



Australian Government

Department of Health, Disability and Ageing
Office of the Gene Technology Regulator

Licence for dealings involving an intentional release of a GMO into the environment

Licence number: DIR 221

Licence holder: Melius MicroBionics Pty Ltd

Clinical trial of a genetically modified *Escherichia coli* for the treatment of ulcerative colitis

Issued: 4 February 2026

Office of the Gene Technology Regulator

Gene Technology Regulation in Australia

Australia's gene technology regulatory system operates as part of an integrated legislative framework. The *Gene Technology Act 2000* (Cth) (the Act) and corresponding state and territory legislation form part of a nationally consistent regulatory system controlling the development and use of genetically modified (GM) organisms.

This licence is issued by the Gene Technology Regulator (the Regulator) in accordance with the Act and, as applicable, corresponding State law.

The Regulator is required to consult with, and take into account advice from, a range of key stakeholders, including other regulatory authorities, on risks to human health and safety and to the environment in assessing applications for dealings involving the intentional release of GM organisms into the Australian environment.

Other agencies that also regulate GM organisms or GM products include Food Standards Australia New Zealand, Australian Pesticides and Veterinary Medicines Authority, Therapeutic Goods Administration, Australian Industrial Chemicals Introduction Scheme and the Department of Agriculture, Fisheries and Forestry. Dealings conducted under any licence issued by the Regulator may also be subject to regulation by one or more of these agencies. It is recommended that the licence holder consult the relevant agency (or agencies) about their regulatory requirements.

The licence authorises the licence holder and persons covered by the licence to conduct specified dealings with the GM organism(s) listed in **Attachment A** of this licence.

Further Information on Licence DIR 221

More information about the decision to issue this licence is contained in the Risk Assessment and Risk Management Plan prepared in connection with this licence. This document can be obtained from the [Office of the Gene Technology Regulator \(OGTR\) website](#) or by telephoning the Office on 1800 181 030.

CONDITIONS OF THIS LICENCE

Section 1 Interpretations and definitions

1. In this licence:

- (a) unless defined otherwise in this licence, words and phrases used in this licence have the same meaning as they do in the Act and the Gene Technology Regulations 2001;
- (b) words importing a gender include every other gender;
- (c) words in the singular number include the plural and words in the plural include the singular;
- (d) expressions used to denote persons generally (such as “person”, “party”, “someone”, “anyone”, “no one”, “one”, “another” and “whoever”), include a body politic or corporate as well as an individual;
- (e) references to any statute or other legislation (whether primary or subordinate) are a reference to a statute or other legislation of the Commonwealth of Australia as amended or replaced from time to time and equivalent provisions, if any, in corresponding State law, unless the contrary intention appears;
- (f) where any word or phrase is given a particular meaning, other grammatical forms of that word or phrase have corresponding meanings;
- (g) specific conditions prevail over general conditions to the extent of any inconsistency.

2. In this licence:

‘Act’ means the *Gene Technology Act 2000* (Commonwealth) or the corresponding State Law under which this licence is issued.

‘Analytical facility’ means a laboratory in Australia accredited to undertake testing of human diagnostic Samples, such as a medical testing laboratory accredited by the National Pathology Accreditation Advisory Council (NPAAC).

‘Clinical trial site’ means a medical facility in Australia such as a clinical trial facility and associated Pharmacy, which are notified in writing to the Regulator for the purposes of conducting this clinical trial.

‘Decontaminate’ (or **‘Decontamination’**) means, as the case requires, kill the GMOs by one or more of the following methods:

- (a) chemical treatment;
- (b) autoclaving;
- (c) high-temperature incineration; or
- (d) a method approved in writing by the Regulator.

Note: ‘As the case requires’ has the effect that, depending on the circumstances, one or more of these techniques may not be appropriate.

‘External service provider’ means a person engaged by the licence holder solely in relation to transport, storage and/or disposal of the GMOs, or Sample analysis other than at a Clinical trial site, and who is not undertaking any dealings with the GMOs that are not for those purposes.

‘GM’ means genetically modified.

‘GMO’ means the genetically modified organisms that are the subject of the dealings authorised by this licence.

‘NLRD’ is a Notifiable low risk dealing. Dealings conducted as an NLRD must be assessed by an institutional biosafety committee (IBC) before commencement and must comply with the requirements of the Gene Technology Regulations 2001.

