

Proposed Residential Development at Stoney Hill Road, Rathcoole, Co. Dublin

Outline Construction & Demolition Waste Management
Plan

Romeville Developments Ltd.

Project number: 60578132
PR-305837_ACM_RP_ENV_001_3 (oCWMP)

28 May 2020

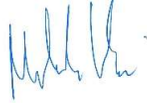
Quality information

Prepared by



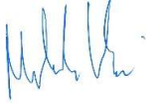
David Misstear
Senior Environmental
Scientist

Checked by



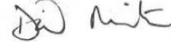
Matteo Viganotti
Principal Environmental
Consultant

Verified by



Matteo Viganotti
Principal Environmental
Consultant

Approved by



David Misstear
Senior Environmental
Scientist

Revision History

Revision	Revision date	Details	Authorized	Name	Position
1	08/04/2020	Client Issue	08/04/2020	DBM	PM
2	01/05/2020	Final Issue	01/05/2020	DBM	PM
3	28/05/2020	Final Issue	28/05/2020	DBM	PM

Distribution List

# Hard Copies	PDF Required	Association / Company Name
0	1	Romeville Developments Ltd.

Prepared for:

Romeville Developments Ltd.

Prepared by:

David Misstear
Senior Environmental Scientist
T: 01 238 3100
E: david.misstear@aecom.com

AECOM Ireland Limited
4th Floor
Adelphi Plaza
Georges Street Upper
Dun Laoghaire
Co. Dublin A96 T927
Ireland

T: +353 1 238 3100
aecom.com

© 2020 AECOM Ireland Limited. All Rights Reserved. .

This document has been prepared by AECOM Ireland Limited ("AECOM") for sole use of our client (the "Client") in accordance with generally accepted consultancy principles, the budget for fees and the terms of reference agreed between AECOM and the Client. Any information provided by third parties and referred to herein has not been checked or verified by AECOM, unless otherwise expressly stated in the document. No third party may rely upon this document without the prior and express written agreement of AECOM.

Table of Contents

1.	Introduction	5
2.	Rationale and Methodology	5
3.	Objective	6
4.	General Waste Management Regulatory and Policy Framework.....	6
5.	Roles and Responsibilities.....	7
6.	Waste Hierarchy.....	8
6.1	Limiting and Prevention of Waste	10
7.	Waste Identification, Classification, Quantification and Handling.....	10
7.1	Waste Identification, Classification and Quantification.....	10
7.2	Waste Handling	11
7.2.1	Segregation and Storage.....	11
7.2.2	Waste Permitting, Licences & Documentation	12
8.	Soil Management.....	12
8.1	Excavated Soil & Materials.....	13
8.1.1	Soil for Reuse on Site.....	13
8.1.2	Soil for Removal Off-site.....	13
8.1.3	Transport of Waste Soils.....	14
8.1.4	Stockpile Management.....	14
9.	Hazardous Materials Waste Management.....	14
10.	Waste Management Documentation.....	15
11.	Waste Audits	15
12.	Waste Management Plan Awareness & Training.....	16

Figures

Figure 1.	EU Waste Hierarchy	9
-----------	--------------------------	---

Tables

Table 1.	Construction Stage Waste Management – Key Responsibilities	8
Table 2.	Potential Non Hazardous and Hazardous Waste Classification	11

1. Introduction

AECOM Ireland Limited (hereafter referred to as “AECOM”) was commissioned by Romeville Developments Ltd. (the Client) to prepare an Outline Construction & Demolition Waste Management Plan (CDWMP) to support the planning application for a proposed Strategic Housing Development (SHD) at Stoney Hill Road, Rathcoole, Co. Dublin (the site). The plan presented herein is outline in nature as it has been prepared at a stage when exact quantities and volumes of waste material have not yet been determined. This document is considered to be live and is to be updated by the contractor as works progress.

The proposed development comprises 204 no. residential units (151 no. houses and 53 no. apartments) over a 7.783ha site to the east of Stoney Hill road; and a crèche of 639.2m² over an area of approximately 0.202ha within Peyton Residential Estate to the north of Stoney Hill Road. 5 no. existing residential properties and associated outbuildings will be demolished.

A basement/undercroft car park will be present beneath the proposed apartment block. The development will also include surface car parking, public open space and other ancillary facilities.

