## 1990 No. 1592

## PLANT BREEDERS' RIGHTS

# The Plant Breeders' Rights (Amendment) Regulations 1990

Made - - - - 30th July 1990Laid before Parliament7th August 1990Coming into force28th August 1990

The Minister of Agriculture, Fisheries and Food, the Secretary of State for Scotland, the Secretary of State for Wales and the Secretary of State for Northern Ireland, acting jointly, in exercise of the powers conferred on them by sections 9(1) and (5), 36 and 38(1) of the Plant Varieties and Seeds Act 1964(a) as extended to Northern Ireland (b) and the said Minister and the Secretary of State, acting jointly, as respects the Isle of Man, in exercise of the said powers as extended to the Isle of Man (c), and in exercise of all other powers enabling them in that behalf, hereby make the following Regulations:

#### Title and commencement

1. These Regulations may be cited as the Plant Breeders' Rights (Amendment) Regulations 1990 and shall come into force on 28th August 1990.

#### Amendment of principal regulations

2. Schedule 3 of the Plant Breeders' Rights Regulations 1978(d) (reproductive and other plant material to be delivered to the controller) shall be amended as follows—

(a) In Part III (fodder plants)—

(i) insert in sub-paragraph 1(1) below the entry "for a swe

(i) insert in sub-paragraph 1(1) below the entry "for a swede variety" the following entry-

"For a festulolium variety 2 kilograms";

(ii) insert in the table in paragraph 3 below the entry "Swede" the following entry-

"Festulolium 82 - 96 1.5";

(iii) insert in the table in paragraph 4 below the entry "Swede" the following entry-

"Festulolium 60 0(b) 20 0.3 0.5 - 1.0".

(b) In Part IV (oil and fibre plants)-

<sup>(</sup>a) 1964 c.14; section 38(1) (as amended by S.I. 1978/272) contains a definition of "the Ministers" relevant to the exercise of the statutory powers under which these Regulations are made.

<sup>(</sup>b) By section 39(3) of the Plant Varieties and Seeds Act 1964 and by the Plant Varieties and Seeds (Northern Ireland) Order 1964 (S.I. 1964/1574).

<sup>(</sup>c) By the Plant Varieties and Seeds (Isle of Man) Order 1969 (S.I. 1969/1829), to which there are amendments not relevant to these Regulations.

<sup>(</sup>d) S.I. 1978/294; relevant amending instruments are S.I. 1982/1101, 1985/1092.

(i) insert in sub-paragraph 1(1) below the entry "For a brown or black mustard variety" the following entries-

"For a coriander variety
For a borage variety
For a sunflower variety

500 grams
20 grams
1 kilogram and 5,000 seeds of each parental line and each restorer line

For a turnip rape variety

1 kilogram".

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	Analytical Purity			Maximum content by number of seeds Swede rape including oilseed rape Flax and linseed White mustard Brown and black mustard Sunflower Turnip rape			s of other plant species in a sample of the following weight:  - 100 grams  - 150 grams  - 200 grams  - 40 grams  - 1,000 grams  - 70 grams			
Kind	Minimum germination (% of pure seed)	Minimum analytical purity (% by weight)	Maximum content seed of other plant species (% by weight)	Other plant species	Wild Oat (Avena fatua, A. ludoviciana, A. sterilis)	Dodder (Cuscuta spp.)	Wild Radish (Raphanus Raphanistrum)	Rumex spp (docks and sorrels) excluding R. acetosella (sheep's sorrel) and R. maritimus (golden dock)	Black grass (Alopecurus myosuroides)	Lolium remotum
Swede rape including Oilseed rape	85	98	0.3	_	0	0	10	5	_	_
Turnip rape	85	98	0.3	_	0	0(a)	10	5		
Flax	92	99		15	0	0	_	_	4	2
Linseed	85	99	_	15	0	0	_	_	4	2
Oenothera	85	_	_	<del>-</del>	_	_	_	_	1	
White mustard	85	98	0.3	_	0	0(a)	10	5	_	_
Brown and Black mustard	85	98	0.3	<u> </u>	0	0	10	5	_	_
Coriander	80	95	0	_		_		_	_	
Borage	75	98	_	_	_	_	_	_	_	_
Sunflower	85	98		5	0	0	-	_	_	_

<sup>(</sup>a) One seed of dodder in a sample of the prescribed weight shall not be regarded as an impurity where a second sample of the same weight is free from any seeds of dodder.".

