ASX Release 13 June 2019

Company Update – Supreme Court Application

Animoca Brands Corporation Limited (ASX:AB1) (**Company**) refers to its market announcements on 23 May 2019 and 7 June 2019, and its prospectus dated 3 June 2019, regarding its application to the Supreme Court of Western Australia (**Court**) for orders validating any trading of shares issued without disclosure on 7 September 2018, 16 November 2018, 13 December 2018, 25 January 2019 and 16 April 2019 (**Relevant Shares**) prior to the Prospectus being lodged with ASIC, and relieving sellers of Relevant Shares from any civil liability.

The matter was partially heard this morning. The Court has adjourned the matter until 3.00pm on 14 June 2019. The Shares of the Company will remain suspended until after this hearing.

The Company is continuing to work with its legal advisers to resolve this matter as soon as possible and will continue to keep shareholders updated on further developments as they occur.

-END

About Animoca Brands

Animoca Brands (ASX: AB1) leverages gamification, blockchain, and artificial intelligence technologies to develop and publish a broad portfolio of mobile products including games such as *The Sandbox*, *Crazy Kings*, and *Crazy Defense Heroes* as well as products based on popular intellectual properties such as Garfield, Snoopy, Thomas & Friends™, Ever After High and Doraemon. Animoca Brands' portfolio of blockchain investments and partnerships includes Dapper Labs, WAX, Harmony, and Decentraland, and it is also the exclusive China distributor of *CryptoKitties*. The Company is based in Hong Kong, Canada, Finland, and Argentina. For more information visit www.animocabrands.com or get updates by following Animoca Brands on Facebook or Twitter.

Contact: press@animocabrands.com

Animoca Brands Corporation Limited
ACN 122 921 813
Level 12, 225 George Street, Sydney NSW 2000
http://www.animocabrands.com/