Asia-Pacific Financial Forum

2017 Progress Report to the APEC Finance Ministers

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Asia-Pacific Financial Forum  
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CONTENTS

EXECUTIVE SUMMARY  
Introduction  

Expanding MSMEs’ Access to Finance
- Credit Information systems  
- Secured Transactions and insolvency regimes  
- Trade and supply chain finance  
- Platform for regular public-private dialogue on fintech  

Creating Deep, Liquid and Integrated Capital Markets
- Developing classic bond repurchase (repo) and OTC derivatives markets  
- Information in capital markets  
- Supporting the Asia Region Funds Passport (ARFP)  
- Developing the Asia-Pacific financial market infrastructure  

Expanding the Region’s Long-Term Investor Base
- Retirement Income and Long-Term Investment  
- Enabling Islamic financial institutions to expand cross-border investment in infrastructure  

Fostering Financially Resilient Communities
- A roadmap for expanding the coverage of microinsurance in APEC  
- Disaster risk financing and insurance  

Dialogue and Research on the Future of Financial Regulation

Conclusion

APPENDIX 1: Conference Report: Developing a Roadmap for APEC’s Financial Market Infrastructure

APPENDIX 2: A Roadmap for Expanding the Coverage of Microinsurance in APEC

APPENDIX 3: List of Abbreviations

APPENDIX 4: About APFF
EXECUTIVE SUMMARY

The ongoing debate on globalization underscores the importance of structural reforms, which need to go hand in hand with trade and investment liberalization for its fruits to be more broadly and equitably shared within and across economies. The widening income gap between different segments of society and different regions in many economies and the persistence of huge trade imbalances that have fueled growing friction across the Asia-Pacific have contributed to the notable erosion of public support for globalization over the past decade. The answer to these challenges, however, is not a retreat to protectionism, but advancing efforts to adapt our legal, policy and regulatory frameworks to the economic realities of the 21st century, to enable entire societies, not just a few, to seize the opportunities of globalization, and capacity building to enable their implementation.

In the wake of the Global Financial Crisis (GFC), the APEC Business Advisory Council (ABAC) called attention in its 2009 Report to the APEC Finance Ministers to the “great need to promote domestic demand [in Asian developing economies] and correct the huge global imbalances that have built up over the previous decades.” To this end, in the same report, ABAC recommended “the launch of an APEC Financial Inclusion Initiative and the promotion of infrastructure development through a regional partnership among governments, business and international financial institutions”, “the enhancement of social safety nets, including social insurance and pension systems...and the strengthening of credit reporting systems to facilitate the growth of consumer finance.”

In the years that followed, APEC Finance Ministers echoed these recommendations in their Kyoto Report on Growth Strategy and Finance and the launch of the Asia-Pacific Forum on Financial Inclusion in 2010, the establishment of the Asia-Pacific Infrastructure Partnership (APIP) in 2011, the creation of the Asia-Pacific Financial Forum (APFF) in 2013 and the various activities under the Finance Ministers Process to advance greater access to finance, infrastructure investment and financial market development and integration. In 2015, the Ministers incorporated key recommendations from the private sector in their Cebu Action Plan (CAP) and encouraged APFF to actively engage in advancing several initiatives in the CAP’s financial integration, financial resilience and infrastructure pillars.

This Progress Report provides an update on this work. Among the initiatives in the CAP are promoting an enabling financing environment for MSMEs, including trade, supply chain and alternative financing mechanisms; expanding financial inclusion and literacy; facilitating the cross-border offering of funds through the Asia Region Funds Passport; developing disaster risk financing and insurance across the region;
developing local currency bond markets in APEC economies and a roadmap to promote financial infrastructure; and various initiatives to promote bankable infrastructure projects and long-term investment in them.

The APFF is currently undertaking work to progress these initiatives. These include work that has been started in previous years in the following areas:

- Collaboration in capacity building to assist interested economies in developing their financial infrastructure, in particular credit information, secured transactions and insolvency systems to facilitate and expand MSMEs’ access to credit;
- Regional workshops to help relevant agencies, financial institutions and global supply chain participants identify barriers to trade and supply chain finance, innovative solutions to address these challenges and opportunities for collaboration;
- Regional public-private sector dialogues on advanced technology in finance (fintech), particularly in the areas of lending, payments and regulatory technology (regtech) to promote collaboration among regulators, industry participants and experts in developing balanced regulatory approaches;
- Workshops to assist relevant stakeholders in interested economies, including regulators and industry participants, in identifying and addressing legal, policy, regulatory and market issues to enable the effective use of repurchase agreements (repos) and over-the-counter (OTC) derivatives for the purpose of improving the depth and liquidity of bond markets;
- Collaboration with regulators and industry to assist in progressing and increasing membership in the Asia Region Funds Passport;
- Advice to regulators of interested economies in implementing the APFF self-assessment templates to improve availability and quality of information for capital market investors in three key areas: issuer disclosure, bond market data and investor rights in insolvency;
- Development of recommendations for expanding the role of the pension fund and insurance industries as long-term investors in infrastructure projects and capital markets;
- Discussions and conferences to address policy and practical barriers to the expansion of cross-border investment in infrastructure by Islamic financial institutions; and
- International conferences to discuss broader global and regional issues and their implications for financial market development and integration in the Asia-Pacific region.

This year, APFF commenced work on two initiatives mandated by the CAP:
The drafting of a proposed roadmap for the development of the region’s financial market infrastructure; and

The drafting of a proposed roadmap for expanding the coverage of microinsurance in developing Asia-Pacific economies.

Finally, the APFF is currently planning ways to advance the CAP’s mandate to establish and promote private disaster insurance schemes, develop regional risk sharing measures and develop a roadmap for expanding the private sector’s role in disaster risk financing and insurance.

This report also highlights the growing interest of APEC member economies to engage with the private sector in a wide variety of areas and confirms the importance of the CAP to the region’s economic development. This year, the APFF made progress in starting new collaborative activities with various economies, such as in capital market development (with China and Thailand) and credit information and secured transactions (with Vietnam). The commencement of work on the roadmaps for developing financial market infrastructure in the Asia-Pacific region and for expanding the coverage of microinsurance has further broadened the areas for public-private sector collaboration in advancing the goals of the CAP.

Progress also continues to be made in the ongoing work on credit information and secured transactions work in the Philippines and Thailand, advancing a pilot project on cross-border sharing of credit information in the Mekong region, the development of a platform for public-private sector dialogue on fintech, support for the Asia Region Funds Passport, creating a platform for enabling Islamic financial institutions to expand cross-border investment in infrastructure, expanding the role of pension funds and insurance firms in infrastructure, and promoting a more active private sector participation in disaster risk financing and insurance.

To help advance the implementation of the CAP in coming years, this report recommends the following to the APEC Finance Ministers:

1. Encourage relevant officials and regulators to collaborate with APFF’s capacity building activities in:
   - promoting deep and liquid bond, repo and derivatives markets;
   - modernizing credit information, valuation, secured transactions and insolvency systems;
   - developing pilot programs for cross-border supply chain financing; and
   - expanding long-term investors’ roles in infrastructure development.

2. Support APFF’s efforts to develop a regional platform for public-private dialogue on harnessing fintech to create inclusive, sound and efficient financial systems.

3. Encourage senior finance officials to work with APFF in 2018 to finalize the roadmaps envisioned in the CAP for:
o developing the region’s financial market infrastructure;
o expanding the coverage of microinsurance; and
o promoting greater private sector participation in disaster risk financing and insurance.

4. Encourage more economies to host discussions on the Asia Region Funds Passport (ARFP) where APFF can convene experts from regulatory, industry, multilateral and academic institutions.

5. Encourage relevant authorities to collaborate with APFF in finalizing in 2018 a work program for the Islamic Infrastructure Investment Platform (I3P) to help expand cross-border investment by Islamic financial institutions in infrastructure.
INTRODUCTION

The debate on globalization, long thought of as resolved, has reemerged to become the defining theme of recent political discourse. While this debate involves a complex set of issues, much of it has been fueled by discontent among parts of the electorate in developed economies that saw themselves as adversely affected by open trade policies and greater freedom for commercial enterprises to choose where they wish to do business and create jobs.

Globalization can be disruptive, insofar as it enables businesses and consumers to seize opportunities across multiple markets at different levels of development that offer varying comparative and competitive advantages. In our region, this has been reflected in the growth of cross-border investment and supply chains. It has also led to huge trade imbalances among economies and the migration of jobs, especially in many traditional manufacturing sectors, from developed to developing economies.

Predictably, trading arrangements and practices have been convenient targets of blame for these trade imbalances, and protectionist measures promoted as the logical response. However, the fact that some developed economies have performed better than others under the same globalized regime suggests that the quality of policy and regulatory ecosystems affecting the international competitiveness of businesses has as much, if not more, to do with the outcomes than trade policies.

While it may appear that developing economies have benefited disproportionately from globalization, there is also a growing realization that growth strategies focused mainly on exports and related investment are not sustainable over time. The damaging impact on emerging markets of the collapse of consumer demand in developed economies following the Global Financial Crisis prompted this rethinking, which eventually came to be reflected in the APEC Finance Ministers’ decision to adopt the Kyoto Report on Growth Strategy and Finance in 2010.¹

An important element of this rethinking is the move to shift toward a more balanced economic growth strategy that raises the role of domestic consumption in the economy relative to exports and investment, which will also help address trade imbalances. There is much to be done in this regard. The East Asia and Pacific region’s

¹ “Against this backdrop, we discussed and adopted “The Kyoto Report on Growth Strategy and Finance” today, which we believe will contribute to the discussion of the APEC Leaders’ Growth Strategy. In this Report, we highlight the importance of strong, sustainable and balanced growth in the future, as well as the importance of fostering sound fiscal management, particularly in light of the challenge posed to public finances by aging populations. We also draw attention to the importance of securing appropriate financing as a critical component of growth, competitiveness, employment and poverty reduction, particularly: enhancement of infrastructure finance, and improvement of access to financing for micro, small and medium enterprises and households.” APEC Finance Ministers, The Kyoto Report on Growth Strategy and Finance, 2010.
household consumption currently amounts to 49 percent of its GDP, compared to North America’s 67 percent. Combining the ratios of exports and gross capital formation to GDP, the figure for East Asia and Pacific is 63 percent, compared to 35 percent for North America.²

The factors behind the low level of household consumption in many Asian emerging markets are complex and manifold. Various studies in China, which is now striving to promote domestic consumption, indicate that among the key inhibitors of household consumption growth are the lack of pension and health insurance,³ lack of access to consumer finance, financing constraints on the growth of the MSME sector and its ability to provide more employment opportunities,⁴ and the lack of infrastructure and investment in rural areas.⁵

Finance plays an important role in addressing these issues, and it is noteworthy that the Cebu Action Plan (CAP) includes a number of initiatives that are geared towards this objective. These include promoting an enabling financing environment for MSMEs, including trade, supply chain and alternative financing mechanisms; expanding financial inclusion and literacy; facilitating the cross-border offering of funds through the Asia Region Funds Passport; developing disaster risk financing and insurance across the region; developing local currency bond markets in APEC economies and a roadmap to promote financial infrastructure; and various initiatives to promote bankable infrastructure projects and long-term investment in them.

The APFF is currently undertaking work to progress a number of initiatives under the CAP. These include work that has been started in previous years in the following areas:

- Collaboration in capacity building to assist interested economies in developing their financial infrastructure, in particular credit information, secured transactions and insolvency systems to facilitate and expand MSMEs’ access to credit;

- Regional workshops to help relevant agencies, financial institutions and global

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² World Bank, World Development Indicators.

³ See for example a recent study on consumption among migrant workers in China, which concludes that the lack of pension and health insurance is a major contributor to the low level of domestic consumption among these population groups, Xin Meng, Sen Xue and Jinjun Xue, “Consumption and Savings of Migrant Households 2008-14,” in Ligang Song, Ross Garnaut, Cai Fang and Lauren Johnston (Eds), China’s New Sources of Economic Growth: Reform, Resources and Climate Change, Volume 1 (Canberra: ANU Press 2016), pp. 159-196.

⁴ This is described in Zeng Gang and Li Guangzi, “Consumer Finance and its Significance,” in Guogang Wang, Gang Zeng and Xuan Xiaoying (Eds), Development of Consumer Demand in East Asia (Palgrave MacMillan 2017). The authors also define consumer finance as including (a) payment, (b) risk management, (c) credits, and (d) savings.

⁵ A recent analysis of consumption patterns in China’s urban and rural areas concluded that the government’s efforts in recent years to improve rural infrastructure, including transportation, electricity and communications stimulated consumption in small towns and rural areas and significantly narrowed the urban-rural divide in consumption, especially of electrical appliances and durable home appliances, Li Chunling, “Urbanization and the Urban-Rural Consumption Divide,” Zheng Yongnian, Zhao Litao, Sarah Y. Tong (Eds.), China’s Great Urbanization (London and New York: Routledge 2017), p. 52.
supply chain participants identify barriers to trade and supply chain finance, innovative solutions to address these challenges and opportunities for collaboration;

- Regional public-private sector dialogues on advanced technology in finance (fintech), particularly in the areas of lending, payments and regulatory technology (regtech) to promote collaboration among regulators, industry participants and experts in developing balanced regulatory approaches;

- Workshops to assist relevant stakeholders in interested economies, including regulators and industry participants, in identifying and addressing legal, policy, regulatory and market issues to enable the effective use of repurchase agreements (repos) and over the counter (OTC) derivatives for the purpose of improving the depth and liquidity of bond markets;

- Collaboration with regulators and industry to assist in progressing and increasing membership in the Asia Region Funds Passport;

- Advice to regulators of interested economies in implementing the APFF self-assessment templates to improve availability and quality of information for capital market investors in three key areas: issuer disclosure, bond market data and investor rights in insolvency;

- Development of recommendations for expanding the role of the pension fund and insurance industries as long-term investors in infrastructure projects and capital markets;

- Discussions and conferences to address policy and practical barriers to the expansion of cross-border investment in infrastructure by Islamic financial institutions; and

- International conferences to discuss broader global and regional issues and their implications for financial market development and integration in the Asia-Pacific region.

This year, APFF commenced work on two initiatives mandated by the CAP:

- The drafting of a proposed roadmap for the development of the region’s financial market infrastructure; and

- The drafting of a proposed roadmap for expanding the coverage of microinsurance in developing Asia-Pacific economies.

Finally, the APFF is currently planning ways to advance the CAP’s mandate to establish and promote private disaster insurance schemes, develop regional risk sharing measures and develop a roadmap for expanding the private sector’s role in disaster risk financing and insurance.
This report is divided into five sections, under which the progress of these initiatives are described:

- Expanding MSMEs’ Access to Finance
- Creating deep, liquid and integrated capital markets
- Expanding the region’s long-term investor base
- Fostering financially resilient communities
- Dialogue and research on the future of financial regulation
EXPANDING MSMEs’ ACCESS TO FINANCE

Micro-, small and medium enterprises (MSMEs) are the most important contributors to employment and innovation in Asia-Pacific economies. Thus, enabling MSMEs to effectively participate in economic activities and global value chains, including domestic commercial activity and access to international markets and export opportunities, has always been an important objective for APEC. Accessing finance is a key challenge for most MSMEs, due in large part to inadequate legal and institutional infrastructure to support risk-based lending using transaction data and the use of a wider range of assets, especially movable assets, as collateral.

The Finance Ministers have identified these issues as priorities and incorporated them in the CAP, which called for the establishment of the Financial Infrastructure Development Network (FIDN) within the APFF as a platform for collaboration among the private sector, finance ministries, regulatory agencies and other stakeholders to support member economies in developing their credit information, secured transaction and insolvency systems. The FIDN was launched in 2015 and following this, various activities were held in the Philippines, China, Brunei Darussalam, Thailand and Vietnam.

In addition to financial infrastructure that enable lenders to expand credit to MSMEs using their movable assets as collateral, as well as transaction data of business owners, opportunities to finance business activities are also increasing as a result of new business models arising from the development of advanced technologies in finance (fintech). Recognizing these opportunities, the Finance Ministers through the CAP called for promoting the development of new financial instruments for MSMEs, addressing regulatory barriers to digital, mobile and innovative financing and developing policy frameworks for alternative finance.

Finally, the Finance Ministers also acknowledged the need to address challenges that hinder MSMEs from participating in international trade and global supply chains. MSME exporters have been disproportionately impacted by increased costs and risks from elevated penalties for non-compliance with rules, such as those related to customer due diligence, that financial institutions face in providing trade financing. The CAP included initiatives to develop regionally consistent rules to facilitate cross-border trade and supply chain finance. It also called for expanding the use of electronic supply chain management platforms; facilitating digital, mobile and innovative working capital management techniques.

Credit information systems

Capacity building to develop domestic credit information systems

Since 2015, the FIDN has been undertaking activities to bring together experts from the private sector, international organizations and development institutions to provide advice to policy makers and regulators in several economies on reforms to create or improve their credit information ecosystems. In 2017, Through the Asia-
Pacific Credit Coalition (APCC) and the Policy and Economic Research Council (PERC), FIDN continued to serve as a resource to Philippine stakeholders currently developing the credit information system. At the soft launch of the Credit Information Corporation (CIC)’s data sharing platform in Manila on April 24, APCC and PERC recognized the progress made by CIC in acquiring data in their repository that will increase access to finance for MSMEs and individuals across the economy.

In addition to work in the Philippines, the FIDN has been in dialogue with industry executives and government officials in Australia. In 2012, both Australia and New Zealand reformed their domestic privacy laws to permit lenders and other non-financial creditors to report both timely and late payment data to private credit bureaus—positions advocated by the APFF. While the credit information system has progressed steadily in New Zealand, Australia remains a negative-only credit reporting regime.

In June 2017, the Productivity Commission issued an interim report calling for industry to accelerate the reporting of full-file data to private credit bureaus (a target of 40% coverage by June, 2017 was set) or else face a mandate to do so. The Final Report of the Productivity Commission, issued in July, extended the deadline for the coverage target to December 31. Given these developments, FIDN is now considering to be active in Australia both on full-file credit reporting and cross-border credit information sharing in 2018 as Papua New Guinea (PNG) assumes the chairmanship of APEC. Cross-border credit data flows between Australia and other Pacific Island nations, including PNG, is of growing interest.

Privacy regime development and credit information

FIDN stakeholders, including ABAC, the International Finance Corporation of the World Bank Group (IFC/WBG) and the People’s Bank of China (PBOC) jointly organized a conference on Personal Data Protection and Credit Reporting was held in Beijing. The event focused on the increasingly important topic of data privacy under the new environment that financial institutions are collecting, processing and increasingly using more data. The senior leadership members of PBOC gave keynote addresses and announced a revised direction for the development of the credit reporting market in China. About 150 policy-makers, regulators and industry executives attended the conference including speakers and participants from several APEC economies (Korea, Hong Kong, Thailand, New Zealand, US). The conference attracted extensive news coverage.

In recent years, numerous data and analytics players have emerged in China with many claiming to be doing credit reporting or credit reference. Among others, the two-day discussions helped to clarify the difference between credit bureaus and data companies and risk management firms. The discussions underscored the need for a modern personal data protection framework that balances the interests of businesses and the privacy of consumers. It is expected that the Chinese market will gradually evolve into a tiered structure with a few real comprehensive credit bureaus, a number of specialized credit reporters and many other data and risk management
companies.

**Preparing the way for future cross-border credit information sharing**

FIDN is currently undertaking preparatory work on the CAP’s initiative to develop a pathway to a common data dictionary for the region, which is a key step toward making cross-border credit information sharing possible. At the APEC Seminar on Cross-Border Credit Information Sharing on 16 May, in Ninh Binh, Viet Nam, in conjunction with the APEC Senior Financial Officials’ Meeting, as well as at the Roundtable Discussion on Cross-border Credit Information in the Mekong Region convened by ABAC and IFC/WBG on 13 July in Hoi An, Viet Nam, participants discussed the outline of the data dictionary.

FIDN is also hosting discussions about a pilot project on the sharing of cross-border credit information involving five economies in the Mekong region, including three APEC member economies (China, Thailand and Vietnam) and two others (Cambodia and Laos) that could potentially indicate a way forward for other APEC economies as well as help assess its beneficial impact on MSMEs doing business across borders. Following an initial workshop held in July 2016 in Bangkok, ABAC, IFC/WBG and the State Bank of Viet Nam jointly organized the previously mentioned Ninh Binh seminar.

The main objectives of the seminar were to (a) promote cross-border credit information exchange in the region, (b) address the key elements of cross-border credit information exchange mechanism, (c) present the Mekong initiative of the cross-border credit information exchange, and (d) discuss next steps. The seminar was attended by nearly 100 participants from 21 APEC economies’ central banks, global credit reporting service providers (CRSPs), industry associations, local stakeholders and other international organizations.

During the seminar, the speakers discussed the following topics: (a) the need for cross-border credit information in the context of increasing trade and foreign direct investment flows and intra-regional migration; (b) economies’ perspectives on the topic; (c) the World Bank Group’s general principles on cross-border credit information exchange; (d) the legal and data elements in a successful mechanism; and (e) the way forward.

Participants shared experiences in the Mekong region as well as in Europe, particularly on the role of regulators in promoting cross-border credit information exchange, the relationship between regulators overseeing credit reporting and general data protection, and what CRSPs should advocate to the regulators. Speakers from the industry association and regional CRSPs discussed the conditions for successful cross-border information sharing and mechanisms for data subjects to exercise their rights in a foreign jurisdiction to amend incorrect information.

Participants discussed the next steps following the agreement on basic guidelines among eight regional CRSPs reached at the July 2016 meeting in Bangkok and the agreement on the text of a draft memorandum of understanding between two CRSPs in different jurisdictions.
Further discussions were held at the 13 July Roundtable Discussion in Hoi An. Participants discussed the challenges arising from laws in certain jurisdictions that prevent the transfer of credit information across borders as well as from regulators’ hesitancy to allow such cross-border sharing of information in the absence of clear laws. Next steps identified to advance the pilot project include (a) the use of informal mechanisms such as exchange of letters among CRSPs that have been successfully implemented and allowed in participating jurisdictions; (b) informal outreach efforts to key regulators; and (c) undertaking continued advocacy efforts focused on communicating the benefits of cross-border credit information sharing to key decision-makers in participating economies.

Finally, a baseline analysis of the current state of credit information sharing across the 21 member economies of APEC is being undertaken for FIDN by PERC and the APCC. The survey instruments are currently being designed by PERC with input from the IFC/WBG and industry advisors, and will be in the field in late 2017. The baseline results will be published either in late 2017 or early 2018.

**Secured transactions and insolvency regimes**

The Secured Transaction Reform (STR) sub-stream of the FIDN promotes an enabling environment based upon clear and predictable legal frameworks for economic development and inclusive growth. Its work is specifically focused on facilitating a diverse set of financing solutions for MSMEs, market infrastructure projects and cross-border trade and supply chains. ABAC, IFC/WBG, partnering private sector organizations and the OECD are collaborating with a broad range of institutions including international organizations, public sector bodies, private sector firms, and academic entities within interested economies.

Through workshops, direct policy maker outreach, dialogues and studies, this sub-stream seeks to:

- **Support reform and development of secured transactions systems and insolvency frameworks among APEC economies;**

- **Promote good practices and internationally accepted principles on secured transactions legislation,** including comprehensive definitions of eligible collateral, the free assignability of claims for the purposes of financing, and other provisions shown to enhance the ease of credit for MSMEs;

- **Foster the establishment and development of effective modern collateral registries** and promoting pathways to single, central and online security interests notice filing systems and comprehensive coverage of security interests on movable assets, receivables and other forms of intangible assets within the economy; and

- **Partner with local economy stakeholder to improve the capacity of lenders** in structuring, delivering and managing credits based on movable assets, receivables and other forms of intangible assets as well as the development of
the necessary operational infrastructure such as third-party collateral management industries, electronic finance platforms and credit enhancement services to support the expansion of such credits for MSMEs, agri-business operators, domestic and cross-border traders and infrastructure companies, among others.

Since its launch in November 2015, FIDN has developed a network of leading experts in secured transactions reform to support member economies. This network encompasses multilateral development agencies, leading industry trade groups, private sector lenders, academic think tanks and universities, leading legal experts, and collateral registry officials. This diverse network provides member economies with simple, cost efficient access to global best practices and expertise across the necessary elements to achieve modern secured transaction reform, including areas such as:

- **Legislative / Model Laws**: FIDN members include experts from IFC/WBG, UNCITRAL, the US Department of State, the Hong Kong Department of Justice, the United States Agency for International Development (USAID), National Law Center, university professors, and consultants with experience in working with economies to develop modern secured transaction regimes.

- **Collateral Registry Development**: FIDN members include the Australian Financial Security Authority (Collateral Registry Registrar), the Ministry of the Economy of Mexico, and the Land Registration Authority under the Philippines’ Department of Justice.

- **Training / Capacity Building**: FIDN members include the Commercial Finance Association, the predominant industry trade group for asset-based lending; and the combined International Factors Group/Factors Chain International (IFG-FCI), the leading global factoring trade organization. These trade groups, additionally joined by IFC/WBG and its experts, have deep resources and experience in providing training and capacity building to lenders and factors globally.

FIDN has also actively engaged with the Strengthening Economic Legal Infrastructure (SELI) group of the APEC Economic Committee to promote reform efforts across APEC member economies. Members of SELI have actively participated in FIDN update calls and workshops (most notably, the FIDN Conferences on Credit Infrastructure in Manila in March 2016 and in Hoi An in July 2017). Additionally, FIDN stakeholders participated in the APEC Seminar on the Use of International Instruments to Strengthen Contract Enforcement in Supply Chain Finance for Global Businesses (including SMEs) in Nha Trang, Vietnam in February 2017.

**2016 Legislative and Legal Updates**

In 2016, modernized secured transactions laws in both Thailand and Brunei Darussalam became effective. Brunei Darussalam launched its modern collateral registry in December 2016. In July, a new modern secured transactions law was

UNCITRAL completed work on the Model Law on Secured Transactions, which was adopted at its convention in July. Additionally, the previously adopted Convention on Assignment of International Receivables, adopted in 2001 but not yet ratified, was submitted by then-President Obama to the US Senate for ratification. If ratified by the US, it is expected that additional UN member states will quickly then ratify clearing way for its effectiveness.

2016-17 FIDN Activity Summary

Since its launch, FIDN has provided expert advice to interested member economies, including the Philippines, Brunei, China, Vietnam and Thailand. Following a number of activities outlined in the 2016 APFF Progress Report to APEC Finance Ministers, various follow-up activities were undertaken by FIDN in the area of secured transactions and insolvency.

In August 2016, FIDN co-sponsored a workshop with the Bank of Thailand, in partnership with the Thai Bankers’ Association, to support the introduction of the recently enacted secured transaction law, the Business Collateral Act, for policymakers, regulators and industry participants focusing on supply chain finance.

In October 2016, FIDN partnered with IFC/WBG, the government of Viet Nam and the Vietnam Banks Association to hold a Supply Chain Finance workshop in Ho Chi Minh City to further capacity building and awareness among lenders and SMEs in Vietnam of the recently implemented secured transaction law.

In November 2016, FIDN cooperated with IFC/WBG and the Supreme People’s Court of Viet Nam in holding and participated in the Forum for Asian Insolvency Reform (FAIR) held in Hanoi to build cross-specialty support amongst regional insolvency practitioners of the current secured transactions reform efforts across the region.

In December 2016, FIDN members provided support to IFC/WBG in to promote moveable asset finance in the Mekong Region, continuing to build regional capacity building, awareness and support for development of modern secured transactions laws and related infrastructure in the region.

In December 2016, FIDN stakeholders again partnered with the Government of the Philippines in holding the 3rd FIDN Conference on Credit Infrastructure in Manila in a two day conference widely attended by policymakers, regulators, financial institutions and MSMEs. The conference highlighted the progress of the pending legislation in Congress and showcased unique and related financial infrastructure support for expanding MSMEs’ access to credit being developed in the Philippines showing continued development growth and capacity building.

FIDN participated in the 1st Secured Transactions Coordination Conference sponsored by the University of Pennsylvania Law School and National Law Center which brought
together academic, professionals and experts from multilateral development agencies to share best practices and enhance the effectiveness of secured transactions reform globally.

In February 2017, FIDN stakeholders participated in an APFF Conference on Creating an Effective MSME Financing Ecosystem in partnership with the Thai Bankers Association. The conference leveraged the rich knowledge and real world experience of private firms, public agencies and international organizations to provide an opportunity to identify strategies to accelerate the expansion of MSMEs’ access to finance, including the areas of digital finance, digital payment platforms for cross-border finance, sharing of best practices on improving policies and regulations to address disincentives for bank lending to MSMEs.

On 12 July 2017, APFF, the State Bank of Vietnam and IFC/WBG jointly convened the 4th FIDN Conference on Financial Infrastructure Reform in Hoi An. This conference focused on secured transactions reform region-wide and in key APEC economies, focusing on progress in Vietnam and Philippines, with strong participation from both economies. Key sessions included discussions on tackling legal reforms through the legislature, key legal provisions of a modern secured transaction law, judicial support, interpretation and implementation, and the importance of valuation practices in secured transactions reform implementation. The conference presented views from a wide range of constituents, including regulators, policymakers and private sector practitioners.

FIDN is also currently undertaking work in collaboration with SELI in preparation for their 5th Meeting. This work focuses on online dispute resolution, participation in the APEC SME Finance Forum on 11 September in Ho Chi Minh City, and the APFF Trade and Supply Chain Finance Workshop in Thailand on 17 October, as well as providing additional support in convening workshops and roundtables in member economies, such as the Philippines and Brunei.

FIDN stakeholders also participated actively in key industry conferences, in particular the Global trade Review conferences in Hong Kong and Singapore, to advocate wider support for the reform of secured transactions laws in APEC.

In the short period since its launch in November 2015, FIDN has built a broad network of experts, enhanced and expanded its support of the reform efforts in the Philippines, and initiated supporting activities with Brunei, Thailand, Vietnam and China. FIDN hopes to build upon these successes with each of the economies through continued workshops and capacity building, as well as further support additional interested member economies.

Trade and supply chain finance

This year’s APFF Workshop on Trade and Supply Chain Finance, convened on 7 April 2017 in Singapore, focused on digital trade. The discussions were set against the backdrop of a global trading environment that has been shaped by continued
austerity and is facing political headwinds. While there are economic cyclical improvements, the future remains clouded by uncertainties. In a Pacific Economic Cooperation Council (PECC) survey of APEC policy makers,⁶ the top risks to growth (demand side) included a slowdown in global markets (particularly in China) and a failure to implement structural changes. Protectionism was noted to be on an upward trend. There are also supply-side constraints including infrastructure, institutional quality, education and capacity.

