

From: chrissy@smalltreefarm.com.au [mailto:chrissy@smalltreefarm.com.au]

Sent: Thursday, 19 April 2018 2:27 PM

To: submissions <submissions@foodstandards.gov.au>

Subject: FSANZ Submission Form Received (Internet) - n/a

Application/Proposal Number:	NBT consultation
Organisation Name:	n/a
Organisation Type:	Individual
Representing:	n/a
Street Address:	629 Jayes Rd, Balingup WA 6253
Postal Address:	PO Box 21, Balingup. WA 6253
Contact Person:	Dr Chrissy Sharp
Contact Number:	0897641148
Email Address:	chrissy@smalltreefarm.com.au
Submission Text:	<p>New breeding technologies should be tested prior to commercial release. Upon release they should be labelled to allow consumer choice. The suggestion that because NBT's do not, of themselves, contain new DNA infers there safety in foods is certain is a non-sequitur. NBT's may allow other DNA's to be grafted, of they may trigger unexpected mutations. So there must be risk assessment and labelling. To do otherwise would be to significantly reduce confidence in Australia's food safety.</p>