By: Jackson S.B. No. 569

## A BILL TO BE ENTITLED

1 AN ACT

2 relating to the rates charged by certain conservation and

reclamation districts for potable water or wastewater service to

4 recreational vehicle parks.

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5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

6 SECTION 1. Section 49.2122, Water Code, is amended by

adding Subsection (a-1) to read as follows:

8 (a-1) Notwithstanding Subsection (a), a district that

9 provides nonsubmetered master metered utility service, as defined

10 by Section 13.087(a)(1), to a recreational vehicle park, as defined

11 by Section 13.087(a)(3), shall determine the rates for that service

12 on the same basis the district uses to determine the rates for other

13 commercial businesses that serve transient customers and receive

14 <u>nonsubmetered master metered utility service from the district.</u>

15 SECTION 2. The change in law made by this Act does not apply

16 to a rate established for nonsubmetered master metered utility

17 service entered into by a district and a recreational vehicle park

18 before the effective date of this Act. A rate established for

19 nonsubmetered master metered utility service entered into by a

20 district and a recreational vehicle park before the effective date

21 of this Act is governed by the law in effect on the date the rate was

22 established, and the former law is continued in effect for that

23 purpose.

SECTION 3. This Act takes effect September 1, 2011.