What did stakeholders say about: OVERALL QUALITY OF PLAN?
[O]ur communities are very disturbed by the DEIS (1) Citizen's Advisory Group for SSFL (CAG)
the Draft EIS <u>inadequately addresses</u> [historic and prehistoric cultural resources, SSFL's setting within parklands and a critical wildlife linkage, and setting within the Rim of the Valley] (2) National Park Service (NPS)
[W]e have rated [NASA's] DEIS as [having] Environmental <u>Concerns – Insufficient Information</u> (L 5) U.S. Environmental Protection Agency (USEPA)
purpose and need will not be fulfilled by the action alternative (2) NPS
<u>defers essential treatment</u> to the subsequent planning (2) NPS
[NASA's] statement of <u>purpose and need</u> for the project is problematic (1.2) State Historic Preservation Officer (SHPO)
the action alternative has the <u>potential</u> to have great irreversible <u>negative impacts</u> on native habitat and associated flora and fauna and wildlife movement. (3) NPS
The West Hills Neighborhood Council (WHNC) is in <u>disagreement with the plan</u> being proposed by NASA. (1.1) West Hills Neighborhood Council (WHNC)
the NPS finds the Draft EIS does not adequately address the stated Purpose and Need for the project. (7) NPS
NASA's DEIS <u>does not serve its purpose</u> to completely inform decision makers so they can decide how to best execute the cleanup. (s.o) Santa Susana Mountain Park Association (SSMPA)
The action alternative, as currently proposed, <u>does not fully</u> meet the stated need to <u>protect the environment</u> . (7) NPS
[A] number of elements of the analysis [in the purview of the DTSC] <u>lack clear definition</u> . (2) Resource Conservation District of the Santa Monica Mountains (RCDSMM)

[T]he DEIS as written is unsatisfactory and the AOC requirements that caused the proposed destructive cleanup must be changed. (2) CAG
Although the action alternative would remove contaminants it also would adversely impact soils, habitats, corridors and vegetation – <u>long term unacceptable consequences</u> . (7) NPS
release of the DEIS without the completion of [soil sampling and soil treatment pilot testing] studies is <u>premature</u> (3) LanVen
will render the landscape into an <u>unnatural assemblage</u> of vegetation, soils, topography, and wildlife diversity, and the overall aesthetic and ecological condition will be artificially disjointed from the surrounding natural parklands. (7) NPS
the proposed cleanup <u>may exacerbate negative site conditions</u> , such as non-native invasive plant proliferation, habitat type conversion, and reduced wildlife diversity. (7) NPS
The DEIS is flawed because it <u>lacks important information</u> . <u>DTSC must supply</u> much of the missing information. (S.0) SSMPA
The stated Purpose and Need to remediate the environment and <u>prepare the property for disposition</u> is not met by the single action proposed. (6) RCDSMM
[T]he mitigation measures [to address adverse effects on cultural resources] included in the Draft EIS are <u>premature</u> and insufficient. (6.4) SHPO
[T]he DEIS as issued is incomplete, inadequate, and does not conform to key environmental laws such as NEPA and CEQA. (CC.1) SSMPA
The DEIS is incomplete because it <u>lacks guidance that still-undelivered DTSC documents</u> , such as the DTSC EIR should include. (S.1) SSMPA
[T]he DEIS should provide the DTSC components (3) RCDSMM
[T]he DEIS should provide identification of specific outcomes for cultural resources, archeological as well as structural. (3) RCDSMM

The DEIS is incomplete because it does not specify expected outcomes for cultural resources, both archeological and architectural. (S.2) SSMPA  [The DEIS fails] to include the OIG [NASA Office of Inspector General] Report or any reference to it (3.1) San Fernando Valley Audubon Society (SFVAS)  [T]he Inspector General of NASA requested that the level of cleanup be re-evaluated. (3.e) SSMPA  The DEIS must be re-issued after DTSC and NASA determine and agree to robust decision-enabling guidelines. (CC.2) SSMPA  [I]t appears that, based on the DEIS, NASA has no intention of implementing a program that will achieve cost avoidance and protection of resources. (2.6) SFVAS  The DEIS fails to account for other remediation projects in other areas of SSFL. (13) Santa Ynez Band of Chumash Indians (SYBCI)  The DEIS is so inadequate it should be re-issued after critical missing information is made available (S.0) SSMPA  the cure that NASA has proposed is worse than the disease. (1.4) SFVAS	[A DTSC] EIR document must include a <u>CEQA analysis</u> that balances cleanup goals under various scenarios , including costs (S.1) SSMPA
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