

# Notice of the 2026 Annual General Meeting of Shareholders

Electronic Device  
(No Meeting Room)

The meeting will be conducted according to the Emergency Decree on Electronic Meetings, B.E. 2563 (2020) and other related laws and regulations.

## **Bluebik Group Public Company Limited**

Tuesday 21<sup>st</sup> April 2026

At 13.00 hrs.

The registration will start from 11.00 hrs. via Electronic Device (e-Meeting)

Bluebik Group Public Company Limited (“Company”) kindly requests shareholders’ and/or proxies’ cooperation to study measures and guidelines for attending the Meeting of Shareholders or to give proxies to independent directors to attend the meeting instead of attending the meeting in person. For the good corporate governance, please be advised that no souvenir will be provided at this Shareholders’ meeting.

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30 March 2026

**Subject: Notice of the 2026 Annual General Meeting of Shareholders (via electronic devices)**

**To: All Shareholders  
Bluebik Group Public Company Limited**

- Enclosure
1. Copy of the Minutes of the 2025 Annual General Meeting of Shareholders, held on 21 April 2025
  2. 2025 Annual Report (Form 56-1 One Report) in form of QR Code (comprising the Financial Statements for the fiscal period ended 31 December 2025, and the auditor's report)
  3. Brief information of Nominees for election as directors and Principles and procedures of electing Directors and Independent Directors and the regulation of qualifications of independent directors of the company
  4. Comparison of Director Remunerations
  5. Profiles of the proposed auditors for the year 2026
  6. Articles of Association in relation to shareholder meeting
  7. Guidelines for attending of Electronic Meeting by Inventech Connect, how to attend the Meeting by proxy, Voting, Vote Counting and Asking Questions or Expressing Opinions
  8. Proxy Form A, B and C
  9. Profile of Independent Directors for appointment of Proxy
  10. Question Proposal Form
  11. Personal data protection statement (PDPA)

The Board of Directors of Bluebik Group Public Company Limited (the “**Company**”) has a resolution to convene the 2026 Annual General Meeting of Shareholders which will be held via an electronic device only (no meeting room available) on 21 April 2026 at 13.00 hrs., according to the Emergency Decree on Electronic Meeting B.E. 2563 (2020), to consider the following matters:

**Agenda 1 To certify the Minutes of the 2025 Annual General Meeting of Shareholders**

Objective and Rationale: For the shareholders to consider and certify the Minutes of the 2025 Annual General Meeting of Shareholders, held on 21 April 2025. The Company has recorded and certified for correctness and submitted to Stock exchange of Thailand (“**SET**”) and along with the disclosure within the Company’s website. The details of which are enclosed hereto as Enclosure 1. (Page 12).

Opinion of the Board: The Board of Directors has considered and opined that the minutes of the 2025 Annual General Meeting of Shareholders, held on 21 April 2025 was correctly and completely recorded. Thus, the Board deems it appropriate to propose to the 2026 Annual General Meeting of Shareholders to consider and certify the above-mentioned minutes.

Resolution: The resolution on this Agenda requires the majority vote of the shareholders who attend the meeting and cast their votes.

**Agenda 2 To acknowledge the Board of Directors’ report of the Company’s performance for the year 2025**

Objective and Rationale: Pursuant to Section 113 of the Public Limited Companies Act B.E.2535 (included amended), the Board of Directors shall deliver the Annual Report to the shareholders along with notices calling for an annual general meeting. At

present, the Company has summarized the operating results for 2025 and significant changes that occurred during the year 2025. Details are provided in the 2025 Annual Report (Form 56-1 One Report), which can be downloaded from the QR Code delivered to the shareholders together with the invitation letter for this meeting as [Enclosure 2](#). (Page 37).

Opinion of the Board: The Board of Directors has considered and deemed appropriate to propose the 2026 Annual General Meeting of Shareholders to acknowledge the Company's performance for the year 2025 and no voting is required.

Resolution: This agenda item is for acknowledgement; no voting is required.

**Agenda 3 To consider and approve the Financial Statement for the year ended 31 December 2025**

Objective and Rationale: To be in compliance with Section 112 of the Public Limited Company Act B.E. 2535 (included amended) and Article 54 of the Articles of Association of the Company which require the Board of Directors to prepare annual balance and income statement at the end of the Company's fiscal year for submission to the Annual General Meeting of Shareholders for approval.

The Company's financial statements for the year ended 31 December 2025 has been audited and certified by certified public accountant and reviewed by the Audit Committee and the Board of Directors. The details appear in the section "Financial Statements" as shown in the 2025 Annual Report (Form 56-1 One Report), which can be downloaded from the QR Code delivered to the shareholders together with the invitation letter for this meeting ([Enclosure 2](#), Page 37) which are summarized as follows:

Summary of Financial Highlights for the year 2025

Details	Separate Financial Statements	Consolidated Financial Statements
<b>Total assets</b>	(Baht) 2,319,825,326	2,645,377,258
<b>Total liabilities</b>	(Baht) 302,920,082	501,251,775
<b>Shareholders' equity</b>	(Baht) 2,016,905,244	2,144,125,483
<b>Total revenues</b>	(Baht) 711,643,028	1,545,277,373
<b>Net profit (Portion of parent company)</b>	(Baht) 188,614,435	340,734,500
<b>Earnings per share</b>	(Baht/ share) 0.94	1.70

Opinion of the Audit Committee: The Audit Committee opined that the Financial Statement for the year 2025 has been prepared in accordance with the Financial Reporting Standard, so the Committee agreed to propose the Meeting of Shareholders for approval.

Opinion of the Board: The Board of Directors opines to propose to the 2026 Annual General Meeting of Shareholders to consider and approve the Financial Statement for the year ended 31 December 2025, which were audited and certified by the certified public accountant of the Company and have been approved by the Audit Committee and the Board of Directors.

Resolution: The resolution on this Agenda requires the majority vote of the shareholders who attend the meeting and cast their votes

**Agenda 4 To consider and approve the dividend payment deriving from the operating results for the year 2025**

Objective and Rationale: Pursuant to Section 116 of the Public Limited Company Act B.E. 2535 (included amended) and Article 50 of the Articles of Association of the Company, the Company is required to allocate not less than 5 percent of its annual net profit less the accumulated losses brought forward (if any) to a reserve fund until this fund attains an amount not less than 10 percent of the registered capital. Section 115 of the Public Limited Company Act B.E. 2535 (included amended) and Article 47 of the Articles of Association of the Company stipulate that the announcement of annual dividend payment must be approved by the Annual General Meeting of Shareholders, or by the resolutions of the Board of Directors in the case of an interim dividend.

For the dividend payment, under the dividend payment policy, the Company shall declare dividends to shareholders in the amount not less than 50 percent of its net profit after the deduction of all reserves required under the Company's Articles of Association and by-laws from the Company's separate financial statements. However, the dividend payment will be subject to each year's economic situation, the financial position, the operational plan, and the investment plan of the Company and its affiliated companies, as well as necessity, appropriateness, and other factors as the Board of Directors may deem expedient.

The Company has already allocated the net profit as a legal reserve completely as required by laws.

In 2025, the separate financial statement showed net profits of 188,614,435 Baht which is 0.94 Baht earnings per share. The Company would like to propose the dividend payment derived from the operating results for the period ending 31 December 2025 at the rate of 0.48 Baht per share, with the total number of shares not exceeding 200,015,474 shares. Total dividend payment amount is not exceeding 96,007,427.52 Baht which was equivalent to 50.90% of net profit of the separate financial statement after reserves. The proposed dividend payment consists of profit from the operating results which has been promoted by the Board of Investment (BOI) in the amount of approximately 65,005,029.05 Baht or equivalent to 0.325 Baht per share and profit derived from the operating results, not promoted by the Board of Investment (NON-BOI) in the amount approximately 31,002,398.47 Baht or 0.155 Baht per share.

The total amount of dividend payment will be subject to withholding tax at the rate determined by the laws (if any).

Opinion of the Board: The Board of Directors deemed it appropriate to propose to the 2026 Annual General Meeting of Shareholders to consider and approve the dividend payment at the rate of 0.48 Baht per share, with the total number of shares not exceeding 200,015,474 shares. Total dividend payment amount is not exceeding

96,007,427.52 Baht which was equivalent to 50.90% of net profit of the separate financial statement after reserves. The proposed dividend payment consists of profit from the operating results which has been promoted by the Board of Investment (BOI) in the amount of approximately 65,005,029.05 Baht or equivalent to 0.325 Baht per share and profit derived from the operating results, not promoted by the Board of Investment (NON-BOI) in the amount approximately 31,002,398.47 Baht or 0.155 Baht per share.

The total amount of dividend payment will be subject to withholding tax at the rate determined by the laws (if any).

The historical of dividend payment are as follows.

Details		2023	2024	2025 (proposed year)
Annual net profits <sup>1/</sup>	(Million Baht)	166.75	140.62	188.61
Dividends paid	(Million Baht)	87.10	44.00	96.01
Dividend payout ratios <sup>2/</sup>	(%)	52.24	32.33	50.90

Notes:

<sup>1/</sup> Annual net profit is the net profit in separate financial statements.

<sup>2/</sup> The dividend payout ratios were calculated by dividing the dividends paid by annual net profits after reserves.

To determine the record date for the right to receive the dividend (Record Date) on 30 April 2026, and to pay dividend on 20 May 2026. However, the granting of such rights of the Company is not yet definite, because an approval by the 2026 Annual General Meeting of Shareholders is still required.

Resolution:

The resolution on this Agenda requires the majority vote of the shareholders who attend the meeting and cast their votes.

**Agenda 5 To consider and approve the election of Directors to replace those retired by rotation**

Objective and Rationale:

In compliance with Section 71 of the Public Limited Company Act B.E. 2535 (included amended) and Article 18 of the Articles of Association of the Company which separate that director must retire at least one third (1/3) of the total number of directors to retire. If the number of directors cannot be divided into three parts. The number of directors closest to one-third (1/3) of directors shall be retired in the first and second year. After registering that to draw lots to see who will be issued for the following years, the committee who has been in office for the longest time shall be retired. is retired. Directors who retire may be re-elected.

In this general meeting of shareholders, there are 3 directors who must retire by rotation, namely:

Name		Position
(1)	Mr. Vasit Kanjanahuttakit	- Director - Independent Director - Chairman of the Audit Committee

			<ul style="list-style-type: none"> <li>- Member of the Corporate Governance, Risk Policy and Sustainability Committee</li> <li>- Member of the Nomination and Remuneration Committee</li> </ul>
(2)	Mr. Pongsuk	Hiranprueck	<ul style="list-style-type: none"> <li>- Director</li> <li>- Independent Director</li> <li>- Member of the Audit Committee</li> </ul>
(3)	Dr. Santitarn	Sathirathai	<ul style="list-style-type: none"> <li>- Director</li> <li>- Independent Director</li> <li>- Member of the Corporate Governance, Risk Policy and Sustainability Committee</li> </ul>

Additionally, to comply with the policy to promote good governance and demonstrate the fair and equitable treatment of all shareholders, the Company offered an opportunity for shareholders to nominate persons deemed qualified, knowledgeable, competent and suitable to represent them as directors in advance from 1 October 2025 until 31 December 2025. The Company has published the rules and guidelines that the Company Defined on website. However, after the expiration of the period, it appears that no shareholder nominated any person.

The Company has set the policy provided that the Nomination and Remuneration Committee is responsible for considering the candidates equipped with sufficient breadth of knowledge and professional proficiency relating to the Company's business as well as the necessary skills required to fulfill the Board proficiency as defined in the Board Skill Matrix. Candidates must possess qualifications and experiences, without prejudice to gender, nationality, religion, in the fields contributable to the accomplishment of short-term and long-term business strategies; devoting their time and efforts in performing the duties; not possessing the prohibited characteristics stipulated in the law and the good governance of the listed companies. The screening of the candidates in the selection and nomination.

On 30 March 2026, the Board of Directors' Meeting No. 2/2026 acknowledged the resignation of Dr. Santitarn Sathirathai from the position of director, independent director and member of the Corporate Governance, Risk Policy and Sustainability Committee, due to other business commitments, effective from March 30, 2026. Accordingly, it is proposed to the Annual General Meeting of Shareholders (AGM) consider the election of Mr. Phiphat Prapapanpong as a director to replace Dr. Santitarn Sathirathai, who has resigned and is also scheduled to retire by rotation at the 2026 Annual General Meeting of Shareholders.

Opinion of the Nomination and Remuneration Committee: The Nomination and Remuneration Committee has thoroughly considered and selected qualified and suitable individuals to be proposed to hold the position of the Company's directors in accordance with the qualifications, working experiences, skills, and expertise, as well as the

proportion of the Board members, including the performance of the directors from previous year. The Nomination and Remuneration Committee considers that the three persons are fully qualified as directors according to Section 68 of the Public Limited Company Act B.E. 2535 (included amended) and have no characteristics that are unworthy of confidence for management of a business in which the public are shareholders, as set forth by the regulations of the Securities and Exchange Commission (“SEC”). They also have qualifications, working experiences and expertise which shall be beneficial to the Company’s business operation. Mr. Vasit Kanjanahuttakit and Mr. Pongsuk Hiranprueck duly performed their duties as the members of the Company’s Board of Directors and/or the sub-committees well and effectively throughout the time as well as being able to give opinions and recommendations for the best interest of the Company. Moreover, they are also competent with useful knowledge, skills, and extensive experience to benefit the Company’s operation as well as having honesty and integrity in conducting the Company’s businesses. They also have an ability to make decisions independently and they also dedicate time and pay attention to fulfilling their duties and responsibilities.

In addition, the Nomination and Remuneration Committee has considered that Mr. Vasit Kanjanahuttakit and Mr. Pongsuk Hiranprueck are qualified to be independent directors according to the regulation prescribed by the Company. Additionally, they have performed their duties well and are able to give independent opinions and recommendations for the best interest of the Company and in compliance with the relevant regulations and laws.

Accordingly, the Nomination and Remuneration Committee, excluding the directors who are proposed for election, casted their votes individually to propose to the Board of Directors to further propose to the Annual General Meeting of Shareholders to consider the election of the two retired directors to be the Company’s directors for another term and propose Mr. Phiphat Prapapanpong to be a director replacing Dr. Santitarn Sathirathai. (Profiles of each nominated directors are shown in Enclosure 3, Page 38)

Opinion of the Board:

The Board of Directors, excluding the nominated directors, has thoroughly and carefully considered through the screening process under the criteria for the selection of the board of directors and agreed that all 3 nominated directors are knowledgeable, experienced, and have a background of expertise from many professions, have qualifications suitable for the company's business operations be qualified able to supervise the business to achieve the goals including having qualifications and not having any prohibited characteristics by law Related announcements including directors who are nominated as independent director. They can express their opinions freely and in accordance with the relevant guidelines.

In addition, the Board of Directors has considered that Mr. Vasit Kanjanahuttakit and Mr. Pongsuk Hiranprueck, the persons to be nominated as independent directors, are qualified to be independent directors according to the regulations

prescribed by the Company. Additionally, they have performed their duties well and be able to give independent opinions and recommendations in the best interest of the Company and in compliance with the relevant regulations and laws.

Accordingly, the Board of Directors has deemed it necessary and agreed with the Nomination and Remuneration Committee and proposed the 2026 Annual General Meeting of Shareholders to approve for the election in replacement of those to be retired by rotation as directors of the Company for another term and electing a new director to replace those who resign as follows.

Name		Position
(1)	Mr. Vasit Kanjanahuttakit	- Director - Independent Director - Chairman of the Audit Committee - Member of the Corporate Governance, Risk Policy and Sustainability Committee - Member of the Nomination and Remuneration Committee
(2)	Mr. Pongsuk Hiranprueck	- Director - Independent Director - Member of the Audit Committee
(3)	Mr. Phiphat Prapapanpong	- Director (replacing Dr. Santitarn Sathirathai)

Initial Information of persons nominated to be directors and an independent director including age, tenure, education, experience, position in other companies, meeting attendance, a definition of independent director are enclosed in Enclosure 3 (Page 38).

**Resolution:**

The resolution on this Agenda requires the majority vote of the shareholders who attend the meeting and cast their votes, with the following rules and procedures:

1. One shareholder has votes in a number equal to number of shares he/she holds for voting one (1) Director.
2. Each shareholder may use all his/her votes under item 1. to elect one person or several persons as the directors but cannot allot the votes to any person in any number.
3. Persons who receive highest votes arranged in descending order shall be elected directors of the Company, in a number equal to the number of directors to be appointed. In the event of a tie at a lower place, which would make the number of directors greater than that required, the Chairman shall have additional one (1) vote as a casting vote.

To follow the Good Corporate Governance Principles, the Company provides opportunities for shareholders to vote on individual nominee by proposing the shareholders meeting to cast the vote on an individual basis.

## **Agenda 6 To consider and approve the remuneration of Directors for the year 2026**

### Objective and Rationale:

Pursuant to Section 90 of the Public Limited Company Act B.E. 2535 (included amended) and Article 33 of the Articles of Association of the Company, the determination of remunerations for directors and sub-committees must be approved by the Shareholders' Meeting of the Company.

The following are the Company's policy and guidelines related to the remuneration of the Board of Directors and sub-committees:

1. The remuneration of the Board of Directors and sub-committees are subject to annual review and shall be presented to the meeting of shareholders annually for approval.
2. According to the Company's policy, the remuneration of each member of the Board of Directors and of sub-committees reflects their respective duties and responsibilities and takes into consideration the remuneration of similar positions in the same industry.
3. The Nomination and Remuneration Committee is responsible for reviewing the remuneration of the Board of Directors and sub-committees, ensuring that the remuneration is appropriate and in line with the Company's remuneration policy. In reviewing the remuneration, the Nomination and Remuneration Committee takes into account the remuneration of similar positions in the same industry in the previous year as well as the Company's business expansion and profit growth and also appropriate enough to take care of and maintain the directors and motivate the directors to work with the Company to achieve goals and be efficient through a transparent process that is confident to the shareholders.

Opinion of the Nomination and Remuneration Committee: The Nomination and Remuneration Committee considered the remuneration of Directors appropriately and discretionarily basing on the comparative rate with others in the same industry, duties, responsibilities and the meeting plans of the Board of Directors as well as each sub-committees in the year 2026 including business expansion and growth of the Company's profit, the Committee proposed to determine the 2026 remuneration of Directors shall not exceed 6,000,000 Baht (Six Million Baht).

### Opinion of the Board:

Having considered the performance and working plan of the board and each sub-committee, the remuneration determined by the Nomination and Remuneration Committee shall be deemed appropriate. Hence, the Board of Directors agreed to propose the 2026 Annual General Meeting of Shareholders for consideration and approval of the remuneration of Directors for the year 2026 not exceed 6,000,000 Baht (Six Million Baht) based on the comparative rate with others in the same industry, duties, responsibilities, and the meeting plans of each committee including business expansion and growth of the Company's profit. Details of the directors' remuneration for the year 2025 appear in the Annual Report in Section "Report of Important Actions on Corporate Governance" under Topic "Remuneration of Individual Directors", Enclosure 2. The remuneration consists of bonus and meeting allowance (there

is none of other kind of Remuneration) and excluding executive directors of the Company. Enclosed hereto as Enclosure 4 (Page 49).

Resolution:

The resolution on this agenda requires votes of not less than 2 / 3 of the total number of votes of shareholders who attend the Meeting.

**Agenda 7 To consider and approve the appointment of the external auditors and fix its audit fee for the year 2026**

Objective and Rationale:

Pursuant to Section 120 of the Public Limited Company Act B.E. 2535 (included amended) and Article 58 of the Articles of Association of the Company, provided that the appointment of the auditor and the audit fee shall be considered and approved by the Annual General Meeting of Shareholders and the retired auditor may be re-appointed, and Article 59 of the Articles of Association of the Company, which stipulate that the Annual General Meeting of Shareholders shall determine an audit fee of the Company each year. In addition, a notification from the Capital Market Supervisory Board, TorJor. 75/2561 imposes limits on the appointment of individual external auditors (but not the audit firm) at listed companies to no more than seven fiscal years, therefore, other individual external auditors from the same audit firm shall be appointed. However, the auditor shall be re-appointed after five fiscal years interval break.

Opinion of the Audit Committee:

The Audit Committee opined that the auditors from Proud in Pro Company Limited (“**Proud in Pro**”), performed their all contractual assigned duties completely and satisfactorily and they also have been independent and have had no relationship or conflict of interest with the Company, its subsidiaries, managements, major shareholders, or related persons of the said persons, so they are independent to audit and express their opinions for the Company’s financial statements. The Committee agreed to propose the nomination of auditors from Proud in Pro, for appointment as the Company’s auditors for the year 2026. The details of proposed auditors are as follows.

**1. Mr. Theerayut Panyathaweesub, CPA Registration No. 6553**

An auditor of the Company since 2023 but he has never signed on the Company’s financial statement.

**2. Ms. Sansanee Poolsawat, CPA Registration No. 6977**

An auditor of the Company since 2021\* and she has signed the Company’s Financial Statements for a year starting from year 2021.

**3. Ms. Witita Sujitranuch, CPA Registration No. 7408**

An auditor of the Company since 2022 but she has never signed on the Company’s financial statement.

**4. Mr. Somckid Tiatragul, CPA Registration No. 2785**

He has never been the auditor of the Company.

\* 5 years since the Company has been registered for transformation as Public Company Limited and 7 years since signed the Company’s financial statements.

In case those four auditors are not able to perform their work, Proud in Pro would appoint its proper, qualified and certified auditor to perform the audit and express an opinion on the Company's financial statements in their place. Qualifications and abilities of the auditor are considered from educational background, quality and efficiency of auditor's work, knowledge, proficiency, experience, support teams, output of performance auditing, and independence of auditor - an auditor has no direct or indirect benefit from, or interest in, audit duties.

For the year 2026, the determined audit fee including quarterly review fee will be fixed at the total amount of 1,290,000 Baht (audit fee of 1,240,000 Baht and non-audit fee of 50,000 Baht). This rate is acceptable because it is in a similar range of audit fee charged by other audit firms.

In order to ensure that the financial statements were prepared in a timely manner, Proud in Pro is also an auditor of 9 subsidiaries in Thailand and Orbit Digital Company Limited shall select another audit firm.

Opinion of the Board:

The Board of Directors concurred with the proposal of the Audit Committee considered and deemed it appropriate to propose the 2026 Annual General Meeting of Shareholders to appoint the auditors from Proud in Pro to act as the Company's auditors for the year 2026, details as follows:

- |                                 |                              |
|---------------------------------|------------------------------|
| 1. Mr. Theerayut Panyathaweesub | CPA Registration No. 6553 or |
| 2. Ms. Sansanee Poolsawat       | CPA Registration No. 6977 or |
| 3. Ms. Witita Sujitranuch       | CPA Registration No. 7408 or |
| 4. Mr. Somckid Tiatragul        | CPA Registration No. 2785    |

Either said auditors will conduct audits and comment on the financial statements of the Company. In case the auditors are not able to perform their work, Proud in Pro will appoint another of its well-qualified and certified auditors to perform the audit and express an opinion on the Company's financial statements in their place. The remuneration for auditors for the 2026 financial statements including its quarterly financial statements will be fixed at 1,290,000 Baht (audit fee of 1,240,000 Baht and non-audit fee of 50,000 Baht). This rate is acceptable because it is in a similar range of audit fee charged by other audit firms. Enclosed hereto is Enclosure 5. (Page 50).

