

New South Wales

James Hardie Former Subsidiaries (Special Provisions) Bill 2005

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The objects of this Bill are:

- (a) to provide for the external administration of ABN 60 Pty Limited, Amaba Pty Limited and Amaca Pty Limited (the *liable entities*), which are companies that were formerly within the James Hardie corporate group and have certain asbestos-related liabilities, and
- (b) to place certain limitations on the ability of the liable entities and certain associated companies to reorganise their corporate structures during the period of the external administration.

Outline of provisions

Part 1 Preliminary

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on the date of assent to the proposed Act.

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Clause 3 defines certain words and expressions used in the proposed Act.

Clause 4 provides that the proposed Act is intended to have effect outside of the territorial limits of New South Wales as well as within the State.

Clause 5 provides that the proposed Act and any instrument made under it is to be construed as operating to the full extent of, but so as not to exceed, the legislative power of the Parliament of New South Wales.

Clause 6 provides that the proposed Act binds the State and, in so far as the legislative power of the Parliament of New South Wales permits, the other States, the Territories and the Commonwealth.

Part 2 Limitations on corporate restructuring

Division 1 Interpretation

Clause 7 defines, among other things, the term *relevant company* for the purposes of the Part to mean the following:

- (a) any liable entity,
- (b) the Medical Research and Compensation Foundation,
- (c) MRCF (Investments) Pty Limited,
- (d) ABN 60 Foundation Limited.

Division 2 Registered offices and Member Registers

Clause 8 makes it an offence for a relevant company to do any of the following without the written approval of the Minister:

- (a) change the address of its registered office to a location that is outside of the territorial limits of the State,
- (b) have its registered office at a location that is outside of the territorial limits of the State.

The maximum penalty for the offence will be 1,000 penalty units (currently, \$110,000).

The proposed section also provides that the constitution of each relevant company is taken to include a provision to the effect that:

- (a) the registered office of the company be located within the territorial limits of the State unless the Minister gives written approval for it to be located outside the territorial limits of the State, and
- (b) the address of its registered office not be changed to a location that is outside of the territorial limits of the State without the written approval of the Minister.

Clause 9 makes it an offence for a relevant company to do any of the following without the written approval of the Minister:

- (a) change the location where any register of members of the company (a *Member Register*) is kept to a location that is outside of the territorial limits of the State,
- (b) keep any Member Register of the company at a location that is outside of the territorial limits of the State.

The maximum penalty for the offence will be 1,000 penalty units (currently, \$110,000).

The proposed section also provides that the constitution of each relevant company is taken to include a provision to the effect that:

- any Member Register of the company be kept at a location within the territorial limits of the State unless the Minister gives written approval for it to be kept at a location outside the territorial limits of the State, and
- (b) the location where a Member Register is kept not be changed to a location that is outside of the territorial limits of the State without the written approval of the Minister.

Clause 10 enables the Minister, by order served on a relevant company, to instruct it and its directors and other officers to take such steps as are necessary under the Corporations Act:

- (a) to change the address of its registered office to a location that is within the territorial limits of the State within the period specified in the order, and
- (b) to change the location where any Member Register of the company is kept to a location that is within the territorial limits of the State within the period specified in the order.

A failure to comply with such an order will be an offence. The maximum penalty for the offence will be 1,000 penalty units (currently, \$110,000).

Division 3 Transfers of shares by relevant companies

Clause 11 makes it an offence for a relevant company to transfer to any person any shares that it holds in a liable entity without the written approval of the Minister.

The maximum penalty for the offence will be 1,000 penalty units (currently, \$110,000).

Clause 12 enables the Minister to order a person to whom or which shares in a liable entity have been transferred by a relevant company in contravention of proposed section 11 to transfer those shares back to the company.

A failure to comply with such an order will be an offence. The maximum penalty for the offence will be 1,000 penalty units (currently, \$110,000).

Division 4 Expiry of Part

Clause 13 provides that the Part ceases to have effect at the end of the external administration period referred to in proposed section 15.

Division 5 Displacement of Corporations legislation

Clause 14 declares the provisions of Divisions 2 and 3 to be Corporations legislation displacement provisions for the purposes of section 5G of the *Corporations Act 2001* of the Commonwealth (the *Corporations Act*).

Some of the provisions of section 5G on which reliance is placed include the following:

Section 5G (5) of the Corporations Act provides that if a provision of a law of a State or Territory specifically:

- (a) authorises a person to give instructions to the directors or other officers of a company or body, or
- (b) requires the directors of a company or body to:
 - (i) comply with instructions given by a person, or
 - (ii) have regard to matters communicated to the company or body by a person, or
- (c) provides that a company or body is subject to the control or direction of a person,

a provision of the Corporations legislation does not:

- (d) prevent the person from giving an instruction to the directors or exercising control or direction over the company or body, or
- (e) prohibit a director from complying with the instruction or direction, or
- (f) impose a liability (whether civil or criminal) on a director for complying with the instruction or direction.

Section 5G (9) of the Corporations Act provides that if a provision of a law of a State or Territory provides that a provision is included, or taken to be included, in a company's constitution, the provision is included in the company's constitution even though the procedures and other requirements of that Act are not complied with in relation to the provision.

Section 5G (11) of the Corporations Act provides that if a State law declares a provision of a State law to be a Corporations legislation displacement provision, any provision of the Corporations legislation with which the State provision would otherwise be inconsistent does not apply to the extent necessary to avoid the inconsistency.

Part 3 External administration of liable entities

Division 1 General

Clause 15 provides that, for the purposes of the proposed Act, the *external* administration period means the period:

(a) commencing on the date of assent to the proposed Act, and

(b) ending at the end of the day appointed by the Governor under the proposed section for the termination of the external administration under Part 3.

Clause 16 provides that during the external administration period a liable entity may only be externally administered in accordance with the provisions of Part 3.

Division 2 Management of liable entities

Clause 17 provides that a liable entity is to be managed during the external administration period in accordance with any applicable provisions of the Corporations Act or any other legislation, the constitution of the entity and the general law. However, this will be subject to the provisions of Parts 2 and 3.

Clause 18 requires the powers of a liable entity to be exercised for certain limited purposes during the external administration period.

Clause 19 enables the Minister to give each liable entity directions about the conduct of its external administration.

Clause 20 requires a liable entity during the external administration period to include the expression "under NSW external administration" after its name in its public documents and negotiable instruments.

Clause 21 enables a liable entity and its directors and other officers to conduct the business of the entity as provided by Part 3 during the external administration period even while the entity is insolvent.

Clause 22 prevents the making of applications during the external administration period for the deregistration of a liable entity without the written consent of the Minister.

Division 3 Making and payment of claims

Clause 23 requires claims against a liable entity during the external administration period to be paid only in the manner permitted by the Division.

Clause 24 permits both the funds of a liable entity and funds to be provided by any other person to be considered in determining whether or not there are or will be sufficient funds for the payment of claims against a liable entity.

Clause 25 enables a liable entity to pay all claims against it in full and as and when they fall due for payment if there are sufficient funds to do so.

Clause 26 enables the Minister, if there are insufficient funds for a liable entity to pay all claims against it, to apply to the Supreme Court for orders authorising the entity to pay some of its claims in part for a specified period and to defer the payment of other claims during that period.

