RNS Number : 8806G BBGI Global Infrastructure S.A. 30 April 2025

30 April 2025

BBGI Global Infrastructure S.A. (the "Company")

Results of Annual General Meeting

BBGI Global Infrastructure S.A. (LSE ticker: BBGI), the global infrastructure investment company, is pleased to announce that, at the fourteenth Annual General Meeting of the Company held today, 30 April 2025, each of the Resolutions was duly approved by shareholders.

Details of the votes validly cast are set out below:

resentation of the reports of (i) the Management Board and (ii) he Independent Auditor on the Company's activities during the hancial year ended 31 December 2024. eview and approval of the standalone financial statements of he Company for the financial year which ended on 31 ecember 2024, allocation of the results and payment of a vidend. eview and approval of the consolidated financial statements of he Company for the financial year which ended on 31 ecember 2024. eview and approval of the consolidated financial statements of he Company for the financial year which ended on 31 ecember 2024. ischarge and release (<i>quitus</i>) to the current members of the lanagement Board and to Frank Schramm, who resigned as a hember of the Management Board and co-Chief Executive fficer of the Company with effect from 31 January 2024, for all heir duties during, and in connection with, the financial year aving started on 1 January 2024 and having ended on 31 ecember 2024.	346,659,983 346,661,959 346,659,310 346,623,883 346,621,034	5,036 4,036 5,036 38,030 40,954	16,997,589 16,996,613 16,997,589 17,000,022
The Company for the financial year which ended on 31 ecember 2024, allocation of the results and payment of a vidend. eview and approval of the consolidated financial statements of the Company for the financial year which ended on 31 ecember 2024. ischarge and release (<i>quitus</i>) to the current members of the lanagement Board and to Frank Schramm, who resigned as a tember of the Management Board and co-Chief Executive fficer of the Company with effect from 31 January 2024, for all their duties during, and in connection with, the financial year aving started on 1 January 2024 and having ended on 31 ecember 2024. ischarge and release (<i>quitus</i>) to the current members of the upervisory Board for all their duties during, and in connection ith, the financial year having started on 1 January 2024 and having ended on 31 ecember 2024.	346,659,310 346,623,883	5,036 38,030	16,997,589
The Company for the financial year which ended on 31 ecember 2024. Ischarge and release (<i>quitus</i>) to the current members of the lanagement Board and to Frank Schramm, who resigned as a tember of the Management Board and co-Chief Executive fficer of the Company with effect from 31 January 2024, for all heir duties during, and in connection with, the financial year aving started on 1 January 2024 and having ended on 31 ecember 2024. Tischarge and release (<i>quitus</i>) to the current members of the upervisory Board for all their duties during, and in connection ith, the financial year having started on 1 January 2024 and	346,659,310 346,623,883	38,030	
lanagement Board and to Frank Schramm, who resigned as a nember of the Management Board and co-Chief Executive fficer of the Company with effect from 31 January 2024, for all neir duties during, and in connection with, the financial year aving started on 1 January 2024 and having ended on 31 ecember 2024. ischarge and release (<i>quitus</i>) to the current members of the upervisory Board for all their duties during, and in connection ith, the financial year having started on 1 January 2024 and			17,000,022
upervisory Board for all their duties during, and in connection ith, the financial year having started on 1 January 2024 and	346,621,034	40,954	
aving ended on 31 December 2024.			16,999,947
ischarge and release (<i>quitus</i>) to the independent auditor of the ompany, the performance of their duties during, and in onnection with, the financial year having started on 1 January 024 and having ended on 31 December 2024.	336, 168, 955	10,494,247	16,998,733
e-appointment of Sarah Whitney as a member of the upervisory Board.	346,626,028	21,932	17,013,975
e-appointment of Jutta af Rosenborg as a member of the upervisory Board.	346,627,247	20,721	17,013,967
e-appointment of Christopher Waples as a member of the upervisory Board.	346,627,250	20,718	17,013,967
e-appointment of June Aitken as a member of the Supervisory oard.	346,626,033	21,935	17,013,967
e-appointment of Andrew Sykes as a member of the upervisory Board.	338,828,512	7,819,456	17,013,967
	346,615,053	67,691	16,979,864
e-appointment of PricewaterhouseCoopers as independent uditor of the Company.		15,546	16,998,555
	 appointment of Christopher Waples as a member of the apervisory Board. appointment of June Aitken as a member of the Supervisory board. appointment of Andrew Sykes as a member of the apervisory Board. appointment of PricewaterhouseCoopers as independent 	apprisory Board. 346,627,250 appointment of Christopher Waples as a member of the appointment of Christopher Waples as a member of the supervisory Board. 346,627,250 appointment of June Aitken as a member of the Supervisory Board. 346,626,033 appointment of Andrew Sykes as a member of the approximation of PricewaterhouseCoopers as independent ditor of the Company. 346,615,053 athorization of the Management Board to determine the 346,648,507	apprisory Board.346,627,25020,7121appointment of Christopher Waples as a member of the upervisory Board.346,627,25020,718appointment of June Aitken as a member of the Supervisory bard.346,626,03321,935appointment of Andrew Sykes as a member of the upervisory Board.338,828,5127,819,456appointment of PricewaterhouseCoopers as independent ditor of the Company.346,615,05367,691

