

1) Which of the following items are permissible?

- A) Copying code from Client A to Client B
- B) Copying code from Client to Virtusa
- C) Copying code from Virtusa to free source and open source
- D) All are not permissible**

2) Which is not a good practice?

- A) Getting Approval from client for the 3rd party assets
- B)
- C) Remove licenses and copy rights from the components before using**
- D) Don't copy code in between account

3) How trade secrets are protected?

Ans: With the help of non-compete clauses and Non-disclosure agreements

4) In what ways IP Compliance violation can be submitted to Court?

- A) Documents signoff by Virtusans
- B) Email sent by Virtusans
- C) IP Compliance leakage tracked in the Hard disk
- D) All the above**

5) When a code can be copied between projects accounts?

- A) Always
- B) Never. But with the permissions of client approval code can be copied**
- C) Approval from BU Head
- D) Approval from Account manager

6) What you mean by Freeware?

- A)
- B)
- C) Free to download but that comes with some restrictions**
- D) A class of Free and open source software

7) What can not be done in freeware?

- A) Free to study
- B) Free to modify
- C) Free to sell with our own name**
- D) Free to copy

8) When using 3rd party assets what needs to be done?

- A)
- B) Getting Approval from Project Manager
- C) Getting Approval from any clients
- D) Getting Approval only from Authorized client**

9) Where the usage of 3rd party assets needs to be registered

A) IP Usage Register

B) SOW, MSA and Workorder

C) Client Release Notes

D) All the above

9) Where the usage of 3rd party assets needs to be registered

A) IP Usage Register

B) SOW, MSA and Workorder

C) Client Release Notes

D) All the above

10) What is meaning of clicking 'Agree' or 'OK' in the licenses?

Ans: legally accepting that license

These are the answer 2224123423

when first question from copyright and last from freeware.

1. What is Software Licensing?

Ans: Defn in slide—2nd option

2. What should not be done with freeware? ☐ Repeated 1

Ans: Should not sell with one's name

3. If there is no IP compliance with virtusa what is the highest risk

Answer will have the words sue/infringement

4. Which is permissible?(Copy code from client A to Client B.....) ☐ Repeated 2

Ans: None of the above

5. On clicking OK in the license what it represents? ☐ Repeated 3

Ans: Abiding to the license terms

6. What is proprietary software?

Ans: Defn in slide-2nd option

7. What should NOT be done? ☐ Repeated 4

Ans: Remove copyright and license before using the component

8. On using the 3rd party component what should be done

Get formal approval from client and PM and record in IP usage register

9. Where should the 3rd party assets documented ☐ Repeated 5
All the above (1.Change requests..2. IP usage register 3.Client release notes 4.All the above)

2nd Set Questions:

6. Trade Secrets?

Non-complete clauses and Non-disclosure.

7. On using the 3rd party component what should be done in a project?
From Virtusa Project Manager Sign Off.

8. What is Freeware?

Downloadable and usable with some restrictions.

9. If a new s/w to be used in project?

Getting permission from client in the written format.

10. When can a court case be filed for IP violation

All the above.

Questions

1) What is mean by freeware..?

Ans: freedom of use. Freedom to run,study,modify,copy,improve the program

2) Which is not applicable in Freeware..?

Ans: don't have permission to sell with our name.

3) In which document u will document if you are using 3rd party tool..?

Ans: 3rd party assets

4) How can we protect trade secret..?

Ans: through Non-compete clauses and non-disclosure contracts

5) What is mean for checking the "I Agree" check box..?

Ans: Accepting the License agreement

6) Which is permissible in below..?(a. copying code from client A to client B... etc ...But the answer is none of the above)

Ans:None of the above

7) Whose permission required if you are using third party tool..?

Ans: Client approved 3rd party assets and Ensure report usage of 3rd party assets to the project manager

8) What doc. will make a client move to court cases when IP violation happens?

Ans: The fine print that you need to be sure the license will stand up in court

9) When copyright comes into picture?

Ans: set of exclusive regulating the use of a particular expression of an idea or information

Please verify the answers...

1. what's freeware? ans: free to download and use, but other restrictions are included.
2. when will you use 3rd party software tool? ans: after clients signoff.
3. what documents should be recorded while using 3rd party tool? ans: All of the above.
4. what is mean by, when you tick click wrap? ans: agree and accepting license of the software.
5. how to you protect trade secret? by non-disclosure agreement of employee and non-competence clause
6. what document's will stand legally on court? ans: all the above
7. what is not practice while downloading open source s/w? ans: always reading license agreement document
8. Which is not a practice to transfer the code between the projects? Ans: never Default, But with the consult of the client

1) Which of the following items are permissible?

