Getting Credit - Legal Rights Questionnaire - «Survey_Economy_FullName»

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Dear Contributor,

We would like to thank you for your participation in the *Doing Business* project. Your expertise in the area of Getting Credit Legal Rights in «Survey_Economy_FullName» is essential to the success of the *Doing Business* report, one of the flagship publications of the World Bank Group that benchmarks business regulations in 190 economies worldwide. The Getting Credit Legal Rights indicator, which measures rights of secured creditors and borrowers in secured transactions, is one of the 11 indicator sets published by the *Doing Business* report.

The report attracts much attention around the world. The latest edition, *Doing Business 2017: Equal Opportunity for All*, introduced improvements in the paying taxes and protecting minority investors indicators, and included a gender component in 3 of 11 *Doing Business* indicator sets. It received over 7,000 media citations within just a week of its publication on October 25, 2016 and the report was downloaded almost 40,000 times within that same period. A record 137 economies implemented a total of 283 reforms. Low and middle income countries carried out more than 75% of these reforms, with Sub-Saharan Africa accounting for 80 of them.

Governments worldwide read the report with interest every year, and your contribution makes it possible for the *Doing Business* project to disseminate the regulatory best practices that continue to inspire their regulatory reform efforts. Since 2010, economies worldwide have implemented 81 reforms improving the strength of legal rights of borrowers and lenders. In 2015/16, 9 economies implemented such reforms.

We are honored to be able to count on your expertise for *Doing Business 2018*. Please do the following in completing the questionnaire:

- 1. Review the assumptions of the case study before updating last year's information in the questionnaire.
- 2. Describe in detail any reform that has affected secured creditors and debtors in secured transactions since June 1, 2016.
- 3. Be sure to update your name and address if necessary, so that we can mail you a complimentary copy of the report.
- 4. Kindly return the questionnaire to DBCreditLegalRights@worldbank.org.

We thank you again for your invaluable contribution to the work of the World Bank Group.

Sincerely,

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Referrals: Please help us expand our list of contributors by referring us to other experts in the private or public sector (lawyers, notaries, public officials or any expert on this field) who can respond to the questionnaire.

First name	Last na	ame	Position	า	Firm		Addres	s	Phone		E-mail	
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The Getting Credit - Legal Rights indicator measures the legal framework for secured transactions by examining whether collateral and bankruptcy laws for movable assets facilitate lending.

IMPORTANT: This questionnaire is divided into four sections: **Section 1** focuses on reform updates, **Section 2** on the secured transactions system in general, **Section 3** on the case study assumptions, and **Section 4** on non-possessory security interests in movable property.

Section 1. Reform Updates

Reforms of secured transactions and insolvency laws

a. Have there been any reforms or amendments of secured transactions law(s) or regulations in your economy between June 1, 2016, and now? (Please describe in detail, including the date of adoption, the date of official publication in the official gazette if this is required, and the date of entry into force. We would greatly appreciate it if you could also send us an electronic copy of the law.)

b. Are you aware of any plans to change the secured transactions and insolvency law(s) by June 1, 2017, or in the near future? (Please describe in detail, providing dates when possible.)

IMPORTANT: This section of the questionnaire focuses on the **secured transactions system** as a whole in reference to both incorporated and non-incorporated entities. (Debtors that are incorporated entities are understood as separate legal entities incorporated through a registration process established through legislation. Non-incorporated entities are considered non-registered partnerships, sole proprietorships and individuals).

Section 2. Secured Transactions System

Integrated and functional approach to secured transactions

(Secured transactions are here understood as all transactions that create a right in any type of asset meant to secure the performance of an obligation. For the purposes of our study the focus is on non-possessory security interests, fiduciary transfer of title, financial leases, assignment of receivables and sales with reservation of title.)

