Appendix B: Response to Public Comments Received During Public Review

The National Park Service (NPS) received roughly 1,830 individual pieces of correspondence that were submitted through the project website and/or mail, as well as roughly 60 individual pieces of correspondence that were submitted via email, during the July 7 to August 6, 2023 public review period for the Environmental Assessment. Of the correspondence submitted via the project website, at least 1,158 were largely form letters.

While the NPS received many comments both in support of the proposal and in opposition to it, this document addresses substantive comments received,² as well as numerous other concerns raised, during the public review period and is organized into concern and response statements. Unless indicated within the text, all page numbers contained herein refer to the revised *Re-establish Tree Seedlings in Severely Burned Giant Sequoia Groves and Adjacent Fisher Habitat Environmental Assessment*.

A. Comments that Indicate a Misunderstanding of the NPS' Proposal

A1. Concern Statement: The NPS received hundreds of correspondences that voiced opposition to logging operations, clear-cutting, and/or plantation forestry. Other individuals indicated that special interests, including timber extraction companies, would benefit from the project.

Representative Quotes

"I am urging you to withdraw the proposal for tree plantations and clear cutting with the Giant Sequoia groves."

"Don't be just a division of the timber industry, as is USFS."

"I was shocked, to read that your agency, wants to eliminate forest, and wilderness areas, and implement a tree farm."

NPS Response

These comments appear to misunderstand the purpose of the project and the scope of the proposed action. Given that none of the alternatives, including the selected alternative, propose to 1) develop a tree plantation (which is generally considered a monoculture forest planted for the purpose of high volume wood production), 2) conduct logging, clear-cutting, or removal of fallen logs, 3) fell any trees other than up to roughly 10 snags (dead trees) in a limited number of locations only as necessary to ensure landing safety for sling-loads, or 4) result in direct economic benefit to any company or business involved in timber extraction, the NPS has determined that

² A substantive comment is defined by NPS Director's Order 12 (DO-12) as one that does one or more of the following: 1) question, with reasonable basis, the accuracy of information in the environmental analysis; 2) question, with reasonable basis, the adequacy of the environmental analysis; 3) present reasonable alternatives other than those presented in the environmental analysis; or 4) cause changes or revisions in the proposal. In other words, substantive comments raise, debate, or question a point of fact or analysis. Comments that merely support or oppose a proposal or that merely agree or disagree with NPS policy are not considered substantive and do not require a formal response; though the NPS has provided responses to some non-substantive comments where clarification may be helpful. The NPS must consider all comments that are timely received, and the standard NPS practice is to respond to substantive comments that are submitted during the public review period for EAs (46.305(a)(1)).

concerns raised by these comments are sufficiently addressed in the publicly released EA and no further response is necessary.

B. Comments Related to General Compliance with the National Environmental Policy Act or Administrative Procedures Act

B1. Concern Statement: Availability of Field Data. One commenter asked the NPS for a number of pieces of information, including field data, throughout and following the public review period of the EA and stated this information should be shared with the public as it impacts the NPS' decision. At least two commenters indicated that NEPA had been violated because the NPS had not provided them requested data. One other commenter requested a printed copy of the EA and suggested ways for the NPS to share paper copies with the public.

Representative Quotes

"...The Park does not get to turn sequoia groves in Wilderness Areas into tree plantations, and irrevocably alter the genetics of the groves with seedlings from other grove areas, based on secret data that is withheld from the public...Nor is the Park empowered to make the public guess about the numerical sequoia seedling density threshold that you are using to determine whether or not you intend to create a tree plantation in a given area...and nowhere does the EA actually state the numerical sequoia seedling density threshold that you plan to use to make the decision to plant or not plant in any given area under your decision tree (Fig. 7 of the EA)."

"...The CEQ regulations state that, to comply with NEPA, an agency "must insure that environmental information is available to public officials and citizens before decisions are made and before actions are taken. The information must be of high quality. Accurate scientific analysis, expert agency comments, and public scrutiny are essential to implementing NEPA." 40 C.F.R. § 1500.1(b). To fulfill NEPA's public disclosure requirements, the agency must provide to the public "the underlying environmental data" from which the [agency] develops its opinions and arrives at its decisions."

"I am once again respectfully requesting the following information in order to be able to meaningfully comment on the EA: 1: The plot coordinates and sequoia seedling density data for each plot conducted by the Park in June 2023 in the Redwood Mtn. Grove, Board Camp Grove, and the 485-acre fisher area. 2: The numerical sequoia reproduction density threshold below which the Park claims there is insufficient sequoia reproduction (from some of the passages on pp. 3-6 of the EA, I could perhaps infer what the Park's asserted numerical seedling density threshold is, if I were to make an assumption or two, but I do not want to make assumptions, and there is a wide disparity between Stephenson et al. 2023 and York et al. 2013 (Figure 2) in terms of the year-two post-fire sequoia seedling density, and the progression of that density over time, so please clarify what that numerical threshold is, if you don't mind--thanks). 3: Maps showing specifically where the Park claims sequoia reproduction is insufficient based on 2023 surveys (the "portions" of the high-severity fire areas referenced on p. 27 of the EA), and where the Park asserts that planting is needed/planned, within the high-severity fire areas of the Redwood Mtn. Grove, Board Camp Grove, and the 485-acre mixed-conifer fisher area."

"This is why I am requesting this information--in order to understand what the Park is actually proposing to do where, and what the scientific basis is for any assumptions or conclusions made. So, I am once again respectfully requesting the following information in order to be able to meaningfully comment on the EA"

"...it would be an egregious violation of NEPA to conceal these data and refuse to provide them to me and other members of the interested public...."

"...Park staff, and the experts upon whom the Park is relying, refused to provide these data for the public to evaluate, scrutinize and ground-truth during the comment period, even as Park staff made clear that they were relying centrally on the Park's 2023 data for the decision to plant trees..."

"...Furthermore, the NPS does not believe that this data is necessary for informing the decision at hand (i.e., whether or not to select an alternative outlined in the EA, or modification of an alternative, for implementation).'] is directly contradicted by the EA, which states on p. 27 (and elsewhere) that (a) the Park will base its decision on whether to plant in a given area on results of 2023 field surveys, (b) those 2023 field surveys have already been completed in the Redwood Mountain Grove, the 485-acre mixed-conifer area next to the Redwood Mountain Grove, and the Board Camp Grove in mid-June 2023, and (c) the numerical results of those surveys have led the Park to conclude that "action [planting] is necessary to avoid loss of portions of these sequoia groves and mixed conifer forests" in Redwood Mountain Grove, the 485-acre mixed-conifer area, and Board Camp Grove. Therefore, by the EA's own explicit description, the EA is relying fundamentally on these mid-June 2023 field data for its decision to plant in these areas, yet the results of those data are nowhere presented in the EA, and now the Park is refusing to divulge the very information upon which your central conclusions and decision to act is based."

NPS Response

According to the NPS NEPA Handbook, "incorporated material must be "reasonably available for inspection by potentially interested persons within the time allowed for comment" on the NEPA document (1502.21)" (NPS 2015, p 25). Information on which the NPS is relying upon for a decision related to in the EA is, and has been, publicly available since before initiating public review of the EA. Specifically, Stephenson et al. 2023 (in preparation) and Soderberg et al. 2023 (in review) (as well as the underlying data and plot coordinates)—on which the NPS relies to inform the decision tree outlined in the action alternatives in the EA—have been publicly available since early June 2023, if not earlier (despite the disclaimer in Soderberg et al. 2023 (in review), the data were reviewed and released in May). The NPS also attached these U.S. Geological Survey (USGS) peer reviewed papers and links to the papers and data online

(<u>https://parkplanning.nps.gov/ReEstablishGiantSequoiaPostFire2021</u>) on July 14, 2023, in the same location as the EA, for the general public to more readily access during the public review period. A link to the data was shared directly with the commenter on July 22, 2023.

In addition to the aforementioned information, the methods, plot sizes, and plot numbers for the *regeneration surveys*—as requested by the commenter—are outlined in Soderberg et al. 2023 (in review). The study design was developed by USGS following principles of a randomized spatiallybalanced survey design, and the USGS data release that accompanied the release of Soderberg et al. 2023 (in review) includes the data, plot locations, timing of survey, and other information associated with plots that were surveyed by partner crews from University of California, Davis (UC Davis) under a cooperative agreement with NPS in Redwood Mountain Grove (46 plots) and Board Camp Grove (20 plots) in 2022. The NPS clarified for the commenter that 2023 data from surveys in Redwood Mountain Grove were collected from all 46 plots again in early summer 2023 with the same plot diameters at the same locations, using the same methods.

Despite the availability of this information, this same commenter requested specific NPS field data of sequoia regeneration surveys (e.g., the mean and median values of the plot data and associated maps) completed within Board Camp Grove, Redwood Mountain Grove, and the 485-acre fisher

area in 2023. The NPS did not provide 2023 regeneration data to the commenter for the reasons outlined below (which were also explained to the commenter during and following the public review period).

The regeneration data from field surveys is not necessary to inform the decision of whether to select an alternative (or a variation thereof) outlined in the EA (i.e., approve a Finding of No Significant Impact (FONSI)). As the EA outlines, the NPS would apply a decision tree if one of the action alternatives is selected for implementation to evaluate whether or not to monitor only, or to both plant and monitor within some or all of the seven potential action areas. As evident on pages 20-30 of the revised EA, this decision tree is based on (1) a RAVG analysis to identify areas of potential regeneration failure, (2) field surveys of reproductive potential, and (3) field surveys of regeneration. Under the action alternatives, if there are large patches of high severity fire effects present, contiguous areas without living reproductive trees, and if seedling density has less than a 90% probability of achieving the Bayesian estimated mean of 16,011 seedlings per acre reference density (14,112 sample mean density) two years post fire identified in Stephenson et al. 2023 (has undergone USGS peer-review, in prep for journal submission), the NPS would plant and monitor in the area. If any of these conditions do not apply, the NPS would monitor; no planting would occur.

Because the EA, with additional detail provided in the revised EA, analyzes the full range of direct, indirect, and cumulative environmental consequences from the potential to simply monitor and/or plant and monitor (i.e., the range of potential actions following the application of the decision tree) across the entirety of all seven potential action areas, and the requested field data does not inform the evaluation or assessment of environmental consequences in the EA, the specific field data to inform the decision tree outlined in the action alternatives are not necessary to determine whether or not a FONSI is appropriate.

The other reason for not releasing the field data collected in 2023 in Redwood Mountain Grove and the 485-acre fisher area during the public review period is that the data had not been QA/QC'd (quality assured/quality controlled) at the time. NPS and cooperator data are governed by the Department of Interior Information Quality Guidelines, a set of policies and regulations designed to ensure that quality data is provided in a transparent and scientifically valid manner in a reasonable timeframe, and the NPS was not in a position to proactively release the data until September 2023. The NPS also responded to the commenter directly and clarified that the only field data for Board Camp Grove was completed in 2022 (which was released to the public prior to the public review period) and provided that densities were exceptionally low, and no year two seedlings (i.e., no new germinants) were detected. The NPS also clarified in the revised EA that this field data was not collected *in* June 2023.

All said, because field surveys were being completed concurrent with the NEPA planning process and, out of a desire to be as transparent as possible, the EA references the findings from field surveys that had already been completed at two groves and within the fisher habitat area, and the NPS provided the sampled and estimated mean values and probabilities from the results of the field surveys (with the caveat that these numbers were preliminary and the data had not been QA/QC'd) in the virtual public meeting held during the public review period of the EA on July 25, 2023. A recording of this public meeting was made publicly available on August 2, 2023. Again, the NPS provided these initial estimated mean values to illustrate how the NPS staff were continuing to collect data and that this data was not showing trends that alleviated the NPS' concerns regarding sequoia seedling densities. In short, the NPS has released all information and data that could be released to the public during the planning process, as well as all that which informed NPS' assumptions in the EA. In addition, because the decision tree within the selected alternative inherently dictates that future, tiered decisions with regards to implementation will be needed (i.e., to implement planting or implement monitoring, alone), the NPS will share regeneration data from each area and the findings of each area's decision tree on the parks' Planning, Environment, and Public Comment website (the website where the EA is posted), and will do so prior to implementation if the decision tree indicates regeneration may not be sufficient.

It also bears noting that many of the planting/restoration proposals/projects that the NPS is aware of do not typically include rigorous studies of onsite regeneration. This is true even in Sequoia and Kings Canyon National Parks where facilities within Giant Forest Grove were removed over twenty years ago and the NPS planted giant sequoias and other conifers in previously disturbed areas to foster restoration within the grove. In practicing restraint and in an effort to limit action within wilderness, the NPS has applied a rigorous scientific method to understand regeneration prior to taking action, and while the NPS considered compiling, reviewing, and analyzing all survey data prior to finalizing a proposed action, the agency determined that doing so would be counter to the purpose and need for action and would not result in a better understanding of potential impacts; if anything, a piecemeal approach may have hindered that analysis.

As the NPS discusses in the EA (pages 2 and 43-44), based on sequoia ecology and other studies of fire-driven vegetation type conversion, the NPS finds that there is an urgency to act to restore seedlings to these areas if regeneration does not show a high probability of aligning with reference densities. Due to the time needed to gather the regeneration surveys, conduct analyses, prepare an environmental analysis, and provide ample public involvement, the agency determined that it was more feasible, transparent, and ultimately in better alignment with federal resource protection laws to present a proposed action that lays out the full potential for action (via a decision-tree) and analyze the complete direct, indirect, and cumulative impacts of intervening in each area rather than wait to collect and analyze the field data and then scale back the action areas and analyses if appropriate. Notably, planting immediately post-fire would have been the best conditions under which to plant; in some areas considered for planting, the fire occurred already three years ago. Under the current approach, the public can see the full impact of the proposed actions should data show that planting is necessary. And as stated above, the NPS has released the data collected so far so that the public would not be surprised by what the NPS is observing on the ground and the likely need for intervention in many of these areas.

On a final note, the NPS mailed a copy of the EA to the member of the public that requested it and responded directly to the commenter during the public review period regarding their questions about the threshold below which the NPS believes there is insufficient sequoia reproduction. The NPS further addresses these questions in response to Concern Statement E2 and within the revised EA.

B2. Concern Statement: Public Access. Many commenters, whose comments were largely identical, requested that the NPS allow public access to Redwood Mountain Grove as well as access for researchers and the press in order to "assess the accuracy of the government agency's representations in an EA or EIS regarding on-the-ground conditions before decisions are made about the areas in question" and the right of access to public lands under the First Amendment of the U.S. Constitution.

Representative Quote

"The Park's closure of the Redwood Mountain Grove to the public and press during the 30-day comment period on the planting proposal Environmental Assessment--an action which precludes

the ability of the public and press to visit the areas proposed for planting and see for themselves whether the Park's claim that there is a lack of sequoia seedlings in such areas is true after the past winter. The public and press have a First Amendment right to access these areas, especially for the purposes of assessing whether the Park's claim that sequoia reproduction is lacking is true."

"Cancel the Redwood Mountain Grove closure order and allow the public and the press to access the higher-intensity fire areas, take photos and video, and decide for themselves whether SEKI's claim that these areas lack sequoia seedlings is credible."

"The rights of site access that I am referencing here...pertain to: (a) the right of the interested public, during the NEPA public comment period, to assess the accuracy of the government agency's representations in an EA or EIS regarding on-the-ground conditions before decisions are made about the areas in question; and (b) the right of access to public lands, subject to narrow restrictions for clear, specific, and compelling reasons, under the First Amendment of the U.S. Constitution. With regard to the latter right, public land agencies violate the First Amendment when they close entire areas and deny the public and the press the opportunity to visit areas in question and scrutinize management proposals and actions of the land agencies. The public and the press have a right to access public lands, especially in the context of a controversial government proposal in which there is an important public need to gather on-the-ground evidence and photo documentation to investigate the veracity of the government's representations...The current Redwood Mtn. grove closure is the very type of closure that the federal courts have found to represent a violation of the First Amendment...."

NPS Response

The Redwood Mountain Road, Sugar Bowl Trail, Hart Tree Trail, and Redwood Canyon Trail (all of which lead to or through Redwood Mountain Grove, a portion of the project area) have been closed to the public under the authority provided to the Superintendent in 36 CFR 1.5 since the KNP Complex Fire in 2021 as significant hazards remain (falling trees and branches, burned out holes, lack of route finding, rolling rocks, mud and debris flows, etc.). However, given the substantial interest expressed by the public in accessing this area, the NPS developed a process to accommodate public access while mitigating identified risks; this process was developed within five days of the initial request for public access. This process—which includes a simple email request to the park for access and the near-immediate transmittal of an authorization letter for access—enabled the NPS to communicate hazards (like tree fall and difficult route-finding conditions), identify conditions as to prevent resource damage (like not trampling seedlings when off trail), and provide recommended actions used by park staff to reduce risk while in the closure. As of September 25, 2023, the NPS had received and authorized requests for access from a total of nine members of the public. Commenters were also encouraged to visit any other portion of the proposed action area as those areas have remained open.

The NPS scheduled two public site visits and one tribal site visit to the area during the public review period for the EA and invited the public and tribes to join NPS staff onsite to discuss the EA during that time. Site visit dates and a link to the PEPC website, where information on how to sign up for the site visits was posted, were communicated to the public via a press release at the time the EA was released. Roughly 13 members of the public contacted the NPS to join these site visits, and the NPS was able to accommodate all their requests; 10 members of the public ultimately attended one of the two scheduled site visits. Researchers, including one of the commenters, have also retained access to these areas through research permits, and the NPS communicated through responses to commenters that the press was encouraged to coordinate with the parks' public affairs office so the NPS could appropriately accommodate their access.

B3. Concern Statement: Extend Comment Period. Two commenters requested that the NPS extend the public comment period so that they could visit Redwood Mountain Grove and independently verify information provided in the EA. After the public review period ended, one of these commenters also requested the park's superintendent delay a decision on the EA to enable this same request.

Representative Quotes

"I am respectfully requesting that the Park please extend the public comment period for the EA by an additional 30 days, or use some other means to extend the public process, such as preparing a supplemental EA (given new information and changed circumstances) or withdrawing the EA and preparing an EIS. This will give our research team and others time to assess the actual on-theground conditions in terms of sequoia and mixed-conifer seedling densities in the areas currently proposed for planting, based on outdated field data from previous years and undisclosed data from mid-June 2023."

"...The public must...be able to ground truth the Park's field plots and compare the Park's data for each plot to independent findings. There is a compelling need for this type of independent verification here, and such verification is only possible if the Park prepares an EIS or extends the EA comment period."

"...if you do intend to proceed with the proposal, the public needs much more time to assess the on-the-ground conditions and document the disparity between the Park's claims and the on-the-ground reality."

NPS Response

There are many reasons an agency might extend a public comment period for an EA, usually as it relates to errors in the issuance of the EA that impact the ability to submit comments. As shared with the commenter, their rationale for an extension was not germane to an evaluation of the EA's alternatives (as explained further in response to Concern Statements B1 and C7) and given the overall planning schedule and potential implementation schedule, extending the public comment period would, by nature, have potentially severe ramifications on the project if one of the action alternatives is selected for implementation. As outlined on page 2 in the revised EA, there is some urgency behind taking action, and the Superintendent expressed directly to the commenter that he did not feel that the NPS would be practicing responsible stewardship of these lands and their resources by extending the public comment period without additional justification.

B4. Concern Statement: Pre-decisional. Several commenters stated or suggested that the NPS violated NEPA by reaching decisions to complete surveys, collect cones, and determine that planting will occur within Board Camp Grove, Redwood Mountain Grove, and a 485-acre fisher proposed critical habitat corridor without documentation of the impacts or prior to a FONSI.

Representative Quotes

"...Park staff made clear that they were relying centrally on the Park's 2023 data for the decision to plant trees—a decision that Park staff indicated they had already made well before the end of the public comment period and before comments and submitted evidence had been considered (see Appendix 2, attached). This is a violation of NEPA."

"The research damage and the sequoia cone gathering have also violated NEPA because there is no documented analyses of the impacts from these activities prior to implementation."

NPS Response

The actions the commenters reference have not been implemented without review and documentation of compliance with federal resource protection laws.

Concerning the references to conducting surveys and collecting cones in the project areas, the NPS has documented environmental impacts via a categorical exclusion (associated with nondestructive data collection and inventory) for plant surveys as well as issuing research permits to enable others to study the area, and mitigations were developed to protect seedlings during those activities (see also response to Concern Statement G2). Similarly, through a lengthy footnote on pages 30-31, the revised EA explains how the NPS complied with the National Environmental Policy Act for cone collection activities that preceded a FONSI, and these actions were included within the cumulative impacts analysis in the EA.

