GOLD FIELDS LTD
Form 6-K
March 10, 2017
UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
Form 6-K
Report of Foreign Private Issuer
Pursuant to Rules 13a-16 or 15d-16 under
the Securities Exchange Act of 1934
Dated 8 March 2017
Commission File Number: 001-31318
GOLD FIELDS LIMITED
(Translation of registrant's name into English)
150 Helen Rd.
Sandown, Sandton 2196
South Africa
(Address of principal executive offices)
Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F.
Form 20-F
Form 40-F
Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule

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101(b)(7): \_

Gold Fields Limited

(Reg. No. 1968/004880/06)

(Incorporated in the Republic of South Africa)

("Gold Fields" or "the Company")

JSE, NYSE, DIFX Share Code: GFI ISIN Code: ZAE000018123

#### DEALING IN SECURITIES BY A DIRECTOR OF GOLD FIELDS LIMITED

In compliance with paragraphs 3.63 to 3.74 of the

Listings Requirements of JSE Limited ("the Listings Requirements")

we hereby advise that Mr NJ Holland, a director of Gold Fields

Limited, purchased Gold Fields Limited shares on the open market in

accordance with the introduction of the Company's Minimum

Shareholding Requirement (MSR) as approved at the AGM on 18 May

2016.

### Minimum Shareholding Requirement (MSR): The MSR is mandatory for

Executives to hold GFL shares for a five year period based on the

following target shareholdings:

CEO: 200% of Annual Guaranteed Remuneration Package

CFO and other Executives: 100% of Annual Remuneration Package

Executives may commit in accordance with the MSR through the

election prior to the determination of cash bonuses, vesting of

shares awarded or through personal investment to acquire Gold Fields

shares that will be restricted for five years and held in Escrow.

Details of the transactions are set out below:

#### **N.J Holland**

Nature of transaction

On market purchase of shares (election

prior to the determination of the cash

bonus to convert 50% of the 2017 cash

bonus and 100% of the vested 2014 LTIP

prior to the vesting determination

into Gold Fields shares)

Transaction Date

02 March 2017

Number of Shares

77,795

Class of Security

**Ordinary Shares** 

Market Price per Share

R40.9900

Total Value

R3,188,817.05

Vesting Period

The shares will be held in Escrow for

a period of 5 years

Nature of interest

Direct and Beneficial

#### N.J Holland

Nature of transaction

On market purchase of shares (election prior to the determination of the cash bonus to convert 50% of the 2017 cash bonus and 100% of the vested 2014 LTIP prior to the vesting determination into Gold Fields shares)
Transaction Date
07 March 2017

Number of Shares
330,822
Class of Security
Ordinary Shares
Market Price per Share
R41.5819
Total Value
R13,756,207.32
Vesting Period
The shares will be restricted and held in Escrow for a period of 5 years
Nature of interest
Direct and Beneficial

In terms of paragraph 3.66 of the Listings requirements the necessary clearance to deal in the above securities has been obtained.

08 March 2017

Sponsor:

JP Morgan Equities South Africa (Pty) Ltd

### **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 authorised.

**GOLD FIELDS LIMITED** 

Dated: 8 March 2017

Bv:

/s/ Nicholas J. Holland

Name:

Nicholas J. Holland

Title:

**Chief Executive Officer**