Commission of Inquiry into the Construction Works at and near the Hung Hom Station Extension under the Shatin to Central Link Project

Sir, we are here today to hold a preliminary

aspects of the extended part of the Inquiry.

meeting, preliminary hearing, in relation to the factual

Sir, the involved parties that participated in the

are going to be participating in the Extended Inquiry.

friends Mr Calvin Cheuk and Mr Solomon Lam.

Sir, we have "lost" three -- I use that word in

inverted commas, "lost" -- involved parties, namely

Atkins China Ltd, Intrafor Hong Kong Ltd and China

at least, regarded by the Commission's legal team as

necessary involved parties in the Extended Inquiry.

However, we still have as involved parties the

Ms Ellen Pang. We still have the MTRCL, who are

government, who are represented by my learned friends

Mr Richard Khaw, senior counsel, Mr Anthony Chow and

represented by my learned friends Mr Philip Boulding and

Technology Corporation Ltd. They are not, at the moment

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	Page 1		Page 3
1	Monday, 6 May 2019	1	Mr Jonathan Wong, and I think also Mr Kaiser Leung. We
2	(10.04 am)	2	also have still Leighton, who are represented by my
3	PRELIMINARY HEARING FOR THE EXTENDED INQUIRY	3	learned friends Mr Paul Shieh, senior counsel, and
4	CHAIRMAN: Yes.	4	Mr Jonathan Chang. We also have Pypun, who are
5	MR PENNICOTT: Sir, good morning. There's a real sense in	5	represented by new counsel because Mr Russell Coleman,
6	which I feel I've been here before.	6	senior counsel, as he then was, has been elevated to
7	Sir, before I introduce everybody, can I just remind	7	a new position, that is as a High Court judge of the
8	everybody that we were last here on 29 January this	8	Court of First Instance in Hong Kong, and Pypun are now
9	year, when myself and others were making closing	9	represented by my learned friend Mr Peter Clayton,
10	submissions in relation to the first part or the	10	senior counsel, and we welcome him to the Inquiry.
11	Original Inquiry as we are going to call it.	11	Sir, there is an additional party who was not
12	On 30 January, the very following day, the	12	an involved party at the Original Inquiry. That is
13	government held a press conference, announcing that	13	a company called Wing & Kwong Steel Engineering Co Ltd.
14	there were problems of, amongst other things, missing	14	More about them a little later. They are represented by
15	RISC forms, unauthorised design changes and incomplete	15	my learned friend Mr Benson Tsoi and we also welcome him
16	testing records of materials under contract 1112.	16	to the Inquiry. I hope I have not missed anybody else
17	In relation to construction works at the North	17	out.
18	Approach Tunnels, which no doubt everybody will call	18	I will be mentioning in a moment the position of
19	"NAT", the South Approach Tunnels, "SAT", and the	19	Fang Sheung, but they are, as we sit here today at
20	Hung Hom Stabling Sidings.	20	least, a slightly special case, and I will mention that
21	On the following day, 31 January 2019, the	21	further in a moment.
22	government announced that the Chief Executive-in-Council	22	Sir, I have, together with Mr Cheuk and Mr Lam,
23	would consider expanding the scope of the Commission's	23	prepared a relatively short opening address for the
24	investigation to cover the various construction issues	24	purposes of this morning which has attached to it two
25	at the NAT, SAT and HHS, and indeed, on 19 February	25	annexes. One, the first annex, simply being the
	Page 2		Page 4
1	2019, the Chief Executive-in-Council, pursuant to powers	1	expanded terms of reference, and secondly, the Rules of
2	conferred by section 3 of the Commissions of Inquiry	2	Procedure and Practice for the Extended Inquiry, which
3	Ordinance, cap 86, did indeed expand the terms of	3	I anticipate you will be endorsing today with any
4	reference of this Commission of Inquiry by adding	4	modifications that anybody might wish to suggest and
5	paragraph (a)(ii) to the terms of reference.	5	persuade you of.

6 Sir, I have already given a brief background as to 7 how we come to be here at this Extended Inquiry, but 8 of course I remind everybody that at the moment, sir, 9 you are sitting on your own. Commissioner Prof Hansford 10 Original Inquiry are not exactly the same as those who is not here and is unable to be here. But, nonetheless, 11 the terms of reference, expanded terms of reference, Sir, so far as the Commission is concerned, as you know, 12 allow you to sit for procedural hearings and to make I appear for the Commission, together with my learned 13 procedural directions in the absence of Prof Hansford. 14 Sir, we are here today so that the substantive 15

hearing of the first part of the Extended Inquiry at least can start at the earliest date possible. That is, as has been notified to everybody, 27 May 2019.

Sir, so far as the issues under the expanded terms of reference are concerned, as I say, they are to be found in the broadest of terms in the new paragraph (a)(ii) of the expanded terms of reference. But, sir, what the legal team for the Commission has sought to do, on the basis of documentation provided to it over the last few weeks, is to identify the primary matters or the primary issues that are relevant to the

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statements from Fang Sheung but not a Salmon letter.

