

SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM 6-K

**REPORT OF A FOREIGN PRIVATE ISSUER
PURSUANT TO RULE 13a-16 OR 15d-16
UNDER THE SECURITIES EXCHANGE ACT OF 1934**

For July 2012

Commission File Number 0-28800

DRDGOLD Limited

Quadrum Office Park
Building 1
50 Constantia Boulevard
Constantia Kloof Ext 28
Roodepoort, South Africa, 1709

(Address of principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.

Form 20-F ☒

Form 40-F

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes

No ☒

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): N/A

Attached to the Registrant Form 6-K filing for the month of July 2012, incorporated by reference herein:

Exhibit

- 99.1 Release dated July 2, 2012, entitled “NEW FINANCIAL INSTRUMENT LISTING”.
- 99.2 Release dated July 3, 2012, entitled “RESTRUCTURE OF THE SURFACE
RETREATMENT OPERATIONS OF THE DRDGOLD GROUP.”

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

DRDGOLD LIMITED

Date: July 3, 2012

By: /s/ Themba Gwebu

Name: Themba Gwebu

Title: Company Secretary

DRDGOLD Limited - New Financial Instrument Listing

The JSE Limited has granted a listing to DRDGOLD Limited - DRD03 & DRD04 Notes under its Domestic Medium-Term Note Programme and High Yield Note Programme

INSTRUMENT TYPE: Floating Rate Note

Programme Size R 2,000,000,000.00

Total Notes in issue R 111,000,000.00

Bond Code DRD03

Nominal Issued R 66,000,000.00

Coupon (3 Month Jibar + 450bps)

Trade Type Price

Scheduled Maturity 3 July 2014

Interest Dates 3 January, April, July & October

Books Close 29 December, 29 March, 28 June & 28 September

Last day to register By 17h00 on 28 December, 28 March, 27 June & 27 September

Date Issued 3 July 2012

ISIN No. ZAG000096520

Bond Code DRD04

Nominal Issued R 45,000,000.00

Coupon (3 Month Jibar + 500bps)

Trade Type Price

Scheduled Maturity 3 July 2015

Interest Dates 3 January, April, July & October

Books Close 29 December, 29 March, 28 June & 28 September Last day to register
By 17h00 on 28 December, 28 March 27 June & 27 September

Date Issued 03 July 2012

ISIN No. ZAG000096538

The notes will be immobilized in the Central Securities Depository ("CSD") and settlement will take place electronically in terms of JSE Rules.

2 July 2012

Arranger and Debt Sponsor

Absa Capital (the investment Banking Division of Absa Bank Limited & affiliated with Barclays)

DRDGOLD LIMITED

(Incorporated in the Republic of South Africa)

(Registration number 1895/000926/06)

JSE share code: DRD

ISIN: ZAE000058723

Issuer code: DUSM

NYSE trading symbol: DRD

(“DRDGOLD” or “Company”)

RESTRUCTURE OF THE SURFACE RETREATMENT OPERATIONS OF THE DRDGOLD GROUP

INTRODUCTION

DRDGOLD shareholders (“**Shareholders**”) are advised that the Company has effected a change in its group structure in order to consolidate all of its surface retreatment operations (“**Restructure**”).

In order to implement the Restructure, agreements have been entered into on 29 June 2012 in terms of which:

- DRDGOLD sells its 35% direct interest in the unincorporated partnership ErgoGold (formerly Elsburg Gold Mining Joint Venture) (“**ErgoGold**”) to Ergo Mining (Proprietary) Limited (“**Ergo**”) for R200 million on loan account (“**ErgoGold Disposal**”);
- Crown Gold Recoveries (Proprietary) Limited (“**Crown**”) sells, as a going concern, all its mining assets (excluding its 50% interest in Ergo) and mining and prospecting rights and certain liabilities to Ergo, in exchange for shares in Ergo (“**Crown Disposal**”);
- East Rand Proprietary Mines Limited (“**ERPM**”) sells, as a going concern, all its surface mining assets (excluding its 50% interest in Ergo) and its 65% interest in ErgoGold to Ergo and its mining right, in exchange for shares in Ergo (“**ERPM Disposal**”),
(collectively the “**Transactions**”);
- once the Crown Disposal has been completed, Crown will distribute its entire holding in Ergo to its sole shareholder, Ergo Mining Operations (Proprietary) Limited (formerly DRDGOLD SA) (“**EMO**”); and
- once the ERPM Disposal has been completed, ERPM will distribute its entire holding in Ergo to its sole shareholder, EMO,
(collectively the “**Unbundlings**”)

Following the Transactions and Unbundlings, EMO will be the 100% shareholder of Ergo which in turn will hold the assets and liabilities of ErgoGold.

