

The Rajasthan Sub-Grants Resumption Validation Rules, 1960

RAJASTHAN

India

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Rule

THE-RAJASTHAN-SUB-GRANTS-RESUMPTION-VALIDATION-RULES- of 1960

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The Rajasthan Sub-Grants Resumption Validation Rules, 1960 Published vide Notification No. F. 4 (365) Revenue A/55, dated 17-2-1960 In exercise of the powers conferred by section 5 of the Rajasthan Sub-Grants Resumption Validation Act, 1959 (Rajasthan Act No. 41 of 1959), the State Government does hereby makes the following rules namely :-

1. Short title and commencement.

(1) These rules may be called the Rajasthan Sub-grants Resumption Validation Rules, 1960. (2) These shall come into force at once.

2. Interpretation.

- In these rules, unless there is anything repugnant in the subject or context:-(i)"The Act" shall mean the Rajasthan Sub-Grants Resumption Validation Act, 1959;(ii)"Form" shall mean a form appended to the Resumption Rules;(iii)"Resumption Act" shall mean the Rajasthan Reforms and Resumption of Jagirs Act, 1952 (Rajasthan Act No. VI of 1952);(iv)"Resumption Rules" shall mean -(a)the Rajasthan Land Reforms and Resumption of Jagirs Rules, 1954, and(b)the Rajasthan Land Reforms and Resumption of Jagirs (Compensation and Rehabilitation Bond) Rules, 1956.

3. Submission of claim.

- Every holder of a chakrana muafi subgrant to which the provisions of the Act apply shall, within two months from the date of commencement of these rules, file, in Form No. 5 or 5A, a statement of

claim for compensation and rehabilitation grant, before the Jagir Commissioner, in accordance with the provisions of the Resumption Act and the Resumption Rules: Provided that the Jagir Commissioner may entertain a statement submitted after the period prescribed in this rule if he is satisfied that such holder was prevented by sufficient cause from submitting the statement within the prescribed time.

4. Provision of Resumption Rules to apply.

- The provisions of the Resumption Rules shall, mutatis mutandis, apply to the inquiry into, and the determination of, claims for compensation and rehabilitation grant filed by the holders of chakrana muafi sub-grants to which the provisions of the Act apply.

5. Inquiry and determination of compensation and rehabilitation Grant.

(1) After the inquiry referred to in the preceding rule has been completed, the Jagir Commissioner shall determine, in accordance with the provisions of sub-section (2) section 4 of the Act, -(a) the total amount of compensation and rehabilitation grant payable to the holder of the chakrana muafi sub-grant; and (b) the amount of compensation and rehabilitation grant to which the principal jagirdar would have been entitled, if the chakrana muafi sub-grant had been considered a part of his jagir lands and also the amount paid to jagirdar in excess of such compensation and rehabilitation grant. (2) The total amount of compensation and rehabilitation grant finally determined as payable to the holder of the chakrana muafi sub-grant shall be paid by the Government in accordance with the provisions of the Resumption Act and the Resumption Rules.

6. Notice to and Recovery from principal Jagirdar.

(1) A notice shall be issued to the principal jagirdar calling upon him to refund the excess amount referred to in clause (b) of sub-rule (1) of rule 5 within a period of one month, failing which the amount would be recovered from him as an arrear of land revenue. (2) If the principal jagirdar fails to comply with the notice and to refund the amount within the period of one month, action shall be taken to recover it from him as an arrear of land revenue.