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, 2007

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

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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 forward-looking statements include:

- expectations about the timing and amount of payments to the Asbestos Injuries Compensation Fund (AICF), a special purpose fund for the compensation of proven asbestos-related personal injury and death claims;
- expectations with respect to the effect on our financial statements of those payments;
- 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:
- expectations that our credit facilities will be extended or renewed;
- 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 performance; and
- statements about product or environmental liabilities.

Words such as "believe," "anticipate," "plan," "expect," "intend," "target," "estimate," "project," "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" beginning on page 6 of our Form 20-F filed on 6 July 2007 with the Securities and Exchange Commission, 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 foreign exchange on the amount recorded in our financial statements as an asbestos provision; 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; and foreign exchange risks; the successful implementation of new software systems; and the effect of natural disasters. We caution you that the foregoing list and 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.

EXHIBIT INDEX

Exhibit No.	Description
Exhibit 99.1	Appendix 3E — Daily share buy-back notice — Filed with the Australian Stock Exchange on September 19, 2007
Exhibit 99.2	Annual Written Affirmation — Lodgement with NYSE — Filed with the Australian Stock Exchange on September 20, 2007
Exhibit 99.3	Appendix 3E — Daily share buy-back notice — Filed with the Australian Stock Exchange on September 21, 2007
Exhibit 99.4	Appendix 3E — Daily share buy-back notice — Filed with the Australian Stock Exchange on September 24, 2007
Exhibit 99.5	Managing Board Change — Filed with the Australian Stock Exchange on September 24, 2007
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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.

James Hardie Industries N.V.

Date: September 26, 2007

By: /s/ Russell Chenu
Russell Chenu
Secretary (Interim)

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Exhibit 99.5	Managing Board Change — Filed with the Australian Stock Exchange on September 24, 2007

Rule 3.8A

Appendix 3E Page 1

Appendix 3E

Daily share buy-back notice (except minimum holding buy-back and selective buy-back)

 $Information\ and\ documents\ given\ to\ ASX\ become\ ASX's\ property\ and\ may\ be\ made\ public.$

Introduced 1/9/99. Origin: rule 3.6, Appendix 7C. Amended 30/9/2001.

Name of entity	
----------------	--

⁺ See chapter 19 for defined terms.

30/9/2001

	S HARDIE INDUSTRIES N.V. orated in the Netherlands. The liability of members is limited			
ABN ARBN	097 829 895			
We (the	entity) give ASX the following information.			
Inform	nation about buy-back			
1	Type of buy-back	On-market		
2	Date Appendix 3C was given to ASX	15 August 2007		
Total	of all shares bought back, or in relation to which acceptan	ces have been received, before, and	l on, previous day	
		Before previous day	Previous day	
			•	
3	Number of shares bought back or if buy-back is an equal access scheme, relation to which acceptances have been received	in Nil	395,057 CUFS	
			<u> </u>	
4	Total consideration paid or payable for the shares	Nil	\$A2,912,557.73	

	Before previous day	Previous day
buy-back is an on-market buy-back	highest price paid: date:	highest price paid:
	Not Applicable lowest price paid: date:	\$A7.41 lowest price paid: \$A7.32
	Not Applicable	highest price allowed under rule 7.33:

Deleted 30/9/2001. 6

How many shares may still be bought back?

If the company has disclosed an intention to buy back a maximum number of shares - the remaining number of shares to be bought back

46,374,518 CUFS

Compliance statement

- The company is in compliance with all Corporations Act requirements relevant to this buy-back. 1.
- There is no information that the listing rules require to be disclosed that has not already been disclosed, or is not contained in, or attached to, this form.

Sign here: /s/ Benjamin P. Butterfield 19 September 2007 Date:

(Director/Company secretary)

Print name: Benjamin P. Butterfield

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Appendix 3E Page 2 30/9/2001

⁺ See chapter 19 for defined terms.



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

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

20 September 2007

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

Dear Sir

Lodgement with NYSE — Section 303A Foreign Private Issuer Annual Written Affirmation

The attached document was lodged with the NYSE on 19 September 2007.

