OIL STATES INTERNATIONAL, INC Form SC 13G/A February 26, 2018

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934

(Amendment No. 1)*

Oil States International, Inc.

(Name of Issuer)

Common Stock

(Title of Class of Securities)

678026105

(CUSIP Number)

February 26, 2018

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

Rule 13d-1(b)

Rule 13d-1(c)

Rule 13d-1(d)

The information required in the remainder of this cover page shall not be deemed to be filed for the purpose of Section 18 of the Securities Exchange Act of 1934 (Act) or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

^{*} The remainder of this cover page shall be filled out for a reporting person s initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

CI	ISI	P	No.	67	80	26	10	5

1.	Names	of I	Reporting Persons				
	HCperf Holdings B.V. Check the Appropriate Box if a Member of a Group (See Instructions)						
	(a)	((b)				
3.	SEC U	se C	Only				
4.	Citizen	ıship	o or Place of Organization				
	The No	ethei 5.	rlands Sole Voting Power				
Num	ber of						
Sha	ares	6.	0 Shared Voting Power				
Benef	icially						
Own	ed by		2,736,033(1)				
Ea	nch	7.	Sole Dispositive Power				
Repo	orting						
Per	rson	8.	0 Shared Dispositive Power				
W	ith						
9.	Aggreg	gate	2,736,033(1) Amount Beneficially Owned by Each Reporting Person				

2,736,033(1)

- 10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)
- 11. Percent of Class Represented by Amount in Row (9)

4.6%(2)

12. Type of Reporting Person (See Instructions)

CO

- (1) HCperf Holdings B.V., formerly known as GEO Dynamics B.V. (HCperf), directly holds 2,736,033 shares of common stock, par value \$0.01 per share (Common Stock), of Oil States International, Inc. (the Issuer). LRP IV Luxembourg Holdings S.a.r.l. (LRP V) collectively own a majority of the outstanding equity interests in HCperf. LRP GP IV, Inc. (GP Inc. IV) is the general partner of Lime Rock Partners GP IV, L.P. (GP LP IV), which is the general partner of Lime Rock Partners IV, L.P. (Lime Rock IV), which wholly owns LRP IV. LRP GP V, Inc. (GP Inc. V) is the general partner of Lime Rock Partners GP V, L.P. (GP LP V), which is the general partner of Lime Rock Partners V, L.P. (Lime Rock Partners GP V, L.P. (GP LP V), which is the general partner of Lime Rock Partners V, L.P. (Lime Rock V), which wholly owns LRP IV. John T. Reynolds (Reynolds) and Jonathan C. Farber (Farber) are the sole directors of each of GP Inc. IV and GP Inc. V. Therefore, LRP IV, Lime Rock IV, GP LP IV, GP Inc. IV, LRP V, Lime Rock V, GP LP V, GP Inc. V, Reynolds and Farber may be deemed to share the right to direct the disposition of and may be deemed to share the power to vote or to direct the vote of 2,736,033 shares of Common Stock of the Issuer. Each of LRP IV, Lime Rock IV, GP LP IV, GP Inc. IV, LRP V, Lime Rock V, GP LP V, GP Inc. V, Reynolds and Farber disclaims beneficial ownership of the reported Common Stock except to the extent of such person s pecuniary interest therein.
- (2) Based on 60,062,963 shares of Common Stock in the Issuer outstanding on February 16, 2018, as set forth in the Form 10-K filed by the Issuer with the United States Securities and Exchange Commission on February 20, 2018 (the **Form 10-K**).

