Georgia Rules and Regulations
Administrative Bulletin for February 2022

OFFICE OF SECRETARY OF STATE
ADMINISTRATIVE PROCEDURE DIVISION
5800 Jonesboro Road
Morrow, GA 30260
(678) 364-3785

Final rules filed with the Georgia Secretary of State during the month of February 2022:

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Department 105. GEORGIA DEPARTMENT OF COMMUNITY SUPERVISION

Chapter 105-2. MISDEMEANOR PROBATION OVERSIGHT UNIT

105-2-.03 [Effective 3/10/2022] Definitions
(a) "Commissioner" means the Commissioner of the Department of Community Supervision.

(b) "Director" shall mean the director of Misdemeanor Probation Oversight for the Department of Community Supervision.

(c) "Entity Director" shall mean the director of a probation entity.

(d) "Governing Authority" shall mean the elected body of any county or municipality or consolidated government with statutory power to enter into written contracts with corporations, enterprises or agencies to provide public services.

(e) "Individuals" shall mean any entity director, owner, agent, probation officer, administrative employee, intern, or volunteer that provides services for a probation entity.

(f) "Probationer" shall mean any misdemeanor offender sentenced by a court and assigned probation for supervision, counseling, financial collections of any kind, and compliance with any other court-ordered condition.

(g) "Probation Entity", "Provider Entity, or Entity" shall mean any private corporation, private enterprise, or private agency contracting to provide misdemeanor probation supervision services and/or county, municipality, or consolidated government probation office contracting to provide misdemeanor probation supervision services.

(h) "Probation Officer" shall mean any private, public, governmental officer, that provides supervision of probationers.

(i) "Service Agreement" shall mean any contracts between the governing authority and the chief judge to provide probation services for that governmental district.

(j) "Judicial officer" shall mean any person employed or providing service to a court.

(k) "Owner" shall mean the owner of a private probation entity with access to probation records.

(l) "Pay Only" shall mean any case that does not have any special conditions or restitution except for fine and surcharge collection unless otherwise noted on the sentence.

(m) "Regular probation fee or ordinary supervision fee" shall mean the contracted amount that shall be collected by the provider solely for probation supervision.

Cite as Ga. Comp. R. & Regs. R. 105-2-.03

AUTHORITY: O.C.G.A. § 42-3-3.


105-2-.05 [Effective 3/10/2022] Probation Entity Registration and Approval Requirements

No probation entity may operate without first registering and being approved by MPOU as set forth herein.

(a) Registration application. All registration applications must be submitted as required and approved by MPOU, and must be truthful, accurate, and complete.

(b) Initial approval. After receipt of a completed registration evidencing that all owners and/or the entity director have met the qualifications set forth by law and in these rules and that other probation entity requirements are met, MPOU shall approve the probation entity. MPOU shall respond within 15 business days with approval of registration, a deficiency statement, or a notice that additional time is required. Applicants shall have 10 days to cure deficiencies. If deficiencies are not cured within the 10 days, the registration application shall be deemed denied.

(c) Ongoing approval. Once initially approved, a probation entity shall remain approved as long as it remains in compliance with applicable laws and rules. MPOU may require that certain documents and information be updated on a periodic basis to verify continuing compliance with requirements. Such documents shall include, but not be limited to, financial records as they pertain to the assessment, collection, and disbursement of court-ordered monies, contract renewal or termination information, employee training records, criminal history record information, insurance information (private probation entities only), and updated court listings/contracts.

(d) Additional information for verification. MPOU may require any applicant or approved probation entity to submit additional information or verification that is reasonably related to making a determination regarding initial approval or continued compliance with requirements.

(e) Compliance with Immigration Act: All owners and/or entity directors must comply with the 2011 Immigration Act per O.C.G.A. § 50-36-1. All owners and/or entity directors are required to submit a lawful presence affidavit at the request of MPOU.

(f) Non-transferability of registration approval. Approval of a probation entity is not transferable. Application for new (initial) registration approval must be submitted and approved prior to any change in probation entity ownership or control. All new owners, entity directors, or agents must meet the requirements set forth by law and these rules.

(g) Validity of registration approval. All registration approvals issued pursuant to the laws and regulations are valid only so long as the entity director and/or owner of record is actively engaged in the operation of a probation entity. In the event the director and/or owner of record ceases to be actively engaged in the operation of a probation entity, MPOU must be notified. Inactivity of a probation entity for a period of 3 months shall cause the entity's registration to lapse. Application may be made to MPOU for an extension of time, which may be granted at the discretion of MPOU.

(h) Voluntary withdrawal of registration. Any owner and/or entity director may voluntarily withdraw their registration for operation as a misdemeanor probation provider by submitting notice to MPOU; provided, however, that said probation entity does not have any pending complaints, investigations, or MPOU action. Notice of Withdrawal of Registration may be submitted via certified mail to the principal address of MPOU noted in Rule 105-2-.01 or by specific direction of the Director of MPOU.

(i) No probation entity may use any name like, or deceptively similar to, a name used by any other probation entity in this state. No probation entity may use the word "state" in any part of its name as to suggest that it is owned, operated, or endorsed by the State of Georgia.

(j) Governmental Entities and their individuals shall adhere to POST requirements if they choose to operate as a POST approved entity pursuant to O.C.G.A. 35-8-1, et. seq.

Cite as Ga. Comp. R. & Regs. R. 105-2-.05


105-2-.07 [Effective 3/10/2022] Limitations on Who Can Operate or be Employed by a Probation Entity

(a) No probation entity nor any individuals of such entities shall engage in any other employment, business, or activity which interferes or conflicts with the duties and responsibilities under contracts authorized in this article.

(b) No probation entity nor its individuals shall have personal or business dealings, including the lending of money, with probationers under their supervision.

(c) No probation entity nor its individuals, shall own, operate, have any financial interest in, be an instructor at, or be employed by any private entity which provides drug or alcohol education services or offers a DUI Alcohol or Drug Use Risk Reduction Program certified by the Department of Driver Services.

(d) No probation entity nor its individuals shall specify, directly or indirectly, a particular DUI Alcohol or Drug Use Risk Reduction Program, FVIP, or any program that has financial gain for the entity or individuals, which a probationer may or shall attend, on or after January 1, 2022, if certification expires or unless authorized by court order or service agreement. This paragraph shall not prohibit furnishing any probationer, upon request, with the names of certified DUI Alcohol, Drug Use Risk Reduction Programs or FVIP. Any person violating this paragraph shall be guilty of a misdemeanor.

(e) No judicial officer, probation officer, law enforcement officer, or other officer or employee of a court; no person who owns, operates, or is employed by a probation entity and no professional bondsman or agent or employee thereof shall specify, directly or indirectly, a particular provider center which the person may or shall utilize when required. This subsection shall not prohibit any judicial officer, probation officer, law enforcement officer, or other officer or employee of a court; owner or entity director of a probation entity; or professional bondsman or agent or employee thereof from furnishing any person, upon request, the names of certified provider centers.

(f) No probation entity or its individuals or professional bondsman or agent or employee thereof shall be authorized to own, operate, or be employed by or as a provider entity.

(g) No probation entity or its individuals shall own or control any finance business or lending institution which makes loans to probationers under its supervision.

(h) No probation officer or individual shall simultaneously act as an interpreter for any judicial proceedings.

(i) All probation individuals must report secondary employment or volunteer obligations to the Entity Director for approval.

(j) No individual shall direct, own, or be an employee, agent, intern, or volunteer of a probation entity if the individual or individual's spouse would pose an actual, potential, or apparent conflict of interest due to the existence of a fiduciary, business or personal relationship with any probationer or due to the existence of any other relationship that would place the individual in a position to exert undue influence, exploit, take undue advantage of or breach the confidentiality of any probationer. Further, judicial officers, individual employees, or any spouse thereof, shall not direct, own, or be an employee, agent, intern, or volunteer of a private probation entity.
(k) The failure to adhere to any of the limitations in (a) through (j) above shall subject the probation entity or individual to sanctions as provided in these rules.

Cite as Ga. Comp. R. & Regs. R. 105-2-.07


105-2-.11 [Effective 3/10/2022] General Probation Responsibilities
In addition to meeting all other requirements, probation entities and individuals are responsible for the following:

(a) Providing services for the supervision, and collection of court-ordered fines of probationers assigned to the probation entity by the court in accordance with the service agreement;

(b) The actions of all employees carried out within the scope of employment, whether they are characterized as employees, agents, interns, volunteers, or independent contractors (Applicable to Entity owners/directors only);

(c) Prohibiting the solicitation of probationers for insurance, legal services, bail bonds, specific clinical evaluations or treatment providers, or any other product or service;

(d) Ensuring the quality of case management, case notes, case status, special conditions, and execution of all court orders in a professional and timely manner;

(e) Being accountable to the court in reporting the status of probation cases assigned to the probation entity for supervision;

(f) Prohibiting solicitation, and/or the requirement of advanced payment of probation supervision fees;

(g) Abiding by statute in reference to treatment of indigent probationers and revocation requirements per O.C.G.A. § 42-8-102;

(h) Abiding by statute in reference to pay only cases per O.C.G.A. § 42-8-103;

(i) Abiding by statute in reference to consecutive misdemeanor sentences per O.C.G.A. § 42-8-103.1(a)(b);

(j) Abiding by statute in reference to the tolling of misdemeanor sentences per O.C.G.A. § 42-8-105 and;

(k) The failure to adhere to these responsibilities shall subject the probation entity or individuals to sanctions as provided in these rules.

Cite as Ga. Comp. R. & Regs. R. 105-2-.11

AUTHORITY: O.C.G.A. §§ 42-3-3, § 42-3-6, 42-8-106.1, 42-8-102, 42-8-103, 42-8-103.1, 42-8-104, 42-8-105.


105-2-12 [Effective 3/10/2022] Training and Individual Development

The primary objective of the MPOU training curriculum is to ensure that individuals receive sufficient training to enable them to provide probation services that are professional, competent and in compliance with all laws and the DCS rules. To satisfy the training requirements, entities shall develop a training plan designed to ensure timely completion and compliance with the training requirements imposed by these rules. Entity training plans are required to be submitted to MPOU for approval. The following training is required:

(a) Probation Officer Initial Orientation Training. All probation officers providing probation services are required to obtain 40 hours of initial orientation training as set forth below. Probation officers with evidence of satisfactorily completing a probation or parole officer basic course of training certified by the Georgia Peace Officer Standards and Training Council are exempt from the 40-hour initial orientation training requirement. Initial training of new probation officers shall be completed within the first 6 months from MPOU approved registration. All directors/owner must also complete the probation officer training if providing supervision services.

1. Probation Officer Orientation Requirements

(i) Overview of misdemeanor probation: A 10 hour block of instruction consisting of but not limited to the following topics, duties and activities fundamental to general probation services: DCS/MPOU Rules, state laws, constitutional law & liabilities, introduction to MPOU & compliance review procedures, history of misdemeanor probation in Georgia, professionalism, ethics, and customer service;

(ii) Basic probation officer training: A 30 hour block of instruction consisting of but not limited to the following topics, duties, activities and operational practices fundamental to the performance of court services and case supervision: elements of basic supervision case documentation & caseload management, intake procedures, case file and records management and confidentiality, duties related to high liability matters such as tolling, "pay only" cases, indigency & financial hardships, consecutive cases, unique requirements associated with cases sentenced under the First Offender and Conditional Discharge statutes; supervision of common general and special conditions of probation such as community service, substance abuse screening, collection of court imposed financial obligations, special conditions involving clinical evaluations for substance abuse and/or mental health concerns which may require treatment, counseling, family violence intervention, risk reduction; actions related to probationer non-compliance such as violation response plans, violation of probation warrants, tolling orders, sentence modification orders, petitions for revocation, hearing preparation, testimony and courtroom protocol; entity operational policies, procedures and performance standards, personal safety, security and wellness, cyber security and data management.

(b) Probation Officer Annual In-Service. All probation officers are required to obtain 20 hours of annual in-service training. In-service training shall be completed on a calendar year basis. The initial orientation training hours completed during the first calendar year of employment shall also count towards satisfying the annual in-service training requirements for that same period.

1. Annual In-Service Training shall be on topics that relate to the criminal justice system, all topics, duties, and activities listed previously in this section, MPOU Rules, individual professional development, and/or the operation of the probation entity as approved by MPOU.

(c) Administrative Employee Agent, Intern, or Volunteer Initial Orientation Training. All Administrative Employee, Agent, Intern, or Volunteer are required to obtain 16 hours of initial orientation training.

1. Administrative Employee, Agent, Intern, or Volunteer Orientation Requirements

(i) Overview of misdemeanor probation: A 6 hour block of instruction consisting of but not limited to the following topics, duties and activities fundamental to general probation services: DCS/MPOU Rules, state laws, constitutional law & liabilities, introduction to MPOU & compliance review procedures, history of misdemeanor probation in Georgia, professionalism, ethics, and customer service;
(ii) Basic probation services training: A 10 hour block of instruction consisting of but not limited to the following topics, duties, activities and operational practices commonly performed by individuals registered in the categories listed in this section; elements of basic probation office supervision duties such as: intake procedures, case file and records management and confidentiality, awareness of high liability matters such as tolling, "pay only" cases, indigency & financial hardships, consecutive cases; supportive role functions associated with common conditions of probation such as community service, substance abuse screening and collection of court imposed financial obligations; supportive role functions associated with actions related to probationer non-compliance such as violation response plans, violation of probation warrants, tolling orders, sentence modification orders, petitions for revocation hearings, hearing preparation, testimony and courtroom protocols; entity operational policies, procedures and performance standards, personal safety, security and wellness, cyber security and data management.

(d) Administrative Employee, Agent, Intern, or Volunteer Annual In-Service Training. All Administrative Employee, Agent, Intern, or Volunteer will obtain 8 hours of annual in-service training. In-service training shall be completed on a calendar year basis. The initial orientation training hours completed during the first calendar year of employment shall also count towards satisfying the annual in-service training requirements for that same period.

1. Annual In-Service Training shall be on topics that relate to the criminal justice system, all topics, duties, and activities listed previously in this section, MPOU Rules, individual professional development, and/or the operation of the probation entity as approved by MPOU.

(e) Training Responsibilities. The progress and completion of initial orientation and in-service training is required to be documented and maintained in the individual’s files utilizing the forms approved by MPOU.

(f) Training Resources. Probation entities and individuals providing probation services may obtain training resource information from MPOU, local law enforcement agencies, local colleges and schools, and national professional associations such as the American Probation and Parole Association, Georgia Professional Association of Community Supervision, Community Corrections Association of Georgia, American Correctional Association, and/or credible sources approved by MPOU. All training resources must be approved by MPOU.

(g) Trainer Requirement. For internal trainers or use of external trainers not associated with agencies/associations as listed previously, the qualifications of the trainer should be established through academic achievements, certifications and/or extensive experience on the subject matter. The entity shall maintain a description of the course, the trainer's qualifications and contact information on file. External trainers not associated with agencies/associations as listed above must be approved by MPOU.

(h) The failure to adhere to these training requirements shall subject the probation entity and/or individuals to sanctions as provided in these rules.

Cite as Ga. Comp. R. & Regs. R. 105-2-.12

AUTHORITY: O.C.G.A. § 42-8-106.1.


105-2-.13 [Effective 3/10/2022] Probation Entity Reports
All probation entities shall provide the judge and MPOU with a quarterly probation entity activity report in such detail as the judge and MPOU may require.

(a) Probation entity quarterly activity reports shall be submitted within 30 days after the close of each calendar quarter and shall be made utilizing forms approved by MPOU. Quarterly reports must be received by MPOU as
follows: 1st quarter (Jan-March) due April 30th, 2nd quarter (April-June) due July 30th, 3rd quarter (July-Sept.) due October 30th, 4th quarter (Oct.-Dec.) due January 30th.

1. If the 30th day after the close of the quarter falls on a weekend or state or federal holiday, the quarterly report shall be submitted by the following business day. MPOU in its discretion shall allow for adjustments of due dates based on a case by case basis as long as the request for extension is received by MPOU in writing prior to the due date.

2. Failure to submit quarterly reports in a timely manner may result in sanctioning.

(b) The quarterly reports shall include the following:

1. Number of probationers under supervision;
2. The amount of fines, statutory surcharges, and restitution collected;
3. The amount of fees collected and the nature of such fees, including probation supervision fees;
4. Rehabilitation programming fees;
5. Electronic monitoring fees;
6. Drug or alcohol detection device fees;
7. Substance abuse or mental health evaluation or treatment fees if such services are provided directly or otherwise to the extent such fees are known;
8. Drug testing fees;
9. The number of community service hours performed by probationers under supervision;
10. A listing of any other service for which a probationer was required to pay to attend;
11. The number of probationers for whom supervision or rehabilitation has been terminated and the reason for the termination;
12. The number of warrants issued during the quarter and;
13. These reports shall be in such detail as MPOU may require.

