

# Oil and Natural Gas Corporation Ltd

Corporate Materials Management 2<sup>nd</sup> Floor, Tower-A, Deendayal Urja Bhawan, 5, Nelson Mandela Marg, Vasant Kunj, New Delhi -110 070 Tel – (011)26752004 Fax – (011) 26129091

Circular No. 07/2022

No: DLI/CORP-MM/PMC/2022/922095

Dated: 09.02.2022

Sub: Notification No. 02/2022-Customs dated 01.02.2022 for availing concessional rate of customs duty.

At present, the import of specified goods required in connection with petroleum operations attracts concessional rate of 5% duty (i.e. BCD-Nil & IGST-5%), subject to submission of Essentiality Certificate (EC) issued by DGH in terms of Sl. No. 404 (Condition-48 & List-33 containing such specified goods) of Customs Notification No. 50/2017-Cus dated 30.06.2017.

In this regard, reference is invited to DLH/Indirect Tax/Circular/43/2021-22/03 dated 03.02.2022 of Indirect Taxation Cell, wherein amendments relevant to ONGC operations in Union Budger-2022 have been brought out, duly enclosing Customs Notification No. 02/2022-Cus dated 01.02.2022, for necessary compliance. Copy enclosed as Annexure-1 for ready reference.

Vide aforementioned Customs Notification, the Condition No. 48 along with List-33 of the said Notification No. 50/2017-Cus has been amended. As per the amended Condition No. 48 the requirement of EC from DGH has been dispensed with and the required undertaking/certificates for availing concessional custom duty are to be issued by designated ONGC officer, duly authorized by Board of Director of ONGC.

Further, as per Circular Resolution No. 209/2022 passed by Board of Directors of ONGC on 07.02.2022, Board has authorized **Head Essentiality Certificate Cell** to issue the certificate and the undertaking, as applicable, as per requirement of the modified Sub para (a), (b) & (c) of the said Condition No. 48 to the Customs Notification No. 50/2017-Cus as amended by Notification No. 02/2022-Customs dated 01.02.2022. Shri Narendra Jha, CGM (MM) is posted as Head Essentiality Certificate Cell (Annexure-2).

In this regard, for ensuring the smooth issuance of the required undertaking/certificate for availing concessional rate of custom duty, web portal similar to being followed by DGH is being developed by Corporate Infocom.

Till such time, Work Centers shall submit their request for issuance of required undertaking/certificate along with requisite documents through DISHA to Head-Essentiality Certificate Cell.

Modifications in relevant provisions of IMM Manual and tender conditions will be issued in due course of time.

All concerned are advised to follow the above guidelines meticulously.

(A. P. Tripathi)

**ED-Chief MM Services** 

<u>Distribution:</u> (Through ONGC's intranet website 'reports.ongc.co.in').

All concerned may download the circular from the site. Hard copies are not distributed separately.

# ओध्नजीसी ्री ONGC

## OIL AND NATURAL GAS CORPORATION LTD.

# OFFICE OF GGM (F&A)- HEAD INDIRECT TAXES CORPORATE INDIRECT TAX DEPARTMENT

3<sup>rd</sup> Floor, Tower-A, Zone-II, Plot No. 5A, Nelson Mandela Road, Vasant Kunj, New Delhi- 110070

		New Delhi- 1100/0				
		DLH/Indirect Tax/Circular/43/2021-22/03 Date: 03.02.2022				
From	:	GGM (F&A)– Head Indirect Taxes, ONGC, New Delhi				
То	٠	Key Executives at Assets/Basins/Plants/Services/Institutes Finance Heads of Asset/Basins /Plants/Services /Institutes/ICE Head ICE, ONGC, New Delhi Through ONGC Reports				
CC	:	ED- Chief Corporate Finance, ONGC, New Delhi CEA to Director (Finance), ONGC, New Delhi				
Sub	:	Changes made by Union Budget 2022-23 as relevant for ONGC Operations				

The Hon'ble Finance Minister presented Union Budget for the year 2022-23 before the Parliament on 01.02.2022. The important amendments relevant to ONGC Operations are as under:

# 1. Import of 'specified goods' by 'specified person' in relation with Petroleum Operations:

Presently, the import of specified goods required in connection with petroleum operations, attract concessional rate of 5% duty (i.e. BCD-Nil & IGST-5%), subject to submission of Essentiality Certificate (EC) issued by DGH in terms of Sl. No. 404 (Condition-48 & List-33 containing such specified goods) of Customs Notification No. 50/2017-Cus. Further, the transfer & disposal of such imported goods are also subject to certain conditions including the requirement of a certificate (NoC) from DGH.

