HUMAN RIGHTS
IN REPUBLIC OF KOREA

THE COUNTER REPORT
TO THE THIRD PERIODIC REPORT
OF THE REPUBLIC OF KOREA
UNDER ARTICLE 40 OF
INTERNATIONAL COVENANT ON
CIVIL AND POLITICAL RIGHTS

OCTOBER 2006

MINBYUN-Lawyers for a Democratic Society
HUMAN RIGHTS
IN REPUBLIC OF KOREA

THE COUNTER REPORT
TO THE THIRD PERIODIC REPORT
OF THE REPUBLIC OF KOREA
UNDER ARTICLE 40 OF
INTERNATIONAL COVENANT ON
CIVIL AND POLITICAL RIGHTS

OCTOBER 2006

MINBYUN-Lawyers for a Democratic Society

5F Sinjeong B/D, 1555-3, Seocho-dong,
Seocho-gu, Seoul, Republic of Korea
Tel) (+82 2) 522 7284  Fax) (+82 2) 522 7285
Homepage: http://minbyun.jinbo.net
Email: m321@chol.com
This report is written by MINBYUN-Lawyers for a Democratic Society and finalized in consultation with Korean Human Rights Organizations Network composed of 38 human rights organizations in Republic of Korea. The organizations’ names of the Network are below:

PREFACE

We, MINBYUN-Lawyers for a Democratic Society, in consultation with the Korean Human Rights Organizations Network composed of 38 human rights organizations in the Republic of Korea, submit this report to the Human Rights Committee (referred to as “the Committee” henceforth) which will review the third periodic report of the government of the Republic of Korea.

MINBYUN, as a human rights NGO consisting of some 550 progressive lawyers in South Korea, has already submitted counter reports during the consideration of the initial and the second periodic reports of the South Korean government by the Committee.

After examining the Government report, we conclude that it falls short of explaining the human rights situation of South Korea in reality, thus failing to provide the Committee with accurate information.

Therefore, this report was written to make possible a constructive dialog between the South Korean government and the Committee by revealing the human rights issues in South Korea clearly and providing the Committee with accurate information.

However, we do not think the human rights issues concerning South Korea covered in this report are exhaustive. For this reason, we hope the Committee will pay heed to the fact that there are a lot of other serious human rights issues we do not point out in this report.

We sincerely hope our report will be seriously considered by the members of the Committee in considering the Government report, and as a result, will contribute to moving towards a more thorough observation of the International Covenant on Civil and Political Rights by the South Korean government in the future.

October 2006

BAIK Seung-Hun

President
MINBYUN-Lawyers for a Democratic Society
CONTENTS

PREFACE

PART I
General Comments 1 – 4 1
Relationship between Domestic Laws and the Covenant 5 – 6 2

PART II
Issues Concerning the National Human Rights Commission 7 – 18 4
Negligence in Implementing Recommendations of the Committee 19 – 31 8
Reservations
Paragraph 5 of article 14 32 – 35 12
Article 22 36 – 42 13

PART III
Equal rights of men and women 43 – 59 17
Prohibition of Torture or Cruel, Inhuman or Degrading Treatment or Punishment 60 – 66 23
Right to Liberty and Security of Person 67 – 76 26
Right to Privacy, Residence and Correspondence
Right to Privacy 70 – 81 30
Protection of Personal Information 82 – 93 32
Right to Correspondence 94 – 97 38
Conscientious Objection to Military Service 98 – 112 40
Freedom of Expression
National Security Law 113 – 121 45
Movie Grading System 122 – 126 50
Freedom of Association 127 – 137 51
Family Protection, Marriage and Divorce 138 – 147 53
Protection of the Child 148 – 151 57
Rights of Migrant Workers 152 – 163 58