Moreover, the Board of Directors would like to propose to the meeting to acknowledge the audit fee for the year 2026 of subsidiaries and a key joint venture in Thailand in the total amount of 2,460,000 Baht (audit fee of 2,275,000 Baht and non-audit fee of 185,000 Baht). In this regard, Proud in Pro shall be the external auditor of 9 subsidiaries with the total audit fee of 1,980,000 Baht (audit fee of 1,855,000 Baht and non-audit fee of 125,000 Baht) and Orbit Digital Company Limited shall appoint another auditor firm with the fee of 480,000 Baht (audit fee of 420,000 Baht and non-audit fee of 60,000 Baht).

Resolution:

The resolution on this Agenda requires the majority vote of the shareholders who attend the meeting and cast their votes.

## **Agenda 8 Other business (if any)**

Opinion of the Board: The Board of Directors considered that it is appropriate to have this Agenda at every meeting to entitle the shareholders to inquire, discuss and/or provide suggestions to the Board of Directors and/or the Company's Management.

Additionally, the Company had offered an opportunity for shareholders to propose agenda items for the 2026 Annual General Meeting of Shareholders in advance from 1 October 2025 until 31 December 2025, the details, criteria and procedures of which are on the Company's website <https://bluebik.com>. As a result, no shareholders proposed any agenda items for the 2026 Annual General Meeting of Shareholders, thus there was no additional agenda item from shareholders.

However, according to Section 105 paragraph 2 of the Public Limited Company Act B.E.2535, the shareholders holding shares amounting to not less than one-third (1/3) of the total number of shares sold may request the Meeting to consider matters other than those indicated in the Notice of Meeting.

In this regard, the Company has listed the name of the shareholders who are eligible to participate in the 2026 Annual General Meeting of Shareholders (Record Date) on 9 March 2026, and the Company had disclosed the meeting notice and materials related to this meeting via the Company's website as from 20 March 2026, so that the shareholders can consider the Agendas prior to the meeting.

Therefore, eligible shareholders are invited to join the meeting via electronic device on the date and time provided above. If you are unable to attend the meeting in person, you can appoint the independent directors, Mr. Kanchit Bunajinda or Mr. Chalakorn Panyashom, as your proxy by filling in the attached proxy form. In this regard, the information of each independent director is as provided in Enclosure 9, page 82.

The Company would like to ask for the cooperation of shareholders, who wish to attend the meeting in person or by proxy, to kindly study the explanation of documents or evidence required for attending the meeting (via electronic device), submission of document and procedure of pre-registration for identifying the shareholder, method of granting proxy, procedures for attending the meeting via electronic device, voting, vote counting and questioning during the meeting in Enclosure 7, page 63.

In order to ensure that the number of shares and the number of shareholders constitute a quorum in accordance with the Company's Articles of Association and the Public Limited Company Act B.E. 2535, which require the attendance of at least 25 shareholders and their proxies (if any), or not less than one half of the total number of shareholders, holding shares, in aggregate, of not less than one-third of the total number of shares sold. For convenience and readiness of the Meeting, the Company requests your kind cooperation to please send the Proxy Form to the Company at least one day prior to the meeting date.

In order for the shareholders to receive the most benefit from the meeting as well as for the full protection of your rights, if you have any questions that need to be clarified on the issues of the proposed Agendas, you can send questions in advance to the Company at [ir@bluebik.com](mailto:ir@bluebik.com).

Yours sincerely,

- Signature -

- Signature -

(Mr. Pochara Arayakarnkul and Mr. Pakorn Jiemsakultip)

Authorized Director

**(Translation)****Minutes of the 2025 Annual General Meeting of Shareholders of  
Bluebik Group Public Company Limited****Date, time, meeting place**

The 2025 Annual General Meeting of Shareholders (the “Meeting”) of Bluebik Group Public Company Limited (the “Company”) was held on 21 April 2025 at 10.00 hrs., live broadcasting from the Company’s office at Empire Tower, 20<sup>th</sup> Floor, No. 1 Sathorn Tai Road, Yan Nawa Sub-district, Sathorn District, Bangkok.

**Proceedings:**

**Ms. Supavadee Maneewannakul** was assigned by the Board of Directors to perform duties as the moderator (the “Moderator”) who conducted the Meeting. The Moderator informed that the Meeting shall be held only via the electronic media (e-Meeting) by broadcasting live. The Company hired Inventech System (Thailand) Company Limited to provide the e-Meeting platform for the Meeting by using Inventech System in attending and voting in the Meeting. This system is in accordance with the Royal Decree on Teleconferences through Electronic Means B.E. 2563 and the Notification of the Ministry of Digital Economy and Society (MDES) Re: Standards for Maintaining Security of Meetings via Electronic Means B.E. 2563 (and as amended), including other relevant laws or regulations. Inventech Systems possesses expertise and relevant certifications in related areas. This includes the Zoom Meeting system, which has received official certification, and the Inventech Connect voting system, which has undergone a self-assessment for compliance in accordance with the standards of the Electronic Transactions Development Agency (ETDA).

Then the Moderator introduced the Board of Directors, Executives, and the Company's external advisor attending the Meeting to answer questions of shareholders, as follows:

**The names of 9 Company’s directors attending the Meeting were, as follows:****Directors attending the Meeting:**

1. Mr. Thana Thienachariya Chairman of the Board of Directors
2. Mr. Vasin Kanjanahuttakit Independent Director/ Chairman of the Audit Committee/ Member of the Risk Policy Committee/ Member of the Nomination and Remuneration Committee
3. Mr. Kanchit Bunajinda Independent Director / Chairman of the Risk Policy Committee / Member of the Nomination and Remuneration Committee
4. Mr. Chalakorn Panyashom Independent Director / Chairman of the Nomination and Remuneration Committee / Member of the Audit Committee
5. Mr. Pongsuk Hiranprueck Independent Director / Member of the Audit Committee
6. Dr. Santitarn Sathirathai Independent Director / Chairman of the Risk Policy Committee
7. Mr. Pochara Arayakarnkul Director / Chairman of the Executive Committee / Member of the Risk Policy Committee / Chief Executive Officer / Acting Chief Operating Officer

8. Mr. Pakorn Jiemsakultip Director / Chairman of the Executive Committee / Chief Technology Officer
9. Ms. Sriprae Thanathitiphan Director / Chairman of the Executive Committee / Chief Financial Officer

All directors attended the Meeting at the meeting control room and via electronic mean, totaling 9 persons, representing 100% of the Board of Directors.

**The company's senior executives, attending the Meeting:**

1. Ms. Pimwisa Thiensri Chief Marketing Officer

**Auditors from Proud In Pro Company Limited:**

1. Ms. Sansanee Poolsawat

In order to ensure transparency in the vote counting, the Company had invited Mrs. Aparat Tipsart, an independent auditor from Asia Smart Consulting Company Limited, to be witnesses for the vote counting and also greeting Ms. Chanathip Witayakul, the shareholders' right protection volunteer and a proxy from Thai Investors Association.

Then the Moderator informed the Meeting that the Company set the Record Date for the shareholders who entitled to attend the 2025 Annual General Meeting of Shareholders on 7 March 2025 (Record Date) and also published the notice and all relating documents of the meeting on the Company's website on 21 March 2025 onwards.

**Compliance of the Good Corporate Governance policy of the Company.** Regarding the protection of right of shareholders on a fair and equal basis, for this Meeting, the Company has performed, as follows:

- The Company provided the opportunity for the shareholders to propose the meeting agenda and/ or to propose the director nominee. The Company has informed the shareholders through the channels of the Stock Exchange of Thailand and announced on the Company's website during 1 October 2024 to 31 December 2024. There was no shareholder proposing any meeting agenda and/ or proposing the director nominee.
- The Company provided the opportunity for the shareholders who could not attend the E-AGM to be able to appoint independent directors as a proxy on behalf of the shareholders as briefly informed in the invitation to the Annual General Meeting of Shareholders.
- In addition, the Company has launched the e-Proxy Voting service of the Thailand Securities Depository Company Limited (TSD) by
  - Individual shareholders who are members of the Investor Portal (IVP) of TSD and have verified their digital identity (National Digital ID) can access the IVP system at <https://ivp.tsd.co.th>.
  - Funds managed by asset management companies and foreign juristic persons managed by custodians can access the e-Proxy Voting for Intermediaries system.
- The Company provided the opportunity for the shareholders to submit their questions in relation to the meeting agenda in advance by sending questions to the Investor Relations Department in accordance with the details announced on the Company's website. So, the Company would be able to thoroughly answer questions of all shareholders.

- The Meeting shall proceed according to the agendas as specified in the Shareholders Meeting Invitation.

Before the Meeting proceeding, the Moderator informed that the Company has a paid-up capital of 100,007,737 Baht with the ordinary share of 200,015,474 shares at the par value of 0.50 Baht.

When the Meeting has started, the number of shareholders attended the Meeting as following details:

- The number of shareholders attended the Meeting in person was 18, totaling 41,450,567 shares and equivalent to 20.73 percent of the Company's total outstanding shares.
- The number of shareholders attended the Meeting by proxy was 338, totaling 113,472,547 shares and equivalent to 56.73 percent of the Company's total outstanding shares.
- The total number of shareholders attended the Meeting was 356, totaling 154,923,114 shares and equivalent to 77.46 percent of the Company's total outstanding shares.

The quorum was thus constituted in accordance with the law and the Company's Articles of Association which requires that a quorum will be formed when no less than 25 shareholders or not less than half of the total number of shareholders (or their proxies) presenting at the meeting, whichever is lesser, and the shareholders must hold shares in aggregate not less than one-third of the total issued shares of the Company.

(The Company opened for shareholder registration at any time before the end of the Meeting, the shareholders register to attend the meeting after the meeting has begun Shareholders have the right to vote according to the agenda that is being considered and has not yet been resolved.)

**Mr. Thana Thienachariya**, Chairman of the Board acting as the chairman of the meeting (the "Chairman"). The Chairman thanked all the shareholders and proxies for attending the 2025 Annual General Meeting of Shareholders of Bluebik Group Public Company Limited ("the Company") via electronic media and informed the Meeting that the shareholders and proxies attended the Meeting to constitute a quorum as prescribed in the Company's Articles of Association. The Chairman declared the Meeting open and proceeded with the meeting according to the agendas which were considered respectively as specified in the Shareholders Meeting Invitation.

Prior to proceeding with the Meeting in accordance with the agenda, the Chairman requested the Moderator to inform the Meeting of the Company's practical procedures for the e-Meeting and vote casting as follows:

- The number of voting rights of each shareholder shall be equivalent to the number of shares he or she holds in the Company and/or have received as a proxy, whereby one share is equivalent to one vote.
- Each shareholder shall cast his/her votes to either approve or disapprove or to abstain votes only. The votes on each agenda item cannot be divided except for the votes of custodians.
- In Agenda 5 to consider and approve the re-election of Directors to replace those retired by rotation, the voting of this agenda will be conducted individually in accordance with the corporate governance principles.



- Voting in the proxy form sent by the shareholders to the Company as the following manners would be considered as voided ballots which the Company would not count as votes in that agenda:
  - Voting with more than 1 box checked, except for Custodian.
  - Correction for strikeout of the vote without shareholders' signatures.
  - Voting that exceeds existing votes, for custodian only.

In this regard, to clarify the rules, voting methods, vote counting and methods of asking questions or expressing opinions as follows:

1. The meeting will consider the matters in order of the agenda specified in the meeting invitation letter by presenting information in each agenda and giving shareholders an opportunity to ask questions before voting and will notify the result of the vote to the meeting when the votes are counted in that agenda finish in order.
2. As for the method of voting, shareholders are requested to select the agenda item they wish to cast their votes and then click the "Voting" button, the system will then show 3 boxes for voting: Approve, Disapprove and Abstain. The shareholders holding proxies from several shareholders, the system will display all names of those who have been granted a proxy and the voting will be done separately for each person.

To cancel voting, press the "Cancel Voting" button for any shareholder who has not voted within the specified time. It shall be deemed that shareholders "approve" with that agenda and the voting can make amendments until there is notification of the closing of voting in that agenda. The Company allow voting time 1 minute and when the voting results for each agenda are closed. The results of that agenda will be announced to the meeting later.

3. The shareholders holding proxies from several shareholders and use the same e-mail and telephone number for identity verification, the system will combine the names of those granting proxies in the same user account. Except using different email addresses and phone numbers for identity verification, the system will not include the names of the proxies and it will be used as a separate user account. To access other accounts, select menu "User Account" and press the "Change Account" button to access the accounts of other proxies and the system will not remove votes from the meeting base.
4. In the event that shareholders register and leave the quorum before closing voting on any agenda, the votes of shareholders will not be counted as a quorum for the said agenda and votes will not be counted for the remaining agenda items. However, leaving the quorum in any agenda item shall not disqualify the rights of shareholders or proxies to return to attend the meeting. and vote on agenda items that have not yet been processed in the system.
5. Inquiries raised during the Meeting

Prior to voting of each agenda item, the Company shall provide attendees with an opportunity to inquire or express their opinions on the issues relating to such agenda item as appropriate, by selecting the agenda item they wish to inquire or express an opinion and then click the "Question" button. Questions may be raised through 2 channels as follows:

- By sending text messages: they may type a question and then click the “Send Question” button. The Company will answer the question in the Meeting in the agenda item relating to such question or
- through VDO Conference: they may click the “Question through VDO Conference” button and then click the “Agree” button to confirm the queue. Upon receiving a signal to ask a question, the attendees shall turn on their microphone and camera and state their name and surname and status as shareholder/proxy, before asking their questions every time to ensure that the meeting minutes are recorded correctly and completely.

There will be a one-minute time limit for shareholders to inquire in each agenda. The Company reserves the right to cut off the video and sounds of shareholders who ask questions or express impolite or defamatory comments, or violate any laws, including infringement of the rights of others or disturbing the meeting, or causing trouble to other attendees.

6. In the event that a large number of questions relating to any agenda item are submitted into the system. In order to preserve the duration of the meeting, the shareholders may ask questions via message which the Company shall answer questions or bring your questions to answer later in other agenda items.
7. For shareholders wishing to have an explanation about voting system or inquire and express their opinions, please read through and follow the instructions given in the documents delivered together with the invitation letter or select the “Help” menu in the system and contact the staff of Inventech Call Center at telephone number: 02-460-9227 and Line Official.

In case of system failure during the Meeting, shareholders will receive an e-mail that enables shareholders to reattend the Meeting through the backup system.

Once all requirement details have been informed, the Moderator therefore began the Meeting as follows:

#### **Agenda 1 To certify the Minutes of the 2024 Annual General Meeting of Shareholders**

The Moderator clarified to the Meeting that this agenda is set for shareholders to certify the minutes of the 2024 Annual General Meeting of Shareholders which was held on 23 April 2024. The minutes of meeting was prepared correctly and a copy of the minutes has been submitted to the Stock Exchange of Thailand and the Ministry of Commerce within the timeframe prescribed by law. The Company had already sent the minutes of the 2024 Annual General Meeting of Shareholders along with the invitation to this Meeting for shareholders to review prior to this Meeting.

**Opinion of the Board:** The Board of Directors considered and viewed that the aforementioned minutes of the meeting had been correctly and completely recorded. Therefore, it is deemed appropriate to propose the minutes of the 2024 Annual General Meeting of Shareholders held on 23 April 2024 to the 2025 Annual General Meeting of Shareholders for certification.

The Moderator then solicited questions and comments from the Meeting. However, no questions or opinions were submitted. Therefore, proposed the Meeting to consider and vote. The consideration of this agenda must be approved by a majority vote of the shareholders who attend the Meeting and cast their votes.

**Resolution:** The Meeting was considered and resolved, with a majority vote of the shareholders who attended the meeting and cast their votes, to certify the minutes of the 2024 Annual General Meeting of Shareholders as proposed.

<b>Shareholders</b>	<b>Amount (vote)</b>	<b>Percentage</b>
Approve	154,932,998	100.00%
Disapprove	0	0.00%
Abstain	0	-
Voided	0	-
<b>Total</b>	<b>154,932,998</b>	<b>100.00%</b>

**Agenda 2 To acknowledge the Board of Director’s report of the Company’s performance for the year 2024**

The Moderator informed the meeting that in order to comply with Section 113 of the Public Limited Companies Act B.E.2535 and Article 56 of the Company's Articles of Association, the Company has prepared a summary of the Company's past performance and significant changes occurring in the year 2024 which appear in Form 56-1 One Report. Shareholders can download the aforementioned documents from the QR Code that enclosed with the invitation to the Annual General Meeting of Shareholders sent by the Company in accordance with the system developed by the Thailand Securities Depository Company Limited as a securities registrar under the Stock Exchange of Thailand. With this channel, the shareholders could easily access information and keep up with the changing situation and social context as well as reduce the use of resources with the aim of long-term sustainability.

The Moderator reported the progress of the Company's anti-corruption policy implementation that can be summarized as follows:

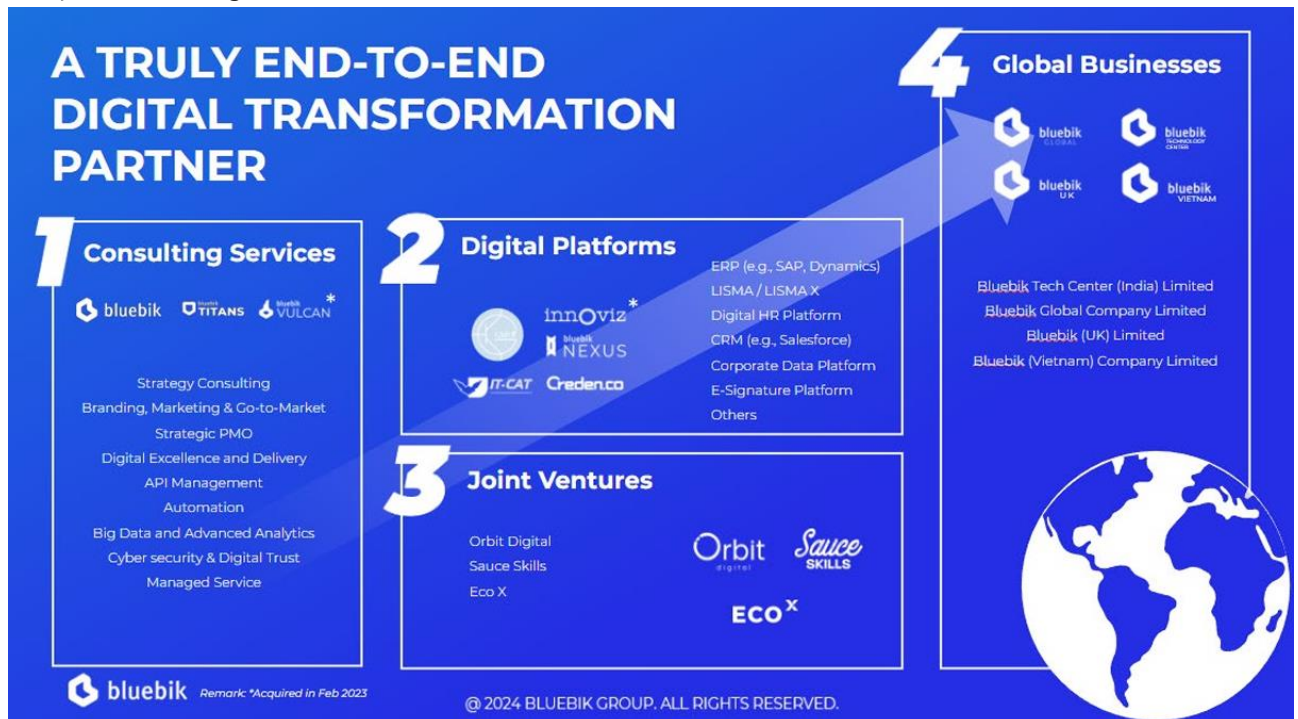
1. The Company has policies and guidelines to against all forms of corruption. The Board of Directors has approved the anti- corruption policy to support and encourage employees at all levels to realize the importance and have awareness of anti- corruption; for example, no request or except both monetary and non- monetary gifts, entertainments or other benefits that will affect the decision- making in the performance of duties. This also includes the establishment of regulations for systematic and transparent approval of procurement.
2. The Company has arranged the channel for whistleblowing or receiving corruption complaints related to the Company including measures to protect employees or any other person who gives clues or evidence of corruption related to the Company by using measures to protect complainants or those who cooperate in reporting corruption as defined in Whistleblowing Regulations.

In 2024, the Company has implemented the policy continuously; for example, organizing an orientation for employees and executives to acknowledge the Company's intentions in anti- corruption policy, guidelines and methods of whistleblowing and complaints related to unlawful actions on an ongoing basis, including an assessment of potential risks of corruption to find solutions and improvements. In 2024, there was no complaints related to corruption from both inside and outside.

In addition, the Company is in the process of studying information for participating in the Declaration of Intent of the Thai Private Sector Collective Action Coalition Against Corruption and preparing of an assessment under the Thai Private Sector Collective Action Coalition Against Corruption for further certification of membership in the coalition.

Then the Moderator invited Mr. Pochara Arayakarnkul, Director and Chief Executive Officer, and Ms. Sriprae Thanathitiphan, Director and Chief Financial Officer, to present the Company’s performance for the year 2024 and clarify the current year’s operational plans to the shareholders for acknowledgement.

**Mr. Pochara Arayakarnkul, Director and Chief Executive Officer** summarized the Company’s business operations and operational plans for the year 2024 that Bluebik Group Public Company Limited (“the Company”) is an end-to-end digital transformation partner providing services for strategic and digital technology consulting and other related services for various business sectors. Main active businesses are in 4 pillars including.



**1. Digital Transformation Consulting Services** – which is the core consulting service that the Group provides end-to-end digital transformation consulting services to the client. The Group emphasizes on the services quality together with the offering of widely end-to-end scope of consultancy services, especially to serve the technology trend until post digital transformation. The main scope of consulting services are;

- **Management Consulting (MC)** is service to develop short-term and long-term strategic business plan (3 – 5 years), develop marketing plan for customers’ products to create competitive strategy, perform business process improvement and reorganization.
- **Strategic Project Management (PMO)** is service to provide project management or product management function including supervising projects, managing and monitoring

project progress to ensure work delivery on timely basis and goal achievements of organizations.

- **Digital Excellence and Delivery (DX)** is service to provide in-depth consulting in digital technology suitable to the organizations including designing system architectures, designing user experiences and user-system interface (UX/UI) on website or application as well as developing deep technology and application programming interface (API) management, to solve specific problems within the organizations in order to achieve the goal to enhance work efficiency and business flexibility.
- **Big data, advanced analytics and artificial intelligence (AI)** is service to design and implement big data platform, analyze big data and implement the artificial intelligence to translate data into measurable value and support management decision making.
- **IT Staff Augmentation** is service to provide personnel outsourcing service especially in technical areas i.e. Programmer, Software Developer based on client required timeframe.
- **Cyber Security and Solution Implementation Services** which is the end-to-end cyber security consultancy starting from the business-cybersecurity alignment, the critical cyber risk remediation, strengthened security-by-design and the cyber response readiness.

**2. Digital Platform** – the Group together with the global technology partners implement the digital platform or IT solutions which serve the business demand and trend. The platform usually serves client in all scales and will support the digital transformation in the organization.

- **ERP maximization and advisory** which currently covers for Microsoft Dynamic 365 and SAP program. The services focus on the re-design and customization of ERP program in order to maximize its capacity to serve the business.
- **Customer Relationship Management (CRM) advisory and solution** which currently covers for Salesforce program. The services is to assess the business, design and implementation of the Salesforce program and integrate with client's existing systems to ensure the seamless experience.

In addition, the Group develops the digital platform or IT solutions i.e. LISMA or LISMA X solution which are the integration among SAP and LINE or Microsoft platform in order to facilitate the flexibility of system usage to the users.

