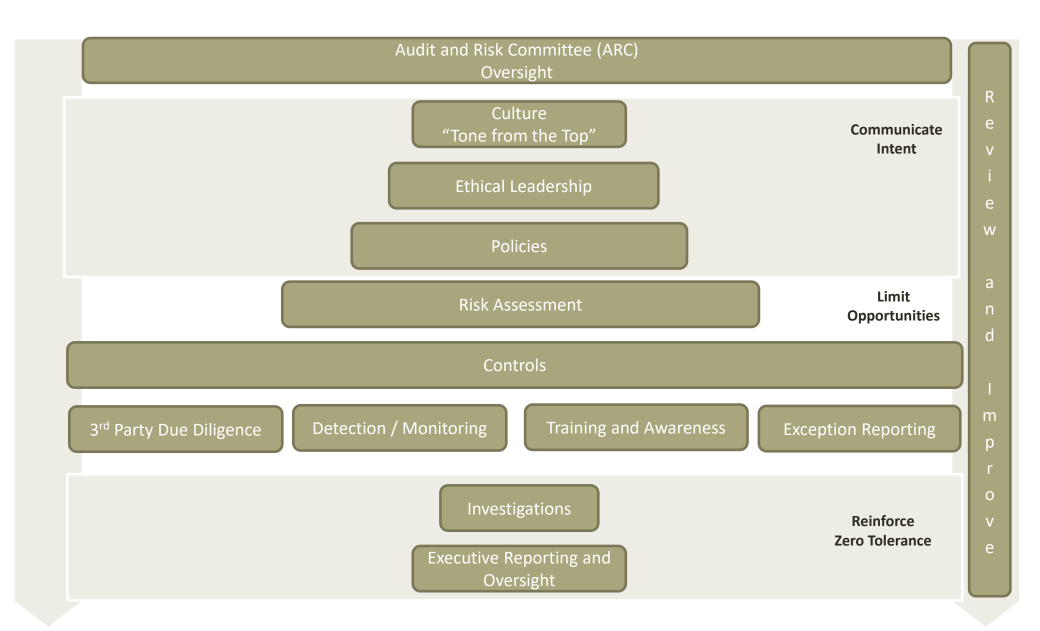
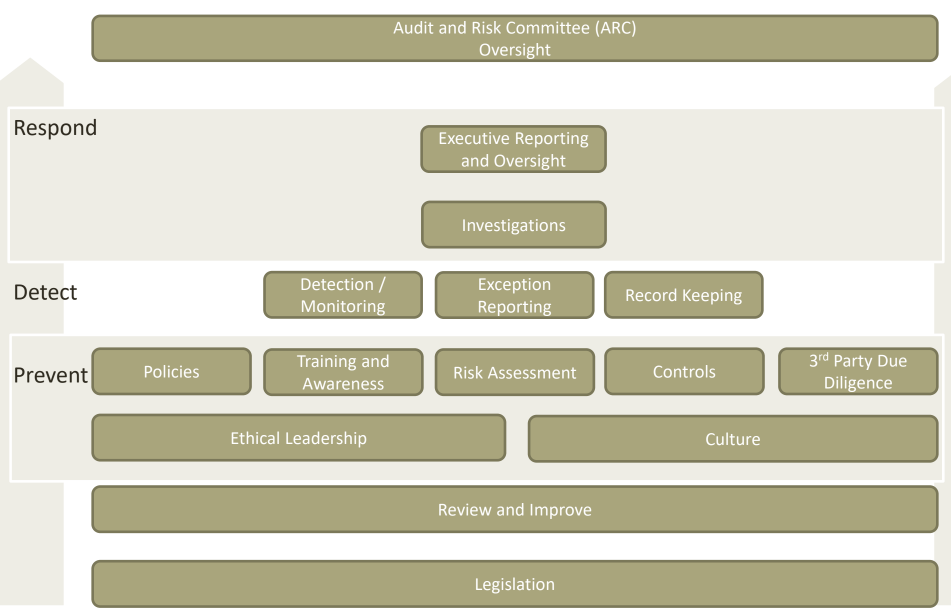
# **SCHEDULE A: INTEGRITY FRAMEWORK**



# **Integrity Framework – A Process View**

### Govern



### Govern

# Audit and Risk Committee (ARC) Oversight

The ARC will receive a consolidated Integrity Report annually outlining the progress made on Deakin's Integrity framework. This will include significant cases, trends, and an assessment of both the risk and the control environment. The ARC also receive an annual report on Academic fraud from the Deputy Vice-Chancellor (DVC) Education. The ARC also receive an annual report from Internal Audit concluding on the adequacy of Deakin's Internal control framework

