REPORT

International Cyanide Management Code
ICMC Certification Audit for Newcrest Mining Limited’s Lihir Gold Mine – Summary Audit Report

Submitted to:
International Cyanide Management Institute (ICMI)
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1661924-025-R-Rev0

October 2019
Distribution List

1 Copy – International Cyanide Management Institute
1 Electronic Copy – Lihir Gold Mine
1 Electronic Copy – Golder Associates
Summary Audit Report

FOR OPERATIONAL GOLD MINES

Name of Mine: Lihir Gold Operation
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LOCATION DETAIL AND DESCRIPTION OF OPERATION
Newcrest Mining Limited

Newcrest is Australia’s largest gold producer headquartered in Melbourne, Australia.

The origins of Newcrest date back to 1966, when Newmont Mining Limited established an Australian subsidiary, Newmont Australia Limited. In 1990, Newmont Australia Limited acquired Australmin Holdings Ltd, and subsequently merged with BHP Gold Limited in late 1990, changing its name to Newcrest Mining Limited. The Company has been listed on the ASX since 1987 – initially as Newmont Australia Limited.

Newcrest owns and operates the following operational gold mines in Australia and PNG:

- Cadia Valley (Hill and Ridgeway), New South Wales
- Telfer in the Pilbara region of Western Australia
- Lihir, PNG.

Lihir Gold Mine

As noted on Newcrest’s website (http://www.newcrest.com.au/our-business/operations/lihir), the Lihir operation is on Aniolam Island in the New Ireland Province of PNG, 900 kilometres north-east of Port Moresby. The operation is 100 per cent owned and operated by Lihir Gold Limited (LGL). Newcrest acquired the Lihir operation as a result of a merger with LGL by court-approved scheme of arrangement in August 2010.

The gold deposit at Lihir is within the Luise Caldera, an extinct volcanic crater that is geothermally active, and is one of the largest known gold deposits in the world. Most of the ore is refractory and is treated using pressure oxidation before the gold is recovered by a conventional leach process. Lihir produces gold doré.
In the financial year ending 30 June 2018, Lihir produced 955 156 ounces of gold. Since production commenced in 1997, the site has produced more than 10 million ounces of gold.

**AUDITORS FINDINGS**

The Lihir Gold Mine is:

- ☑ in full compliance with The International Cyanide Management Code
- ☐ in substantial compliance with
- ☐ not in compliance with

No significant cyanide incidents or cyanide exposures and releases were noted as occurring during the audit period.

**Audit Company:** Golder Associates Pty Ltd

**Audit Team Leader:** Jaclyn Ennis-John, Lead Auditor and Technical Specialist

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Name and Signatures of Other Auditors:

<table>
<thead>
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<tbody>
<tr>
<td>Jaclyn Ennis-John</td>
<td>Lead Auditor</td>
<td>[Signature]</td>
<td>31 October 2019</td>
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<tr>
<td>Edward Clerk</td>
<td>Technical Specialist</td>
<td>[Signature]</td>
<td>31 October 2019</td>
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</tbody>
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**Dates of Audit**

The Recertification Audit site visit was conducted between 18 and 22 March 2019.

I attest that I meet the criteria for knowledge, experience and conflict of interest for Code Verification Audit Team Leader, established by the International Cyanide Management Institute and that all members of the audit team meet the applicable criteria established by the International Cyanide Management Institute for Code Verification Auditors.

I attest that this Summary Audit Report accurately describes the findings of the Recertification Audit. I further attest that the Recertification Audit was conducted in a professional manner in accordance with the International Cyanide Management Code’s *Gold Mining Operations Verification Protocol* and using standard and accepted practices for health, safety and environmental audits.
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APPENDIX A
Important Information
1.0 PRINCIPLE 1 – PRODUCTION

Encourage Responsible Cyanide Manufacturing by Purchasing from Manufacturers that Operate in a Safe and Environmentally Protective Manner

**Standard of Practice 1.1:** Purchase cyanide from manufacturers employing appropriate practices and procedures to limit exposure of their workforce to cyanide, and to prevent releases of cyanide to the environment.

☐ in full compliance with

The operation is ☐ in substantial compliance with ☐ not in compliance with **Standard of Practice 1.1**

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL-COMPLIANCE with Standard of Practice 1.1, requiring the operation purchase cyanide from manufacturers employing appropriate practices and procedures to limit exposure of their workforce to cyanide and to prevent releases of cyanide to the environment.

LGL has a Major Goods Contract (Contract) with Tong Suh Petrochemical Corporation Limited (Tong Suh). The Contract requires that the cyanide be produced at a facility that has been certified as being in compliance with the Code.

LGL’s Contract with Tong Suh has a supply cap, purchases of cyanide above this cap attract a price premium. Due to higher consumption rates as a result of higher demand, on one occasion during December 2018 LGL went to market for additional cyanide and subsequently purchased from Orica Australia Pty Ltd (Orica). LGL does not have a contract with Orica, but Orica currently supplies Newcrest operations Telfer and Gosowong. Code compliance was part of the selection criteria in sourcing an additional supplier.

Tong Suh and Orica, the suppliers of cyanide to the operation were recertified as being in full compliance with the Code on 23 March 2017 and 22 February 2017 respectively.
2.0 PRINCIPLE 2 – TRANSPORTATION
Protect Communities and the Environment During Cyanide Transport

*Standard of Practice 2.1:* Establish clear lines of responsibility for safety, security, release prevention, training and emergency response in written agreements with producers, distributors and transporters.

- ☒ in full compliance with

- ☐ in substantial compliance with **Standard of Practice 2.1**
- ☐ not in compliance with

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL-COMPLIANCE with Standard of Practice 2.1, requiring that the operation establish clear lines of responsibility for safety, security, release prevention, training and emergency response in written agreements with producers, distributors and transporters.

There is an agreement between LGL and Kyowa that states that Kyowa is required to provide and facilitate the safe and efficient carriage and transfer of Newcrest’s goods (cyanide) between Busan and Lihir Island; whilst ensuring that vessels meet the safety standards required by PNG’s legislation, regulations and commitments under International Maritime Organisation (IMO) conventions and resolutions and LGL’s policies and procedures relating to the provision of the services.

This has been interpreted by the Auditor to mean that Tong Suh is responsible for safety, security, release prevention, training and emergency response aspects of transportation between the Tong Suh production facility and the port of Busan, while LGL is responsible for transportation between the Port of Busan and LGL.

Road Transportation within South Korea is conducted by SAM IK Logistics (SAMIK), an ICMI certified transporter. The Sales Agreement requires that all LGL cyanide is transported by SAMIK. SAMIK was certified as being fully compliant with the Code on 9 February 2017.

LGL is listed as a transporter under the Code with responsibility for the Lihir Gold Limited PNG Supply Chain. The components of this Supply Chain include:

- Port of Busan
- Shipping between the Port of Busan and the Put Put Wharf at Luise Harbour, Lihir Island, PNG. This is conducted by Kyowa Shipping Co Ltd
- Management of cyanide at the Put Put Wharf, Luise Harbour
- Transportation of cyanide from Luise Harbour to the NCA2 storage yard at LGL by Noram Port Services.

The LGL PNG Supply Chain was recertified as being fully compliant with the Code on 18 April 2017.

On occasion, cyanide may be purchased from Orica and thereby transported to LGL via a combination of the Orica Australia and Orica Global Marine Supply Chains. The Orica Australia Supply Chain covers the transportation of cyanide from the Yarwun Production Facility to the Port of Brisbane. Orica’s Global Marine Supply Chain then covers the transportation of cyanide from the Port of Brisbane to the Port of Lae, PNG. Orica’s PNG Supply Chain covers the transportation to end users in PNG.
The Orica Australia and Orica Global Marine Supply Chains were recertified as being fully compliant with the Code on 20 August 2018 and 16 January 2018 respectively. The Orica PNG Supply Chain was certified in October 2016.

The Contract between LGL and Tong Suh does not extend to any subcontractors used by the producer, distributor, transporter or the operation for transportation-related activities.

The agreement between LGL and Kyowa, however, does extend to any subcontractors used by the transporter for transportation related activities. It states that the contractor (Kyowa) must not assign all or any part of its rights or obligations under the contract without the prior written consent of LGL; and that no subcontracting or assignment will relieve the contractor of its obligations under the contract.

The Certification of all entities between the producer and the mine assures that the designation of responsibilities during transport has been adequately addressed.

**Standard of Practice 2.2:** Require that cyanide transporters implement appropriate emergency response plans and capabilities and employ adequate measures for cyanide management.

☑ in full compliance with

The operation is ☐ in substantial compliance with ☐ not in compliance with

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL-COMPLIANCE with Standard of Practice 2.2, requiring that cyanide transporters implement appropriate emergency response plans and capabilities and employ adequate measures for cyanide management.

The operation’s contracts with its respective transporters do not specifically require cyanide transporters to be certified under the Code. Despite this:

- SAMIK was recertified as being fully compliant with the Code on 9 February 2017
- The LGL PNG Supply Chain was recertified with the Code on 18 April 2017
- The Orica Australia and Orica Global Marine Supply Chains were recertified as being fully compliant with the Code on 20 August 2018 and 16 January 2018 respectively.

LGL has chain of custody records, in the form of Bill of Lading (BOL) documentation, that identifies the producer and transporter that handle cyanide brought to site.

The operation has provided BOL records that formally identify:

- Tong Suh and Orica as the producers/exporters
- Ports of Busan or Brisbane as the ports of loading and Lihir or Lae as the ports of discharge
- Kyowa Shipping Co. Ltd. as the carrier
- Container quantities and identification numbers for those holding cyanide
- Date of loading.
The BOL documentation aligns with the PNG LGL Code certified Supply Chain.
PRINCIPLE 3 – HANDLING AND STORAGE

Design and Construct Unloading, Storage and Mixing Facilities Consistent with Sound, Accepted Engineering Practices, Quality Control/Quality Assurance Procedures, Spill Prevention and Spill Containment Measures

**Standard of Practice 3.1:** Design and construct unloading, storage and mixing facilities consistent with sound, accepted engineering practices, quality control/quality assurance procedures, spill prevention and spill containment measures.

- in full compliance with
- in substantial compliance with
- not in compliance with

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL COMPLIANCE with Standard of Practice 3.1, requiring that cyanide handling and storage facilities are designed and constructed consistent with sound, accepted engineering practices, quality assurance/quality control (QA/QC) procedures, spill prevention and spill containment measures.

Facilities for unloading, storing and mixing of cyanide have been designed and constructed in accordance with cyanide producers’ guidelines, applicable jurisdictional rules and/or other sound and accepted engineering practices for these facilities.

Two cyanide reagent facilities are present on site. CN1 is an older facility located adjacent to the Gold Room. The facility has been offline since December 2018 due to planned tank refurbishments. CN2 is a newer facility that is located adjacent to the Lime Plant. It is the primary reagent facility. CN1 is a back-up facility when operational.

