

# 空降兵檢獲存十年

2008年，重慶空降兵賴鵬在參與汶川地震救援時，從綿竹漢旺鎮東汽中學的廢墟中，檢到多張沾滿灰塵和血跡的日記本頁，拼湊起一個17歲女生邱澄澄的花季。十年輾轉，賴鵬近日終於找到了女生的父母，寫日記的女生已在地震中遇難。

■《成都商報》

# 川震遇難女生日記回家



邱澄澄母親展示手機裡女兒唯一的一張照片。

「這本日記是5·12地震時，我在漢旺廢墟裡面撿起來的。」賴鵬回憶，當時在災區救援時發現一摞紙散落在廢墟上，「仔細一看，上面還有文字，猜測是日記的主人匆忙落下。」日記本殼上佈滿了腳印，被丟棄在角落，本頁也散亂殘缺。從內容看，日記的主人是東汽中學高二的...



賴鵬當年參與救援的照片。

生，應叫做「邱澄」或「邱澄澄」。

### 花季少女憧憬入大學

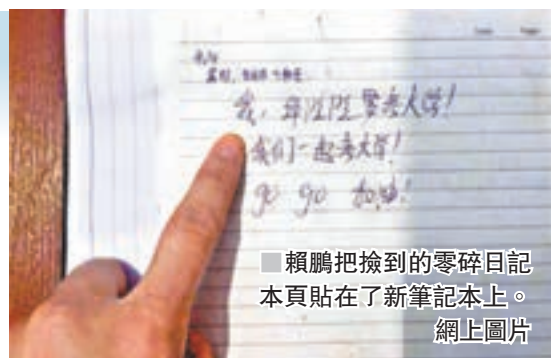
日記第一篇開始於2007年7月，止於2008年5月9日。邱澄澄的日記裡提到最多的，就是高中的學習點滴和對未來大學的憧憬——

2007年10月2日，她在日記本上寫下對未來的承諾「英語，我一定要搞上去，Yes, I know I can.」「衝——四川大學 等我喔！」

賴鵬把撿到的零碎日記本頁貼在了新筆記本上，接著記錄自己抗震救災時的點滴。

十年間，賴鵬搬過好幾次家，這本日記仍像寶貝一樣跟著他輾轉。他不知道該以什麼樣的方式把日記本交還回去，一直在網上關注地震報道，看裡面的尋人啟事、遇難者的名字，但都沒有看到「邱澄澄」這名字。

今年汶川地震十周年紀念，經過反覆的思想鬥爭，賴鵬上周五向內地媒體尋求幫助。經過近一周



賴鵬把撿到的零碎日記本頁貼在了新筆記本上。

的尋找，內地媒體記者聯絡上邱澄澄的美術老師和父母，然而結果讓人遺憾：邱澄澄在地震中遇難。

### 慈母認愛女筆跡失聲

當賴鵬得知結果時，這個曾經當過空降兵的鋼鐵男兒流淚了。

看到日記上熟悉的筆跡，邱澄澄母親朱長秀失聲應道：「就是我女兒的字，就是她的！我女兒的字寫得不是很好，但她是相當優秀的。」十年過去了，這個家庭依然未完全走出喪女的傷痛。

「這本日記不值錢，但它是一顆心，是我女兒留給我們的最後禮物，比錢還值錢！」朱長秀誠懇地表達了感謝之情。

## 《尋夢牡丹亭》光影實景 再現湯翁代表作

由中建一局集團華北建設有限公司(下稱一局華北)施工履約進行舞台及演出景區建造的全國首部實景穿越版《牡丹亭》——《尋夢牡丹亭》，6日在湯顯祖故里江西省撫州市完成首場全要素試演。



《尋夢牡丹亭》巨型圓環裝置投影等聲光電技術，讓觀眾身臨其境。

### 如進時光隧道 演員擦肩而過

有別於舞台戲曲版湯翁原創《牡丹亭》的是，在實景穿越版的《尋夢牡丹亭》中，演員在觀眾的身邊行走，光影在觀眾的眼前變換。觀眾可以與杜麗娘、柳夢梅擦肩而過，也可以沿着光影變幻的時光隧道掠開重重簾幕走進「庭院深深深幾許」的最深處。

