

ARD Finance S.A. Interim Report

For the three and nine months ended September 30, 2021



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Unaudited consolidated interim financial statements for the three and nine months ended September 30, 2021

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Management Report

ARD Finance S.A.

PRELIMINARY INFORMATION

ARD Finance S.A. (the "Company") was incorporated in Luxembourg on May 6, 2011 and is a subsidiary of ARD Holdings S.A. The Company's registered office is 56, rue Charles Martel, L-2134 Luxembourg, Luxembourg.

The Company is a holding company whose assets as of September 30, 2021 consist mainly of its direct and indirect interest in the share capital of Ardagh Group S.A., a company incorporated and existing under the laws of Luxembourg, and certain related party receivables. Ardagh Group S.A. has Class A common shares listed on the New York Stock Exchange ("NYSE").

All of the business of the group of companies controlled by the Company (the "Group") is conducted by Ardagh Group S.A. ("Ardagh") and its subsidiaries (together, the "Ardagh Group"). The Ardagh Group and its subsidiaries are a leading supplier of sustainable innovative, value-added rigid packaging solutions. The Ardagh Group's products include metal beverage cans and glass containers primarily for beverage and food markets. End-use categories include beer, wine, spirits, carbonated soft drinks, energy drinks, juices and water, as well as food and pharmaceuticals. The Ardagh Group also holds a stake of approximately 42% in Trivium Packaging B.V. ("Trivium"), a leading supplier of metal packaging in the form of cans and aerosol containers, serving a broad range of end-use categories, principally including food, seafood, pet food and nutrition, as well as beauty and personal care.

Any description of the business of the Group is a description of the business of the Ardagh Group.

All of the financing of the Group other than the \$1,130 million 6.500%/7.250% Senior Secured Toggle Notes due 2027, and the €1,000 million 5.000%/5.750% Senior Secured Toggle Notes due 2027 (together the "Toggle Notes", as described in note 10) are liabilities of the Ardagh Group. The Company and those of its subsidiaries who are above Ardagh Group S.A. in the corporate structure are referred to as the "ARD Finance Group".

On February 22, 2021, the Ardagh Group announced its entry into a business combination agreement (the "Business Combination Agreement"), dated as of February 22, 2021, by and among Ardagh, Ardagh Metal Packaging, Ardagh MP MergeCo Inc., a newly formed Delaware corporation that is a wholly-owned subsidiary of AMP ("MergeCo") and Gores Holdings V Inc. ("Gores Holdings V"), pursuant to which the parties thereto agreed to effect the merger of MergeCo with and into Gores Holdings V, with Gores Holdings V being the surviving corporation as a wholly-owned subsidiary of AMP (the "Merger", and, together with the other transactions contemplated in the Business Combination Agreement, the "Business Combination") to create an independent, pure-play beverage can company which is set out in note 1 – General information to the Unaudited Consolidated Interim Financial Statements.

The unaudited consolidated interim financial statements reflect the consolidation of the legal entities forming the Group for the periods presented.

As used herein, "we", "our" and "us" refer to the Ardagh Group and its consolidated subsidiaries, unless the context requires otherwise.

SELECTED FINANCIAL INFORMATION

The following discussion should be read together with, and is qualified in its entirety by, reference to the unaudited consolidated interim financial statements for the three and nine months ended September 30, 2021, including the related notes thereto.

The following table sets forth summary consolidated financial information for ARD Finance S.A..

	Three month	s ended	Nine months ended			
	Septembe	er 30,	September 30,			
Income statement data	2021	2020	2021	2020		
	(in \$	millions, exce	pt ratios and percen	tages)		
Revenue	1,942	1,800	5,590	5,028		
Adjusted EBITDA ⁽¹⁾	336	330	961	874		
Depreciation and amortization	(185)	(173)	(548)	(509)		
Exceptional operating items ⁽²⁾	(246)	(11)	(286)	(19)		
Net finance expense ⁽³⁾	(129)	(106)	(368)	(339)		
Share of post-tax loss in equity accounted joint						
venture	(10)	(2)	(47)	(22)		
(Loss)/profit before tax	(234)	38	(288)	(15)		
Income tax charge	(20)	(23)	(46)	(27)		
(Loss)/profit from continuing operations	(254)	15	(334)	(42)		
Profit from discontinued operation				22		
(Loss)/profit for the period	(254)	15	(334)	(20)		
Other data						
Adjusted EBITDA margin ⁽¹⁾	17.3%	18.3%	17.2%	17.4%		
Net interest expense ⁽⁴⁾	122	109	349	306		
Capital expenditure ⁽⁵⁾	255	122	684	352		
Balance sheet data			At September 30,	At December 31,		
			2021	2020		
			(in \$ millions,	except ratios)		
Cash and cash equivalents ⁽⁶⁾			3,579	1,298		
Total assets			13,101	10,016		
Total equity			(1,404)	(2,348)		
Net debt ⁽⁷⁾			7,430	8,010		
Ratio of net debt to Adjusted EBITDA ^{(1) (7) (8)}			6.0x	6.9x		

All footnotes are on page 8 of this document.

OPERATING AND FINANCIAL REVIEW

Review of the three months ended September 30, 2021

Bridge of 2020 to 2021 reported Revenue

Revenue	Ardagh Metal Packaging Europe	Ardagh Metal Packaging Americas	Ardagh Glass Packaging Europe	Ardagh Glass Packaging North America	Group
Revenue	\$'m	\$'m	\$'m	\$'m	\$'m
Revenue 2020	421	478	472	429	1,800
Organic	48	77	(28)	15	112
FX translation	14		`16´	_	30
Revenue 2021	483	555	460	444	1,942

Bridge of 2020 to 2021 reported Adjusted EBITDA

Adjusted EBITDA Adjusted EBITDA 2020 Organic FX translation	Ardagh Metal Packaging Europe \$'m 73 1 2	Ardagh Metal Packaging Americas \$'m 78 22	Ardagh Glass Packaging Europe \$'m 112 (12) 4	Ardagh Glass Packaging North <u>America</u> \$'m 67 (9)	Group \$'m 330 2 6
Adjusted EBITDA 2021 AMP indemnification net of insurance recoverable* Adjusted EBITDA 2021	76	100	104	<u>- 58</u>	338 (2) 336
2021 margin 2020 margin	15.7% 17.3%	18.0% 16.3%	22.6% 23.7%	13.0% 15.6%	17.3% 18.3%

*AMP indemnification represents costs net of insurance, borne by Ardagh Group S.A. pursuant to a letter of agreement between Ardagh Group S.A. and Ardagh Metal Packaging, whereby Ardagh Group S.A. agreed to indemnify, defend and hold harmless Ardagh Metal Packaging and its subsidiaries and their respective successors from and against any and all losses incurred prior to December 31, 2021, resulting from the cyber security incident as outlined in note 19 - Other information. The corresponding income is included within Adjusted EBITDA of the Ardagh Metal Packaging Europe (\$15 million) and Ardagh Metal Packaging Americas (\$11 million) segments. The Ardagh Group has recorded \$12 million of insurance recoveries (of which \$9 million has been included within AMP indemnification net of insurance recoverable noted above) during the third quarter in respect of this incident. See note 19 – Other information.

Revenue

Ardagh Metal Packaging Europe. Revenue increased by \$62 million, or 15%, to \$483 million in the three months ended September 30, 2021, compared with \$421 million in the three months ended September 30, 2020. Excluding favorable foreign currency translation effects of \$14 million, revenue increased by \$48 million, mainly due to favorable volume/mix effects and the pass through of higher metal costs.

Ardagh Metal Packaging Americas. Revenue increased by \$77 million, or 16%, to \$555 million in the three months ended September 30, 2021, compared with \$478 million in the three months ended September 30, 2020. The increase in revenue principally reflected the pass through of higher metal costs and favorable volume/mix effects.

Ardagh Glass Packaging Europe. Revenue decreased by \$12 million, or 3%, to \$460 million in the three months ended September 30, 2021, compared with \$472 million in the three months ended September 30, 2020. Excluding favorable foreign currency translation effects of \$16 million, revenue decreased by \$28 million, principally due to unfavorable volume/mix effects.

Ardagh Glass Packaging North America. Revenue increased by \$15 million, or 3%, to \$444 million in the three months ended September 30, 2021, compared with \$429 million in the three months ended September 30, 2020. The increase in revenue reflected favorable volume/mix effects and the pass through of higher input costs.

Adjusted EBITDA

Ardagh Metal Packaging Europe. Adjusted EBITDA increased by \$3 million, or 4%, to \$76 million in the three months ended September 30, 2021, compared with \$73 million in the three months ended September 30, 2020. Excluding favorable foreign currency translation effects of \$2 million, Adjusted EBITDA increased by \$1 million, principally reflecting favorable volume/mix effects, including a positive impact from the Group's growth investment program, partly offset by increased costs.

Ardagh Metal Packaging Americas. Adjusted EBITDA increased by \$22 million, or 28%, to \$100 million in the three months ended September 30, 2021, compared with \$78 million in the three months ended September 30, 2020. The increase was mainly driven by favorable volume/mix effects, which includes an impact of the Group's growth investment program.

Ardagh Glass Packaging Europe. Adjusted EBITDA decreased by \$8 million, or 7%, to \$104 million in the three months ended September 30, 2021, compared with \$112 million in the three months ended September 30, 2020. Excluding favorable foreign currency translation effects of \$4 million, Adjusted EBITDA decreased by \$12 million primarily due to increased input costs, including higher energy costs and unfavorable volume/mix effects, partly offset by operating cost savings.