However, the Supreme Court may not approve a scheme for the part payment or deferral of payment of claims against a liable entity during a period unless the scheme provides for the following:

- (a) the payment in full of the operating expenses and claims processing expenses of the entity during the period in priority over claims of the kind referred to in paragraph (b) or (c),
- (b) the payment of claims for damages for personal injury or death during the period:
 - (i) in full, or
 - (ii) in part (calculated on an appropriate proportionate basis among claimants whose claims are payable when the period commences or become payable during that period),

in priority over claims of the kind referred to in paragraph (c),

(c) the payment in part, or the deferral of the payment, of any other kinds of claims during the period.

Division 4 Reporting requirements, information and assistance

Clause 27 requires a liable entity to provide certain financial accounts and statements concerning the entity's external administration for the periods specified by the Minister.

Clause 28 requires a liable entity and its directors and other officers to provide the Minister with access to its books for inspection during the external administration period.

Clause 29 requires directors and other officers of a liable entity to provide the Minister with certain assistance during the external administration period.

Division 5 Removal of directors of liable entities

Clause 30 enables the Minister to apply to the Supreme Court for orders removing a director of a liable entity from office and for the appointment of another person as a director. Such orders may be made only if the Supreme Court is satisfied that the director concerned has not faithfully performed or is not faithfully performing his or her duties as a director or has not observed or is not observing a requirement of the Court or of the proposed Act.

Division 6 Enforcement

Clause 31 provides that, for the purposes of the Division, an *authorised applicant* is:

- (a) the Minister, or
- (b) any other person who is authorised by the Minister under the proposed section.

Clause 32 enables an authorised applicant to apply to the Supreme Court for an order to remedy or restrain a contravention of a provision of Part 3.

Clause 33 enables a liable entity to apply to the Supreme Court or the Minister for advice or direction concerning its functions or the operation of the Part. It also enables the Minister to apply to the Supreme Court for similar advice or direction in respect of the Minister's functions and the operation of the Part. An applicant who acts in good faith in reliance on such advice or direction is protected from certain civil liability.

Clause 34 enables the Supreme Court to request certain Australian and foreign courts and tribunals for assistance in the external administration of a liable entity under Part 3.

Clause 35 provides that the exercise (or failure to exercise) certain functions conferred or imposed on the Governor, the Minister or an authorised applicant under Part 3 may not be:

- (a) challenged, reviewed, quashed or called into question before any court of law or administrative review body in any proceedings, or
- (b) restrained, removed or otherwise affected by any proceedings.

Division 7 Displacement of Corporations legislation

Clause 36 declares Divisions 1–6 of Part 3 to be Corporations legislation displacement provisions for the purposes of section 5G of the Corporations Act.

Some of the provisions of section 5G on which reliance is placed include the following:

Section 5G (4) of the Corporations Act provides that a provision of the Corporations legislation does not:

- (a) prohibit the doing of an act, or
- (b) impose a liability (whether civil or criminal) for doing an act,

if a provision of a law of a State or Territory specifically authorises or requires the doing of that act. Proposed section 21 specifically authorises a liable entity and its directors and other officers to conduct the entity's business as provided by Part 3 even if the entity is insolvent. Part 5.7B of the Corporations Act prohibits a company and its directors and officers from trading while insolvent.

Section 5G (5) of the Corporations Act provides that if a provision of a law of a State or Territory specifically:

- (a) authorises a person to give instructions to the directors or other officers of a company or body, or
- (b) requires the directors of a company or body to:
 - (i) comply with instructions given by a person, or
 - (ii) have regard to matters communicated to the company or body by a person, or
- (c) provides that a company or body is subject to the control or direction of a person,

a provision of the Corporations legislation does not:

- (d) prevent the person from giving an instruction to the directors or exercising control or direction over the company or body, or
- (e) prohibit a director from complying with the instruction or direction, or
- (f) impose a liability (whether civil or criminal) on a director for complying with the instruction or direction.

Section 5G (6) of the Corporations Act provides that the provisions of Part 2B.6 and Part 5B.3 of that Act (which relate to the use of names) do not:

- (a) prohibit a company or other body from using a name if the use of the name is expressly provided for, or authorised by, a provision of a law of a State or Territory, or
- (b) require a company or other body to use a word as part of its name if the company or body is expressly authorised not to use that word by a provision of a law of a State or Territory.

Section 5G (8) of the Corporations Act provides that the provisions of Chapter 5 of that Act do not apply to a scheme of arrangement, receivership, winding up or other external administration of a company to the extent to which the scheme, receivership, winding up or administration is carried out in accordance with a provision of a law of a State or Territory.

Section 5G (9) of the Corporations Act provides that if a provision of a law of a State or Territory provides that a provision is included, or taken to be included, in a company's constitution, the provision is included in the company's constitution even though the procedures and other requirements of that Act are not complied with in relation to the provision. Proposed section 30 (3) provides that certain provisions relating to the removal of directors are taken to be part of the constitution of a liable entity.

Section 5G (11) of the Corporations Act provides that if a State law declares a provision of a State law to be a Corporations legislation displacement provision, any provision of the Corporations legislation with which the State provision would otherwise be inconsistent does not apply to the extent necessary to avoid the inconsistency.

Part 4 Miscellaneous

Clause 37 provides that a transfer of shares that the Minister has instructed under proposed section 12 is not subject to State tax.

Clause 38 enables the Minister to delegate his or her functions under the proposed Act to certain persons.

Clause 39 makes provision for the service of documents under the proposed Act.

Clause 40 provides for the circumstances in which directors and managers of corporations will be taken to be liable for offences committed by corporations under the proposed Act or regulations.

Clause 41 provides that proceedings for an offence against the proposed Act or the regulations may be dealt with summarily by a Local Court or the Supreme Court. However, if dealt with by a Local Court, the maximum monetary penalty that the Local Court may impose is 100 penalty units (currently, \$11,000).

Clause 42 enables the Governor to make regulations for the purposes of the proposed Act.

Clause 43 is a formal provision that gives effect to the savings, transitional and other provisions set out in Schedule 1.

Clause 44 is a formal provision that gives effect to the amendment to the *Subordinate Legislation Act 1989* set out in Schedule 2.

Schedule 1 Savings, transitional and other provisions

Schedule 1 contains savings, transitional and other provisions consequent on the enactment of the proposed Act.

Schedule 2 Amendment of Subordinate Legislation Act 1989

Schedule 2 amends the *Subordinate Legislation Act 1989* to ensure that regulations made under the proposed Act are excluded instruments for the purposes of that Act.

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James Hardie Former Subsidiaries (Special Provisions) Bill 2005

No , 2005

A Bill for

An Act to provide for the external administration of certain former subsidiaries of the James Hardie corporate group and to place limitations on corporate restructuring by those subsidiaries and associated companies; and for other purposes.

