Board of Forestry and Fire Protection

FINAL STATEMENT OF REASONS (FSOR), pursuant to GOV §11346.9(a)

“Appeal Amendments, 2020”
Draft Document

Title 14 of the California Code of Regulations (14 CCR),
Division 1.5, Chapter 10:
Article 2
Amend: § 1647

UPDATE OF INFORMATION CONTAINED IN ISOR (pursuant to GOV §11346.9(a)(1))
No information contained in the Initial Statement of Reasons (ISOR) requires an update. All material relied upon was identified in the ISOR and made available for public review prior to the close of the public comment period.

SUMMARY OF BOARD’S MODIFICATIONS TO 45-DAY NOTICED RULE TEXT AND INFORMATION REQUIRED PURSUANT TO GOV §11346.2(b)(1)) (pursuant to GOV §11346.9(a)(1))
The rule text was adopted in its 45-Day noticed form.

MANDATE ON LOCAL AGENCIES AND SCHOOL DISTRICTS (pursuant to GOV §11346.9(a)(2)):
The adopted regulation does not impose a mandate on local agencies or school districts.

COST TO ANY LOCAL AGENCY OR SCHOOL DISTRICT WHICH MUST BE REIMBURSED IN ACCORDANCE WITH THE APPLICABLE GOVERNMENT CODE SECTIONS COMMENCING WITH GOV §17500 (pursuant to GOV §11346.9(a)(2)):
The adopted regulation does not impose a reimbursable cost to any local agency or school district.

ALTERNATIVE 3, BOARD’S ADOPTED ALTERNATIVE (update, pursuant to GOV §11346.9(a)(1)), of information pursuant to GOV §11346.2(b)(4)): Adopt Rulemaking Proposal as Modified Through Formal Public Review and Comment Process
The Board selected Alternative #3 as proposed. The Board adopted the rule text published with the 45-Day Notice (on December 6, 2019).

Alternatives 1 and 2 would not be more effective or equally effective while being less burdensome or impacting fewer small businesses than the proposed action. Specifically, alternatives 1 and 2 would not be less burdensome and equally effective in achieving the purposes of the regulation in a manner that ensures full compliance with the authorizing statute or other law being implemented or made specific by the proposed regulation than the proposed action.
Additionally, alternatives 1 and 2 would not be more effective in carrying out the purpose for which the action is proposed and would not be as effective and less burdensome to affected private persons than the proposed action or would not be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provision of law than the proposed action. Further, none of the alternatives would have any adverse impact on small business. Small business means independently owned and operated, not dominant in their field of operations and having annual gross receipts less than $1,000,000.

**ALTERNATIVES DETERMINATION (pursuant to GOV §11346.9(a)(4) and (5))**

No other alternatives have been proposed or otherwise brought to the Board's attention, except as set forth in the ISOR and provided herein in the summary and responses to comments. Based upon the findings below and a review of alternatives the Board has determined the following:

- No alternative considered would be more effective in carrying out the purpose for which the regulation was intended.
- No alternative would be as effective and less burdensome to affected private persons than the adopted regulation.
- No alternative would be more cost effective to affected private persons and equally effective in implementing the statutory policy or other provision of law.
- No alternative considered would lessen any adverse economic impact on small business.

**FINDINGS (BASED ON INFORMATION, FACTS, EVIDENCE AND EXPERT OPINION) TO SUPPORT THE ALTERNATIVES DETERMINATION**

- The Board finds that there is a public interest in the maintenance of a qualified registry of professional foresters, in accordance with the Professional Foresters Law (PFL) (Public Resources Code (PRC) § 750, et seq.), and that the process for obtaining registration should be as fair, transparent, and efficient as possible.

- The Board finds that it is authorized to administer an appeals process for applicants who believe that they were wrongly prevented from obtaining registration or otherwise mistreated by the Professional Foresters Examining Committee (PRC § 765).

- The Board finds that such appeals can potentially occupy significant staff time and such costs are not covered by the initial application fee.

- The Board finds that existing regulations regarding appeals (14 CCR § 1647) require improvements in clarity and require simplifying the appeals process for the benefit of both staff and applicants.

- The Board finds that adding a nonrefundable appeal fee of $100 would better enable staff to review and process appeals quickly and effectively, and that a

FULL 11 (b) (1)
binding decision by the Board’s executive officer would enable a quicker and more transparent resolution to the appeals process than the existing process described in regulation.

BRIEF SYNOPSIS OF ADDITIONAL ALTERNATIVES CONSIDERED AND REJECTED (update, pursuant to GOV §11346.9(a)(1)), of information pursuant to GOV §11346.2(b)(4))

Alternative #1: No Action Alternative
The Board considered taking no action, but the no action alternative was rejected because it would not address the problem.

Alternative #2: Make Existing Regulation Less Prescriptive
This action could include simplifying the appeals procedure and elimination of the fee associated with appeal submission, but this would not address the issues of clarity within the regulations and would not support the costs of administration of the Professional Foresters Law.

SUMMARY AND RESPONSE TO COMMENTS (pursuant to GOV 11346.9(a)(3))
The comments below are identified in the following format: The letter S or W followed by a series of numbers separated by a hyphen, followed by the name and affiliation (if any) of the commenter (e.g. W1-8: John Doe, Healthy Forest Association).
S: Indicates the comment was received from a speaker during the Board hearing associated with the Notices of Proposed Action.
W: Indicates the comment was received in a written format.
1st number: Identifies the comments in the order in which it was received.

WRITTEN COMMENTS AND RESPONSES RESULTING FROM 45-DAY NOTICE OF PROPOSED RULEMAKING PUBLISHED December 6, 2019

No comments were received for the rulemaking action.