#### Special power of attorney for legal person shareholders for the Ordinary General Meeting of Shareholders (OGMS) of SSIF BRK FINANCIAL GROUP S.A. of 27-28.04.2020

The undersigned, [\_\_\_\_\_],

(to be filled in with the legal name of the legal person shareholder)

Registry/equivalent body for non-resident legal person under no.[], having sole registration	Headquartered in [							],	registered	with	the	Trade
	<b>U I</b>	•			•	-			having s	sole	regis	tration
code/equivalent number for non-resident legal person [],	code/equivalent	number	for 1	non-resi	dent	legal	persor	n [				],

legally represented by

(to be filled in with the first name and last name of the legal representative of the legal person shareholder, as these are provided in the documents attesting the legal representative capacity)

holding a number of [\_\_\_\_\_] shares representing[\_\_\_\_] % from a total of [\_\_\_\_\_] shares issued by SSIF BRK Financial Group S.A.,

registered with the Cluj Trade Registry under no. J12/3038/1994, having sole registration code 6738423, headquartered in Cluj-Napoca, str. Motilor no. 119, Cluj County, Romania (the Company),

which entitles us to a number of [\_\_\_\_\_] voting rights, representing [\_\_\_\_]% of the paid-up share capital and [\_\_\_\_]% of the total voting rights in OGMS,

hereby empower:

\_\_\_\_\_]

(to be filled in with the first name and last name of the empowered individual being granted this power of attorney)

identified with identity card/passport series [ ], no. [\_\_\_\_], issued by [ \_\_\_\_], on [\_\_\_\_], personal registration number[\_], domiciled in [\_\_\_\_\_],

## OR

Γ

[\_\_\_\_\_]

(to be filled in with the legal name of the empowered legal person being granted this power of attorney)

 Headquartered in [\_\_\_\_\_], registered with the

 Trade Registry/equivalent body for non-resident legal person under no. [

 \_\_\_\_\_], having sole registration code/equivalent number for non-resident

legal person [\_\_\_\_\_], legally represented by [

(to be filled in with the first name and last name of the legal representative)

identified	with	identity	card/passport	series	[	], no. [	], iss	sued by [
			], on [			], personal	registration	number [
			],			domiciled		in [
							],	

as our representative in the OGMS of the Company which will take place on 27-28.04.2020 at 12:00 o'clock, at company headquarters, Cluj-Napoca, str. Motilor no. 119, Cluj County Romania, to exercise the voting rights pertaining to my holdings registered in the shareholders' registry as at the reference date, as follows:

1. For the item 1 on the agenda, respectively *Presenting, discussing and approving the Company's individual and audited consolidated financial statements for the year 2019 and prepared in accordance with International Financial Reporting Standards based on the Directors' Report and the Financial Auditor's Report of the Company.* 

FOR	AGAINST	ABSTENTION

2. For the item 2 on the agenda, respectively Ratification of investment decisions in the subsidiaries Romlogic Technology SA and Firebyte Games SA from 2019.

FOR	AGAINST	ABSTENTION

**3.** For the item 3 on the agenda, respectively Approval of the of the discharges of the Company's directors for the activity carried out in the financial year 2019, based on the reports presented.

FOR	AGAINST	ABSTENTION

**4.** For the item 4 on the agenda, respectively *Approval of the proposal of the Board of Directors regarding the distribution of the net profit for the financial year 2019 on the following destinations: legal reserve (5% in the amount of 407,650.82 RON) and coverage of losses carried over from previous years.* 

FOR	AGAINST	ABSTENTION	

**5.** For the item 5 on the agenda, respectively *Establishing and approving the remuneration of the members of the Board of Directors and of the additional remuneration of the members of the Board tasked with specific functions, for the financial year 2020 and up to the first balance sheet OGMS of 2021.* 

FOR	AGAINST	ABSTENTION

**6.** For the item 6 on the agenda, respectively *Presentation, discussion and approval of the Investment Program and the Revenue and Expenditure Budget for the financial year 2020.* 

FOR	AGAINST	ABSTENTION

**7. For the item 7 on the agenda,** respectively *Subject to the approval of the Project amendment to the Articles of Association by the EGMS dated 27.04.2020-28.04.2020, the members of the Board of Directors are revoked individually.* 

Secret vote. Please refer to the annex for the secret vote on the correspondence ballot.

**8.** For the item 8 on the agenda, respectively Subject to the approval of the Project for amending the Articles of Association by the EGMS from 27.04.2020-28.04.2020, the members of the Board of Directors will be elected for the remaining vacant seats, by secret vote, with the simple majority required by law.