### 三個升降舞台 攻克施工難點

一局華北相關負責人介紹，該項目的重點難點主要集中在演出區的三個升降舞台的人工挖孔樁上。間距小，

易造成串孔；地下水位高，土層流動性大；高壓旋噴樁無法板結達到基坑止水的要求……一個個困難曾堵住了他們的去路，又一次次被戰勝。最後，碩大的「月亮」可以自如地升落，升降舞台可以自由地起降。園區內有一處156米長異型結構文化牆，模板搭設和混凝土澆注難度極大。項目經理戴鑫磊帶領項目部的青年員工攻克難點，不僅高標準地完成任務，還將兩個月的工期壓縮到了28天。

■中新網

## 誤付14萬買包子 幸獲店主轉回

上月2日，一名叫「韓洪偉」的顧客在河南鄭州市商都路和十里鋪街交叉口的汴梁大湯包店消費時，通過支付寶一下轉了147,258元人民幣，時間都過去一個多月了，這位顧客一直沒有現身，店主何劉竹很着急，為此向媒體求助。日前，錯付14萬買包子的韓洪偉在店家和警

察的幫助下，將錢轉回。他說，包子店主非常誠實，為社會作出重大貢獻，非常感激，應該弘揚這種行為。經營汴梁大湯包店的何劉竹一家是安徽人，他表示，平日收款只留意是否付款，每月經營額也不過約兩萬元，5月2日

對賬時才發現經營額多出14萬，遂逐筆核對收款記錄，才發現名為「韓洪偉」的顧客的異常支付。

韓洪偉說，5月8日支付寶客服給他打電話，他才知道自己轉錯了錢，他之前也沒有看新聞。據了解，他買兩個包子才三元，卻誤把自己的密碼輸成了付款額。

■澎湃新聞網



感恩母親

在母親節到來之際，河北省邯鄲市火磨小學開展「濃情五月天、感恩母親節」系列主題教育活動，孩子們通過用軟陶製作媽媽笑臉、扮扮媽媽感恩等活動，體驗母親十月懷胎的辛苦，感謝母親養育之恩。圖為學生在模擬體驗孕婦撿東西。

