

CORRIGENDUM

ADDENDUM No.03 Dated 07.07.2021 To Tender No. SDG7042L22/06

1. This Addendum No. 03 dated 07.07.2021 to **Tender No. SDG7042L22/06** for procurement of 02 (Two) No. of Cased Hole Logging Units along with tools and accessories including installation & commissioning and training is issued to modify terms as under in lieu of existing:

Clause No.	Existing clause	Amended clause
Section–A: Automobile and Hydraulic Section Clause No. 1.15, Page No. 30 of 166 & Appendix–B-1: Technical Evaluation Checklist– Automobile &	The offered Truck shall have vertical exhaust located behind and projected above the top of the driver’s cabin. The exhaust pipe shall be warped with thermal non-conducting material. Moreover, the exhaust pipe shall be such that, rain water ingress shall not be possible.	The offered Truck shall have vertical exhaust located behind and projected above the top of the driver’s cabin. Moreover, the exhaust pipe shall be such that, rain water ingress shall not be possible.

<p>Hydraulic Section Clause No. 1.15, Page No. 105 of 166</p>		
<p>Section-A: Automobile and Hydraulic Section Clause No. 1.21, Sl. No. (o), Page No. 32 of 166 & Appendix-B-1: Technical Evaluation Checklist- Automobile & Hydraulic Section Clause No. 1.21, Sl. No. (o), Page No. 108 of 166</p>	<p>Vehicle Tracking System (VTS) / Global Positioning System (GPS).</p>	<p>Vehicle Tracking System (VTS) / Global Positioning System (GPS). The supplier may fit the Vehicle Tracking System (VTS) / Global Positioning System (GPS) after arrival of the unit in India.</p>
<p>Section-A: Automobile and Hydraulic Section Clause No.3.0, Sl. No. (c), Page No. 33 of 166 & Appendix-B-1: Technical Evaluation</p>	<p>Torque Hub (if any): Fairfield (In case of direct drive).</p>	<p>Torque Hub (if any): Fairfield / Rexroth (In case of direct drive).</p>

<p>Checklist– Automobile & Hydraulic Section Clause No. 3.0, Sl. No. (c), Page No. 111 of 166</p>		
<p>Section–A: Automobile and Hydraulic Section Clause No. 6.2, Sl. No. (c), Page No. 36 of 166 & Appendix–B-1: Technical Evaluation Checklist– Automobile & Hydraulic Section Clause No. 6.2, Sl. No. (c), Page No. 116 of 166</p>	<p>Type Approval Certification of the vehicle as per Motor Vehicle Act, 1988 & Central Motor Vehicle Rules, 1989 of India or Type Approval Certificate/COP of the vehicle as per Chapter-87 of ITC (HS), 2012, Schedule-1- Import Policy, Section: XVII of India as the case may be. Bidder to note that, in case of imported vehicle, Type Approval Certificate/COP for the complete vehicle shall be required for custom clearance of the units as per prevailing Indian import policy conditions/guidelines. In this regard, the bidder is requested to note the conditions given in Chapter-87 of ITC (HS), 2012, Schedule-1- Import Policy, Section: XVII of India. This Type Approval Certificate/COP should be obtained from international accredited agencies approved by Directorate General of Foreign Trade (DGFT), Ministry of Commerce & Industry, New Delhi. The list of international accredited agencies approved for issuance of Type Approval Certificate/COP is available on DGFT website, under Policy Circular No. 26 (RE-2003)/2002-2007 dated 9.2.2004 pertaining “Type Approval Certificate issuing agencies under Policy</p>	<p>Type Approval Certification of the vehicle as per Motor Vehicle Act, 1988 & Central Motor Vehicle Rules, 1989 of India or Type Approval Certificate/COP of the complete vehicle as per Chapter-87 of ITC (HS), 2012, Schedule-1- Import Policy, Section: XVII of India as the case may be. Bidder to note that, in case of imported vehicle, Type Approval Certificate/COP for the complete vehicle shall be required for custom clearance of the units as per prevailing Indian import policy conditions/guidelines. In this regard, the bidder is requested to note the conditions given in Chapter-87 of ITC (HS), 2012, Schedule-1- Import Policy, Section: XVII of India. This Type Approval Certificate/COP should be obtained from international accredited agencies approved by Directorate General of Foreign Trade (DGFT), Ministry of Commerce & Industry, New Delhi. The list of international accredited agencies approved for issuance of Type Approval Certificate/COP is available on DGFT website, under Policy Circular No. 26 (RE-2003)/2002-2007 dated 9.2.2004 pertaining “Type Approval Certificate issuing agencies under Policy Condition Number 7 and 9 of Chapter 87 of ITC (HS), 2012, which further amended vide Policy Circular No. 12 (RE-2013)/2009-2014 dated 15th January, 2014 issued by Ministry of Commerce & Industry, Department of Commerce, Director General of Foreign Trade, New Delhi. Bidders shall ensure adherence to any subsequent revisions to the above referred Policy Circulars that may be issued in future by DGFT.</p>

