

This agreement (henceforth known as 'AGREEMENT') is hereby entered upon by BYTE (henceforth known as 'TABLET USER') and IMA GENIUS (henceforth known as 'PHONE USER'). Both TABLET USER and PHONE USER will be known together as 'PARTIES'.

AGREEMENT is binding upon PARTIES wherefore PARTIES agree that breach of this agreement will result in DEFAULT defined as either of the PARTIES failing to fully recognize AGREEMENT. In the event of DEFAULT the right for either TABLET USER or PHONE USER to mock (defined as being able to ridicule and deride the opposing party) the opposing party is assumed valid.

AGREEMENT is entered by PARTIES such that if TABLET USER obtains an iPad, then PHONE USER is allowed to obtain an iPhone and vice versa (iPad and iPhone are henceforth known as 'ITEMS'). PARTIES mutually agree that no mocking shall take place of either PARTIES choice in obtaining the given ITEMS.

AGREEMENT shall be binding by the Laws of the state of Wyoming.

Time is of the Essence.

THIS AGREEMENT IS ENTERED UPON BY PARTIES
on this __ day of __, 20__

By: _____
Its: _____
(TABLET USER)

AND

By: _____
Its: _____
(PHONE USER)

State of WYOMING)
)ss.
County of _____)

On this ____day of _____, 20__, personally
appeared before me _____ who
stated that (s)he is a member of PARTIES, and that
the instrument was signed in behalf of the said
PARTIES by authority of both PARTIES and
acknowledged said instrument to be its voluntary
act and deed. Before me:

Notary Public for Wyoming
My Commission Expires: _____.