REPORT

of the

SUB-COMMITTEE ON BT COTTON AND RELATED ISSUES
(Recommendations for Streamlining the Current Regulatory Framework for Transgenic Crops)

MINISTRY OF ENVIRONMENT & FORESTS
GOVERNMENT OF INDIA
JUNE 2006
1.0 Preamble:

1.1 The Ministry of Environment & Forests, Government of India, vide their OM No. 10/13/2005–CS – GEAC dated 28.4.2006 constituted a sub-Committee under the Chairmanship of Dr C D Mayee, Chairman ASRB, and Co-Chair GEAC, to look into the existing processes, protocols and other related issues and give recommendation for rationalization of the same.

1.2 The Committee consisted of the following members:-

a) Dr C D Mayee, Chairman ASRB, and Co-Chair GEAC, Chairman
b) Dr Akhilesh Tyagi, Professor, Centre for Plant Genomics & Department of Plant Molecular Biology, University of Delhi. South Campus, New Delhi. Member
c) Dr M. Udaya Kumar, Deptt of Crop Physiology, University of Agricultural Science, Hebbal, GKV, Bangalore. Member
d) Dr P Anand Kumar, Principal Scientist, National Research Centre on Plant Biotechnology, (NRCPB), IARI, New Delhi-110012. Member
e) Dr. B. M. Khadi, Director, Central Institute for Cotton Research, Nagpur. Member
f) Dr T V Ramanaiah, Director, DBT, New Delhi. Member
g) Dr R Warrier, Additional Director, MoEF. Member Secretary
h) Representatives of SAUs and SDAs (Co-opted).
i) Dr O. P. Govila, Retired Scientist, Department of Genetics, IARI, New Delhi (Co-opted Member)

1.3 The terms of reference of the sub-Committee are given below:-

a) To recommend measures to streamline the evaluation of Bt cotton hybrids under RCGM/GEAC/ICAR systems and seed production for transgenic cotton in CVRC notified and non-notified varieties in both released gene/event and new gene/event.
To recommend the period of Large Scale and ICAR Trials and seed production for new genes in new crops.

Mechanism to monitor the performance of Bt cotton.

Recommendations to implement the Alternate Monitoring Mechanism.

Review of GEAC compliance conditions in respect of refugia, IRM practice, IPM strategy, appropriate packaging practice etc.

Parameters and benchmarks for deciding the superiority of the hybrids evaluated under RCGM / ICAR system.

Any other recommendation on related aspects.

1.4 The first meeting of the Sub-Committee on Bt. Cotton and related issues was held on 10th May 2006 under the Chairmanship of Dr C D Mayee, Chairman ASRB, and Co-Chair GEAC in the Committee Room, NRC on Plant Biotechnology, IARI, Pusa, New Delhi. The Committee briefly discussed the TOR and it was agreed that issues relating to the Bt cotton approval process may be taken up first and TOR on other aspects would be deliberated by the sub-Committee in its subsequent meetings. Minutes of the first meeting are annexed to this report (Annexure-1).

1.5 The interim recommendations that emerged from the deliberations of the first sub-Committee meeting were discussed in the meeting of the GEAC held on 22.5.2006 wherein the GEAC accepted 'in principle' the interim recommendation of the sub-Committee on the proposed regulatory framework for cry1Ac gene (Mon 531 event). However in view of the reservations expressed by the representative of ICAR, the GEAC requested the Committee to look into the views expressed by ICAR. The GEAC further advised that some fine tuning of the recommendations made in respect of SAU trials is required for which the sub-Committee may consult the SAUs. The issue of applicability of the new procedure was also discussed. It was agreed that the recommendations would be applicable prospectively. The Committee requested the sub-Committee to consider the implications of the new procedure and recommend a cut off date from which the new procedure would apply. The GEAC also requested the sub-Committee to indicate a benchmark for evaluating the superiority of the hybrid based on fibre length and quality.
1.6 The second meeting of the sub-Committee was held on 8.6.2006 to discuss and finalize the recommendation in respect of the mandate given by MoEF and GEAC.

