China Resources Construction Company Limited

Contract No. SS M333

# Reprovisioning of Diamond Hill Crematorium

Quarterly EM&A Summary Report for May to July 2007

October 2007

|                       | Name        | Signature |
|-----------------------|-------------|-----------|
| Reviewed & Checked:   | Kenneth Lau | Yarthe    |
| Approved: (ET Leader) | Y T Tang    | Togytolis |

| Version: | Revision 0 | Date: | 9 October 2007 |
|----------|------------|-------|----------------|
|          |            |       |                |

The information contained in this report is, to the best of our knowledge, correct at the time of printing. The interpretation and recommendations in the report are based on our experience, using reasonable professional skill and judgment, and based upon the information that was available to us. These interpretations and recommendations are not necessarily relevant to any aspect outside the restricted requirements of our brief. This report has been prepared for the sole and specific use of our client and ENSR Asia (HK) Ltd. accepts no responsibility for its use by others.

This report is copyright and may not be reproduced in whole or in part without prior written permission.

ENSR Asia (HK) Ltd.

11/F, Grand Central Plaza, Tower 2, 138 Shatin Rural Committee Road, Shatin, NT, Hong Kong Tel: (852) 2893 1551 Fax: (852) 2891 0305 www.ensr.aecom.com www.maunsell.aecom.com

| · |  |
|---|--|
|   |  |
|   |  |
|   |  |
|   |  |
|   |  |
|   |  |
|   |  |
|   |  |
|   |  |
|   |  |
|   |  |
|   |  |
|   |  |

### TABLE OF CONTENTS Page EXECUTIVE SUMMARY......II 1. 2. Project Organization and Contacts of Key Management ......1 Construction Activities in the Quarter......1 ENVIRONMENTAL MONITORING AND AUDIT REQUIREMENTS......2 3. Monitoring Parameters and Locations ......2 Environmental Quality Performance Limits (Action and Limit Levels)......2 Environmental Mitigation Measures ......2 MONITORING RESULTS......2 4. Air Quality......2 AUDIT RESULTS .......3 5. Implementation Status of Environmental Mitigation Measures......3 Status of Environmental Licences and Permit ......3 Advice on Waste Management Status ......3 NON-COMPLIANCE (EXCEEDANCES) OF THE ENVIRONMENTAL QUALITY PERFORMANCE 6. LIMITS (ACTION AND LIMIT LEVELS) ......4 Summary of Exceedances ......4 Review of Reasons for and Implications of Non-compliance ......4 Summary of Actions Taken ......4 ENVIRONMENTAL COMPLAINTS......4 7. NOTIFICATION OF SUMMONS AND SUCCESSFUL PROSECUTIONS......4 8. COMMENTS, CONCLUSIONS AND RECOMMENDATIONS ......5 9. List of Tables Summary of Waste Disposal in The Quarter......4 Table 5.1 **List of Figures** Figure 2.7 1.1 Project Organisation for Environmental Management Figure 2 1.2 Layout of Work Site Figure 3 2 · Locations of Air Quality Monitoring Stations Figure 3-2 3-1 Locations of Construction Noise Monitoring Stations Figure 7≠1 4 .1 Complaint Flow Diagram

| Α | n | n | e | n | а | 1 | c | е | S |
|---|---|---|---|---|---|---|---|---|---|

| Appendices |  |
|------------|--|
| Appendix A | Key Contacts of Environmental Personnel  |
| Appendix B | Environmental Monitoring and Audit Programme   |
| Appendix C | Environmental Action and Limit Levels  |
| Appendix D | Graphical Presentation of Air Quality Monitoring Results                                 |
| Appendix E | Graphical Presentation of Construction Noise Monitoring Results                          |
| Appendix F | Implementation Schedule of Mitigation Measures   |
| Appendix G | Status of Environmental Permits/Licences   |
| Appendix H | Cumulative Statistics on Complaints, Notification of Summons and Successful Prosecutions |
|            |  |

| Reprovisioning of Diamond Hill Crematorium<br>Quarterly EM&A Summary Report for May to July 2007 (Revision)  | sion 0)  |
|--|--|
| EXECUTIVE SUMMARY  |  |
| This report summarizes the EM&A works performed in the reporting quarter, the following activities took place for the cor  |  |
| <ul> <li>Finishing works of EVA road;</li> <li>Testing of cremator at Cremator Plant Room;</li> <li>Preparation works of phase 2 construction;</li> <li>Erection of hoarding;</li> <li>Break up existing covered walkway; and</li> <li>Excavate for U/G services.</li> </ul> |  |
| For air quality, all 1-hour and 24-hour TSP monitoring resu<br>Action and Limit (AL) Levels.   | alts recorded in the quarter complied with the   |
| For noise, all noise monitoring results recorded in the quarter  | complied with the Action and Limit Levels.   |
| In general, the Contractor satisfactorily implemented all the re responsive to the ET's recommendations on any discrepancy inspection.   | quired mitigation measure and was reasonably observed during the weekly environmental site   |
| No environmental complaint, notification of summons or succe against this Project in the quarter.  | essful prosecution was received or made  |
|  | and the second of the second o |
|  |  |
|  |  |
|  |  |
|  |  |
|  | ·  |
|  |  |
|  |  |
| •  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
| :\60016796\REPORTS\Quarterly\0705-0707\rev_0.doc ii  | ENSR AECOM   |

#### 1. INTRODUCTION

- 1.1 ENSR Asia (HK) Limited (formerly Maunsell Environmental Management Consultants Limited) (hereinafter called the "ET") was appointed by China Resources Construction Company Limited (CRC) (hereinafter called the "Contractor") to undertake Environmental Monitoring and Audit for "Reprovisioning of Diamond Hill Crematorium" (hereinafter called the "Project"). Under the requirements of Section 7 of Environmental Permit EP-179/2004/B, EM&A programme as set out in the approved EM&A Manual is required to be implemented. In accordance with the approved EM&A Manual, environmental monitoring of air quality and noise and environmental site inspections are required for the Project.
- 1.2 This is the eleventh Quarterly EM&A Summary Report prepared by the ET summarizing the EM&A works performed from 1 May to 31 July 2007.

### 2. PROJECT CHARACTERISTICS

#### Project Organization and Contacts of Key Management

2.1 An organization structure and the line of communication were set up for the Project between the Environmental Protection Department (EPD), the Architect, Independent Environmental Checker (IEC), the Contractor and the Environmental Team (ET). The project organization and contact details of key management are shown in Figure 2.1 and Appendix A respectively.

#### Construction Activities in the Quarter

- 2.2 The following activities took place for the construction of the Project in the quarter:
  - · Finishing works of EVA road;
  - Testing of cremator at Cremator Plant Room;
  - · Preparation works of phase 2 construction;
  - · Erection of hoarding;
  - · Break up existing covered walkway; and
  - Excavate for U/G services.
- 2.3 Layout plan of the Project work site is provided in Figure 2.2.

|     | ovisioning of Diamond Hill Crematorium<br>terly EM&A Summary Report for May to July 2007 (Revision 0)  |
|-----|--|
| 3.  | ENVIRONMENTAL MONITORING AND AUDIT REQUIREMENTS  |
|     | Monitoring Parameters and Locations  |
| 3.1 | The EM&A Manual designates locations for the ET to monitor environmental impacts in terms of air quality and noise. The air quality and noise monitoring stations for the Project are shown in Figures 3.1 to 3.2. Appendix B gives the details of the monitoring requirements.  |
|     | Environmental Quality Performance Limits (Action and Limit Levels)   |
| 3.2 | The environmental quality performance limits, i.e. Action and Limit Levels (AL Levels) were derived from the baseline monitoring results and/or other approaches as detailed in the approved EM&A Manual. Should the measured environmental quality parameters exceed the AL Levels, the respective action plans would be implemented. The AL Levels for each environmental parameter are given in Appendix C. |
|     | Environmental Mitigation Measures  |
| 3.3 | Relevant mitigation measures as recommended in the Project EIA had been stipulated in the approved EM&A Manual for the Contractor to adopt. A list of environmental mitigation measures is given in Appendix F.  |
| 4.  | MONITORING RESULTS   |
|     | Air Quality  |
| 4.1 | 1-hour and 24-hour TSP monitoring were carried out for ASR8 and ASR17 in the quarter. Graphical presentations of 1-hour and 24-hour TSP monitoring results are provided in Appendix D.   |
|     | Noise  |
| 4.2 | Noise monitoring was carried out at SR3, 4 and 6 in the quarter. Graphical presentations of the noise monitoring results are provided in Appendix E.   |
|     |  |
|     |  |
|     |  |
|     |  |
|     |  |
|     |  |
|     |  |
|     |  |
|     |  |
|     |  |
|     |  |
|     | ENSPLACEOM   |

#### 5. AUDIT RESULTS

### Implementation Status of Environmental Mitigation Measures

5.1 During the weekly site inspection conducted by the ET in the quarter, the following observations and recommendations were made.

#### Water Quality

- Stagnant water was observed at various site working areas. The Contractor was reminded to remove the stagnant water to prevent mosquitoes breeding and to treat the water in the sedimentation tank prior to discharge.
- Sedimentation tank was relocated opposite to site entrance.

#### Air Quality

- The Contractor was reminded to provide water spraying during the breaking activity.
- Excavated materials were observed without sufficient of water spraying. The Contractor was recommended to provide water spraying for excavated materials.
- The Contractor was reminded to provide wheel washing for all vehicles to remove any dusty materials from their bodies and wheels before leaving construction site.
- Uncovered stockpile was observed. The Contractor was reminded to provide a cover or water spraying or to place it in sheltered areas for the excavator materials/ stockpiles in order to avoid dust generation.

#### Noise

 No particular observations and recommendations were made during the weekly site inspections in the guarter.

#### Waste or Chemical Management

- The Contractor was reminded to maintain or remove the construction wastes on a regular basis.
- The Contractor was reminded to sort the construction wastes before disposal.

#### Landscape and Visual

 No particular observations and recommendations were made during the weekly site inspections in the quarter.

#### Others

- No particular observations and recommendations were made during the weekly site inspections in the month.
- 5.2 The updated status of the Environmental Mitigation Implementation Schedule (EMIS) is provided in Appendix F.

### Status of Environmental Licences and Permit

5.3 The status of all permits/licences obtained/in-use in the quarter is summarised in Appendix G.

#### Advice on Waste Management Status

5.4 The actual quantities of inert C&D materials and non-inert C&D wastes generated by activities of the Project in the quarter are provided in Table 5.1. Trip ticket system was implemented for all offsite waste disposals.

Table 5.1 Summary of Waste Disposal in The Quarter

| Type of Waste Material |                             | Disposed Quantity     |                      |                       | Destination                          |
|------------------------|-----------------------------|-----------------------|----------------------|-----------------------|--------------------------------------|
|                        |                             | May 07                | Jun 07               | Jul 07                |                                      |
| Inert C&D m            | aterials                    | 170.08 m <sup>3</sup> | Nil                  | 665.03 m <sup>3</sup> | Kai Tak Public Fill<br>Barging Point |
| Non-inert<br>C&D waste | Metals                      | Nil                   | Nil                  | Nil                   | Not Applicable                       |
|                        | Paper/cardboard packaging   | Nil                   | Nil                  | Nil                   | Not Applicable                       |
|                        | Plastics                    | Nil                   | Nil                  | Nil                   | Not Applicable                       |
|                        | Chemical waste              | Nil                   | Nil                  | Nil                   | Not Applicable                       |
|                        | Others, e.g. general refuse | 67.01 m <sup>3</sup>  | 33.07 m <sup>3</sup> | 13.21 m <sup>3</sup>  | SENT Landfill                        |

| 6. | NON-COMPLIANCE  | (EXCEEDANCES)     | OF    | THE   | <b>ENVIRONMENTAL</b> | QUALITY |
|----|-----------------|-------------------|-------|-------|----------------------|---------|
|    | PERFORMANCE LIM | ITS (ACTION AND I | LIMIT | T LEV | ELS)                 |         |

| Summary | ~ = | Even | ~~ | 0000 | - |
|---------|-----|------|----|------|---|
| Summary | OI  | CXCC | eu | ance | 3 |

- 6.1 All 1-hour and 24-hour TSP monitoring results recorded in the quarter complied with the AL Levels.
- 6.2 All noise monitoring results recorded in the quarter complied with the AL Levels.

#### Review of Reasons for and Implications of Non-compliance

6.3 No exceedance of Action and Limit Levels for 1-hour and 24-hour TSP and noise levels was recorded in the quarter.

#### Summary of Actions Taken

6.4 The Contractor generally implemented all the required mitigation measures to suppress the environmental impacts. As no exceedance of AL level was recorded in the quarter, no action was required.

#### 7. ENVIRONMENTAL COMPLAINTS

- 7.1 All environmental complaints received or made against the Project since commencement of the Project would be handled in accordance with the EM&A Manual. The complaint handling procedure is provided in Figure 7.1.
- 7.2 No environmental complaint was received or made against the Project in the guarter.
- 7.3 Summary record of the complaints, investigation and follow-up actions undertaken since commencement of the Project are provided in Appendix H.

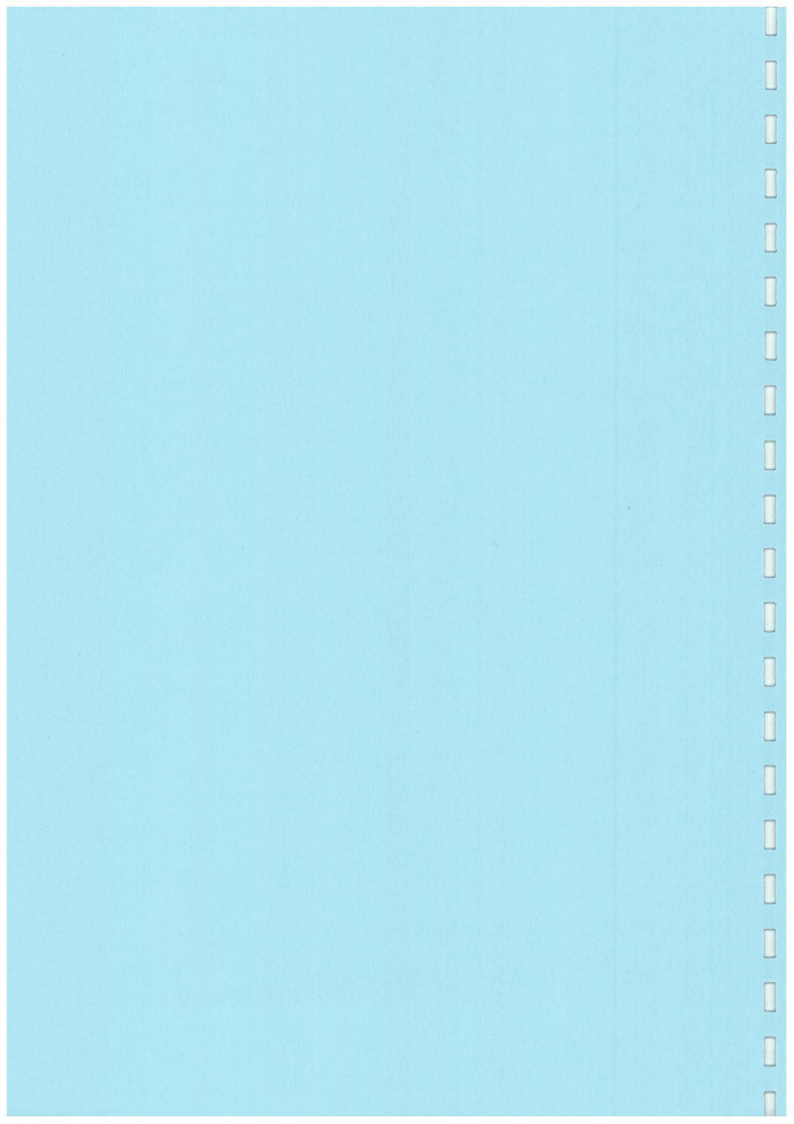
#### 8. NOTIFICATION OF SUMMONS AND SUCCESSFUL PROSECUTIONS

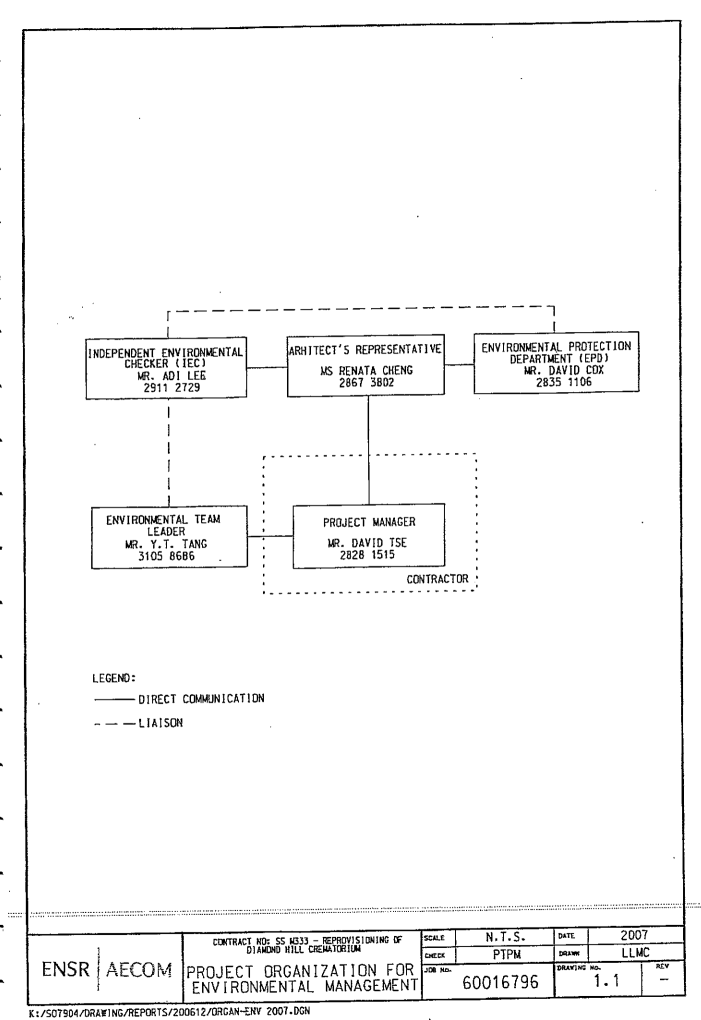
8.1 No notification of summons and successful prosecutions was received or made against the Project in the quarter.