Secret vote. Please refer to the annex for the secret vote on the correspondence ballot.

**9.** For the item 9 on the agenda, respectively *The election by the cumulative vote method of a Board of Directors consisting of five directors for a four-year term.* 

FOR	AGAINST	ABSTENTION

Secret vote. Please refer to the annex for the secret vote on the correspondence ballot.

**10.** For the item 10 on the agenda, respectively *The mandate of the Board of Directors that for the financial year 2020-2021 and 2021-2022 to maintain the maximum negotiation of remuneration for the mandates of General Manager and Deputy General Manager at the current level.* 

FOR	AGAINST	ABSTENTION

**11. For the item 11 on the agenda**, respectively *It is postponed, taking into account the EIOPA recommendations in the context of COVID, the variable component of the remuneration policies (including bonuses) for the General Manager, the Deputy General Manager and the members of the CA, until the revision of the current remuneration policy that must ensure a prudent capital planning, in accordance with the current economic situation.* 

FOR	AGAINST	ABSTENTION

**12. For the item 12 on the agenda**, respectively *Benefits granted to employees BRK FINANCIAL GROUP SA in times of crisis.* 

It is approved the establishment of a credit facility for the employees of BRK Financial Group SA, in the sense that BRK Financial Group will grant to the employees of the Company margin loans for the purchase of shares of the Company "BRK" from the regulated market with an interest rate capped at the amount of interest "ROBOR - at three months "communicated by the National Bank of Romania within the maximum limit of 3 million rum for a period of 2 years.

The provisions of the preceding paragraph are also applicable to the contracts in which the spouse or relatives, relatives or relatives up to the fourth degree of the employee BRK FINANCIAL GROUP SA are involved; also, the loan may be granted under the same conditions as in the preceding paragraph and to a civil or commercial company in which one of the persons mentioned above (in the preceding paragraph) has the capacity of administrator or holds, alone or together with other persons, a share of at least 50% of the value of the subscribed share capital.

The Board of Directors of the Company is empowered to implement this decision.

FOR	AGAINST	ABSTENTION

**13. For the item 13 on the agenda**, respectively *Approval of the date of 18.05.2020 as the date of registration (ex-dates 15.05.2020) of the shareholders on whom the effects of the decisions adopted by the Ordinary General Meeting of Shareholders, according to art. 86 of Law no. 24/2017.* 

FOR	AGAINST	ABSTENTION

14. For item 14 on the agenda, respectively Approval of the mandate, with the possibility of substitution, of Mr. Nicolae Gherguş and Mrs. Monica-Adriana Ivan, so that together or separately, to carry out all the procedures and formalities provided by law for carrying out the decisions of the Assembly, to submit and to take over acts and to sign for this purpose on behalf of the Company, in relation with the Trade Registry, FSA, BSE, as well as with other public or private entities.

FOR	AGAINST	ABSTENTION

Note: Indicate your vote by placing an ",X" in one of the columns for each option: ",FOR", ",AGAINST" or ",ABSTENTION". Placing an ",X" in more than one column or not placing an ",X" in any of the columns shall mean that the vote will be void/ will not be taken into consideration.

# The deadline for the registration at the Company of the correspondence ballots is 24.04.2020, 12:00 o'clock.

We attach to this correspondence ballot original or true copy of the findings certificate issued by the Trade Registry (in Romanian "certificat constatator") or any other document, in original or

true copy, issued by a competent authority of the state where the undersigned is duly incorporated, all being no older than 3 months as from the date when the general meeting convening notice was published and allowing our identification on the SSIF BRK Financial Group shareholders registry on the reference date issued by Depozitarul Central SA. If Depozitarul Central SA was not timely informed of the name of the legal representative, (so that the shareholders' registry at the reference date to reflect that), the findings certificate/similar documents mentioned above will have to prove the capacity of the undersigned's legal representative.

The correspondence ballot date: [\_\_\_\_\_]

Legal name of the legal person shareholder: [\_\_\_\_\_]

## First and last name of the legal representative: [\_\_\_\_\_]

(to be filled in with the legal name of the legal person shareholder and with the first and last name of the legal representative, legible, in capital letters)

#### Signature:

## Annex on the secret vote<sup>1</sup> For the Ordinary General Meeting of Shareholders (OGMS) of SSIF BRK Financial Group of 27/28.04.2020 dedicated to item 7 on the agenda

The undersigned, [\_\_\_\_\_],

(to be filled in with the legal name of the legal person shareholder)

