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 November 2025

1-15240 (Commission File Number)

JAMES HARDIE INDUSTRIES plc

(Translation of registrant's name into English)

1st Floor, Block A One Park Place Upper Hatch Street, Dublin 2, D02, FD79, Ireland (Address of principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F.

Form 20-F..X.... Form 40-F......

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1): Not Applicable Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7): Not Applicable

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Forward-Looking Statements

This Form 6-K contains forward-looking statements. James Hardie Industries plc (the "Company") may from time to time make forward-looking statements in its periodic reports filed with or furnished to the Securities and Exchange Commission, on Forms 20-F and 6-K, in its annual reports to shareholders, in offering circulars, invitation memoranda and prospectuses, in media and earnings releases and other written materials and in oral statements made by the Company's officers, directors or employees to analysts, institutional investors, existing and potential lenders, representatives of the media and others. Statements that are not historical facts are forward-looking statements and such forward-looking statements made pursuant to the Safe Harbor Provisions of the Private Securities Litigation Reform Act of 1995.

Examples of forward-looking statements include:

- statements about the future integration of AZEK, including its anticipated benefits;
- statements about the Company's future performance;
- projections of the Company's results of operations or financial condition;
- statements regarding the Company's plans, objectives or goals, including those relating to strategies, initiatives, competition, acquisitions, dispositions and/or its products;
- expectations concerning the costs associated with the suspension or closure of operations at any of the Company's plants and future plans with respect to any such plants;
- expectations concerning the costs associated with the significant capital expenditure projects at any of the Company's plants and future plans with respect to any such projects;
- · expectations regarding the extension or renewal of the Company's credit facilities including changes to terms, covenants or ratios;
- expectations concerning dividend payments and share buy-backs;
- statements concerning the Company's Corporate and tax domiciles and structures and potential changes to them, including potential tax charges;
- · statements regarding tax liabilities and related audits, reviews and proceedings;
- statements regarding the possible consequences and/or potential outcome of legal proceedings brought against us and the potential liabilities, if any, associated with such proceedings;
- expectations about the timing and amount of contributions to AICF, a special purpose fund for the compensation of proven Australian asbestos-related personal injury and death claims;
- statements regarding the Company's ability to manage legal and regulatory matters (including but not limited to product liability, environmental, intellectual property and competition law matters) and to resolve any such pending legal and regulatory matters within current estimates and in anticipation of certain third-party recoveries; and
- statements about economic or housing market conditions in the regions in which we operate, including but not limited to, the levels of new home construction and home renovations, unemployment levels, changes in consumer income, changes or stability in housing values, the availability of mortgages and other financing, mortgage and other interest rates, housing affordability and supply, the levels of foreclosures and home resales, currency exchange rates, and builder and consumer confidence.

Words such as "believe," "anticipate," "plan," "expect," "intend," "target," "estimate," "project," "predict," "forecast," "guideline," "aim," "will," "should," "likely," "continue," "may," "objective," "outlook" and similar expressions are intended to identify forward-looking statements but are not the exclusive means of identifying such statements. Readers are cautioned not to place undue reliance on these forward-looking statements and all such forward-looking statements are qualified in their entirety by reference to the following cautionary statements.

