

Carpinteria GSA

COST OF SERVICE STUDY FY2027

ESTIMATED GROUNDWATER EXTRACTION METHODOLOGY



CARPINTERIA GSA

Prepared by
CGSA Staff
March 2026

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1. Executive Summary

1.1 Background of the Study

In September of 2014, the Sustainable Groundwater Management Act (SGMA) was passed which provided a framework for achieving sustainable groundwater management in previously unregulated basins throughout the State of California. The Department of Water Resources (DWR) ranked basins as high- medium- or low-priority basins and those categorized as high- or medium- priority were required to form Groundwater Sustainability Agencies (GSAs) and develop Groundwater Sustainability Plans (GSPs). Carpinteria Groundwater Basin (CGB) was initially designated as a low-priority basin; however, in 2019 DWR reclassified the CGB as a high-priority basin, requiring the establishment of a GSA and GSP.

The Carpinteria Groundwater Sustainability Agency (CGSA) was formed in February of 2020 and a Joint Powers Agreement (JPA) was established which is comprised of four member agencies: Carpinteria Valley water District (CVWD), City of Carpinteria, Santa Barbara County, and the County of Ventura. **Figure 1** outlines the CGB and its member agencies relative to the basin's boundary. The CVWD was awarded a \$1.9M grant on behalf of the CGSA to be used toward the GSP development and planning in 2020. Other costs associated with the GSP and CGSA were covered by loans from CVWD for fiscal years (FYs) 2020, 2021, and 2022 and repayment of these loans to CVWD is accounted for in the GSA's annual budget. Fiscal years begin July 1 and end June 30 of the following calendar year.



Figure 1. Map of the Carpinteria Groundwater Basin and jurisdictions within

In FY2022, the CGSA hired *Raftelis* to carry out a fee study to determine the most equitable and easily implementable methodology for generating revenue to cover CGSA Phase 1 funding requirements.

Phase 1 included the regulatorily required GSP development in addition to CGSA operations, administration, professional services, and establishment of a prudent cash reserves. The fee study that *Raftelis* completed did not include the direct GSP development costs covered by the DWR grant. Ultimately, the fee study found that distributing the CGSA fees based on the total acreage of the parcel overlying the CGB boundary was the most equitable way to implement the fee. This methodology was used for FY23 and FY24. If a parcel was only partially within the groundwater basin boundary, the parcel was only charged for the acreage that was overlapping. These fees were collected through Ventura and Santa Barbara county's property tax rolls.

The disadvantage of the acreage-based approach was that CGSA charges were not tied to groundwater extraction or direct groundwater benefit. Because charges were independent from groundwater use within the basin, the acreage-based fee-structure also did not incentivize groundwater conservation and the implementation of water-saving practices on agricultural properties using wells.

After implementing the parcel acreage-based CGSA fees for two FYs, the CGSA received feedback from the community that "the pumpers should be paying". Through input from property owners and the Carpinteria Groundwater Sustainability Plan Advisory Committee (CGSPAC), it was determined that parcel-acreages may not be the best indicator of groundwater benefit and that an alternative method should be pursued.

In May of 2024 a Cost-of-Service Study was completed by CGSA staff to outline a new approach to collecting CGSA fees for FY25 and FY26, which was based on estimated groundwater extraction for private property owners and known groundwater extraction for CVWD. Estimated pumping for FY2025 was based on FY2022 and FY2026 was based on FY2023. Trailing years were utilized due to the availability of the 2022 aerial image and known CVWD metered data for the prior fiscal years.

The purpose of this current Cost-of-Service study is to describe the FY2027 methodology to fulfil Prop 218 requirements and inform property owners how these fees were calculated. This Cost-of-Service study uses the same estimated groundwater extraction approach; however, the FY2027 fees and estimated pumping are based on FY2024 due to the availability of the newer August 2024 aerial image and known CVWD metered data for FY24. In addition, we will describe the potential scenarios where estimated extractions may be removed or reduced based on additional data provided by the property owner with sufficient supplemental information and verification from public records requests as necessary.

1.2 Cost-of-Service Study Objective and Summary

1.2.1 Objective

The objective of this study was to describe the FY2027 fee calculation, which is based on FY2024 estimated groundwater extraction for property owners and known groundwater extraction by the Carpinteria Valley Water District (CVWD). The process mirrors the methodology used for FY2026 and FY2025 fee calculations. The Carpinteria Valley Water District, who meters the quantity of groundwater they pump for the public water supply, would also be charged a CGSA fee as well for their extraction quantities. Through CVWD being charged CGSA fees, CVWD customers indirectly benefitting from groundwater delivered through the public water supply, such as residential accounts without direct groundwater access, would be contributing to the CGSA fees indirectly through their CVWD monthly water bills. Prior to moving to the estimated pumping methodology in FY2025, in FYs 2023 and 2024, these residential accounts would have had a CGSA fee on their property tax statements that was proportional to the size of their property within the groundwater basin.

