Saturday, May 07, 2016

Mt. Tim Power
Partner – Herbert Freehills Smith
101 Collins Street,
Melbourne VIC 3000

RE: High level review of vibration and regenerated noise assessment for the Melbourne Metro

Dear Tim,

The high level review addresses the key areas as per the structure of the Impact Assessment Report. The review also includes an additional section covering the general adequacy of the report, its structure and overall content.

The key areas are as follows:

1) Summary
2) Impacts of
3) Other comparative projects
4) Appropriate performance criteria/guideline targets
5) Predictions and determining if the targets/guidelines can be met
6) Implications of the predicted values
7) Identifying appropriate mitigation options
8) Evaluating residual risks

Summary

The technical assessment of the vibration impacts, including the regenerated noise effects, are very well presented, easy to follow and includes the information necessary to allow the impacts to be quantified. Dividing the project into precincts and highlighting the impacts in each precinct using a combination of text, drawings and tables allow for straight forward review. All relevant construction areas are adequately addressed with the exception of the cross passages between tunnels which appears to have been omitted from any analyses. The assessment applies internationally accepted standards to derive the performance criteria that are stringent and will ensure quality of life for persons around the project boundary. The proposed performance criteria are however complex and may be difficult to administer. As best as can be determined from the information supplied, the estimate of the induced vibration impacts from the different sources uses relationships that are generic and not as site specific as potentially could have been applied. The calculated levels are however typical of that expected from the equipment selection, separation distances and rock types and are therefore acceptable as measure of the likely impacts. A comparison with the performance criteria has identified that compliance with proposed conditions will be challenging, even with application of best practices. An overall assessment of the impacts could be improved by identifying the number of “affected property days” over the total alignment rather than for only the closest property in each precinct. This would further allow an indication of the level of mitigation and risk encumbered of the project. There are precincts within the project, and activities within these areas, where compliance cannot be guaranteed and mitigation options are few. Mitigation options are scantily addressed in the assessment, particularly given the sections of the project where compliance with the performance limits cannot be achieved. The risk in completing the project on time and on budget lies in how these sections of the project will be managed and mitigated. Ensuring all potentially sensitive receivers are identified and appropriate vibration constraints determined is equally important.
Understanding the impacts

1) Vibration effects will necessarily occur as a result of the mechanical excavation of the rock mass using a TBM, road headers or hydraulic hammers mounted to excavators. Vibration produced by these sources is described by periods of activity, which can persist for up to 30 minutes, followed by periods of minimum impact as the equipment re-sets, re-grips or relocates to other areas. Despite the nature of the vibration, these sources of vibration are generally considered continuous in their assessment. Other sources such as piling can be described as either intermittent or continuous, although the latter is a more conservative descriptor in terms of personal amenity assessment. Blasting produces impulsive vibration which is short term persisting for not more than 10 seconds at most once per day.

2) Relationships that describe the decay of vibration with distance for each equipment type are applied to determine the impacts at varying distances form the construction activities. Blast vibration relationships also include a third parameter that includes the quantity of explosive contributing to the vibration.

3) Vibration, if sufficiently high, can cause superficial damage to adjacent buildings. The results of well documented blasting studies linking vibration levels and observed building damage have been published in the international journals and have subsequently been incorporated into vibration standards that are universally applied. Compliance with these limits virtually ensures the project can be free of vibration related damage.

4) Low levels of vibration, much lower than those that can result in damage, are readily perceived by persons and often considered annoying and impacting upon their personal amenity. The human body is very capable of detecting levels of vibration well less than a few percent of those values that are linked with the onset of superficial building damage. Vibration impacts for construction projects are therefore assessed against personal amenity criteria with the knowledge that compliance with these limits virtually ensures no impact in terms of building integrity. It is commonly accepted that vibration will be personally intolerable to building occupants well before any damage to the building or its contents may occur. Understandably, some highly calibrated and specialised scientific or medical apparatus may necessitate lower levels of vibration that falls outside of the comments above.