The site currently comprises predominantly agricultural land, with a small number of dwellings within the site boundary.

The site is bounded to the north by existing dwellings, to the west by Stoney Hill Road, to the south and to the east by agricultural lands. Access to the development is proposed via Stoney Hill Road, with on-site parking provision.

The estimated volume of excavated materials resulting from basement excavation works is expected to be between 35,000m³ and 37,000m³, with an estimated fill volume of approx. 12,000m³. Where possible, excavated spoil will be used as fill following appropriate testing. These volumes are subject to change following detailed design stage.

2. Rationale and Methodology

Construction and demolition (C&D) waste is defined as waste which arises from construction, renovation and demolition activities, together with all waste categories mentioned in Chapter 17 of the List of Waste (LoW)¹. Also included within the definition are surplus and damaged products and materials arising during construction work or used temporarily during the course of onsite activities.

A CDWMP is required for any project that is likely to exceed the thresholds set out in the Department of Environment, Heritage and Local Government (DoEHLG) (2006) publication ‘Best Practice Guidelines on the Preparation of Waste Management Plans for Construction and Demolition Projects’, which are set out as follows:

1. New residential development of 10 houses or more;
2. New developments other than (1) above, including institutional, educational, health and other public facilities, with an aggregate floor area in excess of 1,250 m²;
3. Demolition/renovation/refurbishment projects generating in excess of 100m³ in volume, of C&D waste; and
4. Civil Engineering projects producing in excess of 500m³ of waste, excluding waste materials used for development works on the site.

This project meets the DoEHLG thresholds under Item 1 above and thus requires a CDWMP.

This CDWMP has therefore been prepared with reference to and taking account of the following legislation, plans and waste management guidance documents:

¹ Environmental Protection Agency, *Waste Classification, List of Waste & Determining if Waste is Hazardous or Non-Hazardous*, Valid from 1st June 2015

- The Waste Management Act 1996 – 2008, Amendments & Associated Regulations;
- CIRIA document 133 Waste Minimisation in Construction;
- The Litter Pollution Act 1997;
- The Eastern-Midlands Region Waste Management Plan 2015-2021;
- The South Dublin County Council Development Plan 2016–2022;
- Construction Code of Practice for the Sustainable Use of Soils on Construction Sites (DEFRA), September 2009;
- Designing out Waste: A Design Team Guide for Civil Engineering (WRAP); and
- Best Practice Guidelines on the Preparation of Waste Management Plans for Construction and Demolition Projects (DoEHLG), June 2006.

Further relevant waste legislation is discussed in Section 4.

3. Objective

The objective of this report is to provide an outline of general principles underpinning the preparation of a CDWMP. The ultimate objectives of the CDWMP are to:

- Promote an integrated approach to waste management throughout the project construction stage and to set out appropriate responsibilities;
- Promote sustainable waste management in line with the waste management hierarchy;
- Provide an outline plan for the management of wastes arising from construction works for the project in accordance with the relevant Irish and EU waste management legislation; and
- Provide a framework for the designers and the Principal Contractor to appropriately manage waste generated during the course of the project. Both the designers and the Principal Contractor will be responsible for implementing the findings and recommendations of the outline CDWMP in their CDWMP.

The CDWMP outlines methods to achieve waste prevention, maximum recycling and recovery of waste and provides recommendations for the management of the various anticipated waste streams. The plan also provides guidance on collection and transport of waste to prevent issues associated with litter or more serious environmental pollution (e.g. contamination of soil or water resources).

The CDWMP describes the applicable legal and policy framework for C&D waste management in Ireland (both nationally and regionally).

4. General Waste Management Regulatory and Policy Framework

General provisions on waste management policy and regulatory framework are set out as follows:

- Construction and Demolition (C&D) waste can be defined as all waste that arises from construction, renovation and demolition activities and includes all waste listed in Chapter 17 of the LoW, including hazardous and non-hazardous waste types.
- The EU Waste Framework Directive (2008/98/EC), enacted in Ireland under the Waste Directive Regulations, 2011 of the same title, requires Member States to take the necessary measures to achieve the minimum recycling/recovery target of 70% by weight for non-hazardous C&D waste, excluding naturally occurring materials, by 2020. The Directive specifies that such a target should be achieved by preparing for reuse, recycling and other material recovery, including backfilling operations using waste to substitute other material.

