| Total No. of Notifications of Summons / Prosecutions Received | No. of Notifications of Summons / Prosecutions Received during Reporting Period | Status of Notifications of Summons / Prosecutions |
|--|---|--|
| 0 | 0 | N/A |

Summary of Notifications of Summons and Prosecutions

Contract No. HY/2011/03 -Hong Kong- Zhuhai- Macao Bridge Hong Kong Link Road Section between Scenic Hill and Hong Kong Boundary Crossing Facilities Notifications of Environmental Quality Limits Exceedances Notification No.: 307 ver 0

Date of Notification: 11 September 2024

Works Inspected: Not Applicable

Monitoring Location: NEL & NWL

Parameter: Ecology (Chinese White Dolphin Monitoring)

Action & Limit Levels

| Action & Einit Ecvels | | | morntoring results | |
|---------------------------|-----------------------------|-------------------------------------|--|--|
| | North Lantau Social Cluster | | The quarter of June 2024 – August 2024 | |
| | Action Level (AL) | Limit Level (LL) | The quarter of June 2024 – August 2024 | |
| Northeast Lantau (NEL) | STG < 4.2 & ANI < 15.5 | NEL: (STG < 2.4 & ANI <8.9) | <u>STG=0; ANI=0</u> | |
| Northwest Lantau (NWL) | STG < 6.9 & ANI < 31.3 | and NWL: (STG < 3.9 & ANI <17.9) | <u>STG=0; ANI=0</u> | |

Monitoring Results

Notes:

1. STG means quarterly encounter rate of number of dolphin sightings.

- 2. ANI means quarterly encounter rate of total number of dolphins.
- 3. For North Lantau Social Cluster, AL will be triggered if either NEL or NWL falls below the criteria; LL will be triggered if both NEL and NWL fall below the criteria.

4. Bold Italic means AL exceedances.

5. <u>Bold Italic with underline</u> means LL exceedances

Possible reason for Limit Level Non-compliance:

There was a Limit Level exceedance of dolphin monitoring for the quarterly monitoring data (between June 2024 and August 2024). According to the contractor's information, toe loading removal works were undertaken for HKLR03 during the quarter of June 2024 – August 2024.

There is no evidence showing the current LL non-compliance directly related to the construction works of HKLR03 (where the amounts of working vessels for HKLR03 have been decreasing), although the generally increased amount of vessel traffic in NEL during the impact phase has been partly contributed by HKLR03 works since October 2012. It should also be noted that work area under HKLR03 (adjoining the Airport Island) situates in waters which has rarely been used by dolphins in the past, and the working vessels under HKLR03 have been travelling from source to destination in accordance with the Marine Travel Route to minimize impacts on Chinese White Dolphin (CWD). In addition, the contractor will implement proactive mitigation measures such as avoiding anchoring at Marine Department's designated anchorage site – Sham Shui Kok Anchorage (near Brothers Island) as far as practicable.

Hong Kong-Zhuhai-Macao Bridge Authority (HZMBA) for the Mainland section of Hong Kong-Zhuhai-Macao Bridge (HZMB) has commenced an survey on fisheries resources and CWD in the Mainland waters. During the one-year HZMBA survey between August 2015 to August 2016, the findings of the HZMBA survey on CWD sighting and photo-identification works which provide solid evidence that some CWD that were previously more often sighted in HK waters have expanded their ranges into the Mainland waters, and some with reduced usage in HK waters. These data were mentioned in Monitoring of Chinese White Dolphins in Southwest Lantau Waters – Ninth Quarterly Report (March to May 2017) which is available on ENPO's website.

Actions taken/ to be taken:

Inform the IEC, ENPO, ER/SOR and Contractor

The ETL informed IEC, ENPO, SOR and Contractor via email on 11 September 2024.

Repeat statistical data analysis to confirm findings and check monitoring data:

A two-way ANOVA with repeated measures and unequal sample size was conducted to examine whether there were any significant differences in the average encounter rates between the baseline and impact monitoring periods. The two variables that were examined included the two periods (baseline and impact phases) and two locations (NEL and NWL).

For the comparison between the baseline period and the present quarter (37th quarter of the impact phase being assessed), the p-values for the differences in average dolphin encounter rates of STG and ANI 0.0000 and 0.0000 respectively in the present quarter. Even if the alpha value is set at 0.0001, significant differences were still detected between the baseline and present quarter in both the average dolphin encounter rates of STG and ANI.

For comparison between the baseline period and the cumulative quarters in impact phase (i.e. first 48 quarters of the HKLR03/TMCLKL monitoring programme phase being assessed), the p-values for the differences in average dolphin encounter rates of STG and ANI were 0.000000 and 0.000000 respectively. Even if the alpha value is set at 0.00001, significant differences were still detected in both the average dolphin encounter rates of STG and ANI (i.e. between the two periods and the locations).