The auditor sighted design drawings issued for construction for the mixing and storage facilities, these facilities are used for unloading, storing and mixing of cyanide. The drawings were issued by reputable engineering consulting and construction organisations.

The auditors reviewed the as-built and/or design drawings as well as QA/QC documentation associated with activities related to tank foundations, liner installations, and tank and pipe installations. Design and as-built documents are approved, signed, or stamped by professional engineers or project managers from LGL.

The site, including CN1 and CN2 is licensed by the PNG government.

Locked cyanide shipping containers are stored on an aggregate hardstand near the Lime Plant at CN2. The containers are enclosed within a security fence. In addition, the entire processing facility is located within a security fence (two metre cyclone mesh, topped with three strands of barbed wire) with access through manned security gates.

Locked cyanide shipping containers are also stored on an interim basis on a concrete hardstand adjacent to NCA1 that is enclosed within a security fence (as per above), which is in turn, located within the secure processing area.

The CN1 and CN2 cyanide unloading, mixing and storage facilities are located away from people and surface waters.

[Signatures and dates]
The primary cyanide offloading, mixing and storage area is CN2. CN1 is only used on an as needs basis. Both CN1 and CN2 are located away from offices and areas where workers may congregate. The closest building to CN2 that is used and occupied is the Fixed Plant Maintenance building, this facility is over 100 m away. The closest building to CN1 that is used and occupied is the SAOC/Operations Office building, distance to this facility is approximately 140 m. No surface water bodies are nearby, the Luise Harbour is over 200 m from CN2 and the site containment pond is over 125 m from CN1.

Only solid cyanide briquettes contained within intermediate bulk containers (IBC) are unloaded at the CN1 (when operational) and CN2 mixing and storage facilities. These facilities are located within concrete bunded areas.

There are methods in place to prevent the overfilling of cyanide mixing and storage tanks at CN1 and CN2. An interlock on the water addition inflow automatically stops the water entering the mix tank at a set point value of 65%, which allows enough room to mix the required quantity of cyanide briquettes. The interlock prevents further addition of water to the tank. Following addition of the cyanide briquettes, more water is added until the interlock stops it at 85%. Mixing then occurs, when the mix is complete, the contents of mix tanks are automatically transferred to the storage tanks.

Pressure sensors record levels within the mixing and storage tanks, the information is transmitted to the distributed control system (DCS) and high and high-high level alarms have been set.

In addition to the alarms an overflow pipe allows for cyanide to overflow into the sump which pumps back into the mix tank if it is overfilled.

Transfer pumps are also engineered to trip at set levels.

The level sensors within tanks are inspected as part of a 12-week preventative maintenance programme.

Cyanide mixing and storage tanks are located on a concrete surface that can prevent seepage to the subsurface. At both facilities the mixing and storage tanks are located within concrete, secondary containment bunds.

At CN1, the cyanide mixing and storage tanks are situated on concrete ring beams. The perimeters of the tank bases are supported by the concrete ring beam while the inner sections of the tank base are positioned on 100 mm of oil sand, which overlies a 1.5 mm medium density polyethylene (MDPE) layer. Compacted fill is located beneath the MDPE layer. The MDPE layer forms a continuous impermeable layer beneath the tank and it extends onto the top of the concrete ring beam. Concrete foundations underlie the facility.

At CN2, the mixing and storage tanks are located on concrete plinths.

Secondary containments for cyanide storage and mixing tanks are constructed of concrete, which provides a competent barrier to leakage.

Cyanide boxes are stored in locked shipping containers in a designated and secure cyanide area. The locked shipping containers are located outside with adequate ventilation, and stored within a secondary containment facility with bunding, perimeter drains and a sump.

An unloading procedure has been developed that requires the containers to be opened, ventilated for 10 minutes, and then checked for the presence of HCN prior to removing boxed cyanide. HCN monitors are worn at all times.
The cyanide mixing facilities are roofed, with ceiling fans, and open at the sides. Storage tanks at both NCA1 and NCA2; and the mixing tank at NCA2, are vented to the atmosphere.

Cyanide briquettes are stored in boxes inside locked shipping containers that prevent contact with water.

The box destuffing areas are roofed and the cyanide mixing and storage tanks are located within secondary containments. No mixing is undertaken during wet conditions.

The cyanide mixing and storage areas consist of a concrete apron used for forklift access and box destuffing. Secondary containment facilities adjoin the destuffing areas, and contain bag hoists, a cyanide hopper with bag splitter, mixing tanks and storage tanks. The facilities are enclosed with wire mesh and locked gates.

Cyanide was observed to be stored separately from incompatible materials. The cyanide mixing and storage facilities are dedicated facilities and an inspection of these areas did not identify the presence of incompatible materials.

**Standard of Practice 3.2:** Operate unloading, storage and mixing facilities using inspections, preventive maintenance and contingency plans to prevent or contain releases and control and respond to worker exposures.

☒ in full compliance with

☐ in substantial compliance with Standard of Practice 3.2

☐ not in compliance with

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL COMPLIANCE with Standard of Practice 3.2 requiring that cyanide handling and storage facilities are operated using inspections, preventive maintenance and contingency plans to prevent or contain releases and control and respond to worker exposures.

Cyanide IBCs are not re-used for any other purpose. Following destuffing, emptied, boxes are stacked in a designated location within the secure CN2 storage facility. Bags are washed as per SOP requirements and stored inside the empty IBC. Empty cyanide bags and boxes are removed from the facility via a routine collection process and taken to the waste disposal facility. Chain of custody documentation is completed to track the number of boxes being transported.

The box burning is conducted in an unsealed open area. Analysis of soil in the box burning area (2018) did not indicate that the soil was contaminated with cyanide.

A purpose built, triple rinse station has been installed for bag rinsing. This station is located within the mixing facilities and secondary containments at CN1 and CN2. Bags and boxes are burnt at the waste disposal facility. Stormwater water from the burn area is not controlled.

SOPs require the outsides of shipping containers to be rinsed prior to transporting back to the wharf.

The operation has developed and implemented procedures to prevent exposures and releases during cyanide unloading and mixing activities.

SOPs have been developed and outline the process for the operation of valves and couplings during tasks such as completing a mix, system start up and shut down and collecting samples of cyanide solution.
The mixing procedure describes the process of delivery of containers, destuffing containers and stacking of empty boxes to prevent rupturing.

SOPs state that empty, cleaned and marked cyanide boxes are to be stored no more than two high in preparation for removal.

A complete procedure that accurately reflects the process to be followed in the event of a spill occurring during transportation or mixing is contained in the CERP and the Operations Spill Assessment and Response Plan.

SOPs have been developed and outline the safety requirements and the process to be followed when conducting a mix.

The cyanide makeup SOP clearly states to add carmosine dye to tank TK2091 during the mixing process. It is specified that this is a safety requirement for the easy detection of spills or leaks.
4.0  **PRINCIPLE 4 – OPERATIONS**
Manage Cyanide Process Solutions and Waste Streams to Protect Human Health and the Environment

**Standard of Practice 4.1:** Implement management and operating systems designed to protect human health and the environment including contingency planning and inspection and preventive maintenance procedures.

☑ in full compliance with

The operation is ☐ in substantial compliance with ☐ not in compliance with **Standard of Practice 4.1**

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL COMPLIANCE with Standard of Practice 4.1, requiring that the operation implement management and operating systems designed to protect human health and the environment including contingency planning and inspection and preventive maintenance procedures.

Written management and operating plans or procedures have been developed for cyanide facilities including unloading and storage facilities, mixing, leach plants and tailings disposal.

LGL has document controlled and approved procedures on the Lihir Central Document Management System (CDMS). The documents are available electronically to the workers. The plans and procedures provide the framework for cyanide management practices on site, and cover cyanide related activities such as:

- Cyanide unloading and storage
- Mixing
- Leach plants
- Tailings disposal.

The operation does have plans or procedures that identify the assumptions and parameters on which the facility design was based and any applicable regulatory requirements as necessary to prevent or control cyanide releases and exposures consistent with applicable requirements. The key assumptions and design parameters are provided in the CMP.

The Metallurgical Superintendent is accountable for setting the parameters for cyanide dosing and maintenance of levels, whilst the Superintendent of Processing (Back End) is accountable for adherence to the parameter. The Metallurgical Department send out the parameter board on an as needed basis, and daily meetings are conducted to discuss variations from the parameters.

The operation has plans or procedures that describe the standard practices necessary for the safe and environmentally sound operation of the facility including the specific measures needed for compliance with the Code, such as inspections and preventative maintenance activities.

Preventive maintenance programmes have been developed for the site and activities documented to ensure that equipment and devices function as necessary for safe cyanide management. LGL uses the SAP maintenance management system to manage maintenance activities, including preventative maintenance and...
inspections. The system generated preventative maintenance activities are conducted on-site. Cyanide alarms, detectors, pumps and tanks have been included within SAP.

In addition to specific plant work orders, maintenance general area inspections (look, listen, feel) are included as a system generated work order. Formal documented 274 Inspections are conducted weekly, and 281 inspections are conducted monthly, in cyanide related work areas. Operations undertake documented shift inspections every 12 hours. Any identified deficiency noted on the checklist is transferred to the Action List section of the Inspection form, and a work order is created in SAP or an action entered into CHESS.

The operation has a procedure to identify when changes in a site’s processes or operating practices may increase the potential for the release of cyanide and to incorporate the necessary release prevention measures. The operation has implemented a management of change (MoC) procedure (5011-0000-SA-PLA-Process Safety Implementation Plan). The objective of the procedure is to ensure that health, safety, environmental, community and production issues resulting from a change are identified and assessed, and control measures are implemented.

The composition of the change assessment team to complete the process hazard analysis studies shall reflect the nature and potential of the impact. It will include qualified experienced facilitator (process safety engineer) and may include specific expertise, such as specialists in engineering, human resources, health, safety and environment (HSE), contracts and commercial. The assessment team includes the change owner and change implementor. The MoC proposal form requires sign-off by the HSE department if the change involves cyanide.

The operation has cyanide management contingency procedures for situations when there is an upset in a facility’s water balance, when inspections and monitoring identify a deviation from design or standard operating procedures, and/or when a temporary closure or cessation of the operation may be necessary.

The operation has a DCS that is used to monitor the operation of the facility together with in field monitoring carried out by process operators. There are a series of contingency procedures covering:

- Tails pipeline failure
- Cyanide spills or tank failure
- Site power outage
- High WAD cyanide
- Upsets surrounding DSTP
- Safe shutdown of the process plant.

The operation also has a CERP that identifies emergency scenarios involving cyanide and the specific response procedure. In relation to the water balance, the operation does not use a water balance for the prevention of release. The LGL cyanide facilities are a flow through system ultimately discharging to a DSTP system.