新華社

# HAINAN AIRLINES HOLDING COMPANY LIMITED

## ANNOUNCEMENT ON PROGRESS OF TRADE SUSPENSION BROUGHT BY ASSETS RESTRUCTURE HAINAN AIRLINES HOLDING COMPANY LIMITED

The Hainan Airlines Holding Company Limited and entire members of its board of directors ("BoD") hereby guarantee that there's no significant omission, fictitious description or serious misleading of the announcement and would take both individual and joint responsibilities for the truthfulness, accuracy and completeness of its content. The Hainan Airlines Holding Company Limited (hereinafter referred to as the Company) applying to suspend the stock trading (stock code: 600221, 900945; stock abbreviation: HHKG, HHKG-B) from the stock market opening of Jan. 10 of 2018 since it had been planning an important matter and initiated the implementation of reorganization procedure from the stock market opening of Jan. 24 of 2018. It's expected that the term of stock transaction suspension would not exceed one month from Jan. 10 of 2018. During the stock trading suspension, the Company published the related announcements. For details, please refer to the ANNOUNCEMENT ON TRADE SUSPENSION BROUGHT BY SIGNIFICANT EVENT ON Jan. 11 of 2018, the ANNOUNCEMENT ON PROGRESS OF TRADE SUSPENSION EVENT ON Jan. 17 of 2018, the ANNOUNCEMENT ON TRADE SUSPENSION BROUGHT BY MATERIAL ASSETS REORGANIZATION ON Jan. 24 of 2018, the ANNOUNCEMENT ON SHAREHOLDERS' INFORMATION BEFORE THE TRANSACTION SUSPENSION ON Jan. 26 of 2018, the ANNOUNCEMENT ON TRADE SUSPENSION PROGRESS ON Jan. 31 of 2018, and the ANNOUNCEMENT ON SHAREHOLDERS' INFORMATION BEFORE THE TRANSACTION SUSPENSION ON Feb. 7 of 2018. Upon one month of above trading suspension, the Company disclosed the ANNOUNCEMENT ON PROGRESS OF TRADE SUSPENSION BROUGHT BY ASSETS RESTRUCTURE ON Feb. 10 of 2018 and above trading suspension continued for a period of no more than one month from Feb. 12 of 2018. The Company disclosed the ANNOUNCEMENT ON PROGRESS OF TRADE SUSPENSION BROUGHT BY ASSETS RESTRUCTURE ON Feb. 24 of 2018 and the ANNOUNCEMENT ON PROGRESS OF TRADE SUSPENSION BROUGHT BY ASSETS RESTRUCTURE ON Mar. 3 of 2018. Upon two months of above stock trading suspension, the Company disclosed the ANNOUNCEMENT ON PROGRESS OF TRADE SUSPENSION BROUGHT BY ASSETS RESTRUCTURE ON Mar. 10 of 2018. It's estimated that the term of stock transaction suspension would not exceed one month from Mar. 12 of 2018. The Company disclosed the ANNOUNCEMENT ON PROGRESS OF TRADE SUSPENSION BROUGHT BY ASSETS RESTRUCTURE ON Mar. 17 of 2018, the ANNOUNCEMENT ON APPLICATION FOR POSTPONING STOCK TRADE SUSPENSION ON Mar. 24 of 2018 and the ANNOUNCEMENT ON PROGRESS OF TRADE SUSPENSION BROUGHT BY ASSETS RESTRUCTURE ON Mar. 31 of 2018. Upon three months of above stock trading suspension, it's approved by the board of directors, general meeting of shareholders and the SSE that it would postpone for another two months. It's estimated that the stock transaction resumption would not be later than June 9 of 2018. On April 10 of 2018, the Company disclosed the ANNOUNCEMENT ON PROGRESS OF TRADE SUSPENSION BROUGHT BY ASSETS RESTRUCTURE ON April 17 of 2018, the ANNOUNCEMENT ON PROGRESS OF TRADE SUSPENSION BROUGHT BY ASSETS RESTRUCTURE ON April 24 of 2018 and the ANNOUNCEMENT ON PROGRESS OF TRADE SUSPENSION BROUGHT BY ASSETS RESTRUCTURE ON May 2 of 2018. As of the date of this announcement, the stock trade suspension period accounts for 4 months. The underlying assets distributed in multiple countries and important subsidiary of foreign entities involved in overseas listed enterprise, therefore it's necessary to carry out more discussion and demonstration with foreign supervision institutes. The pre-approval of domestic and foreign supervision and above stated communication and negotiation would take more time to be completed. It's decided that the stock trade suspension would continue upon careful assessment, so to further push forward the assets reorganization and protect the interest of all investors and avoid stock price fluctuation and ensure to disclose true, accurate, complete and fair information.

Basic Information of the Material Assets Reorganization 1.1 Underlying assets During the stock trade suspension, the Company has been actively communicating and negotiating with the current/potential trading counterparties. As of the date of this announcement, the equity structure of the trading objects would need to be adjusted further. The material assets reorganization would be oriented to the HNA Group & its controlled enterprises and the independent third party and involve in assets purchasing. Presently, the assets of domestic trading objects to be traded are the Western Airlines Company Limited, the Guilin Airlines Company Limited, the Haihang Aviation Technology Company Limited, the Hainan Tianyu Flight Training Company Limited and the HNA Hotel Holding Group Company Limited. The overseas assets to be traded are the SR Technics Holdco 1 GmbH (SRT) and an overseas hotel enterprise. 1.2 Trading method and effects The material assets reorganization would be performed through assets buying from the trading counterpart. The trading method would involve in stock issue, cash purchase of assets and supporting financing at the same time. The specific method is currently under discussion, negotiation and demonstration. The above material assets reorganization might result in the change of the actual controller of the Company. It's expected that the material assets reorganization would not constitute a backdoor listing. The final plan would be confirmed upon the approval of related authorities.

