



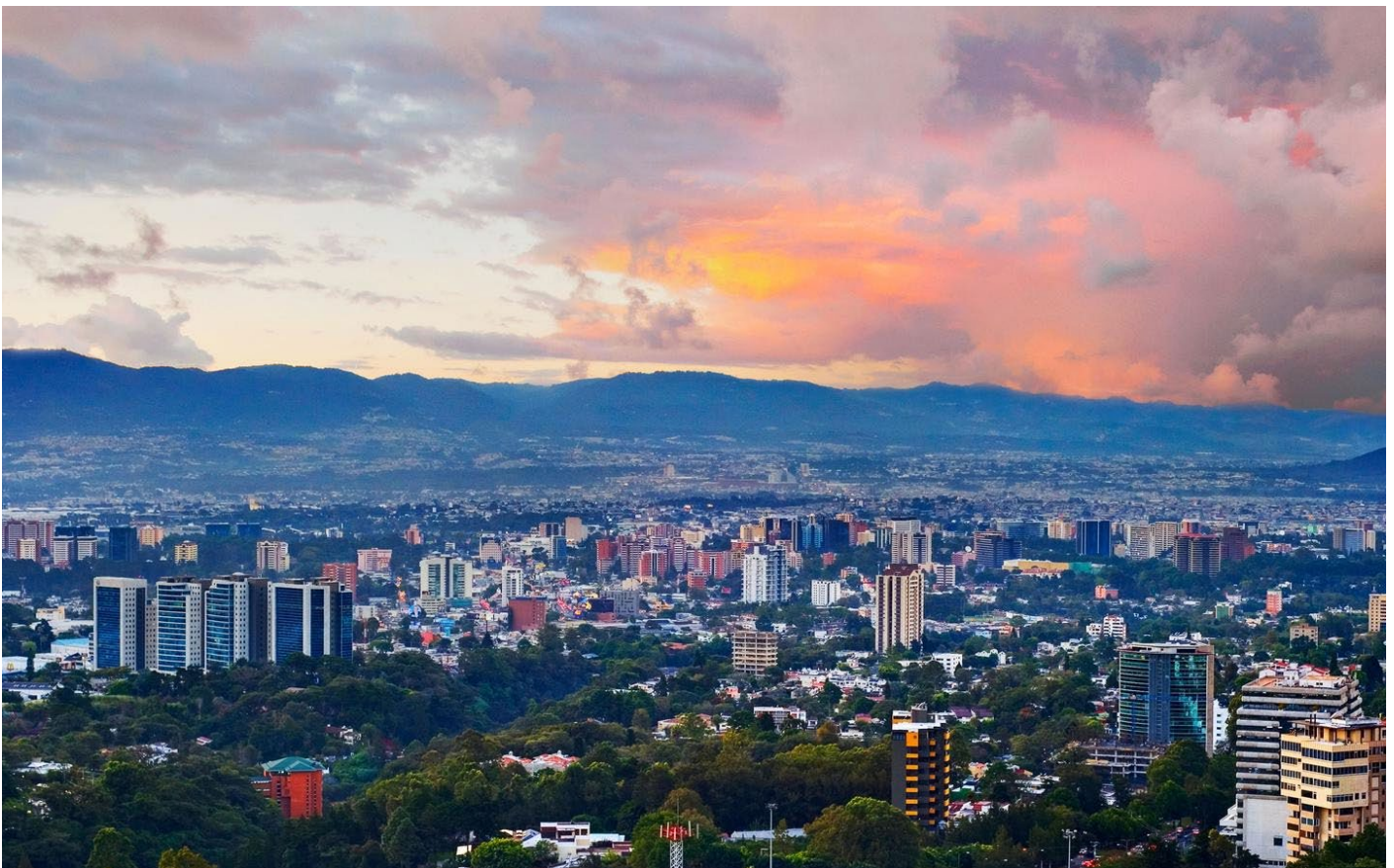
Doing business in Guatemala

A comparative guide

May 2022

A guide to doing business in Guatemala

Deloitte Legal compiled this guide for Legal 500, providing an overview of the laws and regulations on doing business in a variety of jurisdictions. The following country chapter contains the relevant information on the systems of law, the legal forms through which people carry out business, capital requirements, how entities are operated and managed, expansion possibilities, corporate governance, employment law and more.



