Mark’s Suggestions: I would send him an email indicating that there is no refund, and forward the invoice to inform him that if he files a lawsuit, you will counterclaim against him for the unpaid fees.    I drafted a suggested email below for your review

[Name of Terminated Seasonal]:

The seasonal camping agreement you signed stated, quite plainly, that no refunds will be given.  Your threat to start a lawsuit is an empty one.  Courts enforce contracts, and we have a contract.  If you sue us, your lawsuit will be frivolous.  Our attorney will ask the Court to award our attorneys fees against you.

The contract also states that if a camper is removed by management, they are liable for the expenses incurred by management as a response.  We removed your boatlift and otherwise dealt with the consequences of your removal.  If you sue us, we will file a counterclaim against you for the amount you owe us.

Your time at our campground did not work out.  That’s unfortunate.  That is behind us.  Let’s keep it behind us and move on.

[Campground Name]