The	Legisl	ature of New South Wales enacts:	1
Par	t 1	Preliminary	2
1	Nam	e of Act	3
		This Act is the James Hardie Former Subsidiaries (Special Provisions) Act 2005.	4 5
2	Com	mencement	6
		This Act commences on the date of assent to this Act.	7
3	Defi	nitions	8
	(1)	In this Act:	9
		ABN 60 means the company registered under the Corporations Act immediately before the introduction day as ABN 60 Pty Limited (ACN 000 009 263) that was formerly called James Hardie Industries Limited, and includes any successor to or continuation of that company. ABN 60 Foundation means the company registered under the Corporations Act immediately before the introduction day as ABN 60 Foundation Limited (ACN 106 266 611), and includes any successor to or continuation of that company.	10 11 12 13 14 15 16
		Amaba means the company registered under the Corporations Act immediately before the introduction day as Amaba Pty Limited (ACN 000 387 342) that was formerly called Jsekarb Pty Limited, and includes any successor to or continuation of that company.	18 19 20 21
		Amaca means the company registered under the Corporations Act immediately before the introduction day as Amaca Pty Limited (ACN 000 035 512) that was formerly called James Hardie & Coy Pty Limited, and includes any successor to or continuation of that company.	22 23 24 25
		<i>assent day</i> means the day on which this Act received the Royal Assent. <i>claim</i> means any claim, demand, action, cause of action or proceedings (whether based in tort, in contract, under legislation or otherwise).	26 27 28
		claims processing expenses of a liable entity means any of the following incurred by the entity in connection with the management of claims made against the entity:	29 30 31
		(a) expenses, charges or other costs for the provision of legal services to the entity,	32 33
		(b) expenses, charges or other costs for the provision of expert evidence or for the provision of other professional advice to the entity,	34 35 36

Preliminary Part 1

(c)	expenses, charges or other costs arising out of proceedings in a court or other tribunal or the use of any structured negotiation process for the settlement of claims (including mediation, conciliation or arbitration).	1 2 3
<i>C</i>	,	4
	pensation Foundation means the company registered under the orations Act immediately before the introduction day as the	5 6
	ical Research and Compensation Foundation (ACN 095 924 137),	7
	ncludes any successor to or continuation of that company.	8
cont	ravene includes fail to comply with.	9
	norations Act means the Corporations Act 2001 of the monwealth.	10 11
Corp	porations legislation means the Corporations legislation to which	12
Part	1.1A of the Corporations Act applies.	13
dam	ages includes any form of monetary compensation.	14
exer	cise a function includes perform a duty.	15
exter	rnal administration period—see section 15.	16
func	tion includes a power, authority or duty.	17
gene	ral law means the common law and equity.	18
	duction day means the day on which the Bill for this Act was first duced into Parliament.	19 20
legis	lation includes:	21
(a)	any statute of a legislature (whether enacted or made in Australia or elsewhere), or	22 23
(b)	any proclamation, regulation, rule, by-law, order or any other kind of subordinate legislation (however described) made under the authority of a statute (whether enacted or made in Australia or elsewhere).	24 25 26 27
liabl	e entity means each of the following:	28
(a)	ABN 60,	29
(b)	Amaba,	30
(c)	Amaca.	31
	agement of claims includes the handling, finalisation or payment of claims.	32 33
	aber Register of a company means a register of members of the bany kept under Chapter 2C of the Corporations Act.	34 35
MRC	CF Investments means the company registered under the	36
	orations Act immediately before the introduction day as MRCF	37
	estments) Pty Limited (ACN 095 926 837), and includes any essor to or continuation of that company.	38 39
Saco	observe or communication or man company.	39

	operating expenses of a liable entity means any expenses, charges or other costs (including taxes and duties) incurred by the entity in carrying on its business during the external administration period as provided by Part 3, but does not include its claims processing expenses. power includes an authority.	1 2 3 4 5
	the State means the State of New South Wales.	6
	transfer of a share includes:	7
	(a) an assignment (whether or not for consideration) of the share, and	8
	(b) an assignment or transfer, or the creation, of any legal or beneficial interest (or both) in the share.	9
	working day means any day that is not a Saturday, Sunday or public holiday.	11 12
(2)	In this Act, the following terms have the same meanings as they have in the Corporations Act:	13 14
	ACN	15
	ASIC	16
	books	17
	company	18
	constitution	19
	contributory	20
	director insolvent	21
	member	22 23
	negotiable instrument	23
	officer	25
	public document	26
	registered company auditor	27
	registered office	28
	secretary	29
(3)	If this Act provides for an event or other thing to occur on a particular day, that event or thing is taken to occur at the beginning of that day.	30 31
(4)	Notes included in this Act do not form part of this Act.	32
Extr	aterritorial operation of Act	33
	It is the intention of the Parliament of New South Wales that the operation of this Act should, as far as possible, include operation in relation to the following:	34 35 36
	(a) things situated in or outside the territorial limits of the State,	37

Preliminary Part 1

		(b)	or outside the territorial limits of the State,	1 2
		(c)	things, acts, transactions and matters (wherever situated, done, entered into or occurring) that would, apart from this Act, be governed or otherwise affected by the law of another State, a Territory, the Commonwealth or a foreign country.	3 4 5 6
5		structi ament	on of legislation so as not to exceed the legislative power of	7 8
	(1)	opera	Act and any instrument made under this Act is to be construed as ating to the full extent of, but so as not to exceed, the legislative or of the Parliament of New South Wales.	9 10 11
	(2)	the a	y provision of this Act or any instrument made under this Act (or pplication of any such provision to any person, subject-matter or mstance) would, but for this section, be construed as being in ss of the legislative power of Parliament:	12 13 14 15
		(a)	it is a valid provision to the extent to which it is not in excess of that power, and	16 17
		(b)	the remainder of this Act or the instrument, and the application of the provision to other persons, subject-matters or circumstances, is not affected.	18 19 20
	(3)	addit	section applies to this Act or an instrument made under this Act in ion to, and without limiting the effect of, any provision of this Act e instrument.	21 22 23
6	Act t	o bind	State and other jurisdictions	24
	(1)	Parli and t	Act binds the State and, in so far as the legislative power of the ament of New South Wales permits, the other States, the Territories he Commonwealth. Section 21 (1) of the <i>Interpretation Act 1987</i> defines the term <i>person</i> to	25 26 27 28
	(2)	With	de a body politic. out limiting subsection (1), this Act has effect despite any privilege inmunity of the Crown in any of its capacities.	29 30 31
	(3)		Act does not make any State or Territory, the Commonwealth, or rown in any of its capacities, liable to be prosecuted for an offence.	32 33
	(4)	inclu	ference in this section to a State, Territory or the Commonwealth des a reference to the Government of the State, Territory or monwealth.	34 35 36

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		relev	vant company means any of the following:	7
		(a)	any liable entity,	8
		(b)	the Compensation Foundation,	9
		(c)	MRCF Investments,	10
		(d)	the ABN 60 Foundation.	11
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8	Regi	stered	d offices to be within the State	13
	(1)	A re Mini	elevant company must not, without the written approval of the ister:	14 15
		(a)	change the address of its registered office to a location that is outside of the territorial limits of the State, or	16 17
		(b)	have its registered office at a location that is outside of the territorial limits of the State.	18 19
		Max	imum penalty: 1,000 penalty units.	20
		to ma	If a relevant company contravenes this subsection, section 40 operates ake each person who is a director of the company or who is concerned in nanagement of the company liable for the offence if the person knowingly or permitted the contravention.	21 22 23 24
	(2)		section (1) is taken to extend to acts or omissions occurring during ter the introduction day but before the assent day.	25 26
	(3)	outsi subse prov the	vever, if a relevant company has its registered office at a location ide of the territorial limits of the State on the introduction day, ection (1) does not make the company liable for an offence ided that the address of the office is changed to a location within territorial limits of the State within 5 working days after the eduction day.	27 28 29 30 31 32
	(4)	It is t that:	taken to be a provision of the constitution of each relevant company	33 34