(i) Entities shall be given 90 days advance notice of changes in reporting requirements.

Cite as Ga. Comp. R. & Regs. R. 105-2-.13


105-2-.14 [Effective 3/10/2022] Probation Entity Records
Each probation entity must maintain the following records for the period required by law at no less than three years and the records must be available and accessible for inspection by the affected county, municipality, consolidated government, the court, the Department of Audits and Accounts or MPOU upon request.
(a) Required records are as follows:

1. All written contracts or service agreements for probation services;
2. All court orders for all probationers assigned to the entity for supervision;
3. All accounting ledgers and related documents;
4. All payment receipts issued to probationers for all funds received;
5. All probation case history and management reports and documents;
6. All other documents pertaining to the case management of each probationer assigned to the entity for supervision;
7. The probation entity and individual applications for registration and supporting documents submitted to MPOU;
8. All training records and individual personnel files;
9. The registration approval issued to the probation entity and individuals by MPOU; and
10. All documents related to the case management of probationers to include but not limited to case history, accounting ledgers, and payment receipts must be retained for a period required by law after the probation case closes at no less than 3 years.

11. Pursuant to O.C.G.A § 42-8-109.2(b) (1) (A), "Any probationer under supervision shall be provided with a written receipt and a balance statement each time he or she makes a payment." All other reports, files, records, and papers of whatever kind relative to the supervision of probationers are declared to be confidential and shall be available only to the affected county, municipality, or consolidated government, or an auditor appointed by such county, municipality, or consolidated government, the judge handling a particular case, the Department of Audits and Accounts, the Department of Corrections, DCS, the State Board of Pardons and Paroles, or the Board.
12. All other reports, files, records, and papers of whatever kind relative to the supervision of probationers may also be disclosed to verified law enforcement agencies solely to perform law enforcement duties and responsibilities.
13. The foregoing reports, files, records, and papers of whatever kind relative to the supervision of probationers are not subject to disclosure pursuant to a subpoena.
14. All applicable reports, files, records, and papers of whatever kind relative to the supervision of probationers shall comply with all applicable laws and regulations pursuant to GA Records Act O.C.G.A § 50-18-90 et. seq.

Cite as Ga. Comp. R. & Regs. R. 105-2-.14


105-2-.15 [Effective 3/10/2022] Money Collection
No probation entity or individual shall assess or collect from a probationer or disburse any funds, except as authorized by written order of the court, as authorized by the written service agreement, or as required by State law.
(a) A current schedule and priority of all probation fees, authorized through a service agreement, must be filed by the probation entity with MPOU and comply with applicable laws and rules.

(b) No probation entity or individual may offer any program services or components for an additional fee unless the fee is authorized by the probation entity's service agreement and has been ordered by the court, or as required by State law.

(c) It shall be the duty of the probation entity to collect and disburse funds and faithfully keep the records of accounts as required by the court, MPOU, and State law.

(d) No probation entity or individual shall require collection of probation supervision fees prior to providing services.

(e) The failure to adhere to any of these requirements in (a) through (d) above shall subject the probation entity and individuals to sanctions as provided in these rules.

Cite as Ga. Comp. R. & Regs. R. 105-2-.15

AUTHORITY: O.C.G.A. §§ 42-8-106.1, 17-10-1.


160-1-4-.306 Alternative Fuel Incentive Funding for School Buses Grant

1. **Purpose of Grant.** The purpose of this grant is to incentivize Local Educational Agencies ("LEAs") to purchase new school buses that are powered by certain alternative fuels, i.e., electric, compressed natural gas, or propane.

2. **Term and Conditions.** Recipients must submit a completed application. A recipient may receive *up to* the set amounts per bus based on the type of bus purchased. The recipient must also agree to:

   (i) Comply with all state and federal laws, as well as State Board of Education rules and guidelines, pertaining to the purchase, operation, and maintenance of the school bus(es).

   (ii) Follow the policies, guidelines, and regulations of the Regulatory Compliance Commission of the Department of Public Safety and the State of Georgia concerning general obligation bonds, as outlined in the School Bus Commitment Letter provided for the current fiscal year.

   (iii) Limit the use of these grant funds to the purchase of the bus(es). These funds cannot be used towards a lease, lease purchase plan, or lease payment.

   (iv) Purchase bus(es) from the Georgia Department of Administrative Services' statewide contract or bid by the LEA's normal procurement practices.

   (v) Provide a vehicle identification number for each bus when seeking reimbursement.

   (vi) Use the bus(es) for a governmental purpose through February 1, 2031.

   (vii) Not lease or otherwise permit the bus(es) to be used by private entities for non-governmental activities.

   (viii) Submit invoices and necessary documentation within 90 days of the delivery of a purchased school bus. Reimbursement will not exceed the amounts allocated per bus.

   (ix) Submit a Bus Commitment Letter that references critical spend down milestones established by the IRS Code generally at three months, three years, and five years.

   (x) Submit all reimbursement requests to the Georgia Department of Education by the date identified in the application unless there is a mutual agreement to extend the spending period.

3. **Eligible Recipient(s).** All LEAs are eligible to apply for these grant funds.

4. **Criteria for Award.** Applications are reviewed by the Georgia Department of Education for adherence to the terms and conditions described in the application. Grant awards will be distributed on an application-by-application basis in the order they were received.

5. **Directions and Deadlines for Applying.** Information regarding the application process, including the deadline, will be communicated to LEA Transportation Directors or their designees. For additional information, please contact the Pupil Transportation Division, Georgia Department of Education, 1562 Twin Towers East, 205 Jesse Hill Jr. Drive SE, Atlanta, GA 30334 or Sarah Morris at smorris@doe.k12.ga.us.
Cite as Ga. Comp. R. & Regs. R. 160-1-4-.306


Department 160. RULES OF GEORGIA DEPARTMENT OF EDUCATION

Chapter 160-4.

Subject 160-4-3. SECONDARY VOCATIONAL EDUCATION

160-4-3-.14 [Effective 3/9/2022] Work-Based Learning Programs

(1) DEFINITIONS.

(a) **Career Related Education** - A broad category of career development activities consisting of Career Awareness, Career Exploration, Instructional Related Activities, and Connecting Activities that provide the foundational skills necessary for implementation of Work-Based Learning.

(b) **Georgia Department of Education (GaDOE)** - the state agency charged with the fiscal and administrative management of certain aspects of K-12 public education, including the implementation of federal and state mandates. Such management is subject to supervision and oversight by the State Board of Education.

(c) **Georgia Professional Standards Commission (PSC)** - the state agency created by O.C.G.A. § 20-2-983 and authorized to assume full responsibility for the certification, preparation, and conduct of certified, licensed, or permitted personnel employed in Georgia, and the development and administration of teacher certification testing.

(d) **Local Educational Agency (LEA)** - local school system pursuant to local board of education control and management.

(e) **State Board of Education (SBOE)** - constitutional authority which defines education policy for public K-12 education agencies in Georgia.

(f) **Work-Based Learning Coordinator** - School personnel with proper training required to administer Career Related Education including supervision of work-based learning placements. Student enrollment in Work-Based Learning may be in any combination of the five defined categories: Youth Apprenticeship, Internship, Cooperative Education, Great Promise Partnership, and Employability Skill Development as defined in GaDOE's Georgia Work-Based Learning Program Standards and Guidelines.

(g) **Work-Based Learning Placement** - A core component of Career, Technical and Agricultural Education (CTAE) programs which include a coherent sequence of courses and contributes to the development of core and higher order academic competencies, fundamental workplace skills, and specific occupational skills. Agreements are developed between business and industry partners and the local educational agencies to release students for a portion of the school day for structured learning at a job site.

(2) REQUIREMENTS.

(a) LEAs shall provide Work-Based Learning in CTAE programs which facilitate the school-to-career transition and culminate in work-based learning placements for students aged 15 or over in any public school in this state.

(b) LEAs shall ensure that all Work-Based Learning placements are consistent with applicable state and federal laws, State Board of Education rules, and local board of education policies.

(c) LEAs shall ensure that the Work-Based Learning Coordinator has a manageable workload for student placements consistent with the class size for CTAE classes as defined in State Board Rule 160-5-1-.08 and performs duties consistent with the standards for Work-Based Learning.
(d) The Work-Based Learning Coordinator shall be available for work site supervision during the periods students are released from school for work-based learning placements and shall not be encumbered with assigned classes or other regular duties during those times.

(e) Each Work-Based Learning Coordinator shall submit the annual Work-Based Learning Data Report according to the process established by GaDOE's Division of Career, Technical and Agricultural Education.

(f) Each Work-Based Learning Coordinator shall maintain an accurate, up-to-date database of student records as specified by GaDOE's Division of Career, Technical and Agricultural Education.

(g) Career Related Education activities including Work-Based Learning placement opportunities shall be conducted in accordance with the guidelines in the Georgia Career Related Education Manual including Standards and Guidelines for Work-Based Learning, available from GaDOE's Division of Career, Technical and Agricultural Education.

(h) Each Work-Based Learning Coordinator supervising students enrolled in GaDOE-approved work-based learning courses shall meet one of the following requirements:

1. Hold a valid Work-Based Learning endorsement (formerly DCT) issued by the Professional Standards Commission and have completed a State approved Work-Based Learning training session within the past five years.

2. Hold a valid certificate in any CTAE field and have completed a GaDOE-approved Work-Based Learning training session within the past five years.

3. Serve as a coordinator for the Youth Apprenticeship Program only and attend a GaDOE-approved Work-Based Learning training session within the past five years.

Cite as Ga. Comp. R. & Regs. R. 160-4-3-.14

AUTHORITY: O.C.G.A. §§ 20-2-151(b); 20-2-161; 20-2-161.2.


391-2-4-.04 Saltwater Finfishing

(1) **Purpose.** The purpose of these Rules is to implement the authority of the Board of Natural Resources to promulgate rules and regulations based on sound principles of wildlife research and management, establishing the seasons, methods of fishing, and disposition; size, possession, and creel limits; and gear and landing specifications for certain finfish.

(2) **Definitions.**

(a) "Billfish" means Blue Marlin (Makaira nigricans), White Marlin (Tetrapturus albidus) and Sailfish (Istiophorus albicans).

(b) "Daily creel limit" means the lawful amount of a species of finfish that a person may take in one day or possess at any one-time, except at one's place of abode or at a commercial storage facility provided the Board has not prohibited sale of that species.

(c) "Hammerhead Sharks" means a group of sharks inclusive of great hammerhead (Sphyrna mokarran), scalloped hammerhead (Sphyrna lewini) and smooth hammerhead (Sphyrna zygaena).

(d) "Handline" means a mainline to which no more than two hooks are attached and which is retrieved by hand without the aid of mechanical devices.

(e) "Landed" means to bring fish to shore in this state, regardless of the jurisdiction from which they were taken or harvested.

(f) "Minimum size" means the species' specific size in length, specified as fork length, lower jaw fork length or total length, below which size it is unlawful to possess that finfish species.

(g) "Maximum size" means the species' specific size in length, specified as fork length, lower jaw fork length or total length, above which size it is unlawful to possess that finfish species.

(h) "Open Season" means that specified period of time during which one may take from any of the waters of this state certain finfish species.

(i) "Prohibited Sharks" means a group of sharks inclusive of sand tiger (Carcharias taurus), sandbar shark (Carcharhinus plumbeus), silky shark (Carcharhinus falciformis), bigeye sandtiger (Odontaspis noronhai), whale shark (Rhincodon typus), basking shark (Cetorhinus maximus), white shark (Carcharodon carcharias), dusky shark (Carcharhinus obscurus), bignose shark (Carcharhinus altimus), Galapagos shark (Carcharhinus galapagensis), night shark (Carcharhinus signatus), reef shark (Carcharhinus perezii), narrowtooth shark (Carcharhinus brachyurus), Caribbean sharpnose shark (Rhizoprionodon porosus), smalltail shark (Carcharhinus porosus), Atlantic angel shark (Squatina dumeril), longfin mako (Isurus paucus), bigeye thresher (Alopias superciliosus), sharpnose sevengill shark (Heptanchias perlo), bluntnose sixgill shark (Hexanchus griseus), bigeye sixgill shark (Hexanchus nakamura), and oceanic whitetip shark (Carcharhinus longimanus).
(j) "Sharks" means all species of sharks other than those comprising the small shark composite as defined in subparagraph 2(k), hammerhead sharks as defined in subparagraph 2(c), prohibited sharks as defined in subparagraph 2(i), and individual species regulated by this rule.

(k) "Small Shark Composite" means a group of sharks inclusive of Atlantic sharpnose shark (*Rhizoprionodon terraenovae*), bonnethead (*Sphyrna tiburo*), and spiny dogfish (*Squalus acanthias*).

(3) **Seasons, Daily Creel and Possession Limits, Minimum and Maximum Size Limits.** The following species may be taken in accordance with the seasons, daily creel and possession limits, and minimum and maximum size limits set forth below, except as otherwise specifically provided herein:

<table>
<thead>
<tr>
<th>SPECIES</th>
<th>SEASON</th>
<th>Daily Creel and Possession Limit</th>
<th>Minimum Size (inches)</th>
<th>Maximum Size (inches)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Amberjack</td>
<td>All Year</td>
<td>1</td>
<td>28 FL</td>
<td></td>
</tr>
<tr>
<td>(b) Atlantic croaker</td>
<td>All Year</td>
<td>25</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(c) Atlantic sturgeon</td>
<td>No Open Season</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(d) Black drum</td>
<td>All Year</td>
<td>15</td>
<td>14 TL</td>
<td></td>
</tr>
<tr>
<td>(e) Black sea bass</td>
<td>All Year</td>
<td>15</td>
<td>12 TL</td>
<td></td>
</tr>
<tr>
<td>(f) Reserved</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(g) Bluefish</td>
<td>All Year</td>
<td>15</td>
<td>12 TL</td>
<td></td>
</tr>
<tr>
<td>(h) Cobia</td>
<td>March 1 - October 31</td>
<td>1 per person not to exceed 6 per boat</td>
<td>36 FL</td>
<td></td>
</tr>
<tr>
<td>(i) Dolphin</td>
<td>All Year</td>
<td>10 per person not to exceed 60 per boat.</td>
<td>20 FL</td>
<td></td>
</tr>
</tbody>
</table>

1. Headboats with a valid certificate of inspection are allowed 10 dolphin per paying passenger.

<table>
<thead>
<tr>
<th>SPECIES</th>
<th>SEASON</th>
<th>Daily Creel and Possession Limit</th>
<th>Minimum Size (inches)</th>
<th>Maximum Size (inches)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(j) Flounder</td>
<td>All Year</td>
<td>15</td>
<td>12 TL</td>
<td></td>
</tr>
<tr>
<td>(Paralichthys spp.)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(k) Gag grouper</td>
<td>All Year</td>
<td>2</td>
<td>24 TL</td>
<td></td>
</tr>
<tr>
<td>(l) King mackerel</td>
<td>All Year</td>
<td>3</td>
<td>24 FL</td>
<td></td>
</tr>
<tr>
<td>(m) Red Drum</td>
<td>All Year</td>
<td>5</td>
<td>14 TL</td>
<td>23 TL</td>
</tr>
<tr>
<td>(n) Red Porgy</td>
<td>All Year</td>
<td>5</td>
<td>14 TL</td>
<td></td>
</tr>
<tr>
<td>(o) Red Snapper</td>
<td>All Year</td>
<td>2</td>
<td>20 TL</td>
<td></td>
</tr>
<tr>
<td>(p) Reserved</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(q) Prohibited Sharks</td>
<td>Unlawful to possess.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(r) Sharks</td>
<td>All Year</td>
<td>1 per person or boat</td>
<td>54 FL</td>
<td></td>
</tr>
<tr>
<td>(s) Sheepshead</td>
<td>All Year</td>
<td>15</td>
<td>10 TL</td>
<td></td>
</tr>
<tr>
<td>(t) Small Shark</td>
<td>All Year</td>
<td>1</td>
<td>30 FL</td>
<td></td>
</tr>
<tr>
<td>Composite</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(u) Spanish mackerel</td>
<td>All Year</td>
<td>15</td>
<td>12 FL</td>
<td></td>
</tr>
</tbody>
</table>

1. A catch of Spanish mackerel under the minimum size limit is allowed equal to five percent by weight of the total catch of Spanish mackerel on board a trawler.