	Page 5		Page 7
1	expanded terms of reference, and at paragraph 8 of the	1	Sir, at the moment, the view is taken that they do not
2	written opening address I summarise what those matters	2	need to be made an involved party and are probably not
3	are namely: (i) three defective stitch joints at the	3	going to be the subject matter of criticism and hence no
4	NAT; (ii) non-compliance issues at the NAT shunt neck;	4	Salmon letter. However, again, that is being kept under
5	and then (iii) lack of inspection and supervisory	5	review.
6	records, including RISC forms, unauthorised design	6	Having said that, as we know, Fang Sheung was
7	changes and incomplete testing records of materials at	7	Leighton's sub-contractor, responsible for carrying out
8	the NAT, SAT and HHS.	8	the bar cutting, bending and fixing works for the
9	And, sir, you will be aware, I believe, that the	9	platform slabs, as we know from the Original Inquiry,
10	parties have been invited to produce witness statements	10	but they were also responsible for those matters in
11	and documentation by reference to those identified	11	relation to the SAT.
12	issues.	12	Sir, Fang Sheung have, however, indicated to the
13	Sir, we will of course be keeping the issues under	13	Commission's legal team, to those instructing me, that
14	constant review but those are the ones that we have	14	for financial reasons they are unable to engage legal
15	defined to date.	15	representation. The consequence of that, just so that
16	Sir, at paragraphs 9 to 11, we have set out some	16	everybody is aware and to make sense of something that's
17	background to the Commission and its powers, and they	17	coming a bit later, is that those instructing me, that
18	largely repeat the matters that we rehearsed in the	18	is the Commission's solicitors, are currently engaged in
19	original preliminary hearing on 24 September last year	19	taking a witness statement or witness statements from
20	in connection with the Original Inquiry.	20	certain individuals at Fang Sheung. That is a process
21	Sir, we mention, and I'll come to this in a bit more	21	that's ongoing. It may well be that if Fang Sheung are
22	detail later, in paragraph 11 the fact that if there are	22	able to give material witnesses, I, on behalf of the
23	any other parties, any other persons or individuals or	23	Commission, will have to call those witnesses, given
24	entities, who wish to participate in the substantive	24	that they do not, as they have indicated to us, have
25	hearing starting on 27 May, then they may make	25	their own legal representation.
	Page 6		Page 8
1	Page 6 an application to the Commission to so participate, and	1	Page 8 We will keep the involved parties informed as to the
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2 (Pages 5 to 8)

Inquiry of course, were MTRC's consultant for the NAT

	Page 9		Dage 11
1	C C	1	Page 11
1	and SAT, and they were also Leighton's consultants for	1	adopted before, the usual course is that those documents
2	the NAT and SAT, a familiar story you will recall. It	2	will not be made available to the involved parties
3	is also the case that a company called AECOM Asia Co Ltd		unless and until they have served their own witness
4	were MTRC's consultant for the HHS and a company called		statements and documents.
5	SMEC Asia Ltd were Leighton's consultant for the HHS.	5	Sir, just to assist, the numbering system for the
6	Sir, similarly with regard to the concreting	6	documents that we received to date are listed at the
7	sub-contractors, the Commission's legal team has taken	7	bottom of paragraph 21 of the written address.
8	the view, on the basis of information currently to hand,	8	Sir, just a small point mentioned at paragraphs 22
9	that none of those three consultants that's Atkins,	9	and 23. That is the site visit. Sir, you and the
10	AECOM and SMEC warrant, as presently advised, being	10	Commission's legal team made a site visit to the NAT,
11	made involved parties to the Extended Inquiry. Again,	11	SAT and HHS on 2 April 2019, and I understand that
12	that is subject to constant monitoring and review by the	12	arrangements have been made for you, together with
13	Commission's legal team.	13	Prof Hansford, to visit the relevant work sites on
14	Sir, so far as going back to the written	14	24 May 2019, just before the Extended Inquiry hearing
15	address witness statements and documents are	15	starts on the 27th.
16	concerned, to date the Commission has received four	16	Sir, so far as expert evidence is concerned, the
17	witness statements from MTR and four statements from	17	Commission's experts have not yet been formally
18	Leighton, primarily in relation to issues 1 and 2 that	18	instructed for the purposes of assisting the Commission
19	I mentioned earlier. The remaining witness statements	19	in the Extended Inquiry. As we know, the hearing
20	from MTR and Leighton and the witness statements from	20	between 27 May and 19 June will deal with factual
21	the other involved parties are due to be provided to the	21	evidence only. However, it is anticipated that the
22	Commission on various dates over the next fortnight or	22	Commission will require independent expert opinion on
23	so. But, sir, by reference to provisional lists of	22	project management issues and/or structural safety
23	witnesses that have been helpfully provided by the	23	issues in due course. Again, the position is being kept
24	involved parties, many further witness statements are	24	under constant review and of course the involved parties
25		25	
	Page 10		Page 12
1	expected to be received and the final number of factual	1	will be kept informed should the Commission formally
2	witnesses is currently anticipated, by reference to	2	instruct one or both of its experts, or indeed another
3	those provisional lists, to be between about 30 and 35.	3	expert, in due course.
4	Sir, unless notified otherwise, the deponents of all	4	Sir, I should say also that the Rules of Procedure
5	witness statements will be required to give evidence at	5	and Practice make provision for the involved parties to
6	the substantive hearing.	6	adduce independent expert evidence in due course, should
7	Sir, I should add on that point that as the	7	they wish to do so, and the rules are pretty much the
8	information comes in to the Commission's legal team and	8	same as they were on the Original Inquiry, but the thing
9	the witness statements are received, we of course, one	9	that is up in the air at the moment is the timing of any
10	of our obligations to the Commission is to identify	10	such independent expert evidence. Hopefully, as things
11	other individuals who might be useful to the Commission,	11	evolve, that timing may crystallise, but at the moment
12	through evidence they may be able to give, and of course	12	I'm afraid the position is that no specific directions
13	we are keeping a watchful eye out for any individuals	13	in terms of timing can be given in relation to any
14	who may appear in the documentation or in references in	14	further independent expert evidence.
15	other witness statements, as to whether or not we feel	15	Sir, so far as the Commission's directions for the
16	they should also be called as witnesses. Of course, if	16	Extended Inquiry are concerned, as I said earlier, they
17	that view is reached, then the involved party concerned	17	are attached at annex 2 to the written address. There
18	will be notified.	18	is a good deal of repetition and overlap with the
19	Sir, so far as the documents are concerned, in the	19	original Rules of Procedure and Practice which were
20	usual way the hearing bundles are under constant	20	issued on 24 September 2018, although an attempt has
20	preparation, and the Rules of Procedure and Practice for	20	been made in those revised rules to direct them
21	the Extended Inquiry set out the process by which the	21	specifically at the extended aspects of the Inquiry.
22		22 23	
	involved parties may obtain copies, soft copies, of the		Sir, I don't propose to go through those rules in detail but I draw attention to the fact that rules 6
24	hearing bundles.	24	detail, but I draw attention to the fact that rules 6
25	Sir, again, adopting the approach that has been	25	and 7 are those rules that deal with access to

