

Unmanned Aircraft Systems (UAS)/Drones

The increasing use of unmanned aircraft systems is creating new law and new challenges for drone manufacturers, drone operators, and government regulators.

Our decades-long experience with FAA and airports make us uniquely-suited to advise clients on complex UAS issues including:

- Drone usage at airports
- Privacy laws
- Development of regulatory frameworks for commercial UAS in Massachusetts
- Municipal and state use of UAS for transportation services
- Waivers to “beyond visual line of sight” and other FAA rules

Attorneys

- David S. Mackey
- Mina S. Makarious
- Christina S. Marshall
- Dana E. Wooten

Related Services

- Airline Agreements, Ordinances, Rates and Charges
- Airport Commission & Board Governance
- Airport Concessions and Airport Disadvantaged Business Entity (AC/DBE) Programs
- Airport Litigation
- Airport Planning, Development & Environmental
- Airports
- FAA Grant Assurances & Regulatory Compliance
- Fuel Agreements, Cargo Leases, and Other Tenant Leases