



Creative Foods Europe Ltd

Environmental Permit Variation

EPR Ref: CP3105BD/T001

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Schedule 1 Activities

Document Ref: Attachment C.2.1

Application Date: 9<sup>th</sup> January 2020

**SCHEDULE 1 ACTIVITIES**  
**CREATIVE FOODS EUROPE LTD, BURTON, UK**

**SCHEDULE 1 ACTIVITIES**

The previous site operator, whom produced chilled ready meals and chilled cooked sausages, was issued an Environmental Permit on 24<sup>th</sup> December 2014, with permit number EPR/BO5314IU.

This original permit was then varied to include a new directly associated activity in the form of a 1.877 MWth input combined heat and power (CHP) gas fired engine to provide electricity for use on the site. This permit was issued on 19<sup>th</sup> September 2019 with a varied permit number EPR/BO5314IU/V002.

Operations at the site ceased in August 2019 and the permit was transferred to the new site operator, Creative Foods Europe Ltd, on 5<sup>th</sup> December 2019, under the new permit number EPR/CP3105BD/T001.

Creative Foods Europe Ltd is required to vary this permit as the permitted schedule 1 activity does not accurately describe the proposed operation at the site.

Additionally, Creative Foods Europe Ltd is proposing to carry out a new second schedule 1 activity at the site in the form of effluent treatment.

Current permitted activity, as per permit BO5314IU/V002, and associated transferred permit CP3105BD/T001, is as follows:

Current Permit Table S1.1: Activities (previous owners – Kerry Foods)

<b>Activity listed in Schedule 1 of the Env' Permit Regulations</b>	<b>Description of specified activity</b>	<b>Limits of specified activity</b>
<p>S6.8 Part A(1) (d): treatment and processing, other than exclusively packaging, of the following raw materials, whether previously processed or unprocessed, intended for the production of food or feed (where the weight of the finished product excludes packaging) –</p> <p>i. only animal raw materials (other than milk only) with a finished product production capacity greater than 75 tonnes per day.</p>	<p>Production of chilled ready meals and chilled cooked sausages.</p>	<p>From receipt of raw materials and fuels onto site to despatch of finished product and associated process, production and cleaning wastes from site.</p>

**SCHEDULE 1 ACTIVITIES**  
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The proposed permitted activity and additional activity, as per this permit variation CP3105BD/V002, are as follows:

Proposed Permit Table S1.1: Activities (new owner – Creative Foods)

Activity listed in Schedule 1 of the Env' Permit Regulations	Description of specified activity	Limits of specified activity
<p>S6.8 Part A(1) (d): treatment and processing, other than exclusively packaging, of the following raw materials, whether previously processed or unprocessed, intended for the production of food or feed (where the weight of the finished product excludes packaging) –</p> <p>iii. animal and vegetable raw materials (other than milk only), both in combined and separate products, with a finished product production capacity in tonnes per day 75 tonnes per day greater than:</p> <p>aa) 75 if A is equal to 10 or more</p>	<p>Production of chilled &amp; ambient cooked sauces, sous vide products and sandwich fillings</p>	<p>From receipt of raw materials and fuels onto site to despatch of finished product and associated process, production and cleaning wastes from site.</p>
<p>S5.4 Part A(1) (a): disposal of non-hazardous waste in a facility with a capacity exceeding 50 tonnes per day by:</p> <p>ii. physico-chemical treatment.</p>	<p>Treatment of process effluent, involving physico-chemical treatment in an effluent treatment plant by dissolved air flotation (DAF)</p>	<p>From the receipt of raw effluent to discharge of effluent to public sewer.</p>

It should be noted that the previous site operations prior to September 2019 should have operated under the proposed schedule 1 activity [ref: S6.8 Part A(1) (d) (iii) (aa)] as both animal and vegetable raw materials were utilised in the production process.

Therefore, it is anticipated that there would be no additional environmental impacts as a result of changing this schedule 1 activity, as the new site operations would be similar to the previous site operations.