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Regulation of the Stock Exchange of Thailand

By virtue of the second paragraph of (1), (7), (10) and (17) of Section 170 of the Securities and Exchange Act B.E. 2535 (1992), the Board of Governors of the Stock Exchange of Thailand, with the approval of the Securities and Exchange Commission, hereby issues the following provisions.

1. This Regulation shall come into force from 4 June 2019 onwards.

2. In this Regulation:
   “Exchange” means the Stock Exchange of Thailand;
   “Board” means the Board of Governors of the Exchange;
   “Office” means the Office of the Securities and Exchange Commission;
   “SEC notifications” means the notifications of the Securities and Exchange Commission, the notifications of the Capital Market Supervisory Board or the notifications of the Office of the Securities and Exchange Commission relating to the issuance and offering of derivative warrants;
   “listed securities” means the listed securities traded on the Exchange or the listed securities traded on the Market for Alternative Investment (mai), as the case may be;
   “applicant” means a person who files an application for the listing of the derivative warrants issued by itself to the Exchange;
   “derivative warrants issuer” means a company who issues the derivative warrants and files an application for the listing of such derivative warrants as listed securities;
   “derivative warrant” means:
      (1) an instrument in which the issuer gives the holder the right to buy (Call Warrant) the underlying asset at the predetermined time or period of time, under this conditions provided therein;
      (2) an instrument in which the issuer gives the holder the right to sell (Put Warrant) the underlying asset at the predetermined time or period of time, under this conditions provided therein;
      (3) an instrument in which the issuer gives the holder of the call option (Call Warrant) the right to receive payment at the predetermined time or period of time, in the amount calculated on the difference between the price or the value of the underlying asset and the price or the value of the underlying asset specified therein, when the price or the value of the underlying asset is higher than the price or the value of the underlying asset specified in such instrument, under the conditions provided in such instrument; or
      (4) an instrument in which the issuer gives the holder of the put option (Put Warrant) the right to receive payment at the predetermined time or period of time, in the amount calculated on the difference between the price or the value of the underlying asset and the price or the value of the underlying asset specified therein, when the price or the value of the underlying asset is lower than the price or the value of the underlying asset specified in such instrument, under the conditions provided in such instrument;
“CLMV Countries” means the Kingdom of Cambodia, the Lao People's Democratic Republic, the Republic of the Union of Myanmar, and the Socialist Republic of Vietnam;

“terms and conditions” means the terms and conditions governing the rights and duties of the derivative warrants issuer and the holders of derivative warrants including term sheet;

“offering via direct listing” means a public offering of the newly issued derivative warrants by means of trading mechanism via direct listing, whether or not such derivative warrants have been offered to the market maker.

“foreign underlying assets” means underlying assets which are shares listed on a foreign stock exchange or foreign index.

(*Definition of “foreign underlying assets” was added on 19 November 2021, came into force on 1 December 2021.)

Chapter 1
Qualifications of the Derivative Warrants
Section 1
General Qualifications of the Derivative Warrants

3. The derivative warrants for which an application for listing may be filed with the Exchange shall have the following qualifications:

(1) being derivative warrants for which the applicant has been approved by the Office for public offering as prescribed in the SEC notifications;
(2) bearing holders’ name;
(3) having no restriction on the transfer of derivative warrants;
*(4) having any of the following underlying assets:
   (a) ordinary shares or basket of ordinary shares which are listed securities;
   (b) shares listed on a foreign stock exchange;
   (c) Exchange index;
   (d) foreign index;
   (e) investment units of ETF; or
   (f) other assets as prescribed by the Board.
*(5) In case the underlying assets of derivative warrants are ordinary shares or basket of ordinary shares which are listed securities, such underlying ordinary shares or any of the ordinary shares which are constituents of basket of the underlying ordinary shares shall not be shares issued by a listed company which is temporarily prohibited from trading due to any of the following causes:
   (a) having the ground for possible delisting of the ordinary shares of the listed company;
   (b) being in the process of implementing the reorganization plan under the laws on bankruptcy; or
   (c) other causes which materially affect the rights and benefits of the shareholders.
In case the underlying assets of derivative warrants are shares listed on a foreign stock exchange, such underlying shares shall not be shares with a ground for possible delisting from the foreign stock exchange or other causes of similar nature, or other causes which materially affect the rights and benefits of the shareholders.

(*4) and (5) of Clause 3 was amended on 19 November 2021, came into force on 1 December 2021.

