- 3. Clause 21 of the Scheme shall have effect as if:-
 - (i) the word "output" were inserted before the word "standard" wherever that word occurs therein;

(ii) the words "or undertaking" and "or undertakings" were deleted wherever

- those words occur therein; and
 (iii) the words "determined according to the nature of the coal or of the trade, industry or other category of consumer sup-plied" were inserted after the words "classes of coal" where those words first occur therein.
- 4. Clause 22 of the Scheme shall have effect as if the word "output" were inserted after the word "annual".
- 5. Clause 23 of the Scheme shall have effect as if:-
- (i) the word "output" were inserted before the word "standard" wherever that
 - word occurs therein; and
 (ii) the words "or undertaking" were deleted wherever those words occur therein.
- 6. Clause 24 of the Scheme shall have effect as if the words "or undertaking" were deleted.
- 7. The following Clause shall be inserted after Clause 24 of the Scheme, that is to say: -
 - "24A.—(1) Before the 31st day of December, 1934, and subsequently not later than the end of December in each year the Board shall determine for every coal mine the annual standard tonnage for that coal mine in respect of:-
 - (i) coal for export supply, and

(ii) coal for inland supply.

The Board may, if they think fit, further distribute the annual standard tonnages so determined for any such mine among the various classes of coal determined according to the nature of the coal, or of the trade, industry or other category of consumer supplied, produced therefrom:

Provided that such distribution of the standard tonnages among classes of coal shall have effect for all coal mines producing those

classes of coal or any of them.

The first standard tonnages thus determined shall come into force on the 1st day of January, 1935, and subsequently such standard tonnages shall come into force on the 1st day of January in each year. (2) In the determination of standard

- tonnages in respect of coal or any class of coal for export supply and for inland supply the Board shall have regard to all matters relevant to such determination and to the proportions in which coal supplied from the coal mine has been disposed of for export supply and for inland supply respectively:-
 - (i) in the case of the first determination during the 4 years ended 31st December, 1933; and
 - (ii) in the case of subsequent annual determinations during the 12 months ended on the 31st December immediately preceding the determination.
- (3) For the purpose of assisting the Board in the determination of supply standard tonnages every owner shall furnish to the - Board upon notice given to him by the

Board a statement in writing giving any information which the Board may require for that purpose and every owner may submit to the Board together with a statement so required a claim in writing accompanied by any evidence required to substantiate the same in respect of any matters relative to the determination of standard tonnages for his coal mine for export supply or for inland

- 8. Clause 25 of the Scheme shall have effect as if the word "any" were substituted for the word "the" where that word first occurs therein, and the words "in the case of any determination of output standard tonnage and, in the case of any determination of supply standard tonnages, to any matters relevant thereto and to the proportions in which coal supplied from the coal mine has been disposed of for export supply and inland supply respectively during some recent period" were inserted at the end thereof.
- 9. Clause 26 of the Scheme shall have effect as if the word "so" were deleted.
- 10. The following Clauses shall be substituted for Clauses 27 and 28 of the Scheme, that is to say:-
 - "27. The Board may at any time review whether or not at the request of an owner any standard tonnage and determine such revised standard tonnage as may seem to the Board fair and proper having regard in the determination of any standard tonnage in respect of output to the special circumstances of the coal mine and in determining any standard tonnage in respect of coal for export supply or inland supply to any matters relevant to such determination and to the proportions in which coal supplied from the coal mine has been disposed of for export supply and inland supply respectively during some recent period.
- 28. Where after the commencement of the Scheme an owner purchases or otherwise acquires any coal mine, the standard tonnages of the coal mine so acquired, added to the standard tonnages of any other coal mine belonging to such owner, shall constitute the standard tonnages of the combined undertaking, and on any subsequent determination of standard tonnages, such combined undertaking shall be treated in the same way as if the standard tonnages so constituted were the standard tonnages of the combined undertaking under the last previous determination of standard tonnages for the District:

Provided that where an owner purchases or otherwise acquires part only of an undertaking in respect of which standard tonnages have been determined under the Scheme, the proportion of those standard tonnages to be added to the standard tonnages of any other coal mine belonging to such owner shall be determined by the Board and that amount shall be deducted from the standard tonnages of the undertaking of which the part has been so acquired."

- 11. The following Clauses shall be substituted for Clauses 30, 31, 32, 33 and 34 of the Scheme, that is to say:
 - "30.—(1) The Board shall from time to time determine the proportions (hereinafter in the Scheme referred to as "Quotas") of