PUBLIC SUMMARY REPORT

SECOND ANNUAL SURVEILLANCE ASSESSMENT (ASA2)

RAMU AGRI INDUSTRIES LTD (RAIL)
Lae, Morobe Province, Papua New Guinea

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SUMMARY
BSI has conducted the second surveillance assessment of the RAIL operations comprising 1 mill, supply base, support services and infrastructure. BSI concludes that RAIL operations comply with the requirements of RSPO Principles & Criteria: 2007 and PNG NIWG Indicators and Guidance March 2008 for the following scope:

Sustainable production of crude palm oil (26,214 tonnes CPO) and crude palm kernel oil (2,114 tonnes of CPKO).

BSI RECOMMENDS THE CONTINUATION OF THE APPROVAL OF RAIL AS A PRODUCER OF RSPO CERTIFIED SUSTAINABLE PALM OIL.

ABBREVIATIONS USED

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>BOD</td>
<td>Biological Oxygen Demand</td>
</tr>
<tr>
<td>CIP</td>
<td>Continuous Improvement Plan</td>
</tr>
<tr>
<td>CLUA</td>
<td>Clan Land Usage Agreement</td>
</tr>
<tr>
<td>COP</td>
<td>Code of Practice</td>
</tr>
<tr>
<td>CPO</td>
<td>Crude Palm Oil</td>
</tr>
<tr>
<td>CWS</td>
<td>Central Vehicle Workshop</td>
</tr>
<tr>
<td>DEC</td>
<td>Department of Environment &amp; Conservation</td>
</tr>
<tr>
<td>DOH</td>
<td>Dept. of Health</td>
</tr>
<tr>
<td>EFB</td>
<td>Empty Fruit Bunch</td>
</tr>
<tr>
<td>EMS</td>
<td>Environmental Management System</td>
</tr>
<tr>
<td>FFB</td>
<td>Fresh Fruit Bunch</td>
</tr>
<tr>
<td>FPIC</td>
<td>Free, Prior and Informed Consent</td>
</tr>
<tr>
<td>GHG</td>
<td>Green House Gas</td>
</tr>
<tr>
<td>GPPOL</td>
<td>Guadalcanal Plains Palm Oil Ltd</td>
</tr>
<tr>
<td>HACCP</td>
<td>Hazard Analysis of Critical Control Points</td>
</tr>
<tr>
<td>HCV</td>
<td>High Conservation Value</td>
</tr>
<tr>
<td>HCVF</td>
<td>High Conservation Value Forests</td>
</tr>
<tr>
<td>IE</td>
<td>Independent Estate (a class of Smallholder)</td>
</tr>
<tr>
<td>ILG</td>
<td>Incorporated Land Group</td>
</tr>
<tr>
<td>IPM</td>
<td>Integrated Pest Management</td>
</tr>
<tr>
<td>IRCA</td>
<td>International Registration of Certified Auditors</td>
</tr>
<tr>
<td>ISO</td>
<td>International Standards Organisation</td>
</tr>
<tr>
<td>LBT</td>
<td>Lae Bulk Terminal</td>
</tr>
<tr>
<td>LLB</td>
<td>Lease-Lease Back</td>
</tr>
<tr>
<td>LSS</td>
<td>Land Settlement Scheme (a class of Smallholder)</td>
</tr>
<tr>
<td>LTI</td>
<td>Lost Time Injuries</td>
</tr>
<tr>
<td>MG</td>
<td>Management Guidelines</td>
</tr>
<tr>
<td>MSDS</td>
<td>Material Safety Data Sheets</td>
</tr>
<tr>
<td>NARI</td>
<td>National Agriculture Research Institute</td>
</tr>
<tr>
<td>NLDD</td>
<td>Native Land Dealing Document</td>
</tr>
<tr>
<td>OHS</td>
<td>Occupational Health &amp; Safety</td>
</tr>
<tr>
<td>OPRA</td>
<td>Oil Palm Research Association</td>
</tr>
<tr>
<td>PCD</td>
<td>Pollution Control Device</td>
</tr>
<tr>
<td>PMP</td>
<td>Pest Management Plan</td>
</tr>
<tr>
<td>PNG NIWG</td>
<td>Papua New Guinea National Interpretation Working Group</td>
</tr>
<tr>
<td>POME</td>
<td>Palm Oil Mill Effluent</td>
</tr>
<tr>
<td>POPA</td>
<td>Palm Oil Producers Association</td>
</tr>
<tr>
<td>PPE</td>
<td>Personal Protective Equipment</td>
</tr>
<tr>
<td>RAB-QSA</td>
<td>Internal Auditor Accreditation Body</td>
</tr>
</tbody>
</table>

RAIL Ramu Agricultural Industries Limited
RFI Request for Information
SADP Smallholder Agriculture Development Project
SABL Special Agriculture Business Lease
SEIA Social and Environmental Impact Assessment
SG Smallholder Grower
SIA Social Impact Assessment
SM Company Sustainability Manager
SOP Standard Operating Procedure
TRP Timber Rights Purchase
VOP Village Oil Palm (a class of Smallholder)

1.0 SCOPE OF CERTIFICATION ASSESSMENT

1.1 National Interpretation Used

The operations of the mill and their supply bases of FFB were assessed against the PNG NIWG: March 2008 of the RSPO Principles and Criteria: 2007.

Supply chain module is SG.

1.2 Certification Scope

This certification assessment includes the production from ONE (1) Palm Oil Mill and 2 company owned plantations and Small holders.

1.3 Location and Maps

The RAIL palm oil mill is located in Morobe province while the plantations are located in Morobe and Madang Provinces of Papua New Guinea.

The GPS locations of the mill are shown in Table 1.

Table 1: Mill GPS Location

<table>
<thead>
<tr>
<th>MILL</th>
<th>EASTINGS</th>
<th>NORTINGS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gusap</td>
<td>E 145º 59’ 04.5”</td>
<td>S 06º 04’ 23.5”</td>
</tr>
</tbody>
</table>
Figure 1 SATELLITE MAP OF RAMU

MAP 1: SATELLITE MAP OF RAMU AGRI-INDUSTRIES LANDUSE
Figure 2 MAP OF RAMU LIMITS OF PLANTATION

[Map of Ramu Limits of Plantation]


1.4 Description of Supply Base

Oil palm fruit is sourced from company managed Plantations and from Small holders.

Operations designated as Plantations are company owned and managed oil palm that has been planted on State Agricultural Leases held by RAIL. The FFB production from plantations is listed in Table 2.

Table 2: Plantation FFB Production 2011

<table>
<thead>
<tr>
<th>Plantation</th>
<th>FFB (tonnes) 2011</th>
<th>FFB (tonnes) Jan to 31 May 2012</th>
<th>FFB (tonnes) 2012 forecast</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gusap</td>
<td>81,386.32</td>
<td>43,260.46</td>
<td>86,128</td>
</tr>
<tr>
<td>Dumpu</td>
<td>7,613.85</td>
<td>58,06.10</td>
<td>20,733</td>
</tr>
<tr>
<td>TOTAL</td>
<td>89,000.17</td>
<td>49,066.56</td>
<td>106,861</td>
</tr>
</tbody>
</table>

Table 2A PK Production 2010 - 2011

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>2010</td>
<td>3,330</td>
</tr>
<tr>
<td>2011</td>
<td>4,959</td>
</tr>
<tr>
<td>2012 As of May</td>
<td>2,523</td>
</tr>
</tbody>
</table>

Smallholder Growers (SG’s) supply approximately 1.2% of oil palm fruit processed by the Mill.

RAIL has continued comprehensive discussions with the SG’s with regards to ongoing RSPO implementation. RAIL has stated its commitment to work with the SG’s on the implementation and management of the RSPO P&C with the aim of maintaining certification.

The SG’s comprise small holdings of oil palm that were developed under a Village Oil Palm scheme (VOP) that were developed on customary land. The VOP was developed independently of the company. The SG’s manage all aspects of their small holdings of oil palm, including harvesting. FFB production is shown in Table 3.

Table 3: Small holders and FFB Production 2011

<table>
<thead>
<tr>
<th>Small holders (Total No)</th>
<th>FFB (tonnes) 2011</th>
<th>FFB (tonnes) Jan to 31 May 2012</th>
<th>FFB (tonnes) 2012 forecast</th>
</tr>
</thead>
<tbody>
<tr>
<td>130</td>
<td>1,343.44</td>
<td>924.16</td>
<td>2,364</td>
</tr>
</tbody>
</table>

1.5 Date of Plantings and Cycle

The company owned plantations were developed since 2003 under Ramu Sugar (previous owners). The age profile of the palms on Plantations is detailed in Table 4.

Table 4: Age Profile of Company Estate Planted Palms

<table>
<thead>
<tr>
<th>Year</th>
<th>Age</th>
<th>Ha</th>
<th>%</th>
</tr>
</thead>
<tbody>
<tr>
<td>2002</td>
<td>10</td>
<td>14</td>
<td>0.13%</td>
</tr>
<tr>
<td>2003</td>
<td>9</td>
<td>1,064</td>
<td>9.67%</td>
</tr>
<tr>
<td>2004</td>
<td>8</td>
<td>995</td>
<td>9.04%</td>
</tr>
<tr>
<td>2005</td>
<td>7</td>
<td>146</td>
<td>1.33%</td>
</tr>
<tr>
<td>2006</td>
<td>6</td>
<td>1,119</td>
<td>10.17%</td>
</tr>
<tr>
<td>2007</td>
<td>5</td>
<td>1,344</td>
<td>12.22%</td>
</tr>
<tr>
<td>2008</td>
<td>4</td>
<td>1,483</td>
<td>13.48%</td>
</tr>
<tr>
<td>2009</td>
<td>3</td>
<td>1,167</td>
<td>10.61%</td>
</tr>
<tr>
<td>2010</td>
<td>2</td>
<td>2,480</td>
<td>22.65%</td>
</tr>
<tr>
<td>2011</td>
<td>1</td>
<td>872</td>
<td>7.92%</td>
</tr>
<tr>
<td>2012</td>
<td>0</td>
<td>317</td>
<td>2.88%</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>11,000</td>
<td>100.0%</td>
</tr>
</tbody>
</table>

1.6 Other Certifications Held

RAIL holds no other certification although they are working towards ISO 14001:2004 certifications.

1.7 Organisational Information / Contact Person

Ramu Agri Industries Limited
GUSAP DOWNS
PO2183 LAE
MOROBE PROVINCE
PAPUA NEW GUINEA

Contact Person: Dr. LastusKuniata
Head of Research & Development
Phone: (675) 474 3236
Fax: (675) 474 3476
EMAIL: lkuinata@rai.com.pg

1.8 Time Bound Plan for Other Management Units

RAIL is part of a group owned by New Britain Palm Oil (NBPO). NBPO estates and mills in West New Britain were certified to PNG National Interpretation of the RSPO in 2008 and recertified in 2009 and 2010. RAIL has advised BSI that there are no land disputes, legal non compliance’s or litigations at its operations in PNG. In addition RAIL has not developed on HCVF as all the
holdings are on previously existing Estates. RAIL has been assessed in using the PNG P & C March 2008.

Guadalcanal Plains Palm Oil Limited (GPPOL) comprises of a mill and approximately 6,000 ha planted to palms, in the Solomon Islands. This operation was certified in March 2011.

Poliamba Estates in New Ireland Province were certified to RSPO P & C in March 2012.

There has been no replacement of primary forests or any areas identified as HCV with regards to uncertified management units including Milne Bay and Higaturu.

There are no known land conflicts within any uncertified management units.

NBPOL has advised that there are no labour disputes and there are no known legal compliances at its non-certified oil palm operations.

NBPOL has submitted to BSI a time-bound plan to achieve RSPO Certification for all current operations comprising Milne Bay Estates in Milne Bay Province by September 2012 and Higaturu Estates in Oro Province by November 2012. BSI considers this to conform to the RSPO requirements for partial certification.

BSi considers this to conform to the RSPO requirements for certification.

1.9 Area of Plantation

The areas of planted palms at company owned and managed Plantations are listed in Table 5.

<table>
<thead>
<tr>
<th>Plantations</th>
<th>Mature (ha)</th>
<th>Immature (ha)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gusap</td>
<td>4,088</td>
<td>2,300</td>
</tr>
<tr>
<td>Dumpu</td>
<td>3,243</td>
<td>1,368</td>
</tr>
<tr>
<td>TOTAL</td>
<td>7,331</td>
<td>3,669</td>
</tr>
</tbody>
</table>

The areas of Small holders planted palms listed in Table 6.

<table>
<thead>
<tr>
<th>Mature (ha)</th>
<th>Immature (ha)</th>
</tr>
</thead>
<tbody>
<tr>
<td>260</td>
<td>67</td>
</tr>
</tbody>
</table>

1.10 Approximate Tonnages Certified

<table>
<thead>
<tr>
<th>MILL</th>
<th>CPO 2011</th>
<th>CPO 2012 Forecast</th>
<th>CPKO 2011</th>
<th>CPKO 2012 Forecast</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gusap</td>
<td>22,781.50</td>
<td>26,214</td>
<td>1,631.36</td>
<td>2,114</td>
</tr>
<tr>
<td>TOTAL</td>
<td>22,781.50</td>
<td>26,214</td>
<td>1,631.36</td>
<td>2,114</td>
</tr>
</tbody>
</table>

1.11 Date Certificate Issued and Scope of Certificate

Scope

Scope of the Certificate is for the production from the single palm oil mill and its supply base (refer Table 7 for tonnages).

Certificate details are included as Appendix A. The Certificate issue date will be the date of the RSPO approval of the Assessment Report.

Inclusion of Small holders

RAIL has continued to work closely with the Smallholder representative in the management of the “Planting Approval Form” which is used for environmental screening of 5G applications for development of new areas of land to oil palm. The PNG NIWG submitted the “Planting Approval Form” along with the NI to the RSPO, EB and the public review process. Since late 2007, no new Small holders have been accepted without being subjected to a field assessment in accordance with the “Planting Approval Form”.

Small holders

The PNG NIWG had previously established the status of the 5G’s as “independent” and this was endorsed by the RSPO EB. All Small holders at RAIL fall under this classification.

Smallholders are not under any obligation or contract to supply to the mill but are associated to the company through geography and logistics. The Government National extension service is not yet present on Morobe Province in PNG. RAIL has therefore included Small holders in the company wide awareness programs, compliance surveys and other RSPO related work.

RAIL has a defined list of all their smallholders and ascertained each of their location and status. This is compiled into a Company database. RAIL has agreed to collect the fruit from these defined independent Small holders. This is updated has more small holders have their plantings approved by RAIL.

RAIL continues to operate an Out Grower’s Department that is dedicated to support the small holders who supply fruit to the company’s mill. The smallholders’ land has been mapped including any new developments and RAIL is assisting in the continuing verification of their rights to the land. RAIL supplies oil palm seedlings.
to the smallholders and assists them by coordinating pest and disease surveys and treatment of pest outbreaks. RAIL continues to help to facilitate soft loans to its smallholders with the National Development Bank for purchase of seedlings, tools and fertiliser, which it delivers to them.

RAIL has implemented awareness training of SGs on the RSPO P&Cs at Field Days (Training for Small Holders) in each of the smallholder Divisions, commencing in October 2007. RAIL has provided training of Small holders via Field Days on the RSPO P&C, (the latest was at a workshop in Gusap. RAIL has also completed a baseline survey of Small holders determining their compliance with the RSPO guidelines for Independent Small holders. The survey process involved the physical inspection of all smallholder blocks and interview of each block holder to assess their understanding of sustainable practices and conformance with the relevant RSPO P&Cs.

In consideration of RAIL’s close involvement with the individual smallholders, they can be regarded as being “Associated” with RAIL. On the basis of this conclusion, RAIL has complied with its commitment to achieve certification of its “Associated” smallholders within three years from the date of initial Certification.

In consideration of the above information, the audit team concluded that it is appropriate for inclusion of the smallholders in the RAIL Certificate continues.

BSI examined in detail the smallholder survey database and concluded that the information showed the great majority of smallholders met conformance with the relevant Indicators of the PNG NIWG (March, 2008). The validity of the smallholder survey results was tested by selecting a sample of 16 Small holders that were representative of a range of conditions and subjecting these to field audits. This figure is well in excess of the RSPO sampling guidelines and equates to 10% of smallholders. BSI also interviewed Smallholder representatives who had been involved in the baseline survey and confirmed their knowledge of the relevant RSPO P&C’s.

BSI concluded that the survey results for 160 smallholders plus the 10 physical audits and the interviews of the smallholder representatives provided substantive evidence of continued conformance with the RSPO P&C.

2.0 ASSESSMENT PROCESS
2.1 Certification Body

Prepared by
BSI Group Singapore Pte Ltd
3 Lim Teck Kim Road #10-02
Genting Centre Building.
Singapore 088934

RSPO Scheme Manager: Mr Aryo Gustomo
Phone: +65 6270 0777
Fax: +65 6270 2777
Email: aryo.gustomo@bsigroup.com

BSI is a leading global provider of management systems assessment and certification, with more than 60,000 certified locations and clients in over 100 countries. BSI Standards is the UK’s National Standards Body. BSI Management Systems provides independent, third-party certification of management systems. BSI has a Regional Office in Singapore and an Office in Kuala Lumpur.

2.2 Qualifications of the Lead Assessor and Assessment Team

Allan Thomas Lead Assessor

Allan Thomas holds a tertiary qualification in commerce and accounting from Wollongong University in 1973 and has more than 21 years’ experience in systems management and auditing of large organisations in construction, forestry, agriculture, manufacturing and in private and Government sectors both in Australia, South East Asia and the South Pacific. During the past 15 years, he has been the Manager of a large certification body based in Australia with responsibilities throughout SE Asia. He has performed over 150 comprehensive audits of management systems throughout the Palm Oil industry including Occupational Health and Safety, Environmental and Quality Management Systems. He has worked in Indonesia, Malaysia, Solomon Islands and PNG in the Oil Palm industry and performed RSPO audits in all 4 countries Allan has conducted over 3000 system audits in the last 16 years and controlled over 50 auditors when Certification Manager of SGS-ICS.

He is a Lead Environmental Auditor (ISO 14001) with IRCA, A Lead OHS Auditor (OHSAS 18001 & AS 4801) with IRCA, a Lead Quality Auditor (ISO 9001:2008) with RABQSA and also an accredited Heavy Vehicle Auditor. He has also implemented strategies for implementing and maintaining SA 8000. Allan has also been appointed a Federal Safety Officer by the Australian Commonwealth Government.

He has conducted Integrated Management assessments of a large number of palm and kernel oil mills and many oil palm plantations in Indonesia, Malaysia and Papua New Guinea. He has worked closely with RSPO in developing an audit checklist for the Principles and Criteria and developed an audit methodology. This was carried out at the instigation of Dr. Simon Lord – in 2005 prior to RT3. Dr. Lord is a former member of the Executive Board – this audit checklist was bought by RSPO in early 2006.He also performed the first baseline assessment of the applications of the P&C. He is a strong advocate of environmental, safety and social accountability.

Tom Diwai – Technical Expert- Small Holders & HCV

Tom Diwai Vigus holds a tertiary qualification in Forestry, graduating from the University of Wales (Bangor) in 1970. He has 40 years’ experience in the areas of forestry, environment, conservation and socio-economics in the Pacific Islands, particularly Papua New Guinea and the Solomon Islands as well as the Northern Territory of Australia. In 2003/4 he was Field Team
leader/Professional Forest in the most extensive audit of existing large scale logging operations in PNG, the Independent Review of Existing Logging Projects, completing 14 in depth reports and contributing to the final report which contained recommendations for all stakeholders to improve the sustainability of PNG the Forestry Sector.

Since 2003 he has been the environment and social advisor to the World Bank during the preparation of the Smallholder Agriculture Development Project, which aims at improving the livelihoods of oil palm growers, both in Land Settlement Schemes and Village Oil Palm, as well as providing capacity building and funding support to Ward Development Committees, CBOs and Local Level Governments in small scale infrastructure projects.

More recently he has been working for the Oil Palm Research Association (OPRA) in identifying areas with High Conservation Values in numerous proposed Mini-Estates, as an independent consultant but in association with the Worldwide Fund for nature (WWF).