Review all available and relevant data, including raw data and statistical analysis results of other parameters covered in the EM&A, to ascertain if differences are as a result of natural variation or previously observed seasonal differences:

The AFCD monitoring data during June to August 2024 has been reviewed by the dolphin specialist. During the same quarter, no dolphin was sighted at all from 123.50 km of survey effort on primary lines in NEL and NWL. This review has confirmed that the extremely rare occurrence of dolphins reported by the HKLR03 monitoring surveys in summer of 2024 in NEL and NWL survey area is accurate.

Recommendations/ mitigation measures/ actions if necessary:

Review to ensure all the dolphin protective measures are fully and properly implemented and advise on additional measures if necessary:

All dolphin protective measures are fully and properly implemented in accordance with the EM&A Manual, EIA report and EP. According to the Regular Marine Travel Route Plan, the travelling speed of vessels must not exceed 5 knots when crossing the edge of the Brothers Marine Park. The Contractor will continue to provide training for skippers to ensure that their working vessels travel from source to destination to minimize impacts on Chinese White Dolphin and avoid anchoring at Marine Department's designated anchorage site - Sham Shui Kok Anchorage (near Brothers Island) as far as practicable. Also, it is recommended to complete the marine works of the Contract as soon as possible so as to reduce the overall duration of impacts and allow the dolphins population to recover as early as possible.

ET will keep reviewing the implementation status of the dolphin related mitigation measures and remind the contractor to implement the relevant measures.

It was also recommended that the marine works footprint (e.g., reduce the size of peripheral silt curtain) and vessels for the marine works should be reduced as much as possible, and vessels idling / mooring in other part of the North Lantau shall be avoided whenever possible.

HyD updated that the draft map of the proposed Brothers Marine Park (BMP) was gazetted in February 2016. ENPO updated that the BMP was approved by the Chief Executive in the Executive Council in August 2016. The ETs were reminded to update the BMP boundary in the Regular Marine Travel Route (RMTR) Plan. The BMP was designated on 30 December 2016. It was suggested that the protection measures (e.g. speed limit control) for the approved BMP shall be brought forward so as to provide a better habitat for dolphin recovery. It was noted that under the latest RMTR Plan, the contractors have committed to reduce the vessel speed in BMP.

The marine travel route will shift along the edge of the Brothers Marine Park as much as practical under the RMTR Plan. It was noted that even though marine vessels may moor within the mooring site of BMP, commercial activities including loading / unloading / transshipment are not allowed except a permit is obtained. The HZMB works vessels were recommended to avoid the BMP.

It was noted that starting from January 2016, HSF from the SkyPier will be re-routed north to the northern edged of the Sha Chau and Lung Kwu Chau Marine Park. While the HSF will reduce speed to 15 knots, the associated disturbance may still affect CWD in the area. It was implied that the CWDs in the area shall be closely followed.

There was a discussion on exploring possible further mitigation measures, for example, controlling the underwater noise. It was noted that the EIA reports for the projects suggested several mitigation measures, all of which have been implemented.

Reviewed by

Claudine Lee

Supervising Officer, ENPO/ IEC, Contractor

Title : ET Leader

Copied to

Date : 14 October 2024

Contract No. HY/2011/03 -Hong Kong- Zhuhai- Macao Bridge Hong Kong Link Road Section between Scenic Hill and Hong Kong Boundary Crossing Facilities Notifications of Environmental Quality Limits Exceedances Notification No.: 307e

Date of Notification: 28 August 2024

Works Inspected: Data collected from water sampling works on 21 August 2024 and the results were issued at 4:31 PM on 26 August 2024

Monitoring Location: Water Quality Monitoring Stations (IS5, IS8(N), IS10(N), SR4(N3), SR5(N), SR10A(N), SR10B(N2) and IS(Mf)6)

Parameter: Dissolved Oxygen (DO)/ Suspended Solids (SS)/ Turbidity (TURB)