The operation inspects cyanide facilities on an established frequency sufficient to assure and document that they are functioning within design parameters.
The operation inspections of unloading, storage, mixing and process areas as follows:

a) Tanks are registered within the SAP maintenance management system. Specific maintenance tasks and associated frequencies have been assigned for each tank.

b) Secondary containments are inspected during daily shift inspections and weekly 274 inspections. For any identified deficiency noted, a work order is created in SAP or an action entered into CHESS.

c) Leak detection systems are inspected three monthly by operators. If solution is detected, a sample is collected and taken to the site assay laboratory for WAD cyanide analysis. Cyanide facilities are also inspected for leaks or evidence of spills through the weekly 274 Inspections.

d) Pumps and valves are registered in SAP. Specific maintenance tasks and associated frequencies have been assigned for each item. In addition, pipelines, pumps and valves are inspected during daily shift and weekly 274 inspections.

e) The containment pond is used as contingency storage and does not ordinarily contain cyanide. Pond freeboard is monitored via CCTV and weekly 274 inspections; monitoring occurs more if freeboard capacity is reduced.

Inspections conducted are documented, including the date of the inspection, the name of the inspector, and any observed deficiencies. The nature and date of corrective actions are also documented, and records are maintained.

Any identified deficiency noted on the inspection checklist is transferred to the Action List section of the Inspection form, and a work order is created in SAP or an action entered into CHESS. The inspection forms are signed by the Inspector, Supervisor, Coordinator and Superintendent.

Preventive maintenance programmes are implemented, and activities documented to ensure that equipment and devices function as necessary for safe cyanide management.

System generated preventative maintenance activities are conducted on-site. The Maintenance Plant Superintendent advised that the Maintenance Department has developed maintenance strategies for all equipment on-site based on operator experience and the original equipment manufacturer specifications. Once developed, maintenance strategies are entered into SAP the sites preventative maintenance (PM) database.

Maintenance Planners on-site are responsible for scheduling maintenance work. For each weekly maintenance plan, Maintenance Planners and Maintenance staff agree on the plan prior to discussing the implementation of the weekly plan with the Process Plant Coordinator.

Maintenance works orders are allocated at the daily pre-start meeting. A work order, and depending on the complexity of the job, may have a work pack attached (check sheets and technical instructions).

In addition to specific plant work orders, maintenance general area inspections (look, listen, feel) are included as a system general work order. These inspections include pipes, pumps, valves, and tanks within the inspection area.

The operation does have emergency power resources to operate pumps and other equipment to prevent all unintentional releases and exposures in the event its primary source of power is interrupted. The back-up power generating equipment is maintained and tested.
Primary power is supplied from a heavy fuel oil power station and a geothermal power station which is supplemented by the PNG Power Corporation. Prior to the grid power system being connected to the site in 2011, power for the operation was derived from a series of diesel-powered generators. These generators are now the backup system capable of powering the entire site. The generators are on-site and are included within the maintenance system for the site.

**Standard of Practice 4.2:** Introduce management and operating systems to minimise cyanide use, thereby limiting concentrations of cyanide in mill tailings.

☑ in full compliance with

☐ in substantial compliance with ☐ not in compliance with

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL COMPLIANCE with Standard of Practice 4.2, requiring that the operation limit the use of cyanide to that optimal for economic recovery of gold so that the waste tailings material has as low a cyanide concentration as practical.

The operation has a programme to determine appropriate cyanide addition rates in the mill and evaluate and adjust addition rates as necessary when ore types or processing practices change cyanide requirements. The operation has evaluated a number of control strategies for cyanide addition and implemented its strategy to control its cyanide addition.

The initial cyanide set point was determined during the feasibility study test work.

Ongoing adjustments to the set points are made based on operational test work including:

- Daily tails re-leach (as is and extra cyanide)
- Daily bottle rolls on flotation tail leach
- Monthly deportment and diagnostic tests.

The set point is also adjusted if high copper is present or the autoclave discharge is not washed efficiently.

A concentrated (25%) cyanide solution is added into the head leach tanks (TK042 and TK2042) via an addition control system, which includes an online analyser (Orica OCM5000), flow meter, flow control valve and DCS control logic.

The control of the cyanide addition relies on quality and timely measurement of the cyanide concentration in TK042 and TK2042, which is currently conducted by both manual titration and online cyanide analysers performing titrations every eight minutes.

Depending on deviation between the analyser and operator titrations the control system will be switched between different modes to ensure the set point is maintained in TK042 and TK2042. The three modes include:

- Cascade control to a set cyanide concentration (ppm)
- Ratio control to a set dosage per tonne of CIL feed (kg/t)
- Manual addition of cyanide addition valve output (%).
The target cyanide concentration is normally set between 280-320 ppm depending on the gold feed grade and ore leaching characteristics.

**Standard of Practice 4.3:** Implement a comprehensive water management program to protect against unintentional releases.

- ☑ in full compliance with

The operation is
- □ in substantial compliance with
- □ not in compliance with

**Standard of Practice 4.3**

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL COMPLIANCE with Standard of Practice 4.3, requiring that the operation implement a programme to protect against unintentional releases.

The operation does not require the development of a comprehensive, probabilistic water balance.

The LGL cyanide facilities are a flow through system ultimately discharging to a Deep-Sea Tailings Placement (DSTP) system at a depth of 115 m. As no cyanide solutions are stored outside of process tanks, there is no chance of unintentional releases and a probabilistic water balance is not required to protect against this.

LGL commissioned an investigation into the need for a PWB to prevent unintentional releases from the operation. The study assessed short duration intense storms or daily rainfalls occurring over the longer seasonal and annual durations and the ability for site containments to retain the events without release to the environment.

The study concluded that PWB is not necessary to prevent unintentional discharges to the environment as the site has sufficient capacity to retain the storm events. The conclusion was provisional on the ability to pump between the containment pond, which is used as contingency storage, and the DSTP. The Auditor confirmed during discussions with the Metallurgist Optimisation and through visual inspection that there is the ability to pump between the containment pond and the DSTP.

The site has developed a contingency procedure to manage the containment pond and pumping transfers. The contingency procedure includes the use of a secondary pump if required to manage the containment pond level and prevent overtopping, as well as monitoring of pond freeboard and environmental sampling.

There are also levels alarms on the DSTP tank and periodic inspections on the pipeline from TK2054B (tailing storage tank) to TK2055 (tailings mix tank).

As Golder was involved in the assessment of the need for a probabilistic water balance an Independent Review was completed of the ICMC Assessment of Probabilistic Water Balance Requirements report.

The independent report concurred with Golder’s assessment and provided that:

“...detailed probabilistic water balance is not warranted for the Lihir Gold Mine. It is noted that the current system is essentially a “flow through” discharge to the marine environment and, on the basis of calculations by a Golder specialist, the single containment pond provides sufficient containment for contingency and run off, with the freeboard of 2m not being exceeded under a realistic worst-case event.”
Standard of Practice 4.4: Implement measures to protect birds, other wildlife and livestock from adverse effects of cyanide process solutions

☒ in full compliance with

☐ in substantial compliance with    Standard of Practice 4.4

☐ not in compliance with

Summarise the basis for this Finding/Deficiencies Identified:

LGL is in FULL COMPLIANCE with Standard of Practice 4.4, requiring that the operation implement measures to protect birds, other wildlife and livestock from adverse effects of cyanide process solutions.

The operation does not have any open waters where WAD cyanide exceeds 50 mg/L WAD cyanide. The containment pond is the only open water that could potentially contain a cyanide solution.

This pond is used as additional containment for the processing tanks and would not normally contain cyanide solutions in excess of 50 mg/L WAD cyanide. The pond is monitored, and the operation confirmed that under normal operations the WAD cyanide levels within the containment pond are consistently less than 0.50 mg/L WAD CN.

The operation has a DSTP rather than a conventional TSF. The DSTP system discharges tailings at a depth of 115 m. The operation does not have heap leach facilities or solution ponds.

Standard of Practice 4.5: Implement measures to protect fish and wildlife from direct or indirect discharges of cyanide process solutions to surface water.

☒ in full compliance with

☐ in substantial compliance with    Standard of Practice 4.5

☐ not in compliance with

Summarise the basis for this Finding/Deficiencies Identified:

LGL is in FULL COMPLIANCE with Standard of Practice 4.5, requiring that the operation implement measures to protect fish and wildlife from direct or indirect discharges of cyanide process solutions to surface water.

The operation has a direct discharge to surface water via the DSTP. The operation has been issued with a Discharge Permit by the DEC (now Conservation and Environment Protection Authority, CEPA) (WD-L3 (191)) authorising nine water discharging points. Of these, only Discharge Point 3 (Tank TK2050) contains cyanide. Discharge Point 3 is the De-aeration tank associated with the DSTP and the authorised discharge occurs at a sufficient depth of water to avoid mixing with the shallow water marine zone.

The Discharge Permit has defined a mixing zone for Discharge Point Three that extends 1.8 km to the north and 2.3 km to the south of the outfall alignment.

Correspondence from the ICMI advised that the 0.5 mg/L WAD cyanide limit typically applied to the end of pipe discharge point is not applicable where a mixing zone has been authorised by the government.

The Discharge Permit has defined a mixing zone for Discharge Point 3 and the concentration of free cyanide is less than 0.022 mg/L downstream of the established mixing zone boundary.
Samples for WAD CN have been routinely collected from within the mixing zone and at the mixing zone boundary as part of the Lihir Environmental Management and Monitoring Program since 1997. The Environmental Risk Assessment conducted by the CSIRO found that of the more than 850 samples reported, WAD CN was below the limit of detection (LOD) (0.004 mg/L) in the clear majority. Less than five samples returned concentration results above the LOD and all were within 212 m of the DSTP outfall and well within the mixing zone boundary.

The operation has undertaken multiple independent peer-reviewed studies to confirm that current control measures, protective mechanisms and monitoring programs are sufficient to ensure the protection of fish and wildlife in accordance with the requirements of the Code.

Lihir submitted these studies and associated peer-review documents to the ICMI and the ICMI deemed the documents complete with respect to the Code's requirements for establishing or revising alternative measures for the protection of fish and wildlife from direct or indirect discharges of cyanide process solutions to surface water.

The requirements include, completion of a study establishing the scientific basis for any alternative measures and protective mechanisms, clear and comprehensive identification of all specific management practices, control measures, monitoring programs, or other actions deemed necessary by the study’s authors to ensure that these mechanisms continue to be effective in protecting fish and wildlife, and documented peer review of the study by a panel of independent experts having appropriate expertise.

The operation does not appear to have an indirect discharge to surface water.

The containment pond is located adjacent to the Small Boat Harbour in the greater Luise Harbour and is the only likely source for any potential indirect discharge into the Small Boat Harbour and Luise Harbour.

Three surface water monitoring locations (908SBH_1, 908SBH_2 and 908SBH_3) were added to the environmental monitoring programme in late 2011. These locations are sampled and analysed every four months. Should the presence of cyanide be identified, an environmental incident is raised in CHESS and an investigation as to potential causes undertaken.

