ARIZONA DEPARTMENT OF WATER RESOURCES

Water Planning & Permitting Division

1110 West Washington St., Suite 310 Phoenix, Arizona 85007 Telephone (602) 771-8599 Fax (602) 771-8689

LONG-TERM STORAGE CREDIT TRANSFER FORM A.R.S. § 45-854.01

For Official Use Only

DATE RECEIVED:

The fee for a Long-Term Storage Credit Transfer is \$250.00 per water storage transfer. Only one transaction may be requested per form. Payment may be made by cash, check, or credit card.. Checks should be made payable to the Arizona Department of Water Resources. Failure to enclose the fee will cause the form to be returned. Fees for a Long-Term Credit Transfer are authorized by A.A.C. R12-15-104.

[FOR SELLER]		
Gila River Water Storage, LLC	70-431205	
Name of Seller	Long-Term Storage Account No.	
Stuart Peckham / 602-236-3027	72-531381.0000 (MSIDD)	
Contact Person/Telephone Number	Facility Permit Number (where source water was stored)	
Mail Stop PAB30T PO Box 52025	73-531381.0600	
Mailing Address	Water Storage Permit Number (authority to store source	
Phoenix, AZ 85072-2025	water)	
City/State/Zip		
stuart.peckham@srpnet.com		
Email		
Type: CAP acre-fee year earned 2010 Type: acre-feet year earned		
[FOR BUYER] City of Maricopa	If the transfer includes long-term storage credits earned from the storage of Central Arizona Project (CAP)	
Name of Buyer	water in an Active Management Area (AMA), please state:	
Brenda Campbell / 520-316-6963	1. The date of Buyer's formation (if Buyer is a legal entity): 2003	
Contact Person/Telephone Number		
39700 W. Civic Center Plaza	2. The amount of groundwater withdrawn by Buyer	
Mailing Address	in the AMA during the calendar year that the	
Maricopa, AZ 85138	credits were earned:	
City/State/Zip	0	
brenda.campbell@maricopa-az.gov	 The groundwater right number(s) the Buyer withdrew the groundwater pursuant to: 	
Email	n/a	
70-431225	11/ 64	

Required Signature Block is on Page 2

Long -Term Storage Account No. (if any)

Pursuant to A.R.S. § 45-854.01(C), the director of the Arizona Department of Water Resources may reject and invalidate any assignment of long-term storage credits in which the stored water would not have met the requirements for long-term storage credits as prescribed by A.R.S. § 45-852.01 if the assignee had stored the water.

The undersigned hereby certify, under penalty of perjury, that the information contained in this report is, to the best of their knowledge and belief, correct and complete and that they are authorized to sign on behalf of the party for whom their signature appears.

Authorized Signature for Seller	DATE	Authorized Signature for Buyer	DATE
GRWS Manager			
Title		Title	

NOTICE

A.R.S. § 41-1030(B), (D), (E) and (F) provide as follows:

- B. An agency shall not base a licensing decision in whole or in part on a licensing requirement or condition that is not specifically authorized by statute, rule or state tribal gaming compact. A general grant of authority in statute does not constitute a basis for imposing a licensing requirement or condition unless a rule is made pursuant to that general grant of authority that specifically authorizes the requirement or condition.
- D. This section may be enforced in a private civil action and relief may be awarded against the state. The court may award reasonable attorney fees, damages and all fees associated with the license application to a party that prevails in an action against the state for a violation of this section.
- E. A state employee may not intentionally or knowingly violate this section. A violation of this section is cause for disciplinary action or dismissal pursuant to the agency's adopted personnel policy.
- F. This section does not abrogate the immunity provided by section 12-820.01 or 12-820.02.