RNS Number: 5005K Ultimate Products PLC 01 November 2024



## **Ultimate Products plc**

("Ultimate Products", "Company" or "the Group")

## Share buyback programme update

Ultimate Products, the owner of a number of leading homeware brands including Salter (the UK's oldest houseware brand, est.1760) and Beldray (est.1872), announces the following updates to its share buyback programme ("Share Buyback Programme").

## Share Buyback Programme

The Company intends to continue with the rolling programme of share buybacks as previously announced on 10 May 2024. The programme will continue on an ongoing basis, in accordance with the terms of the Company's general authority to purchase a maximum of 8,931,245 ordinary shares ("Ordinary Shares") gained at the Company's General Meeting held on 2 May 2024 ("General Meeting"). Any Ordinary Shares purchased under the Share Buyback Programme will be cancelled and the number of Ordinary Shares in issue reduced accordingly.

As previously announced, the Company is completing the Share Buyback Programme in tranches. Tranche 1 was completed on 31 July 2024 whilst Tranche 2 was completed on 31 October 2024. Tranche 3 commences from 1 November 2024 and is intended to consist of a maximum consideration of up to £1 million to purchase Ordinary Shares until 31 January 2024 ("Tranche 3"). Any purchases made prior to the Company's Annual General Meeting at 1.00 p.m. on Friday,13 December 2024 (the "AGM") will be made pursuant to the terms of the authorities previously granted in the General Meeting held on 2 May 2024. Any purchases made after the AGM will only be made subject to the passing of the buyback resolutions to be proposed at the AGM. If the resolutions to be proposed at the AGM are not approved by shareholders Tranche 3 of the buyback will cease at the commencement of the AGM.

The Company has given irrevocable and non-discretionary instructions to Cavendish in relation to Tranche 3. Cavendish will act as principal during Tranche 3 and will make trading decisions concerning the timing of the purchases of Ordinary Shares independently of the Company. The Company will announce subsequent tranches of the Share Buyback Programme prior to the initiation of each new tranche. These tranches are expected to alternate between the Company's joint brokers, in each case acting as principal.

The maximum price which may be paid for an Ordinary Share pursuant to the Share Buyback Programme is an amount equal to the higher of: (i) 105 per cent. of the average of the middle market quotations for an Ordinary Share for the five dealing days immediately preceding the day on which the Ordinary Share is purchased; and (ii) the value of an Ordinary Share calculated on the basis of the higher of the price quoted for: the last independent trade of, and the highest current independent bid for, any number of the Ordinary Shares on the trading venue where the purchase is carried out. The minimum price which may be paid for an Ordinary Share is an amount equal to its nominal value.

It is the intention that the Share Buyback Programme will be conducted within the pricing parameters of the Market Abuse Regulation. However, given the limited liquidity in the issued Ordinary Shares, the Company has agreed that, on any trading day, a buyback of Ordinary Shares under the Share Buyback Programme may exceed 25 per cent. but remain below 50 per cent. of the average daily trading volume in the Ordinary Shares in the 20 trading days preceding the date on which a buyback of Ordinary Shares is carried out. Accordingly, the Company may not benefit from the exemption contained in the Regulations.

Any market repurchase of Ordinary Shares will be announced no later than 7:30am on the business day following the calendar day on which the repurchase occurred.

Details of the authority granted at the General Meeting can be found on the Company's website under: <a href="https://upplc.com/investor-relations/annual-meeting/">https://upplc.com/investor-relations/annual-meeting/</a>

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**Notes to Editors** 

Ultimate Products is the owner of a number of leading homeware brands including Salter (the UK's oldest houseware brand, established in 1760) and Beldray (a laundry, floor care, heating and cooling brand that was established in 1872).

According to its market research, nearly 80% of UK households own at least one of the Group's products.

Ultimate Products sells to over 300 retailers across 38 countries, and specialises in five product categories: Small Domestic Appliances; Housewares; Laundry; Audio; and Heating and Cooling. Other brands include Progress (cookware and

bakeware), Kleeneze (laundry and floorcare), Petra (small domestic appliances) and Intempo (audio).

The Group's products are sold to a broad cross-section of both large national and international multi-channel retailers as well as smaller national retail chains, incorporating discount retailers, supermarkets, general retailers and online

retailers.

Founded in 1997, Ultimate Products employs over 370 staff, a significant number of whom have joined via the Group's

graduate development scheme, and is headquartered in Oldham, Greater Manchester, where it has design, sales, marketing,

buying, quality assurance, support functions and warehouse facilities across two sites. Manor Mill, the Group's head

office, includes a spectacular 20,000 sq ft showroom that showcases each of its brands. In addition, the Group has an

office and showroom in Guangzhou, China and in Paris, France.

Please note that Ultimate Products is not the owner of Russell Hobbs. The company currently has licence agreements in

place granting it an exclusive licence to use the "Russell Hobbs" trademark for cookware and laundry (NB this does not

include Russell Hobbs electrical appliances).

For further information, please visit www.upplc.com.

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