Concerning references to making the decision to replant, the NPS has not made any decisions about the proposed action prior to the completion of the EA and issuance of a FONSI. While the commenter referenced an email exchange between NPS staff and the commenter as evidence of this perception, the NPS did not find any language in in the correspondence suggestive that a decision had been made prior to a FONSI.

B5. Concern Statement: Tribal Consultation. Several commenters suggested that indigenous people should be consulted for their knowledge prior to determining action. One commenter suggested the project does not align with indigenous values.

NPS Response

The NPS consulted with tribal partners during the scoping and EA public review phases and has continued consultation with tribes since that time. This consultation process and the feedback received thus far are described in Chapter 4 in the revised EA.

C. Comments Related to the NEPA Pathway and Adequacy of the Environmental Analysis

Several commenters stated that the NPS needed to prepare either a supplemental EA or an EIS for a number of reasons which are addressed individually below.

C1. Concern Statement: Precedent Setting. Several commenters stated that the NPS needs to prepare an EIS because the actions are "precedential" or "precedent setting."

Representative Quote

"...we know of no previous proposal that would plant trees, essentially creating plantations, in a NP Wilderness. Therefore, the proposed action would establish a precedent for future actions with the associated significant ecological effects (beneficial and adverse); so would the adverse effects from frequent use of helicopters and chainsaws in Wilderness. For those reasons alone, an EIS is necessary, because there the Park Service will likely use this action as a precedent to propose similar post-fire planting in other Wilderness areas affected by climate change."

NPS Response

The action alternatives considered in the EA may be considered unique in that they represent a response to an unprecedented situation—where large contiguous areas of high severity fire burned through sequoia groves of the Sierra Nevada (see Appendix C of the EA for a discussion on the situation and its relationship to climate change), and if planting in any of the sequoia groves is indeed implemented, it will be the first time sequoia seedlings are planted within wilderness in

these parks. However, these factors do not make the action alternatives "precedent setting" as planting mixed conifer tree seedlings in wilderness, is not unprecedented, nor is planting sequoia seedings in existing groves or within their range.

Vegetative restoration, including post-fire planting of tree seedlings, is common practice on public lands throughout the United States (including federal lands managed by the NPS), as are actions introducing non-local genetic material in the case of re-introducing or augmenting genetic resources. There are also a number of examples of planting sequoias and mixed conifer seedlings across the Sierra Nevada, including within Sequoia and Kings Canyon National Parks (see footnote on page 30 of EA). Similarly, the use of helicopters and chainsaws in wilderness—when determined to be the minimum tools for a necessary action in wilderness—is not precedent setting in Sequoia and Kings Canyon National Parks as described in the EA (page 64) and the parks Wilderness Stewardship Plan (NPS 2015). Post-fire planting of tree seedlings is not the equivalent of creating a plantation, as suggested by several commenters. In summary, the nature of the proposed action (planting post disturbance) and its components (collecting cones, surveying seedlings, hiking, camping, cutting snags with explosives or chainsaws, transporting equipment and material via stock and helicopter, planting by hand, and monitoring) are not precedent setting. They are representative of actions that are typically approved by the NPS under a categorical exclusion.

Furthermore, current Council on Environmental Quality regulations concerning the National Environmental Policy Act do not require preparation of an EIS for actions that are simply precedent setting (see 40 CFR Parts 1501.3-6 and 1502), and the NPS's NEPA Handbook does not identify precedent setting as one of the "circumstances that indicate an EIS is the appropriate NEPA pathway" (NPS 2015, p 18). Rather, an EIS is applicable to proposals that could result in significant adverse environmental impacts. Concerns related to the potential for significant impacts are addressed in response to Concern Statement C4.

C2. Concern Statement: Controversy. At least one commenter stated that the NPS needs to prepare an EIS because "the actions are highly controversial," specifically as they relate to impacts to wilderness.

Representative Quote

"Here, there has already been a significant scientific dispute as to whether the actions are necessary and at what level of density of natural sequoia regeneration planting should take place...Moreover, the term "controversial" also "refers to cases where a substantial dispute exists as to the nature of the environmental consequences of a proposed action. Because the action is proposed in Wilderness, NEPA requires a more thorough analysis in an EIS because the substantive restrictions in the Wilderness Act that preclude the types of actions proposed here." That is especially so where the proposed action will have a negative impact on the Park's Wilderness character and involve activities prohibited by the Act, including mechanical transport (helicopters), motorized equipment (helicopters and chainsaws), and ecological manipulation."

NPS Response

The term "controversial" under NEPA has long been understood to refer to cases where a "substantial dispute exists as to the nature of the environmental consequences of a proposed action" [emphasis added] (NPS 2015, p 21). Consultations with subject matter experts, review of the body of peer-reviewed publications, consulted agencies, and even assessment of the comments received during public review, do not demonstrate substantial controversy as to the nature of the environmental consequences of the evaluated alternatives within the EA. Importantly, with the 2020 revisions to the CEQ NEPA regulations, the concept of controversy is no longer a factor when determining whether the effects of an action are significant, and therefore whether an EIS must be

prepared. As explained in the preamble to the 2020 regulations, "...the extent to which effects may be controversial is subjective and is not dispositive of effects' significance. Further, courts have interpreted controversy to mean scientific controversy, which the final rule addresses within the definition of effects, as the strength of the science informs whether an effect is reasonably foreseeable. The controversial nature of a project is not relevant to assessing its significance" (FR 85 43322). The NPS has acknowledged in the EA, the beneficial and adverse impacts that would occur to Wilderness character under each alternative, and for the reasons stated in the FONSI, has determined that implementation of the selected alternative will not result in significant adverse impacts to Wilderness character or other resources. Therefore, an EIS is not required.

Notably, several comments on the EA pointed out that some details concerning environmental consequences had been overlooked or not fully explained. These comments are addressed in Concern Statement C4, Section G, and/or are further described in the revised EA, and demonstrate that there is no substantial dispute regarding the nature of the environmental effects from the project. Additionally, many commenters implied or directly voiced outrage about some of the impacts and the nature of those impacts, particularly to wilderness character, but did not refute the findings of those impacts with additional analysis that questions the intensity or context of the impacts. The NPS addresses these concerns about the Wilderness Act and impacts to wilderness character in Sections D and G. And a few commenters either shared unsupported opinions or analysis (no references cited) which do not rise to the level of a substantial dispute as to the nature of the environmental consequences, or focuses, not on the environmental consequences, but rather disputes "whether the actions are necessary and at what level of density of natural sequoia regeneration planting should take place." The NPS addresses these concerns about purpose and need and the scientific underpinnings of determining that need in Concern Statements, Section E.

Ultimately, though the NPS found it necessary to provide further context and detail for its impacts analyses via the revised EA, no substantive comments were provided that questioned, *with reasonable basis, a high degree of controversy as to the nature of the environmental consequences.*

C3. Concern Statement: Hard Look. Several commenters stated that the NPS needs to prepare an EIS because the NPS has not adequately considered environmental impacts (e.g., had failed to take a "hard look.")

Representative Quote

"The environmental impacts of the proposed planting effort regarding disturbances and stress to wildlife and habitat, due to human and mechanical intrusion, and noise, from helicopters, explosives, chainsaws, mule trains, work crews camping in the forest for up to two weeks at a time, etc., have not been adequately considered. The same applies to the potential for contamination by invasive plants, pathogens, and genetic contamination of nursery seedlings, equipment, and other intrusion. At the very least there should be full environmental impact statements to consider these and other potential impacts in greater depth."

"Moreover, NEPA requires the agency to take a hard look; at the potential environmental effects of the proposed action and alternatives. A proposal that would essentially create plantations of sequoias and other trees in the SEKI, the John Krebs, and proposed Wilderness most certainly triggers these factors and requires preparation of an EIS."

NPS Response

The NPS has considered impacts to all resources identified by NPS staff, consulting agencies, and the public during two public scoping periods and the public review period for the EA. The EA, together with additional details in the revised EA, considers all foreseeable direct, indirect, and

cumulative impacts, uses sound science and best available information, and makes a logical, rational connection between the facts presented and the conclusions drawn. The NPS complied with NEPA and has taken the required "hard look."

C4. Concern Statement: Significant Impacts. Several commenters stated that the NPS needs to prepare an EIS because the impacts of the proposed action would be significant or would be cumulatively significant given other past, present, and reasonably foreseeable actions, and one commenter identified two other actions that are occurring within the Sequoia-Kings and John Krebs Wildernesses but are outside the potential action areas. One commenter specifically raised the concern that adverse effects may still be present despite beneficial effects.

Representative Quotes

"Impacts that may be both beneficial and adverse. A significant impact may exist even if the federal agency believes that on balance the effect will be beneficial. Here, planting trees in the context of Wilderness is both adverse and beneficial. While the actions proposed would adversely affect Wilderness characteristics of untrammeled, natural, undeveloped, and solitude...the Park Service's EA effuses the many benefits the proposal would bring in restoring the groves. These potential adverse or beneficial effects, in light of their precedential nature of planting in Wilderness, the highly controversial and uncertain effects from planting, require that the Park Service analyze the project with an EIS."

"In our scoping comments, we specifically included two other actions the Park Service is implementing in the SEKI Wilderness, including its roadside hazard project, which would chainsaw fell large trees within the Wilderness at a certain distance from roads, and the Wilderness chainsaw and tree cutting in Wilderness groves...Ironically, while the cumulative effects analysis in the Wilderness effects section discusses the Fire and Fuels Management Plan, which the Park Service violates in its Emergency Actions in unburned groves..., there is no mention of these projects in the EA, even though the activities are concurrent and would adversely and cumulatively affect Wilderness character."

NPS Response

One of the "circumstances that indicate an EIS is the appropriate NEPA pathway" is when "the proposal is expected to or has the potential to result in significant *adverse* environmental impacts" (NPS 2015, p 18, emphasis added). The EA was written and reviewed in consultation with resource and environmental compliance specialists (the full Interdisciplinary Team and their expertise is listed in Chapter 4 of the EA), and conclusions therein are either supported by NPS expert opinion or peer reviewed literature cited throughout the document.

In response to concerns raised during the public review period over the degree of impact and cumulative effects described in the EA, the NPS re-evaluated the description of the affected environment, direct and indirect effects, and cumulative effects, including both those that are beneficial and those that are adverse. As a result of this review, the NPS determined that some clarifications and additions (including reference to influences from tree hazard management and emergency fuels reductions in sequoia groves) were appropriate in either the affected environment or effects sections and those were provided in the revised EA. (See also the responses to Concern Statements in Section G.) Taken as a whole, and through the full record of NEPA documentation, the NPS has affirmed that in consideration of both the context and intensity of the action, including cumulative effects, a FONSI is supported. Please see the FONSI for the full discussion and rationale behind a "finding of no significant impact."

C5. Concern Statement: Impacts to Wilderness and Ecologically Critical Areas. One commenter stated that the NPS needs to prepare an EIS because the actions will affect wilderness and other ecologically critical areas (i.e., fisher proposed critical habitat).

Representative Quote

"While all actions in National Parks affect unique characteristics, here the actions are being proposed in Wilderness and ecologically critical areas, including habitat for the Pacific fisher, a species listed under the ESA as endangered. Again, this factor suggests preparation of an EIS."

NPS Response

The NPS fully evaluated impacts to both wilderness and fisher habitat within the revised EA and identified no significant impacts that would require the preparation of an EIS. Outside of potentially having significant effects, the National Park Service's NEPA Handbook does not identify the potential to impact wilderness areas or ecologically critical areas as one of the "circumstances that indicate an EIS is the appropriate NEPA pathway" (NPS 2015, p 18).³ In other words, simply because an action may affect wilderness or ecologically critical areas does not, on its own, require an agency to prepare an EIS.

C6. Concern Statement: Uncertainty. A group of commenters stated that the NPS needs to prepare an EIS because the outcome of the action is uncertain. Some commenters specifically suggest that there is uncertainty related to impacts to soils and vegetation, fisher and fisher habitat, the genetic makeup of sequoia groves, and wilderness.

Representative Quote

"The degree to which the potential impacts are highly uncertain or involve unique or unknown risks. This factor involves high levels of uncertainty and risks that are unique or unknown, which would make it difficult or impossible to reasonably predict impacts of an action, which require analysis in an EIS. Here, the EA and associated analysis admits the highly uncertain outcome of the planting, in that it may take up to 6 seasons of planting seedling for the there to be sufficient numbers of surviving trees, and even then the outcome is highly uncertain. Moreover, the impacts from the planting itself in the form of boots on the ground, the digging holes for each of the tens of thousands of seedlings in an area with highly-disturbed and fragile soils is highly uncertain and involves unique and unknown risks. The risks are unique because this is the first such actions that we know of in NP Wilderness, and there are many unknown risks, such as the long-term adverse effects on soil and vegetation in burned sequoia groves, the long-term genetic makeup of planted groves from sources outside the groves, and the impact to areas outside groves where planting is proposed in endangered Pacific fisher habitat. These effects and the outcome will be uncertain for decades or even longer. Moreover, the continued and highly uncertain effects from climate change also requires a more thorough analysis in an EIS."

NPS Response

The current CEQ regulations for implementing NEPA do not require the preparation of an EIS when uncertainty of environmental consequences exist. That said, the proposed CEQ regulations under current review recommend including "The degree to which the potential effects on the human

³ Department of Interior regulations concerning the National Environmental Policy Act require agencies to prepare an *EA* or *EIS* if an "extraordinary circumstance" applies to a proposed action which could otherwise be "categorically excluded" from further analysis under NEPA (46.205(c)). One of these extraordinary circumstances is if the action may "have significant impacts on such natural resources and unique geographic characteristics as...wilderness areas...and other ecologically significant or critical areas" (NPS 2015, p 40).

environment are highly uncertain" [emphasis added] as a factor for considering whether or not an EIS is appropriate (CEQ 2023).

The revised EA, with incorporation of clarifications and additional detail provided in response to public comment, outlines the full range of potential environmental consequences that the NPS anticipates could follow from implementation of the alternatives considered in the EA, including the potential for implementation to extend for 5-6 years (across two plantings in each area) and the variability of outcomes that are anticipated, as the commenter highlights. Although the precise outcome of any of the action alternatives is uncertain as it is with any planting or restoration work or—for that matter—any effort that extends for some time into the future (e.g., the precise number of holes that will be dug for each planting and the number of seedlings that will survive), the EA discusses the full range of those impacts, including those to soils and vegetation, fisher and fisher habitat, the genetic makeup of sequoia groves, and wilderness, as well as a number of other resources. Through this analysis and in reading through public comments, the NPS did not find any evidence to suggest that there is a high degree of uncertainty beyond the range of impacts that are outlined within the EA.

This conclusion is further validated by a long history of planting across the United States and within the Sierra Nevada in particular. As mentioned in response to Concern Statement C1, trees have been planted across the Sierra Nevada for decades, and tree planting has occurred within wilderness in states including New Mexico, California, and Colorado, with no evidence suggesting substantive uncertain impacts. Meyer and Safford (2011) studied all areas they could find where sequoias were planted or grew naturally after fire decades ago. Sierra Pacific Industries has planted sequoias all over in California in tree plantations. The NPS itself planted sequoias within Sequoia National Park over 20 years ago after removing a large amount of infrastructure within Giant Forest Grove, and this area is not so ecologically disparate from the areas considered for planting in this plan, even those that are within wilderness, that would suggest uncertainty in impacts that cannot otherwise be anticipated. Despite this long history of similar actions, no one has reported any signs of novel disease or other substantial problems that would suggest uncertainty in the impacts of this action should the full scope of planting be implemented. As planting, even post fire, is an activity that has been implemented across the country and particularly within the Sierra Nevada, the NPS had examples of projects to review for guidance to understand scope of work and the environmental consequences. In the course of reviewing examples, and considering the scope of this project, the NPS has not identified uncertain impacts not otherwise identified with the EA.

C7. Concern Statement: Additional Analyses. A few commenters requested additional data and/or analyses. One commenter requested that the NPS complete a hydrology study, while another requested a genetic analysis of sequoia groves. Another commenter asked the NPS to prepare a supplemental EA or EIS to gather more data and complete more analyses related to field surveys of sequoia regeneration. As part of this request, the commenter specifically stated that field surveys need to be ground-truthed by independent scientists.

Representative Quote

"The study states that any attempt to avoid such serious genetic risks and impacts must be based on an extensive study and assessment: "To weigh the risks of AGF...we need to know the species' extent of local adaptation to climate and other environmental factors, as well as its pattern of gene flow." None of this extensive required assessment and analysis, including the extent and length of genetic isolation of the groves from each other and the level of gene flow, is analyzed or divulged in the EA, and there is no indication that this essential analysis has been conducted at all."

"Based on the following, we urge you to withdraw this proposal, at least for now, or at a minimum prepare an Environmental Impact Statement to: (a) give the public and independent scientists time to ground truth the Park's 2023 field plot sequoia regeneration data, which has not yet been provided by the Park; (b) more carefully consider the discrepancies between the EA's stated planting threshold regarding segucia seedling densities and the reference given by the EA (Stephenson et al. 2023) as the source of this threshold; (c) properly assess the disparity between the EA's core assumptions and predictions—i.e., that most (approximately 80% or more) of the year one post-fire sequoia regeneration would die by year two post-fire and that there would be little or no additional year two post-fire sequoia seedlings—and the actual results of 2023 field surveys; (d) allow time to see if year three post-fire data (and year four post-fire data in Board Camp Grove) continues to show substantially more positive results than the EA's assumptions and predictions regarding sequoia seedling survival and new sequoia reproduction; and (e) adequately analyze new, emerging scientific research by independent scientists from the high-severity fire areas in Redwood Mountain Grove (research which includes data and metrics that are not part of the Park's field surveys), and research from high-severity fire areas at 6 years post-fire in the Nelder Sequoia Grove, especially the finding that sequoia reproduction is higher in areas with the highest shrub cover, and the finding that young sequoias are densest and growing by far the fastest in the high-severity fire areas."

"The rights of site access that I am referencing here...pertain to: (a) the right of the interested public, during the NEPA public comment period, to assess the accuracy of the government agency's representations in an EA or EIS regarding on-the-ground conditions before decisions are made about the areas in question."

"The unprecedented nature of this proposal, the controversy and unknown genetic risks from planting sequoia seedlings from completely different groves from different areas, the massive disparity between the EA's claims that sequoia reproduction is lacking versus the current on-theground high abundance of sequoia seedlings in the high-severity areas, and the fact that you are proposing this in Wilderness Areas, necessitates preparation of an Environmental Impact Statement."

NPS Response

The EA was written and reviewed in consultation with resource and environmental compliance specialists (the full Interdisciplinary Team and their expertise is listed in Chapter 4 of the EA), and conclusions within the EA are supported by expert opinion and/or peer reviewed literature cited throughout the document—with some clarifications provided in the revised EA. The NPS also consulted the U.S. Fish and Wildlife Service (FWS), the California State Historic Preservation Officer (SHPO) (informally), and tribes regarding potential impacts of the proposed action.⁴ The USFWS concurred on August 21, with the NPS's determination that the now selected alternative *may affect but is unlikely to adversely affect* the fisher. In drawing these conclusions or concurring with NPS findings, these resource experts and consulting agencies and tribes did not identify any additional scientific studies or analyses beyond those provided to evaluate the environmental consequences of the action.

⁴ In discussions with the California SHPO, the NPS determined that each planting would be an independent undertaking under the National Historic Preservation Act as each planting area is independent from the other for implementation. The NPS also determined that through complete avoidance of historic properties, including potential (i.e., unevaluated) historic properties, effects to cultural resources are predictable and anticipated to be a No Adverse Effect through avoidance. Historic properties identification and the full NHPA process will be initiated if and as the planting areas are refined, but this identification is not necessary to determine a FONSI.

One of the "circumstances that indicate an EIS is the appropriate NEPA pathway" is when "there is incomplete or unavailable information to the extent that a FONSI (resulting from an EA) cannot be supported" (NPS 2015, p 18). However, while agencies shall "ensure the professional integrity, including scientific integrity, of the discussions and analyses in environmental documents"; "make use of reliable existing data and resources"; "identify any methodologies used and…make explicit reference to the scientific and other sources relied upon for conclusions in the statement", "Agencies are not required to undertake new scientific and technical research to inform their analyses" (40 CFR § 1502.23), nor are they required to delay action to accommodate members of the public who wish to ground truth their findings, or to await the conclusion of new or independent research.

