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SCHEDULES

SCHEDULE 1

CONSEQUENTIAL AMENDMENTS—ENGLAND AND WALES

TOWN AND COUNTRY PLANNING ACT 1971

- 11 In section 290(1) (interpretation)—
- (a) the following shall be inserted after the definition of " advertisement " : —
 ““aftercare condition" has the meaning assigned to it by section 30A(2) of this Act;”
 - (b) the following shall be inserted after the definition of " development " :—
 ““ development consisting of the winning and working of minerals" shall be construed in accordance with section 264(1A) of this Act;”
 - (c) the following shall be inserted after the definition of " means of access " : —
 ““ mineral compensation modifications " has the meaning assigned to it by section 178A(8) of this Act;
 " mineral planning authority "—
 - (a) in respect of any site outside Greater London, has the meaning assigned to it by section 1(2B) of this Act; and
 - (b) in respect of any site in Greater London, has the meaning assigned to it by paragraph 4B of Schedule 3 to this Act; " mineral-working deposit" has the meaning assigned to it by section 264(1A) of this Act;”
 - (d) the following shall be inserted after the definition of " purchase notice " : —
 ““ relevant order " has the meaning assigned to it by section 178C(3) of this Act;”
 - (e) the following shall be inserted after the definition of " replacement of open space " : —
 ““ restoration condition " has the meaning assigned to it by section 30A(2) of this Act;
 "restriction on the winning and working of minerals" has the meaning assigned to it by section 178C(1) of this Act;
 " special consultations " has the meaning assigned to it by section 178B of this Act;
 " the statutory maximum " means the prescribed sum within the meaning of section 32 of the Magistrates' Courts Act 1980 (£1,000 or another sum fixed by order under section 143 of that Act to take account of changes in the value of money);”
 - (f) the following shall be inserted after the definition of " statutory undertaker " : —
 ““ steps for the protection of the environment" has the meaning assigned to it by section 51B(3) of this Act;”and

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- (g) the following shall be inserted after the definition of " stop notice " :—
“suspension order " and " supplementary suspension order " have the meanings assigned to them by section 51B of this Act;”.