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 March 2014

1-15240

(Commission File Number)

JAMES HARDIE INDUSTRIES plc

(Translation of registrant's name into English)

Europa House, Second Floor Harcourt Centre Harcourt Street, Dublin 2, Ireland (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..X.... 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

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Safe Harbor Statements

This Form 6-K contains forward-looking statements. James Hardie may from time to time make forward-looking statements in its periodic reports filed with or furnished to the SEC, on Forms 20-F and 6-K, in its annual reports to shareholders, in offering circulars, invitation memoranda and prospectuses, in media releases and other written materials and in oral statements made by the company's 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 are 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 the company's future performance;
- projections of the company's results of operations or financial condition;
- statements regarding the company's plans with respect to the introduction of new products, product lines and businesses;
- statements regarding the company's plans, objectives or goals, including those relating to strategies, initiatives, competition, acquisitions, dispositions and/or its products;
- expectations concerning the costs associated with the suspension, closure, opening or expansion of operations at any of the company's plants and future plans with respect to any such plants;
- expectations regarding the extension or renewal of the company's credit facilities including changes to terms, covenants or ratios;
- expectations concerning dividend payments and share buy-backs;
- statements concerning the company's corporate and tax domiciles and structures and potential changes to them, including potential tax charges;
- statements regarding tax liabilities and related audits, reviews and proceedings;
- statements as to the possible consequences of proceedings brought against the company and certain of its former directors and officers by the Australian Securities and Investments Commission (ASIC);
- statements regarding the possible consequences, value, impact or effect of the Settlement Deed resolving the legal proceedings brought by the New Zealand Ministry of Education against two of the company's New Zealand subsidiaries;
- expectations about the timing and amount of contributions to Asbestos Injuries Compensation Fund (AICF), a special purpose fund for the compensation of proven Australian asbestos-related personal injury and death claims;
- expectations concerning indemnification obligations;
- expectations concerning the adequacy of the company's warranty provisions and estimates for future warranty-related costs;
- statements regarding the company's ability to manage legal and regulatory matters (including but not limited to product liability, environmental, intellectual property and competition law matters) and to resolve any such pending legal and regulatory matters within current estimates and in anticipation of certain third-party recoveries; and
- statements about economic conditions, such as changes in the US economic or housing recovery or changes in the market conditions in the Asia Pacific region, the levels of new home construction and home renovations, unemployment levels, changes in consumer income, changes or stability in housing values, the availability of mortgages and other financing, mortgage and other interest rates, housing affordability and supply, the levels of foreclosures, and home resales, currency exchange rates and builder and consumer confidence.

Words such as "believe," "anticipate," "plan," "expect," "intend," "target," "estimate," "project," "forecast," "guideline," "aim," "will," "should," "likely," "continue," "may," "objective," "outlook" 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 the company's current expectations, estimates and assumptions and because forward-looking statements address future results, events and conditions, they, by their very nature, involve inherent risks and uncertainties, many of which are unforeseeable and beyond the company's control. Such known and unknown risks, uncertainties and other factors may cause 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 "Risk Factors" in Section 3 of the Form 20-F filed with the SEC on 27 June 2013, 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 AICF, any shortfall in AICF and the effect of currency exchange rate movements on the amount recorded in the company's financial statements as an asbestos liability; governmental loan facility to AICF; compliance with and changes in tax laws and treatments; competition and product pricing in the markets in which the company operates; the consequences of product failures or defects; exposure to environmental, asbestos, putative consumer class action or other legal proceedings; general economic and market conditions; the supply and cost of raw materials; possible increases in competition and the potential that competitors could copy the company's products; 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; compliance with and changes in laws and regulations; the effect of the transfer of the company's corporate domicile from The Netherlands to Ireland, including changes in corporate governance and any potential tax benefits related thereto; currency exchange risks; dependence on customer preference and the concentration of the company's customer base on large format retail customers, distributors and dealers; dependence on residential and commercial construction markets; the effect of adverse changes in climate or weather patterns; possible inability to renew credit facilities on terms favourable to the company, or at all; acquisition or sale of businesses and business segments; changes in the company's key management personnel; inherent limitations on internal controls; use of accounting estimates; and all other risks identified in

the company's reports filed with Australian, Irish and US securities regulatory agencies and exchanges (as appropriate). The company cautions 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 referenced in the company's forward-looking statements. Forward-looking statements speak only as of the date they are made and are statements of the company's current expectations concerning future results, events and conditions. The company assumes no obligation to update any forward-looking statements or information except as required by law.

