Further to the announcement of 18 December 2015 (the “Announcement”), Progressive Digital Media Group Plc (AIM:PRO) ("Progressive", the “Company” and, together with its subsidiary undertakings, the “Group”) today announces that the Company has conditionally agreed to acquire the entire issued share capital of healthcare business information provider, GlobalData Holding Limited, a company owned by Mike Danson and Wayne Lloyd (and his connected parties) (the “Vendors”) (the “Acquisition”), in consideration for the issue by the Company of an aggregate 26,078,431 new Ordinary Shares. Based on the Closing Price of 255 pence of an Existing Ordinary Share on 17 December 2015 (being the last business day prior to the Announcement), the terms of the Acquisition value GlobalData Holding at approximately £66.5 million.

At the same time, the Company announces that its subsidiary, PDMH, has also conditionally agreed to dispose of the entire issued share capital of PTML (a company which holds Progressive’s non-core B2B assets) to Research Views Limited, a company also controlled by the Vendors, for a consideration of £1, together with the indirect assumption by the Company of an inter-company loan of £4.5 million owing by PTML to PDMH pursuant to the terms of a guaranteed loan agreement.

**Highlights**

- Proposed acquisition of GlobalData Holding Limited for approximately £66.5 million and simultaneous agreement to sell PTML for £4.5 million
- These transactions complete the transformation of Progressive into a leading provider of business information operating in three business information verticals
- The acquisition of GlobalData will significantly extend the Company’s global reach in major business information markets
- Anticipate increased subscription revenues will improve visibility of current and forward earnings
- Expect to leverage economies of scale from enlarged operations
- Proposed name change to GlobalData plc on completion
- On completion Bernard Cragg will be appointed as Chairman, Michael Danson as Chief Executive Officer and Simon Pyper as Chief Financial Officer

Completion of the Acquisition and the Disposal is conditional upon, amongst other things, approval by Shareholders of the Proposals. A General Meeting of the Company will therefore be held at 10.00 a.m. on 19 January 2016 for Shareholders to approve the Proposals.

The Acquisition and Disposal constitute separate related party transactions for the purposes of Rule 13 of the AIM Rules and separate substantial property transactions for the purposes of section 190 of the Companies Act 2006. The Independent Directors consider, having consulted with the Company’s nominated adviser, N+1 Singer, that the terms of each of the Acquisition and the Disposal are fair and reasonable insofar as Shareholders are concerned and
accordingly intend to recommend unanimously that Shareholder to vote in favour of the Resolutions to be proposed at the General Meeting as they intend to do so in respect of their own beneficial holdings of Ordinary Shares.

Commenting on the Acquisition and the Disposal, Bernard Cragg, Chairman of the Independent Committee of Progressive Digital Media, said:

“These transactions represent a major step in our strategy to transform Progressive Digital Media into a leading player in three key global business information verticals, Consumer, Information Communications Technology and Healthcare.

The market outlook for business information is encouraging, presenting the Company with real and achievable opportunities for profitable growth.”

Further information on the Proposals is set out below and in the Company’s circular to be published later today (the “Circular”). The Circular will shortly be made available on the Company’s website: http://www.progressivedigitalmedia.com/. Capitalised terms used but not defined in this announcement have the meanings set out in the Circular.

**Proposed acquisition of GlobalData Holding Limited**

**Proposed disposal of Progressive Trade Media Limited**

**Approval of substantial property transactions**

**Proposed change of name to GlobalData plc**

And

**Notice of General Meeting**

1. **Introduction and summary**

The Company announced earlier today that it had conditionally agreed to acquire the entire issued share capital of GlobalData Holding, a company which is controlled by the Vendors, in consideration for the issue by the Company of an aggregate of 26,078,431 new Ordinary Shares. Based upon the Closing Price of 255 pence of an Existing Ordinary Share on 17 December 2015 (being the last business day prior to the publication of the Announcement), the terms of the Acquisition value GlobalData Holding at approximately £66.5 million.

