The failed Cononish goldmine & the failures of the Loch Lomond and Trossachs National Park Authority

Description



A photo the LLTNPA did not want anyone to see last Demember – the state of the ground outside the Cononish Mine shed almost four months after the mine had ceased to operate

This post provides a summary of some recent evidence that has emerged about the Loch Lomond and Trossachs National Park Authority (LLTNPA)'s mis-management of the crisis at the mine and some related financial developments.

The "regular updates" given to LLTNPA Board Members about Cononish goldmine

The Chief Executive's report to the LLTNPA Board Meeting on 11th March (see here) made the following claim:

9. Cononish Gold Mine

9.1. Members received an update at the December meeting and the following update is correct at the time of issuing the report. Planning and Access Committee have received regular updates on this matter.

I questioned this in my last post on Cononish (see here) as the goldmine had only been on the agenda of the Committee once in the previous 15 months (in October) and an Information Response had established NO emails had been sent to Committee members before the end of last summer. A subsequent Freedom of Information Request asking for all communications to Board Members elicited t Watermark a response on 3rd April:

Our Response

Please find attached the following:

- Annex A Minutes of Planning and Access Committee, 18/12/2023.
- Annex B Email from Chair of Planning Committee to members, 20/12/2023.
- Annex C Minutes of Planning and Access Committee, 26/02/2024*.
- Annex D 'CEO Report' submitted to Board meeting on 11 March 2024

The provision of Annex D was a nonsense: I had referred to that report when making the FOI reques

Not so many regular updates after all!

Annex A had me baffled because Cononish was not on the agenda of the Planning and Access Committee of 18th December and there is nothing in the minutes of that meeting either! The Annex B - Email of 20th December, shows there was in fact a discussion about the pollution incidents reported to SEPA at the meeting. The absence of a reference in the minutes shows LLTNPA staff and board members wanted to keep this secret.

It appears the Annex B email was prompted by my December post <u>(see here)</u> – I am referred to as "this individual" – about the pollution incidents at the mine. The email shows that LLTNPA staff were so concerned about the pollution incidents at the mine that they had threatened "the operator" (unnamed) with enforcement action.

In relation to Annex C, Cononish was not on the agenda of the February Planning and Access Committee either, though the minute shows it was mentioned under AOB. The minute provides a short summary of what was said by the Director of Planning, Stuart Mearns, designed to tick governance boxes and not reveal any information (for example has SGZ Cononish fully uprated the restoration bond?):

"SM updated Members and took any questions from Members on Planning Application 2017/0254/MIN – Cononish Gold Mine, Tyndrum. SM confirmed that SGZ is not in administration. SM confirmed that the site remains in a care and maintenance regime. SM provided assurance that mitigation and remedial works are in place following discussions. SM confirmed that SEPA continue to monitor the site alongside the National Park Authority. SM confirmed the status of Bond holdings relating to the site."

There are two key points to note here. The first is the secrecy, epitomised by the fact that staff had deemed none of the information in the Annex B email worth reporting openly to the Planning Committee which took place just two days earlier! The second is that I had been predicting such pollution problems ever since the mine started to get into financial difficulty (see here), asked the Convenor of the LLTNPA Heather Reid to take action on many occasions and have never once received a response from her or the conveners of the Planning and Access and Risk and Audit Committees.

By failing to scrutinise the "operational arrangements" LLTNPA senior management had put in place to protect the environment after the goldmine closed and by failing to hold staff to account, the Committee Conveners and Board Members on the Planning Committee abdicated their basic responsibilities.

The December Mine Monitoring report

A key means which LLTNPA staff have used to keep both the public and their Board Members in the dark has been to hold back mine monitoring reports for six months. I had asked for these reports before but when the LLTNPA refused to release the Monitoring report of 13th December (referred to in the email above) I made it clear I intended to pursue this through to the Information Commissioner if necessary. Miraculously, on 26th April in an obtuse piece of reasoning FOI 2024-003 Review Response the LLTNPA decided they could release this report after all, while refusing to accept the principle that all monitoring reports should be released timeously.

The December report has still NOT been published on the planning portal although that for October 2023 has recently appeared. Unfortunately it is too large to publish here.

