CHINA SOUTHERN AIRLINES CO LTD Form 6-K

June 02, 2005

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 May, 2005

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.	X	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.	X

(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 May 30, 2005 distributed its Circular regarding a major transaction and a very substantial acquisition of the Company, together with the Supplemental Form of Proxy for Annual General Meeting, in English and Chinese to its shareholders. A copy of each of the documents is included in this Form 6-K of the Company.

THIS CIRCULAR IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

IF YOU ARE IN ANY DOUBT as to any aspect of this circular, you should consult a stockbroker or other registered dealer in securities, bank manager, solicitor, professional accountant or other professional adviser.

IF YOU HAVE SOLD OR TRANSFERRED all your shares of China Southern Airlines Company Limited, you should at once hand this circular to the purchaser or transferee or to the bank, stockbroker or other agent through whom the sale was effected for transmission to the purchaser or the transferee.

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

[LOGO]

[CHINESE CHARACTERS]

CHINA SOUTHERN AIRLINES COMPANY LIMITED

(a joint stock limited company incorporated in the People's Republic of China with limited liability)

(STOCK CODE: 1055)

MAJOR TRANSACTION

AND

VERY SUBSTANTIAL ACQUISITION

A supplemental notice of the 2004 annual general meeting of China Southern Airlines Company Limited (the "Company") to be held at the headquarters of the Company at No. 278, Ji Chang Road, Guangzhou, Guangdong Province, the People's Republic of China on 15 June, 2005 at 9:00 a.m. is set out on pages 82 to 84 of this circular. If you are not able to attend and/or vote at the annual general meeting, you are strongly urged to complete the accompanying supplemental form of proxy in accordance with the instructions printed thereon and return it to the Company's branch share registrar in Hong Kong, Hong Kong Registrars Limited, at 46th Floor, Hopewell Centre, 183 Queen's Road East, Hong Kong as soon as possible and in any event not later than 48 hours before the time appointed for the holding of the annual general meeting or any adjournment thereof. Completion and return of the supplemental form of proxy will not preclude you from attending and voting at the meeting or any adjourned meeting should you so wish.

27 May, 2005

CONTENTS

Page

4

DEFINITIONS 1

LETTER FROM THE BOARD

- 1. INTRODUCTION 3
- 2. THE AIRBUS AIRCRAFT ACQUISITION AGREEMENT

	3.	THE BOEING AIRCRAFT ACQUISITION AGREEMENT	6
	4.	PROSPECTS	7
	5.	RECOMMENDATIONS	8
	6.	AGM	8
	7.	ADDITIONAL INFORMATION	8
ΑI	PPEND	IX I - FINANCIAL INFORMATION OF THE GROUP	9
ΑI	PPEND	IX II - GENERAL INFORMATION	74
SI	JPPLE	MENTAL NOTICE OF THE 2004 ANNUAL GENERAL MEETING	82

- i -

DEFINITIONS

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

"AGM"	the annual general meeting of the Company to be held on 15 June, 2005 to approve, among other things, the Airbus Aircraft Acquisition Agreement, the Boeing Aircraft Acquisition Agreement and the Transactions
"Airbus"	Airbus SNC, a company incorporated in Toulouse
"Airbus Aircraft"	five new A380 aircraft
"Airbus Aircraft Acquisition Agreement"	the aircraft acquisition agreement dated 21 April, 2005 pursuant to which the Company and SAIETC agreed to acquire and Airbus agreed to sell the Airbus Aircraft
"Airbus Transaction"	the acquisition of Airbus Aircraft under the Airbus Aircraft Acquisition Agreement
"ATK"	available tonne kilometre
"Board"	the board of Directors
"Boeing"	The Boeing Company, a company incorporated in the State of Delaware of the United States of America
"Boeing Aircraft"	12 new B737-700 aircraft and 33 new B737-800 aircraft

"Boeing Aircraft Acquisition the aircraft acquisition agreement dated 29 April, 2005

Agreement" pursuant to which the Company and Xiamen Airlines

have agreed to acquire and Boeing has agreed to sell the

Boeing Aircraft

"Boeing Transaction" the acquisition of Boeing Aircraft under the Boeing

Aircraft Acquisition Agreement

"Company" China Southern Airlines Company

Limited, a joint stock company incorporated in the PRC with limited liability and the H shares of which are listed on the Stock Exchange

"CSAHC" China Southern Air Holding Company

"Director(s)" director(s) of the Company

-1-

DEFINITIONS

"Group" the Company and its subsidiaries

"Hong Kong" the Hong Kong Special Administrative Region of the

PRC

"Latest Practicable Date" 20 May, 2005, being the latest practicable date prior

to the printing of this circular for ascertaining

certain information contained herein

"Listing Rules" the Rules Governing the Listing of Securities on the

Stock Exchange

"PRC" the People's Republic of China (other than, for the

purpose of this circular only, Hong Kong, Macau and

Taiwan)

"SAIETC Southern Airlines (Group) Import and Export Trading

Company

"SFO" Securities and Futures Ordinance (Chapter 571 of the

Laws of Hong Kong)

"Stock Exchange" The Stock Exchange of Hong Kong Limited

"Supervisor(s)" supervisor(s) of the Company

"Transactions" the Airbus Transaction and the Boeing Transaction

"Xiamen Airlines" Xiamen Airlines Company Limited, a limited liability

company incorporated in the PRC and a subsidiary (as defined in the Listing Rules) of the Company $\left(\frac{1}{2} \right)$

-2-

LETTER FROM THE BOARD

[LOGO] [CHINESE CHARACTERS]

CHINA SOUTHERN AIRLINES COMPANY LIMITED

(a joint stock limited company incorporated in the People's Republic of China with limited liability)

(STOCK CODE: 1055)

DIRECTORS:

EXECUTIVE DIRECTORS
Liu Shao Yong (Chairman of the Board of Directors)
Liu Ming Qi (Vice Chairman of the Board of Directors)
Peng An Fa (Director)
Wang Quan Hua (Director)
Zhao Liu An (Director)
Zhou Yong Qian (Director)
Si Xian Min (Director, President)
Zhou Yong Jin (Director)
Xu Jie Bo (Director, Chief Financial Officer,
Vice President)
Wu Rong Nan (Director)

INDEPENDENT NON-EXECUTIVE DIRECTORS Simon To Peter Lok Wei Ming Hai Wang Zhi Sui Guang Jun

SUPERVISORS

Sun Xiao Yi (Chairman of the Supervisory Committee) Yang Guang Hua (Supervisor) Yang Yi Hua (Supervisor) REGISTERED ADDRESS:
Guangzhou Economic and
Technology Development Zone
Guangdong Province
PRC

PRINCIPAL PLACE OF BUSINESS
IN HONG KONG:
Unit B1, 9th Floor
United Centre
95 Queensway
Hong Kong

27 May, 2005

To the Shareholders

Dear Sir or Madam,

MAJOR TRANSACTION AND

VERY SUBSTANTIAL ACQUISITION

1. INTRODUCTION

On 21 April, 2005, the Board announced that on the same date, the Company entered into the Airbus Aircraft Acquisition Agreement with Airbus and SAIETC for the purpose of acquiring five A380 aircraft from Airbus.

-3-

LETTER FROM THE BOARD

The Airbus Transaction constitutes a major transaction of the Company under the Listing Rules.

On 10 May, 2005, the Board announced that, with the approval of the Board, the Company and Xiamen Airlines entered into the Boeing Aircraft Acquisition Agreement with Boeing for the purpose of acquiring 12 B737-700 aircraft and 33 B737-800 aircraft (15 of which are bought by Xiamen Airlines) on 29 April, 2005.

The Boeing Transaction constitutes a very substantial acquisition of the Company under the Listing Rules.

The purpose of this circular is to set out further details of the $\ensuremath{\mathsf{Transactions}}$.

- 2. THE AIRBUS AIRCRAFT ACQUISITION AGREEMENT
 - (1) DATE

21 April, 2005

- (2) PARTIES
 - (a) The Company, as the purchaser. The principal business activity of the Company is that of civil aviation.
 - (b) Southern Airlines (Group) Import and Export Trading Company as the import agent. The principal business activity of SAIETC is that of the import and export of aircraft and aviation equipment. SAIETC is wholly owned by CSAHC, the controlling shareholder of the Company, holding approximately 50.30% equity interest in the Company as of the Latest Practicable Date. SAIETC is therefore a connected person of the Company under the Listing Rules.
 - (c) Airbus SNC, a company incorporated in Toulouse, as the vendor. The principal business activity of Airbus is that of aircraft

manufacturing. To the best of the Directors' knowledge, information and belief, having made all reasonable enquiry, each of Airbus and its ultimate beneficial owner is a third party independent of the Company and the connected persons (as defined in the Listing Rules) of the Company, and is not a connected person of the Company.

(3) AIRCRAFT TO BE ACQUIRED

Five new Airbus A380 aircraft.

-4-

LETTER FROM THE BOARD

(4) CONSIDERATION

According to the information provided by Airbus, the market price of an A380 aircraft is approximately US\$272.6 million. The aggregate consideration for the Airbus Aircraft, which is payable wholly in cash by the Company to Airbus and determined after arm's length negotiation between the parties, is lower than the market price as provided by Airbus.

No consideration is payable under the Airbus Aircraft Acquisition Agreement by the Company to SAIETC.

(5) PAYMENT AND DELIVERY TERMS

The aggregate consideration for the acquisition of Airbus Aircraft is payable by cash in instalments. The Airbus Aircraft will be delivered in stages to the Company through the years 2007 to 2010.

(6) FUNDING

The Airbus Transaction will be wholly funded through commercial loans by commercial banks. Such commercial banks are not and will not be connected persons (as defined in the Listing Rules) of the Company. As of the date hereof, the Company has not entered into any agreement with any of these commercial banks for financing the Airbus Transaction.

(7) REASONS FOR THE AIRBUS TRANSACTION

As stated in the announcement of the Company dated 21 April, 2005, the Directors believe that the acquisition of the Airbus Aircraft will further improve the operating capacity of the Company, enhance its abilities to provide premium services to its customers, and raise its ability to compete significantly in the industry. Therefore, the Directors believe that the terms of the Airbus Aircraft Acquisition Agreement are fair and reasonable and in the interests of the shareholders of the Company as a whole.

(8) IMPLICATIONS UNDER THE LISTING RULES

As the relevant percentage ratio for the Airbus Transaction with regards to the Consideration Test under Rule 14.07 of the Listing Rules is above 25%, but less than 100%, the Airbus Transaction constitutes a major transaction under the Listing Rules and is therefore subject to approval by the Company's shareholders under Rule 14.40 of the Listing Rules.

CSAHC and its associates are required to abstain from voting in respect of the proposed resolution to approve the Airbus Transaction.

-5-

LETTER FROM THE BOARD

- 3. THE BOEING AIRCRAFT ACQUISITION AGREEMENT
 - (1) DATE

29 April, 2005

- (2) PARTIES
 - (a) The Company, as the purchaser. The principal business activity of the Company is that of civil aviation.
 - (b) Xiamen Airlines Company Limited, as the purchaser. The principal business activity of Xiamen Airlines is that of civil aviation. Under the Listing Rules, Xiamen Airlines is a subsidiary of the Company.
 - (c) The Boeing Company, a company incorporated in the State of Delaware of the United States of America, as the vendor. The principal business activity of Boeing is that of aircraft manufacturing. To the best of the Directors' knowledge, information and belief, having made all reasonable enquiry, each of Boeing and its ultimate beneficial owners is a third party independent of the Company and the connected persons (as defined in the Listing Rules) of the Company, and is not a connected person of the Company.
- (3) AIRCRAFT TO BE ACQUIRED BY THE COMPANY

12 new B737-700 aircraft and 18 new B737-800 aircraft.

(4) AIRCRAFT TO BE ACQUIRED BY XIAMEN AIRLINES

15 new B737-800 aircraft.

(5) CONSIDERATION

According to the information provided by Boeing, the market price of a B737-700 aircraft is in the range of US\$50.5 million to US\$59 million, and the market price of a B737-800 aircraft is in the range of US\$61.5 million to US\$69.5 million. The aggregate consideration for the Boeing Aircraft, which is payable wholly in cash and determined after arm's length negotiation between the parties, is lower than the market price as provided by Boeing.

(6) PAYMENT AND DELIVERY TERMS

The aggregate consideration for the acquisition of Boeing Aircraft is payable by cash in instalments. The Boeing Aircraft will be delivered in stages to the Company and Xiamen Airlines through the years 2006 to 2008.

-6-

LETTER FROM THE BOARD

(7) FUNDING

The Boeing Transaction will be wholly funded through commercial loans by commercial banks. Such commercial banks are not and will not be connected persons (as defined in the Listing Rules) of the Company. As of the date hereof, neither the Company nor Xiamen Airlines has entered into any agreement with any of these commercial banks for financing the Boeing Transaction.

(8) REASONS FOR THE BOEING TRANSACTION

As stated in the announcement of the Company dated 10 May, 2005, the Directors believe that the acquisition of the Boeing Aircraft will further increase the transportation capacity of the aircraft fleet of the Company and Xiamen Airlines, as a result of which the ATK of the fleet will be raised by 15%. This will in turn improve the operating capacity of the Company and Xiamen Airlines, and enhance their abilities to provide premium services to their customers and to compete significantly in the industry. Therefore, the Directors believe that the terms of the Boeing Aircraft Acquisition Agreement are fair and reasonable and in the interests of the shareholders of the Company as a whole.

(9) IMPLICATIONS UNDER THE LISTING RULES

As the relevant percentage ratio for the Boeing Transaction with regards to the Consideration Test under Rule 14.07 of the Listing Rules is

above 100%, the Boeing Transaction constitutes a very substantial acquisition under the Listing Rules and is therefore subject to approval by the Company's shareholders under Rule 14.49 of the Listing Rules.

None of the shareholders of the Company is required to abstain from voting in respect of the proposed resolution to approve the Boeing Transaction.

PROSPECTS

As disclosed in the 2004 annual report of the Company dated 25 April, 2004, for the period from 1 January, 2004 to 31 December, 2004, the demand in the PRC civil aviation market sustained the growth trend from the second half of 2003. As a result, the Group recorded a year-on-year growth of more than 37% in total operating revenue, marking a breakthrough achievement in the Group's history.

-7-

LETTER FROM THE BOARD

2005 is expected to be a year of challenge for the Group. While managing the integrated operations of the Group after the acquisition of operations and assets of China Northern Airlines Company and Xinjiang Airlines Company, the Group will also face increasing competition due to increasing supply in flight capacity in the PRC aviation market. Instabilities in the world economy and in global politics continued to drive up the prices of aviation fuel in the international market. However, as an airline in the PRC, the options available to the Group to control the costs of aviation fuel were limited. As such, the high aviation fuel price exerted immense pressure on the operating expenses of the Group.

