What did stakeholders say about: NATIVE AMERICAN & ARCHAEOLOGICAL RESOURCES?

... <u>more resource inventory work</u> needs to be done before project effects can be fully assessed. (17) Los Angeles-Ventura Cultural Research Alliance (LanVen)

We are concerned that <u>some ... [archaeological] resources</u> are not being accounted for in the cultural resources inventory. (10) LanVen

The EIS must address impacts on cultural resources. (1) Santa Ynez Band of Chumash Indians (SYBCI)

NASA's level of effort on identification of cultural resources ... is incomplete and not sufficient ... (sc 2) LanVen

We request additional subsurface archaeological testing for all areas scheduled for any excavation. (11) SYBCI

The DEIS does not provide any information on how the <u>boundaries of the archaeological sites</u> on the property were **determined.** (2.c) Santa Susana Mountain Park Association (SSMPA)

... outstanding issues remain from the <u>2010 AOC</u>, including the <u>[lack of] definition</u> of "Native American artifacts" and **the 5% exception provision to historic properties.** (7.3) State Historic Preservation Officer (SHPO)

DTSC must interpret the AOC on the handling of Native American cultural resources. (2.a) SSMPA

What does a "formally recognized cultural resource" mean? Who needs to recognize what to meet that odd definition? (2.a) SSMPA

[The <u>Traditional Cultural Property Study</u>] should have been completed prior to the issuance of the DEIS. (14) LanVen

<u>New, detailed surveys</u> of [the Burro Flats Archaeological District] must be accomplished prior to making irrecoverable decisions to "clean up" this exceptional and irreplaceable Indian Sacred Site. (2.d) SSMPA

... the ... describing [of] the context of the [Burro Flats archaeological] site ... shows a general lack of understanding and poor research breadth of the site complex. (11) LanVen

... [W]e object to cleanup of the Burro Flats site ... (2.b) SSMPA

Given the significance of the archaeological resources as stake, relying solely on construction monitoring and a stipulation for unanticipated discoveries do not constitute a good faith effort in <u>the identification of historic</u> <u>properties</u> ... (17) LanVen

The approach that DTSC and NASA will take to an Indian Sacred Site must be incorporated in the decision. (2.d) SSMPA

Under the NASA proposal, <u>Native American artifacts</u> and sites including sacred areas and historic <u>locations are to be</u> <u>destroyed</u>. (1.5) West Hills Neighborhood Council (WHNC)

... the wholesale <u>assumption</u> that areas associated with existing structures, infrastructure, and other disturbance have [destroyed] the integrity of any archaeological resources <u>is dubious</u>. (16) LanVen

To remove the soil and the ecosystems would be to <u>remove the Sacred Landscape</u> identified by the federally recognized Santa Ynez Band in support of all Chumash people. (5) Resource Conservation District of the Santa Monica Mountains (RCDSMM)

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