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Asia-Pacific Association of Agricultural Research Institutions Asia-Pacific Consortium on Agricultural Biotechnology

Chapter 3

PERSPECTIVES ON BIOSAFETY REGULATIONS IN ASIA-PACIFIC COUNTRIES

Legislative measures to implement biosafety were initiated in the Asia-Pacific countries during 1980s. In 1986, India enacted "Environment Protection Act" under which the "The Environment (Protection) Rules" were formulated in 1989 to regulate environmental pollution by managing hazardous substances, including hazardous microorganisms and GMOs. A national biosafety committee was established in The Philippines in 1990. During 1990s, India and Thailand published their first guidelines on research and environmental release of GMO.

Rapid progress in the formulation of biosafety systems was made by developing countries through the support of Global Environment Facility of the United Nations Environment Programme (UNEP-GEF). The programme, implemented since 2001, facilitated the development of the National Biosafety Frameworks (NBFs). The NBFs represent "combination of policy, legal, administrative and technical instruments that are developed to ensure an adequate level of protection in the field of safe transfer, handling and use of LMOs resulting from modern biotechnology that may have adverse effect on the conservation and sustainable use of biological diversity taking into account risks to human health" (UNEP-GEF, 2012). NBFs broadly have five components: i) a national biosafety policy: ii) a regulatory regime comprising legislations, laws, acts, regulation, decrees, guidelines, etc. iii) an administrative system that includes the component authority(ies) responsible for receiving and handling requests for permits (import, export, domestic use, including placing on the market, intentional introduction into the environment, field trials, contained use, transit etc.), iv) mechanisms for public awareness, education and participation includes public access to information on GMOs and, v) systems for follow-up, including monitoring for environmental effects and effects on human, animal or plant life or health; enforcement to ensure compliance; and offences and penalties (for details, please see Gupta et. al. 2008).

Till the end of this programme in 2012, 36 countries of Asia-Pacific region had developed their biosafety frameworks under the UNEP-GEF project: Azerbaijan, Bangladesh, Bhutan, Cambodia, Cook Islands, Indonesia, Iran, Islamic Republic of Jordan, Kazakhstan, Kiribati, Korea, Democratic People's Republic of Korea, Republic of Kyrgyzstan, Lao People's Democratic Republic, Lebanon, Micronesia, Maldives, Mongolia, Myanmar, Nepal, Niue, Palau, Papua New Guinea, Philippines, Samoa, Solomon Islands, Sri Lanka, Syrian Arab Republic, Tajikistan, Thailand, Tonga, Tuvalu, Vanuatu, Viet Nam, Yemen (UNEP-GEF, 2012). It must be mentioned that Bangladesh, Iran, Indonesia and the Philippines had some form of regulatory regime in place even before UNEP-GEF project.

The following section lists and briefly details the biosafety regulatory systems of 48 Asia-Pacific countries along with their status with respect to GM development and adoption. Draft regulations under consideration for approval are also listed. This compilation represents the updated version of the biosafety regulations detailed earlier in Gupta et al., (2008). Inputs received from the BCH national focal points of fifteen countries till June, 2014 have also been incorporated.

3.1 Australia

GM canola, carnation and cotton have been approved for environmental release, of which canola and cotton are reported to be under cultivation. GM sugar beet, canola, soybean, cotton, rice, alfalfa and maize have been approved for food in Australia. GM research and field trials are being conducted on a number of crops, viz. Indian mustard, wheat, sugarcane, grapevines, pineapple and papaya. Initially, most Australian states had put a moratorium



on cultivation of GM crops. However in 2007, New South Wales and Victoria lifted the moratoria on GM canola, and in 2008, Western Australia (WA) lifted its ban on cultivation of Bt cotton in the Ord River region (USDA, 2012). In early 2010, WA passed legislation allowing the commercial production of GM canola in the state. South Australia, Tasmania and the Australian Capital Territory (ACT) have till date maintained their moratoria.

Australia has a risk assessment based regulatory framework for dealings with gene technology and GMOs, as well as a process for assessment and approval of GM foods. The Gene Technology Act of 2000 established the regulatory framework to deal with GMOs and related technology. The Gene Technology Regulator serves the key role in assessing, regulating and licensing GMOs and enforcing license conditions.

The standards for GM foods are developed by Food Standards Australia New Zealand (FSANZ) and are contained in the Food Standards Code. Food products derived from GMOs containing more than one percent of GM product, require prior approval from FSANZ before they can be sold in Australia. Such products must also be labelled.

3.1.1 Gene Technology Act 2000 (2001)

The GT Act provides the framework for the Australian system of regulation for GMOs (including plants, animals and microorganisms). It is the Australian Government's component of the nationally consistent regulatory scheme for gene technology.

The objective of the gene technology legislation is to protect the health and safety of people and to protect the environment by identifying risks posed by or as a result of gene technology, and by managing those risks.

The Act establishes the position of the Gene Technology Regulator (the GT Regulator), an Independent statutory officer, to administer the legislation. It prohibits anyone dealing with a GMO (e.g. for research, manufacture, production, breeding, propagation, commercial release or import) unless the dealing is an exempt dealing or a notifiable low risk dealing (classes of contained GMO work demonstrated to pose minimal risk to people and the environment, specified in the Regulations); or on the GMO Register; or licensed by the GT Regulator.

The use of GM products is regulated by other regulatory agencies. The GT Regulator does not directly regulate the use of GM products that are not live and viable. The GT Regulator provides advice on the genetic modification aspects of such products to other regulatory authorities for food, therapeutic goods, industrial chemicals, and agricultural and veterinary chemicals.

The GT Regulator is required to maintain a publicly available record of GMO and GM product dealings, including information on licensed dealings, notifiable low risk dealings, dealings on the GMO Register, and GM products approved by other regulatory authorities.

3.1.2 Gene Technology (Consequential Amendments) Act (2001)

The Act requires that the existing regulators of GM products, which operate under the existing schemes for the regulation of food, therapeutic goods, industrial chemicals, and agricultural and veterinary chemicals must consult the GT Regulator in relation to any application for approval of a GM product.

3.1.3 Gene Technology Regulations (2001)

(Amended in 2007, 2009 and 2011 by the Gene Technology Amendment Regulations 2006, 2009 and 2011 respectively).

3.1.4 Guidelines for the Transport, Storage and Disposal of GMOs issued by the GT Regulator (2011)

The Guidelines support the implementation of the GT Act by providing technical details, as well as specifying administrative processes and procedures. These guidelines are issued to fulfill for the purposes of paragraph 13(3)(b) of the Gene Technology Regulations 2001.

Secondly, these guidelines may also be invoked as necessary or convenient in the performance of the Regulator's functions under section 27 of Gene Technology Act 2000 ('the Act'), and in the exercise of the Regulator's powers under section 28 of the Act.

In particular these guidelines may be invoked for the purposes of the imposition of licence conditions in accordance with section 61 of the Act and of certification conditions in accordance with section 86 of the Act.

Various technical and procedural guidelines, issued by the GT Regulator under the GT Act, describe additional requirements in relation to dealings with GMOs.

3.1.5 The Office of the Gene Technology Regulator Strategic Plan (2010-13)

The legislation has the following prohibitions

- The legislation regulates all dealings (e.g. research, manufacture, production, transport, destruction, commercial release and import) with live viable organisms that have been modified by techniques of gene technology, including the progeny (or descendants) of such GMOs which also share a genetically modified trait
- The legislation revolves around a system of prohibitions and approvals. Every dealing with a GMO needs to be licensed by the Regulator, unless the dealing is an exempt dealing, a Notifiable Low Risk Dealing (NLRD), on the GMO Register or specified in an Emergency Dealing Determination

Other Related Regulations

3.1.6 Therapeutic Goods Act (1989)

The Act provides a national framework for the regulation of medicines, medical devices, blood and tissues in Australia, including GM & GM-derived therapeutic products, & ensures their quality, safety & efficacy.

3.1.7 Food Standards Australia New Zealand Act (1991)

The Act is responsible for setting standards for the safety, content and labeling of food. FSANZ conducts mandatory pre-market safety assessments for food produced using gene technology.

3.1.8 Quarantine Act 1908 and Imported Food Control Act (1992)

Australian Quarantine & Inspection Service operated under these Acts and regulates the importation into Australia of all animal, plant & biological products that may pose a quarantine pest &/or disease risk. Import permit applications must indicate the presence of GMOs or GM material and the relevant authorization under the Gene Technology Act 2000.

3.1.9 Agricultural & Veterinary Chemicals (Code) Act 1994 and Agricultural & Veterinary Chemicals Administration Act (1994)

The Act operates the national system that regulates all agricultural chemicals (including those produced or used on GM crops) and veterinary therapeutic products. Assessments consider human and environmental safety, product efficacy (including insecticide and herbicide resistance management), and trade issues relating to residues.

3.1.10 Biosecurity Bill (2012)

The new biosecurity legislation which reflects and replaces the Quarantine Act 1908 aims to provide a modern regulatory tool aimed at better management of risks in the current trading environment. The new biosecurity legislation will primarily comprise two new Bills; the Biosecurity Bill and the Inspector-General of Biosecurity Bill. The bill aims to manage biosecurity risks, the risks of contagion of a listed human disease, the risk of listed human diseases entering Australian territory, risks related to ballast water, biosecurity emergencies and human biosecurity emergencies; and give effect to Australia's international rights and obligations, including the WHO's international health regulations and the Agreement on Application of Sanitary and Phytosanitary Measures of the WTO and the Convention on Biological Diversity. As with the Quarantine Act, the new biosecurity legislation will be jointly administered by the Agriculture and Health Ministers and their departments.

Source:

- Biosecurity Bill (2012) Available at: http://www.aph.gov.au/Parliamentary_Business/Bills_Legislation/Bills_ Search_Result?bId=s897; accessed on January 30, 2014.
- Peter Thygesen, Director, Regulatory Practice and Secretariat Section, Regulatory Practice and Compliance Branch, Department of Health and Ageing, Office of the Gene Technology Regulator, MDP54 GPO Box 9848, Canberra, ACT 2601, Australia. email: Peter.Thygesen@health.gov.au (Personal communication in 2007).
- The Office of the Gene Technology Regulator (2004) Handbook on the Regulations of Gene Technology in Australia – A users guide to the Gene Technology Act 2000 and related legislation (pdf). Available at: http:// www.ogtr.gov.au; accessed on November 26, 2013.
- USDA (2012) Australia Agricultural Biotechnology Annual. Available at: http://gain.fas.usda.gov/Recent%20 GAIN%20Publications/Agricultural%20Biotechnology%20Annual_Canberra_Australia_7-17-2012.pdf; accessed on January 30, 2014.

3.2 Azerbaijan (Republic of)

Azerbaijan ratified the Protocol on April 1, 2005 and developed its NBF in 2005.

3.2.1 National Biosafety Framework (2005)

The National Biosafety Frameworks calls for

- Setting up a network of laboratories meeting contemporary needs for testing GMOs
- Building capacity on the assessment and regulation of risks posed by GMOs on human health and the environment based on practical observations and scientific findings
- Establishing a mechanism and strategy of control, mitigation and management of risks in the country and a monitoring mechanism for an effective management of risks
- Drafting a national law on biosafety governing the manufacturing, processing, transportation, transfer, import, export, storage of GMOs and products, the use of seeds of GMO origin in agriculture, safety of releasing into the environment, mechanism of responsibility and control
- Making appropriate amendments to existing laws (environmental, agricultural, health, etc.) and regulatory legal acts in accordance with the requirements of the Protocol
- Development of regulations on the application of special labeling of GMO products and their submission for approval
- Development of regulations on the state registration and testing of GMO plant varieties in Azerbaijan

3.2.2 Law on Environmental Safety (1999)

The objective of the law is to identify the legal basis to prevent human life and health; society with its material and spiritual values; the environment, including atmospheric air, cosmic space, water Source, subsoil, soil, natural landscape, the plants and animal kingdom from hazards of natural and human factors.

3.2.3 Law on Environment Protection (1999)

The Law aims to protect environmental balance thus ensuring environmental safety, prevent the hazardous impact of industry and other activities to natural ecological systems, preservation of biological diversity and proper use of natural resource. As outlined in the Law, goods and technologies produced in, or imported in to the Republic of Azerbaijan, which may pose risks to the environment, human life and health, rehabilitation and proper use of natural resource, shall be considered as items which are subject to standardization and certification as part of environment protection.

Other Related Regulations

3.2.4 Law on Plants Quarantine (1996)

The Law interprets plants quarantine (phytosanitary quarantine) as a legal regime envisioning a system of measures intended for the protection of plants, products thereof, their seeds, saplings another products and cargoes of plant origin from quarantine targets.



3.2.5 Law on Plants Protection (1996)

The Law interprets plants protection as implementation of scientifically justified complex actions on the protection of plants and products thereof from diseases and pests.

3.2.6 Law on Food Products (1999)

The Law governs the management of safety and quality of agricultural, fishery products and fish used as food products and raw materials, determines the rules of their manufacturing and sales in the market and regulates relationships arising from these activities. The Law states that in case there are discrepancies between the provisions of the present law and regulations set forth in multilateral agreements signed by the state in this area, provisions of the multilateral agreements shall apply.

Source:

1. National Biosafety Framework of Azerbaijan. Available at: http://www.unep.org/biosafety/files/AZ_NBF_eng_final. pdf; accessed on July 7, 2014.

3.3 Bangladesh (Peoples Republic of)

Bangladesh approved Bt eggplant (brinjal) for limited farm level cultivation in October 2013. Confined field trails are being conducted on golden rice and GM potato having resistance to late blight.



Bangladesh has signed and ratified the Protocol. The Biosafety Guidelines were framed in 2005 and the NBF was developed in

2006. The Biosafety Rules of Bangladesh were reviewed in 2012 and are the key legal elements that regulate development, import, export, use, and movement of all GMO products.

The National Committee on Biosafety (NCB) affiliated to the MoEF is the national focal point and national coordinating authority for implementation of the biosafety regulations. The NCB coordinates activities of biosafety committees at sub-national levels through Institutional Biosafety Committee, Field Level Biosafety Committee and Biological Safety Officers (USDA, 2006). The NCB formulates and reviews policies, guidelines, acts, rules, standards, and manuals on biosafety; supervises risk assessment, risk management and implementation of activities, and regulates and monitors work on GMOs.

3.3.1 Biosafety Guidelines of Bangladesh (2005)

The Guidelines are applicable to all research and development activities of modern biotechnology conducted in laboratories of the government Research institutes, state enterprises, universities, international organizations, private companies or non-governmental organizations located in Bangladesh. It applies to laboratory and field trial, trans-boundary movement, transit, handling and use of all GMOs/LMOs that may have adverse effects on the conservation and sustainable use of biological diversity, taking also into account risks to human health. They also cover aspects of risk assessment and safety requirements needed for undertaking laboratory work, field trial and commercial use, involving microorganisms, plants and animals.

The Guidelines categorize the laboratory experiments based on different biosafety levels like work bearing minimal risk, low risk, considerable risk and high risk and the precautionary measures to be taken to avert such risks. These also propose a decision-making framework that allows experimental field testing based on (a) the testing agency's familiarity with plant and genetic modification, (b) the ability to confine the bioengineered plant, and (c) the perceived environmental impact, should the plant escape confinement.

3.3.2 National Biosafety Framework (2006)

The NBF provides the basis for future regulation for the management of biotechnology products in Bangladesh. The objectives of the NBF are two-fold – provide oversight of the existing systems, and identification of future needs for an effective and transparent legislation and administrative system.

The Framework provides the basis for future regulation of the management of GMOs in Bangladesh. The NBF consists of the following elements: (1) National Policy and Guidelines on Biosafety, (2) Legal Regime, (3) Administrative Systems, (4) Monitoring and Enforcement Systems, and (5) Public Participation, Education and Awareness procedures.

3.3.3 Biosafety Rules of Bangladesh (2012)

The Rules are the key legal document that regulates development, import, export, use, and movement of all GMO products. The law provides for punitive measures against misuse of GMO products. Biosafety Guidelines of Bangladesh is legally binding under the Biosafety Rules. The Ministry of Environment and Forests is the national authority to enforce the Biosafety Rules. These rules are applicable to the GMOs, micro-organisms and cells and correspondingly to any substances and products and food stuffs, etc. of which such cells, organisms or tissues hereof form part. These rules shall also be applicable in the following specific cases; of sale, export, production and all work involved in the field trial of genetically modified plants, animals (including fisheries, poultry, animal and marine life), micro-organisms and cells.

Source:

- Biosafety Guidelines of Bangladesh (2005) Available at: http://www.doe-bd.org/biosafety_Guidelines.pdf; accessed on September 17, 2012.
- Mohammed Solaiman Haider, Deputy Director, Department of Environment, E-16 Agargaon, Dhaka-1207, Bangladesh. Email: haider@doe-bd.org (Personal communication in 2007).
- 3. USDA (2006) Foreign Agricultural Service, GAIN Report No. BG6005 Bangladesh Biotechnology Annual. Available at: http://www.fas.usda.gov/gainfiles/200607/146208489.pdf; accessed on September 17, 2012.

3.4 Bhutan (Kingdom of)

Bhutan does not grow GM crops nor does it import materials containing GMOs. The country ratified the Protocol in August 2002 and developed its NBF in 2006 which was implemented in 2010. Bhutan Agriculture and Food Regulatory Authority (BAFRA) is the National Competent Authority for implementing the NBF.



3.4.1 Ministerial Decree (2000)

Banned all import of GMOs.

3.4.2 Food Act (2005)

The Act addresses the issue of food safety, including that resulting from GM food. This Act regulates the import, export and trade of food in Bhutan. It establishes a National Food Quality and Safety Commission and empowers the BAFRA to implement the provisions of this Act. The BAFRA is responsible for food inspection activities.

3.4.3 Food Rules and Regulations of Bhutan (2006)

These Rules and Regulations aim at preventing the introduction and spread of feed-borne hazards into food for human consumption by properly managing and controlling the production, processing, transport, storage, distribution, preparation, trade, import and export of food.

The Rules and Regulations stipulate that the National Food Quality and Safety Commission, the Bhutan Agriculture and Food Regulatory Authority and the National CODEX Committee shall function in accordance with provisions set out in the Food Act.

In addition, the Rules and Regulations define hygienic minimum requirements for food businesses and requirements and procedures for the licensing of food businesses and their operators, and of food handlers.

The Rules and Regulations further provide for: the labelling and advertising of food; minimum qualifications of food inspectors; requirements for the commercial importation and exportation of food; offences and penalties; etc.

3.4.4 National Biosafety Framework (2007)

The NBF has been prepared according to the National Environment Commission, Bhutan and has been approved by the Royal Government.

3.4.5 Biosafety Bill (2013) (draft)

The regulation shall address the transit, transboundary movement, safe handling and use of all genetically modified organisms that may have adverse effects on the conservation and sustainable use of biological diversity, taking into account the risks to human health. The bill established BAFRA, National Biosafety Commission, Regulatory guidelines for reporting and monitoring, guidelines for risk assessment and database for GMOs and products

Other Related Regulations

3.4.6 Plant Quarantine Act (1993)

The Act safeguards agricultural and wild flora from introduced pests, defined as "any form of plant or animal life, or any pathogenic agent, injurious or potentially injurious to plants or plant product." It also ensures that all imported plants are quarantined and screened prior to entry into the country.

3.4.7 Seed Act (2000)

The Act regulates import and export of agricultural seeds with the purpose of preventing the

introduction of pests and diseases and also promoting the seed industry in the country to enhance rural income and livelihood.

3.4.8 Environmental Assessment Act (2000)

The Act applies to strategic plans, policies, programme and projects which may have an impact on the environment.

3.4.9 Livestock Act (2000)

The Act ensures the quality control in terms of appropriate breeds of livestock, poultry and fish introduced into Bhutan.

3.4.10 Biodiversity Act (2003)

The Act ensures the national sovereignty of the Royal Government of Bhutan over its genetic resource in accordance with Convention on Biological Diversity.

Source:

- 1. Food Act (2005) Available at: http://faolex.fao.org/cgi-bin/faolex.exe?rec_id=047683&database=faolex&searc h_type=link&table=result&lang=eng&format_name=@ERALL; accessed on July 3, 2014.
- Food Safety Rules and Regulations (2006) Available at http://faolex.fao.org/cgi-bin/faolex.exe?rec_id=081373 &database=faolex&search_type=link&table=result&lang=eng&format_name=@ERALL; accessed on July 3, 2014.
- 3. Yangzom Tashi (2013) Biosafety Regulation of GM/GM Plants in Bhutan. In: South Asia Biosafety Conference and workshops, September 18-20, 2013, New Delhi. South Asia Biosafety Program, Biotech Consortium India Limited, the Bangladesh Academy of Science and the Centre for Environmental Risk Assessment, pp 12.

3.5 Cambodia (Kingdom of)

Cambodia is yet to adopt any biotechnology product in agriculture. Research in modern biotechnology is still in infancy and so is the capacity for biotechnology regulations.

The country is a Party to the Protocol since September 17, 2003 and ratified it in December 16, 2003. Cambodia has also signed the Supplementary Protocol on Liability and Redress in May 2013. Capacity in Cambodia for biosafety and biotechnology is



limited. The NBF was developed in 2004. The National Biosafety Law was approved in 2008 and the Sub-decree on the Management and Control of Living Modified Organism in 2010. In 2011, a National Action Plan on Biosafety and Modern Biotechnology was signed (NAPBB, 2010).

3.5.1 Natural Resource and Environment Law (Annex 4) (1996)

The Law is aimed at protecting and upgrading the environmental quality and public health by means of prevention, reduction and control of pollution; assessing the environmental impacts of all proposed projects; ensuring rational and sustainable preservation, development and management and the use of natural resource; encouraging public participation in the protection of natural resource and the environment including any acts which may affect the environment. Articles 2 to 11 are related to biosafety and biodiversity conservation

3.5.2 Sub-decree on Production of Import, Export and Commerce of Traditional Medicine in Public Sector (1998)

The objective of this Sub-decree is to manage the import and export production and commerce of traditional medicines in Cambodia. The Sub-decree covers the right to run traditional medicine business, traditional medicine production, import-export, and commerce. This is related to plants and animals, but may include the uses of LMO based products because the Sub-decree does specify the nature of the traditional medicines.

3.5.3 Environmental Impact Assessment Sub-decree (Annex 9) (1999)

The Sub-decree has the objectives to: (a) identify and carry out environmental import assessment on all private and public projects which are under the responsibility of Ministry of Environment, before these are submitted to the government; (b) define types of projects and activities in both private and public sectors that need to be assessed for environmental impacts; and (c) encourage public participation in the process of environmental import assessment as well as collecting feedback for consideration in the adoption process. Articles 4 to 9, 14, 15 and 22 are related to the assessment of development projects that include field trial and field release of LMOs.

