# 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 the Month of September, 2009

1-15240 (Commission File Number)

# JAMES HARDIE INDUSTRIES N.V.

(Translation of registrant's name into English)

Atrium, 8th floor Strawinskylaan 3077 1077 ZX Amsterdam, The Netherlands (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 101(b)(1): Not Applicable

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7): Not Applicable

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): Not Applicable

## TABLE OF CONTENTS

3 4 5

2

#### Safe Harbor Statement

The exhibits attached to this Form 6-K contains forward-looking statements. We may from time to time make forward-looking statements in our periodic reports filed with or furnished to the United States Securities and Exchange Commission on Forms 20-F and 6-K, in our annual reports to shareholders, in offering circulars, invitation memoranda and prospectuses, in media releases and other written materials and in oral statements made by our officers, directors or employees to analysts, institutional investors, existing and potential lenders, representatives of the media and others. Statements that are not historical facts are forward-looking statements and such forward-looking statements made pursuant to the Safe Harbor Provisions of the Private Securities Litigation Reform Act of 1995. Examples of forward-looking statements include:

- · statements about our future performance;
- projections of our results of operations or financial condition;
- statements regarding our plans, objectives or goals, including those relating to our strategies, initiatives, competition, acquisitions, dispositions and/or our products;
- · expectations concerning the costs associated with the suspension or closure of operations at any of our plants and future plans with respect to any such plants;
- · expectations that our credit facilities will be extended or renewed;
- · expectations concerning dividend payments;
- · statements concerning our corporate and tax domiciles and potential changes to them;
- · statements regarding tax liabilities and related audits and proceedings;
- · statements as to the possible consequences of proceedings brought against us and certain of our former directors and officers by the ASIC;
- expectations about the timing and amount of contributions to the AICF, a special purpose fund for the compensation of proven Australian asbestos-related personal injury and death claims;
- · expectations concerning indemnification obligations; and
- statements about product or environmental liabilities.

Words such as "believe," "anticipate," "plan," "expect," "intend," "target," "estimate," "project," "predict," "forecast," "guideline," "aim," "will," "should," "continue" and similar expressions are intended to identify forward-looking statements but are not the exclusive means of identifying such statements. Readers are cautioned not to place undue reliance on these forward-looking statements and all such forward-looking statements are qualified in their entirety by reference to the following cautionary statements.

Forward-looking statements are based on our estimates and assumptions and because forward-looking statements address future results, events and conditions, they, by their very nature, involve inherent risks and uncertainties. Such known and unknown risks, uncertainties and other factors may cause our actual results, performance or other achievements to differ materially from the anticipated results, performance or achievements expressed, projected or implied by these forward-looking statements. These factors, some of which are discussed under "Key Information - Risk Factors" beginning on page 6 of the Form 20-F filed with the US Securities and Exchange Commission on 25 June 2009, include, but are not limited to: all matters relating to or arising out of the prior manufacture of products that contained asbestos by current and former James Hardie subsidiaries; required contributions to the AICF and the effect of currency exchange rate movements on the amount recorded in our financial statements as an asbestos liability: compliance with and changes in tax laws and treatments; competition and product pricing in the markets in which we operate; the consequences of product failures or defects; exposure to environmental, asbestos or other legal proceedings; general economic and market conditions; the supply and cost of raw materials; the success of research and development efforts; reliance on a small number of customers; a customer's inability to pay; compliance with and changes in environmental and health and safety laws; risks of conducting business internationally; our proposal to transform to a Dutch "SE" company and transfer our corporate domicile from The Netherlands to Ireland to become an Irish "SE" company; compliance with and changes in laws and regulations; currency exchange risks; the concentration of our customer base on large format retail customers, distributors and dealers; the effect of natural disasters; changes in our key management personnel; inherent limitations on internal controls; use of accounting estimates; and all other risks identified in our reports filed with Australian, Dutch and US securities agencies and exchanges (as appropriate). We caution you that the foregoing list of factors is not exhaustive and that other risks and uncertainties may cause actual results to differ materially from those in forward-looking statements. Forward-looking statements speak only as of the date they are made and are statements of our current expectations concerning future results, events and conditions.



# Exhibit No.Description99.1FIRB Approval — 22 Sept 09 4

EXHIBIT INDEX

## **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.

### James Hardie Industries N.V.

Date: Wednesday, 23 September 2009

By: <u>/s/ Russell Chenu</u> Russell Chenu Chief Financial Officer

Exhibit No.	Description
99.1	FIRB Approval — 22 Sept 09



22 September 2009

For analyst and media enquiries please call Sean O'Sullivan on: (02) 8274 5239

# James Hardie receives FIRB approval in connection with proposal to change domicile

James Hardie advises that it has now received a statement of no objection from the Australian Federal Treasurer, Wayne Swan, confirming his approval for the company to proceed with the corporate restructure connected with its proposal to transform James Hardie into a Societas Europaea (SE) (Stage 1), and move its corporate domicile from The Netherlands to Ireland (Stage 2). A copy of the Treasurer's announcement is attached, along with the company's letter to the Foreign Investment Review Board (FIRB) dated 14 September 2009.

The assurances provided by the company to FIRB in the letter dated 14 September 2009 are consistent with disclosures made in the Explanatory Memorandum dated 20 July 2009, as well as the Deed of Confirmation dated 23 June 2009 entered into with the New South Wales Government and Asbestos Injuries Compensation Fund in relation to the Amended and Restated Final Funding Agreement.