5) Regenerated noise, or what can be referred to as ground-borne noise, occurs as a result of vibration inducing momentary deflections, generally less than a few microns, into the floors, walls, ceilings and other hard surfaces of buildings. An estimate of the level of regenerated noise is particularly challenging given that it requires initially an estimate of the level of vibration plus additional calculations detailing how the vibration pulse manifests as audible noise effects. Influences such as the geological conditions and the soft soil profile, construction of the house and whether it is slab on ground, strip footings or piered foundations, number of levels and whether single or multi story, the type of floor or wall coverings and whether carpet, timber or tiles are a few of the many factors affecting the level of regenerated noise. Typically the different effects are grouped together as knowledge of the individual impacts without an inspection of every property coupled with an extensive geotechnical investigation is not possible. The outcome is that the accuracy of regenerated noise predictions is poor, yet it remains the impact that will prompt essentially all mitigation measures. Any measures to better understand and estimate with a greater degree of accuracy regenerated noise predictions will reduce the risk to the project.

Comparison with other projects

6) The impacts of tunnelling and construction activities on equipment and personal amenity have been assessed at multiple other large scale tunnelling projects completed through Australia.

7) In terms of likely impacts and mitigation options, the Legacy Way project in Brisbane involved developing twin 12 metre diameter tunnels in hard rock formation beneath residential properties. The tunnel length was approximately 4.6 kilometres. The tunnel depth varied between 25 metres to more than 50 metres below surface level. The portals were located in areas of minimum residential impact. No significant underground excavations were required. Vibration levels from the construction process, including TBM and hydraulic hammers, varied up to 2mm/s. Blasting produced vibration levels up to 25mm/s. Regenerated noise values were measured up to 60dBA. Tenants (occupiers) from more than 300 households were relocated through the project. Residents from around 50 properties were relocated as a result of the TBM activities with the remaining households affected by cross passage
8) The **North South Bypass Tunnel (Clem 7)** is a 4.8 kilometre twin tunnel that passes beneath the Brisbane River as well as both commercial and residential properties. The depth of the tunnel was of similar depth to the Legacy Way project although with more than half of the tunnel passing beneath commercial properties where vibration and regenerated noise was less restrictive. No adjustments to the TBM operating schedule, other than planning regular maintenance during evening hours, or the TBM operating parameters (thrust and cutter head rotation) were implemented. Exceedances of regenerated noise limits occurred and were mitigated through relocations and compensation. Sections of the tunnel accesses were developed using road headers that were associated with similar regenerated noise measurements and mitigation options to the TBM.

9) The **Airport Link** project was a significant construction project and involved the construction of tunnels with an overall length in excess of 7 kilometres. Large caverns and intersections with on and off ramps resulted in extended periods of construction that focused in key sections of the project. The extensive surface works impacted upon a large catchment area and resulted in relocation as a key mitigation measure. Commercial properties were affected to an extent greater than initially expected.

10) A report prepared on the M5 East project indicated that regenerated noise levels associated with the night-time road header tunnelling operations were expected to be acceptable to most building occupants (i.e. below 40dBA) at offset distances of about 37 metres or more. At 30 metres, there was expected to be adverse comment from affected residents.

11) A report prepared for the Epping to Chatswood rail link in Sydney that involved the construction of two 7.2 metre diameter tunnels provided comment on the impacts of regenerated noise levels. The level of tolerable noise within the homes was set at 40dBA. Noise levels that measured more than 40dBA were identified as the point at which residents and families would be offered alternative accommodation until the machines had passed. The report indicated that along the first half of the alignment, some 130 homes were identified as being within the field of TBM noise and vibration. The report also indicated that the noise from the TBM starts being heard and felt at about 100 metres off and remains evident for another 100 metres or so once they have passed. There were no data within the document to support or verify the conclusions.

12) It is not uncommon for construction projects to be developed adjacent to potentially sensitive infrastructure, including heritage/aged buildings and monuments, sensitive services including pipelines, fibre optic networks or unsupported drains, buildings housing sensitive equipment including medical imaging, scientific test apparatus or other highly accurate measurement systems. In all cases, the projects have coexisted with adjacent receivers by controlling and adjusting construction practices as required.

13) There are multiple cases along eastern Australia where construction activities have occurred near to operating sensitive infrastructure, including hospitals. The excavation methods for these projects is not dissimilar to that expected for the Melbourne Metro and has involved mechanical equipment, such as...
TBM’s, vibratory rollers, large hydraulic hammers. In some projects, drilling and blasting has occurred very close occupied hospital wards, patient surgery areas and medical imaging centres, sometimes as close as tens of metres. A combination of appropriate practices, controlled measurement systems and appropriate performance criteria has ensured the projects have been completed with minimum impact.

