

New South Wales

# James Hardie Former Subsidiaries (Winding up and Administration) Bill 2005

## **Explanatory note**

This explanatory note relates to this Bill as introduced into Parliament. The following Bills are cognate with this Bill:

- James Hardie (Civil Liability) Bill 2005
- James Hardie (Civil Penalty Compensation Release) Bill 2005

## Overview of Bill

## **Background**

Before February 2001, Jsekarb Pty Limited (now called Amaba Pty Limited and referred to as *Amaba* in this Bill) and James Hardie & Coy Pty Limited (now called Amaca Pty Limited and referred to as *Amaca* in this Bill) were subsidiaries of James Hardie Industries Limited (now called ABN 60 Pty Limited and referred to as *ABN* 60 in this Bill). All of these companies (the *liable entities*) were, and continue to be, Australian companies.

The liable entities were originally registered as companies under the applicable companies law of New South Wales of the time. They are currently taken to be registered in New South Wales for the purposes of the *Corporations Act 2001* of the Commonwealth (the *Corporations Act*) and have their registered offices in the State.

b05-024-94.p01

The liable entities had previously been manufacturers of products made from asbestos. As such, they had (and will continue to acquire) liabilities to persons who sustained, or will sustain, personal injuries because of these products. A substantial proportion of these liabilities arise, or will arise, in New South Wales.

On 15 February 2001, the James Hardie group of companies (the *James Hardie Group*) was restructured. The principal features of the restructuring were as follows:

- (a) Amaca became and remains the parent company of Amaba.
- (b) Amaca was acquired by the Medical Research and Compensation Foundation (the *Compensation Foundation*) for no monetary consideration. The Compensation Foundation remains the parent company of Amaca.
- (c) As a result, both Amaca and Amaba ceased to be subsidiaries of James Hardie Industries Limited (now called ABN 60).
- (d) The Compensation Foundation was established for the purpose of meeting existing and future claims against Amaba and Amaca.

In October 2001, the Supreme Court of New South Wales approved a scheme of arrangement under the Corporations Act under which James Hardie Industries NV became the holding company for the James Hardie Group. James Hardie Industries NV is a company incorporated in the Netherlands and is registered as a foreign company under the Corporations Act. The materials before the Supreme Court concerning the scheme of arrangement and related reduction of capital indicate that the reduction was conditional on James Hardie Industries NV subscribing for partly paid shares in James Hardie Industries Limited (now ABN 60) and on James Hardie Industries Limited being able to call on that amount at any time in the future and from time to time. However, in March 2003 James Hardie Industries NV ceased to be the holding company for the Group when its shares in ABN 60 were cancelled.

Under Letters Patent dated 27 February 2004 and 30 June 2004, a Special Commission of Inquiry was commissioned to inquire into and report on certain matters relating to the establishment of the Compensation Foundation. On 21 September 2004, the Special Commission issued a report that found that the present value of the existing and future liabilities of Amaba and Amaca would not be less than \$1.5 billion and that the Compensation Foundation has no prospect of meeting those liabilities.

Negotiations were then held in late 2004 between James Hardie Industries NV, the State of New South Wales, the Australian Council of Trade Unions, Unions New South Wales and Mr Bernie Banton as the designated representative of certain Asbestos Victims Groups with a view to securing funding for asbestos-related personal injury claims against the liable entities. The parties to the negotiation entered into Heads of Agreement in December 2004 (the *Heads of Agreement*) as the basis for concluding a final agreement to secure such funding (the *Final Funding Agreement*).

The State and James Hardie Industries NV have been negotiating the terms of the Final Funding Agreement during the period since entering the Heads of Agreement.

In late June 2005, the Parliament of New South Wales enacted the *James Hardie Former Subsidiaries (Special Provisions) Act 2005* in order to maintain the status quo in relation to the liable entities pending the conclusion of the Final Funding Agreement. To this end, the Act provided for the external administration of the liable entities under the law of New South Wales and placed 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.

The Final Funding Agreement was entered into on 1 December 2005 by the State of New South Wales, James Hardie Industries NV and LGTDD Pty Limited (a controlled entity of James Hardie Industries NV).

## Principal objects of Bill

The principal objects of this Bill are:

- (a) to enable James Hardie Industries NV to set up a special purpose trust fund (the *SPF*) to provide funding to the liable entities under the Final Funding Agreement, and
- (b) to set up a State scheme for the winding up and other external administration over an extended period of the liable entities, and
- (c) to ensure that not only present, but also future, liabilities of the liable entities in respect of personal injury or death of persons arising from exposure to any asbestos or asbestos products that were mined, manufactured, sold, distributed or used by those entities are dealt with:
  - (i) in accordance with the Final Funding Agreement, and
  - (ii) so that preference is given to those claims over other claims which are deferred to the future, and
  - (iii) in a manner that recognises that exposure to such asbestos or asbestos products, or personal injury or death arising from such exposure, may occur for an extended period into the future, and
- (d) to repeal as a consequence the provisions of the James Hardie Former Subsidiaries (Special Provisions) Act 2005.

In order to achieve those objects, this Bill displaces certain provisions of the Corporations Act.

## Special features of the NSW winding up regime

In part because of its long-term nature, the NSW winding up regime will differ from a winding up or other form of external administration of a company under the Corporations Act.

With a winding up under the Corporations Act, it is typically the case that the company's property is taken into the custody of an external court-appointed liquidator and the powers of the directors and other officers of the company are suspended. The liquidator is at all times under the control of the court, and reports to creditors and to contributories (who may for that purpose together form a Committee

of Inspection). The liquidator's role is, at its most elemental, to liquidate the company's assets, to collect in any money from contributories and to pay liabilities to (proven) creditors.

Under the NSW winding up regime, the directors of the liable entities will continue to have day-to-day control of the companies. This is because of the very long-term nature of the winding up, and the fact that it will be necessary for the companies to continue their claims processing operations throughout their winding up periods.

The liable entities will, however, be subject to an external administration in so far as they will be subject to the oversight and direction of the trustee of the SPF (the **SPF** *trustee*) and, in some circumstances, the Minister and the Supreme Court.

The SPF trustee will itself be a company incorporated under the Corporations Act. The constitution of its board of directors will usually be controlled as to 60% by James Hardie Industries NV and as to 40% by the Government.

The SPF trustee will, in a sense, be performing a dual role under the NSW winding up regime.

Firstly, the SPF trustee will take on many of the responsibilities that would otherwise fall to a liquidator. For example, it will collect in funds from "contributories" (ie., the James Hardie Group) on the one hand, and pay creditors on the other.

Secondly, through its board, the SPF trustee will also be performing a function that is similar in some respects to a joint Committee of Inspection under the Corporations Act. A Committee of Inspection is a body that is comprised of representatives of both contributories and creditors. Here, the contributory is the James Hardie Group, which will be entitled to appoint 3 of the 5 directors of the SPF trustee. The interests of the main creditors (namely, current and future personal asbestos victims) will be represented through the appointment by the Government of the other 2 directors to the board of the SPF trustee.

In addition to the Government's contractual right under the Final Funding Agreement to appoint directors to the SPF trustee, the Minister will have additional powers under the legislation to act in the interests of creditors. For example, the Minister will be entitled to copies of accounts received by the SPF trustee from the liable entities, similar to the way in which a liquidator is required to lodge accounts with ASIC under a Corporations Act winding up. The Minister will also have the right to apply to the Supreme Court for certain orders and directions.

## 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 (other than Part 2 and clause 3 of Schedule 1) on a day or days to be appointed by proclamation.

Part 2 will be taken to have commenced on the day on which this Bill was first introduced into Parliament. Clause 3 of Schedule 1 will commence on the date of assent to the proposed Act.

Clause 3 sets out the principal objects of the proposed Act.

**Clause 4** defines certain words and expressions used in the proposed Act. In particular, the following expressions are defined:

The expression *payable liability* of a liable entity is defined to mean a liability of the entity to pay any of following:

- (a) a proven personal asbestos claim made against the entity in an Australian court or other Australian tribunal, but only to the extent that the exposure to asbestos or asbestos products to which the claim relates occurred wholly within the territorial limits of Australia,
- (b) a proven personal asbestos contribution claim made against the entity in an Australian court or other Australian tribunal, but only to the extent that the exposure to asbestos or asbestos products to which the claim relates occurred wholly within the territorial limits of Australia,
- (c) a pre-commencement claim against the entity (being a claim made or brought in any legal proceedings commenced before 1 December 2005),
- (d) an operating expense of the entity,
- (e) a claims processing expense of the entity,
- (f) a claim for the payment of a right to the proceeds of insurance of the entity that is declared to be a payable liability by regulations made for the purposes of proposed section 30,
- (g) an amount in respect of which the SPF trustee has a right to be indemnified by the entity under proposed section 36 (2) (b),
- (h) a statutory recovery claim against the entity.

A *payable claimant* of a liable entity is defined to mean any person to whom the entity has incurred a payable liability.

The expression *personal asbestos claim* against a liable entity or concurrent wrongdoer is defined to mean a claim by any of the following persons for damages (whether arising before, during or after the assent day) in respect of personal injury or death arising from exposure to any asbestos or asbestos products that were mined, manufactured, sold, distributed or used by or on behalf of the liable entity or concurrent wrongdoer (as the case may be):

- (a) the person who sustains the personal injury,
- (b) the personal legal representative of a deceased person who sustained the injury or died as a result of the injury,
- (c) a relative of a deceased person who sustained the injury or died as a result of the injury.

The expression is also defined to include such a claim against a liable entity or concurrent wrongdoer pursuant to the joinder of the liable entity or concurrent wrongdoer as a party to proceedings.

The expression *proven personal asbestos claim* against a liable entity is defined to mean a personal asbestos claim against the entity in respect of which:

- (a) a final judgment has been entered by a court or other tribunal against the entity, or
- (b) a binding settlement has been entered into by the entity,

but only to the extent that the judgment or settlement gives rise to a liability of the entity (including any liability to pay damages, interest or legal costs to the claimant).

The expression *statutory recovery claim* against a liable entity is defined to mean any of the following claims:

- (a) a claim against the entity under section 8E of the *Workers' Compensation* (Dust Diseases) Act 1942 for reimbursement of compensation paid or payable by the Workers' Compensation (Dust Diseases) Board,
- (b) any other claim against the entity for the payment of compensation, or the reimbursement of compensation paid, under a statute enacted in Australia in circumstances of a kind prescribed by the regulations.

Clause 5 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 6 provides that, in the event that a provision of the proposed Act or an instrument made under the Act has both valid and invalid applications, it is the intention of Parliament that the provision be construed as applying only to such of the applications of the provision as are valid.

**Clause 7** 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 Establishment of SPF

**Clause 8** makes it clear that James Hardie Industries NV may establish, as contemplated by the Final Funding Agreement, a charitable trust fund (the **SPF**) for the following principal purposes:

- (a) the purpose of receiving and providing funding for the payment, and paying, of payable liabilities of any liable entity,
- (b) the purpose of providing services with respect to the management and resolution of claims made against any liable entity.

In particular, the proposed section overcomes any doubt as to whether a trust fund established for such purposes would be a valid charitable trust for the purposes of New South Wales law.

The proposed section also makes it clear that the trustee for the fund must be a company registered under the Corporations Act that is taken under section 119A of that Act to be registered in New South Wales.

Clause 9 makes it clear that the *Charitable Trusts Act 1993* and the general law relating to charitable trusts apply to the SPF, subject to certain modifications specified by the proposed section. The modifications include provisions that limit the persons who may bring proceedings relating to the administration of the SPF to the Attorney General (whether with or without a relator), the SPF trustee and James Hardie Industries NV.

Clause 10 makes it clear that nothing in Part 2 authorises or permits any person other than James Hardie Industries NV to establish a charitable trust for a purpose that is not a charitable purpose under the general law of New South Wales.

## Part 3 Limitations on corporate restructuring

## Division 1 Interpretation

**Clause 11** defines, among other things, the term *relevant company* for the purposes of Part 3 to mean the following:

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

## Division 2 Registered offices and Member Registers

Clause 12 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.

The proposed section substantially re-enacts the provisions currently contained in section 8 of the *James Hardie Former Subsidiaries (Special Provisions) Act 2005*.

**Clause 13** 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.

The proposed section substantially re-enacts the provisions currently contained in section 9 of the *James Hardie Former Subsidiaries (Special Provisions) Act 2005*.

Clause 14 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).

The proposed section substantially re-enacts the provisions currently contained in section 10 of the *James Hardie Former Subsidiaries (Special Provisions) Act 2005*.

## Division 3 Transfers of shares by relevant companies

**Clause 15** 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).

The proposed section substantially re-enacts the provisions currently contained in section 11 of the *James Hardie Former Subsidiaries (Special Provisions) Act* 2005.

Clause 16 enables the Minister to order a relevant company to transfer shares that it holds in a liable entity to a person or persons 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 4 Directors of relevant companies

Clause 17 provides that the Minister may, by order served on a relevant company, direct that:

- (a) a specified director of the company ceases to hold office as a director on the day specified in the order, and
- (b) a specified person is appointed instead of the specified director on that day or a subsequent day specified in the order.

The proposed section makes it an offence for a director of a relevant company in respect of whom an order is made under the proposed section to continue to act as a director of the company after the day specified in the order for the director to cease to hold office. The maximum penalty for the offence will be 1,000 penalty units (currently, \$110,000).

However, the proposed section makes it clear that an order in respect of a liable entity cannot be made if the SPF trustee holds all of the shares in the entity for the purposes of the SPF.

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

- (a) a director in respect of whom an order is made under the proposed section ceases to hold office as a director on the day specified in the order, and
- (b) the vacancy in the office may only be filled by a person appointed by the Minister in an order made under the proposed section, and
- (c) this power of appointment has effect despite any other provision of the constitution of the relevant company.

## Division 5 Expiry of Part

Clause 18 provides that Part 3 ceases to have effect:

- (a) in relation to a relevant company that is a liable entity—at the end of the day on which the winding up period for that entity ends, and
- (b) in relation to a relevant company that is not a liable entity—at the end of 1 October 2006.

## Division 6 Displacement of Corporations legislation

**Clause 19** declares the provisions of Divisions 2–5 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 (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 4 Winding up of liable entities

## Division 1 General

Clause 20 provides that, for the purposes of the proposed Act, the winding up period for a liable entity means the period:

- (a) commencing on the day on which the proposed section commences, and
- (b) ending at the end of the day:
  - (i) appointed by the Governor under the proposed section for the termination of the winding up under Part 4, or

(ii) on which the liable entity is deregistered under the Corporations Act, whichever first occurs.

