

STATE OF ILLINOIS OFFICE OF THE AUDITOR GENERAL

Frank J. Mautino, Auditor General

SUMMARY REPORT DIGEST

INTERMEDIATE SERVICE CENTER #2 WEST COOK

FINANCIAL AUDIT For the Year Ended: June 30, 2019

Release Date: August 16, 2023

FINDINGS THIS AUDIT: 5				AGING SCHEDULE OF REPEATED FINDINGS			
	New	<u>Repeat</u>	<u>Total</u>	Repeated Since	Category 1	Category 2	Category 3
Category 1:	0	1	1	2015			19-1
Category 2:	1	1	2	2012	19-2		
Category 3:	<u>0</u>	<u>2</u>	<u>2</u>	2017		19-3	
TOTAL	1	4	5	2018			19-4
FINDINGS LAST AUDIT: 5							

SYNOPSIS

- (19-1) The Intermediate Service Center #2 did not provide completed financial statements in an auditable form by the August 31 deadline.
- (19-2) The Intermediate Service Center #2 did not have adequate internal control procedures.
- (19-3) The Intermediate Service Center #2 lacked adequate controls over the review of internal controls over external service providers.
- (19-4) The Intermediate Service Center #2 did not have adequate internal controls over grant compliance.
- (19-5) The Intermediate Service Center #2 did not have adequate internal controls over procurement-card transactions.

Category 1: Findings that are **material weaknesses** in internal control and/or a **qualification** on compliance with State laws and regulations (material noncompliance).

Category 2: Findings that are significant deficiencies in internal control and/or noncompliance with State laws and regulations.

Category 3: Findings that have no internal control issues but are in noncompliance with federal and/or State laws and regulations.

Office of the Auditor General, Iles Park Plaza, 740 E. Ash St., Springfield, IL 62703 • Tel: 217-782-6046 or TTY 888-261-2887 This Report Digest and a Full Report are also available on the internet at www.auditor.illinois.gov

INTERMEDIATE SERVICE CENTER #2 WEST COOK

	FY 2019	FY 2018				
TOTAL REVENUES	\$12,859,626	\$14,326,678				
Local Sources	\$3,072,552	\$1,906,055				
% of Total Revenues	23.89%	13.30%				
State Sources	\$9,647,646	\$12,133,565				
% of Total Revenues	75.02%	84.69%				
Federal Sources	\$139,428	\$287,058				
% of Total Revenues	1.08%	2.00%				
TOTAL EXPENDITURES	\$12,263,240	\$14,538,708				
Salaries and Benefits	\$9,083,960	\$12,169,046				
% of Total Expenditures	74.07%	83.70%				
Purchased Services	\$1,686,587	\$1,916,413				
% of Total Expenditures	13.75%	13.18%				
All Other Expenditures	\$1,492,693	\$453,249				
% of Total Expenditures	12.17%	3.12%				
TOTAL NET POSITION	\$2,197,314 ¹	(\$6,671,681)				
INVESTMENT IN CAPITAL ASSETS	\$0	\$23,076				
¹ The FY 2019 beginning net position was restated by \$8,272,609 due to a change in accounting principle from generally accepted accounting principles (GAAP) basis to cash basis of accounting.						

<u>FINANCIAL AUDIT</u> For The Year Ended June 30, 2019

Percentages may not add due to rounding.

EXECUTIVE DIRECTOR

During Audit Period: Dr. Mark Klaisner Currently: Dr. Mark Klaisner

FINDINGS, CONCLUSIONS, AND RECOMMENDATIONS

The Intermediate Service Center #2 did not provide completed financial statements in an auditable form by the August 31 deadline.

DELAY OF AUDIT

The Intermediate Service Center #2 (ISC) did not provide completed financial statements in an auditable form by the August 31, 2019 deadline. The completed financial statements were provided on December 15, 2022.

The ISC is subject to 105 ILCS 5/2-3.17a which requires the Auditor General's office to cause an audit to be made, as of June 30th of each year, of the financial statements of all accounts, funds, and other moneys in the care, custody, or control of the executive director of each educational service region in the State and of each educational service center established in the School Code. The audit is to be conducted in accordance with Generally Accepted Government Auditing Standards. The Regional Office of Education or Educational Service Center may utilize a cash basis, modified cash basis, or Generally Accepted Accounting Principles (GAAP) basis of accounting to prepare the financial statements for audit. The ISC has chosen the cash basis of accounting for financial reporting.

