Status: This is the original version (as it was originally enacted).

SCHEDULES.

SCHEDULE N

CERTIFICATE AS TO SURPLUS (IF ANY), OR NO SURPLUS, WHERE LAND IS SOLD UNDER A HERITABLE SECURITY.

Section 42.

I. A.B. (insert designation), notary public (or law agent) with reference to the sale of the lands and others (or subjects) contained in the bond and disposition in security (or other heritable security) aftermentioned, which sale took place at (insert place) upon the (insert date) at the instance of C.D. (insert designation) in virtue of the power of sale contained in a bond and disposition in security (or other heritable security) for the sum of (insert amount) granted by E.F. (design original debtor) in favour of the said C.D. [or in favour of G.H. (design original creditor)] dated (insert date) and adding if such be the case instrument of sasine or notarial instrument (or along with notice of title) thereon, and if such instrument or notice is not in favour of the original creditor, specify the name and designation of the person in whose favour it is conceived] recorded in [specify Register of Sasines, and date of recording; adding if such be the case To which bond and disposition in security (or other heritable security), adding if necessary to the extent of (insert amount), the said C.D. acquired right by succession (or transmission or as the case may be)], Do hereby certify that there has been submitted to me a statement of the intromissions of the said C.D., with the price of said land subscribed by the said C.D.[or by J.K. (insert designation) agent of the said C.D. on his behalf] from which it appears that no surplus remains for consignation in terms of section 122 of the Titles to Land Consolidation (Scotland) Act, 1868 [or where such surplus remains say from which it appears that a surplus of (insert amount) remains for consignation in terms of section 122 of the Titles to Land Consolidation (Scotland) Act, 1868, and I further certify that such surplus has been so consigned in (specify bank or branch of bank in which the money was consigned) conform to deposit receipt dated (insert date) by said bank for said amount in the joint names of the said C.D. and of L.M. (insert designation of the purchaser of said land), which deposit receipt has been presented to me].

A.B.

[To be attested.]