



Pursuant to Resolution 2021-113, if a participant in the Allocation Approach intends to appeal the County GSA determined ETAW, such appeal shall be based upon:

- Totalizing flow meter data provided by the appellant associated with any well used to pump groundwater delivered to the irrigated areas subject to the Allocation Approach, where the flow meter:
 - Was installed and has been maintained per the manufacturer’s specifications.
 - Has an engineer-certified calibration report where such calibration occurred within the last two calendar years of the appeal.
- The appellant shall provide detailed numerical volume data, recorded at least monthly during the period being appealed, demonstrating the totalized volume of groundwater pumped at that location, and shall provide legible photograph of the flow meter reading associated with each documented measurement period (e.g. a picture each month of the meter’s totalized value).
- The appellant shall provide a detailed and legible map of the area irrigated by the volume of water being measured by the flow meter. The map can be submitted in hard copy or digital format (e.g., PDF, Google Earth KMZ, or shapefile), with a preference for digital.
- If water sources other than groundwater are used to irrigate the area, such sources shall be accurately measured and such accounting provided by the appellant to the County GSA. Importantly, there cannot be any other unmeasured water applied to the irrigated area.
- Once the appellant has submitted their documentation for appeal to the County GSA, an independent third party will evaluate the flow meter installation, records, and map of irrigated area to determine if the flow meter records will be accepted as measurement for determining if an appellant exceeded the allocation.
- The third party’s acceptance or denial of the appeal will be final.
- The appellant shall pay the cost of the appeal if the appeal is denied.