<table>
<thead>
<tr>
<th>SPECIES</th>
<th>SEASON</th>
<th>Daily Creel and Possession Limit</th>
<th>Minimum Size (inches)</th>
<th>Maximum Size (inches)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(v) Spot</td>
<td>All Year</td>
<td>25</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(w) Spotted sea trout</td>
<td>All Year</td>
<td>15</td>
<td>14 TL</td>
<td></td>
</tr>
<tr>
<td>(x) Tarpon</td>
<td>All Year</td>
<td>1</td>
<td>68 TL</td>
<td></td>
</tr>
<tr>
<td>(y) Tripletail</td>
<td>All Year</td>
<td>2</td>
<td>18 TL</td>
<td></td>
</tr>
<tr>
<td>(z) Weakfish</td>
<td>All Year</td>
<td>1</td>
<td>13 TL</td>
<td></td>
</tr>
<tr>
<td>(aa) Reserved</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(bb) American eel</td>
<td>All Year</td>
<td>25</td>
<td>9 TL</td>
<td></td>
</tr>
<tr>
<td>(cc) Hammerhead</td>
<td>All Year</td>
<td>1 per person or boat</td>
<td>78 FL</td>
<td></td>
</tr>
<tr>
<td>Sharks</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(dd) Shortfin Mako</td>
<td>All Year</td>
<td>1 per person or boat</td>
<td>83 FL</td>
<td></td>
</tr>
<tr>
<td>Shark</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
(4) **Restrictions on Sale.** It shall be unlawful for any person in this state to sell, purchase, or barter any of the following species or part thereof, except as otherwise specifically provided herein:

(a) No person operating as a dealer may buy or sell sharks, small shark composite species, hammerhead sharks, and shortfin mako sharks caught in state waters without first obtaining a federal Commercial Shark Dealer Permit and when state or federal quotas for species within those groups have been reached.

(b) Tarpon.

(c) No person may sell any fish managed under federal law and harvested from either Georgia waters or the South Atlantic Exclusive Economic Zone except when the catch of such fish is allowed by applicable federal law. This prohibition of sale does not apply to fish harvested, landed, and sold in compliance with applicable federal law and held in cold storage by a seafood dealer or processor. This prohibition also does not apply to a seafood dealer's purchase or sale of fish harvested from waters other than those of Georgia or the South Atlantic Exclusive Economic Zone, provided such fish is accompanied by documentation of legal harvest.

(d) Reserved

(e) Reserved

(5) **Possession and Landing Specifications.**

(a) All fish subject to restrictions specified in this Rule may be possessed in state waters or landed only with head and fins intact, except that when landed for commercial purposes, all sharks, small shark composite species, hammerhead sharks, and shortfin mako sharks may have the heads removed but fins and tail must remain naturally attached.

(b) It shall be unlawful to transfer at sea in State waters from a fishing vessel to any other vessel or person any fish caught which are subject to the restrictions specified in this Rule.

(c) Except as otherwise provided by law, it shall be unlawful to fish for sharks, small shark composite species, hammerhead sharks, or shortfin mako sharks for recreational purposes with any gear other than rod and reel or handline as defined in subparagraph (2)(d) above. Additionally, anglers must use non-offset, corrodeable, non-stainless-steel circle hooks when fishing for sharks recreationally, except when fishing with flies or artificial lures.

(d) Except as otherwise provided by law, trawlers fishing for shrimp for human consumption pursuant to Code Section 27-4-133 shall be exempt from the creel and possession limits for spot and Atlantic croaker.

(e) Except as otherwise specifically provided herein, in state waters the size, catch, creel and possession limits, fishing period closures, and requirements pertaining to the taking, release, landing, sale, purchase, trade, or barter of billfish shall be prescribed by federal regulations implemented under the Fishery Conservation and Management Act (PL 94-265) and the Consolidated Atlantic Highly Migratory Species Fishery Management Plan.

Cite as Ga. Comp. R. & Regs. R. 391-2-4-.04

**AUTHORITY:** O.C.G.A. §§ 12-2-24, 27-1-4, 27-4-10.


Amended: ER. 391-2-4-0.34-.04 adopted. F. and eff. Jan. 29, 1997, the date of adoption, to be in effect for 120 days or until the effective date of a permanent Rule covering the same subject matter is adopted, as specified by the Agency.


Amended: F. Dec. 7, 2015; eff. Jan. 1, 2016, as specified by the Agency.

Amended: F. Feb. 7, 2018; eff. Mar. 1, 2018, as specified by the Agency.


Department 391. RULES OF GEORGIA DEPARTMENT OF
NATURAL RESOURCES

Chapter 391-3. ENVIRONMENTAL PROTECTION

Subject 391-3-6. WATER QUALITY CONTROL

391-3-6-.03 Designated Uses and Water Quality Standards

(1) **Purpose.** The establishment of water quality standards.

(2) **Water Quality Enhancement:**

(a) The purposes and intent of the State in establishing Water Quality Standards are to provide enhancement of water quality and prevention of pollution; to protect the public health or welfare in accordance with the public interest for drinking water supplies, conservation of fish, wildlife and other beneficial aquatic life, and agricultural, industrial, recreational, and other reasonable and necessary uses and to maintain and improve the biological integrity of the waters of the State.

(b) The following paragraphs describe the three tiers of the State's waters.

(i) Tier 1 - Existing instream water uses and the level of water quality necessary to protect the existing uses shall be maintained and protected.

(ii) Tier 2 - Where the quality of the waters exceed levels necessary to support propagation of fish, shellfish, and wildlife and recreation in and on the water, that quality shall be maintained and protected unless the division finds, after full satisfaction of the intergovernmental coordination and public participation provisions of the division's continuing planning process, that allowing lower water quality is necessary to accommodate important economic or social development in the area in which the waters are located. In allowing such degradation or lower water quality, the division shall assure water quality adequate to protect existing uses fully. Further, the division shall assure that there shall be achieved the highest statutory and regulatory requirements for all new and existing point sources and all cost-effective and reasonable best management practices for nonpoint source control.

1. The division may identify waters for Tier 2 protections on a parameter-by-parameter basis or on a water body-by-water body basis in accordance with 40 CFR 131.12(a)(2)(i).

2. Before allowing any lowering of high quality water the division shall find, after an analysis of alternatives, that such a lowering is necessary to accommodate important economic or social development in the area in which the waters are located. The analysis of alternatives shall evaluate a range of practicable alternatives that would prevent or lessen the degradation associated with the proposed activity. When the analysis of alternatives identifies one or more practicable alternatives, the division shall only find that a lowering is necessary if one such alternative is selected for implementation.

(iii) Tier 3 - Outstanding National Resource Waters (ONRW). This designation will be considered for an outstanding national resource waters, such as waters of National or State parks and wildlife refuges and waters of exceptional aesthetic, historic, recreational, or ecological significance. For waters designated as ONRW, existing water quality shall be maintained and protected. The following waters below are designated as ONRWs:

Conasauga River within the Cohutta Wilderness Area of the Chattahoochee National Forest (headwaters to Forest Service Road 17).

1. No new point source discharges or increases in the discharge of pollutants above permitted level from existing point source discharges to ONRW shall be allowed.
2. Existing point source discharges to ONRW shall be allowed, provided they are treated or controlled in accordance with applicable laws and regulations.

3. New point source discharges or expansions of existing point source discharges to waters upstream of, or tributary to, ONRW shall be regulated in accordance with applicable laws and regulations, including compliance with water quality criteria for the designated use applicable to the particular water. However, no new point source discharge or expansion of an existing point source discharge to waters upstream of, or tributary to, ONRW shall be allowed if such discharge would not maintain and protect water quality within the ONRW.

4. Activities that result in short-term, temporary, and limited changes to water quality may be allowed if authorized by the Division and the water quality is returned or restored to conditions equal to or better than those existing prior to the activities.

(c) In applying these policies and requirements, the Division will recognize and protect the interest of the Federal Government in interstate and intrastate (including coastal and estuarine) waters. Toward this end the Division will consult and cooperate with the Environmental Protection Agency on all matters affecting the Federal interest.

(d) In those cases where potential water quality impairment associated with a thermal discharge is involved, the division's actions shall be consistent with Section 316 of the Federal Clean Water Act.

(e) Variance. Variances are a temporary modification to the designated use and associated criteria. Variances may be written for a specific geographic area, pollutant, or source. The State may issue variances that can provide relief to a permittee while they upgrade their facility to meet the standard. Variances are based on a use attainability demonstration, which requires a scientific assessment of factors affecting the attainment of a standard. Variances target achievement of the highest attainable water quality standard, must be reviewed every three years, and do not allow for a reduction in treatment efforts. Before a variance to a water quality standard is applied to a permitted discharger or to a waterbody, it must be demonstrated that one of the following factors has been satisfied:

(i) Naturally occurring pollutant concentrations prevent the attainment of the use; or

(ii) Natural, ephemeral, intermittent or low flow conditions or water levels prevent the attainment of the use, unless these conditions may be compensated for by the discharge of sufficient volume of effluent discharges without violating Georgia's water conservation requirements to enable uses to be met; or

(iii) Human caused conditions or sources of pollution prevent the attainment of the use and cannot be remedied or would cause more environmental damage to correct than to leave in place, or

(iv) Dams, diversions or other types of hydrologic modifications preclude the attainment of the use, and it is not feasible to restore the water body to its original condition or to operate such modification in a way that would result in the attainment of the use; or

(v) Physical conditions related to the natural features of the water body such as the lack of a proper substrate, cover, flow, depth, pools, riffles, and the like, unrelated to water quality, preclude attainment of aquatic life protection uses; or

(vi) Controls more stringent than those required by sections 301(b) and 306 of the Clean Water Act would result in substantial and widespread economic and social impact.

(f) Removal of a Designated Use. The State may remove a designated use which is not an existing use, as defined in 40 CFR 131.3, or establish sub-categories of a use if the State can demonstrate that attaining the designated use is not feasible. This is done through a use attainability analysis. The use attainability analysis is a scientific assessment of factors affecting the attainment of a use and may include physical, chemical, biological and/or economic factors. A detailed analysis is required demonstrating that certain conditions are met indicating that the designated use cannot be met and should be removed. The use attainability analysis should be conducted in accordance with the US
EPA Technical Support Manual: Waterbody Surveys and Assessments for Conducting Use Attainability Analyses and/or any State guidance documents. The factors that can be used are as follows:

(i) Naturally occurring pollutant concentrations prevent the attainment of the use; or

(ii) Natural, ephemeral, intermittent or low flow conditions or water levels prevent the attainment of the use, unless these conditions may be compensated for by the discharge of sufficient volume of effluent discharges without violating Georgia’s water conservation requirements to enable uses to be met; or

(iii) Human caused conditions or sources of pollution prevent the attainment of the use and cannot be remedied or would cause more environmental damage to correct than to leave in place, or

(iv) Dams, diversions or other types of hydrologic modifications preclude the attainment of the use, and it is not feasible to restore the water body to its original condition or to operate such modification in a way that would result in the attainment of the use; or

(v) Physical conditions related to the natural features of the water body such as the lack of a proper substrate, cover, flow, depth, pools, riffles, and the like, unrelated to water quality, preclude attainment of aquatic life protection uses; or

(vi) Controls more stringent than those required by sections 301(b) and 306 of the Clean Water Act would result in substantial and widespread economic and social impact.

(g) Schedules of Compliance. The division may allow the use of schedules of compliance for water quality based effluent limits in NPDES permits in accordance with 40 CFR 131.15. Such schedules of compliance shall be implemented in accordance with 391-3-6-.06(10).

(3) Definitions. All terms used in this paragraph shall be interpreted in accordance with definitions as set forth in the Act and as otherwise herein defined:

(a) "Acute criteria" corresponds to EPA’s definition for Criteria Maximum Concentration which is defined in 40 CFR 131.36 as the highest concentration of a pollutant to which aquatic life can be exposed for a short period of time (1-hour average) without deleterious effects.

(b) "Biological integrity" is functionally defined as the condition of the aquatic community inhabiting least impaired waterbodies of a specified habitat measured by community structure and function.

(c) "Chronic criteria" corresponds to EPA’s definition for Criteria Continuous Concentration which is defined in 40 CFR 131.36 as the highest concentration of a pollutant to which aquatic life can be exposed for an extended period of time (4 days) without deleterious effects.

(d) "Coastal waters" are those littoral recreational waters on the ocean side of the Georgia coast.

(e) "Estuarine waters" are areas where salt, fresh and brackish waters mix. Those areas on the coast of Georgia have a salinity of 0.5 parts per thousand and greater. This includes all of the creeks, rivers, and sounds of the coastal area of Georgia and portions of the Savannah, Ogeechee, Altamaha, Satilla, and St. Marys Rivers where those rivers flow into coastal sounds. Mixing areas are generally maintained by seawater transported through the sounds by tide and wind which is mixed with fresh water supplied by land runoff, subsurface water and river flow. Mixing areas have moving boundaries based upon but not limited to river stage, rainfall, moon phase and water use. (For the purposes of this rule salinity shall be analyzed by in situ measurement using a properly calibrated multi-parametric probe connected by hard line to a deck display or by measuring electrical conductivity according to one of the methods specified in Title 40, Code of Federal Regulations, Part 136 and applying the guidance for conversion to salinity in the same volume. Collection of salinity samples must consider river flow, precipitation, tidal influences and other variables of the estuarine environment and must conform to the National Coastal Assessment-Quality Assurance Project Plan 2001-2004 (EPA/620/R-01/002). Measurements at each sampling location must be made in a distribution in the water column according to the Quality Assurance Project Plan, with the minimum observations at
each station including surface, mid-depth and near-bottom readings. In situ salinity analysis must comply with the Quality Assurance Project Plan and the manufacturer's guidance for the specific instrument used).

(f) "Existing instream water uses" include water uses actually attained in the waterbody on or after November 28, 1975.

(g) "Intake temperature" is the natural or background temperature of a particular waterbody unaffected by any man-made discharge or thermal input.

(h) "Critical conditions" are the collection of conditions for a particular waterbody used to develop Total Maximum Daily Loads (TMDLs), determine NPDES permit limits, or assess the protection of water quality standards. The Division considers appropriate critical conditions to represent the event that would occur once in ten years on the average or less often, unless otherwise stated.

(i) "Natural conditions" are the collection of conditions for a particular waterbody used to develop numeric criteria for water quality standards which are based on natural conditions. This is commonly the case for temperature, pH, and natural dissolved oxygen standards. For this purpose the Division defines "natural conditions" as those that would remain after removal of all point sources and water intakes, would remain after removal of man made or induced nonpoint sources of pollution, but may include irretrievable effects of man's activities, unless otherwise stated. Natural conditions shall be developed by an examination of historic data, comparisons to reference watersheds, application of mathematical models, or any other procedure deemed appropriate by the Director.

(j) "Naturally variable parameters." It is recognized that certain parameters including dissolved oxygen, pH, bacteria, turbidity and water temperature, vary through a given period of time (such as daily or seasonally) due to natural conditions. Assessment of State waters may allow for a 10% excursion frequency for these parameters.

(k) "Practicable alternatives" are alternatives that are technologically possible, able to be put into practice, and economically viable.

(l) "Primary contact recreation" is full immersion contact with water where there is significant risk of ingestion that includes, but is not limited to, swimming, diving, whitewater boating (Class III and above), water skiing, and surfing.

(m) "Reasonable and necessary uses" means drinking water supplies, conservation, protection, and propagation of fish, shellfish, wildlife and other beneficial aquatic life, agricultural, industrial, recreational, and other legitimate uses.

(n) "Secondary contact recreation" is incidental contact with the water not involving a significant risk of water ingestion such as canoeing, fishing, kayaking, motor boating, rowing, tubing, splashing, wading, and occasional swimming.

(o) "Shellfish" refers to clams, oysters, scallops, mussels, and other bivalve mollusks.

(p) "Significant Figures." The number of "significant figures" represented in numeric criteria are the number of figures or digits that have meaning as estimated from the accuracy and precision with which the quantity was measured and the data were rounded off. Technical guidance on significant figures, including rules for rounding off following mathematical operations, is provided in the publication entitled Standard Methods for the Examination of Water and Wastewater, in "Part 1050 Expression of Results, B. Significant Figures" (American Public Health Association (APHA), American Water Works Association (AWWA), and Water Environment Federation (WEF); 18th, 19th, 20th, or subsequent Editions).

