

Commercial Guide 2010 for Investors in Armenia



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Foreword

During the 20 years of Independence, the Armenian economy has undergone a major transformation. After its independence, Armenia left the centrally planned economy and gradually evolved as an emerging small and mid-size entrepreneurship. In the past decade the market has been full of opportunities for foreign investments, supported by the constant growth of GDP rate till 2008 and liberal investment legislation. Though the year 2009 has been a challenging one for the Armenian economy, as it has been for many other countries, it is foreseen that the economy will slowly, but start regaining stability in 2010 with up to 3% GDP growth in 2010.

Furthermore Armenia rates significantly higher than average in terms of Investment Freedom according to 2010 Index of Economic Freedom. Commercial regulations are flexible and rather simple. Low tax rates and moderate government spending contribute to an impressive degree of fiscal freedom. The freedom to start, operate, and close a business is well protected under Armenia's regulatory environment. The banking system is wholly private and well regulated by the Central Bank of Armenia.

Certainly the membership of Armenian state in different international organizations shapes positive conditions for progress and growth of economic relations and investment opportunities. Armenia is currently a member of the World Bank Group, United Nations, World Trade Organization, Council of Europe, Asian Development Bank and progressively cooperates with the European Union.

For over a decade Grant Thornton Amyot has been intensely involved in economic development of Armenia, hence helping businesses' growth. Throughout years Grant Thornton Amyot's professional team has invested its experience and knowledge to create favourable conditions for local entrepreneurs and foreign investors. Despite the significant turbulence in the economic environment throughout the world, Grant Thornton Amyot believes that these efforts are even timelier now. We are confident that though the year 2010 may bring new concerns for our economy, we will emerge from these challenging times stronger by uniting efforts of all who strive for more stable economy.

With the aim of developing the Armenian economy and attracting bigger interest of foreign investors towards Armenia we are delighted to present to you this Guide, which provides a general idea about Armenia, its economic factors and other important areas which will be helpful in implementation of projects in Armenia. You will also find information on regulations of investments and forms of entrepreneurship, corporate, tax and customs legislation, labour code, peculiarities of conducting business activity in Armenia. We would like to bring to your attention that the information provided in the Guide might be subject to alteration due to legislative improvements and might not answer all questions an investor might have. However we strived to make it as informative as possible and surely we will hold ourselves in readiness to clarify any issues that might arise.

Sincerely yours,

Gagik Gyulbudaghyan
Managing Partner
Grant Thornton Amyot

General Information about Armenia

Geographical data

Armenia is located in the Southern Caucasus. It occupies 29,800 km². Armenia borders on Georgia in the north, Azerbaijan - in the east, Turkey - in the west and Iran - in the south.

Armenia is a mountainous country, the average altitude of which is 1800 m above the mean sea level. Its climate is sharp continental (it is very hot in summer and very cold in winter), humidity is very low.

The capital of Armenia is Yerevan (with approximately 1 million of population), Gyumri and Vanadzor are the other two largest cities.

Demographic data

According to the official data the population of Armenia is about 3.25 million. More than 95% of the population of the Republic of Armenia are Armenians. The rest 5% are mostly Russians, Yezidis, Kurds, Assyrians, Greeks and Ukrainians.

Of the general population the urban population comprises around 64%. 94% of Armenians are Christians, the overwhelming majority of which belong to Armenian Apostolic Church.

Political system

After 70 years within the Soviet Union, Armenia proclaimed its independence on the 21st of September 1991.

The Republic of Armenia has its Constitution, which establishes the following political structure. The President of the country is elected by the general, equal and direct election right for 5 year period. The President of the Republic of Armenia on the basis of the distribution of the seats in the National Assembly and consultations held with the parliamentary factions, appoints as Prime Minister the person enjoying confidence of the majority of the Deputies and in some cases the person enjoying confidence of the maximum number of the Deputies; and with the suggestion of the Prime Minister appoints the ministers forming the government. The last presidential elections took place in February 2008. The amendments to the Constitution, which were adopted by the referendum in November 2005, introduce a certain balance between the powers in favour of the Prime Minister and the National Assembly (Parliament).

The incumbent President of the Republic of Armenia is Serzh Sargsyan.

The Legislative power is exercised by the National Assembly, which is comprised of 131 members of parliament being elected once every five years in general, equal and direct elections. The representatives of the National Assembly represent various political parties.

Armenia has established diplomatic relations with 154 countries worldwide. Armenia is a member of the United Nations Organization (UNO), International Monetary Fund (IMF), The World Bank (WB), European Bank for Reconstruction and Development (EBRD), Council of Europe), OSCE and since February 2003 to the World Trade Organization (WTO). Armenia is also a member of the Commonwealth of Independent States (CIS) and inherently is in the Customs Union with all CIS countries. In October 1994 Armenia

signed a limited military cooperation agreement with NATO and participates in the Neighbourhood policy program of the EU.

Economic situation

Despite the transitional period the economy of Armenia is underway to improvement. In 2009 a GDP decrease of 14.4% was recorded. The economic growth is stimulated mostly by the development of internal consumption, services and construction fields and is mainly recorded due to the incomes earned by business migrants. This currency flow from the Diaspora provides for the development of trade and construction fields, as well as stimulates export and private consumption. It should be noted that a certain progress was observed with the privatization program; specifically by the end of 2000, 90% of small enterprises and 80% of average and large enterprises were privatized and such process still continues. Armenia stands out for a number of advantages such as inexpensive labour force, high technologies, developing and rather liberal banking legislation, etc. The annual rate of inflation for 2009 has been recorded at 6.5 percent.

