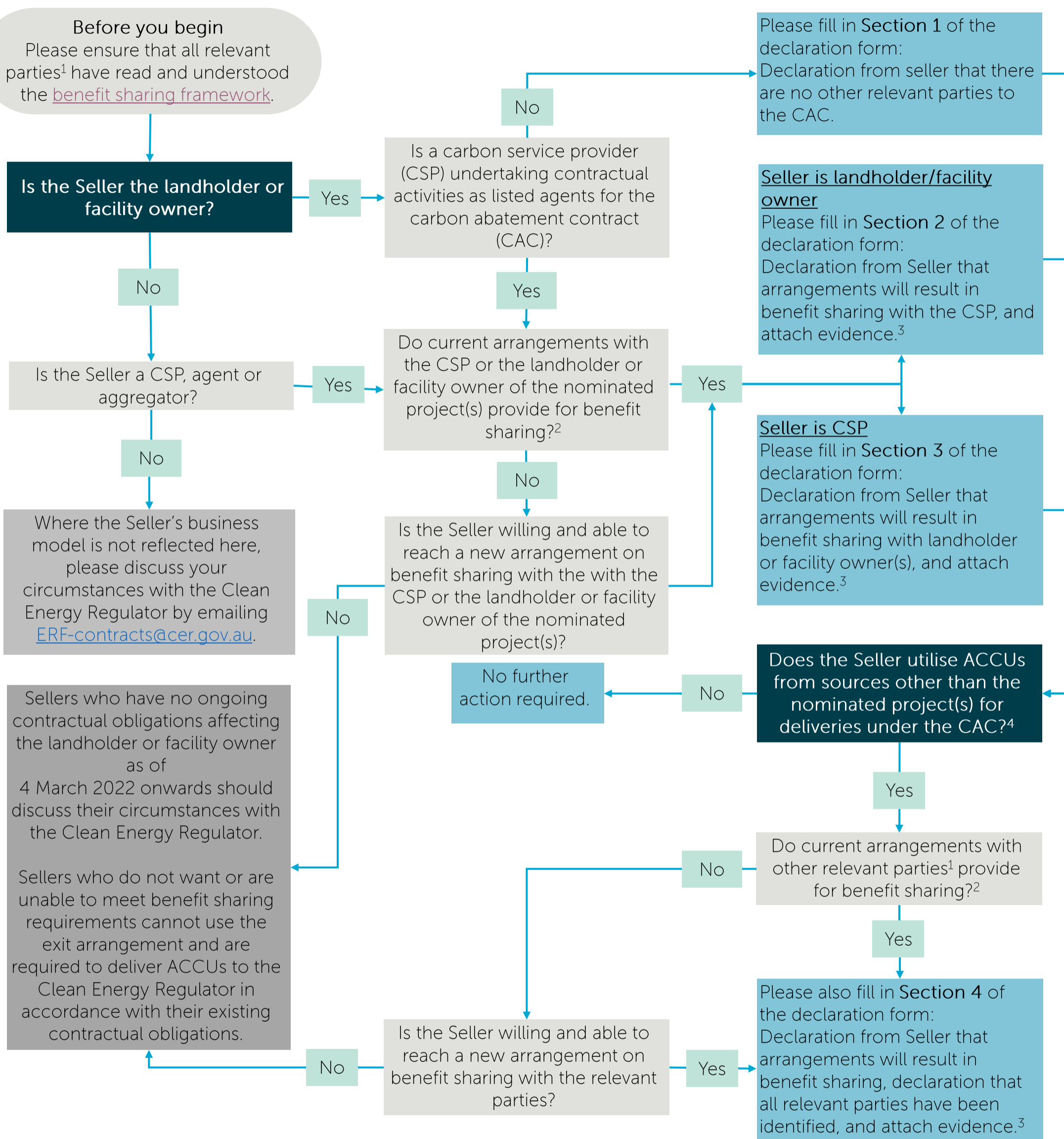


Benefit sharing requirements

Which requirements apply to my circumstances?



Notes:

All Sellers should complete Sections 1, 2 or 3, and Section 4 if applicable.

¹ Relevant parties are those within scope of the benefit sharing framework. These parties include:

- Landholders or facility owners of nominated projects associated with the CAC.
- Proponents of other ERF projects with an identified long-term relationship or delivery agreement associated with the CAC.
- CSPs who undertake contractual activities as listed agents for the CAC.

² Where an existing agreement provides for a share of the revenue associated with the CAC (such as revenue from the sale of ACCUs or a percentage, proportion or specific amount of ACCUs) to flow from the contract holder to a relevant party, these agreements are considered to already and sufficiently demonstrate benefit sharing.

³ Evidence of benefit sharing must include copies or extracts of relevant third-party contracts.

⁴ This does not include ACCUs sourced via one-off purchases, acquisitions from elsewhere in an agent's or seller's portfolio, offtake agreements or other commercial arrangements independent of a direct linkage to a CAC.