Status: This is the original version (as it was originally enacted).

SCHEDULES

SCHEDULE 2

Section 2.

GRANT-AIDED LAND

- For the purposes of section 2 of this Act "grant-aided land" means land—
 - (a) in respect of which any such payment as is specified in paragraph 2 below falls or fell to be made in respect of a period ending after 24th January 1974; or
 - (b) on which is or has been secured a loan which is of a description specified in paragraph 3 below and in respect of which any repayment (whether by way of principal or interest or both) falls or fell to be made after that date.
- 2 The payments referred to in paragraph 1(a) above are payments—
 - (a) by way of annual grants under section 31(3) of the Housing Act 1949 or by way of exchequer contributions under section 19(3) of the Housing (Scotland) Act 1949 or under section 121(3) of the Housing (Scotland) Act 1950 (arrangements by local authorities for improvement of housing accommodation);
 - (b) by way of annual grants under section 12(1) or section 15 of the Housing (Financial Provisions) Act 1958 or by way of exchequer contributions under section 89(1) of the Housing (Scotland) Act 1950 or under section 12 of the Housing (Scotland) Act 1962 or under section 21 of the Housing (Financial Provisions) (Scotland) Act 1968 (contributions for dwellings improved under arrangements with local authorities and grants for hostels);
 - (c) by way of annual grant under section 12(6) of the Housing Subsidies Act 1967 or by way of exchequer contributions under section 121 of the Housing (Scotland) Act 1950 or under section 62 of the Housing Act 1964 or under section 17 of the Housing (Financial Provisions) (Scotland) Act 1968 (subsidies for conversions or improvements by housing associations);
 - (d) by way of annual grant under section 21(8) of the Housing Act 1969 (contributions for dwellings provided or improved by housing associations under arrangements with local authorities);
 - (e) by way of basic residual subsidy, special residual subsidy or new building subsidy under section 72; section 73 or section 75 of the Housing Finance Act 1972 or by way of hostel subsidy under section 92 of that Act; and
 - (f) by way of basic residual subsidy, special residual subsidy, new building subsidy or improvement subsidy under section 52, section 53, section 55 or section 57 of the Housing (Financial Provisions) (Scotland) Act 1972.
- The loans referred to in paragraph 1(b) above are—
 - (a) loans under section 119 of the Housing Act 1957 or under section 152 of the Housing (Scotland) Act 1966 (power of certain local authorities to promote and assist housing associations);
 - (b) loans to housing associations under section 47 of the Housing (Financial Provisions) Act 1958 or under section 78 of the Housing (Scotland) Act

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- 1950 or under section 24 of the Housing (Financial Provisions) (Scotland) Act 1968 (loans by Public Works Loan Commissioners to certain bodies);
- (c) advances made under section 7 of the Housing Act 1961 or under section 11 of the Housing (Scotland) Act 1962 or under section 23 of the Housing (Financial Provisions) (Scotland) Act 1968 (advances to housing associations providing housing accommodation for letting); and
- (d) loans made by the Corporation under section 2 of the Housing Act 1964.