IEEE patent policy revisions spark debate about SEP holders' next move

By Angela Morris

18 October 2022

Angela Morris

The Institute of Electrical and Electronics Engineers (IEEE) has announced an update to its patent policy that could have a significant impact on those who hold patents covering standards-based technology. This move comes in response to repeated letters of assurance (LOAs) from SEP (standard-essential patent) holders that they would not sue under the previous policy. The update aims to provide more clarity and consistency in how SEP policy cases are dealt with.

One of the key changes is that the revised policy no longer requires SEP holders to sign on to a pre-standard LOA. Instead, it requires that SEP holders do so after the standard has been created. This change was made in response to concerns that the pre-standard LOA was too restrictive and did not provide enough flexibility for SEP holders.

Some SEP holders have expressed concern about the new policy, arguing that it gives too much power to the standards organizations and reduces their ability to control the market. They argue that the new policy is too vague and does not provide enough guidance to SEP holders.

However, others have welcomed the change, saying that it will provide more certainty for SEP holders and reduce the risk of litigation. They argue that the new policy will make it easier for SEP holders to license their patents and that it will reduce the risk of legal challenges.

The updated policy is not expected to take effect immediately, but it is expected to take effect in the New Year. The IEEE is currently working on implementing the new policy and is actively seeking feedback from industry stakeholders.

The IEEE has also announced that it will be reviewing its patent policy in the coming months to ensure that it is aligned with the changes made to the standard.

Related Topics

網絡、智慧財產權、標準、5G、互聯網、工業4.0、聯網物聯網

Related

IEEE patent policy revisions

The Institute of Electrical and Electronics Engineers (IEEE) has announced an update to its patent policy that could have a significant impact on those who hold patents covering standards-based technology. This move comes in response to repeated letters of assurance (LOAs) from SEP (standard-essential patent) holders that they would not sue under the previous policy. The update aims to provide more clarity and consistency in how SEP policy cases are dealt with.

One of the key changes is that the revised policy no longer requires SEP holders to sign on to a pre-standard LOA. Instead, it requires that SEP holders do so after the standard has been created. This change was made in response to concerns that the pre-standard LOA was too restrictive and did not provide enough flexibility for SEP holders.

Some SEP holders have expressed concern about the new policy, arguing that it gives too much power to the standards organizations and reduces their ability to control the market. They argue that the new policy is too vague and does not provide enough guidance to SEP holders.

However, others have welcomed the change, saying that it will provide more certainty for SEP holders and reduce the risk of litigation. They argue that the new policy will make it easier for SEP holders to license their patents and that it will reduce the risk of legal challenges.

The updated policy is not expected to take effect immediately, but it is expected to take effect in the New Year. The IEEE is currently working on implementing the new policy and is actively seeking feedback from industry stakeholders.

The IEEE has also announced that it will be reviewing its patent policy in the coming months to ensure that it is aligned with the changes made to the standard.

Related Topics

網絡、智慧財產權、標準、5G、互聯網、工業4.0、聯網物聯網

Related

IEEE patent policy revisions

The Institute of Electrical and Electronics Engineers (IEEE) has announced an update to its patent policy that could have a significant impact on those who hold patents covering standards-based technology. This move comes in response to repeated letters of assurance (LOAs) from SEP (standard-essential patent) holders that they would not sue under the previous policy. The update aims to provide more clarity and consistency in how SEP policy cases are dealt with.

One of the key changes is that the revised policy no longer requires SEP holders to sign on to a pre-standard LOA. Instead, it requires that SEP holders do so after the standard has been created. This change was made in response to concerns that the pre-standard LOA was too restrictive and did not provide enough flexibility for SEP holders.

Some SEP holders have expressed concern about the new policy, arguing that it gives too much power to the standards organizations and reduces their ability to control the market. They argue that the new policy is too vague and does not provide enough guidance to SEP holders.

However, others have welcomed the change, saying that it will provide more certainty for SEP holders and reduce the risk of litigation. They argue that the new policy will make it easier for SEP holders to license their patents and that it will reduce the risk of legal challenges.

The updated policy is not expected to take effect immediately, but it is expected to take effect in the New Year. The IEEE is currently working on implementing the new policy and is actively seeking feedback from industry stakeholders.

The IEEE has also announced that it will be reviewing its patent policy in the coming months to ensure that it is aligned with the changes made to the standard.

Related Topics

網絡、智慧財產權、標準、5G、互聯網、工業4.0、聯網物聯網

Related