Monitoring results to date for free cyanide were below the detection limit (0.004 mg/L). The results, coupled with statements from environment Department Personnel, indicate the lack of an indirect discharge.

**Standard of Practice 4.6:** Implement measures designed to manage seepage from cyanide facilities to protect the beneficial uses of groundwater.

☑ in full compliance with

☐ in substantial compliance with  ☐ not in compliance with  

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL COMPLIANCE with Standard of Practice 4.6, requiring the operation implement measures designed to manage seepage from cyanide facilities to protect the beneficial uses of groundwater.

LGL does not implement specific water management or other measures to manage seepage to protect groundwater beneath and/or immediately downgradient of the operation due to the limited potential sources of groundwater seepage and groundwater users.
The operation has been issued with an Extraction Permit by the DEC (WD-L3 (191)) authorising eight water extraction points.

Londolovit Town is upgradient of the operation. The town of Putput is adjacent to the process plant but, the Environment Superintendent advised that groundwater is not used within the town. Water is supplied by LGL to various distribution points within the Putput community.

The potential for seepage from the Containment pond has been managed through the design of the facility (compacted engineered base and HDPE liner).

As no beneficial use exists or is designated beneath or immediately downgradient of the facility, and it was advised that there is no applicable numerical standard for protection of that use.

The operation does not use mill tailings as underground backfill as there is no underground mining activity.

**Standard of Practice 4.7:** Provide spill prevention or containment measures for process tanks and pipelines.

☑ in full compliance with

☐ in substantial compliance with ☐ not in compliance with

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL COMPLIANCE with Standard of Practice 4.7 requiring that the operation provide spill prevention or containment measures for process tanks and pipelines.

Spill prevention or containment measures are provided for all processing facility cyanide unloading, storage, mixing and process solution tanks.

The cyanide mixing and storage facilities (CN1 and CN2), the NCA circuits and the tailings neutralisation circuit are located within impervious concrete bunds, which are equipped with sump pumps, covered concrete spoon drains and the process containment pond.

Secondary containments for cyanide unloading, storage, mixing and process tanks are sized to hold a volume greater than 110% of the largest tank within the containment when the process containment pond is included within the calculations.

Procedures are not required to prevent discharge to the environment of any cyanide solution or cyanide-contaminated water that is collected in the secondary containment areas of the facility.

All bund walls have sump pumps that pump process solutions and reagents back into the process and storage tanks for reprocessing or use. Sump pumps have been sized according to acceptable engineering standards.

In the event of an uncontrolled release from the NCA tanks, both circuits are designed for a controlled overflow into the lined process containment pond via the site drainage system. The containment pond procedure is in place to manage the pond level and prevent overflow. The drains and containment pond are designed for contingency storage in abnormal or emergency circumstances and are not considered cyanide facilities.

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During normal operating conditions, all process tanks are contained within competent secondary containment. Despite this, the operation has developed procedures for remediation of any contaminated soil such that adverse impacts on surface or groundwater are prevented.

The Cyanide Spill Assessment and Response Plan and One Page Instruction for Environmental Spill Assessment and Monitoring detail remediation measures for contaminated soil, including in-situ neutralisation and removal.

Spill prevention or containment measures are provided for all cyanide solution pipelines to collect leaks and prevent releases to the environment.

Cyanide, process solution and tails lines are within secondary containments including pipe-in-pipe, lined trenches, and concrete bunding.

A site inspection did not identify any cyanide pipelines that present a risk to surface water.

Cyanide tanks and pipelines appear to be constructed of materials compatible with cyanide and high pH conditions (HDPE, carbon steel, mild steel and stainless steel are used for all pipelines containing cyanide within the site).

**Standard of Practice 4.8**

Implement quality control/quality assurance procedures to confirm that cyanide facilities are constructed according to accepted engineering standards and specifications.

- in full compliance with
- in substantial compliance with
- not in compliance with

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL COMPLIANCE with Standard of Practice 4.8 requiring that operations implement QA/QC procedures to confirm that cyanide facilities are constructed according to accepted engineering standards and specifications.

QA/QC programmes have been implemented during construction of all cyanide facilities and modifications to existing facilities. QA/QC documentation for all cyanide facilities was not previously available, as such LGL commissioned Worley Parsons in 2018 to undertake an engineering review of the cyanide facilities.

In 2018 LGL engaged Worley Parsons to conduct a visual inspection of the cyanide facilities (except the Gold Room), in lieu of comprehensive QA/QC records having been retained. Visual inspections were conducted, by a registered professional engineer, to assess if elements of the facility involving cyanide constituted an unacceptable risk from the point of view of structural or containment integrity.

All cyanide containing plant were found to be in good condition, with the exception of cyanide mixing tank TK091, which was identified as the only high-risk item. The review recommended replacing TK091 as a matter of priority, because corrosion of the tank’s welded seams can lead to sudden catastrophic failure as the tensile strength capacity of the welds is reduced by loss of metal. TK091 is within the CN1 area, which is currently out of service, and a project has been approved to replace the tank.
**Standard of Practice 4.9:** Implement monitoring programs to evaluate the effects of cyanide use on wildlife, surface and groundwater quality.

☑️ in full compliance with

The operation is

☐ in substantial compliance with  

☐ not in compliance with

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL COMPLIANCE with Standard of Practice 4.9 requiring that operations implement monitoring programmes to evaluate the effects of cyanide use on wildlife, surface and groundwater quality.

The operation has developed written standard procedures for monitoring activities. The operation’s Discharge Permit requires the site have in place an Environmental Management and Monitoring Program (EMMP).

The EMMP describes the site environmental management and monitoring programmes, including Amenity (meteorology, dust, sulphur emissions and noise); Surface water; Ground water; Marine; and Biodiversity.

A number of procedures have been developed to support the EMMP through the provision of specific instructions for the monitoring programmes.

All documents form part of the site’s Environmental Management System (EMS), which has been ISO14001 certified. The documents are also contained within the Document Management Control System Sampling and analytical protocols have been developed by appropriately qualified personnel.

Changes to the sampling and analytical SOPs require approval from the Environmental Superintendent before they are implemented. The Auditor was advised that the Environmental Superintendent has over 15 years’ experience in environmental management and mining and processing. The procedures specify how and where samples should be taken, sample preservation techniques, chain of custody procedures, shipping instructions, and cyanide species to be analysed.

All field sampling activities are recorded on forms that allow the person undertaking the sampling to comment on conditions that may influence analysis. LGL does monitor for cyanide in discharges of process water to surface water downgradient of the site.

Three surface water monitoring locations are sampled and analysed every four months. Should the presence of cyanide be identified, an environmental incident is raised in CHESS and an investigation as to potential causes undertaken.

Monitoring results to date for free cyanide were below the detection limit (0.005 mg/L). The results, coupled with statements from environment Department Personnel, indicate the lack of an indirect discharge. The operation currently monitors for cyanide in groundwater at five locations across the process plant site, on a four-monthly basis. The Environmental Superintendent advised that groundwater flows from the plant site towards the coast. Two groundwater monitoring bores were installed between the containment pond and Small Boat Harbour and the results of monitoring, reportedly, have not indicated the presence of cyanide within the groundwater.

Despite the lack of areas where wildlife could contact and ingest cyanide solutions, area inspections are carried out as part of the Mining Safety Act 274 Inspection requirement. Formal, documented 274 Inspections are conducted weekly in all work areas. The inspection form prompts the inspector to note environmental issues but not specifically fauna mortalities.

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The findings of the 2017 review of EMMP elements confirmed that monitoring frequencies are adequate to characterise the medium being monitored and to identify changes in a timely manner.
5.0  PRINCIPLE 5 – DECOMMISSIONING
Manage Cyanide Process Solutions and Waste Streams to Protect Human Health and the Environment

*Standard of Practice 5.1:* Plan and implement procedures for effective decommissioning of cyanide facilities to protect human health, wildlife and livestock.

☑ in full compliance with

The operation is ☐ in substantial compliance with Standard of Practice 5.1

☐ not in compliance with

Summarise the basis for this Finding/Deficiencies Identified:

LGL is in FULL COMPLIANCE with Standard of Practice 5.1, requiring that a decommissioning plan is developed and implemented for effective closure of cyanide facilities to protect human health, wildlife and livestock.

The operation has developed written procedures to decommission cyanide facilities at the cessation of operations.

A *Cyanide Facilities Decommissioning Plan* has been developed for Code compliance. It was updated in 2018 to reflect the updated costs prepared by Liberty Industrial (2018). The operation also has a Mine Closure Plan.

The Cyanide Facilities Decommissioning Plan details the decommissioning requirements for the cyanide facilities located on the LGL mining lease including the legal requirements, cyanide facility descriptions, decommissioning strategies, a decommissioning budget and schedule and the general safety requirements that will be implemented for the decommissioning process.

The plan describes activities including:

- Decontamination of equipment
- Sequential shutdown of the circuit and removal of residual cyanide
- Monitoring of contaminated rinse waters
- Dismantling of the process plant.

The plan also provides:

- A Decommissioning Schedule
- Contingency Plan/Trigger Levels
- Decommissioning Costs.

The *Cyanide Facilities Decommissioning Plan* does include an implementation schedule for the decommissioning activities. The implementation schedule was reviewed and the level of details considered suitable for the stage in the mine life.
The Cyanide Facilities Decommissioning Plan does require the plan to be reviewed. The implementation schedule in the Cyanide Facilities Decommissioning Plan notes that the plan will be reviewed and updated with the MCP and mine closure cost estimates every five years.

*Standard of Practice 5.2:* Establish an assurance mechanism capable of fully funding cyanide related decommissioning activities.

- [x] in full compliance with
- [ ] in substantial compliance with
- [ ] not in compliance with

**Standard of Practice 5.2**

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL COMPLIANCE with Standard of Practice 5.2, requiring that operation establish an assurance mechanism capable of fully funding cyanide related decommissioning activities.

The operation has developed an estimate of the cost to fully fund third party implementation of the cyanide related decommissioning measures as identified in the operations closure plan.

A Cyanide Facilities Decommissioning Plan has been developed for Code compliance. It was updated in 2018 to reflect the updated costs prepared by Liberty Industrial (2018). The report provides a cost estimate for a third party contractor to mobilise, conduct the planned activities, and demobilise from the site. The cost is provided in $US.

LGL is not required to establish a financial mechanism approved by the applicable jurisdiction to cover the estimated costs for cyanide related decommissioning activities as identified in its decommissioning and closure strategy. The operation has established a self-insurance financial insurance mechanism, which is supported by a statement from a qualified financial auditor that it has sufficient financial strength to fulfil this obligation as demonstrated by an acceptable financial evaluation methodology.

