

**海南美蘭國際空港股份有限公司**  
**Hainan Meilan International Airport Company Limited\***  
*(A joint stock company incorporated in the People's Republic of China with limited liability)*

**(Stock Code: 357)**

**FORM OF PROXY FOR THE DOMESTIC SHAREHOLDERS CLASS MEETING  
TO BE HELD ON 20 DECEMBER 2023**

I/we (*Note 1*) \_\_\_\_\_  
of \_\_\_\_\_ (*Note 1*)  
being the registered holder(s) of \_\_\_\_\_ shares (*Note 2*) of RMB1.00 each in the share capital of Hainan Meilan International Airport Company Limited (the "Company"), hereby appoint the chairman of the domestic shareholders class meeting (the "Domestic Shareholders Class Meeting") or (*Note 3*) \_\_\_\_\_  
of \_\_\_\_\_  
as my/our proxy/proxies for \_\_\_\_\_ domestic shares which I/we hold in the Company to attend and vote at the Domestic Shareholders Class Meeting of the Company to be held at the meeting room of the Company on 3rd Floor, Office Building of Haikou Meilan International Airport\* (海口美蘭國際機場) ("Meilan Airport"), Haikou City, Hainan Province, the People's Republic of China (the "PRC") at 10:00 a.m. on Wednesday, 20 December 2023 or at any adjournment thereof. The proxy/proxies is/are authorised to vote for me/us and in my/our name(s) as directed below in respect of the following resolutions and other matters which may be dealt with at the Domestic Shareholders Class Meeting. In the absence of instructions, the proxy/proxies shall vote for or against the resolutions or abstain at their discretion. Terms used in this form of proxy shall have the same meanings set out in the circular of the Company dated 16 November 2023 (the "Circular") unless the context requires otherwise. The proxy shall vote for me/us according to the following directions (*Note 4*):

| <b>By way of special resolutions:</b> |  | <b>For</b> | <b>Against</b> | <b>Abstention</b> |
|---------------------------------------|--|------------|----------------|-------------------|
| 1.                                    | To consider and approve the 2023 Supplemental Parent Company Domestic Shares Subscription Agreement dated 17 September 2023 entered into between the Company and the Parent Company and the Parent Company Subscription;   |            |                |                   |
| 2.                                    | To consider and approve the extension of the validity period of the resolutions in relation to the Parent Company Subscription, for a further period of twelve (12) months, from 18 September 2023 to 17 September 2024;   |            |                |                   |
| 3.                                    | To consider and approve the extension of the validity period of the Specific Mandate in relation to the New H Shares Issue, for a further period of twelve (12) months, from 18 September 2023 to 17 September 2024, together with the following resolutions on the Specific Mandate for the New H Shares Issue and listing of New H Shares on the Stock Exchange (relevant details of the resolutions are set out in the Circular): <ul style="list-style-type: none"> <li>3.1. Class of Shares to be issued;</li> <li>3.2. Time of issuance;</li> <li>3.3. Size of issuance;</li> <li>3.4. Ranking of New H Shares;</li> <li>3.5. Listing;</li> <li>3.6. Method of issuance;</li> <li>3.7. Target placee(s);</li> <li>3.8. Pricing mechanism;</li> <li>3.9. Method of subscription;</li> <li>3.10. Accumulated profits;</li> <li>3.11. Use of proceeds;</li> <li>3.12. Validity period of the resolutions;</li> </ul>  |            |                |                   |
| 4.                                    | To consider and approve the extension of the authorisation to the Board granted by the general meeting of Shareholders to deal with and complete the Parent Company Subscription, for a further period of twelve (12) months, from 18 September 2023 to 17 September 2024;   |            |                |                   |
| 5.                                    | To consider and approve the extension of the authorisation to the Board granted by the general meeting of Shareholders to deal with and complete all the matters in relation to the New H Shares Issue, for a further period of twelve (12) months, from 18 September 2023 to 17 September 2024. Such matters include but are not limited to: <ul style="list-style-type: none"> <li>(1) execute and submit all the relevant applications, reports and other documents to the relevant PRC and overseas regulatory departments or authorities and deal with all the relevant approvals, registration, filing, sanction and permission;</li> <li>(2) determine the terms of the proposed New H Shares Issue, including the determination of the actual size, issue price (including the price range and final price), timing, method and target placee(s) of the proposed New H Shares Issue, the execution, implementation, modification and termination of any agreement, contract or other documents in relation to the exercise of the Specific Mandate to issue the New H Shares, making adjustment to the use of proceeds of the proposed New H Shares Issue, and any other relevant matter;</li> </ul> |            |                |                   |

