

# China Harbour Engineering Company Limited

Contract No. HY/2010/02

# Hong Kong – Zhuhai – Macao Bridge Hong Kong Boundary Crossing Facilities – Reclamation Works

# Quarterly EM&A Summary Report for December 2017 – February 2018

[2/2019]

|                                   | Name             | Signature  |
|-----------------------------------|------------------|------------|
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Date: 15 February 2019

# Disclaimer

This report is prepared for China Harbour Engineering Company Limited and is given for its sole benefit in relation to and pursuant to Contract No. HY/2010/02 Hong Kong-Zhuhai-Macao Bridge Hong Kong Boundary Crossing Facilities-Reclamation Works and may not be disclosed to, quoted to or relied upon by any person other than China Harbour Engineering Company Limited without our prior written consent. No person (other than China Harbour Engineering Company Limited) into whose possession a copy of this report comes may rely on this report without our express written consent and China Harbour Engineering Company Limited may not rely on it for any purpose other than as described above.

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### Ref.: HYDHZMBEEM00 0 7181L.19

15 February 2019

By Fax (3698 5999) and By Post

Ove Arup & Partners Hong Kong Ltd. Chief Resident Engineer's Office 11 Tung Chung Waterfront Road, Tung Chung, Lantau Hong Kong

Attention: Mr. Seven Yau

Dear Sir,

Re: Agreement No. CE 48/2011 (EP) **Environmental Project Office for the** HZMB Hong Kong Link Road, HZMB Hong Kong Boundary Crossing Facilities, and Tuen Mun-Chek Lap Kok Link – Investigation

### Contract No. HY/2010/02 – HZMB HKBCF – Reclamation Works Quarterly EM&A Summary Report for December 2017 to February 2018

Reference is made to the Environmental Team's submission of the Quarterly EM&A Summary Report for December 2017 to February 2018 certified by the ET Leader (ET's ref.: "60249820/C/RMKY19021502" dated 15 February 2019) and provided to us via e-mail on 15 February 2019.

We are pleased to inform you that we have no adverse comments on the captioned Quarterly EM&A Summary Report for December 2017 to February 2018.

Thank you very much for your attention and please feel free to contact the undersigned should you require further information.

Yours faithfully, For and on behalf of Ramboll Hong Kong Limited

Ray Yan Independent Environmental Checker

C.C.

| HyD   | Mr. Tony Pang     |
|-------|-------------------|
| HyD   | Ms. Molly Kwan    |
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# EXECUTIVE SUMMARY

Contract No. HY/2010/02 – Hong Kong-Zhuhai-Macao Bridge Hong Kong Boundary Crossing Facilities – Reclamation Works (here below, known as "the Contract") mainly comprises reclamation at the northeast of the Hong Kong International Airport of an area of about 130-hectare for the construction of an artificial island for the development of the Hong Kong Boundary Crossing Facilities (HKBCF), and about 19-hectare for the southern landfall of the Tuen Mun - Chek Lap Kok Link (TMCLKL). It is a designated Project and is governed by the current permits for the Project, i.e. the amended Environmental Permits (EPs) issued on 11 April 2016 (EP-353/2009/K) and 13 March 2015 (EP-354/2009/D) (for TMCLKL Southern Landfall Reclamation only).

Ove Arup & Partners Hong Kong Limited (Arup) was appointed by Highways Department (HyD) as the consultants for the design and construction assignment for the Project's reclamation works (i.e. the Engineer for the Contract).

China Harbour Engineering Company Limited (CHEC) was awarded by HyD as the Contractor to undertake the construction work of the Contract.

Ramboll Hong Kong Limited was employed by HyD as the Independent Environmental Checker (IEC) and Environmental Project Office (ENPO) for the Project.

AECOM Asia Co. Ltd. (AECOM) was appointed by CHEC to undertake the role of Environmental Team for the Contract for carrying out the environmental monitoring and audit (EM&A) works.

The construction phase of the Project under the EPs was commenced on 12 March 2012. The EM&A programme, including air quality, noise, water quality and dolphin monitoring and environmental site inspections, was commenced on 12 March 2012.

This report documents the findings of EM&A works conducted in the period between 1 December 2017 – 28 February 2018. As informed by the Contractor, major activities in the reporting quarter were:-

#### Marine-base

- Maintenance of localized silt curtain
- Outfall installation
- Additional GI works
- Reinstatement of seawall

#### Land-base

- Maintenance works of Site Office at Works Area WA2
- Reinstatement of seawall

A summary of monitoring\* and audit activities conducted in the reporting quarter is listed below:

Joint Environmental site inspection

\*monitoring works for the Contract are covered by Contract No. HY/2013/01 Hong Kong-Zhuhai Macao Bridge HKBCF – Passenger Clearance Building.

12 sessions

### Breaches of Action and Limit Levels for Air Quality

For impact air quality monitoring, 2 action level exceedances of 24-Hour TSP were recorded at AMS3B on 23 December 2017 and 17 January 2018 respectively. 1 action level exceedance of 24-Hour TSP was recorded at AMS2 on 17 January 2018, after investigation, there is no adequate information to conclude the recorded action level exceedances are related to this Contract. No other 1-hour and 24-hour action and limit level exceedances was recorded at all monitoring stations by Environmental Team of Contract No. HY/2013/01 in the reporting period. For level of exceedance, location and when exceedances were recorded, please refer to Appendix E of monthly EM&A report of December 2017 and January 2018.

### Breaches of Action and Limit Levels for Noise

For construction noise, no exceedance was recorded at all monitoring stations by the Environmental Team of Contract No. HY/2013/01 in the reporting period.

### Breaches of Action and Limit Levels for Water Quality

In December 2017, 3 action level exceedances of suspended solids were recorded at SR7 during flood tide on 4 December 2017, and IS(Mf)9 during flood tide on 6 December 2017 and ebb tide on 11 December 2017 respectively. After investigation, it was concluded that those exceedance were unlikely related to this Contract. No other exceedance was recorded at monitoring stations by Environmental Team of Contract No. HY/2013/01 in the reporting month. For level of exceedance, location and when exceedances were recorded, please refer to Appendix E of monthly EM&A report of December 2017.

In January 2018, no water quality exceedance was recorded at all monitoring stations by Environmental Team of Contract No. HY/2013/01 in the reporting month.

In February 2018, 1 action level exceedance of suspended solids was recorded at SR7 during flood tide on 2 February 2018. After investigation, no marine-based work was conducted on the monitoring date as confirmed by the Contractor. It was concluded that the exceedance was unlikely to be contract related. No other exceedance was recorded at all monitoring stations by Environmental Team of Contract No. HY/2013/01 in the reporting month. For level of exceedance, location and when exceedances were recorded, please refer to Appendix E of monthly EM&A report of February 2018.

# Breaches of Action and Limit Levels for Impact Dolphin Monitoring

Impact dolphin monitoring results at all transects are reported in the EM&A Report prepared for Contract No. HY/2013/01.

# Implementation Status and Review of Environmental Mitigation Measures

Most of the recommended mitigation measures, as included in the EM&A programme, were implemented properly in the reporting quarter.

The recommended environmental mitigation measures effectively minimize the potential environmental impacts from the Project. The EM&A programme effectively monitored the environmental impacts from the construction activities and ensure the proper implementation of mitigation measures. No particular recommendation was advised for the improvement of the programme.

Moreover, regular review and checking on the construction methodologies, working processes and plants were carried out to ensure the environmental impacts were kept minimal and recommended environmental mitigation measures were implemented effectively.

#### Complaint, Notification of Summons and Successful Prosecution



No complaint, notification of summons or prosecution was received in the reporting period.

# **Reporting Change**

As informed by IEC/ENPO on 27 December 2017, three water quality monitoring station of SR3, SR10A and SR10B(N) were relocated due to topographical condition. Alternative water quality monitoring stations SR3(N), SR10A(N) and SR10B(N2) were justified and certified by the ET Leader of Contract No. HY/2013/01 on 8 November 2017, verified by IEC/ENPO on 13 November 2017. The proposal was submitted to the authority for review and approval on 29 November 2017. The authority subsequently approved the proposal on 22 December 2017. Relocation of water quality monitoring stations from SR3, SR10A and SR10B(N) to SR3(N), SR10A(N) and SR10B(N2) are adopted effective from 22 December 2017.

As informed by IEC/ENPO on 26 February 2018, air quality monitoring station AMS7 was relocated due to permission to carry out AQM at Hong Kong SkyCity Marriott Hotel could not be granted after the end of January 2018. Alternative air quality monitoring station AMS7B was justified and certified by ET Leader of Contract No. HY/2013/01 on 22 January 2018, verified by IEC/ENPO on 24 January 2018. The proposal was submitted to the authority for review and approval on 30 January 2018. Relocation of air quality monitoring stations from AMS7 to AMS7B is adopted effective from 6 February 2018 with the authority's consent.

# 1 INTRODUCTION

# 1.1 Background

- 1.1.1 Contract No. HY/2010/02 Hong Kong-Zhuhai-Macao Bridge Hong Kong Boundary Crossing Facilities – Reclamation Works (here below, known as "the Contract") mainly comprises reclamation at the northeast of the Hong Kong International Airport of an area of about 130-hectare for the construction of an artificial island for the development of the Hong Kong Boundary Crossing Facilities (HKBCF), and about 19-hectare for the southern landfall of the Tuen Mun - Chek Lap Kok Link (TMCLKL).
- 1.1.2 The environmental impact assessment (EIA) reports (Hong Kong Zhuhai Macao Bridge Hong Kong Boundary Crossing Facilities EIA Report (Register No. AEIAR-145/2009) (HKBCFEIA) and Tuen Mun Chek Lap Kok Link EIA Report (Register No. AEIAR-146/2009) (TMCLKLEIA), and their environmental monitoring and audit (EM&A) Manuals (original EM&A Manuals), for the Project were approved by Environmental Protection Department (EPD) in October 2009.
- 1.1.3 EPD subsequently issued the Environmental Permit (EP) for HKBCF in November 2009 (EP-353/2009) and the Variation of Environmental Permit (VEP) in June 2010 (EP-353/2009/A), November 2010 (EP-353/2009/B), November 2011 (EP-353/2009/C), March 2012 (EP-353/2009/D), October 2012 (EP-353/2009/E), April 2013 (EP-353/2009/F), August 2013 (EP-353/2009/G), January 2015 (EP-353/2009/H), July 2015 (EP-353/2009/I), February 2016 (EP-353/2009/J) and April 2016 (EP-353/2009/K). Similarly, EPD issued the Environmental Permit (EP) for TMCLKL in November 2009 (EP-354/2009) and the Variation of Environmental Permit (VEP) in December 2010 (EP-354/2009/A), January 2014 (EP-354/2009/B), December 2014 (EP-354/2009/C) and March 2015 (EP-354/2009/D).
- 1.1.4 The Project is a designated Project and is governed by the current permits for the Project, i.e. the amended EPs issued on 11 April 2016 (EP-353/2009/K) and 13 March 2015 (EP-354/2009/D) (for TMCLKL Southern Landfall Reclamation only).
- 1.1.5 A Contract Specific EM&A Manual, which included all Contract -relation contents from the original EM&A Manuals for the Contract, was issued in May 2012.
- 1.1.6 Ove Arup & Partners Hong Kong Limited (Arup) was appointed by Highways Department (HyD) as the consultants for the design and construction assignment for the Project's reclamation works (i.e. the Engineer for the Contract).
- 1.1.7 China Harbour Engineering Company Limited (CHEC) was awarded by HyD as the Contractor to undertake the construction work of the Contract.
- 1.1.8 Ramboll Hong Kong Limited was employed by HyD as the Independent Environmental Checker (IEC) and Environmental Project Office (ENPO) for the Project.
- 1.1.9 AECOM Asia Co. Ltd. (AECOM) was appointed by CHEC to undertake the role of Environmental Team for the Contract for carrying out the EM&A works.
- 1.1.10 The construction phase of the Project under the EPs was commenced on 12 March 2012.
- 1.1.11 According to the Contract Specific EM&A Manual, there is a need of an EM&A programme including air quality, noise, water quality and dolphin monitoring and environmental site inspections. The EM&A programme of the Contract commenced on 12 March 2012.

# 1.2 Scope of Report

1.2.1 This is the twenty fourth quarterly EM&A Report under the Contract No. HY/2010/02 Hong Kong-Zhuhai-Macao Bridge Hong Kong Boundary Crossing Facilities – Reclamation Works. This report presents a summary of the environmental monitoring and audit works, list of activities and mitigation measures proposed by the ET for the Contract from 1 December 2017 to 28 February 2018.



# 1.3 Contract Organization

1.3.1 The Contract organization structure is shown in Appendix A. The key personnel contact names and numbers are summarized in Table 1.1.

| Party  | Position                               | Name            | Telephone | Fax       |
|--|--|-----------------|-----------|-----------|
| Engineer's<br>Representative (ER)            | Chief Resident Engineer                | Paul Appleton   | 3698 5889 | 2698 5999 |
| (Ove Arup & Partners<br>Hong Kong Limited)   | Senior Resident Engineer               | Anthony Wong    | 36985868  | 3698 5999 |
| IEC / ENPO                                   | Independent<br>Environmental Checker   | Raymond Dai     | 3465 2888 | 3465 2899 |
| (Ramboll Hong Kong<br>Limited)               | Environmental Project<br>Office Leader | Y. H. Hui       | 3465 2850 | 3465 2899 |
| Contractor<br>(China Harbour                 | Environmental Officer                  | Louie Chan      | 3693 2254 | 2578 0413 |
| Engineering Company<br>Limited)              | 24-hour Hotline                        | Alan C.C. Yeung | 9448 0325 |           |
| <b>ET</b><br>(AECOM Asia<br>Company Limited) | ET Leader                              | Echo Leong      | 3922 9280 | 2317 7609 |

 Table 1.1
 Contact Information of Key Personnel

# 1.4 Summary of Construction Works

- 1.4.1 The construction phase of the Project under the EP commenced on 12 March 2012.
- 1.4.2 As informed by the Contractor, details of the major works carried out in the reporting quarter are listed below:-

### Marine-base

- Maintenance of localized silt curtain
- Outfall installation
- Additional GI works
- Reinstatement of seawall

#### Land-base

- Maintenance works of Site Office at Works Area WA2
- Reinstatement of seawall
- 1.4.3 The 3-month rolling construction programme of the Contract is shown in Appendix B. As informed by the Contractor, only minor remedial works were carried out under Contract No. HY/2010/02 in February 2018. Contractor's planning team confirmed that major works (outfall/reinstatement of seawall) were completed and there was no update on the construction programme since January 2018.
- 1.4.4 The general layout plan of the Contract site showing the detailed works areas is shown in Figure 1.
- 1.4.5 The environmental mitigation measures implementation schedule are presented in Appendix C.

# 2 SUMMARY OF EM&A PROGRAMME REQUIREMENTS

# 2.1 Monitoring Parameters

- 2.1.1 The Contract Specific EM&A Manual designated 4 air quality monitoring stations, 2 noise monitoring stations, 21 water monitoring stations (9 Impact Stations, 7 Sensitive Receiver Stations and 5 Control/Far Field Stations) to monitor environmental impacts on air quality, noise and water quality respectively. Pre-set and fixed transect line vessel based dolphin survey was required in two AFCD designated areas (Northeast and Northwest Lantau survey areas). The impact dolphin monitoring at each survey area should be conducted twice per month.
- 2.1.2 For impact air quality monitoring, monitoring locations AMS2 (Tung Chung Development Pier) and AMS7 (Hong Kong SkyCity Marriott Hotel) were set up at the proposed locations in accordance with Contract Specific EM&A Manual. The conditional omission of Monitoring Station AMS6 was effective since 19 November 2012. For monitoring location AMS3 (Ho Yu College), as proposed in the Contract Specific EM&A Manual, approval for carrying out impact monitoring could not be obtained from the principal of the school. Permission on setting up and carrying out impact monitoring works at nearby sensitive receivers, like Caribbean Coast and Coastal Skyline, was also sought. However, approvals for carrying out impact monitoring works within their premises were not obtained. Impact air quality monitoring was conducted at site boundary of the site office area in Works Area WA2 (AMS3B) respectively. Same baseline and Action Level for air quality, as derived from the baseline monitoring data recorded at Ho Yu College, was adopted for this alternative air quality location.
- For impact noise monitoring, monitoring locations NMS2 (Seaview Crescent Tower 1) was set up at 2.1.3 the proposed locations in accordance with Contract Specific EM&A Manual. However, for monitoring location NMS3 (Ho Yu College), as proposed in the Contract Specific EM&A Manual, approval for carrying out impact monitoring could not be obtained from the principal of the school. Permission on setting up and carrying out impact monitoring works at nearby sensitive receivers, like Caribbean Coast and Coastal Skyline, was also sought. However, approvals for carrying out impact monitoring works within their premises were not obtained. Impact noise monitoring was conducted at site boundary of the site office area in Works Area WA2 (NMS3B) respectively. Same baseline noise level, as derived from the baseline monitoring data recorded at Ho Yu College was adopted for this alternative noise monitoring location. Reference is made to ET's proposal of relocation of air quality monitoring station (AMS7) dated on 2 February 2015, with no further comment received from IEC on 2 February 2015 and no objection received from EPD on 5 February 2015, the impact air quality monitoring station AMS7 (Hong Kong SkyCity Marriott Hotel) has been relocated to AMS7A (Chu Kong Air-Sea Union Transportation Company Limited) on 3 February 2015. Action Level for air quality, as derived from the baseline monitoring data recorded at Hong Kong SkyCity Marriott Hotel, was adopted for this alternative air quality location.
- 2.1.4 As informed by the premises owner of (AMS7A) - Chu Kong Air-Sea Union Transportation Co. LTD would not grant us the permission to install air quality monitoring equipment (High volume sampler) and conduct 1-hour TSP/24 hour TSP monitoring at the premises of Chu Kong Air-Sea Union Transportation Co. LTD after December 2015. In order to fulfil the EM&A requirement of this Contract, as permission to conduct impact air quality monitoring at the premise of Hong Kong SkyCity Marriott Hotel has been granted in December 2015, ET proposed relocation of air quality monitoring station (AMS7A) on 15 December 2015, with no further comment received from IEC on 15 December 2015 and no particular comment received from EPD on 21 December 2015, the impact air quality monitoring station AMS7A (Chu Kong Air-Sea Union Transportation Company Limited) has been relocated to AMS7 (Hong Kong SkyCity Marriott Hotel) on 30 December 2015. The impact air quality monitoring for December 2015 was conducted before the relocation of AQM Station from AMS7A to AMS7. The impact air quality monitoring has been conducted at AMS7 (Hong Kong SkyCity Marriott Hotel) since 1 January 2016, Action Level for air quality, as derived from the baseline monitoring data recorded at Hong Kong SkyCity Marriott Hotel will be adopted for this air quality monitoring location.
- 2.1.5 In accordance with the Contract Specific EM&A Manual, twenty-one stations were designated for impact water quality monitoring. The nine Impact Stations (IS) were chosen on the basis of their proximity to the reclamation and thus the greatest potential for water quality impacts, the seven Sensitive Receiver Stations (SR) were chosen as they are close to the key sensitive receives and the



five Control/ Far Field Stations (CS) were chosen to facilitate comparison of the water quality of the IS stations with less influence by the Project/ ambient water quality conditions.

