

In the Supreme Court of the State of Utah

----oo0oo----

In re: Savvi Technologies, Inc.

---

ORDER TERMINATING AUTHORIZATION  
TO PRACTICE LAW

*Based upon the Utah Supreme Court's plenary and constitutionally granted authority to regulate the practice of law in Utah, and the tenets of Standing Order 15, the Utah Supreme Court orders that Savvi Technologies, Inc.'s authorization within the Utah legal regulatory sandbox (the "Sandbox") is terminated.*

The Legal Services Innovation Committee recommended termination of Savvi Technologies, Inc.'s authorization due to unresponsiveness to the Phase 2 Notice sent in October 2024.

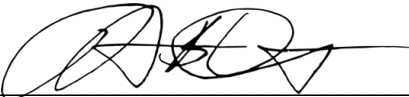
In light of the Court's responsibility to the public to effectively regulate the practice of law in Utah, and in keeping with the tenets of Standing Order 15, the Court now orders as follows:

Any and all orders authorizing Savvi Technologies, Inc. to provide services within the Sandbox are terminated. This includes, but is not limited to:

- Amended Order for Authorization to Practice Law dated August 16, 2022
- Order for Authorization to Practice Law dated April 6, 2022

In the event this entity, or any associated entity, wishes to operate within the Sandbox, it is required to seek a new authorization order through the application process.

DATED this 23<sup>rd</sup> day of January, 2025.

A handwritten signature in black ink, appearing to read 'Matthew B. Durrant', is written over a horizontal line.

Matthew B. Durrant  
Chief Justice