Status: This is the original version (as it was originally enacted).

## SCHEDULES

## SCHEDULE 11

## **TRIBUNALS**

## Orders

- 9 (1) This paragraph applies where a tribunal orders—
  - (a) the community charges registration officer for a charging authority to alter the authority's community charges register,
  - (b) the valuation officer for a charging authority to alter a local non-domestic rating list of the authority, or
  - (c) the central valuation officer to alter a central non-domestic rating list.
  - (2) If the order is recorded in accordance with any provision included in regulations under paragraph 1 above, the officer or authority ordered shall—
    - (a) alter the register or list concerned accordingly, and
    - (b) attend to any ancillary matter provided for in the order (such as the repayment of an amount, or the allowance of an amount by way of deduction against a sum due).
- 10 (1) This paragraph applies where a tribunal orders—
  - (a) the community charges registration officer for a charging authority to revoke a designation of an individual as a certification officer under regulations under section 30 above.
  - (b) a charging authority to alter an estimate, made for the purposes of regulations under Schedule 2 above, of the amount a person is liable to pay in respect of a community charge of the authority,
  - (c) the community charges registration officer for a charging authority to revoke a designation of an individual as a responsible individual under regulations under Schedule 2 above,
  - (d) a charging authority to quash a penalty imposed by it under Schedule 3 above.
  - (e) the community charges registration officer for a charging authority to quash a penalty imposed by him under Schedule 3 above, or
  - (f) the community charges registration officer for a charging authority to revoke a designation under section 5 above.
  - (2) If the order is recorded in accordance with any provision included in regulations under paragraph 1 above, the authority or officer ordered shall—
    - (a) revoke the designation, alter the estimate or quash the penalty accordingly, and
    - (b) attend to any ancillary matter provided for in the order (such as the repayment of an amount, or the allowance of an amount by way of deduction against a sum due).