FORM 6-K U.S. SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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

dated February 27, 2024

Commission File Number 1-15148

BRF S.A.

(Exact Name as Specified in its Charter)

N/A

(Translation of Registrant's Name)

14401 AV. DAS NACOES UNIDAS 22ND FLOOR CHAC SANTO ANTONIO 04730 090-São Paulo – SP, Brazil

(Address of principal executive offices) (Zip code)

	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 ⊠ Form 40-F □
Rule 10	Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T 1(b)(1):
Rule 10	Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T 1(b)(7):
furnishii	Indicate by check mark whether by furnishing the information contained in this Form, the registrant is also thereby ng the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.
	Yes □ No ☒
applicab	If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): Not ble.

* * *

This material includes certain forward-looking statements that are based principally on current expectations and on projections of future events and financial trends that currently affect or might affect the Company's business, and are not guarantees of future performance. These forward-looking statements are based on management's expectations, which involve a number of known and unknown risks, uncertainties, assumptions and other important factors, many of which are beyond the Company's control and any of which could cause actual financial condition and results of operations to differ materially fom those set out in the Company's forward-looking statements. You are cautioned not to put undue reliance on such forward-looking statements. The Company undertakes no obligation, and expressly disclaims any obligation, to update or revise any forward-looking statements. The risks and uncertainties relating to the forward-looking statements in this Report on Form 6-K, including Exhibit 1 hereto, include those described under the captions "Forward-Looking Statements" and "Item 3. Key Information — D. Risk Factors" in the Company's annual report on Form 20-F for the year ended December 31, 2012.

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: February 27, 2024

BRF S.A.

By:/s/ Fabio Luis Mendes Mariano

Name: Fabio Luis Mendes Mariano

Title: Chief Financial and Investor Relations Officer

EXHIBIT INDEX

Exhibit	Description of Exhibit
1	DISTANCE VOTE FORM ORDINARY GENERAL SHAREHOLDER'S MEETING – BRF S.A. OF MARCH 28, 2024

Shareholder's name

Corporate CNPJ or Individual (CPF) tax number of shareholders

Email

Guidelines for completion

Should you, as a shareholder choose to exercise right to vote at distance, pursuant to articles 26 and following of CVM Resolution No. 81/2022, you must complete this Distance Voting Form ("Distance Voting Form"), which will only be considered valid and the votes cast here counted in the quorum of the Ordinary General Shareholders' Meeting of BRF S.A., to be held on March 28, 2024, if the following instructions are observed: (i) all fields must be duly completed; (ii) all pages must be initialed; and (iii) the last page must be signed by the shareholder or his/her legal representative(s), as the case may be and in accordance with current legislation.

It will not be required, the notarization of the signatures affixed in the Distance Voting Form nor consularization. On 03.21.2024 (inclusive) the deadline for receiving the duly completed Distance Voting From expires, as instructions below.

It is important to note that in order, for the Distance Voting Form to have effect, the date of March 21, 2024 will must be the last day for its RECEIPT in one of the 3 forms that are listed below, and not the last day for it to be mailed. If the Distance Voting Form is received after March 21, 2024, the votes will not be counted.

Delivery guidelines for the Distance Voting Form, indicating the option to send directly to the company or send filling instructions to the bookkeeper or custodian

The Shareholder who chooses to exercise their voting right t by means of this Distance Voting Form must complete it observing, the guidelines above, and send it: (i) to the Company or (ii) to the Custodian Agent or (iii) to the Bookkeeper, according to the following instructions:

(i) To the Company: To the Company besides the Distance Voting Form, the shareholder must send, exclusively through the Qi Central ("Qi Central Platform") (https://qicentral.com.br/m/aqoe-brf-2024), a digitalized copy of the following documents: Individual – ID with a picture of the shareholder or his/her legal representative (Brazilian national's ID, Foreing Residents's ID, Brazilian driver's license, passport, or class association, in the case of sending by the legal representative, he/she must send a document proving the powers of representation. Legal Entity (PJ) and

Investment Funds (FI) – a) Consolidated and current Articles of Association or Bylaws (in the case of legal entities) or consolidated and current regulations of the fund and Bylaws or Articles of Association of its manager, as the case may be (in the case of Investment Fund); b) ID with a picture of its legal representative:(Brazilian national's ID, Foreign Residents' ID, Brazilian driver's license, passport, or class association); and (c) a document proving the powers of representation.

