## 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 April 2024

Commission File Number 001-36487

# Atlantica Sustainable Infrastructure plc

(Exact name of Registrant as specified in its charter)

**Not applicable** (Translation of Registrant's name into English)

Great West House, GW1, 17th floor Great West Road Brentford, TW8 9DF United Kingdom Tel.: +44 20 7098 4384

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

 $\boxtimes$  Form 20-F  $\square$  Form 40-F

April 19, 2024- Attached as Exhibit 99.1 to this Report on Form 6-K is the final report of the Inspector of Election at the Annual General Meeting of Shareholders of Atlantica Sustainable Infrastructure plc held on April 15, 2024, reporting that the shareholders approved all resolutions at the Annual General meeting.

This Report on Form 6-K is being filed to include the following exhibit:

Exhibits

**Exhibit** Document

99.1 Final Report of Inspector of Elections

#### **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.

ATLANTICA SUSTAINABLE INFRASTRUCTURE PLC

/s/ Santiago Seage

Name: Santiago Seage

Title: Chief Executive Officer

Date: April 19, 2024

# ATLANTICA SUSTAINABLE INFRASTRUCTURE PLC Annual General Meeting of Shareholders April 15, 2024

#### FINAL REPORT OF THE INSPECTOR OF ELECTION

I, the undersigned, the duly appointed Inspector of Election at the Annual General Meeting of Shareholders (the "Meeting") of Atlantica Sustainable Infrastructure plc (the "Company"), on April 15, 2024, hereby certify that:

- 1) Before entering upon the discharge of my duties as Inspector of Election at the Meeting, I took and signed an Oath of Inspector of Election.
- 2) The Meeting took place at Bay Adelaide Centre, 333 Bay Street, Suite 810, Toronto, Ontario, Canada, M5H 2R2, with a satellite meeting at Great West House, GW1, 17th floor, Great West Rd, Brentford TW8 9DF, United Kingdom, pursuant to notice duly given.
- As of April 12, 2024, the record date for the determination of shareholders entitled to receive notice of the Meeting, there were 116,159,054 shares of the Company's Ordinary Shares, each share being entitled to one vote, constituting all of the outstanding voting securities of the Company.
- 4) At the Meeting, the holders of 85,527,991 shares of the Company's Ordinary Shares were voted, with at least two members represented in person, constituting a quorum.
- 5) The undersigned canvassed the votes of the shareholders cast by ballot or proxy on the matters presented at the Meeting.
- 6) Resolution 1: At the Meeting, the vote on a resolution to receive and adopt the accounts and reports of the directors and auditors for the year ended 31 December 2023, was as follows:

		<u>VOTE</u>
<u>FOR</u>	<u>AGAINST</u>	WITHHELD
85,384,800	66,796	76,395

7) Resolution 2: At the Meeting, the vote to approve the directors' remuneration report, excluding the directors' remuneration policy, for the year ended 31 December 2023, was as follows:

		$\underline{\text{VOTE}}$
<u>FOR</u>	<u>AGAINST</u>	WITHHELD
58,652,752	26,296,271	578,968

8) Resolution 3: At the Meeting, the vote to approve amendments to the directors' remuneration policy, was as follows:

		<u>VOTE</u>
<u>FOR</u>	<u>AGAINST</u>	WITHHELD
59,669,022	25,237,606	621,363

9) Resolution 4: At the Meeting, the vote to re-elect Michael Woollcombe	s director was as follows:
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		<u>VOTE</u>
<u>FOR</u>	<u>AGAINST</u>	WITHHELD
83,573,415	196,094	1,758,482

10) Resolution 5: At the Meeting, the vote to re-elect Michael Forsayeth as director was as follows:

		<u>VOTE</u>
<u>FOR</u>	<u>AGAINST</u>	WITHHELD
81,772,001	559,775	3,196,215

11) Resolution 6: At the Meeting, the vote to re-elect William Aziz as director was as follows:

