UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 6-K/A

(Amendment No. 1)

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

For the month of May, 2023

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

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Explanatory Note

This Amendment No. 1 on Form 6-K/A (the "Amendment") amends the report on Form 6-K of Atlantica Sustainable Infrastructure plc (the "Company"), originally furnished to the Securities and Exchange Commission on April 24, 2023, by which the Company published its final report of the inspector of election, dated April 13, 2023 (the "Original Report"), in relation to the Company's Annual General Meeting of Shareholders of April 13, 2023 (the "2023 AGM"). The Original Report is attached as Exhibit 99.1 to such report on Form 6-K.

This Amendment is being furnished to correct, revise and replace in its entirety Section 23 of the Original Report to refer to the correct amount of the Company's share premium account that was authorized to be reduced in the 2023 AGM. The full final report of the inspector of election in relation to the 2023 AGM with the corrected Section 23 is included herewith as Exhibit 99.1 and shall replace and supersede in its entirety the previously furnished Original Report.

Exhibit Number	Exhibit
<u>99.1</u>	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: May 5, 2023

ATLANTICA SUSTAINABLE INFRASTRUCTURE PLC Annual General Meeting of Shareholders April 13, 2023

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 13, 2023, 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.
- 3) As of April 11, 2023, the record date for the determination of shareholders entitled to receive notice of the Meeting, there were 116,153,273 shares of the Company's Common Stock, each share being entitled to one vote, constituting all of the outstanding voting securities of the Company.
- 4) At the Meeting, the holders of 87,993,921 shares of the Company's Common Stock 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) 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 2022, was as follows:

FOR	<u>AGAINST</u>	<u>VOTE</u> <u>WITHHELD</u>
87,917,882	36,928	39,111

7) At the Meeting, the vote to approve the directors' remuneration report, excluding the directors' remuneration policy, for the year ended 31 December 2022, was as follows:

<u>FOR</u>	<u>AGAINST</u>	<u>VOTE</u> <u>WITHHELD</u>
84,261,484	3,632,565	99,872

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

<u>FOR</u>	<u>AGAINST</u>	<u>VOTE</u> <u>WITHHELD</u>
68,193,080	19,669,827	131,014

9)	At the Meeting, the vote to re-elect Michael Woollcombe as director was as follows:				
	<u>FOR</u>	<u>AGAINST</u>	<u>VOTE</u> <u>WITHHELD</u>		
	87,040,556	841,043	112,322		
10)	At the Meeting, the vote to	re-elect Michael Forsayeth a	s director was as follows:		
	<u>FOR</u>	<u>AGAINST</u>	<u>VOTE</u> <u>WITHHELD</u>		
	84,805,009	3,075,916	112,996		
11)	At the Meeting, the vote to	re-elect William Aziz as dire	ector was as follows:		
	<u>FOR</u>	<u>AGAINST</u>	<u>VOTE</u> <u>WITHHELD</u>		
	84,259,885	3,620,395	113,641		
12)	At the Meeting, the vote to	re-elect Brenda Eprile as dir	ector was as follows:		
	<u>FOR</u>	<u>AGAINST</u>	<u>VOTE</u> <u>WITHHELD</u>		
	87,803,348	89,835	100,738		
13)	At the Meeting, the vote to	re-elect Debora Del Favero a	as director was as follows:		
	<u>FOR</u>	<u>AGAINST</u>	<u>VOTE</u> <u>WITHHELD</u>		
	81,397,763	6,492,799	103,359		
14)	At the Meeting, the vote to	re-elect Arun Banskota as di	rector was as follows:		
	<u>FOR</u>	<u>AGAINST</u>	<u>VOTE</u> <u>WITHHELD</u>		
	86,886,718	995,295	111,908		
15)	At the Meeting, the vote to	re-elect George Trisic as dire	ector was as follows:		
	<u>FOR</u>	<u>AGAINST</u>	<u>VOTE</u> <u>WITHHELD</u>		
	87,021,366	863,378	109,177		
			5		

16)	At the Meeting, the vote to	re-elect Edward C. Hall III a	s director was as follows:	
	<u>FOR</u>	<u>AGAINST</u>	<u>VOTE</u> WITHHELD	
	87,622,372	257,467	114,082	
17)	At the Meeting, the vote to	re-elect Santiago Seage as di	irector was as follows:	•
	<u>FOR</u>	<u>AGAINST</u>	<u>VOTE</u> <u>WITHHELD</u>	
	87,800,269	84,704	108,948	
18)	At the Meeting, the vote rewas as follows:	garding the re-appointment o	f Ernst & Young LLP and Er	nst & Young S.L. to hold office until 31 December 2024,
	<u>FOR</u>	<u>AGAINST</u>	<u>VOTE</u> <u>WITHHELD</u>	
	87,869,008	88,791	36,122	
19)	At the Meeting, the vote to	authorize the Company's au	dit committee to determine th	e remuneration of the auditors, was as follows:
	<u>FOR</u>	<u>AGAINST</u>	<u>VOTE</u> <u>WITHHELD</u>	
	87,820,279	104,605	69,037	
20)	At the Meeting, the vote to	authorize the board of direct	ors to issue shares, was as fol	lows:
	FOR	<u>AGAINST</u>	<u>VOTE</u> <u>WITHHELD</u>	
	86,186,192	1,689,656	118,073	
21)			ors to issue equity securities of the Company for general p	without pre-emptive rights up to approximately 12% of urposes, was as follows:
	<u>FOR</u> 85,596,991	<u>AGAINST</u> 1,668,418	<u>VOTE</u> <u>WITHHELD</u> 728,512	
22)				without pre-emptive rights up to approximately 12% of a with an acquisition or specified capital investment, was
			<u>VOTE</u>	
	<u>FOR</u>	<u>AGAINST</u>	WITHHELD	
	85,101,181	2,155,709	737,031	I

23)	At the Meeting, the vote to authorize the reduction of the Company's share premium account by U.S.\$250,000,000, was as follows:
	VOTE

 FOR
 AGAINST
 WITHHELD

 87,640,112
 202,841
 150,968

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

<u>FOR</u>	<u>AGAINST</u>	<u>VOTE</u> <u>WITHHELD</u>
86,482,564	1,431,667	79,690

IN WITNESS WHEREOF, I have made this Final Report and have hereunto set my hand this 13th day of April, 2023.

Inspector of Election

/s/ Anthony P. Carideo

Anthony P. Carideo