5. RECOMMENDATIONS

The Board recommends the shareholders of the Company to vote in favour of the ordinary resolutions to be proposed at the AGM in respect of the Airbus Aircraft Acquisition Agreement, the Boeing Aircraft Acquisition Agreement and the Transactions contemplated under those agreements.

6. AGM

Set out on pages 82 to 84 is a supplemental notice convening the AGM to be held at the headquarters of the Company at No. 278, Ji Chang Road, Guangzhou, Guangdong Province, the PRC on 15 June, 2005 at 9:00 a.m. If you are not able to attend and/or vote at the AGM, you are strongly urged to complete the accompanying supplemental form of proxy in accordance with the instructions printed thereon and return it to the Company's branch share registrar in Hong Kong, Hong Kong Registrars Limited, at 46th Floor, Hopewell Centre, 183 Queen's Road East, Hong Kong as soon as possible and in any event not later than 48 hours before the time appointed for the holding of the AGM or any adjournment thereof. Completion and return of the supplemental form of proxy will not preclude you from attending and voting at the meeting or any adjourned meeting should you so wish.

7. ADDITIONAL INFORMATION

Your attention is drawn to the financial and general information set out in the annual report of the Company for the period from 1 January, 2004 to 31 December, 2004 and the information set out in the appendices to this circular.

By Order of the Board LIU SHAO YONG Chairman

-8-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

I SUMMARY OF FINANCIAL STATEMENTS

The following consolidated income statements of the Company for each of the three years ended 31 December, 2004 and the consolidated balance sheets of the Company as at 31 December 2004, 2003 and 2002 are derived from the audited financial statements of the Company prepared under International Financial Reporting Standards. All such financial information should be read in conjunction with the audited consolidated financial statements and accompanying notes, which are included in the Company's annual reports. The audited financial statements of the Company for the year ended 31 December, 2004, as extracted from the Company's 2004 annual report, are set out in part II of this Appendix I.

-9-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

CONSOLIDATED INCOME STATEMENTS

For each of the three years ended 31 December, 2004

	2004	2003
	RMB million	RMB million
Operating revenue:	00.044	16.065
Traffic revenue	23,344	16,965
Other operating revenue	630	505
Total operating revenue	23,974	17,470
Operating expenses:		
Flight operations	10,418	7,070
Maintenance	3 , 459	2,589
Aircraft and traffic servicing	3 , 503	2,767
Promotion and sales	1,940	1,480
General and administrative	1,323	1,053
Depreciation and amortisation	2,413	2,038

RMB

Other	9	17
Total operating expenses	23,065	17,014
Operating profit	909	456
Non-operating income/(expenses): Interest income Interest expense Share of associates' results Share of jointly controlled entities' results (Loss)/gain on disposal of property, plant and equipment Exchange loss, net Other, net	22 (691) 12 (5) (1) (59) 46	13 (824) 48 (39) (22) (164) 21
Total net non-operating expenses	(676) 	(967)
<pre>Profit/(loss) before taxation and minority interests Income tax (expense)/credit</pre>	233 (78) 	(511) 324
Profit/(loss) before minority interests Minority interests	155 (203)	(187) (171)
(Loss)/profit attributable to shareholders	(48)	(358)
Basic (loss)/earnings per share	RMB(0.01)	RMB(0.09)

-10-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

CONSOLIDATED BALANCE STATEMENTS

For each of the three years ended 31 December, 2004

2004	2003	
RMB million	RMB million	RMB m

NON-CURRENT ASSETS

CURRENT ASSETS Short-term investments Inventories Inve	Property, plant and equipment Construction in progress Lease prepayments Interest in associates Interest in jointly controlled entities Other investments Lease and equipment deposits Deferred expenditure Long-term receivables	46,841 565 346 429 782 272 5,397 316	28,536 1,630 349 422 731 204 2,933 249
CURRENT ASSETS Short-term investments Short			
Short-term investments		· ·	35 , 060
Short-term investments			
CURRENT LIABILITIES Bank and other loans Obligations under finance leases Amounts due to related companies Trade payables Bills payable Bills payable Sales in advance of carriage Accrued expenses Other liabilities Taxes payable Solution Taxes payable Taxes p	Short-term investments Inventories Trade receivables Other receivables Prepaid expenses and other assets	1,302 1,203 616 378 3,083	544 834 296 248 2,080
CURRENT LIABILITIES Bank and other loans Obligations under finance leases Amounts due to related companies Trade payables Bills payable Sales in advance of carriage Accrued expenses Other liabilities Taxes payable Discrept Services 10,554 928 874 466 Accrued expenses 4,551 2,528 Other liabilities 2,974 1,020 Taxes payable 26,120 14,794 NET CURRENT LIABILITIES (18,855) (10,792 TOTAL ASSETS LESS CURRENT LIABILITIES 36,108 24,268		·	4,002
TOTAL ASSETS LESS CURRENT LIABILITIES 36,108 24,268	Bank and other loans Obligations under finance leases Amounts due to related companies Trade payables Bills payable Sales in advance of carriage Accrued expenses Other liabilities	11,518 2,144 2,330 1,554 136 874 4,551 2,974 39	7,097 1,298 929 928 438 466 2,528 1,020 90
TOTAL ASSETS LESS CURRENT LIABILITIES 36,108 24,268			
	NET CURRENT LIABILITIES		(10,792)
	TOTAL ASSETS LESS CURRENT LIABILITIES	36,108	24,268

-11-

APPENDIX I	FINANCIAL	INFORMATION	OF	THE	GROUP

	2004	2003	
	RMB million	RMB million	RMB m
LONG TERM LIABILITIES AND DEFERRED ITEMS			
Bank and other loans	11,935	4,522	
Obligations under finance leases	9 , 599	5,543	
Provision for major overhauls	284	189	
Deferred credits	100	47	
Deferred tax liabilities	287	398	
			_
	22,205	10,699	
			-
	13,903	13,569	
	======	======	=
REPRESENTING:			
SHARE CAPITAL	4,374	4,374	
RESERVES	7,474	7 , 522	
			_
SHAREHOLDERS' EQUITY	11,848	11,896	
MINORITY INTERESTS	2,055	1,673	
	13,903	13 , 569	_
	======	======	=

-12-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

II FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED 31 DECEMBER, 2004

CONSOLIDATED INCOME STATEMENT

For the year ended 31 December, 2004 (Prepared under International Financial Reporting Standards) (Expressed in Renminbi)

	Note	2004	
		RMB million	RMB
Operating revenue:			
Traffic revenue		23,344	
Other operating revenue		630	
			_

Total operating revenue	3	23 , 974
Operating expenses: Flight operations Maintenance Aircraft and traffic servicing Promotion and sales General and administrative Depreciation and amortisation Other		10,418 3,459 3,503 1,940 1,323 2,413
Total operating expenses	4	23,065
Operating profit		909
Non-operating income/(expenses): Interest income Interest expense Share of associates' results Share of jointly controlled entities' results Loss on disposal of property, plant and equipment Exchange loss, net Other, net	4 14 5	22 (691) 12 (5) (1) (59) 46
Total net non-operating expenses		(676)
Profit/(loss) before taxation and minority interests Income tax (expense)/credit	4 7	233 (78)
Profit/(loss) before minority interests Minority interests		155 (203)
Loss attributable to shareholders		(48)
Basic loss per share	9	RMB(0.01)

The notes on pages 20 to 61 form part of these financial statements.

-13-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

CONSOLIDATED BALANCE SHEET

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As at 31 December, 2004 (Prepared under International Financial Reporting Standards) (Expressed in Renminbi)

	Note	2004	
		RMB million	RMB m
NON-CURRENT ASSETS			
Property, plant and equipment	10	46,841	
Construction in progress	11	565	
Lease prepayments		346	
Interest in associates	13	429	
Interest in jointly controlled entities	14	782	
Other investments	15	272	
Lease and equipment deposits	16	5,397 316	
Deferred expenditure Long-term receivables	10	15	
long term receivables			-
		54,963	
			_
CURRENT ASSETS			
Short-term investments	15	683	
Inventories	18	1,302	
Trade receivables	19	1,203	
Other receivables		616	
Prepaid expenses and other assets	20	378	
Cash and cash equivalents	20	3,083 	-
		7 , 265	
			_
CURRENT LIABILITIES			
Bank and other loans	21	11,518	
Obligations under finance leases Amounts due to related companies	22 23	2,144 2,330	
Trade payables	24	1,554	
Bills payable	21	136	
Sales in advance of carriage		874	
Accrued expenses		4 , 551	
Other liabilities		2,974	
Taxes payable		39	_
		26 , 120	_
NET CURRENT LIABILITIES		(18,855)	(
TOTAL ACCETC LECC CUDDENT LIABLITETEC			_
TOTAL ASSETS LESS CURRENT LIABILITIES		36,108	

The notes on pages 20 to 61 form part of these financial statements.

-14-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

CONSOLIDATED BALANCE SHEET (CONT'D)

As at 31 December, 2004 (Prepared under International Financial Reporting Standards) (Expressed in Renminbi)

	Note	2004		
		RMB million	RMB 1	
LONG TERM LIABILITIES AND DEFERRED ITEMS				
Bank and other loans	21	11,935		
Obligations under finance leases	22	9,599		
Provision for major overhauls	25	284		
Deferred credits		100		
Deferred tax liabilities	17	287		
		22,205		
		13,903		
		13,903	:	
REPRESENTING:				
SHARE CAPITAL	26	4,374		
RESERVES	27	7 , 474		
SHAREHOLDERS' EQUITY		11,848		
MINORITY INTERESTS		2,055		
		13,903		
		======	:	

Approved and authorised for issue by the board of directors on 25 April, 2005.

LIU SHAO YONG SI XIAN MIN XU JIE BO
Director Director Director

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The notes on pages 20 to 61 form part of these financial statements.

-15-

APPENDIX I	FINANCIAL	INFORMATION	OF	THE	GROUP

BALANCE SHEET

As at 31 December, 2004 (Prepared under International Financial Reporting Standards) (Expressed in Renminbi)

	Note	2004	
		RMB million	RMB m
NON-CURRENT ASSETS			
Property, plant and equipment	10	39,254	
Construction in progress	11	232	
Lease prepayments		128	
Interest in subsidiaries	12	2,149	
Interest in associates	13	296	
Interest in jointly controlled entities	14	636	
Other investments	15	167	
Lease and equipment deposits		4,674	
Deferred expenditure	16	305	
Deferred tax assets	17	51	
			_
		47,892	
			_
CURRENT ASSETS			
Short-term investments	15	502	
Inventories	18	999	
Trade receivables	19	1,035	
Other receivables		391	
Prepaid expenses and other assets		289	
Cash and cash equivalents	20	2,302	
		5 , 518	_
CURRENT LIABILITIES			
Bank and other loans	21	10,161	
Obligations under finance leases	22	2,144	
Amounts due to related companies	23	2,144	
	23	2,278 1,320	
Trade payables	∠4	1,320	
Bills payable Sales in advance of carriage		806	
Sales in advance of carriage		806	

Accrued expenses Other liabilities Taxes payable	3,733 2,467 —
	23,045
NET CURRENT LIABILITIES	(17,527)
TOTAL ASSETS LESS CURRENT LIABILITIES	30,365

The notes on pages 20 to 61 form part of these financial statements.

-16-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

BALANCE SHEET (CONT'D)

As at 31 December, 2004 (Prepared under International Financial Reporting Standards) (Expressed in Renminbi)

	Note	2004	
		RMB million	RMB mi
NON-CURRENT LIABILITIES AND DEFERRED ITEMS			
Bank and other loans	21	10,540	
Obligations under finance leases	22	9,599	
Provision for major overhauls	25	186	
Deferred credits		60	
Deferred tax liabilities	17	_	
			_
		20,385	
			_
		9,980	
		======	=
REPRESENTING:			
SHARE CAPITAL	26	4,374	
RESERVES	27	5,606	
			_
CHADEHOLDEDGI FOLLTEV		0.000	
SHAREHOLDERS' EQUITY		9,980	
		=====	=

Approved and authorised for issue by the board of directors on 25 April, 2005.

LIU SHAO YONG SI XIAN MIN
Director Director Director

Director

XU JIE BO Director

The notes on pages 20 to 61 form part of these financial statements.

-17-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

CONSOLIDATED STATEMENT OF CHANGES IN SHAREHOLDERS' EQUITY

For the year ended 31 December, 2004 (Prepared under International Financial Reporting Standards) (Expressed in Renminbi)

	SHARE CAPITAL	SHARE PREMIUM	OTHER PREMIUM	RETAINED EARNINGS
	RMB million	RMB million	RMB million	RMB million
At 1 January, 2003 Issue of A Shares (Note 26)	•	3,684 1,641	586 -	1 , 969
Loss for the year Appropriations to reserves	- - 	- -	25 	(358) (25)
At 31 December, 2003	4,374 =====	5,325 =====	611	1,586 =====
At 1 January, 2004 Loss for the year Appropriations to reserves	4,374	5,325 - - -	611 - 61 	1,586 (48) (61)
At 31 December, 2004	4,374 =====	5,325 =====	672 ====	1,477 =====

The notes on pages 20 to 61 form part of these financial statements.

RMB m

-18-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

CONSOLIDATED CASH FLOW STATEMENT

For the year ended 31 December, 2004 (Prepared under International Financial Reporting Standards) (Expressed in Renminbi)

	Note	2004
		RMB million
Cash inflows from operations Interest received Interest paid Income tax paid	34 (a)	4,555 22 (754) (227)
Net cash inflows from operating activities		3,596
Investing activities: Proceeds from disposal of property, plant and equipment Dividends received from associates Dividends received from jointly controlled entities Dividends received from equity securities held for trading (Increase)/decrease in long term receivables Payment of lease and equipment deposits Refund of lease and equipment deposits Capital expenditures Purchase of other investments Investment in an associate Investments in jointly controlled entities Effect of the CNA/XJA Acquisitions	34 (b)	47 12 5 13 (9) (3,151) 1,253 (6,631) (680) (9) (72) 398
Net cash used in investing activities		(8,824)
Net cash outflows before financing activities		(5,228)
Financing activities: Proceeds from A Shares issue, net of issuance costs Proceeds from bank and other loans Repayment of bank and other loans		- 14,555 (7,108)

RMB m

Repayment of principal under finance lease obligations Capital contribution received from	(1,272)
minority shareholders	71
Dividends paid to minority shareholders	(15)
Net cash inflows from financing activities	6,231
<pre>Increase/(decrease) in cash and cash equivalents Cash and cash equivalents at beginning of year</pre>	1,003 2,080
Cash and cash equivalents at end of year	3,083 =====

The notes on pages 20 to 61 form part of these financial statements.

