Subject: Breach of NRNA Australia Constitution and Lack of Procedural Fairness in Election Process

We, the concerned members and community representatives of NRNA Australia, express our deep disappointment and concern over recent developments in the conduct of the ongoing election and the broader governance of the organisation.

Despite acknowledging the hard work of the Election Commission, we regret to state that the current election process has been tainted by procedural unfairness, selective decision-making, and a serious breach of the NRNA Australia Constitution by both the Board of Directors (BoD) and the Election Commission.

Numerous community-raised disputes and candidate concerns remain unresolved, yet the Election Commission continues to proceed without proper validation or formal resolution. This undermines the values of fairness, integrity, and transparency that NRNA Australia is expected to uphold.

While the inclusion of some life members is welcomed, the failure to approve over 1,000 paid applicants on the waiting list is unjust and discriminatory. These individuals have been unfairly denied the opportunity to participate either as candidates or voters, despite fulfilling the financial obligations expected by the organisation. If both life members and general members have met their financial obligations and have submitted their applications, then on what legal, constitutional, or ethical basis can one group be approved for participation in the election while the other is not?

This selective approval process raises serious concerns:

1. Do all members not have equal rights under the NRNA Australia Constitution once their fees are accepted?

2. Why were life members added to the electoral roll, while other paid applicants were left in limbo—excluded from both voting and candidacy?

3. Is this not a form of discrimination, especially when it directly affects democratic participation and the legitimacy of the election?

A person-centric decision-making process is deeply condemnable. It is alarming that the NRNA Australia President and General Secretary have misused their positions and influence to interfere in the Election Commission's decision-making, plunging the organisation into unforeseen darkness and disrepute.

Critical decisions, such as the issuance of letters to NCC candidates, have reportedly been made without the knowledge or consultation of Task Force Coordinators, State and Territory Coordinators, or the full Board of Directors. This raises serious concerns about governance, inclusiveness, and internal transparency. Is this an organisation for all non-resident Nepalis, or has it become a personal tool for a few individuals in power?

We therefore demand immediate action be taken against anyone involved in such unethical and manipulative practices. Furthermore, we call for the invalidation of all candidacies submitted using falsified documents, lacking ethical organisational practices or in violation of the Constitution's eligibility requirements.

NRNA Australia is a community organisation, not a personal entity. Its values must be protected.

Name	Designation	Signature
Bikram Subedi	Elected state coordinator ACT (2023 . 2025)	A.G.
Binod Kunwar	Elected state coordinator NSW (2023- 2025)	R
Sanzeev Gorkhali Dhakal	Elected state coordinator NT (2023- 2025)	·
Arjun Gautam	Elected NCC Treasurer (2023 - 2025)	CH-J

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