1.3 Communication and negotiation with the current/potential counterparties It's necessary for the Company to carry out further discussion and negotiation with all related parties on the plan and trading amount of the material assets reorganization. All related trading parties are working together to push forward the material assets reorganization. The Company has signed the reorganization framework agreements with the partial trading counterparties as of the date of this announcement. No formal agreement has been signed. The reorganization plan, trading framework, object assets scope might be adjusted according to the due diligence investigation and negotiation with the current/potential trading counterparties. The exact final reorganization plan, trading framework, object assets scope shall be subject to the pre-plan or report on the material assets reorganization deliberated and announced by the board of directors of the Company. 1.4 Due diligence investigation, audit and evaluation on the underlying assets The Company appoints the Haitong Securities Company Limited as the independent financial consultant of the material assets restructure, the Grandall Legal Group (Shanghai) as the legal counsel. Meanwhile, the Company is discussing and negotiating with the auditing and evaluation institutes on terms of their service agreements. Currently, the Company has signed any service agreement with the auditing and evaluation institutes on the material assets reorganization. It has organized the financial consultants, legal counselors, auditing and evaluation institutes to carry out due diligence investigation, audit and evaluation on the underlying assets.

1.5 Progress of pre-approval on the material assets reorganization The Company and related parties are demonstrating and analyzing the items of approval which may be involved in the transaction plan of the material assets reorganization. The material assets reorganization would be submitted to the supervision institute for approval after the completion of necessary internal procedures as regulated by relevant rules and laws. As of the date of this announcement, this material assets reorganization would need to be approved by following authorities which include, but not limited to, the board of directors, the general meeting of the Company's shareholders, the state-owned assets supervision and administration authorities, the China Securities Regulatory Committee (CSRC) and overseas acquisition related authorities. Progress of the Material Assets Reorganization From the first day of stock trading suspension, the Company has been actively advanced the relevant work of the material assets reorganization in accordance with the regulations of the CSRC and the SSE. It negotiates with the trading counterparties, selects intermediary institutes, discusses and demonstrates the scope and procedures and evaluation work of the underlying assets involved in the material assets reorganization. Meanwhile, it organizes the due diligence investigation, audit and evaluation on the underlying assets. The Company has been disclosing the progress on the material assets reorganization at least every 5 trading days subject to the related regulations. As of the date of this announcement, the Company has signed the framework agreements with partial trading counterparties. The formal agreements were not signed yet. The works relating to material assets reorganization of the Company is still in progress.

Signature of Framework Agreements The Company signed the Restructuring Framework Agreements with the Haihang Aviation Group Company Limited and the HNA Group Company Limited respectively upon the approval of the 20th session of the eighth board of directors on Mar. 23