**Tom is fluent in Tok Pisin**

**Mike Finlayson - Technical Expert Social**

Mike has 20 years’ experience as a development specialist in Australia, Asia and the Pacific and has worked in PNG since 1985. Mike focuses on the social impact assessment (SIA) of large-scale resource projects and has recent experience in Australia, Papua New Guinea, China and the Philippines:

- In 2009 Mike conducted a SIA of an expansion of oil palm for Hargy Oil Palms Limited, in West New Britain;
- In 2008 Mike provided advice and participated in the conduct of an SIA for the development of a large bauxite mine on traditionally-owned land in the Cape York area of northern Australia;
- Between 2007 and 2009 Mike led a team conducting a SIA of an oil & gas project in Gulf and Central Provinces of PNG;
- Since mid-2008 Mike has worked with Ok Tedi Mining Limited to prepare socio-economic data for mine-impacted communities, prepare a social and economic report (as an attachment to the 2009 mine closure plan), and provide advice on social and economic monitoring;
- In early 2009 Mike provided advice to the University of Inner Mongolia (China) on the design and conduct of a SIA to examine the impact of mining and petroleum operations on traditional herding activities; and
- In 2007 Mike conducted an economic analysis of the proposed Tampakan copper and gold mine in the Southern Philippines.

Mike aims to maximize sustainable development through the promotion of effective and practical solutions in large-scale resource industries by working with local consultants and local organizations while ensuring high quality outcomes in line with current international best practice. Mike is a member of the International Association for Impact Assessment (IAIA) and is familiar with, and has conducted studies in accordance with the Equator Principles and Global Reporting Initiative.

Mike is also a director of Project Design & Management Pty Ltd (PDM), a company specializing in development assistance and humanitarian aid, with a long history in PNG. Mike is fluent in Tok Pisin.

### 2.3 Assessment Methodology, Programme, Site Visits

The pre audit for RAIL was conducted from 16th to 20th November 2009. The certification assessment was conducted from the 1st to 5th of March 2010.

The first annual surveillance assessment was completed from 17th – 20th August 2011.

The second annual surveillance assessment was completed from 11-15 June 2012.

The single mill and its supply base including Small Holders is a single certification unit as defined by RSPO. Therefore the mill was audited together with the plantation and Small holders as they represented 100%of its supply base. The 2008 PNG National Interpretation of the RSPO Principles and Criteria (as found on the RSPO website) was used throughout and all Principles were assessed. The methodology for collection of objective evidence included physical site inspections, observation of tasks and processes, interviews of staff, workers and their families, review of documentation and monitoring data. Checklists and questionnaires were used to guide the collection of information. The comments made by external stakeholders were also taken into account in the assessment.

Smallholders were also included in this audit. A total of 16 blocks were audited out of the 160 smallholder blocks. This equates to a sample size of 10%. They were all Village Oil Palm (VOP).

After the interview with each small holder was concluded the auditor inspected each block with the block holder and in the absence of any officers from RAIL in order to gain an understanding of any issues of concern that the block holder wished to raise about the oil palm company (RAIL). This continues to occur at each assessment.

### 2.4 Stakeholder Consultation and List of Stakeholders Contacted

Stakeholder consultation involved external and internal stakeholders.

Letters were written to individual stakeholders and telephone calls were made to arrange meetings. Within the audit process itself, meetings were held with
stakeholders to seek their views on the performance of the company with respect to the sustainability practices outlined in the RSPO and aspects where improvements could be made.

Stakeholders included those immediately linked with the operation of the company such as employees; Small holders, contractors and the research staff of the Oil Palm Research Association.

A specific point was made to interview representatives of the RAIL Oil Palm Workers Union during the course of this assessment as well as those representing the Sugar workers union.

External stakeholders included organizations such as Provincial Government, NGOs and Civil Societies, who have an interest in the Morobe and Madang area and resident communities in and around RAIL.

Stakeholder consultation took place in the form of meetings and interviews. Meetings with government agencies and NGOs were held in their respective premises.

In all the interviews and meetings the purpose of the audit was clarified at the outset followed by an evaluation of the relationship between the stakeholder and the company before discussions proceeded in accordance with relevant RSPO principles, criteria and indicators. In a number of interviews and meetings, the presence of company representatives did not restrict discussion of both the positive and negative aspects of RAIL’s operations. Although company representative were present they were on the periphery and did not influence the process.

The company representatives only introduced the team and where requested to leave during meeting with stakeholders of a sensitive nature. For internal stakeholders the same procedure was followed and company representatives left once the consultations started (this was the occurred with senior management. Employees are involved in consultation and committees).

**List of Stakeholders Contacted**

**Company employees:**
- Lastus Kuniata, Head of Research & Development, RAIL
- William Unsworth, Sustainability Manager, RAIL
- Ruari Macwilliam, Head of Oil Palm, RAIL
- Matthew Daniels, Community Relations Manager, RAIL
- Mathew Tawea, Land Development Officer, RAIL
- Benjamin Dubo, Personnel/Admin Manager, RAIL
- Yongue Kambue, Medical Officer, RAIL
- Rebecca Minne, Training Officer, RAIL
- Lama Kuri, Estate Manager Dumpu, RAIL
- Chaminda Priyankara, Financial Controller, RAIL
- Mary Gigmai, Financial Accountant & Gender Committee, RAIL
- Also Gusap Mill management and staff
- Gusap Estate Management and staff
- Dumpu Estate Management and staff
- Surinam Estate Management and staff
- CWS Management and staff
- Central Stores Management and staff
- Samuel Kulu, Deputy Head Teacher, Ramu Vocational Centre, Madang Provincial Administration
- FidelishTioka, Deputy Head Teacher, St Lukes Primary School, Ramu
- Cletus Moses, Acting Police Senior Constable – Dumpu, PNG Royal Constabulary
- Thomas Bib, Division of Agriculture, Madang Provincial Administration

**Compound residents (names withheld):**
- Village 2, Ramu Compound (selected residents)
- Dumpu Compound (selected residents)
- Judy Muliap, Soroptimist International
- Paster Moale Doriga, Gusap Baptist Church
- Jessie Paul, Youth Representative
- Alex Tirua, Sports Representative
- Elizabeth Wangu, Haus Mama Representative
- Magdeline Klomes, Sports Representative
- Nancy Muliap, Mari Women’s Representative
- ILG Ngaru 1
- Paul Pekorifa, Manager – Private Contractor
- Nabura Morisa, Local Leader
• Julie Timothy, Ward Councillor
• Simon Kifro, Ward Councillor
• Tari Francism Ward Councillor
• Sangi Bisimo, Ward Councillor
• Doris Embe, Community Representative
• Polou Sangi, Community Representative

Other Local Government

• Felix Icarpai, OIC - Gusap Health Centre, Madang Provincial Administration
• Provincial Division of Lands
• Department of Environment & Conservation
• Provincial Division of Health
• Provincial Division of Labour
• Provincial Division of Primary Industry
• Provincial Education Office
• Provincial Planning Office

2.5 Date of Next Surveillance Visit

June 2013

3.0 ASSESSMENT FINDINGS

3.1 Summary of Findings

As outlined in Section 2.3, objective evidence was obtained separately for each of the RSPO Indicators for the Mill and the Estates. The results for each indicator from each of these operational areas have been aggregated to provide an assessment of overall conformance of the Company’s operations with each Criterion. A statement is provided for each of the Indicators to support the finding of the assessment team.

There were five (5) potential Nonconformities which could be assigned as Major Non Compliance as they were previous Minor NC raised in 2011. However RAIL Management were able to address these issues and therefore were not eventually raised.

RAIL has prepared a Corrective Action Plan (Appendix D) for addressing the identified nonconformities that was reviewed and accepted by BSI.

Two (2) Nonconformities were assigned against Minor Compliance Indicators.

RAIL has prepared a Corrective Action Plan (Appendix D) to deal with Major NC’s raised that has been reviewed and accepted by BSI.

Six (6) Observations/Opportunities for Improvement were identified. Details of the Nonconformities and Observations are given in Section 3.2 (Page 30-31).

BSI’s assessment of RAIL operations, comprising one palm oil mill, estates, Small holders, infrastructure and support services, concludes that RAIL operations comply with the requirements of RSPO Principles & Criteria : 2007 and PNG-NIWG Indicators and Guidance : 2008.

BSI recommends that RAIL be approved as a producer of RSPO Certified Sustainable Palm Oil.

Criterion 1.1: Oil palm growers and millers provide adequate information to other stakeholders on environmental, social and legal issues relevant to RSPO Criteria, in appropriate languages & forms to allow for effective participation in decision making.

This criterion has been implemented and evidence is in place to support this.

RAIL ensures that any requests for information are recorded and makes records of all informal requests and telephone enquiries. There is a procedure for dealing with requests for information.

Requestors name, address and contact details and specifics of the request are recorded. There is a record kept of the action taken including timeliness or where requests are denied.

It includes all stakeholders, both internal and external and includes a response time for answering such enquiries.

Requests for information are recorded by the relevant department and if information cannot be made available the reason for this decision is also recorded and explained to the relevant stake holders.

There have been very few formal requests for information received since the recent assessment in August 2011.

The Development Bank has provided copies of Clan Land Usage Agreements (CLUA) for the majority of blocks. Therefore the audit found CLUA can be made available.

RAIL has line maps for all small holder areas and is converting these to individual block maps using GPS readings.

All small holder blocks have maps of their holdings, attached to Clan Land Usage Agreements

All block holders hold relevant CLUAs.
**Criterion 1.2:** Management documents are publicly available, except where this is prevented by commercial confidentiality or where disclosure of information would result in negative environmental or social outcomes.

Management have decided which documents are to be made available to the public and a list of these documents is in place widely throughout the organisation in estates and mill offices. There is a register available of all documents which have been made publicly available which has been approved by top management.

**1.2.1 Observation:** The company list of publicly available documents has not been updated since October 2010 and is therefore not current.

A large number of documents are available through the relevant Government authorities. A number of documents are not available due to commercial confidentiality or at the discretion of the GM.

Documents are able to be viewed free of charge however a charge may be made for copies of documents.

Most of required policies are published and are widely available in the Group Sustainability Handbook (www.nbpol.com.pg).

The list of documents that can be made available on request includes but is not limited to:

1. Land titles/Leases
2. Maps of lease areas
3. Annual Reports
4. Sustainability Reports
5. RAIL Policies and Guidelines
6. Environmental Policies
7. Equal Employment Opportunity
8. Water Management Plans
9. Sexual Harassment Policy
10. Environment Plans & Environment Permits
12. DEC compliance Monitoring Reports
13. Waste Management Plans
14. Production Reports
15. FFB Pricing Information
16. Financial report
17. Employee Training.

Documents pertaining to financial information can only be shared upon the discretion of the RAIL General Manager.

Land Titles will be made available on request if appropriate. Land Titles are in the public domain and are readily available through Provincial Government offices.

Group Policies such as OHS, Environmental, HIV-Aids, Equal Employment Opportunities and Sexual Harassment Policies are all available. RAIL has separate policies for the following: Health and Safety, HIV/AIDS, Sexual Harassment, Whistle Blower, Malaria and Domestic violence amongst others. These are also widely available in all operational areas. They are attached to notice boards throughout the operations of RAIL.

The RAIL OHS Plan will be made available on request. All managers also have a copy of the OHS Plan. It is also made available on the company’s web site. It is also posted in all work areas in a prominent position on notice boards were workers congregate at certain times. During the audit it was sighted in many areas including the mill and field offices and other areas such as workshops, stores and clinics.

Any plans and/or impact assessments relating to social and environmental matters are made available. This included assessment completed for the new development on Ngaru.

There is a documented procedure for dealing with complaints. An all details of complaints and grievances are to be made available on request.

The Documented system for access to customary land and negotiation procedures for settling disputes is available on request.

There is a Continuous Improvement Plan (CIP), available for all operations including the mill and estates as well as all other ancillary operations. This includes: Housing, Medical, Workers welfare, EMS, OHS, Social Issues, Health, and Communication with stakeholders, Free Prior and Informed Consent (FPIC).

The required improvements identified in the Social Impact Assessment (SIA), are being incorporated into the long term financial plan and CIP.

**Criterion 2.1 – There is compliance with all applicable local, national and ratified international laws and regulations.**

There is in place a documented system which includes the process for ensuring that legal requirements are known and documented. This information is passed on to the relevant areas of operations to ensure that all involved are aware of any changes to laws or any new laws introduced.

There is also a system in place for tracking changes to laws and regulations which is by subscription to PNG law and other bodies providing information on law changes.

Out growers are aware of the relevant customary, local and national laws.

Examples of methods of ensuring laws are being implemented include external re-conformation with such agencies as the Department of Conservation (DEC), Dept. of Labour, and Dept. of Health (DOH). This is further supported by internal physical inspections to ensure that certificates, permits etc. are current.

There is register of PNG legal and regulatory requirements including codes of practices,
There is evidence that most Permits, Licences and Certificates have been obtained and are up to date. A number of water permits are not current however there is evidence of correspondence with the authority requesting their issues and all outstanding permits and fees have in fact been paid. There was evidence available that although Boiler Operators certificates were not available this was due to the fact that the responsible authority has not issued them. There is evidence in place that all fees were paid on time and the no issue of current certificates is out of the control of RAIL.

It was acknowledged that PNG government agencies continue to be slow in issuing current or new permits once the previous permit etc. expires. This issuing of new permits is outside the control of RAIL. RAIL is however proactive in renewing permits due to expire, taking the initiative to contact the official regulatory bodies to follow up on permits etc.

A record is maintained of these instances when enquiries have been made to determine the position in relation to these new permits etc. Letters to government departments following up on expired permits can be provided on request and were sighted during the audit.

Out growers are aware of the relevant customary, local and national laws. In many instances clan leaders have signed their family members as VOP block holders using the appropriate CLUA.

**Criterion 2.2 – The right to use the land can be demonstrated and is not legitimately contested by local communities with demonstrable rights.**

RAIL landholdings are State Agricultural Leases that were established by the former owners of RAIL. RAIL holds a copy of the State Leases and the use of the land is consistent with the terms and conditions (2.2.1). These documents also show a history of land tenure and the actual legal use of the land and include records of any transfers of deeds. Ownership has been legally transferred to RAIL. The leases are for a period of 99 years from 2002.

Therefore Documents indicate legal ownership or lease of land and all original leases and land titles are available in Head Office as well as any copies in operational areas.

Boundaries are normally landmarks such as Roads and Rivers which have been identified through participatory means with the customary landowners. RAIL engaged a registered independent surveyor to identify the legal boundaries of its estates (Gusap and Dumpu,) in the last two years. Boundary pegs now identify these boundaries and in addition they are located and marked via GPS and included in Satellite Imaging of all RAIL estates. During this assessment boundary pegs and other means of identification such as natural markers such as streams were sighted. It is also sighted the recording of the GPS position of boundaries.

During the audit sightings of maps for both Gusap and Dumpu Estates were made. Maps of boundaries identified the position of boundary pegs.

There are no operations outside the legal boundaries of the plantations as far as RAIL is aware.

There have been some disputes. But at present there are no ongoing disputes. RAIL negotiates with the party in dispute and uses either the PNG legal system (village court or district court) or the more informal village system discussing matters directly with the village elders.

In the past RAIL has used the District Administrator for dispute resolution and seeking advice from the Department of Primary Industries on compensation to be paid and also included Valuer Generals Dept.

Records of all resolutions are maintained with Sustainability Manager.

There is a New Planting area at Ngaru to the east of Gusap and this is a lease-lease back area. Copies of all agreements on this area are available – see Principle 7 for further details.

There are no disputes on current smallholder blocks. Small holders when interviewed confirmed that there had been disputes in the past but that the courts had resolved these to all parties’ satisfaction.

The company Legal Department maintains copies of all CLUA’s. The CLUA assists in minimising disputes by splitting land into smaller family groups (this reduces disputes). Copies of all CLUA’s are also held with the bank.

See 1.1, there are no disputes on current smallholder blocks

**Criterion 2.3 – Use of the land for oil palm does not diminish the legal rights of other users without their free, prior and informed consent.**
Current maps are available showing occupied state land and include tenure. There is no customary land within RAIL boundaries. There are no operations on alienated land.

All Land Titles are in place.

There are copies of negotiated agreements available detailing processes of consent - Copies of negotiated agreements are available in Land Title Officer Office and with company lawyer.

Sketch maps for VOP were available during this assessment.

VOP’s blocks are established on Customary Land. The CLUA is an agreement whereby the clan leaders allow the VOP grower to plant oil palm on a particular piece of land. The CLUA recognizes that that particular person has ownership rights or usage rights over that particular piece of land. Copies of CLUA’s sighted at RAIL – for privacy reasons these were not recorded in this report but samples are available in audit notes. See 1.1 and 2.2

The VOP Blocks are on customary land by agreement with Clan Leaders.

Maps showing areas for potential Lease-Lease Back have been produced. The lease – lease back agreements commenced in May 2011 and have been registered by the Surveyor General in Port Moresby. Maps are therefore be available of lease – lease back Maps of SEIA and HCV forest evaluations were completed prior to the signing of any sub lease agreements.

See 1.1 and 2.2

The VOP Blocks are on customary land by agreement with Clan Leaders.

The new blocks at Kesawai appear to have been rushed and with only one Clan Leader’s signature.

The smallholders associated with RAIL have proven that if given the correct training and information, and fertilisers, they can produce as well as the estates.

**Criterion 3.1: There is an implemented management plan that aims to achieve long-term economic and financial viability.**

All requirements of this indicator have been met.

The management of RAIL can demonstrate commitment to long term economic and financial viability through long term planning.

Annual replanting programme is in place but no replanting will take place for at least another 18 years as the earliest plantings were done in 2003.

There is a five year business plan for RAIL. It is available from the General Manager. There are business plans in place that take into account crop projection, mill extraction rates, costs of production, annual replanting programmes, forecasts and financial indicators. The auditor sighted crop projections for all estates and associated SG’s. All mill extraction rates are documented.

The cost of production is reviewed and compared against expenditure each year with projects in place for future years. This includes costs per tonne.

Forecasts are in place for the next 5 years on a rolling basis.

The Five Year plan is reviewed on, at least, a yearly basis with the CEO of the Group. The latest review and update was completed in May 2012. The plan for oil palm continuity is very detailed.

**Criterion 4.1: Operating procedures are appropriately documented and consistently implemented and monitored.**

RAIL defines its Standard Operating Procedures in what it terms Management Guidelines (MG’s). MGs are used as the framework for all operations. RAIL refers to MG’s and the Recognised Industry Field Handbooks for guidance. Other publications are used for reference only.

These documents are available for Mill, Estates, Lae Bulk Terminal (LBT), Transport, Buildings departments, Clinics and all operational areas. Standard Operating Procedures (SOP) are in place for each station in the process of palm oil production from weighbridge to storage.

The mill has in place Work instructions for all mill activities. They are available in the mill and at the area of operations. Mill SOP’s have been translated into Tok Pisin and have been well positioned in the vicinity of operational areas. Adequate document control in the form of issue date and approval is to be put in place. Many current SOP’s in Tok Pisin were sighted throughout operational areas.

For the mill there is in place a mechanism for monitoring effectiveness of procedures. The shift supervisors check that all log books are completed for all SOP’s and operations when required. This is done by completing each required inspection and signing the log book, a copy of which is kept by mill management and also includes planned scheduled inspections. The operators at the mill had completed the required log sheets at each station on the required timetable from the areas sampled. These log sheets are collected and reviewed on a daily basis. The log sheets are used to identify breakdowns and cases of wear and tear where breakdowns may be imminent. Any potential problems are also reported to prevent further breakdowns. Records of any service or repairs are also documented.

Since the initial certification assessment a new Palm Kernel Mill has been constructed and commissioned. SOP’s have been provided for this mill where required. The production from this mill in Crude Palm Kernel Oil is now recorded under output rather than Palm Kernels previously recorded.

The SOP’s are further supported by routine regular scheduled preventive maintenance. This is planned and
carried out under the Mechanical and Electrical Engineering divisions to ensure ongoing production capability is maintained and that operating machinery is safe. Any deviation from standard procedures is reported and followed up to ensure documented practices are being followed.

The system requires that records of monitoring are kept. E.g. drain and pollution control devices (PCD’s) as well as use of PPE etc. - any actions taken such as cleaning needs is recorded. This also needs to include action taken for any OHS breaches.

There are also SOP’s in place for all mill workshops, Central Vehicle Workshop and Stores – these are all available in the local language and in place near the areas of operations.

The estates are similar to the mill in that scheduled field inspections are in place by a team of field inspectors.