1.7 The report has been finalized through a consultative process. In the first meeting of the sub-Committee, the representatives of the industry association were invited to present their views on streamlining the regulatory system/approval process for Bt Cotton. The representatives of State Agriculture Universities (SAUs) attended the second meeting of the sub-Committee from the nine cotton-growing states. The Committee also considered and took on board the representations received from several NGOs regarding the irregularities during field trials.

2.0 Analysis of the Constraints in the Current Regulatory Framework:

2.1 With the introduction of Bt technology, there has been a significant change in the cotton cultivation scenario both globally and in the country. India has approved the cultivation of Bt cotton with *cry1Ac* (Mon 531 event) in 2002 after extensive and exhaustive biosafety and agronomic evaluation. Within a period of four years about 58 hybrids have been released by the GEAC and about 121 Bt cotton hybrids are under various stages of field trials. The area under Bt cotton in India has increased from 72,682 acres in 2002 to 31,00,000 acres in 2005. This area is expected to increase substantially over 50 lakh acres during 2006. In addition to Bt hybrids containing the *cry1Ac* gene (MON 531 event), which was earlier approved by the GEAC and is in commercial cultivation since 2002, the GEAC approved hybrids with three new gene/event namely Bt hybrids expressing fusion genes (*cry 1Ab+cry1Ac*) ‘GFM *cry1A*’ developed by M/s Nath Seeds, Bt hybrids expressing *cry1Ac* gene (Event-1) by M/s JK Seeds Ltd and Bt hybrids expressing stacked genes *cry1 Ac* and *cry2Ab* (MON 15985 event)—BG-II by M/s Mahyco.

2.2 As per the current practice, the GEAC is following a case-by-case approval, which mandates extensive testing of each hybrid under RCGM/GEAC/ICAR trials
even if the hybrid contains a gene/event cleared from biosafety angle. Conduct of multi-location/replicated field trials is being approved by the RCGM. The minimum number of trials to be conducted per zone is 5 locations in north, 8 locations in central and 6 locations in south zones. In each state falling under any of the zones, a minimum of one trial and maximum of 4 trials need to be conducted by the applicant. This is followed by large scale testing under GEAC in farmer's field where the applicant needs to conduct field trials in a minimum of 80 locations per zone per hybrid. The cotton cultivation is divided into 3 zones i.e. north, central and south zones. North zone consists of three states i.e. Punjab, Haryana and Rajasthan; Central zone consist of Gujarat, MP and Maharashtra and South zone consist of A.P., Karnataka and Tamil Nadu. If a single hybrid (cotton) is tested in all zones, the total number of trials would be 240 and for two zones it will be 160 and accordingly 80 for single zone. Currently, large number of companies is in the fray with multiple entries per company to cater several niche markets, which makes the number of trials in a zone too large. The field trials are monitored by MEC, a central Committee constituted by RCGM. In view of the large number of entries and trials, MEC and ICAR have been facing logistic and infrastructural problems of handling and monitoring. Considering the changed scenario, it was felt that there is a need for an alternate monitoring mechanism involving the SAUs, which have a better access to regional monitoring.

2.3 Experience and high adoption of Bt cotton by farmers have confirmed the efficacy of Bt technology for control of bollworms. It is also a well known fact that the technology in no way increases the yield potential of a hybrid but because of the inherent protection to bollworms there is a saving of bolls, and also reduction in number of sprays drastically, which results in increase in yield. However, the decision for commercial release of a Bt cotton hybrid is largely guided by the yield advantage evaluated under the ICAR trials. Parameters such as level of protein expression, susceptibility to diseases, staple length, staple strength, etc need to be given due consideration while selecting promising hybrids as these parameters also contribute to the economic gain.
2.4 While the farmers associations and the State Governments have been requesting for release of high yielding Bt cotton hybrids at an affordable price, the NGOs have reported poor performance, adverse impact on cattle health and irregularities during field trials.

