

## MODIFICATION TO DETERMINATION

on

### TRANSPORTATION SECURITY OFFICERS and COLLECTIVE BARGAINING

Today I exercise my statutory authority to set the covered employees' terms and conditions of employment under § 111(d) of the Aviation and Transportation Security Act (ATSA) (49 U.S.C. § 44935 *note*) to modify the July 3, 2019 Determination on Transportation Security Officers and Collective Bargaining (Determination) as follows:

#### **IV. Rights, Roles and Responsibilities:**

##### D. TSA Management:

##### *Section IV.D.9.c*

Section IV.D.9.c in the Determination states:

Agency resources will not be used to deduct or transmit any funds directly or indirectly used for political activities or lobbying.

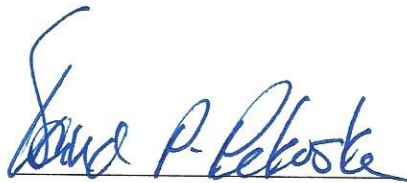
- i. To initiate or continue allotments under this section the exclusive representative must provide TSA with audited financial statements showing the portion of dues collected from BUEs directly or indirectly expended on political activities or lobbying. The agency shall only allot the portion of dues not spent on such activities and the agency shall not allot any contributions to a political action committee.
- ii. For the purposes of this section the terms "political activities" and "lobbying" have the same meaning those terms have on Schedule 16 of the form LM-2 (Labor Organization Annual Report) required to be submitted to the Department of Labor, Office of Labor Management Standards.

I hereby delete Section IV.D.9.c in its entirety as well as the reference to this provision in Section IV.D.9.

Except as provided for in this Modification, the Determination remains in full force and effect.

8 August 2019

Date



David P. Pecoske  
Administrator