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| U.S. DEPARTMENT OF HOMELAND SECURITYTRANSPORTATION SECURITY ADMINISTRATION | Security Program Appeals Process Guidelines for Air Cargo Screening populations | OMB No. 1652-0040Exp: 03/31/2016 |

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| **Who must comply?** | Aircraft Operators, All-Cargo Aircraft Operators, Air Carriers, All-Cargo International Air Carriers, Indirect Air Carriers. |
| **What is this collection about?** | This information collection allows Aircraft Operators, All-Cargo Aircraft Operators, Air Carriers, All-Cargo International Air Carriers, Indirect Air Carriers to amendments to its security program.  |
| **Where do I find the requirements for this information?** | Title 49 CFR, § 1544.105; § 1546.105; § 1548.7. |
| **When must information be submitted to the TSA?** | Information must be submitted to TSA before an aircraft operator, air carrier, or indirect air carrier at least 30 days to petition for reconsideration of the denial.  |
| **How is the information submitted?** | The information must be submitted in accordance with the regulations. Air Carriers, Aircraft Operators, and Indirect Air Carriers must submit the information to TSA Administrator of designated official.  |
| **What happens when complete information is received?** | Upon receipt of a petition for reconsideration, the designated official either approves the request to amend or transmits the petition, together with any pertinent information, to the Administrator for reconsideration. The Administrator disposes of the petition within 30 days of receipt by either directing the designated official to approve the amendment, or affirming the denial.  |
| **For additional information, contact--** | For additional information, Air Carriers, Aircraft Operators, and Indirect Air Carriers should contact their designated official.  |