



Genetic Technology (Precision Breeding) Act 2023

2023 CHAPTER 6

PART 2

PRECISION BRED ORGANISMS: RELEASE, MARKETING AND RISK ASSESSMENTS

Marketing

5 Restrictions on marketing of precision bred organism in England

- (1) A person must not market a precision bred organism in England unless—
 - (a) it is a marketable precision bred organism, or
 - (b) it is the qualifying progeny of a marketable precision bred organism.
- (2) In this Act “marketable precision bred organism” means a precision bred organism in respect of which—
 - (a) a precision bred confirmation is in force, and
 - (b) if it is a relevant animal, a precision bred animal marketing authorisation is in force.
- (3) For the purposes of this Act—
 - (a) a precision bred organism is “marketed” by a person when products consisting of or including—
 - (i) the precision bred organism, or
 - (ii) its gametes,are made available to other persons, whether or not for consideration, and
 - (b) the marketing occurs in England so far as those products are made available for delivery in England.
- (4) For provision about the following terms used in subsections (1) and (2) see—

Status: This is the original version (as it was originally enacted).

qualifying progeny	section 24
precision bred confirmation	section 8(1)(a)(i)
relevant animal	section 10
precision bred animal marketing authorisation	section 13(1).

- (5) For the purposes of subsection (2), a precision bred confirmation or precision bred animal marketing authorisation is “in force” if it has been issued and not revoked, and, in the case of an authorisation, is not suspended.