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Potential Role of Elec. Co-ops and Irrigation Districts as "Agents" for REAP Proposals

Can an electric co-op or irrigation district operate as the "agent" for one or more of its members (each of which meets the REAP eligibility criteria) in seeking REAP funds?

Could this $\hat{a} \in \hat{c}$ agent $\hat{a} \in \bullet$ submit multiple proposals on behalf of individual members of the co-op or irrigation district?

Can the agent submit aggregate proposal(s), where the aggregate proposals incorporate multiple co-op members into a single proposal, to make an aggregate project for all of these properties?

Would the funding limit for such aggregate proposals, on behalf of $\hat{a} \in en \hat{a} \in en \hat{a} \in en \hat{a}$ members, still be \$300K, or could it be as large as n x \$300K?

Could the facilities and equipment funded by REAP (and involving multiple eligible properties served by the co-op or irrigation district and participating in an aggregate REAP proposal with their co-op or irrigation district as their $\hat{a}\in \hat{c}$ agent $\hat{a}\in \hat{e}$), be primarily located on one of the properties or on land nearby owned by their co-op or irrigation district? Assume that each participating private property would have some REAP equipment, such as EV charging or energy storage, but the PV array, inverters, the bulk of energy storage, etc. might be on one property, as a shared facility to improve overall effectiveness, efficiency, gain economies of scale, etc.