Now, the Govt. vide Customs Notification No. 02/2022-Cus dated 01.02.2022 (effective from 02.02.2022), has amended the said Condition No.-48 alongwith List-33 of the said Notification No. 50/2017-Cus, *inter-alia*, to simplify the associated conditions. Accordingly, as per the amended conditions:

- (a) in case of direct import of 'specified goods' in relation with petroleum operations by ONGC, a document (such as copy of PEL/ML) evidencing that ONGC falls in the category of a 'specified person' would be required to be submitted to the concerned Customs Authorities alongwith a suitable undertaking for making payment of duty, fine or penalty that becomes payable, if any of the conditions of the notification are not complied with;
- (b) in case of import of 'specified goods' in relation with petroleum operations by a 'sub-contractor' as defined (i.e. Contractor of ONGC), a certificate issued by a senior official of ONGC, who is duly authorised by the Board of Directors of ONGC to issue such a certificate, would be required to be submitted to the concerned Customs Authorities certifying that the goods are intended for specified purpose. Further, a suitable undertaking from ONGC as well as such

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- sub-contractor, would also be required to be submitted to such Customs Authorities for making payment of duty, fine or penalty that becomes payable, if any of the conditions of the notification are not complied with;
- (c) in case of transfer of such imported good by ONGC or by its said subcontractor (i.e. transferor) to any other specified person (i.e. transferee) or vice-versa:
  - (i) the transferor shall intimate to the concerned Customs Authorities about such transfer and get himself discharged in respect of such transfer of goods; and
  - (ii) the transferee shall submit a suitable undertaking to comply with the Conditions of the notification, as if such transferee is the importer of these goods OR where such transferee is a sub-contractor of another lessee or lesser or licensee or contractor, then such another person shall also give an additional undertaking to make himself liable for payment of duty, fine or penalty in case such sub-contractor fails to comply with the Conditions of the notification:
- (d) in case the goods so imported are sought to be disposed after their use in unserviceable form or as scrap, the importer or the transferee, as the case may be, shall dispose of these goods, through MSTC, or any other Govt. Agency, as notified by the Central Govt. for this purpose, by paying a duty @ 7.5% of the transaction value of such goods. Further, as per Explanation to the amended Condition No-48, the goods imported on or before 01.02.2022, claiming concessional rate of duty, inter-alia, under any preceding exemption for such goods, are to be disposed off on or after 02.02.2022, may be disposed off in accordance with clause (d) of such amended Condition No-48 of the notification.

The relevant portion of the amended notification alongwith revised list of specified goods is annexed herewith for legal compliance purposes (Annexure-I). Further, the necessary instruction on procedural aspects such as authorization of senior officials for issuance of certificate as well as submission of undertaking etc. is being issued by Office of Chief MM, ONGC Delhi.

It is also pertinent to mention that there is no change in the procedure for domestic procurement of specified goods on which benefit of concessional rate of 5% GST is being availed in terms of GST-Rate Notification No. 3/2017 i.e. the existing practice of obtaining EC from DGH for domestic procurements would continue till the amendment under GST Law, if any.

### 2. Other relevant changes under GST Law:

Finance Bill 2022-23, has proposed certain changes under GST Law which shall be made effective from the date of notification. The same would be intimated through separate circular in due course after issuance of notification by the Govt.

This is for necessary compliance, as applicable.

