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CHINA SOUTHERN AIRLINES CO LTD

Form 6-K

November 23, 2004

SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER
PURSUANT TO RULE 13a-16 OR 15d-16 OF
THE SECURITIES EXCHANGE ACT OF 1934

For the month of November, 2004

CHINA SOUTHERN AIRLINES COMPANY LIMITED
(Translation of registrant's name into English)

Baiyun International Airport
Guangzhou, People's Republic of China
(Address of principal executive offices)

(Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F.)

Form 20-F. Form 40-F.

(Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.)

Yes . No.

(If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b):82-_____.)

China Southern Airlines Company Limited (the "Company") on November 15, 2004 published in two local newspapers in Hong Kong an announcement in Chinese and English, respectively, concerning the very substantial acquisition and connected transactions of the Company. A copy of the English announcement is included in this Form 6-K of the Company.

The Stock Exchange of Hong Kong Limited takes no responsibility for the contents of this announcement, makes no representation as to its accuracy or completeness and expressly disclaims any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this announcement.

[CHINA SOUTHERN AIRLINES COMPANY LIMITED LOGO]
(a joint stock limited company incorporated in the People's Republic
of China with limited liability)
(STOCK CODE: 1055)

VERY SUBSTANTIAL ACQUISITION AND CONNECTED TRANSACTIONS

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SUMMARY

THE SALE AND PURCHASE AGREEMENT

The Directors are pleased to announce that on 12 November, 2004, the Sale and Purchase Agreement was entered into by the Company as the purchaser and CSAHC, Northern Airlines and Xinjiang Airlines as the vendors, whereby the Company will acquire the Business and Assets and assume the Debts from the Vendors.

CSAHC is the controlling shareholder of the Company holding approximately 50.30% equity interest in the Company as of the Latest Practicable Date. Both Northern Airlines and Xinjiang Airlines are wholly owned subsidiaries of CSAHC, and are engaged in the civil aviation business. The Business and Assets to be acquired consist of certain Airline Operations, assets and properties of Northern Airlines Group and Xinjiang Airlines Group, including aircraft, engines, spare parts, aviation equipment and facilities, properties, office facilities, and other fixed, current and intangible assets. The Debts to be assumed consist of all indebtedness in the aggregate sum of RMB15,090,109,000 owed by Xinjiang Airlines Group or Northern Airlines Group in connection with their civil aviation business.

CONSIDERATION FOR THE SALE AND PURCHASE AGREEMENT

The provisional amount of the consideration of the Acquisition, and of the Debts to be assumed under the Sale and Purchase Agreement are set at RMB16,912,244,600 and RMB15,090,109,000 respectively. These amounts are arrived at after arm's length negotiations between the Vendors and the Company, with reference to the valuation of the Business and Assets, and Debts set out in the Zhong Qi Hua Valuation Reports.

The provisional amount of the consideration of the Acquisition, and of the Debts to be assumed by the Company will be subject to adjustment and finalisation based on the book value of the Business and Assets, and of the Debts as of the Effective Date, as determined in the financial statements of the Business and Assets of the Target Group prepared under the PRC Accounting Rules and Regulations and audited by KPMG Huazhen. A portion of the final adjusted consideration of the Acquisition will be settled by way of assumption of the final adjusted Debts, with the remaining balance to be payable by the Company to the bank account designated by the Vendors in cash.

The Company shall make repayments of the Debts directly to the creditors of such Debts in accordance with the terms and conditions of the relevant agreements between the Vendors and the creditors in relation to the Debts.

VERY SUBSTANTIAL ACQUISITION AND CONNECTED TRANSACTIONS

The Acquisition constitutes a very substantial acquisition of the Company under the Listing Rules. Since CSAHC is the direct controlling shareholder of the Company, the Acquisition also constitutes a connected transaction for the Company under the Listing Rules and is therefore subject to the approval by the Independent Shareholders at the EGM. CSAHC and its associates are required to abstain from voting in respect of the proposed resolution to approve the Sale and Purchase Agreement and the Acquisition which will be conducted by poll.

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REASONS FOR AND BENEFITS OF THE ACQUISITION

The Directors believe that the Acquisition represents an attractive opportunity for the Company to consolidate its strong market position and improve its

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financial performance. Both Northern Airlines and Xinjiang Airlines are leading airlines in their respective operating regions. The Acquisition will bring various commercial benefits to the Company in terms of broadening its flight service network, increasing its fleet size and transportation capacity, reducing its costs and boosting its overall efficiency, ultimately strengthening the Listed Group's position as one of China's largest airlines and enhancing value for its investors. The Board, including the independent non-executive Directors, believes that the terms of the Sale and Purchase Agreement and the Acquisition are fair and reasonable and are in the interests of the Listed Group and its shareholders as a whole.

FINANCIAL EFFECT OF THE ACQUISITION

Based on the pro forma financial information of the Combined Group outlined in Appendix V of the circular to be dispatched by the Company to its shareholders, assuming that the Acquisition had taken place on 30 June, 2004, there would not be any impact on the net assets of the Listed Group following the Acquisition as of 30 June, 2004. On the same basis, the total assets of the Listed Group would increase by 35%, or RMB15,179 million, which would be offset by an increase of RMB15,083 million in liabilities and RMB96 million in minority interest.

Based on the pro forma financial information of the Combined Group outlined in Appendix V of the circular to be dispatched by the Company to its shareholders, assuming that the Acquisition had taken place on 1 January, 2004, net profit of the Listed Group for the first six months ended 30 June, 2004, would increase by 36%, or RMB95 million to RMB361 million following the Acquisition. On the same basis, basic earnings per share would increase from RMB0.06 to RMB0.08, representing an accretion of 33%.

ON-GOING CONNECTED TRANSACTIONS

Certain transactions will be entered into between the Company and connected persons of the Company within the meaning of the Listing Rules, which will constitute On-going Connected Transactions of the Company under the Listing Rules upon completion of the Acquisition. Further details of such transactions are set out in section 2 of this announcement. The Board, including the independent non-executive Directors, considers the On-going Connected Transactions to be on normal commercial terms, in the ordinary and usual course of business, fair and reasonable and in the interests of the Listed Group and its shareholders as a whole.

Each percentage ratio (other than the profits ratio) for (i) the Lease Agreements and (ii) the Catering Agreement is on an annual basis less than 2.5% and therefore each of them falls under continuing connected transactions exempt from the Independent Shareholders' approval requirement. Pursuant to the relevant rules and regulations of the PRC, however, each of the Lease Agreement 1, Lease Agreement 2, Lease Agreement 3 and Catering Agreement is conditional upon approval by the Independent Shareholders.

FINANCIAL SERVICES AGREEMENT

The Company and the Finance Company entered into the Financial Services Agreement on 12 November, 2004. The Provision of Deposit Service constitutes a non-exempt continuing connected transaction under Rule 14A.35 of the Listing Rules and requires the Company to comply with the reporting, announcement and the independent shareholders' approval requirements. The first financial services agreement, first signed on 22 May, 1997 for a term of three years, was extended for six years in 2000 to 22 May, 2006. The Stock Exchange is looking into the matter of whether the Company had complied with the requirements of the Listing Rules during the extended period of the first financial services agreement and the Company will publish further announcement in this respect. Further details of the Financial Services Agreement are set out in section 3 of

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this announcement. The Board, including the independent non-executive Directors, believes that the terms of the Financial Services Agreement and the Provision of Deposit Service to be on normal commercial terms, in the ordinary and usual course of business, fair and reasonable and in the interests of the Listed Group and its shareholders as a whole.

INDEPENDENT SHAREHOLDERS' APPROVAL AND INDEPENDENT FINANCIAL ADVISER

An Independent Board Committee has been formed to advise the Independent Shareholders with respect to the Sale and Purchase Agreement, the Financial Services Agreement and the transactions contemplated thereunder. ICEA has been appointed as the independent financial adviser to advise the Independent Board Committee and the Independent Shareholders in respect of the Sale and Purchase Agreement, the Financial Services Agreement and the transactions contemplated thereunder.

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DISPATCH OF SHAREHOLDERS' CIRCULAR AND CLOSURE OF THE REGISTER OF MEMBERS

A circular containing, amongst other things, details of the terms of the Sale and Purchase Agreement, the On-going Connected Transactions, the Financial Services Agreement, letters from the Independent Board Committee and from ICEA, further financial and other information of Northern Airlines Group and Xinjiang Airlines Group and a notice to shareholders of the Company convening an EGM to approve, amongst other things, the Sale and Purchase Agreement, the Financial Services Agreement, the resignation of a director of the Company and the election of a new director of the Company will be dispatched to the shareholders of the Company as soon as practicable.

This announcement has also been previously published on 13 November, 2004, where under the paragraph "Consideration and payment terms" of Section 1(a) "The sale and purchase agreement", the remaining balance payable by the Company in cash to the bank account designated by the Vendors, on the assumption that the Acquisition had taken place on 30 June, 2004 was mistakenly stated as RMB897 million due to inadvertent printing mistake, instead of the correct figure of RMB1,897 million which is stated herein.

The register of members of the Company will be closed from 1 December, 2004 to 30 December, 2004 (both days inclusive).

1. THE ACQUISITION

(a) THE SALE AND PURCHASE AGREEMENT

On 12 November, 2004, a Sale and Purchase Agreement was entered into by the Company as the purchaser and CSAHC, Northern Airlines and Xinjiang Airlines as the vendors for the purpose of acquiring the Business and Assets by the Company from the Vendors. The principal business activity of each of the Company, Northern Airlines and Xinjiang Airlines is that of civil aviation. The principal business activity of CSAHC, based on its business licence, is that of operating and managing, on behalf of the PRC government, certain state-owned assets, including properties, and state-owned shareholdings in various PRC companies. CSAHC is the controlling shareholder of the Company holding approximately 50.30% equity interest in the Company as of the Latest Practicable Date. Both Northern Airlines and Xinjiang Airlines are wholly owned subsidiaries of CSAHC.

The Company has agreed, subject to certain conditions, to acquire

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from the Vendors the Business and Assets and to assume the Debts. The Business and Assets consist of certain Airline Operations, assets and properties of Northern Airlines Group and Xinjiang Airlines Group, including aircraft, engines, spare parts, aviation equipment and facilities, properties, office facilities, and other fixed, current and intangible assets. The Debts consist of all indebtedness and operating liabilities in the aggregate sum of RMB15,090,109,000 owed by Xinjiang Airlines Group or Northern Airlines Group in connection with their civil aviation business.