1.2.2 Cost-of-Service Study Summary

The current methodology calculates the total water demand of the parcel based on the crops present and subtracts the known CVWD metered water use to derive an estimated water extraction estimate. Water extraction estimates are calculated for any property where crops are present and calculated water demand exceeds the known delivered water amount. Delivered water is only available from CVWD records and was not available for Casitas Municipal Water District (CMWD) or Rincon Road and Water Works customers. If a property owner did not have a CVWD water account, their known delivered water amount was set as zero in the calculation. Letters were mailed to all property owners in the fall of 2025 outlining their property's calculation and groundwater estimate, and many CMWD and Rincon Road and Water Works customers have provided proof of service with their water purveyor and signed Statements of Non-Groundwater Extraction from the Carpinteria Groundwater Basin for fiscal year 2027 to have their estimated groundwater extraction fees removed if applicable. If CMWD and Rincon Road and Water Works customers are actively using groundwater, they were able to submit an adjustment request and provide their water bills to change their delivered water amount from zero to their metered water use for FY2024.

2. Methodology

Since 2002, CVWD has been using GIS software, aerial imagery, metered consumption data, and statistical analysis of the derived data to evaluate land use activities and estimate private pumping in the CGB. Prior to 2002, CVWD estimated groundwater use, but relied heavily on the institutional knowledge of staff to update land use records on paper cards when changes in land use were noticed as a part of other District activities.

First, crop boundaries are digitized, and crop acreages are calculated in GIS software (ArcGIS Pro). These crops and acreages are associated with a particular assessor's parcel number (APN). Then, crop factors (acre-feet/acre of water use) are calculated for each crop type with data available in the Carpinteria Valley. Finally, the crop factors and crop acreages are used to derive the total water demand at the property level and the known CVWD metered water use is subtracted to arrive at the estimated groundwater extraction for the parcel.

2.1 Crop Determinations

CVWD participates in a local aerial imagery acquisition project with other public agencies through the Channel Islands Regional GIS Collaborative (CIRGIS). CVWD obtains a 3-inch resolution aerial image of their jurisdiction every 2 years, which allows for the documentation of land use and crop changes over time. Each time a new aerial image is received, a GIS analyst examines the agricultural areas to adjust changes to crop boundaries or make note of any crop changes. Staff perform site visits, if possible, or drive-by crop assessments if new crops are unknown or questionable. Through this biannual interpretation of imagery, crop acreages are calculated for each land use on a particular property. An overview of the crop types and boundaries derived from the 2024 aerial image, flown between August 20, 2024 and August 27, 2024, is shown in **Figure 2**.