At the same time, the Company announced that its subsidiary, PDMH, had also conditionally agreed to dispose of the entire issued share capital of PTML to Research Views Limited, a company also controlled by the Vendors, for a consideration of £1, together with the indirect assumption by the Company of an inter-company loan of £4.5 million.
owing by PTML to PDMH pursuant to the terms of a guaranteed loan agreement. Each of the Company and the Vendors (amongst others) has also agreed to take certain steps and enter into certain documents in order to effect the PDM Re-organisation and the GD Re-organisation prior to Completion, in each case, pursuant to the terms of the Implementation Agreement.

Due to the interests in the Proposals of Michael Danson, as a Vendor and director of GlobalData, and Simon Pyper, as a director of GlobalData and his business relationship with Michael Danson, neither of them is considered independent in connection with the Proposals. Accordingly, the Board has established the Independent Committee, chaired by Bernard Cragg, for the purposes of evaluating the merits of the Proposals.

Further details of the Acquisition, the Disposal and the Transaction Agreements are set out below and in Part 2 of the Circular.

Both the Acquisition and the Disposal constitute separate substantial property transactions under section 190 of the Act and, consequently, require the approval of Shareholders.

In addition, both the Acquisition and the Disposal constitute separate related party transactions for the purposes of Rule 13 of the AIM Rules. The Independent Directors consider, having consulted with the Company's nominated adviser, N+1 Singer, that the terms of each of the Acquisition and the Disposal are fair and reasonable insofar as Shareholders are concerned.

The purpose of the Circular is to provide you with information about the background to and the reasons for the Proposals, to explain why the Independent Directors consider the Proposals to be in the best interests of the Company and its Shareholders as a whole and why the Independent Directors unanimously recommend that you vote in favour of the Resolutions to be proposed at the General Meeting, notice of which is set out at the end of the Circular.

2. Background to and reasons for the Proposals

Background
The acquisition of GlobalData Holding and its healthcare business will add a third global industry vertical to the Group's existing business information proposition (the existing verticals being Consumer and Information Communications Technology) and will, alongside the disposal of a number of the Group's B2B print assets as part of the Disposal, complete the Group's transformation to a business information group operating in three international markets, all of which, the Independent Directors believe, present significant long term growth opportunities.

Information on GlobalData Holding, GlobalData and the Acquisition
GlobalData Holding will, following the GD Re-organisation, be the immediate parent company of GlobalData and was incorporated specifically to acquire the entire issued share capital of GlobalData prior to the Acquisition. GlobalData Holding has not traded or incurred any obligations or liabilities (other than in respect of the Acquisition and the acquisition of GlobalData) since its incorporation.

The Independent Directors believe that GlobalData provides a compelling single platform solution to the US$5 billion Healthcare business information market across the world. The Healthcare business information market is estimated to be the third largest industry vertical behind the Financial Services and Legal and Regulatory sectors, with the United States being the largest single market.

GlobalData's offering allows its clients, among other things, access to market forecast calculations (including epidemiology data), segmentations, costs of therapy and compliance rates and patient shares. All information is sourced from primary field intelligence such as key opinion leader interviews, surveys to high prescribers in all markets covered in Pharmapoint reports as well as interviews with industry stakeholders, regulatory bodies and patient advocacy groups.

GlobalData's proprietary intellectual property provides its customers with premium content delivered on a single easy-to-use integrated platform, the benefits of which have, over the past three years, seen GlobalData achieve a threefold increase in the number of subscribers to approximately 600, secure upper quartile renewal rates and count all of the global top 20 pharmaceutical companies (measured by sales) as customers.

Over the same period, GlobalData's revenue has grown at a compound annual growth rate of over 20 per cent. with forecast revenues and adjusted EBITDA for the financial year ending 31 December 2015 of £18.8 million and £5.2 million respectively. As at 31 December 2014, and on a pro forma basis, GlobalData's revenue was approximately £14.8 million and had an adjusted EBITDA of approximately £2.4 million. This EBITDA number has been adjusted to
reflect one-off items and certain overhead costs which are not being acquired as part of the Acquisition. As at 31 December 2014, GlobalData had net liabilities of approximately £5.0 million due predominantly to deferred income.

