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Gazette

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Deceased Estate notices, (per estate)—\$27.15

Articles in Public Notices Section—\$63.50 minimum charge (except items of an exceptionally large nature. In these instances arrangements will be made for pricing the notice at time of lodging).

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— PART 1 —

RACING, GAMING AND LIQUOR

RG301*

Racing and Wagering Western Australia Act 2003

Rules of Wagering Amendment Rules (No. 2) 2010

Made by the Racing and Wagering Western Australia with the approval of the Commission under section 120 of the Act.

1. Citation

These rules are the *Rules of Wagering Amendment Rules (No. 2) 2010*.

2. Commencement

These rules come into operation as follows —

- (a) rules 1 and 2 — on the day on which these rules are published in the *Gazette*;
- (b) the rest of the rules — on the day after that day.

3. Rules amended

These rules amend the *Rules of Wagering 2005*.

4. Rule 37 amended

After rule 37(1) insert:

(2A) For the purposes of subrule (1)(i) —

- (a) if a person makes a wager for or on behalf of another person (the *principal*), the principal is the person with whom the wager is made; and
- (b) if a wager is received by way of internet wagering, the requirement to name the person with whom the wager was made is not satisfied by stating —
 - (i) that the wager was received via the internet; or

- (ii) the name the internet wagering system used to place that wager.

5. Rule 62 amended

- (1) Delete rule 62(3).
(2) In rule 62(5) delete “then” and insert:

then, unless the wagering on the outcome involves a points margin,

Approved by the Gaming and Wagering Commission of Western Australia on the 28th day of September 2010.

Common seal

Made by Racing and Wagering Western Australia on the 7th day of October 2010.

JULIAN HILTON-BARBER.

RICHARD BURT.

Common seal

— PART 2 —

CORRECTIVE SERVICES

CS401*

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999

PERMIT DETAILS

Pursuant to the provisions of section 51 of the *Court Security and Custodial Services Act 1999*, the Commissioner of the Department of Corrective Services has issued the following persons with Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Date Permit Issued	Permit Commence Date	Permit Expiry Date
Batra	Harry	CS11-641	15/10/2010	15/10/2010	30/07/2011
Bent	Kurt	CS11-642	15/10/2010	15/10/2010	30/07/2011
Bird	Catherine Anne	CS11-643	15/10/2010	15/10/2010	30/07/2011
Farmer	Cameron Lee	CS11-644	15/10/2010	15/10/2010	30/07/2011
Hooker	Sally Miriam	CS11-645	15/10/2010	15/10/2010	30/07/2011
Jones	Peter Noel	CS11-646	15/10/2010	15/10/2010	30/07/2011
Miles	Deirdre Patrica	CS11-647	15/10/2010	15/10/2010	30/07/2011
Nurokina	Surgu Micah	CS11-648	15/10/2010	15/10/2010	30/07/2011
Nyunt	Raymond Thaug	CS11-649	15/10/2010	15/10/2010	30/07/2011
Raftoski	Goran	CS11-650	15/10/2010	15/10/2010	30/07/2011
Slabolepszy	Susan	CS11-651	15/10/2010	15/10/2010	30/07/2011
Snell	Keith Raymond	CS11-652	15/10/2010	15/10/2010	30/07/2011
Stafford	Mark Christopher	CS11-653	15/10/2010	15/10/2010	30/07/2011
Turner	Neil	CS11-654	15/10/2010	15/10/2010	30/07/2011
White	Duane John	CS11-655	15/10/2010	15/10/2010	30/07/2011

This notice is published under section 57(1) of the *Court Security and Custodial Services Act 1999*.

MIKE REINDL, CS&CS Contract Manager.

Pursuant to the provisions of section 56 of the *Court Security and Custodial Services Act 1999*, the Commissioner of the Department of Corrective Services has revoked the following Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Date Permit Revoked
Bridges	Clare	CS10-554	12/10/2010
Maw	Kerry-Lee	CS10-554	12/10/2010

This notice is published under section 57(1) of the *Court Security and Custodial Services Act 1999*.

MIKE REINDL, CS&CS Contract Manager.