- The Eastern-Midlands Region Waste Management Plan 2015 – 2021 (EMR-WMP) was published in May 2015. Notable and relevant points are:
 - There has been a sharp drop in the number of available operational landfills nationally. Historically these were a significant outlet for C&D waste. Therefore, there is a need to maximize diversion of infill of C&D waste and consider alternative uses, for example, crushing and screening of masonry, stone and concrete wastes for reuse in a variety of engineering applications;
 - The need to progress towards a 'circular economy' whereby raw materials, traditionally almost entirely becoming waste in a linear life cycle, instead become a much smaller input into a circular approach to materials use from design through to production, through to consumption but then maximizing reuse and recycling to close the circle back to design. For example, C&D wastes can become raw materials in the design phase of a project;
 - The EMR-WMP plan sets out a target of 70% of C&D waste reuse and recycling (excluding soil and stones) by year 2020; and
 - The EMR-WMP brings in the concept of 'upcycling' which is the re-purposing of items that otherwise are seen as waste or useless products.

The primary legislative instruments that govern waste management in Ireland and are deemed applicable to the project are:

- Waste Management Act 1996 (S.I. No. 10 of 1996) as amended by the Waste Management (Amendment) Act 2001. Sub-ordinate legislation to this Act include:
 - European Communities (Waste Directive) Regulations 2011 (SI 126 of 2011) as amended 2011 (S.I. No. 323 of 2011);
 - Waste Management (Collection Permit) Regulations S.I No. 820 of 2007 as amended 2008 (S.I No 87 of 2008);
 - Waste Management (Facility Permit and Registration) Regulations, S.I No. 821 of 2007 as amended 2008 (S.I No. 86 of 2008);
 - Waste Management (Licensing) Regulations 2000 (S.I No. 185 of 2000) as amended 2004 (S.I. No. 395 of 2004), 2010 and (S.I. No. 350 of 2010);
 - Waste Management (Packaging) Regulations 2003 (S.I. No. 61 of 2003) as amended 2004 (S.I. No. 871 of 2004), 2006 (S.I. No. 308 of 2006) and 2007 (S.I. No. 798 of 2007);
 - Waste Management (Planning) Regulations 1997 (S.I. No. 137 of 1997);
 - Waste Management (Landfill Levy) (Amendment) Regulations 2012 (S.I. No. 221 of 2012), as amended 2015 (S.I. No. 189 of 2015);
 - European Communities (Waste Electrical and Electronic Equipment) Regulations 2011;
 - Waste Management (Registration of Brokers and Dealers) Regulations 2008 (S.I. 113 of 2008); and
 - Waste Management (Food Waste) Regulations 2009 (S.I. No. 508 of 2009), as amended 2015 (S.I. 190 of 2015).
- Protection of the Environment Act 2003 (S.I. No. 413 of 2003).
- Litter Pollution Act 1997 (S.I. No. 12 of 1997).

These Acts and subordinate Regulations enable the transposition of relevant European Union Policy and Directives into Irish law.

5. Roles and Responsibilities

All parties involved in the Project will have responsibility for waste management. Responsibility will vary at different stages of the project lifecycle. Key responsibilities are set out in **Table 1**.

Some responsibility assignments indicated in Table 1 may change, depending on the agreed project contractual arrangements and project design requirements.

The appointed Principal Contractor will be responsible for refining and implementing the findings of the outline CDWMP within their own over-arching CDWMP.

Table 1. Construction Stage Waste Management – Key Responsibilities

Responsible party	Responsibility	Project Stage
Client	Appointment of competent Principal Contractor and Design Team	Project initiation and subsequent tendering phases
	Responsibility of waste management from 'cradle to grave', including documentation of same.	All project stages
Principal Contractor	Construction & Demolition Waste Management Plan implementation	Project Implementation
	Refinement and implementation of the outline CDWMP within their own over-arching CDWMP	Project Implementation
	Appoint competent and authorized waste management contractor(s)	Project tendering phase
	Appoint trained, competent Waste Manager ²	Construction phase
Waste Manager	CDWMP implementation	Project implementation
	Ensure that the objectives of the CDWMP are achieved.	Construction stage
	Waste characterisation. Selection of techniques and design to minimize waste and to maximize recovery and recycling of waste during the project	Project Design Phase and during project implementation
	Maintenance of Waste Documentation for 3 years.	Post-construction stage
	Completion of Final Waste Management Report	Construction stage
Design Team	Educate colleagues, site staff, external contractors and suppliers about alternatives to conventional construction waste disposal	Project Design Phase and during project implementation
	Identification of Key Waste Streams	Project Design Phase
	Design to minimize waste generation in lifecycle of completed construction.	Project Design Phase
	Design of Soil Excavation Plan	Project Design Phase
Subcontractors	Adequately provide for waste management in tender documents and declare all relevant information & data.	Project Procurement Phase
	Comply with CDWMP	Project Implementation