2.5 As part of the IPM strategy, the GEAC has stipulated planting of a refugia of the same non Bt cotton hybrid at the periphery of the Bt cotton field equivalent to five rows or 20% of total sown area which ever is more. This requirement is not being complied by sizable number of farmers. With the increase in acreage under Bt cotton the early development of insect resistance to Bt gene in the near future is an area of concern, which we need to address. The matter has been further complicated due to rampant sale of spurious / illegal Bt cotton seeds.

2.6 While GEAC has made considerable efforts to streamline the existing mechanism, the issues involved are complex. In light of the experience gained during the last four to five years there is an urgent need to revisit the existing policies for evaluating the performance of transgenic crops.

2.7 Based on the above analysis, the Committee is of the view:

a. Extensive biosafety and agronomic testing is not necessary for approved gene/event. Once the gene/event has been tested for its biosafety it should be treated on par with the non-Bt hybrids.

b. A move towards an “event based approval system” instead of the case by case approval process presently adopted by the GEAC under Rules 1989, would speed up the introduction of new and diverse products for the Indian farmer, stimulate competition and offer a wider choice, without compromising bio-safety and environmental safety.

c. While due consideration for the agronomic value of the hybrid should be given and not completely done away with, the parameters of prime importance to assess the efficacy of Bt technology include (i) confirmation of the gene/event, (ii) level of
protein expression and (iii) morphological characterization based on DUS parameters.

d. Under the Seed Act, 1966, testing by ICAR is not mandatory for sale/commercialization of any hybrids/varieties. Therefore, this should not be made mandatory for transgenic crops carrying an approved event which has been declared bio-safe and being cultivated extensively.

e. Since agriculture is a State subject involvement of the SAUs and State Agriculture Departments is essential as they have elaborate establishment in place to monitor the performance of the agricultural crops in their jurisdiction.

f. To address the concerns expressed by the NGOs, there is an urgent need to strengthen the enforcement mechanism, disseminate information regarding the field trials and enhance the awareness and extension work at the field level.

2.8 The recommendations of the Sub-Committee in respect of the TOR assigned to the Committee are enumerated in the subsequent section on the basis of the above analysis.

3.0 Recommendations of the Sub-Committee:

A. Measures to streamline the evaluation of Bt cotton hybrids under RCGM/GEAC/ICAR systems and seed production for transgenic cotton in CVRC notified and un-notified varieties in released gene/event.

a. Recommendations for cry1Ac gene (Mon 531 EVENT)

The global area of transgenic Bt crop cultivation is approximately 26.3 million ha. The transformation event MON 531 present in the Bollgard genotypes is the major event in global Bt cotton. India has approved the commercial release of this event in 2002 after extensive biosafety assessment. In view of the considerations such as: i) about
58 Bt cotton hybrids containing this event are already under commercial cultivation, ii) GEAC has renewed its approval for the first three Bt cotton hybrids and iii) the need for more diverse and niche-based hybrids, the Committee felt that case by case approval and extensive field testing are not necessary for Bt Cotton hybrids expressing MON 531 event. The Committee recommends an ‘event based approval system as follows:

i. New Bt cotton hybrids containing the cry1Ac gene (Mon 531 event), can be permitted for controlled multi-location trials (MLT) by RCGM based on the following data:

- Confirmation of gene event through molecular characterization.
- Level of Protein expression in greenhouse/station strip trials
- Morphological characterization using DUS descriptors
- Bio-efficacy data generated in laboratory conditions.
- Authorization/NOC from the technology provider to use the technology in case of sub licensee

ii. The protein expression and gene equivalence data submitted from a standard laboratory like CICR, Nagpur, NRC for Plant Biotechnology, New Delhi, University of Agricultural Sciences, Bangalore, NBPGR, New Delhi, NRCDFP, New Delhi, TERI, New Delhi may be accepted, if the infrastructure and protocols are available in the institutions. In case any IP issues regarding protocols are involved the data from the technology provider may be accepted. A uniform standard protocol is desirable in order to avoid variation in laboratory conditions.

