



Australian Government

International Air Services Commission

DECISION

Decision: [2012] IASC 212
Revocation of: [2011] IASC 108
The Route: India
The Applicant: Virgin Australia International Airlines
(ABN 63 125 580 823)
Public Register: IASC/APP/201208

1 The application

1.1 Virgin Australia applied to the Commission on 3 April 2012 to revoke, pursuant to section 27AA of the *International Air Services Commission Act 1992* (the Act), Determination [2011] IASC 108 which allocates 1,625 seats of third country code share capacity under the Australia – India air services arrangements. Recent changes to the Australia – India air services arrangements provide that designated airlines of Australia may code share on any airline, including third country airlines, with no restriction on capacity.

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 Act and regulation 3A of the *International Air Services Commission Regulations 1992*, the delegate of the Commission considers the Virgin Australia 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 ([2012] IASC 212)

3.1 In accordance with section 27AA of the Act the delegate, on behalf of the Commission, revokes Determination [2011] IASC 108.

Dated: 11 May 2012

A handwritten signature in cursive script, appearing to read 'Sue McIntosh'.

Sue McIntosh
Executive Director
Delegate of the IASC Commissioners