Internal Audit Report



Internal Audit Report Education & Children's Services: Business & Resources Corporate & Democratic Services: Finance Live Active Leisure Income Collection and Reimbursement at Campus Sites Assignment No.19-01 October 2019

(Report No. 19/338)

Final Report

Legal and Governance Corporate and Democratic Services Perth & Kinross Council Council Offices 2 High Street Perth PH1 5PH

Internal Audit

"Internal Audit is an independent, objective assurance and consulting activity designed to add value and improve an organisation's operations. It helps an organisation accomplish its objectives by bringing a systematic, disciplined approach to evaluate and improve the effectiveness of risk management, control and governance processes". Public Sector Internal Auditing Standards (PSIAS)

The Council's Audit Committee approved the PSIAS as the relevant standard for its Internal Audit activity.

Background and Introduction

This audit was carried out as part of the audit plan for 2019/20, which was approved by the Audit Committee on 26 June 2019. Audit testing was carried out in May 2019.

In February 2009, the Council signed a 30 year contract with Live Active Leisure (LAL, formerly Perth & Kinross Leisure) to provide Sports and Leisure services at their Investment in Learning Community Campuses. Through this, it was agreed that the Council would provide reception staff and cash handling facilities, and that further financial management arrangements would be defined.

The Investment in Learning Community Campuses (otherwise referred to as Community Campuses) subject to this arrangement are Breadalbane (Aberfeldy), Strathearn (Crieff), Loch Leven (Kinross) and North Inch (Perth).

Separate arrangements have been agreed for Glenearn (Perth) and Blairgowrie Community Campuses.

Campus Management Assistants, employed by the Council, are the first point of contact at Community Campus locations. Their role is to record bookings and usage of Community Campus facilities and ensure appropriate payment is taken, either at the point of sale or through invoicing, for both LAL and the Council. In addition to this, they provide advice and assistance regarding LAL memberships, Community Campus facilities and complete end of day cashing up processes.

The LAL software package, MRM, is used for recording bookings, attendance, payments and invoice generation. As the Council provide banking and reconciliation facilities, however, information processed through MRM requires to be duplicated into the Councils income recording system, PAYE.net, on a daily basis also.

Scope and Limitations

The audit considered the adequacy of arrangements to ensure that money is collected and recorded accurately at the Community Campus sites and is reimbursed to LAL in a complete and timely manner.

The review consisted of examination of documentation, systems, processes and interviews with Officers, both within Community Campus locations and central Finance teams.

The audit did not consider arrangements in place at Glenearn and Blairgowrie Community Campuses, where LAL is directly responsible for their own income collection and recording.

Control Objectives and Opinions

This section describes the purpose of the audit and summarises the results. A 'control objective' is a management objective that requires the maintenance of adequate and effective internal controls to ensure that it is achieved. Each control objective has been given a rating describing, on the basis of the audit work done, the actual strength of the internal controls found to be in place. Areas of good or poor practice are described where appropriate.

Control Objective 1: To ensure that income due to Live Active Leisure (LAL) is accurately collected and recorded at Community Campus Sites

Internal Audit Comments:

The Auditor observed income being collected and recorded, and advice being given as appropriate at each location. Owing to weaknesses and uncertainties in the control environment, assurances cannot be given that all LAL income is collected and recorded accurately on a daily basis.

Induction training is completed through side by side shadowing activity, and it was noted that each site has designed localised procedure documents. However, the centralised Campus Reception Finance Procedures Manual, which was approved as a set of operating procedures to be employed by all of the campuses, is out-of-date; does not form part of training processes observed; and the existence and location of this and other financial procedure documents were unknown to staff interviewed. This document also refers to a now-deleted Supervisory/oversight role and there is a lack of evidence to support the re-allocation of all tasks at each location. Similar issues were noted with regards to procedure documents available to, and known by, staff for using the LAL system, MRM. Owing to these findings, some key processes and controls were not operating.

In addition to the above, the Auditor identified areas where procedures and controls could be enhanced, some in conjunction with LAL, to provide assurance that income is being collected and recorded as appropriate. These are in respect of invoicing and remittance notification, debt recovery, booking forms and cancellation processes, end of day variance investigations/reconciliations, system input, fraud/usage controls and Community Campus let income reconciliations.

