

I am writing to express my views on Perpetua Resources' Stibnite Gold Project. The opportunity presented by the project is compelling for many reasons and I am committed to seeing come to fruition. This is the best opportunity to clean up legacy tailings and waste, reconnect fish to miles of spawning grounds that they have been blocked from for 80 years and restore a river. Without Perpetua Resources, the site will likely never get the environmental attention it deserves.

Looking at landside and avalanche data, it becomes obvious why the USFS named the Burntlog Route as its preferred alternative. According to the SDEIS, the Johnson Creek Route has 45 landside and 94 avalanche paths. While these natural hazards aren't eliminated on Burntlog, they are reduced. Mine traffic will only have to pass 26 landside and 38 avalanche paths while traveling on the Burntlog Route. Simply put, the Burntlog Route is safer. In fact, the SDEIS concludes utilizing Johnson Creek would increase the potential for accidents and spills associated with the project because of naturally occurring geohazards.

The Stibnite Gold Project is the type of project our state needs. It has been in regulatory review for the past six years. During this time, public comments and scientific analysis has helped to improve the plan. But now it is time to move it forward. I highly encourage the U.S. Forest Service to permit this project, using the 2021 Modified Mine Plan presented by Perpetua Resources in the SDEIS, as expeditiously as possible.

angelo sturino