The workshop discussed inhibitors to digital trade which included paper-based manual processes and a lack of real-time information, as well as an emerging toolset including the Internet of Things (IoT) and distributed ledger technology (DLT) that may provide solutions. Participants concluded that digital trade is more than just digital tools and that technology and business practices are moving ahead of laws and regulations. They also agreed that modernization of legal infrastructure is key to reducing legal risks and to ensuring long-term sustainability of digital trades. The workshop identified three key issues:

- **Legal environment for supply chain finance.** Participants agreed that a legal environment that facilitates supply chain finance and new technologies supporting it is necessary. As explained by one of the speakers,⁷ supply chain activity involves banks, traders, transport entities, and customs officials, among others. Consequently, an enabling legal environment requires a fresh “whole of supply chain” approach, instead of treating each legal area impacting supply chain finance as a silo. It must encompass all relevant laws that govern digital/crypto-currencies, electronic transferable documents (such as digital bills of lading), cybersecurity and the issue of cross-border data flows, tax, and evidentiary value of digital documents and their ultimate enforceability in courts and other commercial tribunals. The legal status of digital trade documents is important as a fundamental facilitator of cross-border digital trade.

- **Cybersecurity.** Cybersecurity is the new “trust” and enabler for digital trade. Related to cybersecurity are the issues of cross-border data transfer and storage. In the region, various measures are currently being introduced to address cybersecurity risks, but these measures could end up creating new complexities if cross-border data flows become very costly and cumbersome. A healthy balance between cybersecurity and cross-border economic data flows needs to be found.

- **Trade ecosystem approach to anti-money laundering (AML).** Effective AML efforts in trade finance requires the collaboration of a wide range of participants across the trade ecosystem, including customs authorities, logistics firms and banks. Banks handle the financing documents and not the underlying


⁷ Prof. Locknie Hsu, Professor of Law, Singapore Management University.
goods that the documents represent. They do not have the wherewithal to ensure that the prices of the goods are not misrepresented, that there are no discrepancies between the quantity of goods being shipped and what invoices indicate, or that trade-based money laundering is not occurring in other similar ways. Banks recognize the need for trade-based AML and invest in such efforts. However, trade-based AML can only be effective with a trade ecosystem approach that digital trade can greatly facilitate.

**Overall conclusions and recommendations**

Workshop participants made the following conclusions from the discussions:

- In the face of the growing digitalization of trade and supply chains, effective regulatory approaches will require a variety of expertise and skills and a holistic view of the trade ecosystem. Increasing demand for and wider adoption of cross-border digital trade will amplify this need.

- To encourage the healthy growth of cross-border digital trade, cross-ecosystem expertise should be harnessed in the earliest stages to develop digital trade-related law, cybersecurity and trade-based AML. This will be important for promoting a wider and more closely shared awareness of issues and better informed considerations leading to growth-centric measures.

**Platform for regular public-private dialogue on fintech**

The rapid evolution of advanced technologies in finance (fintech)\(^8\) presents today’s regulators with a critical challenge. New business models, new players entering markets long dominated by traditional financial service providers, and the latter’s embrace of new technologies are impacting regulators’ mission of promoting financial stability, protecting consumers and privacy and maintaining the integrity of financial systems.

However, fintech also brings opportunities. Innovations are helping unbanked individuals and small businesses gain access to finance. New applications are enhancing business processes such as clearing and settlement, compliance, risk management and fund administration. Technologies such as blockchain and artificial intelligence are helping financial services firms improve their efficiency and responsiveness to customer needs. Emerging markets hoping to leapfrog their way to modernization will benefit from these innovations, but must adequately address emerging risks and concerns.

The impact of fintech has been most publicized in well-developed markets, particularly in Europe and North America, where favorable environments for start-ups exist and financial sectors are more diverse. In emerging markets such as those

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\(^8\) These categories includes payments, insurance, planning, lending and crowd funding, block chain, trading and investment, data and analytics and security as described in OICV-IOSCO, *IOSCO Research Report on Financial Technologies (Fintech)*, February 2017., p. 4.
in Asia, the development of fintech has been uneven and concentrated in the areas of payments and credit, particularly marketplace or peer-to-peer (P2P) lending. Its impact is already being felt through greater access to finance in a growing number of economies. China still accounts for an overwhelming portion of fintech credit in Asia, while payments fintech has developed significantly across a broader range of markets.\(^9\)

Nevertheless, the evolution and growth of fintech in Asian emerging markets continue to accelerate, requiring policy and regulatory attention. In two roundtables convened in 2016 under the auspices of the APFF,\(^10\) policy makers and regulators agreed on the need to establish a regional platform to bring together stakeholders from the public and private sectors to help identify key issues in timely fashion as they arise. These stakeholders would include representatives from fintech startups and major financial institutions, related service providers, associations and experts, government and regulatory agencies and relevant international organizations.

To implement this agreement, ABAC and ADB jointly organized on 5 July 2017 at the ADB Headquarters an APFF workshop on the theme “Encouraging Innovation, Promoting Inclusion and Managing Risks” to bring together key stakeholders and discuss how to respond to this need. The workshop, held back-to-back with the ASEAN+3 Bond Market Forum (ABMF), was attended by financial regulators from ASEAN+3 economies.

The workshop focused on two areas where significant disruption is already occurring in the region and where regulators are most concerned – payments and fintech credit. The workshop also discussed regulatory technology (regtech), where solutions in a number of key areas are being developed by industry and being tested or adopted by regulators, and provided an opportunity to share experiences in implementing regulatory sandboxes and discuss broader questions related to regulatory approaches and institutional arrangements.

**Fintech Credit**

Fintech credit (which includes marketplace or peer-to-peer lending, platform loans that are securitized and invoice trading) emerged to fill the financing needs of many households and small enterprises unable to obtain loans from traditional financial institutions. In Asia, this has mostly taken the form of online platforms that connect borrowers with investors. China has been by far the largest market for fintech lending

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\(^9\) Sean Creehan and Nicholas Borst, “Asia’s Fintech Revolution,” Asia Focus (Federal Reserve Bank of San Francisco, February 2017). The APFF thanks the authors for insights that have helped in designing the structure of the workshop and guiding the discussions that are reflected in this section of the report.

\(^{10}\) These were the APFF Roundtable on Financial Innovation: How can we harness innovation to build bigger, robust and inclusive financial markets? (24 February 2016, PayPal Corporate Campus, Silicon Valley, California, USA) and the APFF Roundtable on Financial Innovation: Fintech 2016: Challenges and Opportunities for Asian Industry and Regulators (15 July 2016, Co-organized by ABAC and ASIFMA and Co-hosted by the Hong Kong Monetary Authority, Hong Kong, China).
in Asia, with characteristics that set it apart from other Asian markets, such as the predominance of consumer loans (as opposed to business loans) and retail investors (as opposed to institutional investors).

Despite its growth, however, fintech credit remains a small portion of the total credit market (only 3 percent in the case of China), and banks are expanding their presence by developing their online platforms or investing in start-ups. Regulation has been largely light-touch or negligible, with China among Asian markets having the most detailed focus on risk management, fraud prevention and consumer protection, while dealing with the challenge of a highly fragmented market that is not easily regulated. As fintech credit grows in volume and importance across the region, however, policy makers and regulators will need to pay increasing attention.

Participants discussed this issue, focusing on the evolution of technology, business models and regulatory responses in the areas of consumer and business fintech credit, and the use of data analytics and algorithms with respect to the development of financial identity.

Payments

The development of fintech in the payments sector is a major issue across various markets in Asia, as non-banks that largely played a supporting function vis-à-vis the banking sector in the past are now increasingly offering innovative financial services, driven by smartphone technology, Asia’s huge market for payments and efforts to leapfrog old payment technologies. Many of these new services using mobile phone platforms do not alter the underlying structure of the payment system, as they continue to operate in conjunction with traditional bank accounts and credit or debit cards. However, others that provide digital wallets competing with banks and card networks for fee revenue or those offering new services such as insurance and investment promise to be more disruptive.

While still at a nascent stage, distributed ledger technology has the potential to provide speedier and more efficient clearing and settlement for trade finance, cross-border payment and syndicated lending, and smart contracts can fuel automatic payments and transfers. Wider adoption of these innovations would have disruptive effects as they replace legacy financial infrastructure currently being used, including trusted third parties such as clearing houses. The cost of remittances are likely to fall if mobile payment services, virtual currencies and pre-paid cards succeed in replacing bank-based transfers.

Adoption of these new technologies, however, face challenges in terms of regulatory frameworks (including compliance with AML rules), the lack of supporting infrastructure (e.g., availability of payment card readers) and issues intrinsic to the technology (e.g., volatility of virtual currency exchange rates). Asian regulators are responding to these challenges in various ways, undertaking research and conducting experiments. Participants discussed these issues and regulatory responses, particularly with respect to retail payments, distributed ledger technology.
for clearing and settlement, and digital currencies.

Regtech

While much attention has been given to the disruptive impact of fintech, technologies are being developed that can promote more effective and efficient attainment of key regulatory objectives and make compliance by regulated institutions with rules and regulations less costly and more aligned with the mission of providing inclusive and responsive financial services to the real economy. Regtech solutions can help address a number of compliance and regulatory issues, including: risk data aggregation; modeling, scenario analysis and forecasting; monitoring payment transactions; identifying clients and legal persons; monitoring internal culture and behavior within regulated institutions; trading in financial markets; and identifying new regulations.

Among these solutions are those in areas such as machine learning, robotics, artificial intelligence, cryptography, biometrics, distributed ledger technology, application programming interfaces and shared utility functions and cloud applications. Participants discussed regtech solutions that have been developed within the industry and are now being looked at by regulators, early results and responses so far, and the likely shape of future developments.

Regulatory Frameworks and Approaches

Even as fintech continues to evolve from its current early stages of development in the region, regulators are beginning to respond more proactively, especially in the areas of payments and fintech lending. A number of regulators are turning to regulatory sandbox approaches that can support innovation by trusted partners, while closely monitoring and managing their impact on consumers and financial stability. The emergence of fintech has also lent greater urgency to finding practical solutions to key issues such as financial identity and the standardization of technology, and how existing regulations can be applied to new non-bank market participants.

Many regulators are revisiting fundamental questions, including whether to move away from regulating types of institutions toward regulating types of activities, how to achieve effective regulation across various institutions responsible for oversight of different financial subsectors and technologies, and what regulatory approach can best encourage innovation while enabling adequate risk management. Participants shared experiences and perspectives to contribute useful insights to regulators on how they can respond to the challenge of fintech.

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11 Regtech, as defined by the Institute of International Finance, is "the use of new technologies to solve regulatory and compliance requirements more effectively and efficiently," Institute of International Finance, Regtech: exploring solutions for regulatory challenges, Washington DC, October 2015.

The workshop also discussed the various responses of regulators to the emergence of new business models brought about by fintech. Regulators and industry participants agreed that it is still too early to make definitive conclusions on the way forward for the regulation of these new business models in the region, given the continuing rapid evolution of technology and the fact that fintech has not yet gone through a full credit cycle. However, regulators are responding by establishing mechanisms for cooperation to deepen their understanding of fintech, such as through the newly established ASEAN Financial Innovation Network (AFIN) and the continuing dialogue with industry and experts using the APFF platform.
CREATING DEEP, LIQUID AND INTEGRATED CAPITAL MARKETS

The capital market is a critical component of an economy’s financial system. It plays a crucial role in promoting financial stability, economic growth, and the efficient channeling of long-term savings to investment in long-term assets like infrastructure. For this reason, the development of capital markets is indispensable for achieving the CAP’s goals of promoting financial integration, resilience and infrastructure.

The lack of local currency bond markets was one of the main causes of the Asian Financial Crisis, which resulted from many economies’ overdependence on bank lending in foreign currencies to fund long-term investments that yielded revenues in local currencies (the double mismatch problem). In the wake of the crisis, ABAC recommended to Finance Ministers the development of local currency bond markets, which gained traction a few years later with the launch of various initiatives that have led to the rapid growth of Asian government bond markets, a key stage in the process of capital market development.

To advance to the next stage, which would involve the expansion of private sector issuance and investment in and across markets, increasing market depth and liquidity will be critical. APEC Finance Ministers have incorporated into the CAP key initiatives to achieve this objective. These include the development of liquid repo markets, legal and documentation infrastructure facilitating risk mitigation, transparency of capital markets, a funds passport scheme, and a regional securities investment ecosystem to promote cross-border investment in capital markets.

Developing classic bond repurchase (repo) and OTC derivatives markets

This year, APFF continued to provide a platform for the private sector to dialogue with regulators and officials on practical steps to provide effective hedging instruments for market participants that can help improve market liquidity, especially repurchase agreements (repos) and over-the-counter (OTC) derivatives.

Developing classic bond repurchase (repo) markets is critical to the deepening of the region’s capital markets and the real economy. Repo markets play an important role in increasing liquidity in local currency bond markets, expanding the pool of available finance, mobilizing collateral regionally, reducing funding costs for governments, pension funds, asset managers and other long-term investors and offering hedging tools which contribute to risk management.

Over the counter (OTC) derivatives also play important roles. They are used by firms to manage balance sheet liabilities and cash flows as well as hedge various economic risks, including interest rate and foreign exchange risks. A number of new regulations introduced to improve transparency, mitigate systemic risk and prevent market abuse are changing the landscape for these instruments, including in ways not intended but posing challenges in terms of their impact on hedging costs, bid-offer spreads and ease of trading. Emerging Asia faces additional risks of growing fragmentation with the emergence of a multiplicity of clearing systems handling...
relatively small transaction volumes.

Following previous seminars to undertake these dialogues in Manila, Philippines (in November 2015) and Jakarta, Indonesia (in April 2016), ABAC, the Asia Securities Industry and Financial Markets Association (ASIFMA) and the International Swaps and Derivatives Association (ISDA) convened further seminars on 22 February 2017 in Bangkok, Thailand and 16-17 March 2017 in Beijing, China in collaboration with other partner institutions.

**APFF Workshop on Key Issues in Developing Thailand’s Repo and OTC Derivatives Markets**

This workshop, which was hosted by the Thai Bankers’ Association, followed on the various steps that Thailand has already undertaken to create a classic repo market. Participants from the public and private sectors examined remaining actions to further develop the depth and liquidity of the repo market. During the workshop, experts from the industry and the private sector as well as government and regulatory agencies were on hand to discuss these areas.

Participants discussed the development of the private repo market, which consists of the repo transactions between dealers, or between dealers and clients without central bank participation. The Thai private repo market has many of the features which are essential for the development of a classic repo market, such as use of the Global Master Repurchase Agreement (GMRA) documentation and availability of close-out netting.

Nevertheless, market activity has not been as robust due to three main issues. First, market participants are not able to enter into cross border repo transactions. Second, the 0.46% surcharge imposed by the Bank of Thailand on deposits, including those stemming from repo business, has had a dampening effect on the level of activity. Finally, restrictions by the Securities and Exchange Commission on domestic funds (the country's largest investors) from lending out their bond inventory (as it is viewed as a form of borrowing) decrease the availability of bonds for repo transactions.

Participants also discussed a summary of the fundamental provisions of the GMRA 2000, key differences between GMRA 2000 and GMRA 2011, the 2011 GMRA Protocol, and recent case law relating to GMRA and repo documentation.

The discussions on OTC derivatives focused on the impact of the margin requirements for non-centrally cleared derivatives as agreed by the Basel Committee on Banking Supervision (BCBS) and the International Organization of Securities Commissions (IOSCO), and of the Basel capital reforms. Participants were briefed by ISDA on the timeline of the global regulatory roll-out of the margin requirements, a comparison of final rules by jurisdiction and the impact on Thai financial institutions.

Among the key messages from the discussions are the following: (a) Thai banks are caught by foreign regulations because of their trading partners. (b) Foreign trading
partners contribute important liquidity to meet the hedging needs of the Thai economy; (c) The time required to negotiate new credit support annexes (CSAs), which are legal documents that regulate collateral for derivative transactions, should not be underestimated. (d) It is recommended to prioritize signing with one or more international counterparts first to maintain access to international liquidity. (e) Market participants should be prepared to meet the operational challenges of T+1 margin settlement.

The discussions on Basel capital reforms included a review of the evolution from Basel I to Basel IV, the key takeaways and industry concerns regarding the fundamental review of the trading book (FRTB), the leverage ratio and the net stable funding ratio (NSFR). The key message from the discussions is that the new Basel capital rules will have a disproportionate impact on emerging markets, and prudential regulators from these markets should carefully consider the proposals before casting their Basel Committee votes.13

**APFF Workshop on Corporate Bonds, Repo and Derivatives Markets Development in China**

ASIFMA hosted an APFF workshop convened jointly by ABAC, ASIFMA and ISDA on 16-17 March 2017 in Beijing. The conference was essentially divided into three streams: China bond market development, OTC derivatives market development and repo market development. The repo market development stream focused on how a centralized and unified repo market would work in China and on the development of China’s repo market, which currently has three types of repos available, and the challenges facing the development of a classic repo market. It was concluded that the market is still overwhelmingly done on a pledged repo basis and there is a lack of clarity on close-out netting. Adoption of messaging standards and investment in infrastructure to handle margin management are some of the areas identified as helpful for the development of classic repo market in China.

Participants also discussed the legal documentation for repos, where a comparison of the repo documentations of China’s National Association of Financial Market Institutional Investors (NAFMII) and GMRA repo documentation were made and similarities and differences were discussed. An outline of all the different taxes that affect the repo market was also presented.

ISDA organized two panels during the conference: one on the importance of bankruptcy reforms and of recognizing netting and settlement finality for capital

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13 Specifically, the conclusions of the discussions include the following: (a) Basel IV entails segmentation of banking and trading book activities. Standard approach is the new normal, supplanting use of internal models with significant implications for capital requirements. (b) Market studies suggest an aggregate increase in risk-weighted assets of 40%-65% from Basel IV. (c) Increased FRTB capital costs fall disproportionately on emerging market trading instruments. (d) Capital Requirements Regulation (CRR) II introduces a binding leverage ratio requirement of 3% which must be met with Tier 1 capital. (e) The leverage ratio is generally overstated for derivative trades because collateral offsets are not recognized. This has negatively impacted client clearing, which runs counter to the G20 objective to promote clearing. (f) The leverage ratio does not recognize high quality liquid assets as eligible variation margin. (g) The NSFR limits fundable collateral to cash collateral that is nettable under the Basel III leverage ratio calculation. End users will be impacted since they typically rely upon the ability to post securities as collateral.
market development and other legal issues with collateral, and another on margin requirements. The first panel explored in depth the wording of China’s Enterprise Bankruptcy Law in the context of what it means for contractual netting rights. The panel also discussed possible self-help contractual remedies and legislative amendments or regulatory fixes that would address the lack of certainty around netting enforceability. Some of the costs and inefficiencies of trading under a non-netting legal framework were also discussed.

The second panel focused on the practical challenges of signing new, regulatory compliant CSAs with Chinese counterparties given that (a) the requirement is driven by international regulation that is not being mirrored in domestic regulation; (b) lack of netting enforceability puts Chinese counterparties at a disadvantage under US and European regulatory requirements; (c) Chinese regulators do not want Chinese counterparties to agree to “unequal” contractual terms; and (d) without agreement on new CSA terms, many international counterparties will not be able to trade with Chinese counterparties after 1 September 2017 when the (delayed) requirements come into force.

**Information in capital markets**

The quality, comparability and availability of information are key ingredients in bringing together buyers and sellers of both debt and equity, and are thus critical to the deepening of capital markets. The APFF 14 created three self-assessment templates, covering the investment life cycle:

- **before investment:** disclosure – information about a company or security;
- **while invested:** bond market data – individual security and aggregate information; and
- **exiting investment:** investor rights in insolvency – property rights; insolvency process

Deciding upon and developing these templates, the group followed four principles. First, rules made by public policy makers are integral to well-functioning capital markets. Second, dialogue with the private sector can offer insight to the most effective policies. Third, an incremental method is more manageable and effective than a big bang approach. Fourth, given the varying levels of development across Asia Pacific markets, the approach must be applicable to capital markets in any stage of maturity.

In March 2015, the templates were presented to several officials from the Philippines’ Securities and Exchange Commission, who worked on their adoption. Following the successful engagement with the Philippines, APFF reached out to a number of regulators from other economies to both make them aware of and to fill out the templates. As to date no other economy has responded, the steering committee for

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14 The steering committee managing the APFF Capital Markets Information Sub-Stream is led by representatives of Moody’s, supported by representatives from Deloitte, Asian Development Bank, the University of Hawaii, HSBC, Nomura, Standard Chartered, Clifford Chance, Nishimura & Asahi, PwC, Ernst & Young, CFA Institute and CLP Holdings.
this work stream will undertake a review and discuss future options on the way forward.

**Supporting the Asia Region Funds Passport (ARFP)**

The ARFP is a program aimed to provide a multilaterally agreed framework to facilitate the cross-border marketing of managed funds across participating economies in the region. The APFF Sub-Stream on the ARFP was established to support its successful launch. The channels for public-private collaboration created under the APFF has allowed the ARFP sub-stream to facilitate a discussion on the early enlargement of ARFP to include a critical mass of participating jurisdictions, as well as the interoperability of ARFP with other regional mutual recognition frameworks.

For the past years, the APFF convened several discussions with representatives from the international asset management and financial industries, as well as experts from the legal and consulting professions and public international organizations, to provide industry feedback to regulators and officials as they worked to advance the ARFP. Among the views that garnered agreement are the following:

- **Enlargement of the ARFP**: The flexibility of the ARFP to enlarge is critical to its impact and success. The participation of as many economies as possible in the ARFP, particularly at the outset, and the opportunity for future enlargement would incentivize active participation by financial service providers in the ARFP, increasing the ARFP’s coverage and thereby increasing intra-regional capital market integration, and allowing its benefits to be more widely enjoyed. ARFP's enlargement will increase investors' investment options and reduce cross-border investment costs through economies of scale.

- **Reciprocity**: Member economies should work towards according equivalent priority to promoting ARFP funds so that they are treated on a basis that is comparable to domestic funds. This spirit of reciprocity will allow the ARFP to facilitate greater financial integration.

- **Dispute resolution**: In the European funds passport arrangement – the Undertakings for Collective Investment in Transferable Securities (UCITS) – mechanisms exist for the European Securities and Markets Authority (ESMA) to resolve disputes over issues such as the interpretation of UCITS directives and disputes arising between home and host regulators or regulators and investors. There is a strong case for the creation of a resolution mechanism to help address uncertainties, disputes or issues of misinterpretation that may arise in the course of operation of the ARFP.
• **Standardization of fees and performance figures:** It is suggested that rules on the method of calculation of and disclosure of performance figures and fees in the prospectus of ARFP Funds be established in order to ensure investors are able to conduct a fair comparison of the available ARFP Funds.

• **International Recognition of ARFP funds:** It is suggested that APFF begin engaging with non-member regulators with a view to facilitating the cross-border distribution of ARFP Funds beyond member economies. ARFP Funds should eventually be permitted to be offered in non-member economies in the same way that UCITS funds may be distributed in non-EU jurisdictions.

The APFF established a Tax Task Force that completed an assessment of the key tax metrics in actual and potential ARFP participating jurisdictions. This was done to help regulators understand the detailed tax implications of ARFP, by making this assessment available to regulators in participating jurisdictions. Based on this assessment, the Tax Task Force made the following key observations, which it recommends be taken into consideration in the implementation of the ARFP:

• While there seems to be consensus that the absence of a permanent establishment (PE) created by either the passported fund or the foreign fund manager or both would generally limit adverse tax implications for either the passported fund or foreign fund manager or both, the challenge would be to align the rules and guidelines on what would constitute a PE.

• There are obvious differences in local tax rules. It is not practical to expect the alignment of tax treatment of funds in different economies under the ARFP regime. Instead, a reasonable task could be alignment within each participating economy of the tax treatment of domestic versus passported funds.

• In economies in which there are likely to be mismatches in tax treatment between domestic and passported funds, the task force looks forward to the local authorities revisiting and changing the rules to achieve tax neutrality for resident investors.

Recently, there has been a rise in regional bilateral mutual recognition agreements. Examples include the following:

• In July 2017, the Securities and Futures Commission (SFC) of Hong Kong and the Autorité des Marchés Financiers (AMF) have signed a Memorandum of Understanding (MOU) on France-Hong Kong Mutual Recognition of Funds (MRF). Under this scheme eligible Hong Kong public
funds and French UCITS funds will be able to be distributed to retail investors in each other’s market through a streamlined authorization process. This is the first agreement between Hong Kong and a member of the European Union to establish the regulatory framework for distribution of eligible Hong Kong and French funds.

- In December 2016, the SFC and the Swiss Financial Market Supervisory Authority (FINMA) signed a MOU on the MRF between Switzerland and Hong Kong which provides recognition of asset managers and a framework for the mutual recognition of publicly offered funds in both markets.

It is important that the ARFP is flexible enough to interoperate with other regional investment schemes, such as the Hong Kong-China MRF, the ASEAN Collective Investment Scheme (CIS) Framework and other bilateral frameworks to facilitate the future convergence of the various initiatives and structures. Interoperability with other regional schemes would, as with the introduction of more economies into the ARFP, create greater economies of scale, reduce market fragmentation and improve financial market integration, while ensuring that alternatives continue to be available to retail investors.

The APFF welcomed the signing of the Statement of Cooperation on the establishment and implementation of the ARFP in June 2016 by Australia, Japan, Korea, New Zealand and Thailand. These participating economies have up to 18 months to implement domestic arrangements in accordance with the rules. The passport is expected to commence in early 2018. Over time, the aim is to ensure that all other eligible APEC economies are able to participate in the passport.

APFF collaborators conducted informal discussions with regulators in Hong Kong, Singapore, Malaysia and Chinese Taipei and spoke at industry events to encourage other member economies to join the ARFP. APFF also shared best practices, industry insights and relevant ARFP materials with the Pacific Alliance to potentially launch a similar passport arrangement in the South America region. Finally, APFF stakeholders support on-going efforts under the Financial Markets Infrastructure (FMI) work stream to address standardization of fund services (e.g., registration process, lexicons, platforms, etc.) between passporting economies.

The following are recommended to be given consideration to advance the ARFP. First, more member economies should join the ARFP by signing the Memorandum of Cooperation. APFF welcomes opportunities and invitations to provide private sector resource persons to dialogue with regulators and industry in economies that decide to consider joining the ARFP. Second, participating regulators should continue to engage the private sector on the implementation of the ARFP. Third, given that there are various mutual funds recognition initiatives in the region (Hong Kong-China MRF, ASEAN CIS, ARFP and bilateral initiatives), ARFP should
explore interoperability between various initiatives to create synergies and economies of scale.

**Developing the Asia-Pacific financial market infrastructure**

Financial Market Infrastructures\(^\text{15}\) or FMIs are the pillars of financial market integrity and market progress. Since the global financial crisis (GFC) when FMIs withstood the strains of extreme volatility and volume, their importance and the reinforcement of their robustness have risen to the fore of policy and regulatory considerations that is best represented by the CPMI-IOSCO Principles for FMIs\(^\text{16}\), which has become the minimum international standard for FMIs. In recent years, FMIs are also increasingly taking on new roles to increase market efficiency, as market utilities and with greater uses of technologies to meet market needs.

Such an expansion of FMIs’ roles is a response to new and rising complexities and costs, which need to be better understood and managed for markets to have higher levels of sustainability and economies of scale. For example, emerging capital markets may struggle with the tension between business case viability and the need for a central counterparty (CCP) for nascent derivatives markets to avoid punitive balance sheet costs for banks operating domestically.

On top of the new changes, overseas investors continue to face existing account opening processes that can be streamlined, while funds post-trade paper-intensive services serve as a contrast to the electronic speed of investments. Cybersecurity concerns and responses have emerged to add to this complexity that could create markets that are stand-alone digital fortresses, thus inhibiting cross-border flows. There are no clear and easy answers to any of these, and other, dilemmas.

For a start, economies need to consider a number of key issues that face FMIs, financial markets, intermediaries and cross-border investors. These include:

- enhancing transparency through standardized and common platform for trade reporting;
- improving coordinated monitoring of markets through facilitation of cross-border data flows;
- maintaining and broadening access to cross-border money transfer mechanisms providing the required transparency in affordable and meaningful way;
- standardization of market practices, account structures, operational and processing models; and
- consistent tax treatment of domestic and cross-border transactions.

\(^\text{15}\) Traditional Financial Market Infrastructures (FMIs) encompass a variety of institutions and systems including payment systems that are systemically important, Central Securities Depositories (CSDs), Securities Settlement Systems (SSSs), Central Counterparties (CCPs) and Trade Repositories (TRs). FMIs are central to the clearing and settlement of transactions in the financial markets, the movement of money and securities, and centrally managing the counterparty risks around the world. Issues in Large Value Payment Systems (LVPS) are not included in this report since it could be discussed separately with the currency policy issues in the region

\(^\text{16}\) [http://www.bis.org/cpmi/info_pfmi.htm](http://www.bis.org/cpmi/info_pfmi.htm)
Regulatory clarity and private-public sector collaboration will be key to realizing new value from untangling some of these complexities.

As reported by the Asian Development Bank’s Asian Economic Integration Report 2016, it “is essential to follow an FMI development strategy that is both tailored to the AEC [ASEAN Economic Community] and draws from global best practices. There is no one-size-fits-all approach for regional FMI development... Thus, existing multilateral initiatives should be intensified to provide a policy environment that is both enabling and prudent for the public and private sector to foster a balanced regional FMI development path”. While this was written with reference to ASEAN, it remains equally applicable to the rest of the Asia Pacific region.

The potential benefits and goals of such collaborative efforts would be to improve market liquidity (a key issue for the growth of the region’s bond markets), to streamline unnecessary costs and fragmentation of markets, to enable economies of scale, to be inclusive of economies and participants’ involvement, to facilitate financing and investments, and to reduce the cost of funding from international capital markets.

In 2015, the APEC Finance Ministers called for a roadmap to improve the region’s FMIs and create a regional securities investment ecosystem to facilitate cross-border investment in capital markets to deepen markets and increase economics of scale. This task was incorporated in the CAP, the Finance Ministers’ multi-year blueprint for financial sector development in APEC. On 25 April 2017, an APFF symposium involving international private and public sector representatives was convened in Seoul, Korea. The following are key highlights and messages from the Symposium’s panels.

The roles of FMIs in the region

The panel observed that the roles of FMIs have been under the spotlight after the GFC. The GFC had prompted the G20 authorities to introduce a new suite of regulations, which has influenced and reshaped global markets. Among its recommendations were those related to the use of CCPs in the management of counterparty and liquidity risks to markets. However, domestic CCPs may not be appropriate for all APEC markets. While post-GFC regulations and rules are driving financial transactions to be further collateralized, market participants report a scarcity of high quality liquid asset (HQLA) collateral. Local currency collateral, including highly rated government bonds, is often not accepted internationally.

