

**About this consultation**

CV21 1HA, Britvic Soft Drinks Limited: environmental permit consultation

**The aim of this consultation is to ask whether you have any comments relevant to the permit application**

We want to make the best decision when permitting. Listening to the views of others helps us to take account of concerns, or local environmental factors, that we may not be otherwise aware of.

We are seeking comments on the application for Britvic Soft Drinks Limited. Please use the reference number below when making comments on this application.

* Permit Number: EPR/QP3434SH/V009
* Regulated facility type: Britvic Soft Drinks installation is a manufacture of soft drinks. The site has an effluent treatment plant and Combined Heating and Power (CHP) facility. Section 6.8 A (1) (d) (ii) Treating and processing materials intended for the production of food products from vegetable raw materials.
Section 5.4 Part A (1) (a) (ii) Disposal of non-hazardous waste in a facility with a capacity exceeding 50 tonnes per day by physico-chemical treatment.
The application includes:
i) Converting an area of the warehouse and yard into a production area and install a new production canning line and its associated ancillary equipment.
(ii) Converting an area of the production facility into a new production canning line and its associated ancillary equipment
(iii) Upgrade the Effluent Treatment Plant with another waste stream holding tank, plus 2 additional bunded containers for acid and caustic dosing for pH correction. (iv) Increasing operating hours for  the Combined Heating and Power (CHP) facility and including the functionality to upload surplus energy (electricity) back into the grid system
(v) Including an existing warehouse in the permit
* Regulated facility location: Britvic Soft Drinks Rugby, Aventine Way, Glebe Farm Industrial Estate, Warwickshire CV21 1HA

**Non-Technical Summary**

Refer to the non-technical summary which explains this application, in non-technical language.

This should include a summary of the regulated facility, the key technical standards and control measures arising from the risk assessment.

**What the response will be used for**

We will take your consultation responses into consideration as part of our determination of the permit. If we decide to grant the permit we will explain how we made our decision and how we have addressed the concerns that were raised.

We will only issue a permit if we believe that harm to the environment, people and wildlife will be minimised and that the operator has the ability to meet the conditions of the permit. Providing a business can prove that the proposed activities meets all the legal requirements, including environmental, technological and health requirements, then we are legally obliged to issue a permit, even if some people do not approve of the decision.

**How to Respond**

If you would like to comment online, please use the online consultation tool in Citizen Space.

If you'd prefer to submit your response by email, contact PSCpublicresponse@environment-agency.gov.uk

**How we will use your information**

We will look to make comments received publicly available at our Environment Agency public register.

All comments which are made publicly available will exclude email addresses and telephone numbers. Any

comments where confidentiality has been claimed will not appear on the public register.

In accordance with the Freedom of Information Act 2000, we may be required to publish your response to this consultation, but will not include any personal information. If you have requested your response to be kept confidential, we may still be required to provide a summary of it.

**Consultation Principles**

We are running this consultation in accordance with the criteria set out in the government’s [Consultation Principles](https://www.gov.uk/government/publications/consultation-principles-guidance).

If you have any queries or complaints about the way this consultation has been carried out, please email: PSCpublicresponse@environment-agency.gov.uk