No.	Question
A. Legal system and landscape	
1	Is the system of law in your jurisdiction based on civil law, common law or something else?
	The principle of legality, the sovereignty that emanates from the people, the recognition of human rights and the separation of the three branches of government imply that Guatemala exists under and is inextricably linked to the Rule of Law (civil law).
B. Entity establishment	
2	What are the different types of vehicle/legal forms through which people carry on business in your jurisdiction?
	There are six types of business structure: <ol style="list-style-type: none"> 1. General partnership; 2. Limited partnership; 3. Limited liability company; 4. Corporation; 5. Partnership limited by shares; and 6. Entrepreneurship.
3	Can non-domestic entities carry on business directly in your jurisdiction, i.e., without having to incorporate or register an entity?
	Some activities can be carried out in Guatemala without having to incorporate or register an entity, for example: To obtain or give loans, acquire assets, opening bank accounts, sell or purchase merchandise, among others.
4	Are there any capital requirements to consider when establishing different entity types?
	The minimum capital to establish an entity in Guatemala has been placed at US\$25.00 (local currency Q.200.00).
5	How are the different types of vehicles established in your jurisdiction? And which is the most common entity/branch for investors to utilize?
	Commercial companies are divided into three types: personalist, capitalist, and mixed, with each of these companies having their own general characteristics. The most common is the corporation, which is a capitalist entity.
6	How is the entity operated and managed, i.e., directors, officers or others? And how do they make decisions?
	The entity is operated and managed as follows: <ol style="list-style-type: none"> a) General shareholders' meeting, b) Management: sole administrator or board of directors (three or more members), c) Oversight: performed by the shareholders, accountants, auditors, or commissioners, as established in the articles of incorporation. <p>Decisions are taken by the majority.</p>
7	Are there general requirements or restrictions relating to the appointment of (a) authorized representatives/directors or (b) shareholders, such as a requirement for a certain number, or local residency or nationality?
	No restrictions apply. Some industries might have restrictions, i.e., energy, banks, among others.
8	Apart from the creation of an entity or establishment, what other possibilities are there for expanding business operations in your jurisdiction? Can one work with trade/commercial agents, resellers and are there any specific rules to be observed?
	From a corporate law perspective, there are no restrictions in expanding business operations in Guatemala. An entity or establishment is free to work with trade/commercial agents and resellers.
C. Entity operation	
C1. Governance	
9	Are there any corporate governance codes or equivalent for privately owned companies or groups of companies? If so, please provide a summary of the main provisions and how they apply.
	There are no corporate governance codes for privately owned companies, only the mandatory rules in our commercial code and the provisions of the bylaws of each entity.

C2. Capital

10	<p>What are the options available when looking to provide the entity with working capital? i.e., capital injection, loans, etc.</p> <p>The shareholders of the company may provide working capital by subscribing for further shares in the company. A company may also consider a loan to finance working capital loans. This could be from the shareholders, another entity within the same company group or from a third party.</p>
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C3. Return of proceeds

11	<p>What are the processes for returning proceeds from entities? i.e., dividends, returns of capital, loans, etc.</p> <p>Private companies can return value to their shareholders in several ways, as set out below. As a general rule, companies are bound by the strict maintenance of capital rules and can only, subject to certain exceptions, return value to their shareholders.</p> <ul style="list-style-type: none"> • Dividends <ul style="list-style-type: none"> – The most popular method of a company returning value to its shareholders is a dividend. – Dividends are paid in cash. Before recommending or declaring a dividend, the company should review their provisions. • Capital reductions <ul style="list-style-type: none"> – A reduction of capital occurs when a company reduces the amount of its share capital. This may be an option when the company has capital that is surplus to its requirements and it wishes to return to shareholders.
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C4. Shareholder rights

12	<p>Are specific voting requirements/percentages required for specific decisions?</p> <p>Every share represents one vote. No specific voting requirements may apply and decisions are taken by the majority in most cases, but for specific cases a minimum percentage may apply.</p>
13	<p>Are shareholders authorized to issue binding instructions to the management? Are these rules the same for all entities? What are the consequences and limitations?</p> <p>The shareholders' or partners' meeting is the highest authority, therefore, their decisions are binding on the management. The only reason that the instruction is not binding is if that decision is illegal or the management does not agree with the decision of the shareholders' meeting giving the reasons for such a decision.</p>

C5. Employment

14	<p>What are the core employment law protection rules in your country (e.g., discrimination, minimum wage, dismissal, etc.)?</p>	
	Right/Protection	Details
	National minimum wage	<ul style="list-style-type: none"> • Monthly minimum wage for agricultural sector: US\$370.00 (local currency Q2,872.55) plus US\$32.00 (local currency Q.250.00) of incentive bonus. • Monthly minimum wage for non-agricultural sector: US\$380.00 (local currency Q.2,959.24) plus US\$32.00 (local currency Q.250.00) of incentive bonus. • Monthly export and makeup sector: US\$347.00 (local currency Q.2,704.35) plus US\$32.00 (Q.250.00) of incentive bonus.
	Holiday	<ul style="list-style-type: none"> • 1 January, • Holy Thursday, • Holy Friday, • Holy Saturday, • 1 May, • 30 June, • 15 September, • 20 October, • 1 November, • 24 December (noon), • 25 December, • 31 December (noon).
	Working hours	The general rule is eight hours of work per day during the day shift, six hours of work per day during the night shift, and seven hours of work per day during the mixed shift.

