

The EUAA welcomes the opportunity to provide comments on the Consultation Paper. We have been very much involved in developments in gas pipeline regulation in recent years that have led to the recent reforms around Part 23 and other matters. We saw those reforms as crucial to enabling a more competitive gas transport market at the same time as providing an appropriate regulatory balance to still encourage new facility construction.

We come to the same conclusion when considering the proposals to extend the national framework to hydrogen, renewable gases and blends and to other gas products as outlined in this Consultation Paper.

We support the proposed changes.

Do not hesitate to be in contact should you have any questions.

Kind regards,

A handwritten signature in black ink, appearing to read 'A Richards', written in a cursive style.

Andrew Richards
Chief Executive Officer