## **Table of Content**

Preface		
Question 1	What is the rationale for the implementation of the Government Use of Patents on the four anti-cancer drugs?	1
Question 2	Has there been any prior negotiation with the patent-owners before deciding to implement the Government Use of Patents on the four anti-cancer drugs?	03
Question 3	Why did the Health Minister make this decision during the tenure of the interim government? Could he have waited for the new minister to make the decision?	6
Question 4	What are the reasons for the Health Minister's recent visit to India? Has there been any agreement with any Indian generic drug company on the procurement of generic versions of the patented drugs that may be considered as conflict of interest?	7
Question 5	Is it true that Thailand plans to implement the Government Use of Patents systematically on all patented drugs?	8
Question 6	How does Thailand intend to improve the decision-making processes to make the implementation of the Government Use of Patents more transparent?	9
Question 7	Will this decision be a reason for the USTR to consider moving Thailand from a Priority Watch List country to the Priority Foreign Country list, and if so, how will this decision affect Thai exports to the US?	10
Question 8	Has there been any high-level consultation among the three concerned ministries, i.e., Health, Commerce and Foreign Affairs, to discuss and finalize Thailand's position on the	11
6	TRIPS flexibilities according to the request from the Prime Minister?	
Question 9	How can the Ministry make sure that the drugs procured through the Government Use of Patents will not leak out from the public, non-commercial use system into the market?	13
Question 10	As anti-cancer drugs are live-saving drugs, how can we be certain that the generic copies of these drugs will be equivalent in quality to the patented products?	14