	For both incorporated and non- incorporated debtors Last year's answers	For both incorporated and non- incorporated debtors This year's answers
a. Which regulation, if any,	<i>«DB_lr_Fiduciary_transfer_Incorp</i>	
covers fiduciary transfer of	orated & Non_incorporated	
title? (Fiduciary transfer is	entities»	
understood here as transfer of	chilles"	
ownership for security purposes		
until the debt is extinguished.		
The debtor may retain		
possession of the assets. An		
example: Company/individual		
" <i>A</i> " transfers the title of		
machine "B" to bank "C" as		
security for the loan and expects		
to retrieve ownership following		
10 0		
<i>payment of the debt.)</i> b. Do fiduciary transfers of	«DB_lr_Fiduciary_transfer_registr	
title have to be registered to be	ation_Incorporated &	
enforceable against third	Non_incorporated »	
parties? If yes, please specify	Non_incorporatea»	
the name of the registry.		
c. Which regulation, if any,	<i>«DB_lr_Financial_lease_agreemen</i>	
covers financial lease	<i>t_Incorporated</i> &	
agreements? (An example:	Non_incorporated »	
Company/individual "A" agrees	Ivon_incorporated#	
to lease machine "B" from		
company "C". The lease		
agreement guarantees the use of		
the vehicle and guarantees that		
"C" receives regular payments		
from "A" for a specified period		
of time. Both "A" and "C" must		
uphold the terms of the contract		
for the lease to remain valid.)		
d. Do financial leases have to	«DB_lr_Financial_leases_agreeme	
be registered to be enforceable	<i>"DB_II_FINANCIAL_leases_agreeme</i> <i>nt_registration_Incorporated</i> &	
against third parties? If yes,	Non_incorporated»	
please specify the name of the		
registry.		
e. Which regulation, if any,	«DB_lr_Regulation_	
covers assignment of	assignment_of_ receivables_	
receivables and outright	Incorporated & Non_incorporated»	
transfer of receivables?		
(Assignment of receivables is		
understood here as the creation		
of a security right in a receivable		
of a security right in a receivable		

that secures the performance of an obligation. Although outright transfers of receivables are transfers not intended to secure an obligation, for convenience of reference the term is included in the assignment of receivables. An example:		
Company/individual "A" assigns its accounts receivable "B" to lending company "C" in return for a loan. Company "C" gets the right to collect the		
receivables if "A" fails to repay the loan in time.) f. Do assignments of receivables and outright	<i>«DB_lr_Notification_assignment_ofreceivables_Incorporated &</i>	
transfers of receivables have to be registered to be enforceable against third parties? If yes, please specify the steps of the notification process or the	Non_incorporated»	
name of the registry.g. Which regulation, if any,covers retention-of-titlesales?(An example: The title ofinventory remains vested with	«DB_lr_Retention_of_title_sales_ Incorporated & Non_incorporated»	
seller "A" until the purchase price has been paid in full by buyer company/individual "B".) h. Do retention-of-title sales have to be registered to be	<i>«DB_lr_Registration_Retention_of_ title_sales_Incorporated</i> &	
enforceable against third parties? If yes, please specify the name of the registry.i. Does the law allow for	Non_incorporated» New question. Please provide an	
women's personal property to be given as a collateral for a loan taken for commercial activities? j. If yes, can such personal	answer New question. Please provide an	
property as: (i) jewelry; (ii) household appliances; and (iii) furniture be given as a	answer	
collateral? Please provide the article of law.		

Did you make any changes from last year's answers? -Click to Select-

If yes, please indicate whether the changes reflect a correction (specify when the relevant provision was put into place) or a reform (specify the date of entry into effect) and explain. -Click to Select-

Section 3. Case Study Assumptions

REMINDER: For the following sections, please base your answers on non-possessory security interests in movable property—or, if these are not allowed in your economy, on fiduciary transfer-of-title arrangements.

CASE STUDY

ABC (the Debtor):

- 1. Is a «DB_lr_CS_Legal_Form». The company has 50–100 employees and is an incorporated entity.
- 2. Is 100% domestically owned.
- 3. Has its registered office and only base of operations in «Survey_City».

BizBank (the Creditor):

• Is a commercial bank that is 100% domestically owned.

SCENARIOS

Note: Please consider Scenario A or B (as indicated) when completing section 4 on non-possessory security interests. This will allow us to measure the flexibility of your economy's secured transactions system.

