



บริษัทหลักทรัพย์ บัวหลวง จำกัด (มหาชน)
BUALUANG SECURITIES PUBLIC COMPANY LIMITED

ANNOUNCEMENT

Addition of Online Channels for Submitting Single Stock Futures Block Trade Transaction

Bualuang Securities Public Company Limited (the “Company”) would like to inform you that the Company has added service channels for submitting Single Stock Futures (“SSF”) Block Trade Transaction through internet systems to provide further convenience.

In this regard, you may submit SSF Block Trade Transaction through the Wealth Connex application, the Company’s website, or any other electronic channels that the Company may designate in the future. The submission of such SSF orders shall remain subject to and must comply with the Agreement Appointing an Agent/Broker for The Trading of Derivatives, as well as the Agreement for the Single Stock Futures Block Trading Transaction on the Thailand Futures Exchange Public Company Limited Trading System, which you have executed with the Company in all respects.

This Announcement shall be effective from 2 March 2026, onwards.

Announced on 27 February 2026

Bualuang Securities Public Company Limited

(Mr. Pichet Sithi-Amnuai)

President

Terms and Conditions

The information contained on this website and application belongs to Bualuang Securities Public Company Limited, which will be referred as “the Company”. By accessing and using any part of this website (www.bualuang.co.th, www.blswarrant.com, Wealth Connex), you shall be deemed to have accepted to be legally bound by this Terms & Conditions of use.

Limitation of Liability

The information presented on this website and application is carefully obtained from sources believed to be reliable. However, the Company does not warrant or verify the accuracy or reliability of the information contained herein. The Company is also not responsible for any damages, claims, expenses, or losses of any kind that may be incurred from using information on this website and application. All contents on this website and application are provided on an as if basis without warranties of any kind. This website and application may contain analyses, advice or opinions from various sourced. Please be advised that such analyses, advice or opinions are those of the content provider(s) only, their presentation on this website and application does not necessarily mean the Company agree upon or endorse the content there of unless it has been expressly stated otherwise.

The information on this website and application does not constitute an offer or solicitation by the Company to buy or sell any securities or other financial instruments or provide any investment advice. The Company shall have no liability for investment decisions based on the information provided on this website and application. Any reliance upon such shall be at your own risk. Neither the Company nor employees shall be liable to you or any third party for any damage or loss caused as a result, directly or indirectly, of the use of this website and application, including but not limited to, any damage or loss from any inaccuracy, error, omission, timeliness, completeness, deletion, defect, failure of performance, computer virus, communication line failure, alteration of, or use of any contents herein.

Derivatives Trading

Trading of Single Stock Futures (“SSF”) Block Trade Transaction through the internet or other electronic systems via this application or website shall remain subject to and be governed by the Agreement Appointing an Agent/Broker for the Trading of Derivatives, as well as the Agreement for the Single Stock Futures Block Trading Transaction on the Thailand Futures Exchange Public Company Limited Trading System, which you have executed with the Company in all respects.

In the event that the Customer wish to submit SSF Block Trade Transaction through the internet or other electronic systems via this application or website, you agree to the following terms and conditions:

(1) The instructions given by the Customer will take effect when it is actually received by the Company. The instructions shall continue in full force and effect until cancelled or superseded by subsequent instructions received and accepted by the Company. Unless otherwise agreed, the Customer shall be responsible for all consequences whatsoever which may result from the execution of the Customer’s instruction(s). The Company shall not indemnify in any case whatsoever from and against any loss or damage suffered by the Customer or which the Customer causes in connection with the execution under the Customer’s instructions.

The Customer may cancel the Purchase Order or Sale Order placed via the internet system or other electronic systems, including through this application if the instructions are not executed and confirmed by the Derivatives Trading system of the Company.

The Company shall be entitled to confirm the instructions given by the Customer via the internet system or other electronic systems, including through this application or other means as the Company deems appropriate.

The Company shall be entitled to refuse to execute the Customer's order that exceeds Trading Limit and/or Position Limit. And the Customer agrees to accept such refusal and will not in any circumstance hold the Company liable for any loss or damages whatsoever suffered incurred thereby.

The Company shall be entitled to prohibit, refuse to execute, or cancel (a) the value of the Purchase Order or Sale Order which may exceed the amount determined by the Company in any Derivatives; or (b) any Purchase Order or Sale Order which the Company at its own discretion considers inappropriate or prohibited by laws or regulations of the Company or any relevant authorities. In addition, the Company shall be entitled to suspend the Customer from Derivatives Trading via the internet system and/or other electronic systems, including through this application through the Company's Derivatives Trading system. In this regard, the Customer has no right to claim any damages or expenses from the company at all.

(2) The Customer agrees to deposit with the Company monies or any other properties as the Margin in accordance with the requirements, terms, and procedures as may be specified by the Company.

(3) The Customer certifies that the Customer is fully aware of the rules, conditions and procedures concerning the Derivatives Trading through the internet system or other electronic systems and accepts the risks that may arise from the Derivatives Trading via the Internet system or other electronic system, including through this application or website. In addition, the Customer acknowledges that in the case that the Company accepts as an agent for derivatives trading through the internet system or other electronic systems, it does not represent or guarantee that the company will be able to prevent various risks or perils that may occur.

(4) The Company shall not be responsible for any loss and/or damages suffered by the Customer if such loss and/or damages are due to failure in data transmission, network errors or delay caused by the third party networks or the Company's communication work, fires, storms, Act of God, strikes, riots, protests, coups, wars, governmental control, restrictions or prohibitions whether local or international, failure of the Company's equipment caused by an event beyond the Company's control, power outages, black-outs or any other cause which results or is likely to result in such event, the closure of both international and local exchanges or other markets or any other causes affecting the Company's operations which are beyond the Company's control.

Right of Access

The Company reserves the rights to update or modify this website and application or any contents of the website and application from time to time. The Company also reserves all rights to deny or restrict access to this website and application to any particular person, or to block access from a particular Internet address to this website and application, at any time, without neither notice nor ascribing any reasons whatsoever.

Proprietary Rights

The Company reserves all intellectual property rights to its information, data, content and services provided through this website and application. No part of the information available on this website and application may be copied, reproduced, distributed, published, or posted by any form or by the Company. The Company has the right to file a lawsuit against any violator of the intellectual property rights.

Links to Third-Party Websites

This website and application contains third-party hyper-links to website and application which are not maintained by the Company. Such hyper-links are provided for your convenience only. In no circumstances shall the Company be deemed as being associated or affiliated in whatever manner with the linked web sites. The Company is not responsible for the contents of those website and application and shall not be liable for any damage or loss arising from access to those website and application.

Governing Law

This Terms & Conditions of use shall be governed by and enforced in accordance with the laws of Thailand.