(**) of Clause 3 was added on 19 November 2021, came into force on 1 December 2021.

Section 2
Specific Qualifications of the Derivative Warrants for which there is Partial Collateral or no Collateral

4. The derivative warrants, whether for which there is partial collateral or no collateral, for which application may be filed with the Exchange shall have the qualifications under clause 3 and the following qualifications:

**(1)** having any of the following underlying assets on the date of the submitting of the application for the listing of the derivative warrants:

(a) ordinary shares which are the constituents of SET50 Index or SET100 Index.

The ordinary shares in the 51st – 100th places which are the constituents of SET100 Index under the first paragraph shall have the qualifications with respect to market capitalization as prescribed in the SEC notifications and shall be on the list of underlying assets of derivative warrants as announced by the Exchange;

(b) shares listed on a foreign stock exchange with the following qualifications:

(b.1) possess all the qualifications stipulated by the SEC notifications;

(b.2) possess market capitalization as prescribed by the Exchange.

(c) SET Index, SET50 Index, SET100 Index, SET High Dividend 30 Index or Industry Group Index and Sectoral Index;

(d) foreign index with the following qualifications:

(d.1) possess all the qualifications stipulated by the SEC notifications;

(d.2) possess all constituents of foreign index which are shares with any one of the following characteristics:

(d.2.1) shares listed on a foreign stock exchange of a CLMV country;

(d.2.2) shares listed on a foreign stock exchange approved by the Office;

(d.2.3) shares listed on a foreign stock exchange with the market capitalization ranked within top 30 as stipulated by the Exchange;

(d.3) there is source of information for the foreign index that investors may access and follow up on during the day on a regular basis; and

(d.4) there is a list of foreign index as announced by the Exchange;

(e) investment units of ETF having the qualifications as prescribed in the SEC notifications.
In considering the underlying assets under the first paragraph, the Exchange may prescribe additional conditions of the foregoing underlying assets as it deems appropriate.

(2) being the derivative warrants with a term of not less than 2 months and not more than 2 years commencing from the date of the issuance of the derivative warrants;

(3) being the derivative warrants under (3) or (4) of the definition of “derivative warrant” in clause 2 which the exercise date has been specified in accordance with the applicant’s specification (European Style);

(4) being the derivative warrants with a value of each batch of not less than Baht 20 million when applying for the listing, and with the issue price specified in the terms and conditions being not less than Baht 1 million on the date of the filing of the application for the listing of the derivative warrants; and

*(5) in case the underlying assets of derivative warrants are shares, the number of derivative warrants shall be in accordance with the following criteria:

(a) in case the underlying assets of derivative warrants are ordinary shares or basket of ordinary shares which are listed securities pursuant to clause 3 (4) (a), the number of derivative warrants underlying any ordinary share, which have already been issued or which are being applied for by all applicants, at any time for all types of offering, in which such underlying ordinary shares are required for the purpose of accommodating the exercise of rights under the terms and conditions, shall not be more than 50 percent of the total number of underlying ordinary shares sold.

(b) in case the underlying assets of derivative warrants are shares listed on a foreign stock exchange pursuant to clause 3 (4) (b), the number of derivative warrants underlying any share, which have already been issued or which are being applied for by all applicants, at any time for all types of offering, in which such underlying shares are required for the purpose of accommodating the exercise of rights under the terms and conditions, shall not be more than 15 percent of the total number of underlying shares listed on the foreign stock exchange.

*(1) and (5) of Clause 3 was amended on 19 November 2021, came into force on 1 December 2021.

5. The applicant shall procure a market maker with the qualifications and duties under the regulations of the Exchange on persons related to the trading system with respect to the market makers, and shall maintain such market maker throughout the period the derivative warrants remain its listed securities.

Chapter 2

Qualifications of the Derivative Warrant Issuers

6. The applicant who will file an application for the listing of the derivative warrants shall possess the qualifications stipulated by the SEC notifications.
Chapter 3
Filing of Application and Consideration for the Listing of Securities

Section 1
Filing of Application and Consideration for the Listing of Securities

7. The applicant shall file the application to the Exchange and any other documents as prescribed by the Exchange.

With respect to the filing of application under the first paragraph, the applicant shall apply for the listing of all the derivative warrants which have been approved by the Office.

*In submitting the application for the listing of the derivative warrants with underlying assets under clause 3 (4) (a) or (b), the applicant shall receive confirmation on the allocation of underlying assets under clause 4 (5) from the Exchange in accordance with the guideline prescribed by the Exchange.

