

## BRF S.A. A Public Held Company CNPJ 01.838.723/0001-27 NIRE 42.300.034.240 CVM 16269-2

## FINAL SYNTHETIC VOTING MAP EXTRAORDINARY GENERAL MEETING

Meeting held on August 5, 2025

**BRF S.A.** ("BRF" or "Company") (BM&FBovespa: BRFS3; NYSE: BRFS), pursuant to Resolution n°. 81/2022, hereby provides its shareholders with the final synthetic voting map of the Extraordinary General Meeting held on August 5, 2025, which consolidates the remote votes sent directly to the Company and through custody, central depository and bookkeeping agents, the votes delivered in person and through the remote participation system made available by the Company, as attached.

São Paulo, August 5, 2025.

Fábio Luis Mendes Mariano

Chief Financial and Investor Relations Officer

BRF S.A.

## **ANNEX**

## **EGM - Extraordinary General Meeting**

Synthetic Final Voting Map\*

Protocol and Justification for the Merger of Shares Issued by BRF by Marfrig Global Foods	Asset	Approve	% Total Approval	Reject	% Total Rejection	Abstain
1. Approve the "Protocol and Justification for the Incorporation of Shares Issued by BRF S.A. by Marfrig Global Foods S.A." ("Plan of Merger"), executed on May 15, 2025, between the Company and Marfrig Global Foods S.A. ("MGF"), which sets forth the terms and conditions for the incorporation of all BRF S.A. shares by MGF (except those held by MGF), in the manner provided for in Article 252 of Law No. 6,404/1976 ("Corporation Law") ("Merger"):	ON	1,135,419,125	78.39%	100,869,134	6.96%	212,045,301

Merger of Shares	Asset	Approve	% Total Approval	Reject	% Total Rejection	Abstain
2. Approve the Merger, the effectiveness of which will be conditioned to the verification (or waiver, as applicable) of the Conditions (as defined in the Plan of Merger) and the occurrence of the date on which the Merger will be deemed effective:	ON	1,134,953,699	78.36%	101,260,933	6.99%	212,118,928

Valuation Firm Appointment	Asset	Approve	% Total Approval	Reject	% Total Rejection	Abstain
3. To ratify the appointment of Apsis Consultoria Empresarial Ltda., registered with CNPJ/MF under number 08.681.365/0001-30 and with the CRC/RJ under number 005112/O-9, with its headquarters located at Rua do Passeio, No. 62, 6th floor, Centro, Rio de Janeiro, State of Rio de Janeiro, CEP 20021-290, ("Valuation Firm"), as responsible for the preparation of (a) the appraisal report, at market value, of the BRF shares to be incorporated by MGF, within the scope of the Merger ("Merger Appraisal Report"); and (b) the appraisal report containing the calculation of the exchange ratio of the shares held by the non-controlling shareholders of BRF, based on the market value of the net asset value of the MGF and BRF shares, both assets being valued according to the same criteria and as of December 31, 2024, at market prices, in accordance with Article 264 of the Brazilian Corporate Law ("Article 264 Appraisal Report").	ON	1,134,830,712	78.35%	101,266,537	6.99%	212,236,311

Merger of Shares Appraisal Report	Asset	Approve	% Total Approval	Reject	% Total Rejection	Abstain
4. Approve the Merger Appraisal Report:	ON	1,134,821,175	78.35%	101,238,756	6.99%	212,273,629

Article 264 Appraisal Report	Asset	Approve	% Total Approval	Reject	% Total Rejection	Abstain
5. Approve the Article 264 Appraisal Report:	ON	1,134,798,191	78.35%	101,271,145	6.99%	212,264,224

Company's Management Authorization	Asset	Approve	% Total Approval	Reject	% Total Rejection	Abstain
6. Authorize the Company's management to perform all acts necessary for the consummation of the Merger, including, without limitation, the subscription of the ordinary shares to be issued by MGF on behalf of the BRF shareholders (excluding MGF) on the date of consummation of the Merger, in accordance with Article 252, § 2, of the Brazilian Corporations Law.:		1,134,566,277	78.34%	101,561,195	7.01%	212,206,088

<sup>\*</sup>The votes on the Map above represent 90% of the total shares issued by the Company, excluding treasury shares.