



THE  
**TANGLIN CLUB**

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FOUNDED 1865

# **RULES 2017**

**As at 14 July 2017**

## RULES

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## **NAME & OBJECTS**

1. The Club shall be called "The Tanglin Club" and the objects of the Club shall be to provide social and recreational amenities for its Members.

## **RULES, THEIR INTERPRETATION AND ALTERATION; DISPUTES**

### **Definitions**

2(i) In these Rules and all Bye-Laws made hereunder unless there be something repugnant in the subject matter or context:-

"The Club" means "The Tanglin Club".

"The Committee" means the General Committee of the Club.

"Member" means an Honorary, Life, Ordinary, Term, Associate and Visiting Member.

"Treasurer" means the person elected as Honorary Treasurer pursuant to Rule 5.

"General Manager" shall be any person employed as General Manager pursuant to Rule 8.

The singular includes the plural and vice versa.

The masculine includes the feminine.

### **Interpretation**

2(ii) Any question or difference with reference to the meaning, interpretation or application of these Rules or the Bye-Laws which are not specifically provided for here under, affecting the Club and/or any person or persons to whom these Rules apply, shall be determined by the Committee, whose decision shall be final, unless it is reversed by a simple majority of Members present and voting at a General Meeting.

### **Method**

2(iii) These Rules and any of them may from time to time be revoked, altered or added to resolution passed at a General Meeting of the Club (except Rule 11(v) which shall be seventy-five percent (75%) of the Members present and voting in General Meeting) by a simple majority of the members present and voting by secret ballot provided that notice of the proposed revocation, alteration or addition with adequate explanation thereof shall have been posted to Members of all classes not less than twenty-eight (28) days before the date of the General Meeting at which the revocation, alteration, or addition is to be proposed.

A Life or Ordinary Member who is not on the Absent Members' List and who wishes to propose any amendment to the revocation, alteration or addition shall give notice of such amendment to the Club not less than fourteen (14) days before the date of such General Meeting. The said General Meeting shall only consider the Rules to be revoked, altered or added as set out in the notice and any amendment to the notice given in accordance with this Rule 2(iii). Such revocation, alteration or addition shall not become effective until approved by the Registrar of Societies.

## **MEMBERSHIP**

### **Name and Constitution**

3. There shall exist the following classes of members:

- (i) Honorary
- (ii) Life
- (iii) Ordinary
- (iv) Term
- (v) Associate
- (vi) Visiting

provided always that no person other than the spouse of any Honorary, Life, Ordinary or Term Member shall be eligible to be a Member of the Club unless he or she shall have attained the age of twenty-one (21) years.

## **MANAGEMENT**

### **Trustees**

4(i) The immovable property of the Club shall be vested either in Trustees, who shall not exceed four (4) and not be less than two (2) in number, or in a Trust Company, and the Committee shall be entitled from time to time to make appointments of Trustees or a Trust Company, or alterations in such appointments as may be necessary. Such trustees or Trust Company shall have power to deal with the immovable property of the Club as the Committee may direct, including the power to mortgage, charge or otherwise encumber such property as security for loans or other facilities granted to, or the liabilities of the Club. The Committee shall have the power to execute any indemnity in favour of such Trustees or Trust Company in respect of costs or expenses they or it may incur as the Committee considers proper, and to provide for any fees chargeable by a Trust Company appointed by it under this Rule.

4(ii) The Committee shall have the power, with the consent of the Members in General Meeting, to direct the Trustees, or a Trust Company, in whom or in which the Club's immovable property is vested, to mortgage, charge or otherwise cause to be encumbered, such of the Club's immovable property as may be necessary to secure loans or other facilities granted to, or the liabilities of the Club.

4(iii) The Committee shall, subject to the provisions of Sub-Rule (v) of this Rule and the provisions of Rule 5 (ii), have the power to deal with the monies and moveable property of the Club at its discretion.

However, not more than one third (1/3) of the monies and investments of the Club shall be represented by the aggregate of deposits with, and the shares, bonds or other securities issued by, any one organization or that organization together with its subsidiaries and associates; nor shall more than one third (1/3) of the same monies and investments be entrusted to management by any one (1) organization or any one (1) organization and its subsidiaries and associates. The calculation referred to shall be made on a market value basis at least monthly and reported to the Committee immediately thereafter.

4(iv) The Committee shall not have the power to direct the Trustees or a Trust Company, in whom or in which the Club's immovable property has been vested, to sell, lease or otherwise dispose of the Club's immovable property, either in whole or in part, without the consent of seventy-five percent (75%) of the Members present

and voting at a General Meeting of which notice of intention to give such direction has been given.

### **Capital Expenditure Limit**

4(v) In any case where it is intended that the Club shall incur capital expenditure or liability thereof in excess of \$500,000 in aggregate for any one (1) project or in aggregate for items relating to the development, improvement or repair to a specific part, area or function of the Club, then such expenditure shall not be incurred unless approved by a simple majority of Members present and voting at a General Meeting of which notice of intention to incur such expenditure has been given. For the avoidance of any doubt, this Rule shall include expenditure occurring in different financial years.

## **THE COMMITTEE**

### **Committee Member's Eligibility**

5(i) The administration of the Club shall be entrusted to a Committee which shall have been elected at the Annual General Meeting (AGM) in each year as provided for in this Rule and shall consist of a President, Vice-President, Honorary Treasurer and eight (8) members all of whom shall be Life or Ordinary Members ordinarily resident in the Republic of Singapore. Ordinarily resident means a permanent resident, the holder of an employment pass, or a Member who is in Singapore other than on a social visit pass. Provided always that no such person shall be eligible for election to the Committee unless he shall have been so ordinarily resident and a Life or Ordinary Member for a consecutive period of not less than three (3) years preceding the date of the Annual General Meeting at which his election is to be proposed and providing also that such Member within the three (3) years preceding the date of the Annual General Meeting at which he is to be proposed has had no action taken against him under Rule 6(iii), (iv) or Rule 32(ii), (iii), (iv), (v) or Rule 26(i).

5(ii) The duty of the Committee is to organize and supervise on a non-executive basis the activities and administration of the Club. The day to day administration shall however be entrusted by the Committee to professional executive management, reporting to the Committee as a whole. The Committee may not act contrary to a resolution, or to the expressed wishes of the General Meeting without prior reference to it and always remain subordinate to the General Meetings. The Club shall keep a permanent record of all such Resolutions and expressed wishes.

5(iii) Candidates for election to the Committee shall be proposed and seconded by two (2) Ordinary or Life Members who are not on the Absent Members' List and their names and other information concerning their suitability to be an Officer or Committee Member shall be posted on the notice board at the Clubhouse, in the prescribed form as set out in the attachment to these Rules, as soon as they are received and each such Candidate shall signify in writing his consent to his nomination and shall indicate therein any periods during which he expects to be absent from Singapore for more than three (3) consecutive months falling within the year(s) for which he is to be proposed as a member of the Committee.

Election shall be by secret ballot. Members may vote for any number of candidates but not exceeding eight (8) for election to the Committee. In the event of insufficient nominations occurring for the required number of Members to the Committee, the remainder of the Committee may co-opt a person or persons to the Committee to make up the required number subject to Rule 5(i), 5(ii) and 5(iii).

5(iv) The list of candidates for election shall be closed twenty-one (21) days before commencement of the Annual General Meeting.

### **Power to Co-opt and Remove**

5(v) The Committee may:-

(a) In its absolute discretion, co-opt any Member to be a Member of any Sub-Committee constituted under Rule 7 and remove any Member of a Sub-Committee.

(b) fill casual vacancies occurring in their body during their term of office without reference to a General Meeting, subject to the qualifications for office set out in Sub-Rule (i) of this Rule.

(c) fill a vacancy in their body caused by the absence on leave of any Member of the Committee for the period for which the Member is on leave, subject to the qualifications for office set out in Sub-Rule (i) of this Rule.

5(vi) Resignation

A Member who resigns from Office and/or the Committee shall have the right to make a statement as to his reasons for doing so at the next General Meeting, for the contents of which he shall be solely and fully responsible.

### **Committee Meetings**

6(i)(a) The Committee shall meet from time to time as its Members think proper. Not less than half ( $1/2$ ) the then current number of Members of the Committee shall form a quorum, providing the quorum so formed is at least five (5) in number. In the event that the number of Members of the Committee shall fall below seven (7), the remaining Members shall immediately call a Special General Meeting under Rule 34, at which all the remaining Office bearers and Committee Members shall resign and the meeting shall elect new Office Bearers and Committee Members in their place, following *mutatis mutandis*, the requirements for elections of Rules 5 and 38.

6(i)(b) The President, or in his absence the Vice President shall preside at meetings of the Committee. In the absence of both the President and the Vice President, the Committee Members present shall elect one (1) of their numbers to preside. The Chairman shall have a second or casting vote. A meeting of the Committee shall be called on the requisition in writing of any three (3) of its Members.

6(i)(c) Except in the case of a genuine emergency relating to the business and the activities of the Club, at least seven (7) calendar days' written notice shall be given to all Committee Members of all Committee Meetings. If less notice has to be given because of such an emergency, the reasons for short notice must be clearly set out in the notice; and the decisions taken thereat shall be reviewed at the next Committee Meeting of which seven (7) calendar days' notice has been given. The number of emergency meetings, their date(s), and whom called by, shall be reported in the Annual Report of the Committee to the Members.

6(ii) Any Member of the Committee absenting himself from three (3) consecutive Committee Meetings without explanation satisfactory to the Committee shall cease to be a Member thereof.