*Upon the receipt of confirmation on the allocation of underlying assets under paragraph three, the applicant shall proceed to offer such derivative warrants for sale within the period prescribed by the Exchange, or otherwise such confirmation of the allocation of underlying assets shall be deemed to be terminated upon the expiration of the said period.

(*Paragraph 3 and paragraph 4 of Clause 7 was amended on 19 November 2021, came into force on 1 December 2021.)

8. The applicant may file the application with the Exchange for the listing of derivative warrants as listed securities simultaneously with the filing of an application for permission to offer the securities for sale with the Office.

9. In filing the application for the listing of derivative warrants as listed securities, the applicant shall procure a financial advisor in accordance with the criteria prescribed by the SEC notifications.

Where the SEC notifications require the applicant to procure the financial advisor for the joint preparation of the application, the financial advisor shall have the qualifications and the scope of work in accordance with the regulations of the Exchange on the listing of ordinary shares or preferred shares as listed securities with respect to the financial advisors of the applicant who is a company established under Thai law. On this basis, the prohibitions against the financial advisors jointly preparing the application for the listing of securities as listed securities with the applicant shall not apply to the preparation of the application under this clause.

Where the applicant is a financial advisor, the applicant may prepare the application under this clause without the need to procure another financial advisor for the joint preparation of such application.

10. The Board shall order the listing of the derivative warrants as listed securities when:

(1) The applicant has reported the result of the sale of the derivative warrants to the Exchange, except for offering via direct listing; and
(2) The Exchange has considered and found that the derivative warrants have all the qualifications prescribed in this Regulation.
In listing the derivative warrants, the Board may prescribe any conditions as it deems appropriate.

The trading of listed securities under the first paragraph on the Exchange shall commence within 2 business days from the date on which the Board lists such securities.

11. In considering the application and listing the derivative warrants, the Board shall complete the consideration within 7 days from the date on which the Exchange receives correct and complete documents and evidence from the applicant. In this regard, the Board may entrust the President of the Exchange or a person designated by the President of the Exchange with the power and duty to consider the qualifications of the derivative warrants and the applicant, and list the derivative warrants for which the listing application has been filed when it is found that such derivative warrants have the correct qualifications in accordance with the criteria, conditions and procedures under this Regulation.

In considering the application, the Exchange may instruct the applicant to provide additional clarifications, documents or evidence as it deems appropriate within a specified period.

For the purpose of the period of time under the first paragraph, the period of time between the date on which the applicant amends the information or documents or the date on which the Exchange gives instruction under the second paragraph and the date on which the Exchange receives correct and complete information or documents shall be excluded.

12. In listing the derivative warrants as listed securities, the Exchange shall not guarantee the performance of the applicant’s obligations under the terms and conditions.

*13. The applicant shall pay the fee for the listing of derivative warrants at the rate as prescribed by the Board whereby the payment shall be made in accordance with the procedures and within the period of time as prescribed by the Exchange.

The applicant may not file the application for the listing of additional derivative warrants (Further Issue) or new derivative warrants (New Issue) as listed securities if the applicant has not yet fully paid the fee for the listing of derivative warrants for which application for listing has been filed with the Exchange in accordance with the procedures and within the period of time as prescribed by the Exchange.

(*Clause 13 was amended on 19 November 2021, came into force on 1 December 2021.)

14. In case of the derivative warrants for which there is partial collateral or no collateral, the applicant shall distribute the holding of derivative warrants in aggregate of not less than Baht 20 million or not less than 50 percent of the amount of the derivative warrants for which application has been filed excluding the amount of the derivative warrants held by the applicant and the market maker.

The applicant shall distribute the holding of derivative warrants in accordance with the first paragraph within 3 months or within the term of the derivative warrants from the date on which the Board lists those securities, whichever is earlier.

Where the applicant cannot comply with the conditions and procedures under the first and second paragraphs, the Board may consider prescribing additional fee for the listing of derivative warrants.
15. In case of the occurrence of any circumstances which affects or may affect the trading of the derivative warrants for which there is partial collateral or no collateral, or there is any reasonable ground to believe that the ability of the applicant to perform the obligations or comply with the terms and conditions may be affected, the Exchange may consider not listing such derivative warrants as listed securities.

16. When the applicant has distributed the holding of derivative warrants in accordance with the criteria and conditions under clause 14, the applicant may file an application for the listing of additional derivative warrants (Further Issue) with the Exchange provided that such additional derivative warrants (Further Issue) have qualifications under clause 4(5).

