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 of the Securities Exchange Act of 1934

August 26, 2005

1-15240 (Commission File Number)

JAMES HARDIE INDUSTRIES N.V.

(Exact name of Registrant as specified in its charter)

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 Ø 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 by furnishing the information contained in this Form, the registrant 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

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Safe Harbor Statement Exhibit Index Signatures EXHIBIT 99.1

Safe Harbor Statement

The exhibit 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 and prospectuses, in media releases and other written materials and in oral statements made by our officers, directors or employees to analysts, institutional investors, representatives of the media and others. Examples of such forward-looking statements include:

- projections of our operating results or financial condition;
- statements regarding our plans, objectives or goals, including those relating to competition, acquisitions, dispositions and our products;
- statements about our future economic performance;
- statements about product or environmental liabilities; and
- expectations about payments to a special purpose fund for the compensation of proven asbestos-related personal injury and death claims.

Words such as "believe," "anticipate," "plan," "expect," "intend," "target," "estimate," "project," "predict," "forecast," "guideline," "should," "aim" and similar expressions are intended to identify forward-looking statements but are not the exclusive means of identifying such statements.

Forward-looking statements involve inherent risks and uncertainties. We caution you that a number of important factors could cause actual results to differ materially from the plans, objectives, expectations, estimates and intentions expressed in such forward-looking statements. These factors, some of which are discussed under "Risk Factors" in our Form 20-F, 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 Group subsidiaries; 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 our research and development efforts; our reliance on a small number of product distributors; compliance with and changes in environmental and health and safety laws; risks of conducting business internationally; compliance with and changes in laws and regulations; foreign exchange risks; the successful implementation of new software systems; and the successful transition of our new senior management. We caution you that the foregoing list of factors is not exclusive 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.

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Exhibit No. Description 99.1 Results of 2005 AGM — Filed with the Australian Stock Exchange on August 22, 2005. 4

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.

Date: August 26, 2005

James Hardie Industries N.V.

By: /s/ Benjamin Butterfield

Benjamin Butterfield Secretary

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EXHIBIT INDEX

Exhibit No.

Description

99.1

Results of 2005 AGM — Filed with the Australian Stock Exchange on August 22, 2005.

Exhibit 99.1



James Hardie Industries N.V.

ARBN 097 829 895 Incorporated in The Netherlands The liability of members is limited

Atrium, 8th Floor Strawinskylaan 3077 1077 ZX Amsterdam, The Netherlands

Telephone: 31-20-301 2980 Fax: 31-20-404 2544

22 August 2005

The Manager

Company Announcements Office Australian Stock Exchange Limited 20 Bridge Street SYDNEY NSW 2000

Dear Sir,

Pursuant to Listing Rule 3.13.2 we advise that all resolutions set out in the Notice of Annual General Meeting dated 15 July 2005 were carried at the Annual General Meeting of the Company held today in Amsterdam, The Netherlands.

Details of votes cast are set out below:

MOTION	RESOLUTIONS	FOR	AGAINST	ABSTAIN
1.	Receive and adopt annual report and accounts for the financial year ended 31 March 2004	293,745,064	13,359	25,249,107
2.	Receive and adopt annual report and accounts for the financial year ended 31 March 2005	293,739,383	13,359	25,248,016
3a).	Re-election of Mr M R Brown to the Supervisory and Joint Boards	304,033,350	12,958,648	146,640
3b).	Re-election of Mr GJ Clark to the Supervisory and Joint Boards	308,295,916	8,691,901	146,504
3c).	Re-election of Mr JRH Loudon to the Supervisory and Joint Boards	305,278,091	10,252,011	31,784
4a).	Election of Mr L Gries to the Managing Board	307,101,303	8,720,227	49,662
4b).	Election of Mr R L Chenu to the Managing Board	307,077,906	8,724,258	56,862
4c).	Election of Mr B P Butterfield to the Managing Board	307,085,450	8,718,539	51,995
5a).	Renew approval for the SBSP and issue of shares under the SBSP	315,013,894	779,487	66,847
5b).	Approve participation in SBSP by Ms M Hellicar	315,135,278	621,060	85,087
5c).	Approve participation in SBSP by Mr J Barr	315,211,787	522,353	96,185
5d).	Approve participation in SBSP by Mr M R Brown	315,127,644	611,413	96,185
5e).	Approve participation in SBSP by Mr P S Cameron	315,210,521	520,353	97,606
5f).	Approve participation in SBSP by Mr G J Clark	315,214,331	525,243	95,006
5g).	Approve participation in SBSP by Mr M J Gillfillan	315,144,366	518,353	97,606
5h).	Approve participation in SBSP by Mr J H R Loudon	315,209,931	522,643	100,106
5i).	Approve participation in SBSP by Mr D G McGauchie	315,214,928	521,483	94,189

MOTION		FOR	AGAINST	ABSTAIN			
ORDINAF	ORDINARY RESOLUTIONS						
6.	Adopt Managing Board Remuneration Policy	311,789,799	3,544,101	488,576			
7a).	Approve establishment of MBTSOP and issue of options	311,692,416	3,995,529	128,385			
7b).	Approve participation in MBTSOP and issue of option to Mr L Gries	309,146,793	6,038,698	130,605			
7c).	Approve participation in MBTSOP and issue of options to Mr R L Chenu	309,061,775	6,049,247	128,705			
7d).	Approve participation in MBTSOP and issue of option to Mr B P Butterfield	309,071,121	7,297,071	122,685			
8a).	Renewal of authority for the Supervisory Board to issue shares and grant options	315,886,199	633,101	79,143			
8b).	Renewal of authority for the Company to limit or exclude pre-emptive rights	315,984,833	532,542	73,516			
9.	Renewal of authority for the Company to acquire its own shares	315,836,716	723,889	41,695			
10.	Renew Article 49 takeover provisions for 5 years from the passing of the resolution	316,352,735	181,231	59,439			
11a).	Amendments to the Articles of Association	312,721,841	3,793,325	66,011			
11b).	Procedural authorisations regarding amendments to the Article of Association	316,395,677	107,384	63,996			

Yours faithfully

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James Hardie Industries NV By: Benjamin Butterfield As: Company Secretary