The estate managers carry out regular field inspections to ensure SOP’s are being followed and supervisors issue instructions at each morning muster and follow up to determine the quality of work and that procedures are being followed. This is further supported Head of Oil Palm who carries out regular extensive field inspections which are further supported by the issuing and circulating of an inspection report to the relevant sections. Any non-conformances are recorded and followed up in a specified time frame. These inspections occur monthly and include each division in each estate. The inspections are scored to indicate areas for improvement and record if improvements have been made since the previous inspection. Further inspections are also completed by the Plantation Inspector based in West New Britain at least quarterly. This is a more far reaching inspection to ensure product quality is maintained and correct practices are being followed.

National Codes of Practice are referenced within each SOP or Management Guidelines if applicable to that particular operation. There is Code of Practice (COP), for Oil Palm Processing. This document is referenced in the legal register, SOP’s and MGs. There are also Codes of Practices for Hydrocarbon and the Central Vehicle Workshop (CWS), these are again referenced in the MG’s. Other COP’s which affect estates are referenced in documentation and include Logging and Landfill.

The latest issues of MG’s are controlled by the Sustainability Manager who ensures current applicable PNG COP’s are in place.

**Criterion 4.2: Practices maintain soil fertility at, or where possible improve soil fertility, to a level that ensures optimal and sustained yield.**

RAIL has soil maps. Soil sampling was completed by R&D Dept. during 2008-9 and reports are available which includes outcomes and recommendations. This soil sampling also included maps of areas under planting. Evidence of soil sampling was available and was reviewed during the certification assessment.

There is evidence of regular periodic tissue analysis– the latest tissue analysis was completed in 2012.

Tissue analysis completed by external testing body has taken place and records where viewed at this assessment. Tissue analysis interpretation is available from the R&D Dept. which works closely with AAR Laboratory, Malaysia.

Fertiliser use is being recorded and monitored. Fertiliser inputs are recorded for each estate including monitoring application against recommendations.

Records indicate type of fertiliser used and the field and block numbers where it is applied.

All palm by-products including fronds, EFB, effluent and expeller are recycled. These are used as nutrients and are put in place to improve organic matter and to substitute or supplement inorganic fertiliser.

Maps are available of where by-products are applied.

Most of the smallholder blocks visited showed excellent agronomic management. All block holders were recycling palm fronds by laying them between rows of palms to allow for composting, household vegetable waste was also used to improve fertility. They were all applying fertiliser appropriately. However more awareness and training for small holders on the benefits of maintaining soil fertility, e.g. by the use of fertilisers, mulches and cover crops was identified at the pre audit. RAIL has recently commenced a Small holders training programme along these lines.

RAIL small holders are well in advance of growers in other project areas and are applying the same fertilisers that the company applies. The end result is an equivalent yield to that achieved by the company estates.

Note: However most new growers (32 blocks) are yet to receive fertiliser

**Criterion 4.3: Practices minimise and control erosion and degradation of soils.**

RAIL is situated in a wide flat valley. Many rivers are deeply etched (canyons) and well below land levels. As such the areas is not prone to major erosion.

There are maps produced from soil surveys done in 2003 and 2008 indicating different soil types for assisting in developing soil management strategies.

There are no known fragile or problems soils at RAIL

There are no slopes over 25° in the valley and therefore no oil palm plantings on these.

There is no planting on the gentler slopes over 9°.

There is no peat at RAIL.

Erosion risk assessment for each block has been done. Maps are available which indicates any blocks which
could be prone to erosion. Seasonal factors are considered such as wet and dry seasons however due to flat land there are no extreme conditions and techniques to control erosion include the following: provision of adequate legume ground cover, avoidance of over spraying of herbicides, review of road design and provision of adequate maintenance including appropriate drainage and use of culverts.

RAIL is using irrigation practices which are designed to prevent erosion in the nursery - this area is controlled with regards to erosion due to flat terrain. Fronds are also used to prevent erosion following pruning and after harvesting of FFB.

A plan for road maintenance including roads, blocks and time frames as well as budgets has been produced for 2012 for Gusap, Dumpu and the new area of Nguru. This includes management of rainfall run off. The Maintenance plan indicates priority of grading and which roads are to be included on an annual basis.

The road maintenance plan is monitored continuously to ensure management are aware of the status of the plan.

Blocks that needed drainage have been drained using company machines and are now green and healthy after the application of fertilisers.

All blocks are on flat or gently sloping land and growers showed a clear understanding of reducing run off in heavy down falls by placing cut fronds against the flow.

There is no peat deeper than 3 metres in the growing area

Small holder plantings at RAIL are under three years old and already producing. There are a few blocks which needed further drainage. RAIL has programs to dig drains where required once the rainy season is over in 2011.

4.3.1 Observation; There were 32 new VOP blocks planted since the 2011 audit and there was some concern about the adequacy of block preparation and training of new growers. The plantings were six months old and had received most had received no fertiliser to date. The palms were growing well and there is still time for further training “on the blocks” but fire protection remains a serious concern for the auditor.

Criterion 4.4: Practices maintain the quality and availability of surface and groundwater.

RAIL has issued a Water Management Plan(November 2009).

The Water Management Plan has now been issued and is current and includes all water management strategies.

The General Manager has now signed off on this plan.

The Water Management plan is comprehensive and includes all areas of water use including drinking, mill and other water usage. The water management plan includes management of storm water, control of mill drains, nursery water use and control of run-off. The plan goes on to formalise how storm water and mill drains are regularly inspected and includes templates of records of any actions taken. Much of the plan is already being implemented.

The plan includes testing regimes and schedules for all water types. The plan identifies how the quality of domestic water is to be monitored in all areas and referenced the Department of Environment and conservation water quality criteria for PNG. Monitoring of water quality is now completed by an independent NATA accredited organisation that at this stage appear to provide records of samples much more readily.

All bore holes for water extraction are now properly identified and recorded on a map to ensure all can be located.

Water courses are tested both upstream and downstream where entered by treated water discharged by RAIL to ensure that water quality is not adversely affected for downstream users by the activities of RAIL.

BOD levels of discharges are being monitored as the POME is used for land application and BOD must be less than 5,000. There were no occasions recorded when BOD was over 5,000. In fact BOD is always well below this limit on all records produced. There is in place a permit to allow the lad application of POME. BOD is monitored in the pond system at various points which are sign posted. RAIL monitors BOD for all discharges of treated POME which will be used for land application.

RAIL monitors the water flow in the mill as a number of flow meters have been installed (records started. March 2009). Water usage is recorded and reported daily.

Water use for domestic and nursery is monitored and reported on as part of the water extraction permit conditions.

Hazardous Chemical residues prevented from entering water courses. Of particular note are the CWS, Buildings and Central Stores where management practices are in place to prevent chemicals and hydrocarbons from entering water course and drains – New drains have been or are being constructed to improve these areas. Ongoing improvements are taking place in a number of areas to better control hydrocarbon and pesticide run off from taking place. A substantial plan for construction of drainage system for the Central Vehicle Workshop has been approved with Capital Expenditure and time frames and been incorporated into the Continuous Improvement plan with them expecting completion in the next few months (See 8.1).
These improvements will provide much improved protection for both ground water and surface water from possible contamination. A number of new triple interceptors and sediment traps have already been completed and are proving to be effective in preventing pollution of storm water. A number are still in the construction phase in a number of new areas where pesticide store are being constructed.

The riparian buffer zones are maintained in good condition. The buffers in existing plantations were inspected and found to be within the limits as prescribed by the environmental permits and logging code of practice for each estate. All permanent water courses have buffers in place and with signage indicating the location and extent. These are actually developing quite well and the Camp Seksek area now looks to be flourishing.

Since 2003 (the date of planting) there are no known areas where the buffer zones encroach the waterways.

Extensive training takes place to ensure that workers are aware of the proper disposal of any chemical wastes including pesticides etc.

Growers interviewed show clear understanding of these requirements. In fact the growers association is concerned that proposed large scale mini-estates may cause water quality problems. This is also probably associated with the anti-oil palm campaign being continually waged by the Bismarck Ramu Group.

Growers interviewed show clear understanding of the requirements and the techniques required to maintain the quality however more awareness on buffer zone requirements recommended particular for new growers.

**Criterion 4.5:** Pests, diseases, weeds and invasive introduced species are effectively managed using appropriate Integrated Pest Management (IPM) techniques.

There is an Integrated Pest Management Programme (IPM) for specific pests which include white grubs and broomstick. The Programme includes the following techniques – pest monitoring, selective use of chemical treatment, and encourage establishment of bio-control agents. Records of locations and application timeframes for all chemicals used are kept. There is a measurement of the amount of each pesticide used and type for each specific pest e.g. for White Grub – use confidor. RAIL monitors pests and disease as part of the IPM. There are very few significant pest and diseases identified at RAIL. It is also with broomstick during recent trials RAIL have successfully used Ladybirds which are released under control to attack the pest. Gall flies are similarly used to control Siam Weed – this is a preferred method not using pesticides.

There is a twice yearly survey of oil palm pests which extends as far as Lae (well outside the estate boundaries). This was most recently completed in June 2012.

RAIL is maintaining records of all the control methods being used. Workers are trained in the implementation of the IMP as well as in monitoring its continued success. There are available records of training in IPM for all workers. The success of each method used to control various pests is being monitored and any results are maintained to show status.

There was also a recent Ganoderma survey completed which showed there was no Ganoderma in the immediate area.

The Pest Management Plan (PMP) has been recently updated and includes the control of all pesticides and the methodology for both reducing use of pesticides and / or changing to less toxic chemicals. All pests and diseases which are identified are monitored constantly. The use of pesticides is being monitored and use is being reduced and data is kept.

The plan has seen the reduction in the use pesticides with Gramoxone not being used at all since May 2012. There is also more emphasis on biological control of pests.

All growers have recently received additional training in pesticide use. Most growers do not use herbicides because of their concern for health and safety or because of the cost. All “pesticide” use is by growers who have been trained in the application of herbicides and there was ample evidence of RSPO requirements and PPE.

A policy of minimal use of pesticides (herbicides in particular) is in place. Growers are aware of PPE requirements for sprayers. The main pests in the RAIL area are white grub and broomstick which are now biologically controlled as described above.

**Criterion 4.6:** Agrochemicals are used in a way that does not endanger health or the environment. There is no prophylactic use of pesticides, except in specific situations identified in national Best Practice guidelines. Where agrochemicals are used that are categorised as World Health Organisation Type 1A or 1B, or are listed by the Stockholm or Rotterdam Conventions, growers are actively seeking to identify alternatives and this is documented.

There is a formal justification for agro chemical use and this is documented within the management guideline specific for pesticide usage (MG6) which attempts to ensure that the most effective and least harmful chemicals are always first choice and there is avoidance prophylactic and indiscriminate spraying. The justification includes what each pesticide is used for such as path and circle spraying or selective weed control.
The SOP (Management Guideline) has documented what chemicals are used and where and in what situation. It stipulates the maximum dose possible for each application. There are also plans in place to gradually reduce the use of Agrochemicals. There are time frames in place in the IPM whereby chemical use is reduced. There are records of pesticide use and they include active ingredients used, area treated, amount applied per hectare and number of applications.

Paraquat is not used at all at RAIL.

No suitable alternative to paraquat has been identified by the RSPO at this time however it is not being used at RAIL.

All chemicals have to have management approval prior to use and only chemicals listed for use by DEC, and as per PNG Oil Palm Industry practice. RAIL has determined chemicals which have been approved by PNG Government. This list has been distributed to chemical users to ensure that they have no un-approved chemicals which are being used.

Specific products are being used to target pest and diseases which have a minimal effect on non-target species. Pesticides are selected to minimise risks to health and environment. This is outlined in the Pesticide Usage Management Guidelines. However due to the fact that very few pesticide types are available pesticides are not routinely rotated to reduce the possibility of resistance.

Usage of pesticides is compared with records of previous year and this information is used to monitor and plan reduction in use. The records for 2011/12 so far indicate a reduction in the use of some pesticides on a pro rata basis.

There is in place an ongoing SOP which is controlled via the MG with regards to the use of WHO Type 1A or 1B chemicals. RAIL is able to demonstrate that Type 1A & 1B chemicals are not used by application records and purchasing records/stock control.

There is no aerial spraying of pesticides in oil palm plantations.

Records of training are kept in each estate for the following:
- Pesticide Mixers
- Pesticide Sprayers

All mixers and sprayers interviewed for this assessment indicated that training was adequate. All were very aware of requirements for the use of pesticide and handling.

The training data is also maintained to show the nature and content of the training covered.

4.6.8 Observation: The training material on the use and handling of pesticides requires updating and to remove the mention of gramoxone as this pesticide is no longer used.

There is a minimum requirement of PPE that must be worn/used in the handling and application of pesticides. PPE specifications are stated in the MG and further demonstrated in training manuals.

PPE for sprayers is supplied and its use demonstrated in the training programs. The company supplies two sets of overalls to all pesticide operators so that one can always be considered clean. Overalls are washed at the pesticide mixing areas in specially constructed wash areas so that sprayers and mixers do not need to take them home and therefore the risk of cross contamination with family members is reduced and eliminated. All pesticide mixers interviewed demonstrated that they were well aware of the requirements for handling of pesticides including disposal of old containers – adequate records are being maintained.

Material Data Safety Sheets (MSDS) are obtained for all chemicals used and are available at the areas of mixing. No concentrates are taken into the field as all spray solutions are pre-mixed in a designated area. All MSDS are centrally controlled by the main store and this ensures all operational areas such as pesticide sheds have the most current available at the place of use.

Where required MSDS are translated into the local language.

All areas where chemicals are stored appear to be adequately ventilated through cross flow ventilation. All chemicals containers are triple rinsed and pierced prior to being placed in the designated pesticide waste pit (landfill). Records of containers disposed are kept including numbers sent to landfill. These records all appeared to be kept up to date.

Methods of storage and disposal of chemicals (pesticides) are included in training provided. RAIL is using only chemicals that are registered with DEC and a reference list had been obtained from them.

A number of new pesticide storage facilities have been built which is providing better storage facilities for storage of chemicals in a secure locked area. All planned pesticide facilities have now been constructed and are now in use.

RAIL policy is not to use either pregnant or breast feeding mothers to work with pesticides. None were sighted.

Health checks are conducted for pesticide operators. This is carried out by a medical officer on a twice yearly basis and records of these checks are kept in the relevant clinic. All pesticide operators/handlers had been screened in July 2011 and the company doctor maintains records of screening and schedule.

RAIL does not use organophosphates or methamidophos. Currently there are no sexava problems at RAIL thus no methamidophos is used on the plantation.

RAIL follows industry best practice with regards to
disposal of containers. All containers are recorded and after use are, triple rinsed, and punctured and then placed in separate, signed, pesticide pit. Numbers of containers (including empty ones are recorded). The audit visits showed that the pesticide pits are under full management control. There are records of disposal at each pesticide shed of disposal of used containers.

Small holders do not use chemicals categorised as World Health Organisation Type 1A or 1B, or listed by the Stockholm or Rotterdam Conventions.

Chemicals are only applied by trained persons in accordance with the product label. There are certificates indicating that training has been carried out (as evidenced in the VOP Office, during the audit) and the longer term growers are proficient in the use of chemicals.

Small holders demonstrated that they use appropriate safety equipment and observe the precautions attached to products. They also demonstrated that they store chemicals away from children and other vulnerable people and dispose of waste material and containers safely.

There are however no National regulations for disposal of chemical containers and the Small holders adopt the best practices introduced by RAIL.

Growers satisfy these criteria, where there is chemical use all standard operation procedures are instigated. Many growers abhor the use of “poison chemicals” and RAIL should encourage this non – use where there is sufficient labour.

The Blanket training of all growers in the use of herbicides should be discouraged as the training can give the grower the impression that it is “usual or normal” to use herbicides.

Growers using herbicides in the field were observed to be using full PPE

**Criterion 4.7: An occupational health and safety plan is documented, effectively communicated and implemented.**

There is an OHS Plan in place in all the following areas:

- Estates
- Mill
- Bulk Terminal
- Workshops
- Clinics
- Stores

RAIL has in place a health and safety policy which has been implemented and is being monitored. The policy is widely available to all workers, visitors and contractors. The policy is publically displayed on notice boards and within documentation.

All areas have implemented and monitored this plan although some areas are more consistent than others. The situation has improved considerably since the RSPO pre-certification audit.

Hazards and Risks have been identified for all operations and in all areas. This also includes the degree of risk as well as the controls in place. Procedures and plans are in place to address all operations. These have been distributed to all areas and to the respective managers and supervisors. This has recently been re-done and a very comprehensive risk assessment has been published including all areas of operations.

An area of improvement is the availability and distribution of MSDS. These are now centrally controlled by Central Stores. There is a list of all chemicals used which is updated as new products are used or other products are no longer used. During this assessment all areas did have current MSDS in place.

It is concluded that all precautions with regards to products are being observed.

**4.7.2 Observation:** Although overall management of Occupational Health and Safety has improved there is an issue with regards to working at heights particularly with ladders use and fall protection. Ladders are being used as working platforms and are sometimes used unsafely.

RAIL has provided the required PPE appropriate to the task after the hazard has been identified and the risk assessed. The level of proper use of PPE is now almost universal for both workers and contractors in all areas including mill, workshops, estates etc. with very little evidence of non-use by anyone on site. Regular work place inspections now take place to ensure that the Health and Safety plan is being properly implemented in most places.

Workers involved in areas of high risk are being trained in work practices – this includes pesticide operations, fire fighting, construction safety and plant repair and service. Records of training are being maintained.

Signage largely supports the use of PPE addressing when and what type of PPE is to be used and under what circumstances. Sign management and placement has continued to improve and is now controlled adequately.

There are emergency procedures in each area and these are tested to a degree. All areas had in place records of testing the emergency procedures including fire drills and other possible emergency situations.

**4.7.5 Observation:** There is regular testing of emergency procedures however this is largely restricted to fire drills. Other emergency situations such as vehicle accidents, chemical spills could also be tested.

An overall company OHS Manager has been appointed for RAIL/NBPOL who coordinates the implementation and management of the OHS policy. An OHS
representative has been appointed in all the following operations areas:

- Mill
- Estates
- LBT
- CWS
- STORES
- Separate Buildings

Most areas have regular meetings (at least bi-monthly and sometimes more often) to discuss OHS matters. Each area now has a standardised agenda and meetings are conducted after workplace inspections. All areas are now holding Tool Box talks to disperse current or topical information or to reinforce safety issues such as use of PPE. All these department meetings observations and issues feed into a combined meeting which covers all operations for RAIL which is chaired by the General Manager.

Note: One area visited did not have evidence of OHS meetings for over one year (however Company meetings are held.

There are company clinics on all plantation divisions and a centralised clinic at the Head Office compound. All are staffed by trained health workers and/or Registered Nurses who are on call 24 hours a day. The clinics are regularly checked to ensure they are hygienic and that sharps and medical waste is handled correctly.

The company also has Red Cross trained first aiders and uniform first aid kits in all field and mill work areas. The kits are checked and restocked regularly. A number of First Aiders are available in all work areas at all times including day and afternoon shifts. First aiders are named wherever possible on notice boards and also in each operational areas Emergency Response plan.

There are records kept by Administration of First Aiders training including copies of certificates awarded and expiry dates. There have recently been more people trained in first aid to ensure resources are sufficient.

4.7.6 Observation: There are not enough first aiders in the mill to adequately cover all shifts and others need to be trained to address this shortfall.

RAIL monitors a number of Safety performance indicators such as lost time injuries and regularly reviews all incidents. All accident records are kept and reviewed. The information is reviewed by Management during high level safety meetings to ensure objectives are being achieved and all incidents fully investigated. This was being during the audit. It is suggested that the formula being used be reviewed to ensure the correct results are given. The company is monitoring injuries in an attempt to reduce recurrent injuries such as Palm Nail Injuries which occur regularly.

There are records in place for all incidents, injuries and also near misses. There is consistency in the completion of the injury forms and this has been standardised throughout the company.

All departments provide details of LTA’s which are then centralised into a report for the whole company and are reported at the main RAIL OHS Committee meetings and then to the Group and finally to the Board of Directors.

Growers who established their blocks in 2007 are acutely aware of the potential for increased safety and injury issues as their palms grow to a height that requires sickles and poles.

