



## NOTICE

### **IN THE MATTER OF THE COMPULSORY ACQUISITION OF LOTS 8830N AND 8834M MK 5 JURONG COUNTRY CLUB v THE COLLECTOR OF LAND REVENUE**

Dear Members

1. The Club has agreed to accept a total sum of S\$110,000,000 in full and final settlement of the compensation for the compulsory acquisition of Lots 8830N and 8834M MK 5, the land occupied by Jurong Country Club ("Land"). This comprises an additional settlement sum of S\$20,200,000 to be paid to the Club, above the previously awarded sum of S\$89,800,000. The Club has been informed that the additional settlement sum will be paid to the Club by the end of October 2018.
2. As part of the terms of the settlement,
  - a) the Club and each of its members will not make or commence, or cause or allow anyone to make or commence, any further appeals, claims or proceedings whatsoever against the Government (including its servants and agents) in connection with or in relation to the compulsory acquisition of the Club's Land; and
  - b) the Club and each of its members will not make, repeat or publish (whether through the media or Internet or otherwise), any statement, allegation, suggestion, imputation or insinuation against the Government (including its servants and agents) in respect of the compulsory acquisition of the Club's Land including the appeal and terms of settlement, or cause or allow any of its members or anyone else to do likewise.
3. We trust that all members will comply with the terms of the settlement mentioned in paragraph 2 above. Any member who does anything in breach of any of such terms will be personally responsible for all costs and losses which the Club may suffer as a result.
4. The Club will update the members of the process of distribution of the compensation sum in due course.
5. We thank all members for their continued support.

A handwritten signature in blue ink, appearing to read "Bobby Wee", is written over the typed name and title.

Bobby Wee (President)  
For and on behalf of the General Committee  
Date: