

**UNITED STATES COURT OF INTERNATIONAL TRADE
THE HONORABLE JENNIFER CHOE-GROVES**

STANDING ORDER ON THE USE OF ARTIFICIAL INTELLIGENCE

The Court is cognizant of the increasing use of generative artificial intelligence (“AI”) by counsel and pro se litigants in preparation of litigation. Though AI tools can provide a benefit, their use raises certain concerns for the Court, including, but not limited to, the reliability of information presented, transparency of how submissions and evidence were created, and protection of confidential or business proprietary information. Federal Rule of Civil Procedure 11 imposes upon parties an obligation to ensure that information submitted to the Court is factually accurate and does not misrepresent the state of the law. Fed. R. Civ. P. 11. The Rules of the Court of International Trade also require counsel and parties to take special care to protect sensitive and non-public information. See USCIT R. 5(g); 73.2(c)(2); 81(h). The use of AI in the creation of a submission does not alleviate counsel or parties of these obligations. Because generative AI challenges the Court’s ability to monitor the veracity of submissions and to protect against the disclosure of confidential or business proprietary information, it is hereby

ORDERED that any submission in a case assigned to Judge Choe-Groves that contains text drafted with the assistance of a generative AI program on the basis of natural language prompts must be accompanied by:

- (1) A disclosure notice that identifies the program used, the manner in which it was used, and the specific portions of text that have been drafted;
- (2) A certification that counsel or the party has reviewed the included text and legal research for factual and legal accuracy; and

- (3) A certification that the use of such AI program has not resulted in the unauthorized disclosure of any confidential or business proprietary information; and it is further

ORDERED that following the filing of such notice, any party may file with the Court any motion provided for by statute or the Rules of the Court of International Trade seeking any appropriate relief.

/s/ Jennifer Choe-Groves
Jennifer Choe-Groves, Judge

Dated: July 3, 2025
New York, New York