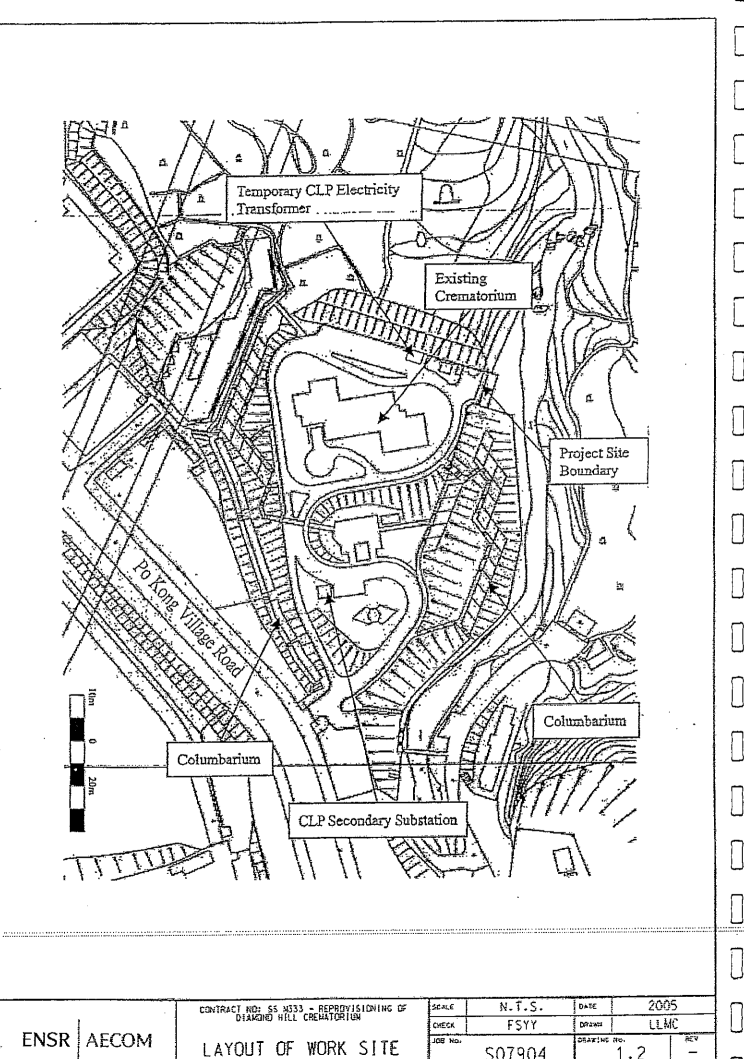
### 9. COMMENTS, CONCLUSIONS AND RECOMMENDATIONS

- 9.1 The ET carried out air quality and construction noise monitoring and weekly environmental site inspection in accordance with the updated EM&A Manual.
- The implemented EM&A programme ensured that any air quality and construction noise impacts to the sensitive receivers would be readily detected and timely actions could be taken to rectify any non-compliance. Assessment and analysis of air quality and construction noise monitoring results recorded had demonstrated the environmental acceptability of the Project. Weekly site inspections ensured that the EIA recommended mitigation measures were effectively implemented.

