RNS Number: 9212W GCP Infrastructure Investments Ltd 13 February 2025

GCP Infrastructure Investments Limited

("GCP Infra" and/or the "Company") LEI213800W64MNATSIV5Z47

Result of Annual General Meeting ("AGM")

GCP Infra today announces the results of voting at the Annual General Meeting of the Company held on Thursday 13 February 2025 at the Registered Office of the Company.

Each of the Ordinary Resolutions and Special Resolutions proposed in the notice and agenda of the AGM were duly passed by the shareholders on a poll. The results of the voting are noted as follows:

Summary Resolutions ¹	For / Discretion ²	%	Against	%	Withheld
Ordinary Resolution: THAT the Report of the Directors and the audited financial statements of the Company for the year ended 30 September 2024 be adopted.	494,034,262	99.98	78,879	0.02	86,384
Ordinary Resolution: THAT the Directors' remuneration report for the year ended 30 September 2024 be received and approved.	493,630,033	99.91	423,149	0.09	146,343
Ordinary Resolution: THAT the Directors' remuneration policy for the year ended 30 September 2024 be received and approved.	493,519,784	99.90	515,196	0.10	164,545
Ordinary Resolution: THAT Julia Chapman be re-elected as a director of the Company.	419,121,400	86.13	67,497,077	13.87	7,581,048
Ordinary Resolution: THAT Steven Wilderspin be re-elected as a director of the Company.	463,963,768	99.83	767,748	0.17	29,468,009
Ordinary Resolution: THAT Dawn Crichard be re-elected as a director of the Company.	486,247,003	99.93	364,892	0.07	7,587,630
Ordinary Resolution: THAT Andrew Didham be re-elected as a director of the Company.	467,549,639	96.08	19,062,256	3.92	7,587,630
Ordinary Resolution: THAT Alex Yew be re-elected as a director of the Company.	486,266,034	99.93	353,443	0.07	7,580,048
Ordinary Resolution: THAT Ian Brown be elected as a director of the Company.	486,321,474	99.94	297,411	0.06	7,580,640
10. Ordinary Resolution: THAT the Company's Dividend policy be approved.	494,040,061	99.99	64,379	0.01	95,085
Ordinary Resolution: THAT KPMG Channel Islands Limited be reappointed as Auditors to the Company.	455,457,142	92.18	38,629,179	7.82	113,204
12. Ordinary Resolution: THAT the Audit and Risk Committee be authorised to determine the remuneration of KPMG Channel Islands Limited.	493,923,325	99.97	142,810	0.03	133,390
13. Ordinary Resolution: THAT the Company be authorised to hold Ordinary Shares purchased pursuant to the authority granted under Resolution (14) as treasury shares.	494,019,200	99.97	127,422	0.03	52,903
14. Special Resolution: THAT the Company be authorised to make market purchases of up to 129,795,809 Ordinary Shares.	494,050,867	99.98	114,653	0.02	34,005
15. Special Resolution: THAT the Directors be authorised to allot and	481,322,793	97.41	12,782,408	2.59	94,324

issue up to 88,479,766 Ordinary Shares, as if pre-emption rights in the articles did not apply.					
16. Special Resolution: THAT, in accordance with the Companies Law, the Revised Articles be and are hereby adopted (to the exclusion of, and in substitution for, the Articles) as the articles of association of the Company, with effect from the conclusion of the AGM.	493,685,583	99.92	371,598	0.08	142,344

- The full text of the resolutions may be found in the notice of the Annual General Meeting, a copy of which is available on both the Company's website at https://www.graviscapital.com/funds/gcp-infra/fund-info and on the National Storage Mechanism at https://data.fca.org.uk/#/nsm/nationalstoragemechanism.
- 2. Any proxy appointments which gave discretion to the Chairman or a third party were voted for the resolution.

The Board notes that votes in excess of 10%, of total votes cast, were received against the resolution to re-elect Julia Chapman due to concerns around independence. As communicated in the Company's Annual Report and Accounts, Julia Chapman will retire from the Board later in 2025.

The AIC Code of Corporate Governance (the "AIC Code") notes that where a significant proportion of votes have been cast against a resolution at a general meeting, a company should explain what actions it has taken to understand the reasons behind the vote. For these purposes, the AIC Code considers 20% or more of votes cast against a board recommendation for a resolution as being "significant" as opposed to PIRC, who considers 10% or more votes cast against a resolution as being significant.

In accordance with Listing Rule 14.3.6 (2), the full text of the special resolutions passed at the Annual General Meeting has been submitted to the National Storage Mechanism and will shortly be available for inspection at https://data.fca.org.uk/#/nsm/nationalstoragemechanism.

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Notes to the Editor

About GCP Infra

GCP Infra is a closed-ended investment company and FTSE-250 constituent whose shares are traded on the main market of the London Stock Exchange. Its objective is to provide shareholders with regular, sustained, long-term distributions and to preserve capital over the long term by generating exposure to UK infrastructure debt and related and/or similar assets.

The Company primarily targets investments in infrastructure projects with long term, public sector-backed, availability-based revenues. Where possible, investments are structured to benefit from partial inflation protection. GCP Infra is advised by Gravis Capital Management Limited.

GCP Infra has been awarded with the London Stock Exchange's Green Economy Mark in recognition of its contribution to positive environmental outcomes.

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