Ardagh Glass Packaging North America. Adjusted EBITDA decreased by \$9 million, or 13%, to \$58 million in the three months ended September 30, 2021, compared with \$67 million in the three months ended September 30, 2020. The decrease in Adjusted EBITDA was mainly driven by increased operating costs, principally due to freight, and unfavorable volume/mix effects.

Review of the nine months ended September 30, 2021

Bridge of 2020 to 2021 reported	Revenue
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Revenue	Ardagh Metal Packaging Europe	Ardagh Metal Packaging Americas	Ardagh Glass Packaging Europe	Ardagh Glass Packaging North America	Group
	\$'m	\$'m	\$'m	\$'m	\$'m
Revenue 2020	1,201	1,357	1,224	1,246	5,028
Organic	97	228	(3)	68	390
FX translation	85		87	_	172
Revenue 2021	1,383	1,585	1,308	1,314	5,590

Bridge of 2020 to 2021 reported Adjusted EBITDA

Adjusted EBITDA Adjusted EBITDA 2020 Organic FX translation Adjusted EBITDA 2021 AMP indemnification net of insurance recoverable* Adjusted EBITDA 2021	Ardagh Metal Packaging Europe \$'m 197 16 14 227	Ardagh Metal Packaging Americas \$'m 208 62 — 270	Ardagh Glass Packaging Europe \$'m 277 19 19 19 315	Ardagh Glass Packaging North America \$'m 192 (26) 166	Group \$'m 874 71 33 978 (17) 961
2021 margin	16.4%	17.0%	24.1%	12.6%	17.2%
2020 margin	16.4%	15.3%	22.6%	15.4%	17.4%

*AMP indemnification represents costs net of insurance, borne by Ardagh Group S.A. pursuant to a letter of agreement between Ardagh Group S.A. and Ardagh Metal Packaging, whereby Ardagh Group S.A. agreed to indemnify, defend and hold harmless Ardagh Metal Packaging and its subsidiaries and their respective successors from and against any and all losses incurred prior to December 31, 2021, resulting from the cyber security incident as outlined in note 19 - Other information. The corresponding income is included within Adjusted EBITDA of the Ardagh Metal Packaging Europe (\$15 million) and Ardagh Metal Packaging Americas (\$11 million) segments. The Ardagh Group has recorded \$12 million of insurance recoveries (of which \$9 million has been included within AMP indemnification net of insurance recoverable noted above) during the third quarter in respect of this incident. See note 19 – Other information.

Revenue

Ardagh Metal Packaging Europe. Revenue increased by \$182 million, or 15%, to \$1,383 million in the nine months ended September 30, 2021, compared with \$1,201 million in the nine months ended September 30, 2020. Excluding favorable foreign currency translation effects of \$85 million, revenue increased by \$97 million, principally reflecting higher selling prices to recover increased input costs and favorable volume/mix effects of 3%, which includes an impact of the Group's growth investment program.

Ardagh Metal Packaging Americas. Revenue increased by \$228 million, or 17%, to \$1,585 million in the nine months ended September 30, 2021, compared with \$1,357 million in the nine months ended September 30, 2020. The increase in revenue principally reflected the pass through of higher metal costs and volume/mix growth of 7%, which includes an impact of the Group's growth investment program.

Ardagh Glass Packaging Europe. Revenue increased by \$84 million, or 7%, to \$1,308 million in the nine months ended September 30, 2021, compared with \$1,224 million in the nine months ended September 30, 2020. Revenue increased principally due to favorable volume/mix effects of 1% and favorable foreign currency translation effects, partly offset by lower selling prices.

Ardagh Glass Packaging North America. Revenue increased by \$68 million, or 5%, to \$1,314 million in the nine months ended September 30, 2021, compared with \$1,246 million in the nine months ended September 30, 2020. The increase in revenue principally reflected favorable volume/mix effects of 5%.

Adjusted EBITDA

Ardagh Metal Packaging Europe. Adjusted EBITDA increased by \$30 million, or 15%, to \$227 million in the nine months ended September 30, 2021, compared with \$197 million in the nine months ended September 30, 2020. Excluding favorable foreign currency translation effects of \$14 million, Adjusted EBITDA increased by \$16 million, principally due to positive volume/mix effects, including a favorable impact from the Group's growth investment program, as well as cost efficiency initiatives.

Ardagh Metal Packaging Americas. Adjusted EBITDA increased by \$62 million, or 30%, to \$270 million in the nine months ended September 30, 2021, compared with \$208 million in the nine-month period ended September 30, 2020. The increase was mainly driven by favorable volume/mix effects, which includes an impact of the Group's growth investment program, and lower operating costs.

Ardagh Glass Packaging Europe. Adjusted EBITDA increased by \$38 million, or 14%, to \$315 million in the nine months ended September 30, 2021, compared with \$277 million in the nine months ended September 30, 2020. Excluding favorable foreign currency translation effects of \$19 million, Adjusted EBITDA increased by \$19 million, principally due to lower operating costs due to lower production downtime than in the same quarter of 2020, and favorable volume/mix effects, which includes an impact of the Group's growth investment program, partly offset by higher input costs, including higher energy costs.

Ardagh Glass Packaging North America. Adjusted EBITDA decreased by \$26 million, or 14%, to \$166 million in the nine months ended September 30, 2021, compared with \$192 million in the nine months ended September 30, 2020. The decrease in Adjusted EBITDA was mainly driven by unfavorable volume/mix effects and increased input costs, principally due to higher freight and energy costs.

Footnotes to the Selected Financial Information

- (1) Adjusted EBITDA consists of (loss)/profit for the year before income tax charge, net finance expense, depreciation and amortization, exceptional operating items and share of loss in equity accounted joint venture. We use Adjusted EBITDA to evaluate and assess our segment performance. Adjusted EBITDA is presented because we believe that it is frequently used by securities analysts, investors and other interested parties in evaluating companies in the packaging industry. However, other companies may calculate Adjusted EBITDA in a manner different from ours. Adjusted EBITDA is not a measure of financial performance under IFRS and should not be considered an alternative to profit/(loss) as indicators of operating performance or any other measures of performance derived in accordance with IFRS.
- (2) Exceptional items are shown on a number of different lines in the Unaudited Consolidated Interim Income Statements for the three and nine months ended September 30, 2021, presented in the subsequent pages in this report.
- (3) Includes exceptional finance income and expense.
- (4) Net interest expense is as set out in note 6 to the Unaudited Consolidated Interim Financial Statements.
- (5) Capital expenditure is the sum of purchase of property, plant and equipment and software and other intangibles, net of proceeds from disposal of property, plant and equipment, as per the Unaudited Consolidated Interim Statement of Cash Flows.
- (6) Cash and cash equivalents includes restricted cash.
- (7) Net debt is comprised of net borrowings and derivative financial instruments used to hedge foreign currency and interest rate risk, net of cash and cash equivalents.
- (8) Net debt to Adjusted EBITDA ratio at September 30, 2021 of 6.0x, is based on net debt at September 30, 2021 of \$7,430 million and reported LTM Adjusted EBITDA for the twelve months ended September 30, 2021 of \$1,242 million. Net debt to Adjusted EBITDA ratio at December 31, 2020 of 6.9x, is based on net debt at December 31, 2020 of \$8,010 million and LTM Adjusted EBITDA for the twelve months ended December 31, 2020 of \$1,155 million.

Unaudited Consolidated Interim Financial Statements

ARD FINANCE S.A. CONSOLIDATED INTERIM INCOME STATEMENT

		Unaudited Three months ended September 30, 2021				Unaudited Three months ended September 30, 2020			
	Note	Before exceptional items \$'m	Exceptional items \$'m Note 5	Total \$'m	Before exceptional items \$'m	Exceptional items \$'m Note 5	Total \$'m		
Revenue	4	1,942		1,942	1,800		1,800		
Cost of sales		(1,644)	(6)	(1,650)	(1,499)	(3)	(1,502)		
Gross profit		298	(6)	292	301	(3)	298		
Sales, general and administration expenses		(89)	(240)	(329)	(85)	(8)	(93)		
Intangible amortization		(58)		(58)	(59)		(59)		
Operating profit/(loss)		151	(246)	(95)	157	(11)	146		
Net finance expense	6	(104)	(25)	(129)	(106)	—	(106)		
Share of post-tax loss in equity accounted joint venture	8		(10)	(10)	2	(4)	(2)		
Profit/(loss) before tax		47	(281)	(234)	53	(15)	38		
Income tax charge		(22)	2	(20)	(24)	1	(23)		
Profit/(loss) for the period	_	25	(279)	(254)	29	(14)	15		
(Loss)/profit attributable to: Equity holders Non-controlling interests (Loss)/profit for the period			_	(207) (47) (254)		_	12 3 15		