The NPS considered the request to complete a new hydrology study but determined that this study was not necessary to further inform the impact analysis as watershed studies for these areas had already been conducted for the Burned Area Emergency Response plans (as discussed on pages 11-12 of the revised EA). Furthermore, in reviewing these studies, the NPS concluded that while actions that disturb soil can further contribute to erosion, this project would not contribute to extensive soil disturbance beyond that already occurring in the system post fire, and restoring forest cover is expected to benefit soils by stabilizing them against further erosion in the long term.

Concerning one commenter's request for a genetic analysis of sequoia groves, the NPS worked with a population geneticist in forest biology to complete such an analysis—which discusses both the relatedness of southern sequoia groves, their genetic isolation, and apparent levels of gene flow—and provided the findings in Appendix E of the EA. See response to Concern Statement G3 for additional details.

The data and analysis associated with sequoia regeneration field surveys are not pertinent to informing the alternative selected for implementation or whether that alternative has significant impacts. See response to Concern Statement B1. Notably, in their comments related to needing field survey data to complete an EIS, this commenter does not question the findings of the environmental consequences within the EA or suggest the requested analyses are critical to understanding the environmental consequences. Rather, the requested data and analyses are fundamentally related to how the NPS is determining the purpose and need for action; specifically, regeneration/reproduction data within the potential planting areas and within other groves post-high severity fire and the threshold (based on reference density) of regeneration/reproduction that the NPS is relying on to determine if planting is likely needed. And while the commenter asserts that there are discrepancies within the sources upon which the NPS relies and questions the assumptions underpinning the NPS' purpose and need for action. Further, the NPS' interpretation and application of the information for making management decisions is appropriate. Refer to Section E for response to comments regarding the purpose and need of the action.

Furthermore, waiting for this regeneration analysis to make a decision on the EA is unlikely to generate a different result than the framework/decision-tree process outlined in the action alternatives themselves and, as explained in the EA, such a delay has the potential to impact project success. As explained in the EA on page 3, and further clarified in Appendix C of this FONSI, due to the conditions needed for successful seedling germination and subsequent survival, sequoia seedling germination primarily occurs in years one, two, and three post-fire as conditions for successful germination and survival are mostly gone by year three. As discussed within the EA and specifically addressed in response to public scoping comments (Appendix C of FONSI), all known peer-reviewed datasets and published studies of giant sequoia reproduction post-fire show a sharp

decline from year 1 through year 5 in sequoia seedling densities with each year post-fire *on average* having fewer and fewer seedlings. Thus if sequoia seedling densities measured in year 2 do not show densities that are similar to those needed to establish a stable population (see Stephenson et al. 2023 and explanation in response to Concern Statement E2), there is no reason or previously produced data to indicate that this pattern will be reversed (e.g., all of sudden large numbers of sequoia seedlings germinate and survive in these project areas where the majority of seed trees are now dead and where conditions favoring seed germination and survival (friable mineral soil free of litter and duff) are rapidly diminishing).

Considering the above, the analysis within the EA and supporting documentation, and the project record as a whole, the NPS determined there is sufficient information to support a FONSI.

D. Comments Related to Compliance with the Wilderness Act

D1. Concern Statement: Actions Prohibited in Wilderness. Hundreds of commenters indicated that planting tree seedlings within wilderness is contrary to the Wilderness Act and/or indicated that associated actions to implement the selected alternative are not acceptable or are, in fact, prohibited, in wilderness. One group of commenters stated that the agency must provide a reasoned discussion of alternatives that avoids activities that are typically prohibited under the Wilderness Act.

Representative Quotes

"The EA suggests that the negative effects to Wilderness character comply with the Wilderness Act because the project is necessary to restore giant sequoia groves, and alternatives that would cause less impact to wilderness character are not feasible. But see EA, Appx. D, p. 18 (Alternative D, which would cause much less effect on Wilderness character). But the question is not simply whether the Park Service met certain procedural requirements in analyzing the impacts of the Project under the Wilderness Act; rather, the Wilderness Act imposes substantive limits on wilderness management that require preservation of an area's "wilderness character."; It cannot be reduced to mere "paperwork hurdles"; See Wilderness Watch v. United States Fish Wildlife Serv., CV 23-77-M-DWM, at *25-26 (D. Mont. Aug. 2, 2023)."

"The Park Service has essentially admitted that actions it has already taken and the proposed actions violate the Wilderness Act. In a blatant admission of Wilderness Act violations that have already occurred, the EA states that the removal of cones from these groves (both those from live remaining trees and those scattered on the ground) between 2021 and 2023 have likewise trammeled several of the project areas and other groves within the seed zones; EA, p. 57...Finally, the EA also admits that the presence of crews hiking to, camping within, and conducting post-fire monitoring or seed collection in all groves and those within the seed zone."

"the proposal violates the Wilderness Act: using mechanized equipment, motorized transport, installations, and it would significantly and adversely affect Wilderness character, pitting intense trammeling against the Park Service's desired conditions, while adversely impacting undeveloped qualities and opportunities for solitude."

"...I also am concerned about honoring the purposes of the Wilderness Act and Wilderness designation. It appears the NPS has overlooked these. It is less than humble of NPS to think it must "fix" Wilderness and that a plantation approach to such fixing is at all appropriate with in it. In fact, the Wilderness Act prohibits manipulating Wilderness. "Untrammeled" is how Wilderness is supposed to be...Planting trees and removing snags in Wilderness violates this fundamental tenet of Wilderness, that it remains unmanipulated by humans. Wilderness is meant to be shaped by

natural processes, including natural fires, and Wilderness Act author Howard Zahniser put it best when he implored managers to be "guardians not gardeners.""

"An agency must provide a reasoned discussion of alternatives that may avoid prohibited activity under the Wilderness Act. Alternative D would avoid many of those prohibited activities. Moreover, the Park Service must, at the very least, explain why anything more than Alternative D is necessary, given that it could lessen the adverse effects on Wilderness character better than Alternatives B or C. If Alternative D lessens those adverse effects while leading to similar results (978 acres versus 1,130 acres planted), then the adverse effects from Alternatives B or C are unnecessary."

NPS Response

Consistent with NPS Management Policies, the NPS completed a minimum requirement analysis to determine whether action was necessary in wilderness to correct a degradation resulting from high severity fire. This analysis included evaluating such factors as: 1) the situation that may prompt administrative action in wilderness, 2) whether or not action could be taken outside of wilderness to address the situation, 3) whether requirements of federal legislation require the NPS to act, and 4) whether action is necessary to preserve one or more qualities of wilderness character. The NPS also considered the cause and timing of the degradation, whether the NPS had authority to act, whether timely intervention was necessary to prevent further degradation, whether climate change or other ecological factors would reduce success, whether there was an identifiable goal, how intensive the action would be, and agency experience with the type of intervention being considered. Through this evaluation, the NPS determined that action was necessary in wilderness to comply with the requirements of other federal laws, including the National Park Service Organic Act, the parks' enabling legislation, and the Endangered Species Act, to comply with NPS policy and planning documents, and preserve the natural guality of wilderness character, specifically to preserve sequoias, to restore fisher habitat, and protect surrounding forests from future high severity fire. This analysis—which incorporates a supporting analysis in Appendix C of the EA, is included as Appendix D of the EA.

Section 4(c) of the Wilderness Act provides that "there shall be no temporary road, no use of motor vehicles, motorized equipment or motorboats, no landing of aircraft, no other form of mechanical transport, and no structure or installation" in wilderness "except as necessary to meet minimum requirements for the administration of the area for the purpose of this Act" (16 U.S.C. § 1133(c)). However, the Wilderness Act also states that: "Nothing in this Act shall modify the statutory authority under which units of the national park system are created. Further, the designation of any area of any park...as a wilderness area pursuant to this Act shall in no manner lower the standards evolved for the use and preservation of such park...in accordance with the [NPS Organic Act of 1916], the statutory authority under which the area..." (16 U.S.C. § 1133(a)(3)). Put differently, the Wilderness Act makes clear that the Act does not modify or lower the standards for preservation of the parks under NPS Organic Act and the enabling legislation that established Sequoia and Kings Canyon National Parks.

The Organic Act directs the NPS to "conserve the scenery, natural and historic objects, and wildlife" in units of the National Park System "...in such manner and by such means as will leave them unimpaired for the enjoyment of future generations" (54 U.S.C. § 100101(a)). The enabling legislation for the parks demonstrates that they were created in order to conserve their natural resources, in particular sequoia trees. The NPS determined that the persistence of mature giant sequoia and preservation of fisher habitat connectivity is required to meet the parks' enabling legislation and other applicable laws, including the Endangered Species Act (16 U.S.C. § 1536(c)). NPS Management Policies (which are the agency's official interpretation of its Organic Act and

provide specific and detailed guidance regarding the NPS's preservation obligations under the Organic Act) also require the NPS to maintain natural population processes and strive to protect a full range of native plant and animal genotypes. They also require that the NPS meet its obligations under the Organic Act and Endangered Species Act to protect threatened or endangered species and their habitat. Consistent with these policies, the NPS may manipulate landscapes and plant or animal populations if necessary to correct excessive disturbance caused by past human actions and when such actions would not cause unacceptable impacts. Park management plans and the Parks' Foundation Document also provide for the conservation of giant sequoia and fisher habitat. See Appendix B of the EA for relevant law, policy, and management direction as well as Section 1 of the MRA in Appendix D of the EA.

"Conservation" is furthermore identified as a public purpose of the Wilderness Act (16 U.S.C. § 1133(b)). Thus, actions taken to preserve, protect or conserve, natural resources, such as those analyzed in the EA, further this purpose of the Act.

Taking such actions as those prohibited under Section 4(c) complies with the Wilderness Act if they are found necessary to meet the minimum requirements for administering the wilderness area to accomplish this purpose. Having determined that action in wilderness was necessary, the NPS evaluated the minimum tools needed to accomplish this action. All told, the NPS evaluated 11 alternative means of accomplishing the conservation action determined necessary within wilderness. Several of these alternatives or alternative components were initially described in the MRA as additional alternatives but were not considered further because they were infeasible, unsafe, or would have too great an impact on wilderness character. The remaining alternatives were dismissed in the EA because they either did not safely resolve the conservation action determined necessary within wilderness, or because they would result in greater environmental impacts, including impacts to wilderness character. The impacts of each of the alternatives carried forward for detailed analysis in the EA—two of which were carried forward from the initial MRA were analyzed for impacts to the four qualities of wilderness character for which status and trends are known. Through this analysis, the NPS determined that though the selected alternative will result in short-term negative impacts to untrammeled guality, undeveloped guality, and opportunities for solitude, it will preserve the natural quality in the long term and overall wilderness character to a greater degree than other alternatives. This analysis, and the NPS's decision are consistent with the Wilderness Act; the selected alternative will leave the parks' wilderness unimpaired for future generations in conformance with the Wilderness Act. See additional discussion on alternatives considered in response to Concern Statement F3.

D2. Concern Statement: Intervention is not justified. One group of commenters critiqued the NPS' analysis for deciding to "intervene" within wilderness (referencing the ecological interventions analysis included as Appendix C of the EA). This group of commenters specifically 1) disagreed with the NPS' approach toward protecting "natural" and "untrammeled" as two, separate, qualities of wilderness character, 2) criticized the NPS for not practicing restraint or demonstrating humility by "conflating desired conditions with natural conditions," 3) and stated that intervention is only appropriate "to the extent that it removes a direct, human-originated degradation to restore a naturally functioning ecosystem process"—concluding that the NPS improperly discounted the impacts of climate change as a factor in causing the

degradation and suggesting the only appropriate response to the NPS' cited cause of degradation is reduced fire suppression.

Representative Quote

"The Wilderness Act, read as an internally consistent document as required by law, does not pit Wilderness characteristics against one another...what is natural for the area necessarily flows from what is untrammeled. Indeed, this is the common meaning of the term "natural." ... It is the result of a process, not a static end point. Otherwise, the default position will always be to trammel Wilderness to comport with some land manager's notion of what is natural, even though various complicated factors—many of which we do not fully understand and cannot control—are always necessarily at play in shifting natural conditions, especially in the context of climate change. Here, the Park Service is conflating "desired conditions" with "natural conditions"; and creating a false conflict to justify trammeling actions in Wilderness. Ultimately, "whatever 'wilderness character' means, it cannot be something that depends upon the active manipulations of humans" Sean Kammer, 43 ENVTL. L. at 86 (2013). Restraint and humility are important values underpinning the Wilderness Act, and "[I]and managers should exercise this same humility in dealing with wilderness areas, lest they lead us down a path to where there are no longer any places that are truly 'wild, ' no places beyond the control of human institutions and cultural imperatives." Id. The Park Service has utterly failed to restrain themselves and has lost its sense of humility in its belief that its desired conditions trump all other Wilderness values. The Park Service's own manual and policies unequivocally disfavor intervention. The ecological intervention analysis provided in an Appendix focuses too much on past fire suppression and fails to adequately factor in the effects of climate change that favor foreclosing ecological intervention. And even climate change...provides no adequate justification for discrete coercions within Wilderness. The eco-intervention manual makes clear that this is not grounds for doubling down on anthropogenic manipulation. The direct cause of post-wildfire conditions for sequoias at in each grove is a natural ecological dynamic, albeit one indirectly influenced by global atmospheric pollution and a century of fire suppression. Thus, the contemplated planting activity bears no direct connection to addressing the origin of the degradation, which the Park Service indicates will not change in the future because it will continue to suppress fires. If anything, the analysis shows that the Park Service should adjust its policies and allow more wildland fire to occur rather than suppress it, which is the change that the analysis suggests is necessary. Instead, intensive sequoia gardening would interrupt natural processes and supplant them with a manufactured end-state defined by normative human desires. To the extent that any ecological intervention is appropriate in Wilderness, it is only appropriate to the extent that it removes a direct, human-originated degradation to restore a naturally functioning ecosystem process. In this case that human-originated degradation is fire suppression and climate change itself, both of which must be addressed by the agency and society as a whole. It is never appropriate to use diffuse, indirect human effects to justify the proliferation of additional direct ones. To do so would be to abandon the very premise of Wilderness, that nature dictate its own processes."

NPS Response

As stewards of wilderness, the NPS must carefully consider each proposed action in wilderness through the lens of wilderness preservation, as directed by the Wilderness Act. To this end, the NPS completed a minimum requirements analysis to determine whether action was necessary in wilderness and the minimum tools needed as well as an analysis evaluating ecological intervention in wilderness consistent with the Wilderness Act agency guidance. The NPS' treatment of the untrammeled and natural qualities of wilderness in these analyses, and in the EA, is in alignment with interagency guidance (e.g., Landres et al. 2015) which treats "untrammeled" and "natural" as two separate qualities of wilderness character based on the language of the Act:

- Natural: "Ecological systems are substantially free from the *effects* of modern civilization... The Natural Quality is preserved when there are only indigenous species and natural ecological conditions and processes, and may be improved by controlling or removing nonindigenous species or by *restoring ecological conditions*" (Landres et al. 2015, emphasis added).
- Untrammeled: "Wilderness is essentially unhindered and free from the intentional actions of modern human control or manipulation...The Untrammeled Quality is preserved or sustained when actions to intentionally control or manipulate the components or processes of ecological systems inside wilderness (for example, suppressing fire, stocking lakes with fish, installing water catchments, or removing predators) are not taken. This quality is improved when suppression of wildfire or manipulation of habitat is stopped or significantly reduced" (Landres et al. 2015, 10-11).

The NPS administers wilderness to preserve the five qualities of wilderness character: untrammeled, natural, undeveloped, opportunities for solitude or primitive and unconfined recreation, and other features of value. Each quality is an equally important tangible component of wilderness character—no one quality predominates or trumps the others. Placing a higher value on the untrammeled quality of wilderness character than on the other qualities disregards the other qualities of wilderness character, the conservation purpose of wilderness, the purposes of the National Park System under the Organic Act, the purposes for which individual units of the National Park System are designated, and other values by which these lands are managed in accordance with other laws. It is also inconsistent with interagency guidance.

As demonstrated in the EA, including Appendices C and D, and in response to Concern Statement D1, the ecological, natural conditions in wilderness have been degraded as a result of the unprecedented extent of high severity fire during the 2020 Castle and 2021 KNP Complex Wildfires to such an extent that they are contrary to the conservation purpose of Wilderness, the purposes of NPS designation, and the protection and preservation of endangered species and their habitat. As also demonstrated in Appendix C of the EA, the NPS properly accounted for the impacts of climate change as a factor in causing this degradation, stating: "Factors driven by climate change, including extended periods of hotter, drier drought, and less snowfall (Diffenbaugh et al. 2015; Griffin and Anchukautus 2014) have contributed to fuels accumulations from the die-off of millions of trees in the Sierra Nevada. These factors likely contributed to certain sequoia groves and mixed conifer forests burning at high severity during the Castle and KNP wildfires." However, while all 27 groves in Seguoia and Kings Canyon National Parks that burned during these fires were subjected to these same climate-driven factors, not all experienced high-severity effects. In fact, groves with recent natural or prescribed fire, and thus less fuel accumulation, experienced largely beneficial effects; in comparison the six groves with a history of fire exclusion, and therefore higher fuel loads (e.g., surface fuel accumulations and standing ladder fuels), experienced severe effects (Shive et al. 2021). This key difference in pre-fire fuel conditions has led fire ecologists and sequoia experts to conclude that, were it not for high pre-fire fuel loading in the groves where severe fire effects were documented, more sequoias would have survived (A. Caprio personal communication January 2023) (see Chapter 1, EA references list, and References on pages 12-14 in Appendix C of EA).⁵

⁵ To the commenter's suggestion that if fire suppression is the cause of degradation, the only action that would be the appropriate response would be to stop suppressing fires: The NPS acknowledges that some degree of suppression of wildfires will continue for a number of reasons that are not wholly driven by NPS policy. As described in, Appendix C, page 7 of the EA the "NPS is committed to a managed wildfire strategy when state air quality standards do not require fires to be suppressed, when such strategy would not threaten communities, when fire would be beneficial to the

These conditions are not only caused in part by past human-intervention, this degradation can be corrected with limited intervention, solely intended to restore ecological function of previously forested areas severely impacted by these high severity fires. In response to these wildfires, the NPS, supported by agency and research partners with the Burned Area Emergency Response program (BAER), used modeling data to identify resources at risk. As the BAER reports explain, modeling suggested that thousands of wilderness acres—inclusive of sequoia groves—were at risk of recovery failure (see NPS 2020 and NPS 2022, and pages 4-7 of EA) due to large contiguous areas of high severity fire causing previously unprecedented losses of sequoias across their Sierra Nevada range. Despite the scale of extensive forest loss, the NPS proposes to target only the most critical and sensitive resources—including those contributing to the natural guality of wilderness character (i.e., iconic and rare sequoia groves and endangered species) and continues to model and collect field data to further limit planting areas to locations where regeneration is insufficient—as determined by best available science—to restore a self-sustaining forest. The goal of the proposed action is limited—not to restore—but rather "direct the trajectory of severely burned areas toward forest recovery" (page 1 of the EA) and "once seedlings [are] established, the NPS anticipates that natural and dynamic post-fire recovery processes [will] continue..." (Alternative 2, on page 53 of the EA). In narrowing this goal, the NPS dismissed alternative components that included more extensive action such as watering seedlings and removing existing shrubs. Considering the above, the proposed action complies with applicable law and guidance, including RM 41: Wilderness Stewardship, which directs that the NPS act with "restraint" and only consider intervention when "necessary to preserve wilderness character as a whole" (RM 41: Evaluating Ecological Intervention in Wilderness, page 5).

In consideration of above, given that the commenters did not cite supporting evidence in their correspondence (nor were relevant research or data cited in an independent analysis submitted on behalf of these parties dated 1/05/2022), and given that the NPS has conducted all reviews in conformance with NEPA regulations and other relevant resource law and policy and supports assumptions and conclusions by citing both peer-reviewed literature and the data driven opinion of resource experts with decades of experience in these parks, the NPS concludes that no further action related to this concern is necessary to support a FONSI.

E. Comments that Question the Purpose and Need for Action

Hundreds of commenters questioned the purpose and need for action. While most of these comments were more general form letters, a few commenters raised specific questions about the scientific underpinnings of the purpose and need for action and how the NPS would ultimately determine—through field surveys and the application of a decision tree—that planting would occur (i.e., be necessary to achieve the purpose and need for action).