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Forward-looking statements are based on the Company's current expectations, estimates and assumptions and because forward-looking statements address future results, events and conditions, they, by their very nature, involve inherent risks and uncertainties, many of which are unforeseeable and beyond the Company's control. Such known and unknown risks, uncertainties and other factors may cause actual results, performance or other achievements to differ materially from the anticipated results, performance or achievements expressed, projected or implied by these forward-looking statements. These factors, some of which are discussed under "Risk Factors" in Section 3 of our Form 20-F filed with the Securities and Exchange Commission on 20 May 2025, include, but are not limited to: all matters relating to or arising out of the prior manufacture of products that contained asbestos by current and former Company subsidiaries; required contributions to AICF, any shortfall in AICF funding and the effect of currency exchange rate movements on the amount recorded in the Company's financial statements as an asbestos liability; compliance with and changes in tax laws and treatments; competition and product pricing in the markets in which the Company operates; the consequences of product failures or defects; exposure to environmental, asbestos, putative consumer class action or other legal proceedings; general economic and market conditions; the supply and cost of raw materials; possible increases in competition and the potential that competitors could copy the Company's products; compliance with and changes in environmental and health and safety laws; risks of conducting business internationally; compliance with and changes in laws and regulations; currency exchange risks; dependence on customer preference and the concentration of the Company's customer base; dependence on residential and commercial construction markets; the effect of adverse changes in climate or weather patterns; use of accounting estimates; the AZEK acquisition; and all other risks identified in the Company's reports filed with Australian, Irish and US securities regulatory agencies and exchanges (as appropriate). The Company cautions you that the foregoing list of factors is not exhaustive and that other risks and uncertainties may cause actual results to differ materially from those referenced in the Company's forward-looking statements. Forward-looking statements speak only as of the date they are made and are statements of the Company's current expectations concerning future results, events and conditions. The Company assumes no obligation to update any forward-looking statements or information except as required by law.

EXHIBIT INDEX

Exhibit No.	Description
<u>99.1</u>	Statement of CDIs on issue - JHX
<u>99.2</u>	Notification regarding unquoted securities - JHX
<u>99.3</u>	Upcoming Investor Conferences and Timing of Q2 FY26 Earnings
<u>99.4</u>	Change in substantial holding

SIGNATURES

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

Date: 14 November 2025

James Hardie Industries plc By: /s/ Aoife Rockett

Aoife Rockett Company Secretary

EXHIBIT INDEX

Exhibit No.	Description
<u>99.1</u>	Statement of CDIs on issue - JHX
<u>99.2</u>	Notification regarding unquoted securities - JHX
<u>99.3</u>	Upcoming Investor Conferences and Timing of Q2 FY26 Earnings
99.4	Change in substantial holding



Part 1 - Entity and announcement details

1.1 Name of +Entity

JAMES HARDIE INDUSTRIES PLC

1.2 Registered Number Type ARBN

1.3 ASX issuer code JHX

1.4 The announcement is New announcement1.5 Date of this announcement7/11/2025 Registration Number 097829895



Part 2 - Details of +CDIs and other +securities on issue

2.1 Statement for month and year

October-2025

2.2a Number and class of all +CDIs issued over quoted +securities

ASX Security Code and Description +CDI Ratio

JHX: CHESS DEPOSITARY INTERESTS 1:1 1:1

Total number of +CDIs issued over quoted +securities at end of

statement month (A):

Total number of +CDIs issued over quoted +securities at end of previous

month (B):

430,076,412 430,076,412

If the total number of +CDIs issued over quoted +securities at the end of the statement month, is greater than the total number of +CDIs issued over quoted +securities for which the entity has previously paid an initial listing fee or an additional listing fee under Table 1A and 1C of Guidance Note 15A, the entity hereby applies for +quotation of the relevant securities and agrees to the matters set out in Appendix 2A of the ASX Listing Rules.

2.2b Number and class of all +securities on issue over which +CDIs have not been issued

ASX Security Code and Description

JHXAM: ORDINARY SHARES

statement month (A)

Total number of +securities at end of Total number of +securities at end of Net Difference (A-B)

Net Difference (A-B)

previous month (B) 0

149,177,753 149,177,753

ASX Security Code and Description JHXAK: RESTRICTED STOCK UNIT

statement month (A)

Total number of +securities at end of Total number of +securities at end of Net Difference (A-B) previous month (B)

4,670,265 4,670,265

ASX Security Code and Description

JHXAL: OPTION EXPIRING 03-NOV-2027 EX \$33.05

statement month (A)

Total number of +securities at end of Total number of +securities at end of Net Difference (A-B) previous month (B) 0

269,221 269,221



Announcement Summary

Entity name

JAMES HARDIE INDUSTRIES PLC

Date of this announcement

Monday November 10, 2025

The +securities the subject of this notification are:

+Securities issued as part of a transaction or transactions previously announced to the market in an Appendix 3B that are not quoted, and are not intended to be quoted, on ASX

Total number of +securities to be issued/transferred

Total number of ASX +security

+securities to be

Issue date

issued/transferred code Security description

ORDINARY SHARES 212 03/11/2025 **JHXAM**

Refer to next page for full details of the announcement



Part 1 - Entity and announcement details

1.1 Name of entity

JAMES HARDIE INDUSTRIES PLC

We (the entity named above) give notice of the issue, conversion or payment up of the following unquoted +securities.