## Respond

Executive Reporting and Oversight

### Investigations

- Academic Board, DVC Research, Chief Financial Officer and Chief Operating Officer (Executive Director, Human Resources) provide oversight of integrity related issues in their respective areas and provide a report to the ARC 6 monthly including significant cases, trends and an assessment of both the risk and the control environment
- The ARC, Vice-Chancellor, DVC Research, Academic Board, Chief Financial Officer or Executive Director, Human Resources have vested powers to request investigations
- These may be resourced either internally by Internal Audit, or externally as appropriate
- Investigation procedures and checklists are to be used

### Detect

Detection / Monitoring

Exception Reporting

**Record Keeping** 

- The Academic Board, DVC Research, Chief Financial Officer and Chief Operating Officer (Executive Director, Human Resources) will have appropriate fraud and corruption detection mechanisms in place
- Internal Audit will consider potential fraud / corruption risks and controls on each Audit and the use of Analytics

 Risk and Compliance will submit a consolidated Risk Assessment and Control Report every 6 months to the CFO

- All detective activities are to be followed up, conclusions drawn and records kept
- All investigations are to be documented and appropriate records kept

Prevent

**Policies** 

### Accountable: Policy Owners

### **ACADEMIC**

- Student Code of Conduct
- Academic Integrity policy
- Academic Freedom policy
- <u>Examinations procedure</u>
- Higher Degrees by Research policy
- Admissions Process, Enrolment,
   Fees and Charges policy
- <u>Student General Misconduct</u>
   <u>procedure</u>
- Student Academic Integrity policy
- <u>Student Complaints Resolution</u> policy
- Intellectual Property policy

### RESEARCH

- Research Conduct policy
- Procurement policy
- Australian Research
   Council Research
   Integrity Policy
  - Intellectual Property policy
  - Research Integrity
    Breaches procedure

### GENERAL / FINANCIAL

- Code of Conduct
- Conflict of Interest procedure
- Gifts and Hospitality Acceptance policy
- Business Expenses policy
- Travel policy
- Credit Card policy
- Delegations policy
- Procurement policy
- Intellectual Property policy
- <u>Public Interest Disclosures</u> procedure

### **PEOPLE**

- Workplace Relations policy
  - Performance and Development policy
- Workplace Bullying policy
- Health, Wellbeing and Safety policy
- Freedom of Speech policy
- <u>Discrimination, Sexual</u>
   <u>Harassment, Victimisation and Vilification (Staff) Complaints procedure</u>
- Diversity and Inclusion policy
- Employment of Staff policy
- Staff Development policy
- Staff Discipline policy

### Prevent

Training and Awareness

- The Academic Board, DVC Research, Chief Financial Officer and Chief Operating
  Officer (Executive Director, Human Resources) will have appropriate training and
  awareness regimes in place to ensure compliance with policy. The Executive Director,
  Human Resources will support the development and maintenance of that training.
  This will include:
  - Ethics Training
  - Induction Training

- Awareness campaigns
- Fraud and Corruption Training
- Cyclic Training resit
- Student Communications
- Leadership Training

### Prevent Risk Assessment Accountable: Risk and Compliance Manager All risk assessments completed will require an assessment of the Fraud / Corruption risk Risk and Compliance will provide the systems for business leaders to maintain their risks and receive quarterly updates on risk mitigation strategies Prevent Controls Accountable: Various University Council oversight Risk assessment and management Student communications **Executive oversight Employment contracts** Leadership training Fraud Control Plan Induction training **Ethics training Policies** Awareness campaigns Procedures Policy review Ease of access on Web **Exception reporting** Investigations and reporting Cyclic training – resit Detective controls and monitoring 3<sup>rd</sup> Party Due Prevent Accountable: Various Diligence

 All major suppliers, joint venture parties and contracted business dealings have had a due diligence conducted

# Prevent Ethical Leadership Accountable: Vice-Chancellor All Executives and Senior Management to undertake Ethics Training and Fraud and Corruption Training Performance Management Contracts clear on behaviour, leadership and culture The leadership team all hold a zero tolerance to unethical behaviour, fraud and corruption Prevent Culture Accountable: Vice-Chancellor

- Culture is established by the Vice-Chancellor and Executive through ethical leadership practices and "tone from the top"
- Culture is reinforced through a zero tolerance position, strong and frequent communication and decisive management action where breaches occur

# Prevent Review and Improve

Accountable: Chief Financial Officer

• The program will be subject to an annual review by Internal Audit to ensure it continually drives ethical behaviours and legislative compliance