In accordance with 105 ILCS 5/2-3.17a, the Auditor General has promulgated administrative rules and regulations to govern this process. Those rules, 74 Ill. Adm. Code 420.320 (c) (2), state that for audit purposes, each regional office of education and educational service center shall make available to the Auditor General or his designee all books and records deemed necessary to make and complete the required audits. The records shall be in auditable form by August 15 of the succeeding fiscal year. Financial reports are to be available no later than August 31 in order for the annual audit to be completed by an independent auditor selected by the Auditor General.

In addition, prudent business practices and transparency require timely preparation and completion of financial statements.

ISC management indicated they incurred key employee turnover which has put them behind in financial reporting. (Finding 19-001, pages 10 - 11) This finding was first reported in 2015.

The auditors recommended the ISC should implement procedures to ensure compliance with 105 ILCS 5/2-3.17a and 74 Ill. Adm. Code 420.320 (c) (2). These financial statements need to be presented to the Auditor General's independent auditors for audit by the August 31 deadline.

ROE Response: As this writing is occurring in FY23, we expect to see this as an ongoing finding for audits yet to be completed for FY20-23. We have worked with our contracted accountant over the past seven years, who has experience with ROE/ISC audits and knows the requirements, to have reports available in a timely manner moving forward. We have also hired a Chief School Business Official (CSBO) who started work here in July 2021 to address this issue and other findings in this document.

INADEQUATE INTERNAL CONTROL PROCEDURES

The Intermediate Service Center #2 (ISC) did not have adequate internal control procedures. Auditors noted the following weaknesses in the ISC's internal control system for which there were no mitigating controls:

- All transactions were not initially posted directly to the correct funds in the general ledger. Subsequent adjusting entries had to be recorded to reclassify them to the proper fund.
- There was a lack of segregation of duties within the cash receipts process. The same employee was primarily responsible for creating invoices for programs and academies, receiving and depositing cash receipts, and following up on outstanding balances. Additionally, there was no formal process for reviewing amounts owed to the ISC.
- There was no consistent documentation of room rental rates. Room rates vary by type of event and user and are communicated to the registrar for invoicing either verbally or by email.

The ISC is responsible for establishing and maintaining an internal control system over accounting transactions to prevent errors and fraud.

ISC management indicated it has not established or documented sufficient internal control procedures. (Finding 19-002, pages 12 - 13) This finding was first reported in 2012.

The auditors recommended the ISC implement internal control procedures to ensure the following:

- Transactions should be posted directly to appropriate accounts upon initial recording to avoid subsequent reclassifications.
- Incompatible accounting functions need to be segregated and a formal process for reviewing amounts owed to the ISC implemented.
- Room rental rates should be communicated in writing to the registrar to avoid misunderstanding and to provide an audit trail.

The Intermediate Service Center #2 did not have adequate internal control procedures.

ROE Response:

- Since the original finding regarding reclassifications, we have been training staff to provide accurate account coding to minimize the number of journal entries needed.
- Accounting functions will be segregated and a formal process for reviewing outstanding receivables implemented.
- Consistent documentation of room rentals will be developed.

LACK OF ADEQUATE CONTROLS OVER THE REVIEW OF INTERNAL CONTROLS OVER EXTERNAL SERVICE PROVIDERS

As part of the audit process, auditors requested the Intermediate Service Center #2 (ISC) provide a population of the service providers utilized. The ISC was able to identify service providers that provided various hosting and backup services.

The ISC lacked adequate controls over the review of internal controls over external service providers. During testing, the auditors noted the ISC had not:

- Developed a formal process for identifying service providers and for either obtaining the Service Organization Controls (SOC) reports from the service providers and related subservice organization or performing alternative procedures to determine the impact of such services on its internal control environment prior to signing an agreement with the service provider.
- Documented its review of each of the SOC reports, or performed alternative procedures, to evaluate any issues relevant to the ISC's internal controls.
- Monitored and documented the operations of the Complementary User Entity Controls (CUECs) relevant to the ISC's operations.

The ISC is responsible for the design, implementation, and maintenance of internal controls, including the controls that are outsourced to service providers, related to information systems and operations to ensure resources and data are adequately protected from unauthorized or accidental disclosure, modifications, or destruction. This process is not limited due to the process being outsourced.