Conditions precedent

The Sale and Purchase Agreement is subject to the following conditions precedent:

- (a) the Vendors obtaining all approvals of the Sale and Purchase Agreement by the working meeting of the president of CSAHC and the SASAC; and
- (b) the Independent Shareholders approving the Sale and Purchase Agreement and the transactions contemplated thereunder.

Consideration and payment terms

The provisional amount of the consideration of the Acquisition, and of the Debts to be assumed under the Sale and Purchase Agreement are set at RMB16,912,244,600 and RMB15,090,109,000 respectively. These amounts are arrived at after arm's length negotiations between the Vendors and the Company, with reference to the valuation of the Business and Assets, and Debts set out in the Zhong Qi Hua Valuation Reports. The Zhong Qi Hua Valuation Reports value the Business and Assets, Debts and net asset value of the Target Group at RMB16,912,244,600, RMB15,090,109,000 and RMB1,822,135,600 respectively as of 31 December, 2003.

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The provisional amount of the consideration of the Acquisition, and of the Debts to be assumed by the Company will be subject to adjustment and finalisation based on the book value of the Business and Assets, and of the Debts as of the Effective Date, as determined in the financial statements of the Business and Assets of the Target Group prepared under the PRC Accounting Rules and Regulations and audited by KPMG Huazhen. A portion of the final adjusted consideration of the Acquisition will be settled by way of assumption of the final adjusted Debts, with the remaining balance to be payable by the Company to the bank account designated by the Vendors in cash. On the assumption that the Acquisition had taken place on 30 June, 2004, and based on the financial statements of the Business and Assets of the Target Group prepared under the PRC Accounting Rules and Regulations and audited by KPMG Huazhen on the same date, the remaining balance payable by the Company in cash to the bank account designated by the Vendors on that date would have been RMB1,897 million (this announcement has also been previously published on 13 November, 2004, where this figure was mistakenly stated as RMB897 million due to inadvertent printing mistake. The figure of RMB1,897 million stated herein is the correct figure and replaces the mistaken figure of RMB897 million).

The Company shall make repayments of the Debts directly to the creditors of such Debts in accordance with the terms and conditions

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of the relevant agreements between the Vendors and the creditors in relation to the Debts.

Funding

The Company will finance the Acquisition and the assumption of the Debts through its internal resources, and short term U.S. dollar commercial loans from commercial banks amounting to RMB1,000 million. Such commercial banks are not and will not be connected persons (as defined in the Listing Rules) of the Company. The Company will make use of its unutilised banking facilities to draw down the required commercial loans.

Transition period

The terms of the Sale and Purchase Agreement provide for a transition period commencing from 31 December, 2003 and ending on the Effective Date, during which if a material change occurs such that any of the Business and Assets is damaged, lost, or the ownership of which no longer belongs to the Vendors, the Vendors shall give notice to the Company immediately. The Vendors must obtain the prior consent of the Company before disposing of any Business and Assets during the transition period.

All profits and losses arising from the Business and Assets during the transition period belong to the Vendors. All profits and losses from the Effective Date thereon shall belong to the Company.

Delivery terms and ownership

The Vendors shall deliver all the Business and Assets, together with all documents evidencing or constituting ownership of such Business and Assets, to the Company within five days of the Effective Date.

(b) REASONS FOR AND BENEFITS OF THE ACQUISITION

The Directors believe that the Acquisition represents an attractive opportunity for the Company to consolidate its strong market position and improve its financial performance. Both Northern Airlines and Xinjiang Airlines are leading airlines in their respective operating regions. The Acquisition will bring various commercial benefits to the Company in terms of broadening its flight service network, increasing its fleet size and transportation capacity, reducing costs and boosting its overall efficiency, ultimately strengthening the Listed Group's position as one of China's largest airlines and enhancing value for its investors.

(1) Broaden flight network

- (a) The Listed Group is headquartered in Guangzhou with 12 operational bases in central and southern China, offering regular flights on 248 domestic routes to over 69 cities in China, 18 routes to Hong Kong, and 45 international routes to 24 cities in east and Southeast Asia, Australia, North America and Europe, as of 30 June, 2004. However, due to the lack of operational bases, the Company is only capable of offering very limited flight services in Northern China and Northwestern China.

- (b) Northern Airlines Group is headquartered in Shenyang with operational bases in Dalian, Changchun and Harbin. Northern Airlines Group's operating region is predominantly in northeastern China. It is also the dominant Chinese airline serving flight routes to Korea and Japan due to the proximity of its operating region to those countries.
- (c) Xinjiang Airlines Group is headquartered in Urumqi, with operational bases and operating region in the Xinjiang autonomous region. It also commands a strong market position on domestic routes between Xinjiang and other parts of China, and on international routes to Russia, Middle East and West Asia.

As the flight networks of the Listed Group, Northern Airlines Group and Xinjiang Airlines Group are disparate and complementary to each other, the Acquisition will significantly broaden the Company's flight network. After the Acquisition, the Company will have a strong presence in additional key markets in the Western and Northeastern parts of China, enabling it to provide more comprehensive civil aviation service to customers.

The Directors believe that the Acquisition provides significant growth potential for the Listed Group, particularly in light of the "Go West" and "Redevelop the Northeast" campaigns initiated by the PRC government. The Directors also believe that the huge investment made by the PRC government in Western and Northeastern China will lead to rapid economic growth in those regions over the next decade or more, which, in turn, will result in rapid increase in air traffic volume to and from those regions.

In addition, the Acquisition will also significantly enhance the Company's international air transportation business. The Company will be able to offer flight services between its bases in Southern, Northeastern and Northwestern China and other international cities in North America, Southeast Asia, North Asia, the Middle East as well as Europe.

- (2) Increase fleet size and transportation capacity

The Acquisition will substantially increase the fleet size of the Listed Group. As of 30 June, 2004, the Listed Group owned and operated a fleet of 139 medium and large size commercial passenger and cargo aircraft. The Acquisition will bring in 75 commercial aircraft from Northern Airlines Group and Xinjiang Airlines Group thereby increasing the Listed Group's fleet size by 54% to 214 commercial aircraft. The increased economies of scale will contribute to greater transportation capacity, higher operating efficiency, lower operating and maintenance cost, more flexible flight scheduling, greater bargaining power in aircraft acquisitions, better financing terms for purchases and improved aircraft allocation for the flight routes.

The tables below set out fleet and selected operating data of the Target Group and the Listed Group individually, and on a combined basis, for the year 2003 and the first half of 2004:

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FIRST SIX MONTHS OF 2004

	LISTED GROUP	NORTHERN AIRLINES GROUP	XINJIANG AIRLINES GROUP	COMBINED
Number of aircraft (1)	139	55	20	214
Passenger capacity (ASK) (million)	25,928	7,693	3,722	37,343
Passenger traffic (RPK) (million)	17,242	5,190	2,416	24,848
Passenger volume (thousand)	13,315	3,621	1,264	18,200
Cargo and mail carried (thousand tonne)	267	55	12	334

(1) As of 30 June, 2004 including owned and leased (on both finance and operating lease basis) aircraft

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2003

	LISTED GROUP	NORTHERN AIRLINES GROUP	XINJIANG AIRLINES GROUP	COMBINED
Number of aircraft (1)	132	50	20	202
Passenger capacity (ASK) (million)	40,867	13,940	6,297	61,104
Passenger traffic (RPK) (million)	26,387	9,147	4,092	39,626
Passenger volume (thousand)	20,470	6,474	2,148	29,092
Cargo and mail carried (thousand tonne)	464	111	21	596

(1) As of 31 December, 2003 including owned and leased (on both finance and operating lease basis) aircraft

(3) Minimize route overlap and optimize flight schedules

The Directors believe that the Acquisition will yield significant benefits to the Listed Group through optimization of flight routes and schedules.

Most of the major flight routes in the PRC are served by more than one airline, and therefore the competition on most major flight routes is intense. Although offering discounts on air ticket prices is still regulated by the CAAC, many PRC airlines rely heavily on such measures to attract passengers. As a result, the Listed Group faces significant pressure on air ticket prices.

Prior to the Acquisition, the routes that the Listed Group shares with Northern Airlines Group and Xinjiang Airlines Group account for approximately 8.2% of the Listed Group's

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total routes. After the Acquisition, the Listed Group will become the sole or main operator on many of such shared flight routes. This reduction in market segmentation will allow the Listed Group to gain advantageous air ticket pricing power and improve its financial performance.

Moreover, the Listed Group could reduce the number of flights on those shared routes without sacrificing sufficient coverage and service quality. The Listed Group will then have additional capacity to support other more profitable flight routes and thus generate additional revenue.

- (4) Enhance air ticket sales network and reduce overhead

Northern Airlines Group, Xinjiang Airlines Group and the Listed Group each maintains an extensive air ticket sales network in major cities and large ground services teams at major airports in China. The Listed Group can achieve significant cost savings by rationalizing the sales network and consolidating the ground service operations of the three airlines. After the Acquisition, the Company plans to close a total of 14 geographically overlapping domestic air ticket sales offices (eight belong to Northern Airlines Group, four belong to Xinjiang Airlines Group and two to the Company) and four overseas air ticket sales offices (all belong to Northern Airlines Group).

- (5) Improve allocation of aircraft, engines, spare parts and crews

The Directors believe the expanded fleet will provide the Listed Group greater flexibility in allocating aircraft between the combined routes of the Listed Group, Northern Airlines Group and Xinjiang Airlines Group.

For each of the three airlines, there is excess capacity in low seasons, but limited or inadequate capacity during peak seasons. As most of the flight routes served by them are different, each of the Listed Group, Northern Airlines Group and Xinjiang Airlines Group has relatively staggered peak and low seasons. After the Acquisition, the Company will be able to re-deploy an enlarged team of aircraft, pilots and flight personnel to the highest traffic routes and better ensure a balance of demand and supply for capacity throughout the year.

