DECREE OF THE MAJLIS OLI (PARLIAMENT) OF THE REPUBLIC OF TAJIKISTAN

on Putting into Effect the Lawof the Republic of Tajikistan on Natural Monopolies

The Majlis Oli (Parliament) of the Republic of Tajikistan decides:

- 1. The Law of the Republic of Tajikistam Natural Monopolies shall be put into effect from the date offs official publication.
- 2. The Government of the Republic of **jikes** tan should bring its Decisions into compliance with this Law.

Chairman of the Majlis Oli of the Republic of Tajikistan

S. Rajabov

Dushanbe,

13 December 1997, No. 526

LAW OF THE REPUBLIC OF TAJIKISTAN

ON NATURAL MONOPOLIES

(as amended and supplemented by the Law of the Republic of Tajikistan of 12 May 2001, No. 5)

Article 1. Objectives of this Law

This Law shall define the legal framewoorf the state policy of the Republic of Tajikistan in respect of the twaral monopolies in the Republic Tajikistan and it shall be aimed at maintaining the balance of the interest the consumers another the subjects of the natural monopolies that ensures the availay balance accessibility to the consumers of the

Article 4. Body, which regulates the activities of the subjects of the natural monopolies

The state body of the Republiculy authorized by the Gommement of the Republic of Tajikistan (hereinafter referred to as "body in arge of the regulation of the natural monopolies") shall carry out thregulation and control of the subjects of natural monopolies.

Article 5. Methods of the regulation of the activities of the subjects of the natural monopolies

The body in charge of thregulation of the natural monopolies may use the following methods of the regulation of the activities the subjects of the natural monopolies:

Price control, exercised by means of **rlig** ithe prices, tariffs or their maximum rates;

Identifying the consumers, which are bject to compulary service, and establishing a minimum level of their supplind case of impossibility to meet in full their needs of the goods (works, siees), which are produced (realized) by a subject of a naturation opoly, with due regard to the protection of the rights and legitimate interests of the citizens;

The body in charge of the grelation of the natural monopolies shall make a decision to apply the methods of the regulation, provider dby this Law, to a specific subject of a natural monopoly on the basis of the analysists activities, taking into account their stimulant role in improving the quality of the goods (works, services), which are produced (realized), and in meeting the demand for them this case the soundness of the costs shall be assessed, and the following inpateall be taken into account:

Costs of production (realization) of the dots (works, services), including the wages, cost of the raw material commodities, overhead costs;

Taxes and other charges;

Cost of the capital goods, needs of **istmeents**, which are required for their reproduction, and depreciation charges;

Estimated profits from eventual realizen of goods at different prices and tariffs;

Remoteness of the different groups of the consumers from the place of the production of goods;

Compliance of the quality of the goodso(whs, services), which are produced (realized), with requirements of the consumers;

State subsidies and otheeasures of state support.

While adopting a decision to apply the methods he regulation to a specific subject of a natural monopoly, the body in charge of the gulation of the near al monopolies should examine the information, provided by the person cerned, about the taxit is of a given subject of a natural monopoly.

Article 6. State control in the spheres of the activities of the natural monopolies

With a view of implementing an efficientaste policy in the spheres of the activities of the natural monopolies, the bodycinarge of the regulation the natural monopolies shall exercise control over the actions, which are that with the participation or in respect of the natural monopolies and which may result in imprement of the interests of the consumers of the goods (works, services), with respective the regulation procedures in accordance with this Law are applied, or in restraint expression of the regulation from the state of a natural monopoly to the state of a competitive market.

The body in charge of the grelation of the natural monopies shall exercise control over:

Any transactions, as a result of whitels ubject of a natural monopoly acquires the right of ownership of capital gds, which are not designed for the production (realization) of the goods (workservices), in respect of which the regulation procedures in accorden with this Law are applied;

Investments, made by a subjected fatural monopoly into the production

The body in charge of the **ge**lation of the natural mono**bes** shall inform, within a period of 30 days from the date of receip**ao**fapplication, an applicant in writing about its decision – either consent or refusal. A **seflushould** be a well-motivated judgement.

In case, when additional information required for decision making, the body in charge of the regulation of the tural monopolies shall be entitled require such information from an applicant and extend the period of the application of the application for 30 days on condition that such a request, together with reduction of the extession of the period of the examination of the application, was serthed applicant not later than 15 days from the date of its receipt.

A person or a group of persons, who, assalted the acquisition of shares in the authorized capital of a subject a natural monopoly or asresult of other transactions, including contracts of agency usteeship agreements and **coots** of pledge, have acquired more than 10 per cent of the total number of the voting shares, which constitute the authorized capital of a subject of a natural monopoly, show the body in charge of the regulation of the natural monopolies, within a period of the total sys from the date of the acquisition, of these developments, as well as of all others casts changing the number of the voting shares, which belong to them. A subject of a naturation opoly, which has acquired in the authorized capital of another economic entity more than 10 per cent of the total number of the voting shares, shall bear the authorized that the authorized capital of another economic entity more than 10 per cent of the total number of the voting shares, shall bear the authorized capital of another economic entity more than 10 per cent of the total number of the voting shares, shall bear the authorized capital of another economic entity more than 10 per cent of the total number of the voting shares, shall bear the authorized capital of another economic entity more than 10 per cent of the total number of the voting shares, shall bear the authorized capital of another economic entity more than 10 per cent of the total number of the voting shares, shall bear the authorized capital of another economic entity more than 10 per cent of the total number of the voting shares, shall bear the authorized capital of another economic entity more than 10 per cent of the total number of the voting shares, shall bear the authorized capital of another economic entity more than 10 per cent of the total number of the voting shares are shares and the total number of the voting shares are shares and the total number of the voting shares are shares and the total number of the voting shares are shares are shares and the total number of the vo

