NOTICE 1090 OF 2010

Date: 16 November 2010

COMPETITION COMMISSION

APPLICATION FOR AN EXEMPTION

Notice is hereby given in terms of section 10(6)(a) of the Competition Act, No. 89 of 1998, as amended ("the Act"), that the South African Airways (Pty) Ltd (herein referred to as "SAA"), a state owned company, registered in terms of the Company Act of 1973, has applied to the Competition Commission ("the Commission"), in terms of section 10 (1) of the Act, to be exempted from certain provisions of Chapter 2 of the Act. SAA is active in the business of providing passenger air transportation services in South Africa, the African region and internationally.

The subject matter of the application is a code share agreement between SAA and Qantas Airways Limited ("Qantas") on the South African / Australian routes.

It should be noted that the Commission had previously exempted this agreement and SAA is in essence asking it to again consider granting another exemption. In particular, SAA has requested the Commission that it be permitted to engage in the following activities:

- Co-ordinate its activities with Qantas in respect of the two airline routes between South Africa and Australia.
- Operate the route between Johannesburg and Perth, while Qantas operate the Johannesburg – Sydney route.
- Acquire blocks of seats, in various classes, on the each other's aircraft.

SAA and Qantas are in a horizontal relationship, being a relationship between competitors. Previous exemptions granted by the Commission concluded that this code share agreement constitutes a prohibited practice in that it involves the division of the market by allocating territories, a contravention of section 4(1)(b)(ii) of the Act.

SAA avers in its application that the code share agreement is required for:

- ☐ The maintenance and promotion of exports [section 10(3)(b)(i)];
- A change in productive capacity necessary to stop decline in an industry [section 10(b)(iii)].

It seeks this exemption for a period of two (2) years, commencing on January 01, 2011 and ending on December 31, 2012.

The Notice is hereby given in terms of section 10(6((b) of the Act to allow interested parties 20 business days from the date of the publication to make written representations to the Commission as to why the exemption should not be granted.

Such representations must be directed to either Ms Neo Chabane by electronic mail and/or by facsimile at Neoc@compcom.co.za / 012 394 4276 or Mr Toto Fiduli at Totof@compcom.co.za / 012 394 4055, respectively.

In correspondence kindly refer to the following Case No: 2010Oct5399