In considering listing the additional derivative warrants (Further Issue) under the first paragraph, the provisions in clauses 10 and 11 shall apply mutatis mutandis and the President of the Exchange or a person designated by the President of the Exchange may order the listing of additional derivative warrants (Further Issue) as listed securities.

17. The applicant shall designate the Exchange or a third person approved by the Exchange to act as its listed securities registrar.

*18. The applicant shall comply with the laws on securities and exchange, regulations, rules, notifications, orders, resolutions of the Board, the listing agreements with the Exchange, and the circulars of the Exchange required to be observed.

(*Clause 18 was amended on 19 November 2021, came into force on 1 December 2021.)

Chapter 4
Disclosure of Information

Section 1
Preparation of Financial Statements and Reports on Financial and Non-Financial Information

19. The derivative warrants issuer has the duty to prepare the financial statements and reports on financial and non-financial information of the derivative warrants issuer and disclose such information to the Exchange in accordance with the criteria, conditions and procedures prescribed in the regulations of the Exchange on preparation and submission of financial statements and reports on financial and non-financial information of listed companies mutatis mutandis. However, the derivative warrants issuer is not required to prepare and disclose the interim management discussion and analysis and the reports summarizing its operating results.
Section 2

Disclosure of Information Upon Occurrence of an Event

20. The derivative warrants issuer shall disclose information to the Exchange upon the occurrence of any of the following events:

(1) the derivative warrants issuer suffers a serious damage;
(2) the derivative warrants issuer ceases operating all or part of its business;
(3) the derivative warrants issuer adjusts its rights thereby causing change in the rate and the price for the exercise of rights under the derivatives warrants or in the period for the final exercise of rights;
(4) the board of directors of the derivative warrants issuer passes a resolution fixing the meeting of the derivative warrants holders whereby the agenda of such meeting shall be simultaneously disclosed;
(5) the board of directors of the derivative warrants issuer passes a resolution fixing the date of closing of the derivative warrants register book or the record date of the derivative warrants holders;
(6) the board of directors of the derivative warrants issuer passes a resolution changing or amending the terms and conditions;
(7) the derivative warrants issuer changes its market maker, registrar or custodian;
(8) there exists any event that affects or may affect the ability of the market maker to perform its duties; or
(9) there exists any other event that affects or may affect the rights and benefits of the derivative warrants holders, the investment decision or the change in the price of the derivative warrants.

The derivative warrants issuers shall disclose the information under the first paragraph to the Exchange without delay on the date of the occurrence of such event at least 1 hour before the trading hours of each session or after the trading hours. Where the derivative warrants issuer is unable to disclose the information within such period due to force majeure, it shall disclose the information at least 1 hour before the trading hours of the first session on the following business day.

21. The derivative warrants issuer shall disclose the following information together with reason to the Exchange:

*(1) in case delivery is made in cash, the reference price used to calculate the cash settlement without delay on the date such price is known, but no later than the business day following the date such price is known;
(2) compensation has been paid due to the inability to deliver the underlying assets or pay the price when there is an exercise of rights under the derivative warrants, the fact of which shall be disclosed within 3 business days from the date such event occurs;
(3) there is a change or amendment to the trust deed under the laws on trust for transactions in the capital market or a trust deed is executed, the fact of which shall be disclosed within 7 days from the date of the change or amendment;
(4) the derivative warrants holders exercise the rights under the derivative warrants whereby the report on the result of such exercise shall be disclosed within the business day following the date of the exercise.

(*1) of Clause 21 was amended on 19 November 2021, came into force on 1 December 2021.)
22. In case the underlying assets of derivative warrants are foreign underlying assets, the derivative warrants issuer shall disclose channels for access to up-to-date information on such foreign underlying assets through channels accessible to the derivative warrants holders or investors.

The information on the foreign underlying assets under the first paragraph shall at least contain information in English which may be accompanied by the Thai translation.

(*Clause 22 was amended on 19 November 2021, came into force on 1 December 2021.)

23. When the derivative warrants issuer has sent written notice convening the meeting together with supporting documents to the derivative warrants holders, the derivative warrants issuer shall simultaneously send such written notice and supporting documents to the Exchange.

Where there are foreign derivative warrants holders in the derivative warrants issuer, the derivative warrants issuer shall also send the English translation of the written notice convening the meeting and supporting documents to those foreign derivative warrants holders.

24. The derivative warrants issuer shall submit the minutes of the derivative warrants holders’ meeting to the Exchange within 14 days from the date of such meeting.