Clause 21 provides that during the winding up period, the winding up of a liable entity may be conducted only in accordance with the provisions of Part 4. The proposed section defines the term *winding up* for the purposes of that proposed section to mean any scheme of arrangement, receivership, winding up or other kind of external administration.

## Division 2 Management of liable entities

Clause 22 provides that a liable entity is to be managed during its winding up 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 3 and 4.

The provisions of the Corporations Act will continue to apply to the liable entities as a federal law, except to the extent that the operation of the Corporations Act is displaced by the operation of this Part.

Proposed section 21 provides that a liable entity may only be wound up as provided by this Part. Proposed section 60 displaces the operation of Chapter 5 (External administration) and other provisions of the Corporations Act in favour of the provisions of this Part.

Clause 23 requires the powers of a liable entity to be exercised for certain limited purposes during its winding up period.

Clause 24 enables the SPF trustee to give each liable entity directions about the conduct of its winding up.

Clause 25 enables the SPF trustee to direct a liable entity to utilise certain claims management services (whether provided by the SPF trustee or another person).

The proposed section also specifically authorises certain conduct done in connection with any such direction that might otherwise contravene Part IV of the *Trade Practices Act 1974* of the Commonwealth or the *Competition Code of New South Wales*.

The proposed section is not intended to limit the generality of the power to give directions conferred on the SPF trustee by proposed section 24.

Clause 26 requires a liable entity during its winding up period to include the expression "under NSW administered winding up" after its name in its public documents and negotiable instruments.

Clause 27 enables a liable entity and its directors and other officers to conduct the business of the entity as provided by Part 4 during its winding up period even while the entity is insolvent.

Clause 28 prevents the making of applications for the deregistration of a liable entity being made during the entity's winding up period unless:

(a) the Minister consents to the application, or

(b) the Supreme Court makes an order under proposed section 52 for the application to be made.

### Division 3 Accounts

Clause 29 requires a liable entity to establish certain accounts to be located within the territorial limits of New South Wales in authorised deposit-taking institutions and to pay certain funds that it receives during its winding up period into particular accounts.

### Division 4 Insurance

Clause 30 enables the regulations to make provision for or with respect to entitlements (during the winding up period of any liable entity) to the proceeds of any contract of insurance or re-insurance of the entity entered into before that period (a *relevant insurance contract*), including without limitation:

- (a) the application of the proceeds of a relevant insurance contract (including, for example, the establishment of a regime for the application of the proceeds between claimants on a proportionate or other basis), and
- (b) the conferral or extinguishment of rights (or the imposition or extinguishment of liabilities) in respect of any such contract or proceeds, including (without limitation) rights or liabilities of any of following:
  - (i) the payable claimants of the entity,
  - (ii) any other persons to whom a liable entity has incurred, or will incur, liabilities,
  - (iii) the liable entity itself,
  - (iv) the insurer.

The regulations may also declare that a right conferred on a person to the payment of the proceeds (or part of the proceeds) of a relevant insurance contract is a payable liability for the purposes of the proposed Act.

However, the Minister is not to recommend the making of a regulation for the purposes of the proposed section unless the Minister has received the written concurrence of the SPF trustee to the making of the regulation.

If regulations made for the purposes of this section apply with respect to entitlements to the proceeds of a relevant insurance contract of a liable entity:

- (a) the entity is authorised and required to apply the proceeds of a relevant insurance contract only in the manner provided by the regulations, and
- (b) the rights and liabilities of persons under the contract, or in relation to the proceeds of the contract, are subject to the provisions of the regulations.

## Division 5 Making and payment of claims

Clause 31 requires claims against a liable entity during its winding up period to be paid only in the manner permitted by Part 4.

Clause 32 provides that during the winding up period for a liable entity, only payable liabilities of the entity may be paid.

Clause 33 permits both the funds of a liable entity and funds to be provided by the SPF 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 34** enables a liable entity to pay all of its payable liabilities in full and as and when they fall due for payment if there are sufficient funds to do so.

Clause 35 enables the SPF trustee (with the approval of the Minister), if it appears reasonably likely that there will be insufficient funds for a liable entity to pay all of its payable liabilities, 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.

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 payable liabilities of the kind referred to in paragraph (b),
- (b) the payment in instalments of payable liabilities that are liabilities to pay proven personal asbestos claims during the period (calculated on an appropriate proportionate basis among claimants whose claims are payable when the period commences or become payable during that period), but not in a manner that discriminates between claimants by reference to the nature or extent of the loss or damage sustained,
- (c) the deferral during the period of the payment of payable liabilities that are liabilities to pay proven personal asbestos contribution claims,
- (d) the deferral during the period of the payment of payable liabilities that are liabilities to pay pre-commencement claims (other than proven personal asbestos claims).

The proposed section makes it clear that paragraph (b) does not prevent the Supreme Court from approving a scheme that has regard to the amounts that personal asbestos claimants may receive during the period concerned under proposed section 30 (including regulations made for the purposes of that proposed section).

The proposed section also enables the SPF trustee to issue a rationing direction to a liable entity under the proposed section in a manner consistent with the rationing requirements for a scheme set out above if:

- (a) the SPF trustee has sought but not received approval from the Minister to make an application to the Supreme Court under the proposed section in respect of the entity, and
- (b) the SPF trustee is satisfied that the insufficiency of funds to pay the payable liabilities of the entity requires the urgent rationing of payments pending the receipt of approval from the Minister.

Clause 36 provides for the effect of payments of funds made from the SPF by the SPF trustee directly to a payable claimant in order to discharge (whether wholly or in part) a liability of a liable entity to the claimant.

The proposed section provides that such a payment operates:

- (a) to discharge the liability concerned to the same extent to which the liability would have been discharged if the payment had been made directly to the payable claimant by the liable entity, and
- (b) to confer on the SPF trustee a right against the liable entity to be indemnified for the amount of the payment (including interest), and
- (c) to confer on the SPF trustee the same rights to obtain contribution from third parties in respect of the subject-matter of the liability concerned as the liable entity would have had if it had made the payment directly.

# Division 6 Reporting requirements, information and assistance

Clause 37 requires a liable entity to provide certain financial accounts and statements concerning the entity's winding up for the periods specified by the SPF trustee.

Clause 38 requires a liable entity and its directors and other officers to provide the SPF trustee with access to its books for inspection during the entity's winding up period.

**Clause 39** requires directors and other officers of a liable entity to provide the SPF trustee with certain assistance during the entity's winding up period.

Clause 40 enables the Minister to exercise the SPF trustee's functions under proposed section 37, 38 or 39. In the event that a person cannot comply with both a requirement of the SPF trustee made under proposed section 37, 38 or 39 and a requirement of the Minister, the person must comply only with the requirement of the Minister.

Clause 41 enables the Minister to require the SPF trustee to report to the Minister (whether from time to time or on an ongoing basis) on any aspect of the exercise of the SPF trustee's functions under Part 4.

## Division 7 Removal of directors of liable entities

Clause 42 enables the Minister or SPF trustee 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 8 Completion of winding up

Clause 43 enables the Minister, by order published in the Gazette, to specify a day for the finalisation of the winding up of a liable entity (the *finalisation day*) if satisfied that the provisions of Part 4 are no longer of utility in achieving the objects of the proposed Act and that the SPF trustee should proceed to the final stage of winding up of the entity in accordance with the Part.

Clause 44 requires the SPF trustee, as soon as practicable after the finalisation day, to cause the property of the liable entity to be collected and applied in discharging the outstanding liabilities of the liable entity on the finalisation day.

**Clause 45** enables the SPF trustee to give directions to the liable entity for the purposes of finalising its winding up under the Division.

**Clause 46** enables the SPF trustee to fix a date (the *proof date*) on or before which claimants are to prove their claims and after which they will be excluded from the benefit of any distribution made before those claims are proved.

**Clause 47** makes provision for how a claim is to be proved for the purposes of the Division on or before the proof date. In particular, it specifies when a claim needs to be formally proved and when it does not.

Clause 48 provides for how a claim may be formally proved.

Clause 49 provides that a claimant must bear the cost of proving the claimant's claim under the Division or of amending a proof of claim, unless the Minister otherwise orders.

Clause 50 sets out a regime for the priority of payments that are proved under the Division. The proposed section provides that the following claims outstanding against the liable entity on the finalisation day must be paid in priority to all other claims:

- (a) first, expenses (except deferred expenses) properly incurred by the SPF trustee in preserving, realising or getting in property of the liable entity, or in carrying on the liable entity's business,
- (b) next, the costs in respect of an application to the Supreme Court under proposed section 51 or 52,
- (c) next, operating expenses of the entity,
- (d) next, payable liabilities other than those referred to in paragraph (c),
- (e) next, claims for the payment of liabilities (other than payable liabilities).

Clause 51 enables a person with a claim against the SPF trustee or the Minister to apply to the Supreme Court for an order with respect to things to be done or not to be done to complete the winding up of a liable entity under the Division.

Clause 52 enables the SPF trustee (with the written consent of the Minister), after the winding up of a liable entity has been completed, to apply to the Supreme Court for an order that the entity or a director of the entity lodge an application under the Corporations Act for deregistration of the entity.

### Division 9 Enforcement

Clause 53 provides that, for the purposes of Division 9 of Part 4, an *authorised* applicant is any of the following:

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

**Clause 54** enables an authorised applicant to apply to the Supreme Court for an order to remedy or restrain a contravention of a provision of Part 4.

Clause 55 enables a liable entity or the SPF trustee 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 56 enables the Supreme Court to request certain Australian and foreign courts and tribunals for assistance in the winding up of a liable entity under Part 4.

Clause 57 requires a liable entity or the SPF trustee to give the Minister written notice of any application it proposes to make to the Supreme Court at least 3 days before the application is made. The proposed section also requires copies of certain documents filed with the Court to be given to the Minister.

**Clause 58** enables the Minister to intervene (whether personally or by a legal practitioner or agent) in any proceedings before the Supreme Court under Part 4.

Clause 59 provides that the exercise (or failure to exercise) certain functions conferred or imposed on the SPF trustee, the Minister or an authorised applicant under Part 4 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 10 Displacement of Corporations legislation

**Clause 60** declares Divisions 1–9 of Part 4 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 27 specifically authorises a liable entity and its directors and other officers to conduct the entity's business as provided by Part 4 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 42 (3) provides that certain provisions

relating to the removal and appointment 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 5 Miscellaneous

Clause 61 provides that the common law doctrine of incompatibility of office does not prevent an officer of the NSW Public Service from being appointed as an officer of the SPF trustee or require the officer to vacate or surrender office as an officer of the NSW Public Service.

Clause 62 provides that, for the avoidance of doubt, it is declared that nothing in the proposed Act operates to create any liability for a personal asbestos claim.

Clause 63 provides that a transfer of shares that the Minister has instructed under proposed section 16, the entry into the Final Funding Agreement or any Related Agreement or the establishment of the SPF is not subject to State tax.

**Clause 64** requires the Minister to table in Parliament copies of the Final Funding Agreement and certain other related agreements as soon as is reasonably practicable after James Hardie Industries NV sends documentation to its shareholders seeking approval of the agreements.

**Clause 65** enables the Minister to delegate his or her functions under the proposed Act to certain persons.

Clause 66 makes provision for the service of documents under the proposed Act.

Clause 67 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 68 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 69 enables the Governor to make regulations for the purposes of the proposed Act.

**Clause 70** repeals the *James Hardie Former Subsidiaries (Special Provisions) Act* 2005.

Clause 71 is a formal provision that gives effect to the savings, transitional and other provisions set out in Schedule 1.

Clause 72 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 following Acts are excluded instruments for the purposes of that Act:

- (a) the proposed Act,
- (b) the proposed James Hardie (Civil Liability) Act 2005,
- (c) the proposed James Hardie (Civil Penalty Compensation Release) Act 2005.

James Hardie Former Subsidiaries (Winding up and Administration) Bill 2005  Explanatory note					
Explanatory note page 20					



## New South Wales

# James Hardie Former Subsidiaries (Winding up and Administration) Bill 2005

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## New South Wales

# James Hardie Former Subsidiaries (Winding up and Administration) Bill 2005

No , 2005

## A Bill for

An Act to facilitate funding by James Hardie Industries NV of compensation claims against certain former subsidiaries of the James Hardie corporate group for asbestos-related harm and to provide for the winding up of those former subsidiaries; and for other purposes.

See also James Hardie (Civil Liability) Bill 2005 and James Hardie (Civil Penalty Compensation Release) Bill 2005.

Part 1		Prelimina	агу	
The	Legisl	ature of Nev	v South Wales enacts:	1
Par	t 1	Prelimi	nary	2
1	Name of Act  This Act is the James Hardie Former Subsidiaries (Winding up and Administration) Act 2005.		3	
				4 5
2	Com	mencement	:	6
	(1)		ommences on a day or days to be appointed by proclamation, rovided by this section.	7 8
	(2)		ken to have commenced on the day on which the Bill for this est introduced into Parliament.	9 10
	(3)	Note. Clause referred to in	f Schedule 1 commences on the date of assent to this Act.  e 3 of Schedule 1 provides that any trust fund established as a section 8 during or after the introduction day but before the assent to have been validly established for the purposes of the law of the	11 12 13 14 15
3	Princ	cipal objects	s of Act	16
	(1)	The princip	pal objects of this Act are as follows:	17
		admi	et up a State scheme for the winding up and other external inistration over an extended period of certain companies that is formerly within the James Hardie corporate group,	18 19 20
		comp arisii were	ssure that not only present, but also future, liabilities of those panies in respect of personal injury or death of persons ing from exposure to any asbestos or asbestos products that is mined, manufactured, sold, distributed or used by those panies are dealt with:	21 22 23 24 25
		(i)	in accordance with the Final Funding Agreement, and	26
		(ii)	so that preference is given to those claims over other claims which are deferred to the future, and	27 28
		(iii)	in a manner that recognises that exposure to such asbestos or asbestos products, or personal injury or death arising from such exposure, may occur for an extended period into the future.	29 30 31 32
	(2)	To achieve	e the objects set out in subsection (1), this Act displaces	33

certain provisions of the Corporations Act and includes provisions for the establishment of a trust fund and the administration of the

companies concerned during the winding up periods for the companies

that are apposite to the unique circumstances of the winding up and

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James Hardie Former Subsidiaries (Winding up and Administration)

Clause 1

Bill 2005

administration of the companies.

Preliminary

Part 1

### 4 Definitions

(1) In this Act:

**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.

*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.