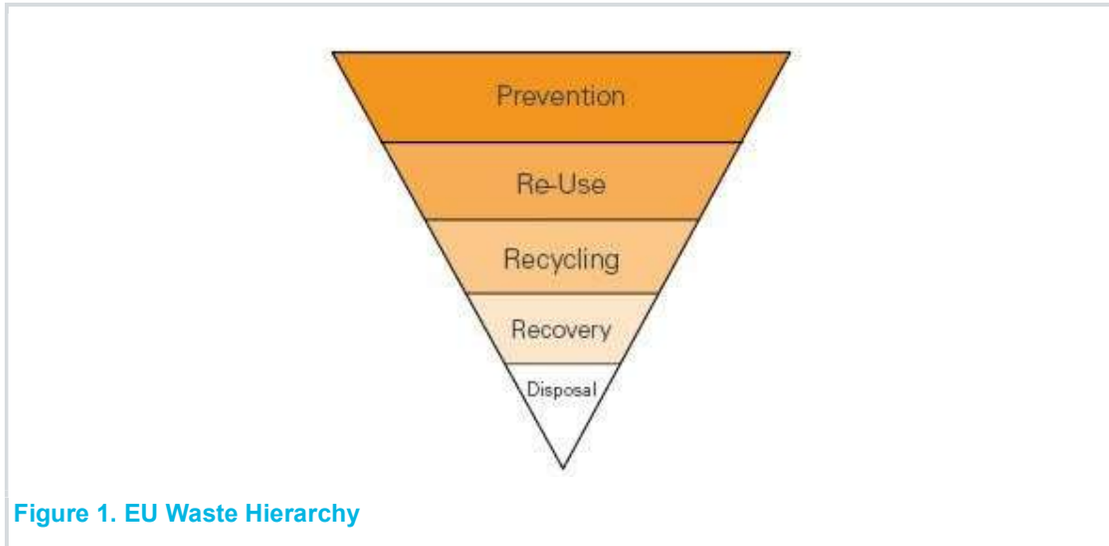
6. Waste Hierarchy

Besides the requirements that the off-site handling of waste generated by this project are subject to the required statutory authorisations under the Waste Management Act, there is also a necessity that

² The Best Practice Guidelines on the Preparation of Waste Management Plans for Construction and Demolition Projects (DoEHLG) outline that a Waste Manager should be appointed. This Waste Manager may well be a number of different individuals over the life-cycle of the Project, but in general is intended to be a reliable person chosen from within the Planning/ Design /Contracting Team, who is technically competent and appropriately trained, who takes the responsibility to ensure that the objectives and measures within the Project Waste Management Plan are delivered and who is assigned the requisite authority to secure achievement of this purpose. The role will include the important activities of conducting waste checks/audits and adopting construction and demolition methodology that is designed to facilitate maximum reuse and/or recycling of waste.

it conforms to the Waste Hierarchy³. This hierarchy outlines that waste prevention and minimisation are the priority in managing wastes, followed by waste reuse and recycling, with disposal being considered as a last resort.

The EU Waste Directive (2008/98/EC) also mandates that hazardous waste generation should be avoided or at least limited.



Definitions defined in the Waste Framework Directive of key terms indicated in Figure 1 are (in order of priority):

- **Prevention** includes measures taken before a substance, material or product has become waste, that reduce (a) the quantity of waste, including through the reuse of products or the extension of the lifespan of products, (b) the adverse impacts of the generated waste on the environment and human health or (c) the content of harmful substances in materials and products.
- **Reuse** is defined as any operation by which products or components that are not waste are used again for the same purpose for which they were conceived.
- **Recycling** is any recovery operation by which waste materials are processed into products, materials or substances whether for the original or other purposes. It includes the reprocessing of organic material but does not include energy recovery and the reprocessing into materials that are to be used as fuels or for backfilling operations.
- **Recovery** is defined as any operation, the principal result of which is waste serving a useful purpose by replacing other materials which would otherwise have been used to fulfil a particular function, or waste being prepared to fulfil that function, in the plant or in the wider economy.

