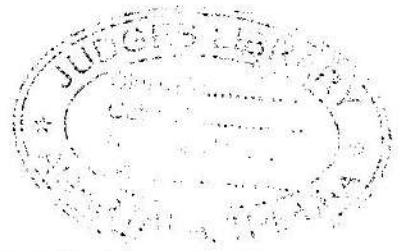


**The Tripura Scheduled Castes and Scheduled  
Tribes Reservation Act, 1991.**

**As Amended upto 4<sup>th</sup> Amendment dt. 02.11.2020.**





TRIPURA ACT NO. 5 OF 1991

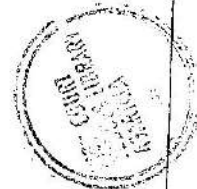


GOVERNMENT OF TRIPURA

**The Tripura Scheduled Castes  
and Scheduled Tribes  
Reservation Act, 1991**

*(As amended upto February, 2006)  
20th Dec. 2018)*

DEPARTMENT FOR WELFARE OF SCHEDULED CASTES,  
OTHER BACKWARD CLASSES & MINORITIES  
AND  
TRIBAL WELFARE DEPARTMENT



Barcode 0023390



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Bavade 0023390





Published in the  
EXTRAORDINARY ISSUE OF TRIPURA GAZETTE

Agartala, Saturday, August, 31, 1991 A.D.

Bhadra 9, 1913 S.E.

GOVERNMENT OF TRIPURA  
LAW DEPARTMENT

No. F. 10(5)-Law/Leg/90

Dated, Agartala, August 14, 1991

The following Act of the Tripura Legislative Assembly received the assent of the Governor on the 26th July, 1991 and is hereby published for general information.

[The Tripura Scheduled Castes and Scheduled Tribes  
Reservation Act, 1991]<sup>1</sup>

AN  
ACT

to provide for reservation of vacancies in services and posts for the members of the Scheduled Castes and the Scheduled Tribes.

[WHEREAS the Scheduled Castes and the Scheduled Tribes who are under privileged section of the society are not adequately represented in the services and posts under the State of Tripura and it is expedient to provide reservation for them in the services and posts under the State of Tripura;

AND

WHEREAS adequate number of qualified and eligible Scheduled Caste and Scheduled Tribe candidates for appointment to various services and posts under the State are not available and it is expedient to provide for them reservation of seats in educational institutions, higher studies and training to make qualified and eligible Scheduled Caste and Scheduled Tribe candidates available for appointment to various services and posts and for their educational advancement;

AND

WHEREAS it is expedient to regulate the issuance and cancellation of community certificates and check false claims to belong to the Scheduled Castes or Scheduled Tribes and prescribe punishment for those who obtain or have obtained false community certificates and matters connected therewith or incidental thereto;

AND

WHEREAS it is necessary to amend some of the existing provisions of "The Tripura Scheduled Castes and the Tripura Scheduled Tribes (Reservation of vacancies in services and posts) Act, 1991" to bring it in conformity with the various court rulings;]<sup>2</sup>

It is hereby enacted by the Legislative Assembly of Tripura in the Forty Second year of the Republic of India as follows :-

- 
1. Substituted for "The Tripura Scheduled Castes and Scheduled Tribes (Reservation of Vacancies in Services and Posts) Act, 1991" by The Tripura Scheduled Castes and Scheduled Tribes (Reservation of Vacancies in Services and Posts) (Second Amendment) Act, 2005, shortly called "the 2nd Amendment Act, 2005" as assented to by the Governor on 14.2.2006.
  2. Substituted by the 2nd Amendment Act. 2005

1. Short title, extent and commencement.

- (1) This Act may be called [The Tripura Scheduled Castes and Scheduled Tribes Reservation Act, 1991]<sup>1</sup>
- (2) It extends to the whole of Tripura.
- (3) It shall come into force on such date as the State Government may, by notification in the official gazette, appoint.\*

2. Definitions.

In this Act, unless the context otherwise requires ---

(a) "Appointing authority" in relation to a service or post in an establishment, means the authority empowered to make appointment to such service or post ;

[(b) Community certificate means a certificate issued by the competent authority indicating therein the Caste or Tribe, as the case may be, to which a person belongs;

(c) Competent Authority means an officer or authority empowered by this Act or the rules made there-under or by the Government by notification to perform the functions of the competent authority under this Act or the rules made there-under;

(d) Educational Institution means any School, College, Polytechnic Institute, Industrial Training Institute, Institute for Nursing or Midwifery or any other institute for imparting education or training under the control of any Board or University established by an Act of the Parliament or State Legislature and is owned or aided by the State Government;]<sup>2</sup>

(e)<sup>3</sup> "Establishment" means [any office under the State]<sup>4</sup>, a local or statutory authority constituted under the constitution of India or any other law for the time being in force or a Corporation in which not less than fifty one percent of the paid-up share capital is held by the State Government and includes Universities and Colleges affiliated to the Universities, Primary and Secondary Schools and also other educational institutions which are owned or aided by the State Government and also includes an establishment in Public Sector ;

---

1. Substituted for "The Tripura Scheduled Castes and Scheduled Tribes (Reservation of vacancies in services and Posts) Act, 1991 by the 2nd Amendment Act, 2005.

2. Inserted by the 2nd Amendment Act, 2005

3. Substituted for "(b)" by the 2nd Amendment Act, 2005

4. Substituted for " any office of the State Government" by the 2nd Amendment Act, 2005

\* The Act was given force with effect from the 2nd day of October, 1992 vide Notification No.F.2-146/SCW/GL/90 dated the 17th September, 1992 published in the Tripura Gazette, Extraordinary issue dated the 2nd October, 1992.

- (f)<sup>1</sup> "Establishment in public sector" means any industry, trade, business or occupation owned, controlled or managed by –
- [(i) the State; or]<sup>2</sup>
- (ii) a Government Company as defined in Section 617 of the Companies Act, 1956 or a Corporation established by or under a Central or State Act in which not less than fifty one percent of the Paid-up share capital is held by the State Government, or
- (iii) a local or statutory authority constituted under the Constitution of India or any other law for the time being in force.
- (g)<sup>3</sup> "Establishment in private sector" means any industry, trade, business or occupation which is not an establishment in Public Sector ;
- [(h) False community certificate means a Scheduled Caste certificate obtained by a person who does not actually belong to any of the Scheduled Castes or a Scheduled Tribe certificate obtained by a person who does not actually belong to any of the Scheduled Tribes;
- (i) Government means the Government of Tripura;
- (j) Local authority includes a Municipality or a Municipal Council, a Notified Area Authority, a Zilla Parishad, a Block Panchayat Samiti, or a Gram Panchayat etc ;
- (k) Notification means a notification published in the Tripura Gazette and the word "notified" shall be construed accordingly;
- (l) Prescribed means prescribed by rules made under this Act;
- (m) Recruitment year means a period of twelve months beginning from the first day of April;
- (n) Schedule means the schedule appended to this Act;
- (o) Scheduled Castes or Scheduled Tribes shall have the same meaning as has been assigned to them respectively in Clause(24) and Clause (25) of Article 366 of the Constitution of India ;]<sup>4</sup>

---

1. Substituted for "(c)" by the 2nd Amendment Act, 2005

2. Substituted for "the State Government or any Department of the State Government, or" by the 2nd Amendment Act, 2005.

3. Substituted for "(d)" by the 2nd Amendment Act, 2005

4. Inserted by the 2nd Amendment Act, 2005

Act not to apply in relation to certain establishment.

This act shall not apply in relation to -

- (a) any employment under the Central Government ;
- (b) any employment in domestic service.

Reservation for Scheduled Castes and Scheduled Tribes [in services and posts under the State]<sup>2</sup> to be filled up by direct recruitment.

[(1) Reservation for the Scheduled Castes and the Scheduled Tribes in any vacancy or vacancies in services or posts in an establishment which are to be filled up by direct recruitment]<sup>3</sup> shall be regulated in the following manner, namely -

**[(a) There shall be seventeen percent reservation for the Scheduled Castes and thirty one percent reservation for the Scheduled Tribes in the manner as set out in the schedule;]<sup>4</sup>**

[Provided that the State Government may from time to time review the implementation of the reservation policy and take adequate measures including increase of percentage mentioned in sub-section (a) above]<sup>5</sup>

(b) The candidates belonging to the Scheduled Castes and the Scheduled Tribes who qualify for selection on merit shall be included in the general list and not against reserved quota ;

(c) Fees, if any, prescribed for any examination for selection to any service or post shall be reduced to one-fourth in the case of candidates belonging to the Scheduled Castes and the Scheduled Tribes ;

(d) The members of the Scheduled Castes and the Scheduled Tribes shall be entitled to a concession of five years over the prescribed maximum age limit for appointment to any service or post. **[and also for admission to educational institutions and undergoing any kind of training]<sup>6</sup>**

1. Omitted by the 2nd Amendment Act, 2005.

2. Substituted for "in vacancies" by the 2nd Amendment Act, 2005

3. Substituted by the 2nd Amendment Act, 2005

4. Substituted by the 2nd Amendment Act, 2005

5. Inserted by the Tripura Scheduled Castes & Scheduled Tribes (Reservation of Vacancies in Services and Posts) (First Amendment) Act, 1997, shortly called The "First Amendment Act, 1997"

6. Inserted by the 2nd Amendment Act, 2005.



[4. (2)]<sup>1</sup> Reservation for Scheduled Castes and Scheduled Tribes [in any vacancy or vacancies in services or posts under the State]<sup>2</sup> to be filled up by promotion.

