Page 1 Page 3 was my classmate who introduced me to Chinat to become 1 Friday, 26 October 2018 1 2 2 (10.02 am)a foreman. At the time, Leighton did not have the big 3 MR LI RUN CHAO (on former affirmation in Punti) 3 or small classes every day for us to take. I remember 4 (All answers given via simultaneous interpreter 4 it was earlier than 11 January that I was at Chinat, 5 except where otherwise specified) 5 because there were no classes yet, so the company would 6 Examination by MR PENNICOTT (continued) 6 not let me go on site to work. 7 MR PENNICOTT: Good morning, sir. Unless there is anything 7 Why do I remember 11 January? Because on 8 anyone else wants to say, I was proposing to continue 8 11 January, it was a Chinat colleague who drove me all 9 the cross-examination of Mr Li. 9 the way to the -- to the Leighton place. 10 Mr Li, good morning. 10 Q. All right. But you clearly didn't sign in with any sort 11 A. Good morning. 11 of card on 11 January, Mr Li? We can see the first Q. Mr Li, when we finished last evening, I think we had 12 12 sign-in record is on 13 January. reached the position, following some questions from me 13 13 A. Yes, because we didn't have the palm print yet, so at 14 and also the Chairman, that you now accept that your 14 the time we could just sign in at gate 1, sign our 15 first proper day of work at the Hung Hom Station site 15 signature. 16 was 13 January 2016. Is that right, before we move on? 16 Q. And if you did the induction course on the 12th, Mr Li, 17 A. I got home last night and I found an identity card of 17 we know from your evidence yesterday and evidence we've 18 Leighton and it said "11 January" on it. 18 heard from previous witnesses, you were not allowed to 19 Q. All right. Now, 11 January was a Monday; all right? 19 work on the site until you had done that induction 20 A. I am not sure. 20 course, so it must follow the earliest you could have 21 Q. Take it from me, 11 January was a Monday. 21 been on the site was either after the induction course 22 We know that you did your induction course on 22 on the 12th, although there's no record of that, or on 23 23 12 January. We saw the document yesterday. Do you the 13th, which I'm suggesting to you is the more likely 24 24 agree with? position. A. Yes. For the Leighton's class, they don't have class A. I don't agree, because at the time, for the SCL link, Page 2 Page 4 1 every day. 1 they were rushing to complete the works. My boss, 2 Q. And your first sign-in at the site was 13 January. We 2 Mr Poon, when he hired us you, we were taken to the site 3 3 know that because we can look at C8/5769. to familiarise ourselves for some time first and at the 4 Do you have that? 4 time there were no small classes, so I just signed in 5 A. Yes. 5 manually at the gate, to go into the site. 6 Q. Mr Li, the last entry on the sheet on this page, we can 6 Q. So are you saying that you worked on this site, this 7 7 see that the first sign-in record, so the first time you Leighton site, before you had done the induction course? 8 used the Leighton card, presumably, to sign in, was on 8 A. Yes -- no, no. I worked at the office. I didn't go to 9 9 13 January. Do you see that? the site. I was at the site office. 10 A. Yes, I see it. 10 Q. Right. That's probably good enough for my purposes. So 11 Q. So, whilst the Leighton card might be dated 11 January 11 you weren't at the site on the 11th, so you couldn't 12 -- in fact, do you have it? Have you brought it with 12 have seen any bar cutting going on on the 11th? 13 you? 13 A. In my evidence, I think I didn't say I saw the bar 14 14 cutting on the 11th. A. Yes, I have it. 15 Q. It has a validity from 11 January 2016 to 10 January 15 Q. All right. I'll accept that. You could not have seen 16 2018, so it's a two-year card. 16 any bar cutting on the 12th, because that was the day 17 17 Mr To's got it. that the concrete was poured and placed in area B4? 18 MR TO: Thank you. 18 A. I have to go back here. On 12 January, I took 19 MR PENNICOTT: So, Mr Li, I think we now know, perhaps, 19 a half-day safety course, and then after the lunch 20 where your date of 11 January comes from. That is, it's 20 meeting I immediately went to inspect the concreting. 21 the date that was on the card. Did you look at that 21 Perhaps where I saw the cutting took place -- well, 22 card when you visited the police station and gave them 22 I don't recall the exact location, but I did see someone 23 your statement on 7 August 2018? Is that where the date 23 cutting the threaded bars. 24 of 11 January comes from? 24 Q. All right. Let me just show you a photograph, Mr Li. A. Well, at the time, because I graduated from CIC, so it 25 It's from the MTR's progress photographs, site progress

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Q. As I was putting to you yesterday, and we can see from

the figures that appear below, the concrete pour date is

in respect of. Bay B3, to the left of bay 4, had

12 January, which we've been looking at the photograph

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Page 8

Page 5 1 photos. It's B5 -- this is only in the soft copy --1 finished on 9 December, so well before you arrived at 2 2 44.2 12b. the site. And if we go to the next page, 199 -- we can see it 3 These photographs, we can see, were taken on 3 4 12 January 2016; do you see that, Mr Li, in the 4 on the screen -- the bay to the right of bay B4 is C1 5 bottom-right corner? 5 bay 5, and that had been completed back in December as 6 A. Yes, I see it. 6 well, before you arrived. 7 Q. At 7.29 in the morning; do you see that? 7 A. I was on site on 12 January. 8 A. Yes, I see it. 8 Q. Yes, right. Mr Li, help us. You've said on a number of 9 Q. And if we go to the next photograph, please, here we are 9 occasions that you saw this cutting. Does this help you 10 10 in any way to identify where you saw this cutting going slightly earlier in the morning, 7.22, on the same day, 11 12 January 2016, and can you confirm that we can see the 11 12 workers from Chinat starting to place and pour the 12 A. Honestly, I couldn't recall the exact location. 13 13 Q. Right. concrete? 14 A. At the time, in the morning, I was not at the site. 14 Could I take you, please, back to your statement, at 15 I was at the small class. It was at noon that I went to 15 D2/924. Even though you can't remember the exact 16 the site. 16 location, Mr Li, do you now accept that it was not in 17 Q. Okay. That being the case, when you had arrived at the 17 area B, B4? 18 site at lunchtime, after the induction course, what you 18 A. Honestly, I couldn't recall the exact location. 19 would have seen is the continuation of this concrete 19 Q. So, at paragraph 10 of your witness statement, in the 20 20 placing operation? fourth line, the sentence beginning: 21 A. Yes. After the lunch meeting, I went over there and 21 "I saw two of the workers holding the steel threads, 22 they were still pouring concrete. 22 which were about 2 metres long, with one worker at each 23 23 Q. Right. And on the following day, we know from the end. Then, two other workers held a hand-held 24 24 MTRC's site diaries but we don't need to go there, the grinder/cutter approximately 40 centimetres by 25 concrete had been finished pouring about 10 or 25 20 centimetres in size, cutting the threaded rebars of Page 6 1 11 o'clock the previous evening, on the 12th, and on the the steel threads." 1 2 2 13th the curing process took place from then onwards in Now, is it that you cannot remember where you saw 3 3 area B4? 4 A. 11 o'clock in the morning or at night? 4 A. I could remember at the time, it was a welding area, 5 Q. 11 o'clock at night. The concreting finished about 5 a welding area. 6 Q. Was it anywhere near a slab? 6 11 o'clock at night. 7 A. We didn't stay that late, because I remember it was when 7 A. Honestly, I don't remember. 8 Q. I'm told that you said -- it was a welding area near the we started having dinner at night that I saw it. 9 I-beam; is that what you said, Mr Li, because it hasn't Q. Saw what? 10 10 come up on the transcript if that's what you did say? A. I saw people cutting the threaded bars. 11 Q. On that night, on the 12th? 11 A. Correct. 12 A. Yes. 12 Q. So a welding area for I-beams; is that the way to put 13 13 Q. Where did you see them, Mr Li? You couldn't have seen 14 14 A. Yes, welding area with the presence of I-beams. them here. 15 A. At that time, it was near a welding area, but I couldn't 15 Q. Okay. With the presence of I-beams? I see. 16 CHAIRMAN: Could you assist me a second: I-beams, question 16 recall the exact location. 17 mark? 17 Q. Could you please be shown on the screen -- I think it's B -- I don't have the file -- 24198. B17, maybe. 18 MR PENNICOTT: The witness can explain. 18 19 Mr Li, you can see here on the screen the area B4, 19 When you say "I-beams", can we go back to the 20 20 photograph and see whether that might help us. When you to the right; do you see that? 21 A. Yes, I see it. 21 say "I-beams", are you saying the welding area was in

an area where there were I-beams, or there were I-beams

being transported, laid, positioned? What are you

actually saying, Mr Li?

