

Australian Government

International Air Services Commission

DECISIONS

Decisions:	[2009] IASC 217 and [2009] IASC 218
Revocation of:	[2005] IASC 116 and [2007] IASC 102
The Route:	Solomon Islands
The Applicant:	HeavyLift Cargo Airlines Pty Ltd
	(ACN 102 571 746) (HeavyLift)
Public Register:	IASC/APP/200937

1 The application

1.1 HeavyLift applied to the Commission on 10 November 2009 to revoke, pursuant to section 27AA of the *International Air Services Commission Act 1992* (the Act), Determinations [2005] IASC 116 and [2007] IASC 102, which allocate respectively 50 tonnes and 25 tonnes of freight capacity per week on the Solomon Islands route under the Australia – Solomon Islands air services arrangements.

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 HeavyLift application.

2.2 If an Australian carrier asks the Commission to revoke a determination, the Commission must make a decision revoking the determination (section 27AA(3) of the Act).

3 Decision ([2009] IASC 217)

3.1 In accordance with section 27AA of the Act, the delegate, on behalf of the Commission, revokes Determination [2005] IASC 116.

4 Decision ([2009] IASC 218)

4.1 In accordance with section 27AA of the Act, the delegate, on behalf of the Commission revokes Determination [2007] IASC 102.

Dated: 23 November 2009

Michael Bird Executive Director Delegate of the IASC Commissioners