1. Purpose

1.1 Scope is committed to being an ethical and transparent organisation, in line with the “do it right” Scope Approach and the Scope Code of Conduct.

1.2 The key purposes of this whistleblower policy are to support Scope’s values by:

- helping to deter wrongdoing, in line with Scope’s Risk Management Framework,
- encouraging disclosures of wrongdoing,
- ensuring that individuals who disclose wrongdoing can do so safely, securely and with confidence that they will be protected and supported, and
- meeting Scope’s legal and regulatory obligations.

2. Application

2.1 This Policy applies to all employees, workers, officers, directors, suppliers and associates of Scope and Home@Scope.

2.2 Scope expects that anyone who becomes aware of a disclosable matter or any other wrongdoing, or who suspects it on reasonable grounds, will make a report under this policy or under other applicable policies.

3. Who is a Whistleblower?

3.1 Only certain classes of people qualify for protections as whistleblowers under the Corporations Act 2001 (Corporations Act). These are people who are classified as eligible whistleblowers and who disclose information in the circumstances outlined in the legislation.

3.2 You could be an eligible whistleblower if you are one of the following in relation to either Scope or Home@Scope:

- a current or former officer or employee, including directors, managers, employees who are permanent, part-time, fixed-term or temporary, secondees and interns.

- a supplier of goods or services, whether paid or unpaid, including current or former contractors, consultants, service providers and business partners.
an associate, including a director or company secretary.

a relative, dependent or spouse of an individual who is an eligible whistleblower as described above, such as the parent of a former employee, or the brother of a contractor.

3.3 In order to be protected, your disclosure must also be made in the following circumstances:

• The disclosure is about a disclosable matter (see section 4 below) and made directly to an eligible recipient (see section 6 below) or to the Australian Securities & Investments Commission (ASIC) or where relevant to the Australian Prudential Regulation Authority (APRA). OR

• The disclosure is made to a legal practitioner for the purpose of obtaining legal advice or representation in relation to the whistleblower provisions of the Corporations Act OR

• The disclosure is an emergency disclosure or a public interest disclosure (see 6.7 below)

3.4 You may also be protected as a whistleblower under the Tax Administration Act 1953 (TAA) if your disclosure is about tax matters. Disclosures qualifying for protection can be made to the Australian Tax Office (ATO), an eligible recipient or a legal practitioner.

4. Disclosures covered by this Policy

4.1 This Policy does not cover all types of wrongdoing which may occur, only disclosable matters as defined in the Corporations Act.

4.2 Disclosable matters involve information that the discloser has reasonable grounds to suspect concerns misconduct, or an improper state of affairs or circumstances in relation to an organisation.

4.3 What are reasonable grounds to suspect? Although you don’t have to prove your allegations, they are more likely to be considered reasonable if you can back them up with some objective supporting information, such as emails, file notes or receipts.

4.4 What is an improper state of affairs or circumstances? These include issues which may be legal, but which could indicate a systemic issue the regulator should know about, or that could cause harm to customers.

4.5 Misconduct includes fraud, negligence, breach of trust and breach of duty.
4.6 The Corporations Act also lists specific legislation which, if contravened, the contravention may be a disclosable matter. The list includes the Corporations Act itself and the National Consumer Credit Protection Act 2009.

4.7 Conduct that constitutes an offence against any other Commonwealth law that is punishable by 12 months’ imprisonment, or that represents a danger to the public or the financial system, is also a disclosable matter.

5. Disclosures not covered by this Policy

5.1 If any issues and concerns are not disclosable matters under the Corporations Act, they may fall under other legislation which offers separate protection for disclosure or reporting.

For example, Scope’s processes for addressing child safety issues are set out in the Customer Safeguarding Procedure & Checklist, Child Safe Policy and on the website at https://www.scopeaust.org.au/about-scope/committed-to-child-safety/

Other issues and concerns may be addressed by other Scope policies, such as the Bullying Policy or Privacy Policy.

5.2 It is important to note that this Policy does not apply to personal work-related grievances, such as concerns over pay, shift allocation, interpersonal issues or performance evaluations. This is because the Corporations Act does not offer protections in relation to disclosures that:

- only concern personal grievances but have no other significant implications for the organization;

- do not relate to conduct or alleged conduct about a ‘disclosable matter’ and

- do not relate to detriment or threat of detriment to the discloser.

