

COURT ORDER

In the Supreme Court of the State of Utah

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In re: Application of Rocket Lawyer Inc.

AMENDED ORDER FOR 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 Rocket Lawyer Inc. ("Rocket Lawyer") is authorized to practice law within the regulatory sandbox and subject to the restrictions outlined below.

The Court has reviewed the amended recommendation of the Office of Legal Services Innovation ("Innovation Office") dated September 21, 2020 for Rocket Lawyer to be authorized to practice law.

Rocket Lawyer is a privately-held, for-profit legal technology company currently offering automated legal document completion services to the public. The company proposes hiring and contracting with licensed Utah lawyers to provide legal services to the public to supplement their well-established online legal document completion tools.

The Innovation Office has assessed the risk of harm to Rocket Lawyer's targeted consumers relative to the risk of harm they currently face and has determined that the risk of harm presented by Rocket Lawyer's services is LOW to MODERATE. The Innovation Office recommends Rocket Lawyer be authorized to practice law in the State of Utah as outlined in the Innovation Office Recommendation and Manual.

Hence, 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:

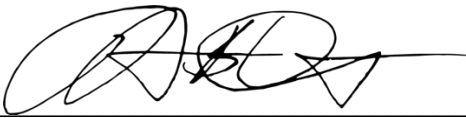
1. Rocket Lawyer is authorized to provide the legal services as detailed in the Innovation Office's Recommendation and subject to the conditions

and requirements set forth in that Recommendation and Innovation Office Manual.

If Rocket Lawyer wishes to alter the terms of this authorization, conditions or requirements, it must submit any such change to the Innovation Office for further assessment. The Innovation Office will assess the proposed change and may permit the change if it deems the change does not materially increase the risks to consumers. If the Innovation Office finds a material increase in risk then it will present the issue to the Court for further consideration.

2. This authority is granted for an initial period of 24 months with the possibility of extension or permanent authorization. This authority and any such extension or permanent authorization is subject to Rocket Lawyer's compliance with the conditions and requirements set forth in the Recommendation and Manual and also to a verification by the Innovation Office that Rocket Lawyer has a record of compliance with all requirements and the company's services are not causing harm to consumers.

DATED this 21st day of September, 2020.

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

Matthew B. Durrant
Chief Justice