As a result, there is generally a high level of call for standardization in many areas and the panel viewed that standardization should not only be considered in technical

17 This was the Asia-Pacific Financial Forum Symposium Developing APEC’s Financial Market Infrastructure, organized by the APEC Business Advisory Council (ABAC), hosted by the Federation of Korean Industries (FKI), and co-sponsored by PayPal and Nomura Research Institute (NRI).

18 HQLAs are assets with a high potential to be converted easily and quickly into cash.
terms, where it is perhaps more obvious (such as the utilization of ISO20022 for messaging), but also in terms of industry expectations: as an example, harmonizing issuance documents might both help issuers streamline multinational issues and increase investors’ appetite to diversify through cross-border investments. At the same time, participants also recognized the widely varying levels of development among capital markets in the APEC economies, which means that a one-size approach cannot fit all.

The panel viewed that, on one hand, FMIs should be encouraged to cooperate in a similar manner to how central banks link to each other. This cooperation should not only be in large value payments and securities settlement systems, but also in electronic payments (e-payments) that need to be interlinked internationally. On the other hand, while regional initiatives include access programs and activities to achieve inter-operability of the markets, there could be rise of systemic risk from markets becoming more interconnected.

The panel recommended that responsible authorities be encouraged:
(a) to support the harmonization of issuance documents and efforts to enhance the transparency of securities and tax rules (including efficient disclosure framework of ultimate beneficial owner) to the regulators and authorities through the custody chain;
(b) to monitor in coordination with the region's market participants the extraterritorial effects of developed economies' rules and consider ways to address potential conflicts of laws and economic viability, especially in smaller economies, such as through adoption of international best practices;
(c) to collaborate together with international organizations to convene workshops for the purpose of better understanding the issues, particularly in view of global tapering now becoming a more distinct possibility, addressing considerations for regional HQLA collateral; and
(d) to promote inter-operability among FMIs and participants, including financial intermediaries, to more efficiently mitigate risk and reduce de-risking or hindering financial inclusion as a result of elevated compliance costs, and to evaluate the effects of interconnectedness between the markets and their potential impact.

An APEC Roadmap for the Development of Financial Market Infrastructure in the Asia-Pacific Region

Through a series of discussions before, during and after the APFF symposium, Participants agreed on the text of a proposed APEC Roadmap for the Development of Financial Market Infrastructure in the Asia-Pacific Region. This roadmap, which is attached to this report as Appendix 1, consists of sections dealing with securities markets’ post-trade ecosystem; non-resident accounts, tax, investor identification and transparency; increasing market efficiency in relation to repo and lending as well as to derivatives; and fund services.

Securities Markets: Post-Trade Ecosystem
Driven by over a decade of new regulatory requirements at global and individual jurisdiction level as well as their implementation, in addition to legacy requirements, today’s levels of post-trade operational running costs and complexities have significantly increased. Even as there are consistent analysis on the potentials of greater regional market interconnectivity19, a cross-border market participant will face a significant level of costs that can act as a deterrent to higher levels of cross-border activities.

The panel recommended the following:
(a) The private and public sectors should collaborate to assess and progress the regional standardization of account opening documents like KYC/AML and tax reporting that needs to be completed by securities investors, whether domestic or cross-border. Standardization activities can only have a meaningful impact if industry-wide implementation is at the regional level.
(b) There should be regulatory support - for example, through clear guidelines - of the use of third-party industry utilities to store, manage and facilitate access to such standardized documents (“documentary industry utilities”) by relevant parties. Private and public sectors should also explore the feasibility of such documentary information reuse/portability at the regional level and discuss how these goals can be better achieved and in what time frame.

Non-Resident Accounts, Tax, Investor Identification and Transparency

In capital markets, account structure refers to omnibus or direct holding under the beneficial owner name, and its requirements are often determined by macroprudential considerations related to management, cross-border tax, transparency, reporting and operational requirements. This panel discussed account structure in the context of cross-border investments and covered various stages of intermediation.

The panel recommended that responsible authorities be encouraged to consider the following:
(a) While there is no need to change the way the local market’s account structure is operating, which could be direct holding, omnibus or a mix of both, the omnibus is the preferred option for cross-border flows to attract foreign investments to a local market.
(b) With respect to taxes, a “no tax” or a simple tax scheme (i.e.: a withholding tax that is based on a record date principle); no capital gains tax based on a price difference or a tax calculated on a holding period since they are unmanageable on a cross-border basis; taxing at source instead of refunding which should be limited to corrections post payment. With respect to tax certificates collection, a one-time certificate instead of requiring yearly certificates or a certificate per payment; not requiring local notarization of tax certificates or supporting documents.

19 “An analysis of Asia’s cross-border asset and liability holdings finds that Asia’s financial links with the rest of the world remain stronger than those within the region”, Asian Economic Integration Report 2016, Asian Development Bank.
Define the right balance between transparency and market efficiency. Responsible authorities should review whether legal frameworks can support requests to report investors’ information and undertake legislative reforms if they do not. Securities regulators should introduce requirements for bond prospectuses to facilitate investors’ information reporting requests.

**Increasing Market Efficiency: Issues specific to Repo/Lending**

Liquid and well-functioning repo and securities lending markets are essential to the efficient allocation and movement of capital and collateral through the financial system. They also play a role in facilitating the diversification of risk among different types of market participants across economies. The relatively diverse range of Asia-Pacific markets’ growth stages gives rise to additional regional issues and challenges in developing consistent practices.

The panel recommended that both responsible authorities and market participants be encouraged:

- (a) to continue to pursue various initiatives, including promulgation and promotion of international best practices and formulation of codes of conduct; and to further develop and improve the market, by ensuring very clear principles on regulatory expectations on capital raising and investment;
- (b) to review the local practices if they adopt the international standard documentation such as the GMRA and the Global Master Securities Lending Agreement (GMSLA) and undertake promotionally initiatives if they do not, including reflecting some locality to be reflected in the standard contract document; e.g. in the form of annex, through the collaborative work with market practitioners and wide variety of stakeholders including industry associations; and
- (c) to support constant dialogues with the industry representatives through public-private platforms including APFF, the Pan Asia Securities Lending Association (PASLA), International Capital Market Association (ICMA), ASIFMA, and ABMF to review current policies and practices could effect as a barrier and undertake reforms if they do.

**Increasing Market Efficiency: Issues specific to Derivatives**

Greater regulatory transparency in the OTC derivatives markets is a key public policy goal that was codified at the September 2009 Pittsburgh G20 summit. In order to help improve regulatory transparency, a number of critical milestones need to be met. The active support and cooperation of a range of stakeholders – regulators, market participants and market infrastructure providers will be required.

The panel recommended that capital market regulators be encouraged to:

- (a) review whether their reporting requirements are harmonized, data requirements from market participants can be streamlined and consistent within and across jurisdictions, and undertake regulatory reforms if they are not;
- (b) adopt standards for derivatives reporting, and those that have not yet deployed their rules should avoid introducing unique requirements;
(c) review whether current regulations hinder sharing derivatives trading information across borders, and undertake reforms if they do;
(d) defer to each other’s regulatory regimes where their intended outcomes are consistent by adopting equivalence decisions;
(e) review the level of inter-operability between trade repositories and promote and incentivize the sharing of data; and
(f) leverage cooperation with other authorities to achieve their objectives: both for sharing lessons learnt, as well as sharing data by designating jurisdictional, regional and global leaders to spearhead the aggregation effort.

The panel also recommended the removal of barriers to sharing of data and information between regulators.

Fund Services

In an era where more investors are investing for retirement income and can benefit from the diversity of funds offered by funds passport initiatives like the ARFP, managing industry costs is important to facilitate these investors’ activities. Automation is also required to bridge the “mismatch” between slower post-investment paper and inefficient spaghetti processes and the higher speed of electronic investments.

A regulator-supported funds back-office processing utility will be needed to progress this key industry that can support individuals’ wealth management, pension accumulation and drawdown – in the later cases, reduction of unnecessary costs to preserve returns will be important.

Amid the call to better understand different fund services in the region and develop recommendations for standardized practices, a consultative body of CSDs was established under the name of Asia Fund Standardization Forum (AFSF) in 2015. However, it will be important to note that standardization activities will only have meaningful impact if industry-wide implementation is encouraged on the regional scale, as failure to do so will result in a development of multiple standards that are not harmonized.

The panel recommended that capital market regulators be encouraged to:
(a) establish standardized registration process for funds between passporting economies to ensure that benefits of streamlined regulations are felt by the market;
(b) lead the standardization in the terminology used between fund markets for market players to communicate and report effectively for cross-border transactions; and
(c) support the development of industry fund platform utilities

Data management and technology

In addition to the discussion focusing on FMIs, in order to promote the common understanding of the current status and priority issues to be addressed in the public-
private platform in region, symposium participants discussed emerging issues in data management and technology in financial markets.

Fintech

Advanced technology in finance (fintech) is rapidly changing the shape of how financial services are delivered to clients as well as managed by institutions and monitored as a whole financial market. The discussions covered three key focus areas: KYC, e-payments, and cybersecurity.

Disruptive technologies / new FMI-like entities

Disruptive technologies such as distributed ledger technologies, robo-advisers or artificial intelligence bring promises of better data management, faster access to data and cost reduction for the usage of that information, benefiting a growing financial product customer base through digitization.

However, these new technologies also bring risks such as technological and operational risks arising from immature systems; fragmentation risks due to a lack of technical and data standardization for mainstream and cross-border usage; cybersecurity and data confidentiality risks; and legal risks, considering the existing regulatory uncertainty around their use, especially for cross-border activities, and the legal protections that are available (particularly in a consumer context).

As such, the panel urged FMIs and the private sector to continue experimenting and contributing to industry's awareness and knowledge to overcome the maturity challenge. Collaborative work with regulators will bridge the gaps with the needs for new regulatory frameworks.

The panel recommended the following:
(a) FMIs should experiment and contribute to the research and development exercise required to overcome the maturity challenge. They should work collaboratively with regulators, the financial industry and the broader public sector. Such collaborative experimentation is important not only to contribute to maturing these technologies further but also to better understand them, ensure focus on the right problems to be solved and identify as well as understand the risks. It also helps getting the necessary buy-in for when an implementation decision needs to be taken.
(b) Regulators and FMIs also need to collaborate across markets to agree on harmonized domestic legal frameworks supporting the implementation of such new technologies and ensure cross-border regulatory certainty.

Most recommendations presented in this report are suggested to be implemented starting within the next two to three years to further foster forward looking, robust and streamlined capital markets.
EXPANDING THE REGION’S LONG-TERM INVESTOR BASE

Retirement Income and Long-Term Investments

Insurers and pension funds play a critical role in the development of capital markets and financing of infrastructure projects. The long-term liabilities of insurers and pension funds are an ideal match for long-term assets such as infrastructure that can provide adequate returns to meet future emergency and retirement needs.

Mobilization of such large pools of long-term capital by insurers and pension funds to finance long-term infrastructure investment in Asia would represent a “triple win” for consumers, the financial sector and APEC member economies:

- Consumers receive high and stable returns for long-term savings.
- The financial sector is able to access deeper capital markets for infrastructure investment.
- Governments obtain relief from large contingent fiscal liabilities.

This “triple win” could be achieved by addressing three gaps that profoundly limit the development of both insurance and pension coverage and capital market development in APEC economies:

- **Pension/Protection Gap**: The 2015 and 2016 APFF Progress Reports listed high-level recommendations and measures that promote the development of retirement income system and ensure adequate retirement savings as well as adequate lifetime retirement incomes, and described three key means to address this gap: (a) mandatory provision for retirement savings at a sufficient replacement rate to fund retirement; (b) tax relief to promote long-term savings products; and (c) product and distribution innovation and financial awareness. Altogether the system promotes public financial awareness, ensuring a diverse range of retirement income products and improved financial security for the region’s rapidly growing number of retirees.

- **Infrastructure/Investment Gap**: Inadequate infrastructure investment has been a long-standing issue in emerging Asia (outside of China). At the same time, Asia’s huge savings are still being mostly channeled into short-term bank deposits and government securities in mature markets. The 2016 APFF Report noted the following possible solutions to address the dearth of investable assets in Asia, particularly in infrastructure: (a) promotion of infrastructure as a defined asset class; (b) increased fiscal spending by Asian sovereigns within macroeconomic parameters suitable for developing economies; and (c) adoption of various financing vehicles, with a broader public-private partnership framework to promote long-term infrastructure investment.

- **Regulatory/Accounting Gap**: The 2016 APFF Progress Report recommended that APEC economies should adopt accounting, solvency, investment, and securities standards supportive of the development of retirement savings and infrastructure investment. To encourage insurers and pension funds to engage in
long-term investments and retirement solutions, barriers of regulations and accounting should be removed, and policies that are suitable for long-term business should be promoted. Global solvency and accounting standards should be designed in a way to incentivize companies to improve risk management and adopt best practice. The main regulatory issues identified by the APFF, in particular for insurance companies and corporate pension funds, are: (a) bank-centric regulations; (b) short-term oriented economic regimes; and (c) one-size-fits-all model. Remaining key accounting issues identified by the APFF are: (a) level of aggregation; (b) scope of variable fee approach; (c) transition.

- It was recommended that APEC Finance Ministers encourage the participation of all relevant public-sector stakeholders in dialogues with the private sector to address barriers to long-term investment. APFF intends to promote active participation of the private sector in relevant conferences and to convene workshops in the region involving a wide range of stakeholders.

The 2017 work plan and its progress on each of the three areas are described below.

**Pension/Protection**

The APFF intends to coordinate with global initiatives (i.e. OECD, World Economic Forum or WEF) and the pension industry (i.e. Asia Pacific Investors Cooperation or APIC) and to hold dialogues with both pension regulators as well as insurance regulators.

- **APFF/APIC Regional Pension Funds and Social Security Systems Summit, 5-6 December 2017, Hong Kong, China.** The APIC Summit is a private and confidential, 360-degree in-depth coverage of the Asian pension funds and social security systems, with participation and support of key stakeholders: policy makers, regulators and asset owners (pension funds, social security systems, insurance), plan participants and investment management companies’ leaders. This year, as pension and retirement systems are pressured to focus on returns and sustainability, the APIC network of pension funds will also focus on infrastructure investments. Delegates include APIC network members (central banks, treasuries, ministries of finance, pension funds, social security systems, trusts and insurance companies) and their international counterparts. The APIC Summit provides an exclusive venue where strategies, successful implementation of innovative asset allocation, and concerns affecting the retirement industry are discussed in confidence. Summit highlights include asset owners and stakeholders presenting case studies of successful collaborative investments into infrastructure and other alternative assets. Regulators and asset owners present the latest initiatives in providing maximum fund choices to plan participants. High-level discussions and presentations by select Asian emerging economies’ policy and capital markets delegation. The APIC Regional Pension

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20 See the pension white paper from the World Economic Forum ([http://www3.weforum.org/docs/WEF_White_Paper_We_Will_Live_to_100.pdf](http://www3.weforum.org/docs/WEF_White_Paper_We_Will_Live_to_100.pdf)).
Funds Infrastructure Investment Survey is also presented. APFF as Summit Co-Host shall invite APEC Finance Ministers and relevant senior leaders to speak and participate at the Summit, and intends to deliver key messages to the summit participants.

The APFF continues to study selected APEC economies and examine gaps and potential solutions on retirement income and longevity solutions. The following are some examples of the recent developments in the region:

- **Thai Government introducing a new mandatory provident fund scheme**: The Thai government is planning to introduce a new mandatory provident fund scheme to address the issue of low coverage of the existing voluntary scheme. In 2016, only 2.8 million private company employees were taking part in the scheme out of a workforce of 38 million. The draft new scheme will require companies with 100 employees or more and without a comparable scheme to participate at the inception (estimated to be in 2018), and companies with fewer employees to comply at a later date. For the first three years, the new mandatory scheme will require employers and employees to each contribute 3% of the salary, with the contributions capped at 60,000 baht per month. Thereafter, the contribution rates for both employers and employees will gradually increase by 1% per year to a maximum of 10% over seven years.

- **Malaysia's Employees Provident Fund (EPF) receives innovation award for its retirement advisory service**: Malaysia’s EPF was awarded the 2016 World Pension Summit Innovation Awards in the Communications category for its Retirement Advisory Service (RAS). First introduced on July 1 2014, RAS serves as a platform for EPF members to obtain free personalized advice on their EPF savings and retirement planning from EPF’s trained officers. The initiative has quickly expanded over the past years and is now serving customers through 43 advisers at 18 RAS branches nationwide. In addition to advice and investment counselling, RAS also conducts awareness and educational programs on basic financial and retirement planning. RAS is EPF’s effort to enhance its service delivery, thereby transforming from its traditional transactional services model to an advisory-based relationship with its customers.

- **Australian government's consultation on the Discussion Paper**: The Australian Government recently conducted a consultation on the discussion paper to develop a framework for the retirement phase of superannuation (See a one-pager fact sheet 21). The Australian government realized that retirees are faced with complex financial decisions and are often unsure what to do with their retirement savings. Plus, they have very limited post-retirement solutions that manage longevity risk. As a result, many retirees are drawing down their pension savings very conservatively, for fear of outliving their savings. To address this, the government is exploring a framework that meets 3 requirements: income, risk

management and flexibility. The product would have a higher income (15-30% higher than Account Based Pensions); it would be flexible, without increasing the risk of outliving retirement savings.

- **Life Annuity Scheme in Hong Kong**: With Hong Kong having the highest life expectancy in the world (87 years for female and 81 years for male, according to the Japanese Government’s figures in 2016), it is important for retirees to have adequate savings saved up during the accumulation phase. But it is equally important to focus on the decumulation phase, with the ultimate objective of providing a steady income stream during retirement. Commissioned by the Hong Kong government, the Hong Kong Mortgage Corporation Limited (HKMC) announced the launch of a public annuity scheme in April 2017. It is a first step in helping retirees turn lump sum cash into lifelong streams of income. The scheme will provide guaranteed fixed monthly annuity payment to annuitants (aged 65 or above who are Hong Kong permanent residents) until his/her death. A lump-sum premium payment to the HKMC has a tentative cap and floor of HK$1 million and HK$50,000 respectively. An independent consultant has verified and validated the internal rate of return can be set at 4%, translating into monthly fixed payouts of HK$5,800 for male and HK$5,300 for female per HK$1 million premium paid. The scheme also comes with a death benefit provision – which guarantees each annuitant to receive monthly annuity payments with total amount equal to 105% of the premium paid and in the event an annuitant dies before receiving 105% of the premium paid, his/her beneficiary(ies) will receive the remaining unpaid monthly instalments or a lump-sum amount. The scheme is expected to be launched in mid-2018, subject to the support of the Hong Kong Monetary Authority and the authorization by the regulatory authority for the insurance sector.

**Infrastructure/Investment**

The APFF intends to coordinate with global (i.e. Global Infrastructure Hub (GIH), OECD, WEF) and ASEAN initiatives (i.e. ASEAN Insurance Council (AIC)) and securities industry (i.e. ASIFMA), and to have dialogue with selected APEC economies (i.e. Indonesia, Vietnam, Thailand).

- **APFF/APIP Dialogue with Indonesian Government on PPPs in Waste Management on 14 March in Jakarta**: The APFF collaborated with APIP, the Government of Japan and the Government of Indonesia in capacity building to help promote a pipeline of bankable PPP projects in waste management in Indonesia.

- **APEC Finance Ministers Process Seminar on Long-Term Investment in PPP on 17 May in Ninh Binh**: The APFF provided inputs to the work of FMP on risk allocation in PPPs, development of a pipeline of bankable infrastructure waste-to-energy projects, and promoting long-term investment in infrastructure from pension funds, insurance companies and Islamic financial institutions.

- **APFF Roundtable on Long-Term Investment in Infrastructure on 25 July in Toronto**: 
Confronted with aging populations, lengthening life spans and a low-interest rate environment, institutional investors are seeking greater portfolio diversification and more profitable investments in long-term assets that match their long-term liabilities. This Roundtable seeks to help address issues, including the lack of capacity in many developing economies’ public sector to bring bankable projects to the market, the dearth of deep and liquid local currency bond markets that are the usual channels for long-term investment in infrastructure, and the lack of capacity of most pension funds and insurers to directly manage infrastructure assets, especially in developing economies, by bringing together key stakeholders from the public sector, the investor community, infrastructure experts, and multilateral and specialized institutions to identify forms of collaboration that can directly facilitate investment in infrastructure.

The APFF continues to study selected APEC economies and examine possible improvements to attract long-term investors, including financing vehicles, green finance, and survey on infrastructure investments.

- **Rethinking risk allocation in PPPs:** Over the past decade, the flow of funds to infrastructure has increased dramatically and is now projected to continue to increase for years to come. Prequin reports that AUM grew from $25 billion in 2005 to $332 billion in 2015. Allocations to infrastructure are also increasing, from current allocations of 3.5% in 2011 to 4.3% in 2015. However, target allocations are still not being met, with a 2015 target allocation average of 5.7% and only 4.3% currently allocated. The bottlenecks in Asia preventing capital from flowing to meet demand include insufficient awareness of investors, inadequate legal and regulatory frameworks, poorly structured and prepared projects, inequitable risk allocations, lack of capacity by governments to manage projects, and imbalance between risk and return. At the 2016 Executive Dialogue with APEC Finance Ministers in Lima, there was an acknowledgement by Ministers that governments need to rethink how risk is allocated between the public and private sectors in PPPs. Key to growing and incentivizing long-term investment in infrastructure is a deeper understanding by policymakers of the risk appetite of different investors. PwC has undertaken a qualitative survey to provide an investor perspective, and preliminary findings were presented at the APEC Seminar on Long Term Investment held in Ninh Binh on 17 May. The seminar underlined the need for dialogue between stakeholders on how to address regulatory, foreign exchange, construction and other types of risk so that they do not deter investment.

- **The IFC/WBG’s PPPs in infrastructure:** IFC/WBG has partnered with insurers...
Prudential and Allianz to create a new fund that allows institutional investors to increase their exposure to emerging market infrastructure with managed risk. Institutional investors establish and fund special purpose vehicles for co-investment with IFC in emerging market infrastructure. When IFC/WBG provides debt financing for infrastructure projects, it offers a portion of each new loan to the special purpose vehicles on the same terms and conditions as IFC/WBG’s lending. This approach helps to overcome one of the major barriers to institutional investors allocating more of their assets to infrastructure, which is their preference and/or regulatory requirement for investment-grade risk/return profiles. The joint fund addresses this by providing a first-loss tranche of up to 10% of each partner’s portfolio, supported by guarantees from the Swedish International Development Cooperation Agency (SIDA). The partnership enables each US$1 invested by IFC/WBG and SIDA to mobilize an additional US$8-10 from a third party. East Spring Investments, the Asian asset management business of Prudential plc, has raised $500 million for the fund.

**Regulation/Accounting**

The APFF intends to participate in global and regional conferences and meetings to discuss relevant regulatory and accounting issues. The following are some examples of external conferences, for which the APFF provided or plan to provide inputs:

- OECD/ADBI Roundtable on Capital Market and Financial Reform, Tokyo, 2-3 March
- Indonesia Infrastructure Finance Conference, Jakarta, 17-18 May
- OECD/NAIC Conference on Insurance and Pensions, Bangkok, 20-21 September
- Insurance China International Conference, Shanghai, 22-23 September
- OLIS Symposium, Tokyo, 25-26 October
- IAIS Annual Conference, Kuala Lumpur, 2-3 November
- FIDES Conference, El Salvador, 12-15 November
- CNSF International Conference, Mexico City, 16 November
- Pacific Insurance Conference, Hong Kong, 19-22 November
- ASEAN Insurance Regulators Meeting, Laos, November (tbc)
- NAIC Asia Pacific International Forum, Honolulu, 29 November – 1 December

In its 2014 Interim Report, the APFF identified regulatory and accounting issues and high-level recommendations to implement approaches in promoting long-term investment and longevity solutions by insurers and pension funds. The APFF also supported ABAC in drafting a comment letter to the International Association of Insurance Supervisors (IAIS) on the risk-based global insurance capital standards (ICS) on 20 January 2015, a comment letter to the IASB/FASB on insurance contracts on 10 October 2013 and a comment letter to the IASB on the Conceptual Framework for Financial Reporting. As the 2015 and 2016 APFF Progress Report also highlighted, the APFF has engaged in continuous outreach and dialogue with policymakers, regulatory authorities and accounting standard setters, international (i.e. IAIS, IASB, OECD, World Bank) and regional institutions (i.e. ADB, ASEAN, NAIC, ASSAL), based on the list of identified issues and recommendations:
**IAIS work on risk-based global ICS:** On July 21, the IAIS released the risk-based global insurance capital standard (ICS) Version 1.0 for extended field testing. This represents a significant step towards the development of ICS Version 2.0 in late-2019. With ICS Version 1.0 for extended field testing, ICS Version 2.0 is expected to achieve a greater global convergence as the IAIS continues progressing towards the ultimate goal of a single global standard delivering substantially the same outcome across jurisdictions.

**Dialogue with IAIS:** The APFF held bilateral meetings with IAIS Secretariat and key IAIS members and participated in various IAIS conferences and meetings to be engaged in active discussions on key issues for the Asia-Pacific region. The APFF’s key messages included that (a) ICS should take into account the specific nature of the insurance business, avoid bank-centric capital weighted rules, and consider the characteristics of long-term assets supporting long-term liabilities as well as the effect of asset diversification. (b) An economic based regime should have a long-term vision. Short-term oriented mark-to-market valuation may produce significant volatility for long-term business, which may not be relevant to the insurers’ capacity to meet long-term obligations. Insurers should be allowed to invest assets with long-term growth opportunities, such as infrastructure investments (c) International standards should be principles-based and aim to achieve comparable outcomes by taking into account the region’s diversity. Regulators are now generally aware of the issues identified by the APFF and considering various measures to mitigate their negative impact on long-term business and investments. A number of IAIS members in the region noted the relevance of APFF’s recommendations to promote long-term investments and business, and requested the APFF to provide more inputs.

**IASB issued IFRS17:** On 28 May, IASB published a new standard, IFRS 17 'Insurance Contracts' on insurance contracts, which would require insurance liabilities to be measured at a current fulfillment value and provide consistent and principle-based accounting requirements for insurance contracts. IFRS 17 supersedes IFRS 4 'Insurance Contracts' and is effective for periods beginning on or after 1 January 2021, with earlier adoption permitted if both IFRS 15 'Revenue from Contracts with Customers' and IFRS 9 'Financial Instruments' have also been applied.

**Dialogue with IASB:** The APFF held bilateral meetings with some IASB Board Members and engaged in constructive discussions on key issues, which may ultimately facilitate the implementation of IFRS in the region. As a result, we observed some improvements in the final IFRS17 from the 2013 Exposure Draft, including the permission of optional OCI, a measurement model for participating contracts under some conditions where changes in the estimate of the future fees that an entity expects to earn from participating contract policyholders are adjusted against the CSM (so-called “variable fee approach”), and alternative approach for CSM at transition. These changes would address some of the issues identified by the APFF. Remaining key issues include level of aggregation and scope for variable fee approach. While the IASB made some improvements on
these areas, there are some technical and practical aspects yet to be addressed. The APFF intends to be involved in interpretation and implementation process, in cooperation with the European and North American representatives, who share similar concerns, and assist the IASB in reflecting economic reality and long-term nature of the business, and not dis-incentivizing insurers’ long-term investments and business.

- **Dialogue with regulatory authorities in the region**: The APFF has engaged in dialogue to exchange views on regulatory and accounting issues with the Insurance regulatory authorities in the region, including Brunei, China, Chinese Taipei, Hong Kong, Indonesia, Japan, Malaysia, Singapore, Thailand, and United States.

- **Coordination with ASEAN**: The APFF and ASEAN Insurance Council have coordinated to make consistent recommendations and communicate with the ASEAN Insurance Regulators.

- **Coordination with other stakeholders**: The APFF has coordinated with Geneva Association, Institute for International Finance (IIF) and Hub Group so that their global positions properly reflect Asia-Pacific perspectives.

The APFF continues to study selected APEC economies and examine regulatory and accounting issues and consider possible implementation support:

- **APFF Roundtable on Insurance Regulations and Accounting on 31 October in Hong Kong**: To better understand key issues and support implementation on recent development, including IFRS17, the newly published standards on insurance contracts, the ICS, and new solvency regimes in the region, the APFF is holding a roundtable hosted by Deloitte China in collaboration with IASB, Hong Kong University of Science and Technology and key stakeholders in public and private sectors to exchange viewpoints and discuss key issues on insurance regulations and accounting in the region. Unlike Solvency II in Europe, a number of local regulators in the Asia Pacific region are considering IFRS 17 as the basis for the solvency balance sheet, in which case the impact of IFRS17 would go beyond financial reporting, and may produce unintended consequences. The APFF intends to assist in analyzing such indirect impact, identifying issues (i.e. choice of discount rate, treatment of CSM/risk adjustments), and considering possible solutions in selected APEC economies.

**Communication Strategy**

The APFF intends to enhance communication with stakeholders by focusing on key messages and explore various effective communication tools (i.e. video interviews, short movies, musical performance) to promote sustainable, resilient and inclusive development with diversity in APEC economies.
Enabling Islamic financial institutions to expand cross-border investment in infrastructure

Islamic finance has significant potential to meet long-term funding needs for infrastructure projects, which are suitable for its asset-based and risk-sharing nature.\textsuperscript{24} At the 2015 APEC Finance Ministers’ Meeting hosted by the Philippines in Cebu, ministers and the private sector discussed the development of an Islamic Infrastructure Investment Platform (I3P), in order to facilitate the mobilization of capital in Islamic institutions to fund infrastructure across the region.

In October 2015, the government of Brunei Darussalam hosted a workshop in collaboration with the APEC Business Advisory Council (ABAC) Brunei, the Asia-Pacific Infrastructure Partnership (APIP) and the Asia-Pacific Financial Forum (APFF). In May 2016, the government of Malaysia, in collaboration with ABAC Malaysia, hosted an APFF workshop to develop concrete proposals on the structure and mission of the I3P. In February 2017, ABAC Thailand and the Thai Ministry of Finance led discussions in Bangkok on the way forward to advance this initiative. Participants in these discussions agreed on the following proposed features of I3P:

- I3P would provide a platform for collaboration among public, private, international and academic experts to address the key obstacles to the expansion of cross-border investment by Islamic financial institutions, especially long-term investment, in infrastructure projects in APEC economies.

- I3P would be developed under APFF with the support of Brunei, Malaysia, Thailand and other interested APEC member economies, and will be open to participation by other APEC members as it develops. It is hoped that I3P’s success in addressing key issues would lead to more cross-border investment in infrastructure among participating economies, as well as more investment from leading Islamic financial centers to the region.