Headquartered in [	under no.[], having sole registration
legally represented by[	]
(to be filled in with the first name and last name of th shareholder, as these are provided in the documents atte	
holding a number of [] shares r ] shares issued by SSIF BRK	
registered with the Cluj Trade Registry under no. J12/	3038/1994, having sole registration code
6738423, headquartered in Cluj-Napoca, str. Motilo	
Company),	
which entitles us to a number of	

the paid-up share capital and [\_\_\_\_\_]% of the total voting rights in OGMS,

hereby empower:

[\_\_\_\_\_]

(to be filled in with the first name and last name of the empowered individual being granted this power of attorney)

identified	with	identity	card/passport	series	[	], no. [	],	issued	by [
			], on [			], personal	registration	number	r[_],
			domiciled			in [			_],

<sup>&</sup>lt;sup>1</sup> The ballot paper for the agenda item 7, filled in by the shareholders with the number of votes given to one or more candidates, signed in original, will be inserted in a separate envelope, enclosed in a clear envelope "Confidential – Voting instructions for the Ordinary General Meeting of Shareholders dated 27/28 April 2020, at 12.00, and will be entered in the envelope containing the voting bulletin by correspondence dedicated to the other items on the agenda of the OGM and the related documents, which will be submitted for registration at the company's headquarter no later than 24.04.2020 at 12.00 with the specification: "For the OGMS dated 27/28.04.2020". The correspondence ballot devoted to item 7 on the agenda, filled with the number of votes given to one or more candidates, signed, will be sent by e-mail with extended electronic signature, according to Law no 455/2001 regarding the electronic signature, republished, it will be sent to <u>office@brk.ro</u>, in a separate e-mail with an extended electronic signature, mentioning the subject "Confidential- Voting instructions for the OGM of Shareholders dated 27/28 April 2020. It will be submitted for registration at the company's headquarter until no later than the date 24.04.2020, at 12:00.

OR

[\_\_\_\_]

(to be filled in with the legal name of the empowered legal person being granted this power of attorney)

1

Headquartered in [					], reg	istered v	vith the
Trade Registry/equivaler	nt body f	or non-	resident	legal	person	under	no. [
	_], having sol	le registrat	tion code/	equivalent	t number	for non-	-resident
legal person [		],					
legally represented by [			]				
(to be filled in with the first	name and last	name of th	e legal rep	oresentativ	e)		
identified with identity	card/passport ], on [ ],		],	). [ personal iciled			

as our representative in the OGMS of the Company which will take place on 27-28.04.2020 at 12:00 o'clock, at company headquarters, Cluj-Napoca, str. Motilor no. 119, Cluj County Romania, to exercise the voting rights pertaining to my holdings registered in the shareholders' registry as at the reference date, as follows:

**For item 7 on the agenda**, respectively respectively *Subject to the approval of the Project for the modification of the Constitutive Act by the EGMS from 27.04.2020-28.04.2020, members of the Board of Directors are revoked individually.* 

Member of the Board	FOR	AGAINST	ABSTENTION
Ghergus Nicolae			
Ivan Monica-Adriana			
Moldovan Darie			
Mancas Catalin			
Constantin Sorin			

Note: Indicate your vote by placing an "X" in one of the columns for each option: "FOR",

"AGAINST" or "ABSTENTION". Placing an "X" in more than one column or not placing an "X" in any of the columns shall mean—that the vote will be void/ will not be taken into consideration.

The deadline for the registration at the Company of the correspondence ballots is 24.04.2020, 12:00 o'clock.

I attach to this correspondence ballot a copy of my identity card and, if such be the case, a copy of the identity card of the legal representative (in the case of natural persons lacking exercise capacity or with limited exercise capacity) (identity document or identity card for Romanian citizens or passport for foreign citizens) allowing my identification on the SSIF BRK Financial Group S.A. shareholders registry on the reference date issued by Depozitarul Central SA, along with the proof of legal representative capacity.

The special power of attorney date:

(if the shareholder sends more than one special power of attorney consecutively, the Company shall consider that the power of attorney having a subsequent date revokes the previous power(s) of attorney)

Legal name of the legal person shareholder:	]
First and last name of the legal representative:	]

(to be filled in with the legal name of the legal person shareholder and with the first and last name of the legal representative, legible, in capital letters)

## Signature:

# Annex on the secret vote<sup>2</sup> For the Ordinary General Meeting of Shareholders (OGMS) of SSIF BRK Financial Group of 27/28.04.2020 dedicated to item 8 on the agenda

The undersigned, [\_\_\_\_\_],

(to be filled in with the legal name of the legal person shareholder)