Some figures and data about Armenia

Currency denomination	Armenian Dram ¹ (AMD)
GDP (2009)	8.7 billion USD-3.165.5 trillion AMD
GDP per capita (2009)	2,688 USD-975,753 AMD
Key fields of activity in GDP (2009)	Industry: 663,921.1 million AMD Agriculture: 555,698.1 million AMD Services: 768,910.3 million AMD Construction: 575,709.3 million AMD Retail Trade Turnover: 1,075,073.9 million AMD

1. Average exchange rate in 2009 1 USD=363AMD; 1 EUR=507AMD

Doing business in Armenia

External trade turnover (2009)	4,001.9 million USD (27 % decrease over
– Export	2008)
– Import	697.8 million USD (34% decrease)
	3304.1 million USD (25 % decrease)
Main trade partners	Export countries: Germany, the Netherlands, Belgium, Israel, Switzerland, USA; Import countries: Russia, Ukraine, Kazakhstan, Germany, Belgium.
Inflation (2009)	6.5%
Average monthly nominal wages	101,800 AMD
Unemployment rate (2009)	6.9%
Average longevity	73.5 (men 70.2 years - women 76.6 years)
Literacy	98.6%
People development indicator (according to 84 the UN classification)	
Socially unsecured population	approximately 20%, no official data is available
Number of tourists in Armenia (2009)	575,281 thousand people (3% increase over 2008)

Source: www.armstat.am

Legal Regulation of Foreign Investments

Law on Foreign Investments

Protection of foreign investments is secured by the Law on Foreign Investments adopted in 1994, which provides investors with guarantees against nationalization and seizure of the invested resources. In addition, this law envisages that in case of any change in the legislation investors may at their discretion either be subjected to a new law or continue following the law actually in force at the date of investment for 5 year period maximum. Generally, the government encourages foreign investments and often compromises especially when big foreign investments are concerned.

Making investment does not require any preliminary authorization. A foreign investor can acquire 100% participation in any Armenian company and does not carry out any duties in respect to the investment or work. The legal regime applied to foreign investments and its application itself cannot be less favourable than the regime of property of the RA citizens and legal entities, proprietary rights and investing activity regime. A foreign investor has even a number of additional privileges.

In case of any disagreement between a foreign investor and the Republic of Armenia, the disputes shall be resolved in the RA courts. In case if the Republic of Armenia is not a party of the dispute, the latter shall be resolved in the RA courts or any other bodies resolving economic disputes or, upon the agreement of the parties, in arbitration tribunals unless otherwise provided by international treaties or

parties' preliminary agreement. Beginning from October 16, 1992 Armenia has become a member of the International Dispute Resolution Centre and signed the Convention on dispute resolution between aliens and states in relation to investments.

Ownership right

Ownership right is established by the Constitution and is regulated by the Land Code (Chapters 13-15) and the Civil Code (Chapters 10-14). The ownership right of the RA citizens is not somehow limited. Foreign citizens (physical persons) may enjoy any type of ownership right, except for the ownership right to the land. If these citizens own any property under ownership right, then they can enjoy only the right to land plot usage, but never an ownership right. Nevertheless, the legal entities registered in the RA State Register, as well as aliens having a special residence permit in the Republic of Armenia (10-year passport, residence card, issued in particular circumstances by the aliens' registration body - passport and visa inspection of the RA Police) as exception may be granted the ownership right to land.

Land alienation for public and state needs can be made only in some exceptional cases for the support of high interests of public in the manner established by the law. 15% more of the market value of the alienated property will be considered adequate. An owner can also be deprived of his lands, upon decision of the Court, in case of violation of the Land Code (Articles 102 - 105). In the territory of Armenia there are no special economic zones aimed at attracting investors.

Different Forms of Investment

Relationships between companies are governed by the Civil Code, the Law on Joint Stock Companies, the Law on Limited Liability Companies and the Law on State Registration of Legal Entities. A foreigner can register his/her company as an Armenian legal entity (limited liability company, joint stock company, etc.), or to register as a private entrepreneur. For some activities an appropriate license may be required.

Different forms of companies, branches and representations

Aliens are suggested various forms of investments to be made in Armenia, including:

- in the territory of Armenia foundation of companies with 100% foreign capital, or acquisition of any Armenian company;
- creation of joint ventures with participation of Armenian enterprises or private entrepreneurs, or purchase of shares of any Armenian company;
- obtaining permit for land use or concluding concession agreement, which will allow exploiting the Armenian natural resources with participation of any Armenian company or citizens or solely;
- other forms based on joint cooperation or agreements with Armenian companies or citizens.

There are different types of companies in Armenia. Below we present only the types most frequently used by aliens:

Joint Stock Companies

A joint stock company is a legal entity, the charter capital of which is distributed into a certain number of shares, defining the rights and obligations of its shareholder in relation to the company. There are two types of joint stock companies: joint stock companies of open type and joint stock companies of closed type. Open Joint Stock Company may, without restrictions, issue shares and sell them to public. Every shareholder has the right to sell shares without consent of the other shareholders. In closed joint stock companies shares are distributed only among its shareholders (including, founders) or pre-decided persons, and the number of shareholders is restrained (maximum envisaged by the law: 49 shareholders).

Limited Liability Companies

A limited liability company is an economic entity, the charter capital of which is divided into shares the number of which is determined by its charter. The participants of the company are not liable for the obligations of the company and within the values of their contributions shall bear responsibility for the risks of losses related to the activity of the company.

Supplementary Liability Company

A supplementary liability company is a company founded by one or several entities, the charter capital of which is divided into shares envisaged by the charter. Besides, the company participants shall bear subsidiary liability for the obligations of the company with their property in the same value (for all participants) of their contributions set forth by the charter of the company. In case of bankruptcy of any of the shareholders, his/her/its responsibility for the obligations of the company is shared among other shareholders.

