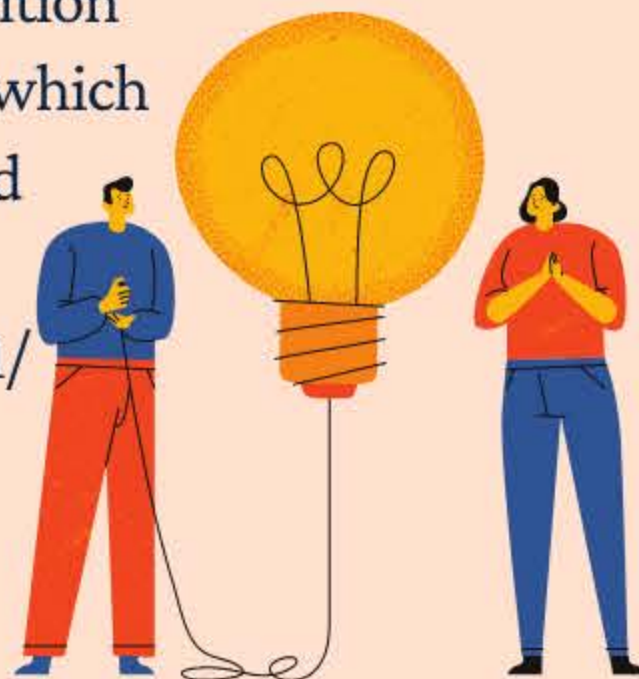


# Reasons Why Electricity Sub-Cluster of Omnibus Law Harms the Peoples

Understanding the reasons why unions in the electricity sector reject the Omnibus Law Job Creation Bill (RUU Cipta Kerja)

## Removal of state control over branch of production that affect peoples' lives

- ✓ Reviving articles which were canceled by Constitutional Court Ruling No. 111/PUU-XIII/2015, or in other words, revived zombie articles.
- ✓ Combined the definition of "operational permit" and "electricity provision permit" which is aimed at disregard the Constitutional Court Ruling No. 111/PUU-XIII/2015.
- ✓ Obscuring the definition of "business areas" which is aimed at disregard the Constitutional Court Ruling No. 111/PUU-XIII/2015.



## Removal of Parliament's Function in Making and Monitoring Electricity Policies

- ✓ Removes parliament's consultation in deciding general plan of national electricity (RUKN)
- ✓ Removes parliament's right to determine electricity rate for consumers, to set guide of electricity rate and fuel rate determination for PLN owned plants.
- ✓ Many electricity laws are set without involving the Parliament. Electricity cluster of Omnibus Law Job Creation Bill requires 14 government regulation as further provision.
- ✓ Government Regulation made under Omnibus Law Job Creation that possibly will surpass Law and without Parliament's control

## Removal of Regional Government's authority

- ✓ Omnibus Law Employment Creation removes Regional Government's authority in terms of electricity provision



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