
Principles & Policies Governing Professional Legislation in Alberta

This article was originally published by the GOA in June 1990. It is used with permission but has been modified to reflect current policy. Document and summary updated in 2014 by the CAPF Registrar.

NOTE: The passage of the **Regulated Forestry Professional Act (RPFA)** has necessitated adding some clarifying remarks to this article. These remarks appear in **red** and are meant to clarify this article's application to professional regulation of forestry practice.

Fundamental Objectives

- The fundamental purpose of professional legislation is to regulate professions in the public interest.
- In order to promote the interests of the public, professional legislation shall establish standards, procedures and controls which, to the fullest extent possible:
 - i. protect service users and the public from incompetent or unethical providers of professional services;
 - ii. promote quality, efficiency and cost effectiveness in the provision of professional services;
 - iii. balance the rights and responsibilities of professionals, service users and the public; and
 - iv. enable users to exercise informed judgement and freedom of choice with respect to professional services.

Accountability and Delegated Self-Governance

- Self-governance is a privilege to a profession only when the public interest is served by doing so, and when the advantages clearly outweigh the disadvantages.
- Where appropriate, the privileges, responsibilities and powers of self governance shall be delegated by the government, on behalf of the public, through professional legislation. If it is not in the public interest to delegate full self-governing authority to certain professions, the government shall establish other mechanisms for their governance.
- Professional legislation shall delegate to the professional association of self-governing professions a range of regulatory responsibilities. The professional association shall be held accountable to the public it serves and to the government for the performance of these statutory functions.
- Regulations pursuant to a professional statute shall be limited to matters of significant public interest, such as registration requirements, scope of practice, mandatory continuing education, complaint and disciplinary procedures, limitations on services, and the sale of appliances or substances. Regulations must be approved by the profession's governing body, the government and, where appropriate, the majority of the membership of the profession. By-laws shall address administrative matters which do not have a public impact and will only require approval of a specified majority of the membership.

Public Representation

- In the interests of public accountability, there shall be at least two public members on the governing body of each professional association. If there are more than ten elected members of the associations on the governing body there shall be three public members and one additional public member for each additional ten elected association members. **[The RFPA requires that the College's governing Council have 25% of its voting members as Public Members]**
- Public representation is not mandatory on Practice Review Committees. **[The RFPA no longer has a Practice Review Committee and a mandatory Continuing Competence Program with minimum requirements replaced practice reviews]**
- Each disciplinary committee shall include at least one public representation. **[The RFPA stipulates that 25% of any Hearing Tribunal or Complaint Review Committee must be Public Members]**
- The Lieutenant Governor in Council will appoint public members to governing and disciplinary bodies. Public members shall serve for a maximum of six years. The expenses of public representatives will be paid by the government.
- In order to ensure that public representatives are knowledgeable about their roles, the government and the profession will provide proper orientation. **[This document was developed by Government to help orientate public members on their role and provide overall guidance to regulated professions and their governing Councils on public interest protection mandate]**

Standards of Competency and Conduct

- Professional legislation shall establish a range of mechanisms designed to ensure that registered or licensed practitioners maintain acceptable standards of competency and conduct. **[the Code of Ethics, complaint resolution process and mandatory CCProgram all address this]**

Registration Requirements

- Requirements for initial and ongoing registration in a profession shall be established in the legislation governing that profession. Such requirements shall be reasonable and effective, and shall not be used to control the market for professional services by arbitrarily restricting access to practice
- Educational standards shall be set or approved by a body operating at arm's-length from the profession. Experiential requirements shall also be specified in regulations or set or approved by an arm's length body. An arm's length body established to perform these function will normally include representation from the profession, educational institutions, employers and the public. When a large portion of a profession's services are provided or funded by the public sector, this body will also include representation for the government.
[The RFPA stipulates that the CAPF now sets these standards. No arm's-length body (e.g. University Coordinating Council - UCC) exists anymore, therefore the College must consult with the Minister responsible for professional legislation when approving or removing an approved educational program]
- Professional associations that presently establish their own educational and experiential standards shall, within a reasonable period of time, develop a process which conforms to this principle.

Reciprocity and Portability of Credentials

- Interprovincial reciprocity, acceptance of national standards and portability of credentials is desirable, but the province's vulnerability to standards set by national associations must be safeguarded, where such standards would adversely affect the public interest.

[A Mutual Recognition Agreement (MRA) now exists. The MRA governs the transferability of RPFs from one jurisdiction to another along with Labour Mobility provisions under the Agreement on Internal Trade – AIT (federal) and New West Partnership Trade Agreement – NWPTA (provincial – 3 western provinces)]

Practice Review

- Professional legislation shall establish within each self-governing professional association a statutory committee whose function is to:
 - i. advise the governing body of the association with respect to desirable standards of practice and competence; and
 - ii. where appropriate, review the practice of registered or licensed practitioners to ensure that they are maintaining acceptable standards.