6(iii) Any President, Vice-President, Honorary Treasurer or Member of the Committee who in the opinion of a majority of the Committee, or in the opinion of a simple majority of Members present and voting at a General Meeting, behaves in a manner prejudicial to the interest of the Club or conducts himself in a manner unbecoming of a Member of the Committee or the Club shall cease to hold office and shall be removed from the Committee.

#### 6(iv) Conflict of Interest

No Committee Member shall knowingly become involved in a conflict of interest, or upon discovery thereof, allow such a conflict to continue, without immediately reporting such conflict in writing to the Committee. This includes situations which involve the appearance of a conflict of interest, or may give rise to a potential or perceived conflict of interest, unless such arrangement(s) have received the prior approval of the Committee at a meeting at which such interested member shall not have been present, nor voted by circular resolution thereon. Such approval shall be disclosed in a Register kept for the purpose and available for Members' perusal in the Library. If such prior approval is not obtained, the Member shall *ipso facto* cease to hold office and shall be removed from the Committee and all Sub-Committees and may be subject to further disciplinary action.

Circumstances in which a conflict of interest on the part of a Committee Member, (or members of his immediate family) would or might arise (and should be reported immediately to the Committee) include, but are not limited to, those set out in the attachment to these Rules which shall form part of this Rule.

This Rule shall apply *mutatis mutandis* to Members of Sub-Committees in relation to transactions with parties relevant to their areas of responsibility.

#### **Resolution in Writing**

6A(i) Subject to Rule 6A(ii), a resolution in writing signed by all Members of the Committee for the time being in Singapore shall be effective as a resolution passed at a meeting of the Committee duly convened and held, provided that:-

- (a) Such resolution has received the affirmative votes of all the Committee Members for the time being in Singapore, and
- (b) The total number of Committee Members voting in the affirmative constitutes a quorum as specified under Rule 6(i).

6A(ii) Any such resolution may consist of several copies, identical in all respects, each signed by one (1) or more Members of the Committee.

6A(iii) All the resolutions in writing, approved under Rule 6A(i), shall be reported by the General Manager to the Committee at its earliest meeting after such approvals. The said approved resolutions shall be annexed to the minutes of the Committee Meeting at which it is reported.

### **Sub-Committee**

7(i) The Committee may appoint a Sub-Committee or Sub-Committees to be constituted in such manner and with such Members (including any Members of the Committee) as the Committee thinks fit in its absolute discretion and may delegate to such Sub-Committee or Sub-Committees such part of their duties or powers as the Committee shall think fit in its absolute discretion. Such appointments, including that of the Members of any Sub-Committee may subsequently be varied or cancelled by the Committee in its absolute discretion. For the purpose of the Rules, any reference whether under this or any other Rules to a Sub-Committee shall be deemed to include any other committee, board, section or group howsoever described or authorized by the Committee under the Rules, provided always that this provision shall not apply to the standing committee of the Audit Committee and The Conciliation, Mediation and Arbitration Committee which are governed by separate Rules and Bye-Laws.

7(ii) The President and the Vice-President shall be *ex-officio* members of every Sub-Committee appointed under Rule 7(i) and shall not have any voting rights in the Sub-Committee. The President shall not be the Convenor or Deputy Convenor of any Sub-Committee. The Honorary Treasurer shall be *ex-officio* Convenor of any Finance Sub-Committee or the equivalent that may be appointed by the Committee; but shall hold no other office, including that of Convenor or Deputy Convenor of any other Sub-Committee.

7(iii) If the President or the Vice-President is appointed by the General Committee to a Sub-Committee, appointed under Rule 7(i), the President or Vice-President, as the case may be, shall have voting rights in that Sub-Committee. The number of such Sub-Committees referred to in this Sub Rule shall not exceed two (2).

### **Power to Engage Staff**

8(i) The Committee shall cause the Club to employ or continue to employ such person or persons upon such terms and conditions as it thinks fit for all the requirements of the Club and to terminate such employment as may be necessary or expedient.

8(ii) The employment of the General Manager and/or any of those members of staff reporting directly to him, may only be effected, or terminated, or its terms amended, by a specific resolution of the Committee.

### **Power to Grant Use of Club**

9. The Committee shall have power to grant the exclusive use of the Club Premises or any part thereof to any Member or group of Members and their guests, upon such terms and conditions as the Committee thinks fit. Notice that such privilege has been granted shall be posted on the Club's Notice Board.

## **BYE-LAWS**

### **How Made**

10(i) The Committee shall have power to make Bye-Laws for the regulation of the Club's affairs in conformity with the Rules and for the better conduct and management of the Club.

10(ii) Such Bye-Laws shall come into effect and be binding upon all Members upon a date stated, being a date not less than seven (7) days after the same shall have been posted on the Club's Notice Board.

A copy of any new or amended Bye-Law shall also be enclosed with Members' monthly accounts or prominently displayed in the Club Magazine as soon as practicable after posting.

10(iii) The Committee may suspend the operation of any of the Bye-Laws upon such special occasions and upon such terms and conditions as they consider, either by notification on the Club Notice Board, circular letter or other means deemed suitable.

## **ELECTION OF MEMBERS**

11(i) The power of electing or rejecting any person for membership of the Club, except a person proposed as a Life Member, shall be vested in the Committee.

### **Membership Composition**

11(ii)(a) For the purpose of this Rule, the citizenship of a Member is that which the Member held at the time the Member was admitted to the Club as a Member, where such citizenship of the new Member concerned is duly evidenced by his or her passport and further authenticated by his/her national identification documents, including, but not limited to, a National Registration Identification Card, or an Employment Pass.

11(ii)(b) A person proposed for membership shall be elected as a Member of the Club on the basis that a Singapore citizen will fill a vacancy of an outgoing Member who, at the time of his or her admission to the Club, was a Singapore citizen and a non-Singapore citizen will fill a vacancy of an outgoing Member who, at the time of his or her admission to the Club, was a non-Singapore citizen.

11(iii) The Committee shall be under no obligation to assign any reason for the rejection of membership to a person proposed in accordance with these Rules.

11(iv) The Committee shall have the power at any time to restrict the total number of Members other than Life Members, and from time to time to vary or rescind such restriction upon such terms and conditions as it may think fit.

11(v) The Planned Total Membership shall comprise only Ordinary and Life Members who are not on the Absent Members' List and shall be determined by the Committee within a maximum of four thousand (4,000) or such other number as may

be determined from time to time by the affirmative vote of seventy-five percent (75%) of the Members present and voting in General Meeting.

## **HONORARY MEMBERS**

### **Persons Entitled**

12(i) An Honorary Member shall be any person who shall have accepted an invitation from the Committee to be an Honorary Member of the Club.

### **Privileges**

12(ii) An Honorary Member shall be exempt from the payment of Entrance Fees and shall not be required to pay any monthly subscriptions and shall have the same privileges, rights and obligations as an Ordinary Member except as follows:-

- (a) the right of voting at a General Meeting;
- (b) the right of election or appointment to the Committee;
- (c) the right of proposing or seconding a candidate for admission as a Member;
- (d) the right of proposing or seconding a Member for election to the Committee;
- (e) the right of proposing a resolution at a General Meeting;
- (f) the right of participating in any distribution of the Club's assets; and
- (g) a liability for any debts of the Club

## **LIFE MEMBERS**

### **Election**

13(i) A Life Member shall be any Member who shall have been elected a Life Member of the Club at a General Meeting thereof.

13(ii) A Life Member shall have all the rights and privileges of an Ordinary Member and shall pay no special fee for such membership, and shall not be liable for any payments due under Rule 30.

13(iii) In the event that it is proposed that any Member shall be elected a Life Member of the Club, notice of such proposal shall be given in accordance with the requirements of Rule 35 and shall require the affirmative vote of seventy-five percent (75%) of the Members present and voting in General Meeting.

## **ORDINARY MEMBERS**

### **Definition**

14. An Ordinary Member is any person who shall have been elected, in accordance with the provisions of these Rules, as an Ordinary Member of the Club by the Committee.

## **TERM MEMBERS**

14A(i) A Term Member is any person who shall have been elected, in accordance with the provisions of these Rules, as a Term Member of the Club by the Committee. Only non-citizens of Singapore shall be eligible for election to Term Membership. A Term Member who becomes a Singapore citizen thereby immediately ceases to be a

Term Member, but may apply to become an Ordinary Member, with his place on the waiting list being established by reference to the date he first applied to become a Term Member.

14A(ii) Term Membership shall be for a period of one (1) year at a time and may, subject to the approval of the Committee, be renewed for further periods of one (1) year up to a maximum of three (3) years. A Term Member wishing to renew his Term Membership shall apply in writing to the General Manager not less than forty-two (42) days before the expiry of his membership.

14A(iii) A Term Member may, at any time, apply for Ordinary Membership in accordance with the provisions of these Rules. A Term Member whose application for Ordinary Membership is successful, shall cease to be a Term Member on the date of his election as an Ordinary Member.

14A(iv) A Term Member who had ceased to be a Term Member under Rule 14A(iii) shall:

- (a) be eligible for refund of his annual entrance fees, for the unexpired period of his Term Membership pro-rated over twelve (12) months and;
- (b) not be eligible for a refund of any payments made under Rule 30 but part of the deposit made by the Term Member under Rule 31 shall be converted to a deposit for his Ordinary Membership.

14A(v) The number of Term Members shall be limited to maximum of eight (8) per cent of the Planned Total Membership.