- 2.1.6 Due to safety concern and topographical condition of the original locations of SR4 and SR10B, alternative impact water quality monitoring stations, naming as SR4(N) and SR10B(N), were adopted, which are situated in vicinity of the original impact water quality monitoring stations (SR4 and SR10B) and could be reachable. Same baseline and Action Level for water quality, as derived from the baseline monitoring data recorded, were adopted for these alternative impact water quality monitoring stations.
- 2.1.7 The monitoring locations used during the reporting quarter are depicted in Figures 2, 3 and 4 respectively.
- Due to the commencement of marine work of the Expansion of Hong Kong International Airport 2.1.8 into a Three-Runway System (3RS Project), a large portion of works site boundary will be established at the northern part of the existing airport Island. The recent arrangement of works boundary of 3RS Project which delineates the boundary of the designated 3RS Project (for the indicative 3RS boundary, please refer to Figure 5). The works area of 3RS project will affect several water quality monitorina stations and the dolphin monitoring transect lines which are being used for conducting monitoring under Contract No. HY/2010/02. The EM&A Programme for the HZMB HKBCF Project will therefore be affected. As a result, a proposal was prepared by ET in September 2016 in accordance with condition 5.1 of EP-353/2009/K and condition 4.1 of EP-354/2009/D, to relocate water quality monitoring stations from SR5, IS10, CS(Mf)3 and alternate the transect lines of impact dolphin monitoring 2, 3, 4, 5, 6 and 7. A revised proposal has been updated and sent to IEC/ENPO for their further review on 24 March 2017 and IEC/ENPO verified the revised proposal on the same date. The revised proposal has been sent to authority by project team for review and approval on 3 April 2017. The authority subsequently approved the proposal on 12 May 2017.
- 2.1.9 Due to substantial completion of marine works by the end of June 2017, it is anticipated that the remaining construction works under Contract No. HY/2010/02, which include ground investigation (GI) works, construction of temporary timber platform, removal of jetty and reinstatement of seawall at the western section, construction of outfall at the eastern seawall, would cause limited disturbance to water column and not to the seabed. In view of this, a proposal for change of EM&A programme/requirements was prepared by ET in accordance with Condition 5.1 of EP-353/2009/K and Condition 4.1 of EP-354/2009/D, to terminate water quality monitoring works at stations IS5, IS(Mf)6, IS8, SR4(N), SR5(N), SR6, SR10A, SR10B(N), CS4, CSA and CS6, and impact dolphin monitoring (line-transect vessel survey method) covering NEL and NWL when perimeter silt curtain under the Contract is completely removed and vessel traffic numbers average 10 per month for Contract No. HY/2010/02. A revised proposal has been updated and sent to IEC/ENPO for their further review on 15 August 2017 and IEC/ENPO verified the revised proposal on 16 August 2017. The revised proposal has been sent to authority by project team for review and approval on 21 August 2017. The authority subsequently approved the proposal on 7 September 2017.
- 2.1.10 As informed by IEC/ENPO on 27 December 2017, three water quality monitoring station of SR3, SR10A and SR10B(N) were relocated due to topographical condition. Alternative water quality monitoring stations SR3(N), SR10A(N) and SR10B(N2) were justified and certified by the ET Leader of Contract No. HY/2013/01 on 8 November 2017, verified by IEC/ENPO on 13 November 2017. The proposal was submitted to the authority for review and approval on 29 November 2017. The authority subsequently approved the proposal on 22 December 2017. Relocation of water quality monitoring stations from SR3, SR10A and SR10B(N) to SR3(N), SR10A(N) and SR10B(N2) are adopted effective from 22 December 2017.
- 2.1.11 As informed by IEC/ENPO on 26 February 2018, air quality monitoring station AMS7 was relocated due to permission to carry out AQM at Hong Kong SkyCity Marriott Hotel could not be granted after the end of January 2018. Alternative air quality monitoring station AMS7B was justified and certified by ET Leader of Contract No. HY/2013/01 on 22 January 2018, verified by IEC/ENPO on 24 January 2018. The proposal was submitted to the authority for review and approval on 30 January 2018. Relocation of air quality monitoring stations from AMS7 to AMS7B is adopted effective from 6 February 2018 with the authority's consent.



2.1.12 The Contract Specific EM&A Manual also required environmental site inspections for air quality, noise, water quality, chemical, waste management, marine ecology and landscape and visual impact.

# 2.2 Environmental Quality Performance (Action/Limit Levels)

- 2.2.1 The environmental quality performance limits (i.e. Action and/or Limit Levels) of air and water quality monitoring were derived from the baseline air and water quality monitoring results at the respective monitoring stations, while the environmental quality performance limits of noise monitoring were defined in the EM&A Manual.
- 2.2.2 The environmental quality performance limits of air quality, noise and water monitoring are given in Appendix D.

# 2.3 Environmental Mitigation Measures

2.3.1 Relevant environmental mitigation measures were stipulated in the Particular Specification and EPs (EP-353/2009/K and EP-354/2009/D) (for TMCLKL Southern Landfall Reclamation only) for the Contractor to adopt. A list of environmental mitigation measures and their implementation statuses are given in Appendix C.

# 3 MONITORING RESULTS

# 3.1 Air Quality Monitoring

- 3.1.1 In accordance with the Contract Specific EM&A Manual, impact 1-hour Total Suspended Particulates (TSP) monitoring was conducted for at least three times every 6 days, while impact 24-hour TSP monitoring was carried out for at least once every 6 days at the 4 monitoring stations (AMS2, AMS3B, AMS6 and AMS7/AMS7B).
- 3.1.2 The air quality monitoring works for the Contract are covered by Contract No. HY/2013/01 Hong Kong-Zhuhai Macao Bridge HKBCF Passenger Clearance Building.
- 3.1.3 The monitoring requirements, monitoring equipment, monitoring parameters, frequency and duration, monitoring methodology, monitoring schedule and meteorological information are detailed in the monthly EM&A Reports prepared for Contract No. HY/2013/01.
- 3.1.4 The ET of the Contract or other ET of the HZMB project is required to conduct air quality monitoring at AMS2, AMS3B and AMS7/AMS7B as part of EM&A programme if these air quality monitoring stations are no longer covered under Contract No. HY/2013/01.
- 3.1.5 The monitoring locations for impact air quality monitoring are depicted in Figure 2. However, for AMS6 (Dragonair/CNAC (Group) Building), permission on setting up and carrying out impact monitoring works was sought, however, access to the premise has not been granted yet on this report issuing date.
- 3.1.6 As informed by IEC/ENPO on 28 September 2017, air quality monitoring station (AMS3B) and the meteorological station were relocated to AECOM PRE's Office effective since 1 September 2017.
- 3.1.7 As informed by IEC/ENPO on 26 February 2018, air quality monitoring station AMS7 was relocated to AMS7B effective since 6 February 2018 due to permission to carry out AQM at Hong Kong SkyCity Marriott Hotel could not be granted after the end of January 2018.
- 3.1.8 The number of exceedances recorded in each month of the reporting quarter are presented in Table Table 3.1.

| Monitoring    | Location | Level of   | Nun    | nbers of Exceed | ance   |
|---------------|----------|------------|--------|-----------------|--------|
| Parameter     | Location | Exceedance | Dec 17 | Jan 18          | Feb 18 |
|               | 41460    | Action     | 0      | 0               | 0      |
|               | AMS2     | Limit      | 0      | 0               | 0      |
|               | AMEOD    | Action     | 0      | 0               | 0      |
|               | AMS3B    | Limit      | 0      | 0               | 0      |
| 1-hr TSP      |          | Action     | 0      | 0               | 0      |
| AMS7<br>AMS7B | AIVIS7   | Limit      | 0      | 0               | 0      |
|               |          | Action     | 0      | 0               | 0      |
|               | AIVIS/D  | Limit      | 0      | 0               | 0      |
|               | Total    | 0          | 0      | 0               |        |
|               | AMS2     | Action     | 0      | 1               | 0      |
|               |          | Limit      | 0      | 0               | 0      |
|               | AMCOD    | Action     | 1      | 1               | 0      |
|               | AMS3B    | Limit      | 0      | 0               | 0      |
| 24-hr TSP     |          | Action     | 0      | 0               | 0      |
|               | AMS7     | Limit      | 0      | 0               | 0      |
|               | AMS7B    | Action     | 0      | 0               | 0      |
|               | AIVIS/D  | Limit      | 0      | 0               | 0      |
|               |          | Total      | 1      | 2               | 0      |

 Table 3.1
 Summary of Number of Exceedances for 1-hr & 24-hr TSP Monitoring

3.1.9 The monitoring results for 1-hour TSP and 24-hour TSP are reported in the monthly EM&A Report prepared for Contract No. HY/2013/01.

There were 1 action level exceedance of 24- Hour TSP recorded at AMS3B on 23 December 2017 8:00am to 24 December 2017 8:00 a.m. and 2 action level exceedances of 24-hour TSP recorded by ET of Contract No. HY/2013/01 at AMS2 and AMS3B on 17 January 2018 8:00am to 18 January 2018 8:00am. For level of exceedance, location and when exceedances were recorded, please refer to Appendix E of monthly EM&A Report December 2017 and January 2018.

- 3.1.10 After investigation, there is no adequate information to conclude the recorded action level exceedances are related to this Contract.
- 3.1.10.1 After investigation, it was concluded that the recorded exceedances were unlikely to cause by construction works under this Contract since all dusty materials adopted which might generate fugitive dust were wet with for dust suppression. Meteorological information provided by Contract No. HY2013/01 during the monitoring period showed wind speed was recorded as 0.0m/s, indicating the source of exceedance was unlikely to be Contract related.
- 3.1.10.2 The detailed Investigation Report No. A031 A032 (including the causes of exceedance and recommendation for mitigation) for Action or Limit Level Non-compliance were provided in Appendix F of monthly EM&A report of December 2017 and January 2018 respectively.
- 3.1.11 No other 1-hour and 24-hour action and limit level exceedances was recorded at all monitoring stations by Environmental Team of Contract No. HY/2013/01 in the reporting period.
- 3.1.12 The event action plan is annexed in Appendix G.
- 3.1.13 Meteorological information collected from the wind station during the monitoring periods on the monitoring dates, as shown in Figure 2, including wind speed and wind direction, was recorded at all monitoring stations and reported by Environmental Team of Contract No. HY/2013/01 in the reporting period.

# 3.2 Noise Monitoring

- 3.2.1 Impact noise monitoring was conducted at the 2 monitoring stations (NMS2 and NMS3B) for at least once per week during 07:00 19:00 in the reporting quarter.
- 3.2.2 The monitoring locations used during the reporting quarter are depicted in Figure 2.
- 3.2.3 The impact noise monitoring works for the Contract are covered by Contract No. HY/2013/01 Hong Kong-Zhuhai Macao Bridge HKBCF Passenger Clearance Building.
- 3.2.4 The monitoring requirements, monitoring equipment, monitoring parameters, frequency and duration, monitoring methodology and monitoring schedule are detailed in the monthly EM&A Reports prepared for Contract No. HY/2013/01.
- 3.2.5 The ET of the Contract or other ET of the HZMB project is required to conduct impact noise monitoring at NMS2 and NMS3B as part of EM&A programme if these impact noise monitoring stations are no longer covered under Contract No. HY/2013/01.
- 3.2.6 If exceedance(s) is/are recorded by the ET of the Contract or referred by the other ET under the HZMB project to the contract, the ET of the Contract will carry out an investigation and findings will be reported in the monthly EM&A Report.
- 3.2.7 No Action or Limit Level Exceedance of construction noise was recorded in the reporting quarter.
- 3.2.8 Major noise sources during the noise monitoring included construction activities of the Project and nearby traffic noise.
- 3.2.9 The number of exceedances are summarized in and Table 3.3.

| Monitoring | Location | Level of   | Number of Exceedance |        |        |  |
|------------|----------|------------|----------------------|--------|--------|--|
| Parameter  | Location | Exceedance | Dec 17               | Jan 18 | Feb 18 |  |
|            | NIMOO    | Action     | 0                    | 0      | 0      |  |
|            | NMS2     | Limit      | 0                    | 0      | 0      |  |
|            |          | Action     | 0                    | 0      | 0      |  |
|            | NMS3B    | Limit      | 0                    | 0      | 0      |  |
|            |          | Total      | 0                    | 0      | 0      |  |

 Table 3.3
 Summary of Number of Monitoring Exceedances for Impact Noise Monitoring

- 3.2.10 The graphical plots of the trends of the monitoring results are provided by Contract No. HY/2013/01. No specific trend of the monitoring results or existence of persistent pollution source was noted.
- 3.2.11 The event action plan is annexed in Appendix G.

# 3.3 Water Quality Monitoring

- 3.3.1 The monitoring locations used during the reporting quarter are depicted in Figure 3.
- 3.3.2 In the reporting month of December 2017, 3 action level exceedances of suspended solids were recorded a SR7 during flood tide on 4 December 2017, and IS(Mf)9 during flood tide on 6 December 2017 and ebb tide on 11 December 2017 respectively. After investigation, it was concluded that those exceedances were unlikely related to this Contract. No other exceedance was recorded at all monitoring stations by Environmental Team of Contract No. HY/2013/01 in the reporting month. For level of exceedance, location and when exceedances were recorded, please refer to Appendix E of monthly EM&A report of reporting month December 2017.
- 3.3.2.1 After investigation, the recorded suspended solids exceedances were not relevant to this Contract since photo records provided by the Contractor showed that active works area was confined within silt curtain which was properly maintained and no silt plume was observed. Only seawall reinstate work and outfall pipeline installation were carried out which were unlikely to cause elevation of SS at the monitoring stations recorded in table of Appendix E.
- 3.3.2.2 The detailed Investigation Reports No. W124-126 (including the causes of exceedance and recommendation for mitigation) for Action or Limit Level Non-compliance were provided in Appendix F of monthly EM&A report of reporting month December 2017.
- 3.3.3 In the reporting month of February, 1 action level exceedance of suspended solids was recorded at SR7 during flood tide on 2 February 2018. After investigation, it was concluded that no marine-based works was conducted on the monitoring date as confirmed by the Contractor. It was concluded that the recorded exceedance Contract-related. No other water quality exceedance was recorded at all monitoring stations by Environmental Team of Contract No. HY/2013/01 in the reporting month. For level of exceedance, location and when exceedances were recorded, please refer to Appendix D.
- 3.3.3.1 The detailed Investigation Reports No. W127 (including the causes of exceedance and recommendation for mitigation) for Action or Limit Level Non-compliance were provided in Appendix F of monthly EM&A report of reporting month February 2018.
- 3.3.4 No other exceedance was recorded at all monitoring stations in the reporting quarter.
- 3.3.5 The event action plan is annexed in Appendix G.

# 3.4 Dolphin Monitoring

- 3.4.1 The layout map of impact dolphin monitoring have been provided by AFCD and is shown in Figure 4.
- 3.4.2 The monitoring results for impact dolphin monitoring are reported in the monthly EM&A Reports (for December 2017 to February 2018) prepared for Contract No. HY/2013/01.



# 3.5 Environmental Site Inspection and Audit

- 3.5.1 Site Inspections were carried out on a weekly basis to monitor the implementation of proper environmental pollution control and mitigation measures for the Project. In the reporting quarter, 12 site inspections were carried out. Recommendations on remedial actions were given to the Contractors for the deficiencies identified during the site audits.
- 3.5.2 Particular observations during the site inspections are described below:

### Air Quality

- 3.5.3 The Contractor was reminded to spray water regularly to exposed soil at outfall works area to reduce dust impact. (Reminder).
- 3.5.4 Generator without NRMM label was observed on jack-up barge, Fugro Kingstown on 30 November 2017. The Contractor was reminded to affix approved NRMM label on the concerned generator. As informed by the Contractor on 7 December 2017, the concerned generator was removed from Furgo Kingstown. (Closed)
- 3.5.5 Discoloured NRMM label affixed on an excavator was observed on 25 January 2018. The Contractor should affix appropriate NRMM label on the concerned excavator. The Contractor subsequently affixed appropriate NRMM label on the excavator. (Closed)
- 3.5.6 The Contractor was reminded to spray water regularly to reduce dust impact. (Reminder)
- 3.5.7 Excavator without NRMM label was observed. The Contractor was reminded to affix appropriate NRMM label (The Contractor subsequently carried out rectification, closed)

#### Noise

3.5.8 No relevant adverse impact was observed in the reporting period.

#### Water Quality

3.5.9 No relevant adverse impact was observed in the reporting period.

#### Chemical and Waste Management

3.5.10 Oil stain was observed. The Contractor should repair the concerned excavator at once before using and provide regular inspection and maintenance. (The Contractor subsequently carried out rectification, closed)

#### Landscape and Visual Impact

3.5.11 No relevant adverse impact was observed in the reporting quarter.

# Others

3.5.12 Rectifications of remaining identified items are undergoing by the Contractor. Follow-up inspections on the status on provision of mitigation measures will be conducted to ensure all identified items are mitigated properly.



