EFFECTIVE DATE OF 2008 AMENDMENT

Amendment of this section and repeal of Pub. L. 110–234 by Pub. L. 110–246 effective May 22, 2008, the date of enactment of Pub. L. 110–234, see section 4 of Pub. L. 110–246, set out as an Effective Date note under section 8701 of this title.

§950aaa-3. Administration

(a) Nonduplication

The Secretary shall ensure that facilities constructed using financial assistance provided under this chapter do not duplicate adequate established telemedicine services or distance learning services.

(b) Loan maturity

The maturities of cost of money loans shall be determined by the Secretary, based on the useful life of the facility being financed, except that the loan shall not be for a period of more than 10 years.

(c) Loan security and feasibility

The Secretary shall make a cost of money loan only if the Secretary determines that the security for the loan is reasonably adequate and that the loan will be repaid within the period of the loan.

(d) Encouraging consortia

The Secretary shall encourage the development of consortia to provide telemedicine services or distance learning services through telecommunications in rural areas served by a telecommunications provider.

(e) Coordination with other agencies

The Secretary shall coordinate, to the extent practicable, with other Federal and State agencies with similar grant or loan programs to pool resources for funding meritorious proposals in rural areas.

(f) Informational efforts

The Secretary shall establish and implement procedures to carry out informational efforts to advise potential end users located in rural areas of each State about the program authorized by this chapter.

(Pub. L. 101-624, title XXIII, §2334, as added Pub. L. 104-127, title VII, §704, Apr. 4, 1996, 110 Stat. 1111.)

TERMINATION OF SECTION

For termination of section by section 1(b) of Pub. L. 102–551, see Termination of Chapter note set out under section 950aaa of this title.

PRIOR PROVISIONS

A prior section 950aaa–3, Pub. L. 101–624, title XXIII, \S 2334, Nov. 28, 1990, 104 Stat. 4019; Pub. L. 103–354, title II, \S 235(b)(4)(B), (C), Oct. 13, 1994, 108 Stat. 3221, 3222, contained provisions relevant to telecommunications programs, prior to the general amendment of this chapter by Pub. L. 104–127.

§ 950aaa-4. Regulations

Not later than 180 days after April 4, 1996, the Secretary shall issue regulations to carry out this chapter.

(Pub. L. 101–624, title XXIII, §2335, as added Pub. L. 104–127, title VII, §704, Apr. 4, 1996, 110 Stat. 1112.)

TERMINATION OF SECTION

For termination of section by section 1(b) of Pub. L. 102–551, see Termination of Chapter note set out under section 950aaa of this title.

PRIOR PROVISIONS

A prior section 950aaa-4, Pub. L. 101-624, title XXIII, §2335, Nov. 28, 1990, 104 Stat. 4021; Pub. L. 102-551, §1(c), Oct. 28, 1992, 106 Stat. 4100; Pub. L. 103-354, title II, §235(b)(4)(C), Oct. 13, 1994, 108 Stat. 3222, related to rural community access to advanced telecommunications, prior to the general amendment of this chapter by Pub. L. 104-127

ANALYSIS BY OFFICE OF TECHNOLOGY ASSESSMENT

Section 2385 of Pub. L. 101–624 provided that Office of Technology Assessment was to include, in study of effects of information age technology on rural America, analysis of feasibility of ensuring that rural citizens in their homes and schools had ability to acquire, by computer, information in a national library, and specified contents of such analysis, prior to repeal by Pub. L. 104–127, title VII, §708, Apr. 4, 1996, 110 Stat. 1112.

§ 950aaa-5. Authorization of appropriations

There are authorized to be appropriated to carry out this chapter \$100,000,000 for each of fiscal years 1996 through 2012.

(Pub. L. 101–624, title XXIII, §2335A, as added Pub. L. 104–127, title VII, §704, Apr. 4, 1996, 110 Stat. 1112; amended Pub. L. 107–171, title VI, §6203(a), May 13, 2002, 116 Stat. 421; Pub. L. 110–234, title VI, §6201(b), May 22, 2008, 122 Stat. 1206; Pub. L. 110–246, §4(a), title VI, §6201(b), June 18, 2008, 122 Stat. 1664, 1967.)

TERMINATION OF SECTION

For termination of section by section 1(b) of Pub. L. 102-551, see Termination of Chapter note set out under section 950aaa of this title.

CODIFICATION

Pub. L. 110–234 and Pub. L. 110–246 made identical amendments to this section. The amendments by Pub. L. 110–234 were repealed by section 4(a) of Pub. L. 110–246.

PRIOR PROVISIONS

A prior section 950aaa–5, Pub. L. 101–624, title XXIII, $\S 2335A$, as added Pub. L. 102–551, $\S 1(a)$, Oct. 28, 1992, 106 Stat. 4098; amended Pub. L. 103–354, title II, $\S 235(b)(4)(C)$, Oct. 13, 1994, 108 Stat. 3222, related to special health care and distance learning program for qualified service areas, prior to the general amendment of this chapter by Pub. L. 104–127.

AMENDMENTS

2008—Pub. L. 110–246, 6201(b), substituted ''2012'' for ''2007''.

2002—Pub. L. 107–171 substituted "2007" for "2002".

