

## SCHEDULE 5

### Modification of the 2003 Act, the 2009 Act and these Regulations in respect of joint BRS-BID arrangements

#### **Modification of Part 4 of the Local Government Act 2003**

1. Part 4 of the 2003 Act applies in relation to joint BRS-BID arrangements with the following modifications—

- (a) in section 43(2)(a) (additional contributions and action) for “the billing authority which has made the arrangements,” substitute “any of the billing authorities which have made the arrangements,”;
- (b) in section 44 (duty to comply with arrangements) for “the billing authority which made the arrangements” substitute “all of the billing authorities which made the arrangements”;
- (c) in section 46(4) (liability for BRS-BID levy) for “which made the arrangements” substitute “in whose area the hereditament in respect of which that person is liable is situated.”;
- (d) for section 51(4) (power of veto) substitute—
  - “(4) If a billing authority vetoes BRS-BID proposals, it must give notice of the exercise of the veto—
  - (a) to the persons entitled to vote in the ballot; and
  - (b) to each of the other billing authorities to which the proposals relate.”; and
- (e) in section 53 (commencement of BRS-BID arrangements)—
  - (i) in subsection (2) for “The billing authority concerned” substitute “The billing authorities concerned”;
  - (ii) in subsection (7)(a) for “the billing authority concerned” substitute “the billing authorities concerned”.