UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 SCHEDULE 13D/A UNDER THE SECURITIES EXCHANGE ACT OF 1934 Ultralife Batteries, Inc. (Name of Issuer) COMMON STOCK, par value \$.10 (Title of Class of Securities) 903899102 (CUSIP Number) Jerald A. Trannel 290 South County Farm Road, Third Floor Wheaton, Illinois 60187-4526 Telephone: (630) 588-7200 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications) June 19, 2006 (Date of Event which Requires Filing of this Statement) If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Section 240.13d-l(e), 240.13d-l(f) or 240.13d-l(g), check the following box. [ ] NOTE: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Section 240.13d-7(b) for other parties to whom copies are to be sent. The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page. The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes). Schedule 13D/A CUSIP No. 903899102 Page 2 of 7 Pages 1. Names of Reporting Person S.S. OR I.R.S. Identification No. of Above Persons Grace Brothers, Ltd. 2. Check the Appropriate Box if a Member of a Group (See instructions) (a) [ ] (b) [ ] 3. SEC Use Only 4. Source of Funds (See instructions) 5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e) [ 6. Citizenship or Place of Organization Illinois Limited Partnership 7 Sole Voting Power Number of

Shares

8 Shared Voting Power

Each Reporting 9 Sole Dispositive Power Person 0 With 10 Shared Dispositive Power 3,315,482 shares 11. Aggregate Amount Beneficially Owned by Each Reporting Person 3,315,482 shares 12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See instructions) [ ] 13. Percent of Class Represented by Amount in Row (11) 22.2% 14. Type of Reporting Person (See instructions) PN,

3,315,482 shares

Beneficially

**O**wned

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CUSIP No. 903899102 Page 3 of 7 Pages
1. Names of Reporting Person S.S. OR I.R.S. Identification No. of Above Persons
Bradford T. Whitmore
<pre>2. Check the Appropriate Box if a Member of a Group (See instructions) (a) [ ] (b) [ ]</pre>
3. SEC Use Only
4. Source of Funds (See instructions)
5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e) [ ]
6. Citizenship or Place of Organization United States
7 Sole Voting Power  Number of 25,815  Shares Beneficially 8 Shared Voting Power Owned by 3,315,482  Each Reporting 9 Sole Dispositive Power Person 25,815  With  10 Shared Dispositive Power 3,315,482
11. Aggregate Amount Beneficially Owned by Each Reporting Person $$
3,341,297
12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See instructions) [ ]
13. Percent of Class Represented by Amount in Row (11)
22.4%

14. Type of Reporting Person (See instructions)

IN

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CUSIP No. 903899102 Page 4 of 7 Pages
1. Names of Reporting Person S.S. OR I.R.S. Identification No. of Above Persons
Spurgeon Corporation
<pre>2. Check the Appropriate Box if a Member of a Group (See instructions) (a) [ ] (b) [ ]</pre>
3. SEC Use Only
4. Source of Funds (See instructions)
5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e) [ ]
6. Citizenship or Place of Organization Illinois Corporation
7 Sole Voting Power  Number of 0 Shares Beneficially 8 Shared Voting Power Owned by 3,315,482 shares Each Reporting 9 Sole Dispositive Power Person 0 With  10 Shared Dispositive Power 3,315,482 shares
11. Aggregate Amount Beneficially Owned by Each Reporting Person
3, 315, 482
12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See instructions) [ ]
13. Percent of Class Represented by Amount in Row (11)
22.2%
14. Type of Reporting Person (See instructions)

The undersigned, Grace Brothers, Ltd. ("Grace") hereby amends its Schedule 13D as filed on June 7, 2006 relating to the Common Stock of Ultralife Batteries, Inc. Unless otherwise indicated, all capitalized terms used herein but not defined herein shall have the same meaning as set forth in the Schedule 13D. Except as set forth herein, the Schedule 13D, as previously amended, remains unchanged.