Yours faithfully

/s/ Benjamin P Butterfield

Benjamin P Butterfield

Company Secretary

James Hardie Industries NV Atrium 8th Floor Strawinskylaan 3077 1077 ZX Amsterdam The Netherlands

September 19, 2007

Corporate Governance Department NYSE Regulation, Inc. 20 Broad Street, 13th floor New York, NY 10005

SECTION 303A ANNUAL WRITTEN AFFIRMATION

EXHIBIT C

The current Audit Committee members of James Hardie Industries N.V. (the 'Company") are:

- Mr. Brian Anderson (Committee Chairman);
- Mr. Michael Hammes;
- Mrs. Catherine Walter; and
- Mr. James Loudon.

Biographical information for each of these Audit Committee members (other than share ownership information for Mrs. Walter) can be found in Item 6 of the Company's Annual Report on Form 20-F for fiscal year ended March 31, 2007 as filed with the Securities and Exchange Commission (the "SEC") on July 6, 2007 (the "2007 20-F").

Disclosure of Mrs. Walter's share ownership can be found in the Company's Form 6-K as filed with the SEC on July 12, 2007 (the "6-K").

The Company's 2007 20-F and 6-K are accessible on the SEC's website via the EDGAR system atwww.sec.gov.

Regards, /s/ Russell Chenu Russell Chenu Chief Financial Officer



Foreign Private Issuer Section 303A Annual Written Affirmation

<u>James Hardie Industries N.V. (JHX)</u> (the "Company") has checked the appropriate box: (Insert Company name and ticker symbol)

	And the Commission (Constitute 200A 042)
	Subject to any noncompliance that is specifically described on $Exhibit\ A^1$ to this Annual Written Affirmation, the Company hereby affirms the following to the NYSE2:
or	
V	The Company hereby affirms the following to the New York Stock Exchange ("NYSE") without qualification:

A. Audit Committee (Section 303A.063)

The Company has an audit committee meeting the requirements of Securities Exchange Act Rule 10A-3 ("Rule 10A-3") or the Company is exempt therefrom. To the extent the Company is relying on an exemption provided under Rule 10A-3, a specific, brief description of the basis for such reliance and a citation to the relevant portion of Rule 10A-3 is provided on **Exhibit B.**

To the extent that the Company has an audit committee, each member satisfies the independence requirements set out in Rule 10A-3. To the extent the Company is relying on an exemption from Rule 10A-3 with respect to any individual member of the audit committee, a specific, brief description of the basis for such reliance and a citation to the relevant portion of Rule 10A-3 is provided on **Exhibit B.**

Attached on **Exhibit C** is a list of those individuals who currently comprise the full membership of the audit committee of the board of directors. With respect to each member of the audit committee who is also a director of the Company, the Company has also provided on **Exhibit C** a brief biography, including disclosure regarding share ownership in the Company and a brief description of any existing business relationships and/or fee arrangements with the Company, as applicable. If any or all such biographical information is available through an EDGAR filing,

¹ The Company must provide detailed disclosure on **Exhibit A** noting which standard it is not in compliance with, the reason for such noncompliance and a specific timetable for the Company's return to compliance. To the extent that this Annual Written Affirmation has been signed by the Company's CEO, the Company need not also submit a notice of noncompliance as required by Section 303A.12(b).

² if the Company is unable to execute this Annual Written Affirmation without qualification, it must check this box.

³ Section 303A.06 incorporates the requirements of Rule 10A-3 promulgated by the U.S. Securities and Exchange Commission under the Securities Exchange Act of 1934.

the Company can specify the location of such disclosure on Exhibit C in lieu of restating the information.

B. Statement of Significant Differences (Section 303A.11)

The Company has provided the statement of significant corporate governance differences required by Section 303A.11 either: (a) in the Company's annual report to U.S. shareholders distributed in accordance with Sections 103.00 and 203.01 of the NYSE Listed Company Manual; or (b) on the Company's website and an appropriate reference to that location has been included in the Company's annual report to U.S. shareholders distributed in accordance with Sections 103.00 and 203.01 of the Listed Company Manual. The method and location of disclosure chosen by the Company has been indicated on **Exhibit B**.

Certification

This Affirmation is signed by a duly authorized officer of, and on behalf of

James Hardie Industries N.V.

(Name of Company)

By: /s/ Russell Chenu

Print Name: Russell Chenu

Title: Chief Financial Officer

Date: September 19, 2007

There is no specified form for Exhibit A or Exhibit C. The form of Exhibit B is specified and is available on www.nyse.com.

