

## Expunere de motive

Prin intermediul acestei legi se reglementeaza si se normalizeza relatiile comerciale dintre utilizatorii casnici si furnizorii de energie gaz si curent electric.

Furnizorii de energie, pana in acest moment decid unilateral modalitatile prin care se desfasoara relatiile cu utilizatorii casnici. Modalitatile de facturare sunt decise in mod preponderent de catre furnizorii de energie, fara a se lasa populatiei posibilitatea de a decide care este formula de calcul cea mai avantajoasa.

O relatie comerciala trebuie sa se desfasoare pe baza unui parteneriat win-win si nu in mod dezechibrat avand un singur castigator.

Starea de normalitate in aceste relatii dintre populatie si furnizorii de energie gaz si curent electric, trebuie sa fie atestata si raportata la contoarele care masoara in mod corect cantitatea de energie consumata si corespondent acesteia suma care trebuie achitata de catre utilizator.

Incasarea in avans a unor sume pe baza unor calcule unilaterale, efectuate de catre furnizorul de energie, reprezinta un credit client pe care acestia il fac si pe care populatia, in mod arbitrar, este obligata sa il suporte.

Un alt aspect care dezechilibreaza in mod flagrant relatiile comerciale dintre populatie si furnizorii de energie sunt recalculările anterioare, avand diverse explicatii dar fara a se tine cont de faptul ca ambii parteneri recunosc in mod concret existent unui contor si veridicitatea datelor exprimate de acesta.

In mod concret in momentul de fata populatia este nevoita sa suporte pretentiile stabilite in mod unilateral de catre furnizorii de energie, iar posibilitatile de indreptare si restabilire a echilibrului in acest parteneriat comercial sunt foarte greu de realizat, instanta de judecata fiind singura care poate sa restabileasca egalitatea partilor, dar in termen foarte indelungat si presupunad o cheltuiala in plus pentru populatie, precum si riscul de a numai beneficia de caldura si curent electric.

In acest context prezentul proiect de lege restabileste echilibrul dintre parti avand ca unic punct de referinta contorul care este autorizat si in buna stare de functionare. Astfel populatia trebuie sa plateasca doar consumul ce este afisat de catre instrumentul de masura.

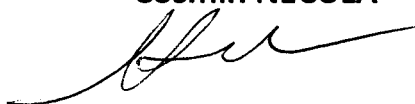
De asemenea, populatia nu poate fi obligata sa achite eventuale recalculari anterioare, efectuate de furnizor atat timp cat contorul este autorizat si functioneaza in mod concret.




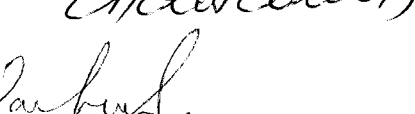
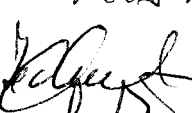


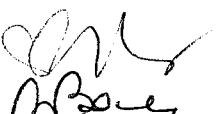
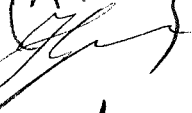


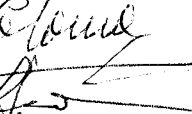
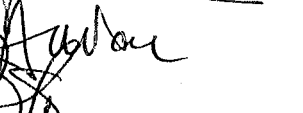




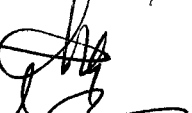


Un alt aspect care se interzice prin prezentul proiect de lege este reprezentat de eventualele taxe de rezervare, care nu se justifica atat timp cat exista un contract intre populatie si furnizor care atesta viitorul relatiilor dintre cele doua parti.



Avand in vedere aspectele mentionate, va rog sa aprobati prezentul proiect in forma in care a fost prezentat.

**DEPUTAT**

**Cosmin NECULA**



1. COSMIN TEODOR DEPUTAT PSD 
2. SARA LUCIAN deputat PSD 
3. SUCIU DANIEL dep. PSD 
4. AAASCĂLITEI CONSTANTIN - PSD 
5. IACOBAN 'SORIN AVRAM - PSD 
6. MELINTE ION PSD 
7. SMARANDACHE MIROSLAV PSD 
8. MATU' CELIN PSD 
9. SOBRE MURCEA-TITUS PSD 
10. CIOTU TAMARA BOREA PSD 
11. BALTA MIHAI PSD 
12. EPARU ION PSD 
13. BIRCHALL ANA PSD 
14. DRAGOMIR VIOREL MARIAN PSD 
15. NITA EMIL PSD 
16. SOLOMON ARIAN PSD 
17. CRISTEA VICIAR PSD 
18. BRUICH FLORIN PSD 
19. ADINA FONDULE PSD 
20. AURELIA CRISTEA PSD 
21. EDUARD MARTIN PSD 
22. IANIE OVIDIU PSD 
23. TIUCH CATALIN PSD 
24. STANACE SOFIA PSD 
25. COVACI DOREL PSD 
26. ARSENE YONEL PSD 
27. PODASCA GABRIELA PSD 
28. BABUS RADU PSD 

30. FLOREA DANIEL PSD 
31. FIFOR MIHAI VIOREL PSD 
32. DRĂGHICI MIRCEA GHEORGHE PSD 