APPENDIX 5

Commencing on

And

East Suffolk Internal Drainage Board NOTICE OF APPOINTMENT OF DATE FOR THE EXERCISE OF ELECTORS' RIGHTS ACCOUNTS FOR THE YEAR ENDED 31 March 2015

Audit Commission Act 1998, Sections 15 and 16 Accounts and Audit (England) Regulations 2011 (SI 2011/817)

This notice will be displayed from 15 June 2015 to 28 June 2015

East Suffolk Internal Drainage Board's annual return needs to be reviewed by an external auditor appointed by the Audit Commission. Any person interested has the right to inspect the accounts and make copies of the annual return and all books, deeds, contracts, bills, vouchers and receipts and other documents relating to the Accounting Statements.

These documents for East Suffolk Internal Drainage Board are to be made available on reasonable notice by application between the hours of $\bigcirc 9:30$ and 16:30 on Mondays to Fridays (excluding public holidays).

Ending on	24 July 2015
f you wish to view them then pl	lease contact the named board representative:
Name Position in board Address	P. J CAMAMILE
	CHIEF EXECUTIVE
	KETTLEWELL HOUSE
	AUSTIN FIELDS INDUSTRIAL ESTATE
	KING'S LYNIN
	NORFOLK PE30 1PH
Phone number	01553 819600

29 June 2015

Local electors and their representatives have rights to question the auditor about the accounts and object to the accounts or any item in them. Written notice of an objection must first be given to the auditor and a copy sent to the board. The auditor can be contacted at the address below for this purpose from the 27 July 2015 until the annual review has been completed.

The board's annual return is subject to review by the appointed auditor under the provisions of the Audit Commission Act 1998, the Accounts and Audit (England) Regulations 2011 and the Audit Commission's Code of Audit Practice all as transitionally saved.

The appointed auditor of East Suffolk Internal Drainage Board is:

BDO LLP Arcadia House Maritime Walk Ocean Village Southampton SO14 3TL 023 8088 1941

APPENDIX 6

Councils' Accounts: A Summary of Electors' Rights

The basic position

By law any person interested has the right to inspect an internal drainage board's accounts. If you are entitled and registered to vote in local council elections within the internal drainage area then you (or your representative) also have the right to ask the appointed auditor questions about the board's accounts or object to an item of account contained within them.

The right to inspect the accounts

When your board has finalised its accounts for the previous financial year it must let you know that they are available for inspection. Giving reasonable notice of your intentions, you then have 20 working days to look through the accounting statements in the annual return and any supporting documents. By arrangement you will be able to inspect and make copies of the accounts and the relevant documents. You may have to pay a copying charge.

The right to ask the auditor questions about the accounts

You can only ask the appointed auditor questions about the accounts. The auditor does not have to answer questions about the board's policies, finances, procedures or anything else not related to the accounts. Your question must be about the accounts for the financial year just ended. The auditor does not have to say whether they think something the board has done, or an item in its accounts, is lawful or reasonable.

The right to object to the accounts

If you think that the board has spent money that they shouldn't have, or that someone has caused a loss to the board deliberately or by behaving irresponsibly, you can object to an item of account by sending a formal 'notice of objection' to the auditor, to the address below. The notice must be in writing. In it you must tell the auditor why you are objecting and what you want the auditor to do about it. The auditor must reach a decision on your objection. If you are not happy with that decision, you can appeal to the courts.

You may also object if you think that there is something in the accounts that the auditor should discuss with the board or tell the public about in a 'public interest report'. You must give your reasons in writing to the auditor at the address below and send a copy to the board. The auditor must then decide whether to take any action. The auditor does not have to, but usually will, give reasons for their decision and you cannot appeal to the courts.

You may not use this 'right to object' to make a personal complaint or claim against your board. You should take these complaints to your local Citizens' Advice Bureau, local Law Centre or your solicitor.

What else you can do

Instead of objecting, you can give the auditor information that is relevant to their responsibilities. For example, you can simply tell the auditor if you think that something is wrong with the accounts or about waste and inefficiency in the way the board runs its services. You do not have to follow any set time limits or procedures. The auditor does not have to give you a detailed report of their investigation, but they will usually tell you the outcome.

A final word

Internal drainage boards, and so local taxpayers, must meet the costs of dealing with questions and objections. In deciding whether to take your objection forward further, one of a series of factors the auditor must take into account is the costs that will be involved. They will only continue with the objection if it is in the public interest to do so. If you appeal to the courts, against an auditor's decision, you will have to pay for the action yourself.

For more detailed guidance on electors' rights and the special powers of auditors, copies of the publication *Council Accounts - a guide to your rights* are available from the Audit Commission website.

If you wish to contact your board's appointed external auditor please write to: BDO LLP, Arcadia House, Maritime Walk, Ocean Village, Southampton, Hampshire SO14 3TL.