中国南方航空股份有限公司 CHINA SOUTHERN AIRLINES COMPANY LIMITED

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

(Stock Code: 1055)

## Attachment B

The number of H Shares to which this proxy form relates<sup>1</sup>

## Second Form of Proxy for 2019 Second Extraordinary General Meeting

I/We <sup>2</sup> ,	,
residing at	
being the registered holder of <sup>3</sup>	ordinary shares of the Company,
HEREBY, APPOINT <sup>4</sup> ,	,

residing at \_

as my/our proxy/proxies to attend on my/our behalf the 2019 second extraordinary general meeting (the "**EGM**") of China Southern Airlines Company Limited (the "**Company**") to be held at the No. 3301 Conference Room, 33/F, China Southern Air Building, No. 68 Qixin Road, Baiyun District, Guangzhou, PRC at 9:00 a.m., on Friday, 27 December 2019 and to act and vote on my/our behalf at the EGM in respect of the resolutions listed below, in accordance with my/our instructions below<sup>5</sup>.

	Ordinary Resolutions	For <sup>5</sup>	Against <sup>5</sup>	Abstain <sup>5</sup>
1.	The resolution regarding the financial services framework agreement entered into between the Company and Southern Airlines Group Finance Company Limited.			
2.	The resolution regarding the 2020-2022 finance and lease service framework agreement entered into between the Company and China Southern Air Leasing Company Limited.			
3.	The resolution regarding the satisfaction of the conditions of the non-public issue of A Shares by the Company.			
4.	The resolution regarding the Feasibility Report on the Use of Proceeds from the non-public issue of A Shares of the Company.			
5.	The resolution regarding the impacts of dilution of current returns of the non- public issue of Shares and the remedial returns measures and the undertakings from controlling shareholder, directors and senior management on the relevant measures.			
6.	The resolution regarding the Plan of Shareholders' Return of China Southern Airlines Company Limited (2020-2022).			
7.	The resolution regarding the Report on Use of Proceeds from Previous Fund Raising Activities.			
Special Resolutions		For <sup>5</sup>	Against <sup>5</sup>	Abstain <sup>5</sup>
8.00	The resolution regarding the proposal of the non-public issue of A Shares of			
	the Company			
8.01	the Company Types of Shares to be issued and the par value			
8.01 8.02				
	Types of Shares to be issued and the par value			
8.02	Types of Shares to be issued and the par value Issue method and period			
8.02 8.03	Types of Shares to be issued and the par value         Issue method and period         Targeted subscriber and subscription method			
8.02 8.03 8.04	Types of Shares to be issued and the par value         Issue method and period         Targeted subscriber and subscription method         Issue price			
8.02 8.03 8.04 8.05	Types of Shares to be issued and the par value         Issue method and period         Targeted subscriber and subscription method         Issue price         Number of shares to be issued			
8.02 8.03 8.04 8.05 8.06	Types of Shares to be issued and the par value         Issue method and period         Targeted subscriber and subscription method         Issue price         Number of shares to be issued         Lock-up period			
8.02 8.03 8.04 8.05 8.06 8.07	Types of Shares to be issued and the par value         Issue method and period         Targeted subscriber and subscription method         Issue price         Number of shares to be issued         Lock-up period         Proceeds raised and the use of proceeds			
8.02 8.03 8.04 8.05 8.06 8.07 8.08	Types of Shares to be issued and the par value         Issue method and period         Targeted subscriber and subscription method         Issue price         Number of shares to be issued         Lock-up period         Proceeds raised and the use of proceeds         Place of listing         The arrangement for the distribution of undistributed profits accumulated			
8.02 8.03 8.04 8.05 8.06 8.07 8.08 8.09	Types of Shares to be issued and the par value         Issue method and period         Targeted subscriber and subscription method         Issue price         Number of shares to be issued         Lock-up period         Proceeds raised and the use of proceeds         Place of listing         The arrangement for the distribution of undistributed profits accumulated before the non-public issue of A Shares			
8.02           8.03           8.04           8.05           8.06           8.07           8.08           8.09           8.10	Types of Shares to be issued and the par value         Issue method and period         Targeted subscriber and subscription method         Issue price         Number of shares to be issued         Lock-up period         Proceeds raised and the use of proceeds         Place of listing         The arrangement for the distribution of undistributed profits accumulated before the non-public issue of A Shares         Validity period of this resolution regarding the non-public issuance of A Shares         The resolution regarding the proposal of the non-public issue of H Shares of			
8.02 8.03 8.04 8.05 8.06 8.07 8.08 8.09 8.10 9.00	Types of Shares to be issued and the par value         Issue method and period         Targeted subscriber and subscription method         Issue price         Number of shares to be issued         Lock-up period         Proceeds raised and the use of proceeds         Place of listing         The arrangement for the distribution of undistributed profits accumulated before the non-public issue of A Shares         Validity period of this resolution regarding the non-public issuance of A Shares         The resolution regarding the proposal of the non-public issue of H Shares of the Company			