For arrangements to operate effectively, risks, controls, roles and responsibilities should be clearly defined and understood. Both parties may benefit from working together to ensure that there is clarity as to what checks are being undertaken and by whom, that any reports and guidance are available as required, that they are receiving appropriate information, and that communication is effective.

Strength of Internal Controls:	Weak
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Control Objective 2: To ensure that all income belonging to Live Active Leisure (LAL) is reimbursed in a complete and timely manner

Internal Audit Comments:

As part of the agreed contract set up, the Council provide banking and reconciliation facilities. It is the responsibility of the Incomes Team, within the Corporate Finance Division, to reconcile records and identify all income which belongs to LAL to ensure that this is reimbursed in a complete and timely manner.

The following controls were observed:

- Payments made to the Council via bank transfer (BACS) are monitored and notified to Community Campuses on a daily basis by an Incomes Officer.
- A weekly reconciliation of Community Campus income, and money due to be reimbursed to LAL, is completed by the Incomes Team. Any discrepancies between totals input on Council and LAL records are identified and reported to each Community Campus location for further investigation and rectification.
- On a monthly basis the Incomes Team complete a reconciliation to ensure that income taken and declared at each of the Community Campus locations is correct against the records of monies received into the Council bank account.

Control weaknesses were noted, however, with regards to the processes above and Internal Audit is unable to provide assurance that all income belonging to LAL has been reimbursed in a complete and timely manner. Issues noted are in respect of a lack of appropriate control in place to ensure that all BACS payments notified to the Community Campuses are processed through the relevant reporting systems; gaps in information and process in relation to weekly reconciliations; and weaknesses in reporting and monitoring any identified discrepancies at both weekly and monthly reconciliations.

Controls are in place to ensure that payments are made to LAL weekly, one week in arrears, based upon income which has been identified at the weekly reconciliation. Audit is satisfied that these are operating effectively.

Strength of Internal Controls:	Moderately Weak
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Management Action and Follow-Up

Responsibility for the maintenance of adequate and effective internal controls rests with management.

Where the audit has identified areas where a response by management is required, these are listed in Appendix 1, along with an indication of the importance of each 'action point'. Appendix 2 describes these action points in more detail, and records the action plan that has been developed by management in response to each point.

It is management's responsibility to ensure that the action plan presented in this report is achievable and appropriate to the circumstances. Where a decision is taken not to act in response to this report, it is the responsibility of management to assess and accept the risks arising from non-implementation.

Achievement of the action plan is monitored through Internal Audit's 'follow up' arrangements.

Management should ensure that the relevant risk profiles are reviewed and updated where necessary to take account of the contents of Internal Audit reports. The completeness of risk profiles will be examined as part of Internal Audit's normal planned work.

Acknowledgements

Internal Audit acknowledges with thanks the co-operation of all those involved during this Audit. This includes, but is not limited to, Campus Management Assistants and Officers within Incomes and Education & Children's Services Finance.

Feedback

Internal Audit welcomes feedback, in connection with this audit or with the Internal Audit service in general.

Distribution

This report has been distributed to:

K Reid, Chief Executive

J Valentine, Depute Chief Executive (Chief Operating Officer)

S Devlin, Executive Director (Education & Children's Services)

F Robertson, Head of Public Service Reform, Culture & Community Development

G Boland, Senior Business and Resources Manager

S Mackenzie, Head of Finance

L Simpson, Head of Legal & Governance

J Cockburn, Finance & Governance Manager

A Cook, Service Manager - Contracts & Facilities

S Walker, Chief Accountant, as Interim Contract Manager

C Robertson, Central Services Manager

Committee Services

External Audit

Authorisation

The auditor for this assignment was L Ferguson. The supervising auditor was J Clark.

