## Appendix 2 Table of amendments

### Table A2.1 Table of amendments

<table>
<thead>
<tr>
<th>Date of adoption and date of commencement</th>
<th>Planning scheme version number</th>
<th>Amendment type</th>
<th>Summary of amendments</th>
</tr>
</thead>
</table>
| 26 February 2016                          | 1.1                            | Minor and administrative amendment to Planning Scheme Policy 1: Development Standards | **Amendment Package 1**  
  - Updating the use and administrative definitions, with the exception of ‘Temporary Use’, ‘Advertising Device’, ‘Environment Facility’ and ‘Dwelling House’, to align with the Queensland Planning Provisions version 3.1;  
  - Amend cross-references between sections of the Planning Scheme as required;  
  - Remove reference to redundant terminology;  
  - Amend spelling and grammatical errors;  
  - Addition of sections 1.3.1 to 1.3.4, and revision of section 1.6 to align with QPP v3.1;  
  - Removal of 112 Yabba Road, Imbil from Schedule 4 – Local Heritage Places and associated overlay mapping;  
  - Reverting the zoning of 193 Queen Elizabeth Drive, and 4, 6, 8 and 10 Waratah Drive, Cooloola Cove, from Low Impact Industry Zone to Rural Residential Zone;  
  - Changing the zoning of Lot 1 on RP199360 from Medium Impact Industry to Rural Zone;  
  - Major amendments to the Planning Scheme Policy 1: Development Standards to clarify Council’s position with respect to requirements for infrastructure and other works. |
| 1 August 2016                             | 1.2                            | Administrative amendment | The amendments correct the format, inconsistent numbering and cross-references in the planning scheme.  
 **Amendment to Table SC6.2** to include the new street/road types that are identified in the Road Hierarchy. |
| Adoption – XX June 2017 Commencement date - 3 July 2017 | 1.3                            | Alignment Amendment | The alignment amendments include:  
  - Replacing terminology and language from repealed legislation with terminology consistent with the Planning Act 2016 and Planning Regulation 2017;  
  - Reformatting to improve clarity of the Planning Scheme;  
  - Improving and clarifying assessment benchmarks, notably codes, to ensure they are sufficiently robust to permit assessment as required by the decision rules for code assessment under the Planning Act 2016. |