'OGTR' means the Office of the Gene Technology Regulator

'Personal information' has the same meaning as in the *Privacy Act 1988*. Personal information means information or an opinion about an identified individual, or an individual who is reasonably identifiable:

- (a) whether the information or opinion is true or not; and
- (b) whether the information or opinion is recorded in a material form or not.

'Pharmacy' means a location within the Clinical trial site, where authorised staff stores, prepares, and dispenses medications in a medical environment.

'Regulations' means the *Gene Technology Regulations 2001* (Commonwealth) or the corresponding State Law under which this licence is issued.

'Regulator' means the Gene Technology Regulator.

'Sample' means any biological material collected from a treated trial participant for analysis as part of the trial.

Section 2 General conditions and obligations

Holder of licence

3. The licence holder is Melius MicroBiomics Pty Ltd.

Remaining an Accredited Organisation

4. The licence holder must, at all times, remain an accredited organisation.

Validity of licence

5. This licence remains in force until it is suspended, cancelled or surrendered. No dealings with the GMO are authorised during any period of suspension, or after the licence has been cancelled or surrendered.

Note: Although this licence has no expiry date, the duration of preparation and administration of the GMOs is restricted in accordance with Condition 23.

Persons covered by this licence

6. The persons covered by this licence are:

- (a) the licence holder, and any employees, agents or External service providers engaged by the licence holder; and
- (b) the project supervisor(s); and
- (c) other persons who are, or have been, engaged or otherwise authorised by the licence holder or the project supervisor to conduct any of the dealings authorised by this licence.

7. To the extent that any activity by a trial participant may be considered to be a dealing with the GMO as described in **Attachment A** for purposes of the Act, that dealing is authorised by this licence.

8. The licence holder must keep a record of all persons covered by this licence, and must keep a record of the contact details of the project supervisor(s) for the licence.

Note: Where External service providers are used, it is sufficient to record the company name and the position or job title of the person(s) conducting the dealing.

9. The licence holder must provide information related to the persons covered by the licence when requested to do so in writing by the Regulator and must provide the information within a time period stipulated by the Regulator.

Description of GMOs covered

10. The licence authorises specific dealings in respect of the GMO identified and described in **Attachment A**.

Dealings authorised by this licence

11. The licence holder and persons covered by this licence may conduct the following dealings with the GMO:

- (a) import the GMO;
- (b) conduct the following experiments with the GMOs:
 - i) prepare the GMO for administration to trial participants;
 - ii) oral administration of the GMO to trial participants;
 - iii) collect Samples from trial participants;
 - iv) analyse the Samples described in 11(b)iii);
- (c) transport the GMO; and
- (d) dispose of the GMOs;

and may possess, supply, use or store the GMO for the purposes of, or in the course of, any of these dealings.

12. Supply of the GMOs for the purposes of dealings to any other person or organisation not covered by this licence is only authorised by this licence if the Regulator provides prior written approval to the licence holder.

Note: For approval to be granted, the receiving person or organisation must have an appropriate authorisation to conduct dealings with the GMOs. This is likely to be an NLRD or a licence issued by the Regulator.

Conditions imposed by the Act

Note: The Act mandates the following 3 conditions.

Informing people of licence conditions (section 63)

13. The licence holder must inform any person covered by the licence, to whom a particular condition of the licence applies, of the following:

- (a) the particular condition, including any variations of it; and
- (b) the cancellation or suspension of the licence; and
- (c) the surrender of the licence.

Note: No particular conditions of this licence apply to trial participants; therefore, Condition 13 does not apply to trial participants.

Monitoring and audits (section 64)

14. If a person is authorised by this licence to deal with the GMO and a particular condition of this licence applies to the dealing by that person, the person must allow the Regulator, or a person authorised by the Regulator, to enter premises where the dealing is being undertaken, for the purposes of auditing or monitoring the dealing.

Additional information to be given to the Regulator (section 65)

15. The licence holder must immediately inform the Regulator, if they become aware of:

- (a) additional information about any risks to the health and safety of people, or to the environment, associated with the dealings authorised by the licence; or
- (b) any contraventions of the licence by a person covered by the licence; or
- (c) any unintended effects of the dealings authorised by the licence.

Note 1: For the purposes of this Condition:

(a) The licence holder is taken to have become aware of additional information if they were reckless as to whether such information existed; and

(b) The licence holder is taken to have become aware of contraventions, or unintended effects, if they were reckless as to whether such contraventions had occurred, or such unintended effects existed.

