

Summary of Changes to Mainstem SFCR Special Supplement Condition Under Consideration by IDWR/IWRB for the 2017 Season

Condition No.	Considering 2017 Change	No Change	Delayed Consideration	Comments
1	X			The substitute language proposed by the Ten Mile Mining District (TMD) is problematic. IDWR believes it is important to notify applicants of other possible permit requirements, but we are considering revision to the language to remove "exemption of other permit" language as redundant and unnecessary.
2	X			The season of use is established in the Comprehensive State Water Plan South Fork Clearwater River Basin (Basin Plan) and IDWR does not have the authority to change. We are considering other changes including clarifying the definition of "mean high water mark" and adding language clarifying the year in which the dredge season applies thereby allowing IDWR to delete the partially redundant condition 25.
3	X			IDWR is considering the deletion of the last two sentences in the condition as they appear to be redundant to the requirement that a federal or state biologist make a site visit to determine suitable dredging sites.
4			X	Maximum dredge nozzle size and horsepower ratings are established by the Basin Plan. IDWR does not have the authority to change the plan. IDWR will delay consideration of the screen size until after the 2017 dredge season at which time IDWR will review and summarize technical basis for pump intake screen size and reconsider changes to condition language for the 2018 dredging season.
5		X		It is within IDWR's general authorities to require the display of permit. In addition, this condition is to the advantage of the dredgers because it focuses permitting limits on the dredge and not dredgers. Dredge permits can be transferred from one qualifying dredge to another and can cover multiple people working one dredge.
6		X		No change proposed by TMD.
7			X	IDWR will delay consideration of this condition until after the 2017 dredge season at which time IDWR will review and summarize technical justification for dredge location restrictions and reconsider changes to condition language for the 2018 dredging season.

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8	X			IDWR is considering significant modification to the condition language to add clarity and ensure the condition is enforceable.
9	X			IDWR is considering significantly modifying the condition to add clarity.
10	X		X	IDWR is considering changes to condition for 2017 season to add clarity to excluded areas. IDWR will delay comprehensive review until after the 2017 dredge season at which time IDWR will review and summarize technical justification for dredge location restrictions and reconsider changes to condition language for the 2018 dredging season.
11	X		X	IDWR is considering minor changes to add clarity to the condition for the 2017 season. IDWR will delay comprehensive review until after the 2017 dredge season at which time IDWR will review and summarize the technical justification for gravel bar protection and reconsider changes to condition language for the 2018 dredging season.
12			X	IDWR will delay comprehensive review until after the 2017 dredge season at which time IDWR will review and summarize the technical justification for stream bank protection and reconsider changes to condition language for the 2018 dredging season.
13	X		X	This condition is similar to Rule 64.04 of the Stream Channel Alteration Rules (IDAPA 37.03.07). IDWR is considering a minor revision to remove ambiguity for the 2017 season. IDWR will delay comprehensive review until after the 2017 dredge season at which time IDWR will review and summarize the technical justification for stream bank protection and reconsider changes to condition language for the 2018 dredging season.
14	X			Discussion of "boulders" is similar to other conditions. IDWR is considering deletion of the reference to boulders, but will keep discussion of "in-channel woody debris" as it is not duplicative to any other condition.
15	X		X	IDWR is considering minor changes for the 2017 season to add clarity to the condition, but will delay comprehensive review until after the 2017 dredge season at which time IDWR will review and summarize technical justification for sediment plume monitoring and reconsider changes to condition language for the 2018 dredging season.

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16		X		As TMD notes this condition is consistent with Rule 64.03 of the Stream Channel Alteration Rules (IDAPA 37.03.07). However, IDWR believes it is important to emphasize the rule-based restriction on mechanized equipment from the Basin Plan.
17			X	IDWR will delay comprehensive review until after the 2017 dredge season at which time IDWR will review and summarize technical justification for dredge location restrictions and reconsider changes to condition language for the 2018 dredging season.
18	X			IDWR is considering modification of condition to partially address TMD concerns regarding dredge fueling operations.
19	X			IDWR is considering adopting the proposed TMD condition 19 language.
20	X			IDWR is considering adopting in part the proposed TMD condition 20 language.
21		X		No change proposed by TMD.
22	X			This condition protects public health and safety and IDWR will not remove the condition. However, IDWR is considering changes to language to remove ambiguity.
23	X			IDWR is considering modifying the condition to partially adopt proposed language by TMD regarding the responsibility of the permittee to obtain access permission as needed.
24		X		Existing condition is necessary to ensure protection of waterways.
25	X			IDWR is considering adding condition language explicitly identify the expiration date of the permit to condition #2 thereby allowing for the deletion of this condition.