ARD FINANCE S.A. CONSOLIDATED INTERIM INCOME STATEMENT

		Unaudited Nine months ended September 30, 2021				Unaudited Nine months ended September 30, 2020			
		Before			Before				
		exceptional	Exceptional		exceptional	Exceptional			
		items	items	Total	items	items	Total		
	Note	\$'m_	\$'m	\$'m	\$'m	\$'m	\$'m		
			Note 5			Note 5			
Revenue	4	5,590	—	5,590	5,028	—	5,028		
Cost of sales		(4,723)	(20)	(4,743)	(4,230)	(5)	(4,235)		
Gross profit		867	(20)	847	798	(5)	793		
Sales, general and administration expenses		(275)	(266)	(541)	(258)	(14)	(272)		
Intangible amortization		(179)		(179)	(175)		(175)		
Operating profit		413	(286)	127	365	(19)	346		
Net finance expense	6	(330)	(38)	(368)	(265)	(74)	(339)		
Share of post-tax loss in equity accounted joint venture	8	(19)	(28)	(47)	(10)	(12)	(22)		
Profit/(loss) before tax		64	(352)	(288)	90	(105)	(15)		
Income tax charge		(51)	5	(46)	(56)	29	(27)		
Profit/(loss) from continuing operations		13	(347)	(334)	34	(76)	(42)		
Profit from discontinued operation, net of tax	16	_	_	_	_	22	22		
Profit/(loss) for the period	_	13	(347)	(334)	34	(54)	(20)		
(Loss)/profit attributable to:									
Èquity holders				(285)			(25)		
Non-controlling interests				(49)			5		
(Loss)/profit for the period				(334)		_	(20)		
				<u>`</u>		-			

ARD FINANCE S.A. CONSOLIDATED INTERIM STATEMENT OF COMPREHENSIVE INCOME

		Unaudited Three months ended Se		Unaudited Nine months ended Se	
		2021	2020	2021	2020
	Note	\$'m	\$'m	\$'m	\$'m
(Loss)/profit for the period		(254)	15	(334)	(20
Other comprehensive income/(expense): Items that may subsequently be reclassified to income statement					
Foreign currency translation adjustments: -Arising in the period		13	(83)	50	(90
Effective portion of changes in fair value of cash flow hedges:		13	(83)	50	(90
-New fair value adjustments into reserve		69	(11)	190	(12
-Movement out of reserve to income statement		(13)	27	(33)	25
-Movement in deferred tax		(5)	(6)	(19)	(4
(Loop)/gain recognized on east of badging:		51	10	138	9
(Loss)/gain recognized on cost of hedging: -New fair value adjustments into reserve -Movement out of reserve		(5)	4	(6) (1)	(1
		(5)	4	(7)	(1
Share of other comprehensive (expense)/income in equity accounted joint venture	8	(3)	3	(8)	15
Items that will not be reclassified to income statement					
-Re-measurement of employee benefit obligations -Deferred tax movement on employee benefit	11	(9)	13	134	(149
obligations		2	(2)	(15)	44
osigatorio		(7)	11	119	(105
Share of other comprehensive (expense)/income in equity accounted joint venture	8	(2)	(1)	6	(2
Total other comprehensive income/(expense) for the period		47	(56)	298	(174
Total comprehensive expense for the period		(207)	(41)	(36)	(194
Attributable to:					
Equity holders		(167)	(44)	(9)	(191
Non-controlling interests		(40)	3	(27)	(3
Total comprehensive expense for the period		(207)	(41)	(36)	(194
Attributable to:		(22-)			10.1-
Continuing operations Discontinued operation		(207)	(41)	(36)	(216 22
Total comprehensive expense for the period		(207)	(41)	(36)	(194

ARD FINANCE S.A. CONSOLIDATED INTERIM STATEMENT OF FINANCIAL POSITION

		Unaudited	Unaudited
		At September 30,	At December 31,
		2021	2020
	Note	\$'m	\$'m
Non-current assets			
Intangible assets	7	2,524	2,756
Property, plant and equipment	7	3,387	2,945
Derivative financial instruments	1	20	2,945
Deferred tax assets		243	245
Investment in material joint venture	8	321	390
Related party loan receivable	15	321	322
Other non-current assets	15	77	73
Other non-current assets			6,740
Current assets		6,894	0,740
Inventories		1,098	923
Trade and other receivables *		1,098	923 869
Contract assets		·	
		162 131	139 37
Derivative financial instruments	15	6	37 10
Related party interest receivable	10		
Cash, cash equivalents and restricted cash	10	3,579	1,298
		6,207	3,276
TOTAL ASSETS		13,101	10,016
Equity attributable to owners of the parent			
Issued capital	9		_
Other reserves		429	151
Retained earnings		(1,802)	(2,478)
0		(1,373)	(2,327)
Non-controlling interests		(31)	(21)
TOTAL EQUITY		(1,404)	(2,348)
Non-current liabilities			
Borrowings	10	10,568	8,823
Lease obligations	10	337	283
Employee benefit obligations	11	651	811
Derivative financial instruments		3	26
Deferred tax liabilities		396	369
Provisions and other liabilities	12	94	55
		12,049	10,367
Current liabilities			
Borrowings	10	11	14
Lease obligations	10	93	83
Interest payable		165	43
Derivative financial instruments		9	104
Trade and other payables		1,964	1,583
Income tax payable		127	115
Provisions		61	55
Dividend payable to shareholders		26	
		2,456	1,997
TOTAL LIABILITIES		14,505	12,364
TOTAL EQUITY and LIABILITIES		13,101	10,016

* Trade and other receivables includes insurance recoverable of \$29 million. See note 19 - Other information - Cyber security incident and insurance recoverable.

ARD FINANCE S.A. CONSOLIDATED INTERIM STATEMENT OF CHANGES IN EQUITY

					Unaud					
-				ble to the ow	ner of the p	arent				
			Foreign							
	~	o	currency	Cash flow	Cost of	0.1			Non-	
	Share	Capital	translation	hedge	hedging	Other	Retained		controlling	Total
	capital	Contribution	reserve	reserve	reserve	reserves	earnings	Total	interests	equity
	\$'m	\$'m	\$'m	\$'m	\$'m	\$'m	\$'m	\$'m	\$'m	\$'m
At January 1, 2020			242	(11)	11	—	(2,320)	(2,078)	(9)	(2,087)
(Loss)/profit for the period		_	_	_	_	_	(25)	(25)	5	(20)
Other comprehensive (expense/)income		_	(87)	20	_	_	(99)	(166)	(8)	(174)
Hedging losses transferred to cost of inventory		_	—	26		_		26	_	26
Dividends			—				(16)	(16)		(16)
Dividends by subsidiary to non-controlling interest		_	—			_		—	(8)	(8)
Capital contribution received from parent company		10						10		10
At September 30, 2020	_	10	155	35	11		(2,460)	(2,249)	(20)	(2,269)
At January 4, 2024		10	88	44	12		(0.470)	(0.007)	(04)	(0.040)
At January 1, 2021	_	10	00	41	12	_	(2,478)	(2,327)	(21)	(2,348)
Loss for the period				400			(285)	(285)	(49)	(334)
Other comprehensive income/(expense)	_	_	38	128	(6)		116	276	22	298
Hedging gains transferred to cost of inventory Business combination – Non-controlling interest	_	_	—	(50)	_		—	(50)	(4)	(54)
(Note 1, Note 14)	_	_	_	_	_	_	865	865	57	922
Business combination - Listing service (Note 14)	—	_	_	_	_	164	—	164	_	164
Re-attribution upon disposal of non-controlling interest (Note 14)			1					4	(4)	_
Dividends			4				(20)	(20)	(4)	(20)
Dividends by subsidiary to non-controlling interest							(20)	(20)	(32)	(32)
		10	130	119	6	164	(1,802)	(1,373)	(31)	(1,404)
At September 30, 2021	_	10	130	119	6	104	(1,002)	(1,373)	(31)	(1,404)

ARD FINANCE S.A. CONSOLIDATED INTERIM STATEMENT OF CASH FLOWS

		Unaudi	ited	Unaud	ited
		Three month Septembe		Nine month Septemb	
		2021	2020	2021	2020
	Note	\$'m	\$'m	\$'m	\$'m
Cash flows from operating activities					
Cash generated from continuing operations	13	343	481	610	585
Interest paid		(32)	(32)	(234)	(270)
Interest received ⁽ⁱ⁾		1	2	23	17
Income tax paid		(16)	(11)	(35)	(34)
Net cash from operating activities		296	440	364	298
Cash flows used in investing activities					
Purchase of property, plant and equipment		(250)	(119)	(675)	(345)
Purchase of software and other intangibles		(5)	(3)	(10)	(8)
Proceeds from disposal of property, plant and equipment			_	1	1
Other investing cash flows		5	—	(8)	—
Loan issued to related party		—	—	—	(25)
Loan repaid by related party			_		17
Investing cash flows used in continuing operations		(250)	(122)	(692)	(360)
Proceeds from disposal of discontinued operation					32
Net cash used in investing activities		(250)	(122)	(692)	(328)
Cash flows from financing activities					
Proceeds from borrowings	10	_	_	2,766	4,068
Repayment of borrowings	10	(794)	(502)	(803)	(3,255)
Proceeds from issuance of non-controlling interest, net of costs	14	934	—	934	—
Early redemption premium paid	5	(24)	—	(24)	(61)
Lease payments		(30)	(23)	(85)	(68)
Deferred debt issue costs paid		(8)	(9)	(38)	(33)
Dividends paid		_	—	(26)	(21)
Capital contribution received from parent company		_	—	—	10
Consideration paid on maturity of derivative financial instruments	10	(67)	_	(72)	
Net cash inflow/(outflow) from financing activities		11	(534)	2,652	640
Net increase/(decrease) in cash and cash equivalents		57	(216)	2,324	610
Cash and cash equivalents at beginning of period		3,570	1,477	1,298	663
Foreign exchange losses on cash and cash equivalents		(48)	(1)	(43)	(13)
Cash and cash equivalents at end of period	10	3,579	1,260	3,579	1,260

(i) Interest received for the three and nine months ended September 30, 2021, includes related party interest received of \$nil and \$20 million (2020: \$nil and \$13 million).