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<sup>(</sup>a) In flax the maximum percentage by number of seeds contaminated by *Phoma exigua var*. linicola shall not exceed 1%.".

(c) In Part XII (decoratives), after item (21) insert the following items-

"(22) Kalanchoe

Twenty young plants, not cut back, in peat blocks.

(23) Impatiens

Twenty young plants, of good commercial quality, not cut back, in peat blocks.

(24) Euphorbia milii

Twenty, three month old plants.

(25) Scaevola aemula

Twenty young plants.".

In witness whereof the Official Seal of the Minister of Agriculture, Fisheries and Food is hereunto affixed on 23rd July 1990.



John Selwyn Gummer Minister of Agriculture, Fisheries and Food

23rd July 1990

Sanderson of Bowden Minister of State, Scottish Office

20th July 1990

David Hunt Secretary of State for Wales

30th July 1990

Peter Brooke
Secretary of State for Northern Ireland

Home Office 27th July 1990 David Waddington
Secretary of State for the Home Department
(being the Secretary of State concerned
with matters relating to the Isle of Man)

#### **EXPLANATORY NOTE**

(This note is not part of the Regulations)

These Regulations amend the Plant Breeders' Rights Regulations 1978.

Schemes have been made to enable plant breeders' rights to be granted in respect of Festulolium, coriander, borage, sunflower, turnip rape, Kalanchoe, Impatiens, Euphorbia milii and Scaevola aemula. Parts III, IV and XII of Schedule 3 to the 1978 Regulations (which Schedule was inserted into the 1978 Regulations by the Plant Breeders' Rights (Amendment) Regulations 1982 and amended by S.I. 1985/1092) have been amended so as to specify the reproductive and other material which must be delivered to the Controller when an application is made for a grant of plant breeders' rights in respect of varieties of those kinds (regulation 2(a) and (b)(i)).

The amendment made to sub-paragraph 3(i) of Part IV of Schedule 3 to the 1978 Regulations reduces the maximum content by number of seeds of *Rumex* ssp in varieties of swede rape including oilseed rape, white mustard and brown and black mustard from 20 to 5.

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## .1990 No. 1573

### **POLICE**

## The Police (Amendment No. 3) Regulations 1990

Made - - - -

31st July 1990

Laid before Parliament

8th August 1990

Coming into force

1st September 1990

In exercise of the powers conferred upon me by section 33 of the Police Act 1964(a), and after taking into consideration the representations made by the Police Advisory Board for England and Wales and the recommendations made by the Police Negotiating Board for the United Kingdom and after satisfying the requirements of section 46(3) of that Act(b) and section 2(1) of the Police Negotiating Board Act 1980(c) as to the furnishing of drafts of the Regulations to the said Boards, I hereby make the following Regulations:

- 1. These Regulations may be cited as the Police (Amendment No. 3) Regulations 1990.
- 2. These Regulations shall come into force on 1st September 1990 and shall have effect for the purposes of regulation 3(5) and (6) as from 1st July 1989 and for the purposes of regulation 3(7), (8) and (9) as from 1st April 1990.
- 3.—(1) The Police Regulations 1987(d) shall be amended in accordance with the following provisions of this regulation.
- (2) In regulation 13(1)(b) (qualifications for appointment to a police force), the words which follow the words "18 years 6 months" shall be omitted.
  - (3) In regulation 13(1)(d), the words from "-(i) unless" to "and (ii)" shall be omitted.
- (4) In regulation 21(1) (personal record of member leaving force), the words "and the reason, cause or manner of his leaving the force" and the proviso to that paragraph shall be omitted.
- (5) In regulation 39 (London weighting) there shall be substituted for the words "in respect of the period from 1st July 1987 to 30th June 1988 by £1,017 and with effect from 1st July 1988 by £1,089" the words "by £1,170".
- (6) In paragraph 3(2) of Schedule 4 (university scholars' supplementary pay) there shall be substituted for the words "£1,017 a year in respect of the period from 1st July 1987 to 30th June 1988 and £1,089 a year with effect from 1st July 1988" the words "£1,170 a year".