E1. Concern Statement: Assumptions. The NPS received several comments that stated the NPS' need for action is based on what a commenter refers to as false assumptions or inaccurate conclusions about anticipated sequoia regeneration and seedling mortality. Notably, many of

landscape, and when fire does not place resources at risk. More specifically, the Fire and Fuels Management Plan for Sequoia and Kings Canyon National Parks (2003) states that the NPS, through the plan and its implementation, "seeks to benefit park resources and society by restoring and maintaining the natural fire regime in a manner consistent with firefighter and public safety," and chief among the tools available to the NPS through that plan includes wildland fire use (i.e., non-suppression). As NPS policy is already to allow fires to burn to the extent feasible, and as the purpose of the EA is not to develop new policy, the NPS has determined that no further action is necessary to respond to this component of the concern.

these comments inaccurately represent the EA or point to outlier data that suggests natural regeneration is more likely than the NPS anticipates in the purpose and need for action.

Representative Quotes

"The EA's proposed plantation scheme is predicated on two assumptions from Stephenson et al. (2023): that about 80% of the 2022 seedlings would be dead by 2023, and that there would be little or no 2023 sequoia reproduction. However, both of these fundamental assumptions proved to be false, given the 2023 data."

"Importantly, Appendix 2 of Stephenson et al. (2023) directly contradicts this scientifically unsupported insinuation, showing that 83% of the sequoia groves studied had year two post-fire sequoia seedling densities below 14,112 per acre--most of them far, far below this level--and yet sequoias did not disappear."

"...among the Stephenson et al. (2023) fires with less than 14,122 sequoia seedlings per acre at year 2 post-fire—which comprise most of the fires analyzed by Stephenson et al. (2023)—the data from 5 years post-fire in these fire areas contradict the claim that sequoias will disappear in such areas, and many of these areas increased in sequoia seedling density by year 5 post-fire."

"In fact, Appendix 2 of Stephenson et al. (2023) contradicts the EA's assertion, showing that, even in these lower-severity fire areas (which create poor conditions for sequoia seedlings compared to higher-severity areas), and even in locations with only a few thousand sequoia seedlings per acre, a few hundred per acre, a few dozen per acre, or none per acre at year 2 post-fire, these areas remain populated with sequoias at year 5 post-fire (Stephenson et al. 2023 did not present any data beyond year 5 post-fire), and many of them have substantially higher sequoia seedling densities by 5 years post-fire than they did at 2 years post-fire, contrary to the EA's assumption that little or no new sequoia reproduction will occur after 1 or 2 years post-fire."

"The EA assumed that the density of year one post-fire sequoia seedlings would decline by about 80% by year two post-fire, yet your webinar shows that for Redwood Mountain Grove your year one post-fire sequoia seedling density was 4266/acre while your early summer 2023 density was 3863/acre--i.e., a mere 9% reduction compared to the 80% reduction that the EA predicted...the fact that your own figures indicate an extremely minor decline in sequoia seedling density--far less than the EA predicted--is a big deal. Why didn't you specifically note or divulge this?"

NPS Response

It is NPS policy to use the best available science to assist park managers in addressing management needs and objectives, as the NPS has done in this case. Notably, the NPS received a number of comments during public scoping that questioned the scientific underpinnings of the purpose and need for action—not too dissimilar from these comments received during public review of the EA. The NPS prepared a response to those comments prior to public review of the EA and requested that the USGS facilitate an independent peer-review of that response to ensure the NPS is appropriately interpreting the scientific literature related to:

- 1. Both the benefits of smaller patches of high severity fire and substantial concerns related to recovery within large areas of high severity fire;
- 2. Anticipated regeneration of sequoias every year post-fire—including and specifically within large patches of high-severity fire—and seedling survival rates within high severity areas;
- 3. Seed dispersal distances (that would indicate whether natural regeneration from surrounding live trees could contribute to future seedlings in the potential action areas); and

4. How the NPS determines whether there are "sufficient" seedlings present to ensure a stable forest population into the future, including the methods the NPS is using to survey seedlings (including seasonality and plot size).

USGS asked two independent scientists not associated with USGS or NPS or any other federal agency to review both the concerns as submitted by the commenter during scoping as well as the NPS response, and to provide their overall evaluation of the NPS response in terms of scientific adequacy. Both peer-reviewers concluded that the NPS response was adequate and met the standards of scientific peer review in its response to comments. One reviewer agreed with NPS position on the issues but made suggestions for how the NPS response to these issues could be even stronger and clearer, specifically around two issues: the strength of the sampling design used by NPS and the mechanisms by which sequoia ecology has potentially been disrupted by high severity fire. In summary, two independent forest scientists reviewed these issues as potential areas of concern and agreed with the NPS response to these issues. This response to public scoping comments has been added as Appendix C of this document, and additional details concerning similar comments from the public review period are outlined in the remainder of this Section E.

In response to these comments, it bears clarifying that the EA does not guarantee a certain level of natural regeneration or survivorship or lack thereof in forests impacted by large areas of high severity fire. Specifically, the EA does not state that sequoias will disappear from an area if there are not 14,112 seedlings per acre in year two post fire, or that 80% or more of the seedlings found in year one post fire will be dead in year two, or that there will be no new sequoia regeneration after year two post-fire. Rather, the NPS

- 1) Relies on credible, peer-reviewed scientific literature related to sequoia ecology to explain why there is cause for concern that these forests may not return to forests and the likelihood that they will instead convert to shrub-dominated communities; and,
- 2) Outlines a scientifically valid method to understand what level of regeneration most likely aligns with a stable, self-sustaining sequoia grove—taking into account the wide variation of sequoia seedling counts found in the reference data and field measurements—and determine at what level of regeneration the agency believes action is necessary.

To the first point above, the EA makes the following assumptions regarding giant sequoia reproduction that are supported by the literature as shown in the EA: (1) the *vast majority* of sequoia seedling regeneration occurs in year 1 and year 2 post-fire and (2) total sequoia seedling numbers *on average* decline over time, post fire. The NPS also discusses previous research documented in the published literature—and the high mortality rates of giant sequoia seedlings documented therein—in order to clarify why the NPS is concerned that reproduction may not be enough to re-establish self-sustaining giant sequoia forest despite the presence of naturally regenerating seedlings. See Appendix C, the revised EA, and the discussion in response to Concern Statement E3. To the second point above, see the response to Concern Statement E2.

Fundamentally, though some literature cited in the EA has gone through internal agency peerreview either through USGS or NPS and is currently in review for publication in scientific journals, the sum of scientific works cited in the EA demonstrates concern among contributing scientists that natural sequoia grove recovery is not assured in areas where regeneration is documented to be lower than reference densities cited in the EA.

Perhaps most notably, while a commenter identifies specific plots or datapoints that are contrary to the overarching findings within scientific literature and, if considered on their own, may indicate that planting is not needed, the NPS is focused—not on individual areas of success—but rather the

likelihood that stable populations can be largely restored across large areas of sequoia groves versus the likelihood that they will instead largely convert to shrub-dominated communities into the future. This is why, as explained in response to Concern Statement E2, the NPS relies on a scientifically valid survey design and analysis of a spatially balanced randomly located set of plots across a large potential planting area and the probability of that data aligning with references densities that are estimated mean values and 95% credible intervals from a large multi-fire, multi-year dataset to determine whether or not to plant across the broad potential planting area. While there is uncertainty in future outcomes for forest recovery, the NPS proposed action is consistent with its conservation mission and other legal mandates. The EA provides comprehensive analysis of any potential impacts from taking the proposed action.

This plan to replant some areas under the selected alternative is consistent with the precautionary principle. Planting sequoia seedlings in burned areas poses little to no risks to ecosystem function whereas not planting has the potential to cause a long-term alteration in ecosystem function. If other plant species become established in the years immediately following fire, potential sequoia regeneration is not likely until the next fire and is only possible then if sufficient seed sources are present. When dealing with an iconic species like sequoia that has a very small natural range and requires considerable time to reach reproductive stature, promoting recovery, especially if those actions are reversible (e.g., through fire or mechanical treatment), is most closely aligned with restoration science and with the National Park Service Organic Act (1916), "...to conserve the scenery and the natural and historic objects and the wild life therein and to provide for the enjoyment of the same in such manner and by such means as will leave them unimpaired for the enjoyment of future generations."

Now, to address various concerns raised by a commenter regarding the NPS' interpretation of the body of science referenced in the EA:

1. Is the NPS appropriately interpreting the scientific literature related to sequoia recovery post high-severity fire?

See Appendix C of this document and discussion in response to Concern Statement E3.

2. Is the NPS appropriately interpreting the scientific literature related to regeneration of sequoias every year post-fire—including and specifically within large patches of high-severity fire—and seedling survival rates within high severity areas? See discussion above and responses to Concern Statements E2 and E7.

3. Is the NPS appropriately interpreting the scientific literature related to seed dispersal distances?

See Appendix C of this document. Although the Sequoia seed dispersal distance given in the EA cites Clark et al. 2021, the actual sequoia seed dispersal curve used in the paper (which was developed for that paper) is not presented in the paper and was instead obtained by A. Das of USGS from J. Clark, the primary author of the paper. This is the most up to date analysis of sequoia seed dispersal distance, but an earlier analysis, Clark et al. 1999, presents similar values for giant sequoia. The graph that NPS received from J. Clark, by way of A. Das, shows 95% of seed dispersal within 50 meters of the parent tree. This has been clarified in the revised EA.

4. Is the NPS appropriately interpreting the scientific literature to determine whether there are "enough", or "sufficient" seedlings present? Are the methods the NPS is using to survey seedlings (including seasonality and plot size) scientifically valid? See discussion in response to Concern Statements E2 and E5.

E2. Concern Statement: Determining if Natural Regeneration is Sufficient. Several

commenters indicated that the NPS had not clearly defined a threshold of natural regeneration under which the NPS would plant and/or indicated that there was no scientific basis for the NPS to use reference densities as a baseline under which regeneration was deemed inadequate. One commenter indicated that the studies relied upon by NPS do not support the EA's reference densities or draw conclusions about any thresholds under which intervention would be necessary, concluding that the NPS is misusing or mis-interpreting the studies.

Representative Quotes

"nowhere does the EA actually state the numerical sequoia seedling density threshold that you plan to use to make the decision to plant or not plant in any given area under your decision tree (Fig. 7 of the EA)."

"There is literally not a single scientific source that supports the fundamental premise of the EA-that if there are less than 14,112 sequoia seedlings per acre at year 2 post-fire, sequoias will disappear from that area. In fact, every single data source in existence that has investigated this question, including those cited by the EA and Stephenson et al. (2023), finds that by 25 years or so post-fire, there are vastly more young sequoia trees in high-severity fire areas than there are in lowseverity surface fire areas. There are no exceptions to this in the scientific literature."

"Stephenson et al. (2023) does not make a conclusion that sequoias will disappear in a particular area if year two post-fire sequoia seedling density is less than 14,112 per acre. Stephenson et al. (2023) merely reports that, at two years after lower-severity prescribed fires, there is typically an average of 14,112 seguoia seedlings per acre. In fact, Appendix 2 of Stephenson et al. (2023) contradicts the EA's assertion, showing that, even in these lower-severity fire areas (which create poor conditions for sequoia seedlings compared to higher-severity areas), and even in locations with only a few thousand sequoia seedlings per acre, a few hundred per acre, a few dozen per acre, or none per acre at year 2 post-fire, these areas remain populated with sequoias at year 5 post-fire (Stephenson et al. 2023 did not present any data beyond year 5 post-fire), and many of them have substantially higher sequoia seedling densities by 5 years post-fire than they did at 2 years post-fire, contrary to the EA's assumption that little or no new sequoia reproduction will occur after 1 or 2 years post-fire...Perhaps more importantly, to the extent that this speculative comment is being used by the EA to assume that sequoias will disappear in areas with less than 14,112 sequoia seedlings per acre in year 2 post-fire, In fact, in Appendix 2 of Stephenson et al. (2023), for plots where some sequoia regeneration was recorded at some point after the prescribed fires (p. 5) says currently exists in the Board Camp Grove, by year 5 post-fire 3 of the plots fitting the above description had the same or lower density of sequoia reproduction, while 9 had higher sequoia seedling density by year 5 post-fire. This stands in stark contradiction to the assumptions in the EA that: (a) the great majority of the year 2 post-fire seedlings will be dead by year 5 post-fire; (b) little or no new sequoia reproduction will occur after the first year or two post-fire, and essentially none will occur after year 2 post-fire; and (c) in areas with dozens or hundreds of seguoia seedlings per acre at year 2 post-fire, seguoias will disappear in such locations."

"The York et al. (2013 study does not support the EA's assertion that sequoia reproduction will disappear if year two post-fire sequoia seedling density is less than 14,112 per acre." Nowhere does York et al. (2013) make a conclusion that sequoias will disappear in areas with less than 14,112 sequoia seedlings per acre at 2 years post-fire. Nor does the "stable population" graph in York et al. (2013), which the EA relies upon on pp. 3-4, support the EA's tree planting threshold. In fact, Table 1 of Subappendix 1 of York et al. (2013) states that the "stable population" graphs shown in Figure 1b of York et al. (2013) are based on two plots totaling 14.7 hectares. Figure 1b of York et al. (2013) shows approximately 6,000 sequoia seedlings on these 14.7 hectares in their stable

population distribution figure, which equates to approximately 400 sequoia seedlings per hectare, or about 160 sequoia seedlings per acre, not 14,112 per acre."

NPS Response

The EA, clarified via the revised EA, explains that based on supporting studies of expected seedling density, evaluation of site-specific climate, recommendations from published literature (North et al. 2019; York et al. 2013b; York et al. 2020), and technical reports (Stewart 2020), the NPS is proposing to plant 100 to 400 total seedlings per acre in areas where assessments under the decision tree outlined in the EA indicate that the Bayesian estimated mean density of seedlings per acre at two years post fire has less than a 90% probability of achieving the estimated mean of 16,011 seedlings per acre reference density (14,112 sample mean density⁶) calculated from Stephenson et al. 2023 (in preparation) and therefore may not recover a stable sequoia population without intervention. Because several groves were not sampled until three years post-fire (Upper Dillonwood and Homers Nose) and because the dataset used to calculate reference densities only has values at one, two, and five years post-fire, the research team, which includes NPS and USGS staff, are still developing an approach on what appropriate reference density should be used for a conservation-oriented decision likelihood threshold. Ongoing development of the threshold reference density for these groves does not affect the impact analysis presented in the EA or the determination that a FONSI can be supported.

While the NPS received a number of comments criticizing how the NPS arrived at this threshold and the sources that the NPS relies upon to determine this threshold, all of these comments either inaccurately represent the NPS' interpretation of the sources or draw conclusions or interpretations of the data that are not scientifically supported. In order to clarify any misunderstandings on this topic, the NPS' interpretation of and rationale for the use of York et al. 2013a and Stephenson et al. 2023 (in preparation)—which upon review the NPS affirms is still accurate and appropriate—is outlined below.

Details Concerning the Application and Interpretation of York et al. 2013: Understanding the Stable Age Structure of Giant Sequoia Groves

As identified in the EA, the "goal of the proposed action is to direct the trajectory of severely burned areas toward forest recovery" (page 1), but to do so, the NPS needs to ensure that post-fire seedling densities are sufficient to create a *stable age structure* in the population. Given that giant sequoias have high mortality in seedling size classes, are very long-lived, and rely on larger, older trees to survive fires and other disturbances and produce the vast majority of cones,⁷ the NPS is concerned that if seedling densities within the potential action areas do not reflect (in number and probability) estimated mean values of seedling densities in areas that are indicative of a stable age structure, there *may* not be enough seedlings to have enough sequoias survive to 40, 80, 100, 400, 1,000 years old to create a stable age structure (e.g., a stable population of sequoias), reflecting that present in these areas prior to high severity fire. The project goal is to direct the severely burned areas toward forest recovery, and field measurements of seedling densities are being used as an indicator that the sequoia population is or is not back on a trajectory to re-establish mature sequoia trees in the project areas. In other words, the presence of seedlings post-fire is not, alone, indicative of a stable population of sequoias into the future as there may be thousands of seedlings per acre, two years post fire, and still hundreds of small trees per acre, ten years post fire, but

⁶ The per acre sample mean at two years post-fire is the number most commonly cited in the EA (14,112 sequoia seedlings per acre).

⁷ Harvey et al. (1980) estimate that sequoia trees on average 400 years and older are the trees that bear the most cones and thus are critical for sequoia reproduction (Harvey et al. 1980 p.47).

eventually, over time, these numbers of sequoia trees may not be enough to create a sequoia forest that is capable of maintaining itself over time (i.e., a stable age structure).

The NPS evaluates this possible decline over time through reference to the only available population demographic model for giant sequoia, produced by York et al. (2013a). Specifically, the NPS used this population demographic model and its comparison to prescribed fire data for two purposes: 1) to indicate what the stable age structure for giant sequoia might look like, and 2) to establish that age structures in sequoia groves with prescribed fire are similar to the population structure of the modeled stable age structure (notably, Stephenson et al. (2023, in preparation) provides reference post-fire densities for which to compare field surveys, which is described further below). The York et al. (2013a) model works with 10-year increments of survival and displays densities over 100-year time steps and compares this model of stable age structure to two grove areas without fire in the last century and two areas with recent prescribed fire to evaluate departure from this stable age structure model and thus were more likely to result in replacement of large reproductive sequoia trees over time (over 400 to 1000 years). The two quotes from York et al. (2013a) below indicate what the data and analysis were and how they were intended to be used, which is consistent with how the NPS is using them.

Here we present the results of the first demographic model for giant sequoia. A predicted age distribution was derived from empirical data to describe what a long-term stationary population of giant sequoia looks like. This is a relevant reference for management decisions influencing giant sequoia, considering the emphasis of recent studies and treatments on encouraging giant sequoia regeneration as a means for addressing regeneration failures associated with fire suppression over the past century. Additionally, it provides a reference, not from reconstructed past conditions, but from modern era data and calculations that rely on basic demographic information about giant sequoia. While there remains uncertainty in precisely how dense new giant sequoia cohorts need to be in order to sustain local populations, the shape of the expected distribution can be used as an important reference for evaluating whether treatment options (i.e., burning frequently, infrequently, or not at all) move the age structure closer or farther from an expected stationary distribution.

This quote points out three important points relevant to the commenter's stated concern:

- 1. The data and analysis are intended to be used in the way NPS is using them: as information and indicators for whether a management action or lack of one will move the age structure closer or farther from a sustainable population (stationary distribution).
- 2. This analysis is based on measured and modeled demographic data.
- 3. There is uncertainty in the exact densities required, which the NPS acknowledges.

York et al. (2013a) furthermore states:

The importance of the comparison between the predicted distribution and the actual distribution highlighted here occurs when evaluating the relative departure from expected in the youngest age class (< 100 years old). The burned area results in the establishment of younger cohorts that move the overall structure closer to what is expected (Figure 1, bottom). While the unburned areas do have trees in the youngest age class, the relative decline in the number of young trees moves the distribution in the opposite direction from a sustainable distribution.

Here, York et al. (2013a) does not give a specific seedling density needed to maintain a stable age structure, and the NPS does not rely on seedling density data in York et al. 2013a to determine the seedling reference densities as comments suggest. Nor does York et al. (2013a) say that without fire or a specific value of young sequoias that all sequoias will disappear; the NPS does not say this in the EA either. Rather, York et al. (2013a) is stating that the density of young sequoias found after fire was similar to that found in a modeled sustainable age distribution.

The NPS thereby concludes that the agency's use of York et al. 2013a is appropriate to understand what a stable age structure might be for a tree that lives for 3,000 years and typically has high mortality for seedling size classes. The NPS additionally reached out to both York and Stephenson (the two main authors of York et al. 2013a) and explained how the data and analysis are being used by NPS in the EA. Both York and Stephenson concurred, informally, that this use was appropriate.

It is unclear how the commenter concluded, based on their analysis of York et al.'s (2013a) data a year two reference density of 160 sequoia seedlings per acre, nor does the commenter provide detail on how this conclusion was reached. The York et al. 2013a data, as presented, do not support this level of time resolution in terms of seedling density—which is notably a key reason the NPS does not rely on York et al. 2013a to determine seedling reference densities. York et al. (2013a) only modeled survivorship and densities at 10-year increments and only showed results in Figure 1 in 100-year increments. Similarly, the two fires that were used in the York et al. 2013a analysis were measured 25 years post-fire (Mariposa Grove) and 8 years post-fire (Giant Forest). The densities measured in these areas are therefore not scientifically relevant to calculate a year 2 reference density.

