LINDSAY MANUFACTURING CO Form SC 13G/A November 13, 2006

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. 6)*

Lindsay Manufacturing Co.

(Name of Issuer)

Common Stock

(Title of Class of Securities)

535555106

(CUSIP Number)

10/31/2006

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

- x Rule 13d-1(b)
- o Rule 13d-1(c)
- o Rule 13d-1(d)

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

OMB APPROVAL OMB Number: 3235-0145

Expires: February 28, 2009 Estimated average burden hours per response. . 11

CUSIP No. 535555106

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) The TCW Group, Inc., on behalf of the TCW Business Unit					
2.	Check the Appropriate Box if a Member of a Group (See Instructions)					
	(a)	0				
	(b)	Х				
3.	SEC Use Only					
4.	Citizenship or Place of Organization Nevada corporation					
	5.		Sole Voting Power -0-			
Number of						
Shares	6.		Shared Voting Power			
Beneficially			490,950			
Owned by	7					
Each	eporting -0-		-			
Person With			-0-			
i cison with	8.		Shared Dispositive Power 932,674			
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 932,674					
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) 0					
11.	Percent of Class Represented by Amount in Row (9) 8.1%(see response to Item 4)					
12.	. Type of Reporting Person (See Instructions) HC/CO					

Item 1.					
	(a)	Name of Issuer	Lindsay Manufacturing Co. Address of Issuer s Principal Executive Offices		
	(b)				
		2707 North 108th Stree	ot la		
		Suite 102			
		Omaha, NE 68164			
Item 2.					
110111 2.	(a)	Name of Person Filing			
	(4)				
	(b)	Address of Principal B	usiness Office or, if none, Residence		
		-			
	(c)	Citizenship	Citizenship		
		The TCW Group, Inc.,	The TCW Group, Inc., on behalf of the TCW Business Unit		
		865 South Figueroa Str	eet		
		Los Angeles, CA 9001	7		
		(Nevada Corporation)			
	(d)	Title of Class of Securi	ties		
		Common Stock			
	(e)	CUSIP Number			
		535555106			
L 2		· · · · · · · · · · · · · · · · · · ·			
Item 3.	If this stateme	ent is filed pursuant to §§240.130	I-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:		
	(a)	0	Broker or dealer registered under section 15 of the Act (15 U.S.C. 780).		
	(b)	0	Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c).		
		Ũ	Insurance company as defined in section $3(a)(19)$ of the Act (15		
	(c)	0	U.S.C. 78c).		
	(d)	0	Investment company registered under section 8 of the Investment		
			Company Act of 1940 (15 U.S.C 80a-8).		
	(e)	0	An investment adviser in accordance with §240.13d-1(b)(1)(ii)(E);		
	(f)	0	An employee benefit plan or endowment fund in accordance with		
			§240.13d-1(b)(1)(ii)(F);		
	(g)	X	A parent holding company or control person in accordance with		
			§240.13d-1(b)(1)(ii)(G);		
			(see Item 7)		
			The TCW Group, Inc. on behalf of the TCW Business Unit		
	(h)	0	A savings associations as defined in Section $3(b)$ of the Federal		
	(i)	0	Deposit Insurance Act (12 U.S.C. 1813); A church plan that is excluded from the definition of an investment		
	(1)	0	company under section $3(c)(14)$ of the Investment Company Act of		
			1940 (15 U.S.C. 80a-3);		
	(j)	0	Group, in accordance with $240.13d-1(b)(1)(ii)(J)$.		
			•		
	If this statement is filed pursuant to Rule 13d-1(c), check this box. O				

Item 4. Provide the followi			entage of the class of securities of the issuer identified in Item 1.	
	(a)	Inc., on behalf of the Business Unit *** Amount beneficially owned:		
	(1)	932,674		
	(b)	Percent of class:		
		8.1%		
	(c)	Number of shares as to which the person has:		
		(i)	Sole power to vote or to direct the vote	
			none.	
		(ii)	Shared power to vote or to direct the vote	
			490,950	
		(iii)	Sole power to dispose or to direct the disposition of	
			none.	
		(iv)	Shared power to dispose or to direct the disposition of	
			932,674	
	-		reporting person has ceased to be the beneficial owner of more than	

Item 6.Ownership of More than Five Percent on Behalf of Another PersonVarious persons other than as described in Item 4 have the right to receive or the power to direct the receipt of dividends from, or the proceeds
from the sale of, the Common Stock of Lindsay Manufacturing Co.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company or Control Person

See Exhibit A.