EDUCATION

ED401*

CURTIN UNIVERSITY OF TECHNOLOGY ACT 1966
LAND AND TRAFFIC AMENDMENT BY-LAWS 2010

It is hereby notified that the Lieutenant-Governor and deputy of the Governor in Executive Council, acting under the provisions of Section 20A of the *Curtin University of Technology Act 1966*, has approved Curtin University of Technology Land and Traffic Amendment By-laws 2010 as set out in the attached schedule.

Dr ELIZABETH CONSTABLE MLA,
Minister for Education; Tourism.

PETER CONRAN, Clerk of the Executive Council.

CURTIN UNIVERSITY OF TECHNOLOGY
LAND AND TRAFFIC AMENDMENT BY-LAWS 2010

These By-laws are made by the Council of the University, with the approval of the Lieutenant-Governor and deputy of the Governor, under the powers conferred on the University by section 20A of the *Curtin University of Technology Act 1966*.

1. Citation

These By-laws may be cited as the *Land and Traffic Amendment By-laws 2010*.

2. Commencement

These By-laws take effect from the date that they are published in the *Government Gazette*.

3. By-laws amended

These By-laws amend the *Land and Traffic By-laws 2008*.

4. By-law 2.6 amended

By-law 2.6 is amended by deleting paragraph (4) and inserting—

“(4) Within 21 days of being notified under this by-law, the person who is so notified may appeal—

(a) to the Vice Chancellor, if the notification was given by a delegate of the Vice Chancellor; or

(b) to the Council, if the notification was given by the Vice Chancellor.

Note: By-law 1.5 states—

‘1.5 Delegation and authorisation

The Vice Chancellor may—

(a) delegate to any person any of his or her functions under these By-laws;...’

(5) Unless and until the appeal is allowed the notification is to have full force and effect.”

The Common Seal of Curtin University of Technology was hereto affixed on the 21st day of June 2010, by the authority of the Vice-Chancellor.

JEANETTE HACKET, Vice-Chancellor.
JOSEPHINE DIFAVA, Administrative Secretary.

By Command of the Lieutenant-Governor and deputy of the Governor,

PETER CONRAN, Clerk of the Executive Council.

LOCAL GOVERNMENT

LG401*

DOG ACT 1976*City of Kalgoorlie-Boulder*

APPOINTMENTS

The City of Kalgoorlie-Boulder wishes to advise for public information the appointment of Deborah Thoman, Carrissa Peart and Erika Monteath as an authorised officer appointed as a registration officer under the provisions of the *Dog Act 1976*.

The City of Kalgoorlie-Boulder also wishes to advise for public information the cancellation of appointment of Mia Dohnt as an authorised officer appointed as a registration officer under the provisions of the *Dog Act 1976*.

D. S. BURNETT, Chief Executive Officer.

LG501*

BUSH FIRES ACT 1954*City of Stirling*

FIREBREAK NOTICE

All land owners and occupiers are required to install firebreaks by 30 November 2010 or within 14 days of becoming the owner or occupier of the land.

This is necessary to—

- help prevent the spread of fire
- allow easy access for emergency
- provide a break from which back burning can take place

The firebreak must be maintained up to and including 31 March 2011 and must be—

- clear of all combustible materials
- minimum width of three metres immediately inside all external boundaries of the land
- minimum width of three metres surrounding all buildings on the land

Rangers will conduct firebreak inspections from 1 December 2010. Where a firebreak is not installed by this date, an on the spot fine of \$250.00 will be issued to the owner, and the City will organise for a contractor to install the firebreak and recover the costs from the owner.

Backyard burning and the use of incinerators are prohibited within the City of Stirling at all times.

If the owner or occupier believes it is impractical to clear a firebreak they must apply in writing to the City of Stirling before **Friday 6 November 2010**.

For further information on the City's firebreak requirements call the City's Customer Contact Centre on 9345 8555.

STUART JARDINE, Chief Executive Officer.

MARINE/MARITIME

MX401*

WESTERN AUSTRALIAN MARINE ACT 1982**NAVIGABLE WATERS REGULATIONS 1958**

WATER SKI AREAS

Barefoot Water Skiing

Barkers Bridge / Lilac Hill

Department of Transport,
Fremantle WA, 19 October 2010.

