Doing Business 2015 Going Beyond Efficiency

Economy Profile 2015 United Kingdom



COMPARING BUSINESS REGULATIONS FOR DOMESTIC FIRMS IN 189 ECONOMIES

A World Bank Group Flagship Report



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INTRODUCTION

Doing Business sheds light on how easy or difficult it is for a local entrepreneur to open and run a small to medium-size business when complying with relevant regulations. It measures and tracks changes in regulations affecting 11 areas in the life cycle of a business: starting a business, dealing with construction permits, getting electricity, registering property, getting credit, protecting minority investors, paying taxes, trading across borders, enforcing contracts, resolving insolvency and labor market regulation.

In a series of annual reports *Doing Business* presents quantitative indicators on business regulations and the protection of property rights that can be compared across 189 economies, from Afghanistan to Zimbabwe, over time. The data set covers 47 economies in Sub-Saharan Africa, 32 in Latin America and the Caribbean, 25 in East Asia and the Pacific, 26 in Eastern Europe and Central Asia, 20 in the Middle East and North Africa and 8 in South Asia, as well as 31 OECD high-income economies. The indicators are used to analyze economic outcomes and identify what reforms have worked, where and why.

This economy profile presents the *Doing Business* indicators for United Kingdom. To allow useful comparison, it also provides data for other selected economies (comparator economies) for each indicator. The data in this report are current as of June

1, 2014 (except for the paying taxes indicators, which cover the period January–December 2013).

The Doing Business methodology has limitations. Other areas important to business-such as an economy's proximity to large markets, the quality of its infrastructure services (other than those related to trading across borders and getting electricity), the security of property from theft and looting, the transparency of government procurement, macroeconomic conditions or the underlying strength of institutions—are not directly studied by Doing Business. The indicators refer to a specific type of business, generally a local limited liability company operating in the largest business city. Because standard assumptions are used in the data collection, comparisons and benchmarks are valid across economies. The data not only highlight the extent of obstacles to doing business; they also help identify the source of those obstacles, supporting policy makers in designing regulatory reform.

More information is available in the full report. *Doing Business 2015* presents the indicators, analyzes their relationship with economic outcomes and presents business regulatory reforms. The data, along with information on ordering *Doing Business 2015*, are available on the *Doing Business* website at http://www.doingbusiness.org.

CHANGES IN DOING BUSINESS 2015

As part of a 2-year update in methodology, Doing Business 2015 incorporates 7 important changes. First, the ease of doing business ranking as well as all topiclevel rankings are now computed on the basis of distance to frontier scores (see the chapter on the distance to frontier and ease of doing business ranking). Second, for the 11 economies with a population of more than 100 million, data for a second city have been added to the data set and the ranking calculation. These economies are Bangladesh, Brazil, China, India, Indonesia, Japan, Mexico, Nigeria, Pakistan, the Russian Federation and the United States. Third, for getting credit, the methodology has been revised for both the strength of legal rights index and the depth of credit information index. The number of points has been increased in both indices, from 10 to 12 for the strength of legal rights index and from 6 to 8 for the depth of credit information index. In addition, only credit bureaus and registries that cover at least 5% of the adult population can receive a score on the depth of credit information index.

Fourth, the name of the protecting investors indicator set has been changed to protecting minority investors to better reflect its scope—and the scope of the indicator set has been expanded to include shareholders' rights in corporate governance beyond related-party transactions. Fifth, the resolving insolvency indicator set has been expanded to include an index measuring the strength of the legal framework for insolvency. Sixth, the calculation of the distance to frontier score for paying taxes has been changed. The total tax rate component now enters the score in a nonlinear fashion, in an approach different from that used for all other indicators (see the chapter on the distance to frontier and ease of doing business ranking). Finally, the name of the employing workers indicator set has been changed to labor market regulation, and the scope of this indicator set has also been changed. The indicators now focus on labor market regulation applying to the retail sector rather than the manufacturing sector, and their coverage has been expanded to include regulations on labor disputes and on benefits provided to workers. The labor market regulation indicators continue to be excluded from the aggregate distance to frontier score and ranking on the ease of doing business.

Beyond these changes there are 3 other updates in methodology. For paying taxes, the financial statement variables have been updated to be proportional to 2012 income per capita; previously they were proportional to 2005 income per capita. For enforcing contracts, the value of the claim is now set at twice the income per capita or \$5,000, whichever is greater. For dealing with construction permits, the cost of construction is now set at 50 times income per capita (before, the cost was assessed by the *Doing Business* respondents). In addition, this indicator set no longer includes the procedures for obtaining a landline telephone connection.

For more details on the changes, see the "What is changing in *Doing Business*?" chapter starting on page 24 of the *Doing Business 2015* report. For more details on the data and methodology, please see the "Data Notes" chapter starting on page 114 of the *Doing Business 2015* report. For more details on the distance to frontier metric, please see the "Distance to frontier and ease of doing business ranking" chapter in this profile.

For policy makers trying to improve their economy's regulatory environment for business, a good place to start is to find out how it compares with the regulatory environment in other economies. Doing Business provides an aggregate ranking on the ease of doing business based on indicator sets that measure and benchmark regulations applying to domestic small to medium-size businesses through their life cycle. Economies are ranked from 1 to 189 by the ease of doing business ranking. This year's report presents results for 2 aggregate measures: the distance to frontier score and the ease of doing business ranking. The ranking of economies is determined by sorting the aggregate distance to frontier (DTF) scores. The distance to frontier score benchmarks economies with respect to regulatory practice, showing the absolute distance to the best performance in each Doing Business indicator. An economy's distance to frontier score is indicated on a scale from 0 to 100, where 0 represents the worst performance and 100 the frontier. (See the chapter on the distance to frontier and ease of doing business). The 10 topics included in the ranking in Doing Business 2015: starting a business, dealing with construction permits, getting electricity, registering property, getting credit, protecting minority investors, paying taxes, trading across borders, enforcing contracts and resolving insolvency. The labor market regulation indicators (formerly employing workers) are not included in this year's aggregate ease of doing business ranking, but the data are presented in this year's economy profile.

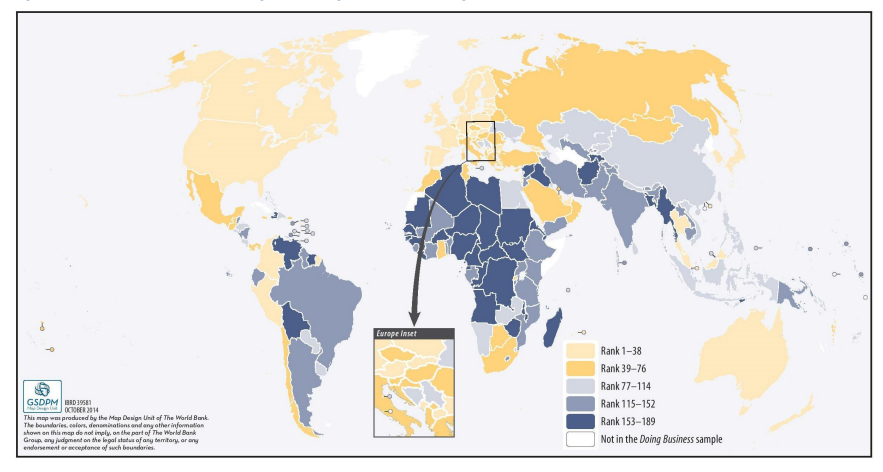
The aggregate ranking on the ease of doing business benchmarks each economy's performance on the indicators against that of all other economies in the *Doing Business* sample (figure 1.1). While this ranking tells much about the business environment in an economy, it does not tell the whole story. The ranking on the ease of doing business, and the underlying indicators, do not measure all aspects of the business environment that matter to firms and investors or that affect the competitiveness of the economy. Still, a high ranking does mean that the government has created a regulatory environment conducive to operating a business.

ECONOMY OVERVIEW

Region: OECD high income Income category: High income Population: 64,097,085 GNI per capita (US\$): 39,110 DB2015 rank: 8 DB2014 rank: 9* Change in rank: 1 DB 2015 DTF: 81 DB 2014 DTF: 80.8 Change in DTF: 0.2

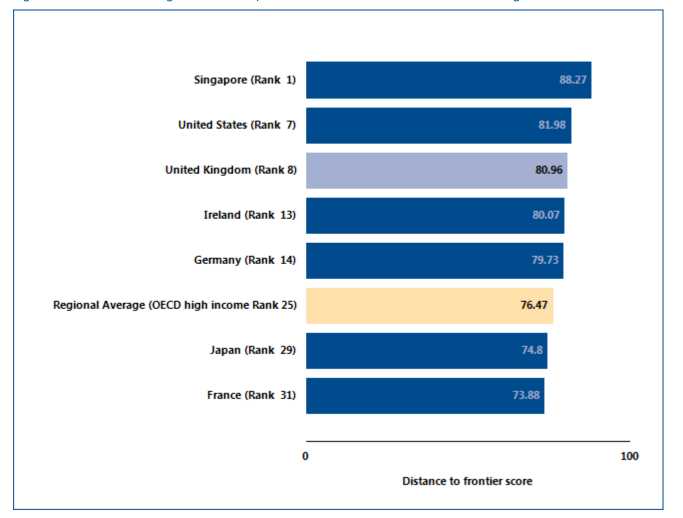
* DB2014 ranking shown is not last year's published ranking but a comparable ranking for DB2014 that captures the effects of such factors as data corrections and the changes in methodology. See the data notes starting on page 114 of the *Doing Business 2015* report for sources and definitions.

Figure 1.1 Where economies stand in the global ranking on the ease of doing business



For policy makers, knowing where their economy stands in the aggregate ranking on the ease of doing business is useful. Also useful is to know how it ranks relative to comparator economies and relative to the regional average (figure 1.2). The economy's rankings (figure 1.3) and distance to frontier scores (figure 1.4) on the topics included in the ease of doing business ranking provide another perspective.

Figure 1.2 How United Kingdom and comparator economies rank on the ease of doing business



Note: The rankings are benchmarked to June 2014 and based on the average of each economy's distance to frontier (DTF) scores for the 10 topics included in this year's aggregate ranking. The distance to frontier score benchmarks economies with respect to regulatory practice, showing the absolute distance to the best performance in each *Doing Business* indicator. An economy's distance to frontier score is indicated on a scale from 0 to 100, where 0 represents the worst performance and 100 the frontier. For the economies for which the data cover 2 cities, scores are a population-weighted average for the 2 cities. *Source: Doing Business* database.

Figure 1.3 Rankings on Doing Business topics - United Kingdom

(Scale: Rank 189 center, Rank 1 outer edge)

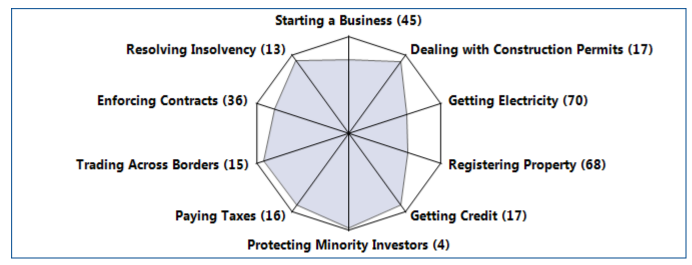
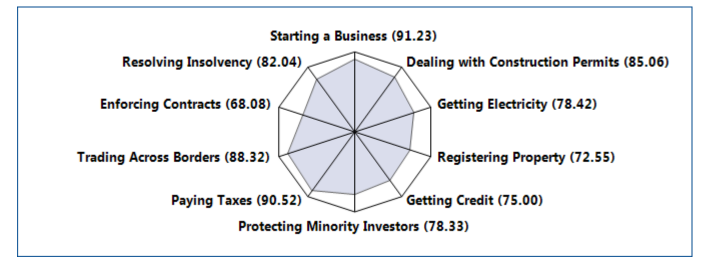


Figure 1.4 Distance to frontier scores on *Doing Business* topics - United Kingdom (Scale: Score 0 center, Score 100 outer edge)



Note: The rankings are benchmarked to June 2014 and based on the average of each economy's distance to frontier (DTF) scores for the 10 topics included in this year's aggregate ranking. The distance to frontier score benchmarks economies with respect to regulatory practice, showing the absolute distance to the best performance in each *Doing Business* indicator. An economy's distance to frontier score is indicated on a scale from 0 to 100, where 0 represents the worst performance and 100 the frontier. For the economies for which the data cover 2 cities, scores are a population-weighted average for the 2 cities. *Source: Doing Business* database.

only part of the story, so do changes in that ranking. Yearly movements in rankings can provide some indication of changes in an economy's regulatory environment for firms, but they are always relative.

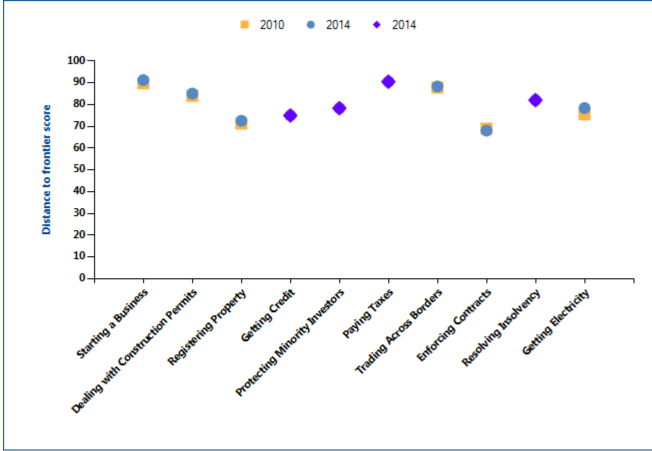
Moreover, year-to-year changes in the overall rankings do not reflect how the business regulatory environment in an economy has changed over time-or how it has changed in different areas. To aid in assessing such changes,

Just as the overall ranking on the ease of doing business tells Doing Business introduced the distance to frontier score. This measure shows how far on average an economy is from the best performance achieved by any economy on each Doing Business indicator.

> Comparing the measure for an economy at 2 points in time allows users to assess how much the economy's regulatory environment as measured by Doing Business has changed over time-how far it has moved toward (or away from) the most efficient practices and strongest regulations in areas covered by Doing Business (figure 1.5).



Note: The distance to frontier score shows how far on average an economy is from the best performance achieved by any economy on each Doing Business indicator since 2010, except for getting credit, paying taxes, protecting minority investors and resolving insolvency which had methodology changes in 2014 and thus are only comparable to 2013. The measure is normalized to range between 0 and 100, with 100 representing the best performance (the frontier). See the data notes starting on page 114 of the Doing Business 2015 report for more details on the distance to frontier score. Source: Doing Business database.



The absolute values of the indicators tell another part of the story (table 1.1). The indicators, on their own or in comparison with the indicators of a good practice economy or those of comparator economies in the region, may reveal bottlenecks reflected in large numbers of procedures, long delays or high costs. Or they may reveal unexpected strengths in an area of business regulation—such as a regulatory process that can be completed with a small number of procedures in a few days and at a low cost. Comparison of the economy's indicators today with those in the previous year may show where substantial bottlenecks persist—and where they are diminishing.

Table 1.1 Summary of Doing Business indicators for United Kingdom

Indicator	United Kingdom DB2015	United Kingdom DB2014	France DB2015	Germany DB2015	Ireland DB2015	Japan DB2015	Singapore DB2015	United States DB2015	Best performer globally DB2015
Starting a Business (rank)	45	50	28	114	19	83	6	46	New Zealand (1)
Starting a Business (DTF Score)	91.23	89.85	93.00	81.38	94.17	86.21	96.48	91.22	New Zealand (99.96)
Procedures (number)	6.0	6.0	5.0	9.0	4.0	8.0	3.0	6.0	New Zealand (1.0)*
Time (days)	6.0	11.5	4.5	14.5	6.0	10.7	2.5	5.6	New Zealand (0.5)
Cost (% of income per capita)	0.3	0.3	0.9	8.8	0.3	7.5	0.6	1.2	Slovenia (0.0)
Paid-in min. capital (% of income per capita)	0.0	0.0	0.0	35.8	0.0	0.0	0.0	0.0	112 Economies (0.0)*
Dealing with Construction Permits (rank)	17	16	86	8	128	83	2	41	Hong Kong SAR, China (1)
Dealing with Construction Permits (DTF Score)	85.06	85.02	73.14	87.42	65.61	73.30	92.84	78.87	Hong Kong SAR, China (95.53)

United Kingdom

Indicator	United Kingdom DB2015	United Kingdom DB2014	France DB2015	Germany DB2015	Ireland DB2015	Japan DB2015	Singapore DB2015	United States DB2015	Best performer globally DB2015
Procedures (number)	9.0	9.0	8.0	8.0	10.0	12.0	10.0	15.8	Hong Kong SAR, China (5.0)
Time (days)	105.0	105.0	183.0	96.0	150.0	197.0	26.0	78.6	Singapore (26.0)
Cost (% of warehouse value)	1.2	1.2	4.7	1.1	9.5	0.6	0.3	1.0	Qatar (0.0)*
Getting Electricity (rank)	70	66	60	3	67	28	11	61	Korea, Rep. (1)
Getting Electricity (DTF Score)	78.42	78.41	79.87	98.37	78.84	86.51	92.45	79.52	Korea, Rep. (99.83)
Procedures (number)	4.0	4.0	5.0	3.0	5.0	3.4	4.0	4.8	12 Economies (3.0)*
Time (days)	126.0	126.0	79.0	28.0	85.0	97.7	31.0	89.6	Korea, Rep. (18.0)*
Cost (% of income per capita)	90.1	91.9	42.9	44.4	83.3	0.0	26.3	25.5	Japan (0.0)
Registering Property (rank)	68	67	126	89	50	73	24	29	Georgia (1)
Registering Property (DTF Score)	72.55	72.43	59.36	67.78	78.34	71.33	84.78	82.92	Georgia (99.88)
Procedures (number)	6.0	6.0	8.0	5.0	5.0	6.0	4.0	4.4	4 Economies (1.0)*
Time (days)	21.5	21.5	49.0	40.0	31.5	13.0	4.5	15.2	3 Economies (1.0)*
Cost (% of property value)	4.6	4.7	6.1	6.7	2.6	5.8	2.8	2.4	4 Economies (0.0)*
Getting Credit (rank)	17	14	71	23	23	71	17	2	New Zealand (1)
Getting Credit (DTF Score)	75.00	75.00	50.00	70.00	70.00	50.00	75.00	95.00	New Zealand (100)
Strength of legal rights index (0-12)	7	7	4	6	7	4	8	11	3 Economies (12)*