(q) "Water" or "waters of the State" means any and all rivers, streams, creeks, branches, lakes, reservoirs, ponds, drainage systems, springs, wells, wetlands, and all other bodies of surface or subsurface water, natural or artificial, lying within or forming a part of the boundaries of the State which are not entirely confined and retained completely upon the property of a single individual, partnership, or corporation.
(4) **Designated Uses.** Designated uses for which the criteria of this Paragraph are applicable are as follows:

(a) Drinking Water Supplies

(b) Recreation

(c) Fishing, Propagation of Fish, Shellfish, Game and Other Aquatic Life

(d) Wild River

(e) Scenic River

(f) Coastal Fishing

(5) **General Criteria for All Waters.** The following criteria are deemed to be necessary and applicable to all waters of the State:

(a) All waters shall be free from materials associated with municipal or domestic sewage, industrial waste or any other waste which will settle to form sludge deposits that become putrescent, unsightly or otherwise objectionable.

(b) All waters shall be free from oil, scum and floating debris associated with municipal or domestic sewage, industrial waste or other discharges in amounts sufficient to be unsightly or to interfere with the designated use of the water body.

(c) All waters shall be free from material related to municipal, industrial or other discharges which produce turbidity, color, odor or other objectionable conditions which interfere with the designated use of the water body.

(d) Turbidity. The following standard is in addition to the narrative turbidity standard in Paragraph 391-3-6-.03(5)(c) above: All waters shall be free from turbidity which results in a substantial visual contrast in a water body due to a man-made activity. The upstream appearance of a body of water shall be as observed at a point immediately upstream of a turbidity-causing man-made activity. That upstream appearance shall be compared to a point which is located sufficiently downstream from the activity so as to provide an appropriate mixing zone. For land disturbing activities, proper design, installation, and maintenance of best management practices and compliance with issued permits shall constitute compliance with Paragraph 391-3-6-.03(5)(d).

(e) All waters shall be free from toxic, corrosive, acidic and caustic substances discharged from municipalities, industries or other sources, such as nonpoint sources, in amounts, concentrations or combinations which are harmful to humans, animals or aquatic life.

(i) Instream concentrations of the following chemical constituents which are considered to be other toxic pollutants of concern in the State of Georgia shall not exceed the criteria indicated below under 7-day, 10-year minimum flow (7Q10) or higher stream flow conditions except within established mixing zones:

1. 2,4-Dichlorophenoxyacetic acid (2,4-D) 70 µg/L
2. Methoxychlor 0.03 µg/L*
3. 2,4,5-Trichlorophenoxy propionic acid (TP Silvex) 50 µg/L

(ii) Instream concentrations of the following chemical constituents listed by the U.S. Environmental Protection Agency as toxic priority pollutants pursuant to Section 307(a)(1) of the Federal Clean Water Act (as amended) shall not exceed the acute criteria indicated below under 1-day, 10-year minimum flow (1Q10) or higher stream flow conditions and shall not exceed the chronic criteria indicated below under 7-day, 10-year minimum flow (7Q10) or higher stream flow conditions except within established mixing zones or in accordance with site specific effluent limitations developed in accordance with procedures presented in 391-3-6-.06. Unless otherwise specified, the criteria below are listed in their total recoverable form. Because most of the numeric criteria for the metals below are listed as the dissolved form, total recoverable concentrations of metals that are measured instream will need to be
translated to the dissolved form in order to compare the instream data with the numeric criteria. This translation will be performed using guidance found in "Guidance Document of Dynamic Modeling and Translators August 1993" found in Appendix J of EPA's Water Quality Standards Handbook: Second Edition, EPA-823-B-94-005a or by using other appropriate guidance from EPA.

<table>
<thead>
<tr>
<th></th>
<th>Acute</th>
<th>Chronic</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Arsenic</td>
<td></td>
</tr>
<tr>
<td>(a) Freshwater</td>
<td>340 µg/L</td>
<td>150 µg/L</td>
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<tr>
<td>(b) Coastal and Estuarine Waters</td>
<td>69 µg/L</td>
<td>36 µg/L</td>
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<td>2.</td>
<td>Cadmium</td>
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<td>0.94 µg/L</td>
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<td>33 µg/L</td>
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<td>Chromium III</td>
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<td>4.</td>
<td>Chromium VI</td>
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<td>(a) Freshwater</td>
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<td>11 µg/L</td>
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<td>1,100 µg/L</td>
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<td>Copper</td>
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<td>4.8 µg/L</td>
<td>3.1 µg/L</td>
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<td>6.</td>
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<td>1.2 µg/L</td>
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<td>(b) Coastal and Estuarine Waters</td>
<td>210 µg/L</td>
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<td>7.</td>
<td>Mercury</td>
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<td>74 µg/L</td>
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<td>290 µg/L</td>
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<td>10.</td>
<td>Silver</td>
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<td>-</td>
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<tr>
<td>(b) Coastal and Estuarine Waters</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>11.</td>
<td>Zinc</td>
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<td>65 µg/L</td>
</tr>
<tr>
<td>(b) Coastal and Estuarine Waters</td>
<td>90 µg/L</td>
<td>81 µg/L</td>
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<tr>
<td>12.</td>
<td>Lindane [Hexachlorocyclohexane (g-BHC-Gamma)]</td>
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</tr>
<tr>
<td>(a) Freshwater</td>
<td>0.95 µg/L</td>
<td></td>
</tr>
</tbody>
</table>

1 The in-stream criterion is expressed in terms of the dissolved fraction in the water column. Conversion factors used to calculate dissolved criteria are found in the EPA document - National Recommended Water Quality Criteria - EPA 2006.

2 The in-stream criterion is lower than the EPD laboratory detection limits (A “*” indicates that the criterion may be higher than or lower than EPD laboratory detection limits depending upon the hardness of the water).

3 The freshwater aquatic life criteria for these metals are expressed as a function of total hardness (mg/L) in a water body and a water effect ratio (WER). Values in the table above assume a hardness of 50 mg/L CaCO3 and a WER of 1. For other hardness values, the following equations from the EPA document - National Recommended Water Quality Criteria - EPA 2006 should be used. For site-specific criteria with WER values other than 1, see 391-3-6-.03(18)(b).

4 This pollutant is addressed in 391-3-6-.06.
Cadmium

acute criteria = \( WER^* (e^{(0.9789 \ln(\text{hardness}) - 3.866)}) \times \left( 1.136672 - [(\ln \text{hardness})(0.041838)] \right) \mu g/L \)

chronic criteria = \( WER^* (e^{(0.7977 \ln(\text{hardness}) - 3.909)}) \times \left( 1.101672 - [(\ln \text{hardness})(0.041838)] \right) \mu g/L \)

Chromium III

acute criteria = \( WER^* (e^{(0.8190 \ln(\text{hardness}) + 3.7256)}) (0.316) \mu g/L \)

chronic criteria = \( WER^* (e^{(0.8190 \ln(\text{hardness}) + 0.6848)}) (0.860) \mu g/L \)

Copper

acute criteria = \( WER^* (e^{(0.9422 \ln(\text{hardness}) - 1.700)}) (0.96) \mu g/L \)

chronic criteria = \( WER^* (e^{(0.8545 \ln(\text{hardness}) - 1.702)}) (0.96) \mu g/L \)

Lead

acute criteria = \( WER^* (e^{(1.273 \ln(\text{hardness}) - 1.460)}) (1.46203 - [(\ln \text{hardness})(0.145712)]) \mu g/L \)

chronic criteria = \( WER^* (e^{(1.273 \ln(\text{hardness}) - 4.705)}) (1.46203 - [(\ln \text{hardness})(0.145712)]) \mu g/L \)

Nickel

acute criteria = \( WER^* (e^{(0.8460 \ln(\text{hardness}) + 2.255)}) (0.998) \mu g/L \)

chronic criteria = \( WER^* (e^{(0.8460 \ln(\text{hardness}) + 0.0584)}) (0.997) \mu g/L \)

Zinc

acute criteria = \( WER^* (e^{(0.8473 \ln(\text{hardness}) + 0.884)}) (0.978) \mu g/L \)

chronic criteria = \( WER^* (e^{(0.8473 \ln(\text{hardness}) + 0.884)}) (0.986) \mu g/L \)

(iii) Instream concentrations of the following chemical constituents listed by the U.S. Environmental Protection Agency as toxic priority pollutants pursuant to Section 307(a)(1) of the Federal Clean Water Act (as amended) shall not exceed criteria indicated below under 7-day, 10-year minimum flow (7Q10) or higher stream flow conditions except within established mixing zones or in accordance with site specific effluent limitations developed in accordance with procedures presented in 391-3-6-06.

1. Acrolein (CAS RN¹ 107-02-8)
   (a) Freshwater 3.0 µg/L*

2. Carbaryl (CAS RN¹ 63-25-2)
   (a) Freshwater 2.1 µg/L*
   (b) Coastal and Estuarine Waters 1.6 µg/L*

3. Chlordane (CAS RN¹ 57749)
   (a) Freshwater 0.0043 µg/L*
   (b) Coastal and Estuarine Waters 0.004 µg/L*

4. Cyanide (CAS RN¹ 57125)
   (a) Freshwater 5.2 µg/L*
   (b) Coastal and Estuarine Waters 1.0 µg/L*
5. Dieldrin (CAS RN\(^1\) 60571)  
   (a) Freshwater \(0.056\) µg/L*  
   (b) Coastal and Estuarine Waters \(0.0019\) µg/L*  
6. 4,4’-DDT (CAS RN\(^1\) 50293)  
   \(0.001\) µg/L*  
7. a-Endosulfan (CAS RN\(^1\) 959988)  
   (a) Freshwater \(0.056\) µg/L*  
   (b) Coastal and Estuarine Waters \(0.0087\) µg/L*  
8. b-Endosulfan (CAS RN\(^1\) 33213659)  
   (a) Freshwater \(0.056\) µg/L*  
   (b) Coastal and Estuarine Waters \(0.0087\) µg/L*  
9. Endrin (CAS RN\(^1\) 72208)  
   (a) Freshwater \(0.036\) µg/L*  
   (b) Coastal and Estuarine Waters \(0.0023\) µg/L*  
10. Heptachlor (CAS RN\(^1\) 76448)  
    (a) Freshwater \(0.0038\) µg/L*  
    (b) Coastal and Estuarine Waters \(0.0036\) µg/L*  
11. Heptachlor Epoxide (CAS RN\(^1\) 1024573)  
    (a) Freshwater \(0.0038\) µg/L*  
    (b) Coastal and Estuarine Waters \(0.0036\) µg/L*  
12. Pentachlorophenol (CAS RN\(^1\) 87865)  
    (a) Freshwater\(^2\) \(15\) µg/L*  
    (b) Coastal and Estuarine Waters \(7.9\) µg/L*  
13. PCBs  
    (a) Freshwater \(0.014\) µg/L*  
    (b) Coastal and Estuarine Waters \(0.03\) µg/L*  
14. Phenol (CAS RN\(^1\) 108952)  
    \(300\) µg/L  
15. Toxaphene (CAS RN\(^1\) 8001352)  
    \(0.0002\) µg/L*  

\(^{1}\) "CAS RN" or the Chemical Abstract Service (CAS) Registry Number is a unique numerical identifier assigned to each chemical and some chemical mixtures.

\(^{2}\) The instream freshwater criterion for pentachlorophenol is a function of pH, determined by the formula \(e^{(1.005\text{pH} - 5.134)}\). At a pH equal to 7.8 standard units the criterion is \(15\) µg/L.

* The in-stream criterion is lower than the EPD laboratory detection limits.

(iv) Instream concentrations of the following chemical constituents listed by the U. S. Environmental Protection Agency as toxic priority pollutants pursuant to Section 307(a)(1) of the Federal Clean Water Act (as amended) shall not exceed criteria indicated below under annual average or higher stream flow conditions:

1. Acenaphthene (CAS RN\(^1\) 83329)  
   \(990\) µg/L  
2. Acenaphthylene (CAS RN\(^1\) 208968)  
   **  
3. Acrolein (CAS RN\(^1\) 107028)  
   \(9.3\) µg/L  
4. Acrylonitrile (CAS RN\(^1\) 107131)  
   \(0.25\) µg/L  
5. Aldrin (CAS RN\(^1\) 309002)  
   \(0.000050\) µg/L  
6. Anthracene (CAS RN\(^1\) 120127)  
   \(40000\) µg/L  
7. Antimony  
   \(640\) µg/L  
8. Arsenic (Total)  
   (a) Drinking Water Supplies \(10\) µg/L  
   (b) All Other Designated Uses \(50\) µg/L  
9. Benzidine (CAS RN\(^1\) 92875)  
   \(0.0002\) µg/L  
10. Benzo(a)Anthracene (CAS RN\(^1\) 56553)  
    \(0.018\) µg/L  
11. Benzo(a)Pyrene (CAS RN\(^1\) 50328)  
    \(0.018\) µg/L  
12. 3,4-Benzofluoranthene (CAS RN\(^1\) 205992)  
    \(0.018\) µg/L  
13. Benzene (CAS RN\(^1\) 71432)  
    \(51\) µg/L
<table>
<thead>
<tr>
<th></th>
<th>Substance</th>
<th>CAS RN</th>
<th>Concentration</th>
</tr>
</thead>
<tbody>
<tr>
<td>14</td>
<td>Benzo(ghi)Perylene</td>
<td>191242</td>
<td>0.018 µg/L</td>
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<tr>
<td>15</td>
<td>Benzo(k)Fluoranthene</td>
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<tr>
<td>16</td>
<td>Beryllium</td>
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<td>17</td>
<td>a-BHC-Alpha</td>
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<td>18</td>
<td>b-BHC-Beta</td>
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<td>Bis(2-Chloroethyl)Ether</td>
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<td>20</td>
<td>Bis(2-Chloroisopropyl)Ether</td>
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<td>21</td>
<td>Bis(2-Ethylhexyl)Phthalate</td>
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<td>22</td>
<td>Bromoform (Tribromomethane)</td>
<td>75252</td>
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<td>Butylbenzyl Phthalate</td>
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<td>Chlorodibromomethane</td>
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<td>27</td>
<td>2-Chloroethylvinyl Ether</td>
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<td>Heptachlor</td>
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<td>Heptachlor Epoxide</td>
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<td>Hexachlorobenzene</td>
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<td>Hexachlorobutadiene</td>
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<td>67</td>
<td>Hexachlorocyclopentadiene</td>
<td>77474</td>
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<td>68</td>
<td>Hexachloroethane</td>
<td>67721</td>
<td>3.3 µg/L</td>
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<tr>
<td>69</td>
<td>Indeno(1,2,3-cd)Pyrene</td>
<td>193395</td>
<td>0.018 µg/L</td>
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<tr>
<td>No.</td>
<td>Substance</td>
<td>Concentration (µg/L)</td>
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<tr>
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<td>---------------------------------------------------------------------------</td>
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<tr>
<td>70</td>
<td>Isophorone (CAS RN¹ 78591)</td>
<td>960</td>
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<tr>
<td>71</td>
<td>Lindane [Hexachlorocyclohexane (g-BHC-Gamma)] (CAS RN³ 58899)</td>
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<tr>
<td>72</td>
<td>Methyl Bromide (Bromomethane) (CAS RN¹ 74839)</td>
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<td>73</td>
<td>Methyl Chloride (Chloromethane) (CAS RN¹ 74873)</td>
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<tr>
<td>74</td>
<td>Methylene Chloride (CAS RN¹ 75092)</td>
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<tr>
<td>75</td>
<td>2-Methyl-4,6-Dinitrophenol (CAS RN³ 534521)</td>
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<td>76</td>
<td>3-Methyl-4-Chlorophenol (CAS RN¹ 59507)</td>
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<tr>
<td>77</td>
<td>Nitrobenzene (CAS RN¹ 98953)</td>
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<td>78</td>
<td>N-Nitrosodimethylamine (CAS RN¹ 62759)</td>
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<td>79</td>
<td>N-Nitrosodi-n-Propylamine (CAS RN¹ 621647)</td>
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<td>Pentachlorophenol (CAS RN¹ 87865)</td>
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<td>83</td>
<td>Phenanthrene (CAS RN¹ 85018)</td>
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<td>Phenol (CAS RN¹ 108952)</td>
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<td>Pyrene (CAS RN¹ 1209000)</td>
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<td>86</td>
<td>1,1,2,2-Tetrachloroethane (CAS RN¹ 79345)</td>
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<td>87</td>
<td>Tetrachloroethylene (CAS RN¹ 127184)</td>
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<td>Thallium</td>
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<td>Toxaphene (CAS RN¹ 8001352)</td>
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<td>1,2-Trans-Dichloroethylene (CAS RN¹ 156605)</td>
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<td>1,1,2-Trichloroethane (CAS RN¹ 79005)</td>
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<td>Trichloroethylene (CAS RN¹ 79016)</td>
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<td>2,4,6-Trichlorophenol (CAS RN¹ 88062)</td>
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<td>95</td>
<td>1,2,4-Trichlorobenzene (CAS RN¹ 120821)</td>
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<td>96</td>
<td>Vinyl Chloride (CAS RN¹ 75014)</td>
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</tbody>
</table>

¹“CAS RN” or the Chemical Abstract Service (CAS) Registry Number is a unique numerical identifier assigned to each chemical and some chemical mixtures.

