

JOHNSON WINTER & SLATTERY
LAWYERS

Partner: Sar Katdare +61 2 8274 9554
Email: sar.katdare@jws.com.au
Our Ref: A7122
Your Ref: 49180
Doc ID: 62389148.4

3 August 2012

Australian Competition & Consumer Commission
Adjudication Branch
23 Marcus Clarke Street
CANBERRA ACT 2601

**Attention: Dr Richard Chadwick
Mr Mark Basile**

Dear Sirs

**Qantas Airways Limited and Jetstar Airways Pty Ltd - Authorisation Applications
A91314 & A91315**

We refer to paragraph 6.8 of the submission provided to the Commission on 28 June 2012.

It has come to our attention that the statement made in this paragraph about Qantas' effective control over Jetstar Asia is factually incorrect. Qantas, as the 49% minority shareholder of Jetstar Asia's holding company, only has the ability to appoint two of the five directors of the board of the holding company. The Singapore holder of 51% of the holding company appoints two Singapore Citizen directors and nominates a fifth director who must also be a Singapore citizen. The fifth director is appointed by the Singapore shareholder following consensus on nomination. As a result, Qantas does not have effective control over Jetstar Asia, this is in the hands of the Singapore shareholder and majority Singapore citizen board.

This error was inserted by us without Qantas input immediately prior to lodging the submission. We do not believe that this issue is material in respect of our clients' applications for authorisation but are happy to discuss this with you as required.

Yours faithfully

Johnson Winter & Slattery