



Home > About Us > News & Updates
> USPTO rescinds memorandum addressing discretionary denial procedures



USPTO rescinds memorandum addressing discretionary denial procedures



February 28, 2025

Today, the USPTO rescinded the June 21, 2022, memorandum entitled “Interim Procedure for Discretionary Denials in AIA Post-Grant Proceedings with Parallel District Court Litigation” (Memorandum).

Parties to post-grant proceedings should refer to Patent Trial and Appeal Board (PTAB) precedent for guidance, including [Apple Inc. v. Fintiv, Inc., IPR2020-00019, Paper 11 \(PTAB Mar. 20, 2020\) \(precedential\)](#) and [Sotera Wireless, Inc. v. Masimo Corp., IPR2020-01019, Paper 12 \(PTAB Dec. 1, 2020\) \(precedential as to § II.A\)](#).

To the extent any other PTAB or Director Review decisions rely on the Memorandum, the portions of those decisions relying on the Memorandum shall not be binding or persuasive on the PTAB.

Was this page helpful?  

 [Share this page](#)  [Print this page](#)

[Additional information](#) about this page

Receive updates from the USPTO

Enter your email to subscribe or update your preferences

Subscribe

[About the USPTO](#) · [Search for patents](#) · [Search for trademarks](#)

[US Department of Commerce](#)
[Accessibility](#)
[Privacy Policy](#)
[Terms of Use](#)
[Financial and Performance Data](#)
[Vulnerability Disclosure Policy](#)
[Freedom of Information Act](#)
[Inspector General](#)
[NoFEAR Act](#)
[USA.gov](#)

Follow us