-19-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

NOTES TO THE FINANCIAL STATEMENTS

(Prepared under International Financial Reporting Standards) (Expressed in Renminbi)

1 BACKGROUND OF THE COMPANY

China Southern Airlines Company Limited (the "Company") and its subsidiaries (the "Group") are principally engaged in the provision of domestic, Hong Kong regional and international passenger, cargo and mail airline services, with flights operating primarily from the new Guangzhou Baiyun International Airport, which is both the main hub of the Group's route network and the location of its corporate headquarters.

The Company was established in the People's Republic of China (the "PRC", "China" or the "State") on 25 March, 1995 as a joint stock limited company as part of the reorganisation (the "Reorganisation") of the Company's holding company, China Southern Air Holding Company ("CSAHC"). CSAHC is a state-owned enterprise under the supervision of the PRC central government.

The Company's H shares ("H Shares") and American Depositary Shares ("ADS") (each ADS representing 50 H Shares) have been listed on The Stock Exchange of Hong Kong Limited and the New York Stock Exchange, respectively since July 1997. In July 2003, the Company issued 1,000,000,000 A shares ("A Shares") which are listed on the Shanghai Stock Exchange.

Pursuant to a sale and purchase agreement dated 12 November, 2004 between the Company, CSAHC, China Northern Airlines Company ("CNA") and Xinjiang Airlines Company ("XJA") which was approved by the Company's shareholders in an

extraordinary general meeting held on 31 December, 2004, the Company acquired the airline operations and certain related assets of CNA and XJA with effect from 31 December, 2004 (the "CNA/XJA Acquisitions"). The consideration payable for the CNA/XJA Acquisitions amounting to RMB15,522 million was determined based on the fair value of the acquired assets. Such consideration was partly satisfied by assumption of debts and liabilities of CNA and XJA totalling RMB13,563 million outstanding as at 31 December, 2004 and the remaining balance of RMB1,959 million will be satisfied in cash.

As the above acquisitions were completed on 31 December, 2004, they have no impact on the Company's consolidated income statement for the year ended 31 December, 2004.

Further details of the CNA/XJA Acquisitions are set out in Note 34(b) to the financial statements.

PRINCIPAL ACCOUNTING POLICIES

(a) STATEMENT OF COMPLIANCE

These financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS") promulgated by the International Accounting Standards Board. IFRS includes International Accounting Standards ("IAS") and related interpretations. These financial statements also comply with the disclosure requirements of the Hong Kong Companies Ordinance and the applicable disclosure provisions of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited.

(b) BASIS OF PREPARATION

The financial statements are prepared on the historical cost basis as modified by the revaluation of certain property, plant and equipment.

The preparation of financial statements in conformity with IFRS requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgements about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

APPENDIX I	FINANCIAL	INFORMATION	OF	THE	GROUP

-20-

23

The accounting policies set out below have been applied consistently by the Group and are consistent with those used in the previous year.

(c) BASIS OF CONSOLIDATION

(i) Subsidiaries

A subsidiary is an entity controlled by the Company. Control exists when the Company has the power, directly or indirectly, to govern the financial and operating policies of an entity so as to obtain benefits from its activities. In assessing control, potential voting rights that presently are exercisable or convertible are taken into account. The financial statements of subsidiaries are included in the consolidated financial statements from the date that control commences until the date that control ceases.

Intra-group balances and transactions, and any unrealised profits arising from intra-group transactions, are eliminated in full in preparing the consolidated financial statements. Unrealised losses resulting from intra-group transactions are eliminated in the same way as unrealised profits, but only to the extent that there is no evidence of impairment.

In the Company's balance sheet, an investment in a subsidiary is stated at cost less any impairment losses (see Note 2(1)).

(ii) Associates and jointly controlled entities

An associate is an entity in which the Group has significant influence, but not control, over the financial and operating policies. The consolidated financial statements include the Group's share of the total recognised gains and losses of associates on an equity accounted basis, from the date that significant influence commences until the date that significant influence ceases. When the Group's share of losses exceeds its interest in an associate, the Group's carrying amount is reduced to nil and recognition of further losses is discontinued except to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of an associate.

A jointly controlled entity is an entity over whose activities the Group has joint control, established by contractual agreement. The consolidated financial statements include the Group's share of the total recognised gains and losses of jointly controlled entities on an equity accounted basis, from the date that joint control commences until the date that joint control ceases. When the Group's share of losses exceeds its interest in a jointly controlled entity, the Group's carrying amount is reduced to nil and recognition of further losses is discontinued except to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of a jointly controlled entity.

Unrealised profits arising from transactions with associates and jointly controlled entities are eliminated to the extent of the Group's interest in the entity. Unrealised losses are eliminated in the same way as unrealised profits, but only to the extent that there is no evidence of impairment.

In the Company's balance sheet, its investments in associates and jointly controlled entities are stated at cost less any impairment losses (see Note $2\,(1)$).

(d) PROPERTY, PLANT AND EQUIPMENT

(i) Owned assets

An item of property, plant and equipment is initially recorded at cost less accumulated depreciation (see (iv) below) and impairment losses (see Note 2(1)). The cost of an asset comprises its purchase price and any directly attributable costs of bringing the asset to working condition and location for its intended use. Subsequent to the revaluation (see Note 10), which was based on depreciated replacement costs, property, plant and equipment are carried at revalued amount, being the fair value at the date of the revaluation less any subsequent accumulated depreciation and impairment losses. Revaluations are performed periodically to ensure that the carrying amount does not differ materially from that which would be determined using fair value at the balance sheet date.

-21-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

Gains or losses arising from the retirement or disposal of an item of property, plant and equipment are determined as the difference between the estimated net disposal proceeds and the carrying amount of the asset and are recognised in the income statement on the date of retirement or disposal. Any related revaluation surplus is transferred from the revaluation reserve to retained profits.

(ii) Leased assets

Leases in terms of which the Group assumes substantially all the risks and rewards of ownership are classified as finance leases.

Flight equipment acquired by way of finance lease is stated at an amount equal to lower of its fair value and the present value of minimum lease payments at inception of the lease, less accumulated depreciation (see (iv) below) and impairment losses (see Note 2(1)) and the corresponding liabilities, net of finance charges, are recorded as obligations under finance leases. Subsequent to the revaluation (see Note 10), which was based on depreciated replacement costs, leased assets are carried at revalued amount, being the fair value at the date of the revaluation less any subsequent accumulated depreciation and impairment losses. Revaluations are performed periodically to ensure that the carrying amount does not differ materially from that which would be determined using fair value at the balance sheet date.

The finance charge is allocated to each period during the lease term so as to produce a constant periodic rate of interest on the remaining balance of the liability. Contingent rentals are written off as an expense of the period in which they are incurred.

Gains or losses on aircraft sale and leaseback transactions which result in finance leases are deferred and amortised over the terms of the related leases. Gains or losses on other aircraft sale and leaseback transactions are recognised immediately if the transactions are established at fair value. Any difference between the sales price and the fair value is deferred and amortised over the period the assets are expected to be used.

Payments made under operating leases are recognised in the income statement on a straight-line basis over the term of the lease. Lease incentives received are recognised in the income statement as an integral part of the total lease expense.

(iii) Subsequent costs

The Group recognises in the carrying amount of an item of property, plant and equipment the cost of replacing part of such an item when that cost is incurred if it is probable that the future economic benefits embodied with the item will flow to the Group and the cost of the item can be measured reliably. All other costs are recognised in the income statement as an expense as incurred.

(iv) Depreciation

Depreciation is calculated to write off the cost or revalued amount of items of property, plant and equipment over their estimated useful lives on a straight-line basis, after taking into account its estimated residual value, as follows:

	DEPRECIABLE LIFE	RESIDUAL
Buildings	15 to 40 years	
Owned and leased aircraft	8 to 15 years	28
Other flight equipment		
- Jet engines	8 to 15 years	
- Others, including rotable spares	8 to 15 years	
Machinery and equipment	5 to 10 years	
Vehicles	6 years	

Depreciation for leased assets is provided at rates which write off the cost of the assets in equal annual amounts over the term of the relevant lease or, where it is likely the Group will obtain ownership of the asset, the life of the asset, as set out above.

-22-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

(e) CONSTRUCTION IN PROGRESS

Construction in progress represents office buildings, various infrastructure projects under construction and equipment pending installation, and is stated at cost. Cost comprises direct costs of construction as well as interest charges during the periods of construction and installation. Capitalisation of these costs ceases and the construction in progress is transferred to property, plant and equipment when the asset is substantially ready for its intended use, notwithstanding any delays in the issue of the relevant commissioning certificates by the relevant PRC authorities.

(f) LEASE PREPAYMENTS

Lease prepayments represent the purchase costs of land use rights and are amortised on a straight line basis over the period of land use rights.

(q) DEFERRED EXPENDITURE

Custom duties and other direct costs in relation to modifying, introducing and certifying certain operating leased aircraft are deferred and amortised over the terms of the related leases.

Lump sum housing benefits payable to employees of the Group are deferred and amortised on a straight line basis over a period of 10 years, which represents the benefit vesting period of the employees.

(h) OTHER INVESTMENTS

Financial instruments held for trading are classified as current assets and are stated at fair value, with any resultant gain or loss recognised in the income statement.

Where the Group has the positive intent and ability to hold bonds to maturity, they are stated at amortised cost less impairment losses (see Note $2\,(1)$).

Other financial instruments are stated at cost less impairment losses (see Note 2(1)). Other financial instruments represent unquoted available-for-sale equity securities of companies established in the PRC. There is no quoted market price for such equity securities and accordingly a reasonable estimate of the fair value could not be made without incurring excessive costs.

(i) INVENTORIES

Inventories, which consist primarily of expendable spare parts and supplies, are stated at cost less any applicable provision for obsolescence, and are expensed when used in operations. Cost represents the average unit cost. Inventories held for disposal are stated at the lower of cost and net realisable value. Net realisable value represents estimated resale price.

(j) TRADE AND OTHER RECEIVABLES

Trade and other receivables are stated at cost less provision for doubtful accounts. Provision for doubtful accounts is established based on evaluation of the recoverability of these accounts at the balance sheet date.

(k) CASH AND CASH EQUIVALENTS

Cash and cash equivalents consist of cash in hand and balances with banks and other financial institutions with an original maturity within three months. For the purpose of the consolidated cash flow statement, cash and cash equivalents are presented net of bank overdrafts, if any.

-23-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

(1) IMPAIRMENT LOSS

The carrying amounts of the Group's assets, other than inventories (see Note 2(i)), trade and other receivables (see Note 2(j)) and deferred tax assets (see Note 2(q)) are reviewed periodically in order to assess whether the recoverable amounts have declined below the carrying amounts. These assets are tested for impairment whenever events or changes in circumstances indicate that their recorded carrying amounts may not be recoverable. When such a decline has occurred, the carrying amount is reduced to the recoverable amount. The recoverable amount is the greater of the net selling price and the value in use. In determining the value in use, expected future cash flows generated by the asset are discounted to their present value. The amount of the reduction is recognised as an expense in the income statement.

The Group assesses at each balance sheet date whether there is any indication that an impairment loss recognised for an asset in prior years may no longer exist. An impairment loss is reversed if there has been a favourable change in the estimates used to determine the recoverable amount. A subsequent increase in the recoverable amount of an asset, when the circumstances and events that led to the write-down or write-off cease to exist, is recognised as income. The reversal is reduced by the amount that would have been recognised as depreciation had the write-down or write-off not occurred.

(m) INTEREST-BEARING BORROWINGS

Interest-bearing borrowings are recognised initially at fair value, less attributable transaction costs. Subsequent to initial recognition, interest-bearing borrowings are stated at amortised cost with any difference between cost and redemption value being recognised in the income statement over the period of the borrowings on an effective interest basis.

(n) PROVISIONS

A provision is recognised in the balance sheet when the Group has a legal or constructive obligation as a result of a past event, and it is probable that an outflow of economic benefits will be required to settle the obligations. If the effect is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability.

(o) DEFEASANCE OF LONG-TERM LIABILITIES

Where long-term liabilities have been defeased by the placement of security deposits, those liabilities and deposits (and income and charge arising therefrom) are netted off in order to reflect the overall commercial effect of the arrangements. Such netting off has been effected where a right is held by the Group to insist on net settlement of the liability and deposit including in all situations of default and where that right is assured beyond doubt.

(p) DEFERRED CREDITS

In connection with the acquisition or operating lease of certain aircraft and engines, the Group receives various credits. Such credits are deferred until the aircraft and engines are delivered, at which time they are either applied as a reduction of the cost of acquiring the aircraft and engines, resulting in a reduction of future depreciation, or amortised as a reduction of rental expense for aircraft and engines under operating leases.

(q) DEFERRED TAXATION

Deferred tax is provided using the balance sheet liability method on all temporary differences between the carrying amounts for financial reporting purposes and the amounts used for taxation purposes, except differences relating to the initial recognition of assets or liabilities which affect neither accounting nor taxable profit/loss.

The tax value of losses expected to be available for utilisation against future taxable income is recognised as a deferred tax asset and offset against the deferred tax liability attributable to the same legal tax unit and jurisdiction. Net deferred tax assets are reduced to the extent that it is no longer probable that the related tax benefit will be realised.

-24-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

(r) REVENUE RECOGNITION

- (i) Passenger, cargo and mail revenues are recognised when the transportation is provided. Ticket sales for transportation not yet provided are included in current liabilities as sales in advance of carriage. Revenues from airline-related business are recognised when services are rendered. Revenue is stated net of sales tax. In addition, prior to 1 May, 2003, revenue was stated net of the contributions to the Civil Aviation Administration of China ("CAAC") Infrastructure Development Fund.
- (ii) Interest income is recognised on a time proportion basis according to the outstanding principal and the applicable interest rate.
- (iii) Dividend income is recognised when the Group's right to receive the dividend is established.

(iv) Operating lease income is recognised on a straight line basis over the terms of the respective leases.

(s) TRAFFIC COMMISSIONS

Traffic commissions are expensed when the transportation is provided and the related revenue is recognised. Traffic commissions for transportation not yet provided are recorded on the balance sheet as a prepaid expense.

(t) MAINTENANCE AND OVERHAUL COSTS

Routine maintenance and repairs and overhauls in respect of owned aircraft and aircraft held under finance leases are expensed in the income statement as and when incurred. In respect of aircraft held under operating leases, a provision is made over the lease term for the estimated cost of overhauls required to be performed on the related aircraft prior to their return to the lessors.

(u) BORROWING COSTS

Borrowing costs are expensed in the income statement as and when incurred, except to the extent that they are capitalised as being directly attributable to the acquisition or construction of an asset which necessarily takes a substantial period of time to get ready for its intended use.

