23.202 Policy.

(a) Agencies *should* make maximum use of the authority provided in the National Energy Conservation Policy Act (42 U.S.C. 8287) to use an *energy savings performance contract* (ESPC), when life-cycle cost-effective to reduce energy use and cost in the agency's facilities and operations.

(b)

- (1) Under an ESPC, an agency can contract with an energy service company for a period not to exceed 25 years to improve energy efficiency in one or more agency facilities at no direct capital cost to the *United States* Treasury. The energy service company finances the capital costs of implementing energy conservation measures and receives, in return, a contractually determined share of the cost savings that result.
- (2) Except as provided in 10 CFR 436.34, ESPC's are subject to subpart 17.1.
- (c) To solicit and award an ESPC, the contracting officer—
- (1) Must use the procedures, selection method, and terms and conditions provided in $\underline{10 \text{ CFR part}}$ $\underline{436}$, subpart B; and
- (2) *May* use the "Qualified List" of energy service companies established by the Department of Energy and other agencies.
- (d) For procedures related to *unsolicited proposals* for *energy savings performance contracts*, see 15.603(e).
- (e) For more information see https://energy.gov/eere/femp/energy-savings-performance-contracts-federal-agencies.

Parent topic: Subpart 23.2 - Energy Savings Performance Contracts