

Gas Certification Company Ltd Non Domestic Course Dates

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Commercial Core -	Commercial Core - S	Short training to includ	e appliances (Can In	clude-GIGA, CORT, C	CDGA,ICPN & BMP)					
April	Мау	June	July	August	September	October	November	December	Duration	Cost - Depending on number of appliance
7th	19th	2nd	28th	11th	22nd	13th	17th	1st	3 - 4 Days	From £920 to £1500
CODNCO1	- Changover - Dome	stic to Commercial - S	Short training to inclu	de appliances (Can in	clude - CIGA, CORT,	CDGA, ICPN & BMP	* ')			•
April	Мау	June	July	August	September	October	November	December	Duration	Cost - Depending on number of appliances
7th	19th	2nd	28th	11th	22nd	13th	17th	1st	3 - 4 Days	From £770 to £980
ICPN - 1st Fix (Commercial Pipework			R	egistration fee of £55 ap	oplied if taken as stand	alone assessment			
April	Мау	June	July	August	September	October	November	December	Duration	Cost
Arranged on Request									1 Day	£210
BMP - Comme	rcial Boosters High Pr	essure		Re	egistration fee of £55 ap	plied if taken as stand a	lone assessment			
April	Мау	June	July	August	September	October	November	December	Duration	Cost
4th	Arranged on Request								1 Day	£210
TPCP1 & 1	PCP1a Pac	kage		Reg	istration fee of £55 appli	ed if taken as stand alo	ne assessment			
TPCP1 Testing/Purg	ging >6" diameter & T	PCP1a Testing/Purgi	ng <6" diameter							
April	Мау	June	July	August	September	October	November	December	Duration	Cost
24th	22nd	5th	31st	14th	25th	16th	20th	11th	2 Days	£370
TPCP1a - Te	esting/Purging <6" dia	meter		Registi	ration fee of £55 applied	if taken as stand alone	assessment	1		•
April	Мау	June	July	August	September	October	November	December	Duration	Cost
25th	23rd	6th	1st Aug	15th	26th	17th	21st	12th	1 Day	£270

Block 5, Unit 37, Third Road, Blantyre Industrial Estate, Blantyre, G72 0UP Email : info@gascert.co.uk www.gascert.co.uk Tel: 01698 828222



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CCCN1 /CODC1 - Changeover Domestic to Commercial Catering, Includes Comcats 1&3											
April	Мау	June	July	August	September	October	November	December	Duration	Cost	
	Arranged on Request								2 - 3 Days	From £595	
Comcat 2 - Non Domestic pressure type water boilers & Comcat 5 - Non Domestic catering appliances with force draught gas burners											
April	Мау	June	July	August	September	October	November	December	Duration	Cost	
Arranged on Request									1 Day	£210	
CoCCLNG - Changeover Domestic to Commercial Laundry											
March	April	Мау	June	July					Duration	Cost	
Arranged on Request								2 Days	£490		

Registration fees are applicable on stand alone assesments

Dates could be subject to change or cancellation

Further dates/information on request

Prices are subject to VAT

Training is not a prerequisite to assessment



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Terms and Conditions of Services

- Interpretation
 In these conditions:
 "Booking Form" means the order for the provision of Services attached to and incorporated in these terms and
- "Company" means The Gas Certification Company Limited, a company incorporated in Scotland, (Registered Number SC176913) and having its registered office at Block 5, Unit 37, Blantyre Industrial Estate, Blantyre Glasgow, G72 OUP;
- "Customer" means the person or body whose Booking Form is accepted by the Company and who accepts the Services from the Company; and "Services" means the gas certification training courses provided by the Company to the Customer in
- accordance these terms and conditions 1.2
- accoratione times terms and conditions. Any reference in these terms and conditions to any statute or statutory provision shall, unless the context otherwise requires, be construed as a reference to that statute or statutory provision as from time to time amended, consolided, molified, extended or repeated or replaced. In these terms and conditions references to the masculine includes the feminine and the neuter and to the 1.3
- singular includes the plural and vice versa as the context admits or requires. In these terms and conditions, headings will not affect the construction of the terms and conditions 1.4
- 2. 2.1
- Application of these terms and conditions Subject to clause 2.2, these terms and conditions shall apply to any agreement for the provision of Services by
- Subject to cause 2.2, these terms and commons shall apply to any agreement for the provision of services by the Company to the Clustomer, to the exclusion of all other terms and conditions. These terms and conditions shall apply to all provision of Services by the Company and any variation to these terms and conditions and any representation about the Services shall have no effect unless expensively agreed in writing and signed on behalf of the Company. The Customer advices that has not relied on any statement, promise or representation made or given on behalf of the Company which is not set out in these terms the statement. Journals or representation made or given on behalf of the Company which is not set out in these terms and conditions. 22

