# OAD Section B2.4.3

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Amend paragraph 2.4.3 to read as follows:

2.4.3 The Party taking emergency action pursuant to paragraph 2.4.2 above shall:

a) Where any property of the other Party damaged is a result of the emergency, only take such	_	Commented [SS1]: BR8
action as is required to make such property safe;		Commented [SS2]: DM:
a))inform the other Party of such action and the interference entailed thereby, wherever practicable in advance and in any event as soon as practicable following the taking of such		Can we consider making it clear who each of the parties are
action;		i.e. site owner, site user, recovering party.
b)c) exercise all reasonable care to prevent or minimise any damage to or interference with the		
operation of the other Party's Connection Facilities when dealing with the emergency; <del>and</del>		
d) when the emergency has ended, reinstate (at its cost) any of the other Party's Connection		
Facilities that has been damaged as a result of the emergency action, save that no		
reinstatement shall be required where the emergency was caused by any breach or default		
on the part of the other Party <mark>; and</mark>		
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c)e) reimburse the other Party where following any action under paragraph (a) or reinstatement	_	Commented [SS3]: BR9
under paragraph (c) the other Party (following its own assessment of the damage)		
determines further work is required to re-instate, repair or replace its Connection Facilities.		

#### OAD Section L2.3

Delete all existing text in paragraph 2.3 and replace with new text to read as follows:

### 2.3 Process

2.3.1 Where the Recovering Party proposes to recover any recoverable costs anticipates an entitlement to recover recoverable costs will arise the Recovering Party shall give notice to the Reimbursing Party specifying:

(a) the Recovering Party shall (as soon as reasonably practicable after the act or omission or other event giving rise to such recovery) give notice to the Reimbursing Party specifying:

(i) the relevant provision;

- (ii) the act or omission on the part of the Reimbursing Party or other event giving rise to the application of the relevant provision; and
- (iii) the amount which it claims as recoverable costs, and a brief explanation of the basis on which such amount has been determined;
- (b) the Reimbursing Party may, within 5 Business Days after receipt of such notice, request a meeting to discuss the maters contained therein, in which case the Parties shall meet as soon as practicable for that purpose; and
- (c) the Recovering Party may submit an Invoice in respect of the recoverable costs within 10 Business Days after sending its notice under paragraph (a).
- (a) the relevant provision;
- (b)
   the act or omission of the Reimbursing Party or other event ("relevant

   circumstances") which the Recovering Party anticipates will give rise to the application of the relevant provision;
- (c) the Recovering Party's intention to recover the recoverable costs in the event the relevant circumstances occur.
- 2.3.2 Upon the request of the Reimbursing Party, the Recovering Party shall provide reasonable evidence of the specific amount of recoverable costs incurred by it in any particular case in which such amounts are recoverable under a relevant provision. Where the Recovering Party anticipates an entitlement to recover recoverable costs:
  - a under a relevant provision in Section B, Section D and Section F the Recovering Party shall give the notice referred to in paragraph 2.3.1 as soon as reasonably practicable following submission or receipt of the relevant notice or communication under or relating to the relevant provision;
  - bas a consequence of the receipt or provision of a final (or updated) MaintenanceProgramme under Section G, as soon as reasonably practicable following receiptor provision of the final (or updated) Maintenance Programme.

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- 2.3.3 The Recovering Party shall at the same time as giving notice under paragraph 2.3.1 (or as soon as reasonably practicable after such notice) give notice to the Reimbursing Party specifying:
  - a the amount which it anticipates it will claim as recoverable costs ("costsestimate"), which shall be in accordance with the requirements of paragraph 2.2;
  - an explanation of the basis on which the costs estimate has been prepared.
- 2.3.4 Where the Recovering Party subsequently identifies a requirement to increase its costs estimate it will give notice to the Reimbursing Party specifying:
  - a the revised amount which it will claim as recoverable costs ("revised costs estimate");
  - b an explanation of the basis on which the revised costs estimate has been prepared.
- 2.3.5 The Recovering Party and the Reimbursing Party shall consult on the costs estimate (or any revised costs estimate), and the Reimbursing Party may, with seven (7) Business Days of receipt of a notice under paragraph 2.3.3 or 2.3.4 request a meeting to discuss the costs estimate (or revised costs estimate), in which case the Parties shall meet as soon as reasonably practicable for that purpose.
- 2.3.6 Provided the costs estimate (or revised costs estimate) is in accordance with the requirements of paragraph 2.2 in the absence of written confirmation from the Reimbursing Party accepting the costs estimate (or revised costs estimate) the Recovering Party shall not be required to take any steps or do or agree anything in accordance with this Document under or relating to the relevant provision.
- 2.3.7 Nothing in this paragraph 2.3 shall prevent the Recovering Party from recovering recoverable costs from the Reimbursing Party not identified in a costs estimate (or revised costs estimate) where the relevant circumstances:

a resulted from an emergency;

- b in the case of relevant circumstances under Section G, related to:
  - i routine maintenance the extent of which was not known at the time of the receipt or provision of the final (or updated) Maintenance Programme; or
    - non-routine maintenance not included in a Maintenance Programme;
- c could not have been reasonably anticipated by the Recovering Party prior to the relevant circumstances arising

provided in each case that the Recovering Party gives notice to the Reimbursing Party no\* later than sixty (60) Business Days after occurrence of the relevant circumstances. Commented [SS6]: BR3

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## Commented [SS7]: BR7

**Commented [SS8]:** DM: Suggestion that the OAD notice carries an indication that costs may apply to help flag the potential at an earlier stage of the process

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**Commented [SS10]:** DM: Suggest changing this to "Does the modifying party envisage any cost recovery"

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2.3.8 Where the Recovering Party proposes to recover any recoverable costs under paragraph 2.3.7 it shall provide reasonable evidence to the Reimbursing Party of the specific amount of recoverable costs incurred by it in any particular case in which recoverable amounts are recoverable under a relevant provision.

2.3.2

2.3.32.3.9 Paragraph 2.3.1 shall not:

- (a) entitle the Reimbursing Party to delay in paying the amount of any recoverable costs (but without prejudice to its right to require a subsequent adjustment where relevant);
- (b) require the Recovering Party to provide evidence supporting rates or unit amounts of costs which are provided for in the statement referred to in paragraph 2.2.4.