

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 November 2015

Commission File Number 0-28800

DRDGOLD Limited

Off Crownwood Road
Crown Mines
South Africa, 2092

(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 November 2015, incorporated by reference herein:

Exhibit

99.1 Release dated November 5, 2015, entitled “RESULTS OF ANNUAL GENERAL MEETING”.

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: November 5, 2015

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

NYSE trading symbol: DRD

("DRDGOLD" or the "Company")

RESULTS OF ANNUAL GENERAL MEETING

DRDGOLD shareholders are advised that at the annual general meeting ("**AGM**") of shareholders held on Wednesday, 4 November 2015, all the ordinary and special resolutions, as set out in the notice of AGM dated 30 September 2015, were approved by the requisite majority of shareholders present or represented by proxy.

The total number of DRDGOLD shares eligible to be voted on at the AGM was 421 522 696.

All resolutions proposed at the AGM, together with the percentage of shares abstained, as well as the percentage of votes carried for and against each resolution, are as follows:

Ordinary resolution number 1: To reappoint KPMG Inc. as independent auditors of the Company for the ensuing period terminating on the conclusion of the next AGM of the Company

Shares Voted	Abstained	For	Against
244 367 553	85 595	244 167 633	199 920
57.97%	0.02%	99.92%	0.08%

Ordinary resolution number 2: To elect Mr A J Davel as a director of the Company

Shares Voted	Abstained	For	Against
244 208 613	244 535	243 962 678	245 935
57.93%	0.06%	99.90%	0.10%

Ordinary resolution number 3: To re-elect Mr G C Campbell as a director of the Company

Shares Voted	Abstained	For	Against
244 208 713	244 535	243 955 778	252 935
57.93%	0.06%	99.90%	0.10%

Ordinary resolution number 4: To re-elect E A Jeneker as a director of the Company

Shares Voted	Abstained	For	Against
	247 735	243 952 778	252 935
244 205 413	0.06%	99.90%	0.10%
57.93%			

Ordinary resolution number 5: General authority to issue securities for cash

Shares Voted	Abstained	For	Against
	340 145	197 497 208	46 615 795
244 113 003	0.08%	80.90%	19.10%
57.91%			

Ordinary resolution number 6.1 – 6.4: Election of Audit Committee members**Ordinary resolution number 6.1:** Appointment of Mr JH Holtzhausen – Chairman

Shares Voted	Abstained	For	Against
	195 435	244 053 328	204 385
244 257 713	0.05%	99.92%	0.08%
57.95%			

Ordinary resolution number 6.2: Appointment of Mr E A Jeneker

Shares Voted	Abstained	For	Against
	247 935	243 924 038	281 175
244 205 213	0.06%	99.88%	0.12%
57.93%			

Ordinary resolution number 6.3: Appointment of Mr J Turk

Shares Voted	Abstained	For	Against
	194 275	244 046 838	212 035
244 258 873	0.05%	99.91%	0.09%
57.95%			

Ordinary resolution number 6.4: Appointment of Mr G C Campbell

Shares Voted	Abstained	For	Against
	251 285	239 573 146	4 628 717

244 201 863 57.93%	0.06%	98.10%	1.90%
-------------------------------------	--------------	---------------	--------------

Ordinary resolution number 7: Endorsement of the Remuneration Policy

Shares Voted	Abstained	For	Against
244 256 893 57.95%	196 255 0.05%	241 159 239 98.73%	3 097 654 1.27%

Ordinary resolution number 8: To authorise the directors to sign all required documents

Shares Voted	Abstained	For	Against
244 320 753 57.96%	132 395 0.03%	244 181 893 99.94%	138 860 0.06%

Special resolution number 1: General authority to repurchase issued securities

Shares Voted	Abstained	For	Against
244 375 603 57.97%	77 545 0.02%	244 033 378 99.86%	342 225 0.14%

Special resolution number 2: General authority to provide financial assistance in terms of sections 44 and 45 of the Companies Act

Shares Voted	Abstained	For	Against
244 133 043 57.92%	320 105 0.08%	243 490 608 99.74%	624 435 0.26%

Special resolution number 3: Approval of Non-Executive directors remuneration

Shares Voted	Abstained	For	Against
244 223 473 57.94%	229 675 0.05%	243 299 278 99.62%	924 195 0.38%

Notes

- Percentages of shares voted are calculated in relation to the total issued share capital of DRDGOLD eligible to vote.
- Percentage of shares for and against are calculated in relation to the total number of shares voted at the AGM.
- Abstentions are calculated as a percentage in relation to the total issued share capital of DRDGOLD eligible to vote.

Johannesburg

5 November 2015

Sponsor

One Capital