Status: This is the original version (as it was originally enacted).

# SCHEDULES

### SCHEDULE 1

### DISCHARGE OF MORTGAGES ETC.: SUPPLEMENTARY PROVISIONS

## **PART II**

DISCHARGE IN PURSUANCE OF ACQUISITION ORDERS

## Savings

- 10 (1) Where any premises are discharged by section 32 from a charge (without the obligations secured by the charge being satisfied by the receipt of the whole or part of the consideration payable), the discharge of those premises from the charge shall not prejudice any right or remedy for the enforcement of those obligations against other property comprised in the same or any other security, nor prejudice any personal liability as principal or otherwise of the landlord or any other person.
  - (2) Nothing in this Schedule shall be construed as preventing a person from joining in the instrument referred to in paragraph 7(1) for the purpose of discharging the premises in question from any charge without payment or for a lesser payment than that to which he would otherwise be entitled; and, if he does so, the persons to whom the consideration payable ought to be paid shall be determined accordingly.