

Summary Statistics Comments from Triennial Review Public Hearings and Comments

12.5 mg/kg Standard	Total Commenters	28	
	Supports Adoption	19	68%
	Support a more stringent standard	6	21%
	Support a less stringent standard	3	11%
Assessment Methodology	Total Commenters	20	
	Fully Support	1	5%
	Want more stringent 'cap'	1	5%
	Objecting to 'cap'	11	55%
	Do not support at all	7	35%
	% Not supporting or with 'cap' problem		90%
Site Specific Standards	Blue Creek (ATK, aka Thiokol) change info not adequate		1
	South Fork of Spring Creek (JB Swift aka EA Miller) not adequate		1
	EPA approved TDS TMDL information not adequate to make change. Can't be TMDL 'tab-alongs'.		2
	Oppose all proposed changes		1
Antidegradation	75% Level II Review requirement is a "de facto standard"		2
	May force load reductions without examining other source problems.		1
	Removing 3C, 3D, and 3E waters will trigger costly Level II reviews. Maintain this off ramp.		1
Drinking Water Sources	Need language to require Division of Drinking Water and "drinking water" stakeholders notification.		3
	Add protozoa to monitoring requirements		1
GSL Se Concentration	Put a moratorium on all loading until Se concentration is stable or declining.		1

	Lake is balanced. Don't allow higher selenium in lake.	1
4,208 ft. elevation	Use "freshwater" for areas above 4,208	1
	Proposal may remove 3C, 3D from many duck clubs	1
	Removing 3C, 3D from impoundments that have a level below 4,208 ft. is inappropriate	1
	Crystal Unit at Farmington Bay is outside existing dikes and is freshwater.	1
	Layton Wetland Preserve is outside existing dikes and is freshwater.	1
	Elevation is artificial and not ecologically sound	1
GSL Segmentation	UAA is required to downgrade 4 of the 5 segments	1
	Should be managed holistically	1
	The rest of the lake is still unprotected from selenium	1
Allow 10% of Monitoring Samples to Exceed the Standard for Assessment		
	Oppose. Does not take into account toxics, bioaccumulative pollutants or human health parameters. Changes all standards.	1
	Oppose. This is only for conventional pollutants.	1
Primary/Secondary Recreation		
	Make wording "frequent primary" and "infrequent primary".	1
	Supports removal of primary recreation from Farmington Bay	1
Brine Shrimp		
	Add a trigger for brine shrimp to the assessment methodology.	1
	Have a 4.9 standard for brine shrimp.	1
	12.5 is protective of brine shrimp. Their recommendations are not based on a technical basis.	1
Mixing Zones		
	Oppose all mixing zones	1
7Q10/Average Flows		
	Remaining assimilative capacities should not be based on average flows. Should be based on 7Q10.	1