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United Kingdom

Indicator	United Kingdom DB2015	United Kingdom DB2014	France DB2015	Germany DB2015	Ireland DB2015	Japan DB2015	Singapore DB2015	United States DB2015	Best performer globally DB2015
Depth of credit information index (0-8)	8	8	6	8	7	6	7	8	23 Economies (8)*
Credit registry coverage (% of adults)	0.0	0.0	44.5	1.3	0.0	0.0	0.0	0.0	Portugal (100.0)
Credit bureau coverage (% of adults)	100.0	100.0	0.0	100.0	100.0	100.0	50.8	100.0	23 Economies (100.0)*
Protecting Minority Investors (rank)	4	4	17	51	6	35	3	25	New Zealand (1)
Protecting Minority Investors (DTF Score)	78.33	78.33	67.50	59.17	73.33	62.50	80.00	65.83	New Zealand (81.67)
Extent of conflict of interest regulation index (0-10)	8.3	8.3	5.7	5.0	8.3	7.0	9.3	8.3	Singapore (9.3)*
Extent of shareholder governance index (0- 10)	7.3	7.3	7.8	6.8	6.3	5.5	6.7	4.8	France (7.8)*
Strength of minority investor protection index (0-10)	7.8	7.8	6.8	5.9	7.3	6.3	8.0	6.6	New Zealand (8.2)
Paying Taxes (rank)	16	15	95	68	6	122	5	47	United Arab Emirates (1)*
Paying Taxes (DTF Score)	90.52	90.09	72.12	77.02	95.07	67.19	97.19	80.84	United Arab Emirates (99.44)*
Payments (number per year)	8.0	8.0	8.0	9.0	9.0	14.0	5.0	10.6	Hong Kong SAR, China (3.0)*
Time (hours per year)	110.0	110.0	137.0	218.0	80.0	330.0	82.0	175.0	Luxembourg (55.0)
Trading Across Borders (rank)	15	17	10	18	5	20	1	16	Singapore (1)
Trading Across Borders	88.32	88.24	90.18	87.67	93.01	87.23	96.47	88.25	Singapore (96.47)

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United Kingdom

Indicator	United Kingdom DB2015	United Kingdom DB2014	France DB2015	Germany DB2015	Ireland DB2015	Japan DB2015	Singapore DB2015	United States DB2015	Best performer globally DB2015
(DTF Score)									
Documents to export (number)	4	4	2	4	2	3	3	3	Ireland (2)*
Time to export (days)	8.0	8.0	10.0	9.0	8.0	11.0	6.0	6.0	5 Economies (6.0)*
Cost to export (US\$ per container)	1,005.0	1,005.0	1,335.0	1,015.0	1,160.0	829.3	460.0	1,224.0	Timor-Leste (410.0)
Cost to export (deflated US\$ per container)	1,005.0	1,017.8	1,335.0	1,015.0	1,160.0	829.3	460.0	1,224.0	
Documents to import (number)	4	4	2	4	2	5	3	5	Ireland (2)*
Time to import (days)	6.0	6.0	11.0	7.0	9.0	11.0	4.0	5.4	Singapore (4.0)
Cost to import (US\$ per container)	1,050.0	1,050.0	1,445.0	1,050.0	1,121.0	1,021.3	440.0	1,289.0	Singapore (440.0)
Cost to import (deflated US\$ per container)	1,050.0	1,063.4	1,445.0	1,050.0	1,121.0	1,021.3	440.0	1,289.0	
Enforcing Contracts (rank)	36	37	10	13	18	26	1	41	Singapore (1)
Enforcing Contracts (DTF Score)	68.08	68.08	77.67	76.74	75.47	69.95	89.54	67.26	Singapore (89.54)
Time (days)	437.0	437.0	395.0	394.0	650.0	360.0	150.0	420.0	Singapore (150.0)
Cost (% of claim)	39.9	39.9	17.4	14.4	26.9	32.2	25.8	30.5	Iceland (9.0)
Procedures (number)	29.0	29.0	29.0	31.0	21.0	32.0	21.0	33.6	Singapore (21.0)*
Resolving Insolvency (rank)	13	13	22	3	21	2	19	4	Finland (1)
Resolving Insolvency (DTF Score)	82.04	82.04	75.94	91.78	76.90	93.74	77.94	90.12	Finland (93.85)

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Indicator	United Kingdom DB2015	United Kingdom DB2014	France DB2015	Germany DB2015	Ireland DB2015	Japan DB2015	Singapore DB2015	United States DB2015	Best performer globally DB2015
Time (years)	1.0		1.9	1.2	0.4	0.6	0.8	1.5	Ireland (0.4)
Cost (% of estate)	6.0	6.0	9.0	8.0	9.0	3.5	3.0	8.2	Norway (1.0)
Outcome (0 as piecemeal sale and 1 as going concern)	1	1	1	1	1	1	1	1	
Recovery rate (cents on the dollar)	88.6	88.6	77.2	83.4	87.7	92.9	89.7	80.4	Japan (92.9)
Strength of insolvency framework index (0-16)	11.0	11.0	11.0	15.0	9.5	14.0	9.5	15.0	5 Economies (15.0)*

Note: DB2014 rankings shown are not last year's published rankings but comparable rankings for DB2014 that capture the effects of such factors as data corrections and changes to the methodology. Trading across borders deflated and non-deflated values are identical in DB2015 because it is defined as the base year for the deflator. The best performer on time for paying taxes is defined as the lowest time recorded among all economies in the DB2015 sample that levy the 3 major taxes: profit tax, labor taxes and mandatory contributions, and VAT or sales tax. If an economy has no laws or regulations covering a specific area—for example, insolvency—it receives a "no practice" mark. Similarly, an economy receives a "no practice" or "not possible" mark if regulation exists but is never used in practice or if a competing regulation prohibits such practice. Either way, a "no practice" mark puts the economy at the bottom of the ranking on the relevant indicator.

* Two or more economies share the top ranking on this indicator. A number shown in place of an economy's name indicates the number of economies that share the top ranking on the indicator. For a list of these economies, see the *Doing Business* website (http://www.doingbusiness.org).

Formal registration of companies has many immediate benefits for the companies and for business owners and employees. Legal entities can outlive their founders. Resources are pooled as several shareholders join forces to start a company. Formally registered companies have access to services and institutions from courts to banks as well as to new markets. And their employees can benefit from protections provided by the law. An additional benefit comes with limited liability companies. These limit the financial liability of company owners to their investments, so personal assets of the owners are not put at risk. Where governments make registration easy, more entrepreneurs start businesses in the formal sector, creating more good jobs and generating more revenue for the government.

What do the indicators cover?

Doing Business measures the ease of starting a business in an economy by recording all procedures officially required or commonly done in practice by an entrepreneur to start up and formally operate an industrial or commercial business—as well as the time and cost required to complete these procedures. It also records the paid-in minimum capital that companies must deposit before registration (or within 3 months). The ranking of economies on the ease of starting a business is determined by sorting their distance to frontier scores for starting a business. These scores are the simple average of the distance to frontier scores for each of the component indicators.

To make the data comparable across economies, *Doing Business* uses several assumptions about the business and the procedures. It assumes that all information is readily available to the entrepreneur and that there has been no prior contact with officials. It also assumes that the entrepreneur will pay no bribes. And it assumes that the business:

- Is a limited liability company, located in the largest business city and is 100% domestically owned¹.
- Has between 10 and 50 employees.
- Conducts general commercial or industrial activities.

WHAT THE STARTING A BUSINESS INDICATORS MEASURE

Procedures to legally start and operate a company (number)

Preregistration (for example, name verification or reservation, notarization)

Registration in the economy's largest business city¹

Postregistration (for example, social security registration, company seal)

Time required to complete each procedure (calendar days)

Does not include time spent gathering information

Each procedure starts on a separate day (2 procedures cannot start on the same day). Procedures that can be fully completed online are recorded as $\frac{1}{2}$ day.

Procedure completed once final document is received

No prior contact with officials

Cost required to complete each procedure (% of income per capita)

Official costs only, no bribes

No professional fees unless services required by law

Paid-in minimum capital (% of income per capita)

Deposited in a bank or with a notary before registration (or within 3 months)

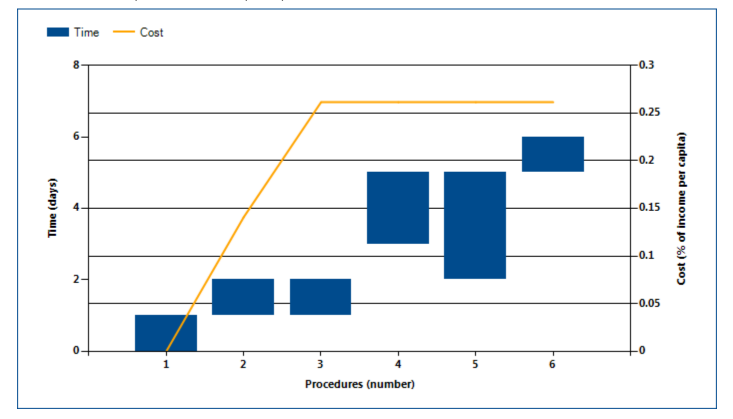
- Has a start-up capital of 10 times income per capita.
- Has a turnover of at least 100 times income per capita.
- Does not qualify for any special benefits.
- Does not own real estate.

¹ For the 11 economies with a population of more than 100 million, data for a second city have been added.

Where does the economy stand today?

What does it take to start a business in United Kingdom? According to data collected by *Doing Business*, starting a business there requires 6.0 procedures, takes 6.0 days, costs 0.3% of income per capita and requires paid-in minimum capital of 0.0% of income per capita (figure 2.1). Most indicator sets refer to a case scenario in the largest business city of an economy, except for 11 economies for which the data are a population-weighted average of the 2 largest business cities. See the chapter on distance to frontier and ease of doing business ranking at the end of this profile for more details.

Figure 2.1 What it takes to start a business in United Kingdom -



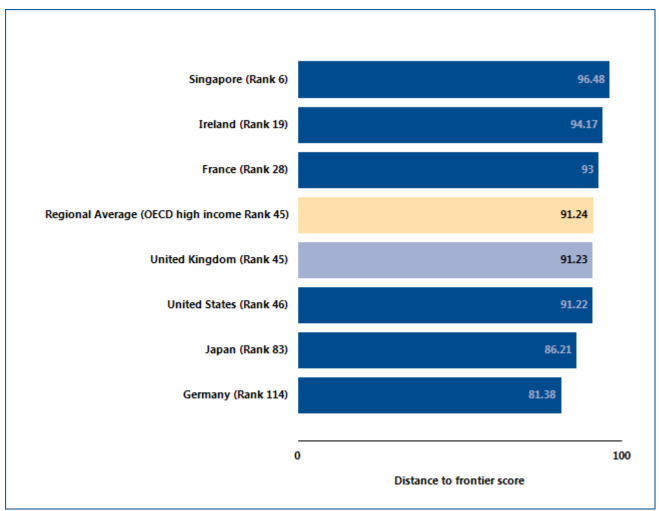
Paid-in minimum capital (% of income per capita): 0.0

Note: Time shown in the figure above may not reflect simultaneity of procedures. Online procedures account for 0.5 days in the total time calculation. For more information on the methodology of the starting a business indicators, see the *Doing Business* website (http://www.doingbusiness.org). For details on the procedures reflected here, see the summary at the end of this chapter. *Source: Doing Business* database.

Globally, United Kingdom stands at 45 in the ranking of 189 economies on the ease of starting a business (figure 2.2). The rankings for comparator economies and the

regional average ranking provide other useful information for assessing how easy it is for an entrepreneur in United Kingdom to start a business.

Figure 2.2 How United Kingdom and comparator economies rank on the ease of starting a business



Economies around the world have taken steps making it easier to start a business—streamlining procedures by setting up a one-stop shop, making procedures simpler or faster by introducing technology and reducing or eliminating minimum capital requirements. Many have undertaken business registration reforms in stages—and they often are part of a larger regulatory reform program. Among the benefits have been greater firm satisfaction and savings and more registered businesses, financial resources and job opportunities.

What business registration reforms has *Doing Business* recorded in United Kingdom (table 2.1)?

Table 2.1 How has United Kingdom made starting a business easier—or not? By *Doing Business* report year from DB2010 to DB2015

DB year	Reform
DB2014	The United Kingdom made starting a business easier by providing model articles for use in preparing memorandums and articles of association.
DB2015	The United Kingdom made starting a business easier by speeding up tax registration.

Note: For information on reforms in earlier years (back to DB2005), see the *Doing Business* reports for these years, available at http://www.doingbusiness.org. *Source: Doing Business* database.

What are the details?

Underlying the indicators shown in this chapter for United Kingdom is a set of specific procedures—the bureaucratic and legal steps that an entrepreneur must complete to incorporate and register a new firm. These are identified by Doing Business through collaboration with relevant local professionals and the study of laws, regulations and publicly available information on business entry in that economy. Following is a detailed summary of those procedures, along with the associated time and cost. These procedures are those that apply to a company matching the standard assumptions (the "standardized company") used by Doing Business in collecting the data (see the section in this chapter on what the indicators measure).

STANDARDIZED COMPANY

Legal form: Private Limited Company (Ltd) Paid in minimum capital requirement: GBP 0 City: London

Start-up Capital: 10 times GNI per capita

Table 2.2 Summary of time, cost and procedures for starting a business in United Kingdom -

No.	Procedure	Time to complete	Cost to complete
1	Check name for uniqueness at the company names index database on the web This procedure can be done online at www.companieshouse.gov.uk. Agency: Companies House	Less than one day (online procedure)	no charge
2	 Prepare memorandum and articles of association; fill out and sign Form IN01 (application for registration). Forms are available free of charge from the Companies House website: www.companieshouse.gov.uk. A company limited by shares that has adopted the Model Articles without modification does not need to deliver a copy for registration. Form IN01 must be signed by all the subscribers. In addition to the Memorandum and Articles of Association an application to register a company must contain the following information included on Form IN01 which should be lodged with the relevant Registrar of Companies (i.e., for England and Wales, Scotland, or Northern Ireland): (i) Statement of compliance with all requirements of the 2006 Companies Act; (ii) Application for registration of the company covering: - Proposed name (see section 3.6 for more detailed information on choosing a company name); - Country of registration office (e.g. England and Wales (or Wales), 	1 day	GBP 35

No.	Procedure	Time to complete	Cost to complete
	 Scotland or Northern Ireland); Whether the liability of the members is to be limited and if so whether by shares or guarantee; and; Whether the company is public or private; (iii) If the application is delivered by agents acting on behalf of the subscribers, the agent's name and address, as was the case under the 1985 Companies Act. In addition, in the event that the application is delivered by an agent for the subscribers, they must also confirm that the requirements of the 2006 Companies Act relating to the registration have been complied with; (iv) In the case of a company with a share capital, the application must also include a statement of the capital and initial shareholdings, including the name and address of the subscriber. It is a director who can appoint a service address; (v) A statement of the proposed officers, being the first director and company secretary (unless in the case of a private company there is no company secretary); (vi) A statement of the intended registered office address; and (vii) A copy of the proposed Articles of Association (unless the Model Articles are adopted in their entirety). Incorporation can be done electronically or by paper. A same-day service is available. 		
3	File incorporation documents with the Registrar of Companies at Companies House Fees for filing incorporation documents vary. The standard registration fee is GBP 14 for software and GBP 40 for paper. Same-day incorporation fees are GBP 30 for software and GBP 100 for paper. Registration is either submitted online, at the office, or over the phone by calling the HMRC New Employer Helpline at 0300 200 3211. For business registration at the Companies House office, there are computers with software at every branch of the Company registry. Web-filed incorporation costs now GBP 15. Same-day incorporation fees are GBP 30 for software and GBP 100 for paper. A Copy of the fee schedule can also be found here: http://www.companieshouse.gov.uk/toolsToHelp/ourPrices.shtml. Agency: Companies House	Less than one day (online procedure)	GBP 30
4	Contact HMRC and register for VAT The company has to contact HMRC and register for the corporate tax. VAT registration may be carried out online at: https://online.hmrc.gov.uk/registration.	Less than one day (online procedure)	no charge

No.	Procedure	Time to complete	Cost to complete
	Agency: HMRC		
5	 * Contact HMRC and register for PAYE The company must separately contact the Inland Revenue to set up a contribution scheme for national insurance and pay-as-you-earn (PAYE) tax, which deducts income tax from employee wages or salary). The company will be issued with activation PIN within around a week and will need to activate this within 28 days (or else request a new PIN). Inland Revenue has been subsumed into HMRC. Companies need to register and enroll online with activation code. For security reasons, a check is run on the data provided and bona fide businesses sent an activation pin within seven working days. A small percentage of registrations who fail the security checks can take longer. Activation is done instantly online though the code expires after 28 days. Agency: HMRC 	3 days, simultaneous with previous procedure	no charge
6	Sign up for employer's liability insurance The Employers' Liability (Compulsory Insurance) Act of 1969 requires all employers in the United Kingdom to maintain employers' liability insurance from an approved insurance company. The minimum legal requirement for employers' liability insurance is a limit of indemnity of GBP 5,000,000. The Employers' Liability (Compulsory Insurance) Act of 1969 requires that proof of insurance be posted at the workplace. Since October 1, 2008, it is possible to display this information electronically, although a company that wishes to do this will need to ensure that its employees know how and where to find the certificate and have reasonable access to it. <i>Agency: Insurance company</i> place simultaneously with another procedure.	1 day	no charge

Note: Online procedures account for 0.5 days in the total time calculation. *Source: Doing Business* database.

DEALING WITH CONSTRUCTION PERMITS

Regulation of construction is critical to protect the public. But it needs to be efficient, to avoid excessive constraints on a sector that plays an important part in every economy. Where complying with building regulations is excessively costly in time and money, many builders opt out. They may pay bribes to pass inspections or simply build illegally, leading to hazardous construction that puts public safety at risk. Where compliance is simple, straightforward and inexpensive, everyone is better off.

What do the indicators cover?

Doing Business records the procedures, time and cost for a business in the construction industry to obtain all the necessary approvals to build a warehouse in the economy's largest business city, connect it to basic utilities and register the warehouse so that it can be used as collateral or transferred to another entity.

The ranking of economies on the ease of dealing with construction permits is determined by sorting their distance to frontier scores for dealing with construction permits. These scores are the simple average of the distance to frontier scores for each of the component indicators.

To make the data comparable across economies, *Doing Business* uses several assumptions about the business and the warehouse, including the utility connections.

The business:

- Is a limited liability company operating in the construction business and located in the largest business city. For the 11 economies with a population of more than 100 million, data for a second city have been added. Is domestically owned and operated.
- Has 60 builders and other employees.

The warehouse:

- Is valued at 50 times income per capita.
- Is a new construction (there was no previous construction on the land).

WHAT THE DEALING WITH CONSTRUCTION

PERMITS INDICATORS MEASURE

Procedures to legally build a warehouse (number)

Submitting all relevant documents and obtaining all necessary clearances, licenses, permits and certificates

Submitting all required notifications and receiving all necessary inspections

Obtaining utility connections for water and sewerage

Registering the warehouse after its completion (if required for use as collateral or for transfer of the warehouse)

Time required to complete each procedure (calendar days)

Does not include time spent gathering information

Each procedure starts on a separate day. Procedures that can be fully completed online are recorded as ½ day.