	Page 13		Page 15
1	documents. I further draw attention to rules 8 and 9.	1	mentioned the fact that other entities who are not
2	Sir, they deal with the use to which materials provided	2	currently involved parties can apply to become involved
3	to the Commission may be put.	3	by 14 May. The rules go on to explain how those
4	Sir, as you will be aware and as the involved	4	applications will be dealt with.
5	parties in the Original Inquiry will also be aware, it	5	Sir, so far as the hearing procedure is concerned,
6	has been a constant problem to this Commission that	6	that is for the substantive hearing starting on 27 May,
7	a number of instances of wrongful disclosure of	7	it is our intention, that is the Commission's legal
8	documentation have been made. A number of warnings in	8	team's intention, to make a written and oral opening
9	that regard have been issued by or on behalf of the	9	address on the first day. Counsel for the involved
10	Commission, and I repeat those warnings and repeat what	10	parties may also make their own opening addresses,
11	is said in paragraph 9, namely that breach and	11	provided an application to do so has been made by
12	unauthorised disclosure of materials and information is	12	Wednesday, 22 May 2019. So that's just a few days
13	or could amount to a contempt of court.	12	before we are due to start.
14	Sir, the question or issue or topic of written	13	Sir, we have limited the length of those written
15	witness statements and expert reports is dealt with in	15	opening addresses to 25 pages, with other requirements.
16	paragraphs 10 through to 12 of the Rules of Procedure	16	Sir, the position will be, as last time, I will go
17	and Practice. Could I just mention one particular	17	first, and, sir, you will then indicate in which order
18	point, which is responsive witness statements. That is	17	the involved parties should make their opening oral
19	dealt with at paragraph 11. What is said there is:	19	addresses.
20	"No further responsive statement(s) shall be filed	20	Sir, again, without going through it in any detail,
20	by any involved party unless leave is given by the	20	paragraphs 16, 17 and 18 of the Rules of Procedure and
21	Commission. The Commission will not consider any	21	Practice deal with evidence and the examination of
23	application for leave to adduce a further responsive	23	witnesses and the procedure that will be adopted, and
23	statement unless such written application is made in	23	I think that simply replicates the procedure that was
25	good time and accompanied by the proposed responsive	25	adopted and used last time.
23		23	
1	Page 14 written statement(s). Any written statement(s) which	1	Page 16 Sir, so far as paragraph 19 of the Rules of
1 2	are not responsive in nature will not be allowed."	2	Procedure and Practice are concerned, that deals with
3	Sir, so far as the timing is concerned, I rather	3	closing addresses. Now, what is going to happen when we
4	accept responsibility for the slightly woolly wording,	4	finish on 19 June, that is the hearing of, hopefully at
4 5	as it might be said, that is a written application is	5	least, the completion, the factual evidence in relation
6	made in good time. The difficulty we have at the	6	to the extended part of the Inquiry, obviously we are
7	moment, sir, as you will be aware, is that you are	7	not entirely sure. It is possible that you will invite
8	receiving witness statements on an intermittent basis	8	the parties and indeed myself to produce some sort of
9	from the involved parties at different dates and on	9	written submissions just dealing with that factual
10	different issues, and at the moment it is very difficult	10	evidence at that time. You may wish to defer the
11	for us to come up with a formulation which involves	10	request for written submissions until a later date. All
12	a particular date for the production of any responsive	12	things are possible at the moment so far as that is
13	witness statements. Sir, it may be that we will invite	12	concerned.
13	you to perhaps look again at paragraph 11 in due course	13	But the way that this paragraph has been altered
15	to see whether we can firm up and make more clear and	15	from the previous rules is that so far as oral closing
		1.2	from the provious rules is that so fai as oral closing
	<u>^</u>	16	addresses are concerned, it should not be thought that
16	certain the date by which any further responsive witness	16 17	addresses are concerned, it should not be thought that there is going to be an entitlement this time to oral
16 17	certain the date by which any further responsive witness statements should be served.	17	there is going to be an entitlement this time to oral
16 17 18	certain the date by which any further responsive witness statements should be served. CHAIRMAN: Yes.	17 18	there is going to be an entitlement this time to oral closing addresses. Oral closing addresses will only
16 17 18 19	certain the date by which any further responsive witness statements should be served. CHAIRMAN: Yes. MR PENNICOTT: But we thought it appropriate to put in that	17 18 19	there is going to be an entitlement this time to oral closing addresses. Oral closing addresses will only take place if the Commission so directs this time.
16 17 18 19 20	certain the date by which any further responsive witness statements should be served.CHAIRMAN: Yes.MR PENNICOTT: But we thought it appropriate to put in that paragraph to at least allow in principle the service of	17 18 19 20	there is going to be an entitlement this time to oral closing addresses. Oral closing addresses will only take place if the Commission so directs this time. Sir, so far as the detail of the substantive hearing
16 17 18 19 20 21	certain the date by which any further responsive witness statements should be served.CHAIRMAN: Yes.MR PENNICOTT: But we thought it appropriate to put in that paragraph to at least allow in principle the service of responsive witness statements if the involved parties	17 18 19 20 21	there is going to be an entitlement this time to oral closing addresses. Oral closing addresses will only take place if the Commission so directs this time. Sir, so far as the detail of the substantive hearing is concerned, that is and I'm not going to read it
16 17 18 19 20 21 22	certain the date by which any further responsive witness statements should be served.CHAIRMAN: Yes.MR PENNICOTT: But we thought it appropriate to put in that paragraph to at least allow in principle the service of responsive witness statements if the involved parties believe them to be appropriate.	17 18 19 20 21 22	there is going to be an entitlement this time to oral closing addresses. Oral closing addresses will only take place if the Commission so directs this time. Sir, so far as the detail of the substantive hearing is concerned, that is and I'm not going to read it all out set out in paragraph 20 through to 28 of the
 16 17 18 19 20 21 22 23 	certain the date by which any further responsive witness statements should be served.CHAIRMAN: Yes.MR PENNICOTT: But we thought it appropriate to put in that paragraph to at least allow in principle the service of responsive witness statements if the involved parties believe them to be appropriate.Sir, we then go on to deal with, in the Rules of	17 18 19 20 21 22 23	there is going to be an entitlement this time to oral closing addresses. Oral closing addresses will only take place if the Commission so directs this time. Sir, so far as the detail of the substantive hearing is concerned, that is and I'm not going to read it all out set out in paragraph 20 through to 28 of the Rules of Procedure and Practice. As I say, I'm not
 16 17 18 19 20 21 22 	certain the date by which any further responsive witness statements should be served.CHAIRMAN: Yes.MR PENNICOTT: But we thought it appropriate to put in that paragraph to at least allow in principle the service of responsive witness statements if the involved parties believe them to be appropriate.	17 18 19 20 21 22	there is going to be an entitlement this time to oral closing addresses. Oral closing addresses will only take place if the Commission so directs this time. Sir, so far as the detail of the substantive hearing is concerned, that is and I'm not going to read it all out set out in paragraph 20 through to 28 of the

