

14. Clause 25 shall have effect as if—  
 (a) it were renumbered "24"; and  
 (b) in sub-clause (1) thereof the words "the first and" and "subsequent" were omitted.
15. Clause 26 shall have effect as if—  
 (a) it were renumbered "25"; and  
 (b) after the word "representatives" where that word first appears, there were inserted the words "the annual supply basic tonnages of whose coal mines amount to not less than 51 per cent. of the annual supply basic tonnages of all the coal mines".
16. Clauses 27 and 28 shall be renumbered 26 and 27 respectively.
17. Clause 29 shall have effect as if—  
 (a) it were renumbered "28"; and  
 (b) the proviso thereto were omitted.
18. Clauses 30 and 31 shall be renumbered 29 and 30 respectively.
19. Clause 32 shall be omitted.
20. Clause 33 shall have effect as if—  
 (a) it were renumbered "31"; and  
 (b) in paragraph (a) of the proviso thereto the reference were to Clause 28 instead of to Clause 29.
21. There shall be inserted the following Clauses, that is to say:—

*Supply of Coal by Owners.*

32. On and after the 1st day of August, 1936, no Owner shall supply coal from his coal mine otherwise than to or to the order of the Board:

Provided that an Owner may supply coal—

- (a) for use in working the coal mine;
- (b) free or at reduced rates for the use of persons who are or have been employed in or about the coal mine and the dependants of persons who have been so employed; and
- (c) for consumption in any excluded works of that Owner as hereinafter defined.

*Excluded Works.*

33.—(1) Any Owner who claims at any time to be the Owner of or to control or to be controlled by the Owner of any works and who desires to supply coal from his coal mine to those works shall notify the Board and shall give such information about those works and the connection between those works and his coal mine as the Board may require. If they consider any such claim established the Board shall declare that those works are excluded works of that Owner for the purposes of the Scheme.

(2) If at any time an Owner proves to the satisfaction of the Board that he no longer controls or is the owner of or is controlled by the owner of any excluded works or that the qualities of coal required by those works cannot be produced from his coal mine the Board shall declare that those works shall cease to be excluded works.

34.—(1) Where in pursuance of the provisions of Clause 33 of the Scheme the Board have declared any works to be excluded works of any Owner they shall forthwith determine the annual tonnage of coal which may be supplied in any year from the coal mine of that Owner for consumption in his excluded works.

(2) Such annual tonnage shall be determined having regard to the tonnage of coal supplied from the coal mine during the year 1935 for consumption in those works and to the prospective demand for coal from the coal mine for consumption in those works.

(3) Any such annual tonnage may be varied by the Board at any time—

(a) if it appears to the Board that the prospective demand for coal from the coal mine for consumption in those works in any year differs from the annual tonnage in respect thereof; or

(b) if the Board declare that any other works are excluded works of that Owner or that any works cease to be excluded works of that Owner.

(4) Notice of any determination of any such annual tonnage of any coal mine shall forthwith be given to the Owner thereof.

(5) Each Owner may within seven days before the beginning of each month give notice in writing to the Board specifying the proportion of such annual tonnage which he desires to be allocated to that month and subject to the approval of the Board such allocation shall be the monthly tonnage which may be supplied from the coal mine of that Owner in that month for consumption in his excluded works. In default of such notice or if the Board do not approve the proportion specified in such notice the Board shall allocate such monthly tonnage as may be fair and equitable, and notice thereof shall forthwith be given to the Owner.

(6) Any Owner shall upon notice given to him by the Board furnish in writing within the period specified in the notice any information the Board may require to assist them in any determination of such annual or monthly tonnages.

(7) The Board shall determine from time to time the price per ton below which coal or any class of coal shall not be supplied by Owners to their excluded works.

*Sale of Coal by the Board.*

35.—(1) The Board may do all things necessary or expedient for the purchase by them of coal from the Owners and for the proper and efficient conduct of the sale of such coal and without prejudice to the generality of such powers may—

(a) acquire any land, premises or plant required for such purposes, and dispose of any land, premises or plant held by them not then so required;

(b) acquire or arrange for the provision of any trucks, wagons, lorries, barges or other vehicles or vessels for the transport of coal and dispose of any such vehicles or vessels;

(c) enter into agreements with any persons or bodies of persons relating to the terms and conditions of the supply or sale of coal produced in the District or elsewhere; and

(d) grant loans to any Owner in respect of any increase of the stocks of coal normally held by him.

(2) The Board may appoint a Selling Sub-Committee who may be members of the Board or other persons, and who may be paid such remuneration as the Board may