Final Environmental Assessment
Barrick Golden Sunlight Mines, Inc.
Golden Sunlight Mine Apex Project

PREPARED BY
MONTANA DEPARTMENT OF ENVIRONMENTAL QUALITY
HARD ROCK MINING BUREAU
AND
BUREAU OF LAND MANAGEMENT
BUTTE FIELD OFFICE

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SECTION 1. PURPOSE AND NEED

1.1 INTRODUCTION

Barrick Golden Sunlight Mines, Inc. applied for an amendment (Amendment 016) (Golden Sunlight Mine, Inc., 2017) to Operating Permit Number 00065 issued by the Montana Department of Environmental Quality (DEQ) and a modification to Plan of Operations #MTM-82855 approved by the Bureau of Land Management (BLM). The proposed amendment would authorize Golden Sunlight Mine to continue underground mining by developing the APEX Underground Mine Project.

DEQ and BLM have jointly prepared this environmental assessment (EA) to meet the requirements of the Montana Environmental Policy Act (MEPA) and the National Environmental Policy Act (NEPA). It analyzes the environmental impacts of three alternatives: the No Action Alternative, the Proposed Action, and the Agency-Modified Alternative. The Agency-Modified Alternative includes additional mitigation measures developed by DEQ and BLM. The Director of DEQ and the BLM Butte Field Manager will decide which alternative should be approved in the agencies’ decision documents.

The Golden Sunlight Mine is approximately five miles northeast of Whitehall, Montana, in Jefferson County (Figure 1.2-1.).

The project description and history of the mine is a summary of information provided in the application, which is available online at http://deq.mt.gov/land/hardrock.

1.2 PURPOSE AND NEED

DEQ’s purpose and need in conducting this environmental review is to act upon Golden Sunlight Mine’s application to amend its operating permit to authorize underground mining north of the Mineral Hill Pit. DEQ’s action on the permit amendment application is governed by the Metal Mine Reclamation Act (MMRA), Section 82-4-301, et seq, Montana Code Annotated (MCA).

Similarly, BLM’s purpose and need is to consider the application to modify Golden Sunlight Mine’s approved plan of operations to authorize underground mining at the APEX project. BLM’s action on the permit amendment application is governed by the mining regulations found in the Code of Federal Regulations (CFR), Title 43 Part 3809.

Golden Sunlight Mine’s purpose and need is to extend the life of the mine to recover ore for approximately three years.
Figure 1.2-1. Golden Sunlight Mine APEX Project
1.3 Authorization Action

DEQ is responsible for issuing and amending operating permits under the MMRA. The amendment application provides sufficient details regarding the proposed underground mining operation, associated disturbance areas, and reclamation to allow DEQ to determine whether reclamation requirements and standards set forth in the MMRA would be satisfied. BLM is responsible for reviewing and approving a modification to the plan of operations under 43 CFR 3809.432(a).

DEQ is also responsible for protecting air and water quality under the Clean Air Act of Montana, Sections 75-2-101, et seq., MCA, and the Montana Water Quality Act, Sections 75-5-101, et seq., MCA. The BLM regulates the exploration and development of minerals on federal lands to avoid unnecessary or undue degradation. Table 1.3-1 lists the regulatory authority and permits issued by DEQ and BLM.

### Table 1.3-1

### Regulatory Responsibilities

<table>
<thead>
<tr>
<th>Regulatory Authority</th>
<th>Purpose</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Department of Environmental Quality</strong></td>
<td></td>
</tr>
<tr>
<td>Metal Mine Reclamation Act (Section 82-4-301, et seq., MCA)</td>
<td>MMRA regulates the mining of ore or rock in the state to provide adequate environmental protection. Mining must comply with state environmental laws and administrative rules. Approval may include stipulations for mine operation and reclamation, for which DEQ does not have regulatory authority but are included with the consent of the applicant. A sufficient reclamation bond must be posted with the state before an operating permit or operating permit amendment is issued.</td>
</tr>
<tr>
<td>MEPA Analysis of Impacts (75-1-102, MCA)</td>
<td>To disclose potential impacts.</td>
</tr>
<tr>
<td>Montana Water Quality Act, Montana Pollutant Discharge Elimination System (MPDES) for Active Mine Area</td>
<td>To establish effluent limits, treatment standards, and other requirements for point source discharges to state waters. Discharges to waters may not violate water quality standards.</td>
</tr>
<tr>
<td>Montana Water Quality Act, MPDES for Inactive Mine Area</td>
<td>To establish effluent limits, treatment standards, and other requirements for point source discharges to state waters. Discharges to waters may not violate water quality standards.</td>
</tr>
<tr>
<td>Clean Air Act of Montana,</td>
<td>To control particulate emissions of more than 25 tons per year.</td>
</tr>
<tr>
<td><strong>Bureau of Land Management</strong></td>
<td></td>
</tr>
<tr>
<td>General Mining Law and Surface Management Regulations (43 CFR 3809.1) BLM Permit MTM-82855</td>
<td>To ensure the exploration for and development of minerals on federal lands does not cause unnecessary or undue degradation.</td>
</tr>
</tbody>
</table>
Upon completion of the EA, the agencies may (1) deny the application if the proposed operation would violate MMRA, the Clean Air Act, or the Water Quality Act; (2) approve the application as submitted; (3) approve the application with agency mitigations; or (4) determine the need for further environmental analysis to disclose and analyze potentially significant environmental impacts. Prior to the issuance of a permit amendment, Golden Sunlight Mine would be required to post additional reclamation bond as determined by the agencies in accordance with Section 82-4-338, MCA, and 43 CFR 3809.500.

1.4 PROJECT HISTORY

The Golden Sunlight Mine began operating in 1980. Mining has included both open pit and underground operations. Gold-bearing ore is processed in a cyanide vat leach mill on site. Golden Sunlight Mine’s mill also processes legacy mines dumps and tailings from surrounding mining districts. The mine operates facilities on private, state, and federal lands.

The Montana Department of State Lands (now DEQ) issued Golden Sunlight Mine’s operating permit (Operating Permit No. 00065) on June 27, 1975 and BLM approved the Plan of Operations (#MTM-82855) in 1982. The operating permit and plan of operations have been subsequently amended as additional ore reserves have been identified, as described in Table 1.4-1. The current operating mine life is expected to be completed during 2019.

<table>
<thead>
<tr>
<th>Amendment</th>
<th>Date</th>
<th>Approved Actions</th>
</tr>
</thead>
<tbody>
<tr>
<td>001</td>
<td>April 24, 1981</td>
<td>A 10-year Operating Plan, new mill support facilities, Tailings Storage Facility (TSF)-1, and Pit Stages 1, 2, and 3. The allowed disturbance area was 1,022 acres.</td>
</tr>
<tr>
<td>002</td>
<td>October 7, 1981</td>
<td>Added a utility corridor and increased allowed disturbance to 1,028 acres.</td>
</tr>
<tr>
<td>003</td>
<td>April 15, 1983</td>
<td>Extended the North Dump and increased allowed disturbance to 1,098 acres.</td>
</tr>
<tr>
<td>004</td>
<td>March 14, 1984</td>
<td>Added the South Dump and increased the allowed disturbance to 1,218 acres.</td>
</tr>
<tr>
<td>004A</td>
<td>July 31, 1984</td>
<td>Added pumpback wells and increased the allowed disturbance to 1,241 acres.</td>
</tr>
<tr>
<td>005</td>
<td>August 14, 1987</td>
<td>Expanded the North Dump and increased the allowed disturbance to 1,370 acres.</td>
</tr>
<tr>
<td>006</td>
<td>January 12, 1989</td>
<td>Expanded Stage 3 open pit mining and sump, and increased the allowed disturbance to 1,749 acres.</td>
</tr>
<tr>
<td>007</td>
<td>August 4, 1989</td>
<td>Developed borrow pit and increased the allowed disturbance to 1,764 acres.</td>
</tr>
<tr>
<td>008</td>
<td>July 1, 1990</td>
<td>Complete mining in pit stages 4 and 5, construct TSF-2, dump expansion, and increased the allowed disturbance to 2,264 acres.</td>
</tr>
</tbody>
</table>
Amendment | Date | Approved Actions
--- | --- | ---
009 | April 1, 1997 | Placed rock at an expanded Interim Mine Plan Dump location, disturbance acreage did not change
010 | July 9, 1998 | Expanded the northeast and west rock dumps, expanded the open pit Stage 5B, and modified the reclamation plans. The permit boundary was defined at 6,125 acres and the allowed disturbance area increased to 2,967 acres.
011 | August 17, 2007 | Added 21 stipulations and amended Amendment 010 requirements in response to the June 2002 district court judgment regarding a partial pit backfill plan. The Underground Sump Alternative was approved for implementation and no changes were made to the disturbance area.
012 | February 17, 2010 | Reconfigured the Buttress Dump design, added buffer zones around multiple dumps and the borrow pit, and clarified and expanded the allowed disturbance area to 3,101 acres.
013 | June 4, 2010 | Added a sulfide flotation plant (not yet implemented or bonded). Disturbance area increased to 3,102 acres.
014 | December 28, 2010 | Approved mining and processing of ore from the East Area Pit, increased the capacity of TSF-2, and expanded the East Buttress Dump Extension. No changes were made to the disturbance area.
015 | January 9, 2014 | Approved mining and processing of ore from North Area Pit South Area Extension (NASA). Disturbance area was increased to 3,192 acres.

Along with the major permit amendments listed in Table 1.4-1, minor revisions have been approved for activities such as road building, well construction, water management, and optimization.

1.5 Public Involvement

DEQ ran a legal notice announcing that Golden Sunlight Mine had applied to amend the operating permit and informing the public that it could review the amendment application on DEQ’s website. The notice ran in the Montana Standard newspaper on March 25, 2018. BLM notified the public on April 18, 2017 of the opportunity to comment on the application to authorize Golden Sunlight Mine to continue underground mining by developing the APEX Underground Mine project. One comment was received and forwarded to the DEQ.

The draft EA was published on August 5, 2018 for a 30-day comment period. The comment period closed on September 4, 2018. Two people submitted comments. The comments and responses to substantive comments are in Section 9 of the final EA.

1.6 Issues and Concerns

Issues were identified based on internal scoping within the interdisciplinary team, which includes staff from DEQ, BLM, and the third-party consultant, and from external public comments. The issues are listed in Table 1.6-1. along with the section of the EA where the issues are analyzed.
### Table 1.6-1
APEX Project Issues and Concerns and EA Subsection where Analyzed

<table>
<thead>
<tr>
<th>Issue Area</th>
<th>Specific Concerns and Questions</th>
<th>EA Subsection where Analyzed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Air Quality</td>
<td>• Would there be changes to Air Quality Permit No. 1689-06?</td>
<td>Section 3.2</td>
</tr>
<tr>
<td></td>
<td>• What changes to air quality would result from Amendment 016?</td>
<td></td>
</tr>
<tr>
<td>Soil and Stability</td>
<td>• Would soil stability be a problem at waste disposal sites?</td>
<td>Section 3.3</td>
</tr>
<tr>
<td></td>
<td>• Would rock stability be a problem in the underground mine?</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• How would the approved reclamation schedule have to be adjusted in relationship to the life-of-mine plan?</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Would enough soil be available for reclamation?</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Would reclamation be satisfactory if the mine closes early?</td>
<td></td>
</tr>
<tr>
<td>Water</td>
<td>• Would the local ground water level be affected?</td>
<td>Section 3.4</td>
</tr>
<tr>
<td></td>
<td>• Would the flow to nearby springs be altered?</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Would the water quality of nearby springs be degraded?</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Would the ground water flow direction be altered?</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Would acid mine drainage be generated, and would it affect surface or ground water quality?</td>
<td></td>
</tr>
<tr>
<td>Vegetation</td>
<td>• Would wetlands be affected? If so, to what degree and for how long?</td>
<td>Section 3.5</td>
</tr>
<tr>
<td></td>
<td>• Would reclamation effectively return vegetation to the APEX disturbed areas?</td>
<td></td>
</tr>
<tr>
<td>Wildlife</td>
<td>• Would noise from the proposed ventilation shafts affect wildlife, including breeding birds and BLM sensitive species, such as Townsend’s big-eared bat?</td>
<td>Section 3.6</td>
</tr>
<tr>
<td></td>
<td>• Would the proposed surface disturbance (including any potential subsidence) affect wildlife?</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Would the extension of the power line affect birds?</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Would reclamation effectively return the area to use by wildlife?</td>
<td></td>
</tr>
<tr>
<td>Land Use and Recreation</td>
<td>• Would availability to grazing allotments be affected by fencing?</td>
<td>Section 3.7</td>
</tr>
<tr>
<td></td>
<td>• Would hunting access be affected?</td>
<td></td>
</tr>
<tr>
<td>Socioeconomics</td>
<td>• What revenue would be generated through taxes, fees, licenses?</td>
<td>Section 3.8</td>
</tr>
<tr>
<td></td>
<td>• What would be the impacts on ongoing legacy milling with or without the amendment?</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• How many employees would be retained and for how long?</td>
<td></td>
</tr>
</tbody>
</table>
SECTION 2. DESCRIPTION OF ALTERNATIVES

This section describes the alternatives evaluated in the environmental review, the alternatives screening process, and rationale for alternatives considered but not analyzed in detail.

2.1 NO ACTION ALTERNATIVE

Under the No Action Alternative, DEQ and BLM would not approve the proposed amendment to the operating permit or the plan of operations and Golden Sunlight Mine would not extend underground mining operations. The mine would continue to operate until permitted ore reserves run out in approximately 2019.

2.2 PROPOSED ACTION ALTERNATIVE

Under the Proposed Action, Golden Sunlight Mine would extend the mine boundary to the north for development of the APEX Underground Mine. The proposed APEX Underground Mine would be located approximately 3,700 feet north of the existing Mineral Hill Pit with the main access portals approximately 1,660 feet north of the pit edge. The Operating Permit covers an area that encompasses lands authorized for disturbance plus buffer zones where disturbances are not planned but may occur.

The proposed disturbance areas are listed in Table 2.2-1 and shown in Figure 2.2-1. The Proposed Action would extend mining at the Golden Sunlight Mine by about three years. Key components of the amendment would be:

- A total of 11.8 acres of disturbance (9.3 acres on previously disturbed area and 2.5 acres of new disturbance).
- Of the 11.8 acres, 5.8 acres would be within the current permitted disturbance boundary and 6 acres outside the permitted disturbance boundary. The permitted disturbance boundary would expand by approximately 188 acres, from 3,211 acres to 3,399 acres.
- The permit mine boundary would expand by approximately 80 acres to the north of the current Golden Sunlight Mine permit mine boundary. This expansion would enlarge the permit mine boundary northward (Figure 2.2-1. – expansion is yellow color and the current mine boundary is purple color). The area within the permit boundary would increase from 6,126 acres to 6,205 acres.
- Three portals would be constructed; two on the south facing slope (Main Portals) and one on the north facing slope (North Portal).
- An estimated 1.3 million tons of ore would be mined above the regional water table. Development would consist of an estimated 0.3 million ton of waste rock. These quantities are estimated based on current drilling information and economic parameters that may change with time.
• Existing ore processing facilities would continue to process the 1.3 million tons of ore. Ore would be hauled from the ore stockpile pad to the existing crushing facility and fed into the primary crusher. Crushed rock would exit the crushing facility to the fine ore stockpile which feeds the milling circuit. Current milling circuit practices in ore treatment would be used on the APEX ore.

• The APEX ore processing would generate 1.3 million tons of tailings to be disposed of in TSF-2, which has a current remaining capacity of approximately 2.5 million tons. After the APEX tailings deposition, there would be approximately 1.2 million tons of remaining capacity. Should the approved lift be completed under MR 15-001, an additional 3.0 million tons of capacity would be added to TSF-2 for a total of 4.2 million tons.

• The ore pad near the Main Portals Pad would occupy approximately 1.1 previously-disturbed acres.

• The existing access, exploration, and haul roads have all been previously permitted and bonded under BLM exploration permit number MTM#108328. No new roads are needed.

• A new power line extending approximately 3,500 feet with 20 new poles would be constructed.

• A fresh water line consisting of approximately 4,500 feet of 4-inch piping would be built to support the underground mine operations. Fresh water would be pumped from the Jefferson Slough to the underground mine. No reclaim or process water would be used in underground operations.

• Growth media stockpiles would total approximately 5,185 cubic yards and occupy approximately 0.1 acre of new disturbance.

• The equipment staging area would be on the portal pads and at the existing equipment parking area and would not require any new disturbance.

• The 0.3 million ton of waste rock would be used to construct the portal and stockpile pads and for underground rock backfill in production workings. Other waste rock would be placed in the APEX Waste Rock Dump Area (AWRDA).

• Workforce projections are similar to current operations (50 mine employees and 100 contractors) and would sustain the employment of service providers in the local communities for an additional 3 years.