FIGURES

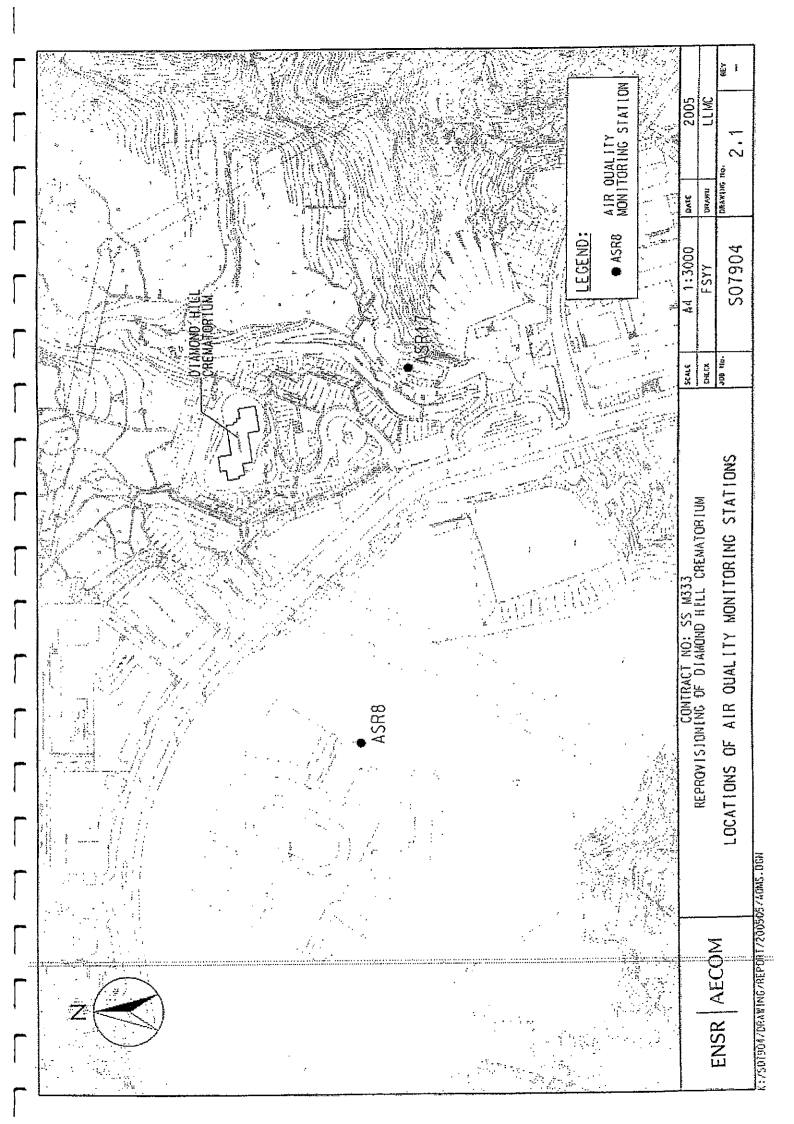


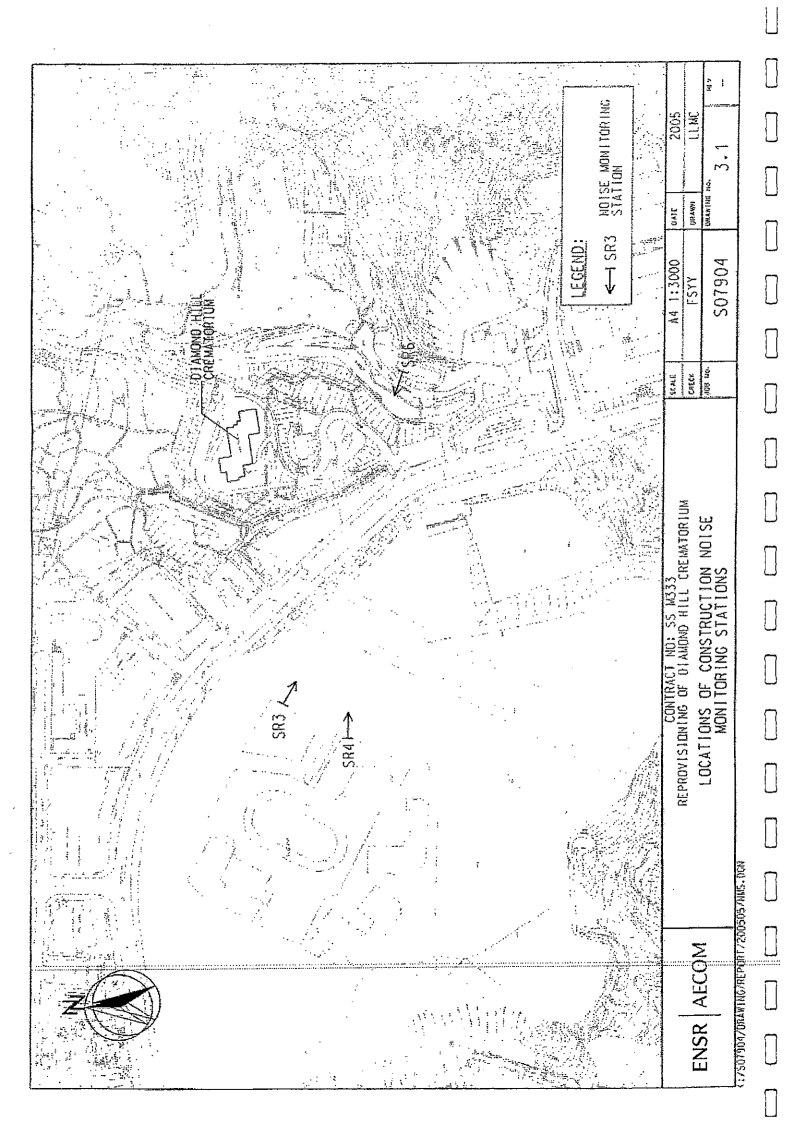


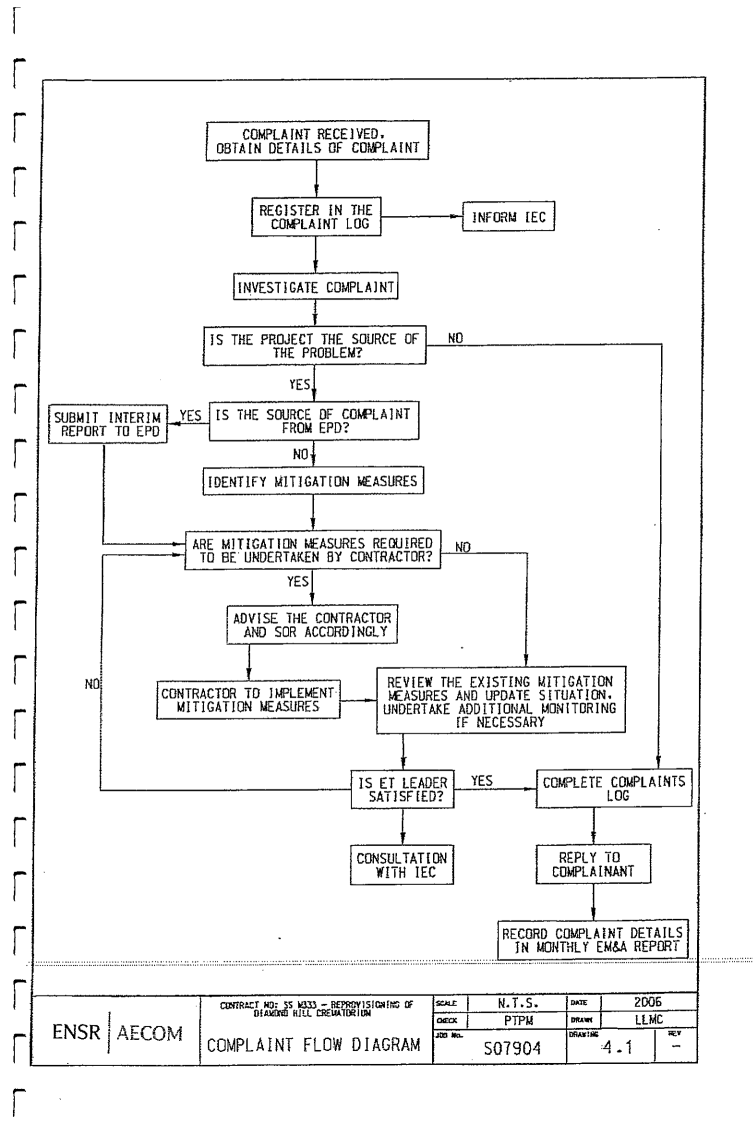


ENSR AECOM

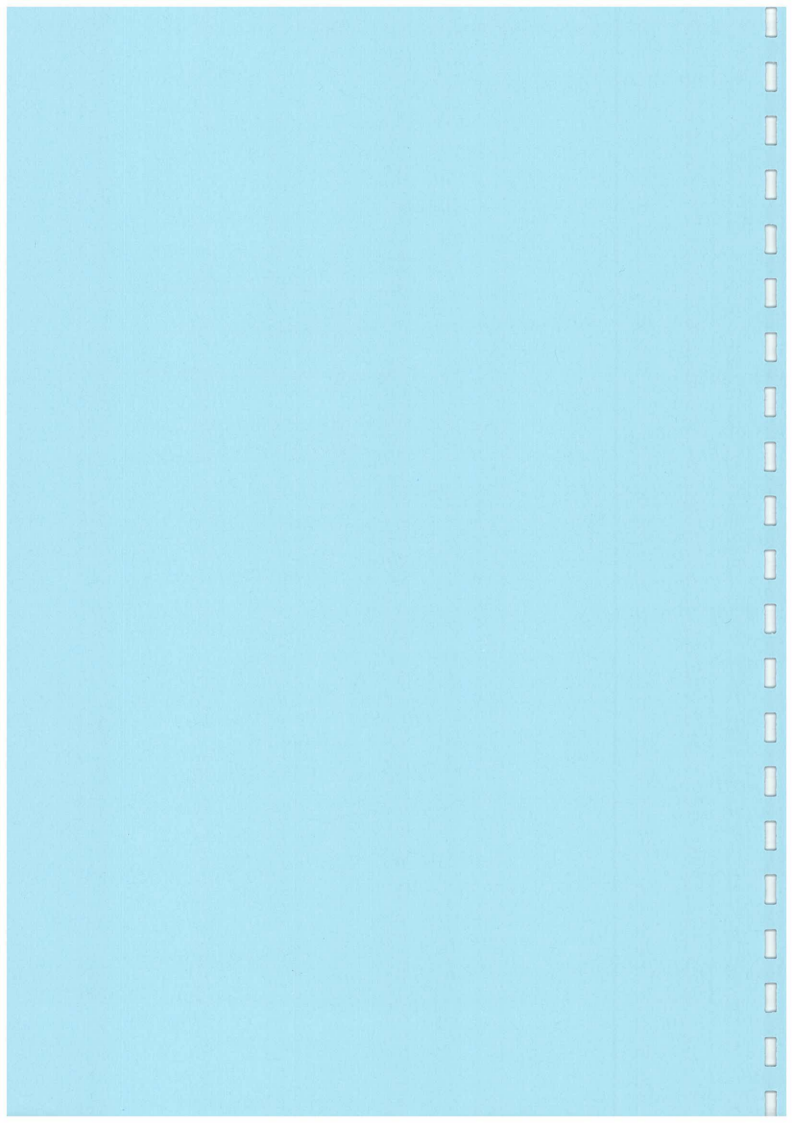
JCE NO. 507904







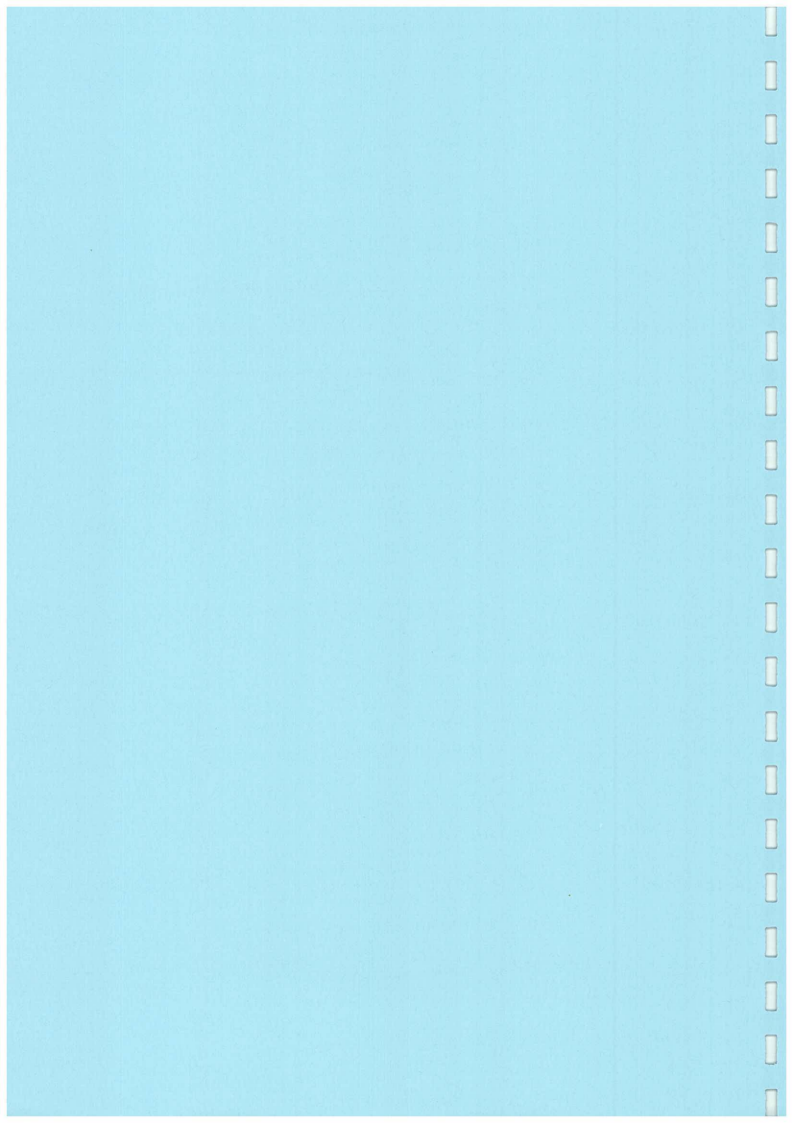
APPENDIX A
KEY CONTACTS OF ENVIRONMENTAL
PERSONNEL



# Appendix A Key Contacts of Environmental Personnel

| Party                               | Name                   | Telephone No. | Fax No.   |  |
|-------------------------------------|------------------------|---------------|-----------|--|
| Environmental Protection Department |                        |               |           |  |
| SEPO                                | Mr. David Cox          | 2835 1106     | 2591 0558 |  |
| EPO                                 | Ms. Mariene Ho         | 2835 1186     | 2591 0558 |  |
| EPO (ECD)                           | Mr. Charles Wu         | 2117 7540     | 2756 8588 |  |
| Architect                           |                        |               |           |  |
| Architectural Services Departn      | nent                   |               |           |  |
| Project Architect                   | Ms. Renata Cheng       | 2867 3802     | 2524 8194 |  |
| Independent Environmental           | Checker                |               |           |  |
| Hyder Consulting Limited            |                        |               |           |  |
| IEC                                 | Mr. Adi Lee            | 2911 2729     | 2805 5028 |  |
| Assistant to IEC                    | Ms. Sarah James        | 2911 2725     | 2805 5028 |  |
| Contractor                          |                        |               |           |  |
| China Resources Construction        | Company Limited        |               | •         |  |
| Project Manager                     | Mr. David Tse          | 2828 1515     | 2827 2921 |  |
| Environmental Team                  |                        |               |           |  |
| Maunsell Environmental Mana         | igement Consultants Li | mited         |           |  |
| ET Leader                           | Mr. Y.T. Tang          | 3105 8686     | 2891 0305 |  |
| Audit Team Leader                   | Mr. Kenneth Lau        | 3105 8686     | 2891 0305 |  |
| Monitoring Team Leader              | Mr. Eddie Yang         | 3105 8686     | 2891 0305 |  |

APPENDIX B
ENVIRONEMTNAL MONITORING AND
AUDIT PROGRAMME



# Appendix B

# **Environmental Monitoring Programme**

Table B1

## Air Quality Monitoring Parameters and Frequency

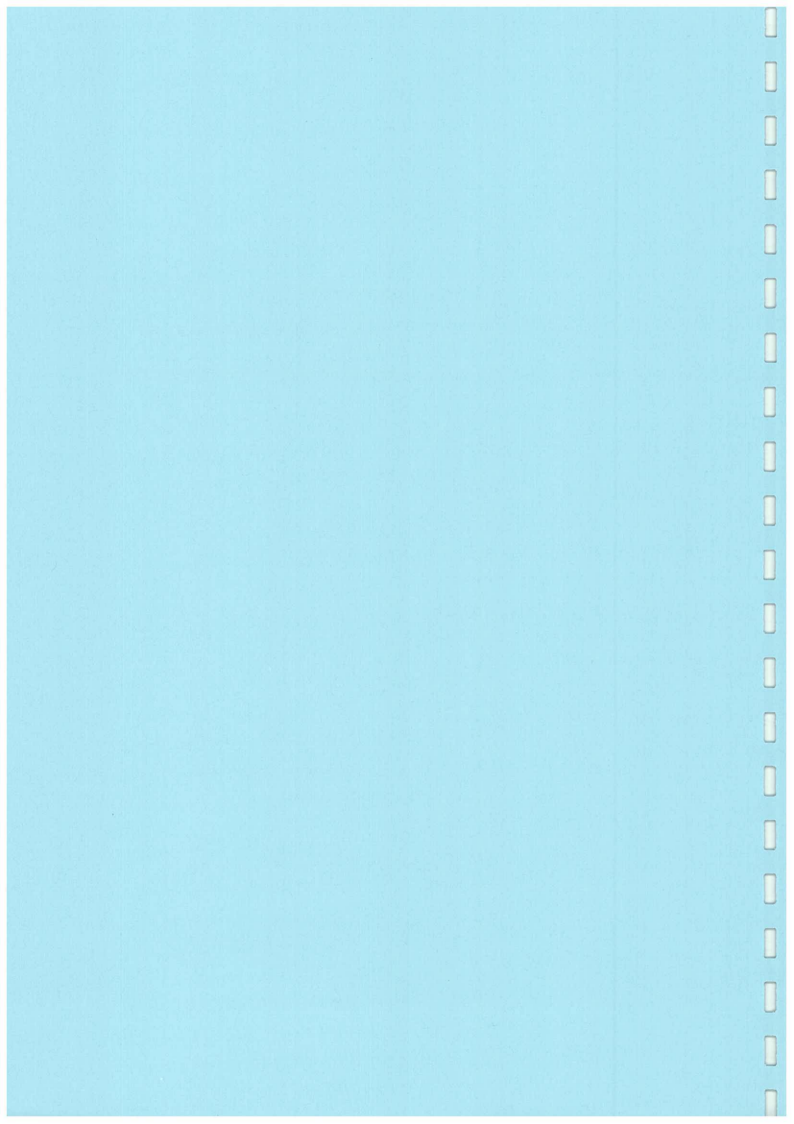
|             | Parameter   | Duration | Frequency              |
|-------------|-------------|----------|------------------------|
| ASR8 and 17 | 1-hour TSP  | 1 hour   | 3 times every six days |
|             | 24-hour TSP | 24 hours | Once every six days    |

### Table B2

# Noise Monitoring Parameters, Period and Frequency

| Location     | Time Period                               | Parameters               | Frequency     |
|--------------|---|--------------------------|---------------|
| SR3, 4 and 6 | Daytime (0700 to 1900 on normal weekdays) | L <sub>eq (30-min)</sub> | Once per week |

APPENDIX C ENVIRONMENTAL ACTION AND LIMIT LEVELS



# Appendix C Environmental Action and Limit Levels

# Action and Limit Levels for 24-hour TSP

| Monitoring Station | Action Level (μg/m³) | Limit Level (μg/m³) |
|--------------------|----------------------|---------------------|
| ASR8               | 195.0                | 260                 |
| ASR17              | 174.1                | 260                 |

### Action and Limit Levels for 1-hour TSP

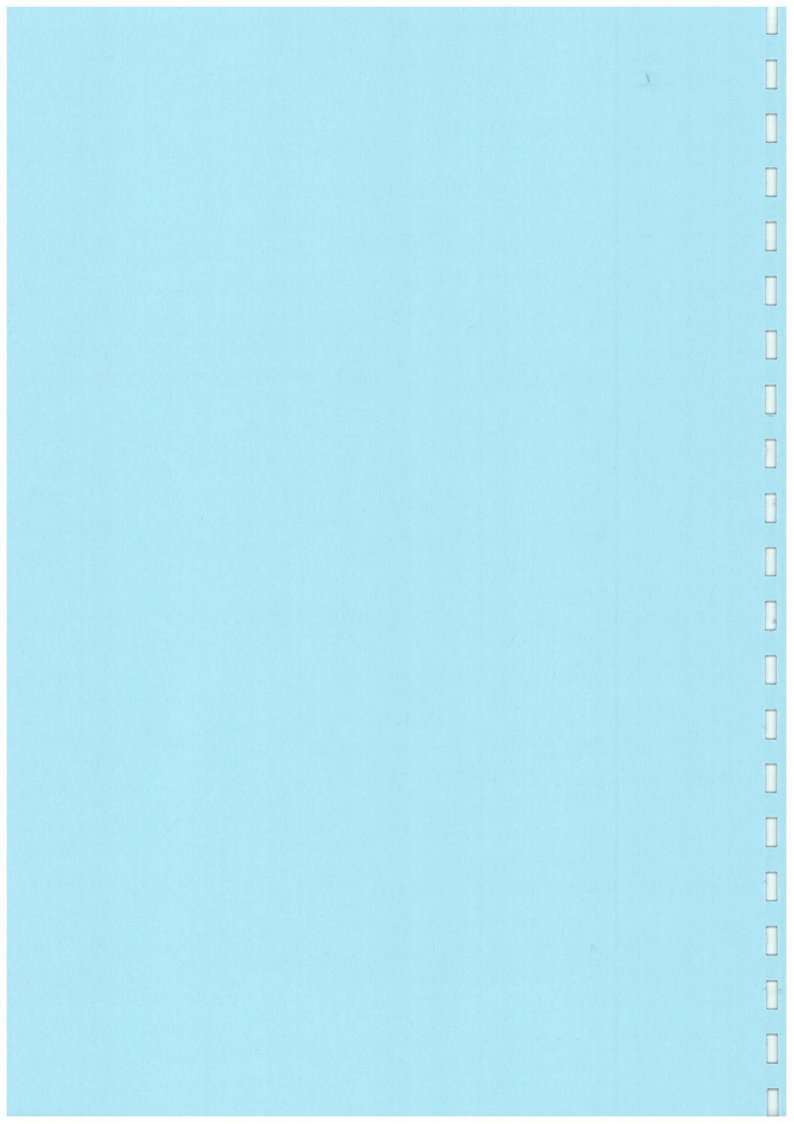
| Monitoring Station | Action Level (μg/m³) | Limit Level (μg/m³) |
|--------------------|----------------------|---------------------|
| ASR8               | 408.1                | 500                 |
| ASR17              | 408.4                | 500                 |

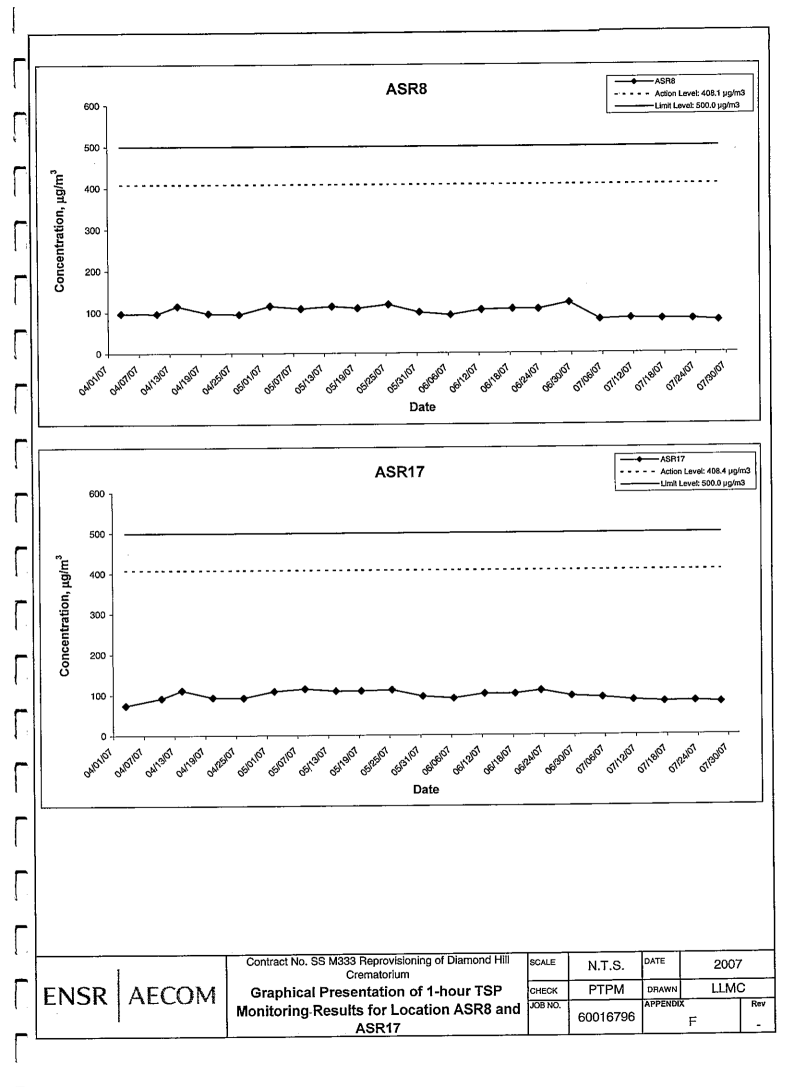
# Action and Limit Levels ( $L_{\text{eq}}$ ) for Construction Noise

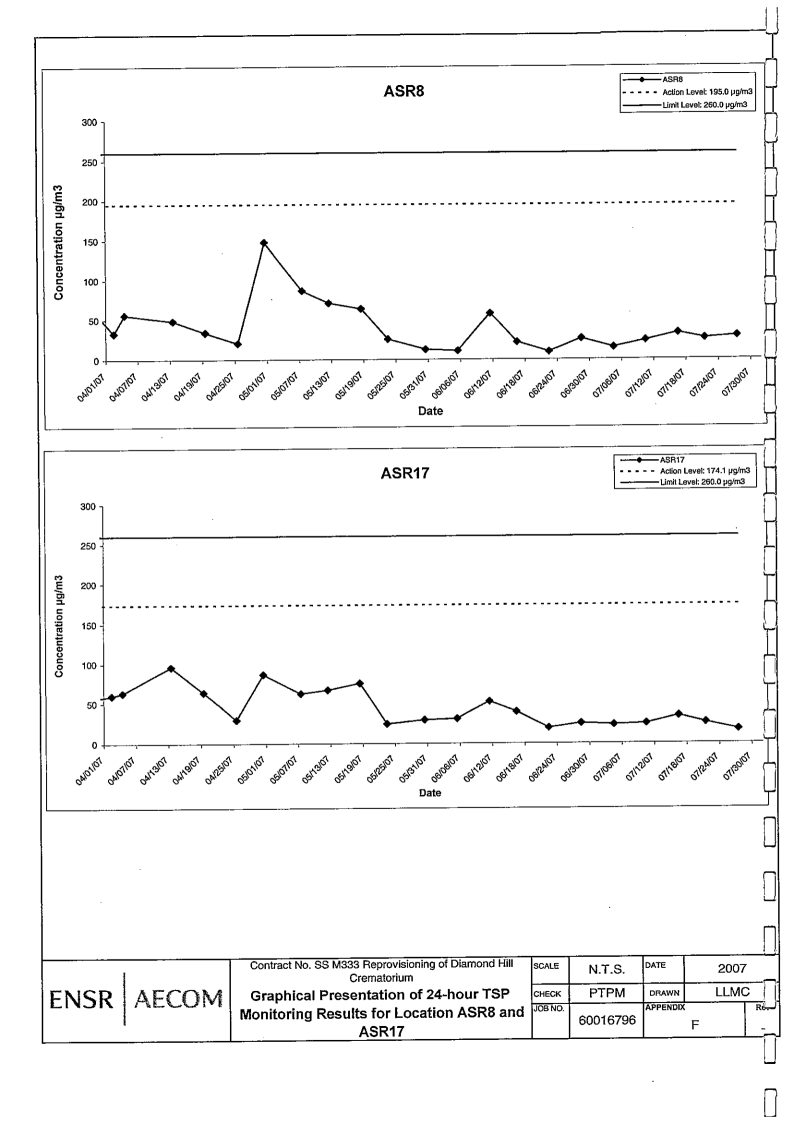
| Time Period  | Action Level  | Limit Level   |        |     |
|--|---|---|--------|-----|
|  |   | SR3   | SR4    | SR6 |
| 0700 – 1900 hours on normal weekdays                       | When one documented complaint is received from any one of the sensitive receivers | 70/65*  | 70/65* | 75  |
| 0700 – 2300 hours on public holidays including Sundays and |   | Subject to requirements stipulated in future Construction Noise Permits |        |     |
| 1900 – 2300 hours on all days<br>2300 – 0700 on all days   |   |   |        |     |

<sup>\*</sup>reduce to 70dB(A) for schools and 65dB(A) during school examination periods

