

counting Quarter in which the tonnage for export supply falls to be adjusted as aforesaid the total receipts from the said adjusted tonnage figure of export supply, computed at the average price per ton for the total export supply in that quarter and the total receipts from the total tonnage figure of inland supply in that quarter shall be adjusted in relation the one to the other in such manner that the combined sum of such adjusted total receipts shall be the same amount before and after such adjustment, and so that when such adjusted receipts for export supply are divided by the said adjusted tonnage figure of export supply and when such adjusted receipts for inland supply are divided by the total tonnage figure of inland supply the resulting respective average prices per ton shall be in the same ratio as the Standard Price Ratio for the same calendar quarter.

98. In the case in any Adjustment Accounting Quarter in which the tonnage for inland supply falls to be adjusted as aforesaid, the total receipts from the said adjusted tonnage figure of inland supply computed at the average price per ton for the total inland supply in that quarter, and the total receipts from the total tonnage figure of export supply in that quarter shall be adjusted in relation the one to the other in such manner that the combined sum of such adjusted total receipts shall be the same amount before and after such adjustment, and so that when such adjusted receipts for inland supply are divided by the said adjusted tonnage figure of inland supply, and when such adjusted receipts for export supply are divided by the total tonnage figure of export supply, the resulting respective average prices per ton shall be in the same ratio as the Standard Price Ratio for the same calendar quarter.

99. The sum so calculated to be deducted from the receipts for such inland supply or export supply as the case may be and added to the receipts from such adjusted export supply or such adjusted inland supply as the case may be so as to maintain in that Adjusting Accounting Quarter the Standard Price Ratio for the same calendar quarter shall be levied on and collected by the Board from and paid by the several Owners by whom the said tonnages of coal for inland supply or export supply from the receipts for which a sum is calculated to be deducted as aforesaid as the case may be were disposed of in the same accounting quarter in proportion to their respective tonnages of such inland supply or export supply as the case may be and shall as may be recovered as aforesaid be distributed by the Board to and amongst the several Owners by whom the said tonnages of coal for export supply or inland supply to the receipts from which a sum is calculated to be added as aforesaid, as the case may be, were disposed of in the same accounting quarter *pro rata* to their respective tonnages as aforesaid:

Provided that sales or supplies of coal by the Associated Lothian Coal Owners Limited effected in compliance with provisions of the Scheme for the control of

the sale and supply of coal shall be taken into account for the purposes of Clauses 93 to 101 as if they were the sales and supplies of the Owners who are members of the said Company.

100. Provided always that in the adjustment of the respective receipts from export and inland supplies in any accounting quarter regard shall first be had to any levies paid or moneys distributed in any manner for facilitating the sale or supply of any class of coal.

101. Provided further that the Control Committee for any Area may at any time propose to the Board that there should be excluded from the aforementioned adjustment or equation of prices coal sold or supplied to any area or place specified in the said proposal and the Board, if they are satisfied that there has been such a change in the circumstances affecting the said adjustment and equation as renders the exclusion of coal sold or supplied to such areas or places fair and equitable, shall give effect to any such proposal.

*District and Area Levies and Penalties and Levies under the Central Scheme."*

14. Clause 37 shall have effect as if—

(a) it were renumbered "102";

(b) for the words "of the Board in its administration of" there were substituted the words "incurred by the Board and by the Co-ordinating Committee in the performance of their respective functions under";

(c) after the words "Central Scheme" there were inserted the words "and for payment of any sums of compensation which may be awarded to Owners under the provisions of the Scheme and which shall be chargeable against all the Owners in the District as provided in the Scheme";

(d) after the word "shall" where that word appears for the third time there were inserted the words "subject as after-mentioned" and

(e) there were added thereto the following new sub-clauses, that is to say:—

"(2) The Board shall collect from the several Owners in each Area and the Owners in each Area shall be bound to pay levies to be imposed by the Board for the purpose of defraying the expenses incurred by the Control Committee and the Sales Committee in each such Area respectively in discharge of their functions under the Scheme and for the purpose of paying any sums of compensation which may be awarded to Owners in each such Area by the Board and which shall be chargeable against the Owners in each such Area as provided in the Scheme.

(3) Any levy made by the Board upon the Owners in an Area in terms of the preceding paragraph shall be calculated and charged against the several Owners in that Area in proportion to the tonnage of coal disposed of from their coal mines in that Area during such period as the Board may determine, but for any such levy the same period shall be taken for all Owners in the Area.

(4) Any Owner who in any prescribed