They are also aware that block hygiene is a critical safety issue. There is evidence of accident avoidance amongst the smallholder blocks – no serious injuries have been reported on any of the blocks audited. Frond and fruit bunch thorn injuries are often treated by Small holders with loose oil palm fruits, which are believed to act as an antiseptic.

All workers are covered by workers compensation accident insurance.

**Criterion 4.8: All staff, workers, Small holders and contractors are appropriately trained.**

Technical training needs are identified by Department Heads. The Training Officer prepares an annual training program that includes the technical training and other more generic training (e.g. health and safety). Most training provided is in the form of short courses, most often conducted by RAIL staff and to a lesser extent by external specialists. Training records are maintained by the Department Heads and Training Officer. RAIL also engages a number of apprentices and graduate trainees (a 2 year appointment for tertiary graduates).

In addition to internal training:

- RAIL provides applied training for students of nearby vocational centres;
- RAIL has expanded its ‘as ples’ scholarship scheme (providing support for tertiary training), 8 have now graduated and 12 are currently in the program; and
- RAIL provides funding for secondary education expenses for the children of its employees.

A check-list is used when providing induction training, which is managed by the HR Section. Records of induction training are maintained by the HR Section.

RAIL has 47 apprentices;

RAIL has 10 graduate trainees (a 2 year appointment for tertiary graduates);

RAIL provides applied training for students of nearby vocational centres (approximately 60 in 2011); and

RAIL provides 3 or 4 scholarships for local students (‘as ples’ scholarships) and funds secondary education expenses for the children of its employees.
Specialised training courses are also planned as the need arises and this includes group or in house training. Some training is carried out on demand.

There are formal training records for all supervisory staff up to the level of senior management. This includes recording of external course attended or skills attained – these records are maintained by the Administration department.

There are training records in place at each operational site recording skills and training and these were sighted at a number of operational areas during the audit.

Training records are therefore kept for all employees.

Records of competency and on the job training are kept on site in each estate office and at the mill.

Each local office also has records of formal training.

Training of smallholders is being implemented by RAIL and this will be completed over the next two years. This training is done through field days, awareness sessions and the company newsletter. The names of all Small holders who undertake training are recorded and a register is kept by RAIL.

All block holders interviewed responded that they passed on any training to their families and any other workers who would be mostly of the extended family. Most block holders work their own blocks. In the absence of OPIC and a reliable DAL extension service the company has undertaken to train small holders.

RAIL has adopted a continuous training programme for Small holders, in the absence of Government extension service.

**Criterion 5.1: Aspects of plantation and mill management, including replanting, that have environmental impacts are identified and plans to mitigate the negative impacts and promote the positive ones are made, implemented and monitored to demonstrate continuous improvement.**

An Environmental Aspects and impacts register has been developed and is reviewed and updated at least bi-annually the last update being in June 2012. The register is comprehensive and clearly identifies significant environmental aspects and also nominates any legal requirements or restriction classed within the aspects. This register covers all operations impacted upon by RAIL. This register also includes occasional operations such as construction of roads, construction, management of mill and replants as well as intermittent operations such as drainage and irrigation and disposal of specific waste.

Environmental Impacts are being continually reviewed as techniques or operations change. This is completed at least bi-annually.

All environmental impact assessments have been undertaken when and where appropriate. Records of all impact assessments carried out are readily available. All environmental impact assessments cover both on site and off site activities. Whenever there are changes made to operations and changed impacts are updated to reflect these changes. All departments visited did have current Environmental Impacts and assessments available.

There are many improvement plans in place for the CWS Central Store and other areas. Such plans have funds allocated to them and clear, timeframes for completion identified however some areas of this plan have not been updated to show progress by the nominated date (see NCR). All plans are now formalised and the improvements made are noted in the CIP (See 8.1).

5.1.2 Minor NCR. The environmental improvement plan is not being monitored to show implementation of measures that improve performance and is not always updated to show any progress which has been made by the nominated date – this Minor NCR was not addressed and items in the improvement plan from 2010 do not appear to have been addressed at the time of the assessment however action has been taken and therefore this was not be elevated to a Major NC

RAIL has prepared a Corrective Action Plan (Appendix D) that has been reviewed and accepted by BSI. Progress on Corrective Action will be checked during the Surveillance Audit.

During the audit it was noted that all small holder audited have continued to observe to no burn policy and there was no evidence of their use of fire for land preparation.

The new small holder blocks have been designed to avoid HCV areas and buffer zones along small watercourses and the growers demonstrated awareness of the value of conserving and improving natural ecosystems.

The first smallholder blocks were established in January 2007. The area has been subject to considerable environmental degradation for at least the past 100 years yet all blocks visited have incorporated relevant environmental criteria such as buffer zones in their establishment.

This audit showed improving awareness by growers in the requirements for environmental impact reduction and maintenance or re-establishment of buffer zones along water courses.

**Criterion 5.2: The status of rare, threatened or endangered species and high conservation value habitats if any, that exist in the plantation or that could be affected by plantation or mill management, shall be identified and their conservation taken into account in management plans and operations.**
There was an assessment of the presence of HCVs within and adjacent to the RAIL plantations. The PNG National Interpretation of the HCV Toolkit was used. All of the land within the plantations has previously been used for other agricultural purposes and had previously been extensively logged.

The HCV studies include details on the status of endangered, rare and threatened species. The conservation assessments did not identify any rare, threatened or endangered species of fauna within the plantations or adjacent areas.

Within the estate some areas are not planted and these habitats are being left in their natural state. These areas have been identified as HCV 4.

Buffer zones have been established along all watercourses and signs erected.

Good progress has been made on planting native trees in the HCV areas and buffer zones. Some areas have attracted wildlife which have brought in seeds of native trees which have successfully germinated and non-native species such as Khayavorensis have been ring barked and are slowly dying off as newly planted natives are establishing.

Both main HCV areas, at Sipsis and Camp Saksak are showing considerable improvement.

A few trees near the lake at Camp Saksak are showing signs of nutrient deficiency and need urgent weeding and fertiliser application.

Signage has been improved and there are plans for even more signs and awareness programmes.

Some of the identified areas e.g. the remnant rainforest known as Camp Saksak and the Sasis wet lands are excellent sources for tree seeds and seedlings for transplanting into the extended areas of buffers around refugia and along the watercourses which are currently either grass or predominantly weed species such as giant luceana (Luceanaleucocephala) and rain trees (Samaneasaman) which have self-seeded.

Wildings showing signs of recent germination, such as the presence of cotyledons are ideal for transplanting into buffer zones either under current weed species which should be gradually removed or after growing in nursery pots and sun hardening.

Vandalism by settlers and firewood collection by local villages was noted as serious problem in the conservation. This concern was addressed and damage seems to have reduced substantially as a result meetings with local people to promote awareness.

The HCV Assessment report which contained many recommendations for basically continuing the good work that has continued to be undertaken by RAIL.

As far as possible RAIL is attempting to avoid damaged to habitats by putting in place correct buffer zones and declaring habitats such as reserves and wet lands to be free from any activities which may deteriorate the habitat.

Company employees are prohibited from the hunting and taking of fauna from the plantation and adjacent land. Sign boards have been posted adjacent to buffer zones and other conservation set aside advising of the protected area. Any legal requirements within any areas are applied and enforced by RAIL management.

The signs which have been erected to discourage illegal activities such as hunting, gardening and burning do now recognise RAIL as the authority of issue.

RAIL requires employees and the employees of contractors have signed an agreement that they will not hunt fish or utilise other subsistence resources.

Inspection during this assessment indicated there was no inappropriate hunting, fishing or collecting activities in the RAIL areas noted. RAIL is discouraging people to encroach into the buffers.

RAIL have provided gardening areas for use by workers adjacent to their housing to discourage worker encroachment into buffer zones and protected areas. RAIL is exploring mechanisms to engage these communities as part of its implementation plans. Occasionally land owner groups implement their own systems to discourage encroachment.

All block holders had cleared most of their blocks well before the adoption of RSPO and prior to 2005. The smallholders demonstrated an awareness of the impact of development of oil palm on surrounding natural areas. This has been further emphasised through the planting approval process (controlled by RAIL) where the requirements for independent smallholders have been explained as well as through repeated RSPO awareness sessions.

The new blocks have been established on degraded areas and growers expressed the availability of other areas for their daily consumption and conservation

**Criterion 5.3: Waste is reduced recycled, re-used and disposed of in an environmentally and socially responsible manner.**

The waste management plan is presented in a separate management guideline (MG 8) and includes pesticide contaminated waste. The waste management plan is up to date and in place at all operations.

Waste is recycled wherever possible. Examples of recycling strategies include identification of the types of wastes, prohibited wastes guidelines, re-use of waste containing nutrients, management of effluent ponds, increasing the efficiency mill extraction.

The company’s aspect registers formally identifies all sources of pollution and waste and states their impacts and required mitigation measures. This register is updated at least bi-annually or when new waste sources become apparent.
RAIL has in place treatment system for POME in the form of effluent ponds. Management of POME includes a SOP and this is being updated to include use of POME as a nutrient and for land application.

The following waste streams have been identified and are controlled through the Environmental Management system in operation at RAIL.

- Mill Effluent – through effluent ponds and land application.
- EFB other by products – Recycled to the field
- Fibre by-product – Fuel for furnace.
- Oils and Hydrocarbons (including containers) to Hydrocarbon pit or recycled
- Hydrocarbon spills treated with sawdust then Burnt in boiler.
- Used oil – recycled, burnt in boiler.
- Pesticides (including containers which are triple rinsed, punctured and to pesticide pit. There no regulations in PNG with regards to the disposal of pesticide containers and RAIL therefore adopt company best practice)
- Pesticide spills – cleaned with spill kits used kits sent to pesticide pit.
- Office Waste – segregated, recycled where possible with rest to the landfill.
- Household waste – segregated, recycled where possible with the rest to the landfill.
- Human waste – Septic and soak a-ways.

Landfill sites are in place for all areas. All landfill sites are now well managed and sign posted. A caretaker has been appointed for both areas. These land fill sites are now a credit to all at RAIL. There is no wind-blown rubbish and very little odour – all are a substantial distance away from any residential areas. The efforts at segregation are improving and in land fill areas there is little evidence of mixed waste. In the company compounds houses are provided with two bins one for land fill waste and other for recyclable material.

The garbage collection system in each staffing compound includes separate bins for green waste and other household garbage. The green waste is recycled and utilised for agriculture. The remaining household garbage is buried in land fill sites which are adequately fenced and managed. Septic systems at Ramu are pumped into tankers and disposed of in a marsh area, well away from residential areas, and the area has had earthworks to prevent runoff occurring.

The collection of household waste is well controlled. There are formal rubbish collections in all areas at least weekly. This is monitored regularly. The green waste is recycled and utilised for agriculture.

RAIL ensures that the quantity of pesticide waste recycled or sent to land fill is recorded.

Separate Pesticide, Hydrocarbon and General waste areas are provided for each estate including Dumpu, Gusap and the main compound.

Pesticides are a source of pollution and ground and surface water contamination. The control of their disposal has been stated previously in this summary. The control of hydrocarbons has also been addressed elsewhere in this report.

Medical waste from RAIL’s three field clinics are separated (general waste, medical waste and sharps), stored in appropriate containers and brought to the main clinic at Gusap Downs for disposal. The main clinic has an incinerator and has plans to construct a second as a back-up. Appropriate documentation is maintained.

Of note is the continuing improvement and restoration made to the areas of the vehicle workshops and at central stores made since the initial audit which is ongoing. These areas were once heavily polluted and contaminated and this contamination has been removed as have the sources of contamination.

Anew larger hydrocarbon interceptor trap and accompanying improved drainage at the workshop and vehicle wash bay at the CWS is currently being constructed, fully resources and within the target time frame.

Small holders do not live on their blocks so domestic waste is minimal. RAIL discourages (emphatically) the use of fire on the smallholder blocks and provides training in the safe disposal of waste materials and containers. Wildfires occasionally damage blocks and the use of green cover crop and firebreaks should be further encouraged (particularly at Gilsin). New growers must be provided with green cover crops to decrease the growth of grasses which could lead to serious wildfires when the dry season eventually arrives. Currently many new blocks do not have relevant cover crops and this needs to be encouraged by the company.

**Criterion 5.4: Efficiency of energy use and use of renewable energy is maximised.**

RAIL uses fibre to power the boiler which produces steam, drives the turbine and produces electricity. The use of renewable energy in this early stage of the mill is almost 100% under normal operating conditions.

RAIL provides records of both monitoring of kilowatt hours per tonne of palm product and Kilogram of steam per tonne FFB.

A number of sheds and work areas are relying on natural light (opaque roof panels) and therefore use of electricity for lighting is reduced reducing impact in a number of areas.

RAIL monitors the use of non-renewable energy (diesel) and this is monitored in the form of data which records use of diesel per tonne of FFB.
RAIL started keeping records when mill was commissioned and production commenced in 2008. 

The fuel used for all operations is measured and monitored with a view to reducing use of non-renewable energy. 

**Criterion 5.5: Use of fire for waste disposal and for preparing land for replanting is avoided except in specific situation, as identified in the ASEAN guidelines or other regional best practice.**

There is no burning in new developments or at replanting. Burning is not allowed by RAIL and there is no evidence of burning. RAIL will record any areas of sanitary burning if and when required. To date there has been no sanitary burning.

Burning of domestic waste is against company policy and has been mostly eradicated. It is very rare to sight evidence of the burning of domestic waste by workers and families of RAIL.

The incineration of all medical wastes such as sharps, used bandages and gloves is permitted. Records are maintained of the amounts destroyed. This is carried out using a specially designed and constructed incinerator which is available at the local hospital. 

The smallholders are disposing of their waste in a responsible manner by mixing the organic waste with the pruned fronds and using a pit disposal method for other household waste. RAIL has a strong "No Fire" Policy throughout its operations and those of Small holders.

New growers have manually established fire breaks around their blocks and did not use fire in the preparation of the blocks before planting. 

Significant pollutants and emissions have been identified within the Environmental Impacts register and plans are in place to reduce impacts via the Environmental Improvement Plan. 

The treatment methodology of POME is recorded in effluent pond management plans and in MG 11 however RAIL is not discharging POME at this stage and on the few occasions they do this is for land application for which they have a permit.

Stack emissions are being measured by a combination of the Ringleman method and by smoke density readers that show emission levels are within requirements. The reader/meter is recording data on smoke density and mill management are able to interpret this information in relation to allowable smoke emissions levels.

Ringleman measurement/observations are used as a backup to this system until management are convinced it is working smoothly.

Records are now in place for over twelve months of these readings.

All drains within the mill and other areas are monitored and interceptors are in place to prevent storm water pollution. Records are in place to recorded inspection, cleaning and effectiveness of these PCD’s. Recently a number of these traps have had their capacity increased and are now more effective.

**Criterion 6.1: Aspects of plantation and mill management, including replanting, that have social impacts are identified in a participatory way and plans to mitigate the negative impacts and promote the positive ones are made, implemented and monitored, to demonstrate continuous improvement.**

RAIL requires a social impacts register (indicator 6.1.1); a timetable with responsibilities for mitigation and monitoring (indicator 6.1.3); and a social action plan to demonstrate continuous improvement (indicator 8.1.1). Whether these requirements are presented separately or in a consolidated document, there is a need for them to be updated periodically to ensure they:

- Reflect current social impacts/issues;
- Contain mitigation and monitoring strategies for current social impacts/issues; and
- Describe progress and achievements in the implementation of these strategies (refer indicator 8.1.1).

Further work is required to ensure RAIL has a list of current social impacts/issues and mitigation strategies for these.

A systematic approach is required to ensure the social impact register is updated on a regular basis and mitigation strategies for the main (current) social issues are prepared in consultation with key stakeholders. In 2011 RAIL proposed that a stakeholder liaison
committee would be established to increase the involvement of external stakeholders in the management of social impacts. This approach was found to be ineffective. RAIL needs to demonstrate, through its social impact plans, that a range of internal and external stakeholders are involved in the identification of social impacts and the preparation and monitoring of mitigation strategies.

RAIL has initiated a program to collect data at village level in more than 40 local villages, and NBPOL has engaged Voluntary Services Overseas (VSO) to conduct a needs analysis of communities in which NBPOL operates. Both initiatives aim to provide background data to develop strategies to guide the Company in the assistance provided to local communities. These initiatives may contribute to the requirements outlined above, but should not be relied on as the only mechanisms to identify social impacts, develop mitigation strategies, or demonstrate continuous social improvement.

It should also be noted that some social impacts will not be the responsibility of RAIL. While the main social impacts should be identified, some mitigation strategies may be the responsibility of external stakeholders (such as provincial government). While RAIL should not be held responsible for any such impacts, RAIL (or the liaison committee) may need to engage with external stakeholders and encourage their involvement in addressing local issues.

However, RAIL has identified most of the significant issues and it has started a program to implement the recommendations in the SIA report and these are covered under the CIP (Appendix C)

6.1.3 Minor NCR Although progress has been made since the previous audit, further work is required in the preparation of mitigation strategies that address key social impacts, including establishing a baseline and nominating targets and a timeframe, so mitigation strategies can be monitored and assessed on a periodic basis. The social action plan (required as part of the overall continuous improvement plan), dated August 2011, must be updated on a periodic basis to (i) include new or emerging social impacts/issues, (ii) include new or revised mitigation strategies, and (iii) reflect progress in implementing mitigation strategies. Progress has been noted in the development of mitigation strategies for housing, domestic violence and local recruitment, but the mitigation strategies and/or progress in implementing these mitigation strategies have not been reflected in the plan. Nor does the plan contain baseline data for indicators that shall be used to monitor progress in implementing mitigation strategies, as discussed further under Indicator 8.1.1. At the time of the assessment however action has been taken and therefore this was not be elevated to a Major NC.

RAIL has prepared a Corrective Action Plan (Appendix D) that has been reviewed and accepted by BSI. Progress on Corrective Action will be checked during the Surveillance Audit.

Criterion 6.2: There are open and transparent methods for communication and consultation between growers and/or millers, local communities and other affected or interested parties.

RAIL has a list of stakeholders, a policy for communicating with stakeholders, and documentation of communications. However, more work is required to ensure stakeholders and communication strategies remain current and appropriate. In addition to the stakeholder liaison committee referred to under Criterion 6.1, which was established then abandoned, the gender and consultative committees are no longer meeting on a regular basis. In part this is a result of changes in key personnel within the Company, and current vacancies in some key positions, but the change in personnel is all the more reason to ensure communication strategies are adequately documented. While noting the lack of communication above, other communication mechanisms are in place and appear to be working well, but have not been adequately described (e.g. meetings between the Lands Section and ILGs/landowners, and the Smallholder Affairs Section and VOP growers).

It is therefore important to update the list of stakeholders and description of the method of communication with them, including whom in the Company is responsible for communicating with different stakeholders. In addition, it is also important to identify one Company official responsible for managing stakeholder communication and ensuring records of stakeholder communication are records of actions taken are being maintained. This may be the proposed new Community Engagement officer.

RSPO highlights the need for effective communication with all affected parties (Indicator 6.2.1). There may be an opportunity for improvement through the preparation of ‘tokpisin’ versions of Company policies that focus specifically on the key points (rather than a word for word translation of policies that can be exceedingly long for people with relatively limited literacy). Each major stakeholder group has been identified and specific communication strategies are to be articulated.

6.2.2 Minor NCR. Although a list of stakeholders and guidelines for communication have been prepared, further work is required in actually conveying information to key stakeholders and ensuring this information is disseminated broadly within each stakeholder group. Various attempts have been made to quantify the main stakeholders. Further work is required to summarise whom in the Company is responsible for communicating with different stakeholders and how often this communication is undertaken. This should include, for example, the meetings between the Lands Section and ILGs/landowners, and the Smallholder Affairs Section and VOP growers. Providing a summary of the key issues for each stakeholder may help in developing an
appropriate communication strategy. In addition, someone within RAIL must be identified as managing the communication strategy, which should include reviewing and updating the strategy on a periodic basis, and ensuring adequate records of communication with stakeholders are maintained. This was not adequately addressed at the time of the assessment however action has been taken and therefore this was not be elevated to a Major NC.

RAIL has prepared a Corrective Action Plan (Appendix D) that has been reviewed and accepted by BSI. Progress on Corrective Action will be checked during the Surveillance Audit

Much of the initial information that is being conveyed, in particular to external stakeholders, relates to the Company’s proposed expansion (area and location of oil palm to be developed, and plans for lease-lease back and VOP expansion, the location of housing compounds, roads, and estimates of the increase in employee); the positive and negative social and environmental impacts expected (which should include population estimates and projections); and the strategies/interventions to deal with these impacts.