# 4 ADVICE ON THE SOLID AND LIQUID WASTE MANAGEMENT STATUS

## 4.1 Summary of Solid and Liquid Waste Management

- 4.1.1 The Contractor had registered as a chemical waste producer for this Project. Receptacles were available for general refuse collection and sorting.
- 4.1.2 As advised by the Contractor, 168kg of paper/cardboard packaging and 13m<sup>3</sup> of others, e.g. general refuse were generated and disposed of in the reporting period. Monthly summary of waste flow table is detailed in Appendix E.
- 4.1.3 The Contractor is advised to properly maintain on site C&D materials and wastes storage, collection, sorting and recording system, dispose of C&D materials and wastes at designated ground and maximize reuse / recycle of C&D materials and wastes. The Contractor is reminded to properly maintain the site tidiness and dispose of the wastes accumulated on site regularly and properly.
- 4.1.4 The Contractor is reminded that chemical waste should be properly treated and stored temporarily in designated chemical waste storage area on site in accordance with the Code of Practice on the Packaging, Labeling and Storage of Chemical Wastes.
- 4.1.5 After checking with the Contractor, no surplus surcharge was exported to Macau during the reporting month. The Contractor was reminded to ensure consistency in quantities in case of any C&D material disposed off-site and/or no surcharge material removed off site.

# 5 IMPLEMENTATION STATUS OF ENVIRONMENTAL MITIGATION MEASURES

# 5.1 Implementation Status of Environmental Mitigation Measures

- 5.1.1 In response to the site audit findings, the Contractors carried out corrective actions.
- 5.1.2 A summary of the Implementation Schedule of Environmental Mitigation Measures (EMIS) is presented in Appendix C. Most of the recommended mitigation measures are being upheld. Moreover, regular review and checking on the construction methodologies, working processes and plants were carried out to ensure the environmental impacts were kept minimal and recommended environmental mitigation measures were implemented effectively.
- 5.1.3 Training of marine travel route for marine vessels operator was given to relevant staff and relevant records were kept properly.
- 5.1.4 Regarding the implementation of dolphin monitoring and protection measures (i.e. implementation of Dolphin Watching Plan, Dolphin Exclusion Zone and Silt Curtain integrity Check), regular checks were conducted by experienced MMOs within the works area to ensure that no dolphins were trapped by the silt curtain area, as necessary. There were no dolphins spotted within the silt curtain during this quarter. The relevant procedures were followed and all measures were well implemented. The silt curtains were also inspected in accordance to the submitted plan.
- 5.1.5 Acoustic decoupling measures on noisy plants on construction vessels were checked regularly and the Contractor was reminded to ensure provision of ongoing maintenance to noisy plants and to carry out improvement work once insufficient acoustic decoupling measures were found.
- 5.1.6 Frequency of watering per day on exposed soil was checked; with reference to the record provided by the Contract, watering was conducted at least 8 times per day on reclaimed land. The frequency of watering is the mainly refer to water truck. Sprinklers are only served to strengthen dust control measure for busy traffic at the entrance of Portion D. As informed by the Contractor, during the mal-function period of sprinkler, water truck will enhance watering at such area. The Contractor was reminded to ensure provision of watering of at least 8 times per day on all exposed soil within the reporting period.
- 5.1.7 Due to the commencement of marine work of the Expansion of Hong Kong International Airport into a Three-Runway System (3RS Project), a large portion of works site boundary will be established at the northern part of the existing airport Island. The recent arrangement of works boundary of 3RS Project which delineates the boundary of the designated 3RS Project (for the indicative 3RS boundary, please refer to Figure 5). The works area of 3RS project will affect several water quality monitoring stations and the dolphin monitoring transect lines which are being used for conducting monitoring under Contract No. HY/2010/02. The EM&A Programme for the HZMB HKBCF Project will therefore be affected. As a result, a proposal was prepared by ET in accordance with condition 5.1 of EP-353/2009/K and condition 4.1 of EP-354/2009/D, to relocate water guality monitoring stations from SR5, IS10, CS(Mf)3 and alternate the transect lines of dolphin monitoring 2, 3, 4, 5, 6 and 7. A revised proposal has been updated and sent to IEC/ENPO for their further review on 24 March 2017 and IEC/ENPO verified the revised proposal on the same date. The revised proposal has been sent to authority by project team for review and approval on 3 April 2017. The authority subsequently approved the proposal on 12 May 2017
- 5.1.8 Due to substantial completion of marine works by the end of June 2017, it is anticipated that the remaining construction works under Contract No. HY/2010/02, which include ground investigation (GI) works, construction of temporary timber platform, removal of jetty and reinstatement of seawall at the western section, construction of outfall at the eastern seawall, would cause limited disturbance to water column and not to the seabed. In view of this, a proposal for change of EM&A programme/requirements was prepared by ET in accordance with Condition 5.1 of EP-353/2009/K and Condition 4.1 of EP-354/2009/D, to terminate water quality monitoring works at stations IS5, IS(Mf)6, IS8, SR4(N), SR5(N), SR6, SR10A, SR10B(N), CS4, CSA and CS6, and dolphin monitoring (line-transect vessel survey method) covering NEL and NWL when perimeter silt curtain under the



Contract is completely removed and vessel traffic numbers average 10 per month for Contract No. HY/2010/02. A revised proposal has been updated and sent to IEC/ENPO for their further review on 15 August 2017 and IEC/ENPO verified the revised proposal on 16 August 2017. The revised proposal has been sent to authority by project team for review and approval on 21 August 2017. The authority subsequently approved the proposal on 7 September 2017.

- 5.1.9 The monthly EM&A programme was undertaken in accordance with the Updated EM&A Manual for HKBCF (Version 1.0). It should be noted that the air quality, noise, water quality and dolphin monitoring works for the Contract are covered by Contract No. HY/2013/01 Hong Kong-Zhuhai-Macao Bridge HKBCF Passenger Clearance Building effective since 1 September 2017. The ET of the Contract is required to conduct EM&A monitoring as part of EM&A programme if these monitoring stations are no longer covered under Contract No. HY/2013/01
- 5.1.10 As informed by IEC/ENPO on 27 December 2017, three water quality monitoring station of SR3, SR10A and SR10B(N) were relocated due to topographical condition. Alternative water quality monitoring stations SR3(N), SR10A(N) and SR10B(N2) were justified and certified by the ET Leader of Contract No. HY/2013/01 on 8 November 2017, verified by IEC/ENPO on 13 November 2017. The proposal was submitted to the authority for review and approval on 29 November 2017. The authority subsequently approved the proposal on 22 December 2017. Relocation of water quality monitoring stations from SR3, SR10A and SR10B(N) to SR3(N), SR10A(N) and SR10B(N2) are adopted effective from 22 December 2017.
- 5.1.11 Due to permission to carry out AQM at Hong Kong SkyCity Marriott Hotel could not be granted after the end of January 2018, alternative air quality monitoring station naming as AMS7B was justified and verified by the ET Leader of Contract No. HY/2013/01 on 22 January 2018 and IEC/ENPO on 24 January 2018. Alternative air quality monitoring station AMS7B was submitted to the authority on 30 January 2018 and effective from 6 February 2018 with the authority's consent.
- 5.1.12 After review, no floating grout production was in operation at any time in reporting period for Contract No.HY/2010/02. Condition 3.26A of EP-353/2009/K for Contract No.HY/2010/02 is complied with during the reporting quarter.

# 6 SUMMARY OF EXCEEDANCES OF THE ENVIRONMENTAL QUALITY PERFORMANCE LIMIT

# 6.1 Summary of Exceedances of the Environmental Quality Performance Limit

- 6.1.1 For impact air quality monitoring, 1 action level exceedance of 24-Hour TSP was recorded at AMS3B on 23 December 2017, 2 action level exceedances of 24-Hour TSP was recorded at AMS2 and AMS3B on 17 January 2018. After investigation, there is no adequate information to conclude the recorded action level exceedance is related to this Contract. No other air quality exceedance was recorded at all monitoring stations by Environmental Team of Contract No. HY/2013/01 in the reporting month. For level of exceedance, location and when exceedances were recorded, please refer to Appendix E of corresponding monthly EM&A report
- 6.1.2 For construction noise, no exceedance was recorded at all monitoring stations in the reporting quarter.
- 6.1.3 For impact water quality monitoring:
- 6.1.3.1 In December 2017, For impact water quality monitoring, 3 action level exceedances of suspended solids were recorded at SR7 during flood tide on 4 December 2017 IS(Mf)9 during flood tide on 6 December 2017 and ebb tide on 11 December 2017. After investigation, it was concluded that those exceedances were unlikely to be contract related. No other exceedance was recorded at all monitoring stations in the reporting month. For level of exceedance, location and when exceedances were recorded, please refer to Appendix E of monthly EM&A report of December 2017.
- 6.1.3.2 In January 2018, no action or limit level exceedance for impact water quality monitoring were record.
- 6.1.3.3 In February 2018, 1 action level exceedance of suspended solids at SR7 during flood tide on 2 February 2018. After investigation, no marine-based works was conducted on the monitoring date as confirmed by the contractor. It was concluded that the recorded exceedance not Contractrelated. No other exceedance was recorded at all monitoring stations by Environmental Team of Contract No. HY/2013/01 in the reporting period. For level of exceedance, location and when exceedances were recorded, please refer to Appendix E of monthly EM&A report of February 2018.
- 6.1.4 For impact dolphin monitoring, impact dolphin monitoring results at all transects are reported in the EM&A Report prepared for Contract No. HY/2013/01.
- 6.1.5 Cumulative statistics on exceedances is provided in Appendix F.

# 7 SUMMARY OF COMPLAINTS, NOTIFICATION OF SUMMONS AND SUCCESSFUL PROSECUTIONS

- 7.1 Summary of Environmental Complaints, Notification of Summons and Successful Prosecutions
- 7.1.1 The Environmental Complaint Handling Procedure is annexed in Figure 5.
- 7.1.2 No environmental complaint, notification of summons or prosecution was received in the reporting quarter.
- 7.1.3 Statistics on complaints, notifications of summons and successful prosecutions are summarized in Appendix N.



# 8 COMMENTS, RECOMMENDATIONS AND CONCLUSIONS

# 8.1 Comments on mitigation measures

8.1.1 According to the environmental site inspections performed in the reporting quarter, the following recommendations were provided:

# Air Quality Impact

- All working plants and vessels on site should be regularly inspected and properly maintained to avoid dark smoke emission.
- All vehicles should be washed to remove any dusty materials before leaving the site.
- Haul roads should be sufficiently dampened to minimize fugitive dust generation.
- Wheel washing facilities should be properly maintained and reviewed to ensure properly functioning.
- Temporary exposed slopes and open stockpiles should be properly covered.
- Enclosure should be erected for cement debagging, batching and mixing operations.
- Water spraying should be provided to suppress fugitive dust for any dusty construction activity.
- Regular review and provide maintenance to dust control measures such as sprinkler system.

# Construction Noise Impact

- Quieter powered mechanical equipment should be used as far as possible.
- Noisy operations should be oriented to a direction away from sensitive receivers as far as possible.
- Proper and effective noise control measures for operating equipment and machinery on-site should be provided, such as erection of movable noise barriers or enclosure for noisy plants. Closely check and replace the sound insulation materials regularly
- Vessels and equipment operating should be checked regularly and properly maintained.
- Noise Emission Label (NEL) shall be affixed to the air compressor and hand-held breaker operating within works area.
- Acoustic decoupling measures should be properly implemented for all existing and incoming construction vessels with continuous and regularly checking to ensure effective implementation of acoustic decoupling measures.

# Water Quality Impact

- Regular review and maintenance of silt curtain systems, drainage systems and desilting facilities in order to make sure they are functioning effectively.
- Construction of seawall should be completed as early as possible.
- Regular inspect and review the loading process from barges to avoid splashing of material.
- Silt, debris and leaves accumulated at public drains, wheel washing bays and perimeter u-channels and desilting facilities should be cleaned up regularly.
- Silty effluent should be treated/ desilted before discharged. Untreated effluent should be prevented from entering public drain channel.



- Proper drainage channels/bunds should be provided at the site boundaries to collect/intercept the surface run-off from works areas.
- Exposed slopes and stockpiles should be covered up properly during rainstorm.

# Chemical and Waste Management

- All types of wastes, both on land and floating in the sea, should be collected and sorted properly and disposed of timely and properly. They should be properly stored in designated areas within works areas temporarily.
- All chemical containers and oil drums should be properly stored and labelled.
- All plants and vehicles on site should be properly maintained to prevent oil leakage.
- All kinds of maintenance works should be carried out within roofed, paved and confined areas.
- All drain holes of the drip trays utilized within works areas should be properly plugged to avoid any oil and chemical waste leakage.
- Oil stains on soil surface and empty chemical containers should be cleared and disposed of as chemical waste.
- Regular review should be conducted for working barges and patrol boats to ensure sufficient measures and spill control kits were provided on working barges and patrol boats to avoid any spreading of leaked oil/chemicals.

# Landscape and Visual Impact

- All existing, retained/transplanted trees at the works areas should be properly fenced off and regularly inspected.
- Control night-time lighting and glare by hooding all lights.

# 8.2 Recommendations on EM&A Programme

- 8.2.1 The impact monitoring programme for air quality, noise, water quality and dolphin ensured that any deterioration in environmental condition was readily detected and timely actions taken to rectify any non-compliance. Assessment and analysis of monitoring results collected demonstrated the environmental impacts of the Project. With implementation of recommended effective environmental mitigation measures, the Project's environmental impacts were considered as environmentally acceptable. The weekly environmental site inspections ensured that all the environmental mitigation measures recommended were effectively implemented.
- 8.2.2 The recommended environmental mitigation measures, as included in the EM&A programme, effectively minimize the potential environmental impacts from the Project. Also, the EM&A programme effectively monitored the environmental impacts from the construction activities and ensure the proper implementation of mitigation measures. No particular recommendation was advised for the improvement of the programme.

