## **Special power of attorney for natural person shareholders**

for the Ordinary General Meeting of Shareholders (OGMS) of SSIF BRK FINANCIAL GROUP SA of April 28 / May 2, 2023

I, the undersigned,[	],
(to be filled in with the first and last name of the	he individual shareholder)
[], on [], domiciled in [	es [ ], no. [], issued by], personal registration number[], legally represented by [
	name of the legal representative of the individual of are natural persons lacking exercise capacity or
	eries [ ],no. [], issued by[], personal registration number[],
]shares issued by SS	] shares representing [ ] % from a total of [IF BRK Financial Group S.A., registered with the 1994, having sole registration code 6738423, 119, Cluj County, Romania (the Company),
	voting rights, representing [ ]% e total voting rights in OGMS, hereby empower:
to be filled in with the first name and last name ower of attorney)	ne of the empowered individual being granted this
	eries [ ], no. [], issued by [], personal registration number [] domiciled in],

OR

[		]		
(to be filled in with the leattorney)	egal name o	of the empower	ed legal person be	ing granted this power of
headquartered in [ Trade Registry/equivale	nt body	for non-	resident legal ion code/equivalen	], registered with the person under no. [ t number for non-resident
legal person[		],	1	t number for non-resident
legally represented by [				
(to be filled in with the first	st name and	l last name of th	ne legal representat	ive)
identified with identity	], on	[	[ ], no. [], person domiciled	], issued by [ al registration number[ in
[				],
audited individual	the agenda and consol pared in ac	a, respectively I idated financial cordance with I	l statements of the ( International Finan	ssion and approval of the Company for the financial acial Reporting Standards, aditor's Report.
	FOR	AGAINST	ABSTENTION	
	logic Techr		· ·	investment decisions in the m 2022 and of the financing
	FUK	AGAINST	Abstention	
				ischarge of the directors of 2022, based on the reports

<i>4</i> .	For the item 4 on the agenda, respectively Establishing and approving the remuneration
	of the members of the Board of Directors and the additional remuneration of the members
	of the Board in charge of specific functions, for the financial year 2023 and until the first
	OGMS balance sheet in 2024.

FOR	AGAINST	ABSTENTION

**5. For the item 5 on the agenda,** respectively Approval of the remuneration policy of the non-executive directors and of the company's managers in accordance with art. 106 of Law no. 24/2017 regarding the issuers of financial instruments and market operations and the mandate of the Board of Directors for the fulfillment of the formalities

FOR	AGAINST	ABSTENTION

**6.** For the item 6 on the agenda, respectively Submission of the remuneration report of the management structure of the company related to the financial year 2022 to the consultative vote of the OGMS, according to the provisions of art. 107 of Law no. 24/2017.

FOR	AGAINST	ABSTENTION

7. For the item 7 on the agenda, respectively *Presentation*, discussion and approval of the *Investment Program and the Revenue and Expenditure Budget for the financial year 2023*.

FOR	AGAINST	ABSTENTION

8. For the item 8 on the agenda, respectively *Approval of the 2023-2028 strategy*.

FOR	AGAINST	ABSTENTION

9. For the item 9 on the agenda, respectively Approval of the date of 19.05.2023 as the date of registration (ex-date 18.05.2023) of the shareholders affected by the effects of the decisions adopted by the Ordinary General Meeting of Shareholders, according to art. 87 para. (1) of Law no. 24/2017.

FOR	AGAINST	ABSTENTION

10. For item 10 on the agenda, respectively Approval of the mandate, with the possibility of substitution, of Mrs. Ivan Monica-Adriana and Mr. Raţ Răzvan Legian, so that together or separately, to carry out all the procedures and formalities provided by law, including the modification of the constitutive act for carrying out the decisions of the Assembly, submit

and take documents and sign for this purpose on behalf of the Company, in relation to the Trade Register, ASF, BVB, as well as 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.

## This special power of attorney:

- 1. is valid only for the OGMS it was requested for, and the representative has the obligation to vote in accordance with the instructions given by the appointing shareholder under the sanction of cancellation of the vote by the OGMS secretaries;
- 2. the deadline for registering the special power of attorney at the Company is **26.04.2023**, **12:00** o'clock;
- 3. is made in 3 originals: one original is for the principal, one original is for the empowered person and one original will be submitted to the Company's headquarters;
- 4. shall be signed and dated by the principal shareholder;
- 5. all the sections shall be filled in by the principal shareholder;
- 6. contains information according to the Constitutive Act of the Company, Law 31/1990, Law 297/2004.

## I attach to this special power of attorney:

- a copy of the identity card allowing my identification on the SSIF BRK Financial Group S.A. shareholders registry issued by Depozitarul Central SA, and a copy of the identity card of the empowered individual (identity document or identity card for Romanian citizens or passport for foreign citizens);
- in case of an empowered legal person, I also attach the original or true copy of the findings certificate issued by the Trade Registry or any other document, in original or true copy, issued by a competent authority of origin, attesting *inter alia* the identity of the legal representative, all being no older than 3 months as from the date when the general meeting convening notice was published;
- proof that the proxy is an intermediary in accordance with Article 2 para. (1) point (14) of Law no. 297/2004 or an attorney at law, and that the shareholder is the proxy's client.

In case of an empowered legal person, we also attach the original or true copy of the findings certificate issued by the Trade Registry or any other document, in original or true copy, issued by a competent authority of origin, attesting *inter alia* the identity of the legal representative, all being no older than 3 months as from the date when the general meeting convening notice was published.

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)
First and last name shareholder:[]
(to be filled in with the first and last name of the individual shareholder, legible, in capital letters)
Signature of the SHAREHOLDER: []
(In case of collective shareholders, it will be signed by all the shareholders)
First and last name of the PROXY:[]
(In case of a legal entity proxy, the company name along with the name of its representative shall
be inserted)
Signature of the PROXY: