

## CHAPTER EIGHT: INVESTMENT

### Section A – Investment

Article 801: Scope and Coverage .....	8-1
Article 802: Relation to Other Chapters .....	8-1
Article 803: National Treatment .....	8-2
Article 804: Most-Favoured-Nation Treatment .....	8-2
Article 805: Minimum Standard of Treatment .....	8-3
Article 806: Compensation for Losses .....	8-4
Article 807: Performance Requirements .....	8-4
Article 808: Senior Management and Boards of Directors .....	8-7
Article 809: Non-Conforming Measures .....	8-7
Article 810: Transfers .....	8-8
Article 811: Expropriation .....	8-10
Article 812: Special Formalities and Information Requirements .....	8-11
Article 813: Subrogation .....	8-11
Article 814: Denial of Benefits .....	8-12
Article 815: Health, Safety and Environmental Measures .....	8-12
Article 816: Corporate Social Responsibility .....	8-12
Article 817: Committee on Investment .....	8-13

### Section B – Settlement of Disputes between an Investor and the Host Party

Article 818: Purpose .....	8-14
Article 819: Claim by an Investor of a Party on Its Own Behalf .....	8-14
Article 820: Claim by an Investor of a Party on Behalf of an Enterprise .....	8-14
Article 821: Conditions Precedent to Submission of a Claim to Arbitration .....	8-15
Article 822: Submission of a Claim to Arbitration .....	8-18
Article 823: Consent to Arbitration .....	8-20
Article 824: Arbitrators .....	8-20
Article 825: Agreement to Appointment of Arbitrators .....	8-21
Article 826: Consolidation .....	8-21
Article 827: Documents to, and Participation of, the Other Party .....	8-24
Article 828: Place of Arbitration .....	8-24
Article 829: Preliminary Objections .....	8-25
Article 830: Public Access to Hearings and Documents .....	8-25
Article 831: Submissions by a Non-Disputing Party .....	8-26
Article 832: Governing Law .....	8-26
Article 833: Expert Reports .....	8-27
Article 834: Interim Measures of Protection and Final Award .....	8-27