ARGENTINA

Latin America and the Caribbean

Upper-middle-income country

Overall Score

Reasonable Access to Decent Work

0 - 50	50.5 - 60	60.5 - 70	70.5 - 80	80.5 - 90	90.5 - 100
TOTAL LACK OF ACCESS TO DECENT WORK	BASIC ACCESS TO DECENT WORK	LIMITED ACCESS TO DECENT WORK	REASONABLE ACCESS TO DECENT WORK	APPROACHING ACCESS TO DECENT WORK	ACCESS TO DECENT WORK

The country rating is based on the overall score of 0-100, with the following coding: The overall score ranges from 0 to 100, where 100 signifies the highest possible score and 0 signifies the lowest possible score. The score indicates "access to decent work" by law.

Contextual Indicators

Population (2022)	46.23 M	Total Fertility (rate) (2022)	1.88	Female Labour Force (202	A:9.20 M	B:50% (participation rate)
Labour Force (2024)	21.65 M	Trade Union (density)	28%	O Non-Standard Employment 5	A:41% (part-time employment) (2023)	B:10% (temporary employment)(2023)
GDP per Capita	\$13,651	Collective Bargaining (coverage) (2011	49%	Work Injuries (per 100,000 workers)	A:3.33 (fatal)(2022)	B:3,587 (non-fatal)(2022)
Poverty Headcount (2022)	39%	Social Protection ³ (coverage)	66%	Minimum Wage ⁷ (April 2024)	ARS 180,00	0
Informal Employment ² (2023)	50%	Workers per Labour Inspector ⁸	58,835	Living Wage ⁹ (April 2024)	ARS 358,41	5

Sources: World Bank | International Labour Organization | WageIndicator Minimum Wages and Living Wages Database | M = Million GDP per Capita in USD (\$) | wages shown in local currency and per month

75

At a glance

For Argentina, the labour legislation applicable at the national level is analysed and scored. Different rules may apply in other jurisdictions, necessitating review of other sources.

Following this approach, Argentina's overall score is 78 out of 100. The overall score for Argentina is greater than the regional average observed across Latin America and The Caribbean (73). Within Latin America and The Caribbean, the highest score is observed in Brazil

In Argentina, the overall score has remained unchanged, suggesting that no reforms impacting the score were implemented between January 2022 and January 2024.

The country scores on the Labour Rights Index must be interpreted with caution, considering also the contextual indicators like the size of the population and labour force, informal employment in the country, social protection coverage, level of economic development (as measured by GDP per capita), female labour force participation rate, incidence of non-standard employment in the form of part-time employment and temporary employment as well as work injuries, both fatal and non-fatal. Trade union density and collective bargaining coverage rates are also relevant contextual indicators to assess the state of freedom of association and collective bargaining in the country.



For each indicator, the score ranges from 0 to 100, where 100 signifies the highest possible score and 0 signifies the lowest score. The overall score is the average of 10 indicators.

Fair

Treatment

60

Social

80

About Labour Rights Index

The Labour Rights Index 2024 (LRI 2024) is a de-jure index covering 145 economies and structured around the working lifespan of a worker. In total, 46 questions or evaluation criteria are scored across 10 indicators. The overall score is calculated by taking the average of each indicator, with 100 being the highest possible score. The Index uses a rating system, ranging from "Total Lack of Access to Decent Work" to "Access to Decent Work". The Labour Rights Index aims at an active contribution to the Sustainable Development Goals, by providing necessary (complementary) insights into de jure provisions on issues covered in particular by SDG 5 (Gender Equality), SDG 8 (Decent Jobs), SDG 10 (Reduced Inequalities) and SDG 16 (Strong Institutions). The Labour Rights Index scores countries based on applicable labour laws only. It does not comment on actual working conditions or labour law compliance in workplaces. The legislation that is used to score the country under the Labour Rights Index is generally national or federal level legislation. In cases where the legislation is enacted at the provincial/regional or state level, the Index analyses the labour legislation applicable to the most populous province/region or state (in federal, confederal or other complex structure states). Scoring for each country is based on labour legislation, as applicable on 1 January 2024.