This report is authorised for issue:

J Clark Chief Internal Auditor Date: 28 October 2019

No.	Action Point	Risk/Importance
1	Training, Financial Procedures and Oversight	High
2	MRM System Procedures	High
3	Booking Form Reconciliations	Medium
4	Debt Recovery Processes	High
5	Cancellation Charges and Notifications	High
6	End of Day Variances	Medium
7	End of Day Totals Recording	High
8	Notification of Anticipated Payments	High
9	Community Campus Let Income Reconciliation	Medium
10	BACS Income Process Controls	High
11	Weekly Reconciliations Process & Information	High
12	Discrepancy Corrections	High
13	Assurance & Relationship Arrangements	High

Appendix 1: Summary of Action Points

Appendix 2: Action Plan

Action Point 1 - Training, Financial Procedures and Oversight

There is a centralised Community Campus Reception Finance Procedures Manual, which was approved as a set of operating procedures to be employed by all of the Community Campuses, ensuring consistent and detailed guidance. However, this is out-of-date; referring to the role and tasks completed by the now-deleted role of Campus Supervisor, and not including reference to new processes and systems, such as payments taken through Call Secure and introduction of PDQ terminals within the Community Campuses.

Whilst the Auditor was advised that induction training was completed through side by side shadowing activity through to reasonable competence, staff were unclear as to whether they had seen the manual; it did not form part of training processes/documents observed; and were unaware of the location of this and of general financial procedures within the Council intranet.

As mentioned above, the manual refers to tasks undertaken by the Campus Supervisor role. This role provided oversight of work undertaken by the Campus Management Assistants. There is a lack of evidence to support the consistent reallocation of all tasks, and of appropriate oversight controls being in operation at all locations, further to the deletion of this post in 2017.

Owing to the issues noted above, agreed financial processes are not being followed as anticipated at all locations. This could ultimately lead to income not being collected, identified and allocated to LAL as appropriate, and are reflected in further findings throughout this report.

It may be beneficial for the Service to ensure that any update of this guidance incorporates involvement from relevant stakeholders (such as Community Campus staff, Campus Business Managers, Live Active Leisure and IT personnel), and take into consideration any audit findings, to ensure that processes, roles and tasks best reflect business need, efficiency and control. Similarly, consideration should be given to evidencing training and ensuring that induction processes are robust and cover relevant key guidance.

Management Action Plan

1. The Finance and Governance Manager will establish and lead a working group to be established to review all procedures, process and reports and update as required. The working group will consist of the Assistant Finance Manager (Education & Children's Services), a Campus Business Manager and Assistant, MIS Coordinator and a LAL Finance representative.

LAL have indicated that they will be able to support this process through comparison of LAL venue operation and review of reporting availability.

2. Once the working group has undertaken its review and procedures have been updated, a series of training events will be scheduled for all relevant personnel involved in the process. In addition, a formal induction checklist will be developed for new employees.

Risk/Importance:	High
Responsible Officers:	J Cockburn, Finance & Governance Manager
Lead Service:	Education & Children's Services
Date for Completion (Month / Year):	1. November 2019 2. February 2020
Required Evidence of Completion:	 Establishment of working group Revised procedures; evidence of training being delivered; and induction checklist

Auditor's Comments

Action Point 2 - MRM System Procedures

There is a lack of clarity regarding guidance on general usage and capabilities of the LAL booking/payments system, MRM.

Each Community Campus has a 'Receptionist Handbook' dated July 17, which details how to process LAL memberships. However, less consistency was observed for procedures relating to how to use the system for entering, amending, cancelling bookings, processing payments and general usage. Local procedures have been produced to a greater or lesser extent surrounding some of these matters, but the Auditor was not provided with any central guidance, supplied by the Council or LAL on system usage as described above. This creates a lack of clarity as to whether processes are being followed correctly or whether guidance directs staff as to inappropriate systems usage.

Audit identified that there was a team site on the Council intranet, available to each of the Community Campuses, entitled 'MRM'. This contains a number of procedure documents, including an MRM Users Manual, however, this was not referred to by any of the Campus Management Assistants, who were unaware of its existence. It is also unclear if this site is being kept up-to-date.

It may be beneficial to seek clarity around what procedures have been provided by LAL in the use of MRM and whether these are being kept up-to-date within the Council intranet site also.

Management Action Plan

The Finance and Governance Manager, in conjunction with the working group outlined in Action Point 1, will work together with LAL to ensure that appropriate procedures relating to MRM are in place, understood and are accessible to all staff. This will include ensuring that a process is in place for any notification of procedural updates and removal of the Council intranet site if this is not the appropriate mechanism.