3.5.4 Law on the Management of Quality and Safety of Products and Services (Annex 10) (2000)

The Law is focused on all commercial enterprises, all manufacturing for commercial purposes, importers, exporters and merchants, service providers, advertisers of products, goods, and services and civic association and non-governmental agencies engaged in manufacturing, commerce or humanitarian relief activities. The Law is related to biodiversity and biosafety in articles 8, 10, 12, 13 and 21. Any import of GM foods might be subject to inspection for quality and safety control.

3.5.5 Phyto-Sanitary Inspection Sub-decree (Annex 5) (2003)

The Sub-decree is meant to identify and inspect phytosanitary measures to prevent the spread of diseases and dangerous pests, from one area to another in Cambodia. This could be brought about by all articles including transgenics, which are imported into or are in transit in Cambodia.

3.5.6 Protected Areas Management Law (Annex 6) (2003) (draft)

The Law aims at managing public domains in protected areas. Among its various objectives is the implementation of international conventions, protocols and agreements on biodiversity and ecology protection in protected areas; and define liability and punitive measures for defaulters who destroy resource and public properties in the protected areas.

3.5.7 National Biosafety Framework (2004)

The NBF contains details of the draft law on biosafety and the sub-decree on LMO management even though these have yet to be ratified. Major aims of the NBF are to legally protect the public from possible adverse risks caused by LMOs, when they are allowed to be released into the environment, and also to provide a clear procedure for submission of an application for release of LMOs.

3.5.8 Law on Biosafety (2008)

The objectives of the Law are to:

- Implement the precautionary approach on biosafety
- Prevent adverse impact on the conservation of biodiversity and natural resource in the Kingdom of Cambodia caused by the transboundary movement, development, handling, transfer, use, storage, and release of living modified organisms resulting from modern biotechnology
- Ensure effective conservation of biodiversity and sustainable use of biological resource, taking also into account risks to human health
- Provide a transparent process for making and reviewing decisions on living modified organisms and related activities and operations
- Develop biotechnology education while preventing environmental and health hazards associated with the use and release of living modified organisms
- The Cambodian Biosafety Law does not regulate LMOs that are pharmaceuticals for human use, LMOs in transit not destined for use in Cambodia; any other categories of LMOs that may be exempted by the Competent National Authority; and any processed products containing dead modified organisms or non-living components of GMOs

3.5.9 Sub-decree on Mechanisms and Procedures for Implementing the Law on Biosafety (2010)

The objective of this Sub-decree is to implement the Law on Biosafety and to provide a transparent process for review and decision making on LMOs and related activities. The Sub-decree regulates risk that might occur from handling, transfer, transport and use of LMOs in Cambodia. Annex III of Sub-decree is nearly identical to Cartagena Protocol's Annex III on General Principles of Risk Assessment.

Source:

- 1. NAPBB (2010) National Action Plan on Biosafety and Modern Biotechnology (2010-2014). Available at: http://www.bch-moe.gov.kh/userfiles/image/document/National%20Action%20Biosafety%20and%20 Modern%20Biotechnology_2010-2014.pdf; accessed on Jul6 16, 2014.
- National Biosafety Framework (2004) Ministry of Environment, Kingdom of Cambodia. 138p. Available at: http://www.unep.org/biosafety/files/CMNBFrep.pdf; accessed on March 29, 2013.
- National Biosafety Law (2008) Ministry of Environment, Kingdom of Cambodia. P 49. Available at http://bch. cbd.int/database/record.shtml?documentid=102845; accessed on February 25, 2013.
- 4. Pisey Oum, Technical Advisor for MOE and Deputy-Director, Department of Planning and Legal Affairs, Ministry of Environment, Kingdom of Cambodia, email: cambio_coor@online.com.kh (Personal Communication).
- Sub-Decree on Mechanisms and Procedures for Implementing the Law on Biosafety (2010) Ministry of Environment, Kingdom of Cambodia. 38p. Available at http://bch.cbd.int/database/record.shtml?documentid=103004 accessed on February 25, 2013.

3.6 China (People's Republic Of)

GM cotton is under cultivation in China since 1998. Bt cotton is well reported as a successful case of biotechnology adoption in China. In 2013, China was the sixth largest producer of GM crops in the world with a total area of four million hectares (ISAAA, 2013). Biosafety approval have been given to Bt rice, ring-spot resistant GM papaya and other crops but these are not under commercial; cultivation. China has approved import of GM maize and soybean



and the country imports large quantities of the two crops for feed purposes. However, there is a zero threshold level for import of non-approved GM products in food (USDA, 2013).

China ratified the Protocol on April 27, 2005. The Ministry of Environmental Protection (MEP) is the lead authority in implementing and developing Chinese regulations in compliance with the Biosafety Protocol.

China's labeling regulations, governed by the Ministry of Agriculture Decree 10 (CH7053), require the labeling of approved agricultural biotech products and prohibit the importation and sale of any unlabeled or mislabeled products.

3.6.1 Safety Administration Implementation Regulation on Agricultural Biological Genetic Engineering (1996)

The Regulation is aimed at promoting research and development in the area of agricultural genetic engineering in China, strengthening safety administration, preventing possible hazards caused by GMOs and their products to human health and environment on which human beings rely for existence and agricultural ecological equilibrium.

The genetic engineering items covered in the Implementation Regulation include rDNA technology using vector systems, and introduction of rDNA into an organism by using physical, chemical and biological means.

The Implementation Regulation is applicable to agricultural organisms whose genome constitution has been changed by using genetic engineering technologies. The agricultural organism includes plants and animals related to agricultural production, plant-related microorganisms, veterinary microorganisms, aquatic animals and plants.

The organisms that are not included are:

- Plants obtained by spontaneous generation, and by using artificial selection and hybridization technologies; from mutagenesis via chemical or physical means; and by using organ culture, tissue culture and cell culture as well as protoplast fusion technology and chromosome ploidy manipulation
- Animals obtained via spontaneous generation and by using artificial selection, artificial insemination (excluding rDNA), superovulation, embryo chimera, embryo partition, and nucleus transfer or ploidy manipulation technology
- GM microorganisms (excluding virus and subvirus) obtained by using chemical and physical mutagenesis; transfer of non-recombinant DNA via transduction, transformation or conjugation processes

3.6.2 Regulation on the Administration of Agricultural Transgenic Biosafety (2001)

The Regulation covers the activities of research, testing, production, processing, marketing, import or export of agricultural GMOs within the territories of the People's Republic of China. These have been formulated for the purpose of strengthening safety administration of GMOs, safeguarding human health and safety of animals, plants and microorganisms, protecting the environment, and promoting research on agricultural GMOs.

- **3.6.3** Procedure for the Administration of Assessing Agricultural Transgenic Biosafety (2002)
- **3.6.4** Procedure for the Administration of the Safe Import of Agricultural Genetically Modified Organisms (2002)

3.6.5 Procedure for the Examination and Certification of the Labels of Genetically Modified Organisms (2002)

The Procedure focuses on the report management and approval, the administration procedures applied to the GMOs imported for different purposes and on application, reviewing, cancellation and other procedures of agricultural GMOs labeling.

3.6.6 Implementation Regulations on Safety Assessment of Agricultural Genetically Modified Organisms (2004)

The Implementation Regulations cover the activities of research, testing, production, processing, marketing, import or export with respect to agricultural GMOs within the territories of the People's Republic of China that are required for safety evaluation.

These Implementation Regulations are formulated in accordance with the "Safety Administration Implementation Regulation on Agricultural Biological Genetic Engineering" for the purposes of strengthening the safety assessment administration of agricultural GMOs, safeguarding human health and safety of animals, plants and microorganisms, and protecting the environment.

3.6.7 Implementation Regulations on Labeling of Agricultural Genetically Modified Organisms (2004)

The Implementation Regulations are formulated in accordance with the "Safety Administration Implementation Regulation on Agricultural Biological Genetic Engineering" for the purpose of strengthening the labeling administration of agricultural GMOs, standardizing the marketing activities of agricultural GMOs, guiding the production and consumption of agricultural GMOs, and protecting consumers' right of full access to the information about the products.

The marketing of any agricultural GMOs listed in the labeling catalogue needs to comply with these implementation regulations. All agricultural GMOs listed in this catalogue and intended for marketing need to be labeled.

As per the regulation, any agricultural GMO without a label or whose label is not in conformity with the requirements of these implementation regulations would be banned for import or marketing.

3.6.8 Implementation Regulations on Safety of Import of Agricultural Genetically Modified Organisms (2004)

The Implementation Regulations are formulated in accordance with "Safety Administration Implementation Regulation on Agricultural Biological Genetic Engineering" for the purposes of strengthening the safety administration on imported agricultural GMOs, and applies to the safety administration of any activity of importing agricultural GMOs and their products into the territories of the People's Republic of China. It covers the import of the agricultural GMOs for research and testing; commercial production and as raw material for processing.

3.6.9 Technical Standards for Agricultural Biosafety (2003-06)

The Ministry of Agriculture issued 26 technical standards of agricultural biosafety from 2003 to 2006. The standards are mainly about technical specifications and inspection standards of GMOs and their products. 7 standards were released in 2003, 5 were released in 2006 and 14 in 2007. On March 1st, 2008, 27 another standards were put into effect. In April 2009, the Ministry of Agriculture published three national standards for agricultural genetically modified organism safety.

3.6.10 Regulation on Inspection and Quarantine of Import and Export of Genetically Modified Commodities (2004)

This Regulation is applicable for the inspection and quarantine of GM commodities imported and exported in all ways including, but not limited to, trading, raw material processing, mail, carrying, production, entrusted reproduction, research, exchange, exhibition, aid and grant.

It has been formulated to strengthen the inspection and quarantine of import and export of GM commodities, safeguarding the human health, ensuring the safety of animals, plants and microorganism and protecting the ecological environment, based on the Law of The People's Republic of China on Import and Export Commodity Inspection, the Law of The People's Republic of China on Food Hygiene, the Law of The People's Republic of China on Quarantine of Import and Export Animal and Plants and respective administrative rules as well as the Regulation on the Safety Management of Agricultural GMOs.

3.6.11 Measures on Approval of Agricultural Genetically Modified Organisms Processing (2006)

The Measures have been formulated in accordance with "Safety Administration Implementation Regulation on Agricultural Biological Genetic Engineering" for the purpose of strengthening the safety administration on approval of agricultural GMOs processing.

It stipulates the qualifications of those who process agricultural GMOs, the procedures of applying the processing permit, the permit administration, etc.

3.6.12 Decree 10 (CH7053) Labeling Regulation (2007)

Decree 10 states that the reason for the regulation is "to strengthen the administration of GMO labeling, standardize the selling activities of agricultural GMOs, guide the production and consumption of GMOs and protect consumers' right to be informed." The regulation spells out the type of labeling required as well as the specific language that is required on the individual labels.

3.6.13 Regulations on Production Permission of Livestock's Genetic Materials (2010)

The Regulations were formulated by The Ministry of Agriculture to strengthen the management of producing livestock's frozen semen, embryos, eggs and other genetic materials. It provides that the units and individuals, engaging in the production of livestock's genetic material, shall obtain the License to Breed Stock and Fowl Production and Trade according to these regulations. It also presents some provisions on application, site assessment, examination and approval, supervision and administration of production permission of livestock's genetic materials.

3.6.14 Implementing Rules for the Regulations of the People's Republic of China on the Protection of New Varieties of Plants (Agriculture Section) (2011)

The Rules were formulated by the Ministry of Agriculture. It prescribes that the new plants include grain, cotton, oilseed, hemp, sugar crop, vegetable (including Cucumis melo L.), tobacco, mulberry, tea plant, fruit tree(excluding dried fruit), ornamental plants (excluding woody plant), grass, green manure, herbal medicine, edible fungi, algae, rubber tree, etc. The Rules present some provisions on the ownership and contents of the variety rights, conditions for granting variety rights, application and acceptance, examination and approval. The Rules also provide the submission, delivery and duration of the application and approval documents.

Source:

- 1. USDA (2013) Foreign Agricultural Service, GAIN Report NZ13033 Agricultural Biotechnology Annual China. Available at: http://gain.fas.usda.gov/Recent%20GAIN%20Publications/Agricultural%20Biotechnology%20 Annual_Beijing_China%20-%20Peoples%20Republic%20of_8-12-2013.pdf; accessed on June 20, 2014.
- Xiaobing Wang, Jikun Huang, Huaiju Liu, Cheng Xiang, and Wei Zhang (2013) Adoption and Uptake Pathway of GM Technology by Chinese Smallholders: Evidence from Bt Cotton Production. Center for Chinese Agricultural Policy, Chinese Academy of Sciences: Beijing, China. Available at http://www.isaaa.org/programs/specialprojects/ templeton/adoption/china/China-Adoption%20and%20Uptake%20Pathways.pdf; accessed on January 23, 2014.
- Yu Wenxuan, Associate Professor, School of Civil, Commercial and Economic Law, Director of R&D Section, Center for Legal Assistance to Pollution Victims (CLAPV), China University of Political Science and Law, 25 Xitucheng Road, Haidian District, Beijing 100088, China. E-mail: wenxuanyu@126.com (Personal Communication).

3.7 Chinese Taipei

Chinese Taipei has implemented GM technology in a number of crops, including cereals, vegetables and ornamentals. However, no products have been approved for environmental release although corn and soybean are approved for food, feed and processing (USDA, 2013).



Bureau of Animal and Plant Health Inspection and Quarantine (BAPHIQ) under the Council of Agriculture (COA) is the lead

agency on the biotechnology issues. The environmental release of GM crops is covered under the Taiwan Plant Varieties and Plant Seeds Act (http://law.coa.gov.tw/GLRSnewsout/EngLawQuery. aspx). However, the regulation governing propagation and production of GM crops is still at drafting stage.

3.7.1 Plant Variety and Plant Seed Act (2005)

The Law relates to GM food labeling and registration and is applied to soybeans and corn, and their products. According to the Law, no GM soybean and corn may be produced, processed, prepared, packed, and imported or exported unless it has been registered and approved by the Department of Health's Food Sanitation Bureau.

Chinese Taipei has adopted a US style interagency approach.

- The Department of Health's Food and Drug Administration (TFDA) is responsible for food safety risk assessment, while the Council of Agriculture (COA) has oversight on events to be used in livestock and crop production or aquaculture. COA is also in charge of trans-boundary movement of LMOs (living modified organisms) and the environmental risk assessment for new events
- The Bureau of Standards, Metrology, and Inspection (BSMI) under the Ministry of Economic Affairs is responsible for import inspection. BSMI currently assists TFDA in monitoring grain and oilseed shipments for the presence of biotech events. BSMI takes samples at the ports of entry for TFDA to conduct monitory import inspections on biotech soybean and corn events
- TFDA also conducts market surveillance testing for all biotech food products, not limited to corn and soybeans and compliment of biotech labelling regulation
- The National Science Council (NSC) supervises safety laboratory works in biotechnology
- The final authority of Taiwan's biotechnology regulatory system is held by an appointed minister without portfolio. The convener of the advisory committee for GM products special task force, and the Science and Technology Advisory Group (STAG) under the Executive Yuan serves as Secretariat to the interagency advisory GM products special task force

3.7.2 Rules for Approving Import/ Export Transgenic Plants (2005)

The commodities for food, feed and processing use have been excluded from the ruling and are not required to apply for additional approval registration to the Taiwan authority at the Bureau of Animal and Plant Health Inspection and Quarantine (BAPHIQ).

3.7.3 The Administrative Regulations for the Field Testing of the Transgenic Plants (2012, revised in 2014)

These Regulations are enacted in accordance with Article 52, Paragraph 3 of the Plant Variety and Plant Seed Act and covers the various requirements and lays down the conditions for proper field testing of transgenic plants. A central competent authority would constitute the transgenic plant evaluation committee to review field testing and relevant management matters. The Committee would review of application cases for a field testing institution, review of genetic characteristics testing application cases and its investigation reports; review of biosafety assessment application cases and assess the emergency incident handling measures during the field testing period, decide the matter of test results in conjunction with the testing specified in Article 3 and provide technical and policy consultation.

Source:

- 1. http://law.coa.gov.tw/GLRSnewsout/EngLawQuery.aspx; accessed in July 12, 2014.
- USDA (2011) Foreign Agricultural Service, GAIN Report TW11013 Taiwan Agricultural Biotechnology Annual An Update. Available at: http://gain.fas.usda.gov/Recent%20GAIN%20Publications/Agricultural%20 Biotechnology%20Annual_Taipei_Taiwan_10-6-2011.pdf; accessed on February 25, 2013.
- USDA (2013) Foreign Agricultural Service, GAIN Report TW13024 Taiwan Agricultural Biotechnology Annual Report. Available at: (http://gain.fas.usda.gov/Recent%20GAIN%20Publications/Agricultural%20 Biotechnology%20Annual_Taipei_Taiwan_8-6-2013.pdf; accessed on October 17, 2013.

3.8 Cook Islands

The Cook Islands Government signed the Protocol in May 2001 and the NBF was completed in August 2008.

3.8.1 National Biosafety Framework of Cook Islands (2008) (draft)

The Framework covers the areas of, and provides proposals on policy, a regulatory regime including monitoring and enforcement,

and system to handle applications, systems for risk assessment, and mechanisms for public awareness and participation. The key elements of the NBF are: national biosafety policy; regulatory regime; system for handling applications; monitoring and enforcement; and public awareness and participation.

The framework also proposes to have a Biosecurity Act to manage the transboundary movement of LMO; an Independent Biosecurity Agency to be set up; biosafety legislation under the Biosecurity Act along with competent authorities.

Other Related Regulations:

3.8.2 The Fruit and Vegetables Export Regulations (1982)

The regulation comes under the Plant Act 1973 and covers the export standard of fruits and vegetables.

3.8.3 Plant Quarantine Regulation (1993)

This also comes under the Plant Act 1973 and is meant to prevent importation of plant pests and diseases

3.8.4 Domestic Plant Quarantine Regulations (1993)

The regulation is meant to prevent spread between islands of the Cook Islands of disease and invasive species

Source:

 National Biosafety Framework of Cook Islands (2008) Available at: http://www.unep.org/biosafety/files/Cook_ Islands_Draft_NBF.pdf; accessed on July, 7, 2014.

3.9 Fiji (Republic of)

Fiji became a party to the Protocol in May 2001. Fiji drafted its NBF in 2007 and established its BCH in 2012.

3.9.1 National Biosafety Framework (2007)

The NBF of Fiji was developed with UNEP-GEF support. The objective for Fiji was to ensure adequate level of protection in the field of the safe transfer, handlings of living modified organisms

(LMOs) resulting from modern biotechnology that may have adverse effects on the conservation and sustainable use of biological diversity, taking also into account risks to human health, and specifically focusing on trans-boundary movements.

3.9.2 Biosecurity Promulgation (No. 28) (2008)

Biosafety is integrated into the biosecurity promulgation which has been developed with particular emphasis on border control. Under the law biosecurity has been defined to covers food safety, zoonoses, the introduction of animal and plant diseases and pests, the introduction and release of living modified organisms (LMOs) and their products (e.g. GMOs), and the introduction and management of invasive alien species. The law aims to prevent the entry of animal and plant pests and diseases into the Fiji islands; to control their establishment and spread in the Fiji islands; to regulate the movement of animal and plant pests and diseases and of animals and plants and their products; to facilitate international cooperation in respect of animal and plant diseases. This Promulgation is in addition to the requirements relating to the specified imports and exports and do not displace any other statutory requirements relating to imports and exports, trade in endangered species, biosafety, biodiversity or environmental laws.

Source:

- 1. Fiji National Progress Report Submitted to the Third Series of Sub-regional Workshops (2003/2004): National Biosafety Framework. Available at: http://www.unep.ch/biosafety/old_site/development/countryreports/ FJprogressrep.pdf; accessed on July 3, 2014.
- Interim Government of the Republic of the Fiji Islands Biosecurity Promulgation (2008) Available at: http:// www.biosecurityfiji.com/docs/Biosecurity-Promulgation.pdf; accessed on July 3, 2014.

3.10 Hong Kong

Hong Kong initiated biosafety implementation with the issue of voluntary labelling guidelines in 2011 which stipulates import documentation requirements for products containing GMOs. Also, prior approvals are required for LMOs which are intended to be released into the environment.

A Genetically Modified Organisms Register has been established which lists the application and approval status of LMOs



intended to be released into the environment. In 2013, the government launched public consultation towards pre-market safety assessment for GM foods (USDA, 2013).

Hong Kong has not released any GM crop for commercial cultivation, nor does it conduct field trials. Research on GM rice is being carried out at Chinese University of Hong Kong while field trials are conducted in China.



3.10.1 Hong Kong Food Labelling Guidelines (2006)

Adopted in order to answer the public's call for consumers' right to make informed choices, the guidelines are advisory in nature and do not have any legal effect. Adoption is entirely voluntary and is not binding. The guidelines apply to pre-packaged food.

The Guidelines are based on the following four principles:

- The labeling of GM food will comply with the existing food legislation
- The threshold level applied in the guideline for labeling purpose is 5%, in respect of individual food ingredient
- Additional declaration on the food label is recommended when significant modifications of the food, e.g. composition, nutrition value, level of anti-nutritional factors, natural toxicant, presence of allergen, intended use, introduction of an animal gene, etc., have taken place
- Negative labeling is not recommended

Under the voluntary Guidelines, products carrying "GM free" claim will be subject to random GM testing. Zero tolerance approach will be adopted for "GM free" claimed products.

3.10.2 Genetically Modified Organisms (Control of Release) Ordinance and the Genetically Modified Organisms (Documentation for Import and Export) Regulation (2011)

The Ordinance and the associated regulation requires for shipments containing LMOs to conform to the requirements stipulated by the Cartagena Protocol. Documentation is required for the following categories of LMOs:

- LMOs intended for direct consumption as food, feed or for processing (LMOs-FFP)
- LMOs intended for contained use
- LMOs intended for release into the environment

Source:

1. USDA (2013) Foreign Agricultural Service, GAIN Report HK1327 Hong Kong Agricultural Biotechnology Annual. Available at: http://gain.fas.usda.gov/Recent%20GAIN%20Publications/Agricultural%20Biotechnology%20 Annual_Hong%20Kong_Hong%20Kong_6-11-2013.pdf; accessed on June 17, 2014.

3.11 India (Republic of)

Bt cotton is the only GM crop approved for commercial cultivation in India. The commercial cultivation of Bt cotton events is approved for seed, fibre, and feed production/consumption. Bt eggplant was approved in 2009 but in 2010, the Ministry of Environment and Forest (MoEF) announced a moratorium on the approval of Bt eggplant (USDA, 2013). Development of GM crops is being done for in public sector mainly for pest resistance, herbicide



tolerance, nutritional enhancement, drought tolerance and yield enhancement (http://igmoris. nic.in/status_gmo_products.asp). The crops being developed by public sector institutions include banana, cabbage, cassava, cauliflower, chickpea, cotton, eggplant, rapeseed/mustard, papaya, pigeon pea, potato, rice, tomato, watermelon and wheat. The private seed companies are focusing on cabbage, cauliflower, corn, rapeseed/mustard, okra, pigeon pea, rice and tomato, and next generation technologies (stacked events) for cotton. However, due to issues regarding permission from the state governments, field trials in 2012 were conducted only for cotton, corn, and rice against nine crops in 2011.

