

NOTICE OF DETERMINATION OF MARKET ADMINISTRATOR

Dated:	25 June 2012	
Breach notice identifying number:	2012-075(11/2/GMM08001) 2012-075(11/2/GTH11301) 2012-075(11/2/HWA20801) 2012-075(11/2/IGW11901) 2012-075(11/2/KPA12401) 2012-075(11/2/OKA13201) 2012-075(11/2/OKU16701) 2012-075(11/2/OPK13001) 2012-075(11/2/OPO32001) 2012-075(11/2/STR10201) 2012-075(11/2/TAU07001)	2012-075(11/2/TPK33301) 2012-075(11/2/TTK30601) 2012-075(11/2/WHK32101) 2012-110(11/3/ELM12301) 2012-110(11/3/GTH11301) 2012-110(11/3/IGW11901) 2012-110(11/3/KPA12401) 2012-110(11/3/MNA23402) 2012-110(11/3/MRV16302) 2012-110(11/3/PTA20901) 2012-110(11/3/STR10201)
Date of receipt:	Various dates in April 2012 and May 2012	
Name of reporting entity:	Allocation Agent	
Name of participant that is alleged to have breached the Rules:	Bay of Plenty Energy Limited	
Rule/s allegedly breached:	Gas (Downstream Reconciliation) Rules 2008 Rule 37.2	
Determination made by Market Administrator under regulation 18:	In the Market Administrator’s opinion the alleged breaches do not raise material issues and the Market Administrator has decided to take no action on the alleged breaches. The Market Administrator placed particular weight on the following criteria in making its determination: <ul style="list-style-type: none"> • regulation 19(1)(a) – the alleged breaches were not severe • regulation 19(1)(o) – the alleged breaches involve gas volume differences within the threshold specified in “Market Administrator Guideline note rule 37 – materiality of rule 37.2 breaches (Downstream Reconciliation)” 	