The Independent Directors believe that the main growth drivers for GlobalData have historically been, and continue to be:

- **Global reach**: over 500 healthcare professionals across 12 global offices.
- **Strong intellectual property**: over 400 researchers collecting and analysing data which supports the work of over 60 analysts, over 90 per cent. of which have either a masters degree or doctorate.
- **Integrated solution**: a compelling, integrated on-line solution which combines analytical reports, databases and work flow tools.
- **Sales and client services capability**: 50 sales and account management staff who manage the day to day client relationships, support the adoption and engagement of new clients and develop new businesses.
- **Significant market opportunity**: the value of the healthcare business information market is estimated to be around US$5 billion and is highly fragmented.

**Rationale for the Acquisition**

The acquisition of GlobalData coupled with the Disposal is consistent with the Group’s strategy of focusing on business information and exiting from non-core products and sectors.

On Completion, the Group will operate in three key global business information verticals (namely Consumer, Information Communications Technology and Healthcare) with the Acquisition expected to double the Group’s addressable market to an estimated US$10.1 billion.

Each of these verticals will be represented by well-regarded brands; namely Canadean (Consumer), Current Analysis Vertical (Information Communications Technology) and GlobalData (Healthcare), and will all operate as separate trading businesses under the umbrella brand “GlobalData” which the Independent Directors believe better reflects the Group’s proposition and strategy.

With 12 offices located across the United States, United Kingdom, Asia Pacific and the Middle East, the Independent Directors believe that GlobalData’s global infrastructure will, when combined with that of the Company’s, provide the opportunity for commercial and operational synergies. In particular, the Acquisition will significantly expand the Group’s current sales and management infrastructure in the United States, the largest business information market in the world. Wayne Lloyd, the current Chief Executive Officer of GlobalData, will, on Completion, join the Group’s senior management team and will become Managing Director of the Group’s US operations with specific responsibility for GlobalData’s Healthcare business.

Following Completion, the Independent Directors anticipate that the Group’s transformation into a business information group with increased subscription revenues will improve the visibility of current and forward earnings. Furthermore, following Completion and the subsequent integration, the Independent Directors anticipate being able to leverage economies of scale from its enlarged operations and, in particular, in the creation of internally generated intellectual property which can be sold across multiple geographies and in multiple formats.

Given the large and fragmented global market for healthcare business information the Independent Directors believe that there are significant opportunities for growth for both GlobalData’s existing product set and from any new complimentary products and services.

**Information on PTML and the Disposal**

PTML is an indirect, wholly owned subsidiary of the Company which, following the PDM Reorganisation, will hold certain B2B print assets of the Group. These assets currently provide marketing, advertising and online solutions to a wide number of clients operating in a number of the Group’s non-core industry verticals, such as Automotive, Oil & Gas and Hospitality.

For the year ended 31 December 2014, revenue for the assets being disposed of was approximately £14.6 million with an adjusted EBITDA of approximately £3.3 million. This EBITDA number has been adjusted to reflect specific Group costs, which have been identified by the Company and will be transferred as part of the Disposal. Forecast net assets as at 31 December 2015, being the only available balance sheet information for the B2B print businesses and assets of the Group are anticipated to be approximately £8.8 million of which approximately £5.0 million relate to intangible assets and goodwill.

**Rationale for the Disposal**

The Independent Directors believe that the assets owned by PTML on Completion are non-core to the Company and that the Disposal is consistent the Group’s strategy to focus on business information in verticals which have
favourable long-term growth prospects. Furthermore, some of the markets in which the B2B assets operate within, such as the Automotive, Oil & Gas and Hospitality markets are, in the Directors opinion, likely to contract over the coming years.

Revenue from these assets has already been in decline for a number of years due to market contraction and as a result of advertisers seeking a higher return for their marketing spend. Aggregate revenue for the B2B assets peaked in 2012 at £15.4 million and have declined year-on year with forecast revenues for the financial year ending 31 December 2015 being approximately £13.4 million. Current renewal rates suggest that revenue will further decline in the financial year ending 31 December 2016.

The Independent Directors believe that the investment required to help stem the current and predicted decline of these products would likely be substantial, uneconomic and in the view of the Independent Directors not in the best and long term interests of Shareholders. There is also no guarantee that any investment would prove successful.

Additionally, the Independent Directors believe that the Disposal will allow management resources to be more effectively focused on growing the core business information business.

The Independent Directors therefore consider that the long-term prospects for the assets being disposed are, at best, neutral, and they believe that the Disposal will allow management’s resources to be more effectively focused on the core business information businesses.