** These pollutants are addressed in 391-3-6-.06.

(v) Site specific criteria for the following chemical constituents will be developed on an as needed basis through toxic pollutant monitoring efforts at new or existing discharges that are suspected to be a source of the pollutant at levels sufficient to interfere with designated uses:

1. Asbestos

(vi) Instream concentrations of 2,3,7,8-tetrachlorodibenzo-p-dioxin (TCDD) must not exceed 0.0000000051 µg/L under long-term average stream flow conditions.

(vii) Mercury: For the protection of human health, total mercury concentrations bioaccumulating in a waterbody, in a representative population of fish, shellfish and/or other seafood representing different trophic levels, shall not exceed a total mercury concentration in edible tissues of 0.3 mg/kg wet weight. This standard is in accord with the USEPA Water Quality Criterion for the Protection of Human Health: Methylmercury, (January 2001, EPA-823-R-01-001), and because nearly 100% of the mercury in fish tissue is methylmercury, adoption of the standard as total mercury is an additional conservative measure. The representative fish tissue total mercury concentration for a waterbody is determined by calculating a Trophic-Weighted Residue Value, as described by the Georgia EPD Protocol (October 19, 2001).

(f) Applicable State and Federal requirements and regulations for the discharge of radioactive substances shall be met at all times.
(g) The dissolved oxygen criteria as specified in individual designated uses shall be applicable at a depth of one meter below the water surface; in those instances where depth is less than two meters, the dissolved oxygen criterion shall be applied at a mid-depth. On a case specific basis, alternative depths may be specified.

(6) Specific Criteria for Specific Designated Uses. In addition to the general criteria, the following criteria are deemed necessary and shall be required for the specific designated uses:

(a) Drinking Water Supplies: Those waters approved as a source for public drinking water systems permitted or to be permitted by the Environmental Protection Division. Waters classified for drinking water supplies will also support the fishing use and any other use requiring water of a lower quality.

(i) Bacteria:

1. For the months of May through October, when primary water contact recreation activities are expected to occur, culturable E. coli not to exceed a geometric mean of 126 counts per 100 mL based on at least four samples collected from a given sampling site over a 30-day period at intervals not less than 24 hours. There shall be no greater than a ten percent excursion frequency of an E. coli statistical threshold value (STV) of 410 counts per 100 mL in the same 30-day interval.

2. For the months of November through April, culturable E. coli not to exceed a geometric mean of 265 counts per 100 mL based on at least four samples collected from a given sampling site over a 30-day period at intervals not less than 24 hours. There shall be no greater than a ten percent excursion frequency of an E. coli statistical threshold value (STV) of 861 counts per 100 mL in the same 30-day interval.

3. The State does not encourage swimming in these surface waters since a number of factors which are beyond the control of any State regulatory agency contribute to elevated levels of bacteria.

(ii) Dissolved oxygen: A daily average of 6.0 mg/L and no less than 5.0 mg/L at all times for waters designated as trout streams by the Wildlife Resources Division. A daily average of 5.0 mg/L and no less than 4.0 mg/L at all times for water supporting warm water species of fish.

(iii) pH: Within the range of 6.0 - 8.5.

(iv) No material or substance in such concentration that, after treatment by the public water treatment system, exceeds the maximum contaminant level established for that substance by the Environmental Protection Division pursuant to the Georgia Rules for Safe Drinking Water.

(v) Temperature: Not to exceed 90°F. At no time is the temperature of the receiving waters to be increased more than 5°F above intake temperature except that in estuarine waters the increase will not be more than 1.5°F. In streams designated as primary trout or smallmouth bass waters by the Wildlife Resources Division, there shall be no elevation of natural stream temperatures. In streams designated as secondary trout waters, there shall be no elevation exceeding 2°F of natural stream temperatures.

(b) Recreation: Primary contact recreational activities that occur year round such as swimming, diving, whitewater boating (class III and above), water skiing, and surfing, or for any other use requiring water of a lower quality, such as recreational fishing. These criteria are not to be interpreted as encouraging water contact sports in proximity to sewage or industrial waste discharges regardless of treatment requirements:

(i) Bacteria:

1. Coastal and estuarine waters: Culturable enterococci not to exceed a geometric mean of 35 counts per 100 mL based on at least four samples collected from a given sampling site over a 30-day period at intervals not less than 24 hours. There shall be no greater than a ten percent excursion frequency of an enterococci statistical threshold value (STV) of 130 counts per 100 mL in the same 30-day interval.
2. All other recreational waters: Culturable E. coli not to exceed a geometric mean of 126 counts per 100 mL based on at least four samples collected from a given sampling site over a 30-day period at intervals not less than 24 hours. There shall be no greater than a ten percent excursion frequency of an E. coli statistical threshold value (STV) of 410 counts per 100 mL in the same 30-day interval.

(ii) Dissolved Oxygen: A daily average of 6.0 mg/L and no less than 5.0 mg/L at all times for waters designated as trout streams by the Wildlife Resources Division. A daily average of 5.0 mg/L and no less than 4.0 mg/L at all times for waters supporting warm water species of fish.

(iii) pH: Within the range of 6.0 - 8.5.

(iv) Temperature: Not to exceed 90°F. At no time is the temperature of the receiving waters to be increased more than 5°F above intake temperature except that in estuarine waters the increase will not be more than 1.5°F. In streams designated as primary trout or smallmouth bass waters by the Wildlife Resources Division, there shall be no elevation of natural stream temperatures. In streams designated as secondary trout waters, there shall be no elevation exceeding 2°F natural stream temperatures.

(c) Fishing: Propagation of Fish, Shellfish, Game and Other Aquatic Life; primary contact recreation in and on the water for the months of May - October, secondary contact recreation in and on the water for the months of November - April; or for any other use requiring water of a lower quality.

(i) Bacteria:

1. Estuarine waters:

For the months of May through October, when primary water contact recreation activities are expected to occur, culturable enterococci not to exceed a geometric mean of 35 counts per 100 mL based on at least four samples collected from a given sampling site over a 30-day period at intervals not less than 24 hours. There shall be no greater than a ten percent excursion frequency of an enterococci statistical threshold value (STV) of 130 counts per 100 mL the same 30-day interval.

For the months of November through April, culturable enterococci not to exceed a geometric mean of 74 counts per 100 mL based on at least four samples collected from a given sampling site over a 30-day period at intervals not less than 24 hours. There shall be no greater than a ten percent excursion frequency of an enterococci statistical threshold value (STV) of 273 counts per 100 mL in the same 30-day interval.

2. All other fishing waters:

For the months of May through October, when primary water contact recreation activities are expected to occur, culturable E. coli not to exceed a geometric mean of 126 counts per 100 mL based on at least four samples collected from a given sampling site over a 30-day period at intervals not less than 24 hours. There shall be no greater than a ten percent excursion frequency of an E. coli statistical threshold value (STV) of 410 counts per 100 mL in the same 30-day interval.

For the months of November through April, culturable E. coli not to exceed a geometric mean of 265 counts per 100 mL based on at least four samples collected from a given sampling site over a 30-day period at intervals not less than 24 hours. There shall be no greater than a ten percent excursion frequency of an E. coli statistical threshold value (STV) of 861 counts per 100 mL in the same 30-day interval.

3. The State does not encourage swimming in these surface waters since a number of factors which are beyond the control of any State regulatory agency contribute to elevated levels of bacteria.

4. For waters designated as shellfish growing areas by the Georgia DNR Coastal Resources Division, the requirements will be consistent with those established by the State and Federal agencies responsible for the National Shellfish Sanitation Program. The requirements are found in National Shellfish Sanitation Program Guide for the
Control of Molluscan Shellfish, 2007 Revision (or most recent version), Interstate Shellfish Sanitation Conference, U.S. Food and Drug Administration.

(ii) Dissolved Oxygen: A daily average of 6.0 mg/L and no less than 5.0 mg/L at all times for water designated as trout streams by the Wildlife Resources Division. A daily average of 5.0 mg/L and no less than 4.0 mg/L at all times for waters supporting warm water species of fish.

(iii) pH: Within the range of 6.0 - 8.5.

(iv) Temperature: Not to exceed 90°F. At no time is the temperature of the receiving waters to be increased more than 5°F above intake temperature except that in estuarine waters the increase will not be more than 1.5°F. In streams designated as primary trout or smallmouth bass waters by the Wildlife Resources Division, there shall be no elevation of natural stream temperatures. In streams designated as secondary trout waters, there shall be no elevation exceeding 2°F natural stream temperatures.

(d) Wild River: For all waters designated in 391-3-6-.03(14) as "Wild River," there shall be no alteration of natural water quality from any source.

(e) Scenic River: For all waters designated in 391-3-6-.03(14) as "Scenic River," there shall be no alteration of natural water quality from any source.

(f) Coastal Fishing: For waters designated in 391-3-6-.03(14) as "Coastal Fishing," site specific criteria for dissolved oxygen will be assigned. All other criteria and uses for the fishing designated use will apply for coastal fishing.

(i) Dissolved Oxygen: A daily average of 5.0 mg/L and no less than 4.0 mg/L at all times. If it is determined that the "natural condition" in the waterbody is less than the values stated above, then the criteria will revert to the "natural condition" and the water quality standard will allow for a 0.1 mg/L deficit from the "natural" dissolved oxygen value. Up to a 10% deficit will be allowed if it is demonstrated that resident aquatic species shall not be adversely affected.

(7) Natural Water Quality. It is recognized that certain natural waters of the State may have a quality that will not be within the general or specific requirements contained herein. These circumstances do not constitute violations of water quality standards. This is especially the case for the criteria for dissolved oxygen, temperature, pH and bacteria. NPDES permits and best management practices will be the primary mechanisms for ensuring that discharges will not create a harmful situation.

(8) Treatment Requirements. Notwithstanding the above criteria, the requirements of the State relating to secondary or equivalent treatment of all waste shall prevail. The adoption of these criteria shall in no way preempt the treatment requirements.

(9) Streamflows. Specific criteria or standards set for the various parameters apply to all flows on regulated streams. On unregulated streams, they shall apply to all streamflows equal to or exceeding the 7-day, 10-year minimum flow (7Q10) and/or the 1-day, 10-year minimum flow (1Q10). All references to 7-day, 10-year minimum flow (7Q10) and 1-day, 10-year minimum flow (1Q10) also apply to all flows on regulated streams. All references to annual average stream flow also apply to long-term average stream flow conditions. Numeric criteria exceedences that occur under streamflows lower than 7Q10 or 1Q10, whichever applies, do not constitute violations of water quality standards as long as all current permit conditions are met.

(10) Mixing Zone. Effluents released to streams or impounded waters shall be fully and homogeneously dispersed and mixed insofar as practical with the main flow or water body by appropriate methods at the discharge point. Use of a reasonable and limited mixing zone may be permitted on receipt of satisfactory evidence that such a zone is necessary and that it will not create an objectionable or damaging pollution condition. Protection from acute toxicity shall be provided within any EPD designated mixing zone to ensure a zone of safe passage for aquatic organisms. The procedure is as described in paragraph 391-3-6-.06(4)(d)(5)(vi), except that the numerical pass/fail criteria applies to the end-of-pipe without the benefit of dilution provided by the receiving stream.
(11) **Toxic Pollutant Monitoring.** The Division will monitor waters of the State for the presence or impact of Section 307 (a)(l) Federal Clean Water Act toxic pollutants, and other priority pollutants. The monitoring shall consist of the collection and assessment of chemical and/or biological data as appropriate from the water column, from stream bed sediments, and/or from fish tissue. Specific stream segments and chemical constituents for monitoring shall be determined by the Director on the basis of the potential for water quality impacts from toxic pollutants from point or nonpoint waste sources. Singularly or in combination, these constituents may cause an adverse effect on fish propagation at levels lower than the criteria. Instream concentrations will be as described in 391-3-6-.03(5)(e). Additional toxic substances and priority pollutants will be monitored on a case specific basis using Section 304(a) Federal Clean Water Act guidelines or other scientifically appropriate documents.

(12) **Bacteria Criteria.** The criteria for bacteria provide the regulatory framework to support the USEPA requirement that States protect all waters for recreational use. The bacterial indicators for primary and secondary contact recreational waters are E. coli and enterococci.

(a) Fecal coliform, E. coli and enterococci bacteria live in the intestinal tract of warm blooded animals including man. These organisms are excreted in extremely high numbers. Pathogenic bacteria also originate in the fecal material of diseased persons. Therefore, waters with high levels of bacteria represent potential problem areas for swimming. Scientific studies indicate there is a positive correlation between E. coli and enterococci counts and gastrointestinal illness. However, there is no positive scientific evidence correlating elevated fecal coliform counts with transmission of enteric diseases. In addition, these bacteria can originate from any warm blooded animal or from the soil.

(b) Monitoring programs have documented bacterial levels in excess of the criteria in many streams and rivers in urban areas, agricultural areas, and even in areas not extensively impacted by man such as national forest areas. This is not a unique situation to Georgia as similar levels of bacteria have been documented in streams across the nation.

(13) **Acceptance of Data.** Sampling methods for water quality samples collected and reported by any person(s), (including volunteer groups), to the Division for its use in listing or delisting impaired waters pursuant to the State's responsibilities under Sections 303(d) and 305(b) of the Federal Act shall conform to the guidance in the Water Protection Branch Quality Assurance Manual (June, 1999), or most current version, Georgia Department of Natural Resources, Environmental Protection Division, Watershed Protection Branch, Atlanta, GA 30354. Analytical standards for these samples must comply with the requirements of Title 40, Code of Federal Regulations, Part 136. Sample analyses shall be performed by an analyst certified in compliance with the Georgia State Board of Examiners for Certification of Water and Wastewater Treatment Plant Operators and Laboratory Analysts Act, as amended, or by a laboratory facility accredited in compliance with the Georgia Rules for Commercial Environmental Laboratory Accreditation (O.C.G.A. 12-2-9). A site-specific sampling and quality assurance plan is required if the data is to be considered and Division concurrence must be obtained prior to monitoring. Laboratories operated by Federal and State government agencies and laboratories at academic institutions with active or current contracts with the Division are exempt from these provisions. The Division may use water quality data for screening purposes if it was collected by any person(s), (including volunteer groups), without an approved sampling and quality assurance plan.