A. With the presence of I-beams.

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Page 9 Page 11 CHAIRMAN: Can you help me -- I don't know what an I-beam 1 into the couplers on the diaphragm wall after cutting 2 2 is. That's the reason for my question. the threaded rebars." 3 3 A. Now you can see on the upper part of the photo there are Now, Mr Li, think very carefully about your 4 4 evidence. We know that this could not have been in 5 5 CHAIRMAN: Could you point to the spot, please. areas A, B or C of the EWL slab because all the A. The upper part, these are what we call I-beams 6 concreting had been done in those areas by 12 January, 6 7 (indicating). The upper part. 7 as we have already discussed. So where do you say you 8 8 CHAIRMAN: I see. Thank you very much. saw the workers screwing cut threaded rebars into the 9 MR PENNICOTT: So that's just illustrative of I-beams, but 9 diaphragm wall? 10 you still can't recall which area you saw the cutting 10 A. I recall at the time -- it was lunch, and at the time 11 going on, other than there were I-beams present? 11 the foreman of the concreting work took me over and 12 12 A. That's right. I saw it, but I don't know whether the area was A, B or 13 13 Q. In your witness statement you go on to say: what. I don't remember. 14 "At that time, I was approximately 10 metres away 14 Q. Let's just ask this. You started on 13 January in 15 from the workers and the Hung Hom ... site ..." 15 earnest, possibly on 12 January. 16 A. That's right. 16 A. 12 January. 17 Q. Can I ask a follow-up question this time: did you get 17 Q. All right. How long after 12 January did this incident 18 any closer than 10 metres? 18 happen? Have you any recollection of that? 19 19 A. Approximately, roughly. A. I suppose it was during the concreting process that 20 Q. You never got any closer than 10 metres? 10 metres was 20 I saw it, on 12 January. 21 the closest you got; is that right? 21 Q. Mr Li, how could it possibly have been during the 22 A. That's right. 22 process of the concrete placement? 23 Q. Thank you. 23 A. I can confirm that I saw it during the concrete 24 24 You say, in paragraph 11 -- I will come back to placement. 25 CHAIRMAN: So they were putting rebars, reinforcement bars. paragraph 10 in a moment: Page 10 Page 12 1 or reinforcing bars, and screwing them into the 1 "I could see them cutting the threaded rebars 2 2 clearly as the steel threads were dark brown in colour diaphragm wall when, at some other part of that 3 3 particular area, the concreting had already started and whilst the threaded rebars were silver in colour. The 4 4 was in progress; is that your evidence? threaded rebars were approximately 10 centimetres long. 5 When they were cutting the threaded rebars, the workers 5 A. Can you repeat? 6 cut about 6 centimetres of it and allowing the remaining 6 CHAIRMAN: Are you saying that you saw these bars which had 7 7 been cut being screwed into the diaphragm walls while 4 centimetres to drop to the floor. That was the reason 8 the concreting exercise was going on in the same area? 8 why I could estimate the length of the threaded rebars 9 9 remaining on the steel threads." A. That's right, yes. Concrete was being poured and I saw, 10 10 perhaps not in area B, but it was close to the welding Mr Li, is it your evidence that you could see all of 11 that very clearly from 10 metres away? 11 area that concrete was being poured. A. That's right. 12 CHAIRMAN: How far away from you was the nearest part of the 12 13 concrete exercise when you saw this all happening? 13 Q. Which must be a distance, I would think, from you 14 14 I mean, looking at distances in the court, from where probably nearly to the door; would that be about right? 15 Possibly not quite that far. 15 you are. 16 A. To that corner (indicating). 16 UNKNOWN SPEAKER: It's further. 17 MR PENNICOTT: The far corner, on the diagonal? 17 MR PENNICOTT: Definitely further, yes. 18 18 A. A bit further, I think. 19 Q. A bit further? All right. 19 CHAIRMAN: That is how far? 10 metres? 20 MR PENNICOTT: 10, or 12 possibly. 20 Did you think to take any photographs of this 21 incident, Mr Li? 21 CHAIRMAN: 10 to 12 metres. 22 A. No. 22 MR PENNICOTT: Mr Li, I'm not going to spend too much more 23 Q. Then, back to paragraph 10, at the top of page 925, you 23 time on this. I want to let somebody else have a go, if 24 24 they want. But it just seems very strange to me that we

know that all the rebar in bay B4 has been completed,

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"I then saw the same workers screw the steel threads

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- 1 it's been inspected, but not only that, it's now been
- 2 concreted -- that people would be in this vicinity,
- 3 threading rebar to a diaphragm wall, it just is
- 4 incredible, Mr Li, with respect.
- 5 If you told us it was in some completely different
- 6 part of the site, on the NSL perhaps, or somewhere else,
- 7 we could explore that, but I just don't understand what
- 8 you're saying you saw, and where, on 12 January. It
- 9 just makes no sense, Mr Li.
- 10 A. Well, at the time, I was in area B, where there was
- 11 concrete pouring, and yesterday I also said that in that
- 12 bay there was no concreting yet and threaded bars were
- 13 being cut. But for the exact location, I really cannot
- 14
- Q. All right. Let's move on, Mr Li. 15
- 16 In paragraph 14 of your witness statement, that's at
- 17 D2/925, you say:
- 18 "In or about late January 2016, I was assigned to
- 19 work in the lower deck (ie NSL slab) of area HKC."
- 20 Do you see that?
- 21 A. Right.

25

- 22 Q. Thankfully, Mr Li, that makes sense, because in late
- 23 January 2016, on the NSL slab, there was indeed rebar
- 24 fixing and formwork being constructed in area HKC1 and
 - areas C1 and C2 of the NSL.

1 come out when the bars are cut.

Q. Okay. You say again:

- 2 Q. And the cutter that you saw on this occasion, was it the
 - same or similar cutter that you saw on the previous
- 4 occasion, back in January, the 12th, you say?
- 5 A. The same model, but I don't know whether it's exactly 6
- the same one.
- 8 "At that time, I was approximately 10 metres away
- 9 from the workers ... [the light] was bright enough for
- 10 me to see clearly ... This time, they did not screw the
- 11 steel threads into the couplers on the diaphragm wall
 - after cutting the threaded rebars."
 - That's your evidence, you didn't see --
- A. Well, at the time I said I did not remember whether they 14
- 15 were screwed into the wall because at the time when
- 16 I was taking the statement by the police, I said I did
- 17 not remember.
- 18 Q. I agree. I was going to ask you about that in a moment.
- 19 Let's just get this one out of the way first. You say
- 20 here, in very clear terms, "they did not screw the steel
- 21 threads into the couplers on the diaphragm wall after
- 22 cutting the threaded rebars". Is that your evidence to
- 23 the Commission: they did not screw the steel threads
- 24 into the couplers?
- 25 A. I don't remember.