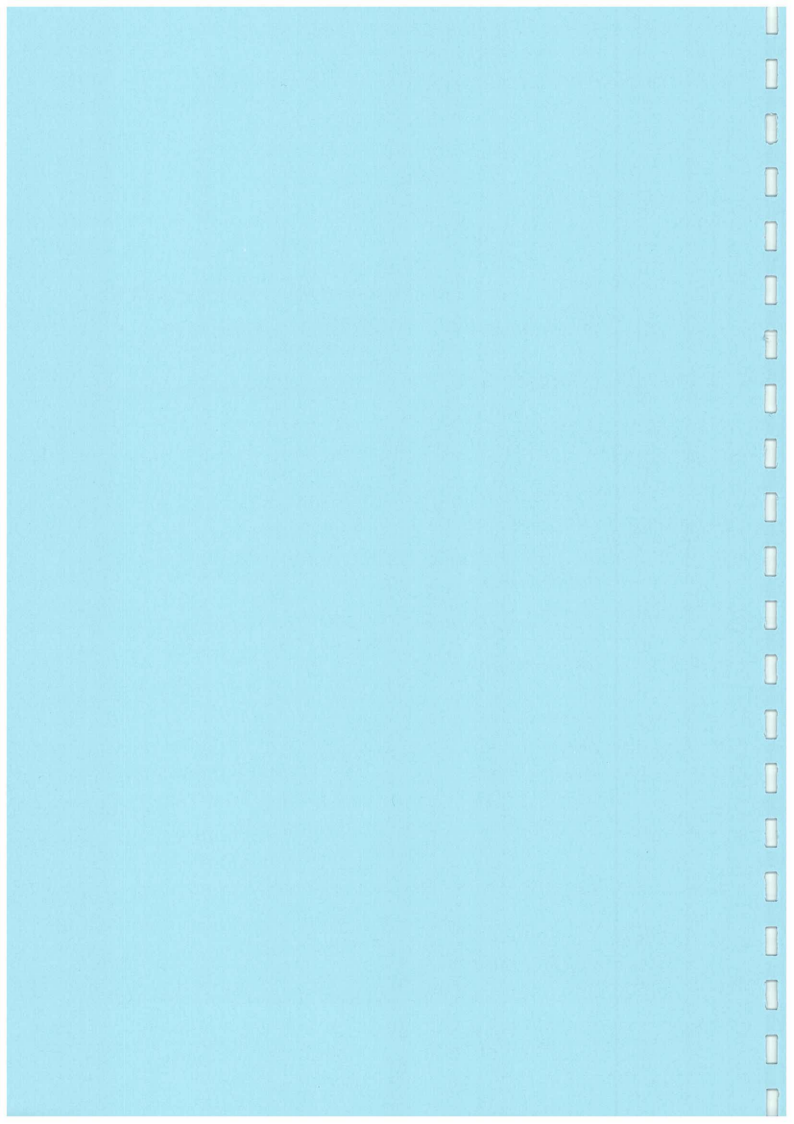
APPENDIX D GRAPHICAL PRESENTATION OF AIR QUALITY MONITORING RESULTS

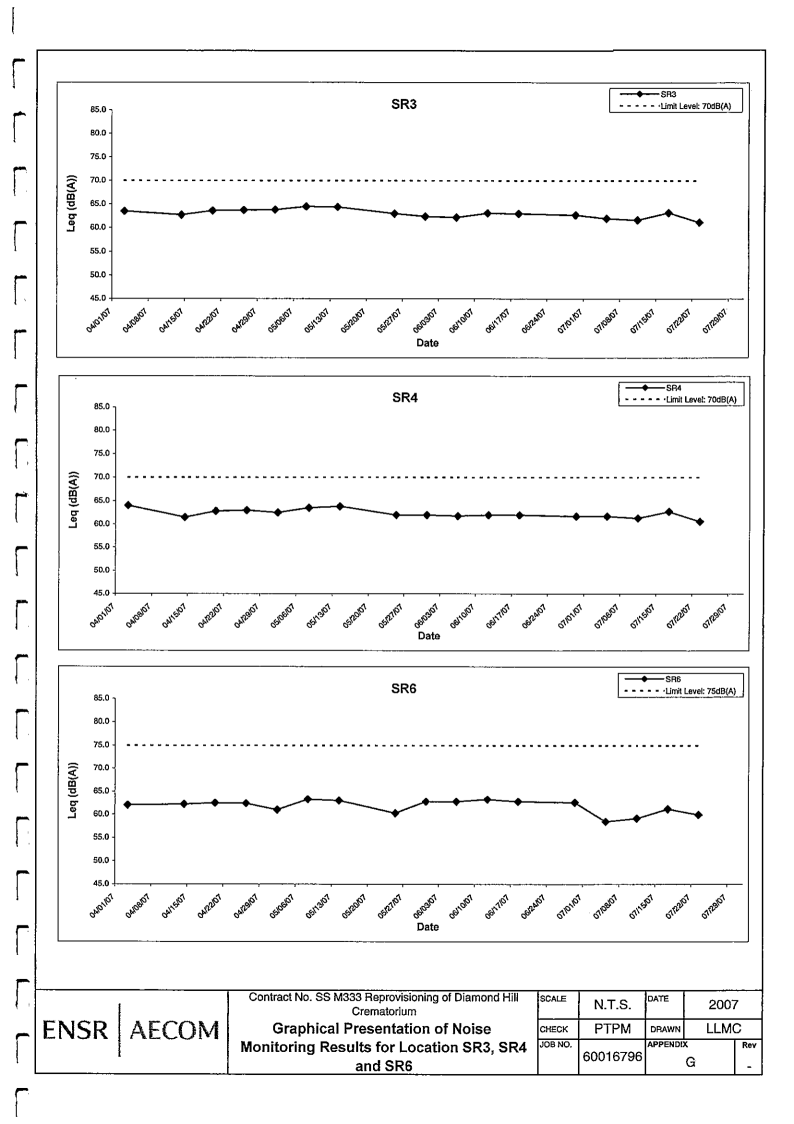






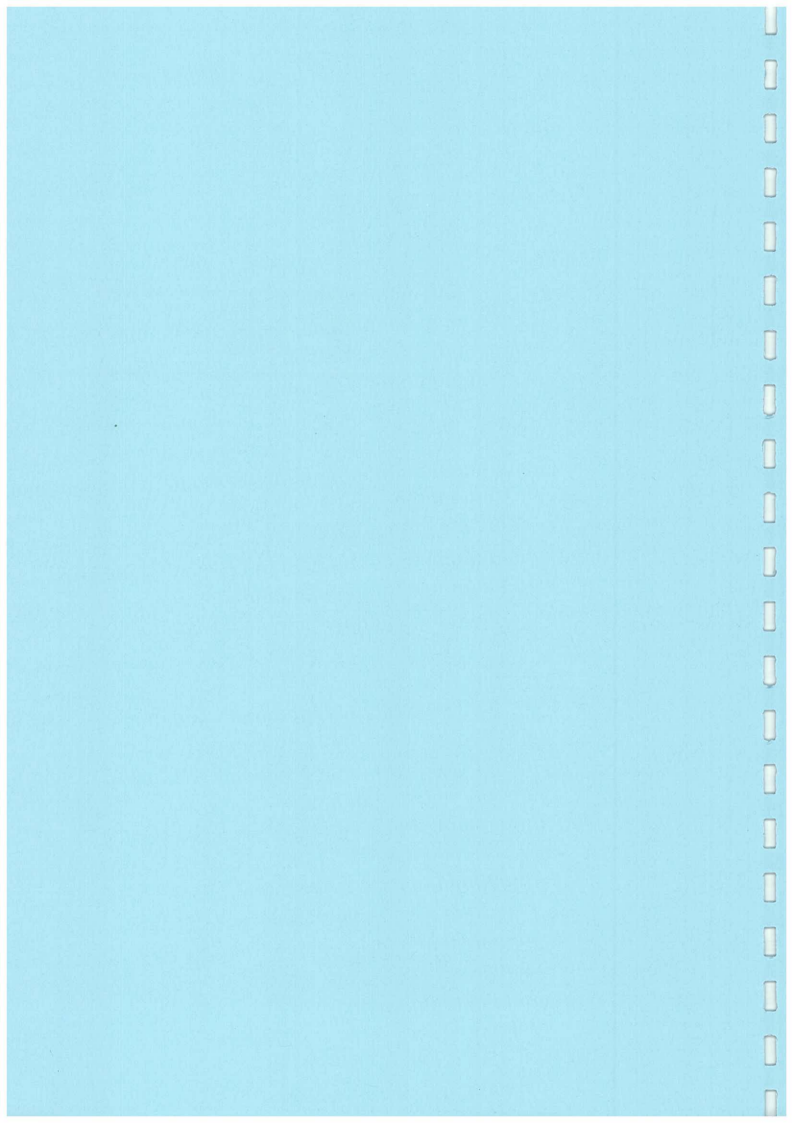
APPENDIX E GRAPHICAL PRESENTATION OF CONSTRUCTION NOISE MONITORING RESULTS





| · |  |
|---|--|
|   |  |
|   |  |
|   |  |
|   |  |
|   |  |
|   |  |
|   |  |
|   |  |
|   |  |
|   |  |
|   |  |
|   |  |

APPENDIX F
IMPLEMENTATION SCHEDULE OF
MITIGATION MEASURES



## Appendix F – Environmental Mitigation Implementation Schedule

| Recommended Mitigation Measures   | Location and<br>Timing   | Who to<br>Implement?   | When to<br>Implement?                                | What<br>Requirements or<br>Standards to<br>Achieve? | Status   |
|---|--|------------------------|--|---|----------|
| Air Quality Mitigation Measures   |  |                        | l  |   | <u> </u> |
| Special air pollution control systems shall be installed<br>and operate to reduce the emissions of<br>air pollutants to acceptable levels   | New cremators in<br>New Crematorium  | Arch SD                | Design, Construction, Demolition and Operation stage | BPM/APCO  | <b>1</b> |
| FEHD shall apply for a Specified Process License<br>under the APCO  | New Cremators in the New Crematorium / prior to operation                  | FEHD                   | Construction,<br>Demolition and<br>Operation stage   | APCO  | N/A      |
| The efflux velocity of chimney shall be at least 15 m/s,<br>the design diameter of the chimneys<br>shall be 0.22 m and 0.30 m, the design chimney height<br>shall be 101mP.D. (28.5m above<br>ground), for 170 kg and 250 kg cremators respectively | Chimney of New<br>Crematorium /<br>design and<br>construction<br>stages    | Arch SD                | Design and<br>Construction stage                     | BPM/APCO  | N/A      |
| If the interior wall of existing cremators and chimney<br>are confirmed dioxins contaminated,<br>special precautions shall be taken avoid fugitive<br>emissions of dioxin contaminated materials  | Cremator room<br>and chimney in<br>Existing<br>Crematorium /<br>demolition | Arch<br>SD/Contractor  | Demolition stage                                     |   | N/A      |
| Sufficient water spraying should be applied during the<br>construction work, the fugilive dust<br>generated from general construction dust would be<br>reduced by 90%   | Project site /<br>construction and<br>demolition stages                    | Arch SD,<br>contractor | Construction and<br>Demolition stage                 | APCO  | 1        |
| Carry out a confirmatory test of dioxins in the<br>depositions on chimney wall, flue gas ducting<br>and combustion chambers when the existing<br>Crematorium is shut down   | Chimney, flue and cremators in Existing Crematorium / decommissioning      | FEHD, Arch SD          | Demolition stage                                     |   | N/A      |
| If the dioxin level of surface deposition is between 1<br>and 10 ppb I-TEQ, it is classified as<br>moderately contaminated with dioxins. The demolition<br>work site should be covered up to<br>avoid emission of fugitive dust during demolition   | Chimney, flue and cremators in Existing Crematorium / decommissioning      | Arch SD 3              | Demolition stage                                     |   | N/A      |

| Recommended Mitigation Measures   | Location and<br>Timing   | Who to<br>Implement?   | When to Implement? | What<br>Requirements or<br>Standards to<br>Achieve? | Status |
|---|--|------------------------|--------------------|---|--------|
| If the dioxin level of surface deposition exceeds 10 ppb<br>I-TEQ, it is classified as severely<br>dioxin-contaminated waste. If it is confirmed that the<br>existing facilities are severely<br>contaminated with dioxins, a special decommissioning<br>method — Containment method —<br>would be adopted  | Chimney, flue and cremators in Existing Crematorium I decommissioning              | Arch SD 3              | Demolition stage   |   | N/A .  |
| All the demolition waste would be carefully handled,<br>sealed and treated as chemical waste.<br>The waste collector shall be responsible for preventing<br>frugitive dust emission when handling<br>the demolition waste   | Chimney, flue and<br>cremators in<br>Existing<br>Crematorium /<br>demolition stage | Arch SD,<br>contractor | Demolition stage   |   | 7      |
| Employ a registered asbestos contractor to remove<br>asbestos containing material during the<br>demolition of the existing crematorium building   | Cremator room in<br>Existing<br>Crematorium /<br>decommissioning                   | Arch SD,<br>contractor | Demolition stage   | APCO  | N/A    |
| Submit a formal AIR and Asbestos Abatement plan<br>signed by a registered asbestos<br>consultant to the Authority for approval under APCO 28<br>days prior to the start of any<br>asbestos abatement work.  | Cremator room in<br>Existing<br>Crematorium /<br>decommissioning                   | Arch SD,<br>consultant | Demolition stage   | ABCO  | N/A    |
| When removing asbestos containing materials, enclosure of the work area; containment and sealing for the asbestos containing waste; provision of personal decontamination facility, use of personal respiratory/protection equipment; use of vacuum cleaner equipped with highefficiency air particulate (HEPA) filter for cleaning up the work area; and carry out air quality monitoring during the asbestos abatement work | Cremator room in Existing Crematorium / decommissioning                            | Arch SD,<br>consultant | Demolition stage   | APCO  | N/A    |
| Appoint qualified personnel to carry out the asbestos containing material removal work, including a registered asbestos contractor to carry out the work; a registered asbestos supervisor to supervise the work; a registered asbestos laboratory to monitor the air quality, and a registered asbestos consultant to supervise and certify the asbestos abatement work.   | Cremator room in<br>Existing<br>Crematorium /<br>decommissioning                   | Arch SD,<br>consultant | Demolition stage   | APCO  | NA     |

| Recommended Mitigation Measures  | Location and<br>Timing   | Who to<br>implement?           | When to<br>Implement?                                | What<br>Requirements or<br>Standards to<br>Achieve?                     | Status |
|--|--|--------------------------------|--|---|--------|
| Erect a site barrier with the height of no less than 2.4m to enclose the construction site Apply frequent water spraying to ensure the surface of the construction site sufficiently wet to reduce fugitive dust due to wind erosion and transportation on unpaved haul road Cover up stockpiles of fill material and dusty material Install a vehicle-cleaning system at the main entrance of the construction site to clean up the vehicles before leaving the site The Air Pollution Control (Construction Dust) Regulation shall be followed for fugitive dust | Project site / construction and demolition stages  | Contractor                     | Construction and Demolition stage                    | APCO, Āir<br>Pollution<br>Control<br>(Construction<br>Dust) Regulation  |        |
| control  No more than 6 cremators (including both the existing and new ones) are in operation during commissioning test of new cremators.  The commissioning test of each new cremator shall be recorded by a log book   | Existing and new cremators in Exiting and New Crematorium / text and commissioning   | Arch<br>SD/FEHD/<br>Contractor | Construction stage                                   |   | N/A    |
| Special air pollution control systems shall be installed<br>and operate to reduce the emissions of<br>air pollutants to acceptable levels  | New cremators in<br>New Crematorium<br>/ all stages  | Arch SD                        | Design, Construction, Demolition and Operation stage | BPWAPCO   | N/A    |
| Conduct baseline and regular 1-hour and 24-hour TSP monitoring.  | A8 and A17 /<br>baseline<br>monitoring prior<br>to Phase I & II<br>works and regular<br>monitoring<br>throughout Phase I<br>& II works | Contractor                     | Construction and<br>Demolition stage                 | APCO, EM&A<br>Guidelines for<br>Development<br>Projects<br>in Hong Kong | 1      |
| When the demolition material is confirmed to have ACM, monitoring for asbestos fibre would be carried out at the boundary of the construction site for reassurance purposes as per the requirement of future   | Construction site boundary / demolition  | Contractor                     | Demolition stage                                     | Asbestos Study<br>Report, AIR and<br>AAP to be<br>submitted under       | N/A    |

| Recommended Mitigation Measures   | Location and<br>Timing                            | Who to Implement? | When to implement?                    | What<br>Requirements or<br>Standards to<br>Achieve?           | Status   |
|---|---|-------------------|---------------------------------------|---|----------|
| license for asbestos abatement, though it is not expected that asbestos fibre would be liberated from the demolition of the Existing Crematorium building.  |   |                   |                                       | APCO, future<br>licence for<br>asbestos<br>abatement (if any) |          |
| Noise Mitigation Measures Select quiet plant, which is defined as PME with a sound power level lower than that specified in GW-TM.  | Project site / construction and                   | Contractor        | Construction and<br>Demolition stages | GW-TM   | 7        |
| Examples of quiet plant can be referred to those listed in British Standard BS5228.   | demolition stages                                 |                   |                                       |   |          |
| Where practicable, use movable barriers of 3 to 5 m height with a small cantilevered upper portion and skid footing can be located within a few metres from a stationary plant (e.g. generator, compressor, etc.) and within about 5 m for a mobile equipment (e.g. breaker, excavator, etc.), especially in the vicinity of SR3, SR4 and SR6. The purpose-built noise barriers or screens shall be constructed of appropriate materials with a minimum superficial density of 15kg/m2. | Project site / construction and demolition stages | Contractor        | Construction and<br>Demolition stages | NCO   | N/A      |
| Only well-maintained plant should be operated on site and plant should be regularly serviced during the construction works     Plant that is used intermittently should be turned   | Project site / construction and demolition stages | Contractor        | Construction and<br>Demolition stages | NCO   | 1        |
| off or throttled down when not in active use  Plant that is known to emit noise strongly in one direction should be oriented to face away from NSRs   |   |                   |                                       |   |          |
| Silencers, mufflers and enclosures for plant should<br>be used where possible and maintained<br>adequately throughout the works   |   |                   |                                       |   |          |
| <ul> <li>Where possible mobile plant should be sited away<br/>from NSRs</li> </ul>  |   | <u> </u>          |                                       |   | <u> </u> |