	Rest periods	Every employee has the right to enjoy a day of paid rest after each week of work. The week is calculated from five to six days depending on the customs of each company.
	Pension rights	The employee will receive a pension by social security once they are 60 years old and can prove the payment of a minimum wage.
	Discrimination	Discrimination is prohibited in all work centers and sanctioned by criminal law.
	Maternity leave/pay	Maternity Leave is recognized by the law, having a paid period of up to 84 days. After this time, the mother has a lactation period of one hour for 10 months.
	Paternity leave	The legislation recognizes two paid days of paternity leave.
	Shared parental leave	No shared parental leave disposals apply.
	Statutory sick pay	The social security makes the payment to the employee in case of sickness.
	Statutory notice periods	No dismissal notice period applies. Only the employee has the obligation to give a notice period in case of resignation.
	Unfair dismissal	In case of termination without just cause, the employer must pay a severance. The exception to this payment is in case of termination in the trial period (two months). The severance corresponds to one month's salary for each year of work.
	Statutory redundancy payment	One month's salary for each year of work.
	Statement of particulars	N/A.

15	On what basis can an employee be dismissed in your country, what process must be followed and what are the associated costs? Does this differ for collective dismissals and if so, how?	The employer has the right to dismiss any employee at any time. The only exemption is in case of immunity for the employee, i.e., maternity, trade unions, among others.
16	Does your jurisdiction have a system of employee representation/participation (e.g., works councils, co-determined supervisory boards, trade unions, etc.)? Are there entities which are exempt from the corresponding regulations?	The trade unions are regulated in the labor code, looking for improvements in working conditions.

C6. Anti-corruption/bribery/money laundering/supply chain

17	Is there a system governing anti-bribery or anti-corruption or similar? Does this system extend to non-domestic constellations, i.e., have extraterritorial reach?	No specific system applies, but bribery and corruption are sanctioned by our law. The reach is territorial.
18	What, if any, are the laws relating to economic crime? If such laws exist, is there an obligation to report economic crimes to the relevant authorities?	Economic crimes are regulated in our Criminal Code and it establishes that the officials who have knowledge of a crime have the obligation to report it.
19	How is money laundering and terrorist financing regulated in your jurisdiction?	There are specific rules that regulate these activities, which are sanctioned by the state of Guatemala.
20	Are there rules regulating compliance in the supply chain (for example, comparable to the UK Modern Slavery Act, the Dutch wet kinderearbeid, the French loi de vigilance)?	No state regulations regarding the compliance in the supply chain apply.

C7. Compliance

21	Please describe the requirements to prepare, audit, approve, and disclose annual accounts/annual financial statements in your jurisdiction.	
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	<p>The book or record of financial statements shall include:</p> <ul style="list-style-type: none"> • The opening balance sheet and the ordinary and extraordinary balance sheets that are prepared for any circumstance. • The profit and loss statements or those that serve as such, corresponding to the respective balance sheet. • Any other statement that in the merchant's judgment is necessary to present its financial situation.
22	<p>Please provide details on any corporate/company secretarial annual compliance requirements?</p> <p>The only annual requirement is to have an annual shareholders' meeting.</p>
23	<p>Is there a requirement for annual meetings of shareholders, or other stakeholders, to be held? If so, what matters need to be considered and approved at the annual shareholder meeting?</p> <p>The ordinary shareholders' meeting shall take place at least once a year, within the four months following the closing of the accounting period and at any time that it is convened. In addition to the matters included on the agenda, it must also deal with the following matters:</p> <ul style="list-style-type: none"> • Discuss, approve or disapprove the profit and loss statement, the balance sheet and the management's report, and if applicable, the report from the oversight body, if any, and take appropriate measures. • Appoint and remove the administrators, the oversight body, if any, and determine their respective remuneration. • Hear and decide on the plan for the distribution of profits that the administrators must submit for its consideration. • Hear and decide on the matters that the articles of incorporation specifically indicate.
24	<p>Are there any reporting/notification/disclosure requirements on beneficial ownership/ultimate beneficial owners ("UBO") of entities? If yes, please briefly describe these requirements.</p> <p>N/A.</p>