M 3 2 2 202: (P P Rustagi)

# [TO BE PUBLISHED IN THE GAZETTE OF INDIA, EXTRAORDINARY, PART II, SECTION 3, SUB-SECTION(i)]

## GOVERNMENT OF INDIA MINISTRY OF FINANCE (DEPARTMENT OF REVENUE)

#### Notification No. 02/2022-Customs

New Delhi, the 1st February, 2022

G.S.R. .....(E).— In exercise of the powers conferred by sub-section (1) of section 25 of the Customs Act, 1962 (52 of 1962) and sub-section (12) of section 3 of the Customs Tariff Act, 1975 (51 of 1975), the Central Government, on being satisfied that it is necessary in the public interest so to do, hereby makes the following further amendments in the notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 50/2017-Customs, dated the 30<sup>th</sup> June, 2017, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), *vide* number G.S.R. 785(E), dated the 30<sup>th</sup> June, 2017, namely:-

In the said notification, -

- I. in the Table, -
  - (1) S. No. 3A and the entries relating thereto shall be omitted with effect from the 1<sup>st</sup> day of May, 2022:
  - (2) S. No. 4 and the entries relating thereto shall be omitted;
  - (3) (a) for S. No. 6 and the entries relating thereto, the following S. Nos. and entries shall be substituted, namely: -

(1)	(2)	(3)	(4)	(5)	(6)
"6.	0306	Live Vannamei shrimp (Litopenaeus vannamei)	10%	-	1
6A.	0306	Live Black tiger shrimp (Penaeus monodon)	10%	-	ı
6B.	0306 19 00	Frozen Krill	15%	-	-
6C.	0307 32 00	Frozen Mussels	15%	-	-
6D.	0307 43 20	Frozen Squids	15%	-	-";

- (b) S. Nos. 6, 6A, 6C, 6D and the entries relating thereto shall be omitted with effect from the 1<sup>st</sup> day of May, 2022;
- (4) S. Nos. 12, 13, 14 and the entries relating thereto shall be omitted with effect from the 1<sup>st</sup> day of May, 2022;
- (5) (a) for S. No. 15 and the entries relating thereto, the following S. No. and entries shall be substituted, namely: -

(1)	(2)	(3)	(4)	(5)	(6)
"15.	0511 10 00	Bovine Semen	5%	-	-";

- (b) S. No. 15 and the entries relating thereto shall be omitted with effect from the 1<sup>st</sup> day of May, 2022;
- (6) S. No. 22 and the entries relating thereto shall be omitted with effect from the 1<sup>st</sup> day of May, 2022;
- (7) S. No. 26 and the entries relating thereto shall be omitted;

(1)	(2)	(3)	(4)	(5)	(6)
"391A.	8112 61 00, 8112 69 00	The following goods, namely: -			
		(i) Unwrought cadmium powders	5%	-	-
		(ii) Cadmium wrought	5%	-	-
		(iii) Waste and scrap	5%	-	-";

- (b) S. No. 391A and the entries relating thereto shall be omitted with effect from the 1<sup>st</sup> May, 2022;
- (97) against S. Nos. 393, 394 and 395, in column (3), the following proviso shall respectively be inserted at the end, namely: -

"Provided that nothing contained in this S. No. shall have effect after the 31st March, 2023.";

- (98) against S. No. 396, in column (3), the following proviso shall be inserted at the end, namely:

  "Provided that nothing contained in this S. No. shall have effect after the 31st March, 2022.";
- (99) against S. Nos. 397, 399 and 400, in column (3), the following proviso shall respectively be inserted at the end, namely: -

"Provided that nothing contained in this S. No. shall have effect after the 31st March, 2023.";

- (100) S. No. 402 and the entries relating thereto shall be omitted;
- (101) against S. No. 403, in column (3), the following proviso shall be inserted at the end, namely:"Provided that nothing contained in this S. No. shall have effect after the 31st March, 2023.";
- (102) for S. No. 404 and the entries relating thereto, the following S. No. and entries shall be substituted, namely: -

(1)	(2)	(3)	(4)	(5)	(6)
"404.	27,31,38,3	Goods specified in column (3) of List	NIL	5%	48";
	9,73,82,84, 85,87,89 or	33 when imported by a specified			
	90.	person, in relation with petroleum			
		operations or coal bed methane			
		operations undertaken under:			
		(a) petroleum exploration licenses			
		or mining leases			
		(b) the New Exploration Licensing			
		Policy			

