

Transportation & Travel Group Client Update

Date: August 12, 2014

Contact: Lisa A. Harig, Partner

Washington DC Office lharig@mklawdc.com +1 703 247 5487

FAA ISSUES FINAL RULE ON REPAIR STATIONS

The Federal Aviation Administration (FAA) issued a <u>final rule</u> amending its repair station regulations (14 CFR part 145). In addition to certain technical corrections, the final rule:

- Amends sections 145.51 and 145.53 to allow FAA to deny an application for a new repair station certificate based on past performance by an applicant or certain key personnel;
- Adds new section 145.12 to prohibit fraudulent or intentionally false entries or omissions in applications, records, or reports; and
- Revises section 145.55 to clarify that FAA acceptance of a certificate for cancellation is required in order to complete the surrender of a certificate.

The final rule is effective on **November 10, 2014**.

If you have any questions regarding the final rule or repair station regulations, please contact our office.

* * * * *

McBreen & Kopko's Transportation & Travel Group represents airlines, motor carriers, tour operators, freight forwarders, logistics companies, fixed base operators (FBOs), aviation service companies, and business aircraft owners and operators on a wide range of aviation issues including regulatory matters, commercial transactions, equipment finance matters, and bankruptcy and creditors' rights.