Basis of sale of Services

3.1 The Company shall provide and the Customer accepts the Services in accordance with any written quotation of the Company which is accepted by the Customer or the Booking Form which is accepted by the Company's employees or agents are not attuntorised to make any representation concerning the Services unless confirmed by the Company in writing. In entering into this agreement, the Customer acknowledges that it does not rely on any representation which is not so confirmed.

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- not rety on any representation which is not so confirmed. **Orders and Specification Orders and Specification** in writing by the Company's automiced representative. The Customer shall be responsible for ensuring the accuracy of Booking Form submitted by the Customer and for giving the Company's an uncessary information relating to the Services within a sufficient time to enable the Company to provide the Services in accordance with its terms. The Customer shall be responsible for ensuring the accuracy of Booking Form is submitted by the Customer and for giving the Company any necessary information relating to the Services within a sufficient time to enable the Company to provide the Services in accordance with its terms. The Company reserves the right to make any changes in connection with the supply of the Services or to withhold performance of the Services in event that any application form requested by the Company formance of Customer is not provided by the Customer within a period specified by the Company prior to the performance of the Services 4.2 43
- 4.4
- No Booking Form which has been accepted by the Company may be cancelled by the Customer except by 4.5
- agreement in writing by the Company and on terms that the Customer shall indemnify the Company in full against all loss (including loss of profit), costs (including the cost of labour and material used), damages, charges and expenses incurred by the Company as a result of such cancellation. Price
- 5. 5.1 The price of the Services shall be the Company's quoted price as set out in the quotation or acknowledgement of
- The price of the Services shall be the Company's quoted price as set out in the quotation or acknowledgement of booking Form. All prices quoted and wall for 50 days only or mult entire acceptance by the Coustoner, after the price of the services of the service services of the services of the services the interaction of the services to interaction with the Services to interaction is equivalent interaction of the Services which is requested in the cost of laboration metal and the services which is requested to the services to interaction, materials or other services which is requested in the cost of laboration metals and the services which is requested the services to interaction. 5.2
- by the Customer. In respect of any purchase of Services, the price of the Services shall be exclusive of VAT all of which amounts the Customer shall pay in addition when it is due to pay for the Services. 5.3
- the customer share pay in adamon when it is use to pay not us services. **Payment** In the case of the supply of Services and subject to any special terms agreed in writing by the Customer and the Company, payment shall be made in advance of the provision of the Services. On receipt by the Company of the Booling Form, the Company shall issue a confirmation to the Customer, confirming the provision of the Services and payment shall be made by the Customer to the Company of the Ho H 1d says prior to the Services. 6. 6.1
- being provided. The Company may agree with the Customer, that payment may be made against invoices issued by the 6.2 Company and shall be payable by the Customer in terms of clause 6.3. The Customer shall make full payment of the invoice, in cleared funds, within 30 days of the date of the
- Company's invoice. The time for payment of the price is the essence of the agreement. Receipts for payment

- Company's invoice. The time for payment of the price is the essence of the agreement. Receipts for payment will only be issued on request. 6.4 If the Customer fails to make any payment on the due date, then without prejudice to the other right or remedy available to the Company, the Company shall be entitled to: 6.4.1 withhold performance of any further Services until payment of any outstanding sum has been paid; and 6.4.2 charge the Customer interest both before any after any judgement) at the rate of 4% per namu above Bank of Sectional base rute from time to time until payment in full is made (a part of a month being treated as a full month for the parpose of calculating interest).