**Effect of the Proposals on the Group**

The Independent Directors believe that the Acquisition coupled with the Disposal will fundamentally transform the Company into a leading provider of business information, operating in three global industry verticals with a combined demand side spend of approximately US$10.1 billion. Furthermore, the market outlook for business information remains positive over the medium to long term, presenting the Company with real and achievable opportunities for profitable growth.

The expected net effects of the Proposals are to improve both the quality and visibility of earnings as the Group increases the high subscription mix and focusses on scale verticals. Following Completion, it is anticipated that of the Group’s business information revenues 38 per cent. will be derived from Consumer, 35 per cent. from Information Communications Technology and 27 per cent. from Healthcare and that in aggregate 75 per cent. of business information revenues will be subscription based.

Additionally, over the medium term the Board expects to see margins, earnings and cash generation to increase at a faster rate than the Group’s historic organic average.

For the 12 months following Completion, the contribution of GlobalData (before one-off transaction related costs) is expected to match or exceed the contribution foregone through the Disposal.

Completion is expected to occur following the General Meeting, the receipt of the Supplemental Tax Clearance, the PDM Re-organisation and the GD Re-organisation in late January 2016.

**Independent financial advice**

In order to inform the Independent Committee’s commercial assessment of the merits of the Proposals, the Company engaged a leading global firm of accountants to provide independent financial advice to the Independent Directors on the respective valuations of GlobalData and PTML.

3. **Terms of the Acquisition and Lock-in Arrangements**

**Terms of the Acquisition**

Pursuant to the terms of the Acquisition Agreement, the Company has conditionally agreed to acquire from the Vendors the entire issued share capital of GlobalData Holding to be satisfied by the issue of the Consideration Shares to the Vendors at Completion. Based upon the Closing Price of 255 pence of an Existing Ordinary Share on 17 December 2015 (being the last business day prior to the publication of the Announcement), the terms of the Acquisition value GlobalData Holding at approximately £66.5 million.

The Acquisition Agreement is conditional upon, *inter alia*, the Resolutions being duly passed at the General Meeting, the completion of the GD Re-organisation in accordance with and pursuant to the Implementation Agreement and Admission. Further details of the Acquisition Agreement and the Implementation Agreement are set out in Part 2 of the Circular.
**Lock-in Arrangements**

On Completion, each of the Vendors (other than John Lloyd – father of Wayne Lloyd) will undertake to the Company and N+1 Singer not to dispose of the Consideration Shares (or any interest in them) held by each of them following Completion, as follows:

(a) in respect of the first 12 months following Completion (the “First Restricted Period”), not to dispose of any Consideration Shares; and

(b) in respect of each of the three consecutive 12 month periods after the First Restricted Period (each, a “Further Restricted Period”), not to dispose of more than one third (the “Relevant Proportion”) of the Consideration Shares held by them (together with the balance of any Relevant Proportion not previously disposed of by them during any prior Further Restricted Period),

together, the “Lock-in Arrangements”.

The Lock-in Arrangements are subject to certain customary exceptions, including transfers to family members or to trustees for their benefit, disposals by way of acceptance of a recommended takeover offer of the entire issued share capital of the Company or to satisfy a tax liability or claim related to the Acquisition.

4. **Terms of the Disposal**

Pursuant to the terms of the Disposal Agreement, the Company’s wholly-owned subsidiary, PDHM, has conditionally agreed to sell to Research Views, a company controlled by the Vendors, the entire issued share capital of PTML for a consideration of £1. In addition, immediately following the completion of the Disposal, PTML shall owe £4.5 million to PDMH in connection with the PDM Re-organisation and the terms of such loan shall be documented in a guaranteed loan agreement between PDML and PDMH. This loan shall be repaid in accordance with the terms of the loan agreement and the repayment monies applied to the general working capital requirements of the Group. The Disposal Agreement is conditional upon the Resolutions being duly passed at the General Meeting and the completion of the PDM Re-organisation in accordance with and pursuant to the Implementation Agreement. Further details of the Disposal Agreement are set out in Part 2 of the Circular.

5. **Current trading and prospects**

The Group is trading broadly in line with expectations for the financial year ending 31 December 2015 and the Directors believe that the prospects of the Continuing Group are encouraging.