The Waste Hierarchy only applies to material that is defined as “waste”, so does not apply to the proportion of the spoil that is handled on-site in conformity with the statutory exclusions.

The Waste Management Hierarchy will be activated for any material which does not satisfy the exclusions; in this regard the contract documents for the detailed design/construction project will clearly set out the staged approach which the contractor will be required to adhere to through the use of the Waste Hierarchy.

³ Waste Hierarchy as set out in Article 4 of the Waste Framework Directive (2008/98/EC) and transposed into Irish law via Section 21A of the Waste Management Act.

6.1 Limiting and Prevention of Waste

The following waste limiting measures will be implemented during the course of the construction works:

- Facilitate recycling and appropriate disposal by on site segregation of all waste materials generated during construction into appropriate categories, including:
 - Topsoil, subsoil, gravel hard-core
 - Concrete, bricks, tile, ceramics, plasterboard
 - Asphalt, tar and tar products
 - Metals
 - Dry Recyclables e.g. cardboard, plastic, timber
- All waste assessed by the Waste Manager as 'not suitable for reuse' will be stored in skips or other suitable receptacles in a designated area of the site, to prevent cross contamination between waste streams, dispersion and leaching;
- Wherever possible, leftover materials (e.g. timber off cuts) and any suitable demolition materials will be reused on-site;
- Uncontaminated excavated material (top-soil, sub soil, etc.) will be segregated, stockpiled and reused on site in preference to importation of clean fill, where possible; and
- Where possible, the Waste Manager will ensure that all waste leaving site will be recycled or recovered.

7. Waste Identification, Classification, Quantification and Handling

7.1 Waste Identification, Classification and Quantification

The majority of waste generated will be soil excavated during the course of the construction works. Should appropriate reuse be required and practical, clean soil will be retained on site and reused in areas of soft landscaping, backfilling, etc. A record of the volumes and reuse requirements will be maintained by the Principal Contractor as part of their CDWMP, see Section 5.

The CDWMP will identify suitability criteria for excavated soils to be reused on site, as well as suitable recycling and/or recovery options where this is deemed a waste, see Section 8 for further details.

There is the potential for small amounts of asbestos-containing materials to be present within the existing onsite buildings: this potential will be assessed during the preliminary works and a management plan put in place for their safe removal and disposal if necessary during demolition.

During the construction phase, there will be some building material and packaging waste generated. This will mainly include excess ready mix concrete and mortar, timber off cuts, plastics, metal off cuts, cladding and tile offcuts, as well as plastic and cardboard waste from packaging and potential over-supply of materials.

Where possible, individual waste arisings shall be identified, classified and quantified (volume, weight) as early in the project lifecycle as possible but, inevitably, unanticipated waste arisings may occur as site work progresses, necessitating the need for a procedure to provide for waste classification as the site work proceeds.

It is anticipated that the majority of non-hazardous and inert waste generated will be suitable for reuse, recovery or recycling and will be segregated to facilitate the reuse, recovery and/or recycling, where possible.

A non-exhaustive list of anticipated wastes from the construction phase and preliminary classification as either hazardous or non-hazardous is presented in Table 2.

Table 2. Potential Non Hazardous and Hazardous Waste Classification

Hazardous waste	Non-Hazardous Waste
<ul style="list-style-type: none">• Excess Electrical & Electronic Components• Liquid Fuels• Batteries• Brick and stone (not contaminated with dangerous substances)• Concrete (contaminated with dangerous substances)• Excavated Soil (contaminated with dangerous substances)• Other construction and demolition wastes containing dangerous substances	<ul style="list-style-type: none">• Asphalt• Metals (stainless steel, mild steel, copper, aluminium)• Wood (Clean), glass, plastic, paper and cardboard• Brick and stone (not contaminated with dangerous substances)• Concrete (not contaminated with dangerous substances)• Excavated soil/fill (not contaminated with dangerous substances)• Municipal waste

Wastes arising for the project will be segregated, identified and classified by the Principal Contractor in accordance with applicable waste regulations and guidance.