Item 8. Identification and Classification of Members of the Group Not applicable. *See* Exhibit A.

Item 9. Notice of Dissolution of Group Not applicable.

Item 10. Certification Because this statement is filed pursuant to Rule 13d 1(b), the following certification is included:

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

** The filing of this Schedule 13G shall not be construed as an admission that the reporting person or any of its affiliates is, for the purposes of Section 13(d) or 13(g) of the Securities Exchange Act of 1934, the beneficial owner of any securities covered by this Schedule 13G. In addition, the filing of this Schedule 13G shall not be construed as an admission that the reporting person or any of its affiliates is the beneficial owner of any securities covered by this Schedule 13G for any other purposes than Section 13(d) of the Securities Exchange Act of 1934.

*** See Exhibit A

Signature

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

9th day of November, 2006. Date

The TCW Group, Inc., on behalf of the TCW Business Unit

/s/ Philip K. Holl Signature

Philip K. Holl Authorized Signatory

EXHIBIT A

RELEVANT SUBSIDIARIES OF PARENT HOLDING COMPANY

PART A: TCW Entities

Parent Holding Company:

The TCW Group, Inc.

Relevant Subsidiaries that are persons described in Rule 13d-1(b):

(i) Trust Company of the West, a California corporation and a bank as defined in Section 3(a)(6) of the Securities Exchange Act of 1934.

(ii) TCW Asset Management Company, a California corporation and an Investment Adviser registered under Section 203 of the Investment Advisers Act of 1940.

(iii) TCW Investment Management Company, a California corporation and an Investment Adviser registered under Section 203 of the Investment Advisers Act of 1940.

This Schedule 13G is being filed by the TCW Group, Inc., a Nevada corporation (TCW), on behalf of itself and its direct and indirect subsidiaries, which collectively constitute The TCW Group, Inc. business unit (the TCW Business Unit or the Reporting Person). The TCW Business Unit is primarily engaged in the provision of investment management services.

As of July 6, 2001, the ultimate parent company of TCW is Société Générale, S.A., a corporation formed under the laws of France (SG). The principal business of SG is acting as a holding company for a global financial services group, which includes certain distinct specialized business units that are independently operated, including the TCW Business Unit.

SG, for purpose of the federal securities laws, may be deemed ultimately to control TCW and the TCW Business Unit. SG, its executive officers and directors, and its direct and indirect subsidiaries (including all business units except the TCW Business Unit), may beneficially own shares of the securities of the issuer to which this schedule relates (the Shares) and such shares are not reported in this statement. In accordance with Securities and Exchange Commission (SEC) Release No. 34-39538 (January 12, 1998), and due to the separate management and independent operation of its business units, SG disclaims beneficial ownership of Shares beneficially owned by the Reporting Person. The Reporting Person disclaims beneficial ownership of SG and any of SG s other business units.

A-1

3G CUSIP No. 38068N108

> NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)

Greywolf Capital Management LP

2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)

(a) [] (b) [X]**

** The reporting persons making this filing hold an aggregate of 4,899,924 Shares, which is 6.8% of the class

of securities. The reporting person on this cover page, however, may be deemed a beneficial owner only of the securities reported by it on this cover page.