1.2 Registered number type

Registration number

ARBN

097829895

1.3 ASX issuer code

JHX

1.4 The announcement isNew announcement1.5 Date of this announcement10/11/2025



Part 2 - Issue details

2.1 The +securities the subject of this notification are:

+Securities issued as part of a transaction or transactions previously announced to the market in an Appendix 3B that are not quoted, and are not intended to be quoted, on ASX

Previous Appendix 3B details:

Announcement Date and Announcement Title Selected Appendix 3B to submit quotation

Time request

24-Mar-2025 08:33 New - Proposed issue of securities - JHX

2.3a.2 Are there any further issues of +securities yet to take place to complete the transaction(s) referred to in the Appendix 3B?

Yes

2.3a.3 Please provide details of the further issues of +securities yet to take place to complete the transaction(s) referred to in the Appendix 3B

On July 1, 2025, James Hardie Industries plc ("James Hardie") consummated the merger contemplated by the Agreement and Plan of Merger, dated as of March 23, 2025, as amended, by and among James Hardie, Juno Merger Sub Inc., and The AZEK Company Inc. ("AZEK"). Shares issued represent James Hardie ordinary shares issued in respect of the settlement of certain AZEK equity awards outstanding as of the closing of the merger.

Part 3A - number and type of +securities the subject of this notification (existing class or new class) where issue has previously been notified to ASX in an Appendix 3B

Placement Details

ASX +security code and description

JHXAM: ORDINARY SHARES

Date the +securities the subject of this notification were issued 3/11/2025

Any other information the entity wishes to provide about the +securities the subject of this notification

James Hardie Industries plc applied for a waiver from Listing Rule 2.4 in respect to the issuance of the unquoted securities described in this appendix on 7 July 2025. ASX granted the waiver on 16 July 2025.

Issue details

Number of +securities

212

Were the +securities issued for a cash consideration?

Yes

In what currency was the cash consideration being paid?

USD - US Dollar

What was the issue price per +security?

USD 0.68060000



Part 4 - +Securities on issue

Following the issue, conversion or payment up of the +securities the subject of this notification, the +securities of the entity will comprise:

The figures in parts 4.1 and 4.2 below are automatically generated and may not reflect the entity's current issued capital if other Appendix 2A, Appendix 3G or Appendix 3H forms are currently with ASX for processing.

4.1 Quoted +securities (Total number of each +class of +securities issued and quoted on ASX)

ASX +security code and description

Total number of +securities on issue

JHX: CHESS DEPOSITARY INTERESTS 1:1

430,076,412

4.2 Unquoted +securities (Total number of each +class of +securities issued but not quoted on ASX)

Total number of

ASX +security code and description

+securities on issue

JHXAK: RESTRICTED STOCK UNIT

4,886,609

JHXAM: ORDINARY SHARES

149,177,965

JHXAL: OPTION EXPIRING 03-NOV-2027 EX \$33.05

269,221



James Hardie Announces Participation At Upcoming Investor Conferences and Timing of Second Quarter FY26 Earnings Release & Conference Call

James Hardie Industries plc (NYSE/ASX: JHX) ("James Hardie" or the "Company"), a leading provider of exterior home and outdoor living solutions, today announced its participation at upcoming investor conferences hosted by UBS and Bernstein in December. The company also announced it will release financial results for the second quarter of its 2026 fiscal year before the market opens in the United States on Tuesday, November 18th.

