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SALABERREN & LÓPEZ-SANSÓN ABOGADOS ESTABLISHING A BUSINESS ENTITY IN ARGENTINA



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### **ESTABLISHING A BUSINESS ENTITY IN ARGENTINA**



"Establishing a Business Entity in Argentina"

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"Establishing a Business Entity in Argentina"

Mr. Rafael Salaberren Dupont Partner SyLS – Buenos Aires adopted in Argentina are the limited liability company ("Sociedad de Responsabilidad Limitada" or "SRL"), the corporation ("Sociedad Anónima" or "SA") and the simplified corporation ("SAS").

Below you will find a comparative analysis of the most relevant characteristics and the basic differences between SRL, SA and SAS.

# **Types of business entities**

The most common types of legal entities

CORPORATION	SIMPLIFIED CORPORATION	LIMITED LIABILITY COMPANY
("SA") must be formed through a public deed, and then be registered with the Public Registry of Commerce.  The name of the company must	company must include the words	responsabilidad limitada ("SRL") may be formed through a public deed or through a private
include the words "Sociedad Anónima" or the abbreviated form "S.A."		The name of the company must include the words "Sociedad de Responsabilidad Limitada" or the abbreviated form "S.R.L."
divided into shares. The SA may issue classes of shares having the		divided in quotas. All quotas must have the same face value and voting rights. Quotaholders may own more than one quota.
The minimum registered capital to create a SA is AR\$ 30,000,000 (approx. US\$31,332). Subscribers must pay in at least 25 % of the subscribed capital amount at the	The capital cannot be less than an amount equivalent to two (2) times the minimum wage (this currently amounts to approx. U\$S 548). Subscribers must pay in at least 25 % of the subscribed capital amount at the time of the creation of the SAS if it is in cash, if it is	registered capital to create an SRL, the Registry usually requires approx. 30% of the minimum capital of an SA, i.e. AR\$ 9,000,000 (approx. US\$9,399). Subscribers must pay in



carried out by the Chairman of the

Directors have to obtain assurance

Board of Directors.

the SA has only one shareholder, in kind the 100 % must be paid at the capital amount at the time of the the capital must be paid in a 100% time of incorporation. creation of the SRL. at the time of incorporation. Shareholders: The SA may have Shareholders: The SAS may have one Quotaholders: The SRL requires at one (1) or more shareholders. (1) or more shareholders. Shareholders least two quotaholders with a Shareholders may be individuals may be individuals or companies, maximum of fifty. Quotaholders or companies, whether local or whether local or foreign. may be individuals or companies, foreign. whether local or foreign. Should the company have two or Should the company have two or more shareholders, the Public more quotaholders, the Public Registry of Commerce requires Registry of Commerce requires that that the minority shareholder hold the minority shareholder hold at at least 2% of the corporate least 2 % of the corporate capital. capital. Participation in other companies: Participation in other companies: A Participation in other companies: An SA can only be part of another single-shareholder SAS cannot be a SRL are not subject to limitations SA (corporation) or SRL. A singleshareholder regarding participation in other of other singleshareholder SA cannot be a shareholder companies. companies. shareholder of other singleshareholder companies. Board of Directors: Board: The board may have one or Managers: The administration of the The administration of the SA is more members, of whom at least one SRL is performed by one or more performed by a Board of Directors, should be an Argentine resident. managers. The managers may act with at least one member. Directors must be individuals and not individually or as a corporate body Directors must be individuals and legal persons. Board members who are similar to a board of directors. not legal persons. The directors do not Argentine residents should obtain a Managers must be individuals and not need to be shareholders. foreigner tax ID (CDI) and appoint a not legal persons. The managers do Directors must procure a tax ID in representative in Argentina, the special not need to be quotaholders. Argentina. The majority of the power of attorney for the appointment | Managers must procure a tax ID in directors must have their domicile of the representative in Argentina has Argentina. The majority of the in Argentina (please note that the to be presented before the Public managers must have their domicile requirement is residence and not Registry of Commerce. in Argentina (please note that the nationality). Directors may hold requirement is residence and not One of the board members must act as office for a maximum period of nationality). Managers may hold legal representative of the SAS. three office without term limitations. consecutive terms. Directors may hold office for a However, their appointment is Directors have to obtain assurance determinate or indeterminate period. renewable without limitations. while they are members of the Directors have to obtain assurance The board must meet at least once Board. For alternate directors it is while they are members of the Board. every three months. optional, until they occupy For alternate directors it is optional, position in the board. until they occupy a position in the The representation of the SA is

board.