Branches

In Armenia it is easier and less costly to establish a branch rather than a daughter company. Founding a branch does not require any capital investments. A branch of any foreign company must be registered in the State Register. For this the company must submit the following documents: the decision taken by the foreign company on opening the branch, the charter of the branch executed by the authorized person of the founding company, the charter of the latter, as well as a document proving that the company is registered in the manner established by the legislation of its country of origin.

Representations

Representation is very similar to a branch. It should be noted that, like a branch, it is also located and operates beyond the place of the founder company and does not have a status of a legal entity. Finally, like a branch, it acts in accordance with the powers delegated by the founder company.

There is however some difference between a branch and representation. The latter is entitled to represent and defend the interests of the founder company, while a branch can implement all those functions, which the founder company can perform, on top of that, it can perform all functions of the representation.

Registration

Registration of an enterprise is carried out at the appropriate territorial subdivision of the State Register within 5 day period from the date of the submission of all required documents. The enterprise is deemed registered from the moment of corresponding records of registration, as envisaged by the law, are made by the territorial subdivision of the RA State Register of Legal Entities.

After registration and obtaining a certificate of registration, the enterprise within a month as from the date of registration, must be recorded with appropriate territorial tax body of the revenue committee affiliated to the RA Government.

The creation of an enterprise consists of two stages:

- elaboration and collection of documents envisaged by the law;
- submission of documents to the RA State Register of Legal Entities required for state registration.

For registration of an enterprise, it will be necessary to provide the appropriate territorial subdivision of the RA State Register of Legal Entities with the following documents envisaged by the RA Law "On State Registration of Legal Entities":

- the application of the founder(s) or the head of the executive body or the authorized person of the founder(s) of the enterprise;
- the decision on the creation of the enterprise or the minutes of the constituent assembly of the enterprise (if the legal entity is founded by more than one person);
- the copies of the charter of the enterprise (at least two copies);
- the passport details of the above mentioned head of the executive body (a copy of his/her passport, and in case with an alien - a translated and certified copy of the passport);
- the receipt certifying payment of the state duty (12,000 AMD to be paid at any bank);
- the application for the registration of the firm name of the enterprise (5,000 AMD state duty is to be paid for registration of the firm name; as soon as this application is submitted to the ter-

ritorial subdivision of the RA State Register of Legal Entities, the latter will forward it for the expertise of the Intellectual Property Agency affiliated to the RA Government).

If founder is a foreign legal entity or there is a foreign legal entity in the list of founders, then the Founder must submit the following documents, which should be translated into Armenian and be notary certified:

- extract from the commercial register of the country of origin of the enterprise, containing information on organizational form of the enterprise declared at the time of the registration of the legal entity and its legal status;
- founding documents of the foreign legal entity, for instance, the charter of the enterprise or other equivalent documents;
- decision of the authorized managing body of the foreign legal entity on founding an enterprise.

These documents should contain the following information on:

- the legal status and organizational form of the legal entity;
- the registration date in the country of residence;
- the juridical name of the enterprise;
- the place of residence of the enterprise;
- the length of activity;
- the competences of the managing bodies of the enterprise (Assembly of the founders, Council, Executive body, Board);
- the managing body, competent to make decisions on the foundation of this enterprise, acquiring a share in the charter capital and on termination of participation.

Doing business in Armenia

A foreign physical entity who wants to open a firm in Armenia must also attach a translated and notary certified copy of his/her passport to the required documents.

The RA State Registry of Legal Entities

15 Grigor Lusavorchi Ave.

0015 Yerevan, Armenia

Tel.: (374 10) 52 45 16 / 52 46 00 / 56 26 78

www.stateregistry.am

The RA State Revenue Committee affiliated to the RA Government

7 Khorenatsu Str.

0015 Yerevan

Tel.: (374 10) 53 91 95

www.taxservice.am

Banking and Financial System

General provisions

The banking system involves the Central Bank of the Republic of Armenia and 22 commercial banks (with 391 branches) of Armenia. It is mostly regulated by three laws: the Law "On the Central Bank of the Republic of Armenia", Law "On Banks and Banking Activity" and the Law "On Bankruptcy of Banks and Credit Organizations".

Since its creation in 1993, the Central Bank strives to improve the banking sector by exercising a policy of strict regulation. Since 2001, the financial audits of the commercial banks and the Central Bank of Armenia have been carried out only by independent auditors. Banks are classified according to CAMELS international standards (Capital, Assets, Management, Earnings, Liquidity, and Sensitivity to the market changes). The minimum charter capital required for operation of an existing bank is 50 million AMD and the minimum total capital is 5 billion AMD, which mitigates the risk of bankruptcy. In summer of 2005, a bank deposit guarantee fund was created, which guaranties bank deposits in the amount of 2 million AMD for deposits made in drams and 1 million AMD - for deposits made in foreign currency (this fund is envisaged by the general policy to support the national currency and control dollar prevalence in economy).

This policy of regulation specifically allowed seriously improving the banking sector, which was realized by the liquidation of numerous banks (in 1994 there were about 80 banks in the Republic of Armenia).

Banking system capacities

The banking system is the biggest player of the Armenian financial market. The assets of the Armenian banking system increased by 29.9% and capitalization by about 19.6% during 2009. The assets of the system reached 1,346 billion AMD in 2009. The net profit of Armenian banks dropped to 15.4 billion AMD.

The volume of loans by the Armenian banking system, extended up to 724 billion AMD by the end of December 2009, which is an increase of 14.8% or 93.4 billion AMD compared with 2008.