	Special Resolutions		Against <sup>5</sup>	Abstain <sup>5</sup>
9.03	Targeted subscriber and subscription method			
9.04	Issue price			
9.05	Issue size and number of shares to be issued			
9.06	Lock-up period			
9.07	Use of proceeds			
9.08	Listing arrangement			
9.09	The arrangement for the distribution of undistributed profits accumulated before the non-public issue of H Shares			
9.10	Validity period of this resolution regarding the non-public issue of H Shares			
10.	The resolution regarding the preliminary proposal of the non-public issue of A Shares by the Company.			
11.	The resolution regarding the connected transactions involved in the non-public issue of A Shares.			
12.	The resolution regarding the connected transactions involved in the non-public issue of H Shares.			
13.	The resolution regarding the conditional Subscription Agreement relating to the subscription of the A Shares under the non-public issue of A Shares of China Southern Airlines Company Limited entered between the Company and the specific entity.			
14.	The resolution regarding the conditional Subscription Agreement relating to the subscription of the H Shares under the non-public issue of H Shares of China Southern Airlines Company Limited entered between the Company and the specific entity.			
15.	The resolution regarding the amendments to the Articles of Association of China Southern Airlines Company Limited.			
16.	The resolution regarding the Board or the authorised person(s) thereof is hereby authorised by the general meeting with full power to deal with all matters relating to the non-public issue of A Shares and the non-public issue of H Shares.			

## Signature<sup>7</sup>:\_\_\_\_\_

Date:

Notes:

- 1. Please insert the number of shares in the Company registered in your name(s) and to which this proxy form relates. If no such number is inserted, this form of proxy will be deemed to relate to all the shares in the Company registered in your name(s).
- 2. Please insert the name(s) and address(es) (as shown in the register of members) in block capital(s).
- 3. Please insert the number of all the shares in the Company registered in your name(s).
- 4. If no person is appointed as proxy, the Chairman of the EGM will be deemed to have been appointed by you as your proxy.
- 5. If you wish to vote for any of the resolutions, please insert a "√" in the box marked "FOR" or if you wish to vote against any of the resolutions, please insert a "√" in the box marked "AGAINST"; or if you wish to abstain from voting for or against the resolution, please insert a "√" in the box marked "ABSTAIN". If no indication is given, then your proxy/proxies may vote in such manner as he/she/they think(s) fit. Your proxy will also be entitled to vote at his discretion on any resolution properly put to the EGM other than those referred to in the notice convening the EGM. The shares abstained will be counted in the calculation of required majority.
- 6. This form of proxy must be signed by you or your attorney duly authorised in writing or, in the case of a company or an organisation, either under the common seal or under the hand of any director or attorney duly authorised in writing. In any event, the execution shall be made in accordance with the articles of association of such company or organisation.
- 7. To be valid, this proxy form and, if such proxy form is signed by a person under a power of attorney or authority on behalf of the appointer, a notarised copy of that power of attorney or other authority, must be delivered to Hong Kong Registrars Limited at 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong in not less than 24 hours before the time appointed for the holding of the EGM.
- 8. A proxy, on behalf of the shareholder, attending EGM shall bring along the proxy form duly completed and signed as well as the proof of identification of the proxy, in the case of a company or an organisation, the proxy shall also bring along a notarised copy of the resolution of the board of directors or other governing body of the appointer or a letter of authorisation.
- 9. This proxy form shall be completed in form of a set of two copies, one of which shall be lodged to the Company pursuant to Note 7; and the other copy shall be produced upon the EGM by the proxy of the shareholder pursuant to Note 8.
- 10. Completion and return of the form of proxy will not preclude you from attending and voting in person at the EGM or any adjourned EGM should you so wish.