The need for innovation that contributes to sustainable development goals is unarguable. The rapid development of agricultural genetic science and technologies means the time is right to review regulatory provisions for these technologies. The government announcement of a “Genetic Technology Bill”, therefore, should provide an opportunity for a comprehensive, society-wide discussion on how we should regulate genetic technologies in the UK. It should be a chance to avoid the same old arguments and impasses of the past.

Unfortunately, the government’s brief outline of the purpose and main elements of the Bill suggests an opportunity missed (or perhaps forsaken). Instead, we have been presented with proposals that are unlikely to lead to either effective regulation or the kind of socially responsive and responsible innovation we need in the 21st century.

Below are things to consider about the proposed Bill.

It lacks scientific coherence and clarity

In its title and text, the Bill uses the term “precision breeding”. However, “precision breeding” is not a specific technology nor a scientific discipline; it is a colloquialism for genome editing, and an umbrella term for a number of recently developed genetic engineering technologies which do not form a coherent group of methods and do not justify being called “precise”. The scientific literature is full of reports of genetic technologies such as gene editing creating unexpected and unwanted mutations, genetic errors, altered proteins, and extensive deletions and complex rearrangements of DNA in plants.

The caveat that “No changes will be made to the regulation of animals until animal welfare is safeguarded” is open to wide interpretation and, indeed, the government’s view of what is needed to safeguard animal welfare may be relatively undemanding.

It is also a tacit acknowledgement of the significant animal welfare implications of these unintended and unexpected genetic errors (see here and here) which have been documented in genetically engineered animals.

It uses poorly defined criteria

The criteria for reduced regulation – “genetic changes that could have arisen through traditional breeding or natural processes” – is questionable.

Neither Defra nor its advisory body ACRE have published any clear definition of these terms backed by convincing scientific evidence (actual or theoretical) for how they can be consistently applied in robust regulation of genome-edited organisms in the environment or the marketplace.
In response to last year’s public consultation, several learned organisations such as the FSA’s Advisory Committee on Novel Foods and Processes, the Royal Society, the Microbiology Society, the Royal Society of Biology, the Institute of Food Science & Technology, Fera Science, Wildlife and Countryside Link and the Organic Research Centre challenged the government’s creation of a hypothetical class of GMOs that “could have occurred naturally” or could have been created using traditional breeding.

Their view was that this is a fundamentally flawed and unscientific basis for regulation. The Defra report on the consultation and the new Bill ignore these concerns (see Filling in the Blanks – What Defra Didn’t Say, A Bigger Conversation, 2022).

The implications of this are far-reaching:

- As there is no agreed international consensus on the scientific definition of the terms used in the proposed Bill, any regulation based on them will not be aligned with those of the UK’s trading partners.

- In addition, as it applies to England only, it will lead to confused and dysfunctional regulations and confused markets within the UK for both domestically grown crops and imported food and feed.

A “science-based authorisation process” – means what?

Often this phrase is used as proxy language for trait or end-product assessment which is demonstrably inadequate in assessing complex genetic changes and for revealing unintended errors (see above). It is also shorthand for assessments made under controlled conditions, bound by confidentiality rules and undertaken by a narrow group of specialists, often with vested interests.

A recent investigation, for example, found that 100% of the scientists at ACRE – which has produced the current guidance on GMOs that “could have occurred naturally” – have conflicts of interest and none have any expertise in environmental toxicology.

This kind of process is a major factor in continuing public mistrust over genetic technologies.

The notion of “science-based” regulation has become popular in government and amongst those with a narrow technological focus and vested interests. This is at odds with the socio-economic and values-based considerations which are integral to the Sustainable Development Goals to which the UK is signed up.

The impact of genetic technologies in agriculture cuts across multiple areas of concern. Therefore, robust and meaningful regulation must be based not just on evidence from laboratory science but also from the social sciences, environmental science, ecology, ethics, consumer preference and the concerns of farmers and food businesses.

The regulatory proposals ignore public views

Last year the government asked the public if it supported the planned changes in regulation of genetic technologies. The overwhelming majority said no; 85% expressed the view that the genetic technologies used in farming should continue to be regulated in the same way as other GMOs.
This result was not unexpected. Recent public polls by the Economic and Social Research Council and UK Research and Innovation, the Lloyd’s Register, the National Centre for Social Research, Food Standards Scotland and the Pew Research Center have all shown little public appetite for genetically engineered crops and foods.

A recent survey by the Food Standards Agency found that “consumers wanted thorough regulation and transparent labelling if GE foods reach the UK market”.

The Nuffield Council on Bioethics public dialogue on genome-edited animals found, amongst other things, that participants had a strong interest and desire to influence the way in which the food they consume is grown and reared and that they expressed significant concerns over the commercial drivers of genome editing in farmed animals, as well as the ability of governance and regulatory systems to control the technology in a way that meets public aspirations for the UK’s future food system.

The government’s intention to establish “a new science-based authorisation process for food and feed products developed using precision bred organisms” explicitly precludes any and all options for meaningful citizen input and engagement.

Nevertheless, citizens are major stakeholders in the food and farming discussion and their input on matters of how taxpayer money is spent, the needs for and appropriateness of specific genetically engineered crops and animals and on the roll out into the food chain and environment – including the necessity of labelling – is crucial.

A failure to address these issues will result in a lack of trust and the collapse of both citizen and market “buy-in” to any new regulatory regime.

The proposal for a public register is welcome but...

...only if it is accessible, comprehensive and transparent enough in scope and detail to facilitate effective audit and provenance trails through the supply chain and, where necessary, post-release food safety and environmental monitoring. Since it is the stated intention of this government to eventually deregulate all forms of agricultural genetic engineering, the public register should be forward looking and include all GMOs currently being used to breed plants in the UK and not just those which are genome-edited. All of this is necessary to ensure citizen and stakeholder trust and confidence in the regulatory process.

What Beyond GM/A Bigger Conversation is calling for

Innovation in agriculture, including genetic engineering, may have a role in responding to challenges such as feeding a growing world population, adapting to climate change and protecting natural resources. But based on what the government has put forward, it is difficult to see how these poorly conceived proposals for regulatory reform will lead to either effective regulation or the kind of food, farmer, citizen and environment focused, socially-responsible innovation that we so desperately need.

Regulation and innovation need not be at odds. We believe that all products of agricultural genetic engineering (including newer genome editing techniques) should be regulated and that a robust regulatory framework should:
• Be subject to independent and transparent risk/benefit assessments involving civil society bodies and citizens as well as stakeholders and researchers representing ethical, social and environmental perspectives;

• Be subject to a transparent, proportional approach involving timely reviews of current evidence, experience and circumstance;

• Ensure effective traceability to allow monitoring of impacts and to facilitate recall;

• Guarantee the right to choose for consumers, processors and producers through clear labelling and traceability at all stages of the supply chain;

• Ensure equitable co-existence between conventional (non-GMO), agroecological and organic and genetic engineering-based farming systems and supply chains;

• Include a more comprehensive public register of all genetic engineering events/organisms used in UK agriculture.

For more information:
Pat Thomas
Director, Beyond GM
pat@beyond-gm.org