• Gates and signs would be installed to prevent public access to the active mining areas. Raises would be secured from public access. This includes a secured door on the North Portal.
Figure 2.2-1. Project Location
Table 2.2-1
Disturbance – Proposed Amendment 016 (acres)

<table>
<thead>
<tr>
<th>Mine Facility</th>
<th>Area on Previous Disturbance</th>
<th>Area on New Disturbance</th>
<th>Total Facility Disturbance Size</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Portal Pads</td>
<td>0</td>
<td>1.0</td>
<td>1.0</td>
</tr>
<tr>
<td>Ore Stockpile Pad</td>
<td>1.5</td>
<td>0</td>
<td>1.5</td>
</tr>
<tr>
<td>AWRDA</td>
<td>4.3</td>
<td>0</td>
<td>4.3</td>
</tr>
<tr>
<td>North Portal Pad</td>
<td>0</td>
<td>0.5</td>
<td>0.5</td>
</tr>
<tr>
<td>North Portal Access Road</td>
<td>3.5</td>
<td>0</td>
<td>3.5</td>
</tr>
<tr>
<td>Raises and soil stockpile</td>
<td>0</td>
<td>1.0</td>
<td>1.0</td>
</tr>
<tr>
<td>Total Acres</td>
<td>9.3</td>
<td>2.5</td>
<td>11.8</td>
</tr>
</tbody>
</table>

2.2.1 Mining

The APEX Project is currently planned to last at least three years. Development in the first year would include the two Main Portals and associated adits with crosscuts to access the southernmost ore pods. The second year would develop the North Portal and adit to access additional pods in the central elevation. The third year would continue development down to the deepest pods and production mining on these pods while finishing the mid elevation pods. Raises may be pulled to surface depending on need.

The three portals (two Main Portals on the south-facing slope and one escape portal on the northeast-facing slope) would be approximately 15 feet wide by 15 feet tall. The two Main Portals would be located near the southern terminus of the ridge, about 1,600 feet north of the existing Mineral Hill Pit. The adits leading from the Main Portals would be inclines until each reach the main area of the mine. The third portal (North Portal) on an east-facing slope would function as the escape portal and ventilation intake/exhaust opening. The North Portal Pad would be constructed using near surface material that is extracted from facing up the portal area. All other potential acid-generating waste rock in the North Portal Area would be used as backfill underground or placed in the AWRDA.

The top of the mine is estimated to be at 6365 feet (Golden Sunlight Mine datum) whereas the bottom of mine is estimated to be at 5750 feet (Golden Sunlight Mine datum). The mining method for the ore production stope areas is considered a modified drift and stope, with drifts cut through the ore zones and then stopes blasted in between. This may be modified as more drilling and modelling of the deposit occurs. Other modified stoping methods may be considered in other areas of the mine.

Current mine design defines the mine parameters as developing approximately 18,000 feet of drifts. The drifts are designed to be approximately 15 feet wide and 15 feet high. Raises from the underground mine workings to the surface are planned to provide ventilation, each being approximately 400 feet in length and 10 feet in diameter.
After blasting, broken material would be loaded into mechanical drive mine trucks. The mine trucks would deliver the ore to surface to a new 1.5-acre ore stockpile pad until being hauled to the existing processing facility for crushing and milling.

Tailings (waste material generated by ore processing operations) are estimated to be 1.3 million tons. The current TSF-2 has sufficient storage capacity to receive all the tailings from current operations and the APEX project.

All mine openings, portal pads, raise locations, access road, ore stockpile pad and AWRDA would be reclaimed following the end of mining in APEX.

2.2.2 Water

Mining would occur above the ground water table; therefore, long-term mine dewatering is not anticipated. Perched ground water, or percolated water from the surface, may need handling if it is encountered during mining and does not dissipate quickly. If this occurs, the water would be used to support mining operations or would be sent by a pipeline or ditch to be discharged to the Mineral Hill Pit. Although not anticipated, grouting would be used as needed to prevent ground water from entering the mine workings (Golden Sunlight Mine, Inc., 2017, Section 3.3.1).

The mine adits would all be designed to drain toward their respective portals to prevent surface water entry into the underground workings. The Main Portal adits would be constructed as inclines, to preclude surface runoff from entering the mine. The North Portal adit would also run up-gradient (incline) for the first section of the workings to prevent surface water from entering the mine, and then would transition to a down-gradient decline.

Site run-on and run-off water would continue to be managed in accordance with existing approved Operating and Reclamation Plans and Storm Water Discharge Permit MTR300199. The existing sediment control system, consisting of ditches, settling ponds, and other best management practices, would be maintained and used to prevent sediment from entering streams due to storm water discharge (Golden Sunlight Mine, Inc., 2017, Section 3.3.2). A permanent run-on control ditch on the North Access Road would continue to be used. Storm water flow from the APEX portals would follow the current drainage (North Access Road) and would be routed to an existing sediment basin found below the East Area reclaimed overburden, where it would be allowed to infiltrate and/or evaporate. Precipitation contacting the AWRDA and dump toe area would follow the existing drainage to the 2 B Optimized (2BOP) and Mineral Hill Pits. Storm water controls currently in place on the north facing slope would continue to be used. All sediment basins would be routinely checked and managed and maintained according to current standards.

Golden Sunlight Mine’s Storm Water Pollution Prevention Plan would be updated as needed to manage storm water in compliance with the storm water permits for any new disturbances.
associated with the activities or facilities described in this amendment application. These proposed facilities include the portal pads and access roads to the portals.

2.2.3 Waste Rock

Approximately 300,000 tons of waste rock generated from underground mining would be used in construction of portal pads or roads, stored in waste rock disposal areas, or placed as underground rock backfill.

Portal pads would be constructed to support underground mine operations. Each pad would be approximately 200 feet by 50 feet. Both portal locations have been previously disturbed by road construction. Approximately 50,000 tons would be used for the ore stockpile pad or used to improve access and haul roads. Waste rock that is likely to generate acid would not be used for construction.

Approximately 250,000 tons would be placed either underground or in a dump on the surface. The volume of waste rock placed underground has not been determined, therefore, the analysis assumes the surface dump location would contain up to 250,000 tons of waste rock. Most of the waste rock would be generated during the first 150 days of the mining project with the development of the two main access adits into the ore body. After reaching the mineable ore and finishing drift and stope development, any additional waste rock would be placed underground.

Waste rock not used as backfill or for pad construction would be placed in the AWRDA. The proposed location for the 4.3-acre AWRDA (Figure 2.2-1.) is currently disturbed and is part of the North Access Road. No new acres would be disturbed. The AWRDA would not affect access to or along the North Access Road during construction or after reclamation of the waste rock dump. During operations, should acidic seepage develop from the toe of the waste rock dump prior to reclamation, topography would direct water to the 2B Optimized (2BOP) area of Mineral Hill Pit and ultimately to the collection sump within the pit for capture and treatment.

Waste rock that could potentially generate acidic seepage would be used to backfill underground stopes or placed in the new AWRDA, located adjacent to the North Access Road in a previously disturbed area (Golden Sunlight Mine, Inc., 2017, Section 3.4.3).

2.2.4 Roads

Access to the Main Portals and the escape/ventilation portal would be via the existing North Access Road. This road would be improved to include proper drainage, storm water management practices, and a berm required by the Mine Safety and Health Administration (MSHA). Waste rock would be used to widen the haul road for safety, particularly in corner areas where the road narrows. The access road to the ore stockpile pad would typically be 60 feet wide while the access road to the portal pads would be 30 feet wide. Berms would be constructed on all roads to meet MSHA standards. Disturbance associated with new roads between the portal pads and existing roads would be 3.5 acres.
2.2.5 Growth Media Salvage

Growth media (topsoil and subsoil materials) removed from the disturbed areas before construction of facilities would be stockpiled for future reclamation use. Growth media stockpiles would be placed near the disturbed areas and seeded with the seed mix listed in Table 2.2-2 to prevent soil loss and erosion. This growth media would be left in place for reclamation purposes at the end of the project.

The 4.3-acre AWRDA would require a 36-inch growth media cover, with the top six inches amended with fertilizer and compost. An estimated 20,812 cubic yards of growth media would be needed to cover the AWRDA. An estimated 5,185 cubic yards of growth media has been previously salvaged from the 4.3 acres designated for the AWRDA (Golden Sunlight Mine, Inc., 2017, Section 3.8.1). Therefore, approximately 15,627 cubic yards of growth media would need to be hauled from the West Side growth media stockpiles for reclaiming the AWRDA. Growth media hauling distances from the West Site stockpiles would be approximately 5,500 feet. The amendment application includes the volume of soil to be used for reclamation of all the APEX project facilities (i.e. AWRDA, portals, raises, ore stockpile pad, etc.).

<table>
<thead>
<tr>
<th>Grasses &amp; Legumes</th>
<th>Variety</th>
<th>Seed Rate (Pounds per Acre., Pure, Live Seed)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grasses</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Intermediate wheatgrass</td>
<td>Oahe</td>
<td>3.0</td>
</tr>
<tr>
<td>Intermediate wheatgrass</td>
<td>Luna</td>
<td>3.0</td>
</tr>
<tr>
<td>Sheep fescue</td>
<td>Covar</td>
<td>1.5</td>
</tr>
<tr>
<td><strong>Subtotal Grasses</strong></td>
<td></td>
<td><strong>7.5</strong></td>
</tr>
<tr>
<td>Legumes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Alfalfa</td>
<td>Spredor III or similar</td>
<td>2.0</td>
</tr>
<tr>
<td>Alfalfa</td>
<td>Ladak 65</td>
<td>1.0</td>
</tr>
<tr>
<td><strong>Subtotal Legumes</strong></td>
<td></td>
<td><strong>3.0</strong></td>
</tr>
<tr>
<td><strong>TOTAL SEEDS</strong></td>
<td></td>
<td><strong>10.5</strong></td>
</tr>
</tbody>
</table>

Note: Seed rate shown is for drill method, broadcast rate would be higher.

2.2.6 Reclamation

Reclamation of Golden Sunlight Mine facilities would follow the current reclamation plan. However, approval of the APEX amendment would extend mine life by approximately three years and would therefore delay the reclamation schedule for existing mine facilities by a similar length of time.

2.2.6.1 Portal Pad Reclamation

Portals and their associate adits would be backfilled with waste rock to a length of 30 feet, graded to a natural slope angle, and covered with 31 inches of growth media. The upper six
inches of growth media would be amended with additional soil, compost, or fertilizer from off-site. The growth media would be seeded with the reclamation seed mix shown in Table 5 of the application (Golden Sunlight Mine, Inc., 2017). Reclamation would be managed per the 2014 Operation and Reclamation Plan.

2.2.6.2 Ore Stockpile Pad Reclamation

Once all the ore material is removed from the ore stockpile pad, concrete, steel, and other non-native material would be removed and disposed in the toe of the AWRDA. The waste rock used to construct the pad area would be regraded to blend with the existing slopes, then covered with 31 inches of growth media. Similar for all reclamation, the upper six inches of growth media would be amended with additional soil, compost, or fertilizer from off-site. The area would be seeded with the reclamation seed mix shown in Table 5 of the application (Golden Sunlight Mine, Inc., 2017).

Golden Sunlight Mine would monitor revegetated areas for rock raveling and sloughing, erosion, and noxious weeds through surveys or remote observation. Where safe to access with appropriate equipment, the following actions would be conducted:

- Rock that has raveled or sloughed on revegetated areas would be removed or covered with growth media;
- Areas that have settled would be filled to grade with additional growth media;
- Eroded areas would be repaired, re-soiled, and reseeded; and
- Noxious weeds would be controlled.

Overall visual contrasts would be reduced to a level where they are noticeable but not dominant in the landscape following successful reclamation. Sharp lines and forms would be mitigated.

2.2.6.3 AWRDA, Tailings Storage Facility-2, and Mill Complex

With the potential for the APEX waste rock to generate acidic seepage, the AWRDA would be treated like similar dumps (e.g. East Waste Rock Dump Area) and covered with additional capping material/growth media prior to revegetation. This approach would be consistent with the 2014 Operation and Reclamation Plan, and the additional material would be sourced from the Interim Soil Stockpile 2. The amendment would not change the reclamation of TSF-2 and the mill complex. These would be reclaimed per the 2014 Operation and Reclamation Plan with regrading, covering with growth media, and seeding.

2.2.6.4 Roads

Roads not designated to remain open in the Reclamation Plan (such as the North Access Road) would be reclaimed to original topography. The topsoil that was removed during construction of the roads would be placed back onto the reclaimed surface and seeded. Golden Sunlight Mine would monitor areas revegetated in these areas for rock raveling and sloughing, erosion,
and noxious weeds through surveys or remote observation. Where safe to access with appropriate equipment, the following actions would be conducted:

- Rock that has raveled or sloughed on revegetated areas would be removed or covered with growth media;
- Eroded areas would be repaired, re-soiled, and reseeded; and
- Noxious weeds would be controlled.

### 2.2.6.5 Water Management at Closure

At closure, inflow from potential infiltration of precipitation into the underground mine workings would be evaluated. Inflow is not expected, but a dewatering well would be drilled at the lowest point in the mine as a contingency to manage potential water accumulation. To prevent surface runoff from entering the underground mine via the portals, the main adits would be constructed as inclines until they reach the main area of the mine (i.e. the ore zones). Stopes would be developed in the main area of the mine. In the case that water infiltrates directly above the inclines and drains from the adit, the adit discharge would have to be captured. The system may include a ditch or pipeline with valves to control flow and to divert water to the Mineral Hill Pit dewatering system. In that scenario, the portals would be left open instead of backfilled, and gates would be installed to control access. Upon closure of the entire mine, water from the APEX project would be managed and processed through the Mineral Hill Pit dewatering system, under the current permit requirements.

### 2.2.6.6 Reclamation Monitoring

Annual monitoring under the operating permit and plan of operations would be conducted to confirm the success of revegetation (species diversity, weeds, and coverage), soil stability, and soil chemistry and to monitor for erosion and noxious weeds. Problem areas and areas that do not meet bond release criteria would be supplemented with additional growth media, reseeded, treated again with fertilizer, or treated for noxious weeds as necessary. Monitoring would continue until reclamation cover meets bond release criteria.

Reclamation monitoring would include continued monitoring of ground water and surface water conditions at springs and seeps and certain wells through closure.

### 2.2.7 Environmental Protection

#### 2.2.7.1 Air Quality

Golden Sunlight Mine operates under two air quality permits, Title V Operating Permit #OP1689-00 and Montana Air Quality Permit #1689-08, that would cover activities during the APEX project. Golden Sunlight Mine was required to submit a Title V Operating Permit Application and obtain a Title V Operating Permit in accordance with 40 CFR 63 Subpart EEEEEEE.
Although the mine life would be extended by three years, the rate of mining and ore processing and the air quality controls currently permitted under Air Quality Permits (#OP1689-00 & MAQP #1689-08) would not change if the APEX project is approved.

2.2.7.2 Monitoring

Environmental monitoring programs, included in the current operating permit, that would continue during the APEX project are:

- Pit dewatering;
- Quality and quantity of surface water and ground water;
- Pit wall stability;
- Storm water; and
- Reclamation (erosion, noxious weeds, and vegetation success).

Monitoring would continue until DEQ and BLM confirm the program is no longer needed to meet the requirements of the MMRA and 43 CFR 3809.1. Additional monitoring wells would be installed for the APEX project.

2.2.7.3 Stability and Subsidence

No subsidence is expected from the APEX project due to project design (Langston, 2017). The mine development and stopes would be designed to ensure safety for miners and equipment during operations and prevent long-term surface subsidence after closure. This would be accomplished by using drift and stope mining methods, leaving pillars in strategic locations, and following a mine design based on geotechnical characterization and span to vertical ratios. Golden Sunlight Mine may partially backfill stopes with waste rock for efficiency, but a crown pillar subsidence analysis suggests that backfill would not be required, as subsidence potential is not probable.

2.2.7.4 Temporary Suspension Plan

Golden Sunlight Mine prepared a Temporary Suspension Plan to provide operational measures and steps that would be implemented, should a temporary suspension of mining and milling/processing activities occur. In the event of a temporary suspension of operations, Golden Sunlight Mine would notify DEQ and BLM within three days of the suspension and provide the nature of and reason for the suspension and its anticipated duration. Golden Sunlight Mine would maintain all permits, continue all required monitoring and regulatory mandated compliance, and maintain the mine facilities to allow for the resumption of operations as quickly as possible. A dewatering well would be maintained in the event acidic seepage would begin to accumulate in the underground workings. Additional detailed steps Golden Sunlight Mine would take in the event of a temporary suspension are provided in Section 3.8.11 (Reclamation Closure and Suspension Plans) in their Amendment application (Golden Sunlight Mine, Inc., 2017).
2.3 Agency-Modified Alternative

DEQ and BLM developed an Agency-Modified Alternative to identify an alternative waste rock disposal area to address issues and provide potential benefits from:

- Consolidation of waste placement near the Main Portals pad to facilitate reclamation. The APEX Portal Waste Rock Dump Area (APWRDA) would be a shorter haul distance from the APEX portal by 2,223 feet than the AWRDA.
- Reduce the size of the waste rock dump. The APWRDA would be 2.8 acres (see Table 2.2-1) and AWRDA would be 4.3 acres (see Table 2.3-1) and thus would reduce the soil needed for reclamation.

