

BRITVIC SHARE INCENTIVE PLAN

TERMS & CONDITIONS FOR FREE SHARES

UK FREE SHARES
(Opt-Out) T&CS
VERSION 27

18 May 2023

These terms apply between you and Britvic plc (the “Company”) and Equiniti Share Plan Trustees Limited (the “Trustee”) and form part of your agreement, along with the rules of the Plan, to receive Free Shares under the Britvic Share Incentive Plan (the “Plan”). By not completing and returning the opt-out form enclosed with the invitation letter from the Company, you are deemed to have accepted the Free Shares and these Terms and Conditions. Words used here are defined in the rules of the Plan or legislation. In the event of any conflict between this agreement, the rules of the Plan and/or legislation, the rules of the Plan and legislation will apply.

Your Privacy Notices clearly explain how your data is protected and how your enhanced rights apply. To read the latest versions, please visit <https://privacy.equiniti.com> and [Privacy policy | Britvic plc \(LSE: BVIC\)](#)

PLEASE NOTE THE PRICE OF SHARES AND ANY INCOME FROM THEM MAY GO DOWN AS WELL AS UP AND YOU MAY NOT GET BACK THE AMOUNT THAT YOU HAVE INVESTED.

CONTACTING EQUINITI LIMITED

- 🌐 ESP Portal www.shareview.co.uk/britvic
- ✉ Equiniti Limited, Aspect House, Spencer Road, Lancing, West Sussex, BN99 6DA
- ☎ Employee Helpline +44(0) 371 384 2520
- 🕒 Lines are open 8.30am to 5.30pm (UK time), Monday to Friday (excluding public holidays in England and Wales)
- 📧 myshareplan@equiniti.com

For deaf and speech impaired customers, we welcome calls via Relay UK. Please see www.relayuk.bt.com for more information. You can also contact us by using our email service myshareplan@equiniti.com, please provide your Company name in the subject line.

Please contact us to request this document in an alternative format, for example, braille or audio.

FREE SHARES

I agree:

- to accept Free Shares awarded to me under the Plan
- to leave the Free Shares in the hands of the Trustee or other persons appointed by the Trustee, and not to assign, charge or otherwise dispose of my beneficial interest in the Shares for the whole of the 3 year Holding Period.
- that I will lose my Free Shares if I cease to be in Relevant Employment within 3 years from the date of the Award, unless the employment ceases for one of the following reasons:
 - a) injury or disability
 - b) redundancy
 - c) transfer of employment to which TUPE applies
 - d) my employing Company ceases to be an associated Company
 - e) retirement
 - f) death.

DIVIDENDS

Choice 3

In the event I make no election, I understand that I will be deemed to have elected to have my dividends paid direct to my salary bank account. Any amount not used to buy Dividend Shares will be paid to me.

I understand that:

- the Dividend Shares must be left in the hands of the Trustee or other persons appointed by the Trustee, and I agree not to assign, charge or otherwise dispose of my beneficial interest in the Shares for the whole of the Holding Period of 3 years.
- the Company may direct that dividends will not be used to buy Dividend Shares and that cash dividends will be paid.
- any payments will be paid directly to my salary bank account. If the Trustee do not have my salary bank account details, a cheque will be sent to my registered address.
- any dividends paid by the Company to the Trustee will be held in a non-interest-bearing account until they are either re-invested as Shares or paid as cash to me.

HOLDING PERIOD

I understand that my obligations during the Holding Period will end:

- i) if I cease to be in Relevant Employment, and this may lead to forfeiture of the Free Shares, or

ii) if the Company terminates the Plan in accordance with the rules of the Plan.

If i) or ii) occur, I consent to the transfer of my Plan Shares to me. If ii) occurs, Shares can only be transferred once I have received notice of the Plan's termination (any consent to an early transfer of Shares will be invalid).

After the end of the Holding Period, I may ask the Trustee for my Plan Shares, although I may have to pay income tax ("tax") & National Insurance Contributions ("NICs") when the Shares are removed.

I understand that my obligations under the Holding Period are subject to:

- a) the right of the Trustee to sell my Shares to meet PAYE obligations, and/or
- b) the Trustee accepting, at my direction, an offer for my Plan Shares in accordance with the Plan.

STATEMENTS

I understand that information on my SIP participation will be made available to me online via the Equiniti Limited ('Equiniti') ESP Portal.