**3. Joint venture** – the Group collaborate together with the potential business partner to enhance and synergize the businesses which are;

- Orbit Digital Company Limited (“Orbit”) which is the joint venture with Modulus Venture Company Limited; the subsidiary of PTT Oil and Retail Public Company Limited (“OR”) to serve as the digital arm for OR group to support on the digitalization, retail innovation and the data monetization.
- Sauce Skills Company Limited (“Sauce Skills”) which is collaborating with THE STANDARD Company Limited to provide corporate training to uplift knowledge and understanding

covering digital, business and leadership skills (Sauce Skills is a subsidiary of the Group).  
Sauce Skills started operation and revenue recognition in Q3/2023.

- EcoX Company Limited (“EcoX”) which is a joint venture with Beryl 8 Plus Company Limited to provide consultancy and implementation services related to the green technology.

**4. Global business** – the Group explored on the expansion to global business which has significant and continuous demand on the digital transformation. The Group had provided the technology services to clients in multiple countries i.e. Indonesia, Singapore, United Kingdom and Vietnam. The strength of the Group is in the quality and the capability of resources and the cost competitiveness in the global market.

**Ms. Sriprae Thanathitiphan, Director and Chief Financial Officer**, presented the overview of the Group’s performance for the year 2024 that despite the continuous negative factors in year 2024 and the uncertainty regarding the economic deceleration that caused to the slow down of investment of multiple industries, the Group still delivered as planned and grew stably and continually effecting to the new high record for both revenue and net profit for the year. Total revenues of the Group amounted to Baht 1,506.66 million, increased by Baht 193.37 million or increased by 14.72 percent from the previous year mainly due to the needs for the technology adoption and digital transformation from the economic recovery after the resume of industries spending and accerelation of government budget disbursement in the second half of the year 2024. Also, the Group performed well in terms of project delivery that caused to the growth of revenue especially from the DX, ERP and Corporate training services. The decreasing of MC, PMO and AI revenues was mainly due to the shift of these services to be integrated into the implementation of systems which is our strengths for the end-to-end digital transformation partner, so the standalone service for MC, PMO and AI is appeared to be decreasing. The growth of revenue derived from the expansion to new customers and the new projects from the existing customers, especially in financial institution, manufacturing, retail, insurance and technology sectors.

For the year 2024, net profits of the Group amounted to Baht 313.83 million or increased by Baht 10.80 million or increased by 3.56 percent from the previous year. In addition, the net profit for the parent company amounted to Baht 301.11 million or increased Baht 22.55 million or increased by 8.09 from the previous year. The net profit margin was at 21 percent from total revenue which decreased a bit from the prior year due to the temporary slow down of Q2/2024 performance from the drop of revenue, together with the short term cost and expenses in first half of the year from outsource cost for few of projects which require resources in urgency needs, and one-time charge for prior years tax expense of the Group. However, the net profit margin for the year 2024 increased from net profit margin of 9 months for same year which reported at 19 percent which represent the capability of the Group to recover the performance back continuously in the second half of the year.

As of 31 December 2024, the Group reported total backlog at Baht 842 Million (exclude backlog from joint ventures and associates). This backlog is expected to recognize as revenue in year 2025 not less than Baht 669 million. Remaining balance will be recognized from year 2025-2029.

The total assets of the Group amounted to Baht 2,501.94 million, increased by Baht 65.42 million from total assets as of 31 December 2023 amounted to Baht 2,436.53 million. Changes in assets can be summarized as the following;

- Increase in cash and cash at bank amounted to Baht 21.20 million
- Decrease in account receivable from the AR collection during year 2024 and work in progress offset with the increase in accrued income amounted to Baht 5.19 million;
- Increase in investment in joint venture and associates amounted to Baht 50.65 million from the profit sharing offset with the dividend income during the year 2024;
- Decrease in right-of-use asset, building improvement and equipment from the depreciation offset with intangible assets amounted to Baht 6.25 million;
- Increase in other assets amounted to Baht 5.01 million.

Total liabilities of the Group amounted to Baht 496.08 million, increased by Baht 25.64 million from total liabilities as of 31 December 2023 amounted to Baht 470.44 million mainly from unearned income and employee benefit liabilities offset with the payment of account payable and accrued expenses the year 2024.

As of 31 December 2024 total shareholders' equity of the Group amounted to Baht 2,005.86 million, increased by Baht 39.77 million from total shareholders' equity as of 31 December 2023 amounted to Baht 1,966.09 million from shares increase from stock dividend amounted to Baht 45.57 million, the year 2024 net income for the parent company amounted to Baht 301.11 million offset with the decreasing in non-controlling interests amounted to Baht 10.34 million and the discount on change of investment proportion in Innoviz amounted to Baht 208.05 million from the acquisition of 30 percent of Innoviz shares for Tranches 2 of the deal and the dividend of 2023 paid in May 2024 amounted to Baht 87.11 Million.

**Mr. Pochara Arayakarnkul, Director and Chief Executive Officer**, presented that for 2025, the company's strategic direction is aligned with global megatrends, which present opportunities for business expansion across multiple areas, including:

- The rise of AI technology, which is gaining strong interest from businesses seeking to enhance operational capabilities
- The establishment of data center in Thailand to support the entry of global hyperscale cloud providers
- The issuance of virtual bank licenses, expected to drive significant investment in digital infrastructure and banking systems
- The announcement of the Emergency Decree on Measures for the Prevention and Suppression of Technological Crimes, which is expected to increase demand for cybersecurity solutions, particularly in the banking and telecommunications sectors

To drive performance in line with these trends, the company will focus on key strategic initiatives such as:

- Enhancing Growth Through AI-led Integrated Services
- Optimizing Resources Utilization
- Proactive M&A Strategy

In this regard, the Company has prepared a report on the Company's performance for the year 2024, which contained complete information in accordance with the Public Limited Companies Act B.E. 2535 and regulations of the Securities and Exchange Commission. The details are as shown in Form 56-1 One Report enclosed with the invitation to this Annual General Meeting of Shareholders sent to shareholders.

The shareholders asked questions and gave comments, as follows:

**Mr. Jakkrit Sangkittiwan (the shareholder) made inquiries** whether the Company's service revenue structure is categorized by customer business groups or industries, particularly regarding banks and financial institutions, which companies are considered the Company's key clients.

**Mr. Pochara Arayakarnkul, Director and Chief Executive Officer,** responded that the Company primarily focuses on large enterprises, with six key industry segments: banking, insurance, telecommunications, retail, manufacturing, and energy. The Company's revenue is well-diversified across these industries. Although the banking sector contributes a relatively higher portion, the revenue is not overly concentrated in any single sector. Due to client confidentiality, the company is unable to disclose specific client names. However, it can be confirmed that the company provides services to most of the country's leading banks.

The Moderator asked whether any shareholder had any comments or queries, and there was no shareholder proposing any additional comments or queries.

Since it was merely for the shareholders' acknowledgement; the voting was not required. The Chairman concluded that the Meeting acknowledged the Company's performance for the year 2024.

### **Agenda 3 To consider and approve the Financial Statement for the year ended 31 December 2024**

The Moderator informed the meeting that pursuant to Section 112 of the Public Limited Company Act B.E. 2535 (as amended) and Article 54 of the Articles of Association of the Company which require the Board of Directors to prepare annual balance and income statement at the end of the Company's fiscal year (ends on 31 December of each calendar year) for submission to the Annual General Meeting of Shareholders for approval. The Company, therefore, proposes the shareholders to approve the Financial Statements for the year ended 31 December 2024 which is audited by the Company's certified public accountant and were considered and audited by the Audit Committee, the details appearing in Form 56-1 One Report as delivered to the shareholders with the Notice of this Meeting.

Thereafter, The Moderator invited Ms. Sriprae Thanathitiphan, Director and Chief Financial Officer, to present the details of the latest financial information to the shareholders.

Ms. Sriprae Thanathitiphan, Director and Chief Financial Officer, clarify the details the Financial Statements for the year ended 31 December 2024 which is audited by the Company's certified public accountant and were considered and audited by the Audit Committee, the details as follows.

Details		Separate Financial Statements	Consolidated Financial Statements
<b>Total assets</b>	(Baht)	2,184,400,586	2,501,942,418
<b>Total liabilities</b>	(Baht)	308,684,680	496,082,516
<b>Shareholders' equity</b>	(Baht)	1,875,715,906	2,005,859,902
<b>Total revenues</b>	(Baht)	729,692,365	1,506,660,109
<b>Net profit</b>	(Baht)	140,623,656	313,832,406
<b>Earnings per share</b>	(Baht/ share)	0.70	1.51

**Opinion of the Board:** The Board of Directors opines to propose to the 2025 Annual General Meeting of Shareholders to consider and approve the Statements of Financial Position and Profits and Loss Statement for the fiscal year ended 31 December 2024, which were audited and certified by the certified public accountant of Proud in Pro Company Limited, and have been approved by the Audit Committee and the Board of Directors.

The Moderator then solicited questions and comments from the meeting. However, no questions or opinions were submitted.

Therefore, proposed the Meeting consider and vote. The consideration of this agenda must be approved by a majority vote of the shareholders who attend the meeting and cast their votes.

**Resolution:** The Meeting was considered and resolved, with a majority vote of the shareholders who attended the meeting and cast their votes, to approve the Financial Statement for the year ended 31 December 2024 as proposed.

Shareholders	Amount (vote)	Percentage
Approve	154,944,516	100.00%
Disapprove	0	0.00%
Abstain	0	-
Voided	0	-
<b>Total</b>	<b>154,944,516</b>	<b>100.00%</b>

**Agenda 4 To consider and approve the allocation of the net profit as a legal reserve and the dividend payment deriving from the operating results for the year 2024**

The Moderator informed the meeting that pursuant to Section 116 of the Public Limited Company Act B.E. 2535 (as amended) and Article 50 of the Articles of Association of the Company, the Company is required to allocate not less than 5 percent of its annual net profit less the accumulated losses brought forward (if any) to a reserve fund until this fund attains an amount not less than 10 percent of the registered capital. Section 115 of the Public Limited Company Act B.E. 2535 (as amended) and Article 47 of the Articles of Association of the Company, stipulate that the announcement of annual dividend payment must be approved by the Annual General Meeting of Shareholders, or by the resolutions of the Board of Directors in the case of an interim dividend.

For the dividend payment, under the dividend payment policy, the Company shall declare dividends to shareholders in the amount not less than 50 percent of its net profit after the deduction of all reserves required under the Company's Articles of Association and by-laws from the Company's separate financial statements. However, the dividend payment will be subject to each year's economic situation, the financial position, the operational plan, and the investment plan of the Company and its affiliated companies, as well as necessity, appropriateness, and other factors as the Board of Directors may deem expedient.

Presently, the Company has its registered capital of 100,008,484 Baht and has a legal reserve amounted as per the Separate Financial Statement of 5,500,000 Baht. Therefore, for the year 2024, the Company shall appropriate the portion of annual net profit as a legal reserve in the amount of 4,501,000 Baht. As a result, the Company shall have legal reserve in the amount of 10,001,000 Baht, which is 10 percent of the registered capital of the Company.

In 2024, the separate financial statement showed net profits of 140,623,656 Baht which is 0.70 Baht earnings per share. The Company would like to propose the dividend payment derived from the Company's business for the period ended 31 December 2024 at the rate of 0.22 Baht per share, with the total number of shares not exceeding 200,015,474 shares. Total dividend payment amount is not exceed 44,003,404.28 Baht which was equivalent to 32.33% of net profit of the separate financial statement after reserves.

The total amount of dividend payment shall be derived from profit under BOI privilege and will subject to withholding tax at the rate determined by the laws (if any).

**Opinion of the Board:**

The Board of Directors deemed it appropriate to propose to the 2025 Annual General Meeting of Shareholders to consider and approve the allocation of the net profit as a legal reserve in the amount of 4,501,000 Baht. As a result, the Company shall have legal reserve in the amount of 10,001,000 Baht, which is 10 percent of the registered capital of the Company and consider and approve the dividend payment at the rate of 0.22 Baht per share, with the total number of shares not exceeding 200,015,474 shares. Total dividend payment amount is not exceed 44,003,404.28 Baht which was equivalent to 32.33% of net profit of the separate financial statement after reserves. This is lower than the Company's dividend policy because in 2025, the Company anticipates continued growth in 2025 and needs to reserve cash flow for working capital, which may increase. This is to ensure that the Company can grow and generate long-term sustainable profits, as well as maintain liquidity, reduce debt and interest burdens from financial institutions, which will keep the Company's financial ratios at an appropriate level. Additionally, the Company has an obligation of investment paying in the final tranche of Innoviz Solutions Company Limited.

The total amount of dividend payment shall be derived from profit under BOI privilege and will subject to withholding tax at the rate determined by the laws (if any).

The details of historical of dividend payment are shown in the Notice of this Meeting which delivered to the shareholders. The Company shall determine the record date for the right to receive the dividend (Record Date) on 30 April 2025, and to pay dividend within 20 May 2025.

The Moderator then solicited questions and comments from the meeting. However, no questions or opinions were submitted.

Therefore, proposed the Meeting consider and vote. The consideration of this agenda must be approved by a majority vote of the shareholders who attend the meeting and cast their votes.

**Resolution:** The Meeting was considered and resolved, with a majority vote of the shareholders who attended the meeting and cast their votes, to approve the allocation of the net profit as a legal reserve and the dividend payment deriving from the operating results for the year 2024 as proposed.

Shareholders	Amount (vote)	Percentage
Approve	154,639,612	99.80%
Disapprove	304,904	0.20%
Abstain	0	-
Voided	0	-
<b>Total</b>	<b>154,944,516</b>	<b>100.00%</b>

#### **Agenda 5 To consider and approve the re-election of Directors to replace those retired by rotation**

The Moderator informed the meeting that for the election to be fair and in accordance with the principles of good governance, the Moderator invites the board who retired by rotation to leave the conference room before conducting the election.

The Moderator informed the meeting that pursuant of the Public Limited Company Act B.E. 2535 (as amended) and Article 18 of the Articles of Association of the Company which separate that director must retire at least one third (1/3) of the total number of directors to retire. If the number of directors cannot be divided into three parts. The number of directors closest to one-third (1/3) of director shall be retired in the first and second year. After registering that to draw lots to see who will be issued for the following years, the committee who has been in office for the longest time shall be retire. is retired. Directors who retire may be re-elected.

In this general meeting of shareholders, there are 3 directors who must retire by rotation, namely:

Name		Position
(1)	Mr. Kanchit Bunajinda	- Director - Independent Director - Chairman of the Risk Policy Committee - Member of the Nomination and Remuneration Committee
(2)	Mr. Pakorn Jiemskultrip	- Director - Member of the Executive Committee
(3)	Ms. Sriprae Thanathitiphan	- Director - Member of the Executive Committee

Additionally, to comply with the policy to promote good governance and demonstrate the fair and equitable treatment of all shareholders, the Company offered an opportunity for shareholders to nominate persons deemed qualified, knowledgeable, competent and suitable to represent them as directors in advance from

1 October 2024 until 31 December 2024. The company has published the rules and guidelines that the company Defined on the Company's website. However, after the expiration of the period It appears that no shareholder nominated any person.

The Company has set the policy, provided that the Nomination and Remuneration Committee is responsible to consider the candidates equipped with sufficient breadth of knowledge and professional proficiency relating to the Company's business as well as the necessary skills required to fulfill the Board proficiency as defined in the Board Skill Matrix. Candidates must possess qualifications and experiences, without prejudice to gender, nationality, religion, in the fields contributable to the accomplishment of short-term and long-term business strategies; devoting their time and efforts in performing the duties; not possessing the prohibited characteristics stipulated in the law and the good governance of the listed companies. The screening of the candidates in the selection and nomination

**Opinion of the Nomination and Remuneration Committee:** The Nomination and Remuneration Committee has thoroughly considered and selected qualified and suitable individuals to be proposed to hold the position of the Company's directors in accordance with the qualifications, working experiences, skills, and expertise, as well as the proportion of the Board members, including the performance of the directors from previous year. The Nomination and Remuneration Committee considers that the three persons are fully qualified as directors according to Section 68 of the Public Limited Company Act B.E. 2535 and have no characteristics that are unworthy of confidence for management of a business in which the public are shareholders, as set forth by the regulations of the Securities and Exchange Commission ("SEC"). They also have qualifications, working experiences and expertise which shall be beneficial to the Company's business operation. They duly performed their duties as the members of the Company's Board of Directors and/or the sub-committees well and effectively throughout the time as well as being able to give opinions and recommendations for the best interest of the Company. Moreover, they are also competent with useful knowledge, skills, and extensive experience to benefit the Company's operation as well as having honesty and integrity in conducting the Company's businesses. They also have an ability to make decisions independently and they also dedicate time and pay attention to fulfilling their duties and responsibilities.

In addition, the Nomination and Remuneration Committee has considered that Mr. Kanchit Bunajinda is qualified to be independent director according to the regulation prescribed the Company. Additionally, he has performed their duties well and be able to give independent opinions and recommendations for the best interest of the Company and in compliance with the relevant regulations and laws.

**Opinion of the Board:** The Board of Directors, excluding the nominated directors, has thoroughly and carefully considered through the screening process under the criteria for the selection of the board of directors and agreed that all 3 nominated directors are knowledgeable, experienced, and have a background of expertise from many professions. have qualifications suitable for the company's business operations be qualified able to supervise the business to achieve the goals including having qualifications and not having any prohibited characteristics by law Related announcements including directors who are nominated as independent directors. They can express their opinions freely and in accordance with the relevant guidelines.

In addition, the Board of Directors has considered that Mr. Kanchit Bunajinda, the person to be nominated as an independent director, is qualified to be independent director according to the regulation prescribed the Company. Additionally, he has performed their duties well and be able to give independent opinions

and recommendations in the best interest of the Company and in compliance with the relevant regulations and laws.

Accordingly, the Board of Directors has deemed necessary and agreed with the Nomination and Remuneration Committee and proposed the 2024 Annual General Meeting of Shareholders to approve for the election in replacement of those to be retired by rotation as directors of the Company for another term as follows;

Name		Position
(1)	Mr. Kanchit Bunajinda	- Director - Independent Director - Chairman of the Risk Policy Committee - Member of the Nomination and Remuneration Committee
(2)	Mr. Pakorn Jiemsakultrip	- Director - Member of the Executive Committee
(3)	Ms. Sriprae Thanathitiphan	- Director - Member of the Executive Committee

Initial Information of persons nominated to be directors and an independent director including age, tenure, education, experiences, position in other companies, meeting attendance, a definition of independent director are enclosed in the Enclosure 3 as delivered to the shareholders with the Notice of this Meeting.

The Moderator then solicited questions and comments from the meeting. However, no questions or opinions were submitted.

Therefore, proposed the Meeting consider and vote. The consideration of this agenda must be approved by a majority vote of the shareholders who attend the meeting and cast their votes. To comply with good corporate governance guidelines, the meeting facilitator allowed the Meeting to elect the directors individually.

**Resolution:** The Meeting was considered and resolved, with a majority vote of the shareholders who attended the meeting and cast their votes, to approve the re-election of Mr. Kanchit Bunajinda, Mr. Pakorn Jiemsakultrip and Ms. Sriprae Thanathitiphan who will retire by rotation, as directors for another term as proposed.

The voting result of this agenda was as follows:

- (1) Mr. Kanchit Bunajinda to be re-elected for another term as Director, Independent Director, Chairman of the Risk Policy Committee and Member of the Nomination and Remuneration Committee

Shareholders	Amount (vote)	Percentage
Approve	154,944,516	100.00%
Disapprove	0	0.00%
Abstain	0	-
Voided	0	-
<b>Total</b>	<b>154,944,516</b>	<b>100.00%</b>

- (2) Mr. Pakorn Jiemsakultrip to be re-elected for another term as Director and Member of the Executive Committee

<b>Shareholders</b>	<b>Amount (vote)</b>	<b>Percentage</b>
Approve	154,944,516	100.00%
Disapprove	0	0.00%
Abstain	0	-
Voided	0	-
<b>Total</b>	<b>154,944,516</b>	<b>100.00%</b>

- (3) Ms. Sriprae Thanathitiphan to be re-elected for another term as Director and Member of the Executive Committee

<b>Shareholders</b>	<b>Amount (vote)</b>	<b>Percentage</b>
Approve	154,944,516	100.00%
Disapprove	0	0.00%
Abstain	0	-
Voided	0	-
<b>Total</b>	<b>154,944,516</b>	<b>100.00%</b>

#### **Agenda 6: To consider and approve the remuneration to the Directors for the year 2025**

The Moderator informed the meeting that pursuant of the Public Limited Company Act B.E. 2535 (included amended) and Article 33 of the Articles of Association of the Company, the determination of remunerations for directors and sub-committees must be approved by the Shareholders' Meeting of the Company.

The Company as defined remuneration policy with concerns about all appropriateness such as tasks, responsibility, and functions of the Board of Directors beneficial for the Company, in comparison to the companies listed in Stock Exchange of Thailand in the same industry, and similar size. Meeting plans of the Board of Directors and individual groups of sub-committees are also taken into the consideration in order to meet appropriateness to take care and keep the directors, as well as to motivate the directors' operation with the Company, in order to achieve the goals effectively. For remuneration process, the Company assigned Nomination and Remuneration Committee to consider and propose suitable amount of remuneration to the Board of Directors for approval prior to the shareholders' consideration and approval annually.

**Opinion of the Nomination and Remuneration Committee :** The Nomination and Remuneration Committee considered the remuneration of the Board of Directors appropriately and discretionarily basing on the comparative rate with others in the same industry, duties, responsibilities and the meeting plans of the Board of Directors as well as each sub-committees in the year 2025 including business expansion and growth of the Company's profit, the Committee proposed to determine the 2025 remuneration of the Directors shall not exceed Baht 6,000,000 (Six Million Baht).

**Opinion of the Board:** The Board of Directors agreed to propose the Meeting of Shareholders for consideration and approval of the remuneration of the Directors for the year 2025 at the rate not exceed Baht 6,000,000 (Six Million Baht). Details of which are as follows:

- 1) Meeting allowance, which will be paid to non-executive directors based on their attendances at each meeting.

	<b>2024 Baht per Meeting</b>	<b>2025 (Proposed year) Baht per Meeting</b>
<b>The Board of Directors</b>		
- Chairman of the Board of Directors	30,000	30,000
- Director	20,000	20,000
<b>The Audit Committee</b>		
- Chairman of the Audit Committee	20,000	20,000
- Director	10,000	10,000
<b>The Risk Policy Committee</b>		
- Chairman of the Risk Policy Committee	20,000	20,000
- Director	10,000	10,000
<b>The Nomination and Remuneration Committee</b>		
- Chairman of the Nomination and Remuneration Committee	20,000	20,000
- Director	10,000	10,000
<b>The Executive Committee</b>		
- Chairman of the Executive Committee	- None -	- None -
- Director	- None -	- None -

- 2) Bonus : The bonus (calculated from the remaining amount of approved remuneration budget) will be allocated to directors by which the Board of Directors is authorized to determine the conditions, the details, and the rate of bonus payment as appropriate together with consideration of the Company's performance outcomes. In addition, the amount of bonus being allocated to each director is depended on the accountability, performance and the participation in the meeting. The Executive Director will not receive any director's bonus,
- 3) Other benefits : None

The remuneration of any committee newly established during the year shall be at the Board's discretion according to appropriateness and responsibility and the Board of Directors shall control the total remuneration to be within the amount of not exceeding 6,000,000 Baht as approved by the shareholders' meeting.

The above payment will be effective after obtaining an approval from the shareholder's meeting.