The substitute waste rock dump, the APWRDA, would be located southeast of the ore stockpile pad (Figure 2.3-1.). The APWRDA would be constructed with APEX waste rock hauled directly from the underground development work. The volume of waste rock used to construct the main portal pads, the ore stockpile pad, placed underground, or added to the APWRDA would be the same as described in Section 2.2.3.

The APWRDA site footprint would be approximately 2.8 acres (Table 2.3-1). An old disturbed road with an area of 0.2 acre is in the bottom of the drainage, providing access for soil stripping prior to dump construction. The top surface of the dump would be 0.8 acre and the dump height would be 180 feet. The dump would initially have a 345-foot-long slope at an angle of approximately 52 percent (approximately 1 to 1.9 rise to run). After regrading, the dump slope would have a length of approximately 450 feet and a reduced angle of approximately 42 percent (1 to 2.5 rise to run). About 0.7 acre of the total 2.8-acre APWRDA site have been previously disturbed by the construction of the North Access Road. The total new area disturbed by the APWRDA would be 2.1 acres. The undisturbed area is currently mapped as Rocky Mountain Montane Douglas-fir Forest and Woodland.

Table 2.3-1
Agency-Modified Alternative Disturbance Acres

<table>
<thead>
<tr>
<th>Mine Facility</th>
<th>Area on Previous Disturbance</th>
<th>Area on New Disturbance</th>
<th>Total Facility Disturbance Size</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Portals Pad</td>
<td>0</td>
<td>1.0</td>
<td>1.0</td>
</tr>
<tr>
<td>Ore Stockpile Pad</td>
<td>1.5</td>
<td>0</td>
<td>1.5</td>
</tr>
<tr>
<td>APWRDA</td>
<td>0.7</td>
<td>2.1</td>
<td>2.8</td>
</tr>
<tr>
<td>North Portal Pad</td>
<td>0</td>
<td>0.5</td>
<td>0.5</td>
</tr>
<tr>
<td>North Portal Access Road</td>
<td>3.5</td>
<td>0</td>
<td>3.5</td>
</tr>
<tr>
<td>Raises (two total) includes the soils stockpile (0.1 acre)</td>
<td>0</td>
<td>1.0</td>
<td>1.0</td>
</tr>
<tr>
<td><strong>Total (Acres)</strong></td>
<td><strong>5.7</strong></td>
<td><strong>4.6</strong></td>
<td><strong>10.3</strong></td>
</tr>
</tbody>
</table>
Figure 2.3-1. Agency-Modified Alternative

Legend
- Raise Location
- APEX Underground Development
- Access Road
- Proposed New Disturbance Boundary
- Proposed APIWRDA
- Proposed APWRDA Location
- Golden Sunlight Mine APEX EA
  Jefferson County, Montana
Growth media would be salvaged from the undisturbed 2.1 acres designated for the proposed APWRDA and stockpiled below the site along the North Access Road. This stockpile location would be convenient for reclaiming the APWRDA because it is adjacent to the North Access Road and the growth media could be easily hauled to the top of the APWRDA for spreading. The growth media stockpile would be situated on a previously disturbed area. Assuming one foot of salvageable growth media across the 2.1 acres, the estimated volume of growth media in the APWRDA soil stockpile would be 3,388 cubic yards.

Growth media would be hauled from the stockpile approximately 3,100 feet to the top center of the APWRDA for spreading on the regraded dump slopes. Additional growth media would be needed to achieve the desired soil depth under the approved Golden Sunlight Mine reclamation plan. Growth media would be placed to a depth of approximately 36 inches over the APWRDA slopes and 31 inches over the top for reclamation. Additional growth media is available at the Golden Sunlight Mine and would most likely come from the West Side growth media stockpiles. After the APWRDA top and slopes have received growth media, the areas would be seeded and fertilized as specified in Golden Sunlight Mine’s reclamation plan.

Golden Sunlight Mine has previously addressed waste rock stability issues at this mine and would use additional geotechnical factors in designing the APWRDA.

2.3.1 Mining, Water Management, and Roads

The APWRDA is approximately 2,000 feet closer to the Main Portals than the AWRDA in the Proposed Action.

2.3.2 Waste Rock Storage

Waste rock would be managed the same as in the Proposed Action.

Some potentially acid generating (PAG) waste rock would be placed underground so the volume of waste rock to store aboveground would be less than 250,000 tons. The APWRDA size would be 2.8 acres instead of the 4.3-acre AWRDA so there would be less impacts associated with the smaller footprint. The smaller APWRDA would require slightly less growth media to cap, but the regrading efforts would be similar. The alternative is technically feasible because the area is readily accessible and would be approximately 2,000 feet closer to the main portals.

2.3.3 Growth Media Stockpiles

Growth media stockpiles and reclamation growth media volumes for the disturbed areas would be adjusted accordingly. The APWRDA would require a 36-inch growth media cover, amended with fertilizer and compost on this PAG rock. The proposed 4.3-acre AWRDA would require an estimated 20,812 cubic yards of growth media to cover the entire waste rock dump; the substitute 2.8-acre APWRDA would require an estimated maximum of 13,552 cubic yards of growth media. Growth media hauling distances would be approximately 3,100 feet for growth media in the APWRDA stockpile and 5,645 feet from the West Side growth media stockpile.
2.4 Alternatives Considered But Not Studied in Detail

DEQ and BLM reviewed other alternatives to determine if they would provide significant environmental benefit, would be achievable under current technology, and would be economically feasible (for similar projects having similar conditions and physical locations) under Section 75-1-201 (1)(b)(iv)(C)(I), MCA.

2.4.1 Use of Existing Waste Rock Dumps Alternative

DEQ and BLM considered eliminating the AWRDA and using an existing waste rock dump for disposal of the 250,000 tons of waste rock generated from the APEX underground mining. Potential benefits considered were from consolidating waste rock for reclamation, reducing the quantity of growth media needed for reclamation, and improving the reclamation schedule.

After further review, this potential alternative was dismissed because it would result in additional visual impacts to the existing dumps, the construction of an additional staging area for storing and transferring rock before disposal, and longer waste rock and growth media hauling distances. The added height would be visible from several vantage points and the longer hauling distances would result in increased fuel consumption and greater releases of greenhouse gases and total emissions. Under Section 75-1-201(2), MCA, an environmental review conducted by a state agency may not include a review of potential impacts that are regional, national, or global in nature. However, whereas here, an environmental review conducted by a state and federal agency may consider impacts beyond Montana’s borders to the extent the review is required by the federal agency. Additionally, the 4.3-acre area designated for the AWRDA has been previously disturbed and would still require reclamation or grading, applying growth media application, and seeding.

2.4.2 Relocation of the Main Portal Alternative

This alternative would relocate the Main Portals to the edge of the existing Mineral Hill Pit and was considered by DEQ and BLM to be technically feasible.

This alternative would entail relocating the two Main Portals and extending the adit length by approximately 2,000 feet, creating more waste rock. The Main Portal adits would incline for their initial lengths to preclude surface runoff from entering the mine. The relocated main portals would provide a more direct discharge of any mine water to Mineral Hill Pit.

Underground development could change due to accessing the ore body from a lower elevation and could affect the overall mine plan (stopes and raises).

Relocating the Main Portal addresses the following issues:

- Minimizes surface disturbance; and
- Provides direct discharge of mine water to Mineral Hill Pit.

Relocating the Main Portal to the Mineral Hill Pit would extend the adit length by approximately 2,000 feet creating more waste rock for disposal. Underground mine development plans could
change. Potential mine water encountered from the underground workings would be directly discharged to the Mineral Hill Pit whereas the Proposed Action anticipates capturing any mine water with a designed system or possibly a dewatering well and delivering it to the Mineral Hill Pit via a pipeline or ditch. Relocating the Main Portal to the Mineral Hill Pit was not considered in detail because it would not provide a significant environmental benefit.

2.5 SUMMARY COMPARISON OF ALTERNATIVES

Table 2.5-1 summarizes the results of the impact analysis, which are described in more detail in Section 3.
|-------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Soil and Reclamation          | Soil  
Under the No Action Alternative, no additional disturbance and no soil salvage operations would occur. The reclamation plan and schedule would not change. Soil stability would remain unaffected.                                                                                                                                                                                                                           | Soil  
Soil would be susceptible to erosion during handling and storage and would exhibit decreased productivity upon replacement in reclaimed areas. These impacts would be minor and long-term.                                                                                                                                                                                      | Soil  
The potential for and impacts from erosion would be the same as the Proposed Action.                                                                                                                                                                                                                                                                      |
| Reclamation Schedule          | Reclamation Schedule  
The current reclamation schedule would remain the same.                                                                                                                                                                                                                                                                                                                                                              | Reclamation Schedule  
The APEX amendment would require continued use of some areas (roads, AWRDA, soil stockpiles, etc.) for three additional years. This would be a minor, short-term effect on the reclamation schedule.                                                                                                                                                                           | Reclamation Schedule  
The impacts on the reclamation schedule would be the same as the Proposed Action.                                                                                                                                                                                                                                                                      |
| Water                         | Surface Water  
Over the long-term and as more project facilities are reclaimed and vegetation on reclaimed surfaces becomes more dense, ephemeral surface water runoff rates would likely decrease.                                                                                                                                                                                                                                               | Surface Water  
Surface water runoff volume would likely increase negligibly during construction as more ground surface is made impermeable. No impact on surface water quality would occur, and the ground water recharged by infiltration would see a negligible, short-term decrease during construction and through reclamation.   | Surface Water  
The impacts on surface water resources from the Agency-Modified Alternative would be the same as the Proposed Action except for a negligible decrease in runoff potential and seasonal discharge, and a negligible increase of infiltration due to the increased disturbance area. |
| Water                         | Ground Water  
Ground water flow paths would remain the same, and the ground water pumping and capture systems on the site are already designed to address impacts from current operations.                                                                                                                                                                                                                               | Ground Water  
The project would be completed entirely above the water table and ground water flow paths are documented to be highly compartmentalized, internal mine discharge to the groundwater system would likely be negligible and long-term.                                                                                              | Ground Water  
The impacts on ground water resources from the Agency-Modified Alternative would be the same as the Proposed Action except for a negligible, short-term increase of recharge by infiltration due to the increased disturbance area.                                                                                           |
### Golden Sunlight Mine Apex Project
#### Final Environmental Assessment

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Water</strong></td>
<td><strong>Springs</strong></td>
<td>No impact on springs.</td>
<td>The impacts on springs from the Agency-Modified Alternative would be the same as the Proposed Action.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>A minimal discharge of potentially mineralized acidic water would experience dilution and attenuation in the unsaturated zone and result in a negligible effect on local water quality. If mineralized water accumulates within the underground mine workings, it would be collected in a dewatering well, or a pump in the ventilation raise, to avoid water quality impacts.</td>
<td></td>
</tr>
<tr>
<td><strong>Vegetation</strong></td>
<td></td>
<td>No impact on vegetation resources.</td>
<td>Special status plant species and wetlands would not be affected.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Impacts on special status plants would not occur. There would be no direct impact on wetlands.</td>
<td></td>
</tr>
<tr>
<td><strong>Wildlife</strong></td>
<td></td>
<td>There would be no effect on wildlife resources.</td>
<td>Impacts on wildlife resources under the Agency-Modified Alternative would be the same as the Proposed Action except an additional 2.1 acres of wildlife habitat (less than one percent of the analysis area) would be lost to disturbance in the short-term. Reclamation would return the habitat to a wildlife habitat land use following completion of mining activities. Noise and traffic disturbance would be less than the Proposed Action because of the shortened haul route. Mitigation measures would be the same as</td>
</tr>
<tr>
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<td>-----------------------------</td>
<td>----------------------------</td>
</tr>
<tr>
<td></td>
<td></td>
<td>reasons, the Proposed Action would have negligible, short-term impacts on wildlife.</td>
<td>the Proposed Action. With implementation of mitigation measures and reclamation, impacts on wildlife would be negligible.</td>
</tr>
<tr>
<td>Socioeconomics</td>
<td><strong>Tax Revenue</strong></td>
<td>Tax Revenue</td>
<td>Tax Revenue</td>
</tr>
<tr>
<td></td>
<td>Metal Mines tax of about $800,000 annually would cease in December 2018. The loss of Metal Mine Tax revenue from Golden Sunlight would be 6 to 9 percent of the total Metal Mine Tax paid, the loss of which would be moderate and long-term.</td>
<td>Golden Sunlight Mine would continue to pay approximately $800,000 in Metal Mine Tax annually to the State for three years. Golden Sunlight Mine would continue to pay property taxes at a rate similar to 2017 for an additional three years.</td>
<td>Impacts on tax revenue would be the same as the Proposed Action.</td>
</tr>
<tr>
<td>Socioeconomics</td>
<td><strong>Legacy Milling</strong></td>
<td>Legacy Milling</td>
<td>Legacy Milling</td>
</tr>
<tr>
<td></td>
<td>Legacy milling would cease. The impact on revenue for small miners and the added environmental benefit from the removal of historic waste would be moderate and long-term.</td>
<td>Legacy milling would continue.</td>
<td>Impacts would be the same as the Proposed Action.</td>
</tr>
<tr>
<td>Socioeconomics</td>
<td><strong>Employment and Income</strong></td>
<td>Employment and Income</td>
<td>Employment and Income</td>
</tr>
<tr>
<td></td>
<td>Approximately 140 Barrick and contract employees would no longer be employed at the mine, although a smaller work force would be retained for reclamation and site management. The loss of 140 employees and their income would be about 8 percent of the total employment in Jefferson County. This level of change would be moderate and long-term.</td>
<td>Employment of approximately 140 employees would continue for three more years. This would be a negligible and short-term effect.</td>
<td>Impacts would be the same as the Proposed Action.</td>
</tr>
</tbody>
</table>
SECTION 3. AFFECTED ENVIRONMENT AND ENVIRONMENTAL CONSEQUENCES

3.1 INTRODUCTION
This section describes the affected environment of resources near the project, the area of analysis for each, and both positive (beneficial) and negative (adverse) impacts resulting from each of the alternatives on the resources.

3.2 ISSUES CONSIDERED BUT NOT STUDIED IN DETAIL
The interdisciplinary team reviewed resource areas and associated issues and determined there would be no impacts or minimal impacts to several resources. Therefore, these resources would not be analyzed in detail in the EA. **Table 3.2-1** shows resources that were eliminated from detailed analysis and the rationale for why they will not be analyzed in detail.

<table>
<thead>
<tr>
<th>Resource</th>
<th>Determination</th>
<th>Rationale</th>
</tr>
</thead>
<tbody>
<tr>
<td>Air Quality</td>
<td>No impacts</td>
<td>Methods and equipment currently used underground in Mineral Hill Pit would move to a new location, so APEX would be a relocation of mobile emission sources and not an additional source. Dust control measures would effectively control dust as they have in the past. Mining would occur under the air quality permit (#1689-08) (DEQ, 2014) and a Title V Operating Permit (OP1689-00). Approval of and mining the APEX expansion under either of the action alternatives would not result in a need to modify the permits or cause additional impacts on air quality. Temporary minor dust would be produced during construction and hauling operations. Dust control measures would be implemented as required by the air quality permits.</td>
</tr>
<tr>
<td>Cultural Resources</td>
<td>No Impact</td>
<td>A cultural resource inventory was conducted in the APEX Project Area in 2013 (Garcia and Associates, 2013c). Thirty-nine previously recorded sites and isolated mining features were revisited, and 7 new sites were recorded. Two newly recorded sites were recommended “eligible” for listing on the National Register of Historic Places, but are well outside the area of planned disturbance. All recorded sites would be avoided.</td>
</tr>
<tr>
<td>Environmental Justice</td>
<td>Not present</td>
<td>Impacts would not be disproportionately high or adverse. No alternative considered in this analysis resulted in any identifiable impacts or issues specific to any minority or low-income population or community as defined in Executive Order 12898. The number of people in Jefferson County living in poverty in 2016 was 8.8 percent and the minority populations were 4.9 percent (US Census, 2016).</td>
</tr>
<tr>
<td>Fish</td>
<td>Not present</td>
<td>Surveys conducted in 2011 and 2012 determined that there are no fish or aquatic Montana species of concern in the permitted disturbance boundary. In addition, no streams in the Project area are...</td>
</tr>
<tr>
<td>Resource</td>
<td>Determination</td>
<td>Rationale</td>
</tr>
<tr>
<td>----------------------------------</td>
<td>------------------------</td>
<td>---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Land Use</td>
<td>Negligible Impacts</td>
<td>The potential areas restricted from grazing access would be limited to the areas fenced for safety and total less than 0.2 acre. This level of exclusion would not affect land uses to a noticeable degree. Impacts on land use would be negligible.</td>
</tr>
<tr>
<td>Native American Religious Concerns</td>
<td>Not present</td>
<td>The BLM Butte Field Office regularly meets with tribal governments and provides a fiscal year project list for review by tribal representatives. Government-to-government meetings are held when project matters are elevated from routine discussion. Various stages of the APEX project have been under review by the BLM since 2012 and have been a component of tribal meetings. Because the proposed project activities would only disturb approximately 5 surface acres that contain no prehistoric cultural resources, the APEX project has not been elevated to government-to-government status by any of the consulted tribes. The following list represents face-to-face meetings where the APEX project was included in the project list discussions: General interest meetings with the Confederated Salish and Kootenai Tribes in February 2012; June 2013; July 2014; June 2015; and April 2017. General interest meetings with Shoshone-Bannock Tribes in May 2013; April 2015; April 2016; and April 2017. General interest meeting with the Crow Nation Tribal Historic Preservation Officer in July 2016. General interest meeting with Tribal Historic Preservation Officer, Blackfeet Nation in April 2012. (Personal Communication from Carolyn Kiely, BLM Archaeologist, on April 4, 2018).</td>
</tr>
<tr>
<td>Noise</td>
<td>No impacts</td>
<td>There are no sensitive receptors or residences near the mine area. (Noise impacts on Wildlife are discussed in Section 3.6).</td>
</tr>
<tr>
<td>Paleontological</td>
<td>Not Present</td>
<td>No paleontological resources have been found in more than 42 years of mining.</td>
</tr>
<tr>
<td>Recreation</td>
<td>Negligible impacts</td>
<td>Golden Sunlight Mine's proposed surface facilities, consisting of the north portal and/or raises would not affect recreational access or opportunities in the area. The potential restricted areas would be limited to the areas fenced for safety and would be less than 0.2 acre. Vehicle access is already restricted through the mine. Non-motorized access from the west or the north into the Bull Mountains would not be changed. Impacts on recreation would be negligible.</td>
</tr>
</tbody>
</table>
### Resource Determination Rationale