Procedure considered completed once final document is received

No prior contact with officials

Cost required to complete each procedure (% of warehouse value)

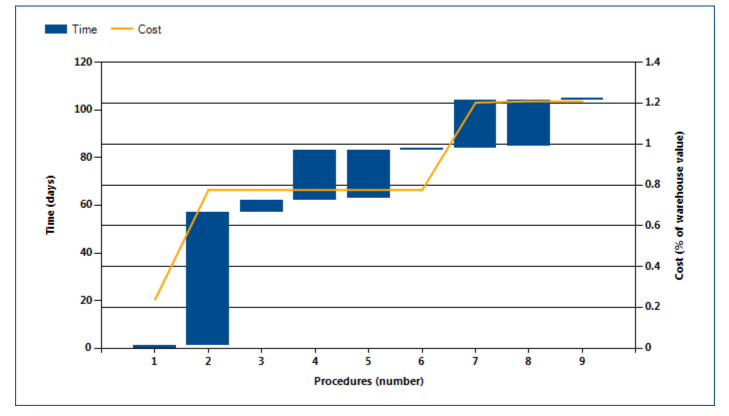
Official costs only, no bribes

- Will have complete architectural and technical plans prepared by a licensed architect or engineer.
- Will be connected to water and sewerage (sewage system, septic tank or their equivalent). The connection to each utility network will be 150 meters (492 feet) long.
- Will be used for general storage, such as of books or stationery (not for goods requiring special conditions).
- Will take 30 weeks to construct (excluding all delays due to administrative and regulatory requirements).

DEALING WITH CONSTRUCTION PERMITS Where does the economy stand today?

What does it take to comply with the formalities to build a warehouse in United Kingdom? According to data collected by *Doing Business*, dealing with construction permits there requires 9.0 procedures, takes 105.0 days and costs 1.2% of the warehouse value (figure 3.1). Most indicator sets refer to a case scenario in the largest business city of an economy, except for 11 economies for which the data are a population-weighted average of the 2 largest business cities. See the chapter on distance to frontier and ease of doing business ranking at the end of this profile for more details.



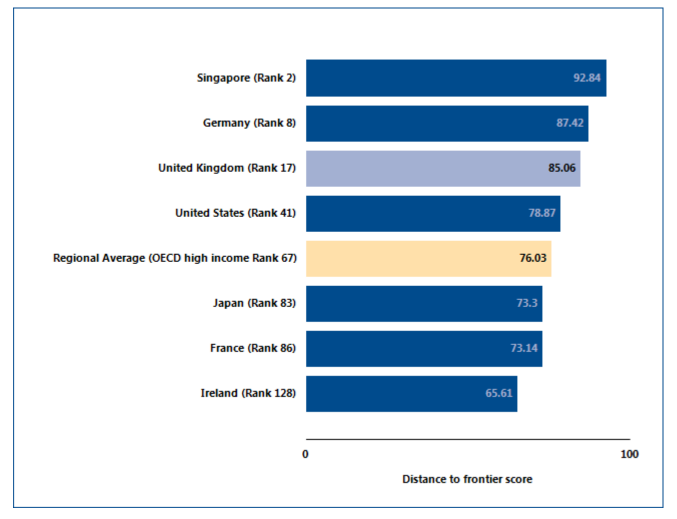


Note: Time shown in the figure above may not reflect simultaneity of procedures. Online procedures account for 0.5 days in the total time calculation. For more information on the methodology of the dealing with construction permits indicators, see the *Doing Business* website (http://www.doingbusiness.org). For details on the procedures reflected here, see the summary at the end of this chapter.

DEALING WITH CONSTRUCTION PERMITS

Globally, United Kingdom stands at 17 in the ranking of 189 economies on the ease of dealing with construction permits (figure 3.2). The rankings for comparator economies and the regional average ranking provide other useful information for assessing how easy it is for an entrepreneur in United Kingdom to legally build a warehouse.

Figure 3.2 How United Kingdom and comparator economies rank on the ease of dealing with construction permits



DEALING WITH CONSTRUCTION PERMITS

Smart regulation ensures that standards are met while making compliance easy and accessible to all. Coherent and transparent rules, efficient processes and adequate allocation of resources are especially important in sectors where safety is at stake. Construction is one of them. In an effort to ensure building safety while keeping compliance costs reasonable, governments around the world have worked on consolidating permitting requirements. What construction permitting reforms has *Doing Business* recorded in United Kingdom (table 3.1)?

Table 3.1 How has United Kingdom made dealing with construction permits easier—or not?

By Doing Business report year from DB2010 to DB2015

DB year	Reform
DB2010	The United Kingdom made dealing with construction permits easier and less time consuming through wider use of approved inspectors.
DB2012	The United Kingdom made dealing with construction permits easier by increasing efficiency in the issuance of planning permits.

Note: For information on reforms in earlier years (back to DB2006), see the *Doing Business* reports for these years, available at http://www.doingbusiness.org. *Source: Doing Business* database.

DEALING WITH CONSTRUCTION PERMITS What are the details?

The indicators reported here for United Kingdom are based on a set of specific procedures—the steps that a company must complete to legally build a warehouse—identified by *Doing Business* through information collected from experts in construction licensing, including architects, civil engineers, construction lawyers, construction firms, utility service providers and public officials who deal with building regulations. These procedures are those that apply to a company and structure matching the standard assumptions used by *Doing Business* in collecting the data (see the section in this chapter on what the indicators cover).

BUILDING A WAREH	OUSE
Estimated cost of construction :	GBP 1,242,963
City :	London

The procedures, along with the associated time and cost, are summarized below.

No.	Procedure	Time to complete	Cost to complete
1	 Hire an Approved Inspector BuildCo signs a contract with an Approved Inspector. Approved Inspectors (AI) are companies or individuals authorized under the Building Act 1984 to carry out building control work in England and Wales. An Approved Inspector will: Advise BuildCo on how the building regulations apply to its work (to a degree) Check plans for compliance with building regulations Issue a planning certificate (if requested) Inspect the work as it progresses Issue a final completion certificate (if requested) A list of AIs is available at the Association of Corporate Approved Inspectors. Currently, there are 60 AIs that are recognized in England and Wales, accounting for about 20% of all building control work. The AIs are licensed by this independent board for every 5 years. They must also be insured, while the public building control authorities do not have that requirement. By hiring AIs, companies eliminate the need to deal with different external companies. It also eliminates the need for companies to interact with Building Control Department of Local Authority. However, the Local Authority is still responsible for the enforcement of the regulations. If the AI discovers any issues of noncompliance with the building regulations, the offences must be reported to the Local Authority so that they can take action. Unsurprisingly, the number of contraventions notified to the Local Authority by AIs is extremely low. Additionally, the Local Authority still has the power to cancel initial notices under certain circumstances e.g. the works have not commenced within the prescribed period (currently 3 years from the date of deposit). 		GBP 2,964

No.	Procedure	Time to complete	Cost to complete
	The other decisive factor for a company to choose an AI is time. AIs would provide more expeditious services. For example, a plan approval could be done by them in 2 3 weeks, whereas the Local Authority would take 6 to 8 weeks, according to statutory time-limits. The cost for the services of AI is comprised of the several elements and is mostly charged on an hourly basis. The below estimate is a sample of what an average cost breakdown by an AI looks like: • Plan checking: (16 hours x GDP 60) = GBP 960.00 • Inspections: (9 sessions x 2h x GBP 60.00) = GBP 1,080.00 • Structural checking: (2 hrs x GBP 60.00) = GBP 1,080.00 • Consultations: (0.5 hrs x GBP 60) = GBP 30.00 • Electronic/Internet drawings GBP 75.00 • Meetings: (3.75 hrs x GBP 60.00) = GBP 225.00 • Administrative: (0.5 hrs x GBP 60.00) = GBP 30.00 • Inspections petrol fee: (40 miles x GBP 3.60) = GBP 144.00 • Contingency: (5 hrs x GBP 60.00) = GBP 300.00 Total: GBP 2,964 <i>Agency: Approved Inspector</i>		
2	Obtain planning permission BuildCo must obtain planning permission from the local planning authority. In London, the decision-maker is the relevant London borough where the site is located. There are 33 boroughs in Greater London. The planning application must be accompanied by a plan of the site, drawings showing the proposed development, and any other information the local authority considers necessary. The local authority publishes a list with the information it considers necessary on its website, so that applicants know what is required of them. The relevant legislative framework is the Development Management Procedure Order (2010). If BuildCo is submitting a paper application, it must also provide at least 3 copies of the accompanying documents. Alternatively, BuildCo can apply online via the Planning Portal, which accepts electronic planning application form that was introduced across England in 2008. If it applies electronically, no further copies are required. A fee is charged for the planning application, based on the amount of floor space that would be created by the scheme. The size of BuildCo's proposed development falls below the threshold for a "major application", which means that the time frame for a decision is 8 weeks rather than 13. During this period, the local planning authority will publicize the application in the surrounding area and consult a number of statutory consultees bodies with a specialist responsibility such as nature conservation, heritage protection, highways who may wish to comment on the acceptability of the proposal from their perspective. The local authority accepts these comments and the comments of any local people who wish to comment on the application. They will be taken into account in the decision to grant or refuse permission. If no decision is made within 8	56 days	GBP 6,676

No.	Procedure	Time to complete	Cost to complete
	weeks, or if the authority decides to refuse permission, the applicant is entitled to appeal to the Secretary of State. Additionally, in April 2010, the Government introduced new 'permitted development' rights for businesses who seek to extend their existing premises. This means that minor extensions, which would previously have required planning permission, may proceed without it, thereby saving time for the business owners and enabling the local planning authority staff to concentrate on larger and more important projects. In May 2013, the Government further extended these rights to allow for larger extensions of pre-existing agricultural buildings and warehouses. <i>Agency: Planning Department of Local Authority</i>		
	Approved Inspector files the initial notice to the Local Authority Once the contract is signed and the terms of reference are outlined, the		
3	 builder and the AI jointly notify the local authority of their intention to build also called an initial notice. This initial notice will inform the Local Council that the AI has been retained. Once this notice has been accepted by the local authority, the responsibility for plan checking and site inspection will be formally placed on the AI. The local council has 5 days to accept or reject the initial notice in writing (via email, fax or post). Acceptance is given by default if the local authority does not respond within the 5-day period. During that period of time, no work can be done. 	5 days	no charge
	Once construction work commences, the AI would conduct at least 8 9 inspections at various stages of construction and risk-based factors (for BuildCo's case).		
	Agency: Local Authority		
	Submit application to local Fire Safety Office and obtain approval		
4	Approved Inspector submits (via mail) the respective elements of the drawing and plans pertinent to fire safety to a local Fire Safety Office to ensure that the building is compliant with the latest fire safety legislation and that the appropriate fire and life safety systems are in place. By law, the Fire Safety Office must respond within 15 business days (21 calendar days) and send its comments and approval. This is done as part of plan approval process and is recorded as an independent procedure since AI interacts with a Fire Officer. Upon the completion of the building, BuildCo used to obtain a Fire Certificate from Fire Safety Office. However, the Fire Certificate is no longer required following the reforms in the Regulatory Reform (Fire Safety) Order 2005 (FSO 2005) which came into effect in October 2006, and replaced over 70 pieces of fire safety laws.	21 days	no charge
	The FSO applies to all non-domestic premises in England and Wales, including the common parts of blocks of flats and houses in multiple occupations (HMOs). The FSO 2005 is a tool for self-regulation of		

No.	Procedure	Time to complete	Cost to complete
No.	Procedure businesses for the fire risk of the premises. Under the FSO, the responsible person must carry out a fire safety risk assessment and implement and maintain a fire management plan. The companies have to carry out a risk assessment by completing a 5-step fire risk assessment survey online: (http://www.fire.gov.uk/Workplace+safety/WhatTheLawRequires/) According to this survey FSO 2005 the warehouse of BuildCo would be classified as medium risk object. Since there will be more than 5 people occupying/working in the building, BuildCo would need to file the copy of completed FSO 2005 to the local Fire Safety Office. BuildCo does not need to wait for the approval or any other consent before using the premises. This risk is with the building operators, as they are deemed liable for any problems. The Fire Safety Office may conduct an inspection under a risk-based scheme: whether there was a similar track record of companies with fire, or neighbors complain, etc. Small scale and standard objects would be seldom inspected. Also, given that this would be a new building it would be assumed by the Fire Safety Office that the latest techniques of fire safety prevention would have been considered during the planning process. Agency: Fire Safety Office		Cost to complete
5	* Apply for water and sewage connection Agency: Thames Water Utilities Ltd.	1 day	no charge
6	 Procedure can be done online Receive inspection from the water and sewage provider Upon approval the engineer instructs Thames Water's contractor to assess the physical work involved to make the connection. This includes a site survey, size of site gang/workforce, equipment and materials needed, plus any involvement with the local highway department as to whether there is any significant impact on the public road network. This element takes approximately 2-3 weeks. The contractor will then send their report to the engineer with the scope of work, survey and technical proposal. The engineer will prepare and authorize the quote and send it out to BuildCo within 5 days of receipt of the contractor's report. Agency: Thames Water Utilities Ltd. 	1 day	no charge

United Kingdom

No.	Procedure	Time to complete	Cost to complete
7	Obtain water and sewerage connection Agency: Thames Water Utilities Ltd.	20 days	GBP 5,321
8	 * Request and receive energy performance certificate from Accredited Energy Assessor Following the nationwide implementation of the "Energy Performance of Buildings Directive" adopted on December 16, 2002, as of January 4, 2009 all commercial buildings require an Energy Performance Certificate (EPC) whenever built, rented or sold. The certificate records how energy efficient a property is as a building and provides A-G ratings. It is the responsibility of the builder/constructor to submit the EPC and Recommendations Report to the Purchaser upon physical completion of the building and notify the local authority Building Control officers or approved inspectors, who will not issue a certificate of completion until the EPC is provided. They are produced using standard methods and assumptions about energy usage so that the energy efficiency of one building can easily be compared with another building of the same type. This allows prospective buyers, tenants, owners, occupiers and purchasers to view information on the energy efficiency and carbon emissions from their building so they can consider energy efficiency and fuel costs as part of their investment. An EPC is always accompanied by a recommendation report that lists cost effective and other measures (such as low and zero carbon generating systems) to improve the energy rating. A rating is also given showing what could be achieved if all the recommendations were implemented. The fee for the EPC may vary between GBP 55.00 to GBP 100.00. Agency: Accredited Energy Assessor 	1 day	GBP 78
9	File completion certificate with the Local Building Control Department Once the building is completed, BuildCo would notify AI about the completion. AI completes the final inspection within 24 hours and prepares the certificate of completion. AI will file a copy of the completion certificate with the Building Control Department of Local Authority (LABC) within 5 days after completion of the final inspection. LABC then files the documents and sends an acknowledgement of receipt to BuildCo/AI. Although legally not required, LABC may conduct an inspection in practice. LABC is not required to issue an approval of a completion certificate prepared by an AI; however, failure by BuildCo to obtain one may prove to be problematic. Agency: Local Building Control Department	1 day	no charge

United Kingdom

* Takes place simultaneously with another procedure.

Note: Online procedures account for 0.5 days in the total time calculation.

GETTING ELECTRICITY

Access to reliable and affordable electricity is vital for businesses. To counter weak electricity supply, many firms in developing economies have to rely on selfsupply, often at a prohibitively high cost. Whether electricity is reliably available or not, the first step for a customer is always to gain access by obtaining a connection.

What do the indicators cover?

Doing Business records all procedures required for a local business to obtain a permanent electricity connection and supply for a standardized warehouse, as well as the time and cost to complete them. These procedures include applications and contracts with electricity utilities, clearances from other agencies and the external and final connection works. The ranking of economies on the ease of getting electricity is determined by sorting their distance to frontier scores for getting electricity. These scores are the simple average of the distance to frontier scores for each of the component indicators. To make the data comparable across economies, several assumptions are used.

The warehouse:

- Is owned by a local entrepreneur, located in the economy's largest business city, in an area where other warehouses are located. For the 11 economies with a population of more than 100 million, data for a second city have been added.
- Is not in a special economic zone where the connection would be eligible for subsidization or faster service.
- Is located in an area with no physical constraints (ie. property not near a railway).
- Is a new construction being connected to electricity for the first time.
- Is 2 stories, both above ground, with a total surface of about 1,300.6 square meters (14,000 square feet), is built on a plot of 929 square meters (10,000 square feet), is used for storage of refrigerated goods

The electricity connection:

 Is 150 meters long and is a 3-phase, 4-wire Y, 140-kilovolt-ampere (kVA) (subscribed capacity) connection.

WHAT THE GETTING ELECTRICITY INDICATORS MEASURE

Procedures to obtain an electricity connection (number)

- Submitting all relevant documents and obtaining all necessary clearances and permits
- Completing all required notifications and receiving all necessary inspections
- Obtaining external installation works and possibly purchasing material for these works
- Concluding any necessary supply contract and obtaining final supply

Time required to complete each procedure (calendar days)

Is at least 1 calendar day

Each procedure starts on a separate day

Does not include time spent gathering information

Reflects the time spent in practice, with little follow-up and no prior contact with officials

Cost required to complete each procedure (% of income per capita)

Official costs only, no bribes

Excludes value added tax

- Is to either the low-voltage or the mediumvoltage distribution network and either overhead or underground, whichever is more common in the area where the warehouse is located. Included only negligible length in the customer's private domain.
- Requires crossing of a 10-meter road but all the works are carried out in a public land, so there is no crossing into other people's private property.
- Involves installing one electricity meter. The monthly electricity consumption will be 26880 kilowatt hour (kWh). The internal electrical wiring has been completed.

GETTING ELECTRICITY

Where does the economy stand today?

What does it take to obtain a new electricity connection in United Kingdom? According to data collected by *Doing Business,* getting electricity there requires 4.0 procedures, takes 126.0 days and costs 90.1% of income per capita (figure 4.1). Most indicator sets refer to a case scenario in the largest business city of an economy, except for 11 economies for which the data are a population-weighted average of the 2 largest business cities. See the chapter on distance to frontier and ease of doing business ranking at the end of this profile for more details.