EXHIBIT INDEX

Exhibit No.	Description
99.1	Appendix 3E ASX – 24 March 2014
99.2	Appendix 3E ASX – 25 March 2014
99.3	Appendix 3E ASX – 26 March 2014
99.4	Appendix 3E ASX – 27 March 2014
99.5	Appendix 3B ASX – 25 March 2014
99.6	Appendix 3Y D Harrison – 24 March 2014
99.7	Appendix 3Y L Gries – 24 March 2014
99.8	Appendix 3Y M Hammes – 26 March 2014
99.9	Dividend Amount March 2014

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: 31 March 2014

James Hardie Industries plc

By: /s/ Natasha Mercer Natasha Mercer Company Secretary

EXHIBIT INDEX

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99.6	Appendix 3Y D Harrison – 24 March 2014
99.7	Appendix 3Y L Gries – 24 March 2014
99.8	Appendix 3Y M Hammes – 26 March 2014
99.9	Dividend Amount March 2014

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.

_	ne of entity mes Hardie Industries plc		ABN/ARSN 097 829 895
We ((the entity) give ASX the following information.		
Info	ormation about buy-back		
1	Type of buy-back	On-market buy-back	
2	Date Appendix 3C was given to ASX	23 May 2013	
Tot	al of all shares/units bought back, or in relation to whi	ch acceptances have been recei	ved, before, and on, previous day
		Before previous day	Previous day
3	Number of shares/units bought back or if buy-back is an equal access scheme, in relation to which acceptances have been received	1,667,214	61,000
4	Total consideration paid or payable for the shares/units	\$21,264,131.60	\$863,723.40

If buy-back is an on-market buy-back

Before previous day	Previous day	
Highest price paid: A\$15.50	Highest price paid: A\$14.26	
Lowest price paid: A\$8.98	Lowest price paid: A\$14.04	
	Highest price allowed under rule 7.33: A\$14.8932	

How many shares/units may still be bought back?

6 If the company/trust has disclosed an intention to buy back a maximum number of shares/units – the remaining number of shares/units to be bought back

20,354,520 CUFS / ordinary shares		

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/ Natasha Mercer (Company Secretary)

Print name: Natasha Mercer

Natasha Mercer

__ __ __ __

Rule 3.8A

Appendix 3E

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

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Tot	al of all shares/units bought back, or in relation to whi	ch acceptances have been recei	ved, before, and on, previous day
		Before previous day	Previous day
3	Number of shares/units bought back or if buy-back is an equal access scheme, in relation to which acceptances have been received	1,728,214	58,000
4	Total consideration paid or payable for the shares/units	\$22,127,855.00	\$825,427.00

If buy-back is an on-market buy-back

Before previous day	Previous day	
Highest price paid: A\$15.50	Highest price paid: A\$14.29	
Lowest price paid: A\$8.98	Lowest price paid: A\$14.02	
	Highest price allowed under rule 7.33: A\$14.8218	

How many shares/units may still be bought back?

6 If the company/trust has disclosed an intention to buy back a maximum number of shares/units – the remaining number of shares/units to be bought back

20,296,520 CUFS / ordinary shares		

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/ Natasha Mercer (Company Secretary)

Print name: Natasha Mercer

Natasha Mercer

Rule 3.8A

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Info	ormation about buy-back		
1	Type of buy-back	On-market buy-back	
2	Date Appendix 3C was given to ASX	23 May 2013	
Tot	al of all shares/units bought back, or in relation to whic	ch acceptances have been recei	ved, before, and on, previous day
		Before previous day	Previous day
3	Number of shares/units bought back or if buy-back is an equal access scheme, in relation to which acceptances have been received	1,786,214	54,000
4	Total consideration paid or payable for the shares/units	\$22,953,282.00	\$760,509.00

If buy-back is an on-market buy-back

Before previous day	Previous day	
Highest price paid: A\$15.50	Highest price paid: A\$14.13	
Lowest price paid: A\$8.98	Lowest price paid: A\$13.96	
	Highest price allowed under rule 7.33: A\$14.8113	

How many shares/units may still be bought back?