14) Additional information on these close proximity, high sensitivity projects can be provided upon request. The outcomes demonstrate through appropriate performance criteria and management plans, the impacts from construction can be controlled to acceptable levels.

**Performance Criteria**

15) Limits are proposed for different vibration sources, operational times, building types, occupancies and equipment characteristics. The performance criteria are considered complete and adequately cover the range of equipment usage and potentially sensitive receivers. The criteria address personal amenity, infrastructure damage and equipment sensitivity.

**Infrastructure Damage**

16) Criteria to protect against building damage are drawn from the German Standard DIN4150. The standard has international acceptance and addresses different building types and occupancies as well as the frequencies of vibration. The proposed values also consider long and short term vibration effects, differentiated according to whether fatigue effects are possible. There is commonly conjecture as to whether fatigue can occur and it would be prudent to specify which table of values apply for the different equipment types.

**Personal amenity**

17) The human comfort criteria for continuous vibration are drawn from the NSW Guidelines which essentially replicates the British Standard BS6472 recommendations. The vibration criteria are referenced against dosage limits for both daytime (7am to 10pm) and evening (10pm to 7am) in terms of preferred and maximum values to limit “adverse comment”. The dosage criteria severely penalises elevated values and attempts to restrict the overall exposure of affected persons by ensuring that any instances of elevated vibration are accompanied by extended periods of lower vibration values. The calculations are complex and provide a true measure of compliance only at the end of the assessment period, which is 10pm and 7am each day. A prediction of the dosage value can however be estimated by undertaking a lesser period of measurement and calculating an estimated dosage value over the full monitoring period. By applying these criteria, there will be a loss of immediacy in responding to any complaints with only an estimate as to whether compliance will be achieved. Performance criteria in the peak or RMS velocity domain are often preferable as they allow for an immediate review as to whether any adjustments to practices are required. It may be reasonable however for the dosage values to form the basis of performance criteria expressed in other domains, such as the peak particle velocity.

18) The British Standard BS5528 recognises the dosage concept provided in BS6472-1 although suggests “whilst the assessment of the response to vibration in BS6472-1 is based on the VDV and weighted acceleration, for construction it is considered more appropriate to provide guidance in terms of the PPV, since this parameter is likely to be more routinely measured based upon the more usual concern over potential building damage. Furthermore, since many of the empirical vibration predictors yield results in terms of PPV, it is necessary to understand what the consequences might be of any predicted levels in terms of human perception and disturbance”. The guidance values are as follows:
Vibration might be just perceptible in the most sensitive situations for most vibration frequencies associated with construction. At lower frequencies, people are less sensitive to vibration.

Vibration might just be perceptible in residential environments.

It is likely that vibration of this level in residential environments will cause complaint, but can be tolerated if prior warning and explanation has been given to residents.

Vibration is likely to be intolerable for any more than a very brief exposure to this level.

The vibration values (RMS) can be estimated from the dosage criteria using an approximate relationship. The estimated values are as follows. The comments in the final two columns are based upon experience at other tunnelling projects.