CI	ISI	ſΡ	No	678	026°	105

1.	Names	s of I	Reporting Persons
2.			exembourg Holdings S.a.r.l. Appropriate Box if a Member of a Group (See Instructions)
	(a)	((b)
3.	SEC U	Jse C	Only
4.	Citizei	nship	o or Place of Organization
	Luxen	nbou 5.	~
Num	nber of		
	ares	6.	0 Shared Voting Power
Benef	ficially		
Owr	ned by		2,736,033(1)
E	ach	7.	Sole Dispositive Power
Rep	orting		
	rson	8.	0 Shared Dispositive Power
W	Vith		
9.	Aggre	gate	2,736,033(1) Amount Beneficially Owned by Each Reporting Person

10.	2,736,033(1) Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)
11.	Percent of Class Represented by Amount in Row (9)
12.	4.6%(2) Type of Reporting Person (See Instructions)

CO

- (1) HCperf directly holds 2,736,033 shares of Common Stock of the Issuer. LRP IV and LRP V collectively own a majority of the outstanding equity interests in HCperf. GP IV, Inc. is the general partner of GP LP IV, which is the general partner of Lime Rock IV, which wholly owns LRP IV. GP V, Inc. is the general partner of GP LP V, which is the general partner of Lime Rock V, which wholly owns LRP IV. Reynolds and Farber are the sole directors of each of GP Inc. IV and GP Inc. V. Therefore, LRP IV, Lime Rock IV, GP LP IV, GP Inc. IV, LRP V, Lime Rock V, GP LP V, GP Inc. V, Reynolds and Farber may be deemed to share the right to direct the disposition of and may be deemed to share the power to vote or to direct the vote of 2,736,033 shares of Common Stock of the Issuer. Each of LRP IV, Lime Rock IV, GP LP IV, GP Inc. IV, LRP V, Lime Rock V, GP LP V, GP Inc. V, Reynolds and Farber disclaims beneficial ownership of the reported Common Stock except to the extent of such person s pecuniary interest therein.
- (2) Based on 60,062,963 shares of Common Stock in the Issuer outstanding on February 16, 2018, as set forth in the Form 10-K.

CUSIP	No.	6780	02610	ე5

1.	Names	of I	Reporting Persons				
	Lime Rock Partners IV, L.P. Check the Appropriate Box if a Member of a Group (See Instructions)						
	(a)	((b)				
3.	SEC U	se C	Only				
4.	Citizen	ıship	or Place of Organization				
	Cayma	n Isi 5.	lands Sole Voting Power				
Num	ber of						
Sha	ares	6.	0 Shared Voting Power				
Benef	icially						
Own	ed by		2,736,033(1)				
Ea	ich	7.	Sole Dispositive Power				
Repo	orting						
Per	rson	8.	0 Shared Dispositive Power				
W	ith						
9.	Aggreg	gate	2,736,033(1) Amount Beneficially Owned by Each Reporting Person				

10.	2,736,033(1) Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)
11.	Percent of Class Represented by Amount in Row (9)
12.	4.6%(2) Type of Reporting Person (See Instructions)

PN

- (1) HCperf directly holds 2,736,033 shares of Common Stock of the Issuer. LRP IV and LRP V collectively own a majority of the outstanding equity interests in HCperf. GP IV, Inc. is the general partner of GP LP IV, which is the general partner of Lime Rock IV, which wholly owns LRP IV. GP V, Inc. is the general partner of GP LP V, which is the general partner of Lime Rock V, which wholly owns LRP IV. Reynolds and Farber are the sole directors of each of GP Inc. IV and GP Inc. V. Therefore, LRP IV, Lime Rock IV, GP LP IV, GP Inc. IV, LRP V, Lime Rock V, GP LP V, GP Inc. V, Reynolds and Farber may be deemed to share the right to direct the disposition of and may be deemed to share the power to vote or to direct the vote of 2,736,033 shares of Common Stock of the Issuer. Each of LRP IV, Lime Rock IV, GP LP IV, GP Inc. IV, LRP V, Lime Rock V, GP LP V, GP Inc. V, Reynolds and Farber disclaims beneficial ownership of the reported Common Stock except to the extent of such person s pecuniary interest therein.
- (2) Based on 60,062,963 shares of Common Stock in the Issuer outstanding on February 16, 2018, as set forth in the Form 10-K.