6 If the company/trust has disclosed an intention to buy back a maximum number of shares/units – the remaining number of shares/units to be bought back

20,242,520 CUFS / ordinary shares		

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/ Natasha Mercer (Company Secretary)

Date: 26 March 2014

Print name: Natasha Mercer

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.

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We (the entity) give ASX the following information.		
Info	ormation about buy-back		
1	Type of buy-back	On-market buy-back	
2	Date Appendix 3C was given to ASX	23 May 2013	
Tot	al of all shares/units bought back, or in relation to whic	ch acceptances have been recei	ved, before, and on, previous day Previous day
		Zerore previous any	22011048 4447
3	Number of shares/units bought back or if buy-back is an equal access scheme, in relation to which acceptances have been received	1,804,214	55,000
4	Total consideration paid or payable for the shares/units	\$23,713,791.00	\$781,566.50

If buy-back is an on-market buy-back

Before previous day	Previous day	
Highest price paid: A\$15.50	Highest price paid: A\$14.29	
Lowest price paid: A\$8.98	Lowest price paid: A\$14.11	
	Highest price allowed under rule 7.33: A\$14.8281	

How many shares/units may still be bought back?

6 If the company/trust has disclosed an intention to buy back a maximum number of shares/units – the remaining number of shares/units to be bought back

20,187,520 CUFS / ordinary shares		

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/ Natasha Mercer (Company Secretary)

Print name: Natasha Mercer

Rule 2.7, 3.10.3, 3.10.4, 3.10.5

Appendix 3B

New issue announcement, application for quotation of additional securities and agreement

Information or documents not available now must be given to ASX as soon as available. Information and documents given to ASX become ASX's property and may be made public.

Introduced 01/07/96 Origin: Appendix 5 Amended 01/07/98, 01/09/99, 01/07/00, 30/09/01, 11/03/02, 01/01/03, 24/10/05, 01/08/12, 04/03/13

ABN	
097 829 895 Incorporated in Ireland. The liability of members is limited	·
Ve (the entity) give ASX the following information.	
Part 1 - All issues You must complete the relevant sections (attach sheets if there is not en	nough space).
1 +Class of +securities issued or to be issued	Ordinary shares/CUFS
2 Number of *securities issued or to be issued (if known) or maximum number which may be issued	8,000 ordinary shares/CUFS
Principal terms of the *securities (e.g. if options, exercise price and expiry date; if partly paid *securities, the amount outstanding and due dates for payment; if *convertible securities, the conversion price and dates for conversion)	8,000 ordinary shares/CUFS issued on exercise of options
+ See chapter 19 for defined terms.	

+issue date with an existing +class of quoted +securities?	Yes, rank equally with issued ordinary shares/CUFS
If the additional *securities do not rank equally, please state: the date from which they do the extent to which they participate for the next dividend, (in the case of a trust, distribution) or interest payment the extent to which they do not rank equally, other than in relation to the next dividend, distribution or interest payment	
Issue price or consideration	Allotment of ordinary shares/CUFS on exercise of options:
	8,000 at \$5.99
Purpose of the issue (If issued as consideration for the acquisition of assets, clearly identify those assets)	Exercise of options
Is the entity an *eligible entity that has obtained security holder approval under rule 7.1A?	No
If Yes, complete sections 6b – 6h in relation to the *securities the subject of this Appendix 3B, and comply with section 6i	
The date the security holder resolution under rule 7.1A was passed	Not applicable
Number of *securities issued without security holder approval under rule 7.1	Not applicable
	state: the date from which they do the extent to which they participate for the next dividend, (in the case of a trust, distribution) or interest payment the extent to which they do not rank equally, other than in relation to the next dividend, distribution or interest payment Issue price or consideration Purpose of the issue (If issued as consideration for the acquisition of assets, clearly identify those assets) Is the entity an *eligible entity that has obtained security holder approval under rule 7.1A? If Yes, complete sections 6b – 6h in relation to the *securities the subject of this Appendix 3B, and comply with section 6i The date the security holder resolution under rule 7.1A was passed Number of *securities issued without security holder

