# Resolution No. 01/12/2022 of the Extraordinary General Meeting of 11 bit studios Spółka Akcyjna of Warsaw of December 6th 2022

# to elect Chair of the Extraordinary General Meeting

#### Section 1

The Extraordinary General Meeting of 11 bit studios S.A. of Warsaw hereby resolves to elect Przemysław Piotr Marszał as Chair of the General Meeting.-----

#### Section 2

This Resolution shall become effective as of its date.

# Re item 3 of the agenda: -----

The Chair of the General Meeting stated that the General Meeting could also be attended using electronic means of communication as provided for in Art. 406<sup>5</sup> of the Commercial Companies Code and in compliance with other applicable laws and regulations, the Company's Articles of Association, the Rules of Procedure for the General Meeting, and Resolution No. 1/05/2020 of the Company's Supervisory Board of May 7th 2020 on adoption of specific rules for participation in the General Meeting

Having consulted both attendance lists, as attached hereto, the Chair of the General Meeting established that shareholders holding a total of 994,359 (nine hundred and ninety-four thousand, three hundred and fifty-nine) shares conferring a total of 994,359 (nine hundred and ninety-four thousand, three hundred and fifty-nine) voting rights were represented at the meeting.

Accordingly, the Chair of the General Meeting established that the Meeting had the capacity to pass resolutions. -----

The General Meeting made the following decisions:

Resolution No. 02/12/2022

of the Extraordinary General Meeting

of 11 bit studios Spółka Akcyjna of Warsaw

of December 6th 2022

to adopt the agenda of the Extraordinary General Meeting

Section 1

The Extraordinary General Meeting of 11 bit studios S.A. of Warsaw (the "Company")
hereby adopts the following agenda as determined by the Company's Management
Board and published in the Notice of the Extraordinary General Meeting pursuant to
Art. 402 <sup>1</sup> of the Commercial Companies Code:
1. Opening of the Meeting
2. Election of the Chair of the General Meeting
3. Confirmation that the General Meeting has been duly convened and has the
capacity to pass resolutions
4. Consideration of and, if thought fit, passing a resolution to approve the agenda.
5. Consideration of and, if thought fit, passing a resolution to amend the
Company's Articles of Association
6. Closing of the Meeting
Section 2
This Resolution shall become effective as of its date
The Chair of the General Meeting confirmed the following results of the open ballot
held on the resolution:
Number of validly voted shares: 994,359 (nine hundred and ninety-four thousand,
three hundred and fifty-nine),
Percentage of share capital represented by the shares: 41.80% (forty-one and eighty
hundredths per cent),
Total number of valid votes: 994,359 (nine hundred and ninety-four thousand, three
hundred and fifty-nine),
Votes in favour of the resolution: 994,359 (nine hundred and ninety-four thousand,
three hundred and fifty-nine),
Votes against the resolution: 0 (nil),
Abstaining votes: 0 (nil),
The resolution was, therefore, passed

Resolution No. 03/12/2022 of the Extraordinary General Meeting

Re item 5 of the agenda: -----

# of 11 bit studios Spółka Akcyjna of Warsaw of December 6th 2022

# to amend the Company's Articles of Association

# Section 1

1.	The Extraordinary General Meeting of 11 bit studios S.A. of Warsaw (the
	"Company") hereby resolves to amend Art. 3.1 indent 53 of the Company's
	Articles of Association, reading as follows:
	"ARTICLE 3
	1. The Company's business shall comprise:
	- 93.29.Z - Other amusement and recreation activities;"
	to read as follows:
	"ARTICLE 3
	1. The Company's business shall comprise:
	- 93.29.B - Other amusement and recreation activities, not elsewhere classified;"-
2.	The Extraordinary General Meeting hereby resolves:
	a) to amend Art. 8.2 of the Company's Articles of Association, reading as
	follows:
	"ADTIQUE O
	"ARTICLE 8
	2. Members of the Supervisory Board shall be appointed and removed from office
	by the General Meeting, with the proviso that members of the first Supervisory
	Board shall be appointed by the founders of the Company. Members of the
	Supervisory Board shall be appointed for a joint term of office which lasts three
	years."
	to word on fallows.
	to read as follows:

