

## 8 April 2016

Ms Marlene Tucker
Executive Director
International Air Services Commission
GPO Box 630
Canberra ACT 2601

Dear Ms Tucker,

Application for Capacity - New Caledonia

Qantas is seeking an allocation of capacity on the New Caledonia route, to enable the consolidation of multiple Determinations.

For flexibility, the ability for another Australian carrier which is a wholly-owned subsidiary of Qantas, such as Jetstar Airways Pty Limited, to utilise capacity on the route is requested.

## Allocation sought

Qantas holds the following Determinations under section 8 of the *International Air Services Commission Act 1992* (the Act) on the New Caledonia route:

Determination [2010] IASC 112; Determination [2010] IASC 113; and Determination [2011] IASC 120.

Qantas is applying for a new Determination allocating 788 seats per week (the same number that it currently holds in total under the above Determinations) in each direction on the New Caledonia route. This new Determination is intended to replace the above Determinations and is sought on the following basis:

- the allocation is requested for a period of five years from the date of the Determination;
- the capacity will be fully utilised by 30 April 2017;
- the capacity may be utilised by Qantas or another Australian carrier which is a whollyowned subsidiary of Qantas; and
- the capacity may be used by Qantas to provide joint services with any wholly-owned subsidiary and by any wholly-owned subsidiary of the Qantas Group to provide joint services with Qantas; and



Qantas Airways Limited ABN 16 009 661 901 10 Bourke Road Mascot NSW 2020 Australia Telephone +61 2 9691 3636 the capacity may be used by Qantas to provide services jointly with Aircalin.

Within 10 working days of the Determination being issued for the requested capacity, Qantas will seek revocation of Determinations 112/2010, 113/2010 and 120/2011.

## IASC Act and Policy Statement Considerations

This application should be considered against the general criteria for assessing the benefit to the public in paragraph 4 of the Minister's Policy Statement.

These state that the use of entitlements by an Australian carrier under a bilateral arrangement is of benefit to the public, provided that it is reasonably capable of obtaining the necessary approvals and implementing the proposal.

We would be pleased to provide any further information the Commission may require,

Yours sincerely,

Tony Wheelens

**Executive Manager, Government and International Affairs**