<table>
<thead>
<tr>
<th>Daytime / Evening</th>
<th>Dosage Criteria</th>
<th>Dosage Criteria Description</th>
<th>BS6472 Description</th>
<th>Equivalent RMS vibration level</th>
<th>Equivalent peak level of vibration</th>
<th>Likelihood of complaint</th>
<th>Probability of Relocation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Daytime</td>
<td>0.4 ms&lt;sup&gt;−1.75&lt;/sup&gt;</td>
<td>Preferred maximum residential dosage</td>
<td>Low probability of adverse comments</td>
<td>0.22mm/s</td>
<td>0.66mm/s</td>
<td>Unlikely</td>
<td>5%</td>
</tr>
<tr>
<td></td>
<td>0.8 ms&lt;sup&gt;−1.75&lt;/sup&gt;</td>
<td>Twice maximum residential dosage</td>
<td>Adverse comments are probable</td>
<td>0.44mm/s</td>
<td>1.32mm/s</td>
<td>Reasonable likelihood</td>
<td>20%</td>
</tr>
<tr>
<td></td>
<td>1.6 ms&lt;sup&gt;−1.75&lt;/sup&gt;</td>
<td>Four times the maximum residential dosage</td>
<td>Adverse comments are very likely</td>
<td>0.87mm/s</td>
<td>2.61mm/s</td>
<td>Very likely</td>
<td>75%</td>
</tr>
<tr>
<td>Evening</td>
<td>0.2 ms&lt;sup&gt;−1.75&lt;/sup&gt;</td>
<td>Preferred maximum residential dosage</td>
<td>Low probability of adverse comments</td>
<td>0.12mm/s</td>
<td>0.36mm/s</td>
<td>Unlikely except for dwellings with slab on ground, hard finishes</td>
<td>10%</td>
</tr>
<tr>
<td></td>
<td>0.4 ms&lt;sup&gt;−1.75&lt;/sup&gt;</td>
<td>Twice maximum residential dosage</td>
<td>Adverse comments are probable</td>
<td>0.25mm/s</td>
<td>0.75mm/s</td>
<td>High</td>
<td>40%</td>
</tr>
<tr>
<td></td>
<td>0.8 ms&lt;sup&gt;−1.75&lt;/sup&gt;</td>
<td>Four times the maximum residential dosage</td>
<td>Adverse comments are very likely</td>
<td>0.49mm/s</td>
<td>1.47mm/s</td>
<td>Very high</td>
<td>60%</td>
</tr>
</tbody>
</table>

Vibration performance criterion for continuous tunnelling activities are however almost inconsequential. Complaint, and non-compliance, as a consequence regenerated noise sources will occur well in advance of non-compliance from vibration, possibly with the exception of buildings that house very sensitive equipment, such as scientific or medical imaging equipment. Compliance with the noise performance criteria virtually ensures compliance with the vibration performance criteria. However, note that vibration compliance may still be achieved in instances where the noise performance are exceeded.

Noise performance criteria are not considered in this technical note. It is expected that noise criteria would not distinguish between air borne and ground borne noise sources in proposing performance criteria.

**Sensitive Equipment**

The vibration performance criteria for sensitive scientific, electrical and medical equipment are sound and will be protective of their continued operation. However, it may be onerous in terms of both...
monitoring requirements and the ability to comply with vibration levels that are expected to be exceeded through normal day to day activities.

23) The vibration limits for sensitive medical equipment are commonly provided by the equipment manufacturer and will identify criteria amongst other values for, continued operation and transport. These OEM values define nil impact (the equipment can continue to be used with no effect on its calibration) or the criteria referring to potential damage. Where the limits are particularly onerous, the equipment is commonly vibration isolated to prevent exceedances by activities such as foot falls or doors slamming and so on. It is suggested that liaison with asset owners that could be affected is undertaken as soon as practically possible to better define the permissible limits, as well as defining possible impacts.

24) The vibration produced by persons operating sensitive equipment through normal activities such as walking, opening cupboards, closing doors and so on, can generate peak values upwards of 0.3mm/s but typically less than 1mm/s.

25) The proposed ASHRAE limits are considered onerous. The VC-B criterion for microsurgery, eye surgery, neurosurgery and so on, is 25μm/s per one-third octave which will equate to peak values around 0.2mm/s for a combined frequency sweep. A similar vibration value would however be necessary to ensure that the regenerated noise levels are compliant with the evening performance criteria and overall the equipment limits may not be the limiting control. Other more sensitive equipment has been identified in the assessment with limits half the surgery values.

**Performance Criteria**

26)Whilst vibration criteria protecting against building damage are proposed to be linked to the German Standard DIN4150 and measured in the peak particle velocity domain, vibration criteria for human comfort are proposed to be assessed against the British Standard BS6472 using vibration dosage. Vibration criteria assessing sensitive equipment assessment requires one-third octave analyses. Complex performance criteria like these that specify multiple measurement regimes for assessing against damage, amenity, equipment sensitivity and so forth are difficult to implement and administer. The proposed range of vibration criteria for the Melbourne Metro will necessitate multiple types of monitoring equipment that may prove difficult to implement, understand and present the results to affected persons as well as regulators.