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Furthermore, since the Listed Group has already been operating Boeing 737, 757 and Airbus 319, 320 aircraft that Xinjiang Airlines Group and Northern Airlines Group are either currently operating or will be acquiring according to their aircraft replacement schedules, the Listed Group will be able to improve the internal allocation of engines and high-value aircraft spare parts. For instance, the Directors believe that after the Acquisition, the Listed Group may be able to purchase fewer aircraft engines and spare parts.

Through redeployment of aircraft, pilots and crew, and better allocation of spare parts, the Directors believe the Listed Group can improve its operating efficiency and reduce operating costs and capital expenditures.

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(6) Reduce maintenance costs

The Directors believe significant reduction in maintenance cost can be achieved through more centralized maintenance functions and sharing of maintenance personnel and equipment. The Company plans to centralize fleet maintenance functions at five national maintenance bases which are Guangzhou, Shenyang, Urumqi, Zhengzhou (or Wuhan) and Xiamen in the next few years. These maintenance bases will be responsible for major overhauls on all aircraft while the local bases will be responsible for minor maintenance tasks on their own aircraft. The Directors believe that this initiative will significantly improve efficiency and reduce the cost of fleet maintenance.

(7) Strengthen marketing efforts

Since its listing on the Stock Exchange, the Company has implemented many changes to its remuneration policies in order to improve the effectiveness of marketing efforts by its business units. Under the Company's current performance credit policy, its branch office located in the city that a particular flight originates from (including both non-stop and connecting flights) receives performance credit for the flights to the immediate next destination. Previously, all performance credit earned by a particular aircraft was given to the office in which that aircraft was based in, which did not provide incentive for the offices in intermediate cities to market the air ticket of that particular flight. After the Acquisition, the Company plans to implement this remuneration policy to the marketing units newly acquired from the Target Group. The Directors believe that this will lead to a more effective and concerted marketing effort by all the offices, and therefore result in higher sales revenue.

(c) INFORMATION REGARDING THE TARGET GROUP

(1) Overview of the Target Group

Northern Airlines was established on 19 October, 1990 following its separation from the Shenyang Bureau of the CAAC. Xinjiang Airlines, which began operations on 1 January, 1985, was formally separated in 2001 from the Urumqi Regional Bureau of the CAAC.

As part of the reorganisation initiative of the PRC civil aviation industry in late 2002, Southern Airlines (Group), Northern Airlines and Xinjiang Airlines were restructured and consolidated into CSAHC.

Both Northern Airlines Group and Xinjiang Airlines Group are the leading airlines in their respective regions, offering passenger and cargo air transportation and other related services.

(a) Key operating data

Passenger and cargo air transportation are Northern Airlines Group's principal businesses. However, due to its lack of freight aircraft, Northern Airlines Group relies heavily on its passenger air transportation business. In 2003, revenues generated from passenger air transportation business accounted for approximately 93%

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of the total revenues while those from cargo services accounted for approximately 7%. Northern Airlines Group also provides aircraft maintenance and repair, and other aviation related services.

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In the past three and a half years, Northern Airlines Group's passenger air transportation business continued to improve with overall passenger load factor increasing from 60% for 2001 to 67% for the first six months of 2004 and passenger yield per RPK rising from RMB0.58 for 2001 to RMB0.61 for the first six months of 2004. The cargo transportation business also showed material improvement with cargo yield per RFTK increasing 12% from RMB1.90 for year 2001 to RMB2.13 for the first six months of 2004. Key operating benchmarks of Northern Airlines Group from 2001 to the first half of 2004 are summarized as follows:

NORTHERN AIRLINES GROUP'S KEY OPERATING BENCHMARKS

	FIRST SIX MONTHS ENDED 30 JUNE, 2004	2003	2002	2001
PASSENGER TRAFFIC				
(RPK) (million)				
Domestic	4,652	8,234	7,800	6,914
International	538	913	986	1,334
Total	5,190	9,147	8,786	8,248
REVENUE TONNE KILOMETRES				
(RTK) (million)				
Domestic	504	904	707	619
International	57	101	90	72
Total	561	1,005	797	691
PASSENGER VOLUME (thousand)				
Domestic	3,258	5,831	5,501	4,849
International	363	643	652	864
Total	3,621	6,474	6,153	5,713
CARGO AND MAIL CARRIED				
(thousand tonne)				
Domestic	47	94	74	62
International	8	17	13	9
Total	55	111	87	71
CARGO TRAFFIC				
(RFTK) (million)				
Domestic	87	168	166	162
International	9	19	15	13
Total	96	187	181	175
PASSENGER CAPACITY				
(ASK) (million)				
Domestic	6,722	12,226	12,232	11,412
International	971	1,714	1,800	2,334
Total	7,693	13,940	14,032	13,746

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AVAILABLE TONNE KILOMETRES				
(ATK) (million)				
Domestic	805	1,451	1,193	1,035
International	115	205	186	131
Total	920	1,656	1,379	1,166
PASSENGER LOAD FACTOR				
Domestic	69%	67%	64%	61%
International	55%	53%	55%	57%
Total	67%	66%	63%	60%
OVERALL LOAD FACTOR				
(RTK/ATK)				
Domestic	63%	62%	59%	60%
International	50%	49%	48%	55%
Overall	61%	61%	58%	59%
PASSENGER YIELD PER RPK				
(RMB)				
Domestic	0.57	0.55	0.50	0.55
International	0.98	0.97	0.87	0.71
Total	0.61	0.60	0.54	0.58
CARGO YIELD PER RFTK				
(RMB)				
Domestic	1.51	1.56	1.59	1.55
International	7.77	7.89	8.25	8.54
Total	2.13	2.20	2.16	1.90
YIELD PER RTK				
(RMB)				
Domestic	5.53	5.33	5.90	6.53
International	10.53	10.27	10.90	14.75
Overall	6.04	5.82	6.47	7.38
FLEET				
Airbus	17	12	10	8
McDonald Douglas	35	35	36	37
Others	3	3	19	27
Total	55	50	65	72
OVERALL UTILISATION RATE				
(hours per day)				
Airbus	8.8	7.8	8.3	7.5
McDonald Douglas	9.1	7.8	8.2	8.4
Overall	9.0	7.8	8.3	7.8

Passenger and cargo air transportation are Xinjiang Airlines Group's principal businesses. In 2003, passenger air transportation business generated 96% of total revenues with freight transportation business accounting for 4%.

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Xinjiang Airlines Group has managed to improve its domestic passenger load factor to 66% in the first half of 2004 from 59% in 2001. Passenger traffic as measured by RPK has also increased over the past three years. However, passenger yields suffered in 2003 and first half 2004 due to increased competition. Key operating benchmarks from 2001 to the first half 2004 are summarized as follows:

XINJIANG AIRLINES GROUP'S KEY OPERATING BENCHMARKS

FIRST SIX

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	MONTHS ENDED			
	30 JUNE, 2004	2003	2002	2001
PASSENGER TRAFFIC				
(RPK) (million)				
Domestic	2,324	3,941	3,768	3,400
International	92	151	148	148
Total	2,416	4,092	3,916	3,548
REVENUE TONNE KILOMETRES				
(RTK) (million)				
Domestic	241	415	417	365
International	9	14	14	13
Total	250	429	431	378
PASSENGER VOLUME (thousand)				
Domestic	1,209	2,062	1,753	1,510
International	55	86	75	61
Total	1,264	2,148	1,828	1,571
CARGO AND MAIL CARRIED				
(thousand tonne)				
Domestic	12	21	27	20
International	-	-	-	-
Total	12	21	27	20
CARGO TRAFFIC				
(RFTK) (million)				
Domestic	33	62	81	62
International	1	1	1	1
Total	34	63	82	63
PASSENGER CAPACITY				
(ASK) (million)				
Domestic	3,527	5,995	6,105	5,771
International	195	302	331	326
Total	3,722	6,297	6,436	6,097
AVAILABLE TONNE KILOMETRES				
(ATK) (million)				
Domestic	378	597	674	637
International	20	32	35	33
Total	398	629	709	670

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PASSENGER LOAD FACTOR				
Domestic	66%	66%	62%	59%
International	47%	50%	45%	45%
Total	65%	65%	61%	58%
OVERALL LOAD FACTOR				
(RTK/ATK)				
Domestic	64%	70%	62%	57%
International	45%	44%	40%	39%
Overall	63%	68%	61%	56%
PASSENGER YIELD PER RPK				
(RMB)				
Domestic	0.46	0.48	0.53	0.55
International	0.72	0.69	0.69	0.60
Overall	0.47	0.48	0.54	0.55
CARGO YIELD PER RFTK				
(RMB)				
Domestic	1.44	1.44	1.33	1.49
International	2.09	4.43	5.00	5.00

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Total	1.45	1.48	1.36	1.54
YIELD PER RTK				
(RMB)				
Domestic	4.75	4.70	5.51	5.83
International	8.12	7.74	8.25	7.74
Overall	4.87	4.80	5.56	5.86
FLEET				
Boeing	15	15	15	14
ATR 72 and IL86	5	5	8	8
Total	20	20	23	22
OVERALL UTILISATION RATE				
(hours per day)				
Boeing	10.0	8.8	8.9	10.1
ATR 72 and IL86	7.8	7.4	7.1	8.2
Overall	8.9	8.3	7.7	8.4

(b) Operational bases

Shenyang, Dalian, Harbin, and Changchun are the primary bases for Northern Airlines Group. Urumqi is the principal base for Xinjiang Airlines Group.

SHENYANG:

Taoxian Airport, located 22 kilometres south of Shenyang, was opened on 10 April, 1989. In the first half of 2004, Northern Airlines Group's passenger and cargo turnover at Taoxian Airport accounted for 25% and 28% of its total passenger and cargo turnover respectively.

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The airport has a 3,200 metre runway, and is equipped with modern communication and navigation systems. Taoxian Airport is owned and operated by Shenyang Taoxian Airport Limited, which estimates that Taoxian Airport handled approximately 31,400 landings, three million passengers and 88,000 tonnes cargo for the year 2003, making it one of the busiest airports in northeastern China.

DALIAN:

Dalian Zhoushuizi Airport is located 10 kilometres northwest of Dalian. The airport handled 26% of the passenger turnover and 29% of the cargo turnover of Northern Airlines Group in the first half of 2004.