*25. The derivative warrants issuer shall disclose the register book closing date or the record date for conferring any rights to derivative warrants holders to the Exchange at least 5 business days prior to such register book closing date or record date.

If the derivative warrants issuer changes the register book closing date or the record date for conferring any rights to derivative warrants holders from the date which has been disclosed to the Exchange under paragraph one, the derivative warrants issuer shall disclose such change to the Exchange at least 5 business days prior to the register book closing date or the record date which has been disclosed under paragraph one.

(*Clause 25 was amended on 23 June 2020, came into force on 3 August 2020.)

26. The derivative warrants issuer shall submit the information on the number of outstanding units with respect to the derivative warrants for which there is partial collateral or no collateral on the last business day of each week to the Exchange, whereby the Exchange may disclose such information generally for a period of time as it deems appropriate.

27. The derivative warrants issuer that issues derivative warrants for which there is partial collateral or no collateral shall disclose the performance of the market maker on a monthly basis within 3 business days from the last day of each month.
Section 3
Method for the Disclosure of Information and Submission of Documents or Copies of Documents

28. With regard to the method for the disclosure of information and submission of documents or copies of documents to the Exchange under this Regulation, the derivative warrants issuer shall disclose or submit the information or documents via electronic means pursuant to the regulations of the Exchange on disclosure of information and submission of documents of listed companies via electronic means *mutatis mutandis*.

Chapter 5
Posting of Signs for the Temporary Suspension of Listed Securities Trading

29. The criteria, conditions and procedures for the temporary suspension of derivative warrants trading shall be in accordance with the regulations of the Exchange on temporary suspension of listed securities trading.

Where the derivative warrants issuer’s operation or financial position may affect its ability to perform the obligations or comply with the duties under the terms and conditions, the Exchange may suspend the trading of the derivative warrants issued by such derivative warrants issuer.

The Exchange may temporarily suspend the trading of derivative warrants by posting the SP (Suspension) sign on such derivative warrants in advance before the expiration of the term of the derivative warrants and on the date of the expiration of the term of the derivative warrants, which amounts to 3 business days in total.

* 30. The derivative warrants issuer may request the Exchange to temporarily suspend the trading of derivative warrants with foreign underlying assets issued by such issuer upon the occurrence of an event which may prevent such derivative warrants from being traded normally under any one of the following circumstances:

   (1) An event which affects the operation of the derivative warrants issuer such as where the system in relation to the trading of foreign underlying assets of the derivative warrants issuer experiences difficulty; or

   (2) An event which affects the investment decision of investors such as the inability to access information on the price of foreign underlying assets or the settlement price in relation to the settlement or clearing.

When the Exchange has received the request under the first paragraph, the Exchange may temporarily suspend the trading of derivative warrants by posting the H (Trading Halt) sign or the SP (Suspension) sign on such derivative warrants.

When the event under the first paragraph is mitigated or comes to an end, the derivative warrants issuer shall request the Exchange for the cancellation of the suspension on the trading of such derivative warrants without delay. The Exchange may order the cancellation of the temporary suspension on the trading of such derivative warrants by removing the H (Trading Halt) sign or the SP (Suspension) sign from such derivatives warrants.

In temporarily suspending the trading of derivative warrants by posting the SP (Suspension) sign under the second paragraph, the Exchange may order the suspension for a period of no more than 7 business days from the date of the suspension order.
Upon approval from the Board, the Exchange may extend the period of the temporary suspension on the trading of derivative warrants with foreign underlying assets by posting the SP sign beyond the period specified in the fourth paragraph.

(*Clause 30 was amended on 20 December 2019, came into force on 13 January 2020.)

31. Where the Exchange temporarily suspends the trading of listed securities which are underlying assets of the derivative warrants by posting the H (Trading Halt) sign or the SP (Suspension) sign on such securities, and the Exchange shall suspend the trading of such derivative warrants.

Chapter 6
Posting of the NP (Notice Pending) Sign and the NR (Notice Received) Sign

32. The Exchange shall post the NP (Notice Pending) Sign and the NR (Notice Received) Sign on the derivative warrants when the Exchange posts such signs on the underlying assets.

33. The Exchange may post the NP (Notice Pending) Sign and the NR (Notice Received) Sign on the derivative warrants upon the occurrence of any of the following events:
   (1) the derivative warrants issuer does not submit the reports or other information to the Exchange within the period of time prescribed; or
   (2) the Exchange is awaiting additional clarifications or reports from the derivative warrants issuer or the news or information received from the issuer remains incomplete or lacks sufficient clarity.

