

**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 2013

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 2013, incorporated by reference herein:

Exhibit

99.1 Release dated July 31, 2013, entitled “VILLAGE MAIN REEF (“VMR”) SUSPENDS FINANCIAL ASSISTANCE TO BLYVOORUITZICHT GOLD MINING COMPANY LIMITED (“BLYVOOR”)”.

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 31 2013

By: /s/ Themba Gwebu

Name: Themba Gwebu

Title: Company Secretary

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**”)

VILLAGE MAIN REEF LIMITED (“VMR”) SUSPENDS FINANCIAL ASSISTANCE TO BLYVOORUITZICHT GOLD MINING COMPANY LIMITED (“BLYVOOR”)

DRDGOLD shareholders (“Shareholders”) are referred to the announcement published by VMR on the Stock Exchange News Service of the JSE Limited on 30 July 2013 regarding VMR’s decision to suspend financial assistance to Blyvoor. Shareholders are also referred to the announcements, dated 8 November 2011 and 13 February 2012, which set out the terms of the disposal of DRDGOLD’s entire interest in Blyvoor to VMR.

For ease of reference, Shareholders are reminded that, with effect from 1 June 2012, Blyvoor was deconsolidated in terms of IFRS from the consolidated financial results of DRDGOLD following:

1. the transfer of board and operational control from DRDGOLD to persons nominated by VMR;
2. the sale by DRDGOLD of all loan claims against Blyvoor to VMR; and
3. the cession of all DRDGOLD’s rights and entitlements to receive any dividends declared by Blyvoor in favour of VMR

(collectively referring to the aforesaid as “the Phase I Disposal”).

DRDGOLD has, since the implementation of the Phase I Disposal and the transfer of control mentioned above, not had any financial interest in or exposure to Blyvoor’s operations.

Final transfer of the DRDGOLD’s shares is pending formal, regulatory approvals, termed Phase 2 closure.

Niël Pretorius, CEO of DRDGOLD, said: “Whilst the transaction was designed to be implemented in phases, enough of the deal has been finalised for the position of DRDGOLD to have been reduced to that of “notional” shareholder and for Blyvoor to have become a subsidiary of VMR, as contemplated in the Companies Act. Hence DRDGOLD confirms that it will neither intervene nor will it provide any financial assistance to Blyvoor.”

Roodepoort

31 July 2013