WHEREAS, in the situation emerged due to the outbreak of Novel Coronavirus (Covid-19), nationwide Lockdown has been declared by the Government of India to combat this challenge;

AND WHEREAS, the Government of India has decided and advised vide D.O. letter No Z-20025/34/2015-LRC(Pt) dated 05-05-2020 of Ministry of Labour and Employment, Shram Shakti Bhawan, New Delhi, for bringing certain labour reforms in the State;

AND WHEREAS, Section 9B of the Industrial Disputes Act, 1947 confers power to the State Government to exempt any class of industrial establishments or any class of workmen employed in any industrial establishment from the application of the provisions of Section 9A of the said Act and the Government of Tripura has also decided to undertake those labour reforms on priority basis;

NOW, THEREFORE, in exercise of the powers conferred by Section 9B of the Industrial Disputes Act, 1947, the Government of Tripura hereby directs that, the provisions of the Section 9A, so far it relates to the matter specified under item no.11 of the Fourth Schedule, shall not apply to any Industrial Establishment or to any workmen employed in any Industrial Establishment, where less than 300 workers are employed."

This is issued in supersession of this Department’s previous notification No. F.86 (2)-LAB/IDA/86/3846-30. Dated, 27/05/2020 and will remain in force till further order.

By Order of the Governor

(Tasmita Debbarma)
Dy. Secretary to the Government of Tripura.