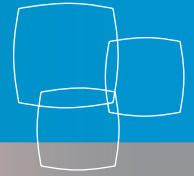




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# Determinants of Entrepreneurship in Canada: State of Knowledge

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Small Business Branch

Canada 

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## Introduction

Entrepreneurship has been examined by a variety of scholars and organizations in recent decades. According to the Organisation for Economic Co-operation and Development (OECD), entrepreneurship is defined as the phenomenon associated with “enterprising human action in pursuit of the generation of value, through the creation or expansion of economic activity, by identifying and exploiting new products, processes or markets.” It is a dynamic concept, and can be measured through various indicators, such as enterprise start-up and survival rates, enterprise duration, and high-growth firm rates.

Although there is increasing recognition of the importance of fostering entrepreneurial activity as part of public policy, governments and international organizations have identified the need to better understand and measure the factors that influence entrepreneurship. In particular, the OECD has established the [\*Indicators of Entrepreneurial Determinants\*](#)—a framework that outlines the different factors that shape entrepreneurship. This framework explains how the determinants of

entrepreneurship can be measured and provides an improved method of internationally benchmarking these determinants.

Recognizing the need to better understand and measure entrepreneurship, this series of indicators applies the OECD framework to the Canadian context and collects the statistical information required for the framework. It is designed as a guide for anyone interested in the state of entrepreneurship in Canada, including business professionals, policy makers, economists, and academics. In addition, for each of the indicators, it identifies policy areas where the Government of Canada is moving forward in fostering entrepreneurship and how the latter is responding to the challenges faced by entrepreneurs.

The main objective of this series of indicators is twofold: (1) improve the state of knowledge on the factors that shape Canadian entrepreneurial activity; (2) help policymakers in evaluating Canada’s entrepreneurship performance in comparison to other OECD countries.

The first part of the compilation of indicators begins by outlining the OECD framework and presenting the determinants of entrepreneurship and how they are situated in relation to entrepreneurial performance and entrepreneurial impact. Then, the indicators are classified into six categories of determinants:

- 1. Regulatory Framework**
- 2. Market Conditions**
- 3. Access to Finance**
- 4. Knowledge Creation and Diffusion**
- 5. Entrepreneurial Capabilities**
- 6. Culture**

Each category presents the corresponding determinants and a number of the determinants are profiled in more detail. Each determinant profile will cover the following sections:

**1. Defining the indicators**

- It describes the indicator(s) used to measure each determinant, how they have been developed, and how they are measured.

**2. Main statistical findings**

- It highlights the main statistical findings on each indicator and benchmarks Canadian performance to that of other countries.

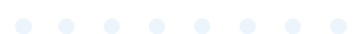
**3. Past and existing policy support**

- It outlines the various policies and/or programs that have been implemented in Canada, demonstrating how the Government of Canada is currently encouraging entrepreneurial activity.

**4. Sources**

- It indicates the sources that have been used to document each indicator.
- External links and references to online sources within the Government of Canada are included, along with paths to publicly available data for each indicator.

This series of indicators presents the most recently available data and will be updated regularly. Each indicator will be analysed over time, depending on the availability of relevant data, with a focus on presenting an evergreen analysis of the status of entrepreneurial determinants in Canada.



## Framework

In 2006, Denmark created the International Consortium for Dynamic Entrepreneurship Benchmarking (ICE) in an effort to develop better data on entrepreneurship. The Consortium included Canada, Denmark, Finland, the Netherlands, Norway, Sweden and the United Kingdom. Industry Canada's Small Business Branch was part of this early effort. The OECD-Eurostat Entrepreneurship Indicators Programme that ensued helped develop multiple measures of entrepreneurship according to a simplified conceptual framework.

The initial framework designed by the OECD for analyzing the different elements of entrepreneurship is presented in Table 1. The framework distinguishes between the factors that influence entrepreneurship (determinants), the manifestation of entrepreneurship (performance), and the effects it has on the economy or society (impact).

The determinants of entrepreneurship, which is the focus of this document, illustrate the multiple factors impacting entrepreneurship.

The determinants selected for the analysis (in shaded boxes) were chosen based on their relevance, and on the availability of data. Not all the indicators examined have reached the same degree of development. Some are well established components of regular data collections, while others have only been developed in a few countries, therefore, definitions can vary.

Prepared by Industry Canada's Small Business Branch (SBB), this series of indicators is designed to provide a brief overview of each of the selected determinants as part of the framework below. As a result, it does not aim at providing a causal analysis on how these determinants impact performance and growth. As more quality data is developed, this analysis will be expanded to include more of the indicators not currently available.

Table 1: The Organisation for Economic Co-operation and Development Entrepreneurship Indicators Framework

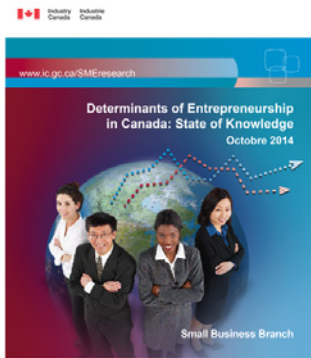
Impact	
<b>Job Creation</b> Employment growth	<b>Economic Growth</b> Real Gross Domestic Product (GDP); Real GDP per capita

Entrepreneurial Performance		
<b>Firms</b> Start-up rate of firms (business birth rate) Exit rate of firms (business death rate)	<b>Employment</b> Proportion of high growth firms by Employment	<b>Financial</b> Proportion of high growth firms by Revenue firms

