

**Notes:**

- The first four columns of the table are for inclusion as an appendix to the Public TAC Meeting Notes (with added context as needed). Until the TAC decides otherwise, the last three columns are for internal TAC use.
- Grey text (in shaded areas) is used as a placeholder for TAC members to add alternate advice or provide additional comments or clarifications as needed.

Summary Table				For Internal Reference		
Category	#	Description of Post Mtg “Technical Advice”	Rationale (if provided)	Originator of “Advice”	Other TAC Member Support <sup>1</sup>	Date Advice Received
Selenium Work Plan  Work Package 2a <i>Methods for Ecological Effects Assessment</i>	B2-1	<p><b>Page 4, Top Paragraph:</b></p> <p>It seems premature to rule out invertebrates as a potentially sensitive taxa in the ecological effects matrix. At a minimum, an explicit analysis of this pathway should be included in the ecological effects matrix and depending on the details of the toxicity testing (to be provided by Teck) where effects were observed, additional studies may be necessary.</p> <p><i>For additional context refer to Brix letter (dated Nov 6, 2013)</i></p>	<p>The recent study by Conley et al. (2013) suggests that some invertebrates (e.g., mayflies) are comparable in sensitivity to vertebrates. Some of the toxicity testing performed with mayflies also suggests they may be sensitive to Se at instream concentrations (see NO<sub>3</sub>/SO<sub>4</sub> workplan).</p>	UBC	– KNC	Nov 6, 2013
	B2-2	<p>Effects on burbot utilizing lentic habitats in Lake Koocanusa associated with exposure to selenium need to be evaluated as part of the overall ecological effects assessment for selenium.</p> <p><i>For additional context refer to MacDonald letter (dated October 31, 2013)</i></p>	<p>Burbot in Lake Koocanusa represent a key resource for KNC members and others. Therefore effects on this species needs to be evaluated.</p>	KNC	– MT Govt – US Govt	Oct 31 & Nov 26
	B2-2a	<p><b>Description of Related Alternate (or Addn) Advice:</b></p> <p>EC feels this advice is pretty open-ended, but supports burbot as an important receptor to be monitored.</p>		EC	–	Dec 19
Nitrate/Sulphate Work Plan	B2-3	The potential for adverse effects on primary productivity in tributaries, Fording River, Elk River, and Lake Koocanusa	KNC	MT Govt US Govt		Oct 31

<sup>1</sup> Please note that ‘Other TAC Member Support’ does not imply support to any referenced and supporting materials included in the description of the ‘technical advice’.

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Work Package 2a <i>Methods for Ecological Effects Assessment –</i>		associated with releases of nitrate from mine-related activities, in conjunction with releases of nutrients from mining and other sources, needs to be evaluated. Such an evaluation cannot be limited to the locations identified explicitly in the order for water quality target development.  <i>For additional context refer to MacDonald letter (dated October 31, 2013)</i>				
	B2-3a	<b>Description of Related Alternate (or Addn) Advice:</b> <ul style="list-style-type: none"><li>The MT and U.S. Govt. are in agreement with this advice for Lake Koocanusa (e.g., Appendix A2-11). However we do not think the analysis should be constrained only to nitrate. Rather we recommend the following additional related constituents: inorganic phosphorus, ammonia, and ammonium.</li></ul>	Primary productivity is thought to be governed by Liebig's law of the minimum, i.e., the resource in shortest supply will limit its potential. In this regard nitrate, ammonia/ammonium, and inorganic phosphorus should be all considered concomitantly with respect to increasing the primary productivity of Lake Koocanusa.	MT Govt US Govt		Dec 5
	B2-4	The evaluation of the ecological effects of nitrate and sulfate under current conditions must consider maximum exposures as well as average exposures to these substances. In conducting such assessments, it is important to recognize that the results of monthly water sampling represent the average concentration of the COPC for that month. Average COPC concentrations must be determined based on the results of five water samples collected within a 30-d period  <i>For additional context refer to MacDonald letter (dated October 31, 2013)</i>		KNC	–	Oct 31
Cadmium Work Plan  Work Package 2a <i>Methods for Ecological Effects Assessment –</i>	B2-5	<b>Page 11, 2nd Paragraph</b>  Teck should consider using test organisms/methods that are sensitive to contaminant concentrations near the WQG in their testing program.  <i>For additional context refer to Brix letter (dated Nov 6, 2013)</i>	Given the site waters will be a mixture of contaminants it is not clear how any observed toxicity can be associated with Cd. Additionally, 3 of the 4 taxa to be used in testing for the NO <sub>3</sub> /SO <sub>4</sub> program are not particularly sensitive to Cd, especially using the short-term	UBC	– KNC	Nov 6