CUSIP	No.	6780	02610	ე5

1.	Names of Reporting Persons					
2.	LRP V Luxembourg Holdings S.a.r.l. Check the Appropriate Box if a Member of a Group (See Instructions)					
	(a)	((b)			
3.	SEC U	Jse C	Only			
4.	Citizenship or Place of Organization					
	Luxen		rg Sole Voting Power			
Nun	nber of					
Sł	nares	6.	0 Shared Voting Power			
Bene	ficially					
Owi	ned by	7	2,736,033(1)			
Е	Each	1.	Sole Dispositive Power			
Rep	orting					
Pe	erson	8.	0 Shared Dispositive Power			
V	Vith					
9.	Aggre	gate	2,736,033(1) Amount Beneficially Owned by Each Reporting Person			

10.	2,736,033(1) Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)
11.	Percent of Class Represented by Amount in Row (9)
12.	4.6%(2) Type of Reporting Person (See Instructions)

CO

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CUSIP	No.	6780	02610	ე5

1.	Names	s of I	Reporting Persons
2.			Partners V, L.P. Appropriate Box if a Member of a Group (See Instructions)
	(a)	((b)
3.	SEC U	Jse C	Only
4.	Citizer	nship	or Place of Organization
	Cayma	an Is	lands Sole Voting Power
Num	ber of		
Sh	ares	6.	0 Shared Voting Power
Benef	ricially		
Own	Owned by		2,736,033(1)
Ea	ach	7.	Sole Dispositive Power
Repo	orting		
Per	rson	8.	0 Shared Dispositive Power
W	ith		
9.	Aggre	gate	2,736,033(1) Amount Beneficially Owned by Each Reporting Person

10.	2,736,033(1) Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)
11.	Percent of Class Represented by Amount in Row (9)
12.	4.6%(2) Type of Reporting Person (See Instructions)

PN

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v			INU.	V)/(11/21/	1 (<i>).)</i>

1.	Names	of I	Reporting Persons
2.			S. Farber Appropriate Box if a Member of a Group (See Instructions)
	(a)	((b)
3.	SEC U	Jse C	Only
4.	Citizer	nship	o or Place of Organization
	United	Star 5.	
Nun	nber of		
Sł	nares	6.	0 Shared Voting Power
Bene	ficially		
Owned by			2,736,033(1)
E	Each	7.	Sole Dispositive Power
Rep	orting		
Pe	erson	8.	0 Shared Dispositive Power
V	Vith		
9.	Aggre	gate	2,736,033(1) Amount Beneficially Owned by Each Reporting Person

10.	2,736,033(1) Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)
11.	Percent of Class Represented by Amount in Row (9)
12.	4.6%(2) Type of Reporting Person (See Instructions)

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1.	Names of Reporting Persons					
2.	John T Check		ynolds Appropriate Box if a Member of a Group (See Instructions)			
	(a)	((b)			
3.	SEC U	se C	only			
4.	Citizer	iship	o or Place of Organization			
	United		tes Sole Voting Power			
Num	iber of					
	ares	6.	0 Shared Voting Power			
Benef	ficially					
Owned by		_	2,736,033(1)			
E	ach	7.	Sole Dispositive Power			
Rep	orting					
Pe	rson	8.	0 Shared Dispositive Power			
W	ith					
9.	Aggreg	gate	2,736,033(1) Amount Beneficially Owned by Each Reporting Person			

10.	2,736,033(1) Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)
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- (2) Based on 60,062,963 shares of Common Stock in the Issuer outstanding on February 16, 2018, as set forth in the Form 10-K.

Item 1.

- (a) Name of Issuer
 Oil States International, Inc. (the Issuer)
- (b) Address of Issuer s Principal Executive Offices
 Three Allen Center
 333 Clay Street, Suite 4620
 Houston, Texas 77002

Item 2.

