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7.00am 8 January 2026

Mobile Streams plc
("MOS" or the "Company")
{to be renamed Gana Media Group plc}

Completion of the Acquisitions and Admission to AIM, Change of Company website, Director Shareholding and TVR

Mobile Streams plc, *{to be renamed Gana Media Group plc}* the AIM quoted mobile content and data intelligence company which aims to create a leading integrated sports, media and entertainment conglomerate focused within the Latin American region, is pleased to announce that, further to its announcement of 5 January 2026, the Acquisitions of Estadio Gana and Capital Media Sports will complete immediately on admission of the Company's Enlarged Issued Share Capital to trading on AIM which is expected at 8.00 a.m. today ("Admission") under the TIDM "MOS" and the Company's ISIN of GB00B0WJ3L68.

The Admission Document setting out details of the Acquisitions was published on 19 December 2025 and is available on the Company's new website www.ganamediaigroup.com where the AIM Rule 26 information on the Company is also available. Given the expected change in the Company's name becoming effective shortly, the Company has updated its website address to www.ganamediaigroup.com with effect from today. A further announcement will be made once the change of name is complete.

Total Voting Rights

On Admission, the Company's issued ordinary share capital will consist of 17,191,823,671 Ordinary Shares of £0.0001 each, with voting rights. The Company does not hold any shares in Treasury.

Therefore, the total number of voting rights is 17,191,823,671 and this figure may be used by shareholders as the denominator for the calculation by which they may determine if they are required to notify their interest in, or change to their interest in, the Company under the FCA's Disclosure Guidance and Transparency Rules.

Change of Name to Gana Media Group plc

Following completion of the Acquisitions, the Company will apply to Companies House to change its name to Gana Media Group plc and consequently change its TIDM to "GANA", both of which are expected to become effective shortly after Admission.

Changes to Director Holdings

Further to the publication of the Admission Document on 19 December 2025, the Company advises of certain changes in the Director's shareholdings on Admission:

Pursuant to the issue of Warrants Shares as part of the Fundraise as set out in the Admission Document, two of the directors being Mark Epstein and Stefano Loreti have now agreed to exercise a further 11,718,750 warrants at 0.15p each on behalf of a third party warrant holder (the "Director Warrant Exercise"). Following the issue of the 11,718,750 additional Ordinary Shares, on Admission Mark Epstein will hold 1,120,929,469 Ordinary Shares representing 6.52%.

In addition, Stefano Loreti, will, following the Director Warrant Exercise, a review of his shareholding relating to his shareholding prior to his appointment as a director along with certain on-market share purchases as announced on 5 January 2026 as well as a £40,000 re-allocation of subscriptions under the Subscription in favour of Stefano, hold on Admission a total of 975,680,470 shares which represents 5.68% of the Company's Enlarged Share Capital on Admission.

Capitalised terms used in this announcement shall, unless otherwise defined, have the same meanings as set out in the Admission Document.

Enquiries:

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