The capitalisation of borrowing costs as part of the cost of a qualifying asset commences when expenditures for the asset are being incurred, borrowing costs are being incurred and activities that are necessary to prepare the asset for its intended use are in progress. Capitalisation of borrowing costs ceases when substantially all the activities necessary to prepare the qualifying asset for its intended use are complete.

(v) RETIREMENT BENEFITS

Contributions to retirement schemes and additional retirement benefits paid to retired employees are charged to the income statement as and when incurred.

(w) FREQUENT FLYER AWARD PROGRAMMES

The Group maintains two frequent flyer award programmes, namely, the China Southern Airlines Sky Pearl Club and the Egret Mileage Plus, which provide travel awards to members based on accumulated mileage. The estimated incremental cost to provide free travel is recognised as an expense and accrued as a current liability as members accumulate mileage. As members redeem awards or their entitlements expire, the incremental cost liability is reduced accordingly to reflect the acquittal of the outstanding obligations.

Revenue from mileage sales to third parties under the frequent flyer award programmes is recognised when the related transportation services are provided.

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

(x) TRANSLATION OF FOREIGN CURRENCIES

Transactions in foreign currencies are translated into Renminbi at the applicable rates of exchange quoted by the People's Bank of China ("PBOC rates") prevailing on the transaction dates. Monetary assets and liabilities denominated in foreign currencies at the balance sheet date are translated into Renminbi at the PBOC rates at the balance sheet date. Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are translated into Renminbi at the PBOC rates prevailing on the transaction dates.

(y) RELATED PARTIES

For the purposes of these financial statements, parties are considered to be related to the Group if the Group has the ability, directly or indirectly, to control the party or exercise significant influence over the party in making financial and operating decisions, or vice versa, or where the Group and the party are subject to common control or common significant influence. Related parties may be individuals or other entities.

(z) SEGMENTAL REPORTING

A segment is a distinguishable component of the Group that is engaged either in providing products or services (business segment), or in providing products or services within a particular economic environment (geographical segment), which is subject to risks and rewards that are different from those of other segments.

3 TURNOVER

Turnover comprises revenues from airline and airline-related business and is stated net of sales tax. In addition, turnover for the four-month period ended 30 April, 2003 was stated net of contributions to the CAAC Infrastructure Development Fund. An analysis of turnover is as follows:

	2004	2003
	RMB million	RMB million
Traffic revenue		
Passenger	21,100	15,010
Cargo and mail	2,244	1,955
	23,344	16,965
Other operating revenue		
Commission income	203	140
General aviation income	55	40
Ground services income	146	99
Air catering income	53	31
Net income from lease arrangements (Note)	_	69

Rental income Aircraft lease income Other	45 11 117	40 - 86
	630 	505
	23 , 974	17,470 =====

Note: As result of a lease arrangement in 2003, the Company received net cash benefits of RMB69 million which were recognised as income in 2003. Further details of the arrangement are set out in note 10(g) to the financial statements.

-26-

APPENDIX I	FINANCIAL	INFORMATION	OF	THE	GROUP

Pursuant to various sales tax rules and regulations, the Group is required to pay sales tax to national and local tax authorities at the following rates:

TYPES OF REVENUE	APPLICABLE SALES TAX RATES
Traffic revenue	3% (2003: 3%) of traffic revenue in respect of domestic flights and outbound international/Hong Kong regional flights, except for the period from 1 May, 2003 to 31 December, 2003 when passenger revenue was exempted from sales tax.
Other operating revenue	3% (2003: 3%) of commission income, general aviation income and ground services income, and 3% to 5% (2003: 3% to 5%) of other operating revenue.

Sales tax incurred during the year ended 31 December, 2004, netted off against revenue, amounted to RMB716 million (2003: RMB206 million).

In addition, the Group is required to pay contributions to the CAAC Infrastructure Development Fund. Prior to 1 May, 2003, contributions to CAAC Infrastructure Development Fund were payable at 5% and 2% respectively of the domestic and international/Hong Kong regional traffic revenue. For the period from 1 May, 2003 to 31 March, 2004, the Group was exempted from paying any contributions. Effective from 1 April, 2004, contributions to the CAAC Infrastructure Development Fund are payable based on the traffic capacity deployed by the Group on its routes. The contributions now form part of the flight operations expenses and amounted to RMB466 million for the year ended 31 December, 2004. The contributions for the year ended 31 December, 2003 amounted

to RMB251 million and were netted off against traffic revenue.

Pursuant to approval documents issued by the CAAC, the Group imposes a fuel surcharge on passengers carried by its domestic and Hong Kong regional flights at certain prescribed rates on ticket fares. The fuel surcharge forms part of the traffic revenue of the Group. For the year ended 31 December, 2004, the fuel surcharge revenue of the Group totalled approximately RMB348 million (2003: RMB740 million).

-27-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

4 PROFIT/(LOSS) BEFORE TAXATION AND MINORITY INTERESTS

Profit/(loss) before taxation and minority interests is arrived at after charging:

	2004
	RMB million
Operating expenses	
Jet fuel	6,050
Aircraft maintenance	3,132
Routes	5,626
Depreciation	
- owned assets	1,891
- assets held under finance leases	472
Amortisation of deferred expenditure	50
Operating lease charges	
- aircraft and flight equipment	1,665
- land and buildings	109
Staff costs	
- salaries, wages and welfare	2,260
- contributions to retirement schemes	168
Office and administration	718
Auditors' remuneration	11
Other	913
	23,065
Interest expense	
Interest on bank and other loans wholly repayable	
within five years	221
Interest on other loans	156
Finance charges on obligations under finance leases	348
Less: borrowing costs capitalised (Note)	(34)
Net interest expense	691
and after crediting:	
Net realised and unrealised gain on equity	
securities held for trading	15

RMB m

Dividend income from unlisted investments

14

Note: The borrowing costs have been capitalised at rates ranging from 1.51% to 3.48% per annum (2003: 1.62% to 5.46% per annum).

The loss attributable to shareholders for the year ended 31 December, 2004 includes a loss of RMB169 million (2003: RMB581 million) which has been dealt with in the financial statements of the Company.

-28-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

5 LOSS ON DISPOSAL OF PROPERTY, PLANT AND EQUIPMENT

Loss on disposal of property, plant and equipment represents:

Aircraft (Note)

Flight equipment and other

1
---1
---1

Note: During 2003, the Group incurred a loss of RMB20 million on early retirement of two old Boeing 737-200 aircraft.

- 6 EMOLUMENTS OF DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT
 - (a) DIRECTORS' AND SUPERVISORS' EMOLUMENTS

	2004
	RMB'000
Fees	255
Salaries, allowances and benefits in kind	3,498
Retirement benefits	116
Bonuses	868
	4,737
	=====

Included in the above were fees of RMB255,000 (2003: RMB203,000) paid to independent non-executive directors during the year.

An analysis of directors' and supervisors' emoluments by number of individuals and emolument ranges is as follows:

2004 -----

Nil to HK\$1,000,000 (RMB1,066,000 equivalent)

18

(b) SENIOR MANAGEMENT'S EMOLUMENTS

Details of emoluments paid to the five highest paid individuals (including directors and supervisors) of the Group during the year are as follows:

2004

RMB'000

Salaries, allowances and benefits in kind Retirement benefits

2,045 29

074

2,074 =====

-29-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

An analysis of emoluments paid to the five highest paid individuals (including directors and supervisors) by number of individuals and emolument ranges is as follows:

2004

Number

Directors and supervisors

_

Em	ploye	es			5
					5
					===
Ni	l to	HK\$1,000,000	(RMB1,066,000	equivalent)	5
					===

7 INCOME TAX IN THE CONSOLIDATED INCOME STATEMENT

(a) INCOME TAX IN THE CONSOLIDATED INCOME STATEMENT REPRESENTS:

	2004
	RMB million
PRC income tax	176
Share of associates' taxation	2
Share of jointly controlled entities' taxation	11
	189
Deferred tax (Note 17)	
- current year	(111)
 adjustment for change in enacted tax rate 	_
<pre>Income tax expense/(credit)</pre>	78
	====

On 17 October, 2003, the Company's registered address was moved to Guangzhou Economic & Technology Development Zone. In accordance with the Rules and Regulations for Implementation of Income Tax for Foreign Investment Enterprises and Foreign Enterprises of the PRC and a taxation approval document "Guangzhou Municipal State Tax Bureau Suo De Shui Zi Que 020043", the Company is entitled to enjoy the preferential tax policy implemented in the Guangzhou Economic & Technology Development Zone effective 1 October, 2003. As a result, the Company's income tax rate has been changed from 33% to 15% beginning from that date.

As a result of the reduction in income tax rate, the Company's net deferred tax liability balance at 1 January, 2003 of RMB507 million was reduced by RMB392 million. Accordingly, a net deferred tax credit of RMB392 million was recognised in the income statement for the year ended 31 December, 2003.

In respect of the Group's overseas airline activities, the Group has either obtained exemptions from overseas taxation pursuant to the bilateral aviation agreements between the overseas governments and the PRC government, or has sustained tax losses in these overseas jurisdictions. Accordingly, no provision for overseas tax has been made for both the current and prior years.

RMB m

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

(b) RECONCILIATION BETWEEN TAX EXPENSE AND ACCOUNTING PROFIT AT APPLICABLE TAX RATES:

	2004	
	RMB million	RMB
Profit/(loss) before taxation and minority interests	233	
Expected PRC income tax expense/(credit) at 15% (2003: 15%)	35	
Adjustments: Effect of change in income tax rate Non-deductible expenses	- 40	
Other, net Income tax expense/(credit)	3 78	

In accordance with relevant PRC tax regulations, a PRC lessee is liable to pay PRC withholding tax in respect of any lease payments regularly made to an overseas lessor. Depending on the circumstances, this tax is generally imposed at a fixed rate ranging from 10% to 20% of the lease payments, or in certain cases, the interest components of such payments. Pursuant to an approval document from the State Tax Bureau, lease arrangements executed prior to 1 September, 1999 are exempted from PRC withholding tax.

The PRC withholding tax payable by the Group for the year ended 31 December, 2004 of RMB23 million (2003: RMB8 million) in respect of the leases executed on or after 1 September, 1999 has been included as part of the operating lease charges for the year.

8 DIVIDENDS

No interim dividend was paid during both the current and prior years.

The board of directors of the Company does not recommend the payment of a final dividend in respect of the year ended 31 December, 2004. No final dividend was paid in respect of the year ended 31 December, 2003.

9 BASIC LOSS PER SHARE

The calculation of basic loss per share is based on the consolidated loss attributable to shareholders of RMB48 million (2003: RMB358 million) and the weighted average number of shares in issue during the year of 4,374 million (2003: 3,832 million).

The amount of diluted loss per share is not presented as there were no dilutive potential ordinary shares in existence for both the current and prior

n

years.

-31-

APPENDIX I	FINANCIAL	INFORMATION	OF	THE	GROUP

10 PROPERTY, PLANT AND EQUIPMENT

(a) THE GROUP

		AIRO	CRAFT	OTHER FLIGHT EQUIPMENT,	MACHINERY,	
	BUILDINGS	OWNED	HELD UNDER FINANCE LEASES	INCLUDING ROTABLE SPARES	EQUIPMENT AND VEHICLES	
	RMB million		RMB million	RMB million	RMB million	RMB
Cost or valuation:						
At 1 January, 2004 Exchange	3,288	17,222	10,463	6,842	1,930	
adjustments Reclassification on exercise of	5	-	-	-	12	
purchase options	_	550	(550)	_	_	
Additions Transferred from construction in	336	4,156	-	525	5	
progress Through the CNA/XJA	2,472	-	_	-	235	
Acquisitions	915	5,206	4,616	1,753	490	
Disposals	(28)			(76) 	(73)	
At 31 December,						
2004	6,988	27,134	14,529	9,044	2,599	
Representing:	((22	20 005	10 100	C 070	0 115	
Cost Valuation - 1996	6 , 633 355	20,905	10,189	6 , 870	2 , 115 484	
Valuation - 1996	333	6 , 229	4,340	2 , 174	484	
	6,988	27,134	14,529	9,044	2,599	
Accumulated						
depreciation:						
At 1 January, 2004	594	3,192	2,605	3,644	1,174	
Exchange						
adjustments Reclassification on exercise of purchas		-	-	_	9	
options	_	183	(183)	-	_	
Charge for the year Written back on	179	956	472	544	212	
disposal	(17)	-	_	(51)	(61)	
At 31 December,						

³⁸

2004	757	4,331	2,894	4,137	1,334	1
						-
Net book value: At 31 December,						
2004	6,231 ====	22,803	11,635 =====	4,907 ====	1,265 ====	4
At 31 December,						
2003	2,694 ====	14,030 =====	7,858 =====	3,198 =====	756 ====	2

-32-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

(b) THE COMPANY

		AIRC	RAFT	OTHER FLIGHT	MACHINERY,
	BUILDINGS		HELD UNDER	INCLUDING ROTABLE	EQUIPMENT
	RMB million			RMB million	RMB million
Cost or valuation: At 1 January,					
2004		12,868	10,463	5,396	1,189
Reclassification of exercise of purchase	n				
options Additions through transfer of property, plant and equipment upon dissolution of a	-	550	(550)	-	-
subsidiary	3	_	_	134	13
Additions Transferred from construction in	12	3,509	-	192	38
progress Through the CNA/XJA	1,663	-	-	-	235
Acquisitions	727	5,206	4,616	1,745	441
Disposals	(23)	_	_	_	(40)

At 31 December, 2004	4,026	22,133	14 , 529	7 , 467	1,876
Representing: Cost Valuation - 1996	3,832 194	17,520 4,613	10,189 4,340	5,642 1,825	1,612 264
	4,026	22,133	14,529	7,467	1,876
Accumulated depreciation: At 1 January, 2004	324	2,231	2,605	3,073	717
Reclassification on exercise of purchase options Additions through transfer of property,	-	183	(183)	-	-
plant and equipment upon dissolution of a subsidiary	1	-	-	72	10
Charge for the year	110	744	472	346	117
Written back on disposal	(10)		_	_	(35)
At 31 December, 2004	425	3,158	2,894	3 , 491	809
Net book value: At 31 December, 2004	3,601 =====	18,975 =====	11,635	3,976 ====	1,067 =====
At 31 December, 2003	1,320 =====	10,637	7,858 =====	2,323 ====	472 ====

-33-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

(c) Substantially all of the Group's buildings are located in the PRC. The Group was formally granted the rights to use the twenty one parcels of land in Guangzhou, Shenzhen, Zhuhai, Beihai, Changsha, Shantou, Haikou, Zhengzhou, Guiyang and Wuhan by the relevant PRC authorities for periods of 30 to 70 years, which expire between 2020 and 2068. For other land in the PRC on which the Group's buildings are erected, the Group was formally granted the rights to use such land for periods of one to five years commencing in the second

quarter of 1997 pursuant to various lease agreements between the Company and CSAHC. The leases with initial one-year term are automatically renewable for another one-year period unless the Company gives appropriate notice of termination. In this connection, rental payments totalling RMB18 million (2003: RMB15 million) were paid to CSAHC during 2004 in respect of these leases.