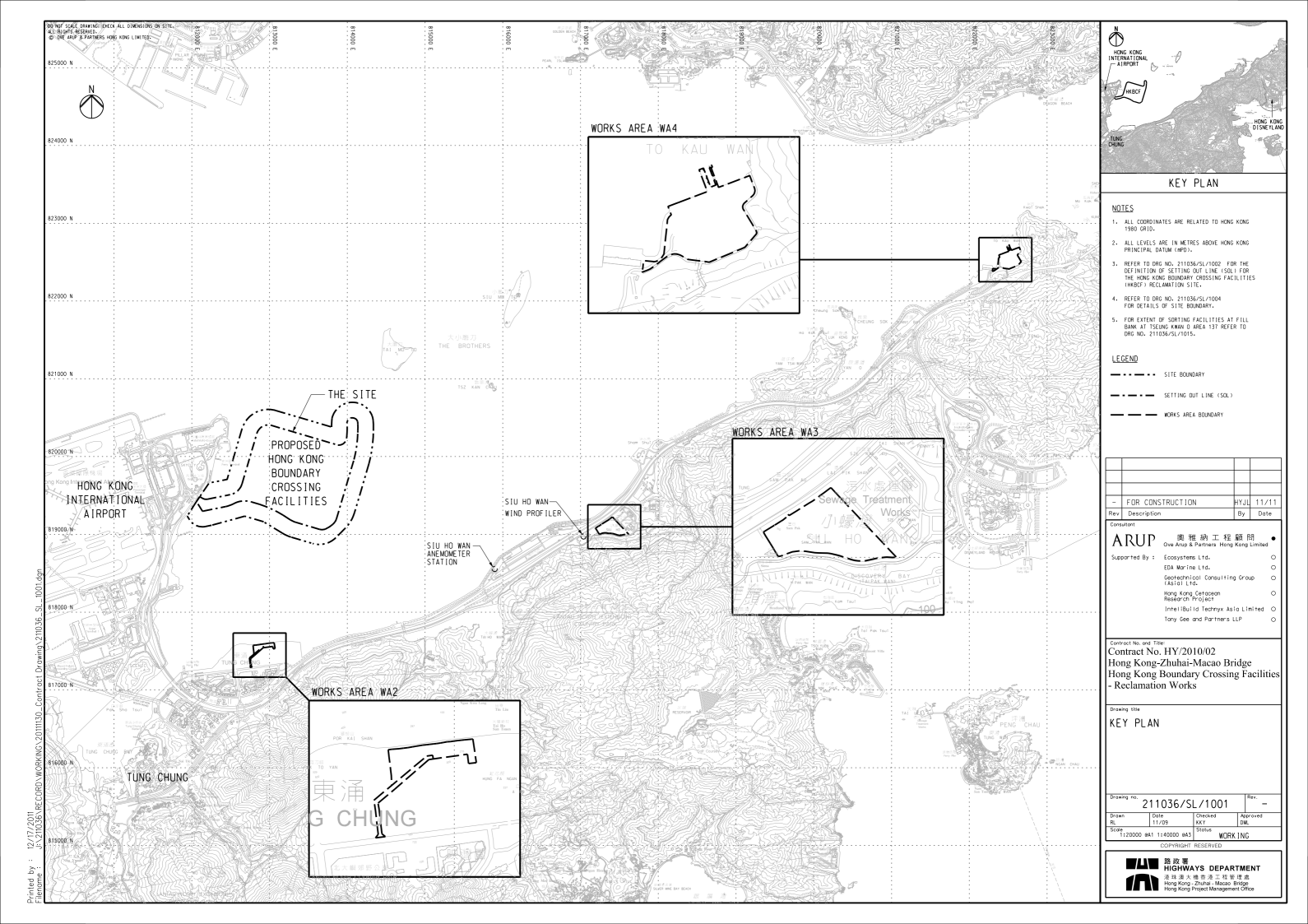
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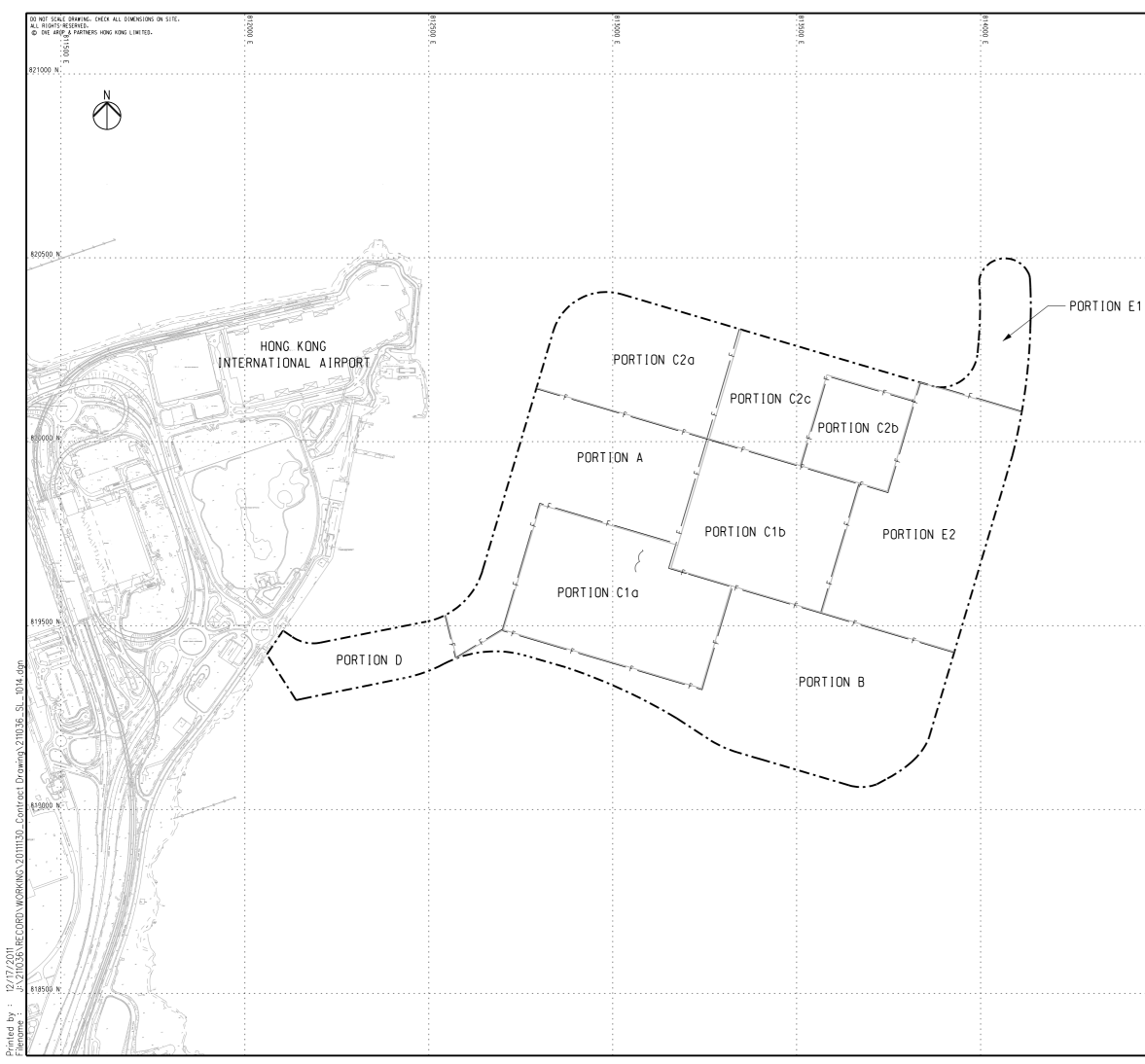


# 8.3 Conclusions

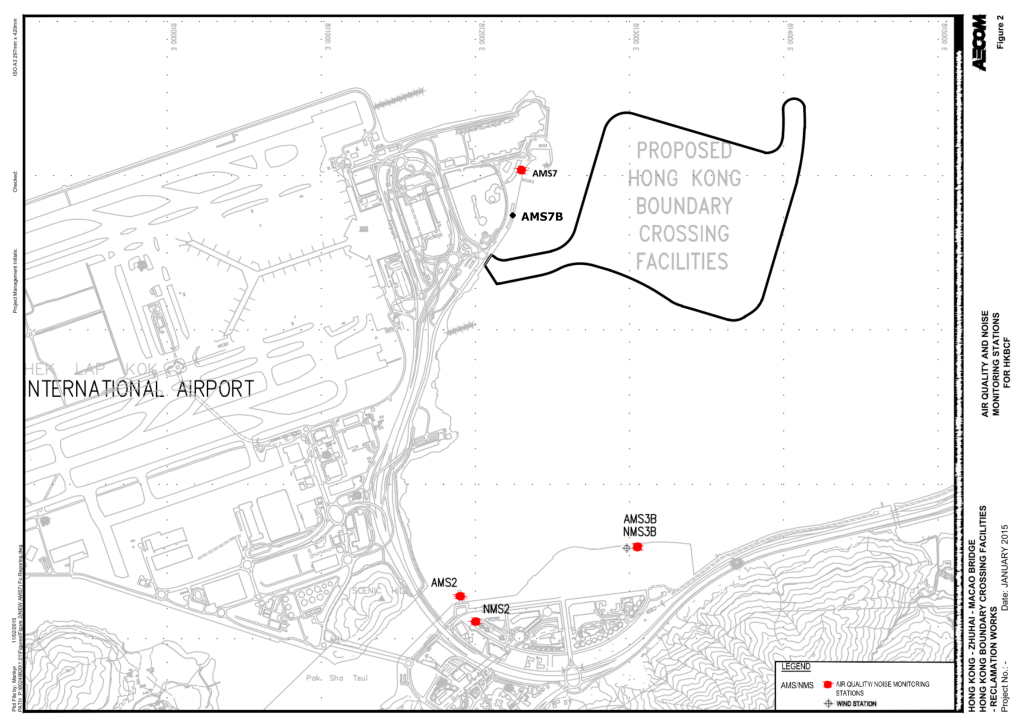
- 8.3.1 The construction phase and EM&A programme of the Project commenced on 12 March 2012.
- 8.3.2 For impact air quality monitoring, 1 action level exceedance of 24-Hour TSP was recorded at AMS3B on 23 December 2017, 2 action level exceedances of 24-Hour TSP was recorded at AMS2 and AMS3B on 17 January 2018. After investigation, there is no adequate information to conclude the recorded action level exceedance is related to this Contract. No other air quality exceedance was recorded at all monitoring stations by Environmental Team of Contract No. HY/2013/01 in the reporting month. For level of exceedance, location and when exceedances were recorded, please refer to Appendix E of corresponding monthly EM&A report
- 8.3.3 For construction noise, no exceedance was recorded at all monitoring stations in the reporting quarter.
- 8.3.4 For impact water quality monitoring:
- 8.3.4.1 In December 2017, For impact water quality monitoring, 3 action level exceedances of suspended solids were recorded at SR7 during flood tide on 4 December 2017 IS(Mf)9 during flood tide on 6 December 2017 and ebb tide on 11 December 2017. After investigation, it was concluded that those exceedances were unlikely to be contract related. No other exceedance was recorded at all monitoring stations in the reporting month. For level of exceedance, location and when exceedances were recorded, please refer to Appendix E of monthly EM&A report of December 2017.
- 8.3.4.2 In January 2018, no action or limit level exceedance for impact water quality monitoring were record.
- 8.3.4.3 In February 2018, 1 action level exceedance of suspended solids at SR7 during flood tide on 2 February 2018. After investigation, no marine-based works was conducted on the monitoring date as confirmed by the contractor. It was concluded that the recorded exceedance not Contractrelated. No other exceedance was recorded at all monitoring stations by Environmental Team of Contract No. HY/2013/01 in the reporting period. For level of exceedance, location and when exceedances were recorded, please refer to Appendix E of monthly EM&A report of February 2018.
- 8.3.5 For impact dolphin monitoring, impact dolphin monitoring results at all transects are reported in the EM&A Report prepared for Contract No. HY/2013/01.
- 8.3.6 Environmental site inspection was carried out 12 times in the reporting quarter. Recommendations on remedial actions were given to the Contractors for the deficiencies identified during the site audits.
- 8.3.7 No environmental complaint, notification of summons or prosecution was received in the reporting quarter.
- 8.3.8 Apart from the above mentioned monitoring, most of the recommended mitigation measures, as included in the EM&A programme, were implemented properly in the reporting quarter.
- 8.3.9 The recommended environmental mitigation measures effectively minimize the potential environmental impacts from the Contract. The EM&A programme effectively monitored the environmental impacts from the construction activities and ensure the proper implementation of mitigation measures. No particular recommendation was advised for the improvement of the programme.
- 8.3.10 Moreover, regular review and checking on the construction methodologies, working processes and plants were carried out to ensure the environmental impacts were kept minimal and recommended environmental mitigation measures were implemented effectively.



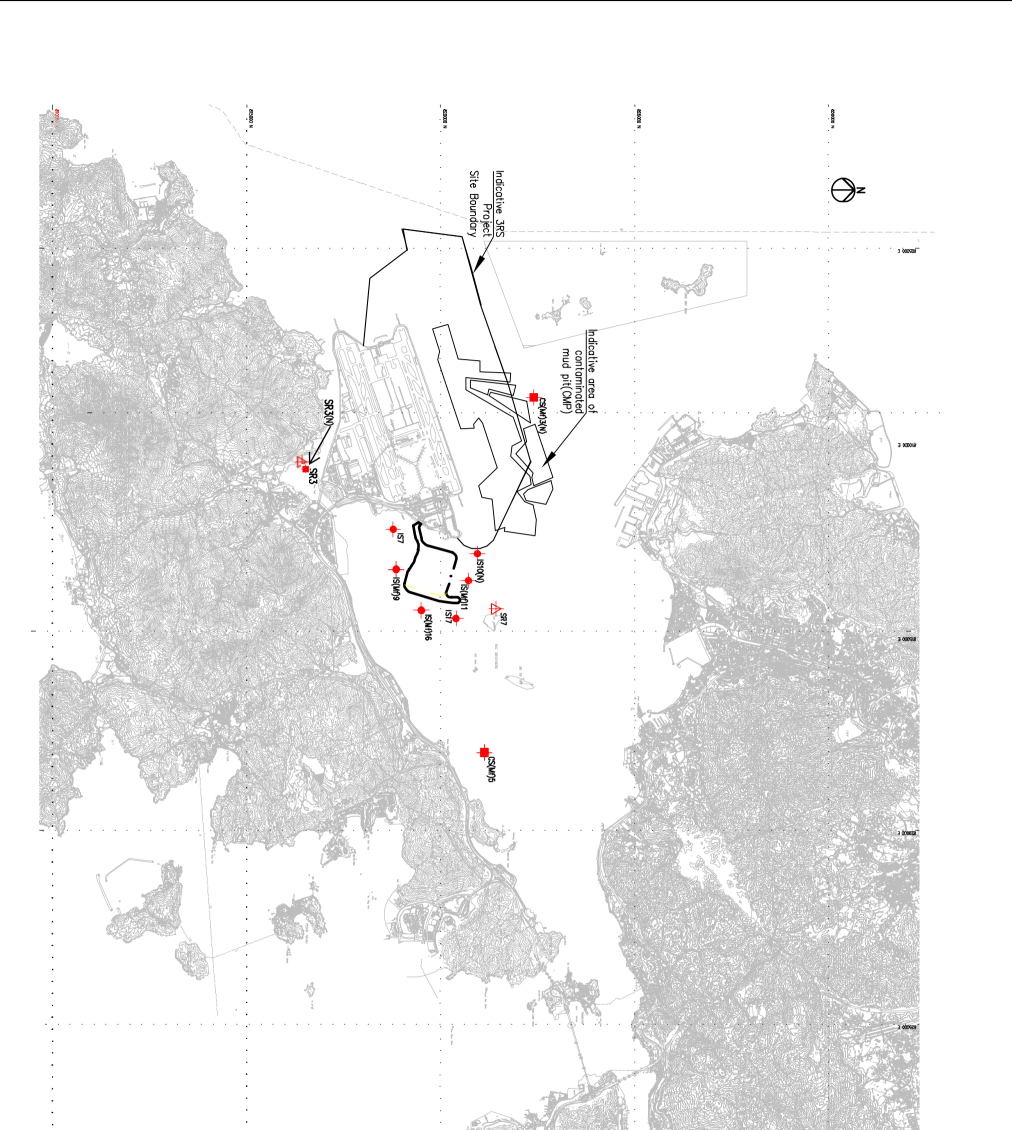




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|   | <ol> <li>THE ERECTION OF CHAIN LINK FENCE AND GATES<br/>SHALL BE COMPLETED BY THE HANDOVER DATE OF</li> </ol>  |
|   | EACH PORTION OF SITE, OR AS INSTRUCTED BY<br>THE ENGINEER.   |
|   | <ol> <li>FOR SETTING OUT COORDINATES OF DIFFERENT PORTIONS<br/>OF SITE REFER TO DRG NO. 211036/SL/1003.</li> </ol>   |
|   | <ol> <li>ACCESS POINTS BETWEEN PORTIONS SHALL BE PROVIDED<br/>BY THE CONTRACTOR, AND THE LOCATIONS SHALL BE<br/>AGREED WITH THE ENGINEER ON SITE.</li> </ol> |
|   | <ol> <li>FOR HOARDING AND FENCE AT FILL BANK AT TSEUNG KWAN O<br/>AREA 137 REFER TO DRG NO. 211036/SL/1015.</li> </ol>                                       |
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|   | Consultant   |
|   | ARUP 奥雅納工程顧問 ●<br>Ove Arup & Partners Hong Kong Limited  |
|   | Supported By: Ecosystems Ltd. O EDA Marine Ltd. O  |
|   | Geotechnical Consulting Group O<br>(Asia) Ltd.   |
|   | Hong Kong Cetacean O<br>Research Project   |
|   | InteliBuild Technyx Asia Limited O<br>Tony Gee and Partners LLP O  |
|   |  |
|   | Contract No. and Title:<br>Contract No. HY/2010/02   |
|   | Hong Kong-Zhuhai-Macao Bridge  |
|   | Hong Kong Boundary Crossing Facilities<br>- Reclamation Works  |
|   | Drawing title  |
|   | WORKS AREA LAYOUT  |
|   | AND HORADING PLAN  |
|   | (SHEET 2 OF 3)   |
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Remarks: Alternative air quality monitoring station AMS7B is adopted effective from 6 February 2018 with the authority's consent.