- Stakeholders will include experts drawn from Asian Development Bank, World Bank Group, Islamic Development Bank, the Sustainable Infrastructure Foundation, the APFF’s Retirement Income and Insurance Work Stream, the APIP, institutional investors, financial institutions, industry associations, legal and consulting firms, government agencies, academic organizations, regulatory bodies and other relevant institutions.

- I3P will have a small secretariat based in a location agreed upon by the pathfinder economies. The funding for the secretariat may be provided by the public or private sector or both, or may be shouldered by an existing organization. During the initial stage, a small APFF task force led by the Brunei private sector would

\textsuperscript{24} The World Bank’s latest global report on Islamic finance estimated total Islamic banking assets at US$1.9 trillion, outstanding sukuk issuance of US$310.9 billion and Islamic assets under management at US$60.6 billion in 2014. Growth rates have been high and the future is promising as financial access increases among the mostly young 1.5 billion Muslim customers in coming years. World Bank Group, Islamic Finance: A Catalyst for Shared Prosperity, 2016.
play a provisional secretariat role, while undertaking activities and discussions leading to the establishment of the secretariat. The role of the secretariat would be mostly coordination, maintenance of a directory of experts participating in the initiative, and collection and management of information related to definitions, projects and others needed to meet the goals of the initiative.

- Actual work would be undertaken by stakeholders on a volunteer basis, organized around a number of work streams led by volunteer Sherpas agreed upon by the pathfinder economies. Activities would be undertaken on a self-funded basis. Participating organizations will be encouraged to host activities. Participants will be responsible for financing their own travel and accommodation through their own institutions or sponsors. Funding may be solicited from appropriate sources for projects that require significant dedication of time and effort, such as research projects or surveys.

Participants have identified priority issues that need to be addressed by dedicated work streams, which are as follows:
- development of common definitions of Sharia-compliant infrastructure projects and financial instruments acceptable in all pathfinder economies;
- development of Islamic hedging instruments;
- development of financial instruments suitable for infrastructure investment from Islamic pension funds and takaful;
- identification of discriminatory tax policies in pathfinder economies and actions to address them; and
- development of project preparation tools for participating economies and possible pilot projects.

An APFF conference will be convened in 2017 to discuss how these priority issues could be addressed in concrete terms, and develop a proposed initial work program for the I3P.
The Asia-Pacific is the world’s most natural disaster-prone region on the planet. For decades, it has recorded the biggest number of natural disaster events. Their economic consequence has been enormous, which is attributable to growing concentration of population and economic activities in hazard-prone areas. In addition to their vulnerability to natural disasters, many people belonging to the low-income segments of society, including owners of micro- and small enterprises, do not have access to insurance services.

To address these issues, APEC Finance Ministers included in the CAP deliverables to establish and promote private disaster insurance schemes and to develop a roadmap and network of experts through the support of APFF for expanding the coverage of microinsurance in member economies. This report highlights the work being undertaken in APFF with respect to disaster risk financing and insurance (DRFI) and microinsurance. In particular, APFF this year completed the draft of a proposed roadmap for expanding the coverage of microinsurance in the region, which is attached to this report as Appendix 2.

**A roadmap for expanding the coverage of microinsurance in APEC**

Effective risk management through microinsurance is critical for low income individuals and micro and small enterprises, especially in developing economies. However, only around 5.2 percent of people in emerging markets worldwide are currently covered by micro-insurance. Related to this, Asia-Pacific policy makers need to develop financial instruments to mitigate the impact of natural catastrophes in the world’s most disaster-prone region. To help implement the CAP’s deliverable on microinsurance, the APFF Microinsurance Sub-Stream25 convened an international group of microinsurance experts, practitioners and regulators to draft a proposed roadmap for expanding the coverage of microinsurance in the region, referred to henceforth as the Microinsurance Roadmap (MIR).

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25 This APFF Sub-Stream is led by the Deutsche Gesellschaft für internationale Zusammenarbeit (GIZ) - Regulatory Framework Promotion of Pro-poor Insurance Markets in Asia (RFPI Asia).
### Table 1: The Process of Developing the APEC Microinsurance Roadmap

<table>
<thead>
<tr>
<th>Activities/Date/Location</th>
<th>Collaborators</th>
<th>Results</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. APFF Workshop on Microinsurance Development Roadmap for Asia-Pacific Emerging Markets /16 March 2017 / Hanoi, Vietnam</td>
<td>Deutsche Gesellschaft für Internationale Zusammenarbeit (GIZ) - Regulatory Framework Promotion of Pro-poor Insurance Markets in Asia (RFPI Asia), Ministry of Finance -ISA Vietnam, ABAC</td>
<td>✓ Identified the issues that will be addressed by the MIR ✓ Defined the elements of MIR ✓ Created the interim MIR drafting group (DG)</td>
</tr>
<tr>
<td>2. Discussed the concept of MIR in a panel session in the Catastrophe Insurance and Risk Management Summit/23-24 May 2017/ Singapore</td>
<td>Organizer: Equip Global</td>
<td>✓ Raised awareness</td>
</tr>
<tr>
<td>3. Drafting the MIR and consultation calls with the DG/June-July 2017/ Various</td>
<td>GIZ RFPI Asia and the MIR DG”</td>
<td>✓ MIR was drafted. Comments collected in the consultation calls with the DG</td>
</tr>
<tr>
<td>4. Presented the concept of MIR during the MiN June Members Meeting/28 June 2017/Luxembourg</td>
<td>Microinsurance Network (MiN)</td>
<td>✓ Raised awareness ✓ Campaigned for volunteers to the MIR Drafting Group</td>
</tr>
<tr>
<td>5. MIR panel session in the ABAC Financial Inclusion Forum /11 July/ Hoi An, Vietnam</td>
<td>GIZ RFPI Asia, The Foundation for Development Cooperation (FDC), ABAC, Central Bank Vietnam</td>
<td>✓ Gathered inputs and comments to the draft MIR from 4 expert panellists and from the participants of the ABAC FI Forum ✓ Added new members to the DG ✓ Submitted the draft MIR to ABAC for inclusion in the 2017 APFF report to APEC FMs</td>
</tr>
<tr>
<td>6. <strong>Coming soon</strong> – APFF MIR Roundtable meeting / 7 Nov 2017/ Lima, Peru</td>
<td>GIZ RFPI Asia, Asociación Peruana de Empresas de Seguros (APESEG), Microinsurance Network (MIN), Munich Re Foundation, Superintendencia de Banca y Seguros (SBS), ABAC</td>
<td>✓ Will gather inputs and comments to the draft MIR from Latin America stakeholders</td>
</tr>
</tbody>
</table>
The drafting group (DG) is composed of volunteer officials from Asian insurance regulators, regional insurance companies, international network of insurance regulators, global network of microinsurance stakeholders, national association of insurers, international foundation, international consulting/service company, and international development organizations.

The MIR aims to address the following issues
1. Lack of responsive policies and proportionate regulations supportive of microinsurance;
2. Dearth of scalable business models that takes advantage of large aggregators and the use of fintech;
3. Need for sustainable financial literacy measures that will inform and educate key stakeholders on microinsurance; and
4. Inadequate public-private sector collaboration and poor inter-agency cooperation.

As such, the MIR identifies four key result areas or pillars that will guide APEC member economies in developing an inclusive insurance market. These are:
1. Establishment of policies and proportionate regulations for inclusive insurance and microinsurance;
2. Adoption and replication of scalable business models using fintech for inclusive insurance;
3. Establishment of inter-agency coordination and private-public sector coordination mechanism supportive of inclusive insurance; and
4. Adoption and implementation of financial literacy and consumer protection measures for insurance clients.

The MIR suggests priority action plans that maybe implemented in the short-term, medium-term or long-term depending on the level of enabling environment in the member economy. See Appendix 2 for a full draft of the MIR.

Under the current APEC chairmanship of Vietnam and in the upcoming APEC chairmanship of Papua New Guinea in 2018, the APFF wishes to issue the following Recommendations
1. Include the MIR in the 2018 agenda of the Finance Ministers Process and in the 2018 Meeting of Economic Leaders;
2. Collaborate with APFF in identifying stakeholders that would champion the adoption and implementation of MIR in their respective APEC member economies;
3. Mobilize public and private resources that could contribute to the implementation of MIR; and
4. Form oversight groups in each member economy that would steer and monitor the implementation of MIR.

Disaster risk financing and insurance

The Asia-Pacific continues to be the most disaster-prone region on the globe. The year 2016 saw severe earthquakes in Japan’s Kyushu Island and New Zealand’s South
Island, flooding in the Southern US and China, a large scale wildfire in Canada, and a winter storm in Australia. Their economic consequence has been enormous, largely due to growing concentration of population and economic activities in hazard-prone areas, and recovery from devastation may often take years. It not only slows down economic activities, but also has the potential negative impact on sovereign risk ratings. APEC Finance Ministers are aware of the situation and recognize the need to develop coordinated disaster risk management strategies and to improve their approach to Disaster Risk Financing and Insurance (DRFI) as a means to build resilience in the region.

Consequently, Asia-Pacific policy makers are setting their sights on developing financial instruments to help mitigate the impact of disasters ex ante. This complements ongoing efforts to improve disaster response and disaster risk management strategies. It was therefore not a coincidence that the APEC Finance Ministers selected DRFI as one of the priority issues in the CAP. The Ministers identified initiatives and expected deliverables, and how they should be carried out in terms of short, medium, and long-term objectives over the course of ten years. It is worthy of note that CAP recognizes the role of private sector players, and stresses the importance of public and private sectors working closely together. The three sets of deliverables were laid out as follows:

- Establish and promote private disaster insurance schemes (medium/long term).
- Deepen insurance penetration within their economies and develop regional risk sharing measures (long-term).
- Develop a roadmap and network of experts through the support of APFF for expanding the coverage of micro-insurance and disaster risk finance in member economies (medium term).

In response to the CAP's request to study the possibility of constructing a disaster risk data base, it was deemed necessary to start with framing the scope and granularity of what constitutes a database. In order to avoid overlapping or duplication of work with existing initiatives, this needs to be approached mindfully of the limited resources. Meanwhile, APFF continuously stays in contact with international institutions such as the Asian Development Bank (ADB), OECD, WBG, the Insurance Development Forum (IDF) and the Geneva Association to support policymaking efforts pertaining to DRFI.

APFF also collaborates with ASEAN Natural Disaster Research and Works Sharing (ANDREWS), a Working Committee of the ASEAN Insurance Council (AIC). APFF’s DRFI expert was invited to the 2nd ASEAN Insurance Summit on 23 November 2016 in Yogyakarta, Indonesia, where DRFI was discussed intensively. It was agreed that the two communities work closely by sharing knowledge and experience with each other.

Under the APEC’s 2016 Peruvian presidency, the subject of DRFI was highlighted in APFF’s Dialogue with APEC Finance Ministers, which took place as part of the APEC Finance Ministers Meetings in October 2016. In its opening remarks, APFF called for enabling regulatory mechanisms to help private sector companies comfortably write...
natural disaster risks, by citing catastrophe reserving and risk-based capital systems as examples. Finance Ministers of Japan, Chile and New Zealand each shared their experience in how effectively their national disaster insurance scheme responded in the occasions of large scale natural disasters. The Ministers took note of the importance of designing an ex-ante disaster risk insurance system that meets the domestic needs, while putting in place an enabling regulatory system that facilitates private sector insurance companies write more natural disaster risks.

APFF has been encouraging each economy to strategize its financial risk management pertaining to disaster risks. The Peruvian Ministry of Economy and Finance demonstrated leadership in this regard by releasing a report entitled “Peru: A Comprehensive Strategy for Financial Protection Against Natural Disasters.” The report lays out strategic lines of action which are specifically designed for Peru, and can be referred as a benchmark for other disaster-prone economies with a view to promote DRFI domestically.

In response to the high level of interest expressed by the Ministers, and building on its milestone, APFF continues to offer its views and expertise through continuous dialogues with officials involved in the APEC-FMP, along with interested stakeholders.

Among a number of potential engagement opportunities in the future, APFF plans to hold a multi-stakeholder dialogue at the World Bosai Forum in Sendai, Japan on 27 November, 2017. The forum is expected to attract government officials, academia and disaster risk practitioners from all over the world. With the accumulated knowledge on disaster risks, APEC and APFF have much to offer to enable a practical and in-depth debate on how to better mitigate financial concerns arising out of natural disasters.

APFF continues to abide by its recommendations as set forth in its 2015 & 2016 Progress Reports. While the APFF’s previous recommendations on DRFI remains valid, the timeline is adjusted and reformatted as follows in alignment with CAP and the pace of its progress. Our focus remains with identifying which economies and risks should be prioritized in designing a DRFI scheme. To that end, APFF continues to make itself available for a constructive dialogue between public sector officials and private sector experts towards designing practical DRFI solutions.
<table>
<thead>
<tr>
<th>CAP Deliverables</th>
<th>APFF Activities</th>
<th>Proposed Timeline</th>
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<tbody>
<tr>
<td></td>
<td></td>
<td>2017 (Vietnam)</td>
</tr>
<tr>
<td>1. Establish and promote private disaster insurance schemes</td>
<td>✓ Contribution to APEC DRFI seminars</td>
<td>● Presented private sector perspective (@APFF WS on Microinsurance 16 March, Hanoi, Vietnam)</td>
</tr>
<tr>
<td></td>
<td>✓ Assist APEC in identifying economies and perils of priority</td>
<td>● Initiate discussions with APEC FM officials</td>
</tr>
<tr>
<td>2. Deepen insurance penetration within their economies and develop regional risk sharing measures</td>
<td>✓ Enhance the availability of risk exposure data (in collaboration with the World Bank)</td>
<td>● Initiate stock-taking on the availability of risk exposure data*1</td>
</tr>
<tr>
<td>3. Develop a roadmap and network of experts</td>
<td>✓ Formalise an expert group</td>
<td>● Invite core expert members*2</td>
</tr>
<tr>
<td></td>
<td>✓ Contribute to the drafting of the roadmap</td>
<td>● Plan and organize a multi-stakeholder dialogue @World Bosai Forum, Sendai, Nov 2017</td>
</tr>
</tbody>
</table>

*1 Design a template for stock-taking (ideally through a face-to-face meeting of the DRFI SS experts, to be held by year-end)  
*2 APFF’s DRFI Sub-stream has so far received support from OECD, the World Bank, the Geneva Association, ASEAN Natural Disaster Research and Works, Citi, Munich Re, Swiss Re and Tokio Marine  
*3 To be worked out in conjunction with the 2nd deliverable “deepen insurance penetration” and its identification process of economies and perils of priority (ideally through a workshop-style meeting with the presence of finance ministry officials from the economies prone to natural disasters, to be held by first-half of 2018 )  
*4 Completing the template for stock-taking (ideally through a workshop-style meeting as indicated above, to be held by first-half of 2018.
APFF continues to provide a platform for research and discussions on the present conditions and future directions of financial markets and regulations, which help authorities and industry deepen their knowledge of markets and anticipate emerging issues. This year, research and discussions were undertaken by various stakeholders under the leadership of the University of Melbourne Team through their Financial Regulation in Asia Project, which seeks to examine, from a multi-disciplinary perspective, the regional architecture for financial regulation in Asia and, in particular, the various ways in which regional coordination and integration can be strengthened.

Following are high-level recommendations and conclusions of these discussions to date:

- The purpose or focus of coordination changes depending on the area concerned. One size does not fit all. In the case of shadow banking, for example, the focus is on information-sharing and monitoring; in the area of consumer financial dispute resolution, on the other hand, the focus is on promoting convergence and harmonization of best practice.

- There are benefits in utilizing and expanding the mandate of existing regional bodies for the purpose of achieving greater regional coordination; e.g. ASEAN+3 Macroeconomic Research Office (AMRO) in the area of shadow banking; SEACEN Research and Training Centre in the area of banking resolution; ASEAN Committee on Consumer Protection in the area of consumer financial dispute resolution.

- There is a need to adopt a flexible approach that takes into account different levels of development and allows different markets to progress at different rates (i.e. a multi-track approach). This is consistent with the ASEAN model of cooperation with its multi-track approach that allows more developed countries to progress towards regional integration at a faster rate while less developed countries implement reforms as and when they have the capacity. A multi-track approach needs to be supported by capacity-building and resourcing support. The post-GFC regulatory response has fostered regulatory divergence in important areas (e.g. Basel III) and, by adding substantial new burdens to regulated entities and regulators, has also increased the divergence in implementation across jurisdictions with large differences in capacity. ASEAN's flexible approach makes a virtue of necessity.

- The ASEAN Banking Integration Framework will face significant challenges in implementation due to the differential financial sector development across the region and differences in the nature of regulatory and institutional arrangements.

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26 The team is composed of the following members: Professor Kevin Davis (Finance), Professor Andrew Walter (International Relations), Professor Andrew Mitchell (Law), Professor Ian Ramsay (Law) and Associate Professor Andrew Godwin (Law).
– and is something that warrants more study.

Areas examined to date include Basel compliance and international standards relating to bank supervision, the Asia Region Funds Passport scheme, shadow banking, bank resolution regimes, OTC derivatives market reforms, financial benchmarks, trade in services, consumer finance, and prudential provisions in international trade agreements. Working papers and journal articles have been published and are available on the project website: https://government.unimelb.edu.au/financial-regulation-in-asia.

Areas currently under examination include fintech (coordination and regulatory sandboxes), deposit insurance schemes, the changing politics of regulating systemically important banks, Asia’s institutional architecture for financial regulation, bank resolution regimes, Islamic finance, convergence in finance law, cross-border insolvency, financial inclusion, supervision and enforcement under the IOSCO Multilateral Memoranda of Understanding (MMoU), methodologies for coordination and integration, and international commercial courts and coordination.

Another area where research and discussions are being undertaken in conjunction with the APFF is Islamic finance. The work program on Islamic Finance at Harvard University which is being conducted in collaboration with the Capital Cooperation Project Group continues to be focused on the policy mechanisms for capturing Islamic Capital for investment in and the development of long-term essential service projects such as infrastructure.

Recommendations being developed by the Capital Cooperation Project Group are concerned with promoting Islamic investors’ interest in infrastructure and in infrastructure related enterprises and with characterizing and positioning infrastructure to comply with Islamic investors’ goals and needs. These Recommendations will complement previous Recommendations made by the Capital Cooperation Project Group regarding Sharia compliant interpretations of infrastructure and of a real asset. The recommendations will reflect the import and meaning of making infrastructure investments in the APEC economies within the context both of Islamic finance and of the integration of Islamic capital with conventional capital.

A Harvard University paper, titled “Value and Values of Islamic Finance” which will be completed by late August 2017, will provide the basis for the recommendations currently being framed.”
CONCLUSION

The foregoing report highlights the growing interest of APEC member economies to engage with the private sector in a wide variety of areas and confirms the importance of the CAP to the region’s economic development. This year, the APFF made progress in starting new collaborative activities with various economies, such as in capital market development (with China and Thailand) and credit information and secured transactions (with Vietnam). The APFF also commenced work on two deliverables under the CAP – the roadmap for developing financial market infrastructure in the Asia-Pacific region and the roadmap for expanding the coverage of microinsurance, both of which are appended to this report.

Progress also continues to be made in the ongoing work on credit information and secured transactions work in the Philippines and Thailand, advancing a pilot project on cross-border sharing of credit information in the Mekong region, the development of a platform for public-private sector dialogue on fintech, support for the Asia Region Funds Passport, creating a platform for enabling Islamic financial institutions to expand cross-border investment in infrastructure, expanding the role of pension funds and insurance firms in infrastructure, and promoting a more active private sector participation in disaster risk financing and insurance.

To help advance the implementation of the CAP in coming years, this report recommends the following to the APEC Finance Ministers:

6. **Encourage relevant officials and regulators to collaborate with APFF’s capacity building activities in:**
   - promoting deep and liquid bond, repo and derivatives markets;
   - modernizing credit information, valuation, secured transactions and insolvency systems;
   - developing pilot programs for cross-border supply chain financing; and
   - expanding long-term investors’ roles in infrastructure development.

7. **Support APFF’s efforts to develop a regional platform for public-private dialogue on harnessing fintech to create inclusive, sound and efficient financial systems.**

8. **Encourage senior finance officials to work with APFF in 2018 to finalize the roadmaps envisioned in the CAP for:**
   - developing the region’s financial market infrastructure;
   - expanding the coverage of microinsurance; and
   - promoting greater private sector participation in disaster risk financing and insurance.

9. **Encourage more economies to host discussions on the Asia Region Funds Passport (ARFP) where APFF can convene experts from regulatory, industry, multilateral and academic institutions.**
10. Encourage relevant authorities to collaborate with APFF in finalizing in 2018 a work program for the Islamic Infrastructure Investment Platform (I3P) to help expand cross-border investment by Islamic financial institutions in infrastructure.
Asia-Pacific Financial Forum

2017 Progress Report to the APEC Finance Ministers

Appendix 1

DEVELOPING APEC’S FINANCIAL MARKET INFRASTRUCTURE
FOREWORD

The Asia Pacific Financial Forum (APFF) is one of the parties assigned by the APEC Finance Ministers under the Cebu Action Plan (CAP)\(^1\) to draft a roadmap for the development of the region’s Financial Market Infrastructures (FMIs). This year, we organized a series of conference calls and a symposium to initiate this process. These activities involved a large group of stakeholders, which included the ADB, IMF and World Bank, private sector firms and industry associations from across the region including Asia, North and South America and Russia, experts from academe and industry, and some regulators and officials.

CAP incorporates initiatives that have been proposed by the private sector over many years. The Ministers gave the private sector the responsibility to take the lead in advancing them.

To fulfill this responsibility, ABAC created platforms for collaboration between the public, and private sectors. There are three of these platforms, each populated by different sets of stakeholders but with overlaps. These are the Asia-Pacific Financial Inclusion Forum, the Asia-Pacific Infrastructure Partnership or APIP, and the APFF. All of these are involved in advancing various parts of the CAP. Our work on FMI is part of the initiatives under Capital Market Development.

The work on capital market development is focused on three important and interrelated objectives, which are the improvement of market depth and liquidity, the promotion of cross-border portfolio investment and reducing costs and risks.

While there are many issues to be addressed to reach these objectives, we decided to take a results-oriented approach. We identified a few initiatives that could be realistically progressed by the private and public sectors collaborating with each other within a reasonably short time frame and that would have significant impact on market development. These concrete initiatives are: first, the development of classic or title transfer repo markets in the markets where such market practice has not established; second, assisting jurisdictions in creating and improving the legal and documentation infrastructure required to support OTC derivatives markets including close-out netting arrangements, enforceability of collateral rights and implementation of mandatory margining for non-cleared OTC derivatives; and third, supporting the implementation and membership expansion of the Asia Region Funds Passport.

This fourth, which we have initiated in 2016, is the drafting of a roadmap for FMI development in the APEC region.

This report summarizes the outcomes of the series of conference calls and the symposium held in Seoul, Korea on 25\(^{th}\) April 2017, subsequent discussions with experts in the financial markets through the collaborative drafting, as well as the interactive dialogue with regulators and officials at the joint session with 25\(^{th}\) ASEAN+3 Bond Market Forum (ABMF) held in Manila, Philippines on 4\(^{th}\) July 2017.

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1 CAP was launched by the APEC Finance Ministers to guide their work over the next 10 years, identifying specific initiatives and deliverables, providing timelines, and assigning tasks to stakeholders. The Plan has four pillars, corresponding to four priority areas identified by Ministers – financial integration, fiscal transparency, financial resilience and infrastructure.
Executive Summary

Financial Market Infrastructures\(^2\) or FMIs are the pillars of financial market integrity. Since the global financial crisis (GFC) where FMIs withstood the strains of extreme volatility and volume, the importance of FMI and the reinforcement of their robustness have risen to the fore of policy and regulatory considerations that is best represented by the CPMI-IOSCO Principles for FMIs. In recent years, FMIs are increasingly also taking on new roles as the global regulatory agenda promotes greater transparency of transactions and greater standardization of financial products among others. FMIs continue to stand as a bulwark against market disruptions.

In 2015, the APEC Finance Ministers called for a roadmap to improve the region’s FMIs and create a regional securities investment ecosystem to facilitate cross-border investment in capital markets to deepen markets and increase economics of scale. This task was incorporated in the Cebu Action Plan, the Finance Ministers’ multi-year blueprint for financial sector development in APEC. The Asia-Pacific Financial Forum (APFF), a platform for collaboration among the public and private sectors and multilateral and academic institutions to accelerate the development and integration of the region’s financial markets and services launched by the Ministers in 2013, is supporting this effort. Using the APFF platform, this symposium was hosted by the Federation of Korean Industries (FKI) in Seoul, Korea on 25th April 2017. The followings is a summary of its key outcomes.

FMIs serve to facilitate the efficient and cost-effective flow of investment across markets, support financial market stability and integrity, and promote greater financial inclusion, fair and equitable competition and innovation. Historically, these were seen as nodes that accumulated market, liquidity and counterparty risks to facilitate transparency and management. Without appropriate oversight they can also become a significant source of systemic risk, especially during times of market stress, hence came to be regulated\(^3\).

Since the GFC of 2007/08, new complexities and costs have also risen that needs to be better understood and be better managed for markets to have higher levels of sustainability. For example, emerging capital markets can struggle with the tension between business case viability and the need for a Central Counterparty (CCP) for nascent derivatives markets to avoid punitive balance sheet costs for banks operating domestically. On top of the new changes, overseas investors continue to be faced with existing market access and repatriation documentation that can be streamlined, while there are funds post-trade paper-intensive services serve as a contrast to the electronic speed of investments. Cybersecurity concerns have emerged to add to this complexity.

Today, economies will need to consider new issues and needs that can face FMIs and financial markets, including transparency through a standardized and common platform for trade reporting, improving coordinated monitoring of markets through facilitation of cross-border data flows, maintaining and broadening access to cross-border money transfer mechanisms providing the required transparency in affordable and meaningful way, standardization of market practices, account

\(^2\) Traditional Financial Market Infrastructures (FMIs) encompass a variety of institutions and systems including payment systems that are systemically important, Central Securities Depositories (CSDs), Securities Settlement Systems (SSSs), Central Counterparties (CCPs) and Trade Repositories (TRs). FMIs are central to the clearing and settlement of transactions in the financial markets, the movement of money and securities, and centrally managing the counterparty risks around the world. Issues in Large Value Payment Systems (LVPS) are not included in this report since it could be discussed separately with the currency policy issues in the region.

\(^3\) To help address the threat of systemic shocks and increase the resilience of FMI, CPSS-IOSCO in 2012, released a report entitled Principles for Financial Market Infrastructures (24 Principles). The report contained 24 Principles designed to ensure a more robust infrastructure for the global financial markets and allow the infrastructure to better withstand financial shocks. In the subsequent five years since the publication of the CPSS-IOSCO’s first report, the global financial system is much stronger and FMI adoption across the global has dramatically increased.
structures, operational and processing models, as well as consistent tax treatment of domestic and cross-border transactions. Regulatory clarity and private-public sector collaboration is key to realize new value from untangling some of these complexities, and to address the potential rise of the costs and fragmentation of markets after the GFC, enhance liquidity and depth, making sure the smaller players’ involvement, and lessen the cost of raising funds from international capital markets.

1. The Roles of Financial Market Infrastructures in the Region

The April Seoul’s symposium’s discussions related to regulatory environment covering five key areas and recommendations, including (1) the need for clear regulatory goals, (2) private-public sector engagements to find optimal solutions to reach these goals, (3) approaches that incorporate considerations of the potential regulatory effects on emerging capital market and their growth, (4) to expanding high quality collaterals to include local currency assets to mitigate liquidity and market risks, and (5) evaluating the potential effects of interconnectedness among the markets given different maturity stages in the region. These are highlighted as follows:

The symposium participants conveyed the message that a fundamental regulatory tool is cooperation: the intensity of the relationship will depend on the policy objectives. It is also very important to appropriately understand and to calibrate the extraterritorial implications of domestic regulations and its potential impacts. This raises the suggestion that regional regulators might want to set out a clear, public, medium-term strategy and their regulatory expectations.

Standardization should not only be considered in technical terms but also in terms of industry expectations: as an example, harmonization of documentation, issuance rules and enhancing transparency of securities and tax rules; including common disclosure language or procedures for cross-border investors. The panel encouraged regulatory collaboration with the ASEAN+3 Bond Market Forum (ABMF) under Asian Bond Markets Initiative (ABMI) for the Asia region, and for the experiences to be shared with the wider APEC members.

There is a need to monitor the extraterritorial effects of post-GFC rules being implemented by developed economies’ in the region and to consider ways to address the effects on relatively smaller economies and their capital markets’ growth. Smaller jurisdictions are encouraged to carefully consider the global policies; while they should strive to achieve the outcomes that have been internationally agreed to minimize regulatory arbitrage. International bodies should also understand the domestic balance needed between global consistency and local capital market growth stage.

Participants discussed the need to evaluate the requirements for High Quality Liquid Assets (HQLA) and whether local currency assets could be utilized as acceptable collaterals in cross-border trades by financial intermediaries and CCPs. In this regard, CSD-RTGS Linkages under Cross-Border Settlement Infrastructure Forum (CSIF) of ABMI can be considered as a leading example. Suggestions were made on a further need to discuss how regional financial integration, and better hedging markets, would further assist liquidity and eligibility of local currency assets.

While regional initiatives include access programs and activities to achieve inter-operability of the markets, there could be a rise in systemic risk associated with more interconnected markets, which would pose a threat especially in smaller economies. Adoption is best facilitated by better insights and knowledge and hence, a recommendation was made to evaluate the potential effects of interconnectedness on markets at different stages of maturity in the region, possible implications to policy makers and regulators, and likely measures that can mitigate identified risks that are also efficient in terms of cost and implementation.

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4 Real Time Gross Settlement
2. **APEC Roadmap on Financial Market Infrastructures**

Driven by over a decade of global and country-level new regulatory requirements and implementations, financial markets’ evolution and progress, anecdotally, there is a significantly heightened level of post-trade operational running costs and complexities that are in addition to legacy ones. The symposium had highlighted concerns that if these costs and complexities continue to accumulate, they can eventually become significant drain on market participants’ growth-oriented investments. Hence, after regulatory discussions, the symposium then moved to discuss specific areas of the capital markets that can benefit from regulatory attention to alleviate the operational and compliance complexities that have arose:

2-1. **Securities Markets: Post-Trade Ecosystem**

This panel brought together a holistic view – from representatives of FMI, a market intermediary and a multilateral body – on the state of the securities post-trade ecosystem. Progress, challenges were highlighted and two recommendations were made. The key recommendations are:

a. For private and public sector collaboration to assess and progress on the regional standardization of account opening documents like KYC/AML and tax reporting that needs to be completed by securities investors who can be domestic or cross-border. Standardization activities will only have meaningful impacts if industry-wide implementation is at the regional level.

b. For regulatory support - for example, through clear guidelines - of the use of 3rd party industry utilities to store, manage and make easy access of such standardized documents (“documentary industry utilities”) by relevant parties. For private and public sector to explore the feasibility of such documentary information reuse/portability at the regional level and discuss how these goals can be better achieved and in what timeframe.