<table>
<thead>
<tr>
<th>Resource</th>
<th>Determination</th>
<th>Rationale</th>
</tr>
</thead>
<tbody>
<tr>
<td>Safety</td>
<td>No impacts</td>
<td>Golden Sunlight Mine is regulated by MSHA. This issue was not analyzed as it is outside the scope of the MEPA review.</td>
</tr>
<tr>
<td>Species listed under the Endangered Species Act (ESA)</td>
<td>No impacts</td>
<td>Individual grizzly bear (<em>Ursus arctos</em>) (threatened), Canada lynx (<em>Lynx canadensis</em>) (threatened), or wolverine (<em>Gulo gulo</em>) (proposed threatened) could occasionally move through the area during exploratory or dispersal movements but none are expected to be permanent residents.</td>
</tr>
<tr>
<td>Transportation</td>
<td>No impacts</td>
<td>Transportation impacts are not expected to change because the APEX project would not increase the number of employees or alter traffic.</td>
</tr>
<tr>
<td>Visual Quality</td>
<td>No impacts</td>
<td>Underground mining and limited surface disturbance would result in minor visual modifications from the waste rock dump, similar to the visual conditions today.</td>
</tr>
<tr>
<td>Wastes (hazardous or solid)</td>
<td>No impacts</td>
<td>A spill plan is in place.</td>
</tr>
<tr>
<td>Wetlands and Waters of the US</td>
<td>No Impacts</td>
<td>No wetlands or waters of the US would be disturbed by the proposed APEX Project. Surveys and mapping of waters of the US, including wetlands, were conducted in 2013 (Garcia and Associates, 2013b) and 2015 (NewFields, 2015). Discharged water would be treated to meet state water quality standards and would not affect downstream wetland resources.</td>
</tr>
</tbody>
</table>

Impacts are analyzed for soils and reclamation, water, vegetation, wildlife, and socioeconomics. Where impacts would occur, the duration is quantified as follows:

- **Short-term** - Short-term impacts are defined as those impacts that would not last longer than the life of the project, including final reclamation.
- **Long-term** - Long-term impacts are impacts that would remain or occur following project completion.

The intensity of the impacts is measured using the following:

- **No impact** – No change from current conditions, the issue should be dismissed from detailed consideration.
- **Negligible**—An adverse or beneficial effect would occur but would be at the lowest levels of detection.
- **Minor**—The effect would be noticeable but would be relatively small and would not affect the function or integrity of the resource.
- **Moderate**—The effect would be easily identifiable and would influence the function or integrity of the resource.
3.3 SOIL AND RECLAMATION

3.3.1 Affected Environment

A soils baseline assessment was completed in the area proposed for construction of APEX project facilities to verify Natural Resources Conservation Service (NRCS) soil mapping. The assessment included submittal of soil samples for laboratory analysis (Garcia and Associates, 2013a). The assessment concluded the NRCS mapping was accurate and that the following two soil mapping units are present in areas that would be disturbed by the APEX project:

- Mapping unit 1143F, Deville-Wilde-Rock outcrop, complex. Located in the Main Portals and raises areas.
- Mapping unit 1760E, Hanson, stony-Whitore, bouldery, complex. Located in the North Portal Area.

Soils within mapping unit 1143F weathered from shale and siltstone residuum and colluvium and have a high content of coarse fragments (NRCS, 2018). These soils are sandy and shallow with an average depth to bedrock of 13.4 inches (Garcia and Associates, 2013a). Acid/base potential data measured during the baseline assessment indicated that these soils may be acid-producing.

Soils within mapping unit 1760E weathered from gravelly limestone colluvium and alluvium and have a high content of coarse fragments (NRCS, 2018). These soils were determined to be the most suitable for use in reclamation due to their location, texture, relative thickness (22 inches average depth), and carbonate content (Garcia and Associates, 2013a).

3.3.2 Analysis Area

The analysis area for soil resources and reclamation includes areas where soil would be removed for salvage and/or replaced during reclamation (Figure 3.3-1.). These areas are the North Portal Area, Main Portals Area, raises, ore stockpile, and AWRDA or APWRDA. Access roads are not included in this analysis because roads that would be used to access the APEX project already exist and the plan for their reclamation is currently approved.

3.3.3 Environmental Consequences

The following issues related to soil resources and reclamation were identified and are addressed below for the No Action and Proposed Action Alternatives:

- Would there be enough soil available for reclamation?
- Would the approved reclamation schedule need to be adjusted?
- Would reclamation be satisfactory if the mine closes early or temporarily?
- Would there be soil stability problems at waste disposal sites?
Figure 3.3-1. Resource Analysis Areas

Legend
- Proposed Mine Boundary Extension
- Vegetation, Wildlife, Air, and Water Analysis Area
- Land Use, Recreation, and Soils Analysis Area
- Current Permit Boundary

Resource Analysis Areas
Golden Sunlight Mine APEX EA
Jefferson County, Montana
3.3.3.1 No Action Alternative

Under the No Action Alternative, the proposed APEX expansion would not be approved, and no disturbances would occur beyond those currently authorized by Operating Permit 00065. Impacts from these disturbances were analyzed and described in the 2013 Environmental Impact Statement (EIS) and generally consist of a reduction in beneficial physical, chemical, and biological properties at disturbed areas (DEQ, 2013). Increased potential for soil erosion from disturbed areas and soil stockpiles was also predicted.

Under the No Action Alternative, no additional disturbance and no soil salvage operations would occur. The reclamation plan and schedule would not change. Soil stability would remain unaffected.

Reclamation Schedule

The current reclamation schedule would not need to be adjusted.

3.3.3.2 Proposed Action Alternative

Under the Proposed Action Alternative, soil would be removed from the North Portal area, the Main Portals area, raises areas, the ore stockpile area, and the AWRDA. Soil would be stripped from approximately 109,000 square feet (2.5 acres) of new disturbance during construction of the North Portal, Main Portals, and raises (Table 3.3-1). Reclamation of these areas would require replacement of the salvaged soil. Construction of the ore stockpile and the AWRDA would occur on approximately 253,000 square feet (5.8 acres) of previously disturbed ground which is currently devoid of soil. Reclamation of these facilities would include replacing the soil stripped during previous construction, which would be hauled from the existing Interim2 soil stockpile.

Table 3.3-1
APEX Project Soil Disturbance for Construction and Reclamation

<table>
<thead>
<tr>
<th>Disturbance</th>
<th>Soil Stripped (Square Feet)</th>
<th>Soil Stripped (Inches)</th>
<th>Soil Stripped (Cubic Yards)</th>
<th>Soil Replaced (Square Feet)</th>
<th>Soil Replaced (Inches)</th>
<th>Soil Replaced (Cubic Yards)</th>
</tr>
</thead>
<tbody>
<tr>
<td>North Portal Pad</td>
<td>21,780</td>
<td>22</td>
<td>1,481</td>
<td>21,780</td>
<td>22</td>
<td>1,481</td>
</tr>
<tr>
<td>Main Portals Pad</td>
<td>43,560</td>
<td>13.4</td>
<td>1,852</td>
<td>43,560</td>
<td>33.4</td>
<td>4,552^b</td>
</tr>
<tr>
<td>Raises</td>
<td>43,560</td>
<td>13.4</td>
<td>1,852</td>
<td>43,560</td>
<td>23.4</td>
<td>3,252^b</td>
</tr>
<tr>
<td>Ore Stockpile Pad</td>
<td>0^a</td>
<td>0^a</td>
<td>0^a</td>
<td>65,340</td>
<td>31</td>
<td>6,300^b</td>
</tr>
<tr>
<td>AWRDA</td>
<td>0^a</td>
<td>0^a</td>
<td>0^a</td>
<td>187,500</td>
<td>31</td>
<td>17,940^b</td>
</tr>
<tr>
<td>Total</td>
<td>108,900</td>
<td>--</td>
<td>5,185</td>
<td>361,740</td>
<td>--</td>
<td>33,525</td>
</tr>
</tbody>
</table>

^a Ore Stockpile Pad and AWRDA would be constructed on previously disturbed area and therefore no soil is present for stripping.

^b Soil for reclamation of Ore Stockpile Pad, AWRDA, and 4,100 cubic yards of soil for Main Portals and raises would be hauled from the existing Interim2 soil stockpile.
Soil handling and stockpile operations would result in the degradation of soil structure which is a key factor affecting soil-water interactions, erosion, nutrient cycling, susceptibility to compaction, and the support of plant life (Bronick & Lal, 2004). Soil would be susceptible to erosion during handling and storage and would exhibit decreased productivity upon replacement in reclaimed areas. Although soil salvage and replacement activities are designed to minimize the loss of soil functionality through soil amendment and erosion prevention measures, these impacts would be minor and long-term.

All soil stripped from a disturbance area would be stockpiled and used for reclamation at the completion of the project. Approximately 28,340 cubic yards of additional soil from the existing Interim2 soil stockpile would be used to augment soil returned to the Main Portals areas and would also be used to cap the ore stockpile area and the AWRDA. A portion of stockpiled soil would be expected to be lost to erosion. However, a total of 51,843 cubic yards of soil are available for reclamation in the Interim2 stockpile. Therefore, adequate soil would be available for reclamation and impacts related to reclaimed soil thicknesses would be negligible and long-term.

Soil salvage and stockpiling would occur as the first step during facility construction and stockpiles would be seeded to stabilize them against erosion until they are used for reclamation. For this reason, and because the Interim2 stockpile is already present, soil would be available for use in reclamation whenever it is needed regardless of mine closure schedule.

**Reclamation Schedule**

The mine would continue to operate for three more years. Some areas would continue to be reclaimed as their use is completed. The APEX amendment would require continued use of some areas (roads, AWRDA, soil stockpiles, etc.) for three additional years. This would be a minor, short-term effect on the reclamation schedule.

**3.3.3.3 Agency-Modified Alternative**

For the Agency-Modified Alternative, growth media removal and stockpiling for construction and eventual reclamation of the North Portal area, Main Portals area, raises areas, and ore stockpile area would be the same as the Proposed Action.

Approximately 12 inches of soil would be stripped from 2.3 acres to construct the APWRDA. This soil would be stockpiled adjacent to the dump in a previously disturbed area. The soil salvaged from the APWRDA area, along with additional soil hauled from existing soil stockpiles (likely the West Side stockpiles), would be used to cover the slopes of the APWRDA with 36 inches of growth media consistent with the approved Golden Sunlight Mine reclamation plan for the West Waste Rock Dump Complex. The top of the APWRDA would be covered with 31 inches of growth media. A maximum of 13,552 CY of soil would be needed to reclaim the APWRDA.

The potential for and impacts from erosion would be the same as the Proposed Action.
Reclamation Schedule

The impacts on the reclamation schedule would be the same as the Proposed Action. The mine would continue to operate for three more years. This delay in reclamation would result in some acres remaining in a disturbed condition for up to three years longer. This would be a minor, short-term effect on the reclamation schedule.

3.4 WATER

3.4.1 Analysis Area

The analysis area for water includes areas within the permit boundary, the proposed Mine Boundary Extension, and the topographic ridge north of the proposed Disturbance Boundary.

3.4.2 Affected Environment

3.4.2.1 Surface Water

The APEX project is located at the surface water drainage divide for the ephemeral headwaters of St. Paul Gulch to the west, Conrow Creek to the north, and Sheep Rock Gulch to the east. Elevations range from 5,350 feet in drainage bottoms to over 7,000 feet along the ridge. Site data indicates average annual precipitation for the project area is approximately 16.6 inches with the majority occurring April through June. Surface water runoff when present is associated with seasonal events (i.e. snow melt) or localized short duration high intensity precipitation events.

3.4.2.2 Ground Water

The APEX project area is located on a topographic ridge, oriented northwest to southeast. This topographic ridge also forms the hydrologic divide. Ground water recharge is limited to infiltration of precipitation and snowmelt. The catchment area near the project is approximately 500 acres. Potential recharge is estimated to be approximately 15 percent of annual precipitation, resulting in approximately 64 gallons per minute for the entire 500-acre catchment area, with the majority assumed to contribute to the local ground water system. Within the project area where the underground workings would be developed, ground water recharge is estimated at approximately 1.5 gallons per minute. Ground water flow generally follows surface topography, ultimately flowing to the south to the Jefferson River. Due to low primary permeability structural controls and lithologic contacts, the bedrock is compartmentalized and ground water flow through the bedrock is believed to be limited. Ground water is primarily contained in fractures within the bedrock aquifer with potential localized flow both to the east and west.

Two fault systems are present in the project area. The APEX fault system is oriented east to west and passes through the proposed workings while the Siesta Fault is oriented north south and forms the eastern project boundary. Based on ground water elevation data and well production data recorded during well installation, the APEX fault system is not a hydrologic
barrier whereas the Siesta Fault appears to be a barrier limiting ground water flow to the east. Ground water beneath the project area is expected to discharge either to the west to shallow alluvium in St. Paul Gulch, or to the south into the Mineral Hill Pit. Geologic structures to the west of the Project have not been investigated in detail.

Long term pumping of the Mineral Hill Pit may have dewatered portions of the Project area prior to collection of data for the Proposed Action. Baseline ground water elevation measurements completed from 2013 through November 2016 indicate the ground water elevation in the APEX Project area is between 5,660 feet to 5,688 feet. The lowest elevation of proposed underground workings is 5,750 feet which provides at least 60 feet of buffer above the ground water level.

Limited localized perched ground water has been documented in several exploration drill holes throughout the site with short term discharge rates of up to 150 gallons per minute entering the drill holes during their completion. Many drill holes exhibited significantly lower static water levels or were dry during subsequent monitoring events. Therefore, potential inflows from perched water are anticipated to dissipate or subside quickly due to the limited storage capacity and connectivity of fractures.

3.4.2.3  Springs

Two perennial spring complexes (Microwave and Sheep) are located along the ephemeral Sheep Rock drainage to the east of the project. Springs are expressed at surface elevations above the ground water elevation in the area and are perched on clayey sediments. Discharge from these springs is generally less than 1 gallon per minute and flows short distances before infiltrating to native soil. All springs of the Sheep Rock drainage are located east of the Siesta Fault. Differences in water level measurements and estimated discharge during installation of wells on both sides of the Siesta Fault indicate this structure is a hydrologic barrier restricting ground water flow in an east-west direction. Based on this evidence, source water to springs in the Sheep Rock drainage is concluded to be ground water sourced from the topographic high to the east.

Beaver Springs is the only spring identified to the west of the project. Data indicates the spring has not flowed for several years but remains a wet area. A reduction of this spring’s discharge is due in part to variations in precipitation.

3.4.3  Environmental Consequences

3.4.3.1  No Action Alternative

Surface Water

Current surface water drainage patterns and runoff volumes and rates would remain substantially as they are now. Over the long-term and as more project facilities are reclaimed and vegetation on reclaimed surfaces becomes more dense, ephemeral surface water runoff
rates would likely decrease. Golden Sunlight Mine would maintain surface water runoff features on the mine site post-closure. Impacts on surface water from the No Action Alternative would be negligible and long-term.

**Ground Water**

Ground water flow paths would remain the same, and the ground water pumping and capture systems on the site are already designed to address impacts from current operations. Golden Sunlight Mine would maintain ground water pumping and capture systems post-closure.

**Springs**

Water source, flow path, and location of springs would remain the same. Discharge quantities would continue to fluctuate naturally. No impact on springs would occur from the No Action Alternative.