Child &

Forced Labour

75

Freedom of

100

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In order to measure the trend in country's legislative performance over the last edition of the Labour Rights Index (2022), the opposite legend is used.

Score increase Score decrease Score adjustment Methodological change No change

1. FAIR WAGES			100
QUESTION	ANSWER	LEGAL BASIS	TREND
Does the legislation or collective negotiation set and determine the minimum wages in the country?	Yes	§2 of National Employment Act, Act No. 24.013, 1991; §116-120 of the Employment Contracts Act	\circ
Does the law require regular and timely payment of wages?	Yes	§103, 124-133 of the Employment Contract Act No. 20.744 of 1976	0
Does the law require overtime compensation to be at least 125% of the regular hourly rate?	Yes	201-203 of Employment Contract Act, No. 20,744, 1976	\circ
Does the law require any additional compensation for working on a weekly rest day?	Yes	§207 of the Employment Contract Act, No. 20.744 of 1976	\bigcirc
Does the law require additional compensation for night work?	Yes	§200 of the Employment Contract Act, No. 20.744, 1976; §02 of the Law No. 11.544 on Working Time 1929	. 0
2. DECENT WORKING HOURS			80
Does the law stipulate general weekly working hours as 48 hours or lower?	Yes	§66, 197 & 201-203, Employment Contracts Act, 1976; §01 of Decree 484/2000; §1-3 & 13 of the Law on Working Time, 1929	0
Does the law restrict maximum working hours, including overtime, to 56 hours per week?	Yes	§01 of Decree 484/2000 on Work and working hours	\bigcirc
Does the law require a paid weekly rest of at least 24 consecutive hours?	Yes	§174 & 204 of Employment Contract Act,1976	\bigcirc
Does the law require paid public holidays?	Yes	§168 of Employment Contracts Act, 1976; §01 of the Holidays Act, No. 21,329 of 1976; Law No. 23.555; Law on the establishment of holidays and long weekends, 2017(Law No. 27399)	\bigcirc
Does the law require at least three working weeks of paid annual leave?	No	§150-157, 164 & 194 of Employment Contract Act, 1976	0
3. EMPLOYMENT SECURITY			80
Does the law require a written employment contract or employment particulars to be given to a worker on commencement of employment?	No	§48, 52 & 90-100 of Employment Contract Act, 1976	0
Does the law restrict the hiring of fixed-term contract workers?	Yes	§90 & 93 of the Employment Contract Act, No. 20.744 of 1976	\bigcirc
Does the law limit the length of the probation period, including renewals, to three months?	Yes	§92bis of the Employment Contract Act, No. 20.744 of 1976	\circ
Does the law require a 30-day notice period before employment contract termination?	Yes	§231, 232, 241, 242, 247, 250 of the Employment Contract Act, No. 20.744 of 1976	f O
Does the law require severance pay at the rate of at least two weeks of wages for every year of service?	Yes	§245-247 of the Employment Contract Act, 1976	\circ
4. FAMILY RESPONSIBILITIES			50
Does the law require a four-month parental leave for parents?	Yes	§183(c) of the Employment Contracts Act, 1976	0
Does the law require at least one week of paid paternity leave for fathers?	No	§158-159 of the Employment Contracts Act, 1976	0
Does the law require flexible working arrangements for workers with family responsibilities?	No	§183(b) of the Employment Contract Act, 1976	0
Does the law require paid nursing breaks?	Yes	§179 of the Employment Contracts Act, 1976	\circ

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Score increase Score decrease Score adjustment Methodological change No change

In order to measure the trend in country's legislative performance over the last edition of the Labour Rights Index (2022), the opposite legend is used.