	<p>Condition Number 7 and 9 of Chapter 87 of ITC (HS), 2012, which further amended vide Policy Circular No. 12 (RE-2013)/2009-2014 dated 15th January, 2014 issued by Ministry of Commerce & Industry, Department of Commerce, Director General of Foreign Trade, New Delhi. Bidders shall ensure adherence to any subsequent revisions to the above referred Policy Circulars that may be issued in future by DGFT.</p>	
<p>Section-E Bid Rejection Criteria (BRC) / Bid Evaluation Criteria (BEC) A.3 The Logging Unit: Clause No. 2.0, Page No. 87 of 166 & Appendix-B-3 :: Technical Evaluation Checklist – BEC/BRC Checklist Section-E A.3 The Logging Unit: Clause No. 2.0, Page No. 137 of 166</p>	<p>Offers of Left-Hand driven (Steering on Left Hand Side inside the driver’s cabin) Logging Truck will be rejected.</p>	<p>Offers of Left-Hand driven (Steering wheel on Left Hand Side inside the driver’s cabin when viewed from rear of the Truck) Logging Truck will be rejected.</p>

Section B 2.0 (xxiii)	Gas detection with warning system (preferably buzzer) shall be provided inside the logging cabin/operator's compartment.	Two nos. of portable Gas detection with warning system (preferably buzzer) shall be provided for each logging unit.
Section B. 13.7	<p>DELETED VIDE AMENDMENT NO 01</p> <p>The hydraulic jar should be effective in releasing stuck perforating guns, bridge plugs, pipe recovery and other cased hole tools.</p>	<p><u>REINSTATED AS UNDER</u></p> <p>The hydraulic jar should be effective in releasing stuck perforating guns, bridge plugs, pipe recovery and other cased hole tools</p>
Section B 13.9.1	<p>Pressure Control Equipment System: Each pressure control system (skid unit), rated for 10,000 PSI working pressure, must be of compact design with an upright stance (to allow operator to work from standing position) and must include all accessories, spares & consumables with quantity as mentioned in the table below. The Well head Pressure Control Equipment must be preferably of ELMAR/ASEP/KEA/HUNTING/FORUM/Bidder's own make- 10,000 PSI System or equivalent make housed inside a heavy duty, single lift transport frame. Bidder to note that Pressure Control Equipment is related to safety and accordingly should be from a reputed company which is supplying such equipment to major wireline oil service company. The offered item should be API Certified Pressure Control Equipment. In line with above, if equivalent Pressure Control equipment is offered by the bidder, suitable adaptors of 10,000 PSI rating must be provided to interconnect NOV Elmar make Pressure Control equipment available with OIL and</p>	<p>Pressure Control Equipment System: Each pressure control system (skid unit), rated for 10,000 PSI working pressure, must be of compact design with an upright stance (to allow operator to work from standing position) and must include all accessories, spares & consumables with quantity as mentioned in the table below. The Well head Pressure Control Equipment must be of ELMAR/ASEP/KEA/HUNTING/FORUM/Bidder's own make- 10,000 PSI System or equivalent make housed inside a heavy duty, single lift transport frame. Bidder to note that Pressure Control Equipment is related to safety and accordingly should be from a reputed company which is supplying such equipment to major wireline oil service company. The offered item should be API Certified Pressure Control Equipment. In line with above, if equivalent Pressure Control equipment is offered by the bidder, suitable adaptors of 10,000 PSI rating must be provided to interconnect NOV Elmar make Pressure Control equipment available with OIL and having following connection type: 4.75" – 4X2 (3.750" Seal Dia.) E09 Box Top X Pin and Collar down with threaded protectors.</p>

