

From: [Trials](#)
To: thomas.walsh@icemiller.com; tom.rammer@icemiller.com; alek.siliunas@icemiller.com; mhouston@foley.com; jgundersen@foley.com; kdodd@foley.com; tteach@merchantgould.com; tstemler@merchantgould.com; IM-MWE-Champion@icemiller.com; IM-MWE-Champion@icemiller.com; i.staley@pkhip.com; tiz@zpatents.com; jmf@zpatents.com; t.finch@pkhip.com; ChampionPowerNotices@pkhip.com; ChampionPowerNotices@pkhip.com
Cc: [Trials](#)
Subject: IPR2025-01384
Date: Tuesday, December 30, 2025 10:43:40 AM

Counsel,

Patent Owner's contentions in their Preliminary Response (Paper 13) implicate the recent precedential decision in *Revvo Technologies, Inc. v. Cerebrum Sensor Technologies, Inc.*, IPR2025-00632, Paper 20 (Nov. 3, 2025), and the recent informative decision in *Tesla, Inc. v. Intellectual Ventures II LLC*, IPR2025-00340, Paper 18 (Nov. 5, 2025)). The parties are authorized to file an additional brief to address the impact of the *Revvo* and *Tesla* decisions on IPR2025-01384. Briefing may not address any other issues.

Each party is granted 5 pages of additional briefing in IPR2025-01384. Petitioner's brief is due no later than the close of business on Monday, January 5, 2026. Patent Owner's brief is due no later than the close of business on Thursday, January 8, 2026.

Regards,

Franchesca I. Alicea Villanueva
Supervisory Paralegal
Patent Trial & Appeal Board
U.S. Patent & Trademark Office

IPR2025-01384
Ex. 3100