

IBIS COMMITTEE POLICIES AND PROCEDURES

Ratified May 1, 2015 TBD

The I/O Buffer Information Specification (IBIS) Committee-(, also known as the IBIS Open Forum) (hereinafter "Committee"), is a Formulating Group and Standards and Technology Committee under SAE International Industry Technologies Consortia (SAE ITC) or its successors (hereinafter, "Parent Organization").

SCOPE

The IBIS Open Forum develops, supports, and promotes accurate vendor-independent behavioral I/O buffer signal/power integrity model specifications and standards. The IBIS Open Forum also pursues development of specifications and standards in related areas of signal and power integrity modeling and simulation.

BENEFITS

Committee participation is free and open to any interested person. This includes participation in meetings and on-line discussions, and submission of specification change proposals. Only Membership CompaniesMember Organizations have the right to participate in votes.

MEMBERSHIP

Membership is limited to dues-paying Membership Companies.Member Organizations. All persons affiliated withrepresenting a Membership CompanyMember Organization share a single IBIS membership. In the event of the merger of a Membership CompanyMember Organization with a non-Membership Company, employeesMember Organization, representatives of the former non-Membership CompanyMember Organization become entitled to participate as part of a Membership Company-Member Organization. Each Membership CompanyMember Organization shall be organizationally independent of all other Membership CompaniesMember Organizations in order to exercise its vote. Subsidiaries shall not have voting rights in addition to their parent Membership CompaniesMember Organizations.

DUES

Membership extends from January 1 through December 31 of each year. Membership dues shall be collected annually. The amount due per Membership CompanyMember Organization shall be established by a vote of the membership. The membership year, and therefore the voting privileges, for returning (renewing) Membership CompaniesMember Organizations terminates on June 1 or the first weekday following June 1 of the following calendar year, or prior to that date if the returning Membership CompanyMember Organization chooses not to renew its membership, or has undergone a merger with another Membership Company.

Membership CompaniesMember Organization. Member Organizations joining for the first time after June 15 (or the first weekday following) shall be charged one-half the annual membership dues for that year.

QUORUM

A quorum for a meeting vote shall consist of 25% of Membership Companies Member Organizations in good standing, rounded up to the nearest whole number.

VOTING

Only persons designated to represent Membership Companies representatives, as determined by the Chair or Acting Chair, of Member Organizations may respond to votes. Only one response per Membership CompanyMember Organization is permitted. Votes may be conducted during meetings, via written responses, or other electronic collaborative method permitted by the Parent Organization. Approval of documents or actions, other than the Parent Organization ballots, removal of officers, or changes to this Policies and Procedures document, requires a simple majority of Membership CompanyMember Organization responses, not counting abstentions.

All votes regarding specification changes, specification approvals or financial matters conducted during a meeting shall proceed by roll call of Membership CompaniesMember Organizations in attendance.

"Good standing" for Membership CompaniesMember Organizations means that membership dues for the Membership CompanyMember Organization have been received for that membership year. Membership CompaniesMember Organizations need only have paid membership dues for that membership year to be eligible to vote in elections, on specification changes, to approve specifications, or to approve financial expenditures. Eligibility for the Parent Organization ballots shall be defined by the Parent Organization.

Votes to be conducted during meetings that affect specification changes, specification approvals, changes in the starting date for officer nominations, or financial matters shall be announced via the IBIS e-mailemail reflector at least one week before the meeting where the vote is to take place. Membership CompaniesMember Organizations may submit responses to scheduled votes in writing, including via e-mailemail, to the Secretary. Proxy votes (votes on behalf of another person or organization) shall not be permitted. Other votes conducted during meetings, including on adjournment or on approval of minutes, may alternatively proceed by acclimation, voice vote, or other method at the discretion of the Chair or Acting Chair.

A vote conducted via written responses shall be announced by the Chair or Acting Chair using the IBIS e-mailemail reflector or other system established by the IBIS Committee or the Parent Organization. A call for vote conducted via written responses shall include the topic, a list of acceptable responses and a closing date for the votes to be received and the results tallied. The closing date shall not be earlier than 14 days after distribution of the announcement.

Votes on ANSI standards, Parent Organization standards, and related documents from the Parent Organization shall be conducted via ballot or other method designated by the Parent Organization. Votes on such documents shall be conducted according to eligibility rules and procedures established by the Parent Organization, which may deviate from those described in this Document.

Changes to this Policies and Procedures document require approval by at least 2/3 of all Membership Companies Member Organizations, rounded up to the nearest whole number.

BOARD STRUCTURE

Executive authority for the Committee shall be vested in the IBIS Committee Board. The individual Board offices and their duties are listed below.

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A single individual may hold up to two Board positions offices, except that no individual may hold the position offices of Chair and Vice-Chair simultaneously.	
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PositionOffice Responsibilities

Chair The Chair oversees all Committee activities, presides at all-general meetings, and has authority to approve expenditures. The Chair shall also form and

dissolve Working and Task Groups, and appoint Working and Task Group chairs.

This person shall be an employeea representative of a Membership

CompanyMember Organization.