5. MATERNITY AT WORK			80
QUESTION	ANSWER	LEGAL BASIS	TREND
Does the law prohibit inquiring about pregnancy during recruitment?	Yes	§6(c) of the Integral Protection Law for Women of 2009 (No. 26.485)	\bigcirc
Does the law require maternity leave of at least 14 weeks?	No	§177-183 of the Employment Contract Act, 1976; §113 of approving the National Regulation on Agricultural Work, Act No. 22.248; §1 & 3 of the Act No. 24.716	\circ
Does the law require cash maternity benefits to be at least two-thirds (66.67%) of a worker's former wage?	Yes	§6, 11 & 18 of Regime of Family Allowances Law No 24.714, 1996	\bigcirc
Does the law require cash maternity benefits to be paid through a contributory social insurance or a universal benefit system or such benefits are an employer's liability?	ts Yes	§6, 11 & 18 of Regime of Family Allowances Law No 24.714, 1996	\circ
Does the law protect workers from dismissals during or on account of pregnancy?	Yes	§177-178, 182 & 245 of the Employment Contracts Act, 1976	\circ
6. SAFE WORK			75
Does the law require employers to provide free personal protective equipment to workers?	No	§8 & 10 of the Health & Safety at Work Law No. 19,587 of 1972	0
Does the law require employers to train workers on health and safety Issues?	Yes	9(k) of the Health & Safety at Work Law, 1972; $94(2)(d)$ of the Workers' Compensation Law, 1995	\bigcirc
Does the law restrict work that is prejudicial to the health of the mother or the child?	Yes	§175-176 of the Employment Contract Act, 1976	\bigcirc
Does the law provide for employment injury benefits in the event of an occupational accident or disease?	Yes	§208-212 of the Employment Contract Act, No. 20.744 of 1976	\bigcirc
7. SOCIAL SECURITY			80
7. SOCIAL SECURITY Does the law provide for an old age benefit?	Yes	§19-26 & 34bis of the Integrated Retirement and Pension Law, 1993; §02 of the Social Security Law, 2004	08
	Yes Yes		80 ○
Does the law provide for an old age benefit?		the Social Security Law, 2004 \$53 & 98 of the Integrated Retirement and Pension Law, 1993; Ley núm.	80 ○ ○
Does the law provide for an old age benefit? Does the law provide for survivors' benefits?	Yes	the Social Security Law, 2004 §53 & 98 of the Integrated Retirement and Pension Law, 1993; Ley núm. 23570, de 19 de julio de 1988	80 ○ ○ ○
Does the law provide for an old age benefit? Does the law provide for survivors' benefits? Does the law provide for unemployment benefits? Does the law require paid sick leave (and sickness benefits)	Yes	the Social Security Law, 2004 §53 & 98 of the Integrated Retirement and Pension Law, 1993; Ley núm. 23570, de 19 de julio de 1988 §111-119 of the National Employment Act, Act, 1991	80 ○ ○ ○ ○
Does the law provide for an old age benefit? Does the law provide for survivors' benefits? Does the law provide for unemployment benefits? Does the law require paid sick leave (and sickness benefits) for the first six months of sickness? Does the law provide for invalidity benefits?	Yes Yes No	the Social Security Law, 2004 \$53 & 98 of the Integrated Retirement and Pension Law, 1993; Ley núm. 23570, de 19 de julio de 1988 \$111-119 of the National Employment Act, Act, 1991 \$208-212 of the Employment Contract Act, No. 20.744 of 1976 \$27 & 91-99 of the Integrated Retirement and Pension Law No. 24.241,	80
Does the law provide for an old age benefit? Does the law provide for survivors' benefits? Does the law provide for unemployment benefits? Does the law require paid sick leave (and sickness benefits) for the first six months of sickness?	Yes Yes No	the Social Security Law, 2004 \$53 & 98 of the Integrated Retirement and Pension Law, 1993; Ley núm. 23570, de 19 de julio de 1988 \$111-119 of the National Employment Act, Act, 1991 \$208-212 of the Employment Contract Act, No. 20.744 of 1976 \$27 & 91-99 of the Integrated Retirement and Pension Law No. 24.241,	OOOO
Does the law provide for an old age benefit? Does the law provide for survivors' benefits? Does the law provide for unemployment benefits? Does the law require paid sick leave (and sickness benefits) for the first six months of sickness? Does the law provide for invalidity benefits? 8. FAIR TREATMENT Does the law require equal remuneration for men and	Yes Yes No Yes	\$53 & 98 of the Integrated Retirement and Pension Law, 1993; Ley núm. 23570, de 19 de julio de 1988 \$111-119 of the National Employment Act, Act, 1991 \$208-212 of the Employment Contract Act, No. 20.744 of 1976 \$27 & 91-99 of the Integrated Retirement and Pension Law No. 24.241, 1993	OOOOOO
Does the law provide for an old age benefit? Does the law provide for survivors' benefits? Does the law provide for unemployment benefits? Does the law require paid sick leave (and sickness benefits) for the first six months of sickness? Does the law provide for invalidity benefits? 8. FAIR TREATMENT Does the law require equal remuneration for men and women workers for work of equal value?	Yes Yes No Yes	the Social Security Law, 2004 §53 & 98 of the Integrated Retirement and Pension Law, 1993; Ley núm. 23570, de 19 de julio de 1988 §111-119 of the National Employment Act, Act, 1991 §208-212 of the Employment Contract Act, No. 20.744 of 1976 §27 & 91-99 of the Integrated Retirement and Pension Law No. 24.241, 1993 §14bis of the Constitution of Argentina, 1994; §172 of the Employment Contracts Act, 1976; §6(c) of the Women Protection Act, 2009 §242 of the Employment Contracts Act, 1976; Women Protection Act, 2009;	OOOOOO
Does the law provide for an old age benefit? Does the law provide for survivors' benefits? Does the law provide for unemployment benefits? Does the law require paid sick leave (and sickness benefits) for the first six months of sickness? Does the law provide for invalidity benefits? 8. FAIR TREATMENT Does the law require equal remuneration for men and women workers for work of equal value? Does the law prohibit sexual harassment in employment?	Yes No Yes No No	the Social Security Law, 2004 §53 & 98 of the Integrated Retirement and Pension Law, 1993; Ley núm. 23570, de 19 de julio de 1988 §111-119 of the National Employment Act, Act, 1991 §208-212 of the Employment Contract Act, No. 20.744 of 1976 §27 & 91-99 of the Integrated Retirement and Pension Law No. 24.241, 1993 §14bis of the Constitution of Argentina, 1994; §172 of the Employment Contracts Act, 1976; §6(c) of the Women Protection Act, 2009 §242 of the Employment Contracts Act, 1976; Women Protection Act, 2009; §1071bis of the Civil Code; §119-123 of the Penal Code §16 & 43 of the Constitution of Argentina, 1994; Anti-Discrimination Law	OOOOOO