Details Concerning the Application and Interpretation of Stephenson et al. 2023: Identifying Estimated Mean Seedling Density Thresholds

Because York et al. 2013a does not provide sufficient annual data resolution or samples to calculate reference densities immediately post-fire that could be used to indicate whether a stable age structure is likely, Stephenson et al. (2023, in preparation) take prescribed fire plot data, QA/QC this data, and aggregate it across fires by year since burn to calculate the sample mean and Bayesian estimated mean seedling and 95% credible interval densities at different time steps. Stephenson et al. (2023, in preparation) also compare data from within the project area, as provided in Soderberg et al. (2023, in review), to the prescribed fire reference densities using the probability that the Bayesian estimated population mean in specific project areas is equal to or greater than the reference densities from prescribed fires (based on the conclusion of York et al. 2013a that sequoia groves that had prescribed fire had age structure that was similar to a stable age distribution).

In the EA, the NPS proposes to use the reference densities in Stephenson et al. (2023, in preparation) to compare to the Bayesian estimated mean seedling densities as was done for two example groves in Stephenson et al. (2023, in preparation) in order to estimate the likelihood that measured reproduction in field surveys is indicative of densities sufficient to establish a stable population in each of the potential action areas. The NPS agrees however that the EA did not clearly articulate this point—in part due to the complexity of such analysis—and therefore determined that clarification via the revised EA would be helpful. The NPS finds that this use is well supported by the analysis in Stephenson et al. (2023, in preparation) and is consistent with how the data and analysis were intended to be used. In a short conversation with Stephenson regarding this issue, he communicated to an NPS staff member that he did not consider the use of the analysis by NPS (as described to him) to be incorrect or inconsistent with his work (N. Stephenson personal

communications August 2023). (Notably, there are no discrepancies between the EA's stated planting thresholds regarding sequoia seedling densities and the reference values provided in Stephenson et al. (2023, in preparation). The values in Stephenson have been converted from seedlings/hectare into seedlings per acre to be consistent with the use of English units in the rest of the EA).

The same commenter who indicated the NPS was improperly using Stephenson et al. (2023, in preparation) also states that the Stephenson et al. (2023, in preparation) data do not support the reference densities presented and suggests the paper is contradictory. To explain, the commenter provides examples of fires in Stephenson et al. (2023, in preparation) data where year two post fire seedling densities were below the 14,112 per acre outlined in Stephenson et al. (2023, in preparation) and calls out examples of plot data where seedling densities increased from year 2 to year 5. First, the data used, and the analyses presented in Stephenson et al. (2023, in preparation) have been peer-reviewed following USGS guidelines prior to making them public on the pre-print server; the USGS peer-review process found both the data valid, and the analyses presented sound. In contrast, the selection of a subset of data from individual fires to calculate reference densities is inappropriate as Stephenson et al. (2023, in preparation) chose to aggregate by time, not by fire. This is because the number of plots per fire is not high enough to generate an accurate mean per fire (most fires in the record typically have only one or two plots and the plots are relatively small so there is not enough replicates or sufficient area to accurately sample a single fire). The reference densities outlined in the comment are therefore incorrect and are not supported by the data.

The comment's reliance on a small subset of plots where seedling numbers increase from year 2 to year 5 is also not supported by the data as described above. The plots highlighted in the comment show small increases in seedling numbers that are well within measurement error. Individual plots in the Stephenson et al. (2023, in preparation) dataset vary in their exact number of seedlings year to year due to several factors that introduce measurement error including small variations in the counting by different observers since individual seedlings are not marked and additional errors can arise because the size of the area in which seedlings were counted can vary from year to year. Thus, noting a small increase or decrease in seedling number from year to year should not be used to draw conclusions of significant increase or decrease and is not supported by the data. Specifically, the reference values from Stephenson et al. (2023, in preparation) do not assume any survival rates but rather estimate mean seedling densities and 95% credible intervals at year 1, year 2, and year 5 post-fire based on a large dataset of measured post-fire seguoia seedling densities at 42 sites burned in 26 different fires over a 48-year period. The data are annual counts and do not track fates of individual seedlings; yearly counts include the germination. It is worth noting here that in the Stephenson et al. (2023, in preparation) dataset, individual seedlings were not marked and tracked, which introduces additional measurement errors in counting and thereby gives a net change, not survivorship of individuals. It is therefore not accurate to make assumptions regarding survivorship of seedlings at various timeframes from this data. The only way to accurately measure survivorship is to mark individual seedlings and track them from the beginning of year one germination season through to the end of year two germination season; any observational data that record observed dead seedlings or total seedling counts are not reliable estimates of survivorship since they do not indicate when seedlings germinated, and dead seedlings may be lost from the record due to desiccation or erosion (via air or water). The only study that NPS knows of that tracked sequoia individuals (Harvey and Shellhammer 1991) found continuous decline in seedlings over time since fire, even with new germinants occurring in year 2.

Ultimately, the Stephenson et al. (2023, in preparation) analysis was done using a specific set of methods and analysis tools in order to not exceed the accuracy and extent of the data used: the

plots in Stephenson et al. (2023, in preparation) are few per fire, do not mark and track individual seedlings, include change in plot size from sample period to sample period in some instances due to the protocol used, and like any data, include some degree of measurement error. The aggregation and calculation of Bayesian estimated means, and probabilities were judged by the authors to be the most robust and accurate way to analyze this data for the purpose of calculating sample and population mean densities one-, two-, and five-years post-fire, and the data, analyses, and conclusions in Stephenson et al. (2023, in preparation) underwent USGS peer-review and were found to meet scientific standards. In comparison, the comment draws trends and conclusions from selections of subsets of the data that are not supported scientifically by the data nor appropriate to the area and sample size of these smaller subsets, and no justification is provided for the selection of these subsets of the data to support the treatment of the data in this manner. The analysis presented by Stephenson et al. (2023, in preparation) has been judged correct by USGS peer-review and that analysis fits the limits of the data.

Conclusion

The NPS interprets Stephenson et al. 2023, in preparation and York et al. 2013a to conclude that if seedling densities within the potential action areas do not reflect (in number and probability) Bayesian estimated mean values of seedling densities in reference dataset from areas that are indicative of a stable age structure (as indicated by Stephenson et al. (2023, in preparation)), there **may** not be enough seedlings to have enough sequoia trees survive to 40, 80, 100, 400, 1000 years old to create a stable population of sequoias, such as were present in these areas prior to high severity fire. (More precisely, a stable age structure capable of replacing itself over the long-time scales that sequoia forests operate will be less likely to occur if the reference density is not met.) The revised EA has clarified this further.

For this reason, the mere presence of sequoia seedlings post-fire does not, on its own, indicate that the grove will fully recover to a sustainable population, particularly as there are few to no reproductive trees within the potential planting areas to contribute future seedlings while waiting for a large number of current seedlings to reach a sufficient age/size to contribute large numbers of cones to ensure the population has sufficient reproductive capacity to replace itself—a scenario that is not likely for several hundred years. Therefore, as identified in the EA, the "goal of the proposed action is to direct the trajectory of severely burned areas toward forest recovery" any measured sequoia seedling densities post-fire needs to be compared to reference values associated with a stable age structure in giant sequoias over the long time periods needed to establish mature giant sequoias. This is why the NPS is using the demographic model in York et al. 2013a and reference densities from Stephenson et al. (2023, in preparation) as indicators of population trajectory similar to one capable of producing a stable age structure; the 1-year, 2-year, 5-year time step regeneration numbers are being used as an indicator of whether or not establishment of a stable age population without intervention is likely.

On a final note, the NPS requested that the commenter provide supporting data, studies, and rationale (such as a stage- or age-based model or life-table analysis) if they had recommendations pertaining to a threshold on which the NPS should rely. Although they provided the comments above, the commenter did not recommend an alternative approach other than to ground truth the NPS' field data with other researchers and to gather more regeneration data to understand if seedlings are present, if not increasing, by/in year 5 post-fire. This suggested approach (i.e., to continue to take data in year 4 and year 5 post-fire before making a decision), as explained in the EA, is unlikely to generate a different decision than the process described in the EA's decision-tree and as additionally explained in the EA, has significant potential impacts to project success. As explained in the EA on page 3 in the background section and further described in Appendix C of

this FONSI, due to the conditions needed for successful seedling germination and subsequent survival, sequoia seedling germination occurs primarily in years one, two, and possibly three, postfire, as conditions for successful germination and survival are mostly gone by year three. As further described in additional detail provided in Appendix C, all known peer-reviewed datasets and published studies of giant sequoia reproduction post-fire show a sharp decline from year 1 through year 5 in sequoia seedling densities with each year post-fire on average having fewer and fewer seedlings. Thus if sequoia seedling densities measured in year 2 do not show densities that are similar to those needed to establish a stable population (see Stephenson et al. 2023, in preparation, and explanation above), there is no reason or previously produced data to indicate that this pattern will be reversed and, all of a sudden, large numbers of sequoia seedlings will germinate and survive in these project areas where the majority of seed trees are now dead, and where conditions favoring seed germination and survival are mainly gone due to the recovery of an unsuitable organic seedbed and competing vegetation within the project area as time since fire increases.

E3. Concern Statement: Applicability of Stephenson et al. 2023 in Determining Need.

One commenter critiqued the use of Stephenson et al. (2023, in preparation) to determine the thresholds for regeneration specifically because this paper incorporates data from low and moderate severity fire, where regeneration tends to be lower than in patches of high severity fire. This commenter specifically states that the reference data is not appropriate because, they maintain, high severity fire typically result in higher survivorship and higher seedling densities.

Representative Quotes

"The EA's use of post-fire sequoia seedling survival data from low-severity surface fires to make assumptions about seeding survival in high severity areas is scientifically inaccurate and unsupportable. Stephenson et al. (2023) uses data regarding sequoia seedling survival from about two dozen lower-severity surface fires (prescribed fires). However, the studies that the EA itself references (York et al. 2013, Meyer and Safford 2011, and Harvey and Shellhammer 1991) show that sequoia seedling survival is vastly higher in high-severity fire areas than in low-severity surface fire areas. Meyer and Safford (2011), for example, report (p. 12) that sequoia reproduction survival is 7 to 11 times higher in severely burned sites than in low-severity surface fire areas. ... York et al. (2013) (p. 39) cautioned against assuming that larger high-severity fire patches will impede giant sequoia reproduction or reduce overall sequoia populations: Its life history suggests that it may actually increase following extensive high-severity fires, which have been increasing in the recent past. Figure 3B of York et al. (2013) shows that, by 25 years post-fire, the highest density of young sequoia trees occurs in high-severity fire areas, and York et al. (2013) note that these young sequoias regenerating from high-severity fire areas are the trees most likely to become mature sequoias"

"By 22 years post-fire, sequoia seedling survival is more than 50 times higher in higher-severity fire areas than in lower-severity surface fire areas, according to Harvey and Shellhammer (1991). By about 25 years post-fire, high-severity fire areas produce over 100 times greater density of young sequoia trees by about 25 years post-fire, according to Meyer and Safford (2011) and York et al. (2013). None of these key findings are mentioned in the EA or in Stephenson et al. (2023)."

"As acknowledged by these studies, high-severity fire gives sequoias the three things they need to effectively reproduce: i) sufficient heat to allow a sequoia's serotinous cones to release their seeds; ii) an intensity that consumes the thick duff and litter on the forest floor, turning it into a nutrient-rich bed of mineral ash that spurs seedling growth, and allowing seedlings to sink their roots into soil; and iii) killing of most or all canopy trees to give young seedlings the sunlight they need to thrive."

NPS Response

As discussed in response to Comment 2 in Appendix C, previous studies have indicated that conditions in small patches of high severity fire tend to be ideal for regeneration as they are associated with higher numbers of seedlings, higher survivorship, and faster growth (Hartesveldt and Harvey 1980, Harvey and Shellhammer 1991, Meyer and Safford 2011. etc.). Given these advantages, one might assume that areas that burned at high severity fire following the 2020 Castle and 2021 KNP Complex Wildfires would have: 1) higher numbers of seedings, 2) higher seedling survivorship, and 3) faster seedling growth than the plots surveyed within Stephenson et al. 2023 (in preparation), which includes data from low and moderate severity fires. However, the large patch sizes of high severity fire within the potential action area are unprecedented and, unlike those found in previous studies, in such a way and to such an extent as to question, with reasonable basis, the applicability of these previous studies to the situation the NPS is facing.

For example, although regeneration in high severity areas has been found to be higher than in areas impacted by low and moderate severity fire, the data collected thus far in these large, contiguous areas of high severity fire show, in fact, lower regeneration than the reference densities of Stephenson et al. 2023 (in preparation). Data collected to date by NPS in the project areas shows that estimated mean seedling numbers in year 1 and 2 are lower than the estimated mean values found for similar lengths of time postfire in prescribed fires (e.g., the reference densities in Stephenson et al. 2023, in preparation). Thus, there is not higher germination and survivorship through years 1 and 2 in the project area than in the prescribed fire dataset used to generate reference densities.

This factor is particularly concerning given that one of the most important differences between the project areas and previous studies of sequoia regeneration after fire is the death of the vast majority of sequoias throughout the project area. This mortality (estimated mean sequoia mortality in Redwood Mountain project area was 90% Soderberg et al. 2023, in review) of large sequoias means that these areas will not have continued seed input each year because the seed trees are dead.

It is also currently unknown whether the survivorship going forward could be higher than that found in the prescribed fire dataset such that fewer seedlings would be needed to establish a stable population of sequoias. The data required to make such an assessment from tagging, tracking, and calculating annual survivorship for sequoia seedlings in large high severity fire areas, does not exist. However, considerations are outlined in Stephenson et al. 2023 and the EA to suggest that survivorship over the next two decades could be much lower, not higher, than the specific data from high severity patches in previous studies that the commenter calls out. Additionally, and as detailed in Stephenson et al. 2023, these same considerations could mean that survivorship in the project area may also be lower than the prescribed fire data used to calculate the reference densities given the following factors.

- 1. First the project areas are large and treeless and previous studies have shown that such areas retain less snow and have faster snow melt in comparison to smaller gaps (Stevens 2017, Gleason et al. 2019, Smoot and Gleason 2021, Hatchett et al. 2023) resulting in more arid conditions which could reduce survivorship of sequoia seedlings.
- 2. Second, canopy torching has resulted in a reduction in leaf litter because the tree canopies, including needles, were consumed directly by fire and thus will not fall to the ground in subsequent years. Leaf litter has been shown to reduce soil temperatures and increase sequoia seedling survivorship (Stark 1968). Thus, limited leaf litter could again reduce

sequoia seedling survivorship over what has been measured previously after prescribed fires—including in small high severity patches in the past.

- 3. Third, temperatures within the study area are rising and are expected to continue to rise (Stephenson et al. 2023, in preparation, Edwards and Redmond 2011, Das and Stephenson 2013) and warmer temperatures could decrease survivorship going forward.
- 4. Fourth, there is evidence that areas that have burned once at high severity are much more likely to reburn at high severity (Coop et al. 2020). If a high severity fire occurs in these areas before sequoias are old enough to withstand fire, the vast majority, if not all, of the existing regeneration could be lost. One of the goals of the replanting is to accelerate canopy formation and increase tree seedling density in order to more quickly shade out shrubs and reduce the likelihood of future high severity fires.
- 5. Finally, the analysis included in Soderberg et al. 2023 also found that sequoia seedling densities declined with increasing fire severity as measured by Relativized Normalized Burn Ratio (RdNBR). Indicating that higher severity fire, at the extreme ends of high severity, is not better for sequoia seed germination and seedling survivorship (data analyzed were collected after the majority of year 1 mortality had likely already occurred and thus reflect the outcome of germination and initial mortality during the first summer).

Given that the current condition (i.e., large areas where all living sequoias have died due to high severity fire) has never occurred before, the NPS must rely on the best available science to determine where regeneration failure may occur. To this end, the dataset used in Stephenson et al. 2023 (in preparation) is not only the only existing data that can help us understand what seedling densities might be required to reestablish self-replacing giant sequoia forest in these areas, but also that while there is uncertainty regarding the survivorship of sequoias in these areas, the use of this data is appropriate within the decision-tree presented in the EA. The dataset used in Stephenson et al. 2023 (in preparation) includes low, moderate, and high severity fire data-reflective of pre-European fire regimes (which includes patches of high severity fire). Several studies have concluded that prescribed fires within Sequoia and Kings Canyon National Parks have generated similar effects to those of pre-European fire regimes which included patches of high severity fire effects. (Stephenson 1996, Mutch 1994, Demetry 1995). Further, Demetry (1994) studied gaps of various sizes created by prescribed fires in Giant Forest, demonstrating that prescribed fires are capable of, and frequently do produce gaps of different sizes including those large enough to have giant sequoia regeneration and survival as documented in Demetry 1995. Finally, the demographic graph shown in York et al. 2013a shows the large number of young sequoias that occur in stands that experience prescribed burning in comparison to unburned stands (Figure 1 bottom), thus supporting the idea that prescribed fires burn at sufficient intensity to create gaps that produce cohorts of young sequoias. While the prescribed fire dataset does not capture the exact same conditions as those found in the large high severity fire areas proposed for planting, as is discussed in Stephenson et al. 2023 (in preparation), it is the best dataset the NPS has as a reference since this type of large high severity fire has never previously been documented or known to occur in giant sequoia forest despite extensive paleo history and tree ring history studies of giant sequoia groves.

On a final note, a number of authors who have previously documented the benefits of patches of high severity fire (including Meyer and Stephenson) have since conducted studies on the impacts of the recent, large, high severity fires on giant sequoias and have found major impacts to sequoia survivorship and reproduction. As but one example: Dr. Rob York, assistant professor of cooperative extension in UC Berkeley's forestry program, who has studied and documented the benefits of small patches of high severity fire, stated in reference to this proposed project, "These fires are behaving in a way that giant sequoias can't really adapt to. When fires are high severity, they kill the seed supply, and they kill the trees that provide the seed supply" (San Francisco

Chronicle August 14, 2023). As stated in this article, Dr. York does not think the high severity fire analyzed under the EA was good for giant sequoias. Nor does he indicate these conditions are likely to result in abundant and long-surviving natural reproduction. Rather, previous papers that have documented the benefits of small patches of high severity fire are not representative of the current scientific understanding of impacts of these recent high severity fires on the species.

E4. Concern Statement: Need for Planting in Mixed Conifer Forests. One commenter indicated that the planting in the mixed conifer habitat outside of Redwood Mountain Grove was not scientifically supported, and another commenter indicated that the threshold developed by the NPS to determine need for planting was baseless. While yet another suggested that mixed conifer regeneration in sequoia groves may be sufficient.

Representative Quotes

"...planting trees will do little to restore fisher habitat in the short-term because Pacific fisher require old-growth forest that will take hundreds of years restore, most of which will occur naturally without ecological intervention."

"With regard to the several hundred acres of mixed-conifer forests outside of the sequoia groves where the Park is also proposing tree planting, the EA's 14,112 seedlings per acre threshold is also unsupported, given that the studies cited by the EA pertain to sequoias, not mixed-conifer tree species, and given that the government's own scientists and university scientists recommend natural post-fire conifer regeneration at the level of dozens per acre to low hundreds of conifer seedlings per acre (Owen et al. 2017, North et al. 2019), not 14,112 per acre, and mixed-conifer reproduction often does not even begin until 3 or more years post-fire in high-severity fire areas (Hanson and Chi 2021)."

"In Appendix C, p. 8/14, referring to planted seedlings, is said that there is no evidence that seedlings will not survive and that trees will not reestablish. Well, there are thousands of naturally germinated GS seedlings up there right now. And there are likely (but numbers are not reported in the EA) seedlings of the other mixed conifer forest tree seedlings. So, ARE WE STILL convinced that the No Action Alternative or an Alternative 4, "wait and see alternative" won't be successful with Nature acting on its own. That should be in an EIS."

NPS Response

With regards to the need for planting within the 485-acre proposed critical habitat for fisher (i.e., mixed conifer forest; not sequoia grove), the EA discusses the mounting evidence of and concern among forest ecologists and managers regarding type conversion of forests to shrublands under repeated high severity fires and these fires interacting with drought (see pages 1, 19, 36, Appendix C of the EA, as well as other locations in the EA where type conversion is discussed).