LAL have confirmed that they are currently updating MRM procedures and will assist in training nominated personnel within Community Campus locations further to completion of this.

Risk/Importance:	High
Responsible Officers:	J Cockburn, Finance & Governance Manager
Lead Service:	Education & Children's Services
Date for Completion (Month / Year):	February 2020

Required Evidence of Completion:	Updated MRM Procedures
	Guidance on update notifications and storage arrangements
	Evidence of training being delivered

Auditor's Comments

Satisfactory		
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Action Point 3 - Booking Form Reconciliations

All Community Campus locations advised that a Manager from LAL would provide pricing and coding information for booking requests. In most cases, forms are then passed back to the Campus Management Assistant for input into the LAL booking system, MRM.

All sites keep the booking forms and have processes in place to track which invoices have been paid from the point of the billing run.

Currently, however, not all locations ensure that invoices are reconciled to the original booking forms. This could lead to errors not being picked up timeously, prior to invoices being sent.

There is, therefore, potential to enhance control through reconciliation of invoices to the original booking forms, to ensure that the amount, creditor and VAT details are correct. Ideally this task should be completed by an independent third party/supervisor as part of a verification of invoices, prior to these being sent.

Management Action Plan

The working group referred to in Action Point 1 will review and enhance the controls for this process. This includes reviewing the relevant forms in use for bookings.

Risk/Importance:	Medium
Responsible Officers:	J Cockburn, Finance & Governance Manager
Lead Service:	Education & Children's Services
Date for Completion (Month / Year):	February 2020
Required Evidence of Completion:	Revised booking forms and reconciliation procedures

Auditor's Comments

Satisfactory	
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Action Point 4 - Debt Recovery Processes

Prior to Audit commencement, the Auditor was advised of control issues in respect of debt recovery processes, which were being dealt with by the Service. These control issues meant that debt chasing/recovery was not happening timeously at all locations, and in accordance with LAL records. This was caused by a change in personnel within Education & Children's Services (ECS) Finance Support Team and deletion/non-re-allocation of tasks of the Campus Supervisor role.

An ECS Finance Officer is currently liaising with IT and LAL colleagues to set up a report which will extract appropriate information from MRM regarding Aged Debt. Progress has been made in this respect, although work has still to be concluded with full implementation. This includes allocation of tasks previously completed by Campus Supervisors.

Through review and discussion, additional areas have been identified where further controls may be appropriate. These are:

- Confirmation from LAL, prior to invoices being issued, that all bookings went ahead as planned/stated and are still chargeable at the same rate.
- Introduction of debt recovery as a standing item on contract monitoring/Campus Business Manager/LAL Manager agendas to ensure that any issues are dealt with timeously.

Furthermore, Audit testing revealed that at some Community Campus locations there are debts listed for amounts which are under the de-minimis for raising invoices, as well as debts dating back to 2011. It is also understood that records held by LAL and the Council do not always reconcile.

The Council may wish to undertake a one-off exercise, encompassing all Community Campuses and liaise with LAL, as part of contract monitoring, as to their approach regarding any historic debts. A finalised list of debt for each location could then be agreed and records reconciled on MRM.

Management Action Plan

1. ECS and LAL will agree the current Aged Debt as a starting point.

2. The working group will review and enhance the processes for the identification and management of debt and will work with IT and LAL to ensure the consistency of reports.

Risk/Importance:	High
Responsible Officer:	J Cockburn, Finance & Governance Manager
Lead Service:	Education & Children's Services
Date for Completion (Month / Year):	February 2020

Required Evidence of Completion:	 Evidence of identification of current position and treatment of Aged Debt Revised debt recovery process
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Auditor's Comments

Action Point 5 - Cancellation Charges and Notifications

Information regarding Community Campus booking and cancellation procedures is available on the LAL website. One Community Campus provided the Terms and Conditions attached to the LAL booking forms which states the cancellation terms. However, this information does not form part of any induction/procedures or training/guidance notes observed at each site. In addition, inconsistencies were noted in regards to booking forms in use.