| Recommended Mitigation Measures   | Location and<br>Timing  | Who to<br>Implement? | When to<br>Implement? | What<br>Requirements or<br>Standards to<br>Achieve?                    | Status |
|---|---|----------------------|-----------------------|--|--------|
| <ul> <li>Stockpiles of excavated materials and other<br/>structures such as site buildings should be used<br/>effectively to screen noise from the works</li> </ul>   |   |                      |                       |  |        |
| Liaise with the school and the Examination Authority to ascertain the dates and times of examination periods during the course of the construction/ demolition works so as to avoid any noisy activities during these periods. Programme of the on-site works should hence be well programmed such that the noisier construction activities would not be coincided with the examination of the schools.   | Project site /<br>construction and<br>demolition stages   | Contractor           | Demolition stage      | NCO  | 4      |
| Conduct regular noise monitoring.   | SR 3, SR 4 and<br>SR<br>6 / Phase I & II<br>works   | Contractor           | Demolition stage      | NCO, EM&A<br>Guidelines for<br>Development<br>Projects<br>in Hong Kong | 7      |
| Land Contamination Mitigation Measures Additional site investigations in areas of the site that are currently in use and cannot be readily accessed. These investigations will be carried out once the existing facility has been decommissioned. The additional site investigations are required in the vicinity of the existing CLP secondary substation, and around the cremators and flues inside the crematorium building. Once access to these areas is available, a sampling and analysis plan will be prepared for approval by EPD, additional investigations will take place, and the need for remedial works will be determined. Any remedial works required will be in addition to those | CLP secondary<br>substation and<br>cremator room/<br>demolition stage<br>(Phase I - CLP<br>secondary<br>substation; Phase<br>II - cremator<br>room) | Contractor           | Demolition stage      | ProPECC PN 3/94  | 4      |
| described in this current report.  Once the Existing Crematorium has ceased operating during Phase II. confirmatory surface   | Locations S1 to S6<br>specified in the  | Contractor           | Demolition stage      | ProPECC PN 3/94  | N/A    |

| Recommended Mitigation Measures  | Location and<br>Timing   | Who to Implement? | When to Implement? | What<br>Requirements or<br>Standards to<br>Achieve?  | Status |
|--|--|-------------------|--------------------|--|--------|
| samples will be taken from the samples points S1 to S6 at a depth of 0.1m, and these samples will be analysed for the same suite of determinands (i.e. dioxins, metals and PAH) in order to confirm that no further contamination has occurred. The Remediation Action Plan will be revised on the basis of these results.   | CAP/demolition   |                   |                    |  |        |
| The underground fuel storage tank and associated pipework will be removed as part of the site formation works. The base of the excavations will be inspected during and after tank removal by a suitably experienced environmental specialist in order to determine whether there is any visual or olfactory evidence of fuel contamination. If such contamination is suspected, then confirmatory soil sampling will be carried out, and the samples analysed for TPH.                        | Underground fuel<br>storage tank/during<br>and after tank<br>removal | Contractor        | Demolition stage   | ProPECC PN 3/94<br>and Guidance<br>Notes for<br>Investigation and<br>Remediation of<br>Contaminated<br>Sites of Petrol<br>Filling Stations,<br>Boatyards and Car<br>Repair /<br>Dismantling<br>Workshops | N/A    |
| Summary of remediation works at locations S3 and S5:   |  |                   |                    |  |        |
| Mark out 5m radius around S3 and S5 2. Excavate to depth of 0.5m 3. Transport to landfill site for final disposal4. Take 4 samples from edges of excavation and one sample from base of excavation, analyse for lead and tin 5. If the results exceed Dutch B Levels, extend excavation to a further 5 m radius and 0.5 m depth in the quadrant where the contaminated samples is encountered and repeat steps 3 and 4 6. If the results less than Dutch B Levels, then remediation completed. | Locations S3 and<br>S5 specified in<br>CAP/demolition                | Contractor        | Demolition stage   | ProPECC PN3/94   | N/A    |

| Recommended Mitigation Measures   | Location and<br>Timing  | Who to<br>Implement? | When to<br>Implement? | What<br>Requirements or<br>Standards to<br>Achieve?   | Status |
|---|---|----------------------|-----------------------|---|--------|
| During removal of the underground fuel storage tank, appropriate precautions should be taken to avoid contamination. All fuel tanks and associated pipework should be emptied prior to any demolition work being undertaken. Any remaining studge or sediment in the tanks or pipework should be removed and disposed of as chemical waste in accordance with the appropriate regulations for disposal of such material.  | Underground fuel storage tank / Phase II demolition   | Agent Contractor     | Demolition stage      | ProPECC PN 3/94 and Guidance Notes for Investigation and Remediation of Contaminated Sites of Petrol Filling Stations, Boatyards and Car Repair / Dismantling Workshops | N/A    |
| Should contamination be encountered beneath the fuel tank or the CLP secondary substation, further remedial work will be required. Such potential contamination would consist of either TPH (in the case of the fuel tank) or PCBs (in the case of the CLP secondary substation). As a realistic worst-case estimate, the PCB contaminated soil at CLP secondary substation may require stabilisation with cement prior to disposal to landfill. A realistic worst case estimate is that the volume of TPH contaminated soil at underground storage tank would require landfill disposal. | CLP secondary<br>substation /Phase I<br>demolition and<br>underground fuel<br>tank / Phase II<br>demolition | Contractor           | Demolition stage      | ProPECC PN 3/94 and Guidance Notes for investigation and Remediation of Contaminated Sites of Petrol Filling Stations, Boatyards and Car Repair I Dismantling Workshops | N/A    |
| Health and Safety Precautions during Remedial Works   |   |                      |                       | ProPECC PN 3/94   | N/A    |
| The site workers engaged in the remedial works should be provided with adequate personal protective equipment, which should include:  • Protective footwear;  • Gloves; • Dust masks; and • Overalls.  A clean area should be provided, equipped with washing facilities. Eating, drinking and smoking should only be permitted within designated "clean" areas after washing. Excavated material should not be stockpiled, but should immediately be treated/transported to landfill on a daily basis  | All areas requiring remedial works in Project site I demolibon during Phases I and II                       | Contractor           | Demoition stage       | and Guidance Notes for Investigation and Remediation of Contaminated Sites of Petrol Filling Stations, Boatyards and Car Repair I Dismantling                           |        |

| 7 | 7 |  |
|---|---|--|
| 7 |   |  |
|   |   |  |
|   |   |  |

| Recommended Mitigation Measures  | Location and   | Who to           | When to          | What<br>Requirements or   | Status |
|--|--|------------------|------------------|---|--------|
|  | Timing   | Implement?       | implement?       | Standards to  |        |
|  |  |                  |                  | Achieve?  |        |
|  | <del></del>  |                  |                  | Workshops   |        |
| Avoidance of Impacts on Water Quality during Remedial Works in order to avoid impacts on water quality during remedial works, care will be taken to minimise the mobilisation of sediment during excavation and transport. Measures to be adopted will be based on the recommendations set out in Practice Note for Professional Persons ProPECC PN1/94  "Construction Site Drainage". The results of the site investigation suggest that there is unlikely to be any requirement for dewatering of excavations, since groundwater was not encountered in any of the exploratory holes. The contractor carrying out the remedial works will be required to submit a method statement detailing the measures to be taken to avoid water quality impacts. Typical measures would include;  "Carry out the works during the dry season (i.e. October to March) if possible;  "Use bunds or perimeter drains to prevent run-off water entering excavations;  "Sheet or otherwise cover excavations whenever rainstorms are expected to occur;  "Minimise the requirements for stockpiling of material and ensure any stockpiles are covered;  "Temporary on-wit stockpiling of contaminated materials should be avoided, and all excavated contaminated soils/materials should be disposed of on a daily basis;  Ensure that any discharges to storm drains pass through an appropriate sill trap. | All areas requiring remedial works in Project site / demofision during Phases I and II | Agent Contractor | Demolition stage | ProPECC PN 3/94, ProPECC PN1/94 and Guidance Notes for Investigation and Remediation of Contaminated Sites of Petrol Filling Stations, Boatyards and Car Repair I Dismantling Workshops | NA     |
| Waste Disposal Requirements during Remedial<br>Works   |  | 1                |                  | - BEDO DV 0/04  | N/A    |
| An application for permission to dispose of excavated  | All areas requiring  | Contractor       | Demolition stage | ProPECC PN 3/94,<br>Waste Disposal  | IWA    |
| material should be made to the Facilities Management   | remedial works in  |                  | 1                | Ordinance (Cap.   |        |
| Group of EPD three months prior to disposal. A "trip-  | Project site /   |                  | 1                | 354), WBTC No.  |        |
| ficket system should be implemented. Each load of  | demolition during  | ŀ                |                  | 21/2002 and   |        |
| contaminated soil despatched to landfill should be   | Phases I and II  |                  |                  | 1 4 1124 - 4 11111  |        |

| Recommended Mitigation Measures   | Location and<br>Timing   | Who to implement? | When to implement?                    | What<br>Requirements or<br>Standards to<br>Achieve?   | Status |
|---|--|-------------------|---------------------------------------|---|--------|
| accompanied by an admission ticket. Vehicles leaving the site should be adequately sheeted to prevent dispersion of contaminated material during transport. The wheels of vehicles should be cleaned prior to leaving site, to prevent contaminated material leaving site on the wheels of vehicles.  |  |                   |                                       | Guidance Notes<br>for Investigation<br>and Remediation of Contaminated<br>Sites of Petrol<br>Filling Stations,<br>Boatyards and Car<br>Repair /<br>Dismantling<br>Workshops |        |
| Compliance Report for Remedial Works  |  | <del></del>       |                                       | ProPECC PN 3/94   | N/A    |
| Following completion of remediation works, a Remediation Report should be compiled and submitted, to demonstrate that the remediation works have been carried out in accordance with the Remediation Action Plan. The Remediation Report should include details of the excavation works carried out, records of material taken to landfill, and results of confirmatory testing, and should be submitted to EPD for approval before the commencement of building works. | All areas requiring<br>remedial works in<br>Project site / after<br>completion of<br>remediation works | Agent Contractor  | Demoition stage                       | ProPECC PN 394 and Guidance Notes for Investigation and Remediation of Contaminated Sites of Petrol Filling Stations, Boatyards and Car Repair / Dismantling Workshops      | NA     |
| Land Contamination Mitigation Measures  | <u> </u>   |                   | B                                     | CAR DAD future  | 1      |
| Conduct supplementary site investigation for TPH and PCB in soil samples.   | CLP substation /<br>after<br>decommissioning<br>but prior to<br>demolition during<br>Phase Lwork       | Contractor        | Demolition stage                      | CAR, RAP, future<br>sampling and<br>analysis plan   |        |
| Conduct confirmatory testing of PAH, dioxins and metals (the "Dutch List") in soil samples.   | S1 to S6 / Phase II<br>work  | Contractor        | Construction and<br>Demolition stages | CAR, RAP, future<br>sampling and<br>analysis plan   | N/A    |
| If fuel contamination underneath the underground fuel tank is suspected, confirmatory soil sampling will be carried out for analysis of TPH.  | Underneath the<br>underground fuel<br>tank / Phase II  | Contractor        | Demolition stages                     | CAR, RAP, future<br>sampling and<br>analysis plan   | N/A    |
| Conduct confirmatory testing of tin and lead in soil  | S3 and S5 / during   | Contractor        | Construction and                      | CAR, RAP, future  | N/A    |

| Recommended Mitigation Measures  | Location and<br>Timing  | Who to Implement? | When to Implement?                         | What<br>Requirements or<br>Standards to<br>Achieve?   | Status |
|--|---|-------------------|--|---|--------|
| samples to confirm all contaminated soil has been excavated.   | Phase II work following excavation at each location               |                   | Demolition stages                          | sampling and<br>analysis plan   |        |
| Waste Management Mitigation Measures   |   |                   | 1  |   |        |
| Waste Management Mogaron Measures  Good Site Practice  Obtain relevant waste disposal permits from the appropriate authorities, in accordance with the Waste Disposal Ordinance (Cap. 354), Waste Disposal (Chemical Waste) (General) Regulation (Cap. 354) and the Land (Miscellaneous Provision) Ordinance(Cap. 28)  Prepare a Waste Management Plan approved by the Engineers / Supervising Officer of the Project in accordance with Environment, Transport and Works Bureau Technical Circular (Works) (ETWBTC(W)) 15/2003, Waste Management On Construction Sites  Nominate an approved person, such as site manager, to be responsible for good site practice, arrangements for collection and effective disposal of all types of wastes generated on-site to appropriate facility  Use waste haulier authorized or licensed to collect specific category of waste  Establish trip ticket system as contractual requirement (with reference to Works Branch Technical Circular (WBTC) No. 21/2002) for monitoring of public fill and C&D waste at public filling facilities and landfills. Such activities should be monitored by the Environmental Team  Provide training to site staff in terms of proper waste management and chemical waste handling procedures  Separate chemical wastes for special handling and dispose them at licensed facility for breatment  Establish routine cleaning and maintenance programme for drainage systems, sumps and oil interceptors | Project site/<br>design,<br>construction and<br>demolition stages | Contractor        | Design, Construction and Demolition stages | Waste Disposal Ordinance (Cap. 354), Waste Disposal(Chemical Wasle) (General) Regulation(Cap. 354) Land(Miscellaneou s Provision) Ordinance(Cap. 28) WDO, ETWBTC(W) 15/2003, WBTC No. 21/2002 |        |
| Provide sufficient waste disposal points and regular   | <u> </u>  | <u> </u>          |  |   | l      |

| Recommended Mitigation Measures  | Location and<br>Timing   | Who to<br>Implement? | When to tmplement?                               | What<br>Requirements or<br>Standards to<br>Achieve? | Status |
|--|--|----------------------|--|---|--------|
| collection for disposal  - Adopt measures to minimize windblown litter and dust during transportation of waste, such as covering trucks or transporting wastes in enclosed containers  - Establish recording system for the amount of wastes generated, recycled and disposed of (including the disposal sites)  |  |                      |  |   |        |
| Waste Management Plan The contractor should submit the Waste Management Plan to Engineer/Supervising Officer of the Project for approval. The Waste Management Plan should describe the arrangements for avoidance, reuse, recovery and recycling, storage, collection, treatment and disposal of different categories of waste to be generated from the activities of the Project and indicate the disposal location(s) of all waste. A trip ticket system shall be included in the Waste Management Plan.  | Project site /<br>design,<br>construction and<br>demolition stages | Contractor           | Design,<br>Construction and<br>Demolition stages | Waste Disposal<br>Ordinance (Cap.<br>354)           | 7      |
| Waste Reduction Measures • Minimize the damage or contamination of construction material by proper storage and site practices • Plan and stock construction materials carefully to minimize amount of waste generated and avoid unnecessary generation of waste • Prior to disposal of C&D waste, wood, steel and other metals should be separated for reuse and / or recycling to minimize the quantity of waste to be disposed of to landfill • Minimize use of wood and reuse non-timber formwork to reduce the amount of C&D waste • Recycle any unused chemicals or those with remaining functional capacity as far as practicable • As far as practicable, segregate and store different types of waste in different containers, skips or stockpiles to enhance reuse or recycling of materials and their proper disposal • Encourage collection of aluminium cans, plastic bottles and packaging material (e.g. carton boxes) and office paper by individual collectors, separate labeled | Project site / construction and demolition stages                  | Agent Contractor     | Construction and Demolition stages               | WBTC No. 32/92,<br>5/98 and 19/99                   | *      |

|   | 1 |
|---|---|
| 1 |   |
|   |   |

| Recommended Mitigation Measures  | Location and<br>Timing                            | Who to<br>Implement? | When to Implement?                               | What<br>Requirements or<br>Standards to<br>Achieve? | Status |
|--|---|----------------------|--|---|--------|
| bins should be provided to help segregate this waste<br>from other general refuse generated by the work force  |   |                      |  |   |        |
| Excavated Material Rock and soil generated from excavation should be reused for site formation as far as possible. In addition, excavated material from foundation work can be reused for landscaping as far as practicable to avoid disposal off-site.  | Project site I construction and demolition stages | Contractor           | Construction and<br>Demolition stages            | WBTC 12/2000  | 1      |
| construction and Demolition Material Careful design, planning and good site management can minimize over-ordering and generation of waste materials such as concrete, mortar and cement grouts, Standard formwork should be used as far as practicable, wooden formwork should be replaced by metal ones whenever possible. Alternatives such as plastic fencing and reusable site office structures can also minimize C&D waste generation. The contractor should recycle as much as possible of the C&D material on-site. Public fill and C&D waste should be segregated and stored in different containers or skips to enhance reuse or recycling of materials and their proper disposal. Materials such as concrete and masonry can be crushed and used as fill and steel reinforcing bar can be used by scrap steel mills. Different areas of sites should be designated for such segregation and storage. To maximize landfill life, government policy discourages the disposal of C&D materials with more than 20% inert material by volume (or 30% inert material by weight) at landfill. Inert C&D material (public fill) should be directed to an approved public filling area, where it has the added benefit of offsetting the need for removal of materials from borrow areas for reclamation ourposes. | Project site / construction and demolition stages | Contractor           | Design,<br>Construction and<br>Demolition stages | WBTC 5/98<br>and19/99                               | 1      |
| Contaminated Material - Further Contamination  | CLP secondary                                     | Contractor           | Demolition                                       | ProPECC PN  | N/A    |