Conference Participation Details

- **UBS Global Industrials & Transportation Conference:** Aaron Erter, Chief Executive Officer, will participate in meetings with investors at the UBS Global Industrials & Transportation Conference on Tuesday, December 2nd, 2025.
- **Bernstein Industrials Forum:** Joe Ahlersmeyer, CFA, Vice President, Investor Relations, will participate in meetings with investors at the Bernstein Industrials Forum on Wednesday, December 10th, 2025.

Earnings Release and Conference Call Details

James Hardie will release financial results for the second quarter of its 2026 fiscal year before the market opens in the United States on Tuesday, November 18th. Following the release, the company will hold a conference call at 8:00 AM EST to discuss results. The event will be webcast live on the Investor Relations page of James Hardie's corporate website (www.jameshardie.com).

Teleconference Registration: https://s1.c-conf.com/diamondpass/10050397-hu7y6t.html

Webcast Registration: https://edge.media-server.com/mmc/p/ki9hmusm

About James Hardie

James Hardie Industries plc (NYSE: JHX; ASX: JHX) is the industry leader in exterior home and outdoor living solutions, with a portfolio that includes fiber cement, fiber gypsum, and composite and PVC decking and railing products. Products offered by James Hardie are engineered for beauty, durability, and climate resilience, and include trusted brands like Hardie®, TimberTech®, AZEK® Exteriors, Versatex®, fermacell® and StruXure®. With a global footprint, the James Hardie portfolio is marketed and sold throughout North America, Europe, and the Asia-Pacific region. James Hardie Industries plc is a limited liability company incorporated in Ireland with its registered office at 1st Floor, Block A, One Park Place, Upper Hatch Street, Dublin 2, D02 FD79, Ireland.

Investor and Media Contact

Joe Ahlersmeyer, CFA
Vice President, Investor Relations
+1 773-970-1213
investors@jameshardie.com



James Hardie Industries plc 1st Floor, Block A. One Park Place, Upper Hatch Street, Dublin 2, D02 FD79, Ireland

T: +353 (0) 1 411 6924 F: +353 (0) 1 479 1128

11 November 2025

The Manager Company Announcements Office Australian Securities Exchange Limited 20 Bridge Street SYDNEY NSW 2000

Dear Sir/Madam

Substantial Holding Notice

As required under ASX Listing Rule 3.17.3 please see attached copies of substantial holding notices received by James Hardie Industries plc on 7 & 10 November 2025.

Regards

Aoife Rockett

Company Secretary

Unife Rockett

This announcement has been authorised for release by the Company Secretary, Ms Aoife Rockett.

ARBN: 097 829 895

Standard Form TR-1

Standard form for notification of major holdings

NOTIFICATION OF MAJOR HOLDINGS	(to be sent to the relevant issuer	and to the Central Bank of	
Ireland)			

attached i:	underlying issuer of existing	shares to which voting	rights are	
JAMES HARDIE INDUSTRIES				
[X] An acquisition or disp	(please tick the appropriate bo posal of voting rights posal of financial instruments	x or buxes).		
	e breakdown of voting rights			
Details of person subject to	o the notification obligation ${}_{\scriptscriptstyle{\mathbb{N}}}$;		
Name:		City and country of	registered office (if applicable):	
STATE STREET CORPORATI	ON	BOSTON, US		
Full name of shareholder(s) (if different from 3.) v:			
STATE STREET BANK AND T	RUST COMPANY			
STATE STREET GLOBAL ADV	/ISORS (JAPAN) CO., LTD.			
STATE STREET GLOBAL ADV	/ISORS ASIA LIMITED			
STATE STREET GLOBAL ADV	VISORS EUROPE LIMITED			
SSGA FUNDS MANAGEMENT	, INC.			
STATE STREET GLOBAL ADV	VISORS TRUST COMPANY			
STATE STREET GLOBAL ADV	/ISORS LIMITED			
STATE STREET GLOBAL ADV	/ISORS, LTD.			
STATE STREET GLOBAL ADV	VISORS, AUSTRALIA, LIMITED)		
5. Date on which the threshol	d was crossed or reached w:	31-Oct-2025		
6. Date on which issuer notifi	ed: 07-Nov-2025			
7. Threshold(s) that is/are cro	ossed or reached: Below 3	.00%		
Total positions of person(s	s) subject to the notification o	bligation:		
	% of voting rights attached to shares (total of 9.A)	% of voting rights through financial instruments (total of 9.B.1 + 9.B.2)	Total of both in % (9.A + 9.B)	Total number of voting rights of issuer vi
Resulting situation on the date on which threshold was crossed or reached	2.99%		2.99%	579,252,286
Position of previous notification (if applicable)	3.00%		3.00%	
9. Notified details of the resul reached wi:	lting situation on the date on	which the threshold was	crossed or	
A: Voting rights attached to s	hares			
Class/type of	Number of voting righ	IS ix	% of voting rights	
The state of the s				