To better understand natural generation post fire, the NPS surveyed mixed conifer regeneration in 2022 and 2023 in areas of high severity fire effects predicted to have low conifer regeneration by the POSTSCRPT model. Plot locations and a summary showing exceptionally low conifer regeneration in plots sampled in 2022 (2023 data is not yet available for release) can be found in Meyer et al. 2022 which is referenced in the EA and available in NPS records. The 2022 survey data from Redwood Mountain Grove (where sequoia and non-sequoia seedlings were both counted) found white fir averaged 27.1 seedlings/acre (67 seedlings/hectare (ha)), sugar pine 0.81 seedlings/acre (2 seedlings/ha), incense cedar 21.8 seedlings/acre (54 seedlings/ha), and ponderosa pine 0.41 seedlings/acre (1 seedling/ha). From high severity mixed conifer plots distributed across the KNP fire footprint in mixed conifer areas that POSTSCRPT modeling indicated were likely to experience regeneration failure—which included a large number of plots within the fisher habitat

corridor south of Redwood Mountain Grove—Meyer et al. 2022 found an average of 7.3 white fir seedlings/acre (18 seedlings/ha), sugar pine 0.8 seedlings/acre (2 seedlings/ha), incense cedar 4.9 seedlings/acre (12 seedlings/ha), and ponderosa pine 4.9 seedlings/acre (12 seedlings/ha). Forty percent of mixed conifer plots contained zero conifer seedlings and 60% contained a very low density of 20 or fewer seedlings per hectare. These data indicate extremely low densities currently both within and outside of sequoia groves, and the fact that these are large areas with near zero canopy cover indicate that field observations corroborate the POSTSCRPT modeling that suggests that these areas are at significant risk of conifer regeneration failure and may convert to shrub and hardwood forest without intervention as stated in the EA.

The NPS has also clarified within the revised EA, page 21, that the reference densities developed for sequoia groves would not apply to the mixed conifer forest; rather, as described above, modeled potential regeneration failure combined with the current evidence of low mixed-conifer seedlings in these areas from field surveys indicate planting is administratively necessary to meet the purpose and need for action.

Because the NPS has confirmed that agency understanding of the scientific basis for action is valid, and because the commenter did not provide relevant information to substantiate claims to the otherwise, the NPS concludes that this concern was adequately addressed within the revised EA.

E5. Concern Statement: Methods of Field Surveys. One commenter 1) critiqued the time of year when the NPS gathered some of the regeneration data, 2) suggested the NPS sampled only a subset of plots in regeneration surveys completed in 2023 (which would have biased the results), and 3) the NPS impacted the results of the regeneration surveys by trampling seedlings during the field surveys (which, again, would have biased the results).

Representative Quotes

"many of your plot surveys were conducted too early in the season this year to see 2023 sequoia seedlings (so your 3863/acre figure will be an underestimation)..."

"...on June 29th we noted that many of the 2023 sequoia seedlings had just emerged from the ground days earlier, and many still had seed coats attached; some were still just under the needlecast. Therefore, there is no question that your "mid-June 2023" surveys, referenced on p. 27 of the EA, would have been too early and would have missed most of the 2023 sequoia seedlings."

"You would need to re-do the surveys in Redwood Mtn. and Board Camp in July or August to get a complete and accurate count."

"we have visited several of the Park's Redwood Mountain Grove plots so far and a troubling pattern seems to be emerging, wherein plots for which Park staff found very few sequoia seedlings in 2022 seem to have been surveyed in 2023, along with extensive evidence of trampling and boot prints, while plots with high densities of sequoia seedlings in 2022 appear not to have been visited in 2023, based on the absence of any boot prints, such as REMO_10...This suggests that biased sampling of plots may be occurring in 2023, which is a major concern since the nature of such bias would lead to a large under- reporting of sequoia seedling density for 2023."

"We visited a couple of your field plot locations and found an extreme level of trampling by your field crews within the plot boundaries, and extending for a couple of meters beyond plot boundaries. We could not find a square foot of area that hadn't been severely trampled and essentially denuded in one particular plot, while just outside of this plot there was abundant vegetation cover and abundant sequoia seedlings--tens of thousands per acre--but almost no vegetation cover and no seedlings within the plot." "Whether it is due to innocent mistakes and carelessness, or otherwise, your 2023 field surveys are not even remotely close to the reality of the density of sequoia regeneration in the high-severity fire areas of Redwood Mtn. Grove, if you are claiming that there are currently less than the 4,266/acre that the EA claims existed last year in this area."

NPS Response

The field data collected to evaluate the need for action and that is presented for context in the EA was designed, collected, and analyzed using agency scientific standards. Study design was developed by USGS to create a spatially representative, unbiased sample. Data was collected under supervision and direction of long-term researchers and experts in sequoia ecology who used standardized methods and scientifically rigorous sampling protocols that have been implemented for decades. Credentials of these PhD scientists at NPS, USGS, and USFS are well established in the scientific research literature and their research has demonstrated scientific rigor through the peer-review process. Both Stephenson et al. 2023 (in preparation) and Soderberg et al. 2023 (in review) have undergone USGS peer-review (which meets NPS peer-review standards) and the data collected post-fire in the project area used in Soderberg et al. 2023 (in review) has additionally gone through USGS peer-review and data release process.

Concern sub-issue 1: Timing of regeneration surveys

To clarify the timing of surveys, NPS plots in Redwood Mountain were initially sampled in September of 2022 and re-sampled starting June 21, 2023. The resurvey was completed by July 18, 2023. There is no perfect time to sample regeneration as seeds are germinating and dying through time. Sampling early in the season will miss some seedlings but also count them before many die due to heat and drought. Thus, while a commentor suggested that sampling early will result in a significant undercount of 2023 seedlings, it might equally be expected to result in an overcount by not capturing subsequent summer mortality.

The NPS sampled in June and July partly due to crew availability and partly because the NPS wanted to be sure to be able to identify new and capture the most germinants (which is very difficult to do once cotyledons fall off which can happen quickly) and because the NPS wanted to capture the most germinants. Based on previous studies, specifically Stark (1968a) NPS assessment was that a mid-June to mid-July sampling period would capture the majority of germination but would be before the majority of mortality started to occur and would still be within the identification window when cotyledons were still on the seedlings.

Previous studies do not provide evidence that the survey timing used by NPS would result in a significant undercount of sequoia seedlings present on the site. For example, Stark (1968a) did a comprehensive lab and field study of germination conditions favoring giant sequoia and stated, "In general, field moisture and temperature conditions favor germination in April and May, and sometimes in September in the Central Sierra Nevada (Table 2)... Many seeds planted in the open in June, July, or August failed to germinate because of heat damage and rapid drying even when water was added daily." Although Table 2 in Stark 1968a shows seedling germination over three years in July, August, and September ranging between 0 and 38.2% of seeds put out in trials, the methods indicate that these seeds were watered in the field which likely increased germination over what would occur naturally. Further, Stark's own conclusion was that the best conditions in the field for seed germination were April and May, as guoted above. Additionally, Harvey and Shellhammer in a report to NPS that contains monthly seedling counts from the first three years of their study—the only study to individually tag and track sequoia seedlings over time—found that while seedlings continued to germinate over the summer months in year two post-fire, due to continued death, the total number of seedlings found continued to decline over the second summer as time since fire increased.

As summer goes on, soil conditions continue to heat and dry, making them more unfavorable for both sequoia seeding germination and survival (Stark 1968a, Stark 1968b). Combining Redwood Mountain surveys and Suwanee Grove surveys (conducted in July), preliminary analysis of the data collected for the project shows 33% of the sequoia seedlings present during the June/July surveys of 2023 are new germinants from 2023 and 67% are from seeds that germinated in 2022 and survived until the survey date in 2023. This is very similar to the percentage of 2023 regeneration of the total measured to what others are finding (the commenter whose comments are addressed in Concern Statement E6 share their own findings that 41% of seedlings are from 2023). Thus, based on previous studies and current data from both the NPS and others does not find that the timing of surveys is or is likely to, result in a significant undercount of the regeneration present two years post fire.

Concern sub-issue 2: Potential for bias with subsamples in 2023

All plots that were sampled at the end of year 1 postfire in Redwood Mountain Grove were resampled during the June/July 2023 sampling effort.

Concern sub-issue 3: NPS crews trampled seedlings thus reducing counts within plots

A small crew of trained field assistants sampled the 46 11.35-meter radius plots in Redwood Mountain grove in September of 2022 and late June through mid-July 2023. Resampling of giant sequoia regeneration began on June 21, 2023 and was complete by July 18, 2023. All 46 plots sampled in 2022 were resampled in 2023. There was no bias or subset of plots that were resampled in 2023.

With respect to trampling, the whole purpose of sampling is to evaluate regeneration and the need or lack thereof for management action. That said, some degree of trampling of vegetation surrounding a sample plot, regardless of size of the plot, will occur. Several mitigations were used to reduce trampling of sequoias seedlings during sampling. First, plots were sampled from the outside of the circle in, working in guadrants (1/4 of the circle at a time). This method is common in forest ecology and minimizes the amount of walking within the plot. Field surveys were also completed by experienced field crews who perform and are trained on conifer seedling sampling throughout forests of the southern Sierra Nevada. These field assistants took care to move vegetation out of the way with their hands in order to locate giant sequoia seedlings and other conifer seedlings and were especially careful to minimize trampling of seedlings within the plot. While it is reasonable that, despite mitigations and best efforts, some seedlings, as well as some herbaceous vegetation such as ferns and other forbs, may have been impacted by the boots of the survey crew, NPS staff observations when in the field with the crew in 2022 and when looking at plots after they had been sampled in 2023, was that extensive death of seguoia seedlings was not evident. The NPS did not observe large numbers of trampled seedlings. Regardless, any seedlings that may have been trampled during sampling would have been counted first due to the way the plots were sampled. Thus, any impacts of trampling would not affect survey numbers. Furthermore, because plots were distributed in a spatially balanced manner across the 350 acres of survey area and because of the care taken by the survey crew, the limited potential for seedlings to have been trampled and fail to recover would be unlikely to impact sequoia regeneration at the site for reasons outlined on page 16 in the revised EA.

E6. Concern Statement: Evidence of Regeneration in Redwood Mountain Grove.

Hundreds of commenters stated that, contrary to the data collected by the NPS and its research partners, independent scientists had documented high natural regeneration in planting areas, suggesting action is not needed. One commenter provided the NPS with additional citations and data that had been gathered by their team in Redwood Mountain. Because of this data,

one commenter states that the EA is outdated because others have documented high numbers of sequoia seedlings in Redwood Mountain Grove.

Representative Quotes

"I am asking you to withdraw and cancel SEKI's tree plantation and tree cutting proposal in Wilderness Areas within Giant Sequoia groves. The Park's prediction that sequoia seedlings would die and dwindle in the higher-intensity fire areas was wrong, and independent scientists are now documenting tens of thousands of sequoia seedlings per acre in these areas."

"The team of independent scientists...gathered data in field plots along [four] transects in the large high-severity fire patch in Redwood Mountain Grove in the summer of 2023, and found an average of 27,161 sequoia seedlings per acre, with 41% of this from 2023, and sequoia seedling mortality of less than 3% (see attached Redwood Mountain Grove 2023 Field Data spreadsheet). York et al. (2013) (p. 8), upon which the EA heavily relies, says that sequoia seedlings that survive their first year have a 90% annual survival rate thereafter, and for at least the first two decades post-fire. Therefore, completely aside from the 2023 seedlings, the 2022 sequoia seedlings alone exceed 14,112 per acre and will have very high survival rates...We found abundant sequoia cones on the ground in high-severity fire areas and, even in the most intensely burned areas within the large high-severity fire patch, abundant cones are clearly visible atop the crowns of mature sequoia snags."

"...the EA...is already outdated and eclipsed by significant new information and changed circumstances."

"In light of the 2023 sequoia seedlings far in excess of what the EA assumed would occur in the high-severity fire patches in Redwood Mtn. Grove and elsewhere, there is an important public need to determine the extent to which the current on-the-ground conditions in the groves proposed for planting are at odds with the representations and assumptions in the EA."

"...according to reports, they have done well at regenerating, particularly in severely burned area. We should not begin such an expensive and invasive effort (as described in the Document) without a reassessment."

NPS Response

In accordance with NPS policy, the NPS is relying on the best available science to assist park managers in addressing management needs and objectives. As described in responses to Concern Statements E1-E5, the EA establishes a decision-tree for intervention that is based on a robust dataset from previous fires (see responses to Concern Statements E1-E4) as well as robust field sampling within the areas considered for replanting (see response to Concern Statement E5).

During the public review period for the EA, independent researchers shared regeneration data that they had gathered in Redwood Mountain Grove in 2023. Notably, the average seedling density in their plots was far higher than that found in the survey plots sampled by USGS and UC Davis (these methods are discussed further in response to Concern Statement E5). While such high levels of regeneration within Redwood Mountain Grove could indicate planting is not necessary in those locations, the NPS reviewed the data presented by these independent scientists and determined that, while there are likely specific locations within planting areas that will not need to be planted given high levels of regeneration on site, the independent data is not applicable to the decision tree outlined in the selected alternative for the following reasons:

1. The independent data is from a small number of very small plots. While the commenters state that these plot sizes are appropriate for a semi-serotinous species and reduce seedling

trampling, numerous papers have shown that due to the high spatial variability of seedlings, it is important to both use large enough plots to capture variability and to overall sample a large area in order to achieve sampled mean values that represent the population (e.g. Clark et al. 1999 and Hanson and Chi 2021).

- 2. The total area sampled is very small (approximately 0.33 acres, 1,218m²) in comparison to the large project area (over 400 acres). Thus, the sample area does not appear to be large enough to adequately assess field conditions (see Clark et al. 1999 for an evaluation of improved sample accuracy with larger areas sampled).
- 3. The sampling design, which is on a grid, will reduce spatial bias but may result in spatial autocorrelation and is not as robust a method for generating a spatially balanced sample as the methods used by USGS and UC Davis field crews.
- 4. The sampling methods involve a series of spatial bump ups where plot area is increased if no seedlings are found in a small area. The dataset provided to NPS shows 9 out of 31 plots were increased in size due to zero seedlings found in a smaller area. This may inflate the seedling densities over what is representative on the landscape.
- 5. The data collected and presented to NPS has not undergone peer-review. Thus, the methods used have not been independently validated.
- 6. No trend analyses or statistical analysis are presented nor are there are any uncertainties calculated or comparison to reference densities with associated probabilities that could be used to apply to the decision tree in the selected alternative.

Fundamentally, and as discussed in response to Concern Statement E1, the NPS is focused—not on individual areas of success—but rather the likelihood that stable populations can be largely restored across large areas of sequoia groves versus the likelihood that they will instead largely convert to shrub-dominated communities into the future. While the data shared by a team of independent researchers clearly indicates successful regeneration in portions of the grove, the data cannot be extrapolated to the same extent as the data gathered by USGS and UC Davis and upon which the NPS is relying to determine whether or not to plant in an area.

Finally, as also discussed in response to Concern Statement E1, a decision to replant some areas under the selected alternative is consistent with the precautionary principle. While planting sequoia seedlings in burned areas poses little to no risks to ecosystem function, not planting has the potential to cause a long-term alteration in ecosystem function. When dealing with an iconic species like sequoia that has a very small natural range and requires considerable time to reach reproductive stature, and is already under stress, promoting recovery, especially if those actions are reversible (e.g., through fire or mechanical treatment), is most closely aligned with restoration science and with the National Park Service Organic Act (1916).

E7. Concern Statement: Research Concludes High Severity Fire is Good for Sequoias.

One commenter questioned the need for action as new, emerging scientific research by independent scientists are finding that sequoia reproduction is higher in areas with the highest shrub cover and young sequoias are densest and growing by far the fastest in the high-severity fire areas. The commenter specifically referred to their research in Redwood Mountain Grove and Nelder Grove and referenced two other papers they had authored suggesting large patches of high severity fire are good for sequoia.

Representative Quote

"Our team of independent scientists also conducted a field plot study in the Nelder Grove in summer of 2023, at 6 years post-fire (Hanson et al. 2023, in review), finding that sequoia reproduction was densest, comprised by far the highest proportion of conifer reproduction, and

was by far growing fastest in the high-severity fire areas, including where shrub cover was highest and including areas hundreds of meters from the nearest live, mature sequoia seed source. Distance to live, mature sequoia seed source was not a significant factor in sequoia reproduction density at 6 years post-fire. Also, annual survival of the sequoia seedlings was 97%. Our results are generally consistent with those presented in York et al. (2013) and Meyer and Safford (2011), which are relied upon by Stephenson et al. (2023) and the EA. Every single study in existence that has addressed post-fire sequoia reproduction in high-severity fire areas versus low/moderateseverity areas, including those cited in the EA, finds far higher, and far faster-growing, sequoia reproduction in the high-severity fire areas. There are no studies in existence that support the assumptions made in the EA about loss of sequoias in high-severity fire areas, or that lend support to the notion that high-severity fire areas need to be artificially planted in sequoia groves. These are the very last places that would be in need of planting."

NPS Response

See the responses to Concern Statements E1-E3 for further discussion on anticipated regeneration following high severity fire.

The NPS has reviewed the literature concerning post-fire regeneration within sequoia groves, including a manuscript on Nelder Grove that was shared with the NPS during public scoping but has not been peer-reviewed or published in a journal or made available on a pre-print server for public access and review. While the author asserts that this research in Nelder Grove shows sufficient giant sequoia regeneration after high severity fire, the NPS decided not to incorporate the information in the manuscript into the planning effort, nor cite the manuscript in the EA for the following reasons:

- 1. The manuscript has not undergone peer-review and is not published. This is an indication that the manuscript does not yet meet scientific standards for use in NPS decision making. (The NPS is furthermore aware of substantial criticisms by two sequoia ecologists of the authors' methods and results which include significant methodological errors that undermine the study's findings (e.g., conflating size with age and inappropriate survey methods). See further discussion below.)
- 2. The manuscript had several significant methodological problems that could lead to overinflation of seedling densities, indicating that this data may not be representative of conditions on the ground in Nelder Grove and may not be scientifically adequate or meet the standards of scholarship. These issues included the use of plotless methods to obtain density estimates; the location of the majority of plots on the edge, not center, of the high severity area; and small sample size.
- 3. A paper reviewing field density methods found the method used in the study to perform poorly (Engeman et al. 1994).
- 4. Finally, the data which were collected are not presented in the context of a demographic model and make no analytical connection to mid to long-term sequoia population sustainability.

E8. Concern Statement: Number of Seedlings Planted Seem Superfluous. One

commenter suggested that planting 100-400 seedlings per acre (as outlined under the selected action) would be superfluous and is not justified as this number does not align with the reference seedling densities described within the threshold. Others asked for additional detail

on how the NPS would determine the additional number of seedlings to be planted in successive years.

Representative Quote

"If the thousands of two-year old seedlings and one-year old seedlings already present on Redwood Mountain are any indication, then the planting of 100 to 400 one-year old nursery seedlings per acre would seem to be superfluous and merely an intervention."

NPS Response

As discussed in the EA, planting densities for restoration will vary based on previous or reference proportions and densities of mature tree species, variations in landscape features (ridges and south facing slopes have lower densities than valley bottoms and north facing slopes), tree mortality immediately following planting and in future years, anticipated future wildfire, predicted hotter temperatures under climate change, and presence of natural regeneration. Generally, planting with fire-tolerant species at fewer trees per acre with spatial heterogeneity (clumping), will create a more fire and drought resilient forest (North et al. 2019, Van Mantgem et al. 2016).

As also described in the EA, sequoia seedling densities for replanting are much lower than the seedlings per acre used as the reference density. This is because of the extremely high survival rate of planted giant sequoia; York et al. 2007 found >90% survival over seven years. Therefore, a much smaller number of planted seedlings is required to put the groves on a trajectory to match density of mature trees before these wildfires. As also evident throughout the revised EA, the NPS will not plant additional seedlings in any of the six sequoia potential planting areas where regeneration has a 90% probability of aligning with the reference densities. The NPS has provided additional detail on seedling densities and thresholds for success in the revised EA and in response to Concern Statement E2. An example replanting plan can also be found in Appendix E of the revised EA.

As clarified via the revised EA, the NPS will determine whether to conduct a second planting based on a representative sampling of the initial planting. When survival in year one is below 70% the NPS may replant. In subsequent years, NPS may replant if mortality exceeds 10% per year.

E9. Concern Statement: Are These Areas Suitable as Future Forests? A few commenters suggested that the potential planting areas may no longer be suitable for sequoia groves given impacts from climate change, including increased frequency and severity of wildfires.

Representative Quotes

"...With advancing climate change, we don't even know if planting new sequoias in place of the burned ones would be productive..."

"Please do not plant trees. The climate is changing, which may mean that nature will know best what will grow and thrive in this area. Planting seedlings may mean failure."

