# Waste Management Plan

Cross River Rail Project – Tunnel, Stations and Development Package (TSD)

<table>
<thead>
<tr>
<th>REV</th>
<th>DATE</th>
<th>PREPARED BY NAME &amp; SIGNATURE</th>
<th>REVIEWED BY NAME &amp; SIGNATURE</th>
<th>APPROVED BY NAME &amp; SIGNATURE</th>
<th>REMARKS</th>
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Document number: CRRTSD-EN-ENMP-CBGU-000002

Revision date: 4/06/2019

Revision: 2
## Compliance Matrix

### Table 1  Compliance matrix

<table>
<thead>
<tr>
<th>CRRDA REFERENCE</th>
<th>REQUIREMENT</th>
<th>ADDRESSED IN SECTION</th>
</tr>
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</table>
| Coordinator-General’s change report – whole of project refinements 2019  
Schedule 1 – Environmental Design Requirements |  
11 (a) The Project is designed to minimise waste generation and maximise the reuse and recycling of waste materials generated by the Project during its construction and operation. | This Plan |
| 11 (b) Opportunities are investigated during the detailed design phase for the use of recycled materials, including for Project infrastructure produced from concrete, road base, asphalt and other construction materials. | This Plan |
| 11 (c) During detailed design, the feasibility of re-using material excavated from the Project is investigated. | This Plan |
Details of Revision Amendments

Document Control
The CBGU Project Director is responsible for ensuring that this Plan is reviewed and approved. The Project Environment & Sustainability Manager is responsible for updating this Plan to reflect changes to the Project, legal and other requirements, as required.

Amendments
Any revisions or amendments must be approved by the CBGU Project Director before being distributed / implemented.

Distribution and Authorisation
The CBGU Project Director is responsible for the distribution of this Plan. The controlled master version of this document is available for distribution as appropriate and maintained on TeamBinder. All circulated hard copies of this document are deemed to be uncontrolled.

All personnel employed on the Project will perform their duties in accordance with the requirements of this Plan, supporting management plans, and related procedures.
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</table>
Referenced Documents

The following provides a list of referenced documents either as a sub-plan to this plan or referenced from.

Table 2 Referenced Documents

<table>
<thead>
<tr>
<th>Document Number</th>
<th>Document Name</th>
<th>Location of Controlled Version</th>
</tr>
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<tr>
<td>CRRTSD-EN-ENMP-CBGU-000015</td>
<td>Asbestos Management Plan</td>
<td>TeamBinder</td>
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<tr>
<td>CRRTSD-EN-MPL-CBGU-000019</td>
<td>Construction Environmental Management Plan</td>
<td>TeamBinder</td>
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<td>Construction Traffic Management Plan</td>
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<td>CRRTSD-CS-MPL-CBGU-000036</td>
<td>Construction Worksite Management Plan</td>
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<tr>
<td>CRRTSD-EN-ENMP-CBGU-000007</td>
<td>Hazardous Goods Management Plan</td>
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<tr>
<td>CRRTSD-SH-MPL-CBGU-000003</td>
<td>Occupational Health and Safety Management Plan</td>
<td>TeamBinder</td>
</tr>
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Note: this Management Plan may not contain the current version of the documents listed above. Refer to the ‘location of controlled version’ for the most current version.
## Glossary of Terms