Notes to the Unaudited Consolidated Interim Financial Statements

ARD FINANCE S.A. NOTES TO THE UNAUDITED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

1. General Information

ARD Finance S.A. was incorporated in Luxembourg on May 6, 2011. The Company's registered office is 56, rue Charles Martel, L-2134 Luxembourg, Luxembourg.

The Company is a holding company whose assets as of September 30, 2021 consist mainly of its direct and indirect interest in the share capital of Ardagh Group S.A., a company incorporated and existing under the laws of Luxembourg, and certain related party receivables. Ardagh Group S.A. has Class A common shares listed on the New York Stock Exchange.

All of the business of the group of companies controlled by ARD Finance S.A. is conducted by Ardagh Group S.A. and its subsidiaries. The Ardagh Group and its subsidiaries are a leading supplier of sustainable innovative, value-added rigid packaging solutions. The Ardagh Group's products include metal beverage cans and glass containers primarily for beverage and food markets. End-use categories include beer, wine, spirits, carbonated soft drinks, energy drinks, juices and water, as well as food and pharmaceuticals. The Ardagh Group also holds a stake of approximately 42% in Trivium Packaging B.V., a leading supplier of metal packaging in the form of cans and aerosol containers, serving a broad range of end-use categories, principally including food, seafood, pet food and nutrition, as well as beauty and personal care.

Any description of the business of the Group is a description of the business of the Ardagh Group.

All of the financing of the Group other than the \$1,130 million 6.500%/7.250% Senior Secured Toggle Notes due 2027, and the €1,000 million 5.000%/5.750% Senior Secured Toggle Notes due 2027 are liabilities of the Ardagh Group. The Company and those of its subsidiaries who are above Ardagh Group S.A. in the corporate structure are referred to as the "ARD Finance Group".

On February 22, 2021, the Ardagh Group announced its entry into a Business Combination Agreement, dated as of February 22, 2021, by and among Ardagh, Ardagh Metal Packaging, MergeCo, a newly formed Delaware corporation that is a wholly-owned subsidiary of AMP and Gores Holdings V, pursuant to which the parties thereto agreed to effect the merger of MergeCo with and into Gores Holdings V, with Gores Holdings V being the surviving corporation as a wholly-owned subsidiary of AMP (the "Merger", and, together with the other transactions contemplated in the Business Combination Agreement, the "Business Combination") to create an independent, pure-play beverage can company.

In connection with the Business Combination, on March 12, 2021, two affiliates of the Ardagh Group (the "Co-Issuers") issued green bonds of \$2.8 billion equivalent, consisting of €450 million 2.000% Senior Secured Notes due 2028, \$600 million 3.250% Senior Secured Notes due 2028, €500 million 3.000% Senior Notes due 2029 and \$1,050 million 4.000% Senior Notes due 2029 (the "AMP Notes Issuance"). In connection with the AMP Notes Issuance, the Ardagh Group designated the Co-Issuers and subsidiaries of AMP as unrestricted subsidiaries under its bond indentures and the Global Asset Based Loan Facility, and on April 1, 2021, the Ardagh Group reduced the size of Global Asset Based Loan Facility from \$700 million to \$500 million in connection with such designation.

In connection with the Business Combination, the Ardagh Group effected on April 1, 2021 a series of transactions that resulted in (a) the equity interests of Ardagh Packaging Holdings Limited, an Irish subsidiary of the Ardagh Group, and certain other subsidiaries of the Ardagh Group that are engaged in the metal beverage can business (the "AMP Business") being directly or indirectly owned by Ardagh Metal Packaging (all such entities collectively, the "AMP Entities") and (b) any assets and liabilities relating to the business of the Ardagh Group (other than the AMP Business) that are held by the AMP Entities being transferred to subsidiaries of the Ardagh Group that are not AMP Entities, and assets and liabilities relating to the business of the Ardagh Group (other than the AMP Business) being transferred to the AMP Business that are held by subsidiaries of the Ardagh Group (other than the AMP Entities) being transferred to the AMP Business that are held by subsidiaries of the Ardagh Group (other than the AMP Entities) being transferred to the AMP Entities (such transactions, collectively, the "AMP Transfer"). In exchange for newly issued AMP shares, and all warrants exercisable for the purchase of shares in Gores Holdings V were converted into warrants exercisable for the purchase of shares in Gores Holdings V were converted into warrants exercisable for the purchase of shares in Gores Holdings V were converted into warrants exercisable for the purchase of shares in Gores Holdings V were converted into warrants exercisable for the purchase of shares in Gores Holdings V were converted into warrants exercisable for the purchase of shares in Gores Holdings V were converted into warrants exercisable for the purchase of shares in Gores Holdings V stockholders and its sponsor held approximately 81.8%, the PIPE Investors held approximately 11.5%, and the Gores Holdings V stockholders and its sponsor held approximately 6.6% of AMP's shares.

On August 4, 2021, in accordance with the terms of the Business Combination Agreement, the parties consummated the Merger. In addition to retaining AMP shares constituting approximately 81.8% AMP's outstanding shares, the Ardagh Group received in the Business Combination (a) \$2,315,000,000 in cash paid upon the consummation of the AMP Transfer (which was funded from the proceeds of the AMP Notes Issuance), and (b) approximately \$1 billion in cash paid upon the consummation of the Merger and the PIPE Investment. Ardagh also has the right to receive, during the five-year period commencing 180 days after closing, 60,730,000 additional shares of AMP in five equal installments depending on whether the price of shares of AMP maintains for a certain period of time a volume weighted average price of \$13.00, \$15.00, \$16.50, \$18.00 or \$19.50.

On September 7, 2021, the Ardagh Group launched an exchange offer pursuant to which it offered 2.5 shares of AMP in exchange for each Class A common shares of Ardagh that was validly tendered and not withdrawn at the closing of the exchange offer on October 5, 2021. Approximately 84% of the total outstanding Class A common shares of the Ardagh Group were exchanged, bringing the Ardagh Group's ownership of AMP to approximately 75% and the public float to approximately 25%.

On October 5, 2021, the Ardagh Group's Class A common shares were suspended from trading on the NYSE in connection with the Ardagh Group's previously announced intention to apply for the delisting of its shares from the NYSE. The Ardagh Group's Class A common shares were delisted from the NYSE effective October 18, 2021 and the Ardagh Group filed a Form 15 with the U.S. Securities and Exchange Commission on October 18, 2021 to terminate the registration of the Ardagh Group's Class A common shares under Section 12(g) of the U.S. Securities Exchange Act of 1934, as amended (the "Exchange Act"), resulting in the automatic suspension of the Ardagh Group's reporting obligations under Sections 13(a) and 15(d) of the Exchange Act.

The Ardagh Group's metal packaging business is a leading supplier of beverage cans globally, with a particular focus on the Americas and Europe. The business supplies sustainable and infinitely recyclable metal packaging to a diversified customer base of leading global, regional and national beverage producers. The Ardagh Group's metal packaging business operates 23 production facilities in Europe and the Americas, employs approximately 4,900 people and recorded revenues of \$3.5 billion in 2020.

These unaudited consolidated interim financial statements reflect the consolidation of the legal entities forming the Group for the periods presented.

The significant accounting policies that have been applied to the unaudited consolidated interim financial statements are described in note 3.

2. Statement of directors' approval

The unaudited consolidated interim financial statements were approved for issue by the board of directors of ARD Finance S.A. (the "Board") on November 24, 2021.

3. Summary of significant accounting policies

Basis of preparation

The unaudited consolidated interim financial statements of the Group for the three and nine months ended September 30, 2021 and 2020, have been prepared in accordance with IAS 34 "Interim Financial Reporting". The unaudited consolidated interim financial statements do not include all of the information required for full annual financial statements and should be read in conjunction with the Annual Report for the year ended December 31, 2020 which was prepared in accordance with International Financial Reporting Standards ("IFRS").

The unaudited consolidated interim financial statements are presented in U.S. dollar rounded to the nearest million.

Income tax in interim periods is accrued using the effective tax rate expected to be applied to annual earnings.

The accounting policies, presentation and methods of computation followed in the unaudited consolidated interim financial statements are consistent with those applied in the Group's latest Annual Report. In addition, please refer to the following notes:

- (i) Note 12 Provisions and other liabilities, for the treatment of Private and Public Warrants,
- (ii) Note 14 Non-controlling interest, and,
- (iii) Note 19 Other information, for the recognition of insurance recoverable.

Recent changes in accounting pronouncements

The impact of new standards, amendments to existing standards and interpretations issued and effective for annual periods beginning on or after January 1, 2021 have been assessed by the directors and as a result, no new standards or amendments to existing standards effective January 1, 2021 have had a material impact for the Group. The directors' assessment of the impact of new standards, which are not yet effective and which have not been early adopted by the Group, on the consolidated interim financial statements is on-going.

4. Segment analysis

The Ardagh Group's operating and reportable segments, which are set out below, reflect the basis on which the Ardagh Group's performance is reviewed by management and regularly presented to the Board and certain members of the board of directors of Ardagh Group S.A., which has been identified as the Chief Operating Decision Maker ("CODM") for the Group. Following the reorganization described in note 1 - General information, the Group's operating and reportable segments have remained unchanged but are renamed as follows:

- Ardagh Metal Packaging Europe
- Ardagh Metal Packaging Americas
- Ardagh Glass Packaging Europe
- Ardagh Glass Packaging North America.