(14) **Specific Designated Uses.** Beneficial water uses assigned by the State to all surface waters. These designations are scientifically determined to be the best utilization of the surface water from an environmental and economic standpoint. Streams and stream reaches not specifically listed are classified as Fishing. The specific designated uses are as follows:

<table>
<thead>
<tr>
<th>ALTAMAHA RIVER BASIN</th>
<th>DESIGNATED USE</th>
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</thead>
<tbody>
<tr>
<td>Altamaha River</td>
<td>Recreation</td>
</tr>
<tr>
<td>Altamaha and Doboy Sounds</td>
<td>Recreation</td>
</tr>
<tr>
<td>Buttermilk Sound</td>
<td>Recreation</td>
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Doctors Creek to Butler River
All littoral waters including the waters on the ocean side of Sapelo and Little St. Simons Islands
Reimolds Pasture
<table>
<thead>
<tr>
<th>CHATTahoochee River Basin</th>
<th>Designated Use</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Alexander Creek</strong></td>
<td>Headwaters to confluence with Cedar Creek</td>
</tr>
<tr>
<td><strong>Bear Creek</strong></td>
<td>Headwaters to confluence with Chattahoochee River</td>
</tr>
<tr>
<td><strong>Big Creek</strong></td>
<td>Foe Killer Creek to Chattahoochee River</td>
</tr>
<tr>
<td><strong>Blue Creek</strong></td>
<td>Headwaters to Yellowjacket Creek</td>
</tr>
<tr>
<td><strong>Camp Creek</strong></td>
<td>Headwaters to confluence with Hazel Creek</td>
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<tr>
<td><strong>Cedar Creek</strong></td>
<td>Headwaters to Alexander Creek</td>
</tr>
<tr>
<td><strong>Centralhatchee Creek</strong></td>
<td>Little Taylor Creek to Chattahoochee River</td>
</tr>
<tr>
<td><strong>Chattahoochee River</strong></td>
<td>Headwaters to confluence with Soque River</td>
</tr>
<tr>
<td><strong>Chattahoochee River</strong></td>
<td>Soque River to White Creek</td>
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<tr>
<td><strong>Chattahoochee River</strong></td>
<td>White Creek to Mud Creek</td>
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<tr>
<td><strong>Chattahoochee River/Lake Lanier</strong></td>
<td>Mud Creek to Buford Dam</td>
</tr>
<tr>
<td><strong>Chattahoochee River</strong></td>
<td>Buford Dam to Atlanta (Peachtree Creek)</td>
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<tr>
<td><strong>Chattahoochee River</strong></td>
<td>Snake Creek to Yellowdirt Creek</td>
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<tr>
<td><strong>Chattahoochee River</strong></td>
<td>Pink Creek to Harris Creek</td>
</tr>
<tr>
<td><strong>Chattahoochee River/West Point Lake</strong></td>
<td>New River to West Point Dam</td>
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<tr>
<td><strong>Chattahoochee River</strong></td>
<td>West Point Dam to Long Cane Creek</td>
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<tr>
<td><strong>Chattahoochee River</strong></td>
<td>House Creek to North Highland Dam (including Lakes Harding, Goat Rock, Oliver, and North Highlands)</td>
</tr>
<tr>
<td><strong>Chattahoochee River</strong></td>
<td>Cowee Creek to Lake Walter F. George Dam</td>
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<tr>
<td><strong>Chattahoochee River/Lake Seminole</strong></td>
<td>Georgia Hwy. 91 to Jim Woodruff Dam</td>
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<tr>
<td><strong>Dog River</strong></td>
<td>Mobley Creek to Chattahoochee River</td>
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<tr>
<td><strong>Flat Creek</strong></td>
<td>Turkey Creek to confluence with Yellowjacket Creek</td>
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<tr>
<td><strong>Hazel Creek</strong></td>
<td>Law Creek to Camp Creek</td>
</tr>
<tr>
<td><strong>Headwaters ofUnnamed Tributary to Bethlehem Creek</strong></td>
<td>Lake Franklin, F.D. Roosevelt State Park Beach</td>
</tr>
<tr>
<td><strong>Hillabahatchee Creek</strong></td>
<td>Tolieson Branch to Chattahoochee River</td>
</tr>
<tr>
<td><strong>Little Kolomoki Creek</strong></td>
<td>Lake Kolomoki, Kolomoki Mounds State Park Beach</td>
</tr>
<tr>
<td><strong>Sandy Creek</strong></td>
<td>Headwaters to Golden Creek</td>
</tr>
<tr>
<td><strong>Smith Creek</strong></td>
<td>Unicoi Lake, Unicoi State Park Beach</td>
</tr>
<tr>
<td><strong>Snake Creek</strong></td>
<td>Crews Creek to Chattahoochee River</td>
</tr>
<tr>
<td><strong>Soque River</strong></td>
<td>Deep Creek to Sutton Mill Creek</td>
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<tr>
<td><strong>Sweetwater Creek</strong></td>
<td>Olley Creek to Chattahoochee River</td>
</tr>
<tr>
<td><strong>Turner Creek</strong></td>
<td>Headwaters to confluence with Tesnatee Creek</td>
</tr>
<tr>
<td><strong>Upatoi Creek</strong></td>
<td>Heriot Creek to Armony Creek</td>
</tr>
<tr>
<td><strong>Yahoola Creek</strong></td>
<td>Bryant Creek to confluence with Chestatee River</td>
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<table>
<thead>
<tr>
<th>Coosa River Basin</th>
<th>Designated Use</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Beech Creek</strong></td>
<td>Headwaters to Dry Creek (including Possum Trot Reservoir)</td>
</tr>
<tr>
<td><strong>Blackwell Creek</strong></td>
<td>Headwaters to Cox Lake Dam</td>
</tr>
<tr>
<td><strong>Cartecay River</strong></td>
<td>Clear Creek to confluence with Ellijay River</td>
</tr>
<tr>
<td><strong>Chestnut Cove Creek</strong></td>
<td>Headwaters to and including Lake Tamarack</td>
</tr>
<tr>
<td><strong>Coahulla Creek</strong></td>
<td>Bates Branch to Mill Creek</td>
</tr>
<tr>
<td><strong>Conasagua River</strong></td>
<td>Waters Within the Cohutta Wilderness Area</td>
</tr>
<tr>
<td><strong>Conasagua River</strong></td>
<td>Sugar Creek to Spring Creek</td>
</tr>
<tr>
<td><strong>Coosa River</strong></td>
<td>At the Alabama State Line</td>
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</tbody>
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<table>
<thead>
<tr>
<th>River/Stream</th>
<th>Downstream Feature</th>
<th>Use</th>
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<tbody>
<tr>
<td>Coosawattee River/Carters Lake</td>
<td>Confluence with Mountaintown Creek to Carters Dam</td>
<td>Recreation and Drinking Water</td>
</tr>
<tr>
<td>Coosawattee River</td>
<td>Mineral Springs Branch to confluence with Conasauga River</td>
<td>Drinking Water</td>
</tr>
<tr>
<td>Dry Creek</td>
<td>Headwaters to confluence with Duck Creek</td>
<td>Drinking Water</td>
</tr>
<tr>
<td>Duck Creek</td>
<td>Confluence with Dry Creek to Dickson Creek</td>
<td>Drinking Water</td>
</tr>
<tr>
<td>Ellijay River</td>
<td>Briar Creek to confluence with Cartecay River</td>
<td>Drinking Water</td>
</tr>
<tr>
<td>Etowah River</td>
<td>Headwaters to Montgomery Creek</td>
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<td>Etowah River</td>
<td>Lily Creek to Mill Creek</td>
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<td>Etowah River</td>
<td>Long Swamp Creek to Canton Creek</td>
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<td>Etowah River/Lake Allatoona</td>
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<td>Euharlee Creek</td>
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<td>Holly Creek</td>
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<td>Woodward Creek</td>
<td>Headwaters to confluence with Oostanaula River</td>
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<td>Flat Creek</td>
<td>Headwaters to confluence with Line Creek (including Lake Kedron and Lake Peachtree)</td>
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<td>Flint River</td>
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<td>Flint River</td>
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<td>Headwaters to confluence with Cane Creek (including Lake Meriwether)</td>
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<td>Rush Creek</td>
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<td>Shoal Creek</td>
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<td>Still Branch</td>
<td>Headwaters to confluence with Flint River (including Still Branch Reservoir)</td>
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<td>White Oak Creek</td>
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<td>Whitewater Creek</td>
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<tr>
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<tr>
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<tr>
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<td>Headwaters to confluence with Alcovy River (including Lake Varner)</td>
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<tr>
<td>Edie Creek</td>
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<td>From South River at Georgia Hwy. 36; from Yellow River at Georgia Hwy. 36; from Alcovy River at Newton Factory Road Bridge to Lloyd Shoals Dam</td>
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<td>South River</td>
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<td>Tussahaw Creek</td>
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<td>Curry Creek</td>
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<td>Headwaters to confluence with Sikes Creek upstream of Lake Sinclair</td>
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<td><strong>OGEECHEE RIVER BASIN</strong></td>
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<td>Julienton River</td>
<td>Contentment Bluff Sandbar and Dallas Bluff Sandbar</td>
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<td>Little Ogeechee River</td>
<td>South end of White Bluff Road near Carmelite Monastery to open sea and littoral waters of Skidaway Island</td>
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<td>Ogeechee River</td>
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<td>Ossabaw Sound</td>
<td>All littoral waters including the waters on the ocean side of Wassaw and Ossabaw Islands</td>
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<td>Rocky Comfort Creek</td>
<td>Headwaters to confluence with Whetstone Creek</td>
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<td>Sapelo Sound</td>
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<td>Skidaway River</td>
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<td>All littoral waters including the waters on the ocean side of Ossabaw and St. Catherines Islands</td>
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<td>Wassaw Sound</td>
<td>All littoral waters including the waters on the ocean side of Little Tybee and Wassaw Islands</td>
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<tr>
<td>SATILLA RIVER BASIN</td>
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<td>Big Creek</td>
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<td>Satilla River</td>
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<td>South Brunswick River</td>
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<tr>
<td>St. Andrews Sound</td>
<td>All littoral waters including the waters on the ocean side of Jekyll and Cumberland Islands</td>
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<tr>
<td>St. Simons Sound</td>
<td>The littoral waters on the ocean side of Sea Island, and all littoral waters including the waters on the ocean side of St. Simons and Jekyll Islands</td>
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<td>Grove Creek</td>
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<td>Lake Liberty, A.H. Stephens State Park Beach</td>
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<tr>
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<td>Savannah River Coast Seaboard Coastline RR Bridge (Mile 27.4) to Fort Pulaski (Mile 0)</td>
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<td>Savannah River Fort Pulaski (Mile 0) to open sea and all littoral waters including those on the ocean side of Tybee Island</td>
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<td>Headwaters to confluence with South Fork Little River (including Sherrills Reservoir)</td>
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<tr>
<td>Nottely River/Lake Nottely</td>
<td>Drinking Water</td>
</tr>
</tbody>
</table>
(15) **Trout Streams.** Streams designated as Primary Trout Waters are waters supporting a self-sustaining population of Rainbow, Brown or Brook Trout. Streams designated as Secondary Trout Streams are those with no evidence of natural trout reproduction, but are capable of supporting trout throughout the year. Trout streams are classified in accordance with the designations and criteria as follows:

(a) **Criteria.**

(i) There shall be no elevation of natural stream temperatures for Primary Trout Waters; 2°F or less elevation for Secondary Trout Waters.

(ii) No person shall construct an impoundment on Primary Trout Waters, except on streams with drainage basins less than 50 acres upstream of the impoundment. Impoundments on streams with drainage basins less than 50 acres must be approved by the Division.

(iii) No person shall construct an impoundment on Secondary Trout Waters without the approval of the Division.

(b) **Designations by County.**

**BARTOW COUNTY**

**Primary:**

None.

**Secondary:**

1. Boston Creek watershed upstream from Georgia Hwy. 20.

2. Connesena Creek watershed.

3. Dykes Creek watershed.

4. Pine Log Creek watershed.

5. Pyle Creek watershed.

6. Salacoa Creek watershed.

7. Spring Creek watershed.

8. Stamp Creek watershed upstream from Bartow County Road 269.
9. Toms Creek watershed upstream from Bartow County Road 82.

10. Two Run Creek watershed.

11. Ward Creek watershed.

**CARROLL COUNTY**

**Primary:**

None.

**Secondary:**

1. Brooks Creek watershed.
2. Mud Creek watershed.
3. Tallapoosa River.

**CATOOSA COUNTY**

**Primary:**

None.

**Secondary:**

1. Dry Creek watershed upstream from Catoosa County Road 257 (East Chickamauga Creek Watershed).
2. Hurricane Creek watershed upstream from Peters Branch.
3. Little Chickamauga Creek watershed upstream from Catoosa County Road 387.
4. Tiger Creek watershed upstream from Georgia Hwy. 2.

**CHATTOOGA COUNTY**

**Primary:**

None.

**Secondary:**

1. Allgood Branch watershed upstream from Southern Railroad.
2. Chappel Creek watershed.
3. Chelsea Creek watershed.
4. East Fork Little River watershed.
5. Hinton Creek watershed.
6. Kings Creek watershed.
7. Little Armuchee Creek watershed upstream from Chattooga County Road 326.
8. Middle Fork Little River watershed.
9. Mt. Hope Creek watershed.
11. Raccoon Creek watershed upstream from Georgia Hwy. 48.
12. Ruff Creek watershed.
13. Storey Mill Creek watershed.
14. Taliaferro Creek watershed.

CHEROKEE COUNTY

Primary:
None.

Secondary:
1. Bluff Creek watershed upstream from Cherokee County Road 114.
2. Boston Creek watershed.
3. Murphy Creek watershed.
4. Pine Log Creek watershed.
5. Salacoa Creek watershed.
6. Soap Creek watershed upstream from Cherokee County Road 116.
7. Stamp Creek watershed.
8. Wiley Creek watershed.

COBB COUNTY

Primary:
None.

Secondary:
1. Chattahoochee River upstream from I-285 West Bridge.

DADE COUNTY

Primary:
None.
Secondary:
1. Allison Creek watershed.
2. East Fork Little River watershed.
3. Lookout Creek watershed upstream from Dade County Road 197.
4. Rock Creek watershed.
5. West Fork Little River watershed.

DAWSON COUNTY

Primary:
1. Amicalola Creek watershed upstream from Dawson County Road 192 (Devil's Elbow Road).
2. Anderson Creek watershed.
3. Long Swamp Creek watershed.
4. Nimblewill Creek watershed.
5. Sweetwater Creek watershed.

Secondary:
1. Amicalola Creek watershed from Georgia Hwy. 53 upstream to Dawson County Road 192 (Devil's Elbow Road).
2. Shoal Creek watershed upstream from the mouth of Burt Creek.

ELBERT COUNTY

Primary:
None.

Secondary:
1. Savannah River for the ten-mile reach downstream from Hartwell Dam.

FANNIN COUNTY

Primary:
2. Ellijay River watershed.
3. Etowah River watershed.
4. Fightingtown Creek watershed.
5. Owenby Creek watershed.
6. Persimmon Creek watershed.
7. South Fork Rapier Mill Creek watershed.
8. Toccoa River watershed upstream to Blue Ridge Reservoir dam.
9. Toccoa River watershed upstream from the backwater of Blue Ridge Reservoir.
10. Tumbling Creek watershed.
11. Wilscot Creek watershed.

Secondary:
All streams or stream sections not classified as primary in the above list.

FLOYD COUNTY
Primary:
None.
Secondary:
1. Dykes Creek watershed.
2. Johns Creek watershed upstream from Floyd County Road 212.
3. Kings Creek watershed.
4. Lavender Creek watershed upstream from Floyd County Road 893.
5. Little Cedar Creek watershed.
6. Mt. Hope Creek watershed.
7. Silver Creek watershed upstream from Georgia Highway 1E.
8. Spring Creek watershed (flows into State of Alabama).
9. Spring Creek watershed (flows into Etowah River).
10. Toms Creek watershed.

FORSYTH COUNTY
Primary:
None.
Secondary:
1. Chattahoochee River.

FULTON COUNTY
Primary:
None.

Secondary:
1. Chattahoochee River upstream from I-285 West Bridge.

GILMER COUNTY

Primary:
1. Cartecay River watershed upstream from the mouth of Clear Creek.
2. Clear Creek watershed upstream from Gilmer County Road 92.
3. Conasauga River watershed - including Jacks River watershed.
4. Ellijay River watershed upstream from the mouth of Kells Creek.
5. Harris Creek watershed.
6. Johnson Creek watershed.
7. Mountaintown Creek watershed upstream from U.S. Highway 76.
8. Tails Creek watershed upstream from Georgia Hwy. 282.
9. Toccoa River watershed - including Fightingtown Creek watershed.

Secondary:
1. All streams or sections thereof except the Coosawattee River downstream from Ga. Hwy. 5 Bridge, and Talking Rock Creek (not including tributaries) and those classified as primary.
2. Ball Creek watershed.
3. Sevenmile Creek watershed.
4. Town Creek watershed.
5. Wildcat Creek watershed.

GORDON COUNTY

Primary:
None.

Secondary:
1. Johns Creek watershed.
2. Long Branch watershed.
3. Pine Log Creek watershed upstream from Georgia Hwy. 53.
4. Pin Hook Creek watershed upstream from Gordon County Road 275.
5. Rocky Creek watershed upstream from Gordon County Road 210.
7. Snake Creek watershed.

**GWINNETT COUNTY**

**Primary:**

None.

**Secondary:**

1. Chattahoochee River.

**HABERSHAM COUNTY**

**Primary:**

1. Chattahoochee River watershed upstream from Georgia Hwy. 255 Bridge.
2. Middle Fork Broad River watershed upstream from USFS Route 92-B.
3. Panther Creek watershed.
4. Soque River watershed upstream from King’s Bridge (bridge on Georgia Hwy. 197 just below the mouth of Shoal Creek).

**Secondary:**

1. Chattahoochee River watershed upstream from Georgia Hwy. 115 to the Georgia Hwy. 255 Bridge.
2. Davidson Creek watershed.
3. Middle Fork Broad River tributaries entering below USFS Route 92-B.
4. Nancytown Creek watershed upstream from Nancytown Lake.
5. North Fork Broad River watershed.
6. Soque River watershed upstream from the mouth of Deep Creek to King’s Bridge (Georgia Hwy. 197).
7. Toccoa Creek watershed.

**HARALSON COUNTY**

**Primary:**

None.

**Secondary:**
1. Beach Creek watershed upstream from Haralson County Road 34.
2. Flatwood Creek watershed.
3. Lassetter Creek watershed.
4. Mann Creek watershed upstream from Haralson County Road 162.
5. Mountain Creek watershed.
6. Tallapoosa River watershed upstream from Haralson County Road 222.
7. Tallapoosa Creek watershed.