**Table 3 Terms**

<table>
<thead>
<tr>
<th>Term</th>
<th>Meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td>AMP</td>
<td>Asbestos Management Plan</td>
</tr>
<tr>
<td>BCC</td>
<td>Brisbane City Council</td>
</tr>
<tr>
<td>CBD</td>
<td>Central Business District</td>
</tr>
<tr>
<td>CBGU</td>
<td>Design &amp; Construct Contractor comprising a joint venture with CPB Contractors Pty Ltd, BAM International Australia Pty Ltd, Ghella Pty Ltd and UGL Engineering Pty Ltd</td>
</tr>
<tr>
<td>CEMP</td>
<td>Construction Environmental Management Plan</td>
</tr>
<tr>
<td>CG</td>
<td>Coordinator-General</td>
</tr>
<tr>
<td>CGCR</td>
<td>Coordinator-General change reports</td>
</tr>
<tr>
<td>CLMP</td>
<td>Contaminated Land Management Plan</td>
</tr>
<tr>
<td>CRR</td>
<td>Cross River Rail</td>
</tr>
<tr>
<td>CSEP</td>
<td>Communications and Stakeholder Engagement Plan</td>
</tr>
<tr>
<td>CTMP</td>
<td>Construction Transport Management Plan</td>
</tr>
<tr>
<td>CWMP</td>
<td>Construction Worksite Management Plan</td>
</tr>
<tr>
<td>DA</td>
<td>Delivery Authority</td>
</tr>
<tr>
<td>DEHP</td>
<td>Department of Environment and Heritage Protection (now DES)</td>
</tr>
<tr>
<td>Delivery Authority</td>
<td>Cross River Rail Delivery Authority</td>
</tr>
<tr>
<td>DES</td>
<td>Department of Environment and Science</td>
</tr>
<tr>
<td>EMR</td>
<td>Environmental Management Register</td>
</tr>
<tr>
<td>EP Act</td>
<td>Environmental Protection Act 1994 (Qld)</td>
</tr>
<tr>
<td>EPP (Water)</td>
<td>Environmental Protection (Water) Policy 2009 (Qld)</td>
</tr>
<tr>
<td>ERA</td>
<td>Environmentally Relevant Activity</td>
</tr>
<tr>
<td>km</td>
<td>Kilometer</td>
</tr>
<tr>
<td>HGMP</td>
<td>Hazardous Goods Management Plan</td>
</tr>
<tr>
<td>OHSMP</td>
<td>Occupation Health and Safety Management Plan</td>
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<tr>
<td>Project</td>
<td>Cross River Rail Project</td>
</tr>
<tr>
<td>PSTR</td>
<td>Project Scope and Technical Requirements</td>
</tr>
<tr>
<td>QLD</td>
<td>Queensland</td>
</tr>
<tr>
<td>QR</td>
<td>Queensland Rail</td>
</tr>
<tr>
<td>RNA</td>
<td>Royal National Agriculture and Industrial Association</td>
</tr>
<tr>
<td>SDP</td>
<td>Soil Disposal Permit</td>
</tr>
<tr>
<td>SDS</td>
<td>Safety Data Sheets</td>
</tr>
<tr>
<td>SuMP</td>
<td>Sustainability Management Plan</td>
</tr>
<tr>
<td>Term</td>
<td>Meaning</td>
</tr>
<tr>
<td>--------</td>
<td>------------------------------------------------------------------------</td>
</tr>
<tr>
<td>TeamBinder</td>
<td>Proprietary software used as part of the Project wide Electronic Document Management System</td>
</tr>
<tr>
<td>TSD</td>
<td>Tunnel, Stations and Development</td>
</tr>
<tr>
<td>VENM</td>
<td>Virgin Excavated Natural Material</td>
</tr>
<tr>
<td>WMP</td>
<td>Waste Management Plan</td>
</tr>
<tr>
<td>WRRMP</td>
<td>Waste and Resource Recovery Management Plan</td>
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1 Introduction

1.1 Background

The Design and Construction Joint Venture comprising of CPB Contractors Pty Ltd, BAM International Australia Pty Ltd, Ghella Pty Ltd and UGL Engineering Pty Ltd (CBGU D&C JV or CBGU) is responsible for delivering the Cross River Rail (CRR) Project (the Project) on behalf of the Cross River Rail Delivery Authority (the Delivery Authority).

This Waste Management Plan should be read in conjunction with the Project’s overarching Construction Environment Management Plan (CEMP).

The CEMP provides specific details regarding the background of the Project, the scope of the Project and the staging and timing of key milestones associated with the construction of the Project.

1.2 Context

This Waste Management Plan (WMP) forms part of the Construction Environmental Management Plan (CEMP) developed for the construction of the Project. The WMP describes how the CPBU D&C JV will manage waste and minimise impacts during construction of the Project.

1.3 Objectives

The objectives of this WMP which is a sub-plan of the CEMP are to:

- Ensure that the Project’s impacts on waste management are minimised;
- Nominate the Project’s monitoring and reporting requirements in relation to waste; and
- Monitor the effects of management and mitigation measures.

It is intended that a waste programme be developed and implemented at each worksite to support the management of waste impacts as a result of construction of the Project.