**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.

assent day means the day on which this Act received the Royal Assent. claim means any claim, demand, action, cause of action or proceedings (whether based in tort, contract, under legislation or otherwise).

*claims processing expenses* of a liable entity means any of the following incurred by the entity (whether before or during the winding up period for the entity as provided by Part 4) in connection with the management of claims made against the entity:

- (a) expenses, charges or other costs for the provision of legal services to the entity,
- (b) expenses, charges or other costs for the provision of expert evidence or for the provision of other professional advice to the entity,
- (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).

but does not include any interest or legal costs payable by the entity to a claimant under a final judgment or binding settlement in respect of a proven personal asbestos claim or proven personal asbestos contribution claim.

**Compensation Foundation** means the company registered under the Corporations Act immediately before the introduction day as the Medical Research and Compensation Foundation (ACN 095 924 137), and includes any successor to or continuation of that company.

Page 3

Bill 2005

#### Part 1 Preliminary

concurrent wrongdoer, in relation to a personal asbestos claim or other claim, means a person who is one of two or more persons whose acts or omissions (or act or omission) caused, independently of each other or jointly, the damage or loss that is the subject of the claim. *contravene* includes fail to comply with. **Corporations** Act means the Corporations Act 2001 of the Commonwealth. **Corporations legislation** means the Corporations legislation to which Part 1.1A of the Corporations Act applies. damages includes any form of monetary compensation. 10 exercise a function includes perform a duty. 11 Final Funding Agreement means the deed entitled "A deed in respect 12 of a Final Funding Agreement in respect of the provision of long term 13 funding for compensation arrangements for certain victims of 14 Asbestos-related diseases in Australia" that was entered into by the 15 State, James Hardie Industries NV and LGTDD Pty Limited (ACN 116 16 110 948) on 1 December 2005, as in force from time to time. 17 *finalisation day*, in relation to a liable entity, means the finalisation day 18 in relation to the entity within the meaning of section 43. 19 *function* includes a power, authority or duty. 20 **general law** means the common law and equity. 21 insurance proceeds right means any right of a person to the proceeds 22 (or part of the proceeds) of a contract of insurance or re-insurance of a 23 liable entity that is conferred by or under section 30. 24 introduction day means the day on which the Bill for this Act was first 25 introduced into Parliament. 26 James Hardie Industries NV means the foreign company incorporated 27 in the Netherlands registered under the Corporations Act immediately 28 before the introduction day as James Hardie Industries NV (ARBN 097) 29 829 895), and includes such successors to or continuations of that 30 company, or other entities having obligations under the Final Funding 31 Agreement, as may be prescribed by the regulations. 32 *legislation* includes: 33

any statute of a legislature (whether enacted or made in Australia

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

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or elsewhere), and

or elsewhere).

Part 1

liabl	le entity means each of the following:	1
(a)	ABN 60,	2
(b)	Amaba,	3
(c)	Amaca.	4
	<b>agement</b> of claims includes the handling, finalisation or payment of claims.	5 6
	<b>nber Register</b> of a company means a register of members of the pany kept under Chapter 2C of the Corporations Act.	7 8
Corp (Inv	CF Investments means the company registered under the corations Act immediately before the introduction day as MRCF estments) Pty Limited (ACN 095 926 837), and includes any essor to or continuation of that company.	9 10 11 12
oper	rating expenses of a liable entity:	13
(a)	means any expenses, charges or other costs (including taxes and duties), other than claims processing expenses, incurred by the entity in carrying on its business (whether before or during the winding up period for the entity as provided by Part 4), and	14 15 16 17
(b)	includes any expenses, charges or other costs, other than claims processing expenses, incurred by the entity (including costs awarded against the entity) in connection with the making of an application to the Supreme Court under a provision of this Act.	18 19 20 21
	<b>able claimant</b> of a liable entity means any person to whom the entity incurred a payable liability.	22 23
	<b>able liability</b> of a liable entity means a liability of the entity to pay of following:	24 25
(a)	a proven personal asbestos claim made against the entity in an Australian court or other Australian tribunal, but only to the extent that the exposure to asbestos or asbestos products to which the claim relates occurred wholly within the territorial limits of Australia,	26 27 28 29 30
(b)	a proven personal asbestos contribution claim made against the entity in an Australian court or other Australian tribunal, but only to the extent that the exposure to asbestos or asbestos products to which the claim relates occurred wholly within the territorial limits of Australia,	31 32 33 34 35
(c)	a pre-commencement claim against the entity,	36
(d)	an operating expense of the entity,	37
(e)	a claims processing expense of the entity,	38

(f) a claim for the payment of an insurance proceeds right that is declared to be a payable liability by regulations made for the purposes of section 30,
(g) an amount in respect of which the SPF trustee has a right to be indemnified by the entity under section 36 (2) (b),
(h) a statutory recovery claim against the entity.

**Note.** Section 32 (2) of this Act provides that certain proven personal asbestos claims made against a liable entity may not be paid during its winding up period if the claimant has already received compensation for the personal injury or death to which the claim relates from a specified person.

personal asbestos claim against a liable entity or concurrent wrongdoer means a claim by any of the following persons for damages (whether arising before, during or after the assent day) in respect of personal injury or death arising from exposure to any asbestos or asbestos products that were mined, manufactured, sold, distributed or used by or on behalf of the liable entity or concurrent wrongdoer (as the case may be):

- (a) the person who sustains the personal injury,
- (b) the personal legal representative of a deceased person who sustained the injury or died as a result of the injury,
- (c) a relative of a deceased person who sustained the injury or died as a result of the injury,

and includes such a claim against a liable entity or concurrent wrongdoer pursuant to the joinder of the liable entity or concurrent wrongdoer as a party to proceedings.

**Note.** Part 4 of the *James Hardie (Civil Liability) Act 2005* provides that Amaca is liable for certain personal asbestos claims against Marlew Mining Pty Limited in connection with its asbestos mining operations in Baryulgil. That Part also provides that the claims for which Amaca is liable are to be treated as personal asbestos claims against Amaca for the purposes of this Act.

*personal asbestos claimant* means a person who has, or may at any time in the future have, a personal asbestos claim.

personal asbestos contribution claim against a liable entity means any claim against the entity by a concurrent wrongdoer for contribution (whether arising before, during or after the assent day) in respect of a personal asbestos claim that has been made against the wrongdoer.

*power* includes an authority.

*pre-commencement claim* against a liable entity means any claim that was made or brought in legal proceedings commenced before 1 December 2005.

*proven personal asbestos claim* against a liable entity means a personal asbestos claim against the entity in respect of which:

(a)	a final	judgment	has	been	entered	by	a	court	or	other	tribur	ıal
	against	the entity.	or									

(b) a binding settlement has been entered into by the entity,

but only to the extent that the judgment or settlement gives rise to a liability of the entity (including any liability to pay damages, interest or legal costs to the claimant).

**Note.** Part 4 of the *James Hardie (Civil Liability) Act 2005* provides that Amaca is liable for certain personal asbestos claims against Marlew Mining Pty Limited in connection with its asbestos mining operations in Baryulgil. That Part also provides that claims for which Amaca is liable and in respect of which final judgment has been entered or a binding settlement entered are to be treated as proven personal asbestos claims against Amaca for the purposes of this Act.

Section 32 (2) of this Act provides that certain proven personal asbestos claims made against a liable entity may not be paid during its winding up period if the claimant has already received compensation for the personal injury or death to which the claim relates from a specified person.

proven personal asbestos contribution claim against a liable entity means a personal asbestos contribution claim against the entity by a concurrent wrongdoer in respect of which:

- (a) a final judgment has been entered by a court or other tribunal against the entity, or
- (b) a binding settlement has been entered into by the entity,

but only to the extent that the judgment or settlement gives rise to a liability of the entity (including any liability to pay damages, interest or legal costs to the claimant).

**Related Agreement** means any agreement as in force from time to time that is entered into (whether before, during or after the assent day) as contemplated by the terms of the Final Funding Agreement.

**SPF** means the trust fund established as referred to in section 8 or, if that trust fund is terminated, such other trust fund as may be prescribed by the regulations.

**SPF** trustee means the person who is the trustee of the SPF from time to time

statutory recovery claim against a liable entity means any of the following claims:

- (a) a claim against the entity under section 8E of the *Workers' Compensation (Dust Diseases) Act 1942* for reimbursement of compensation paid or payable by the Workers' Compensation (Dust Diseases) Board,
- (b) any other claim against the entity for the payment of compensation, or the reimbursement of compensation paid, under a statute enacted in Australia in circumstances of a kind prescribed by the regulations.

Page 7

Part 1

Preliminary

	the State means the State of New South Wales.	1
	transfer of a share includes:	2
	(a) an assignment (whether or not for consideration) of the share, and	3
	(b) an assignment or transfer, or the creation, of any legal or beneficial interest (or both) in the share.	4 5
	winding up period for a liable entity—see section 20.	6
(2)	In this Act, the following terms have the meanings given in section 9 of the Corporations Act:	7
	ACN	9
	ARBN	10
	ASIC	11
	books	12
	company	13
	constitution	14
	contributory	15
	director	16
	foreign company	17
	insolvent	18
	member	19
	negotiable instrument	20
	officer	21
	public document	22
	registered company auditor	23
	registered office	24
(3)	In this Act, a reference to winding up of a liable entity includes a reference to any scheme of arrangement, receivership or other form of external administration of the liable entity (including, without limitation, the administration of a liable entity by the SPF trustee and the Minister under this Act).	25 26 27 28 29
(4)	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
(5)	Notes included in this Act do not form part of this Act.	32
Extr	aterritorial operation of Act	33
(1)	It is the intention of the Parliament of New South Wales that the	34
(1)	operation of this Act should, as far as possible, include operation in relation to the following:	35 36

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Part 1

		(a)	things situated in or outside the territorial limits of the State,	
		(b)	acts, transactions and matters done, entered into or occurring in or outside the territorial limits of the State,	:
		(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.	!
	(2)	New relati subse gener	out limiting subsection (1), it is the intention of the Parliament of South Wales that the provisions of this Act have an operation in on to the things, acts, transactions and matters referred to in that ection even if the rules of private international law (whether at ral law or as provided by legislation) would require the application aw other than this Act instead of the provisions of this Act.	1 1 1 1 1;
6	Cons	structi	on of legislation so as not to exceed legislative power	14
	(1)		ss a contrary intention appears, if a provision of this Act or an ument made under this Act:	1: 10
		(a)	would, apart from this section, have an invalid application, but	1
		(b)	also has at least one valid application,	18
		provi	the intention of the Parliament of New South Wales that the ision is not to have the invalid application, but is to have every valid cation.	1! 20 2
	(2)		ite subsection (1), the provision is not to have a particular valid cation if:	2:
		(a)	apart from this section, it is clear, taking into account the provision's context and the purposes or objects underlying this Act, that the provision was intended to have that valid application only if every invalid application, or a particular invalid application, of the provision had also been within the legislative power of the Parliament of New South Wales, or	24 29 20 21 24 29
		(b)	the provision's operation in relation to that valid application would be different in a substantial respect from what would have been its operation in relation to that valid application if every invalid application of the provision had been within the legislative power of the Parliament of New South Wales.	3( 3; 3; 34
	(3)		ection (2) does not limit the cases in which a contrary intention be taken to appear for the purposes of subsection (1).	3: 3(
	(4)		section is in addition to, and not in derogation of, section 31 of the pretation Act 1987.	3 <sup>-</sup>

Clause 7		James Hardie Former Subsidiaries (Winding up and Administration) Bill 2005	
Part 1		Preliminary	
	(5)	In this section:  application means an application in relation to:	1 2
		(a) one or more particular persons, things, matters, places, circumstances or cases, or	3 4
		(b) one or more classes (however defined or determined) of persons, things, matters, places, circumstances or cases.	5 6
		<i>invalid application</i> , in relation to a provision, means an application because of which the provision exceeds the legislative power of the Parliament of New South Wales.	7 8 9
		<i>valid application</i> , in relation to a provision, means an application which, if it were the provision's only application, would be within the legislative power of the Parliament of New South Wales.	10 11 12
7	Act to	o bind State and other jurisdictions	13
	(1)	This 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.  Note. Section 21 (1) of the <i>Interpretation Act 1987</i> defines the term <i>person</i> to include a body politic.	14 15 16 17 18
	(2)	Without limiting subsection (1), this Act has effect despite any privilege or immunity of the Crown in any of its capacities.	19 20
	(3)	This Act does not make any State or Territory, the Commonwealth, or the Crown in any of its capacities, liable to be prosecuted for an offence.	21 22
	(4)	A reference in this section to a State, Territory or the Commonwealth includes a reference to the Government of the State, Territory or	23 24

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Commonwealth.