# "ARTICLE 8

2. Members of the Supervisory Board shall be appointed and removed from office by the General Meeting, with the proviso that members of the first Supervisory Board shall be appointed by the founders of the Company. Members of the Supervisory Board shall be appointed for a joint term of office which lasts three years. The term of office shall be calculated in full financial years." -------

b) to amend Art. 8.4 indent 9 of the Company's Articles of Association, reading as follows:

### "ARTICLE 8

4. The Supervisory Board shall be competent to deal with all matters that fall				
within the scope of its powers and responsibilities in accordance with the				
Commercial Companies Code and these Articles of Association, including in				
particular:				
- acquisition of interests in other business entities;"				
to read as follows:				
"ARTICLE 8				
1. The Supervisory Board shall be competent to deal with all matters that fall				

- 4. The Supervisory Board shall be competent to deal with all matters that fall within the scope of its powers and responsibilities in accordance with the Commercial Companies Code and these Articles of Association, including in particular: ------
- grant of consent to acquire interests in other business entities;"-----
- c) to add Art. 8.4a to 8.4c under Art. 8.4 of the Company's Articles of Association, reading as follows:

## "ARTICLE 8

4a. The activities of the Supervisory Board shall be managed by the Chairperson of the Supervisory Board, who shall be required to properly organise the Supervisory Board's activities, and in particular to convene Supervisory Board meetings. In the absence of the Chairperson, all rights and obligations of the Chairperson, including the obligation to manage the activities of the Supervisory Board, shall be exercised and performed by the Deputy Chairperson.—————4b. Supervisory Board meetings shall be chaired by the Chairperson of the Supervisory Board or, in the absence of the Chairperson, by the Deputy Chairperson. In the absence of the Deputy Chairperson, a Supervisory Board

d) to add Art. 8.5a under Art. 8.5 of the Company's Articles of Association, reading as follows:-----

#### "ARTICLE 8

#### "Article 8a

4.	The Extraordinary General Meeting hereby resolves:
	a) to amend Art. 9.2 of the Company's Articles of Association, reading as
	follows:
	"ARTICLE 9.
	2. Members of the Management Board shall be appointed and removed from
	office by the Supervisory Board. Members of the Management Board shall be
	appointed for a joint term of office which lasts three years."
	to read as follows:
	"ARTICLE 9.
	2. Members of the Management Board shall be appointed and removed from
	office by the Supervisory Board. Members of the Management Board shall be
	appointed for a joint term of office which lasts three years. The term of office shall
	be calculated in full financial years."
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b)	to add Art. 9.7 under Art. 9.6 of the Company's Articles of Association,
	reading as follows:
	"ARTICLE 9.
	7. The disclosure requirements referred to in Article 380 <sup>1</sup> .1 and 380 <sup>1</sup> .2 of the
	Commercial Companies Code shall not apply. However, the Management Board
	shall provide the Supervisory Board with such aggregated information on the

# Section 2

objectively necessary in a particular situation."-----

Company's assets, operations, investments and human resources as is deemed

This Resolution shall become effective as of its date, provided that the changes referred to herein shall take effect as of the date the amendments to the Company's Articles of Association made by this Resolution are registered by the registry court in the Business Register of the National Court Register.------

# Section 3

The Extraordinary General Meeting hereby authorises the Company's Supervisory Board to draft the consolidated text of the Company's Articles of Association incorporating the amendments made by Resolution No. 03/12/2022 of the Extraordinary General Meeting of December 6th 2022.

The Chair of the General Meeting confirmed the following results of the open ballot
held on the resolution:
Number of validly voted shares: 994,359 (nine hundred and ninety-four thousand,
three hundred and fifty-nine),
Percentage of share capital represented by the shares: 41.80% (forty-one and eighty
hundredths per cent),
Total number of valid votes: 994,359 (nine hundred and ninety-four thousand, three
hundred and fifty-nine),
Votes in favour of the resolution: 739,311 (seven hundred and thirty-nine thousand,
three hundred and eleven),
Votes against the resolution: 255,048 (two hundred and fifty-five thousand, forty-eight),
Abstaining votes: 0 (nil),
The resolution was not, therefore, passed
The Chair of the General Meeting further established that the requirement under Art.
415.1 of the Commercial Companies Code to the effect that such a resolution must be
passed by a three-quarters majority vote in favour was not satisfied and therefore the

In view of the foregoing, the Company's Management Board announces that Resolution No. 03/12/2022 to amend the Company's Articles of Association was not passed.

resolution was not passed.-----