On January 17, 2003, India ratified the Protocol and has since established rules for implementing the provisions of the articles. A BCH has been set up within the MoEF to facilitate the exchange of information on GMOs.

The regulatory framework for GM crops, animals and products in India is governed by the Environmental Protection Act (EPA) of 1986 and the Rules for the Manufacture, Use/ Import/ Export and Storage of Hazardous Microorganisms/ Genetically Engineered Organisms or Cells, 1989 which lays the foundation for India's biotechnology regulatory system. Six competent authorities have been identified under the Rules -

- Genetic Engineering Appraisal Committee (GEAC) is the nodal agency responsible for implementing the Environment Protection (EP) Rules of 1989 and is the authority for final approval of GMOs. The other authorities although housed in different ministries support GEAC in specific purposes.
- Department of Biotechnology (DBT) under the Ministry of Science and Technology-
 - Recombinant DNA Advisory Committee (RDAC) provides guidelines and technical support to GEAC
 - Review Committee on Genetic Manipulation (RCGM) evaluates and approves biosafety assessment of biotech research and development in the country
- Ministry of Agriculture (MoA) evaluates and approves the commercial release of transgenic crop varieties after conducting field trials
- Ministry of Health and Family Welfare evaluates and approves the safety assessment of biotech crops and products for human consumption
- State Governments give 'No Objection Certificate' for field testing, monitor the safety measures at biotech research facilities and assess damage, if any, due to release of GM products
- DBT, MoA and various state governments support R&D in agricultural biotechnology through various research institutes and universities

In 2007, the Government of India (GOI) introduced a National Biotechnology Development Strategy to set up an independent and autonomous regulatory authority that would provide a single window mechanism for biosafety clearance of GM products and processes. In 2013, "Biotechnology Regulatory Authority of India Bill 2012" (BRAI) was submitted to the Parliament of India.

3.11.1 Environment Protection Act (1986) and Environment (Protection) Rules (1986)

The Act relates to the protection and improvement of environment and the prevention of hazards to human beings, other living creatures, plants and property. The Act mainly covers the rules to

regulate environmental pollution and the prevention, control, and abatement of environmental pollution.

The Environment (Protection) Rules cover management and handling of hazardous wastes, manufacture, storage and import of hazardous chemicals and rules for the manufacture, use, import, export and storage of hazardous microorganisms, genetically engineered organisms or cells.

3.11.2 Rules for the Manufacture, Use/ Import/ Export and Storage of Hazardous Microorganisms/ Genetically Engineered Organisms or Cells (notified under the EP Act, 1986) (1989)

These Rules include the rules for pharmaceuticals, transit and contained use of genetically engineered organisms, microorganisms and cells and substances/ products and food stuffs of which such cells, organisms or tissues form a part, LMOs for intentional introduction into the environment, handling, transport, packaging and identification.

These Rules are applicable to the manufacture, import and storage of microorganisms and gene technology products.

The Rules are specifically applicable to:

- Sale, storage and handling
- Exportation and importation of genetically engineered cells or organisms
- Production, manufacturing, processing, storage, import, drawing off, packaging and repackaging of genetically engineered products that make use of genetically engineered microorganisms in any way

3.11.3 Recombinant DNA Safety Guidelines (1990)

The Guidelines prescribe safety measures for research, field cultivation and also the environmental impact during field applications of genetically altered material products.

They are applicable to research involving genetically engineered organisms originating from genetic transformation of green plants, rDNA technology in vaccine development, and also large scale production and deliberate/accidental release of organisms, plants, animals and products derived by rDNA technology into the environment.

The Guidelines also prescribe the criteria for ecological assessment on a case-by-case basis for planned introduction of rDNA organism into the environment.

3.11.4 Revised Guidelines for Research in Transgenic Plants & Guidelines for Toxicity and Allergenicity Evaluation of Transgenic Seeds, Plants and Plant Parts (1998)

The Guidelines cover rDNA research on plants including the development of transgenic plants and their growth in soil for molecular and field evaluation. It also includes LMOs for contained use and intentional introduction into the environment, and LMOs for use as food or feed or for processing, pharmaceuticals and transboundary movement. The Guidelines also specify requirements for import and shipment of GM plants for research use only.

3.11.5 Guidelines for Generating Preclinical and Clinical Data for rDNA Vaccines, Diagnostics and other Biologicals (1999)

The Guidelines cover preclinical and clinical evaluations of rDNA vaccines, diagnostics and other biologicals/pharmaceuticals. The objectives of the preclinical studies are to define physiological, toxicological and efficacious potential of r-DNA products prior to initiation of human studies. Both in vitro and in vivo studies can contribute to evaluating the effects of r-DNA products.

The Guidelines also cover safety, purity, potency and effectiveness of the rDNA products, in vitro diagnostic recombinant reagents and monoclonal antibodies, and describe in detail procedures for generating monoclonal antibodies. Sensitivity and specificity required for diagnostics of infections of widespread diseases like HIV-I/II are also prescribed.

3.11.6 Foreign Trade (Development Regulation) Act, 1992 (2006 amendment)

The Act provides for the development and regulation of foreign trade by facilitating imports into and augmenting exports from India and for matters connected with it. In 2006, the government made amendment in the foreign trade policy, making labeling of imported GM products mandatory.

3.11.7 Guidelines and Standard Operating Procedures for the Conduct of Confined Field Trials (2008)

The Guidelines summarize the information requirements and procedures used by the two regulatory committees, the Review Committee on Genetic Manipulation (RCGM) and the Genetic Engineering Approval Committee (GMAC), that are responsible for evaluating and approving applications for confined field trials. The information provided in this document does not preclude additional regulatory requirements on case to case basis either from RCGM or GMAC or any other Ministries/ regulatory bodies.

These Guidelines supplement the biosafety measures for field trials given in section 7 of the "Revised Guidelines for Research in Transgenic Plants and Guidelines for Toxicity and Allergenicity Evaluation of Transgenic Seeds, Plants and Plant Parts, 1998" published by DBT.

3.11.8 Guidelines for Safety Assessment of Foods derived from Genetically Engineered Plants (2008)

These Guidelines are applicable to all whole foods, food products, and foods used as ingredients that are derived from GM plant Source. These guidelines are intended to provide guidance to both applicants and reviewers for regulatory purposes.

They are not intended to explicitly define all the data that might be required in the course of a safety assessment as further data requirements may be identified during the safety assessment process.

3.11.9 Protocols for Food and Feed Safety Assessment of GM crops (2008)

A series of protocols developed by the Department of Biotechnology (DBT) as guidance to applicants seeking approval for the environmental release of genetically engineered (GM) plants in India under "Rules for the Manufacture, Use, Import, Export and Storage of Hazardous microorganisms/ Genetically Engineered Organisms or Cells 1989" (Rules, 1989) notified under the Environment (Protection) Act, 1986. These address key elements of the safety assessment of foods and/or livestock feeds that may be derived from GM crops and are based on international best practices, including guidance and peer reviewed publications available from the Codex Alimentarius Commission, the Food and Agriculture Organization, the World Health Organization, the Organization for Economic Cooperation and Development, and the International Life Sciences Institute.

Till date, DBT has prepared five protocols.

- Acute Oral Safety Limit Study in Rats or Mice
- Sub-chronic Feeding Study in Rodents
- Protein Thermal Stability
- Pepsin Digestibility Assay
- Livestock Feeding Study

3.11.10 Biotechnology Regulatory Authority of India Bill 2012 (draft)

The Biotechnology Regulatory Authority of India Bill 2012" (BRAI), which has been submitted to the Parliament of India for approval, would provide a single window mechanism for biosafety clearance. Pending parliamentary approval of the BRAI, India's regulatory mechanisms continues to be governed by the EP Act 1986 and the Rules of 1989.

Other Related Regulations

3.11.11 Plant Quarantine (Regulation of Import into India) Order (2003)

The Order allows import of transgenics/ GMOs into India for the purpose of agricultural research or experimentation purpose only. No commercial imports are allowed under this order.

3.11.12 The Food Safety and Standards Act (2006)

The objective of the Act is to bring out a single statute relating to food and to provide for a systematic and scientific development of food processing industry. The Act incorporates the salient provisions of the Prevention of Food Adulteration Act, 1954 (37 of 1954) and is based on international legislations, instrumentalities and Codex Alimentarius Commission Guidelines.

The Act is in tune with the international trend towards modernization and convergence of regulations of food standards with the elimination of multi-level and multi-departmental control. The emphasis is on (a) responsibility with manufacturers, (b) recall, (c) GM and functional foods, (d) emergency control, (e) risk analysis and communication and (f) food safety and good manufacturing practices and process control, viz. hazard analysis and critical control point.

The Act consolidates the laws relating to food and to establish the Food Safety and Standards Authority of India for laying down science based standards for articles of food and to regulate their manufacture, storage, distribution, sale and import, to ensure availability of safe and wholesome food for human consumption and for matters connected therewith or incidental thereto.

3.11.13 The Seed Bill (2010) (draft)

The Bill provides for regulating the quality of seeds for sale, import and export and to facilitate production and supply of seeds of quality and other related matters. Apart from other provisions related to seed, the Bill has special provisions for registration of transgenic varieties. Clause 15

of the draft bill covers specific provisions for transgenic varieties requiring clearance under the provisions of the Environment (Protection) Act, 1986.

3.11.14 Agricultural Biosecurity Bill (2013) draft

The Bill provides for establishment of an Authority for prevention, control, eradication and management of pests and diseases of plants and animals and unwanted organisms for ensuring agricultural biosecurity and to meet international obligations of India for facilitating imports and exports of plants, plant products, animals, animal products, aquatic organisms and regulation of agriculturally important microorganisms and for matters connected therewith or incidental thereto.

Source:

- 1. http://agricoop.nic.in/seeds/seeds_bill.htm; accessed on October 16, 2013.
- 2. http://dbtindia.nic.in/uniquepage.asp?id_pk=65; accessed on July 3, 2014.
- 3. http://envfor.nic.in/divisions/csurv/biosafety/Files/Biologicals.PDF; accessed on September 27, 2013.
- 4. http://envfor.nic.in/legis/env/env1.html; accessed on July 7, 2014.
- 5. http://envfor.nic.in/legis/hsm/hsm3.html; accessed on September 27, 2012.
- 6. http://exim.indiamart.com/act-regulations/ftrd.html; accessed on October 27, 2013.
- 7. http://fda.up.nic.in/2011.htm; accessed on July 7, 2014.
- 8. http://igmoris.nic.in/status_gmo_products.asp; accessed on June 12, 2014.
- 9. http://plantquarantineindia.org/pdffiles/Consolidated_Version_PQ_Order_2003-upto_4th_amendment_2008. pdf; accessed on September 27, 2013.
- 10. http://www.envfor.nic.in/divisions/csurv/geac/annex-6.pdf; accessed on September 27, 2013.
- 11. http://www.envfor.nic.in/divisions/csurv/geac/groundrules.htm; accessed on October 27, 2013.
- 12. Manoranjan Hota, Ministry of Environment and Forests, Govt. of India, New Delhi, India, 110 003, email: hota@nic.in, (Personal communication in 2007).
- USDA (2013) Foreign Agricultural Service, GAIN Report IN3083 India Agricultural Biotechnology Annual. Available at: http://gain.fas.usda.gov/Recent%20GAIN%20Publications/Agricultural%20Biotechnology%20 Annual_New%20Delhi_India_7-15-2013.pdf; accessed on June 17, 2014.

3.12 Indonesia (Republic of)

Indonesia has approved GM soybean and maize for food. In addition, three GM sugarcane varieties for drought tolerance have been approved for environmental release. However, the Ministry of Agriculture's approval for commercial cultivation is yet to be granted.

Indonesia signed the Protocol in 2000 and ratified it in May 2005. The NBF was developed in 2004 and in 2005 the government

released Regulation No. 21 concerning Biosafety of Transgenic Products. In 2008, the National Agency of Drug and Food Control (BPOM) published the Guidelines for Food Safety Assessment on Transgenic Products. An updated BPOM regulation was issued in March 2012, which further simplified the procedures for food safety approval. Labeling is also required for packaged and/ or retail food products containing transgenic ingredients, which includes a five per cent threshold level for transgenic ingredients (USDA, 2012).

3.12.1 Joint Decree of the Minister of Agriculture, the Minister of Forestry and Estate Crops, the Minister of Health and the State Minister of Food and Horticulture (1997)

The Decree ensures the biosafety and food safety for human health, biodiversity (including animals, fish, and plants), and the environment in relation to the utilization of genetically engineered agricultural products.

The Decree covers genetically engineered agricultural products, defined as transgenic animals, materials originated from transgenic animals and its processed products, transgenic fish, materials originating from them and their processed products, transgenic plants and their parts, and transgenic microorganisms.

It regulates the kinds, requirements, procedures, rights and obligations, monitoring, controlling, and reporting of biosafety and food safety of the utilization of genetically engineered agricultural products.

3.12.2 Decree of the Minister of Agriculture: Provisions on Biosafety of Genetically Engineered Agricultural Biotechnology Products (1997)

This Decree is intended to regulate and supervise the utilization of genetically engineered agricultural biotechnology products. It covers the regulation of the kinds, requirements, procedures, rights and obligations, monitoring and reporting the utilization of genetically engineered agricultural biotechnology products and their supervision. The utilization of genetically engineered agricultural biotechnology products originating from both domestic and foreign products besides development of science, research, breeding, production and distribution including trading require to take into consideration the religious, ethical, socio- cultural and aesthetical norms. Separate requirements for the utilization are elaborated for various categories of transgenic organisms and materials originating from them.

The Decree also covers the requirements for transboundary transport of genetically engineered agricultural biotechnology products. Imported/export products need to meet the requirements of quarantine, import and transport documents including packaging and labeling.

3.12.3 Government Regulation of the Republic of Indonesia No 28 year 2004 on Food Safety, Quality and Nutrition (2004)

This Regulation covers requirements for food safety, quality and nutrition.

3.12.4 National Biosafety Framework of the Republic of Indonesia (2004)

The objective of the NBF was to prepare Indonesia for the entry into force of the Protocol, by, among others, assisting in the following activities:

- Carrying out an assessment of the current technological capacity to manage Biosafety issues, and the implications of this on the implementation of a NBF
- Strengthening national capacity to develop national regulatory biosafety frameworks
- Strengthening national capacity for competent decision making on notifications and requests related to LMOs, including the establishment of appropriate administrative systems
- Support regional and sub-regional collaboration, including harmonization of the implementation of national regulations

- Raise public awareness and improve information flow to the public on the issues involved in the release of LMOs to promote informed debate and to ensure transparency with respect to the regulation of LMOs
- Provide all stakeholders with an opportunity to be involved in the design and implementation of a NBF

3.12.5 Government Regulation of the Republic of Indonesia No 21 year 2005 on Biosafety of Genetically Engineered Product (2005)

The Regulation includes requirements for research and development of genetically engineered products, their importation from a foreign country, procedures for risk assessment, release, and distribution and use and mechanism to control them.

3.12.6 Decree of Indonesian Ministry of Agriculture No. 61/2011 concerning the Procedures for Testing, Evaluating, Releasing, and withdrawing of Transgenic Crop Varieties (2011)

This Decree regulates the procedures on testing, evaluating, releasing, and withdrawing of crop varieties, as well as provides the crop varieties classifications, to include non-transgenic crops and transgenic crops.

The regulation expedites the licensing process, the environmental safety approval processes, and the field trials for transgenic products. Under this regulation, the limited field trial for the transgenic environmental safety assessment can be conducted in parallel with the adaptation trial for the plant variety release assessment. Thus, it can potentially save two crop planting cycles. In addition, if the transgenic product comes from a conventional hybrid that has already obtained the plant variety release approval, that product will not require multi-location field trials. It only needs a comparison trial data with the conventional one, and this comparison trial data is needed from only one location field trial from one planting period.

3.12.7 Decree of the Head of Drug and Food Control No. HK.03.1.23.03.12.1563/2012 on the Guideline for Food Safety Assessment of Genetically Modified Products (2012)

The Decree simplifies the procedures of application for the safety assessment of transgenic products. The new regulation requires that applicants send the food safety assessment application only to the Head of National Agency for Drug and Food Control (BPOM) regardless the transgenic material's origins, to include material from transgenic animal, fish, plant, or microorganisms.

In addition, the new regulation requires local producers, as well as importers of transgenic products must submit their applications exclusively to the Head of BPOM.

The regulation also states that the final decision on food safety for any transgenic products, regardless of whether the product is fresh or processed, will be regulated by BPOM.

3.12.8 Decree of the Head of Drug and Food Control No. HK.03.1.23.03.12.1564/ 2012, on Food Labelling requirements for Transgenic Products (2012)

According to the regulation, the packaged food that contains at least 5 percent of transgenic product must be labelled and stated "Food Containing Genetically Modified Material" on the label.

3.12.9 Decree of Indonesian Ministry of Environment No. 25/2012 concerning Guideline of Document Compilation for Environmental Risk Analysis of Genetically Modified Products (2012)

This regulation is intended to provide guidance for every person who prepared the document a risk analysis environment of genetically engineered products (GMP) as one of the requirements to obtain a permit safe environment. The scopes of these guidelines include:

- Instructions for filing documents for Environmental Risk Analysis of genetically engineered product (GMP) plants
- The information required includes GMP plants, GMP plant genetic trait, the potential impact on the environment, the management and monitoring of risk and environmental risk communication GMP plants
- Forms to be completed by the applicant.

Source:

- Inez H.S. Loedin, Head of Molecular Biology Division, Research and Development Center for Biotechnology, Indonesia Institute of Sciences, Jakarta, Indonesia, email: islamet@indo.net.id. (Personal communication in 2007).
- National Biosafety Framework of the Republic of Indonesia (2004) Available at: http://www.unep.org/biosafety/ files/IDNBFrep.pdf; accessed on June 1, 2014.
- Tri Joko Santoso, Plant Molecular Biology Division, Indonesian Center for Agricultural Biotechnology and Genetic Resource, Research and Development (ICABIOGRAD), Ministry of Agriculture, Jalan Tentara Pelajar 3A, Bogor, West Java, Indonesia 16111. Email: trijsant@yahoo.com (Personal Communication).
- 4. USDA (2012) Foreign Agricultural Service, GAIN Report ID1231 Hong Kong Agricultural Biotechnology Annual. Available at: http://gain.fas.usda.gov/Recent%20GAIN%20Publications/Agricultural%20Biotechnology%20 Annual_Jakarta_Indonesia_10-15-2012.pdf; accessed on October 17, 2013.

3.13 Iran (Islamic Republic of)

Iran is engaged in research and development in GM crops. Insect resistant rice was approved some years back although it is not yet under cultivation. In August 2000, Iran established the National Biosafety Committee (NBC) as part of the Ministry of Science, Research and Technology. A ten-year National Biotechnology Strategy was developed and ratified by the government in May 2004. The Biotechnology Development Council (BDC) was



established in 2005 with the objective to lead the biotechnology development, promote the private and the public sector, and raise public awareness about biotechnology.

Following the development of the NBF in 2006, a draft national biosafety law was developed which came into force on August 27, 2009. The law specifies all of the details and processes related to field trials, production, release, import and export, transport, purchase and sale, distribution, consumption and use of LMOs and their products. The Executive regulations were approved by NBC on April 7, 2012 and came into force on July 10, 2013.

3.13.1 National Biosafety Framework (2007)

The NBF includes the following features:

- The country's macro policy regarding modern biotechnology, agricultural products, health, environmental protection and sustainable development
- The laws, regulations and administrative systems
- The development of a suitable system to deal with requests regarding specific and legal activities such as the release of LMOs in the environment and, if necessary, farm experiments. This system also deals with procedures and decision making methods of risk assessment
- The development of a system for the assessment and supervision of possible harmful effects of LMOs on the environment and human health
- The application of methods for informing, educating and involving interested individuals, institutes and the public regarding the development and the administration methods

3.13.2 Iran National Biosafety Act (2009)

The Act details on the provisions for all the issues related to the production, release, transport, export, import, sale, purchase, application and use of living modified organisms are permitted with the observance of the provisions of this act.

Based on Article 4 of the Biosafety law, handling issues related to modern biotechnology, with regards to regulating LMOs as referred to in the Protocol, fall under the responsibility of the competent national authorities bodies. These include:

- The Minister of Agriculture: issues related to production of LMOs in the agricultural sector and natural resource
- The Minister of Health and Medical Education: issues related to health and safety of food, cosmetics and medical materials
- The Environmental Protection Organization: issues related to wild life and evaluation of the environmental risk assessment based on scientific documents provided by an applicant.

Laboratory and green house researches of living modified organisms and the issues related to pharmaceuticals and their derivatives that have human consumption are not in the scope of this Act.

Other Related Regulations

3.13.3 Plants Protection Act (1967)

The Act and its relevant directives, requires permits from the Ministry of Agriculture for importing any plant or plant part. Under this Act, an independent department titled the Department of Biosafety, Gene Reserves, Plasmids and Microorganisms was established in 1999 in the Research Institute for Agricultural Biotechnology, a part of the Research and Training Organization of the Ministry of Agricultural Jihad.

3.13.4 Environmental Protection and Enhancement Act (1974)

Article 1 of the Act acknowledges the necessity to protect and improve the environment and considers any destructive measure which ends in a disturbance of the balance of the environment, a responsibility of the Department of Environment.

3.13.5 Executive By- law on Sanitary Supervision and Control of Poisonous and Chemical Materials (1999)

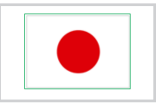
Producers of chemicals and poisonous materials are bound to use special labels, and provide adequate warning with regard to the utilization of used chemicals and containers. In addition, sellers/dealers of poisonous and chemical materials are bound to avoid the sale of such materials that do not bear an adequate label on their package.

Source:

- National Biosafety Framework (2004) Department of Environment, Islamic Republic of Iran. Available at: http:// www.unep.org/biosafety/files/IRNBFrep.pdf; accessed on March 2, 2013.
- Sadat, E.N. (2013) A major milestone 2013: A new law will help Iran promote safety in the use of biotechnology in Biosafety Protocol News. July 2013 Issue 11: 21-23.
- Sadat, E.N. BCH Focal Point, Islamic Republic of Iran, email: nasrin@nrcgeb.ac.ir. (Personal Communication).

3.14 Japan

Research in biotechnology is being pursued in several institutions in Japan. GM crops in sugar beet, canola, soybean, maize among others have been approved for environmental release but there is no known cultivation of these crops in the country. On the other hand, Japan is one of the largest importers of GM crops approved for food and feed.



