COMMUNICATION ADMINISTRATION INTEREST GROUP BYLAWS

Article I

The name of this organization shall be the Communication Administration Interest Group (CAIG) of the Eastern Communication Association (ECA). CAIG operates under the constitution and bylaws of ECA and shall be bound by all applicable rules and decisions of that association.

Article II

Purpose

The purpose of the interest group is to provide a forum for communication administrators to identify, explore, and extend the administration of communication programs and to serve as a resource for communication administrators through conference programs and workshops.

Article III

Membership

Membership in the interest group shall be open to all members of ECA who are interested in issues relating to communication administration. The CAIG does not discriminate on the basis of race, sex, creed, national/ethnic origin, or political affiliation.

Article IV

Meetings

Section One: An annual business meeting shall be held in conjunction with the ECA convention. The time and place of the meeting shall be determined by the First Vice President of the ECA.

Section Two: Those members present at the annual meeting shall constitute a quorum.

Article V

Officers

Section One: The officers of the interest group shall consist of the chair, the vice chair, the vice chair-elect, and the secretary. These officers shall perform the duties prescribed by the organization’s bylaws.

Section Two: The chair shall preside at the business meetings of the interest group, shall plan the program for the interest group to be featured at ECA’s next annual meeting, shall attend all meetings of the nominating committee of ECA scheduled by the ECA First Vice President, and shall discharge the duties normally adhering to this position.

Section Three: The vice chair shall plan the program for the interest group at the annual meeting of ECA to be held two years from the date of the officer’s election, shall attend all meetings of program planners scheduled by the ECA First Vice President-Elect in the year following the officer’s election, and shall discharge the duties normally adhering to the position. These duties include undertaking special assignments delegated by the interest group chair and assuming the
role of chair should the duly constituted chair be unable to perform the requisite duties of that office.

Section Four: The vice chair-elect shall plan the program for the interest group at the annual meeting of ECA to be held three years from the date of this officer’s election.

Section Five: Succession shall be automatic from the vice chair to the chair and from the vice chair-elect to the vice chair.

Section Six: The secretary shall be responsible for maintaining a written record of the business meetings of the interest group held at the annual meeting of ECA in the year following this officer’s election. It shall also be the responsibility of the secretary to maintain a record of attendance and to solicit names of potential reviewers and program chairs on behalf of the chair. The secretary shall be responsible for transmitting these records to the chair within a reasonable period following the business meeting of the interest group, but no later than the deadline for program submissions established by the interest group and ECA.

Section Seven: The offices of secretary and vice chair-elect may be combined in any given election to accommodate differing sizes of nominee pools. The process for combining the offices shall be by a motion offered and seconded by members of the interest group and passage by simple majority. In the event that the offices are combined, it shall be understood that the rule of succession in section five shall apply.

**Article VI**

*The Executive Committee*

Section One: The officers of the interest group shall constitute the Executive Committee.

Section Two: The Executive Committee shall have general supervision of the affairs of the interest group between its annual meetings and shall perform such other duties as are specified by these bylaws.

Section Three: The Executive Committee shall meet at the call of any one of its officers. Business may be conducted by email, phone, or by any other medium of communications that permits such meetings to occur.

**Article VII**

*Interest Group Programming*

Section One: The number of programs at the annual convention sponsored by the interest group shall be determined by the vice-chair in accordance with the directions of the ECA program planner. These programs shall be constituted in one of two forms: (1) research in to administration of communication programs and (2) workshops aimed at enhancing administrative responsibilities. The officers of the interest group will appoint at least three and no more than five CAIG members to review and select program ideas and workshops.

Section Two: In the event that there are too few ideas selected for presentation, the vice-chair shall select panels of her/his choice to complete the available program slots approved for the interest group.
Article VIII

Representative to the ECA Executive Council

Section One: The interest group shall select a representative to the ECA Executive Council in accord with the principle of rotating membership on that body.

Section Two: An Executive Council member shall serve a two-year term.

Section Three: An Executive Council member is responsible for attending all meetings of that body at the association’s convention and at other prescribed times during the year when assigned by the President of ECA.

Section Four: The Executive Council member shall present timely reports to his or her interest group about the deliberations at the Executive Council and undertake any special tasks assigned by the President of ECA.

Article IX

Parliamentary Authority

American parliamentary practice as set forth in the most recent edition of Robert’s Rules of Order, Newly Revised, shall govern the conduct of the interest group and the procedures at its meetings.

Article X

Amendment of the Bylaws

These bylaws may be amended at any meeting of the interest group by majority vote, provided a previous notice of at least thirty days has been given, or by a two-thirds vote without notice. Amendments approved shall take effect at the end of the convention in which the amendments are approved.