(....)<sup>3</sup> Reservation for(....)<sup>4</sup> the Scheduled Castes and the Scheduled Tribes [in any vacancy or vacancies in services or posts under the State]<sup>5</sup> to be filled up by promotion in any establishment shall be regulated in the following manner, namely : ---

[(a) There shall be seventeen percent reservation for the Scheduled Castes and thirty-one percent reservation for the Scheduled Tribes as set out in the schedule;]<sup>6</sup>

[Provided that the State Government may from time to time review the implementation of the reservation policy and take adequate measures including increase of percentage mentioned in sub-section (a) above.]<sup>7</sup>

( ....)<sup>8</sup>

[(b)]<sup>9</sup> The candidates belonging to the Scheduled Castes and the Scheduled Tribes who qualify for selection on merit shall be included in the general list and not against reserved quota.

[5. Reservation for Scheduled Castes and Scheduled Tribes in educational Institutions, in selection of students for higher studies and in selection of candidates and in-service personnel for higher studies and training:

(a) There shall be seventeen percent reservation for the Scheduled Castes and thirty-one percent reservation for the Scheduled Tribes in admission of students to educational institutions, in selection of candidates and in-service personnel for higher studies or training;

Provided that the State Government may, from time to time, review the implementation of the reservation policy and take adequate measures including increase of percentage of reservation as mentioned in Sub-Section (a) above;

(b) The candidates belonging to the Scheduled Castes and the Scheduled Tribes who qualify for selection on merit, shall be included in the general list and not against the reserved quota.]<sup>10</sup>

- 
1. Substituted for Section "(5)" by the 2nd Amendment Act, 2005
  2. Substituted for "in vacancies" by the 2nd Amendment Act, 2005.
  3. Omitted "the" by the 2nd Amendment Act, 2005.
  4. Omitted "members of" by the 2nd Amendment Act, 2005.
  5. Substituted for "in vacancies in services or posts" by the 2nd Amendment Act, 2005.
  6. Inserted by the 2nd Amendment Act, 2005.
  7. Inserted by the First Amendment Act, 1997.
  8. Deleted "(b)" by the 2nd Amendment Act, 2005
  9. Clause "C" renumbered as Clause "b" by the 2nd Amendment Act, 2005
  10. Inserted by the 2nd Amendment Act, 2005

6. Power to exempt.

(1) If the State Government is of opinion that the reservation for members of the Scheduled Castes or the Scheduled Tribes shall not be applied to any specialised service or post in view of the specialised qualification or experience necessary and in absence of such qualified candidates from amongst the Scheduled Castes and the Scheduled Tribes the State Government may, by notification published in the official gazette, exempt such service or post, from the operation of this Act.

(2) Every notification under Sub-Section (1) shall be laid, as soon as it is published, before the Tripura Legislative Assembly.

17. Maintenance and inspection of records and submission of annual report :

(1) Every authority shall maintain such records as may be prescribed and on requisition of the competent authority produce the same for inspection;

(2) Every appointing authority shall furnish to the State Government an annual report on appointments made by it during the previous recruitment year and shall also furnish to the State Government such other reports or information as may be required;

(3) Any officer authorized by this Act or by the rules made there-under or by the State Government in that behalf may inspect any record or document which are maintained in relation to the provisions of this Act and the rules made there-under;

(4) It shall be the duty of every authority to produce the records or documents for inspection by the officer authorized under Sub-Section (3) and furnish such information and offer such assistance as may be necessary for him to carry out his functions under this Act or the rules made there-under;

(5) Notwithstanding anything contained in the Tripura Civil Service (Conduct) Rules, 1988 or in any other rules or orders, any member of the Scheduled Castes or Scheduled Tribes who is adversely affected on account of non-compliance with any provision of this Act or the rules made there-under may directly bring the fact to the notice of the State Government by an application and on such application being made by him the State Government or an authority empowered by the State Government may call for such records and take such decision thereon as it may deem fit;<sup>1</sup>

---

1. Inserted by the 2nd Amendment Act, 2005

[(6) The State Government, of its own may, at any time, call for any record or records maintained under the provisions of this Act or the rules made there-under, review any order or decision and pass such order or orders or take such decision, not inconsistent with the provisions of this Act and the rules made there-under, as it may deem fit;

(7) Any order or orders passed or decision taken under Sub-Section(5) and (6) shall be final and binding on all concerned]<sup>1</sup>

[8. Offences and Penalties:

(1) (a) If an appointing authority makes any appointment in contravention of the provisions of Section 4 of the Act or the rules made there-under, he shall, on conviction, be punishable with simple imprisonment for a term which may extend to five years and also with fine which may extend to rupees ten thousand. In addition, the State Government may, if it considers necessary, draw up disciplinary proceedings against such appointing authority for punishment under the service rules;

(b) Nothing contained in Sub-Section(1)(a) above shall apply in relation to an appointment to any service or post of which the appointing authority is the Governor;

(c) If any authority who is authorized to authenticate orders of the Governor, issues or causes to be issued an order of appointment of which the appointing authority is the governor, in contravention of Section 4(a) of the Act or the rules made there-under, shall, on conviction, be punishable with imprisonment and fine as provided in Sub-section(1) (a) above;

(2) Whoever, having authority to admit, recommend, select or nominate any student to any educational Institution, admits, recommends or selects or nominates any student for higher studies or whoever having authority to admit, recommend, select or nominate any candidate or in-service personnel for higher studies or training, admits, recommends, selects or nominates any candidate in violation of Section 5 of the Act or the rules made there-under shall, on conviction, be punishable with imprisonment and fine as provided in Sub-Section(1) (a) above ;]<sup>1</sup>

---

1. Inserted by the 2nd Amendment Act, 2005

[ (3) Whoever violates the provisions of Section 7 shall, on conviction, be punished with imprisonment and fine as provided under Sub-Section (1)(a) above;

(4) Whoever, not being a person belonging to the Scheduled Castes or Scheduled Tribes, obtains or has obtained a community certificate in his favour from the competent authority by -

(a) furnishing false information; or

(b) giving false statement or declaration / misrepresenting facts or]<sup>1</sup>

[(c) adopting any other fraudulent means:

shall, on conviction, be punishable with rigorous imprisonment for a term which may extend to five years and also with fine which may extend to rupees ten thousand;

Provided that any plea of the accused that the competent authority was satisfied after inquiry to issue in his favour the community certificate in question shall not be a defence;

(5) Whoever, not being a person belonging to the Scheduled Caste or Scheduled Tribe, gets elected to any elective office reserved for the Scheduled Castes or the Scheduled Tribes on the basis of a false community certificate, shall on conviction, be punishable with rigorous imprisonment for a term which may extend to five years and also with fine which may extend to rupees ten thousand. Election of such person to the elective office in question shall also be void and the person concerned shall be deemed to have been debarred from contesting any election for a period of six years from the date of such conviction;

(6) Whoever, not being a person belonging to the Scheduled Tribes, secures or has secured any benefit or protection available only to Scheduled Tribes under any rules, regulations or notification made under the Sixth Schedule of the Constitution of India or any other law for the time being in force in the Sixth Schedule area shall, on conviction, be punishable with imprisonment and fine as provided in Sub-Section (4) above;

(7) Any person or authority, who, while performing the functions of a competent authority under this Act or the rules made there-under, intentionally or with full knowledge that a person applying for issue of Scheduled Caste or Scheduled Tribe certificate does not actually belong to the Scheduled Castes or Scheduled Tribes, issues in favour of such person a community certificate shall, on conviction, be punishable with imprisonment and fine as provided in Sub-Section (1)(a) above;]<sup>1</sup>

---

1. Inserted by the 2nd Amendment Act, 2005

[(8) Whoever intentionally gives any false report, information or evidence before any competent authority under this Act or rules made there-under with full knowledge that a person claiming himself to be a member of the Scheduled Castes or Scheduled Tribes does not actually belong to the Scheduled Castes or Scheduled Tribes, shall be punishable with imprisonment and fine as provided under Sub-Section (1) (a) above;]<sup>1</sup>

[(9) Where no express provision for punishment of a person for contravention of any provision of this Act has been made, the person contravening any such provision of this Act shall be punishable with imprisonment and fine as provided under sub-Section (1)(a) above;