Japan ratified the Protocol in 2003 and in 2004, adopted the 'Law Concerning the Conservation and Sustainable Use of Biological Diversity through Regulations on the Use of Living Modified Organisms' (http://www.bch.biodic.go.jp/download/en_law/en_regulation.doc), also called the "Cartagena Law".

In Japan, the commercialization of GM plant products requires food, feed and environmental approvals. Four ministries are involved in the regulatory framework: Ministry of Agriculture, Forestry and Fisheries (MAFF), Ministry of Health, Labor and Welfare (MHLW), The Ministry of Environment (MOE), and the Ministry of Education, Culture, Sports, Science and Technology (MEXT). The Food Safety Commission (FSC), an independent risk assessment body, performs food and feed safety risk assessment for MHLW and MAFF. Labelling of GM foods is required in Japan, all GM and non-regulated products need to be labelled.

3.14.1 Law Concerning the Conservation and Sustainable Use of Biological Diversity through Regulations on the Use of Living Modified Organisms (Law No. 97 of 2003) (2004)

- The Law includes all use, import and export of LMOs including GM food
- It aims to secure precise and smooth implementation of the Protocol by taking measures

to regulate the use of LMOs for the conservation and sustainable use of biological diversity in cooperation with other nations

- Under the Law, two types of applications can be submitted to the competent minister by applicants based on type of the LMO:
 - Type 1 LMO (the use of LMOs without preventive measures against their dispersal into environment)
 - Type 2 LMO (the use of LMOs while taking preventive measures against their dispersal into environment)
- This implies that approval is granted for LMOs based on the following:
 - Containment measures to be taken are stipulated by the ordinance of the competent ministries
 - Containment measures to be taken are not stipulated and measures to be taken as previously confirmed by the competent ministry

Other Related Regulations

3.14.2 Food Sanitation Law in Japan (Law No 233) (1947, last amended in 2011)

The Law also deals with the approval of GM plants that are used for food. The Food Safety Commission reviews the food safety of GM products. The Commission conducts scientific review and provides risk assessment conclusions. Similar approvals are also required for GM products that are used as feed.

The feed safety on livestock animals is also evaluated and Food Safety Commission also reviews the possible human health effects from consumption of livestock products from animals fed with GM event under review. Based on all the reviews, approval for the feed safety of GM plants is granted.

3.14.3 Labelling Standard for Genetically Modified Foods (Notification No. 517) (2000)

The Standard is applicable to processed foods and to perishable foods including both GM and non-GM food. The various commodities requiring labeling and the format in which labeling has to be done has been categorized based on whether the agricultural product has been treated under a "identity preserved handling" system or not. The agricultural products with known commercial cultivation of transgenics require compulsory labeling (soybean including green soybeans and soybean sprouts, corn, potato, rapeseed and cotton seed). The list of products from these crops mandated for labeling is also given. The Standard also details the products not requiring any labeling.

Source:

- 1. http://www.bch.biodic.go.jp/english/law.html; accessed on October 3, 2012.
- Labeling Standard for Genetically Modified Foods (Notification No. 517 of the Ministry of Agriculture, Forestry and Fisheries of March 31, 2000) (UNOFFICIAL TRANSLATION). Available at: http://www.maff.go.jp/soshiki/ syokuhin/hinshitu/organic/eng_yuki_gmo.pdf; accessed on October 16, 2013.

- 3. Regulations related to the Enforcement of the Law concerning the Conservation and Sustainable Use of Biological Diversity through Regulations on the Use of Living Modified Organisms (Tentative Translation). Available at: http://www.bch.biodic.go.jp/download/en_law/en_regulation.doc; accessed on 11 February, 2013.
- Ryoko Sakuramata, Ministry of the Environment Japan, Tokyo. e-mail: bch@env.go.jp, (Personal communication in 2007).
- 5. The Food Sanitation Law in Japan. Available at: http://www.jetro.go.jp/en/market/regulations/pdf/food-e.pdf; accessed on October 16, 2012.
- USDA (2013) Foreign Agricultural Service, GAIN Report JA3027 Japan Agricultural Biotechnology Annual Japan's approval remains a key for commercial release of GM crops. Available at: http://gain.fas.usda.gov/ Recent%20GAIN%20Publications/Agricultural%20Biotechnology%20Annual_Tokyo_Japan_8-27-2013.pdf; accessed on June 18, 2013.

3.15 Jordan (Hashemite Kingdom of)

No GM crops are cultivated in Jordan and the present plant variety protection laws prohibit registration of GM varieties. The country signed the Protocol on October 11, 2000 and ratified it on February 9, 2004. In the same year the NBF was drafted. The draft regulations entered into force in 2009.



In 2014, a new "draft" biosafety law regulating agricultural GM products was introduced (http://www.moenv.gov.jo).

The regulation covers trade in GMOs, mainly agricultural biotech products. Recently, the Ministry of Agriculture (MOA) established a new entity called the Phytosanitary and Biodiversity Department to handle biotechnology trade issues. Jordan's Food and Drug Administration (JFDA) will also likely play a role in implementing any GMO regulations (USDA, 2010).

While Jordan does not have a mandatory GM labeling law, the 2014 draft biosafety law includes the requirement of labelling.

3.15.1National Biosafety Framework of Jordan (2004)

The main priority actions for biosafety at the national level in the NBF are to:

- Improve a regulatory system of biosafety
- Establish a technical system for risk assessment and management of LMOs, which includes the method and technical system for analyzing the potential risks of LMOs, the system of risk assessment and the rules for classifying the risk levels, the technical guidelines for risk assessment, the technical specifications, procedures and guidelines for risk management and a system for environmental monitoring of LMOs
- Strengthen the scientific researches on biosafety
- Establish the system of biosafety monitoring which includes the operational mechanism of networking of biosafety monitoring, the risk monitoring tools and processing techniques
- Undertake publicity and education on the development of biosafety
- Undertake international cooperation

3.15.2 By-Law for Biosafety of Genetically Modified Organisms Issued in Accordance with Article No (23) of the Law of Environment No (1) for the Year (2009)

The regulation based on the Cartagena Protocol, covers trade in biotech organisms, including biotech products. The regulation covers trade in biotech organisms, including biotech products. Recently, Ministry of Agriculture (MoA) has established a new entity called Phytosanitary and Biodiversity Department to handle the biotechnology trade issues.

3.15.3 Biosafety Law (2014) (Draft)

The proposed draft biosafety law would replace the existing By-law for biosafety of GMOs. It covers trade in GMOs, mainly agricultural biotech products. Jordan's Food and Drug Administration (JFDA) and the Phytosanitary and Biodiversity Department are likely play a role in implementing any GMO regulations including biotech trade issues.

Other Related Regulations:

3.15.4 Protecting Plant Varieties (PVP) law (2000) and PVP rules (2002)

The PVP Law and Rules provide for the establishment of an office to register new plant varieties at the Ministry of Agriculture (MoA) for registration of new varieties. A key component of the PVP is that seed producers are not allowed to export their products to countries that do not observe IPR for agricultural products. Not all seed importers are interested in PVP registering, since most are hybrid seeds, the first generation offspring of two different plants, have their own IPR self-protection. Jordan is a full member of World Intellectual Property Organization (WIPO) and of the Union for Protection of New Varieties of Plants (UPOV) since 2004.

Source:

- 1. National Biosafety Framework of Jordan (2004) Ministry of Environment, the Hashemite Kingdom of Jordan, p 76. Available at: http://www.unep.org/biosafety/files/JONBFrep.pdf; accessed March 29, 2012.
- USDA (2010) Foreign Agricultural Service, GAIN Report J1005 JO1005Jordan Biotechnology GM Plants and Animal: Enter a Descriptive Report Name. Available at: http://gain.fas.usda.gov/Recent%20GAIN%20 Publications/Biotechnology%20-%20GM%20Plants%20and%20Animals_Amman_Jordan_6-24-2010.pdf; accessed on February 26, 2013.
- 3. http://www.moenv.gov.jo; accessed on July 15, 2014.

3.16 Kazakhstan (Republic of)

Kazakhstan does not grow any GM crops. The county ratified the Protocol in 2008. The NBF was developed in 2004 and a draft regulation was also proposed in 2004. Kazakhstan's draft "Law on State Regulation of Genetic Engineering Activities" which is in the Parliament since 2011 is being reviewed by a Parliamentary Committee, and is expected to come up again for discussion in 2014. According to Customs Union Regulations, up to 0.9 percent of unapproved GM events are allowed (USDA, 2013).



3.16.1National Biosafety Framework Document of the Republic of Kazakhstan (2004)

The NBF is directed to provide proper control over GMOs and GM products, with potential to cause negative impact on biological diversity and human health, and also provides for public information and participation in their use. The NBF covers the interests of different government, public and scientific structures. It also reflects on all the necessary activities on effective functioning of the system.

3.16.2 The Law of Republic Kazakhstan on Safety in Gene-engineering Activity (2004) (draft)

The draft Law defines legal and organizational bases of safety in genetic engineering activity and is directed towards protection of the environment and health of the population against adverse impact of GMOs. The provisions of the law are applicable to all kinds of activity related to:

- Reception, duplication, test and use of GMOs in the closed systems for various purposes, with application of methods of genetic engineering
- Deliberate release of GMOs, including any living structures capable of reproduction like seeds, tubers, cuttings, pollen, spores, etc. into the environment
- In-deliberate release of GMOs into the environment
- Any kind of research on GMOs, including laboratory, clinical, field trial, industrial tests
- Illegal transboundary movement of GMOs
- Storage, disposal and destruction of GMOs

3.16.3 Law on State Regulation of Genetic Engineering Activities (2011) (draft)

This draft law on State regulation of genetic engineering activity specifies separate roles for different government bodies on the regulation of agricultural biotechnology.

The provisions of this Law apply to the following types of genetic engineering: 1) to establish and (or) testing of LMOs/ GMOs; 2) the use of LMOs/ GMOs in closed systems; 3) release into the environment, the use of LMOs/ GMOs in open systems; 4) The transboundary movement, transit, import and export of LMOs/ GMOs. Article 17 of the law specifies the requirements for LMOs/ GMOs and the processes of their life cycle (including design, manufacturing, maintenance, storage, transportation, disposal and recycling) shall be established by technical regulations. Transit of LMOs through the territory of Kazakhstan is also covered.

3.16.4 Customs Union Technical Regulation on Labeling (2013)

Imports of GM crops or products are allowed into Kazakhstan, but must abide by Customs Union regulations which cover the entire Customs Union of Belarus, Russia, and Kazakhstan.

Other Related Regulations

3.16.5 The Law of the Republic of Kazakhstan on Environmental Protection N160 (1997)

The Law regulates the issue of biosafety taking into account environmental requirements.

3.16.6 The Law of the Republic of Kazakhstan on Protection, Reproduction and Use of Animal Species, on Especially Protected Natural Territories N 162-1 (1997)

The Law regulates biological safety of animal and plant species.

3.16.7 The Law of the Republic of Kazakhstan on Plant Protection N 331-II (2002)

The Law defines legal, economic and organizational basis of plant protection from pests and plant diseases. It is directed on conservation of the crop, its quality and prevention of hazardous impact on human health and environment while conducting phytosanitary activities in the territory of Kazakhstan.

Source:

- 1. National Biosafety Framework Document of the Republic of Kazakhstan. (2004) Ministry of Environmental Protection of RK, Forestry and Hunting Committee of the Ministry of Agriculture of RK, P 37. Available at: http://www.unep.org/biosafety/files/KZNBFrep.pdf; accessed on March 1, 2012.
- Sativaldi Jatayev, Assistant to BCH NFP-Kazakhstan, Chief of the International Cooperation Division, National Center for Biotechnology, Republic of Kazakhstan, 13/1, Valikhanova Str. 010000, Astana, Kazakhstan. Email: jatayev@biocenter.kz (Personal Communication)
- USDA (2013) Foreign Agricultural Service, GAIN Report Kazakhstan Republic of Agricultural Biotechnology Annual Agricultural Biotechnology Annual. Available at: http://gain.fas.usda.gov/Recent%20GAIN%20 Publications/Agricultural%20Biotechnology%20Annual_Astana_Kazakhstan%20-%20Republic%20of_7-12-2013.pdf; accessed on June 24, 2014.

3.17 Kiribati (Republic of)

Kiribati ratified the Protocol on July 19, 2004 and developed its NBF in 2007. There is limited research and development activity in biotechnology.



3.17.1 Environment Act (1999) (as amended in 2007; section 5.2)

The Act provided for: the general environmental principles of sustainable development (6.1.b), environmental management and conservation of biological diversity (6.2.b), the precautionary principle (6.2.a), environmental inspectors (10), development control (13-17), review assessment (26-27) and monitoring (28). The Act also provided for a Schedule of prescribed developments (13.1) to comply with a comprehensive system of control of development activities, mainly using environmental impact assessment. The GMOs were included as one of the prescribed activities in the Schedule.

3.17.2 Biosafety Regulations (Appendix A; section 5.3) (2005) (draft)

The draft regulation for Kiribati to be operational under the Environment Act 1999 (as amended), would be the main regulatory regime for biosafety.

The Biosafety Regulations specifically provides for the regulation of the transboundary movements of LMOs and the applications of modern biotechnology, in accordance with the provisions of the Cartagena Protocol on Biosafety.

The proposed Regulations set up the administrative arm for biosafety management particularly in the establishment of a National Focal Point (NFP) and a National Competent Authority (NCA). The Regulations provides for procedures including the Advanced Informed Agreement (AIA) procedure prescribed in the Cartagena Protocol, for an application for the first transboundary movement of an LMO.

The Regulations also prescribes measures for LMOs to be used in containment, in transit, and those destined for unintentional and illegal releases.

3.17.3 National Biosafety Framework (2007)

This NBF contains five key elements: a biosafety policy; a regulatory regime; system to handle applications for permits/ licenses; systems for Follow up actions; and mechanisms for public awareness and participation. The proposed biosafety regulations and consideration of capacity building and strengthening requirements for biosafety management provide important steps towards protection of Kiribati's biodiversity and also human health from risks of LMOs and applications of modern biotechnology, and for the Government of Kiribati in meeting its obligations, as a party to the Protocol.

Source:

- 1. Biosafety (Living Modified Organisms) Regulations, Republic of Kiribati (2005) Available at http:// en.biosafetyscanner.org/pdf/doc/89_allegato.pdf accessed on May 20, 2014.
- National Biosafety Framework Kiribati (2007) Environment and Conservation Division, Ministry of Environment, Lands and Agriculture Development. 99p. Available at: http://bch.cbd.int/database/record. shtml?documentid=101776 accessed on February 26, 2013.

3.18 Korea (Democratic People's Republic of)

DPR Korea signed the Protocol on April 20, 2001 and ratified it on July 29, 2003. The country initiated the development of NBF from February 2002 and completed it in 2004 when draft regulations were also formulated. However, no further information is available on the status of the regulations.



3.18.1 Regulations on the Safe Management of GMOs (2004) (draft)

The draft legislation calls for safe storage and maintenance of genes and GMOs, risk assessment as an integral part of introduction and use of GMOs, and supervision and control by authorized committees/institutions.

3.18.2 National Biosafety Framework in DPR of Korea (2004)

The NBF is aimed to protect life and health of the people from the possible harmful effect of modern bioengineering products. It also contributes in protection of ecological environment, safe development of biotechnology of the country and also promotes cooperation with international organizations and other countries.

Source:

1. NBF in DPR of Korea (2004) National Coordinating Committee for Environment, DPR of Korea. P 55. Available at: http://www.unep.org/biosafety/files/KPNBFrep.pdf; accessed on February 25, 2013.

3.19 Korea (Republic of)

At present no GM crops are commercially cultivated in Korea. However, research and development on genetic modification remains focused on the country's main crops, such as rice, Chinese cabbage, hot pepper, potato, and soybean.

Korea ratified the Protocol on October 2, 2007. On January 1, 2008, Korea implemented the LMO Act, which is the implementing

legislation for the Protocol and the overarching law governing the country's biotechnology related rules and regulations. The Government of Korea started drafting the biosafety regulations in 2001 and the LMO Act was ready in September 2005, while the regulations were finalized in March 2006 (USDA, 2007). However, the regulations were implemented only after January 1, 2008. The LMO Act was revised in December 2012 with modifications including a revised definition of stacked events. The revised Act is effective from December 12, 2013.

All GM plants used as food or food ingredients, feed, fibre, and fuel are required to undergo a food safety and environmental risk assessments. Several different agencies are involved in the overall assessment process. Korea has three categories of approval: full approval and two types of conditional approval. Full approval is given to GM crops that are commercially produced and imported for human consumption. Conditional approval applies to those crops that have been discontinued or are not grown commercially for human consumption. The assessments are conducted by the Korea Food and Drug Administration (KFDA) for food and by the Rural Development Administration (RDA) for feed.

GM food labeling in Korea is regulated mainly on the basis of the Food Sanitation Act and Agricultural Products Quality Management Act. Currently, 3 percent for GM event approved in Korea is observed as GMO threshold for unintended contamination, but none of the unapproved GMOs can be marketed (USDA, 2013).

3.19.1 Regulation on the Genetic Recombination Experiment (1997)

The Regulation was the first to notify safe treatment procedures for genetic recombination experiments. It gives the basics for the categorization of experiments, containment methods, treatment of genetic recombinant etc.

3.19.2 Regulation on the Test and Treatment of Genetically Re-combined Organisms related with Agricultural Research (1999)

The Regulation notified the safe treatment and safety test methods of genetically re-combined organisms related to agriculture research. It gives the duties and composition of the various safety committees, safety assessment etc.

3.19.3 The Inspection Guidelines on Risk Assessment Documents for GM Foods and Additives (1999)

The Guidelines detail the procedures for the safety assessment of GM foods. The contents include details of risk assessment, food additives etc.

3.19.4 Mandatory Labeling of GM Agricultural Products and GM Foods (2000)

The Regulation provides details of identification items, identification standards and the methods of labeling of LMOs.

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3.19.5 The Standard on Marking for GM Foods (2000)

The Standard was developed with a purpose of ensuring awareness amongst consumers that they have the right to choose in respect of GM foods, to verify GM food marking and related documents on importation of GM foods and to trace and monitor the stage of domestic distribution.

It requires that the "genetic recombined food," "genetic recombined contained," "genetic recombination" or "genetic recombined" be put next to the names of the ingredients in the labels on food packets having such products.

3.19.6 Regulation on the Quality Control of Fishery Products (2001)

The Regulation notifies quality control procedures and provides details of the identification of GM fish, quality control items; inspection of fisheries processed products and processed foods.

3.19.7 Regulation on the Sampling and Testing Methods of Transgenic Crops (2001)

The Regulation details the sampling and testing procedures of transgenic crops including, duties of sample testing authority, and judgment (analysis, interpretation) of test results.

3.19.8 Biotechnology Support Act (2001)

The Act has the purpose to support and promote biotechnological research and covers procedures for collection and release of technical information, biotechnological support guidelines, guidelines on experiments, etc.

3.19.9 Guidelines for the Environmental Risk Assessment of GM Agricultural Products ("GMAPs") (2002)

The Guidelines are aimed to protect the agricultural environment and to facilitate safe marketing of GM Agricultural Products produced domestically or abroad. They give details of procedures for the environmental risk assessment of GM Agricultural Products and the risk assessment requirements.

3.19.10 The Notice on Marking Items and Methods for Genetically Modified Fisheries Products (2002)

The Regulation has the purpose to notify the identification method for transgenic fishery products so as to give accurate information on GM fishery products to the consumers. It also gives details of the standards and methods of identification of fisheries transgenic products.

3.19.11 Food Sanitation Act (2002.8) (as amended) and the Enforcement Ordinance to the said Act (2003.4) (2002)

The Act requires that the risk assessment of GM foods will be mandatory with effect from 27 February 2004.

3.19.12 The Act on Transboundary Movements of Living Modified Organisms (2003) revised in 2013

The Act covers all functions pursuant to the Protocol including animals, fishes, microorganisms, plants and human health.

The objective of this Act is to prevent in advance the risk of LMOs to national health and their adverse effects on the conservation and sustainable use of biological diversity, thereby promoting international cooperation and assuring the safety of the development, production, import, export and distribution of LMOs.

This Act applies to the development, production, import, export, and distribution of LMOs that may have adverse effects on the conservation and sustainable use of biological diversity, taking also into account risks to human health.

3.19.13 National Biosafety Framework of Republic of Korea (2004)

The NBF establishes a more reasonable and efficient national biosafety system. The NBF in Korea includes the development of legal and administrative systems as well as risk assessment and management systems.

3.19.14 Bioethics and Biosafety Act (2005)

The Act, mainly concerned with human safety, is aimed to enhance the health of human beings and the quality of human life by creating conditions that allow for the development of life sciences and biotechnologies that can be used to prevent or cure human diseases.

Additionally, this Act aims to protect human dignity and to prevent harm to human beings by ensuring that these life sciences and biotechnologies are developed safely and in accordance with the principles of bioethics.

3.19.15 The Enforcement Ordinance of the Act on Transboundary Movements of Living Modified Organisms (2008)

The Enforcement Ordinance stipulates matters necessary for the enforcement of the Act on Transboundary Movements of LMOs.

This regulation applies to development, production, import, export, and distribution of LMOs that may have adverse effects on the conservation and sustainable use of biological diversity, taking also into account risks to human health.

Source:

- 1. National Biosafety Framework of Republic of Korea (2004) Ministry of Environment, Republic of Korea, National Institute of Environmental Research (NIER). Available at: http://www. unep.org/ biosafety/files/KRNBFrep.pdf; accessed on April 3, 2012.
- USDA (2007) Foreign Agricultural Service, GAIN Report No. KS7050 Republic of Korea Biotechnology, Agricultural Biotechnology Report. Available at: http://www.fas.usda.gov/ gainfiles /200707/146291775.pdf; accessed on October 3, 2012.
- USDA (2013) Foreign Agricultural Service, GAIN Report No KS1336 Republic of Korea
 Agricultural Biotechnology Annual. Available at http://gain.fas.usda.gov/Recent%20
 GAIN%20Publications/Agricultural%20Biotechnology%20Annual_Seoul_Korea%20-%20
 Republic%20of_7-17-2013.pdf; accessed on May 3, 2014.

3.20 Kyrgyz Republic

Kyrgyzstan has ratified the Protocol in 2005. The competent state authority for the fulfillment of Kyrgyz Republic obligations under the CBD and the Protocol is the State Agency on Environment and Forestry. The country's biosafety framework was developed under the UNEP- GEF Project in 2005 and a draft law of the Kyrgyz Republic on Biosafety was elaborated. These were subsequently approved by the government in 2006 and submitted



to the Parliament in 2008 for consideration. This draft law was returned to the government for reconsideration and from 2009 to 2010 it was reconsidered by the State Agency on Environmental Protection and Forestry together with other experts. Currently, the consideration of the draft law "On Biological Safety" has been postponed (http://centralasiaonline.com/en_GB/articles/caii/features/main/2014/04/01/feature-01).

