Cause Number:	
n the Interest of the following Minor Child(ren): Print the <u>initials</u> of each child.)	In the
	District Court
	of Travis County, Texas
Rule 11 Agreement Regarding	ı Initial Disclosures
nis agreement is effective when it is signed by ALL parties an erk's Office.	nd filed with the Travis County District
1. Petitioner completes and signs this section:	
My full name is	·
I am the Petitioner in this case. I understand the parties in "Initial Disclosures" of the information and material described Rule 194.2. See Exhibit A for a list of the information and research.	cribed in Texas Rules of Civil Procedure,
By signing this Rule 11 Agreement, I agree to: (Check o	nne.)
 a. Waive the exchange of Initial Disclosures. I have the information I need regarding the Responsible to child/ren. 	ndent, the Respondent's finances and the
b. Waive the exchange of some but not all inform	ation and material.
I do NOT waive initial disclosure of the following in Two most recent payroll check stubs	nformation/material from the Respondent:
☐ Tax returns for previous two years	
☐ Information regarding health insurance and de☐ Other:	ental insurance coverage for our child/ren
The due date for this information and material is: _	
I do waive initial disclosure of all other information	/material that must usually be exchanged.
AGREED:	
Petitioner's Signature	Date Signed

2. Respondent completes and signs this section:	
My full name is	
I am the Respondent in this divorce. I understand that the parties in a family law case must usually exchange "Initial Disclosures" of the information and material described in Texas Rules of Civil Procedure, Rule 194.2. See Exhibit A for a list of the information and material that must usually be disclosed.	
By signing this Rule 11 Agreement, I agree to: (Check one.)	
a. Waive the exchange of Initial Disclosures.	
I have the information I need regarding the Petitioner, the Petitioner's finances and the subject child/ren.	
b. Waive the exchange of some but not all information and material.	
I do NOT waive initial disclosure of the following information/material from the Petitioner:	
☐ Two most recent payroll check stubs	
☐ Tax returns for previous two years	
☐ Information regarding health insurance and dental insurance coverage for the child/ren	
☐ Other:	
The due date for this information/material is:	
I do waive initial disclosure of all other information/material that must usually be exchanged.	
AGREED:	
Respondent's Signature Date Signed	

Note: Initial Disclosure forms are available at www.TravisCountyLawLibrary.org.

Exhibit A: Initial Disclosures in a Divorce

In a family law case each party **must** make 'Initial Disclosures" of the following information and material to every other party within 30 days after the filing of the first answer or general appearance **UNLESS the parties agree otherwise** OR the case is exempt due to domestic violence or other reason listed in Texas Rules of Civil Procedure, Rule 194..

- a. the correct names of the parties to the lawsuit;
- b. the name, address, and telephone number of any potential parties;
- c. the legal theories and, in general, the factual bases of the responding party's claims or defenses (the responding party need not marshal all evidence that may be offered at trial);
- d. the amount and any method of calculating economic damages;
- e. the name, address, and telephone number of persons having knowledge of relevant facts, and a brief statement of each identified person's connection with the case;
- f. a copy—or a description by category and location—of all documents, electronically stored information, and tangible things that the responding party has in its possession, custody, or control, and may use to support its claims or defenses, unless the use would be solely for impeachment;
- g. any indemnity and insuring agreements described in Rule 192.3(f);
- h. any settlement agreements described in Rule 192.3(g);
- i. any witness statements described in Rule 192.3(h);
- j. in a suit alleging physical or mental injury and damages from the occurrence that is the subject of the case, all medical records and bills that are reasonably related to the injuries or damages asserted or, in lieu thereof, an authorization permitting the disclosure of such medical records and bills;
- k. in a suit alleging physical or mental injury and damages from the occurrence that is the subject of the case, all medical records and bills obtained by the responding party by virtue of an authorization furnished by the requesting party; and
- I. the name, address, and telephone number of any person who may be designated as a responsible third party.

If child or spousal support is at issue, each spouse must also give the other spouse:

- m. information regarding all policies, statements, and the summary description of benefits for any medical and health insurance coverage that is or would be available for the child or the spouse;
- n. the party's income tax returns for the previous two years or, if no return has been filed, the party's Form W-2, Form 1099, and Schedule K-1 for such years; and
- o. the party's two most recent payroll check stubs.

In a divorce, each spouse must give the other spouse the following information or material for the past two years or since the date of marriage, whichever is less:

- p. all deed and lien information on any real property owned and all lease information on any real property leased;
- q. all statements for any pension plan, retirement plan, profit-sharing plan, employee benefit plan, and individual retirement plan;
- r. all statements or policies for each current life, casualty, liability, and health insurance policy; and
- s. all statements pertaining to any account at a financial institution, including banks, savings and loans institutions, credit unions, and brokerage firms.

You can read the full text of the law here: Texas Rules of Civil Procedure, Rule 194.