Headquartered in [						],	registered	with	the	Trade
Registry/equivalen	t body foi	non	-resident legal	person	under	no.[_],	having s	ole	regis	tration
code/equivalent	number	for	non-resident	legal	persor	۱ [				],

legally represented by[\_\_\_\_]

(to be filled in with the first name and last name of the legal representative of the legal person shareholder, as these are provided in the documents attesting the legal representative capacity)

holding a number of [\_\_\_\_\_] shares representing[\_\_\_] % from a total of [\_\_\_\_\_] shares issued by SSIF BRK Financial Group S.A., registered with the Cluj Trade Registry under no. J12/3038/1994, having sole registration code 6738423, headquartered in Cluj-Napoca, str. Motilor no. 119, Cluj County, Romania (the Company),

which entitles us to a number of [\_\_\_\_\_] voting rights, representing [\_\_\_\_]% of the paid-up share capital and [\_\_\_\_]% of the total voting rights in OGMS,

hereby empower:

[ ]

(to be filled in with the first name and last name of the empowered individual being granted this power of attorney)

<sup>&</sup>lt;sup>2</sup> The ballot paper for the agenda item 8, filled in by the shareholders with the number of votes given to one or more candidates, signed in original, will be inserted in a separate envelope, enclosed in a clear envelope "Confidential – Voting instructions for the Ordinary General Meeting of Shareholders dated 27/28 April 2020, at 12.00, and will be entered in the envelope containing the voting bulletin by correspondence dedicated to the other items on the agenda of the OGM and the related documents, which will be submitted for registration at the company's headquarter no later than 24.04.2020 at 12.00 with the specification: "For the OGMS dated 27/28.04.2020". The correspondence ballot devoted to item 8 on the agenda, filled with the number of votes given to one or more candidates, signed, will be sent by e-mail with extended electronic signature, according to Law no 455/2001 regarding the electronic signature, republished, it will be sent to office@brk.ro , in a separate e-mail with an extended electronic signature, mentioning the subject "Confidential- Voting instructions for the OGM of Shareholders dated 27/28 April 2020. It will be submitted for registration at the company's headquarter until no later than the date 24.04.2020, at 12:00.

identified with identity card/pa			
], 01	n [	], persona	l registration number[],
domi	iciled		],
OR			
[	]	l	
(to be filled in with the legal nam attorney)	e of the empov	vered legal person	being granted this power of
Headquartered in [	ving sole registr	n-resident legal ation code/equivale	_], registered with the person under no. [ ent number for non-resident
legal person [	],		
legally represented by [		]	
(to be filled in with the first name a	nd last name of	the legal representat	ive)
identified with identity card/pa ], or ],		], person	

as our representative in the OGMS of the Company which will take place on 27-28.04.2020 at 12:00 o'clock, at company headquarters, Cluj-Napoca, str. Motilor no. 119, Cluj County Romania, to exercise the voting rights pertaining to my holdings registered in the shareholders' registry as at the reference date, as follows:

**For item 8 on the agenda**, respectively Subject to the approval of the Project amendment to the Articles of Association by the EGMS from 27.04.2020-28.04.2020, the members of the Board of Directors will be elected for the remaining vacant places, by secret vote, with the simple majority required by law.

Candidate	FOR	AGAINST	ABSTENTION
Danila Robert-Iulian			
Goia Gabriel			

Note: Indicate your vote by placing an X in one of the columns for each option: "FOR", "AGAINST" or "ABSTENTION". Placing an X" in more than one column or not placing an X" in any of the columns shall mean-that the vote will be void/ will not be taken into consideration.

The deadline for the registration at the Company of the correspondence ballots is 24.04.2020, 12:00 o'clock.

I attach to this correspondence ballot a copy of my identity card and, if such be the case, a  $copy_1 \varphi f$ 

the identity card of the legal representative (in the case of natural persons lacking exercise capacity or with limited exercise capacity) (identity document or identity card for Romanian citizens or passport for foreign citizens) allowing my identification on the SSIF BRK Financial Group S.A. shareholders registry on the reference date issued by Depozitarul Central SA, along with the proof of legal representative capacity.

The sn	ecial r	ower o	f attornev	∠ date•[	-	1
The sp	u conar p		1 attorne	y uaic.		