(10) Whoever abets any offence punishable under this Act or the rules made there-under shall, on conviction, be punishable with imprisonment and fine as provided for that offence;

(11) (a) Notwithstanding anything contained in any other law or service rules, whoever, not being a person belonging to the Scheduled Castes or the Scheduled Tribes, secures or has secured any appointment to any service or post on the basis of false certificate in any establishment under the State shall, on cancellation of the community certificate, be forthwith terminated from the service or post;

(b) Whoever not being a person belonging to the Scheduled Castes or the Scheduled Tribes secures or has secured any admission or selection for admission to any educational institution for any study or training against a seat reserved for the Scheduled Castes or the Scheduled Tribes or enjoys any benefit or concession of the Scheduled Castes or the Scheduled Tribes shall, on cancellation of his community certificate, be forthwith debarred from the educational institution and any other benefit or concession being enjoyed by him as aforesaid shall forthwith be withdrawn. Any amount paid to such person by way of stipend, scholarship, grant, allowance, educational loan etc. on the basis of the false community certificate shall also be recovered from him as arrears of land revenue;

(c) Any degree or diploma or any other educational qualification acquired by such person on the basis of a false community certificate, shall, on cancellation of the false community certificate obtained by him, also stand cancelled;]<sup>1</sup>

---

<sup>1</sup> Inserted by the 2nd Amendment Act, 2005

[9. Power to try offences summarily:

Notwithstanding anything contained in the Code of Criminal Procedure, 1973 (Act No. 2 of 1974) every offence punishable under this Act and the rules made there-under may be tried summarily by a Magistrate of the first class.]<sup>1</sup>

10. Offences to be cognizable:

Notwithstanding any thing contained in the Code of Criminal Procedure, 1973, (Act No. 2 of 1974) all offences under this Act and the rules made there under shall be cognizable and non-bailable.

11. Onus of Proof:

When in any proceeding under this Act or the rules made there under the question is whether a person belongs to the Scheduled Caste or Scheduled Tribe, the onus of proof shall be on the person who claims himself to be member of the Scheduled Castes or the Scheduled Tribes, as the case may be.

12. Bar of jurisdiction of Courts:

(1) No order passed or proceedings taken by any officer or authority under this Act or the rules made there-under shall be called in question in any court of law lower than the court of the District Session Judge.

(2) No Civil Court shall entertain or continue any suit or proceeding or shall pass any decree or order or execute wholly or partially any decree or order, if the claim involved in such suit or proceeding or if the passing of such decree or order or if such execution would, in any way, be contrary to any of the provisions of this Act or the rules made there-under.]<sup>1</sup>

[13]<sup>2</sup> Cognizance of Offences.

No prosecution for an offence under this Act shall be instituted except by or with the sanction of the State Government.

---

1. Inserted by the 2nd Amendment Act, 2005

2. Substituted for "(8)" by the 2nd Amendment Act, 2005

[14]<sup>1</sup> [Indemnity for acts done in good faith]<sup>2</sup>

No suit, prosecution or other legal proceeding shall lie against any person for anything which is in good faith done or intended to be done under this Act.

[15]<sup>3</sup> Power to remove difficulties -

(1) If any difficulty arises in giving effect to the provisions of this Act, the State Government may, by order published in the Official Gazette, make such provisions, not inconsistent with the provisions of this Act as appear to it to be necessary or expedient for removing the difficulty ;

Provided that no such order shall be made after expiry of a period of two years from the date of commencement of this Act.

(2) Every order made under this section shall, as soon as may be after it is made, be laid before the Tripura Legislative Assembly.

[16. Act to override other laws

Save as expressly provided in this Act, the provisions of this Act and the rules made there-under shall have effect notwithstanding anything inconsistent therewith contained in any other law, rules, regulations or orders for the time being in force or any decree or order of any Court or other authority]<sup>4</sup> (.....)<sup>5</sup>

[17.]<sup>6</sup> Power to make rules.

(1) The State Government may make rules for carrying out the purposes of this Act.

(2) In particular and without prejudice to the generality of the foregoing powers such rules may provide for all or any of the following matters, namely -

(a) The form in which every establishment shall submit annual report to the State Government regarding the number of persons recruited in such establishment.

---

1. Substituted for "(9)" by the 2nd Amendment Act, 2005

2. Inserted by the 2nd Amendment Act, 2005.

3. Substituted for "(10)" by the 2nd Amendment Act, 2005

4. Inserted by the 2nd Amendment Act, 2005

5. Deleted "(11)" by the 2nd Amendment Act, 2005

6. Substituted for "(12)" by the 2nd Amendment Act, 2005

(b) Any other matter which has to be or may be prescribed by rules made in this behalf.

(3) In making any rule the State Government may direct that a breach thereof shall be punishable [with imprisonment which may extend to five years and also with fine which may extend to rupees ten thousand.]<sup>1</sup>

(4) Every rule made under this Act shall be laid as soon as may be after it is made before the Legislative Assembly while it is in session for a total period of not less than fourteen days which may be comprised in one session or in two or more successive sessions and if before the expiry of the session in which it is so laid for the session aforesaid the Legislative Assembly makes any modification in the rule or decides that the rule shall not be made the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be ; so, however that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

---

1. Substituted for "with fine which may extend to five thousand rupees" by the 2nd Amendment Act, 2005.

"THE SCHEDULE  
(See section 4 and 5)

1. The reservation for the Scheduled Castes and the Scheduled Tribes in the services or posts both in case of direct recruitment and promotion in an establishment shall be given effect to in accordance with two rosters, namely- the HUNDRED POINT ROSTER as shown in table (a) below and the REPLACEMENT ROSTER as shown in table (b) below:-

(a) THE HUNDRED-POINT ROSTER:

Roster Point No.	Meant for	Roster Point No.	Meant for
1	Unreserved	30	Unreserved
2	Scheduled Tribe	31	Scheduled Tribe
3	Unreserved	32	Unreserved
4	Scheduled Caste	33	Scheduled Caste
5	Unreserved	34	Unreserved
6	Scheduled Tribe	35	Scheduled Tribe
7	Unreserved	36	Unreserved
8	Scheduled Tribe	37	Scheduled Tribe
9	Unreserved	38	Unreserved
10	Scheduled Caste	39	Scheduled Caste
11	Unreserved	40	Unreserved
12	Scheduled Tribe	41	Scheduled Tribe
13	Unreserved	42	Unreserved
14	Scheduled Caste	43	Scheduled Tribe
15	Unreserved	44	Unreserved
16	Scheduled Tribe	45	Scheduled Caste
17	Unreserved	46	Unreserved
18	Scheduled Tribe	47	Scheduled Tribe
19	Unreserved	48	Unreserved
20	Scheduled Caste	49	Scheduled Caste
21	Unreserved	50	Unreserved
22	Scheduled Tribe	51	Unreserved
23	Unreserved	52	Scheduled Tribe
24	Scheduled Tribe	53	Unreserved
25	Unreserved	54	Scheduled Tribe
26	Unreserved	55	Unreserved
27	Scheduled Caste	56	Scheduled Caste
28	Unreserved	57	Unreserved
29	Scheduled Tribe	58	Scheduled Tribe

59	Unreserved	80	Unreserved
60	Scheduled Tribe	81	Scheduled Caste 7
61	Unreserved	82	Unreserved
62	Scheduled Caste 6	83	Scheduled Tribe
63	Unreserved	84	Unreserved
64	Scheduled Tribe	85	Scheduled Caste 4
65	Unreserved	86	Unreserved
66	Scheduled Tribe	87	Scheduled Tribe
67	Unreserved	88	Unreserved
68	Scheduled Caste 6	89	Scheduled Tribe
69	Unreserved	90	Unreserved
70	Scheduled Tribe	91	Scheduled Caste
71	Unreserved	92	Unreserved
72	Scheduled Tribe	93	Scheduled Tribe
73	Unreserved	94	Unreserved
74	Scheduled Caste 6	95	Scheduled Tribe
75	Unreserved	96	Unreserved
76	Unreserved	97	Scheduled Caste
77	Scheduled Tribe	98	Unreserved
78	Unreserved	99	Scheduled Tribe
79	Scheduled Tribe	100	Unreserved

(b) THE REPLACEMENT ROSTER:

Roster for Direct Recruitment/Promotion for a Cadre Strength up to 3 posts.

<u>Cadre Strength</u>	<u>Initial Recruitment</u>	<u>To be replaced by</u>
1.	UR	UR
2.	ST	SC
3.	UR	UR

Note : For a cadre strength up to 3 posts, post No. 1 and 3 are unreserved and post No. 2 is reserved for the Scheduled Tribes. Post No. 1 and 3 are earmarked as unreserved and these points would continue to be treated as unreserved for the replacement purpose. Post No. 2 shall initially be filled by a Scheduled Tribe candidate and the next replacement shall be made by a Scheduled Caste candidate. All other subsequent replacements shall be made by rotation between the Scheduled Castes and the Scheduled Tribes candidates.