- (ii) To the Custody Agent: this option is exclusively intended for shareholders holding shares in custody at B3 S.A. Brasil, Bolsa, Balcão ("B3"). In this case, distance voting will be exercised by the shareholders in accordance with the procedures adopted by their Custodian. To this end, the shareholder must contact his Custodian and check the procedures established for them to issuing voting instructions via Distance Voting Form, as well as the documents and information required by them to this end.
- (iii) To the Bookkeeper: this option is intended exclusively for shareholders holding shares deposited with Itaú Corretora de Valores S.A. ("Itaú"), bookkeeper of the shares issued by the Company. Itaú created the Digital Assembly website, a secure solution where it is possible to vote remotely. To vote through the website, it is necessary to register and have a digital certificate. Information about registration and step-by-step to issue the digital certificate are described on the <a href="https://assembleiadigital.certificadodigital.com/itausecuritiesservices/artigo/home/assembleiadigital.certificadodigital.com/itausecuritiesservices/artigo/home/assembleiadigital.description.com/itausecuritiesservices/artigo/home/assembleiadigital.description.certificadodigital.com/itausecuritiesservices/artigo/home/assembleiadigital.description.certificadodigital.com/itausecuritiesservices/artigo/home/assembleiadigital.description.certificadodigital.com/itausecuritiesservices/artigo/home/assembleiadigital.description.certificadodigital.certificadodigital.certificadodigital.

Postal and electronic addresses for sending the distance absentee form, if the shareholder wishes to deliver the document directly to the Company

Distance Vote Form sent directly to the Company must be sent exclusively by electronic means at the Qi Central Platform (https://gicentral.com.br/m/agoe-brf-2024).

Indication of the institution hired by the company to provide the securities bookkeeping service, with name, physical and electronic address, telephone number and contact person

Itaú Corretora de Valores S.A.

Email: escrituracaoacoes@itau-unibanco.com.br

Address: Avenida Brigadeiro Faria Lima, 3400, 10º Andar, São Paulo, SP, CEP 04538-132

Contact: Shareholder Services

Telephone: (11) 3003-9285 (capitals and metropolitan regions) / 0800 720 9285 (other locations) -

Opening hours: weekdays, from 9 am to 6 pm.



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1. To take the accounts of the Directors, examine, discuss, and vote on the Management Report, the Financial Statements and other documents for the year ended December 31, 2023: [] Approve [] Reject [] Abstain 2. To set at 9 (nine) the number of members to compose the Board of Directors: [] Approve [] Reject [] Abstain 3. Do you wish to request the adoption of the multiple voting process for the election of the Board of Directors, pursuant to article 141 of Law No. 6,404 of 1976? [] Yes [] No [] Abstain Election of the board of directors by single slate Board of Directors (i) Marcos Antonio Molina dos Santos; (ii) Marcos Aparecida Pascoal Marçal dos Santos; (iii) Marcia Aparecida Pascoal Marçal dos Santos; (iv) Flávia Maria Bittencourt; (iv) Pedro de Camargo Neto; (vii) Augusto Marques da Cruz Filho; (viii) Augusto Marques da Cruz Filho; (viii) Adicidion of all the names that compose the slate (The votes indicated in this field will be disregarded if the shareholder holding voting shares also fills in field 8, referring to the separate election of a member of the Board of Directors, and the separate election referred to in this field occurs) [] Approve [] Reject [] Abstain 5. If one of the candidates who make up the chosen slate ceases to be part of it, can the votes corresponding to their actions continue to be conferred on the chosen slate? [If the shareholder chooses "no" or "abstains" and the slate has been changed, his/her vote shall be counted as abstention in the respective resolution of the meeting.] [] Yes [] No [] Abstain	Resolutions
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Board of Directors (i) Marcos Antonio Molina dos Santos; (ii) Marcia Aparecida Pascoal Marçal dos Santos; (iii) Sérgio Agapito Lires Rial; (iv) Marcos Fernando Marçal dos Santos; (v) Flávia Maria Bittencourt; (vi) Pedro de Camargo Neto; (vii) Augusto Marques da Cruz Filho; (viii) Eduardo Augusto Rocha Pocetti; e (ix) Márcio Hamilton Ferreira. 4. Indication of all the names that compose the slate (The votes indicated in this field will be disregarded if the shareholder holding voting shares also fills in field 8, referring to the separate election of a member of the Board of Directors, and the separate election referred to in this field occurs) [] Approve [] Reject [] Abstain 5. If one of the candidates who make up the chosen slate ceases to be part of it, can the votes corresponding to their actions continue to be conferred on the chosen slate? [If the shareholder chooses "no" or "abstains" and the slate has been changed, his/her vote shall be counted as abstention in the respective resolution of the meeting.]	of Directors, pursuant to article 141 of Law No. 6,404 of 1976?
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	corresponding to their actions continue to be conferred on the chosen slate? [If the shareholder chooses "no" or "abstains" and the slate has been changed, his/her vote shall be counted as abstention in the respective resolution of the meeting.]

