South Australia

Development (Nation Building Projects) Variation Regulations 2009

under the Development Act 1993

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Part 1—Preliminary

1—Short title

These regulations may be cited as the *Development (Nation Building Projects) Variation Regulations* 2009.

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Development Regulations 2008

4—Variation of regulation 3—Interpretation

(1) Regulation 3(6), definition of *Commonwealth Nation Building Program*—after "terms of that agreement" insert:

and includes any additional components added to this program by the Commonwealth Government or the Council of Australian Governments from time to time

(2) Regulation 3(6)—after the definition of *Commonwealth Nation Building Program* insert:

Local Government Infrastructure Program means the Regional and Local Government Community Infrastructure Program established by the Commonwealth Government pursuant to announcements made on 18 November 2008 and 13 February 2009 and includes any additional components added to this program by the Commonwealth Government from time to time;

5—Variation of regulation 6A—Significant trees

Regulation 6A(4)(d)—after "Commonwealth Nation Building Program" insert: or the Local Government Infrastructure Program

6—Variation of regulation 24—Referrals

Regulation 24(5)—after "Commonwealth Nation Building Program" insert: or the Local Government Infrastructure Program

7—Variation of regulation 92—Provision of information

- (1) Regulation 92(2b)—after "CNBP development" insert: or LGIP development
- (2) Regulation 92(7)—after the definition of *CNBP development* insert:

LGIP development means development that has been approved by the State Coordinator-General for the purposes of the Local Government Infrastructure Program.

8—Variation of Schedule 1A

Schedule 1A—after clause 13 insert:

14—Local Government Infrastructure Program

- (1) Any development that has been approved by the State Coordinator-General for the purposes of the Local Government Infrastructure Program.
- (2) Subclause (1) does not apply if the development is in relation to a site where a State heritage place is situated.
- (3) This clause expires on 31 December 2012.

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 9 April 2009

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