3 SEC USE ONLY

CITIZENSHIP OR PLACE OF ORGANIZATION

4

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Delaware
                                    SOLE VOTING POWER
    NUMBER OF
                           5
                                    -0-
     SHARES
                                    SHARED VOTING POWER
  BENEFICIALLY
                           6
                                    4,899,924
    OWNED BY
                                    SOLE DISPOSITIVE POWER
                           7
      EACH
                                    -0-
REPORTING PERSON
                                    SHARED DISPOSITIVE POWER
                           8
      WITH
                                    4,899,924
  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
9
  4,899,924
  CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES
  CERTAIN SHARES (See Instructions)
10
                                                                         [ ]
  PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
11
  6.8%
  TYPE OF REPORTING PERSON (See Instructions)
12
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PN, IA

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13G CUSIP No. 38068N108 NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Greywolf GP LLC CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) (a) [] (b) [X]** ** The reporting persons making this filing hold an aggregate of 4,899,924 Shares, which is 6.8% of the class of securities. The reporting person on this cover page, however, may be deemed a beneficial owner only of the securities reported by it on this cover page. SEC USE ONLY CITIZENSHIP OR PLACE OF ORGANIZATION Delaware SOLE VOTING POWER NUMBER OF 5 -0-SHARES SHARED VOTING POWER BENEFICIALLY 6 **OWNED BY** 4,899,924 SOLE DISPOSITIVE POWER 7 EACH -0-**REPORTING PERSON** SHARED DISPOSITIVE POWER WITH 8 4,899,924 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 4,899,924 CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES **CERTAIN SHARES (See Instructions)** 10 1 ſ PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 6.8% TYPE OF REPORTING PERSON (See Instructions) 00

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1

2

3

4

9

11

13G

CU	SIP No. 38068N108				
1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				
	Jonathan Savitz CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) (a) []				
2	 2 ** The reporting persons making this filing hold an aggregate of 4,899,924 Shares, which is 6.8% of the class of securities. The reporting person on this cover page, however, may be deemed a beneficial owner only of the securities reported by it on this cover page. SEC USE ONLY 				
	CITIZENSHIP OR PLACE OI	F ORGANIZA	ATION		
4					
	United States		SOLE VOTING POWER		
	NUMBER OF	5	Sole volind lower		
			-0-		
	SHARES	6	SHARED VOTING POWER		
	BENEFICIALLY OWNED BY	6	4,899,924		
	O WINED DI		SOLE DISPOSITIVE POWER		
	EACH	7			
			-0-		
RE	EPORTING PERSON	0	SHARED DISPOSITIVE POWER		
	WITH	8	4,899,924		
	4,899,924 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
9					
10	4,899,924 CHECK IF THE AGGREGAT CERTAIN SHARES (See Inst		TIN ROW (9) EXCLUDES		
			[]		
11	PERCENT OF CLASS REPRI	ESENTED B	Y AMOUNT IN ROW (9)		
	6.8%				
TYPE OF REPORTING PERSON (See Instructions)					
12	IN				

This Amendment No. 1 to Schedule 13G amends and restates in its entirety the Schedule 13G initially filed on December 18, 2012 (together with all prior and current amendments thereto, this "Schedule 13G").

Item 1. Issuer.

(a) Name of Issuer

Gold Reserve Inc. (the "Company")

Address of Issuer's Principal Executive Offices

(b)

926 W. Sprague Avenue, Suite 200

Spokane, WA 99201

Item 2. Identity And Background.

Title Of Class Of Securities And CUSIP Number (Item 2(d) and (e))

This statement relates to shares of Class A Common Stock, no par value per share (the "Shares"), of the Company. The CUSIP number of the Shares is 38068N108.

Name Of Persons Filing, Address Of Principal Business Office And Citizenship (Item 2(a), (b) and (c))

This statement is filed by the entities and persons listed below, all of whom together are referred to herein as the "Reporting Persons."