The operation has established a process to review and update the cost estimate at least every five years and when revisions to the plan are made that effect cyanide related decommissioning activities. The implementation schedule in the Cyanide Facilities Decommissioning Plan notes that the plan will be reviewed and updated with the MCP and mine closure cost estimates every five years.
6.0  **PRINCIPLE 6 – WORKER SAFETY**  
Protect Workers’ Health and Safety from Exposure to Cyanide

**Standard of Practice 6.1:** Identify potential cyanide exposure scenarios and take measures as necessary to eliminate, reduce and control them.

☑ in full compliance with

The operation is  
☐ in substantial compliance with Standard of Practice 6.1  
☐ not in compliance with

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL COMPLIANCE with Standard of Practice 6.1 requiring an operation to identify potential cyanide exposure scenarios and take measures as necessary to eliminate, reduce and control them.

The operation has developed procedures describing how cyanide related tasks such as unloading, mixing, plant operations, entry into confined spaces, and equipment decontamination prior to maintenance should be conducted to minimise worker exposure.

In addition to addressing mixing, the Cyanide Mixing Procedure address transport of the cyanide boxes from the main storage area pre and post mixing; and rinsing of the bag following mixing.

The operation has a confined space entry procedure that requires training of personnel and a permit to enter into a confined space. There is an overarching permit to work system that takes into account isolation processes and confined space access, a permit to work is a formal document used to ensure that appropriate controls have been implemented prior to a task commencing.

Equipment decontamination prior to maintenance is addressed.

Procedures include risk assessment references, pre-task checklists, PPE requirements, references to linked procedures, training pre-requisites, and licence and permit requirements. The operation has a Zero 3 Tasol process for task-based work place inspection and task hazard identification; and a Job Safety Analysis (JSA) process for managing task risks.

Pre-work inspections are addressed through the Zero 3 Tasol process where operators consider hazards in the work area prior to commencing a task. The operation also has a procedure for pre-work inspection of the cyanide mixing area. The first step in the procedures is to complete a Zero 3 Tasol which can also lead to a review or completion of a JSA where required.

The standard PPE for the site is hi-vis long sleeve shirts, hi-vis long pants, steel capped boots, safety glasses and hard hat. Individual procedures list the additional PPE required for the task and there is signage in places advising of PPE that needs to be worn.

The operation partly implements procedures to review proposed process and operational changes and modifications for their potential impacts on worker health and safety and incorporate the necessary worker protection measures.

The objective of the procedure is to ensure that health, safety, environmental, community and production issues resulting from a change are identified and assessed, and control measures are implemented.

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[Signature]  
Signature of Lead Auditor  

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The composition of the change assessment team to complete the process hazard analysis studies shall reflect the nature and potential of the impact. It will include qualified experienced facilitator (process safety engineer) and may include specific expertise, such as specialists in engineering, human resources, health, safety and environment (HSE), contracts and commercial. The assessment team includes the change owner and change implementor.

Completed change management examples were observed during the site audit and were facilitated by the process safety engineer. The MoC proposal form requires sign-off by the HSE department if the change involves cyanide.

The site has monthly safety meetings that staff must attend. New procedures and updates on the Plant are presented at these meetings.

Regular meetings are held which have a safety focus.

Procedural documents are co-authored across departments, draft SOPs are given to the departmental supervisors to review before they are implemented, and supervisors sign off the SOPs and future changes.

Workers are given the opportunity to raise concerns during pre-shift safety meetings, Zero 3 Tasol discussions prior to commencing a task and toolbox talks.

The Processing Training Coordinator advised that the toolbox meeting was an information delivery meeting and that procedures were reviewed and amended by the trainers and approved by their managers. The morning prestart meetings and weekly safety meetings provide a forum for the discussion of safety and operational issues including changes to procedures. The prestart meeting also includes a review of Zero 3 Tasol completed the previous day.

Employees can also raise issues through their supervisor and request changes or suggest improvements to procedures at all times.

**Standard of Practice 6.2:** Operate and monitor cyanide facilities to protect worker health and safety and periodically evaluate the effectiveness of health and safety measures.

- in full compliance with

The operation is

☐ in substantial compliance with  
☐ not in compliance with  

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL COMPLIANCE with Standard of Practice 6.2 requiring Lihir Gold Mine to operate and monitor cyanide facilities to protect worker health and safety and periodically evaluates the effectiveness of health and safety measures.

The operation has determined the appropriate pH for limiting the evolution of HCN gas during mixing and production activities.

The operation has established that a pH of 9.5 or above limits the evolution of HCN gas during production activities. The CMP details that the pH is between 9.5 and 11, with a setpoint target of 10.5. A low level alarm will sound at 9.0 and a high alarm at 11. The set point is controlled through the DCS and operators are not permitted to make changes to the set points without authorisation.
The pH alarm set points are managed using DCS Software Change Form, which is prepared by the Metallurgists and signed off by the manager for the area. The process includes changes to pH. The pH is also rated to tonnes and flow rate to maintain levels with dual online pH probes on the neutralisation tanks prior to cyanide addition.

DSO alerts Control Room Operator if the pH is too low. There is then a process to follow checking the dosing systems, manual check and calibrations.

Cyanide mixing pH is controlled through the addition of caustic soda to the solution prior to the addition of sodium cyanide briquettes to maintain pH at 10.5. Where the potential exists for significant cyanide exposure, the operation uses ambient and personal monitoring devices to confirm that controls are adequate to limit worker exposure to hydrogen cyanide gas and sodium, calcium or potassium cyanide dust to 10 ppm on an instantaneous basis and 4.7 ppm continuously over an 8 hour period, as cyanide.

LGL uses ambient monitoring and has installed a number of devices on the processing plant, the NCA circuits and one in each of the cyanide mixing facilities. The devices are set to alarm at levels of 5 ppm and 10 ppm. Fixed monitors are located within the process plant area.

All personnel entering either of the NCA circuits must wear a HCN monitor or be escorted at all times by an inducted person who is wearing a HCN monitor. Calibration is required on a quarterly basis and coloured tags are placed on each monitor after calibration to indicate the current month.

The time weighted average (TWA) provided in the Code is 4.7 ppm for an 8 hour shift, however the operation works a 12 hour shift. To support that operational controls are maintaining levels below a TWA of 4.7 ppm, the operation appointed an independent consultant to complete a series of occupational hygiene exposure monitoring surveys – HCN was included in these surveys. The operation has identified activities and areas where the exposure to harmful concentrations of cyanide is possible. For such activities, the operation has operating procedures in place that state the PPE requirements. These identified activities include:

- Sodium cyanide reagent mixing
- Work in the reagent area
- Work in the NCA 1 and 2 areas.

In addition, personal HCN monitors must be worn when entering the NCA circuit areas, CN 1 and CN 2 mixing areas and all areas of the process plant. Stationary gas detectors are mounted at fixed locations within NCA 1 and NCA 2 of the process plant.

The operation has procedures that dictate what personnel must do when HCN monitor alarms sound. The HCN monitors, both static and personal, are set to alarm at 5 ppm and 10 ppm. The operation has dictated the actions to be taken in the event of an alarm including actions to determine when it is safe to re-enter the area. LGL tests and maintains hydrogen cyanide monitoring equipment as directed by the manufacturer.

HCN meters are calibrated onsite by the instrumentation technicians and follow the quarterly tagging system.

The fixed monitors are inspected weekly for damage or build-up as part of the 247 checks. A full operational check and calibration is completed; along with an alarm sounding test and verification of the alarm settings. This is captured and managed by LGL’s SAP maintenance system.
The instrumentation team undertake weekly checks on the positional/ambient HCN monitors installed around the site and the results are noted on the works order. Warning signs have been placed where cyanide is used advising workers that cyanide is present and that smoking, open flames and eating and drinking are not allowed. The signage also stipulates the PPE that must be worn when working in the area. Signage was observed to be located at entrances to the plant areas, CN1 and CN2 mixing and storage areas and at entrance points to the leaching circuits. Signage was clear and legible.

Designated smoking areas and amenities are provided for personnel to use, located away from cyanide facilities.

In relation to eating and drinking, induction material states that eating and drinking on the processing plant is prohibited. High strength cyanide is dyed for clear identification.

The cyanide makeup SOP clearly states to add carmosine dye to tank TK2091 during the mixing process. It is specified that this is a safety requirement for the easy detection of spills or leaks. Emergency Showers, low pressure eyewash stations and dry powder or non-acidic sodium bicarbonate fire extinguishers are located at strategic locations throughout the operation and tested on a regular basis. The auditor observed showers, eye wash stations and fire extinguishers in all cyanide areas.

Pre-operational inspection requirements are contained in the various task specific SOP’s. The pre-operational check for cyanide mixing requires personnel to check emergency eye wash and shower stations are in working order prior to commencing a mix.

Routine inspections are completed via the Weekly 274 inspection process. The inspection check sheet contains prompts for visually checking and assessing the condition of fire extinguishers, safety showers and eye wash stations. The inspection sheet contains an action list which allows for the assigning responsible personnel and work order numbers (if required) for tracking to completion.

Fire extinguishers are located strategically throughout the plant and were observed to be serviced (tagged) and pressurised for use Unloading, storage, mixing and process tanks and piping containing cyanide are identified to alert workers of their contents, and the direction of cyanide flow in pipes is designated.

There is signage on pipelines and tanks. Where labelling was in place directional indicators were observed. The lack of signage in some areas is supported through the induction and site-specific training processes.

Safety Data Sheets (SDS), first aid procedures and informational materials on cyanide safety were available in the language of the workforce in areas where cyanide is managed.

Information is generally provided in English and in Pidgin (the language of the country and workforce).

SDS information is provided in English. The SDS information is provided in hard copy at the locations where cyanide is used Procedures are in place, to investigate and evaluate cyanide exposure incidents to determine if the operations programmes and procedures to protect worker health and safety, and to respond to cyanide exposures, are adequate or need revising.

The operation has an incident reporting and investigation process used for all incidents, a standalone SOP was not provided, however the process was contained in the Cyanide Emergency SOP and the CMP. All cyanide related incidents are required to be reported in CHESS. Actions specifying corrective measures taken to rectify the incident are also captured to prevent reoccurrence.
The operation uses the Incident Cause Analysis Method (ICAM) process to investigate incidents and develop actions to prevent reoccurrence. The incident details and actions are recorded in the CHESS Database. This database also provides an action tracking and escalation function for the operation. Incident classification is determined via a risk assessment, conducted as part of the incident reporting and investigation process. The department responsible for the incident facilitates the process and is required to enter the incident into CHESS. A ‘sequence of events’ and ‘basic cause’ are established and actions developed to prevent re-occurrence.

A review of the CHESS database shows that the system has been implemented and incidents are being recorded and investigated. Incident reports and investigation outcomes are shared with the workforce through safety alerts, called a ZAP sheet and communicated during toolbox and safety meetings.

**Standard of Practice 6.3:** Develop and implement emergency response plans and procedures to respond to worker exposure to cyanide.