The Foreign Private Issuer Section 303A Annual Written Affirmation may be sent to:

Corporate Governance Department NYSE Regulation, Inc. 20 Broad Street, 13th Floor New York, NY 10005 Telephone: 212-656-4542

Alternatively, the completed forms may be faxed to 212-656-5780 or scanned and emailed toamcmillan@nyse.com.

Note: THE NYSE WILL NOT ACCEPT IF RETYPED, MODIFIED OR IF ANY TEXT OR FOOTNOTES ARE DELETEDIf you have any questions regarding applicability to your Company's circumstances, please call the Corporate Governance department prior to submission.

SECTION 303A ANNUAL WRITTEN AFFIRMATION

EXHIBIT A

Not applicable



Exhibit B to Foreign Private Issuer Section 303A Annual Written Affirmation

Company name and ticker symbol: James Hardie Industries N.V. (JHX)

1	2	3	4
Section 303A.06 Audit Committee Requirements	Applicable Exemption	Securities Exchange Act Rule 10A-3 ("Rule 10A-3") Disclosure	Location of disclosure Name of document/page number where disclosure is located, if applicable
Disclose in column (2) whether the Company or any individual member of the Company's audit committee is relying on an exemption provided by Rule 10A-3 and provide a specific, brief description of the basis for such reliance and reference to the provision of Rule 10A-3 being relied upon. In addition, if an individual member of the Company's audit committee is relying on an exemption from Rule 10A-3, provide the name of that individual. For ease of reference, a brief description of the available Rule 10A-3 exemptions is set out on page 3.	N/A	Rule 10A-3(d) requires the Company to disclose its reliance on certain exemptions provided by Rule 10A-3 (for convenience, an indication of whether or not disclosure is required is provided on page 3), as well as to provide an assessment of the impact of such reliance, in the Company's Form 10-K, 20-F or 40-F filed with the SEC. If the Company is relying on one of these exemptions, provide a specific reference to the location of such disclosure in column (4).	N/A
		1	

Section 303A.11 Significant Corporate Governance Differences

Disclose in column (2) the method by which the Company has disclosed the significant ways in which its corporate governance practices differ from those required by domestic companies under NYSE standards either: (a) on its website (in English and accessible from the United States); or (b) in its annual report distributed to U.S. shareholders in accordance with Sections 103.00 and 203.01 of the NYSE Listed Company Manual (the "Annual Report").

If the Company posts the disclosure to its website, it is required to disclose in its Annual Report a statement informing shareholders of that fact and to provide the web address where the full information may be obtained.

2 Method of Disclosure

(a) on its website (in English and accesible from the United States)

Required Location of Disclosure

Depending on the method of disclosure indicated in column (2), provide the location of the required disclosure in column (4).

Location of disclosure

Name of document/page number where disclosure is located OR URL of Company website and link to

specific web page

www.ir.jameshardie.com.au/ jh/corporate_governance.jsp

Rule 3.8A

Appendix 3E

Daily share buy-back notice (except minimum holding buy-back and selective buy-back)

 $Information\ and\ documents\ given\ to\ ASX\ become\ ASX's\ property\ and\ may\ be\ made\ public.$

Introduced 1/9/99. Origin: rule 3.6, Appendix 7C. Amended 30/9/2001.

Name		

	CS HARDIE INDUSTRIES N.V. COPORATED IN THE NEW PROPERTY OF THE PROPERTY OF TH			
ABN ARBN	N 097 829 895			
We (the	e entity) give ASX the following information.			
Infor	mation about buy-back			
1	Type of buy-back	On-market		
2	Date Appendix 3C was given to ASX	15 August 2007		
Total	of all shares bought back, or in relation to which acceptance	s have been received, before, and	on, previous day	
		Before previous day	Previous day	
			•	
3	Number of shares bought back or if buy-back is an equal access scheme, in relation to which acceptances have been received	395,057 CUFS	650,000 CUFS	

Total consideration paid or payable for the shares

30/9/2001 Appendix 3E Page 1

\$A2,912,557.73

\$A4,892,095.00

⁺ See chapter 19 for defined terms.

	Before previous day	Previous day
5 If buy-back is an on-market buy-back	highest price paid: \$A7.41 date: 18 September 2007 lowest price paid: \$A7.32 date: 18 September 2007	highest price paid: \$A7.63 lowest price paid: \$A7.39 highest price allowed under rule 7.33: \$A7.8246
Participation by directors 6 Deleted 30/9/2001.		
How many shares may still be bought back?		