Design and construction of the Project should adopt a waste management hierarchy of:

1. Avoid and reduce
2. Re-use
3. Recycle
4. Recover energy
5. Treat and dispose of waste.

1.4 Legislative Framework

1.4.1 Commonwealth Legislation

Commonwealth legislation that is likely to be relevant to the Project and this WMP includes:

- National Environment Protection (Movement of Controlled Waste between States and Territories) Measure.
1.4.2 State Legislation

State legislation that is relevant to the Project and this WMP includes:

- Cross River Rail Delivery Authority Act 2016
- Environmental Protection Regulation 2019
- Building Act 1975
- Economic Development Act 2012
- Planning Act 2016
- State Development and Public Works Organisation Act 1971
- Environmental Protection (Waste ERA Framework) Amendment Regulation 2018
- Work Health and Safety Act 2011

1.4.3 Approvals, Permits and Licences

CBGU will obtain licences, permits and approvals as required by law and maintain them as required throughout the delivery phase of the project. No condition of the Infrastructure Approval removes the obligation for CBGU to obtain, renew or comply with such necessary licences, permits or approvals.

Approvals expected to be required for the Project, that relate to waste management are identified in Table 4 below.

<table>
<thead>
<tr>
<th>Approval / Permit / Licence</th>
<th>Regulatory Authority</th>
<th>Responsibility / Timeframe</th>
<th>Items approved</th>
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<tbody>
<tr>
<td>Contaminated Soil – Disposal Permit</td>
<td>Department of Environment and Science</td>
<td>CBGU</td>
<td>Disposal of contaminated material</td>
</tr>
<tr>
<td>Waste Exemption – Contaminated Material</td>
<td>Department of Environment and Science</td>
<td>CBGU</td>
<td>Waste as exemption waste</td>
</tr>
<tr>
<td>Clean spoil disposal</td>
<td>Varied – depending on location of spoil disposal</td>
<td>Spoil haulage contractor. Timeframe varies depending on proposed disposal location. Some locations may already be</td>
<td>Disposal of clean spoil.</td>
</tr>
</tbody>
</table>
### 1.4.4 Guidelines and Standards

The main guidelines, specification and policy documents relevant to this WMP include:

- Department of Environment and Science (DES), Waste tracking obligations for PFAS in Queensland guideline
- DES 2011, End of Waste (EOW) guideline
- DES 2018, Managing waste tracking in Queensland guideline
- Workplace Health and Safety Queensland (WHSQ) 2011, How to Safely Remove Asbestos Code of Practice
2 Required Outcomes

The following environmental design requirements and environmental outcomes must be achieved throughout construction of the Project. The environmental outcomes may be achieved by meeting the performance criteria in this WMP.

2.1 Coordinator-General Conditions

Throughout construction, the following Imposed Condition/s must be achieved.

Schedule 1 – Environmental Design Requirements

11 a) The Project is designed to minimise waste generation and maximise the reuse and recycling of waste materials generated by the Project during its construction and operation

11 b) Opportunities are investigated during the detailed design phase for the use of recycled materials, including for Project infrastructure produced from concrete, road base, asphalt and other construction materials

11 c) During the detailed design, the feasibility of re-using material excavated from the Project is investigated.

2.2 Environmental Outcomes

The following environmental outcomes in relation to waste are to be achieved for the Project:

- Construction activities are designed, planned and implemented to minimise the generation of waste materials
- Storage, handling, transportation and disposal of waste materials generated during construction are carried out to avoid environmental harm and adverse impacts on communities
- Reuse and recycling of construction waste materials generated by Project construction activities is optimised.

2.3 Performance Criteria

The following performance criteria must be achieved throughout construction of the Project:

- Construction activities are conducted in accordance with the Waste and Resource Recovery Management Plan (WRRMP)
- Hazardous waste is handled and disposed of in accordance with specific management plans approved by Workplace Health and Safety Queensland
3 Impacts and Mitigation Measures

A range of potential impacts to the environment and potential environmental mitigation measures are outlined below.

3.1 Impacts

Section 13 (1) of the Environmental Protection Act 1994 (EP Act) defines ‘waste’ as anything, other than a resource approved under the Waste Reduction Act, that is:

- “left over, or an unwanted by-product, from an industrial, commercial, domestic or other activity; or
- surplus to the industrial, commercial, domestic, or other activity generating the waste.”

