I. Article 4.4(2)

1.1 Which are the natural or legal persons or associations which may be allowed as petitioners by the Minister of Finance?

1.2 Under what conditions may such persons or associations be allowed as petitioners?

2.1 May unions of workers and wholesalers fall under this category?

2.2 If so, under what conditions?

II. Article 4.5(1)

1. What is the precise task of the Customs and Tariff Deliberation Committee between the reception of a complaint and the decision to initiate an investigation?

2. What are the criteria of which account will be taken by the Committee when taking a decision concerning the initiation of an investigation?

III. Article 4.5(12)

1. Do affirmative findings of dumping, injury and the causal link lead to provisional measures first or may they immediately lead to the adoption of definitive measures?

2. If provisional measures need to be taken first, are these preceded by a full investigation of dumping, injury and the causal link?
3. If so, does the preliminary investigation include the following steps:
   - the dispatch of questionnaires to interested parties
   - the analysis of the replies to such questionnaires
   - on-the-spot investigations
   - hearings of interested parties?