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Establishment of SPF

Part 2

Part 2		Esta	blishment of SPF	1			
8	SPF may be treated as charitable trust						
	(1)	establis Fundin	e avoidance of doubt, it is declared that a trust fund (the <i>SPF</i> ) shed by James Hardie Industries NV as contemplated by the Final ag Agreement is a valid charitable trust for the purposes of the law State if:	3 4 5 6			
			the principal purposes for which the trust fund is established include the following purposes:	7 8			
			(i) the purpose of receiving and providing funding for the payment, and paying, of payable liabilities of any liable entity,	9 10 11			
		(	(ii) the purpose of providing services with respect to the management and resolution of claims made against any liable entity, and	12 13 14			
		t (	the instrument that establishes the trust fund makes provision for the trustee of the trust fund to be a company registered under the Corporations Act that is taken under section 119A of that Act to be registered in New South Wales.	15 16 17 18			
	(2)	subsect purpos	at limiting subsection (1), any of the purposes referred to in tion (1) (a) is to be treated as being a charitable purpose for the es of the <i>Charitable Trusts Act 1993</i> and the general law relating itable trusts.	19 20 21 22			
9	App	ication	of law of charitable trusts to SPF	23			
	(1)	charita	Charitable Trusts Act 1993 and the general law relating to ble trusts apply to the SPF, subject to the following cations:	24 25 26			
		` ′ ′	the Supreme Court may not, despite section 6 of the <i>Charitable Trusts Act 1993</i> or any other law, grant leave to any person (other than the SPF trustee or James Hardie Industries NV) to bring	27 28 29			

charitable trust proceedings or any other proceedings relating to

charitable trust proceedings or any other proceedings relating to

the Attorney General (whether with or without a relator),

the SPF trustee or James Hardie Industries NV, but only

with the leave of the Supreme Court under section 6 of the

the administration of the SPF may only be brought by:

the administration of the SPF,

Charitable Trusts Act 1993,

(b)

(i)

(ii)

10

#### Part 2 Establishment of SPF

	(c) for the purposes of determining whether the trust property of the SPF should be applied cy pres, it is to be presumed for all purposes that the only general charitable intention with which the trust property was given was for making or assisting the payment of compensation to personal asbestos claimants having claims against a liable entity,			1 2 3 4 5 6
	(d)	a scheme for the administration of the SPF under Part 4 of the <i>Charitable Trusts Act 1993</i> may be established subject to the following provisions:		7 8 9
		(i)	the scheme may only be established with the consent of the SPF trustee and James Hardie Industries NV,	10 11
		(ii)	section 14 of that Act does not operate to limit the circumstances in which such a scheme may be established,	12 13
		(iii)	section 18 of that Act does not enable a person other than the SPF trustee or James Hardie Industries NV to bring an appeal under that section.	14 15 16
(2)	Accordingly, no court or other tribunal has any jurisdiction or power to entertain charitable trust proceedings or any other proceedings relating to the administration of the SPF, or to grant relief in any such proceedings, unless the proceedings have been brought as provided by subsection (1) (b) by the Attorney General (whether with or without a relator), the SPF trustee or James Hardie Industries NV.			17 18 19 20 21 22
(3)	In this section, <i>charitable trust proceedings</i> has the same meaning as it has in Part 2 of the <i>Charitable Trusts Act 1993</i> .			23 24
Part does not alter law of charitable trusts generally				25
	Nothing in this Part authorises or permits any person other than James Hardie Industries NV to establish a charitable trust for a purpose that is not a charitable purpose at general law.			26 27 28

Par	t 3	Lin	nitations on corporate restructuring	1
Division 1		1	Interpretation	
11	Defir	nitions	S	3
		In th	is Part:	4
		hold perso	a share includes hold a share on trust or for the benefit of another on.	5 6
		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
Divi	sion	2	Registered offices and Member Registers	12
12	Registered		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
			imum penalty: 1,000 penalty units.	20
		to ma	If a relevant company contravenes this subsection, section 67 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 brised or permitted the contravention.	21 22 23 24
	(2)	It is that:	taken to be a provision of the constitution of each relevant company	25 26
		(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	27 28 29 30
		(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	31 32 33

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Part 3 Limitations on corporate restructuring

Clause 13

13	Mem	ber R	egister to be within the State	1
	(1)	A re Mini	elevant company must not, without the written approval of the ster:	2
		(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	2 5
		(b)	keep any Member Register of the company at a location that is outside of the territorial limits of the State.	7 8
		Max	imum penalty: 1,000 penalty units.	9
		to ma	If a relevant company contravenes this subsection, section 67 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 prised or permitted the contravention.	10 11 12 13
	(2)	It is t that:	aken to be a provision of the constitution of each relevant company	14 15
		(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	16 17 18 19
		(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.	20 21 22
14	Orde	rs to	relocate registered office or Member Register to the State	23
	(1)	comp	Minister may, by order served on a relevant company, instruct the pany and its directors and other officers to take such steps as are ssary under the Corporations Act:	24 25 26
		(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	27 28 29
		(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.	30 31 32
	(2)		levant company on which an order made under subsection (1) is ed must comply with the order.	33 34
		Max	imum penalty: 1,000 penalty units.	35
		Note to ma the m	If a relevant company contravenes this subsection, section 67 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 prised or permitted the contravention.	36 37 38 39

Divi	sion	Transfers of shares by relevant companies	1
15	Certa	ain transfers of shares in liable entities prohibited	2
	(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.	3 4
		Maximum penalty: 1,000 penalty units.	5
		<b>Note.</b> If a relevant company contravenes this subsection, section 67 operates to make each person who is a director of the company or who is concerned in	6 7
		the management of the company liable for the offence if the person knowingly authorised or permitted the contravention.	8 9
	(2)	Without limiting subsection (1), an order of the Minister under section	10
		16 instructing a relevant company and its directors and officers to transfer shares constitutes written approval of the Minister for the	11 12
		purposes of that subsection for the transfer of those shares.	13
	(3)	It is taken to be a provision of the constitution of each liable entity that	14
		shares in the entity cannot be transferred without the written approval of the Minister.	15 16
		the Minister.	16
16	Orde	rs requiring transfer of shares in liable entities	17
	(1)	The Minister may, by order served on a relevant company, instruct the	18
		company and its directors and other officers to take such steps as are necessary under the Corporations Act and any other relevant law	19 20
		(whether written or unwritten) to transfer any or all of the shares that it	21
		holds in a liable entity to the person or persons specified in the order during the day or within the period specified in the order.	22 23
	(2)	A relevant company on which an order made under subsection (1) is	24
	(2)	served must comply with the order.	25
		Maximum penalty: 1,000 penalty units.	26
		Note. If a relevant company contravenes this subsection, section 67 operates	27
		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	28 29
		authorised or permitted the contravention.	30
	(3)	If a relevant company holds shares to which an order under subsection	31
		(1) applies on trust or for the benefit of another person, any beneficial	32
		interest of the other person in the shares is extinguished on the transfer of the shares to the specified person or persons.	33 34
	(4)	Nothing in subsection (3) prevents the Minister from requiring any	35
	. ,	shares in a liable entity to be transferred to the SPF trustee to be held in	36
		trust for the purposes of the SPF.	37
	(5)	No compensation is payable for any of the following:	38
		(a) the loss of any legal or beneficial interest in shares resulting from the transfer of the shares in compliance with an order under	39 40

Part 3		Limitations on corporate restructuring				
			subsection (1) (including the extinguishment of a person's beneficial interest in shares by operation of subsection (3)),	1 2		
		(b)	any costs or other expenses incurred by a person in complying with an order under subsection (1).	3 4		
	(6)	that,	aken to be a provision of the constitution of each relevant company if the relevant company and its directors and other officers fail to bly with an order served on it under subsection (1) by the end of the or period specified in the order:	5 6 7 8		
		(a)	the shares in the liable entity are, by the operation of this subsection, taken to be transferred to the person or persons specified in the order at the end of that day or period, and	9 10 11		
		(b)	the order is taken, for all purposes, to constitute a proper instrument of transfer for those shares.	12 13		
Divis	sion	4	Directors of relevant companies	14		
17	Mini	ster m	ay order directors of relevant companies to vacate office	15		
	(1)	The l	Minister may, by order served on a relevant company, direct that:	16		
		(a)	a specified director of the company ceases to hold office as a director on the day specified in the order, and	17 18		
		(b)	a specified person is appointed instead of the specified director on that day or a subsequent day specified in the order.	19 20		
	(2)	a liat	Minister may not make an order under subsection (1) in respect of ole entity if the SPF trustee holds all of the shares in the liable entity ne purposes of the SPF.	21 22 23		
	(3)	unde	rector of a relevant company in respect of whom an order is made r subsection (1) must not continue to act as a director of the pany during or after the day specified in the order for the director to e to hold office.	24 25 26 27		
		Max	imum penalty: 1,000 penalty units.	28		
	(4)	It is t that:	aken to be a provision of the constitution of each relevant company	29 30		
		(a)	a director in respect of whom an order is made under subsection (1) ceases to hold office as a director on the day specified in the order, and	31 32 33		
		(b)	the vacancy in the office may only be filled by a person appointed by the Minister in an order made under subsection (1), and	34 35		
		(c)	this power of appointment has effect despite any other provision of the constitution of the relevant company.	36 37		

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	(5)	direc	tor of	who, by operation of this section, ceases to hold office as a a relevant company is not entitled to any remuneration or ion because of the loss of that office.	1 2 3	
Division 5 Expiry of Part  18 When Part expires						
18	Whe	n Part	expir	es	5	
		The	provisi	ions of this Part cease to have effect:	6	
		(a)		lation to a relevant company that is a liable entity—at the end ne day on which the winding up period for that entity ends,	7 8 9	
		(b)		lation to a relevant company that is not a liable entity—at the of 1 October 2006.	10 11	
Division 6 Displacement of Corporations legislation						
19	Disp	lacem	ent of	certain provisions of Corporations legislation	13	
		contr to be of se Corp <b>Note</b> regist section Chap	raventi corpo ction 5 coration . Chapt tered of on 121 oter 20	tions of Divisions 2–5 (and section 67 in its application to ions of those provisions by relevant companies) are declared orations legislation displacement provisions for the purposes of of the Corporations Act in relation to the provisions of the ns legislation generally.  ter 2B of the Corporations Act makes provision with respect to the ffices of companies and places of business of companies. See also (Registered office) of that Act.	14 15 16 17 18 19 20 21 22	
		(Register)	ister of ters) of	lember Registers) by companies. See, in particular, sections 169 members), 172 (Location of registers) and 178 (Overseas branch that Act.	23 24 25	
				I and 2J of the Corporations Act make provision with respect to the res and transactions affecting share capital.	26 27	
		trans	fer of s	f the Corporations Act makes provision with respect to title and shares in a company. It includes provisions relating to the proper of transfer (section 1071B).	28 29 30	
				(5) of the Corporations Act provides that if a provision of a law of a ritory specifically:	31 32	
		(a)		orises a person to give instructions to the directors or other officers company or body, or	33 34	
		(b)	requi	res the directors of a company or body to:	35	
			(i) (ii)	comply with instructions given by a person, or have regard to matters communicated to the company or body bya person, or	36 <b>3</b> 8	
		(c)	provi	des that a company or body is subject to the control or direction of son,	<b>3</b> 9	
		a pro	vision o	of the Corporations legislation does not:	41	

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Clause 19 Part 3

Limitations on corporate restructuring

(d)	prevent the person from giving an instruction to the directors or exercising control or direction over the company or body, or	1 2
(e)	prohibit a director from complying with the instruction or direction, or	3
(f)	impose a liability (whether civil or criminal) on a director for complying with the instruction or direction.	4 5
State in a const	on 5G (9) of the Corporations Act provides that if a provision of a law of a or Territory provides that a provision is included, or taken to be included, company's constitution, the provision is included in the company's itution even though the procedures and other requirements of that Act are amplied with in relation to the provision.	6 7 8 9 10
provis any p would	on 5G (11) of the Corporations Act provides that if a State law declares a sion of a State law to be a Corporations legislation displacement provision, provision of the Corporations legislation with which the State provision of the the corporations legislation with which the State provision of the the corporations apply to the extent necessary to avoid consistency.	11 12 13 14 15
only a comm provis	ever, section 5G (3) of the Corporations Act provides that section 5G will apply to a provision of a law of a State or Territory enacted after the nencement of that Act if a law of the State or Territory declares the sion to be a Corporations legislation displacement provision for the uses of that section.	16 17 18 19 20

Par	t 4	Winding up of liable entities	1	
Division		1 General		
20	Wind	ding up period	3	
	(1)	For the purposes of this Act, the <i>winding up period</i> for a liable entity means the period:	4 5	
		(a) commencing on the day on which this section commences, and	6	
		(b) ending at the end of the day:	7	
		(i) appointed by the Governor under subsection (2) for the termination of the winding up under this Part, or	8 9	
		(ii) on which the liable entity is deregistered under the Corporations Act,	10 11	
		whichever first occurs.	12	
		<b>Note.</b> Section 28 prevents the making of applications for the deregistration of a liable entity under the Corporations Act unless the Minister has consented to the application or the Supreme Court has made an order under section 52 for the deregistration application to be made.	13 14 15 16	
	(2)	At any time before the finalisation day in relation to a liable entity, the Governor may, by proclamation published in the Gazette, fix a day under subsection (1) (b) (i) for the termination of the winding up of the liable entity under this Part.	17 18 19 20	
	(3)	Different days may be fixed for the termination of the winding up of different liable entities.	21 22	
	(4)	The Governor may, by proclamation published in the Gazette, revoke a proclamation published under subsection (2), in which case the revoked proclamation is taken never to have been published.	23 24 25	
	(5)	A revoking proclamation has effect only if published before the day fixed under subsection (2) by the proclamation it revokes.	26 27	
	(6)	The revocation of a proclamation published under subsection (2) does not prevent publication of a further proclamation under that subsection.	28 29	
21	Wind	ding up under this Part	30	
	(1)	During the winding up period for a liable entity:	31	
	,	(a) any winding up of the entity is to be conducted only in accordance with the provisions of this Part, and	32 33	
		(b) no proceedings may be brought or continued in a court or other tribunal for the winding up of the entity otherwise than in accordance with the provisions of this Part.	34 35 36	

Clause 22		Bill 2005						
Part 4		Winding up of liable entities						
	(2)	Nothing in this Part is intended to prevent or limit any liable entity or any of its directors or other officers from providing assistance to ASIC.	1 2					
	(3)	In this section, <i>winding up</i> means any scheme of arrangement, receivership, winding up or other kind of external administration.	3					
Divis	sion	2 Management of liable entities	5					
22	Man	agement during winding up period	6					
		Subject to the provisions of Part 3 and this Part, each liable entity is to be managed during the winding up period for the entity in accordance with any applicable provisions of the Corporations Act or any other legislation, the constitution of the entity and the general law.  Note. The provisions of the Corporations Act continue to apply to the liable entities as a federal law, except to the extent that the operation of the Corporations Act is displaced by the operation of this Part.  Section 21 provides that a liable entity may only be wound up as provided by this Part. Section 60 displaces the operation of Chapter 5 (External administration) and other provisions of the Corporations Act in favour of the provisions of this Part.	7 8 9 10 11 12 13 14 15 16					
23	Con	duct of business during winding up period	18					
	(1)	Subject to this Part, the powers of each liable entity must be exercised during the winding up period for the entity so as to:  (a) carry on the business of the entity so far as is necessary or convenient for the management of claims made against the entity	19 20 21 22					
		to ensure that only payable liabilities of the entity are paid in accordance with the provisions of this Part, and	23 24					
		(b) pay payable liabilities in accordance with the provisions of this Part, and	25 26					
		(c) apply any funds provided from the SPF only in accordance with the conditions on which the funding is provided.	27 28					
		<b>Note.</b> Part 2B.1 of the Corporations Act makes provision for the powers of companies and how they are to be exercised. In particular, section 124 of that Act provides that a company has the legal capacities and powers of an individual. However, section 124 (3) of that Act makes it clear that nothing in that section authorises a company to do an act that is prohibited by a law of a State or gives a right to a company that a law of a State denies to it.	29 30 31 32 33 34					
	(2)	Without limiting subsection (1), a liable entity may also:	35					
		(a) make any compromise or arrangement with personal asbestos claimants or payable claimants or persons claiming to be such claimants or having or alleging that they have any personal asbestos claim or a claim for a payable liability (present or future, certain or contingent, ascertained or sounding only in damages)	36 37 38 39 40					

