- (b) In carrying out its review of unsolicited contract proposals under §52h.9, the peer review group shall take into account, among other pertinent factors, the criteria in §52h.8 which are relevant to the particular proposals.
- (c) In carrying out its review of solicited proposals under §52h.10(a) or (b), the peer review group shall evaluate each proposal in accordance with the criteria set forth in the request for proposals.

§52h.12 Other regulations that apply.

The regulations in this part are in addition to, and do not supersede other regulations concerning grant applications, contract projects, or contract proposals set forth elsewhere in this title, title 45, or title 48 of the Code of Federal Regulations.

PART 53—GRANTS, LOANS AND LOAN GUARANTEES FOR CONSTRUCTION AND MODERNIZATION OF HOSPITALS AND MEDICAL FACILITIES

Subparts A-K [Reserved]

Subpart L—Services for Persons Unable To Pay; Community Service; Nondiscrimination

Sec.

53.111 Services for persons unable to pay.

53.112 Nondiscrimination.

53.113 Community service.

Subpart M [Reserved]

Subpart N—Loan Guarantees and Direct Loans

53.154 Waiver of right of recovery.

53.155 Modification of loans.

53.156 Fees for modification requests.

AUTHORITY: Secs. 215, 603, 609, 621, 623, Public Health Service Act as amended, 58 Stat. 690, 78 Stat. 451 and 456, 84 Stat. 344 and 346 (42 U.S.C. 216, 291c, 291i, 291j-1 and 291j-3; 31 U.S.C. 9701).

Subparts A-K [Reserved]

Subpart L—Services for Persons Unable To Pay; Community Service; Nondiscrimination.

§ 53.111 Services for persons unable to pay.

- (a) Applicability. The provisions of this section apply to every applicant which heretofore has given or hereafter will give an assurance that it will make available a reasonable volume of services to persons unable to pay therefor but shall not apply to an applicant (1) for more than 20 years after the completion of construction of any facility with respect to which funds have been paid under section 606 of the Act or (2) beyond the period during which any amount of a direct loan made under sections 610 or 623 of the Act. or any amount of a loan with respect to which a loan guarantee and interest subsidy has been provided under sections 623 and 624 of the Act remains unpaid.
- (b) *Definitions*. As used in this section:
- (1) The term *facility* includes hospitals, facilities for long-term care, outpatient facilities, rehabilitation facilities, and public health centers;
- (2) The term applicant means an applicant for, or recipient of, a grant, a loan guarantee or a loan under the Act;
- (3) *Fiscal year* means the fiscal year of the applicant;
- (4) The term *operating costs* means the actual operating costs of the applicant for a fiscal year as determined in accordance with cost determination principles and requirements under title XVIII of the Social Security Act (42) U.S.C. 1395): Provided, That such "operating costs" shall be determined for the applicant's entire facility and for all patients regardless of the source of payment for such care: And provided further, That in determining such operating costs there shall be deducted the amount of all actual or estimated reimbursements, as applicable, for services received or to be received pursuant to title XVIII and XIX of the Social Security Act (42 U.S.C. 1395 and 1936);
- (5) The term *reasonable cost* means the cost of providing services to a specific patient determined in accordance with the cost determination principles and requirements under title XVIII of