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6d	Number of *securities issued with security holder approval under rule 7.1A $$	Not applicable	
6e	Number of *securities issued with security holder approval under rule 7.3, or another specific security holder approval (specify date of meeting)	Not applicable	
6f	Number of *securities issued under an exception in rule 7.2	Not applicable	
6g	If *securities issued under rule 7.1A, was issue price at least 75% of 15 day VWAP as calculated under rule 7.1A.3? Include the *issue date and both values. Include the source of the VWAP calculation.	Not applicable	
6h	I f *securities were issued under rule 7.1A for non-cash consideration, state date on which valuation of consideration was released to ASX Market Announcements	Not applicable	
6i	Calculate the entity's remaining issue capacity under rule 7.1 and rule 7.1A – complete Annexure 1 and release to ASX Market Announcements	Not applicable	
7	⁺Issue dates	25 March 2014	
	Note: The issue date may be prescribed by ASX (refer to the definition of issue date in rule 19.12). For example, the issue date for a pro rata entitlement issue must comply with the applicable timetable in Appendix 7A.		
	Cross reference: item 33 of Appendix 3B.		
8	Number and *class of all *securities quoted on ASX (<i>including</i> the *securities in section 2 if applicable)	Number 446,394,563	*Class Ordinary shares/CUFS

04/03/2013 Appendix 3B Page 3

⁺ See chapter 19 for defined terms.

9 Number and *class of all *securities not quoted on ASX (including the *securities in section 2 if applicable)

Number	+Class
1,107,276	Options
3,892,299	Restricted Stock Units
No Stock Options or Restricted Stock Units have been cancelled.	

10 Dividend policy (in the case of a trust, distribution policy) on the increased capital (interests)

Rank for dividends equally with issued ordinary shares/CUFS

Part 2 - Pro rata issue

11	Is security holder approval required?	Not applicable
12	Is the issue renounceable or non-renounceable?	Not applicable
13	Ratio in which the +securities will be offered	Not applicable
14	⁺Class of ⁺securities to which the offer relates	Not applicable
15	*Record date to determine entitlements	Not applicable
16	Will holdings on different registers (or subregisters) be aggregated for calculating entitlements?	Not applicable
17	Policy for deciding entitlements in relation to fractions	Not applicable
18	Names of countries in which the entity has security holders who will not be sent new offer documents	Not applicable
	Note: Security holders must be told how their entitlements are to be dealt with.	
	Cross reference: rule 7.7.	
19	Closing date for receipt of acceptances or renunciations	Not applicable

⁺ See chapter 19 for defined terms.

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20	Names of any underwriters	Not applicable
21	Amount of any underwriting fee or commission	Not applicable
22	Names of any brokers to the issue	Not applicable
23	Fee or commission payable to the broker to the issue	Not applicable
24	Amount of any handling fee payable to brokers who lodge acceptances or renunciations on behalf of security holders	Not applicable
25	If the issue is contingent on security holders' approval, the date of the meeting	Not applicable
26	Date entitlement and acceptance form and offer documents will be sent to persons entitled	Not applicable
27	If the entity has issued options, and the terms entitle option holders to participate on exercise, the date on which notices will be sent to option holders	Not applicable
28	Date rights trading will begin (if applicable)	Not applicable
29	Date rights trading will end (if applicable)	Not applicable
30	How do security holders sell their entitlements in full through a broker?	Not applicable
31	How do security holders sell <i>part</i> of their entitlements through a broker and accept for the balance?	Not applicable

04/03/2013 Appendix 3B Page 5

⁺ See chapter 19 for defined terms.