- 6.5 All payments payable to the Company under this agreement shall become immediately due upon termination of agreement, despite any other provision
- 7.
- this agreement, despite any other provision. Supply of Services Supply of Services Bayer of Services shall be provided by the Company at Block 5, Unit 37, Blantyre Industrial Estate, Blantyre Glaegow, G72 OUP or other such solution as agreed between the Customer and the Company. If the Company fails to provide the Services for any reason, other than any reason beyond the reasonable control of the Company of due to a fail of the Customer, the Company's liability shall be limited to the secress (fa any) of the costs to the Customer (in the Cheapest a twillable market) of the supply of similar services to replace those not applied over the price of the Services.
- 8.1
- Warranties and Liability Subject to the conditions set out below, the Company warrants that the Services will reach the standards expected of a reasonable and prudent gas certification traine
- expected of a reasonable and protein gas certification transer. 2. The above warranty is given by the Company subject to the following conditions: 8.2.1 the Company shall be under no liability under the above warranty (or any other warranty, condition or gaurantee) if the total price for the Services has not been paid by the due due for payment; 8.2.2 the above warranty does not extend to parts, materials or equipment not manufactured by the Company, in respect of which the Customer shall only be entitled to the benefit of any such warranty or gaurantee as us given 8.3
- by the manufacturer to the Company. Subject as expressly provided in these terms and conditions, and except where Services are provided to a person dealing as a consumer (within the meaning of the Unfair Contract Terms Act 1977), all warranties, conditions or
- acamg as a consume (within the meaning of the United Contract (First) (as all warnels, contractions) often ferrors inplication of the structure of the structure of the fullest extension of the structure of the 8.4 Easime are considered and the received and proportionale part of their parcely, out the company shall not be related to a function of the parcel of the respect of death or personal injury caused by the Company's negligence, the Company shall not be
- 8.5 liable to the Customer by reason of any representation (unless fraudulent), or any implied warranty, condition or other term, or any duty at common law, or under the express terms of these terms and conditions for any indirect, special or consequential loss or damage (whether for loss or profix or otherwise), costs, expenses or
- indirect, special or consequential loss or damage (whether for loss or profit or otherwise), costs, expenses or other claims for compensation whatsoever (whether caused by the negligence of the Company, its comployees or agents or otherwise) which arise out of or in connection with the anyphy of the Services or their use by the prior of Services, except a excepted by provided in these terms and conditions. The Company shall not be linable to the Customer or be deemed to be in breach of the terms and conditions. The Company shall not be linable to the Customer or be deemed to be in breach of the terms and conditions by reason of any delay in performing or any failure to perform, any of the Company's neisationable control. Without Services, if the delay or failure was due to any cause beyond the Company's neisationable control. Without projudice to the generality of the foresing the following shall be regarded as causes beyond the Company's reasonable control. Without 8.6 asonable control: Reasonable control:
 Act of God, explosion, flood, tempest, fire or accident;

