

1 or cultivated plants subject to the risk of cross pollination or
2 cross contamination. Requirements for following the
3 instructions shall be incorporated into written contracts
4 between manufacturers of genetically engineered plants, plant
5 parts, or seeds and growers of such items in the State. Copies
6 of all executed contracts between manufacturers and growers in
7 the State subject to this chapter shall be filed with the
8 department of agriculture and a private monitoring organization
9 no later than twenty days following the sale of the plant
10 products.

11 § -2 **Liability.** A manufacturer that violates section
12 -1 shall be strictly liable in tort to any agricultural
13 grower and to the State for harm to natural resources, for the
14 costs of restoration, and for any damages due to cross
15 pollination or cross contamination of nongenetically engineered
16 plants by genetically engineered plants. This section shall not
17 be construed to limit any liability of the manufacturer or any
18 grower under any cause of action not based upon this section.
19 This section shall not be subject to waiver by agreement or
20 otherwise.

21 § -3 **Surety.** No genetically engineered plants, plant
22 parts, or seeds that present a risk of cross pollination or



Report Title:

Protection Against Genetically Engineered Plant Life

Description:

Provides for procedures to protect nongenetically engineered plant life from their genetically engineered counterparts. Establishes the liability of manufacturers and growers of genetically engineered plants, plant parts, or seeds.