of 2018. The Company would buy 100% stock equity or partial stock equity of the Hainan Tianyu Flight Training Company Limited and the Haihang Aviation Technology Company Limited and SR Technics Holdco 1 GmbH held by the Haihang Aviation Group Company Limited, and 100% or partial stock equity of the Guilin Airlines Company Limited, the Western Airlines Company Limited, the Haihang Hotel Holding Group Company Limited and an overseas hotel enterprise directly or indirectly held by the HNA Group Company Limited and its controlled enterprises. The trading method would involve stock issue and cash payment of the Company. The restructure framework agreements would be preliminary intention agreement based on mutual willingness and principles. The final trading plan shall subject to the formal agreements signed. For details, please refer to the ANNOUNCEMENT ON SIGNING REORGANIZATION FRAMEWORK AGREEMENTS disclosed on Mar. 24 of 2018. Necessity and Reasons for Postponing Trade Suspension The trading objects of related transactions distribute in multiple countries and regions, which involves in not only wide geographical region, but also large scale enterprises and important and large-scale subsidiary companies and listed enterprise of overseas trading objects, so it's necessary to discuss with overseas supervision institutes on many issues. Meanwhile the related transactions would involve in issuing stock to buy overseas assets, the pre-approval of domestic and foreign supervision and above stated communication and negotiation would take more time to be completed. It's estimated that the Company could not release the material assets restructure pre-plan or report in a period of four months. In order further push forward the assets reorganization and protect the interest of all investors and avoid stock price fluctuation and ensure to disclose true, accurate, complete and fair information, it's decided that the stock trade suspension would be postponed for another two months from April 10 of 2018 subject to the related regulations of the Guidelines for Stock Transaction Suspension and Resumption of Listed Enterprises Brought by Planning Material Issue of the SSE and upon the approval of the board of directors, the general meeting and SSE. The estimated transaction resumption date would not be later than June 9 of 2018. Opinion of Independent Financial Consultant It's considered upon examination that there's uncertainty of the material assets reorganization since it involves in overseas assets purchasing and huge amount of work to be completed in limited time period such as diligence investigation, audit and evaluation. Meanwhile, the specific content of the assets reorganization plan would need further discussion and demonstration. It's estimated that it's impossible for the Company to disclose the assets reorganization plan and resume stock transaction within 4 months period of stock trade suspension. It would be beneficial for the Company to further segment the reorganization related works and avoid stock price fluctuation and damages to the interest of the Company and its minority shareholders. In consideration of above circumstances, the independent financial consultant considers that the trading suspension postpone is reasonable. The Company is actively pushing forward the assets reorganization related works and achieved certain amount of progress. It's expected that the Company would convene the meeting of the board of directors to deliberate the reorganization plan before the maturity of 5-months stock trading suspension period and disclose the pre-plan of the material assets reorganization (report) and resume stock transaction. The independent financial consultant would urge the Company to fulfill its obligation of information disclosure and the transaction resumption upon the completion of related work on material assets reorganization. 6. Work and Arrangement to be Completed During the stock trade suspension, the Company would further perfect the restructure plan and execute due diligence investigation, audit and evaluation. It would prepare the assets reorganization pre-plan or report or other related documents subject to the related regulations. It would also perform its duty of information disclosure and disclose the progress on the material assets reorganization every 5 trading days. It would timely fulfill the internal and external decision-making and approval procedures requested by the major asset reorganization and ensure the smooth progress of it. It's estimated that the Company would convene the meeting of board of directors to deliberate the restructure pre-plan or report before June 9 of 2018 and timely apply for stock trade resumption with the SSE. Estimated Trading Resumption Time In order to avoid extraordinary fluctuation of the stock price and protect the shareholders' benefits and ensure the information disclosure fairness, the 20th session of the eighth board of directors and the 2018 first extraordinary general meeting of shareholders of the Company deliberated and passed through the Report on Postponing the Stock Transaction Suspension Brought by Material Assets Restructure. The Shanghai Stock Exchange approved the application for stock trading suspension and the trading suspension would continue from April 10 of 2018. It's expected that the trading suspension term would not exceed two months and the resumption time would not be later than June 9 of 2018. We solemnly remind the investors that the designated information disclosure medias of the Company are the China Securities Journal, Shanghai Securities News, Securities Times, Securities Daily, Hongkong's Wen Wei Po and the website of the SSE (www.sse.com.cn). Please refer to the information disclosed by the Company on above designated media. Please pay attention to subsequent related announcements and investment risks.

Board of Directors Hainan Airlines Holding Company Limited May 10, 2018

## ANNOUNCEMENT OF PAYMENT OF BOND PRINCIPAL AND INTEREST AND DELISTING HAINAN AIRLINES HOLDING COMPANY LIMITED

The Hainan Airlines Holding Company Limited and entire members of its board of directors ("BoD") hereby guarantee that there's no significant omission, fictitious description or serious misleading of the announcement and would take both individual and joint responsibilities for the truthfulness, accuracy and completeness of its content.