<sup>(</sup>a) 1964 c.48.

<sup>(</sup>b) Section 46(3), as amended by section 4(6) of the Police Act 1969 (c.63), was amended by section 2(4) of the Police Negotiating Board Act 1980 (c.10).

<sup>(</sup>c) 1980 c.10.

<sup>(</sup>d) S.I. 1987/851; the relevant amending instruments are S.I. 1988/1821, 1989/895, 1990/401, 1127.

- (7) In regulation 49B(4)(b) there shall be substituted for the words "for the financial year" the words "and any compensatory grant in relation to such rent allowance in respect of the period".
  - (8) There shall be inserted after regulation 49B(5) the following paragraph:
    - "(5A) Where a member in receipt of a transitional rent allowance -
      - (a) was entitled on 31st March 1990 to a flat-rate rent allowance, and
      - (b) is married to (but not separated from) a woman member of a police force who on or after 1st April 1990 begins a period of unpaid maternity leave,

his transitional rent allowance shall, during his wife's period of unpaid maternity leave, be payable at an annual rate equivalent to the maximum limit rent allowance which would have been payable to him on 31st March 1990 in respect of the accommodation in which he was living on 31st March 1990 if his wife had then been on unpaid maternity leave.".

- (9) There shall be substituted for regulation 52A (1) the following paragraph:
  - "(1) This paragraph applies to -
  - (a) a member of a police force who was on 31st March 1990 occupying a house or quarters with which he was provided by his police authority free of rent and rates and who on and after 1st April 1990 continues to occupy such accommodation free of rent;
  - (b) a woman member of a police force who on 31st March 1990 was on unpaid maternity leave under regulation 35 and had ceased to occupy a house or quarters so provided by reason only of her being on that leave and who on her subsequent return to duty is again provided with a house or quarters free of rent (but applies only from the date of that return to duty);

and again applies (from the date of her return to duty) to a woman member of a police force to whom sub-paragraph (a) or (b) has applied, who has ceased to be provided with a house or quarters free of rent by reason only of her being on unpaid maternity leave under regulation 35 and who on her subsequent return to duty is again so provided.".

Home Office 31st July 1990 David Waddington
One of Her Majesty's Principal Secretaries of State

#### **EXPLANATORY NOTE**

(This note is not part of the Regulations)

These Regulations further amend the Police Regulations 1987. They have effect, as provided by regulation 2, for the purposes of regulation 3(5) and (6) as from 1st July 1989, for the purposes of regulation 3(7), (8) and (9) as from 1st April 1990 (retrospection is authorized by section 33(4) of the Police Act 1964) and for all other purposes as from 1st September 1990.

Regulation 3(2) and (3) amend the qualifications for appointment to a police force in relation to age and height.

Regulation 3(4) removes the requirement for a certificate of service to state the circumstances of an officer's leaving his force.

Regulation 3(5) increases London weighting and regulation 3(6) increases the supplementary pay of university scholars in the City and the metropolitan police district.

Regulation 3(7) provides that for the purpose of determining the date when a police officer in receipt of transitional rent allowance should transfer to housing allowance, account is to be taken of compensatory grant referable to financial years earlier than 1989/90.

Regulation 3(8) provides that where a police officer in receipt of transitional rent allowance is married to a woman police officer who takes unpaid maternity leave, he will receive an enhanced allowance during her period of leave, thus bringing the arrangements for transitional rent allowance into line with those for housing allowance.

Regulation 3(9) restores the eligibility for a provided accommodation allowance of a woman police officer following a period of unpaid maternity leave when it was not payable to her.