## 20 February 2025

# Taylor Maritime Limited (the "Company") Director/PDMR Shareholding

The Company announces the vesting of ordinary shares in the capital of the Company ("**Ordinary Shares**") awarded to Alexander Slee (Deputy Chief Executive Officer) and Camilla Pierrepont (Chief Strategy Officer) as follows:

Director/PDMR	Ordinary Shares Acquired	Price per Ordinary Share	Total Holding following Acquisition	% of the Company's issued share capital now held
Alexander Slee	430,500	Nil	487,396	0.148%
Camilla Pierrepont	436,000	Nil	628,929	0.190%

The relevant notifications set out below are provided in accordance with the requirements of the Market Abuse Regulation.

Notification and public disclosure of transactions by persons discharging managerial responsibilities and persons closely associated with them

- 1 Details of the person discharging managerial responsibilities / person closely associated
- a) Name Alexander Slee
- 2 Reason for the notification
- a) Position/status Deputy Chief Executive Officer
- b) Initial notification /Amendment Initial notification
- 3 Details of the issuer, emission allowance market participant, auction platform, auctioneer or auction monitor
- a) Name Taylor Maritime Limited
- b) LEI 213800FELXGYTYJBBG50
- 4 Details of the transaction(s): section to be repeated for (i) each type of instrument; (ii) each type of transaction; (iii) each date; and (iv) each place where transactions have been conducted

a)	Description of the financial instrument, type of instrument	Ordinary shares		
	Identification code (ISIN)	GG00BP2NJT37		
b) c)	Nature of the transaction Price(s) and volume(s)	Receipt of vested award share Employee Benefit Trust.	s transferred from the Company's	
,		Price(s) Nil	Volume(s) 430,500	
d)	Aggregated information			
	- Aggregated volume - Total Price	430,500 Nil		
e)	Date of the transaction	20 February 2025		
f)	Place of the transaction	London Stock Exchange (off market)		

1 Details of the person discharging managerial responsibilities / person closely associated

a)	Name	Camilla Pierrepont
2	Reason for the notification	
a)	Position/status	Chief Strategy Officer
b)	Initial notification /Amendment	Initial notification
_		

3	Details of the issuer, emission a monitor	llowance market participant, auct	ion platform, auctioneer or auction	
a)	Name	Taylor Maritime Limited		
b)	LEI	213800FELXGYTYJBBG50		
4	Details of the transaction(s): section to be repeated for (i) each type of instrument; (ii) each type of transaction; (iii) each date; and (iv) each place where transactions have been conducted			
a)	Description of the financial instrument, type of instrument	Ordinary shares		
	Identification code (ISIN)	GG00BP2NJT37		
b)	Nature of the transaction	Receipt of vested award share Employee Benefit Trust.	es transferred from the Company's	
c)	Price(s) and volume(s)	Price(s) Nil	Volume(s) 436,000	
d)	Aggregated information			
	- Aggregated volume - Total Price	436,000 Nil		

e) Date of the transaction 18 February 2025

f) Place of the transaction London Stock Exchange (off market)

ENDS

For further information, please contact:

<b>Taylor Maritime Limited</b> Edward Buttery Camilla Pierrepont	<u>IR@taylormaritime.com</u>
<b>Jefferies International Limited</b> Stuart Klein Gaudi Le Roux	+44 20 7029 8000

Apex Fund and Corporate Services (Guernsey) +44 20 3530 3107 Limited Matt Falla

Notes to Editors

### About the Company

Taylor Maritime Limited (formerly Taylor Maritime Investments Limited) is a shipping company listed under the equity shares (commercial companies) category of the Official List, with its shares trading on the Main Market of the London Stock Exchange since May 2021. Between May 2021 and February 2025, the Company was listed under the closed-ended investment funds category of the Official List. The Company'sstrategy is focused upon providing investors with an attractive level of regular, stable, growing income, and the potential for capital growth. The Group engages in shipping activities, optimising earnings from safely operating and trading the fleet under an enhanced strategy, using a mix of time charter, voyage, and CoA cargo cover.

The Company, through its subsidiaries, currently has an owned fleet of 30 dry bulk vessels consisting of 20 Handysize vessels and 10 Supra/Ultramax vessels (including one vessel under JV agreement). The Company also has six vessels in its chartered in fleet. The ships are employed utilising a variety of employment/charter strategies.

The Company's target dividend policy is 8 cents p.a. paid on a quarterly basis.

For more information, please visit <u>www.taylormaritime.com</u>.

## **About Geared Vessels**

Geared vessels are characterised by their own cargo loading and discharging equipment. The Handysize and Supra/Ultramax market segments are particularly attractive, given the flexibility, versatility and port accessibility of these vessels which carry necessity goods - principally food and products related to infrastructure building - ensuring broad diversification of fleet activity and stability of earnings through the cycle.

#### IMPORTANT NOTICE

The information in this announcement may include forward-looking statements, which are based on the current expectations and projections about future events and in certain cases can be identified by the use of terms such as "may", "will", "should", "expect", "anticipate", "project", "estimate", "intend", "continue", "target", "believe" (or the negatives thereon) or other variations thereon or comparable terminology. These forward-looking statements are subject to risks, uncertainties and assumptions about the Company, including, among other things, the development of its business, trends in its operating industry, and future capital expenditures and acquisitions. In light of these risks, uncertainties and assumptions, the events in the forward-looking statements may not occur.

References to target dividend yields and returns are targets only and not profit forecasts and there can be no assurance that these will be achieved.

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.

RNS may use your IP address to confirm compliance with the terms and conditions, to analyse how you engage with the information contained in this communication, and to share such analysis on an anonymised basis with others as part of our commercial services. For further information about how RNS and the London Stock Exchange use the personal data you provide us, please see our <u>Privacy Policy</u>.

END

DSHUROBRVKUUUAR