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each party, of course -- with issues 1 and 2 first and

certainly avoid or seek to avoid the situation where

witnesses have to be recalled. If they deal with all

three issues, then so be it; we will deal with all three

I'm afraid, deal with all three issues. We will

then 3. It may not be possible because some witnesses,

	Page 17		Page 1
1	was in the previous order.	1	issues with a particular witness. If they have to be
2	Sir, can I, however, mention this point. In	2	cross-examined on all three issues, so be it. We will
3	paragraph 28 of the written opening address, that is not	3	not bring about a situation where they have to be
4	in the Rules of Procedure and Practice but in the	4	recalled unless it is absolutely necessary.
5	written opening address, at paragraph 28, page 10, we	5	Sir, finally before I sit down, obviously there
6	say this, and this is quite an important point for	6	are and I've identified the three of them already
7	everybody just to understand:	7	three parties who were involved parties in the Original
8	"With regard to paragraph 18(1) [of the Rules of	8	Inquiry who are not here today. The Rules of Procedu
9	Procedure and Practice], the Commission's current	9	and Practice for the Extended Inquiry make reference
0	intention is to call the factual evidence of the	10	the fact that and recognise that further directions may
1	involved parties in the order [which we have] set out	11	need to be given in relation to the outstanding matters
2	below. [We emphasise] that the process is flexible	12	concerning the Original Inquiry, and of course those
3	and, if the Commission concludes that it wishes to hear	13	three parties that I've mentioned will be notified if
4	from a particular witness (or witnesses) at a particular	14	any such directions are made.
5	stage, it will issue appropriate directions."	15	Sir, can I then go to paragraph 34 of the written
6	Now, the order which we currently have in mind is,	16	address, which contains some very important relevant
7	as I say, set out here, and it goes as follows. That is	17	information to, in particular, the Original Inquiry,
8	Fang Sheung and I've mentioned them already if we	18	which perhaps ought to be put in the public domain
9	obtain one or more witness statements from Fang Sheung,	19	because I don't think it has been yet, and it is this:
0	it will be my intention to call those witnesses first	20	that in relation to the subject matter of the Original
21	and deal with them. Then, sir, we would be proposing,	21	Inquiry, and to a more limited extent the Extended
22	at the moment, to call the government witnesses; then	22	Inquiry, MTR is in the process of implementing
3	Pypun; then Wing & Kwong, then Leighton, and then MTRCL.	23	a holistic proposal and a verification proposal
24	That's a very different order than the one which we	24	respectively. So holistic proposal, Original Inquiry;
25	adopted last time, for the Original Inquiry.	25	verification proposal, Extended Inquiry.
	Page 18		Page 2
1	Can I just emphasise, so there is no doubt about	1	The Commission has recently been informed by MTR and
2	this, that this order is very much provisional. It	2	the government that the milestone date for the
3	could be changed. At the moment, as I have indicated,	3	completion and submission of the final reports to the
4	all that we have to work with, apart from documentation	4	Commission in respect of the holistic and verification
5	that has been provided to us by government, is four	5	proposals is 30 June 2019. That is 11 days after we are
6	witness statements and documentation from MTR and four	6	due to complete, that is on 19 June, the factual
7	witness statements and documents from Leighton. There	7	evidence in relation to the extended part of the
8	is still an awful lot that we do not have and have not	8	Inquiry.
9	been able yet to consider.	9	I mention this because the achievement of that
0	It may well be that when we have had the opportunity	10	milestone date of 30 June is likely to be critical to,
1	of considering the further material, which no doubt will	11	firstly, the further directions to be issued by the
2	be fairly extensive, we may have to review the order in	12	Commission in relation to both the Original Inquiry and
3	which these witnesses or the parties' witnesses are	13	the Extended Inquiry, and secondly the Commission's
4	called. We will of course inform the involved parties	14	objective of submitting its final report to the Chief
5	as soon as there is any change, if any, to this proposed	15	Executive by 30 August 2019, as required by the expanded
6	order.	16	terms of reference.
7	Sir, we go on to indicate how we would like to try	17	So, as I say, I mention the fact that the milestone
8	to approach the giving of the factual evidence: that is,	18	date that is being proposed and we hope achieved is
9	by, if we can, dealing with issues this is within	19	30 June 2019 for the respective reports.
~		00	