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| Monitoring | Co-ordinates | linates  |
|------------|--------------|----------|
| Stations   | EASTING      | NORTHING |
| 7SI        | 812244       | 818777   |
| IS(Mf)9    | 813273       | 818850   |
| IS10(N)    | 812942       | 820881   |
| IS(Mf)11   | 813562       | 820716   |
| IS(Mf)16   | 814328       | 819497   |
| IS17       | 814539       | 820391   |
| SR3(N)     | 810689       | 816591   |
| SR7        | 814293       | 821431   |
| CS(Mf)3(N) | 808814       | 822355   |
| CS(Mf)5    | 817990       | 821129   |

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# HONG KONG - ZHUHAI - MACAO BRIDGE

# HONG KONG BOUNDARY CROSSING FACILITIES

- RECLAMATION WORKS

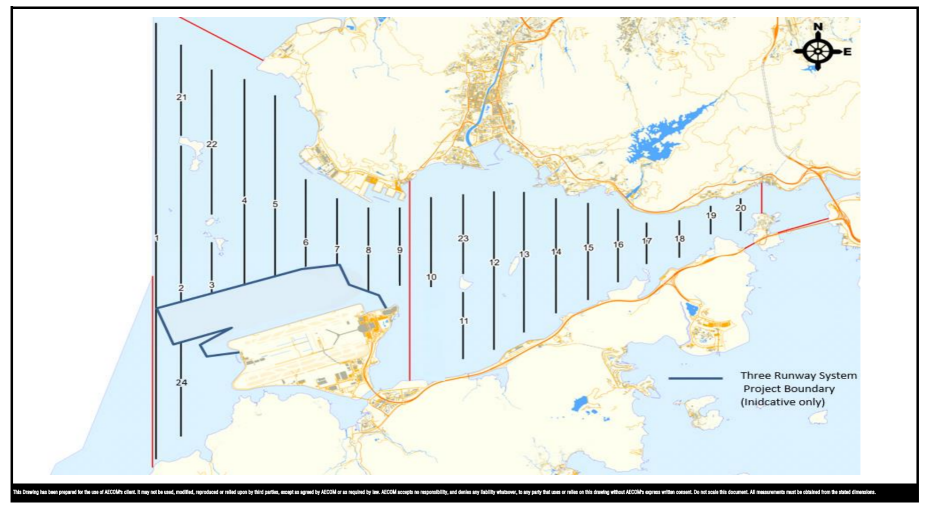
Project No.: 60249820 Date: AUG 2016

# WATER QUALITY MONITORING STATION

193 s) /15



AECOM



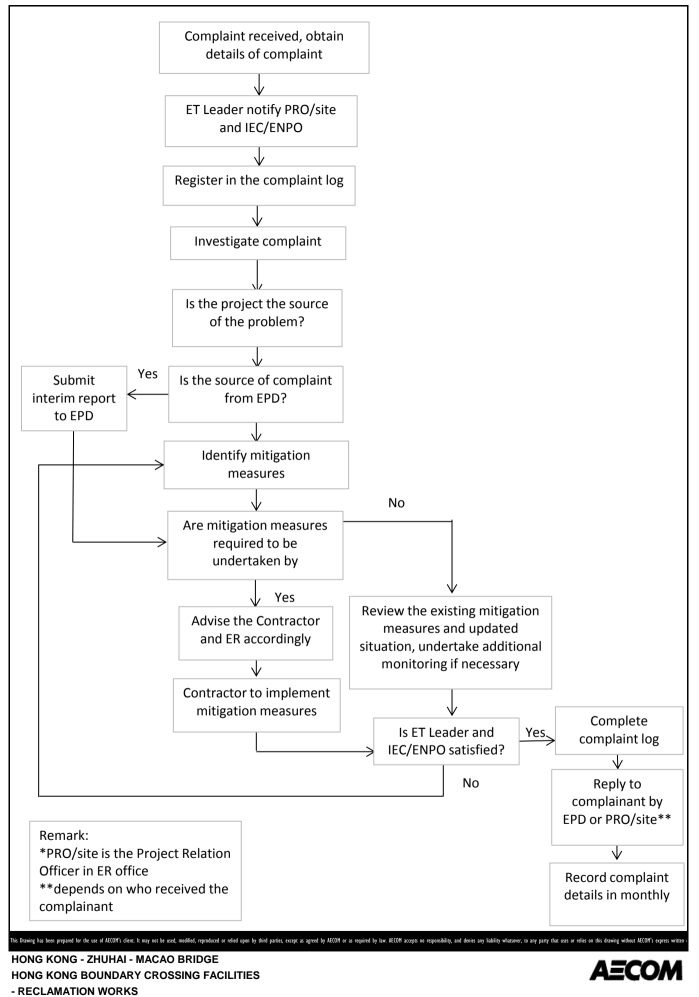
#### Remarks:

<sup>^</sup>Coordinates for transect lines 2, 3, 4, 5, 6 and 7 have been updated and line 24 was added in respect to the Proposal for Alteration of Transect Line of Dolphin Monitoring and Alternative Monitoring Location for Impact Water Quality Monitoring (IWQM) Stations due to Commencement of Third Runway Project (3RS) which was approved by EPD on 12 May 2017. The total transect length for both NEL and NWL combined is reduced to approximately 99km.

HONG KONG BOUNDARY CORSSING FACILITIES - RECLAMATION WORKS Project No.: 60249820 Date: Nov 2017

Impact Dolphin Monitoring Line Transect Layout Map





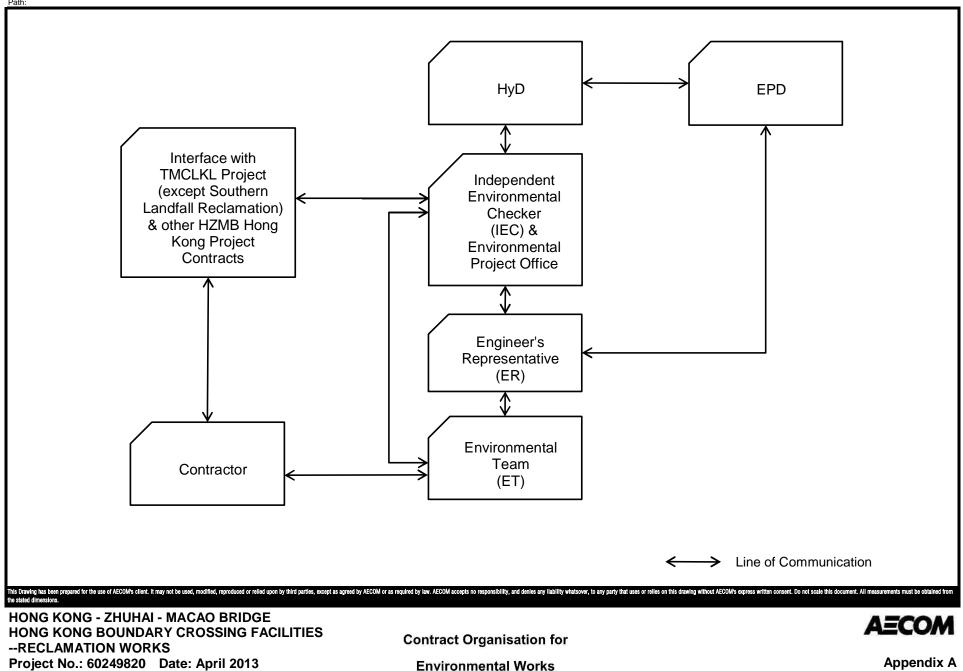
- RECLAMATION WORKS

# **Environmental Complaint Handling Procedure**



Checked:

ISO A4 210mm X 297mm



| 73rd Monthly Progress Report Status as on 21December2017 | HKBCF 3MTH                  | Rolling Programme |   |           |           | 04-J | lan-18 15:2 |
|--|-----------------------------|-------------------|---|-----------|-----------|------|-------------|
| Activity ID Activity Name                                |                             | 1                 |   | 2017      |           | 2018 |             |
|  |                             |                   |   | Dec<br>73 | Jan<br>74 | Feb  | Mar<br>76   |
| 73rd Monthly Progress Report Status<br>Additional Works  | as on 21December2017        |                   |   | 13        |           | 75   | 10          |
| Reinstatement of Seawall After Removal of Tempo          | rary Jetty by C2 contractor |                   |   |           |           |      |             |
| OS01-0050 Installation Underlayer                        |                             |                   | • |           |           |      |             |
| OS01-0060 Installation of Rock Armour                    |                             |                   |   |           |           |      |             |
| Effluent Discharge Pipe K047/048                         |                             |                   |   | :         |           |      |             |
| OS02-0120 Reinstatement at K047/048 (SRT)                |                             |                   |   |           |           |      |             |
| Additional GI Works                                      |                             |                   |   | -         |           |      |             |
| OS03-0020 Outstanding Marine Based GI Works              | 194nos                      | ]                 |   | •         |           |      |             |

| EIA Ref.      | EM&A Log | Environmental Mitigation Measures  | Location               | Implementation |
|---------------|----------|--|------------------------|----------------|
|               | Ref      |  |                        | Status         |
| Air Quality   | •        | •  |                        |                |
| S5.5.6.1 of   | A1       | The contractor shall follow the procedures and requirements given in the Air Pollution | All construction sites | V              |
| HKBCFEIA      |          | Control (Construction Dust) Regulation   |                        |                |
| S5.5.6.2 of   | A2       | Proper watering of exposed spoil should be undertaken throughout the construction      | All construction sites | V              |
| HKBCFEIA      |          | phase:   |                        |                |
| and S4.8.1 of |          | Any excavated or stockpile of dusty material should be covered entirely by             |                        |                |
| TKCLKLEIA     |          | impervious sheeting or sprayed with water to maintain the entire surface wet and       |                        |                |
|               |          | then removed or backfilled or reinstated where practicable within 24 hours of the      |                        |                |
|               |          | excavation or unloading;   |                        |                |
|               |          | Any dusty materials remaining after a stockpile is removed should be wetted with       |                        |                |
|               |          | water and cleared from the surface of roads;   |                        |                |
|               |          | • A stockpile of dusty material should not be extend beyond the pedestrian barriers,   |                        |                |
|               |          | fencing or traffic cones.  |                        |                |
|               |          | Where practicable, vehicle washing facilities with high pressure water jet should      |                        |                |
|               |          | be provided at every discernible or designated vehicle exit point. The area where      |                        |                |
|               |          | vehicle washing takes place and the road section between the washing facilities        |                        |                |
|               |          | and the exit point should be paved with concrete, bituminous materials or              |                        |                |
|               |          | hardcores;   |                        |                |
|               |          | • When there are open excavation and reinstatement works, hoarding of not less         |                        |                |
|               |          | than 2.4m high should be provided as far as practicable along the site boundary        |                        |                |

#### Appendix C - Implementation Schedule of Environmental Mitigation Measures

Quarterly EM&A Report for December 2017 – February 2018

| EIA Ref. | EM&A Log | Environmental Mitigation Measures  | Location | Implementation |
|----------|----------|--|----------|----------------|
|          | Ref      |  |          | Status         |
|          |          | with provision for public crossing. Good site practice shall also be adopted by the Contractor to ensure the conditions of the hoardings are properly maintained   |          |                |
|          |          | throughout the construction period;  |          |                |
|          |          | • The portion of any road leading only to construction site that is within 30m of a vehicle entrance or exit should be kept clear of dusty materials;  |          |                |
|          |          | • Surfaces where any pneumatic or power-driven drilling, cutting, polishing or other mechanical breaking operation takes place should be sprayed with water or a dust suppression chemical continuously;   |          |                |
|          |          | • Any area that involves demolition activities should be sprayed with water or a dust suppression chemical immediately prior to, during and immediately after the activities so as to maintain the entire surface wet;   |          |                |
|          |          | <ul> <li>Where a scaffolding is erected around the perimeter of a building under<br/>construction, effective dust screens, sheeting or netting should be provided to<br/>enclose the scaffolding from the ground floor level of the building, or a canopy<br/>should be provided from the first floor level up to the highest level of the<br/>scaffolding;</li> </ul> |          |                |
|          |          | <ul> <li>Any skip hoist for material transport should be totally enclosed by impervious sheeting;</li> </ul>   |          |                |
|          |          | • Every stock of more than 20 bags of cement or dry pulverised fuel ash (PFA) should be covered entirely by impervious sheeting or placed in an area sheltered on the top and the 3 sides;   |          |                |

Quarterly EM&A Report for December 2017 – February 2018

| EIA Ref. | EM&A Log | Environmental Mitigation Measures  | Location | Implementation |
|----------|----------|--|----------|----------------|
|          | Ref      |  |          | Status         |
|          |          | Cement or dry PFA delivered in bulk should be stored in a closed silo fitted with an       |          |                |
|          |          | audible high level alarm which is interlocked with the material filling line and no        |          |                |
|          |          | overfilling is allowed;  |          |                |
|          |          | All unpaved roads/exposed area shall be watered which results in dust                      |          |                |
|          |          | suppression by forming moist cohesive films among the discrete grains of road              |          |                |
|          |          | surface material.  |          |                |
|          |          | <ul> <li>No burning of debris or other materials on the works areas is allowed;</li> </ul> |          |                |
|          |          | Water spray shall be used during the handling of fill material at the site and at          |          |                |
|          |          | active cuts, excavation and fill sites where dust is likely to be created;                 |          |                |
|          |          | Open dropping heights for excavated materials shall be controlled to a maximum             |          |                |
|          |          | height of 2m to minimise the fugitive dust arising from unloading;                         |          |                |
|          |          | • During transportation by truck, materials shall not be loaded to a level higher than     |          |                |
|          |          | the side and tail boards, and shall be dampened or covered before transport.               |          |                |
|          |          | Materials having the potential to create dust shall not be loaded to a level higher        |          |                |
|          |          | than the side and tail boards, and shall be covered by a clean tarpaulin. The              |          |                |
|          |          | tarpaulin shall be properly secured and shall extend at least 300mm over the               |          |                |
|          |          | edges of the side and tail boards;   |          |                |
|          |          | Loading, unloading, transfer, handling or storage of bulk cement or dry PFA should         |          |                |
|          |          | be carried out in a totally enclosed system or facility, and any vent or exhaust           |          |                |
|          |          | should be fitted with an effective fabric filter or equivalent air pollution control       |          |                |
|          |          | system; and  |          |                |

Quarterly EM&A Report for December 2017 – February 2018

| EIA Ref.      | EM&A Log | Environmental Mitigation Measures  | Location               | Implementation    |
|---------------|----------|--|------------------------|-------------------|
|               | Ref      |  |                        | Status            |
|               |          | • Exposed earth should be properly treated by compaction, turfing, hydroseeding,       |                        |                   |
|               |          | vegetation planting or sealing with latex, vinyl, bitumen, shotcrete or other suitable |                        |                   |
|               |          | surface stabiliser within six months after the last construction activity on the       |                        |                   |
|               |          | construction site or part of the construction site where the exposed earth lies.       |                        |                   |
| S5.5.6.3 of   | A3       | The Contractor should undertake proper watering on all exposed spoil and associated    | All construction sites | V                 |
| HKBCFEIA      |          | work areas (with at least 8 times per day) throughout the construction phase.          |                        |                   |
| and S4.8.1 of |          |  |                        |                   |
| TKCLKLEIA     |          |  |                        |                   |
| S5.5.6.4 of   | A4       | Implement regular dust monitoring under EM&A programme during the construction         | Selected               | (The dust         |
| HKBCFEIA      |          | stage.   | representative dust    | monitoring works  |
| and S4.11 of  |          |  | monitoring station     | under EM&A        |
| TKCLKLEIA     |          |  |                        | programme for the |
|               |          |  |                        | Contract are      |
|               |          |  |                        | covered by        |
|               |          |  |                        | Contract No.      |
|               |          |  |                        | HY/2013/01)       |
| S5.5.7.1 of   | A5       | The following mitigation measures should be adopted to prevent fugitive dust emissions | All construction sites | N/A               |
| HKBCFEIA      |          | for concrete batching plant:   |                        |                   |
|               |          | • Loading, unloading, handling, transfer or storage of any dusty materials should be   |                        |                   |
|               |          | carried out in totally enclosed system;  |                        |                   |
|               |          | All dust-laden air or waste gas generated by the process operations should be          |                        |                   |

Quarterly EM&A Report for December 2017 – February 2018

| EIA Ref.     | EM&A Log        | Environmental Mitigation Measures   | Location               | Implementation   |
|--------------|-----------------|---|------------------------|------------------|
|              | Ref             |   |                        | Status           |
|              |                 | properly extracted and vented to fabric filtering system to meet the emission limits for TSP;   |                        |                  |
|              |                 | <ul> <li>Vents for all silos and cement/ pulverised fuel ash (PFA) weighing scale should be<br/>fitted with fabric filtering system;</li> </ul> |                        |                  |
|              |                 | • The materials which may generate airborne dusty emissions should be wetted by water spray system;   |                        |                  |
|              |                 | All receiving hoppers should be enclosed on three sides up to 3m above unloading point;   |                        |                  |
|              |                 | All conveyor transfer points should be totally enclosed;  |                        |                  |
|              |                 | All access and route roads within the premises should be paved and wetted; and  |                        |                  |
|              |                 | Vehicle cleaning facilities should be provided and used by all concrete trucks  |                        |                  |
|              |                 | before leaving the premises to wash off any dust on the wheels and/or body.   |                        |                  |
| S5.5.2.7 of  | A6              | The following mitigation measures should be adopted to prevent  | All construction sites | N/A              |
| HKBCFEIA     |                 | fugitive dust emissions at barging point:   |                        | (Construction in |
|              |                 | All road surface within the barging facilities will be paved;   |                        | process)         |
|              |                 | Dust enclosures will be provided for the loading ramp;  |                        |                  |
|              |                 | Vehicles will be required to pass through designated wheels wash facilities; and  |                        |                  |
|              |                 | Continuous water spray at the loading points.   |                        |                  |
| Construction | Noise (Air bori | ne)   | ·                      | •                |

Quarterly EM&A Report for December 2017 – February 2018

| EIA Ref.   | EM&A Log | Environmental Mitigation Measures  | Location               | Implementation |
|------------|----------|--|------------------------|----------------|
|            | Ref      |  |                        | Status         |
| S6.4.10 of | N1       | Use of good site practices to limit noise emissions by considering the following:  | All construction sites | V              |
| HKBCFEIA   |          | <ul> <li>only well-maintained plant should be operated on-site and plant should be<br/>serviced regularly during the construction programme;</li> </ul>                                    |                        |                |
|            |          | <ul> <li>machines and plant (such as trucks, cranes) that may be in intermittent use<br/>should be shut down between work periods or should be throttled down to a<br/>minimum;</li> </ul> |                        |                |
|            |          | <ul> <li>plant known to emit noise strongly in one direction, where possible, be orientated<br/>so that the noise is directed away from nearby NSRs;</li> </ul>                            |                        |                |
|            |          | <ul> <li>silencers or mufflers on construction equipment should be properly fitted and<br/>maintained during the construction works;</li> </ul>  |                        |                |
|            |          | • mobile plant should be sited as far away from NSRs as possible and practicable;  |                        |                |
|            |          | • material stockpiles, mobile container site officer and other structures should be  |                        |                |
|            |          | effectively utilised, where practicable, to screen noise from on-site construction activities.   |                        |                |
| S6.4.11 of | N2       | Install temporary hoarding located on the site boundaries between noisy construction   | All construction sites | V              |
| HKBCFEIA   |          | activities and NSRs. The conditions of the hoardings shall be properly maintained  |                        |                |
|            |          | throughout the construction period.  |                        |                |
| S6.4.12 of | N3       | Install movable noise barriers (typically density @14kg/m <sup>2</sup> ), acoustic mat or full   | For plant items listed | N/A            |
| HKBCFEIA   |          | enclosure close to noisy plants including air compressor, generators, saw.   | in Appendix 6D of the  |                |
|            |          |  | EIA report at all      |                |
|            |          |  | construction sites     |                |