Performance of the business is assessed based on Adjusted EBITDA. Adjusted EBITDA is the profit or loss for the period before income tax charge or credit, net finance expense, depreciation and amortization, exceptional operating items and share of profit or loss in equity accounted joint venture. Other items are not allocated to segments, as these are reviewed by the CODM on a group-wide basis. Segmental revenues are derived from sales to external customers. Inter-segment revenue and revenue with joint ventures is not material.

Reconciliation of (loss)/profit for the period to Adjusted EBITDA

	Three months ended September 30,		Nine months ended September 30,	
	2021 \$'m	2020 \$'m	2021 \$'m	2020 \$'m
(Loss)/profit for the period	(254)	15	(334)	(42)
Income tax charge	20	23	46	27
Net finance expense	129	106	368	339
Depreciation and amortization	185	173	548	509
Exceptional operating items Share of post-tax loss in equity accounted	246	11	286	19
joint venture	10	2	47	22
Adjusted EBITDA	336	330	961	874

Segment results for the three months ended September 30, 2021 and 2020 are:

		Revenue	Adjus	ted EBITDA
	2021	2020	2021	2020
	\$'m	\$'m	\$'m	\$'m
Ardagh Metal Packaging Europe	483	421	76	73
Ardagh Metal Packaging Americas	555	478	100	78
Ardagh Glass Packaging Europe	460	472	104	112
Ardagh Glass Packaging North America	444	429	58	67
Total reportable segments	1,942	1,800	338	330
AMP indemnification net of insurance				
recoverable*	_	_	(2)	
Group	1,942	1,800	336	330

Segment results for the nine months ended September 30, 2021 and 2020 are:

		Revenue	Adjus	ted EBITDA
	2021 \$'m	2020 \$'m	2021 \$'m	2020 \$'m
Ardagh Metal Packaging Europe	1,383	1,201	227	197
Ardagh Metal Packaging Americas	1,585	1,357	270	208
Ardagh Glass Packaging Europe	1,308	1,224	315	277
Ardagh Glass Packaging North America	1,314	1,246	166	192
Total reportable segments AMP indemnification net of insurance	5,590	5,028	978	874
recoverable*	_	_	(17)	_
Group	5,590	5,028	961	874

*AMP indemnification represents costs net of insurance, borne by Ardagh Group S.A. pursuant to a letter of agreement between Ardagh Group S.A. and Ardagh Metal Packaging, whereby Ardagh Group S.A. agreed to indemnify, defend and hold harmless Ardagh Metal Packaging and its subsidiaries and their respective successors from and against any and all losses incurred prior to December 31, 2021, resulting from the cyber security incident as outlined in note 19 - Other information. The corresponding income is included within Adjusted EBITDA of the Ardagh Metal Packaging Europe (\$15 million) and Ardagh Metal Packaging Americas (\$11 million) segments. The Ardagh Group has recorded \$12 million of insurance recoveries (of which \$9 million has been included within AMP indemnification net of insurance recoverable noted above) during the third quarter in respect of this incident. See note 19 – Other information.

No customer accounted for greater than 10% of total revenue in the nine months ended September 30, 2021 (2020: none).

Within each reportable segment our respective packaging containers have similar production processes and classes of customers. Further, they have similar economic characteristics, as evidenced by similar profit margins, similar degrees of risk and similar opportunities for growth. Based on the foregoing, we do not consider that they constitute separate product lines and therefore additional disclosures relating to product lines is not necessary.

The following illustrates the disaggregation of revenue by destination for the three months ended September 30, 2021:

	Europe \$'m	North America \$'m	Rest of the world \$'m	Total \$'m
Ardagh Metal Packaging Europe	479	2	2	483
Ardagh Metal Packaging Americas	1	447	107	555
Ardagh Glass Packaging Europe	447	4	9	460
Ardagh Glass Packaging North America	_	444	_	444
Group	927	897	118	1,942

The following illustrates the disaggregation of revenue by destination for the three months ended September 30, 2020:

	Europe \$'m	North America \$'m	Rest of the world \$'m	Total \$'m
Ardagh Metal Packaging Europe	419	1	1	421
Ardagh Metal Packaging Americas	1	388	89	478
Ardagh Glass Packaging Europe	451	2	19	472
Ardagh Glass Packaging North America	1	427	1	429
Group	872	818	110	1,800

The following illustrates the disaggregation of revenue by destination for the nine months ended September 30, 2021:

	Europe \$'m	North America \$'m	Rest of the world \$'m	Total \$'m
Ardagh Metal Packaging Europe	1,373	4	6	1,383
Ardagh Metal Packaging Americas	1	1,279	305	1,585
Ardagh Glass Packaging Europe	1,269	9	30	1,308
Ardagh Glass Packaging North America	_	1,314	_	1,314
Group	2,643	2,606	341	5,590

The following illustrates the disaggregation of revenue by destination for the nine months ended September 30, 2020:

	Europe \$'m	North America \$'m	Rest of the world \$'m	Total \$'m
Ardagh Metal Packaging Europe	1,192	2	7	1,201
Ardagh Metal Packaging Americas	2	1,121	234	1,357
Ardagh Glass Packaging Europe	1,169	9	46	1,224
Ardagh Glass Packaging North America	2	1,243	1	1,246
Group	2,365	2,375	288	5,028

The following illustrates the disaggregation of revenue based on the timing of transfer of goods and services:

	Three months ended Sep	Three months ended September 30,		eptember 30,	
	2021	2021 2020			2020
	\$'m	\$'m	\$'m	\$'m	
Over time	811	672	2,298	1,942	
Point in time	1,131	1,128	3,292	3,086	
Group	1,942	1,800	5,590	5,028	

5. Exceptional items

	Three months ended September 30,		Nine months ended September 30,	
	2021	2020	2021	2020
	\$'m	\$'m	\$'m	\$'m
Cyber security incident, net of insurance recovery	(3)	_	3	_
Start-up related costs	9	2	17	4
Restructuring and other costs	_	1	_	1
Exceptional items – cost of sales	6	3	20	5
Transaction-related and other costs	233	5	249	11
Restructuring and other costs	3	3	3	3
Cyber security incident, net of insurance recovery	4	_	14	
Exceptional items – SGA expenses	240	8	266	14
Debt refinancing and settlement costs	23	_	23	74
Interest expense	4	_	17	
Other	(2)	_	(2)	
Exceptional items – finance expense	25	_	38	74
Share of exceptional items in material joint venture	10	4	28	12
Exceptional items from continuing operations	281	15	352	105
Exceptional income tax credit	(2)	(1)	(5)	(29)
Exceptional items from continuing operations, net of tax	279	14	347	76
Exceptional items from discontinued operation, net of tax	_		_	(22)
Total exceptional items, net of tax	279	14	347	54

Exceptional items are those that in management's judgment need to be disclosed by virtue of their size, nature or incidence.

2021

Exceptional items of \$347 million have been recognized in the nine months ended September 30, 2021, primarily comprising:

- \$17 million net costs resulting from the cyber security incident, including \$34 million of professional support fees and direct incremental costs offset by \$17 million of insurance recoverable recorded in the period ended September 30, 2021. See note 19 Other information Cyber security incident and insurance recoverable.
- \$17 million start-up related costs primarily in Ardagh Metal Packaging Americas (\$11 million) and Ardagh Metal Packaging Europe (\$5 million), relating to the Group's investment programs.

- \$249 million transaction-related and other costs, primarily comprised of an expense of \$205 million relating to the service for the listing of the shares in AMP upon the completion of the Business Combination on August 4, 2021, as further detailed in note 14 – Non-controlling interests, and \$44 million of costs relating to acquisition, business combination and other transaction costs, including professional advisory fees, and other costs.
- \$3 million restructuring and other costs in Ardagh Glass Packaging North America.
- \$23 million debt refinancing, and settlement costs related to the redemption of the Group's 6.000% Senior Notes in August 2021 as described in note 10, including premium payable on the early redemption of the notes and accelerated amortization of deferred finance costs and bond premium.
- \$5 million, primarily related to interest payable on AMP Notes Issuance in March 2021 related to the period prior to completion of the AMP transfer on April 1, 2021 and \$12 million related to interest charges on the Group's 6.000% Senior Notes from the AMP transfer date, related to the combination of Ardagh Metal Packaging with Gores Holdings V as outlined in note 1 – General information, to the date of redemption.
- \$28 million from the share of exceptional items in the Trivium joint venture.
- \$5 million from tax credits relating to the above exceptional items.

2020

Exceptional items of \$54 million have been recognized in the nine months ended September 30, 2020 primarily comprising:

- \$4 million start-up related costs.
- \$4 million restructuring and other costs.
- \$11 million transaction-related and other costs.
- \$74 million debt refinancing and settlement costs related to the redemption of notes in May and June 2020 as described in note 10, including premium payable on the early redemption of the notes of \$61 million, accelerated amortization of deferred finance costs and interest charges from the call date to date of redemption.
- \$12 million from the share of exceptional items in the Trivium joint venture.
- \$29 million from tax credits primarily relating to U.S tax reform and debt refinancing and settlement costs incurred in the period.
- \$22 million credit in relation to the disposal of Food & Specialty including the finalization of the completion accounts process.

