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The German text shall be the sole legally binding version.*



Cliq Digital AG

Düsseldorf

ANNOUNCEMENT

regarding the extension of the acceptance period for the public partial share re-purchase offer

of

Cliq Digital AG

**Grünstraße 8
40212 Düsseldorf**

to its shareholders

**regarding the re-purchase of up to 2,987,012
registered shares not already held directly by Cliq Digital AG,
registered no-par value shares**

of

Cliq Digital AG

in exchange for a cash consideration of

EUR 3.85

per share of Cliq Digital AG tendered for acceptance

**Extended acceptance period: 16 June 2026, 0:00 (CEST), to 8 July 2026, 24:00
(CEST)**

**Cliq shares: ISIN DE000A35JS40
Cliq shares tendered: ISIN DE000A41YEP9**

The provisions of the German Securities Acquisition and Takeover Act (*WpÜG*)
do **not** apply to this public share re-purchase offer.

1. SHARE RE-PURCHASE OFFER

On 4 May 2026, Cliq Digital AG, with its registered office in Düsseldorf (“**Company**”), published the offer document for its public partial share re-purchase offer (“**Offer**”) to its shareholders for the acquisition of up to 2,987,012 registered no-par value shares of the Company not already held directly by the Company with ISIN DE000A35JS40 (“**Cliq Shares**”) in exchange for a cash consideration of EUR 3.85 per share (“**Offer Document**”). The acceptance period for the Offer (“**Acceptance Period**”) originally ran until 15 June 2026, 24:00 (CEST).

The Company has reserved the right to extend the Acceptance Period in accordance with section 3.2 of the Offer Document. In the event of an extension of the Acceptance Period, the deadlines for the settlement of the Offer specified in the Offer Document will be postponed accordingly. Shareholders who have already accepted the Offer are not entitled to withdraw in this case.

2. EXTENSION OF THE ACCEPTANCE PERIOD

2.1 Extended Acceptance Period

The Acceptance Period has been extended and now ends on

8 July 2026, 24:00 (CEST)
 (“**Extended Acceptance Period**”).

Cliq Shareholders who have not yet accepted the Offer may still accept the Offer in accordance with the provisions of the Offer Document until the expiry of the Extended Acceptance Period.

2.2 Declaration of acceptance and transfer

The declaration of acceptance shall only take effect if the Cliq Shares for which acceptance has been declared have been duly transferred to ISIN DE000A41YEP9 at Clearstream (“**Tendered Cliq Shares**”). The transfer shall be arranged by the respective Custodian Bank upon receipt of the declaration of acceptance. If the declaration of acceptance was made to the Custodian Bank within the Extended Acceptance Period, the transfer of the Tendered Cliq Shares to ISIN DE000A41YEP9 shall be deemed to have been effected in due time if the transfer is effected – subject to a further extension of the Acceptance Period – by 18:00 (CEST) on the second Banking Day following the expiry of the Extended Acceptance Period at the latest, i.e. expected to be by 10 July 2026, 18:00 (CEST). Reference is otherwise made to section 4.1 of the Offer Document.

2.3 Settlement of the Offer and payment of the Offer Price

Payment of the Offer Price for the Tendered Cliq Shares shall be made concurrently with the transfer of the Tendered Cliq Shares to the account of the Central Settlement Agent at Clearstream. The Offer Price is expected to be made available to the respective Custodian Bank on the seventh (7th) Banking Day following the expiry of the Extended Acceptance Period (“**Settlement Date**”), i.e. – subject to a further extension of the Acceptance Period – expected to be on 17 July 2026. In the event of a partial (proportional) acceptance of declarations of acceptance, the payment of the Offer Price – which must still be made without delay – may be delayed by a few days for technical settlement reasons. Reference is otherwise made to section 4.4 of the Offer Document.

