Status: This is the original version (as it was originally enacted).

## SCHEDULES.

## SCHEDULE H

## MEMORANDUM OF ALLOCATION OF FEU DUTY NOT ENDORSED ON A DEED.

Sections 13, 25.

I, A.B. (designation), immediate lawful superior of the lands and others (or subjects) after-mentioned [with consent of C.D.(designation), heritable creditor under a bond and disposition in security, granted by me in his favour (or as the case may be) for the sum of (insert amount,) dated (insert date) and recorded in (specify Register of Sasines and date of recording)] hereby allocate the original feu-duty of (specify amount) and duplicand thereof [or additional feu-duty of (specify amount)] payable under the feu charter granted by me (or as the case may be) in favour of E.F. (designation), dated (insert date), and recorded in (specify Register of Sasines and date of recording) upon the following portions of the lands and others (or subjects) thereby disponed, namely (first) a feu-duty of £ with £ of augmentation, making a total of  $\pounds$ and duplicand thereof (or as the case may be) on all and whole (describe or refer to a particular description) and (second) a feu-duty of (as above) on all and whole (describe or refer to a particular description).

[To be attested.]