This panel spoke about on the topic of “account structure” in the context of cross-border investments and covered various stages of intermediation. The account structure (omnibus or direct holding under the beneficial owner name), is often determined by macroprudential considerations related to management; cross-border tax, transparency, reporting and operational requirements. It concluded that while no change is needed to the way local participants operate in their market which could be direct holding, omnibus or a mix of both, the omnibus account structure is the preferred option for cross-border flows to attract foreign investments to a local market. Ideally the omnibus account structure should be combined with the nominee concept legal structure to ensure optimal asset protection. The key recommendations made are:

a. No need to change the way the local market is operating which could be (direct holding, omnibus or a mix of both) but the omnibus is the preferred option for cross-border flows to attract foreign investments to a local market. Both account structures can coexist. Ideally the omnibus account structure should be combined with the nominee concept legal structure.

b. Prefer no tax or a simple tax scheme (i.e.: a withholding tax based on a Record Date principle⁵), no capital gain tax based on a price difference or a tax calculated on a holding period since they are unmanageable on a cross-border basis. Prefer to tax at source instead of refund which should be limited to corrections post payment. For tax certificates collection, prefer a one-time certificate instead of requiring yearly certificates or a

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⁵ Record Date principle: Use of a date (instead of a holding period) to determine the eligible bond holders who will receive an interest payment or a distribution
certificate per payment. Do not require local notarization of tax certificates or supporting documents.

c. Define the right balance between transparency and market efficiency. Responsible authorities should review whether legal frameworks support requests to report investors' information and undertake legislative reforms if they do not. Securities regulators should introduce requirements for bond prospectuses to facilitate investors' information reporting requests.

2-3. Increasing Market Efficiency: Issues specific to Repo/Lending

Liquid and well-functioning repo and securities lending markets are essential to the efficient allocation and movement of capital and collateral through the financial system. They also play a role to help diversify risk among different types of market participants across economies.

The relatively diverse range of Asia-Pacific markets' growth stages give rise to additional regional issues and challenges in developing consistent practices. Securities regulators and policy makers are encouraged to review the local practices if they adopt the international standard documentation such as the GMRA and GMSLA and undertake promotionally initiatives if they do not, including reflecting some locality to be reflected in the standard contract document; e.g. in the form of annex, through the collaborative work with market practitioners and wide variety of stakeholders including industry associations.

2-4. Increasing Market Efficiency: Issues specific to Derivatives

Greater regulatory transparency in the OTC derivative markets is a key public policy goal that was codified at the September 2009 Pittsburgh G20 summit. In order to help improve the regulatory transparency, a number of critical milestones need to be met which includes: (a) a shared, public commitment to global convergence on harmonised reporting requirements, (b) data standards and formats, greater regulatory endorsement of existing standards that can meet desired outcomes, (c) practical ways to share select information across trade repositories and borders, (d) increased availability of substituted compliance, (e) promote of inter-operability and connectivity between trade repositories, and (f) the designation of leaders to drive the mechanism for global data aggregation.

The active support and cooperation of a range of stakeholders – regulators, market participants and infrastructure providers will be required.

2-5. Fund Services

In an era where more investors are investing for retirement income and can benefit from the diversity of funds offered by fund passport initiatives like the Asia Region Funds Passport, managing the industry costs is important to facilitate these investors' activities. Automation is also required to bridge the "mismatch" between the high level of post-investment paper and inefficient spaghetti processes and the speed of electronic investments.

A regulator-supported funds back-office processing utility will be needed to progress this key industry that can support individuals' wealth management, pension accumulation and drawdown – in the later cases, reduction of unnecessary costs to preserve returns will be very important.

Industry utilities can facilitate these goals and can take the form of a centralized digital network that connects the fund industry's participants for more effective electronic exchange of information rather than via email or other manual processes. In order to promote the growth of portfolio investments in the form of funds among the region, support for the activities of public-private platform including Asian Fund Standardization Forum (AFSF).
3. Data Management and Technology

In addition to the discussion focusing on FMIs, in order to promote the common understanding of the current status and priority issues to be addressed in the public-private platform in region, the participants of the Symposium discussed developing issues in data management and technology in financial markets.

3-1. Fintech

Financial technologies, or Fintech are rapidly changing the shape of how financial services are delivered to clients as well as managed by institutions and monitored as a whole financial market. APFF FMI Fintech Substream have been discussing on Know-Your-Customer, E-Payments, and Cybersecurity in the multi-year initiative.

Identity is a baseline for participation in the formal financial system. However classical forms of identity provisioning struggle to reach underserved populations, contain clear security vulnerabilities, and cannot be verified remotely. Digital IDs can be linked with electronic forms of know-your-customer (e-KYC) verification mechanisms. Therefore Digital IDs and e-KYC initiatives being conducted outside the region need to be analyzed to document best practices that could be leveraged based on the review of such initiatives within the APEC region.

Payments form the core of the financial services ecosystem. There are a multitude of players currently introducing solutions for electronic payments including governments, banks, card networks, mobile operators, and pure technology companies. Economies need to explore whether there are inter-operability concerns that exist in the APEC e-Payments ecosystem and whether APFF can make recommendations on how to resolve those concerns.

The digitization of financial services is coupled with the onset of new cyber-risks. The major vulnerability associated with Fintech is the multitude of new actors it brings into the financial services ecosystem and the linkages created between these new actors and in some cases their interaction with established financial institutions and systems in APEC. APEC economies are encouraged to engage in research and analysis of emerging cybersecurity solutions and share those learnings with stakeholders.

3-2. Disruptive technologies / new FMI-like entities

Examples of "Disruptive" technologies include distributed ledger technologies, robot-advisers or artificial intelligence bring new business models that leverages on better data management, faster access to data, machine learning and new paradigms represented by the decentralized nature of blockchain. The new business models when these new technologies intersect with financial services can create new potential risks and costs even as they would create new value.

As such, the panel urged FMIs and the private sector to continue experimenting and contributing to industry's awareness and knowledge to overcome the maturity challenge. Collaborative work with regulators will bridge the gaps with the needs for new regulatory frameworks.

Over time, regulators, private sector and FMIs should also plan to collaborate across markets to agree on harmonized domestic legal frameworks supporting the implementation of such new technologies and ensure cross-border regulatory certainty.

Where appropriate, Standardization at technical and business data level needs to be considered from the start to ensure inter-operability at domestic and cross-border levels. Inter-operability between other implementations as well as with legacy systems and
processes who will not disappear overnight. Leveraging existing reference data standards (Legal Entity Identifier, ISIN, etc.) and business standards such as ISO 20022, but also supporting collaborative open source initiatives such as the Hyperledger project, should be considered to avoid "reinventing the wheel".

There is a greater challenge on the industry to recognize when current standards become obsolete, and "open minds" should be adopted for new practices and requirements of future technologies and their applications least their growth potentials are inhibited as a result of ill-fitting legacy standards.

Authorities should also assess the interaction of financial regulation with other statutes, such as fiscal policy or data privacy provisions, and consider the overall impact to the industry. Authorities need to account for the industry's capacity i.e. available resources to innovate and execute on those innovations.

Symposium participants shared the above perspectives and issues to be addressed to improve the region's FMIs and financial markets and then to facilitate cross-border portfolio investments in the region. As post-GFC rules currently in the stages of implementation and new technologies are rapidly introduced to various financial markets, requirements are moving. Regulations and conditions need to adapt in a timely manner to support the growth and manage risks. Most recommendations presented in this report are suggested to being considered immediately or within two to three years, as crucial window for market development and to be benefitted from a coordinated policy effort.

At the same time, participants also recognized the diverse maturity of developing stages of the capital markets in the APEC economies, which means that one-size approach will not fit all.

The industry tables these feedback and recommendations for considerations and endorsement by the APEC Finance Ministers Process.
DEVELOPING APEC’S FINANCIAL MARKET INFRASTRUCTURE

Conference report

I. INTRODUCTION

Over the past few years, various initiatives have been launched to address this issue. In 2015, the APEC Finance Ministers sought to give impetus to this effort by calling for a roadmap to improve the region’s FMIs and create a regional securities investment ecosystem to facilitate cross-border investment in capital markets. This task was incorporated in the Cebu Action Plan, the Finance Ministers’ multi-year blueprint for financial sector development in APEC. The Asia-Pacific Financial Forum (APFF), a platform for collaboration among the public and private sectors and multilateral and academic institutions to accelerate the development and integration of the region’s financial markets and services launched by the Ministers in 2013, is supporting this effort.

The symposium was co-organized by ABAC through APFF FMI Cross Border Practice and FMI Fintech, and hosted by the Federation of Korean Industries at FKI Conference Center in Seoul Korea on 25th April, 2017. Over sixty participants representing wide spectrum of organizations in the region’s public and private sectors as well as international institutions, Financial Market Infrastructures and academic and research institutions attended the event.

Participants discussed the state and challenges of Asia Pacific financial markets in the regulatory environment post financial crisis. The financial markets are becoming better connected with technology and there are many types of infrastructures that provide services to maintain the connectivity. We can collectively call these whole financial market infrastructures including various types of financial intermediaries and service providers, and highlight that historically, regulators saw payment, clearing and settlement infrastructures as nodes that accumulate various types of risks and have started to regulate them as Financial Market Infrastructures (FMI s).

While most traditional FMIs serve to facilitate the efficient and cost-effective flow of investment across markets, support financial market stability and integrity, and promote greater financial inclusion, fair and equitable competition and innovation, they have historically started serving from domestic markets in each economy, and have had financial intermediaries bridging the differences in regulations, market practices and tax issues to promote cross-border portfolio trade.

The global financial crisis (GFC) made us realize the importance of transparency, risk mitigation measures and robust market infrastructures to mitigate systemic risk upon a default of a major market participant(s). Now developed markets are in a long period of ultra-low interest rates, slowing down the growth in developing and emerging markets.

We need to support the growth of the economies while maintaining stability through enhanced efficient functioning of the markets, including promoting the cross-border portfolio investments, utilizing local currency assets as eligible financial collateral by both FMIs and bilaterally, maintaining and broadening access to cross-border money transfer mechanisms providing the required transparency in affordable and meaningful way, and incorporating innovative and potentially disruptive technologies. Economies will need to consider new issues and needs that can face FMIs and financial markets, including transparency through a standardized and common platform for trade reporting, improving coordinated monitoring of markets through facilitation of cross-border data flows, standardization of market practices, account structures, operational and processing models, as well as consistent tax treatment of domestic and cross-border transactions. These measures would help address the potential rise of the costs and fragmentation of markets after the GFC, enhance liquidity and depth, making sure the smaller players’ involvement, and lessen the cost of raising funds from international
capital markets. By having a platform for the public and private sectors to collaborate, to identify and prioritize the issues to be addressed and reflected on in the Roadmap, we would then effectively communicate in the APEC region through the Cebu Action Plan.

The discussions in the Seoul symposium together with the preparatory conference calls reflected board support across economies, sectors and institutions including in Latin America for the further development of FMIs in the region. The messages have been discussed further by the public and private institutions which participated the joint session with ASEAN+3 Bond Market Forum (ABMF) in Manila on 4th July 2017 and obtained broad support. This conference report describes the outcomes of these discussions, including the Roadmap for APEC FMIs.

II. ANALYSES AND RECOMMENDATIONS

1. The Roles of Financial Market Infrastructures in the Region

Financial Market Infrastructures (FMIs) are central to the clearing and settlement of transactions in the financial markets, the movement of money and securities, and centrally managing counterparty risks around the world. Traditional FMIs include payment systems that are systemically important, Central Securities Depositories (CSDs), Securities Settlement Systems, Central Counterparties (CCPs), and Trade Repositories (TRs).

FMIs strengthen the markets they serve and promote and enhance financial stability. However, without appropriate oversight they can also become a significant source of systemic risk, especially during times of market stress. To help address the threat of systemic shocks and increase the resilience of FMI, CPSS-IOSCO in 2012, released a report entitled Principles for financial market infrastructures (24 Principles). The report contained 24 Principles designed to ensure a more robust infrastructure for the global financial markets and allow the infrastructure to better withstand financial shocks. In the subsequent five years since the publication of the CPSS-IOSCO’s first report, the global financial system is much stronger and FMI adoption across the globe has dramatically increased.

Financial market participants require an open and competitive infrastructure environment which can deliver best-in-class, reliable and cost-effective services that produce lower risk, faster execution, and transparent data reporting. The question remains how these FMIs, together with financial intermediaries and fund service participants in the APEC region can best deliver such services. With different products covered, investment strategies employed and a wide variety and caliber of trading, clearing and settlement venues, the future of FMI in the region remains uncertain. Clear consensus exists among market participants and policymakers on the critical importance of central clearing and increased need for transparency. However, a great deal more work remains to be done to achieve the overarching objectives and great promise of robust financial architecture that promotes balanced and sustainable growth in the region.

A fundamental regulatory tool is international collaboration and cooperation. Working with the industry to identify market/systemic weaknesses is encouraged. It is also very important to appropriately calibrate the extraterritorial implications of domestic regulation, and its potential negative impact. Hence, a consultative approach, giving market participants and stakeholders ample time to respond to public consultations on rules and regulations to avoid cross-border conflicts and unintended consequences is welcomed.

Relationships should leverage existing multilateral organizations, but in addition to – not as a replacement for – bilateral relationships. There should be a thorough understanding of the impact which regulatory changes and infrastructure implementations have on the efficiency of a market – and acknowledgement that the cost of introducing inefficiencies will be avoided by participants wherever possible, sometimes leading to unintended consequences (such as shifting operations away from the jurisdiction or having to compensate investors for the additional operational cost through increased yields of sovereign issues).
There needs to be a reckoning of the regulatory demands and consideration of adjusting the regulatory framework to suit each market. The over-riding regulatory objective should be to foster stability and trust in the financial markets, conducting, when appropriate, a cost-benefit analysis for new regulation to assess whether it might harm market development or the economy. Using risk based analysis for adoption of new regulation - how much risk is in the market vs how much regulation is being created to address that risk - could be a useful tool to approach the issue.

The roles of FMIs have been under the spotlight after the GFC as part of the measures to enhance financial stability while maintaining the availability of funding channels to support the growth of the economy. While regional cooperative initiatives to promote issuance and liquidity of local currency bonds are underway through standardization and harmonization, the effects of G20 regulatory initiatives could impact market participants in other economies in APEC. Responsible authorities and private sectors together are encouraged to monitor such effects and review regulations and policy measures to address such issues including a potential scarcity of High Quality Liquid Assets. It is also encouraged to review the effects of interconnectedness as further connectivity among the markets progresses.

The GFC prompted G20 authorities to bring in a new suite of regulations starting with developed economies in North America, Europe and parts of Asia. Those regulations influence markets and market participants in developing and emerging markets by way of extraterritorial effects, while those economies may bring in similar sets of regulations in their own markets. APEC economies need to understand the effects of mandatory margining of non-centrally cleared OTC derivatives, the problems that creates with definitions of eligible collateral and different economies’ rules. FMIs are adjusting to facilitate cross-border collateral transfers through linkages.

Questions arose from regulators and policy makers in smaller economies as to whether such economies should be required to establish local CCPs which accept local currency assets as eligible collateral. Challenges include relatively low local currency trading volumes, leading to questions of how these CCPs would achieve economies of scale and netting efficiencies, and whether utilizing CCPs outside of their home economy would be more viable.

We observe that some countries outside of APEC have established their own CCPs to keep margin (collateral) onshore. Where volumes are sufficient to achieve economies of scale this has worked; in other places it has stimulated the development of offshore non-deliverable markets in response to high clearing fees. In its 2010 OTC Markets and Derivatives Trading in Emerging Markets Report, IOSCO noted that economies with smaller, less developed derivatives markets should consider mandatory OTC margining as an alternative to investing in small-scale onshore clearing infrastructure. APEC economies have a breadth of different types of markets. While there has not been discussion to create a regional CCP in APEC, as markets grow, such a CCP may be necessary. In this regard, regional discussion to share experiences is encouraged.

As we understand that not all OTC derivative transactions are cleared by CCPs, there is also a role for financial intermediaries to manage risk bilaterally, as well as collateral. Policy makers need to understand the developments on the bilateral front. APEC economies need to identify the issues applicable to both the CCP and the bilateral clearing constructs, including segregated third party custodial accounts to manage counterparty risk. Nevertheless, stages of market development in APEC economies vary greatly. The development of FMIs needs to be considered in line with such

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6 One of the G20 regulatory initiatives recognizes the issue in lack of transparency in the OTC derivatives market. Hence the pillar of the initiative consists of electronic capture of trades and reporting to a Trade Repository.

7 Fundamental issues in this region would be what are the systemic issues and priorities, given that OTC derivatives markets may very small in some markets in the region.

8 However it needs to be carefully examined that uncleared margin should only be promoted for jurisdictions that have good netting and collateral status. Holding margin for uncleared trades in a jurisdiction without effective netting and collateral is prohibitively expensive and works counter to the concept of holding collateral to offset credit risk – firms could end up holding gross collateral for the same trade in a jurisdiction in which they may not actually be able to get back their collateral.
stages.

a) **Standardization and harmonization**

One of the key tools to bring efficiency to the global markets is to espouse standardization wherever practicable. Standardization should not only be considered in technical terms, where it is perhaps more obvious (such as the utilization of ISO20022 for messaging), but also in terms of industry expectations: as an example, harmonizing issuance documents might help both issuers streamline multinational issues and increase investors’ appetite to diversify through cross-border investments.

**<Case Study>**

- Regional financial integration initiatives are showing how we can prevent fragmentation while maintaining rapid growth in respective local markets. For instance, AMBIF are targeting institutional investors such as financial intermediaries, hence accepting English as the common disclosure language with templates, adhering to international accounting standards, and relaxing regulations to incentivise issuers to utilize this platform to obtain finance from regional markets.

**Recommendation 1a:** Responsible authorities are encouraged to support the harmonization of issuance rules and enhancing transparency of securities and tax rules; including targeting professional investors such as financial intermediaries to enable common disclosure language, procedures investor protection rules. To promote this, it is encouraged to collaborate with ASEAN+3 Bond Market Forum which promotes ASEAN+3 Multi-Currency Bond Issuance Framework (AMBIF) to link professional markets in the region, and then apply the experience gained to wider APEC economies.

Harmonization can be based on outcomes as well – for instance, collateral rules can be a powerful alternative to clearing mandates where they are impractical or inefficient. Harmonization can also help drive broader usage of regional assets – for instance, regional bonds could be used more broadly as collateral instead of US Treasuries which remain the preferred tool. In this regard, CSD-RTGS Linkages under Cross-Border Settlement Infrastructure Forum (CSIF) of Asian Bond Markets Initiative (ABMI) can be considered as a leading example. Such regional issuances promotion projects should also be supported by central and policy bank practices – they should, for example, assess the liquidity impact of their collateral practices.

b) **Monitoring the effects of G20 regulatory initiatives**

G20 regulatory initiatives post-GFC are affecting not only the developed economies in the world but also developing APEC economies9. For example, although promotion of central clearing is the policy objective of the non-centrally cleared derivatives mandatory margining regime, some APEC economies lack the economies of scale to establish their own CCP, and local currency collateral may not be accepted as eligible collateral at international CCPs. This is a particular problem for jurisdictions whose currencies are not freely tradable or convertible.

The industry and regulators must acknowledge that in order to be efficient, infrastructures must have a combination of scale and competition on comparable services; in smaller markets such as those in the region, this might not be achievable and therefore it must be accepted that some infrastructure services might not be best offered onshore. It must be remembered that the purpose of promoting the use of infrastructure is not an end in itself, but rather as a risk mitigation tool10.

**<Case Study>**

- For example, forcing clearing of OTC derivatives or the use of listed derivatives for hedging these transactions might force institutions to accept imperfect hedging, therefore shifting the risk from the financial markets into the real economy. Corporate end users may be denied favorable hedge

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9 The effects of European regulations, such as MiFID II and MiFIR were discussed, as well as how US issues such as substituted compliance come into play for FMIs such as CCPs. However, there are additional issues on recognition of trading venues that may have downstream impacts on CCPs used by those venues.

10 How each region interprets and implements the PFMI should be analyzed as well.
accounting treatment in such circumstances and choose not to hedge as a result.

Infrastructures, such as CCPs, not only require scale and significant capital, but also significant regulatory oversight – and implementing regulatory principles remains a challenge. For instance, it remains a challenge to finalize recovery and resolution plans for CCPs.

<Case Study>

- Policy makers from some emerging APEC economies are considering if they need to establish a local OTC derivatives CCP in their respective jurisdictions, as most local market participants are not able to post their local currency-denominated assets to major international derivatives CCPs, usually due to capital account restrictions. Some economies in APEC are G20 members and hence are asked by international regulatory organizations if and when they intend to introduce central clearing. However smaller economies may find it difficult to achieve economies of scale in such CCPs given high cost of establishment, development and maintenance, as well reduced netting efficiencies in a small local currency market.

- Brazil might be a market which has the breadth, depth and financial deepening to provide all types of hedges to its local banks and corporates, such that they can compete. Domestic Brazilian CCPs are interlinked and interoperable, so the pricing and netting benefits accrue to users, who are then able to provide hedges at roughly the same price as an international CCP.

**Recommendation 1b:** Securities regulators and central banks are encouraged to monitor together with the region’s market participants the extraterritorial effects of developed economies’ rules and consider ways to address this, especially in smaller economies. Smaller jurisdictions are encouraged to carefully consider global policies and international best practices and their appropriateness for smaller markets, subject to their size and level of development. They should strive to achieve the outcomes that have been internationally agreed – but be very mindful of what implementation means for their jurisdiction. In any case, the implementation must avoid creating further fragmentation. It should be noted that domestic CCPs may not be appropriate for all APEC markets, but uncleared margin should only be promoted for jurisdictions that have good netting and collateral status.

c) Measuring the scarcity of High Quality Liquid Assets

Post-GFC regulations and bank prudential rules are forcing financial transactions to be further collateralized. Even if there was to be a tapering of this through quantitative easing or other measures were introduced to increase the stock of High Quality Liquid Assets (HQLA) available to the market, there could be still a scarcity of HQLA collateral to provide enough financing, including in developing markets.

Local currency collateral, including highly rated government bonds with very little credit risk, is often not commonly accepted in international / foreign markets due either to market custom or the internal guidelines of key market intermediaries; limiting the flow of collateral and liquidity in the bond markets. Barriers to cross-border collateral flow due to limited collateral eligibility requirements; impact on markets and liquidity; affected market participants.

**Recommendation 1c:** Responsible authorities are encouraged to collaborate together with international organizations, to have workshops to better understand the issues to address the growing need for HQLA collateral in the region. Measures could include how local currency assets could be utilized as part of collateral accepted for cross-border trades between financial intermediaries and CCPs, how regional financial integration and better hedging markets would assist further liquidity, and identification of specific classes of securities where liquidity and eligibility could be expanded; followed by advocacy efforts in jurisdictions where collateral eligibility could be expanded. In this regard, CSD-RTGS Linkages under CSIF of ABMI can be considered as a leading example.

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11 Potential rise of supply in HQLA from long-term investors including pension funds and insurance companies need to be further examined.
d) Infrastructure inter-operability and interconnectedness

Market infrastructures, including central banks, should be encouraged to cooperate – in a similar manner to how central banks already link to each other to allow cross-border DvP settlements.

<Case Study>

➢ To mitigate settlement risk, the Cross-border Settlement Infrastructure Forum (CSIF) is discussing to link central banks and CSDs to create cross-border DvP settlements. While it will consist of a network of bilateral linkages, standardization of technical components will mitigate the risk of becoming a complex network. Such initiatives are leading the way to utilize platforms for local bond markets across the region.

While regional initiatives include access programs and activities to achieve inter-operability of the markets, there could be give rise to an increase in systemic risk associated with more interconnected markets, which may pose a threat especially in smaller economies\(^\text{12}\).

**Recommendation 1d:** Respective authorities are encouraged to promote inter-operability among FMIs and participants including financial intermediaries, and evaluate the effects of interconnectedness between the markets and their potential impact, implications to policy makers and regulators, measures to mitigate risk while avoiding "risk-off" or hindering financial inclusion.

\(^{12}\) Currently real-time payment systems are developing in many economies. The discussion of connecting such systems can be seen as an effort to reduce FX settlement risk related with the difference in time zone and conversion of local currencies into USD as intermediary even in a case of local currency vs local currency settlement. However, it is also necessary to note that the expansion of the network may create a larger systemic event. In this regard, CSIF is discussing common understanding among the members for cross-border business continuity plan and cybersecurity, which will be observed when establishing the CSD-RTGS Linkages among the CSIF members.
2. APEC Roadmap on Financial Market Infrastructures

2-1. Securities Markets: Post-Trade Ecosystem

The securities market post-trade ecosystem is a large one and for the purposes of the APFF FMI symposium, we have defined the securities market’s post-trade ecosystem as including:

1. Financial Market Infrastructures (FMIs); securities central counterparties (CCPs), central securities depositories (CSDs) and payments infrastructure needed for settlement;

2. Securities intermediaries and messaging systems including custodian banks and broker-dealers; and

3. Fund services participants including centralized industry fund services platforms, transfer agencies and fund administrators.

Driven by over a decade of global and country level new regulatory requirements and implementations, financial markets’ evolution and progress, anecdotally, there is a significantly heightened level of post-trade operational running costs and complexities in the industry that are in addition to legacy ones.

The symposium had highlighted concerns that if costs and complexities continue to accumulate, they can eventually become significant drain on participants’ growth-oriented investments. Over time, an unintended effect can arise if the industry prioritises scarcer resources into certain areas and divert attention away from others which can inhibit markets’ progress in this area. Unnecessary complexities and costs also act as invisible “behind the border” barriers to cross-border investment activities and well as financial market integration that can improved economies of scale to attract activities.

As a starting point, the potentials to realize cost, compliance and regulatory reporting efficiency benefits can be found in the region’s diverse set of market access and repatriation requirements and their inherent documentary compliance and regulatory reporting activities; for example, in the Account Opening stage of the illustrated market access and repatriation cycle below. Greater standardization and the use of FMI as industry utilities have been highlighted as two possible solutions. In the future, technology or “RegTech” may also play roles to facilitate such efficiency goals. The panel has also voiced the need for private-public sector collaboration to establish shared understanding of regulatory goals which can lead to better approaches towards compliance.

Every financial market will have a set of cross-border market entry and repatriation steps that underpin cross-border investments. The efficiency in fulfilling these steps count towards the market’s overall cost, operational complexity level and risk levels – which is of concern to all participants.

This set of cross-border market entry and repatriation steps generally consists of the following:

i. New Account Opening
ii. Market Entry and Capital injection
iii. FX Execution and Hedging
iv. Clearing and Settlement
v. Asset Servicing or Corporate Actions and Tax
vi. Repatriation
vii. Reporting
The following illustration provides a view of the ecosystem.

A cross-border participant will face the costs and complexities that are amplified by the actual number of activities, the frequency and extent of changes that affect these activities and the number of markets that this cross-border participant is vested in.

Ideally, there can be a review of the related post-trade documentary and reporting regulatory requirements to determine which legacy requirements may be retired and which areas can be streamlined and in other cases, to automate using advance technology.

Therefore, two recommendations related to cross-border securities post-trade ecosystem were made.

**Recommendation 2-1:**

a. For private and public sector collaboration to assess and progress on the regional standardization of account opening documents like KYC/AML and tax reporting that needs to be completed by securities investors who can be domestic or cross-border. Standardization activities will only have meaningful impacts if industry-wide implementation is at the regional level.

b. For regulatory support - for example, through clear guidelines - of the use of third-party industry utilities to store, manage and make easy access of such standardized documents (“documentary industry utilities”) by relevant parties. For private and public sector to explore the feasibility of such documentary reuse/portability at the regional level and discuss how these goals can be better achieved and in what time frame.

A sequencing of the recommendations would be beneficial to build on each step of understanding and momentum. The recommendations here are for the cross-border securities post-trade ecosystem. They can be related to some of the recommendations by the Panel on Non-Resident Accounts, Tax, Investor Identification and Transparency; and the Panel on Fund Services which is similarly focused increasing automation to reduce complexity and to support cross-border funds activities.

Account structure, Tax, Investor Identification and Transparency are influenced by each market development history and current level of maturity. There is neither absolute truth nor global consensus but these three matters are discussed around the world due to their importance for markets’ liquidity and stability. These two elements (liquidity and stability) can be used (among others) as measurable benchmark to assess the efficiency of a particular market. While harmonization is a great ambition, it is not an absolute must as any barrier to cross-border flows can be solved unilaterally by the market where the barrier is observed. To achieve harmonization while leaving each country managing its own priorities at its own pace, safely and least costly, it is recommended that the responsible authorities should review whether legal/tax frameworks support international rules and best practices and undertake reforms if they do not. Indeed, any domestic investor becomes an international investor as soon as he invests outside of his home market.

Jurisdictional authorities should clearly articulate their statutory objectives: asset protection, tax collection, market surveillance prior engaging into market reforms touching any of these three dimensions. This will allow fair assessment of the assets by foreign investors - which is particularly relevant for some markets in the region.

a) Account structure

Three dimensions must be considered when looking at the optimal account structure for a market: asset protection, cost and operational efficiency. It is also important to keep in mind that multiple account structures can co-exist in the same market for different asset classes and even for the same asset class. Each structure offers different advantages and has limitations. On a pure domestic basis, any account structure can be adopted while on a cross-border basis, extra considerations are required. The objective is to strike the right balance between transparency and operational efficiency knowing that market needs can evolve over time together with the market maturity level.

The account structure supports the identification of legal ownership and asset protection attached to securities in case of insolvency of a counterparty, an intermediary or an infrastructure. It is also an important component of the custody chain which influences market participation, risk mitigation and settlement efficiency. This is further exacerbated on a cross-border basis.

On a cross-border basis, empirical evidences show that the omnibus account structure combined with a nominee concept legal structure is the most effective from an operational viewpoint and is also the preferred method of international investors to enter a market. Indeed, opening direct accounts at the level of the CSD prevents intermediaries to isolate the investors from local complexities.

<Case Study>

- Reforms, when introduced, must be reviewed to ensure that they are meeting the intended objectives. For instance, recently an APEC economy has introduced the ability to bulk orders. While this is a positive development, it does not fundamentally meet the need to have a ‘nominee’ or ‘omnibus’ account structure.
- Equities are traded on an exchange with a high concentration on the main liquidity pool. Fixed-income is mostly OTC, trading takes place on a decentralized basis, hence the custody chain is also decentralized. Korea has been re-introducing the omnibus account for equities as of March 6th, 2017. China adopted the omnibus for Stock Connect and for Bond Connect.