Acting pursuant to the powers conferred by Regulation 48A of the *Navigable Waters Regulations 1958*, the Department of Transport, by this notice defines and sets aside all that portion of the Swan River commencing at a point 175 metres upstream of Barkers Bridge and extending for 750 metres upstream, for the purpose of barefoot water skiing, providing that this area is confined to members of

the Australian Barefoot Water Ski Club (Western Australian Division (Inc)) and will only apply between the times as shown on the dates listed hereunder—

Day	Date	Month	Year	Time
Wednesday	20	October	2010	0800—Sunset
Saturday	23	October	2010	0800—Sunset
Wednesday	27	October	2010	0800—Sunset
Saturday	30	October	2010	0800—Sunset
Wednesday	3	November	2010	0800—Sunset
Saturday	6	November	2010	0800—Sunset
Wednesday	10	November	2010	0800—Sunset
Saturday	13	November	2010	0800—Sunset
Wednesday	17	November	2010	0800—Sunset
Saturday	20	November	2010	0800—Sunset
Wednesday	24	November	2010	0800—Sunset
Saturday	27	November	2010	0800—Sunset

DAVID HARROD FNI, General Manager,
Marine Safety, Department of Transport.

PLANNING

PI401*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Albany
Town Planning Scheme No. 3—Amendment No. 288

Ref: 853/5/4/5 Pt 288

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the City of Albany local planning scheme amendment on 14 September 2010 for the purpose of—

1. Rezoning Lot 9002 Pony Club Road, Willyung from the 'Special Use' zone to the 'Special Residential' zone by;
 - I. Deleting Code No. 12 relating to former Portion Plantagenet location 892 from Schedule III—Special Use Zone; and
 - II. Inserting Lot 9002 Pony Club Road into 'Schedule IV—Special Residential Zone—Provisions relating to Specific Areas', of area SRes 11.
2. Rationalising the Parks and Recreation reservation to accord with the established foreshore reserve boundaries;
3. Modifying the Special Provisions for SRes 11 in Schedule IV as follows—
 - I. In Clause 6.2, change first dot point to read—
 - exclusion from the 1 in 100 year floodway
 - II. Insert the following additional clause—
 - 6.4 Despite anything appearing elsewhere in the Scheme, the development of land on the 1 in 100 year floodplain identified on the Subdivision Guide Plan is to be subject to the following—
 - (a) Council's planning approval is required for all development, including a single house, and such application is to be made in accordance with the provisions of the Scheme.
 - (b) development of habitable buildings within the floodway will not be permitted.
 - (c) finished floor levels in all habitable and other sensitive buildings on land within the flood fringe are to be a minimum of 500mm above the predicted 1 in 100 year flood level.
 - (d) a suitable Alternative Treatment System approved by the Department of Health shall be required for onsite effluent disposal within the flood fringe.
 - (e) roads, bridges, buildings, structures, fences other than open post and rail or post and wire fencing, and the filling of land are not to be constructed or undertaken without the approval of the Council having regard for advice from the relevant water management agency.

- III. Delete the full stop at the end of Special Provision 13.1 and add the following—
and prospective purchasers of lots located within the 1:100 year flood plain are specifically advised of Special Provision 6.4.
 - IV. Insert a new Clause 13.2 as follows and re-number existing Clauses 13.2 and 13.3 accordingly—
13.2 Council may request the Commission to impose a condition at the time of subdivision requiring the placement of a notification on the Certificates of Title of all lots within the 1 in 100 year floodplain regarding the requirements of Clause 6.4.
4. Amending the Scheme Map accordingly.