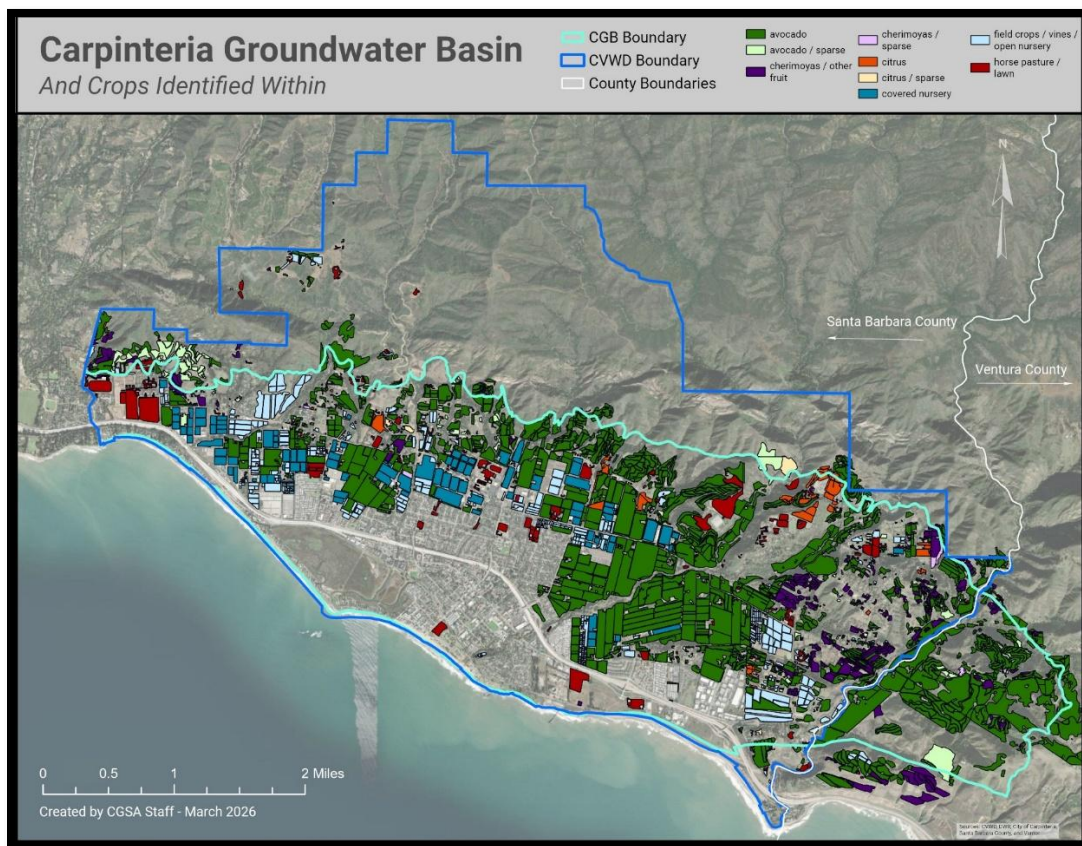


Figure 2. Map of the Carpinteria Groundwater Basin and Identified Crop Categories Within Based on August 2024 Aerial Image

2.2 Calculating Crop Factors

There are properties throughout the CGB and CVWD's water service area where there is primarily one type of crop grown, it is known that no private well water is being applied to the property, and only CVWD's water meter is used for irrigation. For these properties, the metered use for the period being studied (FY2024) is pulled into excel, converted from hundred cubic feet (HCF) to acre-feet, and then the water use in acre-feet is divided by the quantity of acres of the crop on the parcel. This value is what is called the crop factor for the parcel. The crop factors for multiple properties growing the same crop are compared and z-tests are applied to remove outliers to arrive at an average crop factor for the land use

for the period of interest. The land use categories that crop factors are calculated for consist of: avocado, cherimoyas, covered nurseries, lawn, lemons, and open nurseries. Mixed crops and field crops have the open nursery crop factor applied, and other fruit crops have the cherimoya crop factor applied. The crop factor for lawn is applied to both turf and pasture. A summary of the crop factors calculated for FY2024 is shown in **Table 1**.

Table 1. Crop Types and Calculated Crop Factors for FY2024

Crop type	Calculated Crop Factors - FY2024
Avocado	1.65
Cherimoyas	1.39
Covered Nursery	3.37
Lawn	2.18
Lemons	0.90
Open Nursery	2.18

2.3 Calculating Water Demand and Estimated Extraction at the Parcel Level

All land uses and their corresponding acreages are summarized at the parcel level. These acreages are then multiplied by their corresponding crop factors and summarized to arrive at an overall property water demand value. The known metered water use from CVWD records for the matching time period is then subtracted from the property's total water demand and the remaining value is considered to be their estimated groundwater use.

2.4 Advantages and Disadvantages of Current Method

There are several advantages to the current approach, although some disadvantages have been acknowledged. The benefit of this fee structure is that the groundwater users pay fees that are proportional to their groundwater use. Because of this, property owners are more incentivized to conserve groundwater resources and implement water-saving practices. Using this method, properties who directly benefit from groundwater contribute to the costs associated with the management and monitoring of this shared resource. The direct groundwater users are also those who care about the long-term sustainability and availability of groundwater in the Carpinteria Valley.

Some of the disadvantages of the estimated extraction-based method are that the process is much more burdensome from a staffing perspective and that the estimates may not be representative of an individual property owner's documented extraction. Analyzing the aerial imagery and creating crop maps and estimates to mail to individual property owners on an annual basis takes much more time than the acreage-based approach. Through property owners sharing their meter logs and irrigation schedules with the CGSA, we have seen instances where the CGSA's estimates exceed documented metered water use (even after calibrating the metered use based on accuracy testing). This mathematically makes sense since outliers are removed for both high and low users and an average is applied to all parcels for that particular crop. This also means that high groundwater users could be getting under-charged. It has also been brought to the CGSA's attention that differences in the species of crop, density of plantings, ground

slope, soil types, and age of the tree impact water application in ways that are not incorporated into the existing model.

The estimated extraction model is still the best available approach for FY2027 to distribute the costs to groundwater users. The CGSA adopted a Well Registration and Metering Policy in August of 2025 and groundwater users are actively installing flowmeters, which are planned to be used for future CGSA fee calculations. Flowmeters will help to more equitably distribute CGSA costs amongst groundwater users.