2. The above-mentioned two rosters are post-based rosters to determine the entitlement of the reserved category of persons to the quota reserved for them. The roster is not to determine seniority.
3. There shall be separate roster for direct recruitment and for promotion.
4. Any higher Grade in any service or post which has the element of selection and rejection on the basis of seniority-cum-merit or merit-cum-seniority shall constitute promotion.
5. Within each category of service or post roster shall be maintained separately for (i) permanent appointment and temporary appointment likely to continue indefinitely, (ii) ad-hoc appointment or entrustment, in any form or manner to an officer of lower rank, of the charge and powers of a higher post, and (iii) contingent appointment.
6. Where the number of posts in any service or cadre permits reservation to be made for all the reserved categories, the 100-point roster as shown at para-1(a) above shall be applicable and where the number of posts in any service or cadre is too small to permit reservation to be made for all the reserved categories, the replacement roster as shown at para-1(b) above shall be applicable.
7. The rosters are to be operated on the principle of replacement and not as a running account as hitherto done.
8. At the time of initial operation of the roster the actual percentage of representation of the reserved categories in any service or post shall be determined afresh and if the total representation of any particular reserved category exceeds the prescribed percentage or if the total representation of all the reserved categories exceeds 50%, the excess shall be adjusted in future recruitments and the existing incumbents shall not be disturbed.

9. For the purpose of calculation of the representation of the reserved category of persons in any service or post the total number of direct recruits and promotes in the services or posts shall be taken into account.

10. If, for want of any reserved category of person or for any other reason, any reserved post cannot be filled in any recruitment year, the roster point shall be kept vacant till the post is filled by a person of appropriate reserved category.

Provided that in case of non-availability of Scheduled Caste/Scheduled Tribe candidate(s) unfilled reserved post(s) may be filled by exchange between Scheduled Tribes and Scheduled Castes according to the procedure prescribed.

11. A reserved post may be filled by a person of un-reserved category only when the reserved post is de-reserved according to the procedure prescribed.

12. The back-log of reserved posts is to be determined afresh on the basis of the post-based rosters mentioned above.

13. Isolated individual posts and small cadres may be grouped together with the posts of the same class for the purpose of reservation taking into account the status, salary and qualifications prescribed for the posts in question.

14. There shall be 3% reservation for the Physically handicapped and 2% reservation for the Ex-serviceman only in direct recruitment. Physically handicapped and Ex-serviceman of Scheduled Caste category, Scheduled Tribe category and un-reserved category shall be accommodated respectively against the points reserved for the Scheduled Castes, the Scheduled Tribes and the Unreserved points of the 100 Point Roster. However, where posts are more than 400, the roster point shall stand extended up to 400 point to accommodate all categories i.e. Scheduled Castes, Scheduled Tribes & Unreserved. But where posts are less than 400, the reservation will be on replacement basis against the posts ear-marked and shown category-wise i.e. Scheduled Castes, Scheduled Tribes & Unreserved. The reservation for the physically handicapped and ex-servicemen shall be made according to the post based 100-point roster as well as the replacement roster in the following manner :

## **2. Amendment of Schedule :-**

Clause 14,15 & 16 of the SCHEDULE, appended to the Principal Act, are deleted.

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Deleted by the Tripura Scheduled Castes and Scheduled Tribes Reservation (Third Amendment) Act, 2018, w.e.f. 20.12.2018.

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Cycle/Roster Point No. & Category	To be Reserved for	Category wise reservation of post on replacement basis
1/32-UR	PH-Blindness or low vision	UR - 17
1/50-UR	Ex-serviceman	UR - 26
1/54-ST	PH-Hearing impairment	ST - 17
1/83-ST	Ex-Serviceman	ST - 26
1/98-UR	PH-LoCo motor disability or cerebral palsy	UR - 51
2/04-SC	PH-Blindness or low vision	SC - 18
2/46-UR	Ex-serviceman	UR - 76
2/61-UR	PH-Hearing impairment	UR - 84
2/49-SC	Ex-serviceman	SC - 26
2/64-ST	PH-LoCo motor disability or cerebral palsy	ST - 51
3/25-UR	PH-Blindness or low vision	UR - 117
3/42-UR	Ex-serviceman	UR - 126
3/43-ST	Ex-serviceman	ST - 76
3/70-ST	PH-Hearing impairment	ST - 84
3/90-UR	PH-LoCo motor disability or cerebral palsy	UR - 151
4/04-SC	PH-LoCo motor disability or cerebral palsy	SC - 52
4/38-UR	Ex-serviceman	UR - 176
4/53-UR	PH-Blindness or low vision	UR - 184
4/77-ST	PH-Hearing impairment	ST - 117
4/99-ST	Ex-serviceman	ST - 124

15. Separate record shall be maintained for the physically handicapped and ex-serviceman to give effect to the reservation policy as enumerated in para 14 above.

16. Except as provided under paragraph 14 and 15 above, all other matters relating to reservation for the unreserved category of the Physically handicapped and the Ex-serviceman shall be governed exclusively by executive instructions to be issued by the Government from time to time and not according to the provisions of this Act.]<sup>1</sup>

R. M. MAJUMDER  
UNDER SECRETARY TO THE  
GOVERNMENT OF TRIPURA

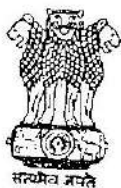
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1. Substituted by the 2nd Amendment Act, 2005.

No. 56

Registered No. N. E. 930.

**TRIPURA**



**GAZETTE**

Published by Authority

**EXTRAORDINARY ISSUE**

Agartala, Monday, March 6, 2006 A. D. Phalguna 15, 1927 S. E.

**PART-III -- Acts of Tripura Legislature.**

Government of Tripura  
Law Department

No. F. 8 (5)-Law/Leg/2005.

*Dated, Agartala, the 17th February, 2006.*

The following Act of the Tripura Legislative Assembly received assent of the Governor on 14.02.2006 and is hereby published for general information.

S. C. Das  
Law Secretary,  
Government of Tripura

TRIPURA ACT NO. 1 OF 2006.

THE TRIPURA SCHEDULED CASTES AND SCHEDULED TRIBES  
(RESERVATION OF VACANCIES IN SERVICES AND POSTS)  
(SECOND AMENDMENT) ACT, 2005

AN

ACT

to amend "The Tripura Scheduled Castes and Scheduled Tribes  
(Reservation of vacancies in services and posts) Act, 1991.

WHEREAS the Scheduled Castes and the Scheduled Tribes who are under privileged section of the society are not adequately represented in the services and posts under the State of Tripura and it is expedient to provide reservation for them in the services and posts under the State of Tripura;

AND

WHEREAS adequate number of qualified and eligible Scheduled Caste and Scheduled Tribe candidates for appointment to various services and posts under the State are not available and it is expedient to provide for them reservation of seats in educational institutions, higher studies and training to make qualified and eligible Scheduled Caste and Scheduled Tribe candidates available for appointment to various services and posts and for their educational advancement;

AND

WHEREAS it is expedient to regulate the issuance and cancellation of community certificates and check false claims to belong to the Scheduled Castes or Scheduled Tribes and prescribe punishment for those who obtain or have obtained false community certificates and matters connected therewith or incidental thereto;

AND

WHEREAS it is necessary to amend some of the existing provisions of "The Tripura Scheduled Castes and the Tripura Scheduled Tribes (Reservation of vacancies in services and posts) Act, 1991" to bring it in conformity with the various court ruling;

Be it enacted by the Legislative Assembly of Tripura in the fifty-sixth year of the Republic of India as follows :-

1. **Short title, Extent and Commencement:**

(1) This Act may be called "The Tripura Scheduled Castes and Scheduled Tribes (Reservation of vacancies in services and posts) (Second Amendment) Act, 2005";

(2) It shall come into force on and from the date of its publication in the official gazette.

2. **Definition**

In this Act, unless the context otherwise requires :-

"Principal Act" shall mean "The Tripura Scheduled Castes and Scheduled Tribes (Reservation of vacancies in services and posts) Act, 1991"

3. **Amendment of the preamble**

For the preamble to the principal Act (except the eighth and the ninth line), the following shall be substituted, namely -

"WHEREAS the Scheduled Castes and the Scheduled Tribes who are backward classes of citizens are not adequately represented in the services and posts under the State of Tripura and it is expedient to provide reservation for them in the services and posts under the State of Tripura;

AND

WHEREAS adequate number of qualified and eligible Scheduled Caste and Scheduled Tribe candidates for appointment to various services and posts under the State are not available and it is expedient to provide for them reservation of seats in educational institutions, higher studies and training to make qualified and eligible Scheduled Caste and Scheduled Tribe candidates available for appointment to various services and posts and for their educational advancement;

AND

WHEREAS it is expedient to regulate the issuance and cancellation of community certificates and check false claims to belong to the Scheduled Castes or Scheduled Tribes and prescribe punishment for those who obtain or have obtained false community certificates and matters connected therewith or incidental thereto;

AND

WHEREAS it is necessary to amend some of the existing provisions of "The Tripura Scheduled Castes and Scheduled Tribes (Reservation of vacancies in services and posts) Act, 1991" to bring it in conformity with the various court rulings;"

4. Amendment of section 1

In section 1 of the principal Act-

in sub-section (1) -

for the words "The Tripura Scheduled Castes and Scheduled Tribes (Reservation of vacancies in services and posts) Act, 1991" the words "The Tripura Scheduled Castes and Scheduled Tribes Reservation Act, 1991" shall be substituted .

