

Code No: 56052

Set No. 1

JAWAHARLAL NEHRU TECHNOLOGICAL UNIVERSITY HYDERABAD

III B.Tech. II Sem., II Mid-Term Examinations, April – 2014

INTELLECTUAL PROPERTY RIGHTS AND CYBER LAW

Objective Exam

Name: _____ Hall Ticket No.

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Answer All Questions. All Questions Carry Equal Marks. Time: 20 Min. Marks: 10.

I Choose the correct alternative:

1. _____ Issues arise when more than one person creates a work []
a) Trademark b) ownership c) copyright d) patent
2. Anyone who contributes to a website design could claim to be a _____ author []
a) solo b) joint c) Null d) Both A&B
3. Any Co-author may grant a ----- license to another party to use the joint work with out permission from the other Co –author []
a) Exclusive b) Non-Exclusive c) Both A&B d) None
4. Copy right to derivative work will last until _____ years after its author's death []
a) 10 b) 30 c) 50 d) 70
5. Copy rights is 'work made for hire' endure for ____ years from publication []
a) 55 b) 70 c) 95 d) 120
6. Computer languages are written in specialized alphanumeric languages (such as C, C++ or Java) called ____ []
a) Source Code b) Object Code c) Executable Code d) Above ALL
7. The copyright office will accept the ____ claims of authorship. []
a) New & Revised modules b) New & Revised programs
c) New & Revised routines d) Above all
8. Section 117 of copyright Act, allowing owners of copies of computer programs to make a _____ []
a) New Copy b) Backup Copy c) Adapting of Programs d) Above ALL
9. An invention must satisfy basic requirement to be eligible for patent protection []
a) Must useful b) Must be novel c) Must be non-obvious d) Above ALL
10. The ____ is applies to reissue and reexamination proceedings of original patent. []
a) Doctrine b) File wrapper estoppel c) Prosecution history estoppel d) Above ALL

Cont.....2

II Fill in the blanks

11. Allowing others to use software for free but retaining to ensure the work is not reverse engineered or disassembled is called _____
12. Loading un-authorized copies of software in to other computers is called _____
13. The unique combination of the elements may make the invention novel, but the combination must be non-obvious to receive patent protection, these patents are _____ patents.
14. Atomic Weapons are _____ (patentable or not)
15. The _____ principle prohibits the issuance of more than one patent for the same invention.
16. A _____ application protects new, original and ornamental design for articles.
17. An applicant may argue against the examiner's requirement that an application be restricted to one invention. Such argument is called _____
18. A _____ is a work prepared by two or more Authors.
19. If work is _____, the author is considered to be the employer or commissioning party and not the employee or actual person who created work.
20. DMCA stands _____

Set No. 2

III B.Tech. II Sem., II Mid-Term Examinations, April – 2014

Objective Exam

Answer All Questions. All Questions Carry Equal Marks. Time: 20 Min. Marks: 10.

1. Copy right to derivative work will last until ____years after its author's death []
a) 10 b) 30 c) 50 d) 70
2. Copy rights is 'work made for hire' endure for ____years from publication []
a) 55 b) 70 c) 95 d)120
3. Computer languages are written in specialized alphanumeric languages (such as C, C++ or Java) called ____ []
a) Source Code b) Object Code c) Executable Code d) Above ALL
4. The copyright office will accept the ____ claims of authorship. []
a) New & Revised modules b) New & Revised programs
c) New & Revised routines d) Above all
5. Section 117 of copyright Act, allowing owners of copies of computer programs to make a _____ []
a) New Copy b) Backup Copy c) Adapting of Programs d) Above ALL
6. An invention must satisfy basic requirement to be eligible for patent protection []
a) Must useful b) Must be novel c) Must be non-obvious d) Above ALL
7. The ____ is applies to reissue and reexamination proceedings of original patent. []
a) Doctrine b) File wrapper estoppel c) Prosecution history estoppel d) Above ALL
8. _____ Issues arise when more than one person creates a work []
a) Trademark b) ownership c) copyright d) patent
9. Anyone who contributes to a website design could claim to be a _____ author[]
a) solo b) joint c) Null d) Both A&B
10. Any Co-author may grant a ----- license to another party to use the joint work with out permission from the other Co –author []
a) Exclusive b) Non-Exclusive c) Both A&B d) None

Cont....2

II Fill in the blanks

11. Atomic Weapons are _____ (patentable or not)
12. The _____ principle prohibits the issuance of more than one patent for the same invention.
13. A _____ application protects new, original and ornamental design for articles.
14. An applicant may argue against the examiner's requirement that an application be restricted to one invention. Such argument is called _____
15. A _____ is a work prepared by two or more Authors.
16. If work is _____, the author is considered to be the employer or commissioning party and not the employee or actual person who created work.
17. DMCA stands _____
18. Allowing others to use software for free but retaining to ensure the work is not reverse engineered or disassembled is called _____
19. Loading un-authorized copies of software in to other computers is called _____
20. The unique combination of the elements may make the invention novel, but the combination must be non-obvious to receive patent protection, these patents are _____ patents.