- (c) the Marginal Field Policy (MFP)
- (d) the Coal Bed Methane Policy
- (e) the Hydrocarbon Exploration
  Licensing Policy (HELP) or
  Open Acreage Licensing Policy
  (OALP)

**Explanation.-** - For the purposes of this notification, a specified person is a licensee, lessee, contractor or sub-contractor, as defined below:-

- (i) 'licensee' means a person authorised to prospect for mineral oils (which include petroleum and natural gas) in pursuance of a petroleum exploration license granted under the Petroleum and Natural Gas Rules, 1959 made under the provisions of the Oilfields (Regulation and Development) Act, 1948 (53 of 1948)
- (ii) 'lessee' means a person authorised to mine oils (which include petroleum and natural gas) in pursuance of a petroleum mining lease granted under the Petroleum and Natural Gas Rules, 1959 made under the provisions of the Oilfields (Regulation and Development) Act, 1948 (53 of 1948)
- (iii) 'contractor' means a company

  (Indian or foreign) or a

  consortium of companies with

  which the Central

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Government has entered into			
an agreement in connection			
with petroleum operations			
(consisting of prospecting for			
or extraction or production of			
mineral oils) to be undertaken			
by such company or			
consortium			
(iv) 'sub-contractor' means a			
person engaged by			
licensee/lessee or contractor			
for the purpose of conducting			
petroleum operations on			
behalf of such licensee/lessee			
or contractor, as the case			
maybe			

(103) against S. No. 405, in column (3), the following provisos shall be inserted at the end, namely:-

"Provided that nothing contained in clauses (1) and (3) shall have effect after the 31st March, 2022:

Provided further that nothing contained in clauses (2), (4) and (5) shall have effect after the 31<sup>st</sup> March, 2023.";

(104) against S. Nos. 406, 407, 408 and 409, in column (3), the following proviso shall respectively be inserted at the end, namely: -

"Provided that nothing contained in this S. No. shall have effect after the 31st March, 2023.";

(105) against S. Nos. 410, 413 and 414, in column (3), the following proviso shall respectively be inserted at the end, namely: -

"Provided that nothing contained in this S. No. shall have effect after the 31st March, 2022.";

- (106) S. Nos. 424, 425 and the entries relating thereto shall be omitted;
- (107) against S. No. 430, in column (3), the following proviso shall be inserted at the end, namely:

  "Provided that nothing contained in this S. No. shall have effect after the 31st March, 2023.";
- (108) S. No. 431 and the entries relating thereto shall be omitted;
- (109) against S. No. 432, in column (3), the following proviso shall be inserted at the end, namely:"Provided that nothing contained in this entry shall have effect after the 31st March, 2023.";
- (110) against S. No. 433, in column (3), the following proviso shall be inserted at the end, namely:"Provided that nothing contained in this S. No. shall have effect after the 31st March,

Table 2

S. No.	S. Nos in the Table to this notification	Date up to which valid
(1)	(2)	(3)
1.	16, 90, 133, 139, 150, 155, 164, 165, 168, 183, 184, 188, 204, 213, 237, 238, 253, 254, 255, 258, 259, 260, 261, 269, 271, 276, 277A, 279, 280, 325, 333, 334, 339, 340, 341, 341A, 353, 364A, 374, 375, 378, 379, 380, 381, 387, 392, 415, 415A, 416, 417, 418, 419, 420, 421, 426, 428, 429, 441, 462, 463, 464, 471, 472, 475, 478, 482, 489B, 495, 497, 504, 509, 510, 511, 512, 512A, 516, 519, 534, 535, 535A, 536, 538, 540, 542, 543, 544, 546, 549, 550, 559, 565, 566, 567, 568, 570, 575, 577, 578A, 579, 580, 581,	31 <sup>st</sup> March, 2023
2.	583, 593, 612 17, 80A, 104, 172, 191, 257, 257A, 257B, 257C, 265, 290, 292, 293A, 296A, 326, 329, 345A, 354, 355, 356, 357, 422, 423, 442, 446, 451, 464A, 517, 591.	31st March, 2024.";

