

	<b>Apple</b>	<b>Microsoft</b>	<b>Google</b>
<p><i>Reciprocity.</i></p> <p>Will the patent holder require that the licensee grant a license back to the licensor?</p>	n/a	M will only require a grant-back of the licensee's patents that are essential to the same standard	G will only require a grant-back of the licensee's patents that are essential to the same standard
<p><i>Royalty Rate.</i></p> <p>Will the patent holder commit to a maximum royalty rate?</p>	Standards-essential patents should be licensed at an "appropriate" royalty rate reflective of the licensor's share of the overall number of patents essential to the standard	n/a	Maximum per-unit royalty of 2.25% of product net selling price
<p><i>Injunctive Relief.</i></p> <p>Will the patent holder seek injunctive relief against unlicensed implementers of the standard?</p>	A party making a FRAND commitment must not seek injunctive relief on patents subject to the commitment	M will not seek an injunction ... on the basis of [standards-] essential patents	G will not seek an injunction on the basis of standards-essential patents, during a reasonable negotiation period and if the other party makes a similar commitment

Source: Jorge Contreras, The February of FRAND,  
<http://www.patentlyo.com/patent/2012/03/february-of-frand.html>