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| **Period of Comment:** | October 26, 2018 | through | November 14, 2018 |
| **Comments From:** | Company Name |
| **Date [yyyy/mm/dd]:** |  |

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| **Contact:** | Company Contact |
| **Phone:** | Contact Phone Number |
| **Email:** |  |

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***Please include any suggestions for alternative rule wording and accompanying rationale in the table below. Cut and paste the existing rule wording into column one below and track in your changes.***

| **Blackline of Suggested Rule Wording** | **Rationale** |
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***Please provide your comments on the following (as set out in AUC Rule 017 s. 13(b-j)):***

| **Item #** |  | **Stakeholder comments**  |
| --- | --- | --- |
| 1 | whether you agree that Section 206.7*, Capacity Market Mitigation* relates to the capacity market and why or why not |  |
| 2 | whether you agree that Section 206.7*, Capacity Market Mitigation* should or should not be in effect for a fixed term and why or why not |  |
| 3 | whether you understand and agree with the objective or purpose of Section 206.7*, Capacity Market Mitigation* and whether, in your view, Section 206.7*, Capacity Market Mitigation* meets the objective or purpose |  |
| 4 | how, in your view, Section 206.7*, Capacity Market Mitigation* affects the performance of the capacity market and the electricity market |  |
| 5 | your views on any analysis conducted or commissioned by the AESO supporting Section 206.7*, Capacity Market Mitigation*  |  |
| 6 | whether you agree with Section 206.7*, Capacity Market Mitigation* taken together with all ISO rules and in light of the principle of a fair, efficient and openly competitive market |  |
| 7 | whether you would suggest any alternatives to Section 206.7*, Capacity Market Mitigation*  |  |
| 8 | whether you agree that the proposed provisional rule supports ensuring a reliable supply of electricity at a reasonable cost to customers and why or why not |  |
| 9 | whether you agree that the proposed provisional rule supports the public interest and why or why not |  |
| 10 | whether you have any additional comments |  |