Opened on 6 April, 1973, Zhoushuizi Airport is the busiest airport in northeastern China. The airport is owned and operated by Dalian Zhoushuizi International Airport Limited. Zhoushuizi Airport has a 3,300 metre runway, and is capable of handling commercial air planes of all types. According to Dalian Zhoushuizi International Airport Limited, the airport handled 35,248 landings, 3 million passengers and 74,784 tonnes of cargo in 2003.

HARBIN:

Harbin Taiping Airport is located 33 kilometres southwest of Harbin. In the first half of 2004, the airport handled 16% of passenger turnover and 15% of cargo turnover of Northern Airlines Group.

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Opened on 1 September, 1997, Taiping Airport is one of the largest airports in northeastern China. Taiping Airport has a 3,200 metre runway, and is capable of handling Boeing 767 or equivalent aircraft. According to the airport, it handled 22,093 landings in 2003. Passenger and cargo turnover was two million and 31,300 tonnes respectively for the year.

CHANGCHUN:

Dafangshen Airport is Northern Airlines Group's operational base in Jilin province. Located 11 kilometres west of Changchun, the airport handled 15% of Northern Airlines Group's passenger turnover and 11% of cargo turnover in the first half of 2004.

Dafangshen Airport is the only international airport in Jilin province. It has a 2,600 metre runway and is capable of handling Boeing 707 or equivalent aircraft. According to the airport, it handled 13,880 landings in 2003. Passenger and cargo turnover was one million and 15,700 tonnes respectively for the year.

In light of the rapid growth of passenger and cargo turnover at the Dafangshen Airport, CAAC and Jilin provincial government began construction of Longjiabao Airport in May 2003. The new airport is located 28 kilometres northeast of Changchun, and has commenced operations in October 2004. Dafangshen Airport will cease operations when the new airport comes into operations.

URUMQI:

Urumqi Diwo Airport is located 17 kilometres northwest of Urumqi. In 2003, it handled 82% of Xinjiang Airlines Group's total passenger and cargo turnover.

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Opened in 1973, Diwo Airport is currently one of the largest airports in northwestern China. Equipped with a 3,600 metre runway and modern navigation systems, the airport is capable of handling commercial air planes of all types. According to the airport, it handled 33,440 landings in 2003. Passenger and cargo turnover was three million and 47,900 tonnes respectively for the year.

(c) Routes network

From the four bases in northeastern China, Northern Airlines Group currently offers regular flights on 106 domestic routes to over 46 cities in China and 29 international routes to North Asia and Russia.

Headquartered in Urumqi, Xinjiang Airlines Group is the leading air traffic service provider in northwestern China. It offers regular flight services on 42 domestic routes. It also offers regular flight services on seven international routes to major cities in the Middle East, Russia and West Asia.

TOP 10 ROUTES OF NORTHERN AIRLINES GROUP BY REVENUE

FIRST SIX MONTHS ENDED
30 JUNE, 2004

2003

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1. Changchun-Beijing	Changchun-Beijing
2. Shenyang-Beijing	Harbin-Shenyang-Shenzhen
3. Dalian-Beijing	Harbin-Dalian-Guangzhou
4. Harbin-Beijing	Harbin-Beijing
5. Dalian-Shanghai	Pudong Dalian-Beijing
6. Harbin-Shenyang-Shenzhen	Shenyang-Beijing
7. Harbin-Dalian-Guangzhou	Shenyang-Wenzhou-Guangzhou
8. Shenyang-Shanghai Pudong	Shenyang-Shanghai Pudong
9. Shenyang-Wenzhou-Guangzhou	Dalian-Shanghai Pudong
10. Dalian-Hangzhou-Shenzhen	Dalian-Hangzhou-Shenzhen

TOP 10 ROUTES OF XINJIANG AIRLINES GROUP BY REVENUE

FIRST SIX MONTHS ENDED

30 JUNE, 2004	2003
1. Urumqi-Beijing	Urumqi-Beijing
2. Urumqi-Shanghai	Urumqi-Shanghai
3. Urumqi-Changsha-Shenzhen	Urumqi-Kashi
4. Urumqi-Chengdu	Urumqi-Changsha-Shenzhen
5. Urumqi-Guangzhou	Urumqi-Guangzhou
6. Urumqi-Kashi	Urumqi-Chengdu
7. Urumqi-Lanzhou-Hangzhou	Urumqi-Lanzhou-Hangzhou
8. Urumqi-Zhengzhou-Qingdao	Urumqi-Zhengzhou-Qingdao
9. Urumqi-Yili	Urumqi-Xian
10. Urumqi-Xian	Urumqi-Zhengzhou-Fuzhou

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(d) Fleet

As of June 30, 2004, Northern Airlines Group owned and operated 55 medium to large size aircraft with an average fleet age of 8.08 years. The table below sets out details of its fleet:

NORTHERN AIRLINES GROUP'S FLEET DETAILS (AS OF 30 JUNE, 2004)

	SELF-OWNED	FINANCE LEASE	OPERATING LEASE	TOTAL
MD82	10	1	11	22
MD90	3	10	-	13
A300	-	6	-	6
A321	4	4	-	8
A319	-	-	3	3
Cessna 208B	3	-	-	3
TOTAL	20	21	14	55

Xinjiang Airlines Group has gradually phased out the Soviet-made TU-154 and IL-86 for commercial flights. The airline has recently purchased and leased a large number of Boeing and ATR commercial aircraft. As of June 30, 2004, the average age of the 20 aircraft owned or operated by Xinjiang Airlines Group was 5.90 years. Details

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of the fleet are set out in the table below:

XINJIANG AIRLINES GROUP'S FLEET DETAILS (AS OF 30 JUNE, 2004)

	SELF-OWNED	OPERATING LEASE	TOTAL
B757-200	6	3	9
B737-300	2	-	2
B737-700	-	4	4
ATR-72	5	-	5
TOTAL	13	7	20

(e) Aircraft acquisition and disposal program

Northern Airlines entered into an aircraft sale and lease back agreement on 4 November, 2003 with ILFC. Under the agreement, Northern Airlines Group agreed to sell the 22 MD82 aircraft owned, or to be owned to ILFC in four phases according to the schedule listed below:

MD82 AIRCRAFT TO BE SOLD UNDER THE AIRCRAFT SALE AND LEASEBACK AGREEMENT

PHASE	DATE	NUMBER OF MD82 TO BE SOLD
I	14 November, 2003	4
II	1 March, 2004	7
III	1 July, 2005 & 1 June, 2006	6
IV	1 June, 2006 & 15 January, 2007	5

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Under the same agreement, Northern Airlines Group also agreed to lease back the above-mentioned MD82 aircraft from ILFC immediately after the sale. The average term of the lease back agreements is 15 months. In addition, Northern Airlines Group also agreed to replace each of the 22 MD82 aircraft with one new Airbus 319-100 aircraft or one new Airbus 320-200 aircraft from ILFC upon the termination of the lease back agreements. The table below sets out the replacement schedule:

AIRCRAFT REPLACEMENT SCHEDULE

	AIRCRAFT TYPE	SCHEDULED DELIVERY DATE
Phase I	1. A319-100	May 2004 (delivered)
	2. A319-100	May 2004 (delivered)
	3. A319-100	June 2004 (delivered)
	4. A319-100	September 2004 (delivered)
Phase II	5. A319-100	January 2005
	6. A319-100	February 2005

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	7. A319-100	March 2005
	8. A319-100	April 2005
	9. A319-100	May 2005
	10. A319-100	October 2005
	11. A319-100	November 2005
Phase III	12. A319-100/A320-200	January 2006
	13. A319-100/A320-200	June 2006
	14. A319-100/A320-200	October 2006
	15. A319-100/A320-200	November 2006
	16. A319-100/A320-200	November 2006
	17. A319-100/A320-200	December 2006
Phase IV	18. A319-100/A320-200	February 2007
	19. A319-100/A320-200	June 2007
	20. A319-100/A320-200	October 2007
	21. A319-100/A320-200	October 2007
	22. A319-100/A320-200	November 2007

In addition to the above agreement, Northern Airlines has also committed to the addition of two more A321s from Airbus by the end of 2005.

(f) Sales and marketing

Northern Airlines Group and Xinjiang Airlines Group have historically marketed their services under their own brands.

FREQUENT FLYER PROGRAM

Both Northern Airlines Group and Xinjiang Airlines Group operated their respective frequent flyer programs prior to consolidation into CSAHC. Following the consolidation of Northern Airlines Group and Xinjiang Airlines Group into CSAHC, the two frequent flyer programs merged with the Company's frequent flyer program, namely, the China Southern Airlines Sky Pearl Club.

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TICKET SALES CHANNELS AND RESERVATION SYSTEM

Northern Airlines Group and Xinjiang Airlines Group conduct ticket sales through a variety of sales channels, including the airlines' own network of exclusive sales offices, websites and general sales agents. As of 30 June, 2004, Northern Airlines Group has sales offices in nine cities in China. Xinjiang Airlines Group has sales offices in seven cities in China and six outside China.

(g) Safety

Aircraft safety involves three major operational areas: flight operations, aircraft maintenance and ground operations. Both Northern Airlines Group and Xinjiang Airlines Group place great importance on safety in each of the three areas, and comply with applicable safety and security standards and regulations required by CAAC and other aviation industry regulators in the jurisdictions they serve.

Xinjiang Airlines Group has established a reputation for safety. To date, it maintains a record of transport flight safety since its

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founding and is perceived to be one of the safest airline operators in China. On 7 May, 2002, a MD82 aircraft of the Northern Airlines crashed into the ocean near Dalian, resulting in 112 passenger and crew fatalities. The aircraft was fully insured and compensated under the insurance arrangement.

(h) Employees

The table below sets forth information regarding the employees of Northern Airlines Group and Xinjiang Airlines Group as at the end of 2003:

NORTHERN AIRLINES GROUP AND XINJIANG AIRLINES GROUP
EMPLOYEE INFORMATION
(31 DECEMBER, 2003)

	NORTHERN AIRLINES GROUP	XINJIANG AIRLINES GROUP	TOTAL
Flight personnel	1,864	726	2,590
Ground personnel	4,129	758	4,887
Sales, administration and back office personnel	4,650	1,120	5,770
Total headcount	10,643	2,604	13,247

(i) Properties

Both Northern Airlines Group and Xinjiang Airlines Group own certain buildings and real estate properties, which are used for offices, retail outlets, warehouses, aircraft maintenance workshops, ground services and airport services.