iii. The protocol for MLT as presently recommended by RCGM (Annexure –II) may be adopted.

iv. Along with MLT, minimum of three location trials falling under different universities spread over the zone is suggested to assess the suitability of the hybrid for a specific agro-climatic zone and evaluate the agronomic benefit of the hybrid.
The testing procedure under SAU trials is annexed to this report as Annexure –III. Testing Protocol should be the same in all three zones.

v. In Central and South zones, the data may be generated from rain-fed (50%) and irrigated (50%) conditions under MLT, and at least one SAU location trial per zone under rain-fed conditions.

vi. The data from the MLT and SAU trials would be evaluated by the Monitoring – cum–Evaluation Committee (MEC) and the recommendations submitted to the GEAC by the RCGM.

vii. The GEAC may consider the recommendations of RCGM/MEC for the purpose of environmental release as per the provisions of Rules 1989 of EPA.

vii. After approval for environmental release by the GEAC, it may be voluntary on the part of the applicant to go for testing under the AICCIP trials like any other non-Bt hybrid or variety.

ix. Under the proposed new system, there is no need to differentiate between notified and non-notified varieties/hybrids.

b. Recommendations for Bt cotton hybrids approved by the GEAC for commercial release during Kharif 2006.

The GEAC has accorded conditional approval to Bt cotton hybrids expressing three new genes/events namely Bt hybrids expressing encoding fusion genes (\textit{cry1Ab+cry1Ac}) ‘GFM cry1A’ developed by M/s Nath Seeds, Bt hybrids expressing \textit{cry1Ac} gene (Event-1) by M/s JK Seeds Ltd and Bt hybrids expressing stacked genes \textit{cry1 Ac and cry2Ab} (MON 15985 event)—BG-II by M/s Mahyco for a period of three years as per the provision of Rules 1989.
In respect of the above scenario, the current approval system as outlined in Annexure-IV would apply. The Protocol for large-scale trials specifying the number of locations and parameters to be monitored is annexed to this report as Annexure-V.

The new system / procedure outlined in para A (a) would be applicable to all GEAC released new genes/events once they have been tested for a period of three years and the GEAC clearance has been renewed for the same.

B. To recommend the period of Large Scale and ICAR Trials and seed production for new gene in cotton crop/new crops.

i. In respect of new gene in cotton crop/new crop, the current approval system as outlined in Annexure-IV would apply.

ii. In respect of Bt cotton containing a new gene/event, the Protocol for MLT/LST as annexed at Annexure II and IV would apply.

iii. The protocol for biosafety data generation during field trials would require appropriate modification on a case-to-case basis in respect of new crops.

iii. For verification of the gene/event and protein expression, the following data from any standard laboratory as mentioned in para A(a) (ii) should be submitted by the Company to RCGM:

- Confirmation of gene event through molecular characterization.
- Level of Protein expression.
- Morphological characterization based on DUS parameters.
- Bio-efficacy data generated in laboratory conditions.
- Authorization/NOC from the technology provider to use the technology in case of sub licensee.
v. The part of the sample submitted for toxicological study should be forwarded to the laboratory for gene/event/protein expression verification for which necessary instruction may be issued by the GEAC.