**Criterion 6.3:** There is a mutually agreed and documented system for dealing with complaints and grievances, which is implemented and accepted by all parties.

A formal grievance process has been established. However, it was noted in the 2011 surveillance audit that further work could was required to help clarify what should be noted in the grievance books, and what should not. This work has not been completed. As stated in 2011, guidelines for the grievance mechanism should be prepared, specifying what should and should not be recorded, along with the required documentation and process for handling grievances. Training for staff should be provided as necessary. This will help ensure all grievances against the company are duly noted, and effectively dealt with, and other issues or observations (that are not grievances) are dealt with separately.

A separate grievance mechanism has been established for domestic violence (refer Criterion 6.9). This needs to be highlighted in the guidelines and included in training for the grievance mechanism.

As stated in 2011, it is also recommended, as part of an ongoing process to improve the effectiveness of the grievance mechanism, that awareness on the mechanism is undertaken among various stakeholder groups. At present there appears to be a relatively high level of awareness of the grievance mechanism among staff, but not among their dependents or some external stakeholders. All impacted stakeholders should be aware that a mechanism exists for them to not only raise grievances, but receive a response to that grievance in a timely manner.

6.3.1 Minor NC - The existing grievance mechanism has been used to record police issues (e.g. attempted rape, assault, sexual harassment), requests for assistance (e.g. use of Company tractor, request for sponsorship), housing issues (e.g. maintenance requests) and grievances. In addition, it is unclear from the grievance records what the results of some grievances are, and whether the person raising the grievance has been satisfied with the outcome. The documentation needs to be reviewed, clear guidelines prepared, and training provided to ensure the guidelines are clearly understood and adhered to. This was not adequately addressed at the time of the assessment however action has been taken and therefore this was not be elevated to a Major NC.

RAIL has prepared a Corrective Action Plan (Appendix D) that has been reviewed and accepted by BSI. Progress on Corrective Action will be checked during the Surveillance Audit

Improvements to the grievance mechanism were identified as an observation in the 2011 surveillance audit but there has been inadequate response to date.

Any grievances which cannot be resolved in the local office are escalated to an appropriate level until the grievance can be resolved.

A separate grievance mechanism has been set up for small holders, with resolution made clear, currently the grievance book at Gusap contains smallholder requests and all other issues raised. During VOP farmer training sessions conducted prior to the RSPO audit, procedures for handling small holder grievances were discussed but this needs to be followed through to make sure farmers understand the process. This is the first time the Markham VOP farmers are involved in oil palm growing and there will be a lot more to learn in a short space of time. And so the awareness on small-holder grievance process/resolution will form part of the CIP which RAIL will carry-out.

The Field Manager, Ruari Macwilliam has established quarterly meetings with the growers association. However, the minutes of the meetings show that some grievances such as the deduction of the association fees directly from fortnightly FFB payouts have not been affected. He agreed to fast track the letter required from the company that will allow the association to open a bank account.

**Criterion 6.4:** Any negotiations concerning compensation for loss of legal or customary rights are dealt with through a documented system that enables indigenous peoples, local communities and other stakeholders to express their views through their own representative institutions.
The majority of oil palm grown and managed by RAIL is on land leased from the State. However, RAIL has recently entered a lease-lease back agreement for an area of 880 hectares at Ngaru, on which oil palm will be grown. Other areas are also under consideration for lease-lease back arrangements.

There is strong community support for the development of oil palm at Ngaru. The customary landowners have established an Incorporated Land Group (ILG) and will receive the following benefits:

- Land rental payments of K50 per hectare of oil palm;
- 50 shares in NBPOL per hectare of land; and
- A royalty equivalent to 10% of the value of production, based on the farm-gate price for FFB.

The agreement is considered to be fair. However, the actual benefit received will be determined by the effectiveness in which the ILG manages the financial entitlements. It is recommended that RAIL looks at the experience of NBPOL in West New Britain, and then develops its own approach for LLB agreements. This may include:

- Training and awareness on the roles and responsibilities of ILG executives, financial management, planning and reporting;
- Encouragement to limit the proportion of financial benefits distributed as cash, and instead invest in a mix of community projects and future investment funds (as required under the Oil & Gas Act);
- Promote the advantages of employment (rather than depending on cash benefits);
- Identifying specific business opportunities and providing training and ongoing support to the ILG for such business opportunities (particularly potentially labour intensive businesses such as loading and transporting FFB); and
- Strategies to ensure information exchanged between RAIL and the ILG is disseminated within the broader community and not retained only by ILG executives.

The current value of shares to be provided to the Aridagin ILG is estimated at approximately K1 million. There is a chance that these shares will be distributed among ILG members and treated as a cash windfall. Some awareness and guidance may be beneficial so ILG members understand the options available to them and adequately consider the alternatives available to them.

There is a documented process for identifying legal or customary rights as defined under the PNG Lands Act. The process includes conducting a genealogy study to identify customary rights and notification of all parties who must be present during the land survey. RAIL has documented the process for access to customary land as, which includes identifying legal and customary rights to land ownership and land use rights (Refer to Criterion 2.2).

All RAIL small holders are clan members and the growers have a policy of not permitting “outsiders” to establish VOP blocks.

Criterion 6.5: Pay and conditions for employees and for employees of contractors always meet at least legal or industry minimum standards and are sufficient to provide decent living wages.

RAIL increased pay rates in line with NBPOL rates across PNG on 1 June 2012. The minimum wage increased from K176/fortnight to K189.20/fortnight, a 7.5% increase. When including a cost for housing, medical and education support the pay rates are equivalent to or exceed the minimum rural wage. Employees not currently provided with housing receive a ‘housing gap’ payment equivalent to K2.20/day of work, which raises their income levels above the minimum wage.

The HR Section provides inductions to all new employees. Inductions cover payments and conditions of employment.

RAIL completed a detailed analysis of its housing requirements in August 2011. The shortfall was included in the Capex Budget for 2012 and the majority of houses are now under construction. Not only has RAIL responded to the housing shortage through a very large construction program, but the design of the houses has been improved.

RAIL provides health services through its main clinic and three field clinics (Dumpu, Surinam and Gusap). A fourth is to be constructed at Gusap 3/4. RAIL has around 33 health staff and provides a high quality of service to employees and dependents. However, a clinic is likely to be required at Ngaru in the future and the number of health staff increased in line with the expansion of oil palm and number of employees required. A formal in-service training program may also be warranted for health staff to ensure they remain up-to-date with current medicines and practices. Housing for health staff – particularly on the oil palm estates – is limited. At present some medical staff are required to travel to the estate each day, which also means that an experienced medical officer is not immediately on hand after hours. This situation may be rectified once the current houses under construction are finalised.

At present the children of employees are transported to Gusap Downs to attend school. The Company is providing support to these schools. Smallholder plantings are new and those interviewed stated that they or their family work on the Blocks, this could become an issue when the palms grow and harvesting with poles is required; this will need further awareness and training.

Current Growers are compliant but with the potential expansion of smallholder blocks this criterion requires a more formalised approach.

Once again emphasis is on increasing the support to the Smallholder Affairs Department of RAIL.

All growers interviewed expressed knowledge of relevant minimum wage legislation but also claimed that most work on blocks was done by family members.
The RAIL smallholder affairs office at Gusap has commenced establishing a filing system, with back up, associated with the points outlined in 1.1 and 6.3 above, but this needs further development and additional staff.

**Criterion 6.6: The employer respects the right of all personnel to form and join trade unions of their choice and to bargain collectively. Where the right to freedom of association and collective bargaining are restricted under law, the employer facilitates parallel means of independent and free association and bargaining for all such personnel.**

The Ramu Sugar National Employees Union has been renamed the Ramu Agri-Industries National Employees Union. Membership has been increased to 2,015.

A Joint Industrial Consultative Committee, comprising Union and Company representatives, meets on a monthly basis, or as required. Minutes are circulated and held by both parties. RAIL has a policy recognising freedom of association and Union officials are involved in employee inductions. RAIL and the Union recently signed a new collective bargaining agreement for a two-year period from June 2012. The MOA includes pay rates, entitlements and other employment conditions. The Union meets with the Human Resources and Industrial Relations managers from RAIL on a regular basis. Minutes are kept and distributed among participants. In the past six months the Union has met with RAIL more often than usual due to disputes relating to confusion over pay slips (which was addressed) and demands relating to PPE (which is also being addressed).

**Criterion 6.7: Children are not employed or exploited. Work by children is acceptable on family farms, under adult supervision and when not interfering with education programmes. Children are not exposed to hazardous working conditions.**

There is a policy on child labour which prohibits employment of children under the age of 16 and this is socialised and constantly monitored. There is no child labour allowed on RAIL estates. Children are not allowed in the field with the parents and are not allowed under regulations to participate in any work activities including loose fruit collection.

All people have a “clinic book” issued by the Dept. of Health which has a date of birth recorded. It is not a Birth Certificate but in many cases it is the only evidence of age available in PNG.

RAIL has therefore a clear policy against the employment of children under the age of 16.

Growers showed a clear understanding of these requirements and only use school aged children during the longer school holidays, and not weekends.

**Criterion 6.8: Any form of discrimination based on race, caste, national origin, religion, disability, gender, sexual orientation, union membership, political affiliation or age is prohibited.**

The Equal Opportunities Policy is published in the company’s “Sustainability Handbook”. The Company’s Legal Officer advised there are no known constitutional infringements. Interview of male and female workers did not identify any cases or forms of discrimination. The Policy is available to the public and includes PNG constitutional requirements.

The EEO policy is now displayed in all work areas and notice boards.

**Criterion 6.9: A Policy to prevent sexual harassment and all other forms of violence against women and to protect their reproductive rights is developed and applied.**

RAIL has a policy against sexual harassment and domestic violence, and a specific grievance mechanism. RAIL also provides 12 weeks maternity leave, of which 2 weeks is paid leave, and 2 x 45 minute breaks each day for breastfeeding for a period of up to 6 months.

RAIL appointed a Welfare Officer and assistant, and renovated a building that has been transferred into a working office and emergency shelter for women, as part of an approach to combat domestic violence. The approach focused on protecting and providing support for the victim in the first instance, and then the provision of counselling for both partners (male and female) as the preferred method of resolution. This was a more proactive approach than provided by many organisations in PNG, however, the Welfare Officer has subsequently resigned and many of the activities have been curtailed pending the appointment of a replacement.

A challenge for the replacement Welfare Officer, other than regaining momentum, is to extend the services provided to women across all compounds and in nearby communities. RAIL follows the PNG regulations for breast feeding mothers as per the PNG Labour Act in which breast feeding mothers are able to take two breaks every day each of 30 minutes duration which are in addition to the standard 1 hour lunch break.

A gender committee is in place to address specific issues relating to women in the workplace.

**Criterion 6.10: Growers and mills deal fairly and transparently with Small holders and other local businesses.**

OPIC does not have a presence at Ramu. As such, RAIL provides extension services to 130 smallholders with 260 hectares of oil palm. As noted in the 2010 audit, the oil palm industry has established a formula for calculating the price that smallholders in PNG receive for FFB. While the formula and calculations appear fair and are publically displayed on notice boards, the formula is
difficult to understand. Although some progress was made by NBPOL in developing materials to help explain the pricing formula, concerns were raised in regard to whether a standard industry formula represents collusion between Hargy Oil Palms Limited and NBPOL. This issue (raised by some HOPGA\(^1\) members and involving the ICCC\(^2\)) has prevented any work being undertaken on the FFB price (including a planned review of the pricing formula itself). If the issue of collusion can be overcome, the industry as a whole should prepare a poster or short pamphlet explaining how the price is calculated, and explaining why price variations occur. This should be prepared specifically for smallholders, using appropriate language and examples, and disseminated within all oil palm regions. While not a RAIL responsibility, it may be a suggestion that RAIL management makes to the appropriate industry body.

RAIL out-sources some work to local companies. In the future RAIL may also be able to out-source some work on estates managed under lease-lease back arrangements to the concerned ILGs. The ILG is likely to require training and some support to be able to provide the required services.

RAIL has demonstrated its support for local businesses, for example, the support provided to a local company engaged to construct houses, offices and other facilities. RAIL is to be commended for this.

Interview of contractors confirmed the Terms and Conditions of Contracts are explained to contractors before the Agreement is signed as well as during the induction process. Records are held of contractor inductions and include environment, health and safety performance requirements. The company uses a standard Contract prepared by its Legal Department.

**Criterion 6.11: Growers and millers contribute to local sustainable development wherever appropriate.**

RAIL provides considerable support to local communities and local service providers, including:

- Assistance to the Gusap Health Centre;
- Assistance to local police officers (including housing and operational expenses);
- Assistance to local schools, including vocational schools;
- Training and educational assistance (as described under Criterion 4.8);
- Maintaining town facilities (including an ATM); and
- Grants to various sporting bodies and other local organisations.

RAIL has also used the Tax Credit Scheme to improve public infrastructure, including the Gusap Health Centre, and has identified several TCS projects for 2012 (although these are subject to approval from provincial and national agencies).

There appears to be limited awareness among many local stakeholders of the assistance provided by RAIL; confusion over the TCS; limited knowledge of NBPOL’s Foundation; and concerns that jobs and local contracts are often awarded to ‘outsiders’ rather than local people. While RAIL has initiated the ‘as ples’ recruitment drive to advertise available positions in local villages, there is an opportunity for RAIL to effectively communicate with a range of local stakeholders (including the Madang and Morobe Provincial Governments, local service providers and local communities) to develop a range of strategies to promote local development. This may not only include specifying potential TCS projects or proposals for the NBPOL Foundation, but could include matching grants with provincial government, and maximising the use of local contractors and local employees in the construction and implementation of projects. These concerns and subsequent mitigation strategies should be reflected in the social impacts register and reflected in the social improvement plan, as discussed under Criterion 6.1 and 8.1.

**Criterion 7.1 A comprehensive and participatory social and environmental impact assessment is undertaken prior to establishing new plantings or operations, or expanding existing ones, and the results incorporated into planning, management and operations.**

New planting was undertaken in 2011 in the Ngaru area following an agreement with the Aridagin ILG. It is important that the communication strategy (Criterion 6.2) includes the Aridagin ILG. It is also important that potential social impacts – identified in the Social Impact Assessment and through subsequent discussions with the Aridagin ILG – are included in social impact management plans (refer Criterion 6.1 and 8.1).

A “New Planting Assessment” was conducted for the Ngaru development by BSI in November-March 2010/11 as required. The results and summary reported were posted on the RSPO web site for comment. See report on web site.

RAIL prepared an SIA for the development in addition to the Environmental Plan. RAIL has completed a full Social and Environmental Impact Assessment for this development to comply with RSPO P&C. The SIA included consultation with local stakeholders.

The SIA identified all major impacts of all activities. These included impacts of roads and other infrastructure (see 6.1). The results of the SEA and HCV assessments have been incorporated into plans for the new plantings through the Management guidelines prepared.

The plan is based on the free, prior and informed consent of all local people whose lands are involved in the expansion.

\(^1\) Hoskins Oil Palm Growers Association, West New Britain

\(^2\)
There are plans in place to maintain or enhance all identified HCV and other areas maintained to prevent erosion.

There are no primary forests to be cleared as a result of this expansion.

An Environmental Permit has been issued for the new development dated 13th February 2011.

An assessment of HCV’s has been completed in relation to the new developments (see 5.2) and which areas could be negatively affected. There is also an assessment of the local and adjacent natural ecosystems. All watercourses have been identified and including recommendations of measures to be taken to maintain the quality of these water resources including the maintaining of riparian – buffer zones alongside all water courses.

There was no HCV identified in the NPP area and therefore there was nothing to tabulate to that extent. There were no areas planted prior to the cut off date when the NPP notification was entered on the RSPO web site

The legal requirement in PNG for the Ngaru development was that an SIA was required. DEC determined that an Environmental Permit was required; a copy of the permit was presented.

All new growers have established plantings on their own clan land, using a version of the Planting Approval Form (PAF) to ensure compliance with RSPO P&C.

**Criterion 7.2 Soil surveys and topographic information are used for site planning in the establishment of new plantings, and the results are incorporated into plans and operations.**

Prior to development at Ngaru soil surveys were undertaken and soil types recorded with a view for long term suitability. Maps of soil types for new planting areas are kept by the Field Services Agronomy Section. Topographic information is also incorporated in these maps.

A map of the area prepared in 2010 was sighted. It includes a guide for drainage plans, roads, fields and blocks. This map includes all relevant topographic information.

All new plantings have been established on flat land or with some blocks having gentle slopes towards the end of their blocks. They showed knowledge of and awareness of the need to apply erosion control measures where required.

**Criterion 7.3 New plantings since November 2005 have not replaced primary forest or any area containing one or more high Conservation Values.**

HCVs within the Ngaru Expansion and adjacent to the proposed plantations. The ecologists used the PNG National Interpretation of the HCV Toolkit and prepared a report on their findings.

Within the planned expansion estates some areas will not be planted and these habitats have been identified as either having fragile soils due to the slopes and the requirement of exclusion of the gully areas from planting due to the slopes in these areas. These are highlighted in regards to each separate ILG as to the status.

The assessment determined that there is no HCV forest due to all areas under grass land and that there were no areas of cultural significance within the proposed expansion area.

Envirologic did not identify any rare, threatened or endangered species of fauna within the Ngaru Expansion or adjacent areas.

All new plantings are screened using a version of the Planting Approval Form which ensures compliance with RSPO P&C and avoids watercourses and HCV areas.

**Criterion 7.4 Extensive plantings on steep terrain, and/or on marginal and fragile soils, is avoided.**

Although RSPO limits plantings to a maximum of 25° HOPL policy limits all plantings to a maximum of 20°.

At this time RAIL has no plans to develop any more area’s that would require terracing.

All plantings near gullies are avoided to prevent erosion and these areas are excluded from planting activities.

There are no fragile or marginal soils within the proposed new development area.

There is no peat soil at the proposed new development.

All blocks are on mostly flat land, replanting and incorporation of buffer zones along water courses will reduce the area available on some blocks.

All respondents indicated their knowledge that steep slopes were not suitable areas for establishment of oil palm. (See also 7.2 above).

**Criterion 7.5 No new plantings are established on local peoples’ land without their free, prior and informed consent, dealt with through a documented system that enables indigenous peoples, local communities and other stakeholders to express their own representative institutions.**

Although an agreement had been reached with the Aridanil ILG prior to the commencement of planting at
Nguru, the ILG executive changed and the current executive are not aware of the production estimates. This effectively means that the ILG executives are not aware of the financial benefits that their predecessors agreed to. It is important that RAIL makes every possible effort to ensure the ILG executive and ILG members understand the contractual agreements they have entered into. Not only should RAIL provide a detailed briefing to any new executives, but all ILG members should be aware of and have access to financial details, including production estimates and financial projections. Without more effort in this regard RAIL will be in breach of its FPIC obligations.

Discussions with the current ILG executives also indicated that there is some uncertainty over other support that may or may not be provided by RAIL, including access to health and education facilities, contracting opportunities, and other development support. Although RAIL may wish to consider its approach to LLB arrangements (as discussed under Criterion 6.4), additional awareness will be required to provide greater certainty to the community of RAIL’s commitments.

7.5.2 Minor NC - An agreement was signed between RAIL and the Aridagin Incorporated Land Group (ILG) for the lease of approximately 880 hectares of customary land for the development of oil palm under a LLB agreement. Although production estimates were provided to the original ILG executive, the current executive do not have the estimates, and it appears that the information was not therefore conveyed to the broader community represented by the Aridagin ILG. Production estimates and financial projections are fundamental parts of a LLB agreement, and the Company should ensure that new ILG executives are provided with this information, and the broader community (some 700 people) are also aware of this and other commitments that underscore the contractual agreement entered into.

An SEIA was conducted by an independent consultant in July 2010 - copy sighted.

RAIL is aware all future developments on customary land will require that local communities are consulted and no development will take place without FPIC.

Criterion 7.6 Local people are compensated for any agreed land acquisitions and relinquishment of rights, subject to their free, prior and informed consent and negotiated agreements.

There is a process for identifying those people entitled to compensation when customary land is involved. This system for determining compensation is defined in the PNG Lands Act. This particular development came about via the requests of the local people. There is no compensation required as people benefit from the new development via improved economy, paid employment, improved education facilities, housing, medical facilities and better infrastructure as a result.