Scenario A: Security interest in ONE	Scenario B: Security interest in the company's
CATEGORY of movable assets	COMBINED movable assets
 As collateral for a loan ABC grants BizBank	 ABC grants BizBank a business charge,
a non-possessory security interest in one	enterprise charge, floating charge or any other
category of revolving movable assets, for	charge that gives a security interest over
example its accounts receivable or inventory. ABC keeps ownership and possession of the	ABC's combined assets. ABC keeps ownership and possession of the
assets.	assets.

Section 4. Non-possessory Security Interests

Please update the data, taking into account the assumptions of the case study. For your convenience, last year's answers are included in this part of the questionnaire. They represent a unified answer based on the inputs we received from various contributors last year.

REMINDER: For the following sections, please base your answers on non-possessory security interests in movable property—or, if these are not allowed in your economy, on fiduciary transfer-of-title arrangements.

1. Assets and their description

1.1 Please answer the following questions based on Scenario A: Security interest in ONE CATEGORY of movable assets

	Last year's answer	This year's answer
a. Can ABC (the Debtor)	«DB_lr_CaseA_accts_receiva	-Click to Select-
grant BizBank (the Secured	ble_available»	
Creditor) a non-possessory		
security interest over only		
its accounts receivable (e.g.,		
the amounts that ABC expects		
to receive from third-party		
buyers for goods or services		
that ABC sold to them) or		
the outstanding debts owed		
to ABC by third parties?		
a. 1. According to the law,	«DB_lr_CaseA_acc_receivab	-Click to Select-
can the accounts receivable	le_description_general»	
or outstanding debts be		
described in general terms		
(e.g., "all accounts		
receivable") both in the		
security agreement and		
when the security interest is		
registered, or do they need		
to be specified with		
particularity?		
b. Can ABC (the Debtor)	«DB_lr_CaseA_inventory_av	-Click to Select-
grant BizBank (the Secured	ailable»	
Creditor) a non-possessory		
security interest over only		
its inventory?		
b. 1. Are there any major	«DB_lr_CaseA_inventory_re	-Click to Select-
restrictions or requirements	strictions_requirements»	
prescribed by law when	_	
using inventory as security?		
(e.g., preserving the		
stipulated value of inventory,		
specifically describing the		
storage location, updating		
lists)		
b. 2. According to the law,	«DB_lr_CaseA_inventory_de	-Click to Select-
can the inventory be	scription_general»	
described in general terms		
(e.g., "all laptop inventories"		
rather than "PXS laptop,		
serial number 3278632,		
metal-colored, 14-inch		
screen") both in the security		

agreement and when the security interest is registered?		
c. Can ABC (the Debtor)	<i>«DB_lr_CaseA_tangible_mov</i>	-Click to Select-
grant BizBank (the Secured	able_ppty_available»	
Creditor) a non-possessory		
security interest over only		
its tangible movable		
property? (e.g., machinery,		
furniture, livestock, crops,		
etc.)		
c. 1. According to the law,	<i>«DB_lr_CaseA_tangible_mov</i>	-Click to Select-
can tangible movable	able_ppty_description_gener	
property be described in	al»	
general terms (e.g., "300		
head of Hereford cattle"		
rather than "Roger Prime		
Blue Ribbon Hereford bull,		
tattoo #125, breeding registry		
#456") both in the security		
agreement and when the		
security interest is		
registered?		

Did you make any changes from last year's answers? -Click to Select-

If yes, please indicate whether the changes reflect a correction (specify when the relevant provision was put into place) or a reform (specify the date of entry into effect) and explain -Click to Select-

	Last year's answer	This year's answer
a. According to the law, can	«DB_lr_CaseB_combined_ca	-Click to Select-
ABC (the Debtor) grant	tegory_available»	
BizBank (the Secured		
Creditor) a security interest		
in a combined category of		
assets (e.g. a floating charge		
or an enterprise charge)?		
b. According to the law, is	<i>«DB_lr_CaseB_limitation_as</i>	-Click to Select-
there a limitation on the	sets»	
assets that can be included		
in this security interest?		
(e.g., collateral is accessory		
to a mortgage, specific		
description of location of		
movables, updating of lists of		
collateral upon change, limit		
in value)		
c. According to the law, can	«DB_lr_CaseB_collateral_de	-Click to Select-
this collateral be described	scription_general»	
in general terms (e.g., "all		
combined assets of the		
enterprise") both in the		
security agreement and		
when the security interest is		
registered?		