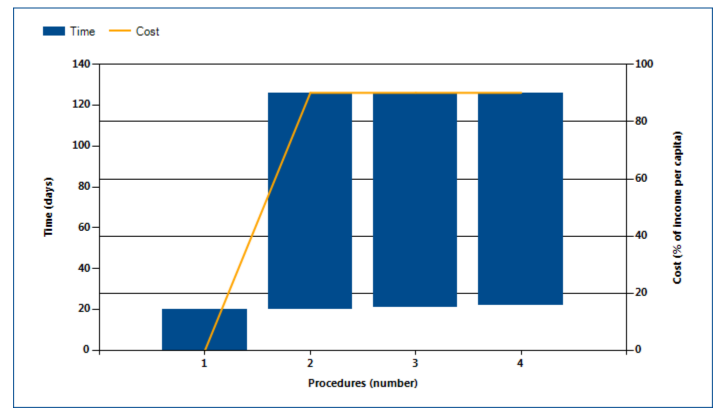


Figure 4.1 What it takes to obtain an electricity connection in United Kingdom -

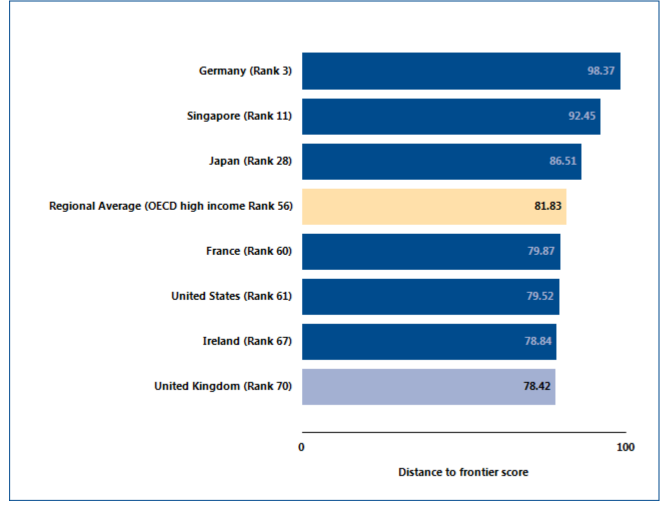
Note: Time shown in the figure above may not reflect simultaneity of procedures. For more information on the methodology of the getting electricity indicators, see the *Doing Business* website (http://www.doingbusiness.org). For details on the procedures reflected here, see the summary at the end of this chapter. *Source: Doing Business* database.

GETTING ELECTRICITY

Globally, United Kingdom stands at 70 in the ranking of 189 economies on the ease of getting electricity (figure 4.2). The rankings for comparator economies and the

regional average ranking provide another perspective in assessing how easy it is for an entrepreneur in United Kingdom to connect a warehouse to electricity.

Figure 4.2 How United Kingdom and comparator economies rank on the ease of getting electricity



GETTING ELECTRICITY What are the details?

The indicators reported here for United Kingdom are based on a set of specific procedures-the steps that an entrepreneur must complete to get a warehouse connected to electricity by the local distribution utilityidentified by Doing Business. Data are collected from the distribution utility, then completed and verified by electricity regulatory agencies and independent professionals such as electrical engineers, electrical contractors and construction companies. The electricity distribution utility surveyed is the one serving the area (or areas) in which warehouses are located. If there is a choice of distribution utilities, the one serving the largest number of customers is selected.

OBTAINING AN ELECTRICITY CONNECTION Name of utility: UK Power Networks

City: London

The procedures are those that apply to a warehouse and electricity connection matching the standard assumptions used by *Doing Business* in collecting the data (see the section in this chapter on what the indicators cover). The procedures, along with the associated time and cost, are summarized below.

Table 4.2 Summary of time, cost and procedures for getting electricity in United Kingdom -

No.	Procedure	Time to complete	Cost to complete
No.	 Procedure Submit an application to UK Power Networks for an electricity connection and await a quotation and connection offer The application can be submitted online, in person or by mail. One has to attach with the application: completed initial enquiry form if initial enquiry was made, load details and detailed site drawings. At this stage the applicant can choose either UK Power Networks or a qualified contractor to design a part of the network extension while only UK Power Networks can do the design of certain parts of the network extension and design of upstream reinforcement works. If the design is carried out by a qualified contractor and not by the UK Power Networks there are additional procedures for approval of the designs. Majority of the clients choose the UK Power Networks to complete all parts of the design. UK Power Networks will do the assessment and design which will result in the budget estimate as well as the Construction and Adoption Agreement which will include the formal offer to connect. Since September 2008 UK Power Networks has not charged assessment and design charges in advance but they have been included in the final connection payment as an overhead cost. This follows a consultation by the UK energy regulator Ofgem. Ofgem is currently considering new regulation concerning assessment and design charges. A budget estimate and connection offer is free of charge. 		Cost to complete
	By law all of the quotations should be provided as soon as reasonably practicable with an absolute backstop of 90 days – this is a requirement of Standard License Condition 12 of the Electricity Distribution License.		

No.	Procedure	Time to complete	Cost to complete
	Agency: UK Power Networks		
2	 Await completion of the external connection works carried out by UK Power Networks Some of the external connection works which are contestable (not all works are contestable) can be performed by an approved contractor or by UK Power Networks. If contestable works are performed by a subcontractor additional procedures associated with inspections and testing of the contractor's installation by UK Power Networks are required. In the majority of cases customers choose UK Power Networks to carry out all the external connection works. Given the case assumptions the most common arrangement would be either 1) 200 amp TP & N (three phases and neutral) service off a passing LV main or 2) installation of a substation. The utility obtains the excavation permit at the local authority or Highways Agency or specific body such as TFL in London. 	106 calendar days	GBP 22,400
3	* Await issuance of a supply number by UK Power Networks, pass number on to an electricity supplier and await meter installation UK Power Networks issues a supply Number (or MPAN's) after the connection offer has been accepted by the customer. UK Power Networks will issue a supply number (Metering Point Administration Number - MPAN) to the customer before the connection works are completed. The customer will pass the MPAN to its chosen electricity supplier. The supplier must register the MPAN with UK Power Networks. The supplier will co-ordinate metering, energisation and application of energy rates. The supplier will need to receive an estimate, or could work with the applicant to develop a load profile to be able to provide a supply contract.	30 calendar days	GBP 0

No.	Procedure	Time to complete	Cost to complete
4	 * Receive meter installation and internal wiring inspection by meter operator and electricity starts flowing The metering industry in the UK is an open competitive market, and the applicant can choose their own Meter Operator or can choose to use the Meter Operator services provided by the supplier. The electricity supplier normally appoints the meter operator. Requirements regarding the conclusion of the meter operation contract vary. The applicant can sign a separate contract with the chosen meter operator or cost can be passed on through the supply contract . The internal wiring must be completed by the electrician to BS7671 standards. The electrician must carry out a full inspection and testing of the internal wiring and then provide a BS7671 certificate to both the Meter Operator and to the Electricity Distributor before the connection can be energized. The inspection of the internal wiring is done when a meter is installed. Inspection of the meter/internal wiring is done when a inspection by a meter operator. It is a good practice that somebody is present during the installation of the meter/internal wiring inspection. In the UK, the DNO only undertakes the work up to the cut-out. All internal works are the responsibility of the customer who must appoint a qualified electrician. All internal works must be carried out to BS 7671 standard and the Meter Operator (who works on behalf of the supplier) will need to see a BS 7671 certificate before the meter will be attached and the connection energized. There is no specific charge for the meter, but the customer can choose a meter operator and subject to measurement class there will be the annual operations and maintenance charge. The metering must be installed before a supply of electricity can be provided. The metering operator/Supplier 	20 calendar days	GBP 0

* Takes place simultaneously with another procedure. *Source: Doing Business* database.

Ensuring formal property rights is fundamental. Effective administration of land is part of that. If formal property transfer is too costly or complicated, formal titles might go informal again. And where property is informal or poorly administered, it has little chance of being accepted as collateral for loans—limiting access to finance.

What do the indicators cover?

Doing Business records the full sequence of procedures necessary for a business to purchase property from another business and transfer the property title to the buyer's name. The transaction is considered complete when it is opposable to third parties and when the buyer can use the property, use it as collateral for a bank loan or resell it. The ranking of economies on the ease of registering property is determined by sorting their distance to frontier scores for registering property. These scores are the simple average of the distance to frontier scores for each of the component indicators. To make the data comparable across economies, several assumptions about the parties to the transaction, the property and the procedures are used.

The parties (buyer and seller):

- Are limited liability companies, 100% domestically and privately owned and perform general commercial activities.
- Are located in the economy's largest business city².
- Have 50 employees each, all of whom are nationals.

The property (fully owned by the seller):

- Has a value of 50 times income per capita. The sale price equals the value.
- Is registered in the land registry or cadastre, or both, and is free of title disputes.
- Property will be transferred in its entirety.

WHAT THE REGISTERING PROPERTY

INDICATORS MEASURE

Procedures to legally transfer title on immovable property (number)

Preregistration (for example, checking for liens, notarizing sales agreement, paying property transfer taxes)

Registration in the economy's largest business city²

Postregistration (for example, filing title with the municipality)

Time required to complete each procedure (calendar days)

Does not include time spent gathering information

Each procedure starts on a separate day. Procedures that can be fully completed online are recorded as $\frac{1}{2}$ day.

Procedure considered completed once final document is received

No prior contact with officials

Cost required to complete each procedure (% of property value)

Official costs only, no bribes

No value added or capital gains taxes included

- Is located in a periurban commercial zone, and no rezoning is required.
- Has no mortgages attached, has been under the same ownership for the past 10 years.
- Consists of 557.4 square meters (6,000 square feet) of land and a 10-year-old, 2-story warehouse of 929 square meters (10,000 square feet). The warehouse is in good condition and complies with all safety standards, building codes and legal requirements. There is no heating system.

² For the 11 economies with a population of more than 100 million, data for a second city have been added.

Where does the economy stand today?

What does it take to complete a property transfer in United Kingdom? According to data collected by *Doing Business*, registering property there requires 6.0 procedures, takes 21.5 days and costs 4.6% of the property value (figure 5.1).

Most indicator sets refer to a case scenario in the largest business city of an economy, except for 11 economies for which the data are a population-weighted average of the 2 largest business cities. See the chapter on distance to frontier and ease of doing business ranking at the end of this profile for more details.

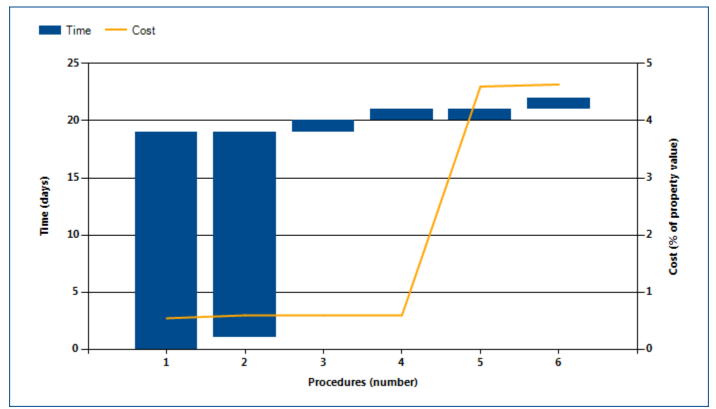


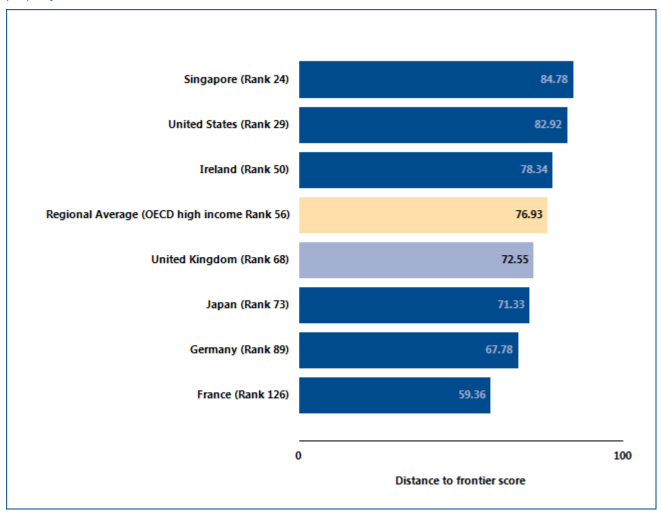
Figure 5.1 What it takes to register property in United Kingdom -

Note: Time shown in the figure above may not reflect simultaneity of procedures. Online procedures account for 0.5 days in the total time calculation. For more information on the methodology of the registering property indicators, see the *Doing Business* website (http://www.doingbusiness.org). For details on the procedures reflected here, see the summary at the end of this chapter. *Source: Doing Business* database.

Globally, United Kingdom stands at 68 in the ranking of 189 economies on the ease of registering property (figure 5.2). The rankings for comparator economies and

the regional average ranking provide other useful information for assessing how easy it is for an entrepreneur in United Kingdom to transfer property.

Figure 5.2 How United Kingdom and comparator economies rank on the ease of registering property



Source: Doing Business database.

Economies worldwide have been making it easier for entrepreneurs to register and transfer property—such as by computerizing land registries, introducing time limits for procedures and setting low fixed fees. Many have cut the time required substantially—enabling buyers to use or mortgage their property earlier. What property registration reforms has *Doing Business* recorded in United Kingdom (table 5.1)?

Table 5.1 How has United Kingdom made registering property easier—or not? By *Doing Business* report year from DB2010 to DB2015

DB year	Reform	
DB2010 The United Kingdom speeded up property registration b introducing automatic electronic processing of the land transaction return.		
DB2014	The United Kingdom made transferring property easier by introducing electronic lodgment for property transfer applications.	

Note: For information on reforms in earlier years (back to DB2005), see the *Doing Business* reports for these years, available at http://www.doingbusiness.org. *Source: Doing Business* database.

What are the details?

The indicators reported here are based on a set of specific procedures—the steps that a buyer and seller must complete to transfer the property to the buyer's name—identified by *Doing Business* through information collected from local property lawyers, notaries and property registries. These procedures are those that apply to a transaction matching the standard assumptions used by *Doing Business* in collecting the data (see the section in this chapter on what the indicators cover).

STANDARD PROPERTY TRANSFER		
Property value:	GBP 1,242,963	
City:	London	

The procedures, along with the associated time and cost, are summarized below.

Table 5.2 Summary of time, cost and procedures for registering property in United??Kingdom

No.	Procedure	Time to complete	Cost to complete
1	Standard enquiries of the seller delivered to the buyer's solicitor with a title pack Commercial Property Standard Enquiries (CPSE) are used by solicitors to find out details that cannot be inferred from the searches, eg. who is in actual occupation, how long the property has been used for its present use. Most solicitors use the commercial property standard enquiries prepared by members of the London Property Support Lawyers Group and endorsed by the British Property Federation. Depending on the enquiries raised, the seller's solicitor would typically spend 1-3 billable hours to prepare the enquiries taking his client's instructions. It would probably take the buyer's solicitor 30 minutes to 1 hour to review the replies. If there was no particular urgency, this part of the process would typically be started at the same time as the searches are requested, and would be completed in around 1 week after the results of all the searches are received. <i>Agency: Solicitors of the parties</i>	1-4 weeks (simultaneous with Procedure 2)	GBP 3,500 - GBP 10,000
2	 * Conduct searches on the property The buyer's solicitor will review the registered title to the property. It is the responsibility of the buyer's conveyancer to confirm to the buyer that it will be acquiring good and marketable title to the property. As part of the due diligence to determine whether the title is good and marketable, the purchaser's solicitor will conduct the following searches: I. Investigation of the title: to know whether the land is registered at the Land Registry and know what interests affect this land and if there are any limitations. If the land is unregistered, the solicitor would have to look at the deeds and correspondence between the persons that appear on those deeds. This will be decreasingly the case as registration is now 	1-3 weeks (simultaneous with Procedure 1)	GBP 300 to GBP 1000

No.	Procedure	Time to complete	Cost to complete
	 compulsory. 2. Conveyancing searches, which would include: Local Authority Search Planning history (eg. permissions) Desktop environmental search (to determine any environmental issues, such as flooding or contamination) Public highway search Chancel repair liability search (in this case the solicitor does not search the property itself, but the area in which the property is. If the area turns out to be affected by the liability to contribute to chancel repair claims. The amount of the insurance depends on the value of the property) Other searches depending on the area, eg. coal mine shaft search or underground search (these issues affect the value of the property) Seller company search: to see the articles of association and what powers the representatives have For a property in London, solicitors usually request most of these searches through a search portal. These search portals are the one stop shop for most searches, and solicitors need a user name to access them. The search portals will pass on to the solicitor the information that they acquire from the relevant authorities. In total, these searches are usually 300 to 1000 pounds, depending on the number of searches requested, the amount that each local authority charges, and whether the solicitor requests the standard searches or is adding additional questions, which increase the cost. The results of the searches take from one day to 2/3 weeks to come back, depending on the searches take from one day to 2/3 weeks to come back, depending on the standard enquiries and the title pack, the buyer's solicitor will prepare a report for the buyer on the title and other matters affecting the property.		
3	Drafting of contracts and exchange of contracts once agreed Property transactions are conducted by licensed conveyancers or solicitors. However, in the case of commercial properties, these transactions are usually conducted by solicitors. The seller's solicitor will prepare a draft of the contract and submit it to the purchaser's solicitor once approved by his/her client. The purchaser's solicitor will review the draft and suggest any suitable amendments. Once the two parties agree on the contract, contracts are exchanged. The solicitors acting for the buyer and seller can meet to exchange contracts, but that is rare. The exchange is usually done over the telephone in accordance with a specific formula for exchanging contracts over the phone. The most common is formula B where each solicitor holds a 'part' contract signed	1 day (simultaneous with Procedure 4)	included in Procedure 1

No.	Procedure	Time to complete	Cost to complete
	by his client. The solicitors agree over the phone specific terms of the contract (e.g., the amount of the deposit, completion date, etc.) and record the time of exchange and other details. Each solicitor sends their client's part contract to the other solicitor in the post that day. The buyer's solicitor will also send a check for the deposit (usually 10% of the purchase price). It is usual for there to be a gap in time between exchange of contracts and completion of the transfer of the property. <i>Agency: Lawyer's office</i>		
	Pre-completion search with priority requested at the Land Registry The buyer's solicitor raises pre-completion enquiries of the seller's	Loss than a day	
4	solicitor known as 'requisitions on title' and a 'pre-completion search with priority' in order to block any movements on the property until completion of the property tansfer.	Less than a day (online procedure), simultaneous	GBP 3 if lodged electronically; GBP 7 if lodged in paper
	Agency: Land Registry	with Procedure 3	
5	Complete and lodge a Land Transaction Return and pay the Stamp Duty Land Tax (SDLT) (available on-line) The buyer's solicitor would usually prepare the Land Transaction Return for the approval of the buyer (as SDLT is a self-assessment tax) prior to completion. For every land transaction the purchaser must complete, sign and send the land transaction return to be received by HM Revenue & Customs before the end of 30 days following the effective date of the transaction. The return includes a self-assessment of the stamp duty land tax chargeable on the transaction returned. The completed Land Transaction Return must be sent by post to the Revenue's Rapid Data Capture center in Netherton (near Liverpool) or submitted electronically (functionality available since 2006). When the Return is submitted, the correct amount of SDLT must also be paid either by cheque, through the CHAPS automated payment system or via direct bank transfer. Once the Return has been processed by the Revenue the Revenue will issue a Land Transaction Return Certificate. If the Return has been submitted electronically, the Certificate is typically received within two hours (since 2009). If the Return has been submitted in the post, the Certificate is typically received within one month. The issue of a Land Transaction Return Certificate merely evidences that a Return has been filed at the Revenue; issuance of a Certificate does not necessarily mean that the information contained within the Return and/or amount of SDLT paid is correct. The Certificate must be sent to the Land Registry when an application for registration of the transfer is made. If the buyer acquires the property with financing, any legal charge created by it (if it is a company) must be registered at Companies House within 21 days of its creation, failing which the charge is void against a liquidator or another creditor of the company. SDLT is calculated according to the following schedule: For property	Less than a day (online procedure)	GBP 13 + 4% SDLT