Item 5. Interest in Securities of the Issuer

(a) As of the date of this filing, Grace beneficially owns 3,315,482 shares of Common Stock, representing approximately 22.2% of the outstanding shares of Common Stock. As general partner of Grace, Spurgeon may be deemed beneficial owner of 3,315,482 shares of Common Stock, or 22.2% of the outstanding shares of Common Stock, although they otherwise disclaim beneficial ownership. As general partner of Grace, Whitmore may be deemed beneficial owner of 3,315,482 shares of Common Stock, and 25,815 shares of Common Stock as direct beneficial owner, or 22.4% of the outstanding shares of Common Stock.

(b) Grace: shared voting power (with Whitmore and Spurgeon) 3,315,482 Shares

5,515,402 Shares

Whitmore: shared voting power (with Grace and Spurgeon) 3,315,482 Shares

sole voting power 25,815 Shares

Spurgeon: shared voting power (with Grace and Whitmore) 3,315,482 Shares

(c) The transactions effected by the Filers since the most recent filing on June 7, 2006 of Schedule 13D set forth in Schedule A.  $\,$ 

## SIGNATURE

After reasonable inquiry and to the best of its knowledge and belief, the undersigned certifies that the information set forth in this Statement with respect to it is true, complete and correct.

Dated: June 22, 2006

Grace Brothers, Ltd.

By: /s/ Bradford T. Whitmore Name: Bradford T. Whitmore

Its: General Partner

Bradford T. Whitmore

By: /s/ Bradford T. Whitmore Name: Bradford T. Whitmore

Spurgeon Corporation

By: /s/ Jerald A. Trannel Name: Jerald A. Trannel Its: Vice President

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## SCHEDULE A

TRADE ACTIVITY FOR ULTRALIFE BATTERIES, INC. EFFECTED BY GRACE BROTHERS, LTD. FROM JUNE 8, 2006 THROUGH JUNE 26, 2006.

Amount

of Price

per Date

Security

Shares

Share

Purchased

6/19/2006

COMMON

ST0CK

800

\$8.26000

6/19/2006

COMMON

**STOCK** 

3,900 \$8.27000

6/19/2006

COMMON

ST0CK

500

\$8.28000

6/19/2006

COMMON

ST0CK

3,934

\$8.30000

6/19/2006

COMMON

ST0CK 100

\$8.31000

6/19/2006

COMMON

ST0CK

2,421

\$8.32000 6/19/2006

COMMON

ST0CK

200

\$8.33000

6/19/2006

COMMON ST0CK

5,050

\$8.34000 6/19/2006

COMMON

ST0CK 9,952

\$8.35000

6/19/2006

COMMON

ST0CK

1,119 \$8.36000

6/19/2006

COMMON

ST0CK 1,467

\$8.37000

6/19/2006

COMMON

**STOCK** 

472

\$8.38000

6/19/2006

COMMON ST0CK

2,005

\$8.39000 6/19/2006 COMMON ST0CK 21,079 \$8.40000 6/19/2006 COMMON ST0CK 9,175 \$8.41000 6/19/2006 COMMON ST0CK 10,872 \$8.42000 6/19/2006 COMMON ST0CK 1,071 \$8.43000 6/19/2006 COMMON ST0CK 900 \$8.43111 6/19/2006 COMMON ST0CK 21,593 \$8.44000 6/19/2006 COMMON ST0CK 1,717 \$8.46000 6/19/2006 COMMON ST0CK 15,955 \$8.47000 6/19/2006 COMMON ST0CK 9,200 \$8.48000 6/19/2006 COMMON ST0CK 1,104 \$8.49000 6/19/2006 COMMON ST0CK 18,748 \$8.50000 6/19/2006 COMMON ST0CK 23,825 \$8.51000 6/19/2006 COMMON ST0CK 11,286 \$8.52000 6/19/2006 COMMON ST0CK 800 \$8.53000 6/19/2006 COMMON ST0CK 6,973 \$8.54000 6/19/2006 COMMON ST0CK 600 \$8.55000

