Cooley

FAA Clarifies Educational Use of Unmanned Aircraft Systems

May 12, 2016

The Federal Aviation Administration ("FAA") has released new guidance on the use of unmanned aircraft systems ("UAS") at accredited educational institutions by students and faculty during instruction. In a clarification to guidance originally issued in June 2014, the FAA indicates that there are some situations when student and faculty use of UAS may qualify as "hobbyist" or model aircraft operations that do not require prior FAA authorization.

Students

In this latest memo, the FAA reviewed the principles of Section 336 of the agency's 2012 reauthorization legislation, which provides special regulatory treatment for UAS operated as "hobbyist" aircraft. To qualify as a "hobbyist," a UAV operator must meet several criteria, noted below, but most importantly, must have a non-commercial purpose, and the operation may not be indirectly incidental to any business or compensated activity.

In its latest clarification, the FAA said that students at accredited educational institutions may operate unmanned aircraft in accordance with the hobbyist exception as a component of their coursework, as long as UAS operation and flight training are not the *sole* purposes of the course, that is, the course is not solely related to UAS flight training, and as long as the students do not receive compensation directly or indirectly from the activity. The FAA notes that students operating UAS as one component of a curriculum pertaining to broader principles of flight, aerodynamics, and airplane design and construction actually promotes UAS safe use and advances UAS-related knowledge, understanding, and skills.

Faculty

As a part of this coursework, the FAA also indicated that faculty may provide limited assistance to students operating unmanned aircraft under the same hobbyist exception, but only if UAS operation is a secondary component of the curriculum. A student must maintain operational control of the unmanned aircraft, although the faculty member is allowed to help regain control or to terminate the flight.

The FAA also said that a faculty member conducting research may not rely on Section 336's concept of "hobby or recreational use" to operate a UAS or direct student UAS operations in connection with research. Likewise, a student operating UAS for research on behalf of a faculty member is associated with that faculty member's professional duties and compensation, and, thus, the activity is not hobby or recreational use by the student pursuant to Section 336. Student operation of the UAS for the professional research objectives of faculty renders the operation non-hobby or non-recreational.

Section 336 definition of "hobbyist"

As a reminder, to qualify as "hobbyist" use, a UAS must meet the following criteria, which also must be met to qualify for the benefits of this new guidance:

- 1. Flown strictly for hobby or recreational use;
- 2. Operated in accordance with a community-based set of safety guidelines and within the programming of a nationwide community-based organization;
- 3. Limited to not more than 55 pounds unless otherwise certified through a design, construction, inspection, flight test, and operational safety program administered by a community-based organization;
- 4. Operated in a manner that does not interfere with and gives way to any manned aircraft; and
- 5. When flown within 5 miles of an airport, the operator of the aircraft provides the airport operator and the airport air traffic control tower (when an air traffic control facility is located at the airport) with prior notice of the operations (model aircraft operators flying from a permanent location within 5 miles of an airport should establish a mutually-agreed upon operating procedure with the airport operator and the airport air traffic control tower).

FAA authorization required for non-hobby or non-recreational use

When UAS operations do not qualify for the hobbyist exception, the operator must seek approval through one of the following avenues:

- 1. As public aircraft operations pursuant to the requirements of the public aircraft statute and under a Certificate of Waiver or Authorization (COA) from the FAA;
- 2. As limited commercial operations by type certificated UAS, provided the operator obtains a COA from the FAA; or
- 3. Pursuant to a Section 333 of the FMRA grant of exemption based on the Secretary of Transportation's determination that a certificate of airworthiness is not required, and provided the operator obtains a COA from the FAA.

Read the full text of the latest FAA advice, which also addresses UAS demonstrations on campus.

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 AI Principles, may be considered Attorney Advertising and is subject to our legal notices.

Key Contacts

J.G. Harrington jgharrington@cooley.com +1 202 776 2818

Henry Wendel Washington, DC

hwendel@cooley.com +1 202 776 2943

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.