 Original and certified copy mortgage if the buyer acquires the property with financing The law requires conveyancers, from 10 November 2008, when they submit an application to register the interest of their client in a property, to provide details of the conveyancers who acted for all other parties involved in the transaction. If any involved person (including a company) is not represented by a conveyancer, the person lodging the application must either confirm that they are satisfied that sufficient steps have been taken to verify the identity of the unrepresented person or otherwise lodge evidence of the unrepresented person's identity. If confirmation of identity is required for an application, but is not provided, the Land Registry will reject the application. Identification requirements extend to buyers, sellers, landlords, tenants, borrowers and lenders. Land registry information available at www.landregistry.gov.uk. 	No.	Procedure	Time to complete	Cost to complete
Registry The buyer's solicitor drafts a Transfer Deed and sends it to the seller's solicitor for approval. Once approved, it is signed by the parties. The Transfer deed makes the transfer of the property to the buyer effective on completion. Parties registry by submitting the appropriate documents and paying the Land Registry's fees. A cheque made payable to "Land Registry" must accompany the application for registration to the correct office of the Land Registry (unless there was a prior authorized agreement with the Registry to pay by direct debit) On completion of the registration to the correct office of the buyer's solicitor a title information document. The documentation shall include: Completed Land Registry form AP1 Original and certified copy of transfer deed • Original and certified copy mortgage if the buyer acquires the property with financing Less than a day (paper-based) The law requires conveyancers, from 10 November 2008, when they submit an application to register the interest of their client in a property, to provide details of the conveyancer, the person lodging the application must either confirm that they are satisfied that sufficient steps have been taken to verify the identity of the unrepresented person or otherwise lodge evidence of the unrepresented person's identity. If confirmation of identity is required for an application, but is not provided, the Land Registry will rejet the application. Identification requirements extend to buyers, sellers, landlords, tenants, borrowers and lenders. Land registry information available at www.landregistry.gov.uk.		250,000, the rate is 1%. Between GBP 250,000 and GBP 500,000, the rate is 3% Above GBP 500,000, the rate is 4%.		
 The buyer's solicitor drafts a Transfer Deed and sends it to the seller's solicitor for approval. Once approved, it is signed by the parties. The Transfer deed makes the transfer of the property to the buyer effective on completion. Parties register the transfer deed (and any legal charges) at the Land Registry by submitting the appropriate documents and paying the Land Registry by submitting the appropriate documents and paying the Land Registry by submitting the appropriate documents and paying the Land Registry (unless there was a prior authorized agreement with the Registry (onless there was a prior authorized agreement with the Registry to pay by direct debit) On completion of the registration the Land Registry will send to the buyer's solicitor a title information document. The documentation shall include: Completed Land Registry form AP1 Original and certified copy of transfer deed Land transaction certificate Original and certified copy mortgage if the buyer acquires the property with financing The law requires conveyancers, from 10 November 2008, when they submit an application to register the interest of their client in a property, to provide details of the conveyancer, the person lodging the application must either confirm that they are satisfied that sufficient steps have been taken to verify the identity of the unrepresented person or otherwise lodge evidence of the unrepresented person's identity. If confirmation of identity is required for an application, but is not provided, the Land Registry will reject the application. Identification requirements extend to buyers, sellers, landlords, tenants, borrowers and lenders. Land registry information available at www.landregistry.gov.uk. 				
Registry's fees. A cheque made payable to "Land Registry" must accompany the application for registration to the correct office of the Land Registry (unless there was a prior authorized agreement with the Registry to pay by direct debit) On completion of the registration the Land Registry will send to the buyer's solicitor a title information document. The documentation shall include: - Completed Land Registry form AP1 - Original and certified copy of transfer deed - Indit transaction certificate - Original and certified copy mortgage if the buyer acquires the property, with financing The law requires conveyancers, from 10 November 2008, when they submit an application to register the interest of their client in a property, to provide details of the conveyancers who acted for all other parties involved in the transaction. If any involved person (including a company) is not represented by a conveyancer, the person lodging the application must either confirm that they are satisfied that sufficient steps have been taken to verify the identity of the unrepresented person's identity. If confirmation of identity is required for an application, but is not provided, the Land Registry will reject the application. Identification requirements extend to buyers, sellers, landlords, tenants, borrowers and lenders. Land registry information available at www.landregistry.gov.uk.		The buyer's solicitor drafts a Transfer Deed and sends it to the seller's solicitor for approval. Once approved, it is signed by the parties. The Transfer deed makes the transfer of the property to the buyer effective on completion.		
 Completed Land Registry form AP1 Original and certified copy of transfer deed Land transaction certificate Original and certified copy mortgage if the buyer acquires the property with financing The law requires conveyancers, from 10 November 2008, when they submit an application to register the interest of their client in a property, to provide details of the conveyancers who acted for all other parties involved in the transaction. If any involved person (including a company) is not represented by a conveyancer, the person lodging the application must either confirm that they are satisfied that sufficient steps have been taken to verify the identity of the unrepresented person or otherwise lodge evidence of the unrepresented person's identity. If confirmation of identity is required for an application, but is not provided, the Land Registry will reject the application. Identification requirements extend to buyers, sellers, landlords, tenants, borrowers and lenders. Land registry information available at www.landregistry.gov.uk. 		Registry's fees. A cheque made payable to "Land Registry" must accompany the application for registration to the correct office of the Land Registry (unless there was a prior authorized agreement with the Registry to pay by direct debit) On completion of the registration the Land Registry will send to the		
submit an application to register the interest of their client in a property, to provide details of the conveyancers who acted for all other parties involved in the transaction. If any involved person (including a company) is not represented by a conveyancer, the person lodging the application must either confirm that they are satisfied that sufficient steps have been taken to verify the identity of the unrepresented person or otherwise lodge evidence of the unrepresented person's identity. If confirmation of identity is required for an application, but is not provided, the Land Registry will reject the application. Identification requirements extend to buyers, sellers, landlords, tenants, borrowers and lenders. Land registry information available at www.landregistry.gov.uk.	6	 Completed Land Registry form AP1 Original and certified copy of transfer deed Land transaction certificate Original and certified copy mortgage if the buyer acquires the property 	(online), 7 days	GBP 455
		submit an application to register the interest of their client in a property, to provide details of the conveyancers who acted for all other parties involved in the transaction. If any involved person (including a company) is not represented by a conveyancer, the person lodging the application must either confirm that they are satisfied that sufficient steps have been taken to verify the identity of the unrepresented person or otherwise lodge evidence of the unrepresented person's identity. If confirmation of identity is required for an application, but is not provided, the Land Registry will reject the application. Identification requirements extend to	n	
Agency: Land Registry		Land registry information available at www.landregistry.gov.uk.		
		Agency: Land Registry		

* Takes place simultaneously with another procedure.

Note: Online procedures account for 0.5 days in the total time calculation. *Source: Doing Business* database.

GETTING CREDIT

Two types of frameworks can facilitate access to credit and improve its allocation: credit information systems and borrowers and lenders in collateral and bankruptcy laws. Credit information systems enable lenders' rights to view a potential borrower's financial history (positive or negative)—valuable information to consider when assessing risk. And they permit borrowers to establish a good credit history that will allow easier access to credit. Sound collateral laws enable businesses to use their assets, especially movable property, as security to generate capital while strong creditors' rights have been associated with higher ratios of private sector credit to GDP.

What do the indicators cover?

Doing Business assesses the sharing of credit information and the legal rights of borrowers and lenders with respect to secured transactions through 2 sets of indicators. The depth of credit information index measures rules and practices affecting the coverage, scope and accessibility of credit information available through a credit registry or a credit bureau. The strength of legal rights index measures whether certain features that facilitate lending exist within the applicable collateral and bankruptcy laws. Doing Business uses two case scenarios, Case A and Case B, to determine the scope of the secured transactions system, involving a secured borrower and a secured lender and examining legal restrictions on the use of movable collateral (for more details on each case, see the Data Notes section of the Doing Business 2015 report). These scenarios assume that the borrower:

- Is a private limited liability company.
- Has its headquarters and only base of operations in the largest business city. For the 11 economies with a population of more than 100 million, data for a second city have been added.

WHAT THE GETTING CREDIT INDICATORS MEASURE

Strength of legal rights index (0–12)³

Rights of borrowers and lenders through collateral laws

Protection of secured creditors' rights through bankruptcy laws

Depth of credit information index (0–8)⁴

Scope and accessibility of credit information distributed by credit bureaus and credit registries

Credit bureau coverage (% of adults)

Number of individuals and firms listed in largest credit bureau as percentage of adult population

Credit registry coverage (% of adults)

Number of individuals and firms listed in credit registry as percentage of adult population

- Has up to 50 employees.
- Is 100% domestically owned, as is the lender.

The ranking of economies on the ease of getting credit is determined by sorting their distance to frontier scores for getting credit. These scores are the distance to frontier score for the strength of legal rights index and the depth of credit information index.

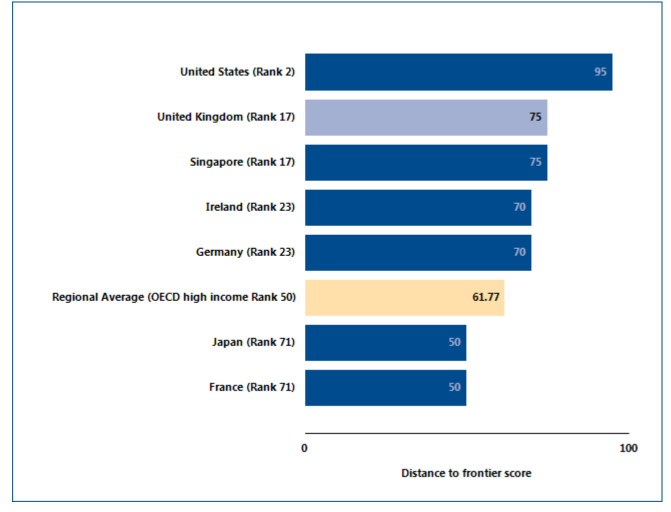
³ For the legal rights index, 2 new points are added in *Doing Business 2015* for new data collected to assess the overall legal framework for secured transactions and the functioning of the collateral registry.

⁴ For the credit information index, 2 new points are added in *Doing Business 2015* for new data collected on accessing borrowers' credit information online and availability of credit scores.

GETTING CREDIT Where does the economy stand today?

How well do the credit information system and collateral and bankruptcy laws in United Kingdom facilitate access to credit? The economy has a score of 8 on the depth of credit information index and a score of 7 on the strength of legal rights index (see the summary of scoring at the end of this chapter for details). Higher scores indicate more credit information and stronger legal rights for borrowers and lenders. Globally, United Kingdom stands at 17 in the ranking of 189 economies on the ease of getting credit (figure 6.1). The rankings for comparator economies and the regional average ranking provide other useful information for assessing how well regulations and institutions in United Kingdom support lending and borrowing.





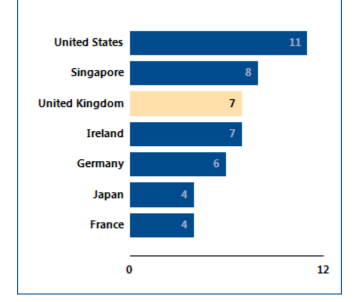
Source: Doing Business database.

GETTING CREDIT

One way to put an economy's score on the getting credit indicators into context is to see where the economy stands in the distribution of scores across economies. Figure 6.2 highlights the score on the strength of legal

Figure 6.2 How strong are legal rights for borrowers and lenders?

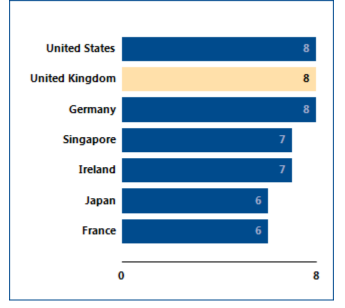
Economy scores on strength of legal rights index



Note: Higher scores indicate that collateral and bankruptcy laws are better designed to facilitate access to credit. *Source: Doing Business* database.

rights index for United Kingdom and shows the scores for comparator economies as well as the regional average score. Figure 6.3 shows the same for the depth of credit information index.

Figure 6.3 How much credit information is shared and how widely?



Economy scores on depth of credit information index

Note: Higher scores indicate the availability of more credit information, from either a credit registry or a credit bureau, to facilitate lending decisions. If the credit bureau or registry is not operational or covers less than 5% of the adult population, the total score on the depth of credit information index is 0. *Source: Doing Business* database.

GETTING CREDIT

What are the details?

The getting credit indicators reported here for United Kingdom are based on detailed information collected in that economy. The data on credit information sharing are collected through a survey of a credit registry and/or credit bureau (if one exists). To construct the depth of credit information index, a score of 1 is assigned for each of 8 features of the credit registry or credit bureau (see summary of scoring below). The data on the legal rights of borrowers and lenders are gathered through a survey of financial lawyers and verified through analysis of laws and regulations as well as public sources of information on collateral and bankruptcy laws. For the strength of legal rights index, a score of 1 is assigned for each of 10 aspects related to legal rights in collateral law and 2 aspects in bankruptcy law.

Strength of legal rights index (0–12)	Index score: 7
Does an integrated or unified legal framework for secured transactions that extends to the creation, publicity and enforcement of functional equivalents to security interests in movable assets exist in the economy?	No
Does the law allow businesses to grant a non possessory security right in a single category of movable assets, without requiring a specific description of collateral?	Yes
Does the law allow businesses to grant a non possessory security right in substantially all of its assets, without requiring a specific description of collateral?	Yes
May a security right extend to future or after-acquired assets, and may it extend automatically to the products, proceeds or replacements of the original assets?	Yes
Is a general description of debts and obligations permitted in collateral agreements; can all types of debts and obligations be secured between parties; and can the collateral agreement include a maximum amount for which the assets are encumbered?	Yes
Is a collateral registry in operation for both incorporated and non-incorporated entities, that is unified geographically and by asset type, with an electronic database indexed by debtor's name?	No
Does a notice-based collateral registry exist in which all functional equivalents can be registered?	No
Does a modern collateral registry exist in which registrations, amendments, cancellations and searches can be performed online by any interested third party?	No
Are secured creditors paid first (i.e. before tax claims and employee claims) when a debtor defaults outside an insolvency procedure?	Yes
Are secured creditors paid first (i.e. before tax claims and employee claims) when a business is liquidated?	Yes
Are secured creditors subject to an automatic stay on enforcement when a debtor enters a court-supervised reorganization procedure? Does the law protect secured creditors' rights by providing clear grounds for relief from the stay and/or sets a time limit for it?	No

Strength of legal rights index (0–12)	Index score: 7	
Does the law allow parties to agree on out of court enforcement at the time a security interest is created? Does the law allow the secured creditor to sell the collateral through public auction and private tender, as well as, for the secured creditor to keep the asset in satisfaction of the debt?	Yes	

Depth of credit information index (0–8)	Credit bureau	Credit registry	Index score: 8
Are data on both firms and individuals distributed?	Yes	No	1
Are both positive and negative credit data distributed?	Yes	No	1
Are data from retailers or utility companies - in addition to data from banks and financial institutions - distributed?	Yes	No	1
Are at least 2 years of historical data distributed? (Credit bureaus and registries that distribute more than 10 years of negative data or erase data on defaults as soon as they are repaid obtain a score of 0 for this component.)	Yes	No	1
Are data on loan amounts below 1% of income per capita distributed?	Yes	No	1
By law, do borrowers have the right to access their data in the credit bureau or credit registry?	Yes	No	1
Can banks and financial institutions access borrowers' credit information online (for example, through an online platform, a system-to-system connection or both)?	Yes	No	1
Are bureau or registry credit scores offered as a value- added service to help banks and financial institutions assess the creditworthiness of borrowers?	Yes	No	1

Note: Prior to *Doing Business 2015*, the depth of credit information index covered only the first 6 features listed above. An economy receives a score of 1 if there is a "yes" to either bureau or registry. If the credit bureau or registry is not operational or covers less than 5% of the adult population, the total score on the depth of credit information index is 0.

Coverage	Credit bureau (% of adults)	Credit registry (% of adults)
Number of firms	14,714,435	0
Number of individuals	47,827,635	0
Percent of total	100.0	0.0

Source: Doing Business database.

Protecting minority investors matters for the ability of companies to raise the capital they need to grow, innovate, diversify and compete. Effective regulations define related-party transactions precisely, promote clear and efficient disclosure requirements, require shareholder participation in major decisions of the company and set detailed standards of accountability for company insiders.

What do the indicators cover?

Doing Business measures the protection of minority investors from conflicts of interest through one set of indicators and shareholders' rights in corporate governance through another. The ranking of economies on the strength of minority investor protections is determined by sorting their distance to frontier scores for protecting minority investors. These scores are the simple average of the distance to frontier scores for the extent of conflict of interest regulation index and the extent of shareholder governance index. To make the data comparable across economies, a case study uses several assumptions about the business and the transaction.

The business (Buyer):

- Is a publicly traded corporation listed on the economy's most important stock exchange (or at least a large private company with multiple shareholders).
- Has a board of directors and a chief executive officer (CEO) who may legally act on behalf of Buyer where permitted, even if this is not specifically required by law.

The transaction involves the following details:

- Mr. James, a director and the majority shareholder of the company, proposes that the company purchase used trucks from another company he owns.
- The price is higher than the going price for used trucks, but the transaction goes forward.
- All required approvals are obtained, and all required disclosures made, though the transaction is prejudicial to Buyer.
- Shareholders sue the interested parties and the members of the board of directors.