1.2 Please answer the following questions based on Scenario B: Security interests in a COMBINED CATEGORY of movable assets

Did you make any changes from last year's answers? -Click to Select-

If yes, please indicate whether the changes reflect a correction (specify when the relevant provision was put into place) or a reform (specify the date of entry into effect) and explain. -Click to Select-

1.3 Can ABC (the Debtor) use the following movable assets to secure a loan?

	Last year's answer	This year's answer
a. Can ABC (the Debtor)	«DB_lr_Future_assets_avail	-Click to Select-
use the following movable	able»	
assets to secure a loan:		
future assets (e.g., ABC		
knows that it will receive a		
fleet of trucks in the future		
and uses them as collateral)		
and after-acquired property		
(e.g., property that it has not		
yet acquired and that it may		
never acquire, or present and		
future inventory)?		
b. By law, does the security	«DB_lr_Future_assets_Auto	-Click to Select-
interest automatically	matic_extension_to_products	
extend to "products,	_proceeds_replacements»	
proceeds and replacements"		
of the original collateral?		
Does it apply to Scenarios A		
and B? (An example: If the		
original collateral is a pile of		
lumber, the products of this		
asset could be the wooden		
furniture made from it; the		
proceeds could be the money		
received from selling the		
furniture or the lumber; and		
the replacements could be		
another pile of lumber given		
in replacement after the		
original pile of lumber was		
destroyed.)		

Did you make any changes from last year's answers? -Click to Select-

If yes, please indicate whether the changes reflect a correction (specify when the relevant provision was put into place) or a reform (specify the date of entry into effect) and explain. -Click to Select-

2. <u>Debts and Obligations</u>

	Last year's answer	This year's answer
a. Can present and future	«DB_lr_Debts_Obligations_	-Click to Select-
debts and obligations be	Restrictions_on_types_debt_o	
secured in Scenario A and	bligations»	
Scenario B?		
b. Can all types of	«DB_lr_Debt_obligations_co	-Click to Select-
conditional, monetary and	nditional_non-	
non-monetary debts and	monetary_obligations»	
obligations be secured in		
Scenario A and Scenario B?		
c. By law, can the	«DB_lr_Debts_Obligations_	-Click to Select-
obligations be described in	Description_of_debt_general	
general terms (e.g., "all	»	
obligations between the		
parties," or "obligations of a		
debt of up to US\$1,000,000		
[as in a line of credit]; the		
obligations will fluctuate		
under that threshold without		
requiring a new agreement		
every time a new obligation is		
created") in the security		
agreement and when the		
security interest is		
registered? If no, please		
indicate what the		
description requirements		
are.		

Did you make any changes from last year's answers? -Click to Select-

If yes, please indicate whether the changes reflect a correction (specify when the relevant provision was put into place) or a reform (specify the date of entry into effect) and explain. -Click to Select-

3. Collateral Registry

3.1 Please provide the following information on the collateral registry if applicable.

	Last year's answer	This year's answer
a. Please name the	«DB_lr_Registration_Nam	
registry (or registries)	e_of_Registry»	
where BizBank's security		
interest would be		
registered in Scenario A		
and Scenario B.		
b. Please provide the	«DB_lr_Registration_cont	
website address and	act_info_registry»	
phone number for the		
main collateral registry		
for movable property.		