6. In the event of the adoption of the multiple vote election process, should the votes corresponding
to your shares be distributed in equal percentages among the members of the slate you have
chosen? [The shareholder must be aware that the equal distribution will consider the division of the
percentage of 100% among the members of the chosen slate up to the first two decimal places
without rounding, and that the fractions of shares calculated from the application of the resulting
percentage will not be allocated to any candidate, being disregarded in the multiple voting
procedure, In this case, the shareholder may not vote with all of his shares. If the shareholder
chooses to "abstain" and the election takes place through the multiple voting process, his/her vote
shall be counted as abstention in the respective resolution of the meeting.]
[] Yes [] No [] Abstain
7. Visualization of all the candidates that make up the slate to indicate the distribution of the multiple
vote (the following field should only be filled in if the shareholder has answered "no" in relation to
the previous question).
(i) Marcos Antonio Molina dos Santos [] %
(ii) Marcia Aparecida Pascoal Marçal dos Santos [] %
(iii) Sérgio Agapito Lires Rial [] %
(iv) Marcos Fernando Marçal dos Santos [] %
(v) Flávia Maria Bittencourt [] %
(vi) Pedro de Camargo Neto [] %
(vii) Augusto Marques da Cruz Filho [] %
(viii) Eduardo Augusto Rocha Pocetti [] %
(ix) Márcio Hamilton Ferreira [] %
8. Request for separate election of a member of the Board of Directors by minority shareholders
holding voting shares [the shareholder may only fill in this field if he/she holds uninterruptedly the
shares with which he/she votes during the 3 months immediately prior to the general meeting]
Do you wish to request the separate election of a member of the Board of Directors, pursuant to
article 141, paragraph 4, item I, of Law No. 6,404/1976?
[] Yes [] No [] Abstain



9. To approve the election of Mr. Marcos Antonio Molina dos Santos to the position of Chairman of
the Board of Directors and Mrs. Marcia Aparecida Pascoal Marçal dos Santos the position of Vice-
Chairman of the Board of Directors:
[] Approve [] Reject [] Abstain
10. To set the annual global compensation for the year 2024 for the Company's Management
(Board of Directors and Statutory Executive Officers) in the amount of up to R\$ 124,100,000.00
(one hundred and twenty-four million and one hundred thousand reais). This amount refers to the
proposed limit for fixed compensation (salary or pro-labore, direct and indirect benefits) and benefits
motivated by the cessation of the exercise of the position, as well as variable compensation (profit
sharing) and amounts related to the Company's Stock Option Grant Plan and Restricted Stock
Grant Plan:
[] Approve [] Reject [] Abstain
Election of the Fiscal Council by candidate - Limit of vacancies to be filled: 3
11. Nomination of candidates to the Fiscal Council (the shareholder may nominate as many
candidates as the number of vacancies to be filled in the general election)
Marco Antônio Peixoto Simões Velozo (Efetivo) / Attilio Guaspari (Suplente)
[] Aprovar [] Rejeitar [] Abster-se
Ricardo Florence dos Santos (Efetivo) / Antonio Mathias Nogueira Moreira (Suplente)
[] Aprovar [] Rejeitar [] Abster-se
Alexandre Eduardo De Melo (Efetivo) / José Luiz de Souza Gurgel (Suplente)
[] Aprovar [] Rejeitar [] Abster-se
12. To set the compensation for the fiscal year 2024 for the effective members of the Fiscal Council
in an amount corresponding to 10% (ten percent) of the average amount of the compensation
attributed to the Company's Executive Officers (not including benefits, representation funds and
profit sharing), pursuant to article 162, paragraph 3, of Law No. 6,404/1976:
[] Approve [] Reject [] Abstain
City:
Date:
Signature:

Shareholder Name:										
Telephone:		-	- 	39	100	- 	70			