

Domestic Gas and Electricity (Tariff Cap) Bill

AMENDMENTS
TO BE MOVED
ON REPORT

Clause 1

LORD GRANTCHESTER

Page 2, line 15, at end insert—

“() the need to ensure that adequate protection exists for vulnerable domestic customers, including ensuring those customers who currently benefit under a cap imposed by the Authority on rates or amounts charged for, or in relation to, the supply of gas or electricity because they appear to the Authority to be vulnerable, retain those benefits.”

As an amendment to the Amendment tabled by Lord Mackay of Clashfern on sheet HL Bill 100 – R(b)

At end insert—

“(13) The Secretary of State must ensure that a statutory consumer advocate for energy consumers is not disadvantaged by the cost of the appeals process.”

Clause 2

BARONESS FEATHERSTONE

Page 2, line 26, at end insert—

“() must make provision requiring that the cap be referred to as “the temporary price cap” and not by any other name in any communications that holders of supply licences have with customers;”

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22 June 2018