3 Property Notifications and Deadlines for Revisions

3.1 Mailed Notices

In October of 2025, properties with estimated groundwater extraction estimates for FY2027 were contacted by mail to inform them that the CGSA's model had estimated groundwater use for their property in FY2024 (July 1, 2023 through June 30, 2024). The FY2024 data is what is being used for FY2027 CGSA charges. Property owners were sent a letter (**Figure 3**) and a table (**Figure 4**) showing their property's water demand calculation minus their known CVWD metered water use, which was used to calculate their estimated groundwater extraction. Additionally, a map was enclosed showing the crop areas on the property using the aerial image flown in August of 2024.

3.2 Deadline

Property owners who contested the groundwater extraction estimates and did not use groundwater on their properties during FY2024 or property owners who did use groundwater during FY 2024, but who had alternate data indicating that the extraction estimate was incorrect, were required to contact the CGSA in writing by February 28, 2026. This Cost-of-Service study takes these adjustments into consideration. The fee has been calculated under the assumption that all adjustments will be accepted; however, there is the chance that the Executive Director may reject an adjustment request. In this case, the property would be assessed their original fees and revenue would be slightly greater than what is described in Section 5 of this document (**Table 2**).



CARPINTERIA GSA
GROUNDWATER SUSTAINABILITY AGENCY

Carpinteria Groundwater Sustainability Agency

PO Box 225 • Carpinteria, CA 93014
Phone (805) 880-2321

BOARD OF DIRECTORS

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Robert McDonald, P.E. MPA

October 1, 2025

<<COUNTY OWNER>>
 <<COUNTY MAILING1>>
 <<COUNTY MAILING2>>

SUBJECT: GROUNDWATER EXTRACTION ESTIMATE FOR APN: <<APN>> FOR FY2024 WHICH WILL BE USED FOR FY2027 CGSA FEES

Dear Owner,

Beginning in fiscal year (FY) 2024-2025 (FY2025) the Carpinteria Groundwater Sustainability Agency (CGSA) began collecting groundwater fees based on estimated groundwater extraction after the community encouraged the move to having groundwater users pay for CGSA fees that contribute to meeting the requirements of California's Sustainable Groundwater Management Act (SGMA). The first estimated pumping fees were applied to FY2025 & will continue through FY2026's property tax statements based on data for FY2022 & FY2023, respectively. The CGSA has estimated groundwater extraction based on crop types present on the subject property using aerial imagery from 2024 and known CVWD meter consumption for FY2024 for proposed use for the FY2026-2027 CGSA fees. Starting in FY2027-2028 (FY2028) metered groundwater use will be used for CGSA fees.

The reverse side of this page shows the breakdown of the CGSA's FY2024 groundwater estimates for the subject property. The FY2027 per-acre foot CGSA fees will be adopted after a Cost-of-Service Study has been completed. A map showing the crop coverage used in these calculations is also included for you.

Please take the time to review this information. If you believe this information is not correct and that amendments are required, please contact the CGSA's Executive Director in writing by mailing a letter to the address listed above explaining the changes you are requesting for your property. The letter must be submitted **by February 28, 2026**. In your letter you will also need to provide a phone number and e-mail so that we may contact you if supplemental information or a site visit is required.

We encourage you to sign up for CGSA updates at <https://carpgsa.org/> to receive additional information regarding the CGSA and California's Sustainable Groundwater Management Act (SGMA). We invite you to attend CGSA Board meetings and participate in discussions related to groundwater management.

To sign up for e-mail updates, visit carpgsa.org. If you have any questions, please contact bob@cvwd.net or call 805-684-2816 extension 123.

Sincerely,

CARPINTERIA GROUNDWATER SUSTAINABILITY AGENCY

2025 LETTER – APN <<APN>> NOTICE FOR FY2027 CGSA FEES – BASED ON FY2024 CROPS AND METERED WATER USE

Figure 3. Letter template that was mailed out to property owners for FY2024 (used for FY2027 fees)