20 Sir, unless there is anything else that I can assist you with at this moment, that's all I wish to say. All the involved parties are now I think allowed, in whichever order you wish to take them, to say -- if they wish to say anything, may do so.

My only observation -- and I'm sure it's

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	Page 21		Page 23
1	an observation you made last time, sir is that we are	1	Then (c):
2	here to deal with procedural issues, not substantive	2	"in the light of (b) above, to make recommendations
3	issues.	3	on suitable measures with a view to promoting public
4	CHAIRMAN: Yes. Thank you. Just before you take your seat,		safety and assurance on quality of works."
5	as far as the period of time that has been set for the	5	Both (b) and (c) apply to the new paragraph (a)(ii)
6	hearing of further evidence on the extended terms of	6	just as much as they applied to original
7	reference, as matters stand at the moment, having	7	paragraph (a)(i). So the prospect of requiring expert
8	an indication of the amount of evidence and its nature	8	evidence, it seems to me, is quite high, but the problem
9	that is likely to come before the Commission, are you	9	at the moment is that it is probably the case that we've
10	optimistic that we can complete the factual evidence	10	got to have the factual witness statements in, we've
11	and I emphasise factual, not expert evidence	11	probably got to hear the cross-examination of the
12	necessarily within that time frame?	12	witnesses, and the difficulty we have is that certainly
13	MR PENNICOTT: Sir, I am optimistic. Looking at the eight	13	the project management expert is going to have to
14	witness statements that we have received to date,	14	consider all that material before producing a report.
15	looking at the documentation we have received to date,	15	So whilst I see the prospect of requiring project
16	and looking at the three issues that we've identified,	16	management expertise on the Extended Inquiry as being
17	I am, yes, optimistic that we can complete within that	17	quite high, putting some sort of date on that at the
18	period.	18	moment is virtually impossible. As you will recall last
19	There are, of course, a couple of Saturdays during	19	time, in the Original Inquiry, there were two project
20	the period which, if it becomes critical, the Rules of	20	management experts, one called by the Commission and one
21	Procedure and Practice make allowance for the	21	called by the MTRC. I don't know what the MTRC's
22	possibility of using those days. I don't think we need	22	current intent, if any, is with regard to project
23	to determine that in any sense today, but obviously we	23	management expertise in the Extended Inquiry.
24	can keep that in mind.	24	Obviously, that's a matter for them.
25	But, sir, I think, if I may say so, it should be	25	But certainly, as I say, all I can say at the moment
	Page 22		Page 24
1	everybody's objective, all the involved parties'	1	is I think it is highly likely that the Commission will
			is I think it is highly likely that the Commission will
2	objective, to complete that factual evidence in the	2	need more project management experts or expert evidence
2 3	objective, to complete that factual evidence in the period that we have. If it also requires you, sir, in		
	•	2	need more project management experts or expert evidence
3	period that we have. If it also requires you, sir, in	2 3	need more project management experts or expert evidence on the extended aspects of the Inquiry, but I'm not in
3 4	period that we have. If it also requires you, sir, in conjunction obviously with Prof Hansford when he's here,	2 3 4	need more project management experts or expert evidence on the extended aspects of the Inquiry, but I'm not in a position to, say, give a date as to when the report be
3 4 5	period that we have. If it also requires you, sir, in conjunction obviously with Prof Hansford when he's here, to, as it were, put some, might I say, confinement on	2 3 4 5	need more project management experts or expert evidence on the extended aspects of the Inquiry, but I'm not in a position to, say, give a date as to when the report be prepared.
3 4 5 6	period that we have. If it also requires you, sir, in conjunction obviously with Prof Hansford when he's here, to, as it were, put some, might I say, confinement on cross-examination, so be it. Again, you are allowed to	2 3 4 5 6	need more project management experts or expert evidence on the extended aspects of the Inquiry, but I'm not in a position to, say, give a date as to when the report be prepared. CHAIRMAN: Yes, thank you.
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	Page 25		Page 27
1	June, we are going to ask an expert witness then to	1	CHAIRMAN: Of course.
2	prepare a report over July and August, which is a time	2	MR PENNICOTT: It can't be avoided. But of course there are
