Subordinate Local Law	Section	Detail
No. 1 (Administration)	4(2) Definitions	Remove Additionally, in this subordinate local law— former Caloundra City area means the local government area of the former Caloundra City Council existing immediately before the creation of the Sunshine Coast Regional Council. former Maroochy Shire area means the local government area of the former Maroochy Shire Council existing immediately before the creation of the Sunshine Coast Regional Council. former Noosa Shire area means the local government area of the former Noosa Shire Council existing immediately before the creation of the Sunshine Coast Regional Council.
No. 1 (Administration)	Schedule 8 s2(2) Placement of Moveable Advertising Devices	Remove - "In a location other than the former Noosa local government area"
No. 1 (Administration)	Schedule 8 s2(3) Placement of Moveable Advertising Devices	Remove subsection 3 - "In a location within the former Noosa local government area, an exempt advertising device is a movable advertising device that is a Class 1 Sign, as defined in the repealed Noosa Shire Council Subordinate Local Law No. 16 (Control of Advertisements) 1999, provided that the advertising device complies with the conditions prescribed for permitted advertisements in section 5 of the repealed Noosa Shire Council Subordinate Local Law No. 16 (Control of Advertisements) 1999".
No. 1 (Administration)	Schedule 8 Table 1 Heading Placement of Moveable Advertising Devices	Remove – "Sunshine Coast region excluding former Noosa local government area"
No. 1 (Administration)	Schedule 8 s3(1) Placement of Moveable Advertising Devices	Remove - "In the case of a location outside of the former Noosa local government area"

No. 1 (Administration)	Schedule 8 s3(2) Placement of Moveable Advertising Devices	Remove subsection 3 - "In the case of a location within the former Noosa local government area, an application for an approval must be accompanied by— (a) full details of the movable advertising device, including its contents, design, dimensions and construction; and (b) full details of when, where and how the movable advertising device is to be exhibited; and (c) if the movable advertising device is to be exhibited in a place that is not controlled by the applicant—the written consent of the owner and occupier of the place. In the case of a location within the former Noosa local government area, an application for an approval must be accompanied by— (a) full details of the movable advertising device, including its contents, design, dimensions and construction; and (b) full details of when, where and how the movable advertising device is to be exhibited; and (c) if the movable advertising device is to be exhibited in a place that is not controlled by the applicant—the written consent of the owner and occupier of the place".
No. 1 (Administration)	Schedule 8 s4(1) Placement of Moveable Advertising Devices	Remove - "outside of the former Noosa local government area",
No. 1 (Administration)	Schedule 8 s4(2) Placement of Moveable Advertising Devices	Remove subsection 4(2) "For an application for approval for an advertising device within the former Noosa local government area, the additional criteria are that— (a) the advertising device is not a prohibited advertisement, as defined in the repealed Noosa Shire Council Local Law No. 16 (Control of Advertisements) 1999 and Noosa Shire Council Subordinate Local Law No. 16 (Control of Advertisements) 1999; and (b) all applicable requirements in sections 4 and 5 of the repealed Noosa Shire Council Subordinate Local Law No. 16 (Control of Advertisements) 1999 are satisfied, with reference to the particular class of sign and the zone in which it will be located; and (c) the advertising device is structurally sound; and (d) the advertising device causes no significant obstruction of, or distraction to, vehicular or pedestrian traffic; and (e) the exhibition of the advertising device is consistent with applicable environmental protection policies; and (f) the dimensions of the advertising device bear a reasonable relationship to the dimensions of surrounding buildings and allotments so that— (i) its presence is not unduly dominating or oppressive; and (ii) it does not unreasonably obstruct existing views; and

		<ul> <li>(g) the advertising device is consistent, in colour and appearance, with buildings and natural features of the environment in which it is to be situated; and</li> <li>(h) the advertising device is in other respects consistent with the character and values of the environment in which it is to be situated; and</li> <li>(i) the advertising device advertises a place of business, or goods and services available from a business, or gives directions or information; and</li> <li>(j) the advertising device is architecturally attractive and contributes to the retention and enhancement of the character of the area; and</li> <li>(k) the advertising device refers to the property on which it is located and does not protrude over the boundary of that property; and</li> <li>(l) the advertising device will be supported in a manner to withstand all expected wind-loadings in the locality and, if this locality has a more severe wind-loading than category W41 (non-cyclonic), then a registered professional engineer has certified the structural adequacy of the sign and its supporting structure; and</li> <li>(n) structures will be simple and not supported by staymembers or guy wires; and</li> <li>(o) advertising devices relating to community groups comply with the local government's Code of Practice No.1, Signs - Community Service Organisations, Sporting Clubs Etc.</li> </ul>
No. 1 (Administration)	Schedule 8 s6(1)	Remove - "In a location other than the former Noosa local government area,"
	Placement of Moveable Advertising Devices	
No. 1 (Administration)	Schedule 8 s6(2)	Remove - "In a location other than the former Noosa local government area"
No. 1 (Administration)	Schedule 8 s6(3)	Remove subsection 6(3) - "In a location within the former Noosa local government area, the conditions that will ordinarily be imposed on an approval are as prescribed in the repealed Noosa Shire Council Subordinate Local Law No. 16 (Control of Advertisements) 1999".
	Placement of Moveable Advertising Devices	
No. 1 (Administration)	Schedule 8 Table 2 Heading	Remove - "Sunshine Coast region other than former Noosa local government area"

No. 2 (Animal Management)	Schedule 6 – Table Dog off-leash areas	Remove - "park Cooroora Creek Park, Pomona SLL 2.6.1 all times park/foreshore Noosa Spit, river side of Claude Batten Drive, excluding car parking areas SLL 2.6.2 all times foreshore North Sunshine, beach access 27 north to the boundary of the Noosa National Park SLL 2.6.3 all times park Heritage Park, Tewantin SLL 2.6.4 all times park Alec Loveday Park, Tewantin SLL 2.6.5 all times park/foreshore Foreshore of Weyba Creek at Noosaville and bounded by Lake Weyba Drive SLL 2.6.6 all times park Alex Dan Park, Noosa Heads SLL 2.6.7 all times foreshore Marcus Beach, from beach access 38 to 47 at Tristania Drive, Marcus Beach SLL 2.6.8 all times reserve Lake Weyba Drive, Weyba Downs, from opposite 37 to 75 Lake Weyba Drive SLL 2.6.9 all times"
No. 2 (Animal Management)	Schedule 6 – Maps Dog off-leash areas	Remove maps - "SLL 2.6.1 SLL 2.6.2 SLL 2.6.3 SLL 2.6.4 SLL 2.6.5 SLL 2.6.6 SLL 2.6.7 SLL 2.6.8 SLL 2.6.9"
No. 5 (Parking)	Schedule 2 – Maps Declaration of off-street regulated parking areas	Remove maps - "SLL 5.2.1 SLL 5.2.2 SLL 5.2.3 SLL 5.2.4"