

All the changes discussed above are desirable and have been found necessary from experience. One cannot say the same about the change proposed for the liquidity ratio of the banks. This is not only a controversial matter but it also impinges on an area in which the Reserve Bank has neither been able to make up its mind nor formulate a sensible policy to meet the ends of planned economic development on which the country has launched. The banks had hitherto to keep 20 per cent of their aggregate liabilities in the form of cash and approved, unencumbered securities, subject to statutory requirements in regard to cash balances. This ratio is now proposed to be raised to 28 per cent, of which 3 per cent being the minimum cash balancers, 25 per cent has to be held either in cash or approved securities. The one intention behind the proposed change is to force the banks to take up more of Government loans and thus to help the borrowing programme. This is undoubtedly one of the legitimate objectives of a monetary policy but surely, this is not the only or even the overriding consideration? The higher liquidity ratio may ensure the success of the government's borrowing programme for the Third Plan, but will it also meet the credit needs of

the private sector and help the latter to fulfil the tasks set to it in the Third Plan? This aspect of the question does not appear to have received the attention it deserves.

The relevant factors to be considered here are the likely deposit resources of the banks and the credit requirements for the private sector during the Third Plan period. The latter was placed by the Governor of the Reserve Bank in one of his recent speeches at Rs 600-700 crores. An estimate of the likely deposit resources of the banks during the Third Plan was attempted in the August 1961 issue of the Reserve Bank *Bulletin*. On the basis of certain assumptions, it was found that an increase in the demand deposits of the order of Rs 320 crores was indicated. Assuming a slightly higher marginal ratio of time deposits to the demand deposits—say of 120 per cent in view of the past trend—the likely growth in term deposits during the Third Plan period would be around Rs 390 crores, given total deposits of the order of Rs 700 crores.

Even taking the credit need at the lower figure mentioned by the Reserve Bank Governor, viz Rs 600 crores, would the banks be able to meet it? Banks have to maintain

a higher liquidity ratio in practice than is prescribed by statute for the smoothness of operations; with a statutory 20 per cent, they gettably maintain a ratio of 25 per cent. So even with the existing statutory provision with regard to cash and securities, the banks would have to keep 20 per cent of Rs 700 crores in cash and securities and would need at least another 5 per cent of liquid assets for operational reasons, i.e., Rs 175 crores. They will then have only Rs 525 crores left for meeting the demand for credit against the minimum of Rs 600 crores mentioned by the Governor of the Reserve Bank as the likely demand. And how are they going to meet credit needs of the above magnitudes if their resources are further curtailed by higher liquidity requirements?

The above arithmetical exercise may not establish anything substantive, but it does illustrate the situation into which a change in the liquidity ratio may force the banking system. Whether it is the private or the public sector makes no difference to the success of the Plan and provision of adequate credit is implicit in the Plan itself. This is a matter into which the Reserve Bank with all its expertise may usefully look again.

States' Right to Mine Coal

THE views expressed in these columns about the compromise reached by Shri K D Malaviya, the Minister for Mines and Fuel, with Dr BC Roy over the long-standing dispute of the West Bengal Government in regard to the State Government's right of exploitation of the coal in its coal bearing lands were based upon a certain assumption in regard to the nature of control actually exercised over the distribution of coal. What this assumption was, was not left vague or even left to be inferred. That assumption was that the scheme of coal distribution in operation was a limited scheme and that in any case, it functioned very perfunctorily. This is rather a question of fact than of interpretation of statutes. Government has powers to control prices and make allocations in respect of several commodities of which

coal is one. And this control can be exercised both under the Essential Commodities Act and under the Industrial Development and Regulations Act. In fact, however, there is no strict allocation of coal; what allocation there is, is indirect, through allotment of railway wagons. If coal were centrally distributed, West Bengal's sole interest in exploiting coal bearing lands acquired by It would be to contribute to the general pool and it was only to the extent it could augment the total supplies of coal that its approved projects, which would be entitled to allotment of coal by the Coal Commissioner. In any case, would have a slightly improved chance of receiving adequate allotment. Its other interest in operating its own coal mines would be to earn profits on its coal mining operations but this was certainly not what attracted Dr Roy,

The reservation of coal mining to the public sector does not rule out mining by the State Governments on their own. Reservation, therefore, exclusively to the National Coal Development Corporation could not be seriously defended, and it is not surprising that all the coal-owning States are still fighting their case in the Supreme Court and that in spite of the settlement reached with West Bengal, the case is proceeding and has not been withdrawn.