☒ in full compliance with

☐ in substantial compliance with ☐ not in compliance with

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL COMPLIANCE with Standard of Practice 6.3 requiring an operation develop and implement emergency response plans and procedures to respond to worker exposure to cyanide.

The operation does have water, oxygen, a resuscitator, antidote kits and a radio, telephone, alarm system or other means of communication or emergency notification readily available for use at cyanide unloading, storage and mixing locations and elsewhere.

The operation has oxygen and antidote kits located at the Medical Clinic and in the site 4WD ambulance. The Medical Clinic is located between the processing plant and the wharf and is within the processing plant operational area. The Clinic is permanently staffed with two medical personnel and it has a single bed. The Clinic is run by ISOS who also run the island’s hospital.

There is a fire system installed at the process plant and extinguishers are located strategically throughout the plant. Hydrants were observed around the plant and the operation has fire tenders with a full time Emergency Response Team (ERT).

The operators were observed to be wearing radios and this is the primary means of notifying an emergency, there is also a telephone and Public Announcement (PA) system for alerting workers.

Emergency showers are installed at strategic locations on the plant.

The operation also has emergency oxygen, resuscitator and rescue equipment in the form of Oxy-Viva kits stored the cyanide storage and mixing area (in the Cyanide Spill Container) and ERT. Training in the use of the Oxy-Viva kits has been rolled out to relevant site personnel.

The operation does inspect its first aid equipment regularly to ensure that it is available when needed, and materials are stored and/or tested as directed by their manufacturer.

There are routine checklists for emergency response equipment, and these are completed on a regular basis.
Cyanide antidote kits are stored as directed by the manufacturer at the Medical Clinic (managed by ISOS) in a cyanide box with PPE for the clinic personnel and instructions for use. Two full kits were observed with items within their respective expiry dates. If additional medical support is required, the Lihir Medical Centre also stores cyanide kits.

The onsite clinic also maintains a store of first aid equipment and regularly checks supplies and equipment.

The ERT undertake weekly checks of the site ambulance that is based at the Medical Clinic including emergency oxygen equipment and trauma kits.

The operation has developed specific written emergency response plans and procedures to respond to cyanide exposures.

The Operation has developed the following plans which all have a role in emergency response:

- CMP
- CERP
- CSARP
- International SOS Management of Cyanide Poisoning.

Based on the role, each plan details the relevant response. The response for the ERT is to give initial first aid which is detailed in the CERP. The management of a patient with cyanide exposure is the responsibility of the onsite medic. The response procedure Management of Cyanide Poisoning is stored in the clinic with the Cyanokit.

The operation has its own on-site capability to provide first aid and medical assistance to workers exposed to cyanide.

The Medical Clinic is staffed 24-hours a day with two people per day shift. The site medic also has 24-hour access to a Doctor through ISOS. If required, patients can be provided initial emergency response treatment and stabilised in the clinic.

If additional medical support is required, the Lihir Medical Centre and located in the town of Londolovit is equipped to support the clinic with cyanide specific treatments. Both medical facilities are aware that cyanide is used onsite and they utilise the same procedures for managing cyanide exposures.

The site ERT is the primary responder for worker exposure incidents and would undertake the recovery and decontamination of a worker who had been exposed to cyanide, should they not be capable themselves. The ERT are trained in emergency first aid and HAZMAT response.

An exposed worker would be treated by the site medic at the scene or at the on-site clinic and then transported via 4WD ambulance to the island’s hospital or to the operations-controlled airstrip for evacuation.

The operation has developed a medical treatment protocol that outlines the process to treat major injuries.

The Emergency Response Coordinator advised that the worker once decontaminated and treated by the site medic would be transferred to the island’s hospital and then medical facilities in Australia by aircraft if required. ISOS would make the arrangements for medical evacuation of the patient. There is a Medical Emergency Response Plan (MERP) that details the process and assets available for medical evacuation.
The operation has also contacted Cairns Base Hospital in Queensland who responded in writing advising that they are willing to accept cyanide patients.

The operation has made formalised agreements with local hospitals, clinics, etc., so that these providers are aware of the potential to treat patients for cyanide exposure. The operation is confident that the medical facility has adequate, qualified staff, equipment and expertise to respond to cyanide exposures.

The local hospital has experienced expatriate and local medical personnel and capabilities to respond to cyanide related emergencies.

Mock emergency drills are conducted periodically to test response procedures for various cyanide exposure scenarios, and lessons learned from the drills are incorporated into response planning.

The operation has undertaken various cyanide emergency response exercise to test cyanide response.
7.0 PRINCIPLE 7 – EMERGENCY RESPONSE
Protect Communities and the Environment through the Development of Emergency Response Strategies and Capabilities

**Standard of Practice 7.1:** Prepare detailed emergency response plans for potential cyanide releases.

☑ in full compliance with

The operation is ☐ in substantial compliance with ☐ not in compliance with **Standard of Practice 7.1**

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL COMPLIANCE with Standard of Practice 7.1 requiring an operation prepare detailed emergency response plans for potential cyanide releases.

The Operation has developed the plans which all have a role in emergency response and address potential accidental releases of cyanide.

The CERP and CSARP combined address plausible release scenarios at LGL and address the response and roles of ERT and Process Department.

The operation’s emergency documentation does consider the potential cyanide failure scenarios appropriate for its site-specific environmental and operating circumstances.

The plans have been based on following the stages of an incident, incident and notification; initial response and assessment; respond; recover; and closure. Key scenarios addressed include:

- Solid and liquid releases both within and outside containment.
- Catastrophic tank failure
- Slurry spill outside containment
- Tailings spill outside containment, to fuel farm bund and to marine environment.

These scenarios above resulted a plausible incidence scenario assessment which included transport accidents, pond overtopping, power outages and mechanical failures (i.e. pump failures, engineering, natural disasters, circuit blockages).

The emergency documentation considers both on-site transportation emergencies and the physical form of cyanide. The site receives cyanide in solid form in intermediate bulk containers (IBCs) from Tong Suh, in South Korea, with Orica being used in emergency situations, as a second option.

Off-site Transport emergencies are managed under the Code certified transporters emergency management plan. However, the emergency document addresses release scenarios resulting from transport accidents onsite.

The emergency documentation details response actions (as appropriate for the anticipated emergency situations) such as clearing site personnel from the area of exposure, use of cyanide antidotes and first aid measures.
The CSARP provides response actions for the first onsite, including evacuation, alerting ERT and incident management.

The CERP provides response actions for ERT personnel, specifically for first aid response and cyanide poisoning. Additional information for medical professional on the treatment of cyanide poisoning, specifically the application of the antidote, is provided in the procedure *International SOS Management of Cyanide Poisoning*.

The plan does link with the CEMS Manual which guides the internal and external emergency communication. A cyanide incident would trigger an Emergency Management Team CEMS manual. The CEMS contains the different roles and responsibilities for each member. The communication of a cyanide emergency would involve the Environment, Community Relations, External Affairs and Government Relations teams.

**Standard of Practice 7.2:** Involve site personnel and stakeholders in the planning process.

- in full compliance with
- in substantial compliance with
- not in compliance with

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL COMPLIANCE with Standard of Practice 7.2, requiring an operation involve site personnel and stakeholders in the planning process.

The operation has involved its workforce in the cyanide emergency response planning process. This was undertaken during the initial development of the plan which has not had material changes since its inception.

The operation has in place mechanisms to consult with its workforce who are the main stakeholders for cyanide related emergencies.

The external community has not been involved in the emergency response planning, however the communication of a cyanide emergency, which would affect the local community would involve the Environment, Community Relations, External Affairs and Government Relations teams.

The operation has ongoing dialogue with the local community and landowners. There are no cyanide emergency scenarios that require operation to present information to the communities. However, the operation does communicate with the communities generally on cyanide.

LGL is located on an island to the north-east of the Papua New Guinea mainland and all emergency response is facilitated by the operation and on-site ERT.

The operation uses the services of ISOS for their on-site Medical Clinic and ISOS also manage the island’s hospital.

The operation is reliant upon ISOS for higher level medical support including the administration of cyanide antidotes. ISOS have their own procedures for treatment of cyanide that integrate with the site.

The operation has contacted Cairns Base Hospital.
The operation does engage in consultation or communication with stakeholders to keep the Emergency Response planning current. The main stakeholder for the operation is its workforce and the operation engages through mock exercises and safety meetings where revisions to procedures and plans are discussed and implemented.

There are no external responders with a designated role in the CERP other than the ISOS personnel at the town hospital.

**Standard of Practice 7.3: Designate appropriate personnel and commit necessary equipment and resources for emergency response.**

☒ in full compliance with

☐ in substantial compliance with Standard of Practice 7.3

☐ not in compliance with

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL COMPLIANCE with Standard of Practice 7.3 requiring an operation designate appropriate personnel and commit necessary equipment and resources for emergency response.

- The emergency documentation states that the ultimate responsibility for emergency response at NML lies with the General Manager (GM). The GM would likely delegate to the EMT Leader in the event of an emergency. The EMT Leader retains overall control of the event and site/operations, including the activation of resources.

- The operation has an on-site ERT comprised of full time personnel.

- The emergency documentation details training requirements for the ERT (CERP) and the process personnel (CSARP).

- There is an emergency 24 hour control room and contact information is included in emergency management documentation.

- The duties and responsibilities of ERT Coordinators and Team Members are addressed in the CERP and supporting emergency management documentation.

- The emergency documentation lists PPE and containment equipment.

- The operation has procedures to inspect the emergency response equipment to ensure its availability.

- The role of Chief Medical Officer and Mine Site Clinic Medical Officer is defined in the CERP.

The operation has confirmed that outside entities included in the CERP, such as ISOS, are aware of their involvement and are included as necessary in mock drills or implementation exercises.

LGL is a remote site and there are no external responders that would be involved in the on-site response. The operation does have links with external medical facilities and the operation has contacted Cairns Base Hospital who have acknowledged that they will accept cyanide patients from the site.

The operation uses ISOS for its Medical Clinic and ISOS also run the island’s hospital.
**Standard of Practice 7.4:** Develop procedures for internal and external emergency notification and reporting.

☑️ in full compliance with

The operation is

☐ in substantial compliance with ☐ not in compliance with

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL COMPLIANCE with Standard of Practice 7.4 requiring the development of procedures for internal and external emergency notification and reporting.

The emergency documentation does include procedures and contact information for notifying management, ERT, medical officers and cyanide suppliers. Regulatory agencies would be addressed through the CEMS.

All emergency calls are received by the site security control office under the call sign “zero alpha”. This office is manned 24 hours a day. Security then activate the relevant emergency response group based on where an incident is located and its severity.

The Emergency Response Team attend the scene and undertake immediate containment and response actions; the ERT Leader may request support of the Incident Management Team (IMT) in the case of larger or more complex incidents. The IMT Leader serves as the On Scene Commander (OSC). The OSC contacts the EMT Leader (GM or appointed Department Head) and provides a briefing on the status of the emergency. A decision is made on whether the EMT requires activation.