RIGHTS AND OBLIGATIONS

I agree that:

- taking part in the Plan does not affect my rights, entitlements, and obligations under my contract of employment, and does not give me any rights or additional rights to compensation or damages if my employment ceases.
- I allow the Trustee to sell some or all of my Plan Shares to pay any tax and NICs in respect of my Shares ceasing to be subject to the Plan, unless I provide them in advance with a cheque that is drawn on a UK bank account in my name and have sufficient funds to pay these amounts.
- if there is a rights issue,
 - i) I agree to allow the Trustee to sell the rights attached to some of my Plan Shares, in order to fund the exercise of the rights attached to my remaining Plan Shares.
 - ii) In the event that there is insufficient time to take the action outlined above (as deemed by both the Company and the Trustee) or the sale of rights is insufficient to fund the exercise of any of my rights, the Trustee will sell the rights and pass the funds to me through my payroll.
- I understand that in leaving the employment of the Company, I have 30 days to direct the Share Plan Administrators in respect of my Plan Shares. I agree that where an instruction is not received within 30 days, any Plan Shares remaining after any sale required for tax and/or NICs will exit the Plan and a Share Certificate will be issued to my registered address at my risk.
- I agree that if I request to receive a Share Certificate, an administration fee may be payable. Details of the fee are available by calling the Employee Helpline detailed below.

RESTRICTIONS

I understand that if I am subject to the Company's Share dealing code, the restrictions set out in the code will apply and may affect my Plan Shares. I am aware that a copy of the Company's Share dealing code is available on the Company's intranet.

CANCELLATION RIGHTS

I acknowledge that I can cancel my participation in the Plan at any time and that:

- this exceeds my legal rights and will not affect the terms on which I agreed to accept Shares already held for me under the Plan;
- no cancellation fee will be payable but any administration or dealing fees incurred when selling or transferring Shares into a certificated form will be payable;
- the value of funds returned to me may be lower than the market value at the time of investment and I will not get back amounts representing market loss from the date the Plan was opened until cancellation.

For further information about statutory rights contact a local authority Trading Standards Department or Citizens Advice Bureau.

Any request to cancel shall be sent in accordance with the rules of the Plan.

COMPANY

The Company agrees to arrange for Shares in Britvic plc to be bought for or awarded to me, according to the rules of the Plan.

I understand that:

- I agree that the administration of the Plan will be carried out by Equiniti Limited in conjunction with the Trustee.
- I agree that Equiniti Limited, the Trustee and the Company can all share information collected including name, account number, & salary bank account details in connection with the Plan and my account with each other to the extent necessary for each party to perform their role under the Plan.
- These instructions remain in force until cancelled by me by giving notice in writing or otherwise as detailed under the rules of the Plan.

TRUSTEE

The Trustee is part of the Equiniti group of companies whose registered offices are Aspect House, Spencer Road, Lancing, West Sussex, BN99 6DA, United Kingdom registered in England and Wales number 3925002. The main business of the Trustee is to act as Trustee for UK tax-advantaged Share Incentive Plans.

The Trustee:

- will not be responsible for advising me on the suitability of any transaction in relation to the Plan.
- may, whether itself or through another member of the Equiniti group of companies, provide other services in relation to the administration of the Plan and may be compensated for these services.

EQUINITI LIMITED

I understand that:

- the Company and/or the Trustee may delegate the performance of services and the administration of the Plan to Equiniti Limited, part of the Equiniti group of companies (but Equiniti Limited will not thereby become a party to this Agreement except to benefit from the rights and disclaimers conferred on the Trustee).
- I will not become a customer of Equiniti Limited nor will I have any rights or obligations against or rights to give instructions directly to Equiniti Limited. Equiniti Limited is acting for the Company and/or the Trustee and not for me.
- Equiniti Limited is a part of the Equiniti group of companies whose registered offices are Aspect House, Spencer Road, Lancing, West Sussex, BN99 6DA, United Kingdom registered in England and Wales number 6226088.

ELECTRONIC (INTERNET, INTRANET, MOBILE APPLICATION, INTERACTIVE VOICE RESPONSE, SHORT MESSAGE SERVICE OR TOUCHTONE) APPLICATION(S) (IF APPLICABLE)

If I apply to participate in the Plan using any of the above electronic application channels provided, the following provisions will apply (references to “the Company” and where investments are held in Trust, “the Trustee”, refer to definitions in the rules of the Plan for which I am applying).

The Company and/or the Trustee have the right to withdraw any of the electronic application channels at any time.

The Company and/or the Trustee may insist on a written application instead of an electronic application.