Generally accepted information technology guidance endorses the review and assessment of internal controls related to information systems and operations to assure the accurate processing and security of information.

The Intermediate Service Center #2 lacked adequate controls over the review of internal controls over external service providers. ISC management indicated staff lacked knowledge that a good internal control system included having controls in place to ensure the accuracy of what external service providers are providing and to ensure that the controls of external service providers are sufficient to perform the service(s) for the organization. (Finding 19-003, pages 14 - 15)

The auditors recommended the ISC identify all third-party service providers and determine and document if a review of controls is required. If required, the ISC should:

- Obtain SOC reports including services provided by subservice organizations, prior to signing agreements with providers and annually thereafter or perform independent reviews of internal controls associated with outsourced systems.
- Document its review of the SOC reports or perform alternative procedures to evaluate all significant issues to ascertain if a corrective action plan exists and when it will be implemented, any impacts to the ISC, and any compensating controls.
- Review contracts with service providers to ensure applicable requirements over the independent review of internal controls are included.

ROE Response: We have made contact with another Regional Office of Education to receive training and documentation regarding controls over the review of internal controls over external service providers.

CONTROLS OVER GRANT COMPLIANCE

The Intermediate Service Center #2 (ISC) did not have adequate internal controls over grant compliance. During the course of the audit, auditors noted 6 of the 20 (30%) quarterly expenditure reports required by the Illinois State Board of Education (ISBE) were not submitted timely. Five quarterly expenditure reports were submitted four days late and one was submitted seven days late.

As a recipient of federal, State and local funds from various grantor agencies, the ISC must incorporate certain procedures into its operations to comply with the grant agreements with these entities.

The ISC is responsible for establishing and maintaining an internal control system over the completion of timely quarterly expenditure reports required for grants administered by ISBE. ISBE requires expenditure reports to be filed within 20 days of the applicable end of each quarter.

ISC management indicated that this occurred due to key employee turnover which has put them behind in financial reporting. (Finding 19-004, page 16)

The Intermediate Service Center #2 did not have adequate internal controls over grant compliance. The auditors recommended the ISC should implement adequate internal controls to ensure that expenditure reports are filed timely.

<u>ROE Response:</u> The ISC will implement internal controls to ensure that grant expenditure reports are filed timely.

INADEQUATE CONTROLS OVER PROCUREMENT-CARD TRANSACTIONS

The Intermediate Service Center #2 (ISC) did not have adequate internal controls over procurement-card (P-card) transactions. Internal controls over disbursements were not effectively designed and implemented. During the auditors testing of P-card transactions, the auditors noted the following:

- Personal expenses were charged by an employee on the ISC's P-card. These expenses were paid back in full by the employee with a personal check. The ISC maintained a copy of the personal check and the related charge receipts with the credit card statements. Personal expenses charged within the transactions tested totaled \$32.
- While testing a sample of 3 months of P-card transactions, supporting receipts were not provided for 6 cardholders' transactions totaling \$635.
- While testing internal controls over disbursements, 1 out of 40 disbursements sampled included a P-card transaction for which a supporting invoice was not provided.

The ISC is required to maintain a system of controls over disbursements to prevent errors, omissions, and fraud. Additionally, expenses incurred should be for a business purpose and represent economical and effective use of the ISC's resources.

ISC management indicated personal expenses were mistakenly charged by a separate staff member using P-cards instead of their personal credit cards. In addition, a statement and charge receipts were misplaced and could not be found. (Finding 19-005, pages 17 - 18)

The auditors recommended the ISC adhere to its policy prohibiting the use of P-cards for personal use. In addition, procedures should be implemented to ensure documentation of P-card activity is obtained and retained.

ROE Response: The ISC will adhere to its policy prohibiting the use of P-cards for personal use. In addition, procedures will be implemented to ensure documentation of P-card activity is obtained and retained.

The Intermediate Service Center #2 did not have adequate internal controls over procurement-card transactions.

AUDITORS' OPINION

Our auditors state the Intermediate Service Center #2's financial statements as of June 30, 2019 are fairly presented in all material respects.

This financial audit was conducted by the firm of GW & Associates PC.

SIGNED ORIGINAL ON FILE

JOE BUTCHER Division Director

This report is transmitted in accordance with Section 3-14 of the Illinois State Auditing Act.

SIGNED ORIGINAL ON FILE

FRANK J. MAUTINO Auditor General

FJM:JMM