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(2) Financial information of the Target Group

NORTHERN AIRLINES GROUP

The following is a summary of the financial information relating to the airline and airline related operations of Northern Airlines Group, including the combined balance sheets as at 31 December, 2001, 2002 and 2003 and 30 June, 2004, and the combined statements of operations for each of the years in the three-year period ended 31 December, 2003 and the six-month periods ended 30 June, 2003 and 2004, as extracted from the accountants' report to be included in the circular to be issued by the Company to its shareholders.

COMBINED STATEMENTS OF OPERATIONS

YEARS ENDED 31 DECEMBER,			SIX- EN
2001	2002	2003	2003
RMB'000	RMB'000	RMB'000	RMB'000
			(unaudite

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OPERATING REVENUE				
Traffic revenue	5,105,225	5,156,574	5,856,970	2,128,94
Other operating revenue	98,122	87,343	71,765	37,68
TOTAL OPERATING REVENUE	5,203,347	5,243,917	5,928,735	2,166,62
OPERATING EXPENSES				
Flight operations	2,123,890	2,194,336	2,338,641	1,119,92
Maintenance	751,542	993,629	1,039,448	541,61
Aircraft and traffic servicing	667,950	717,332	759,704	319,93
Promotion and sales	408,994	415,806	425,466	166,29
General and administrative	162,719	218,594	225,464	99,24
Depreciation and amortisation	678,435	662,040	645,506	319,02
Others	535,321	349,856	555,349	
TOTAL OPERATING EXPENSES	5,328,851	5,551,593	5,989,578	2,566,04
OPERATING (LOSS)/PROFIT	(125,504)	(307,676)	(60,843)	(399,41)
NON-OPERATING INCOME/(EXPENSES)				
Interest income	59,903	28,583	12,943	6,92
Interest expense	(724,605)	(700,752)	(627,190)	(312,18)
Exchange gain/(loss), net	232,409	(151,196)	(217,539)	(1,82)
Gain/(loss) on disposal of property, plant and equipment	14,634	22,873	729	3,22
Deficit on revaluation of property, plant and equipment	-	-	(492,369)	
Others, net	3,589	(42,666)	15,540	13,54
TOTAL NON-OPERATING EXPENSES, NET	(414,070)	(843,158)	(1,307,886)	(290,31)
(LOSS)/PROFIT BEFORE INCOME TAX AND MINORITY INTERESTS	(539,574)	(1,150,834)	(1,368,729)	(689,73)
INCOME TAX	(572)	(451)	117,262	
(LOSS)/PROFIT BEFORE MINORITY INTERESTS	(540,146)	(1,151,285)	(1,251,467)	(689,73)
MINORITY INTERESTS	38,477	10,228	17,846	4,69
NET (LOSS)/PROFIT	(501,669)	(1,141,057)	(1,233,621)	(685,04)

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COMBINED BALANCE SHEETS

	31 DECEMBER,			30 JUNE,
	2001 RMB'000	2002 RMB'000	2003 RMB'000	2004 RMB'000
NON-CURRENT ASSETS				
Property, plant and equipment, net	8,843,881	8,766,726	8,844,541	9,141,267
Construction in progress	210,191	258,505	54,446	38,930
Lease prepayments	13,345	13,060	-	-
Other investments	-	68,209	68,209	68,209
Lease and equipment deposits	778,182	640,286	1,334,818	437,117
Deferred expenditure	8,329	7,266	18,001	122,093
Deferred tax assets	-	-	24,743	20,313

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TOTAL NON-CURRENT ASSETS	9,853,928	9,754,052	10,344,758	9,827,929
CURRENT ASSETS				
Inventories	625,704	693,960	534,968	544,093
Trade receivables	165,274	240,674	242,543	398,158
Other receivables and prepaid expenses	359,587	207,054	141,634	566,110
Cash and cash equivalents	1,308,902	755,218	542,046	234,733
TOTAL CURRENT ASSETS	2,459,467	1,896,906	1,461,191	1,743,094
CURRENT LIABILITIES				
Bank and other loans	2,488,875	4,171,785	569,547	767,257
Obligations under finance leases	976,593	1,023,660	1,070,169	1,063,047
Other liabilities and accrued expenses	1,840,530	1,679,034	1,135,292	1,403,363
Accounts payable	255,771	206,659	122,259	140,026
Sales in advance of carriage	49,830	98,066	5,525	-
Tax payable	297	33	-	-
TOTAL CURRENT LIABILITIES	5,611,896	7,179,237	2,902,792	3,373,693
NET CURRENT LIABILITIES	(3,152,429)	(5,282,331)	(1,441,601)	(1,630,599)
TOTAL ASSETS LESS CURRENT LIABILITIES	6,701,499	4,471,721	8,903,157	8,197,330
NON-CURRENT LIABILITIES AND DEFERRED ITEMS				
Bank and other loans	2,842,763	1,293,183	2,152,067	1,811,371
Obligations under finance leases	6,475,202	6,700,765	5,897,242	5,402,143
Deferred credit	47,815	38,989	30,163	25,750
TOTAL NON-CURRENT LIABILITIES	9,365,780	8,032,937	8,079,472	7,239,264
MINORITY INTERESTS	77,309	67,081	3,033	2,372
Representing:				
OWNER'S FUND - (DEFICIT)/SURPLUS	(2,741,590)	(3,628,297)	820,652	955,694

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XINJIANG AIRLINES GROUP

The following is a summary of the financial information relating to the airline and airline related operations of Xinjiang Airlines Group, including the combined balance sheets as at 31 December, 2001, 2002 and 2003 and 30 June, 2004, and the combined statements of operations for each of the years in the three-year period ended 31 December, 2003 and the six-month periods ended 30 June, 2003 and 2004, as extracted from the accountants' report to be included in the circular to be issued by the Company to its shareholders.

COMBINED STATEMENTS OF OPERATIONS

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	YEARS ENDED 31 DECEMBER,			END
	2001 RMB'000	2002 RMB'000	2003 RMB'000	2003 RMB'000 (unaudited)
OPERATING REVENUE				
Traffic revenue	2,048,009	2,215,380	2,075,074	717,310
Other operating revenue	126,231	137,732	76,559	55,840
TOTAL OPERATING REVENUE	2,174,240	2,353,112	2,151,633	773,150
OPERATING EXPENSES				
Flight operations	1,001,641	1,036,133	1,061,919	486,999
Maintenance	200,572	203,311	250,380	108,795
Aircraft and traffic servicing	201,941	205,208	275,658	111,190
Promotion and sales	99,966	117,333	137,562	54,577
General and administrative	86,380	98,247	119,052	51,434
Depreciation and amortisation	314,991	352,150	346,304	166,247
Others	-	143,717	-	-
TOTAL OPERATING EXPENSES	1,905,491	2,156,099	2,190,875	979,242
OPERATING PROFIT/ (LOSS)	268,749	197,013	(39,242)	(206,092)
NON-OPERATING INCOME/(EXPENSES)				
Interest income	2,530	1,347	1,776	347
Interest expense	(189,165)	(184,018)	(201,415)	(81,352)
Exchange gain/(loss), net	3,198	(345)	792	534
Loss on disposal of property, plant and equipment	(8,581)	(2,219)	(7,943)	(3,893)
Deficit on revaluation of property, plant and equipment	-	-	(234,835)	-
TOTAL NON-OPERATING EXPENSES, NET	(192,018)	(185,235)	(441,625)	(84,364)
PROFIT/(LOSS) BEFORE INCOME TAX AND MINORITY INTERESTS	76,731	11,778	(480,867)	(290,456)
Income tax	(35,782)	(9,492)	155,808	95,258
PROFIT/(LOSS) BEFORE MINORITY INTERESTS	40,949	2,286	(325,059)	(195,198)
Minority interests	-	522	25,957	824
NET PROFIT/(LOSS)	40,949	2,808	(299,102)	(194,374)

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COMBINED BALANCE SHEETS

	31 DECEMBER,			30 JUNE,
	2001 RMB'000	2002 RMB'000	2003 RMB'000	2004 RMB'000
NON-CURRENT ASSETS				
Property, plant and equipment, net	4,127,530	4,387,744	4,140,976	4,043,708
Construction in progress	61,450	66,144	32,223	13,404

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Other investments	890	890	-	-
Lease and equipment deposits	243,256	53,715	53,715	53,620
Deferred tax assets	-	-	-	19,195
TOTAL NON-CURRENT ASSETS	4,433,126	4,508,493	4,226,914	4,129,927
CURRENT ASSETS				
Inventories	73,117	60,056	59,231	71,311
Trade receivables	162,634	183,623	96,288	125,212
Other receivables and prepaid expenses	117,134	168,737	130,234	169,295
Cash and cash equivalents	256,685	246,387	376,781	286,998
TOTAL CURRENT ASSETS	609,570	658,803	662,534	652,816
CURRENT LIABILITIES				
Bank and other loans	693,027	890,271	932,780	1,056,639
Other liabilities and accrued expenses	521,511	637,228	702,481	718,783
Accounts payable	71,643	92,603	93,987	128,638
Sales in advance of carriage	36,947	19,488	3,268	-
Tax payable	17,267	14,267	1,857	-
TOTAL CURRENT LIABILITIES	1,340,395	1,653,857	1,734,373	1,904,060
NET CURRENT LIABILITIES	(730,825)	(995,054)	(1,071,839)	(1,251,244)
TOTAL ASSETS LESS CURRENT LIABILITIES	3,702,301	3,513,439	3,155,075	2,878,683
NON-CURRENT LIABILITIES AND DEFERRED ITEMS				
Bank and other loans	2,384,972	2,051,386	1,960,461	1,735,037
Provision for major overhauls	150,708	161,594	182,727	182,319
Deferred taxation	122,691	132,183	4,853	-
TOTAL NON-CURRENT LIABILITIES	2,658,371	2,345,163	2,148,041	1,917,356
MINORITY INTERESTS	-	94,735	78,173	76,777
	1,043,930	1,073,541	928,861	884,550
Representing:				
OWNER'S FUND	1,043,930	1,073,541	928,861	884,550

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(d) PROSPECTIVE FINANCIAL INFORMATION

The Target Group has prepared certain prospective financial information in respect of the Airline Operations of Northern Airlines Group and the Airline Operations of Xinjiang Airlines Group for the year ending 31 December, 2004 in compliance with Rule 14A.56(8) and Rule 14.62 of the Listing Rules. Neither the Target Group nor the Company intends to update this information during the remainder of the year or to update such information in future years, although the Directors are aware of the requirements of Rule 13.09 notes 9 and 10 of the Listing Rules. This information is necessarily based upon a number of assumptions that, while presented with numerical specificity and considered reasonable by the Target Group,

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are inherently subject to significant business, economic and competitive uncertainties and contingencies, many of which are beyond the control of the Company or the Target Group, and upon assumptions with respect to future business decisions which are subject to change. Accordingly, there can be no assurance that these results will be realized. The prospective financial information presented may vary from actual results, and these variations may be material.