while they are members of the Board. For alternate directors it is optional, until they occupy a position in the board. Directors Liability: Directors are Directors Liability: The directors are Managers Liability: The managers jointly and severally liable vis-à-vis individually or jointly liable, depending are individually or jointly liable, the company, shareholders and depending on the organization of on the organization of the third parties for the management and the regulation of its the management and the regulation performance of their duties, as operation established in the contract. If of its operation established in the well as for non-compliance with a plurality of directors participated in contract. If a plurality of managers the law, bylaws or regulations and events participated in the same events the same generating for any damages caused by fraud, responsibility, the court may determine generating responsibility, the court abuse of their faculties or serious their liability pursuant to their personal may determine their liability fault. They must fulfill their involvement in the events. Provisions pursuant to their personal obligations in a loyal way and as a relating to the responsibility of involvement in the events. "good businessman". There are directors of an SA are applicable when **Provisions** relating to the some exceptions to the rules management is organized as a board. responsibility of directors of an SA described above. are applicable when management is organized as a board. Shareholders' Meeting: Annually, Shareholders' Meeting: Annually, the Quotaholders' Meeting: Annually, the Shareholders' Shareholders' Meeting considers the the Quotaholders' Meeting Meeting considers the financial statements, financial statements, and if profit has considers the financial statements, and if profit has been obtained it been obtained it can approve the and if profit has been obtained it can approve the distribution of a distribution of a dividend to the can approve the distribution of a dividend to the shareholders. shareholders. Resolutions may dividend to the quotaholders adopted through written consents. Corporate Records: An SA must Digital Records: The SAS must keep the Corporate Records: An SRL may have at least four corporate following electronic records: Minutes have only one corporate book for Shareholder's books, as follows: Shareholders' Book, Registry Quotaholders' and Managers' and Meetings Minutes, **Board** accounting records. Meetings Minutes plus accounting Meetings Minutes, Shareholders records. Attendance Registry and Shareholders' Meeting Registry plus accounting records. Syndic/Syndic's Committee: The Syndic/Syndic's Committee: Only an Syndic/Syndic's Committee: Syndics act as internal auditors of SRL with a corporate capital in appointment of one or more syndics is an SA, verifying that it complies optional, unless the SAS (i) has a excess of AR\$ 2,000,000,000 with applicable law. All syndics 2,088,773) corporate capital in excess of (approx. USD must be lawyers or accountants. 2,000,000,000 AR\$ (approx. USD appoint a syndic. The appointment of one or more 2,088,773), (ii) has only syndics is optional, unless the SA shareholder, (iii) is a public company, (i) has a corporate capital in excess (iv) is owned by the government (51 % of AR\$ 2,000,000,000 (approx. or more of shares), (v) is engaged in USD 2,088,773), (ii) has only one financial or savings activities, (vi) is a

shareholder, (iii) is a public public utilities company, or (viii)



	controls or is controlled by a company included in items (i) through (vi) above.	
transferred without limitations,	Transfer of Shares: Shares may be transferred without limitations, and any transfer is registered in the Shareholders Registry, along with the stock purchase agreement.	transferred without limitations. However, the transfer must be
liability for the liabilities in which the SA may incur. Only in certain	are granted limited liability for the liabilities in which the SAS may incur. Only in certain cases of bankruptcy or of fraud (in particular, in the fields of labor and tax law) the shareholders may be held liable for the SAS'	Quotaholders are granted limited liability for the liabilities in which the SRL may incur. Only in certain cases of bankruptcy or of fraud (in
the SA must file its financial	Corporate Obligations: Annually, the SAS must file its digital financial statements with the Public Registry of Commerce.	with a corporate capital in excess of



# 2. Other relevant corporate matters

- Shareholders: Any foreign person (individuals or legal entities) can be a shareholder of a company organized in Argentina. In order to participate in local companies in Argentina, foreign companies must register before the local Public Registry of Commerce, which involves the filing of hard copies of organizational documents of the foreign company and the appointment of a representative in Argentina. Both individual and legal entities shall obtain a foreign Tax ID before local Tax Authorities.
- <u>Directors:</u> Depending on the type of entity, one or more of the board members must be Argentine residents. Non-Argentine board members will need to obtain a local Tax ID before local Tax Authorities and pay social security taxes in connection with their position as directors.
- Permits: Depending on the company's purpose and industry in which the company's activities are carried out, certain permits might be necessary to operate.

# 3. Outline of Argentine Tax Regulations (notwithstanding the application of Double Tax Treaties)

Please find below a general description of the main taxes applicable to companies in Argentina. This should be analysed on each specific case as exceptions or special regimes may apply.

### **NATIONAL TAXES:**

<u>Corporate Income Tax (CIT)</u>: Resident companies are subject to CIT on a worldwide basis. The income tax law has a progressive tax

rate, according to the following criteria (for fiscal year 2023):

- a) if the net income of the company does not exceed ARS14.3 million in the fiscal year, a 25% tax rate applies;
- b) if the net income exceeds ARS14.3 million but is less than ARS143 million, a fixed amount of ARS3.6 million must be paid, plus a tax rate of 30% over the income exceeding ARS14.3 million; and
- c) if the net income exceeds ARS143 million, a fixed amount of ARS42.2 million must be paid plus a tax rate of 35% over the income exceeding ARS143 million.

Withholding tax in dividends: A withholding tax of 7% applies to the payment of dividends.

<u>Value Added Tax</u>: the general VAT rate for Argentine local transactions is 21 %. For certain goods or services could be 10,5%. There are also exemptions that may apply. For example, exports are levied at a 0% VAT and exporters can be reimbursed for the local VAT paid related to its exportation.