27) The “Guideline Targets” for human comfort are based on a value related to “adverse comment”. In terms of the calculated values and “adverse comment”, the following statements apply:

   a. Adverse comments are not expected at dosage values less than the preferred value
   b. There is a low probability of adverse at dosage values between the preferred and maximum value
   c. Adverse comments are possible at dosage values between the maximum value and twice the maximum value
   d. Adverse comments are probable at dosage values between twice the maximum value and four times the maximum value
   e. Adverse comments are very likely at dosage values more than four times the maximum value

28) The “Guideline Targets” are based on trigger methods for Management Actions where Management Actions require that consultation be undertaken to provide information to the community. This appears to relate to the tunnelling activities rather than the “other construction areas” where equipment other than a TBM or road header would be used. As would be expected, for the TBM or road header activities, there is no indication that other measures would be employed to reduce the level of impact. As per other projects, if the impact remains unacceptable, temporary relocation may be offered. It is also noted that triggering Management Actions does not necessarily correlate with levels of vibration or regenerated noise that would be classed as disturbing. For tunnelling, there is no suggestion that other mitigation measures will be necessary when vibration levels or regenerated noise values approach the “Guideline Targets”.
29) For the “other construction areas”, that is not tunnelling, exceeding the “Guideline Targets” initiates a requirement to change practices to reduce vibration or regenerated noise impacts. The option of relocation is also considered one of the possible options.

**Environmental Performance Requirements**

30) The EPR’s are reasonable and will ensure the aspects that they address are protective although there are a number of other phases of the construction process that are not explicitly covered. Blasting is addressed for the protection of the hospital infrastructure however there are no requirements specified for protection of personal amenity for residential or commercial property occupants. The vibration criteria given in Section J of the Australian Standard AS2187.2-2006 are appropriate for the protection of personal amenity. Note that vibration related damage is well addressed in the DIN4150 conditions that have been applied as per the NV5 conditions;

31) The requirements for protection of amenity from mechanically induced vibration address vibration from the TBM and road header explicitly in NV8, however there is no requirement addressing personal amenity from other sources of equipment vibration like a vibratory roller, pile driving, hydraulic hammer and so on. The requirement could be considered as a separate Condition for other equipment, or the requirements could be reworded to address different performance criteria for continuous or intermittent vibration. The dosage criteria that has been proposed are appropriate for addressing mixed types of vibration. It would be necessary however to consider amenity based vibration criteria for mechanical sources and blasting sources separately.

32) Condition NV2 is perhaps confusing and appears to indicate that the level of vibration measured at the Former Guardhouse building prior to construction should be the same as during the construction period which would suggest a requirement for nil affect.

33) The NV Condition after NV4, which is unnumbered, indicates noise requirements although it is not specified as to whether the requirement relates to daytime or evening impacts. It could be argued that these spaces are independent of the time of the day, although in such cases it would be prudent to add the clause “at all times:

34) Condition NV6 may be too onerous in that it requires a condition survey (unless I have misinterpreted the Condition) for both above ground and below ground assets. It may be more appropriate to include a statement indicating “Complete a review, including a condition survey where necessary….”

35) Condition NV7 discusses requirements for the services. A suggested change is “Appropriate criteria for the services should be established through consultation with the asset owner. As a guide, the DIN 4150 guidelines could be considered….”

36) Condition NV8 details the amenity performance requirements for the TBM and road header. The requirements could include other forms of mechanical vibrations as commented previously.

37) Condition NV9 discusses requirements for sensitive equipment. It may be prudent to consider the following additional statement “Undertake discussions with the sensitive equipment owners to identify vibration performance criteria to ensure the equipment continues to operate and the integrity of the sensitive equipment can be maintained. As a guide, the following ASHRAE criteria could be considered….”

38) As per NV11, it is agreed that appropriate criteria for blasting adjacent to sensitive should be determined through discussions with the hospital owners with respect to the integrity of their equipment as well as the personal amenity of patients and staff.

39) Condition NV13 appears to replicate Condition NV3

**Predictions**

40) The expected vibration effects are calculated using standard and supportable formed equations. The relationships appear to be based upon generic data sets rather than information more appropriate to
the moderately weathered siltstone (Melbourne Formation) where the works will be undertaken. An increase in the variability between the predicted and measured values could occur. A comparison of the offset distances corresponding to an “adverse effect” are however well aligned with values typical of other projects.