Note 2: Contraventions of the licence may occur through the action or inaction of a person.

Note 3: Additional information includes any changes at a Clinical trial site, which might increase the likelihood of unintentional exposure of people or release of the GMO into the environment.

Note 4: An example of informing immediately is contact made at the time of the incident via the OGTR free call phone number 1800 181 030 or email to OGTR.M&C@health.go.au.

Informing the Regulator of any material changes of circumstance

16. The licence holder must immediately, by notice in writing, inform the Regulator of:

- (a) any relevant conviction of the licence holder occurring after the commencement of this licence;
- (b) any revocation or suspension after the commencement of this licence, of a licence or permit held by the licence holder under a law of the Commonwealth, a State or a foreign country, being a law relating to the health and safety of people or the environment;
- (c) any event or circumstances occurring after the commencement of this licence that would affect the capacity of the licence holder to meet the conditions in it.

17. The licence holder must provide information related to the licence holder's ongoing suitability to hold a licence when requested to do so in writing by the Regulator and must provide the information within a time period stipulated by the Regulator.

Further conditions with respect to informing persons covered by the licence

18. If a particular condition, including any variation of it, applies to an External service provider covered by this licence, the licence holder must not permit that person to conduct any dealings unless the person has been informed of the condition, including any variation to it.

Note: Information required under Condition 18 may be provided to External service providers who are engaged solely for storage and transport of the GMO through labelling of the outermost container of the GMOs in accordance with Condition 36(a).

19. If a particular condition, including any variation of it, applies to a person with respect to any dealing, other than to an External service provider, the licence holder must not permit a person covered by this licence to conduct that dealing unless:

- (a) the licence holder has obtained from the person a signed and dated statement that the person:
 - i) has been informed by the licence holder of the condition and, when applicable, its variation; and
 - ii) has understood and agreed to be bound by the condition, or its variation; and
 - iii) has been trained in accordance with sub-condition 18(b) below; and
- (b) the licence holder has trained that person in a manner which enables them to conduct the dealings in accordance with the conditions of this licence.

20. The licence holder must notify all persons covered by the licence, from whom Personal information relevant to the administration and/or enforcement of the licence is collected by the licence holder, that such Personal information may be disclosed to the Regulator.

21. The licence holder must ensure that a copy of the licence is readily available to all persons covered by the licence, other than External service providers, who are conducting dealings with the GMO.

Note: The licence may be made available electronically.

Section 3 Limits and control measures

Limits on clinical trials conducted under this licence

22. The GMO may be administered to a maximum of 36 trial participants.

23. The preparation and administration of the GMO must be completed within 5 years from the date of issuing of the licence.

Preparation and administration of the GMO

24. Administration of the GMO to trial participants must not commence prior to approval by a Human Research Ethics Committee.

25. The following activities must occur within a Clinical trial site:

- (a) preparation of the GMO for administration to trial participants; and
- (b) administration of the GMO to trial participants.

Note: Before any of these activities take place, the details of each Clinical trial site must have been notified to the Regulator in accordance with Condition 41(a).

Conditions relating to trial participants

26. The licence holder must notify each trial participant, from whom Personal information relevant to the administration and/or enforcement of the licence is collected by the licence holder, that such Personal information may be disclosed to the Regulator.

27. The licence holder must ensure that exclusion criteria used in selecting trial participants include (though are not limited to) the following persons:

- (a) those who are pregnant or breastfeeding;
- (b) those having a diagnosis of any non-Inflammatory bowel disease related diarrhoeal illness (e.g. *Clostridioides difficile*, coeliac disease or parasitic infections) within three months prior to administration;
- (c) those using agents that can alter gut transit time (e.g. laxatives, anti-diarrhoeal medications and diabetic or weight loss medications);
- (d) those who have received faecal microbiota transplantation (FMT) or other faecal-derived preparation within 6 months prior to administration; and
- (e) those who are currently using antibiotics.

28. Before inoculating any trial participant with the GMO, the licence holder must obtain written agreement from the trial participant that they will:

- (a) agree to use effective methods to prevent faecal-oral transmission when engaging in sexual activities for 60 days following each administration of the GMO; and

Note: Condition 28(a) is intended to minimise physical contact or exchange of bodily fluids during sexual activity.