14A(vi) A Term Member shall have the same rights, privileges and obligations as an Ordinary Member, except as follows:

- (a) the right of voting at a General Meeting;
- (b) the right of election or appointment to the Committee;
- (c) the right of proposing or seconding a candidate for admission as Member;
- (d) the right of proposing or seconding a Member for election to the Committee.
- (e) the right of proposing a resolution at a General Meeting.
- (f) the right of applying to be placed on the Absent Members' List;
- (g) the right of participation in any distribution of the Club's assets; and
- (h) a liability for any debts of the Club.

14A(viii) The annual entrance fee for a Term Member shall be \$6,000 and shall become due on the date of his election as a Term Member and, if a Term Membership is renewed, on the anniversary date of his election.

14A(ix) A Term Member who resigns his membership by notice in writing due to his ceasing to reside in Singapore shall, if he has been a Term Member for more than one (1) year, be eligible for a refund of his annual entrance fees for the unexpired period of his membership calculated from the date of his ceasing to reside in Singapore and pro-rated over twelve (12) months.

## **ASSOCIATE MEMBERS**

### **Conditions**

15(i) Associate Members are:

- Spouses of Honorary, Life, Ordinary or Term Members;
- Widows/widowers of deceased Honorary, Life, Ordinary or Term Members;
- Previously categorized Lady Members.

15(ii) The spouse of an Honorary, Life, Ordinary or Term Member shall automatically become an Associate Member without the payment of an entrance fee. The Member who is the spouse of such Associate Member elected under this Rule shall be liable for all such Associate Member's dues to the Club including the Associate Member's monthly subscription payable under Rule 30(i) of the Rules of the Club. Provided always that should a Member, on grounds of hardship or other cogent reason, appeal to the Committee concerning the liability to pay the Associate Member's dues to the Club, the Committee may in its sole discretion vary the provisions of this Rule in respect of the Member concerned.

### **Dues of Associate Members**

15(iii) The membership of an Associate Member shall cease automatically upon:

- (a) the resignation of the membership of the spouse of such Associate Member;
- (b) a decree of divorce, nullity or judicial separation pronounced by a court on the marriage of such Associate Member and Member;
- (c) where applicable, the expiry of the Term Membership of the spouse of such Associate Member.

15(iv) An Associate Member losing his or her membership under Rule 15 (iii) may apply in writing to the Committee within the period provided in Rule 15(iv)(a) or Rule 15(iv)(b), from the date of the event giving rise to the termination.

- (a) if such Associate Member is the spouse of a Life, Honorary or Ordinary Member, within a period of three (3) months to become an Ordinary Member in his or her own right, subject to the Committee in its absolute discretion, granting or rejecting such application, and, if approved, upon payment of the prevailing entrance fee;
- (b) if such Associate Member is the spouse of a Term Member, within a period of thirty (30) days to continue to remain an Associate Member until the expiry of the period of the Term Membership of the spouse, subject to the Committee in its absolute discretion granting or rejecting such application and if approved, upon payment of the monthly subscription under Rule 30.

### **Privileges**

15(v) An Associate Member shall be entitled to use the facilities of the Club, but save as in these Rules expressly provided, shall not be entitled to vote or exercise any other privileges of the Club or be liable for any debts of the Club and shall not be entitled to participate in any distribution of its assets.

15(vi)(a) Where the spouse of an Associate Member (who is the spouse of a Life, Honorary or Ordinary Member) has died, such Associate Member may apply to the Committee in writing within a period of six (6) months from the date of death of such Member to continue to remain an Associate Member, and the Committee shall

entertain such application without the imposition of an entrance fee or to be an Ordinary Member upon payment of the prevailing entrance fee. If such Associate Member should re-marry and the new spouse is not a Member, then the Associate Member will be required within a period of six (6) months from the date of re-marriage to apply to be elected an Ordinary Member of the Club and pay the prevailing entrance fee of an Ordinary Member, and if such Associate Member should fail within the period of six (6) months to apply to be elected an Ordinary Member, then such Associate Member shall cease to be a Member of the Club.

(b) Where the spouse of an Associate Member (who is the spouse of a Term Member) has died, such Associate Member may apply to the Committee in writing within a period of thirty (30) days of the date of the death of the Term Member to continue to remain an Associate Member until the expiry of the period of the Term Membership of the deceased spouse and the Committee shall entertain such application. If such Associate Member shall fail to apply within the period of thirty (30) days, then such Associate Member shall cease to be a Member of the Club.

15(vii) Any Associate Member shall within six (6) months of marriage to a non-Member apply to convert his/her membership to Ordinary Membership upon payment of the prevailing entrance fee. If such Associate Member shall fail to apply within the said period of six (6) months the Associate Member shall cease to be a Member of the Club.

## **PROPOSAL AND ELECTION OF CANDIDATES**

### **Ordinary**

16(i) Candidates for election to membership shall be proposed and seconded by Life or Ordinary Members who are not on the Absent Members' List and who have been members of the Club for not less than three (3) years. The proposer and seconder, whilst considered residents of Singapore, shall be responsible for the observance by their candidate of the Rules and Bye-Laws of the Club during the first (1<sup>st</sup>) year of the candidate's membership, and may be required to attend upon the Committee with respect to the conduct and club bills of their candidate and to accept that any disciplinary action taken against their candidate may, at the Committee's discretion, be taken against them also. This requirement shall be drawn to the attention of the proposer and seconder in writing at the time of their first (1<sup>st</sup>) obtaining a form with which to propose and second (2<sup>nd</sup>) the candidate. A candidate who is married may not apply for or have membership as a single individual.

### **Proposal Requirements**

16(ii) The name and signature, office and private addresses, occupation, title, nationality, residential status and such further information in such form as the Committee may from time to time require of and concerning a candidate for election as an Ordinary Member or Term Member shall be submitted to the General Manager in writing with the names and signatures of the proposer and seconder. As soon as possible after receipt of an application for membership the candidate shall be supplied with a copy of the current Rules and Bye-Laws of the Club, with which the candidate shall be expected to familiarize himself or herself.

### **Notice of Application**

16(iii) Particulars of such application for membership shall be placed on the Club Notice Board for not less than one (1) month before the decision of the Committee pursuant to Rule 17. A Life or Ordinary Member who is not on the Absent Members' List and who believes that a candidate so posted would not be a suitable Member of the Club may draw this to the attention of the Committee by confidential letter to the General Manager and may be invited to discuss his objection with the Committee.

### **Failure of Application**

16(iv) The Committee shall have the absolute discretion to notify a candidate at any time before election pursuant to Rule 17 that his application has failed.

### **Introduction**

17(i) The Committee shall require any candidate for election to be introduced to not less than five (5) of their number by the proposer and seconder and may lay down any procedure for such introduction as they see fit.

### **Rejection**

17(ii) No election shall be considered valid unless and until those Members of the Committee who have been introduced to a candidate for election under the terms of Rule 17(i) shall have recorded their votes and signed the record.

17(iii) Two (2) or more dissenting votes shall constitute a rejection of a candidate voted upon.

### **Successful Candidates**

18(i) A candidate for election shall be given written notification by the General Manager of the Committee's decision as to his or her application for membership. In the event that the application for membership is successful, the candidate shall be called upon to make payment within one (1) month of being notified of a sum representing the appropriate entrance fee payable in accordance with Rule 29, the amounts payable under Rule 30 and the deposit payable under Rule 31. The General Manager shall, upon acknowledging receipt of such payment, notify the candidate that he or she is entitled to enjoy the amenities of the Club as a Member.

### **Unsuccessful Candidates**

18(ii) A candidate for election in respect of whom the Committee's decision has been unfavourable shall immediately cease to be a candidate and, except with the consent of the Committee, may not be proposed again for election within a period of one (1) year from the date of such unfavourable decision.

### **USE OF THE CLUB BY CHILDREN**

19(i) Children under twenty-one (21) years of age belonging to the household of any Member may be admitted to have such use of the amenities of the Club as the Committee may from time to time decide, without payment of entrance fee, provided that their names shall first have been registered with the General Manager by such Member, who shall be responsible for their conduct and for their purchases and

expenditure and shall be known as "Household Affiliates". A Household Affiliate shall not be entitled to any other privileges of the Club.

19(ii) A Household Affiliate reaching the age of twenty-one (21) may apply to continue in the status of Household Affiliate until reaching twenty-five (25) years of age, on the same terms applicable to children under twenty-one (21) years of age, but subject to the differing provisions of Rule 30 as to subscriptions.

19(iii) The Committee may in its absolute discretion notify the Member concerned that any or all of the amenities of the Club made available to a Household Affiliate have been withdrawn, and upon being so notified, that Member shall be responsible for ensuring that such Household Affiliate ceases forthwith to make use of the amenity or amenities in question.

### **Priority to Ordinary Membership**

19(iv)(a) This Rule 19(iv) took effect retrospectively from 10 May, 2002.

19(iv)(b) Within six (6) months of reaching the age of sixteen (16), a child of a Life or Ordinary Member shall be registered with the Club. A child who has not been registered, in accordance with Rule 19(iv)(b) shall not be eligible to be placed on the waiting list for Ordinary Membership on attaining the age of twenty-one (21).

19(iv)(c) Subject to Rule 19(iv)(b), only a child of a Life or Ordinary Member, who was already a Member on 10 May 2002, shall be entitled to apply for membership as an Ordinary Member with priority to election over all other applicants, subject to the provisions of Rule 11(ii). Such priority shall extend to seventy percent (70%) of vacancies for new Members as they become available.

## **VISITING MEMBERS**

### **Introduction**

20(i) The Committee may elect as a Visiting Member any person not normally resident in Singapore, Malaysia or Brunei, if proposed and seconded by Life or Ordinary Members who are not on the Absent Members' List and who shall provide the General Manager with the signature, nationality, name, occupation and business and private addresses of such person and such further information and in such form as the Committee may from time to time require. The Visiting Member's spouse and any accompanying children's details must also be provided on the Application Form.

