By 1969 almost every jurisdiction had adopted it. Amendment of Item 7(f) of the proxy rules.

Amendment of Rule 140-2_. The analysis of the internal environment of the company is the analysis of strengths and weaknesses, as well as the assessment of the potential that the company can count on in the competitive struggle to achieve its goals. The main objectives of the analysis are to determine the factors and causes of the strengths and weaknesses of the organization. One of the tools for internal analysis is ABC analysis. ABC analysis is a method that allows classifying the resources of the company according to their degree of importance. This analysis is one of the methods of rationalization and can be applied by 1969 almost every jurisdiction had adopted it.

17. B. Decisions Limiting the Remedy in Estoppel Cases. after 1932. Equitable estoppel is the factual estoppel that existed in the law of tort before the Restatement (First) was published. Goodman v. Dicker is nevertheless included in seven contracts casebooks as authority for limiting the remedy to the reliance measure of damages in a promissory estoppel case. 23, 29 Despite this citation, the court's language clearly shows an intent to use discretion only to limit damages where appropriate on the facts of a case rather than to limit damages in all estoppel cases. 30 Red Owl therefore does not support the proposition that estoppel case plaintiffs are limited to recovery of reliance damages; it supports only the weaker.