It is important as well that fixed income assets do not grant ownership rights, which has significant policy implications in terms of national interest and tax purposes. When information and transparency are required with regards to ownership, disclosure regimes should be preferred over segregated account structures; and authorities should be aware of the difficulty of obtaining qualitative data compared to quantitative data. Quantitative data can be in most instances used for policy and monitoring purposes, and the incremental value of the qualitative data for these purposes often does not justify the cost of systematic collection.
In the context of CCPs regulators looked at the ideal account structure to ensure portability but best is to leave the choice to the asset owner.

**Recommendation 2-2a:** No need to change the way the local market is operating which could be (direct holding, omnibus or a mix of both) but the omnibus is the preferred option for cross-border flows to attract foreign investments to a local market. Both account structures can coexist. Ideally the omnibus account structure should be combined with the nominee concept legal structure.

In the spirit of reciprocity, jurisdictions should strive to harmonize fiscal treatment across asset classes. In fiscal matters, simplification should be the driving principle.

b) **Tax**

Authorities are encouraged to consider the comprehensive statutory framework, and crucially this includes tax implications. While most mature markets do not levy tax on fixed income instruments, it remains each country sovereign decision to levy tax or not but it should ideally be considered from (1) an economical perspective (e.g.: will the tax revenues be offset by an increase of yield) and (2) from an operational perspective (e.g.: is the tax computation and collection processes operationally efficient of will they negatively affect the liquidity of the instruments).

While the economical relevance of the tax can be debated between the Tax authorities and the issuers (corporate and debt management office), the operational efficiency is a lower hanging fruit to catch. Indeed, investors can request a yield premium to offset an excessive tax rate but will likely not invest or limit their activity should the operational complexity be too high.

While 'no tax' is the easiest model to operate, should there be tax levied on fixed-income instruments, it is important to consider its extra complexity under a cross-border environment. Typically, tax requiring computation based on price difference (certain capital gain tax or VAT) or holding period are the most complex to operate on a cross-border basis. Processes requiring local notarization, original documents, and the use of a local agent should be avoided as they bear a heavy cost and add complexity.

<Case Study>
- A Financial Transaction Tax (FTT) implemented in Scandinavia was reversed when the capital market liquidity dried completely. The new FTT being discussed in Europe is facing many hurdles and could pose a threat to collateral management related transactions which are a major pillar of liquidity.
- Japan changed its tax scheme to get rid of so-called clean and dirty JGBs with the benefits to merge the two liquidity pools.
- China recently confirmed that for China Interbank Bond Market (CIBM) there would be no capital gain and no tax at all for government bonds and municipals.
- Chinese Taipei simplified the tax scheme for Formosa Bonds in order to attract foreign investors.
- Some other APEC economies markets suffer because of their tax complexities.

Withholding tax process can be optimized by preferring a “tax at source” principle with a refund process to support corrections after the payment date. The second best option is a “quick tax refund” process followed by a “standard refund”. The collection of tax certificates to define the tax rate of the investor can also be optimized by preferring a “perpetual” certificate valid until a change occur. The second best option is a recurrent certificate (every X years). The least preferred is a certificate required for each payment. The collect of certificates can be greatly facilitated by the intermediaries in the custody chain so it is advisable to leverage them.

A frequent misgiving is that financial institutions, especially foreign ones, are unwilling to pay taxes; in reality, firms seek to have a tax regime that does not impose a significant operational burden and that is predictable enough to permit accurate pricing of the assets.
An ideal tax regime will unlikely be found; however, even imperfect regimes can yield the expected level of income. Simple regimes can improve fiscal compliance. On the contrary, complex regimes will increase the operational cost of servicing capital market assets. This increased cost is incorporated in the asset valuation, and therefore will increase the interest demanded by investors on domestic issues including sovereign ones; as a result, it may be that the marginal tax revenue benefit might be erased by the higher yield.

The impact of tax policies on capital market policies must be also well understood. For example, the focus on beneficial ownership in an APEC economy is driven by the wish to broaden the tax base; however, this has a significant impact on the efficiency of trading. Authorities are encouraged to considering other implementation options provided there is no overwhelming fiscal leakage.

Evidence suggests that beneficial ownership shifts have not been used for tax avoidance; even under the current regime where double tax agreement (DTA) varies and investors might benefit from taking advantage of specific agreements by shifting designated owners just before the record date, there is no indication that they are in fact doing so.

If exemptions are withdrawn, data used for assessment should make use of the existing data pools, such as the one collected under the OECD Common Reporting Standards.

In terms of tax principles, it is suggested that authorities avoid transactional taxes, and privilege the record date principle over the holding period calculation methods.

Generally, taxation should be based on operations based in the jurisdiction. Cross-border capital investments are not actual operations, and should therefore not be equated to income tax. Removing what is effectively a transaction tax is not a harmful tax practice. It does not result in “base erosion and profit shifting”.

**Recommendation 2-2b:** Prefer no tax or a simple tax scheme (i.e.: a withholding tax based on a Record Date principle), no capital gain tax based on a price difference or a tax calculated on a holding period since they are unmanageable on a cross-border basis. Prefer to tax at source instead of refund. For tax certificates collection, prefer a one-time certificate instead of requiring yearly certificate or certificate per payment. Do not require local notarization of tax certificates.

c) Investor Identification and Transparency

There are multiple reasons why transparency may be desired by issuers, investors, tax authorities and/or regulators. Such reasons can be: statistical purpose, price discovery, Know Your Customer (KYC), Anti-Money Laundering (AML), quotas, tax, market surveillance, etc.

Different asset classes (e.g.: equities, fixed income, investment funds) are traded differently and bear different risks (i.e.: equities give an ownership right over a company while bonds only give a mere right to an interest without ownership), hence different transparency levels may be relevant and desired for each asset class. Not all instruments are equal, hence should be treated differently.

Transparency can be achieved through multiple means: regulators’ bilateral communication, segregation of accounts at CSD level, use of a unique ID at trading level, trade repository or reporting. Again, each approach has different merits and some are more suited to certain asset classes or for a certain purpose, they can also be combined.

**Recommendation 2-2c:** Define the right balance between transparency and market efficiency. Responsible authorities should review whether legal frameworks support requests to report investors’ information and undertake legislative reforms if they do not. Securities regulators and Issuers willing to collect investors information should introduce requirements for bond prospectuses to facilitate such requests. Upon such review, following perspectives are particularly important: (1) Precise definition of the reason for the transparency to ensure the solution addresses the needs and minimizes operational frictions for all involved parties. (2) Ensuring enforceability of investors’ information collection in the law to avoid conflicting regulations between the country of issuance and the investors’ country of
residence, and (3) Avoiding the request of data which cannot be automatically retrieved from intermediaries systems or which require interpretation.

2-3. Increasing Market Efficiency: Issues Specific to Repo/Lending

Liquid and well-functioning repo and securities lending markets are essential to the efficient allocation and movement of capital and collateral through the financial system. They also play a role to help diversify risk among different types of market participants across economies. Many of the issues facing Asia-Pacific repo and securities lending markets are common to international markets; however, the relatively fragmented nature of Asia-Pacific markets, as well as the wide variation in levels of development of domestic markets, give rise to additional regional issues and challenges in developing consistent practices. Hence, responsible authorities are encouraged to review and promote international best practices, promote adoption of standard documentation, review current policies and practices, and discuss expansion of local collateral eligibility requirements to further promote movement of capital and collateral while ensuring risk mitigation.

“Importance of repo/lending that bring the liquidity of overall market”

Repo/Lending markets bring to securities markets significant benefits: they allow cost reduction, improve risk management, and bring liquidity. Financial markets and public authorities are encouraged to understand the benefits of short selling: for example, it allows very long term investors to maintain their long positions while controlling risk hence influences heavily the appetite for investing in the market.

Market participants have identified several challenges with respect to the repo and securities lending markets in Asia-Pacific. Policy at the national, regional, and international levels (such as monetary policy, capital account restrictions, or international prudential regulation) can affect the availability and liquidity of collateral, especially in the cross-border markets. Collateral eligibility requirements, including those for local-currency collateral can affect liquidity in the international markets as well. Short-selling rules and disclosure regimes can impact the markets as well, in both positive and negative ways. Finally, collateral and inventory optimization is a major concern for direct market participants, especially those with a need to dynamically manage a range of types of collateral across markets and entities.

Fortunately, both policymakers and market participants continue to pursue various initiatives to further develop and improve the market. These include continued promulgation and promotion of international best practices, formulation of codes of conduct, adoption of international documentation such as the GMRA and GMSLA to provide better transparency to regulators in the region.

a) Regulatory transparency

Regulatory uncertainty increases market risk and legal risk, which makes the relevant markets less attractive to investors. It is therefore important for regulators to clearly articulate their regulatory intent, and be consistent in its implementation. While there is certainly a benefit from learning from regulatory implementation in other jurisdictions, if there is an intention to reform certain markets this needs to occur before the end of the global capital market reforms. Once these are completed, there will be significant resistance by financial institutions for implementing changes, and therefore act as an obstacle to foreign investment.

It is important that authorities ensure that the reforms they introduce are appropriate for the realities of their market. For example, currently only the very largest markets in APEC are likely to have the scale to justify the global standards on financial market infrastructures. In addition, it should be noted that some reforms, while they are intended to apply all the participants, may work on the onshore

13 Even though, less developed markets are affected by the changes in the global markets including Basel rules (e.g. Leverage ratio, Liquidity Coverage Ratio, and Net Stable Funding Ratio), and electrification of trading practices (e.g. Automated Request for Quote).
(local) participants but may not always work for the offshore participants.

**Recommendation 2-3a:** Both responsible authorities and market participants are encouraged to continue to pursue various initiatives, including promulgation and promotion of international best practices and formulation of codes of conduct, to further develop and improve the market, by ensuring very clear principles on regulatory expectations on capital raising and investment.

b) Adoption of standard documentation

Repo and securities lending market fragmentation is exacerbated by local documentation requirements and standards; also the standard local documentation often does not contain adequate operational details or credit protections for international participants. At the same time industry acknowledges that some economies may have reasons to have some locality in their standard contract document.

**Recommendation 2-3b:** Securities regulators and policy makers are encouraged to review the local practices if they adopt the international standard documentation such as the GMRA and GMSLA and undertake promotionally initiatives if they do not, including reflecting some locality to be reflected in the standard contract document; e.g. in the form of annex, through the collaborative work with market practitioners and wide variety of stakeholders including industry associations.

c) Tax and accounting

It is important to understand the implications of having manual processes, or of requiring people to be based on the ground. Such manual process would be a barrier even to its own market. For example, complexity and uncertainty of tax can be an obstacle and in some instances its mechanism of application can prevent participation in the markets and therefore not be revenue generating.

<Case Study>

- APFF has produced repo/lending guide which explore in depth the value and the mechanisms of repo markets including very complex, technical things which are very important to the functioning of the markets.
- ABMF has developed Bond Market Guide and have access to tax authority via finance ministry.

**Recommendation 2-3c:** Responsible authorities are encouraged to support constant dialogues with the industry representatives through public-private platforms including APFF, PASLA, ICMA, Asifma, and ABMF to review current policies and practices could effect as a barrier and undertake reforms if they do.

d) Scarcity of HQLA / Expansion of local collateral eligibility requirements

Local currency collateral, including highly rated government bonds with very little credit risk, is often not commonly accepted in international / foreign markets due either to market custom or the internal guidelines of key market intermediaries; limiting the flow of collateral and liquidity in the bond markets. Barriers to cross-border collateral flow due to limited collateral eligibility requirements; impact on markets and liquidity; affected market participants.

**Recommendation 2-3d:** Responsible authorities are encouraged to collaborate together with international organizations, to have workshops to better understand the issues to address the growing need for HQLA collateral in the region. Measures could include how local currency assets could be utilized as part of collateral accepted for cross-border trades between financial intermediaries and CCPs, how regional financial integration and better hedging markets would assist further liquidity, and identification of specific classes of securities where liquidity and eligibility could be expanded; followed by advocacy efforts in jurisdictions where collateral eligibility could be expanded. In this regard, CSD-RTGS Linkages under CSIF of ABMI can be considered as a leading example.
2-4. Increasing Market Efficiency: Issues Specific to Derivatives

Greater regulatory transparency in the OTC derivative markets is a key public policy goal that was codified at the September 2009 Pittsburgh G20 summit. Since then, much work has been undertaken to achieve this goal, however major questions remain as to whether the mountain of data now being generated is helping to improve regulatory transparency in a meaningful way. Currently, despite seeming progress, major challenges remain:

- Different, costly, duplicative, conflicting and non-standardized reporting requirements across jurisdictions
- Some data requirements are not clearly defined
- The availability of ‘substituted compliance’ for reporting is limited, adding to duplication
- Standardized reporting formats have been not adopted quickly or broadly enough
- There is a lack of agreement as to how some data reporting requirements should be standardized across jurisdictions
- Regulatory endorsement of standards already in use has been limited
- Some reporting regimes are ‘closed markets’ – meaning they have their own trade repositories which do not leverage international standards and mechanisms
- Legal barriers exist to sharing data and information, both within and across borders
- Trade repositories have the unenviable task of collecting and standardizing data from multiple sources for multiple jurisdictions, and have their own unique data architectures, formats and methods of sharing information
- There is no facilitator or mechanism to aggregate data from different trade repositories globally
- There is a lack of commitment among stakeholders in the process to drive and achieve consensus in these areas

As a result of these obstacles, regulators continue to lack a true picture of risk in individual jurisdictions because of incomplete and inconsistent trade data. On a global level, this means that efforts to aggregate data (and risk exposures) remain little more than a dream.

Fortunately, now that major jurisdictions have largely implemented their reporting regimes, national regulators are increasingly turning their minds to cross-border efforts to achieve regulatory consistency as much as possible. All of these issues have solutions, however they will require the active support and cooperation of a range of global stakeholders – regulators, market participants and infrastructure providers.

The Roadmap seeks to enable data to be aggregated across jurisdictions, in order for a global data set to be realized for what is a global market in nature. In order to achieve this goal, a number of critical milestones need to be met: including (a) a shared, public commitment to global convergence on harmonized reporting requirements, (b) greater regulatory endorsement of data standards and formats already in use, (c) the removal of barriers to sharing information across trade repositories and borders, (d) increased availability of substituted compliance, (e) promotion of inter-operability and connectivity between trade repositories, and (f) the designation of leaders to drive the mechanism for global data aggregation. Their details are as below.

**Recommendations 2-4:**

a. Shared, public commitment to global convergence on harmonised reporting requirements
   Securities regulators are encouraged to review whether their reporting requirements are harmonized, and consistent within and across jurisdictions, and undertake regulatory reforms if they are not.

b. Greater regulatory endorsement of data standards and formats already in use
   Regulators are encouraged to embrace standards for derivatives reporting, and those that have not yet deployed their rules should avoid introducing unique requirements.
   - Requirements should be as precise and prescriptive as possible, which will avoid ambiguity in achieving compliance
- There should be an effort to perform a robust cost-benefit analysis before requiring a reporting or disclosure regime.
- It is also important to espouse to the market the additional benefits beyond merely satisfying compliance obligations when implementing a reporting regime. Additional benefits can accrue, such as being able to enhance the transparency of pricing, or being able to utilize data for internal modeling, either for counterparty or risk or trading strategy purposes. Hence it is important to utilize and/or optimize the current reporting structure rather than requiring additional duplicative reporting standards and formats.

c. The removal of barriers to sharing information across trade repositories and borders
Regulators are encouraged to review whether current regulations hinder sharing information across borders, and undertake reforms if they do.

d. Increased availability of substituted compliance
Regulators are strongly encouraged to defer to each other’s regulatory regimes where their intended outcomes are consistent by adopting equivalence decisions, which allows a multi-jurisdictional reporting obligation for a transaction to be discharged once, in a jurisdiction of the reporting entity’s choice. Regulators with a mandate to access the data for a transaction should obtain that information from that single report.

e. Promotion of inter-operability and connectivity between trade repositories
Regulators are encouraged to review the level of inter-operability between trade repositories and promote and incentivise the sharing of data.

f. Greater cross-border regulatory focus on global aggregation mechanisms
Regulators are encouraged to leverage cooperation with other authorities to achieve their objectives: both for sharing lessons learnt, as well as sharing data by designating jurisdictional, regional and global leaders to spearhead the aggregation effort.

- Removal of barriers to sharing data & information between regulators

These objectives cannot be achieved at the individual jurisdiction level, and require global collaboration, coordination and engagement. The active support and cooperation of a range of stakeholders – regulators, market participants and infrastructure providers – is vitally important to making this a reality. Only through implementing the above measures can the goal of transparency truly be achieved.

2-5. Fund Services

a) Regulatory transparency

In an era where more investors are investing for retirement income and can benefit from the diversity of funds offered by fund passport initiatives like the Asia Region Funds Passport, managing the industry costs is important to facilitate these investors’ activities. In those economy currently relying on email or other manual process, a regulator-supported funds back-office processing utility can take the form of a centralized digital network that connects the fund industry’s participants for more effective electronic exchange of information. It can improve industry cost efficiency and reduce operational risks to benefit asset managers and their investors. For cross-border fund investments, interoperability among such utilities can facilitate the industry’s more effective compliance on reporting and investor transparency regulatory needs. Additionally, barriers to fund passport participation can be lowered due to the reduction of administration, operational and regulatory reporting complexities - and thus, contribute to the investment fund industry’s development.

<Case Study>
- Common regulatory arrangements for fund passport regimes such as the ASEAN Collective Investment Scheme (CIS), China-HK Mutual Recognition of Funds (MRF), APEC ARFP, etc.
Recommendation 2-5a: Based on the ASEAN CIS experience, securities regulators are encouraged to set highly standardized registration process for funds between passporting economies, in order to ensure that benefits of streamlined regulations are felt by the market. The case of China-HK MRF shows that attractiveness of the product is key in promoting passport scheme, and that large-scale funding for pilot funds received a lot of attention from the industry.

b) Standardization and harmonization

Standardization between business processes will be essential for the automation and efficiency of fund services. Fund services are especially highlighted for cross-border trading, because fund operators, distributors, registrars, administrators, and custodians located in different jurisdictions have to seamlessly connect their line of services without compromising the product’s attractiveness.

Amid the call to better understand different fund services in the region and develop recommendations for standardized practices, a consultative body of CSDs was established under the name of Asia Fund Standardization Forum (AFSF) in 2015. However, it will be important to note that standardization activities will only have meaningful impact if industry-wide implementation is encouraged on the regional scale, as failure to do so will result in a development of multiple standards that are not harmonized.

<Case Study>

- Establishment and activities of the AFSF

Recommendation 2-5b: Responsible authorities are encouraged to support for the activities of AFSF. Harmonization can be achieved in many parts of the business process (usage of same fund codes or message formats, required information for fund products by regulators or market players, account opening forms, KYC process, etc.) Standardization in the terminology used between fund markets will be essential for market players to communicate effectively for cross-border transactions.

c) Infrastructure inter-operability

Fund services are an integral part of the investment fund business as an infrastructure that supports back-office processing and execution of order, and their service scope encompass account ownership management, order routing, trade confirmation, corporate action, fund balance record-keeping, and settlement. The importance of fund services is accentuated when fund markets mature, as the plateauing of revenue growth from asset management urge companies to turn their attention to margin protection, efficiency, and speed. Although fund services conventionally relied on manual intervention, they are moving towards automation and STP, which can promote economies of scale, scalability and inter-operability.

Despite the need to integrate fund services for cross-border flows, efforts are often hindered by vastly disparate practices, absence of a market standard and prevalence of proprietary systems found across the region. In this regards, an interesting solution surfacing is the adoption of centralized fund hubs that interconnects the domestic market, streamlining the many-to-many communication between diverse players. As is often the case, CSDs are in a good position to invest in infrastructure projects for the entire market, providing a level-playing field for large asset management companies and SMEs alike. In the longer term, such local platforms can help increase investors’ access to less globalized markets and open the door for service linkage between multiple markets, thereby accelerating fund market integration.

<Case Study>

- Centralized fund platforms in Asia (Korea: FundNet, Taiwan: FundClear, Indonesia: S-INVEST, Thailand: FundConnext, etc.).
Korea: A centralized digital network called the FundNet was developed by the KSD in 2004, linking every fund market player in Korea. Market players can send trade/settlement orders by logging into the FundNet interface, which sends the information to all relevant parties on STP technology without having to rely on manual methods. Vastly improved operational efficiency has driven market development and daily operating volume for the fund business has jumped by 17 times from 2005 to 2016, from 0.14mn to 2.6mn trade messages. Cost saving effect in the industry due to FundNet is estimated to be USD 67mn per year (KPMG Strategic Consulting Group, Dec.2013).

Thailand: Faced with the challenges of excessive manual processes and spaghetti-like connection between market players, the Stock Exchange of Thailand (SET) developed a platform called the FundConnext in 1Q 2017 to drive industry development. As an outcome of close collaboration with the regulator and industry members, FundConnext standardizes many aspects of business practices in the Thai fund market, including account opening, KYC, and Net Asset Value (NAV) disclosure, and facilitates the STP messaging between market players.

Recommendation 2-5c: Regulators are encouraged to support for the development of fund platforms led by infrastructure providers. The recent case of Thailand’s platform is a good illustration of constructive cooperation between the regulator, CSD, and the market.

d) Comprehensive statutory understanding

When financial market infrastructure projects are envisaged, they need to have commercial viability. Where the retail market is involved, there needs to be continued focus on investor education and to provide investors with sufficient transparency to make informed decisions.

There also should be provisions for the instances where the mechanisms do not work as planned. For example, there must be a clear, well-defined dispute mechanism – which, for example in the cross-border context, might include using an agent. All infrastructure projects should be run with an entrepreneurial spirit.
3. Data Management and Technology

In addition to the discussion focusing on FMIs, in order to promote the common understanding of the current status and priority issues to be addressed in the public-private platform in the region, the participants of the Symposium discussed developing issues in data management and technology in financial markets.

3-1. Fintech

In the coming year, APFF Fintech Substream will continue its focus on defining best practices and laying the groundwork for capacity building in three areas identified by the group in the APFF 2016 Progress Report, namely Know Your Customer (KYC), E-Payments, and Cybersecurity.

a) Know Your Customer

Identity is a baseline for participation in the formal financial system. Approximately, 1.5 billion people around the world do not have an officially recognized document to prove their identity; many of whom live in emerging markets across APEC. A government-issued ID is often essential for people to bank and transact – but biometrics, mobile phones, and data enable new ways to open up access and participation.

Classical forms of identity provisioning struggle to reach underserved populations, contain clear security vulnerabilities, and cannot be verified remotely. Several governments across APEC and other regions are piloting digital identity programs that would provision a digital identity credential that can be linked to biometrics. These digital ID platforms are scalable, as the information does not require a physical card or even physical presence to be provisioned and utilized.

Digital IDs can be linked with electronic forms of know-your-customer (e-KYC) verification mechanisms. A secure Digital ID Application Programming Interface (API) enables private sector entities to match identity data they have against the government database; enabling a seamless and instantaneous know-your-customer process. These remote instantaneous verification procedures could enable financial services (alongside several other services) to be delivered on a far broader scale in a more efficient manner to promote economic development in the APEC region.

Recommendation 3-1a: APEC Finance Ministers and responsible authorities are encouraged to support for the following initiatives of APFF Fintech Substream;

- Conducting a review of the current Digital ID and e-KYC initiatives being rolled out in several APEC member economies
- Analyzing Digital ID and e-KYC initiatives being conducted outside the region to document best practices that could be leveraged within the APEC region
- Focusing its analysis on solutions that are interoperable at least, and harmonized at best, in order to promote economic integration among APEC member economies in Fintech KYC developments
  - For example, the APEC Business Travel Card could be looked at as an example of a regional identity credential that could be replicated in the Digital ID context

b) E-Payments

Payments form the core of the financial services ecosystem. People, regardless of income level, location, and education, engage in payments transactions. Currently, 85% of the world’s payments transactions occur in cash. In certain parts of Europe, however, more than 85% of payments transactions are electronic. Electronic payments (e-Payments) help to lower transaction costs, increase transparency, and make transfers of money faster and more efficient. Consequently, APEC

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14 A good example is the Aadhaar authentication introduced by India, which allows people to access financial services using a universal biometric digital identity.
member economies would benefit tremendously from further digitizing cash payments.

Payment card solutions are rapidly proliferating throughout the APEC region and the mobile smart phone is also being leveraged to move APEC economies towards a cashless society. There are over 5 billion mobile devices in the hands of consumers around the world. New electronic payment solutions that leverage the mobile device are being rapidly developed. The inter-operability and regulatory requirements associated with these new solutions is currently a challenge for the APEC ecosystem that APFF Fintech Substream can help to address.

There are a multitude of players currently introducing solutions for electronic payments including governments, banks, card networks, mobile operators, and pure technology companies. There is a divergence between e-Payments solutions that leverage telephone networks and those that leverage the Internet. There are also divergent standards for payment solutions leveraging the mobile phone itself. Finally, there are differences in how mobile and card based solutions interact. From a regulatory perspective, some e-Payments solutions serve as a pass through for traditional payments rails, other payments solutions store value, while still others operate outside of the traditional ecosystem. Each of these solutions pose different regulatory and consumer risks for APEC member economies.

**Recommendation 3-1b:** APEC Finance Ministers and responsible authorities are encouraged to support for the following initiatives of APFF Fintech Substream;

- Exploring whether there are inter-operability concerns that exist in the APEC e-Payments ecosystem and whether APFF can make recommendations on how to resolve those concerns
- Seeking to create a primer on e-Payments in the region
  - Seeking to diagram the e-Payments landscape so that the multitude of actors, solutions, and risks across the APEC region is more easily understood
  - Creating a set of definitions to help guide policymakers in understanding the e-Payments landscape
  - Making recommendations on regulatory frameworks for e-Payment solutions based upon the varying risks that they pose, with the best possible accounting for varying market conditions in APEC member economies

**c) Cybersecurity**

The digitization of financial services is coupled with the onset of new cyber-risks. Securing against those risks should be the goal of both the public and private sector in APEC. Issues related to cybersecurity extend beyond Fintech. Therefore, the APFF Fintech Substream will coordinate its work with the perspectives from Disruptive Technologies / new FMI-like entities. The risks associated with cybersecurity are not well or uniformly understood by policymakers across the APEC region. The solutions to these new risks can be equally challenging to comprehend. Moreover, the role of policy and regulation for APEC member economies in cybersecurity is a tremendous challenge as technology shifts rapidly and fixed regulatory requirements might lead bad actors to attack vulnerabilities that were not within the purview of specific regulation.

The major vulnerability associated with Fintech is the multitude of new actors it brings into the financial services ecosystem and the linkages created between these new actors and in some cases their interaction with established financial institutions and systems in APEC. Fintech technologies such as tokenization, however, limit the cyber risks of these new actors by encrypting transactions and only passing along tokens instead of actual financial information. The password is another security vulnerability that has been proliferated by Fintech, creating opportunity for cyber-criminals to seek password credentials to take over accounts. At the same time, new Fintech solutions such as biometric and multi-factor authentication are helping enhance security by reducing reliance on passwords.
A cybersecurity ecosystem for APEC can only be as strong as its weakest link. And, that is why policymakers in APEC are interested in creating baseline cybersecurity requirements for participants in the Fintech ecosystem. The challenge with this approach, however, is that by setting a baseline for cybersecurity, APEC policymakers risk encouraging complacency in the ecosystem. Moreover, setting a baseline for cybersecurity among APEC member economies also risks highlighting for bad actors where the vulnerabilities lie. Policymakers must utilize more dynamic and flexible regulatory frameworks when approaching Fintech cybersecurity that will best protect the ecosystem in the APEC region.

**Recommendation 3-1c:** APEC Finance Ministers and responsible authorities are encouraged to support for the following initiatives of APFF Fintech Substream;
- Creating a typology of cybersecurity risks in the fintech ecosystem
- Engaging in research and analysis of emerging cybersecurity solutions and share those learnings with stakeholders
- At public-private forums discuss its findings on cybersecurity risks and solutions and advocate how identified best practices can be adopted throughout the APEC ecosystem, without regulatory technology mandates wherever possible

**Recommendation 3-1d:** Responsible authorities are encouraged to share the information of cybersecurity in the respective bodies in the region.

### 3-2. Disruptive Technologies / new FMI-like entities

New so-called disruptive technologies provide tremendous opportunities for financial market infrastructures and market participants to operate more efficiently, better service public and private sectors, increase and simplify access to financial data and products.

Disruptive technologies such as distributed ledger technologies, robot-advisers or artificial intelligence bring promises of better data management, faster access to data and cost reduction for the usage of that information for the benefits of a growing financial product customer base through digitization.

These new technologies however also bring risks such as:

- technological and operational risks due to their lack of maturity;
- fragmentation risks due to a lack of technical and data standardization for mainstream and cross-border usage;
- cybersecurity and data confidentiality risks; and
- legal risks considering the existing regulatory uncertainty around their use, especially for cross-border activities, and the legal protections that are available (particularly in a consumer context).

**Recommendation 3-2a:** Financial Market Infrastructures should experiment and contribute to the research and development exercise required to overcome the maturity challenge. They should work collaboratively with regulators, the financial industry and the broader public sector. Such collaborative experimentation is important not only to contribute to maturing these technologies further but also to better understand them, ensure focus on the right problems to be solved and identify as well as understand the risks. It also helps getting the necessary buy-in for when an implementation decision needs to be taken.

**Recommendation 3-2b:** Regulators and FMIIs also need to collaborate across markets to agree on harmonized domestic legal frameworks supporting the implementation of such new technologies and ensure cross-border regulatory certainty.

Standardization, both at technical and business data level, needs to be considered from the start to ensure inter-operability both at domestic and cross-border level, inter-operability between other implementations.
as well as with legacy systems and processes who will not disappear overnight. Leveraging existing reference data standards (Legal Entity Identifier, ISIN, etc.) and business standards such as ISO 20022, but also supporting collaborative open source initiatives such as the Hyperledger project, should be utilized rather than reinventing the wheel.

In this context, Cybersecurity will also need to be considered from the outset where collaboration will also be needed. Leveraging new technologies around fraud identification and attack prevention will also be critical to ensure the most modern and efficient solutions are implemented.
FMIs are the pillars of financial market integrity and market progress. Since the GFC when FMIs withstood the strains of extreme volatility and volume, the importance of FMIs and the reinforcement of their robustness have risen to the fore of policy and regulatory considerations that is best represented by the CPMI-IOSCO Principles for FMIs, which has become the minimum international standard for FMIs. In recent years, based on such foundations, FMIs are also increasingly taking on new roles to increase market efficiencies as market utilities, and with greater uses of technologies to meet market needs.