20(ii) The information under the preceding Sub-Rule shall be provided to the General Manager in writing three (3) days in advance of the proposed Visiting Members visit to the Club, by completion of the appropriate form of application for Visiting Membership.

### **Conditions**

20(iii) Visiting Members shall have all the rights, privileges and obligations of Ordinary Members except as follows:-

- (a) the right of voting at General Meeting;
- (b) the right of election or appointment to the Committee;
- (c) the right of proposing or seconding a candidate for admission as a Member;
- (d) the right of proposing or seconding a Member for election to the Committee;
- (e) the right of proposing a resolution at a General Meeting;

- (f) the right of applying to be placed on the Absent Members' List;
- (g) the right of participating in any distribution of the Club's assets; and
- (h) a liability for any debts of the Club.

20(iv) No individual shall be a Visiting Member for a longer period than one (1) month in the aggregate, during any twelve (12) consecutive months.

20(v) The Club will allocate a maximum of ten (10) slots each day for Visiting Members and their direct families.

#### **Liability of Introducer of Visiting Member**

20(vi) The proposer and seconder of a Visiting Member shall be jointly and severally liable for all amounts which may be due from such Visiting Member to the Club. All fees, costs and expenditure related to the visit will automatically be charged to either the proposer's or seconder's monthly accounts for payment, if the Visiting Member does not fully reimburse the Club upon departure. Payment by credit card is preferred. The account to be charged will be confirmed upon issuing the Visiting Member's card.

### **GUESTS**

#### **Introduction**

21(i) Members may introduce guests into the Club in accordance with such terms and conditions (provided for by Rule 9 and Sub Rule (v) hereof) as the Committee may from time to time at its absolute discretion decide.

21(ii) Subject to the absolute discretion of the Committee, no person who has been expelled from the Club, or whose candidature for election as a Member shall have been rejected less than one (1) year previously, or whose membership has ceased otherwise than by resignation, shall be permitted to enter the Club as a guest.

21(iii) No Member may introduce his or her spouse or child under twenty-one (21) years of age as a guest where such spouse or child is not a Member or is not otherwise entitled to enter the Club under the provisions of these Rules.

#### **Responsibility of Introducer**

21(iv) Any Member introducing a guest shall be responsible for the observance by such guest of the Rules and Bye-Laws of the Club.

21(v) The Committee shall also have power to impose charges on Members upon such terms and conditions as the Committee shall think fit in relation to any persons admitted as guests pursuant to this Rule.

### **ABSENT MEMBERS**

#### **Notice**

22(i) An Ordinary Member who is absent or is about to be absent from Singapore for an unbroken period of not less than six (6) calendar months may advise the date of his departure to the General Manager. On receipt of such advice and payment of all

outstanding sums due to the Club, the name of such Member shall be placed on the Absent Members' List, subject to the payment of an annual subscription of \$240 for each calendar year. When a Member is placed on the Absent Members' List during a calendar year the subscription payable shall be proportionate to the number of unexpired months remaining in that year. Subscriptions shall be due on the date of placement on the Absent Members' List and in the first (1<sup>st</sup>) month of each calendar year as appropriate, on receipt of a demand from the Club, which shall be deemed to have been received if sent to the Member's last notified address in the Club's records.

For the avoidance of doubt, an Ordinary Member on the Absent Members' List who has failed to pay his subscription within three (3) months of the last of two (2) reminders sent to him by post at his last known address shall be deemed to have resigned and have ceased to be Member or included on the Absent Members' List provided always that the Committee may at its absolute discretion re-admit such former Member to the class of membership to which he previously belonged upon such terms and conditions as it thinks proper.

### **Conditions**

22(ii) An Ordinary Member included on the Absent Members' List shall have the same rights, privileges and obligations as an Ordinary Member except as follows;

- (a) the right of voting at General Meeting;
- (b) the right of election or appointment to the Committee;
- (c) the right of proposing or seconding a candidate for admission as a Member;
- (d) the right of proposing or seconding a Member for election to the Committee;
- (e) the right of proposing a resolution at a General Meeting;
- (f) the right of participation in the distribution of the Club's assets;
- (g) a liability for any debts of the Club; and
- (h) the right to enjoy or make use of the Club facilities or amenities save as provided in Rule 22(v).

22(iii) While resident in Singapore an Ordinary Member shall not be entitled to be or remain on the Absent Members' List and the spouse or Household Affiliate children of such Member shall not be entitled to enjoy or make use of the Club facilities or amenities save as provided in Rule 22(v). Furthermore during the period that such Member is on the Absent Members' List his spouse and Household Affiliate children shall not be required to pay subscriptions in accordance with Rule 30(i).

22(iv) An Ordinary Member on the Absent Members' List shall give written notice to the General Manager on his return to Singapore and shall supply all such documentary evidence of his residency as the Club may require. Such Ordinary Member who fails or has failed to give such written notice to the General Manager within one (1) month of his return to Singapore shall be deemed to have resigned and have ceased to be an Ordinary Member or to be included on the Absent Members' List provided always that the Committee may at its absolute discretion re-admit such former Member to the class of membership to which he previously belonged upon such terms and conditions as it thinks proper.

22(v) An Ordinary Member on the Absent Members' List shall be entitled to enjoy or make use of the amenities or the facilities of the Club for a maximum of four (4)

weeks in aggregate in any calendar year upon payment of a daily fee of \$10. This concession shall extend to the spouse and children accompanying such Ordinary Member.

22(vi) Notwithstanding the provisions of the Rules, an Ordinary Member on the Absent Members' List shall not be required to pay any subscription under Rule 30(i) for every complete period of one (1) calendar month that he is so absent.

### **RESIGNATION OF MEMBERSHIP**

23. Any Member may tender his resignation by giving written notice to that effect to the General Manager, but such resignation shall take effect either: -

- (a) on the date expressed in the notice provided all sums due to the Club by that Member shall first have been paid within seven (7) days of the said date; or
- (b) on the date on which all sums due to the Club shall have been paid, whichever shall first happen.

### **LIMITED BUY BACK SCHEME**

23A(i) The Club shall maintain a Buy Back List in respect of Ordinary and/or Life Members who wish to sell his or her membership to the Club, and a Waiting List in respect of non-Members who have requested to be admitted as Ordinary Members of the Club and have been proposed for membership to the Club. The Buy Back List and the Waiting List shall operate on a first come first served basis. The Buy Back List and Waiting List shall each comprise two (2) subsidiary lists, one (1) subsidiary list in respect of Singaporeans and the other, in respect of non-Singaporeans.

23A (ii) An Ordinary or Life Member seeking to sell his or her membership to the Club shall make a request in writing to the Club to be placed on the Buy Back List. Whether such a Member should be placed under the subsidiary list for Singaporeans or the subsidiary list for non-Singaporeans shall be determined by the citizenship of the said Member as at the time he or she was admitted to the Club.

23A (iii) A Member shall not be placed on the Buy Back List unless his or her monthly subscriptions for the preceding twelve (12) months have been paid in full when they are due (in accordance with Rule 30).

23A (iv) A Member seeking to sell his or her membership to the Club under this Rule shall continue to be liable for monthly subscriptions until the membership has been bought back by the Club.

23A (v) If a Member who has made a request under Sub-Rule (ii) is subsequently placed on the Absent Members' List or becomes in arrears of his monthly subscription under Rule 30, that Member shall be removed from the Buy Back List.

23A (vi) Subject to the other provisions in this Rule, the Club may, at its discretion, buy back the membership of a Life or Ordinary Member on the Buy Back List at fifty percent (50%) of the prevailing entrance fee.

23A (vii) The Club may buy back the membership of a Member on the Buy Back List where the following conditions are met:-

- (a) the Club has notified the Member on the Buy Back List in writing of the Club's intention to buy back the said Member's membership, and
- (b) the proposed buy back by the Club is for the purpose of satisfying the demand on the Waiting List .

23A (viii) Notwithstanding Rule 11(ii), a Member seeking to sell his or her membership to the Club under Sub-Rule (ii) may make a request to the Club in writing that the membership, after being bought back by the Club, be sold to his or her child or grandchild, regardless of that child's nationality, provided the child is at least twenty-five (25) years of age and is on the Waiting List.

23A (ix) When there is a request pursuant to Sub-Rule (viii), the Club shall consider such request. Where, in exercise of the Club's discretion, a buy-back and sale of membership is sanctioned pursuant to this Sub-Rule,

- (a) the outgoing Member shall waive his entitlement to the sum agreed to under Sub-Rule (vi),
- (b) the child or grandchild of the outgoing Member shall be resident in Singapore, and
- (c) the child or grandchild of the outgoing Member shall pay the full entrance fee as prescribed under Rule 29.
- (d) the Club shall at all times maintain the prevailing mix of Singaporean and Non-Singaporean Members.

23A (x) Upon notification by the Club that the Club intends to buy back a Member's membership, the Member shall immediately cease to be a Member in accordance with Rule 27(i).

## **BANKRUPTCY**

24. If any Member shall be convicted of any grave or heinous offence or adjudged bankrupt or make any composition or arrangement with his creditors he shall *ipso facto* cease to be a Member, provided always that notwithstanding anything contained in these Rules the Committee may in its absolute discretion re-admit such former Member to the class of membership to which he previously belonged upon such terms and conditions as it thinks proper, without entrance fee.

## **CESSATION**

25. Notwithstanding any other provision of these Rules, a Member shall cease to be a Member and his name shall be removed from the list of Members of the Club in any of the following events:

- (i) Death.
- (ii) His becoming an enemy subject under the laws of Singapore.