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- Were you working in any particular area of the NSL? 1
- 2 You tell us it was area HKC, so would it have been area
- 3 HKC1, where we think we can see the rebar work and
- 4 formwork was being constructed?
- 5 A. I don't recall the specific area. I just recall I was
- 6 in HKC.
- 7 Q. In relation to this particular incident, you say:
- 8 "On one day (which I could not recollect the exact
- 9 date of such) I saw five to six workers in uniform
- 10 (although I could not recall which company it was)
- 11 cutting threaded rebars at the conjunction of area HKC
- 12 and area A."
- 13 Could I just add, presumably, "at the NSL", is what
- 14 you mean, at the NSL?
- 15 A. That's right.
- 16 Q. You say again:
- 17 "I saw two of the workers holding the steel threads,
- 18 which was about 2 metres long, with one worker at each
- 19 end. Then, two other workers held a hand-held
- 20 grinder/cutter approximately 40 by 20 centimetres in
- size, cutting the threaded rebars of the steel threads." 21
- 22 Pausing there, because I forgot to ask you last
- 23 time, can you describe the grinder/cutter to us, please?
- 24 A. Red in colour, with some sort of a disc or flying disc
- 25 or wheel on both sides, and some squeaky noise would

- Q. Well, it's pretty clear, Mr Li. You have signed up to 1
 - 2 this statement, you have made an affirmation, and it's
 - 3 quite clear you say, "This time, they did not screw the
 - 4 steel threads into the couplers". Why are you now
 - 5 saying you cannot remember?
 - 6 A. That's not correct. At the time, in the statement,
 - 7 I said I do not remember whether after cutting the bars
 - 8 they screwed the threads into the wall.
 - 9 Q. I agree, Mr Li, that when you gave your statement to the
 - 10 police, you said, "I cannot remember whether they had
 - 11 screwed the rebars that had been cut into the couplers
 - 12 at the platform."
 - 13 That's at bundle D1/754.3 in the English,
 - 14 paragraph 10. D1/752 in the Chinese version.
 - 15 So, on 7 August, when your police statement was
 - 16 taken, you say you can't remember whether they had
 - 17 screwed the rebars into the couplers. In your witness
 - 18 statement, dated 19 September, you say they didn't. So
 - 19 which is it?
 - 20 A. I didn't notice.
 - 21 Q. You didn't notice? So you didn't see them screwing the
 - 22 cut rebar into the couplers?
 - 23 A. Right.
 - 24 Q. Thank you.
 - 25 You have made mention of your police statement, and

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- 1 I have referred you to one part of it. Could we just
- 2 very quickly look at it, Mr Li. It starts at
- 3 page D1/750 in the Chinese version; D1/754.1 in the
- 4 English version. I want to go to 754.2 in the English
- 5 version, paragraph 7, please.
- 6 I'm going to have one more go at this, Mr Li, by
- 7 reference to what you say in paragraph 7. You repeat --
- 8 or you say to the police what you've told the
- 9 Commission, that you worked at the upper deck of area B
- 10 since 11 January -- I'm not going over all that again,
- 11 "there was a day (exact date forgotten) when only myself
- 12 as the foreman and the concrete-pouring workers of China 12
- 13 Tech were required to work overtime at night, as I was
- 14 then responsible for supervising the concrete-pouring
- 15 work at the connecting platform connecting being area B
- 16 and area C."
- 17 Now, that's on one view, Mr Li, a new point. So we
- 18 are now talking about the connection, as I understand
- 19 it, between area B and area C. Is that right?
- 20 A. At the time, I might have referred to this area in my
- 21 statement, and I might have remembered wrong.
- 22 Q. I'm just trying to work out what you say:
- 23 "... I was then responsible for supervising the
- 24 concrete-pouring work at the connecting platform
 - connecting area B and area C."

1 "At that time the couplers in the connecting

- 2 platform connecting area B and area C had already been
 - covered by concrete ..."
- 4 Let's pause there. Which couplers are you referring
- 5 to in that sentence, Mr Li?
- 6 A. Because area B and C, as you asked just now, they have
- 7 different bay areas, and I was referred to the areas
- 8 covered by concrete, next to where they were pouring 9
 - concrete, when the concrete had already been poured.
- 10 Let me put it another way. The concrete that was
- 11 poured was so wet and it was covered and I couldn't see what was going on under the covered area.
- 13 Q. Mr Li, we know -- we have looked at it -- that the
 - area C1 had been concreted in December. We know that
- 15 the concrete in area B4 took place on 12 January. What
- 16 concrete pouring are you talking about after 12 January?
- 17 A. After 12 January?
- 18 Q. Where?
- 19 A. After 12 January, I can't remember.
- 20 MR PENNICOTT: Sir, I have no further questions.
- 21 Cross-examination by MS CHONG
- 22 MS CHONG: Chairman, I have a few questions.
- 23 Mr Li, in your witness statement, paragraph 5.3,
- 24 D923, you said you could not recall whether Fang Sheung
 - workers -- I represent Fang Sheung.

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- First of all, do you accept that that's a correct 1
- 2 translation of what you said in Chinese?
- 3 A. It is correct.

25

- 4 Q. So what does it actually mean? Can you describe to us
- 5 what you were doing, Mr Li?
- 6 A. At the time, Mr Poon instructed me to go look at areas B
- 7 and C, supervise the concrete-pouring work. He also
- 8 told me that there were people cutting the threaded bars
- 9 at that area and told me to pay attention to it. So,
- 10 during the concrete-pouring work, I had walked over
- 11 there to take a look.
- 12 Q. But, you see, the problem I've got, Mr Li, is that the
- 13 concrete, we know, in area B, was finished on
- 14 12 January, so I can't understand what further
- 15 concrete-pouring work you say you were supervising
- 16 thereafter, in this area. You might be right and I'm
- 17 missing something, but please explain.
- 18 A. Let me put it this way. On 12 January, area B and
- 19 area C, as you have said, bay 4 and bay 5, they were
- 20 pouring concrete and on that day I had taken a look, and
- 21 at the time I saw -- but I don't know what the location
- 22 was -- there was welding going on, I saw people cutting
- 23
- 24 Q. Going back to paragraph 7 of your police statement, the
- 25 next sentence, you say this:

A. Yes.

- Q. And you in that paragraph say that you cannot remember
- 3 what kind of uniform -- you cannot recall whether
- 4 workers of Fang Sheung wore any particular type of
- 5 uniform.
- 6 Now, that was because they did not wear any uniform
- 7 and they were in their own casual clothes all the time;
- 8 is that correct?
- 9 A. Could you ask the question again?
- 10 Q. Yes. In paragraph 5.3, you said that you could not
- 11 recall whether workers of Fang Sheung wore any
- 12 particular type of uniform. You said so because
- 13 Fang Sheung workers did not wear uniform; they all the
- 14 time were in their own casual clothes?
- 15 A. I didn't say that they were wearing casual clothes all
- 16 the time. I just said I could not recall what kind of
- 17 uniforms Fang Sheung workers wore.
- 18 Q. Are you saying that they indeed wore uniform bearing the
- 19 logo of Fang Sheung?
- 20 A. I cannot recall.
- 21 Q. In terms of work sequence on the site, it is after
- 22 Fang Sheung finished their bar fixing work, and their
- 23 work had been approved by Leighton, then your company
- 24 would move in to pour concrete; is that the case?
- 25 A. Correct.

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- 1 Q. So, by the time your company were doing the
- 2 concrete-pouring work on the site, all workers of
- Fang Sheung would be out of that site; is it correct?
- 4 A. Correct.
- 5 Q. Now, regarding the first instance of bar cutting that
- 6 you stated in your witness statement, may I refer you to
- 7 paragraph 9 of your witness statement. You said that on
- 8 a day in January 2016, at a lunch meeting, your boss,
- 9 Mr Poon, talked about threaded bars cutting in area B,
- and asked you to pay attention as to whether any workers
- were cutting the threaded rebars in area B there.
- Now, in paragraph 10, you said this: at that night,
- 13 after Mr Poon mentioned the bar cutting to you, on the
- same night you saw this bar cutting again. Was that the
- 15 case?
- 16 A. Yes, on 12 January.
- 17 Q. And you spent five to ten minutes on that night
- observing this bar cutting, as you stated in
- paragraph 12; and then, on the following day, you
- 20 reported this incident to Mr Poon. That is stated in
- 21 paragraph 13.
- Now, my question is -- and just now you also told
- this Commission that the reason that you had to go to
- 24 area B is because Mr Poon asked you to pay attention, to
 - see whether any person were cutting threaded rebars
 - Page 22

Page 24

- 1 there. So my question is: why didn't you take photos
- when you were observing them during those five to ten
- 3 minutes?