### 3.4.3.2 Proposed Action Alternative

**Surface Water**

Surface disturbance totaling 11.8 acres (9.3 acres previously disturbed plus 2.5 additional acres) (Golden Sunlight Mine, Inc., 2017) would consist of compacted lower permeability surfaces such as roads and portal pads. These surfaces would increase localized runoff volume from rainfall and snowmelt and decrease the volume that infiltrates to the ground water system during construction. A permanent run-on control ditch currently exists on the North Access Road and would continue to be used to capture surface water runoff from the proposed portal pad and access road on the south side of the APEX expansion area. Storm water flow would follow the current drainage, would be routed to an existing sediment basin found below the East Area reclaimed overburden, and would be allowed to infiltrate and/or evaporate. As described in the Storm Water Pollution Prevention Plan, sediment basins are typically used in conjunction with straw bales, infiltration swales, and diffusers (Golden Sunlight Mine, Inc, 2018). Lime may be added to control acidity where necessary. Many of the larger sediment traps also serve as infiltration areas, with the infiltrating water included under a site-wide groundwater mixing zone approved in 1998 (DEQ, 1998).

Runoff to area ephemeral drainages during construction would be reduced from that naturally occurring by storm water diversions. Annual potential evaporation is approximately 41 inches per year which exceeds average annual precipitation of approximately 14 to 16 inches per year (Gallagher, 2017). Infiltration to ground water (estimated to be 15% of precipitation) would be further reduced in areas where construction results in compacted surfaces. Because the project would only affect approximately 2.5 acres of previously undisturbed land, the impact to groundwater recharge is projected to be negligible. Following reclamation, the revegetated disturbed areas would result in surface runoff and infiltration volume similar to pre-disturbance. Established sediment control features and best management practices would
control runoff from the six acres of disturbed area of the north portal pad and associated access road.

During construction and prior to reclamation, the surface of the waste rock disposal area (AWRDA) would be highly permeable and unvegetated which would result in infiltration rates greater than undisturbed areas. Little or no contribution to ground water recharge is anticipated from infiltration through the waste rock. This is because the toe of the AWRDA slope would overlie existing compacted road surfaces which are likely to prevent seepage into ground water. Furthermore, the limited amount of infiltration entering the waste rock during the few years prior to its reclamation is likely to be absorbed by the waste rock. Surface runoff and seasonal discharges would be captured by existing features and routed to the Mineral Hill Pit to infiltrate or evaporate. Following reclamation and revegetation there would be an increase in evapotranspiration and reduction of surface runoff.

Surface water runoff volume would likely increase negligibly during construction as more ground surface is made impermeable. No impact on surface water quality would occur, and the ground water recharged by infiltration would see a negligible, short-term decrease during construction and through reclamation.

**Ground water**

Localized water management in the form of grouting to stop water from entering the workings, allowing water to gravity drain from the Main Portal and routing it to the Mineral Hill Pit, or installing a dewatering pump in the ventilation raise and pumping water to the Mineral Hill Pit would minimize the amount of potentially acidic water that may seep into the ground water system beneath the underground mine workings.

Drainage of perched water encountered by phase 1 and phase 2 developments via a south portal is possible. During construction and post construction, water collected by phase 1 and phase 2 developments would gravity drain to the portal, where it would be captured and routed to the Mineral Hill Pit. The capture and transmittal system may include a ditch or pipeline with valves to control flow and is anticipated to be an effective means to transmit water to the Mineral Hill Pit for treatment. Water encountered during construction of the phase 3 decline would likely be operationally consumed or pumped to the Mineral Hill Pit using the same pipeline as the portal drainage. Post construction, water encountered by phase 3 workings would likely drain internally to the lower workings. This water would then either seep out of the lower workings and enter the ground water system, or it would collect in the workings and be pumped out for treatment.

There would be at least a 60 feet separation between the lowest workings and the ground water level in the area. Therefore, there would be no direct dewatering impacts on the regional water level. Potential mine dewatering of perched or local compartmentalized ground water would indirectly reduce the volume of water reaching the ground water system by approximately 1.5 gallons per minute during construction.
Increased runoff and diversion of runoff water away from the project area would reduce infiltration rates within the project area, which would also indirectly reduce the volume of ground water recharge. These localized reductions in ground water recharge would result in a negligible, short-term decrease in the local ground water level.

Structural controls such as faults and fractures would continue to control ground water flow direction during and after construction.

Due to direct infiltration of precipitation into the adits, discharge of up to 1.5 gallons per minute from the south portals may occur during phase 1 and phase 2 construction and during post construction. If Portal discharge is present or if localized underground dewatering is necessary, water would be routed to the Mineral Hill Pit for capture and subsequent water treatment. As currently designed, the water treatment facility permitted under Amendment 10 has adequate capacity to accept the negligible 1.5 gallons per minute volume and chemistry potentially produced by this project.

Completion of the phase 3 decline would likely allow this portion of the mine to drain internally to the lower workings. The project would be completed entirely above the water table and ground water flow paths are documented to be highly compartmentalized, internal mine discharge to the groundwater system would likely be negligible and long-term.

Of the total estimated 1.5 gallons per minute infiltration to the project area, the percentage expressed as discharge from portals is unknown. Therefore, internal mine drainage is estimated to be up to 1.5 gallons per minute, which could reenter the local ground water system though dry fractures in the mine floor. A minimal discharge of potentially mineralized acidic water to the local ground water system would experience dilution and attenuation in the unsaturated zone, resulting in a negligible, long-term effect on local water quality. In the unlikely event that inflow to the mine exceeds projected rates and/or does not seep into the mine floor as anticipated, water would be extracted using a pump and dewatering well constructed in the ventilation raise to avoid water quality impacts to ground water.

**Springs**

Due to the fracture and flow path compartmentalization identified for the ground water system in the mine area, and source water of springs originating from outside the mine area, the Proposed Action would have a negligible, long-term effect on the Microwave and Sheep spring complexes for both discharge volume and water quality.

Potential further reduction of Beaver Springs discharge during construction due to the Proposed Action would be negligible and short-term based on the catchment area above this spring and both the spring and Proposed Action being above the regional water table.
3.4.3.3 Agency-Modified Alternative

Surface Water

The impacts on surface water resources from the Agency-Modified Alternative would be the same as the Proposed Action except for a negligible decrease in runoff potential and seasonal discharge, and a negligible increase of infiltration due to the 2.1 acres of new disturbance resulting from developing a new location. These impacts would be short-term.

Groundwater

The impacts on ground water resources from the Agency-Modified Alternative would be the same as the Proposed Action except for a negligible, short-term increase of recharge by infiltration due to the 2.1 acres of new disturbance resulting from developing a new location.

Springs

The impacts on springs from the Agency-Modified Alternative would be the same as the Proposed Action.

3.5 Vegetation

3.5.1 Analysis Area

A baseline assessment of vegetation resources was completed within a 1,264-acre study area (Garcia and Associates, 2013b) (see Figure 3.3-1.). The baseline assessment included mapping vegetation types, and ground surveys for special status plants, noxious weeds, and wetlands. The analysis area for vegetation resources occurs at the southern end of the Bull Mountain Range. Elevations range from 5,200 feet to 7,200 feet above mean sea level (amsl). Primary drainages included are the Saint Paul Gulch and the southwest-facing slopes that drain into it, and a northwest- to southeast-trending unnamed drainage and associated valleys and slopes. The southern third of the analysis area is within the existing permit boundary.

3.5.2 Affected Environment

Three dominant vegetation types within the 1,264-acre study area were mapped according to the Level 6 Montana Natural Heritage Program (MNHP) ecological classification systems (MNHP, 2013a): Rocky Mountain montane Douglas-fir forest and woodland (897 acres), montane sagebrush steppe (318 acres), and Rocky Mountain lower montane, foothill, and valley grassland (47 acres). A fourth cover type, ruderal, was also identified that includes existing disturbance and which is dominated by one or more non-native species. Five patches of ruderal vegetation were mapped, totaling less than 1 acre (Garcia and Associates, 2013b).

A list of special status plants with the potential to occur in Jefferson County was obtained through the MNHP database (MNHP, 2013b). For this analysis, special status plants are federally listed threatened, endangered, or candidates under the Endangered Species Act; and
Montana Species of Concern. Surveys were performed concurrently with vegetation mapping. No special status species were found in the analysis area (Garcia and Associates, 2013b).

A survey for Montana state-listed noxious weeds was performed during vegetation mapping and special status plant surveys to record presence and distribution patterns. Target species were identified using the most recent list of Montana state-listed noxious weed species, which was acquired from the Montana Department of Agriculture (MDA, 2010). Nine noxious weed species were found in the vegetation analysis area (Garcia and Associates, 2013b).

The wetland mapping included a review of existing data available from the National Wetlands Inventory (USFWS, 2013) and a field assessment for areas with surface water, ordinary high-water mark, or hydrophytic vegetation. The wetland field assessment was conducted concurrently with other field surveys. Two ephemeral channels and six seasonally wet areas (seeps) were identified in the vegetation analysis area.

3.5.3 Environmental Consequences

Issues potentially affecting vegetation resources were identified as:

- Would wetlands be affected? If so, to what degree and for how long?
- Would reclamation effectively return vegetation to the site?

3.5.3.1 No Action Alternative

Under the No Action Alternative, the amendment would not be approved. Additional surface disturbance would not occur; therefore, there would be no impact on vegetation resources.

3.5.3.2 Proposed Action Alternative

Construction of portal pads and raises would require 2.5 acres of new surface disturbance. An additional 23 acres of disturbance would occur in previously disturbed and unreclaimed areas. Of these, the AWRDA would cover 4.3 acres of previously disturbed area, resulting in no new acres of vegetation disturbance. Reclamation and revegetation of disturbed areas is anticipated to occur over three years. Revegetated areas would be monitored for erosion and noxious weeds so problem areas would be repaired, supplemented with additional growth media, reseeded, or treated for noxious weeds. This would minimize the spread of weeds, resulting in a negligible, short-term potential for weed spread.

Annual monitoring per the current Golden Sunlight Mine Operating Permit (No. 00065) and the 2014 Operation and Reclamation Plan would be conducted to confirm the success of revegetation (species diversity, weeds, and coverage), soil stability, and soil chemistry. Areas that do not meet bond release criteria would be treated again with fertilizer or reseeding, or both. Additional soil may be applied. Monitoring would continue until reclamation cover meets bond release criteria. Impacts on vegetation would be minor due to the small amount of new disturbance and implementation of reclamation and monitoring activities specified in the current Operating Permit and Operation and Reclamation Plan. Special status plant species
were not found during baseline surveys, therefore; impacts on special status plants would not occur.

Surface disturbance would not occur in wetlands; therefore, there would be no direct impact on wetlands. The mine development has been designed to eliminate the potential for long-term subsidence (Langston, 2017). Section 3.4.3 describes the ground water system of the project area and the associated influence on seeps and springs. With elimination of the potential for subsidence, and due to the compartmentalization of the ground water system, and the source water of springs originating from perched systems or non-Project areas, the Proposed Action would have no impact on seeps identified in the vegetation analysis area.

### 3.5.3.3 Agency-Modified Alternative

The impacts from the Agency-Modified Alternative on vegetation due to surface disturbance would be the similar to those of the Proposed Action. A difference would be the total footprint of the APWRDA is less than the AWRDA, 2.8 acres compared to 4.3 acres, respectively. However, total new area disturbed by the APWRDA would be greater. The APWRDA would disturb 2.1 acres of undisturbed vegetation currently mapped as Rocky Mountain Montane Douglas-fir Forest and Woodland, whereas the AWRDA would occur entirely within a previously disturbed area. Topsoil would be stockpiled and the APWRDA would be reclaimed following the same reclamation practices as those of the Proposed Action. Impacts on vegetation would be minor and long-term due to the small amount of new disturbance and implementation of reclamation and monitoring activities specified in the current operating permit and operation and reclamation plan. Special status plant species and wetlands would not be affected under the Agency-Modified Alternative.

### 3.6 Wildlife

#### 3.6.1 Analysis Area

The analysis area for direct and indirect (or secondary) impacts was the 1,264-acre wildlife baseline study area (see Figure 3.3-1). This larger area was considered because noise and disturbance/displacement can extend beyond the project area. The analysis area encompasses the drainage in and above the project area. Existing disturbance consists of drill pads and associated access roads from exploratory drilling activities, which are primarily located in the south-central portion of the analysis area. The remainder of the analysis area is undisturbed.

#### 3.6.2 Affected Environment

A wildlife baseline assessment was completed in a 1,264-acre study area surrounding the project area from 2013 to 2014 (Garcia and Associates, 2014). The assessment included a general wildlife survey, a habitat assessment for northern goshawk, and targeted surveys for breeding birds, owls, raptors, and carnivores.
Wildlife species associated with montane Douglas-fir forest, sagebrush steppe, and grassland habitat types inhabit the area. The following wildlife species were documented in the study area during baseline surveys:

- Twenty-six species of breeding birds;
- Raptors, including golden eagle (*Aquila chrysaetos*), osprey (*Pandion haliaetus*), red-tailed hawk (*Buteo jamaicensis*), and great horned owl (*Bubo virginianus*) (no nests observed);
- Big game, including mule deer (*Odocoileus hemionus*), elk (*Cervus elaphus*), and moose (*Alces alces*);
- Large mammals and carnivores, including black bear (*Ursus americanus*), mountain lion (*Puma concolor*), bobcat (*Lynx rufus*), and coyote (*Canis latrans*); and
- Other mammals, including mountain cottontail (*Sylvilagus nuttallii*), yellow-bellied marmot (*Marmota flaviventris*), red squirrel (*Tamiasciurus hudsonicus*), and yellow-pine chipmunk (*Tamias amoenus*).

No federally threatened, endangered, or candidate wildlife species (per the Endangered Species Act) inhabit the Project area. Individual grizzly bear (*Ursus arctos*) (threatened), Canada lynx (*Lynx canadensis*) (threatened), or wolverine (*Gulo gulo*) (proposed threatened) could occasionally move through the area during exploratory or dispersal movements but none are expected to be permanent residents (Garcia and Associates, 2014).

BLM Sensitive species that are known to occur, or have potential to occur in the wildlife study area based on habitat requirements, include:

- Bald eagle (*Haliaeetus leucocephalus*)
- Brewer’s sparrow (*Spizella breweri*)
- Ferruginous hawk (*Buteo regalis*)
- Flammulated owl (*Otus flammeolus*)
- Golden eagle (*Aquila chrysaetos*)
- Loggerhead shrike (*Lanius ludovicianus*)
- Long-billed curlew (*Numenius americanus*)
- Northern goshawk (*Accipiter gentilis*) (foraging, no nesting)
- Peregrine falcon (*Falco peregrinus*)
- Swainson’s hawk (*Buteo swainsoni*)
- Gray wolf (*Canis lupus*)
- Long-legged myotis (*Myotis volans*)
- Townsend’s big-eared bat (*Corynorhinus townsendii*)
- Western long-eared myotis (*Myotis evotis*)
Winter and active season acoustic bat surveys (Tigner, 2011) were conducted at abandoned mine sites on BLM land in western Montana (Butte Field Office and Dillon Field Office). The bat survey area included portions of the wildlife baseline study area used in the baseline wildlife assessment (Garcia and Associates, 2014). Nine bat species were detected, including long-legged myotis, Townsend’s big-eared bat, and western long-eared myotis, which are BLM Sensitive species. In addition, a potential maternal/nursery site for western small-footed myotis (*Myotis ciliolabrum*) was identified approximately one mile to the west of the project area. Western Montana generally lacks significant underground roosting habitat for bats based on the low number of bats observed and poor rock quality (Tigner, 2011).

### 3.6.3 Environmental Consequences

The following issues related to wildlife resources were identified during scoping and are addressed below for the No Action Alternative and Proposed Action Alternative:

- Would the proposed surface disturbance (including subsidence) affect wildlife?
- Would reclamation effectively return the area to use by wildlife?
- Would the extension of the power line affect birds?
- Would noise from the proposed ventilation shafts affect wildlife, including breeding birds and special status species, such as Townsend’s big-eared bat?

#### 3.6.3.1 No Action Alternative

Under the No Action Alternative, the amendment would not be approved. No additional surface disturbance, noise, and construction of utilities would occur beyond those currently authorized by Operating Permit 00065. Currently permitted surface disturbance would be reclaimed. Therefore, there would be no effect on wildlife resources.

#### 3.6.3.2 Proposed Action Alternative

Construction of portal pads and raises would create 2.5 acres of new surface disturbance, which is less than one percent of the wildlife analysis area. An additional 23 acres of disturbance would occur in previously disturbed areas that have not yet been reclaimed. Reclamation of all disturbed areas would commence at the end of the APEX mining activities, which are anticipated to continue for three years. Reclamation of the surface disturbance would return the land to a post-mining land use of wildlife habitat. Success of revegetation would be verified through annual monitoring until the reclamation cover meets bond release criteria. See Section 3.2 for further detail on reclamation.

No short-term or long-term subsidence is expected to occur in the project area because mine development and stopes would be designed to avoid failure of the excavations. Therefore, there would be no surface impacts to wildlife habitat from subsidence.