The Moderator then solicited questions and comments from the meeting. However, no questions or opinions were submitted.

Therefore, proposed the Meeting consider and vote. The consideration of this agenda must be approved by not less than 2/3 of the total shareholders who attend the meeting.

**Resolution:** The Meeting was considered and resolved, with a vote of not less than 2/3 of the total number of votes of shareholders who attended the meeting, to approve the remuneration for directors for year 2025 in the amount not exceeding Baht 6,000,000 as proposed.

The voting result of this agenda was as follows:

<b>Shareholders</b>	<b>Amount (vote)</b>	<b>Percentage</b>
Approve	154,944,516	100.00%
Disapprove	0	0.00%
Abstain	0	0.00%
Voided	0	-
<b>Total</b>	<b>154,944,516</b>	<b>100.00%</b>

**Agenda 7 To consider and approve the appointment of the external auditors and fix its audit fee for the year 2025**

The Moderator informed the Meeting that, pursuant of the Public Limited Company Act B.E. 2535 (included amended) and Article 58 of the Articles of Association of the Company, provided that the appointment of the auditor and the audit fee shall be considered and approved by the Annual General Meeting of Shareholders, and Article 59 of the Articles of Association of the Company, which stipulate that the Annual General Meeting of Shareholders shall determine an audit fee of the Company each year. In addition, a notification from the Capital Market Supervisory Board, TorJor. 75/2561 imposes limits on an appointment of individual external auditors (but not the audit firm) at listed companies to no more than seven fiscal years, therefore, other individual external auditors from the same audit firm shall be appointed. However, the auditor shall be re-appointed after five fiscal years interval break.

**Opinion of the Board:** The Board of Directors concurred with the proposal of the Audit Committee considered and deemed it appropriate to propose the Meeting of Shareholders to appoint the auditors from Proud in Pro Company Limited (“Proud in Pro”) to act as the Company’s auditors for the year 2025, details as follows:

	<b>Name</b>	<b>License No.</b>	<b>Number of year auditing for the Company</b>
1.	Ms. Sansanee Poolsawat	6977	4 years* (2021)
2.	Mr. Theerayut Panyathaweesub	6553	never signed on the Company’s financial statement.
3.	Ms. Witita Sujitranuch	7408	never signed on the Company’s financial statement.

\* Since the Company has been registered for transformation as Public Company Limited.

The names of the above three certified public accountants are on the list of the auditors approved by the Office of the Securities and Exchange Commission, which are auditors from Proud in Pro, who is the inspector and comment on the Company's financial statements and signing the audit report. In case those three auditors are not able to perform their work, Proud in Pro would appoint its proper, qualified and

certified auditor to perform the audit and express an opinion on the Company's financial statements in their place.

The remuneration for auditors for the 2025 financial statements including its quarterly financial statements will be fixed at Baht 1,405,000 consisting of:

Description	2024	2025 (year proposed)
● Audit Fee	1,355,000	1,355,000
● Non-audit fee	50,000*	50,000*
<b>Total</b>	<b>1,405,000</b>	<b>1,405,000</b>

\* Review BOI

Please note that Proud in Pro and the appointed auditors for the Company and subsidiary companies do not have any relations or interests to the Company, subsidiary companies, executive, major shareholders or related persons in the way that could affect their independent implementation.

Proud in Pro is also an auditor of 9 subsidiaries in Thailand. While Orbit Digital Company Limited shall appoint EY Office Limited to be the external auditor. The details of audit fee of subsidiaries shall be as follows:

Subsidiaries and a key joint-venture in Thailand	Auditor	2024		2025	
		Audit fee	Non-audit fee	Audit fee	Non-audit fee
9 Subsidiaries	Proud in Pro Company Limited	2,215,000	100,000	1,765,000	125,000
Orbit Digital Company Limited	EY Office Limited	400,000	60,000	410,000	60,000
<b>Total</b>		<b>2,615,000</b>	<b>160,000</b>	<b>2,175,000</b>	<b>185,000</b>

\* Review BOI

9 subsidiaries in Thailand which Proud in Pro is also an auditor shall be as follows:

1. Ingenio Company Limited
2. Bluebik Addenda Company Limited
3. Bluebik Global Company Limited
4. GMVPI Company Limited
5. Bluebik Titans Company Limited
6. Bluebik Nexus Company Limited
7. Sauce Skills Company Limited
8. Bluebik Vulcan Company Limited
9. Innoviz Solutions Company Limited

Even though Proud in Pro is not the auditor for Orbit Digital Company Limited, the Board of Directors will supervise ensure that the financial statements were prepared in a timely manner.

The Moderator then solicited questions and comments from the meeting. However, no questions or opinions were submitted.

Therefore, proposed the Meeting consider and vote. The consideration of this agenda must be approved by a majority vote of the shareholders who attend the meeting and cast their votes.

**Resolution:** The Meeting was considered and resolved, with a majority vote of the total shareholders present in the Meeting and eligible to vote, to approve the appointment of Ms. Sansanee Poolsawat, CPA Registration No. 6977, and/or Mr. Theerayut Panyathaweesub CPA Registration No. 6553, and/or Ms. Witita Sujitranuch, CPA Registration No. 7408, from Proud In Pro, as auditors of the Company for the year 2025, and fix the audit fee for the 2025 fiscal year in the total amount of Baht 1,405,000 as proposed.

The voting result of this agenda was as follows:

<b>Shareholders</b>	<b>Amount (vote)</b>	<b>Percentage</b>
Approve	154,944,516	100.00%
Disapprove	0	0.00%
Abstain	0	-
Voided	0	-
<b>Total</b>	<b>154,944,516</b>	<b>100.00%</b>

#### **Agenda 8 Other Matters (if any)**

The Moderator informed the Meeting that the Other Matters were set forth in the Meeting in order for the shareholders to ask questions, discuss and or give suggestion related to the Meeting to the Board of Directors and/or the executives of the Company (if any). Therefore, no other matters would be presented to the meeting for approval, and there was no vote in this agenda.

The shareholders asked questions and gave comments, as follows:

#### **Mr. Chairat Ngamboonanan (the shareholder) made inquiries as follows:**

1. The current situation in the private sector, specifically whether project delays and the practice of dividing work into smaller phases (as seen last year) are still ongoing, and how the company is addressing these issues?

**Mr. Pochara Arayakarnkul (Director and Chief Executive Officer) answered:** Although the current economic situation remains uncertain, and some project announcements have been postponed or broken into smaller phases, the overall outlook has improved compared to the previous year. Therefore, the Company acknowledges the continued economic uncertainty but remains proactive in addressing it.

The Company has implemented a strategy of customer base diversification, targeting both new clients and previously untapped segments, such as government agencies. Additionally, the Company has expanded its reach within existing focus industries by acquiring new clients.

On the sales and business development, the company has adopted a more proactive approach. The sales team is well-prepared and works closely with partners to identify and manage new pipelines. The current pipeline remains at a satisfactory level, supporting continued business operations.

2. Whether any project revisions or delivery delays in the early part of the year could lead to increased costs.

**Mr. Pochara Arayakarnkul (Director and Chief Executive Officer) answered:** Project plan adjustments or delivery delays may occur occasionally due to operational factors or customer issues. The Company prioritizes customer satisfaction and remains responsive to client needs while maintaining strict cost control in accordance with predefined budgets. In cases where a project is projected to exceed its target, the Company has established control measures, including review and oversight by management and/or the Executive Committee. Overall, the Company's costs remain within manageable and controllable levels.

3. Following the announcement of business groups granted licenses of Virtual Banks, will the Company have the opportunity to receive additional work beyond the strategic services that the Company is already providing?

**Mr. Pochara Arayakarnkul ( Director and Chief Executive Officer) answered:** The Company is currently in discussions with the licensed groups. There are several projects in areas such as Data, AI, and Platform development that are open for competition. While some projects have already completed the vendor selection process, many are still ongoing. These present significant business opportunities for the company.

4. Are operations in Vietnam still on track and is there a risk of slowdown due to ongoing trade war?

**Mr. Pochara Arayakarnkul ( Director and Chief Executive Officer) answered:** The Company has not observed any significant impact in Vietnam at this time. The projects pipeline have been ongoing since the previous year, and clients continue to confirm their timelines as planned. Furthermore, the business sectors served by the Company in Vietnam are only indirectly affected or not yet affected by the trade war. Moreover, the Company noted that revenue contribution from Vietnam remains relatively low compared to Thailand. As such, expanding the customer base in Vietnam is part of the Company's future growth plan.

5. In terms of Orbit Digital Company Limited's (Orbit) growth plan this year, has the Company discussed with PTT Oil and Retail Business Public company Limited (OR) concerning an increase in digital investment allocation?

**Mr. Pochara Arayakarnkul (Director and Chief Executive Officer) answered:** It is a standard process for Orbit to align its operations with OR's overall planning. While specific details of OR's investment plans may not be disclosed, the Company is fully committed to allocating appropriate resources to support such plans effectively. Orbit remains well-positioned to meet OR's digital service needs, as OR continues to initiate a significant number of digital projects each year. As a member of the OR Group, Orbit works closely with OR in both information sharing and resource preparation. The annual plan for the current year has already been established.

6. What is the employee turnover rate after bonus payments and does the resignation of executive affect the Company?

**Mr. Pochara Arayakarnkul (Director and Chief Executive Officer) answered:** The Company's turnover rate remains at a normal level. Executive resignations have not affected the Company's operations,

and leadership transitions have been appropriate given the current business context. Additionally, the Company has brought in new executives to support its ongoing business growth objectives.

7. How the Company maintains its "passion to win" mindset among employees as the organization grows larger, compared to when it was still a small company?

**Mr. Pochara Arayakarnkul (Director and Chief Executive Officer) answered:** the Company remains committed to business expansion, while also closely monitoring the ongoing economic uncertainties. The Company places strong emphasis on cultivating a performance-driven culture through the development of systems that support performance monitoring and compensation management.

For executives, compensation is structured with both fixed salaries and performance-based incentives, with a significant portion tied to performance in order to encourage leadership engagement and drive organizational success. For employees, the Company has implemented an Employee Joint Investment Program (EJIP) to foster a sense of ownership and shared success, helping to build stronger engagement and motivation for long-term growth with the Company.

In addition, the Company continues to prioritize a strong recruitment and selection process. Currently, a well-established system is in place to attract and identify qualified talent, and continuous improvements are being made. New generations of employees joining the Company increasingly demonstrate the vision and readiness to help drive the organization toward international markets.

8. What is the current status of the backlog?

**Mr. Pochara Arayakarnkul (Director and Chief Executive Officer) answered:** The Company is not yet able to disclose the latest backlog information until the announcement of the Q1/2025 financial results. However, during Q1/2025, there have been relatively few service contract awards. Despite this, the Company's pipeline remains at a healthy level, and efforts continue to focus on expanding business opportunities and competing for new projects.

9. What is the company's view on share buyback program?

**Mr. Pochara Arayakarnkul (Director and Chief Executive Officer) answered:** Share buyback is considered as one of the alternatives comparable to dividend payments. However, in recent periods, the Company has benefited from tax privileges granted by the BOI, allowing for dividend distributions without tax obligations. As a result, share buyback is not deemed a necessary option at this time. Although capital gains from the sale of repurchased shares are not subject to tax, accurately assessing the market price of shares is inherently challenging, and the Company may not yet possess the specific expertise in this area. Therefore, the Company is placing greater emphasis on efficient management and fair distribution of returns to shareholders.

**Mr. Suwit Srivilairit, the shareholder (the shareholder) made inquire:** Suggestion for the Company to consider organizing shareholder meetings in a hybrid or onsite format to facilitate shareholder interaction, communication, and inquiries.

**Mr. Pochara Arayakarnkul (Director and Chief Executive Officer) answered:** The Company has carefully considered various formats for holding meetings, with the aim of managing associated costs effectively. Participation through online channels currently has continued to be satisfactory. As this result, the



Notice of the 2026 Annual General Meeting of Shareholders  
Bluebik Group Public Company Limited

Company has decided to proceed with organizing meetings in an online format. Nevertheless, the Company will continue to review and assess this approach for future appropriateness.

The Moderator asked whether any shareholder had any comments or queries, and there was no shareholder proposing any additional comments or queries.

The Chairman, as the representative of the Board of Directors, thanked all shareholders for always supporting the Company's operations. Also, as the representative of shareholders and the Board of Directors, the Chairman thanked the executives and all employees to be part of the management with determination resulting in continuous growth in performance of the Company. The Chairman thanked partners, suppliers, and customers for supporting the Company to be the leading consultant in digital transformation until now, then the Chairman declared the 2025 Annual General Meeting of Shareholders was adjourned.

Meeting was adjourned at 12.00 hrs.

- *Signature* -

(Mr. Thana Thienachariya)  
Chairman of the meeting

- *Signature* -

Minutes Recorder  
(Ms. Jittra Wikraipaisal)  
Company Secretary

### **Attachment**

#### **Summary of Questions, Answers, and Suggestions from the 2025 Annual General Meeting of Shareholders that were not brought to the meeting discussion**

**Mr. Nikom Phakapintu (the shareholder) made inquiries as follows:**

1. Can the shareholder use ID card with Digital Signature Certification via TDID to register for the meeting? Due to a representative of the meeting platform provider informed that such a document is not acceptable for registration with the Company. However, based on his experience with online shareholder meetings of other listed companies using the same platform, this document has not previously been rejected for registration.

**Answer:** Upon verification with the meeting system service provider, it was found that the service provider had made an initial miscommunication occurred regarding registration procedures. Shareholders were in fact allowed to register using a national ID card signed with a Digital Signature Certification via TDID. However, issues arose when certification stamps overlapped important ID information, rendering those mentioned documents unverifiable. This was later clarified by the service provider during the meeting in response to shareholder inquiries.

2. Based on prior experience attending shareholder meetings of other listed companies, I submitted questions under the "Other Matters" agenda item, but they were not addressed or presented during the meeting which possibly due to a high volume of questions. In such cases, the meeting chairperson committed to addressing all questions in the meeting minutes. Has there ever been any instance where questions were filtered or concealed by the meeting platform provider?

**Answer:** The Company would like to reaffirm that all questions submitted by shareholders through the meeting system were received in full. The service provider had no involvement in screening or filtering the questions. However, as explained during the meeting, the Company reserves the right to select which questions to address during the session, prioritizing those directly relevant to the meeting agenda. Questions that were submitted but did not pertain directly to the agenda items were therefore not presented or addressed during the meeting.

**2025 Annual Report (Form 56-1 One Report) in the Form of QR Code**

The Stock Exchange of Thailand by Thailand Securities Depository Company Limited, as a securities registrar, has developed a system which allows SET Listed Companies to send to the shareholders the documents regarding the General Meeting of Shareholders and the annual report in the electronic form accessible through QR Code in order for the shareholders to access the information with ease. Shareholders can download the 2025 Annual Report (Form 56-1 One Report) through QR Code below or as appeared on the registration form.

**QR Code Downloading Procedures for the 2025 Annual Report (Form 56-1 One Report)****For iOS System (iOS 11 and above)**

1. Turn on mobile phone camera.
2. Scan the QR Code
3. The notification will appear on top of the screen. Click on the notification to access documents related to the meeting.

Remark: If the notification does not appear on the mobile phone screen, the QR Code can be scanned with other applications such as QR CODE READER, Facebook or LINE.

**For Android System**

1. Open applications such as QR CODE READER, Facebook or LINE  
How to scan QR Code with LINE application
  - 1.1 Open LINE application and click on "Add friend".
  - 1.2 Choose QR Code
  - 1.3 Scan QR Code
2. Scan the QR Code to access documents related to the meeting.

### Preliminary information of Nominees for Election as Directors



#### Mr. Vasit Kanjanahuttakit

**Type of director proposed for appointment** : Director / Independent Director / Chairman of the Audit Committee / Member of the Corporate Governance, Risk Policy and Sustainability Committee / Member of the Nomination and Remuneration Committee

**Current Position** : Director / Independent Director / Chairman of the Audit Committee / Member of the Corporate Governance, Risk Policy and Sustainability Committee / Member of the Nomination and Remuneration Committee

**Age** : 47 Years

**Nationality** : Thai

**Appointment date as a director** : 17 March 2021 (The date that the Company converted to public company limited)

**Number of years as director and independent directors** : 5 years (from the date of conversion to a public company in 2021)

#### Education:

- Master of Science in Accounting, University of Virginia, Charlottesville, Virginia, USA.
- Bachelor of Science in Commerce Accounting Concentration, University of Virginia, Charlottesville, Virginia, USA

#### Training from Thai Institute of Directors (IOD):

- Director Accreditation Program (DAP167/2019)
- Advanced Audit Committee Program (AAP 51/2024)
- Subsidiary Governance Program (SGP 9/2024)
- ESG in the Boardroom: A Practical Guide for Board (ESG 3/2024)

**Shareholding proportion in the Company:** Director : -None-

**(As of 31 December 2025)** Spouse / minor child: -None-

#### Professional Experiences in the 5 Preceding Years :

 Positions in Listed Company – The Stock Exchange of Thailand		
2021 – Present	Chairman of the Audit Committee/ Member of the Corporate Governance, Risk Policy and Sustainability Committee / Member of the Nomination and Remuneration Committee / Independent Director	Bluebik Group Public Company Limited
2018 – 2022	Deputy Managing Director	Srisawad Capital 1969 Public Company Limited

 Positions in Other Organizations / Institutes / Businesses (Non-Listed Company)

2025 – Present	Director	Show No Limit Company Limited
2025 – Present	Director	Srisawad Property Solutions Casa Company Limited
2024 – Present	Chief Executive Officer	SWP Asset Management Company Limited
2024 – Present	Director	Srisawad Asset Solutions Company Limited
2024 – Present	Director	Srisawad Property Solutions Company Limited
2023 – Present	Director	Innoviz Solutions Company Limited IT consulting, software
2022 – Present	Director	J Vasu Pain Management Company Limited
2018 – Present	Director	Srisawad Power 2014 Company Limited
2016 – Present	Director	Srisawad International Holding Company Limited
2022 – 2024	Managing Director	SWP Asset Management Company Limited
2015 – 2023	Director	Srisawad Vietnam LLC
2020 – 2021	Chairman of the Audit Committee/ Member of the Risk Policy Committee/ Member of the Nomination and Remuneration Committee / Independent Director	Bluebik Group Company Limited

 Positions in Other Business that may cause conflicts of interest or in competition with the Company

-None-

**Meeting Attendance in 2025:**

▪ Board of Directors	6/6	(100.00%)
▪ Audit Committee	4/4	(100.00%)
▪ Corporate Governance, Risk Policy and Sustainability Committee	4/4	(100.00%)
▪ Nomination and Remuneration Committee	3/3	(100.00%)

**Nomination Criteria and Procedure:** The Board of Directors has agreed with the proposal made by the Nomination and Compensation Committee which undertook nomination procedures by carefully considering appropriateness of qualifications, knowledge, capability, and experience of the retired directors. It is of the view that the candidates are fully qualified, under the Public Limited Companies Act, without any prohibited characteristics, for election as directors of the Company, under the criteria of the Office of the Securities and Exchange Commission and other regulatory agencies, including that he is qualified for the business operation of the Company and he does not take

any position in other organization that competes with/related to the Company.

**Additional Qualifications of Nominated Independent Director:** The Board of Directors has carefully considered that he can express his opinions independently and prescribe by the relevant regulations which has been reviewed by the Nomination and Remuneration Committee.

Relationship with the Company	Status	
1. Related by blood or legal registration as a father, a mother, a spouse, a sibling, a son/daughter or a spouse of a son/daughter of other directors, executives, major shareholders, controlling persons, or an individual to be nominated as directors, executives, or controlling parties of the Company or subsidiary.	-None-	
Criminal offense record during the past 10 years	Qualification	
1. Being adjudged of convicting a crime or being on trial for convicting a crime.	<input type="checkbox"/> Yes	<input checked="" type="checkbox"/> None
2. Being adjudged bankrupt or a receiver is appointed.	<input type="checkbox"/> Yes	<input checked="" type="checkbox"/> None
3. Being a management in the Company of partnership which is adjudged bankrupt, or a receiver is appointed.	<input type="checkbox"/> Yes	<input checked="" type="checkbox"/> None

**Information for considering the election of Independent Directors :**

Having the following interest with the Company / subsidiaries / associates or any legal entities that have conflicts, at present or in the past 2 years		
1. Being a director that take part in managing day-to-day operation, or being an employee, or advisor who receive a regular salary	:	None
2. Being a professional service provider (i.e., Auditor, Legal Consultant or Financial Advisory)	:	None
3. Having business relation that is material and could be barrier to independent judgement (i.e., the purchase / sale of raw material / product / service, lending or borrowing)	:	None
4. Being a businessperson or being a director who is involved in management, employee, consultant who receives a regular salary or holding shares exceeding one percent of the total number of shares with voting rights of businesses with the same conditions and significant competition	:	None



**Mr. Pongsuk Hiranprueck**

<b>Type of director proposed for appointment</b>	:	Director / Independent Director / Member of the Audit Committee
<b>Current Position</b>	:	Director / Independent Director / Member of the Audit Committee
<b>Age</b>	:	48 Years
<b>Nationality</b>	:	Thai
<b>Appointment date as a director</b>	:	17 March 2021 (The date that the Company converted to public company limited)
<b>Number of years as director and independent directors</b>	:	5 years (from the date of conversion to a public company in 2021)

**Education :**


- Bachelor of Fine and Applied Arts Program in Performing Arts, Srinakharinwirot University


**Training from Thai Institute of Directors (IOD):**


- Director Accreditation Program (DAP 170/2020)

<b>Shareholding proportion in the Company:</b>	Director :	-None-
<b>(As of 31 December 2025)</b>	Spouse / minor child:	-None-

**Professional Experiences in the 5 Preceding Years :**

 Positions in Listed Company – The Stock Exchange of Thailand		
2022 – Present	Independent Director / Member of the Audit Committee	FN Factory Outlet Public Company Limited
2021 – Present	Member of the Audit Committee / Independent Director	Bluebik Group Public Company Limited

 Positions in Other Organizations / Institutes / Businesses (Non-Listed Company)		
2018 – Present	Director	National Science Museum Thailand (NSM)
2013 – Present	Director	Nui Show Company Limited
2000 – Present	Director / Chief Executive Officer	Show No Limit Company Limited
2020 – 2021	Member of the Audit Committee / Independent Director	Bluebik Group Company Limited

 Positions in Other Business that may cause conflicts of interest or in competition with the Company		
-None-		

**Meeting Attendance in 2025:**

▪ Board of Directors	6/6	(100.00%)
▪ Audit Committee	4/4	(100.00%)

**Nomination Criteria and Procedure:** The Board of Directors has agreed with the proposal made by the Nomination and Compensation Committee which undertook nomination procedures by carefully considering appropriateness of qualifications, knowledge, capability, and experience of the retired directors. It is of the view that the candidates are fully qualified, under the Public Limited Companies Act, without any prohibited characteristics, for election as directors of the Company, under the criteria of the Office of The Securities and Exchange Commission and other regulatory agencies, including that he is qualified for the business operation of the Company and he does not take any position in other organization that competes with/related to the Company.

**Additional Qualifications of Nominated Independent Director:** The Board of Directors has carefully considered that he can express his opinions independently and prescribe by the relevant regulations which has been reviewed by the Nomination and Remuneration Committee.

