# Part 200 Markets Division 201 General Section 201.9 Requirements for a Generating Unit Subject to a Power Purchase Arrangement



# **Applicability**

- 1 Section 201.9 applies to:
  - (a) the **legal owner** of a **generating unit** that was subject to a **power purchase arrangement**, which has been terminated by the Balancing Pool, when the **legal owner** does not have an agreement for **system access service** for the **generating unit**; and
  - (b) the ISO.

## Requirements

# **Compliance with Pool Participant and Market Participant Obligations**

The legal owner of a generating unit that was subject to a power purchase arrangement, which has been terminated by the Balancing Pool, and for which the legal owner does not have an agreement for system access service, must comply with all obligations arising from being a pool participant and market participant, as if the legal owner had an agreement for system access service for the generating unit.

# Financial Settlement Matters Related to the Legal Owner

- The **ISO** must, for a **generating unit** that was subject to a **power purchase arrangement**, which has been terminated by the Balancing Pool, and for which the **legal owner** does not have an agreement for **system access service**, pay or charge the **legal owner** for the following amounts arising from the first day of the **month** following the **month** in which the Balancing Pool terminated the **power purchase agreement**:
  - (a) all amounts arising under the **ISO tariff**, as if the **legal owner** were receiving **system access service** under Rate STS of the **ISO tariff**, *Supply Transmission Service*, at the **point of supply** for the **generating unit**; and
  - (b) all amounts arising from the **legal owner** being a **pool participant** and **market participant**, as if the **legal owner** had an agreement for **system access service** in respect of the **generating unit**.

## **Revision History**

Date	Description
2018-03-28	Initial release