Bird electrocution on the 4,500-foot power line extension is not expected because there is adequate separation between the live and ground lines to accommodate large birds, such as
raptors. Land clearing activities or other surface disturbance associated with the Proposed Action would be conducted outside the migratory bird nesting season, or after a survey of the sites is completed to verify no nests are present. On BLM lands, the BLM requires that noise disturbance and other human activities be avoided or minimized within 0.5 mile of an occupied raptor nest during the nesting and brood-rearing period (BLM, 2009). The BLM also protects unoccupied raptor nests on BLM lands from removal or destruction for five years unless the nest condition is dilapidated and beyond repair (BLM, 2009). No raptor nests were identified in the analysis area during baseline surveys.

Based on recent surveys, at least nine species of bats are expected to use the project area for foraging. The underground cavities created by APEX mining would generally be poor habitat for bat roosting due to unsuitable rock and oxidizing environment. Once mining is complete, permanent closure of portals and raises would be conducted by backfilling with waste rock from the project area. The closures would be completed in the active season (June, July, and August) to avoid trapping hibernating bats underground.

The proposed main ventilation fan and auxiliary fans would be located underground. Noise from the proposed ventilation system would not be audible at the surface, and therefore would have no effect on wildlife.

There would be a short-term loss of a negligible amount of wildlife habitat (less than one percent of the analysis area), which would be reclaimed. No impacts are expected from ventilation system noise, powerline electrocution, or ground subsidence. No indirect or secondary impacts on wildlife are expected to occur. Mitigation measures on the timing of activities would ensure no direct loss of nesting birds or roosting bats. For these reasons, the Proposed Action would have negligible, short-term impacts on wildlife.

3.6.3.3 Agency-modified Alternative

Impacts on wildlife resources under the Agency-Modified Alternative would be the same as the Proposed Action except an additional 2.1 acres of wildlife habitat (less than one percent of the analysis area) would be lost to disturbance in the short-term. Reclamation would return the habitat to a wildlife habitat land use following completion of mining activities. Noise and traffic disturbance would be less than the Proposed Action because of the shortened haul route. Mitigation measures would be the same as the Proposed Action. With implementation of mitigation measures and reclamation, impacts on wildlife would be negligible.

3.7 Socioeconomics

3.7.1 Analysis Area

The impacts on social and economic conditions were assessed in Jefferson County.
3.7.2 Affected Environment

The following social and economic issues were identified during scoping and are addressed below for the No Action Alternative and Proposed Action Alternative:

- What revenue would be generated through taxes, fees, licenses?
- What would be the impacts on ongoing legacy milling with or without the amendment?
- How many employees would be retained and for how long?

3.7.2.1 Tax Revenue

Tax Revenues

Mining generates tax revenue directly through the Metal Mine Tax and property taxes and indirectly through individual income tax paid to the state. Gold and silver are locatable minerals, which are not subject to leasing fees or royalties collected by the Federal government.

Property Taxes

In Fiscal Year 2017, Montana collected $275.5 million in property tax. A portion of the property taxes collected are returned to the county. In FY2017, Jefferson County collected $6.2 million in property taxes (Jefferson County, 2017).

In 2017, Golden Sunlight Mine paid $678,320.06 in property taxes.

Montana Metal Mines License Tax

Metal mining operations are subject to a license tax, based on the gross value of the product. Revenue from this tax mostly goes into the general fund (58 percent) and counties experiencing fiscal and economic impacts under an impact plan (24 percent), while the rest is split up into the abandoned mines, reclamation and development grants, and the hard rock mining impact trust.

In Fiscal Year 2017 (July 1, 2016 through June 30, 2017) the state collected $10.073 million in Metal Mines Tax (DOR, 2018). In 2017, Golden Sunlight Mine paid $797,491 in Metal Mines Tax.

3.7.2.2 Legacy Milling

The permitted cyanide vat leach mill at Golden Sunlight Mine accepts some material from off-site for processing and extraction of precious metals. The off-site sources may include ore from active small mines or legacy material, such as rock or tailings from abandoned mines (i.e. historically treated as waste due to inefficient recovery). Golden Sunlight Mine mills approximately 25,000 tons of off-site material per year. This milling program has averaged $900,000 per year for the past several years in payment to offsite ore vendors.
3.7.2.3 Employment and Income

Total employment in Jefferson County in 2016 was estimated at 1,945 (US Census, 2016). Golden Sunlight Mine currently employs approximately 140 individuals, 55 of whom are Barrick employees and 85 of whom are contract employees.

The median household income in Jefferson County between 2012 and 2016 was $62,939. The per capita income from July 1, 2015 to July 1, 2016 was $31,801 (US Census, 2016). In Jefferson County, the average annual wages in 2017 dollars for mining is $156,091 (US Department of Labor, 2017).

3.7.3 Environmental Consequences

3.7.3.1 No Action Alternative

Tax Revenue

Under the No Action Alternative, when the mine closes, revenue Barrick pays to the state in Metal Mines tax of about $800,000 annually would cease in December 2018. Property tax would continue to be paid. When the mine closes and reclamation is complete, the value of the property would be adjusted, which would change the property taxes owed. Compared to the statewide 2017 total of $10.073 million, the loss of Metal Mine Tax revenue from Golden Sunlight would be 6 to 9 percent of the total Metal Mine Tax paid, the loss of which would be moderate and long-term.

Legacy Milling

Legacy milling would cease if Golden Sunlight Mine were to close due to the selection of the No Action Alternative. No other option may be available for milling the legacy ore. Further ore and waste removal that would be economical because of the existing milling opportunities would not be possible until other funding or milling was established. The impact on revenue for small miners and the added environmental benefit from the removal of historic waste would be moderate and long-term.

Employment and Income

The No Action Alternative would not extend the life-of-mine, including the legacy milling. Approximately 140 Barrick and contract employees would no longer be employed at the mine, although a smaller work force would be retained for reclamation and site management.

The loss of 140 employees and their income would be about 8 percent of the total employment in Jefferson County, assuming all the Golden Sunlight Mine employees reside in Jefferson County. This level of change would be moderate and long-term.
3.7.3.2 Proposed Action

Montana Metal Mines Tax

Golden Sunlight Mine would continue to pay approximately $800,000 in Metal Mine Tax annually to the State for three years. As this would maintain the current projection, the effect of the Proposed Action would be negligible.

Property Taxes

Golden Sunlight Mine would continue to pay property taxes at a rate similar to 2017 for an additional three years. As this would maintain the current projection, the effect of the Proposed Action would be negligible.

Legacy Milling

Legacy milling would continue as previously described for an additional three years. The effect of the Proposed Action would be negligible as it would maintain current operations.

Employment and Income

Employment of approximately 140 employees and their higher income (Barrick and contract) would continue for three more years. As this would maintain the current projection, the effect of the Proposed Action would be negligible and short-term.

3.7.3.3 Agency-Modified Alternative

The amount of ore recovered and the life-of-mine extension would be the same as the Proposed Action. The impacts of the Agency-Modified Alternative on taxes, legacy mining, and employment would be the same as the Proposed Action.

SECTION 4. CUMULATIVE, UNAVOIDABLE, IRREVERSIBLE & IRRETRIEVABLE, SECONDARY IMPACTS AND REGULATORY RESTRICTIONS

4.1 Past, Present, and Reasonably Foreseeable Actions

The cumulative impacts analysis for each resource considered the following past, present, and reasonably foreseeable actions:

- Previous mining and exploration (Mineral Hill Pit, Amendment 015-North Area and South Area pits, Bonnie Exploration Project, TSF-1, etc.);
- Third Party Ore (particularly from legacy sites);
- Ongoing use and maintenance of the various microwave/relay station facilities at the top of the ridge;
- Continued grazing; and
A habitat improvement/fuel reduction burn north of the area was conducted in 2015 and a second may be conducted in the future.

4.2 CUMULATIVE IMPACTS

4.2.1 Soil and Reclamation

The cumulative impacts analysis area for soil and reclamation is the mine permit boundary. Mining-related impacts on soils that have not been reclaimed are accounted for in the reclamation bond.

Reasonably foreseeable actions of grazing or habitat improvement may affect soils but would not occur in the permit boundary until after reclamation is complete. There are no additional cumulative impacts expected on soils and reclamation from reasonably foreseeable actions.

4.2.2 Water

The cumulative impacts analysis area for water is St. Paul Gulch, Conrow Creek, and Sheep Rock Gulch drainages. Dewatering the Mineral Hill Pit would continue, and water treatment is permitted for long-term management (for Mineral Hill water, and other water collected around the site). Any water captured/diverted from the APEX Project would be added to the Mineral Hill Pit component of water treatment. The capacity of the treatment plant would accommodate both sources.

Past actions have had cumulative impacts which are described in the affected environment and addressed in the existing operations and reclamation plan. The cumulative impacts on surface water, ground water, and springs would be negligible.

4.2.3 Vegetation

The cumulative impacts analysis area for vegetation is the mine permit boundary. Previous exploration and mining have affected vegetation and are reflected in the current vegetation condition. Mining related impacts on vegetation that have not been reclaimed are accounted for in previously approved reclamation plans.

Reasonably foreseeable actions of grazing or habitat improvement would not occur in the permit boundary until after reclamation is complete. There are no additional cumulative impacts expected from reasonably foreseeable actions.

4.2.4 Wildlife

Reasonably foreseeable actions of grazing or habitat improvement that would occur in the permit boundary after reclamation is complete would cause negligible impacts on wildlife in the analysis area. Added to the negligible direct impacts, the overall cumulative impacts on wildlife from past, present, and reasonably foreseeable actions would be negligible.
4.2.5 Socioeconomics

The cumulative impacts analysis area for socioeconomics is Jefferson County. Past activities have cumulative impacts to the extent that those activities are still having impacts, such as mining, businesses, hospitals, and taxpayer supported activities such as schools and public safety. Reasonable foreseeable actions assume the ongoing presences of these activities in Jefferson County. The Proposed Action and Agency-Modified Alternatives would continue these cumulative impacts.

4.3 Unavoidable, Irreversible and Irretrievable Impacts

Soil disturbance and the resulting possible loss of soil production due to stockpiling would be considered an unavoidable impact, although it would be minimized to the degree possible by the addition of compost and reseeding. The lost soil productivity due to a degradation of soil structure on 2.5 acres in the Proposed Action and 4.8 acres in the APWDRA Alternative would also be considered irreversible and irretrievable.

4.4 Secondary Impacts

Secondary impacts identified include:

Under the Proposed Action and Agency-Modified Alternatives, potential mine dewatering of perched or local compartmentalized ground water would indirectly reduce the volume of water reaching the local ground water system by approximately 1.5 gallons per minute during construction.

A potential reduction in tax revenue and subsequently a reduction in public service and taxpayer supported employment would occur in the county due to the loss of 140 mining jobs under the No Action Alternative. The No Action Alternative would directly reduce higher income jobs, which would likely have indirect and secondary impacts in the form of a reduction in tax revenue and subsequently a reduction in public service and taxpayer supported employment in the county.

The Proposed Action would have indirect and secondary impacts on Social and Economic Condition by maintaining tax revenue, and subsequently, public service and taxpayer supported employment in the county.

4.5 Regulatory Restrictions

MEPA requires state agencies to evaluate any regulatory restrictions proposed to be imposed on the proponent’s use of private property (75-1-201(1)(b)(iv)(D), MCA). Alternatives and mitigation measures required by Federal or State laws and regulations to meet minimum environmental standards do not need to be evaluated for extra costs to the proponent, nor do alternatives and mitigation measures to which a project proponent consent need to be subjected to a regulatory restrictions analysis.
After a thorough evaluation of both the Proposed Action and the Agency-Modified Alternative, DEQ and BLM have determined that no additional mitigation measures are required to meet minimum environmental standards. Furthermore, Golden Sunlight Mine has agreed to the alternative waste rock disposal area included in the Agency-Modified Alternative should that alternative be selected. Therefore, a regulatory restrictions analysis does not need to be performed.

SECTION 5. LIST OF PREPARERS

5.1 EA PREPARERS

This EA was prepared by the DEQ and BLM with assistance of a third-party contractor. Preparers and reviewers and their responsibilities are shown in Table 5.1-1.

Table 5.1-1
List of Preparers

<table>
<thead>
<tr>
<th>Name</th>
<th>Association</th>
<th>Role</th>
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<tbody>
<tr>
<td>Dave Williams</td>
<td>BLM</td>
<td>Project Lead</td>
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<tr>
<td>Joan Gabelman</td>
<td>BLM</td>
<td>Co-Lead</td>
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<tr>
<td>Charles Freshman</td>
<td>DEQ</td>
<td>Engineer</td>
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<tr>
<td>Dan Walsh</td>
<td>DEQ</td>
<td>Hard Rock Bureau Chief</td>
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<tr>
<td>Ed Hayes</td>
<td>DEQ</td>
<td>Legal Counsel</td>
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<tr>
<td>Garrett Smith</td>
<td>DEQ</td>
<td>Geochemistry</td>
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<tr>
<td>Herb Rolfes</td>
<td>DEQ</td>
<td>Hard Rock Section Supervisor</td>
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<td>James Strait</td>
<td>DEQ</td>
<td>Deputy Project Manager/Cultural Resources</td>
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<td>Jennifer Lane</td>
<td>DEQ</td>
<td>MEPA Project Coordinator</td>
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<tr>
<td>Wayne Jepson</td>
<td>DEQ</td>
<td>Hydrologist</td>
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<tr>
<td>Amy Hudson</td>
<td>Tetra Tech, Inc.</td>
<td>Geochemistry</td>
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<td>Cameo Flood</td>
<td>Tetra Tech, Inc.</td>
<td>Project Manager</td>
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<td>Emily Cohen</td>
<td>Tetra Tech, Inc.</td>
<td>Land Use and Recreation</td>
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<td>J. Edward Surbrugg</td>
<td>Tetra Tech, Inc.</td>
<td>Deputy Project Manager, Reclamation</td>
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<tr>
<td>Jim Maus</td>
<td>Tetra Tech, Inc.</td>
<td>Hydrology</td>
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<tr>
<td>Larry Cawfield</td>
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<td>Lynn Peterson</td>
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<td>Michele Weidner</td>
<td>Tetra Tech, Inc.</td>
<td>Vegetation/Weeds</td>
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<td>Shane Matolyak</td>
<td>Tetra Tech, Inc.</td>
<td>Soils</td>
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<tr>
<td>Wendy Rieth</td>
<td>Tetra Tech, Inc.</td>
<td>Wildlife</td>
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SECTION 6. NEED FOR FURTHER ANALYSIS AND SIGNIFICANCE OF POTENTIAL IMPACTS

DEQ and BLM are required to determine the significance of the impacts to determine whether preparation of an EIS is necessary.

The criteria that DEQ is required to consider in making this determination are set forth in Administrative Rules of Montana (ARM) 17.4.608 as follows:

1. The severity, duration, geographic extent, and frequency of the occurrence of the impact;
2. The probability that the impact will occur if the proposed action occurs; or conversely, reasonable assurance in keeping with the potential severity of an impact that the impact will not occur;
3. Growth-inducing or growth-inhibiting aspects of the impact, including the relationship or contribution of the impact to cumulative impacts;
4. The quantity and quality of each environmental resource or value that would be affected, including the uniqueness and fragility of those resources or values;
5. The importance to the state and to society of each environmental resource or value that would be affected;
6. Any precedent that would be set as a result of an impact of the proposed action that would commit the department to future actions with significant impacts or a decision in principle about such future actions; and
7. Potential conflict with local, state, or federal laws, requirements, or formal plans.

The operating permit amendment application submitted by Golden Sunlight Mine proposed to expand underground mining and store waste rock on the surface, disturbing 2.5 to 4.8 acres (depending on the alternative). Disturbed areas would be reclaimed following mining.

The impacts of the Proposed Action and Agency-Modified Alternatives are limited to the geographic extent of the previous mining with no potential for impacts beyond the mine area. Impacts on the resources evaluated (summarized in Table 2.5-1) range from no impact to minor impacts, and there would be no undue or unnecessary degradation of resources.

- Impacts on runoff to surface water would be negligible (see Table 2.5-1) over the long term in both the Proposed Action and Agency-Modified Alternatives. There would be no impact on surface water quality.
- As mining would occur above the water table, there would be no impacts on ground water. Mine discharge would increase negligibly. The potential for mineralize acid water to discharge to ground water would be minimal, with negligible impacts on ground water quality.
There would be a short-term loss of a negligible amount of wildlife habitat which would have no impacts on wildlife. Mitigation measures on the timing of activities would ensure no direct loss of nesting birds or roosting bats.

DEQ has not identified any growth-inducing or growth-inhibiting aspects due to the mine expansion. DEQ’s approval of a new underground mining area and waste rock dump does not set any precedent and would not commit the DEQ to any future action with significant impacts, nor is it a decision in principle about any future actions that DEQ may act on. Finally, the mine expansion and waste rock dump do not conflict with any local, state, or federal laws, requirements, or formal plans.

