

網路獨家新聞

Web Exclusive News

**你知道嗎？RI 理事會於何種特例可准免遵守  
“總監候選人必須曾擔任一扶輪社社長任滿一年”  
此一規定**



依 2001 程序手冊(MANUAL OF PROCEDURE 2001)第二章扶輪地區 The District ( P25 )之地區總監提名人候選人資格條件之一如下：

地區總監提名人於選舉時必須：

At the time of selection, a governor nominee must:

4)須曾任一社之社長且任滿一任期；(RI 細則 15.070.4.)

4) have served as president of a club for a full term; (RIB 15.070.4.)

因此，有些未任滿社長一任期之創社社長們，將因此一條款而未能被提名為地區總監提名人候選人。對此一情況國際扶輪理事會已有新的特例如下：

2003 年 7 月 16 日亞太扶輪社及地區行政管理經理 Tammy Duckworth 函

總監候選人必須曾擔任一扶輪社社長任滿一年。但是此一規定可由國際扶輪理事會准免遵守。總監必須寫信給國際扶輪社長馬奇約伯轉呈國際扶輪理事會，要求擱置任滿一年的規定，解釋此人因為曾是創社社長所以不能任滿一年。我建議你在你的信中強調這位創社社長真正擔任社長的時間不只是在國際扶輪此一扶輪社第一任社長正式的任職時間而已，假如把他在該社獲准授證之前擔任社長也列入計算的話。

A candidate for DG must have been a club president for one full year. However, this requirement can be excused by the Board. The DG will have to write a letter to the RI Board via President Jonathan requesting that the one-year requirement be waived, explaining that this person was not able to serve a full year since he was the charter president. I do recommend that you emphasize in your letter that the charter president really served for more than the official first term of the club in RI if his time as president of the club prior to its chartering is taken into account.

通常理事會都會准免遵守此一規定，除非創社社長的任期在扶輪授證之後非常短，譬如少於 6 個月。

It is generally given unless the charter president' term following club

chartering was very short, such as less than 6 months.

由上可知 RI 理事會對於「總監候選人必須曾擔任一扶輪社社長任滿一年」此一條文規定，特別針對未任滿社長一任期之創社社長們作出放寬承認該創社社長於臨時社擔任社長之資歷，但要由總監提出證明再由 RI 社長核准之特例。當然，同時也強調雖然承認該創社社長於臨時社擔任社長之資歷，但其扶輪授證之後創社社長的任期不得少於 6 個月之政策。