With a view of exercising control over the observance of the requirements, provided for by the seventh part of this Article, the dy in charge of the greation of the natural monopolies shall be entitled to requirer for the economic entities and partnerships information about the composition in their participants, disposed of more than 10 per cent of the total number of the voting shares.

Article 7. Functions and powers of the body in charge of the regulation of the natural monopolies

The body in charge of thregulation of the naturation opolies shall perform the following functions:

Keep the register of the subjects of the tratural monopolies, in respect of which the state regulation and control are exercised;

Define the methods of the regulation, proceed for by this Law, in respect of a specific subject of a natural monopoly;

Exercise control, within its terms **de**ference, over the observance of the requirements of this Law.

The body in charge of the grelation of the natural monopies, within its terms of reference, shall:

Take the decisions with regard to the term position of a fine upon a subject of a natural monopoly;

Take the decisions, which are compulsory for the subjects of natural monopolies, on the introduoti, changing or termination the regulation and on the application of the regulation methods, provided for by this Law, including the decisions onxing the prices and tariffs;

Send to the subjects of the naturnad nopolies the instructions, which are

Article 9. Informing by the body in charge of the regulation of the natural monopolies about the decisions taken by them

The body in charge of the **ge**lation of the natural mono**bes** should inform, within the period of 30 days, through the mass media channels, about:

the decisions taken by it with regarding regulation of the activities of the natural monopolies;

the inclusion of the natural monopoliescinthe register on the exclusion of them from this register;

the methods used of the regulation that activities of the natural monopolies;

the specific indicators and requirements, ich are applied to the subjects of the natural monopolies on the part of the body in chargef the regulation of the natural monopolies;

all the cases of bringing the personsets ponsibility for violation of the provisions of this Law.

Article 10. Duties of the subjects of the natural monopolies

The subjects of the natural monopolies shallhapped the right of refusal to conclude with the individual consumers contractspotoduction (realization) of the goods (works, services), in respect of which the regulation operdures are applied in accordance with this Law, provided that a subject of a natural mopoly is capable of producing (realizing) such goods (works, services).

The subjects of the natural monopolies streamlowing to the body in charge of the regulation of the natural monopolies their current progresspreats and the draft capital investment plans in accordance with the perbure and within periods, established by the body in charge of the regulation of the natural monopolies.

Article 11. Responsibility for the violation of this Law

The subjects of the natural monopolies, the official of the local bodies of the executive authoritand the officials of the body in charge of the regulation of the natural monopolies shall bear responsibility from violation of this Law in accordance with the legislation of the Republic of Tajikistan.

Article 12. Grounds for imposing a fine upon the subjects of the natural monopolies for the violation of this Law (as published in the text of the Law of the Republic of Tajikistan of 12 May 2001, No. 5)

The subjects of the natural monopolies shaderbresponsibility in the form of a fine for the following violations:

overcharging prices (tariffs), estimated by the body in charge of the regulation of the natural monoposite in the amount of 10,000 minimum wages;

non-submission to the body in chargethe regulation of the natural monopolies of the notice, provided for the seventh part of the Article 6 of this Law – in the amount of 600 minimum wages;

non-execution of a decision (instructions) and by the body in charge of the regulation of the natural monopoline accordance with the Article 7 of this Law – in the amount of 8,000 minimum wages;

submission to the body in charget be regulation of the natural monopolies of unreliable data -time amount of 700 minimum wages;

non-submission of other information, which is required for the implementation of its activities in the amount of 600 minimum wages.

The amount of a fine, imposed uponubject of a natural monopoly, shall be transferred to the State budget the Republic of Tajikistaned it shall be paid within a period of 30 days from the date of receipt of the decision on the imposition of a fine.

A penalty shall be imposed for every day olfagiein payment at the rate of 1 per cent of the total amount of the fine.

In case of refusal of the subjects of **that**ural monopolies to pay a fine, it shall be recovered by a decision of the court.

Article 13. Lodging complaints against the decisions and instructions, made by the body in charge of the regulation of the activities of the natural monopolies

The subjects of the natural monopolies, strate bodies and the consumers shall have the right to lodge an appliciant with the court, aimed antullifying, fully or partially, the decisions or instructions, made by the body in geta and the regulation of the activities of the subjects of the natural monopolies.

In case of lodging an application withetbourt, the execution of a decision or instructions, made by the body in charge of the subjects of the activities of the subjects of the natural monopolies, shall be suspended until audecision enters into force.

President of the Republic of Tajikistan Dushanbe, 13 December 1997, No. 525

E. Rakhmonov