Through interview at each Community Campus location the Auditor noted this as being an area where there is potential for income to be lost. This could be through non-application of fees due to a lack of understanding of cancellation charges/policy for each type of booking by staff, or through clients not being informed if correct booking forms and terms are not sent in all instances.

It is not clear if any reports are currently run by either the Council or LAL to check regarding cancelled bookings/bookings removed from the system and the application of charges.

Furthermore, there was a lack of guidance for staff regarding refund processes due to cancellations enacted by the Community Campus/LAL in respect of swimming lessons booked through a block booking system introduced last year. This issue was first raised in September 2018 and requires discussion with LAL as to how this can be completed.

Management Action Plan

The Finance and Governance Manager will liaise with LAL to ensure that the cancellation policy is clear for all activities.

Booking forms will also be reviewed in line with Action Point 3.

Controls in relation to the oversight of cancellations will be considered as part of the review of procedures in Action Point 1.

Risk/Importance:	High
Responsible Officer:	J Cockburn, Finance & Governance Manager
Lead Service:	Education & Children's Services
Date for Completion (Month / Year):	February 2020
Required Evidence of Completion:	Revised policy, procedures and booking form

Auditor's Comments

Action Point 6 - End of Day Variances

There is currently no consistent approach across the Community Campuses to identify variances between income taken and system records.

Information is available on end of day terminal readings run from MRM regarding income taken by product code. This information could be matched against receipts held using booking codes/activities to assist in identification of any variance. However, not all sites were aware that this information was available.

Whilst centralised guidance does mention end of day variance, there may be benefit to developing these processes to enhance control.

To assist in this, it may also be useful to consult with LAL to identify if a report can be run from MRM at the end of each day which shows any unpaid bookings/ bookings marked as attended where payment has not been made. Such a report would not only assist in identification of variances but could also prove helpful for oversight and identification of any training issues.

Management Action Plan

The working group will review and enhance the controls for the end of day process and ensure consistency across Campuses.

This will include liaising with LAL to understand MRM's reporting capacity for end of day variances and how LAL operates this in their own establishments.

Risk/Importance:	Medium
Responsible Officer:	J Cockburn, Finance & Governance Manager
Lead Service:	Education & Children's Services
Date for Completion (Month / Year):	February 2020
Required Evidence of Completion:	Revised procedures

Auditor's Comments

Action Point 7 - End of Day Totals Recording

The Live Active Leisure software package, MRM, is used for recording bookings, attendance, payments and invoice generation. As the Council provide banking and reconciliation facilities, the information processed through MRM requires to be duplicated into the Council's income recording system, PAYE.net, on a daily basis. When completing this input, income must be differentiated between the Council and LAL to ensure that appropriate reconciliation and payment of income can take place.

As this is an important step in ensuring that income is allocated correctly, most Community Campuses have some form of secondary check of information input to PAYE.net. This is normally carried out through peer review.

Despite this, discrepancies are still being observed by the Incomes Team when they are carrying out weekly reconciliations of income logged within MRM and PAYE.net.

Audit noted some facts which are impacting upon this, namely:

- In some locations the secondary checks are being completed as a weekly task and therefore are not rectified prior to the Incomes Team reconciliation.
- Income breakdown figures by product type can be stated on the end of day MRM terminal receipts, dependent on options selected. However, this was not widely known, and is not utilised as a double check of input at present at all Community Campus sites.
- A project was undertaken whereby an MRM report was designed to give information on the previous day's takings. This could be used to facilitate secondary verification, however, this project was not concluded as the report was never implemented.

Based on the above, the Service may benefit from: concluding the project; formalising a secondary checking process of information input into PAYE.net as a daily task; and including this within any revised procedures documents.

Management Action Plan

The working group will review and enhance the controls for this process and provide new procedures in line with the above.

Risk/Importance:	High
Responsible Officer:	J Cockburn, Finance & Governance Manager
Lead Service:	Education & Children's Services
Date for Completion (Month / Year):	February 2020
Required Evidence of Completion:	Revised procedures

Auditor's Comments

Action Point 8 - Notification of Anticipated Payments

There may be benefit to reviewing invoicing and remittance arrangements, to enable the Incomes Team to easily identify Community Campus payments made into Council bank accounts by bank transfer (BACS).

