- (1) negotiate energy savings performance contracts;
- (2) conclude effective and timely contracts for energy efficiency services with all companies offering energy efficiency services; and
- (3) review Federal contracts for all products and services for the potential energy efficiency opportunities and implications of the contracts.

(b) Schedule

Not later than 1 year after December 19, 2007, the Secretary shall plan, staff, announce, and begin training under the Federal Energy Management Program.

(c) Personnel to be trained

Personnel appropriate to receive training under the Federal Energy Management Program shall be selected by and sent for the training from—

- (1) the Department of Defense;
- (2) the Department of Veterans Affairs;
- (3) the Department;
- (4) the General Services Administration;
- (5) the Department of Housing and Urban Development;
 - (6) the United States Postal Service; and
- (7) all other Federal agencies and departments that enter contracts for buildings, building services, electricity and electricity services, natural gas and natural gas services, heating and air conditioning services, building fuel purchases, and other types of procurement or service contracts determined by the Secretary, in carrying out the Federal Energy Management Program, to offer the potential for energy savings and greenhouse gas emission reductions if negotiated with taking into account those goals.

(d) Trainers

Training under the Federal Energy Management Program may be conducted by—

- (1) attorneys or contract officers with experience in negotiating and managing contracts described in subsection (c)(7) from any agency, except that the Secretary shall reimburse the related salaries and expenses of the attorneys or contract officers from amounts made available for carrying out this section to the extent the attorneys or contract officers are not employees of the Department; and
- (2) private experts hired by the Secretary for the purposes of this section, except that the Secretary may not hire experts who are simultaneously employed by any company under contract to provide energy efficiency services to the Federal Government.

(e) Authorization of appropriations

There are authorized to be appropriated to the Secretary to carry out this section \$750,000 for each of fiscal years 2008 through 2012.

(Pub. L. 110–140, title V, $\S517$, Dec. 19, 2007, 121 Stat. 1659.)

PART B—ENERGY EFFICIENCY IN FEDERAL AGENCIES

§17141. Prohibition on incandescent lamps by Coast Guard

(a) Prohibition

Except as provided by subsection (b), on and after January 1, 2009, a general service incandescent lamp shall not be purchased or installed in a Coast Guard facility by or on behalf of the Coast Guard.

(b) Exception

- A general service incandescent lamp may be purchased, installed, and used in a Coast Guard facility whenever the application of a general service incandescent lamp is—
 - (1) necessary due to purpose or design, including medical, security, and industrial applications;
 - (2) reasonable due to the architectural or historical value of a light fixture installed before January 1, 2009; or
 - (3) the Commandant of the Coast Guard determines that operational requirements necessitate the use of a general service incandescent lamp.

(c) Limitation

In this section, the term "facility" does not include a vessel or aircraft of the Coast Guard. (Pub. L. 110–140, title V, §522, Dec. 19, 2007, 121 Stat. 1662.)

§ 17142. Procurement and acquisition of alternative fuels

No Federal agency shall enter into a contract for procurement of an alternative or synthetic fuel, including a fuel produced from nonconventional petroleum sources, for any mobility-related use, other than for research or testing, unless the contract specifies that the lifecycle greenhouse gas emissions associated with the production and combustion of the fuel supplied under the contract must, on an ongoing basis, be less than or equal to such emissions from the equivalent conventional fuel produced from conventional petroleum sources.

(Pub. L. 110–140, title V, $\S526$, Dec. 19, 2007, 121 Stat. 1663.)

§ 17143. Government efficiency status reports (a) In general

Each Federal agency subject to any of the requirements of this title¹ or the amendments made by this title¹ shall compile and submit to the Director of the Office of Management and Budget an annual Government efficiency status report on—

- (1) compliance by the agency with each of the requirements of this title 1 and the amendments made by this title; 1
- (2) the status of the implementation by the agency of initiatives to improve energy efficiency, reduce energy costs, and reduce emissions of greenhouse gases; and
- (3) savings to the taxpayers of the United States resulting from mandated improvements

¹ See References in Text note below.