14.	Authorisation of the Management Board to offer shareholders the right to elect to receive further ordinary shares in respect of dividends declared for any financial period or periods of the Company ending prior to the 2026 AGM.	346,630,088	34,986	16,997,534
15.	Authorisation for the Company to continue in business as an investment company in accordance with article 29 of the Company's Articles.	346,653,972	12,041	16,996,595
	Special Resolutions		Against	Withheld *
16.	Authorisation of the Company to make market purchases of its own shares.	346,491,064	174,904	16,996,640
17.	Authorisation of the Management Board to allot up to the aggregate number of shares representing less than 10% of the shares in the Company already admitted to trading on the London Stock Exchange.	346,607,407	82,646	16,972,555

The full text of the resolutions may be found in the Convening Notice to Annual General Meeting dated 27 March 2025, copies of which are available on both the Company's website <u>www.bb-gi.com</u>** and on the National Storage Mechanism <u>https://data.fca.org.uk/#/nsm/nationalstoragemechanism</u>**.

A copy 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**.

The Results will also be available shortly for viewing on the Company's website www.bb-gi.com**.

FOR FURTHER INFORMATION, PLEASE CONTACT:

BBGI	+352 263 479-1
Duncan Ball, CEO	
Michael Denny, CFOO	
Dilip Kejriwal, Director of Investor Relations	

NOTES

BBGI Global Infrastructure S.A. (BBGI) is a responsible infrastructure investment company and a constituent of the FTSE 250 that invests in and actively manages for the long-term a globally diversified, low-risk portfolio of essential social infrastructure investments.

BBGI is committed to delivering stable and predictable cash flows with progressive long-term dividend growth and sustainable, returns for shareholders. BBGI has a proactive approach to preserving and enhancing the value of its investments, and to delivering well maintained social infrastructure for communities and end users.

All of BBGI's investments are supported by secure public sector-backed contracted revenues, with high qualityinflation linked characteristics. BBGI's investment portfolio is 100% operational with all its investments located across highly rated investment grade countries with stable, well developed operating environments.

Further information about BBGI is available on its website at www.bb-gi.com**.

The Company's LEI: 529900CV0RWCOP5YHK95

Any reference to the Company or BBGI refers also to its subsidiaries (where applicable).

* A vote withheld is not a vote in law and is not counted in the calculation of the proportion of votes validly cast.

** Neither the Company's website nor the content of any website accessible from hyperlinks on its website (or any other website) is (or is deemed to be) incorporated into, or forms (or is deemed to form) part of this

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