Based on consideration of all the criteria set forth in ARM 17.4.608, DEQ has determined that the action alternatives will not significantly affect the human environment. Therefore, an environmental assessment is the appropriate level of environmental review and preparation of an environmental impact statement is not required.

BLM must consider the significance of impact in the context and intensity defined in the Council on Environmental Quality’s NEPA implementing regulations (40 CFR 1508.27). BLM’s determination will be included in a Finding of No Significant Impact to accompany their Decision Record.
SECTION 7. GLOSSARY AND LIST OF ACRONYMS

7.1 Acronyms

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Definition</th>
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<tbody>
<tr>
<td>AMSL</td>
<td>Above mean sea level</td>
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<tr>
<td>APWRDA</td>
<td>APEX Portal Waste Rock Dump Area</td>
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<tr>
<td>AWRDA</td>
<td>APEX Waste Rock Dump Area</td>
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<td>BLM</td>
<td>Bureau of Land Management</td>
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<td>CFR</td>
<td>Code of Federal Regulations</td>
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<td>MNHP</td>
<td>Montana Natural Heritage Program</td>
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<td>MPDES</td>
<td>Montana Pollutant Discharge Elimination System</td>
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<td>MSHA</td>
<td>Mine Safety and Health Administration</td>
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<td>NASA</td>
<td>North Area Pit South Area Extension</td>
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<td>NEPA</td>
<td>National Environmental Policy Act</td>
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<td>NRCS</td>
<td>Natural Resources Conservation Service</td>
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<td>OP</td>
<td>Operating Permit (air quality)</td>
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<td>PAG</td>
<td>Potentially Acid Generating</td>
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<td>TSF</td>
<td>tailings storage facility</td>
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<td>US</td>
<td>United States</td>
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<td>US Fish and Wildlife Service</td>
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7.2 Glossary

Adit - A horizontal passage from the surface leading into a mine for the purposes of access or drainage.

Air pollutant - Any substance in air that could, in high enough concentration, harm animals, humans, vegetation, and/or materials. Such pollutants may be present as solid particles, liquid droplets, or gases. Air pollutants fall into two main groups: (1) those emitted from identifiable sources and, (2) those formed in the air by interaction between other pollutants.
Air quality - A measure of the health-related and visual characteristics of the air, often derived from quantitative measurements of the concentrations of specific injurious or contaminating substances.

Alluvium - Unconsolidated material that is deposited by flowing water.

Alternative - A NEPA term that refers to a way of achieving the same purpose and need for a project that is different from the recommended proposal; alternatives should be studied, developed, and described to address any proposal which involves unresolved conflicts concerning different uses of available resources. Analysis scenarios presented in a comparative form, to facilitate a sharp definition of the issues resulting in a basis for evaluation among options by the decision maker and the public. Under MEPA, “alternatives analysis” is defined to mean an evaluation of different parameters, mitigation measures, or control measures that would accomplish the same objectives as those included in the proposed action by the applicant. For a project that is not a state-sponsored project, it does not include an alternative facility or an alternative to the proposed project itself.

Analysis area - The geographical area being targeted in the analysis as related to the area of the proposed project.

Backfilling and grading - The operation of refilling an excavation and finishing the surface.

Baseline - The existing conditions against which impacts of the alternatives are compared.

Best Management Practices - Structural, non-structural, and managerial techniques that are recognized to be the most effective and practical means to control nonpoint source pollutants.

Bond - Financial assurance posted by an applicant/permittee to guarantee performance by the state and/or federal agencies of all the reclamation obligation associated with an operating permit or license, including water treatment if needed, in the event the permittee is unable or unwilling to do so.

Bond release - Return of a performance bond to the operator after the regulatory agency has inspected and evaluated the completed reclamation operations and determined that all regulatory requirements have been satisfied.

Colluvium - A general term applied to deposits on a slope or at the foot of a slope that were moved there chiefly by gravity.

Cumulative Effect (NEPA) - The impact on the environment which results from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions regardless of what agency (Federal or non-federal) or person undertakes such other actions (40 CFR ~ 1508.7).

Cumulative impact (MEPA) - means the collective impacts on the human environment of the proposed action when considered in conjunction with other past and present actions related to the proposed action by location or generic type. Related future actions must also be considered
when these actions are under concurrent consideration by any state agency through pre-impact statement studies, separate impact statement evaluation, or permit processing procedures.

**Decline** - A decline is a ramp navigable by mine equipment to access the ore body.

**Dewater** - The removal or draining of groundwater or surface water from mine shaft, by pumping, draining, or evaporation.

**Direct impacts** - Direct impacts are caused by an action and occur at the same time and place (40 CFR 1508.8)

**Disturbed area** - An area where vegetation, topsoil, or overburden is removed or upon which topsoil, spoil, and processed waste is placed as a result of mining.

**Endangered species** - Any species of plant or animal that is in danger of extinction throughout all or a significant portion of its range. Endangered species are identified by the Secretary of the Interior in accordance with the 1973 Endangered Species Act.

**Endangered Species Act** - An act of Congress, enacted in 1973, to protect and recover threatened or endangered plant or animal species and their habitats. The Secretary of the Interior, in accordance with the act, identifies or lists the species as “threatened” or “endangered.”

**Environmental Assessment (EA)** - A concise public document that a federal agency prepares under the National Environmental Policy Act to provide sufficient evidence and analysis to determine whether a proposed action requires preparation of an Environmental Impact Statement (EIS) or whether a Finding of No Significant Impact can be issued. An EA must include brief discussions on the need for the proposal, the alternatives, the environmental impacts of the proposed action and alternatives, and a list of agencies and persons consulted.

**Ephemeral stream** - Stream that flows only as a direct response to rainfall or snowmelt events, having no baseflow from ground water.

**Fault system** - A fracture or fracture zone where there has been displacement of the sides relative to one another.

**Ground water** – Ground water originates from rain and from melting snow and ice. It sinks into the ground, filling the small empty spaces in soil, sediment, and porous rocks. Aquifers, springs, and wells are supplied by the flow of groundwater.

**Incline** - Any entry to a mine that is not vertical (shaft) or horizontal (adit).

**Indirect impacts NEPA** - These impacts are caused by the action and are later in time or further removed in distance, but are still reasonably foreseeable. Indirect impacts may include growth-inducing impacts and other impacts related to induced changes in the pattern of land use, population density or growth rate and related impacts on air and water and other natural systems, including ecosystems. (40 CFR 1508.8)
Indirect impacts and direct impacts can be considered a subset of cumulative impacts, but are distinguished by a cause-and-effect relationship to a proposed project. Indirect impacts are caused by another action or actions that have an established relationship or connection to the project under study. These induced actions are those that would not or could not occur except for the implementation of the project.

**Legacy mining materials** - Processed ore (tailings) or waste rock from closed or abandoned mines. These materials may have recoverable minerals because of inefficiencies in earlier processing methods or changes in mineral prices making recovery profitable. Reprocessing offers an opportunity to safely dispose of the mined materials.

**Long-term impact** - Impacts that would remain or occur following project completion.

**Minor impact (environmental consequences)** - The effect would be noticeable, but would be relatively small and would not affect the function or integrity of the resource.

**Mitigation** - A measure used to reduce impacts by (1) avoiding an impact altogether by not taking a certain action or parts of an action; (2) minimizing impacts by limiting the degree or magnitude of an action and its implementation; (3) rectifying an impact by repairing, rehabilitating, or restoring the affected environment; (4) reducing or eliminating the impact over time by preservation and maintenance operations during the life of an action; or (5) compensating for an impact by replacing or providing substitute resources or environments.

**Moderate impact (environmental consequences)** - The effect would be easily identifiable and would influence the function or integrity of the resource.

**Monitoring** - Environmental monitoring programs included in the current Operating and Reclamation Plan and Operating Permit 00065 and BLM approved Plan of Operations #MTM-82855 that would continue during the APEX project are:

- Pit dewatering;
- Quality and quantity of surface water and ground water;
- Pit wall stability;
- Storm water; and
- Reclamation (erosion, noxious weeds, and vegetation success).

**Montana Species of Concern** - Montana Species of Concern are native animals breeding in the state that are considered to be "at risk" due to declining population trends, threats to their habitats, and/or restricted distribution.

**Negligible impact (environmental consequences)** - An adverse or beneficial effect would occur, but would be at the lowest levels of detection.

**No Action Alternative** - A NEPA term that refers to the alternative in which the proposed Federal action is not taken (40 CFR 1502.14(d)). For many Federal actions, the No Action
Alternative represents a scenario in which current conditions and trends are projected into the future without another proposed action, such as updating a land management plan. In other cases, the No Action Alternative represents the future in which the Federal action does not take place and the project is not implemented.

Under the No Action Alternative, DEQ and BLM would not approve the amendments to the operating permit or the plan of operations and Golden Sunlight Mine would not extend underground mining operations. The mine would continue to operate until permitted ore reserves run out in approximately December 2018.

**No impact (environmental consequences)** - No change from current conditions

**Operating Permit** - Permit issued by DEQ to mine, process ore, construct or operate a hard-rock mill, use cyanide ore-processing reagents or other metal leaching solvents or reagents, or disturb land in anticipation of those activities in the state.

**Ore** - A mineral or an aggregate of minerals from which a commodity can be profitably mined or extracted.

**Perennial spring** - A stream or reach of a stream that flows continuously during all of the year as a result of ground water discharge or surface runoff.

**Permitted Disturbance Boundary** - The area in an operating permit that is designated to be disturbed.

**Portal** - The structure surrounding the immediate entrance to a mine; the mouth of an adit or tunnel.

**Proposed Action Alternative** - Golden Sunlight Mine would expand the permitted boundary and develop underground mining activities under their Montana Operating Permit 00065 and BLM-approved Plan of Operations MTM-82855. The Proposed Action (APEX project) would be located approximately 3,700 feet north of the existing Mineral Hill Pit with the main access portals approximately 1,660 feet north of the pit edge. The Proposed Action would extend mining at the Golden Sunlight Mine by about three years.

**Proposed Mine Permit Boundary** - The disturbed land as defined in 82-4-303, MCA, and a minimal area delineated around a disturbance area for the purposes of providing a buffer adjacent to all disturbances.

**Raise** - A secondary or tertiary inclined, vertical or near-vertical opening driven upward from a level to connect with the level above, or to explore the ground for a limited distance above one level.

**Reclamation** - Returning a surface disturbance to support desired post-mining uses, including recontouring and plant growth, and minimizing hazardous conditions, ensuring stability, and protecting against wind or water erosion.
**Revegetation** - Plant growth that replaces original ground cover following land disturbance.

**Secondary impacts (MEPA)** - These are further impacts to the human environment that may be stimulated or induced by, or otherwise result from, a direct impact of the action. (ARM Section 18.2.236)

**Short-term Impacts** - Impacts are defined as those impacts that would not last longer than the life of the project, including final reclamation.

**Soil stockpiling / salvage** - Soil or other growth media removed and saved for use during future reclamation.

**Special status species** - species that have some legal protections in place (threatened or endangered, or BLM sensitive, but are otherwise not Montana Species of Concern.

**Stope** - Any excavation made in a mine to remove ore that has been made accessible by shafts and drifts.

**Surface water** - Water that collects on the surface of the ground.

**Tailings** - The non-economic constituents of processed ore material that remain after the valuable minerals have been removed from raw materials by milling.

**Tailings storage facility** - The engineered location where tailings are stored.

**Underground mining** - Underground hard rock mining refers to various underground mining techniques used to excavate hard minerals.

**Waste rock** - Rock that is removed for access, but does not contain enough mineral to be mined and processed at a profit.

**Waste rock dump** - Engineered location where waste rock is stored.

**Waters of the US** - Waters that include the following: all interstate waters, intrastate waters used in interstate and/or foreign commerce, tributaries of the above, territorial seas at the cyclical high - tide mark, and wetlands adjacent to all the above.

**Wetlands** - Areas that are inundated or saturated by surface or ground water at a frequency and duration sufficient to support, and that under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated - soil conditions. Wetlands generally include swamps, marshes, bogs, and similar areas.
SECTION 8. REFERENCES


Tigner, J., 2011. *Bat Acoustic Surveys 2011, BLM Butte and Dillon Field Office Districts,* Rapid City, SD: Batworks, LLC.


SECTION 9. RESPONSE TO COMMENTS

The draft EA was published on August 5, 2018 for a 30-day comment period. The comment period closed on September 4, 2018. Two people submitted comments. This section includes the comments and responses to substantive comments.
Kipp Huckaba
726 State hwy 2 east
P.O. box 10
Cardwell, MT 59721
Phone: 4062873347
Email: kipprhuckaba@live.com

Comment Topic
Opposed. EA does not address existing ground water pollution from the mine site.

Comment Description
To whom it may concern. I write to provide comment on the Golden Sunlight Mine APEX Draft EA. I am against the Golden Sunlight Mine expansion plan. It will prolong the water and air pollution that has already damaged my drinking water supply, my family’s health and my properties value. I believe the Montana Water Quality Act and the Federal Clean Water Act have been and continue to be violated based on the contamination of my drinking water well.

1) Comment noted.
The draft EA conclusion that there are no negative impacts to permitting Golden Sunlight Mine’s expansion is wrong! My drinking water well used to be a good water supply. It now has elevated levels of metals including aluminum, arsenic, beryllium, cadmium, copper, manganese, and nickel.

Details about the site were provided to DEQ in May 2017. A home was built on the site in 1990, but a well that had been previously drilled on a neighboring property was used as a water source. A new domestic supply well was drilled in 1999 and reportedly completed in bedrock at a depth of 200 feet. Since drilling, the production rate has decreased and water quality has been getting worse.

The first water quality sample was collected from this well by Golden Sunlight on November 17, 1999, which provides a baseline shortly after drilling. From the beginning, the well has produced water with high total dissolved solids (TDS) and has exceeded multiple water quality standards. The aluminum concentration (0.05 mg/L) was within the range provided for the secondary maximum contaminant level (MCL) for aluminum (0.05 to 2.0 mg/L) by the US Environmental Protection Agency (EPA). The secondary MCLs were also exceeded for manganese (0.74 mg/L), sulfate (1,970 mg/L), and TDS (3,050 mg/L).

Golden Sunlight conducted monitoring from November 1999 to August 2017 and a summary of the water quality data is provided in Table 2. Metals concentrations have been measured in at least 84 separate analyses, and more than 100 measurements are available for parameters like pH, nitrate/nitrite, and total cyanide. The human health standards for ground water in DEQ-7 or secondary MCL values from EPA were exceeded in over 80% of the samples for aluminum, chloride, manganese, nickel, pH, sulfate, and TDS. As shown in Table 2, there have been no exceedances measured for arsenic, beryllium, cadmium, copper, and other parameters like lead and total cyanide have never been detected in the well. Trends observed in major ion concentrations are discussed in detail in the report produced by DEQ on May 19, 2017.
Table 2.
Water Quality Monitoring Data for Huckaba Well: November 1999 to August 2017