The Company and the Target Group believe that, on the bases and the assumptions discussed in the shareholder's circular to be issued by the Company and in the absence of unforeseen circumstances, the Target Group' forecast combined profit after taxation and minority interests but before the extraordinary items for the year ending 31 December, 2004 under IFRS is unlikely to be less than RMB148 million. Such forecast has been prepared based on the following principal assumptions:

- (a) there will be no material changes in existing government policies or political, legal, including changes in legislations or rules, regulatory, fiscal, economic or market conditions in the PRC or any of the countries in which the Target Group carry out business;
- (b) the Target Group will continue to be authorised to operate services to other countries and cities of which its current scheduled services are covered pursuant to the bilateral aviation agreements between the PRC and overseas governments;
- (c) the Target Group will be able to maintain all of its certificates and licenses required from the CAAC to enable it to operate its forecast services;
- (d) there will be no material changes in the bases or rates of taxation or duties in the PRC or any of the countries in which the Target Group operates;
- (e) there will be no material changes in inflation, interest rates or foreign currency exchange rates from those currently prevailing; and
- (f) the Target Group's operation and business will not be severely interrupted by any force majeure events or unforeseeable factors of any unforeseeable reasons that are beyond the control of the Target Group, including but not limited to the occurrence of natural disasters or catastrophes, epidemics or serious accidents.

The texts of the letters from the reporting accountants and the financial adviser in respect of the profit forecast are set out in the shareholders' circular to be issued by the Company.

(e) IMPLICATIONS UNDER THE LISTING RULES

The Acquisition exceeds 100% of the relevant percentage ratios under Rule 14.07 of the Listing Rules and therefore constitutes a very substantial acquisition of the Company under the Listing Rules. Since CSAHC is the direct controlling shareholder of the Company, the Acquisition also constitutes a connected transaction for the Company under the Listing Rules and is therefore subject to the approval by the Independent Shareholders at the EGM. The Board, including the independent non-executive Directors, believes that the

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terms of the Sale and Purchase Agreement and the Acquisition are fair and reasonable and are in the interests of the Listed Group and its shareholders as a whole.

An Independent Board Committee has been formed to advise the Independent Shareholders in respect of the Sale and Purchase Agreement and the Acquisition. ICEA has been appointed as the independent financial adviser to advise the Independent Board Committee and the Independent Shareholders in respect of the Sale and Purchase Agreement and the Acquisition.

CSAHC and its associates are required to abstain from voting in respect of the proposed resolution to approve the Sale and Purchase Agreement and the Acquisition which will be conducted by poll.

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(f) FINANCIAL EFFECT OF THE ACQUISITION

Based on the pro forma financial information of the Combined Group outlined in Appendix V of the circular to be dispatched by the Company to its shareholders, assuming that the Acquisition had taken place on 30 June, 2004, there would not be any impact on the net assets of the Listed Group following the Acquisition as of 30 June, 2004. On the same basis, the total assets of the Listed Group would increase by 35%, or RMB15,179 million, which would be offset by an increase of RMB15,083 million in liabilities and RMB96 million in minority interest.

Based on the pro forma financial information of the Combined Group outlined in Appendix V of the circular to be dispatched by the Company to its shareholders, assuming that the Acquisition had taken place on 1 January, 2004, for the first six months ended 30th June, 2004, net profit of the Listed Group would increase by 36%, or RMB95 million to RMB361 million following the Acquisition. On the same basis, basic earnings per share would increase from RMB0.06 to RMB0.08, representing an accretion of 33%.

2. ON-GOING CONNECTED TRANSACTIONS

The Lease Agreements and the Catering Agreement will be entered into between the Company and connected persons of the Company within the meaning of the Listing Rules, which will constitute On-going Connected Transactions of the Company under the Listing Rules upon completion of the Acquisition.

(a) LEASE AGREEMENTS

(1) Lease Agreement 1

DATE

12 November, 2004

PARTIES

- (a) CSAHC, as the lessor.
- (b) Northern Airlines, as the lessor.
- (c) The Company, as the lessee.

THE PROPERTY TO BE LEASED

CSAHC and Northern Airlines lease to the Company certain buildings, facilities and other infrastructure related to the civil aviation businesses of Northern Airlines situated at various locations in Shenyang, Dalian, Jilin, Harbin, Chaoyang and Russia.

TERM OF LEASE AGREEMENT 1

Lease Agreement 1 is for a fixed term of three years, commencing from the date of the lease, and is renewable, subject to compliance with the relevant requirements of the Listing Rules by the Company, by an application in writing by the Company to the lessors three months before the end of the fixed term.

CONSIDERATION AND PAYMENT TERMS

The consideration for Lease Agreement 1 is RMB41,993,318.44 per year, payable in arrear by cheque, in cash or by bank transfer on or before the 10th day of each calendar month, and is determined after arm's length negotiation between the parties. Chesterton, an independent qualified valuer in Hong Kong, has given its opinion that the consideration for Lease Agreement 1 is not higher than the current market prices of comparable properties. The consideration will be funded wholly by the Company's internal resources.

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THE CAP

As the consideration has been determined after arm's length negotiation between the parties and with regard to the current market prices, the Cap for the Lease Agreement 1 is set at RMB41,993,318.44 per year.

REASONS AND BENEFITS OF THE LEASE AGREEMENT 1

Following the Acquisition, the Company will expand its civil aviation business to locations where the buildings, facilities and infrastructure under the Lease Agreement 1 are situated at. The purchase of such buildings, facilities and infrastructure by the Company will involve the more time-consuming and costly process of transferring to the Company the relevant titles, ownership or land use rights relating thereto; whereas the entering into of the Lease Agreement 1 allows the Company to use those buildings, facilities and infrastructure to operate its expanded civil aviation business from the commencement date of the Lease Agreement 1 at rents not higher than the market rates for similar buildings, facilities and infrastructure.

(2) Lease Agreement 2

DATE

12 November, 2004

PARTIES

- (a) CSAHC, as the lessor.
- (b) Xinjiang Airlines, as the lessor.
- (c) The Company, as the lessee.

THE PROPERTY TO BE LEASED

CSAHC and Xinjiang Airlines lease to the Company certain buildings, facilities and other infrastructure related to the civil aviation businesses of Xinjiang Airlines situated in Xinjiang and Russia.

TERM OF LEASE AGREEMENT 2

Lease Agreement 2 is for a fixed term of three years, commencing from the effective date of the lease, and is renewable, subject to compliance with the relevant requirements of the Listing Rules by the Company, by an application in writing by the Company to the lessor three months before the end of the fixed term.

CONSIDERATION AND PAYMENT TERMS

The consideration for Lease Agreement 2 is RMB5,797,908.61 per year, payable in arrear by cheque, in cash or by bank transfer on or before the 10th day of each calendar month, and is determined after arm's length negotiation between the parties. Chesterton, an independent qualified valuer in Hong Kong, has given its opinion that the consideration for Lease Agreement 2 is not higher than the current market prices of comparable properties. The consideration will be funded wholly by the Company's internal resources.

THE CAP

As the consideration has been determined after arm's length negotiation between the parties and with regard to the current market prices, the Cap for the Lease Agreement 2 is set at RMB5,797,908.61 per year.

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REASONS AND BENEFITS OF THE LEASE AGREEMENT 2

Following the Acquisition, the Company will expand its civil aviation business to locations where the buildings, facilities and infrastructure under the Lease Agreement 2 are situated at. The purchase of such buildings, facilities and infrastructure by the Company will involve the more time-consuming and costly process of transferring to the Company the relevant titles, ownership or land use rights relating thereto; whereas the entering into of the Lease Agreement 2 allows the Company to use those buildings, facilities and infrastructure to operate its expanded civil aviation business from the commencement date of Lease Agreement 2 at rents not higher than the market rates for similar buildings, facilities and infrastructure.

- (3) Lease Agreement 3

DATE

12 November, 2004

PARTIES

- (a) CSAHC, as the lessor.
- (b) The Company, as the lessee.

THE PROPERTY TO BE LEASED

CSAHC leases to the Company certain lands by leasing the land use rights of such lands to the Company. These lands had been administratively allocated to Xinjiang Airlines and Northern Airlines for the purposes of their civil aviation and related businesses. Subsequently, CSAHC was authorised to deal with the land use rights of such lands, including leasing, but not transferring, such land use rights. Total area of the lands leased is 1,182,297 square metres, and the locations of such lands are situated in Urumqi, Shenyang, Dalian and Harbin.

TERM OF LEASE AGREEMENT 3

Lease Agreement 3 is for a fixed term of three years, commencing from the effective date of the lease, and is renewable, subject to compliance with the relevant requirements of the Listing Rules by the Company, by an application in writing by the Company to the lessor three months before the end of the fixed term.

CONSIDERATION AND PAYMENT TERMS

The rent for the land use rights of the designated lands under Lease Agreement 3 is RMB22,298,033 per year, payable in arrear by cheque, in cash or by bank transfer on or before the 10th day of each calendar month, and is determined after arm's length negotiation between the parties. Chesterton, an independent qualified valuer in Hong Kong, has given its opinion that the consideration for Lease Agreement 3 is not higher than the current market prices of comparable properties. The consideration will be funded wholly by the Company's internal resources.

THE CAP

As the consideration has been determined after arm's length negotiation between the parties and with regard to the current market prices, the Cap for the Lease Agreement 3 is set at RMB22,298,033 per year.

