

Thank you for the opportunity to provide feedback on the Stibnite Gold Project as part of the National Environmental Policy Act. I believe the project can help stop America's import reliance on antimony and address legacy impacts in the historic Stibnite Mining District. I hope my letter will help as you evaluate the recently published SDEIS.

Thanks to Perpetua Resources' agreement with Ambri, the Stibnite Gold Project will enable the production of batteries with over 13 Gigawatt hours of clean energy storage. That is more than 8x the total additions to the entire U.S. energy storage market in 2020. With no current domestic source of antimony, the Stibnite Gold Project is not an opportunity we can let pass us by. I have reviewed the company's improved plans using the Burntlog Route and I believe they've outlined a path to protect the environment and minimize impacts. The Stibnite Gold Project should be allowed to move forward.

It is with this knowledge that I encourage the U.S. Forest Service to select the 2021 Modified Mine Plan Perpetua Resources presented and permit the project.

Robert Harpster