The Directors intend to announce, at the same time as the publication of the Company’s preliminary results for the financial year ended 31 December 2015, a maiden dividend to be paid in 2016 and a dividend policy.

6. **Issued share capital**

Application will be made to the London Stock Exchange for the Consideration Shares to be admitted to trading on AIM. It is expected that, subject to the approval of the Resolutions, Admission and dealings in the Consideration Shares will take place on or before 31 January 2016.

Following Admission, the Company will have 102,346,422 Ordinary Shares in issue. Michael Danson and Wayne Lloyd (one of the principal Vendors), together with his wife, will be interested in 71,304,325 Ordinary Shares and 5,303,846 Ordinary Shares respectively, representing approximately 69.7 per cent. and 5.2 per cent. of the enlarged issued share capital of the Company respectively.

Following Completion, existing Shareholders will suffer a dilution of approximately 34.2 per cent. to their Existing Ordinary Share interests in the Company.

7. **Proposed change of name**

The Directors have power under the Company’s articles of association to change the name of the Company without the approval of Shareholders in general meeting. Accordingly, the Company proposes to change its name to GlobalData plc on Completion. The Directors believe that the change of name to GlobalData plc is more appropriate for a business which will have been transformed into a business intelligence group.

As a result of the change of name, with effect from Completion the Ordinary Shares will trade under the new TIDM “DATA”.

8. **Proposed changes to the Board and the Group’s management team**

On Completion, the following changes to the Board and senior management team of the Group will take effect:
• Bernard Cragg, currently the senior non-executive director of the Company, will be appointed as chairman of the Company;
• Michael Danson, currently executive chairman of the Company, will be appointed as chief executive officer, taking over direct day-to-day management of the Group; and
• Simon Pyper, currently chief executive officer of the Company, will be appointed chief financial officer of the Group.

Changes to the chairman of the Company's audit and remuneration committees will be announced at a later date.

Wayne Lloyd, currently chief executive officer of GlobalData, will join the Group’s senior management team as managing director of the Group’s US operations with specific responsibility for GlobalData’s healthcare business.

9. The General Meeting
Set out at the end of the Circular is a notice convening the General Meeting to be held on 19 January 2016 at the offices of the Company at John Carpenter House, John Carpenter Street, London, EC4Y 0AN at 10.00 a.m., at which the resolutions will be proposed for the purposes of implementing the Proposals.

Resolution 1, which will be proposed as an ordinary resolution is to approve the terms of the Acquisition Agreement for the purposes of section 190 of the Act and to authorise the Directors to take such steps they consider necessary for the purposes of implementing the Acquisition.

Resolution 2, which will be proposed as an ordinary resolution is to approve the terms of the Disposal Agreement for the purposes of section 190 of the Act and to authorise the Directors to take such steps they consider necessary for the purposes of implementing the Disposal.

Resolution 3, which will be proposed as an ordinary resolution and which is conditional upon the passing of Resolutions 1 and 2, is to authorise the Directors to allot the Consideration Shares in connection with the Acquisition and otherwise relevant securities up to £24,344 in nominal value (representing approximately one third of the issued share capital following Admission) provided that such authority shall expire on the date falling 18 months after the date of the resolution or on the date of the next annual general meeting of the Company, whichever is the earlier.

Michael Danson has irrevocably undertaken to vote in favour of the Resolutions to be proposed at the General Meeting as in respect of his own beneficial holding amounting, in aggregate, to 50,441,580 Existing Ordinary Shares, representing approximately 66.1 per cent. of the existing issued ordinary share capital of the Company. However, this irrevocable undertaking will cease to have effect if the Tax Clearance is not received by the Company on or before 31 December 2015.

10. Action to be taken
A Form of Proxy for use at the General Meeting accompanies the Circular. The Form of Proxy should be completed and signed in accordance with the instructions thereon and returned to the Company’s registrars, Capita Asset Services, PXS 1, 34 Beckenham Road, Beckenham BR3 4ZF as soon as possible, but in any event so as to be received by no later than 10.00 a.m. on 15 January 2016 (or, if the General Meeting is adjourned, 48 hours (excluding any part of a day that is not a working day) before the time fixed for the adjourned meeting).