BENEFITS OF THE LEASE AGREEMENT 3

Following the Acquisition, the Company will expand its civil aviation business to locations where the lands under the Lease Agreement 3 are situated at. As CSAHC is prohibited from transferring the land use rights of such lands to the Company, the Company could only lease the land use rights of such lands from CSAHC. The Lease Agreement 3 allows the Company to use those lands to operate its expanded civil aviation business at rents not higher than the market rates for similar lands.

(b) CATERING AGREEMENT

DATE

12 November, 2004

PARTIES

- (a) The Company.
- (b) The Catering Company, which is wholly owned by CSAHC. The principal business activity of the Catering Company is the provision of in-flight meals to airlines.

CATERING SERVICE

The Catering Company will supply (1) in-flight meals in accordance with the menus of in-flight meals agreed with the Company from time to time, and in such quantity as the Company shall advise the Catering Company in advance; and (2) catering services for different flights of the Company (including normal, additional, chartered and temporary flights) originating or stopping at the domestic airports, mainly in northern China and the Xinjiang regions where the Catering Company provides catering services. The Combined Group will also obtain catering services and in-flight meals from other catering companies.

TERM OF THE CATERING AGREEMENT

The Catering Agreement is for a fixed term of three years from the date of the Catering Agreement.

CONSIDERATION AND PAYMENT TERMS

The parties have agreed, after arm's length negotiation, on the price of each type of in-flight meals and the service charges for each type of aircraft. The prices of in-flight meals and the service charges are not higher than the market rate of comparable in-flight meals and service charges. The Catering Company will issue an invoice listing out the quantity of in-flight meals supplied, the agreed unit price and the total price payable for each of the Company flight it provides service. The invoice shall be verified and signed by the captain flight attendant of that flight. At the end of each month, the Catering Company shall deliver to the Company for its verification all the invoices issued during that month. The Company will make payment to the Catering Company within 60 days of the receipt of the invoices.

THE CAP

There are no historical figures available for the Catering Agreement as it will only be entered into on 12 November, 2004. The Cap for the Catering Agreement is set at RMB220 million per year. As discussed above, the flight network of the Company will broaden following the Acquisition. The Cap for the Catering Agreement is therefore determined on the basis of the estimated number of passengers to be carried and the number of flights per year mainly under the enlarged flight network in northern China and the Xinjiang

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regions of the Company during the term of the Catering Agreement, the prices of the in-flight meals and the service charges of the catering services under the Catering Agreement.

REASONS AND BENEFITS OF THE CATERING AGREEMENT

The Company can secure in-flight meals and catering services at prices no higher than the market price for its flights originating or stopping at domestic airports mainly in northern China and the Xinjiang regions where the Catering Company provides catering services. The Company is not precluded from procuring in-flight meals and catering services from other catering companies where the terms and conditions are favourable.

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(c) IMPLICATIONS UNDER THE LISTING RULES

As each of CSAHC, Xinjiang Airlines, Northern Airlines and the Catering Company is a connected person of the Company under the Listing Rules, each of the Lease Agreements and Catering Agreement constitutes a discloseable and continuing connected transaction for the Company under the Listing Rules. The Board, including the independent non-executive Directors, considers the On-going Connected Transactions to be on normal commercial terms, in the ordinary and usual course of business, fair and reasonable and in the interests of the Listed Group and its shareholders as a whole.

Pursuant to the Listing Rules, each percentage ratio (other than the profits ratio) for (i) the Lease Agreements, and (ii) the Catering Agreement is on an annual basis less than 2.5%. Therefore, each of (i) the Lease Agreements and (ii) the Catering Agreement falls under Rule 14A.34 and is only subject to the reporting and announcement requirements set out in Rules 14A.45 to 14A.47 and is exempt from the Independent Shareholders' approval requirements. The Company undertakes to comply with the rules in relation to annual review of continuing connected transactions set out in Rule 14A.37 to Rule 14A.41 of the Listing Rules.

Pursuant to the relevant rules and regulations of the PRC, each of Lease Agreement 1, Lease Agreement 2, Lease Agreement 3 and Catering Agreement is conditional upon approval by the Independent Shareholders. In accordance with the relevant rules and regulations of Shanghai Stock Exchange, China Galaxy Securities Co., Limited has been appointed by the Company as the independent financial adviser in China to prepare an independent financial report in relation to each of Lease Agreement 1, Lease Agreement 2, Lease Agreement 3 and Catering Agreement which is required to be published in the newspaper in the PRC.

3. FINANCIAL SERVICES AGREEMENT

The first financial services agreement between the Company and the Finance Company was entered into on 22 May, 1997 for a term of three years. The Stock Exchange had, in a letter dated 24 April, 1998, granted the Company waiver from strict compliance with Chapter 14 under the then applicable Listing Rules in relation to, among other transactions, the first financial services agreement and the transactions contemplated thereunder. The first financial services agreement was extended in 2000 for six years to 22 May, 2006. The Stock Exchange is looking into the matter of whether the Company had complied with the requirements of the Listing Rules during

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the extended term of the first financial services agreement and the Company will publish further announcement in this respect. In order to comply with the new requirements under the Listing Rules, the Company and the Finance Company are now entering into the Financial Services Agreement so that the Finance Company could continue to provide deposit of money service and, subject to the execution of separate agreements with the Company and further compliance with the Listing Rules, other financial services to the Company. The Provision of Deposit Service constitutes a discloseable and non-exempt continuing connected transaction, and is conditional upon approval by the Independent Shareholders.

DATE

12 November, 2004

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PARTIES

- (a) The Company.
- (b) The Finance Company, a subsidiary of CSAHC which is owned as to 42% by CSAHC, 32% by the Company and 26% in aggregate by five subsidiaries of the Company, namely 8% by Xiamen Airlines Company Limited, 8% by Southern Airlines Group Shantou Airlines Company Limited, 4% by Guangxi Airlines Company Limited, 4% by Zhuhai Airlines Company Limited and 2% by Guangzhou Nanland Air Catering Company Limited. The principal business activity of the Finance Company is that of providing financial services, which it is authorised to carry out under the applicable rules and regulations of the PRC.

FINANCIAL SERVICES

The Finance Company agrees to provide to the Company the following financial services:

- (1) Accept deposit of money from the Company at interest rates not lower than those set by the PBOC for the same term of deposit. The Finance Company will in turn deposit the whole of such sums of money with certain banks including Bank of Agriculture, Bank of Communications, China Construction Bank and Industrial and Commercial Bank of China.
- (2) Make loans to the Company subject to the entering into of separate loan agreements, which will set out the Cap, terms and conditions of the loans, upon application by the Company during the term of the Financial Services Agreement. The Company will comply with the Listing Rules when entering into such separate written agreements. The Finance Company shall not charge interest rates higher than those set by the PBOC for similar loans. The total amount of outstanding loans extended by the Finance Company to the Company must not exceed the sum of the Finance Company's shareholders' equity, capital reserves and money deposit received from other parties (except the Company).
- (3) Provide credit facilities, financial guarantees, credit references, and other financial services subject to the entering into of separate agreements, which will set out the Cap, terms and conditions of such services, upon request by the Company during the term of the Financial Services Agreement. The Company will comply with the Listing Rules when entering into such separate written

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agreements.

TERM OF THE FINANCIAL SERVICES AGREEMENT

The Financial Services Agreement is for a fixed term of 3 years, commencing from the date of the agreement, and is renewable, subject to compliance with the requirements of the relevant Listing Rules by the Company, by an application in writing by the Company not less than 30 days before the end of the fixed term.

CONSIDERATION AND PAYMENT TERMS

The Company is not subject to any extra charges for depositing money with the Finance Company. For the other financial services provided by the Finance Company under the Financial Services Agreement, the Company is liable to pay the Finance Company the standard charging rates set by the PBOC. The PRC commercial banks also charge similar charging rates set by the PBOC.

The Company will make payment for such interest, fees and commissions in accordance with the payment terms of the separate agreements for the provision of loans or other financial services as might be entered into between the Company and the Finance Company.

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THE CAP

The Cap for the Provision of Deposit Service under the Financial Services Agreement is set at RMB1 billion per year, based on the past figures on deposit of money with the Finance Company, and on the estimated amount of money to be deposited with the Finance Company by the Company each year for the term of the Financial Services Agreement. The Company's deposit of money with the Finance Company was of the amount of RMB1,316,709,000, RMB877,449,000 and RMB346,357,000 as of 31 December, 2001, 31 December, 2002 and 31 December, 2003 respectively. The Company believes that the demand for air transportation will continue to increase following the growth trend in the aviation transportation market, thus the Company expects that it will substantially increase its deposits with the Finance Company for the next three years, as compared to the year ended 31 December, 2003 when the business of the Company was badly affected by the outbreak of severe acute respiratory symptom. Taking into account the historical amount of the deposit of money with the Finance Company by the Company, the proposed Cap will sufficiently cover the proposed amount of deposit of money with the Finance Company by the Company.

REASONS AND BENEFITS OF THE FINANCIAL SERVICES AGREEMENT

The Finance Company is a non-bank finance company established under the direction of the PBOC with the main business scope of providing various financial services, including deposit and loan facilities, credit facilities, guarantee, remittance of money and credit references, to CSAHC and its subsidiaries. The first financial services agreement between the Company and the Finance Company was entered into on 22 May, 1997. As the transactions under the first financial services agreement constituted connected transactions of the Company, details of which had been disclosed in the annual reports of the Company. In order to comply with the new requirements under the Listing Rules, the Company and the Finance Company are now entering into the Financial Services Agreement so that the Finance Company could continue to provide deposit of money service and, subject to the execution of separate agreements with the Company and further

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compliance with the Listing Rules, other financial services to the Company.

The Company usually receives interest on its money deposited with the Finance Company at rates which are more favourable than the benchmark interest rates set by the PBOC, usually in the range between the benchmark interest rates set by the PBOC and the inter-bank offer rates of interest. This arrangement allows the Company to achieve a more efficient use of its current capital, since the Company can enjoy better interest rates on depositing its current capital with the Finance Company than the benchmark rates of interest set by PBOC that the PRC commercial banks can offer to the Company.

Subject to the entering into of further separate agreements, the Company can borrow from the Finance Company at interest rates not higher than those set by the PBOC for similar loans. In addition, the Company is not precluded under the Financial Services Agreement to borrow money from other PRC commercial banks where the terms and conditions are favourable. The Company can also enjoy the convenience of other financial services at the rates of fees and commissions set by the PBOC, which are comparable to the rates charged by PRC commercial banks for similar services.

