

AANT Member Information Pack: Proposed Constitutional Amendments

October 2025

1. Introduction

Council of the Automobile Association of Northern Territory (AANT) is consulting with members in relation to proposed amendments to the current AANT Constitution. The amendments aim to modernise governance, embrace best practice, and support AANT's growth as a member-focused organisation in the Northern Territory.

It is important to ensure that the structure and workings of any proposed amendments are clearly understood and supported by members.

All member feedback will be considered and, if there is general support for the amendments, formal approval will be sought by resolution at a Special General Meeting prior to the 2025 AANT Annual General Meeting on Wednesday 26 November 2025.

The full draft of the proposed new Constitution is available via the website link: [\[Insert Link Here\]](#). Below, we outline the key changes, including a brief description and the rationale for the amendment, to help inform your feedback.

The proposed amendments stem from internal reviews, legal advice, and alignment with the Associations Act 2003 (NT). They reflect governance best practice and AANT's evolution, while upholding our core mission in motoring, mobility, member services and community impact.

2. Key Proposed Changes

Objects and Purposes

The proposed amendments to the Objects and Purposes clause refine and broaden AANT's foundational goals to better align with our evolving role as a dynamic, community-focused organisation in a rapidly changing mobility landscape, while preserving the core emphasis on motoring advocacy, roadside services, and member benefits that have defined us for decades.

By streamlining the language from a detailed list of eleven specific items to seven concise, forward-looking purposes, the new version enhances precision and flexibility - explicitly incorporating sustainable transport and energy solutions, expanding advocacy to encompass broader public policy matters, and affirming our political independence to ensure impartial representation.

This modernisation not only complies with contemporary governance standards under the Associations Act (NT) but also positions AANT to more effectively serve members' diverse needs, from traditional roadside assistance to innovative lifestyle and environmental initiatives, fostering long-term relevance and community impact without diluting our historical commitment to fairness, road safety, and equitable funding for Northern Territory infrastructure.

Powers

The proposed amendments to the Powers clause in AANT's Constitution introduce two targeted additions - (xiv) adopting and maintaining digital systems to enhance service delivery, member communication, governance, and administration, and (xv) responsibly managing member data in compliance with privacy laws and Board policies - while retaining the established framework grounded in the Associations Act (NT), ensuring operational flexibility without disrupting proven capabilities like property dealings, financial management, and affiliations.

These enhancements reflect AANT's commitment to modernisation in an increasingly digital era, enabling the seamless integration of virtual platforms, electronic voting, and data-driven efficiencies to better serve members' evolving needs, from roadside assistance to sustainable mobility solutions, while explicitly reinforcing privacy obligations to uphold trust and legal standards.

Membership

The proposed amendments to the Membership clause in AANT's Constitution streamline and modernise the framework to foster greater flexibility, inclusivity, and alignment with contemporary association models, while ensuring compliance with the Associations Act (NT). The changes support our evolution toward diverse, non-roadside services such as insurance and lifestyle offerings.

The amendment also consolidates the rigid enumeration of specific membership classes into a single, flexible Board-determined structure under clause 4.1, while allowing the Board to set fees, subscriptions, qualifications, concessions, and eligibility criteria as outlined in clauses 4.2 and 4.5.

These changes eliminate outdated requirements such as signed application forms and entry payment mandates, thereby broadening access for policyholders and other potential members without compromising core protections like non-transferability or minimum member numbers.

The Board

Council re-named Board

This amendment updates the composition of the organisation's governing body by renaming it from the "Council" to the "Board," reflecting a more contemporary and streamlined terminology that aligns with modern governance structures while maintaining the core leadership roles of President and Vice-President.

Composition

The maximum number of other elected or appointed members from ten (10) to nine (9), promoting greater efficiency in decision-making, enhancing accountability through a more focused group size, and ensuring the Board remains agile in addressing member needs without diluting its effectiveness. This change supports the organisation's ongoing commitment to adaptive and responsive leadership.

Residency Requirements

This amendment modernises the Board's residency requirements by relaxing the previous strict mandate that all members must reside in the Northern Territory, now permitting up to two Directors to live outside the NT to foster greater diversity of perspectives, expertise, and networks.

By capping non-resident Directors at two, the change preserves the majority local representation essential for maintaining deep insight into NT-specific challenges and opportunities, ensuring the Board remains grounded in community priorities while enhancing its overall effectiveness and adaptability.

Retirement of Directors

This amendment refines the retirement provisions for Directors to introduce a structured term limit framework, replacing the previous rotational system based on longevity at annual meetings with a clear cap of three consecutive three-year terms (nine years total), extendable to a fourth only via special Board resolution, and an overall lifetime limit of twelve years within any thirty-year period.

The change provides for regular infusion of fresh perspectives, prevents entrenchment, and promotes leadership renewal while safeguarding institutional knowledge.

The amendment enhances governance stability, aligns with best practice and ensures the Board remains dynamic, diverse, and responsive to evolving member priorities.

Removal of a Director from office

This amendment strengthens Director accountability by lowering the absence threshold for potential removal from office from three to two meetings - whether consecutive or within the same year.

By tightening this requirement, the change encourages more consistent attendance and active engagement, mitigating the risks of prolonged disengagement that could hinder timely decision-making and dilute the Board's collective effectiveness, while still allowing for reasonable flexibility in unforeseen circumstances. This adjustment underscores the organisation's dedication to a committed, responsive leadership team.

Managing Conflicts of Interest

This amendment transforms the previous eligibility rules for Council members with connections to the motor trade or related industries - centered on objections from five Council members -into a comprehensive, proactive framework for managing conflicts of interest.