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		against the entity or by which the entity may be rendered liable, and	1 2
	(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 (including, without limitation, a concurrent wrongdoer) or other debtor or person apprehending liability to the entity, and	3 4 5 6 7 8
	(c)	act as a single claims manager in relation to the management of claims referred to in paragraph (a) or (b),	9 10
	(d)	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 winding up 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	11 12 13 14 15
	(e)	do all such other things:	17
		(i) as are necessary for the purposes of exercising a power under subsection (1) or paragraph (a), (b), (c) or (d) or of the winding up of the entity under this Part, or	18 19 20
		(ii) that the entity is directed, required, authorised or permitted to do by or under this Part.	21 22
(3)		exercise of a power by a liable entity is not invalid merely because exercised in contravention of subsection (1) or (2).	23 24
(4)	How	ever, nothing in subsection (3) prevents:	25
	(a)	the making of an application to the Supreme Court under section 54 for an order to remedy or restrain a contravention of subsection (1) or (2), or	26 27 28
	(b)	the Supreme Court from granting any relief under section 54 on any such application.	29 30
24 Direc	ctions	from SPF trustee	31
(1)	the eneces	SPF trustee may, by written order served on a liable entity, direct entity to do, or not to do, any thing that the trustee is satisfied is ssary or appropriate for the winding up of the entity in accordance the provisions of this Part or the carrying out of the terms of the I Funding Agreement or any Related Agreement (or both).	32 33 34 35 36
(2)	entity	out limiting subsection (1), the SPF trustee may direct a liable y to enter into arrangements with another or other liable entities for ooling of funds of the liable entities and for allocation of the pooled	37 38 39

Part 4		W	/inding up of liable entities	
		fund	s to payment of payable liabilities of any one or more of those ies.	1
	(3)	liable from betw	rever, nothing in this section authorises the SPF trustee to direct a e entity to pay proven personal asbestos claims (whether or not funds provided from the SPF) in a manner that discriminates reen claimants by reference to the nature or extent of the loss or age sustained.	3 2 5 7
	(4)		able entity is required and authorised to comply with any direction in to it under an order made under subsection (1) that is served on it.	9
25	SPF	truste	e to provide management services	10
	(1)		nout limiting section 24, the SPF trustee may, by written order ed on a liable entity, direct the entity:	11 12
		(a)	to utilise such services provided by the SPF trustee in respect of the management of claims made against the entity (including acting as a single claims manager in relation to the management of such claims) as may be specified in the order, or	13 14 15 16
		(b)	to utilise such services provided by any other person specified in the order in respect of the management of claims made against the entity as may be specified in the order.	17 18 19
	(2)	servi unde	nout limiting subsection (1), the SPF trustee may provide such other ices to a liable entity in connection with the winding up of the entity or this Part as may be agreed by the SPF trustee and the liable entity it time to time.	20 21 22 23
	(3)		able entity is required and authorised to comply with any direction in to it in an order made under subsection (1) that is served on it.	24 25
	(4)	the	following are specifically authorised by this Act for the purposes of <i>Trade Practices Act 1974</i> of the Commonwealth and the <i>petition Code of New South Wales</i> :	26 27 28
		(a)	a direction of the SPF trustee given under subsection (1),	29
		(b)	any conduct required by or under such a direction,	30
		(c)	the entering or making of a contract, agreement, arrangement or understanding as the result of such a direction,	31 32
		(d)	any conduct authorised or required by or under the terms or conditions of any such contract, agreement, arrangement or understanding.	33 34 35
	(5)	the e	gs authorised to be done by subsection (4) are authorised only to extent (if any) that they would otherwise contravene Part IV of the le Practices Act 1974 of the Commonwealth or the Competition to of New South Wales.	36 37 38 39

James Hardie Former Subsidiaries (Winding up and Administration)

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26	Noti	ficatio	n that liable entity under NSW administered winding up	1
		perio nego	liable entity is authorised and required during the winding up of for the entity to set out in every public document, and in every tiable instrument, of the entity, after the name of the entity where st appears, the expression "under NSW administered winding up".	2 3 2
27	Liab	le enti	ty may continue to trade while insolvent	6
		autho busii	able entity and its directors and other officers are specifically orised during the winding up period for the entity to conduct the ness of the entity in the manner directed, required, authorised or nitted by or under this Part even if:	7 8 9 10
		(a)	the entity is insolvent, or	11
		(b)	the entity will become insolvent by reason of conducting its business in such a manner.	12 13
28	Dere	gistra	tion of liable entities	14
		other for th	ble entity, any director, officer or member of such an entity or any reperson may not make an application during the winding up period ne entity for the deregistration of the entity under the Corporations unless:	15 16 17 18
		(a)	the Minister consents to the application, or	19
		(b)	the Supreme Court makes an order under section 52 for the application to be lodged.	20 21
		truste	Section 52 enables the Supreme Court, on the application of the SPF ee, to order a liable entity or its directors to lodge an application for the gistration of the entity under the Corporations Act.	22 23 24
Divi	sion	3	Accounts	25
29	Fund	ds to b	pe paid into special accounts	26
	(1)	wind follo	oon as is reasonably practicable after the commencement of the ling up period for a liable entity, the entity must establish the wing accounts (which are to be located within the territorial limits e State) in one or more authorised deposit-taking institutions:	27 28 29 30
		(a)	an account to be known as the "asset realisation account",	31
		(b)	an account to be known as the "insurance proceeds account",	32
		(c)	an account to be known as the "SPF account",	33
		(d)	an account to be known as the "general account".	34
	(2)	The	following is to be paid into the asset realisation account:	35
		(a)	all money received from the sale or other realisation of any asset (other than a policy of insurance) of the entity that existed	36 37

		immediately before the day on which the winding up period for the liable entity commenced,	1 2
	(b)	all interest received in respect of investment of money in the account,	3 4
	(c)	all money directed to be paid into the account by or under this or any other Act.	5 6
(3)	The	following is to be paid into the insurance proceeds account:	7
	(a)	all money received from an insurer of the entity in respect of insurance policies entered into before the day on which the winding up period for the liable entity commenced (whether by reason of recovery of amounts payable under insurance policies or the commutation of the proceeds of such policies) less any expenses of or incidental to getting in that money,	8 9 10 11 12 13
	(b)	all interest received in respect of investment of money in the account,	14 15
	(c)	all money directed to be paid into the account by or under this or any other Act.	16 17
(4)	The	following is to be paid into the SPF account:	18
	(a)	all money received or contributed by the SPF trustee from the SPF,	19 20
	(b)	all interest received in respect of investment of money in the account,	21 22
	(c)	all money directed to be paid into the account by or under this or any other Act.	23 24
(5)	The	following is to be paid into the general account:	25
	(a)	all money received by or on account of the entity (other than money that is required by this section to be paid into the asset realisation account, insurance proceeds account or SPF account),	26 27 28
	(b)	all interest received in respect of investment of money in the account,	29 30
	(c)	all money directed to be paid into the account by or under this or any other Act.	31 32
(6)	mon arrar	SPF trustee may, by order served on a liable entity, direct that ey received by the entity from another liable entity under a pooling agement referred to in section 24 (2) be paid into an account olished under this section.	33 34 35 36
(7)		able entity is authorised and required to comply with any direction in to it in an order made under subsection (6) that is served on it.	37 38

	(8)	unde liabi	bey held in an account required to be established by a liable entity or this section may be applied only for the payment of the payable lities of the entity of a kind, and in a manner, that is required, orised or permitted by or under this Act.	1 2 3 4
Divi	sion	4	Insurance	5
30	Entit	lemer	nts to proceeds of contracts of insurance	6
	(1)	(duri cont that	regulations may make provision for or with respect to entitlements ing the winding up period of any liable entity) to the proceeds of any ract of insurance or re-insurance of the entity entered into before period (a <i>relevant insurance contract</i> ), including without tation:	7 8 9 10 11
		(a)	the application of the proceeds of a relevant insurance contract (including, for example, the establishment of a regime for the application of the proceeds between claimants on a proportionate or other basis), and	12 13 14 15
		(b)	the conferral or extinguishment of rights (or the imposition or extinguishment of liabilities) in respect of any such contract or proceeds, including (without limitation) rights or liabilities of any of following:	16 17 18 19
			<ul> <li>(i) the payable claimants of the entity,</li> <li>(ii) any other persons to whom a liable entity has incurred, or will incur, liabilities,</li> <li>(iii) the liable entity itself,</li> <li>(iv) the incurrent</li> </ul>	20 21 22 23
	(2)	With	(iv) the insurer.	24
	(2)	(a)	declare that a right to the payment of the proceeds (or part of the proceeds) of a relevant insurance contract conferred on a person is a payable liability for the purposes of this Act, and	25 26 27 28
		(b)	provide that any specified provision of the Corporations Act or any other legislation applies for the purposes of this section with such modifications (if any) as may be prescribed by the regulations.	29 30 31 32
	(3)		the avoidance of doubt, it is declared that any regulation made for ourposes of this section may, if the regulation so provides:	33 34
		(a)	take effect on a day that is earlier than the day on which the regulation is published in the Gazette, or	35 36
		(b)	apply to transactions, acts, things or other matters arising or occurring before its commencement.	37 38

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	(4)	The Minister is not to recommend the making of a regulation for the purposes of this section unless the Minister has received the written concurrence of the SPF trustee to the making of the regulation.	1 2 3
	(5)	If regulations made for the purposes of this section apply with respect to entitlements to the proceeds of a relevant insurance contract of a liable entity:	4 5 6
		(a) the entity is authorised and required to apply the proceeds of a relevant insurance contract only in the manner provided by the regulations, and	7 8 9
		(b) the rights and liabilities of persons under the contract, or in relation to the proceeds of the contract, are subject to the provisions of the regulations.	10 11 12
	(6)	In the event of an inconsistency between the provisions of this section (including the regulations made under this section) and the provisions of an approved payment scheme under section 35, the provisions of this section prevail.	13 14 15 16
	(7)	The provisions of this section (including the regulations made under this section) have effect despite:	17 18
		(a) the provisions of any contract, arrangement or other agreement to the contrary, or	19 20
		(b) any other law (whether written or unwritten), including, without limitation, the provisions of section 6 of the <i>Law Reform</i> (Miscellaneous Provisions) Act 1946 and section 601AG of the Corporations Act.	21 22 23 24
	(8)	In this section:	25
		modification includes addition, exception, omission or substitution.	26
		proceeds of a relevant insurance contract means any amount that has been or is received (or that is receivable or may in the future be received) by a liable entity from an insurer in respect of a liability to a third party incurred by the liable entity (whether before or during the entity's winding up period) for which the liable entity is or was insured under the relevant insurance contract.	27 28 29 30 31 32
Divi	sion	5 Making and payment of claims	33
31	Clair	ns that may be made during the winding up period	34
	(1)	During the winding up period for a liable entity, claims against the entity may be paid only in the manner permitted by this Part.	35 36
	(2)	During the winding up period for a liable entity, a person cannot begin or continue with civil proceedings against the entity in a court or other	37 38

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tribunal unless the proceedings seek to enforce:

		(a)	any o	of the following kinds of claims of the person:	1
			(i)	a personal asbestos claim (whether or not a proven personal asbestos claim),	2
			(ii)	a personal asbestos contribution claim (whether or not a proven personal asbestos contribution claim), or	4 5
		(b)	a pay	rable liability of the entity that was incurred to the person, or	6
		(c)		nt of the person against the liable entity (other than a right to hid damages or receive other payment).	7 8
32	Kind	s of cl	aims t	that are payable	9
	(1)	of the	e entity ections	winding up period for a liable entity, only payable liabilities y (other than a liability to pay a claim that is excluded by (2) and (3)) may be paid (whether by the entity itself or by stee for the entity).	10 11 12 13
	(2)	law, paid	a prove (wheth	other provision of this Part or any other legislation or other en personal asbestos claim against a liable entity may not be her by the entity itself or by the SPF trustee for the entity) winding up period for the entity if:	14 15 16 17
		(a)	basis Corp	laimant has already been paid compensation (whether on the of a cause of action arising at general law, under the orations Act or any other legislation) in respect of the same onal injury or death that is the subject of the claim, and	18 19 20 21
		(b)	the co	ompensation was paid by any of the following:	22
			(i)	another liable entity,	23
			(ii)	James Hardie Industries NV or any of its controlled entities,	24 25
			(iii)	any person whose liability to pay the compensation arose from the person acting in the capacity of a director or other officer, employee, advisor or agent of a liable entity, James Hardie Industries NV or any of its controlled entities,	26 27 28 29
			(iv)	any other person who has recovered the amount paid in compensation from an entity or person referred to in subparagraph (i), (ii) or (iii) pursuant to a legal entitlement to do so (whether at general law, under legislation or otherwise), and	30 31 32 33 34
		(c)	judgr settle (b), i comp	ompensation paid to the claimant was paid pursuant to a final ment entered by a court or other tribunal, or a binding ment entered by a person or entity referred to in paragraph in circumstances where the compensation was intended to be be be claimant fully and finally for the personal injury ath concerned.	35 36 37 38 39 40

(3)	Despite any other provision of this Part or any other legislation or other law, statutory recovery claims against a liable entity may only be paid (whether by the entity itself or by the SPF trustee for the entity) during the winding up period for the entity:	1 2 3 4
	(a) if the funding set aside under the Final Funding Agreement for the payment of such claims by the SPF trustee during a financial year (within the meaning of the Agreement) is or will be sufficient to cover all claims (whether actual or anticipated) within the year concerned, or	5 6 7 8 9
	(b) if such funding will not be sufficient for the financial year concerned, in accordance with the regulations.	10 11
(4)	For the purposes of (but without limiting) subsection (3) (b), the regulations may make provision for or with respect to the following:	12 13
	(a) the deferral of payments of statutory recovery claims (whether in whole or in part),	14 15
	(b) the part payment of statutory recovery claims (whether in whole or in part),	16 17
	(c) any other matter concerning the rationing of payments of statutory recovery claims.	18 19
(5)	The Minister is not to recommend the making of a regulation for the purposes of subsection (3) (b) or (4) unless the Minister has received the written concurrence of the SPF trustee to the making of the regulation.	20 21 22
(6)	In this section:	23
	controlled entity of James Hardie Industries NV means a person or other entity (other than a liable entity or the SPF trustee) that James Hardie Industries NV is required to include in its consolidated financial reports for a financial year by the US GAAP or such other generally accepted accounting principles as may be prescribed by the regulations.  Note. It is intended that the prescription by the regulations of other generally accepted accounting principles for the purposes of this definition will be consistent with the terms of the Final Funding Agreement.  US GAAP means the Generally Accepted Accounting Principles in force from time to time in the United States of America, as developed	24 25 26 27 28 29 30 31 32
Doto	by the Financial Accounting Standards Board for the United States.	34 35
Dete	Finnation of Whether Sufficient Iuflus	35

In determining whether or not there are or will be sufficient funds for

the payment of payable liabilities of a liable entity, regard is to be had to the amount of funding that is or will be available for the payment of

such liabilities from the SPF as well as from the funds of the entity itself.