5. Amendment of section 2

In section 2 of the principal Act -

- (i) after clause "(a)" the following clause "(b)" shall be inserted, namely-

"(b) **Community certificate** means a certificate issued by the competent authority indicating therein the Caste or Tribe, as the case may be, to which a person belongs;"

- (ii) after the newly inserted clause (b) the following clauses may be inserted, namely-

"(c) **Competent Authority** means an officer or authority empowered by this Act or the rules made there-under or by the Government by notification to perform the functions of the competent authority under this Act or the rules made there-under;

(d) **Educational Institution** means any School, College, Polytechnic Institute, Industrial Training Institute, Institute for Nursing or Midwifery or any other institute for imparting education or training under the control of any Board or University established by an Act of the Parliament or State Legislature and is owned or aided by the State Government;"

(iii) Clause (b) shall be renumbered as clause "(e)";

(iv) In the renumbered clause "(e)" in the first line -

for the words "any office of the State Government" the words "any office under the State" shall be substituted;"

(v) The existing clause (c) shall be renumbered as clause "(f)";

(vi) In the renumbered clause "(f)" -

for the existing sub-clause (i) the following shall be substituted, namely-

"(i) the State; or"

(vii) The existing clause (d) shall be renumbered as clause "(g)";

(viii) After the renumbered clause "(g)" -

the following new clauses shall be inserted, namely-

"(h) **False community certificate** means a Scheduled Caste certificate obtained by a person who does not actually belong to any of the Scheduled Castes or a Scheduled Tribe certificate obtained by a person who does not actually belong to any of the Scheduled Tribes;

- (i) **Government** means the Government of Tripura;
  - (j) **Local authority** includes a Municipality or a Municipal Council, a Notified Area Authority, a Zilla Parishad, a Block Panchayat Samiti, or a Gram Panchayat etc ;
  - (k) **Notification** means a notification published in the Tripura Gazette and the word "notified" shall be construed accordingly;
  - (l) **Prescribed** means prescribed by rules made under this Act;
  - (m) **Recruitment year** means a period of twelve months beginning from the first day of April;
  - (n) **Schedule** means the schedule appended to this Act;
  - (o) **Scheduled Castes or Scheduled Tribes** shall have the same meaning as has been assigned to them respectively in Clause(24) and Clause (25) of Article 366 of the Constitution of India ;"
- (ix) \* Clause (e) shall be omitted.

**6. Amendment of section 4**

In section 4 of the principal Act –

- (1) in the heading -

for the words "in vacancies" the words "in services and posts under the State" shall be substituted.

- (2) between the heading and clause (a) -

for the words "At the commencement of this Act, all appointments to services or posts in the establishment which are to be filled by direct recruitment" the following shall be substituted, namely –

"(1) Reservation for the Scheduled Castes and the Scheduled Tribes in any vacancy or vacancies in services or posts in an establishment which are to be filled up by direct recruitment";

- (3) for clause (a) (excluding the proviso) the following shall be substituted, namely –

"(a) There shall be seventeen percent reservation for the Scheduled Castes and thirty one percent reservation for the Scheduled Tribes in the manner as set out in the schedule;"

- (4) in clause (d) the following shall be inserted at the end of the line :-

"and also for admission to educational institutions and undergoing any kind of training".

**7. Amendment of section 5**

- (1) Section 5 of the principal Act shall be renumbered as sub-section (2) of Section 4.  
(2) In the heading of the re-numbered sub-section (2) of section (4) (i.e. Section 5 of the Principal Act)–

for the words "in vacancies" the words "in any vacancy or vacancies in services or posts under the State" shall be substituted.

- (3) In section 5 of the principal Act (re-numbered as sub-section (2) of section 4 after the heading -

(i) The word "the" in the first line shall be omitted.

(ii) the words "members of" appearing in the first line shall be omitted;

(iii) for the words "in vacancies in services or posts" the words "in any vacancy or vacancies in services or posts under the State" shall be substituted;

- (4) In Sub-section (a) of section 5 of the principal Act (re-numbered as sub-section (2) of section 4-

for sub-section (a), excluding the proviso, the following shall be substituted, namely –

“(a) There shall be seventeen percent reservation for the Scheduled Castes and thirty-one percent reservation for the Scheduled Tribes as set out in the schedule;”

- (5) In sub-section (b) of section 5 of the principal Act (re-numbered as sub-section (2) of section 4–

- Sub-section (b) shall be omitted;

- (6) In sub-section (c) of section 5 of the principal Act (re-numbered as sub-section (2) of section 4–

Sub-section (c) shall be re-numbered as sub-section (b).

**8. Insertion of new section 5**

After re-numbering section 5 of the principal Act as sub-section (2) of section 4 the following new section 5 shall be inserted, namely–

**“5. Reservation for Scheduled Castes and Scheduled Tribes in educational Institutions, in selection of students for higher studies and in selection of candidates and in-service personnel for higher studies and training:**

- (a) There shall be seventeen percent reservation for the Scheduled Castes and thirty-one percent reservation for the Scheduled Tribes in admission of students to educational institutions, in selection of candidates and in-service personnel for higher studies or training;

Provided that the State Government may, from time to time, review the implementation of the reservation policy and take adequate measures including increase of percentage of reservation as mentioned in Sub-Section (a) above;

- (b) The candidates belonging to the Scheduled Castes and the Scheduled Tribes who qualify for selection on merit, shall be included in the general list and not against the reserved quota.”

9. **Amendment of section 7**

(1) for section 7 of the principal Act the following shall be substituted, namely –

**"7. Maintainance and inspection of records and submission of annual report :**

(1) Every authority shall maintain such records as may be prescribed and on requisition of the competent authority produce the same for inspection;

(2) Every appointing authority shall furnish to the State Government an annual report on appointments made by it during the previous recruitment year and shall also furnish to the State Government such other reports or information as may be required;

(3) Any officer authorized by this Act or by the rules made there-under or by the State Government in that behalf may inspect any record or document which are maintained in relation to the provisions of this Act and the rules made there-under;

(4) It shall be the duty of every authority to produce the records or documents for inspection by the officer authorized under Sub-Section (3) and furnish such information and offer such assistance as may be necessary for him to carry out his functions under this Act or the rules made there-under;

(5) Notwithstanding anything contained in the Tripura Civil Service (Conduct) Rules, 1988 or in any other rules or orders, any member of the Scheduled Castes or Scheduled Tribes who is adversely affected on account of non-compliance with any provision of this Act or the rules made there-under may directly bring the fact to the notice of the State Government by an application and on such application being made by him the State Government or an authority empowered by the State Government may call for such records and take such decision thereon as it may deem fit;

(6) The State Government, of its own may, at any time, call for any record or records maintained under the provisions of this Act or the rules made there-under, review any order or decision and

pass such order or orders or take such decision, not inconsistent with the provisions of this Act and the rules made there-under, as it may deem fit;

(7) Any order or orders passed or decision taken under Sub-Section(5) and (6) shall be final and binding on all concerned".

10. Amendment of section 8

Section 8 of the principal Act shall be renumbered as section "13".

11. Amendment of section 9.

In section 9 of the principal Act –

(1) before the words "No suit, prosecution" in the first line, the heading "**Indemnity for acts done in good faith**" shall be inserted

(2) section 9 with the newly inserted heading shall be renumbered as section "14."

