

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.

I am supportive of Perpetua Resources' refined plan in large part because regulators named it as their preferred alternative. The USFS indicated it was the best option for mining the site because it eliminated the need for perpetual water treatment, had a better access route and did a better job managing stream temperatures. Regulators would not have identified Perpetua's plan as their favorite unless they were confident the company could minimize impacts to the environment and community while mining for gold and the critical mineral antimony.

The SDEIS reduces the size of the project footprint, improves water quality, eliminates the need for long-term water treatment and makes sure water temperature on site does not exceed baseline conditions – all while providing our nation with access to a mineral we desperately need. The permitting process has been thorough and complete. Now, I hope the U.S. Forest Service will realize the benefits this project and permit the Stibnite Gold Project using the 2021 Modified Mine Plan.

Tom Quinlan