Quarterly EM&A Report for December 2017 – February 2018

| EIA Ref.    | EM&A Log      | Environmental Mitigation Measures  | Location               | Implementation    |
|-------------|---------------|--|------------------------|-------------------|
|             | Ref           |  |                        | Status            |
| S6.4.13 of  | N4            | Select "Quiet plants" which comply with the BS 5228 Part 1 or TM standards.            | For plant items listed | V                 |
| HKBCFEIA    |               |  | in Appendix 6D of the  |                   |
|             |               |  | EIA report at all      |                   |
|             |               |  | construction sites     |                   |
| S6.4.14 of  | N5            | Sequencing operation of construction plants where practicable.                         | All construction sites | V                 |
| HKBCFEIA    |               |  | where practicable      |                   |
| S5.1 of     | N6            | Implement a noise monitoring under EM&A programme.                                     | Selected               | (The noise        |
| TMCLKLEIA   |               |  | representative noise   | monitoring works  |
|             |               |  | monitoring station     | under EM&A        |
|             |               |  |                        | programme for the |
|             |               |  |                        | Contract are      |
|             |               |  |                        | covered by        |
|             |               |  |                        | Contract No.      |
|             |               |  |                        | HY/2013/01.)      |
| Waste Manag | ement (Constr | uction Waste)  |                        |                   |
| S12.6 of    | WM1           | The Contractor shall identify a coordinator for the management of waste.               | All construction sites | V                 |
| TMCLKLEIA   |               |  | All construction sites |                   |
| S12.6 of    | WM2           | The Contractor shall apply for and obtain the appropriate licenses for the disposal of | All construction sites | V                 |
| TMCLKLEIA   |               | public fill, chemical waste and effluent discharges.                                   | All construction sites |                   |
| S12.6 of    | WM3           | EM&A of waste handling, storage, transportation, disposal procedures and               |                        | V                 |
| TMCLKLEIA   |               | documentation through the site audit programme shall be undertaken.                    | All construction sites |                   |
|             |               |  |                        |                   |

Quarterly EM&A Report for December 2017 – February 2018

| EIA Ref.   | EM&A Log | Environmental Mitigation Measures  | Location               | Implementation |
|--|----------|--|------------------------|----------------|
|  | Ref      |  |                        | Status         |
| S8.3.8 of<br>HKBCFEIA<br>and S12.6 of<br>TMCLKLEIA | WM4      | <ul> <li><u>Construction and Demolition Material</u></li> <li>The following mitigation measures should be implemented in handling the waste:</li> <li>Maintain temporary stockpiles and reuse excavated fill material for backfilling and reinstatement;</li> <li>Carry out on site parting;</li> </ul>  |                        | V              |
|  |          | <ul> <li>Carry out on-site sorting;</li> <li>Make provisions in the Contract documents to allow and promote the use of recycled aggregates where appropriate;</li> <li>Adopt 'Selective Demolition' technique to demolish the existing structures and facilities with a view to recovering broken concrete effectively for recycling purpose, where possible;</li> <li>Implement a trip-ticket system for each works contract to ensure that the disposal of C&amp;D materials are properly documented and verified;</li> <li>Implement an enhanced Waste Management Plan similar to ETWBTC (Works) No. 19/2005 – "Environmental Management on Construction Sites" to encourage onsite sorting of C&amp;D materials and to minimize their generation during the course of construction;</li> <li>In addition, disposal of the C&amp;D materials onto any sensitive locations such as agricultural lands, etc. should be avoided. The Contractor shall propose the final disposal sites to the Project Proponent and get its approval before implementation; and</li> </ul> | All construction sites |                |

Quarterly EM&A Report for December 2017 – February 2018

| EIA Ref.  | EM&A Log | Environmental Mitigation Measures   | Location               | Implementation |
|---|----------|---|------------------------|----------------|
|   | Ref      |   |                        | Status         |
|   |          | The surplus surcharge should be transferred to a fill bank.   |                        |                |
| S8.3.9-   | WM5      | C&D Waste   | All construction sites | V              |
| S8.3.11 of<br>HKBCFEIA<br>and S12.6 of<br>TMCLKLEIA |          | <ul> <li>Standard formwork or pre-fabrication should be used as far as practicable in order to minimise the arising of C&amp;D materials. The use of more durable formwork or plastic facing for the construction works should be considered. Use of wooden hoardings should not be used, as in other projects. Metal hoarding and falsework should be used to enhance the possibility of recycling. The purchasing of construction materials will be carefully planned in order to avoid over ordering and wastage.</li> <li>The Contractor should recycle as much of the C&amp;D materials as possible on-site. Public fill and C&amp;D waste should be segregated and stored in different containers or skips to enhance reuse or recycling of materials and their proper disposal.</li> </ul> |                        |                |
|   |          | Where practicable, concrete and masonry can be crushed and used as fill. Steel<br>reinforcement bar can be used by scrap steel mills. Different areas of the sites<br>should be considered for such segregation and storage.  |                        |                |
| S8.2.12-  | WM6      | Chemical Waste  | All construction sites | V              |
| S8.3.15 of<br>HKBCFEIA<br>and S12.6 of<br>TMCLKLEIA |          | <ul> <li>Chemical waste that is produced, as defined by Schedule 1 of the Waste Disposal<br/>(Chemical Waste) (General) Regulation, should be handled in accordance with the<br/>Code of Practice on the Packaging, Labelling and Storage of Chemical Wastes.</li> <li>Containers used for the storage of chemical wastes should be suitable for the</li> </ul>   |                        |                |

| EIA Ref.  | EM&A Log<br>Ref | Environmental Mitigation Measures   | Location               | Implementation<br>Status |
|---|-----------------|---|------------------------|--------------------------|
|   |                 | <ul> <li>substance they are holding, resistant to corrosion, maintained in a good condition, and securely closed; have a capacity of less than 450 liters unless the specification has been approved by the EPD; and display a label in English and Chinese in accordance with instructions prescribed in Schedule 2 of the regulation.</li> <li>The storage area for chemical wastes should be clearly labelled and used solely for the storage of chemical waste; enclosed on at least 3 sides; have an impermeable floor and bunding of sufficient capacity to accommodate 110% of the volume of the largest container or 20 % of the total volume of waste stored in that area, whichever is the greatest; have adequate ventilation; covered to prevent rainfall entering; and arranged so that incompatible materials are adequately separated.</li> <li>Disposal of chemical waste should be via a licensed waste collector; be to a facility licensed to receive chemical waste, such as the Chemical Waste Treatment Centre which also offers a chemical waste collection service and can supply the necessary storage containers; or be to a reuser of the waste, under approval from the EPD.</li> </ul> |                        |                          |
| S8.3.16 of<br>HKBCFEIA<br>and S12.6 of<br>TMCLKLEIA | WM7             | <ul> <li><u>Sewage</u></li> <li>Adequate numbers of portable toilets should be provided for the workers. The portable toilets should be maintained in a state, which will not deter the workers from utilizing these portable toilets. Night soil should be collected by licensed collectors regularly.</li> </ul>  | All construction sites | V                        |

| EIA Ref.  | EM&A Log | Environmental Mitigation Measures  | Location               | Implementation |
|---|----------|--|------------------------|----------------|
|   | Ref      |  |                        | Status         |
| S8.3.17 of<br>HKBCFEIA<br>and S12.6 of<br>TMCLKLEIA | -        | <ul> <li>General Refuse</li> <li>The site and surroundings shall be kept tidy and litter free. General refuse generated on-site should be stored in enclosed bins or compaction units separately from construction and chemical wastes.</li> <li>A reputable waste collector should be employed by the Contractor to remove general refuse from the site, separately from construction and chemical wastes, on a daily basis to minimize odour, pest and litter impacts. Burning of refuse on construction sites is prohibited by law.</li> <li>Aluminium cans are often recovered from the waste stream by individual collectors if they are segregated and made easily accessible. Separate labelled bins for their deposit should be provided if feasible.</li> <li>Office wastes can be reduced through the recycling of paper if volumes are large enough to warrant collection. Participation in a local collection scheme should be considered by the Contractor. In addition, waste separation facilities for paper, aluminum cans, plastic bottles etc., should be provided.</li> <li>Training should be provided to workers about the concepts of site cleanliness and appropriate waste management procedure, including reduction, reuse and recycling of wastes.</li> <li>Sufficient dustbins shall be provided for storage of waste as required under the Public Cleansing and Prevention of Nuisances By-laws. In addition,</li> </ul> | All construction sites | -              |

Quarterly EM&A Report for December 2017 – February 2018

| EIA Ref.      | EM&A Log      | Environmental Mitigation Measures   | Location       | Implementation |
|---------------|---------------|---|----------------|----------------|
|               | Ref           |   |                | Status         |
|               |               | licensed landfill or refuse transfer station.   |                |                |
|               |               | All waste containers shall be in a secure area on hardstanding.                             |                |                |
|               |               |   |                |                |
|               |               |   |                |                |
|               |               |   |                |                |
|               |               |   |                |                |
| Water Quality | (Construction | Phase)  |                |                |
|               | W1            | Mitigation during the marine works to reduce impacts to within acceptable levels have       | During filling | V              |
|               |               | been recommended and will comprise a series of measures that restrict the method and        |                |                |
|               |               | sequencing of backfilling, as well as protection measures. Details of the measures are      |                |                |
|               |               | provided below:   |                |                |
|               |               | Reclamation filling for the Project shall not proceed until at least 200m of leading        |                |                |
|               |               | seawall at the reclamation area formed above +2.2mPD, unless otherwise                      |                |                |
|               |               | agreement was obtained from EPD, except for the 300m gaps for marine access.                |                |                |
|               |               | All underwater filling works shall be carried out behind seawalls to avoid dispersion       |                |                |
|               |               | of suspended solids outside the Project limit;  |                |                |
|               |               | • Except for the filling of the cellular structures, not more than 15% public fill shall be |                |                |
|               |               | used for reclamation filling below +2.5mPD during construction of the seawall;              |                |                |

Quarterly EM&A Report for December 2017 – February 2018

|   | Log Environmental Mitigation Me | asures Location  | Implementation |
|---|---------------------------------|--|----------------|
| F | f                               |  | Status         |
| F |                                 | marine access as indicated in<br>d for reclamation filling below<br>vas obtained;<br>e than a total of 60 filling barge<br>mum daily filling rate of 60,000<br>amation during the filling<br>accept for the 300m marine<br>al of 190 filling barge trips per<br>aily filling rate of 190,000 m3 for<br>CLKL southern landfall<br>I the HKBCF site before the<br>of silt curtain shall be provided<br>he length of each staggered<br>orth-east airport water intake;<br>dition to ensure the sediment | -              |

| EIA Ref.   | EM&A Log | Environmental Mitigation Measures  | Location                             | Implementation |
|--|----------|--|--------------------------------------|----------------|
|  | Ref      |  |                                      | Status         |
|  |          | <ul> <li>Cellular structure shall be used for seawall construction;</li> <li>A layer of geotextile shall be placed on top of the seabed before any filling activities take place inside the cellular structures to form the seawall;</li> <li>The conveyor belts shall be fitted with windboards and conveyor release points shall be covered with curtain to prevent any spillage of filling materials onto the surrounding waters; and</li> <li>An additional layer of silt curtain shall be installed near the active stone column installation points. A layer of geotextile with stone blanket on top shall be placed</li> </ul>  |                                      |                |
| S9.11.1.3 of<br>HKBCFEIA<br>and S6.10<br>of<br>TMCLKLEIA | W2       | <ul> <li>on the seabed prior to stone column installation works.</li> <li><u>Land Works</u></li> <li>General construction activities on land should also be governed by standard good working practice. Specific measures to be written into the works contracts should include:</li> <li>wastewater from temporary site facilities should be controlled to prevent direct discharge to surface or marine waters;</li> <li>sewage effluent and discharges from on-site kitchen facilities shall be directed to Government sewer in accordance with the requirements of the WPCO or collected for disposal offsite. The use of soakaways shall be avoided;</li> <li>storm drainage shall be directed to storm drains via adequately designed sand/silt</li> </ul> | All land-based<br>construction sites | V              |

| EIA Ref. | EM&A Log | Environmental Mitigation Measures  | Location | Implementation |
|----------|----------|--|----------|----------------|
|          | Ref      |  |          | Status         |
|          |          | removal facilities such as sand traps, silt traps and sediment basins.                         |          |                |
|          |          | Channels, earth bunds or sand bag barriers should be provided on site to properly              |          |                |
|          |          | direct stormwater to such silt removal facilities. Catchpits and perimeter channels            |          |                |
|          |          | should be constructed in advance of site formation works and earthworks;                       |          |                |
|          |          | silt removal facilities, channels and manholes shall be maintained and any                     |          |                |
|          |          | deposited silt and grit shall be removed regularly, including specifically                     |          |                |
|          |          | at the onset of and after each rainstorm;  |          |                |
|          |          | temporary access roads should be surfaced with crushed stone or gravel;                        |          |                |
|          |          | rainwater pumped out from trenches or foundation excavations should be                         |          |                |
|          |          | discharged into storm drains via silt removal facilities;                                      |          |                |
|          |          | • measures should be taken to prevent the washout of construction materials, soil,             |          |                |
|          |          | silt or debris into any drainage system;   |          |                |
|          |          | open stockpiles of construction materials (e.g. aggregates and sand) on site                   |          |                |
|          |          | should be covered with tarpaulin or similar fabric during rainstorms;                          |          |                |
|          |          | manholes (including any newly constructed ones) should always be adequately                    |          |                |
|          |          | covered and temporarily sealed so as to prevent silt, construction materials or                |          |                |
|          |          | debris from getting into the drainage system, and to prevent storm run-off                     |          |                |
|          |          | from getting into foul sewers;   |          |                |
|          |          | <ul> <li>discharges of surface run-off into foul sewers must always be prevented in</li> </ul> |          |                |

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| EIA Ref. | EM&A Log | Environmental Mitigation Measures   | Location | Implementation |
|----------|----------|---|----------|----------------|
|          | Ref      |   |          | Status         |
|          |          | order not to unduly overload the foul sewerage system;                                  |          |                |
|          |          | all vehicles and plant should be cleaned before they leave the construction site to     |          |                |
|          |          | ensure that no earth, mud or debris is deposited by them on roads. A wheel              |          |                |
|          |          | washing bay should be provided at every site exit;                                      |          |                |
|          |          | wheel wash overflow shall be directed to silt removal facilities before being           |          |                |
|          |          | discharged to the storm drain;  |          |                |
|          |          | the section of construction road between the wheel washing bay and the public           |          |                |
|          |          | road should be surfaced with crushed stone or coarse gravel;                            |          |                |
|          |          | wastewater generated from concreting, plastering, internal decoration, cleaning         |          |                |
|          |          | work and other similar activities, shall be screened to remove large objects;           |          |                |
|          |          | • vehicle and plant servicing areas, vehicle wash bays and lubrication facilities shall |          |                |
|          |          | be located under roofed areas. The drainage in these covered areas shall be             |          |                |
|          |          | connected to foul sewers via a petrol interceptor in accordance with the                |          |                |
|          |          | requirements of the WPCO or collected for offsite disposal;                             |          |                |
|          |          | the contractors shall prepare an oil / chemical cleanup plan and ensure that            |          |                |
|          |          | leakages or spillages are contained and cleaned up immediately;                         |          |                |
|          |          | waste oil should be collected and stored for recycling or disposal, in accordance       |          |                |
|          |          | with the Waste Disposal Ordinance;  |          |                |
|          |          | • all fuel tanks and chemical storage areas should be provided with locks and be        |          |                |
|          |          | sited on sealed areas. The storage areas should be surrounded by bunds with a           |          |                |

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| EIA Ref.      | EM&A Log       | Environmental Mitigation Measures  | Location              | Implementation     |
|---------------|----------------|--|-----------------------|--------------------|
|               | Ref            |  |                       | Status             |
|               |                | capacity equal to 110% of the storage capacity of the largest tank; and                  |                       |                    |
|               |                | surface run-off from bunded areas should pass through oil/grease traps prior to          |                       |                    |
|               |                | discharge to the storm water system  |                       |                    |
| S9.14 of      | W3             | Implement a water quality monitoring programme   | At identified         | (The water quality |
| HKBCFEIA      |                |  | monitoring location   | monitoring works   |
| and S6.10 of  |                |  |                       | under EM&A         |
| TMCLKLEIA     |                |  |                       | programme for the  |
|               |                |  |                       | Contract are       |
|               |                |  |                       | covered by         |
|               |                |  |                       | Contract No.       |
|               |                |  |                       | HY/2013/01.)       |
| S6.10 of      | W4             | All construction works shall be subject to routine audit to ensure implementation of all | All construction site | V                  |
| TMCLKLEIA     |                | EIA recommendations and good working practice.   | areas                 |                    |
| Ecology (Cons | struction Phas | e)   | 1                     |                    |
| S10.7 of      | E1             | Install silt curtain during the construction   | Seawall, reclamation  | V                  |
| HKBCFEIA      |                | Limit works fronts   | area                  |                    |
| and S8.14 of  |                | Construct seawall prior to reclamation filling where practicable                         |                       |                    |
| TMCLKLEIA     |                |  |                       |                    |
|               |                |  |                       |                    |
|               |                | Strict enforcement of no marine dumping  |                       |                    |
|               |                | Site runoff control  |                       |                    |