As an alternative to completing your hard-copy proxy form, you can appoint a proxy electronically at www.capitashareportal.com. For an electronic proxy appointment to be valid, your appointment must be received by no later than 10.00 a.m. on 15 January 2016 (or, if the General Meeting is adjourned, 48 hours (excluding any part of a day that is not a working day) before the time fixed for the adjourned meeting).

If you hold your Existing Ordinary Shares in uncertificated form in CREST, you may vote using the CREST Proxy Voting service in accordance with the procedures set out in the CREST Manual. Further details are also set out in the notes accompanying the Notice of General Meeting at the end of the Circular. Proxies submitted via CREST must be received by Capita Asset Services (ID RA10) by no later than 10.00 a.m. on 15 January 2016 (or, if the General Meeting is adjourned, 48 hours (excluding any part of a day that is not a working day) before the time fixed for the adjourned meeting).

The completion and return of a Form of Proxy or the use of the CREST Proxy Voting Service will not preclude Shareholders from attending the General Meeting and voting in person should they so wish.

11. Recommendation and voting intentions
Both the Acquisition and the Disposal constitute separate substantial property transactions under section 190 of the Act and, consequently, require the approval of Shareholders.
In addition, both the Acquisition and the Disposal constitute separate related party transactions for the purposes of Rule 13 of the AIM Rules.

The Independent Directors consider, having consulted with the Company’s nominated adviser, N+1 Singer, that the terms of each of the Acquisition and the Disposal are fair and reasonable insofar as Shareholders are concerned and accordingly recommend unanimously Shareholders to vote in favour of the Resolutions to be proposed at the General Meeting as they intend to do so in respect of their own beneficial holdings amounting, in aggregate, to 633,724 Existing Ordinary Shares, representing approximately 0.8 per cent. of the existing issued ordinary share capital of the Company.

In addition, Michael Danson has irrevocably undertaken to vote in favour of the Resolutions to be proposed at the General Meeting as in respect of his own beneficial holding amounting, in aggregate, to 50,441,580 Existing Ordinary Shares, representing approximately 66.1 per cent. of the existing issued ordinary share capital of the Company.

Yours faithfully

Bernard Cragg
Chairman of the Independent Committee
SUMMARY OF THE PRINCIPAL TERMS OF THE TRANSACTION AGREEMENTS

The Acquisition Agreement
Pursuant to the terms of the Acquisition Agreement, the Company has conditionally agreed to acquire from the Vendors the entire issued share capital of GlobalData Holding, which will wholly own the entire issued share capital of GlobalData, in consideration for the allotment of the Consideration Shares to the Vendors at Completion. The Acquisition Agreement is conditional upon, inter alia, the Resolutions being duly passed at the General Meeting, the completion of the GD Re-organisation in accordance with and pursuant to the Implementation Agreement and Admission.

The Acquisition Agreement contains a tax covenant, certain warranties, undertakings, indemnities and restrictive covenants from the Vendors to the Company which are in a customary form for such a transaction. The aggregate liability of the Vendors (which is joint and several) under the warranties shall not exceed £66.5 million. This liability cap is subject to certain de minimis thresholds for warranty claims.

Pursuant to the terms of a transitional services agreement which shall be entered into as part of the Acquisition, the Vendors shall be permitted to use certain brands and other intellectual property of the GobalData group of companies for a period of six months following Completion on the terms of an agreed form licence, following which they shall be required to remove all such branding and cease all such use.

The Disposal Agreement
Pursuant to the terms of the Disposal Agreement, the Company's wholly owned subsidiary, PDMH, has conditionally agreed to sell to Research Views the entire issued share capital of PTML for a consideration of £1. In addition, immediately following the completion of the Disposal, PTML shall owe £4.5 million to PDMH in connection with the PDM Re-organisation and the terms of such loan shall be documented in a loan agreement between PTML and PDMH. The Disposal Agreement is conditional upon the Resolutions being duly passed at the General Meeting and the completion of the PDM Re-organisation in accordance with and pursuant to the Implementation Agreement.

The loan agreement shall carry an interest rate of LIBOR plus 2.25 per cent., have a term of six years and shall be secured by a guarantee and share pledges given by Michael Danson and Wayne Lloyd in favour of PDMH.

