

ASX ANNOUNCEMENT

17 June 2026

Outcome of Court Application

Further to the announcement by HITIQ Limited (**HITIQ** or the **Company**) (ASX: HIQ) on 24 February 2026 and requests for voluntary suspension of the Company's HIQOA Listed Options released on various dates, HITIQ confirms that on 16 June 2026, the Federal Court of Australia (the **Court**) heard the Company's application seeking orders under section 1322 of the Corporations Act 2001 (Cth) (the **Act**) to extend the period set out in section 723(3)(b) of the Act for the admission to quotation by ASX of the HIQOA Listed Options issued pursuant to the prospectus dated 15 May 2025.

The Company is pleased to confirm that the Court has granted all orders that were sought. A sealed copy of the orders is annexed to this announcement.

HITIQ wishes to thank all shareholders for their continued understanding and patience as we have been working to resolve this in the most timely and effective manner possible.

About PROTEQT™

PROTEQT™, co-developed with Shock Doctor, is HITIQ's concussion management and athlete safety solution that delivers real-time head impact data through an instrumented mouthguard and analytics platform.

About HITIQ

HITIQ Limited (ASX: HIQ) develops concussion management and athlete safety technology for sport, clinical, and research applications worldwide. The company combines smart mouthguards and analytics platforms to deliver data-driven safety solutions.

Authorised for release by the Board of HITIQ Limited

For further information, contact: investors@hitiq.com

Forward-Looking Statements Disclaimer

This announcement may contain forward-looking statements. Such statements involve known and

unknown risks, uncertainties, and other factors that may cause actual outcomes to differ materially. HITIQ does not undertake any obligation to update forward-looking statements, except as required by law.

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Federal Court of Australia
District Registry: Victoria Registry
Division: General

No: VID445/2026

HITIQ LIMITED
Plaintiff

ORDER

REGISTRAR: Registrar Curnow

DATE OF ORDER: 16 June 2026

WHERE MADE: Melbourne

THE COURT ORDERS AND DECLARES THAT:

1. Pursuant to s 1322(4)(d) of the *Corporations Act 2001* (Cth) (**Act**), the period set out in ss 723(3)(b) of the Act for admission to quotation on the ASX of the 16,135,199 Underwriter Options and 6,181,818 Broker Options issued by the plaintiff (**HITIQ**) pursuant to the Secondary Offers the subject of the prospectus dated 15 May 2025 (**Securities**) be extended *nunc pro tunc* to 24 December 2025.
2. Pursuant to s 1322(4)(a) of the Act, the issue by HITIQ of the Securities is not invalid by reason of the Securities not having been admitted to quotation on the Australian Securities Exchange (**ASX**) within the time period referred to in sub-section 723(3)(b) of the Act.
3. HITIQ, as soon as reasonably practicable, serve a sealed copy of the orders reflecting the matters in paragraphs 1 and 2 above (**Orders**) on:
 - (a) the Australian Securities and Investments Commission;
 - (b) ASX Limited; and
 - (c) each person to whom the Underwriter Options and the Broker Options were issued.



4. HITIQ, as soon as reasonably practicable, is to lodge an announcement on the ASX Market Announcements Platform which attaches a sealed copy of the Orders.
5. For a period of 28 days from the date of publication of a copy of the Orders on the ASX Market Announcements Platform, any person who claims to have suffered substantial injustice or is likely to suffer substantial injustice by the making of any or all of the Orders has liberty to apply to vary or to discharge them within that period.
6. There be no order as to costs.

Date orders authenticated: 16 June 2026


Registrar

Note: Entry of orders is dealt with in Rule 39.32 of the *Federal Court Rules 2011*.

Subsection 35A (5) of the *Federal Court of Australia Act 1976* (the *Act*) provides that a party to proceedings in which a Registrar has exercised any of the powers of the Court under subsection 35A (1) of the Act may, within the time prescribed by the Rules of Court, or within any further time allowed in accordance with the Rules of Court, apply to the Court to review that exercise of power.

Rule 3.11 provides that a party may apply to the Court under subsection 35A (5) of the Act for review of the exercise of a power of the Court by a Registrar and that any application must be made within 21 days after the day on which the power was exercised. A party seeking a review can apply to the Court to dispense with any requirement of the Rules (Rule 1.34).