General waste, limited regulated waste and regulated waste is further defined under the Environmental Protection Regulation. Environmental Protection (Regulated Waste) Amendment Regulation 2018 prescribes what materials constitute regulated waste and waste that is not regulated waste. Certain waste management activities, including the transport of waste, are considered to be Environmentally Relevant Activities (ERAs) and require approval under the EP Act. The Environmental Protection Regulation also contains particular requirements for the handling of specific waste streams. The Queensland Waste Avoidance and Resource Productivity Strategy (2014–2024) provides a strategic view of resource recovery and sets targets for commercial, industrial and construction reuse within Queensland.

Key activities that will generate or contribute to waste material throughout construction of the Project include:

- Spoil material from tunnel and dive excavation
- Construction waste associated with the construction of tunnels and stations
- General solid waste generated by site staff, visitors and other personnel
- Liquid waste from the treatment of groundwater and wash-down activities.

Potential waste related impacts could include the following:

- Harm to flora, fauna and the surrounding environment
- Harm to human health
- Dust resulting from the inappropriate storage, handing and disposal or excavated material
- Soil and water including surface water and groundwater contamination from inappropriate storage, spills, handling and disposal or solid and liquid waste and materials separated for recycling, reuse or recovery
- An increase in the incidence of vermin, insects and pests resulting from the inappropriate storage and handling of putrescible waste
- An impact on social amenity during construction as a result of poor housekeeping in construction areas
- Inefficient use of resources and inappropriate procurement of resources.

A waste stream assessment is provided in Appendix A of the WRRMP.
3.2 Mitigation Measures

The following advisory mitigation measures may be implemented to achieve the nominated environmental outcomes and performance criteria. Additional or different mitigation measures can be applied to achieve the environmental outcomes and performance criteria.

3.2.1 General requirements

The following general requirements for waste management is provided below:

- Site management to ensure that there are adequate waste bins for the site area
  - Ensure provision of bins at worksite common areas, fitted with lids and serviced prior to being filled to capacity (from the Outline Construction Environmental Management Plan - Outline Waste Management Plan (OWMP) p 9)
- Waste materials to be separated on site and recycled wherever possible (OWMP p 6)
- Allocate sufficient waste storage for the entire worksite (OWMP p 9)
- Remove all waste and/or unnecessary equipment and facilities
- Inductions to cover site rubbish disposal. No rubbish to be left / dumped on site by CBGU staff and/or subcontractors (OWMP p 10)
- Potential soil contamination from sites listed on the Environmental Management Register (EMR) will be disposed offsite in accordance with a Soil Disposal Permit (SDP) in accordance with the Environmental Protection Act 1994.
  - Waste Exemption application to be sent to the Department of Environment and Science (DES) with an approved SDP.
- Where practicable and applicable, waste management and recycling should comply with the intent of Queensland Rail’s site specific procedures
- Consider using materials and products that have a recycled content wherever cost/performance competitive, and where environmentally preferable to the non-recycled alternative
- Identify and implement strategies for the reuse of waste products generated during construction works. Where reasonable and practicable, provide for the re-use of excavated or salvaged materials in construction material including:
  - Segregated and labelled bins for different waste streams
  - Transfer kerb and pavement materials (concrete, asphalt) to crushing and recycling plants (OWMP p 7)
  - Chip and mulch vegetation cleared for the Project and re-use mulched material for landscaping purposes when feasible (OWMP p 7)
  - Collect empty oil and fuel drums and other containers for return to licensed recycling facilities by a licensed waste contractor (OWMP p 7).
- Waste unable to be re-used, recycled or recovered must be disposed of in appropriately licensed commercial landfill sites and sewage treatment systems (OWMP p 8)
• Investigate the availability of treated wastewater, stormwater runoff or groundwater inflow for site activities such as dust mitigation, wash-down uses or watering landscape works (OWMP p 7)
• Ensure that sufficient loading / unloading space is provided at the worksite to allow waste materials to be sorted for recycling and reuse (OWMP p 8)
• Ensure the movement of hazardous materials and regulated wastes occurs at non-peak times to minimise the possibility of traffic conflicts and associated risks (OWMP p 8)
• No burial or burning of waste is permitted
• Transportation of hazardous wastes, regulated wastes and contaminated soils must be undertaken by a suitably licensed waste contractor and in accordance with relevant Australian standards, legislative requirements and guidelines (OWMP p 8)
• Safety Data Sheets (SDS) are required to be kept at the storage location of all waste hazardous materials and dangerous goods (OWMP p 8)
• Any spills in relation to hazardous waste materials is to be managed in accordance with the Occupational Health and Safety Management Plan (OHSMP) and Hazardous Goods Management Plan (HGMP)
• Any waste materials suspected of containing asbestos will be disposed to an appropriately licensed landfill by a certified asbestos waste contractor, in accordance with the Asbestos Management Plan (AMP) (OWMP p 9)
• Routine daily site observations are to include monitoring capacity of waste storage facilities and arranging collections as required, monitoring for the presence of vermin or odours in association with waste storage or handling and monitoring for the presence of litter and general worksite tidiness (OWMP p 9)
• Identify and implement initiatives to both reduce spoil quantities and maximise the beneficial reuse of spoil, as per ISCA materials lifecycle impact measurement and reduction, diversion from landfill and conservation of on-site resources credit requirements. Refer to the Waste Resource and Recovery Management Plan (WWRMP) and SuMP for further information
• Identify and implement waste minimisation initiatives and material selection strategies to minimise the embodied carbon and lifecycle impacts of waste and materials associated with the construction of the Project Works, as per ISCA materials lifecycle impact measurement and reduction and waste management credit requirements. Refer to the Waste Resource and Recovery Management Plan (WWRMP) and SuMP for further information
• Comply with the WRRMP (OWMP p 5). The plan covers the following items:
  — Waste management principles (avoid, reduce, reuse and recycle) and sustainable disposal strategies
  — Targets to recover and re-use construction waste for all classes or categories of waste
  — Reasonable and practicable steps taken to minimise the impacts of handling and disposing of construction waste at the worksites, and at the disposal sites.
4 Compliance Management

