



**APPLICATION FOR AN ENVIRONMENTAL PERMIT
VARIATION UNDER THE ENVIRONMENTAL
PERMITTING (ENGLAND AND WALES) REGULATIONS
2016 (AS AMENDED)**

NON-TECHNICAL SUMMARY



**ABRIL INDUSTRIAL WAXES LIMITED,
STURMI WAY, VILLAGE FARM INDUSTRIAL ESTATE,
PYLE, BRIDGEND, CF33 6BZ**

**ECL Ref: AIWL.01.01/NTS
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ACRONYMS/TERMS USED IN THIS REPORT

Abril	Abril Industrial Waxes Limited
BAT	Best Available Techniques
EA	Environment Agency
ECL	Environmental Compliance Limited
EMS	Environmental Management System
EP Regulations	Environmental Permit Regulations
EP	Environmental Permit
ERA	Environmental Risk Assessment
LEV	Local Exhaust Ventilation
LII	Low Impact Installation
NGR	National Grid Reference
OS	Ordnance Survey
The Installation	Area contained within the Environmental Permit boundary at Abril Industrial Waxes Limited
VOC	Volatile Organic Compounds

1. INTRODUCTION

1.1. Project Overview

- 1.1.1. This Application (and its associated supporting documentation) has been prepared on behalf of Abril Industrial Waxes Limited (“Abril”) by Environmental Compliance Limited (“ECL”) and relates to the Environmental Permit (“EP”) variation application for their site located at Sturmi Way, Village Farm Industrial Estate, Pyle, Bridgend, CF33 6BZ (“the Installation”).
- 1.1.2. Abril was formed in 1945 and incorporated in 2003. Part of the Hognas A.B. Group out of Sweden, Abril is a producer of amide waxes and other wax blends for industrial applications.
- 1.1.3. The Installation is located on Sturmi Way, within an industrial estate and heavily industrial site setting area, to the northwest of Bridgend town centre. The Installation occupies an approximate area of 1,200m² and is centred on National Grid Reference (“NGR”) SS 83118 82213.
- 1.1.4. Figure 1 provides the indicative location of the Installation (red outline) within the context of the surrounding environment.

Figure 1: Indicative Site Location



2. PROPOSED ACTIVITIES

2.1. New Process Line

- 2.1.1. As part of site changes to production, Abril is proposing to install a new process line which will necessitate additional raw materials and a new emission point to air (to be designated A15). A process flow diagram of the Installation's operations, covering the existing and the new process, is provided as Appendix I.
- 2.1.2. The new raw material (i.e., a diamine – provided as Baxxodur EC 280 or similar) is delivered to the Installation in drums. As the used drums are removed from the site as hazardous waste, the Installation can no longer be classed as a Low Impact Installation ("LII") and an EP variation is therefore required.
- 2.1.3. There will be no change to the Installation's Schedule 1 Activity as a result of this variation application.

3. ENVIRONMENTAL MANAGEMENT TECHNIQUES

3.1. Overview

- 3.1.1. Abril will operate an Environmental Management System (“EMS”) at the Installation which will address environmental aspects of the proposed activities.
- 3.1.2. Abril’s EMS is externally certified to ISO 14001 for their existing operations at the site. The EMS will be reviewed to take account of the variation to ensure it remains appropriate and effective.

4. EMISSIONS AND MONITORING

4.1. Overview

- 4.1.1. There is one point source emission point to air proposed as part of this EP variation. This is designated A15 and detailed on the Drawings, which have been provided in Section 5 of this application submission.
- 4.1.2. The proposed activity does not involve discharging any hazardous chemicals or elements to surface water, foul water or land.

4.2. Monitoring

- 4.2.1. It is understood that a carbon filter will be fitted to the local exhaust ventilation (“LEV”) system associated with A15. The purpose of the carbon filter will be to minimise any releases of volatile organic compounds (“VOCs”) to atmosphere. It is anticipated that daily inspections of the filter and emission point to air will be undertaken in accordance with Best Available Techniques (“BAT”) and reported at the frequency to be specified by NRW. The filter will be replaced when required.
- 4.2.2. A H1 air emissions risk assessment was undertaken (a copy of which is contained in Section 6 of this application submission), which concluded that the impacts associated with the operation of the proposed release point to air are not considered to be significant.

5. GENERAL REQUIREMENTS

5.1. Environmental Risk Assessment

- 5.1.1. The Environmental Risk Assessment (“ERA”) (provided in Section 4 as part of this application submission) has demonstrated that none of the risks relating to the proposed changes will be significant if operations are managed in accordance with the detailed risk management measures and EMS.

6. BEST AVAILABLE TECHNIQUES ASSESSMENT

6.1. Overview

- 6.1.1. BAT requirements have been taken from the Large Volume Organic Chemicals BREF (December 2017) as it covers Installations associated with the production of organic chemicals. These BAT conclusions apply without prejudice to other relevant legislation, such as health and safety.
- 6.1.2. It is considered that the techniques that will be in use will constitute BAT and will be appropriate and proportionate for the scale of the activities and the risks that are posed to the environment by these activities.

APPENDIX I

PROCESS FLOW DIAGRAM

- Existing process: Amide wax synthesis
- Existing Process: Effluent analysis & neutralization
- New Process: Material handling & value chain
- New Process: Hazardous waste, Air & Effluent