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9. CHILD AND FORCED LABOUR			75
QUESTION	ANSWER	LEGAL BASIS	TREND ¹²
Does the law prohibit the employment of children?	Yes	§187-191, Employment Contract Act 1976; §2, 7 & 17, Law No. 26,390 of 2008	\bigcirc
Does the law set employment entry age equal to or higher than the compulsory schooling age?	No	16&29 , National Education Law (n° 26.206 de 2006); 2 , Law on Early Education (n° 27.045 de 2014)	\bigcirc
Does the law prohibit the employment of young persons in hazardous work under the age of 18 years?	Yes	§10 Law No. 26,390/2008; §10-11 of the Law No. 11,317; Decreto 1117/2016	\bigcirc
Does the law prohibit forced labour?	Yes	§15, Constitution 1994; §1-4, Law No. 26,364 of 2008	\bigcirc
10. FREEDOM OF ASSOCIATION ¹	1		100
10. FREEDOM OF ASSOCIATION ¹⁷ Does the law allow workers to form and join unions of their own choice?	1 Yes	§14bis of the Constitution of Argentina, 1994; §01-22 of the Trade Union Law No. 23.551 of 1998	100
Does the law allow workers to form and join unions of their			100 ○
Does the law allow workers to form and join unions of their own choice? Does the law allow workers to bargain collectively with	Yes	Law No. 23.551 of 1998 \$14bis of the Constitution of Argentina, 1994; Law No. 14.250 of 1989; Law	100

^{1.} Proportion of population living below the national poverty line (%), as measured under the SDG 1.2.1