- 4 CHAIRMAN: Sorry, you may be quite correct; I may have
- 5 a mismemory here. But did Mr Poon ask this witness to
- 6 go to that particular area for the specific purpose of
- 7 seeing if there was any cutting of rebars, or was it the
- 8 case that he went there for some other purpose and
- 9 Mr Poon said, "While you are there, keep an eye out for
- 10 cutting"?
- 11 MS CHONG: Mr Chairman, maybe I will just clarify with him
- 12 on this point.
- 13 CHAIRMAN: All right.
- 14 MS CHONG: During the lunch meeting, Mr Poon indeed told you 14
- 15 to pay attention as to whether workers were cutting the
- threaded rebars; was that the case?
- 17 A. Yes.
- 18 Q. On that night, the purpose that you went to this area B,
- was it to see whether any bar cutting was happening
- 20 there or to do other things?
- 21 A. Because that night I was going to monitor the pouring of
- 22 concrete connecting areas B and C, so I was supervising
- 23 the pouring of concrete and Mr Poon instructed me that
- he had seen the incidents and he told me to see
- 25 whether -- to confirm whether these kinds of incidents

- 1 were going on.
- 2 Q. So he told you to confirm whether this kind of incident,
- 3 that means bar cutting, was going on; is that the case?
- 4 A. Yes
- 5 Q. Did he ask you to take photos?
- 6 A. He told me to avoid confrontation, so if people were
- 7 staring at me then I shouldn't take pictures, so
- 8 I didn't take pictures.
- 9 Q. Now, you were standing 10 minutes away from the workers,
- 10 right, when you observed it?
- 11 CHAIRMAN: 10 metres.
- 12 MS CHONG: 10 metres away.
- 13 A. Yes.
- 14 Q. And there were no confrontations from them at that time,
- when you observed them; right?
- 16 A. Because -- it's very simple. If you are working on
- a construction site and you take pictures of people,
- people will find that strange. In the Leighton site, if
- 19 there are confrontations, people will be removed from
- 20 the site. So we avoid confrontation.
- 21 Q. Yes. Please turn to page D753, the police statement you
- gave to the police.
- 23 May I suggest to you that, as a foreman, it is part
- of your daily work to take photos of the construction
- 25 side. That is stated in paragraph 14 of your statement.
- 1 A. That is correct.
 - 2 Q. So it is not uncommon for people like you, foremen, to
 - 3 take photos on the site; is that correct?
 - 4 A. Because the pictures we take are of our own company's --
 - 5 our formwork, our concrete pouring, we take photos of
 - 6 our own work. Other people's work is not our
 - 7 responsibility, so we avoid taking pictures of other
 - 8 people's work.
 - 9 Q. But on this occasion you were there to observe and to
 - 10 confirm whether there was any bar cutting, as instructed
 - 11 by your boss; is it the case?
 - 12 A. Yes. Mr Poon instructed me to go take a look.
 - 13 Q. Yet you did not see fit to take any photos during those
 - 14 five to ten minutes of observation; is that the case?
 - 15 A. That is correct.
 - 16 Q. At that time, you had your mobile phones or camera with
 - 17 you; right?
 - 18 A. Yes.
 - 19 Q. And likewise, on the second incident that is stated in
 - 20 paragraph 16, on that occasion you did not take any
 - 21 photos?
 - 22 A. That is correct.
 - 23 MS CHONG: I have no further questions.
 - 24 CHAIRMAN: Thank you.
 - 25 MR WILKEN: Mr Commissioner and Professor, permission to asl

Page 25 Page 27 a few questions. 1 Q. Very well. This is being published elsewhere -- you do 1 2 CHAIRMAN: Of course. 2 know that, don't you? You are speaking to the public and the police now. You know that? 3 MR PENNICOTT: On behalf of Leighton. 3 4 MR WILKEN: Thank you very much, Mr Pennicott. 4 A. I understand. 5 5 Q. Very well. Cross-examination by MR WILKEN The next piece of evidence. Page 125, lines 2 to 3, Q. Mr Li, you are on affirmation, so I'm going to give you 6 6 7 a choice. You can either accept here and now that the 7 please. Again, in answer to a question from 8 8 first incident you describe did not happen -- that's Mr Pennicott: 9 9 "The day after the area B, bay 4 to 5, had been your first choice, in which case we can make this a lot 10 10 concreted? quicker and I won't have to call you a liar -- or you 11 Answer: At that time, I was told that the concrete 11 can persist in this allegation that the first incident 12 12 happened. It's up to you. Which one? had not been poured." 13 13 Who told you? A. I did observe people cutting bars. 14 Q. On what you now say is 12 January? 14 A. Can you ask the question again? 15 A. Yes. 15 Q. Yes. Mr Pennicott asked you: 16 Q. So you persist in that lie? 16 "The day after the area B, bay 4 to 5, had been 17 concreted? 17 A. I did not lie. 18 Q. Very well. You are on affirmation. Your lawyers will 18 Answer: At that time, I was told that the concrete 19 19 have told you the peril of lying on affirmation -- have had not been poured." 20 they? 20 Who told you? 21 21 A. Now, because yesterday I didn't really know where the B4 A. I understand. Q. Okay. Let's start with two pieces of evidence you gave 22 and B5 that was referred to was at. Because from my 22 23 23 recollection, I went to the connection between area B yesterday. Can you be shown page 124, lines 9 to 10 of 24 and C, so I honestly do not know where bay 4 and 5 were. 24 the transcript, please. For fairness to the witness, 25 can we just show him the question just above it, please. Q. You said yesterday you did know where they were, and you Page 26 Page 28 Here I'm going to read it so you can have it 1 corrected Mr Pennicott on this fact. That is on the 1 2 translated. Mr Pennicott asked you: 2 transcript. You were also told by the Chairman of the 3 3 "So where do you say precisely that you saw this dangers of coming back the next day and of seeking to 4 rebar fixing going on? Are you sure it was area B and 4 improve your evidence. I am trying to get to the truth 5 not somewhere else? 5 here, and I'm suggesting to you that you are not helping 6 6 Answer: It's area B, because before" -- and we are me do that. What do you say? 7 going to talk about the word "before" -- there was 7 A. I still don't get your question. 8 8 a place where we do the welding. It's there." Q. Very well. 9 9 "Before" must refer to before 11 or 12 January; Today, you said that you saw bar cutting at lunch on 10 10 that's correct, isn't it? 12 January. Do you remember giving that evidence? 11 A. 11 and 12 January -- prior to that, as I said, before 11 A. Yes, I remember that. 12 the small class, I had been working at the China 12 Q. Could I take you to your witness statement, please: D2, 13 Technology offices. My classmates referred me to work 13 page 924, paragraph 9: 14 14 at China Technology. "On a day in January ..." 15 Q. You were not on site before, even on your own evidence, 15 That's how paragraph 9 starts, and then: 16 11 January; that's correct, isn't it? 16 "At that night after Mr Poon ..." 17 17 A. Sometimes my classmates would take me in secretly to So, in your statement, you are nowhere near as 18 take a look, but I wasn't there working. 18 specific as you now are; correct? 19 Q. Classmates from China Tech? 19 A. You mean about area B? 20 A. No, my classmates that I went to school together with, 20 Q. No, I mean about the date. Your evidence in your 21 but they also had worked for China Tech previously. 21 statement is that "On a day in January", and it's at 22 Q. So, in breach of site security, health and safety, and 22 night. Your evidence now is lunch, 12 January. They're 23 all the regulations, you were taken secretly onto site; 23 not the same, are they? 24 is that your evidence? 24 A. Because that day, you mentioned area B, the last bay --25 A. Yes. you said that the concrete pouring was on 12 January.