The borrowing interest rates remain relatively high and the conditions of bank credits provision are not very inspiring. Though this situation tends to evolve in a positive way, however nowadays, the majority of large-scale projects are financed by international organizations (European Bank for Reconstruction and Development, the World Bank, IMF, USAID, European Commission) or by foreign governments (Japan, Germany, the United States, France).

Banking transactions

All banking transactions are possible in Armenia (opening a bank account, banking transfers, currency exchange, collection of liquid assets, letters of credit, savings, credit card services, check books), even if some of them are less frequent than others. The majority of the banks, for instance, offer checks issuance services, but this method of payment is hardly ever used in the country.

Operations with credit cards are more frequent, even though this system of payment is not yet widely spread. All banks offer their own credit cards and ATMs. More and more shops are accepting payments by credit cards.

Doing business in Armenia

The full list of banks operating in the Republic of Armenia is available at:

- www.cba.am
- www.banks.am

Regulation and Remuneration of Labor

Labour relations in the Republic of Armenia are governed by the Labour Code, which became effective on the 21st of June 2005. This new Code aims at adapting the labour legislation to the present-day realities. It should be noted that this new code reduces the influence of the state on working relations and puts the emphasis on contractual relations.

Labor force of Armenia **Qualifications**

The main wealth of Armenia is probably its young and highly qualified population (65 % of the population ranges from 17 to 59 years old). The labor legal capacity in the Republic of Armenia arises in full from the moment of reaching the age of 16 and in some cases at the age of 14. The retiring age established by the law is 63.

The educational system is the biggest advantage of Armenia. Today there are about 78 universities (including 10 foreign universities), enrolling more than 115,000 students.

Personal work-book

There is a certain requirement for every worker to have a personal work-book - a main document containing information on working experience of the worker. The liability to keep work-books for all employees working in the main place of work is vested with the employer. The work book should be comprised of the following data: name and family name of the employee (patronymic if he/she wishes); year, month and day of birth of the employee; period of work in

compliance with the employment contract. This document allows employees receiving their retirement allowances. The periods for jobs, which according to the legislation entitle the employee to privileged pension are also enshrined.

Labor remuneration in Armenia **Salaries/Wages**

In 2009 the average wage in Armenia was 101,800 AMD. The minimum allowed wage in Armenia is 30,000 AMD per month.

Income taxes and compulsory social security payments

Compulsory social security payments in the Republic of Armenia are levied at income source. Thus, an employee receives net salary amount. Taxes are calculated as follows:

- social security payment is withheld at 3% of the calculated monthly salary;
- the payment withheld towards social security and the amount of personal deductions are to be preliminary reduced from monthly salary aimed at income tax calculation. This amount is established at 30,000 AMD for each month of income acquisition, after which income tax is calculated as follows:
 - up to 80,000 drams - 10 percent of taxable income;
 - over 80,000 drams - 8,000 drams plus 20 percent of the amount exceeding 80,000 drams.

Doing business in Armenia

Besides, the employer shall also pay social security payment per employee according to the following scheme.

Monthly Rate for Social Security Payment Object	Social Security Payment Rate
before 20,000 AMD	7,000 AMD
from 20,000 to 100,000 AMD	7,000 AMD + 15% of the amount exceeding 20,000 AMD
from 100,000 AMD and more	19,000 AMD + 5% of the amount exceeding 100,000 AMD

Working Time

Working hours

Regular working hours should be 40 hours a week (8 hours a day maximum). Overtime is possible within the limits of 48 hours a week and 12 hours a day.

Night work (between 22:00 and 6:00 in the morning) is forbidden for persons under 18, and there are certain privileges for pregnant women and employees taking care of children under age 3.

Holidays/leaves

There are several types of holidays/leaves. Below are recalled the main ones:

December 31st - January 2nd: New Year

January 3rd - January 5: Christmas holidays

January 6th: Christmas

January 7th: All Souls' Day

January 28th: Army Day

March 8th: Women's Day

April 24th: Day of Commemoration of Armenian Genocide

May 1st: Workers' Day

May 9th: Victory Day

May 28th: The First Armenian Republic Day

July 5th: Constitution Day

September 21st: Day of Independence

Paid leaves

The length of the annual paid leaves is 28 days. The annual leave may be provided in parts by the request of the employee. Annual leave for each working year shall be granted in the same working year. The transfer of the annual leave is allowed only through the mediation of or with the consent of the employee. The monetary compensation for unused annual leave shall be paid at a time of terminating the employment contract.

Maternity leave

Usually, maternity leave is 140 days (70 days before and 70 days after child delivery). In case of complications in birth, leave is extended to 155 days (70 days before and 85 days after child delivery) and in case of twins or triplets birth - 180 days (70 days before and 110 days after children delivery).

Employees taking care of a child under 3 (father, mother, grandparents or other members of the family) can benefit from a parental child-keeping leave while retaining their positions.

Agreements/contracts

Different types of agreements/contracts

All data to be indicated in an employment contract is listed in the Labour Code of the Republic of Armenia. According to the Labour Code of the Republic of Armenia there are different types of employment contracts. A contract can be concluded for a definite term or for unlimited term. Contracts concluded for certain term can-

not exceed five years of validity, employment contract with definite terms can be also concluded in the following cases:

- personal services are provided to the employer by the employee (for instance, housekeeping job);
- work is done by home- workers;
- (a seasonal job is done (in that case it cannot exceed 8 months);
- combined work is done
- a temporary job is conducted (it cannot exceed two months, employee can be obliged to work during holidays/ days-off and employer can prematurely terminate the contract serving at least three day prior notification in writing).

Termination of an employment contract

An employment contract is terminated if:

- both parties, upon mutual consent, decided to terminate it;
- it has been expired;
- on the initiative of the employee;
- on the initiative of the employer (for serious misconduct, loss of confidence towards the employee, in case of staff reduction taking place due to economic reasons, etc.)

