HARMONY GOLD MINING CO LTD Form 6-K January 21, 2014 **UNITED STATES** SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 Form 6-K **REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO** RULE 13a-16 OR 15d-16 UNDER THE SECURITIES **EXCHANGE ACT OF 1934** For 20 January 2014 Harmony Gold Mining Company Limited Randfontein Office Park Corner Main Reef Road and Ward Avenue Randfontein, 1759 South Africa (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 X 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 X

Issued by Harmony Gold Mining Company Limited 20 January 2014 For more details contact: Marian van der Walt **Executive: Corporate and Investor Relations** +27 (0) 82 888 1242 (mobile) Henrika Ninham **Investor Relations Manager** +27 (0) 82 759 1775 (mobile) **Corporate Office: Randfontein Office Park** POBox2 Randfontein South Africa 1760 T+27 (11) 411 2000 www.harmony.co.za **JSE:** HAR NYSE: HMY **ISIN No.: ZAE000015228 Registration number:** 1950/038232/06

Harmony's Kusasalethu and Masimong mines receive strike notice from AMCU Johannesburg: Monday, 20 January 2014: Harmony Gold Mining Company Limited ("Harmony" and/or "the Company") confirms that it has received a notice from the Association of Mineworkers and Construction Union (AMCU) that the union will embark on a strike as from 23 January 2014 at its Kusasalethu and Masimong mines.

The strike has been called in respect of the 2013 wage negotiations and involves a number of other South African gold producers covered by the industry's collective bargaining structure. Wage negotiations were concluded on 10 September 2013 when a two-year wage agreement was reached with three of the four unions (NUM, UASA and Solidarity), representing 72% of employees at the time. While AMCU (representing 17% of employees at that time), participated in the central level negotiations, it refused to accept the agreement. The September 2013 agreement was made applicable to all employees who form part of the bargaining unit, irrespective of trade union affiliation. These wage increases were backdated to 1 July 2013. AMCU members have therefore benefited from the outcome of the wage negotiations as well as additional bonus structures that were introduced by Harmony since then.

In terms of the 'peace clause' contained in the agreement, there can be no strike action about terms and conditions of employment during the existence of the agreement; the issue of conditions of employment has been settled for the duration of the agreement; and no demands may be made during the course of the agreement. Accordingly, any strike action about terms and conditions of employment during the existence of the agreement will be in contravention of the 'peace clause' and thus unprotected.

Any strike action by AMCU against the gold producers covered in the wage agreement will be opposed and a court interdict will be sought to prevent AMCU from embarking upon strike action. The Chamber of Mines will request that the court rule that the union should be held responsible for any and all damages suffered as a result of strike action.

"We believe that we have reached an agreement that is fair to all and this belief is supported by the fact that all individual employees accepted the increases implemented without

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rejection. We have made good progress in turning around our operations since the events of 2012 and early 2013, and in ensuring that all employees share in the benefits. We appeal to all AMCU members to continue producing safe, profitable ounces," said Graham Briggs, chief executive officer of Harmony. ends.

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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. Dated: January 20, 2014 Harmony Gold Mining Company Limited By: /s/ Frank Abbott Name: Frank Abbott Title: Financial Director tyle="border: solid black; border-top-width: 1; border-left-width: 0; border-right-width: 1; border-bottom-width: 1">2. Conversion or Exercise Price of Derivative Security3. Transaction Date (Month/Day/Year)3A. Deemed Execution Date, if any (Month/Day/Year)4. Transaction Code (Instr. 8)5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)6. Date Exercisable and Expiration Date (Month/Day/Year)7. Title and Amount of Underlying Securities (Instr. 3 and 4)8. Price of Derivative Security (Instr. 5)9. Number of Derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)10. Ownership Form of Derivative Security: Direct (D) or Indirect (I) (Instr. 4)11. Nature of Indirect Beneficial Ownership (Instr. 4)CodeV(A)(D)Date ExercisableExpiration DateTitleAmount or Number of Shares

Reporting Owners

Reporting Owner Name / Address	Relationships			
	Director	10% Owner	Officer	Other
ASLETT MARK 201 RIVERNECK ROAD CHELMSFORD, MA 01824			President and CEO	
Signatures				
Peter Blais, Attorney-in-fact	08/18/2	015		

**Signature of Reporting Person Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, *see* Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) These shares of restricted stock vest in three equal installments beginning on August 17, 2016.
- (2) These shares of performance-based restricted stock fully vest, partially vest, or forfeit in installments based upon the achievement of performance objectives for the relevant performance periods.
- (3) The disposition of shares was to cover the required tax withholding triggered by the vesting of restricted stock.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.