C. Mechanism to monitor the performance of transgene and Recommendations to implement the Alternate Monitoring Mechanism

a. Pre-Release Monitoring:

i. Responsibility of monitoring Multi-location field trials (MLT) and Large-Scale field trials (LST) should be entrusted to the State Agriculture Universities (SAU) under the direct supervision of Director Research of each SAU. The sub-committee endorsed the proposal on Alternate Monitoring Mechanism proposed by DBT and is of the view that the new mechanism should be enforced in a timely manner during the current crop season.

ii. The Composition of the Monitoring Team shall consist of:

1) Director of Research, Nodal person
   State Agriculture University - Team Leader

2) Plant Breeder (concerned crop)
   State Agriculture University - Member

3) Entomologist- Head of the Department
   or Nominee State Agriculture University - Member

4) Agronomist- Head of the Department
   or Nominee State Agriculture University - Member

5) Pathologist- Head of the Department
   or Nominee State Agriculture University - Member


6) Subject matter specialist - Member
Relevant to the transgene (Biotechnologist).

7) Joint Director/ Deputy Director, Agriculture - Member
State Government

8) Agriculture Officer of the concerned district - Member
State Government

9) Nominee of RCGM - Member

10) Nominee of GEAC - Member

Director of Research of each SAU may be advised to constitute a Monitoring Team as per the composition given above. It is possible that there may not be any trial locations in some of the SAU’s jurisdiction and in that case, the Monitoring Team will not oversee any trial and wait for the next season when such trials may take place.

The Director of Research may include additional members or drop not relevant Members based on transgenic crop and the trait.

iii. **The Terms and conditions of the Monitoring Team as outlined below may be considered:**

1. The Nodal person as identified, would be responsible for monitoring of transgenic cotton/ and other field trials conducted in the jurisdiction of State Agriculture University by constituting Monitoring Teams as per the composition given above. The Nodal person shall also be responsible for maintenance of grants received from the Government of India/ fees collected from the applicants for this purpose.
2. The Monitoring Team(s) shall visit the fields for minimum of two times during the cotton crop season matching boll development and other important stages of the cotton crops. All the replicated field trials being conducted by the applicants in its SAU's jurisdiction and at least 25% of large-scale field trials in its jurisdiction would be monitored. The Monitoring Teams to observe the conduct of large scale and replicated field trials laid out by the applicants on transgenic cotton or other crops as per the conditions given in the experimental trial permits issued by the DBT/ MoE&F.

3. The Monitoring Team(s) shall also observe and advise on collection of data by the applicants on the objectives of large scale and replicated field trials on transgenic crop as mentioned above.

4. The Monitoring Team(s) may advise minor modifications in the collection of data based on the nature of gene expression in transgene and prevailing situation at the site of experimentation.

5. The Monitoring Team(s) shall collect the data during its visit and a copy of the data sheet shall be handed over to the applicant for their records along with suggestions if any, for improvement on the conduct of the trial.

6. The Team Leader shall submit the Monitoring Team(s) report on the large-scale field trials to MEC/GEAC and replicated multi-location field trials to RCGM/ MEC within 15 days from conclusion of the last visit. The Director of Research shall maintain the records of monitoring which may be called for by the GOI, if required.

7. The Monitoring Team(s) shall maintain all the information provided by the applicant and/or collected by the Team as confidential.

9. The members of the Monitoring Team(s) shall be entitled TA/DA as per the State Agriculture University norms/ State Government's rules & regulations. TA/DA shall be disbursed to the Members by the SAU.
b. **Post - Release Monitoring:**

i. Responsibility of post release monitoring should be entrusted to the State Agriculture Universities (SAU) under the direct supervision of Director of Agriculture Extension of each SAU.

ii. **The Composition of the Monitoring Team shall consist of:**

1) **Director – Extension, Nodal person**
   State Agriculture University  
   - Team Leader

2) **Plant Breeder (concerned crop)**
   State Agriculture University  
   - Member

3) **Entomologist- Head of the Department or Nominee State Agriculture University**
   - Member

4) **Agronomist- Head of the Department or Nominee State Agriculture University**
   - Member

5) **Pathologist- Head of the Department or Nominee State Agriculture University**
   - Member

6) **Subject matter specialist relevant to transgene (Biotechnologist)**
   - Member

7) **Biostatistician**
   - Member
iii. The Terms and conditions of the Monitoring Team as outlined below may be considered:

1. The Nodal person as identified would be responsible for post-release monitoring of transgenic cotton in the jurisdiction of State Agriculture University by constituting Monitoring Team(s) as per the composition given above. The monitoring should be carried out through a scientifically designed survey.