NPS Response

These concerns are directly addressed in Chapter 2, Alternative 2 of the EA, under the Climate Assessment on page 30. The NPS will not plant in areas where evaluation of existing climate data indicates forest could not be supported in the future. However, as noted on page 30 of the EA, seedling planting density would be refined based on several criteria including current and future drought stress. Additionally, as discussed in the EA, part of the selected alternative addresses adaptation to future conditions, such as may be imposed by climate change through inclusion of increased genetic diversity in the planted seedlings.

E10. Concern Statement: Urgency of Action. One commenter challenged the NPS assumption that competition with shrubs requires urgent action.

Representative Quote

"The EA repeatedly expresses hesitation about waiting for more data, e.g., until at least summer 2024 field data can be gathered, and expresses the view that perhaps the high-severity fire areas in Redwood Mountain Grove and Board Camp Grove should be planted in fall of 2023, due to the expressed concern over the growth of native shrubs in the high-severity fire areas, and the assumption that shrub cover will impede or adversely impact natural sequoia reproduction or potential for planting. However, the available evidence indicates that this concern is unfounded. First, as discussed above, the only study to empirically investigate this question found that, by 6 years post-fire, sequoia reproduction density was highest in areas with the highest shrub cover. No empirical field studies providing contrary conclusions are cited in the EA regarding post-fire seguoia reproduction. Second, the EA itself (p. 37) contradicts this concern: The assumption of the need to remove other vegetation is based in the idea that this vegetation competes with the planted seedlings for light, water, or other needed resources. The conditions present in the large high severity areas proposed for replanting in this project may not meet this assumption. First, based on field observations completed to date, the proposed planting areas contain large patches of bare ground. These openings would be targeted for planting of seedlings. Second, given the complete removal of overstory canopy, these sites are at greater risk for high heat and soil erosion (surface erosion models showed high likelihood of significant soil loss). Shrub and forb cover has been shown to reduce surface temperatures, increase relative humidity, and improve seedling survival, and reduce soil erosion, all of which could increase survivorship of planted seedlings (Marsh et al. 2023; Marsh et al. 2022; Holmgren et al. 2012) (emphasis added). Third, York et al. (2013) (p. 14), upon which the EA heavily relies, contradicts this concern: "Fire-induced nitrogen volatilization could be at least partially compensated for following fires by rapid establishment of nitrogen fixing species (primarily Ceanothus spp.)..." Therefore, the evidence suggests that the precautionary principle should apply here and the Park should, at a minimum, hold off on this proposal at least until more and better data can be gathered at year 3 post-fire (and year 4 post-fire for Board Camp Grove), in the summer of 2024."

NPS Response

In the EÅ, the NPS discusses the many reasons why urgency is indicated—which include, but are not limited to, the potential for regrowing shrubs to compete with planted seedlings. As the commenter indicates, the NPS acknowledges in the EA that it is not known whether, in these never-seen-before high severity fire areas, shrub competition will occur and limit seedling growth. Rather, replanting soon after the fires is a risk mitigation measure to address this threat to seedling growth and survival, should it occur. Other factors also point to the importance of planting soon after fire to reduce risk and increase likelihood of success. These factors include: 1) having ample time for seedlings to grow large enough to survive future fires in the area; and 2) matching the timing of replanting as closely as possible to natural sequoia reproduction ecology to increase the similarities between planted seedling conditions and those that sequoias evolve under. Crew safety is also a factor in timing as the longer action is delayed, the more standing snags (i.e., dead trees) will be weakened and fail, endangering crew safety.

In contrast, the NPS has clarified elsewhere in this document (in response to Concern Statements E1, E2, E5 and in Appendix C of this FONSI) why waiting for additional survey results is not expected to produce a different outcome in the decision tree in terms of numbers of naturally regenerating sequoia seedlings being equal to or higher than the reference densities. And there is no published literature that indicates that sequoia seedlings will do well if planted or naturally

seeded in areas of high shrub density such that planted seedlings would benefit by waiting another few years to initiate planting activities.

Finally, the NPS concludes that it is more in keeping with the precautionary principle to plant soon and prevent the potential unacceptable loss of areas of sequoia groves in areas where seedlings do not meet the reference densities than it would be to wait when no published data or analyses indicates that sequoia seedling numbers are likely to increase in future years in these areas for all the reasons discussed in E1, E2, E5 and Appendix C.

F. Comments Related to the NPS' Consideration of a Reasonable Range of Alternatives

Some commenters suggested alternatives, variations of alternatives, and/or additional components of alternatives to consider. Several commenters stated that the NPS had failed to consider a reasonable range of alternatives in violation of NEPA.

F1. Concern Statement: Outside Wilderness Only. Many commenters were supportive of replanting sequoias post-fire but requested that such actions only be taken outside wilderness. One commenter suggested planting in clear cut areas (which would be outside the park).

Representative Quotes

"...I actually support much of your efforts; just keep it out of existing wilderness."

" I feel that minimal replanting of sequoias may be necessary in SEKI NP. I am unalterably opposed, however, to any replanting in the John Krebs Wilderness portion. Wilderness is sacrosanct and must be left to regenerate naturally. It can also be a useful control to test the "no action" alternative."

NPS Response

The NPS considered but dismissed an alternative to only plant outside of wilderness for reasons explained on pages 36-38 of the EA.

F2. Concern Statement: Monitor Only. Numerous commenters suggested that the NPS take the opportunity to use these areas as a natural laboratory to monitor natural post-fire recovery.

NPS Response

The NPS considered an alternative to monitor regeneration and consider taking action later but dismissed this alternative for reasons outlined on pages 42-44 of the EA. The NPS also fully considered the impacts of a no action, monitoring only, alternative as described in Chapter 2, page 18, and fully analyzed impacts of this alternative in Chapter 3. The NPS determined that not taking action at this time would not meet the purpose and need for action and was likely to result in diminished sequoia groves, fewer sequoia trees, a severe fire effect feedback loop, diminished natural quality, and decreased dispersal opportunities for fisher when compared to other alternatives considered.

F3. Concern Statement: No use of Motorized Transport or Mechanized Equipment. One commenter had requested, during public scoping, the NPS consider an alternative that included

no use of motorized transport or mechanized equipment, but stated the NPS had not considered or analyzed this alternative in the EA, as they suggested is required by NEPA.

Representative Quotes

"In our scoping comments we suggested that "Other potential alternatives should include no use of motorized transport or equipment."...However, among the three alternatives and those that were considered but dismissed, this reasonable alternative, which could meet the purpose and need, was not considered or analyzed. See EA, pp. 17-40. This is a fatal flaw, which makes the EA incomplete and violates NEPA. Surprisingly, someone in the Park Service must have thought that our suggested alternative was reasonable and feasible to meet the purpose and need because it was discussed in the Minimum Requirements Analysis as: "Alternative D: Only Plant Areas Safely and Feasibly Accessed by Foot, Stock, or Road Support." EA, Appx. D, p. 18. But such an alternative does not exist in the main body of the EA and its impacts have not been evaluated as required by NEPA."

"An agency must provide a reasoned discussion of alternatives that may avoid prohibited activity under the Wilderness Act. Alternative D [of the MRA] would avoid many of those prohibited activities. Moreover, the Park Service must, at the very least, explain why anything more than Alternative D is necessary, given that it could lessen the adverse effects on Wilderness character better than Alternatives B or C. If Alternative D lessens those adverse effects while leading to similar results (978 acres versus 1,130 acres planted), then the adverse effects from Alternatives B or C are unnecessary."

NPS Response

The Wilderness Act (Act) directs wilderness be administered so as to preserve wilderness character. Under Section 4(c) of the Act, certain activities in wilderness are prohibited, except as specifically provided for in the Act and except as necessary to meet minimum requirements for the administration of the area for the purpose of the Act. NPS policy directs that all management decisions affecting wilderness, including proposed 4(c) prohibited uses, be consistent with the minimum requirement concept. Managers have flexibility in identifying the method used to determine the minimum requirement as long as it clearly weighs the benefits and impacts of the proposal, documents the decision-making process, and is supported by an appropriate environmental compliance document. (See response D1 for further detail on conformance with the Wilderness Act.)

Under the regulations implementing NEPA, and NPS policy, the NPS is required to consider reasonable alternatives to recommended courses of action (43 CFR §1501.5(c)(2) and §1502.14). "Reasonable alternatives" are those alternatives that meet the purpose and need for action and are technically and economically feasible (43 CFR §46.420(b)), but when considering the full range of alternatives, the NPS may dismiss an alternative from further consideration for a number of reasons, including if the alternative is unable to resolve the purpose and need for taking action and/or if it is technically infeasible, or would result in too great of an environmental impact.

Per NPS policy, the MRA was drafted early on in the planning process in order to document NPS' application of the minimum requirement concept and to inform a course of action consistent with the Wilderness Act. In this early phase, the NPS considered an alternative (Alternative D of Appendix D) where action would only be taken in areas that could be accessed and planted without use of motorized transport or mechanized equipment despite the recognition that such an alternative would not involve action in wilderness sufficient to meet the identified administrative need or conservation goal (see pages 18-19 of Appendix D). As a point of clarification, the NPS has incorporated Alternative D into Alternatives Considered but dismissed in the revised EA (see page

36). This clarification in the revised EA does not modify the conclusions or analysis in the EA or the conclusion that a FONSI can be supported.

Related to the above, the NPS considered but dismissed from further analysis a number of alternatives or alternative components that would have used only non-motorized transportation methods (i.e., avoided use of helicopters) and/or non-mechanized tools (also described in section D of this document). As Section 2 of Appendix D explains, these alternative components were not considered or further discussed in the EA because they were unsafe or infeasible methods of achieving the need for administrative action or would have a greater impact on wilderness character. In response to the above concern raised by this group of commenters, dismissal of these alternatives has also been further clarified via the revised EA, though likewise does not modify the conclusions or analysis in the initial EA or the conclusion that a FONSI can be supported.

F4: Concern Statement: No Action Alternative and Monitoring. One commenter indicated that the No-Action Alternative should not include monitoring as this activity and any associated installations (which the commenter stated are not appropriate in wilderness) are indeed actions.

Representative Quote

"Note that it is unclear why the Park Service would install "600 small plot markers and 60 other installations" (no further description provided) under its No Action; alternative, which would also violate the Wilderness Act. These installations are actions, and they should not be included under the no action alternative."

NPS Response

The term "no action" may mean "no change" from a current management direction or level of management intensity (NPS 2015), which would be the case for proposals involving an update to an existing plan, policy, or ongoing management program—such as NPS' ongoing monitoring of post-fire conditions in sequoia groves (categorical exclusion 3.2.Y: day-to-day resource management and research activities). Evaluating a no action alternative that includes monitoring therefore complies with NEPA in that it is a day-to-day resource management and research activity needed to understand the conditions of giant sequoias, one of the park's fundamental resources, and is in fact a continuation of current management direction.

F5. Concern Statement: Delay Planting. One commentor stated that the NPS should have considered an alternative to delay planting until at least 2024 field surveys could be completed and, in not doing so, the NPS failed to consider a reasonable range of alternative. This is consistent with comments from many others that suggested more time is needed to monitor natural regeneration before determining whether there is need for action.

Representative Quote

"Given the foregoing, the EA failed to consider a reasonable range of action alternatives, which should have included an alternative to defer any planting until at least after 2024 field plot data could be completed, beginning no earlier than July 2024 in order to ensure that new, 2024 sequoia seedlings do not get missed or trampled before becoming visible."

NPS Response

The NPS considered but dismissed an alternative to monitor regeneration and take action later for reasons outlined on pages 42-44 of the EA. The NPS also fully considered the impacts of a no action, monitoring alternative (continue current management direction) as described in Chapter 2, page 18 and fully analyzed impacts of this alternative in Chapter 3.

Additionally, as explained in response to Concern Statement B1, regeneration data is not needed to inform a FONSI, and, as explained in response to Concern Statement C7, more data collection—such as regeneration surveys measured in year five post-fire—are not expected to align with the reference thresholds in Stephenson et al. 2023 (in preparation) if previous regeneration surveys had a low probability of aligning with the reference densities.

F6. Concern Statement: Plant Seeds. More than one commenter suggested that NPS plant seeds rather than seedlings. One commenter noted that the NPS considered this alternative but stated that the rationale for dismissing this alternative is confusing.

Representative Quotes

"If any actions were to be taken at all, it would be to sprinkle prepared seeds before the rainy season in the affected areas and see if any take - which is how nature regenerates itself."

"On pp. 35/75 and 36/75, under dismissed alternative #4 "Sow Seed to Re-Establish Seedlings", is written that GS seed "germination is typically very low under natural conditions (38% germination after one day on the ground...)." That DOES NOT SEEM LOW, and we often see massive germination of GS seed in natural conditions after fire. Then there is a statement about "naturally sown seedlings" which confuses. Then the use of the term "bushels". Is that a term used in forestry? The math is not laid out. The numbers are not clear. The argument seems to be wrong. As it is, the EA includes uncertainty whether planting might be needed at all, at least not in all areas. Maybe this idea of sowing seeds under proper conditions would be successful. Has it been tried with GS seeds?"

NPS Response

The NPS considered but dismissed an alternative to sow seed rather than plant seedlings and has added clarification regarding that explanation and rationale in the revised EA on pages 38-39.

F7. Concern Statement: Plant Other Species. Several commenters suggested planting a diverse range of species, including shrubs.

Representative Quotes

"Plant a high diversity of native species to help the ecosystem recover while the Giant Sequoias take their time to grow. Utilize fast growing shrubs and bushes to help provide soil stability while the forest takes its time to come back."

"If it's all one kind of tree~with no variety of conifers and deciduous trees, no shrubs, no ferns, no wild flowers~rhododendrons, wild roses, vine maples~whatever is Indigenous: it's not a forest."

NPS Response

As outlined starting on page 18 in the EA, the selected alternative includes planting a variety of native mixed conifer species in each area where planting will occur. The densities at which these species will be planted has also been clarified in the revised EA. The selected alternative will not include planting of other understory vegetation for reasons outlined on page 42 of the EA under Alternatives Considered but Dismissed.

F8. Concern Statement: After Care. Several commenters expressed concerns about the success of the planting efforts without any proposed preparation or after care, suggesting that

the NPS should inoculate soils with fungi in order to promote survival prior to planting and/or continue to care for seedlings once they had been planted.

Representative Quotes

"make sure that the young trees are watered and well cared for to ensure the lowest possible mortality rates."

"To be planting and abandoning tree starts is the same as taking a one-year-old human and putting them out on the streets to survive."

"redwoods still have a fungal relationship with the trees and plants around them....One needs to consider interconnectivity at all levels."

NPS Response

Early in the project development stage, the NPS considered whether caring for tree seedlings beyond initial planting early on in the project would be necessary. Such care was determined not necessary to achieve project goals based on past successful planting efforts without after-care which have been conducted by other agencies, such as USFS, and as such would not align with the minimum requirement concept. The NPS considered but dismissed an alternative to inoculate soils for reasons outlined on page 42 of the EA.

F9. Concern Statement: Reduce Fuels. A few commenters suggested that—rather than plant—the NPS should instead take action to eliminate undergrowth to prevent future crown fires. Another commenter suggested that NPS use fire to reduce fuels to reduce the risk of future catastrophic fires.

Representative Quotes

"The only management should be to eliminate the overgrown undergrowth that fuels crown fires."

"With proper use of fire in the mountains servings as a preventative, preservative, and catalyst for new life, we can better manage the forests and their legacy. Misguided policies helped increase the fuel available leading to catastrophic fires, instead of manageable ones."

NPS Response

The EA discusses purpose and need for action in Chapter 1 of the EA. As described in Chapter 3 of the EA, and further detailed in the revised EA, the NPS has an active fuels management program to reduce understory fuels and will continue to manage fire within these parks for long term ecological benefit.

F10. Concern Statement: Assisted Migration. One commenter suggested that in addition to implementation of the selected alternative, the NPS should consider assisted migration of sequoia by planting north of the current range.

Representative Quote

"It would be wise to actively extend the range of Sequoiadendron northwards as the natural rate of forest migration cannot match the rate of climate change. Similarly, forest health may be enhanced by active selection of phenotypes that are more resilient in drought and warmer conditions. While such efforts may be beyond the scope of the current project, the possibility should certainly be kept in mind during all decision-making processes."

NPS Response

As the commenter states, assisted migration is beyond the purpose, need, and scope of the current project proposal and was therefore not analyzed in the EA.

F11. Concern Statement: Poor Use of Resources. Several commenters suggested that resources spent on this project would be better spent addressing other problems like climate change, fire prevention, care of remaining sequoia groves, or purchasing additional federally protected lands.

Representative Quotes

"I believe the forest can naturally recover, if in wilderness areas. Use the funds to purchase more federally protected land instead. Do not replant the forest."

"Lastly, there's a significant cost in proceeding; funding that could go elsewhere, like managing yet-to-be-burned forests areas. Why not visit this expensive experiment in 5 years and see what time allows. It's a bad, costly so close to these tragic events. No; not at this time."

NPS Response

The issue of addressing climate change lies outside the scope of the EA. The purpose and need for action, including protecting remaining groves is outlined on page 1 of the EA. The issue of other actions that could be or are being taken are described under cumulative effects, and as further described in the revised EA. Taking action under the selected alternative will not reduce resources dedicated to other actions, either authorized or considered, to continue to improve ecological health of forests within the parks in the future.

G. Comments Related to Impact Analysis

G1. Concern Statement: Wilderness Character. Several commenters raised concern that the NPS' analyses of impacts to wilderness character were inadequate or incorrect or that significant and lasting effects would occur.

Representative Quotes

"The discussions on how wilderness will be impacted are flawed and do not accurately state how severely the wilderness character of the treated areas will be impacted, not only during the treatment activities, but into the future. Unnaturally treating any element of the wilderness areas will alter the natural trajectory of recovery of the ecosystem for thousands of years."

"will cause significant lasting effects to Wilderness character."

"isn't the introduction of nonlocal genetics a long-term trammel?"

NPS Response

In the EA, and as further clarified via the revised EA on pages 67-70, the NPS qualitatively and quantitatively identified short- and long-term, direct, indirect, and cumulative impacts of the selected alternative on the four qualities of wilderness character for which status and trends are known, and concluded that, despite short-term adverse effects, wilderness character would be preserved. Based on public comment, the NPS considered the effects of two additional present and future actions that cumulatively effect the Sequoia-Kings Canyon Wilderness and John Krebs Wilderness; these cumulative impacts are incorporated within the revised EA but do not alter the conclusions of the impact analysis. The NPS also re-evaluated how impacts to wilderness character was conducted in alignment with interagency guidance (e.g., Landres et al. 2015) and NPS policy. No additional information was provided to support the concern that NPS' analysis was flawed or insufficient; the NPS concludes that impacts to wilderness character were sufficiently addressed through the EA and that the analysis is sufficient to support a FONSI.

For additional explanation concerning impacts to the untrammeled quality of wilderness character: The introduction of 20% nonlocal genetic material is considered a short-term trammel because the natural forces that shape genetic structure—birth and death rates as driven by natural selection, immediately begin to act on these individuals and on the population as a whole. Additionally, the proportion of nonlocal genotypes being introduced was selected in order to maintain the genetic structure already present. Thus, while the introduction of these genotypes that would not be present without human intervention is a short-term trammel, these individuals, and the genes they harbor, will increase or decrease in the population based on evolution by natural selection, not based on continued human interference or direction. Second, nonlocal genotypes of animal populations have been used in wilderness reintroductions repeatedly for the same reason (to increase the fitness of the population), and these actions have previously been evaluated as a short-term trammel; this evaluation is consistent with previous evaluations of similar actions.

G2. Concern Statement: Sequoia Seedlings. One commenter said that the EA inadequately described or minimized impacts to sequoias, particularly to sequoia seedlings that are naturally regenerating within potential planting areas. Concerns that commenters raised included impacts from trampling associated with the presence of crews on site and competition of newly planted seedlings with those naturally regenerating.

Representative Quote

"The EA states (pp. 17, 28) that 100 to 400 nursery-grown seedlings would be planted per acre in the areas in question, with undisclosed proportions of several tree species, only one of which would be giant sequoia. In our 2023 field data in the high-severity fire areas of Redwood Mountain Grove, 98% of the conifer seedlings are giant sequoias, similar to our findings at 6 years post-fire in highseverity fire areas of the Nelder Grove (See Redwood Mountain and Nelder Grove data spreadsheets). Currently, sequoias have a profound competitive advantage over non-sequoia tree species in the high-severity fire areas, unlike the low/moderate-severity areas, where non-sequoia species heavily dominate. Therefore, the EA proposes to undermine the dominance of giant sequoias in the high-severity fire areas by planting an undisclosed percentage of non-sequoia trees that would unnaturally compete with the naturally-regenerating sequoias, and undermine and impact natural succession and growth of natural sequoia seedlings in ways that the EA does not address, divulge, or acknowledge. The EA references planting plans which have not even been written yet, which means the public does not even yet know, based on the EA, what is actually being proposed where, and what the impacts would be."