[There is no longer a Practice Review Committee; the duties are now handled through the Continuing Competence Program and public complaint resolution process]

Code of Ethics

- Each self-regulating profession shall develop and publish a code of ethics which establishes enforceable standards or practice and conduct and emphasizes public protection. Codes of ethics shall be included in each profession's bylaws and not in statutes or government-approved regulations. **[The CAPF Code of Ethics are not included in the College Bylaws, RFPA or regulations]**

Continuing Education

- Each profession shall develop continuing education programs with its own resources. If a professional association deems it advisable that such continuing education programs are mandatory, the requirements shall be established in the regulations governing that profession. Disciplinary or registration decisions relating to mandatory continuing education shall be appealable. **[The College has developed and implemented a Continuing Competence program. It includes mandatory reporting requirements and achievement of minimum hours over a 3-year period.]**

Equitable Procedures

- Professional legislation shall:
 - i. observe the principles of natural justice and fairness;
 - ii. ensure, to the fullest extent possible, that citizens are free to obtain services from the practitioner of their choice;
 - iii. recognize, to the fullest extent possible, the right of competent practitioners to offer their professional services to the public; and
 - iv. establish fair and equitable procedures for investigating complaints and disciplining incompetent or unethical practitioners.

Scope of Practice and Right to Title

- Specialization and divisions of labour are necessary and desirable features of contemporary professional service systems. Professional legislation shall:

- i. recognize that several professions often have a legitimate role to play in a particular field of practice; and
- ii. ensure that practitioners may provide services appropriate to their training and competence.

Exclusive Scope of Practice

- An exclusive scope of practice shall be established only if the public interest is clearly served by doing so, and if the benefits in terms of public protection clearly outweigh the costs. **[Exclusive scope of practice only exists for 7 regulated professions in AB. Since ~2000, the preferred 'right to practice' model appears to be mandatory registration provisions with restricted/controlled activities. The Health Professions Act followed this template and the RFPA was templated off this.]**

Right to Title

- In fields where an exclusive scope of practice is not established, professional legislation shall ensure that the public can distinguish between practitioners who are governed by professional legislation and those who are not. Registered practitioners shall be granted the exclusive right to use a specific title.

[CAPF has been granted 'right to practice' self-governing authority...which includes protected title provisions. Mandatory Registration provisions ensure that practitioners who qualify to register must register if they are practicing forestry on public lands in Alberta. Professional signoff requirements also exist and apply to RPFs – in forestry and reclamation/remediation.]

Unregistered Practitioners

- Practitioners who are not members of a regulated profession shall not be permitted to represent, expressly or by implication, that they are registered

Information

- Effective public information and education are vital elements of public protection and freedom of choice. Self-governing professions shall be responsible for ensuring that the public has access to information which enables citizens to make informed, sophisticated decisions regarding professional services.

- Each self-governing professional association shall submit an annual report to the Legislature. These annual reports shall follow guidelines established by the Minister Responsible for Professions and Occupations. **[This is spelt out in the RFPA]**

Complaints and Discipline

- Professional legislation shall establish procedures which:

- i. enable any citizen to make a complaint about the conduct of a registered or licensed practitioner;
- ii. ensure a thorough and expeditious investigation of such complaints; and
- iii. allow for fines, suspensions and other sanctions to be imposed against incompetent or unethical practitioners.

- All disciplinary hearings shall be open to the public unless, due to the confidential nature of the matter, a public hearing would negatively affect third party interests in a substantial way or the complainant requests that the hearing be held *in camera*.

Economic Considerations

- If a professional association performs both of the following functions:
 - i. regulatory functions on behalf of the public; and
 - ii. collective bargaining functions on behalf of its members; **[RFPA specifies that College cannot act as a certified bargaining agent]**

the professional association shall ensure that two functions are structurally and functionally independent of each other. The profession may choose to do so by separating the functions within a single organization or by establishing separate organizations for each function.

- Professional association that perform regulatory functions should not become involved in negotiating fee-for-service schedules. If an association is involved in this type of negotiating, it must have a clear separation between fee negotiating and regulatory functions.

Role of Government

- The Minister Responsible for regulated professions in the non-health sector, shall be responsible for coordinating the development of professional legislation, administering the Principles and Policies Governing Professional Legislation in Alberta, addressing policy respecting professional regulation, and, where appropriate, administering professional legislation.
- When a professional statute is administered by a government department, the Professions and Occupations Bureau, the Minister and the Chairman of the Council shall be involved in reviewing and approving all changes to the statute or any regulations enacted pursuant to it.
- The Lieutenant Governor in Council shall in consultation with the profession have the authority to approve, reject, amend and enact regulations.