

Australian Government

International Air Services Commission

DETERMINATION

Determination: [2024] IASC 109
The Route: Solomon Islands

The Applicant: Qantas Airways Limited

(Qantas) (ABN 16 009 661 901)

Public Register File: IASC/APP/202413

The Commission makes a determination allocating to Qantas Airways Limited 97 seats of capacity per week to operate passenger services on the Solomon Islands route. The determination is valid for five years from 15 April 2024.

1 The application

- 1.1 On 28 February 2024, Qantas applied to the International Air Services Commission (the Commission) for an allocation of 97 seats of capacity per week to operate passenger services on the Solomon Islands route. Qantas stated in its application that it will utilise the capacity to operate an additional flight per week between Brisbane and Honiara from 5 June 2024, using Embraer E190 aircraft operated under a wet lease agreement with Alliance Airlines.
- 1.2 Qantas has requested the capacity allocation on the following basis:
 - the allocation is requested for a period of five years from the date of the Determination; and
 - the capacity will be fully utilised by 12 June 2024.
- 1.3 In accordance with section 12 of the *International Air Services Commission Act* 1992 (the Act), on 1 March 2024, the Commission published Qantas' application on the Commission's website inviting other applications for capacity on the Solomon Islands route. No other applications were received.
- 1.4 On 5 April 2024, Qantas wrote to the Commission to advise that due to operational requirements, the planned commencement date of the proposed services will be deferred from 5 June 2024 to 24 July 2024, and that the requested capacity would be fully utilised by 31 August 2024.
- 1.5 All non-confidential material supplied by the applicant is available on the Commission's website (www.iasc.gov.au).

2 Air services arrangements

- 2.1 Paragraph 7(2)(aa) of the Act provides that the Commission must not allocate available capacity contrary to any restrictions on capacity contained in a bilateral arrangement(s).
- 2.2 According to the Register of Available Capacity, there are 1,709 seats of capacity per week available for allocation to Australian designated airlines to operate passenger services between the Solomon Islands and the following points in Australia: Sydney, Melbourne, Brisbane and/or Perth.
- 2.3 Australian designated airlines may determine the frequency of service, capacity and aircraft type to be operated to or from points in Australia other than Sydney, Melbourne, Brisbane and/or Perth.
- 2.4 Under the Australia-Solomon Islands air services arrangements, Australian designated airlines may enter into code sharing, blocked space and other cooperative marketing arrangements, whether as the operating or marketing airline, with any airline(s), including other Australian designated airlines or with an airline(s) of a third country.

3 Commission's consideration

- 3.1 Subsection 12(3) of the Act allows any person to apply to the Commission for a determination allocating capacity to enable an Australian carrier to operate international air services.
- 3.2 Currently, Qantas has a total capacity allocation on the Solomon Islands route of 291 seats of passenger capacity allocated under Determination [2023] IASC 121 (as varied¹). Qantas is seeking the allocation of 97 seats of capacity per week to operate an additional weekly service between Brisbane and Honiara, using Embraer E190 aircraft configured with 97 seats.
- 3.3 Subsection 7(1) of the Act empowers the Commission to make a determination allocating available capacity. Subsection 7(2) requires, in part, that the Commission's determination must not allocate capacity unless the Commission is satisfied that the allocation would be of benefit to the public and would not be contrary to any restrictions on capacity contained in bilateral arrangements, or combination of bilateral arrangements.
- 3.4 Further, subsection 7(3) of the Act provides that in assessing the benefit to the public of an allocation of capacity, the Commission must apply the criteria set out in the policy statement made by the Minister pursuant to section 11 of the Act.
- 3.5 Pursuant to section 11 of the Act, the Minister issued the *International Air Services Commission Policy Statement 2018* (the Policy Statement) which came into

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¹ Varied by <u>Decision [2023] IASC 216</u>

effect on 28 March 2018. The Policy Statement sets out the criteria which the Commission is required to apply in assessing the benefit to the public of allocations of capacity.

- 3.6 The Commission notes that there are no other applicants seeking capacity on the route and no opposition to the application. Section 12 of the Policy Statement provides, in part, that in circumstances where there is only one applicant for allocation of capacity on a route, and there is no opposition to the application, the Commission is to have regard to the 'reasonable capability criterion' in section 8 of the Policy Statement and need not have regard to any other matter.
- 3.7 Under the reasonable capability criterion in section 8 of the Policy Statement, the Commission is required to assess the extent to which all Australian carriers that are, or would be, permitted to use the capacity allocated under a determination are reasonably capable of: (a) obtaining any licences, permits or other approvals required to operate on and service the route to which the determination relates; and (b) using the capacity allocated under the determination.
- 3.8 The Commission notes that Qantas is an established international carrier which currently operates scheduled international services between Australia and the Solomon Islands. The Commission therefore finds that Qantas is reasonably capable of obtaining the necessary regulatory approvals to operate on the route and of using the proposed capacity allocation.
- 3.9 Accordingly, the Commission has concluded that Qantas satisfies the criteria under section 8. The Commission, therefore, has decided to allocate the capacity as requested by Qantas.
- 3.10 Subsection 15(1) of the Act empowers the Commission to include such terms and conditions as it thinks fit. The Commission has decided to issue this determination subject to the conditions set out in Item 4 below.
- 3.11 Paragraph 15(2)(a) of the Act requires a determination to specify the period during which it is to be in force. Subsection 15(3) of the Act effectively provides that if the Policy Statement sets out how the period of validity of the determination is to be fixed, then the period of validity is as so fixed. In any other case, an interim determination is to be in force for three years while a determination that is not an interim determination is to be in force for five years.
- 3.12 Section 20 of the Policy Statement sets out how the Commission is to fix the period during which a determination is to be in force. The Commission considers that this application is within the scope of subsection 20(4) and has decided that this Determination is to be in force for a period of five years.

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4 Determination allocating capacity on the Solomon Islands route to Qantas Airways Limited ([2024] IASC 109)

- 4.1 In accordance with section 7 of the Act, the Commission makes a Determination in favour of Qantas Airways Limited, allocating 97 seats of capacity per week to operate passenger services on the Solomon Islands route in accordance with the Australia Solomon Islands air services arrangements.
- 4.2 The Determination is valid for five years from 15 April 2024.
- 4.3 The Determination is subject to the following conditions:
 - (a) Only Qantas Airways Limited is permitted to utilise the capacity.
 - (b) Qantas Airways Limited is required to fully utilise the capacity no later than 31 August 2024 or such other date approved by the Commission.
 - (c) Qantas Airways Limited is not permitted to utilise the capacity to provide code share or joint services with another Australian carrier or any other person unless approved by the Commission.
 - (d) Changes in relation to the ownership and control of Qantas Airways Limited are permitted except to the extent that any change:
 - results in the designation of the airline as an Australian carrier under the Australia – Solomon Islands air services arrangements being withdrawn; or
 - has the effect that another Australian carrier, or a person (or group of persons) having substantial ownership or effective control of another Australian carrier, would take substantial ownership of Qantas Airways Limited or be in a position to exercise effective control of Qantas Airways Limited, without the prior consent of the Commission.

Dated: 15 April 2024

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Genevieve Butler Chairperson Jane McKeon Commissioner

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