The law envisages provisions to protect pregnant women or employees taking care of children under 3, as well as employees having got illnesses/diseases or having been hurt on their workplaces.

Fiscal System

The laws, regulations and taxation/fiscal cases of the Republic of Armenia envisaged by the law are rather sophisticated. The fiscal system is mostly borrowed from the legislation of the European countries, conceived to promote the development of market economy. Armenian fiscal/tax legislation is changed frequently, and all modifications are made publicly available through official bulletins published by the RA Ministry of Justice and sold at book shops.

The profit tax rate is 20%; VAT - 20%. As regards income tax, it is levied at the source.

The tax year in the Republic of Armenia is a calendar year.

Profit tax

Both, 'residents' and 'non-residents', in the Republic of Armenia should pay profit tax. Residents are taxed on the profit gained in the RA territory and outside; while non-residents are taxed on profit gained in the RA.

The annual profit tax rate is 20%.

The profit tax is calculated on the basis of the taxable profit, which corresponds to gross income, deducting the amounts specified by the law (necessary expenses justified by corresponding documents, depreciation allowances, etc.).

Doing business in Armenia

For non-residents the following rates of profit tax taxable at the source are applied:

- insurance compensation, reinsurance payments and income received from the freight - 5%;
- dividends, interests, royalty, income from the lease of property, increase in the value of property and other passive income (with the exception of the income received from the freight) as well as other income received from Armenian sources - 10%.

Depreciation charges

The calculation of depreciation charges on the capital is made on the original value by applying the various time-frames established by the law:

- 20 years for buildings,
- 10 years for the hotel complexes,
- 5 years for any other fixed material,
- 3 years for the robotized equipment and assembly lines,
- 1 year for computer equipment.

Profit tax prepayments made by residents and non-residents

The profit tax and the authorized deductions are calculated in accordance with the rates established by the tax legislation. A taxpayer must attach a detailed annual report on his activities in the Armenian language to his declaration. All this should be submitted to the tax authorities no later than April 15 of the current year, and the tax must be paid before April 25 of the same year.

Advance payments shall be made monthly, in the amount of 1/16 of the actual amount of the profit tax for the previous year. A taxpayer, whose taxable profit for the preceding year has exceeded 500,000 AMD, shall make advance payments of the profit tax not later than on the 25th day of the current month in the above mentioned amount. The remaining part of the amount of profit tax shall be paid no later than April 25 of the following year. A newly established taxpayer may avoid advance payments of the profit tax having notified the Tax authorities in advance.

In case if the amount of the profit tax of a non-resident performing activities through a subdivision exceeds 2 million AMD for the preceding year, the non-resident shall make advance payments of the profit tax in equal parts every six months of a year (July 1st and December 31st), in the amount of 1/4-th of the actual amount of the profit tax for the preceding year.

Income tax (tax levied from physical persons)

In the Republic of Armenia both resident and non-resident physical persons are entitled to pay income tax. An individual shall be considered a resident if during any twelve month period starting or ending in a tax year (from January 1 to December 31 inclusive) he/she has been residing in the Republic of Armenia for a total duration of 183 days or more, or whose centre of vital interests is in the Republic of Armenia.

For a resident the taxable income received within or outside the territory of the Republic of Armenia is considered the object of taxation. For a non-resident the taxable income received from Armenian sources is considered the object of taxation.

Income tax rates

Income tax is calculated as follows (by a tax agent):

Amount of Monthly Taxable Income Tax Amount (in %)

Up to 80,000 AMD	10% of taxable income
Over 80,000 AMD	8,000 AMD plus 20% of the amount exceeding 80,000 AMD

Rate of the annual taxable income

Amount of Annual Taxable Income Tax Amount (in %)

Up to 960,000 AMD	10% of taxable income
Over 960,000 AMD	96,000 AMD plus 20% of the amount exceeding 960,000 AMD

- Income tax on royalties and income gained from property leases shall be calculated at the rate of 10%.
- Income tax on interest income shall be calculated at the rate of 10%.
- Tax agents calculate income tax liability at 10% rate from income paid for acquisition of property from individuals.

Non-residents receiving income in the country must pay:

Type of income	Amount (in %)
Insurance benefits received from insurance	5%

and income received from freight

Royalties, interests, lease payments, increase in the value of property and other passive income (with the exception of income received from freight) as well as other income received from other sources in Armenia.	10%
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A taxpayer who derives income from a business activity must make advance payments of the income tax during the course of a year.

The advance payments must be made quarterly, not later than on the 15th day of the last month of the respective quarter, in the amount of 1/6-th of the actual amount of the profit tax for the preceding year.

Taxpayers commencing new business activities are not required to make advance payments of income tax until June 15 of the following year, provided that they have notified Tax Inspectorate bodies in advance.

Property tax

Property tax is a direct tax on the property considered a taxable object and owned by persons by property right being paid to the relevant budgets following the procedure and at a stipulated rate, which does not depend on the outcomes of the taxpayers' economic activity.

The property tax shall be paid by the organizations set up in the Republic of Armenia and other countries, international organizations and those created by them outside the Republic of Armenia, citizens of the Republic of Armenia, foreign citizens as well as those without citizenship who possess property in the Republic of Armenia that is considered a taxable object.