3	when that expert may well wish to be travelling with	3	a number of other parties we have identified who are not
4	family members and the like on a summer holiday. So	4	in that position, and, sir, you are absolutely right
5	taking into account the fact that time is required for	5	about that. We should do our best to minimise, as it
6	an expert report, and that the timing is perhaps not	6	were, wasted costs and expenditure of people being here
7	exactly perfect, we could be looking at a delay in	7	when they don't need to be.
8	receiving a fully considered and prepared expert report.	8	CHAIRMAN: Yes.
9	MR PENNICOTT: Yes.	9	Good. Thank you very much indeed. Perhaps we will
10	CHAIRMAN: And then there may be people who wish to speak to	0 10	work our way through.
11	that report by way of questioning the expert and	11	Mr Khaw?
12	obtaining evidence.	12	MR KHAW: Perhaps at our reunion today I only wish to
13	MR PENNICOTT: Yes, sir. It seems to me that there are	13	mention three points very briefly arising from the
14	likely to be a number of matters running in parallel	14	opening address by the Commission's legal team.
15	when we complete the factual evidence let's hope we	15	The first point is in relation to paragraph 26 of my
16	do on 19 June because, as I've indicated, so far as	16	learned friend's opening address, dealing with the
17	the Original Inquiry is concerned, we are going to have	17	question of expert witness. I heard the exchange
18	the holistic report coming on 30 June. So far as the	18	between Mr Chairman and Mr Pennicott regarding what will
19	Extended Inquiry, we are going to have the verification	19	be proposed in relation to expert evidence.
20	report coming in on 30 June. It may well be that the	20	In view of the experience at the last hearing, our
21	project management expert might want to consider the	21	present observation is that we may not find it necessary
22	verification report insofar as it relates to the	22	to adduce expert evidence on every issue, but we will
23	Extended Inquiry as well.	23	have to make a decision in due course. We note the
24	Running in parallel with that, of course, is the	24	proposed directions made by the Commission's legal team
25	potential for the necessity for expert evidence on	25	and we will certainly give everyone sufficient notice
	Page 26		Page 28
1	structural and safety matters arising out of the	1	when we make our decision to adduce expert evidence.
2	holistic proposal which deals primarily of course with	2	The second point is in relation to paragraph 28 of
3	the various tests and so forth that we all know about	3	my learned friend's opening address. I note
4	that arose on the Original Inquiry.	4	Mr Pennicott's point that the sequence of witnesses will
5	So there is going to be a period beyond 19 June and	5	certainly be kept under constant review. The only
6	potentially beyond 30 June which frankly, at the moment,	6	preliminary observation I wish to make at this stage is
7	is very, very difficult to predict how things are going	7	that the government's knowledge of the relevant matters
8	to work out, all on the assumption of course that that	8	in relation to the Extended Inquiry is derived from the
9	milestone date is achieved.	9	information provided by other parties and we do not,
10	CHAIRMAN: In addition to which, as far as trying to assist	10	I have to say, have direct knowledge as to what exactly
11	counsel is concerned, certain counsel will be required	11	happened at the material time, during the installation
12	only to participate in respect of the original terms,	12	of the works.
13	and certain counsel only to participate in terms of the	13	Hence, our observation is that we would wonder
14	extended terms.	14	whether it would be helpful for the government's
15	MR PENNICOTT: Yes.	15	witnesses to give evidence at an early stage of the
16	CHAIRMAN: And one doesn't want to end up asking interested		hearing, but of course I agree with Mr Pennicott that
17	parties to be paying for their counsel simply so that	17	this point can be further reviewed and revisited once we
18	that counsel, without any criticism intended, is warming	18	get hold of other parties' or all parties' witness
19	a seat, shall we say, for a week or ten days, while we	19	statements. I only wish to make that preliminary
20	are dealing with part 1 of the Inquiry, if I can put it	20	observation at this stage.
21	that way, of which they have no connection at all. MR PENNICOTT: Sir, that's entirely right. Of course there	21	CHAIRMAN: Yes.
	IVIN PEININU UT E SIL THAT'S entirely right. Of course there	22	MR KHAW: Finally, regarding paragraph 34 of the opening
22		22	address northens Chairman may not that the second
23	are some of us namely the Commission, government,	23 24	address, perhaps Chairman may note that the government
		23 24 25	address, perhaps Chairman may note that the government and MTR have submitted joint milestone dates for the Commission's reference, and the government has worked