## IV. in the ANNEXURE, -

- (i) Condition No. 14 shall be omitted;
- (ii) in Condition No. 16, for the words "Duchenne Muscular Atrophy" at both places, the words "Duchenne Muscular Dystrophy" shall be substituted;
- (iii) Condition Nos. 17,19, 21, 28, 32, 33, 34 and 36 shall be omitted;
- (iv) for Condition No. 48 and the entries relating thereto, the following Condition and entries shall be substituted, namely:

"48.	If, -
10.	(a) the importer is a licensee or lessee or contractor, he shall produce to the
	concerned Assistant Commissioner of Customs or the Deputy Commissioner of
	Customs, as the case may be, a document evidencing that he falls in the category
	of a specified person and give an undertaking to pay duty, fine or penalty that
	becomes payable, if any of the Conditions of this notification are not complied
	with;
	(b) the importer is a sub-contractor, he produces to the Deputy Commissioner of
	Customs or the Assistant Commissioner of Customs, as the case may be, at the
	time of importation, a certificate issued by a senior official who is authorised by
	the Board of Directors to issue such a certificate, of the concerned licensee or
	lessee or contractor certifying that the goods are intended for specified purpose
	along with an undertaking from such licensee or lessee or contractor and the sub-
	contractor, as the case may be, liable to pay duty, fine or penalty that becomes
	payable, if any of the Conditions of this notification are not complied with;
	(c) the importer or any specified person (transferor), seeks to transfer the goods
	to any other specified person (transferee),-
	(i) the transferor shall give an intimation to the concerned Assistant
	Commissioner of Customs or the Deputy Commissioner of Customs, as
	the case may be, about such transfer and get himself discharged in
	respect of the goods so transferred;
	(ii) the transferee shall give an undertaking to comply with the Conditions of
	this notification, as if he is the importer of these goods.
	(iii) where the transferee is a sub-contractor, the lessee or the lesser or the
	licensee or the contractor of such sub-contractor, as the case maybe, shall

also give an additional undertaking to make himself liable to pay duty, fine or penalty in case the sub-contractor fails to comply with the Conditions of this notification;

(d) the goods so imported are sought to be disposed after their use in unserviceable form or as scrap, the importer or the transferee, as the case may be, shall dispose of these goods, through MSTC, or any other Government agency, notified by the Central Government for this purpose, by paying a duty at the rate of 7.5% of the transaction value of such goods.

*Explanation.*- For the purposes of this Condition, goods imported on or before the 1<sup>st</sup> day of February, 2022, claiming concessional rate of duty, either under this Condition or any preceding exemption for such goods, are to be disposed off on or after 2<sup>nd</sup> day of February, 2022, may be disposed off in accordance with clause (d) of this Condition.";

- (v) Condition Nos. 61, 73, 92, 93 and 94 shall be omitted;
- (vi) for Condition No. 108 and the entries relating thereto, the following Condition and entries shall be substituted, namely: -

"108.	If the items manufactured using the imported goods are exported by the importer
	within six months of the date of the import of the said imported goods.";

(vii) after Condition No. 109, the following Condition Nos. shall be inserted, namely: -

"110.	If, the importer produces before the Deputy Commissioner of Customs or the Assistant Commissioner of Customs, as the case may be, a certificate issued under Kimberley Process Certification Scheme (KPCS) certifying that the imported goods are diamonds, not further worked than simply sawn.
111.	If the goods have been imported against contracts registered on or before 30 <sup>th</sup> September, 2022 with the appropriate Custom House in compliance with the Project Imports Regulations, 1986.
112.	If the goods are imported by, —  (a) a Centre of Excellence listed in List 35; or  (b) any person or institution on recommendation of any Centre of Excellence listed in List 35, certifying that the person (by name) for whom the drugs or medicines are being imported, is suffering from a rare disease (to be specified by name) and requires these drugs or medicines for the treatment of said rare disease.";

(viii) for List 1 and the entries relating thereto, the following list and entries shall be substituted, namely: -