3.20.1 National Biosafety Framework (2005)

The NBF contains the basic components of policy in the field of biosafety; regulatory aspects of biosafety; its administrative structure; coordination mechanism and partnership; risk assessment; monitoring, control and liability and mechanism of public information and participation in decision making.

3.20.2 Law of the Kyrgyz Republic on Biological Safety (2005) (draft)

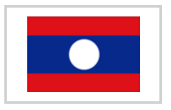
The draft law regulates types of activities related to safe creation of LMOs/GMOs by genetic engineering methods, their testing, usage in closed systems and introduction into the environment, realization and transboundary movement as well as determines competence of entities to ensure its implementation for the protection of human health and biodiversity and limit the risk of negative impacts on the environment.

Source:

- 1. http://centralasiaonline.com/en_GB/articles/caii/features/main/2014/04/01/feature-01; accessed on July 16, 2014.
- National Biosafety Framework (2005) Ministry of Ecology and Emergencies of the Kyrgyz Republic, p91. Available at: http://www.unep.org/biosafety/files/KGNBFrep.pdf; accessed on March 3, 2013.

3.21 Lao People's Democratic Republic

Modern biotechnology is still at infancy in Laos. Laos ratified the Protocol on November 1, 2004 and the National Policy on Biotechnology and Biosafety was established to promote biotechnology R&D in accordance with the CBD and the CPB on biosafety regulation, risk assessment and management, notification, movement and management of GM products, public awareness,



education and participation. The NBF was developed in 2004.

The Science, Technology and Environment Agency (STEA) is the national competent authority (http://www.fao.org/fileadmin/templates/abdc/documents/asean.pdf).

3.21.1 National Biosafety Frameworks of Lao People's Democratic Republic (2004)

The Framework is a combination of policy, legal, administrative and technical instruments that are set in place to address safety for the environment and human health in relation to modern biotechnology. It covers the government policy on biosafety, the regulatory regime for biosafety; administrative systems for biosafety; mechanisms for public education, awareness and participation; capacity building programme to implement the Protocol and the priorities of the government to implement the Biosafety Framework.

3.21.2 Biotechnology Safety Law (2014)

This law defines the principles, regulations and measures on management and monitoring of biotechnology safety to ensure safety in research, development, handling, movement, and the use of GMOs resulting from the use of biotechnology, which may result in having negative impacts on conservation and sustainable use of biodiversity, with a focus on the limitation and reduction of risks to the life and health of human beings, animals, plants and the environment that can be linked at the regional and international levels, and which contribute to national socio-economic development.

Other Related Regulations

3.21.3 Environmental Protection Law (1999)

The Law specifies necessary principles, rules and measures for managing, monitoring, restoring and protecting the environment in order to protect public, natural resource and biodiversity, and to ensure the sustainable socio-economic development of the nation.

Source:

- 1. Biotechnology Safety Law (2014) Available at: http://bch.cbd.int/database/record.shtml?documentid=105658; accessed on July 16, 2014.
- 2. http://www.fao.org/fileadmin/templates/abdc/documents/asean.pdf; accessed on July 16, 2014.
- National Biosafety Frameworks of Lao People's Democratic Republic (2004) Science Technology and Environment Agency, Lao PDR. Available at: www.unep.org/biosafety/files/LANBFrep.pdf; accessed on March 28, 2012.

3.22 Lebanese Republic

Presently, there is no official policy or strategy for biotechnology in Lebanon. However, biotechnology has been included in the structure and agenda of agricultural research institutions. Lebanon is not yet a producer of GMOs, even if there is evidence that work with GMOs is being conducted at various academic and research institutions in the country(http://www.fao.org/docrep/012/al310e/ al310e03.pdf).



Lebanon ratified the Protocol on February 6, 2013. Although the country has developed its NBF under the provisions specified in the Protocol since July 2005, the draft decree to implement the provisions of the Protocol in Lebanon developed under it is not endorsed yet. The Sanitary and Phytosanitary Measures Law (2006) has imposed a ban on the import of GM Plants owing to

the quarantine and health risks (http://www.bbic-network.org/Uploads/Document/Genetically%20 Modified%20Organisms%20(GMOs)%20and%20Biosafety%20Current%20Status%20in%20 Lebanon.pdf). Presently, there are no laws or decrees against the consumption of food or feed containing GMOs.

3.22.1 Biosafety Lebanon – National Biosafety Framework (2005)

The NBF aims to:

- Establish a regulatory regime for biosafety, and legalize the research, development and testing
 of GMOs and GM products, assessment of environmental release, commercialization, sales
 and use of all products resulting from modern biotechnology
- Establish an administrative system for the management of biosafety related issues
- Establish a transparent decision-making system that outlines processes for handling notifications involving GMOs (e.g. transboundary movement, transit, domestic use, contained use, placing on the market, intentional release into the environment). This system also includes a system for risk assessment and management, and specific strategies for promoting access to information and public participation
- Establish systems for the monitoring and enforcement of biosafety measures
- Capacity building for biosafety management by promoting and facilitating public awareness, education and participation and human resource development

Other Related Regulations

3.22.2 Law 256 (1994)

The Law is in compliance to the Framework Convention on Climate Change and is prepared by the Ministry of the Environment with the objective of promoting in situ conservation of crop wild relatives.

3.22.3 Law 260 (1995)

The Law is in compliance to the Convention on Biological Diversity and is prepared by the Ministry of the Environment with the objective of developing monitoring and early warning systems for loss of diversity.

3.22.4 Law 444 (2002)

The Law aims at protection of the environment and is prepared by Ministry of the Environment for conservation and sustainable use of biodiversity through the protection of its natural resource.

3.22.5 Sanitary and Phytosanitary Measures Law 778 (2006)

This Law intended to meet the requirements set by the WTO in an attempt to facilitate Lebanon's accession. Article 14 in this law bans the importation of GM plants that may introduce new diseases and toxins into the country.

Source:

 Biosafety Lebanon – National Biosafety Framework, Ministry of Environment – Lebanon, p 88. Available at: http://www.unep.org/biosafety/files/LBNBF rep.pdf; accessed on March 2, 2013.

- GMOs and Biosafety: Current status in Lebanon: Available at http://www.bbic-network.org/Uploads/Document/ Genetically%20Modified%20Organisms%20(GMOs)%20and%20Biosafety%20Current%20Status%20in%20 Lebanon.pdf; accessed on May 7, 2014.
- 3. Lebanon. Available at: http://www.fao.org/docrep/012/al310e/al310e03.pdf; accessed on May 12, 2014.

3.23 Malaysia

Malaysia does not grow any GM crops although the country has approved GM maize and soybean for food and feed. GM research is being undertaken in a number of crops including oil palm. Malaysia signed the Cartagena protocol on biosafety in 2000 and the Biosafety Bill was passed in 2007, and the Biosafety Act was enforced in 2009.



The National Biosafety Board (NBB) and the Department

of Biosafety (JBK) were established in 2010. Consequent to this, the "Guidelines for Contained Use Activity of LMO" was published and the biosafety regulations were enforced.

In April 2013, the Ministry of Health published the GM food and ingredient labelling guidelines (USDA, 2013).

3.23.1 Biosafety Act (2007)

The Biosafety Act 2007 (Act) was passed in the Malaysian Parliament on the 11 July 2007 and is in force effective 1 December 2009. The objective of the Act is to establish a National Biosafety Board (NBB) to regulate the release, import, export and contained use of LMOs, and the release of products of such organisms with the objective of protecting human, plant and animal health, environment and biological diversity.

Under this Act, there are two different scopes of activities dealing with LMOs. Part III deals with release activities and importation of LMOs while Part IV mainly concerns itself with LMOs used for contained use and exportation. The application for approval for any release activities and importation under Part III must be submitted to the NBB and shall be accompanied with a risk assessment and a risk management report, an emergency response plan and other information specified by the NBB. In order to commence the activities outlined under Part IV, the applicants should merely inform the NBB of their intentions through a notification form. Notification forms must be submitted and accompanied by an emergency response plan, specific measure for contained use activity and such other information as may be specified by the NBB.

3.23.2 Biosafety (Approval and Notification) Regulations (2010)

The Biosafety (Approval and Notification) Regulations 2010 (the Regulations) was finalized and came into force on 1 November 2010. The Regulations set out the details on: the different criteria to apply for different activities; the procedure and content of the applications; the time lines, the incurred fees, the details required for the risk assessment and management reports as well as the emergency response plan, the decision-making criteria and the procedure for appeals.

3.23.3 Guidelines for Institutional Biosafety Committees (IBCs): Use of Living Modified Organisms and Related Materials (2010)

The IBC is a formal expert committee of an organisation, chaired by the head of the organisation

or his designate (a suitable senior officer). In the Biosafety (Approval and Notification) Regulations 2010, any organisation (both public and private), which undertakes modern biotechnology research and development, shall establish an IBC which must be registered with the NBB. This Guideline outlines the setting up of IBCs, role of IBCs and the processes that must be followed when obtaining, using, storing, transferring, or destroying LMO/rDNA materials. It also provides explanations of the relevant regulatory requirements and procedures.

3.23.4 Biosafety Guidelines for Contained Use Activity of LMOs (2010)

This guideline gives details on the Biosafety Levels (BSL) for containment as well as the safe practices for working with LMOs and products of these organisms. Adoption of this guideline is essential for all public and private organisations working on modern biotechnology so as to safely handle, store and transfer LMOs as well as products of such organisms without endangering individuals, the public, biodiversity and the environment. This guideline should be used in addition to relevant legislations, guidelines and references that involve containment facilities. Organisations intending to carry out contained use activities involving LMOs and related materials are required to use this guideline to determine the BSL and facility type required. The principles of risk assessment for the activity conducted and also the classification of risk groups for microorganisms are given so that the BSL will be appropriate for the type of activity conducted.

3.23.5 Biosafety Guidelines: Risk Assessment of Genetically Modified Microorganisms (2012)

This Guideline is essential for all public and private organizations, working on modern biotechnology, specifically involving genetically modified microorganism (GMM) so as to conduct a proper risk assessment that will enable safely handling and ensure protection of human, plant and animal health, the environment and biological diversity. It is divided into two parts and provides elaborate instructions on how to conduct a risk assessment for (a) GMM not associated with plants and (b) GMM associated with plants.

3.23.6 Biosafety Guidelines: Environmental Risk Assessment of Genetically Modified Plants in Malaysia (2012)

This document provides guidelines for the environmental risk assessment (ERA) of GM plants in Malaysia. It covers ERA of applications for the cultivation of GM plants, as well as for the import of food and feed containing or consisting of GM plants, or produced from GM plants. The objective of ERA, on a case-by-case basis, is to identify and evaluate potential adverse effects of the GM plant, direct and indirect, immediate or delayed (including cumulative long-term effects) on the receiving environment(s) where the GM plant would be released.

3.23.7 Biosafety Guidelines: Confined Field Trial of Living Modified Plants in Malaysia (2012)

The objective of this Guideline is to provide researchers with the necessary practices when conducting confined field trial of living modified plants or crops to fulfill biosafety regulatory compliance. It also gives guidance on practices that will prevent pollen or seed dissemination into and within the environment, persistence of the LM plant or any of its parts and its progeny in the environment, and to prevent entry of the LM plant or plant products into the human food or animal feed chain.

3.23.8 Guidelines on Labelling of Foods and Food Ingredients obtained through Modern Biotechnology (2013) (draft)

The MOH will begin enforcing the guidelines on 8 July, 2014. Some key elements of the labelling guidelines include the following:

- If the GM content is not more than three per cent, labelling is not required, "provided that this presence is adventitious or technically unavoidable"
- For single ingredient foods, the words "genetically modified (name of the ingredient)" must appear in the main display panel
- For multi-ingredient foods, the words "produced from genetically modified (name of the ingredient)" should appear in list of ingredients and "contains genetically modified ingredient" must be stated on the main display panel
- Highly refined foods, defined as those where processing has removed all novel DNA and protein are exempt from the labelling requirement (e.g.: vegetable oils, corn syrup, acidic foods, and salty foods)
- Meat from animals fed with GM grains does not need to be labelled
- Only GM crops that have been approved by NBB can be used for foods and food ingredients

Source:

- Biosafety (Approval and Regulations) (2010) Available at http://www.biosafety.nre.gov.my/; accessed on July, 5, 2014.
- Biosafety Guidelines for Contained Use Activity of LMOs (2010) Available at http://www.biosafety.nre.gov.my/; accessed on July, 5, 2014.
- 3. Biosafety Guidelines: Confined Field Trial of Living Modified Plants in Malaysia (2012) Available at http://www. biosafety.nre.gov.my/; accessed on June 23, 2014.
- 4. Biosafety Guidelines: Environmental Risk Assessment of Genetically Modified Plants in Malaysia (2012) Available at http://www.biosafety.nre.gov.my/; accessed on July 5, 2014.
- 5. Biosafety Guidelines: Risk Assessment of Genetically Modified Microorganisms (2012) Available at http://www. biosafety.nre.gov.my/; accessed on July, 5, 2014.
- Guidelines for Institutional Biosafety Committees (IBC): Use of Living Modified Organisms and Related Materials (2010) Available at http://www.biosafety.nre.gov.my/; accessed on July, 5, 2014.
- Guidelines on Labelling of Foods and Food Ingredients obtained through Modern Biotechnology. Available at: http://fsq.moh.gov.my/v4/images/filepicker_users/5ec35272cb-78/Perundangan/Garispanduan/Pelabelan/ GUIDELINES-ON-LABELLING-OF-FOODS-AND-FOOD-INGREDIENTS-PRODUCED-FROM-MODERN-BIOTECHNOLOGY_%2012042013-p.pdf; accessed on 25 June, 2014.
- Kangayatkarasu Nagulendran, CBD National Focal Point, Ministry of Natural Resources and Environment Level 12, Tower Block 4G3, Precinct 4, Putrajaya, Malaysia. Email: biodiversity@nre.gov.my (Personal communication in 2007).
- 9. Johnny Andrew, Department of Biosafety, Ministry of Natural Resource and Environment, Malaysia. Email: johnny@nre.gov.my, biosafety@nre.gov.my (Personal Communication)
- 10. Malaysia Biosafety Act (2007) Available at http://www.biosafety.nre.gov.my/ accessed on July, 5, 2014.
- 11. USDA (2013) Foreign Agricultural Service, GAIN Report Malaysia Agricultural Biotechnology Annual. Available at http://gain.fas.usda.gov/Recent%20GAIN%20Publications/Agricultural%20Biotechnology%20Annual_ Kuala%20Lumpur_Malaysia_7-24-2013.pdf; accessed on July, 5, 2014.

3.24 Maldives (Republic of)

The National Biodiversity Strategy and Action Plan (NBSAP) of Maldives has identified biotechnology as a major thrust area in priority setting and strategic planning in crop improvement. It has also identified the need for regulatory mechanisms in areas of biosafety. Maldives ratified the Protocol on September 11, 2003. Trade in GM products is not regulated at present and there is no systematic approach to biotechnology and biosafety policy and regulation (http://www.unep.org/chinese/biosafety/files/MVNBFrep.pdf).



3.24.1 National Biosafety Framework for the Republic of Maldives (2006)

The NBF proposes an administrative system for handling applications on request for authorization, a system for risk management and follow up including monitoring and enforcement of impacts on the environment and human health, and responsible institutions; and mechanisms for public education, awareness and participation in relation to biosafety issues.

3.24.2 National Biosafety Regulation (2006) (draft)

The proposed Biosafety Regulations of Maldives apply to all stages of research and development, import and export, contained use, deliberate release, direct use as food, feed or for processing, and any other type of use of GMOs and GMO products for any purpose.

3.24.3 Guidelines for Implementing the National Biosafety Regulations (2006) (draft)

The main objectives of these Guidelines are to provide the basis for implementing an appropriate national regulatory framework for

- Biosafety by supplementing existing laws, regulations and procedures related to agricultural, environmental, food and pharmaceutical products and the principles governing methods and standards of practice for research and development, risk assessment, import and export, deliberate release, and marketing of GMOs and GMO products
- Promote the development and safe and responsible use of modern biotechnology, at the same time ensuring public health and environmental safety
- Promote public awareness of and participation in decision-making related to the use of GMOs and GMO products
- Promote co-operation and consultation with international, regional and other national agencies to ensure safe and responsible use of modern biotechnology, GMOs and GMO products

Source:

- Muhusina Abdul Rahman, Department/ Biodiversity Conservation Unit, Ministry of Environment and Energy, Ameenee Magu, Maafannu, 20392 Male' Kaafu Atoll Maldives. Email muhsina.abdulrahman@gmail.com (Personal Communication).
- National Biosafety Framework for the Republic of Maldives (2006) Ministry of Environment, Energy and Water. P 75. Available at: http://www.unep.org/biosafety/files/MVNBFrep.pdf; accessed on March 2, 2013.

3.25 Marshall Islands (Republic of the)

Marshall Islands ratified the Protocol on January 27, 2003 and developed its NBF in 2009.

3.25.1 National Biosafety Framework for the Marshall Islands (2009)

The Framework covers the areas of, and provides proposals on policy, a regulatory regime including monitoring and enforcement,

and system to handle applications, systems for risk assessment, and mechanisms for public awareness and participation.

Source:

 National Biosafety Framework for the Marshall Islands (2009). Available at: http://www.unep.org/biosafety/files/ Draft%20NBF.pdf; accessed on July, 7, 2014.

3.26 Micronesia (Federated States of)

Till date, the Federated States of Micronesia has not signed, nor ratified the Protocol. The country has developed its draft NBF followed by the Biotechnology and Biosafety Act in 2007.

3.26.1 National Biosafety Framework (2007) (draft)

The Framework covers the five broad areas on policy, a regulatory

regime including monitoring and enforcement, and system to handle applications, systems for risk assessment, and mechanisms for public awareness and participation through the draft legislation on biotechnology and biosafety.

3.26.2 Biotechnology and Biosafety Act (2007) (draft)

The act is meant to facilitate the beneficial uses of LMOs and application of modern biotechnology, after appropriate scientific assessment and analysis, to fulfil the Federated States of Micronesia's obligations under the Cartagena Protocol.

Source:

1. Draft National Biosafety Framework of the Federated States of Micronesia. Available at: http://www.unep.org/ biosafety/files/MicronesiaDraftNBF040707.pdf; accessed on 4 July, 2014.

3.27 Mongolia

Mongolia ratified the Protocol on November 7, 2002. The NBF was developed in 2005 and the Law on LMOs enforced in 2007.

The UNEP-GEF project on 'Capacity Building for Biosafety Implementation for Mongolia' is operational since 2011 to develop biosafety regime and strengthen capacity for implementation of biosafety requirements.







3.27.1 National Biosafety Framework (2005)

The NBF proposes to establish a National DNA Recombinant Technology Advisory Council and to combine both regulatory and research potential of the country into one unit. It also aims to issue guidelines and technologies to work with new organisms/GMOs and check imported food items for the presence of GMOs. The Framework also calls for harmonization of risk assessment strategies at regional and international level and to develop human resource in biotechnology development and its safety issues.

3.27.2 Law on LMOs (2007)

Mongolian Law on LMOs has been adopted in June 28, 2007 by Mongolian Parliament. The objective of this Law on LMOs is to contribute to ensuring an adequate level of protection in the field of the safe transboundary movements, transfer, handling and use of living modified organisms resulting from modern biotechnology.

Source:

- 1. Biosafety Clearing House Mongolia. Available at: www.biosafety.mn; accessed on June 29, 2014.
- National Biosafety Framework (2005) Available at: http://hqweb.unep.org/chinese/biosafety/files/MNNBFrep. pdf; accessed on June 29, 2014.
- 3. S. Bayarkhuu, General Secretary, National Biosafety Committee, Mongolia, bayarkhuu@mne.gov.mn (Personal Communication).

3.28 Myanmar (Union of)

One GM crop insect resistant Bt cotton variety "Ngwe chi 6" is under commercial cultivation in Myanmar.

Myanmar signed the Protocol on May 11, 2001 and ratified it on February 13, 2008. The NBF was initiated in 2001 and implemented in 2006. However, the Myanmar Biosafety Law is still at draft stage.



3.28.1 Myanmar National Biosafety Framework (2006)

The NBF for Myanmar includes policy, regulatory regime, mechanism to handle notifications to ensure safe transfer, to develop a system for "follow up" for enforcement and monitoring and to develop mechanisms for public awareness, education and participation.

3.28.2 Myanmar Biosafety Law (Draft) (2006)

The Law is applicable to development, contained use, field test, fermentation, intentional introduction into the environment, and import and export of GMO that may have an adverse effect on the conservation and sustainable use of biological diversity, taking also into account risks to human health. It also covers the activities such as procedures and mechanism for receiving applications for activities involving GMOs; process for transparent decision making; mechanism for protecting commercially sensitive information through measures to protect confidential information; measures to deal with non-compliance, including monitoring, enforcement, liability, and penalties and procedures to deal with emergencies.

Other Related Regulations

3.28.3 The Forest Law (1992)

The law allows the Minister of Forestry, with the approval of Cabinet, to constitute the Watershed or Catchments Protection Reserved Forests and the Environment and Bio-diversity Conservation Reserved Forests, among others, on land at the disposal of the Government, in order to conserve the environmental factors.

3.28.4 The Plant Pest Quarantine Law (1993)

This law is aimed to prevent quarantine pests entering the country.

3.28.5 The Protection of Wildlife Wild Plants and Conservation of Natural Areas Law (1994)

This law has the objective to protect the wildlife of the State; implement the policy of conserving the protected areas; carry out protection of wild species flora and fauna and representative ecosystems; protect endangered species and their habitats; and establish zoological and botanical gardens.

3.28.6 The Seed Law (2011) (enforced on August 2013)

The law is aimed to maintain quality and supply of seed. It specifies the minimum seed quality control to be achieved through field inspection, sampling, testing and certification of seeds to be supplied to farmers. The law also sets up a procedure for registration of new variety of seeds and promotes public-private partnerships in seed multiplication and hybrid seed production.

Source:

1. Myanmar National Biosafety Framework (2006) Ministry of Agriculture and Irrigation, Myanmar, p 53. Available at: http://www.unep.org/biosafety/files/MMNBFrep.pdf; accessed on 2 March 2013.

3.29 Nepal (Federal Democratic Republic of)

Nepal is at an early stage in GM crop testing, quality control and development of legislation. GM research can be done with the permission from authorized agency but government can ban import and research on any GMOs with potential risk to alter diversity and have negative impact on health and environment (Thapa, 2013). Till date, there is no a GM crop or seeds registered, introduced or grown in Nepal.



As a signatory to the Protocol, Nepal has made provision of

National Focal Point of CBD and BCH under its Ministry of Forest and Soil Conservation. Nepal signed the Protocol in 2001 but is yet to ratify it. In addition, government of Nepal also formed National Biodiversity Coordination Committee, National Biosafety Committee/ National Competent Authority and established six sectoral Competent Authorities for effective monitoring and regulation of GM products.

