

31.1.2024

A9-0014/151

Amendment 151

Anja Hazekamp

on behalf of The Left Group

Report

A9-0014/2024

Jessica Polfjärd

Plants obtained by certain new genomic techniques and their food and feed
(COM(2023)0411 – C9-0238/2023 – 2023/0226(COD))

Proposal for a regulation

Recital 40

Text proposed by the Commission

(40) Given the novelty of the NGTs, it will be important to monitor closely the development and presence on the market of NGT plants and products and evaluate any accompanying impact on human and animal health, the environment and environmental, economic and social sustainability. Information should be collected regularly and within **five** years after the adoption of the first decision allowing the deliberate release or the marketing of NGT plants or NGT products in the Union, the Commission should carry out an evaluation of this Regulation to measure the progress made towards the availability of NGT plants containing such characteristics or properties on the EU market.

Amendment

(40) Given the novelty of the NGTs, it will be important to monitor closely the development and presence on the market of NGT plants and products and evaluate any accompanying impact on human and animal health, the environment and environmental, economic and social sustainability. Information should be collected regularly and within **three** years after the adoption of the first decision allowing the deliberate release or the marketing of NGT plants or NGT products in the Union, the Commission should carry out an evaluation of this Regulation to ***assess the possible negative effects on biodiversity, environment and health, the impact on the organic value chain, the trust and freedom of choice of citizens*** and measure the progress made towards the availability of NGT plants containing such ***actual favourable*** characteristics or properties on the EU market.

Or. nl

31.1.2024

A9-0014/152

Amendment 152

Anja Hazekamp

on behalf of The Left Group

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A9-0014/2024

Jessica Polfjärd

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(COM(2023)0411 – C9-0238/2023 – 2023/0226(COD))

Proposal for a regulation

Recital 43 a (new)

Text proposed by the Commission

Amendment

(43a) Member States and the Commission should ensure that systematic and independent research on the potential risks involved in the deliberate release or the placing on the market of NGTs is conducted. Member States and the Union should set aside the necessary resources for such research in accordance with their budgetary procedures, and independent researchers should be given access to all relevant material. In accordance with their budgetary procedures, Member States and the Union should secure the necessary resources for such research, and independent researchers should be given access to all relevant material.

Or. nl

31.1.2024

A9-0014/153

Amendment 153

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on behalf of The Left Group

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Jessica Polfjärd

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Proposal for a regulation

Article 20 a (new)

Text proposed by the Commission

Amendment

Article 20a

*Specific provisions on refusing NGT
plants, food, feed and products*

*Without prejudice to the criteria in
Regulation (EC) No 1829/2003 and
Directive 2001/18/EC, the deliberate
release of NGT plants and the placing on
the market of NGT food, feed and
products shall be refused if a Member
States deems it probable that it would
jeopardise health, the environment or the
sustainability of the food chain.*

Or. nl

31.1.2024

A9-0014/154

Amendment 154

Anja Hazekamp

on behalf of The Left Group

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Jessica Polfjärd

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(COM(2023)0411 – C9-0238/2023 – 2023/0226(COD))

Proposal for a regulation

Article 21

Text proposed by the Commission

Amendment

Article 21

deleted

*Duration of the validity of the
authorisation after renewal*

*By way of derogation from Article 11(1)
and Article 23(1) of Regulation (EC) No
1829/2003, after the first renewal, the
authorisation shall be valid for an
unlimited period, unless the Commission
decides to renew the authorisation for a
limited period, on justified grounds based
on the findings of the risk assessment
carried out pursuant to this Regulation
and on experience with the use, including
results of monitoring, if so specified in the
authorisation.*

Or. nl

31.1.2024

A9-0014/155

Amendment 155

Anja Hazekamp

on behalf of The Left Group

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A9-0014/2024

Jessica Polfjärd

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(COM(2023)0411 – C9-0238/2023 – 2023/0226(COD))

Proposal for a regulation

Article 22 – paragraph 3 – point a

Text proposed by the Commission

Amendment

(a) the staff of the Authority shall, at the request of a potential applicant or notifier, provide advice on plausible risk hypotheses that the potential applicant or notifier has identified based on the properties of a plant, product or hypothetical plant or product, that need to be addressed by providing the information under Parts 2 and 3 of Annex II. The advice shall not, however, cover the design of studies to address the risk hypotheses;

(a) the staff of the Authority shall, at the request of a potential applicant or notifier *where that is a SME*, provide advice on plausible risk hypotheses that the potential applicant or notifier has identified based on the properties of a plant, product or hypothetical plant or product, that need to be addressed by providing the information under Parts 2 and 3 of Annex II. The advice shall not, however, cover the design of studies to address the risk hypotheses;

Or. nl

31.1.2024

A9-0014/156

Amendment 156

Anja Hazekamp

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A9-0014/2024

Jessica Polfjärd

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(COM(2023)0411 – C9-0238/2023 – 2023/0226(COD))

Proposal for a regulation

Article 22 – paragraph 4 – point c

Text proposed by the Commission

Amendment

(c) the Authority shall make public without delay **a summary of** the pre-submission advice once an application or notification has been considered valid. Articles 38(1a) shall apply mutatis mutandis;

(c) the Authority shall make public without delay the pre-submission advice once an application or notification has been considered valid. Articles 38(1a) shall apply mutatis mutandis;

Or. nl