Notified details of the resurreached with	lting situation on the date on v	vhich the threshold was cr	ossed or	
A: Voting rights attached to s	hares			
Class/type of	Number of voting right	Number of voting rights ix		
shares ISIN CODE (if possible)	Direct	Indirect	Direct	Indirect
Ordinary AU000000JHX1		16,046,601		2.77%
Ordinary IE000R94NGM2		1,303,061		0.22%
SUBTOTAL A	<u> </u>	17,349,662		2.99%

B 1: Financial Instruments acco	rding to Regulati	on 17(1)(a) of the Regulations		
Type of financial instrument	Expiration date x	Exercise/ Conversion Period »	Number of voting rights that may be acquired if the instrument is exercised/converted.	% of voting rights
		I.,	Approximation of the second process of the s	
5	- 12	SUBTOTAL B.1	Ü	

B 2: Financial Instruments Regulations	with similar economic	effect according to F	Regulation 17(1)(b) of the		
Type of financial instrument	Expiration date x	Exercise/ Conversion Period st	Physical or cash settlement xi	Number of voting rights	% of voting rights
	5		SUBTOTAL B.2		

10. Information in relation to the person subject to the notification obligation	(please tick the
applicable box):	

- [] Person subject to the notification obligation is not controlled by any natural person or legal entity and does not control any other undertaking(s) holding directly or indirectly an interest in the (underlying) issuer.
- [X] <u>Full</u> chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held starting with the ultimate controlling natural person or legal entity »:

Name »	% of voting rights if it equals or is higher than the notifiable threshold	% of voting rights through financial instruments if it equals or is higher than the notifiable threshold	Total of both if it equals or is higher than the notifiable threshold
STATE STREET CORPORATION	2.99%		2.99%
STATE STREET BANK AND TRUST COMPANY	0.41%		0.41%
STATE STREET GLOBAL ADVISORS (JAPAN) CO., LTD.	0.15%		0.15%
STATE STREET GLOBAL ADVISORS ASIA LIMITED	0.02%		0.02%
STATE STREET GLOBAL ADVISORS EUROPE LIMITED	0.07%		0.07%
SSGA FUNDS MANAGEMENT, INC.	0.21%		0.21%
STATE STREET GLOBAL ADVISORS TRUST COMPANY	1.01%		1.01%
STATE STREET GLOBAL ADVISORS LIMITED	0.02%		0.02%
STATE STREET GLOBAL ADVISORS, LTD.	0.01%		0.01%
STATE STREET GLOBAL ADVISORS, AUSTRALIA, LIMITED	1.09%		1.09%

E .			
11. In case of proxy voting:	will cease to hold	and	voting
rights as of			

12.	Additional	information	846

Done at BOSTON MA USA on 07-Nov-2025.

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Standard Form TR-1

Standard form for notification of major holdings

NOTIFICATION OF MAJOR HOLDINGS (to be sent to the relevant is:	er and to the Central Bank of
Ireland)	

