

Relationship of IEEE-SA Patent Policy/LoAs to Modification of IEEE Standards by Other Standards Bodies

An assurance for Essential Patent Claims given to IEEE covers and applies to conformant implementations of the IEEE standard referenced in the Letter of Assurance (LOA), as described in IEEE-SA Standards Board Operations Manual [6.3.5](#).

[a] If conformance with another standard requires that a component fully conform to an IEEE standard (referenced in whole and unmodified), the component will necessarily conform to the IEEE standard. If conformance with another standard requires that a component only partially conform to an IEEE standard (referenced in part or with modification), then the component will not necessarily conform to the IEEE standard.

[b] If another standard is an adoption of an IEEE standard whole and unmodified, a conformant implementation to that standard will necessarily conform to the IEEE standard. If another standard is an adoption of an IEEE standard only in part, or has modifications to the IEEE standard, a conformant implementation to that standard will not necessarily conform to the IEEE standard.

In all cases, a Standards Developing Organization (SDO) must make its own determination of whether its policies require it to seek further assurance. IEEE is not responsible for identifying Essential Patent Claims for which a license may be required, for determining the validity, essentiality, or interpretation of Patents Claims, determining whether any licensing terms or conditions provided in connection with submission of a Letter of Assurance, if any, or in any licensing agreements are reasonable or non-discriminatory, or determining whether an implementation is a Compliant Implementation. Other Essential Patent Claims may exist for which a statement of assurance has not been received.

IEEE has no obligation to determine whether the reference to, or adoption of, an IEEE standard is 'whole and unmodified' or is 'in part or with modification'; and IEEE shall have no responsibility if the Submitter of a patent assurance to the IEEE disputes the applicability of its assurance to the other standard. Where a new patent assurance has to be obtained, there is no guarantee that a Submitter of a patent assurance for the IEEE standard will provide a similar, or for that matter, any patent assurance for the other standard. The IEEE-SA is not obligated in any way to participate or assist in obtaining the patent assurance for the other standard.