# Agreement Regarding Student Use of Trial Assistive Technology Device at Home or Other Settings 

Dear $\qquad$ :

It has been determined by your child's IEP Team that an Assistive Technology device
$\qquad$ be trialed for his/her IEP to determine if such an Assistive Technology tool is necessary for your child to access his/her education. The IEP team has also determined that this 'trial' device may provide necessary compensation at home or in other settings outside of the school.

The assistive technology device is the property of Cooperative Association for Special Education (CASE). If the device is lost, stolen or damaged it is your responsibility to notify CASE immediately. If it is determined by school officials that the assistive technology device or any component thereof has been damaged through normal everyday use, wear, and tear, CASE will repair or preplace the device at no cost to you. However, if CASE determines that the assistive technology device has been lost, stolen or has become damaged through negligence or misuse, it will be your responsibility to replace and/or repair the device.

Please sign below to acknowledge that you have received, read, and understand the terms of the Agreement. The signed Agreement must be returned to $\qquad$ before the
$\qquad$ will be provided to $\qquad$ .

I, $\qquad$ parent/legal guardian of $\qquad$ understand and agree to the terms outlined above regarding my child's use of his/her 'trial' assistive technology device at home or in other settings.

Parent/Guardian: $\qquad$

Signature:
Date:

