EUROCELL PLC ("Eurocell" or the "Company")

Transaction in Own Shares

Eurocell announces that it has purchased (through Berenberg acting as the Company's broker) the following number of its ordinary shares of 0.1p each on the London Stock Exchange.

Date of purchase:	27/11/2024
Number of ordinary shares purchased (aggregated volume):	19,455
Highest price paid per share (pence):	175.00
Lowest price paid per share (pence):	171.00
Volume weighted average price paid per share (pence):	173.46

Following the purchase/cancellation of these shares, the Company will have 1,342,000 shares held in treasury and the Company's issued share capital (excluding shares held as treasury shares) will consist of 102,043,938 shares.

The total number of voting rights in Eurocell is therefore 102,043,938. This figure may be used by shareholders as the denominator for the calculations by which they can determine if they are required to notify their interest, or a change to their interest, in the Company under the Financial Conduct Authority's Disclosure and Transparency Rules.

In accordance with Article 5(1)(b) of the UK version of Regulation (EU) No. 596/2014 which is part of UK law by virtue of the European Union (Withdrawal) Act 2018, the table below contains detailed information of the individual trades made by Berenberg as part of the Share Buyback Programme.

Aggregate information:

Venue	Volume-weighted average price (pence per share)	Aggregated volume
XLON	173.46	19,455

Individual transactions:

Number of shares purchased	Transaction price (pence per share)	Time of transaction	Venue
636	171.00	10:57	XLON
870	171.00	10:57	XLON
1,283	171.00	10:57	XLON
1,283	171.00	10:57	XLON
3,414	171.00	10:57	XLON
11,969	175.00	10:36	XLON

Enquiries:

Eurocell plc

Vicky Williams Group Company Secretary Tel: 01773 842100 This information is provided by RNS, the news service of the London Stock Exchange. RNS is approved by the Financial Conduct Authority to act as a Primary Information Provider in the United Kingdom. Terms and conditions relating to the use and distribution of this information may apply. For further information, please contact ms@lseg.com or visit www.ms.com.

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