***Customs Act 1901***

**Notice under Paragraph 15(1)(a)**

**Port Revocation and Appointment (No. 20/09) – Port of Brisbane**

I, Jasmina Ackar, delegate of the Comptroller-General of Customs, under subsection 33(3) of the *Acts Interpretation Act 1901* and paragraph 15(1)(a) of the *Customs Act 1901*:

1. Revoke all previous notices published in the Commonwealth Gazette, appointing the **Port of Brisbane** as a port in the State of Queensland and fixing the limits of that port; and
2. Appoint the **Port of Brisbane** in the State of Queensland as a port; and
3. Fix as the limits of that port all areas within the red boundary line as indicated in **Attachment A** to this notice.

The port appointed in paragraph (b) is to be a port only for purposes in relation to ships that are not international passenger cruise ships. *International passenger cruise ships* has the same meaning as in section 169 of the *Migration Act 1958*.

Dated the 15th day of March 2020.

(Signed)

Jasmina Ackar

Acting Director Ports Policy

Traveller Branch

Customs Group

Australian Border Force

Port Revocation and Appointment (No. 20/09) – Port of Brisbane