	having following connection type: 4.75" – 4X2 (3.750" Seal Dia.) E09 Box Top X Pin and Collar down with threaded protectors.	
Section B 13.9.2(vi)	Suitable separate 120 feet reel hoses mounted on wet-centre reels must be provided for operation of the Single/Dual BOP, Tool Trap, Tool Catcher, Pack-off, Line wiper and for supply/return of grease to the grease injection head.	Spare two sets of 120 feet reel hoses mounted on wet-centre reels must be provided for operation of the Tool Catcher, Pack-off, Line wiper and for supply/return of grease to the grease injection head and 75 feet for the Single/Dual BOP and Tool Trap. Same should be fitted in the PCE Skid.
Section B 13.9.5(iii)	The bidder must provide 02 sets of Hose assembly, each of min 120ft length, with quick coupling for Tool Trap operation in addition to the ones available with the parent PCE module mentioned in clause 1.0.	The bidder must provide 02 sets of Hose assembly, each of minimum 75 feet in length, with quick coupling for Tool Trap operation in addition to the ones available with the parent PCE module mentioned in clause 1.0.
Section B 13.9.6 (i)	Bidder must quote compact light weight Single/Dual type 10K Working Pressure Hydraulic Activated Wireline BOP with manual backup option.	Bidder must quote compact light weight Single/Dual type 10K Working Pressure Hydraulic Activated Wireline BOP with manual backup option. Note: Multi-range Rams (blank to 5/16") is also acceptable.
Section B 13.9.6 (ii)	The Single/Dual type BOP fitted with ram for 7/32" OD cable size.	The Single/Dual type BOP fitted with ram for 7/32" OD cable size. Note: Multi-range Rams (blank to 5/16") is also acceptable.
Section B 13.9.6 (iii)	Bidder must provide 02 sets of complete spare BOP rams for both 7/32" OD and 5/16" OD cable size.	Bidder must provide 02 sets of complete spare BOP rams for both 7/32" OD and 5/16" OD cable size. Note: Multi-range Rams (blank to 5/16") is also acceptable.
Section B 13.9.6(vii)	Bidder must quote 02 nos. per set of X60 ft long Hose assembly with quick end connectors for BOP operation apart	Bidder must quote 02 set of 75 feet long Hose assembly with quick end connectors for BOP operation apart (additional unit) from the one available with the parent

	(additional unit) from the one available with the parent PCE module mentioned in clause 13.9.1.	PCE module mentioned in clause 13.9.1.
Section B 13.9.7 (i)	<p>13.9.7 SKID MOUNTED COMPACT DIESEL ENGINE DRIVEN AIR COMPRESSOR QTY 1 PER PCE SKID</p> <p>i. Standalone, Compact Diesel Engine Driven Air Compressor mounted on skid (preferably overall dimension should not be more than 1.0 m width, 2.0 m length and 1.0 m height (39.3" width, 78.7" length and 39.3" height) for reason of mounting on OIL's available unit – highly compact unit is desired) complete with all accessories for continuous supply of compressed air of volume min 70-90 CFM (cubic feet per minute) @100 psi to operate Hydraulic Control Module offered in Clause 13.9.2 above. Two numbers of Air outlet connections with quick connect must be provided. Two nos. of suitable air-hose reel 100ft. length mounted on wet-center reel must be provided.</p>	<p>13.9.7 SKID MOUNTED COMPACT DIESEL ENGINE DRIVEN AIR COMPRESSOR QTY 1 PER PCE SKID</p> <p>i. Standalone, Compact Diesel Engine Driven Air Compressor mounted on skid (preferably overall dimension should not be more than 1.0 m width, 2.0 m length and 1.0 m height (39.3" width, 78.7" length and 39.3" height) for reason of mounting on OIL's available unit – highly compact unit is desired) complete with all accessories for continuous supply of compressed air of volume min 60-90 CFM (cubic feet per minute) @100 psi to operate Hydraulic Control Module offered in Clause 13.9.2 above. Two numbers of Air outlet connections with quick connect must be provided. Two nos. of suitable air-hose reel 100ft. length mounted on wet-center reel must be provided.</p>
Section B 13.9.9 (4)	Well Head Adapter Flange of 2-9/16" size, BX-153 groove, 10,000 psi rating	Well Head Adapter Flange of 2-9/16" size, BX-153 groove, 10,000 psi rating. Note: Well Head adopter should be complete with API Studs, nuts and SS ring gaskets etc.
Section B 13.9.9(7)	10,000 psi rating Swage adaptable to 2 7/8" EUE tubing	5000 psi rating Swage adaptable to 2 7/8" EUE tubing.
Section B 13.9.9. 10	SPARE high-pressure light weight hoses (at least 75 meters) same as fitted in the skid for grease injection with necessary connection and adaptors on Wet-center	SPARE high-pressure light weight hoses of length 120 feet same as fitted in the skid for stuffing box, line wiper and grease injection and return with necessary connection and adaptors on Wet-center reels.