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Maximum (mg/L)</th>
<th>Minimum (mg/L)</th>
<th>Average of detected values (mg/L)</th>
<th>MCL or SMCL&lt;sup&gt;a&lt;/sup&gt; (mg/L)</th>
<th>Number of Samples</th>
<th>Number of Detections</th>
<th>Number of Exceedances</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aluminum</td>
<td>3.9</td>
<td>0.05</td>
<td>0.48</td>
<td>0.05 - 0.2</td>
<td>85</td>
<td>84</td>
<td>84</td>
</tr>
<tr>
<td>Arsenic</td>
<td>0.006&lt;sup&gt;b&lt;/sup&gt;</td>
<td>&lt;0.003</td>
<td>NA</td>
<td>0.01</td>
<td>85</td>
<td>1&lt;sup&gt;b&lt;/sup&gt;</td>
<td>0</td>
</tr>
<tr>
<td>Beryllium</td>
<td>0.003</td>
<td>&lt;0.001</td>
<td>0.0014</td>
<td>0.004</td>
<td>84</td>
<td>27</td>
<td>0</td>
</tr>
<tr>
<td>Cadmium</td>
<td>0.0049</td>
<td>&lt;0.0001</td>
<td>0.0022</td>
<td>0.005</td>
<td>85</td>
<td>84</td>
<td>0</td>
</tr>
<tr>
<td>Calcium</td>
<td>658</td>
<td>424</td>
<td>558</td>
<td>-</td>
<td>88</td>
<td>88</td>
<td>NA</td>
</tr>
<tr>
<td>Chloride</td>
<td>1400</td>
<td>49</td>
<td>731</td>
<td>250</td>
<td>88</td>
<td>88</td>
<td>86</td>
</tr>
<tr>
<td>Copper</td>
<td>0.035</td>
<td>&lt;0.01</td>
<td>0.013</td>
<td>1.3</td>
<td>85</td>
<td>84</td>
<td>0</td>
</tr>
<tr>
<td>Cyanide</td>
<td>&lt;0.005</td>
<td>&lt;0.005</td>
<td>NA</td>
<td>0.2</td>
<td>109</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Iron</td>
<td>0.41</td>
<td>&lt;0.03</td>
<td>0.072</td>
<td>0.3</td>
<td>85</td>
<td>48</td>
<td>1</td>
</tr>
<tr>
<td>Lead</td>
<td>&lt;0.003</td>
<td>&lt;0.003</td>
<td>NA</td>
<td>0.015</td>
<td>84</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Magnesium</td>
<td>347</td>
<td>198</td>
<td>280</td>
<td>-</td>
<td>88</td>
<td>88</td>
<td>NA</td>
</tr>
<tr>
<td>Manganese</td>
<td>3.93</td>
<td>0.481</td>
<td>2.10</td>
<td>0.05</td>
<td>85</td>
<td>85</td>
<td>85</td>
</tr>
<tr>
<td>Nickel</td>
<td>0.47</td>
<td>0.05</td>
<td>0.25</td>
<td>0.1</td>
<td>84</td>
<td>84</td>
<td>75</td>
</tr>
<tr>
<td>Nitrate</td>
<td>11.3</td>
<td>0.74</td>
<td>4.78</td>
<td>10</td>
<td>112</td>
<td>112</td>
<td>3</td>
</tr>
<tr>
<td>pH (Field)&lt;sup&gt;c&lt;/sup&gt;</td>
<td>7.6</td>
<td>5.4</td>
<td>6.2</td>
<td>6.5 - 8.5</td>
<td>111</td>
<td>111</td>
<td>90</td>
</tr>
<tr>
<td>Selenium</td>
<td>0.01</td>
<td>&lt;0.005</td>
<td>0.007</td>
<td>0.05</td>
<td>84</td>
<td>41</td>
<td>0</td>
</tr>
<tr>
<td>Sodium</td>
<td>399</td>
<td>69</td>
<td>235</td>
<td>-</td>
<td>88</td>
<td>88</td>
<td>NA</td>
</tr>
<tr>
<td>Sulfate</td>
<td>2600</td>
<td>1740</td>
<td>1982</td>
<td>250</td>
<td>89</td>
<td>89</td>
<td>89</td>
</tr>
<tr>
<td>TDS</td>
<td>5000</td>
<td>2810</td>
<td>3898</td>
<td>500</td>
<td>109</td>
<td>109</td>
<td>109</td>
</tr>
<tr>
<td>Zinc</td>
<td>0.99</td>
<td>0.050</td>
<td>0.23</td>
<td>2</td>
<td>85</td>
<td>85</td>
<td>0</td>
</tr>
</tbody>
</table>

<sup>a</sup> Maximum Contaminant Level (ground water standard from DEQ-7) or Secondary Maximum Contaminant Level (EPA) in italics. <sup>b</sup> Sample taken on 9/18/2015 measured arsenic concentration of 0.006 mg/L, repeat analysis of sample showed <0.003 mg/L. <sup>c</sup> Measurements of pH reported in specific units (s.u.) and not mg/L.
DEQ provided a report stating that the metal issues with my water supply are due to the low pH of the water supply. We did not have low pH until the mines recent (about 2010) expansion of the waste rock tailings impoundment which moved the source of the acid drainage further to the east, directly affecting my water supply.

3) DEQ received a complaint from Kipp Huckaba on May 2, 2017 regarding a white aluminum precipitate that was rapidly plugging the filters of a domestic water treatment system and affecting the overall efficiency of the system. A site visit by DEQ conducted on May 12, 2017 and subsequent data analysis confirmed the claim that water quality has degraded since the well was installed. A response report was produced (DEQ, 2017), in which DEQ outlined the hydrogeology of the area, provided background about the property and the well, and summarized water quality data collected over 18 years. DEQ concluded that the geologic and hydrologic data do not suggest there is a physical connection or distinguishable ground water flowpath between the mine and the Huckaba well. There is also a lack of hydrochemical evidence to suggest there is an impact from the mine on the Huckaba well. The solubility of aluminum and other metals near the Huckaba well is controlled by the pH of the local system, but it is not attributed to acid rock drainage. There are multiple data sets to suggest that the well is affected by a septic system located approximately 150 feet away. The DEQ analysis concluded that ground water near the Huckaba well is likely affected by elevated salt concentrations that originate from water softening treatment effluent that is discharged to the septic system drain field. This scenario is consistent with the observations of increasing nitrate concentrations and decreasing pH conditions over 18 years. A sufficient decrease in pH can amplify microbial imbalance within the septic system and affect functionality. Decreasing pH in the underlying ground water may solubilize metals that occur within the bedrock.

4) In May 2017, DEQ considered water quality data submitted by Golden Sunlight through Annual Progress Reports from November 1999 through April 2017. Additional data through August 2017 was provided after the DEQ report was produced. The initial sample from the well in 1999 had a pH of 6.97, and although there appears to be a somewhat cyclical pattern, there is generally a decreasing trend in pH. The pH values measured from the well were below 6.0 multiple times from 2006 to 2010, and pH values below 6.0 have been measured more frequently since 2014. Monitoring data from the tailings impoundment and wells in the surrounding area do not show pH values or trends that are comparable to the Huckaba well, and do not exhibit chemical
My well also has elevated levels of nitrate, nitrite, and sulfate. The sulfate level is extremely high (2200 mg/l). Expansion of Golden Sunlight’s operation will propagate the existing acid rock drainage water pollution that is already affecting my well. Allowing an existing impact to continue for a longer period by approving the mine expansion is an impact. (0.05 to 2.0 mg/L) by the US Environmental Protection Agency (EPA). The secondary MCLs were also exceeded for manganese (0.74 mg/L), sulfate (1,970 mg/L), and TDS (3,050 mg/L).

The initial sample from the well had a sulfate concentration of 1,970 mg/L. Sulfate concentration have remained elevated since that time, and although there have been seasonal variations observed (from 1,740 to 2,600 mg/L), there is a slightly decreasing trend in sulfate in this well (DEQ, 2017). There is a lack of hydrochemical evidence to suggest there is an impact from the mine on Mr. Huckaba’s well. Monitoring data from the tailings impoundment and wells in the adjacent area do not show chemical concentrations that are comparable to the Huckaba well, and do not exhibit chemical signatures that would be characterized as acid drainage (DEQ, 2017).

The proposed Apex underground mine is located at the north end of the current mine permit area and the workings would be developed above the ground water table. Any potential inflow to the mine workings would be limited to perched saturated zones and infiltrating precipitation, and contingency plans are proposed for managing water (Section 3.4.3 in EA).

Based upon the available geologic and hydrologic data, there does not appear to be a physical connection or distinguishable ground water flowpath between the mine and the Huckaba well. Therefore, the potential continuation of operations at Golden Sunlight is not expected to impact water quality in the Huckaba well.
This water quality problem isn’t limited to my property. There is a documented history of the mine buying out my neighbors. Starting in the late 1980’s the mine has purchased the property of 6 neighbors (one neighbor was bought out twice). Even the mine’s industrial subdivision (an economic development project) was unable to be served by groundwater wells. They serve the development with treated surface water from the Jefferson Slough. I am also concerned that the water pollution plume will affect my other property and my family’s convenience store if the pollution is allowed to continue.

6) DEQ concluded that there does not appear to be a physical connection or distinguishable ground water flowpath between the mine and the Huckaba well, and there is a lack of hydrochemical evidence to suggest the mine has affected the well. The degraded water quality measured in the Huckaba bedrock well appears to be a local occurrence and is not regional. The water quality characteristics in the Huckaba well are not observed in neighboring properties.

Elevated nitrate concentrations are still observed in wells directly south and southeast from the mine, particularly in a conductive unit called the Jefferson River Alluvium (JRA). There may be a connection to cyanide that was detected and attributed to leakage from the first tailings storage facility (TSF-1) in 1983. However, flow through the JRA appears to be rapid and with installation of pumpback wells at TSF-1 and continued monitoring across, it does not appear that this is a current source of contamination.

DEQ conducted studies in the late 1980s and determined that nitrate concentrations along the I-90 corridor were most likely influenced by natural soil nitrification due to agriculture and irrigation practices. Subsequent studies identified that nitrate dynamics were more indicative of a non-point source, rather than a continuous release from TSF-1. A report from 2004 suggested similar findings and identified a variety of potential source of nitrates to the JRA. It was also noted that a nearby Montana Department of Transportation facility was storing road sand mixed with an anti-caking agent (sodium ferrocyanide). This contributed to locally high concentrations of cyanide, nitrate, and sodium in the JRA at the facility (DEQ, 2017).

The proposed Apex underground mine is located at the north end of the current mine permit area and the workings would be developed above the ground water table. Any potential inflow to the mine workings would be limited to perched saturated zones and infiltrating precipitation, and contingency plans are proposed for managing water (Section 3.4.3 in EA). The general ground water flowpath, between the proposed Apex mine and the neighboring private wells to the south and southeast, would be intercepted by the Mineral Hill Pit dewatering system. Other dewatering systems associated with the tailings storage facilities manage ground water in that part of the site.
I also believe the Clean Air Act of Montana and the Federal Clean Air Act have been and continue to be violated by Golden Sunlight’s failure to control the dust storms from the cyanide tailings impoundment.

We see and have photo and video documentation of severe dust storms that have occurred regularly over the years and as recent as August 17, 2018.

Does this dust carry all the heavy metals and other pollutants that is in Golden Sunlight’s TAIL2 cyanide impoundment data reports?

I have yet to see a report or dust monitors to tell what is in the dust and the mist from the evaporators that blow off the tailings impoundment at Golden Sunlight Mine. This dust cloud often covers my house as the general wind direction is to the east.

I am a 5th generation Montanan having resided in Cardwell my whole life and raised my family here. My family and I are seeing the impacts of what mining has in store for those that live around mining activity for years. It has impacted my family’s health and our quality of life.

I believe the State turns a blind eye to what is going on and does not enforce the laws we have to protect Montana citizens. It is all about MONEY, and not about protecting families, friends, neighbors, community’s, town’s, the

and limit the potential for flow further to the south. Therefore, water quality in neighboring wells is not expected to be affected by continued operations at Golden Sunlight.

Golden Sunlight Mine has been operating within the limits of their air operating permit and their mine operating permit, including required monitoring, testing, recording, and reporting.

Comment noted.

The “TAIL2” results that are included in the Annual Progress Reports are for water samples collected from the tailings pond. These concentrations are not representative of the solids stored in the impoundment, nor the fraction of solids which may potentially become airborne.

DEQ is not aware of any air quality monitoring or testing data that identifies the individual chemical components of the tailings. However, under state and federal law, DEQ does regulate and enforce a particulate matter standard at GSM. DEQ addresses exposure to airborne particulate matter by requiring and enforcing limits and reasonable precautions at the mine. DEQ would be interested in any supporting documentation (e.g., dates, photographs, videos, etc.) of excessive particulate matter transported from the tailings impoundment. GSM must comply with the particulate matter and reasonable precaution requirements identified in Montana Air Quality Permit #1689-08 and Title V Operating Permit #OP1689-00.

Comment noted.
people of Montana and the environment. Montana can do better than this.

Kipp Huckaba 653 Highway 2 East PO Box 10 Cardwell, MT 59721 (406) 287 3347 Encl

Attachments
Comment Topic
Opposed. EA fails to discuss the ongoing air pollution from the tailing pond. An EIS is needed.

Comment Description
The draft EA states: “Golden Sunlight Mine operates under two air quality permits, Title V Operating Permit #OP1689-00 and Montana Air Quality Permit #1689-08, that would cover activities during the APEX project. Golden Sunlight Mine was required to submit a Title V Operating Permit Application and obtain a Title V Operating Permit in accordance with 40 CFR 63 Subpart EEEEE.

Although the mine life would be extended by three years, the rate of mining and ore processing and the air quality controls currently permitted under Air Quality Permits (#OP1689-00 & MAQP #1689-08) would not change if the APEX project is approved.”

The draft EA appears to claim that there will be no negative impacts to air quality if the APEX project is approved because the APEX project would be a continuation of the existing mine operation. That position is wrong. Approving an extended operation of the mine will result in additional or extended negative impacts to air quality and the public health by prolonging the impacts that are already occurring.

2.

FRED A. PHILLIPS

1) Comment noted.
2) Air quality at GSM is currently regulated for the mine under Montana Air Quality Permit #1689-08 and Title V Operating Permit #OP1689-00. The air quality permits contain numerous operational conditions and limitations, testing, and reporting requirements, designed to protect human health and the environment. As noted in Section 2.2.7.1 of the EA, the proposed project would not increase air emissions relative to the current air quality permits, thus a modification would not be required.
GSMs Air Quality Operating Permit # OP1869-00 page 3 includes Part A. Facility Wide, Item A.4 (ARM 17.8.308(1), Particulate Matter, Airborne, Fugitive Opacity, 20% and page 4 which states: “A.4”. GSM shall not cause or authorize the production, handling, transportation, or storage of any material unless reasonable precautions to control emissions of particulate matter are taken. Such emissions of airborne particulate matter from any source shall not exhibit an opacity of 20% or greater averaged over 6 consecutive minutes, unless otherwise specified by rule or in this permit.”

There is a history of dust storms originating at the mine’s cyanide tailings impoundment during high winds. The attached air photo of the impoundment shows that the cyanide tailings on the south half of the impoundment are dry, so the tailings are susceptible to becoming airborne. I have witnessed dust storms off the tailings on numerous occasions during my 15 years of commuting between Whitehall and Helena. These storms blow across highway 69 and at times the visibility was so low you couldn’t see traffic until you were right on top of it. Enclosed are several photos of a dust storms off the tailings pond that occurred on October 7, 2017. It is obvious from these photos that the storm exceeds the 20% opacity listed in the permit for fugitive opacity.

1) GSM is required to comply with the all conditions described in Montana Air Quality Permit #1689-08 and Title V Operating Permit #OP1689-00 including the requirement for GSM to take reasonable precautions to control particulate matter at the facility, as described in ARM 17.8.308(1).

3) See Response to Comment 6 below.

4) See Response to Comment 6 below.
The biggest concern regarding the windblown contaminants is the potential for serious health impacts due to the exposure to the airborne particles. GSM’s annual report includes testing results for the tailing impoundment and testing shows very high levels for cyanide (14.8 mg/l), copper (21.4 mg/l), manganese (5.86 mg/l), chloride (744 mg/l), and nickel (0.63 mg/l). The tests also show levels of aluminum, arsenic, and cadmium are present.

Anyone travelling the public highway during these dust storms are potentially impacted, especially those traveling in open vehicles, motor cycles (as was I), and bicycles. People living in the general area are repeatedly put at risk of exposure to airborne contaminants.

5) The numbers reported here are dissolved concentrations measured in water samples from the tailings pond. Some of the values that are included in the comment were measured on January 12, 2016, but do not represent the average chemical conditions of the pond. From January 2016 to December 2017, the following concentrations were measured:

- Total cyanide: maximum= 14.8 mg/L, minimum= 0.2 mg/L, average= 1.8 mg/L
- Copper: maximum= 21.4 mg/L, minimum= 0.096 mg/L, average= 2.41 mg/L
- Manganese: maximum= 20.4 mg/L, minimum= 2.15 mg/L, average= 7.32 mg/L
- Chloride: maximum= 744 mg/L, minimum= 290 mg/L, average= 512 mg/L
- Nickel: maximum= 0.68 mg/L, minimum= 0.22 mg/L, average= 0.37 mg/L

These water sample concentrations are not representative of the solids stored in the impoundment, nor the fraction of solids which may potentially become airborne.

GSM operates under Montana Air Quality Permit #1689-08 and Title V Operating Permit #OP1689-00. These permits regulate and enforce a particulate matter standard to protect human health and the environment. DEQ addresses the potential exposure to airborne particulate matter by requiring GSM to properly control particulates at the site. Noncompliance with permit limits by GSM would result in noncompliance identification, enforcement, and/or other corrective measures.
In July I emailed the Hard Rock Mining Division at Montana DEQ to enquire whether GSM had self-reported the October 7, 2017 dust storm. I also asked the DEQ what were the potential impacts to the public due to these events. DEQ has not responded.

DEQ responded via email to Mr. Fred Phillips on September 6, 7, and 10, 2018. GSM self-reported the dust event to DEQ via phone message on October 9, 2017 for the Saturday, October 7, 2017 event. GSM stated they were aggressively applying magnesium chloride to the tailings to reduce the dust. According the GSM, the tailings appeared to be moist based on impoundment inspections conducted on October 5th and 6th. Under state and federal law, DEQ regulates and enforces a particulate matter standard to protect human health and the environment. DEQ addresses exposure to airborne particulate matter by requiring and enforcing limits on how much particulate matter can be emitted from the mine. Prior to these questions and concerns from Mr. Phillips, DEQ Air Quality Bureau had not received any citizen complaints of blowing dust coming from the mine in recent years. DEQ would be interested in reviewing any photographs or video of GSM dust events.

I support mining in the state of Montana, but that support is contingent upon the mining being completed without harm to the environment and/or endangering the health and well being of the people that live near the mine. I don’t believe the current operation meets that standard.

I believe that the existing conditions warrant the review process for the mine amendment to be elevated to completion of an environmental impact statement. The EIS should include a full review of the air quality impacts from the existing mine. The mine expansion should not be approved until such time that the air quality issues are resolved.

**Attachments**