Relationship with the Company	Status	
1. Related by blood or legal registration as a father, a mother, a spouse, a sibling, a son/daughter or a spouse of a son/daughter of other directors, executives, major shareholders, controlling persons, or an individual to be nominated as directors, executives, or controlling parties of the Company or subsidiary.	-None-	
Criminal offense record during the past 10 years	Qualification	
1. Being adjudged of convicting a crime or being on trial for convicting a crime.	<input type="checkbox"/> Yes	<input checked="" type="checkbox"/> None
2. Being adjudged bankrupt or a receiver is appointed.	<input type="checkbox"/> Yes	<input checked="" type="checkbox"/> None
3. Being a management in the Company of partnership which is adjudged bankrupt, or a receiver is appointed.	<input type="checkbox"/> Yes	<input checked="" type="checkbox"/> None

**Information for considering the election of Independent Directors :**

Having the following interest with the Company / subsidiaries / associates or any legal entities that have conflicts, at present or in the past 2 years		
1. Being a director that take part in managing day-to-day operation, or being an employee, or advisor who receive a regular salary	:	None
2. Being a professional service provider (i.e., Auditor, Legal Consultant or Financial Advisory)	:	None
3. Having business relation that is material and could be barrier to independent judgement (i.e., the purchase / sale of raw material / product / service, lending or borrowing)	:	None
4. Being a businessperson or being a director who is involved in management, employee, consultant who receives a regular salary or holding shares exceeding one percent of the total number of shares with voting rights of businesses with the same conditions and significant competition	:	None



**Mr. Phiphat Prapapanpong**

**Type of director proposed for appointment** : Director

**Age** : 43 Years

**Nationality** : Thai

**Education:**

- Master of Science Program in Applied Statistics, National Institute of Development Administration
- Bachelor of Engineering (Computer Engineering), King Mongkut's Institute of Technology Ladkrabang

**Training from Thai Institute of Directors (IOD):**

- Director Accreditation Program (DAP 181/2021)

**Shareholding proportion in the Company :** Director : 1.25% (Including the shareholding directly and indirect through Bluebik Group Holding Company Limited)  
**(As of 31 December 2025)**

Spouse / minor child: -None-

**Professional Experiences in the 5 Preceding Years :**

**Positions in Listed Company – The Stock Exchange of Thailand**

2021 – 2024	Director	Bluebik Group Public Company Limited
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**Positions in Other Organizations / Institutes / Businesses (Non-Listed Company)**

2020 – Present	Director	Bluebik Group Holding Company Limited
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2017 – Present	Managing Director / Director	Ingenio Company Limited
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**Positions in Other Business that may cause conflicts of interest or in competition with the Company**

-None-

**Meeting Attendance in 2025:**

-None-

**Nomination Criteria and Procedure:** The Board of Directors has agreed with the proposal made by the Nomination and Compensation Committee which undertook nomination procedures by carefully considering appropriateness of qualifications, knowledge, capability, and experience of the nominated director. It is of the view that the candidates are fully qualified, under the Public Limited Companies Act, without any prohibited characteristics, for election as directors of the Company, under the criteria of the Office of The Securities and Exchange Commission and other regulatory agencies, including that he is qualified for the business operation of the Company and he does not take any position in other organization that competes with/related to the Company.



Relationship with the Company	Status	
1. Related by blood or legal registration as a father, a mother, a spouse, a sibling, a son/daughter or a spouse of a son/daughter of other directors, executives, major shareholders, controlling persons, or an individual to be nominated as directors, executives, or controlling parties of the Company or subsidiary.	-None-	
Criminal offense record during the past 10 years	Qualification	
1. Being adjudged of convicting a crime or being on trial for convicting a crime.	<input type="checkbox"/> Yes	<input checked="" type="checkbox"/> None
2. Being adjudged bankrupt or a receiver is appointed.	<input type="checkbox"/> Yes	<input checked="" type="checkbox"/> None
3. Being a management in the Company of partnership which is adjudged bankrupt, or a receiver is appointed.	<input type="checkbox"/> Yes	<input checked="" type="checkbox"/> None

## **Criteria and methods for nominating directors and independent directors**

In order for the nomination and appointment of the Company's directors to be rigorous and transparent in accordance with the principles of good corporate governance, The Board of Directors meeting no. 1/2021 held on Thursday 11 February 2021 has appointed the Nomination and Remuneration Committee. ("Nomination Committee") to consider the selection of directors when the position is vacant or vacant due to retire by rotation including recruiting executives and the person with authority to manage the Company by defining policies, rules and procedures in nominating that are transparent to propose to the Board of Directors' meeting and/or the shareholders' meeting to consider and approve.

### **1. Nomination and Appointment of Directors and Independent Directors**

#### **1.1 Nomination and Appointment of Directors**

##### a) New Directors

- Have qualifications in accordance with applicable laws, rules, regulations, requirements and the Articles of Association
- Have knowledge, competence, skills and a wide range of experiences in various professional fields that are beneficial to the performance of the director's duties.
- Be necessary to the elements of the Board of Directors by considering the Board Skill Matrix that is beneficial to the Company and is consistent with the Company's business direction.
- Have stake or conflicts of interest that may occur with the Company.

##### b) Existing Directors

- Performance in the previous year
- Beneficial opinions and suggestions
- Devoting time to perform duties for the Company
- Participation in various activities of each director

In the election of directors to replace the vacant positions other than retiring by rotation, the Nomination and Remuneration Committee may recruit and nominate qualified candidates for the Board of Directors to elect a director in replacement of the vacant position with a vote of not less than three-fourths of the number of remaining directors. The person who replaces the vacant position will have the same term of office as the remaining term of the director he replaces.

At every Annual General Meeting, one-third (1/3) of the Directors, or, if their number is not a multiple of three, then the number nearest to one-third, must retire from office. The Directors retiring in the first and second years following the registration of the Company shall be drawn by lots. In every subsequent year, the Director who has been longest in office shall retire. A retiring Director is eligible for re-election. Voting for the election of directors at the annual general meeting of shareholders will use individual ballots. The criteria and methods of election according to the Company's Articles of Association are as follows:

- (a) Each shareholder shall have one vote per share in electing one (1) director
- (b) Each shareholder may cast all his/her vote(s) according to (a) to elect one or several candidates as directors, but cannot allot the votes to any candidate at any number.
- (c) The candidates receiving the highest number of votes in the respective order of the votes shall be elected as directors until all of director positions are filled. In the event that the number of

candidates receiving an equal number of votes, which would otherwise cause the number of directors to be exceeded, a Chairman of the meeting shall have one (1) casting vote.

### **1.2 Nomination and Appointment of Independent Directors**

In the selection and propose to appoint independent directors, the consideration is based on the number of independent directors in the composition of the Board of Directors by

- Have full qualifications in according to notifications of the Capital Market Supervisory Board and notifications of the Stock Exchange of Thailand and in according to the regulations of the Securities and Exchange Commission (SEC)
- Be according to the definition of independent director of the Company.

#### **Qualifications of Independent Director**

The principles for the appointment of Independent Director of the Company are of the same definition and in accordance with the minimum requirement for Independent Director as determined by the Office of the Securities and Exchange Commission or the Stock Exchange of Thailand which are qualifications as follows:

- 1) An independent director holds no more than one percent of the total voting shares of the Company, parent company, subsidiary, associate, major shareholders, or controlling person of the Company including the shareholding of persons related to the independent directors.
- 2) An independent director is not currently be or never been the Company's executive director, worker, employee, salaried consultant, or controlling parties, parent company, subsidiary, associate, same-level subsidiary, major shareholders, or controlling person of the Company during the period of two preceding years. Relaxation of this requirement is in the case where the person is retired as a government official or as a consultant of a government agency which is a majority shareholder or has controlling interest for less than two years.
- 3) An independent director is not related by blood or legal registration as a father, a mother, a spouse, a sibling, a son/daughter or a spouse of a son/daughter of other directors, executives, major shareholders, controlling persons, or an individual to be nominated as directors, executives, or controlling parties of the Company or subsidiary.
- 4) An independent director does not have or never has had a business relationship with the Company, its parent company, subsidiaries, associates, major shareholders or controlling persons in such a manner that may obstruct the exercise of independent discretion. Moreover, an independent director is not or was not a significant shareholder or a controlling person of any party that has a business relationship with the Company, its parent company, subsidiaries, associates, major shareholders or controlling persons, unless such status has ended no less than two years before the date of filing.

The business relationship under the first paragraph includes any normal business transaction, rental or lease of immovable property, the transaction relating to assets or services or granting or receipt of financial assistance through receiving or extending loans, guarantee, providing assets as collateral, and any other similar actions, which results in the Company or his counterparty being subject to indebtedness payable to the other party in the amount of 3 percent or more of the net tangible assets of the Company, or above Baht 20 million, whichever is lower. The amount of such indebtedness shall be calculated according to the method for calculation of the value of connected transactions under the Notification of the Capital Market Supervisory Board governing rules on connected transactions mutatis mutandis. The consideration of such

indebtedness shall include indebtedness occurred during the period of one year prior to the date on which the business relationship with the person commences.

- 5) An independent director is not or was not an auditor of the Company, its parent company, subsidiaries, associates, major shareholders or controlling persons, and is not a significant shareholder or a controlling person of the Company or a partner of auditing companies that employ auditors of the Company, its parent company, subsidiaries, associates or controlling persons, unless such status has ended no less than two years before the date of filing.
- 6) An independent director is not or was not a provider of any professional services including those as a legal consultant or a financial consultant that receives service fees of more than Baht 2 million per year from the Company, its parent company, subsidiaries, associates, major shareholders or controlling persons of the Company, and is not a significant shareholder, a controlling person or a partner of providers of professional services, unless such status has ended no less than two years before the date of filing.
- 7) An independent director is not a director appointed as a representative of director of the Company, major shareholders or shareholders related to the major shareholders.
- 8) An independent director does not undertake any business of the same nature and in competition with the Company or its subsidiaries or is not a significant partner in a partnership or is an executive director, an employee, a staff member, a consultant with monthly salary or holds more than 1 percent of the total number of voting shares of other companies which undertake any business of the same nature and in competition with the Company or its subsidiaries.
- 9) An independent director does not have any other characteristics which can compromise the expression of free views about the Company's business operations.

### To consider and approve the remuneration of Directors for the year 2026

In order for the determining the remuneration of the Company's directors to be rigorous and transparent in accordance with the principles of good corporate governance, The Board of Directors meeting no. 1/2021 held on Thursday 11 February 2021 has appointed the Nomination and Remuneration Committee. ("Nomination Committee") to consider the guidelines for determining the remuneration and other benefits of the Company's directors executive and the person with authority to manage the Company fairly and reasonably to propose to the Board of Directors' meeting and/or the shareholders' meeting for approval.

The Nomination and Remuneration Committee shall consider the appropriated structure and remuneration of the directors in accordance with duty, responsibility and motivation to drive the Company to short-term and long-term goal. The remuneration of the directors and executives shall be consistent with the long-term strategy and goal of the Company as well as experiences, obligation, scope, duty, responsibilities, and expected benefit from each director and executives. The remuneration shall be comparable with the leading ICT businesses in the same category. In this regard, the Board of Directors entrusted the Nomination and Remuneration Committee to consider and determine of the directors' remuneration and submit such determined remuneration to the Board of Directors for reviewing prior to the submission to the shareholders' meeting.

The Board of Directors agreed to propose the Meeting of Shareholders for consideration and approval of the remuneration of Directors for the year 2026 at the rate not exceeding 6,000,000 Baht. Details are as follows:

- 1) Meeting allowance, which will be paid to non-executive directors based on their attendances at each meeting.

	2025 Baht per Meeting	2026 (Proposed year) Baht per Meeting
<b>Board of Directors</b>		
- Chairman of the Board of Directors	30,000	30,000
- Director	20,000	20,000
<b>Audit Committee</b>		
- Chairman of the Audit Committee	20,000	20,000
- Member	10,000	10,000
<b>Corporate Governance, Risk Policy and Sustainability Committee</b>		
- Chairman of the Corporate Governance, Risk Policy and Sustainability Committee	20,000	20,000
- Member	10,000	10,000
<b>Nomination and Remuneration Committee</b>		
- Chairman of the Nomination and Remuneration Committee	20,000	20,000
- Member	10,000	10,000
<b>Executive Committee</b>		
- Chairman of the Executive Committee	- None -	- None -
- Member	- None -	- None -

- 2) **Bonus** : The bonus will be calculated from the remaining amount of approved remuneration budget, the determination of the terms, details, and payment rate is at the discretion of the Nomination and Remuneration Committee and the Board of Directors, taking into account the length of service, authorities, responsibilities, participation in the meetings including the Company's performance.
- 3) **Other benefits** : None

Remark

- A. The remuneration mentioned above applies only to non-executive directors.
- B. The remuneration of any committee newly established during the year shall be at the Board of Directors' discretion according to appropriateness and responsibility, and the Board of Directors shall control the total remuneration to be within the amount of not exceeding 6,000,000 Baht as approved by the shareholders' meeting.

The above payment will be effective after obtaining an approval from the shareholder's meeting.

**Auditor’s name, Details of audit fees for the year 2026 and a list of subsidiaries that use the same auditor**

Pursuant of the Public Limited Company Act B.E. 2535 (included amended) and Article 58 of the Articles of Association of the Company, provided that the appointment of the auditor and the audit fee shall be considered and approved by the Annual General Meeting of Shareholders, and Article 59 of the Articles of Association of the Company, which stipulate that the Annual General Meeting of Shareholders shall determine an audit fee of the Company each year. In addition, a notification from the Capital Market Supervisory Board, TorJor. 75/2561 imposes limits on an appointment of individual external auditors (but not the audit firm) at listed companies to no more than seven fiscal years, therefore, other individual external auditors from the same audit firm shall be appointed. However, the auditor shall be re-appointed after five fiscal years interval break.

The Board of Directors’ Meeting No. 1/2026 held on 19 February 2026, has considered it appropriate to propose the Shareholders’ Meeting to appoint the auditors from Proud in Pro Company Limited (**Proud in Pro**), which have long experience and expertise in accordance with international standards, as the auditors of the Company for the year 2026.

	<u>Name</u>	<u>License No.</u>	<u>Number of year auditing for the Company</u>
1.	Mr. Theerayut Panyathaweesub	6553	never signed on the Company’s financial statement
2.	Ms. Sansanee Poolsawat	6977	5 years* (Start signing 2021)
3.	Ms. Witita Sujitranuch	7408	never signed on the Company’s financial statement
4.	Mr. Somckid Tiatragul	2785	never signed on the Company’s financial statement

\* 5 years since the Company has been registered for transformation as Public Company Limited and 7 years since signed on the Company’s financial statements.

The names of the above three certified public accountants are on the list of the auditors approved by the Office of the Securities and Exchange Commission, which are auditors from Proud in Pro, who is the inspector and comment on the Company's financial statements and signing the audit report. In case those three auditors are not able to perform their work, Proud in Pro would appoint its proper, qualified and certified auditor to perform the audit and express an opinion on the Company’s financial statements in their place.

In addition, the meeting was requested to consider and propose to the Board of Directors' meeting, and the Annual General Meeting of Shareholders to consider and approve the remuneration of the auditors for the year 2026, at the total amount of 1,290,000 Baht consisting of:

<b>Description</b>	<b>2025</b>	<b>2026 (year proposed)</b>
● Audit Fee	1,355,000	1,240,000
● Non-audit fee	50,000*	50,000*
<b>Total</b>	<b>1,405,000</b>	<b>1,290,000</b>

\* Review BOI

Please note that Proud in Pro and the appointed auditors for the Company and subsidiary companies do not have any relations or interests to the Company, subsidiary companies, executive, major shareholders or related persons in the way that could affect their independent implementation.

Proud in Pro is also an auditor of 9 subsidiaries in Thailand. While Orbit Digital Company Limited shall appoint EY Office Limited to be the external auditor. The details of audit fee of subsidiaries shall be as follows:

Subsidiaries and a key joint-venture in Thailand	Auditor	2025		2026	
		Audit fee	Non-audit fee*	Audit fee	Non-audit fee*
1. 9 Subsidiaries	Proud in Pro Company Limited	1,765,000	125,000	1,855,000	125,000
2. Orbit Digital Company Limited	EY Office Limited	410,000	60,000	420,000	60,000
<b>Total</b>		<b>2,175,000</b>	<b>185,000</b>	<b>2,275,000</b>	<b>185,000</b>

\* Review BOI

9 subsidiaries in Thailand which Proud in Pro is also an auditor shall be as follows:

1. Ingenio Company Limited
2. Addenda Company Limited
3. Bluebik Global Company Limited
4. GMVPI Company Limited
5. Bluebik Titans Company Limited
6. Bluebik Nexus Company Limited
7. Sauce Skills Company Limited
8. Bluebik Digital Compay Limited (Formerly Bluebik Vulcan Company Limited)
9. Innoviz Solutions Company Limited

Even though Proud in Pro is not the auditor for other subsidiaries, the Board of Directors will supervise ensure that the financial statements were prepared in a timely manner.

**Profiles and Experience of Auditors**

**Name - Surname:** Mr. Theerayut Panyathaweesub  
**Certified Public Accountant No.:** 6553  
**Auditor Office:** Proud In Pro Company Limited  
**Professional certificate:**  
- Certified Public Accountant (CPA)  
and approved by SEC Thailand  
- Member of the Federation of  
Accounting Professions of Thailand

**Education:**

- Chulalongkorn University M.B.A. Accounting
- Thammasat University Bachelor of Accounting

**Experience :**

- An associate partner in PwC
- Over 25 years of business experiences on auditing. Industry experience : Manufacturing, Services, Hospitality, Real Estate, and Energy businesses. He has involved in audit work of the biggest listed companies who is the large operations in Thailand and overseas; the United States, Australia, Indonesia, China, Mongolia, Singapore, Maldives, Fiji, Mauritius, Hongkong and the United Kingdom.

**Shareholding proportion in the Company:**  Yes (Amount..... shares)  None (As of 31 December 2025)

**Information for considering:**

1. Relationship with the Company /subsidiary/associated company or legal entity with potential : -None- conflict.
2. Material business relationship preventing independent performance of duties : -None-
3. Family relationship with management or major shareholder of the Company or subsidiaries : -None-
4. Relationship as a director and employee, staff member or holding any position of the : -None- Company or subsidiary.

### Profiles and Experience of Auditors



<b>Name - Surname:</b>	Ms. Sansanee Poolsawat
<b>Certified Public Accountant No.:</b>	6977
<b>Auditor Office:</b>	Proud In Pro Company Limited
<b>Professional certificate:</b>	<ul style="list-style-type: none"> <li>- Professional Qualifications and Memberships Certified Public Accountant (Thailand)</li> <li>- Certified Public Accountant (CPA) and approved by SEC Thailand</li> <li>- ASEAN Chartered Professional Accountant</li> </ul>

#### Education:

- Master of economic law : Taxation from Chulalongkorn University, Thailand
- Master of accounting from Thammasat University, Thailand
- Bachelor of management in accounting (honours) from Burapha University, Thailand

- Experience :**
- More than 20 years of experience working in Assurance Services in providing services covering variety type of business including those listed on the Stock Exchange of Thailand and other limited companies both domestically and internationally. Her experience is including:
    - Auditing of public companies, initial public offering companies, non-public companies and government enterprises in Thailand under Thai and international standards
    - Internal and external training in auditing and accounting
    - Development of accounting professions under the Federation of Accounting Professions (FAP)
    - Secondment to Grant Thornton in the UK

**Shareholding proportion in the Company:**  Yes (Amount..... shares)  None (As of 31 December 2025)

#### Information for considering:

1. Relationship with the Company /subsidiary/associated company or legal entity with potential : -None-conflict.
2. Material business relationship preventing independent performance of duties : -None-
3. Family relationship with management or major shareholder of the Company or subsidiaries : -None-
4. Relationship as a director and employee, staff member or holding any position of the : -None-Company or subsidiary.

**Profiles and Experience of Auditors**

<b>Name - Surname:</b>	Ms. Witita Sujitranuch
<b>Certified Public Accountant No.:</b>	7408
<b>Auditor Office:</b>	Proud In Pro Company Limited
<b>Professional certificate:</b>	<ul style="list-style-type: none"><li>- Professional Qualifications and Memberships Certified Public Accountant (Thailand)</li><li>- Certified Public Accountant (CPA) and approved by SEC Thailand</li></ul>

**Education:**

- Mälardalen University, Sweden School of Sustainable Development of Society and Technology Master's Degree of International Marketing
- Chulalongkorn University, Faculty of Commerce and Accounting Master's Degree of Financial Accounting
- Burapha University, Faculty of Humanities and Social Sciences Bachelor's Degree of Business Administration (Majoring in Accounting)

- Experience :** - 15 years' experience in the assurance service and 9 years' experience in accounting in providing services covering variety type of business including those listed on the Stock Exchange of Thailand and other limited companies both domestically and internationally. Her experience is including:
1. Auditing of public companies, initial public offering companies, non-public companies and government enterprises in Thailand under Thai and international standards
  2. Internal and external training in auditing and accounting

**Shareholding proportion in the Company:**  Yes (Amount..... shares)  None (As of 31 December 2025)

**Information for considering:**

1. Relationship with the Company /subsidiary/associated company or legal entity with potential : -None- conflict.
2. Material business relationship preventing independent performance of duties : -None-
3. Family relationship with management or major shareholder of the Company or subsidiaries : -None-
4. Relationship as a director and employee, staff member or holding any position of the : -None- Company or subsidiary.

### Profiles and Experience of Auditors



**Name - Surname:** Mr. Somckid Tiatragul  
**Certified Public Accountant No.:** 2785  
**Auditor Office:** Proud In Pro Company Limited  
**Professional certificate:**  
- Certified Public Accountant (CPA)  
and approved by SEC Thailand  
- Member of the Federation of  
Accounting Professions of Thailand

#### Education:

- Master of Business Administration, Kasetsart University, Thailand
- Bachelor of Accounting, Chulalongkorn University, Thailand

#### Experience :

- Audit Partner and Director at Arthur Andersen
- Audit Partner at Grant Thornton Thailand
- Over 50 years of experience working in Assurance Services in providing services covering variety type of business including those listed on the Stock Exchange of Thailand and other limited companies both domestically and internationally. Industry experience : Manufacturing, Trading, Agricultural, Financial Services, Construction, Property Development and Real Estate, Healthcare and Recreation, Transportation and Coastal Port Services, Not-for-profit Organization, Etc.

**Shareholding proportion in the Company:**  Yes (Amount..... shares)  None (As of 31 December 2025)

#### Information for considering:

1. Relationship with the Company /subsidiary/associated company or legal entity with potential : -None-  
conflict.
2. Material business relationship preventing independent performance of duties : -None-
3. Family relationship with management or major shareholder of the Company or subsidiaries : -None-
4. Relationship as a director and employee, staff member or holding any position of the : -None-  
Company or subsidiary.

**Articles of Association in relation to the shareholders' meeting****Chapter 3****Directors and Authorities of Directors**

Article 15. A Board of Directors shall consist of not less than five (5) directors. The Board of Directors shall select one of the directors to be the Chairman of the Board of Directors. If the Board of Directors has considered that it is appropriated, one or more directors may be elected to be the Vice Chairman or other position as deem appropriate. At least half of the directors shall reside within the Kingdom of Thailand.

Article 16. Directors are not required to be Company shareholder.

Article 17. The shareholders' meeting shall appoint the directors, based on a majority voting of shareholders who attend the meeting and vote according to criteria and procedures as follows:

- (1) Each shareholder shall have one vote per share.
- (2) Each shareholder may cast all his/her vote(s) to elect one or several candidates as directors but cannot allot the votes to any candidate at any number.
- (3) The candidates receiving the highest number of votes in the respective order of the votes shall be elected as directors until all of director positions are filled. In the event that the number of candidates receiving an equal number of votes, which would otherwise cause the number of directors to be exceeded, a Chairman of the meeting shall have a casting vote.