(d) In compliance with the PRC rules and regulations governing initial public offering of shares by PRC joint stock limited companies, the property, plant and equipment of the Group as at 31 December, 1996 were revalued. This revaluation was conducted by Guangzhou Assets Appraisal Corp. ("GAAC"), a firm of independent valuers registered in the PRC, on a depreciated replacement cost basis, and approved by the China State-owned Assets Administration Bureau.

In accordance with IAS 16 "Property, plant and equipment", subsequent to the 1996 revaluation, which was based on replacement costs, the property, plant and equipment of the Group are carried at revalued amount, being the fair value at the date of the revaluation less any subsequent accumulated depreciation and impairment losses. Revaluation is performed periodically to ensure that the carrying amount does not differ materially from that which would be determined using fair value at the balance sheet date. In accordance with the revaluation performed by the directors in respect of property, plant and equipment held by the Group as at 31 December, 2000, the carrying amounts of property, plant and equipment did not differ materially from their respective fair value.

The effect of the above revaluation was to increase future annual depreciation charges of the Group by approximately RMB33 million (2003: RMB33 million). Had the property, plant and equipment of the Group and the Company been stated at cost (i.e. the effect of the revaluation was excluded), the net book value of property, plant and equipment of the Group and the Company as at 31 December, 2004 would have been approximately RMB46,838 million and RMB39,684 million respectively (2003: RMB28,523 million and RMB22,794 million respectively), made up as follows:

	THE	THE	COMPA	
	2004	2003	2004	
	RMB million	RMB million	RMB million	RM
Buildings	6 , 797	3,110	4,178	
Aircraft				
- owned	28 , 257	18,345	22,923	
- held under finance leases	15,008	10,942	15,008	
Flight equipment and others	12,516	9,634	9,726	
	62 , 578	42,031	51,835	
Less: Accumulated depreciation	15,740	13,508	12,151	
	46,838	28,523	39,684	
	=====	=====	=====	

(e) As at 31 December, 2004, certain aircraft of the Group and the Company with an aggregate carrying value of approximately RMB23,562

million and RMB21,814 million respectively (2003: RMB14,576 million and RMB12,796 million respectively) were mortgaged under certain loan and lease agreements (see Notes 21 and 22).

-34-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

- In 2003, the Company entered into operating lease arrangements to (f) lease certain flight training facilities and buildings to Zhuhai Xiang Yi Aviation Technology Company Limited ("Zhuhai Xiang Yi"), a jointly controlled entity of the Company. The leases with initial one-year term are automatically renewable for another one year unless either party gives appropriate notice of termination. In this connection, rental income totalling RMB34 million (2003: RMB34 million) was received by the Company during the year in respect of the leases. As at 31 December, 2004, the cost and accumulated depreciation of the relevant property, plant and equipment totalled RMB787 million and RMB514 million respectively (2003: RMB787 million and RMB462 million respectively). Depreciation of the relevant property, plant and equipment recognised during the year totalled RMB55 million (2003: RMB55 million). As at 31 December 2004, the Company's rental receivable in respect of the leases due in 2005 amounted to RMB34 million (2003: RMB34 million).
- The Company entered into two separate arrangements (the (g) "Arrangements") with certain independent third parties during each of 2002 and 2003. Under each of the Arrangements, the Company sold an aircraft and then immediately leased back the aircraft for an agreed period. The lease payment obligations, with pre-determined net present value, are to be satisfied solely out of the sale proceeds and such amount has been placed irrevocably by the Company in form of deposits and debt securities in favour of the lessors. The Company has an option to purchase the aircraft at a pre-determined date and an agreed purchase price to be satisfied by the balances of the deposits and debt securities outstanding at that date. In the event that the lease agreement is early terminated by the Company, the Company is liable to pay a pre-determined penalty to the lessor. Provided that the Company complies with the lease agreements, the Company is entitled to the continued possession and operation of the aircraft. Since the Company retains substantially all risks and rewards incident to ownership of the aircraft and enjoys substantially the same rights to their use as before the Arrangements, no adjustment has been made to the property, plant and equipment. As at 31 December, 2004, the net present value of the lease commitments and the corresponding defeased deposits and debt securities amounted to RMB2,462 million (2003: RMB2,409 million). As a result of the Arrangements, the Company received net cash benefits which were recognised as income (Note 3).
- (h) As at 31 December, 2004 and up to the date of approval of these financial statements, the Group is in the process of applying for the land use right certificates and property title certificates in respect of the properties located in the Guangzhou new airport, Guangzhou Baiyun International Airport, in which the Group has interests and for which such certificates have not been granted. As

at 31 December, 2004, carrying value of such properties of the Group and the Company amounted to RMB2,477 million and RMB1,417 million respectively.

The directors of the Company are of the opinion that the use of and the conduct of operating activities at the properties referred to above are not affected by the fact that the Group has not yet obtained the relevant land use right certificates and property title certificates.

-35-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

11 CONSTRUCTION IN PROGRESS

	2004
	RMB million
THE COMPANY	
Shenzhen cargo centre	22
Guangzhou new airport support area	65
Boeing 777 aircraft engines upgrade	18
Guangzhou new airport base	_
Hubei catering building	_
Zhengzhou ticket selling office	_
Material and engineering system	22
Henan office building	-
Other	105
	232
SUBSIDIARIES	
Guangzhou new cargo centre	254
Fuzhou Chang Le airport facilities	20
Other	59
	333
	565
	===

12 INTEREST IN SUBSIDIARIES

THE	COM
2004	

RM

	RMB million
Unlisted shares/capital contributions, at cost Amounts due from subsidiaries	1,232 917
	2,149
	=====

In 2004, China Southern Airlines (Group) Zhuhai Helicopter Company Limited, a wholly owned subsidiary of the Company, was dissolved. Its operations and assets and liabilities were transferred to the Company. No material gains or losses were incurred by the Company on dissolution of the subsidiary.

A new subsidiary, Guangzhou Air Cargo Company Limited, was established in 2004.

Details of the Company's principal subsidiaries are set out in Note 37.

-36-

APPENDIX I	FINANCIAL	INFORMATION	OF	THE	GROUP

13 INTEREST IN ASSOCIATES

	TH	IE GROUP	THE COMPANY		
	2004	2003	2004		
	RMB million	RMB million	RMB million	RMB m	
Share of attributable net assets other than goodwill Unlisted capital contributions,	429	422	-		
at cost Impairment loss for investment	-	-	357		
in an associate	_	_	(61)		
	429	422	296		
	===	===	===		

Details of the Group's principal associates are set out in Note 38.

14 INTEREST IN JOINTLY CONTROLLED ENTITIES

THE	GROUP	THE	COMPANY
2004	2003	200	04

RM

	RMB million	RMB million	RMB million	RMB m
Share of attributable net assets other than goodwill Unlisted capital contributions,	782	731	-	
at cost	-	-	636	
	782	731	636	
	===	===	===	

Details of the Company's principal jointly controlled entities are set out in Note 38.

An analysis of the Group's attributable share of assets, liabilities, revenues and expenses of the jointly controlled entities is set out below:

	2004	2003
	RMB million	RMB million
Non-current assets	845	606
Current assets	794	619
Non-current liabilities	(389)	(236)
Current liabilities	(468)	(258)
Net assets	782	731
	====	====
Income	762	486
Expenses	(767)	(525)
Net loss	(5)	(39)
	====	====

-37-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

15 OTHER INVESTMENTS

for sale

	THE GRO	THE GROUP		PANY
	2004	2003	2004	
	RMB million	RMB million	RMB million	RMB m
NON-CURRENT INVESTMENTS Equity securities available				

272 204

167

	===	===	===
CURRENT INVESTMENTS			
Equity securities held for			
trading	523	_	502
Debt securities			
held-to-maturity	160	_	_
	683	_	502
	===	===	===

16 DEFERRED EXPENDITURE

THE GROUP		THE GROUP		THE CC	MPANY
2004	2003	2004			
RMB million	RMB million	RMB million	RMB m		
19	26	8			
197	223	197			
100	— .	100			
316	249	305			
===	===	===			
	2004RMB million 19 197 100 316	2004 2003	2004 2003 2004		

17 DEFERRED TAX

Movements in net deferred tax (liabilities)/assets are as follows:

	THE GROUP		THE COMPAN			
	2004 2003		2004 2003 20		2004	
	RMB million	RMB million	RMB million	RMB n		
Balance at 1 January, Credited/(charged) to income statement (Note 7)	(398)	(779)	(90)			
- current year - adjustment for change in	111	(11)	141			
income tax rate	_	392	_			
Balance at 31 December,	(287)	(398)	51			
	====	====	===			

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

The net deferred tax (liabilities)/assets at 31 December, 2004 were made up of the following tax effects:

		THE GROUP		THE COMPANY	
		2004	2003	2004	
		RMB million	RMB million	RMB million	RMB m
	Deferred tax assets:				
	Tax losses	39	223	39	
	Repairs and maintenance				
	accruals	129	88	125	
	Repair charges capitalised	254	261	195	
	Accrued expenses	146	19	146	
	Other	21	9	20	
	Total deferred tax assets	589 	600	525 	
	Deferred tax liabilities:				
	Repairs and maintenance				
	accruals	75	81	_	
	Depreciation of property,				
	plant and equipment	752	848	459	
	Other	49	69	15	
	Total deferred tax liabilities	876	998	474	
	Net deferred tax				
	(liabilities)/assets	(287)	(398)	51	
		====	====	===	
18	INVENTORIES				
		THE GR	OUP	THE COM	PANY
		2004	2003	2004	
		RMB million	RMB million	RMB million	RMB m
	Expendable spare parts and				
	maintenance materials	1,175	486	904	
	Other supplies	127	58	95	
	comer eablities				
		1,302	544	999	
		=====	====	====	

No significant amount of inventories was carried at net realisable value at 31 December, 2003 and 2004.

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

19 TRADE RECEIVABLES

Credit terms granted by the Group to sales agents and other customers generally range from one to three months. An ageing analysis of trade receivables, net of provision for doubtful accounts, is set out below:

	THE GROUP		THE	COMP
	2004	2003	2004	
	RMB million	RMB million	RMB million	 RM
Within 1 month	998	589	863	
More than 1 month but less than 3 months	163	236	133	
More than 3 months but less than 12 months	42	9	39	
	1,203	834	1,035	
	=====	===	=====	

As at 31 December, 2004, the Group and the Company had an amount due from a fellow subsidiary of RMB52 million (2003: RMB54 million) which was included in trade receivables.

All of the trade receivables are expected to be recovered within one year.

20 CASH AND CASH EQUIVALENTS

Cash and cash equivalents comprise cash at bank and in hand and deposits with Southern Airlines Group Finance Company Limited ("SA Finance"), a PRC authorised financial institution controlled by CSAHC and an associate of the Group. In accordance with the financial agreement dated 22 May, 1997 between the Company and SA Finance, all the Group's deposits accepted by SA Finance at 31 December, 2004 were simultaneously placed with several designated major PRC banks by SA Finance. As at 31 December, 2004, the Group's and the Company's deposits with SA Finance amounted to RMB406 million and RMB362 million respectively (2003: RMB366 million and RMB346 million respectively).

-40-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

21 BANK AND OTHER LOANS

	THE GROUP		THE COMPANY	
	2004 2003			
	RMB million	RMB million	RMB million	RMB m
BANK LOANS DUE:				
Within one year	11,518	7,097	10,161	
In the second year	1,626	646	1,476	
In the third to fifth year,				
inclusive	6,422	1,224	5,283	
After the fifth year	3,887	2,649	3,781	
	23,453	11,616	20,701	
OTHER LOANS DUE:				
In the second year	-	3	-	
	23,453	11,619	20,701	
Portion classified as				
current liabilities	(11,518)	(7,097)	(10,161)	
	11,935	4,522	10,540	
	=====	=====	=====	

As at 31 December, 2004, bank loans of the Group and the Company totalling RMB8,620 million and RMB7,783 million respectively (2003: RMB4,902 million and RMB3,823 million respectively) were secured by mortgages over certain of the Group's and the Company's aircraft with carrying amount of RMB11,927 million and RMB10,179 million respectively (2003: RMB6,718 million and RMB4,938 million respectively).

As at 31 December, 2004, loans to the Group and the Company from SA Finance amounted to RMB256 million and RMB76 million respectively (2003: RMB120 million and RMB 120 million respectively).

As at 31 December, 2004, certain bank loans were guaranteed by the following parties:

	THE GROUP		THE C	
	2004	2003	2004	
	RMB million	RMB million	RMB million	RM
Industrial Commercial Bank				
of China	149	_	149	
Export-Import Bank of				
the United States	1,732	2,208	969	
Bank of China	291	357	53	
CSAHC	2,452	359	1,812	
Guangzhou Baiyun International				
Airport Company Limited	_	63	_	
Shenzhen Yingshun Investment				
Development Company Limited	_	21	_	
SA Finance	9	10	-	

4,633	3,018	2,983
=====	=====	=====

-41-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

Details of bank and other loans with original maturity over one year are as follows:

INTEREST RATES AND FINAL MATURITY

		THE GROUP		THE COMPA	
		2004	2003	2004	
		RMB million		RMB million	RMB m
(i)	RENMINBI DENOMINATED LOANS				
	Fixed interest rates ranging from 4.80% to 6.03% per annum as at 31 December, 2004, with maturities through 2009.	1,628	-	135	
	Non-interest bearing loan from a municipal government authority, repayable in 2005.	3	3	-	
(ii)	Floating interest rates ranging from 4.94% to 5.76% per annum as at 31 December, 2004, with maturities through 2014. US DOLLARS DENOMINATED LOANS	1,217	76	1,217	
	Floating interest rates ranging from 3 months LIBOR+0.65% to 0.9% per annum as at 31 December, 2004, with maturities through 2011. Floating interest rates ranging	1,426	-	1,426	
	from 6 months LIBOR+0.3% to 1.2% per annum as at 31 December, 2004, with maturities through 2014.	6 , 578	2,505	6 , 578	
	Fixed interest rates ranging from 2.18% to 8.35% per annum as at 31 December, 2004, with maturities through 2011.	2 , 676	2,626	2,326	

	13,528	5,210	11,682
Less: Loans due within one year classified as current			
liabilities	(1,593)	(688)	(1,142)
	11,935	4,522	10,540
	=====	=====	======

As at 31 December, 2004, bank and other loans of the Group and the Company included short-term bank loans totalling RMB9,925 million and RMB9,019 million respectively (2003: RMB6,409 million and RMB5,578 million respectively). On such date, the Group's and the Company's weighted average interest rate on short-term borrowings were 1.60% and 1.56% per annum respectively (2003: 1.76% and 1.65% per annum respectively).