4.1 Roles and Responsibilities
The organisational responsibilities and accountabilities in relation to environmental management throughout Project construction works are outlined in the overarching CEMP.

4.2 Induction and Training

4.2.1 Environmental Induction
All CBGU staff, subcontractors and visitors to worksites must attend general induction training that covers general environmental management requirements, site-wide controls and site-specific and work specific risks and mitigation measures. Further details regarding environmental induction requirements have been outlined in the overarching CEMP.

4.2.2 Environmental Training
Details regarding environmental training requirements have been outlined in the overarching CEMP.

Train CBGU staff and subcontractors on waste management procedures and principles including opportunities for reuse and waste management procedures for segregation of recyclable materials and storage of waste, where practicable.

4.3 Communication
Communication strategies including internal communication, external and Government Authority consultation, and stakeholder and community liaison must be undertaken in accordance with the CEMP and the Communications and Stakeholder Engagement Plan – Document Reference: CRRTSD-CU-MPL-CBGU-000018 (CSEP).

4.4 Incidents and Emergencies

4.4.1 Incident Notification
The immediate response to all incidents is to make the area safe and undertake measures to prevent further environmental harm. The Environment and Sustainability Manager, Shared Services Director and Project Director should be notified immediately in the event of an environmental incident.

Further details regarding Incident Notification, have been outlined in the overarching CEMP.

4.4.2 Incident Types
Incidents include, but are not limited to:

- Any breach of the legislation or an approval or permit condition
- Contamination of waterways or land
- Impact to level or contamination of groundwater
- Unauthorised dumping of waste
• Spills of fuel, oil chemical or other hazardous material.

4.4.3 Incident Prevention Management

Key effective incident prevention is undertaken through environmental inspections and monitoring. During construction works the following preventative strategies will be implemented:

• Daily informal visual inspections of active work sites
• Completion of the Project’s Environmental Checklist
• Timely close out of corrective actions as identified in the Project’s Environmental Checklist
• Prompt maintenance and repairs identified by daily visual checks of corrective actions as identified in the Project’s Environmental Checklist
• Environmental training identified in the CEMP as being required
• Environmental audits as identified in the CEMP.

Preventative or corrective actions will be identified in response to an environmental incident, during daily visual inspections or through the Project’s Environmental Checklist.

4.4.4 Incident Investigation

The Incident Investigation process has been specified in the overarching CEMP.

4.4.5 Complaint Management

All complaints are to be dealt with in accordance with the complaints management procedure outlined in the CEMP.