10				
1. Identity of the issuer or the under attached it.	erlying issuer of existin	g shares to which voting ri	ghts are	
JAMES HARDIE INDUSTRIES plc 2. Reason for the notification (plea	ase tick the appropriate b	oox or boxes):		
[X] An acquisition or disposal of a cquisition or disposal or disposal of a cquisition or disposal	of financial instruments			
3. Details of person subject to the	notification obligation	w:		
Name:		City and country of reg	gistered office (if applicable)	:
STATE STREET CORPORATION		BOSTON, US		
4. Full name of shareholder(s) (if di	얼마나 어린이 되었습니다.			
STATE STREET BANK AND TRUST				
STATE STREET GLOBAL ADVISOR				
STATE STREET GLOBAL ADVISOR				
STATE STREET GLOBAL ADVISOR				
SSGA FUNDS MANAGEMENT, INC				
STATE STREET GLOBAL ADVISOR				
STATE STREET GLOBAL ADVISOR				
STATE STREET GLOBAL ADVISOR STATE STREET GLOBAL ADVISOR	V1.04-5-00-70-00-	D		
5. Date on which the threshold was				
S. Bute on which the threshold was	o crossed of reactical w	. GO HOV EDES		
6. Date on which issuer notified:	10-Nov-2025			
7. Threshold(s) that is/are crossed	or reached: Above 3	3.00%		
8. Total positions of person(s) sub	ject to the notification (obligation:		
	% of voting rights attached to shares (total of 9.A)	% of voting rights through financial instruments (total of 9.B.1 + 9.B.2)	Total of both in % (9.A + 9.B)	Total number of voting rights of issuer w
Resulting situation on the date on which threshold was crossed or reached	3.02%		3.02%	579,252,286
Position of previous notification (if applicable)	2.99%		2.99%	
9. Notified details of the resulting s reached w: A: Voting rights attached to shares		which the threshold was c	rossed or	
Class/type of	Number of voting righ	ite u	% of voting rights	
shares ISIN CODE (if possible)	Direct	Indirect	Direct	Indirect
Ordinary AU000000JHX1		16,208,101		2.80%
Ordinary IE000R94NGM2		1,303,071		0.22%
SUBTOTAL A		17,511,172		3.02%

B 1: Financial Instruments acco	ording to Regulat	ion 17(1)(a) of the Regulations	5	150
Type of financial instrument	Expiration date x	Exercise/ Conversion Period #	Number of voting rights that may be acquired if the instrument is exercised/converted.	% of voting rights
-	- 22	SUBTOTAL B.1		

B 2: Financial Instruments Regulations	with similar economi	c effect according to	Regulation 17(1)(b) of the		
Type of financial instrument	Expiration date x	Exercise/ Conversion Period »	Physical or cash settlement **	Number of voting rights	% of voting rights
			SUBTOTAL B.2		

10. Information in relation to the person subject to the notification obligation	(please tick the
applicable box):	

- [] Person subject to the notification obligation is not controlled by any natural person or legal entity and does not control any other undertaking(s) holding directly or indirectly an interest in the (underlying) issuer.
- [X] <u>Full</u> chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held starting with the ultimate controlling natural person or legal entity »:

Name »	% of voting rights if it equals or is higher than the notifiable threshold	% of voting rights through financial instruments if it equals or is higher than the notifiable threshold	Total of both if it equals or is higher than the notifiable threshold
STATE STREET CORPORATION	3.02%		3.02%
STATE STREET BANK AND TRUST COMPANY	0.44%		0.44%
STATE STREET GLOBAL ADVISORS (JAPAN) CO., LTD.	0.15%		0.15%
STATE STREET GLOBAL ADVISORS ASIA LIMITED	0.02%		0.02%
STATE STREET GLOBAL ADVISORS EUROPE LIMITED	0.07%		0.07%
SSGA FUNDS MANAGEMENT, INC.	0.21%		0.21%
STATE STREET GLOBAL ADVISORS TRUST COMPANY	1.01%		1.01%
STATE STREET GLOBAL ADVISORS LIMITED	0.02%		0.02%
STATE STREET GLOBAL ADVISORS, LTD.	0.01%	l v	0.01%
STATE STREET GLOBAL ADVISORS, AUSTRALIA, LIMITED	1.09%		1.09%

11. In case of proxy voting:	will cease to hold	and	voting
rights as of			

12	Additional	information	20
16.	Auullional	mormation	204

Done at BOSTON MA USA on 10-Nov-2025.

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