3.29.1 National Biosafety Framework (2007) (draft)

The NBF is applicable to the development, production, contained use, field test, intentional introduction into the environment, and import and export of GMOs that may have an adverse

effect on the conservation and sustainable use of biological diversity, and environment taking also into account the risks to human health.

The proposed Biosafety Policy (framework) covers the following aspects of GMOs and use of modern biotechnology:

- The existing or potential use of GMOs in laboratory or in an open space
- Human health, biodiversity, natural environment, agricultural products, foods and drinking products, animal feed and areas of sewerage management
- Regulation of experiment, flow of information, review, assessment of risks including socioeconomic and ethical effects
- Monitoring of import and export, laboratory and field test
- Research and development in academic and industrial sectors
- Safety of the place where functions relating to GMOs are carried out
- Public participation on the issues of modern biotechnology and biosafety

The technical framework of biosafety mainly covers the scientific research and testing of seed, plants, food, feed and animals with GMOs, which may be imported or produced within the country. The tests aim to identify the components of GMOs, and identify whether the tested GMOs pose any adverse risks to biological diversity and human health. On these grounds, decision will be made whether to allow or restrict the import of the tested GMOs. It also covers the management of risks from the use of GMOs.

3.29.2 Biosafety Bill (2007) (draft)

The Biosafety Bill applies to the development, production, contained use, field test, intentional introduction into the environment, and import and export of GMO that may have an adverse effect on the conservation and sustainable use of biological diversity, environment taking also into account the risks to human health.

Other Related Regulations:

3.29.3 Plant Protection Act (2002)

The present Law repeals the former one, Act No. 2029 (1972), and institutes the Plant Quarantine Check Post, whose powers and areas of influence are determined by the Government through notification in the Nepal Gazette. All import and export of plants, seeds and related items must be licensed by the Plant Quarantine Check Post and fees paid accordingly. Under this Act, the National Plant Quarantine Committee has been instituted; whose functions and tasks shall be the protection of plants from whatever harmful occurrence (pests, diseases, infections). It specifies the prohibitions and restrictions regarding the import of plants or plant products

3.29.4 Seeds Act (2010)

The main objective of the Act is to maintain the convenience and economic interest of the general public by providing the Seeds of quality-standards in a well-planned manner upon producing, processing and testing the Seeds of high quality-standards to have the production of different crops increased. The Act was first issued in October 26, 1988 and last amended January 21, 2010.

Source:

- Ananta V. Parajuli, Chief, Environment Division, Ministry of Forests and Soil Conservation, Singha Durbar, Kathmandu, Nepal, email: mfsced@wlink.com.np (Personal communication in 2007).
- National Biosafety Framework Nepal (2006) Ministry of Forests and Soil Conservation, Kathmandu, Nepal. Available at: http://www.unep.org/biosafety/files/NPNBFrep.pdf-Nepal; accessed on September 27, 2013.
- 3. Sagar Rimal, Chief of Biodiversity section, Ministry of Forest and Soil Conservation Kathmandu Nepal. Email: rimalsagar@yahoo.com. (Personal Communication).
- Thapa, M. (2013) Regulatory framework of GMOs and hybrid seeds in Nepal. Agronomy Journal of Nepal. 3: 128-137.

3.30 New Zealand

No GM crops are currently grown in New Zealand although a number of crops and events are approved for food and feed. The country ratified the Protocol in February 2005. GM products are regulated under the 1996 Hazardous Substances and New Organisms (HSNO) Act and administered by the Environmental Protection Agency (EPA) (USDA, 2013). The Ministry of Primary Industries is responsible for enforcing the EPA conditions on



approved field tests and released organisms. It also inspects containment facilities and administers standards for safety, labeling, and food composition including imported food and foods produced using GMOs.

Food Standards Australia New Zealand (FSANZ) is a bi-national independent statutory authority operating under the Food Standards Australia New Zealand Act 1991. The standards cover composition, labeling, and contaminants, including microbiological limits. They apply to all food produced or imported for sale in Australia and New Zealand, including food products that are or contain products derived from GMOs.

3.30.1 Hazardous Substances and New Organisms Act (1996)

The Act is aimed to protect the environment, and the health and safety of people and communities, by preventing or managing the adverse effects of hazardous substances and new organisms. It prohibits the import, manufacture, development, field testing, or release of any hazardous substance imported, or manufactured or new organism imported, developed, field tested, or released.

Approvals are issued for import, development, field testing, or release of any new organism based on the provisions of the Second Schedule to this Act.

When any organism receives approval for importation into containment it is considered as a new organism and would not require further approval for any subsequent importations.

3.30.2 Hazardous Substances and New Organisms Act (Amendment 1999)

The Amendment gives revised definitions of several terms such as "new organism" which includes a GMO. An organism ceases to be a new organism when an approval has been given in accordance with this Act for the importation for release or release from containment of an organism of the same kind as the organism in question.

3.30.3 Hazardous Substances and New Organisms (Genetically Modified Organisms) Amendment Act (2002)

The Act requires the Environmental Risk Management Authority (the Authority) to consider additional matters when considering certain applications in relation to GMOs and, if it approves the applications, to include particular controls for field tests and certain developments.

It also imposed restriction, from 29 October 2001 to the close of 29 October 2003, on the Authority for considering or approving applications to import of new organisms for release or to release new organisms from containment if the new organisms are GMOs and provides few exceptions to this restriction.

It also provides transitional provisions for approved applications relating to certain GMOs. Several new definitions have also been introduced.

3.30.4 Hazardous Substances and New Organisms (Low-risk genetic modification) Regulations (2003)

This Regulation is specific to GMOs designated as presenting a low risk. It has categorized the risk groups "risk group 1" meaning micro-organisms that are unlikely to cause disease in humans, animals, plants, or fungi and "risk group 2" means microorganisms causing disease in humans, animals, plants or fungi but are unlikely to be a serious hazard to laboratory personnel, the community, animals, or the environment and have effective treatment and preventive measures with respect to any infections that they may cause and thus present a limited risk of the spread of infection.

3.30.5 Interpretations and Explanations of Key Concepts (2003)

This protocol is principally meant to bring consistency in use and interpretation of terminology among various related functions, or organizations that use similar methods and techniques.

It includes explanation of the key concepts relevant to the authority's decision making. It provides further explanation of both definitions in Section 2 of the Hazardous Substances and New Organisms Act and the important concepts introduced in the methodology but not described in the Act.

3.30.6 Imports and Exports (Living Modified Organisms) Prohibition Order (2005)

The Order prohibits the export of LMOs from New Zealand unless ministerial consent is obtained, in which case, a LMO can be exported, subject to certain conditions which depend on the purpose of the export, as required by the Protocol.

Specific conditions of exports of LMOs permitted have been mentioned when LMO is a pharmaceutical for humans or when it is intended for contained use or for direct use as food or feed, or for processing or for intentional introduction into environment.

As per the Order, separate consents are required for exportation of LMO that falls into more than one category of exportation.

Other Related Regulations

3.30.7 Biosecurity Act (1993)

Biosecurity Amendment Act (1993) Biosecurity Amendment Act (1994) Biosecurity Amendment Act (1996) Biosecurity Amendment Act (1997) Biosecurity Amendment Act (1999) Biosecurity Amendment Act (2003) Biosecurity Amendment Act (2004) Biosecurity Amendment Act (2005) Biosecurity Act (2012) Amendment

This Act along with its amendments provide for the effective management of risks associated with the importation or introduction of risk goods which mean any organism, organic material, or other thing or substance, that (due to its nature or origin) is suspected to pose a risk and consequently result in exposure of organisms in New Zealand to damage, disease, loss, or harm; or interfere with the diagnosis, management, or treatment, in New Zealand, of pests or unwanted organisms.

Source:

- Biosecurity Act (1993) Available at: http://www.legislation.govt.nz/act/public/1993/0095/latest/DLM314623.html; accessed on March 5, 2013.
- Imports and Exports (Living Modified Organisms) Prohibition Order 2005 (available at: http://www. knowledgebasket.co.nz/regs/regs/text/2005/2005012.txt; accessed on October 6, 2013.
- Interpretations and Explanations of Key Concepts. ERMA New Zealand Policy Series: Protocol 3. ER-PR-03-18 05/06. Available at: http://www.ermanz.govt.nz/resource/publications/pdfs/ER-PR2-03-9.Pdf; accessed on October 6, 2013.
- 4. Kirsty Allen, Senior Advisor, New Organisms, Environmental Protection Authority, Level 10, 215 Lambton Quay, Private Bag 63002, Wellington 6140, New Zealand. Email: Kirsty.allen@epa.govt.nz (Personal Communication).
- Law changes for new and genetically modified organisms. Available at: http://www.mfe.govt.nz/issues/organisms/ law-changes/index.html; accessed on October 5, 2013.
- USDA (2013) Foreign Agricultural Service, GAIN Report NZ1310 Agricultural Biotechnology Annual New Zealand. Available at: http://gain.fas.usda.gov/Recent%20GAIN%20Publications/Agricultural%20Biotechnology%20 Annual_Wellington_New%20Zealand_7-15-2013.pdf; accessed on July 4, 2014.
- 7. Your Guide to the Hazardous Substances & New Organisms Act. Available at: http://www.mfe.govt.nz/ publications/hazardous/guide-to-hsno-act-jul01.html; accessed on July 5, 2014.

3.31 Niue

There is no reported crop cultivation or importation of GMOs in Niue. The country ratified the Protocol in July 2002. The NBF was developed in 2006 when the Biosafety regulation was also put in place.



3.31.1 Niue's National Biosafety Framework- Tokaga Motu (2006)

The key elements of the NBF include a national biosafety policy, a regulatory regime, a system to handle requests (administrative, risk assessment, risk management and decision making processes), follow up actions (monitoring, inspections and enforcement); and systems for public awareness and participation.

3.31.2 Biosafety (Genetically Modified Organisms) Regulation (2006)

The Regulation aims to manage import, development, field testing, release or export of LMOs and GMOs; protect the biodiversity, people and environment from their adverse effects; manage import and release of organisms that are not GM and are not found in Niue; regulate GMOs and modern biotechnology applications in Niue to manage their adverse effects on the environment and protect human health; facilitate economic development through beneficial use of products of modern biotechnology and ensure community awareness on matters relating to GMOs.

Other Related Regulations:

3.31.3 Agriculture Quarantine Act (1984)

The Agriculture Quarantine Act 1984 and its regulations make provision for the protection of plants and animals through import, export and disease controls. The Act applies to genetically modified forms of organisms (through its definitions). Wide enforcement powers are given to quarantine officers.

3.31.4 Environment Act (2003)

The Environment Act 2003 is the principal environment law in Niue. It provides the legal foundation for the Environment Department and makes provision for the administration of environment related matters, the enactment of a range of environment regulations and the enforcement of environment laws in Niue. The Act provides a range of factors that must be taken into account in its application including: sustainable development; protection of indigenous flora and fauna, coastal zones and historic areas; preservation of culture and traditions; conservation and sustainable use of biological resource; and compliance with multilateral agreements.

3.31.5 Environment (Amendment) Bill (2006)

The Draft Environment (Amendment) Bill 2006 (Draft Bill) proposes to make amendments to the Environment Act 2003 (the Act). These amendments ensure that the Draft Regulations are fully supported by the Act and facilitate the operation of the biosafety regulatory regime.

The Draft Bill inserts a new provision to make clear the Environment Department has responsibilities relating to the implementation of international conventions relating to the environment. The Draft Bill also clarifies the range of penalties for breaches of the Act and Regulations.

3.31.6 Biosecurity Bill (2006)

The Draft Biosecurity Bill aims to protect the health, environment and agriculture of Niue and to facilitate trade in its animal and plant products. This Bill is part of a regional project undertaken by the Secretariat of the Pacific Community that seeks to harmonize biosecurity laws in the

Pacific. Its purposes are to: control the introduction and spread of new pests and diseases affecting plants and animals; control those pests and diseases affecting plants and animals that are already present in Niue; provide for the safe import and export of animals, plants and their products; and facilitate cooperation in the prevention of the international movement of pests and diseases affecting plants and animals.

The Draft Bill creates a comprehensive regime to control the import and export of plants and animals, as well as internal control of pests. Articles, pests and diseases that are an unacceptable biosecurity risk to Niue may be declared prohibited. Some exemptions apply, including for goods in transit. Duties are placed on importers and exporters to declare goods and make them available for inspection. The Draft Bill restricts the disposal of garbage and ballast at sea.

Source:

 Draft National Biosafety Framework- Tokaga Motu (2006) Government of Niue. Available at: http://www.unep. org/biosafety/files/NUNBFrep.pdf; accessed on 2 March 2013.

3.32 Pakistan (Islamic Republic of)

Bt cotton is the only GM crop approved for commercial cultivation in Pakistan. Bt varieties so far released are true breeding and, hence, the seed can be the utilized for the next season's planting.



Pakistan ratified the Protocol on March 2, 2009. Under the Pakistan's Environmental Protection Act of 1997, the country adopted the National Biosafety Rules in April of 2005. The National

Biosafety Committee (NBC) is the apex body responsible to review and approve laboratory work, field trials, trade, and commercialization of GM products. NBC is supported by the Technical Advisory Committee (TAC), which reviews the GM events, laboratory and field work, and commercialization of crops, and the Institutional Biosafety Committee (IBC) which undertakes the risk assessment, monitoring and inspection of all regulated activities. The findings of IBC are reviewed in TAC for approval in NBC.

There are no labelling requirements for GM products.

3.32.1 National Biosafety Guidelines (2005)

The Guidelines include regulation of all GM materials (DNA and RNA preparations, viroids, viruses, cells and organisms, modified or constructed through genetic engineering), derivatives thereof and wastes or by-products of genetic engineering practices (containing viable organisms or otherwise).

The scope of these Guidelines embrace all works related to gene manipulation employing rDNA technology for all purposes including the development of transgenic plants, animals and microorganisms; production of vaccines; industrial manufacturing of GMOs and products thereof, and their release into the environment for field trials as well as for commercial uses.

The Guidelines consist of two parts; the first part relates to regulated work in laboratory research and field trials; and the second part deals with procedures for approvals which must be obtained to deregulate the regulated materials to allow their free movement and commercial uses.

Enforcement of various clauses of the National Biosafety Guidelines will be administered by the three monitoring implementation bodies, as per legal authority of the Pakistan Environment Protection Act 1997.

3.32.2 Pakistan Biosafety Rules (2005)

These Rules are applicable to the:

- Manufacture, import and storage of microorganisms and gene technological products for research whether conducted in laboratories for teaching and research, research and development institutes or private companies involved in the use and application of (GMOs) and products thereof
- All work involved in the field trial of genetically manipulated plants, animals (including poultry and marine life), microorganisms and cells
- Import, export, sale and purchase of LMOs, substances or cells and products thereof for commercial purposes

The Rules also detail the various Committees constituted, viz. National Biosafety Committee, Technical Advisory Committee, Institutional Biosafety Committee, their functions, approvals required for various categories of material, etc.

Source:

- National Biosafety Guidelines Pakistan Environmental Protection Agency, Government of Pakistan, Ministry of Environment, Notification No. F2(7)95-Bio. Available at: http://www.environment.gov.pk/act-rules/ BiosftyGlines2005.pdf; accessed on February 3, 2013.
- Pakistan Biosafety Rules notified under SRO (I) 336(I)/2005 Pakistan Environmental Protection Act 1997. Available at: http://www.environment.gov.pk/act-rules/Biosftyrules.pdf; accessed on February 3, 2013.

3.33 Palau (Republic of)

The country signed the Protocol on May 29, 2001 and ratified it on June 13, 2003.

3.33.1 Plant and Animal Quarantine -Biosafety Regulations (2004) (draft)



These regulations apply to all implications relating to the Protocol, with the focus on the transboundary movement, handling, and

use, of any LMO. These regulations do not apply to the movement of LMO's within Palau nor do they apply to the transboundary movement of human or veterinary pharmacological LMOs that are addressed by other international agreements or organizations.

Source:

1. http://www.unep.org/biosafety/files/Palau_lmo_reg_finaldraft.pdf; accessed on July, 7, 2014.

3.34 Papua New Guinea

Papua New Guinea (PNG) ratified the Cartagena Protocol on Biosafety on October 14, 2005. PNG drafted a bill under the UNEP-GEF project (Biosafety and Biotechnology Bill), and it was submitted to UNEP on October 20, 2005, following the endorsement by the Minister for Environment and Conservation. However, the Bill is still in the process of being endorsed by the Cabinet. Currently, existing laws are being used to address cases



concerning biosafety in PNG. The lack of specific laws that regulate the movement and use of GMOs pose serious concerns. Hence, there could be unregulated inflow of GMOs and materials derived from GMOs without the knowledge of any government authority (Shigaki, 2013).

3.34.1 Papua New Guinea's National Biosafety Framework (2005)

The draft NBF has been designed to address the following key issues in the light of the country's limited human and institutional capacities in handling, using, managing and developing GM products:

- Increase awareness on biosafety and biotechnology
- Conduct an inventory to establish number of GMOs in the country either as food, feed, food processes or pharmaceuticals
- Develop an institutional framework for the assessment of GMOs
- Develop regulations and guidelines for the safe assessment, handling, use, management and transfer of a GMOs
- Strengthen and improve human and institutional capacities for the identification and assessing risks related to GMOs
- Formulate policy and regulatory framework on biosafety and biotechnology
- Strengthen and promote the precautionary approach
- Strengthen and promote community participation in assessment, use, management and transfer of a GMO
- Strengthen institutional networking and coordination

3.34.2 Biosafety and Biotechnology Bill (2005) (draft)

The main objectives of the bill are:

- Protect the health and safety of people and the environment, by identifying risks posed by modern biotechnology, and by preventing, reducing and eliminating them through regulation
- Ensure both the long-term and short-term social, economic and environmental considerations and to prevent threats posed by GMOs on the country's biodiversity
- Protect and sustain the potential of natural and physical resource against threats posed by GMOs to meet the foreseeable needs of future generations and safeguard eco-systems

- Avoid or mitigate any adverse effects of activities on the environment by regulating the activities related to GMOs
- Ensure regulation of dealings with GMOs consistent with national interests

Source:

- Papua New Guinea's National Biosafety Framework (2005) National Department of Environment and Conservation of Papua New Guinea, p 134. Available at: http://www.unep.org/biosafety/files/PGNBFrep.pdf; accessed on March 2, 2013.
- Shigaki, T (2013) Biotechnology and Biosafety in Papua New Guinea. In: Stakeholders' Dialogue on Biosafety Regulations in the Asia-Pacific Region- Proceedings and Recommendations, Bangkok April 16-17, 2013. Available at http://www.apcoab.org/uploads/files/1382679434pro_SD_BRAPR.pdf; accessed on June 27, 2014.

3.35 Philippines (Republic of the)

The Philippines has been growing GM corn since 2003. Bt eggplant and Golden rice have completed most of the biosafety tests but these are yet to be approved for commercial release. The country has approved import of GM or GM derived food and feed. Currently, there are no labelling requirements for GM food products, although labelling guidelines have been drafted.



Philippines signed the Protocol on May 24, 2000 and ratified

it on October 5, 2006. The biotechnology regulatory regime is embodied in the Department of Agriculture's Administrative Order No. 8 (DA-AO8) issued in April 2002 which derives its legal basis from the Philippine Plant Quarantine Law of 1978, the Agricultural and Fisheries Modernization Act of 1997. Executive Order No. 340 of 1990 creates the National Committee on Biosafety of the Philippines (NCBP). The Bureau of Animal Industry (BAI) evaluates feed safety while the Bureau of Agricultural and Fishery Products Standards handles food safety concerns. Quarantine and environmental issues fall under the responsibility of the Bureau of Plant Industry (BPI) while the Fertilizer and Pesticide Authority handles applications of pest protected plants. A unique feature of Philippine regulations is the conduct of a parallel review by the Scientific and Technical Review Panel (STRP), an independent body of experts from academia and the local scientific community (USDA, 2013).

3.35.1 Philippine Biosafety Guidelines (1990)

The Guidelines cover research, development, production/manufacture involving biological materials especially where genetic manipulation is involved or where there is introduction of exotic or imported plants, microorganisms or animals.

They are applicable to all research, production and manufacturing work and/or institutions in the country, whether public or private, national or international, engaged in genetic engineering work.

The Guidelines also cover work involving genetic engineering, and activities requiring the importation, introduction, field release and breeding of non-indigenous or exotic organisms even though these are not GM.

The Guidelines spells out the national policies on biosafety; organizational structure of biosafety committees; Institutional Biosafety Committees (IBCs), procedures for evaluation of

proposals with biosafety concerns; procedures and guidelines on the introduction, movement and field release of regulated materials; and, physico-chemical and biological containment, as well as packaging and transport requirement and procedures.

The Guidelines was adopted by the Department of Science and Technology-Biosafety Committee (DOST-BC) in its conduct of risk assessment of GMOs intended for contained use. The DOST-BC was established pursuant to Executive Order No. 514, issued on 27 March 2006 to handle applications on GMOs under contained use and monitor on-going projects for biosafety compliance.

3.35.2 Guidelines on Planned Release of Genetically Manipulated Organisms (GMOs) and Potentially Harmful Exotic Species (PHES) (1998)

The Guidelines establishes criteria for deliberate release of GMOs and potentially harmful exotic species into the Philippine environment. It excludes from its coverage work performed under contained conditions; accidental releases from contained facilities; use of pharmaceutical, processed food, animal feed, industrial, and other products that are already being regulated by other departments, agencies or instrumentalities of the Philippine government; work involving organisms which result from natural reproduction or the use of traditional breeding practices; and such other activities as the National Committee on Biosafety of the Philippines (NCBP) may in future declare to be excluded. It also establishes criteria for evaluating the release of GMOs and potentially harmful exotic species into the open environment.

The Guidelines was adopted by the DOST-Biosafety Committee in 2009 in the conduct of risk assessment for confined tests of GMOs – activities that are carried out outside the physical containment facility and subject to appropriate isolation requirements and material management. Under these Guidelines, crops that are eligible under confined test are the following:

- GM crops whose size & growth habits require areas not afforded by standard screen house
- GM crops already commercially available in the country where they were developed, but not yet approved in the Philippines, with sufficient information needed for risk assessment
- Locally developed GM crops with sufficient information generated in the laboratory/screen house – data on which is sufficient for risk assessment
- Other crops and events that warrant limited release under contained/confined conditions as determined by the DOST-Biosafety Committee

Starting July 30, 2001, the Guidelines excluded potentially harmful exotic species in its scope since these are already addressed in the Wildlife Act 9147 being implemented by the Department of Environment and Natural Resource (DENR).