3.2 What are the features of the collateral registry?

	Last year's answer	This year's answer
a. Must BizBank register its non-possessory security interest for the security interest to be valid? Must it do so for the security interest to be enforceable against third parties?	«DB_lr_Registration_require d_for_enforcement»	-Click to Select-
b. Is the registry in operation?	«DB_lr_Registration_registry _in_operation»	-Click to Select-
c. Is this a notice-based registry? (That is, no documents, such as a copy of the contract, need to be submitted and the registry does not verify the legality of the transactions.)	«DB_lr_Registration_notice_ based_registry»	-Click to Select-
d. Who can perform the registration? (e.g., the secured creditor, its representatives)	«DB_lr_Registration_perfor m_registration»	-Click to Select-
e. When is a new registration reflected and retrievable in the database? Please provide an estimate (e.g., within 1 hour, 24 hours, 3 business days, etc.).	«DB_lr_Registration_reflecte d_retrievable_database»	-Click to Select-
f. Does the registry cover all types of security interests in movable assets (other than vehicles, ships, aircraft or intellectual property)?	«DB_lr_Registration_all_typ es_movable_assets»	-Click to Select-
g. Is the collateral registry	«DB_lr_Registration_registry	-Click to Select-

limited to geometry interceta	limited turns of homeowar	
limited to security interests	_limited_type_of_borrower_o	
granted by certain types of	r_creditor»	
borrowers or creditors?		
(e.g., incorporated entities,		
only individuals, commercial		
banks)		
h. Can everyone access the	«DB_lr_Registration_third_p	-Click to Select-
data in the registry without	arties_can_access_info»	
restriction from any		
geographic location in the		
economy?		
i. Does the collateral	«DB_lr_Registration_online_	-Click to Select-
registry have an online	system»	
system for registrations,		
amendments, renewals,		
cancellations and searches		
of security interests?		
j. Does the registry have an	<i>«DB_lr_Registration_registry</i>	-Click to Select-
electronic database	_searchable»	
searchable online by		
debtor's name?		

Did you make any changes from last year's answers? -Click to Select-

If yes, please indicate whether the changes reflect a correction (specify when the relevant provision was put into place) or a reform (specify the date of entry into effect) and explain. -Click to Select-

4. Priority of Claims Outside of Insolvency or Bankruptcy

Assumption: ABC has defaulted on its loan but has not entered any kind of formal insolvency or bankruptcy procedure.

Priority_outside_ban wailable»	-Click to Select-
wailable»	
-	-Click to Select-
ankings»	
	Priority_outside_ban rankings»

Did you make any changes from last year's answers? -Click to Select-

If yes, please indicate whether the changes reflect a correction (specify when the relevant provision was put into place) or a reform (specify the date of entry into effect) and explain. -Click to Select-

5. Priority Rules within Insolvency or Bankruptcy Proceedings

Assumption: ABC is now in a formal insolvency or bankruptcy procedure and creditors have been invited to file claims.

	Last year's answer	This year's answer
a. Does BizBank's secured	«DB_lr_Priority_inside_bank	-Click to Select-
claim have absolute priority	ruptcy_available»	
over the claims of all other		
creditors, including the		
state and employees, in both		
Scenarios A and B? (In		
other words, is the secured		
creditor paid before any other		
possible creditors with		
claims?)		
b. Do labor claims (<i>e.g.</i> ,	<i>«DB_lr_Priority_inside_bank</i>	-Click to Select-
wages) have priority over	ruptcy_wages_have_priority»	
BizBank's secured claim		
even if they were never		
registered or were		
registered afterward?		
c. Do state claims (<i>e.g.</i> ,	<i>«DB_lr_Priority_inside_bank</i>	-Click to Select-
taxes) have priority over	ruptcy_taxes_have_priority»	
BizBank's secured claim		
even if they were never		
registered or were		
registered afterward?		
d. Does the law provide for	<i>«DB_lr_Priority_inside_bank</i>	-Click to Select-
an actual ranking of claims	ruptcy_ranking»	
during a bankruptcy		
procedure (e.g., 1.		
bankruptcy costs; 2. labor		
claims; 3. tax claims; 4.		
secured creditors; 5.		
judgment claims)? If yes,		
please provide the rankings.		