5.3 Nevertheless, your disclosure about a personal work-related grievance might still qualify for whistleblower protection if:

- the report is mixed, containing some information about misconduct and some about a personal grievance,

- Scope has breached employment or other laws punishable by 12 months’ or more imprisonment, or engaged in conduct that represents a danger to the public, or the disclosure relates to information that suggests misconduct beyond your own personal circumstances,
5.4 You can talk to People & Culture or to your Manager about personal work-related grievances. You may also wish to obtain your own legal advice about your rights and protections under employment or contract law, and to resolve your personal work-related grievances.

6. Who can receive a whistleblower disclosure?

6.1 In order to make sure your disclosure is protected by law, you must make your disclosure only to the categories of people specified in the legislation. These are called eligible recipients.

6.2 Within Scope and Home@Scope, eligible recipients are:

- Officers or senior managers, including directors, company secretaries, or a senior executive involved in significant decision-making affecting the organisation.
- Internal or external auditors or actuaries, including audit team members. As at 1 January 2020, Scope’s external auditor was Deloitte.
- A person authorised to receive disclosures that may qualify for protection.

6.3 Scope’s Chief Executive Officer and General Counsel have been authorised by Scope to receive disclosures. Scope’s General Counsel has been appointed as the Whistleblower Protection Officer.

6.4 Scope has also authorised a free and independent external whistleblowing service, Your-Call, to receive information from whistleblowers. Your-Call is Scope’s preferred first point of contact for matters that may be disclosable. Contact with Your-Call helps Scope to identify and address wrongdoing as soon as possible.

6.5 Legal practitioners can also receive disclosures that will be protected if the purpose of the disclosure was obtaining advice or legal representation in relation to whistleblowing under the Corporations Act. The disclosure is protected even if the lawyer concludes that the disclosure was not about a disclosable matter, for example, that it concerns a personal grievance.

6.6 Certain Regulatory bodies and other external parties can also receive disclosures that will be protected. These include ASIC and APRA (for banking, insurance and superannuation entities), and the ATO under the TAA.
Public interest disclosures and emergency disclosures

6.7 In certain limited circumstances you can make a disclosure of information to a journalist or a parliamentarian and still qualify for protection.

6.8 Protection may be lost if you don’t meet all the criteria for making these kinds of disclosures, so it is important that you fully understand the criteria, and seek legal advice before making a public interest or emergency disclosure.

7. How to make a disclosure

7.1 Scope’s whistleblower arrangements aim to provide both internal and external disclosure options that remove barriers to disclosure for both employees and external disclosers such as suppliers.

7.2 Contact details of all Scope’s eligible recipients can be obtained on request from Scope’s General Counsel, who is the Whistleblower Protection Officer.

7.3 Contact details for key Scope personnel and services as well as for relevant regulators, are provided at section 12 below.

Anonymous disclosures

7.4 You do not need to identify yourself in order for your disclosure to be protected. You can choose to remain anonymous when making the disclosure, during its investigation and after its conclusion. You may choose to adopt a pseudonym, or refuse to answer questions that could identify you, such as job title or gender on a small work site. The Your-Call website offers additional practical advice about how to preserve your anonymity.

7.5 While anonymity has advantages such as shielding you from possible curiosity or reprisals, it can be difficult to maintain. Remember that the email address and telephone number you use can enable recipients to identify you.

7.6 Anonymous disclosure has other drawbacks. For example, it could mean you don’t receive follow up questions that could assist the investigation, or feedback on its outcome. For these reasons, you should maintain ongoing two-way communication after you disclose.

8. Legal protections for whistleblowers

8.1 Under the Corporations Act there are four key kinds of legal protection available to disclosers who qualify for protection as a whistleblower.
Identity protection (Confidentiality)

8.2 Some of the ways in which you can protect your own identity were outlined above in 5 How to make a disclosure. Generally, if you have asked Scope to keep your identity confidential, it cannot disclose your identity without your consent. However, it may report the information to ASIC, APRA, or the Australian Federal Police, or to a lawyer for advice about the whistleblower protections. If you believe your identity has been revealed outside of these circumstances, ASIC can investigate.

8.3 When a report is investigated, organisations including Scope must also take all reasonable steps to ensure that information likely to lead to your identification is not disclosed without your consent, although it will be difficult to investigate unless you consent to some use of the information.