Property tax rates

Property tax for motor vehicles is calculated at the following annual rates:

- Motor cars with up to 10 passenger seats, if tax base is:
 - from 1 to 120 horsepower - 200 AMD per horsepower;
 - from 121 to 250 horsepower - 300 AMD per horsepower and additional 1000 AMD for each horsepower above 150 horsepower;
 - 251 horsepower and more - 500 AMD per horsepower and additional 1000 AMD for each horsepower above 150 horsepower.
- Motor cars and trucks with 10 and more passenger seats, if tax base is:
 - from 1 to 200 horsepower - 100 AMD per horsepower;
 - 201 and more horsepower - 200 AMD per horsepower.
- The annual amount of property tax on motorcycles is calculated at the rate of 40 AMD for each horsepower of tax base.
- The annual rate of property tax on watercraft is calculated at 150 AMD for each horsepower of tax base.
- The property tax on motor vehicles used up to three years is calculated at 100%.
- The amount of property tax on motor vehicles used for more than three years is reduced for each year following the third year by 10% but no more than 50% of tax amount. The time in use is calculated from the date when that motor vehicle was produced.

Property tax for constructions is calculated at the following annual rates:

- Constructions for public and production use - 0.3% of tax base.
- Other Constructions stated as taxable objects, except garages:

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Tax base	Tax rate
Up to 3 million AMD	0% of tax base
From 3 million to 10 million AMD inclusive	100 AMD plus 0.1% of amount above 3 million AMD of tax base
From 10 million to 20 million AMD inclusive	7,100 AMD plus 0.2% of the portion exceeding 10 million AMD of tax base
From 20 million to 30 million AMD inclusive	27,100 AMD plus 0.4% of the portion exceeding 20 million AMD of tax base
From 30 million to 40 million AMD inclusive	67,100 AMD plus 0.6% of the portion exceeding 30 million AMD of tax base
40 million AMD and more	127,100 AMD plus 1.0% of the portion exceeding 40 million AMD of tax base

- Garages - 0.2% of tax base.

Value added tax (VAT)

The rate of VAT is determined in the amount of 20% of taxable turnover of goods and services. The amount of VAT within the amount of the total indemnity for the goods and services (including 20% rate) shall be determined at the rate of 16.67 %.

The invoice amount is deemed as a taxable base, to which the excise duties on the domestic or imported products are possibly levied. The principle of destination prevails and even in this case all imports coming from abroad are subject to VAT.

For goods imported into the RA, VAT shall be paid within 10 days after the importation. The exported goods and services are not subjected to VAT.

Excise tax

The following goods shall be subject to excise tax: beer, grape wines and other wines, spirits (except cognac spirits made from grape wine

base), cigars, cigarillos and cigarettes with tobacco or its substitutes, petrol and diesel fuel, raw oil and oil materials, oil gas and other hydro-carbons (except natural gas).

Excise tax shall be paid by individuals, legal persons importing or producing goods subject to excise tax in the Republic of Armenia.

Excise tax rates

Code of the production according to the trade nomenclature of the External Economic Activity	Name of the group of products	Taxable base	Rate of Excise Tax (in AMD)
2203	Beer	1 liter	70
2204	Grape and other wines		105 - in case of import 10 % of factory price (not including VAT and excise tax), but not less than 100 AMD per liter
2205	Vermouth and other types of wine that contain vegetarian and other aromatic extracts	1 liter	10 % of customs value, but not less than 150 AMD per liter- in case of import 500
2206	Other brewed drinks (apple cider, perry (pear cider), honey-drinks)	1 liter	600- in case of import 180
2207	Ethyl spirit	1 liter (by recalculation of 100% spirit)	600 700 - in case of import
2208	Alcoholic drinks		30 % of factory price (not including VAT and excise tax), but not less than 380 AMD per liter 30 % of customs value, but not less than 600 AMD per liter- in case of import

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Code of the production according to the trade nomenclature of the External Economic Activity	Name of the group of products	Taxable base	Rate of Excise Tax (in AMD)
			liter- in case of import
2403	Tobacco substitutes	1 kilogram	1,500
2709	Raw oil and oil materials	1 ton	27,000
2711 (excluding 2711 11 and 2711 21)	Gases produced from oil and other hydro-carbons (except for natural gas)	1 ton	1,000

Land tax

Landowners, permanent and temporary users of the state-owned land are considered payers of land tax. The calculated net income determined by the cadastral evaluation of the land shall be the object of taxation for agricultural lands.

The value of the land according to the cadastral evaluation shall be the object of taxation of non-agricultural lands.

The amount of the land tax shall not depend on the results of the taxpayers' economic activity and shall be defined as an annually paid fixed payment per unit of the land lot area.

The land tax is established as follows:

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- The land tax rate for the agricultural lands (including land lots allotted for housing in settlements, and garden-plots) shall be determined in the amount of 15% of the calculated net income determined by their cadastral evaluation.
- For non-agricultural lands the land tax rates is fluctuated from 0.5% to 1% of the cadastral value of land.

Goods Import System in Armenia

Armenia became a WTO member (World Trade Organization) on 5 February 2003. Within the framework of the accession process, the government has performed a significant amount of work in terms of reducing customs duties and rehabilitating the existing system.

Implementation of the Armenian customs policy is entrusted to the State Revenue Committee affiliated to the Government of the Republic of Armenia. The customs regimes and procedures are defined by the Customs Code of the Republic of Armenia, and legal acts adopted by the Committee.

Import duties and tariffs

Customs duties

The efforts in reducing the existing tariffs resulted in a general fall of the average customs tariffs. Armenia simplified its tariff structure by maintaining two ways of charging: 0% and 10%. According to the State Revenue Committee affiliated to the Government of the Republic of Armenia, no tariff increase will be exercised and many products are exempted from import duties (for example, equipment, raw materials, pharmaceutical products, manure, and cosmetics). The complete list of all products subjected to 10% can be found on the web site of the Customs Committee. Exported goods are exempted from duties and VAT. The "Market Access" data base developed by the European Commission provides the customs nomenclature, rates of customs duties applicable to the goods imported to Armenia and originating in the European Union. This base enables obtaining open and free information from any EU country (<http://mkaccdb.eu.int>). There are special customs duties for some goods, such as alcoholic

beverages. In addition to the customs duties, VAT (20% rate only) and customs fees should be paid. The latter is made for carrying out customs formalities (3,500 AMD) and for inspection and recording of goods according to their weight (1,000 AMD for cargo less than 1 ton of weight and plus 300 AMD for each additional (or less) ton for cargo over 1 ton of weight).