The Disposal Agreement contains a tax covenant, certain warranties, undertakings, indemnities and restrictive covenants from PDMH to Research Views which are in a customary form for such a transaction. The aggregate liability of PDMH under the warranties shall not exceed £4.5 million, which is the aggregate consideration for the Disposal. This liability cap is subject to certain de minimis thresholds for warranty claims.

The Implementation Agreement
In order to effect the GD Re-organisation and the PDM Re-organisation prior to Completion, the parties to the Implementation Agreement agree to undertake certain steps and execute certain documents in a prescribed manner and order. The Implementation Agreement is conditional upon, inter alia, receipt by the Company from HM Revenue and Customs of the Tax Clearance on or before 31 December 2015. In addition, the Implementation Agreement includes a provision that part of the GD Re-organisation only is conditional upon receipt by the Company from HM Revenue and Customs of the Supplementary Tax Clearance, the requirement for which has arisen as a result of the evolving structure of the Transaction Agreements and their respective terms."
EXPECTED TIMETABLE OF PRINCIPAL EVENTS

Publication of the Circular\(^1\)  
23 December 2015

Latest time and date for receipt of Forms of Proxy and CREST voting instructions  
10.00 a.m. on 15 January 2016

General Meeting  
10.00 a.m. on 19 January 2016

Admission and dealings in the Consideration Shares expected to commence on AIM and Completion  
on or before 31 January 2016

STATISTICS

Number of Ordinary Shares in issue as at the date of the Circular  
76,267,991

Number of new Ordinary Shares to be issued pursuant to the Acquisition  
26,078,431

Number of Ordinary Shares in issue at Completion  
102,346,422

ISIN number  
GB00B87ZTG26

SEDOL number  
B87ZTG2

TIDM  
PRO

TIDM following Completion  
DATA

Notes:
\(^1\) Each of the above times and/or dates is subject to change at the absolute discretion of the Company and N+1 Singer. If any of the above details times and/or dates should change, the revised times and/or dates will be announced through a Regulatory Information Service.
DEFINITIONS

The following definitions apply throughout the Circular unless the context otherwise requires:

“Acquisition” the proposed acquisition by the Company of GlobalData Holding pursuant to the Acquisition Agreement

“Acquisition Agreement” the conditional agreement dated 23 December 2015 and made between the Company and the Vendors relating to the Acquisition, details of which are set out in Part 2 of the Circular

“Act” the Companies Act 2006 (as amended)

“Admission” admission of the Consideration Shares to trading on AIM becoming effective in accordance with Rule 6 of the AIM Rules

“AIM” the AIM Market operated by the London Stock Exchange

“AIM Rules” the AIM Rules for Companies published by the London Stock Exchange from time to time

“Announcement” the preliminary announcement of the Proposals made by the Company on 18 December 2015

“B2B” business to business

“business day” a day (excluding Saturdays, Sundays and public holidays) on which banks are generally open for business in the City of London

“certificated form” or “in certificated form” an Ordinary Share recorded on a company’s share register as being held in certificated form (namely, not in CREST)

“Closing Price” the closing middle market quotation of an Ordinary Share as derived from the AIM Appendix of the Daily Official List

“Company” or “PDM” Progressive Digital Media Group plc, a company incorporated and registered in England and Wales under the Companies Act 1985 with registered number 03925319

“Completion” completion of the Acquisition and the Disposal in accordance with the terms of the Acquisition Agreement and the Disposal Agreement respectively

“Consideration Shares” the 26,078,431 new Ordinary Shares to be issued by the Company to the Vendors in connection with the Acquisition

“CREST” the relevant system (as defined in the CREST Regulations) in respect of which Euroclear is the operator (as defined in those regulations)

“CREST Regulations” the Uncertificated Securities Regulations 2001 (S.I. 2001 No. 3755)

“Continuing Group” the Group following Completion

“Directors” or “Board” the directors of the Company whose names are set out on page 4 of the Circular, or any duly authorised committee thereof

“Disposal” the proposed disposal by PDMH of PTML pursuant to the Disposal Agreement

“Disposal Agreement” the conditional agreement dated 23 December 2015 and made between PDMH and Research Views relating to the Disposal, details of which are set out in Part 2 of the Circular

