Top University Corruption Risks (UCR) 2023

Workshop on Corruption Risk Assessment 2023 (19th September 2023)

UCR1: Conflict of Interest

RISK STATEMENT OR DESCRIPTION:	RISK MATRIX:	EXISTING CONTROL(S):	RISK MATRIX AFTER MITIGATION
Any decision or action that is intentionally made or implemented based on the staff's personal interests It involved people with a close relationship to the particular university decision-maker, such as family members, associate members, best friends, or social factors.	Likelihood: 5 Impact: 5 Rating: Extremely High	 Endorsed operational policies and procedures Work or process flow chart or client charter Conflict of interest declaration form Establishment of a relevant committee for a specific purpose Ombudsman/Whistle Blower Policy Yearly renewal of the Integrity Pact by the Integrity and Governance Unit (IGU), Management Services Division (MSD) Renewal of Integrity Pledge, Oath of Disclosure, Integrity Declaration, and/or Disclosure of Interest IIUM Code of Ethics 	Likelihood: 3 (possible) Impact: 3 (moderate) Rating: Medium
RISK TREATMENT STRATEGY		MITIGATION PLAN(S):	
To reduce the probability and severity of inappropriate decisions or actions taken by the respective authorities that affect the objective and function of an organisation.		 To involve all deans, heads and administrative officers in a training on the practice of due diligence to ensure transparency and fairness in the decision or action. To revisit related criteria and procedures for the appointment of heads of offices. To execute a stringent process and procedure for staff recruitment, staff promotion, student intake and financial or project approval. To review the related financial rules and regulations to improve the decision-making 	

process.

Risk Owner: Executive Director, MSD

Risk Status: Open

> To form an **independent committee** for a specific or critical decision-making process.

UCR2: Abuse of Power

RISK STATEMENT OR DESCRIPTION:	RISK MATRIX:	EXISTING CONTROL(S):	RISK MATRIX AFTER MITIGATION
Any act to misuse an authorised position by a supervisor to take unjust advantage of a subordinate or employee, which leads to unfairness to the subordinate.	Likelihood: 4 Impact: 5 Rating: High	 Staff grievance system (operated by MSD) Clarity of job description (JD approved by the supervisor) Ombudsman (whistle-blower policy) Standard Operating Procedures (SOP) for the relevant work processes MSD Client Day as one of the platforms to convey or report abuse of power by the relevant authorities IIUM Code of Ethics 	Likelihood: 3 (possible) Impact: 3 (moderate) Rating: Medium
RISK TREATMENT STRATEGY		MITIGATION PLAN(S):	
To reduce the probability and severity of inappropriate orders, requests or work instructions that affect the objective and function of an organisation as well as the well-being of employees.		 To study the effectiveness of IIUM staff codes and ethics. To revisit working procedures, regulations, guidelines and processes related to office job functions. To conduct annual spiritual engagement between supervisor and subordinate. To provide an integrity training module or guideline to promote an anti-corruption working culture. 	

Risk Owner: Head, KCDIOM

UCR3: Fraud Document

RISK STATEMENT OR DESCRIPTION:	RISK MATRIX:	EXISTING CONTROL(S):	RISK MATRIX AFTER MITIGATION
Any act of creating, altering, or falsifying documents with the intent to deceive, defraud, or mislead others into believing that the forged documents are genuine and authentic, including signatures, contracts, financial records, identification cards, currency, academic credentials, and others.	Likelihood: 4 Impact: 4 Rating: High	 Ombudsman (whistle-blower policy) Verification process and procedure for financial claims. IIUM Code of Ethics Approval signatories by the respective officers Prudent spending initiatives Certification and verification of the document procedures Due diligence procedure by the respective officers IIUM Financial Policies and Procedures 	Likelihood: 3 (possible) Impact: 3 (moderate) Rating: Medium
RISK TREATMENT STRATEGY		MITIGATION PLAN(S):	
To reduce the probability and severity of inappropriate claims, recruitment or grade promotion that can result in substantial financial and reputational losses to the university.		 To establish guidelines for the secure disposal of documents or destroy documents thoroughly to prevent unauthorised access. To verify the authenticity of documents through comprehensive procedures. To develop the existing system capability to detect or alert double claims. To review the screening process for hiring employees. To involve relevant employees with ongoing training on document security and forgery 	

prevention.

Risk Owner: Head, KCDIOM

UCR4: Bribery

RISK STATEMENT OR DESCRIPTION:	RISK MATRIX:	EXISTING CONTROL(S):	RISK MATRIX AFTER MITIGATION
Any action by an employee to request or receive any monetary, service or valuable item from a third party as a token for an inappropriate decision or action. The interested parties may be willing to pay a bribe to obtain confidential information, including trade secrets, tender prices, pricing or personal data.	Likelihood: 3 Impact: 5 Rating: High	 IIUM Gift Policy Anti-Bribery and Corruption Policy Integrity Pack declaration Spiritual trainings IIUM Code of Ethics IIUM Financial Policies and Procedures 	Likelihood: 2 (possible) Impact: 3 (moderate) Rating: Medium
RISK TREATMENT STRATEGY		MITIGATION PLAN(S):	
To reduce the probability and severity of inappropriate decisions that affect the objective and function of the university as well as the well-being of employees.		 To organise a special integrity campaign or training module based on the IIUM staff codes and ethics to inculcate an anti-bribery culture. To revisit the relevant decision making processes and procedures to close the gap for bribery. To provide a staff rotation procedure with an acceptable maximum duration of placement for critical and non-critical positions. To review the supervision and monitoring system. 	

Risk Owner: RECTOR

UCR5: Due Diligence Procedure

RISK STATEMENT OR DESCRIPTION:	RISK MATRIX:	EXISTING CONTROL(S):	RISK MATRIX AFTER MITIGATION
Any action intentionally to ignore or neglect the due diligence procedure by an accountable person to put care into making a just to accomplish something resulted in a financial or reputational loss to the university.	Likelihood: 3 Impact: 5 Rating: High	 IIUM Code of Ethics IIUM Financial Policies and Procedures Establishment of the Memorandum Assessment and Evaluation Committee (MCOM) by the Office of Legal Adviser (OLA) 	Likelihood: 3 (possible) Impact: 3 (moderate) Rating: Medium
RISK TREATMENT STRATEGY		MITIGATION PLAN(S):	
To reduce the probability and severity of inappropriate or careless assessments that affect the contractual		To provide due diligence procedures in financial, technical, operational, environmental, technological, human resource, strategic and legal processes.	

- **To reduce** the probability and severity of inappropria or careless assessments that affect the contractual agreement between the university and external parties.
- > To develop a standard **due diligence checklist** for all related operational processes.
- > To use technology and automation (artificial intelligence and machine learning algorithms) in data collection and document review.

Risk Owner: Head, KCDIOM