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Status: This is the original version (as it was originally enacted).

## SCHEDULES

## FIRST SCHEDULE

IMPROVEMENTS BEGUN ON OR AFTER 1ST NOVEMBER, 1948, FOR WHICH COMPENSATION MAY BE PAYABLE

## PART III

IMPROVEMENTS IN RESPECT OF WHICH CONSENT OF, OR NOTICE TO, LANDLORD IS NOT REQUIRED

- Protecting fruit trees against animals.

  Chalking of land.

  Clay burning.

  Claying of land.
- 28 Liming of land.
- Marling of land.
- Eradication of bracken, whins or broom growing on the holding at the commencement of the tenancy and, in the case of arable land, removal of tree roots, boulders, stones or other like obstacles to cultivation.
- 31 Application to land of purchased manure (including artificial manure).
- Consumption on the holding of corn (whether produced on the holding or not) or of cake or other feeding stuff not produced on the holding by
  - (a) horses, cattle, sheep or pigs; or
  - (b) poultry folded on the land as part of a system of farming practised on the holding.
- Laying down temporary pasture with clover, grass, lucerne, sainfoin, or other seeds, sown more than two years prior to the termination of the tenancy, in so far as the value of the temporary pasture on the holding at the time of quitting exceeds the value of the temporary pasture on the holding at the commencement of the tenancy for which the tenant did not pay compensation.