GROUNDWATER ESTIMATE FOR : <<APN>>

Note: Values in table are rounded

Crop Type	Crop Acreage (acres)	Estimated water applied per acre (acre-feet/acre)	Total water use estimate (acre-feet)
avocado			0.00
avocado / cherimoyas			0.00
avocado / citrus			0.00
avocado / fruit			0.00
avocado / lemons			0.00
avocado / lemons / oranges			0.00
avocado / lemons / persimmons			0.00
avocado / sparse			0.00
cherimoyas			0.00
cherimoyas / avocado / lemons			0.00
cherimoyas / lemons			0.00
cherimoyas / passion fruit / zapote			0.00
cherimoyas / sparse			0.00
covered nursery			0.00
covered nursery / garden center			0.00
covered nursery / orchids			0.00
field crops / mixed crops			0.00
field crops / vines			0.00
fruit trees			0.00
grapes / vines			0.00
horse facilities / pasture			0.00
horse facilities / pasture & barn			0.00
horse facilities / pasture / pen			0.00
horse facilities / polo field			0.00
lawn			0.00
lemons			0.00
lemons / avocado			0.00
lemons / oranges			0.00
lemons / sparse			0.00
mixed orchard			0.00
olives			0.00
open nursery			0.00
open nursery / garden center			0.00
open nursery / palms			0.00
open nursery w shade cover			0.00
orchard / mixed			0.00
park / sports field			0.00
passion fruit			0.00
persimmons			0.00
persimmons / sparse			0.00
roses			0.00
stone fruit			0.00
vegetable garden			0.00

Known metered water use for FY2024 (July 1, 2023 – June 30, 2024): <<acre-feet>> acre-feet
 Estimated Groundwater Use: <<acre-feet>> acre-feet

2025 LETTER – APN <<APN>> NOTICE FOR FY2027 CGSA FEES – BASED ON FY2024 CROPS AND METERED WATER USE

Figure 4. Table that was mailed out to property owners that was customized with their crop acreages, known CVWD metered water use, and final calculation for FY2024

4. Eligibility for Fee Adjustment or Removal

Property owners who responded to the groundwater extraction estimates in writing with letters or e-mails prior to the February 28, 2026 deadline are eligible to have their fees adjusted or removed if adequate data is provided or site visits are performed. The Executive Director will approve of these adjustments on a case-by-case basis. Data that may be evaluated includes:

- CMWD water bills
- CVWD water bills to examine whether the water application rate for the crop was within range of other water application rates observed throughout the basin
- Rincon Road and Water Works water bills
- Rincon Road and Water Works service area boundary maps
- Southern California Edison (SCE) bills for private water well pumps demonstrating that the well was not used or was used minimally during the FY2024 timeframe
- Irrigation Schedules for the time period with known hours and gallons applied per minute, gallons per hour, or gallons per emitter per tree and number of trees
- Logs of private well meter reads for the time period
- Site visits to properties to obtain global navigation satellite system (GNSS) points of wells to determine whether they fell within or outside of the CGB boundary
- Site visits to properties to examine private shared groundwater distribution systems

If property owners stated that no groundwater was applied to their property during FY2024, they are required to sign a Statement of Non-Groundwater Extraction from the Carpinteria Groundwater Basin form (**APPENDIX B**). In addition, a GIS search and/or public records request was sent to Santa Barbara County's EHS department if one had not been sent already to check for well-related documents. The U.S. Geological Survey (USGS) National Water Information System Mapper was also used to check for well records. Ventura County had already previously delivered private well data for the Ventura County parcels intersecting the CGB. If wells did exist on the parcel and claims were made that the well was inactive or not in use during FY2024, a site visit was required to be performed to examine the status of the well and get a GNSS point if one had not been obtained by CVWD staff previously. If a well existed on a parcel, but it was uncertain whether it truly fell within the groundwater basin then a site visit was performed to get a GNSS point to prove it was or was not within the basin.

If power was hooked up to the well, then Southern California Edison (SCE) bills were required to be provided for FY2024 to verify that the well pump was not used or was used minimally. If the well was inactive with no equipment installed within it or SCE bills demonstrated the pump was not used or was used minimally during this time, then the CGSA fee is eligible to be removed with Executive Director approval.

5. GSA Proposed Budget & Final Fee Calculation

The CGSA plans to adopt the proposed budget outlined in **Figure 5** for FY2027, which requires generating \$503,575 to cover net expenditures.

