NOTIFICATION

In exercise of the powers conferred by section 164 of the Tripura State Goods and Services Tax Act, 2017 (Tripura Act No. 9 of 2017), the State Government, on the recommendations of the Council, hereby makes the following rules further to amend the Tripura State Goods and Services Tax Rules, 2017, namely:--

1. (1) These rules may be called the Tripura State Goods and Services Tax (Ninth Amendment) Rules, 2019.

(2) Save as otherwise provided, they shall come into force on the date of their publication in the Official Gazette.

2. In the Tripura State Goods and Services Tax Rules, 2017 (hereinafter referred to as the said rules), with effect from the 1st January, 2020, in rule 36, in sub-rule (4), for the figures and words “20 per cent.”, the figures and words “10 per cent.” shall be substituted.

3. In the said rules, after rule 86, the following rule shall be inserted, namely:--

“86A. Conditions of use of amount available in electronic credit ledger.--

(1) The Commissioner or an officer authorised by him in this behalf, not below the rank of an Assistant Commissioner, having reasons to believe that credit of input tax available in the electronic credit ledger has been fraudulently availed or is ineligible in as much as--

a) the credit of input tax has been availed on the strength of tax invoices or debit notes or any other document prescribed under rule 36-

   i. issued by a registered person who has been found non-existent or not to be conducting any business from any place for which registration has been obtained; or
   
   ii. without receipt of goods or services or both; or

b) the credit of input tax has been availed on the strength of tax invoices or debit notes or any other document prescribed under rule 36 in respect of any supply, the tax charged in respect of which has not been paid to the Government; or

   c) the registered person availing the credit of input tax has been found non-existent or not to be conducting any business from any place for which registration has been obtained; or
d) the registered person availing any credit of input tax is not in possession of a tax
invoice or debit note or any other document prescribed under rule 36,

may, for reasons to be recorded in writing, not allow debit of an amount equivalent to such
credit in electronic credit ledger for discharge of any liability under section 49 or for claim of
any refund of any unutilised amount.

(2) The Commissioner, or the officer authorised by him under sub-rule (1) may, upon being
satisfied that conditions for disallowing debit of electronic credit ledger as above, no longer
exist, allow such debit.

(3) Such restriction shall cease to have effect after the expiry of a period of one year from the
date of imposing such restriction.”.

4. In the said rules, with effect from the 11th January, 2020, in rule 138E, after clause (b),
the following clause shall be inserted, namely:

“(c) being a person other than a person specified in clause (a), has not furnished the statement
of outward supplies for any two months or quarters, as the case may be.”.

By order of the Governor,

(Nagesh Kumar B; IAS)
Joint Secretary
Government of Tripura
Finance Department

Note: The principal rules were published in the Tripura Gazette, Extraordinary Issue, vide
notification No.F.1-11(91)-TAX/GST/2017, dated the 22nd June, 2017, published vide
number 206, dated the 22nd June, 2017 and last amended vide notification No.F.1-11(91)-
TAX/GST/2019(PART), dated the 24th December, 2019, published vide number 2756, dated
the 26th December, 2019.