EFFECTIVE DATE OF 2008 AMENDMENT

Amendment of this section and repeal of Pub. L. 110-234 by Pub. L. 110-246 effective May 22, 2008, the date of enactment of Pub. L. 110-234, see section 4 of Pub. L. 110-246, set out as an Effective Date note under section 8701 of this title.

CHAPTER 32—PEANUT STATISTICS

Sec. 951.

Collection and publication; facts required; submission of report.

952. Repealed.

953. Reports; by whom made; penalties.

Sec.

954. Grades and standards for classification.

955. Limitation on use of statistical information.
956. Rules and regulations; cooperation with departments, etc.; officers and employees; expenses of administration; authorization of

appropriations.

957. Definitions. 958 Repealed

§951. Collection and publication; facts required; submission of report

The Secretary of Agriculture is authorized and directed to collect and publish statistics of raw peanuts, shelled, unshelled, and crushed, and peanut oil, in the United States, received, processed, shipped, and owned by or in the possession of warehousemen, brokers, cleaners, shellers, dealers, growers' cooperative associations, crushers, salters, manufacturers of peanut products, and owners other than the original producers of peanuts: Provided, That the Secretary may, in his discretion, omit for any period of time to collect such statistics from any or all salters of peanuts or manufacturers of peanut products who used, during the calendar year preceding that for which statistics are being collected, less than thirty thousand pounds of shelled and unshelled peanuts. Such statistics shall show the quality of peanuts in such details as to kinds-Virginias, Runners, Spanish, and imported varieties—as the Secretary shall deem necessary for the purposes of this chapter. All reports shall be submitted monthly in each year, except as otherwise prescribed by the Sec-

(June 24, 1936, ch. 745, §1, 49 Stat. 1898; May 12, 1938, ch. 199, §1, 52 Stat. 348; Pub. L. 85–105, §1, July 17, 1957, 71 Stat. 306.)

AMENDMENTS

1957—Pub. L. 85–105 struck out "except those required from persons owning or operating peanut picking or threshing machines" after "All reports" in last sentence and inserted "except as otherwise prescribed by the Secretary".

1938—Act May 12, 1938, among other changes, inserted proviso.

§ 952. Repealed. Pub. L. 85–105, § 2, July 17, 1957, 71 Stat. 306

Section, acts June 24, 1936, ch. 745, §2, 49 Stat. 1899; May 12, 1938, ch. 199, §2, 52 Stat. 349, related to collection and publication of statistics as to quantity of peanuts picked or threshed by any person owning or operating peanut picking or threshing machines.

§ 953. Reports; by whom made; penalties

It shall be the duty of each warehouseman, broker, cleaner, sheller, dealer, growers' cooperative association, crusher, salter, manufacturer of peanut products, and owner other than the original producer of peanuts to furnish reports, complete and correct to the best of his knowledge, on the quantity of peanuts and peanut oil received, processed, shipped, and owned by him or in his possession. Such reports, when and as requested by the Secretary, shall be furnished within the time prescribed and in accordance with forms provided by him for the purpose. Any person required by this chapter, or the regulations promulgated thereunder, to furnish reports

or information, and any officer, agent, or employee thereof, who shall refuse to give such reports or information or shall willfully give answers that are false and misleading, shall be guilty of a misdemeanor, and upon conviction thereof shall be fined not less than \$300 nor more than \$1,000, or imprisoned not more than one year, or be subject to both such fine and imprisonment.

(June 24, 1936, ch. 745, §3, 49 Stat. 1899; May 12, 1938, ch. 199, §3, 52 Stat. 349; Pub. L. 85–105, §3, July 17, 1957, 71 Stat. 306.)

AMENDMENTS

1957—Pub. L. 85–105 amended section generally, and, among other changes, divided first sentence into two sentences, substituting "owner other than the original producer of peanuts" for "owner or operator of peanut picking or threshing machines," and inserted "to give such reports or information" in last sentence.

1938—Act May 12, 1938, among other changes, inserted "crusher, salter, manufacturer of peanut products" after "cooperative association".

§ 954. Grades and standards for classification

The Secretary is authorized to establish and promulgate grades and standards for the classification of peanuts, whenever in his discretion he may see fit.

(June 24, 1936, ch. 745, §4, 49 Stat. 1899.)

§955. Limitation on use of statistical information

The information furnished under the provisions of this chapter shall be used only for the statistical purposes for which it is supplied. No publication shall be made by the Secretary whereby the data furnished by any person can be identified nor shall the Secretary permit anyone other than the sworn employees of the Department of Agriculture to examine the individual reports.

(June 24, 1936, ch. 745, §5, 49 Stat. 1899.)

§956. Rules and regulations; cooperation with departments, etc.; officers and employees; expenses of administration; authorization of appropriations

The Secretary may make rules and regulations as may be necessary in the administration of this chapter and may cooperate with any department or agency of the Government, any State, Territory, District, or possession, or department, agency, or political subdivision thereof, or any person; and shall have the power to appoint, remove, and fix the compensation of such officers and employees not in conflict with existing law, and make such expenditures for rent outside the District of Columbia, printing, binding, telegrams, telephones, law books, books of reference, publications, furniture, stationery, office equipment, travel, and other supplies and expenses, including reporting services, as shall be necessary to the administration of this chapter in the District of Columbia and elsewhere, and as may be appropriated for by Congress; and there is authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, such sums as may be necessary for such purpose.

(June 24, 1936, ch. 745, §6, 49 Stat. 1899.)