23 MR WILKEN: Sir, does that suffice?

25 MR WILKEN: I want to now take you to some records. Can you 25

24 CHAIRMAN: Thank you.

Page 29 Page 31 1 That's what you told me yesterday. Because I was there 1 be taken, please, to C33/24903. 2 2 on site on that day, so that's why I remember it's Now, is it up on your screen? 3 12 January. That's how I can answer your question. 3 A. Yes, I see it. 4 Q. I'm asking you a very simple question. In your 4 Q. Is this a document that you've ever seen? 5 5 statement, you say, on a day in January, at night you A. No. 6 saw cutting. Now you say it's lunch on 12 January. 6 Q. It's a concrete test report, and you will see -- I'm 7 They are not the same, are they? 7 going to take you through it -- the left-hand top box: 8 A. Because in the police statement, at the end, I did 8 "Date sampled: 12 January 2016." 9 supplement the information. I said it was at lunch 9 "Casting location: Bay B4 and bay 5 at OTE slab." 10 meeting on that day when concrete was poured, I was 10 So that tells you where it is. 11 told -- that's what I said. 11 "Time water added on date of mixing: 06:41." 12 12 Q. You were told that by whom? So this tells you that at 06:41 on 12 January, 13 A. Mr Poon. 13 concrete was being poured and tested in bay 4 and 5; do 14 Q. I thought so. Has Mr Poon told you to say anything 14 you agree with that? 15 else? 15 A. I was at the small class at the time; I'm not sure. 16 A. What, say what? 16 Q. I thought you might say that. The small class ended at Q. I've asked you a question: has Mr Poon told you to say 17 17 lunchtime, didn't it? 18 anything else, for example to the police? 18 A. It went up to about 11 am. 19 A. Why would it be that Mr Poon asked me to say something 19 Q. Very well. Can we go to 24928. 12:16 the same day, 20 20 to the police? concrete is being poured and tested in bays 4 and 5; do 21 Q. That's the question I'll be asking Mr Poon in due 21 you agree? 22 22 A. Yes, I could see "12:16". 23 Now, on the pouring of concrete on the 12th, I want 23 Q. The next page, please. 12:58 the same day; do you 24 to take you to a series --24 25 CHAIRMAN: Sorry, can I just -- please forgive me if I'm 25 A. Yes, I can see the time. Page 32 Page 30 1 overbearing on this, but perhaps the answer from the Q. The next page. 13:33 the same day; do you agree? 1 2 witness could be revisited at some stage that suits you, 2 A. Yes, I see it. 3 because it's ambiguous as to whether he's saying 3 MR WILKEN: Sir, I can take him through each one or I can 4 "Mr Poon told me at that lunch meeting to go and look at 4 just take him to the end. It's a matter for the 5 the concrete", or whether "Mr Poon told me yesterday or 5 Commission. 6 at some subsequent time." CHAIRMAN: The end. 6 7 MR WILKEN: I'm grateful. 7 MR WILKEN: I am grateful, sir. CHAIRMAN: That's all I raise. Thank you. 8 8 24938. This is the last one for that day, and it 9 MR WILKEN: Sir, I will deal with that now. 9 shows the concrete has been poured at 17:05; do you 10 Mr Li, you heard the chairman's question to me; yes? 10 agree? Did you hear it? Was it translated for you? 11 11 A. I can see the date. 12 A. I didn't quite get it entirely. 12 Q. Do you accept, therefore, that concrete was being poured 13 Q. The Chairman wishes me to clarify with you now whether 13 in areas B4 and B5 throughout the whole of 12 January? 14 you saw the incident at lunch on the 12th or whether 14 A. That I really am not sure. 15 Mr Poon told you to go and look for the incident at 15 Q. Well, I've shown you the documents. Are you saying the 16 lunch on the 12th. Which is correct? 16 documents are false? 17 A. On 12 January he told me to take a look at lunch -- he 17 A. No, I didn't say that. 18 told me at lunch to take a look. 18 Q. So the documents show that concrete was being poured 19 Q. Ah. So at lunchtime Mr Poon told you to take a look? 19 throughout the whole day; correct? 20 A. Correct. 20 A. Yes. 21 O. And then you took a look? 21 Q. Now, if concrete is being poured throughout the whole 22 A. Yes. 22 day, people cannot work on rebar; correct?

A. That's why I said earlier on there was concrete pouring

and I saw it. I wasn't saying that people were pouring

concrete and doing the bar fixing at the same time on

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Page 33 Page 35 1 the site. 1 CHAIRMAN: Can I ask you, just for clarification -- the form 2 2 Q. I'm afraid, Mr Li, I just don't understand your says, "Time water added on date of mixing" -- that, 3 3 evidence. You say, in your statement, that on the I take it, is an indication that concrete is being 4 4 night -- which you now say is 12 January -- you saw poured, water is being put together, and as in Bob the 5 people cutting rebar, screwing it into the couplers, in 5 Builder, everything is turning around and coming out; is 6 6 area B. Is that your evidence or isn't it? that right? 7 A. Yes. 7 MR WILKEN: Sir, that is my understanding. 8 Q. That's your evidence? I'm saying that is absolutely 8 CHAIRMAN: Thank you very much. So we are not showing 9 impossible, because the area had been concreted. You 9 a settled concrete. It's the concrete in action being 10 accept it had been concreted, don't you? 10 poured at that time? 11 A. On 12 January it was being poured. MR WILKEN: Correct, sir. This is Mr Boulding's document so 11 12 he will correct me if I've got this wrong, but the 12 Q. Yes. So how can people be cutting rebar and inserting 13 13 the threaded ends into couplers that night in area B? concrete is mixed, it's poured, it's then cured, you 14 14 Please tell me. allow it to set a bit, and then you test it for its 15 A. That's why I was saying, when concrete was being poured 15 strength. 16 in area B -- as I said in my witness statement, you 16 CHAIRMAN: Yes. 17 know -- because at the time I couldn't distinguish the 17 MR WILKEN: So what you are doing is looking at, okay, it's 18 different areas. Now -- I saw it in the vicinity of 18 been X hours since it was poured -- Mr Khaw agrees with 19 where concrete was poured, near the welding area. 19 me, apparently -- it's been X hours since it was poured 20 20 and therefore the test is this. That's what I said. CHAIRMAN: Good. I have that now. Thank you very much. 21 Q. Where you were told the welding area had been or you had 21 22 snuck on to the site in secret, in breach of all MR PENNICOTT: Sir, we're not sure that's entirely right. 23 23 regulations, to see; that's your case, isn't it? It's right up to a point but -- I did put this to the 24 24 A. On 12 January, I already took the small class; I could witness earlier and perhaps we ought to try to get it 25 clarified. My understanding is in fact the concrete 25 go into the site. At the time, there was the concrete Page 34 Page 36 foreman that led me there, because I was new to the site pouring went on until about 10 to 11 o'clock at night. 1 1 2 I couldn't tell which area is which at the time. 2 MR TO: That's what I thought. 3 MR TO: May I say something, Chairman and Commissioner? 3 MR PENNICOTT: You get that from the MTR site diary, which 4 I think maybe it would be best actually to put him to 4 I don't think we've got in hard copy, but the reference 5 the very last in terms of the pouring, the date and the 5 is B5/45_13_site diaries. 6 6 CHAIRMAN: We can clarify this. 7 MR WILKEN: This is the very last. 7 MR PENNICOTT: This is up on the screen now. Not that one, MR TO: So the last time is 17:05 --8 9 MR WILKEN: 17:05. Area B4/B5 is the last casting -- hang 9 CHAIRMAN: On the form, I wasn't sure whether we are talking 10 on, somebody is shaking their head; have I got this 10 about concrete is now poured, it's settled, it's been 11 wrong? The translation. 11 tested as to integrity, and the okay has been given, or 12 Area B4/B5, as Mr Pennicott put to the witness 12 whether this was the beginning of what I call the Bob 13 13 the Builder action. I'm not 100 per cent sure. We can yesterday, is the last concrete pour on the east west 14 14 clarify that later. 15 MR TO: In terms of the time, is it 5.05? 15 I'd rather do it by being educated by the body of 16 MR WILKEN: 5.05. 16 intellect I have in front of me rather than through the 17 MR TO: That means it's totally complete? 17 mouth of the witness, because that will take much MR WILKEN: Yes. The Chairman asked me to take him to the 18 18 longer. MR WILKEN: Sir, I'm grateful, and I notice that the 19 last one in the interests of expediency, so that is what 19 20 I did. 20 Commissioner is smiling wryly at me, so he clearly ... COMMISSIONER HANSFORD: Only because I have a little 21 21 You can tell it's the last one because if you go to 22 the next document, you see we go back in time, in 22 experience in this area. 23 area C1, and it's sampled on 30 May. 23 MR WILKEN: I'm always willing to be corrected and I thank 24 MR TO: Thank you. 24 Mr Pennicott for --25 MR WILKEN: I'm grateful. MR KHAW: Just in response to Mr Wilken's point earlier, we

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A. Agree.

