DUTY TO REPORT – DEFINITIONS OF AUTHORITIES

BRITISH COLUMBIA:
- “Director” → means a person designated by the Minister under section 91
- “Police Officer” → means a person who
  (a) Under the Police Act is a provincial constable or municipal constable or has the powers of a provincial constable or municipal constable, or
  (b) Is a member of the military police of the Canadian Armed Forces

ALBERTA
1(1)(j) “Director” → means a person designated by the Minister as a director for the purposes of this Act and the Protection of Sexually Exploited Children Act and without limiting the generality of the foregoing includes a person designated as a director in accordance with an agreement under section 122(2) of this Act.

SAKATCHEWAN
2(1)(g) “Director” → means a person appointed by the minister pursuant to clause 57(a) as a director for all or any of the purposes of this Act and, in the absence of an appointment, means the minister.

1. “Minister” → means the member of the Executive Council to whom for the time being the administration of this Act is assigned.

2. “Officer” → means a person designated by the minister pursuant to clause 57(b) as an officer for the purposes of this Act and includes a director

MANITOBA
1(1) “Agency” → means a child and family services agency that is
   (a) A corporation without share capital mandated under subsection 6.1(1)
   (b) Continued under section 6.2
   (c) Regional office, or
   (d) Jewish Child and Family Service

- “Guardian” → means a person other than a parent of a child who has been appointed guardian of the person of the child by a court of competent jurisdiction or to whom guardianship has been surrendered under section 16

- “Parent” → means a biological or adoptive parent of a child and includes a person declared to be the parent of a child under Part II of The Family Maintenance Act

ONTARIO
3.(1) “Society” → means an approved agency designated as a children’s aid society under subsection 15(2) of Part I (Flexible Services)
QUEBEC
1.(b) “Director” → means the director of youth protection appointed for an institution operating a child and youth protection centre

NOVA SCOTIA
3(1)(a) “Agency” → means an agency continued by or established and incorporated pursuant to this Act and includes the Minister where the Minister is acting as an agency
(o) “Minister” → means the Minister of Community Services

NEW BRUNSWICK
• “Minister” → means the Minister of Social Development

PRINCE EDWARD ISLAND
1(o) “Director” → means the Director of Child Protection appointed pursuant to section 4
(t) “Peace Officer” → means a person defined as a peace officer pursuant to the Criminal Code (Canada).

NEWFOUNDLAND
2.(1)(j) “Manager” → means a manager appointed under section 4
(n) “Peace Officer” → means a member of the Royal Newfoundland Constabulary or a member of the Royal Canadian Mounted Police, and includes a person approved by the Attorney General to perform the duties of a peace officer
(r) “Social Worker” → means a person
   (i) registered under the Social Workers Association Act and
   (ii) employed by the department
(o) “Provincial Director” → means the Provincial Director of Protective Intervention and In Case appointed under section 6.