8.4 Scope has a number of measures in place to protect your identity, including the following:

- Only Scope’s CEO and Whistleblower Protection Officer have access to communications between Your-Call and Scope.
- Scope will brief its officers and senior managers who may receive disclosures about their obligation to protect your identity.
- Scope will seek disclosers’ prior consent to convey information about disclosures to others for the purpose of investigation, unless permitted or required by law.
- Investigators engaged by Scope have strict confidentiality obligations.
- Scope will also maintain disclosers’ confidentiality by de-identifying disclosers as necessary in internal written and verbal management reports.
- Scope stores all records relating to whistleblower disclosures securely, with access limited to Scope’s CEO and Whistleblower Protection Officer.

Protection from detrimental acts or omissions

8.5 Nobody is permitted to take actions that cause detriment to a person known or suspected to be a whistleblower who qualifies for protection, or anyone else in relation to a disclosure. It is also illegal to threaten to cause detriment in relation to a disclosure.

8.6 Detrimental conduct of this kind includes the following as defined in the Corporations Act:

- Dismissal of an employee
• Injury of an employee in his or her employment
• Alteration of an employee’s position or duties to his/her disadvantage
• Discrimination between an employee and other employees of the same employer
• Harassment or intimidation of a person
• Harm or injury to a person, including psychological harm
• Damage to a person’s property or reputation
• Damage to a person’s business or financial position.

8.7 Scope is committed to ensuring that whistleblowers who qualify for protection are not harmed in these ways. However, disclosers should recognise that some actions that Scope may need to take are not detrimental conduct of this kind. For example, Scope may move someone to a different work location if their report was about their immediate work area, to protect them from detriment.

Where an employee discloser also has an unsatisfactory work performance, Scope will continue to manage that performance in line with its performance management framework.

Compensation and other remedies

8.8 If you think you or any other person has suffered loss, damage or injury because of a disclosure and that Scope failed to take reasonable precautions and exercise due diligence to prevent the detrimental conduct, you can seek compensation and other legal remedies through the courts. You should obtain your own legal advice about this issue.

Civil, criminal and administrative liability protection

8.9 A final important legal protection for qualified disclosers is protection from civil, criminal and administrative liability in relation to their disclosure. For example, action cannot be taken against disclosers for breaching an employment contract, and they cannot be prosecuted for unlawfully releasing information.

8.10 However, these protections do not grant immunity to whistleblowers who were themselves involved in the misconduct.
9. Support and practical protection for disclosers

9.1 Scope is committed to ensuring confidentiality in respect of all matters raised under this policy, and to making sure that those who make a report are treated fairly and do not suffer detriment.

9.2 Scope’s commitment to protection of identity and confidentiality is demonstrated by the practical measures detailed above in 8.4, as well as others such as secure log-ins for printing and photocopying that provide an audit trail.

9.3 Whistleblowers are assured that a release of information in breach of this policy will be regarded as a serious matter and will be dealt with under Scope’s disciplinary procedures.

9.4 If, as a result of making a report under this policy, you are subjected to the kinds of conduct set out in 8.5-8.7 above, you should report it via Scope’s external service provider Your-Call, or directly to Scope’s Whistleblower Protection Officer.

9.5 Any staff member found to be causing detrimental action will be subject to disciplinary action or dismissal.

10. Handling and investigating a disclosure

10.1 Scope will attend to all disclosures reported to it as soon as practicable. Each reported disclosure must be assessed to determine whether it qualifies for protection and whether a formal in-depth investigation is required. Scope will provide updates to disclosers who can be contacted.

10.2 If a formal investigation is required, Scope’s Whistleblower Protection Officer will appoint an investigator. The scope of each investigation will vary according to factors including:

- the nature of the wrongdoing alleged,
- supporting evidence provided and
- whether the discloser wishes to remain anonymous or consents only to limited disclosure to other persons who could assist the investigation.

10.3 Without your consent Scope cannot disclose information that is likely to lead to your identification as part of the investigation process. When reasonably necessary for the purpose of the investigation it can only disclose information that does not include your identity or identifying details such as employee number, position title or email address.
10.4 If a formal investigation is conducted, the investigator will deliver a written report to Scope. If wrongdoing has been found, Scope's Whistleblower Protection Officer will make a formal recommendation to the Chief Executive Officer concerning appropriate follow-up actions. The Chief Executive Officer will then advise the Board. Follow-up actions may include commencement of internal disciplinary proceedings against individuals or referral of the matter to one or more appropriate external bodies.

10.5 The circumstances of an individual investigation may mean that it would not be appropriate for Scope to provide details of the outcome to the discloser, for example, where to do so could put other individuals' privacy at risk.

10.6 You should be aware that if your disclosure has been made to a regulator, that regulator will follow its own investigation procedure. For example, ASIC’s procedure is set out in its Information Sheet INFO 239 ‘How ASIC Handles whistleblower reports’ — see 12 Contact details below.