Wastes shall not be removed from the site until properly classified, assigned a correct LoW code and all appropriate tracking and disposal documentation is in place.

For each waste stream identified and classified, and for each waste stream that may arise during the course of the works, the following shall be identified and documented by the Principal Contractor in their CDWMP:

- An appropriate waste classification and correct LoW code; Where a waste type is considered a mirror entry, the classification of materials as non-hazardous and/or hazardous waste will be determined based on the www.hazwasteonline.com web-based waste assessment system (as recognized by the Environmental Protection Agency) and using Waste Acceptance Criteria in accordance with the European Communities (EC) Council Decision 2003/33/EC, which establishes criteria for the acceptance of waste at landfills;
- A suitable Waste Collection Contractor in possession of a valid Waste Collection Permit for the collection of waste within the South Dublin County Council area;
- Appropriate waste recovery, recycling or disposal facilities, including any required transfer stations whereupon the said facilities shall be in possession of a valid Waste Facility Certificate of Registration, permit or Waste License, as appropriate;

A recovery, recycling or disposal plan for the waste, where applicable. Where any material is being recovered onsite or offsite for reuse, the Principal Contractor will provide confirmation of any application to the EPA under Article 27 or Article 28 to classify material as a by-product or as end of life waste respectively; and final reconciled waste quantities generated, including details of waste disposal, reuse and recovery quantities.

7.2 Waste Handling

7.2.1 Segregation and Storage

Wastes generated during works will be segregated and temporarily stored on site (pending collection or for reuse on site) in accordance with a pre-determined segregation and storage strategy (to be developed by the Principal Contractor as part of their CDWMP).

The following minimum segregation and storage strategy requirements will be detailed:

- Waste streams will be individually segregated; and all segregation, storage & stockpiling locations will be clearly delineated on site drawings;

- Waste storage, fuel storage and stockpiling and movement are to be undertaken with a view to protecting any essential services (electricity, gas, water) and with a view to protecting existing localised groundwater quality boreholes (if applicable);
- Roles and responsibilities of those managing the segregation and storage areas will be identified;
- The waste storage area should contain suitably sized containers for each waste stream and will be agreed with the waste contractors in advance of the commencement of the project;
- All segregation and waste storage areas will be inspected regularly by the appointed Waste Manager;
- Waste will be stored on site, including metals, asphalt and soil stockpiles, in such a manner as to:
 - Prevent environmental pollution (bundled and/or covered storage, minimise noise generation and implement dust/odour/pest control measures, as may be required);
 - Maximise waste segregation to minimise potential cross contamination of waste streams and facilitate subsequent reuse, recycling and recovery; and
 - Prevent hazards to site workers and the general public during construction phase (largely noise, vibration, dust and pests).

7.2.2 Waste Permitting, Licences & Documentation

Under the Waste Management (Collection Permit) Regulations 2007, as amended, a collection permit to transport waste, which is issued by the National Waste Collection Permit Office (NWCPO), must be held by each waste collection contractor.

Waste may only be treated or disposed of at facilities that are licensed or permitted to carry out that specific activity (e.g. recovery, chemical treatment, landfill, incineration, etc.) for a specific waste type.

Operators of such facilities cannot receive any waste, unless they are in possession of a Certificate of Registration (COR) or waste permit granted by the relevant Local Authority under the Waste Management (Facility Permit & Registration) Regulations 2007 and Amendments or a waste license granted by the EPA. The COR/permit/license held will specify the type and quantity of waste permitted to be received, stored, sorted, recycled, recovered and/or disposed of at the specified site.

Records of all waste movements and associated documentation should be held at the site. Records management and maintenance will be the responsibility of the Principal Contractor.

Further detail on waste documentation is provided in Section 10.

8. Soil Management

Project works will result in the excavation of soils as part of the site development. Current cut/fill projections estimate 35,000-37,000m³ of cut and approx. 12,000m³ of fill will be required, although these figures are subject to change following detailed design.

Prior to detailed design stage, an intrusive site investigation will be undertaken to inform soil waste classification. This will highlight any localised hotspots of contamination encountered during the site investigation. It is also possible that other hotspots of contaminated materials may be encountered during the construction stage.