## **SUSPENSION AND EXPULSION**

26(i) The Committee may in its absolute discretion suspend for a period not exceeding six (6) months, or call upon to resign, or expel, any Member who offends against these Rules or any of them, or whose conduct is such as shall in their opinion be injurious to the character of the Club or the interests of the Members.

26(ii) Before a Member is suspended or called upon to resign or is expelled, the Member's conduct shall be enquired into by the Committee or any Sub-Committee consisting of not less than three (3) Committee Members and he or she shall be given an opportunity verbally and/or in writing to justify or explain his or her conduct. A decision to suspend shall require the affirmative vote of a simple majority of the Committee at a Committee Meeting, written notice of which shall have been sent to all Committee Members, at which a quorum of six (6) is present.

No Member or Committee Member who is the subject of the proposed Suspension or Expulsion may vote upon or take part in discussions thereof, subject to being heard in justification or explanation under this rule. No aggrieved party may vote upon or take part in the discussion thereof other than as a witness.

A decision to call upon to resign, or expel, under this Rule shall require the unanimous vote of the Committee or Sub-Committee enquiring into the Member's conduct and shall also require the affirmative decision of not less than eight (8) of the Committee present at a regular Committee Meeting, written notice of which shall have been sent to all Committee Members, following the inquiry. If a Member fails to resign within fourteen (14) days of being called upon to do so under this Rule, the Committee shall expel him.

26(iii) A Member suspended under this Rule shall not be entitled to the use of the Club's facilities or the privileges of membership during the period of his suspension, but shall continue to be liable for monthly subscription and other Club dues.

26(iv) The suspension, resignation or expulsion of a Member under this Rule shall extend to the Member's spouse and family unless the Committee in its discretion decide otherwise.

### **Inquiry Sub-Committee**

26(v) Inquiry Sub-Committee

(a) The Committee may at any time appoint an Inquiry Sub-Committee to inquire into any alleged infringement of the Rules or Bye-laws of the Club or any behaviour or action considered unacceptable and or inappropriate to the Club, for which it is not immediately apparent that disciplinary action needs to be taken. Its aim shall be to determine the facts.

(b) The Sub-Committee shall consists of three (3) or more members, at least one (1) of whom must be a Committee Member. The Chairman shall be a Committee Member. No Member or Committee Member with a personal involvement in the matter inquired into may be a member of the Inquiry Sub-Committee.

(c) The Sub-Committee shall report its findings to the Committee, which will decide whether any further action is required.

### **EFFECT OF CESSATION OF MEMBERSHIP**

27(i) A person ceasing to be a Member for any reason shall forfeit all the rights and privileges of a Member of the Club, but he or his estate shall continue to be liable for any obligations to the Club undertaken or incurred while such person was a Member.

27(ii) No person who has ceased to be a Member shall have any claim upon the Club property or funds.

27(iii) Notice of Member's suspension or expulsion from the Club shall be posted on the Club's Notice Board; in the case of suspension throughout the period of suspension and of expulsion as long as the Committee shall think fit. A record of the names of expelled Members shall be kept permanently at the main Reception Desk for perusal.

### **COMPLIANCE WITH RULES AND BYE-LAWS**

28. The Committee may in its absolute discretion delegate authority to any one (1) or more of its individual Members and to the Management of the Club to require a Member and/or his guest immediately to comply with any Rule or Bye-Law of the Club, and in case of refusal to do so to prohibit the entry of or to require the immediate departure of any such Member and/or his guest to or from the premises of the Club on that occasion.

### **ENTRANCE FEE, SUBSCRIPTIONS, ETC.**

#### **Entrance Fee**

29(i) Entrance fees for Ordinary Membership shall be \$50,000.

#### **Instalment Plan**

29(ii) Notwithstanding the provisions of Rule 20(i), an Ordinary Member may elect to pay the entrance fee:-

(a) On election to Ordinary Membership as to \$30,000; and

(b) The remaining sum paid in annual instalments of \$10,000 until such time as the balance due is paid, provided that if such Member resigns or his membership ceases for any other reason before the full balance of the entrance fee payable by instalment becomes due, all the outstanding balance will become immediately due and payable and further provided that such Member who wishes to be placed on the Absent Members' List in accordance with the provisions of Rule 22(i) shall be required first to pay the outstanding balance of his entrance fee.

29(iii) An Ordinary Member until he shall have paid the whole of the entrance fee due by him shall be entitled to use the facilities of the Club, but save as expressly provided in these Rules, shall not be entitled to vote or exercise any other privileges of the Club or be liable for any debts of the Club and shall not be entitled to participate in any distribution of its assets.

## **Subscription**

30(i) Subscriptions shall be payable in advance at the following rates:

Ordinary Members	\$85	) Per month or any
Associate Members	\$85	) part thereof
Term Members	\$85	)

Each Household Affiliate over 16 years	) For a period of 30
to under 21 years covered by the provisions	) consecutive days or any
of Rule 19	\$25 ) part thereof

Each Household Affiliate aged 21 years	) Per month or any
to under 25 years covered by the provisions	) part thereof
of Rule 19	\$45 )

Visiting Member (individual)	) \$25 daily
Visiting Member (couple)	) \$30 daily

Each visiting child (under 21 years)	)
travelling with a Visiting Member/s	) \$5 daily

## **Subscription**

30(ii) The Committee may waive or reduce the subscription payable by any Member should it consider hardship would be caused by enforcement of Rule 30 provided that such waiver or reduction and any pre-existing waiver or reduction shall be subject to periodic review or change at the absolute discretion of the Committee.

## **MEMBERS' ACCOUNTS**

### **Deposit**

31(i) Subject to Rule 31(ii) a deposit shall be placed with the Club as follows:

Ordinary Members	\$250
Associate Members, whose spouses are not Members	\$250
Term Members	\$1,500

31(ii) In the case of Members and candidates who are in breach of Rule 32(ii), such Members and candidates may be required to make such further deposit not exceeding \$7,000 in addition to the said \$250 or \$1,500 as the case may be. The Club may have recourse against deposits made under this Rule 31(i) and (ii) to satisfy any debts or other sums due from Members and candidates to the Club.

### **Arrears**

32(i) The account of each Member and candidate elected to membership shall be made up at such time or times as may be directed by the Committee and shall be rendered by delivery by hand or post addressed to his or her address as furnished pursuant to Rule 40. An account dispatched by post shall be deemed to have been received by the person to whom it is addressed when in the ordinary course of the post it would have been so delivered.

### **Posting of Member**

32(ii) In the absence of special discretion from the Committee the account of each Member shall be made up at the end of each month and rendered to him in accordance with the preceding paragraph of this Rule. If the account of any Member shall remain unpaid after the last day of the month in which it is rendered the Member owing the same may be posted up in the Club and he shall cease to be entitled to any privileges of the Club while his name is so posted. If at the end of one (1) week from the date of such posting his account still remains unpaid, he shall, *ipso facto*, cease to be a Member, provided always that notwithstanding anything contained in these Rules, the Committee may at its absolute discretion re-admit such former Member to the class of membership to which he previously belonged upon such terms and conditions as they think proper, subject to Rule 31.

32(iii) The Committee may at any time give notice in writing to any Member requiring payment forthwith of his or her account up to date and if that Member shall fail to pay within four (4) days of such notice having been given, such Member may be posted under Rule 32(ii).

32(iv) The Committee may at any time give notice in writing to any Member to put and maintain his account in credit to such amount as the Committee may in its discretion decide, and any Member failing to comply with any such notice within such period as the notice shall specify shall be suspended from all privileges of membership until his account shall have been put in credit.

32(v) The Committee may at any time suspend with immediate effect the credit facilities of any Member whose account is overdue.

### **GENERAL MEETINGS**

#### **Supreme Authority**

33(i) The supreme authority of the Club is vested in a General Meeting of the Members presided over as provided by Rules 37 and 34.

33(ii) The Annual General Meeting of the Club shall be held within four (4) months of the financial year end of the Club on a date fixed by the General Committee which shall not be within seven (7) days before or seven (7) days after a gazetted Singapore Public Holiday. The financial year end shall not be changed without the consent of Members in General Meeting.

#### **Business**

33(iii)(a) The business of the Annual General Meeting shall be as follows:-

- (a) To receive the Report of the Committee on the general affairs of the Club in respect of the previous year.
- (b) To receive and approve a Financial Statement made up to the preceding 31st January.
- (c) To receive an income and capital expenditure budget for the coming year; Items of capital expenditure exceeding \$500,000 to be subject to specific approval *via* separate Resolutions at this or any other General Meeting.

- (d) To appoint Auditors for the ensuing year.
- (e) To elect a President, Vice-President, Honorary Treasurer and eight (8) Members of the Committee for the ensuing year.
- (f) To deal with any other business duly brought before the meeting in accordance with this Rule.

33(iii)(b) The order of business as set out in 33(iii)(a) shall be decided by the Chairman. However, the Meeting may decide by majority vote to alter the order of business from that set out in the Agenda circulated with the Notice of the Meeting.

### **Other Business**

33(iv) A Life or Ordinary Member wishing to bring before any Annual General Meeting any other business pursuant to Rule 33(iii)(f), shall give written notice to the General Manager at least fourteen (14) clear days before the date of the said Meeting. The written notice shall contain details of such other business that the Member wishes to be discussed at the Annual General Meeting.

33(v) The Chairman shall allow such matters other than those referred to in paragraphs 33(iii) and 33(iv) to be discussed as he considers appropriate for discussion at an Annual General Meeting, as to which the Chairman's decision shall be final, but on no such matter shall a vote be taken.

