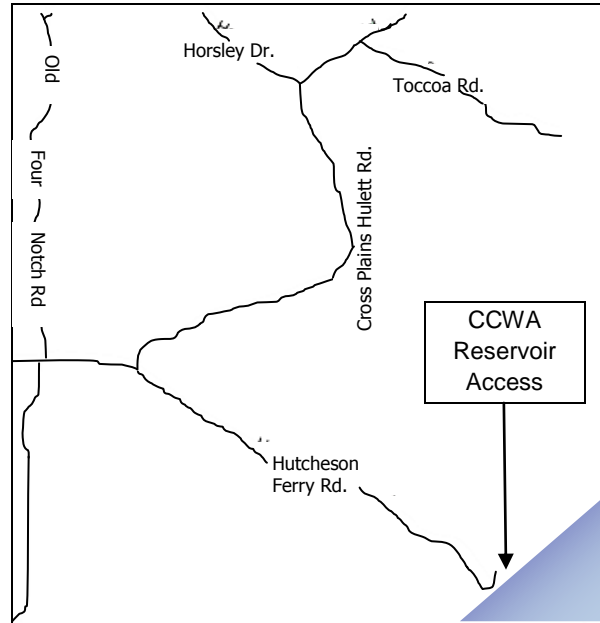


The Licensing Process

Access to the Snake Creek Reservoir (Lake Seaton) will be allowed to Carroll County residents based on CCWA's standard licensing process. It is the responsibility of all interested parties to read, understand, and follow all rules and restrictions. To assure compliance with the requirements, CCWA will issue licenses for all lake accesses. Access to the Reservoir by any person without a valid license issued by the Authority is prohibited.

- License applications are available at the CCWA main office during regular business hours (Monday – Friday) excluding holidays.
- All persons must obtain a license. Licenses shall be available for purchase by Carroll County residents age 18 years and older only. Persons under the age of 18 years old must have a license and be accompanied by an adult while on the Reservoir property. A valid Georgia fishing license is also required to fish on the lake.
- Proof of residency is required.
- Required fee (as posted at the CCWA office) is due at time of application. 17 yrs. and under- no charge for fishing license. License fees help defray the administrative cost of opening the reservoir for fishing and recreation.
- Boat inspection by CCWA is required at time of license application. Boat decals must be affixed to the hull adjacent to the Georgia registration and above the water line.
- License must be issued before lake access will be granted.
- Licenses are non-refundable and non-transferrable.



Carroll County Water Authority

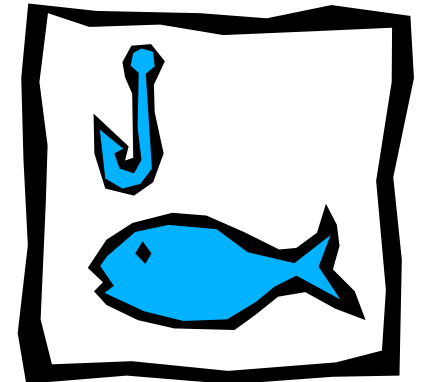
PO Box 739
Carrollton, GA
Phone: 770.832.1277
Fax: 770.830.8853
www.ccwageorgia.com



Brochure #09-0316

Carroll County Water Authority

Recreation at the Snake Creek Reservoir



Pursuant to Carroll County watershed protection ordinances, all property adjacent to the Reservoir shall have a 150-foot undisturbed, natural vegetative buffer.

Rules of the Reservoir

1. All persons entering the Authority's property must do so through the public access point at Hutcheson Ferry Road. All other access points are prohibited. Access is permitted only during times that the Authority designates.
2. No person is authorized to use the Authority's property for any purpose other than those specified herein.
3. Possession of alcoholic beverages, drugs, controlled substances, firearms, ammunition, bows and arrows, loaded projectile firing devices, explosives, and hazardous materials are prohibited on the Reservoir and Authority property.
4. All persons using the reservoir must comply with the Georgia Department of Natural Resources laws, rules and regulations, as well as rules and regulations set by Carroll County Government and the Authority.
5. Persons fishing from the bank of the Reservoir may do so only between marked boundaries at the Authority designated access point.
6. Boats may be no longer than 18'0" in length and must meet Georgia Department of Natural Resources requirements. All boats must be electric or hand powered. Internal combustion engines and petroleum fuels are prohibited. Authority, Carroll County, and State of Georgia enforcement, inspection, and emergency vessels are exempt from these requirements.
7. Sailboats and inflatable vessels are not allowed on the Reservoir.
8. No littering, fires or overnight camping are allowed on the Reservoir or Authority property.
9. Destruction, modification, and removal of Authority property are prohibited.
10. Individuals are required to show proper identification upon the request by an authorized representative of the Authority, Carroll County or Georgia Department of Natural Resources.
11. Boat docks and boat ramps are prohibited except in Authority-designated and managed public access areas.
12. Swimming and wading are not allowed at the Reservoir.
13. In accordance with O.C.G.A. § 27-4-282, the following WARNING is included in these Regulations:
Under Georgia law, an owner or operator of a fishing location is not liable for an injury to or the death of a participant from the inherent risks of fishing, including but not limited to drowning, pursuant to Article 7 of Chapter 4 of Title 27 of the Official Code of Georgia Annotated.

The Authority assumes no liability or responsibility for the safety or property of persons using the Reservoir or engaged in any activity on Authority property. Any person using the Reservoir or other Authority property shall exercise due care for their own safety and the safety of others and assumes full liability and responsibility for his or her actions and safe conduct.



Enforcement

- Any non-licensed user of the Authority's property or Reservoir is trespassing and will be prosecuted to the extent allowed by applicable law. Any person violating any of the laws of the State of Georgia or any of the Regulations set forth herein shall be punished as prescribed by applicable law, including but not limited to loss of license and forfeiture of any right for future licenses.
- The Authority's property and Reservoir may be policed by Authority enforcement personnel, deputies and authorized agents of Carroll County (by agreement with the Authority), and/or employees of the Georgia Department of Natural Resources.

CCWA maintains the right, with no previous notice, to close the reservoir, temporarily or permanently in order to protect the drinking water supply, in response to drought or emergency situations, or to respond to any other circumstances that may arise.