	reels. (Please note that if a single roll of 75m long hose is not available / mountable the same may be provided as separate 120 ft. length hoses with suitable connector/adaptor for obtaining required length)	
Section B 13.9.9. 12	Flow tube for 7/32" cable: True gauze (1 Set = 4 flow tubes of True gauge size for 7/32" cable)	Flow tube for 7/32" cable with sizes over gauge, True gauze and under gauge (1 Set = 4 flow tubes for 7/32" cable), Quantity – 10 set each (total 30 sets)
Section B 13.9.9. 13	Flow tube for 5/16" cable: True gauze (1 Set = 4 flow tubes of True gauge size for 5/16" cable)	Flow tube for 5/16" cable with sizes over gauge, True gauze and under gauge (1 Set = 4 flow tubes for 5/16" cable), Quantity – 05 set each (total 15 sets)
Section B 13.9.9(16)	SPARE Complete BOP RAM set for 5/16" OD cable	SPARE Complete BOP RAM set for 5/16" OD cable. Note: Multi-range Rams (blank to 5/16") is also acceptable.
Section B 13.9.9(17)	SPARE Complete BOP RAM set for 7/32" OD cable	SPARE Complete BOP RAM set for 7/32" OD cable. Note: Multi-range Rams (blank to 5/16") is also acceptable.
Section B 13.9.9(19)	Any other spares, consumables required for 30 number of well-site operation with Pressure Control Unit Skid and not mentioned elsewhere in tender	Any other items, spares and consumables required for 30 number of well-site operation with Pressure Control Unit Skid and not mentioned elsewhere in tender. Oil India will use their own wireline grease, need not to be quoted.

2. The Integrity Pact Document has been revised and is attached herewith as **Annexure – I**. Bidders to note and upload the same accordingly.
3. All other Terms & Conditions of the Bid Document remain unaltered.

sd/-
Kumar Abhimanyu
Manager Materials(FD)
For GM Materials
For Resident Chief Executive

ANNEXURE- I

INTEGRITY PACT

Between

Oil India Limited (OIL) hereinafter referred to as "The Principal"

And

(Name of the bidder).....hereinafter referred to as "The Bidder/Contractor"

Preamble:

The Principal intends to award, under laid down organizational procedures, contract/s for **Tender No. SDG7042L22/06**. The Principal values full compliance with all relevant laws and regulations, and the principles of economic use of resources, and of fairness and transparency in its relations with its Bidder/s and Contractor/s.

In order to achieve these goals, the Principal cooperates with the renowned international Non-Governmental Organization "Transparency International" (TI). Following TI's national and international experience, the Principal will appoint an external independent Monitor who will monitor the tender process and the execution of the contract for compliance with the principles mentioned above.

Section: 1 -Commitments of the Principal

(1) The Principal commits itself to take all measures necessary to prevent corruption and to observe the following principles:

1. No employee of the Principal, personally or through family members, will in connection with the tender for, or the execution of a contract, demand, take a promise for or accept, for him/herself or third person, any material or immaterial benefit which he/she is not legally entitled to.
2. The Principal will, during the tender process treat all Bidders with equity and reason. The Principal will in particular, before and during the tender process, provide to all Bidders the same information and will not provide to any Bidder confidential/additional information through which the Bidder could obtain an advantage in relation to the tender process or the contract execution.