As at 31 December, 2004, the Group had banking facilities with several PRC commercial banks for providing loan finance up to an approximate amount of RMB35,750 million (2003: RMB9,860 million). As at 31 December, 2004, an approximate amount of RMB11,525 million (2003: RMB4,412 million) was utilised.

-42-

APPENDIX I	FINANCIAL	INFORMATION	OF	THE	GROUP

22 OBLIGATIONS UNDER FINANCE LEASES

The Group and the Company have commitments under finance lease agreements in respect of aircraft and related equipment expiring during the years 2005 to 2013. As at 31 December, 2004, future payments under these finance leases, which were 67% and 33% respectively (2003: 74% and 26% respectively) denominated in United States dollars and Japanese yen, are as follows:

THE	GROUP	AND	THE	COMPANY

	OBLIGATIONS	2004 PAYMENTS	INTEREST	OBLIGATIONS	2003 PAYMENTS
	RMB million	RMB million	RMB million	RMB million	RMB million R
Balance due:					
Within one year	2,144	2,580	436	1,298	1,648
In the second year	2,863	3,213	350	1,066	1,357
In the third to fifth					
year, inclusive	6,044	6,540	496	3,909	4,348
After the fifth year	692	722	30	568	608
	11,743	13,055	1,312	6,841	7,961
Less: Balance due within one year classified as current					
liabilities	(2,144)			(1,298)	

9,599	5,543
=====	=====

Certain lease financing arrangements comprised finance leases between the Company and certain of its subsidiaries, and corresponding borrowings between such subsidiaries and banks. The Company has guaranteed the subsidiaries' obligations under the bank borrowings and accordingly, the relevant leased assets and obligations are recorded in the Company's balance sheet to reflect the substance of the transactions. The future payments under these leases have therefore been presented by the Company and the Group in amounts that reflect the payments under the bank borrowings between the subsidiaries and banks.

Under the terms of the leases, the Group has an option to purchase, at or near the end of the lease term, certain aircraft at fair market value and others at either fair market value or a percentage of the respective lessor's defined cost of the aircraft.

Security, including charges over the assets concerned and relevant insurance policies, is provided to the lessors.

As at 31 December, 2004, certain of the Group's and the Company's aircraft with carrying amount of RMB11,635 million (2003: RMB7,858 million) were mortgaged to secure facilities with financial institutions granted to lessors totalling RMB11,743 million (2003: RMB6,841 million).

23 AMOUNTS DUE TO RELATED COMPANIES

Amounts due to related companies, which represent balances with CSAHC and its affiliates, and the Group's associates and jointly controlled entities, are unsecured, interest free and repayable within one year (Note 28).

-43-

APPENDIX I	FINANCIAL	INFORMATION	OF	THE	GROUP

24 TRADE PAYABLES

An ageing analysis of trade payables is set out below:

	THE	THE	COMP	
	2004	2003	2004	
	RMB million	RMB million	RMB million	RM
Due within 1 month or on demand	599	279	505	
Due after 1 month but within 3 months Due after 3 months but within	430	278	370	

	=====	===	=====
	1,554	928	1,320
6 months	525	371	445

As at 31 December, 2004, the Group and the Company had an amount due to a fellow subsidiary of RMB838 million (2003: RMB693 million) which was included in trade payables.

All of the trade payables are expected to be settled within one year.

25 PROVISION FOR MAJOR OVERHAULS

Details of provision for major overhauls in respect of aircraft held under operating leases are as follows:

	THE	THE COMPA		
	2004 2003		2004	
	RMB million	RMB million	RMB million R	
Balance at 1 January,	200	194	131	
Provision for the year	89	68	47	
Through the CNA/XJA Acquisitions	70	_	70	
Amount utilised	_	(62)	_	
Balance at 31 December,	359	200	248	
Less: Current portion included in				
accrued expenses	(75)	(11)	(62)	
	284	189	186	
	===	===	===	

-44-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

26 SHARE CAPITAL

	2004
	RMB million
	RMB IIIIIIOII
Registered capital:	
2,200,000,000 domestic shares of RMB1.00 each	2,200
1,174,178,000 H shares of RMB1.00 each	1,174
1,000,000,000 A shares of RMB1.00 each	1,000

RM

	4,374
	====
Issued and paid up capital:	
2,200,000,000 domestic shares of RMB1.00 each	2,200
1,174,178,000 H shares of RMB1.00 each	1,174
1,000,000,000 A shares of RMB1.00 each	1,000
	4,374
	=====

In July 2003, the Company issued 1,000,000,000 A shares with a par value of RMB1.00 each at an issue price of RMB2.70 by way of a public offering to natural persons and institutional investors in the PRC. The share premium received by the Company, net of the issuance costs of RMB59 million, amounted to RMB1,641 million and was credited to share premium account.

All the domestic, H and A shares rank pari passu in all material respects.

-45-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

27 RESERVES

		THE G	THE	COMPANY	
		2004	2003	2004	
	Note	RMB million	RMB million	RMB million	RMB
SHARE PREMIUM					
Balance at 1 January Share premium from issuance of shares, net of		5,325	3,684	5,325	
related issuance costs		-	1,641	-	
Balance at 31 December		5,325 	5,325 	5,325 	
STATUTORY SURPLUS RESERVE	(a)				
Balance at 1 January Transfer from income		361	337	339	
statement		41	24	10	
Balance at 31 December		402	361 	349 	

STATUTORY PUBLIC WELFARE FUND	(b)			
Balance at 1 January Transfer from income		173	172	172
statement		20	1	5
Balance at 31 December		193	173 	177
DISCRETIONARY SURPLUS RESERVE	(C)			
Balance at 1 January and 31 December		77	77 	77
RETAINED EARNINGS				
Balance at 1 January Loss for the year Appropriations to		1,586 (48)	1,969 (358)	(138) (169)
reserves		(61)	(25)	(15)
Balance at 31 December		1,477	1,586	(322)
TOTAL		7,474 =====	7 , 522	5,606 ====

Notes:

(a) According to the PRC Company Law and the Articles of Association of the Company and certain of its subsidiaries, the Company and the relevant subsidiaries are required to transfer 10% of their annual net profits after taxation, as determined under relevant PRC accounting regulations, to a statutory surplus reserve until the reserve balance reaches 50% of the registered capital. The transfer to this reserve must be made before distribution of a dividend to shareholders.

Statutory surplus reserve can be used to offset prior years' losses, if any, and may be converted into share capital by the issue of new shares to shareholders in proportion to their existing shareholding or by increasing the par value of the shares currently held by them, provided that the balance after such issue is not less than 25% of the registered capital.

-46-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

(b) According to the PRC Company Law and the Articles of Association of the Company and certain of its subsidiaries, the Company and the relevant subsidiaries are required to transfer between 5% and 10% of their annual net profits after taxation, as determined under PRC accounting regulations, to the statutory public welfare fund. This fund can only be utilised on capital items for the collective benefits of the Company's and the relevant subsidiaries' employees

such as the construction of dormitories, canteen and other staff welfare facilities. This fund is non-distributable other than in liquidation. The transfer to this fund must be made before distribution of a dividend to shareholders.

- (c) The usage of this reserve is similar to that of statutory surplus reserve.
- (d) Under PRC Company Law and the Company's Articles of Association, the net profit after taxation as reported in the PRC statutory financial statements of the Company can only be distributed as dividends after allowances have been made for:
 - (i) making up cumulative prior years' losses, if any;
 - (ii) allocations to the statutory surplus reserve of at least 10% of after-tax profit, until the fund aggregates to 50% of the Company's registered capital;
 - (iii) allocations of 5% to 10% of after-tax profit to the Company's statutory public welfare fund; and
 - (iv) allocations to the discretionary surplus reserve, if approved by the shareholders.

Pursuant to the Articles of Association of the Company, the net profit of the Company for the purpose of profit distribution is deemed to be the lesser of (i) the net profit determined in accordance with the PRC accounting regulations and (ii) the net profit determined in accordance with IFRS; or if the financial statements of the Company are not prepared in accordance with IFRS, the accounting standards of one of the countries in which its shares are listed. As at 31 December, 2004 the Company did not have any distributable reserves (2003: Nil).

-47-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

28 RELATED PARTY TRANSACTIONS

The Group obtained various operational and financial services provided by CSAHC and its affiliates, and the Group's associates and jointly controlled entities during the normal course of its business.

The following is a summary of significant transactions carried out in the normal course of business between the Group, CSAHC and its affiliates, and the Group's associates and jointly controlled entities during the year:

Note 2004 ----

RMB million RM

EXPENSES		
PAID TO CSAHC AND ITS AFFILIATES		
Handling charges	(a)	33
Wet lease rentals	(b)	-
Sundry aviation supplies	(C)	66
Commission expense	(d)	2
Air catering expense	(e)	50
Housing benefits	(f)	85
Lease charges for land and buildings	(g)	18
PAID TO ASSOCIATES AND JOINTLY CONTROLLED ENTITIES		
Repairing charges	(h)	1,159
Flight simulation service charges	(i)	100
Interest expense	(j)	3
INCOME		
RECEIVED FROM ASSOCIATES AND JOINTLY CONTROLLED ENTITIES		
Interest income	(k)	4
Rental income	(1)	34
OTHERS		
Short term advances from CSAHC	(m)	_
Refund of medical benefit payments	(n)	_
CNA/XJA Acquisitions	(0)	15,522
		======

Notes:

- (a) Handling charges represent fees payable to Southern Airlines (Group) Import and Export Trading Company, a wholly owned subsidiary of CSAHC, in connection with the procurement of aircraft and flight equipment on the Group's behalf. Handling charges are calculated based on a fixed percentage of the purchase value and other charges.
- (b) Wet lease rentals in 2003 represented rentals payable to Xinjiang Airlines Company, a subsidiary of CSAHC, pursuant to a wet lease agreement in respect of a Boeing 757-200 aircraft effective from October 2002. The wet lease agreement was terminated in April 2003.
- (c) Sundry aviation supplies represent purchases of aviation supplies from Southern Airlines (Group) Economic Development Company, a subsidiary of CSAHC. Prices charged by this supplier to the Group are similar to those charged to other PRC airlines.
- (d) Commission expense represents commissions payable to certain subsidiaries of CSAHC in connection with services provided in exchange for air tickets sold by them. These commissions are calculated based on a fixed rate ranging from 1.5% to 12% on the ticket value.
- (e) Air catering expense represents purchases of inflight meals and related services from Shenzhen Air Catering Company Limited, a cooperative joint venture established in the PRC, in respect of which CSAHC is entitled to 33% of its profits after tax.
- (f) Housing benefits represent a fixed annual fee payable to CSAHC in respect of the provision of quarters to the eligible employees of the Group (Note 29).

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

- (g) Charges were paid to CSAHC under certain lease agreements in respect of certain land and buildings in the PRC (Note 10(c)).
- (h) Repairing charges represent fees incurred by the Group in connection with aircraft repair and maintenance services rendered by Guangzhou Aircraft Maintenance Engineering Company Limited ("GAMECO") and MTU Maintenance Zhuhai Co., Ltd. ("MTU Zhuhai"). GAMECO and MTU Zhuhai are jointly controlled entities of the Company.
- (i) Flight simulation service charges represent fees incurred by the Group in connection with flight simulation services provided by Zhuhai Xiang Yi Aviation Technology Company Limited ("Zhuhai Xiang Yi"), a jointly controlled entity of the Company.
- (j) Interest expense represents interest paid to loans from SA Finance. The applicable interest rate in determined in accordance with borrowing rate published by the PRC (Note 21).
- (k) Interest income represents interest received from deposits placed with SA Finance. The applicable interest rate is determined in accordance with the deposit rate published by the PRC (Note 20).
- (1) Rental income represents rental received under certain operating lease agreements where the Company leases certain flight training facilities and buildings to Zhuhai Xiang Yi (Note 10(f)).
- (m) During 2003, CSAHC made short term advances to the Group. These advances were unsecured, interest free and fully repaid in 2004.
- (n) Prior to 1 January, 2002, the Group paid a fixed annual fee to CSAHC in return for CSAHC providing medical benefit, transportation subsidies and other welfare facilities to the retirees of the Group. Such arrangement was terminated on 1 January, 2002. During 2003, CSAHC refunded to the Group the difference between the aggregate fixed annual fees received from the Group and the aggregate cost of services incurred by CSAHC under the above agreement.
- (o) As disclosed in Note 1 to the financial statements, on 31 December, 2004 the Company acquired the airline operations and certain related assets of CNA and XJA at a total consideration of RMB15,522 million, which was partly satisfied by assumption of debts and liabilities of CNA and XJA totalling RMB13,563 million outstanding as at that date. The remaining consideration payable of RMB1,959 million will be satisfied in cash.

In addition to the above, certain business undertakings of CSAHC also provided hotel and other services to the Group during the year. The total amount involved is not material to the results of the Group for the year.

The directors of the Company are of the opinion that the above transactions with related parties were entered into in the normal course of business and on normal commercial terms or in accordance with the agreements governing such transactions.

29 RETIREMENT AND HOUSING BENEFITS

Employees of the Group participate in several defined contribution retirement schemes organised separately by PRC municipal governments in regions where the major operations of the Group are located. The Group is required to contribute to these schemes at the rates ranging from 14% to 20% (2003: 14% to 19%) of salary costs including certain allowances. A member of the retirement schemes is entitled to pension benefits equal to a fixed proportion of the salary at the retirement date. The retirement benefit obligations of all existing and future retired staff of the Group are assumed by these schemes.

In addition, the Group was selected as one of the pilot enterprises to establish a supplementary defined contribution retirement scheme for the benefit of employees. In this connection, employees of the Group participate in a supplementary defined contribution retirement scheme whereby the Group is required to make defined contributions at a rate of 4.5% of total salaries. The Group has no obligation for the payment of pension benefits beyond the contributions described above. Contributions to the retirement schemes are charged to the income statement as and when incurred.

Furthermore, pursuant to the comprehensive services agreement (the "Services Agreement") dated 22 May, 1997 between the Company and CSAHC, CSAHC agrees to provide adequate quarters to eligible employees of the Group as and when required. In return, the Group agrees to pay a fixed annual fee of RMB85 million to CSAHC for a ten-year period effective 1 January, 1995.