MR WILKEN: Mr Li, if we may return to your evidence.

Q. Therefore, you cannot see people working on rebar in

12 January; do you agree with that?

So the concrete is poured throughout the whole of

Page 37 Page 39 1 would like to just point out that there would be a time 1 area B on 12 January; correct? 2 gap between the time regarding water added to the mixer 2 A. Because I truly couldn't tell the different bays and 3 and the pouring. 3 areas. Perhaps I was referring to area B, but it could COMMISSIONER HANSFORD: Yes. 4 4 mean the vicinity. I really cannot recall the exact 5 MR WILKEN: I am grateful to Mr Khaw. 5 locations. MR PENNICOTT: Sir, the MTR site diary is now up on the Q. But area B is the last area to be concreted. Therefore, 6 6 7 screen. If we can magnify the left-hand side slightly, 7 they cannot be working on rebar anywhere close to 8 please -- if I may sit down -- and if you can go up, 8 area B; correct? 9 please -- stop. There. Magnify that piece, please. Do 9 A. I remember, at the time, there were some descending 10 you see the item 5 there, and I think from the top we 10 steps around area B. You need to take a few steps down 11 know this is 12 January: 11 before you reach area B. That's what I recall. 12 "Casting concrete for EWL slab bay 4 and 5, area B. 12 Q. Well, I've asked you the questions. We have your 13 Extended working hours by 1 no. concrete pump truck 13 answers, such as they are. I will move on. 14 until 21:00 hours by 1 no. concrete pump truck 13 14 Turning to the second incident in your witness 15 concreter 2 banksman until [11 o'clock] 23:00 hours." 15 statement -- can you be shown D2/926, paragraph 17. 16 That's our understanding, that the concrete pouring 16 17 went on through the evening up until quite late at 17 "I did not mention this matter to anyone at that 18 night. 18 19 COMMISSIONER HANSFORD: Mr Wilken, could I just 19 Do you see that? 20 understand -- I think what you were showing us were the 20 A. Yes, true, that's right. 21 test records. 21 Q. So you didn't tell Mr Poon at that time about the 22 MR WILKEN: Correct, sir. 22 incident; correct? 23 COMMISSIONER HANSFORD: And indeed, I don't think every 23 A. That's right. About the second incident, I didn't tell 24 batch is tested. So I think what you showed us was the 24 him. 25 last test. 25 Q. Even though he had asked you to look out for rebar Page 40 Page 38 MR WILKEN: Yes. cutting? 1 2 COMMISSIONER HANSFORD: But indeed concrete would have 2 A. That was the second occasion. At the junction of HKC 3 continued, as Mr Pennicott has just showed us, through 3 and area A, I didn't tell Mr Poon. In the previous 4 to 10 o'clock at night. 4 paragraph about the incident, it was Mr Poon who asked 5 So I think what we've been shown is the time of the 5 me to go there and have a look. Two separate matters. 6 last batch that was actually tested. 6 Q. But Mr Poon has told you he has a concern about rebar 7 MR WILKEN: You and Mr Pennicott are both right as to the 7 cutting; correct? 8 extent of pouring, and I was wrong as to the extent of 8 A. Yes. It was from that day on -- I heard that at the 9 pouring, but I was basing it on the tests. lunch meeting on 12 January, but afterwards I hadn't 10 COMMISSIONER HANSFORD: Yes, and I think we need to be a bit 10 heard him saying this again. 11 careful that we are referring to batches that were 11 Q. So this is still in January, according to your evidence, 12 tested, not batches that continued afterwards, batches 12 isn't it? 13 that indeed were not tested, because indeed there is no 13 A. Right. 14 doubt a sampling requirement in the specification and 14 Q. So, in the same month as Mr Poon tells you to go and 15 not every single batch is required to be tested. 15 look for rebar cutting, you see another incident of 16 MR WILKEN: Sir, yes. rebar cutting, and you don't tell him; correct? 16 17 COMMISSIONER HANSFORD: Thank you. 17 A. Correct. 18 MR TO: Mr Chairman and Commissioner, we concur with what 18 Q. And you don't take photographs? 19 you said and that's what we were trying to clarify. 19 A. Correct. CHAIRMAN: Thank you. 20 20

Q. That's not credible, is it? Your boss tells you in

A. I disagree, because these incidents occurred on

different dates. Say I told you to do something on

don't tell him. That's not credible, is it?

January there is an issue with rebar cutting. You go

and look for it, and you have another incident, and you

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Page 41 1 a certain date, it doesn't mean that after some time 2 I were still to do the same thing. We just receive 3 orders to do something. 1 A. Correct. 2 Q. On the second occasion, you can' 3 cutting rebar; correct?	Page 43
2 I were still to do the same thing. We just receive 2 Q. On the second occasion, you can' 3 orders to do something. 3 cutting rebar; correct?	
3 orders to do something. 3 cutting rebar; correct?	t ramambar who was
	t remember who was
4 Q. Yes, you do 4 A. Correct.	
5 CHAIRMAN: Sorry. It must have been clear to you that 6 Mr Poon was concerned about a course of conduct being 6 A. Correct.	
	u places as to voue
7 carried out by whoever was bending and twisting and 8 inserting the reinforcing bars; is that right? 7 Q. One final topic, Mr Li. Could yo 8 witness statement: D2, page 924, p	
	u read Eligiisii, or
	:4 4
thing to do, and may affect safety; would that be right? 11 A. Can you just read it out and have 12 Was that your understanding? 12 O. Yes:	it translateu?
	entioned the motter of
14 to do it, so I did it. 14 the lunch meeting, I saw five to size the control of the lunch meeting, I saw five to size the control of the lunch meeting, I saw five to size the control of the lunch meeting, I saw five to size the lunch meeting is the lunch meeting of the lunch meeting in the lunch meeting is the lunch meeting in the lunch meeting in the lunch meeting is the lunch meeting in the lunch meeting in the lunch meeting is the lunch meeting in the lunch meeting in the lunch meeting is the lunch meeting in the lunch meeting in the lunch meeting is the lunch meeting in the lunch meeting in the lunch meeting is the lunch meeting in the lunch meeting in the lunch meeting is the lunch meeting in the lunch meeting in the lunch meeting is the lunch meeting in the lunch meeting in the lunch meeting is the lunch meeting in the lunch meeting in the lunch meeting is the lunch meeting in the lunch meeting in the lunch meeting is the lunch meeting in the	
15 CHAIRMAN: But you knew he was talking about an ongoing 15 upper clothing cutting the threaded	
16 course of activity that bothered him. Now, the question 16 Because the workers were not weather than 17 than 18 and 18	* *
17 is, when you saw it happening again, why did you not 17 time, I could not identify their affi	
then say to yourself, "This is what is troubling 18 COURT REPORTER: Excuse me, y	ou are reading much too fas
19 Mr Poon. I should take a photograph of it", or, if 19 for it to be translated.	
20 that's a bit confrontational, "I should at least tell 20 MR WILKEN: Okay. I'm trying to	
21 him immediately"? 21 "At that night after Mr Poon me	
22 A. Because indeed I wasn't asked by him, I didn't tell him. 22 the lunch meeting, I saw five to size	
23 CHAIRMAN: You mean to say you have to be given instructions 23 upper clothing cutting the threaded	
every single day, and any instructions that last longer 24 Because the workers were not weather than 125 and 126 and 127 and 128 and	
25 than a day you don't take any notice of? It just seems 25 time, I could not identify their affi	liations. I saw
Page 42	Page 44
1 to me you are a intelligent person, you are qualified 1 two of the workers holding the s	
2 in construction surely you must realise that there 2 about 2 metres long, with one w	
3 are certain general instructions given that will last 3 two other workers held a hand-h	~
4 for the whole period of your attendance on site. "Keep 4 approximately 40 by 20 centime	•
5 a lookout for this type of activity because it is 5 threaded rebars of the steel threa	•
6 worrying me." 6 I was approximately 10 metres a	away from the workers and
7 A. At the time he told me to go and have a look, I couldn't 7 the Hung Hom construction si	
8 understand what he was thinking. 8 enough for me to observe clearly	y what they were doing.
9 CHAIRMAN: So, in other words, would it be right to say that 9 I then saw the same workers screen	ew the steel threads into
you weren't too sure what you were looking for?	
11 A. He just told me that somebody I mean, he heard that	
somebody was cutting bars near the area, and I was asked 12 Can we then move forward, in	
to go and have a look, and I did, and I did see somebody 13 "The threaded rebars were apply	•
14 cutting rebars and I went back to tell him. That's it. 14 centimetres long. When they we	-
15 CHAIRMAN: But you don't know why that would be wrong, you 15 rebar, the works cut about 6 cent	
don't know why those particular rebars were being cut? 16 allowing the remaining 4 centimes	netres to drop to the
17 A. You can put it this way.	
18 CHAIRMAN: Thank you very much. My apologies for 18 I took about 5 to 10 minutes to	
19 interrupting. 19 Can we now go to paragraph	
20 MR WILKEN: No, sir, you've actually cut short some of my 20 MR TO: Sorry, there's a mistake in	
21 questions, which is always useful. 21 you were reading paragraph 11,	there was no "5 to 10
22 On the first occasion, you could not tell who was 22 minutes".	
23 cutting rebar, could you? 23 MR WILKEN: Paragraph 12:	
24 A. No. 24 "I took about 5 to 10 minutes	to observe them."
25 Q. Or who they worked for? 25 Can we go to 15, please:	

