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(12) Participate in NRC adjudication proceedings and any other site-specific legal forums.
(13) Alert and notification system reviews.
(14) Responses to petitions filed under 10 CFR 2.206.
(15) Congressionally-initiated reviews and evaluations.
(16) Responses to licensee’s challenges to FEMA’s administration of the fee program.
(17) Respond to actual radiological emergencies.
(18) Develop regulations, guidance, planning standards and policy.
(19) Coordinate with other Federal agencies to enhance the preparedness of State and local governments for radiological emergencies.
(20) Coordinate REP Program issues with constituent organizations such as the National Emergency Management Association, Conference of Radiation Control Program Directors, and the Nuclear Energy Institute.
(21) Implement and coordinate REP Program training with FEMA’s Emergency Management Institute (EMI) to assure effective development and implementation of REP training courses and conferences.
(22) Participation of REP personnel as lecturers or to perform other functions at EMI, conferences and workshops.
(23) Any other costs that we incur resulting from our REP Program Strategic Review implementation and oversight working group activities.
(24) Costs associated with a transition phase should we decide to advertise and award a contract for technical support to the REP Program. Transition phase activities may include training new contractor personnel in the REP Exercise Evaluation and Planning courses, and on-the-job training for new evaluators at a select number of REP exercises.
(25) Services associated with the assessment of fees, billing, and administration of this part.
(26) Disaster-initiated reviews and evaluations.

§ 354.6 Billing and payment of fees.

(a) Electronic billing and payment. We will deposit all funds collected under this part to the Radiological Emergency Preparedness Fund as offsetting collections, which will be available for our REP Program. The Department of the Treasury revisions to section 8025.30 of publication 1–TFM 6–8000 require Federal agencies to collect funds by electronic funds transfer when such collection is cost-effective, practicable, and consistent with current statutory authority. Working with the Department of the Treasury we now provide for payment of bills by electronic transfers through Automated Clearing House (ACH) credit payments.

(b) We will send bills that are based on the assessment methodology set out in §354.4 to licensees to recover the full amount of the funds that we budget to provide REP Program services. Licensees that have more than one site will receive consolidated bills. We will forward one bill to each licensee during the first quarter of the fiscal year, with payment due within 30 days. If we exceed our original budget for the fiscal year and need to make minor adjustments, the adjustment will appear in the bill for the next fiscal year.

§ 354.7 Failure to pay.

Where a licensee fails to pay a prescribed fee required under this part, we will implement procedures under 44 CFR part 11, subpart C, to collect the fees under the Debt Collection Act of 1982 (31 U.S.C. 3711 et seq.).

PARTS 355–359 [RESERVED]