#### "List 1 (See S. No. 104 of the Table)

- (1) Acid Sodium Carbonate (Sodium bicarbonate)
- (2) Batter
- (3) Breadcrumbs
- (4) Citric Acid
- (5) Flavouring extracts, and sauces
- (6) Flavouring Oil
- (7) Food Colours
- (8) Food Enzymes

- (9) Food Grade Phosphates
- (10) Food Marinates
- (11) Food Tenderizers
- (12) Natural Edible Gum
- (13) OTR Fresh Fish Bags (Oxygen Permeable)
- (14) Polypropylene box as per buyer's requirements
- (15) RFID label to tag on carton or box
- (16) Seasoning Salts/acids such as sodium carbonate, potassium hydrogen tartrate
- (17) Sodium Citrate
- (18) Solid board box as per buyer's requirements
- (19) Sorbitol
- (20) Starch (Wheat/non-wheat)/Pre-gelatinized Starch";
- (ix) in List 3, -
  - (i) item numbers 3, 7, 8, 12, 22, 25, 27, 28, 30, 33, 38, 39, 43, 44, 49, 50, 53, 54, 61, 62, 68, 70, 80, 86, 88, 93, 97, 99, 102, 107, 109, 110, 115, 117, 121 and the entries relating thereto shall be omitted;
  - (ii) item number 95 and the entries relating thereto shall be omitted with effect from the 1<sup>st</sup> day of October, 2023;
  - (iii) after item number 122 and the entries relating thereto, the following entries shall be inserted with effect from the 2<sup>nd</sup> February, 2022, namely: -
    - "(123) Diagnostic Agent for detection of Hepatitis B antigen
    - (124) Diagnostic kits for detection of HIV antibodies
    - (125) Enzyme linked immune absorbent assay kits Elisa kits.";
- (x) in List 4, item numbers 1, 3, 4, 7, 8, 9, 13, 17, 18, 19, 26, 27, 28, 29, 30, 32, 37, 42, 45, 46, 50, 51, 58, 60, 61, 63, 71, 72, 73, 74, 76, 77, 78, 81, 89, 91, 98, 99, 110 and the entries relating thereto shall be omitted;
- (xi) List 7 shall be omitted;
- (xii) in List 10, item numbers 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 18, 19 and the entries relating thereto shall be omitted with effect from the 1<sup>st</sup> day of April, 2022;
- (xiii) in List 11, in item number 4, sub-item numbers (b), (c), (e), (f) and the entries relating thereto shall be omitted with effect from the 1<sup>st</sup> day of April, 2022;
- (xiv) in List 13, item numbers 3, 5, 7, 8, 10, 17, 22, 23, 24, 25, 26 and the entries relating thereto shall be omitted with effect from the 1<sup>st</sup> day of April, 2022;
- (xv) Lists 17, 18 and 23 shall be omitted;
- (xvi) in List 25, item numbers 1, 3 and the entries relating thereto shall be omitted with effect from the 1<sup>st</sup> day of April, 2022;
- (xvii) for List 33 and the entries relating thereto, the following List and entries shall be substituted, namely:-