| Recommended Mitigation Measures                           |   | Location and<br>Timing              | Who to Implement? | When to implement? | What<br>Requirements or<br>Standards to<br>Achieve? | Status |  |
|---|---|-------------------------------------|-------------------|--------------------|---|--------|--|
| Location  | Investigation<br>Parameter                        | Investigation<br>Period             |                   |                    |   |        |  |
| Cremators/<br>flue/chimney<br>and<br>surrounding<br>areas | Asbestos<br>(building<br>structure)               | Phase II                            |                   |                    |   |        |  |
| CLP<br>secondary<br>substation                            | PCB, TPH (soil samples)                           | Phase I                             | ]                 |                    |   |        |  |
| Cremators/<br>flue/chimney<br>and<br>surrounding<br>areas | Dioxins, heavy<br>metals, PAH<br>(ash<br>waste)   | Phase II                            |                   |                    |   |        |  |
| Surface soil<br>around<br>Existing<br>Crematorim          | Dioxins, heavy<br>metals, PAH<br>(soil<br>sample) | Phase II                            |                   |                    |   |        |  |
| information or<br>at cremators /                          | materials requiring                               | mination<br>well as the quantity of |                   |                    |   |        |  |

| Recommended Mitigation Measures   | Location and<br>Timing  | Who to<br>implement? | When to<br>Implement? | What<br>Requirements or<br>Standards to<br>Achieve? | Status |
|---|---|----------------------|-----------------------|---|--------|
| samples of ash/particulate matters should be collected from within the cremators (including ne bottom ash), chimney walls, flues and surrounding rea of the Existing Crematorium for inalysis of dioxin, heavy metals and PAHs by a HOKLAS accredited laboratory. A consultant experienced in the abatement of chemical wastes particularly the handling of DCM, should be appointed in order to assist with the avaluation of the information and prepare an abatement plan for the ash waste. Such a plan shall be submitted to EPD and the abour Department (LD) to establish an acceptable and safe method for these potentially azardous wastes. The abatement plan should identify he method of abatement, the performance criteria for the protection of workers and the environment and any emergency procedures and contingency measures required. |   |                      |                       |   |        |
| it must be ensured that the treatment of ash wastes will comply with all routine construction it esafety procedures would apply as well as statutory requirements under the Occupational Safety and Health Ordinance and Factories and Industrial Undertakings Ordinance. Due to the difficulties in establishing permanent and effective engineering controls, the protection of workers is likely to be at the worker level. A safe system of work must be provided, and training and suitable personal protective equipment as well as hygienic decontamination facilities should be provided. It is recommended that the methods to be adopted by the contractor for disposal of the ash waste should be agreed with LD and EPD.  | Cremator room in<br>Existing<br>Crematorium /<br>before demolition<br>and after<br>decommission | Contractor           | Demolition stage      | ProPECC PN 3/94                                     | N/A    |
| Sufficient time should be allocated to abate all ash waste with DCM/HMCM/PAHCM. The contractor should ensure the implications of dust   |   |                      |                       | ProPECC PN 3/94<br>Code of Practice<br>on           | N/A    |

| Recommended Mitigation Measures   | Location and<br>Timing  | Who to<br>implement? | When to<br>Implement? | What<br>Requirements or<br>Standards to<br>Achieve?   | Status |
|---|---|----------------------|-----------------------|---|--------|
| containing DCM/HMCM on air quality and workers health during the clean up work are mitigated. Since DCM is chemically related to Polychlorinated Biphenyl (PCB) wastes, the requirements of the Code of Practice on the Handling, Transportation and Disposal of (PCB) Wastes should be referenced when developing the abatement plan.  |   |                      |                       | the Handling,<br>Transportation and<br>Disposal of (PCB)<br>Wastes  |        |
| A land contamination site investigation was carried out under this EIA to determine disposal requirements for contaminated soil. Further site investigation on soil around CLP secondary substation is needed when decommissioned, which will be during Phase I of the works. In addition, confirmatory testing on DCM level in locations S1 to S6 will be required to identify the appropriate remediation and disposal requirements during Phase II of the works.   | Locations S1 to S5<br>in CAP / prior to<br>Phase II<br>demolition                               |                      | Demolition stage      |   | N/A    |
| Asbestos Containing Materials (ACM) Further asbestos assessment should be carried out when access to the cremators /flue /chimney is accessible after decommissioning and before demolition. An AMP should be prepared. The AAP should be prepared and submitted to EPD for approval prior to commencement of demolition works in accordance to the APCO. It is preferable to remove all ACM before actual demolition. A registered asbestos removal contractor should be employed to remove all ACM in accordance with the approved AAP which will be prepared in due course in accordance with the Code of Practice (COP) on Asbestos Control for Safe Handling of Low Risk ACM and Asbestos Work Using Full Containment or Mini Containment Method published by EPD. A registered asbestos consultant should also be employed to | Cremator room in<br>Existing<br>Crematorium /<br>before demolition<br>and after<br>decommission | Contractor           | Demolition stage      | Code of Practice (COP) on Asbestos Control for Safe Handling of Low Risk ACM and Asbestos Work Using Full Containment or Mini Containment or Method COP on Handling, Transportation and Disposal of Asbestos Waste under the Waste Disposal | N/A    |

| Recommend   | Recommended Mitigation Measures   |   | ecommended Mitigation Measures  |            | Location and<br>Timing | Who to Implement?   | When to Implement? | What<br>Requirements or<br>Standards to<br>Achleve? | Status |
|---|---|---|---|------------|------------------------|---|--------------------|---|--------|
| the contractor<br>on Handling,<br>Waste under                                 | atement works. For the<br>r should observe the<br>Transportation and D<br>the Waste Disposal<br>aste) (General) Regu    | COP<br>Disposal of Asbestos                   |   |            |                        | (Chemical<br>Waste) (General)<br>Regulation<br>APCO       |                    |   |        |
| Dioxin Contain<br>Containing M<br>Polyaromatic<br>(PAHCM) from<br>Crematorium | ning Materials (DCM<br>aterials (HMCM) /<br>Hydrocarbon Contai<br>m Demolition of the E<br>ntamination Classific<br>MCM | ) / Heavy Metal<br>ning Materials<br>Existing | Cremator room in<br>Existing<br>Crematorium /<br>before demolition<br>and after<br>decommission | Contractor | Demolition             | ProPECC PN3/94<br>USEPA dioxin<br>assessment<br>criterion | N/A                |   |        |
| Low/Non<br>Contaminat<br>ed by<br>DCM /<br>HMCM /<br>PAHCM                    | < 1 ppb TEQ   | < Dutch <sup>#</sup> B <sup>#</sup> List      |   |            |                        |   |                    |   |        |
| Moderately/<br>Severely<br>Contaminat<br>ed HMCM /<br>PAHCM                   | < 1 ppb TEQ   | ≥ Dutch "B" List                              |   |            |                        |   |                    |   |        |
| Moderately<br>Contaminat<br>ed<br>DCM   | ≥ 1 and <10 ppb<br>TEQ  | Any level                                     |   |            |                        |   |                    |   |        |

| Recommended Mitigation Measures  | Location and<br>Timing                   | Who to<br>Implement? | When to implement? | What<br>Requirements or<br>Standards to<br>Achieve?           | Status |
|--|--|----------------------|--------------------|---|--------|
| Severely ≥10 ppb TEQ Any level Contaminat ed DCM   |  |                      |                    |   |        |
| Demolition, Handling, Treatment and Disposal of Low/Non-Contaminated DCM /HMCM / PAHCM from Demolition of Existing Crematorium. Where the ash waste contains low/non contaminated DCM/HMCM/PAHCM, the contractor should avoid ash waste becoming airborne durin demolition. General dust suppression measures mentioned in Section 4 should be followed by the suppression ash waste can be directly disposal of at landfill. Subject to the findings of the further asbestos investigation, building structures where such ash waste is found but contaminated with asbest should be dealt in accordance to 7.7.16. | Existing Crematorium / ated demolition g | Contractor           | Demolition stage   | APCO  | N/A    |
| Demolition, Handling, Treatment and Disposal oi Moderately Contaminated DCM and Moderately/Severely Contaminated HMCM / PAI from Demolition of the Existing Crematorium Procedure on demolition, handling, treatment and disposal of Moderately Contaminated DCM and Moderately/Severely Contaminated HIPAHCM is listed below Item Procedure   | HCM Crematorium / demolition             | Contractor           | Demolition stage   | Waste Disposal<br>(Chemical Waste)<br>(General)<br>Regulation | N/A    |

|                  |   | Location and<br>Timing | Who to<br>Implement? | When to implement? | What<br>Requirements or<br>Standards to<br>Achieve? | Status |
|------------------|---|------------------------|----------------------|--------------------|---|--------|
| Site Preparation | The contractor should ensure the impacts of dust containing dioxin and/or heavy metals on air quality and workers health during the handling and transportation of the contaminated materials are mitigated. Except the cremators/flue/chimney, all removable items where moderately contaminated DCM or moderately/severely contaminated HMCM / PAHCM is identified should be removed as far as practicable to avoid obstructing the decontamination activities. Preliminary site decontamination of all debris shall be carried out using HEPA vacuum cleaner. The top portion of the chimney above the roof shall be enclosed by a chamber with three layers of polyethene sheets. At the entrance to the cremators /flues /chimney, a 3-chamber decontamination unit shall be constructed for entry and exit from the work area.  The 3-chamber decontamination unit shall comprise a dirty room, a shower room and a clean room of at least 1m x 1m base each with 3 layers of fire retardant polyethene sheet where all workers shall carry out decontamination procedures before leaving the work area. Warning signs in both Chinese and English should be put up in conspicuous areas. |                        |                      |                    |   |        |

| Recommende  | d Mitigation Measures   | Location and<br>Timing                             | Who to<br>Implement? | When to<br>Implement? | What<br>Requirements or<br>Standards to<br>Achieve?           | Status |
|---|---|--|----------------------|-----------------------|---|--------|
| Decontamin<br>ation,<br>demolition<br>and<br>handling | All workers shall wear full protective equipment, disposable protective coverall (such as Tyvek) (with hood and shoe covers), nitrile gloves, rubber boots (or boot covers), and full-face positive pressure respirators equipped with a combination cartridge that filters particulate and removes organic vapour. The organic vapour protection is an added protection against the unlikely exposure to any vapour.  If ACM is identified in building structures where moderately contaminated DCM or moderately/severely contaminated HMCM / PAHCM is found, relevant abatement measures for building structures described in the AAP (see 7.7.16) should be implemented prior to the above site preparation.  The cremators/flue/chimney shall be removed from top down starting from the chimney. Any ash or residues attached to the cremators/flue/chimney or any other building structures shall be removed by scrubbing and HEPA | Cremator room in Existing Crematorium / demolition | Contractor           | Demolition stage      | Waste Disposal<br>(Chemical Waste)<br>(General)<br>Regulation | N/A    |
|   | vacuuming.  Wastes generated from the containment or decontamination unit including the protection dothing of the workers such as the coverall, nitrile glove, rubber boots and materials used for wet wiping shall be disposed of at landfill site.  |  |                      |                       |   |        |

| ۱ | У |  |
|---|---|--|
| 7 | _ |  |

| Recommended Mitigation Measures  | Location and<br>Timing | Who to<br>implement? | When to<br>Implement? | What<br>Requirements or<br>Standards to<br>Achieve? | Status |
|--|------------------------|----------------------|-----------------------|---|--------|
| After completion of removal, decontaminate all surfaces by HEPA vacuum.  |                        |                      |                       |   |        |
| If ACM is identified in building structures where moderately contaminated DCM or moderately/severely contaminated HMCM / PAHCM is found, relevant abatement measures for building structures described in the AAP (see 7.7.16) should be implemented prior to the above decontamination, demolition and handling measures.  The ash waste contains dioxin/heavy metals and in its untreated state would be classified as a chemical waste under the Waste Disposal (Chemical Waste) (General) Regulation. While the quantity of DCW/HMCM is not expected to be significant, the levels of dioxin and heavy metals would affect the treatment option. Immobilization of the contaminated materials by mixing with cement followed by disposal at landfill (if land disposal criteria can be met) would be the most preferable option.  Rather than treating the already incinerated ash waste by incinerated waste with moderately contaminated |                        |                      |                       |   |        |

| Recommended Mitigation Measures   | Location and<br>Timing | Who to<br>Implement? | When to implement? | What<br>Requirements or<br>Standards to<br>Achieve? | Status |
|---|------------------------|----------------------|--------------------|---|--------|
| DCM or moderately/severely contaminated HMCM / PAHCM should be collected and stabilized to meet landfill disposal criteria of the Facilities Management Group (FMG) of EPD. In this case it is envisaged that the process would involve collection and mixing of the ash waste with cement. Pilot mixing and TCLP tests should be carried out to establish the appropriate ratio of cement to ash waste to the satisfaction of EPD. It is envisaged that the pilot tests would involve the mixing of say 5%, 10% and 15% ratios of cement to ash waste and three replicate of 300 mm cube blocks for each ratio. TCLP tests should then be used to establish the correct ratio of cement to ash waste to the satisfaction of EPD. |                        |                      |                    |   |        |

| Recommen | ded Mitigation Measures  | Location and<br>Timing                             | Who to<br>Implement? | When to<br>implement? | What<br>Requirements or<br>Standards to<br>Achieve?           | Status |
|----------|--|--|----------------------|-----------------------|---|--------|
| Disposal | After immobilization of the ash waste by mixing with cement in the correct ratio as determined by the pilot mixing and TCLP test, the waste materials should be placed inside polyethene lined steel drums for disposal at landfill.  Transparent plastic sheeting of 0.15 mm thickness low-density polyethene or PVC should be employed. The drums should be 16 gauge steel or thicker and fitted with double bung fixed ends adequately sealed and well labelled in new or good condition. The drums should be clearly marked "DANGEROUS CHEMICAL WASTE" in English and Chinese. Prior agreement of the disposal criteria from the FMG of EPD and agreement to disposal from the landfill operator must be obtained.  As a fall back option, if the landfill disposal criteria cannot be met after immobilization of the ash waste, disposal at the CWTC should be considered.  The building structures will be disposal of at landfill. | Cremator room in Existing Crematorium / demolition | Contractor           | Demolition stage      | Waste Disposal<br>(Chemical Waste)<br>(General)<br>Regulation | N/A    |

| Recommende                                      | Recommended Mitigation Measures   |  | Who to<br>Implement? | When to Implement? | What<br>Requirements or<br>Standards to<br>Achieve?           | Status |
|---|---|--|----------------------|--------------------|---|--------|
|   | If ACM is identified in building structures where moderately contaminated DCM or moderately/severely contaminated HMCM / PAHCM is found, relevant disposal measures for building structures described in the AAP (see 7.7.16) should be implemented instead.  |  |                      |                    |   |        |
| Severely Cont<br>Demolition of<br>Procedure for | andling, Treatment and Disposal of<br>laminated DCM from<br>the Existing Crematorium<br>demolition, handling, treatment and<br>everely Contaminated DCM   | Cremator room in<br>Existing<br>Crematorium <i>I</i><br>demolition | Contractor           | Demolition stage   | Waste Disposal<br>(Chemical Waste)<br>(General)<br>Regulation | N/A    |
| Item  | Procedure   |  | ļ                    |                    |   |        |
| Site<br>Preparation                             | Except the cremators/flue/chirmney, all removable items where severely contaminated DCM is identified should be removed from the cremator room as far as practicable to avoid obstructing the decontamination activities. Preliminary site decontamination of all debris shall be carried out using HEPA vacuum cleaner. The walls, floor and ceiling of the cremator room where severely contaminated DCM located shall be lined with 3 layers of fire retardant polyethene sheets. The top portion of the chirmney above the roof shall be enclosed by a chamber with three layers of polyethene sheets. At the entrance to the cremators/flues/chirmney, a 3-chamber |  |                      |                    |   |        |

