

**From:** [Director Discretionary Decision](#)  
**To:** [Yung-Hoon \(Sam\) Ha](#); [Director Discretionary Decision](#)  
**Cc:** [Wayne Helge](#); [James Wilson](#); [Elliot B. Robinson](#); [Cisco-IPMC-IPR-Service](#)  
**Subject:** RE: IPR2025-01588 - Request for additional briefing  
**Date:** Tuesday, February 17, 2026 1:00:05 PM

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Patent Owner is authorized to file a 5-page brief in IPR2025-01588, due no later than Thursday, February 19, 2026, limited to addressing the matters raised below. Petitioner is authorized a 5-page reply, due no later than Monday, February 23, 2026.

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**From:** Yung-Hoon (Sam) Ha <YHa@desmaraisllp.com>  
**Sent:** Tuesday, February 10, 2026 2:42 PM  
**To:** Director\_Discretionary\_Decision <Director\_Discretionary\_Decision@uspto.gov>; Trials <Trials@USPTO.GOV>  
**Cc:** Wayne Helge <whelge@bdiplaw.com>; James Wilson <jwilson@bdiplaw.com>; Elliot B. Robinson <erobinson@bdiplaw.com>; Cisco-IPMC-IPR-Service <Cisco-IPMC-IPR-Service@desmaraisllp.com>  
**Subject:** IPR2025-01588 - Request for additional briefing

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Dear Honorable Director/Board,

On December 16, 2025 (*i.e.*, **after** *Revvo Technologies, Inc. v. Cerebrum Sensor Technologies, inc.*, IPR2025-00632, Paper 20 was designated precedential on November 3, 2025 and **after** Patent Owner's Discretionary Denial Brief was filed on December 9, 2025), Petitioner served Patent Owner with proposed constructions of various claim terms in the district court litigation that were not raised in the Petition. On January 27, 2026, the Director **retroactively** applied *Revvo* in IPR2025-001272 and IPR202-01384 after *sua sponte* requesting additional briefing from the parties. Patent Owner seeks authorization to submit 5 pages of additional briefing to address the impact of the recently-designated precedential *Revvo* decision.

Petitioner has requested the following language be added to the email.

Petitioner's Position:

The Director referred this case to the merits panel on January 27, 2026. Additionally, the Director issued *Revvo* on November 3, 2025, over one month before Patent Owner's request for discretionary denial was filed on December 9, 2025. Notably, Patent Owner raised no claim construction arguments in its request for discretionary denial, and did not seek

permission to file a supplemental brief on discretionary issues prior to the Director's referral of this case to the merits panel. Given that the merits panel is actively considering the challenges presented in the Petition, Petitioner respectfully asserts that allowing additional briefing on discretionary issues now would be both untimely and inefficient. Petitioner opposes Patent Owner's request.

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