Not a single action in the Monitoring Report is marked red despite the Annex B email sent just seven days later revealing that LLTNPA staff had been considering enforcement action and despite the report itself stating urgent action was required:

O nr Red Status Contravention of planning condition or major incident with potential for environmental impact - requ
 9 nr Amber Status Failure to ensure strict compliance or incident with risk of leading to environmental impact - requ
 78 nr Green Status Observation notes / description of works / issue resolved - no further action required.

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Farcical!

The report shows the LLTNPA's response to the signficiant number of pollution incidents was to require the operators to "seal" Tailings Stack 2 with geotextile by mid-February (the CEO's report to the March meeting shows this target was missed) and to empty sediment from the settlement ponds to stop it overflowing into the river system.



Stack 2 status 08.12.23 – Stack viewed from above. Further works are required to the surface during care and maintenance, comprising blading off and covering areas that are not used for placing tailings from pond maintenance, with geotextile.

The state of Stack 2 on 8th December

These actions could and should have been taken BEFORE the winter. The Monitoring report reveals that despite the urgent actions required in December the pollution incidents continued:

Adverse Event Reporting

In accordance with the consented documents five adverse incident reports were issued by SGZ during this reporting period on 08.12.23, 17.12.23, 23.12.23, 20.01.24 and 25.01.24. All followed periods of heavy rainfall

08.12.23 - Heavy rainfall after a long period (about two weeks) of dry and cold weather caused mobilisation of sediment across site, causing an exceedance of the total suspended solids at the discharge.

17.12.23 - Heavy rainfall caused mobilisation of sediment across site, caused an exceedance of the total suspended solids at the discharge. Actions prioritising routine maintenance of the pond and covering of Stack 2.

23.12.23 - Heavy rainfall caused mobilisation of sediment across site, together with the flocculant dosing system issues caused an exceedance of the total suspended solids at the discharge.

Actions included improving the flocculant mixing system with a more efficient air compressor, prioritising routine maintenance of the pond and covering of Stack 2.

20.01.24 - Heavy rainfall caused mobilisation of sediment across site, causing an exceedance of the total suspended solids at the discharge. Flocculant dosing line froze due to the cold weather conditions. Action included routine maintenance of the pond undertaken as a part of the planned C&M works. An effluent quality telemetry system to be installed in the site office allowing real-time effluent discharge monitoring. The telemetry system probe has been sent to a lab and awaiting external calibration.

Adverse Event Reports for incidents 10.08.23 and 20.09.23, 25.01.24 are still awaited.

Incident Report Plan

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The only reason that there has not been a major environmental disaster at Cononish is that tailings stack 2 was at a relatively early stage of development when the mine stopped working. Instead of the Board investigating this narrow escape, past experience suggests senior management will soon be patting themselves for a job well done.

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What does the LLTNPA know about SGZ Cononish's finances and the continued risks?

Both Stuart Mearns and Gordon Watson, the CEO, have emphasised in reports that SGZ Cononish, the company that operated the goldmine, is not in administration unlike its parent company Scotgold Resources. On 29th February a notice was published by the administrators in Australia saying a resolution had passed (see here) to wind up Scotgold Resources voluntarily. So where does that leave SGZ Cononish?

Recent updates for SGZ Cononish's sister company, SGZ Grampian, which have posted at companies house indicate a notable change:



SGZ GRAMPIAN LIMITED

Company number SC309525

Follow this company

File for this company

Overview	Filing history	People	Charges	More	
	category [Accounts Capital Charges	ermark		firmation statements / orporation cers
Date	Description				
15 Apr 2024	Notification of Brid 2023	ge Barn Limite	d as a person w	vith significa	nt control on 1 Novemb
15 Apr 2024	Cessation of Scotg November 2023	old Resources	Limited as a pe	erson with si	gnificant control on 1
15 Apr 2024	Termination of app	oointment of S	Sean Joseph Du	ffy as a dired	ctor on 15 December 2
15 Apr 2024	Termination of app	oointment of P	hillip Edward D	ay as a dired	ctor on 1 June 2023

On 1st November, just before Scotgold Resources went into administration, control – i.e ownership of SGZ Grampian – transferred from Scotgold to Bridge Barn Ltd. This is a private company, controlled by Nat Le Roux, who was also a Director of and shareholder in SGZ Cononish.