		(a)	the registered office of the company be located within the territorial limits of the State unless the Minister gives written approval for it to be located outside the territorial limits of the State, and	2
		(b)	the address of its registered office not be changed to a location that is outside of the territorial limits of the State without the written approval of the Minister.	5 7
9	Mem	ber Re	egister to be within the State	8
	(1)	A rel Minis	levant company must not, without the written approval of the ster:	9 10
		(a)	change the location where any Member Register of the company is kept to a location that is outside of the territorial limits of the State, or	11 12 13
		(b)	keep any Member Register of the company at a location that is outside of the territorial limits of the State.	14 15
		Maxi	mum penalty: 1,000 penalty units.	16
		to ma the m	If a relevant company contravenes this subsection, section 40 operates ke each person who is a director of the company or who is concerned in anagement of the company liable for the offence if the person knowingly rised or permitted the contravention.	17 18 19 20
	(2)		ection (1) is taken to extend to acts or omissions occurring during ter the introduction day but before the assent day.	2 ²
	(3)	locati day, provi locati	ever, if a relevant company keeps any of its Member Registers at a ion outside of the territorial limits of the State on the introduction subsection (1) does not make the company liable for an offence ded that the location where the Register is kept is changed to a ion within the territorial limits of the State within 5 working days the introduction day.	23 24 25 26 27 28
	(4)	It is ta that:	aken to be a provision of the constitution of each relevant company	29 30
		(a)	any Member Register of the company be kept at a location within the territorial limits of the State unless the Minister gives written approval for it to be kept at a location outside the territorial limits of the State, and	3 ² 32 33 34
		(b)	the location where a Member Register is kept not be changed to a location that is outside of the territorial limits of the State without the written approval of the Minister	35 36

10	Orde	ers to relocate registered office or Member Register to the State	1
	(1)	The Minister may, by order served on a relevant company, instruct the company and its directors and other officers to take such steps as are necessary under the Corporations Act:	2 3 4
		(a) to change the address of its registered office to a location that is within the territorial limits of the State within the period specified in the order, and	5 6 7
		(b) to change the location where any Member Register of the company is kept to a location that is within the territorial limits of the State within the period specified in the order.	8 9 10
	(2)	A relevant company on which an order made under subsection (1) is served must comply with the order.	11 12
		Maximum penalty: 1,000 penalty units.	13
		Note. If a relevant company contravenes this subsection, section 40 operates to make each person who is a director of the company or who is concerned in the management of the company liable for the offence if the person knowingly authorised or permitted the contravention.	14 15 16 17
Divi	sion	3 Transfers of shares by relevant companies	18
11	Cert	ain transfers of shares in liable entities prohibited	19
	(1)	A relevant company must not transfer to any person any shares that it holds in a liable entity without the written approval of the Minister.	20 21
		Maximum penalty: 1,000 penalty units.	22
		Note. If a relevant company contravenes this subsection, section 40 operates to make each person who is a director of the company or who is concerned in the management of the company liable for the offence if the person knowingly authorised or permitted the contravention.	23 24 25 26
	(2)	Without limiting subsection (1), an order of the Minister under section 12 instructing a relevant company and its directors and officers to transfer shares constitutes written approval of the Minister for the purposes of that subsection for the transfer of those shares.	27 28 29 30
	(3)	Subsections (1) and (2) are taken to extend to transfers of shares occurring during or after the introduction day but before the assent day.	31 32
12	Orde	ers requiring transfer of shares back to relevant company	33
	(1)	If a relevant company transfers shares in contravention of section 11, the Minister may, by order served on the person to whom or which the shares were transferred, instruct the person (and, in the case of a company, its directors and other officers) to take such steps as are	34 35 36 37

	(whe	ether written or unwritten) to transfer those shares back to the vant company during the day or within the period specified in the	1 2 3 4
(2)			5 6
	Note: opera conce	. If the person who contravenes this subsection is a corporation, section 40 ates to make each person who is a director of the corporation or who is erned in the management of the corporation liable for the offence if the	7 8 9 10 11
(3)	on tr	rust or for the benefit of another person, any beneficial interest of other person in the shares is extinguished on the transfer of the	12 13 14 15
(4)	No c	ompensation is payable for any of the following:	16
	(a)	the loss of any legal or beneficial interest in shares resulting from the transfer of the shares in compliance with an order under subsection (1) (including the extinguishment of a person's beneficial interest in shares by operation of subsection (3)),	17 18 19 20
	(b)	any costs or other expenses incurred by a person in complying with an order under subsection (1).	21 22
sion	4	Expiry of Part	23
Part	expire	es when external administration period ends	24
			25 26
sion	5	Displacement of Corporations legislation	27
Disp	lacem	ent of certain provisions of Corporations legislation	28
(1)	those legis Corp legis Note regist	e sections by relevant companies) are declared to be Corporations lation displacement provisions for the purposes of section 5G of the corations. Act in relation to the provisions of the Corporations lation generally. Chapter 2B of the Corporations Act makes provision with respect to the tered offices of companies and places of business of companies. See also	29 30 31 32 33 34 35 36
	(3) (4) Sision Part	(whereleve order releve order (2) A perserve Maximote. Operation of the compensor of the co	served on the person. Maximum penalty: 1,000 penalty units. Note. If the person who contravenes this subsection is a corporation, section 40 operates to make each person who is a director of the corporation or who is concerned in the management of the corporation liable for the offence if the person knowingly authorised or permitted the contravention. (3) If a person holds shares to which an order under subsection (1) applies on trust or for the benefit of another person, any beneficial interest of the other person in the shares is extinguished on the transfer of the shares back to the relevant company. (4) No compensation is payable for any of the following: (a) the loss of any legal or beneficial interest in shares resulting from the transfer of the shares in compliance with an order under subsection (1) (including the extinguishment of a person's beneficial interest in shares by operation of subsection (3)), (b) any costs or other expenses incurred by a person in complying with an order under subsection (1). Sision 4 Expiry of Part Part expires when external administration period ends The provisions of this Part cease to have effect at the end of the day on which the external administration period ends. Sision 5 Displacement of Corporations legislation Displacement of certain provisions of Corporations legislation

Chapter 2C of the Corporations Act makes provision for the keeping of registers (including Member Registers) by companies. See, in particular, sections 169 (Register of members), 172 (Location of registers) and 178 (Overseas branch registers) of that Act. Section 5G (9) of the Corporations Act provides that if a provision of a law of a State or Territory provides that a provision is included, or taken to be included, in a company's constitution, the provision is included in the company's constitution even though the procedures and other requirements of that Act are not complied with in relation to the provision. Section 5G (11) of the Corporations Act provides that if a State law declares a 10 provision of a State law to be a Corporations legislation displacement provision, 11 any provision of the Corporations legislation with which the State provision 12 would otherwise be inconsistent does not apply to the extent necessary to avoid 13 the inconsistency. 14 However, section 5G (3) of the Corporations Act provides that section 5G will 15 only apply to a provision of a law of a State or Territory enacted after the 16 commencement of that Act if a law of the State or Territory declares the 17 provision to be a Corporations legislation displacement provision for the 18 purposes of that section. 19 Section 11 (and section 40 in its application to contraventions of that 20 section by relevant companies) are declared to be Corporations 21 legislation displacement provisions for the purposes of section 5G of the 22 Corporations Act in relation to the provisions of the Corporations 23 legislation generally. 24 Note. Chapters 2H and 2J of the Corporations Act make provision with respect 25 to the issue of shares and transactions affecting share capital. 26 Section 5G (11) of the Corporations Act provides that if a State law declares a 27 provision of a State law to be a Corporations legislation displacement provision, 28 any provision of the Corporations legislation with which the State provision would otherwise be inconsistent does not apply to the extent necessary to avoid 29 30 the inconsistency. 31 Sections 10 and 12 (and section 40 in its application to contraventions 32 of those sections by relevant companies) are declared to be 33 Corporations legislation displacement provisions for the purposes of 34 section 5G of the Corporations Act in relation to the provisions of the 35 Corporations legislation generally. 36 Note. Section 5G (5) of the Corporations Act provides that if a provision of a law 37 of a State or Territory specifically: 38 authorises a person to give instructions to the directors or other officers 39 of a company or body, or 40