	Page 29		Page 31
			-
1	closely with MTR and will continue to do so, in view of	1	certain parties who may say, "We don't want to end up in
2	what needs to be achieved on each milestone date in the	2	a massive court case following on, being asked to pay
3	hope that the final report will be ready by 30 June.	3	tens of millions of dollars to do this because we think
4	These are the only three points I wish to make	4	it's unnecessary", so they would probably want some
5	today.	5	early ability to test what might be included there.
6	CHAIRMAN: Yes. So, to avoid ambiguity, as far as these	6	MR KHAW: Yes. We appreciate that.
7	reports are concerned and they are important, quite	7	CHAIRMAN: So that itself will take a little time. So the
8	clearly, because, as I understand it, the holistic	8	report comes out 30 June, so shall we say the first week
9	report, as it has now become known, will deal with	9	in July, by the time everybody's got their heads
10 11	part 1 of the Inquiry. MR KHAW: Yes.	10 11	together on it, and then your experts will probably
11	CHAIRMAN: And my understanding is that this is a report	11	need or the experts will probably need a period of time to come back, including the Commission's expert.
12	which is being prepared by the government and MTRCL	12	Now, the Commission's expert is a professor of
13	together.	13	engineering, and although I went to university about
15	MR KHAW: It's prepared by MTRC, but the government will		300 years ago, my understanding is that the halcyon days
16	make comment on the report.	16	of summer are when most students are actually writing
17	CHAIRMAN: All right. So it's a MTRCL report, but the	17	exams, and it may well be that most exams are over by
18	government will have a role in commenting upon and	18	June but it could also be that certain examination
19	expanding upon and discussing with, so that what we	19	results still have to be marked and projects and PhD
20	receive, that is what the Commission eventually	20	programmes and all the rest of it have to be looked at
21	receives, will be a joint report.	21	at or about this early part of summer. So that may
22	MR KHAW: It will be the final product.	22	further delay matters to some degree.
23	CHAIRMAN: Fine. Thank you. Will it be one which	23	I'm just putting these points because I'm trying to
24	government itself has accepted and will be acting upon?	24	get an idea of timings, I suppose, so that we all accept
25	MR KHAW: It will be, because when we tried to set the	25	there is going to be a need for certain things to be
	Page 30		Barr 22
			Page 32
1	milestone date, we actually have factored in the time	1	done, and that being the case, it will affect timing.
1 2		1 2	-
	milestone date, we actually have factored in the time		done, and that being the case, it will affect timing.
2	milestone date, we actually have factored in the time that the government would require for the purpose of	2	done, and that being the case, it will affect timing. MR KHAW: Yes.
2 3	milestone date, we actually have factored in the time that the government would require for the purpose of liaising with the MTRCL for the purpose of finalising	2 3	done, and that being the case, it will affect timing. MR KHAW: Yes. CHAIRMAN: Thank you, Mr Khaw. Yes, Mr Tsoi. Welcome to the Inquiry. MR TSOI: Thank you, sir. I was about to thank counsel to
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	Page 33		Page 35
1	us. As you know, we are not as resourceful as other	1	obviously need to make arrangements, if possible, for
2	companies in this case.	2	things like summer holidays.
3	CHAIRMAN: We accept that entirely, and certainly the	3	So really the question is are they confined to
4	Commission's counsel, Mr Pennicott especially, is aware	4	barracks in July and August, or is it likely, as would
5	of that. You will be kept fully informed not only of	5	appear to be the case from the debate this morning, that
6	the timetable as anticipated but of the timetable as it	6	any expert evidence is actually going perhaps even to be
7	changes from time to time, so that you can order your	7	pushed into September?
8	lives accordingly.	8	CHAIRMAN: This is one of the reasons for testing where we
9	MR TSOI: I am much obliged for that, Chairman. I would say	9	stand, because without any I don't wish to tread upon
10	that counsel warming up the seat may very well be myself	10	any confidentiality but I don't think I am I think it
11	so that's why I raise this point.	11	was always intended, when there was a discussion between
12	CHAIRMAN: Good.	12	representatives of the Chief Executive's Office and the
13	MR TSOI: The last point relates to paragraph 30 of the	13	Commission initially, that a date would be given not
14	three issues. We can see that in the opening address.	14	because that date was considered to be entirely
15	May I inform the Commission and counsel for the	15	obtainable but because we needed a date and rather have
16	Commission at once that it is highly unlikely that Wing	16	an earlier date rather than a later one, because if we
17	& Kwong will be able to assist in relation to issue 3.	17	could get it done earlier, so much the better, but
18	So perhaps that could assist in timetabling matters as	18	I don't think it was entirely outside of the purview of
19	well.	19	the people with whom the Commission discussed matters
20	CHAIRMAN: Good.	20	that in fact the report would, in all probability, or
21	MR TSOI: Unless it would assist the Chairman any further,	21	may well have to be put in somewhat later than the end
22	these are the only points I wish to make.	22	of August.
23	CHAIRMAN: Good. Thank you. Thank you very much, Mr Tsoi	23	There were issues, for example, of the reports to be
24	Mr Boulding?	24	prepared by the MTR, the holistic report and the
25	MR BOULDING: Yes. Good morning, sir.	25	verification report.
	Page 34		Page 36
1	CHAIRMAN: Good morning.	1	
	e	1	MR BOULDING: Yes. Incidentally, on those matters, sir, as
2	MR BOULDING: May it please you. Nice to see you again.	2	far as MTR are concerned, we are on schedule, so far as
2 3	•		
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3	MR BOULDING: May it please you. Nice to see you again. First of all, I'd like to thank Mr Pennicott and his	2 3	far as MTR are concerned, we are on schedule, so far as we are concerned. So those milestone dates, so far as
3 4	MR BOULDING: May it please you. Nice to see you again. First of all, I'd like to thank Mr Pennicott and his team for their industry and hard work. A very useful	2 3 4	far as MTR are concerned, we are on schedule, so far as we are concerned. So those milestone dates, so far as we are concerned, will be hit.
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	Page 37		Page 39
1	is stated:	1	what's been said already.
2	"The Commission will also make further directions as	2	CHAIRMAN: Good. Thank you.
3	necessary in relation to matters pertaining to the	3	MR PENNICOTT: Sir, can I just come back on a couple of the
4	Original Inquiry, and the original involved parties	4	points that have been raised?
5	shall be notified in writing accordingly in due course."	5	CHAIRMAN: Yes.
6	Obviously that contemplates more directions on	6	MR PENNICOTT: It seems to me pretty obvious that both the