34. The criteria, conditions and procedures for the posting of the NP (Notice Pending) Sign and the NR (Notice Received) Sign shall be in accordance with the regulations of the Exchange on procedures on trading, clearing and settlement of securities in the Exchange.

*Chapter 7
Delisting

35. The derivative warrants for which there is partial collateral or no collateral shall be deemed to be delisted and cease to be listed securities upon the occurrence of the following events:
   (1) upon the expiration of the term of the derivative warrants as prescribed in the terms and conditions;
   (2) when the underlying assets have been delisted and in case where the underlying assets are basket of ordinary shares which are listed securities, the derivative warrants shall be deemed to be delisted and cease to be listed securities upon any one of the ordinary shares in the basket being delisted;
   (3) when the underlying assets which are shares listed on a foreign stock exchange have been delisted; or
   (4) when the calculation of underlying index has been cancelled.
36. The derivative warrants for which there is partial collateral or no collateral may potentially be delisted upon the occurrence of any of the following events:

(1) when the derivative warrants issuer requests for the delisting of its derivative warrants;

(2) when the derivative warrants issuer requests for the delisting of its derivative warrants due to the fact that the government sector or regulator issues laws or policies resulting which cause the derivative warrants issuer or the market maker to be unable to perform its obligation as prescribed by the Exchange for a long time or potentially for a long time;

(3) when the derivative warrants issuer requests for the delisting of its derivative warrants in case of the derivative warrants with index or shares listed on a foreign stock exchange as underlying assets, as the derivative warrants issuer deems that there exists circumstances which may cause the information on the shares listed on the foreign stock exchange or index to be insufficient for the making of investment decision by the derivative warrants holders or investors or there are circumstances which may prevent the derivative warrants holders or investors from accessing information on the shares listed on the foreign stock exchange or index whereby such circumstances have the tendency to last for a long time;

(4) when it appears that the information on the offering of derivative warrants in the registration statement or the prospectus submitted by the derivative warrants issuer to the Office is incorrect or the information on the submitting of listing application in the application form or any other documents submitted to the Exchange is incorrect;

(5) when the Exchange temporarily suspends the trading of ordinary shares or any one of the ordinary shares in the basket of the ordinary shares and which are underlying assets of the derivative warrants pursuant to the regulations of the Exchange on temporary suspension of listed securities trading for a period of at least 20 consecutive business days;

(6) when the foreign stock exchange temporarily suspends the trading of shares listed on the foreign stock exchange which are underlying assets of the derivative warrants for a period of at least 20 consecutive business days;

(7) when the derivative warrants issuer takes any action in a manner which may cause serious damage to the rights and benefits of the derivative warrants holders or there is any change which materially affects the operating results, financial position and liquidity of the derivative warrants issuer; or

(8) any other grounds prescribed by the Board.

37. The Board may entrust the President of the Exchange with the power and duty to order the delisting of derivative warrants under the following events:

(1) when the derivative warrants issuer requests for the delisting of its derivative warrants under clause 36 (1) before the first trading of such derivative warrants on the Exchange; or

(2) when the event under clauses 36 (2), 36 (3), 36 (4), 36 (5), or 36 (6) occurs and there are no derivative warrants holders remaining, excluding the amount of derivative warrants held by the derivative warrants issuer and the market maker.
38. The provisions in the regulations of the Exchange regarding the delisting of securities shall apply to the delisting of derivative warrants under this chapter, mutatis mutandis, to the extent that those provisions are not contrary or inconsistent with this Regulation.

(*Chapter 7 Delisting was amended on 19 November 2021, came into force on 1 December 2021.)

Notified on 30 May 2019

(Signed) Chaiyawat Wibulswasdi
(Mr. Chaiyawat Wibulswasdi)
Chairman
The Stock Exchange of Thailand

Reason for Promulgation: As the Exchange deems it appropriate to cancel the rules on the disclosure of information by derivative warrants issuers which prescribe criminal penalty in order to conform to the enforcement guideline of the Office with respect to actions to be taken in case of criminal penalty, and to include foreign index as underlying assets of derivative warrants in order to increase the investment alternatives for investors as well as to revise the criteria in relation to the qualifications of the derivative warrants issuers, disclosure of information, temporary suspension of the trading of derivative warrants by posting the SP (Suspension) sign and delisting of the derivative warrants, it is, therefore, appropriate to issue this Regulation.