

NOTICE OF DETERMINATION OF MARKET ADMINISTRATOR									
Dated:	4 May 2012								
Breach notice identifying number:	<table border="1"> <tr> <td>2011-271(10/7/HST05210)</td> <td>2012-012(10/11/HST05210)</td> </tr> <tr> <td>2011-303(10/8/HST05210)</td> <td>2012-038(10/12/HST05210)</td> </tr> <tr> <td>2011-342(10/9/HST05210)</td> <td>2012-055(11/1/HST05210)</td> </tr> <tr> <td>2011-372(10/10/HST05210)</td> <td></td> </tr> </table>	2011-271(10/7/HST05210)	2012-012(10/11/HST05210)	2011-303(10/8/HST05210)	2012-038(10/12/HST05210)	2011-342(10/9/HST05210)	2012-055(11/1/HST05210)	2011-372(10/10/HST05210)	
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2011-372(10/10/HST05210)									
Date of receipt:	Various dates from February 2011 to March 2012								
Name of reporting entity:	Allocation Agent								
Name of participant that is alleged to have breached the Rules:	Energy Online Limited								
Rule/s allegedly breached:	Gas (Downstream Reconciliation) Rules 2008 Rule 37.2								
Determination made by Market Administrator under regulation 18:	<p>In the Market Administrator's opinion the alleged breaches do raise material issues. The alleged breaches will therefore be referred to investigation in accordance with regulation 18(3).</p> <p>The Market Administrator placed particular weight on the following criteria in making its determination:</p> <ul style="list-style-type: none"> • regulation 19(1)(b) – the alleged breaches were likely to have had a material impact on the operation of the market • regulation 19(1)(f) – the alleged breaches were likely to have resulted in costs being borne by other participants or persons • regulation 19(1)(h) – the alleged breaches indicate a systematic problem with compliance • regulation 19(1)(o) – the alleged breaches involve gas volume differences that are not within the threshold specified in "Market Administrator Guideline note rule 37 – materiality of rule 37.2 breaches (Downstream Reconciliation)" 								