Action & Limit Level (AL & LL) / Measured Level:

| ACTION & LINIT LE | | | vei. | | |
|---|-----------|---------|----------------------------------|--|------------------------------------|
| PARAM | STATION | Level | Action Level (mg/L) | Limit Level (mg/L) | Measured At Mid-Ebb Tide (mg/L) |
| DO (mg/L) (surface, middle and bottom) | IS5 | Middle | | | 5.0 |
| | | Surface | | | 5.0 |
| DO (mg/L) (surface, middle and bottom) | IS8(N) | Surface | | | 5.0 |
| (mg/L) (surface, middle and bottom) | 164.0(NI) | Surface | | | 4.9 |
| | IS10(N) | Middle | Surface and Middle 5.0 (mg/L) | Surface and Middle 4.2 except 5 for Fish Culture Zone Bottom 3.6(mg/L) | 4.9 |
| DO (mg/L) (surface, middle and bottom) | SR4(N3) | Surface | | | 5.0 |
| DO (mg/L) (surface, middle and bottom) | SR5(N) | Surface | Bottom - 4.7 (mg/L) - | | 5.0 |
| | | Middle | | | 4.7, 4.8 |
| | | Bottom | | | 4.7 |
| DO (mg/L) (surface, middle and bottom) | SR10A(N) | Middle | | | 4.9 |
| DO (mg/L) (surface, middle and bottom) | SR10B(N2) | Middle | | | 5.0 |
| DO (mg/L) (surface, middle and bottom) | IS(Mf)6 | Surface | | | 5.0 |

Notes:

DA means depth average.

Bold Italic means AL exceedances.

Bold Italic with underline means LL exceedances.

Possible reason for Action or Limit Level Non-compliance:

On 21 August 2024, exceedance of the AL at station IS5, IS8(N), IS10(N), SR4(N3), SR5(N), SR10A(N), SR10B(N2) and IS(Mf)6 were recorded during mid-ebb tide. The exceedances have been investigated and are considered unlikely to be related to contract works due to the following reason:

- 1. No major marine works were carried out near the monitoring stations. Removal of temporary toe loading platform was being carried out within silt curtains within the limited shoreline area during the sampling period.
- 2. The ranges of dissolved oxygen at stations IS5, IS8(N), IS10(N), SR4(N3), SR5(N), SR10A(N), SR10B(N2) and IS(Mf)6 during the baseline monitoring are shown as below.

| | Range of Dissolved Oxygen |
|-------------------|---------------------------|
| Station | Mid-Ebb Tide |
| IS5 (Surface) | 5.2-10.6 |
| IS5 (Middle) | 3.8-8.6 |
| IS8(N) (Surface) | 4.9-8.6 |
| IS10(N) (Surface) | 5.1-7.3 |

| IS10(N) (Middle) | 4.8-7.1 |
|-------------------|----------|
| SR4(N3) | |
| (Surface) | 4.5-7.4 |
| SR5(N) (Surface) | 5.1-7.3 |
| SR5(N) (Middle) | 6.8 |
| SR5(N) (Bottom) | 4.8-7.0 |
| SR10A(N) | |
| (Middle) | 4.8-8.3 |
| SR10B(N2) | |
| (Middle) | 5.5-6.4 |
| IS(Mf)6 (Surface) | 3.3-10.6 |

The measured DO levels during mid-ebb tide at stations IS5 (Middle), IS8(N), IS10(N) (Middle), SR4(N3), SR10A(N), and IS(Mf)6 were within the ranges of dissolved oxygen during baseline monitoring.

3. There were no specific activities recorded during the monitoring period that would cause any significant impacts on the monitoring results.

As such, natural fluctuation is considered to be attributed to low dissolved oxygen levels, rather than the contract works.

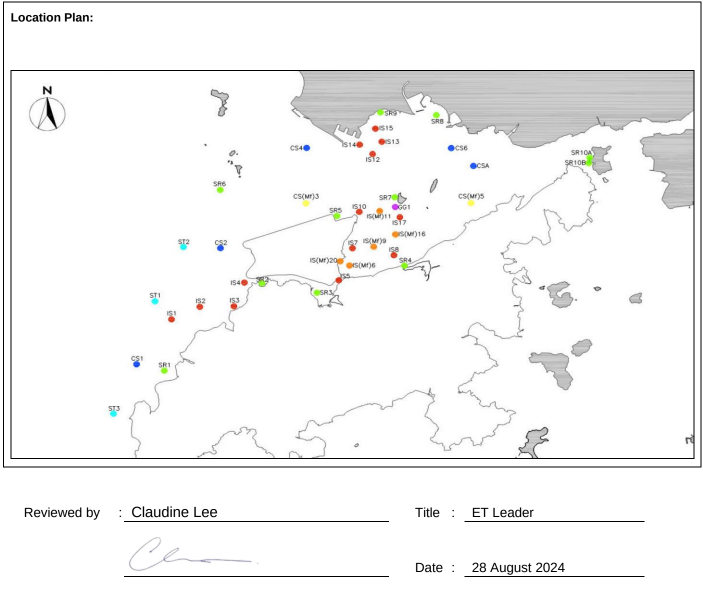
Actions taken/ to be taken:

As the dissolved oxygen levels recorded beyond the water quality criteria were not related to contract works, no immediate actions are considered necessary.

Monitoring Photo Record







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