

**OIL INDIA LIMITED**  
(A Government of India Enterprise)  
RAJASTHAN FIELD  
JODHPUR

**CORRIGENDUM NO. 6 DATED 13.10.2025 TO GeM TENDER NO. GEM/2025/B/6442612 for** Hiring of services for well activation, well servicing, completion, acidization of gas/oil wells in oil's operational area of Rajasthan/Gujarat.

1.0 This amendment has been issued to amend the following clause of the NIT as under:

Srl No.	Reference clause	Existing Clause	Amended Clause
1	12.0 Customs duty under PART-3 SECTION-III SPECIAL CONDITIONS OF CONTRACT	<p>In terms of Sl. No. 404 of the Customs Notification No. 50/2017-Cus dated 30.06.2017 amended vide Customs Notification No. 02/2022-Customs dated 01.02.2022, Notification No. 40/2022 dated 13.07.2022 and amended further vide Customs Notification No. 30/2024 dated 23.07.2024, imports of the items specified in List 33 of the Notification are subject to levy of concessional rate of customs duty @12% (BCD Nil &amp; IGST @12%) subject to conditions specified therein (Condition No. 48). Similarly, the domestic supply of such goods would attract 12% GST (i.e. IGST or CGST &amp; SGST/UTSGT) on submission of EC in terms of GST Notification No. 3/2017-Integrated Tax (Rates) Dated 28.06.2017 and amended vide Notification No. 16/2019 Dated 30.09.2019 and 08/2022-Integrated Tax (Rate) dated 13.07.2022.</p> <p>Bidders shall take note of the prevailing customs notifications including the latest amendments vide gazette Customs Notification No. 30/2024 dated 23.07.2024 while quoting their prices. Bidder should consider concessional Customs Duty only for those items appearing in List-33 therein. Items of their import other than those appearing in List-33 of the said gazette notification shall be considered as duty payable on merit basis in their respective bid. OIL shall issue the requisite undertaking/certificate on request from Contractor for availing concessional rate of customs duty only against the</p>	<p>In terms of Sl. No. 404 of the Customs Notification No. 50/2017-Cus dated 30.06.2017 amended vide Customs Notification No. 02/2022-Customs dated 01.02.2022, Notification No. 40/2022 dated 13.07.2022 and amended further vide Customs Notification No. 30/2024 dated 23.07.2024, imports of the items specified in List 33 of the Notification are subject to levy of NIL Basic Customs Duty subject to conditions specified therein (Condition No. 48).</p> <p>Bidders shall take note of the prevailing customs notifications including the latest amendments vide gazette Customs Notification No. 30/2024 dated 23.07.2024 while quoting their prices. Bidder should consider NIL Basic Customs Duty only for those items appearing in List-33 therein. Items of their import other than those appearing in List-33 of the said gazette notification shall be considered as duty payable on merit basis in their respective bid. OIL shall issue the requisite undertaking/certificate on request from Contractor for availing concessional rate of customs duty only against the items explicitly covered under List-33 of Customs Notification No. 30/2024 dated 23.07.2024 or against any other item(s)</p>