Current processes state that remittance advice is to be sent to the Community Campus, who in turn advises the Incomes Team regarding anticipated payments. Through observation and discussion it was noted that this does not always happen.

The Auditor has been advised that at one Community Campus location, creditors are being advised to use an alternate reference to the invoice number.

As the Incomes Team do not have oversight of invoices raised at the Community Campuses and dates anticipated to be paid, it is difficult to verify that all income which has been received into Council bank accounts, and therefore LAL income, has been identified.

This is compounded by current issues surrounding debt chasing.

Management Action Plan

The working group will liaise with the Incomes Team to review and enhance the controls for this process and provide new procedures.

Risk/Importance:	High
Responsible Officer:	J Cockburn, Finance & Governance Manager
Lead Service:	Education & Children's Services
Date for Completion (Month / Year):	February 2020
Required Evidence of Completion:	Revised procedures

Auditor's Comments

Action Point 9 - Community Campus Let Income Reconciliation

The Community Campus Reception Finance Procedures Manual does not contain any guidance regarding reconciliation of Community Campus Let Income.

There is no evidence that reconciliations are being completed to verify that Community Campus Let income anticipated is received at all Community Campus locations.

Introduction of a reconciliation control would assist in identifying any revenue which may have been allocated incorrectly and provide assurance that income is being received as appropriate.

Management Action Plan

The working group will consider what action can be taken to strengthen control in this area and will liaise with LAL to ascertain what reports could be run from MRM to support the process.

Risk/Importance:	Medium
Responsible Officer:	Finance & Governance Manager
Lead Service:	Education & Children's Services
Date for Completion (Month / Year):	February 2020
Required Evidence of Completion:	Outcome of review

Auditor's Comments

Action Point 10 - BACS Income Process Controls

The Incomes Team notify Campuses on a daily basis, via their generic email account, of any BACS payments received into the Council bank account which have been identified as payments for their location. Community Campus staff allocate the payment to the appropriate creditor (either LAL or the Council) by processing this through MRM and PAYE.net.

Currently, there is a lack of control in place to ensure that any action is taken by the Community Campus in a timely manner (i.e. confirmation to Incomes Team or weekly check that all payments notified have been processed).

Whilst any BACS payments not processed by the Community Campus would be identified at the month end reconciliation completed by the Incomes Team, this could lead to delay in payment to LAL of income due.

Furthermore, due to a secondary control issue in the way that discrepancies are dealt with at month end reconciliations, the Auditor observed instances whereby BACS payments remain on the ledger and have not been allocated to either the Council or LAL after a number of months.

Management Action Plan

1. Incomes Team will copy Campus Business Managers into any BACS payment notification emails.

2. The working group will liaise with the Incomes Team to consider revised processes to ensure that any BACS payments notified have been processed as part of an oversight control.

Risk/Importance:	High
Responsible Officer:	 C Robertson, Central Services Manager, Corporate & Democratic Services J Cockburn, Finance & Governance Manager, Education & Children's Services
Lead Service:	 Corporate & Democratic Services Education & Children's Services
Date for Completion (Month / Year):	1. November 2019 2. February 2020
Required Evidence of Completion:	 Evidence of communication with Campus Business Managers Updated procedure and evidence of control operating effectively

Auditor's Comments

Action Point 11 - Weekly Reconciliations Process & Information

The Incomes Team complete a weekly reconciliation for all sites to ensure that the 2 payment systems (MRM and PAYE.net) are matching in terms of totals processed through each one. Revenue is reimbursed to LAL based on figures calculated as part of this reconciliation.

The Auditor noted some limitations in this process, which would make it difficult to verify whether all income belonging to LAL has been identified and allocated as appropriate. Namely:

- Current reconciliation processes do not consider the underlying detail of where income has been allocated through MRM in comparison to PAYE.net.
- There is no category within MRM weekly reconciliation reports to detail any non-invoiced Council income. This currently shows as LAL Pay & Play income.

Both of these factors may lead to a lack of clarity for LAL as to anticipated income, and the second would hinder completion of a full reconciliation between the 2 systems.