| _ | - |  |
|---|---|--|
| _ | 3 |  |
|   |   |  |

| Recommended Mitigation Measures  | Location and<br>Timing | Who to<br>Implement? | When to<br>Implement? | What<br>Requirements or<br>Standards to<br>Achieve? | Status |
|--|------------------------|----------------------|-----------------------|---|--------|
| decontamination unit shall be constructed for entry and exi from the work area. The 3-chamber decontamination unit shall comprise dirty room, a shower room and a clear room of at least 1m x 1m base each with 3 layers of fire retardant polyethene sheet where all workers shall carry or decontamination procedures before leaving the work area. Warning signs in both Chinese and English should but up in conspicuous areas.  | or<br>unt              |                      |                       |   |        |
| Air movers should be installed at the cremator room, and at the bottom of the chirmney to exhaust air from the work area. A stand-by air mover shall also be installed with each of the air movers. Sufficient air movement shall be maintained to give a minimum of 6 ai changes per hour to the work area, and maintain a negative pressure of 0.05 0.15 inches of water within the work   | ir                     |                      |                       |   |        |
| 0.15 inches of water within the work area throughout the entire course of the decommissioning works. A pressure monitor with printout records and audible alarm shall be installed at an easily accessible location to demonstrate the negative pressure is maintained. Not pre-filters and HEPA filters shall be used on the air movers.  A copy of the maintenance records of the statement of the statemen | nat l                  |                      |                       |   |        |

| Recommended Mitigation Measures   | Location and<br>Timing                             | Who to<br>Implement? | When to<br>Implement? | What<br>Requirements or<br>Standards to<br>Achieve?           | Status |
|---|--|----------------------|-----------------------|---|--------|
| the air movers should be kept on site for inspection upon request. The appointed contractor shall also check the differential pressure of the air mover to make sure the filter is not blocked. A differential pressure above 0.2 inches of water indicates that the filters would need to be changed.  |  |                      |                       |   |        |
| Smoke Test: before commencement of the decommissioning work, a smoke test with non-toxic smoke shall be carried out to ensure the air-tightness of the containment. Also check whether there are stagnant air pockets indicated by an aggregate of smoke that cannot effectively be extracted. After a successful test, switch on the air mover to exhaust smoke from the containment and to give a minimum of 6 air changes per hour, and check visually to see that the filters screen out the smoke effectively and if the pressure gauges read normal. If not, the air mover shall be sealed up and returned to the supplier workshop for necessary servicing, and replaced by a tested air mover. The normal reading pressure range for maintaining 6 air changes per hour shall be 1.5-4 mm/0.05-0.15 inches of water or equivalent | Cremator room in Existing Crematorium / demolition | Contractor           | Demolition stage      | Waste Disposal<br>(Chemical Waste)<br>(General)<br>Regulation | N/A    |

| Recommended Mitigat   |  | Location and<br>Timing | Who to<br>Implement? | When to<br>Implement? | What<br>Requirements or<br>Standards to<br>Achleve? | Status |
|---|--|------------------------|----------------------|-----------------------|---|--------|
| alarm's<br>integrity<br>the trigg<br>inches<br>of water<br>Otherwi<br>opening   | re pressure). The audible r should also be checked and ger shall be at <1.5 mm/0.05 r (negative pressure). se securely seal up all ss before up off the air mover.   |                        |                      |                       |   |        |
| Treatme Protecti requirec to regisl Produce protecti equipmi coveral and sho covers), boot cov pressur combina particula vapour. is an added p exposur necessa measur | ent of Waste/Workers Safety on: the contractor shall be of the contractor shall be of the contractor shall be of the contractor shall wear full we ent, disposable protective (such as Tyvek) (with hood be of the contract of |                        |                      |                       |   |        |
| structur<br>contami<br>is found<br>for build<br>AAP (se   | is identified in building<br>es where severely<br>inated DCM<br>t, relevant abatement measures<br>sing structures described in the<br>ee 7.7.16) should be<br>ented prior to the above site<br>stron.  |                        |                      |                       |   |        |

| Recommend   | ed Mitigation Measures   | Location and<br>Timing                                      | Who to implement? | When to Implement? | What<br>Requirements or<br>Standards to<br>Achieve?           | Status |
|---|--|---|-------------------|--------------------|---|--------|
| Decontamin<br>ation,<br>demolition<br>and<br>handling | The cremators/flue/chimney shall be removed from top down starting from the chimney. Any ash or residues attaching to the cremators/flue/chimney or any other building structures shall be removed by scrubbing and HEPA vacuuming.  The detached sections of the building structures where severely contaminated DCM is located shall be wrapped with 2 layers of fire retardant polyethene sheets. A third layer shall then be wrapped and secured with duct tape. Decontaminate the outer layer of the wrapped flue sections by wet wiping. | Cremator room in<br>Existing<br>Crematorium /<br>demolition | Contractor        | Demolition stage   | Waste Disposal<br>(Chemical Waste)<br>(General)<br>Regulation | N/A    |
|   | Wastes generated from the containment or decontamination unit including the fire retardant polyethene sheets, protection clothing of the workers such as the coverall, nitrile glove, rubber boots and materials used for wet wiping shall be disposed of at landfill site.  | Cremator room in Existing Crematorium / demolition          | Contractor        | Demolition stage   | Waste Disposal<br>(Chemical Waste)<br>(General)<br>Regulation | N/A    |

| Recommended Mitigation Measures   | Location and<br>Timing | Who to<br>Implement? | When to Implement? | What<br>Requirements or<br>Standards to<br>Achieve? | Status |
|---|------------------------|----------------------|--------------------|---|--------|
| The quantity of wastewater generated from the decontaminated process will be very small but the contractor should take precautionary measures as to minimize the quantity of contaminated water arising. Nevertheless, if any contaminated wastewater needs to be discharged out of the site, it has to be properly treated to WPCO requirements with prior agreement from EPD on discharge standards.  After completion of removal, decontaminate the surface where severely contaminated DCM was located, including the wrapped incinerator fumace and flue sections left within the containment, by wet wiping and HEPA vacuum.  Then spray the innermost layer of the fire retardant polyethene sheet covering the wall, ceiling and floor with PVA. Upon drying, peel off this innermost layer of the polyethene sheet covering the containment and dispose of at landfill site. |                        |                      |                    |   |        |

| Recommende             | d Mitigation Measures  | Location and<br>Timing                  | Who to<br>Implement? | When to<br>Implement? | What<br>Requirements or<br>Standards to<br>Achieve? | Status |
|------------------------|--|---|----------------------|-----------------------|---|--------|
|                        | Repeat the above decontamination procedure for the second innermost layer of fire retardant polyethene sheet by wet wiping and HEPA vacuuming. After spraying with PVA, peel off this second innermost layer of the polyethene sheet covering the wall, ceiling and floor and dispose of at landfill site. Finally, the last layer of polyethene sheet shall then be taken down after spaying with PVA and be disposed as contaminated wastes. |   |                      |                       |   |        |
| Treatment and disposal | If ACM is identified in building structures where severely contaminated DCM is found, relevant abatement measures for building structures described in the AAP (see 7.7.16) should be implemented prior to the above decontamination, demolition and handling measures.  Waste to be disposed to CWTC: all contaminated ash waste with severely contaminated DCM removed and the   | Cremator room in Existing Crematorium / | Confractor           | Demolition stage      | Waste Disposal<br>(Chemical Waste)<br>(General)     | N/A    |
|                        | used HEPA filters shall be sent to CWTC in Tsing Yi. The total volume should be confirmed by further site investigation.   | demolition                              |                      |                       | Regulation  |        |

| Recommended Mitigation Measures  | Location and<br>Timing | Who to implement? | When to Implement? | What<br>Requirements or<br>Standards to<br>Achieve? | Status |
|--|------------------------|-------------------|--------------------|---|--------|
| Waste to be Disposed of at Landfill: other wastes including the building structures and its associated panels as well as wastes generated from this decommissioning works are also considered as contaminated waste and shalt be disposed of at a designated landfill. Wastes generated from this decommissioning works refer to the polyethene wrapping sheets for the building structures, waste generated from the dismantlement of the containment and decontamination units, and cloth used in wet wrapping, etc. as previously described in this section. They shall be placed into appropriate containers such as drums, jerricans, or heavy duty and leak-proof plastic as a prudent approach. A disposal permit has to be obtained from the Authority. The disposal trip ticket is required to be made available as record after disposal.  If ACM is identified in building structures where severely contaminated DCM Is found, relevant disposal measures for building structures described in the AAP (see 7.7.16) should be implemented in prior to the above disposal measures. |                        |                   |                    |   |        |

| Recommended Mitigation Measures  | Location and<br>Timing   | Who to<br>Implement? | When to Implement? | What<br>Requirements or<br>Standards to<br>Achieve?           | Status |
|--|--|----------------------|--------------------|---|--------|
| Dioxin Containing Materials (DCM) / Heavy Metal Containing Materials (HMCM) /Polyaromatic Hydrocarbon Containing Materials ( PAHCM) / Total Petroleum Hydrocarbon Containing Materials (TPHCM) / Polychlorinated Biphenyls Containing Materials (PCBCM) from Soil Remediation at the Project Site  |  |                      |                    |   |        |
| According to the CAR and RAP, less than 100 m3 of soil would require disposal at landfill.  Relevant health and safety procedure, waste disposal requirements and compliance report are as detailed in Figure 6.3. Mitigation measures to avoid fugitive dust emission mentioned in S.4.7.2 should also be observed.   | Locations S3 and<br>S5 of CAP /<br>demolition                                | Contractor           | Demolition stage   | ProPECC PN3/94<br>APCO  | N/A    |
| In addition, after decommissioning but before demolition of the Existing Crematorium, further investigations during Phase I of the works at the vicinity of CLP secondary substation should also be carried out to determine if additional remediation (in addition to the current RAP) is required. Confirmatory test on levels of DCM, HMCM and PAHCM in locations S1 to S6 during Phase II of the works is also required to determine any further remediation /treatment/disposal. In addition, the ash waste in cremator/chimney/flues should also be collected for the testing of DCM/HMCM/PAHCM during Phase II of the works. The sampling and analysis plan should be prepared and submitted to EPD for approval. | CLP secondary<br>substation / after<br>decommission and<br>before demolition | Contractor           | Demolition stage   | ProPECC PN3/94  | N/A    |
| All the aforementioned ACM / DCM / HMCM / PAHCM / TPHCM / PCBCM are classified as chemical waste. In addition to the measures mentioned above, the packaging, labelling and storage practices of chemical waste as stipulated in the following paragraphs should also be applied to these contaminated materials.  | Project site /<br>demolition   | Contractor           | Demolition stage   | Waste Disposal<br>(Chemical Waste)<br>(General)<br>Regulation | N/A    |

| Recommended Mitigation Measures   | Location and<br>Timing       | Who to implement? | When to Implement? | What<br>Requirements or<br>Standards to<br>Achieve?  | Status   |
|---|------------------------------|-------------------|--------------------|--|----------|
| Chemical Waste All the chemical waste should be handled according to the Code of Practice on the Packaging, Labelling and Storage of Chemical Wastes. The Contractor should register as a chemical waste producer. The chemical waste should be stored and collected by an approved contractor for disposal at a licensed facility in accordance with the Waste Disposal (Chemical Waste) (General) Regulation. Containers used for the storage of chemical waste should: | Project site /<br>demolition | Contractor        | Demolition stage   | Code of Practice<br>on<br>the Packaging,<br>Labelling and<br>Storage<br>of Chemical<br>Wastes.<br>Waste Disposal<br>(Chemical Waste)<br>(General)<br>Regulation. |          |
| Be suitable for the substance they are holding,<br>resistant to corrosion, maintained in good<br>condition, and securely closed;  |                              |                   |                    |  |          |
| Have a capacity of less than 450 L unless the specifications have been approved by the EPD; and   |                              |                   |                    |  |          |
| Display a label in English and Chinese in<br>accordance with instructions prescribed in<br>Schedule 2 of the Waste Disposal (Chemical<br>Waste) (General) Regulation.   |                              |                   |                    |  |          |
| The storage area for chemical waste should:   | ì                            | 1                 | 1                  |  | ļ        |
| Be clearly labeled and used solely for the storage<br>of chemical waste;  |                              |                   |                    |  |          |
| Be enclosed on at least 3 sides;  |                              | 1                 |                    |  |          |
| Have an impermeable floor and bunding, of<br>capacity to accommodate 110% of the volume of<br>the largest container or 20% by volume of the<br>chemical waste stored in that area, whichever is<br>the greatest;  |                              |                   |                    |  |          |
| Have adequate ventilation;  |                              |                   | 1                  | 1  |          |
| Be covered to prevent rainfall from entering (water<br>collected within the bund must be tested and<br>disposal as chemical waste if necessary); and  |                              |                   |                    |  |          |
| Be properly arranged so that incompatible   | 1                            |                   |                    | <u> </u>   | <u> </u> |

| Recommended Mitigation Measures  | Location and<br>Timing                             | Who to<br>Implement? | When to<br>Implement?             | What<br>Requirements or<br>Standards to<br>Achieve?  | Status |
|--|--|----------------------|-----------------------------------|--|--------|
| materials are adequately separated.  The chemical waste should be disposed of by:  A licensed waste collector;  A facility licensed to receive chemical waste, such as the CWTC at Tsing Yi, which offers chemical waste collection service and can supply the necessary storage containers; and/or  A waste recycling plant as approved by EPD.   | Project site /<br>demolition                       | Contractor           | Demolition stage                  | Code of Practice<br>on<br>the Packaging,<br>Labelling and<br>Storage<br>of Chemical<br>Wastes.<br>Waste Disposal<br>(Chemical Waste)<br>(General)<br>Regulation. | N/A    |
| General Refuse General refuse should be stored in enclosed bins or compaction units separated from C&D and chemical wastes. A reliable waste collector should be employed by the contractor to remove general refuse from the site, separately from C&D and chemical wastes, on a daily or every second day basis to minimize odour, pest and litter impacts. The burning of refuse on construction sites is prohibited by law. Aluminum cans are often recovered from the waste steam by individual collectors if they are segregated or easily accessible. Therefore, separately labeled bins for deposit of these cans should be provided if feasible. Similarly, plastic bottles and carton package material generated on-site should be separated for recycling as far as practicable. Site office waste should be reduced through recycling of paper if volumes are large enough to warrant collection. Participation in a local collection scheme should be considered if one is available. | Project site / construction and demolition stages  | Contractor           | Construction and Demolition stage |  |        |
| Conduct supplementary site investigation for asbestos in building structures and for dioxins, metals (the "Dutch List") and PAH in ash/particular  | Around existing<br>cremators,<br>chimney and flues | Contractor           | Demolition stage                  | AIR, AMP/AAP to<br>be<br>submitted under   | N/A    |

| • | •  |
|---|----|
|   | .3 |

| Recommended Miligation Measures   | Location and<br>Timing   | Who to implement?           | When to Implement?                   | What<br>Requirements or<br>Standards to<br>Achieve?      | Status |
|---|--|-----------------------------|--------------------------------------|--|--------|
| matter samples.   | inside cremator<br>room / after<br>decommissioning<br>but prior to<br>demolition during<br>Phase II work |                             |                                      | APCO, future<br>supplementary site<br>investigation plan |        |
| Landscape and Visual Mitigation Measures  |  |                             | <u> </u>                             |  |        |
| The identification of the landscape and visual impacts will highlight those sources of conflict requiring design solutions or modifications to reduce the impacts and, if possible, blend the development with the surrounding landscape. The proposed landscape mitigation measures will be described and illustrated by means of site plans and photomontage and take into account factors including: | Project site / design, construction and demolition stages  | Contractor/FEH<br>D/Arch SD | Construction and<br>Demolition stage | EIAO-TM  | N/A    |
| Screen planting     Transplanting of mature trees with good amenity value where appropriate   |  |                             |                                      |  | -      |
| Conservation of topsoil for reuse   |  |                             |                                      |  |        |
| <ul> <li>Sensitive alignment of structures to minimise<br/>disturbance to surrounding vegetation</li> </ul>   |  | 1                           |                                      |  |        |
| <ul> <li>Reinstatement of areas disturbed during<br/>construction</li> </ul>  |  |                             |                                      |  |        |
| <ul> <li>The design and finishes / colours of architectural<br/>and engineering structures such as terminals and<br/>pylons</li> </ul>  |  |                             |                                      |  |        |
| <ul> <li>Existing views, views of the development with no<br/>mitigation, views with mitigation at day one of<br/>operation and after 10 years of operation</li> </ul>  |  |                             |                                      | LVDTO TIPOOD   | AUA    |
| Tree transplanting: The tree survey has identified the trees which will be affected by the development and which could be considered for  | Project site /<br>construction and<br>demolition as well   | Contractor/Arch<br>SD       | Construction and<br>Demolition stage | WBTC 7/2002,<br>WBTC 14/2002,<br>EIAO-TM                 | N/A    |

| Recommended Mitigation Measures   | Location and<br>Timing                                  | Who to<br>Implement? | When to<br>Implement?                | What<br>Requirements or<br>Standards to<br>Achieve? | Status |
|---|---|----------------------|--------------------------------------|---|--------|
| transplanting prior to commencement of construction work. Felling is considered as a last resort and every effort should be made to transplant the many good trees of high amenity value to either nearby suitable sites within the cemetery or to available space in FEHD's Wo Hop Shek Crematorium pending identification of an alternative site. The feasibility of transplanting will depend on a number of factors such as size, health and species of the tree. Adequate time (a minimum of 4 months) should be allowed for preparing trees for transplanting. Weekly inspection of tree protection measures as well as monitoring of tree transplant operations during both phases should be implemented. Particular care should be taken to save the 9 nos. mature and semi-mature protected tree species and 12 nos. protected shrub and immature tree species identified. To give the protected species the best possible chance of survival it is recommended that they are relocated to sheltered and well maintained planted areas within the cemetery. The following measures for tree transplanting should be adopted: (a) Appoint a landscape contractor for the establishment and maintenance of the transplanted trees as well as any new tree planting for 12 months upon completion of the works.  (b) Careful co-ordination of Phase I and II works to allow tree transplanting from Phase II site directly to Phase I site. | as operation stages                                     |                      |                                      | WBTC 7/2002.  | N/A    |
| Tree protection: Trees to be retained adjacent to works<br>areas will be carefully protected by<br>strong hoarding and if necessary additional protection<br>to individual tree trunks to avoid<br>damage by machinery. The hoarding will also prevent  | Project site /<br>construction and<br>demolition stages | Arch SD              | Construction and<br>Demolition stage | WBTC 14/2002,<br>WBTC 14/2002,<br>EIAO-TM           | I IVO  |