All conditions precedent to the ErgoGold Disposal have been fulfilled. The transfer of the mining rights and prospecting rights (including the transfer of the relevant surface rights permits) under the ERPM Disposal and Crown Disposal are still subject to the consent of the Minister in terms of section 11(1) of the Mineral and Petroleum Resources Development Act 28 of 2002.

The ErgoGold Disposal and the transfer of those assets disposed of pursuant to the Crown Disposal and the ERPM Disposal, respectively, (other than those still subject to regulatory approvals) is effective from 1 July 2012.

RATIONALE FOR THE RESTRUCTURE

DRDGOLD intends to consolidate and simplify the structure of its surface retreatment operations and the Restructure will result in the Company's surface retreatment operations being housed in a single entity, Ergo. It is anticipated that the Restructure will result in improved synergies and cost savings. DRDGOLD is also mindful of the 2014 Mining Charter targets for black economic empowerment ("BEE") ownership. The Transactions and Unbundlings will allow DRDGOLD to be in full compliance with the BEE ownership targets of the Mining Charter.

FINANCIAL EFFECTS OF THE TRANSACTIONS AND UNBUNDLINGS

The unaudited *pro forma* financial effects ("Financial Effects") as set out below have been prepared for illustrative purposes only, to assist Shareholders in assessing the impact of the Transactions and Unbundlings on DRDGOLD's earnings per share ("EPS"), headline earnings per share ("HEPS"), net asset value per share ("NAVPS") and net tangible asset per share ("NTAVPS").

These Financial Effects have been disclosed in terms of the JSE Limited Listings Requirements ("Listings Requirements") and, because of their nature, may not fairly present DRDGOLD's financial position, changes in equity, results of operations or cash flows after the Transactions and Unbundlings. The Financial Effects are the responsibility of DRDGOLD's directors.

	Before the Transactions and Unbundlings ⁽¹⁾	After the ErgoGold Disposal ⁽³⁾	After the Crown and ERP Disposals and Unbundlings	After the Transactions and Unbundlings	Change (%)
EPS (cents)	52	(3) ⁽³⁾	22 ⁽⁴⁾	71	36.5
HEPS (cents)	52	(3) ⁽³⁾	22 ⁽⁴⁾	71	36.5
NAVPS (cents)	368	(17) ⁽³⁾	10 ⁽⁴⁾	361	(1.9)
NTAVPS (cents)	460	-	-	460	0.0
Weighted average number of shares in issue during the Period	385 029 071	385 029 071	385 029 071	385 029 071	
Shares in issue at 31 December 2011	385 383 767	385 383 767	385 383 767	385 383 767	

Notes:

1. Based on DRDGOLD's interim results for the six months ended 31 December 2011 ("the Period").
2. The Financial Effects are based on the assumption that the Transactions and Unbundlings took place on 1 July 2011 for statement of comprehensive income purposes and 31 December 2011 for statement of financial position purposes.
3. After taking into account the 9.1% increase in the non-controlling interest in ErgoGold.
4. After taking into account the movement in deferred taxation using an effective tax rate based on the gold mining tax formula of 28%. The movement in deferred taxation has arisen primarily from unredeemed capital expenditure in Ergo.

CATEGORISATION OF THE TRANSACTIONS AND UNBUNDLINGS

DRDGOLD is the holder of 74% of the share capital of EMO. DRDGOLD's BEE partners, Khumo Gold SPV (Proprietary) Limited ("Khumo Gold") and the DRDSA Empowerment Trust ("BEE Partners"), hold 20% and 6% respectively, of the remaining shares in EMO.

The ErgoGold Disposal, results in DRDGOLD's total effective equity interest in ErgoGold changing from 83.1% to 74%, being an effective disposal of 9.1% for the DRDGOLD group while the BEE Partners'

effective equity interest in ErgoGold changes from 16.9% to 26%. The ErgoGold Disposal is therefore a Category 2 transaction in terms of the Listings Requirements. The Crown Disposal and the ERPM Disposal and the Unbundlings are exempt from the provisions of the Listings Requirements as DRDGOLD's effective interest in the underlying assets and liabilities, the subject of these transactions, remains unchanged.

Roodepoort

3 July 2012

Sponsor

One Capital

Legal Advisors

Edward Nathan Sonnenbergs