Did you make any changes from last year's answers? -Click to Select-

If yes, please indicate whether the changes reflect a correction (specify when the relevant provision was put into place) or a reform (specify the date of entry into effect) and explain. -Click to Select-

6. <u>Secured Creditors' Exemption from Automatic Stays in Reorganization</u>

	Last year's answer	This year's answer
a. Is a judicial	<i>«DB_lr_Automatic_stay_judi</i>	-Click to Select-
reorganization procedure	<i>cial_reorganization_availabl</i>	-Click to Select-
available, either within a	e»	
general insolvency or	<i>en</i>	
bankruptcy procedure or as		
a separate process? (Please		
do not consider informal		
workouts. If there is no		
judicial reorganization		
procedure available, consider		
only a general insolvency or		
bankruptcy procedure.)		
b. If there is more than one	<i>«DB_lr_Automatic_stay_nam</i>	-Click to Select-
reorganization procedure	e_of_most_common_reorgani	
available, please indicate	zation_procedure»	
which would be the most		
commonly used in your		
jurisdiction, taking into		
account the assumptions of		
our case study.		
c. Are enforcement actions	<i>«DB_lr_Automatic_stay_are_</i>	-Click to Select-
by secured creditors subject	creditors_subject_to_automat	
to an automatic stay (or an	ic_stay»	
automatic suspension,		
moratorium, etc.) in		
reorganization (or in		
bankruptcy if a		
reorganization procedure is		
not available)?		
d. Is there a time limit	<i>«DB_lr_Automatic_stay_time</i>	-Click to Select-
prescribed by law on the	_limit_imposed»	
automatic stay imposed on		
the secured claims in the		
reorganization procedure		
(or bankruptcy if		
reorganization is not		
available)? If yes, what is		
the time limit?		
e. Does the law stipulate	<i>«DB_lr_Automatic_stay_relie</i>	-Click to Select-
that secured creditors may	f_assets_not_needed_for_reo	
apply for a relief of the stay	rg»	
when the collateral is not		
needed for the		
reorganization or sale of the		
business as a going		
concern?		
f. Does the law stipulate	<i>«DB_lr_Automatic_stay_relie</i>	-Click to Select-
that secured creditors can	f_assets_perishable»	
apply for a relief of the stay		
in reorganization (or		
bankruptcy if		
reorganization is not		

available) when the stay	
poses a great risk to the	
existence of the collateral	
(e.g., perishable goods)?	

Did you make any changes from last year's answers? -Click to Select-

If yes, please indicate whether the changes reflect a correction (specify when the relevant provision was put into place) or a reform (specify the date of entry into effect) and explain. -Click to Select-

7. Enforcement of Security Interests

	Last year's answer	This year's answer
a. Does the law allow parties	«DB_lr_OOC_Enforcement	-Click to Select-
to a security agreement, at	_available»	
the time a security interest is		
created, to agree to enforce		
the security interest outside		
of court if the debtor		
defaults in both Scenario A		
and Scenario B? (That is,		
upon default, may the secured		
party (i) take possession of the		
collateral or (ii) sell,		
exchange, convert into money		
or otherwise enforce against		
the collateral privately or by		
auction?)		
b. Can a sale of the asset take	«DB_lr_OOC_Enforcement	-Click to Select-
place through a public or	_sale_public_private_action	
private auction (or both)? (A	»	
public auction is understood		
here as a method of selling		
assets in a public forum		
through open and competitive		
bidding and under the		
authority of a court or a		
government agency. It		
contrasts with a private		
auction, in which the buyer's		
and seller's identities are not		
disclosed and the procedure		
may not be monitored by a		
government agency.)	"DR In OOC Enforcement	-Click to Select-
c. Is a "pactum commissorium" possible in	«DB_lr_OOC_Enforcement	-Unck to belect-
your economy? (That is, may	_Pactum_commissorium»	
the secured creditor		
automatically appropriate the encumbered asset upon default		
of the debtor?) Is the creditor		
allowed to acquire the asset		
as a full or partial		
repayment of the debt by		
agreement?		
agreement:		

Did you make any changes from last year's answers? -Click to Select-

If yes, please indicate whether the changes reflect a correction (specify when the relevant provision was put into place) or a reform (specify the date of entry into effect) and explain. -Click to Select-