Append New iss		incement	
32		do security holders dispose of their entitlements t by sale through a broker)?	Not applicable
33	+Issue	date	Not applicable
		Quotation of securities nplete this section if you are applying for quotation of s	securities
34	Type o	of *securities ne)	
(a)	X	*Securities described in Part 1	
(b)		All other *securities Example: restricted securities at the end of the escrowed period, prissued on expiry or conversion of convertible securities	artly paid securities that become fully paid, employee incentive share securities when restriction ends, securities
Entitie	s that h	ave ticked box 34(a)	
Addition	nal secur	ities forming a new class of securities	
Tick to in	ndicate yo	u are providing the information or documents	
35		If the *securities are *equity securities, the names of additional *securities held by those holders	the 20 largest holders of the additional *securities, and the number and percentage of
36		If the *securities are *equity securities, a distribution : 1 - 1,000 1,001 - 5,000 5,001 - 10,000 10,001 - 100,000 100,001 and over	schedule of the additional *securities setting out the number of holders in the categorie

A copy of any trust deed for the additional *securities

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⁺ See chapter 19 for defined terms.

Entities	Entities that have ticked box 34(b)					
38	Number of *securities for which *quotation is sought					
39	+Class of +securities for which quotation is sought					
40	Do the *securities rank equally in all respects from the *issue date with an existing *class of quoted *securities? If the additional *securities do not rank equally, please state: the date from which they do the extent to which they participate for the next dividend, (in the case of a trust, distribution) or interest payment the extent to which they do not rank equally, other than in relation to the next dividend, distribution or interest payment					
41	Reason for request for quotation now Example: In the case of restricted securities, end of restriction period (if issued upon conversion of another *security, clearly identify that other *security)					
42	Number and +class of all +securities quoted on ASX (including the +securities in clause 38)	Number	*Class			

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⁺ See chapter 19 for defined terms.

Appe	endix 3	3B	
New	issue	annour	cement

_					
nii	nta	tion	201	aam	ant
wu	υιa	เเบเเ	auı	CCIII	CIII

Quotatic	n agreem	ent	
1	+Quotation	n of our additional *securities is in ASX's absolute discretion. ASX may quote the *securities on any conditions it do	ecides.
2	We warra	nt the following to ASX.	
		The issue of the *securities to be quoted complies with the law and is not for an illegal purpose.	
		There is no reason why those *securities should not be granted *quotation.	
		An offer of the *securities for sale within 12 months after their issue will not require disclosure under section 707 the Corporations Act.	(3) or section 1012C(6) of
		Note: An entity may need to obtain appropriate warranties from subscribers for the securities in order to be able to give this warranty	
		Section 724 or section 1016E of the Corporations Act does not apply to any applications received by us in relation quoted and that no-one has any right to return any *securities to be quoted under sections 737, 738 or 1016F of time that we request that the *securities be quoted.	
		If we are a trust, we warrant that no person has the right to return the *securities to be quoted under section 101 at the time that we request that the *securities be quoted.	9B of the Corporations Act
3		demnify ASX to the fullest extent permitted by law in respect of any claim, action or expense arising from or conties in this agreement.	nected with any breach of
4		ASX the information and documents required by this form. If any information or document is not available now, we of the +securities begins. We acknowledge that ASX is relying on the information and documents. We warrant that	
Sign here	ə :	/s/ Natasha Mercer Company Secretary	Date: 25 March 2014

+ See chapter 19 for defined terms.

Print name:

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Natasha Mercer.....

Rule 3.19A.2

Appendix 3Y

Change of Director's Interest Notice

Information or documents not available now must be given to ASX as soon as available. Information and documents given to ASX become ASX's property and may be made public.

Introduced 30/09/01 Amended 01/01/11

Name of entity	James Hardie Industries plc
ARBN	097 829 895

We (the entity) give ASX the following information under listing rule 3.19A.2 and as agent for the director for the purposes of section 205G of the Corporations Act.

Name of Director	David D. HARRISON
Date of last notice	22 August 2013

Part 1 - Change of director's relevant interests in securities

In the case of a trust, this includes interests in the trust made available by the responsible entity of the trust

Note: In the case of a company, interests which come within paragraph (i) of the definition of "notifiable interest of a director" should be disclosed in this part.