M. J. EVANS, Mayor.
J. BONKER, Chief Executive Officer.

PI402*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Albany

Town Planning Scheme No. 3—Amendment No. 290

Ref: 853/5/4/5 Pt 290

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the City of Albany local planning scheme amendment on 5 October 2010 for the purpose of—

1. Introducing the 'Rural Village' zone into Scheme 3 by—
 - (i) Inserting a new Objective at Clause 3.1.21 as follows—
RURAL VILLAGE ZONE
The objectives for the Rural Village Zone are to—
 - (i) To facilitate the orderly and proper subdivision and development of Rural Villages in a socially, economically and environmentally sustainable manner
 - (ii) Create a strong sense of community by providing for residents to work, live and recreate within the zone;
 - (iii) Accommodate development of rural villages to support the community, educational and sporting assets within those communities;
 - (iv) Provide for a range of lot sizes and activities within the zone to achieve self-buffering of uses within the rural settlement to adjoining rural zone;
 - (v) Provide for subdivision and the development of rural villages in accordance with individual Structure Plans;
 - (vi) Allow for a mix of residential, commercial, industrial and other uses appropriate to the needs of the community within the rural village zone;
 - (vii) Achieve self-sustaining settlements by requiring self reliance of individual lots in drainage management, the provision of water supplies and effluent disposal and other infrastructure needs; and
 - (viii) Retain the amenity of rural villages in terms of character and landscape values.
2. Including column 22 into 'Table 1—Zones' and inserting the following symbols with the corresponding land uses—
 - 'P' Permitted Uses—
 - Single House
 - Single Bedroom Dwelling
 - 'A' Discretionary Uses—
 - Ancillary Accommodation
 - Aquaculture
 - Caretakers House/Flat
 - Civic Building
 - Consulting Rooms
 - Holiday Accommodation
 - Home Business
 - Home Occupation
 - Horticulture
 - Museum
 - Relocated Dwelling
 - Rural Storage Yard

- ‘AA’ Discretionary and Subject to Advertising—
 - Caravan Park
 - Cultural
 - Dry Industry
 - Education Establishment
 - Equestrian Establishments
 - Garden Centre
 - Holiday Homes
 - Industry—Light
 - Industry—Rural
 - Industry—Service
 - Motel
 - Petrol Filling Station
 - Private Clubs
 - Public Amusement
 - Public Recreation
 - Restaurant
 - Stables
 - Service Station
 - Shop
 - Sports Ground
 - Tavern
 - Viticulture
 - Wine house
 - ‘X’ Not Permitted—
 - All other uses
3. Inserting a new Clause 3.13 as follows—
- RURAL VILLAGES**
- A All subdivision and development of land within the Rural Village zone shall be carried out in accordance with a Structure Plan adopted by the Local Government and endorsed by the WAPC.
- B When considering an application for Planning Approval of land within the Rural Village zone, Council shall determine the application in accordance with the provisions of the relevant Structure Plan adopted by the Local Government and endorsed by the WAPC.
4. Rezoning various lots in Kalgan to ‘Rural Village’;
5. Including various crown lots in the ‘Parks and Recreation’ reserve’; and
6. Amending the Scheme Maps accordingly.

M. J. EVANS, Mayor.
J. BONKER, Chief Executive Officer.

PI403*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Albany
Town Planning Scheme No. 1A—Amendment No. 174

Ref: TPS/0116

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the City of Albany local planning scheme amendment on 29 September 2010 for the purpose of—

1. Rezone portions of Lots 5, 14, 15 and 65 Albany Highway from the “Future Urban” zone to the “Other Commercial” zone;
2. Rezone Lot 60 Kelly Street from the “Future Urban” zone to the “Other Commercial” zone;
3. Rezone Lot 201 Locke Street from the “Future Urban” and “Industry” zone to the “Other Commercial” zone;
4. Rezone Lots 61, 62 and 200 Locke Street from the “Industry” zone to the “Other Commercial” zone; and
5. Amending the Scheme Maps accordingly.

M. J. EVANS, Mayor.
J. BONKER, Chief Executive Officer.

PI404*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Plantagenet
Town Planning Scheme No. 3—Amendment No. 50

Ref: 853/5/14/4 Pt 50

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning approved the Shire of Plantagenet local planning scheme amendment on 5 October 2010 for the purpose of amending various parts of the Scheme Text to introduce an Enterprise Zone and rationalising various zonings in the Kendenup village in the Scheme Maps as follows—