12. Insertion of new section 8, 9, 10, 11 and 12

After the amended section 7 the following sections shall be inserted, namely :-

**"8. Offences and Penalties:**

(1) (a) If an appointing authority makes any appointment in contravention of the provisions of Section 4 of the Act or the rules made there-under, he shall, on conviction, be punishable with simple imprisonment for a term which may extend to five years and also with fine which may extend to rupees ten thousand. In addition, the State Government may, if it considers necessary, draw up disciplinary proceedings against such appointing authority for punishment under the service rules;

(b) Nothing contained in Sub-Section(1)(a) above shall apply in relation to an appointment to any service or post of which the appointing authority is the Governor;

(c) If any authority who is authorized to authenticate orders of the Governor, issues or causes to be issued an order of appointment of which the appointing authority is the Governor, in contravention of Section 4(a) of the Act or the rules made there-under, shall, on conviction, be punishable with imprisonment and fine as provided in Sub-section(1) (a) above;

(2) Whoever, having authority to admit, recommend, select or nominate any student to any educational Institution, admits, recommends or selects or nominates any student for higher studies or whoever having authority to admit, recommend, select or nominate any candidate or in-service personnel for higher studies or training, admits, recommends; selects or nominates any candidate in violation of Section 5 of the Act or the rules made there-under shall, on conviction, be punishable with imprisonment and fine as provided in Sub-Section(1) (a) above ;

(3) Whoever violates the provisions of Section 7 shall, on conviction, be punished with imprisonment and fine as provided under Sub-Section (1)(a) above;

(4) Whoever, not being a person belonging to the Scheduled Castes or Scheduled Tribes, obtains or has obtained a community certificate in his favour from the competent authority by –

- (a) furnishing false information; or
- (b) giving false statement or declaration / misrepresenting facts or
- (c) adopting any other fraudulent means;

shall, on conviction, be punishable with rigorous imprisonment for a term which may extend to five years and also with fine which may extend to rupees ten thousand;

Provided that any plea of the accused that the competent authority was satisfied after inquiry to issue in his favour the community certificate in question shall not be a defence;

(5) Whoever, not being a person belonging to the Scheduled Caste or Scheduled Tribe, gets elected to any elective office reserved for the Scheduled Castes or the Scheduled Tribes

on the basis of a false community certificate, shall on conviction, be punishable with rigorous imprisonment for a term which may extend to five years and also with fine which may extend to rupees ten thousand. Election of such person to the elective office in question shall also be void and the person concerned shall be deemed to have been debarred from contesting any election for a period of six years from the date of such conviction;

(6) Whoever, not being a person belonging to the Scheduled Tribes, secures or has secured any benefit or protection available only to Scheduled Tribes under any rules, regulations or notification made under the Sixth Schedule of the Constitution of India or any other law for the time being in force in the Sixth Schedule area shall, on conviction, be punishable with imprisonment and fine as provided in Sub-Section (4) above;

(7) Any person or authority, who, while performing the functions of a competent authority under this Act or the rules made there-under, intentionally or with full knowledge that a person applying for issue of Scheduled Caste or Scheduled Tribe certificate does not actually belong to the Scheduled Castes or Scheduled Tribes, issues in favour of such person a community certificate shall, on conviction, be punishable with imprisonment and fine as provided in Sub-Section (1)(a) above;

(8) Whoever intentionally gives any false report, information or evidence before any competent authority under this Act or rules made there-under with full knowledge that a person claiming himself to be a member of the Scheduled Castes or Scheduled Tribes does not actually belong to the Scheduled Castes or Scheduled Tribes, shall be punishable with imprisonment and fine as provided under Sub-Section (1) (a) above;

(9) Where no express provision for punishment of a person for contravention of any provision of this Act has been made, the person contravening any such provision of this Act shall be punishable with imprisonment and fine as provided under Sub-Section (1)(a) above;

(10) Whoever abets any offence punishable under this Act or the rules made there-under shall, on conviction, be punishable with imprisonment and fine as provided for that offence;

(11) (a) Notwithstanding anything contained in any other law or service rules, whoever, not being a person belonging to the Scheduled Castes or the Scheduled Tribes, secures or has secured any appointment to any service or post on the basis of false certificate in any establishment under the State shall, on cancellation of the community certificate, be forthwith terminated from the service or post;

(b) Whoever not being a person belonging to the Scheduled Castes or the Scheduled Tribes secures or has secured any admission or selection for admission to any educational institution for any study or training against a seat reserved for the Scheduled Castes or the Scheduled Tribes or enjoys any benefit or concession of the Scheduled Castes or the Scheduled Tribes shall, on cancellation of his community certificate, be forthwith debarred from the educational institution and any other benefit or concession being enjoyed by him as aforesaid shall forthwith be withdrawn. Any amount paid to such person by way of stipend, scholarship, grant, allowance, educational loan etc. on the basis of the false community certificate shall also be recovered from him as arrears of land revenue;

(c) Any degree or diploma or any other educational qualification acquired by such person on the basis of a false community certificate, shall, on cancellation of the false community certificate obtained by him, also stand cancelled;

**9. Power to try offences summarily:**

Notwithstanding anything contained in the Code of Criminal Procedure, 1973 (Act No. 2 of 1974) every offence punishable under this Act and the rules made there-under may be tried summarily by a Magistrate of the first class.

**10. Offences to be cognizable:**

Notwithstanding anything contained in the Code of Criminal Procedure, 1973, (Act No. 2 of 1974) all offences under this Act and the rules made there under shall be cognizable and non-bailable.

**11. Onus of Proof:**

When in any proceeding under this Act or the rules made there under the question is whether a person belongs to the Scheduled Caste or Scheduled Tribe, the onus of proof shall be on the person who claims himself to be member of the Scheduled Castes or the Scheduled Tribes, as the case may be.

**12. Bar of jurisdiction of Courts:**

- (1) No order passed or proceedings taken by any officer or authority under this Act or the rules made there-under shall be called in question in any court of law lower than the court of the District Session Judge.
- (2) No Civil Court shall entertain or continue any suit or proceeding or shall pass any decree or order or execute wholly or partially any decree or order, if the claim involved in such suit or proceeding or if the passing of such decree or order or if such execution would, in any way, be contrary to any of the provisions of this Act or the rules made there-under."

**13. Amendment of section 10 and Deletion of Section 11**

The existing section 10 of the principal Act shall be renumbered as section "15". The existing section '11' of the principal Act shall be deleted.

**14. Insertion of new section 16**

After section 10 of the principal Act being renumbered as section 15, the following section 16 shall be inserted, namely -

**"16. Act to override other laws**

Save as expressly provided in this Act, the provisions of this Act and the rules made there-under shall have effect notwithstanding anything inconsistent therewith contained in any other law, rules, regulations or orders for the time being in force or any decree or order of any Court or other authority."

**15. Amendment of section 12**

- (1) Section 12 of the principal Act shall be renumbered as section "17".
- (2) In the renumbered section 17 ( Section 12 of the Principal Act )-  
In sub-section (3) –

For the words "with fine which may extend to five thousand rupees" in the second and third line, the following shall be substituted, namely –

"with imprisonment which may extend to five years and also with fine which may extend to rupees ten thousand."

**16. Amendment of the Schedule**

For the Schedule to the principal Act the following Schedule shall be substituted, namely –

**"THE SCHEDULE**  
**(See section 4 and 5)**

1. The reservation for the Scheduled Castes and the Scheduled Tribes in the services or posts both in case of direct recruitment and promotion in an establishment shall be given effect to in accordance with two rosters, namely- the HUNDRED POINT ROSTER as shown in table (a) below and the REPLACEMENT ROSTER as shown in table (b) below:-

**(a) THE HUNDRED-POINT ROSTER:**

Roster Point No.	Meant for	Roster Point No.	Meant for
1	Unreserved	8	Scheduled Tribe
2	Scheduled Tribe	9	Unreserved
3	Unreserved	10	Scheduled Caste
4	Scheduled Caste	11	Unreserved
5	Unreserved	12	Scheduled Tribe
6	Scheduled Tribe	13	Unreserved
7	Unreserved	14	Scheduled Caste

15	Unreserved	58	Scheduled Tribe
16	Scheduled Tribe	59	Unreserved
17	Unreserved	60	Scheduled Tribe
18	Scheduled Tribe	61	Unreserved
19	Unreserved	62	Scheduled Caste
20	Scheduled Caste	63	Unreserved
21	Unreserved	64	Scheduled Tribe
22	Scheduled Tribe	65	Unreserved
23	Unreserved	66	Scheduled Tribe
24	Scheduled Tribe	67	Unreserved
25	Unreserved	68	Scheduled Caste
26	Unreserved	69	Unreserved
27	Scheduled Caste	70	Scheduled Tribe
28	Unreserved	71	Unreserved
29	Scheduled Tribe	72	Scheduled Tribe
30	Unreserved	73	Unreserved
31	Scheduled Tribe	74	Scheduled Caste
32	Unreserved	75	Unreserved
33	Scheduled Caste	76	Unreserved
34	Unreserved	77	Scheduled Tribe
35	Scheduled Tribe	78	Unreserved
36	Unreserved	79	Scheduled Tribe
37	Scheduled Tribe	80	Unreserved
38	Unreserved	81	Scheduled Caste
39	Scheduled Caste	82	Unreserved
40	Unreserved	83	Scheduled Tribe
41	Scheduled Tribe	84	Unreserved
42	Unreserved	85	Scheduled Caste
43	Scheduled Tribe	86	Unreserved
44	Unreserved	87	Scheduled Tribe
45	Scheduled Caste	88	Unreserved
46	Unreserved	89	Scheduled Tribe
47	Scheduled Tribe	90	Unreserved
48	Unreserved	91	Scheduled Caste
49	Scheduled Caste	92	Unreserved
50	Unreserved	93	Scheduled Tribe
51	Unreserved	94	Unreserved
52	Scheduled Tribe	95	Scheduled Tribe
53	Unreserved	96	Unreserved
54	Scheduled Tribe	97	Scheduled Caste
55	Unreserved	98	Unreserved
56	Scheduled Caste	99	Scheduled Tribe
57	Unreserved	100	Unreserved

(b) THE REPLACEMENT ROSTER:

Roster for Direct Recruitment/Promotion for a Cadre Strength up to 3 posts.