- (b) agree to comply with the written instructions provided by the licence holder regarding:
 - i) good hand hygiene (e.g. frequent hand washing with soap or hand disinfectant);
 - ii) sample collection and storage procedures; and
 - iii) decontamination procedures that are effective against the GMO in the event of diarrhoea or vomiting.
- (c) upon discharge from the hospital, agree to collect and return any Samples in containers and waste in sealable plastic bags provided by the licence holder, according to the instructions provided prior to administration.

29. The wording of the written instructions provided to trial participants in accordance with Condition 28 (b) and (c) must be provided to the Regulator upon request.

Conditions related to the conduct of the dealings

30. Conditions that apply to dealings with GMOs do not apply to:

- (a) certain Samples¹ not containing the GMO; and
- (b) other Samples, materials and waste, that are reasonably expected not to contain the GMO. Upon request from the Regulator, the licence holder must provide a written justification for this expectation.

31. The licence holder must ensure that dealings are only conducted in a manner which:

- (a) does not compromise the health and safety of people; and
- (b) minimises the exposure of persons conducting the dealings to the GMO, other than intended exposure of trial participants.

Note: The licence holder may do this by only engaging or otherwise authorising persons to conduct dealings who are required to adhere to appropriate standards and guidelines. For example, standards developed by the National Pathology Accreditation Advisory Council for pathology practices, the Australian Guidelines for the Prevention and Control of Infection in Healthcare, Guidelines for Good Clinical Practice and the National Safety and Quality Health Service (NSQHS) Standards.

32. The licence holder must ensure that procedures are in place to account for the GMO from import to destruction/export, and records must be made available the Regulator on request.

Work practices at Clinical trial sites

33. For the purposes of Condition 31, the work practices and behaviours within a Clinical trial site must include, but are not limited to, the following:

- (a) persons preparing the GMO must wear personal protective equipment (PPE), including gowns and gloves;
- (b) persons cleaning up a spill of the GMO or potential shedding (e.g. faeces, vomit, ruptured beads) must wear personal protective equipment (PPE), including gowns, gloves, mask and eye protection; and

¹ Confidential Commercial Information: Some details about the samples collected have been declared as Confidential Commercial Information under section 185 of the Act. This information will be made available to the prescribed experts and agencies that will be consulted on this application. CCI is not available to the public.

- (c) preparation and supervision of the administration of the GMO must be conducted by suitably qualified and trained staff.

Transport, storage and disposal of the GMOs

34. Unless covered by an NLRD, the licence holder must ensure that transport of the GMOs is conducted only for the purposes of, or in the course of, another dealing permitted by this licence.

35. For the purposes of import, transport between the border and a Clinical trial site, the licence holder must ensure the GMO is packaged, labelled, stored and transported consistent with International Air Transport Association (IATA) shipping classification UN 3245 or UN 3373.

36. The licence holder must ensure that transport and storage of the GMO, unless conducted according to Condition 34 or 35 follows these sub-conditions:

- (a) The GMO must be contained within sealed, unbreakable primary and secondary containers, with the outer packaging labelled to indicate at least:
 - i) that it contains GMOs; and
 - ii) that it contains biohazardous material as designated by a biohazard label; and
 - iii) the contact details for the licence holder; and
 - iv) instructions to notify the licence holder in case of loss or spill of the GMOs; and
- (b) the external surface of the primary and secondary containers must be decontaminated prior to and after transport; and
- (c) procedures must be in place to ensure that GMO can be accounted for and that a loss of GMOs during transport or storage or failure of delivery can be detected; and
- (d) access to the GMO is restricted to authorised persons for whom Condition 18 or Condition 19 has been met (i.e. the GMO is within a locked unit or an area which has restricted access). This includes situations where containers are left for collection in a holding area, or left unattended prior to Decontamination; and

Note: All stored GMOs remain the responsibility of the licence holder.

- (e) if the GMO is being transported or stored with a coolant (e.g. dry ice, liquid nitrogen or any other coolant) which will release a gas, a mechanism to allow the escape of the gas must be included. If water ice is used as a coolant then the outer packaging should be constructed so as to prevent any leakage. All containers must be able to withstand the temperatures to which they will be subjected; and

Note: When transporting and storing with coolants, it is preferable for coolants to be used outside of the secondary container.