### **Special General Meeting**

34. The Committee may when considered necessary or advisable and shall, on the written requisition of not less than eighty (80) Life and/or Ordinary Members who are not on the Absent Members' List, call a Special General Meeting. Such requisition shall be delivered to the General Manager and shall specify the exclusive business to be transacted at such Meeting. The Special General Meeting shall be held within forty (40) days from the date of receipt of such written requisition but the date selected shall not be within three (3) days before or three (3) days after a gazetted Singapore Public Holiday. If the Committee does not hold the Special General Meeting within forty (40) days from the date of the receipt of the written requisition the Members who requisitioned for the Special General Meeting may convene the Special General Meeting by giving written notice of the date and venue to the General Manager who shall then proceed immediately to give Notice as provided for under Rule 35. In such instances where the Members who requisitioned for the Special General Meeting have proceeded to convene the meeting themselves by giving such notice to the General Manager, the said Special General Meeting shall be chaired by any Life or Ordinary Member who is not on the Absent Members' List elected by the Members present and entitled to vote.

34(i) The Requisition shall specify the names of not less than three (3) Ordinary Members (the Representatives) whom the Requisitioners appoint to act on their behalf in giving the written notice to the General Manager referred to in Sub-Rule (i) above and to liaise with him as to the detailed arrangements for that meeting. If the said notice is given under this Rule the Committee may not give the General Manager any instructions to the contrary effect.

34(ii) A requisitioned Special General Meeting, whether called by the Committee or by the Requisitioners, may not be postponed without the prior written consent of seventy-five percent (75%) of the Representatives. Notice of such postponement shall be posted to members not less than seven (7) days prior to the originally convened date of the Special General Meeting and must specify a new date for the meeting to be held being not later than fourteen (14) days thereafter.

### **Notice**

35(i). Notice of every General Meeting setting forth the business to be transacted thereat shall be posted on the Club Notice Board for not less than fourteen (14) days or twenty-eight (28) days in respect of Rule 2(iii) prior to the Meeting and, if so posted, such General Meeting shall be deemed to have been duly convened.

35(ii). A copy of such Notice shall not less than fourteen (14) days or twenty-eight (28) days in respect of Rule 2(iii) prior to the Meeting be dispatched to every Member at the last address furnished by him pursuant to Rule 39 provided that in the case of a Special General Meeting held pursuant to Rule 34, where the documents to be attached to the said Notice comprise more than five (5) pages, the Committee may, instead of mailing the said documents to the Members, make them available for inspection by the Members at the Reception in the Main Foyer ("Reception") of the Club and post the same on the Club's website (using if the Committee so decides an appropriate password). In the event that the Committee decides not to mail the said documents to the Members but to make them available at Reception and on the website, it must inform the Members accordingly in the said Notice

### **Quorum**

36. If eighty (80) members entitled to vote are present at the commencement of any General Meeting such Meeting shall be considered competent to transact all business before it. In the event of there being no quorum the meeting shall be adjourned for thirty (30) minutes. In the event that a quorum still cannot then be established those present shall be considered a quorum but they shall have no power to alter, amend or make additions to any of the existing Rules.

### **Chairman**

37. Except as provided for by Rule 34, the President, or in his absence the Vice-President, or in the absence of both of them any Ordinary or Life Member elected by the Members present and entitled to vote shall take the chair at all General Meetings.

### **Voting**

38(i)(a) Members shall register at every General Meeting by producing a valid membership card and by signing a Register of Members. Registration shall commence one (1) hour before the time of commencement of the General Meeting specified in the Notice of Meeting dispatched in accordance with Rule 35. Where a secret ballot is required under Rule 5(iii) to be taken at an Annual General Meeting (AGM), Members shall be given the ballot papers and voting cards at the time of

registration. After the General Manager has introduced the candidates for election, the ballot boxes shall be opened to enable Members to vote in accordance with Rule 33(iii)(e) and elect a new Committee for the ensuing year. The ballot boxes shall remain open until 2300 hours subject to the AGM ending by 2200 hours and shall be reopened at 0900 hours the following morning and finally closed at 1800 hours on the day following the meeting. If the AGM extends beyond 2200 hours, then the ballot boxes shall remain open for one (1) hour after the meeting has ended and shall be reopened at 0900 hours the following morning and finally closed at 1800 hours on the day following the meeting. Counting of the votes shall proceed thereafter. Members who did not collect their ballot papers on the day of the AGM shall be entitled to collect their ballot papers and cast their votes for the purpose of electing a new Committee between 0900 hours and 1800 hours on the day following the AGM.

38(i)(b) The Auditors of the Club shall ensure the opening and closing of the ballot boxes and shall provide a procedure to ensure the security of the ballot boxes and that the voting is conducted in an orderly fashion. The results of the vote shall be presented to the General Manager by the Auditors and the results shall be posted on the Club's Notice Board immediately.

38(i)(c) The General Meeting shall also appoint three (3) Life or Ordinary Members present and entitled to vote as scrutineers.

38(ii) Every resolution shall be decided by a simple majority of the Members present and voting at any meeting at which such resolution is discussed, save where by these Rules any other majority is required. Such decision shall be binding on all Members.

38(iii) The Chairman shall have a second (2<sup>nd</sup>) or casting vote at every General Meeting.

38(iv) Only Ordinary and Life Members not on the Absent Members' List shall be entitled to vote at a General Meeting but any Member of any other class may be present and may take part in any debate or discussion.

38(v) Voting as provided for under Rule 2(iii) and 5(iii) shall be exclusively by secret ballot. Voting for all other resolutions shall also be determined by a secret ballot of those Members present and entitled to vote unless voting by a show of voting cards shall have been approved by a simple majority of the Members present and voting.

38(vi)(a) When a secret ballot takes place each member shall only be entitled to cast his own vote. No proxy voting or depositing of multiple ballot papers in the ballot box shall be allowed.

38(vi)(b) Ballot papers shall be issued to Members at the time of registration of their attendance at the meeting by showing their membership cards.

38(vi)(c) Subject to the provisions of Rule 38(i)(a), the President or Chairman of the General Meeting shall declare that the ballot boxes be opened for voting at any

appropriate time which shall not be later than thirty (30) minutes after commencement of the Meeting and for any specified period as deemed fit which shall not be less than two (2) hours and following such declaration the ballot boxes shall remain open for the specified period notwithstanding a subsequent adjournment, cessation or closure of the General Meeting for whatever reason.

38(vi)(d) Each Member shall have only one (1) vote. Before placing his/her ballot into the ballot box, the Member's name shall be checked and recorded.

38(vi)(e) No Member is permitted to vote by proxy and neither is the Member permitted to drop the ballot papers of other Members into the ballot box. Members must vote personally.

38(vii) No cameras or permanent visual recording devices of any kind shall be allowed in the meeting room whilst a General Meeting is in progress, except for the purpose of closed circuit monitors to provide live audio/visual coverage of the General Meeting to areas adjoining the meeting room for the convenience of those Members present.

### **Minutes**

38(viii)(a) Minutes shall be kept of all General Meetings.

38(viii)(b) Such minutes shall be prepared and be displayed in draft within forty-five (45) days after such meeting.

38(viii)(c) The draft minutes shall be displayed for reading at the Club's Office and Reading Room for twenty-one (21) days.

38(viii)(d) Members who attended the meeting and who have any amendments to propose shall submit the amendments in writing to the General Manager or an officer designated for this purpose within seven (7) days thereafter.

38(viii)(e) The Committee may accept or reject the amendments submitted or may invite the proposer for a discussion. The Committee may make its own amendments. The Committee's decision shall be final.

38(viii)(f) The Committee's approval of the minutes with or without amendments shall be placed on record within sixty (60) days after the date when the minutes were first (1<sup>st</sup>) displayed whereupon the President and General Manager shall sign the minutes as a true and proper record of the meeting.

### **NOTICES**

#### **Addresses**

39. All Members shall keep the General Manager informed of their office and private addresses and of all changes thereto.

#### **Despatch**

40. Save as otherwise herein provided notices or communications under these Rules may be sent to any Member at his last known address and upon the dispatch of such notices and communications they shall be deemed to have been received by such Member for any purpose required by these Rules in due course of post.

### **MISCELLANEOUS**

## **Staff**

41. No Member shall:-

- (i) give any money or gratuity to any member of the staff of the Club; or
- (ii) reprimand or abuse any member of the staff of the Club
- (iii) The Committee shall view a breach of this Rule as a serious matter and is required to take action accordingly. A Member who wishes to complain about a member of staff shall address his complaint to the General Manager, not to the member of staff.
- (iv) Suggestions and Complaints shall be made to the General Manager in writing. Suggestions may also be made in the book that shall be maintained for this purpose at the Reception Desk.

## **Affiliation**

42. Any other Club may be affiliated at the discretion of the Committee, and its members accorded such privileges as the Committee may from time to time decide.

## **Breakages**

43. Any Member shall pay the costs of repairs or replacements necessitated by the breaking or damaging of Club property by that Member and/or his guest.

## **JACKPOT MACHINES**

44(i) Whilst the Club has jackpot machines on its premises they shall be for the use of its Members and their guests who have been duly signed in.

44(ii) The Club shall maintain yearly records accounting for and separately identifying all surpluses accruing from the jackpot machines.

44(iii) Such accounting records shall further identify the use and disposition of the jackpot machine surpluses, specifically as to whether such yearly surpluses have been used for normal operating expenses, and/or for the acquisition of assets which are considered capital in nature.

## **CLAIMS BY MEMBERS**

45. No Member or member of his family or guest or other invitee shall be entitled to maintain any claim whatsoever howsoever the same may arise, against the Club Trustees or the Committee or any of them in respect of any loss or damage or injury suffered by him on the premises of the Club.

