

UNC 0792:

Mod Title: Amendments to Cost Recovery under
OAD



Proposer: Cadent

Panel Date: 16th December 2021

Why change?



- Current provisions focused on retrospective cost recovery only and do not allow for forward planning
- Open ended: Lack of timescales means a party may attempt to recover costs at a time when funding is unavailable

Options



- Bilateral meetings have taken place in the past with parties unable to find common ground
- Multilateral engagement at workgroup though, has resulted in parties collectively agreeing that amendments to the OAD should result in the preferred outcome

Solution



- Wherever possible, cost recovery should be agreed in advance
- Provide notice of intent to recover costs
- Issue formal quotation in line with OAD Section L
- Where damage has been missed, impacted party to provide notice (within 60 Business Days) to recover costs
- Where required, provide revised quotation
- During an emergency, damage caused to assets owned by another party should be made safe only (competency)

Recommended Steps



- The Proposer recommends that this modification should be:
 - Subject to self-governance
 - Sent for Workgroup assessment to develop the modification for 3 months