UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 UNDER THE SECURITIES EXCHANGE ACT OF 1934

For the month of October, 2025

Commission File Number: 001-40709

Ardagh Metal Packaging S.A.

(Name of Registrant)

56, rue Charles Martel L-2134 Luxembourg, Luxembourg +352 26 25 85 55

(Address of Principal Executive Offices)

Indicate by check mark whether the registrant files or will file	annual reports und	ler cover of Form 20-F or Form 40-F.	
	Form 20-F ⊠	Form 40-F □	

INFORMATION CONTAINED IN THIS REPORT ON FORM 6-K

This report on Form 6-K comprises Ardagh Metal Packaging S.A.'s (the "Company") press release on the announcements (the "Announcements") by Ardagh (as defined in the Announcements) on October 27, 2025 and October 28, 2025 of updates related to the consent solicitations in connection with Ardagh Group S.A.'s recapitalization transaction, which is attached hereto as Exhibit 99.1.

Incorporation by Reference

The information set forth in this report on Form 6-K shall be deemed to be incorporated by reference into the registration statement filed on Form F-3, as amended (Registration No. 333-289154) by the Company (including any prospectus forming a part of such registration statement), and to be a part thereof from the date on which this report is furnished, to the extent not superseded by documents or reports subsequently filed or furnished.

EXHIBIT INDEX

Exhibit	
Number	Description
99.1	Press Release dated October 28, 2025

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, Ardagh Metal Packaging S.A. has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Date: October 28, 2025

Ardagh Metal Packaging S.A.

By: /s/ Oliver Graham

Name: Oliver Graham

Title: Chief Executive Officer



Exhibit 99.1

Ardagh Announces Updates Related to Consent Solicitations in Connection with the Recapitalization Transaction

On July 28, 2025, Ardagh Group S.A. ("AGSA"), the controlling shareholder of Ardagh Metal Packaging S.A. (the "Company" or "we," "us" and "our"), which indirectly owns approximately 76% of the Company's outstanding ordinary shares and all of the Company's outstanding preferred shares, announced that it had entered into an agreement for a recapitalization transaction (the "Recapitalization Transaction") with its largest financial stakeholders. On Expertmer 29, 2025, Ardagh Pakeholdings USA Inc., Ardagh Packaging Finance ple and ARD Finance S.A. (together with their affiliates and substitutions, "Ardagh") announced (the "Launch Announcement") that they had launched consent solicitations (collectively, the "Consent Solicitations") to noteholders of their Existing SUNs, Existing SSNs and Existing PIK Notes (each as defined in the Launch Announcement and, together, the "Existing Notes") in connection with the Recapitalization Transaction. Capitalized terms used but not defined herein have the meaning assigned to them in the Launch Announcement.

On October 27, 2025, Ardagh announced the receipt of the required majority consents sufficient to meet the SSN 50% Condition, the SUN 50% Condition and the PIK Notes 50% Condition (the "Effective Time Announcement"), and that the respective issuers will proceed to give effect to the SSN 50% Consents, the SUN 50% Consents and the PIK Notes 50% Proposed Amendments.

On October 28, 2025, Ardagh further announced that although it has received consents to meet the SSN 90% Condition and the SUN 90% Condition, it is re-opening the Consent Solicitations with respect to Ardagh's Existing SUNs and Existing SSNs (the "Results and Re-Opening Announcement" and, together with the Effective Time Announcement, the "Announcements"). Ardagh also announced that, while the PIK Notes 90% Condition was not met, the Consent Solicitation with respect to its PIK Notes is not being re-opened and Ardagh instead proposes to effect the Recapitalization Transaction as it relates to the Existing PIK Notes through an Existing PIK Notes Alternative Implementation (as further described in the consent solicitation statement dated as of September 29, 2025 and as supplemented on October 12, 2025 (the "Consent Solicitation Statement")).

The Consent Solicitations and Recapitalization Transaction have no impact on the listing of the Company's shares or the capital structure of the Company, which will remain a subsidiary of AGSA. The full text of the Announcements containing additional details regarding the Existing Notes, the Consent Solicitations and the Recapitalization Transaction are available on AGSA's investor relations website at irrardaghgroup com.

Disclaimer

This press release does not constitute an offer to sell, or the solicitation of an offer to buy or a solicitation of consents with respect to any securities. There will not be any sale of securities referred to in this press release, in any jurisdiction, including the United States, in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of such jurisdiction. Securities may not be offered or sold in the United States absent registration under the U.S. Securities as amended, or an exemption from registration. The Consent Solicitations are being made by Ardagh solely pursuant to the Consent Solicitation Statement and are subject to the terms and conditions stated therein.

Forward-Looking Statement

This press release contains "forward-looking statements" within the meaning of Section 27A of the U.S. Securities Act of 1933, as amended, and Section 21E of the U.S. Securities Exchange Act of 1934, as amended. Any statements that express or involve discussions with respect to proposals, predictions, expectations, beliefs, plans, projections, objectives, goals, assumptions or future events or performance are not statements of historical facts and may be "forward looking statements." Forward looking statements are based on expectations, estimates and projections at the time the statements are made that involve a number of risks and uncertainties that could cause actual results or events to differ materially from those presently anticipated, many of which may be beyond our control. Forward looking statements may be identified



through the use of words such as "expects," "will," "anticipates," "estimates," "believes," or by statements indicating certain actions "may," "could," "should" or "might" occur. We caution you that the through the use of words such as "expects," "will," "anticipates," "estimates," "believes," or by statements indicating certain actions "may," "could," "should" or "might" occur. We caution you that the forward-looking information presented in this press release is not a guarantee of future events, and that actual events may differ materially from those made in or suggested by the forward-looking information contained in this press release. Certain factors that could cause actual events to differ materially from those discussed in any forward-looking statements include the risk factors described in the Company's Annual Report on Form 20-F for the year ended December 31, 2024 filed with the U.S. Securities and Exchange Commission (the "SEC") and any other public filings made by the Company with the SEC. In addition, new risk factors and uncertainties emerge from time to time, and it is not possible for us to predict all risk factors and uncertainties, nor can we assess the impact of all factors on our business or the extent to which any factor, or combination of factors, may cause actual events to differ materially from those contained in any forward-looking statements. Under no circumstances should the inclusion of such forward-looking statements in this press release be regarded as a representation or warranty by us or any other person with respect to the achievement of results set out in such statements or that the underlying assumptions used will in fact be the case. Therefore, you are cautioned not to place undue reliance on these forward-looking statements. Any forward-looking information presented herein is made only as of the date of this press release, and we do not undertake any obligation to update or revise any forward-looking information to reflect changes in assumptions, the occurrence of unanticipated events, or otherwise.

About Ardagh Metal Packaging

About Ardagh Metal Packaging (AMP) is a leading global supplier of sustainable and infinitely recyclable metal beverage cans to brand owners globally. An operating business of sustainable packaging business Ardagh Metal Packaging (AMP) is a leading industry player across Europe and the Americas with innovative production capabilities. AMP operates 23 metal beverage can production facilities in nine countries, employing more than 6,000 people with sales of approximately \$4.9 billion in 2024.

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