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(4) Ensure that each aircraft operating into or out of DCA has been searched in accordance with the DASSP.  

(5) Ensure that each passenger and crewmember on an aircraft operating into or out of DCA provides TSA with a valid government-issued picture identification in accordance with the DASSP.  

(6) If the aircraft operating into or out of DCA is equipped with a cockpit door, ensure that the door is closed and locked at all times during the operation of the aircraft to or from DCA, unless Federal Aviation Administration regulations require the door to remain open.  

(7) Ensure that each aircraft operating into or out of DCA has onboard at least one armed security officer who meets the requirements of §1562.29 of this chapter. This requirement does not apply if—  

(i) There is a Federal Air Marshal onboard; or  

(ii) The aircraft is being flown without passengers into DCA to pick up passengers, or out of DCA after deplaning all passengers.  

(8) Ensure that an aircraft operating into or out of DCA has any Federal Air Marshal onboard, at no cost to the Federal Government, if TSA or the Federal Air Marshal Service so requires.  

(9) Notify the National Capital Region Coordination Center prior to departure of the aircraft from DCA or a gateway airport.  

(10) Ensure that each aircraft operating into or out of DCA operates under instrument flight rules.  

(11) Ensure that each passenger complies with any security measures mandated by TSA.  

(12) Ensure that no prohibited items are onboard the aircraft.  

(f) Compliance. (1) Each aircraft operator must:  

(i) Permit TSA to conduct any inspections or tests, including copying records, to determine compliance with this part and the DASSP.  

(ii) At the request of TSA, provide evidence of compliance with this part and the DASSP, including copies of records.  

(2) Noncompliance with this part or the DASSP may result in the cancellation of an aircraft operator's flight approvals and other remedial or enforcement action, as appropriate.  

(g) Passenger requirements. Each passenger, including each armed security officer, who boards or attempts to board an aircraft under this section must:  

(1) Provide information to the aircraft operator as provided in this section.  

(2) Provide to TSA upon request a valid government-issued photo identification.  

(3) Comply with security measures as conveyed by the aircraft operator.  

(4) Comply with all applicable regulations in this chapter, including §1540.107 regarding submission to screening and inspection, §1540.109 regarding prohibition against interference with screening personnel, and §1540.111 regarding carriage of weapons, explosives, and incendiaries by individuals.  

§ 1562.25 Fixed base operator requirements.  

(a) Security program. Each FBO must adopt and carry out an FBO Security Program.  

(b) Screening and other duties. Each FBO must—  

(1) Designate a security coordinator who meets the requirements in §1562.23(b) of this part and is responsible for implementing the FBO Security Program and other security requirements required under this section, and provide TSA with the security coordinator's contact information and availability in accordance with the FBO Security Program.  

(2) Support the screening of persons and property in accordance with the requirements of this subpart and the FBO Security Program.  

(3) Support the search of aircraft in accordance with the requirements of this subpart and the FBO Security Program.  

(4) Restrict the distribution, disclosure, and availability of sensitive security information (SSI), as defined in part 1520 of this chapter, to persons with a need to know, and refer all requests for SSI by other persons to TSA.  

(5) Perform any other duties required under the FBO Security Program.
(c) Compliance. (1) Each FBO must:
   (i) Permit TSA to conduct any inspections or tests, including copying records, to determine compliance with this part and the FBO Security Program.
   (ii) At the request of TSA, provide evidence of compliance with this part and the FBO Security Program, including copies of records.

   (2) Noncompliance with this part or the FBO Security Program may result in the cancellation of an aircraft operator’s flight approvals and other remedial or enforcement action, as appropriate.

§ 1562.27 Costs.

(a) Each aircraft operator must pay a threat assessment fee of $15 for each passenger and crewmember whose information the aircraft operator submits to TSA in accordance with §1562.23(d) of this part.

(b) Each aircraft operator must pay to TSA the costs associated with carrying out this subpart, as provided in its DASSP.

(c) All fees and reimbursement must be remitted to TSA in a form and manner approved by TSA.

(d) TSA will not issue any refunds, unless any fees or reimbursement funds were paid in error.

(e) If an aircraft operator does not remit to TSA the fees and reimbursement funds required under this section, TSA may decline to process any requests for authorization from the aircraft operator.

§ 1562.29 Armed security officer requirements.

(a) General. Unless otherwise authorized by TSA, each armed security officer must meet the following requirements:

(1) Be qualified to carry a firearm in accordance with paragraph (b) of this section.

(2) Successfully complete a TSA security threat assessment as described in paragraph (c) of this section.

(3) Meet such other requirements as TSA, in coordination with the Federal Air Marshal Service, may establish in the Armed Security Officer Security Program.

(4) Be authorized by TSA, in coordination with the Federal Air Marshal Service, under 49 U.S.C. 44903(d).

(b) Qualifications. To be qualified to carry a firearm under this subpart, an individual must meet the requirements in paragraph (1), (2), or (3) of this section, unless otherwise authorized by TSA, in coordination with the Federal Air Marshal Service.

(1) Active law enforcement officers. An active law enforcement officer must be an employee of a governmental agency who—

   (i) Is authorized by law to engage in or supervise the prevention, detection, investigation, or prosecution of, or the incarceration of any person for, any violation of law;

   (ii) Has statutory powers of arrest;

   (iii) Is authorized by the agency to carry a firearm;

   (iv) Is not the subject of any disciplinary action by the agency;

   (v) Is not under the influence of alcohol or another intoxicating or hallucinatory drug or substance; and

   (vi) Is not prohibited by Federal law from receiving a firearm.

(2) Retired law enforcement officers. A retired law enforcement officer must be an individual who—

   (i) Retired in good standing from service with a public agency as a law enforcement officer, other than for reasons of mental instability;

   (ii) Before such retirement, was authorized by law to engage in or supervise the prevention, detection, investigation, or prosecution of, or the incarceration of any person for, any violation of law, and had statutory powers of arrest;

   (iii) Before such retirement, was regularly employed as a law enforcement officer for an aggregate of 15 years or more, or retired from service with such agency, after completing any applicable probationary period of such service, due to a service-connected disability, as determined by such agency;

   (iv) Has a non-forfeitable right to benefits under the retirement plan of the agency;

   (v) Is not under the influence of alcohol or another intoxicating or hallucinatory drug or substance; and

   (vi) Is not prohibited by Federal law from receiving a firearm.