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| EIA Ref.  | EM&A Log | Environmental Mitigation Measures   | Location                  | Implementation |
|---|----------|---|---------------------------|----------------|
|   | Ref      | Spill response plan   |                           | Status         |
| S10.7 of<br>HKBCFEIA                              | E2       | <ul> <li>Watering to reduce dust generation; prevention of siltation of freshwater habitats;</li> <li>Site runoff should be desilted, to reduce the potential for suspended sediments, organics and other contaminants to enter streams and standing freshwater.</li> </ul> | Land-based works<br>areas | V              |
| S10.7 of<br>HKBCFEIA<br>and S8.14 of<br>TMCLKLEIA | E3       | <ul> <li>Good site practices, including strictly following the permitted works hours, using<br/>quieter machines where practicable, and avoiding excessive lightings during night<br/>time.</li> </ul>  | Land-based works<br>areas | V              |
| S10.7 of<br>HKBCFEIA<br>and S8.14 of<br>TMCLKLEIA | E4       | <ul> <li>Dolphin Exclusion Zone</li> <li>Dolphin watching plan</li> </ul>   | Marine works              | V              |
| S10.7 of<br>HKBCFEIA<br>and S8.14 of<br>TMCLKLEIA | E5       | <ul> <li>Decouple compressors and other equipment on working vessels</li> <li>Proposal on design and implementation of acoustic decoupling measures applied during reclamation works</li> <li>Avoidance of percussive piling</li> </ul>                                     | Marine works              | V              |
| S10.7 of<br>HKBCFEIA<br>and S8.14 of<br>TMCLKLEIA | E6       | <ul> <li>Control vessel speed</li> <li>Skipper training</li> <li>Predefined and regular routes for working vessels; avoid Brothers Islands</li> </ul>   | Marine traffic            | V              |

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| EIA Ref.      | EM&A Log        | Environmental Mitigation Measures   | Location              | Implementation     |
|---------------|-----------------|---|-----------------------|--------------------|
|               | Ref             |   |                       | Status             |
| S10.10 of     | E7              | <ul> <li>Vessel based dolphin monitoring</li> </ul>   | Northeast and         | (The vessel based  |
| HKBCFEIA      |                 |   | Northwest             | dolphin monitoring |
| and S8.14 of  |                 |   | Lantau                | works under        |
| TMCLKLEIA     |                 |   |                       | EM&A programme     |
|               |                 |   |                       | for the Contract   |
|               |                 |   |                       | covered by         |
|               |                 |   |                       | Contract No.       |
|               |                 |   |                       | HY/2013/01.)       |
| Fisheries     |                 |   |                       |                    |
| S11.7 of      | F1              | Reduce re-suspension of sediments   | Seawall, reclamation  | V                  |
| HKBCFEIA      |                 | Limit works fronts  | area                  |                    |
|               |                 | Good site practices   |                       |                    |
|               |                 | <ul> <li>Strict enforcement of no marine dumping</li> </ul>                                   |                       |                    |
|               |                 | Spill response plan   |                       |                    |
| S11.7 of      | F2              | <ul> <li>Install silt-grease trap in the drainage system collecting surface runoff</li> </ul> | Reclamation area      | V                  |
| HKBCFEIA      |                 |   |                       |                    |
| Landscape &   | Visual (Constru | uction Phase)   | ·                     | ·                  |
| S14.3.3. 3 of | LV1             | Mitigate Landscape Impacts  | All construction site | N/A                |
| HKBCFEIA      |                 |   | areas                 |                    |
| and S10.9 of  |                 | G1/CM4 Grass-hydroseed or sheeting bare soil surface and stock pile areas.                    |                       |                    |
| TMCLKLEIA     |                 | G9 Reserve of loose natural granite rocks for re-use. Provide new coastline to                |                       |                    |

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| EIA Ref.      | EM&A Log | Environmental Mitigation Measures  | Location              | Implementation |
|---------------|----------|--|-----------------------|----------------|
|               | Ref      |  |                       | Status         |
|               |          | adopt "natural-look" by means of using armour rocks in the form of natural     |                       |                |
|               |          | rock materials and planting strip area accommodating screen buffer to          |                       |                |
|               |          | enhance "natural-look" of new coastline.                                       |                       |                |
| S10.9 of      | LV2      | Mitigate Landscape Impacts   | All construction site | V              |
| TMCLKLEIA     |          | CM7 Ensure no run-off into water body adjacent to the Project Area.            | areas                 |                |
| S14.3.3. 3 of | LV4      | Mitigate Visual Impacts  | All construction site | V              |
| HKBCFEIA      |          | V1 Minimize time for construction activities during construction period.       | areas                 |                |
| S10.9 of      | LV5      | Mitigate Visual Impacts  | All construction site | V              |
| TMCLKLEIA     |          | CM6 Control night-time lighting and glare by hooding all lights.               | areas                 |                |
| EM&A          |          |  |                       |                |
| S15.2.2 of    | EM1      | An Independent Environmental Checker needs to be employed as per the EM&A      | All construction site | V              |
| HKBCFEIA      |          | Manual.  | areas                 |                |
| S15.5 - S15.6 | EM2      | An Environmental Team needs to be employed as per the EM&A Manual.             | All construction site | V              |
| of HKBCFEIA   |          | Prepare a systematic Environmental Management Plan to ensure effective         | areas                 |                |
|               |          | implementation of the mitigation measures.                                     |                       |                |
|               |          | An environmental impact monitoring needs to be implementing by the             |                       |                |
|               |          | Environmental Team to ensure all the requirements given in the EM&A Manual are |                       |                |
|               |          | fully complied with.   |                       |                |

Legend: V = implemented;

x = not implemented;

N/A = not applicable

### Appendix D - Summary of Action and Limit Levels

| Location   | Action Level | Limit Level |
|------------|--------------|-------------|
| AMS2       | 374 μg/m³    | 500 μg/m³   |
| AMS3B*     | 368 μg/m³    | 500 μg/m³   |
| AMS6       | 360 μg/m³    | 500 μg/m³   |
| AMS7/AMS7B | 370 μg/m³    | 500 μg/m³   |

Table 1 – Action and Limit Levels for 1-hour TSP

Remarks: \* Action Level set out at AMS3 Ho Yu College is adopted.

Table 2 – Action and Limit Levels for 24-hour TSP

| Location   | Action Level | Limit Level |
|------------|--------------|-------------|
| AMS2       | 176 μg/m³    | 260 μg/m³   |
| AMS3B*     | 167 μg/m³    | 260 μg/m³   |
| AMS6       | 173 μg/m³    | 260 μg/m³   |
| AMS7/AMS7B | 183 μg/m³    | 260 μg/m³   |

Remarks: \* Action Level set out at AMS3 Ho Yu College is adopted.

| Location | Action Level                  | Limit Level    |
|----------|-------------------------------|----------------|
| NMS2     | When one documented           | 75 dB(A)       |
|          | complaint, related to 0700 –  |                |
|          | 1900 hours on normal          |                |
| NMS3B    | weekdays, is received         | *65 / 70 dB(A) |
|          | from any one of the sensitive |                |
|          | receivers                     |                |

\*Daytime noise Limit Level of 70 dB(A) applies to education institutions, while 65dB(A) applies during school examination period.

| Parameters                 | Action                         | Limit                              |
|----------------------------|--------------------------------|------------------------------------|
| DO in mg L <sup>-1</sup>   | Surface and Middle             | Surface and Middle                 |
| (Surface, Middle & Bottom) | 5.0                            | 4 .2 (except 5 mg/L for FCZ)       |
|                            | <u>Bottom</u>                  | <u>Bottom</u>                      |
|                            | 4.7                            | 3.6                                |
| SS in mg L <sup>-1</sup>   | 23.5 and 120% of upstream      | 34.4 and 130% of upstream          |
| (depth-averaged)           | control station's SS at the    | control station's SS at the same   |
|                            | same tide of the same day      | tide of the same day and           |
|                            |                                | 10mg/L for WSD Seawater            |
|                            |                                | intakes                            |
| Turbidity in NTU           | 27.5 and 120% of upstream      | 47.0 and 130% of upstream          |
| (depth-averaged)           | control station's turbidity at | control station's turbidity at the |
|                            | the same tide of the same      | same tide of the same day          |
|                            | day                            |                                    |
|                            |                                |                                    |

Table 4 – Action and Limit Levels for Water Quality

Notes:

- "depth-averaged" is calculated by taking the arithmetic means of reading of all three depths.
- 2. For DO, non-compliance of the water quality limits occurs when monitoring result is lower than the limits.
- 3. For turbidity, SS, non-compliance of the water quality limits occurs when monitoring result is higher than the limits.

Table 5(a) Action and Limit Levels for Chinese White Dolphin Monitoring - Approach to Define Action Level (AL) and Limit Level (LL):

|              | North Lantau Social Cluster                             |                           |  |  |
|--------------|---|---------------------------|--|--|
|              | NEL   | NWL                       |  |  |
| Action Level | (STG < 70% of baseline) &                               | (STG < 70% of baseline) & |  |  |
|              | (ANI < 70% of baseline)                                 | (ANI < 70% of baseline)   |  |  |
| Limit Level  | [(STG < 40% of baseline) & (ANI < 40% of baseline)] AND |                           |  |  |
|              | [(STG < 40% of baseline) & (ANI < 40% of baseline)]     |                           |  |  |

For North Lantau Social Cluster, action level will be trigger if either NEL **or** NWL fall below the criteria; limit level will be triggered if both NEL **and** NWL fall below the criteria.

Table 5(b) Derived Value of Action Level (AL) and Limit Level (LL) for Chinese White Dolphin Monitoring

|              | North Lantau Social Cluster    |               |  |  |
|--------------|--------------------------------|---------------|--|--|
|              | NEL                            | NWL           |  |  |
| Action Level | (STG < 4.2) &                  | (STG < 6.9) & |  |  |
|              | (ANI < 15.5 )                  | (ANI < 31.3)  |  |  |
| Limit Level  | [(STG < 2.4) & (ANI <8.9)] AND |               |  |  |
|              | [ (STG < 3.9)& (ANI < 17.9)]   |               |  |  |



# Monthly Summary Waste Flow Table for <u>December / 2017 - February / 2018 (year)</u>

| Project : Ho | oject : Hong Kong – Zhuhai – Macao Bridge, Hong Kong Boundary Crossing Facilities – Reclamation Works |   |                           |                             |  |                            |                          |   |                                  |                          | Contract No.: H                | IY/2010/02                                     |
|--------------|---|---|---------------------------|-----------------------------|--|----------------------------|--------------------------|---|----------------------------------|--------------------------|--------------------------------|--|
|              | Actual Quantities of Inert C&D Materials Generated Monthly  |   |                           |                             |  |                            |                          | Actual Quantities of C&D Wastes Generated Monthly |                                  |                          |                                |  |
| Month        | Total Quantity<br>Generated   | Hard Rock and<br>Large Broken<br>Concrete<br>(see Note 1) | Reused in the<br>Contract | Reused in other<br>Projects | Surplus<br>Surcharge<br>exported to<br>Macau | Disposed as<br>Public Fill | Imported Fill            | Metals  | Paper/<br>cardboard<br>packaging | Plastics<br>(see Note 2) | Chemical Waste<br>(see Note 4) | Others, e.g. general<br>refuse<br>(see Note 3) |
|              | (in '000m <sup>3</sup> )  | (in '000m <sup>3</sup> )                                  | (in '000m <sup>3</sup> )  | (in '000m <sup>3</sup> )    | (in '000m <sup>3</sup> )                     | (in '000m <sup>3</sup> )   | (in '000m <sup>3</sup> ) | (in '000 kg)                                      | (in '000kg)                      | (in '000kg)              | (in '000kg)                    | (in '000 m <sup>3</sup> )                      |
| Dec-17       | 0.0000  | 0.0000  | 0.0000                    | 0.0000                      | 0.0000                                       | 0.0000                     | 0.0000                   | 0.0000  | 0.0000                           | 0.0000                   | 0.0000                         | 0.0065   |
| Jan-18       | 0.0000  | 0.0000  | 0.0000                    | 0.0000                      | 0.0000                                       | 0.0000                     | 0.0000                   | 0.0000  | 0.0000                           | 0.0000                   | 0.0000                         | 0.0065   |
| Feb-18       | 0.0000  | 0.0000  | 0.0000                    | 0.0000                      | 0.0000                                       | 0.0000                     | 0.0000                   | 0.0000  | 0.1680                           | 0.0000                   | 0.0000                         | 0.0000   |
| Sub-total    | 0.0000  | 0.0000  | 0.0000                    | 0.0000                      | 0.0000                                       | 0.0000                     | 0.0000                   | 0.0000  | 0.1680                           | 0.0000                   | 0.0000                         | 0.0130   |
| Total        | 0.0000  | 0.0000  | 0.0000                    | 0.0000                      | 0.0000                                       | 0.0000                     | 0.0000                   | 0.0000  | 0.1680                           | 0.0000                   | 0.0000                         | 0.0130   |

(1) Broken concrete for recycling into aggregates. Notes:

(2) Plastics refer to plastic bottles / containers / sheets / foam / barrier from packaging materials.

(3) Use the conversion factor : 1 full load of dumping truck being equivalent to  $6.5m^3$  by volume.

(4) Chemical waste refer to spent "battery" and "oil with water".

## Appendix F

## Cumulative Statistics on Exceedances, Complaints, Notifications of Summons and Successful Prosecutions

### **Cumulative statistics on Exceedances**

|                    |        | Total no. recorded in this | Total no. recorded since |
|--------------------|--------|----------------------------|--------------------------|
|                    |        | month                      | project commencement     |
| 1-Hour TSP         | Action | -                          | -                        |
|                    | Limit  | -                          | -                        |
| 24-Hour TSP        | Action | -                          | -                        |
|                    | Limit  | -                          | -                        |
| Noise              | Action | -                          | -                        |
|                    | Limit  | -                          | -                        |
| Water Quality      | Action | -                          | 2                        |
|                    | Limit  | -                          | 3                        |
| Dolphin Monitoring | Action | -                          | -                        |
|                    | Limit  | -                          | _                        |

Remarks: Exceedances which are not project-related are not presented in this table.

## Cumulative statistics on Complaints, Notifications of Summons and Successful Prosecutions

|                            | Date<br>Received | Subject | Status | Total no.<br>received<br>in this<br>month | Total no.<br>received since<br>project<br>commencement |
|----------------------------|------------------|---------|--------|---|--|
| Environmental complaints   |                  |         |        |   | 48   |
| Notification of summons    | -                | -       | -      | -   | 2  |
| Successful<br>Prosecutions | -                | -       | -      | -   | 2  |

## Appendix G – Event Action Plan

### Event / Action Plan for Air Quality

| Event   | Action  |  |  |   |  |  |  |
|---|---|--|--|---|--|--|--|
|   | ET Leader   | IEC  | ER   | Contractor  |  |  |  |
| Action Level  |   |  |  |   |  |  |  |
| Exceedance for one sample                               | <ol> <li>Identify source, investigate the<br/>causes of exceedance and<br/>propose remedial measures;</li> <li>Inform IEC and ER;</li> <li>Repeat measurement to<br/>confirm finding;</li> <li>Increase monitoring frequency<br/>to daily.</li> </ol>   | <ol> <li>Check monitoring data<br/>submitted by ET;</li> <li>Check Contractor's working<br/>method.</li> </ol>   | 1. Notify Contractor.  | <ol> <li>Rectify any unacceptable<br/>practice;</li> <li>Amend working methods if<br/>appropriate.</li> </ol>   |  |  |  |
| Exceedance for<br>two or more<br>consecutive<br>samples | <ol> <li>Identify source;</li> <li>Inform IEC and ER;</li> <li>Advise the ER on the<br/>effectiveness of the proposed<br/>remedial measures;</li> <li>Repeat measurements to<br/>confirm findings;</li> <li>Increase monitoring frequency<br/>to daily;</li> <li>Discuss with IEC and<br/>Contractor on remedial actions<br/>required;</li> <li>If exceedance continues,<br/>arrange meeting with IEC and<br/>ER;</li> <li>If exceedance stops, cease<br/>additional monitoring.</li> </ol> | <ol> <li>Check monitoring data<br/>submitted by ET;</li> <li>Check Contractor's working<br/>method;</li> <li>Discuss with ET and<br/>Contractor on possible<br/>remedial measures;</li> <li>Advise the ER on the<br/>effectiveness of the<br/>proposed remedial<br/>measures;</li> <li>Supervise Implementation of<br/>remedial measures.</li> </ol> | <ol> <li>Confirm receipt of<br/>notification of failure in<br/>writing;</li> <li>Notify Contractor;</li> <li>Ensure remedial measures<br/>properly implemented.</li> </ol> | <ol> <li>Submit proposals for<br/>remedial to ER within 3<br/>working days of<br/>notification;</li> <li>Implement the agreed<br/>proposals;</li> <li>Amend proposal if<br/>appropriate.</li> </ol> |  |  |  |