Free trade agreements

Armenia is adherent to free trade and is actively involved in the process of regional trade integration. This stance constitutes an asset for those producers who want to export a part of their production to the neighbouring countries. Meanwhile, many regional trade agreements between the CIS countries remain unapplied; Armenia is in free trade with the majority of these countries (except for Azerbaijan).

Customs nomenclature

The preparation of import or export operation supposes some knowledge on the customs nomenclature of goods. The nomenclature is a coding and designation system allowing identifying goods and defining the rates for customs duties and taxes, as well as the applicable regulations for each product at the time of customs clearance. Armenia is a member of the World Customs Organization (WCO) and for this reason applies the harmonized system (HS) of coding of goods. This system of coding and designation of goods includes six digit nomenclature used in the majority of the WCO Member States.

Licenses and quotas

Except for certain products (for example military industries, pharmaceuticals), Armenia maintains neither licenses nor quotas. However, many sectors are subjects of factual monopolies of importation (sugar, gasoline, etc).

Customs procedures and systems

Customs clearance points

There are 8 customs houses (4 regional and 4 specialized) and 7 customs points. Customs clearance supposes the obligatory passage of goods through customs clearance body. The importation formalities are carried out by the customs clearance body, where the importing corporation is registered. Customs clearance is not obligatory at the border. At the time of crossing the border, a transportation document is issued and the merchandise can be cleared inside the territory.

Customs regimes

The Customs Code provides for all customs regimes (e.g. temporary importation, importation for free circulation, temporary exportation, etc.). They suppose issuance of a customs declaration upon arrival of the merchandise. The system TIR (Transport International Routier) is in force in the territory of the Republic of Armenia.

Customs clearance procedures

Issuance of customs declaration is carried out either by the customs officers or by a customs broker upon submission by the importer of all the documents required.

The customs clearance procedures in Armenia tend to come closer to the international standards. Application of customs clearance was particularly improved owing to the reduction of the customs clearance delays and informatization of the procedure. All the customs

application forms are available on the website of the Customs Committee. Meanwhile, the imported products are damaged due to complexity and sometimes lack of transparency of the procedures.

Although the Armenian regulation is compatible with the WTO agreement on the customs evaluation (recognition of the transactional value as a key method for determination of the value of the merchandise), customs officers sometimes recalculate the billed value.

Certification Procedures and Registration of Intellectual Property Rights

Certification

In order to protect the health and security of consumers, each country publishes its technical regulations and implements some procedures destined to assure thereof. A number of locally produced or imported goods are subject to obligatory certification in the Republic of Armenia. The list of the products subject to this certification is set up by the decree # 1149- N as of 29 July 2004 and is available on the website of the Armenian Customs Houses (customs procedures section). Appropriate certificates are given by the National Institute of Standardization (ArmStateStandard) or by authorized bodies. The adopted norms are the international (ISO), interstate (GOST), Armenian (AST) and European (IN) norms. The certification is governed by the Law "On Standardization" and the Law "On Evaluation of Correspondence of Products and Services to the Norms in Force".

Intellectual property

In Armenia the intellectual property protection system is assured by the intellectual property agency (Armpatent). This agency involves the agency of intellectual property and the agency of patents.

Granting of patents and protection of intellectual property in Armenia are regulated by:

- Law "On Copyrights and Neighbouring Rights";

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- Law "On Inventions, Useful Models and Industrial Designs";
- Law "On Trademarks and Service Marks, Appellation of Origin of Goods";
- Law "On Firm Names".

Although the legislation on intellectual property rights entirely meets the WTO requirements (Armenia is a member since 1993, World Intellectual Property Organization, WIPO), the circulation of forgeries in Armenia is still wide-spread and the means to enforce the rights remain insufficient. Forgeries relate to various products such as audio-video products, food stuff, cosmetics and leather products. In this context, foreign operators must be particularly vigilant and watch to register their rights with Armenian authorities (Intellectual Property Protection Agency of Armenia, Armpatent).

Labeling

According to the Government Decree No. 616-N dated 20 April 2006 goods imported to the territory of Armenia shall be labelled in the Armenian language.

Cargo Transportation

Transport remains one of the main issues for export of merchandise to Armenia. Actually, owing to the closing of the border with Azerbaijan and surface border with Turkey, certain roads are closed and the transportation costs are high. Thus, 85% of merchandise has to transit through Georgia and the remainder - through Iran; meanwhile the air borders exist only via Turkey. Nevertheless, if the transportation costs to Armenia remain high, the exportation costs from Armenia per cargo weight and destinations are less costly.

Air transport infrastructure

Civil aviation infrastructure consists of two international airports: "Zvartnots" and "Gyumri", and nine local (non-military) airports.

The following carriers are serving Armenia: BMI - "BRITISH MIDLAND AIRWAYS LIMITED", Armenian Branch (UK), Aeroflot - Russian Airlines (Russia), Austrian Airlines (Austria), Czech Airlines (Czech Republic), Armavia (Armenia), Air France (France), Siberia Airlines (Russia), Air Arabia (UAE), etc.

