APEC NON-BINDING INVESTMENT PRINCIPLES
(as revised by ABAC)

In the spirit of APEC’s underlying approach of open regionalism,

Recognizing the importance of investment to economic development, the stimulation of growth, the creation of jobs and the flow of technology in the Asia-Pacific region,

Emphasizing the importance of promoting domestic environments that are conducive to attracting foreign investment, such as stable growth with low inflation, adequate infrastructure, adequately developed human resources, and protection of intellectual property rights,

Supporting the goal of sustainable development in promoting foreign investment,

Reflecting that most APEC economies are both sources and recipients of foreign investment,

Aiming to increase investment including investment in small and medium enterprises, and to develop supporting industries,

Acknowledging the diversity in the level and pace of development of member economies as may be reflected in their investment regimes, and committed to ongoing efforts towards the improvement and further liberalization of their investment regimes,

Without prejudice to applicable bilateral and multilateral treaties and other international instruments,

APEC members aspire to the following non-binding principles:

Transparency of Laws

- Member economies will make all laws, regulations, administrative guidelines and policies pertaining to investment in their economies publicly available in a prompt, transparent and readily accessible manner.

Transparency of interpretation and implementation

- Member economies recognize that consistent interpretation of laws, regulations, administrative guidelines and policies governing foreign investment as well as the establishment of prompt, transparent and predictable licensing and approval implementation processes by central and local government agencies on a coordinated basis are complementary to the principle of transparency of laws.

Non-discrimination between Source Economies

- Member economies will extend to investors from any economy treatment in relation to the establishment, expansion and operation of their investments that is no less favorable than that accorded to investors from any other economy in like situations, without prejudice to relevant international obligations and principles.

National Treatment

- With specified exceptions in their strategic national interest or for a transitional development purpose as provided for in domestic laws, regulations and policies, member economies will accord to foreign investors in relation to the establishment, expansion, operation and protection of their investments, treatment no less favorable than that accorded in like situations to domestic investors.

Investment Incentives

- With limited and specified exceptions in their economic interests, member economies will avoid the use of investment incentives which distort fair competition amongst themselves or which are inconsistent with these principles.
Performance Requirements

■ Member economies will minimize the use of performance requirements that distort or limit expansion of trade and investment.

Expropriation and Compensation

■ Member economies will not expropriate foreign investments or take measures that have a similar effect, except for a public purpose and on a non-discriminatory basis, in accordance with the laws of each economy and principles of international law and against the prompt payment of adequate and effective compensation.

Repatriation and Convertibility

■ Member economies will ensure the free and prompt transfer of funds related to foreign investment, such as profits, dividends, royalties, loan payments and liquidations, in freely convertible currency.

Settlement of Disputes

■ Member economies accept that disputes arising in connection with a foreign investment will be settled promptly in a variety of ways including consultations, negotiations or mediation between the parties to the dispute or through procedures for arbitration in accordance with members’ international commitments or other arbitration procedures acceptable to both parties, or failing the above, through litigation in tribunals or courts.

Protection and Enforcement of Rights

■ Member economies will endeavor to ensure prompt and transparent access to dispute resolution mechanisms for foreign investors, including tribunals, courts and appeal processes, and will ensure timely delivery and enforcement of judgments and arbitration awards.

Entry and Sojourn of Personnel

■ Member economies will permit in a timely manner the temporary entry and sojourn of key foreign technical and managerial personnel for the purpose of engaging in activities connected with foreign investment, subject to relevant laws and regulations.

Avoidance of Double Taxation

■ Member economies will endeavor to avoid double taxation related to foreign investment.

Investor Behavior

■ Acceptance of foreign investment is facilitated when foreign investors abide by the host economy’s laws, regulations, administrative guidelines and policies, just as domestic investors should.

Removal of Barriers to Capital Exports

■ Member economies accept that regulatory and institutional barriers to the outflow of investment will be minimized.