HART COUNTY

Primary:
None.

Secondary:
1. Savannah River.

LUMPKIN COUNTY

Primary:
1. Amicalola Creek watershed.
2. Camp Creek watershed.
3. Cane Creek watershed upstream from Cane Creek Falls.
4. Cavender Creek watershed.
5. Chestatee River watershed upstream from Lumpkin County Road 52-S976 (Lumpkin County Road 190).
6. Clay Creek watershed.
7. Etowah River watershed upstream from the Georgia Hwy. 52 Bridge.
8. Hurricane Creek watershed upstream from Lumpkin County Road 202.
9. Mooney Branch watershed.
10. Tobacco Pouch Branch watershed.

Secondary:
1. Cane Creek watershed upstream from Georgia Hwy. 52 Bridge to Cane Creek Falls.
2. Chestatee River watershed upstream from the mouth of Tesnatee Creek to Lumpkin County Road 52-S976 (Lumpkin County Road 190).
3. Etowah River watershed upstream from Castleberry Bridge to Georgia Hwy. 52 except those classified as primary above.

4. Shoal Creek watershed.

5. Yahoola Creek watershed upstream from Georgia Hwy. 52.

**MURRAY COUNTY**

**Primary:**

1. Conasauga River watershed, including - Jacks River watershed, upstream from Georgia-Tennessee state line.

2. Holly Creek watershed upstream from Murray County Rd. SR826 (U.S. Forest Service line).

3. Rock Creek watershed upstream from Murray County Rd. 4 (Dennis).

**Secondary:**

1. All tributaries to Carters Reservoir.

2. Holly Creek watershed (including Emory Creek watershed) upstream from Emory Creek to Murray County Road SR826 (U.S. Forest Service line).

3. Mill Creek watershed upstream from Murray County Road 27.

4. Mill Creek (Hassler Mill Creek) watershed within the Holly Creek watershed.

5. North Prong Sumac Creek watershed.

6. Sugar Creek watershed upstream from Murray County Road 4.

7. Sumac Creek watershed upstream from Coffey Lake.

8. Rock Creek watershed upstream of Murray County Road 301.

**PAULDING COUNTY**

**Primary:**

None.

**Secondary:**

1. Possum Creek watershed upstream from Paulding County Road 64.

2. Powder Creek (Powder Springs Creek) watershed.

3. Pumpkintwine Creek watershed upstream from Paulding County Road 231.

4. Pyle Creek watershed.

5. Raccoon Creek watershed upstream from Road SR2299 (Paulding County Road 471).

6. Tallapoosa River watershed.
7. Simpson Creek watershed.
8. Thompson Creek watershed.
9. Ward Creek watershed.

PICKENS COUNTY

Primary:
1. Cartecay River watershed.
2. Talking Rock Creek watershed upstream from Route S1011 (GA Highway 136).

Secondary:
1. Amicalola Creek watershed.
2. Ball Creek watershed.
3. Bluff Creek watershed.
4. East Branch watershed (including Darnell Creek watershed).
5. Fisher Creek watershed (upstream from the confluence of Talona Creek and Fisher Creek).
6. Fourmile Creek watershed.
7. Hobson Creek watershed.
8. Little Scarecorn Creek watershed.
9. Long Branch watershed.
10. Long Swamp Creek watershed upstream from Pickens County Road 294.
11. Mud Creek watershed.
12. Pin Hook Creek watershed.
13. Polecat Creek watershed.
14. Rock Creek watershed.
15. Salacoa Creek watershed.
16. Scarecorn Creek watershed upstream from Georgia Hwy. 53.
17. Sevenmile Creek watershed.
18. Soap Creek watershed.
19. Town Creek watershed.
20. Wildcat Creek watershed.
POLK COUNTY

Primary:
None.

Secondary:
1. Cedar Creek watershed upstream from Polk County Road 121.
2. Fish Creek watershed upstream of Plantation Pipeline.
3. Lassetter Creek watershed.
4. Little Cedar Creek watershed.
5. Pumpkinpile Creek watershed upstream from Road SR1032.
6. Silver Creek watershed.
7. Simpson Creek watershed upstream of Lake Dorene.
8. Spring Creek watershed.
9. Swinney Branch watershed.
10. Thomasson Creek watershed.
11. Thompson Creek watershed upstream of Polk County Road 441.

RABUN COUNTY

Primary:
1. Chattooga River - all tributaries classified as primary.
2. Little Tennessee River - entire stream and tributaries classified as primary except all streams or sections thereof classified as secondary.
3. Tallulah River - entire stream and tributaries classified as primary except the Tallulah River downstream from Lake Rabun Dam to headwaters of Tugaloo Lake.

Secondary:
1. Little Tennessee River downstream from U.S. Hwy. 441 Bridge.
2. Mud Creek downstream from Sky Valley Ski Resort Lake to the Little Tennessee River.

STEPHENS COUNTY

Primary:
1. Middle Fork Broad River watershed upstream from USFS Route 92-B.
2. Panther Creek watershed upstream from the mouth of Davidson Creek.
Secondary:
1. Davidson Creek watershed.
2. Leatherwood Creek watershed upstream from Georgia Hwy. 184 Bridge.
3. Little Toccoa Creek watershed.
4. Middle Fork Broad River watershed upstream from SCS flood control structure #44 to USFS Route 92-B.
5. North Fork Broad River watershed upstream from SCS flood control structure #1.
6. Panther Creek watershed downstream from the mouth of Davidson Creek.
7. Toccoa Creek upstream from Toccoa Falls.

TOWNS COUNTY

Primary:
1. Brasstown Creek watershed.
2. Chattahoochee River watershed.
3. Gumlog Creek watershed.
4. Hiwassee River watershed - entire stream and all tributaries classified as primary except all streams or sections thereof classified as secondary.
5. Tallulah River watershed.
6. Winchester Creek watershed.

Secondary:
1. Hightower Creek downstream from the mouth of Little Hightower Creek.

UNION COUNTY

Primary:
1. Arkaqua Creek watershed.
2. Brasstown Creek watershed.
3. Chattahoochee River watershed.
4. Conley Creek watershed upstream from Road S2325 (Union County Rd 237).
5. Coosa Creek watershed upstream from mouth of Anderson Creek.
6. Dooley Creek watershed.
7. East Fork Wolf Creek watershed upstream from Lake Trahlyta.
8. Gumlog Creek watershed.
9. Ivylog Creek watershed upstream from USDA Forest Service property line.

10. Nottely River watershed upstream from the mouth of Town Creek.

11. Toccoa River watershed.

12. Town Creek watershed.

13. West Fork Wolf Creek watershed.

14. Youngcane Creek watershed upstream from the mouth of Jones Creek.

Secondary:

1. All streams or sections thereof except the Butternut Creek watershed and the Nottely River downstream of Nottely Dam and those classified as primary.

**WALKER COUNTY**

**Primary:**

1. Furnace Creek watershed.

2. Harrisburg Creek watershed (including Dougherty Creek and Allen Creek) upstream from Dougherty Creek.

Secondary:

1. Chappel Creek watershed.

2. Chattanooga Creek watershed upstream of Walker County Road 235.

3. Concord Creek watershed.

4. Dry Creek watershed (tributary to East Armuchee Creek).

5. Duck Creek watershed.

6. East Armuchee Creek watershed upstream from Georgia Hwy. 136.

7. East Fork Little River watershed (flows into Dade County).

8. East Fork Little River watershed (flows into Chattooga County; includes Gilreath Creek).

9. Gulf Creek watershed.

10. Johns Creek watershed.

11. Left Fork Coulter Branch watershed.

12. Little Chickamauga Creek watershed.

13. Middle Fork Little River watershed (includes Cannon Branch and Hale Branch).

14. Rock Creek watershed (including Sawmill Branch) upstream from Sawmill Branch.
15. Ruff Creek watershed.
16. Snake Creek watershed.
17. West Armuchee Creek watershed.
18. West Chickamauga Creek watershed upstream from Walker County Road 107.
19. West Fork Little River watershed.

**WHITE COUNTY**

**Primary:**

1. Cathey Creek watershed upstream from the Arrowhead Campground Lake at the mouth of Tom White Branch.
2. Chattahoochee River watershed upstream from Georgia Hwy. 255 Bridge.
3. Town Creek watershed upstream from the mouth of Jenny Creek.

**Secondary:**

1. Chattahoochee River watershed upstream from Georgia Hwy. 115 to the Georgia Hwy. 255 Bridge.
2. Little Tesnatee Creek watershed upstream from the mouth of Turner Creek.
3. Turner Creek watershed except as listed under primary above (Turner Creek nearest to Cleveland city limits).

**WHITFIELD COUNTY**

**Primary:**

None.

**Secondary:**

1. Coahulla Creek watershed upstream from Whitfield County Road 183.
2. Dry Creek watershed.
3. Snake Creek watershed.
4. Spring Creek watershed.
5. Swamp Creek watershed upstream from Whitfield County Road 9.
6. Tiger Creek watershed.

(16) **Waters Generally Supporting Shellfish.** The waters listed below are either productive shellfish waters or have the potential to support shellfish. However, it may not be lawful to harvest shellfish from all of the waters listed below. Shellfish may only be harvested from waters approved for harvest by the Georgia DNR Coastal Resources Division. For a current list of approved waters for harvesting, contact the Coastal Resources Division.

**CHATHAM COUNTY**

1. Savannah River South Channel at Fort Pulaski to confluence with Lazaretto Creek.
2. Tybee River at confluence with Bates Creek and eastward, including Bates Creek.

3. Wilmington River at confluence with Herb River and eastward.

4. Herb River at confluence with Wilmington River to County Road 890.

5. All waters surrounding Skidaway Island including Moon River North to Skidaway Island Road.

6. Vernon River at Vernonburg and eastward.

7. Little Ogeechee River from Rose Dhu Island and eastward excluding Harvey Creek on Harvey's Island.

8. Ogeechee River below Shad Island and eastward (north of center line).

9. All waters surrounding Ossabaw Island and Wassaw Island to the center line of the intracoastal waterway.

**BRYAN COUNTY**

1. Ogeechee River below Shad Island and eastward (south of center line).

2. Redbird Creek at Cottonham and eastward.

3. All waters west of main channel center line of intracoastal waterway to confluence of Medway River.

4. Medway River at south confluence of Sunbury Channel and East Channel and eastward (north of center line).

**LIBERTY COUNTY**

1. Medway River at south confluence of Sunbury Channel and East Channel and eastward (south of center line).

2. Dickinson Creek at Latitude 31° 44.2' to confluence with Medway River.

3. Johns Creek at end of County Road 3 and eastward to confluence with Medway River.

4. All other waters east and north of Colonels Island.

5. North Newport River System at confluence with Carrs Neck Creek and eastward, including Cross Tide Creek.

6. South Newport River System north of center line and eastward from confluence with South Hampton Creek.

**MCINTOSH COUNTY**

1. South Newport River System south of centerline and eastward from confluence with South Hampton Creek.

2. Julienton River at Latitude 31° 36.8' and eastward to confluence with Sapelo River, including Broad River near Shellman Bluff.

3. Sapelo River from end of County Road 127 eastward excluding White Chimney River and Savannah Cut.

4. All waters surrounding Creighton Island.

5. Atwood Creek at Latitude 31° 28.3' and eastward.

6. Hudson Creek at Latitude 31° 27.2' and eastward.
7. Carnigan River at Latitude 31° 26.2' and eastward.

8. All waters surrounding Sapelo Island to the center line of Sapelo Sound, including New Teakettle Creek, Old Teakettle Creek and Dark Creek.

9. Dead River at Longitude 81° 21.5’ to confluence with Folly River.

10. Folly River at Longitude 81° 21.2’ to confluence with intracoastal waterways including Fox Creek tributary.

11. North River from confluence with Old Darien River to confluence with intracoastal waterway, including Old Darien River.

12. Darien River from confluence with Three Mile Cut to intracoastal waterway.

13. Rockdedundy River from confluence with Darien River to intracoastal waterway.


15. South River at confluence of intracoastal waterway to Doboy Sound.

16. Altamaha River from confluence with Three Mile Cut and Mackay River and eastward, including Buttermilk Sound, but excluding South Altamaha River.

17. Dog Hammock to confluence with Sapelo River.

18. Eagle Creek to confluence with Mud River.

**GLYNN COUNTY**

1. Mackay River water system from confluence with South Altamaha River to confluence with Brunswick River, excluding Wally's Leg.

2. All waters surrounding St. Simons Island and Little St. Simons Island.

3. All waters surrounding Andrews Island excluding Academy Creek.

4. Turtle River from confluence with Buffalo River to confluence with South Brunswick River, excluding Cowpen Creek, Yellow Bluff Creek, and Gibson Creek.

5. South Brunswick River and drainage system to confluence of Brunswick River.

6. Fancy Bluff Creek from confluence with South Brunswick River to the Little Satilla River.

7. Brunswick River from confluence of Turtle River and South Brunswick River to St. Simons Sound.

8. Little Satilla River from confluence with Fancy Bluff Creek to St. Andrews Sound (north of center line).

9. All waters surrounding Jekyll Island, Jointer Island, and Colonels Island.

**CAMDEN COUNTY**

1. Little Satilla River from confluence with Fancy Bluff Creek to St. Andrews Sound (south of center line), excluding Maiden Creek.

2. Umbrella Creek from confluence with Dover Creek below Dover Bluff.
3. Dover Creek from confluence with Umbrella Creek to confluence with Satilla River.

4. Satilla River near Floyd Basin and unnamed cut over to Dover Creek to St. Andrews Sound.

5. Floyd Basin at confluence with Todd Creek to confluence with Satilla River.

6. Floyd Basin at confluence with Todd Creek to confluence with Cumberland River.

7. Black Point Creek south of Latitude 30° 52.0' south to Crooked River.

8. Crooked River from Crooked River State Park to Cumberland River.

9. Cumberland River from confluence of St. Andrews Sound to confluence with St. Marys River (north of center line).

10. North River from County Road 75 to confluence with St. Marys River.

11. All waters surrounding Cumberland Island.

12. St. Marys River (north of center line) from end of State Road 40 to Cumberland Sound.

(17) **Specific Criteria for Lakes and Major Lake Tributaries.** In addition to the general criteria, the following lake specific criteria are required:

(a) **West Point Lake:** Those waters impounded by West Point Dam and downstream of U.S. 27 at Franklin.

(i) Chlorophyll \(a\): For the months of April through October, the average of monthly photic zone composite samples shall not exceed the chlorophyll \(a\) concentrations at the locations listed below more than once in a five-year period.

1. Upstream from the Dam in the Forebay: 22 µg/L
2. LaGrange Water Intake: 24 µg/L

(ii) pH: Within the range of 6.0 - 9.5.

(iii) Total Nitrogen: Not to exceed 4.0 mg/L as Nitrogen in the photic zone.

(iv) Total Phosphorous: Total lake loading shall not exceed 2.4 pounds per acre foot of lake volume per year.

(v) Bacteria:

1. U.S. 27 at Franklin to New River: Bacteria shall not exceed the Fishing criterion as presented in 391-3-6-.03(6)(c)(iii).

2. New River to West Point Dam: E. coli shall not exceed the Recreation criterion as presented in 391-3-6-.03(6)(b)(i).

(vi) Dissolved Oxygen: A daily average of 5.0 mg/L and no less than 4.0 mg/L at all times at the depth specified in 391-3-6-.03(5)(g).

(vii) Temperature:

1. U.S. 27 at Franklin to New River: Water temperature shall not exceed the Fishing criterion as presented in 391-3-6-.03(6)(c)(iv).

2. New River to West Point Dam: Water temperature shall not exceed the Recreation criterion as presented in 391-3-6-.03(6)(b)(iv).
(viii) Major Lake Tributaries: For the following tributaries, the annual total phosphorus loading to West Point Lake shall not exceed the following:

1. Yellow Jacket Creek at Hammet Road: 11,000 pounds
2. New River at Hwy 100: 14,000 pounds
3. Chattahoochee River at U.S. 27: 1,400,000 pounds

(b) **Lake Walter F. George**: Those waters impounded by Walter F. George Dam and upstream to Georgia Highway 39 near Omaha.

(i) Chlorophyll $a$: For the months of April through October, the average of monthly photic zone composite samples shall not exceed 18 µg/L at mid-river at U.S. Highway 82 or 15 µg/L at mid-river in the dam forebay more than once in a five-year period.

(ii) pH: Within the range of 6.0 - 9.5 standard units.

(iii) Total Nitrogen: Not to exceed 3.0 mg/L as nitrogen in the photic zone.