(a) Names of Persons Filing

This Schedule 13G is being filed jointly by each of the following persons (each, a Reporting Person and together, the Reporting Persons):

- (i) HCperf Holdings B.V., formerly known as GEODynamics B.V. (HCperf)
- (ii) LRP IV Luxembourg Holdings S.a.r.l. (LRP IV)
- (iii) Lime Rock Partners IV, L.P. (Lime Rock IV)
- (iv) LRP V Luxembourg Holdings S.a.r.l. (LRP V)
- (v) Lime Rock Partners V, L.P. (Lime Rock V)
- (vi) Jonathan C. Farber (Farber)
- (vii) John T. Reynolds (Reynolds)
- (b) Address of Principal Business Office or, if none, Residence

The address of the principal business and principal office of LRP IV and LRP V is 6, rue Eugène Ruppert, L-2453 Luxembourg, Luxembourg. The address of the principal business and principal office of HCperf, Lime Rock IV, Lime Rock V, Farber and Reynolds is 274 Riverside Avenue, Westport, Connecticut 06680.

- (c) Citizenship
 - (i) HCperf, a Netherlands private limited liability company
 - (ii) LRP IV, a corporation incorporated under the laws of the Grand Duchy of Luxembourg
 - (iii) Lime Rock IV, a Cayman Islands exempted limited partnership
 - (iv) LRP V, a corporation incorporated under the laws of the Grand Duchy of Luxembourg
 - (v) Lime Rock V, a Cayman Islands exempted limited partnership
 - (vi) Farber is a citizen of the United States of America
 - (vii) Reynolds is a citizen of the United States of America
- (d) Title of Class of Securities

Common Stock

(e) CUSIP Number 678026105

Item 3. If this statement is filed pursuant to §§240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:

Not applicable.

- (a) Broker or dealer registered under section 15 of the Act (15 U.S.C. 780);
- (b) Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c);

- (c) Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c);
- (d) Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8);
- (e) An investment adviser in accordance with §240.13d-1(b)(1)(ii)(E);
- (f) An employee benefit plan or endowment fund in accordance with §240.13d-1(b)(1)(ii)(F);
- (g) A parent holding company or control person in accordance with §240.13d-1(b)(1)(ii)(G);
- (h) A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
- (i) A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);
- (j) A non-U.S. institution in accordance with § 240.13d 1(b)(1)(ii)(J);
- (k) Group, in accordance with § 240.13d 1(b)(1)(ii)(K). If filing as a non-U.S. institution in accordance with § 240.13d 1(b)(1)(ii)(J), please specify the type of institution:

Item 4. Ownership

The information in items 1 through 11 on the cover pages to this Schedule 13G is incorporated by reference.

Item 5. Ownership of Five Percent or Less of a Class

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following .

Item 6. Ownership of More than Five Percent on Behalf of Another Person Not applicable.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company or Control Person

Not applicable.

Item 8. Identification and Classification of Members of the Group Not applicable.

Item 9. Notice of Dissolution of Group Not applicable.

Not applicable

Item 10. Certification

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect, other than activities solely in connection with a nomination under §240.14a-11.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

February 26, 2018 (Date)

HCperf Holdings B.V.

By: /s/ J. Will Franklin Name: J. Will Franklin Title: Authorized Person

LRP IV Luxembourg Holdings S.a.r.l.

By: /s/ J. Will Franklin Name: J. Will Franklin Title: Authorized Person

Lime Rock Partners IV, L.P.

By: /s/ J. Will Franklin Name: J. Will Franklin Title: Authorized Person

LRP V Luxembourg Holdings S.a.r.l.

By: /s/ J. Will Franklin Name: J. Will Franklin Title: Authorized Person

Lime Rock Partners V, L.P.

By: /s/ J. Will Franklin Name: J. Will Franklin Title: Authorized Person

*

Jonathan C. Farber

*

John T. Reynolds

* By: /s/ Kris Agarwal

Kris Agarwal, Attorney-in-Fact

EXHIBIT INDEX

99.1 Joint Filing Agreement, dated as of February 26, 2018, by and among the Reporting Persons.