Important Notice: Creditor's rights registration date: May 23, 2018 Interest date: May 24, 2018 The Hainan Airlines Holding Company Limited (hereinafter referred to as the Company) issued the corporate bond in type I and type II on May 24 of 2011. The term of type I (abbreviated as I11Haihang01, 122070) is for 5 years and type II (abbreviated as I11Haihang02, 122071) for 10 years. The bond of type I matured and was delisted on May 24 of 2016. Therefore, the payment of interest (for the period of May 24 of 2017 to May 23 of 2018) of the corporate bond (type II) shall start on May 24 of 2018. Following is the details listed subject to the Bond Prospectus of the Company: 1. Basic Information of the Bond 1.1 Bond name: 2011 corporate bond of the Hainan Airlines Company Limited 1.2 Abbreviation and code of the bond: 11Haihang02 (122071) 1.3 Issuing object: The Hainan Airlines Holding Company Limited (Former Company Name is the Hainan Airlines Company Limited) 1.4 Term and scale of the bond: The 11Haihang02 (122071) is 10-years corporate bond with fixed bond interests. The issuing scale of the bond accounts for RMB1.44 billion yuan. 1.5 Bond interest: The coupon rate of the 10-years bond is of 6.20%. The bond interest is calculated upon simple interest per year, which shall be paid annually. The last installment of the bond interest shall be paid together with the principals upon its maturity. 1.6 Listing time and location: The corporate bond was issued at the SSE on June 14 of 2011. 1.7 Value date: on May 24 of 2011. 1.8 Interest payment date: The interest of the corporate bond shall be paid annually since the value date. Each day of May 24 of 2012-2021 shall be the interest payment date of last year (The payment date shall be postponed to the first working day in case it happens to be the statutory holiday.) 1.9 Bond payment date: The payment date is on May 24 of 2021. (The payment date shall be postponed to the first working day in case it happens to be the statutory holiday.) 1.10 Warrantor and guarantee type: The HNA Group Company Limited would provide the full-amount unconditional irrevocable guarantee of joint-responsibilities for the corporate bond.

1.11 Credit level: According to the comprehensive appraisal of the Shanghai Brilliance Credit Rate & Investors Service Company Limited, both the entity credit-level of the Hainan Airlines Holding Company Limited and credit level of the corporate bond is AAA. For details, please refer to the ANNOUNCEMENT OF CREDIT RATING ON CORPORATE BOND published on the China Securities Journal, Shanghai Securities, Securities Times, Securities Daily, Hongkong's Wen Wei Po and the website of the SSE on April 14 of 2018.

2. Interest Payment Plan According to the announcement of the coupon interest rate of 2011 corporate bond, the coupon rate of the 11haihang02 is of 6.20% and dividends to be distributed would be RMB 62.00 yuan (tax included) per 10 bonds (Par value is of RMB 1,000 yuan). 3. Registration Date of Creditor's Right and Interest Payment Date 3.1 Creditor's rights registration date: May 23, 2018 3.2 Interest date: May 24, 2018 4. Paying Object The paying object of the bond interest is the entire bond-holders of the corporate bond 11haihang02 registered at the China Securities Depository and Clearing Corporation Limited (Shanghai Branch) after the closing of the SSE on May 23 of 2018.

5. Payment Method 5.1 The Company had signed the Entrusted Payment Agreement with the China Securities Depository and Clearing Corporation Limited (Shanghai Branch). The Company would transfer the full amount of the payable bond interest to the designated bank account of the China Securities Depository and Clearing Corporation Limited (Shanghai Branch) 2 trading days before the bond interest payment day of this year. In case the Company fails to pay the interest as contracted, the China Securities Depository and Clearing Corporation Limited (Shanghai Branch) would cancel the entrusted payment and related services. Then the Company shall be responsible for the continuous payment itself. The performance of related issues shall be subject to the relevant announcement of the Company.