The loss of access and usage rights was not applicable for this development. Only a certain amount of the land offered for development was taken up as landowners were advised to keep land for their own gardening activities.

Criterion 7.7 Use of fire in the preparation of new plantings is avoided other than in specific situations as identified in the ASEAN guidelines or other regional best practices.

No burning intentionally takes place in new plantings.

RAIL has a no burn policy for new plantings and this is documented elsewhere in this report. There has been no use of fire in the preparation of the new development at Nguru so policy has been implemented.

PNG gardeners traditionally use fire to prepare their land for growing crops. However OPIC has trained the growers that large scale burning is not permissible under RSPO and all growers responded positively to this, stating that only small fires were used to clear weeds in areas where they gardened between the palms during replanting.

RAIL has a strong “No Fire” Policy throughout its operations and those of smallholders.

There is however a serious danger of wildfires entering some of the new plantings as there has been inadequate preparation and cover crop planting. Even though many growers have established firebreaks manually, this is an area that RAIL should address.

Criterion 8.1: Growers and millers regularly monitor and review their activities and develop and implement action plans that allow demonstrable continuous improvement in key operations.

Continuous improvement is a key requirement and a particular strength of the RSPO Principles and Criteria. RAIL has prepared a Continuous Improvement Plan, based primarily on observations from the 2010 audit. The Plan indicates substantial improvement in the majority of issues identified.

It may be appropriate to include a sub-heading titled ‘Social Improvement Plan’ and group the social issues together. Furthermore, it is recommended that a Social Improvement Plan (summarising the main social impacts, the proposed mitigation strategies, the implementation strategy, timeframe, responsibility and targets), in accordance with that required under Criterion 6.1.3, be the primary document for demonstrating continuous improvement in regard to social impacts.

Indicator 8.1.2: Timely response to RSPO audit findings

Three Minor NC which were raised during the First Annual Surveillance Assessment at RAIL were not acted upon effectively to allow us to close each of the NC and therefore the Major NC raised with regards to the
timely response to RSPO findings. This was not adequately addressed at the time of the assessment however action has been taken and therefore this was not be elevated to a Major NC.

6.2.2 Minor NCR. Although a list of stakeholders and guidelines for communication have been prepared, further work is required in actually conveying information to key stakeholders and ensuring this information is disseminated broadly within each stakeholder group. Various attempts have been made to quantify the main stakeholders. Further work is required to summarise whom in the Company is responsible for communicating with different stakeholders and how/how often this communication is undertaken. This should include, for example, the meetings between the Lands Section and ILGs/landowners, and the Smallholder Affairs Section and VOP growers. Providing a summary of the key issues for each stakeholder may help in developing an appropriate communication strategy. In addition, someone within RAIL must be identified as managing the communication strategy, which should include reviewing and updating the strategy on a periodic basis, and ensuring adequate records of communication with stakeholders are maintained.

This was not adequately addressed at the time of the assessment however action has been taken and therefore this was not be elevated to a Major NC.

3.2 Detailed Identified Nonconformities, Corrective Actions and Auditor Conclusions (Also included as Appendix D)

PREVIOUS MINOR NONCONFORMITIES

There were Five (5) previous minor non-conformities raised as a result of the previous assessments which could have become Major NC until action was taken.

5.1.2 Minor NCR. The environmental improvement plan is not being monitored to show implementation of measures that improve performance and is not always updated to show any progress which has been made by the nominated date – this Minor NCR was not addressed and items in the improvement plan from 2010 do not appear to have been addressed – This was not adequately addressed at the time of the assessment however action has been taken and therefore this was not be elevated to a Major NC.

6.1.3 Minor NCR Although progress has been made since the previous audit, further work is required in the preparation of mitigation strategies that address key social impacts, including establishing a baseline and nominating targets and a timeframe, so mitigation strategies can be monitored and assessed on a periodic basis. The social action plan (required as part of the overall continuous improvement plan), dated August 2011, must be updated on a periodic basis to (i) include new or emerging social impacts/issues, (ii) include new or revised mitigation strategies, and (iii) reflect progress in implementing mitigation strategies. Progress has been noted in the development of mitigation strategies for housing, domestic violence and local recruitment, but the mitigation strategies and/or progress in implementing these mitigation strategies have not been reflected in the plan. [Nor does the plan contain baseline data for indicators that shall be used to monitor progress in implementing mitigation strategies, as discussed further under Indicator 8.1.1].

This was not adequately addressed at the time of the assessment however action has been taken and therefore this was not be elevated to a Major NC.

6.2.2 Minor NCR. Although a list of stakeholders and guidelines for communication have been prepared, further work is required in actually conveying information to key stakeholders and ensuring this information is disseminated broadly within each stakeholder group. Various attempts have been made to quantify the main stakeholders. Further work is required to summarise whom in the Company is responsible for communicating with different stakeholders and how/how often this communication is undertaken. This should include, for example, the meetings between the Lands Section and ILGs/landowners, and the Smallholder Affairs Section and VOP growers. Providing a summary of the key issues for each stakeholder may help in developing an appropriate communication strategy. In addition, someone within RAIL must be identified as managing the communication strategy, which should include reviewing and updating the strategy on a periodic basis, and ensuring adequate records of communication with stakeholders are maintained.

This was not adequately addressed at the time of the assessment however action has been taken and therefore this was not be elevated to a Major NC.

6.3.1 Major NC - The existing grievance mechanism has been used to record police issues (e.g. attempted rape, assault, sexual harassment), requests for assistance (e.g. use of Company tractor, request for sponsorship), housing issues (e.g. maintenance requests) and grievances. In addition, it is unclear from the grievance records what the results of some grievances are, and whether the person raising the grievance has been satisfied with the outcome. The documentation needs to be reviewed, clear guidelines prepared, and training provided to ensure the guidelines are clearly understood and adhered to. This was not adequately addressed at the time of the assessment however action has been taken and therefore this was not be elevated to a Major NC.

Major - Indicator 8.1.2: Timely response to RSPO audit findings

Three Minor NC which were raised during the First Annual Surveillance Assessment at RAIL were not acted upon effectively to allow us to close each of the NC and therefore Major NC raised with regards to the timely response to RSPO findings. This was not adequately addressed at the time of the assessment however action has been taken and therefore this was not be elevated to a Major NC.

RAIL has prepared a Corrective Action Plan (Appendix D) to deal with Major NC’s raised that has been reviewed and accepted by BSI.

MINOR NONCONFORMITIES
Two (2) Nonconformities were assigned against Minor Compliance Indicators. Details of these Nonconformities are provided below:

2.1.2 Minor Non Conformity The documented system which includes written information on legal requirements does not include information on the submission on Water Permit Environmental reporting

7.5.2 Minor NC -An agreement was signed between RAIL and the Aradigan Incorporated Land Group (ILG) for the lease of approximately 880 hectares of customary land for the development of oil palm under a LLB agreement. Although production estimates were provided to the original ILG executive, the current executive do not have the estimates, and it appears that the information was not therefore conveyed to the broader community represented by the Aradigan ILG. Production estimates and financial projections are fundamental parts of a LLB agreement, and the Company should ensure that new ILGs are provided with this information, and the broader community (some 700 people) are also aware of this and other commitments that underscore the contractual agreement entered into.

RAIL has prepared a Corrective Action Plan (Appendix D) that has been reviewed and accepted by BSI. Progress on Corrective Action will be checked during the Surveillance Audit.

OBSERVATIONS / OPPORTUNITIES FOR IMPROVEMENT

The assessment identified Six (6) Observations/ Opportunities for Improvement. The progress with the Observations/Opportunities for Improvement will be checked during the next Surveillance Assessment visit scheduled for twelve months after certification date.

1.2.1 Observation: The company list of publicly available documents has not been updated since October 2010 and is therefore not current.

4.3.1 Observation; There were 32 new VOP blocks planted since the 2011 audit and there was some concern about the adequacy of block preparation and training of new growers. The plantings were six months old and had received most had received no fertiliser to date. The palms were growing well and there is still time for further training “on the blocks” but fire protection remains a serious concern for the auditor.

4.6.8 Observation: The training material on the use and handling of pesticides requires updating ad remove the mention of gramoxone as this pesticide is no longer used.

4.7.2 Observation: Although overall management of Occupational health and Safety has improved there is an issue with regards to working at heights particularly with ladders use and fall protection. Ladders are being used as working platforms and are sometimes used unsafely.

4.7.5 Observation: There is regular testing of emergency procedures however this is largely restricted to fire drills. Other emergency situations such as vehicle accidents, chemical spills could also be tested.

4.7.6 Observation: There are not enough first aiders in the mill to adequately cover all shifts and others needs to be trained to address this shortfall.

3.3 Noteworthy Positive Components

A large number of positive outcomes and achievements were noted during this assessment and are listed below.

A number of contractors remarked on the fact that RAIL were good to work with and paid all invoices on time and provide them with plenty of work.

RAIL has help influence local contractors with regards to improving safety and therefore all work places are now considered safer to work in.

Appropriate PPE is supplied to workers who undergo regular training in safe work practices. All PPE is widely available and the use of PPE has been taken up by many contractors.

All compounds have benefitted from the RSPO in place at RAIL as their appearance has improved markedly due to emphasis on housekeeping and waste management.

RAIL maintains many local roads in the area thereby improving access to all areas for all residents within their sphere of operations.

In each area audited, a question was asked concerning whether the Block Holder and his/her family had received any awareness programmes on HIV/AIDS.

Training provided to Small Holders with regards to block and business management at field days held.

The areas set aside as reserves and wetlands in HCV areas are being well managed and signposted and the areas are now very attractive.

There is now a program to upgrade all septic systems, including those for the executive housing compound, which were unsafe and had inadequate restraining fences to protect children from falling in and injuring themselves or subjecting themselves to contact with raw sewage had been implemented and problems rectified.

The whole of RAMU including beef and sugar have benefitted from the many improvements made in all areas including environmental management, safety management and improvements made to housing since RAIL took over management.
3.4 Issues Raised By Stakeholders and Findings with Respect To Each Issue

1. There have been many improvements since the last audit with the opening up of the road to the Dabua VOP Blocks resolving the double handling of the FFB pick up. However there were still three areas where there was unsatisfactory small holder pick up, these were at Isitin, Brubri and Ntseri. The auditor reiterated that the problem with access to the small holder blocks was a legacy of the failure of the Morobe Provincial Government, but undertook to inspect the situation in the field during block Inspections. RM explained that funding for the roads into these areas was part of 2013 CAPEX request. This is further discussed in the Summary of this report.

2. The executives explained that some growers don’t have adequate knowledge about their Bank loans even though many growers had completely paid off their loans within a few years of harvest. The growers at Ramu had started planting in 2007, started harvesting in 2009 and had been producing at a very high yield compared to small holders from other areas. This was partly due to the fertility of the soils at Gusap, but also because of the growers hard work and application of all the relevant fertilisers required (and paid for by the growers).

3. Growers requested that they be allowed to be part of the Palm Super Fund. RM explained that the Palm Super Fund was only available to RAIL employees. The auditor explained that there were other super funds such as Nats fund available to growers.

4. The Growers association expressed concern that the agreement to deduct membership fees directly from fortnight harvests had not progressed to fruition since the last audit. Consent forms had been signed by growers but the association could not open a bank account without a letter of support from the company. RM agreed to expedite the letter of agreement as a matter of urgency. Currently growers pay cash to the treasurer who is unable to open a bank account for the association, so keeps the cash at his house.

5. Growers have expressed the desire to have regular deductions from their fortnightly payments paid into various accounts to ensure that growers were saving for their and their family’s future. The whole question of financial literacy was discussed with the growers association and later with Ruari, he was pleased to support the concept. The growers at Ramu have a good chance to establish the best record to date in PNG concerning loan repayments and enhancing their family’s future financial security. One point raised by the auditor was that the PNGSDP Micro Finance Limited had an account whereby people could invest anything above K300.00 in term deposits at a rate of interest of 6%. These sorts of investments should be part of the training for small holders in financial literacy.

6. FFB price review was raised again The very positive development on the FFB price for small holders was that RAIL senior management had translated the small holder price hand out given to small holders into TokPisin and the Growers Association executives claimed to have a much better understanding of the deductions etc. for transport and levies (very few levies at Ramu). However the 57% ratio paid to farmers requires further explanation and will be explained in more detail when the price review is conducted (after the current elections).

7. The association requested that the company should look into supporting surrounding villages with water supplies, a special request was made by the people of Wankong Village who expressed fear of contamination of their water once the nearby mini estate had been planted. This indicates one effect of the “anti-oil palm campaign” which has been promulgated by the Bismarck Ramu Group (BRG) and these issues such as community improvements and needs should be incorporated into the companies community relations programme.

8. Growers further requested that they should be able to attend the company’s clinics for treatment – especially if they are injured on their blocks. This request was brought up in the last audit report and the senior management are reluctant to comply except that RM stated categorically that no small holder who was injured on their block would be left without assistance.

Ruari Macwilliam explained that there were government clinics near the small holder blocks but government clinics are notorious for being underfunded and lacking medical supplies.

The association offered further reductions from their fortnightly FFB payouts to fund clinics near the smallholders. This is another aspect that should be considered in the companies community relations programme.

Auditors comment: The above issues will be followed up to determine action taken in these cases was effective.
3.5 Acknowledgement of Internal Responsibility and Formal Sign-off of Assessment Findings

Please sign below to acknowledge receipt of the assessment visit described in this report and confirm the acceptance of the assessment report contents including assessment findings.

Signed for on behalf of
RAIL

----------------------------------------------------------------------------------
Mr Jamie Graham  
General Manager  
Date: 04.08.12

Signed for on behalf of
BSi Management Systems Singapore Pte Ltd

----------------------------------------------------------------------------------
Mr Allan Thomas  
Lead Auditor  
Date: 04.08.12
Appendix “A”

RSPO Certificate Details
Website:

<table>
<thead>
<tr>
<th>Name</th>
<th>Gusap Mill &amp; Supply Base</th>
</tr>
</thead>
<tbody>
<tr>
<td>Location</td>
<td>Ramu Oil Palm Plantations, Morobe and Madang Provinces, Papua New Guinea</td>
</tr>
<tr>
<td>Address</td>
<td>Ramu Agri-Industries, Gusap, P.O.Box 2183, Lae 411, Morobe Province, PNG.</td>
</tr>
<tr>
<td>GPS</td>
<td>South 06º 04’ 23.5”, East 145º 59’ 4.5”</td>
</tr>
<tr>
<td>CPO Tonnage</td>
<td>26,214</td>
</tr>
<tr>
<td>PKO Tonnage</td>
<td>2,114</td>
</tr>
<tr>
<td>Plantations FFB Tonnage</td>
<td>Gusap 86,128 Dumpu 20,733 (Total = 106,861)</td>
</tr>
<tr>
<td>Small holders FFB Tonnage</td>
<td>2,364</td>
</tr>
</tbody>
</table>
Appendix “B”

Second Annual Surveillance Audit Programme
RSPO/EMS Audit Plan 11-15 June 2012
(Note: Subject to revision at Lead Auditor’s discretion)

Monday 11th
- Allan, Tom and Mike arrive from Port Moresby at Lae Airport at 16.00 on PX106 – meet and pick up at airport

<table>
<thead>
<tr>
<th>Tuesday 12th</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>8:00 am</td>
<td>Opening Meeting – Check on issues raised at EMS Stage 1 Audit/NC at Previous RSPO audit</td>
</tr>
<tr>
<td>9:30 am – 11:00</td>
<td>Gusap Estate (Office, Workshop, Clinic, Landfill, Chemical store and mixing, Fertiliser, field spraying &amp; harvesting)</td>
</tr>
<tr>
<td>11:00 am – 12:00noon</td>
<td>Meet with Growers Association representatives?</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Wednesday 13th</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>8:00 am – 11:00</td>
<td>Inspect Gusap mill, laboratory and effluent ponds</td>
</tr>
<tr>
<td>8:00 am – 9:00am</td>
<td>Inspect Gusap Compound, Landfill (Stephen)</td>
</tr>
<tr>
<td>9:00 am – 12:00noon</td>
<td>Review Environmental and Social Reports</td>
</tr>
<tr>
<td>11:00 am – 12:00noon</td>
<td>Inspect water irrigation project – Gusap 3 Housing</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Thursday 14th</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>3:45 pm – 4:30pm</td>
<td>Legal and Other requirements</td>
</tr>
<tr>
<td>3:45 pm – 4:30pm</td>
<td>Titles etc.</td>
</tr>
<tr>
<td>Time</td>
<td>Activity</td>
</tr>
<tr>
<td>-----------------</td>
<td>--------------------------------------------------------------------------</td>
</tr>
<tr>
<td>8:00am – 10:00noon</td>
<td>Check workshop and central stores – sugar – harvesting workshop</td>
</tr>
<tr>
<td>8:00am – 12 noon</td>
<td>EMS Docs – Non Conformances, Corrective Action, Doc Control</td>
</tr>
<tr>
<td>8:00am – 10:00noon</td>
<td>Meet with pay office/ discuss contractor matters</td>
</tr>
<tr>
<td>10:00 am – 12:00</td>
<td>Check new Plantings</td>
</tr>
<tr>
<td>10:00am – 12:00noon</td>
<td>Small Holders</td>
</tr>
<tr>
<td>12:00noon – 1:00pm</td>
<td>Buildings and construction</td>
</tr>
<tr>
<td>1:00pm – 3:00pm</td>
<td>Other issues</td>
</tr>
<tr>
<td>1:00pm – 2:00pm</td>
<td>Lunch – Guest House</td>
</tr>
<tr>
<td>2:00pm – 4:00pm</td>
<td>Auditors forum</td>
</tr>
<tr>
<td>4:00 pm</td>
<td>Exit Meeting</td>
</tr>
</tbody>
</table>

Friday 15<sup>th</sup> Depart – PX 101
Appendix “C”

CONTINUOUS IMPROVEMENT PLAN

RAMU AGRI-INDUSTRIES LTD

2012-2013
Action Plan for Continual Improvement in Sustainable Performance

Introduction

This Action Plan for Continual Improvement identifies the planned actions that RAIL will undertake in order to further improve its performance in the key areas of:

- Minimising the use of Certain Pesticides;
- Reducing negative and enhancing positive Environmental Impacts;
- Waste reduction;
- Pollution and emissions
- Social Impacts
- OHS
- Legal and Transparency
- Forward Planning

RAIL commits to maintaining and reporting on progress of implementing this improvement plan commencing July, 2011 and reviewing it annually. By following this plan, RAIL will continually improve its performance.

This plan provides guidance on how the sustainability principles to which RAIL subscribes are implemented in a practical manner to provide operational, social and environmental benefits for all stakeholders.

These sustainability principles are defined in the following locations:

- RSPO Principles and Criteria (PNG NIWG 2008)
- The Company Sustainability Handbook
- OHSAS 18001 Occupational Health and Safety Management Systems - Requirements

Aim

The aim of this plan is to provide a blueprint for continually improving the sustainable performance of RAIL whilst ensuring that it prospers and, by doing so, improves the lives of all stakeholders.

Objectives

The objectives for this plan are measurable annual improvements in the sustainable performance of the Company, particularly against measures of the main social and environmental impacts and improvement opportunities for both plantation and milling operations.

The timeframe for realising Objectives can be split into short term (1 to 2 years), medium term (3 to 8 years) and long term (greater than 8 years). Generally, the short term objectives are readily achievable, provide limited returns but have low risk of failure.

The medium term objectives bring greater returns but are harder to achieve and are likely to require revision and modification along the way. The long term objectives are those that will really shape the Company’s
sustainable future. They require vision and strategic thinking and a long term commitment to bring them into reality.

Scope

This plan for continual improvement in the sustainable performance of RAIL applies to all aspects of the Company’s operations including plantation and milling activities. It considers all sustainability criteria including performance in the fields of social, environmental and commercial performance.

Overview

Initiatives in various areas of activity are identified according to the nature of the improvement to be achieved and the timeframe in which it is intended to develop and implement it.

Importantly, the expected indicators of success are identified to provide the basis for performance measurement in the future.

The plan is presented in tabular form with commentary provided to assist understanding of the rationale for the planned activity.

Each activity will be monitored on an ongoing basis by the person responsible for its implementation and reported, where significant events have occurred, at regular management meetings. Periodically the Company will prepare and publish as Sustainability Report that will report on progress in the implementation of this plan for improvement.

