

SCHEDULE

1. The Railways Clauses Consolidation Act 1845(1) shall be amended by inserting, at the end of each of sections 115 (engines to be approved by the company), 116(b) (penalty on persons using improper engines), 117 (carriages to be constructed to company's regulations), 118 (regulations to be in writing, and apply also to company's carriages), 119(c) (penalty on persons using improper carriages) and 120 (owner's name etc to be registered and exhibited on carriages, if required), the following—

“Nothing in this section shall apply to the bringing or use of any rolling stock on track comprised in a network, the person having the management of which for the time being is the holder of a network licence; and in this section “rolling stock”, “track”, “network” and “holder of a network licence” shall be construed in accordance with Part I of the Railways Act 1993.”

(1) 1845 c. 20 (8 & 9 Vict.).