- A) Copying code from Client A to Client B
- B) Copying code from Client to Virtusa
- C) Copying code from Virtusa to free source and open source
- D) All are not permissible**

2) Which is not a good practice?

- A) Getting Approval from client for the 3rd party assets
- B)
- C) Remove licenses and copy rights from the components before using**
- D) Don't copy code in between account

3) How trade secrets are protected?

Ans: With the help of non-compete clauses and Non-disclosure agreements

4) In what ways IP Compliance violation can be submitted to Court?

- A) Documents signoff by Virtusans
- B) Email sent by Virtuans
- C) IP Compliance leakage tracked in the Hard disk
- D) All the above**

5) When a code can be copied between projects accounts?

A) Always

B) Never. But with the permissions of client approval code can be copied

C) Approval from BU Head

D) Approval from Account manager

6) What you mean by Freeware?

A)

B)

C) Free to download but that comes with some restrictions

D) A class of Free and open source software

7) What can not be done in freeware?

A) Free to study

B) Free to modify

C) Free to sell with our own name

D) Free to copy

8) When using 3rd party assets what needs to be done?

A)

B) Getting Approval from Project Manager

C) Getting Approval from any clients

D) Getting Approval only from Authorized client

9) Where the usage of 3rd party assets needs to be registered

A) IP Usage Register

B) SOW, MSA and Workorder

C) Client Release Notes

D) All the above

10) What is meaning of clicking 'Agree' or 'OK' in the licenses?

Ans: legally accepting that license

1. What is Software Licensing?

Ans: Defn in slide—2nd option

2. What should not be done with freeware? ☐ Repeated 1

Ans: Should not sell with one's name

3. If there is no IP compliance with virtusa what is the highest risk

Answer will have the words sue/infringement

4. Which is permissible?(Copy code from client A to Client B.....) ☐ Repeated 2

Ans: None of the above

5. On clicking OK in the license what it represents? ☐ Repeated 3

Ans: Abiding to the license terms

6. What is proprietary software?

Ans: Defn in slide-2nd option

7. What should NOT be done? ☐ Repeated 4

Ans: Remove copyright and license before using the component

8. On using the 3rd party component what should be done

Get formal approval from client and PM and record in IP usage register

9. Where should the 3rd party assets documented ☐ Repeated 5

All the above (1.Change requests..2. IP usage register 3.Client release notes 4.All the above)

2nd Set Questions:

6. Trade Secrets?

Non-complete clauses and Non-disclosure.

7. On using the 3rd party component what should be done in a project?

From Virtusa Project Manager Sign Off.

8. What is Freeware?

Downloadable and usable with some restrictions.

9. If a new s/w to be used in project?

Getting permission from client in the written format.

10. When can a court case be filed for IP violation

All the above.

1) What is mean by freeware..?

Ans: freedom of use. Freedom to run,study,modify,copy,improve the program

2) Which is not applicable in Freeware..?

Ans: don't have permission to sell with our name.

3) In which document u will document if you are using 3rd party tool..?

Ans: 3rd party assets

4) How can we protect trade secret..?

Ans: through Non-compete clauses and non-disclosure contracts

5) What is mean for checking the “I Agree” check box..?

Ans: Accepting the License agreement

6) Which is permissible in below..?(a. copying code from client A to client B... etc ...But the answer is none of the above)

Ans:None of the above

7) Whose permission required if you are using third party tool..?

Ans: Client approved 3rd party assets and Ensure report usage of 3rd party assets to the project manager

8) What doc. will make a client move to court cases when IP volation happens?

Ans: The fine print that you need to be sure the license will stand up in court

9) When copyright comes into picture?

Ans: set of exclusive regulating the use of a particular expression of an idea or information

1. what's freeware? ans: free to download and use, but other restrictions are included.

2. when will you use 3rd party software tool? ans: after clients signsoff.

3. what documents should be recorded while using 3rd party tool? ans: ip usage register.

Dhanasekar Jaganathan [10:03 AM]:

4. what is mean by, when you tick click wrap? ans: agree and accepting license of the software.

5. how to you protect trade secret? by non-disclosure agreement of employee and non-comliance clause

6. what document's will stand legally on court? ans: all the above

Dhanasekar Jaganathan [10:08 AM]:

7. what is not practice while downloading open source s/w? ans: always reading license agreement document