3.35.3 Administrative Order No. 8: Rules and Regulations for the Importation and Release into the Environment of Plants and Plant Products Derived from the Use of Modern Biotechnology (2002)

The Order covers the importation or release into the environment of:

 Any plant which has been altered or produced through the use of modern biotechnology if the donor organism, host organism, or vector or vector agent belongs to any of the genera or taxa classified by the Bureau of Plant Industry of the Philippines as a plant pest or is a medium for the introduction of noxious weeds or

 Any plant or plant product altered or produced through the use of modern biotechnology which may pose significant risks to human health and the environment based on available scientific and technical information

The Order provides for the conduct of a science-based risk assessment required for all regulated articles prior to contained use, field testing, propagation or commercialization, importation for direct use as food or feed or for processing, and delisting. It also provides that no regulated article intended for contained use shall be allowed for importation or be removed from the port of entry unless duly authorized by Department of Agriculture/Bureau of Plant Industry upon the endorsement of the DOST-Biosafety Committee. It likewise states that no regulated article shall be released into the environment for field testing unless it has been tested under contained conditions in the Philippines under the supervision of the DOST-BC. Moreover, it provides that no regulated article shall be released for propagation, unless it is determined that based on the field testing conducted under local condition, the regulated article will not pose any significant risks to human and animal health and to the environment. The Order allows the importation for direct use as food and feed or for processing provided that the regulated articles pose no risks to human animal health.

3.35.4 National Biosafety Framework for the Philippines (2006)

By virtue of Executive Order No. 514 series of 2006, the NBF was established to cover all activities related to the development, adoption, and implementation of all biosafety policies, measures, and guidelines and in making decisions concerning the research, development, handling and use, transboundary movement, release into the environment and management of regulated articles.

The NBF aims to strengthen the existing science-based determination of biosafety to ensure safe and responsible use of modern biotechnology so that the Philippines and its citizens can benefit from its application while avoiding or minimizing the risks associated with it. It also aims to enhance the decision-making process on the application of products of modern biotechnology to make it more efficient, predictable, effective, balanced, culturally-appropriate, ethical, transparent and participatory. It is intended to serve as guidelines to implement the country's international obligations on biosafety.

The key features of the NBF are the delineation of responsibilities among government agencies involved in biosafety regulation of GMO in anticipation of the expanded coverage to include, not only agricultural crops but other GMOs as well. The biosafety policies and guidelines issued by the NCBP are implemented by the Competent National Authorities (CNAs): the Department of Science and Technology (DOST) Department of Agriculture (DA), Department of Environment and Natural Resource (DENR) and Department of Health (DOH.

3.35.5 Administrative Order No.22 Series of 2007- Amending Specific Sections of Part V of D.A. Administrative Order No. 8, s. 2002, "Approval Process for the Importation of Regulated Articles for Direct Use as Food or Feed, or for Processing"

The Administrative order amended some of the provisions found in Part V of DA Administrative Order No 8, s. 2002 clarifying further the approval process of regulated articles for direct use as food and feed or for processing.

3.35.6 Administrative Order No 31 Series of 2008- Adopting the Codex Principles for the Risk Analysis for Food derived from Modern Biotechnology and the Codex Guideline for the conduct of Food Safety Assessment of Food derived from Recombinant DNA Plants.

The Administrative order provides for the adoption of the Codex Principles for the Risk Analysis of Food Derived from Modern Biotechnology (CAC/GL44-2003) and the Codex Guideline for the Conduct of Food Safety Assessment of Foods Derived from Recombinant DNA Plants or otherwise known as the Codex Plant Guideline (CAC/GL 45-2003) with a view to harmonize the regulation with the Codex Guidelines.

3.35.7 Administrative Order no. 1 series of 2009 Food Safety Assessment in situations of Low-level presence of Recombinant- DNA Plant Materials in Food and Feed

This Administrative order utilizes the Annex 3 to the Codex Plant Guidance, "Food Safety Assessment in Situations of Low level presence of Recombinant- DNA Plant material in food" for the conduct of food safety assessment in situations of low level presence of recombinant-DNA plant materials in food and feed.

Source:

- 1. Julieta Fe Estacio, Technical Secretariat, Office of the Undersecretary for R&D, Department of Science and Technology, National Committee on Biosafety of the Philippines DOST Building, Gen. Santos Avenue Bicutan, Taguig City, Metro Manila, Philippines, 1630. Email: zen0555@yahoo.com (Personal Communication).
- The National Biosafety Framework for the Philippines (2004) Department of Environment and Natural Resource-Protected Areas and Wildlife Bureau. 2004. Quezon City, Philippines. p 77. Available at: http://www.unep.org/ Biosafety/files/PHNBFrep.doc; accessed on May 14, 2012.
- USDA (2013) Foreign Agricultural Service, GAIN Report: Agricultural Biotechnology Annual- Philippine Biotechnology Situation and Outlook. Available at: http://gain.fas.usda.gov/Recent%20GAIN%20Publications/ Agricultural%20Biotechnology%20Annual_Manila_Philippines_7-17-2013.pdf; accessed on July 18, 2014.

3.36 Samoa (Independent State of)

Samoa signed the Protocol on May 24, 2000 and ratified it on May 30, 2002. The country drafted its NBF in 2004. The draft Biodiversity Bill, Biosafety (LMOs) Regulations (draft) and National Biodiversity Policy (draft) have been prepared following an inclusive process and is currently with the Attorney General's Office for final drafting and subsequent submission to Parliament for enactment (http://bch.cbd.int/database/record.shtml?documentid=102954).



3.36.1 Samoa's National Biosafety Framework (2004) (draft)

Samoa's NBF is a combination of policy, legal, administrative and technical instruments to ensure adequate level of protection for the safe transfer, handling and use of GMOs. It aims to safely manage GMOs that may have adverse effects on conservation and the sustainable use of biological diversity, also taking into account possible risks to human health.

3.36.2 Biological Diversity Protection Bill (2004) (draft)

The Bill aims to protect Samoa's biological diversity and to regulate the development, use, handling,

and transboundary movement of GMOs and the applications of modern biotechnology. The main objectives of the Bill are to:

- Manage importation, development, field testing, fermentation, release, or export of GMOs
- Protect Samoa's biodiversity, environment, and people from adverse effects from GMOs
- Manage import and release of organisms that are not GMOs and are also not found in Samoa

3.36.3 Biosafety (Genetically Modified Organisms) Regulations (2004) (draft)

The Regulation is supporting to the Draft Biological Diversity Act for transboundary movements of GMOs.

Other Related Regulations:

3.36.4 Biosecurity Act (2005)

The Act regulates all movement of live animals and plants including cultures, in and out of the country and has guidelines in place for screening and risk assessment. The quarantine functions directly related to regulating the entry of all living organisms including germplasm into the country are also performed under this Act. Living plants and animal germplasm in transit and or for contained use are regulated and treated consistent with existing guidelines of the Biosecurity Act 2005.

Source:

- 1. http://bch.cbd.int/database/record.shtml?documentid=102954 accessed on July 3, 2014.
- Samoa's National Biosafety Framework (2004) Minister of Natural Resource and Environment, P 140. Available at: http://www.unep.org/biosafety/files/WSNBFrep.pdf; accessed on March 29, 2013.

3.37 Saudi Arabia (Kingdom of)

Saudi Arabia does not grow any GM crops nor is there any report of development of GM crops in the country. However, GM grains such as corn and soybean meal are being imported for feed. Saudi Arabia ratified the Protocol in August, 2007. National Biosafety Committee (NBC) has been established which has drafted the National Biosafety Rules. Saudi Arabia is a member of Gulf Standardization Organization (GSO) which issued two agricultural



biotechnology related regulations in 2011 dealing with genetically modified unprocessed agricultural and processed agricultural products. The country has also implemented labelling regulations for GM processed food (USDA, 2013).

3.37.1 Saudi Arabia Biotech Labelling Decree (2001) (revised in 2004)

The decree requires positive biotech labelling for processed foodstuffs if a product contains more than 0.9 percent genetically modified vegetable (plant) ingredients.

In 2004, the government implemented a comparable biotech-labelling requirement on animal feed, fruit and vegetables while banning imports of GM seeds.

3.37.2 Saudi Arabia Gulf Cooperation Council (GCC) biotech standards (2011)

The following two agricultural biotech standards were approved and adopted:

- GSO 2141/2011 General Requirements for Genetically Modified Unprocessed Agricultural Products
- GSO 2142/2011 General Requirements for Genetically Modified Processed Agricultural Products

The GSO 2141/2011 deals with the general requirements for genetically modified unprocessed agricultural products, while the GSO 2412/2011 specifies the general requirements for genetically modified processed food and feed products. The two technical regulations require positive biotech labeling if unprocessed agricultural products, processed food product, feed products or seeds contains more than one percent of GM ingredients.

Source:

1. USDA (2013) Foreign Agricultural Service, GAIN Report SA1309: Saudi Arabia Agricultural Biotechnology Annual. Available at: http://gain.fas.usda.gov/Recent%20GAIN%20Publications/Agricultural%20Biotechnology%20 Annual_Riyadh_Saudi%20Arabia_8-26-2013.pdf; accessed on June 24, 2014.

3.38 Singapore (Republic of)

Singapore imports most of its agricultural and food products and does not grow any GM crops. Singapore has not signed the Protocol but has a Genetic Modification Advisory Committee (GMAC) which is responsible for overseeing GM research, production, use, handling and release. GMAC implements the regulatory and administrative framework for approving GMOs, and coordinates with international agencies to harmonize its guidelines. The country has approved

the import of Bt corn, cotton, canola, sugar beet and soybean for food and feed.

Singapore Biosafety Guidelines published in 2006 and revised in 2013 cover the release of GMOs. Prior to the import and distribution of GMOs into the Singapore market, applicants have to seek approval from the GMAC. Currently, Singapore does not require labeling to identify GM content (USDA, 2013).

3.38.1 Singapore Guidelines on the Release of Agriculture-related Genetically Modified Organisms (1999)

Established to ensure safe movement and use of agriculture-related GMOs in Singapore, the Singapore Guidelines on the Release of Agriculture-related GMOs provide a common framework for the risk assessment of agriculture-related GMOs to human health and the environment. It covers agriculture-related organisms with genetic material that has been altered in a way that is unlikely to occur naturally by mating or natural recombination, which include animals (including fish and invertebrates), plants, microorganisms and vaccines used in cultivation, farming, agronomy, husbandry and horticulture or as food.

The Guidelines address issues related to food safety based on the concept of substantial equivalence.

3.38.2 Singapore Biosafety Guidelines for Research on GMOs 2006 (revised in 2013)

In ensuring safe containment, handling and transport of GMOs used in research, the Singapore Biosafety Guidelines for Research on GMOs were drawn to address biosafety concerns regarding research work involving GMOs.

The Guidelines provide a common framework for the assessment and notification of research work on GMOs. It covers experiments that involve the construction and/or propagation of all biological entities (cells, organisms, prions, viroids or viruses) which have been made by genetic manipulation and are of a novel genotype and which are unlikely to occur naturally or which could cause public health or environmental hazards. Experiments are classified based on the risk levels accorded to the various experimental work involved in contained research studies.

Source:

- 1. Marcus Ong, Senior Executive Manager, International Relations Agri-Food & Veterinary Authority of Singapore. Email: Marcus_ONG@ava.gov.sg (Personal Communication).
- Singapore Biosafety Guidelines (2013) available at http://www.gmac.gov.sg/pdf/Singapore%20Biosafety%20 Guidelines%20for%20GMO%20Research_Final%20Draft%20-%20Jan%202013.pdf; accessed on January 26, 2014.
- USDA (2013) Foreign Agricultural Service, GAIN Report Singapore Agricultural Biotechnology Annual. Available at: http://gain.fas.usda.gov/Recent%20GAIN%20Publications/Agricultural%20Biotechnology%20 Annual_Singapore_Singapore_7-17-2013.pdf; accessed on July 18, 2014.

3.39 Solomon Islands

The Solomon Islands ratified the Protocol on July 28, 2004 and drafted its NBF in 2012.

3.39.1 Solomon Islands National Biosafety Framework (2012)

The components of the NBF include the regulatory framework, administrative structure and the decision making procedures as well as mechanisms for public participation and information.

Source:

 Solomon Islands National Biosafety Framework (2012) Available at: http://www.unep.org/biosafety/files/ Solomon%20Islands%20_%20NBF_Final%20_May%2023%202012.pdf; accessed on July 6, 2014.

3.40 Sri Lanka (Democratic Socialist Republic of)

In Sri Lanka, research and development in the production of GMOs intended for food, feed or processing (GMO/FFPs) has not gone beyond the laboratory stage as scientists are awaiting the proposed Biosafety Act to be implemented (Perera, 2013). Sri Lanka signed the Cartagena Protocol on May 24, 2000 and ratified it on April 28, 2004. The National Biosafety Framework was developed in 2005 and the Ministry of Environment is the National Focal Point for biosafety matters.





3.40.1 Food Act, No.26 (1980) (amended in 1991)

The Act covers the LMOs for use as food or feed or for processing. The Act and its amendments prohibit the importation, manufacture for commercial purposes, transportation, storage, distribution, sale, or offer for sale of any food, raw or processed, or any ingredient of food or food additive that has been subjected to genetic modification using DNA recombination technology or any food that contains one or more ingredient or additive that has been subjected to genetic modification.

Schedule 1 of the Act lists foods that may not be imported without a certificate to the effect that they do not contain any material or ingredient that has been subjected to genetic modification.

3.40.2 The Plant Protection Act (1999)

The Act makes provisions against the introduction into Sri Lanka and the spreading therein of any organism harmful to, or injurious or destructive to plants, and for the sanitation of plants in Sri Lanka. This Act repealed an older Act and includes GMOs as well as LMOs in the general definition of "organism".

3.40.3 National Biosafety Framework of Sri Lanka (2005)

The NBF is based on the precautionary approach. The overall objective of Sri Lanka's NBF is to ensure that the risks likely to be caused by modern biotechnology and its products will be minimized and biodiversity, human health and environment will be protected to the maximum by regulating the transboundary movements through formulation of relevant policies, regulations, technical guidelines and establishment of management bodies and supervisory mechanisms.

3.40.4 National Guidelines for Import and Planned release of Genetically Modified Organisms and Products thereof (2005) (draft)

The Guidelines are aimed at regulating the transboundary movement of GMOs.

3.40.5 Guidelines for the Safe Use of Recombinant DNA Technology in the Laboratory (2005) (draft)

The Guidelines are meant for the safe use of rDNA technology under contained conditions.

Other Related Regulations

3.40.6 Fauna and Flora (Amendment) Act (1993)

The Act provides for the protection, conservation and preservation of the fauna and flora of Sri Lanka; for the prevention of the commercial exploitation of such fauna and flora; and to provide for matters connected therewith or incidental thereto.

3.40.7 Food (Labeling & Advertising) Regulation (2005)

The Regulation covers labeling of packaged food for consumer awareness, health, safety, and nutrition reasons. Labeling and control of GM products was introduced in the Regulation in 2007.

Source:

- 1. B.M.U.D. Basnayake, Secretary, Ministry of Environment, 82, Sampathpaya Rajamalwatta Road, Battaramulla, Sri Lanka. Email: iresha.rajapakse@gmail.com, secoffice@menr.lk (Personal Communication).
- National Biosafety Framework of Sri Lanka (2005) Ministry of Environment and Natural Resource, Colombo, Sri Lanka. Available at: http://www.unep.org/biosafety/files/LKNBFrep.pdf; accessed on 1 February 2013).
- Perera, A. (2013) Biosafety Regulations in Sri Lanka: A Status Update. In: South Asia Biosafety Conference and workshops, September 18-20, 2013, New Delhi. South Asia Biosafety Program, Biotech Consortium India Limited, the Bangladesh Academy of Science and the Centre for Environmental Risk Assessment, pp 19-20.
- USDA (2007) Foreign Agricultural Service, GAIN Report CE7003 Sri Lanka Biotechnology Annual. Available at: http://www.fas.usda.gov/gainfiles/200707/146291816.pdf; accessed on 17 October 2012).

3.41 Syrian Arab Republic

Syria does not produce any GM crops or products. The country signed and ratified the Protocol on January 29, 2004 and established the NBF in 2006. The Biosafety Committee is responsible for taking any necessary actions to ensure compliance with the Protocol. http://bch.cbd.int/database/record.shtml?documentid=102502).



3.41.1 Biosafety Guidelines in Syria (2001)

The Guidelines regulates research in GMOs, handling, in laboratories, greenhouses and release into environment.

3.41.2 National Biosafety Framework for the Syrian Arab Republic (2006)

The NBF includes mechanisms of import, export and handling of GMOs and systems of handling of applications, notifications covering the existing Biosafety Guidelines for laboratories, for field experiments and release to environment and for greenhouse experiments with emphasis on risk analysis, assessment and management, monitoring post field release to the environment, accidents and emergency plans.

3.41.3 Biosafety Bill/ By-law (2007) (draft)

The Biosafety By-law covers all biosafety issues including the regulation of the import, export, handling of GMOs in Syria and systems of handling of applications. This also covers the BCH and access method to information and data related to GMOs.

Source:

- 1. Belal Alhayek, Director of Biodiversity, Lands & Protected Areas, National Focal Point of Convention Biological Diversity, Cartagena Protocol on Biosafety and Biosafety Clearing House, Damascus, Syrian Arab Republic bilalalhayk@yahoo.com, blalhayek75@gmail.com (Personal Communication).
- 2. http://bch.cbd.int/database/record.shtml?documentid=102502 accessed on June 25, 2014.
- National Biosafety Framework for the Syrian Arab Republic (2006) Ministry of Local administration and environment. Available at: http://www.unep.org/biosafety/files/SYNBFrepEN.pdf; accessed on March 29, 2012.

3.42 Tajikistan (Republic of)

Tajikistan ratified the Protocol on February 12, 2004. The NBF was developed in 2004.

3.42.1 National Biosafety Framework of the Republic of Tajikistan (2004)

The most important objectives at the first phase of NBF are:

- Adopting the Law on Biosafety
- Development and introducing amendments into the acting legislation
- Development and adopting of relevant legislative documents on realization of Law on Biosafety to ensure implementation of the legislation developed
- Preparation of guidelines for the national competent institution and authorized agencies
- Development of inter-institutional guidelines on cooperation in the process of decision making
- Development of instructive documents on inter-institutional procedures of biosafety regulation
- Development of marking system or GMO products

The draft Law on Biosafety is currently submitted to the parliament for group discussions. The main goal of the Law is the creation of a legislative base for regulation of the activity attracting GMOs, and protection of human health and the environment.

3.42.2 Republic of Tajikistan Law on Biological Safety (2005)

The Law aims to minimize risks of adverse impact of GMOs on human health, biological diversity, ecological balance and environment by regulating activity on production, testing, import, export, placing at market and release into environment of GMOs. The activities are related to:

- Production, reproduction, import, export, testing and contained use of microorganisms, plants and animals, GM with application of modern biotechnology
- Deliberate release into the environment and placing at market living organisms that were GM including any living organisms able to reproduce, that is seeds, cuttings, pollen, tubers, spores, etc.
- Non-deliberate release of GMOs into the environment
- Deliberate release into the environment and at the market of the processed products containing GMOs and/or processed or non-processed non-living components of GMOs
- Any type of investigation of GMOs including laboratory, clinic, field and production testing;
 (f) Non-deliberate or illegal transboundary movement of GMOs
- Storage, burial, elimination of GMOs and/or their products, waste utilization being the result of modern biotechnology methods
- Deliberate import and export of genetic modified organisms and their products



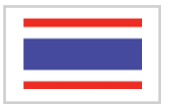
The Law is applicable to all organisms produced by genetic engineering, and provides rules for acquiring permission and licensing of activities on producing, testing, use and selling of GMOs, refined products including pharmaceuticals for people and for use in veterinary, transportation activity not depending on the way of transportation, as well as activities on selling, import and export regulated by other legal documents of the Republic of Tajikistan.

Source:

- 1. National Biosafety Framework Republic of Tajikistan (2004) National Biodiversity and Biosafety Center. Republic of Tajikistan. Available at: http://www.unep.org/biosafety/files/TJNBFrep.pdf; accessed on March 2, 2013.
- 2. Republic of Tajikistan Biological Safety Law (available at http://bch.cbd.int/database/attachedfile.aspx?id=802; accessed on February 27, 2013.

3.43 Thailand (Kingdom of)

Currently, no GM crops are commercially grown in Thailand. However, field trials were conducted in a number of crops, viz. Flavr Savr tomato, Bt corn, Bt cotton and ring spot virus resistant papaya among others. In 2003, the government imposed a ban on field trials due to environmental and health concerns which continues to this day. However, Biosafety Law and Guidelines are



being drafted to develop a sound system of field trials and their monitoring.

Thailand became a member of the Protocol in February 2006 and officially stated that government follows the principles and rules of the CBD. The policy includes eight elements: 1) public awareness, education and participation; 2) sustainability; 3) risk assessment and management; 4) risk characterization; 5) risk communication; 6) precautionary principle; 7) freedom of choice; and 8) capacity building. Thailand signed the Supplementary Protocol in March 2012.

Thailand allows the import of transgenic plants as processed foods and soybeans and corn for feed and industrial use.

As for processed food containing GM plant materials, when the contents exceed the five percent tolerance threshold labelling is required (USDA, 2013).

3.43.1 Plant Quarantine Act B.E 2507 (1964) Amended by Plant Quarantine Act (No.2) B.E. 2542 (1999) and Plant Quarantine Act (No.3) B.E. 2551(2008)

According to the Act, GM plants are prohibited materials and must be approved for importation into the country (for research and experiments only) regarding relevant regulations, notifications and orders. Lists of prohibited GM plant materials including terms, conditions and guidelines on import permission request are provided by the Department of Agriculture's notifications issued under the Act.

3.43.2 Ministerial Notification No. 251, B.E. 2545 (2002)

Soybean and soybean products, corn and corn products, which obtained through certain techniques of genetic modification / genetic engineering, shall be subjected to labelling. GMO labeling is required for any processed product containing recombinant DNA or protein resulting from gene technology over 5 percent of each top three main ingredients by weight, and each ingredient constitutes over 5 percent of the total product weight.

3.43.3 National Biosafety Framework (2006)

National Biosafety Frameworks (NBF) of Thailand provides details of various national frameworks in accordance with the context of the Cartagena Protocol on Biosafety to the Convention on Biological Diversity. It brings together five key national biosafety frameworks consisting of

- National biosafety policy framework
- National biosafety legal and regulatory framework
- National biosafety institutional framework
- National biosafety handling framework
- National biosafety technical guidelines framework

It also includes a chapter on public participation on biosafety matters. The main objective of NBF is to bring together various agencies and institutions, their authority, responsibility and scattered information relevant and applicable to biosafety of modern biotechnology and to consolidate and integrate them systematically into a single and unique biosafety framework.