If I submit multiple applications, either through the same channel or by multiple channels, the most recently dated application (that is received prior to any published closing date) will be given precedence. I acknowledge that if I apply in writing, I should allow 5 working days from receipt of the application before the information in it is processed and displayed. You acknowledge that if you apply by Interactive Voice Response, Short Message Service or Touchtone channels, the application will be processed and displayed by the end of the following working day. You understand that if you apply by multiple channels then any instruction displayed in the ESP Portal may not be the most recent application.

The information that I provide to gain access to the service together with my acceptance of the terms and conditions will, when I confirm my application, constitute my electronic signature.

The Company and/or the Trustee may allow me to modify my application using the electronic application channels available. If so, they may implement a cut-off date, after which I will no longer be able to modify my application.

Excess demand on the service and circumstances beyond the Company’s and/or the Trustee’s and/or Equiniti Limited’s reasonable control may mean it is not always possible to use the electronic application channels.

The Company and/or the Trustee will take reasonable steps to ensure that the electronic application channels are available but neither they nor Equiniti Limited are responsible for systems beyond their reasonable control or any incompatibility between my systems and the electronic application channels.

I acknowledge that the electronic application channels enable me to give instructions directly to the Company and/or the Trustees. Such instructions are not to be regarded as instructions given directly to Equiniti Limited (even if Equiniti Limited’s website or other facilities are used in connection with electronic applications).

I acknowledge that the Trustee (and not Equiniti Limited) is responsible for processing the electronic application, for determining how the data in the application is processed as well as for the information provided by the electronic application.

If I register for Equiniti Limited’s ESP Portal, Mobile App, Shareview portfolio creation service, or any other service in connection with the Plan, Equiniti Limited will be entitled to use and process the information which I provide in order to grant access to other websites or apps managed by Equiniti Limited (subject to the terms and conditions of the service).

If you submit an electronic application, you must retain either your confirmation email, on screen acknowledgement, Interactive Voice Response code, Short Message Service message or Touchtone code if you need to provide proof that your application was received for any reason.

HOW TO COMPLAIN

If I have any complaints about the service provided to me under this agreement, I can put my complaint in writing to Equiniti Limited at: Complaint Resolution Team, Equiniti Limited, Aspect House, Spencer Road, Lancing, West Sussex, BN99 6DA, United Kingdom, or I can email Equiniti Limited at: customerresolution@equiniti.com.

CONFLICTS OF INTEREST POLICY

The Equiniti group of companies has established and implemented a Conflicts of Interest Policy (which may be revised and updated from time to time), which sets out how they seek to identify and manage all material conflicts of interest. Such conflicts of interest can occur in their day-to-day business activities, for example, where one of their clients could make a gain at the direct expense of another client, or they might be faced with an opportunity to make a gain but this would be to the direct disadvantage of one or more of their clients.

Depending on the exact nature of the conflict of interest involved, they may take certain actions in accordance with the Conflicts of Interest Policy to mitigate the potential impact of the conflict. Such actions may include putting in place controls between the opposing sides of the conflict, which may control or prevent the exchange of information, and/or involve the appropriate management of staff activities and segregation of duties. Where such controls would be insufficient to eliminate the potential material risk of damage to clients from specific conflicts, then they will disclose the general nature and/or source of those conflicts of interest prior to them undertaking the relevant business.

Full details of the Conflicts of Interest Policy are on their website at www.shareview.co.uk or contact them and ask for a printed copy.

At the time of the issue of this document, no material conflicts of interest were identified which could not be managed in accordance with the provisions made above.

GENERAL PROVISIONS

I understand that:

The Plan will be governed by the Trust Deed and Rules of the Plan under English Law. I agree that legal action relating to this agreement may only be dealt with by the courts of England and Wales. Any contact made by the parties to this agreement in relation to these terms and conditions will be in the English language. All instructions and notices to me under this agreement must be given to me under the rules of the Plan.

The Trustee will take any actions considered necessary in their reasonable opinion to comply with all applicable laws and regulations or any requirements of any regulatory body that are binding upon them.

The Trustee and the Company may vary the terms on which participation is offered. Should the terms of this agreement change in such a way as to have an effect on my entitlements, or the service provided under the Plan, either the Trustee or the Company will write to me, giving me 30 days' notice, outlining the changes and when they are due to take effect. If I no longer wish to participate on these terms, I should write to the Trustee in accordance with the rules of the Plan.

If a gain is made in the course of administering the Plan, the Trustee will be entitled to keep it.