2. The Nodal person shall also be responsible for maintenance of grants received from the Government of India/fees collected from the applicants for this purpose.

3. The Monitoring Team(s) shall visit the fields for minimum of two times during the cotton crop season matching boll development and other important stages of the cotton crop. The Monitoring Team will record the following information:

- Date of sowing
- Seed Rate
- Method of Planting
- Spacing
- Fertilizer Application
- Micro-nutrient application
- Irrigation if any
- Control of pest/disease measures undertaken
- IPM practices followed
- Method of harvesting
- Performance of the hybrid
- Economic benefits
- Views of public acceptability / other comments
- Compliance of GEAC conditions.
- Any other parameter of relevance
3. The Monitoring team may also be the focal point for providing feedback on the representations received by the GEAC/RCGM through an on the spot verification. Based on the feedback received from the Monitoring Team(s), the MoEF/DBT may make public the facts of the case through a press release/website.

c. Financial Support:

1. The cost of pre-release monitoring would be borne by the Applicant. The fee of Rs. 5000/- per trial (per hybrid/location) under monitoring in MLT would be deposited with the Registrar/Comptroller of the University who in turn will make available funds to the Director of Research to meet the expenses for organizing and conducting the monitoring and report preparation as per the prescribed norms. If there are any LSTs conducted in the jurisdiction of a SAU, Rs. 500/- per hybrid/per location would be deposited by the applicant with the University for monitoring.

2. The amount kept in a separate account would be used for the monitoring of the trials, travel, secretarial assistance, stationary, telecommunications, etc. The GOI may provide a special grant in the event of the fee-generated falls short of the actual expenditure involved in conduct and monitoring of the various trials.

Further there is also a need to strengthen the functioning of the regulatory bodies. The Committee recommends the creation of a “Biosafety Fund”, the details of whose operation may be worked out.

D) Review of GEAC compliance conditions in respect of refugia, IRM practice, IPM strategy, appropriate packaging practice etc.

a. Refugia/IRM strategy

1. Though refugia are necessary for IRM, farmers are not growing refugia because of small land holdings and economic considerations. Some of the alternatives to refugia that have been suggested include use of trap crops such as
Bhendi, mestha, cowpea etc. and smaller refuge area comprising of 5% of the total sown area or just a single row.

2. The Committee recommends that before taking a final view on the matter, it is advisable that studies on alternate IRM strategies be conducted with the help of SAU Punjab, CICR, Nagpur and SAU Dharwad for which RCGM may formulate different study modules.

3. The committee recommends that non-bt cotton refugia seeds need not be of the same hybrid of bt cotton. Non-Bt seeds of popular Cotton hybrids can be used as refugia.

b. Alternative IPM strategies

1. There is an urgent need to develop appropriate package of practices for each Bt cotton hybrid keeping in view agro climatic conditions (rainfed/irrigated) of the States/regions by the company selling that hybrid or by the state agricultural universities with funding from that company.

2. The IPM practices being followed in different states should be properly documented by the respective SAUs and awareness regarding the same should be created at all the levels of stakeholders. The need for supply of higher quantity of Bt seeds in each packet supplied by the companies also needs to be examined by the SAUs in light of the germination rate which varies due to variable agro-climatic (rain-fed/irrigated) conditions

E) Parameters and benchmark for deciding the superiority of the hybrids evaluated under MEC / SAU / ICAR system.

1. Since Bt technology in no way increases the yield potential of a hybrid but because of the inherent protection to bollworms there is a saving of bolls which results in increase in yield, it is recommended that the yield should not
be the main criterion for assessing the superiority of the hybrid. However the yield comparison should be with a recently released and related Bt check.

