



Australian Government

International Air Services Commission

DECISION

Decision: [2004] IASC 217
Variation of: [2003] IASC 118
The Route: Thailand
The Applicant: Qantas Airways Limited
(ACN 009 661 901) (Qantas)
Public Register: IASC/APP/200411

1 The application

1.1 Qantas applied to the Commission on 3 December 2004 to reduce the capacity allocated by Determination [2003] IASC 118 from seven third party code share services per week to six third party code share services per week.

1.2 Material supplied by the applicant is filed on the Register of Public Documents.

2 Delegate's consideration

2.1 In accordance with section 27AB of the *International Air Services Commission Act 1992* (the Act) and regulation 3A of the *International Air Services Commission Amendment Regulations 2003 (No.1)*, the delegate of the Commission considers the Qantas application.

2.2 If an Australian carrier applies for a variation of a determination, the only effect of which would be to reduce capacity, the Commission is not required to invite submissions (section 22(1A) of the *International Air Services Commission Act 1992*) and must vary the determination as requested (section 24(3))

3 Decision ([2004] IASC 217)

3.1 In accordance with section 27AA of the Act, the delegate, on behalf of the Commission, varies the allocation of capacity made to Qantas on the Thailand route by:

removing the following from paragraph 4.1 of Determination [2003] IASC 118

- “allocating seven third party code share services per week in each direction”

replacing the deletion from paragraph 4.1 with

- “allocating six third party code share services per week in each direction”

Dated: 13 December 2004

Michael Bird
Executive Director
Delegate of the IASC Commissioners