Article 18. At every Annual General Meeting, one-third (1/3) of the Directors, or, if their number is not a multiple of three, then the number nearest to one-third, must retire from office. The Directors retiring in the first and second years following the registration of the Company shall be drawn by lots. In every subsequent year, the Director who has been longest in office shall retire.

A retiring Director is eligible for re-election.

Article 19. Apart from vacating office by rotation, directors shall vacate office upon:

- (1) death;
- (2) resignation;
- (3) lack of qualifications, or disqualifications under Public Limited Companies Act or Securities and Exchange Act;
- (4) dismissal by a resolution passed by a shareholder meeting; or
- (5) dismissal by Court order.

Article 20. Any director wishing to resign from office shall tender his/her resignation to the Company. Such resignation will become effective on the date the original letter of resignation reaches the Company

A director who resigns in accordance with the paragraph one above may also notify the Registrar of his/her resignation for acknowledgment.

Article 21. In the case of a vacancy in the Board of Directors otherwise than by rotation, the Board of Directors shall elect one person who is qualified and possesses no prohibited attributes under the Public Limited Companies Act and the Securities and Exchange Law as a replacement director at the next Board of Directors' meeting, except where the remaining duration in office of the director is less than two (2) months. The said replacement director shall hold office only for the remaining term of the director whom he/she replaces.

The resolution of the Board of Directors under paragraph one shall be passed by a vote of not less than three-fourths (3/4) of the number of the remaining directors.

Article 22. In case where all the directors of the board are discharged, the discharged directors must hold their positions in order to run the company's businesses as long as necessary until the new board is appointed, unless ordered otherwise by the court in case where the discharge is ordered by the court.

The discharged board of directors has to hold a shareholder meeting in order to appoint a new board within one (1) month from the day on which the board is discharged by sending appointment letters to all shareholders at least fourteen (14) days before the meeting day and advertising the meeting on a newspaper for at least three (3) days before the meeting day. The advertisements have to be made for at least three (3) consecutive days.

In this regard, the advertisement of the meeting notice in newspapers may be advertising via electronic media in accordance with any other criteria prescribed by the Registrar.

The Board of Directors may send the meeting notice to the shareholders by electronic means. If the shareholder has requested or giving consent in writing or give consent by electronic means according to channels, methods and within the period specified by the company, or according to the rules prescribed by the Registrar

Article 23. The shareholder meeting may pass a resolution to remove any director prior to his/her retirement by rotation, by a vote of not less than three-fourths (3/4) of the number of shareholders attending the meeting with the right to vote. The shares held by them must not in the aggregate be less than half (1/2) of the number of shares held by shareholders attending the meeting with the right to vote.

Article 24. The Board of Directors is responsible for managing all activities of the Company and has the authorities and duties to perform within the scope of the law, objectives, and articles of association of the Company and according to the resolution of the shareholders' meeting.

The Board of Directors may assign one or more people to perform any task on behalf of the Board of Directors.

Article 25. The board of directors has to hold at least one (1) time every three (3) months.

Article 26. A meeting of the board of directors must be held in the area where the Company's head office is located or at any adjacent provinces or any other places as designated by the Chairman or his assignee.

The meeting of the Board of Director can be held through electronic devices in accordance with the criteria, methods, and the information security standards, specified by related law including any amendments of laws. The meeting of the committee through electronic devices may identify the location of the company's head office as the meeting place.

Article 27. As for the invitation, the chairman or the one assigned by the chairman must send invitation letters to all directors at least three (3) days before the meeting day, except a case of emergency where rights or advantages of the Company have to be protected. In an emergency case, the notification of the meeting can be given through via electronic means, or any other mean and the meeting day can be determined to be earlier.

In case where two or more directors request for a board meeting, the chairperson has to appoint the meeting day within fourteen (14) days from the day on which the request is made.

Article 28. At a meeting of the Board of Directors, which is a self-meeting, there must be directors present of not less than one half of the total number of directors in order to form a quorum.

The Chairman of the Board of Directors shall preside over the meeting. In the event that the Chairman of the Board is absent or unable to discharge his/her duties if the Vice-Chairman is available, he/she shall preside over the meeting. If the Vice-Chairman is absent or unable to discharge, then the directors attending the meeting shall elect one of the directors to preside over the meeting.

Article 29. Decisions made by the meeting shall be based on a majority of votes.

Each director shall have one vote except that a director having a personal interest in any matter shall have no right to vote on that particular matter. In the case of tie of votes, the presiding Chairman is entitled to the casting vote.

Article 30. For the number or names of the directors authorized to sign and bind the Company, two directors shall be authorized to jointly sign with the Company's seal affixed. The shareholders' meeting or the Board of Directors' meeting may specify names of the directors authorized to sign and bind the Company.

Article 31. The directors shall not engage in any business with the nature similar to the Company's business, and in competition with the businesses of the Company, or become partners in an ordinary partnership or become partners with unlimited liability in a limited partnership or become directors of a private or public company operating business of a nature similar thereto, and in competition with the businesses of the Company, unless they have notified the shareholder meeting prior to a resolution having been passed appointing them as Company directors.

Article 32. The directors shall inform the Company without delay if they have any direct or indirect interest in any contract made by the Company or they hold shares or debentures of the Company or an affiliate or the total number of such shares or debentures increased or decreased.

Article 33. The Director's pension and remuneration are determined by the shareholders' meeting. The Company's Directors shall be entitled to remuneration for the performance of their duties in the form of reward, meeting allowance, allowance, bonus or remuneration in whatever form according to the article of associate or consideration by the shareholders' meeting. The remuneration may be fixed at a certain amount or a general guideline and for time to time or for a period of time as fixed until changed and in addition to receiving allowances and welfare according to the Company's regulations.

The contents of paragraph one do not affect the rights of officers and employees of the Company who are elected as directors to receive remuneration and benefits in their capacities as officers or employees of the Company.

Remuneration under paragraph one and two must not be contrary to or inconsistent with maintaining the qualifications of independent directors as prescribed by the Securities and Exchange Act.

#### **Chapter 4** **Shareholder Meetings**

Article 34. A meeting of the General Meeting of Shareholder must be held in the area where the Company's head office is located or at any adjacent provinces or any other places as designated by the Chairman or his assignee.

The meeting of the General Meeting of Shareholder can be held through electronic devices in accordance with the criteria, methods, and the information security standards, announcement, specified by related law including any amendments of laws.

In the event that any shareholders' meeting is conducted via electronic means, the Company's head office shall be deemed the venue of such meeting.

Article 35. The Board of Directors shall convene a shareholder meeting at least once a year called "Annual General Meeting" within four months from the last date of the Company's fiscal year. Any meeting other than the said shall be referred to as "Extraordinary General Meeting".

The Board of Directors may call an Extraordinary General Meeting whenever it thinks fit, or one or more shareholders holding shares in the aggregate of not less than ten (10) percent of the total number of outstanding shares may, at any time subscribe his/her/their names to a letter requesting the Board of Directors to call an Extraordinary General Meeting with the agenda and reasons for calling the meeting clearly specified in such letter. In this regard, the Board of Directors shall proceed to hold a shareholders' meeting within forty-five (45) days from the date on which such letter from the shareholders is received. In case the Board of Directors fails to hold the meeting within forty-five (45) days from the date on which such letter from the shareholders is received, the shareholders who subscribed his/her/their name or other shareholders holding shares in the aggregate number of shares as required may call such meeting within forty-five (45) days from the end of the period prescribed above. In such event, the meeting shall be considered convened by the Board of Directors and the Company

shall be responsible for the necessary expenses arising from holding such meeting and provide reasonable facilitation. In case the quorum of any shareholders' meeting called by the shareholders is not constituted in accordance with Article 37, such shareholders requesting to call the meeting shall be collectively responsible to reimburse the Company for the expenses arising from holding such meeting.

Article 36. In an invitation letter for a shareholder meeting, the board must clearly indicate the place, date, time and agenda of the meeting, and issues to be reported to the quorum of the meeting with appropriate details by clearly indicating whether each of the reported issues is for acknowledgment, approval, or consideration, together with the board's opinions towards such matters. The invitation letters must be sent to all shareholders and the public company limited registrar at least seven (7) days before the meeting day and advertising the meeting on a newspaper for at least three (3) days before the meeting day. The advertisements have to be made for at least three (3) consecutive days. In this regard, the advertisement of the meeting notice in newspapers may be advertising via electronic media in accordance with any other criteria prescribed by the Registrar.

Delivery of meeting notices to shareholders may be performed by electronic means, if the shareholder has requested or giving consent in writing or give consent by electronic means according to channels, methods and within the period specified by the company, or according to the rules prescribed by the Registrar.

Article 37. A shareholder meeting must be attended by at least twenty-five (25) or a half of all shareholder or shareholder's representatives (if any), and the total shares must be one-third (1/3) of all the sellable shares of the Company.

For a shareholder meeting that has passed the appointed time for one (1) hour but has not enough attendants as stated before, if the meeting is requested by shareholders, it will be cancelled. If the meeting is held not because of shareholders' request, the meeting has to be postponed to a new appointed date. The summon letters must be sent to all shareholders at least seven (7) days before the new meeting day. This new meeting need not be attended by attendants in the aforementioned number.

Delivery of meeting notices to shareholders may be performed by electronic means, if the shareholder has requested or giving consent in writing or give consent by electronic means according to channels, methods and within the period specified by the company, or according to the rules prescribed by the Registrar.

Article 38. A shareholder can authorized any other person to attend a shareholder meeting and give votes instead of the shareholder. The authorization must be done through a letter of authorization signed by both the shareholder and the authorized representative in the format set out by the public company limited registrar. The letter of authorization must be submitted to the chairman of the board, or any other person appointed by the chairman, at the meeting place, before the representative attends the meeting. The letter of authorization must at least include the following information.

(1) Number of shares held by the authority grantor,

(2) Name of the authorized representative, and

(3) The meeting(s) that the representative is authorized to attend and to give votes.

The proxy under the one paragraph may be made by electronic means instead, provided that the proxy is secure and reliable that the proxy is made by the shareholder, in accordance with the rules prescribed by the Registrar. In regard to sending, receiving and storage of documents related to proxy electronic means, the company will proceed in accordance with the rules prescribed by the electronic transaction law.

Article 39. A shareholder meeting must be run in the order of the agenda in the invitation letter, except the quorum of the meeting resolves that the order of the agenda must be changed. The resolution must be supported by at least two-third (2/3) of the attendants.

After all the agenda of a meeting in the invitation letter have been considered, shareholders whose shares are at least one-third (1/3) of all the sellable shares of the Company may ask the quorum of the meeting

to consider any agendum other than the agenda in the invitation letter.

In case where the quorum of a meeting does not finish considering the agenda in the invitation letter or the additional agenda proposed by shareholders, and the consideration of such agenda have to be postpone, the quorum has to determine the place, date and time for the next meeting; and ask the board of the Company to send to all shareholders the invitation letters with place, date, time and agenda of the meeting at least seven (7) days before the meeting day, and advertising the meeting on a newspaper for at least three (3) day's before the meeting day. The advertisements have to be made for at least three (3) consecutive days. In this regard, the advertisement of the meeting notice in newspapers may be advertising via electronic media in accordance with any other criteria prescribed by the Registrar.

Delivery of meeting notices to shareholders may be performed by electronic means, If the shareholder has requested or giving consent in writing or give consent by electronic means according to channels, methods and within the period specified by the company, or according to the rules prescribed by the Registrar.

Article 40. At the shareholder meeting, the Chairman of the Board shall preside over the meeting. If the Chairman is not present or is unable to discharge his/her duties, the Vice Chairman, if available, shall preside over the meeting. If there is no Vice-Chairman, or the Vice-Chairman is unable to perform his duty, then the meeting shall elect one of shareholders attending the meeting to preside over the meeting.

Article 41. In the shareholder meeting, each share shall be entitled to one vote.

In the event that a shareholder has an interest in any matter such the shareholder will not have the right to vote on that matter except voting for the election of directors.

Article 42. Unless otherwise specified in this Article or other cases as required by law, in casting votes and a resolution of the shareholder meeting shall be comprised of the majority of votes of the shareholders who attend the meeting and hold the right to vote. In the case of a tie, the Chairman of the meeting shall be entitled to another casting vote.


In the following cases, a resolution must be passed by a vote of not less than three-fourths (3/4) of the total number of votes of shareholders who are present at the meeting and have the rights to vote,

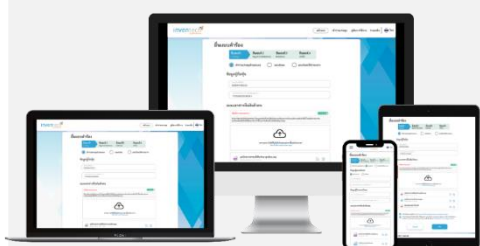
- (1) The sale or transfer of businesses of the Company, either in their entirety or in certain essential parts, to other persons.
- (2) The purchase or acceptance of transfer of businesses of other public companies or private companies to the Company.
- (3) The making, amending or cancellation of contracts relating to the leasing out of the businesses of the Company, either in their entirety or in certain essential parts, the assignment to any other persons to manage the businesses of the Company or the consolidation of the business with other persons with an objective towards profit and loss sharing.
- (4) The amendment of the Memorandum or Articles of Association.
- (5) The increase or decrease in the Company's capital
- (6) The issuance of debentures
- (7) The amalgamation or dissolution of the Company

## Guidelines for attending of Electronic Meeting by Inventech Connect, how to attend the Meeting by proxy, Voting, Vote Counting and Asking Questions or Expressing Opinions

Shareholders and proxies wishing to attend the meeting can proceed according to the procedure for submitting the request form to attend the meeting via electronic media as follows:

### Step for requesting Username & Password from via e-Request system

1. The Shareholders must submit a request to attend the meeting by Electronic Means via Web Browser at <https://fort.inventech.co.th/BBIK357075R/#/homepage> or scan QR Code  and follow the steps as shown in the picture



**\*\* Merge user accounts, please using the same email and phone number \*\***

- 1 Click link URL or scan QR Code in the letter notice Annual General Meeting
- 2 Choose type request for request form to 4 step  
Step 1 Fill in the information shown on the registration page  
Step 2 Fill in the information for verify  
Step 3 Verify via OTP  
Step 4 Successful transaction, The system will display information again to verify the exactitude of the information
- 3 Please wait for an email information detail of meeting and Password


2. For Shareholders who would like to attend the Meeting either through the Electronic Means by yourself or someone who is not the provided independent directors, please note that the electronic registration will be available from 9 April 2026 at 8:30 a.m. and shall be closed on 21 April 2026 Until the end of the meeting.
3. The electronic conference system will be available on 21 April 2026 at 11:00 a.m. (2 hours before the opening of the meeting). Shareholders or proxy holders shall use the provided Username and Password and follow the instruction manual to access the system.


### Appointment of Proxy to the Company's Directors


For Shareholders who authorize one of the Company's Independent Directors to attend and vote on his or her behalf, The Shareholders can submit a request to attend the meeting by Electronic Means of the specified procedures or send the proxy form together with the required documents to the Company by mail to the following address. The proxy form and required documents shall be delivered to the Company by 17 April 2026 at 5.00 p.m.

Bluebik Group Public Company Limited  
Investor Relations Department  
Address: 51 Naradhiwas Rajanagarindra Rd., Silom, Bangrak, Bangkok 10500

### If you have any problems with the software, please contact Inventech Call Center

 02-460-9229

 @inventechconnect

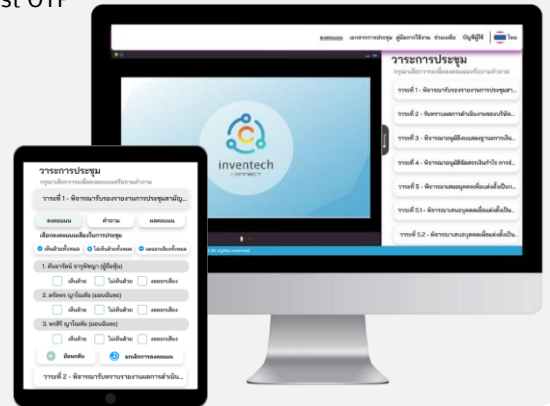
 The system available during 9 - 21 April 2026 at 08.30 a.m. – 05.30 p.m.  
**(Specifically excludes holidays and public holidays)**



Report a problem  
[@inventechconnect](#)

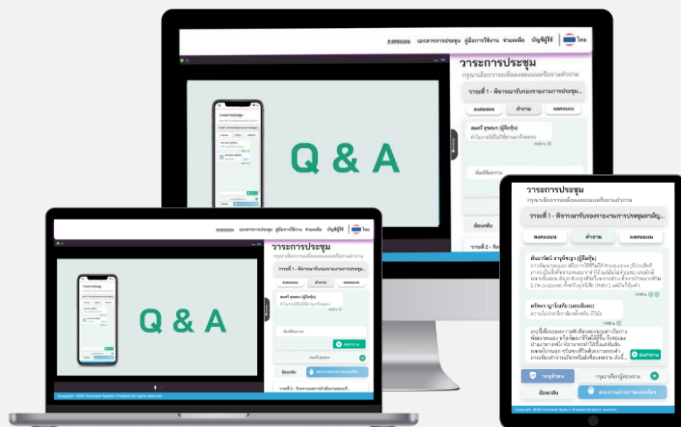
**Steps for registration for attending the meeting (e-Register) and voting process (e-Voting)**

- 1 Get email and password that you received from your email or request OTP
- 2 Click on “Register” button, the system has already registered and counted as a quorum.
- 3 Click on “Join Attendance”, Then click on “Accept” button
- 4 Select which agenda that you want to vote
- 5 Click on “Vote” button
- 6 Click the voting button as you choose
- 7 The system will display status your latest vote



To cancel the last vote, please press the button “Cancel latest vote (This means that your most recent vote will be equal to not voting, or your vote will be determined by the agenda result) Shareholders can conduct a review of the votes on an agenda basis. When the voting results for that agenda are closed.

**Step to ask questions via Inventech Connect**



- Select which agenda
- Click on “Question” button
- 1 Ask a question
  - Type the question then click “Send”
- 2 Ask the question via video
  - Click on “Conference”
  - Click on “OK” for confirm your queue
  - Please wait for the queue for you then you can open the microphone and camera

**How to use Inventech Connect**

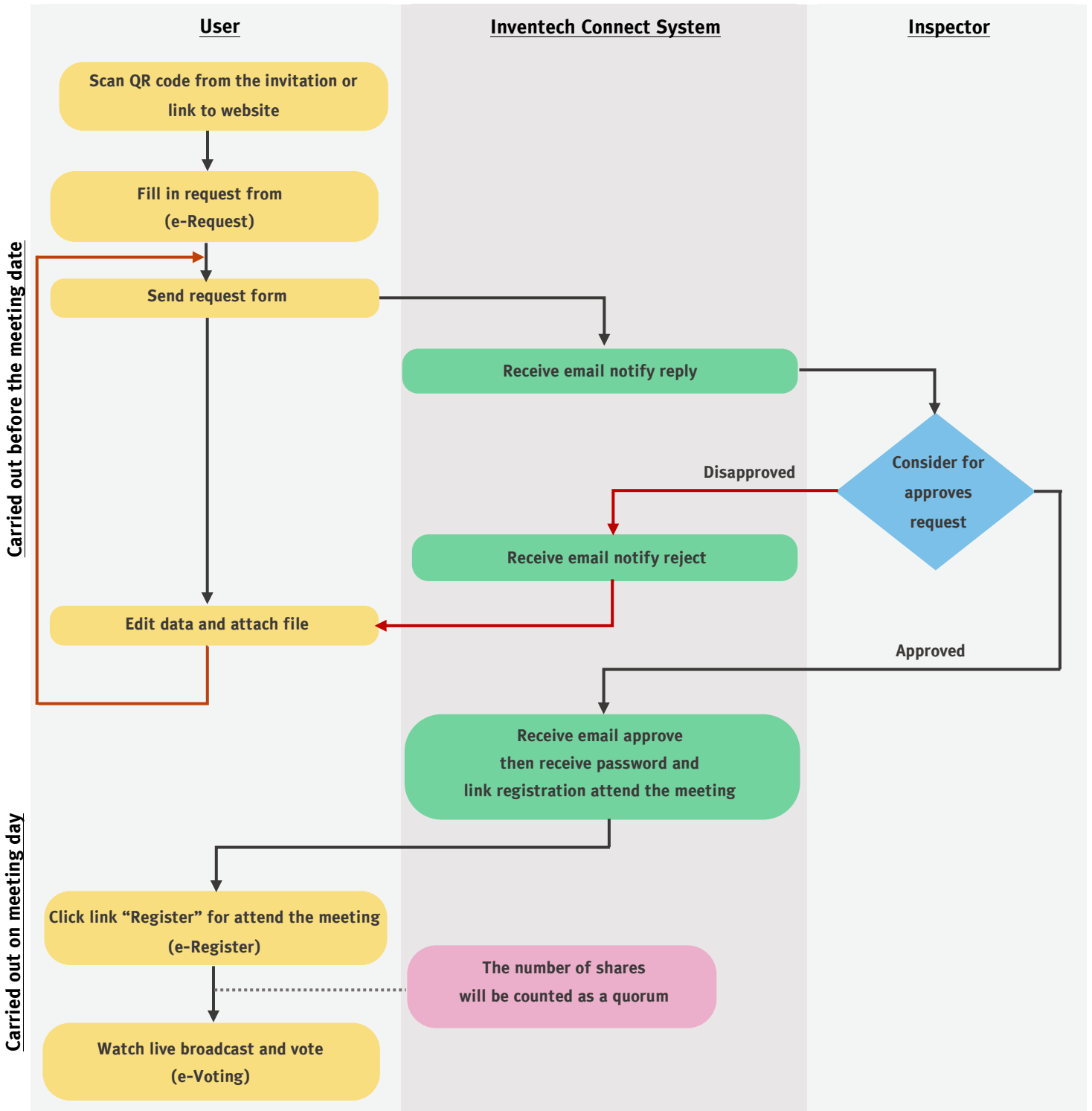


User Manual and Video of using Inventech Connect

\* Note Operation of the electronic conferencing system and Inventech Connect systems. Check internet of shareholder or proxy include equipment and/or program that can use for best performance. Please use equipment and/or program as the follows to use systems.

1. Internet speed requirements
  - High-Definition Video: Must be have internet speed at 2.5 Mbps (Speed internet that recommend).
  - High Quality Video: Must be have internet speed at 1.0 Mbps.
  - Standard Quality Video: Must be have internet speed at 0.5 Mbps.
2. Equipment requirements.
  - Smartphone/Tablet that use IOS or android OS.
  - PC/Laptop that use Windows or Mac OS.
3. Requirement Browser Chrome (Recommend) / Safari / Microsoft Edge **\*\* The system does not supported internet explorer.**

### Guidelines for attending of Electronic Meeting



#### Condition of use

**In case Merge account/change account**

In case filing request multiple by using the same email and phone number, the systems will merge account or in case user has more than 1 account, you can click on "Change account" and the previous account will still count the base in the meeting.

**In case Exit the meeting**

Attendees can click on "Register for exit the quorum", the systems will be number of your shares out from the meeting base.

## **Document and evidence required for e-Meeting**

### **Document for attending via Electronic Method (E-Meeting)**

#### **Ordinary Person**

- 1. In case the shareholders attend the meeting by themselves:** Valid evidence that issue by government authorities, e.g., the identification card, government officer identification card, driver license or passport, including the evidence of name or last name's change (if any).
- 2. In case of granting proxy holder**
  - 2.1 One of the proxy forms as attached to the notice to shareholders, completely filled in and signed by shareholder and proxy.
  - 2.2 Certified true copy of valid evidence of the shareholder as specified in item 1.
  - 2.3 Certified true copy of valid evidence of the proxy as specified in item 1.