3. The Principal will exclude from the process all known prejudiced persons.

(2) If the Principal obtains information on the conduct of any of its employees which is a criminal offence under the relevant Anti-Corruption Laws of India, or if there be a Page 2 of 6 substantive suspicion in this regard, the Principal will inform its Vigilance Office and in addition can initiate disciplinary actions.

Section: 2 -Commitments of the Bidder/Contractor

(1) The Bidder/Contractor commits itself to take all measures necessary to prevent corruption. He commits himself to observe the following principles during his participation in the tender process and during the contract execution.

1. The Bidder/Contractor will not, directly or through any other person or firm, offer, promise or give to any of the Principal's employees involved in the tender process or the execution of the contract or to any third person any material or immaterial benefit which h e/she is not legally entitled to, in order to obtain in exchange any advantage of any kind whatsoever during the tender process or during the execution of the contract.

2. The Bidder/Contractor will not enter with other Bidders into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, Subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process.

3. The Bidder/Contractor will not commit any offence under the relevant Anticorruption Laws of India; further the Bidder/Contractor will not use improperly, for purposes of competition or personal gain, or pass on to others, any information or document provided by the Principal as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.

4. The Bidder/Contractor will, when presenting his bid, disclose any and all payments he has made, is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the contract.

(2) The Bidder/Contractor will not instigate third persons to commit offences outlined above or be an accessory to such offences.

(3) The Bidder/Contractor signing Integrity Pact shall not approach the Courts while representing the matters to IEMs and he/she will await their decision in the matter.

Section 3 -Disqualification from tender process and exclusion from future Contracts

If the Bidder, before contract award has committed a transgression through a violation of Section 2 or in any other form such as to put his reliability or risibility as Bidder into question, the Principal is entitled to disqualify the Bidder from the tender process or to terminate the contract, if already signed, for such reason.

1. If the Bidder/Contractor has committed a transgression through a violation of Section 2 such as to put his reliability or credibility into question, the Principal is entitled also to exclude the Bidder/Contractor from future contract award processes. The imposition and duration of the exclusion will be determined by the severity of the transgression. The severity will be determined by the circumstances of the case, in particular the number of transgressions, the position of the transgressions within the company hierarchy of the Bidder and the amount of the damage. The exclusion will be imposed for a minimum of 6 months and maximum of 3 years.

2. The Bidder accepts and undertakes to respect and uphold the Principal's Absolute right to resort to and impose such exclusion and further accepts and undertakes not to challenge or question such exclusion on any ground, including the lack of any hearing before the decision to resort to such exclusion is taken. This undertaking is given freely and after obtaining independent legal advice.

3. If the Bidder/Contractor can prove that he has restored/recouped the Damage caused by him and has installed a suitable corruption prevention system, the Principal may revoke the exclusion prematurely.

4. A transgression is considered to have occurred if in light of available evidence no reasonable doubt is possible.

5. Integrity Pact, in respect of a particular contract, shall be operative from the date Integrity Pact is signed by both the parties till the final completion of the contract **or as mentioned in Section 9- Pact Duration whichever is later**. Any violation of the same would entail disqualification of the bidders and exclusion from future business

dealings. Any issue relating to execution of contract, if specifically raised before the IEMs shall be looked into by IEMs.

Section 4 -Compensation for Damages

1.If the Principal has disqualified the Bidder from the tender process prior to the award according to Section 3, the Principal is entitled to demand and recover from the Bidder liquidated damages equivalent to Earnest Money Deposit / Bid Security.

(2) If the Principal has terminated the contract according to Section 3, or if the Principal is entitled to terminate the contract according to Section 3, the principal shall be entitled to demand and recover from the Contractor liquidated damages equivalent to Security Deposit / Performance Bank Guarantee.

3. The bidder agrees and undertakes to pay the said amounts without protest or demur subject only to condition that if the Bidder/Contractor can prove and establish that the exclusion of the Bidder from the tender process or the termination of the contract after the contract award has caused no damage or less damage than the amount or the liquidated damages, the Bidder/Contractor shall compensate the Principal only to the extent of the damage in the amount proved.

Section 5 -Previous transgression

1. The Bidder declares that no previous transgression occurred in the last 3 years with any other Company in any country conforming to the TI approach or with any other Public Sector Enterprise in India that could justify his exclusion from the tender process.