2.4 Allocation in the event of Oversubscription

To the extent that Tendered Cliq Shares could not be allocated in the event of partial (proportional) acceptance of declarations of acceptance, the Central Settlement Agent will instruct Clearstream to reclassify the remaining Tendered Cliq Shares from the Interim Class back into the original ISIN DE000A35JS40 / WKN A35JS4 (“**Original Class**”) (“**Returned Cliq Shares**”). The contracts initiated in respect of the Returned Cliq Shares by declaration of acceptance of the Offer shall not take effect and ownership of the Returned Cliq Shares shall not pass to the Company. The re-registration shall take place within a maximum of six Banking Days following the expiry of the Extended Acceptance Period, i.e. – subject to a further extension of the Acceptance Period – by midnight (CEST) on 16 July 2026. Reference is otherwise made to section 4.5 of the Offer Document.

3. PUBLICATIONS

The Company will publish the final result of the Offer and, in the event of Oversubscription, the allocation ratio on the Company’s website at <https://cliqdigital.com/investors/> in the “News & Shareholder Centre” section under the heading “Share Repurchase Offer” after the expiry of the Technical Booking Period which – subject to a further extension of the Acceptance Period – is expected to run until 10 July 2026, 18:00 (CEST).

Düsseldorf, 15 June 2026

Cliq Digital AG

– The Management Board –

Important notes:

This Offer is being conducted exclusively in accordance with the laws of the Federal Republic of Germany (“**Germany**”). According to the legal opinion of the Federal Financial Supervisory Authority (“**BaFin**”), offers to re-purchase own shares are generally not subject to the provisions of the German Securities Acquisition and Takeover Act (“**WpÜG**”). Furthermore, the WpÜG does not apply to Cliq Shares because they are not admitted to trading on an organised market within the meaning of Section 1(1) WpÜG.

Accordingly, the Offer does not comply with the requirements of the WpÜG and has not been submitted to BaFin for examination or review. There is no intention to conduct the Offer as a public takeover bid in accordance with the laws and legal systems of countries other than Germany (“**Foreign Legal Systems**”). No applications have been filed, nor have any arrangements been made, for any announcements, registrations, approvals or authorisations of the Offer Document or the Offer outside Germany. Cliq Shareholders cannot therefore claim the benefit of, or rely on, any investor protection provisions under Foreign Legal Systems.

The publication of the Offer Document and this Announcement by the Company is governed exclusively by German law. No publication under any Foreign Legal System has taken place, is intended, or is authorised by the Company. Any such unauthorised publication, dispatch, distribution or dissemination of the Offer Document or this Announcement may be subject to the provisions (in particular restrictions) of Foreign Legal Systems. The Offer Document and this Announcement may not be published, disseminated or passed on by third parties, either directly or indirectly, abroad, insofar as this is

prohibited under the applicable foreign regulations or is subject to compliance with regulatory procedures or the granting of an authorisation or other conditions.

In particular, the Offer is not being made or disseminated, either directly or indirectly, in the United States of America ("**United States**"). Neither the Offer Document nor its contents nor this Announcement may therefore be published, sent, distributed or disseminated into or within the United States, whether by use of a postal service or any other means or instrumentality of interstate or foreign commerce or any facility of a national securities exchange of the United States. This includes, among other things, fax transmission, electronic mail, telex, telephone and the internet. Copies of the Offer Document and any other documents related thereto (such as this Announcement) may also not be distributed or submitted to or within the United States.

This Announcement will be published on 15 June 2026 by announcement on the internet at <https://cliqdigital.com/investors/> in the "News & Shareholder Centre" section under the heading "Aktienrückkaufangebot" and in the Federal Gazette. This Announcement is not intended for publication, dispatch, distribution or dissemination in any jurisdiction other than the Federal Republic of Germany.

The Company points out that acceptance of the Offer outside Germany may be subject to legal restrictions. Cliq Shareholders who wish to accept the Offer outside Germany and/or are subject to Foreign Legal Systems are advised to inform themselves of the applicable legal provisions and their restrictions and to comply with them. The Company shall not be responsible for any violation of applicable laws or regulations resulting from the acceptance of the Offer outside Germany. In addition, the Company points out that declarations of acceptance which would directly or indirectly constitute a breach of the above restrictions, in particular those from Cliq Shareholders with their registered office, domicile or habitual residence in the United States, will not be accepted by the Company.