(i)

Greywolf Capital Partners II LP, a Delaware limited partnership ("Greywolf Capital II"), with respect to the Shares held by it;

- (ii) Greywolf Capital Overseas Master Fund, a Cayman Islands exempted company ("Greywolf Master Overseas" and, together with Greywolf Capital II, the "Greywolf Funds"), with respect to the Shares held by it;
- (iii) Greywolf Advisors LLC, a Delaware limited liability company and the general partner (the "General Partner") of Greywolf Capital II, with respect to the Shares held by Greywolf Capital II;
- (iv)Greywolf Capital Management LP, a Delaware limited partnership and the investment manager (the "Investment Manager") of the Greywolf Funds, with respect to the Shares held by the Greywolf Funds;
- (v)Greywolf GP LLC, a Delaware limited liability company and the general partner of the Investment Manager (the "Investment Manager General Partner"), with respect to the Shares held by the Greywolf Funds; and
 - (vi)Jonathan Savitz, a United States citizen ("Savitz") and the senior managing member of the General Partner and the sole managing member of the

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Investment Manager General Partner, with respect to the Shares held by the Greywolf Funds.

The citizenship of each of the Reporting Persons is set forth above. The address of the principal business office of (i) all of the Reporting Persons other than Greywolf Master Overseas is 4 Manhattanville Road, Suite 201, Purchase, New York 10577 and (ii) Greywolf Master Overseas is 89 Nexus Way, Camana Bay, Grand Cayman KY1-9007.

Item 3. If This Statement Is Filed Pursuant To Sections 240.13d-1(b), Or 13d-2(b) Or (c), Check Whether The Person Filing Is An Entity Specified In (a) - (k):

Not Applicable.

If This Statement Is Filed Pursuant To Section 240.13d-1(c), Check This Box. [X]

Item 4. Ownership.

The information required by Items 4(a) - (c) and set forth in Rows 5 through 11 of the cover page for each Reporting Person hereto is incorporated herein by reference for each such Reporting Person.

The Shares reported hereby for each of the Greywolf Funds are owned directly by such Greywolf Fund. The General Partner, as general partner of Greywolf Capital II, may be deemed to be a beneficial owner of all such Shares owned by Greywolf Capital II. The Investment Manager, as investment manager of the Greywolf Funds, may be deemed to be a beneficial owner of all such Shares owned by the Greywolf Funds. The Investment Manager General Partner, as general partner of the Investment Manager, may be deemed to be a beneficial owner of all such Shares owned by the Greywolf Funds. Savitz, as the senior managing member of the General Partner and as the sole managing member of the Investment Manager General Partner, may be deemed to be a beneficial owner of all such Shares owned by the Greywolf Funds. Savitz, as the senior managing member of the General Partner and as the sole managing member of the Investment Manager General Partner, the Investment Manager, the Investment Manager General Partner and Savitz hereby disclaims any beneficial ownership of any such Shares.

Item 5. Ownership Of Five Percent Or Less Of A Class.

Not Applicable.

Item 6. Ownership Of More Than Five Percent On Behalf Of Another Person.

Not Applicable.

Item 7. Identification And Classification Of The Subsidiary Which Acquired The Security Being Reported On By The Parent Holding Company.

Not Applicable.

Item 8. Identification And Classification Of Members Of The Group.

The Reporting Persons are filing this Schedule 13G pursuant to Rule 13d-1(c).

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Consistent with Item 2 of the cover page for each Reporting Person above, the Reporting Persons neither disclaim nor affirm the existence of a group among them.

Item 9. Notice Of Dissolution Of Group

Not Applicable.

Item 10. Certification

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect, other than activities solely in connection with a nomination under §240.14a-11.

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SIGNATURES

After reasonable inquiry and to the best of our knowledge and belief, the undersigned certify that the information set forth in this statement is true, complete and correct.

Dated: February 14, 2013

/s/ Jonathan Savitz GREYWOLF ADVISORS LLC, On its own behalf And as the General Partner of GREYWOLF CAPITAL PARTNERS II LP By Jonathan Savitz, Senior Managing Member

/s/ Jonathan Savitz GREYWOLF GP LLC By Jonathan Savitz, Managing Member

/s/ Jonathan Savitz GREYWOLF CAPITAL MANAGEMENT LP, On its own behalf And as Investment Manager to GREYWOLF CAPITAL OVERSEAS MASTER FUND By Jonathan Savitz, Managing Member of Greywolf GP LLC, its General Partner

/s/ Jonathan Savitz Jonathan Savitz

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