2. If the Bidder makes incorrect statement on this subject, he can be disqualified from the tender process or the contract, if already awarded, can be terminated for such reason.

Section: 6 -Equal treatment of all Bidders/Contractor/Subcontractors

1.The Principal will enter into Pacts on identical terms with all bidders and contractors.

2. The Bidder / Contractor undertake(s) to procure from all subcontractors a commitment in conformity with this Integrity Pact. The Bidder/Contractor shall be responsible for any violation(s) of the provisions laid down in this agreement/Pact by any of its sub-contractors/sub-vendors.

3. The Principal will disqualify from the tender process all bidders who do not sign this Pact or violate its provisions.

Section: 7 -Criminal charges against violating Bidders/Contractors/ Subcontractors

If the Principal obtains knowledge of conduct of a Bidder, Contractor or Subcontractor, or of an employee or a representative or an associate of a Bidder, Contractor or Subcontractor, which constitutes corruption, or if the Principal has substantive suspicion in this regard, the Principal will inform the Vigilance Office.

Section: 8 -External Independent Monitor/Monitors

1. The Principal appoints competent and credible external independent Monitor for this Pact. The task of the Monitor is to review independently and objectively, whether and to what extent the parties comply with the obligations under this agreement.

2. The Monitor is not subject to instructions by the representatives of the parties and performs his functions neutrally and independently. He reports to the Chairperson of the Board of the Principal.

3. The Contractor accepts that the Monitor has the right to access without restriction to all Project documentation of the Principal including that provided by the Contractor. The Contractor will also grant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his project documentation. The same is applicable to Subcontractors. The Monitor is under contractual obligation to treat the information and documents of the Bidder/Contractor/Subcontractor with confidentiality.

4. The Principal will provide to the Monitor sufficient information about all meetings among the parties related to the Project provided such meetings could have an impact on the contractual relations between the Principal and the Contractor. The parties offer to the Monitor the option to participate in such meetings.

5. As soon as the Monitor notices, or believes to notice, a violation of this agreement, he will so inform the Management of the Principal and request the Management to discontinue or heal the violation, or to take other relevant action. The monitor can in this regard submit non-binding recommendations. Beyond this, the Monitor has no right to demand from the parties that they act in a specific manner, refrain from action or tolerate action. However, the Independent External Monitor shall give an opportunity to the bidder / contractor to present its case before making its recommendations to the Principal.

6. The Monitor will submit a written report to the Chairperson of the Board of the Principal within 8 to 10 weeks from the date of reference or intimation to him by the 'Principal' and, should the occasion arise, submit proposals for correcting problematic situations.

7. If the Monitor has reported to the Chairperson of the Board a Substantiated suspicion of an offence under relevant Anti-Corruption Laws of India, and the Chairperson has not, within reasonable time, taken visible action to proceed against such offence or reported it to the Vigilance Office, the Monitor may also transmit this information directly to the Central Vigilance Commissioner, Government of India.

8. The word 'Monitor' would include both singular and plural.

Section:9 -Pact Duration

This Pact begins when both parties have legally signed it. It expires for the Contractor 12 months after the last payment under the respective contract, and for all other Bidders 6 months after the contract has been awarded.

If any claim is made/ lodged during this time, the same shall be binding and continue to be valid despite the lapse of this pact as specified above, unless it is discharged/determined by Chairperson of the Principal.

Section:10 -Other provisions

1. This agreement is subject to Indian Law. Place of performance and jurisdiction is the Registered Office of the Principal, i.e. New Delhi. The Arbitration clause provided in the main tender document / contract shall not be applicable for any issue / dispute arising under Integrity Pact.

2. Changes and supplements as well as termination notices need to be made in writing. Side agreements have not been made.

3. If the Contractor is a partnership or a consortium, this agreement must be, signed by all partners or consortium members.

4. Should one or several provisions of this agreement turn out to be invalid, the remainder of this agreement remains valid. In this case, the parties will strive to come to an agreement to their original intentions.

KUMAR ABHIMANYU
Manager Materials (FD)

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For the Principal

Place.
Date . 07.07.2021

.....
For the Bidder/Contractor

Witness 1:

Witness 2: