



“Stand Up for your Product”: Allocating Liability for Open Source Software

2017

Who has the “moral high ground”?



Vendor – See Indemnity as Tax



Customer – Sees Indemnity as Protection

But indemnities are not about what is right, but what is commercially reasonable



Economics – What is the most efficient way to avoid or resolve problems?

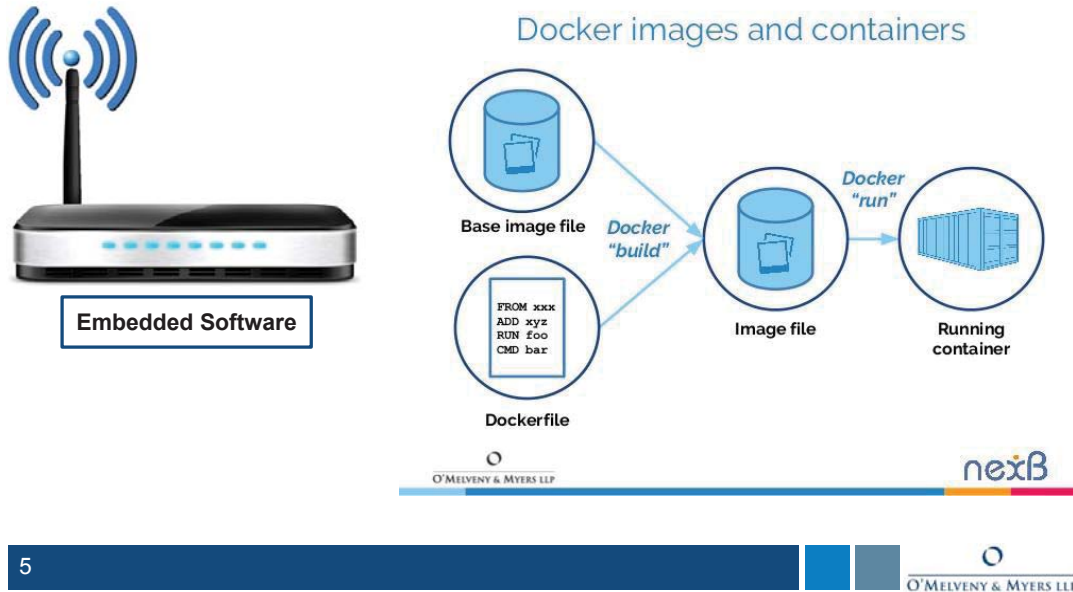
3

Non Compliance

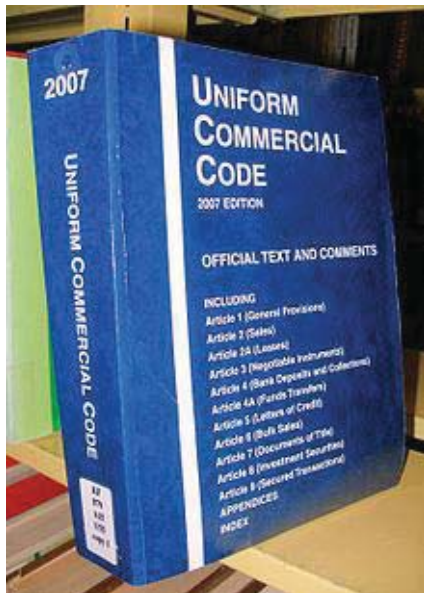


4

How is Open Source different?



Modified UCC Approach



- § 2-312. **Warranty of Title and Against Infringement; Buyer's Obligation Against Infringement.**

Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the [UT Law CLE eLibrary \(utcle.org/elibrary\)](http://utcle.org/elibrary)

Title search: "Stand Up for Your Product": Allocating Liability for Open Source Software

Also available as part of the eCourse

[2017 Technology Law eConference](#)

First appeared as part of the conference materials for the
30th Annual Technology Law Conference session

"Negotiating in the Open: Open Source Warranties and Indemnities in Transactions"