From review of information at Community Campus sites, Audit notes that the income can be identified as either LAL or Council, including non-invoiced Council income, through booking codes input within MRM. However, this information is not currently available at weekly reconciliation and review of MRM reporting availability may be useful to enable a more efficient reconciliation process.

Management Action Plan

The Central Services Manager will meet with LAL to review the processes in place for reconciliations and identify how MRM can support this. This may also include liaising with IT to ensure that an appropriate report can be provided for reconciliation purposes.

Risk/Importance:	High
Responsible Officer:	C Robertson, Central Services Manager
Lead Service:	Corporate & Democratic Services
Date for Completion (Month / Year):	June 2020
Required Evidence of Completion:	Revised procedure and report

Auditor's Comments

Action Point 12 - Discrepancy Corrections

Where any discrepancies are identified within the weekly reconciliations, the Incomes Team report these to each Community Campus location for further investigation and rectification.

Currently, there is a lack of control to ensure that these discrepancies have been rectified, nor is there an easily identifiable way of tracking these within subsequent reconciliations. This may in turn lead to delayed payments to LAL or additional work as error corrections may be reported to Community Campuses as further discrepancies.

On a monthly basis the Incomes Team completes a reconciliation to ensure that income taken and declared at each of the Campuses is correct against the records of monies received into the Council bank account.

At this point, the Incomes Team notes any discrepancies, which may include unresolved issues reported to Community Campuses at the weekly reconciliation stage. However, no further action or escalation takes place to ensure that all discrepancies are fully resolved.

This means that money may not be paid across to the appropriate account and records will not be matching between the LAL and Council systems.

Management Action Plan

1. The Incomes Team will include Campus Business Managers within their communications with Community Campuses regarding discrepancies.

2. The working group will engage with the Incomes Team to enhance current processes surrounding discrepancy notification and recording.

Risk/Importance:	High
Responsible Officer:	 C Robertson, Central Services Manager J Cockburn, Finance & Governance Manager
Lead Service:	 Corporate & Democratic Services Education & Children's Services
Date for Completion (Month / Year):	1. November 2019 2. February 2020
Required Evidence of Completion:	 Evidence of communications with Business Managers Revised procedures

Auditor's Comments

Action Point 13 - Assurance & Relationship Arrangements

As has been reflected throughout this report, for arrangements to operate effectively, risks, controls, roles and responsibilities of both the Council and LAL staff, at all levels, should be clearly defined and understood.

Alongside actions noted within this report, a number of areas were identified where it was deemed that controls could be strengthened to provide assurance, specifically in relation to physical income collection. These have been advised to the Service and will be considered as part of a further Internal Audit included within the Internal Audit Plan for 2019/20 which will look at cash controls and risk mitigation.

Owing to contract set up and operational arrangements, some controls require input and support from LAL. It may, therefore, be pertinent for the Service to discuss matters arising from the audit review with LAL and communicate to staff any resultant outcomes. This would assist in establishing clarity on arrangements and ensuring that these are adequate and operationally appropriate for both parties.

Areas that any discussions may wish to consider include, but are not limited to:

- MRM system controls
- MRM reporting capabilities and development of this/agreed workarounds where reports do not meet need
- access to MRM reporting and guidance for Council staff
- any reconciliation and monitoring checks undertaken by LAL management
- income collection risk appetite, including physical access controls
- development of appropriate standing agendas for business meetings held at each level to ensure communication and expedient resolution of any matters arising

Management Action Plan

1. As reflected in earlier action points, meetings have been held between key personnel within the Council and LAL representatives and there is an appetite for ensuring that the issues raised are addressed with appropriate support.

2. The Chief Accountant, in his new role as Interim Contract Manager, will have oversight of the outcomes from the working group and provide support as necessary to ensure that the above issues are considered as part of their review.

3. The Chief Accountant will ensure that a review of the effectiveness and consistency of the new processes is undertaken at an appropriate interval following the conclusion of the working group.

Risk/Importance:	High
Responsible Officer:	S Walker, Chief Accountant as Interim Contract Manager

Lead Service:	Corporate & Democratic Services
Date for Completion (Month / Year):	 Ongoing June 2020 December 2020
Required Evidence of Completion:	 4. 2. Confirmation that all items have been addressed 3. Evidence of review

Auditor's Comments