As detailed in the Explanatory Memorandum issued for Stage 1 of the proposal, James Hardie voluntarily notified FIRB of the proposal and sought approval for the proposed transfer of intellectual property from James Hardie International Finance BV (a Dutch incorporated and domiciled company) to James Hardie Technology Limited (a Bermudan incorporated and Irish tax resident company) and the indirect transfer of James Hardie's Australian subsidiaries which will occur as a result of the internal reorganisation of the existing group structure in connection with the proposal.

James Hardie considered this voluntary notification to be in the best interests of James Hardie and its shareholders, because it provides certainty that the Federal Treasurer will not in the future exercise his power to block proposals or unwind transactions that are deemed to be contrary to Australia's national interests.

On 21 August 2009, James Hardie shareholders approved Stage 1 of the proposal to transform James Hardie into a Societas Europaea (SE), with 99.3 percent of the votes cast in favour. James Hardie is now preparing for the second stage of the proposal, to move its corporate domicile from The Netherlands to Ireland (Stage 2).

It is expected that an Extraordinary General Meeting to consider Stage 2 of the proposal will be held by early 2010.

### Media/Analyst Enquiries:

 Sean O'Sullivan

 Vice President, Investor and Media Relations

 Telephone:
 +61 2 8274 5239

 Email:
 media@jameshardie.com.au

 Facsimile:
 +61 2 8274 5218

#### Disclaimer

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- statements as to the possible consequences of proceedings brought against us and certain of our former directors and officers by the Australian Securities & Investments Commission;
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### Media Release of 18/09/2009

NO.103

#### James Hardie Industries N.V. Corporate Restructure

Today I approve the proposed corporate restructure of James Hardie Industries N.V. ("James Hardie"), subject to strict assurances by James Hardie that this proposal will not alter its binding commitments to make future payments to the Asbestos Injuries Compensation Fund ("the Fund") and enhances its ability to make contributions in the medium to longer term. These assurances are attached.

The Fund was established to compensate victims of asbestos related injuries developed from products previously manufactured by James Hardie companies. James Hardie is obliged to make funding contributions to the Fund under certain financial conditions, and has provided the trustees of the Fund with an unconditional and irrevocable guarantee in order to ensure that the restructure will not affect its fulfilment of its obligations under the Amended Final Funding Agreement.

The proposed internal restructure will change James Hardie to a Societas Europaea company and will result in James Hardie moving its corporate domicile from the Netherlands to the Republic of Ireland. A Societas Europaea company is a European public limited company that exists under a common legislative framework across all member states of the EU.

These changes will not prevent James Hardie Industries N.V.'s current obligations to the Fund from being enforceable against the Societas Europaea company.

18 September 2009

14 September 2009

Executive Member Foreign Investment Review Board Foreign Investment and Trade Policy Division Department of Treasury Canberra ACT 2600

Attention: Mr John Hill

Dear Sir

### James Hardie Industries N.V Proposed internal restructure — Your reference: F2009/2139



James Hardie Industries NV ARBN 097 829 895 Incorporated in The Netherlands The liability of members is limited

Atrium 8th Floor Strawinskylaan 3077 1077 ZX Amsterdam The Netherlands

We refer to the above application. This letter is provided solely in connection with the application and is not to be relied on for any other purpose.

We understand that the Treasurer is seeking further assurance that the proposed redomicile and related internal restructure will not adversely affect the obligations of James Hardie under the Amended and Restated Final Funding Agreement entered into with the State of New South Wales and Asbestos Injuries Compensation Fund Limited dated 21 November 2006.

We are writing to assure the Treasurer that JHINV's proposal to transform into a Societas Europaea, to be known as James Hardie Industries SE, and subsequently move the company's corporate domicile from the Netherlands to the Republic of Ireland, will not change the commitment of James Hardie, subject to and in accordance with the terms and conditions of the Amended and Restated Final Funding Agreement, to provide regular future contributions to the Asbestos Injuries Compensation Fund (AICF) and should enhance James Hardie's ability to make contributions in the medium to longer term. In this regard, the company reiterates that its commitment to make contributions to the AICF in accordance with, and subject to the terms and conditions of, the Amended and Restated Final Funding Agreement is an obligation that it carries forward under its proposed new structure and a matter which James Hardie is required to take into account in the context of its strategic and financial affairs.

The capacity of the AICF to satisfy claims is linked to the long-term financial success of James Hardie, especially the company's ability to generate net operating cash flow. While there is an up-front cost in implementing the proposal and the related internal restructure, and the proposal is not without contingencies and risks as detailed in the Explanatory Memorandum, after an extended review James Hardie considers that the proposal should have medium and longer term benefits for all of its stakeholders including the AICF, and believes that these benefits out-weigh short-term considerations. More than ninety-nine percent of votes cast by James Hardie shareholders at its recent extraordinary general meeting were in favour of implementing the proposal.

We have explained in our application and subsequent responses to the Foreign Investment Review Board that any further delay in implementing the transactions the subject of our application could have an adverse impact for shareholders and other stakeholders (including the AICF) through the risk of increased implementation costs. We therefore ask that the Treasurer determine our application as soon as possible.

Yours faithfully

Kussell Chann

Russell Chenu Chief Financial Officer