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Page 45

- 1 "On one day ... I saw [again, that's my
- 2 interpolation] five to six workers in uniform (although
- 3 I could not recall which company it was) ..."
- 4 Can we move on:
- 5 "I saw two of the workers [my interpolation again]
- 6 holding the steel threads, which was about 2 metres long
- 7 ... Then, two other workers held a hand-held
- 8 grinder/cutter approximately 40 by 20 centimetres in
- 9 size ... [again] I was approximately 10 metres away from
- the workers ..."
- 11 Then paragraph 17:
- "I took about 5 to 10 minutes to observe them."
- Okay, that's your evidence?
- 14 A. Correct.
- 15 Q. So both times there are five to six workers; correct?
- 16 A. Correct.
- 17 Q. You are the same distance away, 10 metres; correct?
- 18 A. Correct.
- 19 Q. You observe a 40 by 20 centimetre grinder; correct?
- 20 A. Correct.
- 21 Q. Both times you stay five to ten minutes watching;
- 22 correct?
- 23 A. Correct.

1

- 24 Q. Both were at night; correct?
- 25 A. The second incident happened in the morning. The second

- 1 A. Correct.
- 2 Q. So the overall length of rebar is 6 metres. You are
 - 10 metres away from the cutting of rebar on both
- 4 occasions; correct?
- 5 A. That's right.
- 6 Q. On a construction site; correct?
- 7 A. Yes.

3

- 8 Q. And you can tell, from 10 metres, that they cut
- 9 6 centimetres of a 6-metre rebar; that's your evidence,
- 10 isn't it?
- 11 A. Right.
- 12 Q. There is no possible way, I'm going to suggest to you,
- that you can tell someone has cut 6 centimetres of
- a 6-metre rebar from 10 metres at night.
- 15 A. That's why I said "approximately".
- 16 Q. So is it 4 centimetres?
- 17 A. I really cannot recall.
- 18 Q. You cannot recall?
- These two incidents didn't happen, did they?
- 20 A. I disagree.
- 21 Q. Someone told you to tell this story to the police,
- didn't they?
- 23 A. Nobody.

25

- Q. And that's why we are all here, isn't it, because
 - someone told you to tell this story to the police?

Page 46

- time I saw them -- well, according to the police 1 A. Can you
- 2 statement, it was in the morning.
- 3 Q. According to the police statement? I see.
- 4 This is your witness statement; correct?
- 5 A. But this witness statement is not [alleged
- 6 mistranslation] the same as the one taken by the police.
- 7 Q. That is correct, isn't it? Which one is correct, the
- 8 statement you gave to the Commission or what you told
- 9 the police?
- $10\,$ $\,$ A. But I remember, indeed, I saw them the second time in
- 11 the morning.
- 12 Q. I asked a question: which statement is correct, this one
- or the one you gave to the police?
- 14 A. I really cannot answer you this question.
- 15 Q. Oh. Are you therefore saying that this statement, which
- 16 you have affirmed to the Commission, is not correct?
- 17 A. Because all along, when I was reading, I was reading
- from that statement that was taken from me at the police
- 19 station, in Chinese.
- 20 Q. I know it's in Chinese. Indeed, you say there -- and
- 21 it's D2/929, paragraph 7 in the Chinese, or D1/752.2/7
- 22 in the English -- that the overall length of rebar, and
- 23 we'll see now whether my learned junior has managed to
- teach me a little Cantonese, was (Chinese spoken), which
- 25 is 6 metres; correct?

- 1 A. Can you ask the question again?
- 2 Q. Yes. Why we are all here at this Inquiry is because
- 3 someone told you to tell this story to the police?
- 4 A. Who told me to tell this story to the police?
- 5 Q. I don't know. That's what I'm trying to find out.
- 6 A. Well, this is what I personally saw. Nobody told me to
- 7 tell any story.
- 8 Q. You didn't see it. You can't have seen it, because it
- 9 didn't happen, at least in relation to 12 January;
- 10 correct?
- 11 A. I disagree. That's how you put it.
- 12 MR WILKEN: I have no further questions, Chairman and
- 13 Commissioner.
- 14 CHAIRMAN: Thank you very much. I'm wondering -- I didn't
 - want to break earlier but I think it's an opportune
- moment for a ten-minute break.
- 17 MR PENNICOTT: Yes, sir. Thank you.
- 18 (11.38 am)

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- 19 (A short adjournment)
- 20 (11.55 am)
- 21 MR PENNICOTT: Before Mr To goes, I'm sorry, again, at this
- morning's transcript at [draft] page 47, the word, yes,
 - again, "not" is there when it shouldn't be. Mr Wilken's
- 24 question was:
- 25 "According to the police statement? I see.

This is your witness statement; correct?" And then the answer was: "But this witness statement is not the same as the one taken by the police." In fact the answer was, I am toid, that this witness statement is the same as the one taken by the police. So again rather important. CHAIRMAN: All right. We will leave that with Mr Wilken. He can consider his position, as to whether he wants to explore that a his further or not. MR WILKEN: Mr Pennicort explored this yesserday and I don't all dirt'd to yesterday in relation to the relationship between the witness statement and the police statement. CHAIRMAN: Hank you. The wish to burted the Commission with anything that he didn't do yesterday in relation to the relationship permission to see whether this would clarify matters in tendered, but to give you and indication, for example, that concrete was not poured as stated on the 12th but on the 14th or even after. CHAIRMAN: Thar's quite important new evidence, I think. MR PENNICOTT: Sir, it is indeed. I haven't seen it, not wave of it and I don't any pour position essentially neutral to the suses but empty and the work of the suses of the sustes and other vimeses arising out the supplier of the provenance of the year being produced, let alone the provenance of the year being produced, let alone the provenance of the year being produced, let alone the provenance of the year being produced, let alone the provenance of the year being produced, let alone the provenance of the year being produced, let alone the provenance of the year being produced, let alone the provenance of the year being produced, let alone the provenance of the year being produced, let alone the provenance of the year being produced, let alone the provenance of the year being produced, let alone the provenance of the year being produced, let alone the provenance of the year being produced, let alone the provenance of the year being produced, let alone they proven and they are being produced, let alone they proven and they are being produced, let a		Page 49		Page 51
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	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	a re-examination issue, but of course if it's brand-new material CHAIRMAN: If it's brand-new material, I don't want it coming in at the very end and then we all have to revisit it. I tell you what I'm going to do. Thank you very much, Mr To. I'm going to adjourn for five or six minutes, because I think this is something that counsel for the Commission should have a look at, in your position essentially neutral to the issues but enquiring to try to find the truth. MR PENNICOTT: Yes. CHAIRMAN: And we can look at that and then other counsel can be informed as well, insofar as you think is necessary, so that nobody is caught unawares. Would that be all right? I will just give you, shall we say, ten minutes? MR PENNICOTT: Very well. MR TO: Much appreciated, Chairman and Commissioner. CHAIRMAN: Thank you. (11.58 am) (A short adjournment)	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	that they can be cross-examined to. I may have more questions for this witness and other witnesses arising out of these photographs, as indeed may other counsel for other parties. Sir, in those circumstances, what I reluctantly suggest is that we will have to adjourn now until Monday morning. In the meantime, if China Technology wish to put these photographs in, as they seem to be very keen to do, at the very least we will need a witness statement I assume from Mr Poon, but I may be wrong about that, speaking to these photographs and explaining them as best he can. Sir, that will also give the other involved parties an opportunity to, I imagine, consider their own material and go back to their own photographs, perhaps, on this particular period at the beginning of January 2016. Sir, it's not a course that I wanted to take. It's unsatisfactory because we are in the middle of cross-examination of a witness, Mr Li, with Mr Boulding and Mr Khaw still to cross-examine, but as I say it may be that both myself and Mr Wilken, and indeed Ms Chong, may want to go back to this witness with regard to these

