

Maricopa Mountain DWID

## Maricopa Mountain Domestic Water Improvement District





## New Standpipe Service Agreement with Rebate

Mailing Address:		
Account # Phone #	E-mail:	Paperless
	ereby seek the privilege to purchase water rict") for use <u>at the above property only</u> , su	for hauling from facilities of the Maricopa Mountain Domestic Water ibject to all of the following provisions:
	perty from District facilities. This agreeme	rebate for a total of \$500.00 dollars, for the privilege to purchase water nt can be transferred to a buyer of the above property by following the
		es, subject to fees from time to time set by the District. Participation in a Arizona open meeting law and domestic water improvement district
of signing, the fees are \$0.00	06 cents per gallon of water up to 6,000 gall	intenance, service, base, or other fees billed to my account. At the time ons and \$0.013 cents per gallon for 6,001 gallons to 10,000 gallons and service fee. These fees are subject to change without prior notice.
I acknowledge that the Distrany District wells.	rict, its board of directors, its staff, and its n	nembers make no guarantees as to the future availability of water from
		<b>b</b> at the property it is assigned to. If, according to Pinal County records, riting and designate <b>one</b> lot, within the original parcel, to assign this
		l not have the well key duplicated nor loan it to anyone. The standpipe e District upon written request by the District.
am in violation of this agree purchase water may be susp suspension. If my water pri	ment or any of the by-laws, rules and/or popended by the board of directors or its agenvileges are suspended, I understand that I may be a suspended.	ter usage, the base fee, or any other fees charged to the account, or if I licies that may be adopted by the District, I agree that my privileges to its and the District shall have no obligation or liability to me for such just come into compliance with this agreement and all District by-laws, ad/or reactivation fees, if applicable, before the suspension is ended.
of directors and the District agreement, I agree that I wil the District necessary to col	shall have no obligation or liability to me f I still owe the District all amounts due on r	reement may be terminated by a majority decision of the District board or such termination. If the District board of directors so terminates this ny account and I will pay any and all attorney's fees and court costs of rstand, failure to pay the amount due in full or establish an acceptable
		es adopted by the District as the same are from time to time in effect. strict are subject to change from time to time without prior notice.
I, the undersigned, have reco	eived the District Policies and Procedures a	nd understand & agree to the terms of this agreement.
Applicant(s)		Date

Date