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	<p>items explicitly covered under List-33 of Customs Notification No. 30/2024 dated 23.07.2024 or against any other item(s) subsequently declared by the competent authority during the tenure of the contract to be duty exempted/concessional. However, in the event of refusal/denial by Customs Authority to accord exemption/concession of Customs Duty against import of items which are explicitly covered under List-33 of Customs Notification No. 30/2024 dated 23.07.2024, such applicable customs duty shall be reimbursed at actual by OIL to the Contractor on submission of documentary evidence.</p> <p>Similarly, the items other than those appearing in List-33 of the said gazette notification, if to be imported by the Contractor for the purpose of execution of contract against this tender, the same shall be considered as duty payable on merit basis and the applicable customs duty thereof must be included by the bidder in their respective bid value. OIL will not issue any Undertaking / Certificate towards customs duty concession/exemption for those items (not included in List-33 of Notification) and the duty payable on merit shall be borne by the Contractor. However, any other item if subsequently notified by the competent authority to be Duty free / concessional during the tenure of the contract, OIL will issue requisite Certificate / Undertaking for Contractor to avail the Customs Duty benefit and the duty benefit must be passed on to OIL. Additionally, for all those items against which the bidder considers the Customs Duty on merit, the list specifying the Customs Duty Rate (percentage) may be furnished, so that subsequent increase / decrease in Customs Duty, if any shall be reimbursed / recovered by OIL as the case may be on documentary evidence.</p>	<p>subsequently declared by the competent authority during the tenure of the contract to be duty exempted/concessional. However, in the event of refusal/denial by Customs Authority to accord exemption/concession of Customs Duty against import of items which are explicitly covered under List-33 of Customs Notification No. 30/2024 dated 23.07.2024, such applicable customs duty shall be reimbursed at actual by OIL to the Contractor on submission of documentary evidence.</p> <p>Similarly, the items other than those appearing in List-33 of the said gazette notification, if to be imported by the Contractor for the purpose of execution of contract against this tender, the same shall be considered as duty payable on merit basis and the applicable customs duty thereof must be included by the bidder in their respective bid value. OIL will not issue any Undertaking / Certificate towards customs duty concession/exemption for those items (not included in List-33 of Notification) and the duty payable on merit shall be borne by the Contractor. However, any other item if subsequently notified by the competent authority to be Duty free / concessional during the tenure of the contract, OIL will issue requisite Certificate / Undertaking for Contractor to avail the Customs Duty benefit and the duty benefit must be passed on to OIL. Additionally, for all those items against which the bidder considers the Customs Duty on merit, the list specifying the Customs Duty Rate (percentage) may be furnished, so that subsequent increase / decrease in Customs Duty, if any shall be</p>
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		<p>Bidders should submit the list of items which are to be imported for execution of the contract against this tender as per Proforma-A prudently along with their bid. Undertaking/Certificate for availing concessional rate of Customs Duty shall be issued by OIL only for the eligible items, provide the same are included in the Proforma-A submitted by the bidder.</p> <p>Note:          a) The customs notifications are subject to change as per Government guidelines and the provisions ruling at the time of Bid Closing will be applicable.          b) The Bidder has to re-export the items / consumables / equipment after completion of the contract in case of imported items/consumables/equipment. The bidder will be fully responsible to pay the customs duty in case the items / consumables / equipment are taken by the Contractor to an area where the customs duty benefit is not applicable. This is applicable in case OIL issues Essentiality Certificate for availing concessional customs duty for the import of goods.</p>	<p>reimbursed / recovered by OIL as the case may be on documentary evidence.</p> <p>Bidders should submit the list of items which are to be imported for execution of the contract against this tender as per Proforma-A prudently along with their bid. Undertaking/Certificate for availing concessional rate of Customs Duty shall be issued by OIL only for the eligible items, provide the same are included in the Proforma-A submitted by the bidder.</p> <p>Note:          a) The customs notifications are subject to change as per Government guidelines and the provisions ruling at the time of Bid Closing will be applicable.          b) The Bidder has to re-export the items / consumables / equipment after completion of the contract in case of imported items/consumables/equipment. The bidder will be fully responsible to pay the customs duty in case the items / consumables / equipment are taken by the Contractor to an area where the customs duty benefit is not applicable. This is applicable in case OIL issues Essentiality Certificate for availing concessional customs duty for the import of goods.</p>
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2.0 This is to inform/clarify to all bidders that 12% GST rate indicated in the Price Bid Format is only for the purpose of uniform bid evaluation. However, quantum (%age only) of GST as applicable against the contract should be indicated separately by the bidder in the technical bid as per suitable checklist/Proforma. GST will be paid on actuals as per the SAC code and applicable rate, but limited to the rate quoted by the bidder, as per the BEC Clause 4.7, which is reproduced as below:

**Quote:**

*“Goods & Service Tax: The bidder is to quote the rates/prices inclusive of all statutory liabilities, except the Goods & Service Tax (GST). GST as applicable shall be extra to OIL’s account limiting to the rate quoted by the bidder until any statutory change takes place. However, the liability of payment of GST will rest on the Contractor.”*

**:Unquote**

Any changes in the Price Bid Format due to GST 2.0 not required against this tender at this juncture. Therefore, all bidders are advised to quote as **per the originally uploaded Price Bid Format.**

3.0 Bid Closing / Opening dates is also extended as per following:

- i. Revised Bid Closing Date & Time: Extended up to **20.10.2025 [15:00 Hrs (IST)]**.
- ii. Revised Bid Opening Date & Time: Extended up to **20.10.2025 [15:30 Hrs (IST)]**.

3.0 All other terms and conditions of the Bid Document including earlier amendments remain unchanged. Details can be viewed at [www.oil-india.com](http://www.oil-india.com).

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