WHAT THE PROTECTING MINORITY INVESTORS INDICATORS MEASURE

Extent of disclosure index (0–10)

Review and approval requirements for related-party transactions; Disclosure requirements for related-party transactions

Extent of director liability index (0–10)

Ability of minority shareholders to sue and hold interested directors liable for prejudicial related-party transactions; Available legal remedies (damages, disgorgement of profits, fines, imprisonment, rescission of the transaction)

Ease of shareholder suits index (0–10)

Access to internal corporate documents; Evidence obtainable during trial and allocation of legal expenses

Extent of conflict of interest regulation index (0–10)

Sum of the extent of disclosure, extent of director liability and ease of shareholder indices, divided by 3

Extent of shareholder rights index (0-10.5)

Shareholders' rights and role in major corporate decisions

Strength of governance structure index (0-10.5)

Governance safeguards protecting shareholders from undue board control and entrenchment

Extent of corporate transparency index (0-9)

Corporate transparency on ownership stakes, compensation, audits and financial prospects

Extent of shareholder governance index (0–10)

Sum of the extent of shareholders rights, strength of governance structure and extent of corporate transparency indices, divided by 3

Strength of investor protection index (0–10)

Simple average of the extent of conflict of interest regulation and extent of shareholder governance indices

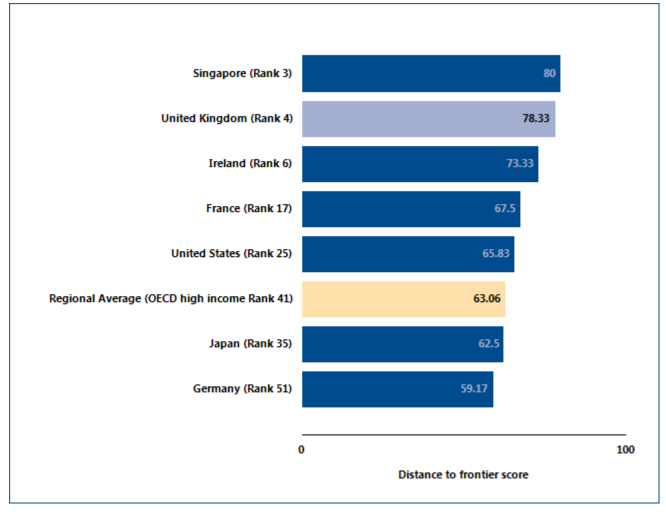
PROTECTING MINORITY INVESTORS Where does the economy stand today?

How strong are minority investor protections against self-dealing in United Kingdom? The economy has a score of 7.8 on the strength of minority investor protection index, with a higher score indicating stronger protections.

Globally, United Kingdom stands at 4 in the ranking of 189 economies on the strength of minority investor

protection index (figure 7.1). While the indicator does not measure all aspects related to the protection of minority investors, a higher ranking does indicate that an economy's regulations offer stronger minority investor protections against self-dealing in the areas measured.

Figure 7.1 How United Kingdom and comparator economies perform on the strength of minority investor protection index



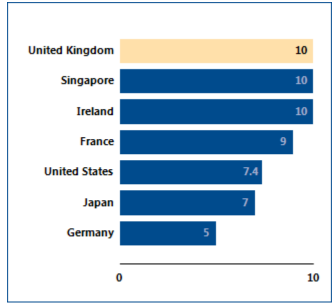
Source: Doing Business database.

One way to put an economy's scores on the protecting minority investors indicators into context is to see where the economy stands in the distribution of scores across comparator economies. Figures 7.2 through 7.7 highlight the scores on the various minority investor protection

Figure 7.2 How extensive are disclosure

Extent of disclosure index (0-10)

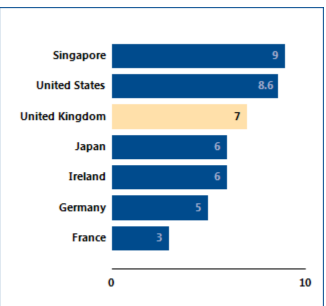
requirements?



Note: Higher scores indicate greater disclosure. Source: Doing Business database.

indices for United Kingdom in 2014. A summary of scoring for the protecting minority investors indicators at the end of this chapter provides details on how the indices were calculated.

Figure 7.3 How extensive is the liability regime for directors?

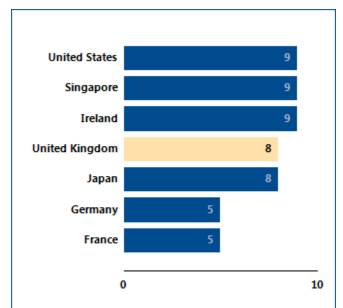


Extent of director liability index (0-10)

Note: Higher scores indicate greater liability of directors. *Source: Doing Business* database.

Figure 7.4 How easy is accessing internal corporate documents?

Ease of shareholder suits index (0-10)

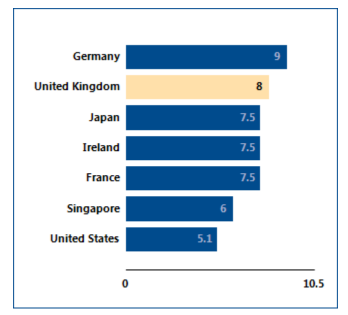


Note: Higher scores indicate greater minority shareholder access to evidence before and during trial.

Source: Doing Business database.

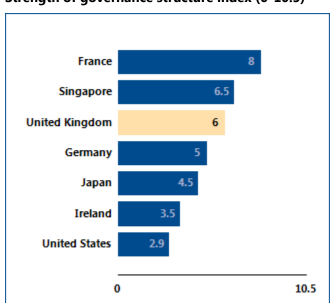
Figure 7.5 How extensive are shareholder rights?





Note: The higher the score, the stronger the protections. *Source: Doing Business* database.

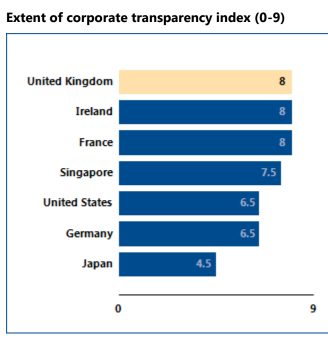
Figure 7.6 How strong is the governance structure?



Strength of governance structure index (0-10.5)

Note: Higher scores indicate more stringent governance structure requirements. *Source: Doing Business* database.

Figure 7.7 How extensive is corporate transparency?



Note: Higher scores indicate greater transparency. *Source: Doing Business* database.

PROTECTING MINORITY INVESTORS What are the details?

The protecting minority investors indicators reported here for United Kingdom are based on detailed information collected through a survey of corporate and securities lawyers about securities regulations, company laws and court rules of evidence and procedure. To construct the six indicators on minority investor protection, scores are assigned to each based on a range of conditions relating to disclosure, director liability, shareholder suits, shareholder rights, governance structure and corporate transparency in a standard case study (for more details, see the Data Notes section of the *Doing Business 2015* report). The summary below shows the details underlying the scores for United Kingdom.

Table 7.2 Summary of scoring for the protecting minority investors indicators in United Kingdom

	Answer	Score
Extent of disclosure index (0-10)		10.0
Which corporate body can provide legally sufficient approval for the Buyer-Seller transaction? (0-3)	Shareholders excluding interested parties	3
Is disclosure by the interested director to the board of directors required? (0-2)	Full disclosure of all material facts	2
Is disclosure of the transaction in published periodic filings (annual reports) required? (0-2)	Disclosure on the transaction and on the conflict of interest	2
Is immediate disclosure of the transaction to the public and/or shareholders required? (0-2)	Disclosure on the transaction and on the conflict of interest	2
Must an external body review the terms of the transaction before it takes place? (0-1)	Yes	1
Extent of director liability index (0-10)		7.0
Can shareholders sue directly or derivatively for the damage caused by the Buyer-Seller transaction to the company? (0-1)	Yes	1
Can shareholders hold the interested director liable for the damage caused by the transaction to the company? (0-2)	Liable if unfair or prejudicial	2
Can shareholders hold members of the approving body liable for the damage cause by the transaction to the company? (0-2)	Liable if negligent	1
Must the interested director pay damages for the harm caused to the company upon a successful claim by a shareholder plaintiff? (0-1)	Yes	1
Must the interested director repay profits made from the transaction upon a successful claim by a shareholder plaintiff? (0-1)	Yes	1
Can both fines and imprisonment be applied against the interested indrector? (0-1)	No	0
Can a court void the transaction upon a successful claim by a shareholder plaintiff? (0-2)	Voidable if negligently concluded	1
Ease of shareholder suits index (0-10)		8.0
Before filing suit, can shareholders owning 10% of the company's share capital inspect the transaction documents? (0-1)	Yes	1
Can the plaintiff obtain any documents from the defendant	Documents that directly prove	2

Can the plaintiff request categories of documents from the defendant without identifying specific ones? (0-1) Yes 1 Can the plaintiff directly question the defendant and witnesses during tria? (0-2) Yes 2 Ste hevel of proof required for civil suits lower than that of reininal cases? (0-1) Yes 1 Can shareholder plaintiffs recover their legal expenses from the company? (0-2) 7.8 7.8 Extent of confifts recover their legal expenses from the company? (0-2) 8.3 8.0 Extent of shareholder rights index (0-10.5) 8.0 8.0 Can shareholders amend company bylaws or statutes with a simple majority? No 0 Can shareholders memod company bylaws or statutes with a simple majority? Yes for listed companies 1 Can shareholders amend company bylaws or statutes with a simple majority? Yes 1.5 Can shareholders amend company bylaws or statutes with a simple majority? Yes 1.5 Can shareholders automatically granted subscription rights on extraordinary meeting of shareholders? 1.5 Must shareholders approve the election and dismissal of the ves 1.5 Can shareholders automatically granted subscription rights on new shares? Yes for listed companies 1 Must shareholders approve the election and dismissal of the ves	and witnesses during trial? (0, 2)	ano sific facts in the plaintiff's claim	
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auditor?		
Must audit reports be disclosed to the public?	Yes	1.5
Extent of shareholder governance index (0-10)		7.3

United Kingdom

Source: Doing Business database.

PAYING TAXES

Taxes are essential. The level of tax rates needs to be carefully chosen—and needless complexity in tax rules avoided. Firms in economies that rank better on the ease of paying taxes in the *Doing Business* study tend to perceive both tax rates and tax administration as less of an obstacle to business according to the World Bank Enterprise Survey research.

What do the indicators cover?

Using a case scenario, Doing Business measures the taxes and mandatory contributions that a mediumsize company must pay in a given year as well as the administrative burden of paying taxes and contributions. This case scenario uses a set of financial statements and assumptions about transactions made over the year. Information is also compiled on the frequency of filing and payments as well as time taken to comply with tax laws. The ranking of economies on the ease of paying taxes is determined by sorting their distance to frontier scores on the ease of paying taxes. These scores are the simple average of the distance to frontier scores for each of the component indicators, with a threshold and a nonlinear transformation applied to one of the component indicators, the total tax rate^{\circ}. The financial statement variables have been updated to be proportional to 2012 income per capita; previously they were proportional to 2005 income per capita. To make the data comparable across economies, several assumptions are used.

- TaxpayerCo is a medium-size business that started operations on January 1, 2012.
- The business starts from the same financial

WHAT THE PAYING TAXES INDICATORS MEASURE

Tax payments for a manufacturing company in 2013 (number per year adjusted for electronic and joint filing and payment)

Total number of taxes and contributions paid, including consumption taxes (value added tax, sales tax or goods and service tax)

Method and frequency of filing and payment

Time required to comply with 3 major taxes (hours per year)

Collecting information and computing the tax payable

Completing tax return forms, filing with proper agencies

Arranging payment or withholding

Preparing separate tax accounting books, if required

Total tax rate (% of profit before all taxes)

Profit or corporate income tax

Social contributions and labor taxes paid by the employer

Property and property transfer taxes

Dividend, capital gains and financial transactions taxes

Waste collection, vehicle, road and other taxes

Taxes and mandatory contributions include corporate income tax, turnover tax and all

⁵ The nonlinear distance to frontier for the total tax rate is equal to the distance taken that and the distance to frontier for the total tax rate is equal to the distance taken that and the tax rate is equal to the distance taken that and the tax rate is equal to the distance taken that and the tax rate is equal to the distance taken that and the tax rate is equal to the distance taken the tax rate is equal to the distance taken that and taxes the taxes taxes that tax rate is equal to the distance taken taxes that taxes taxes taxes taxes taxes taxes taxes taxes that tax rate is each tax rate is equal to the distance tax rate is equal to the distance tax rate is each taxes taxes taxes taxes taxes that the tax rate is each tax rate is each tax rate is each tax rate is the tax rate is the tax rate is each tax

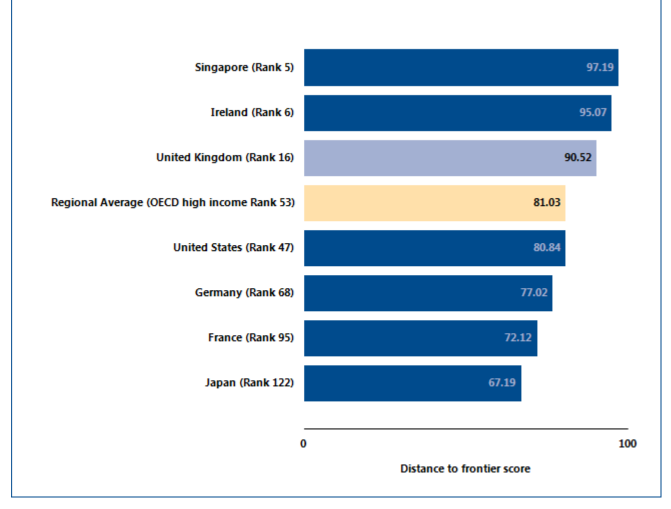
PAYING TAXES Where does the economy stand today?

What is the administrative burden of complying with taxes in United Kingdom—and how much do firms pay in taxes? On average, firms make 8.0 tax payments a year, spend 110.0 hours a year filing, preparing and paying taxes and pay total taxes amounting to 33.7% of profit (see the summary at the end of this chapter for details). Most indicator sets refer to a case scenario in the largest business city of an economy, except for 11 economies for which the data are a population-weighted average of the

2 largest business cities. See the chapter on distance to frontier and ease of doing business ranking at the end of this profile for more details.

Globally, United Kingdom stands at 16 in the ranking of 189 economies on the ease of paying taxes (figure 8.1). The rankings for comparator economies and the regional average ranking provide other useful information for assessing the tax compliance burden for businesses in United Kingdom.

Figure 8.1 How United Kingdom and comparator economies rank on the ease of paying taxes



Source: Doing Business database.

PAYING TAXES

Economies around the world have made paying taxes faster and easier for businesses—such as by consolidating filings, reducing the frequency of payments or offering electronic filing and payment. Many have lowered tax rates. Changes have brought concrete results. Some economies simplifying tax payment and reducing rates have seen tax revenue rise. What tax reforms has *Doing Business* recorded in United Kingdom (table 8.1)?

Table 8.1 How has United Kingdom made paying taxes easier—or not? By *Doing Business* report year from DB2010 to DB2015

DB year	Reform
DB2013	The United Kingdom made paying taxes less costly for companies by reducing the corporate income tax rate.
DB2015	The United Kingdom made paying taxes less costly for companies by reducing the corporate income tax rate. On the other hand, it increased the landfill tax.

Note: For information on reforms in earlier years (back to DB2006), see the *Doing Business* reports for these years, available at http://www.doingbusiness.org. *Source: Doing Business* database.

PAYING TAXES What are the details?

The indicators reported here for United Kingdom are based on the taxes and contributions that would be paid by a standardized case study company used by *Doing Business* in collecting the data (see the section in this chapter on what the indicators cover). Tax practitioners are asked to review a set of financial statements as well as a standardized list of assumptions and transactions that the company completed during its 2nd year of operation. Respondents are asked how much taxes and mandatory contributions the business must pay and how these taxes are filed and paid.

LOCATION OF STANDARDIZED COMPANY

City: London

The taxes and contributions paid are listed in the summary below, along with the associated number of payments, time and tax rate.

Tax or mandatory contribution	Payments (number)	Notes on payments	Time (hours)	Statutory tax rate	Tax base	Total tax rate (% of profit)	Notes on total tax rate
Corporate income tax	1	online filing	37	20% - 25%	taxable profit	20.9	
Labor tax	1	online filing	48	13.8% (floor of GBP 148 per week)	gross salaries	11.3	
Municipal business tax	1		0	various	property value	1.2	
Tax on insurance contracts	1		0	6%	insurance premium	0.1	
Environmental tax	1		0	GBP 72 per tonne	weight of active waste	0.1	
Vehicle tax	1		0	various	depending on weight and size of vehicle	0	
Sales tax	1	online filing	25	20%	value added	0	not included
Fuel Tax	1		0		included in fuel price	0	

Table 8.2 Summary of tax rates and administration

Tax or mandatory contribution	Payments (number)	Notes on payments	Time (hours)	Statutory tax rate	Tax base	Total tax rate (% of profit)	
Labor tax paid by the employees	0		0	various rates	gross salaries	0	
Totals	8.0		110.0			33.7	

Source: Doing Business database.

TRADING ACROSS BORDERS

In today's globalized world, making trade between economies easier is increasingly important for business. Excessive document requirements, burdensome customs procedures, inefficient port operations and inadequate infrastructure all lead to extra costs and delays for exporters and importers, stifling trade potential. Research shows that exporters in developing countries gain more from a 10% drop in their trading costs than from a similar reduction in the tariffs applied to their products in global markets.

What do the indicators cover?

Doing Business measures the time and cost (excluding tariffs and the time and cost for sea transport) associated with exporting and importing a standard shipment of goods by sea transport, and the number of documents necessary to complete the transaction. The indicators cover predefined stages such as documentation requirements and procedures at customs and other regulatory agencies as well as at the port. They also cover trade logistics, including the time and cost of inland transport to the largest business city. The ranking of economies on the ease of trading across borders is determined by sorting their distance to frontier scores for trading across borders. These scores are the simple average of the distance to frontier scores for each of the component indicators. To make the data comparable across economies, Doing Business uses several assumptions about the business and the traded goods.

The business:

- Is located in the economy's largest business city. For the 11 economies with a population of more than 100 million, data for a second city have been added.
- Is a private, limited liability company, domestically owned and does not operate with special export or import privileges.
- Conducts export and import activities, but does not have any special accreditation such as an authorized economic operator status.

WHAT THE TRADING ACROSS BORDERS INDICATORS MEASURE

Documents required to export and import (number)

- Bank documents
- Customs clearance documents
- Port and terminal handling documents
- Transport documents

Time required to export and import (days)

- Obtaining, filling out and submitting all the documents
- Inland transport and handling
- Customs clearance and inspections
- Port and terminal handling
- Does not include sea transport time

Cost required to export and import (US\$ per container)

- All documentation
- Inland transport and handling
- Customs clearance and inspections
- Port and terminal handling
- Official costs only, no bribes

The traded product:

- Is not hazardous nor includes military items.
- Does not require refrigeration or any other special environment.
- Do not require any special phytosanitary or environmental safety standards other than accepted international standards.
- Is one of the economy's leading export or import products.
- Is transported in a dry-cargo, 20-foot full container load.

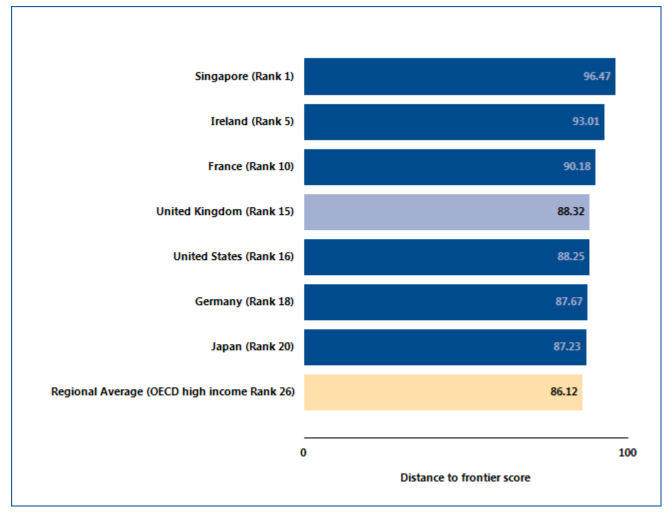
TRADING ACROSS BORDERS Where does the economy stand today?