41) The predicted vibration levels from the different size hydraulic hammers are based around a single vibration level measured at 25 feet and subsequently extrapolated to different distances. The measurements were most likely taken from information collected in the USA (given the 25 feet standard measurement). A comparison of the offset distances and values generated by the different sources of vibration produces reasonable numbers when compared with other information, although the degree of variability between predicted and measured may again be greater than preferred.

42) Determining whether compliance can be achieved is based around these equations, plus an estimate of the percentage utilisation of the equipment. The duty cycle is key to assessing compliance with the vibration dosage and regenerated noise performance criterion. The duty cycle for the road header is taken as 60%, that is, the road operates for 6 minutes in every 10 minute period. The duty cycle for the TBM is conservatively placed at 100% which will lead to slightly elevated vibration dosage criterion. The TBM would typically operate for periods of up to 20 minutes followed by a delay of typically 5 to 10 minutes during which time it re-positions. The duty cycle calculations are therefore reasonable, if not conservative.

43) The duration of the impacts is calculated by assuming production rates for the TBM and road header equipment. The proposed rates of advance for both items of plant are reasonable and consistent with other projects. Advance levels of 11.5 metres per day for the TBM and 5 metres per day for the road header are proposed.

44) An estimate of the vibration impacts from blasting is based upon equations given in the Australian Standard AS2187.2 for average blasting conditions. These equations have their origins in the early blasting assessments (>40 years) completed in the USA and are generally considered to have limited applicability for blasting in the Melbourne Formation. The proposed blasting vibration relationship has however been adjusted to reflect the percentile conditions given in the blasting performance criteria. While the relationship is not considered specific to Melbourne Formation rock type, the calculated vibration levels at given distances for a particular explosive weight are reasonable and not dissimilar to the vibration levels predicted using more site specific vibration relationships.

45) Best practices would include a controlled trial blast prior to the larger scale production blasts. It is expected that the project conditions would address the requirements for a trial blast.

46) The greatest likelihood of “adverse comment” will occur from areas where extended construction activities are required, such as establishment of caverns, stations, boxes, cross passages and so on. Based upon other projects, in terms of relocation, more than two-thirds of these could be expected to result from these other forms of construction, rather than the main line tunnels which can be completed with generally minimum impact, at least in terms of duration.

47) The effects from the construction of the cross passages have been considered in the documents. Experience at other projects indicates that this aspect can result in adverse comment given the extended duration over which it is normally completed. In addition, other larger construction areas are usually better positioned with respect to minimising impacts whereas the cross passages are limited in their position in order to comply with tunnelling standards. Tunnel development also occurs with a TBM that progresses at relatively quick advance rates and the impact on properties is short duration. Developing the cross passages is normally a slower process. In the event that the cross passages are developed with a road header, the impact time would be reduced.

**Implications**

48) The analyses have provided information on the modelled impacts for approximately 3000 properties around the project alignment. In each precinct, the impact is expressed as the number of days (duration) that the closest affected receiver would be impacted for. These data are most useful to determining the project impacts. In Precinct 1, the tunnelling activities are modelled to induce levels at the closest
property that exceed the “Guideline Targets” that would trigger Management Actions for two periods of 10 days plus a second period of 32 days for the road header activity.

49) It would be preferable to understand the number of properties affected, and for how long each property is impacted by levels exceeding the “Guideline Target” values. A table that identifies the number of properties as well as the duration that vibration is modelled to be perceptible, the noise audible, or relocation possibly required would better summarise the project impacts. For regenerated noise, the table could also calculate the number of “affected property days” based upon noise values either side of the “Guideline Target” values, such as 40dBA, 45dBA and 50dBA.

50) As an example, Precinct 6 at the CBD South Station is modelled to have impacts that could trigger Management Actions for up to six weeks up to three times at a number of sensitive receivers during the project duration. A similar table highlighting the number of “affected property days” for all affected properties, rather than the most affected, would be a useful indicator for the impact.

Mitigation

51) Mitigation measures commonly promoted for construction projects are less applicable for tunnelling projects. Most mitigation measures will equate to a longer project duration, and possibly greater overall personal impact. Measures such as:
   a. Substitution of a high energy source with a lower energy source have been included in the assessment, although are of limited practicality
   b. Dampening of vibration is impractical for hard rock excavation projects
   c. Increasing the separation distance is a high level control measure and requires adjustments to the project alignment, such as increasing the depth of the tunnel. This measure forms part of best practice in the iterative design process, however, is generally not feasible as a mitigation measure;
   d. Receiver control measures, such as vibration isolation, are limited to items of equipment rather than property wide. While airborne sound isolation is possible through practices such as double glazing, options for the reduction of regenerated noise on a large scale are impractical.