\* For identification purposes only

| <b>By way of special resolutions:</b> |   | <b>For</b> | <b>Against</b> | <b>Abstention</b> |
|---------------------------------------|---|------------|----------------|-------------------|
| (3)                                   | negotiate and enter into subscription agreement(s) with the placee(s) and/or the placing agreement(s) with the placing agent(s) in relation to the proposed New H Shares Issue, and approving any revision or amendments to such agreement(s);  |            |                |                   |
| (4)                                   | deal with all the matters in relation to obtaining all the approvals and permissions from the relevant authorities including but not limited to CSRC, the Stock Exchange and/or any other relevant PRC and overseas authorities in relation to the proposed New H Shares Issue;   |            |                |                   |
| (5)                                   | depending on the requirements at the time of the issuance, engage and appoint financial advisor, the placing agent(s), PRC and overseas legal advisers and other relevant agencies in relation to the proposed New H Shares Issue and enter into engagement or appointment letters and other relevant legal documents;  |            |                |                   |
| (6)                                   | make appropriate amendments to the terms of the proposed New H Shares Issue in light of the specific circumstances and pursuant to the approval(s) by the relevant regulatory authorities;  |            |                |                   |
| (7)                                   | execute, implement, amend and complete any document and do any act as necessary and appropriate in relation to the proposed New H Shares Issue;   |            |                |                   |
| (8)                                   | approve the publication of relevant announcement(s), circular(s) and notice(s) in relation to the proposed New H Shares Issue on the websites of the Stock Exchange and the Company, respectively, and the submission of relevant forms, files or other documents to the Stock Exchange;  |            |                |                   |
| (9)                                   | obtain the approval from the Stock Exchange for listing of and permission to deal in all of the New H Shares to be issued and allotted pursuant to the New H Shares Issue on the Main Board of the Stock Exchange;  |            |                |                   |
| (10)                                  | adjust or waive in time any one of the conditions precedent for the proposed New H Shares Issue based on the actual conditions; and   |            |                |                   |
| (11)                                  | take all necessary actions to deal with the matters in relation to the proposed New H Shares Issue;   |            |                |                   |
| 6.                                    | To consider and approve the authorisation to the Board and the persons delegated by the Board to determine the final consideration if there is no material difference in valuation (i.e. within a difference of not more than 1% between the 2023 Valuation and any new valuation) and sign any supplemental agreement (if necessary) in relation to the Parent Company Subscription; |            |                |                   |
| 7.                                    | To consider and approve the proposed AOA Consequential Amendments; and  |            |                |                   |
| 8.                                    | To consider and approve proposals (if any) put forward by any Shareholder(s) holding three (3) per cent or more of the shares carrying the right to vote at such meeting.   |            |                |                   |

Signed this \_\_\_\_\_ day of \_\_\_\_\_ 2023

Signature(s): \_\_\_\_\_

*Notes:*

1. Full name(s) (in Chinese and English) and address(es) (as shown in the register of members) to be inserted in **BLOCK LETTERS**.
2. Please insert the number and class of shares registered in your name(s); if no number is inserted, this form of proxy will be deemed to relate to all such shares of the Company registered in your name(s).
3. If any proxy other than the chairman of the Domestic Shareholders Class Meeting is appointed, strike out "the chairman of the Domestic Shareholders Class Meeting or" and insert the name(s) and address(es) of the proxy/proxies desired in the spaces provided.
4. **IMPORTANT:** If you wish to vote for a resolution, please place a "✓" in the box marked "FOR". If you wish to vote against a resolution, please place a "✓" in the box marked "AGAINST". The shares abstained will not be counted in the calculation of the required majority. Failure to complete a box will entitle your proxy to cast your vote(s) at his discretion. Your proxy will also be entitled to vote at his discretion on any resolution (or any amendment thereto) properly put to the Domestic Shareholders Class Meeting other than those set out in the notice convening the Domestic Shareholders Class Meeting.
5. In the case of joint holders of any shares in the Company, any one of such joint holders may vote, either in person or by proxy, in respect of such shares as if he were solely entitled thereto. But if more than one of such joint holders are present at the meeting, the vote of the senior who tenders a vote, whether in person or by proxy, shall be accepted to the exclusion of the votes of other joint holders and, for this purpose, seniority shall be determined by the order in which the names stand in the register of members of the Company in respect of the joint holding.
6. This form of proxy must be signed by you or your attorney duly authorised in writing, or in the case of legal person, must be either under its seal or signed by a director or attorney duly authorised to sign the same.
7. Shareholders or their proxies attending the Domestic Shareholders Class Meeting shall produce their identity documents.
8. For holders of domestic shares of the Company, this form of proxy together with a notarially certified copy of the power of attorney or other authority, if any, must be delivered to office of the secretary to the Board at Office Building of Meilan Airport, Haikou City, Hainan Province, the PRC, not less than 24 hours before the time fixed for holding the meeting or any adjournment thereof in order for such documents to be valid.
9. A proxy need not be a member of the Company but must attend the meeting in person to represent you.
10. Completion and deposit of this form of proxy will not preclude you from attending and voting at the meeting if you so wish. In the event that you attend the meeting after having lodged this form of proxy, this form of proxy will be deemed to have been revoked.
11. Each alteration made to this form of proxy must be initialed by the person who signs it.