

The Uttar Pradesh Land Revenue (Amendment) Act, 1970 Act 9 of 1970

Keyword(s):

Land Revenue, Bhumidhars, Sirdar, Jot Bahi

Amendment appended: 23 of 1992

DISCLAIMER: This document is being furnished to you for your information by PRS Legislative Research (PRS). The contents of this document have been obtained from sources PRS believes to be reliable. These contents have not been independently verified, and PRS makes no representation or warranty as to the accuracy, completeness or correctness. In some cases the Principal Act and/or Amendment Act may not be available. Principal Acts may or may not include subsequent amendments. For authoritative text, please contact the relevant state department concerned or refer to the latest government publication or the gazette notification. Any person using this material should take their own professional and legal advice before acting on any information contained in this document. PRS or any persons connected with it do not accept any liability arising from the use of this document. PRS or any persons connected with it shall not be in any way responsible for any loss, damage, or distress to any person on account of any action taken or not taken on the basis of this document.

THE UTTAR PRADESH LAND REVENUE (AMENDMENT) ACT, 1970

(U. P. ACT No. 9 OF 1970)

[*Authoritative English Text of the Uttar Pradesh Land Revenue (Sanshodhan)
Adhiniyam, 1970]

AN

ACT

to provide for the preparation of and supply to Bhumidhars and Sirdars in respect of their holdings an extract called Jot Bahi and for matters connected therewith.

IT IS HEREBY enacted in the Twenty-first Year of the Republic of India as follows:—

1. This Act may be called the Uttar Pradesh Land Revenue (Amendment) Act, 1970.

Short title.

Amendment of

2. In section 33 of the U. P. Land Revenue Act, 1901, after sub-section (3), the following sub-sections shall be inserted namely:—

Section 33 of the U.P. Act no. 3 of 1901.

"(4) Every time an annual register is prepared under sub-section (1), the Collector shall, as soon as may be after its preparation, cause to be prepared and supplied to every person recorded as bhumidhar or sirdar a pass book, to be called the Jot Bahi, which shall contain such extracts from the annual register relating to all holdings of which he is so recorded (either solely or jointly with others) and in such manner and on payment of such fee, which shall be realisable as arrears of revenue, as may be prescribed:

Provided that in the case of joint holdings it shall be sufficient for the purposes of this sub-section if the *Jot Bahi* is supplied only to such one or more of the recorded co-sharers as may be prescribed.

Explanation—The Jot Bahi shall be a consolidated pass book for sirdari as well as bhumidhari holdings of a tenure-holder.

- (5) Until a new annual register has been prepared under sub-section (1), every such person shall be entitled, without payment of any extra fee, to get any amendments made in the annual register under sub-section (2) incorporated in his *Jot Bahi*.
- (6) The State Government may make rules to carry out the purposes of this section, including, in particular, rules prescribing the mode of reception in evidence, and of proof in judicial proceedings, of entries in the *Jot Bahi*, and the mode of its revision and authentication up-to-date and for issue of duplicate copies thereof, and the fees, if any, to be charged for any of the said purposes.
- (7) In this section, 'prescribed' means prescribed by rules made by the State Government.
- (8) Nothing in sub-sections (4) to (7) shall apply in relation to any area which is either under consolidation operations or under record operations."
- 3. The Uttar Pradesh Land Revenue (Amendment) Ordinance, 1970 is hereby repealed.

Repeal of U. p. Ordinance no. 3 of 1970.

^{[*}For Statement of Objects and Reasons, please see Uttar Pradesh Gazette (Extraordinary), dated March 16, 1970].

[[]Passed in Hindi by the Uttar Pradesh Legislative Assembly on March 12, 1970 and by the Uttar Pradesh Legislative Council on March 21, 1970].

⁽Received the Assent of the Governor on March 31, 1970 under Article 200, of the Constitution of India and was published in the *Uttar Pradesh Gazette* (Extraordinary), dated April 2, 1970)

THE UTTAR PRADESH LAND REVENUE (AMENDMENT) ACT, 1992

E (U. P. Act No. 23 of 1992)

[As passed by the U. P. Legislature]

AN

 \mathbf{ACT}

further to amend the U. P. Land Revenue Act, 1901.

It is hereby enacted in the Forty-third year of the Republic of India as follows:

(1) This Act may be called the Uttar Pradesh Land Revenue Short title and (Amendment) Act, 1992.

commencement

- (2) It shall be deemed to have come into force on September 24, 1992.
- 2. In section 33 of the U. P. Land Revenue Act. 1901, hereinafter Amendment referred to as the principal Act,

Act no. 3 of 1991

- (a) for sub-sections (4) and (5) the following sub-sections shall be substituted, namely:
 - "(4) The Collector shall cause to be prepared and supplied to every person recorded as bhumidhar, whether with or without transferable rights, asami or Government Lessee a Kisan Bahi (Pass book) which shall contain—
 - (a) such extract from the annual register prepared under sub-section (1) relating to all holdings of which he is so recorded (either solely or jointly with others);
 - (b) details of grants sanctioned to him; and
 - (c) such other particulars as may be prescribed:

Provided that in the case of joint holdings it shall be sufficient for the purpose of this sub-section if Kisan Bahi (Pass book) is supplied to such one or more of the recorded co-sharers as may be prescribed.

- (4-A) The Kisan Bahi (Pass book) referred to in subsection (4) shall be prepared in such manner and on payment of such fee, which shall be realisable as arrears of land revenue, as may be prescribed.
- (5) Every such person shall be entitled, without payment of any extra fee, to get any amendment made in the annual register under sub-section (2) incorporated in his Kisan Bahi (Pass book)."
- (b) in sub-section (6), for the words "Jot Bahi (Pass book)". the words "Kisan Bahi (Pass book)" shall be substituted.

3. (1) The Uttar Pradesh Land Revenue (Amendment) Ordinance; no. of 1992 is hereby repealed.

(2) Notwithstanding such repeal, any thing done or any action taken under the provisions of the principal Act, as amended by the Ordinance referred to in sub-section (1), shall be deemed to have been done or taken under the corresponding provisions of the principal Act, as amended by this Act, as if the provisions of this Act were in force at all material times.

By order,
N. K. NARANG,
Sachiv.

in 1986 to the second of the s

Action of the Constant Constant of the Constan

signada greeks a kaoli de sasta sasta oli billa a sata

encodes— as the notice of the base (in second edge in later).

— Extense: be in the second elected.

(4) 120 (let or sharf rotes () ared and running with a with a without (while and the share of an included and the share of the share

(a) such extract from the annual registor received and an adjust an adjust of which which are an adjust of which which are a such as a contract of the analysis of which are a such as a s

The state of the s

Provided that he the case of joint holdings it shall be a section in Kisan Francisco in August of this sub-section in Kisan Bant Pass hoofd in supplied to such one or more of the recently the recentled of the case in many in prescribed.

esus di constant (se di sessa) l'institució (de el constant (se di sessa) con in successiva (de el constant (d

पी o एस o पू o पी o - ए o री o 183 ला o (विधा o) - (2093) -- 1992 - 850 (में e) L