Such an expansion of FMI roles is a response to new and rising complexities and costs, which need to be better understood and managed for markets to have higher levels of sustainability and economies of scale. For example, emerging capital markets can struggle with the tension between business case viability and the need for a CCP for nascent derivatives markets to avoid punitive balance sheet costs for banks operating domestically. On top of the new changes, overseas investors continue to be faced with existing account opening processes that can be streamlined, while funds post-trade paper-intensive services serve as a contrast to the electronic speed of investments. Cybersecurity concerns and responses have emerged to add to this complexity that could create markets each as a stand-alone digital fortress to inhibit cross-border flow. There are no clear and easy answers to any of these, and other, dilemmas.

As a start though, economies can consider these issues and needs that can face FMIs, financial markets, intermediaries and cross-border investors, including transparency through a standardized and common platform for trade reporting, improving coordinated monitoring of markets through facilitation of cross-border data flows, maintaining and broadening access to cross-border money transfer mechanisms providing the required transparency in affordable and meaningful way, standardization of market practices, account structures, operational and processing models, as well as consistent tax treatment of domestic and cross-border transactions. Regulatory clarity and private-public sector collaboration will be key to realize new value from untangling some of these complexities.

As reported by the Asian Development Bank's Asian Economic Integration Report 2016, "...It is essential to follow an FMI development strategy that is both tailored to the AEC [ASEAN Economic Community] and draws from global best practices. There is no one-size-fits-all approach for regional FMI development. While Europe primarily chose a top-down approach to financial market integration, this is not necessarily right for the AEC. Thus, existing multilateral initiatives should be intensified to provide a policy environment that is both enabling and prudent for the public and private sector to foster a balanced regional FMI development path".

While this was written with reference to ASEAN, it remains equally applicable to the rest of Asia-Pacific.

The potential benefits and goals of such collaboration would be to streamline unnecessary costs and fragmentation of markets, to enhance market liquidity and economies of scale, to be inclusive of economies and participants involvement, facilitate financing and investments, and to lessen the cost of funding from international capital markets.
### ATTACHMENTS

**Attachment A: List of FMI Cross Border Practice Roadmap Core (large) group Institutions and Participants**

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<tr>
<th>Institution (abbreviation)</th>
<th>Name</th>
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<th>Joint session with ABMF</th>
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<td><strong>Asian Development Bank (ADB)</strong></td>
<td>Jae-Hyun Choi</td>
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<td></td>
<td>Kosinru Puongphol</td>
<td>Financial Sector Specialist</td>
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<td>Matthias Schmidt</td>
<td>Custody Business Specialist (Consultant)</td>
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<td>Satoru Yamadera</td>
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<td><strong>Asia Facilitators</strong></td>
<td>Robert Edwards</td>
<td>Managing Director</td>
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<td></td>
<td>Ashley Lee</td>
<td>Manager, Policy and Regulatory Affairs</td>
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<td><strong>Autors Monetum Brussels Darussalam</strong></td>
<td>Shawn Fhen Lim</td>
<td>Senior Manager, Payment &amp; Settlement Systems Unit</td>
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<td>Md Kamrul Anin</td>
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<td>Australian APEC Study Centre</td>
<td>Ken Waller</td>
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<td>Rhonda Luo</td>
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<td>Thomas Olsen</td>
<td>Partner</td>
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<td><strong>Bancrile Inversiones</strong></td>
<td>Hernán Arellano Salas</td>
<td>Gerente General (CEO)</td>
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<td>José Antonio Díaz</td>
<td>Gerente de Inversiones (head of equities)</td>
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<td>Bella Santis</td>
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<td>Eleanor Turiay</td>
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<td>Megumi Takei</td>
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<td>Nakhonsy Manomdhom</td>
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<td>Rebecca Terner Lentschner</td>
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<td>Hiroaki Okumura</td>
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<td>Pablo Casaux</td>
<td>Latin America (ex-Brazil) Head of Market Structure, Head of Government, Institutional, Capital Markets and Strategic Relations, Capital Markets Structure Development and Regulatory Strategy</td>
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<td>Claus Kwon</td>
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<td>Vladimir Shapovalov</td>
<td>Head of expert group in financial markets development department</td>
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<td>Aaron Ang</td>
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<td>Deutsche Bank AG</td>
<td>Sang-Joon Park</td>
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<td>Boon-Hong Chan</td>
<td>Co-Sherpa of APFF FMI, Director, Head of Market Advocacy APAC, MENA, Deutsche Bank</td>
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<td>Deloitte Tohmatsu</td>
<td>Taketoshi Mori</td>
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<td>Daiko Arai</td>
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<td>The Depository Trust &amp; Clearing Corporation (DTCC)</td>
<td>Nellie Dagdag</td>
<td>Managing Director, Global Industry Relations, Sales &amp; Solution Delivery (Philippines)</td>
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<td>Jean-Remi Lopez</td>
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<td>Symposium Rapporteur</td>
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<td>Oliver Williams</td>
<td>Executive Director, Head of Product and Change Management, Asia Pacific, DTCC DerivServ</td>
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<td>Hugh Madden</td>
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<td>Federation of Korean Industries</td>
<td>Chi-Sung EOM</td>
<td>Deputy Secretary General, Head of International Cooperation Department</td>
<td>Host and Presenter</td>
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<td>Financial Services Agency</td>
<td>Tai Terada</td>
<td>Deputy Director</td>
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<td>Financial Supervisory Service (FSS) (Korea)</td>
<td>Hyung-joon Yoon</td>
<td>Lead Manager, Corporate Disclosure System Office/Securities Issue System Team</td>
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<td>The Hong Kong APEC Trade Policy Study Group Limited</td>
<td>Kristine Yang</td>
<td>Consultant</td>
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<td>Hong Kong Exchanges and Clearing Limited (HKEx)</td>
<td>Kevin Rideout</td>
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<td>Bernie Kennedy</td>
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<td>Manmohan Singh</td>
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<td>John Hopkins SAIS</td>
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<td>Charaphath Sengphaathith</td>
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<td>Dara Chea</td>
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<td>Hiroyuki Suzuki</td>
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<td>Julius Caesar Parreñas</td>
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<td>Solei Corolz</td>
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<td>Reiko MATSUMOTO</td>
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<td>Samath Chihun</td>
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<td>Director, New Channels ( Digital Products)</td>
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**Seoul Symposium Host/Supporting Institutions**

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<td>Chul Han ’Alex’ Park</td>
<td>Head of Global Economy Team</td>
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<td>Huyung Song</td>
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<td>Shiryte Hwang</td>
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<tr>
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<td>26/29 May 2017</td>
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<td>14/23 June 2017</td>
<td>Visits</td>
<td>JSDA, BOJ</td>
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<td><strong>4th July 2017</strong></td>
<td>Conference</td>
<td>Section leaders, ASEAN+3 Bond Market Forum members</td>
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Asia-Pacific Financial Forum Symposium
DEVELOPING APEC’S FINANCIAL MARKET INFRASTRUCTURE

25 April 2017
Diamond Room, Federation of Korean Industries Conference Center
Seoul, Korea

Organized by
APEC Business Advisory Council

Hosted by
Federation of Korean Industries

Co-Sponsors
PayPal
NRI

07:45-08:15  Registration and Networking

08:15-08:45  OPENING SESSION

5 mins  Welcome address
Mr. Chi-Sung EOM, Deputy Secretary General, Head of International Cooperation Department, Federation of Korean Industries

10 mins  Opening remarks
Mr. Hiroyuki Suzuki, Chair, Asia-Pacific Financial Forum; Member, ABAC Japan; and Vice Chairman, Members of the Board, Nomura Research Institute, Ltd.

15 mins  Keynote speech
TBD, Korean Government

08:45-10:15  SESSION A: THE ROLES OF FINANCIAL MARKET INFRASTRUCTURES IN THE REGION AND REGULATORY PERSPECTIVES

08:45-09:30  SESSION A-1: PERSPECTIVES FROM REGULATORS

➢ To establish FMI’s key roles in (i) facilitating cost-effective and efficient investments (ii) supporting financial market stability and integrity and (iii) facilitating financial inclusion, fair and equitable competition and innovation.
➢ Contributions to the growth the regions’ economy.
➢ What are the countries, regulators and FMI priorities re: FMI 2017+?
➢ How are the goals associated with above (i), (ii) and (iii) being achieved today?
➢ What are the challenges that regulators and public sector face and attempt to balance?

45 mins  Panel discussion
Moderator: Ms. Rebecca Terner Lentchner, Co-Sherpa of APFF FMI
Head of Government Relations APAC, BNY Mellon

Panelists:
➢ Mr. Vladimir Shapovalov, Head of Expert Group in Financial Markets Development Department, The Central Bank of the Russia
➢ Mr. Kevin Rideout, Managing Director, Market Development Division, Hong Kong Exchanges and Clearing Limited (HKEX)
Mr. Keith Noyes, Regional Director, Asia-Pacific, International Swaps and Derivatives Association, Inc. (ISDA)

09:30-10:15 SESSION A-2: PERSPECTIVES FROM INTERNATIONAL ORGANIZATIONS - FINANCIAL CRISIS, RISK MITIGATION, EFFICIENCY AND REGIONAL COOPERATION -

- Regional Financial Integration
- G20 regulatory reform and APEC
- Local CCP for OTC derivatives transactions
- Financial Intermediaries and the role of market infrastructure

45 mins Panel discussion
Moderator: Mr. Ken Katayama, Co-Sherpa of APFF FMIs
Senior Researcher, Nomura Research Institute (NRI)

Panelists:
- Mr. Satoru Yamadera, Principal Financial Sector Specialist, Sustainable Development and Climate Change Department, Asian Development Bank (ADB)
- Mr. Manmohan Singh, Senior Financial Economist, International Monetary Fund (IMF), (joining via audio line)
- Mr. Keith Noyes, Regional Director, Asia-Pacific, International Swaps and Derivatives Association, Inc. (ISDA)

10:15-10:35 Coffee Break

10:35-14:50 SESSION B: FINANCIAL MARKET INFRASTRUCTURES: PROCESS AND INSTRUMENTS

10:35-11:35 SESSION B-1: SECURITIES MARKETS: POST-TRADE ECOSYSTEM

<potential topics to be shortlisted>
- Changing roles of FMIs and the new relationships with market participants and regulators
- Post-trade and its roles in the financial sector - what are the changes?
- Fintech and technology impacts on FMIs - what, how and where? Are regulatory responses sufficient so far?
- Cross-border efficiency and market integration - what are the dismantled barriers and what are the new barriers?
- Main regulatory drivers that have shaped FMI/post-trade ecosystem - what are the new complexities to alleviate?
- What are the areas of potential policy and regulatory adjustments that can catalyse certain positive benefits further / encourage certain innovations?
- What can make this region/Asia/ASEAN capital markets less attractive to investors and domestic capital market activities?
- What are some near-term actionable items that can make the region’s capital markets more attractive and/or more resilient that regulators and policy makers can support? E.g. tech re-use, greater automation, etc?

60 mins Panel discussion
Moderator: Mr. Boon-Hiong Chan, Co-Sherpa of APFF FMI, Director, Head of Market Advocacy, APAC, GTB, Deutsche Bank AG Singapore

Panelists:
- Mr. Satoru Yamadera, Principal Financial Sector Specialist, Sustainable Development and Climate Change Department, Asian Development Bank (ADB)
- Mr. Kitti Sutthiatthasil, Senior Vice President, Head of Strategy Department, The Stock Exchange of Thailand
- Ms. Bernie Kennedy, Senior Business Advisor, COO Office, Hong Kong Exchanges and Clearing Limited (HKEX)
- Mr. Rob Edwards, Managing Director, Asia Facilitators Ltd.

11:35-12:15 SESSION B-2: NON-RESIDENT ACCOUNTS, TAX, INVESTOR IDENTIFICATION AND TRANSPARENCY
- Holding structure – legal and operational
Insolvency and asset protection
Transparency mechanisms
Key tax issue that inhibits cross-border flow

Panel discussion
Moderator: Mr. Gaetan Gosset, Director and Head of Product Management, Asia-Pacific, Euroclear

Panelists:
- Sang-Joon Park, Head of Investor Services Korea, Deutsche Bank
- Ms. Amy Ang, Partner, Financial Services Tax, Ernst & Young Solutions LLP
  EY ASEAN and Singapore Leader, Financial Services Tax

12:15-13:15 Lunch

13:15-13:55 SESSION B-3: INCREASING MARKET EFFICIENCY: ISSUES SPECIFIC TO REPO/LENDING

- Liquid and deep capital markets, with repo/lending functioning well help diversify risk among types of market participants across economies.
- Collateral and Monetary policy / capital controls
- Collateral in Financial Plumbing- Transparency & short-reporting? Observed need for harmonization of coordinated consistent best practices (Roadmap to have local currency securities as high quality eligible collaterals.)
- Effect of international prudential regulation (e.g., Basel) on Asian repo market development and liquidity
- Repo documentation in Asia? benefits/drawbacks/feasibility of international standards

Panel discussion
Moderator: Mr. Mushtaq Kapasi, Chief Representative, Asia-Pacific, International Capital Market Association (ICMA)

Panelists:
- Mr. Stuart Jones, Chairman, The Pan Asia Securities Lending Association (PASLA); Executive Director, Morgan Stanley
- Ms. Rebecca Terner Lentchner, Co-Sherpa of APFF FMI, Head of Government Relations APAC, BNY Mellon

13:55-14:35 SESSION B-4: INCREASING MARKET EFFICIENCY: ISSUES SPECIFIC TO DERIVATIVES

- Liquid and deep capital markets, with derivatives functioning well help diversify risk among types of market participants across economies.
- Ways to standardize market practices, harmonize reporting standards and inter-operability among TRs.
- Harmonization of reporting requirements across jurisdictions
- Greater regulatory endorsement of existing standards already in use
- Increased availability of substituted compliance
- Greater cross-border regulatory focus on global aggregation mechanisms
- Connectivity between TRs and alignment of data standards and formats
- What are the Derivatives FMI blueprint and next steps?

Panel discussion
Moderator: Mr. Rishi Kapoor, Director, Policy, Asia Pacific, International Swaps and Derivatives Association, Inc. (ISDA)

Panelists:
- Ms. Rhonda Luo, Senior Specialist, Market Infrastructure, Australian Securities and Investments Commission (ASIC) (joining via audio line)
- Mr. John Pilott, Global Head of Regulatory Operations, Financial Markets, Standard Chartered Bank Singapore
- Mr. Oliver Williams, Executive Director, Head of Product and Change Management, Asia Pacific, DTCC DerivServ
**SESSION B-5: UPDATE ON THE ASIA REGION FUNDS PASSPORT (ARFP)**
- Brief update on ARFP Joint Committee’s discussion
- Q&A with the floor

**Presentation and Q&A**
Moderator: Ms. Sunny Chung, Assistant Manager, Fund Planning Team, Fund Business Dept., Korea Securities Depository (KSD)

Speaker:
- Tai Terada, Deputy Director for International Financial Markets, Office of International Affairs, Financial Services Agency Japan

**SESSION B-6: FUND SERVICES**
- Definition – Fund services
- Synergies between fund investment, fund passports, and fund services
- Importance of fund services
- Scope of fund processing operations and different models
- Emergence of centralized fund platforms in Asia
- Standardization efforts and the focus on fund data
- Fund Services blueprint next steps

**Panel discussion**
Moderator: Ms. Sunny Chung, Assistant Manager, Fund Planning Team, Fund Business Dept., Korea Securities Depository (KSD)

Panelists:
- Mr. Tai Terada, Deputy Director for International Financial Markets, Office of International Affairs, Financial Services Agency Japan
- Mr. Kitti Sutthiatthasil, Senior Vice President, Head of Strategy Department, The Stock Exchange of Thailand
- Mr. Cheeping Yap, Managing Director, Custody and Fund Services Head, Asia, Citibank, N.A.

**SESSION C: DATA MANAGEMENT AND TECHNOLOGY**

**SESSION C-1: DATA MANAGEMENT, TECHNOLOGY AND CYBERSECURITY – AN OVERVIEW**
- What are the processes that can change in the future and what are the new risks/costs?
- What are the re-usable technology components in FMI such that investment $ can be released for new technology investment areas like cybersecurity

**Presentation**
Speaker:
- Mr. Ken Katayama, Co-Sherpa of APFF FMI, Senior Researcher, Nomura Research Institute (NRI)

**SESSION C-2: E-PAYMENTS BRIEF**
- E-Payments have a major impact by lowering transaction costs, increasing transparency, and making transfers of money faster and more efficient.
- E-Payments can be a driver of economic growth – study of six APEC economies showed 1% increase in online sales resulted in 0.175 increase in GDP.
- Government has a big role to play in enabling regulatory regime and as a user of e-payment for government services to drive adoption.
- E-Payment increases transparency of economic activity, reducing prospects for corruption, ‘black money’ and increase in tax revenue.
- Where are we now? The current challenges to solve, does bitcoin-like token or sovereign digital currency have a role to play in reducing transaction costs and promoting regional economic integration?
- What are the future directions for e-payments?
**Speaker:**
- Mr. David Katz, Sherpa of APFF FMI Fintech, Deputy Head of Global Government Relations and Head of Asia Pacific Government Relations, PayPal Inc.

### 16:15-16:55 SESSION C-3: E-PAYMENTS PANEL DISCUSSION

- How can cross-border remittance effectively comply with investor asset protection, KYC/AML and restricted currency regulations? The compliance challenges to a regional cross-border investor
- What are the advances in Instant Payment infrastructure and the future of central bank settlement?
- Is there a role for a "crypto-token" for more effective XB trading in a diverse FX region?
- What are the prospects/rationale for APEC central banks to consider adopting distributed ledger technology to issue sovereign crypto currency?
- How should regulators consider balancing benefits of greater transparency of e-payments with expectations for protection privacy?
- What are the risks regulators should be thinking about and how might they approach managing them?
- What are the trends in this space, the new stakeholders in a digitalized financial market ecosystem and how can the region better coordinate and work together?
- What are the key activities for a regional payments FMI blueprint?

**Panel discussion**
Moderator: Mr. David Katz, Sherpa of APFF FMI Fintech, Deputy Head of Global Government Relations and Head of Asia Pacific Government Relations, PayPal Inc.

Panelists:
- Mr. Matthew Gamser, CEO, SME Finance Forum, International Finance Corporation
- Mr. Thomas Olsen, Partner, Bain & Company Southeast Asia
- Ms. Catherine Simmons, Managing Director, Head, Asia Pacific Government Affairs, Citibank, N.A.

### 16:55-17:35 SESSION C-4: FMI DATA, CYBERSECURITY AND DISRUPTIVE TECHNOLOGIES

- Exploring the level of collaboration on standardization of the technological layer (R3, Hyperledger Project, IPL) and of the business layer (leveraging of data and business ISO standards)
- Current application of DLT/Blockchain
- Technical management, deterrence, enforcement and recovery. Update on cybersecurity threats to FMIs and cross-border aspects to consider.
- Does the region risk silos of encryptions, encryption complexity, laws/regulations and a new area of complexity (across countries, in different applications/interfaces, etc.)?
- Promotion of LEI for entities and support creating good national personal ID of developing economies.
- What are the trends in this space, the new stakeholders in a digitalized financial market ecosystem and how can the region better coordinate and work together?
- Domestic implementation real story use case: ASX, MAS. Description, what can we learn from these POC or prototype implementations, likely outcome.
- Cross-border implementation real story use cases: ECB pan-European securities Issuance, SWIFT Nostro Account reconciliation, DTCC?
- Inter-operability and standardizations (technical and business layer)

**Panel discussion**
Moderator: Mr. Alexandre Kech, Head of Securities & FX Markets, APAC SWIFT

Panelists:
- Mr. Jaeho Yoon, Manager, Payment and Settlement Systems Department, The Bank of Korea
- Professor Andrew Godwin, Associate Professor; Director of Transactional Law; Director of Studies for the Graduate Program in Banking and Finance Law; Associate Director of the Asian Law Centre, Melbourne Law School, University of Melbourne
- Mr. Hugh Madden, CTO of EquiChain (joining via audio line)
- Mr. Jean-Remi Lopez, Director of Government Relations, Asia Pacific, The Depository
17:35-17:45  SESSION D: CONCLUSIONS AND NEXT STEPS
10 mins  ■ Mr. Ken Katayama, Senior Researcher, Nomura Research Institute (NRI)

17:45  End of Symposium

18:00-20:00  NETWORKING COCKTAIL RECEPTION
Venue: FKI Conference Center foyer

APFF FMI Work Stream Core Group
Post-Conference Special Meeting
26 April 2017
Emerald Room, Federation of Korean Industries Conference Center
Seoul, Korea

07:45-07:55  Opening remarks
■ Dr. J.C. Parreñas, APFF Coordinator and Senior Advisor, Nomura Research Institute (NRI)

07:55-08:05  Recap of the Symposium
■ Mr. Boon-Hiong Chan, Director and Head of Market Advocacy, Asia-Pacific, Middle East and North Africa, Deutsche Bank AG
■ Mr. Ken Katayama, Senior Researcher, Nomura Research Institute (NRI)

08:05-08:25  Review of Discussions: Regulatory Perspectives
■ Session Moderators (10 minutes each)

08:25-08:55  Review of Discussions: Process and Instruments
■ Session Moderators (5 minutes each)

08:55-09:15  Review of Discussions: Data Management and Technology
■ Session Moderators (5 minutes each)

09:15-09:40  Next Steps to Finalize Roadmap
■ Identification of issues to discuss in July ABMF session
■ Logistical considerations

09:40-09:45  Closing remarks
■ Mr. Hiroyuki Suzuki, Chair, Asia-Pacific Financial Forum; Member, ABAC Japan; and Vice Chairman, Members of the Board, Nomura Research Institute, Ltd.

09:45  End of Meeting

Some of the conference materials could be downloaded from ABAC Web site:
https://www2.abaconline.org/page-content/22613667/content
## Sub-Forum 2 Joint session with Asia Pacific Financial Forum

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<tr>
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<tr>
<td>12:30 – 13:00</td>
<td><strong>Registration</strong></td>
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<td>13:00 – 13:10</td>
<td><strong>Opening Remarks</strong></td>
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<td>- J.C. Parrenas, APFF Coordinator, Nomura Research Institute (NRI)</td>
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<td>13:10 – 14:40</td>
<td><strong>Discussion on the proposal of a roadmap for improving the region’s FMI by Asia Pacific Financial Forum (APFF)</strong></td>
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<td>- APFF FMI Cross Border Practice Co-Sherpa Ken Katayama, NRI</td>
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<td>- Participants from the Seoul Symposium can be called on to provide more information:</td>
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<td></td>
<td>- Boon-Hiong Chan, APFF FMI CBP Co-Sherpa, Deutsche Bank</td>
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<td></td>
<td>- Jean-Remi Lopez, Symposium Panelist and Rapporteur, DTCC</td>
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<td>- Gaetan Gosset, Moderator (Account structure and tax), Euroclear</td>
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<td>- Jean Chong, Lisa O’Connor, representing Alexandre Kech, Moderator</td>
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<td>(Disruptive technologies), SWIFT</td>
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<td><strong>1. Introduction</strong></td>
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<td>- The objectives and structure of the APFF FMI initiative</td>
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<td>- The structure of the roadmap</td>
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<td>- Brief summary of the Symposium in Seoul</td>
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<td><strong>2. Draft recommendations</strong></td>
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<td>- Perspectives from International Organizations</td>
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<td>- Securities Post Trade Ecosystem</td>
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<td>- Non-resident Accounts and tax</td>
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<td>Discussion on the key messages to be included in the report to APEC Finance Ministers Process</td>
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<td>- Feedback from ABMF members and guests</td>
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<td>14:40 – 15:00</td>
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<td>15:00 – 16:30</td>
<td><strong>Discussion on the proposal of a roadmap for improving the region’s FMI by Asia Pacific Financial Forum (APFF)</strong></td>
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<td>- Increasing Market Efficiency: Repo/Lending and Derivatives</td>
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<td>- Fund Services</td>
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<td>- FMI Fintech and Disruptive Technologies</td>
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<td>Discussion on the key messages to be included in the report to APEC Finance Ministers Process</td>
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<td>- Feedback from ABMF members and guests</td>
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<td>16:30 – 16:45</td>
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Attachment E: List of Abbreviations

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<th>Abbreviation</th>
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<td>ABAC</td>
<td>APEC Business Advisory Council</td>
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<td>ABMF</td>
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<td>ADB</td>
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<td>APFF</td>
<td>Asia-Pacific Financial Forum</td>
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<td>API</td>
<td>Application Programming Interface</td>
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<td>Asia Region Funds Passport</td>
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<td>Association of South East Asian Nations</td>
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<td>Asifma</td>
<td>Asia Securities Industry &amp; Financial Markets Association</td>
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<td>Cebu Action Plan</td>
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<td>Central Counterparty</td>
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<td>Collective Investment Scheme</td>
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<td>CPMI</td>
<td>Committee on Payments and Market Infrastructures</td>
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<td>CPSS</td>
<td>Committee on Payment and Settlement Systems</td>
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<td>Cross-border Settlement Infrastructure Forum</td>
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<td>Federation of Korean Industries</td>
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<td>Financial Market Infrastructure</td>
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<td>Financial Services Agency, The Japanese Government</td>
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<td>Financial Transaction Tax</td>
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<td>Global Financial Crisis</td>
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<td>GMRA</td>
<td>Global Master Repurchase Agreement</td>
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<td>HKEx</td>
<td>Hong Kong Exchanges and Clearing Limited</td>
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<td>International Organization of Securities Commissions</td>
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<td>ISIN</td>
<td>International Securities Identification Number</td>
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<td>ISO</td>
<td>International Organization for Standardization</td>
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<td>Acronym</td>
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<td>ISDA</td>
<td>International Swaps and Derivatives Association</td>
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<td>Japanese Government Bond</td>
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<td>Japan Exchange Group, Inc.</td>
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<td>Japan Securities Dealers Association</td>
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<td>KYC</td>
<td>Know Your Customer</td>
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<td>MiFID</td>
<td>Markets in Financial Instruments Directive</td>
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<td>Regulation on Markets in Financial Instruments</td>
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<td>Organisation for Economic Cooperation and Development</td>
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<td>PFMI</td>
<td>Principles for Financial Market Infrastructures</td>
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<td>STP</td>
<td>Straight Through Processing</td>
</tr>
</tbody>
</table>
ABOUT THE ASIA-PACIFIC FINANCIAL FORUM (APFF)

The Asia-Pacific Financial Forum (APFF) is a platform for public-private collaboration to accelerate the development of robust and integrated financial markets in the APEC region.

The APFF responds to the need for active collaboration among policy makers, regulators and experts from industry and international and academic organizations to address key issues. These include expanding access to finance for micro-, small and medium enterprises and households in emerging markets; facilitating trade and supply chain finance; creating deep, liquid and integrated capital markets; expanding the region’s institutional investor base and its capacity to finance infrastructure and other long-term projects; strengthening financial resilience; and harnessing innovation to build inclusive and efficient financial markets.

The APEC Business Advisory Council (ABAC) proposed the APFF’s establishment to the APEC Finance Ministers, who launched the Forum at their 2013 annual meeting in Bali. APFF is one of the three policy initiatives under the APEC Finance Ministers’ Process whose management was entrusted by the Ministers to ABAC, together with the Asia-Pacific Forum on Financial Inclusion and the Asia-Pacific Infrastructure Partnership (APIP).

Over 300 experts and senior representatives from more than 150 institutions collaborate in the APFF’s undertakings. These institutions include financial services firms (global and regional commercial and investment banks, asset management companies, insurers, pension funds, Fintech firms), legal, accounting and related services firms, business and investor information service providers, international financial industry associations, finance, trade and justice ministries, regulatory authorities, multilateral development banks, international organizations and academic and research institutions.

The work of APFF covers key areas of financial markets that are critical to the development of the region’s economy and financial services:

- Credit infrastructure (legal, regulatory and institutional ecosystems for credit information sharing, secured transactions and receivables/warehouse financing)
- Trade and supply chain finance (regulations, technological and innovative solutions to working capital access)
- Insurance and retirement income (retirement income market, infrastructure and capital market investment environment for insurers and pension funds, regulation and accounting standards, disaster risk financing and insurance, micro-insurance)
- Capital markets (repo and derivatives markets, information for capital market investors, regional funds passporting)
- Financial market infrastructure (ecosystem for cross-border portfolio investment, cybersecurity, know-your-customer rules, electronic payments)

In addition, APFF provides a platform for continuous dialogue between industry and the public sector with the involvement of subject matter experts from academic and research institutions and international organizations in areas such as the international financial architecture and financial technology (Fintech).

Link to APFF page: https://www2.abaconline.org/page-content/22613276/Asia-Pacific%20Financial%20Forum

ABOUT APFF’s WORK ON FINANCIAL MARKET INFRASTRUCTURE

Facilitating flows of capital across the region’s markets is a key factor for economic growth in the region. The APFF’s work on financial market infrastructure and cross-border practices seeks to address the most significant obstacles to cross-border investment flows related to the connectivity platform and standards used in financial market infrastructure (FMI). The central objective is to promote cross-border portfolio investment flows through the development of market practices, standards and platforms that improve the inter-operability, liquidity and connectivity of domestic and cross-border financial markets, and reduce systemic risks.

In 2015, the APEC Finance Ministers incorporated in their Cebu Action Plan (CAP) the development of a roadmap to improve regional financial infrastructure in APEC to help promote capital market depth and liquidity. The CAP calls on economies to participate in APFF workshops and dialogues on capital market development, including the creation of a regional securities investment ecosystem to promote cross-border investment in capital markets.

To advance this work, ABAC invited key industry stakeholders and experts to join the APFF FMI Work Stream. Those who have committed to participate in this process now include representatives of leading global and regional financial institutions, asset management firms, financial technology firms, international brokers and custodians, financial industry associations, stock exchanges, multilateral development institutions, academic and research bodies and information service providers. Through the symposium, APFF is now reaching out to relevant authorities in the region and international regulatory and standard-setting bodies to help develop a roadmap for consideration by APEC Finance Ministers and Finance and Central Bank Deputies.
Appendix 2

A ROADMAP FOR EXPANDING THE COVERAGE OF MICROINSURANCE IN APEC
1. **Financial Inclusion, Inclusive Insurance Markets and Microinsurance**

Financial inclusion is defined as a state in which all working age adults have effective access to all types of financial services (i.e. credit, savings, payments, and insurance) from formal providers. “Effective access” involves convenient and responsible service delivery, at a cost affordable to the customer and sustainable for the provider.¹ For economies with low insurance coverage, provision of effective access to insurance products and services for all is deemed an important component of financial inclusion.