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	(2)	Without limiting subsection (1), regard is to be had to the amount of funding that is or will be available from the pooling of funds under an arrangement referred to in section 24 (2).	1 2 3
	(3)	For the purposes of subsection (1), the amount of funding that is or will be available for payments to be made directly from the SPF by the SPF trustee that will operate to discharge the liability of a liable entity to a claimant is to be taken into account.	4 5 6 7
34	Payr	ments during period of sufficient funds	8
		If there are sufficient funds to do so, a liable entity (or the SPF trustee on its behalf) is authorised to pay the payable liabilities of the entity as and when they fall due for payment, except as otherwise provided by this Part.	9 10 11 12
35	SPF	trustee may apply to Supreme Court if insufficient funds	13
	(1)	Applications to Supreme Court for approved payment scheme orders	14
		The SPF trustee may, with the approval of the Minister, apply to the Supreme Court for orders under subsection (5) if it appears reasonably likely that, for a period of time, there will be insufficient funds for all payable liabilities of a liable entity to be paid in full as and when they fall due for payment.	15 16 17 18 19
	(2)	Rationing directions from SPF trustee pending application approval	20
		The SPF trustee may, by written order served on a liable entity (a <i>rationing direction</i> ), direct the entity to defer the payment of payable liabilities (whether in whole or in part) in a manner consistent with the rationing requirements for a scheme set out in subsection (7) if:	21 22 23 24
		(a) the SPF trustee has sought but not received approval from the Minister to make an application to the Supreme Court under subsection (1) in respect of the entity, and	25 26 27
		(b) the SPF trustee is satisfied that the insufficiency of funds to pay the payable liabilities of the entity requires the urgent rationing of payments pending the receipt of approval from the Minister.	28 29 30
	(3)	A liable entity is required and authorised to comply with any rationing direction given to it until the direction ceases to have effect.	31 32
	(4)	Unless the Supreme Court orders otherwise (whether in an application under this section or under a provision of Division 9) or the rationing direction is earlier revoked by the SPF trustee, a rationing direction has effect until the Supreme Court determines the application in respect of which approval is sought from the Minister.  Note. Division 9 contains provisions that enable certain persons (such as the Minister) to apply to the Supreme Court for orders to remedy or restrain a	33 34 35 36 37 38 39

		avention of this Part (see section 54) or for advice or directions concerning peration of this Part (see section 55).	1 2
(5)	Supr sche	reme Court may make orders establishing approved payment eme	3 4
	satis	any application under subsection (1), the Supreme Court may, if fied that circumstances referred to in subsection (1) exist, make the wing orders:	5 6 7
	(a)	an order declaring that there will be insufficient funds to pay the liable entity's payable liabilities in full as and when they fall due for payment for the period specified by the order (the <i>insufficient funds period</i> ),	8 9 10 11
	(b)	an order approving a scheme for the payment by instalments of the full amount of payable liabilities due, or deferral of payment of payable liabilities of the entity, during the insufficient funds period (an <i>approved payment scheme</i> ).	12 13 14 15
(6)	into entiti in fu	ecifying the insufficient funds period, the Supreme Court is to take account the anticipated duration of the period before the liable y will or is likely to have sufficient funds to pay payable liabilities ll as and when they fall due for payment instead of paying them by lments or deferring payment.	16 17 18 19 20
(7)	insta durir	Supreme Court may not approve a scheme for the payment in lments or deferral of payment of payable liabilities of a liable entity ag the insufficient funds period unless the scheme provides for the wing:	21 22 23 24
	(a)	the payment in full of the operating expenses and claims processing expenses of the entity during the period in priority over payable liabilities of the kind referred to in paragraph (b),	25 26 27
	(b)	subject to subsection (8)—the payment in instalments of payable liabilities that are liabilities to pay proven personal asbestos claims during the period (calculated on an appropriate proportionate basis among claimants whose claims are payable when the period commences or become payable during that period), but not in a manner that discriminates between claimants by reference to the nature or extent of the loss or damage sustained,	28 29 30 31 32 33 34 35
	(c)	the deferral during the period of the payment of payable liabilities that are liabilities to pay proven personal asbestos contribution claims,	36 37 38
	(d)	the deferral during the period of the payment of payable liabilities that are liabilities to pay pre-commencement claims (other than proven personal asbestos claims).	39 40 41

(0)	The Supreme Court may approve a scheme that takes into account.	1
	(a) any amounts that personal asbestos claimants may receive during the insufficient funds period under section 30 (including regulations made for the purposes of that section), and	
	(b) any payments, or deferral of payments, of payable liabilities made by a liable entity in accordance with any rationing direction in force immediately before the application to the Court was made.	1 6
(9)	Liable entity and SPF may make payments only in accordance with approved payment scheme	9 10
	While an approved payment scheme is in force:	11
	(a) a liable entity is authorised to pay payable liabilities or to refuse to pay payable liabilities that are deferred, but only to the extens and in accordance with the terms of the scheme, and	
	(b) the SPF trustee may make payments under section 36 only to the extent and in accordance with the terms of the scheme.	e 15 16
(10)	Applications to vary or revoke approved payment scheme orders	17
	The SPF trustee may, with the approval of the Minister, apply to the Supreme Court for an order to revoke or vary any order made under subsection (5).	
(11)	On any such application, the Supreme Court may revoke or vary the order concerned.	e 21 22
(12)	Automatic revocation of approved payment scheme by notice	23
	An order under subsection (5) is automatically revoked if the SPF trustee, with the approval of the Minister, gives the Supreme Cour notice that sufficient funds are or will become available to pay in ful the instalments provided for by the approved payment scheme, the ongoing operating expenses and claims processing expenses of the liable entity and any deferred claims.	t 25 l 26 e 27
(13)	Effect of approved payment scheme and rationing directions	30
	Despite the provisions of the <i>Limitation Act 1969</i> or any other legislation or law (whether written or unwritten), the following provisions apply if a payable liability is payable by instalments or is deferred under an approved payment scheme or a rationing direction:  (a) The payable claiment may assert the liability (whether by making	32 5 33 34
	(a) The payable claimant may assert the liability (whether by making a claim to the liable entity or bringing proceedings to establish the amount payable in respect of the liability).	36 37
	(b) If proceedings are brought or are pending before a court or other tribunal in respect of the liability:	r 38 39

		(i)	the court or tribunal may determine the amount payable in respect of the liability (if any), and	1 2
		(ii)	in the case of a liability payable by instalments—the instalments that are payable under the approved payment scheme may be recovered by the claimant during the insufficient funds period, and	3 4 5 6
		(iii)	in the case of a claim in respect of which payment is deferred—any amount awarded by the court or tribunal may not be recovered by the claimant until the liability ceases to be deferred under the approved payment scheme or rationing direction.	7 8 9 10 11
		mai liab the insu	aragraph (b) operates to preclude the bringing, continuation or ntenance of proceedings in respect of the enforcement of the ility, any limitation period applicable to the enforcement of liability is taken to stop running on the day on which the afficient funds period commences and to recommence to run the day after the period ends.	12 13 14 15 16 17
	(14)		under this section may not be made in relation to a liable entity inalisation day in relation to the entity.	18 19
36	Payr	nents made	e by SPF directly to claimants	20
	(1)	SPF truste	on applies to any payment of funds from the SPF made by the see directly to a payable claimant in order to discharge (whether in part) a payable liability of a liable entity to the claimant.	21 22 23
	(2)	A paymen	t to which this section applies operates:	24
		the	lischarge the liability concerned to the same extent to which liability would have been discharged if the payment had been de directly to the payable claimant by the liable entity, and	25 26 27
		inde	onfer on the SPF trustee a right against the liable entity to be emnified for the amount of the payment (including any evant interest), and	28 29 30
		fron	onfer on the SPF trustee the same rights to obtain contribution in third parties in respect of the subject-matter of the liability cerned as the liable entity would have had if it had made the ment directly.	31 32 33 34
	(3)		trustee may require the liable entity to pay the amount the the indemnity referred to in subsection (2) (b) on demand.	35 36
	(4)	indemnifie recover fr	of the SPF trustee conferred by subsection (2) (b) to be ed by the liable entity does not enable the SPF trustee to om the entity any amount that the SPF trustee has already from a third party as a contribution under subsection (2) (c).	37 38 39 40

	(5)	Fund to be such <b>Note.</b> calcul	the purposes of subsection (2) (b), <i>relevant interest</i> means an ant of interest calculated in accordance with the terms of the Final ling Agreement for amounts in respect of which the SPF trustee is indemnified by a liable entity or calculated in accordance with other method or methods as may be prescribed by the regulations. It is intended that the prescription by the regulations of a method of lating interest for the purposes of this definition will be consistent with the of the Final Funding Agreement.	1 2 3 4 5 6 7 8
Divi	sion	6	Reporting requirements, information and assistance	9 10
37	Wind	ling u <sub>l</sub>	p accounts	11
	(1)	and v	ble entity must, within 1 month after the end of each financial year, within such other period as the SPF trustee may direct from time to by order served on the entity, (the <i>reporting period</i> ) lodge with the trustee:	12 13 14 15
		(a)	an account in the form prescribed by the regulations verified by statement in writing showing:	16 17
			(i) the entity's receipts and payments during the reporting period, and	18 19
			(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 reporting periods, and	20 21 22 23
		(b)	a statement in the form prescribed by the regulations relating to the position in the winding up, verified by a statement in writing.	24 25
	(2)	repoi	out limiting subsection (1), the SPF trustee may direct that a ting period includes a period occurring before the commencement e winding up period for a liable entity.	26 27 28
	(3)	subse	account or statement is verified in writing for the purposes of ection (1) if a director of the liable entity concerned makes a tory declaration to the effect that the account or statement is true air.	29 30 31 32
	(4)	The S	SPF trustee may:	33
		(a)	cause the account and, where a statement of the position in the winding up 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	34 35 36 37
		(b)	require a liable entity to have the account and, where a statement of the position in the winding up is to be lodged, that statement to	38 39

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			be audited by a registered company auditor, who must prepare a report on the account and the statement (if any) for lodgment.	1 2		
	(5)		the purposes of the audit under subsection (4), the liable entity must the auditor access to such books and information as the auditor ires.	3 4 5		
	(6)	be au	e SPF trustee causes an account, or an account and a statement, to adited (or requires a liable entity to have the account, or account and ment, audited) under subsection (4):	6 7 8		
		(a)	in the case of an audit that the SPF trustee causes to be undertaken under subsection (4) (a)—the SPF trustee must give to the liable entity a copy of the report prepared by the auditor, and	9 10 11		
		(b)	the preparation or publication of the report does not subject the SPF trustee or the auditor personally to any action, liability, claim or demand.	12 13 14		
	(7)	The	costs of an audit under this section:	15		
		(a)	in the case of an audit that the SPF trustee causes to be undertaken under subsection (4) (a)—must be fixed by the SPF trustee, and	16 17		
		(b)	form part of the operating expenses of the liable entity.	18		
	(8)	or a	SPF trustee must lodge with the Minister a copy of each statement count lodged with the trustee, and any report prepared by an tor in respect of an audit it causes to be undertaken, under this on.	19 20 21 22		
38	Insp	ection	of books	23		
		direc	ng the winding up period for a liable entity, the entity and its etors or other officers must provide such access to its books for the oses of inspection as the SPF trustee may reasonably require.	24 25 26		
39	Assi	stance	e from officers of liable entity	27		
	(1)		ng the winding up period for a liable entity, a director or other eer of the entity must:	28 29		
		(a)	attend on the SPF trustee (or a person specified by the SPF	30		

give the SPF trustee (or a person specified by the SPF trustee)

such information about the entity's business, property, affairs and

attend such meetings of the members or creditors of the entity,

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trustee), and

financial circumstances, and

as the SPF trustee may reasonably require.