#### **Juristic Person**

- 1. In case of shareholder's representative (director) attend the meeting by themselves.**
  - 1.1 The identification document of such authorized representative similar to those of ordinary person as specified in item 1.
  - 1.2 Copy of shareholder's Affidavit not over three months and certify by the authorized director showing that the authorized director has the authority to act on behalf of the shareholder.
- 2. In case of shareholder appoint proxy holder**
  - 2.1 One of the proxy forms as attached to the notice to shareholders, completely filled in and signed by the authorized director of shareholder and proxy.
  - 2.2 Copy of shareholder's Affidavit not over three months and certify by the authorized director showing that such authorized director signing the proxy form has the authority to act on behalf of the shareholder.
  - 2.3 Certified true copy of valid evidence issued by government authorities of the authorized director signing the proxy form.
  - 2.4 Certified true copy of valid evidence of the proxy issued by government authorities similar to those of individual shareholder specified in item1.
- 3. In the case of a shareholder who is a foreign investor and appoints a custodian in Thailand to be a stock depository and keeper**
  - 3.1 All evidence similar to those of the Juristic Person as specified in items 1 or 2.
  - 3.2 In case the foreign shareholder authorizes the custodian to sign the proxy form on its behalf, the following documents are required:
    - 1) Power of Attorney by foreign shareholder authorizing custodian to sign the proxy form on its behalf.
    - 2) Letter certifying that such custodian signing the proxy form has the permission to engage in the custodian business. In case the original documents are not in English, it shall be translated to the English language and certified true and correct translation by the shareholder (in case of ordinary person) or the authorized representative of shareholder (in case of juristic person).

\*\* By the Company will not make a request for additional document or creating an undue burden to the shareholders (ex. undefined to use the shareholder's the ID card of proxy, specify in addition to the documents or the circular letter formal related) \*\*

### **Guideline for Proxy Preparation**

The Company has prepared and provided 3 types of proxy forms to each shareholder, as prescribed by the Department of Business Development, Ministry of Commerce, as follows:

Form A: simple and general proxy form

Form B: specific proxy form

Form C: proxy form for foreign shareholder appointing the custodian in Thailand

**Note:** Should shareholders require a hard copy of the proxy form, please submit a request to [companysecretary@bluebik.com](mailto:companysecretary@bluebik.com).

### **The shareholder who is not able to attend the Meeting may appoint the proxy as follows:**

1. Select only one of the three forms provided above as follows:
  - 1.1 General shareholder shall select only one of either Form A or Form B.
  - 1.2 Shareholder listed in the share register book as foreign shareholder appointing the custodian in Thailand can select only one of the three proxy forms.
2. Authorize a person or an Independent Director to attend and vote at the Meeting on your behalf by specifying the name with details of a person to be your proxy or marking in front of the name of an Independent Director to be your proxy.
3. Affix the 20 Baht stamp duty on the proxy form in order to be valid and legally binding.
4. The shareholder may send the completed proxy form together with the above documentation to the Head Office of the Company at:
  - 1) Email: [IR@bluebik.com](mailto:IR@bluebik.com) and
  - 2) (Original document) Postal delivery: Attention to: “Investor Relations Department”  
Bluebik Group Public Company Limited  
51 Naradhiwas Rajanagarindra Rd. Silom, Bangrak, Bangkok, 10500

### **e-Proxy Voting**

To facilitate and reduce costs for shareholders, the Company has implemented the e-Proxy Voting service provided by the Thailand Securities Depository Company Limited (TSD), whereby:

- Individual shareholders who are members of the TSD Investor Portal (IVP) and have completed National Digital ID (NDID) verification can access the system via <https://ivp.tsd.co.th>.
- Funds managed by asset management companies and foreign legal entities managed by custodians can access the system via 'e-Proxy Voting for Intermediaries'.

Shareholders shall proceed with the aforementioned process until 17.00 hrs., one day prior to the meeting date. Should shareholders have any inquiries regarding e-Proxy, please contact the TSD at 02-009-9999.

## **Voting, Vote Counting and Asking Questions or Expressing Opinions**

In accordance with the Company's Good Corporate Governance policy regarding the fair and equitable treatment of shareholder rights, the Company has implemented the following practices for this Annual General Meeting of Shareholders.

### **The Company's procedures for the Shareholders' Meeting and Voting are as follows:**

- The number of voting rights of each shareholder shall be equivalent to the number of shares he or she holds in the Company and/or have received as a proxy, whereby one share is equivalent to one vote.
- Each shareholder shall cast his/her votes to either approve or disapprove or to abstain votes only. The votes on each agenda item cannot be divided except for the votes of custodians.
- In Agenda 5 to consider and approve the re-election of Directors to replace those retired by rotation, the voting of this agenda will be conducted individually in accordance with the corporate governance principles.
- Voting in the proxy form sent by the shareholders to the Company as the following manners would be considered as voided ballots which the Company would not count as votes in that agenda:
  - Voting with more than 1 box checked, except for Custodian.
  - Correction for strikeout of the vote without shareholders' signatures.
  - Voting that exceeds existing votes, for custodians only.

In this regard, to clarify the rules, voting methods, vote counting and methods of asking questions or expressing opinions as follows:

1. The meeting will consider the matters in order of the agenda specified in the meeting invitation letter by presenting information in each agenda and giving shareholders an opportunity to ask questions before voting and will notify the result of the vote to the meeting when the votes are counted in that agenda finish in order.
2. As for the method of voting, shareholders are requested to select the agenda item they wish to cast their votes and then click the "Voting" button, the system will then show 3 boxes for voting: Approve, Disapprove and Abstain. The shareholders holding proxies from several shareholders, the system will display all names of those who have been granted a proxy and the voting will be done separately for each person.

To cancel voting, press the "Cancel Voting" button for any shareholder who has not voted within the specified time. It shall be deemed that shareholders "approve" with that agenda and the voting can make amendments until there is notification of the closing of voting in that agenda. The Company allow voting time 1 minute and when the voting results for each agenda are closed. The results of that agenda will be announced to the meeting later.

3. The shareholders holding proxies from several shareholders and use the same e-mail and telephone number for identity verification, the system will combine the names of those granting proxies in the same user account. Except using different email addresses and phone numbers for identity verification, the system will not include the names of the proxies and it will be used as a separate user account. To access other accounts, select menu "User Account" and press the "Change Account" button to access the accounts of other proxies and the system will not remove votes from the meeting base.

4. In the event that shareholders register and leave the quorum before closing voting on any agenda, the votes of shareholders will not be counted as a quorum for the said agenda and votes will not be counted for the remaining agenda items. However, leaving the quorum in any agenda item shall not disqualify the rights of shareholders or proxies to return to attend the meeting, and vote on agenda items that have not yet been processed in the system.

5. Inquiries raised during the Meeting

Prior to voting of each agenda item, the Company shall provide attendees with an opportunity to inquire or express their opinions on the issues relating to such agenda item as appropriate, by selecting the agenda item they wish to inquire or express an opinion and then click the “Question” button. Questions may be raised through 2 channels as follows:

- By sending text messages: they may type a question and then click the “Send Question” button. The Company will answer the question in the Meeting in the agenda item relating to such question or
- through VDO Conference: they may click the “Question through VDO Conference” button and then click the “Agree” button to confirm the queue. Upon receiving a signal to ask a question, the attendees shall turn on their microphone and camera and state their name and surname and status as shareholder/proxy, before asking their questions every time to ensure that the meeting minutes are recorded correctly and completely.

There will be a one-minute time limit for shareholders to inquire in each agenda. The Company reserves the right to cut off the video and sounds of shareholders who ask questions or express impolite or defamatory comments, or violate any laws, including infringement of the rights of others or disturbing the meeting, or causing trouble to other attendees.

6. In the event that a large number of questions relating to any agenda item are submitted into the system. In order to preserve the duration of the meeting, the shareholders may ask questions via message which the Company shall answer questions or bring your questions to answer later in other agenda items.

7. For shareholders wishing to have an explanation about voting system or inquire and express their opinions, please read through and follow the instructions given in the documents delivered together with the invitation letter or select the “Help” menu in the system and contact the staff of Inventech Call Center at telephone number: 02-460-9229 and Line Official.

In case of system failure during the Meeting, shareholders will receive an e-mail that enables shareholders to reattend the Meeting through the backup system.

**Proxy Form A**Duty Stamp  
20 Baht

Written at .....

Date .....

(1) I, ..... Nationality .....

Address ..... Road ..... Sub-district .....

District ..... Province ..... Postal Code .....

(2) Shareholder of **Bluebik Group Public Company Limited (“The Company”)**

Hold the total of ..... shares and entitled to have ..... vote

Ordinary share ..... shares, entitled to have ..... vote

(3) Giving a proxy to:

(3.1) Independent directors

**Mr. Kanchit Bunajinda** (Independent director) or,

**Mr. Chalakorn Panyashom** (Independent director)

3.2) ..... Age .....

Address ..... Road ..... Sub-district .....

District ..... Province ..... Postal Code .....

Email\* ..... Mobile Phone\* .....

Only one person from above as my/our proxy to attend and vote on my/our behalf at the meeting of **the 2026 Annual General Meeting of Shareholders on 21 April 2026 at 13.00 hrs.** or such other date, time and place as the meeting may be adjourned.

I, a shareholder of Bluebik Group Public Company Limited, consent Bluebik Group Public Company Limited to send Username and Password to the proxy with the name and email address that I have specified in this proxy form hereto.

Any acts performed by the proxy in this meeting shall be deemed to be the actions performed by myself/ourselves.

Signed ..... Grantor  
(.....)

Signed ..... Proxy  
(.....)

Signed ..... Independent Director Proxy  
(.....)

Remark

1. The shareholder appointing the proxy must authorize only one proxy to attend and vote at the meeting and may not split the number of shares to many proxies for splitting votes.
2. Please correctly and completely fill in the form, especially email address and mobile phone number those specified with (\*). Otherwise, the Company shall not be able to send you the Username and Password used for logging-in to the electronic meeting system.

**Proxy Form B**

Written at .....

Date .....

(1) I, ..... Nationality .....

Address ..... Road ..... Sub-district .....

District ..... Province ..... Postal Code .....

(2) Shareholder of **Bluebik Group Public Company Limited (“The Company”)**

Hold the total of ..... shares and entitled to have ..... vote

Ordinary share ..... shares, entitled to have ..... vote

(3) Giving a proxy to:

(3.1) Independent directors

- Mr. Kanchit Bunajinda** (Independent director) or,
- Mr. Chalakorn Panyashom** (Independent director)

(3.2) ..... Age .....

Address ..... Road ..... Sub-district .....

District ..... Province ..... Postal Code .....

Email\* ..... Mobile Phone\* .....

Only one person from above as my/our proxy to attend and vote on my/our behalf at the meeting of **the 2026 Annual General Meeting of Shareholders on 21 April 2026 at 13.00 hrs.** or such other date, time and place as the meeting may be adjourned.

I, a shareholder of Bluebik Group Public Company Limited, consent Bluebik Group Public Company Limited to send Username and Password to the proxy with the name and email address that I have specified in this proxy form hereto, (except I have already granted my proxy to vote at my desire, so the proxy shall not be obtained username or password to log in the system for voting).

(4) In this Meeting, I/we grant my/our proxy to vote on my/our behalf as follows:

- (a) To vote my/our proxy to consider and vote on my/our behalf as appropriate in all respects.
- (b) To authorize the proxy to attend and vote on my/our behalf in this meeting as follows:

**Agenda 1 : To certify the Minutes of the 2025 Annual General Meeting of Shareholders**

- (a) Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate
- (b) Authorize the proxy to vote according to my/our intention as follows:
- Approve       Disapprove       Abstain

**Agenda 2 : To acknowledge the Board of Directors’ report of the Company’s performance for the year 2025**

No casting votes in this agenda.



**Agenda 3 : To consider and approve the Financial Statement for the year ended 31 December 2025**

- (a) Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate
- (b) Authorize the proxy to vote according to my/our intention as follows:
- Approve       Disapprove       Abstain

**Agenda 4 : To consider and approve the dividend payment deriving from the operating results for the year 2025**

- (a) Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate
- (b) Authorize the proxy to vote according to my/our intention as follows:
- Approve       Disapprove       Abstain

**Agenda 5 : To consider and approve the election of Directors to replace those retired by rotation**

- (a) Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate
- (b) Authorize the proxy to vote according to my/our intention as follows:
- Appointment of all nominees to be the Board of Directors
- Approve       Disapprove       Abstain
- Appointment of each nominee to be the Board of Directors:
- 5.1) Mr. Vasit Kanjanahuttakit
- Approve       Disapprove       Abstain
- 5.2) Mr. Pongsuk Hiranprueck
- Approve       Disapprove       Abstain
- 5.3) Mr. Phiphat Prapapanpong
- Approve       Disapprove       Abstain

**Agenda 6 : To consider and approve the remuneration of Directors for the year 2026**

- (a) Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate
- (b) Authorize the proxy to vote according to my/our intention as follows:
- Approve       Disapprove       Abstain

**Agenda 7 : To consider and approve the appointment of the external auditors and fix its audit fee for the year 2026**

- (a) Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate
- (b) Authorize the proxy to vote according to my/our intention as follows:
- Approve       Disapprove       Abstain



**Agenda 8 : Other business (if any)**

- (a) Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate
- (b) Authorize the proxy to vote according to my/our intention as follows:
  - Approve                       Disapprove                       Abstain

- (5) Any agenda voting of the Proxy which is not complied with my intention specified herein shall not be deemed as my/our votes as a shareholder.
- (6) In case I/we do not specify or clearly specify my/our intention to vote in any agenda, or there is any agenda considered in the meeting other than those specified above, or if there is any change or amendment to any fact, the Proxy shall be authorized to consider and vote on my/our behalf as the Proxy deems appropriate.

Any acts performed by the proxy in this meeting shall be deemed to be the actions performed by myself/ourselves. Unless the proxy does not vote as I stated in the proxy.

Signed \_\_\_\_\_ Grantor  
( \_\_\_\_\_ )

Signed \_\_\_\_\_ Proxy  
( \_\_\_\_\_ )

Signed \_\_\_\_\_ Independent Director Proxy  
( \_\_\_\_\_ )

Remark

1. A shareholder appointing a proxy must authorize only one proxy to attend the meeting and cast the votes on its behalf and the number of shares held by such a shareholder may not be split for more than one proxy in order to separate the votes.
2. Either all or each nominee to be the Board of Directors may be appointed as the directors in the agenda of appointment of the Directors.
3. In case that there are more agendas to be considered at the meeting than those stated above the grantor can specify additionally in the Supplemental Proxy Form B as attached
4. Please correctly and completely fill in the form, especially email address and mobile phone number those specified with (\*). Otherwise, the Company shall not be able to send you the Username and Password used for logging-in to the electronic meeting system.



**Supplemental Proxy Form B**

Appointment as a shareholder of Bluebik Group Public Company Limited to attend the meeting and vote on my behalf. At **the 2026 Annual General Meeting of Shareholders on 21 April 2026 at 13.00 hrs.** via electronic media or to be postponed to another date, time and place as well.

**Agenda** ..... **Re :** .....

- (a) Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate
- (b) Authorize the proxy to vote according to my/our intention as follows:
  - Approve       Disapprove       Abstain

**Agenda** ..... **Re :** .....

- (a) Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate
- (b) Authorize the proxy to vote according to my/our intention as follows:
  - Approve       Disapprove       Abstain

**Agenda** ..... **Re :** .....

- (a) Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate
- (b) Authorize the proxy to vote according to my/our intention as follows:
  - Approve       Disapprove       Abstain

**Agenda** ..... **Re :** .....

- (a) Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate
- (b) Authorize the proxy to vote according to my/our intention as follows:
  - Approve       Disapprove       Abstain

**Agenda** ..... **Re :** .....

- (a) Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate
- (b) Authorize the proxy to vote according to my/our intention as follows:
  - Approve       Disapprove       Abstain

I/We certify that the statements in this Supplemental Proxy Form are correct, complete and true in all respects.

Signed ..... Grantor  
(.....)

Signed ..... Proxy  
(.....)

Signed ..... Independent Director Proxy  
(.....)

**หนังสือมอบฉันทะ แบบ ค.**  
**(สำหรับผู้ถือหุ้นต่างประเทศที่แต่งตั้งคิสโตเดียนในประเทศไทยเท่านั้น)**  
**Proxy Form C**  
**(For foreign shareholders who have custodians in Thailand only)**

เขียนที่ .....

Written at

วันที่ .....

เดือน .....

พ.ศ. ....

Date

Month

year

(1) ข้าพเจ้า .....

I/We

สัญชาติ .....

Nationality

อยู่บ้านเลขที่ .....

ถนน .....

ตำบล/แขวง .....

Address

Road

Sub-District

อำเภอ/เขต .....

จังหวัด .....

รหัสไปรษณีย์ .....

District

Province

Zip Code

(2) เป็นผู้ถือหุ้นของ **บริษัท บลูบิค กรุ๊ป จำกัด (มหาชน) (“บริษัท”)**

Being a shareholder of Bluebik Group Public Company Limited (“the Company”)

โดยถือหุ้นจำนวนทั้งสิ้นรวม .....

หุ้น และออกเสียงลงคะแนนได้เท่ากับ .....

เสียง ดังนี้

Holding the total amount of

shares and the voting right equals to

votes as follows

หุ้นสามัญ .....

หุ้น ออกเสียงลงคะแนนได้เท่ากับ .....

เสียง

Ordinary share

shares equal to voting right

votes

(3) ขอมอบฉันทะให้

Hereby appoint

(3.1) กรรมการอิสระคนหนึ่งคนใด

Independent directors

 นายครรชิต บุณะจินดา (กรรมการอิสระ) หรือ

Mr. Kanchit Bunajinda (Independent director) or

 นายชลากรณ์ ปัญญาโฉม (กรรมการอิสระ)

Mr. Chalakorn Panyashom (Independent director)

(3.2) นาย / นาง / นางสาว .....

อายุ .....

ปี

Mr. / Mrs. / Miss

Age

Years

อยู่บ้านเลขที่ .....

ถนน .....

ตำบล/แขวง .....

Address

Road

Sub-District

อำเภอ/เขต .....

จังหวัด .....

รหัสไปรษณีย์ .....

District

Province

Zip Code

อีเมล (Email)\* .....

โทรศัพท์มือถือ\* .....

Email

Telephone

คนหนึ่งคนใดเพียงคนเดียวเป็นผู้แทนของข้าพเจ้า เพื่อเข้าประชุมและออกเสียงลงคะแนนแทนข้าพเจ้า **ในการประชุมสามัญผู้ถือหุ้น ประจำปี 2569 ในวันที่ 21 เมษายน 2569 เวลา 13.00 น.** หรือที่จะพึงเลื่อนไปในวัน เวลา และสถานที่อื่นด้วย

Anyone of the above as my/our proxy holder to attend and vote at the 2026 Annual General Meeting of Shareholders to be held on 21 April 2026 at 13.00 hrs., or on the date and at the place as may be postponed or changed.

ข้าพเจ้าซึ่งเป็นผู้ถือหุ้นของบริษัท บลูบิก กรุ๊ป จำกัด (มหาชน) ยินยอมให้ บริษัท บลูบิก กรุ๊ป จำกัด (มหาชน) จัดส่งชื่อผู้ใช้ (Username) และรหัสผู้ใช้งาน (Password) ไปยังผู้รับมอบฉันทะตามชื่อและอีเมล (Email) ที่ข้าพเจ้าระบุในหนังสือมอบฉันทะฉบับนี้ (ยกเว้น ผู้ถือหุ้นที่ออกเสียงลงคะแนนตามความประสงค์มาแล้ว ผู้รับมอบฉันทะจะไม่ได้รับชื่อผู้ใช้ (Username) และรหัสผู้ใช้งาน (Password) เพื่อเข้าระบบลงคะแนนเสียงอีก)

I, as a custodian, consent Bluebik Group Public Company Limited to send username and password to the proxy with the name and email address that I have specified in this proxy form hereto, (except I have already granted my proxy to vote at my desire, so the proxy shall not be obtained Username or Password to log in the system for voting).

- (4) ข้าพเจ้าขอมอบฉันทะให้ผู้รับมอบฉันทะออกเสียงลงคะแนนแทนข้าพเจ้าในการประชุมครั้งนี้ ดังนี้  
I/We hereby authorize the proxy to attend and vote on my/our behalf in this meeting as follows:

- มอบฉันทะตามจำนวนหุ้นทั้งหมดที่ถือ และมีสิทธิออกเสียงลงคะแนนได้  
To vote with the total number of shares held by me/us to which I/we am/are entitled.
- มอบฉันทะบางส่วน คือ  หุ้นสามัญ..... หุ้น และมีสิทธิออกเสียงลงคะแนนได้..... เสียง  
To vote with the partial shares of Ordinary share shares, entitled to voting right votes

- (5) ข้าพเจ้าขอมอบฉันทะให้ผู้รับมอบฉันทะออกเสียงลงคะแนนแทนข้าพเจ้าในการประชุมครั้งนี้ ดังนี้  
I/We hereby authorize the proxy to attend and vote on my/our behalf in this meeting as follows:

**วาระที่ 1 : พิจารณารับรองรายงานการประชุมสามัญผู้ถือหุ้น ประจำปี 2568**

**Agenda 1 : To certify the Minutes of the 2025 Annual General Meeting of Shareholders**

- (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร  
Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate.
- (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้  
Authorize the proxy to vote according to my/our intention as follows:
- เห็นด้วย..... เสียง  ไม่เห็นด้วย..... เสียง  งดออกเสียง..... เสียง  
Approve votes Disapprove votes Abstain votes

**วาระที่ 2: รับทราบรายงานของคณะกรรมการบริษัทเกี่ยวกับผลการดำเนินงานของบริษัทฯ ในรอบปี 2568**

**Agenda 2 : To acknowledge the Board of Directors' report of the Company's performance for the year 2025**

ไม่มีการลงมติในวาระนี้ / No casting votes in this agenda.