(iv) Total Phosphorous: Total lake loading shall not exceed 2.4 pounds per acre-foot of lake volume per year.

(v) Bacteria:

1. Georgia Highway 39 to Cowikee Creek: Bacteria shall not exceed the Fishing criterion as presented in 391-3-6-.03(6)(c)(iii).

2. Cowikee Creek to Walter F. George Dam: E. coli shall not exceed the Recreation criterion as presented in 391-3-6-.03(6)(b)(i).

(vi) Dissolved Oxygen: A daily average of no less than 5.0 mg/L and no less than 4.0 mg/L at all times at the depth specified in 391-3-6-.03(5)(g).

(vii) Temperature:

1. Georgia Highway 39 to Cowikee Creek: Water temperature shall not exceed the Fishing criterion as presented in 391-3-6-.03(6)(c)(iv).

2. Cowikee Creek to Walter F. George Dam: Water temperature shall not exceed the Recreation criterion as presented in 391-3-6-.03(6)(b)(iv).

(viii) Major Lake Tributary: The annual total phosphorus loading to Lake Walter F. George, monitored at the Chattahoochee River at Georgia Highway 39, shall not exceed 2,000,000 pounds.

(c) **Lake Jackson**: Those waters impounded by Lloyd Shoals Dam and upstream to Georgia Highway 36 on the South and Yellow Rivers, upstream to Newton Factory Bridge Road on the Alcovy River and upstream to Georgia Highway 36 on Tussahaw Creek.

(i) Chlorophyll $a$: For the months of April through October, the average of monthly mid-channel photic zone composite samples shall not exceed 20 µg/L at a location approximately 2 miles downstream of the confluence of the South and Yellow Rivers at the junction of Butts, Newton and Jasper Counties more than once in a five-year period.

(ii) pH: Within the range of 6.0 - 9.5 standard units.

(iii) Total Nitrogen: Not to exceed 4.0 mg/L as nitrogen in the photic zone.
(iv) Total Phosphorous: Total lake loading shall not exceed 5.5 pounds per acre-foot of lake volume per year.

(v) Bacteria: E. coli shall not exceed the Recreation criterion as presented in 391-3-6-.03(6)(b)(i).

(vi) Dissolved Oxygen: A daily average of 5.0 mg/L and no less than 4.0 mg/L at all times at the depth specified in 391-3-6-.03(5)(g).

(vii) Temperature: Water temperature shall not exceed the Recreation criterion as presented in 391-3-6-.03(6)(b)(iv).

(viii) Major Lake Tributaries: For the following major tributaries, the annual total phosphorous loading to Lake Jackson shall not exceed the following:

1. South River at Island Shoals: 179,000 pounds
2. Yellow River at Georgia Highway 212: 116,000 pounds
3. Alcovy River at Newton Factory Bridge Road: 55,000 pounds
4. Tussahaw Creek at Fincherville Road: 7,000 pounds

(d) Lake Allatoona: Those waters impounded by Allatoona Dam and upstream to State Highway 5 on the Etowah River, State Highway 5 on Little River, the Lake Acworth Dam, and the confluence of Little Allatoona Creek and Allatoona Creek. Other impounded tributaries to an elevation of 840 feet mean sea level corresponding to the normal pool elevation of Lake Allatoona.

(i) Chlorophyll a: For the months of April through October, the average of monthly mid-channel photic zone composite samples shall not exceed the chlorophyll a concentrations at the locations listed below more than once in a five-year period:

1. Upstream from the Dam: 10 µg/L
2. Allatoona Creek upstream from I-75: 12 µg/L
3. Mid-Lake downstream from Kellogg Creek: 10 µg/L
4. Little River upstream from Highway 205: 15 µg/L
5. Etowah River upstream from Sweetwater Creek: 14 µg/L

(ii) pH: Within the range of 6.0 - 9.5 standard units

(iii) Total Nitrogen: Not to exceed a growing season average of 4 mg/L as nitrogen in the photic zone.

(vi) Total Phosphorous: Total lake loading shall not exceed 1.3 pounds per acre-foot of lake volume per year.

(v) Bacteria:

1. Etowah River, State Highway 5 to State Highway 20: Bacteria shall not exceed the Fishing Criterion as presented in 391-3-6-.03(6)(c)(iii).

2. Etowah River, State Highway 20 to Allatoona Dam: E. coli shall not exceed the Recreation criterion as presented in 391-3-6-.03(6)(b)(i).

(vi) Dissolved Oxygen: A daily average of 5.0 mg/L and no less than 4.0 mg/L at all times at the depth specified in 391-3-6-.03(5)(g).

(vii) Temperature:

1. Etowah River, State Highway 5 to State Highway 20: Water temperature shall not exceed the Fishing criterion as presented in 391-3-6-.03(6)(c)(iv).

2. Etowah River, State Highway 20 to Allatoona Dam: Water temperature shall not exceed the Recreation criterion as presented in 391-3-6-.03(6)(b)(iv).
(viii) Major Lake Tributaries: For the following major tributaries, the annual total phosphorous loading to Lake Allatoona shall not exceed the following:

1. Etowah River at State Highway 5 spur and 140, at the USGS gage: 340,000 lbs/yr
2. Little River at State Highway 5 (Highway 754): 42,000 lbs/yr
3. Noonday Creek at North Rope Mill Road: 38,000 lbs/yr
4. Shoal Creek at State Highway 108 (Fincher Road): 12,500 lbs/yr

e) Lake Sidney Lanier: Those waters impounded by Buford Dam and upstream to Belton Bridge Road on the Chattahoochee River, 0.6 miles downstream from State Road 400 on the Chestatee River, as well as other impounded tributaries to an elevation of 1070 feet mean sea level corresponding to the normal pool elevation of Lake Sidney Lanier.

(i) Chlorophyll \(a\): For the months of April through October, the average of monthly mid-channel photic zone composite samples shall not exceed the chlorophyll \(a\) concentrations at the locations listed below more than once in a five-year period:

1. Upstream from the Buford Dam forebay: 5 µg/L
2. Upstream from the Flowery Branch confluence: 6 µg/L
3. At Browns Bridge Road (State Road 369): 7 µg/L
4. At Bolling Bridge (State Road 53) on Chestatee River: 10 µg/L
5. At Lanier Bridge (State Road 53) on Chattahoochee River: 10 µg/L

(ii) pH: Within the range of 6.0 - 9.5 standard units.

(iii) Total Nitrogen: Not to exceed 4 mg/L as nitrogen in the photic zone.

(iv) Total Phosphorous: Total lake loading shall not exceed 0.25 pounds per acre-foot of lake volume per year.

(v) Bacteria: E. coli shall not exceed the Recreation criterion as presented in 391-3-6-.03(6)(b)(i).

(vi) Dissolved Oxygen: A daily average of 5.0 mg/L and no less than 4.0 mg/L at all times at the depth specified in 391-3-6-.03(5)(g).

(vii) Temperature: Water temperature shall not exceed the Recreation criterion as presented in 391-3-6-.03(6)(b)(iv).

(viii) Major Lake Tributaries: For the following major tributaries, the annual total phosphorous loading to Lake Sidney Lanier shall not exceed the following:

1. Chattahoochee River at Belton Bridge Road: 178,000 pounds
2. Chestatee River at Georgia Highway 400: 118,000 pounds
3. Flat Creek at McEver Road: 14,400 pounds

(f) Carters Lake: Those waters impounded by Carters Dam and upstream on the Coosawattee River as well as other impounded tributaries to an elevation of 1072 feet mean sea level corresponding to the normal pool elevation of Carters Lake.

(i) Chlorophyll \(a\): For the months of April through October, the average of monthly mid-channel photic zone composite samples shall not exceed the chlorophyll \(a\) concentrations at the locations listed below more than once in a five-year period:

1. Carters Lake upstream from Woodring Branch: 10 µg/L
2. Carters Lake at Coosawattee River embayment mouth: 10 µg/L

(ii) pH: within the range of 6.0 - 9.5 standard units.
(iii) Total Nitrogen: Not to exceed 4.0 mg/L as nitrogen in the photic zone.

(iv) Total Phosphorous: Total lake loading shall not exceed 172,500 pounds or 0.46 pounds per acre-foot of lake volume per year.

(v) Bacteria: E. coli shall not exceed the Recreation criterion as presented in 391-3-6-.03(6)(b)(i).

(vi) Dissolved Oxygen: A daily average of 5.0 mg/L and no less than 4.0 mg/L at all times at the depth specified in 391-3-6-.03(5)(g).

(vii) Temperature: Water temperature shall not exceed the Recreation criterion as presented in 391-3-6-.03(6)(b)(iv).

(viii) Major Lake Tributaries: For the following major tributaries, the annual total phosphorous loading at the compliance monitoring location shall not exceed the following:

1. Coosawattee River at Old Highway: 151,500 pounds
2. Mountaintown Creek at U.S. Highway 76: 16,000 pounds

(g) Lake Oconee: Those waters impounded by Wallace Dam and upstream on the Oconee River as well as other impounded tributaries to an elevation of 436 feet mean sea level corresponding to the normal pool elevation of Lake Oconee.

(i) Chlorophyll a: For the months of April through October, the average of monthly mid-channel photic zone composite samples shall not exceed the chlorophyll a concentrations at the locations listed below more than once in a five-year period:

1. Oconee Arm at Highway 44: 26 µg/L
2. Richland Creek Arm: 15 µg/L
3. Upstream from the Wallace Dam Forebay: 18 µg/L

(ii) pH: within the range of 6.0 - 9.0 standard units.

(iii) Bacteria: E. coli shall not exceed the Recreation criterion as presented in 391-3-6-.03(6)(b)(i).

(iv) Dissolved Oxygen: A daily average of 5.0 mg/L and no less than 4.0 mg/L at all times at the depth specified in 391-3-6-.03(5)(g).

(v) Temperature: Water temperature shall not exceed the Recreation criterion as presented in 391-3-6-.03(6)(b)(iv).

(h) Lake Sinclair: Those waters impounded by Sinclair Dam and upstream on the Oconee River as well as other impounded tributaries to an elevation of 340 feet mean sea level corresponding to the normal pool elevation of Lake Sinclair.

(i) Chlorophyll a: For the months of April through October, the average of monthly mid-channel photic zone composite samples shall not exceed the chlorophyll a concentrations at the locations listed below more than once in a five-year period:

1. Oconee River Arm Midlake: 14 µg/L
2. Little River and Murder Creek Arm Upstream from Highway 441: 14 µg/L
3. Upstream from the Sinclair Dam Forebay: 10 µg/L

(ii) pH: within the range of 6.0 - 9.0 standard units.

(iii) Bacteria: E. coli shall not exceed the Recreation criterion as presented in 391-3-6-.03(6)(b)(i).
(iv) Dissolved Oxygen: A daily average of 5.0 mg/L and no less than 4.0 mg/L at all times at the depth specified in 391-3-6-.03(5)(g).

(v) Temperature: Water temperature shall not exceed the Recreation criterion as presented in 391-3-6-.03(6)(b)(iv).

(18) Site Specific Metal Criteria based on Biotic Ligand Models and Water Effect Ratio

(a) The Biotic Ligand Model (BLM) is a metal bioavailability model that uses receiving water body characteristics and monitoring data to develop site-specific water quality criteria. A study plan and findings shall be submitted and approved that conforms to the requirements outlined in the 2007 Aquatic Life Ambient Freshwater Quality Criteria-Copper 2007 Revision EPA-822-R-07-001.

(i) Site-specific Copper criteria developed using the BLM:

Buffalo Creek (Richards Lake Dam to confluence with Little Tallapoosa River):

Acute Copper criteria

\[ 4.9 \times 10^8 e^{-0.5 \left( \frac{\ln(pH) - 7.816}{-0.1816} \right)^2 + \left( \frac{\ln(DOC) - 20.1}{-5.455} \right)^2} \]

Chronic Copper criteria

\[ 3.043 \times 10^8 e^{-0.5 \left( \frac{\ln(pH) - 7.816}{-0.1816} \right)^2 + \left( \frac{\ln(DOC) - 20.1}{-5.455} \right)^2} \]

(b) A Water Effect Ratio (WER) is site specific and is the ratio of the toxicity of a metal in site water to the toxicity of the same metal in standard laboratory. A study plan and findings shall be submitted and approved that conforms to the requirements outlined in the 1994 Interim Guidance on Determination and Use of Water Effect Ratios for Metals EPA-823-B-94-001. If the WER is for Copper, the Interim Guidance may be complemented with the 2001 Streamline Water Effect Ratio Procedure for Discharges of Copper EPA-822-R-01-005.

Cite as Ga. Comp. R. & Regs. R. 391-3-6-.03

AUTHORITY: O.C.G.A. § 12-5-20 et seq.


Amended: ER. 391-3-6-0.16-.03 adopted. F. July 6, 1989; eff. June 30, 1989, the date of adoption.

Amended: ER. 391-3-6-0.17-.03 adopted. F. Aug. 25, 1989, eff. Aug. 23, 1989, the date of adoption.

Amended: ER. 391-3-6-0.19-.03 adopted. F. Dec. 8, 1989, eff. Dec. 6, 1989, the date of adoption.


Amended: F. Apr. 8, 1993; eff. Apr. 28, 1993.


Amended: ER. 391-3-6-0.32-.03 adopted. F. May 1, 1996; eff. April 25, 1996, the date of adoption.


515-12-1-.37 Family Violence Shelter Confidentiality Protection

(1) Each person, corporation, or other entity that provides telephone service in this state and each person, corporation, or other entity that publishes, disseminates, or otherwise provides telephone directory information or listings of telephone subscribers in this state shall file with the Commission for approval a plan setting forth in detail how such person, corporation, or other entity will protect the confidentiality of the address or location of family violence shelters, as defined in Code Section 19-13-20, in this state.

(a) Such plan shall be an affidavit that attests that the telephone company will comply with the requirements set forth in paragraph (2) of this rule.

(b) Such affidavit shall be submitted to the Commission upon certification and on January 31 of each odd-numbered year thereafter.

(c) Provided the affidavit attests that the telephone company will comply with paragraph (2) of this rule, it shall be deemed approved upon filing.

(2) The affidavit shall attest that the telephone company will comply, at minimum, with the following requirements:

(a) The entity shall make one or more employees responsible for confirming that the entity's records mark and protect every certified family violence shelter in the state.

(b) Sales associates for the entity shall be trained to respond to requests by a customer or potential customer for a new or additional service by asking questions intended to elicit the nature of the customer's business, including its identity as a family violence shelter. If a customer is identified as a family violence shelter, the customer shall be assigned to a service representative who has been specially trained and designated for interactions with family violence shelters.

(c) Prior to including a new listing in a directory, the entity shall confirm that the listing is not a family violence shelter.

(d) With regard to directory assistance/operator services:

1. Service orders for family violence shelter customers shall contain a code indicating that the address of the customer is not to be listed in the directory and should not be included in the directory assistance database.

2. When no address is provided in the database, the operator shall provide only the phone number. For those instances in which the customer requests the listing at a specific phone number, operators shall be instructed to advise the customer that they have the listing name and number but no address details are available.

(e) Telephone service providers shall have the following procedures in place to protect against attempts to locate the physical address of a family violence shelter:

1. access to retail accounts identified as family violence shelters will be restricted to designated telephone service provider employees;
2. personnel will be instructed not to provide customer proprietary network information to persons with whom they interact, unless such person has been authenticated and there is a valid business reason for providing the requested information; and

3. the telephone service provider shall provide or arrange for the training of personnel tasked with implementing this rule, and

4. all family violence shelter accounts shall be excluded from outbound sales efforts.

(f) If such entity discovers that information of a family violence shelter has been disclosed, then the entity shall take the following steps:

1. notify the Georgia Commission on Family Violence by telephone within 24 hours of the discovery;

2. notify the family violence shelter by telephone as soon as possible but no later than 24 hours of the discovery; and

3. provide written notice to the Georgia Public Service Commission no later than seven calendar days within seven days of the discovery. Such written notice will confirm that paragraphs (1) and (2) of this subsection were complied with.

Cite as Ga. Comp. R. & Regs. R. 515-12-1-.37


560-8-1-11 [Effective 3/2/2022] Sales to Minors - General

No licensee, employee of such licensee, representative, or any person acting on behalf of such licensee shall sell or barter, directly or indirectly, tobacco products, tobacco-related objects, alternative nicotine products, or vapor products to any person who is under 21 years of age. Any act committed by an employee, representative, or agent of a licensee shall be deemed to be an act of such licensee.

Cite as Ga. Comp. R. & Regs. R. 560-8-1-11

AUTHORITY: O.C.G.A. §§ 16-12-176, 48-2-12.
