MEMORANDUM FOR SEE DISTRIBUTION

SUBJECT: UTD for MAP 106-16(I) -- Remove Funeral Travel of the Family of a Member Who Died While a POW or MIA During the Vietnam Conflict

1. SYNOPSIS: Implements FY 2016 NDAA language that repeals 37 USC §481f(d) - ‘Expanded allowances related to the recovery of remains from the Vietnam Conflict’ effective 31 December 2015.

2. The attached clarifying revision is forwarded for information purposes only. No coordination or comments are required.

3. This revision was initiated by the DTMO Policy Reform Team.

4. These changes are scheduled to appear in the JTR, dated 1 January 2017.

5. This determination is effective when printed in the JTR.

6. Action Officer: Tim Haddix (timothy.g.haddix.civ@mail.mil).

//Approved//
JOEL T. RIDENOUR
Chief, Strategic Planning and Policy Division

Attachment:
Rev 1

Uniformed E-Mail Distribution:
MAP Members  P&R Branch  PMO-DTS  GSA-3FT  GSA-OGP(MTT)  DTMO  PPC
FUNERAL TRAVEL
A. Transportation for Eligible Relatives of a Deceased Member to Attend the Member's Burial Ceremony
*B. Reserved
.C. Definition of Burial Ceremony
D. Definition of “Parent” and “Child”
E. Disposition of Remains
F. Non-Recoverable Remains

D. Definition of “Parent” or “Child”. For the definition of “Parent” or “Child” for this part refer to 37 USC §401(b).

E. - F. *****
PDTATAC/tgh

14 November 2016

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The following pages are the same policy preceding this page but showing tracked changes.
7260: **FUNERAL TRAVEL**

A. **Transportation for Eligible Relatives of a Deceased Member to Attend the Member's Burial Ceremony**

*B* Funeral Travel for Family of a Member Who Died while a POW/MIA during Vietnam Conflict

C. **Definition of Burial Ceremony**

D. **Definition of “Parent” and “Child”**

E. **Disposition of Remains**

F. **Non-Recoverable Remains**

G. **Definition of “Child”**

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*Reserved*.

**B. Funeral Travel of the Family of a Member Who Died while a POW or MIA during the Vietnam Conflict**

1. **General.** Par. 7260-B applies to an eligible family member (as defined in par. 7260-B2) of a member who died while officially classified as a POW or as MIA during the Vietnam conflict and whose remains are returned to the U.S. (37 USC §481f).

2. **Definition of Eligible Family Member.** For purposes of par. 7260-B1, an eligible family member of the deceased member of the armed forces includes the following:

   a. Surviving spouse (including a remarried surviving spouse) of the deceased member,
   
   b. Child or children, including children described in section 37 USC §401(b)(1) (par. 7260-G below) of the deceased member,
   
   c. The parent or parents of the deceased member as defined in section 37 USC §401(b)(2) (par. 7260-D below),
   
   d. If no person described in par. 7260-B2a, 7260-B2b, or 7260-B2c is provided travel and transportation allowances, any brothers, sisters, half-brothers, half-sisters, stepbrothers, and stepsisters of the deceased member.

3. **Allowances.** An eligible family member is issued an ITA under App E2, and is authorized transportation and travel allowances, as prescribed therein, for travel from place of residence to the place of burial and return.

C. ****

**D. Definition of “Parent” or “Child”.** For the definition of “Parent” or “Child” for this part refer to for par. 7260-A1c and 7260-B2e: 37 USC §401(b)(2), the term “parent” means:

1. A natural parent of the member;

2. A stepparent of the member;
3. A parent of the member by adoption;

4. A parent, stepparent, or adopted parent of the spouse of the member; and

5. Any other person, including a former stepparent, who has stood in loco parentis to the member at any time for a continuous period of at least five years before the member became age 21.

E. - F. *****

G. Definition of “Child”. For par. 7260-B2b: 37 USC §401(b)(1), the term “child” includes a/an:

1. Stepchild of the member (except that such term does not include a stepchild after the divorce of the member from the stepchild’s parent by blood);

2. Adopted child of the member, including a child placed in the member’s home by a placement agency (recognized by the SECDEF) in anticipation of the member’s legal adoption of the child; and

3. Illegitimate child of the member if the member’s parentage of the child is established IAW criteria prescribed in regulations by the Secretary Concerned.