52) Mitigation options for tunnelling projects are few, particularly with TBM and road header construction. Community education that provides information in advance to potentially affected asset owners and residents detailing the impacts, the duration and how these will be perceived is the most effective mitigation measure. There will necessarily be a number of affected residents who will challenge the project, irrespective of the information made available. The focus should be on the education of vast majority. Residents are often accepting of elevated levels providing they are informed of the impacts.

53) Early discussion with asset owners where sensitive equipment is located will be necessary. It will assist in better defining the performance criteria as well as identifying the full extent of the impacts.

54) Appropriate mitigation will depend upon the source of the vibration. Limiting the effects of vibration and regenerated noise from a TBM are effectively limited to reduced operational hours, or relocation. Whilst options such as reduced thrust or cutter head rotation speed for the TBM are reasonable sounding options, they are rarely, if ever, implemented. Unlike the example of an hydraulic hammer where the hydraulic hammer can be replaced with a smaller unit should complaints be received, this is not possible with the TBM. Therefore a reduction in the vibration level from the TBM is not possible with mitigation restricted to limiting the hours of operation, or relocation of affected tenants. For the more significant levels of impact, property acquisition may be required. The accuracy of the vibration and regenerated noise modelling is critical in establishing the zone of impacts and number of potentially affected persons.

55) Like the TBM, mitigating the impacts of the road header are very limited. Whilst the efficiency of the road header operator and their ability to control the pressure of the rotating drum on the rock face can lead to lower peak levels of vibration, these practices are better aligned with best equipment practices rather than vibration mitigation options. As with the TBM, the options are limited to reduced hours of operation, relocation or property acquisition.

56) Smaller size excavators and hydraulic hammers necessarily induce lower levels of vibration and regenerated noise. Options for reducing vibration levels by using smaller hammers are possibilities, but
of limited practicality. Smaller hammers are of limited use for bulk excavation works with most of these works using equipment of 30 tonne or greater. The greatest possibility of adverse comment will occur from these types of works. Hydraulic hammers generate perceptible levels vibration, are commonly associated with extended works and are the phase of works leading to greatest complaint. It would be reasonable to expect that more than ½ of any relocations for the project would be associated with work in precincts where hydraulic hammering activities dominate.

57) The most commonly identified mitigation option is the reduction in the size of the hydraulic hammer with effects assessed for 7, 12, 15, 20, 30 tonne excavators. The construction areas where these extended activities will occur will necessarily lead to complaint and adverse comment.

58) Controlling vibration from piling is achievable through changes to the hammer drop weight or height, or where absolute control is required, the use of bored rather driven piles. Piling is only expect during daylight hours and any impacts are expected to be well controlled.

59) Control of vibration from blasting can be achieved through changes to the explosive weight, although below some explosive quantity blasting becomes ineffective and uneconomic as an excavation method. In such cases, blasting is normally replaced by hydraulic hammering which ultimately leads to a reduced level of personal amenity.

60) Relocation of commercial tenants is commonly cost prohibitive. Relocation generally occurs as a result of evening based activities leading to sleep deprivation which is eliminated with most commercial properties aside from motels, hostels or hospitals.

61) Experience at other tunnelling projects indicates that construction of the cross passages between tunnels can result in increased adverse comment and complaint. The development of the portals, boxes and stations are identified as key construction areas and generally positioned in areas to have minimum impact. The cross passages between tunnels are positioned according to regulatory separation distances, typically 120 metres, and can therefore be located under sensitive receivers. Depending upon the method of construction, residents can be subjected to elevated levels of vibration and regenerated noise for extended periods.

62) Relocation should be expected for a small number of properties where the regenerated noise levels that exceed 40dBA. Where the regenerated noise level exceeds 50dBA, a large percentage of relocations should be expected. Other projects have considered offering relocation where the noise level exceeds 40 to 45dBA during the evening period.

As always, you are most welcome to contact me at your convenience to discuss in further detail any of the issues raised in this letter.

Yours truly,

John Heilig

Dr. John Heilig
Principal - Heilig & Partners Pty Ltd