There is only one company - Air Armenia, possessing cargo airplanes and operating cargo flights from Armenia to the rest of the world. This company operates regular flights twice a week from Yerevan to Frankfurt (Hahn) and from Frankfurt to any other destination. Yerevan-Frankfurt flights are operated on Sundays and Wednesdays and flights from Frankfurt to Yerevan are operated on Mondays and Thursdays. Any corporation having more than 10 tons of cargo for transportation may apply to Air Armenia to deliver its merchandise directly to the airport of destination, without transiting Frankfurt. It

is equally possible to charter the entire airplane for round trip from Yerevan to any desired destination. Depending on the weight of the merchandise, the cost of cargo transportation from Armenia starts from 1,2 EUR, from Europe - 2,85 EUR and from the USA - 4 USD per kilogram.

The maximum weight of cargo accepted by Air Armenia per flight is 17 tons, the minimum - 1 kilogram.

Transportation by rail, road and sea

The total length of railroads is 725 km. The railway has 69 operating stations.

The Armenian road network (7, 704.3 km), despite certain obsolescence, serves the whole country. It operates all the year round.

The main roads are:

- Yerevan-Ashtarak - Spitak - Tashir - Tbilisi or Yerevan - Ashtarak, Spitak - Vanadzor - Bagratashen - Tbilisi that connect Armenia with Georgia;
- Yerevan - Ashtarak - Gyumri - Ashotsk - Bogdanovka that connects Armenia with the Georgian ports Batumi and Poti. The average length of the road is approximately 700 km (four days);
- Yerevan - Yeraskh - Vayk - Goris - Kapan - Meghri, that allows reaching the western border of Iran. This road is not anymore feasible on the section crossing Nakhitchevan. Up to Goris there is an avoiding line by another principal route.

The port of Poti is well equipped for the transportation of containers. The port of Batumi is used for transportation of oil products. It can take 10 days by rail (theoretically 12-24 hours, but practically a train transporting containers with commodities leaves Yerevan only when it is fully loaded; and the formalities at the border can take 48 hours) to get to these ports (distance: 700km), and four days by truck. Several storage sites and customs warehouses are located alongside this line. The most important ones are located in Yerevan.

A ferry service was established between the ports of Poti and Varna (Bulgaria). It allows transporting approximately 40 loaded trucks in two directions and facilitates the transportation to European destinations and back. Another one connects Poti with port of Caucasus (Russia, Krasnodar region), and the program on establishing the connection between ports of Poti and Ilichevsk, Ukraine is at the development stage.

Road transportation remains the best means of cargo transportation both from the Armenian borders into the country and to the ports of Georgia or Iran. The transportation corporations assume all transportation expenses and for the maritime transportation they cooperate with such companies as Maersk Sealand or MSC, and for the cargo transportations inside the country - with national carriers.

Advertising

General regulation

Order established by the law

Advertising in Armenia is governed by the Law "On Advertising", which is in force since 1996. This Law sets up the framework and the principles, under the preservation of which advertising is allowed in Armenia.

There is a special requirement for important advertising announcements to be composed in Armenian. A text in any foreign language can be added, provided that it appears in smaller letters/fonts. Up to now this restrictive reservation has not applied to the publications, newspapers, magazines etc. published in other languages. Copyright of all advertisements is protected in the manner established by the legislation.

Restrictions and prohibitions

There are some restrictions in relation to advertising placements. For example, advertising of alcohol and tobacco is not forbidden, however it should not stress upon the positive impact of these products on health.

Advertising of medicine is similarly subjected to the authorization of the Ministry of Health. Advertising of banks, insurance services and financial establishments are also regulated. Finally, there are certainly some prohibitions in respect to advertising violating moral norms, causing damage to the state, slanderous and other advertisements, etc. For further details, see the text of the Law "On Advertising".

Where to advertise?

General provisions

The most prevalent media for broadcasting advertisements are television, radio, print media and announcements. It is possible to use more updated means. For example, one can see advertisements on buses, and the number of billboards increases. However, the majority of advertising is undoubtedly broadcast by television.

Prices for advertising

The prices set out below are provided for information only. The price for advertising in print media varies from 100 to 1,000 AMD for cm² depending on the placement page, frequency and popularity of a vehicle. For broadcast advertising including television and radio the price varies according to channel, programs and air time. Prime time advertising on television may cost maximum 120,000 AMD per minute. The price for radio varies from 1,500 to 5,000 AMD for the time up to one minute.

Useful Links

- RA National Assembly www.parliament.am
- RA Government www.gov.am
- State Customs Committee www.customs.am
- State Tax Service www.taxservice.am
- Ministry of Economy www.mineconomy.am
- Ministry of Finance www.mfe.am
- Ministry of Foreign Affairs www.armeniaforeignministry.am
- Ministry of Culture www.mincult.am
- Ministry of Education and Science www.edu.am
- Ministry of Healthcare www.moh.am
- Ministry of Justice www.moj.am
- Ministry of Nature Protection www.mnp.am
- Ministry of Agriculture www.minagro.am
- Ministry of Energy and Natural Resources www.minenergy.am
- Ministry of Labour and Social Affairs www.mss.am
- Ministry of Transport and Communication www.mtc.am
- State Register of Legal Entities www.stateregistry.am (the recording of the businesses is done with the state register, Chapter III of this Commercial Guide)
- State Committee of Real Estate Cadastre under the RA Government www.cadastre.am
- National Institute of Standards www.sarm.am
- National Statistical Service www.armstat.am
- Armenian Development Agency www.ada.am (assistance to enter prizes, customs activity, taxation system, sector studies, etc.)

- **AEPLAC (Armenian European policy and legal advice centre)**
www.aeplac.eu (legislation translated into English, studies on the Armenian economy, figures, etc.)
- **Armenian Yellow pages** www.spyur.am

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