South Australia

Development (Designated Osborne Area) Variation Regulations 2018

under the Development Act 1993

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Part 1—Preliminary

1—Short title

These regulations may be cited as the *Development (Designated Osborne Area) Variation Regulations 2018.*

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 Schedule 3—Acts and activities that are not development

- (1) Schedule 3, clause 20(1)(a)—delete paragraph (a) and substitute:
 - (a) development—
 - (i) for the purposes of car parks and pedestrian bridges over a railway; and

- (ii) involving the temporary placement of soil and other materials related to development in the vicinity of the designated Osborne area for the purposes of constructing a facility for the making of ships or a facility for the making of submarines (or both);
- (2) Schedule 3, clause 20(2), definition of *designated Osborne area*—delete the definition and substitute:

designated Osborne area—the designated Osborne area is comprised of—

- (a) the area designated as "car park" in the map set out in Schedule 32; and
- (b) the area designated as "car park" in the map set out in Schedule 33.

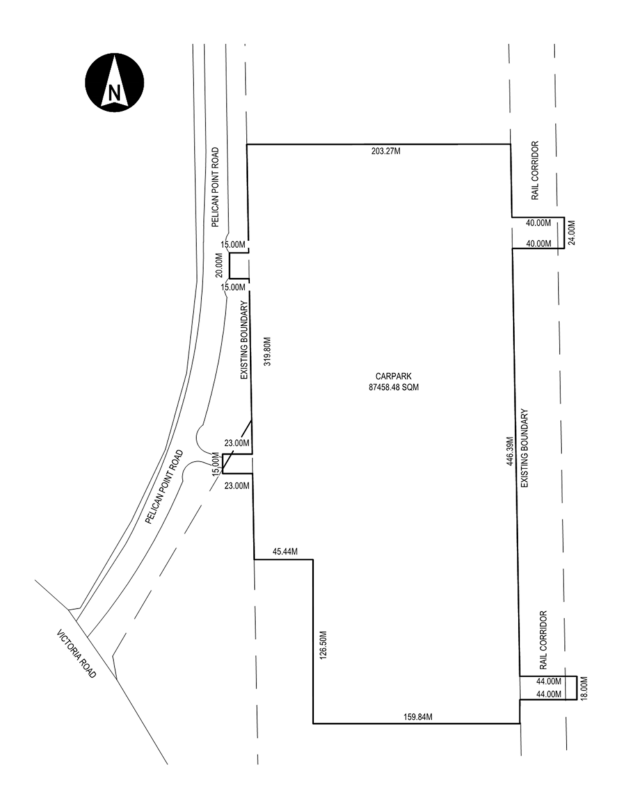
5—Variation of heading to Schedule 32

Heading to Schedule 32—before "designated" insert: initial part of

6—Insertion of Schedule 33

After Schedule 32 insert:

Schedule 33—Map of additional part of designated Osborne area



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 7 June 2018

No 70 of 2018

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