What does it take to export or import in United Kingdom? According to data collected by *Doing Business*, exporting a standard container of goods requires 4 documents, takes 8.0 days and costs \$1005.0. Importing the same container of goods requires 4 documents, takes 6.0 days and costs \$1050.0 (see the summary of four predefined stages and documents at the end of this chapter for details). Most indicator sets refer to a case scenario in the largest business city of an economy, except for 11 economies for which the data are a

population-weighted average of the 2 largest business cities. See the chapter on distance to frontier and ease of doing business ranking at the end of this profile for more details.

Globally, United Kingdom stands at 15 in the ranking of 189 economies on the ease of trading across borders (figure 9.1). The rankings for comparator economies and the regional average ranking provide other useful information for assessing how easy it is for a business in United Kingdom to export and import goods.





Source: Doing Business database.

TRADING ACROSS BORDERS What are the details?

The indicators reported here for United Kingdom are based on a set of specific predefined stages for trading a standard shipment of goods by ocean transport (see the section in this chapter on what the indicators cover). Information on the required documents and the time and cost to complete export and import is collected from local freight forwarders, shipping lines, customs brokers, port officials and banks.

LOCATION OF STANDARDIZED COMPANY

Port Name: Southampton

City: London

The predefined stages, and the associated time and cost, for exporting and importing a standard shipment of goods are listed in the summary below, along with the required documents.

Table 9.2 Summary of predefined stages and documents for trading across borders in United Kingdom

Stages to export	Time (days)	Cost (US\$)
Customs clearance and inspections	1	75
Documents preparation	3	175
Inland transportation and handling	2	550
Ports and terminal handling	2	205
Totals	8	1,005

Stages to import	Time (days)	Cost (US\$)
Customs clearance and inspections	1	75
Documents preparation	2	180
Inland transportation and handling	2	590
Ports and terminal handling	1	205
Totals	6	1,050

Documents to export
Bill of Lading
Commercial invoice
Customs export declaration
Packing list

Documents to import
Bill of Lading
Commercial invoice
Customs import declaration
Packing list

Source: Doing Business database.

ENFORCING CONTRACTS

Effective commercial dispute resolution has many benefits. Courts are essential for entrepreneurs because they interpret the rules of the market and protect economic rights. Efficient and transparent courts encourage new business relationships because businesses know they can rely on the courts if a new customer fails to pay. Speedy trials are essential for small enterprises, which may lack the resources to stay in business while awaiting the outcome of a long court dispute.

What do the indicators cover?

Doing Business measures the efficiency of the judicial system in resolving a commercial dispute before local courts. Following the step-by-step evolution of a standardized case study, it collects data relating to the time, cost and procedural complexity of resolving a commercial lawsuit. The ranking on the ease of enforcing contracts is the simple average of the percentile rankings on its component indicators: procedures, time and cost.

The dispute in the case study involves the breach of a sales contract between 2 domestic businesses. The case study assumes that the court hears an expert on the quality of the goods in dispute. This distinguishes the case from simple debt enforcement. To make the data comparable across economies, *Doing Business* uses several assumptions about the case:

- The seller and buyer are located in the economy's largest business city. For the 11 economies with a population of more than 100 million, data for a second city have been added.
- The buyer orders custom-made goods, then fails to pay.
- The seller sues the buyer before a competent court.
- The value of the claim is 200% of the income per capita or the equivalent in local currency of USD 5,000, whichever is greater.

WHAT THE ENFORCING CONTRACTS

INDICATORS MEASURE

Procedures to enforce a contract through the courts (number)

Steps to file and serve the case

Steps for trial and judgment

Steps to enforce the judgment

Time required to complete procedures (calendar days)

Time to file and serve the case

Time for trial and obtaining judgment

Time to enforce the judgment

Cost required to complete procedures (% of claim)

Average attorney fees

Court costs

Enforcement costs

- The seller requests a pretrial attachment to secure the claim.
- The dispute on the quality of the goods requires an expert opinion.
- The judge decides in favor of the seller; there is no appeal.
- The seller enforces the judgment through a public sale of the buyer's movable assets.

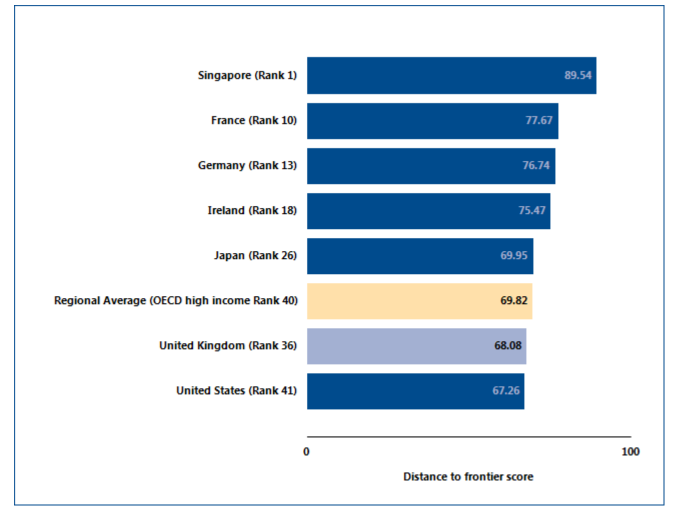
ENFORCING CONTRACTS Where does the economy stand today?

How efficient is the process of resolving a commercial dispute through the courts in United Kingdom? According to data collected by *Doing Business*, contract enforcement takes 437.0 days, costs 39.9% of the value of the claim and requires 29.0 procedures (see the summary at the end of this chapter for details). Most indicator sets refer to a case scenario in the largest business city of an economy, except for 11 economies for which the data are a population-weighted average of the

2 largest business cities. See the chapter on distance to frontier and ease of doing business ranking at the end of this profile for more details.

Globally, United Kingdom stands at 36 in the ranking of 189 economies on the ease of enforcing contracts (figure 10.1). The rankings for comparator economies and the regional average ranking provide other useful benchmarks for assessing the efficiency of contract enforcement in United Kingdom.





Source: Doing Business database.

ENFORCING CONTRACTS

Economies in all regions have improved contract enforcement in recent years. A judiciary can be improved in different ways. Higher-income economies tend to look for ways to enhance efficiency by introducing new technology. Lower-income economies often work on reducing backlogs by introducing periodic reviews to clear inactive cases from the docket and by making procedures faster. What reforms making it easier (or more difficult) to enforce contracts has *Doing Business* recorded in United Kingdom (table 10.1)?

Table 10.1 How has United Kingdom made enforcing contracts easier—or not?

By Doing Business report year from DB2010 to DB2015

DB year	Reform	
DB2011	The United Kingdom improved the process for enforcing contracts by modernizing civil procedures in the commercial court.	

Note: For information on reforms in earlier years (back to DB2005), see the *Doing Business* reports for these years, available at http://www.doingbusiness.org. *Source: Doing Business* database.

ENFORCING CONTRACTS

What are the details?

The indicators reported here for United Kingdom are based on a set of specific procedural steps required to resolve a standardized commercial dispute through the courts (see the section in this chapter on what the indicators cover). These procedures, and the time and cost of completing them, are identified through study of the codes of civil procedure and other court regulations, as well as through questionnaires completed by local litigation lawyers (and, in a quarter of the economies covered by *Doing Business*, by judges as well).

COURT NAME	
Claim value:	GBP 48,732
Court name:	County Court of England and Wales
City:	London

Table 10.2 Summary of time, cost and procedures for enforcing a contract in United Kingdom

Indicator	United Kingdom	OECD high income average
Time (days)	437	540
Filing and service	30	
Trial and judgment	345	
Enforcement of judgment	62	
Cost (% of claim)	39.9	21.4
Attorney cost (% of claim)	35.0	
Court cost (% of claim)	3.7	
Enforcement Cost (% of claim)	1.2	
Procedures (number)	29	32
Number of procedures (without bonus points)	31	
Electronic filing of court cases	-1	
Specialized commercial courts	-1	
Total number of procedures (including bonus points)	29	

No.	Procedures	
	Filing and service:	
1	Plaintiff requests payment: Plaintiff or his lawyer asks Defendant orally or in writing to comply with the contract.	
2	Plaintiff hires a lawyer: Plaintiff hires a lawyer.	
*	Plaintiff pays court fees: Plaintiff pays court fees (e.g. court duties, stamp duties, or any other type of court fees). Answer 'yes' even if Plaintiff recovers these costs.	
*	Assignment of court case to a judge: Assignment of court case to a judge (through a random procedure, automated system, ruling of an administrative judge, court officer, etc).	
3	Judicial scrutiny of summons and complaint: Judge examines Plaintiff's summons and complaint for formal requirements as a matter of law or standard practice.	
*	Mailing of summons and complaint: Court or process server, including (private) bailiff, mails summons and complaint to Defendant.	
*	Proof of service: Plaintiff submits proof of service to court, as required by law or standard practice.	
*	Application for pre-judgment attachment: Plaintiff submits an application in writing for the attachment of Defendant's property prior to judgment.	
*	Decision on pre-judgment attachment: Judge decides whether to grant Plaintiff's request for pre- judgment attachment of Defendant's property and notifies Plaintiff and Defendant of the decision.	
4	Pre-judgment attachment order: Defendant's property is attached prior to judgment. Attachment order either involves physical attachment, or is achieved by freezing, registering, marking, or otherwise separating and restricting Defendant's movement of specific moveable assets.	
5	Hearing on pre-judgment attachment: A hearing takes place as a matter of law or standard practice to resolve the question of whether Defendant's assets can be attached prior to judgment. This process may include the submission of separate summons and petitions.	
	Trial and judgment:	
6	Defendant files an answer to Plaintiff's claim: Defendant files a written pleading which includes his answer or defense on the merits of the case (see assumption 4).	
*	Court's mailing of allocation questionnaire to parties: The court mails a questionnaire to the parties asking each to allocate the case among different case-tracks (for example, multi track, fast track) and asking each to frame the issues for trial.	
7	Parties' answer to court's allocation questionnaire: Parties submit their completed allocation questionnaires to the court (including their answers regarding case-tracks and the issues for trial).	
8	Pre-trial conference on procedure: The judge meets with the parties to discuss procedural issues (for example which applications and motions parties intend to file, which documents parties intend to rely on, etc.).	

No.	Procedures		
*	Discovery requests: Plaintiff and Defendant make requests for the disclosure of documents, attempting to force the other party to reveal potentially detrimental documents. Check as 'yes' if discovery requests usually entail disputes.		
9	Discovery disputes: Following a request for discovery of documentary evidence by one of the parties, the other party disputes the request and calls upon the judge to decide the issue. Check as 'yes' if discovery disputes are provided by law and commonly happen.		
10	Request for oral hearing or trial: Plaintiff lists the case for trial on the court's calendar or applies for the date(s) for the oral hearing or trial.		
*	Setting of date(s) for oral hearing or trial: Judge sets the date(s) for the oral hearing or trial.		
11	Pre-trial conference aimed at preparing for trial: The judge meets with parties to make practical arrangements for the trial (for example, the number of witnesses parties intend to call on during trial, how much time each party is given to present oral arguments etc.).		
*	List of (expert) witnesses: The parties file a list of (expert) witnesses with the court (see assumption 5-a).		
12	Trial (prevalent in common law): The parties argue the merits of the case at (an) oral session(s) before the court. Witnesses and expert witnesses are questioned and cross-examined during trial.		
*	Final arguments: The parties present their final factual and legal arguments to the court either by oral presentation or by a written submission.		
13	Writing of judgment: The judge produces a written copy of the judgment.		
14	Registration of judgment: The court office registers the judgment after receiving a written copy of the judgment.		
15	Court notification of availability of the written judgment: The court notifies the parties that the written judgment is available at the courthouse.		
16	Plaintiff receives a copy of the judgment: Plaintiff receives a copy of the written judgment which is 100% in favor of Plaintiff (see assumption 6).		
17	Defendant is formally notified of the judgment: Plaintiff or court formally notifies the Defendant of the judgment. The appeal period starts to run from the day the Defendant is formally notified of the judgment.		
18	Appeal period: By law Defendant has the opportunity to appeal the judgment during a specified period. Defendant decides not to appeal. Seller decides to start enforcing the judgment when the appeal period ends (see assumption 8).		
19	Order for reimbursement by Defendant of Plaintiff's court fees: The judgment orders Defendant to reimburse Plaintiff for the court fees Plaintiff has advanced, because Defendant has lost the case.		
	Enforcement of judgment:		
*	Plaintiff hires a lawyer: Plaintiff hires a lawyer to enforce the judgment or continues to be represented by a lawyer during the enforcement of judgment phase.		
20	Plaintiff retains an enforcement agent to enforce the judgment.: Plaintiff retains the services of a court enforcement officer such as a court bailiff or sheriff, or a private bailiff.		

No.	Procedures	
*	Plaintiff requests an enforcement order: Plaintiff applies to the court to obtain the enforcement order ('seal' on judgment).	
21	Plaintiff advances enforcement fees: Plaintiff pays the fees related to the enforcement of the judgment.	
22	Attachment of enforcement order to judgment: The judge attaches the enforcement order ('seal') to the judgment.	
*	Delivery of enforcement order: The court's enforcement order is delivered to a court enforcement officer or a private bailiff.	
23	Request to Defendant to comply voluntarily with judgment: Plaintiff, a court enforcement officer or a private bailiff requests Defendant to voluntarily comply with the judgment.	
24	Identification of Defendant's assets by court official or Defendant for purposes of enforcement: The judge, a court enforcement officer, a private bailiff or the Defendant himself identifies Defendant's movable assets for the purposes of enforcing the judgment through a sale of Defendant's assets.	
25	Attachment: Defendant's movable goods are attached (physically or by registering, marking or separating assets).	
26	Report on execution of attachment: A court enforcement officer or private bailiff delivers a report on the attachment of Defendant's movable goods to the judge.	
27	Call for public auction: Judge calls a public auction by, for example, advertising or publication in the newspapers.	
28	Sale through public auction: The Defendant's movable property is sold at public auction.	
29	Distribution of proceeds: The proceeds of the public auction are distributed to Plaintiff (and, where applicable, to other creditors, according to the rules of priority).	
30	Reimbursement of Plaintiff's enforcement fees: Defendant reimburses Plaintiff's enforcement fees which Plaintiff had advanced previously.	
31	Payment: Court orders that the proceeds of the public auction or the direct sale be delivered to Plaintiff.	

* Not counted in the total number of procedures. *Source: Doing Business* database.

RESOLVING INSOLVENCY

A robust bankruptcy system functions as a filter, ensuring the survival of economically efficient companies and reallocating the resources of inefficient ones. Fast and cheap insolvency proceedings result in the speedy return of businesses to normal operation and increase returns to creditors. By improving the expectations of creditors and debtors about the outcome of insolvency proceedings, well-functioning insolvency systems can facilitate access to finance, save more viable businesses and thereby improve growth and sustainability in the economy overall.

What do the indicators cover?

Doing Business studies the time, cost and outcome of insolvency proceedings involving domestic legal entities. These variables are used to calculate the recovery rate, which is recorded as cents on the dollar recouped by secured creditors through reorganization, liquidation or debt enforcement (foreclosure) proceedings. To determine the present value of the amount recovered by creditors, *Doing Business* uses the lending rates from the International Monetary Fund, supplemented with data from central banks and the Economist Intelligence Unit.

In addition, *Doing Business* evaluates the adequacy and integrity of the existing legal framework applicable to liquidation and reorganization proceedings through the strength of insolvency framework index. The index tests whether economies adopted internationally accepted good practices in four areas: commencement of proceedings, management of debtor's assets, reorganization proceedings and creditor participation.

The ranking of the Resolving Insolvency indicator is based on the recovery rate and the total score of the strength of insolvency framework index. The Resolving Insolvency indicator does not measure insolvency proceedings of individuals and financial institutions. The data are derived from survey responses by local insolvency practitioners and verified through a study of laws and regulations as well as public information on bankruptcy systems.

WHAT THE RESOLVING INSOLVENCY

INDICATORS MEASURE

Time required to recover debt (years)

Measured in calendar years

Appeals and requests for extension are included

Cost required to recover debt (% of debtor's estate)

Measured as percentage of estate value

Court fees

Fees of insolvency administrators

Lawyers' fees

Assessors' and auctioneers' fees

Other related fees

Outcome

Whether business continues operating as a going concern or business assets are sold piecemeal

Recovery rate for creditors

Measures the cents on the dollar recovered by secured creditors

Outcome for the business (survival or not) determines the maximum value that can be recovered

Official costs of the insolvency proceedings are deducted

Depreciation of furniture is taken into account

Present value of debt recovered

Strength of insolvency framework index (0-16)

Sum of the scores of four component indices:

Commencement of proceedings index (0-3)

Management of debtor's assets index (0-6)

Reorganization proceedings index (0-3)

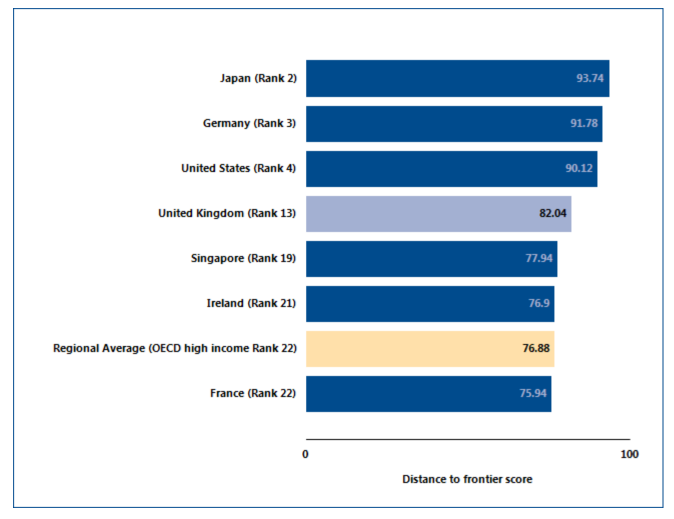
Creditor participation index (0-4)

RESOLVING INSOLVENCY Where does the economy stand today?

Combination of quality regulations and efficient practice characterize the top-performing economies. How efficient are insolvency proceedings in United Kingdom? According to data collected by *Doing Business*, resolving insolvency takes 1.0 years on average and costs 6.0% of the debtor's estate, with the most likely outcome being that the company will be sold as going concern. The average recovery rate is 88.6 cents on the dollar. Most indicator sets refer to a case scenario in the largest business city of an economy, except for 11 economies for which the data are a population-weighted average of the 2 largest business cities. See the chapter on distance to frontier and ease of doing business ranking at the end of this profile for more details. According to data collected by *Doing Business*, United Kingdom scores 3.0 out of 3 points on the commencement of proceedings index, 5.0 out of 6 points on the management of debtor's assets index, 1.0 out of 3 points on the reorganization proceedings index, and 2.0 out of 4 points on the creditor participation index. United Kingdom's total score on the strength of insolvency framework index is 11.0 out of 16.