Vice-Chair The Vice-Chair fulfills the duties of the Chair and/or Secretary in her/his absence

and coordinates all public relations (press releases, media contacts). This person shall serve as Acting Chair upon the removal or resignation of the Chair.

This person shall be an employeea representative of a Membership

Company Member Organization.

Secretary The Secretary shall coordinate the logistics of all meetings and take and publish

meeting minutes within 10 days of a meeting. This person need not be an employee a representative of a Membership Company Member Organization.

Treasurer The Treasurer shall trackoversee all committee Committee income and expenses,

in coordination withas collected and disbursed by the Parent Organization. The Treasurer is also responsible to coordinate with the Secretary and Webmaster as to the official list of valid Membership Companies. Member Organizations. This

person need not be an employeea representative of a Membership

CompanyMember Organization.

Librarian The Librarian shall maintain the on-line library of public IBIS models, including

verifying the entries' authenticity and compliance before posting. This person need not be an employee of Membership Companya representative of a Member

Organization.

Webmaster The Webmaster shall maintain the contents of the official Committee web site

and roster and perform file server administrative activities for the IBIS website.

This person need not be an employeea representative of a Membership-

Company Member Organization

Postmaster The Postmaster shall maintain the committee Committee e-mailemail distribution

lists. This person need not be an employeea representative of a Membership-

Company Member Organization

ELECTIONS

All officers are selected annually by election of the Membership Companies Member Organizations. The term for each officer is one year.

For each election, the Chair shall appoint a Returning Officer, with her/his consent, to conduct the election. The Returning Officer need not be affiliated with a Membership Company-Member Organization. The Returning Officer shall not be a nominee for any office in that election. The Returning Officer shall announce the opening and closing dates for receipt of nominations and the opening and closing dates for receipt of votes in accordance with the rules of this document. The following schedule shall be used for nominations and elections:

- On or before May 17 (or last weekday preceding) nomination period opens
- End of May 31 (or last weekday preceding) nomination period ends
- Beginning of June 1 (or first weekday following) voting period begins
- End of June 14-15 (or first weekday following) voting period ends
- First weekday following end of voting period results announced and new officers take
 office.

Membership CompaniesAnyone may shall nominate to the Returning Officer individuals for each positionoffice to be filled. Nominations may be made electronically or during IBIS meetings to the Returning Officer. Nominations may be made by any individual regardless of affiliation with a Membership Company-Member Organization. Self-nominations are permitted. A nomination is valid only with the consent of the nominated individual.

On each Monday during the nomination period the Returning Officer will report to the Chair or Acting Chair the names of all nominees received for each office. The Treasurer shall report to the Returning Officer and to the Chair or Acting Chair the names of Member Organizations in good standing as of the close of voting. The No earlier than 24 hours after, or the first weekday following, the closing date of the nominations period, the Returning Officer shall then announce the individuals nominated for each position office, observing any Membership requirements for each office, and begin collecting votes from Membership Companies Member Organizations by electronic ballot.

Membership CompaniesMember Organizations may cast one vote for each positionoffice. Write-in votes for individuals not already nominated are permitted. The eligible individual with the greatest number of Membership CompanyMember Organization votes for each positionoffice, not counting abstentions, shall be declared the winner. The Treasurer shall report to the Returning Officer and to the Chair or Acting Chair the names of Member Organizations in good standing as of the close of voting. The Returning Officer shall announce the results no later than the first weekday following the close of voting. The newly-elected officers shall take office immediately upon announcement of the results by the Returning Officer.

Any vote to change the schedule for elections shall not be held less than one month in advance of the start of nominations. Any election or nomination deadline may be delayed by up to seven days.

TERMINATION

The term of office for a Board officer may be terminated prior to its expiration in any of the follow ways: a) voluntarily by a resigning officer upon notice to all other officers; b) involuntarily, with or without cause, by approval of at least 2/3 of all Member Organizations, rounded up to the nearest whole number.

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TEMPORARY APPOINTMENTS

In case of a vacancy in a Board position office due to removal, resignation voluntary termination, involuntary termination, lack of nomination at an election, or another reason, the Chair or Acting Chair shall appoint an individual, with her/his consent, to serve until the next election. The Chair or Acting Chair shall convene an election for the vacant Board position office at the earliest practical time, using the rules noted above.

MEETING CONDUCT AND PRACTICES

Detailed practices for conducting meetings, submitting specification changes or other documents, and conducting other business shall be defined separately from this Policies and Procedures document.

FINANCIAL PRACTICES

Disbursement of Committee funds may be ordered by the Chair or the Treasurer. All Board officers shall be notified of all disbursement orders contemporaneously. Disbursements exceeding \$500 shall require approval by a vote of the members as defined in section "VOTING".

MISCELLANEOUS

For any areas not addressed by this document, the Parent Organization rules shall apply, as specified in Organization and Operating Procedures of the Aerospace Council of the SAE Technical Standards Board Industry Technologies Consortia (SAE ITC) or such rules as the Parent Organization may adopt.

The rules in this document supersede all those defined in the 1995 IBIS EIA Charter, and its 1999 amendments.

, and the May 1, 2015 Policies and Procedures document.