(b)

	(2)	During the winding up period for a liable entity, a director or other officer of the entity must do whatever the SPF trustee reasonably requires the director or other officer to do to help in:	1 2 3			
		(a) the exercise of the SPF trustee's functions under this Part, and	4			
		(b) the winding up of the entity under this Part.	5			
40	Mini	ster may exercise SPF trustee's functions under the Division	6			
	(1)	The Minister may, at the Minister's discretion, at any time exercise any function conferred on the SPF trustee under section 37, 38 or 39.	7			
	(2)	For the purposes of subsection (1), sections 37, 38 and 39 apply as if references to the SPF trustee included references to the Minister.	9 10			
	(3)	The Minister must, as soon as reasonably practicable after exercising any function conferred on the SPF trustee under section 37, 38 or 39, give the SPF trustee written notice of the exercise of the function.	11 12 13			
	(4)	In the event that a person cannot comply with both a requirement of the SPF trustee made under section 37, 38 or 39 and a requirement of the Minister, the only requirement with which the person must comply is the requirement of the Minister.	14 15 16 17			
41	Reports to Minister					
	(1)	The Minister may, by order in writing served on the SPF trustee, require the SPF trustee to report to the Minister from time to time, or on an ongoing basis, on any aspect of the exercise of the SPF trustee's functions under this Part.	19 20 21 22			
	(2)	In particular, and without limiting subsection (1), the Minister may require the SPF trustee to report to the Minister on any directions given by it to a liable entity under section 24.	23 24 25			
Divi	sion	7 Removal of directors of liable entities	26			
42	Supi	reme Court may order removal of directors	27			
	(1)	The Minister or the SPF trustee may apply to the Supreme Court for orders to remove a director of a liable entity from office and to appoint another person as a director.	28 29 30			
	(2)	On any such application, the Supreme Court may make the following orders if satisfied that the director of the liable entity 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 this Act:	31 32 33 34 35			
		(a) an order that the director ceases to hold office as a director of the liable entity on the day specified in the order	36 37			

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		(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.	
	(3)	It is	taken to be a provision of the constitution of each liable entity that:	
		(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	
		(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	
		(c)	this power of appointment has effect despite any other provision of the constitution of the liable entity.	1 1
	(4)	hold	erson who, by reason of an order made under this section, ceases to office as a director of a liable entity is not entitled to any uneration or compensation because of the loss of that office.	1 1 1
	(5)		provisions of this section are in addition to, and not in derogation ne provisions of section 17.	1
Divis	Division 8 Completion of winding up		1	
43	Inter	pretat	ion	1
	(1)	final Mini (2).	is Act: lisation day, in relation to a liable entity, means such day as the ister may, by order published in the Gazette, direct under subsection of date—see section 46 (1).	1 2 2 2
	(2)	The lentity long trust	Minister may make an order under this section in relation to a liable y if the Minister is satisfied that the provisions of this Part are no er of utility in achieving the objects of this Act and that the SPF ee should proceed to the final stage of winding up of the liable y in accordance with this Part.	2 2 2 2 2 2 2
	(3)		e than one order may be made under subsection (2) in relation to trent liable entities.	2
	(4)	a pro	e event of an inconsistency on or after the finalisation day between ovision of this Division and a provision of Division 1, 2, 3, 4 or 5, provision of this Division prevails.	3 3
44	Duty	of SP	PF trustee after finalisation day	3
		As s entit	oon as practicable after the finalisation day in relation to a liable y, the SPF trustee must cause the property of the liable entity to be	3

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		collected and applied in discharging the outstanding liabilities of the liable entity on the finalisation day.	
45	Pow	ers of SPF trustee after finalisation day	;
	(1)	The SPF trustee may, by written order served on a liable entity, direct the entity to do, or not to do, any thing that the SPF trustee is satisfied is necessary or appropriate for the purposes of collecting the property of the liable entity and discharging the outstanding liabilities on the finalisation day of the liable entity.	
	(2)	Without limiting subsection (1), the SPF trustee may, by written order served on a liable entity, direct the entity:	( 1(
		(a) to carry on the business of the entity so far as is necessary or appropriate for those purposes, or	1 <sup>1</sup>
		(b) to pay any claims (whether or not they are claims for payable liabilities) that are proven under this Division, or	1; 14
		(c) to make any compromise or arrangement with claimants or persons claiming to be claimants or having or alleging that they have a 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.	18 16 17 18
	(3)	Any thing authorised to be done by a liable entity under section 23 is authorised to be done after the liable entity is given a direction by an order under this section only to the extent (if any) that the doing of the thing is consistent with the direction.	20 21 22 23
	(4)	A liable entity is required and authorised to comply with any direction given to it under an order made under this section and served on it.	24 25
46	Date	e for proof of claims	26
	(1)	On or after the finalisation day, the SPF trustee may, by notice published in a newspaper circulating generally in the State, fix a date (the <i>proof date</i> ) on or before which claimants are to prove their claims or after which they will be excluded from the benefit of any distribution made before those claims are proved.	25 28 29 30 3
	(2)	The notice must be published not less than 14 days before the proof date.	32 33
47	Proc	of of claims	34
	(1)	A claim against a liable entity (including a claim other than a claim for a payable liability) that has not been admitted before the finalisation day is provable in accordance with this Division on or before the proof date	35 36

Part 4	Winding up of liable entities				
	(2)	A cla	aim must be proved formally if the SPF trustee requires it to be ed formally.	1	
	(3)	A cla	aim that is not required to be proved formally:	3	
	` ´	(a)	may be proved formally, or	4	
		(b)	may be proved in some other way, subject to compliance with the requirements of the regulations (if any) relating to the informal proof of claims.	5 6 7	
	(4)		aim is proved formally if it satisfies the requirements of this sion relating to the formal proof of claims.	8	
48	Forn	nal pro	oof of claims	10	
	(1)		aim may be formally proved under this Division by delivering or ing by post a formal proof of claim to the SPF trustee.	11 12	
	(2)	A for	rmal proof of claim is to be in a form approved by the Minister.	13	
	(3)		rmal proof of claim must contain detailed particulars of the claim ht to be proved.	14 15	
49	Cost	ts of p	roof	16	
			aimant must bear the cost of proving the claimant's claim under this sion or of amending a proof of claim unless the Minister otherwise rs.	17 18 19	
50	Prio	rity pa	yments	20	
		Subject to this Part, in the winding up of a liable entity on or after the finalisation day the following claims outstanding against the liable entity at that day must be paid in priority to all other claims:			
		(a)	first, expenses (except deferred expenses) properly incurred by the SPF trustee in preserving, realising or getting in property of the liable entity, or in carrying on the liable entity's business,	24 25 26	
		(b)	next, the costs in respect of an application to the Supreme Court under section 51 or 52,	27 28	
		(c)	next, operating expenses of the entity,	29	
		(d)	next, payable liabilities other than those referred to in paragraph (c),	30 31	
		(e)	next, claims for the payment of liabilities (other than payable liabilities).	32 33	
51	Orde	ers		34	
	(1)		rson with a claim against the SPF trustee or the Minister may apply e Supreme Court for an order with respect to things to be done or	35 36	

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		not to be done to complete the winding up of a liable entity under this Division during or after the finalisation day.	
	(2)	On any such application, the Supreme Court may make such orders as it thinks fit to complete the winding up of a liable entity under this Division.	3
	(3)	For the purposes of subsection (1), the winding up of a liable entity is completed by the realisation of all the property of a liable entity or so much of the property as can be realised without needlessly protracting the winding up, and the distribution of a final dividend (if any) to the outstanding claimants.	6 
52	Dere	gistration of liable entity	1
	(1)	After the completion of the winding up of a liable entity, the SPF trustee may, with the written consent of the Minister, lodge an application with the Supreme Court for an order that the liable entity or a director of the liable entity lodge an application under the Corporations Act for deregistration of the liable entity.	12 13 14 15 16
	(2)	The Supreme Court may make an order under subsection (1) only if the Court is satisfied that the SPF trustee has realised all the property of a liable entity or so much of the property as can, in the SPF trustee's opinion, be realised without needlessly protracting the winding up, and has distributed a final dividend (if any) to the outstanding claimants.	11 18 19 20 21
	(3)	If an order is made under subsection (1), the liable entity or director to which the order applies is specifically authorised to make an application for the deregistration of the liable entity under the Corporations Act even if none of the circumstances referred to in section 601AA (2) of the Corporations Act for the making of such an application are present.	2: 2: 2: 2: 2:
Divi	ision	9 Enforcement	27
53	Mea	ning of "authorised applicant"	28
	(1)	For the purposes of this Division, each of the following persons is an <i>authorised applicant</i> :	29 30
		(a) the SPF trustee,	3
		(b) the Minister,	32
		(c) in relation to a provision of this Division in which the expression <i>authorised applicant</i> is used—any other person who is authorised by the Minister under subsection (2) to be an authorised applicant for the purposes of the provision.	33 34 38
	(2)	The Minister may, by written instrument, authorise any person to be an authorised applicant for the purposes of one or more specified	37

Clause 54		James Hardie Former Subsidiaries (Winding up and Administration) Bill 2005			
⊃art ₄	Part 4		/inding up of liable entities		
			isions, or all of the provisions, of this Division that enable an orised applicant to make applications to the Supreme Court.	1 2	
	(3)	perso	Minister may at any time and for any reason or no reason revoke a on's authorisation under subsection (2) by written notice served on person.	3 4 5	
	(4)	purp	ocument purporting to be an authorisation under subsection (2) and ortedly signed by the Minister is admissible in any proceedings and ima facie evidence of the authorisation specified by it.	6 7 8	
54	Enfo	rceme	ent of provisions of this Part	9	
	(1)	In th	nis section, <i>contravention</i> includes a threatened or apprehended ravention.	10 11	
	(2)	the S	Supreme Court for an order to remedy or restrain a contravention of ovision of this Part, whether or not any right of that applicant has or may be infringed by or as a consequence of that contravention.	12 13 14 15	
	(3)	contr	any such application, the Supreme Court may, if satisfied that a ravention has occurred, or that a contravention will, unless ained by order of the Court, continue or be committed, make such r or orders as it thinks fit to remedy or restrain the contravention.	16 17 18 19	
	(4)	Cour secti	nout limiting subsection (3), on any such application the Supreme rt may make an order setting aside a rationing direction made under on 35 if it is satisfied that the direction should not have been given no longer required.	20 21 22 23	
55	Advi	ce or	directions concerning provisions of this Part	24	
	(1)		able entity or the SPF trustee may apply for advice or direction by Supreme Court or the Minister on any matter relating to:	25 26	
		(a)	the scope of the entity's or trustee's functions under this Part, or	27	
		(b)	the exercise of any function by the entity or trustee under this Part, or	28 29	
		(c)	any other matter relating to the operation of this Part.	30	
	(2)		Minister may apply for advice or direction by the Supreme Court ny matter relating to:	31 32	
		(a)	the scope of the Minister's, the SPF trustee's or a liable entity's functions under this Part, or	33 34	
		(b)	the exercise of any function by the Minister, the SPF trustee or a liable entity under this Part, or	35 36	
		(c)	any other matter relating to the operation of this Part.	37	

(3)	With respe	out limiting subsection (1) or (2), an application may be made with ect to any of the following:	1 2
	(a)	the giving of, or failure to give, a direction to a liable entity under section 24,	3 4
	(b)	the failure or refusal of the Minister to grant approval to the SPF trustee to make an application to the Supreme Court under section 35,	5 6 7
	(c)	the issuing of a rationing direction by the SPF trustee under section 35,	8 9
	(d)	an application, or failure to make an application, to the Supreme Court for an order under section 35,	10 11
	(e)	the exercise, or failure to exercise, any function conferred on the SPF trustee under Division 8,	12 13
	(f)	the failure or refusal of the Minister to grant written consent to the SPF trustee to make an application to the Supreme Court under section 52.	14 15 16
(4)		ritten statement signed by the applicant is sufficient evidence of the ers set out in it.	17 18
(5)	other to se	ss the rules of court otherwise provide or the Supreme Court rwise directs, it is not (except as provided by section 57) necessary rve notice of an application under this section to the Supreme Court ny person, or to adduce evidence by affidavit or otherwise in ort of the application.	19 20 21 22 23
(6)		termining any such application, the Supreme Court or Minister (as ase may be) may decide to:	24 25
	(a)	approve or disapprove of any act proposed to be done by the applicant, or	26 27
	(b)	give such advice or direction as the Supreme Court or Minister considers appropriate.	28 29
(7)	to be <b>Note</b> Coun	dvice or direction given by the Supreme Court under this section is given by order.  Section 101 (Appeal in proceedings before the Court) of the <i>Supreme t Act 1970</i> provides for appeals to the Court of Appeal from judgments or s of the Supreme Court in a Division.	30 31 32 33 34
(8)	this s direc settin	out limiting subsections (6) and (7), if an application is made under section to the Supreme Court in respect of the issuing of a rationing stion under section 35, the Supreme Court may make an ordering aside that direction if it is satisfied that the direction should not been given or is no longer required.	35 36 37 38 39

Part	4	W	/inding up of liable entities	
	(9)		dvice or direction given by the Minister under this section is to be a by order in writing.	1 2
	(10)	for o	roceedings lie, or civil or other liability arises, against an applicant r on account of any act, matter or thing done or omitted to be done applicant in good faith and in accordance with any approval, ce or direction given under this section.	3 4 5 6
	(11)	In th	is section:	7
		appli section	<i>icant</i> means a person who applies for advice or direction under this on.	8 9
56	Supr	eme C	Court may request non-NSW court or tribunal to act in its aid	10
	(1)	reque wind	Supreme Court may, on the application of an authorised applicant, est any of the following courts and tribunals that has jurisdiction in ling up matters with respect to a liable entity to act in aid of, and be liary to, the Supreme Court in the winding up of the entity under Part:	11 12 13 14 15
		(a)	a court or other tribunal of another State or Territory (including an external Territory),	16 17
		(b)	a court or other tribunal of the Commonwealth,	18
		(c)	a court or other tribunal of a foreign country (or of a state, province or other part of a foreign country).	19 20
	(2)	In th	is section:	21
		arran of a	ling up matter means a matter relating to any scheme of agement, receivership, winding up or other external administration company or other body outside of the territorial limits of the State other or not in Australia).	22 23 24 25
57	Notic	e req	uirement for certain proceedings	26
		A lia	ble entity or the SPF trustee must give the Minister:	27
		(a)	written notice of any application the liable entity or SPF trustee proposes to make to the Supreme Court under this Part at least 3 days before the application is made, and	28 29 30
		(b)	copies of the originating process and of any written statement or other evidence filed with the Supreme Court in support of the application on the day on which the originating process, written statement or evidence is filed.	31 32 33 34
58	Righ	t of M	inister to intervene in proceedings	35
		pract	Minister may intervene and be heard personally or by a legal citioner or agent in any proceedings before the Supreme Court r this Part.	36 37 38

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59	Prote	ction	for exercise of certain functions during winding up period	1			
	(1)	impo	section applies to any function (a <i>protected function</i> ) conferred or sed on any of the following persons (a <i>protected person</i> ) by or r a provision of this Part:	2 3 4			
		(a)	the SPF trustee,	5			
		(b)	the Minister (including a delegate of the Minister),	6			
		(c)	an authorised applicant.	7			
	(2)		pt as provided by this section, the exercise by a protected person of protected function may not be:	8 9			
		(a)	challenged, reviewed, quashed or called into question before any court of law or administrative review body in any proceedings, or	10 11			
		(b)	restrained, removed or otherwise affected by any proceedings.	12			
	(3)	the p	out 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).	13 14 15 16			
	(4)	Accordingly (and except as provided by this section), no court of law or administrative review body has jurisdiction or power to consider any question involving compliance or non-compliance, by the protected person, with those provisions or with those rules so far as they apply to the exercise of any protected function.					
	(5)	How	ever, nothing in this section prevents:	22			
		(a)	any person (including a payable claimant) who is expressly authorised or permitted by a provision of this Part to bring proceedings (whether under this Part or otherwise) against a protected person from:	23 24 25 26			
			(i) bringing such proceedings, or	27			
			(ii) being granted such relief in those proceedings as may be authorised or permitted by this Part, or	28 29			
		(b)	any party to the Final Funding Agreement or a Related Agreement from bringing proceedings, or being granted relief, in respect of any of the following:	30 31 32			
			(i) any civil liability incurred by another party to the Agreement or other person where that liability arises under or in relation to the Agreement,	33 34 35			
			(ii) a failure or refusal by another party to the Agreement to carry out a function conferred or imposed on that party under the Agreement.	36 37 38			