**วาระที่ 3 : พิจารณานุมัติงบการเงินเฉพาะกิจการและงบการเงินรวมของบริษัทฯ และบริษัทย่อย สำหรับรอบบัญชี สิ้นสุด ณ วันที่ 31 ธันวาคม 2568**

**Agenda 3 : To consider and approve the Financial Statement for the year ended 31 December 2025**

- (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร  
Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate.
- (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้  
Authorize the proxy to vote according to my/our intention as follows:
- เห็นด้วย..... เสียง  ไม่เห็นด้วย..... เสียง  งดออกเสียง..... เสียง  
Approve votes Disapprove votes Abstain votes

**วาระที่ 4 : พิจารณานุมัติการจ่ายเงินปันผลจากผลการดำเนินงาน ประจำปี 2568**  
**Agenda 4 : To consider and approve the dividend payment deriving from the operating results for the year 2025**

- (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร  
Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate.
- (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้  
Authorize the proxy to vote according to my/our intention as follows:
- |                                   |       |                                      |       |                                     |       |
|-----------------------------------|-------|--------------------------------------|-------|-------------------------------------|-------|
| <input type="checkbox"/> เห็นด้วย | เสียง | <input type="checkbox"/> ไม่เห็นด้วย | เสียง | <input type="checkbox"/> งดออกเสียง | เสียง |
| Approve                           | votes | Disapprove                           | votes | Abstain                             | votes |

**วาระที่ 5 : พิจารณานุมัติเลือกตั้งกรรมการแทนกรรมการที่พ้นจากตำแหน่งตามวาระ**  
**Agenda 5 : To consider and approve the election of Directors to replace those retired by rotation**

- (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร  
Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate.
- (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้  
Authorize the proxy to vote according to my/our intention as follows:
- การเลือกตั้งกรรมการทั้งหมด  
Appointment of all nominees to be the Board of Directors
- |                                   |       |                                      |       |                                     |       |
|-----------------------------------|-------|--------------------------------------|-------|-------------------------------------|-------|
| <input type="checkbox"/> เห็นด้วย | เสียง | <input type="checkbox"/> ไม่เห็นด้วย | เสียง | <input type="checkbox"/> งดออกเสียง | เสียง |
| Approve                           | votes | Disapprove                           | votes | Abstain                             | votes |
- การเลือกตั้งกรรมการเป็นรายบุคคล  
Appointment of each nominee to be the Board of Directors
- (5.1) ชื่อกรรมการ นายวชิษฐ์ กาญจนหัตถกิจ  
Director's name Mr. Vasit Kanjanahuttakit
- |                                   |       |                                      |       |                                     |       |
|-----------------------------------|-------|--------------------------------------|-------|-------------------------------------|-------|
| <input type="checkbox"/> เห็นด้วย | เสียง | <input type="checkbox"/> ไม่เห็นด้วย | เสียง | <input type="checkbox"/> งดออกเสียง | เสียง |
| Approve                           | votes | Disapprove                           | votes | Abstain                             | votes |
- (5.2) ชื่อกรรมการ นายพงศ์สุข หิรัญพฤกษ์  
Director's name Mr. Pongsuk Hiranprueck
- |                                   |       |                                      |       |                                     |       |
|-----------------------------------|-------|--------------------------------------|-------|-------------------------------------|-------|
| <input type="checkbox"/> เห็นด้วย | เสียง | <input type="checkbox"/> ไม่เห็นด้วย | เสียง | <input type="checkbox"/> งดออกเสียง | เสียง |
| Approve                           | votes | Disapprove                           | votes | Abstain                             | votes |
- (5.3) ชื่อกรรมการ นายพิพัฒน์ ประภาวรรณพงศ์  
Director's name Mr. Phiphat Prapapanpong
- |                                   |       |                                      |       |                                     |       |
|-----------------------------------|-------|--------------------------------------|-------|-------------------------------------|-------|
| <input type="checkbox"/> เห็นด้วย | เสียง | <input type="checkbox"/> ไม่เห็นด้วย | เสียง | <input type="checkbox"/> งดออกเสียง | เสียง |
| Approve                           | votes | Disapprove                           | votes | Abstain                             | votes |

**วาระที่ 6 : พิจารณานุมัติค่าตอบแทนกรรมการ ประจำปี 2569****Agenda 6 : To consider and approve the remuneration of Directors for the year 2026**

- (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร  
Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate.
- (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้  
Authorize the proxy to vote according to my/our intention as follows:
- เห็นด้วย.....เสียง  ไม่เห็นด้วย.....เสียง  งดออกเสียง.....เสียง  
Approve votes Disapprove votes Abstain votes

 **วาระที่ 7 : พิจารณานุมัติแต่งตั้งผู้สอบบัญชี และกำหนดค่าตอบแทนผู้สอบบัญชี ประจำปี 2569****Agenda 7 : To consider and approve the appointment of the external auditors and fix its audit fee for the year 2026**

- (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร  
Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate.
- (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้  
Authorize the proxy to vote according to my/our intention as follows:
- เห็นด้วย.....เสียง  ไม่เห็นด้วย.....เสียง  งดออกเสียง.....เสียง  
Approve votes Disapprove votes Abstain votes

 **วาระที่ 8 : เรื่องอื่นๆ (ถ้ามี)****Agenda 8 : Other business (if any)**

- (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร  
Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate.
- (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้  
Authorize the proxy to vote according to my/our intention as follows:
- เห็นด้วย.....เสียง  ไม่เห็นด้วย.....เสียง  งดออกเสียง.....เสียง  
Approve votes Disapprove votes Abstain votes
- (6) การลงคะแนนเสียงของผู้รับมอบฉันทะในวาระใดที่ไม่เป็นไปตามที่ระบุไว้ในหนังสือมอบฉันทะนี้ให้ถือว่า การลงคะแนนเสียงนั้นไม่ถูกต้องและไม่ใช่เป็นการลงคะแนนเสียงของข้าพเจ้าในฐานะผู้ถือหุ้น  
Any agenda voting of the Proxy which is not complied with my intention specified herein shall not be deemed as my/our votes as a shareholder.
- (7) ในกรณีที่ข้าพเจ้าไม่ได้ระบุความประสงค์ในการออกเสียงลงคะแนนในวาระใดไว้หรือระบุไว้ไม่ชัดเจนหรือในกรณีที่ประชุมมีการพิจารณาหรือลงมติในเรื่องใดนอกเหนือจากเรื่องที่ระบุไว้ข้างต้น รวมถึงกรณีที่มีการแก้ไขเปลี่ยนแปลงหรือเพิ่มเติมข้อเท็จจริงประการใด ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร  
In case I/we do not specify or clearly specify my/our intention to vote in any agenda, or there is any agenda considered in the meeting other than those specified above, or if there is any change or amendment to any fact, the Proxy shall be authorized to consider and vote on my/our behalf as the Proxy deems appropriate.

กิจการใดที่ผู้รับมอบฉันทะได้กระทำไปในการประชุม เว้นแต่กรณีที่ผู้รับมอบฉันทะไม่ออกเสียงตามที่ข้าพเจ้าระบุในหนังสือมอบฉันทะให้ถือเสมือนว่าข้าพเจ้าได้กระทำเองทุกประการ

Any action taken by the Proxy at the meeting shall, unless the Proxy cast the votes not in compliance with my/our intention specified herein, be deemed as being done by me/us in all respects

ลงชื่อ.....ผู้มอบฉันทะ  
Signature (.....) Grantor

ลงชื่อ.....ผู้รับมอบฉันทะ  
Signature (.....) Proxy

ลงชื่อ.....กรรมการอิสระผู้รับมอบฉันทะ  
Signature (.....) Independent Director Proxy

**หมายเหตุ****Remarks:**

1. ผู้ถือหุ้นที่มอบฉันทะ แบบ ค. นี้ใช้เฉพาะกรณีที่ผู้ถือหุ้นที่ปรากฏชื่อในทะเบียนเป็นผู้ลงทุนต่างประเทศ และแต่งตั้งให้คิสโตเดียน (Custodian) ในประเทศไทยเป็นผู้รับฝากและดูแลหุ้นให้เท่านั้น  
This Proxy Form C is applicable only to shareholders whose names appear in the registration book as foreign investors and a custodian in Thailand is appointed thereof.  
หลักฐานที่ต้องแนบพร้อมหนังสือมอบฉันทะ คือ  
Evidences to be enclosed with the proxy form are:
  - a. หนังสือมอบอำนาจจากผู้ถือหุ้นให้คิสโตเดียน (Custodian) เป็นผู้ดำเนินการลงนามในหนังสือมอบฉันทะแทน  
Power of Attorney from shareholder authorizes a custodian to sign the Proxy Form on behalf of the shareholder.
  - b. หนังสือยืนยันว่าผู้ลงนามในหนังสือมอบฉันทะแทนได้รับอนุญาตประกอบธุรกิจ ให้คิสโตเดียน (Custodian)  
Letter of certification to certify that the signer in the Proxy Form have a permit to act as a Custodian.
2. ผู้ถือหุ้นที่มอบฉันทะจะต้องมอบฉันทะให้ผู้รับมอบฉันทะเพียงรายเดียวเป็นผู้เข้าประชุมและออกเสียงลงคะแนน ไม่สามารถแบ่งแยกจำนวนหุ้นให้ผู้รับมอบฉันทะหลายคนเพื่อแยกการลงคะแนนเสียงได้  
A shareholder appointing a proxy must authorize only one proxy to attend the meeting and cast the votes on its behalf and the number of shares held by such a shareholder may not be split for more than one proxy in order to separate the votes.
3. วาระเลือกตั้งกรรมการสามารถเลือกตั้งกรรมการทั้งชุดหรือเลือกตั้งกรรมการเป็นรายบุคคล  
Either all or each nominees to be the Board of Directors may be appointed as the directors in the agenda of appointment of the Directors.
4. ในกรณีที่มิวาระที่จะพิจารณาในการประชุมมากกว่าวาระที่ระบุไว้ข้างต้น ผู้มอบฉันทะสามารถระบุเพิ่มเติมได้ในใบประจำต่อแบบหนังสือมอบ ฉันทะ แบบ ค.ตามแนบ  
If the agendas to be considered are more than those specified above, the Grantor may use the Annex to Proxy Form C as attached.

**ใบประจำต่อแบบหนังสือมอบฉันทะแบบ ก. (Supplemental Proxy Form C)**

การมอบฉันทะในฐานะผู้ดูแลหลักทรัพย์ (คิสโตเดียน) ของผู้เป็นผู้ถือหุ้นของ บริษัท บลูบิก กรุ๊ป จำกัด (มหาชน) เพื่อเข้าประชุมและออกเสียงลงคะแนนแทนข้าพเจ้าในการประชุมสามัญผู้ถือหุ้น ประจำปี 2569 ในวันที่ 21 เมษายน 2569 เวลา 13.00 น. หรือที่จะพึงเลื่อนไปในวัน เวลา และสถานที่อื่นด้วย

The appointment, on behalf of the custodian of Bluebik Group Public Company Limited's shareholder, to attend and vote on my/our behalf at the 2026 Annual General Meeting of Shareholders to be held on 21 April 2026 at 13.00 hrs., or on the date and at the place as may be postponed or changed.

วาระที่..... เรื่อง.....

Agenda

Re :

- (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร  
Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate.
- (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้  
Authorize the proxy to vote according to my/our intention as follows:
- |   |  |   |
|---|--|---|
| <input type="checkbox"/> เห็นด้วย.....เสียง | <input type="checkbox"/> ไม่เห็นด้วย.....เสียง | <input type="checkbox"/> งดออกเสียง.....เสียง |
| Approve votes                               | Disapprove votes                               | Abstain votes                                 |

วาระที่..... เรื่อง.....

Agenda

Re :

- (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร  
Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate.
- (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้  
Authorize the proxy to vote according to my/our intention as follows:
- |   |  |   |
|---|--|---|
| <input type="checkbox"/> เห็นด้วย.....เสียง | <input type="checkbox"/> ไม่เห็นด้วย.....เสียง | <input type="checkbox"/> งดออกเสียง.....เสียง |
| Approve votes                               | Disapprove votes                               | Abstain votes                                 |

วาระที่..... เรื่อง.....

Agenda

Re :

- (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร  
Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate.
- (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้  
Authorize the proxy to vote according to my/our intention as follows:
- |   |  |   |
|---|--|---|
| <input type="checkbox"/> เห็นด้วย.....เสียง | <input type="checkbox"/> ไม่เห็นด้วย.....เสียง | <input type="checkbox"/> งดออกเสียง.....เสียง |
| Approve votes                               | Disapprove votes                               | Abstain votes                                 |

วาระที่..... เรื่อง.....

Agenda Re :

- (ก) ให้ผู้รับมอบฉันทะมีสิทธิพิจารณาและลงมติแทนข้าพเจ้าได้ทุกประการตามที่เห็นสมควร  
Authorize the proxy to consider and vote on my/our behalf in all matters as it deems appropriate.
- (ข) ให้ผู้รับมอบฉันทะออกเสียงลงคะแนนตามความประสงค์ของข้าพเจ้า ดังนี้  
Authorize the proxy to vote according to my/our intention as follows:
- เห็นด้วย.....เสียง  ไม่เห็นด้วย.....เสียง  งดออกเสียง.....เสียง  
Approve votes Disapprove votes Abstain votes

ข้าพเจ้าขอรับรองว่า รายการในใบประจำต่อหนังสือมอบฉันทะถูกต้องบริบูรณ์และเป็นความจริงทุกประการ  
I/We certify that the statements in this Supplemental Proxy Form are correct, complete, and true in all respects.

ลงชื่อ.....ผู้มอบฉันทะ  
Signature (.....) Grantor

ลงชื่อ.....ผู้รับมอบฉันทะ  
Signature (.....) Proxy

ลงชื่อ.....กรรมการอิสระผู้รับมอบฉันทะ  
Signature (.....) Independent Director Proxy

**Profile of Independent Directors for appointment of Proxy**



**Name - Surname:** Mr. Kanchit Bunajinda  
**Current Position:** Director / Chairman of the Corporate Governance, Risk Policy and Sustainability Committee / Member of the Nomination and Remuneration Committee / Independent Director  
**Age :** 58 years  
**Education:** - MBA Finance Sasin Graduate Institute of Business Administration of Chulalongkorn University  
 - B.S of Civil Engineering, Chulalongkorn University  
**Address:** 51, Naradhiwas Rajanagarindra Rd., Silom, Bangrak Bangkok 10500


**Training from Thai Institute of Directors (IOD):**

- Director Certification Program (DCP 30/2003)
- Director Diploma Examination (Exam 11/2003)
- Director Accreditation Program (DAP 35/2005)
- Audit Committee Program (ACP 14/2006)
- Monitoring the Internal Audit Function (MIA 5/2009)
- Monitoring the System of Internal Control and Risk Management (MIR 6/2009)
- Monitoring of the Quality of Financial Reporting (MFR 8/2009)
- Director Leadership Certification Program (DLCP 0/2021)
- Role of the Chairman Program (RCP 53/2023)
- Strategic Board Master Program (SBM 13/2023)

**Shareholding proportion:** Director : -None-  
**in the Company** Spouse / underage child: -None-  
**(As of 31 December 2025)**

**Years of Directorship :** 5 years (from the date of conversion to a public company in March 2021)

**Professional Experiences in the 5 Preceding Years :**

 Positions in Listed Company – The Stock Exchange of Thailand

2024 – Present	Independent Director	The One Enterprise Public Company Limited
2021 – Present	Chairman of the Corporate Governance, Risk Policy and Sustainability Committee / Member of the Nomination and Remuneration Committee / Independent Director	Bluebik Group Public Company Limited

2019 – Present	Chairman of Risk Policy Committee / Independent Director	Central Retail Corporation Public Company Limited
2016 – Present	Chairman of the Enterprise Risk Policy Committee / Member of Nomination & Remuneration Committee / Member of the Audit Committee / Independent Director	KCE Electronics Public Company Limited

 Positions in Other Organizations / Institutes / Businesses (Non-Listed Company)

2025 – Present	Director	Tantatat Clinic Company Limited
2025 – Present	Director	Kallayanamitchoetchu Company Limited
2023 – Present	Director	Vetville Pet Company Limited
2023 – Present	Director	Bluebik Vulcan Company Limited
2022 – Present	Director	Koon Tree Holdings Company Limited
2022 – Present	Director / Member of the Executive Committee	Card X Company Limited
2019 – Present	Director	Kallayanamit Chucherd Company Limited
2016 – Present	Director	Thai Listed Company Association
2015 – Present	Director	Center for Building Competitive Enterprises
2020 – 2021	Chairman of the Risk Policy Committee / Member of the Nomination and Remuneration Committee / Independent Director	Bluebik Group Company Limited

**Meeting Attendance in 2025:**

▪ Board of Directors	6/6	(100.00%)
▪ Corporate Governance, Risk Policy and Sustainability Committee	4/4	(100.00%)
▪ Nomination and Remuneration Committee	3/3	(100.00%)

Relationship with the Company	Status
1. Related by blood or legal registration as a father, a mother, a spouse, a sibling, a son/daughter or a spouse of a son/daughter of other directors, executives, major shareholders, controlling persons, or an individual to be nominated as directors, executives, or controlling parties	None
2. Having interest/ non-interest which is different from other directors in all agenda proposed at the 2026 Annual General Meeting of Shareholders	None

**Profile of Independent Directors for appointment of Proxy**



**Name - Surname:** Mr. Chalakorn Panyashom  
**Current Position:** Director / Member of the Audit Committee / Chairman of Nomination and Remuneration Committee / Independent Director  
**Age :** 50 years  
**Education:** - Master of Economics Program (Business Economics), National Institute of Development Administration  
 - Bachelor of Engineering (Instrumentation Engineering), King Mongkut’s Institute of Technology Ladkrabang  
**Address:** 51, Naradhiwas Rajanagarindra Rd., Silom, Bangrak Bangkok 10500

**Training from Thai Institute of Directors (IOD):**

- Director Accreditation Program (DAP 133/2017)
- Leader Program No.22/2016, Capital Market Academy

**Shareholding proportion: in the Company (As of 31 December 2025)**

Director :	-None-
Spouse / underage child:	-None-

**Years of Directorship :** 5 years (from the date of conversion to a public company in March 2021)

**Professional Experiences in the 5 Preceding Years :**

 Positions in Listed Company – The Stock Exchange of Thailand		
2021-Present	Chairman of the Audit Committee/ Director /The Risk Policy Committee Member/The Nomination and Remuneration Committee Member/Independent Director	Bluebik Group Public Company Limited
2013 – Present	Director / Chief Operating Officer	Workpoint Entertainment Public Company Limited
 Positions in Other Organizations / Institutes / Businesses (Non-Listed Company)		
2024 – Present	Director	Khotkool Company Limited
2024 – Present	Director	Karman Line Studio Company Limited
2023 – Present	Director	Bae Kaban Company Limited

2022 – Present	Independent Direct/ the Audit Committee Member/ Chairman of the Nomination and Remuneration Committee/ the Risk Management Committee Member	Learn Corporation Public Company Limited
2022 – Present	Director	Jungka Plus Studuo Company Limited
2022 – Present	Director	Finale Acting Studio Company Limited
2021 – Present	Director	Skybox Entertainment Company Limited
2021 – Present	Director	T-pop Incorporation Company Limited
2020 – Present	Director	Zaap Onsale Company Limited
2020 – Present	Director	Nanonesia Company Limited
2015 – Present	Director	Siampicganesha Company Limited
2013 – Present	Director	Thai Broadcasting Company Limited
2024 – 2025	Director	Smallroom Company Limited
2020 – 2021	Director / Chairman of the Nomination and Remuneration Committee / Member of the Audit Committee Member / Independent Director	Bluebik Group Company Limited

**Meeting Attendance in 2025:**

▪ Board of Directors	6/6	(100.00%)
▪ Audit Committee	4/4	(100.00%)
▪ Nomination and Remuneration Committee	3/3	(100.00%)

<b>Relationship with the Company</b>	<b>Status</b>
1. Related by blood or legal registration as a father, a mother, a spouse, a sibling, a son/daughter or a spouse of a son/daughter of other directors, executives, major shareholders, controlling persons, or an individual to be nominated as directors, executives, or controlling parties	None
2. Having interest/ non-interest which is different from other directors in all agenda proposed at the 2026 Annual General Meeting of Shareholders	None



### **Personal Data Protection Statement**

Bluebik Group Public Company Limited (“the Company”) is greatly aware of the personal data protection in accordance with the Personal Data Protection Act B.E. 2562 (2019). The Company would like to inform you the following information.

#### **1. Personal Data to be collected**

The Company is required to collect your Personal Data in order to be used as supporting documents for the proposal of the meeting agenda, nominate persons to be considered for election as the Company's directors and submit questions in advance as follows:

- In the case of shareholder such as name, surname, title, address, telephone number, facsimile number, number of shares holding, signature, email, copy of identification card or passport (in case of foreigners), certificate of shareholding issued by securities company(ies) or certificates issued by the Stock Exchange of Thailand (“the SET”) or Thailand Securities Depository Company Limited (“TSD”).
- In the case of nominated candidates to be elected as directors of the Company such as name, surname, title, address, telephone number, facsimile number, copy of identification card, signature, email, date of birth, age, gender, nationality, marital status, information about shares holding, education background, work experience, training experience, as well as information on direct and indirect interest in the Company and its subsidiaries, joint companies and related companies.
- In the case of spouse and children of nominated candidates to be elected as directors of the Company such as name, surname, date of birth, age, address and information about shares holding.

In the case that it is necessary for the Company to collect a copy of your identification card which may contain Sensitive Data such as religion, the Company has however no intention to collect any such Sensitive Data. Accordingly, you can redact any such Sensitive Data.

#### **2. The collection of Personal Data**

In the direct collection of your Personal Data, the Company shall use the Personal Data only as necessary and only in accordance with explicitly specified purposes. In addition, the Company may collect your Personal Data from other sources i.e. securities registrar, TSD, shareholder, or a person nominated to be elected as a director, but only to the extent necessary and in accordance with measures required by laws.

#### **3. Purposes of collection, use and disclosure of Personal Data**

The Company collects, uses, and discloses your Personal Data only for the purposes of verifying status of the Shareholder who proposes the meeting agenda or director's name or questions, including considering the qualifications of the candidates nominated by the shareholders to be elected as the Company's directors.

Therefore, the Company will collect, use, and disclose your Personal Data and the referred person(s) subject to your prior consent except where it is authorized to do so by the Personal Data Protection Act, B.E. 2562 (2019) as is necessary to take steps at the request of the Data Subject prior to entering into a contract or for executing the obligation of the contract or for legitimate interests of the Company or any other Persons or juristic persons other than the Company, except where such interests are overridden by the fundamental rights of your Personal Data as well as for the Company to comply with law to which the Company is subjected i.e. the Public Limited Companies Act, B.E. 2535 (1992), the Securities and Exchange Act, B.E. 2535 (1992) and their respective amendments and related regulations relating to director qualifications and its related persons.

Personal Data that the Company collect, uses, and discloses in accordance with the above-mentioned purposes is necessarily required for determining qualifications of the shareholder proposing the meeting agenda or questions in advance or qualifications of the candidates nominated by the shareholders to be elected as the Company's directors. In case of your refusal to provide the required Personal Data for the above-mentioned purposes, you may not be able to propose a meeting agenda or questions in advance or the candidates nominated to be elected as the Company's directors may not be considered for the selection as the Company does not have sufficient information to verify his qualifications as required by law.

#### **4. The Personal Data retention period**

The Company will retain your Personal Data only for the necessary duration, and will collect, use and disclose your Personal Data, as defined in this Privacy Notice or to protect the interests of the Company, unless the law permits longer retention periods.

#### **5. Your rights as a Personal Data Subject**

As the owner of Personal Data (“Data Subject”), you have rights as stipulated in the Privacy Protection Act B.E 2562 (2019), which include right to withdraw the consent, right to access and obtain a copy of your Personal Data, right to correct, delete or destroy your Personal Data, right to request suspension of the processing of your Personal Data, right to transfer your Personal Data according to the measures stipulated by law, right of complaint and right to dissent to the processing or disclosing of your Personal Data.

#### **6. The Disclosure of Personal Data to a Third Party**

The Company may also be required to disclose your Personal Data in the invitation letter to attend the Shareholders’ meeting, Shareholders’ meeting, the Minute of Shareholders’ meeting, Form 56-1 One Report, and the Company’s website. The Company may also be required to disclose Personal Data to other persons or juristic persons or regulatory authorities, who work in co-operation with the Company in compliance with the purposes specified in this Privacy Notice such as the Office of the Securities and Exchange Commission, the SET, supervisory authorities, government authorities, or legitimate orders.

#### **7. Contact channels**

Enquiries or questions on the Personal Data Protection can be contacted the Company by email : [bluebik-dpo@bluebik.com](mailto:bluebik-dpo@bluebik.com), address: Bluebik Group Public Company Limited, 51 Naradhiwas Rajanagarindra Rd., Silom, Bangrak, Bangkok.