- (f) a consolidated record of all GMOs being stored under this condition is maintained and made available to the Regulator upon request; and
- (g) for the purposes of transport entirely within a building, where the GMO is accompanied by an authorised person for whom Condition 19 has been met, Conditions 36(a)iii), 36(a)iv) and 36(c) do not apply.

37. The licence holder must ensure that all GMOs and waste reasonably expected to contain the GMOs are Decontaminated:

- (a) prior to disposal, unless the method of disposal is also a method of Decontamination; and
- (b) before or upon suspension, cancellation or surrender of the licence, unless covered by another authorisation under the Act, or exported; and
- (c) by autoclaving, chemical treatment, high-temperature incineration or any other method approved in writing by the Regulator.

38. Where transport is conducted by External service providers for the purposes of destruction, the licence holder must ensure that the GMO, or waste reasonably expected to contain the GMO, enters the clinical waste stream for Decontamination via autoclaving or high-temperature incineration.

Note: In the event of a spill during transport by an External service provider, compliance with relevant State or Territory legislation and regulations to manage clinical or biohazardous spills is sufficient.

Contingency plans

39. The licence holder must ensure that any person (other than a trial participant) exposed to the GMOs via oral ingestion is offered prompt medical advice. The clinician must be provided with any relevant information about the GMO.

40. If there is a spill or an unintentional release of GMO at a Clinical trial site, the following measures must be implemented:

- (a) the GMOs must be contained to prevent further dispersal; and
- (b) persons cleaning up the GMO must wear appropriate PPE in accordance with Condition 33(b); and
- (c) the exposed area must be decontaminated with an appropriate chemical disinfectant effective against the GMO; and
- (d) any material used to clean up the spill or PPE worn during clean-up of the spill must be Decontaminated; and
- (e) the licence holder must be notified as soon as reasonably possible.

Section 4 Reporting and Documentation

*Note: The following licence conditions are imposed to demonstrate compliance with other conditions and facilitate monitoring of compliance by staff of the OGTR. Notices and reports may be by email to OGTR.M&C@health.gov.au. A summary of notification and reporting requirements is provided at **Attachment B**.*

41. At least 14 days prior to first administering the GMO at each Clinical trial site, or a timeframe agreed to in writing by the Regulator, the licence holder must provide the Regulator with a Compliance Management Plan for that Clinical trial site, specifying:

- (a) the name, address and description of the Clinical trial site, including any associated Pharmacies/storage areas/Analytical facilities/hospitals;
- (b) the role and contact details for key persons responsible for the management of the trial at the site;
- (c) that the Institutional Biosafety Committee (IBC) associated with the site (if any) has been notified of the trial and have been consulted regarding site specific procedures;
- (d) the proposed reporting structure for the trial at the site and how the reporting structure enables the licence holder to become aware of all reportable events including but not limited to Condition 15, 16, 42 and 43;
- (e) details of how the persons covered by the licence (for that type of dealing) will be informed of licence conditions applicable to them and how they will be trained to safely conduct the dealings;
- (f) the person(s) or class of persons administering the GMO;
- (g) where, within the site, the GMO is expected to be administered;
- (h) the expected date of first administration; and

- (i) how compliance with Condition 31 will be achieved in relation to preparation of participant Samples for analysis subsequent to administering the GMO.

Note: For the purpose of finding out whether the Act has been complied with, an OGTR inspector may, if entry is at a reasonable time, enter a facility occupied by the licence holder or a person covered by the licence and exercise monitoring powers.

42. For each Clinical trial site, the licence holder must notify the Regulator, in writing, of the end of the clinical trial, no later than 30 days:

- (a) the final dose being administered; or
- (b) the decision that no further participants will be treated at the site.

43. The licence holder must inform the Regulator as soon as reasonably possible:

- (a) in the event of a loss or spill of the GMO;
- (b) in the event of the exposure of a person other than a trial participant to the GMO via oral ingestion; and
- (c) if a trial participant has not followed the procedures described in the instructions provided by the licence holder.

44. Upon request from the Regulator, the licence holder must provide any signed records or documentation collected under a condition of this licence, within a time period stipulated by the Regulator.

Attachment A

DIR No: 221

Full Title: Clinical trial with a genetically modified *E. coli* for the treatment of ulcerative colitis

Licence holder

Melius MicroBiomics Pty Ltd

GMO Description

GMOs covered by this licence:

Escherichia coli Nissle strain 1917 modified by the insertion of the tetrathionate reductase (*ttr*) operon from *Salmonella enterica* Typhimurium and deletion of 2 genes.