Direct or indirect interest	Indirect
Nature of indirect interest (including registered holder) Note: Provide details of the circumstances giving rise to the relevant interest.	Interest in ordinary shares/CUFS of James Hardie Industries plc held in the form of American Depository Receipts (ADRs). The ADRs are issued by registered holder The Bank of New York Mellon.
Date of change	18 March 2014
No. of securities held prior to change	Indirect interest in CUFS held in the form of 2,400 ADRs, equivalent to a holding of 12,000 CUFS. The registered holder is The Bank of New York Mellon and they are held on account of the following beneficial owners: 2,200 ADRs for David D. Harrison; and Dustria 2,384 ordinary shares/CUFS registered in the name of David D. Harrison

⁺ See chapter 19 for defined terms.

01/01/2011 Appendix 3Y Page 1

Class	ADRs. ADRs trade on the NYSE in the United States and one ADR is equivalent to five ordinary shares/CUFS.
Number acquired	110 ADRs, equivalent to a holding of 550 ordinary shares/CUFS.
Number disposed	Nil
Value/Consideration Note: If consideration is non-cash, provide details and estimated valuation	US\$7,077.40
No. of securities held after change	Current relevant interest is: Indirect interest in 2,510 ADRs, equivalent to a holding of 12,550 ordinary shares/CUFS. The registered holder is The Bank of New York and they are held on account for the following beneficial owners: 2,200 ADRs for David D. Harrison; and 310 ADRs for David D. Harrison and Susan H. Harrison; and 2,384 ordinary shares/CUFS registered in the name of David D Harrison.
Nature of change Example: on-market trade, off-market trade, exercise of options, issue of securities under dividend reinvestment plan, participation in buy-back	On-market purchase

Part 2 – Change of director's interests in contracts

Note: In the case of a company, interests which come within paragraph (ii) of the definition of "notifiable interest of a director" should be disclosed in this part.

Detail of contract	Not applicable
Nature of interest	Not applicable
Name of registered holder (if issued securities)	Not applicable
Date of change	Not applicable
No. and class of securities to which interest related prior to change Note: Details are only required for a contract in relation to which the interest has changed	Not applicable

⁺ See chapter 19 for defined terms.

Appendix 3Y Page 2 01/01/2011

Interest acquired	Not applicable
Interest disposed	Not applicable
Value/Consideration Note: If consideration is non-cash, provide details and an estimated valuation	Not applicable
Interest after change	Not applicable

Part 3 - *Closed period

Were the interests in the securities or contracts detailed above traded during a *closed period where prior written clearance was required?	No
If so, was prior written clearance provided to allow the trade to proceed during this	Not applicable
period?	
If prior written clearance was provided, on what date was this provided?	Not applicable

⁺ See chapter 19 for defined terms.

01/01/2011 Appendix 3Y Page 3

Rule 3.19A.2

Appendix 3Y

Change of Director's Interest Notice

Information or documents not available now must be given to ASX as soon as available. Information and documents given to ASX become ASX's property and may be made public.

Introduced 30/09/01 Amended 01/01/11

Name of entity	James Hardie Industries plc
ARBN	097 829 895

We (the entity) give ASX the following information under listing rule 3.19A.2 and as agent for the director for the purposes of section 205G of the Corporations Act.

Name of Director	Louis GRIES
Date of last notice	14 March 2014

Part 1 - Change of director's relevant interests in securities

In the case of a trust, this includes interests in the trust made available by the responsible entity of the trust

Note: In the case of a company, interests which come within paragraph (i) of the definition of "notifiable interest of a director" should be disclosed in this part.

Direct or indirect interest	Direct
Nature of indirect interest (including registered holder) Note: Provide details of the circumstances giving rise to the relevant interest.	Not applicable
Date of change	18 March 2014
No. of securities held prior to change	392,260 ordinary shares/CUFS registered in the name of the Director (of which 5,910 are subject to a holding lock until 7 June 2015).
Class	Ordinary shares/CUFS
Number acquired	614,443 ordinary shares/CUFS following vesting of Relative Total Shareholder Return Restricted Stock Units (Relative TSR RSUs).
Number disposed	535,202 ordinary shares/CUFS sold

⁺ See chapter 19 for defined terms.