## **INDEMNITY**

45A(i) Subject to Rule 45A(ii), Rule 45A(iii) and Rule 45A(iv), every Member of the Committee or of any Sub-Committee of the Committee shall be entitled to be indemnified out of the assets of the Club against all losses or liabilities which he may sustain or incur in or about the execution of the duties of his office or otherwise in relation thereto, and no such Member shall be liable for any loss, damage or

misfortune which may happen and or be incurred by the Club in the execution of his duties or in relation thereto.

45A(ii) This indemnity shall not however apply to costs or liabilities incurred by such Member:

(a) in opposing his removal from office, whether that removal is effected by the Committee or by a General Meeting or both.

(b) in the event it is determined that the Member entitled to an indemnity under this Rule had committed any act or omission which was fraudulent, dishonest or in excess of authority or if any defence available to be indemnified Member in law or in fact is vitiated by malice or bad faith. For the purposes of this sub-rule, such determination shall be made upon the finding of the tribunal hearing the matter in respect of which indemnity is sought or by an arbitration tribunal in accordance with the procedure set out in Rule 45B.

(c) in respect to any dispute in relation to the interpretation or application of this Rule.

45A(iii) In the circumstances where Rule 45A(ii)(b) applies, the Club shall be entitled to withdraw the indemnity given pursuant to this Rule and shall be entitled to recover from the Member all sums expended or incurred prior to the withdrawal of the indemnity.

45A(iv) Any indemnity given pursuant to this Rule may be withdrawn at any time if the Member indemnified refuses, without reasonable grounds, to be represented by solicitors approved by the Club or where in relation to:-

(a) settlement or compromise of any action in respect of which such indemnity is given which involves only the payment of money, the indemnified Member refuses to accept such settlement or compromise of any action to which such indemnity has been given and where the Club is prepared to accept liability to pay the settlement or compromise sum on behalf of the indemnified Member;

(b) a settlement or compromise involving terms other than the payment of money, the indemnified Member refuses to accept such settlement or compromise of any action to which such indemnity has been given, and where the Club is prepared to accept liability to pay the monetary component of settlement or compromise on behalf of the indemnified Member (if applicable) and it is determined that the terms of the settlement or compromise are reasonable. For the purposes of this sub-rule, such determination shall be made by the Committee, upon legal advice. The Member affected by such determination may challenge such determination in accordance with the procedure set out in Rule 45B.

## **DISPUTES: CONSULTATION; CONCILIATION, MEDIATION, ARBITRATION AND LEGAL PROCEEDINGS**

45B(i) Where a dispute or question arises between the Club and a Member or between a Member and a Member (hereinafter referred to as "the Parties") touching on any matter dealt with in these Rules, any matter of the Club or arising out of such matter, for which express provision has not been made in these Rules, the Parties shall resolve such dispute or question in accordance with this Rule and the Club and

any Member involved shall not take any steps in relation to such dispute or question save as is specifically provided herein.

45B(ii) Such dispute or question shall be first referred by the Committee or the Member raising the dispute or question, to the General Manager by notice in writing for conciliation. Conciliation will be carried out by such conciliator or conciliators appointed by the Conciliation, Mediation and Arbitration Board ("Board"), in accordance with such procedure prescribed in the Bye-Laws of the Club. The General Manager shall initiate the conciliation procedure within seven (7) days of receipt of the said notice and such conciliation procedure shall be concluded within fourteen (14) days after initiation, unless the parties to the dispute or question agree on any extension of time.

45B(iii) If the dispute or question is not resolved through conciliation, the dispute or question shall be immediately referred to mediation. Mediation will be carried out by such mediator or mediators appointed by the Board, in accordance with such procedure prescribed in the Bye-Laws of the Club. The General Manager shall initiate the mediation procedure within seven (7) days of being notified that the dispute or question has not been resolved by conciliation. The mediation procedure shall be concluded within thirty (30) days after initiation, unless the parties to the dispute or question agree on any extension of time.

45B(iv) If the dispute or question is not resolved through mediation, the dispute or question shall be immediately referred to arbitration. Arbitration will be carried out by such arbitrator or arbitrators appointed by the Board in accordance with such procedure prescribed in the Bye-Laws of the Club.

45B(v) The Board shall consist of not less than three (3) and not more than five (5) Members, from amongst Members who shall have previously held the office of President. At every third (3<sup>rd</sup>) Annual General Meeting of the Club, Members shall be appointed to the Board for a term of three (3) years. Such appointment will be made by the outgoing Committee. Where there is a vacancy caused by resignation, death or any other reason, such vacancy shall be immediately filled by the Committee. Any Member of the Board who retires shall be eligible for re-election to the Board. No Member of an outgoing or incoming Committee shall be eligible for election to the Board.

### **Transitional Provision**

Not less than three (3) and not more than five (5) Members shall be appointed to the Board immediately after the General Meeting of the Club where this Rule is passed.

45B(vi) The Committee shall make Bye-Laws governing the appointment of conciliators, mediators, arbitrators and the procedures for conciliation, mediation and arbitration from time to time, in consultation with the Board provided always that legal representation shall not be permitted for conciliation and mediation.

45B(vii) The Board shall appoint and maintain a panel of conciliators, mediators and arbitrators. Conciliators shall be Members of the Club. Mediators may or may not be

Members of the Club. Members of the Board may be Members of the panel of conciliators and the panel of mediators. Arbitrators shall not be Members of the Club.

45B(viii) There shall be no recourse to any court, whether by way of appeal, review or application to set aside, in relation to any decision or award made in the course of or pursuant to an arbitration conducted pursuant to this Rule except on the following grounds:

- (a) A Party to the arbitration was under some incapacity.
- (b) A Party was not afforded proper notice of the arbitration or proper opportunity to present that party's case.
- (c) The decision or award is in conflict with the public policy of Singapore.
- (d) The decision or award was induced or affected by fraud or corruption; or
- (e) A breach of the rules of natural justice occurred in the making of the decision or award by which the right of any Party has been materially prejudiced.

45B(ix) The Parties to any conciliation, mediation or arbitration carried out under this Rule shall keep confidential the terms of any agreement, settlement or arbitral award as well as all communications made in connection with such conciliation, mediation or arbitration, and shall not divulge the same to any other person (save for any legal advisers of the relevant Party provided always that such disclosure shall be made under the same confidentiality obligations), save where the Club is a Party. Where the Club is a Party, Members shall be entitled to be informed of the Parties to the conciliation, mediation or arbitrations, the identity of the conciliators, mediators and arbitrators and the terms of the agreement, settlement or arbitration award. Members shall not communicate or disclose such information or any part thereof to anyone other than the Club or its Members.

45B(x) This Rule 45B shall take effect, after it has received the approval from the Registrar of Societies.

45B(xi) This Rule shall apply to any dispute or question that arises on or after the date on which it was approved by the Registrar of Societies. Any dispute or question that arose prior to the date on which this Rule was so approved, will be dealt with in accordance with the Rules then in force.

## **DISSOLUTION**

### **Quorum**

46(i) The Club shall not be dissolved unless three-fifths (3/5) of the Ordinary and Life Members not on the Absent Members List have expressed a wish for such dissolution by their votes delivered in person or by proxy at a General Meeting convened for the purpose.

46(ii) In the event of the Club being dissolved as provided above all debts and liabilities legally incurred on behalf of the Club shall be fully discharged. Thereafter the Club shall distribute to any charities registered with the Commissioner of

Charities the accumulated surpluses arising from its jackpot machines which have not been used for the Club's normal annual operating expenses and/or for the acquisition of assets which are considered capital in nature as accounted for under Rules 44(ii) and 44(iii). The funds remaining after such discharge and distribution shall be divided equally amongst the Ordinary and Life Members but not including any such Member on the Absent Members' List pursuant to Rule 22(i).

**Notice**

46(iii) Notice of dissolution shall be given within seven (7) days of the dissolution to the Registrar of Societies.

**OVERRIDING LEGISLATION**

47. These Rules shall be subject to the provisions of the Societies Act Chapter 311 or any statutory modification or re-enactment thereof for the time being in force. In the event of any inconsistency between these Rules and the provisions of the said Act, the latter shall prevail.

**Attachment: Conflict of Interest - Rule 6(iv)**

Circumstances under which a conflict would or might arise

- (a) Involvement with (including the employment of) suppliers or contractors of The Tanglin Club
- (b) Ownership of an interest of five percent (5%) or more in any supplier, contractor, sub-contractor or other entity with which The Tanglin Club does business.
- (c) Acting in any capacity – including director, officer, partner, consultant, employee, distributor, agent or the like – for suppliers, contractors, sub-contractors or other entities with which The Tanglin Club does business.
- (d) Acceptance, directly or indirectly, of payments, commissions, services or loans from a supplier, contractor, sub-contractor or other entity with which The Tanglin Club does business. The foregoing shall be deemed to include gifts, trips, entertainment, or other favours, of more than nominal value but shall exclude loans from publicly-held insurance companies and commercial or savings banks at normal rates of interest.