CARPINTERIA GROUNDWATER SUSTAINABILITY AGENCY		2026/27
OPERATING BUDGET - PROPOSED AMENDED		Budget
FY 2026-2027		Proposed
Groundwater Extracted in Acre Feet		4,202
OPERATING REVENUES AND EXPENSES - BUDGETED		
Revenue		
20-4315	GSA MEMBER FEES	504,281
20-4314	GSA GRANT FUNDING	-
Total Revenue		504,281
Expenses		
20-550-6806	GSA WTR QUALITY & TESTING	35,000
20-560-6607	GSA SUPPLIES & EQUIPMENT	40,000
20-570-6025	GSA PERSONNEL	270,066
20-570-6117	GSA DIRECTORS FEES	8,250
20-570-6118	GSA ADMINISTRATIVE EXPENSES	11,820
20-550-6308	GSA ANNUAL REPORTING	20,000
20-560-6307	GSA GROUNDWATER PROF SVCS	85,500
20-570-6309	GSA ADMIN PROF SERVICES	18,500
20-570-6310	GSA LEGAL PROFESSIONAL SERVICES	8,000
20-570-6123	GSA INFORMATION TECHNOLOGY	-
20-599-7313	INTEREST EXPENSE	6,439
Total Expenses		503,575
	<i>\$ Change</i>	135,715
	<i>% Change</i>	27%
		<i>VS 2025/26 Budget</i>
NET OPERATING REVENUE - BUDGETED		705
	<i>\$ Change</i>	<i>(131,435)</i>
		<i>VS 2025/26 Budget</i>

Figure 5. CGSA Proposed Budget

The budget serves as the numerator in the equation used to determine the cost per acre-foot of groundwater extracted (**Figure 6**).

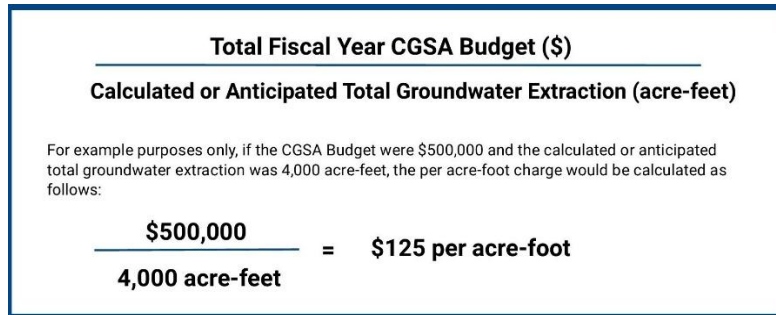


Figure 6. Calculation for determining the cost per acre-foot of groundwater extracted

5.1 Groundwater Extraction Calculated in FY2024 for FY2027 Fees

Using the methodology described within this document, the total estimated groundwater extraction from the Carpinteria Groundwater Basin was calculated for FY2024 after examining all parcels with crops intersecting the groundwater basin boundary in any capacity and using known CVWD groundwater extraction, detailed in **APPENDIX A**.

The estimated groundwater extraction for Ventura and Santa Barbara County parcels and known groundwater extraction for CVWD during FY2024 amounted to 4,202.34 acre-feet. The total proposed net budget for FY2027 is \$503,575. Using the formula shown in **Figure 6**, this would make the FY2027 charge \$119.83 per acre-foot, or \$120.00 if rounded to the next whole number. It is suggested to use \$120.00, which would result in collecting \$504,280.80 between direct assessments and CVWD’s groundwater fees (**Table 2**).

Table 2. Proposed FY2027 CGSA fee

FY2027 CGSA PROPOSED NET BUDGET: \$503,575			
Category	Number of properties	Estimated groundwater (acre-feet)	Total Fees
Ventura County	5	111.91	\$ 13,429.20
Santa Barbara County	356	3,353.24	\$ 402,388.80
CVWD	(3 CVWD active wells)	737.19	\$ 88,462.80
Grand Totals	361	4,202.34	\$ 504,280.80
CGSA Fee (Budget/total estimated acre-feet) = \$119.83			
Rounded to nearest dollar = \$120.00			

**APPENDIX A: CVWD DETAILED METERED GROUNDWATER EXTRACTION
FOR FY2027**

Month	Groundwater Extracted (acre-feet)
July 2023	112.44
August 2023	153.59
September 2023	132.25
October 2023	69.34
November 2023	37.07
December 2023	19.37
January 2024	36.24
February 2024	21.79
March 2024	24.04
April 2024	4.04
May 2024	16.05
June 2024	110.97
Total FY 2024	737.19

APPENDIX B: STATEMENT OF NON-GROUNDWATER EXTRACTION FROM THE CARPINTERIA GROUNDWATER BASIN FOR FISCAL YEAR 2027



Statement of Non-Groundwater Extraction from the Carpinteria Groundwater Basin For Fiscal Year 2027

I, _____, the owner of real property(ies) located at,
_____, and containing Assessor's Parcel Number(s);

(APN _____), (APN _____)
(APN _____), (APN _____)
(APN _____), (APN _____)

(hereinafter "My Property"), hereby attest to the following facts regarding groundwater extraction from the Carpinteria Groundwater Basin:

1. I did not extract groundwater between July 1, 2023, and June 30, 2024, and am not currently planning to extract, divert, or otherwise use groundwater anywhere on or under My Property before July 1, 2027.
2. I did not use groundwater on My Property extracted from other lands overlying the Carpinteria Groundwater Basin between July 1, 2023, and June 30, 2024.
3. I have reviewed the Carpinteria Groundwater Sustainability Agency's analysis for my property and believe the crop acreage to be correct.
4. I used CVWD or Casitas water exclusively to irrigate the crops on My Property between July 1, 2023, and June 30, 2024.