6. Net finance expense

	Three months ended September 30,		Nine months ende September 30,	
	2021 \$'m	2020 \$'m	2021 \$'m	2020 \$'m
Senior Secured and Senior Notes	122	103	349	289
Other interest expense	6	12	16	33
Related party interest income	(6)	(6)	(16)	(16)
Net interest expense	122	109	349	306
Net pension interest costs	3	3	8	11
Foreign currency translation gains	(2)	(6)	(2)	(40)
(Gains)/loss on derivative financial instruments	(18)	1	(22)	(8)
Other finance income	(1)	(1)	(3)	(4)
Finance expense before exceptional items	104	106	330	265
Exceptional finance expenses (note 5)	25		38	74
Net finance expense	129	106	368	339

7. Intangible assets and property, plant and equipment

	Intangible assets \$'m	Property, plant and equipment \$'m
Net book value at January 1, 2021	2,756	2,945
Additions	10	873
Acquisition		22
Disposals	_	(3)
Charge for the period	(179)	(369)
Foreign exchange	(63)	(81)
Net book value at September 30, 2021	2,524	3,387

At September 30, 2021, the carrying amount of goodwill included within intangible assets was \$1,643 million (December 31, 2020: \$1,682 million).

At September 30, 2021, the carrying amount of the right-of-use assets included within property, plant and equipment was \$391 million (December 31, 2020: \$319 million).

The Group recognized a depreciation charge of \$369 million in the nine months ended September 30, 2021 (2020: \$334 million), of which \$80 million (2020: \$65 million) relates to right-of-use assets.

In March 2021, the Ardagh Group completed the acquisition of the Longhorn glass manufacturing facility located in Houston, Texas. The transaction is not material to the Ardagh Group. These unaudited consolidated interim financial statements include management's preliminary estimate of the fair values of assets acquired and liabilities assumed.

Impairment test for goodwill

Goodwill is not subject to amortization and is tested annually for impairment following the approval of the annual budget (normally at the end of the financial year), or more frequently if events or changes in circumstances indicate a potential impairment.

Management has considered whether any impairment existed at the reporting date, and has considered the carrying amount of the respective goodwill and concluded that it is fully recoverable as at September 30, 2021.

Impairment test for Glass Packaging North America

During the quarter management identified events and changes arising from continued operational challenges experienced in the Glass Packaging North America CGU that indicate a potential impairment of the goodwill allocated to the CGU. As a result, management has performed an impairment test of the carrying amount of goodwill allocated to the Glass Packaging North America CGU as at September 30, 2021.

Management has determined the recoverable amount of the Glass Packaging North America CGU by assessing the fair value less cost of disposal (FVLCD) of the underlying assets using a market approach, on the basis that this gave a higher recoverable amount than an assessment based on Value in Use. The valuation is considered to be level 3 in the fair value hierarchy due to unobservable inputs used in the valuation.

The key assumptions applied in the FVLCD calculation for the Glass Packaging North America CGU are, by their nature, subjective, and include adjustments to actual full year 2021 year to date reported results for annualized projected maintainable revenue volumes, cost savings and the effects of future restructuring as part of estimating the projected Adjusted EBITDA from a market participant's perspective. A multiple of 6.5x was then applied to the market participant projected Adjusted EBITDA, based on comparable companies and market transactions. This was then further adjusted for selling costs. The recoverable amount was then compared to the carrying value of the Glass Packaging North America CGU. This did not identify a material impairment as at September 30, 2021. The impairment test has identified, however, that the Glass Packaging North America CGU is sensitive to reasonably possible changes in the significant assumptions.

A sensitivity analysis was performed on the FVLCD calculation by:

(i) increasing and decreasing the projected Adjusted EBITDA from a market participant's perspective by 5%; and,

(ii) decreasing the multiple which was applied to the projected Adjusted EBITDA from a market participant's perspective by 25 basis points.

The results of the sensitivity analysis would result in an impairment charge as follows:

(i) If the projected Adjusted EBITDA from a market participant's perspective was 5% lower than management's estimates at September 30, 2021, the Group would have had to recognize an impairment charge of \$59 million; and,

(ii) If the multiple which was applied to the projected Adjusted EBITDA from a market participant's perspective decreased by 25 basis points, the Group would have had to recognize an impairment charge of \$40 million.

Following board approval of the annual budget in the fourth quarter, the Group will perform its annual impairment test in line with the Group accounting policy.

8. Investment in material joint venture

Investment in material joint venture is comprised of the Group's approximate 42% investment in Trivium Packaging B.V. incorporated in the Netherlands, with corporate offices in Amsterdam. The remaining approximate 58% is held by Ontario Teachers' Pension Plan Board. As the Group jointly controls both the financial and operating policy decisions of Trivium, the investment is accounted for under the equity method. The shareholders of Trivium have entered into a Shareholders Agreement, dated October 31, 2019, which governs their relationship as owners of Trivium, including in respect of the governance of Trivium and its subsidiaries, their ability to transfer their shares in Trivium and other customary matters.

The following tables provide aggregated financial information for Trivium as it relates to the amounts recognized in the income statement, statement of comprehensive income and statement of financial position.

		Three months ended September 30,		ended r 30,
	2021 \$'m	2020 \$'m	2021 \$'m	2020 \$'m
Loss for the period	(10)	(2)	(47)	(22)
Other comprehensive (expense)/income	(5)	2	(2)	13
Total comprehensive expense	(15)	_	(49)	(9)

	At September 30,	At December 31,
	2021	2020
	\$'m	\$'m
Investment in joint venture	321	390

The reconciliation of summarized financial information presented to the carrying amount of the Group's interest in Trivium is set out below.

	2021
	\$'m_
Group's interest in net assets of joint venture - January 1	390
Share of total comprehensive expense	(49)
Foreign exchange	(20)
Carrying amount of interest in joint venture - September 30	321

In respect of the Ardagh Group's equity accounted investment in Trivium, management has considered the carrying amount of the investment and concluded that it is fully recoverable as at September 30, 2021.

The Ardagh Group is party to a Mutual Services Agreement ("MSA") with Trivium, pursuant to which the Group and Trivium provide services to each other. The services generally relate to administrative support in respect of treasury activities, tax reporting, procurement and logistics, R&D and certain IT services. The MSA provides for the sharing of certain facilities leased by the Ardagh Group in connection with the provision of services, with appropriate segregation in place between the Group's entities, on the one hand, and Trivium, on the other hand.

The Ardagh Group recognized income of \$3 million and \$9 million in respect of the MSA in the three and nine months ended September 30, 2021 respectively (September 30, 2020: \$4 million and \$15 million).

At September 30, 2021 and December 31, 2020, the Ardagh Group had no significant related party balances outstanding with Trivium.

In May 2020, the Ardagh Group, as lender, entered into a credit facility (the "Trivium Credit Facility") with Trivium, as borrower. The amount of the Trivium Credit Facility was \$36 million. The facility matured on April 30, 2021 and was not extended.

9. Issued capital and reserves

Issued and fully paid shares:

	Number of shares	
	(millions)	\$'m
Ordinary shares (par value €0.01)	10.3	_
At September 30, 2021 and December 31, 2020	10.3	

There were no share transactions in the nine months ended September 30, 2021.

10. Financial assets and liabilities

At September 30, 2021 the Group's net debt and available liquidity was as follows:

Facility	Currency	Maximum amount drawable	Final maturity date	Facility type	Amo	ount drawn	Undrawn amount
		Local currency m			Local currency m	\$'m	\$'m
Liabilities guaranteed by the ARD Finance Group							
6.500%/7.250% Senior Secured Toggle Notes	USD	1,130	30-Jun-27	Bullet	1,130	1,130	_
5.000%/5.750% Senior Secured Toggle Notes	EUR	1,000	30-Jun-27	Bullet	1,000	1,158	_
Liabilities guaranteed by the Ardagh Group							
5.250% Senior Secured Notes	USD	700	30-Apr-25	Bullet	700	700	_
4.125% Senior Secured Notes	USD	1,215	15-Aug-26	Bullet	1,215	1,215	_
2.125% Senior Secured Notes	EUR	439	15-Aug-26	Bullet	439	508	_
2.125% Senior Secured Notes	EUR	790	15-Aug-26	Bullet	790	915	_
4.750% Senior Notes	GBP	400	15-Jul-27	Bullet	400	538	_
5.250% Senior Notes	USD	800	15-Aug-27	Bullet	800	800	_
5.250% Senior Notes	USD	1,000	15-Aug-27	Bullet	1,000	1,000	_
Global Asset Based Loan Facility	USD	467	07-Dec-22	Revolving	_	_	467
Lease obligations	Various	-		Amortizing	_	245	_
Other borrowings/credit lines	Various	-	Rolling	Amortizing	_	_	1
Restricted Group total borrowings / undrawn facilities						8,209	468
2.000% Senior Secured Notes	EUR	450	01-Sep-28	Bullet	450	521	_
3.250% Senior Secured Notes	USD	600	01-Sep-28	Bullet	600	600	_
3.000% Senior Notes	EUR	500	01-Sep-29	Bullet	500	579	_
4.000% Senior Notes	USD	1,050	01-Sep-29	Bullet	1,050	1,050	_
Global Asset Based Loan Facility	USD	325	06-Aug-26	Revolving	_	_	325
Lease obligations	Various	-		Amortizing	_	185	_
Other borrowings/credit lines	Various	_	Rolling	Amortizing	_	11	_
Unrestricted Group* total borrowings / undrawn			-	-			
facilities						2,946	325
Total borrowings / undrawn facilities						11,155	793
Deferred debt issue costs and bond discounts/bond							
premium						(146)	_
Net borrowings / undrawn facilities						11,009	793
Cash, cash equivalents and restricted cash						(3,579)	3,579
Derivative financial instruments used to hedge foreign						(, -)	,
currency and interest rate risk						_	_
Net debt / available liquidity						7,430	4,372

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*Unrestricted group refers to Ardagh Metal Packaging S.A. and its subsidiaries as referred to in note 1 - General information.