Inclusive Insurance aims to provide insurance products and services to all including those who are excluded and/or those who are underserved. Microinsurance, on the other hand, is defined as “insurance that is accessed by the low-income population, provided by different entities, but run in accordance with generally accepted practices including the Insurance Core Principles.”² Since the excluded and the underserved are typically comprised of the low-income population, inclusive insurance markets include microinsurance which services the low-income earning segment of the population.

An inclusive insurance market caters to all including the insurance needs of the low-income population who are generally characterized by: low education levels and low insurance awareness, low levels of disposable income which are mostly spent on food and shelter, lives in rural areas and poorer parts of urbanized areas and generally has negative perception about insurance. Because of their inherent profile, they are likely to be less financially sophisticated, more difficult to reach and would need greater protection (i.e. because this segment is more prone to mis-selling and customer abuse). The excluded and under-served are also either not aware or not convinced of the value, relevance and importance of insurance to them. Inclusive insurance should therefore be able to provide value for money and foster trust between the insured and the insurer.

To meet the insurance needs of this income segment and provide value for their money, innovative approaches in product design, coverage, and service delivery should be adopted. Innovations are focused on changes to product features, manner of service delivery and use of alternative delivery channels and vehicles for delivering the products

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² IAIS, “Issues Paper on Regulation and Supervision of Microinsurance” June, 2007
and services. Because of the inherent profile of the low-income segment, consumer protection through adoption and implementation of conduct of business regulations and supervision\(^3\) is given prime importance in inclusive insurance.

To foster trust between the insured and the insurer, providers of inclusive insurance products and services should be appropriately regulated and supervised\(^4\). Regulations should however permit innovative approaches adopted by insurers and ensure ample protection for policyholders. To encourage insurers to serve the low-income market and motivate informal providers and intermediaries to integrate with the formal insurance sector, regulations that are proportionate to the nature, scale and complexity of risks confronting inclusive insurance should be adopted. In view of this, insurance supervisors are given lead roles in the development of inclusive insurance markets.

Innovative approaches to inclusive insurance require the participation and support of entities that may not be within the jurisdiction of the insurance supervisor. In this regard, promotion of inclusive insurance requires coordination and cross-sector cooperation between public authorities and agencies (e.g. central banks, revenue authorities, telecommunications regulators, health authorities, and departments of agriculture and social protection) that serve the low-income segment.

This roadmap identifies specific strategies and priority actions that support the development of microinsurance as catalyst and important element of inclusive insurance markets.

2. Status of Microinsurance (MI) Development in selected APEC member economies

The level of MI development among APEC member economies varies widely. Leading the pack in terms of MI coverage are the Philippines, Mexico, Thailand and Peru. Except for Thailand\(^5\), these countries were also noted to have proportionate regulations for insurance products for low-income population (also known as microinsurance)\(^6\). With relative success in increasing microinsurance coverage, the regulatory environment adopted in these

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\(^3\) IAIS application paper on Conduct of Business on Inclusive Insurance provides guidance and specific examples and applications on this.

\(^4\) The IAIS application paper on the Regulation and Supervision of Inclusive Insurance states that “…All entities that act as insurers for products directed at supporting inclusive insurance markets should be subject to licensing and supervision.”

\(^5\) The Bank of Thailand has commenced the formulation of the Financial Sector Master Plan Phase 3 (FSMIII), which covers 2016 through 2020. Two of the plan’s major aims— the promotion of electronic payments and financial access—are very relevant to the progress of financial inclusion. BOT is still drafting the details and implementation.

countries can be examples of good practice for countries where microinsurance is still in the early stage of development.

2.1. Market Drivers. The presence of the **appropriate policy and regulatory environment** that encourages the private sector to engage in microinsurance is considered one of the key market drivers for the growth of microinsurance in the three countries mentioned. Aside from the issuance of proportionate regulations on microinsurance, the presence of large aggregators (e.g. mobile network operators (MNOs), large MFIs) have also largely contributed to the development of microinsurance industry in Peru, Mexico and the Philippines. This is shown in the chart below. **Partnerships with large aggregators** enables insurance providers to take advantage of the large numbers of clients catered to by the partner aggregator.

Another common denominator among the three countries is the **adoption of a national strategy on financial inclusion** which shows the government’s intent and long-term commitment to provide everyone access to financial services. It also articulates the policy thrusts and strategies that shall be pursued for greater financial inclusion. With clear government direction, the private sector is encouraged to develop products that are tailor fitted to and to provide services that caters to those at the bottom of the pyramid.

<table>
<thead>
<tr>
<th>Country</th>
<th>With MI regulation</th>
<th>Large aggregator</th>
<th>MI coverage ratio</th>
<th>Stage of MI development</th>
<th>Population</th>
<th>Poverty ratio</th>
<th>Poverty line</th>
<th>FI strategy</th>
</tr>
</thead>
<tbody>
<tr>
<td>China</td>
<td></td>
<td></td>
<td>0.88%</td>
<td>Growth stage</td>
<td>1.3B</td>
<td>2%</td>
<td>nd</td>
<td></td>
</tr>
<tr>
<td>Indonesia</td>
<td></td>
<td></td>
<td>0.56%</td>
<td>Growth stage</td>
<td>263M</td>
<td>8%</td>
<td>11%</td>
<td></td>
</tr>
<tr>
<td>Malaysia</td>
<td></td>
<td></td>
<td>3.8%</td>
<td>Inception stage</td>
<td>31M</td>
<td>0.18%</td>
<td>nd</td>
<td></td>
</tr>
<tr>
<td>PNG</td>
<td></td>
<td></td>
<td>nd</td>
<td>Inception stage</td>
<td>7M</td>
<td>39%</td>
<td>nd</td>
<td></td>
</tr>
<tr>
<td>Philippines</td>
<td></td>
<td></td>
<td>20%</td>
<td>Maturity stage</td>
<td>103M</td>
<td>13%</td>
<td>25%</td>
<td></td>
</tr>
<tr>
<td>Thailand</td>
<td></td>
<td></td>
<td>14%</td>
<td>Inception stage</td>
<td>68M</td>
<td>10%</td>
<td>12%</td>
<td></td>
</tr>
<tr>
<td>Taipei</td>
<td></td>
<td></td>
<td>nd</td>
<td>Growth stage</td>
<td>23M</td>
<td>nd</td>
<td>nd</td>
<td></td>
</tr>
<tr>
<td>Vietnam</td>
<td></td>
<td></td>
<td>0.18%</td>
<td>Inception stage</td>
<td>95M</td>
<td>3%</td>
<td>17%</td>
<td></td>
</tr>
<tr>
<td>Chile</td>
<td></td>
<td></td>
<td>7%</td>
<td>Inception stage</td>
<td>38M</td>
<td>nd</td>
<td>nd</td>
<td></td>
</tr>
<tr>
<td>Mexico</td>
<td></td>
<td></td>
<td>15%</td>
<td>Maturity stage</td>
<td>130M</td>
<td>3%</td>
<td>52%</td>
<td></td>
</tr>
<tr>
<td>Peru</td>
<td></td>
<td></td>
<td>12%</td>
<td>Maturity stage</td>
<td>32M</td>
<td>3%</td>
<td>23%</td>
<td></td>
</tr>
</tbody>
</table>

Illustration by GIZ RFPI Asia
2.2. **Market Potential.** While only 3 (Mexico, Peru and Philippines) of the APEC member economies have high microinsurance coverage and a relatively mature regulatory policy environment, other APEC member countries show potential for microinsurance as evidenced by the following: **presence of a national strategy for financial inclusion, large number of low income people, and to some extent presence of large aggregators.** As shown in the chart, countries with these characteristics are classified as those where microinsurance are in the inception and/or growth stage.

The potential for microinsurance in the other APEC economies could further be harnessed with the **existence and availability of distribution channels with large clientele.** Tapping these channels with new and innovative distribution approaches is pivotal in expanding the microinsurance market. Moreover, with **technology,** efficiencies can be increased and administrative costs associated with distribution of microinsurance can be reduced. With the **growing interest in financial inclusion** and the **availability of technology and new delivery channels,** microinsurance markets are likely to grow in APEC member-economies particularly for those with relatively low insurance coverage and density ratios.

The table below shows the market potential of microinsurance in some of the APEC member economies. **Economies with high population, high poverty ratio, large magnitude of poverty, low insurance density and low MI coverage ratio present strong potential for the promotion of inclusive insurance and the development of the microinsurance market.** Moreover, formulation and adoption of a national financial inclusion strategy shows the country’s keen interest to provide everyone access to all types of financial services, including insurance.

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7 The Landscape of Microinsurance in Asia and Oceania, 2013 Study, generally classified the regulatory policy environment of an economy as ‘matured stage’ if the MI regulation are functional and institutionalized; the economies that have some form of functional MI guidelines (in the absence of a fully-fledged MI regulations) were classified as ‘growth stage’; and the economies that do not have specific MI regulations however MI has started to develop under the regulatory guidelines of conventional insurance or microfinancing were categorized as ‘inception stage’. [http://www.munichrefoundation.org/dms/MRS/Documents/Microinsurance/2013MIlandscape/2013LandscapeofMIAsiaOceania_fullReport/The%20landscape%20of%20microinsurance%20in%20Asia%20and%20Oceania%202013%20%20full%20report.pdf](http://www.munichrefoundation.org/dms/MRS/Documents/Microinsurance/2013MIlandscape/2013LandscapeofMIAsiaOceania_fullReport/The%20landscape%20of%20microinsurance%20in%20Asia%20and%20Oceania%202013%20%20full%20report.pdf), accessed June 29, 2017
### 3. The Roadmap

#### 3.1. Context: Why the need for a Roadmap

The heads of economies of the Asia Pacific Economic Cooperation (APEC) adopted the Cebu Action Plan (CAP) in September 2015. The CAP provides a 10-year roadmap for building a connected APEC community that is financially integrated, transparent, and resilient. The roadmap is anchored on four (4) pillars: (i) promoting financial integration; (ii) advancing fiscal reforms and transparency; (iii) enhancing financial resilience; and (iv) accelerating infrastructure development and financing.

Under the pillar of Enhancing Financial Resilience, information and experiences in developing innovations on disaster risk finance and insurance mechanisms (including microinsurance) shall be shared among APEC economies. Innovations in disaster risk finance and insurance mechanisms that shall help reduce the fiscal burden on APEC economies that are exposed to natural disasters shall be implemented and shared among the member economies. In particular, microinsurance can play a key role in...
disaster risk financing particularly for APEC member economies where underdevelopment of the capital markets constrains the use of financing instruments like natural catastrophe bonds for disaster risk.⁸

Under the Finance Ministers’ Process, the APFF platform was created to bring together institutions, organizations and initiatives geared towards the development and strengthening of the region’s financial markets. Recognizing the need to provide access to financial services for all, the APFF include the promotion of inclusive insurance and the development of microinsurance markets as one of its work streams. Under this work stream, private insurance programs shall be established and promoted through the collaboration and exchange of information and experiences among economies, international development organizations and the private sector. Insurance penetration shall also be deepened through the development of relevant products and regional risk sharing schemes. To accomplish this, a roadmap to facilitate and establish a platform for continuous dialogue between the public and the private sector regarding the expansion of microinsurance coverage in the region shall be developed.

The roadmap identifies specific strategies and priority activities that will promote the adoption and implementation of rules and practices across APEC member economies to support the development of strong, viable, sustainable and inclusive insurance markets in the region.

3.2. Direction: What challenges shall be addressed

As demonstrated by economies with relatively strong MI market, the development of MI is primarily anchored on the synergy of key institutions in both the public and the private sector. A review of the status of microinsurance and the state of inclusive insurance in selected economies identified the following key challenges: i) lack of responsive policies and proportionate regulations supportive of microinsurance; ii) dearth of scalable business models that takes advantage of large aggregators and the use of fintech; iii) need for sustainable financial literacy measures that will inform and educate key stakeholders on microinsurance and iv) inadequate public-private sector collaboration and poor inter-agency cooperation within economies.

⁸ Microinsurance has proven very effective in helping promote recovery, in particular after the devastation caused by Typhoon Haiyan in 2013. In November 2013 Typhoon Haiyan hit the Philippines with the highest wind speeds ever recorded on land. It impacted over 16 million people impacted and displaced nearly 4.1 million. It resulted in over 6,000 lives lost and an estimated USD 700 million in damage to agriculture and infrastructure. Following the typhoon, 126,363 microinsurance claims were made with payments from insurers totaling USD 12 million. The average payment to microinsurance clients was USD 108 (PHP 4,777) which was used for either housing repairs (50 percent) or restarting livelihoods (50 percent). In terms of timing, 27 percent of claims were paid within the first 4 ½ weeks of the typhoon, with 60 percent being paid by March 2014. Source: GIZ
As such, this roadmap identifies four key result areas or pillars that will guide APEC member economies in developing an inclusive insurance market. These are:

- Establishment of policies and proportionate regulations for inclusive insurance and microinsurance;
- Adoption and replication of scalable business models using fintech for inclusive insurance;
- Establishment of inter-agency coordination and private-public sector coordination mechanism supportive of inclusive insurance;
- Adoption and implementation of financial literacy and consumer protection measures for insurance clients.

3.3. Action Plan: What are the priority initiatives and activities

To promote the development of microinsurance and ensure that everyone has access to insurance, the following action plan shall be adopted.

<table>
<thead>
<tr>
<th>Priority Initiatives and Activities</th>
<th>Timeline for Delivery</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Short Term 1 year</td>
</tr>
<tr>
<td><strong>Pillar 1:</strong> Establishment of policies and proportionate regulations for Inclusive insurance and microinsurance</td>
<td></td>
</tr>
</tbody>
</table>

1. Draw the support of ABAC, the APFF platform, and other international organizations in expanding the MEFIN\(^9\) model to become a regional MI network that will facilitate consultation workshops, dialogues, peer to peer learning and studies among APEC member economies on key issues relevant to the formulation of policies and proportionate regulation for inclusive insurance.

2. Development of national strategies for microinsurance development in APEC-member economies that highlights the role of the private sector in MI market development with government providing the relevant policy and regulatory environment including among others the possibility of providing smart incentives.

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\(^9\) The Mutual Exchange Forum for Inclusive Insurance (MEFIN) is a Network of insurance regulatory authorities in Asia working for a peer-to-peer exchange of knowledge and experiences with the insurance industry. More information at [www.mefin.org](http://www.mefin.org)
<table>
<thead>
<tr>
<th>Priority Initiatives and Activities</th>
<th>Timeline for Delivery</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Short Term 1 year</td>
</tr>
<tr>
<td>3. Develop model language for the establishment of legal frameworks and formulation of proportionate regulations for microinsurance following IAIS general principles within the context of APEC member economies.</td>
<td></td>
</tr>
<tr>
<td>4. Establish monitoring and reporting system that tracks MI market development</td>
<td></td>
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<tr>
<td>5. Development of policy frameworks for: i) establishing risk pools and other DRFI instruments (e.g. provision of incentives, use of technologies) and ii) developing mechanisms for public-private sector cooperation.</td>
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</tr>
<tr>
<td>6. Following IAIS principles, develop clear regulatory guidelines on the following: i) informal insurance; ii) complementation between microinsurance and social protection schemes; iii) use of fintech to facilitate the distribution of insurance and claims processing and iv) establishment of risk pools and other disaster risk financing instruments.</td>
<td></td>
</tr>
<tr>
<td>7. Building capacities of the regulator to formulate proportionate regulations for microinsurance</td>
<td></td>
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<tr>
<td>8. Formulation of regulatory impact studies that will assess relevance and influence of proportionate regulations in expanding the microinsurance market.</td>
<td></td>
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<tr>
<td><strong>Pillar 2: Adoption of scalable business models using fintech for inclusive insurance</strong></td>
<td></td>
</tr>
<tr>
<td>1. Establish peer-to-peer learning platforms that will facilitate the sharing of information, data and experiences to develop deeper understanding of the supply and demand for insurance of various segments of society (e.g. low-income sector, agriculture, Health etc.)</td>
<td></td>
</tr>
<tr>
<td>2. Identify and develop innovative and scalable business models that use technology (MNOs) as a platform to increase outreach.</td>
<td></td>
</tr>
<tr>
<td>Priority Initiatives and Activities</td>
<td>Timeline for Delivery</td>
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<tr>
<td>------------------------------------</td>
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</tr>
<tr>
<td></td>
<td>Short Term 1 year</td>
</tr>
<tr>
<td>3. Adoption of the toolkit developed by the Regulatory Framework Promotion of Pro-poor Insurance Markets in Asia (RFPI Asia) of the GIZ for integrating insurance into DRII mechanisms to help insurers develop appropriate products</td>
<td></td>
</tr>
<tr>
<td>4. Create a cross-country network of large aggregators engaged in the delivery and distribution of insurance to facilitate the adoption of good practice.</td>
<td></td>
</tr>
<tr>
<td>5. Facilitate the collection, use and sharing of big data in the development of relevant insurance products that meet the risk protection needs of various segments of society (e.g. agri. and natcat insurance and the use of weather data and information for index-based insurance products).</td>
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**Pillar 3: Establishment of inter-agency coordination, private-public sector coordination mechanism and relevant support infrastructure for inclusive insurance**

<table>
<thead>
<tr>
<th>Priority Initiatives and Activities</th>
<th>Timeline for Delivery</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Short Term 1 year</td>
</tr>
<tr>
<td>1. Establish inter-agency coordination mechanism between the insurance regulatory agency and government agencies engaged in the provision of social protection schemes</td>
<td></td>
</tr>
<tr>
<td>2. Clearly articulate and specify policies and strategies related to the provision of access to insurance in the country’s National Financial Inclusion Strategy.</td>
<td></td>
</tr>
<tr>
<td>3. Establish roundtable dialogues and discussions between the stakeholders in the public and the private sector engaged in the provision of insurance, particularly for NatCat and agriculture insurance.</td>
<td></td>
</tr>
<tr>
<td>4. Establishment of mechanisms for public-private dialogue in developing products and solutions for responses to and mitigation of disaster risk.</td>
<td></td>
</tr>
</tbody>
</table>
### Priority Initiatives and Activities

<table>
<thead>
<tr>
<th>Priority Initiatives and Activities</th>
<th>Timeline for Delivery</th>
</tr>
</thead>
<tbody>
<tr>
<td>5. Development of data management support for catastrophic events and establishment of central business registries with hazard mapping and catastrophe coverage for enterprises.</td>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Short Term 1 year</th>
<th>Medium Term 2-4 years</th>
<th>Long Term 5-10 years</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th><strong>Pillar 4: Adoption and implementation of financial literacy and consumer protection measures for insurance clients.</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Establish code of conduct for insurance providers following the IAIS guidelines on insurance client protection</td>
</tr>
<tr>
<td>2. Adopt domestic strategies that promote insurance literacy and awareness among key stakeholders with support of the insurance regulatory agency</td>
</tr>
<tr>
<td>3. Create a platform for sharing experiences in promoting insurance awareness and buy-in of various sectors of the economy (e.g. farmers, fisherfolk, micro and small entrepreneurs).</td>
</tr>
<tr>
<td>4. Promote insurance inclusion and literacy through the Asia-Pacific Financial Inclusion Forum</td>
</tr>
</tbody>
</table>

The roadmap herewith provides in **Attachment 1 a List of Resources on Microinsurance and Inclusive Insurance.**

3.4. **Implementation Strategy and Monitoring**

The development of the microinsurance market that results in increased MI awareness and coverage among key stakeholders is a joint undertaking of both the government and the private sector stakeholders such as private insurance providers, large aggregators (MFIs, banks, MNOs), technology providers (fintech). To enjoin private sector participation, it is important for governments in APEC member economies to create the right and appropriate policy and regulatory environment with clear guidelines and policy directions as evidenced by the adoption of specific policy measures and strategies to support MI market development. Because of this, Governments of concerned APEC member economies are responsible in facilitating MI development within its jurisdiction. Each Government, however may identify specific institutional champions for MI development within the country (e.g. Ministry of Finance, Insurance Regulator, etc.).
Since MI development in the APEC region varies across countries, elements of the MIR may be implemented through any of the following: i) establishment and creation of relevant forums; ii) peer to peer learning activities (e.g. exchange learning and exposure visits among member economies with different levels of MI development); iii) formulation of MI knowledge management platform that shall provide relevant resources for APEC member economies; iv) creation of technical working groups on relevant thematic areas identified within the four pillars; and v) facilitating public-private sector dialogue in-country or across APEC member economies.

The APEC Business Advisory Council (ABAC), which has been entrusted by the Finance Ministers’ Process to manage the APFF shall monitor the status of implementation of the Microinsurance Roadmap (MIR). Since microinsurance is one of the APFF work streams under the Enhancing Financial Resilience pillar, APFF serves as the right platform for monitoring the MIR. As such, ABAC, as the designated manager of the APFF shall include the MIR monitoring results in its regular progress report to the APEC senior officials and ministers. ABAC may work with development partners within the region and solicit support to the implementation of the identified priority activities for MI development in the region.

Note: This draft is prepared by the Deutsche Gesellschaft für Internationale Zusammenarbeit (GIZ) Regulatory Framework Promotion of Pro-poor Insurance Markets in Asia (RFPI Asia). The draft took into consideration inputs from the panel of experts during the APFF Workshop on Microinsurance Development Roadmap for Asia-Pacific Emerging Markets held on March 16, 2017 in Hanoi. This draft was circulated for comments by the MIR Drafting Group and by other experts, and was discussed for consultation during the ABAC Financial Inclusion Forum in Hoi An on July 2017. The MIR will be subjected to further discussion in the pre-conference session of the 13th International Microinsurance Conference in Lima Peru in November 7, 2017. GIZ RFPI Asia is the lead of the Microinsurance sub-group in the APFF.

The members of the MIR Drafting Group include Mr. Tran Duc Trung and Ms. Tran Thanh Ha from Ministry of Finance-Insurance Supervisory Authority, Vietnam; Mr. Ferdinand George Florendo from Insurance Commission, Philippines; Mr. Ellison Pidik, Ms. Elizabeth Gima and Mr. Saliya Ranasinghe from Bank of Papua New Guinea; Mr. Mochamad Muchlasin from Financial Services Authority/OJK, Indonesia; Dr. Julius Caesar Parreñas from APFF and Nomura Research Institute, Japan; Dr. Antonis Malagardis and Mr. Dante Oliver Portula from GIZ program RFPI Asia; Ms. Aparna Dalal from ILO Impact Insurance; Mr. Eduardo Moron from APESEG Peru;
Mr. Yoga Prasetyo from Allianz Life Indonesia; Mr. Masaaki Nagamura from Tokio Marine Japan; Mr. Dirk Reinhard from Munich Re Foundation; Mr. Christiaan Loots from CENFRI, South Africa; Mr. Michael McCord from MicroInsurance Center, U.S.A.; and Mr. Yves-Daniel Cochand from Vietnam National Reinsurance Corporation.
## Microinsurance Roadmap for the APEC member economies

### ATTACHMENT 1 - List of Resources on Microinsurance and Inclusive Insurance

<table>
<thead>
<tr>
<th>Title</th>
<th>Source</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Pillar 1: Establishment of policies and proportionate regulations for Inclusive insurance and microinsurance</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Microinsurance Regulatory Framework (Philippines)</td>
<td>Technical Working Group organized by the Department of Finance, Philippines <a href="http://www.inclusiveinsuranceasia.com/docs/Regulatory%20Framework%20for%20Microinsurance.pdf">http://www.inclusiveinsuranceasia.com/docs/Regulatory%20Framework%20for%20Microinsurance.pdf</a></td>
<td>The framework outlines the government’s policy thrusts and direction for the establishment of a policy and regulatory environment that will encourage, enhance and facilitate the safe and sound provision of microinsurance products and services by the private sector. It will also identify and promote a system that will protect the rights and privileges of those who are insured.</td>
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<td>Microinsurance National Strategy (Philippines)</td>
<td>Technical Working Group organized by the Department of Finance, Philippines <a href="http://www.inclusiveinsuranceasia.com/docs/National%20Strategy%20for%20Microinsurance.pdf">http://www.inclusiveinsuranceasia.com/docs/National%20Strategy%20for%20Microinsurance.pdf</a></td>
<td>The National Strategy defines the objective, the roles of the various stakeholders and the key strategies to be pursued in enhancing access to insurance by the poor. It discusses strategies to encourage complementation of social health insurance by the private sector. It provides directions towards mainstreaming informal insurance and insurance-like activities and the promotion of public awareness and financial</td>
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Draft, Microinsurance Roadmap for APEC Member-Economies 14
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<td>Application Paper on Regulation and Supervision supporting Inclusive Insurance Markets (2012)</td>
<td>International Association of Insurance Supervisors <a href="https://www.iaisweb.org/page/supervisory-material/application-papers">https://www.iaisweb.org/page/supervisory-material/application-papers</a></td>
<td>The International Association of Insurance Supervisors (IAIS), through the Insurance Core Principles (ICPs), provides a globally accepted framework for the supervision of the insurance sector. This paper, provides more specific information on how the ICPs can be implemented consistent with efforts to enhance the level of inclusiveness of insurance markets.</td>
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<td>Issues Paper on the Regulation and Supervision of Mutuals, Cooperatives and other Community-based Organisations in increasing access to Insurance Markets (October 2010)</td>
<td>International Association of Insurance Supervisors <a href="https://www.iaisweb.org/page/supervisory-material/issues-papers">https://www.iaisweb.org/page/supervisory-material/issues-papers</a></td>
<td>Recommended as a follow-up from the work of the Issues in Regulation and Supervision of Microinsurance (June 2007) paper, this paper discussed the key elements of such organisations that are relevant to considering the approach to their regulation and supervision.</td>
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<tr>
<td>Issues Paper in Regulation and Supervision of Microinsurance (June 2007)</td>
<td>International Association of Insurance Supervisors</td>
<td>This paper discussed regulation and supervision as well as providing some background to microinsurance concepts.</td>
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| Issues in Regulation and Supervision of Takaful (Islamic Insurance) (2006) | Islamic Financial Services Board and the International Association of Insurance Supervisors  
http://www.microinsurancecentre.org/resources/documents/business-case-for-microinsurance/business-models-community-based-mutual-takaful-commercial/issues-in-regulation-and-supervision-of-takaful-islamic-insurance.html | This document reviews Takaful Insurance against the IAIS Core Principles to identify areas where the Core Principles might require adjustment or additional considerations.                                          |
| **Pillar 2: Adoption of scalable business models using fintech for inclusive insurance** |                                                                                                                                                                                                       |                                                                                                                                                                                                          |
| BIMA Factsheet                                                        | BIMA  
http://www.bimamobile.com/assets/BIMA-FACTSHEET-FINAL-23.07.15-.pdf                                                                                                                                 | BIMA is a provider of mobile-delivered insurance in emerging markets. They combine mobile technology with an agent-led approach to customer education to widen access to insurance.                                      |
https://a2ii.org/sites/default/files/field/uploads/report_6th_consultation_call_sept_2014.pdf                                                                                           | This report outlines a consultation call focused on successful business models in microinsurance. Two calls attended by 62 participants from across Asia, Africa, Latin America and North America were held. |
http://www.impactinsurance.org/publications/mp33                                                                                                                                                     | This brief synthesises experiences in distributing microinsurance; it outlines key strengths and weaknesses of each channel for insurers.                                                                        |
| New Sales and Distribution Models in Mobile Financial Services (2013) | MicroInsurance Centre  
http://www.microsave.net/files/pdf/RP161_FSP_Sales_in_MM_World_Kendall_et_al.pdf                                                                                                          | This paper shows some lessons from institutions that use agents and mobile platforms as fully functional channels to distribute products and provide practical guidance to providers.                                      |
<p>| Beyond Sales: New Frontier in Microinsurance Distribution – Lesson for the Next Wave of | Microinsurance Innovation Facility                                                                                                                                                                        | This paper considers the experiences of a group of leading microinsurance innovators and, in particular, the |</p>
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<td><strong>Pillar 3: Establishment of inter-agency coordination, private-public sector coordination mechanism and relevant support infrastructure for inclusive insurance</strong></td>
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<td>9th Consultative Forum Briefing Note: Exploring challenges in scaling up insurance as a disaster resilience strategy for smallholder farmers (2017)</td>
<td>Microinsurance Network <a href="http://www.microinsurancenetwork.org/groups/9th-consultative-forum-briefing-note-exploring-challenges-scaling-insurance-disaster">http://www.microinsurancenetwork.org/groups/9th-consultative-forum-briefing-note-exploring-challenges-scaling-insurance-disaster</a></td>
<td>The 9th Consultative Forum which took place in Singapore on March 14, 2017 brought together high-ranking representatives from the public sector, supervisory authorities and the insurance industry to discuss “Exploring challenges in scaling up insurance as a disaster resilience strategy for smallholder farmers”. This Forum Briefing Note provides a summary of the key takeaways from the event and outlines recommendations for action for the industry and regulators.</td>
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<td><strong>Pillar 4: Adoption and implementation of financial literacy and consumer protection measures for insurance clients.</strong></td>
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<td>A Roadmap to Financial Literacy on Microinsurance (Philippines)</td>
<td>Technical Working Group organized by the Department of Finance, Philippines <a href="http://www.inclusiveinsuranceasia.com/docs/Roadmap%20to%20Financial%20Literacy%20on%20Microinsurance.pdf">http://www.inclusiveinsuranceasia.com/docs/Roadmap%20to%20Financial%20Literacy%20on%20Microinsurance.pdf</a></td>
<td>The roadmap spells out the key strategies and measures to be adopted for institutionalizing financial literacy on microinsurance. Key principles, guidelines, and specific directions on how to promote and change behavior favorably for the adoption of microinsurance among the low-income sector is also provided for.</td>
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<td>Issues Paper on Conduct of Business in Inclusive Insurance (2015)</td>
<td>International Association of Insurance Supervisors (IAIS), in cooperation with the Access to Insurance Initiative (a2ii) and the Microinsurance Network. <a href="http://www.microinsurancenetwork.org/groups/issues-paper-conduct-business-inclusive-insurance">http://www.microinsurancenetwork.org/groups/issues-paper-conduct-business-inclusive-insurance</a></td>
<td>This Issues Paper on Conduct of Business in Inclusive Insurance is about the fair treatment of customers in inclusive insurance markets. The paper gives an overview of the issues in respect of conduct of business in inclusive insurance markets that affect the extent to which customers are treated fairly, both before a contract is entered into and through to the point at which all obligations under a contract have been satisfied.</td>
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Asia-Pacific Financial Forum

2017 Progress Report to the APEC Finance Ministers

Appendix 3

LIST OF ABBREVIATIONS
Coming soon!
Asia-Pacific Financial Forum

2017 Progress Report to the APEC Finance Ministers

Appendix 4
ABOUT APFF
Coming soon!