Code No: 56052

Set No. 3

JAWAHARLAL NEHRU TECHNOLOGICAL UNIVERSITY HYDERABAD

III B.Tech. II Sem., II Mid-Term Examinations, April – 2014

INTELLECTUAL PROPERTY RIGHTS AND CYBER LAW

Objective Exam

Name: _____ **Hall Ticket No.**

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Answer All Questions. All Questions Carry Equal Marks. Time: 20 Min. Marks: 10.

I Choose the correct alternative:

1. Computer languages are written in specialized alphanumeric languages (such as C, C++ or Java) called ____ []
a) Source Code b) Object Code c) Executable Code d) Above ALL
2. The copyright office will accept the ____ claims of authorship. []
a) New & Revised modules b) New & Revised programs
c) New & Revised routines d) Above all
3. Section 117 of copyright Act, allowing owners of copies of computer programs to make a ____ []
a) New Copy b) Backup Copy c) Adapting of Programs d) Above ALL
4. An invention must satisfy basic requirement to be eligible for patent protection []
a) Must useful b) Must be novel c) Must be non-obvious d) Above ALL
5. The ____ is applies to reissue and reexamination proceedings of original patent. []
a) Doctrine b) File wrapper estoppel c) Prosecution history estoppel d) Above ALL
6. _____ Issues arise when more than one person creates a work []
a) Trademark b) ownership c) copyright d) patent
7. Anyone who contributes to a website design could claim to be a _____ author []
a) solo b) joint c) Null d) Both A&B
8. Any Co-author may grant a ----- license to another party to use the joint work with out permission from the other Co –author []
a) Exclusive b) Non-Exclusive c) Both A&B d) None
9. Copy right to derivative work will last until ____ years after its author's death []
a) 10 b) 30 c) 50 d) 70
10. Copy rights is 'work made for hire' endure for ____ years from publication []
a) 55 b) 70 c) 95 d) 120

Cont.....2

II Fill in the blanks

11. A _____ application protects new, original and ornamental design for articles.
12. An applicant may argue against the examiner's requirement that an application be restricted to one invention. Such argument is called _____
13. A _____ is a work prepared by two or more Authors.
14. If work is _____, the author is considered to be the employer or commissioning party and not the employee or actual person who created work.
15. DMCA stands _____
16. Allowing others to use software for free but retaining to ensure the work is not reverse engineered or disassembled is called _____
17. Loading un-authorized copies of software in to other computers is called _____
18. The unique combination of the elements may make the invention novel, but the combination must be non-obvious to receive patent protection, these patents are _____ patents.
19. Atomic Weapons are _____ (patentable or not)
20. The _____ principle prohibits the issuance of more than one patent for the same invention.

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Set No. 4

JAWAHARLAL NEHRU TECHNOLOGICAL UNIVERSITY HYDERABAD

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Objective Exam

Name: _____ **Hall Ticket No.**

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Answer All Questions. All Questions Carry Equal Marks. Time: 20 Min. Marks: 10.

I Choose the correct alternative:

1. Section 117 of copyright Act, allowing owners of copies of computer programs to make a _____ []
a) New Copy b) Backup Copy c) Adapting of Programs d) Above ALL
2. An invention must satisfy basic requirement to be eligible for patent protection []
a) Must useful b) Must be novel c) Must be non-obvious d) Above ALL
3. The ____ is applies to reissue and reexamination proceedings of original patent. []
a) Doctrine b) File wrapper estoppel c) Prosecution history estoppel d) Above ALL
4. _____ Issues arise when more than one person creates a work []
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6. Any Co-author may grant a ----- license to another party to use the joint work with out permission from the other Co –author []
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7. Copy right to derivative work will last until _____ years after its author's death []
a) 10 b) 30 c) 50 d) 70
8. Copy rights is 'work made for hire' endure for ____ years from publication []
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9. Computer languages are written in specialized alphanumeric languages (such as C, C++ or Java) called ____ []
a) Source Code b) Object Code c) Executable Code d) Above ALL
10. The copyright office will accept the ____ claims of authorship. []
a) New & Revised modules b) New & Revised programs
c) New & Revised routines d) Above all

Cont.....2

II Fill in the blanks

11. A _____ is a work prepared by two or more Authors.
12. If work is _____, the author is considered to be the employer or commissioning party and not the employee or actual person who created work.
13. DMCA stands _____
14. Allowing others to use software for free but retaining to ensure the work is not reverse engineered or disassembled is called _____
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18. The _____ principle prohibits the issuance of more than one patent for the same invention.
19. A _____ application protects new, original and ornamental design for articles.
20. An applicant may argue against the examiner's requirement that an application be restricted to one invention. Such argument is called _____