PUBLIC INTEREST DISCLOSURE ACT: CHECKLIST FOR CHIEF EXECUTIVES

☐ Investigate other wrongdoings that may be

uncovered

☐ Provide appropriate parties with notice As a Chief Executive of an eligible public of decisions and summary reports of body, the Public Interest Disclosure Act investigations requires you to take key steps. ☐ Report the outcomes of investigations, including any findings of wrongdoing, the **Appoint a Designated Officer** reasons supporting the findings and relevant ☐ The Chief Executive must appoint at least one recommendations senior official to be a Designated Officer. ☐ Designated Officers are responsible for Small public bodies responding to requests for advice, receiving ☐ Consult with the Ombudsperson to determine disclosures and investigating disclosures of whether developing internal procedures wrongdoing. would be impractical based on the size of the ☐ The Chief Executive may appoint a different organization. person for each task. ☐ If, following consultation with the Ombudsperson, the organization elects not **Establish and Maintain Internal PIDA** to establish PIDA procedures, the Chief **Procedures** Executive will by default be the Designated Officer and must conduct investigations in Procedures should cover how to: consultation with the Ombudsperson ☐ Receive and review disclosures, and set time periods for action to be taken **Educate Employees** ☐ Respond to requests for advice about Employees must have information about PIDA reporting wrongdoing or making a reprisal and how to make a disclosure of wrongdoing. complaint Ensure employees receive training and resources ☐ Assess the risk of reprisal against disclosers that cover ☐ Ensure the confidentiality of information ☐ Basic information about PIDA and what received and collected wrongdoing is ☐ Protect the identity of employees who report ☐ PIDA's protections: confidentiality and wrongdoing or seek advice prohibitions on reprisal ☐ Appropriately collect and protect personal ☐ How to make a disclosure or get advice information ☐ What they can expect from an investigation as ☐ Refer the disclosure a discloser or a witness

BC OMBUDSPERSON PIDA RESOURCES

☐ How to make a reprisal complaint to the

Ombudsperson

Train Supervisors and Designated Officers

Supervisors and Designated Officers must understand their responsibilities when responding to requests for advice from employees and receiving disclosures of wrongdoing.

Ensure they receive training and resources that cover:

- ☐ Confidentiality: PIDA has strict confidentiality provisions and the identity of the person seeking advice or making a disclosure is protected.
- ☐ Security: PIDA files and communications should be kept in a safe place.
- □ Documentation: Interactions with disclosers and employees seeking advice should be documented.
- ☐ PIDA processes: Supervisors and Designated Officers must understand how to provide advice to employees, manage disclosures and protect disclosers from reprisal.

Ensure **Designated Officers** receive training and resources that cover:

- ☐ Procedural fairness in investigations: Investigations should be fair, thorough, timely and impartial.
- ☐ Assessment of reprisal risk: The risk of reprisal should be thoroughly assessed and appropriate mitigation strategies applied.

Publish Annual Report

Chief Executives are required to publish annual reports on their activities under PIDA. The reports must include:

- ☐ The number of investigations started, the number of disclosures made about the organization internally and the number of disclosures received by the Ombudsperson about the organization to the extent known. In cases where wrongdoing was found, include a description of the wrongdoing, any recommendations made, any corrective action taken or reasons why no action was taken.
- ☐ Reports cannot include the identity of the discloser, alleged wrongdoer or any information that unreasonably invades someone's privacy.

Encourage Employees to Speak Up

- ☐ Cultivate a culture where employees feel that it is safe to speak up by:
 - emphasizing how seriously the organization takes disclosures of wrongdoing, and
 - setting the tone that reprisal will not be tolerated in the organization
- ☐ Emphasize that employees have a choice about where to report wrongdoing, either internally or to the Ombudsperson, whichever they prefer.