IMPLICATIONS UNDER THE LISTING RULES

As the Finance Company is a connected person of the Company under the Listing Rules, the Provision of Deposit Service constitutes a non-exempt continuing connected transaction under Rule 14A.35 of the Listing Rules and requires the Company to comply with the reporting and announcement requirement and the independent shareholders' approval requirement under Rule 14A.48 of the Listing Rules. The Board, including the independent non-executive Directors, believes that the terms of the Financial Services Agreement and the Provision of Deposit Service to be on normal commercial terms, in the ordinary and usual course of business, fair and reasonable and in the interests of the Listed Group and its shareholders as a whole.

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An Independent Board Committee has been formed to advise the Independent Shareholders in respect of the Financial Services Agreement and the Provision of Deposit Service. ICEA has been appointed as the independent financial adviser to advise the Independent Board Committee and the Independent Shareholders in respect of the Financial Services Agreement and the Provision of Deposit Service.

CSAHC and its associates are required to abstain from voting in respect of the proposed resolution to approve the Financial Services Agreement and the Provision of Deposit Service which will be conducted by poll.

The Company will comply with the Listing Rules when it enters into further separate agreements with the Finance Company in connection with the provision of loan facilities and other financial services by the Finance Company.

4. FURTHER INFORMATION

A circular containing, amongst other things, details of the terms of the Sale and Purchase Agreement, the On-going Connected Transactions, the Financial Services Agreement, letters from the Independent Board Committee and from ICEA, further financial and other information of Northern Airlines Group and Xinjiang Airlines Group and a notice to shareholders of the Company convening an EGM to approve, amongst other things, the Sale and Purchase Agreement, the Financial Services Agreement, the Lease Agreements,

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the Catering Agreement, the resignation of a director of the Company and the election of a new director of the Company will be dispatched to the shareholders of the Company as soon as practicable.

The register of members of the Company will be closed from 1 December, 2004 to 30 December, 2004 (both days inclusive).

5. DEFINITIONS

In this announcement, the following expressions have the following meanings, unless the context requires otherwise:

"Acquisition"	the acquisition of the Business and Assets by the Company pursuant to the Sale and Purchase Agreement and all transactions contemplated thereunder
"Airline Operations"	the airlines and airlines-related operations
"available seat kilometres" or "ASKs"	the number of seats made available for sale multiplied by the kilometres flown
"available tonne kilometres" or "ATKs"	the tonnes of capacity available for the transportation of revenue load (passengers and cargo) multiplied by the kilometres flown
"Board"	the board of Directors
"Business and Assets"	certain Airline Operations, assets and properties of Northern Airlines Group and Xinjiang Airlines Group to be acquired by the Company from the Vendors pursuant to the Sale and Purchase Agreement, including aircraft, engines, spare parts, aviation equipment and facilities, properties, office facilities, and other fixed, current and intangible assets
"CAAC"	Civil Aviation Administration of China
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"Cap"	the maximum aggregate annual value for each of the continuing connected transactions under the Listing Rules
"cargo yield"	revenue from cargo operations divided by cargo tonne kilometres
"Catering Agreement"	the catering agreement dated 12 November, 2004 between the Company and the Catering Company
"Catering Company"	China Southern Airlines Group Air Catering Company Limited, a company incorporated in the PRC with limited liability
"Chesterton"	Chesterton Petty Limited, a chartered surveyor and independent property valuer incorporated in Hong Kong
"Combined Group"	the Listed Group together with the Airline

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	Operations of Northern Airlines Group and the Airline Operations of Xinjiang Airlines Group
"Company"	China Southern Airlines Company Limited, a joint stock company incorporated in the PRC with limited liability
"CSAHC"	China Southern Air Holding Company, a state-owned enterprise established under the laws of the PRC and the controlling shareholder of the Company
"Debts"	the debts and liabilities to be assumed by the Company from the Vendors pursuant to the Sale and Purchase Agreement
"Directors"	directors of the Company
"Effective Date"	the date when the Independent Shareholders approve the Sale and Purchase Agreement and the Acquisition
"EGM"	an extraordinary general meeting of the Company to be held to approve, amongst other things, the Sale and Purchase Agreement, the Financial Services Agreement, the resignation of a director of the Company and the election of a new director of the Company
"Finance Company"	Southern Airlines Group Finance Company Limited, a company incorporated in the PRC with limited liability
"Financial Services Agreement"	the financial services agreement dated 12 November, 2004 between the Company and the Finance Company
"ICEA"	ICEA Capital Limited, a deemed licensed corporation carrying out regulated activity of Type 1 (dealing in securities), Type 4 (advising on securities), Type 6 (advising on corporate finance) and Type 9 (asset management), which has been appointed as the independent financial adviser to the Independent Board Committee in respect of the Sale and Purchase Agreement, the Financial Services Agreement and the transactions contemplated thereunder
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"IFRS"	International Financial Reporting Standards promulgated by the International Accounting Standards Board
"ILFC"	International Lease Finance Corporation, an independent third party which is not connected to the Company
"Independent Board Committee"	the independent committee of the Board, the members of which consist of Simon To, Peter Lok, Wei Ming Hai, Wang Zhi and Sui Guang Jun, who are the independent non-executive Directors of the

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	Company, formed to advise the Independent Shareholders with respect to the Sale and Purchase Agreement, the Financial Services Agreement and the transaction contemplated thereunder
"Independent Shareholders"	shareholders of the Company other than CSAHC and its associates
"JPMorgan"	J.P. Morgan Securities (Asia Pacific) Limited, which is licensed by the Securities and Futures Commission for Types 1, 4, 6 and 7 regulated activities under the Securities and Futures Ordinance, being the financial adviser to the Company in respect of the Acquisition
"KPMG"	KPMG, Certified Public Accountants registered in Hong Kong
"KPMG Huazhen"	KPMG Huazhen Certified Public Accountants registered in the PRC
"Latest Practicable Date"	5 November, 2004, being the latest practicable date prior to the printing for ascertaining certain information contained herein
"Lease Agreement 1"	the lease agreement dated 12 November, 2004 between the Company, CSAHC and Northern Airlines
"Lease Agreement 2"	the lease agreement dated 12 November, 2004 between the Company, CSAHC and Xinjiang Airlines
"Lease Agreement 3"	the lease agreement dated 12 November, 2004 between the Company and CSAHC
"Lease Agreements"	Lease Agreement 1, Lease Agreement 2 and Lease Agreement 3
"Listing Rules"	the Rules Governing the Listing of Securities on the Stock Exchange
"Listed Group"	the Company and its existing subsidiaries
"Northern Airlines"	China Northern Airlines Company, a company incorporated in the PRC with limited liability
"Northern Airlines Group"	Northern Airlines and its subsidiaries
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"On-going Connected Transactions"	the Lease Agreements and the Catering Agreement which will be entered into between the Company and connected persons of the Company within the meaning of the Listing Rules, which will constitute continuing connected transactions of the Company under the Listing Rules upon completion of the Acquisition, details of which are set out in section 2 of this announcement
"overall load factor"	RTKs expressed as a percentage of ATKs

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"Parties"	the Company and the Vendors
"passenger load factor"	RPKs expressed as a percentage of ASKs
"passenger yield"	revenue from passenger operations divided by RPKs
"PBOC"	the People's Bank of China, the central bank of the PRC
"Provision of Deposit Service"	the provision of deposit of money service by the Finance Company to the Company pursuant to the Financial Services Agreement
"PRC" or "China"	the People's Republic of China (other than, for the purpose of this circular only, Hong Kong, Macau and Taiwan)
"revenue freight tonne kilometres" or "RFTKs"	the load of cargo in tonnes multiplied by the kilometres flown
"revenue passenger kilometres" or "RPKs"	the number of passengers carried multiplied by the kilometres flown
"revenue tonne kilometres" or "RTKs"	the load (passengers and cargo) in tonnes multiplied by the kilometres flown
"Sale and Purchase Agreement"	the sale and purchase agreement dated 12 November, 2004 between the Company, CSAHC, Northern Airlines and Xinjiang Airlines pursuant to which the Company agreed to acquire and CSAHC, Northern Airlines and Xinjiang Airlines agreed to sell the Business and Assets
"SASAC"	State-owned Assets Supervision and Administration Commission of the State Council
"Stock Exchange"	The Stock Exchange of Hong Kong Limited
"Target Group"	Northern Airlines Group and Xinjiang Airlines Group
"tonne"	a metric tonne, equivalent to 2,204.6 pounds
"utilisation rates"	the actual number of flight and taxi hours per aircraft per operating day
"Vendors"	CSAHC, Northern Airlines and Xinjiang Airlines
"Xinjiang Airlines"	Xinjiang Airlines Company, a company incorporated in the PRC with limited liability
"Xinjiang Airlines Group"	Xinjiang Airlines and its subsidiaries

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"Zhong Qi Hua
Valuation Reports"

the Valuation Report on the Transfer of Business and Assets of Northern Airlines as of 31 December, 2003, (Zhongqihuapingbaozi (2004) Report No. 149-1) and Valuation Report on the Transfer of Business and Assets of Xinjiang Airlines as of 31 December, 2003 (Zhongqihuapingbaozi (2004) Report No. 149-2), prepared by China Enterprise Appraisal Co., Ltd., independent qualified valuers jointly appointed by CSAHC and the Company, and approved by the SASAC on 14 October, 2004

By order of the Board
CHINA SOUTHERN AIRLINES COMPANY LIMITED
YAN ZHI QING
Director

Guangzhou, the People's Republic of China
12 November, 2004

As at the date of this announcement, the Directors of the Company are Yan Zhi Qing, Liu Ming Qi, Wang Chang Shun, Peng An Fa, Wang Quan Hua, Zhao Liu An, Zhou Yong Qian, Zhou Yong Jin, Xu Jie Bo and Wu Rong Nan as executive Directors and Simon To, Peter Lok, Wei Ming Hai, Wang Zhi and Sui Guang Jun as independent non-executive Directors.

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SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

CHINA SOUTHERN AIRLINES COMPANY LIMITED

By /s/ Su Liang

Name: Su Liang
Title: Company Secretary

Date: November 16, 2004