“EBITDA” earnings before interest, tax, depreciation and amortisation

“Euroclear” Euroclear UK & Ireland Limited, the operator of CREST

“Existing Ordinary Shares” the 76,267,991 Ordinary Shares in issue at the date of the Circular, all of which are admitted to trading on AIM

“FCA” the UK Financial Conduct Authority

“Form of Proxy” the form of proxy for use in connection with the General Meeting which accompanies the Circular

“FSMA” the Financial Services and Markets Act 2000 (as amended)

“GD Re-organisation” the proposed re-organisation of the oil and gas business of GlobalData and its
subsidiaries prior to Completion

“General Meeting”  the general meeting of the Company to be held at the offices of the Company at
John Carpenter House, John Carpenter Street, London, EC4Y 0AN at 10.00 a.m. on
19 January 2016, notice of which is set out at the end of the Circular

“GlobalData”  GlobalData Limited, a company incorporated and registered in England and Wales
under the Act with registered number 05968121 which, following the GD Re-
organisation will be a wholly-owned subsidiary of GlobalData Holding

“GlobalData Holding”  GlobalData Holding Limited, a company incorporated and registered in England and Wales under the Act with registered number 09901453

“Group”  the Company, its subsidiaries and its subsidiary undertakings as at the date of the
Circular

“Implementation Agreement”  the implementation agreement dated 23 December 2015 and made between (inter
alia) the Company, the Vendors, GlobalData and GlobalData Holding relating to the
PDM Reorganisation and the GD Re-organisation, details of which are set out in Part
2 of the Circular

“Independent Directors” or “Independent Committee”  the Directors, other than Michael Danson and Simon Pyper

“London Stock Exchange”  London Stock Exchange plc

“N+1 Singer”  N+1 Singer Advisory LLP and its affiliates, the Company’s nominated adviser and
broker

“Notice of General Meeting”  the notice convening the General Meeting which is set out at the end of the Circular

“Ordinary Shares”  ordinary shares of 1/14 pence each in the capital of the Company

“PDM Re-organisation”  the proposed re-organisation of the print business of Progressive Digital Media
Limited, an indirect wholly owned subsidiary of the Company prior to Completion

“PDMH”  Progressive Digital Media (Holdings) Limited, a company incorporated and
registered in England and Wales under the Act with registered number 06742589
and a wholly-owned subsidiary of the Company

“PTML”  Progressive Trade Media Limited, a company incorporated and registered in
England and Wales under the Act with registered number 09901510

“Proposals”  together, the Acquisition, the Disposal and Admission

“Prospectus Rules”  the prospectus rules made by the FCA pursuant to section 73A of the FSMA

“Regulatory Information Service”  a service approved by the FCA for the distribution to the public of regulatory
announcements and included within the list maintained on the FCA’s website

“Research Views”  Research Views Limited, a company incorporated and registered in England and
Wales under the Act with registered number 09901486

“Resolutions”  the resolutions set out in the Notice of General Meeting

“Shareholders”  holders of Ordinary Shares

“Supplemental Tax Clearance”  the supplemental tax anti-avoidance clearances to be sought by the Company from
HM Revenue and Customs in respect of sections 135, 136, 139 of the Taxation
of Chargeable Gains Act 1992 and the Transactions in Securities legislation in respect
of, inter alia, the final agreed commercial terms of the GD Re-organisation

“Tax Clearance”  the tax anti-avoidance clearances sought by the Company from HM Revenue and
Customs in respect of sections 135, 136, 139 of the Taxation of Chargeable Gains
Act 1992 and the Transactions in Securities legislation pursuant to an application
made by Osborne Clarke LLP on behalf of the Company on 18 November 2015

“Transaction Agreements”  together, the Acquisition Agreement, the Disposal Agreement
and the Implementation Agreement

“UK”  the United Kingdom of Great Britain and Northern Ireland

“US” or “United States”  the United States of America, each State thereof, its territories and possessions
(including the District of Columbia) and all other areas subject to its jurisdiction

“ uncertificated” or “in

“uncertificated”  an Ordinary Share recorded on a company’s share register as being held in
uncertificated form in CREST and title to which, by virtue of the CREST Regulations,
uncertificated form" may be transferred by means of CREST
"Vendors" the selling shareholders of GlobalData Holding as set out in
the Acquisition Agreement