Bank credits and debits tax: credits and debits on local bank accounts are subject to a 0.6 % tax rate on the debits and a 0.6 % tax rate on the credits. In general, depending on the kind of activity of the local entity certain exceptions may apply. There is an additional 1.2% tax rate for cash withdrawals, except for SMEs (Small and Medium Size entities). In general, this tax generates a tax credit of 33% that can be used to offset income tax or its instalments.

<u>Customs duties</u>: Import/export of "goods" are taxed at different customs rates according to each tariff position (identification for customs purposes).



### Social security taxes (SST):

Employers Contribution for SST: The social security tax rate for employers which activities are related to commerce or services and who are not a SMEs<sup>1</sup> is 20,40% and for the rest of employers the tax rate is 18,00%. The health care tax rate is 6%. So, it is 26,4% for the first case and 24% for the second one and it applies on the gross salary.

Employee Payment for SST: Please note that the local company shall withhold the relevant social security taxes from the employee's salaries which represent approximately 17% of the gross salary, health care included. Also, the company shall withhold the income tax from the employee's salaries if applicable.

### **TAXES ON SHAREHOLDERS:**

Capital gains tax (Direct or Indirect Sale): In broad terms, direct or indirect sale is taxable at a 15 % on the net gain (sale price minus acquisition cost) or 13.5% of the total sale price (gross price of the operation). There are some requisites to comply with for the indirect capital gains to be taxed. If there is a seller located abroad and in a non-cooperative jurisdiction the tax rate will be higher (35% net gain or 31,5% gross price of the sale).

<u>Wealth tax on shares</u>: A 0.50 % tax rate on the book value of the equity held in the local company. The local company pays this tax on behalf of the shareholders.

Transfer Pricing Rules: Transfer pricing rules in Argentina follow the OECD Model, based on the principle that transactions between an Argentine company and related companies based outside of Argentina (or with companies located in non-co-operative, low- or no-tax jurisdictions) must be done in arm's length conditions. Argentina's rules include the five

methods from the OECD model, but in addition to the five OECD methods, Argentina has an additional rule, called the 'sixth method', which in general applies to the import and export of commodities made through an international related intermediary or an intermediary located in a non-co-operative jurisdiction or low-tax jurisdiction.

Thin Capitalization Rules: In line with international standards (OECD guidelines), interest on financial debts (excluding, as a consequence, debts generated by acquisitions of goods, leases and services related to the company's business) owed to related parties (Argentine residents or not) will be deductible subject to certain quantitative limitations. The deductibility limitation on the interests does not apply to financial entities, certain financial trusts, or when a WTX (withholding tax) applies in relation to the interest paid, among others.

CFC Rules: In broad terms, local residents in Argentina having participations on foreign entities that don't pay taxes abroad in the case-by-caser jurisdiction (despite the fact that the relevant jurisdiction has a corporate tax regulated) or local residents that have direct or indirect participations of 50% or more on entities that obtain passive income in certain ratio, or local residents having control over trust or foundations located abroad have to monitor this particular set of rules on a case by case basis to determine if they have or they have not to recognize income from such entities or trusts on an accrual basis.

Tax Havens and non-cooperative jurisdictions: The Income Tax Law includes different tax effects when a jurisdiction qualifies as tax haven or non-cooperative. Such effects should be analyzed on a case by case basis, but in general the qualification of a jurisdiction for those concepts are as follows: 1- countries, territories or tax regimes that establish a

<sup>&</sup>lt;sup>1</sup> SME: small and medium-sized enterprises.



corporate income tax rate that is lower than 15% will be considered low or no tax jurisdictions 2- jurisdictions that do not have a tax Information Exchange Agreement or a Double Taxation Treaty with broad clauses of Information Exchange in force will be considered non-cooperative jurisdictions. The Income Tax Implementing Decree includes a list of "non-cooperative jurisdictions" that can be review the official website: on https://www.afip.gob.ar/jurisdiccionesCoopera ntes/no-cooperantes/periodos.asp

### **LOCAL TAXES:**

<u>Turnover tax</u>: A 3 % average tax rate on gross income. Such rate may be increased to 5 % in accordance with the company's annual gross income. Note that such tax rate may also vary depending on the activity developed. Exemptions may apply.

<u>Stamp tax</u>: A 1 % tax rate over the value of written contracts. This tax may not apply if the instrumentation of the document is made by offer/acceptance letters.

Municipal tax: city councils apply different taxes which usually amount to 0,5% or 1 % of the gross income of the company.

### 4. Outline of Labor Regulations.

Argentina has a clear pro-employee labor legislation.

The usual practice in Argentina regarding labor agreements is to use verbal agreements (as opposed to written agreements) for indeterminate duration, which main conditions (wages, initial date, etc.) are registered with the tax authorities and in the company's registry. Lack of registration of the employees is considered labor fraud.

Wages must be paid by way of a wire transfer to the employee's bank account.

Dismissals require paying a severance compensation, which amounts to one monthly wage per year of seniority or fraction exceeding 3 months, in addition to one or two monthly wages of as pre-notice.