The terms of the agreement now released to the press contain nothing at all about modifying or changing central allocation of all coal raised, whether in the public sector or by the private sector. Therefore, so far as the issue of coal allocation is concerned, the agreement reached by Malaviyaji makes no change and this is what one would expect.

In fact, the agreement released to the press very clearly states :

(i) That the State Government shall produce coal of the requisite type and quality only for the purpose of feeding such projects as are included in the all-India Plan, as finalised by the Planning Commission;

(ii) That it must obtain prior approval of the Centre for its programme of coal mining with particular reference to the State Government's approved plans;

(iii) That the operation would be conducted wholly in the public sector by a corporation formed for the purpose in consonance with the Union Government's laws and rules governing mining operations; and

(iv) That the distribution of the coal raised by such State Government corporations will be governed by the appropriate Central Legislation, and rules and orders issued by the Central Government from time to time.

Further, that for its coal mining operation, the State Government will have to find its own resources and that, if any foreign exchange is required for the purpose, the matter will have to be taken up with the Finance Ministry and the Ministry of Mines and Fuel who, as usual, will help the State Government in its efforts.

The only concession made to the State Government, if concession it be, is that, it will receive priority in the matter of allocation from the mines operated by it, but any production which may be surplus to the approved projects of the State Government, will have to be handed over to the Centre or its agency for distribution.

While the State Government own requirements will have price claim on the coal mined from its collieries, this will not mean that the State Government, will forego its claim on the central pool in regard to whatever priority its approved projects may have. There is a clause in the agreement which lays down that if in any particular year, the quantity of coal raised by it is not sufficient to meet the requirements of the approved projects, the Centre will through the Coal Controller, endeavour to meet such deficit, subject to the general

scheme of distribution and provided that the requisite transport is available. There is, however, another clause immediately following which seems to contradict what goes before. The clause in question states that "In case, however, when the phased target of production of coal by the State Government is not reached in a particular year, the Centre will not be responsible for meeting such a deficit".

Does it follow that any State Government which undertakes coal mining on its own thereby opts itself out of the central pool of

distribution of coal? And how can this clause be reconciled with the earlier one which definitely states that in the event of a shortfall in the State Government collieries' production, the deficit will be made good or sought to be made good from the central distribution through the Coal Controller?

To the extent that coal bearing areas, the exploitation of which had been prevented so far by the continuing dispute, will now be opened up, the agreement is a net gain, and not to West Bengal alone.



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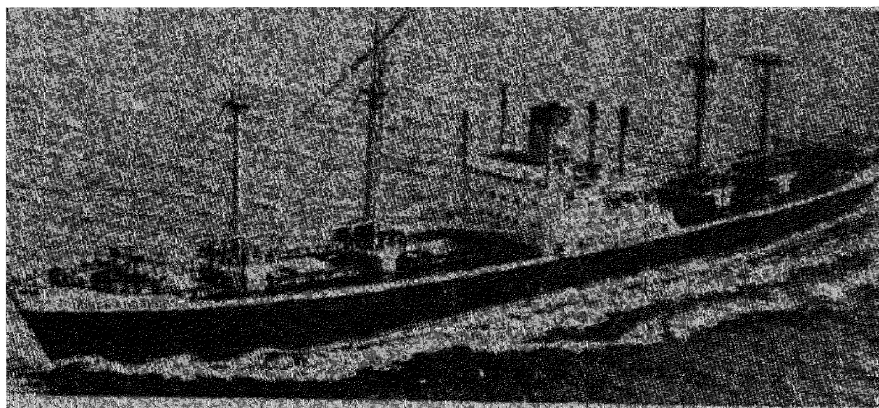
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