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(b)

a person, or

a provision of the Corporations legislation does not:

a person,

requires the directors of a company or body to:

comply with instructions given by a person, or

have regard to matters communicated to the company or body by

provides that a company or body is subject to the control or direction of

Limitations on corporate restructuring

Part 2

(d) prevent the person from giving an instruction to exercising control or direction over the company or be	the directors or 1 ody, or 2
(e) prohibit a director from complying with the instruction	or direction, or 3
(f) impose a liability (whether civil or criminal) on a dire with the instruction or direction.	ector for complying 4 5
Section 5G (11) of the Corporations Act provides that if a St provision of a State law to be a Corporations legislation display provision of the Corporations legislation with which the would otherwise be inconsistent does not apply to the extent the inconsistency.	acement provision, 7 he State provision 8

Part 3

Par	t 3	Exte	ernal administration of liable entities	
Divi	sion	1	General	2
15	Exte	rnal ad	ministration period	3
	(1)	For th the pe	e purposes of this Act, the <i>external administration period</i> means riod:	2 Į
		(a)	commencing on the assent day, and	(
		(b)	ending at the end of the day appointed by the Governor under subsection (2) for the termination of the external administration under this Part.	- 8
	(2)	for the	Sovernor may, by proclamation published in the Gazette, fix a day e termination of the external administration of each liable entity this Part.	10 11 12
	(3)	procla	Sovernor may, by proclamation published in the Gazette, revoke a simulation published under subsection (2), in which case the revoked simulation is taken never to have been published.	13 14 15
	(4)		oking proclamation has effect only if published before the day under subsection (2) by the proclamation it revokes.	16 17
	(5)		evocation of a proclamation published under subsection (2) does event publication of a further proclamation under that subsection.	18 19
16	Exte	rnal ad	ministration must be conducted under this Part	20
	(1)	Durin	g the external administration period:	2
			any external administration of a liable entity is to be conducted only in accordance with the provisions of this Part, and	22 23
		. ,	no proceedings may be brought or continued in a court or other tribunal for the external administration of a liable entity otherwise than in accordance with the provisions of this Part.	24 25 26
	(2)		ng in this Part is intended to prevent or limit any liable entity or f its directors or other officers from providing assistance to ASIC.	27 28
	(3)	arrang	is section, <i>external administration</i> means any scheme of gement, receivership, winding up or other kind of external histration.	29 30 31

Divi	ision 2	2	Management of liable entities	1
17	Mana	geme	ent during external administration period	2
		be m with	ect to the provisions of this Part and Part 2, each liable entity is to tanaged during the external administration period in accordance any applicable provisions of the Corporations Act or any other lation, the constitution of the entity and the general law.	3 2 5
18	Cond	luct o	f business during external administration period	7
	(1)		ect to this Part, during the external administration period the ers of each liable entity must be exercised so as to:	8
		(a)	carry on the business of the entity so far as is necessary for the management of claims made against the entity, and	10 17
		(b)	pay claims made against the entity in accordance with the provisions of this Part.	12 13
		comp Act p individual section	Part 2B.1 of the Corporations Act makes provision for the powers of anies and how they are to be exercised. In particular, section 124 of that provides that a company has the legal capacities and powers of an idual. However, section 124 (3) of that Act makes it clear that nothing in that on authorises a company to do an act that is prohibited by a law of a State es a right to a company that a law of a State denies to it.	14 15 16 17 18
	(2)	With	out limiting subsection (1), a liable entity may also:	20
		(a)	make any compromise or arrangement with persons having or alleging that they have any claim (present or future, certain or contingent, ascertained or sounding only in damages) against the entity or by which the entity may be rendered liable, and	2° 22 23 24
		(b)	enforce any calls, liabilities to calls, debts, liabilities capable of resulting in debts and any claims (present or future, certain or contingent, ascertained or sounding only in damages) subsisting or supposed to subsist between the entity and a contributory or other debtor or person apprehending liability to the entity, and	25 26 27 28 29
		(c)	compromise any call, debt, liability or claim referred to in paragraph (b), and all questions in any way relating to or affecting the property of the entity or the external administration of the entity under this Part, on such terms as are agreed, and take any security for the discharge of, and give a complete discharge in respect of, any such call, debt, liability or claim, and	30 31 32 33 34 35
		(d)	do all such other things:	36
			(i) as are necessary for the purposes of exercising a power under subsection (1) or paragraph (a), (b) or (c) or of the external administration of the entity under this Part, or	37 38 39
			(ii) that the entity is directed, required, authorised or permitted to do by or under this Part.	40 41

Clause 19		James Hardie Former Subsidiaries (Special Provisions) Bill 2005	
Part 3		External administration of liable entities	
	(3)	An exercise of a power by a liable entity is not invalid mere it is exercised in contravention of subsection (1) or (2).	ly because
	(4)	However, nothing in subsection (3) prevents:	;
		(a) the making of an application to the Supreme Court und 32 for an order to remedy or restrain a contrav subsection (1) or (2), or	
		(b) the Supreme Court from granting any relief under sec any such application.	etion 32 on
19	Directions from Minister		
	(1)	The Minister may, by written order served on a liable entity, entity to do, or not to do, any thing that the Minister is s necessary or appropriate for the external administration of the accordance with the provisions of this Part.	satisfied is
	(2)	A liable entity is required and authorised to comply with any given to it under an order made under subsection (1) that is seen	
20	Notification that liable entity under external administration		
		Each liable entity is authorised and required during the administration period to set out in every public document, an negotiable instrument, of the entity, after the name of the entit first appears, the expression "under NSW external administration".	nd in every 18 atity where 19
21	Liab	ble entity may continue to trade while insolvent	2
		A liable entity and its directors and other officers are stauthorised during the external administration period to cobusiness of the entity in the manner directed, required, aut permitted by or under this Part even if:	onduct the 23
		(a) the entity is insolvent, or	26
		(b) the entity will become insolvent by reason of conc business in such a manner.	ducting its 27

A liable entity, any director or other officer or member of such an entity

or any other person may not make an application during the external administration period for the deregistration of a liable entity under the

Corporations Act without the written consent of the Minister.