C8. Tax

25	<p>What main taxes are businesses subject to in your jurisdiction, and on what are they levied (usually profits), and at what rate?</p> <p>The Guatemalan tax system is based on the territoriality principle. With a few exceptions, mainly related to withholdings tax on source, almost all the taxes apply to the activities carried out within the Guatemalan territory.</p> <p>Companies can opt to pay the income tax under one of the following regimes: (1) over profits from lucrative activities, in which the tax base is calculated based on the accounting profit and the tax rate of 25% is applied, with three quarterly pre-payments and one definitive annual settlement of the tax being required in each fiscal year (same as the calendar year) by 31 March of the following year; or (2) simplified optional regime over Income from lucrative activities, in which the tax base is the gross revenues, without deducting any costs or expenses, and a rate of 5% or 7% is applied, with monthly tax payments and an annual informational return, also due on 31 March, being required.</p> <p>Guatemalan source income obtained by non-resident entities without a permanent establishment in the country is subject to withholdings tax on the total amount paid.</p> <p>Each year, companies must file an informative tax return, which summarizes the annual income earned and the withholdings made. This tax return is due by 31 March of the following calendar year.</p>
26	<p>Are there any particular incentive regimes that make your jurisdiction attractive to businesses from a tax perspective (e.g., tax holidays, incentive regimes, employee schemes, or other)?</p> <p>There are established incentive regimes for the drawback industry and free trade zones.</p>
27	<p>Are there any impediments/tax charges that typically apply to the inflow or outflow of capital to and from your jurisdiction (e.g., withholding taxes, exchange controls, capital controls, etc.)?</p> <p>No general impediments/tax charges apply to inflow of capital and in the outflow of capital a 5% might apply in some cases.</p>
28	<p>Are there any significant transfer taxes, stamp duties, etc. to be taken into consideration?</p> <p>The main laws regulating tax matters include the Tax Code, and Income Tax Law, which includes the Transfer Pricing Regulations, Value Added Tax Law (VAT), Solidarity Tax Law (ISO), Property Tax (Law IUSI), Stamp Tax Law (ITF), the Specific Tax on the First Registration of Land Motor Vehicles, tax incentive laws for the drawback industry and free trade zones, the National Customs Law, and the law regulating employer and employee Social Security contributions.</p> <p>Guatemala has not signed any international double or multiple taxation agreements.</p> <p>In case of certain industries, there are specific consumption taxes, such as the Tax on the Distribution of Cement, the Tax on the Distribution of Tobacco, the Tax on the Distribution of Alcoholic Beverages, the Specific Tax on the Distribution of Soft Drinks, Other Beverages and Bottled Water, and well as the Tax on the Distribution of Fuels.</p>

C9. M&A	
29	<p>Are there any public takeover rules?</p> <p>No public takeover rules apply. Some rules might apply only to specific industries, i.e., bank, energy, among others.</p>
30	<p>Is there a merger control regime and is it mandatory/how does it broadly work?</p> <p>There is no merger control regime, only rules and procedures for mergers apply, which are established in the commercial code. In general, this procedure seeks to make the public aware of mergers.</p>
31	<p>Is there an obligation to negotiate in good faith?</p> <p>Obligations and commercial contracts will be interpreted, executed, and fulfilled in accordance with the principles of known truth and good faith kept, in order to preserve and protect the upright and honorable intentions and wishes of the contracting parties.</p>
32	<p>What protections do employees benefit from when their employer is being acquired, for example, are there employee and/or employee representatives' information and consultation or co-determination obligations, and what process must be followed? Do these obligations differ depending on whether an asset or share deal is undertaken?</p> <p>There are no specific provisions for protection of employees in cases of M&A; only the general labor law will apply.</p>
C10. Foreign direct investment	
33	<p>Please provide details on any foreign direct investment restrictions, controls or requirements. For example, please provide details on any limitations, notifications, and/or approvals required for corporate acquisitions.</p> <p>There are no restrictions on foreign investments. Only thing to consider is that the money should be transferred through a bank.</p>
34	<p>Does your jurisdiction have any exchange control requirements?</p> <p>No.</p>
D. Entity closure	
35	<p>What are the most common ways to wind up/liquidate/dissolve an entity in your jurisdiction? Please provide a brief explanation of the process.</p> <p>Companies are totally dissolved for any of the following reasons:</p> <ul style="list-style-type: none"> • Expiration of the term set in the articles of incorporation, • Impossibility to continue performing the principal objective of the company or because such objective has been consummated, • Resolution of the partners made at a board meeting or extraordinary general shareholders' meeting, • Loss of more than 60% of the paid-in capital, • The shares or contributions of a company are held by one sole person, • Those foreseen in the articles of incorporation, • In the specific cases determined by the law. <p>As soon as the administrators are aware of the existence of any cause for dissolution, they shall place it on record in the minutes and have it signed by all, and they shall convene a board meeting or general shareholders' meeting that must be held within the shortest possible term and in all cases within the month following the date of the minutes.</p> <p>The liquidators cannot distribute among the partners, not even partially, the corporate assets, so long as the creditors of the company have not been paid or the sums necessary to pay them have not been segregated.</p>

Contacts



Estuardo Paganini
Partner
egpaganini@deloitte.com
+502 23846586;ext=6586



Manuel Lara
Manager
manlara@deloitte.com
+50223846588;ext=6588

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