2. The candidate hybrid(s) may be compared with the released non-Bt hybrid check of respective group viz., early / medium / late. The candidate checks may be decided from time to time.

3. For judging fiber quality of a hybrid, the following CIRCOT guidelines/norms should be followed:

<table>
<thead>
<tr>
<th>Staple class</th>
<th>Length (mm)</th>
<th>Mill requirement %</th>
</tr>
</thead>
<tbody>
<tr>
<td>Short</td>
<td>&lt;20</td>
<td>7</td>
</tr>
<tr>
<td>Medium</td>
<td>20.5 – 25.5</td>
<td>36</td>
</tr>
<tr>
<td>Medium long</td>
<td>26 – 27.5</td>
<td>20</td>
</tr>
<tr>
<td>Long</td>
<td>28 – 33.5</td>
<td>32</td>
</tr>
<tr>
<td>Extra long</td>
<td>&gt; 34</td>
<td>5</td>
</tr>
</tbody>
</table>

The inherent staple strength of India cotton hirsutum germplasm is low and ranges between 19 to 23 g/tex (ICC mode) under rain-fed and irrigated conditions. As 80% of the Indian cotton is grown under rain-fed conditions, it is very difficult to achieve a higher staple strength in HxH hybrids. Hence, an average of 0.75 S/L ratios may be used as benchmark to evaluate the fiber quality of an HxH hybrid.

F) Any other recommendation on related aspects.

a. Applicability of the New procedure.

1. The new recommendations would be applicable from the next crop season. However, to ensure that the seed industry is benefited by the new procedure, there is a need to synchronize the material currently under testing.
2. The GEAC may also issue necessary direction to SAUs regarding the new procedure. While issuing the direction, it may also be emphasized that SAU trials may be taken up only for those events, which have been approved for commercial release after biosafety clearance and recommended by RCGM/GEAC for MLT. As per the requirement of Rules 1989, each SAU is also required to constitute an IBSC before taking up any activity related to transgenic crops.

b. Strengthening the Enforcement mechanism to address various issues reported by the NGOs.

Some of the actions suggested for strengthening the enforcement mechanisms are as follows:

- The functionaries from State agriculture departments implementing the Seed Act including seed laboratories and analysts should also be empowered under EPA to take punitive action.
- The sampling procedures should also be notified to ensure uniform action by the field staff.
- Regular compliance report by companies should be sent to GEAC, SBCCs, DLCs and State Agricultural Universities.
- Field trials should be conducted with the full knowledge and involvement of Gram Sabha, District Magistrate and Block Development Officer.
- Seed testing laboratories should be established and strengthened (at least one per state) and they should be notified as reference laboratories.
- The State agriculture departments should also be notified about the field trials by GEAC with copies of communications addressed to Secretary, Agriculture and Commissioner, Agriculture simultaneously.
- Separate enforcement wings should be established by State Governments to check the spread of illegal Bt cotton.
- Methods for detection of new gene/event integrated in Bt cotton seed need to be developed.
c. Permission for LST/Commercial release based on agro-climatic conditions rather than the zonal concept of Central/ South / North zone based on political boundaries recommended by ICAR:

The Committee is of the view that the present zonal system envisaged by the ICAR is based on several factors such as cotton cultivation practices, agro-climatic factors and administrative requirement under the Seed Act/Order. Accordingly the SAU jurisdiction in each state has been defined. Therefore the Committee concluded that the matter needs a critical look before any changes are suggested. The Committee suggested that the GEAC may request ICAR to examine the above issue and redefine the zonal concept, if necessary.

d. Rationalization of Biosafety Studies:

The cost towards development of transgenic crops including the biosafety and agronomic studies is as high as Rs 5 crores. With a view to promote the development of transgenic crops from Public Institutions, there is a need to rationalize the data generation from biosafety studies. It is suggested that the risk assessment for some of the parameters may be based on the information available within the country or elsewhere. It is recommended that a Committee be constituted to look into this aspect.