"The EA does not meaningfully address or quantify the potential for the dozens of field staff and mules, walking and camping for several weeks in the high-severity fire areas, to trample and kill as many if not more naturally-regenerating sequoia seedlings per acre than the several dozen to a few hundred per acre the EA proposes to plant."

NPS Response

The NPS considered impacts to understory vegetation from alternatives considered within the EA; following public comment. The NPS additionally and specifically considered impacts to sequoia seedlings from crew presence and competition with planted seedlings via the revised EA and added mitigations to Appendix A to document how the NPS will minimize, if not avoid, impacts to seedlings. No additional analysis concerning impacts to seedlings is necessary to support a FONSI.

In addition to potential future impacts associated with the selected alternative, the NPS implemented mitigations to limit vegetation trampling during previous field surveys within potential planting areas and will continue to implement these mitigations in future field surveys and during

planting activities, if implemented. These mitigations are described in response to Concern Statement E5 and have been included within the revised EA.

G3. Concern Statement: Genetics. Several commenters stated that the NPS misrepresented studies and/or drew inaccurate conclusions about the impacts to the genetics of a grove from the preferred alternative; several of these commenters indicated that the NPS had minimized the risks of planting up to 20% non-local genetic material. One commenter stated that NPS had failed to conduct an evaluation and analysis of the extent of local adaption to climate and other environmental conditions as well as the species' pattern of gene flow, which the commenter states is necessary to understand the risks of planting up to 20% of seedlings from the non-local community.

Representative Quote

"The EA (p. 18) outlines a type of genetic engineering scheme, proposing that up to 20% of the sequoia seedlings would come from outside of the groves where the planting would occur. The EA minimizes the impact of this on the unique genetic structure of each grove by citing to Aitken and Whitlock (2013) for the proposition that there would be no potential for disruption of the unique genetic character of each grove if the outside-grove seedlings were kept to 20%. But the EA misrepresents this study too. Aitken and Whitlock (2013) does not say that this 20% figure avoids potentially significant risk. It merely mentions (on p. 379 of the study) that another study used the 20% threshold as a means to avoid one adverse genetic impact, called "genetic swamping" (the loss of local genetic diversity), with the Florida panther, but does not say that this would be appropriate for a tree species like the giant sequoia. And, more importantly, the authors identify additional major genetic impacts, aside from genetic swamping, that are not minimized or addressed by the 20% threshold. In fact, the study says that any level of planting of individuals from other subpopulations creates a significant risk of "outbreeding depression", which can undermine the unique genetic character and health of the subpopulation (each individual sequoia grove, in the case at hand), and "disrupt local adaptation to nonclimatic factors". The authors of the study state that "Outbreeding depression may result from chromosomal differences between populations that cause partial or complete sterility (Frankham et al. 2011)." Aitken and Whitlock (2013) states that these severe adverse genetic impacts are particularly likely "if source and recipient populations have been long isolated". The study states that any attempt to avoid such serious genetic risks and impacts must be based on an extensive study and assessment: "To weigh the risks of AGF...we need to know the species' extent of local adaptation to climate and other environmental factors, as well as its pattern of gene flow." None of this extensive required assessment and analysis, including the extent and length of genetic isolation of the groves from each other and the level of gene flow, is analyzed or divulged in the EA, and there is no indication that this essential analysis has been conducted at all. Moreover, Aitken and Whitlock (2013) make clear that their suggestions about potential benefits of such genetic engineering experiments (which they call "assisted gene flow") is based on a hypothetical model and "simulations", making the impacts of the scheme highly controversial, with serious unknown risks. Another reason the "assisted gene flow" theory is highly controversial scientifically is that, when it is applied to real world populations, it can severely harm the genetic health and fitness of that population by introducing rare, deleterious alleles from other, normally isolated subpopulations (Hedrick and Garcia-Dorado 2016)—another impact that the EA does not mention, and which is unrelated to the EA's suggested 20% threshold."

NPS Response

The preferred, and now selected, alternative will introduce non-local seedlings from groves that are more arid and are large groves with known high genetic diversity, a practice known as assisted

gene flow (AGF). AGF is not genetic engineering, which is the insertion of foreign DNA into the genome of an organism through molecular techniques (Gupta 2008). The practice of AGF is not controversial in the field of forestry and is practiced across Canada and the United States with conifer species (Ying & Yanchuk 2006, Gray and Hamman 2011, Handler et al.2018). As discussed on page 19 of the revised EA, the NPS based its decision to mitigate the small potential risks of AGF by limiting nonlocal genotypes to 20% of planted seedlings on the current state of research and best available science regarding sequoia genetics and guidance for reducing potentials risks (see Appendix E of the EA and Aitken and Whitlock 2013). In Chapter 3, pages 52-54, the NPS finds that because 80% of the seedlings would be sourced from the genetic neighborhood, and some of the genotypes and genetic structure of the original groves are retained through the natural regeneration, the risk of swamping (loss of genetic diversity currently existing in the population) is low (Aitken and Whitlock 2013). Appendix E of the EA contains a detailed analysis of the ecological conditions and genetic makeup of giant sequoia in the Southern Sierra as it pertains to this proposal, which directly addresses the commenter's concern about genetic analysis required prior to AGF.

This commenter cites three major concerns with AGF: 1) outbreeding depression, 2) loss of local adaptation to non-climatic factors, and 3) introduction of deleterious alleles. Outbreeding depression is a concern when populations are long divergent, which is not the case for giant sequoia in the Southern Sierra (Appendix E); thus, outbreeding depression is not a large risk for the proposed action and the risk is further moderated by using 20% non-local genotypes. Second, giant sequoia in the Southern Sierra are subjected to similar non-climatic local conditions, including pathogen and insect pressures, soil conditions, and photoperiods (Appendix E); thus, the loss of local adaptation to non-climatic factors is also not a high risk because non-climatic local factors are similar across the suite of groves being used for seeds in the selected alternative. Finally, the introduction of deleterious alleles from outside populations has only been shown in very small populations of mammals (Hedrick & Garcia-Dorado 2016); thus, this concern is also not a high risk for the proposed action. The NPS concludes that its analysis in the EA, which relies upon the expertise of a population geneticist in forest biology, sufficiently analyzed the risks versus benefits of inclusion of assisted gene flow in this project and that this issue does not require further analysis.

In addition to addressing the concern over local genetics being lost under the selected alternative, the NPS also conducted a full analysis of effects of components of the alternative on wilderness character—see pages 67-70 and the Minimum Requirement Analysis in Appendix D. Through the analysis, the NPS determined that, though introducing non-local genetic material would negatively affect the untrammeled quality of wilderness character—as well as opportunities for solitude, and undeveloped qualities—during project activities, it would not negatively affect these qualities in the long term (see additional discussion in response to Concern Statement G1). The analysis also concluded that improving genetic diversity may benefit the natural quality should genetic structure be the key to sequoia grove recovery.

As the commenters presented no contrary analysis or scientific information rebutting the analysis for impacts to genetics or untrammeled quality provided in the EA, and as the NPS has determined the selected alternative best meets agency mandates to preserve wilderness character in the long term, there was no need for further response to this comment.

G4. Concern Statement: Sequoia Groves. Several commenters were concerned that the NPS had either understated the potential for natural sequoia grove recovery under the no action alternative or overstated the potential for recovery under the action alternatives.

Representative Quotes

"On p. 45/75, under "Sequoia Grove Recovery" lines 1-2, is a VERY NEGATIVE idea...BUT on p. 48/75 under "Sequoia Grove Recovery" of Alternative 2 (the preferred alternative), is written the VERY POSITIVE...Forcing a "trajectory" is intervention. What if that intervention doesn't result in recovery?..."

"I reiterate once more that there is not a single scientific study which concludes that year-two postfire sequoia or mixed-conifer seedling densities less than 14,112/acre will result zero sequoias or other conifers several years or more later, causing the "loss" of the sequoia grove, or conifer forest, in such areas. "

NPS Response

To address these concerns, the NPS has added additional qualifying and clarifying language in the revised EA. These qualifications and clarifications do not alter the underlying analysis or affect the NPS' conclusion that a FONSI can be supported.

G5. Concern Statement: Pathogens. Several commenters expressed concerns that pathogens may be spread by planting. One commenter suggested that the NPS analysis of impacts from potential pathogens should have been more fully considered in the EA and that the EA has misrepresented studies indicating that the risk of infection was low.

Representative Quote

"The EA (pp. 10, 29) acknowledges that nursery-grown tree seedlings have the potential to infect native forest sites with harmful and deadly root pathogens when seedlings are planted, but claims that there is no potential here to infect these sequoia groves with any invasive root pathogens, and therefore there is no significant impact that would require an EIS, ostensibly because a series of safety protocols would be followed that would eliminate any risk of such infections, citing Griesbach et al. (2012) for this proposition. However, the EA misrepresented Griesbach et al. (2012), which does not say that the risk of infection is eliminated by the protocols; rather, Griesbach et al. (2012) clearly states that significant risk of infection still remains, even with the protocols, which merely reduce the degree of the risk somewhat (the study says the goal "isn't perfection" but, rather, is merely "risk reduction"). Other studies on these root pathogens (see attached studies), which are spread to native forests from nursery-grown seedlings, indicate that the infection of native forest sites from these pathogens is common, even when protocols are followed, and the pathogens can kill natural seedlings, can severely stunt the growth of natural seedlings, and can in some circumstances lead to substantial mortality of mature conifers in the locations where planting occurs, which in this case could include mature sequoias. For example, Dobbs et al. (2023) notes that invasive pathogens from nursery-grown seedlings "can devastate hosts in natural stands after these pathogen species are carried on nursery stock and introduced into novel landscapes (Frankel et al., 2020)", and, "Once introduced, these pathogens are difficult to manage..." Another, James (2005), found that "Some level" of infection of native forest sites with invasive, harmful and deadly tree pathogens is "inevitable" when nursery-grown seedlings are planted. The EA improperly minimizes and downplays this major potential impact."

NPS Response

Non-native species and pathogens were each considered as issues but dismissed from further analysis in Chapter 1 of the EA due to the NPS' commitment to and implementation of Best

Management Practices (BMP) that are followed as standard practice across the discipline of ecological restoration to largely ameliorate the risks identified by the commenters. BMPs are further described under Alternative 2, on pages 31-32. That said, the NPS agrees that the dismissal language of these issues previously understated the level of risk. As well, the EA could have more fully explained the BMPs typically implemented and which nurseries would follow. The NPS has added clarifying and qualifying details in the dismissal language within the revised EA and has added the BMPs previously referenced in Appendix A, accompanying the revised EA. Although the EA has clarified the risks, the NPS finds that with BMPs in place, the level of risk and potential associated impact remains low. Reforestation efforts in mixed conifer forests in the Sierra Nevada are common and have been implemented throughout the Sierra for many decades. Sequoia planting efforts have also been carried out in groves and other forested areas for many decades and the NPS has found no documented evidence of introductions of pathogens or impacts to forest health from either sequoia replanting or general mixed conifer reforestation efforts.

G6. Concern Statement: Fisher. One commenter indicated that the EA insufficiently analyzed impacts to fisher as planting activities would indirectly shorten the temporal duration and spatial area of early seral forest habitat which fisher use for foraging.

Representative Quotes

"Moreover, the EA asserts that planting in these mixed-conifer forests is needed ostensibly to ensure future conditions for the ESA-listed Pacific fisher. However, the EA fails to recognize that Pacific fishers actively, and even preferentially (for females, in particular), forage/hunt in the complex early seral forest habitat created by high-severity fire patches, since such habitat has the highest levels of the small mammal prey upon which the fisher depends for survival and reproduction (Hanson 2013, Hanson 2015). The EA fails to recognize the unique importance of this complex early seral forest habitat phase of natural succession as key foraging habitat for the fisher, and the EA's planting proposal could shorten the temporal duration and spatial area of this fisher habitat, causing unknown impacts to fishers that are not analyzed in the EA."

"This does not address indirect but long-term, cumulative impacts, i.e., loss of habitat after denning. In addition, it does not acknowledge the importance of fisher habitat for foraging /hunting as detailed in Hanson, 2013 and Hanson, 2015. The potential impacts on fishers and their habitat – for feeding as well as denning - should be included in a more detailed environmental impact statement."

NPS Response

While early seral forest habitat may support a small mammal community that can support fisher foraging, many of the species (e.g., mice, chipmunks) using these areas are smaller bodied (fewer calories) than the larger tree squirrels (Douglas, Humboldt's flying, western gray) that rely heavily on tree cover either for food (e.g., cones for Douglas squirrels) or rest/den sites (e.g., trees with cavities for all species) (Carey et al. 1999; Steele 1999; Herbers and Klenner 2007; Zwolak 2009; Pyare et al. 2010; Wiles 2016; Pilgrim et al. 2023). Pilgrim et al. 2023 found that both Douglas and Humboldt's flying squirrel were important prey for fisher in the southern Sierra Nevada pre-tree mortality. Furthermore, large patches of early seral forest typically have limited overhead cover and few rest/den sites that provide important thermal and physical protection for fisher from inclement weather (heat and cold) and predators (Aubry et al. 2018; Zielinski et al. 2004; Jager et al. 2021; Thompson et al. 2021). For these reasons, there is no evidence that large swaths of early succession habitat (as is the case within and surrounding the 485-acre area where planting is being considered) are vital to fisher—instead, and as described in the EA, recent preliminary analysis suggest that extensive areas with limited tree cover may create barriers to movement (Meyer et al. 2022).

In addition, the project will not limit availability of early seral habitat due to the context of the selected alternative. While the NPS is considering planting in a 485-acre area of mixed conifer forest, this area represents less than 5% of mixed conifer forest that burned at high severity within the KNP Complex Wildfire in 2021. In other words, the action area is surrounded by thousands of acres of early seral habitat right now. Furthermore, any seedlings planted will be of the size expected 2-3 years post fire, therefore, though the NPS anticipates action will speed or promote recovery, the planted area will remain in early seral stages for years to come (i.e., the EA states recovery will take 50-100 years even with planting).

The NPS also notes (and as cited on page 2 of the EA) that wildfire driven habitat loss is one of the primary drivers outlined in the U.S. Fish and Wildlife Service's listing decision for the Southern Sierra Nevada distinct population segment of fisher. As the NPS further explains on page 2 of the EA, the area identified for planting was highly vulnerable to type conversion—which would negatively impact habitat connectivity and fisher in the long term. (See also, NPS response under E4.) Planting a mix of tree species in the potential planting area will help avoid type conversion to a shrub-dominated community and ensure the forest is restored to a forest structure that provides habitat that can meet the needs of key prey species (i.e., tree squirrels), create multi-layered canopy often associated with fisher occupancy (increasingly important as summer temperatures increase), and grow into trees used for resting and denning by fishers (which takes many years due to the size and decay needed to generate suitable cavities (e.g., Green et al. 2019)).

Given the above, the analysis within the EA, and the completed Section 7 consultation with USFWS, the NPS has determined that no additional analysis concerning a temporal or spatial loss of early seral habitat is necessary to support a FONSI.

G7. Concern Statement: Wildlife. Several commenters raised concerns that removing snags would harm a wide variety of species and components of the ecosystem.

Representative Quote

"Please...avoid the removal of snags. Snags are important perching areas for raptors furthermore woodpeckers create nesting sites in dead and dying trees when they excavate for bugs. These nesting cavities of woodpeckers provide the nest sites for many passerines including western bluebird and some flycatchers."

NPS Response

As described in Chapter 2, Alternative 2 of the EA, the NPS will minimize the removal of snags to that which is need for logistics and safety. The NPS also documents impacts from the removal of snags on wildlife in Chapter 2 but dismisses these impacts from additional analysis as each of the areas where planning will occur has thousands of snags present and removing up to a few snags in each location is not expected to limit this resource for wildlife. See discussion on pages 12-15 of the revised EA.

G8 Concern Statement: Loss of Scientific Study. At least one commenter expressed a view that the conditions brought about offered a unique opportunity for scientific study which would be lost if these areas were replanted.

Representative Quotes

"If the Park rushes ahead with planting plans, ignoring the fact that the entire landscape has changed due to massive 2023 sequoia regeneration, it would be an irreversible decision that would forever undermine our ability to understand how sequoia groves respond to larger mixed-severity fires, including large high-severity fire patches." "The planting proposal, which covers nearly all of the larger high-severity fire patch areas in multiple sequoia groves, with the exception of some marginal sites, would prevent scientists from discovering how giant sequoias respond, in terms of natural succession, to larger high-severity fire patches over the next decade or two, and beyond. Large, landscape-scale wildfires are far from unprecedented in giant sequoia ecosystems; for example, very large wildfires spanning the entire Kaweah Watershed, and burning through many sequoia groves, occurred multiple times during the 1800s, prior to fire exclusion policies (Caprio 2016). But there were no scientists studying sequoia regeneration in such areas during the 1800s and, since then, fire has been excluded from the great majority of grove acres until recent wildfires, 2015-2021. Giant sequoia reproduction has not previously been researched in large high-severity fire patches like the one in the southern portion of Redwood Mountain Grove, or in groves that burned mostly at high-severity, such as Board Camp. This is quite literally a once-in-a-century scientific research and discovery opportunity—one that would be fundamentally undermined and lost if the planting proposal goes forward now."

NPS Response

The NPS agrees that the loss of large patches of sequoia groves to high severity fire have resulted in unique conditions. However, the opportunity to study recovery of large severely burned grove patches will not be lost once planting occurs. Rather, because the selected alternative includes a rigorous monitoring component and, if implemented, planting would occur in areas that are limited in spatial scope in comparison to the areas of high severity fire, there will be opportunities, both inside and outside the project area, to learn how both natural and planted seedlings recover over time and to learn about sequoia response to these fires. These areas can be compared to areas on USFS and NPS lands that are not being proposed or considered for planting (there is no shortage of large high severity patches of mixed conifer forest—of which sequoia groves are one type—where severe, and unrestored, post fire conditions will continue to be available for study) and to areas within the project area where seedlings would not be planted due to high local densities of giant sequoia seedlings. Furthermore, the NPS and research partners will continue to monitor and track recovery of these high severity patches—including both planted and naturally regenerated seedlings—for decades to come. In doing so, the NPS will continue to gain new and valuable scientific understanding into post fire recovery.

Ultimately, the NPS is required by law to preserve sequoias, endangered species, and wilderness character. Though scientific understanding plays a role in fulfilling legal mandates, development of further understanding cannot come at the expense of the resources themselves.

G9. Concern Statement: Cattle Trespass. Numerous commenters voiced concern over the presence of cattle within Redwood Mountain Grove, indicating that it is likely impacting seedlings and that their presence needs to be addressed.

Representative Quotes

"Why are these areas not being closed to grazing to protect the seedlings, as a matter of urgency?"

"Has the impact of cattle, which we observed directly and indirectly (stomping, excrement, browsing, etc.) throughout the designated area been adequately assessed in the EA? How much seedling loss (to date) has the NPS attributed to cattle, and if the proposed reseeding program were to be implemented, how much would cattle, if left unmitigated, undermine the reseeding effort?"

"In addition, there are dozens of cows grazing in the Wilderness area within the high-severity fire patch of the Redwood Mountain Grove where the Park is expressing concern about sequoia reproduction in the EA. [Others] took photos and videos of the cows, and cow droppings and soil damage. Some of the droppings are from 2022 and some from 2023, so this has been going on for a long time, yet the Park has not removed the livestock, even as they trample and kill sequoia seedlings."

NPS Response

The NPS is aware of recent instances of cattle trespass within Redwood Mountain, and preventing recurring violations is a high priority. In accordance with 36 CFR 7.8(d)(1) stock and vehicular traffic are allowed to travel along the "road extending from the west boundary of Kings Canyon National Park near Redwood Gap to Quail Flat junction of the General's Highway and the road beyond" between national forest lands on either side of the General Grant Grove section of the park. But "Stock must be prevented from straying from the right of way." The NPS has been working with the USFS and their permittees to achieve and maintain long term compliance with regulations prohibiting cattle trespass on NPS lands.

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