Emergency management documentation contains procedures and contact information for notifying potentially affected communities of the cyanide related incident and any necessary response measures, including communication with the media.

A cyanide incident would trigger an Emergency Management Team CEMS manual. The CEMS contains the different roles and responsibilities for each member. The communication of a cyanide emergency would involve the Environment, Community Relations, External Affairs and Government Relations teams.

If required, the EMT determine the stakeholders affected and are responsible for arranging and approving communication with them. The EMT Leader communicates or authorises communication to outside groups following consultation with Legal and External Affairs members of the EMT.

**Standard of Practice 7.5:** Incorporate in response plans and remediation measures monitoring elements that account for the additional hazards of using cyanide treatment chemicals.

☑️ in full compliance with

The operation is

☐ in substantial compliance with ☐ not in compliance with

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL COMPLIANCE with Standard of Practice 7.5, requiring an operation develop procedures for internal and external emergency notification and reporting.
The emergency documentation does address all the required items:

- The CERP and CSARP detail the use of neutralising chemicals and equipment decontamination in conjunction with the Environment Department.
- Material management and disposal methods are detailed and require consultation with the Environment Department who will then review as per the Environmental Spill Assessment and Monitoring procedure as well as liaising with the supplier if required.
- The CMP states that Provision of an alternate water supply is not applicable as the cyanide release scenarios at the site will not impact on water sources consumed by the workforce or community. There are no plausible release scenarios that could impact community water supply.

The emergency documents do prohibit the use of chemicals to treat cyanide that has been released into surface water. This has been addressed in the CERP, CSARP, CMP and SWI Environmental Spill Assessment and Monitoring.

The emergency documentation addresses the potential need for environmental monitoring to identify the extent and effects of a cyanide release.

The CERP and CSARP both defer to the environment department in the response to determines sampling requirements, specifically the Environmental Management and Monitoring Programs 2017-2020.

Monitoring is performed by members of the Environmental Department who have been suitably trained in the sampling and monitoring procedures involved. Such monitoring includes:

- WAD cyanide concentrations in soil.
- WAD cyanide concentrations in liquid discharges.
- Free cyanide concentrations in water bodies below the mixing zone of a spill.

Sampling locations are not stipulated, as they are incident dependent.

The environmental monitoring procedures provide methodologies and sample preparation, preservation and shipment information.

**Standard of Practice 7.6:** Periodically evaluate response procedures and capabilities and revise them as needed.

- in full compliance with

The operation is

☑ in substantial compliance with

☐ not in compliance with

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL COMPLIANCE with Standard of Practice 7.6 requiring an operation periodically evaluate response procedures and capabilities and revise them as needed.

The operation does review and evaluate the cyanide related elements of its emergency response plan for adequacy on a regular basis.
The emergency documentation includes requirements to review every two years or when there has been an event or incident that requires a review to occur. This includes findings from mock drills and changes to cyanide facilities or operations at LGL that change the incident scenarios.

The operation does conduct mock cyanide emergency drills periodically as part of the emergency management evaluation process.

Emergency documentation required that the processing department will run a minimum of two mock exercises per year, one desktop and one practical. Additionally, the ERT team will also schedule a minimum of two cyanide related incidents per year. The CERP also states that the scenarios and mock drills will consider external parties, such as ISOS, and ensure that they are included in these drills to ensure their systems are tested for adequacy.

The operation has undertaken various cyanide emergency response exercise to test cyanide response.

Provisions are in place to evaluate and revise the emergency response plan after any cyanide related emergency requiring its implementation.
8.0 PRINCIPLE 8 – TRAINING

Train Workers and Emergency Response Personnel to Manage Cyanide in a Safe and Environmentally Protective Manner

**Standard of Practice 8.1:** Train workers to understand the hazards associated with cyanide use.

- [x] in full compliance with
- [ ] in substantial compliance with
- [ ] not in compliance with

**Standard of Practice 8.1**

The operation is

- [ ] in substantial compliance with
- [x] in full compliance with
- [ ] not in compliance with

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL COMPLIANCE with Standard of Practice 8.1 requiring that an operation train its workers to understand the hazards associated with cyanide use.

The operation does train all personnel who may encounter cyanide in cyanide hazard recognition.

Cyanide awareness is initially covered through the Process Plant General Safety and Cyanide Awareness induction as part of a series of onboarding inductions, which all personnel need to complete. Generally onboarding inductions are completed over two days. Once on site, further detailed training is provided, e.g. Process Chemical Area inductions for all personnel prior to them being allowed to work in high risk areas.

There are up to 11 general competencies that must be met prior to a person attempting more task/role specific ones.

The cyanide awareness training provides information on cyanide hazards, locations, exposure pathways, symptoms and emergency response procedures.

Short term visitors do not receive Cyanide Awareness Training. However, they cannot enter cyanide areas, such as processing plant or NCA circuits, unescorted.

The operation has in-house trainers that provide information and instruction on cyanide hazards.

Cyanide hazard recognition refresher training is periodically conducted. The operation has established an eighteen-month refresher cycle for the Cyanide Awareness Training Program.

Training records have been retained. The operation has an electronic database (LMS) that provides training profiles for individuals and their specific roles, the system holds training records against an individual. Additionally, hard copy files of completed training competencies are also maintained on site.

A review of training records for personnel across processing and maintenance revealed that records are maintained, and training is completed in accordance with the schedule.

**Standard of Practice 8.2:** Train appropriate personnel to operate the facility according to systems and procedures that protect human health, the community and the environment.

- [x] in full compliance with
- [ ] in substantial compliance with
- [ ] not in compliance with

**Standard of Practice 8.2**
Summarise the basis for this Finding/Deficiencies Identified:

LGL is in FULL COMPLIANCE with Standard of Practice 8.2 requiring that an operation trains appropriate personnel to operate the facility according to systems and procedures that protect human health, the community and the environment.

The operation does train workers to perform their normal production tasks, including unloading, mixing, production and maintenance, with minimum risk to worker health and safety and in a manner that prevents unplanned cyanide releases.

The training framework is based on the Australian Qualification Framework for Resource Processing and the organisation uses an Australian based company as their Registered Training Organisation (RTO).

The training is provided by a team of trainers that have qualifications in training and experience and qualifications in operating a processing plant.

A new starter undertakes site inductions, Process Plant General Safety and Cyanide Awareness. Onboarding training material for new employees now contains mandatory Sodium Cyanide (NaCN) Safety Awareness training to provide cyanide hazard training to personnel across the organisation.

Further detailed training is required to be completed prior to being allowed to work in high risk areas. Employees are trained prior to working with cyanide. The mill employees are assessed by the trainer prior to undertaking tasks without direct supervision.

There are up to 11 general competencies that must be met prior to a person attempting more task/role specific ones.

The isolation and permit to work procedures are key elements in the prevention of unplanned cyanide releases for maintenance activities and the operation has established a competency based training system for personnel which requires successful completion of progressive modules prior to an individual being permitted to complete tasks on the plant.

The operation has a structured training programme and training for cyanide related tasks is included in induction materials, procedures and training manuals. The material is supported by procedures that describe how the task is to be performed and the controls needed for the task. Along with step by step task information, each procedure details required competencies that a worker must hold in order to complete the task. Shift Supervisors use this list to assess individual’s capabilities before signing off that the worker can complete the task unaccompanied.

There is a skills matrix that details what competencies an individual must hold.

Refresher training on cyanide management is provided to ensure employees continue to perform their jobs in a safe and environmentally protective manner.

The operation has established an eighteen-month refresher cycle for the Cyanide Awareness Training Program. The operation has an electronic database – LMS, for managing training. Supervisors receive notifications when refresher training is required for their personnel.

The operation does evaluate the effectiveness of cyanide training by testing and observation.

The operation uses written knowledge assessments, completed by the participant at the completion of the training session. Sodium Cyanide (NaCN) Safety Awareness, Handle, Store and Use Cyanide and Process Chemical Induction are tested via written questionnaires.
Task specific training is assessed by way of a buddy system, in field assessments, written assessment and demonstration. The training framework for process operators is based on the Australian Qualification Framework for Resource Processing.

Records are retained throughout an individual’s employment documenting the training they receive. The records include the names of the employee and the trainer, the date of training, the topics covered, and if the employee demonstrated an understanding of the training materials.

The process operator files are maintained in both electronic copy in the LMS and hard copy in the Process Training office. The training needs analysis is updated by the process trainers.

The Maintenance Department is a RTO for apprenticeships and competency training is provided by the Maintenance Trainer. Training records are maintained in the department files.

The emergency response team training records are maintained in the ERT office and there is a safety training log book that details the trainer, topic and attendees. The training modules for the ERT are now based on Certificate III in Industrial Emergency Response and competencies are retained on file.

**Standard of Practice 8.3: Train appropriate workers and personnel to respond to worker exposures and environmental releases of cyanide.**

☑ in full compliance with

The operation is ☐ in substantial compliance with ☐ not in compliance with **Standard of Practice 8.3**

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in **FULL COMPLIANCE** with Standard of Practice 8.3 requiring an operation train appropriate workers and personnel to respond to worker exposures and environmental releases of cyanide.

Cyanide unloading, mixing, production and maintenance personnel are trained in the procedures to be followed if cyanide is released.

The operation has developed SOPs for response to cyanide spills and as well as emergency documentation. All personnel working in the processing area complete the cyanide awareness training, followed by further area specific training, which includes information on actions to take if cyanide is released in their work area. Mock drills are undertaken specifically for process personnel involved in a cyanide spill.

All personnel receive instruction and training on emergency response and raising the alarm. The primary response actions for processing and maintenance personnel are to raise the alarm and evacuate the area.

The ERT are responsible for emergency response, along with the support of experienced personnel in the area of the emergency. The ERT members have completed HAZMAT training in accordance with Australian Training Qualifications Framework.

Site cyanide response personnel, including unloading, mixing, production and maintenance workers, are trained in basic decontamination and first aid procedures and take part in routine drills to test and improve their response skills.

The ERT receive more advanced training in decontamination and first aid and generally facilitate the drills to test and improve skills. The ERT train daily and this training includes response to chemical incidents.
The ERT are the primary responders and undertake regular skills training which includes:

- Extraction equipment
- Self-contained breathing apparatus
- Oxy-Viva
- Fire fighting
- Chemical hazard suit.

The operation has the in-house capacity to provide first aid training to workers. Decontamination and first aid response is covered in training materials and SOPs.

Emergency documentation required that the processing department will run a minimum of two mock exercises per year, one desktop and one practical. Additionally, the ERT team will also schedule a minimum of two cyanide related incidents per year. The CERP also states that the scenarios and mock drills will consider external parties, such as ISOS, and ensure that they are included in these drills to ensure their systems are tested for adequacy.

The operation has undertaken various cyanide emergency response exercise to test cyanide response. Drill reports were observed, and actions were placed into Cintellate.

