

Government of Karnataka

No.RD 634 LRM 76

Karnataka Government Secretariat,  
Vidhana Sadhana,  
Bangalore, dated 10th Febr.1977

CIRCULAR

Sub:- Anomaly in the Karnataka Land Reforms  
Amendment Act No.1 of 1974 - Sections  
5 and 15 - Clarifications -

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In view of the omission of the word "continued" in Sec.5(2) of Karnataka Land Reforms Act, 1961 as amended by Act No.1 of 1974 the question whether the benefit of resumption under Sec.15(1) will apply to leases created by a soldier or seaman before 1-3-1974 and continued after 1-3-1974, has been examined thoroughly and in detail.

It is hereby clarified that a lease created by a soldier/seaman before the date of the commencement of the Amendment Act (1-3-1974) can be continued even after the date of the commencement of the Amendment Act and that Sec.15(1) viz., the benefit of resumption, applies not only to the leases created after the Amendment Act came into force but also, to the leases created before but, continued after the coming into force of the Amendment Act 1974.



(B.M. Nagaraj),

Asst. Spl. Officer for Land Reforms & Ex-officio Under Secy. to Govt. Rev. Deptt.

- To
- All the Divisional Commissioners.
- All the Deputy Commissioners/Special Deputy Commissioners.
- All the Assistant Commissioners/Special Assistant Commissioners/Additional Special Assistant Commissioners.
- All the Tahsildars/Special Tahsildars/Additional Special Tahsildars for Land Reforms.
- Spare.

*By*  
*9/3/77*  
*Sub Secy*  
*8/20977*