The following questions are submitted by the Delegation of Australia concerning Article 13 of the Korean Customs Act:

1. Paragraph 2 (Article 10(2) refers). Please explain how a person entitled to initiate an investigation described in the Act as:

"Any person having an interest in or the competent Minister having jurisdiction over the domestic industry subject to material injury ..." would always qualify as a person making "... a written request by or on behalf of the industry affected" as specified in Article 2:1 of the Subsidies and Countervailing Measures Code?

2. Paragraph 2 (Article 10(9) refers). In what circumstances would provisional measures not be cancelled if the Minister of Finance deems it necessary to continue the investigation after an undertaking has been offered?

3. Paragraph 2 (Article 10(10) refers). What is the relevant data that the exporter may be required to supply to the Minister of Finance?