7	matters relating to the part 1 hearing of the Commission	7	parties and indeed the Commission itself, the
8	of Inquiry, and of course the original parties. We just	8	Commission's legal team at least, are pretty much in the
9	point out that, once again, that could involve expert	9	same boat as far as expert evidence is concerned. It's
10	issues. Given that our experts are based overseas, the	10	very much a "wait and see" operation at the moment.
11	sooner we know whether any directions are going to be	11	Sir, so far as Mr Khaw's submissions regarding the
12	made and what they are, so much the better.	12	government's knowledge, we understand that point, and
13	CHAIRMAN: Yes, of course. I appreciate that.	13	that is one of the reasons why I emphasised earlier that
14	MR BOULDING: I think that's all I need to raise with you	14	the whole question of the order of witnesses is going to
15	today, sir, unless you've got any questions for me?	15	be kept under constant review. I don't think I need to
16	CHAIRMAN: No, not at the moment, Mr Boulding. Thank you	16	say more about that.
17	very much indeed.	17	With regard to Mr Tsoi's submissions, as he will get
18	MR BOULDING: Thank you, sir.	18	to know, both myself and my colleagues are very
19	CHAIRMAN: Mr Shieh?	19	approachable, and if he wishes to come and have a quiet
20	MR SHIEH: Chairman, first of all, for reasons that those	20	word about when would be convenient for his witnesses to
21	instructing me have informed Messrs Lo & Lo and the	21	be called, then of course we will do our utmost to
22	Commission, I wonder whether I would be permitted to	22	accommodate any reasonable requests that may be made on
23	address the Commission sitting down.	23	behalf of Wing & Kwong. He may be rest assured over
24	CHAIRMAN: Yes. I believe you have indulging in hazardous	24	that.
25	activity, have you, or did you simply fall off	25	Sir, so far as Mr Boulding's observations about
	Page 38		D 10
	rage 38		Page 40
1	a pavement?	1	Page 40 confined to barracks and the months of July and August,
1 2	a pavement? MR SHIEH: It's just walking.	1 2	confined to barracks and the months of July and August, it is very difficult, it seems to me, for the Commission
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	Page 41		Page 43
1	we will give consideration to. Thank you, Mr Boulding,	1	limited. On the other hand, bearing in mind that I have
2	for raising that.	2	very busy counsel who are going to be involved in all
3	Sir, other than that, I have no other responses.	3	aspects of part 1 and part 2, I sometimes wonder if it
4	CHAIRMAN: Yes. Thank you. All right. I don't think we	4	may not be better and I'll let counsel discuss with
5	can really take matters much further.	5	Mr Pennicott their views on this to at least set
6	For myself, I tend to agree with Mr Pennicott,	6	a date certain and say, "All right, let's come back at
7	I think July is really highly unlikely. Well, firstly,	7	the beginning of October" or something like that. Then
8	my co-Commissioner, Prof Hansford, is simply not	8	that gives everybody time on all aspects to look at
9	available in the first half of July. And if there is	9	everything, and we all come back beginning of October,
10	going to be any expert evidence at all and I'm sure	10	and we clear a month or something like that to deal with
11	there will be, if only on project management issues, and	11	it. We get all the remaining expert evidence in and we
12	even if it may be more confined, because a great many	12	get submissions can then be put in, they can be
13	project management issues have already been covered in	13	partially written in advance, insofar as the evidence
14	earlier reports, we still have to give some time for	14	that relates to part 2 is concerned, and everybody knows
15	that to be done. We still then have to enable the	15	where they stand.
16	parties to have time to come together again in order to	16	Sometimes, a little delay results in a cleaner,
17	question the experts, or even if it's just a single	17	firmer finish, rather than it all being a little ragged,
18	expert.	18	if you see what I mean. But I make no decision on that.
19	What worries me a little more as to timing is	19	Can I just toss that out to counsel and see what
20	actually going back to the first part of the Inquiry,	20	they say?
21	vis-a-vis the reports. That's not a criticism of the	21	MR PENNICOTT: Sir, that's extremely helpful, and of course
22	reports to come, but I look, for example, at a simple	22	I make myself available constantly to talk to all and
23	issue, such as the very helpful report that is in the	23	any counsel who may have a view. Certainly my own view,
24	process of being completed or if it has been	24	a personal one perhaps, is if some certainty can be
25	completed, I don't know but by Prof Au. That report,	25	brought to bear on the situation, that can only be of
	Page 42		Page 44
1	Page 42 originally it was hoped could be dealt with quite	1	Page 44 benefit, as far as I'm concerned. Unfortunately, we are
1 2		1 2	
	originally it was hoped could be dealt with quite		benefit, as far as I'm concerned. Unfortunately, we are
2	originally it was hoped could be dealt with quite quickly. The technicalities of it I think became more	2	benefit, as far as I'm concerned. Unfortunately, we are in a situation at the moment which is very, very
2 3	originally it was hoped could be dealt with quite quickly. The technicalities of it I think became more apparent and it has taken longer. Now, depending on what that report says, it may be that one of the parties before this Commission may want to get its own expert,	2 3	benefit, as far as I'm concerned. Unfortunately, we are in a situation at the moment which is very, very uncertain, and if the solution to that is to say,
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1	others.
2	MR PENNICOTT: Yes. Sir, I am more than happy to have those
3	conversations and discussions with counsel. Without
4	wishing to tread on too many toes, however if there
5	are dates with respect that neither yourself or
6	Prof Hansford can do, then it would obviously be helpful
7	to know what those dates are.
8	CHAIRMAN: I will find out from Prof Hansford today, if
9	possible.
10	MR PENNICOTT: Yes, because obviously I don't want to be
11	discussing the prospect of starting at some date in
12	
	September or whatever it may be if it's simply the case
13	that the Commission itself is not available.
14	CHAIRMAN: Yes. I'm just tossing it out, without this is
15	no more than a possibility but if one were to say
16	let's start 20 September or something, that sort of
17	time, give ourselves however long everybody agrees is
18	necessary, three weeks or a month, we finish then by
19	mid-October and the Commission already will have had
20	some time available to it to work on its report.
21	MR PENNICOTT: Yes.
22	CHAIRMAN: We could then have the report in in November or
23	something like that.
24	MR PENNICOTT: Yes.
25	CHAIRMAN: Good. Is there anything further that arises
	Page 46
1	-
1	there at all?
2	MR PENNICOTT: Nothing from me, sir.
3	CHAIRMAN: Good. Thank you.
4	(11.26 am)
5	(The hearing adjourned until 10.00 am
6	on Monday, 27 May 2019)
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