1. Table of Contents—Part III Zones—Insert a new 3.10 ‘Enterprise Zone’.
2. Part III—Zones—3.1.1—after ‘Rural Smallholding’ insert ‘Enterprise’.
3. Table 1—Zoning Table—insert a new column 11 ‘ENTERPRISE’ and insert the ‘AA’ symbol for the following use classes—
 8. Bed and Breakfast
 9. Boarding House
 12. Car Park
 14. Caretakers Dwelling
 15. Cellar Sales
 16. Chalet
 17. Civic Building
 18. Consulting Rooms
 20. Craft Shop and Gallery
 24. Eating House
 27. Gallery/Restaurant
 28. Home Business
 29. Home Occupation
 34. Industry Cottage
 38. Industry Light
 46. Nursing Home
 47. Office
 48. Open Air Display
 50. Private Recreation
 52. Public Utility
 53. Public Worship—Place of
 54. Residential Building—
 - (b) Grouped Dwelling
 55. Restaurant
 59. Showrooms
 61. Telecommunication Infrastructure
 63. Tourist Accommodation
 64. Trade Display
 66. Veterinary Consulting Rooms
 67. Warehouse
4. Table 1—Zoning Table—insert the ‘P’ symbol for the following use class in the Enterprise Zone—
 54. (a) Single House
5. Insert a new clause 3.10 as follows—

‘3.10 ENTERPRISE ZONE

 - 3.10.1 The objective of the Enterprise Zone is to encourage a mix of commercial, service trades, and light industrial activity in conjunction with residential development in select parts of Kendenup and Rocky Gully. The Enterprise Zone will allow a wide variety of land uses within the one zone with the majority being at the discretion of the Council. The Council will ensure the protection of residential amenity is paramount as is the avoidance of land use conflict. The Council may in some instances decide a particular use/development proposal should be advertised for comment in accordance with clause 6.2 before a decision is made.

3.10.2 In order to ensure non-residential uses provide for the protection of residential amenity the Council shall—

- (a) Not grant planning consent unless it is satisfied that the proposed use would not have an adverse impact on residential amenity;
- (b) Assess and where appropriate require the applicant to implement measures to address the following matters—
 - Emission of noise, dust or odour;
 - Building height;
 - Building setbacks;
 - Overshadowing and access to sunlight of housing;
 - External appearance, colours and finishes;
 - Advertising signage;
 - Boundary fencing;
 - Security lighting intruding into housing;
 - Extent and standard of landscaping;
 - Impact on roads;
 - Standard of sealing and draining of driveways and car parks;
 - Hours of operation;
 - Effluent disposal; and
 - Any other relevant factors; and
- (c) Where it deems it necessary to protect residential amenity, require alternative development standards (e.g. setbacks) to those prescribed in the Zone Development Table,

6. Amend clause 5.3 Residential Development: Residential Design Codes to insert new clauses 5.3.6 and 5.3.7 as follows—

‘5.3.6 The minimum primary street and secondary street setbacks for residential development in the Kendenup village shall be as per the R10 standards.

5.3.7 Where it is proposed to subdivide Residential zoned land within 50m of the Great Southern Railway rail corridor in Kendenup to create additional lots, then new residential lots will require a notification in the form of a memorial on the Certificate of Title advising of the existence of the railway in accordance with Section 165 of the Planning and Development Act 2005.’

7. Schedule 4—Zone Development Table—Delete the “*” from the Rural Zone row and the associated note at the foot of the table.

— insert a new row with development standards for the Enterprise zone into Schedule 4 Zone Development Table as follows—

Zone		Min lot area	Min effect frontage	Max plot ratio	Front	Rear	Sides	car parking spaces	% Land-scaping	Max advertising (m ²)	Other
Enterprise	Non residential development	1000	20	0.5	7.5 primary street 3.0 secondary street	6.0	1.5	1 per 100m ² gross floor area	10	As required by the Council under Clause 3.10.2	As required by the Council under Clause 3.10.2
	Residential development	see Clauses 5.3 (Residential Design Code Standards)									

SCHEME MAPS

8. Rezoning various lots in the Kendenup village from Rural, Residential (R10) and Public Use Reserve to Residential (R5).
9. Rezoning various lots in the area bounded by Hassell Avenue, Simons Street, Third Avenue and Beverley Road in the Kendenup village from Rural, Residential (R10), Commercial, Service Industrial and Recreation Reserve to the Enterprise Zone.
10. Rezoning Lot 976 Austin Street and the closed portion of Sixth Avenue between Newman Street and Austin Street from Rural and unzoned to the Recreation Reserve.
11. Rezoning Lots 15 and 16 Chauvel Road from Rural to Recreation Reserve.
12. Rezoning Lot 7675 (Reserve 41498) Beverley Road from Public Use Reserve to Recreation Reserve.