<u>Cadre Strength</u>	<u>Initial Recruitment</u>	<u>To be replaced by</u>
1.	UR	UR
2.	ST	SC
3.	UR	UR

Note : For a cadre strength up to 3 posts, post No. 1 and 3 are unreserved and post No. 2 is reserved for the Scheduled Tribes. Post No. 1 and 3 are earmarked as unreserved and these points would continue to be treated as unreserved for the replacement purpose. Post No. 2 shall initially be filled by a Scheduled Tribe candidate and the next replacement shall be made by a Scheduled Caste candidate. All other subsequent replacements shall be made by rotation between the Scheduled Castes and the Scheduled Tribes candidates.

2. The above-mentioned two rosters are post-based rosters to determine the entitlement of the reserved category of persons to the quota reserved for them. The roster is not to determine seniority.
3. There shall be separate roster for direct recruitment and for promotion.
4. Any higher Grade in any service or post which has the element of selection and rejection on the basis of seniority-cum-merit or merit-cum-seniority shall constitute promotion.
5. Within each category of service or post roster shall be maintained separately for (i) permanent appointment and temporary appointment likely to continue indefinitely, (ii) ad-hoc appointment or entrustment, in any form or manner to an officer of lower rank, of the charge and powers of a higher post, and (iii) contingent appointment.

6. Where the number of posts in any service or cadre permits reservation to be made for all the reserved categories, the 100-point roster as shown at para-1(a) above shall be applicable and where the number of posts in any service or cadre is too small to permit reservation to be made for all the reserved categories, the replacement roster as shown at para-1(b) above shall be applicable.
7. The rosters are to be operated on the principle of replacement and not as a running account as hitherto done.
8. At the time of initial operation of the roster the actual percentage of representation of the reserved categories in any service or post shall be determined afresh and if the total representation of any particular reserved category exceeds the prescribed percentage or if the total representation of all the reserved categories exceeds 50%, the excess shall be adjusted in future recruitments and the existing incumbents shall not be disturbed.
9. For the purpose of calculation of the representation of the reserved category of persons in any service or post the total number of direct recruits and promotes in the services or posts shall be taken into account.
10. If, for want of any reserved category of person or for any other reason any reserved post cannot be filled in any recruitment year, the roster point shall be kept vacant till the post is filled by a person of appropriate reserved category.  
  
Provided that in case of non-availability of Scheduled Caste/Scheduled Tribe candidate(s) unfilled reserved post(s) may be filled by exchange between Scheduled Tribes and Scheduled Castes according to the procedure prescribed.
11. A reserved post may be filled by a person of un-reserved category only when the reserved post is de-reserved according to the procedure prescribed.
12. The back-log of reserved posts is to be determined afresh on the basis of the pos- based rosters mentioned above.
13. Isolated individual posts and small cadres may be grouped together with the posts of the same class for the purpose of reservation taking into account the status, salary and qualifications prescribed for the posts in question.
14. There shall be 3% reservation for the Physically handicapped and 2% reservation for the Ex-serviceman only in direct recruitment. Physically handicapped and Ex-serviceman of Scheduled Caste category, Scheduled

**Tripura Gazette, Extraordinary Issue, March 6, 2006 A. D.**

Tribe category and un-reserved category shall be accommodated respectively against the points reserved for the Scheduled Castes, the Scheduled Tribes and the Unreserved points of the 100 Point Roster. However, where posts are more than 400, the roster point shall stand extended up to 400 point to accommodate all categories i.e. Scheduled Castes, Scheduled Tribes & Unreserved. But where posts are less than 400, the reservation will be on replacement basis against the posts earmarked and shown category-wise i.e. Scheduled Castes, Scheduled Tribes & Unreserved. The reservation for the physically handicapped and ex-servicemen shall be made according to the post based 100-point roster as well as the replacement roster in the following manner :-

Cycle/Roster Point No. & Category	To be Reserved for	Category wise reservation of post on replacement basis
1/32-UR	PH-Blindness or low vision	UR - 17
1/50-UR	Ex-serviceman	UR - 26
1/54-ST	PH-Hearing impairment	ST - 17
1/83-ST	Ex-Serviceman	ST - 26
1/98-UR	PH-LoCo motor disability or cerebral palsy	UR - 51
2/04-SC	PH-Blindness or low vision	SC - 18
2/46-UR	Ex-serviceman	UR - 76
2/61-UR	PH-Hearing impairment	UR - 84
2/49-SC	Ex-serviceman	SC - 26
2/64-ST	PH-LoCo motor disability or cerebral palsy	ST - 51
3/25-UR	PH-Blindness or low vision	UR - 117
3/42-UR	Ex-serviceman	UR - 126
3/43-ST	Ex-serviceman	ST - 76
3/70-ST	PH-Hearing impairment	ST - 84
3/90-UR	PH-LoCo motor disability or cerebral palsy	UR - 151
4/04-SC	PH-LoCo motor disability or cerebral palsy	SC - 52
4/38-UR	Ex-serviceman	UR - 176
4/53-UR	PH-Blindness or low vision	UR - 184
4/77-ST	PH-Hearing impairment	ST - 117
4/99-ST	Ex-serviceman	ST - 124

15. Separate record shall be maintained for the physically handicapped and ex-serviceman to give effect to the reservation policy as enumerated in para 14 above.
16. Except as provided under paragraph 14 and 15 above, all other matters relating to reservation for the unreserved category of the Physically handicapped and the Ex-serviceman shall be governed exclusively by executive instructions to be issued by the Government from time to time and not according to the provisions of this Act.

S. C. Das  
Law Secretary,  
Government of Tripura.

No. 1342

Registered No. N. E. 930.

# TRIPURA GAZETTE

*Published by Authority*

## EXTRAORDINARY ISSUE

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*Agartala, Thursday, December 20, 2018 A. D., Agrahayana 29, 1940 S. E.*

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PART-III— Acts of Tripura Legislature

GOVERNMENT OF TRIPURA  
LAW DEPARTMENT  
SECRETARIAT : AGARTALA

No. F.8(15)-Law/Leg-I/2018/ 20122

Dated, Agartala, the 20<sup>th</sup> December, 2018.

### NOTIFICATION

The following Act of the Tripura Legislative Assembly received the assent of the Governor of Tripura on the 18<sup>th</sup> December, 2018 and is hereby published for General information.

D.M.Jamatia  
L.R. & Secretary, Law  
Government of Tripura

Tripura Gazette, Extraordinary Issue, December 20, 2018 A. D.

**THE TRIPURA ACT NO.14 of 2018.**

**THE TRIPURA SCHEDULED CASTES AND SCHEDULED TRIBES  
RESERVATION (THIRD AMENDMENT) ACT, 2018.**

**AN**

**ACT**

to further amend the Tripura Scheduled Castes and Scheduled Tribes Reservation Act, 1991(The Tripura Act No.5 of 1991)

**WHEREAS**, in Clause 14 of the Schedule , appended to the Act, there is a provision for 3% reservation for the physically handicapped and 2% reservation for the Ex-serviceman in direct recruitment; but the matter relating to the reservation in services and posts for differently abled (physically handicapped) persons is dealt with by a central legislation namely "The Persons with Disabilities(Equal Opportunities , Protection of Rights and Full Participation)Act, 1995 and that particular central Act prescribes the percentage of vacancies to be kept reserved in any establishment of appropriate Government;

**AND WHEREAS** it is felt expedient to amend the Tripura Scheduled Castes and Scheduled Tribes Reservation Act, 1991 (hereinafter referred to as the Principal Act); by deleting the relevant provisions from this Act;

**BE** it enacted by the Tripura Legislative Assembly in the Sixty ninth year of the Republic of India, as follows :-

**1. Short title and commencement:-**

- (i) This may be called the 'Tripura Scheduled Castes and Scheduled Tribes Reservation (Third Amendment) Act, 2018;
- (ii) It shall come into force on the date of its publication in the Tripura Gazette.

**2. Amendment of Schedule :-**

Clause 14,15 & 16 of the SCHEDULE, appended to the Principal Act, are deleted.

**D.M. JAMATIA  
LR & SECRETARY, LAW  
GOVERNMENT OF TRIPURA**



# TRIPURA GAZETTE



*Published by Authority*  
**EXTRAORDINARY ISSUE**

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*Agartala, Monday, November 2, 2020 A. D., Kartika 11, 1942 S. E.*

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PART--III-- Acts of Tripura Legislature.