Attest:

I certify, and in good faith swear and assert under penalty of perjury under the laws of the State of California, that the information contained herein is true to the best of my knowledge, after making reasonable inquiry. I further understand that waiver or reduction of the CGSA Fee as a result of this Affidavit is entirely contingent upon the accuracy of information provided with this statement.

Signature of Property Owner: _____ Date: _____

**APPENDIX C: PARCELS IN VENTURA COUNTY WITH ESTIMATED
GROUNDWATER EXTRACTION IN FY2027 AFTER ADJUSTMENTS**

Number (Count) of Ventura County Parcels	Parcel Number
1	0080160460
2	0080160480
3	0080210030
4	0080210040
5	0080220095

APPENDIX D: PARCELS IN SANTA BARBARA COUNTY WITH ESTIMATED GROUNDWATER EXTRACTION IN FY2027 AFTER ADJUSTMENTS

Number (Count) of Santa Barbara County Parcels	Parcel Number
1	001-020-008
2	001-020-010
3	001-020-015
4	001-020-022
5	001-020-030
6	001-020-033
7	001-020-041
8	001-030-022
9	001-030-023
10	001-030-027
11	001-030-029
12	001-030-031
13	001-030-037
14	001-040-012
15	001-040-014
16	001-040-033
17	001-040-034
18	001-040-038
19	001-040-039
20	001-050-009
21	001-050-011
22	001-050-028
23	001-050-031
24	001-050-040
25	001-060-001
26	001-060-027
27	001-060-030
28	001-060-040
29	001-060-042
30	001-060-043
31	001-060-053
32	001-060-057
33	001-060-059
34	001-070-068
35	001-080-007

Number (Count) of Santa Barbara County Parcels	Parcel Number
36	001-080-008
37	001-080-011
38	001-080-018
39	001-080-019
40	001-080-025
41	001-080-031
42	001-080-045
43	001-080-046
44	001-080-051
45	001-080-056
46	001-080-057
47	001-090-002
48	001-090-007
49	001-090-008
50	001-090-009
51	001-090-010
52	001-090-024
53	001-090-030
54	001-090-034
55	001-090-035
56	001-090-040
57	001-090-047
58	001-101-030
59	001-101-043
60	001-101-045
61	001-101-046
62	001-101-047
63	001-101-048
64	001-101-049
65	001-101-060
66	001-120-019
67	001-120-022
68	001-120-028
69	001-130-026
70	001-140-024
71	001-140-026
72	001-160-016
73	001-160-017
74	001-160-019

Number (Count) of Santa Barbara County Parcels	Parcel Number
75	001-160-031
76	001-160-032
77	001-190-006
78	001-190-042
79	001-200-005
80	001-200-006
81	001-200-018
82	001-200-020
83	001-200-021
84	001-200-025
85	001-200-031
86	001-300-046
87	001-440-005
88	001-450-006
89	004-002-002
90	004-002-010
91	004-002-014
92	004-002-025
93	004-002-026
94	004-002-029
95	004-002-030
96	004-002-032
97	004-002-038
98	004-003-003
99	004-003-005
100	004-003-007
101	004-003-010
102	004-003-011
103	004-003-012
104	004-004-006
105	004-004-007
106	004-004-012
107	004-004-016
108	004-004-018
109	004-004-026
110	004-004-031
111	004-004-032
112	004-004-033
113	004-004-034

Number (Count) of Santa Barbara County Parcels	Parcel Number
114	004-004-035
115	004-004-037
116	004-004-038
117	004-004-042
118	004-004-043
119	004-004-045
120	004-005-001
121	004-005-007
122	004-013-001
123	004-013-005
124	004-013-007
125	004-013-008
126	004-013-009
127	004-013-010
128	004-013-011
129	004-013-023
130	005-270-006
131	005-280-014
132	005-280-015
133	005-280-025
134	005-280-026
135	005-280-027
136	005-280-029
137	005-280-040
138	005-280-041
139	005-310-012
140	005-310-013
141	005-320-032
142	005-430-007
143	005-430-009
144	005-430-018
145	005-430-027
146	005-430-038
147	005-430-049
148	005-430-050
149	155-160-020
150	155-160-021
151	155-170-025
152	155-170-059

