## **Summary Statistics Comments from Triennial Review Public Hearings and Comments**

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