## RECIPROCAL CLUBS

### COUNTRY

### NAME OF CLUB

#### AUSTRALIA

**Adelaide**

**Brisbane**

The Adelaide Club

Tattersall's Club

The Brisbane Club

United Service Club

**Canberra**

**Melbourne**

The Commonwealth Club

Melbourne Club

Royal Automobile Club of Victoria

Royal South Yarra Lawn Tennis Club

The Alexandra Club

The Athenaeum Club

The Australian Club

**Newcastle**

**Perth**

Newcastle Club

The Weld Club

Western Australian Club

**Sydney**

Royal Sydney Yacht Squadron

Tattersall's Club

Union, University & Schools Club

Australian Club

**Hobart**

The Tasmanian Club

#### BANGLADESH

**Dhaka**

Dhaka Club

#### CANADA

**Calgary**

Glencoe Club

The Ranchmen's Club

**Toronto**

Granite Club

The National Club

The Toronto Lawn Tennis Club

University Club of Toronto

**Vancouver**

The Arbutus Club

Vancouver Club

**Victoria**

The Union Club of British Columbia

#### FRANCE

**Paris**

Cercle De L'Union Interalliee

Lagardère Paris Racing

#### GERMANY

**Hamburg**

**Berlin**

Der Ubersee Club

International Club of Berlin

**COUNTRY****NAME OF CLUB**

HONG KONG

American Club Hong Kong  
Hong Kong Club  
Hong Kong Football Club  
Ladies' Recreation Club

INDIA

**Bangalore**  
**Calcutta**Bangalore Club  
The Bengal Club  
Tollygunge Club  
Madras Cricket Club  
Bombay Gymkhana  
The Willingdon Sports Club  
Delhi Gymkhana  
Emerald Garden Club**Madras**  
**Mumbai****New Delhi**  
**Jaipur**

INDONESIA

**Jakarta**

International Sports Club of Indonesia

IRELAND

**Dublin**

Kildare Street &amp; University Club

ITALY

**Rome**

Circolo del Ministero Degli Affari Esteri

JAPAN

**Kobe**  
**Tokyo**  
**Yokohama**Kobe Regatta & Athletic Club  
Tokyo American Club  
Yokohama Country & Athletic Club

KENYA

**Nairobi**

Muthaiga Club

KOREA

**Seoul**

Seoul Club

MALAYSIA

**Ipoh**  
**Kuala Lumpur**Royal Ipoh Club  
Royal Lake Club  
Royal Selangor Club  
The Raintree Club of Kuala Lumpur  
Sarawak Club  
Penang Club  
Penang Sports Club  
Penang Swimming Club**Kuching**  
**Penang**

MONACO

**Monte Carlo**

Yacht Club de Monaco

**COUNTRY****NAME OF CLUB**

## NEW ZEALAND

**Auckland****Christchurch****Dunedin****Napier**

The Northern Club

The Christchurch Club

The Dunedin Club

Hawke's Bay Club

## PAKISTAN

**Lahore**

The Lahore Gymkhana

## PHILIPPINES

**Baguio****Makati**

Baguio Country Club

Manila Club

Manila Polo Club

## SOUTH AFRICA

**Cape Town****Durban****Johannesburg****Sandton**

Kelvin Grove Club

Durban Club

The Country Club Johannesburg

Inanda Club

## SPAIN

**Barcelona**

Circulo Ecuestre

## SRI LANKA

**Colombo****Nurwara Eliya**

Colombo Club

Colombo Swimming Club

The Hill Club

## SWEDEN

**Goteborg****Stockholm**

The Royal Bachelors Club

The Sallskapet Club

## TAIWAN

**Taipei**

American Club in China

## THAILAND

**Bangkok**

The Bangkok Club

The British Club

The Royal Bangkok Sports Club

## UNITED ARAB EMIRATES

**Abu Dhabi****Dubai**

The Club Abu Dhabi

The Capital Club

**COUNTRY****NAME OF CLUB**

UNITED KINGDOM

**Aberdeen**  
**Edinburgh****Glasgow**  
**Henley on Thames**  
**Liverpool**  
**London**Royal Northern & University Club  
The New Club  
The Royal Overseas League  
The Royal Scots Club  
The Western Club  
Phyllis Court Club  
The Athenaeum Club  
Army & Navy Club  
Carlton Club  
East India Club  
Naval & Military Club  
Oriental Club  
Oxford & Cambridge Club  
Royal Airforce Club  
The Athenaeum Club  
The Caledonian Club  
The Calvary & Guards Club  
The Hurlingham Club  
The Lansdowne Club  
The Naval Club  
The Reform Club  
The Royal Automobile Club  
The Royal Overseas League  
The Sloane Club  
The Norfolk Club**Norwich**

UNITED STATES

**Boston****Chicago**  
**Cleveland**  
**Honolulu**  
**New Haven**  
**New York City**Harvard Club of Boston  
Union Club of Boston  
The University Club  
The Union Club  
The Pacific Club  
The Graduate Club  
The Harvard Club of New York City  
The Princeton Club of New York  
The Union League Club  
The University Club  
The Yale Club of New York City  
The Racquet Club  
The University Club  
The Metropolitan Club  
Olympic Club  
The University Club  
The Rainier Club  
Washington Athletic Club  
Cosmos Club**Philadelphia**  
**Pittsburgh**  
**San Francisco****Seattle****Washington D.C.**

The George Town Club  
The University Club

**THE TANGLIN CLUB  
FOUNDED IN 1865  
PAST PRESIDENTS**

1865 Thomas Dunman	1911 Rowland Allen
1866 Thomas Dunman	1912 Donald Perkins
1867 Robert Read	Dr. Peter Fowlie
1868 Robert Read	1913 The Hon. Elliot Hewan
1869 Robert Read	1914 The Hon. Elliot Hewan
1870 Reginald Padday	Sir Roland Braddell
1871 The Hon. James Birch	1915 The Hon. Elliot Hewan
1872 The Hon. James Birch	1916 William Sims
1873 The Hon. James Birch	1917 Sir Roland Braddell
1874 The Hon. James Birch	1918 Sir Roland Braddell
1875 The Hon. James Birch	1919 Gilbert Carver
1876 The Hon. James Birch	1920 Gilbert Carver
1877 Julius Brussel	1921 A G Harrington
1878	1922 A G Harrington
1879 William Read	1923 Gilbert Carver
1880 Samuel Gilillan	Oswald Griffith-Jones
1881 Frederick Bishop	1924 Oswald Griffith-Jones
1882 Thomas Cuthbertson	1925 Sir Arthur Jelf
1883 John Fraser	Ernest Fulcher
1884 John Cuthbertson	1926 Dr. Edward Elder
1885 Sir John Anderson	1927 L C Margoliouth
1886 Sir John Anderson	1928 Harold Godwin
1887 John Cuthbertson	1929 Oswald Griffith-Jones
1888 Hon. John Finlayson	1930 Oswald Griffith-Jones
1889 Sir George Murray	1931 Oswald Griffith-Jones
1890 John Cuthbertson	1932 Henry Salmond
1891 John Cuthbertson	1933 Charles Holland
1892 John Cuthbertson	1934 H W Hawkeswood
1893 John Cuthbertson	1935 Sir Andrew Caldecott
1894 John Cuthbertson	1936 Osborne Bateman
1895 William Caddell	1937 Osborne Bateman
1896 William Caddell	1938 Oswald Griffith-Jones
1897 John Jones	Thomas Holyoak
1898 William Waddell	1939 Thomas Holyoak
1899 William Waddell	1940 Harold Godwin
1900 James Maclaren	1941 Harold Godwin
1901 Francis Mactaggart	1942 No President
1902 Dr. W R C Middleton	1943 No President
1903 J Dashwood Saunders	1944 No President
1904 The Hon. William Collyer	1945 No President
1905 William Hooper	1946 Freddie Kemlo
1906 Frederick Elliot	1947 Freddie Kemlo
1907 Frederick Elliot	1948 Hubert Hopkins
1908 William Hooper	1949 Jack West
1909 Cedric Carver	1950 Arnold Thorne
1910 Rowland Allen	1951 Eric Rushworth

1952 Freddie Kemlo  
1953 Arnold Thorne  
1954 John Mason  
1955 Eric Henton  
1956 Justice C Knight  
1957 Dr Robert Calderwood  
1958 Eric Henton  
1959 John Pickering  
1960 Tim Parker  
1961 Justice M Buttrose  
1962 William Hannay  
1963 John Craig  
1964 Harold Smyth  
1965 Pat Caldicott  
1966 Pat Caldicott  
1967 Douglas Beaton  
1968 Ken Gould  
1969 Joe Elias  
1970 Ernest Waller  
1971 Jim Lawton  
1972 Jim Lawton  
1973 Dr. Leo Taylo  
1974 Jim Heaton  
1975 Jim Heaton  
1976 Joe Grimberg  
1977 Joe Grimberg  
1978 Peter Tomkins  
1979 Peter Tomkins  
1980 Ken Thai  
1981 Ian Braslin  
1982 John Ewing  
1983 John Ewing  
1984 Peter Newman  
1985 Reggie Thein  
1986 Ted Grinsted  
1987 Charles Ho  
1988 Charles Ho  
1989 George Sandosham  
1990 George Sandosham  
1991 Michael Khoo  
1992 Michael Khoo  
1993 Graham Bell  
1994 Graham Bell  
1995 Richard Eu  
1996 Richard Eu  
1997 John Rasmussen  
1998 John Rasmussen

1999 Dr. Chan Kong Thoe  
2000 Dr. Chan Kong Thoe  
2001 Dr. Alex Ooi  
2002 Dr. Alex Ooi  
2003 Dr. Alex Ooi  
2004 Alan Jones  
2005 Alan Jones  
2006 Alan Jones  
2007 Leow Siak Fah  
2008 Philip Beng  
2009 Joseph Chew  
2010 Joseph Chew  
2011 Sim Yong Chan  
2012 Sim Yong Chan  
2013 Sim Yong Chan  
2014 Joseph Chew  
2015 Robert Wiener  
2016 Robert Wiener  
2017 Robert Wiener