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			chronic tests described in the workplan. Even for <i>Hyalella</i> , the 14-d test design described in the workplan is unlikely to be as sensitive as the 42-d test design that generated the toxicity data that is currently driving the Cd WQG.			
	<b>B2-6</b>	<p>It is critical that Teck properly validate the Cd BLM developed for this site. To do this, Teck will need to conduct experiments in which site waters with varying water chemistry (reflecting both spatial and temporal variability) are spiked with concentrations of Cd and toxicity testing is performed with a sensitive organism/endpoint. I would avoid the 7-d test with <i>Ceriodaphnia</i> test for this validation as the YCT food (a source of DOC with low binding affinity) will confound results (this is likely why <i>C. dubia</i> are apparently relatively insensitive to Cd). Instead, I recommend either a 14 or 28-d <i>Hyalella</i> test (preferable) or the 21-d test with <i>Daphnia magna</i> for this validation study. The critical issue in test organism/endpoint selection is that it is comparable in sensitivity to the Cd WQG and therefore critically evaluating whether the BLM can predict how transport proteins involved in Cd uptake at these concentrations are interacting with the environment.</p> <p><i>For additional context refer to Brix letter (dated Nov 6, 2013)</i></p>	<p>I understand that previous efforts to develop chronic BLMs from existing acute BLMs have generally relied on adjusting LA50s (i.e., effectively extrapolating to an LA10/20) rather than log K's for metals. Conceptually of course this makes sense and an increase in intrinsic sensitivity is highly likely to explain some of the differences between acute and chronic toxicity. However, there is increasing evidence that multiple transport proteins are involved in metal uptake with different transporters dominant over the range of concentrations involved in acute toxicity versus chronic toxicity (i.e., low versus high affinity transporters). This is certainly the case for Zn (Hogstrand et al. 1998, Qui et al. 2005), and Cd is often considered a Zn analog. Hence the conditional log K's derived by Playle et al. (Playle and Dixon 1993, Playle et al. 1993) based on exposures with 6 µg l<sup>-1</sup> Cd, are not necessarily relevant to organisms exposed to Cd</p>	UBC	<ul style="list-style-type: none"> <li>– KNC</li> <li>– EC</li> </ul>	Nov 6

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			concentrations an order of magnitude lower, near the WQG. Of course, differences in the log $K_{gill}$ -Cd will influence how the BLM predicts interactions with other water quality parameters and hence is important to understand. This issue highlights the need for some sort of field validation program to test the reliability of the chronic Cd BLM.			
	B2-7	The potential for adverse effects on aquatic organisms in tributaries, Fording River, Elk River, and Lake Koocanusa associated with releases of cadmium from mine-related activities must be evaluated. Such an evaluation cannot be limited to the locations identified explicitly in the order for water quality target development.  <i>For additional context refer to MacDonald letter (dated October 31, 2013)</i>		KNC	- MT Govt - US Govt	Oct 31
	B2-7a	<b>Description of Related Alternate (or Addn) Advice:</b>  • The U.S. and MT Govt. generally support this comment but recommend additional monitoring of cadmium in Lake Koocanusa be completed before determining whether a comprehensive effects analysis (i.e., like the one described for selenium in A2-4) is required.	Insufficient data currently exist to assess cadmium levels in Lake Koocanusa. Since it is a pollutant of concern, continued monitoring is needed within the designated area (including the reservoir) to form a more robust understanding of its importance.	US Govt MT Govt		Dec 5
Work Package 2a <i>Methods for Ecological Effects Assessment – Overall Approach</i>	B2-8	Recommend that a cumulative effects assessment consider a broader list of COPCs in order to better understand the potential effects on all water uses from point and non-point sources.  <i>For additional context refer to MacDonald letter (dated October 31, 2013)</i>	There are numerous point and non-point sources of COPC in the Elk River Watershed. Releases of COPCs from these sources can result in impairment of water quality conditions in receiving waters. Because mixtures of COPCs can cause additive or greater effects on aquatic organisms, it is necessary to	KNC	-	Oct 31

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			consider a broader range of COPCs in the cumulative effects assessment.			
Protection of Human Health Work Package 7	B2-9	Potential effects on human health associated with exposure to selenium from dietary sources needs to be evaluated. This evaluation should rely primarily on measured (rather than modeled) tissue selenium data and should identify uncertainties in the analysis associated with data gaps and other factors. The results of the LCOII human health risk assessment should be used as a primary basis for this work.	<i>For additional context refer to MacDonald letter (dated October 31, 2013)</i>	KNC	–	Oct 31

**References (if provided)**

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