The new clause promotes transparency through a mandatory Conflict of Interest Register reviewed at every Board meeting and immediate disclosure of pecuniary interests in contracts, with affected Directors barred from voting to uphold impartiality.

By integrating the legacy motor trade provisions into this broader system, where Directors must declare such connections and face structured resolution, the change aligns with statutory requirements under the Act, fosters a culture of ethical governance, minimises risks to organisational integrity, and encourages diverse expertise while ensuring decisions prioritise member interests over personal affiliations.

This evolution supports a more inclusive, accountable Board that can navigate complex stakeholder dynamics with confidence and fairness.

Meetings

Reducing Board meetings from a minimum requirement of ten to six meetings per year (while retaining the flexibility for more if needed) allows for more efficient use of Directors' time and resources without compromising strategic oversight or decision-making cadence. The change will also improve executive productivity and reduce the administrative burden associated with regular board and sub-committee meetings.

Payment of Remuneration to Directors

This amendment shifts the organisation's governance model from a purely volunteer-based structure for Directors to one that permits the payment of Director Fees.

A provision for Director remuneration:

- 1. Recognises the significant time, effort and expertise of directors.**

The time commitment required from directors, and particularly the President, is extensive. Offering remuneration acknowledges the substantial effort and expertise our directors contribute. AANT is a significant business enterprise with over 20,000 members with significant growth aspirations. AANT is a fair and equal opportunity employer offering market informed remuneration to its people. The same values and principles that apply to employees should also apply to board members for their services.

- 2. Attracts suitable candidates to the Board.**

It is accepted logic that AANT should seek to ensure its board comprises an appropriate balance of skills and

experience of directors who can best serve the organisation, with a strong awareness of the interests, perspectives and needs of its broad and diverse membership base. A wider pool of candidates can also support optimal board composition and diversity of thinking and perspective. Remuneration can also attract and retain individuals with the necessary expertise to navigate increased governance expectations and regulatory requirements.

3. Improves member and stakeholder engagement.

Compensating the directors facilitates and supports their ability to actively engage with members and stakeholders in pursuit of AANTs purpose and interests.

4. Not-for-profit sector trends.

Trends in the NFP sector indicate a sound evidence-based rationale for remunerating the directors.

According to the Australian Institute of Company Director's most recent Not-For-Profit Governance & Performance Study 2024-25, directors are dedicating more time to governance duties, with 54% of directors dedicating between three to eight days to their duties per month.

It is proposed the Director's Remuneration Pool will include a provision for directors' fees and other director-related expenses (travel costs etc). The pool will initially be capped at 1.5% of AANT Consolidated Revenue.

Members at the Annual General Meeting must approve the annual directors' Remuneration Pool, ensuring remuneration remains sustainable, transparent, and aligned with the overall fiscal health of the organisation.

Board Powers in Natural Disasters and Emergencies

This new clause introduces a dedicated framework for Board powers during natural disasters and emergencies, previously unaddressed in the Constitution. The Board will be empowered to swiftly suspend or adapt procedural rules, delegate urgent operational authority and authorise essential expenditures, to service continuity in events like cyclones and floods.

By mandating prompt reporting to Members at the next General Meeting and emphasising proportionate, good-faith actions aligned with the AANT's objects, the change bolsters AANT's resilience, upholds transparency and accountability, and equips leadership to act decisively in crises without compromising core governance principles.

This forward-thinking provision reflects the Association's commitment to proactive risk management, adaptive stewardship, and uncompromised support for members during unforeseen challenges.

Transitional Provisions (Retirement of Directors)

The transitional schedule addresses the practical challenges of implementing new director term limits without abruptly displacing experienced Transitional Directors - those who have already served more than nine years cumulatively - who might otherwise be immediately ineligible. An abrupt transition could potentially erode institutional knowledge, leadership continuity, and Board stability during a critical modernisation phase.

By permitting these Directors to remain in office temporarily while mandating a phased retirement minimises disruption and upholds fairness. Upon the final retirement, the Schedule automatically expires, seamlessly transitioning the Board to the conditions of clause 8.6, thereby balancing respect for long service with the benefits of refreshed governance and renewed perspectives.

3. How can AANT Members provide feedback?

Members are invited to provide feedback during the consultation period of 6-20 October 2025. Members can provide feedback by completing the AANT Member Questionnaire [here](#) (link)

All input will be reviewed by the AANT Governance Review Working Group ahead of final endorsement by AANT

Council. The final proposed amended Constitution will be presented at a Special General Meeting of members prior to the Annual General Meeting on Wednesday 26 November 2025. Approval requires a 75% majority of members present (in person or by proxy).

4. Next Steps

- **6 – 20 October 2025 – Member Feedback Period:** Members are invited to review the AANT Member Information Pack and AANT Draft Constitution ([link](#)) and are invited to provide feedback via AANT Constitution Member Questionnaire ([link](#)).
- **21-23 October 2025 – Review of Member Feedback:** Member feedback will be captured and considered by the AANT Governance Review Working Group. The Working Group is comprised of a nominated group of AANT Directors and the AANT Chief Executive Officer.
- **24-29 October 2025 – Revision AANT Draft Constitution:** Recommended changes (if any) to the AANT Draft Constitution will be provided to AANT Council by the AANT Governance Review Working Group.
- **5 November 2025 – Formal notification of Special General Meeting (SGM) and Annual General Meeting (AGM) to AANT Members:** Notification of the SGM and AGM will include the date, time and location of the meetings, agenda items, links to explanatory notes and the AANT Draft Constitution and information on the voting procedure.
- **26 November 2025 - AANT Special General Meeting and Annual General Meeting**

Further Information

AANT President, Trevor Cox and AANT CEO, Simon Matthias are available to respond to Member questions and feedback.

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Email questions and feedback can be sent to: governance@ aant.com.au