- ^a Robust legislation, backed by effective enforcement, forms the foundation for achieving decent work in practice. In this regard, it is relevant to see if the country has an adequate number of labour inspectors. While the Labour Inspection Convention, 1947 (No. 81) calls for a "sufficient number" of inspectors to do the work required, there is currently no official definition for a sufficient number of inspectors. In its 2006 General Survey on Labour Inspection, the ILO referred to the following benchmarks on the number of labour inspectors in the country in relation to the labour force: 1:10,000 in industrial market economies, 1:15,000 in rapidly industrializing economies, 1:20,000 in transition economies, and 1:40,000 in less developed countries. The latest guidance from the ILO (2022) however emphasizes a more holistic evaluation of national context rather than solely a ratio of labour inspectors to the size of labour force.
- ⁹. The Living Wage estimates shown in this country profile are for a typical family (lower bound) that comprises two adults. The number of children is determined by the country-specific fertility rate, representing the average number of children in a family. One adult is engaged for 100% of normal working hours, while the working hours of the second adult are approximated based on the national labour force participation rate. The combined wage earned by two adults, each receiving a living wage, is designed to meet the requirements for achieving a decent standard of living for the family. For further details on this, please check here: https://wageindicator.org/salary/living-wage
- ¹⁰ The prohibited grounds for discrimination are "race, colour, sex, religion, political opinion, national extraction or social origin, age, disability and trade union membership". A score of 1 is assigned only if a country has prohibited discrimination on at least 7 of the above 10 grounds.
- 11. The Freedom of Association indicator of the Labour Rights Index uses Observations/Direct Requests from the ILO Committee of Experts on Application of Conventions and Recommendations (CEACR), the US Department of State's Country Reports on Human Rights Practices (USDOS CRHRP) and the country's legal profiles under the ITUC Global Rights Index 2024 to measure a country's compliance with the right to freedom of association and collective bargaining. A country's score on the LRI's Freedom of Association indicator must also be read together with the SDG indicator 8.8.2, which measures the level of national compliance with labour rights (freedom of association and collective bargaining) based on ILO textual sources and national legislation. It has a range from 0 to 10, with 0 being the best possible score (indicating higher levels of compliance with FACB rights) and 10 the worst (indicating lower levels of compliance with FACB rights). The score for Argentina on the latest available data of the SDG 8.8.2 is "2.7" (2022). Other than SDG 8.8.2, we suggest considering the country's score on ITUC's latest Global Rights Index. The score for Argentina in 2024 is "3". As explained by the ITUC, "Countries are rated in clusters from 1-5+ depending on their compliance with collective labour rights, with 1 being the best rating and 5+ the worst rating a country could get. A high-rated cluster means that workers in the country have no right to their collective voice due to government failure to guarantee rights".
- ¹² In order to measure the trend in country's legislative performance over the last edition of the Labour Rights Index (2022), the legislative table indicates improvement or worsening of de-jure labour rights in country through the following colours.
 - Score improved due to a positive legislative reform
 - Score worsened due to a negative legislative reform
 - Score is adjusted for the country due to a minor revision in the methodology for the Social Security indicator
 - Score is adjusted for the country due to better access to the country's legal sources, or where the score for the Freedom of Association indicator is adjusted
 based on the latest reports from ILO, USDOS & ITUC Global Rights Index 2024
 - No change

² Share of informal employment in total employment (%), as measured under the SDG 8.3.1

^{3.} Proportion of the country population covered by social protection floors, as measured under the SDG 1.3.1

^{4.} The female labour force is shown in absolute number (A) along with the female labour force participation rate (B)

^{5.} Non-Standard Employment has been defined as part-time employment (A) and temporary employment (B)

 $^{^{\}rm G}$ Rate of fatal (A) and non-fatal work injuries (B) per 100,000 workers, as measured under the SDG 8.8.1

^{7.} Minimum Wage and Living Wage amounts are shown in local currency. The amounts are retrieved from the WageIndicator Minimum Wage Database and the WageIndicator Living Wage Database. The minimum wage amounts are those as were applicable on 1 April 2024. The Living Wage amounts are from the April 2024 data release by the WageIndicator. Given the declining share of labour income (a widely used measure of inequality, measuring the proportion of total income in a country that employed people earn by working), the contextual indicators on minimum wage and living wage are relevant