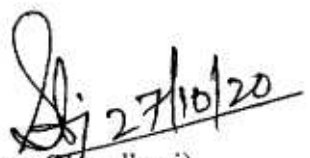
GOVERNMENT OF TRIPURA  
LAW DEPARTMENT  
SECRETARIAT : AGARTALA

No.F.8(24)Law/Leg-I/2020

Dated, Agartala, the 27th October, 2020.

## NOTIFICATION

The following Act of the Tripura Legislative Assembly received the assent of the Governor of Tripura on the 22<sup>nd</sup> of October, 2020 and is hereby published for General information.

  
(Sopan Chaudhuri)  
Deputy Secretary, Law  
Government of Tripura

**THE TRIPURA ACT NO. 15 of 2020**

**THE TRIPURA SCHEDULED CASTES AND SCHEDULED TRIBES RESERVATION (FOURTH AMENDMENT) ACT, 2020**

**AN  
ACT**

to further amend the Tripura Scheduled Castes and Scheduled Tribes Reservation Act, 1991 (The Tripura Act No.5 of 1991).

**WHEREAS**, the Tripura Scheduled Castes and Scheduled Tribes Reservation Act, 1991 was enacted to provide for reservation of vacancies in services and posts for the members of the Scheduled Castes and the Scheduled Tribes of the State and the Act exclusively deals with the reservation of Scheduled Castes and Scheduled Tribes in services and posts under the State and also for admission to educational institutions and undergoing any kind of training; and

**WHEREAS**, the Central Legislation, viz, “The Rights of Persons with Disabilities Act, 2016 and subsequence Office Memorandum No 36035/02/2017-Estt(Res) dated 15<sup>th</sup> January 2018 of Department of Personnel & Training under Ministry of Personnel, Public Grievances and Pensions of Government of India on ‘reservation for the persons with disabilities (physically handicapped)’, the provision for reservation of posts for physically handicapped (i.e. the persons with disabilities) are adequately dealt with and chances of contradiction of the State law with the said Central Law relating to the provision contained in the paragraph 14, 15 & 16 of the Schedule appended to the Tripura Scheduled Castes and Scheduled Tribes Reservation Act, 1991” and those appear to be irrelevant, redundant and repugnant to the provisions of the aforesaid central law; and

**WHEREAS**, accordingly, the Tripura Scheduled Castes and Scheduled Tribes Reservation Act, 1991 was amended by the Third Amendment Act, 2018, and the provision for reservation of posts for physically handicapped (i.e. the persons with disabilities ) contained in the paragraphs 14, 15 & 16 of the Schedule appended to the Tripura Scheduled Castes and Scheduled Tribes Reservation Act, 1991 has been deleted and in the course of such deletion, the provision for reservation of posts for Ex-serviceman, along-with the reservation provision of physically handicapped (i.e. the persons with disabilities), was also wiped away, resulting therein there is no provision at present for reservation of posts for Ex-Serviceman in any Government service.

**AND WHEREAS**, as per policy of Govt. of India, reservation of 2% for Ex-serviceman is required to be maintained in all State Govt./PSU services. It is now expedient for the State Govt. to restore the provision by amending the relevant law, i.e., the Tripura Scheduled Castes and Scheduled Tribes Reservation Act, 1991 (hereinafter referred to as the Principal Act) to provide 2% reservation of posts for the Ex-serviceman in direct recruitment.;

**BE** it enacted by the Tripura Legislative Assembly in the seventy first year of the Republic of India, as follows:-

**1. Short title and commencement:-**

(i) This may be called the ‘Tripura Scheduled Castes and Scheduled Tribes Reservation (Fourth Amendment) Act, 2020’;

(ii) It shall come into force on the date of its publication in the Tripura Gazette.

**2. Amendment of the Schedule:-**

The following paragraph are inserted below the paragraph-13 of the Schedule appended to the Principal Act:-

““14. (i) There shall be 2% reservation for the Ex-serviceman in direct recruitment only. Separate roster for Ex-Serviceman accommodating the Ex-serviceman of Scheduled Castes category, Scheduled Tribes category and un-reserved category shall be prepared in accordance with the 100 Point Roster provided in the Schedule appended to the Tripura Scheduled Castes and the Scheduled Tribes Reservation Act, 1991 as below;

(a) When the cadre strength is less or up-to 100, the roster point for Ex-serviceman shall be extended up-to 100, and replacement roster shall be followed between SC Ex-servicemen and ST Ex-servicemen on alternative basis, e.g.- the first 50<sup>th</sup> post shall be reserved for UR Ex-Serviceman and the 99<sup>th</sup> roster point reserved for ST category, the immediate post before the 100<sup>th</sup> post shall be reserved for ST Ex-servicemen. In the next cycle the 50<sup>th</sup> roster point shall be reserved for UR Ex-servicemen and the 97<sup>th</sup> roster point shall be reserved for SC category, the immediate post before the 100<sup>th</sup> post shall be reserved for SC Ex-servicemen on replacement basis. and

(b) When the cadre strength is more than 100, the roster point shall be extended up-to 500<sup>th</sup> posts roster i.e. to covered 10(ten) reserved post for Ex-Serviceman as per 100 point roster. According to 100 points roster as provided in the Schedule appended to The Tripura Scheduled Castes and Scheduled Tribes Reservation Act, 1991:-

the first reserved post for Ex-serviceman shall be for UR category  
the second reserved post for Ex-serviceman shall be for ST category  
the third reserved post for Ex-serviceman shall be for UR category  
the fourth reserved post for Ex-serviceman shall be for SC category,  
the fifth reserved post for Ex-serviceman shall be for UR category,  
the sixth reserved post for Ex-serviceman shall be for ST category,  
the seventh reserved post for Ex-serviceman shall be for UR category,  
the eighth reserved post for Ex-serviceman shall be for ST category, ,  
the ninth reserved post for Ex-serviceman shall be for UR category and  
the tenth reserved post for Ex-serviceman shall be for SC category as  
roster given below:

Reservation position	Category-wise Reservation Roster Point
1 <sup>st</sup> reserved post for Ex-servicemen (50 <sup>th</sup> post )	50 <sup>th</sup> roster point unreserved post shall be reserved UR Ex serviceman.

<i>2<sup>nd</sup> reserved post for Ex-servicemen (99<sup>th</sup> post )</i>	<i>99<sup>th</sup> roster point reserved for ST category, the immediate post before 100<sup>th</sup> post, shall be reserved for ST Ex serviceman.</i>
<i>3<sup>rd</sup> reserved post for Ex-servicemen (150<sup>th</sup> post )</i>	<i>150<sup>th</sup> roster point unreserved post shall be reserved UR Ex serviceman.</i>
<i>4<sup>th</sup> reserved post for Ex-servicemen (197<sup>th</sup> post )</i>	<i>197<sup>th</sup> roster point reserved for SC category, the immediate post before 200<sup>th</sup> post, shall be reserved for SC Ex serviceman.</i>
<i>5<sup>th</sup> reserved post for Ex-servicemen (250<sup>th</sup> post )</i>	<i>250<sup>th</sup> roster point unreserved post shall be reserved UR Ex serviceman.</i>
<i>6<sup>th</sup> reserved post for Ex-servicemen (299<sup>th</sup> post )</i>	<i>299<sup>th</sup> roster point reserved for ST category, the immediate post before 300<sup>th</sup> post, shall be reserved for ST Ex serviceman.</i>
<i>7<sup>th</sup> reserved post for Ex-servicemen (350<sup>th</sup> post )</i>	<i>350<sup>th</sup> roster point unreserved post shall be reserved UR Ex serviceman.</i>
<i>8<sup>th</sup> reserved post for Ex-servicemen (399<sup>th</sup> post )</i>	<i>399<sup>th</sup> roster point reserved for ST category, the immediate post before 400<sup>th</sup> post, shall be reserved for ST Ex serviceman.</i>
<i>9<sup>th</sup> reserved post for Ex-servicemen (450<sup>th</sup> post )</i>	<i>450<sup>th</sup> roster point unreserved post shall be reserved UR Ex serviceman.</i>
<i>10<sup>th</sup> reserved post for Ex-servicemen (497<sup>th</sup> post)</i>	<i>497<sup>th</sup> roster point reserved for SC category, the immediate post before 500<sup>th</sup> post, shall be reserved for SC Ex serviceman.</i>

*14 (ii) Separate record shall be maintained for the Ex-serviceman to give effect to the reservation policy as enumerated in paragraph 14(i) above;*

*14(iii) Except as provided under paragraph 14(i) and 14(ii) above, all other matters relating to reservation of the Ex-serviceman shall be governed exclusively by executive instruction to be issued by the Government from time to time and not according to the provisions of this Act.”.*

*(SOPAN CHAUDHURY)  
DEPUTY SECRETARY, LAW  
GOVERNMENT OF TRIPURA*