11. Ensuring fair treatment of individuals mentioned in a disclosure

11.1 Scope takes active measures to ensure the fair treatment of its employees who are mentioned in a protected disclosure, including those who may be the subject of the disclosure. These measures are based on the principles of procedural fairness and natural justice.

11.2 Measures adopted by Scope include the following:

- Confidential handling of disclosures, when it is practical and appropriate in the circumstances.
- Assessment of each disclosure, which may be the subject of an investigation
- Conduct of investigations to determine whether there is enough evidence to support or reject the matters reported.
- Where there is enough supportive evidence, conduct of the investigative process in an objective, fair and independent manner.
- Preparation by the investigators of a written report of their findings.
- Advice about the subject of a disclosure to any employee at a time considered appropriate, depending on the nature of the allegations, but prior to any adverse finding being made against the employee.
11.3 If an investigation finds that wrongdoing has occurred, Scope’s Whistleblower Protection Officer will make recommendations and action will be taken as set out at 10.4 above.

12. Ensuring the policy is easily accessible

12.1 The Scope Whistleblower Policy is published on its external website at https://www.scopeaust.org.au/ The policy is also available on the Scope intranet and from People & Culture.

12.2 Scope will conduct briefing sessions and regular training regarding the policy, processes and procedures for all staff.

12.3 The policy will be updated from time to time as required.

13. Key Contact details

**Scope's Whistleblower Protection Officer, Ms Mary Simpson**

<table>
<thead>
<tr>
<th>Telephone</th>
<th>03 9384 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Email</td>
<td><a href="mailto:MSimpson2@scopeaust.org.au">MSimpson2@scopeaust.org.au</a></td>
</tr>
<tr>
<td>Business hours</td>
<td>Anytime 24/7</td>
</tr>
</tbody>
</table>

**Scope's Chief Executive Officer, Dr Jennifer Fitzgerald**

<table>
<thead>
<tr>
<th>Telephone</th>
<th>03 9843 2080</th>
</tr>
</thead>
<tbody>
<tr>
<td>Email</td>
<td><a href="mailto:JFitzgerald@scopeaust.org.au">JFitzgerald@scopeaust.org.au</a></td>
</tr>
<tr>
<td>Business hours</td>
<td>Anytime 24/7</td>
</tr>
</tbody>
</table>

**Your-Call, Scope's external whistleblower service**

<table>
<thead>
<tr>
<th>Online</th>
<th><a href="https://whistleblowing.com.au">https://whistleblowing.com.au</a> Enter secure ID: SCOP1948</th>
</tr>
</thead>
<tbody>
<tr>
<td>Telephone Hotline</td>
<td>1300 798 101</td>
</tr>
<tr>
<td>Email</td>
<td><a href="mailto:scope@your-call.com.au">scope@your-call.com.au</a></td>
</tr>
<tr>
<td>Business hours</td>
<td>6pm to 12am Monday to Friday (Except public holidays)</td>
</tr>
<tr>
<td></td>
<td>Anytime 24/7</td>
</tr>
</tbody>
</table>

Effective Date: 1 January 2020
### ASIC

<table>
<thead>
<tr>
<th>Method</th>
<th>Details</th>
<th>Availability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Telephone</td>
<td>1300 300 630 or 1300 935 075 (Melbourne office)</td>
<td>Business hours</td>
</tr>
<tr>
<td>Melbourne street address</td>
<td>Level 7, 120 Collins Street, Melbourne, VIC 3000</td>
<td>Business hours</td>
</tr>
<tr>
<td>Mail address (Melbourne office)</td>
<td>GPO Box 9827 Brisbane, QLD 4001</td>
<td>Anytime</td>
</tr>
</tbody>
</table>
| See also       | - Information Sheet 238 *Whistleblower rights and protections* ([INFO 238](https://www.asic.gov.au/about-asic/contact-us/how-to-complain/report-misconduct-to-asic/))  

### ATO

<table>
<thead>
<tr>
<th>Method</th>
<th>Details</th>
<th>Availability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Telephone</td>
<td>1800 060 062 (tax practitioners 13 72 86)</td>
<td>Business hours</td>
</tr>
</tbody>
</table>
| Mail           | Australian Taxation Office  
                 Tax Integrity Centre  
                 Locked Bag 6050  
                 Dandenong, VIC 3175  
                 **Mark all letters 'in confidence'**.                                                 | Anytime |