Bridge Barn Ltd had provided a secured loan facility of £8.5m to SGZ Cononish, which had been fully utilised, at a nominal interest rate of 8.5%. That loan facility was secured by a fixed charge whereas two further loans provided in 2023 by MRI Trading Ag were secured by floating charges. Fixed charges always take preference to floating charges in cases of insolvency leaving Mr Le Roux as the creditor in the most powerful position.

SGZ Cononishhad also been lent money in the form of promissory notes by its sister company, SGZ Grampian (over £15m in capital and it owed a further £1.6m in accrued interest). The last accounts for SGZ Grampian show it was undertaking very little exploratory activity – a maximum of £18,479 – but had received £467,785 in interest most of which appears to have come from SGZ Cononish:

SGZ Grampian Limited Profit and Loss Account for the year ended 30 June 2022

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	Notes	2022	2021	
- Na	(Cr.	£	£	
Administrative and exploration expenses Operating loss	2 .	(18,479)	(48,776)	
Operating loss	-	(18,479)	(48,776)	
Interest receivable	3	467,785	454,223	
Interest payable	4	(1,132)	(3,756)	
Profit (loss) on ordinary activities before taxation	-	448,174	401,691	
Tax on proit (loss) on ordinary activities	5	-	-	
Profit (loss) for the year	-	448,174	401,691	

SGZ Grampian's accounts also suggest that the money it had lent to SGZ Cononish had originally come from its parent, Scotgold, to whom it owed £20,558,908:

11	Creditors: amounts falling due after one year	2022 £	2021 £
	Amounts owed to parent company	20,558,908	20,540,429

The Company will continue to rely upon the continued support of the parent company for a period of at least twelve months from the date of approval of these financial statements. As a result of this support, £20,540,429 (2021 - £20,540,429) has been classified as falling due after more than one year. The amount owing to the parent company includes £1,407,611 (2021 - £1,407,611) of accrued interest payable.

In other words Scotgold Resources main means of financing the Cononish Goldmine latterly was indirectly through its other subsidiary SGZ Grampian.

By assuming control of SGZ Grampian before Scotgold went into administration, it is now Nat Le Roux rather than Scotgold who has a call on those promissory notes as well as the secured loan. Given all this, it appears the liquidators of Scotgold in Australia may have determined SGZ Cononish was completely worthless as an asset to them and effectively left it to its creditors. As the owner of SGZ Grampian and Bridge Barn Ltd, Nat Le Roux, appears to have secured his position as the minority shareholder in the mine (companies house records him as having had significant control since 2017) and it appears that he is now effectively responsible for what is happening there.

How all this plays out in terms of company law remains to be seen. (While Scotgold is referred to as the parent company in SGZ Cononish's accounts it is not recorded on Companies House as having significant control). It will also be interesting to see from SGZ Grampian's accounts, when they eventually appear, how Bridge Barn gained control of the company.

It is unclear what plans Mr Le Roux might have for the mine or its remaining assets, only that if my analysis is right it appears likely he is financing the "care and maintenance regime" at present by some means or another. If so, it is not clear whether LLTNPA staff know this but are keeping it secret or whether its never crossed their mind to ask how any "care and maintenance" at the mine has been paid for over the last seven months.

Under Condition 2 of the planning consent granted for the mine, once its has not been used for a year – that is less than five months away – it becomes an "abandoned mine" and the owner then has to produce a restoration plan within six months. After the LLTNPA approves such a plan – which could take months or years – the owner then has a further two years to restore the mine using the monies from the restoration bond. The sealing of tailings stack 2 with geotextiles suggests that LLTNPA may now be planning for this eventuality and they expect the mine to be in a mothballed state for a significant period of time.

That will create further environmental and financial risks which should be openly discussed and considered by the LLTNPA Board. Were it come to a case of the National Park v Mr Le Roux, who might conceivably be hoping to re-open the mine at some point in the future, given past performance and the LLTNPA's head in the sand approach I know where I would place my bets.

The December monitoring report also showed that a representative from the Crown Estate, which leases out the mining rights and receive royalties from the mine, and the landowner were present at the site visit along with Stuart Mearns, as Director of Planning. That is an indication that other things are going on which should be being publicly considered by the board.

Category

1. Loch Lomond and Trossachs

Tags

- 1. Governance
- 2. LLTNPA
- 3. planning
- 4. restoration
- 5. secrecy

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