| ٠ | ď |  |
|---|---|--|
|   |   |  |

| Recommended Mitigation Measures   | Location and<br>Timing  | Who to<br>Implement?              | When to<br>Implement?                | What<br>Requirements or<br>Standards to<br>Achieve?                           | Status   |
|---|---|-----------------------------------|--------------------------------------|---|----------|
| contractors from compacting soil around tree roots or dumping materials. Reference should be made to the guidelines for tree protection in the Government publication "Tree Planting and Maintenance in Hong Kong".   |   |                                   |                                      |   |          |
| Topsoil conservation: Any topsoil excavated during construction will be carefully saved and stored to one side of the works area for reuse upon completion.   | Project site / upon<br>completion of<br>construction<br>works for each<br>phase | Arch SD                           | Construction and<br>Demolition stage | WBTC 7/2002,<br>WBTC 14/2002,<br>EIAO-TM                                      | N/A      |
| Replanting: Upon completion planting of ornamental trees and shrubs will be provided to the periphery of the new crematorium building to help screen and soften the overall appearance of the structure. In addition, a reprovisioned memorial garden with a lotus pond and ornamental planting will be incorporated in the deck area of the building. Since the majority of the new planting will be on the deck structure the selection of species will be more limited with emphasis on smaller trees and ornamental shrubs to comply with loading restrictions. Notwithstanding this site constraint on tree selection, a minimum of 1.2m soil depth will be provide for tree planting on the podium / roof structure for healthy establishment of the new tree planting. | Project site / upon completion of construction works for each phase             | Arch SD                           | Construction and Demolition stage    | WBTC 7/2002,<br>WBTC 14/2002,<br>EIAO-TM                                      | N/A      |
| Weekly inspections of tree protection measures as well as monitoring of tree transplant operations.   | Project site /<br>Phase<br>I & II works   | Project<br>Landscape<br>Architect | Construction and<br>Demolition stage | Landscape Master<br>Plan, Tree Planting<br>and Maintenance<br>in<br>Hong Kong | N/A      |
| Water Quality Mitigation Measures   |   |                                   |                                      |   |          |
| Construction and Demolition Phases – General<br>To safeguard the water quality of the WSRs potentially<br>affected by the Project works, the  | Project site / construction and demolition stages                               | Contractor                        | Construction and<br>Demolition stage | ProPECC PN 1/94   | <b>1</b> |

| Recommended Mitigation Measures  | Location and<br>Timing                            | Who to<br>Implement? | When to<br>Implement?             | What<br>Requirements or<br>Standards to<br>Achieve? | Status        |
|--|---|----------------------|-----------------------------------|---|---------------|
| contractor should implement appropriate mitigation measures with reference to the Practice Note for Professional Persons, Construction Site Drainage (ProPECC PN 1/94) published by EPD. Such measures are highlighted as follows.   |   |                      |                                   |   |               |
| Construction and Demolition Phases - Construction and Demolition Run-off and Drainage Exposed soil areas should be minimized to reduce the potential for increased siltation, contamination of run-off and erosion. Any effluent discharge from the Project site is subject to the control of Water Pollution Control Ordinance (WPCO) discharge license and should be treated to meet the discharge standard set out in the relevant license. In addition, no site run-off should enter the stream on the eastern side of the Project site. Run-off impacts associated with the construction and demolition activities can be readily controlled through the use of appropriate mitigation measures, which include:  Temporary ditches should be provided to facilitate | Project site I construction and damolition stages | Contractor           | Construction and Demolition stage | ProPECC PN 1/94                                     |               |
| run-off discharge into appropriate watercourses, via a silt retention pond   |   |                      |                                   |   |               |
| Boundaries of earthworks should be marked and surrounded by dykes  | 1   |                      |                                   |   |               |
| Open material storage stockpiles should be<br>covered with tarpaulin or similar fabric to prevent<br>material washing away   |   |                      |                                   |   |               |
| Exposed soil areas should be minimized to reduce<br>the potential for increased siltation and<br>contamination of run-off  |   |                      |                                   |   |               |
| Earthwork final surfaces should be well compacted<br>and subsequent permanent work should be<br>immediately performed  |   |                      |                                   |   |               |
| Use of sediment traps wherever necessary   | <u> </u>  | <u> </u>             |                                   |   | <del></del> - |

| Recommended Mitigation Measures  | Location and<br>Timing                                  | Who to<br>Implement? | When to<br>Implement?                | What<br>Requirements or<br>Standards to<br>Achieve? | Status |
|--|---|----------------------|--------------------------------------|---|--------|
| Maintenance of drainage systems to prevent<br>flooding and overflow  |   |                      |                                      | . <u>.</u>  |        |
| All temporary drainage pipes and culverts provided to facilitate run-off discharge should be adequately designed to facilitate rapid discharge of storm flows. All sediment traps should be regularly cleaned and maintained. The temporarily diverted drainage should be reinstated to its original condition, when the construction/demolition work is completed.                |   |                      |                                      |   |        |
| work is competed.  Sand and sill in wash water from wheel washing facilities should be settled out and removed from discharge into temporary drainage pipes or culverts. A section of the haul road between the wheel washing bay and the public road should be paved with backfall to prevent wash water or other site run-off from entering public road drains.                  |   |                      |                                      |   | 7      |
| Oil interceptors should be provided in the drainage system downstream of any significant oil and grease sources. They should be regularly maintained to prevent the release of oil and grease into the storm water drainage system after accidental spillage. The inceptor should have a bypass to prevent flooding during periods of heavy rain, as specified in ProPECC PN 1/94. | Project site /<br>construction and<br>demolition stages | Contractor           | Construction and Demolition stage    | ProPECC PN 1/94                                     | N/A    |
| Construction and Demolition Phases - General Construction and Demolition Activities All the solid waste and chemical waste generated on site should be collected, handled and disposed of properly to avoid affecting the water quality of the nearby WSRs. The proper waste management measures are detailed in S.7.7.5- S.7.7.6.   | Project site /<br>construction and<br>demolition stages | Contractor           | Construction and Demolition stage    | ProPECC PN 1/94                                     | 1      |
| Construction and Demotition Phases - Sewage<br>Generated from On-site Workforce  | Project site / construction and                         | Contractor           | Construction and<br>Demolition stage | ProPECC PN 1/94                                     | 4      |

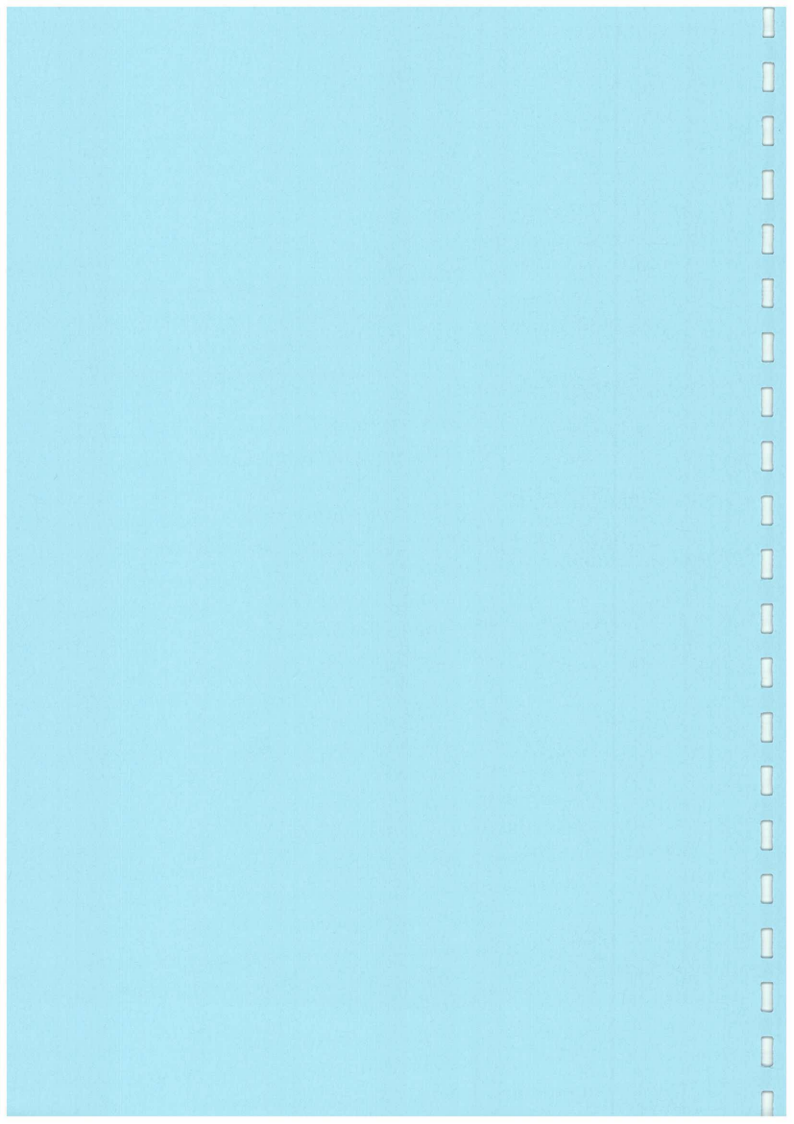
| Recommended Mitigation Measures   | Location and<br>Timing | Who to Implement? | When to<br>Implement?             | What<br>Requirements or<br>Standards to<br>Achieve? | Status |
|---|------------------------|-------------------|-----------------------------------|---|--------|
| The sewage from construction work force is expected to be handled by portable chemical toilets if the existing toilets in the Project site are not adequate. Appropriate and adequate portable toilets should be provided by licensed contractors who will be responsible for appropriate disposal and maintenance of these facilities.   | demolition stages      |                   |                                   |   |        |
| Construction and Demolition Phases - Soil Remediation Activities Mitigation measures will need to be implemented during the currently identified soil remediation activities. If further land contamination investigation results (at CLP secondary substation during Phase I and at locations S1 to S6 during Phase II) confirm the needs for further soil remediation prior to demolition of the Existing Crematorium, relevant water quality mitigation measures (in addition to the current RAP) will need to be identified and implemented by the contractor. In addition, the mitigation measures recommended for minimizing water quality impacts for construction and demolition run-off and drainage as well as for general construction and demolition activities should also be adopted where applicable. In order to avoid impacts on water quality during further remedial works, care will be taken to minimise the mobilisation of sediment during excavation and transport. Measures to be adopted will be based on the recommendations set out in Practice Note for Professional Persons ProPECC PN1/94 "Construction Site Drainage". The results of the site investigation suggest that there is unlikely to be any requirement for dewatering of | ·                      | Contractor        | Construction and Demolition stage | Propect PN 1/94                                     | 1      |

| _ | - |
|---|---|
|   |   |
|   | J |

| Recommended Mitigation Measures  | Location and<br>Timing | Who to<br>Implement? | When to<br>Implement? | What<br>Requirements or<br>Standards to<br>Achieve? | Status |
|--|------------------------|----------------------|-----------------------|---|--------|
| excavations, since groundwater was not encountered in any of the exploratory holes. The contractor carrying out the remedial works will be required to submit a method statement detailing the measures to be taken to avoid water quality impacts. Typical measures would include:  . Carry out the works during the dry season (i.e. October to March) if possible . Use bunds or perimeter drains to prevent run-off water entering excavations . Sheet or otherwise cover excavations whenever rainstorms are expected to occur . Minimise the requirements for stockpiling of material and ensure any stockpiles are covered . Temporary on-site stockpiling of contaminated materials should be avoided, all excavated contaminated soils/materials should be disposed of on a daily basis . Ensure that any discharges to storm drains pass through an appropriate sit trap |                        |                      |                       |   |        |

Note: √ × • N/A Compliance of mitigation measure Non-compliance of mitigation measures Non-compliance but rectified by the contractor Not applicable

APPENDIX G STATUS OF ENVIRONMENTAL PERMITS/LICENCES

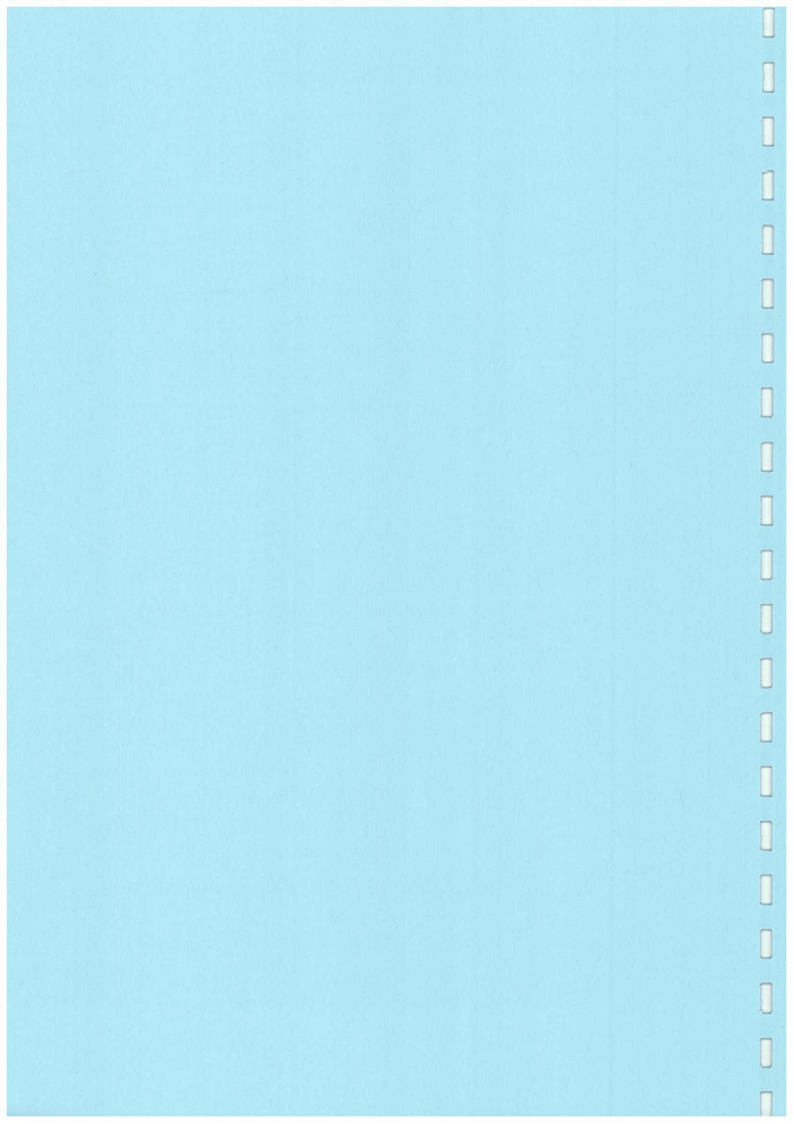


Appendix G

## Status of Environmental Permits/Licenses

| D                        | Valid          | Period         | S                             |        | Status  |             |       |
|--------------------------|----------------|----------------|-------------------------------|--------|---------|-------------|-------|
| Permit No.               | From           | То             |                               |        |         |             |       |
| <b>Environmental Per</b> | mit & Furth    | er Environn    | nental Permit                 |        |         |             |       |
| EP-179/2004/B            | 14 Feb<br>2005 | N/A            | Reprovisioning<br>Crematorium | of     | Diamond | Hill        | Valid |
| Registration as a C      | Chemical Wa    | ste Produc     | er                            |        |         |             |       |
| 5213-288-C3108-<br>10    | 6 Dec<br>2004  | N/A            | Reprovisioning<br>Crematorium | of     | Diamond | Hill        | Valid |
| Water Discharge L        | icense         | -              |                               |        |         |             |       |
| RE/C0202/288/1           | 9 Mar<br>2005  | 31 Mar<br>2010 | Reprovisioning<br>Crematorium | of<br> | Diamond | Hill        | Valid |
| Construction Nois        | e Permit       |                |                               |        |         | <del></del> |       |
|                          |                |                |                               |        |         |             |       |

APPENDIX H
CUMULATIVE STATISTICS ON
COMPLAINTS, NOTIFICATION OF
SUMMONS AND SUCCESSFUL
PROSECUTIONS



Appendix H Cumulative statistics on complaints, notifications of summons and successful prosecutions

|                            | Date<br>Received | Subject | Status | Total no.<br>recorded in this<br>quarter | Total no. recorded since project commencement |
|----------------------------|------------------|---------|--------|--|---|
| Environmental complaints   | -                | -       | -      | 1/.                                      | 1   |
| Notification of summons    | -                | -       | -      | 0  | 0   |
| Successful<br>Prosecutions | -                | -       | -      | 0  | 0   |

|  | П        |
|--|----------|
|  |          |
|  |          |
|  | <i>L</i> |