## Cooley

## September 25, 2014

On September 25, 2014, the Federal Aviation Administration ("FAA") granted six movie companies exemptions to use small unmanned aerial vehicles ("sUAVs") or "drones" for closed set filming and movie production. Cooley represented seven production companies in filing these ground breaking exemptions from the FAA's blanket prohibition on commercial sUAV operations within the continental United States. The seventh exemption is pending and is expected to be issued shortly.

These exemptions are the first approvals issued by the FAA allowing any commercial operation of small unmanned aerial vehicles in the continental United States. Applications for exemptions were filed for all seven companies on May 27th.

The exemptions will allow three-person teams to operate "quad copters," small unmanned aircraft weighing less than 55 lbs. With these approvals, the movie industry will realize significant cost savings and important safety advances. Conventional manned aircraft must be flown to movie sets, which are sometimes in congested areas; these larger manned aircraft carry not only a pilot but also film crews and flammable fuel. In contrast, a sUAV is carried to the set, is battery powered, and weighs no more than 55 lbs. Operated remotely and within visual line of sight, the sUAV can maneuver in close proximity to actors and structures where larger conventional manned aircraft cannot even fly.

The FAA has authorized six test sites around the country for study and research regarding unmanned aerial vehicles and is collecting information to help in developing regulatory standards. Later this year, the FAA is expected to release a notice of proposed rulemaking seeking comment on industry-wide regulations for commercial operation of sUAV. Cooley's attorneys are experienced in advising clients on the best strategies to follow during this rulemaking process.

This content is provided for general informational purposes only, and your access or use of the content does not create an attorney-client relationship between you or your organization and Cooley LLP, Cooley (UK) LLP, or any other affiliated practice or entity (collectively referred to as "Cooley"). By accessing this content, you agree that the information provided does not constitute legal or other professional advice. This content is not a substitute for obtaining legal advice from a qualified attorney licensed in your jurisdiction, and you should not act or refrain from acting based on this content. This content may be changed without notice. It is not guaranteed to be complete, correct or up to date, and it may not reflect the most current legal developments. Prior results do not guarantee a similar outcome. Do not send any confidential information to Cooley, as we do not have any duty to keep any information you provide to us confidential. This content may have been generated with the assistance of artificial intelligence (AI) in accordance with our Al Principles, may be considered Attorney Advertising and is subject to our legal notices.

This information is a general description of the law; it is not intended to provide specific legal advice nor is it intended to create an attorney-client relationship with Cooley LLP. Before taking any action on this information you should seek professional counsel.

Copyright © 2023 Cooley LLP, 3175 Hanover Street, Palo Alto, CA 94304; Cooley (UK) LLP, 22 Bishopsgate, London, UK EC2N 4BQ. Permission is granted to make and redistribute, without charge, copies of this entire document provided that such copies are complete and unaltered and identify Cooley LLP as the author. All other rights reserved.