Net debt includes the fair value of associated derivative financial instruments that are used to hedge foreign exchange, interest rate risks relating to Group borrowings.

The fair value of the restricted group's total borrowings excluding lease obligations at September 30, 2021, is \$8,195 million (December 31, 2020: \$9,229 million). The fair value of the unrestricted group's total borrowings excluding lease obligations at September 30, 2021, is \$2,776 million (December 31, 2020: \$10 million).

A number of the Group's borrowing agreements contain certain covenants that restrict the Group's flexibility in areas such as incurrence of additional indebtedness (primarily maximum secured borrowings to Adjusted EBITDA and a minimum Adjusted EBITDA to interest expense), payment of dividends and incurrence of liens. The Global Asset Based Loan Facilities are subject to a fixed charge coverage ratio covenant if 90% or more of the facility is drawn. The facilities also include cash dominion, representations, warranties, events of default and other covenants that are generally of a nature customary for such facilities.

At December 31, 2020, the Group's net debt and available liquidity was as follows:

		Maximum amount	Final maturity	Facility			Undrawn
Facility	Currency	drawable	date	type	Amount	drawn	amount
		Local			Local		
		currency			currency	\$'m	\$'m
Liabilities guaranteed by the ARD Finance		m			m		
Group							
6.500%/7.250% Senior Secured Toggle Notes	USD	1,130	30-Jun-27	Bullet	1,130	1.130	_
5.000%/5.750% Senior Secured Toggle Notes	EUR	1,000	30-Jun-27	Bullet	1,000	1,130	_
Liabilities guaranteed by the Ardagh Group	LOIX	1,000	00-0411-27	Buildt	1,000	1,221	
5.250% Senior Secured Notes	USD	700	30-Apr-25	Bullet	700	700	_
4.125% Senior Secured Notes	USD	1,215	15-Aug-26	Bullet	1,215	1,215	_
2.125% Senior Secured Notes	EUR	439	15-Aug-26	Bullet	439	539	_
2.125% Senior Secured Notes	EUR	790	15-Aug-26	Bullet	790	969	_
6.000% Senior Notes	USD	800	15-Feb-25	Bullet	800	826	_
4.750% Senior Notes	GBP	400	15-Jul-27	Bullet	400	546	_
5.250% Senior Notes	USD	800	15-Aug-27	Bullet	800	800	_
5.250% Senior Notes	USD	1,000	15-Aug-27	Bullet	1,000	1,000	_
Global Asset Based Loan Facility	USD	599	07-Dec-22	Revolving	_	_	599
Lease obligations	Various	_		Amortizing	_	366	_
Other borrowings/credit lines	Various	_	Rolling	Amortizing	_	14	1
Total borrowings / undrawn facilities						9,332	600
Deferred debt issue costs and bond							
discounts/bond premium						(129)	
Net borrowings / undrawn facilities						9,203	600
Cash, cash equivalents and restricted cash						(1,298)	1,298
Derivative financial instruments used to hedge							
foreign currency and interest rate risk						105	
Net debt / available liquidity						8,010	1,898

The maturity profile of the Group's net borrowings is as follows:

	At September 30,	At December 31,
	2021	2020
	\$'m	\$'m
Within one year or on demand	51	55
Between one and three years	70	67
Between three and five years	3,388	1,567
Greater than five years	4,700	7,498
Restricted Group total borrowings	8,209	9,187
Within one year or on demand	54	42
Between one and three years	53	46
Between three and five years	37	21
Greater than five years	2,802	36
Unrestricted Group total borrowings	2,946	145
Total borrowings	11,155	9,332
Deferred debt issue costs and bond discounts/bond premium	(146)	(129)
Net borrowings	11,009	9,203

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Warrants

Please refer to note 12 – Provisions and other liabilities for further details about the recognition and measurement of the Public and Private Warrants.

Financing activity

2021

On March 12, 2021, the Group, in connection with the transaction related to the combination of Ardagh Metal Packaging with Gores Holdings V, issued €450 million 2.000% Senior Secured Notes due 2028, \$600 million 3.250% Senior Secured Notes due 2028, €500 million 3.000% Senior Notes due 2029 and \$1,050 million 4.000% Senior Notes due 2029. Details related to the transaction and use of proceeds from this issuance are outlined in note 1 – General information.

On August 15, 2021, the Group redeemed in full the remaining outstanding \$800 million 6.000% Senior Notes due 2025 and paid applicable redemption premiums and accrued interest.

Lease obligations at September 30, 2021 of \$430 million (December 31, 2020: \$366 million), primarily reflects \$160 million of new lease liabilities, offset by \$96 million of principal repayments and foreign currency movements in the nine months ended September 30, 2021.

At September 30, 2021 the Group had \$792 million available under the Global Asset Based Loan Facilities. On April 1, 2021, the Group reduced the size of Global Asset Based Loan Facility from \$700 million to \$500 million in connection with the designation of the AMP entities as unrestricted subsidiaries. On August 6, 2021, AMP and certain of its subsidiaries entered into a Global Asset Based Loan Facility in the amount of \$300 million. The amount increased to \$325 million on September 29, 2021.

Cross currency interest rate swaps

The Group hedges certain of its external borrowings and interest payable thereon using cross-currency interest rate swaps ("CCIRS"), with a net position at September 30, 2021 of \$nil (December 31, 2020: \$105 million net liability).

On February 15, 2021, a tranche of the Group's \$700 million U.S. dollar to euro CCIRS matured. The fair value of the swap at maturity was \$6 million and the cash settlement was \$5 million.

On August 4, 2021, the remaining \$650 million tranche of the Group's \$700 million U.S. dollar to euro CCIRS matured. The fair value of the swaps at maturity were \$61 million and the cash settlement was \$63 million.

On August 4, 2021, a tranche of the Group's \$100 million U.S. dollar to euro CCIRS matured. The fair value of the swaps at maturity were \$4 million and the cash settlement was \$4 million.

Fair value methodology

There has been no change to the fair value hierarchies for determining and disclosing the fair value of financial instruments.

Fair values are calculated as follows:

- (i) Senior secured and senior notes the fair value of debt securities in issue is based on valuation techniques in which all significant inputs are based on observable market data and represent Level 2 inputs.
- (ii) Global Asset Based Loan Facilities and other borrowings the estimated value of fixed interest-bearing deposits is based on discounted cash flows using prevailing money-market interest rates for debts with similar credit risk and remaining maturity and represents Level 2 inputs.
- (iii) CCIRS the fair value of the CCIRS are based on quoted market prices and represent Level 2 inputs.
- (iv) Commodity and foreign exchange derivatives the fair value of these derivatives is based on quoted market prices and represent Level 2 inputs.
- (v) Private and Public Warrants the fair value of the Private Warrants is based on a valuation technique using an unobservable volatility assumption which represents a Level 3 input, whereas the fair value of the Public Warrants is based on an observable market price and represents Level 1 input.

11. Employee benefit obligations

Employee benefit obligations at September 30, 2021 have been reviewed in respect of the latest discount rates, inflation rates and asset valuations. A re-measurement loss of \$9 million and a re-measurement gain of \$134 million (2020: gain of \$13 million and loss of \$149 million) have been recognized in the unaudited consolidated interim statement of comprehensive income for the three and nine months ended September 30, 2021 respectively.

The re-measurement loss of \$9 million (2020: gain of \$13 million) recognized for the three months ended September 30, 2021 consisted of a decrease in asset valuations of \$27 million (2020: increase of \$20 million), partly offset by a decrease in the obligations of \$18 million (2020: increase of \$7 million).

The re-measurement gain of \$134 million (2020: loss of \$149 million) recognized for the nine months ended September 30, 2021 consisted of a decrease in the obligations of \$145 million (2020: increase of \$146 million), partly offset by a decrease in asset valuations of \$11 million (2020: decrease of \$3 million).

12. Provisions and other liabilities

As further outlined in note 1 - General information all warrants previously exercisable for the purchase of shares in Gores Holdings V were converted into AMPSA warrants exercisable for the purchase of shares in AMPSA. In accordance with IAS 32, those warrants have been recognized as a financial liability measured at fair value in the unaudited consolidated interim financial statements. The estimated valuation of the liability as of August 4 and September 30, 2021 were \$41 million and \$37 million, respectively. The initial recognition of the liability as of August 4, was reflected as part of the exceptional \$205 million costs of the service for the listing of the AMPSA shares discussed in note 5 - Exceptional items. Any subsequent changes in the valuation have been reflected in net finance expense. The warrants issued to former public shareholders of Gores Holdings V ("Public Warrants") were valued using the traded closing price of the AMPSA warrants. For the warrants issued to the former sponsors ("Private Warrants"), a valuation was performed for the purpose of determining the financial liability. The valuation applied a Black Scholes model, using key assumptions for volatility (30%), risk-free rate and AMPSA share price. Any increase or decrease in volatility of 5% would result in an increase or decrease in the fair value of the Private Warrants of approximately \$1 million.