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| Event   | Action   |  |  |  |  |  |  |  |
|---|--|--|--|--|--|--|--|--|
|   | ET Leader  | IEC  | ER   | Contractor   |  |  |  |  |
| Limit Level   | ·  | ·  | ·  | ·  |  |  |  |  |
| Exceedance for<br>one sample                            | <ol> <li>Identify source, investigate the<br/>causes of exceedance and<br/>propose remedial measures;</li> <li>Inform ER, Contractor and EPD;</li> <li>Repeat measurement to confirm<br/>finding;</li> <li>Increase monitoring frequency to<br/>daily;</li> <li>Assess effectiveness of<br/>Contractor's remedial actions<br/>and keep IEC, EPD and ER<br/>informed of the results.</li> </ol>   | <ol> <li>Check monitoring data<br/>submitted by ET;</li> <li>Check Contractor's working<br/>method;</li> <li>Discuss with ET and<br/>Contractor on possible<br/>remedial measures;</li> <li>Advise the ER on the<br/>effectiveness of the proposed<br/>remedial measures;</li> <li>Supervise implementation of<br/>remedial measures.</li> </ol> | <ol> <li>Confirm receipt of<br/>notification of failure in<br/>writing;</li> <li>Notify Contractor;</li> <li>Ensure remedial measures<br/>properly implemented.</li> </ol>   | <ol> <li>Take immediate action to<br/>avoid further exceedance;</li> <li>Submit proposals for<br/>remedial actions to IEC<br/>within 3 working days of<br/>notification;</li> <li>Implement the agreed<br/>proposals;</li> <li>Amend proposal if<br/>appropriate.</li> </ol>   |  |  |  |  |
| Exceedance for<br>two or more<br>consecutive<br>samples | <ol> <li>Notify IEC, ER, Contractor and<br/>EPD;</li> <li>Identify source;</li> <li>Repeat measurement to confirm<br/>findings;</li> <li>Increase monitoring frequency to<br/>daily;</li> <li>Carry out analysis of<br/>Contractor's working procedures<br/>to determine possible mitigation<br/>to be implemented;</li> <li>Arrange meeting with IEC and<br/>ER to discuss the remedial<br/>actions to be taken;</li> <li>Assess effectiveness of<br/>Contractor's remedial actions<br/>and keep IEC, EPD and ER<br/>informed of the results;</li> <li>If exceedance stops, cease<br/>additional monitoring.</li> </ol> | <ol> <li>Discuss amongst ER, ET, and<br/>Contractor on the potential<br/>remedial actions;</li> <li>Review Contractor's remedial<br/>actions whenever necessary<br/>to assure their effectiveness<br/>and advise the ER<br/>accordingly;</li> <li>Supervise the implementation<br/>of remedial measures.</li> </ol>                              | <ul> <li>notification of failure in<br/>writing;</li> <li>2. Notify Contractor;</li> <li>3. In consultation with the IEC,<br/>agree with the Contractor on<br/>the remedial measures to be<br/>implemented;</li> </ul> | <ol> <li>Take immediate action to<br/>avoid further exceedance;</li> <li>Submit proposals for<br/>remedial actions to IEC<br/>within 3 working days of<br/>notification;</li> <li>Implement the agreed<br/>proposals;</li> <li>Resubmit proposals if<br/>problem still not under<br/>control;</li> <li>Stop the relevant portion of<br/>works as determined by the<br/>ER until the exceedance is<br/>abated.</li> </ol> |  |  |  |  |

### Event / Action Plan for Construction Noise

| Event           | Action   |  |   |  |  |  |
|-----------------|--|--|---|--|--|--|
|                 | ET Leader  | IEC  | ER  | Contractor   |  |  |
| Action<br>Level | <ol> <li>Notify IEC and Contractor;</li> <li>Identify source, investigate the<br/>causes of exceedance and<br/>propose remedial measures;</li> <li>Report the results of<br/>investigation to the IEC, ER and<br/>Contractor;</li> <li>Discuss with the Contractor and<br/>formulate remedial measures;</li> <li>Increase monitoring frequency to<br/>check mitigation effectiveness.</li> </ol>   | <ol> <li>Review the analysed results<br/>submitted by the ET;</li> <li>Review the proposed<br/>remedial measures by the<br/>Contractor and advise the ER<br/>accordingly;</li> <li>Supervise the implementation<br/>of remedial measures.</li> </ol>   | <ol> <li>Confirm receipt of<br/>notification of failure in<br/>writing;</li> <li>Notify Contractor;</li> <li>Require Contractor to<br/>propose remedial measures<br/>for the analysed noise<br/>problem;</li> <li>Ensure remedial measures<br/>are properly implemented.</li> </ol> | <ol> <li>Submit noise mitigation<br/>proposals to IEC;</li> <li>Implement noise mitigation<br/>proposals.</li> </ol>   |  |  |
| Limit<br>Level  | <ol> <li>Inform IEC, ER, EPD and<br/>Contractor;</li> <li>Identify source;</li> <li>Repeat measurements to<br/>confirm findings;</li> <li>Increase monitoring frequency;</li> <li>Carry out analysis of<br/>Contractor's working procedures<br/>to determine possible mitigation<br/>to be implemented;</li> <li>Inform IEC, ER and EPD the<br/>causes and actions taken for the<br/>exceedances;</li> <li>Assess effectiveness of<br/>Contractor's remedial actions<br/>and keep IEC, EPD and ER<br/>informed of the results;</li> <li>If exceedance stops, cease<br/>additional monitoring.</li> </ol> | <ol> <li>Discuss amongst ER, ET, and<br/>Contractor on the potential<br/>remedial actions;</li> <li>Review Contractors remedial<br/>actions whenever necessary<br/>to assure their effectiveness<br/>and advise the ER<br/>accordingly;</li> <li>Supervise the implementation<br/>of remedial measures.</li> </ol> | notification of failure in<br>writing;<br>2. Notify Contractor;<br>3. Require Contractor to<br>propose remedial measures<br>for the analysed noise<br>problem;  | <ol> <li>Take immediate action to<br/>avoid further exceedance;</li> <li>Submit proposals for<br/>remedial actions to<br/>IEC within 3 working days<br/>of notification;</li> <li>Implement the agreed<br/>proposals;</li> <li>Resubmit proposals if<br/>problem still not under<br/>control;</li> <li>Stop the relevant portion of<br/>works as determined by the<br/>ER until the exceedance is<br/>abated.</li> </ol> |  |  |

### Event / Action Plan for Water Quality

| Event   | Action   |   |  |   |  |  |
|---|--|---|--|---|--|--|
|   | ET Leader  | IEC   | ER   | Contractor  |  |  |
| Action level being<br>exceeded by one<br>sampling day | <ol> <li>Repeat <i>in situ</i> measurement to<br/>confirm findings;</li> <li>Identify source(s) of impact;</li> <li>Inform IEC, contractor and ER;</li> <li>Check monitoring data, all plant,<br/>equipment and Contractor's<br/>working methods;</li> <li>Discuss mitigation measures<br/>with IEC, ER and Contractor;</li> <li>Ensure mitigation measures are<br/>implemented;</li> <li>Repeat measurement on next<br/>day of exceedance to confirm<br/>findings.</li> </ol> | <ol> <li>Check monitoring data<br/>submitted by ET and<br/>Contractor's working<br/>methods;</li> <li>Discuss with ET and<br/>Contractor on possible<br/>remedial actions;</li> <li>Review the proposed<br/>mitigation measures<br/>submitted by Contractor and<br/>advise the ER accordingly;</li> <li>Assess the effectiveness of<br/>the implemented mitigation<br/>measures.</li> </ol> | <ol> <li>Confirm receipt of<br/>notification of<br/>non-compliance in writing;</li> <li>Discuss with IEC on the<br/>proposed mitigation<br/>measures;</li> <li>Make agreement on<br/>mitigation measures to be<br/>implemented;</li> <li>Ensure mitigation measures<br/>are properly implemented.</li> </ol> | <ol> <li>Inform the ER and confirm<br/>notification of the<br/>non-compliance in writing;</li> <li>Rectify unacceptable<br/>practice;</li> <li>Check all plant and<br/>equipment and consider<br/>changes of working<br/>methods;</li> <li>Discuss with ET and IEC on<br/>possible remedial actions<br/>and propose mitigation<br/>measures to IEC and ER;</li> <li>Implement the agreed<br/>mitigation measures.</li> <li>Amend working methods if<br/>appropriate.</li> </ol> |  |  |

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| Event   | Action  |  |  |   |  |
|---|---|--|--|---|--|
|   | ET Leader   | IEC  | ER   | Contractor  |  |
| Action level being<br>exceeded by two<br>or<br>more consecutiv<br>e sampling days | <ol> <li>Repeat <i>in situ</i> measurement to<br/>confirm findings;</li> <li>Identify source(s) of impact;</li> <li>Inform IEC, Contractor and ER;</li> <li>Check monitoring data, all plant,<br/>equipment and Contractor's<br/>working methods;</li> <li>Discuss mitigation measures<br/>with IEC, ER and Contractor;</li> <li>Ensure mitigation measures are<br/>implemented;</li> <li>Increase the monitoring<br/>frequency to daily until no<br/>exceedance of Action level;</li> <li>Repeat measurement on next<br/>day of exceedance to confirm<br/>findings.</li> </ol> | <ol> <li>Check monitoring data<br/>submitted by ET and<br/>Contractor's working method;</li> <li>Discuss with ET and<br/>Contractor on possible<br/>remedial actions;</li> <li>Review the proposed<br/>mitigation measures<br/>submitted by Contractor and<br/>advise the ER accordingly;</li> <li>Assess the effectiveness of<br/>the implemented mitigation<br/>measures.</li> </ol> | <ol> <li>Confirm receipt of<br/>notification of<br/>non-compliance in writing;</li> <li>Discuss with IEC on the<br/>proposed mitigation<br/>measures;</li> <li>Make agreement on<br/>mitigation measures to be<br/>implemented;</li> <li>Ensure mitigation measures<br/>are properly implemented;</li> <li>Assess the effectiveness of<br/>the implemented mitigation<br/>measures.</li> </ol> | <ol> <li>Inform the Engineer and<br/>confirm notification of the<br/>non-compliance in writing;</li> <li>Rectify unacceptable<br/>practice;</li> <li>Check all plant and<br/>equipment and consider<br/>changes of working<br/>methods;</li> <li>Discuss with ET and IEC on<br/>possible remedial actions<br/>and propose mitigation<br/>measures to IEC and ER<br/>within 3 working days of<br/>notification;</li> <li>Implement the agreed<br/>mitigation measures;</li> <li>Amend working methods if<br/>appropriate.</li> </ol> |  |

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| Event  | Action   |  |  |   |  |  |
|--|--|--|--|---|--|--|
|  | ET Leader  | IEC  | ER   | Contractor  |  |  |
| Limit level being<br>exceeded by one<br>sampling day | <ol> <li>Repeat <i>in-situ</i> measurement to<br/>confirm findings;</li> <li>Identify source(s) of impact;</li> <li>Inform IEC, Contractor, ER and<br/>EPD;</li> <li>Check monitoring data, all plant,<br/>equipment and Contractor's<br/>working methods;</li> <li>Discuss mitigation measures<br/>with IEC, ER and Contractor;</li> <li>Ensure mitigation measures are<br/>implemented;</li> <li>Increase the monitoring<br/>frequency to daily until no<br/>exceedance of Limit level.</li> </ol> | <ol> <li>Check monitoring data<br/>submitted by ET and<br/>Contractor's working method;</li> <li>Discuss with ET and<br/>Contractor on possible<br/>remedial actions;</li> <li>Review the proposed<br/>mitigation measures<br/>submitted by Contractor and<br/>advise the ER accordingly;</li> <li>Assess the effectiveness of<br/>the implemented mitigation<br/>measures.</li> </ol> | <ol> <li>Confirm receipt of<br/>notification of failure in<br/>writing;</li> <li>Discuss with IEC, ET and<br/>Contractor on the proposed<br/>mitigation measures;</li> <li>Request Contractor to<br/>critically review the working<br/>methods;</li> <li>Ensure mitigation measures<br/>are properly implemented;</li> <li>Assess the effectiveness of<br/>the implemented mitigation<br/>measures.</li> </ol> | <ol> <li>Inform the ER and confirm<br/>notification of the<br/>non-compliance in writing;</li> <li>Rectify unacceptable<br/>practice;</li> <li>Check all plant and<br/>equipment and consider<br/>changes of working<br/>methods;</li> <li>Submit proposal of<br/>mitigation measures to ER<br/>within 3 working days of<br/>notification and discuss with<br/>ET, IEC and ER;</li> <li>Implement the agreed<br/>mitigation measures;</li> <li>Amend working methods if<br/>appropriate.</li> </ol> |  |  |

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| Event   | Action  |   |  |  |  |
|---|---|---|--|--|--|
|   | ET Leader   | IEC   | ER   | Contractor   |  |
| Limit level being<br>exceeded by two<br>or more<br>consecutive<br>sampling days | <ol> <li>Repeat <i>in-situ</i> measurement to<br/>confirm findings;</li> <li>Identify source(s) of impact;</li> <li>Inform IEC, contractor, ER and<br/>EPD;</li> <li>Check monitoring data, all plant,<br/>equipment and Contractor's<br/>working methods;</li> <li>Discuss mitigation measures<br/>with IEC, ER and Contractor;</li> <li>Ensure mitigation measures are<br/>implemented;</li> <li>Increase the monitoring<br/>frequency to daily until no<br/>exceedance of Limit level for two<br/>consecutive days.</li> </ol> | <ol> <li>Check monitoring data<br/>submitted by ET and<br/>Contractor's working method;</li> <li>Discuss with ET and<br/>Contractor on possible<br/>remedial actions;</li> <li>Review the Contractor's<br/>mitigation measures<br/>whenever necessary to<br/>assure their effectiveness and<br/>advise the ER accordingly.</li> </ol> | <ol> <li>Confirm receipt of<br/>notification of failure in<br/>writing;</li> <li>Discuss with IEC, ET and<br/>Contractor on the proposed<br/>mitigation measures;</li> <li>Request Contractor to<br/>critically review the working<br/>methods;</li> <li>Make agreement on the<br/>mitigation measures to be<br/>implemented;</li> <li>Ensure mitigation measures<br/>are properly implemented;</li> <li>Assess the effectiveness of<br/>the implemented mitigation<br/>measures;</li> <li>Consider and instruct, if<br/>necessary, the Contractor to<br/>slow down or to stop all or<br/>part of the construction<br/>activities until no<br/>exceedance of Limit level.</li> </ol> | <ol> <li>Inform the ER and confirm<br/>notification of the<br/>non-compliance in writing;</li> <li>Take immediate action to<br/>avoid further exceedance;</li> <li>Rectify unacceptable<br/>practice;</li> <li>Check all plant and<br/>equipment and consider<br/>changes of working<br/>methods;</li> <li>Submit proposal of<br/>mitigation measures to ER<br/>within 3 working days of<br/>notification and discuss with<br/>ET, IEC and ER;</li> <li>Implement the agreed<br/>mitigation measures;</li> <li>Resubmit proposals of<br/>mitigation measures if<br/>problem still not under<br/>control;</li> <li>As directed by the<br/>Engineer, to slow down or<br/>to stop all or part of the<br/>construction activities until<br/>no exceedance of Limit<br/>level.</li> </ol> |  |

Event / Action Plan for Dolphin Monitoring

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| Event           | ET Leader   | IEC   | ER / SOR  | Contractor  |
|-----------------|---|---|---|---|
| Action<br>Level | <ol> <li>Repeat statistical data analysis<br/>to confirm findings;</li> <li>Review all available and<br/>relevant data, including raw<br/>data and statistical analysis<br/>results of other parameters<br/>covered in the EM&amp;A, to<br/>ascertain if differences are as a<br/>result of natural variation or<br/>previously observed seasonal<br/>differences;</li> <li>Identify source(s) of impact;</li> <li>Inform the IEC, ER/SOR and<br/>Contractor;</li> <li>Check monitoring data.</li> <li>Review to ensure all the<br/>dolphin protective measures<br/>are fully and properly<br/>implemented and advise on<br/>additional measures if<br/>necessary.</li> </ol> | <ol> <li>Check monitoring data<br/>submitted by ET and<br/>Contractor;</li> <li>Discuss monitoring results and<br/>finding with the ET and the<br/>Contractor.</li> </ol>   | <ol> <li>Discuss monitoring with the<br/>IEC and any other measures<br/>proposed by the ET;</li> <li>If ER/SOR is satisfied with the<br/>proposal of any other<br/>measures, ER/SOR to signify<br/>the agreement in writing on the<br/>measures to be implemented.</li> </ol>   | <ol> <li>Inform the ER/SOR and<br/>confirm notification of the<br/>non-compliance in writing;</li> <li>Discuss with the ET and the<br/>IEC and propose measures to<br/>the IEC and the ER/SOR;</li> <li>Implement the agreed<br/>measures.</li> </ol>   |
| Limit<br>Level  | <ol> <li>Repeat statistical data analysis<br/>to confirm findings;</li> <li>Review all available and<br/>relevant data, including raw<br/>data and statistical analysis<br/>results of other parameters<br/>covered in the EM&amp;A, to<br/>ascertain if differences are as a<br/>result of natural variation or<br/>previously observed seasonal<br/>differences;</li> <li>Identify source(s) of impact;</li> <li>Inform the IEC, ER/SOR and<br/>Contractor of findings;</li> <li>Check monitoring data;</li> <li>Repeat review to ensure all the</li> </ol>   | <ol> <li>Check monitoring data<br/>submitted by ET and<br/>Contractor;</li> <li>Discuss monitoring results and<br/>findings with the ET and the<br/>Contractor;</li> <li>Attend the meeting to discuss<br/>with ET, ER/SOR and<br/>Contractor the necessity of<br/>additional dolphin monitoring<br/>and any other potential<br/>mitigation measures.</li> <li>Review proposals for additional<br/>monitoring and any other<br/>mitigation measures submitted<br/>by ET and Contractor and</li> </ol> | <ol> <li>Attend the meeting to discuss<br/>with ET, IEC and Contractor<br/>the necessity of additional<br/>dolphin monitoring and any<br/>other potential mitigation<br/>measures.</li> <li>If ER/SOR is satisfied with the<br/>proposals for additional dolphin<br/>monitoring and/or any other<br/>mitigation measures submitted<br/>by ET and Contractor and<br/>verified by IEC, ER/SOR to<br/>signify the agreement in writing<br/>on such proposals and any<br/>other mitigation measures.</li> <li>Supervise the implementation</li> </ol> | <ol> <li>Inform the ER/SOR and<br/>confirm notification of the<br/>non-compliance in writing;</li> <li>Attend the meeting to discuss<br/>with ET, IEC and ER/SOR the<br/>necessity of additional dolphin<br/>monitoring and any other<br/>potential mitigation measures.</li> <li>Jointly submit with ET to IEC a<br/>proposal of additional dolphin<br/>monitoring and/or any other<br/>mitigation measures when<br/>necessary.</li> <li>Implement the agreed<br/>additional dolphin monitoring<br/>and/or any other mitigation</li> </ol> |

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