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Appendix 3Y Change of Director's Interest Notice

1		
Value/Consideration Note: If consideration is non-cash, provide details and estimated valuation	 Vesting of Relative TRS RSUs – Nil. Sale of ordinary shares/CUFS issued pursuant to vesting of Relative TSR RSUs - \$ 7,543,325.66 	
No. of securities held after change	Current relevant interest is:	
	471,501 ordinary shares/CUFS registered in the name of the Director (of which 5,910 are subject to a holding lock until 7 June 2015 and 79,241 are in a holding lock until 18 March 2016).	
Nature of change Example: on-market trade, off-market trade, exercise of options, issue of securities under dividend reinvestment plan, participation in buy-back	Two separate events:	
	614,443 ordinary shares/CUFS issued pursuant to vesting of Relative TSR RSUs.	
	The on-market sale of ordinary shares/CUFS issued pursuant to vesting of Relative TSR RSUs. The disposal of some of the shares is required to fund (i) US State and Federal withholding tax obligations (which are payable on vesting of RSUs) and (ii) sale costs; T5% of the remaining shares were sold on-market on in compliance with the James Hardie stock accumulation policy; and S5% of the remaining shares have been retained and are subject to a two-year holding lock in accordance with the James Hardie stock accumulation policy. Following the sale the shareholding of the Director is currently more than 150% of his Board-approved shareholding target.	

⁺ See chapter 19 for defined terms.

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Part 2 – Change of director's interests in contracts

Note: In the case of a company, interests which come within paragraph (ii) of the definition of "notifiable interest of a director" should be disclosed in this part.

Detail of contract	Not applicable
Nature of interest	Restricted Stock Units (RSUs) are contractual entitlements to issued ordinary shares/CUFS upon satisfaction of certain conditions.
Name of registered holder (if issued securities)	Not applicable
Date of change	18 March 2014
No. and class of securities to which interest related prior to change Note: Details are only required for a contract in relation to which the interest has changed	☐ 2,070,309 Relative TSR RSUs; ☐ 166,459 Hybrid RSUs; and ☐ 563,309 ROCE RSUs.
Interest acquired	Not applicable
Interest disposed	614,443 Relative TSR RSUs vested on 18 March 2014.
Value/Consideration Note: If consideration is non-cash, provide details and an estimated valuation	No cash consideration was paid to exercise the RSUs.
Interest after change	Current interests in contracts: 1 1,455,866 Relative TSR RSUs; 1 166,459 Hybrid RSUs; and 563,309 ROCE RSUs.

Part 3 - *Closed period

Were the interests in the securities or contracts detailed above traded during a *closed period where prior written clearance was required?	No
If so, was prior written clearance provided to allow the trade to proceed during this	Not applicable
period?	
If prior written clearance was provided, on what date was this provided?	Not applicable

⁺ See chapter 19 for defined terms.

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Rule 3.19A.2

Appendix 3Y

Change of Director's Interest Notice

Information or documents not available now must be given to ASX as soon as available. Information and documents given to ASX become ASX's property and may be made public.

Introduced 30/09/01 Amended 01/01/11

Name of entity	James Hardie Industries plc
ARBN	097 829 895

We (the entity) give ASX the following information under listing rule 3.19A.2 and as agent for the director for the purposes of section 205G of the Corporations Act.

Name of Director	Michael N. HAMMES
Date of last notice	12 March 2013

Part 1 - Change of director's relevant interests in securities

In the case of a trust, this includes interests in the trust made available by the responsible entity of the trust

Note: In the case of a company, interests which come within paragraph (i) of the definition of "notifiable interest of a director" should be disclosed in this part.

Direct or indirect interest	Direct
Nature of indirect interest (including registered holder) Note: Provide details of the circumstances giving rise to the relevant interest.	Not applicable
Date of change	20 March 2014

⁺ See chapter 19 for defined terms.