6/19/2006 COMMON ST0CK 1,100 \$8.58000 6/20/2006 COMMON ST0CK 3,800 \$8.32000 6/20/2006 COMMON ST0CK 6,631 \$8.33000 6/20/2006 COMMON ST0CK 10,567 \$8.34000 6/20/2006 COMMON ST0CK 1,800 \$8.35000 6/20/2006 COMMON ST0CK 300 \$8.36000 6/20/2006 COMMON ST0CK 2,800 \$8.37000 6/20/2006 COMMON ST0CK 300 \$8.39000 6/20/2006 COMMON ST0CK 1,545 \$8.60000 6/20/2006 COMMON ST0CK 2,200 \$8.61500 6/20/2006 COMMON ST0CK 1,700 \$8.64765 6/20/2006 COMMON ST0CK 500 \$8.64800 6/20/2006 COMMON ST0CK 1,100 \$8.65000 6/20/2006 COMMON ST0CK 600 \$8.66000 6/20/2006 COMMON ST0CK 3,500 \$8.68000 6/20/2006 COMMON ST0CK 1,200 \$8.74000 6/20/2006

COMMON ST0CK 1,326 \$8.74399 6/20/2006 COMMON ST0CK 1,000 \$8.75000 6/20/2006 COMMON ST0CK 200 \$8.76000 6/20/2006 COMMON ST0CK 400 \$8.76750 6/20/2006 COMMON ST0CK 300 \$8.77000 6/20/2006 COMMON ST0CK 800 \$8.78000 6/20/2006 COMMON **STOCK** 592 \$8.80000 6/20/2006 COMMON ST0CK 2,200 \$8.80545 6/20/2006 COMMON **STOCK** 900 \$8.81000 6/20/2006 COMMON **STOCK** 900 \$8.81778 6/20/2006 COMMON ST0CK 500 \$8.82000 6/20/2006 COMMON ST0CK 2,300 \$8.83000 6/20/2006 COMMON ST0CK 300 \$8.84000 6/20/2006 COMMON ST0CK 1,800 \$8.85000 6/20/2006 COMMON ST0CK 300 \$8.86000 6/20/2006 COMMON ST0CK 400 \$8.87000 6/20/2006 COMMON

ST0CK 2,400 \$8.88000 6/20/2006 COMMON ST0CK 290 \$8.89000 6/20/2006 COMMON ST0CK 1,200 \$8.90000 6/20/2006 COMMON ST0CK 600 \$8.93000 6/20/2006 COMMON ST0CK 300 \$8.96000 6/20/2006 COMMON ST0CK 1,720 \$8.99151 6/20/2006 COMMON ST0CK 1,900 \$9.00000 6/20/2006 COMMON ST0CK 400 \$9.03750 6/20/2006 COMMON ST0CK 500 \$9.04000 6/20/2006 COMMON ST0CK 900 \$9.06000 6/20/2006 COMMON ST0CK 2,300 \$9.07435 6/20/2006 COMMON ST0CK 2,500 \$9.07720 6/20/2006 COMMON ST0CK 700 \$9.08000 6/20/2006 COMMON ST0CK 600 \$9.08333 6/20/2006 COMMON ST0CK 300 \$9.09000 6/20/2006 COMMON ST0CK 800 \$9.09375 6/20/2006 COMMON ST0CK

423 \$9.09946 6/20/2006 COMMON ST0CK 8,800 \$9.10000 6/20/2006 COMMON ST0CK 2,800 \$9.11000 6/21/2006 COMMON ST0CK 200 \$8.81000 6/21/2006 COMMON ST0CK 49,569 \$8.82000 6/21/2006 COMMON ST0CK 200 \$8.96000 6/21/2006 COMMON ST0CK 2,406 \$8.97000 6/21/2006 COMMON ST0CK 100 \$8.98000 6/21/2006 COMMON ST0CK 180 \$8.99000 6/21/2006 COMMON ST0CK 2,071 \$8.99521 6/21/2006 COMMON ST0CK 16,008 \$9.00000 6/21/2006 COMMON ST0CK 5,862 \$9.00966 6/21/2006 COMMON ST0CK 5,754 \$9.02000 6/21/2006 COMMON ST0CK 4,400 \$9.06000 6/21/2006 COMMON ST0CK 1,500 \$9.07000