5.2 The China Securities Depository and Clearing Corporation Limited (Shanghai Branch) would transfer the interest payment to the related payment institutes (security enterprises or other institutes recognized by the China Securities Depository and Clearing Corporation Limited (Shanghai Branch)). The investors shall withdraw the bond interest at the payment institutes.

6. Specifications on Income Tax 6.1 According to the regulations of the Income Tax Law and other rules and regulations, the individual investors of the corporate bond shall be charged of income tax on their income from the bond interest at the rate of 20%. The actual paid interest per 10 bonds of 11haihang02 is for RMB 49.60 yuan (after tax). The income tax from the corporate bond would be withheld and paid directly to the relevant tax bureau by the entrusted payment institutes stated above. In case the payment institute fails to perform the above stated responsibilities of income tax withhold, the legal responsibilities shall be borne by themselves.

6.2 The resident enterprises holding the corporate bond shall pay the income tax by themselves subject to the Law on Enterprise Income Tax and other related rules and regulations. The actual paid interest per 10 bonds of 11haihang02 (par value is of RMB 1,000 yuan) is of RMB 62.00 yuan (tax included). 6.3 According to the Law on Enterprise Income Tax and Regulations on the Implementation of Enterprise Income Tax Law practiced on January 1 of 2008, the Notice on Income Tax Withhold for the QFII Investors by the Resident Enterprises issued by the State Tax Bureau (document of the Guoshuhan [2009] No. 47), the Interim Measures for the Income Tax Resource Withholding for Non-resident Enterprise (document of the Guoshuhan [2009] No.3) and other related tax laws and regulations, the non-resident enterprises shall pay 10% enterprise income tax for the bond interest paid. The China Securities Depository and Clearing Corporation Limited Shanghai Branch would firstly withhold the income tax of non-resident enterprises at the rate of 10% and then pay the bond interest. The withheld tax would be transferred back to the bond issuer who shall be responsible for the tax payment to the local tax bureau.

The non-resident enterprise shall submit the QFII/RQFII Statement (Interest payments on "11 HNA 02" corporate bonds) (See annex I) to us within 7 working days after receipt of interest after tax and send email of the signed and seal-attached photocopy of the securities account card, QFII/RQFII Securities Investment License to us. The original of above documents shall be delivered to us by hand or by post. The contact details shall be referred to above stated information of the issuer. If the non-resident enterprise fails to fulfill the income tax payment or tax declaration obligation of the bond interest and result in the failure of the issuer to complete the tax withholding work/issue the tax payment certificate, the legal liability and tax arrears and fines arising therefrom (if there is) shall be borne by the non-resident enterprises themselves.

7. Related Institutes 7.1 Issuer: The Hainan Airlines Holding Company Limited Address: F13, Haihang Mansion, No. 7 Guoxing Avenue, Haikou Contacts: Wu Qiang Zhang Dawei Tel: 0898-6673 9961 Fax: 0898-6673 9960 E-mail: hngfshmsbgs@hnaic.com Post Code: 570203 7.2 Sponsor/Main underwriter: The Guangfa Securities Company Limited Address: F19, Daduhui Plaza, No. 183 North Tianhe Road, Guangzhou Contacts: Dai Sixin He Jinxing Tel: 020-8755 5888 Fax: 020-8755 4504 Post Code: 510075 7.3 Trustee: The China Securities Depository and Clearing Corporation Limited (Shanghai Branch) Address: F13, China Security Mansion, No.166 East Lujiuzui Road, Shanghai Contact: Xu Ying Tel: 021-6887 0144 Fax: 021-6887 5802 Post code: 200120

Board of Directors Hainan Airlines Holding Company Limited May 10, 2018

Annex I: QFII/RQFII Statement (Interest payments on "11 HNA 02" corporate bonds)

Item	Chinese	English
Name in the resident country/region		
Name in China		
Address in the resident country/region		
Nation/Region		
Bond amount held after the date of registration of interest-bearing bond (In sheet)		
Bond interest before tax (In RMB yuan)		
Income tax of bond interest (In RMB yuan)		
Taxpayer identification number in China		
Tax identification number in its resident country		