PlagoD - Software License Agreement

- 1. This is an agreement between Licensor and Licensee, who is being licensed to use the named Software.
- 2. Licensee acknowledges that this is only a limited nonexclusive license. Licensor is and remains the owner of all titles, rights, and interests in the Software.
- 3. This License permits Licensee to use the Software on more than one computer system, and it can be used on more than one computer system simultaneously. Licensee will not make copies of the Software or allow copies of the Software to be made by others, unless authorized by this Licensee Agreement. Licensee may make copies of the Software for backup purposes only.
- 4. This Software is subject to a limited warranty. Licensor warrants to Licensee that the physical medium on which this Software is distributed is free from defects in materials and workmanship under normal use, the Software will perform according to its printed documentation, and to the best of Licensor's knowledge Licensee's use of this Software according to the printed documentation is not an infringement of any third party's intellectual property rights. This limited warranty lasts for a period of days after delivery. To the extent permitted by law, THE ABOVE-STATED LIMITED WARRANTY REPLACES ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, AND LICENSOR DISCLAIMS ALL IMPLIED WARRANTIES INCLUDING ANY IMPLIED WARRANTY OF TITLE, MERCHANTABILITY, NONINFRINGEMENT, OR OF FITNESS FOR A PARTICULAR PURPOSE. No agent of Licensor is authorized to make any other warranties or to modify this limited warranty. Any action for breach of this limited warranty must be commenced within one year of the expiration of the warranty. Because some jurisdictions do not allow any limit on the length of an implied warranty, the above limitation may not apply to this Licensee. If the law does not allow disclaimer of implied warranties, then any implied warranty is limited to days after delivery of the Software to Licensee. Licensee has specific legal rights pursuant to this warranty and, depending on Licensee's jurisdiction, may have additional rights.
- 5. In case of a breach of the Limited Warranty, Licensee's exclusive remedy is as follows: Licensee will return all copies of the Software to Licensor, at Licensee's cost, along with proof of purchase. (Licensee can obtain a step-by-step explanation of this procedure,

including a return authorization code, by contacting Licensor at [address and toll free telephone number].) At Licensor's option, Licensor will either send Licensee a replacement copy of the Software, at Licensor's expense, or issue a full refund.

- 6. Notwithstanding the foregoing, LICENSOR IS NOT LIABLE TO LICENSEE FOR ANY DAMAGES, INCLUDING COMPENSATORY, SPECIAL, INCIDENTAL, EXEMPLARY, PUNITIVE, OR CONSEQUENTIAL DAMAGES, CONNECTED WITH OR RESULTING FROM THIS LICENSE AGREEMENT OR LICENSEE'S USE OF THIS SOFTWARE. Licensee's jurisdiction may not allow such a limitation of damages, so this limitation may not apply.
- 7. Licensee agrees to defend and indemnify Licensor and hold Licensor harmless from all claims, losses, damages, complaints, or expenses connected with or resulting from Licensee's business operations.
- 8. Licensor has the right to terminate this License Agreement and Licensee's right to use this Software upon any material breach by Licensee.
- 9. Licensee agrees to return to Licensor or to destroy all copies of the Software upon termination of the License.
- 10. This License Agreement is the entire and exclusive agreement between Licensor and Licensee regarding this Software. This License Agreement replaces and supersedes all prior negotiations, dealings, and agreements between Licensor and Licensee regarding this Software.
- 11. This License Agreement is governed by the law of [State] applicable to [State] contracts.
- 12. This License Agreement is valid without Licensor's signature. It becomes effective upon the earlier of Licensee's signature or Licensee's use of the Software.

Answers to some specific questions:

- 1) Is your product open-source, i.e. can I get a copy of the source code?
- A) Yes, it is an open-source software.
- 2) How can I use your source code? Can I freely copy it into my own applications, or do I have to link to your binary? If I use your code in my own application, is there a limit to how much of your code I can use? Do I have to include your license or attribution header at the top of any source files I redistribute that contain your code, or in the Help/About box of my binary?
- A) Yes, the source code is available on GitHub, by the name PlagoD. You can, or may, use the source code partially, or in the whole, but you are requested to include the license or attribution header at the top of the files.
- 3) What can I do with your product? Can I use it one one computer? Can I use it on more than one computer? Can I redistribute it or resell it?
- A) As mentioned, this software aims at reducing infringement of copyright, and is a student-friendly platform, developed on Google Classroom.
- No, you cannot resell it, either for commercial purposes, or otherwise.
- 4) If I use your product as part of another application I write, do I have to be open-source also?
- A) No, any sort of inheritance or attribution into another software, must be credited in the right spirit. All the rest of the factors would rest in the hands of the new software developer/s.

Signatures of the developers (the below would be considered as digital signatures, for the time being):

- 1) Satya Vasanth Reddy
- 2) Chinmay Chandak
- 3) Vamshi Ratna Reddy
- 4) Nagendra Sainath