Implementation

The start date of this plan is July 2011. It endeavours to cover a time span of 25 years as that is approximately the re-plant cycle of Oil Palm Plantations and some environmental improvements will only be implemented at the time of re-planting.

Having said that though, it must be recognised that this plan will not identify all sustainability initiatives to be actioned over the 25 year period to 2036 and it is expected that many additional sustainability improvements will be identified and actioned within that period. For that reason, the plan is reviewed annually.

The review will not just review progress on previously identified activities but will identify and incorporate additional improvement activities that have arisen because of need, technological, social or environmental change of for other reasons. Within the life of the plan, it is expected that environmental, social, political and commercial requirements and expectations will evolve and the plan will respond in dynamic fashion to ensure continued relevance.

Planned activities are identified on the following pages. They are grouped according to area of endeavour and time-frame. The tables provide information on the expected benefits to be achieved.
# RAIL CONTINUOUS IMPROVEMENT PLAN

## 2012-13

(REVISED August 2012)

## 1. Pesticides

<table>
<thead>
<tr>
<th>No.</th>
<th>Improvement Action</th>
<th>Reference</th>
<th>Expected Outcome</th>
<th>Timeframe</th>
<th>Indicators</th>
<th>Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.1</td>
<td>Improve sprayer training to reduce spraying of non-target areas</td>
<td>4.7.3</td>
<td>Reduced Herbicide use, reduced ground cover damage</td>
<td>ongoing</td>
<td>Training records,</td>
<td>Estate Managers</td>
</tr>
<tr>
<td>1.2</td>
<td>Establish Chemical store and mixing area at Ngaru 1</td>
<td>4.6.10</td>
<td>Reduced crowding at GusapDiv 2, reduced risk of spillage whilst travelling from Gusap to Ngaru 1</td>
<td>December 2013</td>
<td>Facility Constructed</td>
<td>Head of OP</td>
</tr>
<tr>
<td>1.3</td>
<td>Reduce Usage of Paraquat in Oil Palm</td>
<td>4.6.3, 4.6.5</td>
<td>Eventual phasing out and replacement by a suitable pesticide approved by RSPO</td>
<td>COMPLETED</td>
<td>Paraquat now eliminated from all operations</td>
<td></td>
</tr>
<tr>
<td>1.4</td>
<td>Continue to monitor pesticide and herbicide registration requirements in the Papua New Guinea and confirm compliance by suppliers. Work with Government and suppliers to clarify this issue as necessary.</td>
<td>4.6.11</td>
<td>Ongoing compliance level with Papua New Guinea registration requirements</td>
<td>Ongoing</td>
<td>All chemicals used have evidence of PNG registration</td>
<td>Sustainability Manager/ Legal Officer/ Stores &amp; Purchasing Manager</td>
</tr>
<tr>
<td>1.5</td>
<td>Extend training on the information contained in MSDS to increase understanding and awareness of their importance. Undertake through Safety Meetings, and direct training on</td>
<td>4.6.8</td>
<td>More responsible usage of chemicals and improved ability to respond effectively to accidents.</td>
<td>Ongoing</td>
<td>Training Notes Training Records</td>
<td>Estate Managers/ Head of R&amp;D</td>
</tr>
<tr>
<td></td>
<td>Pesticide Efficiency courses</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>-------------------------------</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.6</td>
<td>Review Smallholder/VOP chemical use and training to ensure RSPO requirements are complied with. Include sprayer training</td>
<td>4.6.6</td>
<td>Increased yield from Smallholders, higher compliance levels</td>
<td>December 2012</td>
<td>Smallholders have certificates as evidence of training in chemical handling and application</td>
<td></td>
</tr>
<tr>
<td>1.7</td>
<td>Avoid pesticide contamination of streams and drains with flowing water</td>
<td></td>
<td>Reduce water contamination and increase compliance with PNG logging Code of practice</td>
<td>Ongoing marking</td>
<td>Palms within designated sites clearly marked</td>
<td></td>
</tr>
<tr>
<td>1.8</td>
<td>Document process and approach to IPM</td>
<td></td>
<td>Improve understating and implementation of IPM</td>
<td>December 2013</td>
<td>Documented IPM system including monitoring, assessment, communication, treatment selection, application</td>
<td></td>
</tr>
</tbody>
</table>

Estate Managers

Ho OP/ Estate Managers

Head of R&D
## 2. Environment

Environmental impacts of RAIL operations are both positive and negative. The continual improvement plan is built into the environmental aspects list. This list is reviewed every twelve (12) months or more often if significant changes in the Company’s operations or in the operating environment (including the regulatory environment) occur.

<table>
<thead>
<tr>
<th>No.</th>
<th>Improvement Action</th>
<th>Reference</th>
<th>Expected Outcome</th>
<th>Timeframe</th>
<th>Indicators</th>
<th>Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.1</td>
<td>Progressive replacement of bridges and culverts in the field by fords where required and topography permits to reduce erosion and choke points.</td>
<td>4.3.5</td>
<td>Reduced erosion of roads and reduced siltation of water courses.</td>
<td>Ongoing</td>
<td>Absence of evidence of erosion.</td>
<td>Estate Managers</td>
</tr>
<tr>
<td>2.2</td>
<td>Progressive removal of unharvestable palms overhanging watercourses to reduce the quantity of fruit and fronds that cause pollution.</td>
<td>5.6.2, 4.7.2</td>
<td>Fewer harvester accidents, reduced pollution of waterways.</td>
<td>Ongoing</td>
<td>Harvesters working on even ground, fruit and fronds kept out of drains and waterways.</td>
<td>Estate Managers</td>
</tr>
<tr>
<td>2.3</td>
<td>Education of staff and smallholders on the need to reduce burning and to ensure rubbish is segregated and correctly placed in landfill sites.</td>
<td>4.8.2</td>
<td>Improved Smallholder understanding, commitment and compliance</td>
<td>Ongoing</td>
<td>Records of smallholder training, evidence of good smallholder performance</td>
<td>Sustainability Manager</td>
</tr>
<tr>
<td>2.4</td>
<td>Reduction in the quantity of water used in compounds through prompt repair of leaks and reduction of wastage.</td>
<td>4.4.1, 5.3.1</td>
<td>Reduced water consumption, reduced mosquito population with resultant malaria reduction.</td>
<td>June 2012 for installation of meters (DELAYED – JUNE 2013)</td>
<td>Absence of leaks and water logging in compounds</td>
<td>Construction Manager</td>
</tr>
<tr>
<td>2.5</td>
<td>Reinstate buffer zones along waterways in accordance with the Logging Code of Practice. RAIL will progressively re-establish buffer zones along river banks and areas unsuitable for oil palm if resources permit.</td>
<td>4.4.2</td>
<td>Less riverine erosion, creation of wildlife corridors, trapping and filtering of plantation run-off.</td>
<td>Progressive to 2020 Planting Plan March 2012 COMPLETE</td>
<td>Established buffer zones along all waterways within and alongside plantation areas.</td>
<td>Sustainability manager/ H o OP</td>
</tr>
<tr>
<td>2.6</td>
<td>Conduct Environmental Risk Assessment for any upcoming contracts or internal projects.</td>
<td></td>
<td></td>
<td>Ongoing</td>
<td>Environmental Risk Assessment done and internally audited</td>
<td>Sustainability Manager</td>
</tr>
<tr>
<td></td>
<td>Task Description</td>
<td>Expected Outcome</td>
<td>Completion Date</td>
<td>Responsible Party</td>
<td></td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>------------------</td>
<td>------------------</td>
<td>-----------------</td>
<td>-------------------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.7</td>
<td>Enhance HCV Protection</td>
<td>Enhanced landscape for biodiversity and aesthetics</td>
<td>Ongoing</td>
<td>HCV sites identified, marked and maintained; Key HC Values retained within the landscape</td>
<td>Biodiversity and Landscape Officer</td>
<td></td>
</tr>
<tr>
<td>2.8</td>
<td>Prepare HCV and Biodiversity Management Plans for all areas of RAIL</td>
<td>Enhanced landscape for biodiversity and aesthetics</td>
<td>March 2013</td>
<td>Plans complete and communicated to sites</td>
<td>Sustainability Manager / Biodiversity and Landscape Officer</td>
<td></td>
</tr>
<tr>
<td>2.9</td>
<td>Planting of trees on unsuitable grasslands.</td>
<td>Enhanced landscape for biodiversity and fire management</td>
<td>Planting Plan March 2012 COMPLETE</td>
<td>Planted areas identified; Planted areas recorded and monitored</td>
<td>Biodiversity and Landscape Officer</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Document soil conservation measures</td>
<td>Enhanced soil management through documentation and monitoring</td>
<td>June 2012</td>
<td>Soil Conservation Plan produced and monitored</td>
<td>Sustainability Manager/ Head of Oil Palm</td>
<td></td>
</tr>
</tbody>
</table>
3. Waste Reduction

Waste reduction is being achieved in accordance with the Waste Management Plan. Waste reduction provides for reduced generation of waste as well as increased use of re-use and recycling processes to reduce the amount of actual waste that is generated.

Refer to the Waste Management plan for further details.

<table>
<thead>
<tr>
<th>No.</th>
<th>Improvement Action</th>
<th>Reference</th>
<th>Expected Outcome</th>
<th>Timeframe</th>
<th>Indicators</th>
<th>Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.1</td>
<td>Prepare a Waste Register</td>
<td></td>
<td>Detailed list of all waste sources and types allowing for monitoring</td>
<td>COMPLETE</td>
<td>Waste Register updated</td>
<td>Sustainability Manager</td>
</tr>
<tr>
<td>3.2</td>
<td>Monitor Waste flows</td>
<td></td>
<td>Record volumes and types of waste</td>
<td>December 2011</td>
<td>Waste monitoring records are kept</td>
<td>Sustainability Manager</td>
</tr>
<tr>
<td>3.3</td>
<td>Update Waste Management Plan</td>
<td></td>
<td>New Waste Management Plan to improve understanding and implementation of waste reduction, waste segregation and waste disposal</td>
<td>October 2012</td>
<td>Reduced non-compliance and observations in internal audits relating to waste management</td>
<td>Sustainability Manager/Facilities Manager/Estate Managers</td>
</tr>
<tr>
<td>3.4</td>
<td>Waste Disposal long term planning</td>
<td></td>
<td>Better long term planning for waste disposal options</td>
<td>September 2012</td>
<td>Long term plan for waste disposal is prepared</td>
<td>Sustainability Manager/Facilities Services</td>
</tr>
<tr>
<td>3.5</td>
<td>Waste contaminated sites monitoring</td>
<td></td>
<td>All past and present sites of waste disposal are located, marked and monitored for containment</td>
<td>December 2012</td>
<td>Monitoring of sites commences</td>
<td>Sustainability Manager</td>
</tr>
</tbody>
</table>
### 4. Pollution and Emissions

Pollution and emissions are identified in the Environmental Aspects listing. Plans to reduce these are provided in the list.

Control of rubbish and litter is seen as the biggest single issue in pollution control. It will be controlled through a mixture of education, increased collection, greater emphasis on recycling and greater supervisory intervention. (December 2010)

<table>
<thead>
<tr>
<th>No.</th>
<th>Improvement Action</th>
<th>Reference</th>
<th>Expected Outcome</th>
<th>Timeframe</th>
<th>Indicators</th>
<th>Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.1</td>
<td>Gusap Oil Palm Division One Septic and Drainage Systems Upgrading</td>
<td></td>
<td>Improved sewage treatment and disposal in housing area</td>
<td>COMPLETE</td>
<td>Complete construction of system Have in place monitoring and inspection program once completed</td>
<td>H of Oil Palm &amp; Buildings</td>
</tr>
<tr>
<td>4.2</td>
<td>Central Stores Chemical Shed Bund</td>
<td></td>
<td>Improved storage facilities for agrochemicals and hydrocarbons</td>
<td>COMPLETE</td>
<td>Facilities constructed</td>
<td>Stores &amp; Buildings</td>
</tr>
<tr>
<td>4.3</td>
<td>Develop standard designs for drainage and pollution prevention infrastructure</td>
<td></td>
<td>Improved implementation of pollution control measures in all construction projects</td>
<td>October 2012</td>
<td>Preparation of standard designs</td>
<td>Sustainability Manager/Buildings Manager</td>
</tr>
<tr>
<td>4.4</td>
<td>Drainage system upgrading at Central Workshop</td>
<td></td>
<td>Improved pollution control at Central Workshop</td>
<td>October 2012</td>
<td>Facilities constructed</td>
<td>Workshop/Buildings Managers</td>
</tr>
<tr>
<td>4.5</td>
<td>Improvement to undersized and non-functioning Triple Interceptors at Gusap Workshop and Surinam Genset</td>
<td></td>
<td>Improved pollution control at outlying centres</td>
<td>October 2012</td>
<td>Facilities constructed</td>
<td>Buildings Manager</td>
</tr>
<tr>
<td>4.6</td>
<td>Finalise update of Water Management Plan</td>
<td></td>
<td>Documented water management system on use, efficiency, pollution control and monitoring</td>
<td>December 2012</td>
<td>Plan updated</td>
<td>Sustainability Manager</td>
</tr>
<tr>
<td>4.7</td>
<td>Install Water flow meters on bore water, streams for irrigations and waste streams.</td>
<td></td>
<td>Review all boreholes and install inline meters for water use monitoring</td>
<td>June 2012 DELAYED June 2013</td>
<td>All boreholes monitored for quantity</td>
<td>Sustainability Manager</td>
</tr>
<tr>
<td>4.8</td>
<td>Develop Methodology for desilting POME ponds at Gusap</td>
<td></td>
<td>Improved methodology for desilting ponds</td>
<td>December 2012</td>
<td>Methodology prepared and sent for tender</td>
<td></td>
</tr>
</tbody>
</table>
5. **Social Impacts**

Continued improvement in the social impacts of RAIL’s activities include: construction of additional housing, establishment of stakeholder consultative committee, improvements to clinic facilities, improved communication and consultation with external stakeholders. Planning for increased housing is progressive as plantation rehabilitation activities reduce, staff turnover reduces and attendance improves.

There is evidence that as labour turnover decreases, improved stability within the workforce will reduce some of the issues that result from a high level of transient workers.

The Social Register provides greater detail on the programs underway.

<table>
<thead>
<tr>
<th>No.</th>
<th>Improvement Action</th>
<th>Reference</th>
<th>Expected Outcome</th>
<th>Timeframe</th>
<th>Indicators</th>
<th>Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.1</td>
<td>Construction of additional housing to reduce over-crowding</td>
<td>6.5.6</td>
<td>Reduced overcrowding Lower occupancy in houses</td>
<td>Ongoing</td>
<td>Complete spend for 2012 CAPEX budget on housing Reduced number of occupants per house</td>
<td>Head of Oil Palm/Buildings Manager</td>
</tr>
<tr>
<td>5.2</td>
<td>Improve Cook-House facilities to eliminate sharing of cooking facilities by families.</td>
<td>6.5.6</td>
<td>Improve hygiene and reduce sharing</td>
<td>December 2013</td>
<td>Improved design and number of cook houses</td>
<td>Head of Oil Palm/Buildings Manager</td>
</tr>
<tr>
<td>5.3</td>
<td>Establishment of stricter controls over alcohol sales in and near housing compounds. This includes gambling and other illegal activities in the compound area</td>
<td>6.9.1</td>
<td>Reduced social problems resulting from alcohol abuse</td>
<td>Ongoing</td>
<td>Reduced social problems reported to Welfare Officer</td>
<td>GM/ Security</td>
</tr>
<tr>
<td>5.4</td>
<td>Improved sporting participation by employees living in housing compounds</td>
<td>6.5.6</td>
<td>Increase in healthy activities Reduced social problems</td>
<td>Ongoing</td>
<td>Reduced social problems reported to Welfare Officer</td>
<td>Community Services/Welfare Officer</td>
</tr>
<tr>
<td>5.5</td>
<td>Improved access to education for children of Company employees</td>
<td>6.5.6</td>
<td>Increased attendance and achievement for school aged dependents of employees</td>
<td>Ongoing</td>
<td>Improvements at St. Lukes School</td>
<td>Community Services</td>
</tr>
<tr>
<td>5.6</td>
<td>Procedure development for effectively dealing with Sexual Harassment and Domestic Violence</td>
<td></td>
<td>Reduced reports of harassment and abuse</td>
<td>Ongoing</td>
<td>‘draft policies’ finalised into operational documents</td>
<td>Welfare Officer</td>
</tr>
<tr>
<td>5.7</td>
<td>Enhance awareness and use of Social Welfare Officer by employees. Develop awareness raising role to include VOP and</td>
<td></td>
<td>Increased awareness and access to assistance for smallholders and neighbouring</td>
<td>December 2012</td>
<td>Twelve awareness raising events throughout RAIL operations with regard to Social</td>
<td>Welfare Officer</td>
</tr>
<tr>
<td><strong>nearby communities</strong></td>
<td><strong>communities</strong></td>
<td><strong>Welfare Officer role and services</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
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<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Six awareness raising events in participating VOP villages to raise awareness of issues and available solutions to problems such as domestic violence, child labour, etc.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>5.8</strong></th>
<th><strong>Development of effective open communication strategy to increase transparency and communication</strong></th>
<th><strong>Improved communications with stakeholders</strong></th>
<th><strong>December 2012</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Improved understanding and cooperation on issues of concern</td>
<td>Communications Strategy updated and implemented</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Six stakeholder consultations within Morobe or Madang Provinces</td>
<td>Six stakeholder consultations within Morobe or Madang Provinces</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Develop information packs for interested stakeholders</td>
<td>Develop information packs for interested stakeholders</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>5.9</strong></th>
<th><strong>NBPOL foundation/VSO Community Baseline Assessment for identification of 'development' needs in areas of Health and Education</strong></th>
<th><strong>More targeted understanding of infrastructure and assistance requirements in surrounding communities</strong></th>
<th><strong>March 2013</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>CBA completed and documented</td>
<td>NBPOLF / Head of Administration</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>5.9</strong></th>
<th><strong>NBPOL foundation/VSO Community Baseline Assessment for identification of 'development' needs in areas of Health and Education</strong></th>
<th><strong>More targeted understanding of infrastructure and assistance requirements in surrounding communities</strong></th>
<th><strong>March 2013</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>CBA completed and documented</td>
<td>NBPOLF / Head of Administration</td>
</tr>
</tbody>
</table>
### 6. Health and Safety

<table>
<thead>
<tr>
<th>No.</th>
<th>Improvement Action</th>
<th>Reference</th>
<th>Expected Outcome</th>
<th>Timeframe</th>
<th>Indicators</th>
<th>Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.1</td>
<td>Review of all accidents to clearly identify trends and highest risk activities and review of safety management plans</td>
<td></td>
<td>Increased awareness among management of the core issues causing incidents</td>
<td>December 2012</td>
<td>Report completed and circulated</td>
<td>Sustainability Manager</td>
</tr>
<tr>
<td>6.2</td>
<td>Develop and deliver OHS training for specific issues including Confined spaces, Harvesting near powerlines, Lifting (FFB), Working at heights, Dangers of electricity and Use of PPE</td>
<td></td>
<td>Increased safety awareness Reduced incidents</td>
<td>Ongoing</td>
<td>Training records</td>
<td>Head of Personnel/Sustainability Manager</td>
</tr>
<tr>
<td>6.3</td>
<td>Work more closely with Government medical staff to improve the level of care to Company employees, their dependants and members of neighbouring communities</td>
<td></td>
<td>Improved healthcare for surrounding communities</td>
<td>Commenced</td>
<td>Improvements in healthcare from government clinic at Gusap</td>
<td>GM/ Head of Personnel</td>
</tr>
<tr>
<td>6.4</td>
<td>Commence regular safety audits to confirm checking of items such as testing of emergency stops and other safety interlocks, use of PPE, identification, availability of fire fighting equipment and isolation of hazards.</td>
<td></td>
<td>Increased awareness of safety Avoidance of potential incidents through improved safety procedures</td>
<td>Commenced</td>
<td>Internal audit records</td>
<td>Sustainability Manager</td>
</tr>
<tr>
<td>6.5</td>
<td>Development of a formalised program for emergency drills.</td>
<td></td>
<td>Increased awareness of drills Avoidance of potential incidents through improved safety procedures</td>
<td>December 2012</td>
<td>Emergency drill records</td>
<td>Sustainability Manager</td>
</tr>
<tr>
<td>6.6</td>
<td>Development of a mechanism for interchange of safety information with NBPOL in New Britain.</td>
<td></td>
<td>Improved sharing of information and strategies</td>
<td>COMPLETE</td>
<td></td>
<td>Sustainability Manager</td>
</tr>
<tr>
<td>6.7</td>
<td>Conduct Hazard and Risk Assessment for any upcoming contracts or internal</td>
<td></td>
<td>Reduced environmental impacts of new and additional work and</td>
<td>Ongoing</td>
<td>Environmental Risk registers</td>
<td>Sustainability Manager</td>
</tr>
</tbody>
</table>
# 7. Legal Compliance and Transparency