Taking the above into consideration, the Principal Contractor will, as part of their CDWMP, prepare a project-specific Soil Management Plan, which will detail the following as a minimum:

- Detail in-situ (prior to excavation) and ex-situ (post excavation) methodologies to classify waste soil for appropriate disposal, in accordance with relevant Irish and EU legislation and guidance, see Section 8.1 for more detail;
- Identify reuse requirements and soils suitable for reuse on site in consultation with the design team, including assessment methodology to determine which soils are suitable for reuse onsite, see Section 8.1.1 for more detail;

- Site management procedures, including waste reduction, stockpile management, temporary storage procedures, waste license requirements, see Section 8.1.2; and
- Waste Management documentation, including waste generation record keeping, waste transfer notes, confirmation of appropriate disposal and details of any rejected consignments.

8.1 Excavated Soil & Materials

The CDWMP to be developed by the Principal Contractor will detail relevant procedures including further environmental sampling, testing and assessment requirements, sampling protocols and sample density targets to supplement the existing soil data.

Where any hotspots of potential contamination are encountered, and prior to disposal, further assessment will be undertaken by a suitably qualified environmental scientist to determine the nature and extent of remediation required.

8.1.1 Soil for Reuse on Site

Where the Principal Contractor proposes to reuse excavated soil within the works, e.g. as backfill, and where reuse is permitted in accordance with the relevant legislation, the Principal Contractor shall set out their proposal for its management, documentation and reuse. This shall include:

- Define the criteria by which the suitability of the soils for reuse will be assessed (e.g. analytical parameters and limits), the engineering requirements for the material to be used within the works;
- Delineation of areas where excavated soil is intended for disposal off-site as waste, and where it is intended for reuse on site;
- Identification and recording of the location from where the soil will be excavated and its proposed reuse location and function;
- Engineering assessment to confirm its suitability for reuse; and
- Any proposed treatment or processing required to enable its reuse, as well as any associated treatment permits or licenses required.

8.1.2 Soil for Removal Off-site

Where appropriate, excavated soil and material intended for recovery or disposal offsite shall require appropriate waste classification in order to select an appropriate receiving facility for the waste.

Assessment of the excavated material shall be carried out with due regard to the following guidance and legislation:

- EU Council Decision 2003/33/EC establishing criteria and procedures for the acceptance of waste at landfills pursuant to Article 16 and Annex II of Directive 1999/31/EC (2002);
- Regulation (EC) No. 1272/2008: the classification, labelling and packaging of substances and mixtures (CLP);
- Environmental Protection Agency document entitled Waste Classification; List of waste and determining if waste is Hazardous or Non Hazardous;
- Environmental Protection Agency document entitled Guidance on Waste Acceptance Criteria at Authorised Soil Recovery Facilities;
- UK Environment Agency Technical Guidance WM3: Waste Classification - Guidance on the classification and assessment of waste; and
- Any other that might be applicable or relevant at the time of disposal

Waste soil and material intended for offsite disposal, recycling or recovery shall not be removed from site prior to appropriate waste classification and receiving written confirmation of acceptance from the selected waste receiving facility.

8.1.3 Transport of Waste Soils

In order to minimise potential traffic impacts of excavation activities, truck movements will be limited to designated routes and movements during peak hours will be avoided as far as possible. Details of such provisions will be included in the Traffic Management Plan (TMP) for the works.

8.1.4 Stockpile Management

Soil stockpiles might be generated as part of the operations, for example while classification and acceptance at a waste facility is pending or awaiting reuse. The contractor should consider the following measures to ensure that stockpiles are managed in an appropriate manner:

- A suitable temporary storage area shall be identified and designated;
- All stockpiles shall be assigned a stockpile number;
- Stockpiles shall not be positioned adjacent to ditches, watercourses or existing or future excavations;
- Contaminated or potentially contaminated soil shall be stockpiled only on hard-standing or high-grade polythene sheeting to prevent cross-contamination of the soil below;
- Soil stockpiles shall be covered with high-grade polythene sheeting to prevent run-off of rainwater and leaching of potential contaminants from the stockpiled material generation and/or the generation of dust; and
- Mixing of unclassified stockpiles of different origin, or of stockpiles having different classification, should not be carried out. When a stockpile has been sampled for classification purposes, it shall be considered to be complete and no more soil shall be added to that stockpile prior to disposal.

