

**Calor’s Response to the CER Consultation Paper – “Regulation of Gas Installers with respect to Safety Definition for the Scope of Gas Works with regard to Liquefied Petroleum Gas (LPG)”**

**Reference:** CER / 11/022  
**Published Date:** 03 February 2011  
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Questions/ Proposals	Yes	No	Comments
<p><b>Q1.</b> Do you agree with the proposed definitions in Section 3.2 for;</p> <ul style="list-style-type: none"> <li>- Domestic Customers (fixed and mobile)</li> <li>- Commercial Customers (fixed and mobile)</li> <li>- Industrial Customers</li> </ul>	<p>X</p>	<p>X</p>	<p><i>Calor propose changes to ; Section 3.2.1. must also include Domestic appliances which pre-date G.A.D.</i></p> <p><i>Calor propose changes to; 3.2.3 Treat Industrial the same as Commercial excluding Industrial Equipment/process applications.</i></p>
<p><b>Q2.</b> Do you agree with the CER’s analysis of the policy considerations in Section 4 ?</p>	<p>X</p>		
<p><b>Q3.</b> Do you agree with the CER’s proposals set out in Section 5?</p> <p>Option A: Minimum Scope of Gas Works with respect to Domestic LPG Customers</p>	<p>X</p>		

<p>Option B: Intermediate Scope of Gas Works with respect to Commercial LPG Customers</p> <p>Option C: Maximum Scope of Gas Works with respect to Industrial LPG Customers</p>	<p><b>X</b></p> <p><b>X</b></p>		<p><i>Calor agrees with the CERs proposal to include commercial gas works within the scope of the regulations and would welcome a quick entry within the medium term, however not until such time as the conditions set out in a. b. and c. of section 5.2 exist.</i></p> <p><i>Calor agrees with the CERs proposal not to extend the regulatory model and the definition of gas works to Industrial gas works, within the scope of the regulations at this time.</i></p>