The secondary objective of NBF is to further envisage that the national biosafety framework herein developed will provide a solid platform for proper and efficient coordination of the key pertinent biosafety issues, taking into consideration their accountability, clarity, transparency and guidance for all participating stakeholders, governmental, public and private sectors alike, in order to overcome the debate on GMOs and to help alleviate the conflicts of interest, misunderstanding and misperception of the genetically modifies products and entities derived from genetic engineering or modern biotechnology. This is to be undertaken within the context of science-based precautionary approach and principle up to a certain extent that could lead to the knowledge management and the exploitation of modern biotechnology to help develop the national socioeconomic status in the future.

3.43.4 Biosafety Guidelines for Contained Use of Genetically Modified Microorganisms at Pilot and Industrial Scale (2011)

The objective of this document is to provide guidelines for contained use of GMMs in pilot and industrial scales to ensure safety for the operators, the public, and the environment. The scopes and principles of the guidelines are as follows:

- Genetically Modified Microorganisms (GMMs) activities in pilot and industrial scales were classified according to degree of safety and level of risk from the use of GMMs. There are four categories:
 - GILSP Work is the work using GMMs that has been classified as safe and capable of implementing good industrial large scale practice
 - Category 1 Work is the work using GMMs that has been classified as safe but does not fulfill GILSP conditions
 - Category 2 Work is the work using GMMs that may pose low risks to the operator, community and environment
 - Category 3 Work is the work using GMMs that may pose risks to the operator, community and environment

 Four containment levels are identified according to degree of safety and risks of GMMs and other criteria such as the amount of GMMs in production process, purification of product, etc. which may alter levels of containment

3.43.5 Draft Act on Biosafety B.E. (2012)

The principle of the draft Act on the Biosafety B.E. is to control and monitor the utilizations of living modified organisms (LMOs), including its safe direct use LMOs for food or feed or processing, both from abroad or domestically, in appropriate manner and in accordance with international implementation, for protection and conservation of biological diversity, taking into account of human and animal health and also consumer protection. There are 8 chapters with 73 articles which includes the operational provisions on: import, export and transit of LMOs; contained use of LMOs; use in confined field trial; intentional release of LMOs to the environment; handling, transport, packaging and identification; liability and redress and penalties.

3.43.6 Biosafety Guidelines for Work Related to Modern Biotechnology or Genetic Engineering (2013)

The Guidelines embrace all research related to gene manipulation employing r-DNA technology for all purposes including the development of transgenic plants, animals and microorganisms, production of vaccines, commercial and industrial manufacturing of r-DNA derived products, and releases of transgenic materials and products into the environment.

The Guidelines consist of two parts; the first one concerns transgenic work in laboratories and the second on field testing. Both parts have common Guidelines as follows:

- The classification of work relating to GMOs according to level of risk and safety. There are three categories: work bearing no risk, work bearing low risk, and work with high risk. On the basis of the risk, risk management and controls are made in three levels
- Three groups of personnel and organizations have been identified for institutional arrangement in monitoring and control of risk. The Guidelines also gives details on roles and responsibilities of these persons and committees

Source:

- 1. Biosafety Guidelines in Genetic Engineering and Biotechnology for Field Work and Planned Release (1992). Available at: http://www.opbw.org/nat_imp/leg_reg/Thailand/biosafety.pdf; accessed on February 12, 2013.
- Dalad Senthong, Biodiversity Division, Office of Natural Resource and Environmental Policy and Planning, 60/1 Soi Phibun Wattana 7, Phayathai Rama 6 10400, Bangkok, Thailand. E-Mail: D_senthong@hotmail.com (Personal Communication).
- 3. http://bch-thai.onep.go.th/law_e.html; accessed on October 7, 2013.
- 4. Thailand Country Report on Biosafety Risk Assessment and Management by Nipon Iamsupasit, Thailand Biodiversity Center, 73/1, 4th Floor, National Science and Technology Development Agency Building, Rama VI Road, Rajdhevee, Bangkok 10400, Thailand. Available at: http://roksait-cbik.ait. ac.th/data/Thailand_biosafety_and_risk_assessment%5B1%5D.pdf; accessed on August 26, 2013.
- USDA (2012) Foreign Agricultural Service, GAIN Report Number TH7090: Thailand Biotechnology Agricultural Biotechnology Report. Available at: http://www.fas.usda.gov/gainfiles/200707/146291754.pdf; accessed on February 12, 2013.
- USDA (2013) Foreign Agricultural Service, GAIN Report Number TH7090: Thailand Biotechnology Agricultural Biotechnology Report. Available at: http://gain.fas.usda.gov/Recent%20GAIN%20Publications/Agricultural%20 Biotechnology%20Annual_Bangkok_Thailand_7-18-2011.pdf; accessed on February 28, 2013.

3.44 Tonga (Kingdom of)

Tonga signed the Protocol on September 18, 2003 and developed its draft NBF in 2004.

3.44.1 Tonga National Biosafety Framework (2004) (draft)

The NBF targets the following:

- Protection of natural plants and animals of Tonga from accidental escape of the LMO's novel engineered gene into the wild or domesticated relative
- Minimizing the risk to biodiversity and human health from LMOs in trade
- Development of effective and efficient pest risk assessment for LMOs
- Facilitation of trade while protecting the interest of the country pertaining to LMOs through effective boarder management
- Minimizing the incidence of food borne diseases due to LMO-FFP
- Monitoring aquatic LMOs to minimize effect on biodiversity from aquaculture practices
- Monitoring of LMOs to minimize effect on biodiversity
- Promotion of public awareness and participation through the media, and village meeting such as faikava and fono
- Development, implementation and enforcement of biosafety regulatory regime

3.44.2 The Biosafety Law (2009)

The law empowers an inter-ministerial Committee "National Biosafety Advisory Committee" to undertake risk assessments and communicate decisions made under this Act. The Committee is responsible for:

- Arranging and facilitating the review of risk assessments undertaken
- Establishing and maintaining appropriate mechanisms, measures and strategies for the regulation, management and control of risks associated with living modified organisms and the application of modern biotechnology within the Kingdom
- Implementing measures to control and prevent unintentional and illegal transboundary movements of living modified organisms, and to respond to such movements, including the taking of necessary emergency responses
- Ensuring that living modified organisms which are subject to transboundary movement are handled, packaged and transported under conditions of safety, and that relevant international standards and rules are applied in this regard
- Liaising with and providing assistance to other Ministries and agencies to ensure that living modified organisms within the Kingdom, or proposed to be imported into the Kingdom, are used, handled, stored and transported in accordance with the requirements of this Act and the Cartagena Protocol, and that –and in accordance with the Cartagena Protocol, and provide information and reports required by it



- Arranging the monitoring and reporting of the effects to the environment arising from living modified organisms and the application of modern biotechnology within the Kingdom
- Approval of any appropriate programme of public information and education concerning living modified organisms and the implementation of the Cartagena Protocol
- Doing any other act or thing necessary to:
 - I. manage the risks associated with living modified organisms and the application of modern biotechnology within the Kingdom
 - II. ensure that the Ministry fulfils its role as focal point under Article 19 of the Cartagena Protocol
 - III. effectively liaise with the BCH and the Secretariat and Conference of the Parties to the Convention

Source:

- 1. The Biosafety Act. Available at http://bch.cbd.int/database/record.shtml?documentid=101997; accessed on February 28, 2013.
- Tonga National Biosafety Frameworks. 2004. Available at: http://www.unep.org/biosafety/files/ TONBFrep.pdf; accessed on April 12, 2013.

3.45 Tuvalu

Tuvalu signed the Protocol in December 2002 and developed its NBF in 2008.

3.45.1 National Biosafety Framework of Tuvalu (draft) (2008)

This draft NBF contains the five key elements of a National Biosafety

Framework for setting up functional systems for risk assessment, management and decision-making for GMOs.

- A national policy on biotechnology and biosafety as there is no Government policy that could apply to biosafety and biotechnology, it was decided to develop a new draft policy that covers both the potential benefits from the application of biotechnology to achieve the overall aims of Te Kakeega, and the importance of biosafety in order to ensure the safe use of biotechnology
- A regulatory regime for biosafety based on a regulation under the EPA 2008
- A system to handle applications (administrative, risk assessment, risk management and decision making processes)
- Follow up actions (monitoring, inspections and enforcement)
- Systems for public awareness and participation in order to ensure that all stakeholders are able to take part effectively in decision-making on GMOs

3.45.2 Environment Protection Act 2008

This Act is administered by the Department of Environment and has the main objective to make provisions for the protection and management of environment in Tuvalu. Specific provision were



made in relation to the implementation of international environment related Conventions (including the CBD and the Cartagena Protocol).

Other Related Regulations

3.45.3 Quarantine Act 1929

The main objective of the Act is to make comprehensive provision in relation to quarantine. The effective imposition of quarantine arrangements and requirements are an important aspect of environment protection. It is also relevant in the context of trans-boundary movements.

3.45.4 Plants Act 1976

The Act provides for the protection of plants and the imposition of quarantine arrangements to control the importation of plants, and to prevent the introduction and spread of plant diseases. This has particular relevance to the controls that may be exercised over trans-boundary movements into Tuvalu.

3.45.5 Food Safety Act (2006)

The Act promotes public health and safety with regard to food, regulates the preparation, sale and use of food, assists consumers to make informed choices on food and to promote fair trading practices in relation to food. This law has important implications for human health and for the rights of consumers.

3.45.6 Biosecurity Bill (2007) (draft)

The legislation is aimed to protect the health, environment and agriculture of Tuvalu and to facilitate trade in its animal and plant products. This draft law seeks to make comprehensive provision for biosecurity related issues and processes, and to harmonize these in the region for controlling the introduction and spread of new pests and diseases affecting plants and animals; controlling those pests and diseases affecting plants and animals; providing for the safe import and export of animals and animal products and plants and plant products and facilitating cooperation in the prevention of the international movement of pests and diseases affecting plants and animals.

Source:

 The Draft National Biosafety Framework of Tuvalu (2008) Available at: http://www.unep.org/biosafety/files/ TV-NBFdraft14Aug08.pdf; accessed on July 7, 2014.

3.46 Vanuatu (Republic of)

Vanuatu still needs to sign the Protocol; however, it has developed its NBF in 2005.

3.46.1 National Biosafety Framework (2005)

The NBF is aimed to minimize the risks from both the intentional and accidental introduction and spread of organisms with potential to have adverse impacts, including GMOs and their derivatives and processed products. Biosafety management under the NBF



includes:

- Risk analysis and decision making framework
- Control introduction, release and establishment of new species or varieties of organisms (including monitoring, reporting and containment)
- Border control, surveillance and emergency response for the exclusion and eradication of unwanted organisms and associated pathogens
- Information, education and awareness to allow informed use of organisms with potential to cause harm (including labeling of foods and animal feeds) and to facilitate community responsibility
- A precautionary approach with respect to new organisms, including GMOs and their derivatives and processed products
- A system for liability and redress

Source:

- 1. http://hqweb.unep.org/chinese/biosafety/files/VUNBFrep.pdf; accessed on March 30, 2014.
- National Biosafety Framework (2005) Department of Vanuatu Quarantine and Inspection Services, P71. Available at: http://www.unep.org/biosafety/files/VUNBFrep.pdf; accessed on March 2, 2013.

3.47 Viet Nam (Socialist Republic of)

Vietnam has so far not approved any GM crop for commercial cultivation nor allowed any import of GM seeds. Field trials on GM corn, cotton and soybean have been approved though not all are actually under trial. The country ratified the Protocol January 21, 2004. The Ministry of Natural Resource and Environment (MONRE) is the Cartagena Protocol Focal Point of Vietnam.



The Food Safety Law requires labelling only "high risk" GM

foods while the Bio Safety Decree requires labelling of all GMOs and products with GM content greater than 5 percent. The two laws also lay out two different agencies to manage labelling requirements (USDA, 2013).

As of December 2013, Vietnam does not have a monitoring or testing regime in place to evaluate the biotech content in imported and exported of food products or food products domestically produced in Vietnam.

3.47.1 Biodiversity Law No.20/2008/QH12 (took into effect in 2009)

Besides General Provisions, the law covers biodiversity reservation planning, conservation and sustainable development of natural ecosystems, conservation and sustainable development of biological organisms, conservation and preservation of heritage resource, international cooperation on biodiversity, mechanism and for biodiversity conservation and sustainable development and implementation

Part 3 of Chapter 5 focuses on risk management of GMOs and specimens" impact on biodiversity. This section provides general requirements for risk assessment, risk management and

biosafety certification for research, release, import or export of GMOs and genetically modified specimens. There are also requirements for organizations or individuals who perform research/ release into the environment or import/export of genetically modified organism or specimens to provide information on the level of risk and the measures for risk management. The Ministry of Natural Resource and Environment (MONRE) will maintain a database of GMOs and genetically modified specimens relevant to biodiversity

3.47.2 Decree of Government No: 69/2010/ND-CP on Biosafety of Genetically Modified Organisms, Genetic specimen and Products Derived from Genetically Modified Organisms (2010)

The decree stipulates the biosafety management of the related activities on GMOs, genetic specimens, and products originating from GMOs.

The Decree applies to all domestic and foreign organizations and individuals who engage in the activities related to GMOs, genetic specimen, and products originating from GMOs in the territory of Socialist Republic of Vietnam.

In accordance with the Decree 69/2010/ND-CP:

- The Ministry of Natural Resource and Environment shall issue Biosafety Certificate, carry out unique state management of database and information on GMO, inspection of GMOrelated activities
- The Ministry of Agrculture shall have responsibilities to issue Field-trial permit, Feed certificate
- The Ministry of Health had issue Food Certificate which is amended by the Decree 108/2011/ ND-CP
- The Ministry of Science and Technology shall issue Lab certificate for laboratories have qualification for doing GMO-related researches and manage the R&D of GMO

3.47.3 Law on Food Safety No.55/QH12/2010 (took into effect in 2011)

This Law details the provisions for

- Issuance and duration of validity of conformity declaration certificates for packaged, processed food, food additives, processing aids, packaging materials, and containers exposed directly to food
- Regulations on safety for human health and the environment of genetically modified food; labeling of genetically modified food
- Producing and trading entities exempt from food safety certification
- Exemptions from state food safety inspection for a number of imported foods; state inspection
 procedures in the country that will export to Vietnam under The International Treaties of
 which the Socialist Republic of Vietnam is a member
- Indication of expiry date on food labels
- Delegation of responsibilities for state management of food safety:
 - Responsibilities of state management of food safety, the Ministry of Health

- Responsibilities of state management of food safety, the Ministry of Agriculture and Rural Development
- Responsibilities of state management of food safety, the Ministry of Trade and Industry
- Responsibilities of state management of food safety of the People's Committees at all levels

Coordination between Ministries and sectors in the implementation of state management functions on food safety.

3.47.4 Decree of Government No: 108/2011/ND-CP Amending some articles of the Decree No. 69/2010/ND-CP dated June 6th, 2010 of the Government on Biosafety of Genetically Modified Organisms, Genetic specimen and Products Derived from Genetically Modified Organisms (2011)

The Decree amends some articles of the Decree No. 69/2010/ND-CP regarding the Ministry of Agriculture and Rural Development being the competent authority for issuance/ withdrawal of a certificate of GMOs for use as food.

The Ministry of Agriculture and Rural Development shall issue the List of GMOs that have been already granted certificates for to be used as food and publish the list on its website on biosafety.

3.47.5 Circular No. 09/2012/TT-BTNMT of the Ministry of Natural Resource and Environment on provide and exchange of information and data on genetically modified organisms (2012)

The Circular requires all National Competence Authorities to provide information and database on GMO such as legal documents, decisions, the environmental risk assessment report to the Ministry of Natural Resource and Environment through the national Biosafety Clearing House websites and through official document.

3.47.6 The National Strategy on Biodiversity to 2020, vision toward 2030 (2013)

The National Strategy has just been approved by the Prime Minister at Decision 1250/QD-TTg dated 31 July 2013. The biosafety management of GMO has been integrated in the National Strategy as one of the major tasks:

- Enhance the cooperation and experience learning in order to strengthen capacity among agencies who have responsibilities for GMO management at all levels in Vietnam
- Promote investing in facilities, human and financial resource for monitoring risks caused by GMO to environment and biodiversity; develop the legal documents on liability and redress in biosafety management of GMO

3.47.7 The Circular 08/2013/TT-BTNMT on procedure for granting and revoking Biosafety Certificate for GM crops (2013)

This Circular prescribes the order and procedures for granting and revoking Biosafety Certificate of genetically modified crops. In Vietnam, the Biosafety Certificate is a permit for environmental release. In Article 3 of the Circular, the group of GMCs to be considered eligible for granting

biosafety certificate includes:

- Single transformation event is created as a result of transferring one or more genes encoding a desired trait by transgenic technology
- Stacked transformation events are created as a result of one of the two following processes:
 - Simultaneously transfering genes encoding desired traits into traditional crops by using transgenic technology
 - Transfering genes or gene encoding a desired trait into a genetically modified crop

Source:

- 1. Circular 69/2009/TT-BNNPTNT on risk assessment of genetically modified crops to biodiversity and environment (2009) Available at http://bch.cbd.int/database/record.shtml?documentid=101823; accessed on February 28, 2013.
- Decree 69/2010/ND-CP on Biosafety of Genetically Modified Organisms, Genetic specimen and Products Derived from Genetically Modified Organisms (2010) Available at http://bch.cbd.int/database/record. shtml?documentid=101822; accessed on February 28, 2013.
- Nhan Thi Thanh Hoang, Deputy Director, Biodiversity Conservation Agency, Vietnam Environment Administration, No. 10 Ton That Thuyet, Cau Giay, 084 Hanoi Viet Nam. Email: hnhan@vea.gov.vn, hoangnhan.bca@gmail. com, takieuanh@gmail.com. (Personal Communication).
- The National Action Plan for Implementation of the Cartagena Protocol on Biosafety (2004) Available at: http:// www.unep.org/biosafety/files/VNNBFrep.pdf; accessed on March 29, 2008.
- USDA (2009) GAIN Report Number VM9072 Vietnam Agricultural Biotechnology Annual. Available at: http:// gain.fas.usda.gov/Recent%20GAIN%20Publications/Grain%20and%20Feed%20Annual_Hanoi_Vietnam_5-6-2011.pdf; accessed on February 28, 2013.
- USDA (2013) GAIN Report Number VM3062 Vietnam Agricultural Biotechnology Annual. Available at http://gain.fas.usda.gov/Recent%20GAIN%20Publications/Agricultural%20Biotechnology%20Annual_Hanoi_ Vietnam_11-13-2013.pdf; accessed on June 28, 2014.

3.48 Yemen (Republic of)

Yemen does not grow any GM crops. The country ratified the Protocol on December 1, 2005 and developed its NBF in 2005. (http://apps.fas.usda.gov/gainfiles/200508/146130589.pdf).

Yemen is a member of the Gulf Standardization Organization (GSO) a regional organization made up of seven national standards bodies of the Gulf countries. The GSO has issued two mandatory agricultural biotechnology regulations numbers GSO 2141/2011



(General Requirements for Genetically Modified Unprocessed Agricultural Products) and the GSO 2142/2011(General Requirements for Genetically Modified Processed Agricultural Products).

3.48.1 National Biosafety Framework of the Republic of Yemen (2005)

The NBF document consists of six parts and several annexes related to different domains of the biosafety framework.

- Part one gives background information about Yemen's commitment towards the Protocol
- Part two of the NBF deals with national policies and strategies in biosafety

- Part three deals with the draft national biosafety by-law intended to be ratified and issued
- Part four forms the guidelines to create a system for applications, notification and authorization. Information and regulations on import and export of GMOs as well as labeling and identification and facing emergency situations is also covered
- Part five highlights the issue of risk management with detailed analysis. It also covers
 monitoring and enforcement
- Part six deals with public awareness. Capacity building is also highlighted as a priority issue in public awareness

3.48.2 Gulf Cooperation Council (GCC) biotech standards (2011)

The following two agricultural biotech standards were approved and adopted:

- GSO 2141/2011 General Requirements for Genetically Modified Unprocessed Agricultural Products
- GSO 2142/2011 General Requirements for Genetically Modified Processed Agricultural Products

The GSO 2141/2011 deals with the general requirements for genetically modified unprocessed agricultural products, while the GSO 2412/2011 specifies the general requirements for genetically modified processed food and feed products. The two technical regulations require positive biotech labeling if unprocessed agricultural products, processed food product, feed.

Source:

- 1. http://apps.fas.usda.gov/gainfiles/200508/146130589.pdf; accessed on June 25, 2014.
- National Biosafety Framework of the Republic of Yemen (2005) Ministry of Water and Environment, P 133. Available at: http://www.unep.org/biosafety/files/YENBFrep.pdf; accessed on March 2, 2013.

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- McLean, M.A., R.J. Frederick, P. Traynor, J.I. Cohen and J. Komen (2002) A conceptual framework for implementing biosafety: linking policy, capacity, and regulation. International Services for National Agricultural Research, Briefing Paper No. 47. P. 12. Available at: http://www.checkbiotech.org/pdf/ implementingbiosafety. pdf; accessed on May 6, 2014.
- UNEP-GEF (2012) National Biosafety Frameworks (2008). Available at: http://www.unep.org/biosafety/ National%20Biosafety%20frameworks.aspx; accessed on March 2, 2013.
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8Annexure		BCH National Focal Point			8	H.R.H. Prince Mostapha Zaher Director General/ Advisor to the President of Afghanistan on Environment, National Environmental Protection Agency, Central Post Office, Box Number 209, Kentral Post Office, Box Number 200, Kentral Post O	Dr. Peter Thygesen Manager, Regulatory Practice and Secretariat Section, Regulatory Practice and Compliance Branch Department of Health and Aging Office of the Gene Technology Regulator MDP54 GPO Box 9848 GPO Box 9848 Canberra, ACT 2601 Australia Australia Australia Conterra, ACT 2601 Canberra, ACT 2601 Ca	Mr. Vagif Javadov Director Department of Protection of Biodiversity and Development of Specially Protected Nature Areas Ministry of Ecology and Natural Resources 100A, B. Aghayev Str. AZ1073 Baku Azerbaijan
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7	AZ1073 Baku Azerbaijan Tel: +994 12 492 73 69 Fax: +994 12 492 73 69 E-Mail: allahverdiyevr@yandex.ru Wéb: www.eco.gov.az	Mr. Md. Shafiqur Rahman Patwari Secretary Ministry of Environment and Forests Bangladesh Secretariat Building No. 6, Level 13, Room No.1309 Dhaka, 1000 Bangladesh Phone: +880 2 7160481, +88 2 7160481, +88 2 7160481, +88 2 71602100 Email: secretary@moef.govbd	Mr. Karma C. Nyedrup Joint Director Environment Assessment Section National Environment Commission PO Box 466 Thimphu Bhutan Phone: +975 2 323 760 Fax: +975 2 323 385 Enail: kc@nec.gov.bt, nyedrupkc@yahoo.com Uri: www.nec.gov.bt
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