Page 53 Page 55 need time, other parties need time. I don't think it 1 1 and also the original digital version of these 2 2 would be a good idea to bring back in, or bring in, photographs. We've requested that. As I understand it, 3 3 rather, a new witness, when we are essentially partway there's no resistance to provision of those items, and 4 through the current witness. 4 we would ask those to be provided immediately. 5 5 MR TO: Mr Chairman Mr Commissioner, we will try our best to Sir, in those circumstances, reluctantly, as I say, 6 I believe we will need to adjourn until Monday morning. 6 liaise with the client to get those digital and also 7 CHAIRMAN: Yes. Thank you. 7 meta tag photos for the Commission as well as my learned 8 8 MR TO: Mr Chairman and Commissioner, we do apologise for friends. 9 this, because those instructing me just told me, about 9 CHAIRMAN: It would help I think if you were to liaise also 10 10 the break time. We were only just aware of those with Mr Pennicott. I'm not saying that in order to 11 11 exclude other parties, but Mr Pennicott is counsel for photographs by then. 12 the Commission, he has the backup of his solicitors. If 12 CHAIRMAN: Yes. As far as the photographs, I think four in 13 13 you can liaise with him as to what is available and in number, yes, that have been brought to our attention 14 14 this morning, potentially, and on their face, they could what form, over the weekend, hopefully, then I can be 15 15 be of very real importance to this Inquiry. kept informed by Mr Pennicott in turn, so that the 16 However, they need to be put before the Commission, 16 Commission knows where it stands Monday morning. 17 as Mr Pennicott has said, in a coherent way, properly 17 MR PENNICOTT: Yes, sir. Of course, when we receive this 18 explained, and in addition to which the other parties to 18 material, it will be passed on to the other involved 19 19 the proceedings who may be affected by what these parties as quickly as we possibly can. 20 photographs potentially may say do need time to consider 20 CHAIRMAN: I was about to say. Obviously you are the point 21 their positions. In the result, I think that to merely 21 of communication and onward communication, both to the 22 adjourn for the afternoon and start again tomorrow 22 Commission and to the other parties, who are of course 23 23 morning on Saturday, for example, is not feasible. entitled to be advised immediately too. 24 24 MR PENNICOTT: Yes, sir, and they will be. I think, in fairness, the weekend has to be given for 25 this, and we will therefore adjourn this Commission MR WILKEN: Apologies for popping up again, sir. In Page 56 Page 54 until Monday morning at 10 am. 1 1 relation to China Technology trying its best, Leighton's 2 2 I would merely wish to encourage any parties who position is that will not do. We must have the 3 3 have new evidence arising out of the current evidence or metadata. 4 arising independently to ensure, please, that such 4 CHAIRMAN: Yes. I confess, just as I wasn't too sure about 5 matters are brought before this Commission as soon as 5 concrete pouring, I don't profess to great expertise on 6 possible and are put before the Commission in the normal 6 the issue of metadata. I can't say to Mr To that you 7 7 must do this or that. I think it's best that I leave it way, that is supported by affidavit evidence. 8 that your concerns as to immediacy are understood, and MR WILKEN: Sir, a request from Leighton, if we may. As you 8 9 are aware, we have already requested metadata in insofar as is possible they should be met. But it may 10 relation to existing photos, and the devices. 10 simply not technically be possible. 11 CHAIRMAN: Yes. 11 MR WILKEN: I'm grateful, sir. The position is simply this. 12 MR WILKEN: We would reiterate that request in relation to 12 When you take a photograph with any form of digital 13 13 equipment, the machinery stamps data on it. these photos, not least because -- and I must put this 14 on the record now -- having taken an initial look, one 14 CHAIRMAN: Yes. 15 of them looks like a Facebook page, and the date stamps 15 MR WILKEN: It stamps the date, time, and with a mobile 16 do not appear to us to be date stamps, they appear to be 16 phone occasionally the GPS location, and so therefore 17 file names. As we all know, you right-click on the 17 you know when it was taken, possibly where, and 18 18 certainly by what. That, we would suggest, is relevant file, you can change its name. 19 So we would wish to see the metadata. So we request 19 evidence. 20 soft copies and the phones. 20 CHAIRMAN: That's, on its face, at least -- absent some high 21 21 Thank you, sir. expertise -- is decisive as to provenance? 22 MR PENNICOTT: Sir, that's a request that has been made 22 MR WILKEN: We submit at the very lowest it would be very 23 23 already to China Technology. That is, a double request: useful for this Commission to see that information. 24 first of all, the originals of the soft copies, and we 24 CHAIRMAN: All right. Good. MR TO: Mr Chairman, I will try my best endeavours to do so 25 want not screenshots, as these photographs appear to be,

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1	but I	1	INDEX
2	CHAIRMAN: All right. Yes. Good. Thank you very much.	2	PAGE
3	Monday morning, 10 o'clock.	3	MR LI RUN CHAO (on former affirmation in Punti)1
4	MR PENNICOTT: Sir, do you wish to have a word with the	4	Examination by MR PENNICOTT (continued)1
5	witness to explain the position or would you like us to?	5	Cross-examination by MS CHONG19
6	CHAIRMAN: I apologise. Where is the witness?	6	Cross-examination by MR WILKEN25
7	MR PENNICOTT: We thought it would be best to not have him		
8	here for that discussion.	8	
9	CHAIRMAN: Of course. That's quite right, he shouldn't be	9	
10	here.	10	
11	(In the presence of the witness)	11	
12	Mr Li, thank you very much for waiting. Certain	12	
13	matters have been brought to the attention of the	13	
14	Commission which may have some bearing on your	14	
15	testimony. These matters need to be considered over the	15	
16	weekend and analysed, and accordingly the Commission is	16	
17	adjourning this hearing until Monday morning.	17	
18	You are in the middle of your evidence. You remain	18	
19	under your affirmation, and you will regrettably have to	19	
20	return on Monday morning. Do you understand that?	20	
21	WITNESS: Yes, I do.	21	
22	CHAIRMAN: Good. I would also just reiterate what I said	22	
23	yesterday evening. That is that while you are in the	23	
24	position of being in the middle of giving evidence, you	24	
25	are not allowed, in law, to discuss your evidence, its	25	
	Page 58		
1	merits or otherwise, with any other party, and that		
2	includes your own lawyers. Do you understand that, if		
3	you have lawyers?		
4	WITNESS: I understand.		
5	CHAIRMAN: Good. Thank you very much.		
6	MR PENNICOTT: Thank you, sir.		
7	CHAIRMAN: Monday morning, 10 am.		
8	(12.57 pm)		
9	(The hearing adjourned until 10.00 am		
10	on Monday, 29 October 2018)		
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