#### FRAUDPREVENTIONOLICY

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# A. PURPOSE

As a public sector organization, Douglas College (the College) rusted with public fundand resources and must demonstrate prudence as the steward of these assets. The purpose of this policy is to raise awareness among membershe College Community bout the risk of Fraudto outline responsibilities for the revention, detection and investigation of a to assist in promoting a climate of openness in which Doyees feel able to raise concerns about fraudulent or irregular procedures or transactions without fear of retaliation.

## B. SCOPE

This policy applies to all members of the College Communityspect of their handlingf ©ollege operations and assets: raud is an offence under the Criminal Code of Canada; howhere, dlege is not responsible for determining violatism of criminal or civil law, and this policy is separate from any criminal or civil proceedings.

policy, includes all vendors, visiting scholars and researchers and any other individuals with a financial or business relationship with the College

Corruption: The misuse of entrusted power for private gain; includes but is not limited to offering, giving, soliciting or accepting an improper inducement or reward that may influence the decision, decisionmaking process or action of any person.

Employee: A person employed by the College, including administrators, faculty members and staff, and students when employed by the College (e.g., as student assistants or the college (e.g., as student assistants or the college).

Fraud: Arintentional act, omission misrepresentation designed to deceive there and resulting in the College suffering a loss and/or the perpetrator achieving a suitch acts, omissions and misrepresentations include but are not limited to the following:

- a. intentionally misstating finanal or nonfinancial information;
- b. engaging irtheft, misappropriation unauthorized usef College undsor asset (e.g., credit cards, furniture, fixtures, equipment, data, trade secrets, intellectual property);
- c. engaging inforgery, alteration, falsification or misrepresentation of information or documents (e.g., credit cardinformation, cheques bankdrafts, deposits lips, promissory notes, travel expense reports or extended health benefit claims, contractor agreements, purchase orders, electronic files);
- d. authorizingor receivingpayment for goodsor services not received or performed or payment for time not worked, including intentionally failing to report vacation or other leave timetaken, resulting in a gain to which the perpetrator is not entitled;
- e. claimingpaymentor reimbursementof expenses that were not incurred for the benefit of the College
- f. engaging irbribery, receiving kickbacksor seeking unauthorized rebates 6 re f\* BfT /CS5 2cs > 3> 2BPE 000011241



Responding to Reports of Irregularities, Fraud, theft or Corruption

- 1. Upon receipt of a written allegation of an Irregularity oran identified instance of Fraud, theft or Corruption, the Vice President, Administrative Services and CFO (VPA(S/CFO))\*ge President) will do the following:
  - a. Consult the College' Bublic Interes Disclosure (Whistleblower) Politay determine whether the allegation if confirmed, would amount to wrong doing as defined in that policy, and where this is the case, ensure that the matter is investigated and reported on under that policy and
  - b. Determine whether the allegation should referred immediately to the police.
- 2. Where the matter is deemed to fall under the scope of the Fraud Prevention, Probiologice President, Administrative Services and (FPAS/CFO) (or College Presiderit) initiate an investigation as outlined below. Where the matter is referred to the police under 1(b), above, the College may proceed with its own investigation simultaneously or put its investigation into abeyance pending the outcome of any police involvement.

Investigating Reports Irregularities, Fraud, theft or Corruption

The purpose of an investigation under this policy is primabile termine whether the allegation is founded and a violation of this policy has occurred.

- 1. The investigation will be conducted in a manner that is discreet, independent, fair and proportionate.
- 2. The Respondent(s) will be informed of the allegation(s) made against them and given a full opportunity to respond.
- 3. The VPAS/CFO (or College President) will communicate their findings to the Respondent(s) in writing.
  - a. Where the allegation is deemed to be unfounded, the matter will be dismissed.
  - b. Where the allegations confirmed and a violation of this policy is found to have occurred, the VPAS/CFO (or College President) will consult with the AVPHR and the College President (or Chair of the College Board) to determine the appropriate remedy, which may include mandato retraining, sanctions or discipline, up to and including termination of the Employee.
- 4. Where warranted, the College will refer the matter to an appropriate external authority (e.g., the police and/or a professional association).
- 5. Other senior College administrators and the Chair of the College Board may be notified at the discretion of the VPAS/CFO (or the College President).

## F. SUPPORTING FORMS COMMENTS, WEBSITESLARTED POLICIES

## **Administration Policies**

- x Conflict of Interest
- x Enterprise Risk Management
- x Investment
- x Procurement
- x Public InterestDisclosure (Whistleblower)
- x Signing Authorities for Procurement Activities

<u>Douglas College Accounting Guideli(internal users only)</u> <u>Douglas College Code of Conduct</u>

#### G. RELATED ACTS AND URLEAGTIONS

- x Budget Transparency and Accountability [ASBC 2000], c. 23
- x College and Inistute Act [RSBC 1996], c. 52
- x Criminal Code of Cana(PaSC 1985], c.-46
- x FinanciaAdministration AcfRSBC 1996], c. 138
- x Financial Information Act[RSBC 1996], c. 140
- x Trustee ActRSBC 1996], c. 464

## H. RELATED COLLECTIVEREMENST

N/A