Deregistration of liable entities

Division 3 Making		3 Making and payment of claims		1
23	Clair	ns payable only as permitted by this Divisior	1	2
	(1)	During the external administration period, claimay be paid only in the manner permitted by the	ms against a liable entity his Division.	3 4
	(2)	A person who has a claim against a liable entity during the external administration period to claim, but only to the extent authorised or perr	enforce payment of the	5 6 7
	(3)	Accordingly, no court or other tribunal has a during the external administration period to grant any relief in respect of any claim against in accordance with the provisions of this Divisions	entertain proceedings or a liable entity other than	8 9 10 11
24	Dete	rmination of whether sufficient funds		12
		In determining whether or not there are or wi the payment of claims against a liable entity, ramount of funding that is or will be available claims (whether from the funds of the entity its of funds made by any other person).	regard is to be had to the for the payment of such	13 14 15 16 17
25	Payr	nents during period of sufficient funds		18
		If there are sufficient funds to do so, a liable enall claims against it in full and as and when the		19 20
26	Mini	ster may apply to Supreme Court if insufficie	ent funds	21
	(1)	If there are or will be insufficient funds for al liable entity to be paid in full as and when they Minister may apply to the Supreme Court for (2).	fall due for payment, the	22 23 24 25
	(2)	On any such application, the Supreme Court mare or will be insufficient funds for all of the entity to be paid in full as and when they fall dufollowing orders:	e claims against a liable	26 27 28 29
		(a) an order declaring that there will be insultable entity's debts in full for the period (the <i>insufficient funds period</i>),		30 31 32
		(b) an order approving a scheme for the par payment of claims against the entity duri period (an <i>approved payment scheme</i>).		33 34 35

(3)	defer	ral of	ne Court may not approve a scheme for the part payment or payment of claims against a liable entity during an funds period unless the scheme provides for the following:	1 2 3
	(a)	the p	payment in full of the operating expenses and claims assing expenses of the entity during the period in priority claims of the kind referred to in paragraph (b) or (c),	4 5 6
	(b)		ayment of claims for damages for personal injury or death g the period:	7 8
		(i)	in full, or	9
		(ii)	in part (calculated on an appropriate proportionate basis among claimants whose claims are payable when the period commences or become payable during that period),	10 11 12
		in pri	ority over claims of the kind referred to in paragraph (c),	13
	(c)	the pa	ayment in part, or the deferral of the payment, of any other of claims during the period.	14 15
(4)	The vary	Suprem any oro	ne Court may, on the application of the Minister, revoke or ders made under subsection (2).	16 17
(5)	autho to pa	orised to y claim	approved payment scheme is in force, a liable entity is o pay claims against the entity that are payable and to refuse as that are deferred, but only to the extent and in accordance ms of the scheme.	18 19 20 21
(6)			e provisions of the <i>Limitation Act 1969</i> or any other or law (whether written or unwritten):	22 23
	(a)	paym insuff as is right	rt payment of a claim is authorised under an approved ent scheme, a claimant is entitled to payment during the ficient funds period of that part of the total amount payable permitted under the scheme (but without prejudice to the of the claimant to recover the balance of the total amount ble after the end of the period), and	24 25 26 27 28 29
	(b)	if the schen	payment of a claim is deferred under an approved payment ne:	30 31
		(i)	any pending proceedings before any court or other tribunal in respect of the deferred claim may not be continued or maintained until payment of the claim ceases to be deferred under the scheme, and	32 33 34 35
		(ii)	any limitation period applicable to the making of the claim is taken to stop running on the day on which the insufficient funds period commences and to recommence	36 37 38

to run on the day after the period ends.

Division 4		4	Reporting requirements, information and assistance			
27	Exte	rnal ad	al administration accounts			
	(1)	Minis	ble entity must, within 1 month after the end of such period as the ster may direct from time to time (a <i>specified period</i>) by order d on the entity, lodge with the Minister:	4 5 6		
		(a)	an account in the form prescribed by the regulations verified by statement in writing showing:	7 8		
			(i) the entity's receipts and payments during the specified period, and	9 10		
			(ii) in the case of the second account lodged under this subsection and all subsequent accounts—the aggregate amount of receipts and payments during all preceding specified periods, and	11 12 13 14		
		(b)	a statement in the form prescribed by the regulations relating to the position in the external administration, verified by a statement in writing.	15 16 17		
	(2)	perio	out limiting subsection (1), the Minister may direct that a specified d includes a period occurring before the commencement of the nal administration period.	18 19 20		
	(3)	subse make	eccount or statement is verified in writing for the purposes of ection (1) if a director or secretary of the liable entity concerned as a statutory declaration to the effect that the account or statement e and fair.	21 22 23 24		
	(4)	The N	Minister may:	25		
		(a)	cause the account and, where a statement of the position in the external administration has been lodged, that statement to be audited by a registered company auditor, who must prepare a report on the account and the statement (if any), or	26 27 28 29		
		(b)	require a liable entity to have the account and, where a statement of the position in the external administration is to be lodged, that statement to be audited by a registered company auditor, who must prepare a report on the account and the statement (if any) for lodgment.	30 31 32 33 34		
	(5)		ne purposes of the audit under subsection (4), the liable entity must the auditor access to such books and information as the auditor res.	35 36 37		
	(6)	audite	Minister causes an account, or an account and a statement, to be ed (or requires a liable entity to have the account, or account and ment, audited) under subsection (4):	38 39 40		

		(a)	in the case of an audit that the Minister causes to be undertaken under subsection (4) (a)—the Minister must give to the liable entity a copy of the report prepared by the auditor, and	1 2 3
		(b)	the preparation or publication of the report does not subject the Minister or the auditor personally to any action, liability, claim or demand.	4 5 6
	(7)	The	costs of an audit under this section:	7
		(a)	in the case of an audit that the Minister causes to be undertaken under subsection (4) (a)—must be fixed by the Minister, and	8 9
		(b)	form part of the operating expenses of the liable entity.	10
28	Insp	ection	of books	11
		direc	ng the external administration period, a liable entity and its stors or other officers must provide such access to its books for the oses of inspection as the Minister may reasonably require.	12 13 14
29	Assi	stance	e from officers of liable entity	15
	(1)		ng the external administration period, a director or any other officer liable entity must:	16 17
		(a)	attend on the Minister (or a person specified by the Minister), and	18
		(b)	give the Minister (or a person specified by the Minister) such information about the entity's business, property, affairs and financial circumstances, and	19 20 21
		(c)	attend such meetings of the members or creditors of the entity,	22
		as th	e Minister may reasonably require.	23
	(2)	of a l	ng the external administration period, a director or any other officer liable entity must do whatever the Minister reasonably requires the stor or other officer to do to help in:	24 25 26
		(a)	the exercise of the Minister's functions under this Part, and	27
		(b)	the external administration of the entity under this Part.	28
Divi	sion	5	Removal of directors of liable entities	29
30	Supr	eme (Court may order removal of directors	30
	(1)	direc	Minister may apply to the Supreme Court for orders to remove a stor of a liable entity from office and the appointment of another on as a director.	31 32 33
	(2)	orde	my such application, the Supreme Court may make the following rs if satisfied that the director of the liable entity concerned has not fully performed or is not faithfully performing his or her duties as	34 35 36

			ector or has not observed or is not observing a requirement of the t or of this Act:	1 2
		(a)	an order that the director ceases to hold office as a director of the liable entity on the day specified in the order,	3 4
		(b)	an order that a specified person is appointed to be a director of the liable entity instead of the person who ceases to hold office as a director.	5 6 7
	(3)	It is t	aken to be a provision of the constitution of each liable entity that:	8
		(a)	a director in respect of whom an order is made under subsection (2) ceases to hold office as a director on the day specified in the order, and	9 10 11
		(b)	the vacancy in the office may only be filled by a person appointed by the Supreme Court in an order made under subsection (2), and	12 13
		(c)	this power of appointment has effect despite any other provision of the constitution of the liable entity.	14 15
	(4)	hold	office as a director of a liable entity is not entitled to any eneration or compensation because of the loss of that office.	16 17 18
Division 6 Enforcement				
31	Mear	ning o	f "authorised applicant"	20
	(1)		he purposes of this Division, each of the following persons is an <i>orised applicant</i> :	21 22
		(a)	the Minister,	23
		(b)	any other person who is authorised by the Minister under subsection (2) for the purposes of the provisions of this Division in which the expression <i>authorised applicant</i> is used.	24 25 26
	(2)	autho this I	Minister may, by written instrument, authorise any person to be an orised applicant for the purposes of any or all of the provisions of Division that enable an authorised applicant to make applications to upreme Court.	27 28 29 30
	(3)	The author person	Minister may at any time and for any reason revoke a person's prisation under subsection (2) by written notice served on the on.	31 32 33
	(4)			