If the company has disclosed an intention to buy back a maximum number of shares - the remaining number of shares to be bought back

45,724,518 CUFS

Compliance statement

- 1. The company is in compliance with all Corporations Act requirements relevant to this buy-back.
- 2. There is no information that the listing rules require to be disclosed that has not already been disclosed, or is not contained in, or attached to, this form.

Sign here: /s/ Benjamin P. Butterfield Date: 21 September 2007

(Director/Company secretary)

Print name: Benjamin P. Butterfield

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⁺ See chapter 19 for defined terms.

Rule 3.8A

Appendix 3E

Daily share buy-back notice (except minimum holding buy-back and selective buy-back)

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Introduced 1/9/99. Origin: rule 3.6, Appendix 7C. Amended 30/9/2001.

Name	O1	CHILL	y

JAMES HARDIE INDUSTRIES N.V. Incorporated in the Netherlands. The liability of members is limited						
ABN ARBN (197 829 895					
We (the	entity) give ASX the following information.					
Inform	ation about buy-back					
1	Type of buy-back		On-market			
2	Date Appendix 3C was given to ASX		15 August 2007			
Total of all shares bought back, or in relation to which acceptances have been received, before, and on, previous day						
			Before previous day	Previous day		
				l		
3	Number of shares bought back or if buy-back is an equal access relation to which acceptances have been received	ss scheme, in	1,045,057 CUFS	1,175,000 CUFS		

Total consideration paid or payable for the shares

30/9/2001 Appendix 3E Page 1

\$A7,804,652.73

\$A8,547,420.00

⁺ See chapter 19 for defined terms.

	Before previous day	Previous day		
y-back is an on-market buy-back	highest price paid: \$A7.63 date: 20 September 2007 lowest price paid: \$A7.32 date: 18 September 2007	highest price paid: \$A7.33 lowest price paid: \$A7.21 highest price allowed under rule 7.33: \$A7.8246		
Participation by directors				
How many shares may still be bought back?				
res may still be bought back?				

44,549,518 CUFS

Compliance statement

The company is in compliance with all Corporations Act requirements relevant to this buy-back.

If the company has disclosed an intention to buy back a maximum number of

shares - the remaining number of shares to be bought back

2. There is no information that the listing rules require to be disclosed that has not already been disclosed, or is not contained in, or attached to, this form.

/s/ Russell L Chenu (Director) 24 September 2007 Sign here: Date:

Print name: Russell L Chenu

__ __ __ __

Appendix 3E Page 2 30/9/2001

⁺ See chapter 19 for defined terms.

COMPANY STATEMENT

24 September 2007

For media enquiries please call Peter Baker on: Tel: (02) 8274 5239 For analyst enquiries please call Steve Ashe on: Tel: (02) 8274 5246 Mob: 0408 164 011.

Managing Board Change

James Hardie advises that Benjamin Butterfield has resigned as Company Secretary, General Counsel and member of the Managing Board, effective from 1 October 2007.

A replacement will be appointed by the company in due course.

The company's Senior Leadership Team will now consist of: Louis Gries, Chief Executive Officer; Russell Chenu, Chief Financial Officer; James Chilcoff — Vice President Marketing and International Business; Mark Fisher — Vice President Research and Development; Grant Gustafson — Vice President Interiors and Business Development; Brian Holte — Vice President General Manager Western Division; Nigel Rigby — Vice President General Manager Northern Division; Joel Rood — Vice President General Manager Southern Division; Robert Russell — Vice President Engineering and Process Development; Peter Baker, Executive Vice President Australia; and Steve Ashe, Vice President — Investor Relations.

End.

Media Enquiries:

Peter Baker

Telephone: 61 2 8274 5239

Email: media@jameshardie.com.au

Facsimile: 61 2 8274 5218

Investor and Analyst Enquiries:

Steve Ashe

Telephone: 61 2 8274 5246 Mobile: 61 408 164 011

Email: steve.ashe@jameshardie.com.au

Facsimile: 61 2 8274 5218

www.jameshardie.com

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Disclaimer

This company statement 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 forward-looking statements include:

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- · statements regarding our plans, objectives or goals, including those relating to competition, acquisitions, dispositions and our products;
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