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Appendix 3Y Change of Director's Interest Notice

No. of securities held prior to change	Direct interest of 23,847 ordinary shares/CUFS registered in the name of Michael N. Hammes and Lenore L. Hammes. Indirect interest in 5,000 ordinary shares/CUFS. The registered holder is HSBC Custody Nominees (Australia) Limited and they are held on account for Michael and Lenore Hammes. Indirect interest in CUFS held in the form of 1,800 American Depositary Receipts (ADRs), equivalent to a holding of 9,000 ordinary shares/CUFS. The registered holder is The Bank of New York Mellon and they are held on account for the following beneficial owner: 1,800 ADRs for Michael N. Hammes and Lenore L. Hammes 1
Class	Ordinary shares/CUFS
Number acquired	597
Number disposed	Not applicable
Value/Consideration Note: If consideration is non-cash, provide details and estimated valuation	A\$8,417.70

¹ The Appendix 3Y dated 18 December 2007 and subsequent Appendix 3Y's inadvertently recorded 800 ADRs for Michael N. Hammes and 1,000 ADRs for Michael N. Hammes and Lenore L. Hammes instead of 1,800 ADRs for Michael N. Hammes and Lenore L. Hammes.

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⁺ See chapter 19 for defined terms.

No. of securities held after change	Current relevant interest is: Direct interest in 24,444 ordinary shares/CUFS registered in the name of Michael N Hammes and Lenore L Hammes. Indirect interest in 5,000 ordinary shares/CUFS. The registered holder is HSBC Custody Nominees (Australia) Limited and they are held on account for Michael and Lenore Hammes. Indirect interest in CUFS held in the form of 1,800 ADRs, equivalent to a holding of 9,000 ordinary shares/CUFS. The registered holder is The Bank of New York Mellon and they are held on account for the following beneficial owner: 1,800 ADRs for Michael N. Hammes
Nature of change Example: on-market trade, off-market trade, exercise of options, issue of securities under dividend reinvestment plan, participation in buy-back	On-market purchase.

Part 2 – Change of director's interests in contracts

Note: In the case of a company, interests which come within paragraph (ii) of the definition of "notifiable interest of a director" should be disclosed in this part.

Detail of contract	Not applicable
Nature of interest	Not applicable
Name of registered holder (if issued securities)	Not applicable
Date of change	Not applicable
No. and class of securities to which interest related prior to change Note: Details are only required for a contract in relation to which the interest has changed	Not applicable
Interest acquired	Not applicable
Interest disposed	Not applicable
Value/Consideration Note: If consideration is non-cash, provide details and an estimated valuation	Not applicable

⁺ See chapter 19 for defined terms.

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Appendix 3Y Change of Director's Interest Notice

Interest after change	Not applicable

Part 3 - *Closed period

Were the interests in the securities or contracts detailed above traded during a +closed period where prior written clearance was required?	No
If so, was prior written clearance provided to allow the trade to proceed during this	Not applicable
period?	
If prior written clearance was provided, on what date was this provided?	Not applicable

⁺ See chapter 19 for defined terms.

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James Hardie Industries plc Europa House 2nd Floor, Harcourt Centre Harcourt Street, Dublin 2, Ireland

T: +353 (0) 1 411 6924 F: +353 (0) 1 497 1128

24 March 2014

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

Dear Sir/Madam

James Hardie Dividend Amount

The Company's special dividend of 28 US cents per CUFS, announced on 28 February 2014, converts to a dividend payment of 30.8756 Australian cents.

The dividend is payable in Australian currency on 30 May 2014 to securityholders registered at the 21 March 2014 record date.

The dividend will be paid:

· in US dollars to American Depositary Receipt holders and securityholders who have elected to receive payment in US currency.

The dividend will be converted and paid:

- · in New Zealand dollars to securityholders who have elected to receive payment in NZ currency; and
- in pounds sterling to securityholders who have elected to receive payment in UK currency.

Irish Dividend Withholding Tax (20% of the gross dividend) will be deducted from the dividend payment to any securityholders who have not submitted a validly completed Irish DWT Form.

Yours faithfully

Natasha Mercer Company Secretary

James Hardie Industries plc is a limited liability company incorporated in Ireland with its registered office at Europa House, Harcourt Centre, Harcourt Street, Dublin 2, Ireland.

Directors: Michael Hammes (Chairman, USA), Brian Anderson (USA), David Harrison (USA), Alison Littley (UK), James Osborne, Donald McGauchie (Australia), Rudy van der Meer (Netherlands).

Chief Executive Officer and Director: Louis Gries
Company number: 485719