		<u>VOTE</u>
<u>FOR</u>	<u>AGAINST</u>	WITHHELD
82,282,319	493,985	2,751,687

12) Resolution 7: At the Meeting, the vote to re-elect Brenda Eprile as director was as follows:

		<u>VOTE</u>
<u>FOR</u>	<u>AGAINST</u>	WITHHELD
84,407,220	469,061	651,710

13) Resolution 8: At the Meeting, the vote to re-elect Debora Del Favero as director was as follows:

		<u>VOTE</u>
<u>FOR</u>	<u>AGAINST</u>	WITHHELD
81,307,035	1,045,276	3,175,680

14) Resolution 9: At the Meeting, the vote to re-elect Arun Banskota as director was as follows:

		<u>VOTE</u>
<u>FOR</u>	<u>AGAINST</u>	<b>WITHHELD</b>
82,705,043	2,257,560	565,388

15) Resolution 10: At the Meeting, the vote to re-elect Ryan Farquhar as director was as follows:

		<u>VOTE</u>
<u>FOR</u>	<u>AGAINST</u>	WITHHELD
84,778,522	198,566	550,903

Resolution 11: At the Meeting, the vote to re-elect Edward C. Hall III as director was as follows:

		<u>VOTE</u>
<u>FOR</u>	<u>AGAINST</u>	WITHHELD
84,181,621	490,777	855,593

17) Resolution 12: At the Meeting, the vote to re-elect Santiago Seage as director was as follows:

		<u>VOTE</u>
<u>FOR</u>	<u>AGAINST</u>	WITHHELD
84,789,399	184,825	553,767

Resolution 13: At the Meeting, the vote regarding the re-appointment of Ernst & Young LLP and Ernst & Young S.L. to hold office until 31 December 2025, was as follows:

		<u>VOTE</u>
<u>FOR</u>	<u>AGAINST</u>	WITHHELD
85,341,122	135,186	51,683

19) Resolution 14: At the Meeting, the vote to authorize the Company's audit committee to determine the remuneration of the auditors, was as follows:

		<u>VOTE</u>
<u>FOR</u>	<u>AGAINST</u>	WITHHELD
85,249,816	171,339	106,836

20) Resolution 15: At the Meeting, the vote to authorize the board of directors to issue shares, was as follows:

		<u>VOTE</u>
<u>FOR</u>	<u>AGAINST</u>	WITHHELD
75,262,594	10,135,776	129,621

21) Resolution 16: At the Meeting, the vote to authorize the board of directors to issue equity securities without pre-emptive rights up to approximately 10% of the aggregate nominal value of the issued share capital of the Company for general purposes, was as follows:

		<u>VOTE</u>
<u>FOR</u>	<u>AGAINST</u>	WITHHELD
75,642,974	9,627,628	257,389

Resolution 17: At the Meeting, the vote to authorize the board of directors to issue equity securities without pre-emptive rights up to approximately 10% of the aggregate nominal value of the issued share capital of the Company in connection with an acquisition or specified capital investment, was as follows:

		<u>VOTE</u>
<u>FOR</u>	<u>AGAINST</u>	WITHHELD
75,170,343	10,092,350	265,298

Resolution 18: At the Meeting, the vote to authorize the reduction of the Company's share premium account by U.S.\$200,000,000, was as follows:

		<u>VOTE</u>
<u>FOR</u>	<u>AGAINST</u>	WITHHELD
85,054,727	257,863	215,401

24) Resolution 19: At the Meeting, the vote to authorize the purchase of the Company's own shares, was as follows:

		<u>VOTE</u>
<u>FOR</u>	<u>AGAINST</u>	WITHHELD
84,020,050	1,405,863	102,078

IN WITNESS WHEREOF, I have made this Final Report and have hereunto set my hand on this 15th day of April, 2024.

Inspector of Election

/s/ Anthony P. Carideo

Anthony P. Carideo