Parent Organisms:

Common Name: *Escherichia coli*

Scientific Name: *Escherichia coli* Nissle strain 1917

Modified traits:

Categories: Human therapeutic

Description: The GMO is a probiotic strain that has been modified to increase its capability of colonising the gut in inflammatory conditions typical of patients with ulcerative colitis. It also has been modified by the deletion of 2 genes that reduce its ability to survive outside the gut and potentially reducing its ability to colonise a healthy gut. Modified genes and regulatory sequences are listed in Table 1.

Table 1. Nucleic acid responsible for conferring the modified traits

Identity and modifications	<ul style="list-style-type: none">• Insertion of 2 copies of the tetrathionate reductase (<i>ttr</i>) operon from <i>Salmonella enterica</i>• Deletion of 2 genes (Genes A and B) from the parent organism²
Function	<ul style="list-style-type: none">• <i>ttr</i> operon – increased ability to colonise inflamed gut• Gene A – reduced survival in the broader environment• Gene B – potentially reduced ability to colonise the healthy gut compared to WT.

Trial participants and route of administration of the GMO

Oral ingestion by healthy adult humans and patients with ulcerative colitis.

² Confidential Commercial Information: Some details about the modification in GM *E. coli* have been declared as Confidential Commercial Information under section 185 of the Act. This information will be made available to the prescribed experts and agencies that will be consulted on this application. CCI is not available to the public.

Attachment B

Prior to the commencement of the trial	Condition	Timeframe for reporting
<p>A written Compliance Management Plan for each Clinical trial site:</p> <ul style="list-style-type: none"> • the name, address and description of the Clinical trial site, including any associated Pharmacies/storage areas/Analytical facilities; • the role and contact details for key persons responsible for the management of the trial at the site; • that the Institutional Biosafety Committee (IBC) associated with the site (if any) has been notified of the trial and have been consulted regarding site specific procedures; • the proposed reporting structure for the trial at the site and how the reporting structure enables the licence holder to become aware of all reportable events; • details of how the persons covered by the licence (for that type of dealing) will be informed of licence conditions applicable to them and how they will be trained to safely conduct the dealings; • the person(s) or class of persons administering the GMO; • where, within the site, the GMO is expected to be administered; • expected date of first administration; and • how compliance with Condition 31 will be achieved in relation to preparation of participant Samples for analysis subsequent to administering the GMO 	41	At least 14 days prior to the first administration of the GMO at each Clinical trial site, or a timeframe agreed to in writing by the Regulator
Information to be provided at any time during the Clinical trial		
Any additional information related to the health and safety of people and the environment associated with the dealing covered by the licence, or any unintended effect of the dealing authorised by the licence	15(a), (c)	Immediately
Information related to any contravention of the licence by a person covered by the licence	15(b)	Immediately
Any relevant conviction of the licence holder	16(a)	Immediately
Any revocation or suspension of a licence or permit held by the licence holder under a law of the Commonwealth, a State or a foreign country	16(b)	Immediately

Any event or circumstances that would impact the licence holder capacity to meet the licence conditions	16(c)	Immediately
Provide notification to the Regulator, in writing, of the final GMO administration of the last trial participant at each Clinical trial site	42(a), (b)	Within 30 days of the decision to cease GMO administration at that particular Clinical trial site.
Any loss or spill of the GMO, or exposure of a person other than the trial participant to the GMO	43(a), (b)	As soon as reasonably possible
Any event where a trial participant has not followed the procedures described in the instruction provided by the licence holder	43(c)	As soon as reasonably possible
Information to be provided on request by the Regulator		
Information related to the persons covered by the licence	9	Within a timeframe stipulated by the Regulator
Information related to the licence holder's ongoing suitability to hold a licence	17	Within a timeframe stipulated by the Regulator
The wording of the written instructions provided to trial participants in accordance with Condition 28(b) and (c)	28 (b), (c)	Within a timeframe stipulated by the Regulator
Copies of signed and dated statements and training records	19	Within a timeframe stipulated by the Regulator
A consolidated record of all GMOs being stored	36((f)	Within a timeframe stipulated by the Regulator
Any signed records or documentation collected under a condition of this licence	44	Within a timeframe stipulated by the Regulator