Number (Count) of Santa Barbara County Parcels	Parcel Number
153	155-170-075
154	155-180-010
155	155-180-032
156	155-180-049
157	155-180-069
158	155-180-077
159	155-180-078
160	155-180-084
161	155-200-032
162	155-200-058
163	155-200-078
164	155-260-018
165	155-260-019
166	155-260-022
167	001-030-030
168	001-040-002
169	001-080-014
170	001-130-004
171	001-200-023
172	001-200-024
173	004-002-024
174	004-013-024
175	005-430-048
176	155-170-060
177	155-180-074
178	155-200-022
179	155-260-001
180	155-260-034
181	155-260-035
182	001-020-006
183	001-020-011
184	001-020-025
185	001-020-026
186	001-020-029
187	001-020-031
188	001-020-034
189	001-020-035
190	001-020-036
191	001-020-037

Number (Count) of Santa Barbara County Parcels	Parcel Number
192	001-020-038
193	001-020-039
194	001-030-021
195	001-030-028
196	001-030-033
197	001-030-034
198	001-030-035
199	001-030-036
200	001-040-004
201	001-040-005
202	001-040-008
203	001-040-013
204	001-040-017
205	001-040-025
206	001-040-026
207	001-040-035
208	001-040-040
209	001-040-041
210	001-040-042
211	001-040-043
212	001-040-044
213	001-040-045
214	001-040-048
215	001-050-001
216	001-050-005
217	001-050-006
218	001-050-027
219	001-050-032
220	001-050-048
221	001-050-049
222	001-050-050
223	001-050-052
224	001-050-053
225	001-050-054
226	001-050-055
227	001-050-056
228	001-060-028
229	001-060-029
230	001-060-060

Number (Count) of Santa Barbara County Parcels	Parcel Number
231	001-070-015
232	001-080-002
233	001-080-015
234	001-080-016
235	001-080-017
236	001-080-030
237	001-080-032
238	001-080-033
239	001-080-035
240	001-080-040
241	001-080-041
242	001-080-042
243	001-080-044
244	001-090-011
245	001-090-012
246	001-090-021
247	001-090-023
248	001-090-028
249	001-090-032
250	001-090-033
251	001-090-037
252	001-090-038
253	001-090-045
254	001-090-046
255	001-090-049
256	001-090-050
257	001-101-040
258	001-101-042
259	001-130-013
260	001-130-014
261	001-130-015
262	001-130-016
263	001-130-017
264	001-130-018
265	001-130-020
266	001-130-023
267	001-130-024
268	001-160-002
269	001-160-015

Number (Count) of Santa Barbara County Parcels	Parcel Number
270	001-180-026
271	001-200-009
272	001-200-016
273	001-200-017
274	001-200-027
275	001-220-017
276	001-220-018
277	001-220-025
278	001-220-026
279	001-220-073
280	001-220-089
281	001-261-004
282	001-291-001
283	001-460-013
284	004-002-005
285	004-002-027
286	004-002-028
287	004-003-001
288	004-003-002
289	004-004-001
290	004-004-002
291	004-004-013
292	004-004-014
293	004-005-004
294	004-005-005
295	004-005-006
296	005-270-008
297	005-270-018
298	005-270-042
299	005-280-004
300	005-280-039
301	005-310-007
302	005-310-021
303	005-310-024
304	005-310-026
305	005-430-004
306	005-430-043
307	005-430-057
308	005-430-060

Number (Count) of Santa Barbara County Parcels	Parcel Number
309	005-430-061
310	155-140-073
311	155-140-074
312	155-140-075
313	155-160-013
314	155-160-016
315	155-170-011
316	155-170-022
317	155-170-023
318	155-170-024
319	155-170-091
320	155-180-031
321	155-180-045
322	155-180-067
323	155-180-073
324	155-180-075
325	155-180-081
326	155-200-057
327	155-200-080
328	155-200-081
329	155-200-082
330	155-200-084
331	155-200-089
332	155-200-090
333	155-200-091
334	155-200-092
335	155-200-093
336	155-200-094
337	155-200-095
338	155-200-096
339	155-260-003
340	155-260-004
341	155-260-005
342	155-260-006
343	155-260-007
344	155-260-008
345	155-260-012
346	155-260-020
347	155-260-021

Number (Count) of Santa Barbara County Parcels	Parcel Number
348	155-260-026
349	155-260-027
350	155-260-030
351	155-260-031
352	155-260-032
353	155-260-033
354	155-260-036
355	155-260-037
356	155-260-038