Clause	9 60	D Bill 2005		
Part 4		W	Vinding up of liable entities	
	(6)	This legis	section has effect despite any provision of this Act or other slation or any other law (whether written or unwritten).	1 2
	(7)	In th	is section:	3
	. ,	exer	cise of functions includes:	4
		(a)	the purported exercise of functions, and	5
		(b)	the non-exercise or improper exercise of functions, and	6
		(c) proc	the proposed, apprehended or threatened exercise of functions. <i>eedings</i> includes:	7 8
		(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	9 10 11
		(b)	without limiting paragraph (a), proceedings in the exercise of the inherent jurisdiction of the Supreme Court or the jurisdiction conferred by section 23 of the <i>Supreme Court Act 1970</i> .	12 13 14
Divi	ision 10 Displacement of Corporations legislation		Displacement of Corporations legislation	15
60	Disp	lacem	ent of certain provisions of the Corporations Act	16
	(1)	Corp secti	provisions of Divisions 1–9 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 porations Act.	17 18 19 20
		Note	. Chapter 5 of the Corporations Act makes provision for the external nistration of companies and certain other bodies.	21 22
		Section Corporate	on 5G (4) of the Corporations Act provides that a provision of the orations legislation does not:	23 24
		(a)	prohibit the doing of an act, or	25
		the dand in	impose a liability (whether civil or criminal) for doing an act, provision of a law of a State or Territory specifically authorises or requires oing of that act. Section 27 of this Act specifically authorises a liable entity its directors and other officers to conduct the entity's business as provided his Part even if insolvent. Part 5.7B of the Corporations Act prohibits a pany and its directors and officers from trading while insolvent.	26 27 28 29 30 31
		Secti 5 of the or othe receiver	on 5G (8) of the Corporations Act provides that the provisions of Chapter hat Act do not apply to a scheme of arrangement, receivership, winding up ner external administration of a company to the extent to which the scheme, vership, winding up or administration is carried out in accordance with a sion of a law of a State or Territory.	32 33 34 35 36
		State in a	on 5G (9) of the Corporations Act provides that if a provision of a law of a cor Territory provides that a provision is included, or taken to be included, company's constitution, the provision is included in the company's titution even though the procedures and other requirements of that Act are	37 38 39 40

not complied with in relation to the provision. Section 42 (3) of this Act provides that certain provisions relating to the removal and appointment of directors are taken to be part of the constitution of a liable entity.

41 42 43

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	provis any p would	on 5G (11) of the Corporations Act provides that if a State law declares a sion of a State law to be a Corporations legislation displacement provision, provision of the Corporations legislation with which the State provision otherwise be inconsistent does not apply to the extent necessary to avoid consistency.	
	only a comm provis	ver, section 5G (3) of the Corporations Act provides that section 5G will apply to a provision of a law of a State or Territory enacted after the encement of that Act if a law of the State or Territory declares the ion to be a Corporations legislation displacement provision for the ses of that section.	6 8 9
(2)	Corposection	out limiting subsection (1), section 26 is declared to be a orations legislation displacement provision for the purposes of on 5G of the Corporations Act in relation to the provisions of Part of that Act.	1: 1: 1: 14
		Part 2B.6 of the Corporations Act makes provision for the use of names mpanies.	15 16
	Section and P	on 5G (6) of the Corporations Act provides that the provisions of Part 2B.6 art 5B.3 of that Act (which relate to the use of names) do not:	17 18
	(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	19 20 21
	(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.	22 23 24
(3)	Corp	out limiting subsection (1), sections 28 and 52 are declared to be orations legislation displacement provisions for the purposes of on 5G of the Corporations Act in relation to Part 5A.1 of that Act.	25 26 27
	Note. of cor	Part 5A.1 of the Corporations Act makes provision for the deregistration npanies.	28 29
		on 5G (5) of the Corporations Act provides that if a provision of a law of a or Territory specifically:	30 31
	(a)	authorises a person to give instructions to the directors or other officers of a company or body, or	32 33
	(b)	requires the directors of a company or body to:	34
		(i) comply with instructions given by a person, or	35
		<ul><li>(ii) have regard to matters communicated to the company or body bya person, or</li></ul>	36
	(c)	provides that a company or body is subject to the control or direction of aperson,	36
	a prov	vision of the Corporations legislation does not:	40
	(d)	prevent the person from giving an instruction to the directors or exercising control or direction over the company or body, or	4 <sup>2</sup>
	(e)	prohibit a director from complying with the instruction or direction, or	43
	(f)	impose a liability (whether civil or criminal) on a director for complying with the instruction or direction.	44 45

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Winding up of liable entities

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.

(4) Without limiting subsection (1), section 30 is declared to be a Corporations legislation displacement provision for the purposes of section 5G of the Corporations Act in relation to section 601AG of the Corporations Act.

**Note.** Section 601AG of the Corporations Act enables certain persons to recover amounts under an insurance contract previously held by a deregistered company.

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

Part 5

Part 5		Miscellaneous		
61	Hold	ler of	office not affected by appointment as director of SPF trustee	2
		The	doctrine of incompatibility of office does not operate:	3
		(a)	to prevent a person employed in a position as an officer of the	4
		, ,	Public Service (the <i>original office</i> ) from being appointed to a position as an officer of the SPF trustee, or	5
		(b)	to effect or require the surrender or vacation of the original office as a result of such an appointment.	7 8
62	This	Act d	oes not create liability for personal asbestos claims	9
		oper	the avoidance of doubt, it is declared that nothing in this Act ates to create any liability for a personal asbestos claim if the lity does not arise under another law.	10 11 12
63	Exer	mptior	n from State tax	13
	(1)	In th	is section:	14
		exen	npt matter means any of the following:	15
		(a)	the transfer of any shares in a liable entity that the Minister has instructed under section 16,	16 17
		(b)	the entry into the Final Funding Agreement or any Related Agreement,	18 19
		(c)	the establishment of the SPF,	20
		(d)	such other matters in connection with this Act as may be prescribed by the regulations.	21 22
		Act I	tax means application or registration fees, duty under the <i>Duties</i> 1997 or any other tax, duty, fee or charge imposed by any Act or law see State.	23 24 25
	(2)	State	e tax is not payable in relation to:	26
		(a)	an exempt matter, or	27
		(b)	anything done because of, or for a purpose connected with or arising out of, an exempt matter.	28 29
64	Tabl	ing of	copies of Final Funding Agreement and Related Agreements	30
	(1)	In th	is section:	31
		share	reholder approval documentation means notice of a meeting of the eholders of James Hardie Industries NV (including explanatory noranda and accompanying documentation) to seek the approval of	32 33 34
			eholders for entry into, and the implementation of, the Final	35

Clause	e 65		ames Ha ill 2005	ardie Former Subsidiaries (Winding up and Administration)	
Part 5		М	iscellan	eous	
	(2)	docu Final Rela <i>Agre</i>	mentat   Fundi ted Ag   ement	Hardie Industries NV sends shareholder approval ion to its shareholders, the Minister is to cause copies of the ing Agreement as in force at the time it is signed and any reement to which the documentation relates (a <i>disclosed</i> ) to be tabled in each House of Parliament as soon as is practicable after the documentation is sent.	1 2 3 4 5 6
	(3)	The	copies	of the disclosed Agreements:	7
		(a)		on presentation and for all purposes, taken to have been laid the House, and	8 9
		(b)	may l	be printed by authority of the Clerk of the House, and	10
		(c)		printed, are for all purposes taken to be documents published under the authority of the House, and	11 12
		(d)	are to	be recorded:	13
			(i)	in the case of the Legislative Council, in the Minutes of the Proceedings of the Legislative Council, and	14 15
			(ii)	in the case of the Legislative Assembly, in the Votes and Proceedings of the Legislative Assembly,	16 17
			on the C	e first sitting day of the House after receipt of the copies by lerk.	18 19
	(4)	discl limit	osed A or othe	dance of doubt, it is declared that the tabling of copies of the agreements as provided by this section does not abrogate, erwise affect any right or liability of any person arising under n to the Agreements.	20 21 22 23
65	Dele	gation	1		24
				er may delegate the exercise of any function of the Minister act or the regulations (other than this power of delegation) to:	25 26
		(a)	any n	nember of staff of a Government Department, or	27
		(b)		person, or any class of persons, authorised for the purposes is section by the regulations.	28 29

A document that is authorised or required by this Act or the regulations

by delivering it to the person personally, or

by 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

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Service of documents

(ii)

to be served on any person may be served:

in the case of a natural person:

Miscellaneous

Part 5

		the person last known to the person giving or serving the document, or	1 2	
		(b) in the case of a body corporate—by leaving it with a person 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	3 4 5 6	
		corporate for the giving or service of documents.	7	
	(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.	8 9 10	
67	Offences 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.	12 13 14 15 16	
	(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.	17 18 19	
	(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.	20 21 22	
	(4)	In this section:	23	
		corporation includes a company or any other body corporate.	24	
68	Nature of proceedings for offences			
	(1)	Proceedings for an offence under this Act or the regulations may be dealt with:	26 27	
		(a) summarily before a Local Court, or	28	
		(b) summarily before the Supreme Court in its summary jurisdiction.	29	
	(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.	30 31 32 33	
69	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.	35 36 37 38	

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Part 5	Miscellaneous		
	(2) The regulations may create offences punishable by a penalty not exceeding 100 penalty units.	1 2	
70	Repeal of James Hardie Former Subsidiaries (Special Provisions) Act 2005		
	The James Hardie Former Subsidiaries (Special Provisions) Act 2005 is repealed.	5 6	
71	Savings, transitional and other provisions	7	
	Schedule 1 has effect.	8	
72	Amendment of Subordinate Legislation Act 1989 No 146	9	
	The Subordinate Legislation Act 1989 is amended as set out in Schedule 2.	10 11	

Savings, transitional and other provisions

Schedule 1

Schedule 1		ule 1 Savings, transitional and other provisions	1
		(Section 71)	3
Par	t 1	General	4
1	Reg	ulations	5
	(1)	The regulations may contain provisions of a savings or transitional nature consequent on the enactment of the following Acts:	6
		this Act	8
	(2)	Any such provision may, if the regulations so provide, take effect from:	9
		(a) the introduction day (in the case of this Act), or	10
		(b) the date of assent to the Act concerned (in the case of any other Act),	11 12
		or a later date.	13
	(3)	To the extent to which any such provision takes effect from a date that is earlier than the date of its publication in the Gazette, the provision does not operate so as:	14 15 16
		(a) 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
		(b) 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 22
Par	t 2	Provisions consequent on enactment of this	23
. u.	_	Act	24
2	Defi	initions	25
		In this Part:	26
		<i>repeal day</i> means the day on which the repealed Act is repealed by this Act.	27 28
		repealed Act means the James Hardie Former Subsidiaries (Special Provisions) Act 2005.	29 30
3	Valid	dity of SPF established before assent day confirmed	31
		Any trust fund that is established as referred to in section 8 during or after the introduction day but before the assent day is taken to have been validly established for the purposes of the law of the State.	32 33 34

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4	Orde	ers ma	de under Part 2 of repealed Act	1	
	(1)	Any order made under section 10 of the repealed Act that was in force immediately before the repeal day continues to have effect for the purposes of this Act as if it had been made by the Minister under section 14 of this Act, and may be revoked or amended accordingly.			
	(2)	imm purp	order made under section 12 of the repealed Act that was in force ediately before the repeal day continues to have effect for the oses of this Act as if it had been made by the Minister under section f this Act, and may be revoked or amended accordingly.	6 7 8 9	
5	App	rovals	given under Part 2 of repealed Act	10	
	(1)	Any written approval given by the Minister under section 8 of the repealed Act for a relevant company:			
		(a)	to change the address of its registered office to a location that is outside of the territorial limits of the State, or	13 14	
		(b)	to have its registered office at a location that is outside of the territorial limits of the State,	15 16	
		that was still in effect immediately before the repeal day continues to have effect for the purposes of section 12 of this Act unless the Minister revokes it.			
	(2)		written approval given by the Minister under section 9 of the aled Act for a relevant company:	20 21	
		(a)	to 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	22 23 24	
		(b)	to keep any Member Register of the company at a location that is outside of the territorial limits of the State,	25 26	
		that was still in effect immediately before the repeal day continues to have effect for the purposes of section 13 of this Act unless the Minister revokes it.		27 28 29	
	(3)	repea liable the re	written approval given by the Minister under section 11 of the aled Act for a relevant company to transfer shares that it holds in a e entity to another person that was still in effect immediately before epeal day continues to have effect for the purposes of section 15 of Act unless the Minister revokes it.	30 31 32 33 34	
6	Directions given under section 19 of repealed Act				
		of the	direction given to a liable entity by the Minister under section 19 e repealed Act that was still in force immediately before the repeal continues to have effect under section 24 of this Act as if the	36 37 38	

Savings, transitional and other provisions

Schedule 1

	direction had been given by the SPF trustee, and may amended accordingly.	be revoked or 1
7	7 Approved payment schemes under section 26 of repealed	Act 3
	Any approved payment scheme that was in force under so repealed Act immediately before the repeal day continue as an approved payment scheme under section 35 of this been approved by the Supreme Court under section 35, be is revoked or varied by the Supreme Court under that see	s to have effect 5 Act as if it had 6 out only until it 7
8	8 Requirements under Division 4 of Part 3 of repealed Act	9
	(1) Any requirement of the Minister made under section 28 Act that was still in force immediately before the repeal to have effect under section 38 of this Act as if the require made by the SPF trustee, and may be revoked or amende	day continues 11 tement had been 12
	(2) Any requirement of the Minister made under section 29 Act that was still in force immediately before the repeal to have effect under section 39 of this Act as if the require made by the SPF trustee, and may be revoked or amende	day continues 15 ement had been 16

## James Hardie Former Subsidiaries (Winding up and Administration) Bill 2005

Schedule 2 Amendment of Subordinate Legislation Act 1989

Schedule 2	Amendment of Subordinate Legislation Act 1989	
	(Section 72)	3
Schedule 4	4 Excluded instruments	4
Omit item 2	27. Insert instead:	5
27	Regulations under the <i>James Hardie Former Subsidiaries</i> (Winding Up and Administration) Act 2005.	6
28	Regulations under the James Hardie (Civil Liability) Act 2005.	8
29	Regulations under the <i>James Hardie (Civil Penalty Compensation Release) Act 2005.</i>	9