13. Cash generated from operating activities

	Three months ended September 30,		Nine months Septembe	
	2021 \$'m	2020 \$'m	2021 \$'m	2020 \$'m
(Loss)/profit for the period	(254)	15	(334)	(42)
Income tax charge	20	23	46	27
Net finance expense	129	106	368	339
Depreciation and amortization	185	173	548	509
Exceptional operating items	246	11	286	19
Share of post-tax loss in equity accounted joint venture	10	2	47	22
Movement in working capital	37	162	(283)	(210)
Transaction-related, start-up and other exceptional costs paid	(30)	(9)	(68)	(76)
Exceptional restructuring paid	_	(2)	_	(3)
Cash generated from operations	343	481	610	585

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14. Non-controlling interests - AMPSA

As a result of the completion of the Business Combination as outlined in note 1 – General information, the Ardagh Group held approximately 81.8%, the PIPE Investors held approximately 11.5%, and the Gores Holdings V stockholders and its sponsor held approximately 6.6% of AMPSA's shares.

The effect on the equity attributable to the owners of AMPSA is summarized as follows:

	At September 30,
	2021
	\$'m
Carrying amount of non-controlling interests disposed	(57)
Consideration received from non-controlling interests *	922
Excess of consideration received recognized in the transactions with the non-controlling interests reserve within retained earnings	865

*Total consideration is comprised of \$954 million cash received, offset by \$32 million of directly attributable transaction costs related to the issuance of the non-controlling interest, of which \$20 million have been paid as of September 30, 2021.

Upon disposal, a historical cumulated loss of \$4 million in the foreign currency translation reserve has been re-attributed to the new non-controlling interest.

Summarized financial information, as of the date these interim consolidated financial statements were authorized for issue, for AMPSA for the nine months ended and as at September 30, 2021 is set out below:

	Nine months ended September 30,
	2021 ⁽ⁱ⁾
	\$'m
Revenue	2,968
Expenses	(2,981)
Operating loss	(13)
Net finance expense	(189)
Loss before tax	(202)
Income tax expense	(24)
Loss after tax	(226)

(i) The income statement for the period ended September 30, 2021 includes exceptional items of \$287 million, in accordance with Ardagh accounting policy, of which \$42 million is in respect of exceptional interest expense and \$147 million of non-exceptional interest expense. Also included is depreciation and amortization of \$254 million and income tax expense of \$24 million.

At September 30,
2021
\$'m
3,442
1,769
5,211
271
3,632
1,308
4,940
5,211

(ii) Includes cash and cash equivalents of \$0.5 billion.

(iii) Includes non-current financial liabilities (excluding other payables and provisions) of \$3.3 billion.

(iv) Includes current financial liabilities (excluding trade and other payables and provisions) of \$0.2 billion.

As at September 30, 2021, AMPSA had net debt of \$2.4 billion.

The Business Combination is accounted for under IFRS 2. The difference in the fair value of equity instruments, issued by AMPSA, over the fair value of identifiable net assets of Gores Holdings V represents a service for listing of the shares in AMPSA and is accounted for as a share-based payment expense in accordance with IFRS 2. The cost of such service, which is a fully vested non-cash and non-recurring expense, is calculated as shown in the table below, using Gores Holdings V market prices as of August 4, 2021 (the "Closing Date") for the Gores Holdings V Class A common stock to be exchanged for shares in AMPSA.

	Shares	\$'m
	~~ /== ~~=	
Class A stockholders	30,175,827	
Class F stockholders	9,843,750	
Total shares to be issued to Gores Holdings V stockholders	40,019,577	
Market value per share at the Closing Date	\$10.59	
Fair value of shares to be issued to Gores Holdings V in consideration for combination		424
Net assets of Gores Holdings V at Closing Date (including fair value of assumed Public and		
Private Warrants as discussed in note 12)		219
Difference – being IFRS 2 charge for listing services		205

The cost for the listing service of \$205 million have been presented as an exceptional item as outlined in note 5, with an offset in other reserves of \$164 million and in provisions and other liabilities of \$41 million (see note 12), respectively.

15. Related party transactions

At September 30, 2021, ARD Finance S.A. had related party loan receivable balances of \$328 million (December 31, 2020: \$332 million) with ARD Securities Finance SARL.

With the exception of the above, the transactions in note 6 – Net finance expense, note 8 – Investment in material joint venture and note 16 – Discontinued operation, and the transactions between Ardagh Group S.A. and Ardagh Metal Packaging as described in note 1 – General information and note 4 – Segment analysis, there have been no transactions in the three and nine months ended September 30, 2021 with related parties, as disclosed in the Group's Annual Report, that had a material effect on the financial position or performance of the Group.

16. Discontinued operation

On October 31, 2019, the Ardagh Group completed the combination of its Food & Specialty business with the business of Exal to form Trivium. In the nine months ended September 30, 2020, the Group recognized a non-cash gain on disposal of \$22 million arising from the remeasurement of the estimated consideration for the disposal of the Food & Specialty business.

17. Contingencies

Environmental issues

The Ardagh Group is regulated under various national and local environmental, occupational health and safety and other governmental laws and regulations relating to:

- the operation of installations for manufacturing of metal packaging and surface treatment using solvents;
- the operation of installations for manufacturing of container glass;
- the generation, storage, handling, use and transportation of hazardous materials;
- the emission of substances and physical agents into the environment;
- the discharge of waste water and disposal of waste;
- the remediation of contamination;
- the design, characteristics, collection and recycling of its packaging products; and
- the manufacturing, sale and servicing of machinery and equipment for the container glass and metal packaging industry.

The Ardagh Group believes, based on current information that it is in substantial compliance with applicable environmental laws and regulations and permit requirements. It does not believe it will be required, under existing or anticipated future environmental laws and regulations, to expend amounts, over and above the amounts accrued, which will have a material effect on its business, financial condition or results of operations or cash flows. In addition, no material proceedings against the Ardagh Group arising under environmental laws are pending.

Legal matters

The Ardagh Group is involved in certain legal proceedings arising in the normal course of its business. The Group believes that none of these proceedings, either individually or in aggregate, are expected to have a material adverse effect on its business, financial condition, results of operations or cash flows.

18. Seasonality of operations

The Ardagh Group's revenue and cash flows are both subject to seasonal fluctuations with the Ardagh Group generally building inventories in anticipation of these seasonal demands resulting in working capital requirements typically being the greatest at the end of the first quarter of the year.

The demand for our metal beverage products is strongest during spells of warm weather and therefore demand typically peaks during the summer months, as well as in the period leading up to holidays in December. Demand for beverage products within our Glass Packaging business is similarly strongest during the summer and during periods of warm weather, as well as the period leading up to holidays in December.

The Ardagh Group manages the seasonality of working capital principally by supplementing operating cash flows with drawings under its Global Asset Based Loan facility.

19. Other information

Cyber security incident and insurance recoverable

On May 17, 2021, the Ardagh Group announced that it had experienced a cyber security incident, the response to which included pro-actively shutting down certain IT systems and applications used by the business. Key systems have now been brought back online securely, in a phased manner and in line with our plan. Production at all of the Ardagh Group's manufacturing facilities continued to operate throughout this period, though the Ardagh Group experienced some shipping delays as a result of this incident.

We believe that our existing information technology control environment is appropriately robust and consistent with industry standards. We are reviewing our information technology roadmap and accelerating planned IT investments to further improve the effectiveness of our information security. We do not believe that our growth investment program has been impacted by this incident. The Ardagh Group has notified relevant authorities in relation to the exfiltration and dissemination of data which arose in connection with this incident. We do not expect further material costs to arise from the incident.

During the nine months ended September 30, 2021, the Ardagh Group recognized \$63 million of costs related to this incident, including \$34 million of exceptional costs. The Ardagh Metal Packaging business incurred \$31 million of the total Group costs, including \$5 million exceptional related costs, due to this incident, which the Company has agreed to indemnify under the letter agreement dated May 21, 2021. We maintain appropriate insurance in respect of a wide range of risks, including in respect of IT incidents. In the third quarter, in accordance with its insurance recoverable accounting policy, the Ardagh Group recognized an insurance recoverable of \$29 million in relation to costs deemed virtually certain to be recovered based on the demonstratable entitlement to such recovery. Included within this insurance recoverable of \$29 million are exceptional costs of \$17 million. In addition to the recognized as at September 30, 2021.

20. Events after the reporting period

On October 5, 2021, Ardagh's Class A common shares were suspended from trading on the NYSE in connection with Ardagh's previously announced intention to apply for the delisting of its shares from the NYSE. Ardagh's Class A common shares were delisted from the NYSE effective October 18, 2021 and Ardagh filed a Form 15 with the U.S. Securities and Exchange Commission on October 18, 2021 to terminate the registration of Ardagh's Class A common shares under Section 12(g) of the Exchange Act, resulting in the automatic suspension of Ardagh's reporting obligations under Sections 13(a) and 15(d) of the Exchange Act.

Following the successful completion of the recent Exchange Offer and the de-listing of the shares of Ardagh Group S.A., David Matthews has decided to step down as CFO and as a Director of ARD Finance S.A. and Ardagh Group S.A. and is leaving the Group. John Sheehan, the Group's Corporate Development & Investor Relations Director, succeeded David Matthews as CFO and was appointed as a Director of Ardagh Group S.A. on October 27, 2021 and of ARD Finance S.A. on November 24, 2021.