Validated complaints about waste management must be addressed as soon as practicable after the complaint has been made and in accordance with the complaints management procedure outlined in the CEP and/or CSEP. Should there be an absence of monitoring data to confirm or refute the complaint, a visual inspection may be undertaken and the findings reported to both the Environmental Monitor and the complainant. The Environmental Monitor may require a site-specific monitoring campaign to inform the development of additional mitigation measures.
5 Inspections, Monitoring, Auditing and Reporting

This section outlines the compliance processes that have been adopted by CBGU to ensure compliance with the Coordinator-General Conditions and any other legislative requirements. The section below details specific requirements relating to Inspections, monitoring, auditing requirements have not been outlined in the overarching CEMP.

5.1 Environmental Monitoring

5.1.1 Performance Monitoring

Monitoring will be undertaken at various sensitive receptors to validate the impacts predicted for the Project and to measure the effectiveness of environmental controls and implementation of this WMP. The monitoring also helps in addressing any potential Community Complaints that may be made. The monitoring requirements specific to waste are outlined below.

- Routine daily site inspections must include monitoring capacity of waste storage facilities and arranging collections as required, monitoring for the presence of vermin or odours in association with waste storage or handling and monitoring for the presence of litter and general worksite tidiness
- Monitor for the presence of vermin, insects and pest levels and implement appropriate control measures, as required
- Records of waste management information is detailed in the WRRMP
- Monitoring for waste management should be undertaken in accordance with the Contaminated Land Management Plan (CLMP) and Water Quality Monitoring Plan (WQMP) as appropriate (Outline WMP p 11).

5.1.2 Auditing

Audits will be undertaken to assess the effectiveness of environmental controls, compliance with the CEMP, compliance with Environmental Design Requirements, and other relevant permits, approvals, and guidelines. There will be a monthly internal audit undertaken by CBGU as per the CEMP, who is to report findings to the Environmental Monitor and the Authority. This includes reporting on compliance with the CEMP and the Imposed Conditions.

Audits will be undertaken in accordance with the overarching CEMP.

5.1.3 Corrective Action

Corrective actions must be undertaken where monitoring or validated complaints indicate the environmental outcomes or Imposed Conditions are not achieved in relation to particular works, either because the performance criteria have not been met, or mitigation measures have not been implemented. Where corrective actions become necessary, the specific works that do not achieve the environmental outcomes or meet the Imposed Conditions must cease until the corrective actions have been developed and implemented.

The process for developing and implementing Correction Actions has been specified within the overarching CEMP.
5.2 Reporting

5.2.1 Monthly Report
To ensure compliance with Coordinator-General Condition 6 and where relevant the OEMP, CBGU will prepare and submit a monthly report within 6 weeks from the end of the month to the Delivery Authority. The specific requirements of the Monthly Report have been identified in the CEMP.

5.2.2 Incidents and Non-Compliance Event Reporting
Environmental incidents meeting the criteria of an NCE shall be notified verbally (OEMP p33) as soon as practical and in writing within 48 hours of becoming aware of an incident occurring to the Development Authority. Notification will generally be undertaken by the Environment and Sustainability Manager or a member of the CBGU environment team. Additional notification of the incident to the relevant authorities, EM and parent companies will also be undertaken as required.

Further details regarding reporting, including provision of interim and detail reports have been provided in the overarching CEMP.

5.3 Documentation and Communication

5.3.1 Environmental Records
The process for managing and collecting environmental records is detailed in the overarching CEMP. All relevant records in relation to waste management must be maintained in accordance with these requirements. Records of the following waste management information, as a minimum, must be kept throughout the construction phase:

- Any waste records required by waste management legislation;
- Waste transporter or contractor details (including company name, licensed operator name and license number) (Outline WMP p 11).

Waste monitoring will use the integrated and automated Synergy database.

5.3.2 Document Control
Document control requirements have been specifically addressed within the overarching CEMP.

5.3.3 Review
Revisions to this WMP may be required during the Project to reflect changing circumstances or identified deficiencies. Revisions may result from:

- Management Review
- Audit (either internal or by external parties)
- Complaints or non-conformance reports
- Changes to the Company’s standard system.

Revisions shall be reviewed and approved prior to issue. Updates to this WMP are numbered consecutively and issued to holders of controlled copies.
5.3.4 Communication

All internal and external communication with all stakeholders including the public, Coordinator-General, government agencies and the Delivery Authority must be done in accordance with the requirements of the CEMP.