32	Enfo	programment of provisions of this Part	1
	(1)	In this section, <i>contravention</i> includes a threatened or apprehended contravention.	2
	(2)	An authorised applicant may apply to the Supreme Court for an order to remedy or restrain a contravention of a provision of this Part, whether or not any right of that applicant has been or may be infringed by or as a consequence of that contravention.	4 5 6 7
	(3)	On any such application, the Supreme Court may, if satisfied that a contravention has occurred, or that a contravention will, unless restrained by order of the Court, continue or be committed, make such order or orders as it thinks fit to remedy or restrain the contravention.	8 9 10 11
33	Advi	ice or directions concerning provisions of this Part	12
	(1)	A liable entity may apply for advice or direction by the Supreme Court or the Minister on any matter relating to the scope of the entity's functions under this Part, the exercise of any function by the entity under this Part or any other matter relating to the operation of this Part.	13 14 15 16
	(2)	The Minister may apply for advice or direction by the Supreme Court on any matter relating to the scope of the Minister's functions under this Part, the exercise of any function by the Minister under this Part or any other matter relating to the operation of this Part.	17 18 19 20
	(3)	In determining any such application, the Supreme Court or Minister (as the case may be) may decide to:	21 22
		(a) approve or disapprove of any act proposed to be done by the applicant, or	23 24
		(b) give such advice or direction as the Supreme Court or Minister considers appropriate.	25 26
	(4)	No proceedings lie, or civil or other liability arises, against an applicant for or on account of any act, matter or thing done or omitted to be done by the applicant in good faith and in accordance with any approval, advice or direction given under this section.	27 28 29 30
	(5)	In this section: <i>applicant</i> means a person who applies for advice or direction under this section.	31 32 33
34	Sup	reme Court may request non-NSW court or tribunal to act in its aid	34
	(1)	The Supreme Court may, on the application of an authorised applicant, request any of the following courts and tribunals that has jurisdiction in external administration matters with respect to a liable entity to act in	35 36 37

			of, and be auxiliary to, the Supreme Court in the external inistration of the entity under this Part:	1 2
		(a)	a court or other tribunal of another State or Territory (including an external Territory),	3 4
		(b)	a court or other tribunal of the Commonwealth,	5
		(c)	a court or other tribunal of a foreign country (or of a state, province or other part of a foreign country).	6 7
	(2)	In th	is section:	8
		of an	rnal administration matter means a matter relating to any scheme trangement, receivership, winding up or other kind of external inistration of a company or other body outside of the territorial is of the State (whether or not in Australia).	9 10 11 12
35			for exercise of certain functions during external ation period	13 14
	(1)	impo	section applies to any function (a <i>protected function</i>) conferred or osed on any of the following persons (a <i>protected person</i>) by or or a provision of this Part:	15 16 17
		(a)	the Governor,	18
		(b)	the Minister (including a delegate of the Minister),	19
		(c)	an authorised applicant.	20
	(2)		ept as provided by this section, the exercise by a protected person of protected function during the external administration period may be:	21 22 23
		(a)	challenged, reviewed, quashed or called into question before any court of law or administrative review body in any proceedings, or	24 25
		(b)	restrained, removed or otherwise affected by any proceedings.	26
	(3)	the non-	nout limiting subsection (2), that subsection applies whether or not proceedings relate to any question involving compliance or compliance, by a protected person, with the provisions of this Part e rules of natural justice (procedural fairness).	27 28 29 30
	(4)	admi ques perso	ordingly (and except as provided by this section), no court of law or inistrative review body has jurisdiction or power to consider any tion involving compliance or non-compliance, by the protected on, with those provisions or with those rules so far as they apply to exercise during the external administration period of any protected tion.	31 32 33 34 35 36
	(5)	auth	rever, nothing in this section prevents any person who is expressly orised or permitted by a provision of this Part to bring proceedings ether under this Part or otherwise) against a protected person from:	37 38 39

		(a)	bringing such proceedings, or	1			
		(b)	being granted such relief in those proceedings as may be authorised or permitted by this Part.	2			
	(6)		section has effect despite any provision of this Act or other lation or any other law (whether written or unwritten).	4 5			
	(7)	In th	is section:	6			
		exer	cise of functions includes:	7			
		(a)	the purported exercise of functions, and	8			
		(b)	the non-exercise or improper exercise of functions, and	9			
		(c)	the proposed, apprehended or threatened exercise of functions.	10			
		proc	eedings includes:	11			
		(a)	proceedings for an order in the nature of prohibition, certiorari or mandamus or for a declaration or injunction or for any other relief, and	12 13 14			
		(b)	without limiting paragraph (a), proceedings in the exercise of the	15			
			inherent jurisdiction of the Supreme Court or the jurisdiction conferred by section 23 of the Supreme Court Act 1970.	16 17			
Divi	Division 7 Displacement of Corporations legislation						
36	Disp	lacem	ent of certain provisions of the Corporations Act	19			
	(1)	Corpsectic Corporate Administration (a) (b) if a point the diagram of the compsection of	provisions of Divisions 1–6 of this Part are declared to be porations legislation displacement provisions for the purposes of on 5G of the Corporations Act in relation to Chapter 5 of the corations Act. Chapter 5 of the Corporations Act makes provision for the external histration of companies and certain other bodies. on 5G (4) of the Corporations Act provides that a provision of the corations legislation does not: prohibit the doing of an act, or impose a liability (whether civil or criminal) for doing an act, rovision of a law of a State or Territory specifically authorises or requires oing of that act. Section 21 of this Act specifically authorises a liable entity is directors and other officers to conduct the entity's business as provided is Part even if insolvent. Part 5.7B of the Corporations Act prohibits a part even if insolvent. Part 5.7B of the Corporations Act prohibits a part and its directors and officers from trading while insolvent. on 5G (8) of the Corporations Act provides that the provisions of Chapter that Act do not apply to a scheme of arrangement, receivership, winding up the external administration of a company to the extent to which the scheme,	20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35			
		recei	vership, winding up or administration is carried out in accordance with a sign of a law of a State or Territory.	37 38 39			

(2)