## "List 33 (See S. No. 404 of the Table)

	Ast 55 (See 5. 140. 404 of the Table)		
S. No	Heading/Tariff Item	Description	
(1)	(2)	(3)	
1.	7304	<ul> <li>i. Premium/Chrome Casing pipes and Tubing's along with accessories, connections, crossovers, couplings</li> <li>ii. Sub-sea pipelines including weight coating and wrapping-API 5L (American Petroleum Institute) Line Pipe complying requirement of Annexure-J and Annexure-H of API list</li> </ul>	
2.	8207	Drilling bits for earth boring and rock drilling tools	
3.	8413 or 8414	Equipment like water injection, Gas turbine, sub-surface pumps and all type of Compressor for process and production platforms and sub-surface pumps and sucker rod pumps, High pressure Valves	
4.	8430	Oil and Gas Rigs (Onshore) Petroleum and Gas well Drilling Machinery and Equipment/Units for specialised services for Offshore and Onshore petroleum operations	
5.	8475	High Temp Valve	
6.	85311090	Fire prevention signalling apparatus	
7.	87053000	Fire fighting vehicles	
8.	8905	<ul> <li>i. Oil and Gas Rigs (Offshore), Process and Production Platforms and Marine Vessels and Barges</li> <li>ii. Equipment for Oil and Gas Rigs and Specialised Services, Light Vessels, dredges, floating cranes and other vessels, the navigability of which is subsidiary to their main function; floating docs; Floating and submersible drilling or production platforms – Mooring ropes, Chains, Shackles, Coupling Marines hoses and connected equipment</li> </ul>	
9.	8906 90 00	Life Boats, Survival craft, Life craft, Vessel for Pollution control	
10.	8907	Oil tanker to be used for oil storage and connected equipment, other floating structures (for example rafts, tanks, coffer dams, Llanding stages, buoys and beacons)	
11.	9015	Geological and Geophysical Equipment, Logging Units, Survey Vessel required for petroleum operations	
12.	90200000	Breathing appliances and gas masks	
13.	90301000	Fire and gas detection equipment including $H_2S$ monitoring equipment	
14.	2710 3811 3824 3905 3104 20 00	Oilfield chemicals namely Potassium Formate, Hollow Glass Sphere Grade-IV, Aqueous Film Forming Foam 6% US Mil., Glutaraldehyde, Hydroxymethyl Phosphonium Sulphate, Ammonium Persulphate, Demulsifier Low Temperature, Potassium Chloride, Partially Hydrolysed Poly Acrylamide, Xanthum Gum polymer and Oil and Gas wells specific Cement Additives	
15.	73, 84, 85, 87, 89 and 90	Spares and accessories for the parts specified at S. No. 3, 4, 7, 8, 9, 10, 11 and 13.";	

(xviii) after List 34 and the entries relating thereto, the following list and entries shall be inserted, namely: -

### "List 35 (See S. No. 167A of the Table)

- (1) AIIMS, New Delhi
- (2) Centre for Human Genetics, Bengaluru
- (3) Institute of Post Graduate Medical Education and Research, Kolkata
- (4) King Edward Memorial Hospital, Mumbai
- (5) Maulana Azad Medical College, New Delhi
- (6) Nizam Institute of Medical Sciences, Secundarabad
- (7) PGIMR, Chandigarh
- (8) Sanjay Gandhi Post Graduate Institute of Medical Science, Lucknow.";
- 2. Save as otherwise provided, this notification shall come into force on 2<sup>nd</sup> February, 2022.

[F. No.334/01/2022-TRU]

(Vikram Vijay Wanere)

Under Secretary to the Government of India

Note: The principal notification No. 50/2017-Customs, dated the 30<sup>th</sup> June, 2017 was published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-Section (i), *vide* number G.S.R. 785(E), dated the 30<sup>th</sup> June, 2017 and was last amended *vide* notification No. 55/2021-Customs, dated the 29<sup>th</sup> December, 2021, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-Section (i), *vide* number G.S.R. 904 (E), dated the 29<sup>th</sup> December, 2021.



# OIL AND NATURAL GAS CORPORATION LIMITED COMPANY SECRETARIAT

CERTIFIED TRUE COPY OF THE CIRCULAR RESOLUTION NO. 209/2022 PASSED BY BOARD OF DIRECTORS OF OIL AND NATURAL GAS CORPORATION LIMITED ON 07.02.2022

AUTHORISATION TO ISSUE CERTIFICATE & UNDERTAKING FOR AVAILING CONCESSIONAL RATE OF CUSTOMS DUTY AS PER NOTIFICATION NO. 02/2022-CUSTOMS DATED 01.02.2022

"Resolved that approval of Board be and hereby accorded for:-

- i) To authorise Head Essentiality Certificate Cell to issue the certificate and the undertaking, as applicable, as per requirement of the modified Sub para (a), (b) & (c) of the said Condition No. 48 to the Customs Notification No. 50/2017-Cus as amended by Notification No. 02/2022-Customs dated 01.02.2022;
- ii) Shri Narendra Jha, CGM (MM) be and is hereby posted as Head Essentiality Certificate Cell; and
- iii) Further resolved that Executive Committee is authorised to post Head Essentiality Certificate Cell in future and appraise the Board."

(Kalni Kant) Company Secretary M. No. 4291