Status: This is the original version (as it was originally enacted).

SCHEDULE 2

ELECTION AND CO-OPTION OF MEMBERS OF DISTRICT SALMON FISHERY BOARDS

PART 1

MEETING OF QUALIFIED PROPRIETORS

Co-optees

- 4 (1) In the co-opting of representatives of salmon anglers and of tenant netsmen under Part 2 below, the number of representatives of salmon anglers and tenant netsmen together shall be less than the number of elected representatives of qualified proprietors.
 - (2) A person who is both an upper and a lower proprietor by virtue of section 40(5) of this Act shall be counted in each capacity for the purposes of sub-paragraph (1) above.
 - (3) A representative of salmon anglers shall be a person whom the board consider to be representative of persons angling for salmon in the district but who is not an upper proprietor in that district.
 - (4) Before co-opting a person as a representative of salmon anglers, the board shall consult such organisations representing salmon anglers in the district as they think fit; but this requirement shall not apply to the filling of a vacancy in accordance with section 47(5) of this Act.
 - (5) A representative of tenant netsmen shall be—
 - (a) a tenant netsman in the district who is not a lower proprietor in that district;
 - (b) a tenant netsman in the district who is a lower proprietor in that district if—
 - (i) there are insufficient tenant netsmen who are qualified or willing to be co-opted and who are not also lower proprietors in that district; and
 - (ii) that person has not been elected to the board of that district as a representative of lower proprietors or as convener; or
 - (c) a lower proprietor in the district who is not a tenant netsman in that district if—
 - (i) there are insufficient tenant netsmen qualified or willing to be coopted, whether or not they are also lower proprietors in that district; and
 - (ii) that person has not been elected to the board of that district as a representative of lower proprietors or as convener,

but a person shall not be disqualified under this sub-paragraph solely by reason of being an upper proprietor in that district or of having been elected to the board of that district as a representative of upper proprietors.