Section 5G (9) of the Corporations Act provides that if a provision of a law of a State or Territory provides that a provision is included, or taken to be included, in a company's constitution, the provision is included in the company's constitution even though the procedures and other requirements of that Act are not complied with in relation to the provision. Section 30 (3) of this Act provides that certain provisions relating to the removal of directors are taken to be part of the constitution of a liable entity.
Section 5G (11) of the Corporations Act provides that if a State law declares a provision of a State law to be a Corporations legislation displacement provision, any provision of the Corporations legislation with which the State provision would otherwise be inconsistent does not apply to the extent necessary to avoid the inconsistency.
However, section 5G (3) of the Corporations Act provides that section 5G will only apply to a provision of a law of a State or Territory enacted after the commencement of that Act if a law of the State or Territory declares the provision to be a Corporations legislation displacement provision for the purposes of that section.
Without limiting subsection (1), section 20 is declared to be a Corporations legislation displacement provision for the purposes of section 5G of the Corporations Act in relation to the provisions of Part 2B.6 of that Act.
Note. Part 2B.6 of the Corporations Act makes provision for the use of names by companies.
Section 5G (6) of the Corporations Act provides that the provisions of Part 2B 6

 prohibit a company or other body from using a name if the use of the name is expressly provided for, or authorised by, a provision of a law of a State or Territory, or

(b) require a company or other body to use a word as part of its name if the company or body is expressly authorised not to use that word by a provision of a law of a State or Territory.

(3) Without limiting subsection (1), section 22 is declared to be a Corporations legislation displacement provision for the purposes of section 5G of the Corporations Act in relation to Part 5A.1 of the Corporations Act.

and Part 5B.3 of that Act (which relate to the use of names) do not:

Note. Part 5A.1 of the Corporations Act makes provision for the deregistration of companies.

Section 5G (5) of the Corporations Act provides that if a provision of a law of a State or Territory specifically:

- (a) authorises a person to give instructions to the directors or other officers of a company or body, or
- (b) requires the directors of a company or body to:
 - (i) comply with instructions given by a person, or
 - (ii) have regard to matters communicated to the company or body by a person, or
- (c) provides that a company or body is subject to the control or direction of a person,

a provision of the Corporations legislation does not:

Clause 36 James Hardie Former Subsidiaries (Special Provisions) Bill 2005 Part 3 External administration of liable entities prevent the person from giving an instruction to the directors or exercising control or direction over the company or body, or $\frac{1}{2} \int_{-\infty}^{\infty} \frac{1}{2} \left(\frac{1}{2} \int_{-\infty}^{\infty} \frac{1}{2}$ (d) 2 (e) prohibit a director from complying with the instruction or direction, or 3 impose a liability (whether civil or criminal) on a director for complying with the instruction or direction. 4 (f) 5 Section 5G (11) of the Corporations Act provides that if a State law declares a provision of a State law to be a Corporations legislation displacement provision, any provision of the Corporations legislation with which the State provision would otherwise be inconsistent does not apply to the extent necessary to avoid 6 9

the inconsistency.

Miscellaneous Part 4

Part 4		Miscellaneous						
37	Exer	Exemption from State tax						
	(1)	(1) In this section:						
		exen	npt matter means any of the following:	4				
		(a)	the transfer of any shares in a liable entity that the Minister has instructed under section 12,	5 6				
		(b)	such other matters in connection with this Act as may be prescribed by the regulations.	7 8				
	State tax means application or registration fees, duty under the <i>Duties Act 1997</i> or any other tax, duty, fee or charge imposed by any Act or law of the State.							
	(2)	State	e tax is not payable in relation to:	12				
		(a)	an exempt matter, or	13				
		(b)	anything done because of, or for a purpose connected with or arising out of, an exempt matter.	14 15				
38	Delegation							
		The unde	Minister may delegate the exercise of any function of the Minister or this Act or the regulations (other than this power of delegation) to:	17 18				
		(a)	any member of staff of a Government Department, or	19				
		(b)	any person, or any class of persons, authorised for the purposes of this section by the regulations.	20 21				
39	Serv	ice of	documents	22				
	(1)		ecument that is authorised or required by this Act or the regulations e served on any person may be served by:	23 24				
		(a)	in the case of a natural person:	25				
			(i) delivering it to the person personally, or	26				
			(ii) sending it by post to the address specified by the person for the giving or service of documents or, if no such address is specified, the residential or business address of the person last known to the person giving or serving the document, or	27 28 29 30 31				
		(b)	in the case of a body corporate—leaving it with a person	32				
		(0)	apparently of or above the age of 16 years at, or by sending it by post to, the head office, a registered office or a principal office of the body corporate or to an address specified by the body	33 34 35				
			corporate for the giving or service of documents.	36				

	(2)	Nothing in this section affects the operation of any provision of a law or of the rules of a court authorising a document to be served on a person in any other manner.					
40	Offe	nces by corporations					
	(1)	If a corporation contravenes, whether by act or omission, any provision of this Act or the regulations, each person who is a director of the corporation or who is concerned in the management of the corporation is taken to have contravened the same provision if the person knowingly authorised or permitted the contravention.					
	(2)	A person may be proceeded against and convicted under a provision pursuant to subsection (1) whether or not the corporation has been proceeded against or has been convicted under the provision.					
	(3)	Nothing in this section affects any liability imposed on a corporation for an offence committed by the corporation under this Act or the regulations.					
	(4)	In this section:					
		corporation includes a company or any other body corporate.					
41	Natu	re of proceedings for offences					
	(1)	Proceedings for an offence under this Act or the regulations may be dealt with:					
		(a) summarily before a Local Court, or					
		(b) summarily before the Supreme Court in its summary jurisdiction.					
	(2)	If proceedings are brought in a Local Court, the maximum monetary penalty that the Local Court may impose for the offence is 100 penalty units, despite any higher maximum monetary penalty provided in respect of the offence.					
42	Regulations						
	(1)	The Governor may make regulations, not inconsistent with this Act, for or with respect to any matter that by this Act is required or permitted to be prescribed or that is necessary or convenient to be prescribed for carrying out or giving effect to this Act.					
	(2)	The regulations may create offences punishable by a penalty not exceeding 100 penalty units.					
43	Savi	ngs, transitional and other provisions					
		Schedule 1 has effect					

James Hardie Former Subsidiaries (Special Provisions) Bill 2005 Miscellaneous									Clause 44 Part 4					
44	Amen	dment of	Subord	inate L	egisla	ation	Act 1	989	No 1	46				
	,	The Subo Schedule	ordinate 2.	Legisle	ation	Act	1989	is	amer	nded	as	set	out	in

Schedule 1		le 1	Savings, transitional and other provisions			
			(Section 43)	3		
Part 1 Gener		Gen	eral	4		
1	Regi	ulations		5		
	(1)		egulations may contain provisions of a savings or transitional consequent on the enactment of the following Acts:	6 7 8		
	(2)	(a) 1 (b) 1	the introduction day (in the case of this Act), or the date of assent to the Act concerned (in the case of any other Act), ter date.	9 10 11 12		
	(3)	is earli	extent to which any such provision takes effect from a date that ier than the date of its publication in the Gazette, the provision ot operate so as:	14 15 16		
		1	to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its publication, or	17 18 19		
			to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its publication	20 21		

Schedule 2	Amendment of Subordinate Legislation Act 1989					
	(Section 44)	3				
Schedule 4	Excluded instruments	4				
Insert after	item 26:	5				
27	Regulations under the <i>James Hardie Former Subsidiaries</i> (Special Provisions) Act 2005	6				