

the total number of votes recorded for and against the Resolution."

10. Clause 35 of the Scheme shall have effect as if:—

(i) the words "or undertaking" and the words "at the discretion of the Board" were deleted;

(ii) the words "from time to time" were inserted after the word "allocate"; and

(iii) the words "except for the purposes of Clauses 38 to 45 (inclusive) of the Scheme" were inserted after the word "classification".

11. Clauses 38 and 39 of the Scheme shall have effect as if the word "output" were inserted before the word "standard" wherever that word occurs.

12. Clause 40 of the Scheme shall have effect as if:—

(i) the word "output" were inserted before the word "standard" wherever that word occurs;

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

(iii) the words "determined according to the nature of the coal, or of the trade, industry or other category of consumer supplied" were inserted after the word "therefrom".

13. Clause 41 of the Scheme shall have effect as if:—

(i) the words "or undertaking" were deleted, wherever those words occur; and

(ii) the word "output" were inserted before the word "standard" wherever that word occurs.

14. There shall be inserted after Clause 41 of the Scheme the following new Clauses, that is to say:—

"41A.—(i) The Board shall before the 15th December, 1934, determine the Export Supply Standard Tonnage and Inland Supply Standard Tonnage of every coal mine for the period of three months commencing on the 1st January, 1935 (which determination is hereinafter called the first supply determination) and shall on or before the 28th February, 1935, and before each subsequent 28th February determine the Export Supply Standard Tonnage and Inland Supply Standard Tonnage of every coal mine for the period of six months commencing on the next following 1st April and shall on or before the 31st August, 1935, and before each subsequent 31st August determine the Export Supply Standard Tonnage and Inland Supply Standard Tonnage of every coal mine for the period of six months commencing on the next following 1st October.

(ii) The Board may if they think fit further distribute the Export Supply Standard Tonnage and the Inland Supply Standard Tonnage or either of them determined for any coal mine for each or any such period as aforesaid amongst the various classes of coal produced therefrom, such classes to be determined according to the nature of the coal or of the trade, industry or other category of consumer supplied:

Provided that any such distribution of the Export Supply and Inland Supply Standard Tonnages or either of them among classes of coal shall have effect for all coal mines producing those classes of coal or any of them.

41B. The Export Supply and Inland Supply Standard Tonnage of each coal mine for the period of the first supply determination and for each subsequent period of six months as aforesaid shall be determined by the Board in accordance with the following provisions, that is to say:—

(i) The Board shall ascertain the amounts of coal supplied for Export Supply and Inland Supply respectively from each coal mine during such previous period as is hereinafter mentioned (hereinafter called "the relevant period") that is to say (a) in the case of the first supply determination the period of three months ended on 31st March, 1934, (b) when the determination of Export Supply Standard Tonnage and Inland Supply Standard Tonnage is to be made for the period of six months commencing on any 1st April, the period of six months ended on the last preceding 30th September and (c) when such determination is to be made for the period of six months commencing on any 1st October the period of six months ended on the last preceding 31st March.

(ii) The Board shall deduct from the Output Standard Tonnage of each coal mine such amount as shall be determined by the Board as representing the annual proportion in the case of such coal mine of (a) waste and (b) coal to be used for the purpose of working the mine and (c) coal supplied free or at reduced rates for the use of persons who are or have been employed in or about the mine and the dependants of persons who have been so employed.

(iii) Having ascertained the amounts specified in sub-paragraph (i) and made the deduction provided for in sub-paragraph (ii) of this Clause in the case of each coal mine, the Board shall proceed to determine the Export Supply and Inland Supply Standard Tonnages thereof at amounts in the case of the first supply determination together equal to one quarter and in all subsequent determinations together equal to one moiety of the balance remaining after such deduction as aforesaid from the Output Standard Tonnage of such coal mine and respectively bearing such proportion in the case of the first supply determination to one quarter and in all subsequent determinations to one moiety of the said balance as the Board shall think fit having regard to the following matters, that is to say:—

(a) the proportions in which coal supplied by the coal mine during the relevant period was disposed of for export supply and for inland supply respectively but such proportions shall not be so applied as by their application alone to fix the Inland Supply Standard Tonnage of the coal mine at an amount bearing a different ratio to the sum of the Inland Supply Standard Tonnages of all the other coal mines in the District from the ratio borne by the amount of coal actually supplied for Inland Supply by such coal mine in the relevant period to the total amount of coal supplied for Inland Supply by all the other