Status: This is the original version (as it was originally enacted).

## SCHEDULES

## SCHEDULE 10

## MINOR AND CONSEQUENTIAL AMENDMENTS

## Army Act 1955 (c. 18)

- 3 (1) Section 210(2) (application of section 205 to Royal Marines) of that Act shall be amended as follows.
  - (2) After paragraph (a) there shall be inserted the following paragraph—
    - "(aa) any reference to an officer of the army reserve shall be construed as including a reference to an officer of the Royal Marines Reserve or a marine officer of the Royal Fleet Reserve;".
  - (3) For paragraph (b) there shall be substituted the following paragraphs—
    - "(b) any reference to a warrant officer, non-commissioned officer or man of the army reserve shall be construed as including a reference to a warrant officer, non-commissioned officer or a marine of the Royal Marines Reserve and to a marine warrant officer or noncommissioned officer or a marine of the Royal Fleet Reserve; and
    - (ba) any reference to the permanent staff of the army reserve shall be construed as including a reference to the permanent staff of the Royal Marines Reserve or the Royal Fleet Reserve."