NO	
	IN THE DISTRICT COURT 90TH JUDICIAL DISTRICT
§	YOUNG/STEPHENS COUNTY, TEXAS
Petitioner, by and through his/her attorney of record, and Respondent, by and through his/her attorney of record, entered into the following agreement, which the parties agree is binding and enforceable to the extent permitted by law pursuant to Rule 11 of the Texas Rules of Civil Procedure and irrevocable once filed with the Court.  Terms of Agreement: Pursuant to Rule 194.2(a) of the Texas Rules of Civil Procedure, all parties agree that the disclosures and other mandatory discovery required under Rule 194 and all deadlines associated therewith, including the start of the discovery period, will be abated to a future date to be determined by the parties. The parties are exchanging information in good faith, in an attempt to reach settlement.  Any party may trigger the requirement to make required disclosures by giving notice to all other parties in writing and filing such writing with the Court that said party withdraws that party's agreement to abate the required disclosures, and associated deadlines. If a party gives such notice and files such notice, the notice ends the abatement, and required disclosures for all parties are due 30 days after such notice is served on all parties, with the start of the discovery period and associated deadlines calculated as if the notice date was the date that an answer was filed.  The Abatement agreement may not be revoked within 45 days of a set final hearing without approval of the Court.	
AGREED:	
State Bar No. Attorney for Petitioner	
State Bar No Attorney for Respondent	