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SCHEDULES

SECOND SCHEDULE Sections 36, 39, 40, 41, 42, 44, 63, 65, 81, 86.

IMPROVEMENTS BEGUN BEFORE 31ST JULY, 1931, FOR WHICH COMPENSATION MAY BE PAYABLE

PART I

IMPROVEMENTS FOR WHICH COMPENSATION IS PAYABLE IF CONSENT OF LANDLORD WAS OBTAINED TO THEIR EXECUTION

1	Erection, alteration, or enlargement of buildings.
2	Formation of silos.
3	Laying down of permanent pasture.
4	Making and planting of osier beds.
5	Making of water meadows or works of irrigation.
6	Making of gardens.
7	Making or improvement of roads or bridges.
8	Making or improvement of watercourses, ponds, wells, or reservoirs, or of works for the application of water power or for supply of water for agricultural or domestic purposes.
9	Making or removal of permanent fences.
10	Planting of hops.
11	Planting of orchards or fruit bushes.
12	Protecting young fruit trees.
13	Reclaiming of waste land.
14	Warping or weiring of land.
15	Embankments and sluices against floods.
16	Erection of wirework in hop gardens.
17	Provision of permanent sheep dipping accommodation.
18	In the case of arable land the removal of bracken, gorse, tree roots, boulders, or other like obstructions to cultivation.

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PART II

IMPROVEMENT FOR WHICH COMPENSATION IS PAYABLE IF NOTICE WAS GIVEN TO LANDLORD BEFORE EXECUTION THEREOF

19 Drainage.

PART III

IMPROVEMENTS FOR WHICH COMPENSATION IS PAYABLE WITHOUT CONSENT OF, OR NOTICE TO, LANDLORD OF THEIR EXECUTION

- 20 Chalking of land.
- 21 Clay-burning.
- Claying of land or spreading blaes upon land.
- Liming of land.
- Marling of land.
- 25 Application to land of purchased artificial or other purchased manure.
- Consumption on the holding by cattle, sheep, or pigs, or by horses other thanthose regularly employed on the holding, of corn, cake, or other feeding stuff not produced on the holding.
- Consumption on the holding by cattle, sheep, or pigs, or by horses other than those regularly employed on the holding, of corn proved by satisfactory evidence to have been produced and consumed 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.
- Repairs to buildings, being buildings necessary for the proper cultivation or working of the holding, other than repairs which the tenant is himself under an obligation to execute.