-49-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

Pursuant to an additional staff housing benefit scheme effective September 2002, the Group agreed to pay lump sum housing allowances to certain employees who have not received quarters from CSAHC or the Group according to the relevant PRC housing reform policy, for subsidising their purchases of housing. Such expenditure has been deferred and amortised on a straight line basis over a period of 10 years, which represents the vesting benefit period of the employees. An employee who quits prior to the end of the vesting benefit period is required to pay back a portion of the lump sum housing benefits determined on a pro-rata basis of the vesting benefit period. The Group has the right to effect a charge on the employee's house and to enforce repayment through selling the house in the event of default in repayment. Any shortfall in repayment would be charged against income statement. As at 31 December, 2004, the Group already made payments totalling RMB191 million (2003: RMB130 million) under the scheme and recorded its remaining contractual liabilities totalling RMB69 million (2003: RMB130 million) as accrued expenses on its balance sheet. Housing allowances are payable when applications are received from eligible employees.

30 COMMITMENTS

(a) CAPITAL COMMITMENTS

As at 31 December, 2004, the Group and the Company had capital commitments as follows:

	THE	THE COMPA		
	2004	2003	2004	
	RMB million	RMB million	RMB million	RM
Commitments in respect of aircraft and related equipment (Note) - authorised and				
contracted for - authorised but not	11,776	10,615	10,121	
contracted for	13,571		13,571	
	25,347	10,615	23,692	
Commitments in respect of investments in the Guangzhou new airport - authorised and				
contracted for - authorised but not	110	617	110	
contracted for	714	1,455	714	
	824	2,072	824	
Other commitments - authorised and				
<pre>contracted for - authorised but not</pre>	132	233	117	
contracted for	568	708	200	
	700	941	317	
	26,871	13,628	24,833	
	=====	=====	=====	

-50-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

Note: As at 31 December, 2004, the Group had on order five Boeing 737-700 aircraft, six Airbus 319-100 aircraft, fifteen Airbus 320-200 aircraft, two Airbus 321-200 aircraft, four Airbus 330-200 aircraft, one Embraer ERJ-145 aircraft and certain flight equipment, scheduled for deliveries in 2005 to 2007. Deposits of RMB4,640 million have been made towards the purchase of these aircraft and related equipment. As at 31 December, 2004, the approximate total future payments, including estimated amounts for price escalation through anticipated delivery dates for these aircraft and related equipment are as follows:

THE	GROUP	THE	COMPAN
2004	2003	2004	

	=========	=========		=:
	11,776	10,615	10,121	
				_
2007	32	_	32	
2006	2,996	_	2,996	
2005	8,748	6,030	7,093	
2004	_	4,585	_	
31 December				
Year ended/ending				
	RMB million	RMB million	RMB million	RI

As at 31 December, 2004, the Group's and the Company's attributable share of the capital commitments of jointly controlled entities was as follows:

	2004
	RMB million
	IVID INITITION
Authorised and contracted for	-
Authorised but not contracted for	156
	156
	========

(b) OPERATING LEASE COMMITMENTS

As at 31 December, 2004, commitments under non-cancellable aircraft and flight equipment operating leases were as follows:

	THE GR	THE COMPAI		
	2004	2003	2004	
	RMB million	RMB million	RMB million	 RM
Payments due				ŀ
Within one year	1,761	1,483	1,488	
In the second to fifth year, inclusive	9,207	4,248	8,602	
After the fifth year	1,782	2,389	1,761	
	12,750	8,120	11,851	
	========	========	========	==

- 51 -

APPENDIX I	FINANCIAL	INFORMATION	OF	THE	GROUP

(c) INVESTING COMMITMENTS

At 31 December, 2004, the Group and the Company committed to make capital contributions in respect of:

	2004	
	RMB million	RM
Subsidiaries	181	
Subsidiaries Jointly controlled entities	83	
	264	

31 CONTINGENT LIABILITIES

- (a) Pursuant to the Reorganisation of CSAHC effected in 1995 (Note 1), the Company assumed the airline and airline-related businesses together with the relevant assets and liabilities from CSAHC. The Company has been advised by its PRC lawyers that, except for liabilities constituting or arising out of or relating to the businesses assumed by the Company in the Reorganisation, no other liabilities were assumed by the Company, and the Company is not jointly and severally liable for other debts and obligations incurred by CSAHC prior to the Reorganisation. There are not, however, any definitive PRC regulations or other pronouncements confirming such conclusion.
- (b) The Group leases from CSAHC certain land in Guangzhou and certain land and buildings in Wuhan, Haikou and Zhengzhou. The Group has a significant investment in buildings and other leasehold improvements located on such land. However, such land in Guangzhou and such land and buildings in Wuhan, Haikou and Zhengzhou lack adequate documentation evidencing CSAHC's rights thereto.

With respect to the facilities in Guangzhou, CSAHC has received written assurance from the CAAC to the effect that CSAHC is entitled to continued use and occupancy of the land in Guangzhou. The Company understands that the CAAC is basing its conclusion on an agreement among certain government authorities relating to such land. Such assurance does not constitute formal evidence of CSAHC's right to transfer, mortgage or lease such real property interests. The Group cannot predict the magnitude of the effect on its financial condition or results of operations to the extent that their uses of one or more of these parcels of land or the related facilities were successfully challenged. CSAHC has agreed to indemnify the Group against any loss or damage caused by any challenge or interference with the Group's use of any of its land and buildings.

(c) The Company is involved in a civil litigation (Hong Kong High Court Action No. 515 of 2001) ("Litigation") which commenced in 2003. According to the writ of summons for the Litigation, New -----

Link Consultants Limited, the plaintiff claimed unspecified damages against the Group (as one of the defendants to the Litigation) for breach of the agreement on the basis of certain evidence proving that United Aero-Supplies System of China, Limited ("UASSC") entered into an agreement with the defendants for exclusive purchase of aviation equipment consigned to UASSC for sale and, that as the defendants failed to perform the agreement, UASSC should have the right to compensation. Since UASSC is in the course of its winding up proceedings, all the rights and benefits of UASSC in connection with the claim have been transferred to the plaintiff. Based on the opinion given by the Company's legal advisors, the directors of the Company consider that the Company has a valid defence against the claim and that a provision for such claim and/or the associated legal costs is not required.

- 52 -

APPENDIX I

FINANCIAL INFORMATION OF THE GROUP

32 FINANCIAL STATEMENTS

Financial assets of the Group include cash and cash equivalents, trade receivables, other receivables and short-term investments. Financial liabilities of the Group include bank and other loans, amounts due to related companies, trade payables, bills payable, other liabilities and taxes payable.

LIOUIDITY RISK

As at 31 December, 2004, the Group's net current liabilities amounted to RMB18,855 million (2003: RMB10,792 million). For the year ended 31 December, 2004, the Group recorded a net cash inflow from operating activities of RMB3,596 million (2003: RMB2,129 million), a net cash outflow from investing activities and financing activities of RMB2,593 million (2003: RMB3,819 million) and an increase in cash and cash equivalents of RMB1,003 million (2003: decrease of RMB1,690 million).

In 2005 and thereafter, the liquidity of the Group is primarily dependent on its ability to maintain adequate cash inflow from operations to meet its debt obligations as they fall due, and on its ability to obtain adequate external finance to meet its committed future capital expenditures. The Group has obtained firm commitments from its principal bankers to renew its short-term bank loans outstanding at 31 December, 2004 when they fall due during 2005. In relation to its future capital commitments and other financing requirements, the Group has already entered into loan financing agreements with several PRC banks to provide loan finance up to an approximate amount of RMB24,225 million during 2005 and thereafter. The directors of the Company believe that such financing will be available to the Group.

The directors of the Company have carried out a detailed review of the cash flow forecast of the Group for the twelve months ending 31 December, 2005. Based on such forecast, the directors have determined that adequate liquidity exists to finance the working capital and capital expenditure requirements of the Group during that period. In preparing the

cash flow forecast, the directors have considered historical cash requirements of the Group as well as other key factors, including the availability of the above-mentioned loan finance which may impact the operations of the Group during the next twelve-month period. The directors are of the opinion that the assumptions and sensitivities which are included in the cash flow forecast are reasonable. However, as with all assumptions in regard to future events, these are subject to inherent limitations and uncertainties and some or all of these assumptions may not be realised.

BUSINESS RISK

The Group conducts its principal operations in the PRC and accordingly is subject to special considerations and significant risks not typically associated with investments in equity securities of the United States of America and Western European companies. These include risks associated with, among others, the political, economic and legal environment, influence of the CAAC over many aspects of its operations, and competition, in the passenger, cargo and mail airlines services industry.

INTEREST RATE RISK

The interest rates and maturity information of the Group's bank and other loans, and maturity information of the Group's finance lease obligations are disclosed in Notes 21 and 22 respectively.

FOREIGN CURRENCY RISK

The Group has significant exposure to foreign currency as substantially all of the Group's lease obligations and bank loans are denominated in foreign currencies, principally US dollars, and to a lesser extent, Japanese Yen. Depreciation or appreciation of the Renminbi against foreign currencies affects the Group's results significantly because the Group's foreign currency payments generally exceed its foreign currency receipts. The Group is not able to hedge its foreign currency exposure effectively other than by retaining its foreign currency denominated earnings and receipts to the extent permitted by the State Administration of Foreign Exchange, or subject to certain restrictive conditions, entering into forward foreign exchange contracts with authorised PRC banks.

- 53 -

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

CREDIT RISKS

Substantially all of the Group's cash and cash equivalents are deposited with PRC financial institutions.

A significant portion of the Group's air tickets are sold by agents participating in the Billing and Settlement Plan ("BSP"), a clearing

scheme between airlines and sales agents organised by International Air Transportation Association. As of 31 December, 2004, the balance due from BSP agents amounted to RMB411 million (2003: RMB446 million).

SELF INSURANCE RISK

The Group maintains a limited amount of property insurance in respect of certain personal and real property.

FAIR VALUE

The carrying amounts and estimated fair values of significant financial assets and liabilities at 31 December, 2003 and 2004 are set out below:

	20	2003		
	CARRYING AMOUNT	FAIR VALUE	CARRYING AMOUNT	F
	RMB million	RMB million	RMB million	RM
THE GROUP				
Cash and cash equivalents	3,083	3,083	2,080	
Trade receivables	1,203	1,203	834	
Other receivables	616	616	296	
Short-term investments	683	683	_	
Bank and other loans	23,453	23,665	11,619	
Amounts due to related				
companies	2,330	2,330	929	
Trade payables	1,554	1,554	928	
Bills payable	136	136	438	
Other liabilities	2,974	2,974	1,020	
Taxes payable	39	39	90	
	========	=========	=========	==

	20	2003		
	CARRYING AMOUNT	FAIR VALUE	CARRYING AMOUNT	 F
	RMB million	RMB million	RMB million	RM
THE COMPANY				
Cash and cash equivalents	2,302	2,302	1,405	
Trade receivables	1,035	1,035	683	
Other receivables	391	391	222	
Short-term investments	502	502	-	
Bank and other loans	20,701	20,862	9,629	
Amounts due to related				
companies	2,278	2,278	871	
Trade payables	1,320	1,320	746	
Bills payable	136	136	438	
Other liabilities	2,467	2,467	854	
Taxes payable	_	_	48	

- 54 -

APPENDIX I

FINANCIAL INFORMATION OF THE GROUP

The following methods and assumptions were used to estimate the fair value for each class of financial instrument:

(i) Cash and cash equivalents, trade receivables, other receivables, short-term investments, amounts due to related companies, trade payables, bills payable, other liabilities and taxes payable

The carrying values approximate fair value because of the short maturities of these instruments.

(ii) Bank and other loans

The fair value has been estimated by applying a discounted cash flow approach using interest rates available to the Group for similar indebtedness.

The economic characteristics of the Group's leases vary from lease to lease. It is impractical to compare such leases with those prevailing in the market within the constraints of timeliness and cost for the purpose of estimating the fair value of such leases. Other investments represent unquoted available-for-sale equity securities of companies established in the PRC. There is no quoted market price for such equity securities and accordingly a reasonable estimate of the fair value could not be made without incurring excessive costs.

Fair value estimates are made at a specific point in time and are based on relevant market information about the financial instruments. These estimates are subjective in nature and involve uncertainties and matters of significant judgement and therefore cannot be determined with precision. Changes in assumptions could significantly affect the estimates.

- 55 -

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APPENDIX I

FINANCIAL INFORMATION OF THE GROUP

3 SEGMENTAL INFORMATION

The Group operates principally as a single business segment for the provision of air transportation services. The analysis of turnover and operating

profit by geographical segment is based on the following criteria:

- (i) Traffic revenue from domestic services within the PRC (excluding Hong Kong) is attributed to the domestic operation. Traffic revenue from inbound/outbound services between the PRC and Hong Kong, and the PRC and overseas destinations is attributed to the Hong Kong regional operation and international operation respectively.
- (ii) Other revenue from ticket selling, general aviation and ground services, air catering and other miscellaneous services is attributed on the basis of where the services are performed.

Geographic information about the Group's turnover and operating profit/(loss) is as follows:

	DOMESTIC	HONG KONG REGIONAL	*INTERNATIONAL	
	RMB million	RMB million	RMB million	RM
2004				
Traffic revenue	17,742	1,180	4,422	
Other operating revenue	630			
Turnover	18,372	1,180	4,422	
	========	=======	========	==
Operating profit	650	67	192	
	========	========	========	==
2003				
Traffic revenue	13,087	808	3,070	
Other operating revenue	436	_	69	
Turnover	13,523	808	3,139	
	========	========	========	==
Operating profit/(loss)	440	(29)	45	
	========		========	==

^{*} Mainly routes between the PRC and Asian countries, the United States of America, the Netherlands, Belgium, Australia and France.

The major revenue-earning assets of the Group are its aircraft fleet, most of which are registered in the PRC. Since the Group's aircraft fleet is employed flexibly across its route network, there is no suitable basis of allocating such assets to geographic segments. Substantially all of the Group's non-aircraft identifiable assets are located in the PRC.

- 56 -

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

34 RECONCILIATION AND SUPPLEMENTARY STATEMENT OF CASH FLOW INFORMATION

(a) THE RECONCILIATION OF PROFIT/(LOSS) BEFORE TAXATION AND MINORITY INTERESTS TO CASH INFLOWS FROM OPERATIONS IS AS FOLLOWS:

	2004	
	RMB million	RMB m
Profit/(loss) before taxation and minority interests	233	
Depreciation and amortisation of property,		
plant and equipment	2,363	
Other amortisation	50	
Amortisation of deferred credits	(4)	
Share of associates' results	(12)	
Share of jointly controlled entities' results	5	
Loss on disposal of property, plant and equipment	1	
Interest income	(22)	
Interest expense	725	
Net realised and unrealised gain on equity securities held for		
trading	(15)	
Unrealised exchange loss, net	42	
(Increase)/decrease in inventories	(29)	
Increase in trade receivables	(218)	
(Increase)/decrease in other receivables	(166)	
Increase in prepaid expenses and other assets	(31)	
Increase in deferred expenditure	(2)	
(Decrease)/increase in amounts due to		
related companies	(586)	
Increase in trade payables	344	
Decrease in bills payable	(374)	
Increase in sales in advance of carriage	408	
Increase in accrued expenses	507	
Increase in other liabilities	1,223	
Increase in provision for major overhauls	113	
Cash inflows from operations	4,555	

- 57 -

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

(b) EFFECT OF THE CNA/XJA ACQUISITIONS

Assets acquired:

Property, plant and equipment Cash and cash equivalents Trade receivables Inventories Other

Liabilities assumed:
Bank and other loans
Obligations under finance leases
Trade payables
Accrued expenses
Other

Net identifiable assets and liabilities

Cash consideration payable and not yet settled

Net cash inflow from acquisitions - cash and cash equivalents acquired

35 ULTIMATE HOLDING COMPANY

The directors of the Company consider the ultimate holding company to be CSAHC, a state-owned enterprise established in the PRC.