<table>
<thead>
<tr>
<th>No.</th>
<th>Improvement Action</th>
<th>Reference</th>
<th>Expected Outcome</th>
<th>Timeframe</th>
<th>Indicators</th>
<th>Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>7.1</td>
<td>Update the review of compliance with the requirements of the Memorandums of Understanding and applicable legislation.</td>
<td>2.1.1</td>
<td>Documented compliance evidence and possible update to MOU.</td>
<td>2015</td>
<td>No areas of legal non-compliance. MOU relevant to current operations.</td>
<td>General Manager</td>
</tr>
<tr>
<td>7.2</td>
<td>Visible Estate Land boundary Markings</td>
<td></td>
<td>Clearer extent of land holdings Reduced land disputes</td>
<td>2013</td>
<td>Establishment of clear land boundary marks at all State Leased land within RAIL’s operations.</td>
<td>Administration</td>
</tr>
</tbody>
</table>
## 8. General (Forward Planning and other issues)

<table>
<thead>
<tr>
<th>No.</th>
<th>Improvement Action</th>
<th>Reference</th>
<th>Expected Outcome</th>
<th>Timeframe</th>
<th>Indicators</th>
<th>Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.1</td>
<td>Long term solution to traffic and potential environmental issues related to transport of oil to the bulking terminal in Lae.</td>
<td>3.1.1</td>
<td>Relocated and expanded bulking terminal to remove constraints imposed on present location and to eliminate the need to operate 30 tonne road tankers through the central business district of Lae</td>
<td>2020</td>
<td>Increase area of current bulking terminal.</td>
<td>General Manager</td>
</tr>
<tr>
<td>8.2</td>
<td>Improve internal inspection reports with action items and corrective actions taken records.</td>
<td></td>
<td>Increased follow-up on internal audits</td>
<td>Commenced</td>
<td>All inspections to clearly identify actions to be taken and records kept with corrective actions taken and completion dates with signed off.</td>
<td>Sustainability Manager</td>
</tr>
<tr>
<td>8.3</td>
<td>Review Fire Fighting Capacity</td>
<td></td>
<td>Increased fire capacity for domestic, industrial and field fires</td>
<td>March 2013</td>
<td>Reduced fire losses</td>
<td>GM/Sustainability Manager/Heads of Departments</td>
</tr>
</tbody>
</table>
Appendix “D”

Nonconformities, Corrective Actions and Observations Summary
2012 Assessment

5 Non Conformities— Former Minor NC not adequately being addressed at the time of the assessment could have been raised as Major NC) but have been closed and not issued – see table and report

2 Non-conformities against Minor Compliance Indicators

6 Observations/Opportunities for Improvement

<table>
<thead>
<tr>
<th>DESCRIPTION</th>
<th>NCR Ref.</th>
<th>Major Non-Conformance Details</th>
<th>Corrective Actions</th>
<th>Responsibility</th>
<th>Date Due</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.1.2</td>
<td>CR06</td>
<td>5.1.2 Minor NCR. The environmental improvement plan is not being monitored to show implementation of measures that improve performance and is not always updated to show any progress which has been made by the nominated date – this Minor NCR was not addressed and items in the improvement plan from 2010 do not appear to have been addressed – This was not adequately addressed at the time of the assessment however action has been taken and therefore this was not be elevated to a Major NC.</td>
<td>A new environmental improvement plan has been provided on the 22nd of June for inclusion into the report including new measures and improvements for 2012 and 2013. Action now accepted and no Major NC issued.</td>
<td>Sustainability Manager</td>
<td>Submitted to BSI on 22nd of June</td>
<td>Done</td>
</tr>
<tr>
<td>6.1.3</td>
<td>CR07</td>
<td>6.1.3 Minor NCR Although progress has been made since the previous audit, further work is required in the preparation of mitigation strategies that address key social impacts, including establishing a baseline and nominating targets and a timeframe, so mitigation strategies can be monitored and assessed on a periodic basis. The social action plan (required as part of the overall sustainability strategy) has been provided</td>
<td>On June 22nd the updated social register was forwarded to the auditor for reviewing. A new procedure was outlined on how RAIL will approach the process of SIA in the future and how to address participation of stakeholders in the social action plan and set mitigation strategies accordingly and review progress. To support the participatory approach</td>
<td>Head of Administration department/ Community Engagement Manager/ Sustainability Team</td>
<td>Submitted to BSI, but to be reviewed by community engagement manager by December 2012</td>
<td>In progress</td>
</tr>
</tbody>
</table>
continuous improvement plan), dated August 2011, must be updated on a periodic basis to (i) include new or emerging social impacts/issues, (ii) include new or revised mitigation strategies, and (iii) reflect progress in implementing mitigation strategies. Progress has been noted in the development of mitigation strategies for housing, domestic violence and local recruitment, but the mitigation strategies and/or progress in implementing these mitigation strategies have not been reflected in the plan. Nor does the plan contain baseline data for indicators that shall be used to monitor progress in implementing mitigation strategies, as discussed further under Indicator 8.1.1. This was not adequately addressed at the time of the assessment however action has been taken and therefore this was not be elevated to a Major NC.

RAIL is in the process of hiring a community engagement officer. The focus of this officer will be to support the consultative and participatory principles in communicating and putting in place the mitigation strategies. The starting point will be the current social register review.

Action now accepted and no Major NC issued.

6.2.2

6.2.2 Minor NCR. Although a list of stakeholders and guidelines for communication have been prepared, further work is required in actually conveying information to key stakeholders and ensuring this information is disseminated broadly within each stakeholder group. Various attempts have been made to quantify the main stakeholders. Further work is required to summarise whom in the Company is responsible for communicating with different stakeholders and how/how often.

The communication stakeholder strategy has been reviewed and the new version was forwarded to the auditor on the 22\textsuperscript{nd} of June including the recording form. In this guideline it has been clearly identified who is responsible within the company on identifying what items need to be communicated to the involved stakeholder and how communication is undertaken and feedback collected and kept. Records kept on all.

Head of Administration Department/ Sustainability Department/ each department head

Submitted to BSI on 22\textsuperscript{nd} of June, forms forwarded to BSI in relation to all kept records on the 25\textsuperscript{th} of June.

Done
this communication is undertaken. This should include, for example, the meetings between the Lands Section and ILGs/landowners, and the Smallholder Affairs Section and VOP growers. Providing a summary of the key issues for each stakeholder may help in developing an appropriate communication strategy. In addition, someone within RAIL must be identified as managing the communication strategy, which should include reviewing and updating the strategy on a periodic basis, and ensuring adequate records of communication with stakeholders are maintained. This was not adequately addressed at the time of the assessment however action has been taken and therefore this was not be elevated to a Major NC.

<p>| CR09 | 6.3.1 Major NC - The existing grievance mechanism has been used to record police issues (e.g. attempted rape, assault, sexual harassment), requests for assistance (e.g. use of Company tractor, request for sponsorship), housing issues (e.g. maintenance requests) and grievances. In addition, it is unclear from the grievance records what the results of some grievances are, and whether the person raising the grievance has been satisfied with the outcome. The documentation needs to be reviewed, clear guidelines prepared, and training provided to ensure the guidelines are clearly understood and adhered to. This was not adequately addressed at the | A new guideline has been designed on Dispute/complaint handling which will be trailed to test its functionality and if sufficient in addressing complaints/disputes and addresses enquiries differently. The aim is to work with a register book to capture data but deal with sensitive issues by means of a less public approach, recording them on a separate format which will be only viewed by the direct line management or through a different mechanism if rape, assault, sexual harassment, whistle blowing is involved. The | Forwarded to the auditors for review in July 2012 and to be trailed over 6 months’ time frame with the aim to have the working mechanism in place by next year surveillance audit. | Ongoing |
| Action | CR10 | Three Minor NC which were raised during the First Annual Surveillance Assessment at RAIL were not acted upon effectively to allow us to close each of the NC. This was not adequately addressed at the time of the assessment however action has been taken and therefore this was not be elevated to a Major NC. | Action now accepted and no Major NC issued. While RAIL had made efforts to address the Minor NC raised in the 2011 audit, the auditors felt that gaps remained in the corrective actions. The Lead Auditor, in consultation with the audit team, gave 6 weeks to provide documentary evidence of further corrective actions being completed. Once the audit team had reviewed the additional information, the audit report was submitted prior to mid Augustwith | Sustainability Manager/ Head of Administration manager/ Community engagement officer | Trials and training October – December 2012 | Start January 2013 | June 2013 | Ongoing |</p>
<table>
<thead>
<tr>
<th>DESCRIPTION</th>
<th>NCR Ref.</th>
<th>Minor Non-Conformance Details</th>
<th>Corrective Actions</th>
<th>Responsibility</th>
<th>Date Due</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.1.2</td>
<td>CR11</td>
<td>Minor Non Conformity The documented system which includes written information on legal requirements does not include information on the submission on Water Permit Environmental reporting</td>
<td>The outstanding permits will be followed up to ensure DEC supply copies of the paid Permits. Upon receipt of the permits, checklists will be generated of all compliance requirements to allow evaluation and tracking of legal compliance to the permits</td>
<td>Sustainability Manager</td>
<td>November 2012</td>
<td>Ongoing</td>
</tr>
<tr>
<td>7.5.4</td>
<td>CR012</td>
<td>Minor NC -An agreement was signed between RAIL and the Aridagin Incorporated Land Group (ILG) for the lease of approximately 880 hectares of customary land for the development of oil palm under a LLB agreement. Although production estimates were provided to the original ILG executive, the current executive do not have the estimates, and it appears that the information was not therefore conveyed to the broader community represented by the Aridagin ILG. Production estimates and financial projections are fundamental parts of a LLB agreement, and the Company should ensure that new ILG executives are provided with this information, and the broader community (some 700 people) are also aware of this and other commitments that underscore the contractual agreement entered into.</td>
<td>Land officer to review a list of all data available at ILG committees and review what information has been provided to them and if all relevant or if new information and communication needs to go out on specific elements (also part of the social engagement program). A NBPOL group land forum has been organised in June to update land officers on the new ILG act and review MG 21 to include changes and all FPIC requirements including contractual agreements and communication on this matter. Outcome will be an updated Management Guideline 21.</td>
<td>Lands Department</td>
<td>December 2012</td>
<td>To start</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Group Lands Department</td>
<td>December 2012</td>
<td>In process</td>
</tr>
<tr>
<td>DESCRIPTION</td>
<td>NCR Ref.</td>
<td>Observation Details</td>
<td>Corrective Actions</td>
<td>Responsibility</td>
<td>Date Due</td>
<td>Status</td>
</tr>
<tr>
<td>-------------</td>
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<td>----------------------------------</td>
<td>-------------------</td>
<td>--------</td>
</tr>
<tr>
<td>1.2.1 The company list of publicly available documents has not been updated since October 2010 and is therefore not current.</td>
<td></td>
<td></td>
<td>To be reviewed yearly based on updates on the website (to include sustainability reports and annual reports)</td>
<td>Sustainability department</td>
<td>End of each calendar year</td>
<td>December 2012</td>
</tr>
<tr>
<td>4.3.1 There were 32 new VOP blocks planted since the 2011 audit and there was some concern about the adequacy of block preparation and training of new growers. The plantings were six months old and had received most had received no fertiliser to date. The palms were growing well and there is still time for further training “on the blocks” but fire protection remains a serious concern for the auditor.</td>
<td></td>
<td></td>
<td>Review the yearly smallholder training and extension plan and review if all new VOP have been included. Then run training and extension also for all the new blocks</td>
<td>Smallholder Manager/Plantations</td>
<td>December 2012</td>
<td>Ongoing</td>
</tr>
<tr>
<td>4.6.8 Observation: The training material on the use and handling of pesticides requires updating ad remove the mention of gramoxone as this pesticide is no longer used.</td>
<td></td>
<td></td>
<td>On updated list was forwarded to the auditor and all pesticides review and gramoxone taken off (as per Group policy not to use any longer).</td>
<td>Head of Sustainability department/Technical service</td>
<td>June 2012</td>
<td>Done</td>
</tr>
<tr>
<td>4.7.2 Observation: Although overall management of Occupational health and Safety has improved there is an issue with regards to working at heights particularly with ladders use and fall protection. Ladders are being used as working platforms and are sometimes used unsafely.</td>
<td></td>
<td></td>
<td>Through auditing and training programs raised the awareness on working on heights and to address unsafe practices.</td>
<td>Sustainability Department</td>
<td>Ongoing</td>
<td>Ongoing</td>
</tr>
<tr>
<td>Observation</td>
<td>Action</td>
<td>Department</td>
<td>Date</td>
<td>Status</td>
<td></td>
<td></td>
</tr>
<tr>
<td>----------------------------------------------------------------------------</td>
<td>-------------------------------------------------------------------------------------------</td>
<td>-----------------------------</td>
<td>------------------</td>
<td>--------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.7.5 Observation: There is regular testing of emergency procedures however this is largely restricted to fire drills. Other emergency situations such as vehicle accidents, chemical spills could also be tested.</td>
<td>Include other emergency situations into the emergency procedures and test on regular basis.</td>
<td>Sustainability Department</td>
<td>December 2012</td>
<td>Ongoing</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.7.6 Observation: There are not enough first aiders in the mill to adequately cover all shifts and others needs to be trained to address this shortfall.</td>
<td>Engage first aid provider (red cross) to give training on site and select sufficient first aiders to be able to address all shifts and company operations</td>
<td>Sustainability Department</td>
<td>December 2012</td>
<td>Ongoing</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Appendix E
Supply Chain RAIL
## Annex 6: RAIL Supply Chain 14.6.12

### Requirements

<table>
<thead>
<tr>
<th>Number</th>
<th>Description</th>
<th>SG</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.1</td>
<td>The facility shall have written procedures and/or work instructions to ensure implementation of all the elements specified in these requirements.</td>
<td>At this stage there are written/documentated procedures for the chain of custody for Gusap Mill.</td>
</tr>
<tr>
<td>2.1</td>
<td>The facility must operate a system to ensure that RSPO certified inputs of raw materials and products are identified. The system must include the following:</td>
<td>Around 98% of material comes from RAIL Estates therefore is no PO. With Small Holders RAIL use a Docket system which indicate weight (quality of product is checked in the field and rejected if rotten) and source of materials. This indicates which small holder block this came from. Purchase orders are not used. Yes this is done by weighbridge docket indicate weight and source of RSPO material. In this case PO is not used because internal supplier. All Small Holder RSPO Material is identified by docket system as to source including small holder block location Purchase orders are not used. This is RAIL material and all validation can be checked through the docket system— the same can be said of all RSPO material The quality of the RSPO and non RSPO Materials can be rejected by the Mill if it is unacceptable with regards to FFA level. This action has to be passed over to the GM for final rejection. This is documented and small holders are trained in harvesting only mature FFB.</td>
</tr>
<tr>
<td></td>
<td>a) A mechanism which ensures that when the company orders RSPO material from its suppliers it specifies this requirement within purchase orders and ensures that the origin of the material until the previous permanent processing facility in the supply chain can be verified as such;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>b) A mechanism which ensures that when the company receives RSPO material it confirms that the RSPO raw materials delivered are the same as those specified in the purchase order and the accompanying documentation from the supplier;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>c) A mechanism which ensures that if the validity of accompanying documentation is in doubt, the validity is checked prior to accepting the material;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>d) A mechanism for handling non-conforming material.</td>
<td></td>
</tr>
</tbody>
</table>
### 3. Sales and goods out

3.1 The facility must operate a system to ensure that all sales invoices issued for RSPO delivered material includes the following information:

<table>
<thead>
<tr>
<th>Requirement</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) The name and address of the buyer;</td>
<td>Yes – this is completed</td>
</tr>
<tr>
<td>b) The date on which the invoice was issued;</td>
<td>This is already in place</td>
</tr>
<tr>
<td>c) A description of the product;</td>
<td>Yes</td>
</tr>
<tr>
<td>d) The quantity of the products delivered;</td>
<td>Yes in place</td>
</tr>
<tr>
<td>e) Reference to related transport documentation.</td>
<td>Yes via alert that client has received product</td>
</tr>
</tbody>
</table>

### 4. Processing

4.1 The facility can only choose a supply chain option in cases where the RSPO materials have been verified to meet at least the supply chain option requirements in the previous stage of the supply chain.

<table>
<thead>
<tr>
<th>Requirement</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.2 The facility must assure that the RSPO-certified material is uniquely identifiable to the mill and its supply base and is kept physically isolated from all other oil palm sources in its facility</td>
<td>Yes - All material is RSPO</td>
</tr>
<tr>
<td>4.3 The facility must assure that the RSPO-certified material is kept segregated from non-certified material</td>
<td>Segregation – All material is RSPO</td>
</tr>
</tbody>
</table>

### 5. Record keeping

5.1 The facility shall maintain accurate, complete, up-to-date and accessible records and reports covering all aspects of these requirements.

<table>
<thead>
<tr>
<th>Requirement</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.2 Retention times for all records and reports shall be specified by the facility and shall be at least five (5) years.</td>
<td>This is part of the company record keeping requirements</td>
</tr>
<tr>
<td>5.3 The facility shall record the volume of RSPO certified material on a three-monthly basis:</td>
<td>Yes – records are in place and accessible</td>
</tr>
<tr>
<td>a) Ordered and received from suppliers;</td>
<td>All RSPO material</td>
</tr>
<tr>
<td>b) Used in processing;</td>
<td>All RSPO material</td>
</tr>
<tr>
<td>c) Retained in storage;</td>
<td>All RSPO material</td>
</tr>
<tr>
<td>d) Despatched as RSPO palm oil or derived product.</td>
<td>All RSPO material</td>
</tr>
<tr>
<td>5.4 The following trade names should be used and specified in purchase and sales contracts:</td>
<td>Yes</td>
</tr>
<tr>
<td>5.5 The facility must provide documented proof that the certified material can be traced back entirely to the oil mill</td>
<td>All RSPO material – 1 oil mill only</td>
</tr>
<tr>
<td>5.6 The facility must provide documented proof that the certified material can be traced back to only certified segregated material</td>
<td>All RSPO material</td>
</tr>
</tbody>
</table>
5.7 The facility must:
   a) link sales with a MB-purchase from a certified permanently located processing unit
   b) ensure that the output of RSPO material does not exceed the input of RSPO material on delivery basis

5.8 The facility must
   a) provide documents to prove that the BC certificates claimed, match the claimed quantity despatched
   b) provide a declaration from its suppliers with the % of palm products in their recipe

<table>
<thead>
<tr>
<th>6. Training</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.1. The facility shall specify the training requirements for all staff as required to implement these requirements.</td>
</tr>
<tr>
<td>Staff in the weighbridge are already competent in separating the source of the material and this can be related to company &amp; small holder material – all RSPO. There are records of competency of staff in weighbridge</td>
</tr>
</tbody>
</table>

| 6.2. Training shall be provided to all staff as specified. |
| Staff in the weighbridge are already competent in separating the source of the material and this can be related to company & small holder material – all RSPO. There are records of competency of staff in weighbridge |

| 6.3. The facility shall keep records of the training provided to staff in relation to implementation of these requirements. |
| Records of all training are maintained as part of RSPO |

| 7. Claims |
| 7.1 The facility only makes claims regarding the use of or support of RSPO certified sustainable palm oil that are in compliance with the RSPO approved claims |
| All RSPO material |

<table>
<thead>
<tr>
<th>Year</th>
<th>Volume</th>
</tr>
</thead>
<tbody>
<tr>
<td>2011 (Feb to Nov)</td>
<td>13,719.97 mts</td>
</tr>
<tr>
<td>2012 (Jan – Aug)</td>
<td>7,250.06 mts</td>
</tr>
</tbody>
</table>

Allan Thomas’ 04.08.12