

# Domestic Gas and Electricity (Tariff Cap) Bill

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## RUNNING LIST OF ALL AMENDMENTS ON REPORT

Tabled up to and including

**22 June 2018**

[Sheets HL Bill 100 – R(a) to (c)]

### 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.”

LORD MACKAY OF CLASHFERN  
LORD HUNT OF WIRRAL  
LORD CARLILE OF BERRIEW

Page 2, line 20, at end insert –

- “(8) Subject to subsections (9) to (12), sections 11C to 11H of the Electricity Act 1989 and sections 23B to 23G of the Gas Act 1986 apply to modifications of the standard supply licence conditions made under this section.
- (9) Any appeal against modifications to the standard supply licence conditions made pursuant to this section –
- (a) may not challenge the decision to impose a price control in principle; but
  - (b) subject to paragraph (a), may relate to –
    - (i) the principles applied in setting the tariff cap conditions in question,
    - (ii) the methods applied or calculations used or data used in setting the tariff cap conditions, or
    - (iii) what the provisions contained in the tariff cap conditions should or should not be (including at what level the tariff cap control should or should not be set).

**Clause 1 - continued**

- (10) The decision of the Authority to modify the standard supply licence conditions to include tariff cap conditions is to have full effect pending the determination by the Competition and Markets Authority (CMA) of any appeal.
- (11) Paragraph 2 of Schedule 5A to the Electricity Act 1989 and paragraph 2 of Schedule 4A to the Gas Act 1986 do not apply to modifications of the standard supply licence conditions made under this section.
- (12) Notwithstanding section 11G(1) of the Electricity Act 1989 and section 23F(1) of the Gas Act 1986, the CMA must determine an appeal against modifications of the standard supply licence conditions made under this section within the period of 4 months beginning with the day on which it accepts the appeal.”

LORD GRANTCHESTER

*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;”

**Clause 7**

BARONESS NEVILLE-ROLFE  
BARONESS FEATHERSTONE

Page 5, line 3, leave out paragraphs (b) and (c)

Page 5, line 9, leave out paragraph (a)

**Clause 8**

BARONESS NEVILLE-ROLFE  
BARONESS FEATHERSTONE

Page 5, line 20, leave out from “2020” to end of line 36