An excavation/stockpile register shall be maintained on site showing at least the following information:

- Stockpile number;
- Origin (i.e. location and depth of excavation);
- Approximate volume of stockpile;
- Date of creation;
- Description and Classification of material;
- Date sampled;
- Date removed from site;
- Disposal/recovery destination; and
- Photograph.

9. Hazardous Materials Waste Management

A minor volume of hazardous waste may be generated during the course of the construction stage, see Table 2 in Section 7.1 for anticipated potential material types.

Where hazardous waste is generated, the Principal Contractor will undertake the following:

- Immediate notification of the nature of the hazardous waste to the Design Team in writing;
- Submission of a revised CDWMP detailing the nature and management of the hazardous waste prior to off-site waste disposal; and
- Although it is considered to be a low risk given the site setting, should asbestos-containing materials (ACM) be encountered during excavation works, the Principal Contractor shall establish a specific procedure for the management of asbestos wastes that may arise during the construction works. The management of such wastes shall be co-ordinated with the Client representative and in accordance with the Safety and Health Plan for the overall works, in order to ensure that personnel within the construction site and the local residents are protected against

exposure to asbestos. Prior to commencement of any asbestos removal works, the Principal Contractor shall identify a suitable Waste Collection Contractor with a Waste Collection Permit for the transfer of asbestos wastes from the site.

10. Waste Management Documentation

A Waste Documentation System will be prepared by the Principal Contractor and included in their CDWMP.

The Principal Contractor will be responsible for implementation and auditing the Waste Documentation System on a regular basis. The Client's Representative may also undertake verification auditing.

The documentation to be maintained, as a minimum, shall be the following:

- The names of the agent(s) and transporter(s) of the wastes;
- The name(s) of the person(s) responsible for the ultimate recycling, recovery or disposal of the wastes;
- The ultimate destination(s) of the wastes;
- Written confirmation of the acceptance and recovery, recycling or disposal of any waste consignments;
- The tonnages and LoW code for all waste materials;
- Details of any rejected waste consignments;
- Waste Transfer Forms (WTF) for hazardous wastes transferred from site and associated appendices;
- Completed Transfrontier Shipment Forms (TFS) for hazardous wastes transferred abroad;
- Written documentation of waste classifications, including any related analyses; and
- Certificates of Recycling, Recovery, Reuse or Disposal for all wastes transferred from the site.

All waste records will be maintained for at least a period of 3 years and must be subject to verification and validation.

All waste documentation will be maintained by the Principal Contractor and made available for inspection. This will be stored in a safe place, preferably on site, during the project implementation phase. Electronic records will be placed on a secure server that is backed up regularly.

Allowance of time and resources will be made to collate outstanding waste records once the project implementation phase has been completed.

11. Waste Audits

Details of the inputs of materials to the project site and the outputs of wastage arising from the Project will be investigated and recorded in a Waste Audit undertaken by the Principal Contractor.

This audit will identify the amount, nature and composition of the waste generated on the site. The Waste Audit will examine the manner in which the waste is produced and will provide a commentary highlighting how management policies and practices may inherently contribute to the production of demolition waste.

The Principal Contractor will be responsible for undertaking regular waste auditing. The Design team may undertake verification audits to review the findings of the Contractor's audits during the course of the construction stage.

It is noted that the CDWMP should be treated as a "live" document and regular review and update should be informed by the audit findings.

12. Waste Management Plan Awareness & Training

Copies of the CDWMP and the Principal Contractor's Site Waste Management Plan will be made available to all personnel on site.

All site personnel and sub-contractors will be instructed about the objectives of these plans and informed of the responsibilities which fall upon them as a consequence of its provisions. Where source segregation and selective material reuse techniques apply, each member of staff will be given instructions and training on how to comply with the CDWMP.

Posters will be designed to reinforce the key messages within the CDWMP and will be displayed prominently for the benefit of site staff. Specialist training (e.g. asbestos-containing materials handling) will be assessed and provided, as required.

AECOM Ireland Limited
4th Floor
Adelphi Plaza
Georges Street Upper
Dun Laoghaire
Co. Dublin A96 T927
Ireland

T: +353 1 238 3100
aecom.com