K. A. CLEMENTS, Shire President.

R. STEWART, Chief Executive Officer.

RACING, GAMING AND LIQUOR

RG401*

LIQUOR CONTROL ACT 1988 LIQUOR APPLICATIONS

The following is a summary of applications received under the *Liquor Control Act 1988 (the Act)* and required to be advertised.

Any person wishing to obtain more details about any application, or about the objection process, should contact the Department of Racing, Gaming and Liquor, 1st Floor, 87 Adelaide Terrace, Perth, Telephone: (08) 9425 1888, or consult a solicitor or relevant industry organisation.

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR THE GRANT OF A LICENCE			
13691	Cantarella Bros Pty Ltd	Application for the grant of a wholesale licence in respect of premises situated in Canning Vale and known as Cantarella Bros Pty Ltd	07/11/2010
13719	Colonial Leisure Group Pty Ltd	Application for the grant of a tavern licence in respect of premises situated in Perth and known as Print Hall.	16/11/2010
13723	Jezebelle Pty Ltd	Application for the grant of a restaurant licence in respect of premises situated in Guildford and known as Jezebelle.	28/11/2010
13743	Barcelona Pty Ltd	Application for the grant of a restaurant licence in respect of premises situated in Claremont and known as Atomic Espresso	18/11/2010
APPLICATION FOR EXTENDED TRADING PERMIT—ONGOING EXTENDED HOURS			
37140	Jebecca Pty Ltd and Ernston Pty Ltd	Application for the grant of an extended trading permit in respect of premises situated in Perth and known as Forrest Centre Tavern and Reception Centre	27/10/2010

This notice is published under section 67(5) of the Act.

Dated: 15 October 2010.

B. A. SARGEANT, Director of Liquor Licensing.

TRAINING

TA401*

VOCATIONAL EDUCATION AND TRAINING ACT 1996 C.Y. O'CONNOR COLLEGE OF TAFE RENAMING ORDER 2010

Made by the Minister for Training and Workforce Development under section 35(c) of the *Vocational Education and Training Act 1996*.

1. Citation

This order may be cited as the *C.Y. O'Connor TAFE Renaming Order 2010*.

2. Commencement

This order comes into operation on the day on which it is published in the *Government Gazette*.

3. Renaming of College

A college known by the name, **C.Y. O'Connor College of TAFE** is continued under the name **C.Y. O'Connor Institute**.

4. Identities not affected

(1) Nothing in clause 3 is to be taken as having affected the identity of a college formerly known by the name, **C.Y. O'Connor College of TAFE**.

(2) A reference to a college formerly known by the name **C.Y. O'Connor College of TAFE** in any instrument, contract, legal proceedings or other documents made or commenced before the date on which this order comes into operation is to be read and construed as a reference to the college with the new name of **C.Y. O'Connor Institute**.

PETER COLLIER MLC, Minister for Training and
Workforce Development.

TRANSPORT

TR101

CORRECTION TO REPRINT

Road Traffic Act 1974

Reprint 10 as at 3 October 2008.

At page 130: In section 71B(1), delete "64A(1) or".

DECEASED ESTATES

ZX401*

TRUSTEES ACT 1962

DECEASED ESTATES

Notice to Creditors and Claimants

Brian Saunders, late of 13 Meller House, Oakbank Road, Eastleigh, New Hampshire, United Kingdom, deceased.

Creditors and other persons having claims (to which Section 63 of the *Trustees Act 1962*, relates) in respect of the estate of the deceased who died on the 12th day of May 2010, are required by the Executor, Terry Sweet, care of Solomon Brothers, Level 40 Exchange Plaza, 2 The Esplanade, Perth WA 6000, to send particulars of their claims to him by the 22nd day of November 2010, after which date the Executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

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