the officials named in paragraph (2) under which that official may, for the purposes of this section—

- (A) process applications for loan guarantees;
- (B) guarantee repayment of loans; and
- (C) provide any other services to the Secretary to administer the loan guarantee program.
- (2) The officials referred to in paragraph (1) are as follows:
  - $(\mathbf{A})$  The Administrator of the Small Business Administration.
  - (B) The head of any appropriate agency in the Department of Agriculture, including—
    - (i) the Administrator of the Farmers Home Administration; and
    - (ii) the Administrator of the Rural Development Administration.
- (3) Each official authorized to do so under an agreement entered into under paragraph (1) may guarantee loans under this section to commercial firms of any size, notwithstanding any limitations on the size of applicants imposed on other loan guarantee programs that the official administers.
- (4) To the extent practicable, each official processing loan guarantee applications under this section pursuant to an agreement entered into under paragraph (1) shall use the same processing procedures as the official uses for processing loan guarantee applications under other loan guarantee programs that the official administers.
- (d) LOAN LIMITS.—The maximum amount of loan principal guaranteed during a fiscal year under this section may not exceed—
  - (1) \$20,000,000, with respect to any single borrower; and
    - (2) \$320,000,000 with respect to all borrowers.
- (e) TRANSFER OF FUNDS.—The Secretary may transfer to an official providing services under subsection (c), and that official may accept, such funds as may be necessary to administer the loan guarantee program under this section. (Added Pub. L. 106–398, §1 [[div. A], title III, §344(a)(1)], Oct. 30, 2000, 114 Stat. 1654, 1654A–70, §4555; renumbered §7555, Pub. L. 115–232, div. A, title VIII, §808(d), Aug. 13, 2018, 132 Stat. 1839.)

# **Editorial Notes**

# AMENDMENTS

 $2018\mathrm{--Pub}.$  L.  $115\mathrm{--}232$  renumbered section 4555 of this title as this section.

# Statutory Notes and Related Subsidiaries

EFFECTIVE DATE OF 2018 AMENDMENT

Amendment by Pub. L. 115–232 effective Feb. 1, 2019, with provision for the coordination of amendments and special rule for certain redesignations, see section 800 of Pub. L. 115–232, set out as a note preceding section 3001 of this title.

# CHAPTER 765—ISSUE OF SERVICEABLE MATERIAL TO ARMED FORCES

Sec.

7561. Rations.

7562. Clothing.

7563. Clothing: replacement when destroyed to pre-

vent contagion.

Sec. 7564.

Navy and Marine Corps: camp equipment and transportation; when on shore duty with Army.

7565. Colors, standards, and guidons of demobilized organizations: disposition.

# Editorial Notes

#### AMENDMENTS

2018—Pub. L. 115–232, div. A, title VIII, \$808(e)(4), (f)(1), Aug. 13, 2018, 132 Stat. 1839, redesignated chapter 435 of this title as this chapter and items 4561 to 4565 as 7561 to 7565, respectively.

# § 7561. Rations

- (a) The President may prescribe the components, and the quantities thereof, of the Army ration. He may direct the issue of equivalent articles in place of the prescribed components whenever, in his opinion, economy and the health and comfort of the members of the Army so require.
- (b) Under the direction of the Secretary of the Army, the branch, office, or officer designated by him shall issue the components of the Army ration.
- (c) An enlisted member of the Army on active duty is entitled to one ration daily. The emergency ration, when issued, is in addition to the regular ration.
- (d) Fresh or preserved fruits, milk, butter, and eggs necessary for the proper diet of the sick in hospitals shall be provided under regulations prescribed by the Surgeon General and approved by the Secretary.

(Aug. 10, 1956, ch. 1041, 70A Stat. 255, §4561; renumbered §7561, Pub. L. 115–232, div. A, title VIII, §808(d), Aug. 13, 2018, 132 Stat. 1839.)

# HISTORICAL AND REVISION NOTES

Revised section	Source (U.S. Code)	Source (Statutes at Large)
4561(a) 4561(b) 4561(c) 4561(d)	10:724. 10:1195a (as applicable to issue). 10:716b. 10:725. 10:726.	R.S. 1141 (as applicable to issue); June 28, 1950, ch. 383, \$402(a), 64 Stat. 272.  Feb. 2, 1901, ch. 192, \$40, 31 Stat. 758. R.S. 1293; July 16, 1892, ch. 195 (last 15 words before proviso under "Subsistence of the Army"), 27 Stat. 178.  Mar. 2, 1907, ch. 2511 (1st proviso under "Subsistence Department"), 34 Stat. 1165.  R.S. 1175.

In subsection (a), the words "the components, and the quantities thereof" are substituted for the words "the kinds and quantities of the component articles". The words "substitutive" and "a due regard" are omitted as surplusage.

In subsection (b), the words "the components of the Army ration" are substituted for the words "such supplies as enter into the composition of the ration".

In subsection (c), the words "on active duty" are inserted for clarity. The words "under such regulations as may be prescribed by the Secretary of the Army", in 10:725, are omitted, since the Secretary has inherent authority to issue regulations appropriate to exercising his statutory functions. The words "or reserve", "prescribed for use on emergent occasions", and "furnished", in 10:725, are omitted as surplusage.

In subsection (d), the words "Such quantities of" and "may be allowed" are omitted as surplusage.