

Terms & Conditions (ROI) / (NI)
2021/ 2022– Calor Hospitality Sector BioLPG Introductory Free fill Offer

1. These Terms and Conditions of [Calor Teoranta, trading as Calor Gas, Calor Ireland, Blugas and Calor Kosangas (“Calor”)/Calor Gas Northern Ireland Limited, trading as Calor Gas and Calor Kosangas (“Calor”)], apply only to new liquefied petroleum gas applications of Calor BioLPG in [the Republic of Ireland / Northern Ireland] in respect of business customers (“Business Customers”) within the hospitality sector only.
2. This Offer document and these Terms and Conditions are only available to Business Customers for their business/commercial use and are not available to new or existing domestic or metered customers.
3. This Offer is only available to Business Customers who have entered into an Agreement for the Supply of Bulk BioLPG with Calor for a fixed term of 24 months (the “Supply Agreement”) and the provisions of the Supply Agreement will apply to all such offers.
4. Where a Business Customer satisfies the conditions set out at Clause 1 – 3 above and enters into a supply agreement for Calor BioLPG for their hospitality business, Calor will offer such Business Customer their first fill of BioLPG Free of charge. The quantity of free BioLPG cannot exceed their fuel storage capacity or the maximum of 2000 Litres. (the “Offer”).
5. Only one offer available per business customer and any claims relating to subsequent installations will not be valid. The maximum quantity of Free Gas available for this offer is 2000 Litres .
6. Business Customers are responsible for ensuring that their gas installation is installed by persons who have successfully completed the appropriate gas installer course, who are registered with [RGII/Gas Safe] to carry out work on LPG installations that such installations are installed in accordance with the appliance manufacturer’s instructions. Calor will not be responsible or liable for or in connection with the installation of any new LPG [appliance] under this Calor Hospitality Sector BioLPG Introductory Offer.
7. All gas installations must be installed and certified to conform to the requirements of [Irish Standard 820 Non-Domestic Gas Installations/ Gas Safety (Installation and Use) Regulations (Northern Ireland) 2004], current Building Regulations and appliance manufacturer’s installation instructions.
8. Furthermore, Calor will not be responsible or liable for or in connection with the warranty or manufacture of any new LPG [appliance] which has been installed, for which this Calor offer has been redeemed. The Customer is responsible for ensuring that they maintain their new LPG [appliance] in accordance with the new LPG [appliance] manufacturer’s instructions.
9. [Clause 17 of the Supply Agreement in respect of the limitation of liability of Calor will apply to the Offer as if it were set out in full herein and as if the defined term “Equipment” was defined as including “new LPG [appliance]” in the sub-clause thereunder.]
10. Applications to qualify for and avail of the offer will be subject to inspection, verification and acceptance by Calor personnel.
11. The Offer is non-transferable and cannot be refunded or exchanged. There is no monetary cash value offered.
12. The Offer is subject to availability and may be withdrawn or changed by Calor at any time and without notice.
13. The Offer is not available in conjunction with any other offer.
14. The Offer starts on 01st September and ends on 31st December 2021.
15. In relation to the Offer availed of by a Business Customer on or prior to 31st December 2021, installations for such Offer must be completed on or prior to 28th January 2022.
16. Only persons aged 18 and over can apply for the Offer.
17. Any and all Business Customers who are tenants at a business premises must first seek the permission of the premises owner in order to avail of the Offer. If permission has been granted, the Business Customer, as tenant, and the premises owner, as landlord, must both sign separate Supply Agreements in order to avail of the Offer for the Business Customer as tenant only.
18. In the event that any of these Terms and Conditions conflicts with any of the terms of the Supply Agreement, these Terms and Conditions will prevail.
19. The free gas amount will appear as a credit on the customer’s account when the installation is complete.
20. A Calor employee and/or a Calor third party contractor and/or any member of a Calor employee’s immediate and or extended family and/or a Calor third party contractor’s immediate and or extended family are excluded from ever availing of these terms and conditions.
21. Calor Gas is committed to protecting the privacy of its customers in compliance with its obligations under the Data Protection Acts 1998 and 2003.