- 8.6.2 was or thread of sar, substage, insurrection, civil disturbance or requisition: 6.6.3 acts, restrictions, regulations, by-backs, problibilitions or measures of any kind on the part of the governmental, parliamentary or local authority; 8.6.4 strikes, loc-locat or other industrial actions or trade dispates (whether involving employees of the Company or 8.6.4 strikes, loc-locat or other industrial actions or trade dispates (whether involving employees of the Company or 8.6.4 strikes, locator other industrial actions or trade dispates (whether involving employees of the Company or 8.6.4 strikes, locator other industrial actions or trade dispates (whether involving employees of the Company or 8.6.4 strikes, locator other industrial actions or trade dispates (whether involving employees of the Company or 8.6.4 strikes, locator other industrial actions or trade dispates (whether involving employees of the Company or 8.6.4 strikes, locator other industrial actions or trade dispates (whether involving employees of the Company or 8.6.4 strikes, locator other industrial actions or trade dispates (whether involving employees of the Company or 8.6.4 strikes, locator other industrial actions or trade dispates (whether involving employees of the Company or 8.6.4 strikes, locator other involving employees of the Company or 8.6.4 strikes, locator other involving employees of the Company or 8.6.4 strikes, locator other involving employees of the Company or 8.6.4 strikes, locator other involving employees of the Company or 8.6.4 strikes, locator other involving employees of the Company or 8.6.4 strikes, locator other involving employees of the Company or 8.6.4 strikes, locator other involving employees of the Company of the C of a third party);
- 8.6.5 difficulties in obtaining raw materials, labour, fuel, parts or machinery;
 8.6.6 power failure or breakdown in machinery.
- Indemnity
- The Customer shall indemnify the Company against all claims which may be made against the Company and costs incurred by the Company arising from any claim made against the Company arising in connection with these terms and conditions and this indemnity shall extend to and shall include all costs and expenses reasonably
- incurred by the Company in investigating and/or defending any such claim provided that: 9.1.1 the Company is given full control of any proceedings or negotiations in connection with any such claim 9.1.2 the Customer shall give the Company all reasonable assistance for the purpose of any such proce-
- negotiations; 9.1.3 except pursuant to a final award, the Customer shall not pay or accept any such claim, or compromise any such
- proceedings without the consent of the Company (which shall not be unreasonably withheld); 9.1.4 the Customer shall do nothing which would or might vitiate any policy of insurance or insurance cover which the Customer may have in relation to such infringement, and this indemnity shall not apply to the extent that the Customer recovers any sums under any such policy or cover (which the Customer shall use its best endeavour
- 9.1.5 the Company shall be entitled to the benefit of, and the Customer shall accordingly account to the Company for the Company shall be entitled to the benefit of , and the Customer shall accordingly account to the Company for, all damages and costs (if any) awarded in favour of the Customer which are payable by, or agreed with the consent of the Customer (which consent shall not be unreasonably withheld) to be paid by, any other party in respect of any such chairn; and without prejudice to any duty of the Customer at common law, the Company shall be entitled to require the
- Customer to take such steps as the Company may reasonably require to mitigate or reduce any such loss, damages, costs or expenses for which the Company is liable to indemnify the Customer under this clause. 10. Insolvency of Customer
- Insolvency of Customer
 This clause applies if:
 10.1.1 the Customer makes any voluntary arrangement with its creditors or (being an individual or firm) becomes bankrupt or (being a company) becomes subject to an administration order or goes into liquidation (otherwise than for the purposes of analgamation or reconstruction); or
 10.1.2.3 metambraner takes possession, or a receiver's is appointed, of may of the property or assets of the Customer; or
 10.1.3 metambraner takes, or threatens to cease, to carry on business; or

- 10.1.1.4 the Company reasonably apprehends that any of the events mentioned above is about to occur in relation to the Customer and notifies the Customer accordingly.
 10.2 If this clause applies then, without projudice to any other right or remedy available to the Company, the Company shall be emited to cancel the contract or suspend any further delivers under the Contract without any liability to the system of the Services have been provided but not paid for the price shall become immediately due and system contract ensurement.
 10.2 If General Contract the system of the services according the contract without any liability to the system of the services have been provided but not paid for the price shall become immediately due and the contract.
 10.2 General
- Any notice required or permitted to be given by either party to the other under these terms and conditions shall be in writing addressed to that other party at its registered office or principal place of business or such other address 11.1
- as may at the relevant time have been notified pursuant to this provision to the party giving the notice. No waiver by the Company of any breach of these terms and conditions by the Customer shall be considered as a 11.2
- 11.3
- No waiver by the Company of any breach of these terms and conditions by the Customer shall be considered as a waiver of any subsequent breach of the same or any other provision. If any provision of these terms and conditions is held by any competent authority to be invalid or unenforceable in provision in question shall not be affected. Any dispute arising under or in connection with these terms and conditions and the remainder of the applications of a strengther and the same or any other terms and conditions and the remainder of the application of either party by the President for the time being of the institute of Chattered Accountants of Scotland and whose decision including any discion as a bits cost shall be final. 11.4 The Company is entitled to sub-contract any of its obligations under this these terms and condition 11.5
- 11.6 The Customer is not entitled to assign or sub-contrast any of its rights or obligations under these terms and conditions without the pior written consent of the Company.
 11.7 These terms and conditions shall be governed by the law of Scotland, and the Customer agrees to submit to the non-exclusive grindstiction of the Scotlish courts.