(if the shareholder sends more than one special power of attorney consecutively, the Company shall consider that the power of attorney having a subsequent date revokes the previous power(s) of attorney)

Legal name of the legal person shareholder:	]
First and last name of the legal representative:	]

(to be filled in with the legal name of the legal person shareholder and with the first and last name of the legal representative, legible, in capital letters)

#### Signature:

## Annex on the secret vote<sup>3</sup> For the Ordinary General Meeting of Shareholders (OGMS) of SSIF BRK Financial Group of 27/28.04.2020 dedicated to item 9 on the agenda

The undersigned, [\_\_\_\_\_],

(to be filled in with the legal name of the legal person shareholder)

Headquartered in [	
legally represented by[	]
(to be filled in with the first name and last name of the shareholder, as these are provided in the documents atte	
holding a number of [] shares r ] shares issued by SSIF BRK I registered with the Cluj Trade Registry under no. J12/2 6738423, headquartered in Cluj-Napoca, str. Motilor Company),	Financial Group S.A., 3038/1994, having sole registration code
1 2//	

hereby empower:

[\_\_\_\_\_\_

(to be filled in with the first name and last name of the empowered individual being granted this power of attorney)

1

identified	with	identity	card/passport	series	[	], no. [	],	issued	by [
			], on [			], personal	registration	number	r[_],
			domiciled			in [			_],

<sup>&</sup>lt;sup>3</sup> The ballot paper for the agenda item 9, filled in by the shareholders with the number of votes given to one or more candidates, signed in original, will be inserted in a separate envelope, enclosed in a clear envelope "Confidential – Voting instructions for the Ordinary General Meeting of Shareholders dated 27/28 April 2020, at 12.00, and will be entered in the envelope containing the voting bulletin by correspondence dedicated to the other items on the agenda of the OGM and the related documents, which will be submitted for registration at the company's headquarter no later than 24.04.2020 at 12.00 with the specification: "For the OGMS dated 27/28.04.2020". The correspondence ballot devoted to item 9 on the agenda, filled with the number of votes given to one or more candidates, signed, will be sent by e-mail with extended electronic signature, according to Law no 455/2001 regarding the electronic signature, republished, it will be sent to <u>office@brk.ro</u>, in a separate e-mail with an extended electronic signature, mentioning the subject "Confidential- Voting instructions for the OGM of Shareholders dated 27/28 April 2020. It will be submitted for registration at the company's headquarter until no later than the date 24.04.2020, at 12:00.

OR

[\_\_\_\_]

(to be filled in with the legal name of the empowered legal person being granted this power of attorney)

1

Headquartered	in [					], regi	stered	with the
Trade Regis	try/equivalent	body fo	or nor	n-resident	legal	person	under	no. [
		], having sole	e registra	ation code/	equivalen	t number	for non	-resident
legal person [		]	,					
legally represe	nted by [			]				
(to be filled in	with the first r	name and last r	name of t	he legal rep	presentativ	ve)		
identified wi	th identity			],				

as our representative in the OGMS of the Company which will take place on 27-28.04.2020 at 12:00 o'clock, at company headquarters, Cluj-Napoca, str. Motilor no. 119, Cluj County Romania, to exercise the voting rights pertaining to my holdings registered in the shareholders' registry as at the reference date, as follows:

For item 9 on the agenda, respectively Subject to the approval of the Project amendment to the Articles of Association by the EGMS from 27.04.2020-28.04.2020, the members of the Board of Directors will be elected for the remaining vacant places, by secret vote, with the simple majority required by law.

Candidate	Number of votes granted
Constantin Sorin	
Danila Robert-Iulian	
Ghergus Nicolae	
Goia Gabriel	
Ivan Monica-Adriana	
Mancas Catalin	
Moldovan Darie	

Note: Indicate your vote by placing an ,,X'' in one of the columns for each option: ,FOR'',,AGAINST'' or ,ABSTENTION''. Placing an ,,X'' in more than one column or not placing an ,,X'' in any of the columns shall mean-that the vote will be void/ will not be taken into consideration. The deadline for the registration at the Company of the correspondence ballots is 24.04.2020, 12:00 o'clock.

I attach to this correspondence ballot a copy of my identity card and, if such be the case, a copy of the identity card of the legal representative (in the case of natural persons lacking exercise capacity or with limited exercise capacity) (identity document or identity card for Romanian citizens or passport for foreign citizens) allowing my identification on the SSIF BRK Financial Group S.A. shareholders registry on the reference date issued by Depozitarul Central SA, along with the proof of legal representative capacity.

The special power of attorney date:[\_\_\_\_]

(if the shareholder sends more than one special power of attorney consecutively, the Company shall consider that the power of attorney having a subsequent date revokes the previous power(s) of attorney)

Legal name of the legal person shareholder:	[]
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First and last name of the legal representative:

(to be filled in with the legal name of the legal person shareholder and with the first and last name of the legal representative, legible, in capital letters)

## Signature: