

Control Number: 47058



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SOAH DOCKET NO. 473-17-4369.WS PUC DOCKET NO 47058

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PUBLIC LILLITY COMMISSION

BEFORE THE STATE OFFICE

OF

ADMINISTRATIVE HEARINGS

RATEPAYERS' APPEAL OF THE
DECESION BY THE SAN PATRICIO
COUNTY MUNICIPAL UTILITY

DISTRICT NO. 1 TO CHANGE RATES

PETITIONERS MOTION TO WITHDRAW

TO THE HONORABLE ADMINISTRATIVE LAW JUDGES:

COME NOW, the Ratepayers of Camp Stryker RV Park

("Ratepayers" or "Petitioners") and file this Motion to Withdraw, and in support thereof,
would respectfully show the following:

The San Patricio MUD #1 and the Petitioners, by and through Camp Stryker RV Park, have reached an agreement resolving all outstanding issues of fact and law at issue in this contested rate case hearing. A copy of the agreement is attached hereto labeled exhibit A and incorporated herein.

III. PRAYER

WHEREFORE, PREMISES CONSIDERED, Petitioners respectfully request that that the ALIs grant their Motion to Withdraw and issue an order dismissing this appeal.

Respectfully submitted,

Robert S. Hunter

6163 CR 523

Skidmore Tx, 78389

Telephone: 619-651-3098

Infantry.hunter@gmail.com

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OF		
DECISION BY THE SAN PATRICIO	§	
COUNTY MUNICIPAL UTILITY	§	
DISTRICT NO. 1 TO CHANGE RATES	8	ADMINISTRATIVE HEARINGS

SETTLEMENT AGREEMENT

The San Patricio County Municipal Utility District No. 1 (the "MUD") and Camp Stryker RV Park ("Camp Stryker") (together, the "Parties") enter into this Settlement Agreement. This Agreement resolved the appeal filed by Camp Stryker.

The Parties agree as follows:

- 1. The MUD agrees to revise the water rates, whereby such rates will be set at the rates effective prior to the March 2017 invoice (which is a continuation of the "interim rates" as set forth by SOAH Order No. 3).
- Camp Stryker has overpaid the MUD \$7,811.50 and the MUD agrees to give
 Camp Stryker a credit in the amount of \$7,811.50 against future water rate invoices.
- 3. This Agreement fully and finally resolves all issues related to the appeal filed by Camp Stryker. The Parties enter into this Agreement to resolve by compromise the issues related to this matter.
- 4. Before entering into this Settlement Agreement, Camp Stryker has read and understands this document, its terms, conditions, and effects.
- 5. This document contains all terms of Camp Stryker's agreement and no promise, representation, inducement, or agreement has been made by anyone except as is provided for by this document.

SETTLEMENT AGREEMENT PAGE 1

- 6. The MUD denies any and all liability in connection with this matter and Camp Stryker acknowledges that all sums of money and other consideration received by Camp Stryker is paid in compromise and settlement of doubtful and disputed claims, and are not an admission of liability by the MUD.
- 7. This Agreement is the final and entire agreement between the Parties regarding this matter and supersedes all other communications among the Parties or their representatives regarding its terms.

EXECUTED by the Parties by their authorized representatives designated below.

	Date:	
ROBERT S. HUNTER		
Camp Stryker RV Park		
	Date:	
R. BRYAN STONE		
Attorney for San Patricio County		
Municipal Utility District No. 1		

SETTLEMENT AGREEMENT

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CERTIFICATE OF SERVICE

The undersigned certifies that a true and correct copy of the foregoing instrument was
served on all parties of record in this proceeding on March, 2018, via certified mail, return
receipt requested in accordance with 16 Tex. Admin. Code § 22.74.

R. BRYAN STONE

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