**Status:** This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

## SCHEDULE 2

## SPECIAL CONDITIONS SUBJECT TO WHICH LICENCES AUTHORISING THE USE, OF THE SPECIAL DESIGNATION "PASTEURISED" ARE GRANTED

## Part II

## CONDITIONS APPLYING TO A DEALER'S LICENCE AND A DEALER'S SUPPLEMENTARY LICENCE

**1.** Paragraphs 6 and 7(3) and (4) of Part I of this Schedule shall apply to a dealer's licence and a dealer's supplementary licence as they apply to a pasteuriser's licence.

2. The holder of the licence shall use the special designation only in relation to milk in relation to which the special designation was used in connection with its sale or delivery to him or in relation to which he is authorised by a pasteuriser's licence to use the special designation.

**3.** Where the holder of a dealer's licence or a dealer's supplementary licence is not the holder of a pasteuriser's licence, he shall deliver the milk to the consumer only in the containers in which he received it, the caps or fastenings of such containers remaining unbroken.

**4.** Every retail container shall be marked or labelled in accordance with the Milk Labelling (Scotland) Regulations 1983.

5. Where the holder of the licence takes milk from a bulk container and puts it into another bulk container, the second container shall be closed as soon as possible after the opening of the first container.