Emergency Response Coordinators and members of the ERT are trained in the procedures included in the emergency documentation regarding cyanide, including the use of necessary response equipment.

The ERT have regular training in both the theory and practical aspects of emergency response. General response to chemical incidents is covered through HAZMAT and Certificate III in Industrial Emergency Response training, which are nationally recognised programs; site specific training and equipment use is undertaken through practical training and mock exercises.

The operation has made off-site emergency responders familiar with related elements of the emergency documentation to the extent that is necessary. The operation is located in a remote area and accordingly there are no outside responders (e.g. fire brigades or ambulances) that would conceivably be involved in a response.

The operation has its own ERT which is equipped with ambulance and firefighting equipment. The operation also has a close working relationship with ISOS, which provide staff for the on-site Medical Clinic and run the island’s hospital. ISOS have protocols for the treatment of cyanide patients.

From discussions with site personnel it is unlikely that off-site response, other than ISOS, would not be needed for cyanide related emergencies.

The operation has also contacted Cairns Base Hospital in Queensland who responded in writing advising that they are willing to accept cyanide patients.

Refresher training for response to cyanide exposures and releases is regularly conducted. The cyanide awareness training that is completed every eighteen-months contains training on basic response procedures to exposures and releases.
The ERT receive refresher training on chemical incident response through HAZMAT and Certificate III in Industrial Emergency Response training modules, which include practical skill components. This training addresses some elements of cyanide response for the site.

ERT members receive periodic training in cyanide emergency response. The ERT team complete regular skills training though this is not cyanide specific, it does include response to cyanide incidents and HAZMAT response generally.

Simulated cyanide emergency drills are periodically conducted for training purposes and they cover both worker exposures and environmental releases. Cyanide emergency drills are evaluated from a training perspective to determine if personnel have the knowledge and skills required for effective response.

The emergency documentation includes requirements to review every two years or when there has been an event or incident that requires a review to occur. This includes findings from mock drills and changes to cyanide facilities or operations at LGL that change the incident scenarios.

Records are retained documenting the cyanide training, including the names of the employee and the trainer, the date of training, the topics covered, and how the employee demonstrated an understanding of the training materials.

For task related training, new employees are trained individually by the processing trainers together with on the job instruction by experienced buddies. Once the employee has attained the skills and is able to perform the tasks the employee is assessed by the trainers in the theory and practical components of the task. Once the employee is able to demonstrate competence, the evaluation record is signed off and entered into the Training Needs Analysis, LMS and a hard copy placed on file, maintained in the process training department.

The Sodium Cyanide (NaCN) Safety Awareness, Handle, Store and Use Cyanide and Process Chemical Induction training is provided by the Processing Trainers and the names of the employee, date of training and topic is recorded on the front of the knowledge assessment sheets. The knowledge assessment is the demonstration of understanding the training material.
9.0 PRINCIPLE 9 – DIALOGUE
Engage in Public Consultation and Disclosure

Standard of Practice 9.1: Provide stakeholders the opportunity to communicate issues of concern.

☑ in full compliance with

☐ in substantial compliance with Standard of Practice 9.1

☐ not in compliance with

Summarise the basis for this Finding/Deficiencies Identified:

LGL is in FULL COMPLIANCE with Standard of Practice 9.1 requiring an operation to provide opportunity for stakeholders to communicate issues of concern regarding the management of cyanide.

The operation does provide an opportunity for stakeholders to communicate issues of concern regarding the management of cyanide.

The operation undertakes community consultation and activities that provide its external stakeholders opportunities to communicate issues of concern, discussions with the Community Relations personnel revealed that cyanide specific issues have not been raised in these forums to date, but there is opportunity to do so.

There is a dedicated phone line for community complaints. The number to call is on display in public areas.

The community relations office is open daily.

The operation conducts community “Wokabout” sessions and mine tours. Whilst on a mine tour, community members are escorted and undertake a tour of the operational areas of the mine. The tour is interactive and visitors can ask questions of the operational personnel guiding the tour. At the end of the tour, a debriefing session is held where a LGL community representative facilitates a question and answer session.

The LGL Grievance Handling and Resolution Process applies to all stakeholders of the Operation. The primary objective of the process is to resolve stakeholder grievances in a way that is timely, fair, culturally appropriate, transparent, confidential and to the reasonable satisfaction of the complainant(s). It provides additional direct avenues for community engagement around grievances, including the ability to:

- Meet directly with LGL Community Relations staff, or Grievance Officers at Belisi Haus in Londolovit town centre
- Communicate by telephone, email, fax, or letter to LGL
- Communicate via community forums or other means.

The operation meets with community leaders on a monthly basis and concerns regarding operations can also be raised at these meetings.
**Standard of Practice 9.2:** Initiate dialogue describing cyanide management procedures and responsively address identified concerns.

☑ in full compliance with

The operation is ☐ in substantial compliance with ☐ not in compliance with

**Standard of Practice 9.2**

**Summarise the basis for this Finding/Deficiencies Identified:**

LGL is in FULL COMPLIANCE with Standard of Practice 9.2 requiring an operation to initiate dialogue describing cyanide management procedures and responsively addressing identified concerns.

The operation has created opportunities for interacting with stakeholders to provide them with information regarding cyanide management practices and procedures.

The auditor was advised that the following consultation and activities are undertaken to provide information to stakeholders:

- Monthly community and stakeholder meetings
- Community radio station
- Cyanide fact sheets and community notice boards (in English and Tok Pisin)
- Presentation to Local Government and Landowners Association
- Presentation to high school students and parents.

The operation meets with community leaders on a monthly basis and concerns regarding operations can be raised at these meetings.

The community relations office is open daily.

The community radio station has a weekly health programme where information on cyanide is disseminated in the local Tok Pisin language.

The Cyanide Management Procedure, which describes cyanide practises and procedures, cyanide fact sheets and presentations are made available to stakeholders.

The site tour programme provides an opportunity for the operation to interact with stakeholders and provide information on cyanide management at the mine site.

The operation also conducts weekly community “Wokabout” tours which are a key element in the community consultation process that can be used to disseminate information relating to cyanide management.

**Standard of Practice 9.3:** Make appropriate operational and environmental information regarding cyanide available to stakeholders.

☑ in full compliance with

The operation is ☐ in substantial compliance with ☐ not in compliance with
Summarise the basis for this Finding/Deficiencies Identified:

LGL is in FULL COMPLIANCE with Standard of Practice 9.3 requiring an operation make appropriate operational and environmental information regarding cyanide to stakeholders.

The operation has developed written descriptions of how its activities are conducted and how cyanide is managed, which are available to communities and other stakeholders.

Written management plans and procedures have been developed for cyanide facilities. The plans and procedures provide the framework for cyanide management practices on site and are available to LGL employees.

The operation has also developed cyanide fact sheets, presentations and a mini version of the Cyanide Management Procedure for dissemination to communities and other stakeholders during community engagement activities. LGL also provides written information via the community notice board, located at the Community Relations Office in the town center.

The operation has disseminated information on cyanide in verbal form where a significant percentage of the location population is illiterate.

The operation has a number of mechanisms in place to disseminate verbal information on cyanide, including the monthly meetings with community leaders, the community radio station and during presentations to high school students and parents. Inclusion of verbal cyanide information is also included in the mine tour and during the village “Wokabout” tours, where a considerable proportion of the population is illiterate.

The community radio station has a weekly health programme where information on cyanide is disseminated. The signal is received throughout the island the local Tok Pisin language is used to deliver messages to the communities.

The operation has mechanisms implemented to make information publicly available on cyanide release or exposure incidents, where applicable.

The Lihir Operations Papua New Guinea Emergency Management Team Plan contains a list of triggers that would result in the formation of the EMT; cyanide releases outside of primary bunded areas, life threatening injuries and fatalities are included as such triggers.

The CEMS provides guidelines on the actions that need to be taken to manage the incident, including reporting requirements. The CEMS defines the roles and responsibilities of various Newcrest/LGL departments in the event of an emergency. The Community Relations, Media and Environment Department is responsible for:

- Communicating with Government, public affairs groups and other external organisations on the implications of the event
- Providing prepared community updates for circulation via media and Community Relations Officers
- Preparing public release material to be used for media advice.

The government reporting requirement is for a phone call to be made to the Conservation and Environment Protection Authority (CEPA) about the incident, followed by a formal letter.

To date, no such cyanide related incidents have resulted in the formation of the Emergency Management Team or the requirement to share incident information.
10.0 IMPORTANT INFORMATION

Your attention is drawn to the document titled – “Important Information Relating to this Report”, which is included in Appendix A of this report. The statements presented in that document are intended to inform a reader of the report about its proper use. There are important limitations as to who can use the report and how it can be used. It is important that a reader of the report understands and has realistic expectations about those matters. The Important Information document does not alter the obligations Golder Associates has under the contract between it and its client.
Signature Page

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APPENDIX A

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The scope of Golder’s Services and the period of time they relate to are determined by the Contract and are subject to restrictions and limitations set out in the Contract. If a service or other work is not expressly referred to in this Report, do not assume that it has been provided or performed. If a matter is not addressed in this Report, do not assume that any determination has been made by Golder in regards to it.

At any location relevant to the Services conditions may exist which were not detected by Golder, in particular due to the specific scope of the investigation Golder has been engaged to undertake. Conditions can only be verified at the exact location of any tests undertaken. Variations in conditions may occur between tested locations and there may be conditions which have not been revealed by the investigation and which have not therefore been taken into account in this Report.

Golder accepts no responsibility for and makes no representation as to the accuracy or completeness of the information provided to it by or on behalf of the Client or sourced from any third party. Golder has assumed that such information is correct unless otherwise stated and no responsibility is accepted by Golder for incomplete or inaccurate data supplied by its Client or any other person for whom Golder is not responsible. Golder has not taken account of matters that may have existed when the Report was prepared but which were only later disclosed to Golder.

Having regard to the matters referred to in the previous paragraphs on this page in particular, carrying out the Services has allowed Golder to form no more than an opinion as to the actual conditions at any relevant location. That opinion is necessarily constrained by the extent of the information collected by Golder or otherwise made available to Golder. Further, the passage of time may affect the accuracy, applicability or usefulness of the opinions, assessments or other information in this Report. This Report is based upon the information and other circumstances that existed and were known to Golder when the Services were performed and this Report was prepared. Golder has not considered the effect of any possible future developments including physical changes to any relevant location or changes to any laws or regulations relevant to such location.

Where permitted by the Contract, Golder may have retained subconsultants affiliated with Golder to provide some or all of the Services. However, it is Golder which remains solely responsible for the Services and there is no legal recourse against any of Golder’s affiliated companies or the employees, officers or directors of any of them.

By date, or revision, the Report supersedes any prior report or other document issued by Golder dealing with any matter that is addressed in the Report.

Any uncertainty as to the extent to which this Report can be used or relied upon in any respect should be referred to Golder for clarification