Status: This version of this contains provisions that are prospective.

Changes to legislation: There are currently no known outstanding effects for the Commonhold and Leasehold Reform Act 2002, Paragraph 14. (See end of Document for details)

SCHEDULES

PROSPECTIVE

SCHEDULE 8

ENFRANCHISEMENT BY COMPANY: AMENDMENTS

- 14 (1) Section 25 (application where reversioner fails to give counter-notice or further counter-notice) is amended as follows.
 - (2) In subsection (1), for—
 - (a) "nominee purchaser" (in each place), and
 - (b) "he",

substitute "RTE company".

- (3) In subsection (3), for "participating tenants were" substitute "RTE company was".
- (4) In subsections (4) and (5), for "nominee purchaser" substitute "RTE company".
- (5) In subsection (6)—
 - (a) for "nominee purchaser" (in both places) substitute "RTE company", and
 - (b) for "him" (in both places) substitute "it".

Status:

This version of this contains provisions that are prospective.

Changes to legislation:

There are currently no known outstanding effects for the Commonhold and Leasehold Reform Act 2002, Paragraph 14.