36 SUBSEQUENT EVENTS

In January 2005, the Company, as a lessee, entered into an agreement with an independent lessor for operating leases of nine Boeing 737-800 aircraft for a term of seven years with total future lease payments totalling approximately RMB1,721 million, scheduled for deliveries in 2005 and 2006.

In January 2005, China Aviation Supplies Import and Export Corporation, as a sole importing agent, entered into, on behalf of several PRC airlines including the Group, a general purchase agreement with the Boeing Company for the import of Boeing B7E7 aircraft. The Company, being one of the ultimate users for thirteen of the Boeing B7E7 aircraft, endorsed the general purchase agreement. The Company is currently in negotiation with the Boeing Company regarding the purchase agreements on such aircraft.

In March 2005, the Company, as a lessee, entered into another agreement with an independent lessor for operating leases of a total of twenty-five aircraft comprising five Boeing 737-700 aircraft, five Boeing 737-800 aircraft, five Airbus 320-200 aircraft and ten Airbus 321-200 aircraft with scheduled

RM

deliveries in 2006 and 2007. The term of the lease ranges from ten to twelve years with total future lease payments totalling approximately RMB8,243 million.

In April 2005, the Company entered into a purchase agreement with Airbus SNC for the purchase of five Airbus A380 aircraft, scheduled for deliveries in 2007 to 2010.

- 58 -

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

37 SUBSIDIARIES

China Northern Airlines Aircraft PRC

The particulars of the Company's principal subsidiaries at 31 December, 2004 are as follows:

	PLACE AND DATE OF ESTABLISHMENT/ OPERATION	ATTRIBUTABLE EQUITY INTEREST		ISSUED
NAME OF COMPANY		DIRECT		REGISTERE CAPITAL
		%	 %	
Guangxi Airlines Company Limited (a)	PRC 28 April, 1994	60	-	170,900,0
Southern Airlines (Group) Shantou Airlines Company Limited (a)	PRC 20 July, 1993	60	-	280,000,0
Zhuhai Airlines Company Limited (a)	PRC 8 May, 1995	60	-	250,000,0
Xiamen Airlines Company Limited (a)	PRC 11 August, 1984	60	-	700,000,0
Guizhou Airlines Company Limited (a)	PRC 12 November, 1991	60	_	80,000,0
Guangzhou Air Cargo Company Limited (a)	PRC 31 March, 2004	70	-	238,000,0
Guangzhou Baiyun International Logistic Company Ltd (a)	PRC 23 July, 2002	61	_	20,000,0
Guangzhou Nanland Air Catering Company Limited (b)	PRC 21 November, 1989	51	-	55,980,0

US\$3,800,0

75

Maintenance Co., Ltd (a)	8 November, 1997			
Xinjiang Aviation Ground Service Company Ltd (a)	PRC 27 May, 2002	60	-	15,000,0
China Southern West Australian Flying College Pty Limited	Australia 26 January, 1971	65	-	A\$100,0
Xinjiang Civil Aviation Property Management Limited (a)	PRC 12 December, 2002	51.8	-	251,332,8
Guangzhou Aviation Hotel (a)	PRC 8 January, 1997	90	-	63,290,0
South China International Aviation & Travel Services Company (a)	PRC 11 May, 1992	90	-	2,100,0
CZ Flamingo Limited	Cayman Islands 8 December, 1993	100	-	US\$1,0
CZ Skylark Limited	Cayman Islands 17 November, 1993	100	-	US\$1,0
CZ Kapok Limited	Cayman Islands 26 October, 1993	100	-	US\$1,0

- 59 -

APPENDIX I	FINANCIAL INFORMATION OF THE GROUP

	PLACE AND DATE OF	ATTRIBUTABLE EQUITY INTEREST		ISSUED
NAME OF COMPANY	ESTABLISHMENT/ OPERATION	DIRECT	INDIRECT	REGISTERE CAPITAL
		%	%	
CSA-I Limited	Cayman Islands 1 September, 1993	100	-	US\$1,00
CZ93B Limited	Cayman Islands 11 May, 1993	100	-	US\$1,00
CZ97A Limited	Cayman Islands 2 January, 1997	100	-	US\$1,00
Zhong Yuan 99A Limited	Cayman Islands 15 February, 1999	100	-	US\$1,00
CXA92A Limited	Cayman Islands 3 August, 1992	-	60	US\$1,00

CXA93A Limited	Cayman Islands 1 July, 1993	-	60	US\$1,00
CXA95B Limited	Cayman Islands 7 July, 1995	-	60	US\$1,00
CXA95C Limited	Cayman Islands 16 October, 1995	-	60	US\$1,00
CXA98A Limited	Cayman Islands 20 March, 1998	-	60	US\$1,00
Xiamen Aviation Property Development Company (a)	PRC 22 June, 1993	-	60	5,000,00
Xiamen Aviation Supplies Limited (a)	PRC 30 July, 1997	-	60	8 , 560 , 00
Xiamen Aviation Development Company Limited (a)	PRC 18 February, 1998	-	54	5,000,00
Xiamen Air Holidays Limited	Hong Kong 28 April, 1994	-	54H	K\$3,000,00
Xiamen Macau Holidays Limited	Macau 11 May, 1995	-	27.5	MOP 1,000,00
Shantou Hua Kang Air Catering Company Ltd (a)	PRC 22 June, 1994	-	42	10,000,00

- # Expressed in RMB, unless otherwise stated
- (a) These subsidiaries are PRC limited companies.
- (b) These subsidiaries are Sino-foreign equity joint venture companies.

- 60 -

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

38 ASSOCIATES AND JOINTLY CONTROLLED ENTITIES

The particulars of the Group's principal associates and jointly controlled entities as at 31 December, 2004 are as follows:

	PLACE AND DATE OF ESTABLISHMENT/ OPERATION	ATTRIBUTABLE EQUITY INTEREST		ISSUED
NAME OF COMPANY		DIRECT	INDIRECT	REGISTERE CAPITAL
		90	%	
Guangzhou Aircraft Maintenance Engineering Company Limited*	PRC 28 October, 1989	50	-	US\$27,500,0
Southern Airlines Group Finance Company Limited	PRC 28 June, 1995	32	15.42	424,330,0
Hainan Phoenix Information System Limited	PRC 12 March, 1994	45	-	US\$16,360,0
Hong Kong Business Aviation Centre Company Limited	Hong Kong 7 January, 1998	20	-	HK\$1,000,0
Sichuan Airlines Corporation Limited	PRC 28 August, 2002	39	-	350,000,0
MTU Maintenance Zhuhai Co. Ltd.*	PRC 6 April, 2001	50	-	US\$63,100,0
China Postal Airlines Limited*	PRC 25 November, 1996	49	-	306,000,0
Zhuhai Xiang Yi Aviation Technology Company Limited*	PRC 10 July, 2002	51	-	US\$29,800,0
CSN-ETC e-commerce Limited*	PRC 7 October, 2002	51	-	5,880,0
Beijing Ground Service Company Limited*	PRC 1 April, 2004	50	-	18,000,0
Southern Airlines Advertising Company Limited	PRC 3 March, 1994	45	-	5,000,0

[#] Expressed in RMB, unless otherwise stated

^{*} These are jointly controlled entities

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

III INDEBTEDNESS

As at the close of business on 30 April, 2005, being the latest practicable date for the purpose of this indebtedness statement prior to the printing of this Circular, the Group had bank and other loans of approximately RMB25,584,160,000 and finance lease obligations of approximately RMB12,902,839,000.

As at 30 April, 2005, certain bank loans of the Group were secured by certain aircraft with an aggregate carrying amount of RMB10,572,534,000. Finance lease obligations were secured by the related leased aircraft with an aggregate carrying amount of RMB13,684,018,000. In addition, bank loans of RMB1,997,107,000 were also guaranteed by certain banks.

IV STATEMENT ON FINANCIAL LIABILITIES

Save as aforesaid or otherwise disclosed in Note 31 to the Financial Statements of the Company as set out in part II of this Appendix I and apart from intra-group liabilities, neither the Company nor any of its subsidiaries had outstanding, as at the close of business on 30 April, 2005, mortgages, charges, liabilities or any term loans or other borrowings or indebtedness in the nature of borrowings, including bank overdrafts and loans, debt securities or similar indebtedness, or any hire-purchase or finance lease commitments, or any guarantees or other material contingent liabilities.

The Directors have confirmed that there has been no material change in the indebtedness and contingent liabilities of the Group since 30 April, 2005 and up to the Latest Practicable Date.

V EFFECT

The Company's principal business is that of civil aviation. Following the Transactions, the Company's passenger volume is expected to increase and operating cost per available seat kilometres is expected to decrease. As a result, the Group's earnings are expected to be better off. The Group therefore considered that the Transactions are in the best interest of the Group. In addition, there will be no material change to the Group's net assets as the Transactions will be wholly financed through commercial loans by commercial banks.

VI MATERIAL CHANGES

The Directors are not aware of any material adverse changes in the financial or trading position of the Group since 31 December, 2004 (being the date to which the latest published audited financial statements of the Company were made up).

VII WORKING CAPITAL

Taking into account the present internal resources and the available banking facilities of the Group, the Directors are of the opinion that the Group has adequate working capital for its present requirements.

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

VIII MANAGEMENT DISCUSSION AND ANALYSIS

2004 COMPARED WITH 2003

The Group recorded a net loss of RMB48 million for 2004, as compared to a net loss of RMB358 million for 2003. The Group's operating revenue increased by RMB6,504 million or 37.2% from RMB17,470 million in 2003 to RMB23,974 million in 2004. Passenger load factor increased by 4.6 percentage point from 64.6% in 2003 to 69.2% in 2004. Passenger yield (in passenger revenue per RPK) remain steady and at RMB 0.57 in both years. Average yield (in traffic revenue per RTK) increased by 5.3% from RMB4.76 in 2003 to RMB5.01 in 2004. Operating expenses increased by RMB6,051 million or 35.6% from RMB17,014 million in 2003 to RMB23,065 million in 2004. As operating revenue increased more than operating expenses, operating profit increased by 99.3% from RMB456 million in 2003 to RMB909 million in 2004. The Group's net non-operating expenses decreased by 30.1%, from RMB967 million in 2003 to RMB676 million in 2004, mainly attributable to a decrease in unfavourable movement in foreign exchange differences of RMB105 million and a decrease in interest expense of RMB133 million. Overall, the Group recorded a net loss of RMB48 million in 2004, as compared to a net loss of RMB358 million in 2003.

Operating revenue

Substantially all of the Group's operating revenue is attributable to airline and airline related operations. Traffic revenue in 2004 and 2003 accounted for 97.4% and 97.1% respectively of total operating revenue. Passenger revenue and, cargo and mail revenue accounted for 90.4% and 9.6% respectively of total traffic revenue in 2004. The balance of the Group's operating revenue is derived from commission income, income from general aviation operations, fees charged for ground services rendered to other Chinese airlines and air catering services.

Operating revenue increased by 37.2% from RMB17,470 million in 2003 to RMB23,974 million in 2004. This increase was primarily due to a 40.6% rise in passenger revenue from RMB15,010 million in 2003 to RMB21,100 million in 2004 resulting from increased traffic volume. The total number of passengers carried increased by 37.8% to 28.2 million passengers in 2004. RPKs increased by 41.0% from 26,387 million in 2003 to RMB37,196 million in 2004, primarily as a result of an increase in passengers carried. Passenger yield remained constant at RMB0.57.

Domestic passenger revenue, which accounted for 79.9% of the total passenger revenue in 2004, increased by 37.8% from RMB12,242 million in 2003 to RMB16,869 million in 2004. Domestic passenger traffic in RPKs increased by 36.8%, mainly due to an increase in passengers carried. Passenger yield remained steady in 2004 and at RMB0.58.

-63-

APPENDIX I FINANCIAL INFORMATION OF THE GROUP

Hong Kong passenger revenue, which accounted for 5.3% of total passenger revenue, increased by 47.2% from RMB750 million in 2003 to RMB1,104 million in 2004. For Hong Kong regional flights, passenger traffic in RPKs increased by

54.6%, while passenger capacity in ASKs increased by 40.8%, resulting in a 5.6 percentage point increase in passenger load factor from 2003. Passenger yield decreased from RMB0.96 in 2003 to RMB0.92 in 2004 mainly due to intensified competition among airlines.

International passenger revenue, which accounted for 14.8% of total passenger revenue, increased by 55.0% from RMB2,018 million in 2003 to RMB3,127 million in 2004. For international flights, passenger traffic in RPKs increased by 59.3%, while passenger capacity in ASKs increased by 52.1%, resulting in a 2.9 percentage point rise in passenger load factor from 2003. Passenger yield decreased by 2.1% from RMB0.47 in 2003 to RMB0.46 in 2004 mainly resulted from the increases in traffic derived from long haul routes which generally had a lower yield than short haul routes.

Cargo and mail revenue, which accounted for 9.6% of the Group's total traffic revenue and 9.4% of total operating revenue, increased by 14.8% from RMB1,955 million in 2003 to RMB2,244 million in 2004. The increase was attributable to the increasing traffic demand.

Other operating revenue increased by 24.8% from RMB505 million in 2003 to RMB630 million in 2004. The increase was primarily due to the general growth in income from various auxiliary operations.

Operating expenses

Substantially all of the Group's operating expenses result from its airline operations. The vast majority of such expenses relate directly to flight operations, aircraft and traffic servicing, aircraft repair and maintenance and to depreciation and amortisation in respect of aircraft and flight equipment. Expenses associated directly with the Group's flight operations (collectively, "flight operations expenses") include fuel costs, operating lease payments, catering expenses, aircraft insurance, flight personnel payroll and welfare and training expenses. Expenses associated directly with repairs and maintenance in respect of the Group's aircraft (collectively, "repairs and maintenance expenses") include repairs and maintenance and overhaul charges, the costs of consumables and other maintenance materials and labour costs for maintenance personnel. Expenses associated directly with the Group's aircraft and traffic servicing operations (collectively "aircraft and traffic