Globally, United Kingdom stands at 13 in the ranking of 189 economies on the ease of resolving insolvency (figure 11.1). The rankings for comparator economies and the regional average ranking provide other useful benchmarks for assessing the efficiency of insolvency proceedings in United Kingdom.

Figure 11.1 How United Kingdom and comparator economies rank on the ease of resolving insolvency



Source: Doing Business database.

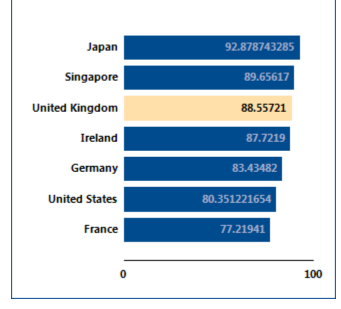
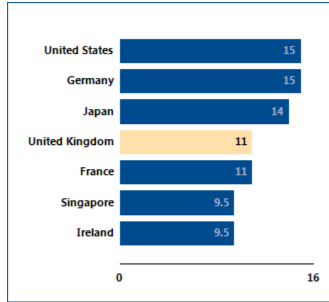


Figure 11.2 Recovery Rate (0-100) - United Kingdom

Source: Doing Business database.





Source: Doing Business database.

RESOLVING INSOLVENCY

A well-balanced bankruptcy system distinguishes companies that are financially distressed but economically viable from inefficient companies that should be liquidated. But in some insolvency systems even viable businesses are liquidated. This is starting to change. Many recent reforms of bankruptcy laws have been aimed at helping more of the viable businesses survive. What insolvency reforms has *Doing Business* recorded in United Kingdom (table 11.1)?

Table 11.1 How has United Kingdom made resolving insolvency easier—or not?

By Doing Business report year from DB2010 to DB2015

DB year	Reform
DB2011	Amendments to the United Kingdom's insolvency rules streamline bankruptcy procedures, favor the sale of the firm as a whole and improve the calculation of administrators' fees.

Note: For information on reforms in earlier years (back to DB2005), see the *Doing Business* reports for these years, available at http://www.doingbusiness.org. *Source: Doing Business* database.

Doing Business measures flexibility in the regulation of employment, specifically as it affects the hiring and redundancy of workers and the rigidity of working hours. This year, for the first time, the indicators measuring flexibility in labor market regulations focus on those affecting the food retail industry, using a standardized case study of a cashier in a supermarket. Also new is that *Doing Business* collects data on regulations applying to employees hired through temporary-work agencies as well as on those applying to permanent employees or employees hired on fixed-term contracts. The indicators also cover additional areas of labor market regulation, including social protection schemes and benefits as well as labor disputes.

Over the period from 2007 to 2011 improvements were made to align the methodology for the labor market regulation indicators (formerly the employing workers indicators) with the letter and spirit of the International Labour Organization (ILO) conventions. Only 6 of the 188 ILO conventions cover areas measured by Doing Business: employee termination, weekend work, holiday with pay, night work, protection against unemployment and medical care and sickness benefits. The Doing Business methodology is fully consistent with these 6 conventions. The ILO conventions covering areas related to the labor market regulation indicators do not include the ILO core labor standards-8 conventions covering the right to collective bargaining, the elimination of forced labor, the abolition of child labor and equitable treatment in employment practices.

Between 2009 and 2011 the World Bank Group worked with a consultative group—including labor lawyers, employer and employee representatives, and experts from the ILO, the Organisation for Economic Cooperation and Development (OECD), civil society and the private sector—to review the methodology for the labor market regulation indicators and explore future areas of research.

A full report with the conclusions of the consultative group is available at:

http://www.doingbusiness.org/methodology/employing-workers.

Doing Business 2015 presents the data for the labor market regulation indicators in an annex. The report does not present rankings of economies on these indicators nor include the topic in the aggregate distance to frontier score or ranking on the ease of doing business. Detailed data collected on labor market regulations are available on the *Doing Business* website (http://www.doingbusiness.org). The data on labor market regulations are based on a detailed survey of employment regulations that is completed by local lawyers and public officials. Employment laws and regulations as well as secondary sources are reviewed to ensure accuracy. To make the data comparable across economies, several assumptions about the worker and the business are used.

The worker:

- Is a cashier in a supermarket or a grocery store
- Is a full-time employee
- Is not a member of the labor union, unless membership is mandatory

The business:

- Is a limited liability company (or the equivalent in the economy) with 60 employees.
- Operates a supermarket or grocery store in the economy's largest business city. For 11 economies the data are also collected for the second largest business city.
- Is subject to collective bargaining agreements if such agreements cover more than 50% of the food retail sector and they apply even to firms that are not party to them.
- Abides by every law and regulation but does not grant workers more benefits than those mandated by law, regulation or (if applicable) collective bargaining agreements.

Employment laws are needed to protect workers from arbitrary or unfair treatment and to ensure efficient contracting between employers and workers. Many economies that changed their labor market regulation in the past 5 years did so in ways that increased labor market flexibility. What changes did United Kingdom adopt that affected the *Doing Business* indicators on labor market regulation (table 12.1)?

Table 12.1 What changes did United Kingdom make in terms of labor market regulation?

DB year	Reform	
DB2010 The United Kingdom increased mandatory paid annual leave.		
DB2012United Kingdom increased the severance payment obligation applicable in cases of redundancy dismissals.DB2013The United Kingdom increased redundancy costs of the severance pay applicable in cases of redundancy dismissals.		

What are the details?

The data reported here for United Kingdom are based on a detailed survey of labor market regulation that is completed by local lawyers and public officials. Employment laws and regulations as well as secondary sources are reviewed to ensure accuracy.

Difficulty of hiring index

Difficulty of hiring covers 4 areas: (i) whether fixed-term contracts are prohibited for permanent tasks; (ii) the maximum cumulative duration of fixed-term contracts; (iii) the minimum wage for a cashier, age 19, with 1 year of work experience; and (iv) the ratio of the minimum

wage to the average value added per worker. The average value added per worker is the ratio of an economy's GNI per capita to the working-age population as a percentage of the total population.

Difficulty of hiring index	Data
Fixed-term contracts prohibited for permanent tasks?	No
Maximum length of a single fixed-term contract (months)	No limit, but employees who have worked successive fixed term contracts for a period of four years or more will become permament employees unless the employer can objectively justify the continued use of a fixed term arrangements.
Maximum length of fixed-term contracts, including renewals (months)	No limit
Minimum wage applicable to the worker assumed in the case study (US\$/month)	1371.67
Ratio of minimum wage to value added per worker	0.27

Rigidity of hours index

Rigidity of hours covers 7 areas: (i) whether the workweek can extend to 50 hours or more (including overtime) for 2 months in a year to respond to a seasonal increase in workload; (ii) the maximum number of days allowed in the workweek; (iii) the premium for night work (as a percentage of hourly pay); (iv) the

premium for work on a weekly rest day (as a percentage of hourly pay); (v) whether there are restrictions on night work; (vi) whether there are restrictions on weekly holiday work; and (vii) the average paid annual leave for workers with 1 year of tenure, 5 years of tenure and 10 years of tenure.

Rigidity of hours index	Data
50-hour workweek allowed for 2 months a year in case of a seasonal increase in workload?	Yes
Maximum working days per week	6.0
Premium for night work (% of hourly pay)	0%
Premium for work on weekly rest day (% of hourly pay)	0%
Major restrictions on night work?	No
Major restrictions on weekly holiday?	No
Paid annual leave for a worker with 1 year of tenure (in working days)	28.0
Paid annual leave for a worker with 5 years of tenure (in working days)	28.0
Paid annual leave for a worker with 10 years of tenure (in working days)	28.0
Paid annual leave (average for workers with 1, 5 and 10 years of tenure, in working days)	28.0

Difficulty of redundancy index

Difficulty of redundancy index looks at 9 questions: (i) what the length is in months of the maximum probationary period; (ii) whether redundancy is disallowed as a basis for terminating workers; (iii) whether the employer needs to notify a third party (such as a government agency) to terminate 1 redundant worker; (iv) whether the employer needs to notify a third party to terminate a group of 9 redundant workers; (v)

whether the employer needs approval from a third party to terminate 1 redundant worker; (vi) whether the employer needs approval from a third party to terminate a group of 9 redundant workers; (vii) whether the law requires the employer to reassign or retrain a worker before making the worker redundant; (viii) whether priority rules apply for redundancies; and (ix) whether priority rules apply for reemployment.

Difficulty of redundancy index	Data
Maximum length of probationary period (months)	6.0
Dismissal due to redundancy allowed by law?	Yes
Third-party notification if 1 worker is dismissed?	No
Third-party approval if 1 worker is dismissed?	No
Third-party notification if 9 workers are dismissed?	No
Third-party approval if 9 workers are dismissed?	No
Retraining or reassignment obligation before redundancy?	No
Priority rules for redundancies?	No
Priority rules for reemployment?	No

Redundancy cost

Redundancy cost measures the cost of advance notice requirements, severance payments and penalties due when terminating a redundant worker, expressed in weeks of salary. The average value of notice requirements and severance payments applicable to a worker with 1 year of tenure, a worker with 5 years and a worker with 10 years is considered. One month is recorded as 4 and 1/3 weeks.

Redundancy cost indicator (in salary weeks)	Data
Notice period for redundancy dismissal for a worker with 1 year of tenure	1.0
Notice period for redundancy dismissal for a worker with 5 years of tenure	5.0
Notice period for redundancy dismissal for a worker with 10 years of tenure	10.0
Notice period for redundancy dismissal (average for workers with 1, 5 and 10 years of tenure)	5.3
Severance pay for redundancy dismissal for a worker with 1 year of tenure	0.0
Severance pay for redundancy dismissal for a worker with 5 years of tenure	3.5
Severance pay for redundancy dismissal for a worker with 10 years of tenure	8.5
Severance pay for redundancy dismissal (average for workers with 1, 5 and 10 years of tenure)	4.0

Source: Doing Business database.

Social protection schemes and benefits & Labor disputes

Doing Business collects data on the existence of unemployment protection schemes as well as data on whether employers are legally required to provide health insurance for employees with permanent contracts. Doing Business also assesses the mechanisms available to resolve labor disputes. More specifically, it collects data on what courts would be competent to hear labor disputes and whether the competent court is specialized in resolving labor disputes.

Social protection schemes and benefits & Labor disputes indicator	Data
Availability of unemployment protection scheme?	Yes
Health insurance existing for permanent employees?	Yes
Availability of courts or court sections specializing in labor disputes?	Yes

DISTANCE TO FRONTIER AND EASE OF DOING BUSINESS RANKING

This year's report presents results for 2 aggregate measures: the distance to frontier score and the ease of doing business ranking, which for the first time this year is based on the distance to frontier score. The ease of doing business ranking compares economies with one another; the distance to frontier score benchmarks economies with respect to regulatory best practice, showing the absolute distance to the best performance on each *Doing Business* indicator. When compared across years, the distance to frontier score shows how much the regulatory environment for local entrepreneurs in an economy has changed over time in absolute terms, while the ease of doing business ranking can show only how much the regulatory environment has changed relative to that in other economies.

Distance to Frontier

The distance to frontier score captures the gap between an economy's performance and a measure of best practice across the entire sample of 31 indicators for 10 *Doing Business* topics (the labor market regulation indicators are excluded). For starting a business, for example, Canada and New Zealand have the smallest number of procedures required (1), and New Zealand the shortest time to fulfill them (0.5 days). Slovenia has the lowest cost (0.0), and Australia, Colombia and 110 other economies have no paid-in minimum capital requirement (table 15.1 in the *Doing Business 2015* report).

Calculation of the distance to frontier score

Calculating the distance to frontier score for each economy involves 2 main steps. First, individual component indicators are normalized to a common unit where each of the 31 component indicators y (except for the total tax rate) is rescaled using the linear transformation (worst – y)/(worst – frontier). In this formulation the frontier represents the best performance on the indicator across all economies since 2005 or the third year after data for the indicators such as those on getting credit or protecting minority investors, the frontier is set at the highest possible value. For the total tax rate, consistent with the use of a threshold in calculating the rankings on this indicator, the frontier is

defined as the total tax rate at the 15th percentile of the overall distribution for all years included in the analysis. For the time to pay taxes the frontier is defined as the lowest time recorded among all economies that levy the 3 major taxes: profit tax, labor taxes and mandatory contributions, and value added tax (VAT) or sales tax. In addition, the cost to export and cost to import for each year are divided by the GDP deflator, to take the general price level into account when benchmarking these absolute-cost indicators across economies with different inflation trends. The base year for the deflator is 2013 for all economies.

In the same formulation, to mitigate the effects of extreme outliers in the distributions of the rescaled data for most component indicators (very few economies need 700 days to complete the procedures to start a business, but many need 9 days), the worst performance is calculated after the removal of outliers. The definition of outliers is based on the distribution for each component indicator. To simplify the process, 2 rules were defined: the 95th percentile is used for the indicators with the most dispersed distributions (including time, cost, minimum capital and number of payments to pay taxes), and the 99th percentile is used for number of procedures and number of documents to trade. No outlier was removed for component indicators bound by definition or construction, including legal index scores (such as the depth of credit information index, extent of conflict of interest regulation index and strength of insolvency framework index) and the recovery rate (figure 15.1 in the Doing Business 2015 report).

Second, for each economy the scores obtained for individual indicators are aggregated through simple averaging into one distance to frontier score, first for each topic and then across all 10 topics: starting a business, dealing with construction permits, getting electricity, registering property, getting credit, protecting minority investors, paying taxes, trading across borders, enforcing contracts and resolving insolvency. More complex aggregation methods—such as principal components and unobserved components—yield a ranking nearly identical to the simple average used by *Doing Business*⁶. Thus *Doing Business* uses the simplest

⁶ See Djankov, Manraj and others (2005). Principal components and unobserved components methods yield a ranking nearly identical to

method: weighting all topics equally and, within each topic, giving equal weight to each of the topic components⁷.

An economy's distance to frontier score is indicated on a scale from 0 to 100, where 0 represents the worst performance and 100 the frontier. All distance to frontier calculations are based on a maximum of 5 decimals. However, indicator ranking calculations and the ease of doing business ranking calculations are based on 2 decimals. The difference between an economy's distance to frontier score in any previous year and its score in 2014 illustrates the extent to which the economy has closed the gap to the regulatory frontier over time. And in any given year the score measures how far an economy is from the best performance at that time.

Treatment of the total tax rate

This year, for the first time, the total tax rate component of the paying taxes indicator set enters the distance to frontier calculation in a different way than any other indicator. The distance to frontier score obtained for the total tax rate is transformed in a nonlinear fashion before it enters the distance to frontier score for paying taxes. As a result of the nonlinear transformation, an increase in the total tax rate has a smaller impact on the distance to frontier score for the total tax rate-and therefore on the distance to frontier score for paying taxes-for economies with a below-average total tax rate than it would have in the calculation done in previous years (line B is smaller than line A in figure 15.2 of the Doing Business 2015 report). And for economies with an extreme total tax rate (a rate that is very high relative to the average), an increase has a greater impact on both these distance to frontier scores than before (line D is bigger than line C in figure 15.2 of the Doing Business 2015 report).

The nonlinear transformation is not based on any economic theory of an "optimal tax rate" that minimizes distortions or maximizes efficiency in an economy's overall tax system. Instead, it is mainly empirical in nature. The nonlinear transformation along with the threshold reduces the bias in the indicator toward economies that do not need to levy significant taxes on companies like the *Doing Business* standardized case study company because they raise public revenue in other ways—for example, through taxes on foreign companies, through taxes on sectors other than manufacturing or from natural resources (all of which are outside the scope of the methodology). In addition, it acknowledges the need of economies to collect taxes from firms.

Calculation of scores for economies with 2 cities covered

For each of the 11 economies for which a second city was added in this year's report, the distance to frontier score is calculated as the population-weighted average of the distance to frontier scores for the 2 cities covered (table 12.1). This is done for the aggregate score, the scores for each topic and the scores for all the component indicators for each topic.

Table 12.1 Weights used in calculating the distance to frontier scores for economies with 2 cities covered

Economy	City	Weight (%)
Bangladesh	Dhaka	78
	Chittagong	22
Brazil	São Paulo	61
	Rio de Janeiro	39
China	Shanghai	55
	Beijing	45
India	Mumbai	47
	Delhi	53
Indonesia	Jakarta	78
	Surabaya	22
Japan	Tokyo	65
	Osaka	35
Mexico	Mexico City	83
	Monterrey	17
Nideria	Lagos	77
	Kano	23
Pakistan	Karachi	65
	Lahore	35
Russian Federation	Moscow	70
	St. Petersburg	30
United States	New York	60
	Los Angeles	40

Source: United Nations, Department of Economic and Social Affairs, Population Division, World Urbanization Prospects, 2014 Revision. http://esa.un.org/unpd/wup/CD-ROM/Default.aspx.

that from the simple average method because both these methods assign roughly equal weights to the topics, since the pairwise correlations among indicators do not differ much. An alternative to the simple average method is to give different weights to the topics, depending on which are considered of more or less importance in the context of a specific economy.

⁷ For getting credit, indicators are weighted proportionally, according to their contribution to the total score, with a weight of 60% assigned to the strength of legal rights index and 40% to the depth of credit information index. Indicators for all other topics are assigned equal weights

Economies that improved the most across 3 or more *Doing Business* topics in 2013/14

Doing Business 2015 uses a simple method to calculate which economies improved the ease of doing business the most. First, it selects the economies that in 2013/14 implemented regulatory reforms making it easier to do business in 3 or more of the 10 topics included in this year's aggregate distance to frontier score. Twenty-one economies meet this criterion: Azerbaijan; Benin; the Democratic Republic of Congo; Côte d'Ivoire; the Czech Republic; Greece; India; Ireland; Kazakhstan; Lithuania; the former Yugoslav Republic of Macedonia; Poland; Senegal; the Seychelles; Spain; Switzerland; Taiwan, China; Tajikistan; Togo; Trinidad and Tobago; and the United Arab Emirates. Second, *Doing Business* sorts these economies on the increase in their distance to frontier score from the previous year using comparable data. Selecting the economies that implemented regulatory reforms in at least 3 topics and had the biggest improvements in their distance to frontier scores is intended to highlight economies with ongoing, broadbased reform programs. The improvement in the distance to frontier score is used to identify the top improvers because this allows a focus on the absolute improvement—in contrast with the relative improvement shown by a change in rankings—that economies have made in their regulatory environment for business.

Ease of Doing Business ranking

The ease of doing business ranking ranges from 1 to 189. The ranking of economies is determined by sorting the aggregate distance to frontier scores, rounded to 2 decimals.

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