Entrepreneurship Determinants					
1. Regulatory Framework	2. Market Conditions	3. Access to Finance	4. Knowledge Creation and Diffusion	5. Entrepreneurial Capabilities	6. Culture
Administrative Burden for Entry	Competition	Access to Debt Financing	Research and Development Investment	Training and Experience of Entrepreneurs	Risk Attitudes in Society
Administrative Burden for Growth	Access to Foreign Markets	Business Angels	University/Industry Partnerships	Business and Entrepreneurship Education (Skills)	Attitudes towards Entrepreneurs
Bankruptcy Regulation	Anti-Trust Laws	Access to Venture Capital	Technological Cooperation between Firms	Entrepreneurship Infrastructure	Desire for Business Ownership
Product Regulation	Access to Domestic Markets (Interprovincial)	Access to Other Types of Equity	Technology Diffusion	Immigration	Attitudes to Entrepreneurship Education
Business and Capital Taxes	Degree of Public Involvement	Stock Markets	Broadband Access		
Patent System	Public Procurement				
Safety, Health and Environmental Regulation					
Labour Market Regulation					
Court and Legal Framework					
Social and Health Security					
Income Taxes, Wealth/Bequest Taxes					

Source: OECD, *Entrepreneurship at a Glance*, 2013.

Note: The Determinants in shaded boxes are included here, other sections to follow.



## Determinants of Entrepreneurship in Canada: State of Knowledge October 2014

### Section 1

## Regulatory Framework

- ▶ 1.1 Administrative Burden for Entry
- ▶ 1.2 Administrative Burden for Growth
- ▶ 1.3 Bankruptcy Regulation
- ▶ 1.4 Product Regulation
- ▶ 1.5 Business and Capital Taxes
- ▶ 1.6 Patent System



## 1. Regulatory Framework

### 1.1 Administrative Burden for Entry

#### Defining the Indicator

This indicator estimates the costs incurred by businesses while fulfilling necessary administrative requirements to start a business. These costs are associated with the money, time and human resources spent on ensuring compliance with regulation and registration formalities while starting a business, including processing required claims, forms and submissions.

The following measure of administrative burden for entry is reported below:

- Overall ranking of ease of starting a business: Ratio, as measured by the World Bank, which takes into account the procedures, time, cost and paid-in minimum capital required to start a business.

#### Main Statistical Findings

As shown in Table 1.1-1, Canada ranks well internationally in terms of administrative burden for entry, according to the World Bank report [Doing Business 2013](#). In 2004, Canada ranked first in the world for ease of starting a business, and retained this rank until 2007. It fell to second from 2008 to 2010, and has been in third place since that time.

**Table 1.1-1: Ranking of Ease of Starting a Business 2013**

Indicator	International Ranking
New Zealand	1
Australia	2
Canada	3
Singapore	4
Macedonia, FYR	5
Hong Kong SAR, China	6
Georgia	7
Rwanda	8
Belarus	9
Ireland	10

Source: World Bank, [Doing Business 2013](#).

The World Bank estimates that Canada ranks equally well in other measures such as the number of procedures, time and cost of starting a business (Table 1.1-2). For instance:

- Canada ranks first with only one procedure required to start a business.
- Based on total time spent starting a business, Canada ranks 10th out of 185 countries, with approximately five days per business, including time spent waiting for government approvals.
- The cost of starting a business in Canada is estimated at about 0.4 percent of income per capita, ranking fifth internationally. This is compared to 1.4 percent income per capita in the United States, which ranks 20th. According to Statistics Canada, the costs of corporate registration requirements in Canada are on average \$181 per business, which equates to \$22 per employee, and over \$67 million per year in total corporate registration costs for businesses.

**Table 1.1-2: Procedures, Time and Cost of Starting a Business in Canada**

Indicator	International Ranking	
Number of procedures	1.0	1
Time (days)	5.0	10
Cost (% of income per capita)	0.4	5
<b>Overall</b>	—	<b>3</b>

Source: World Bank, [Doing Business 2013](#).



## Past and Existing Policy Support

The Government of Canada has launched a number of initiatives to reduce administrative burden. Budget 2010 created the [Red Tape Reduction Commission](#) (RTRC) with the mandate of addressing irritants to business that stem from federal regulatory requirements. After holding consultations with Canadian businesses in 2011, the RTRC identified 2,300 irritants for small business productivity. It produced a report, which presented a total of 90 recommendations across 18 departments and agencies. The recommendations included how to: address these irritants, reduce businesses' compliance burden, and reduce time and costs involved for entrepreneurs when starting a business.

The Government of Canada has developed specific initiatives to facilitate business entry:

- [Canada Business Network](#) provides businesses with a wide range of information on government services, programs and regulations through an online portal and a network of service centres across Canada. This initiative is a collaborative arrangement among federal departments and agencies, provincial and territorial governments, and not-for-profit entities. It seeks to reduce the complexity of dealing with multiple levels of government, and to consolidate business information in one source.
- [BizPal](#) is a web-based service offered in partnership with provincial, territorial and municipal governments that helps businesses identify licences and permits required to begin operations.
- [Service Canada](#) is a single window access point that provides information through Internet, telephone, mail or in person on a range of programs and services available from the federal government to help start a business.
- [REGISTREX](#) is just one example of an electronic processing method (EPM) developed by the federal government in partnership with regional governments to make it easier for business owners to register their business anywhere in Canada. It does so by providing a single window for links to the corporate registries of the federal, provincial and territorial governments.
- The [Canada Revenue Agency](#) (CRA) has established the Business Registration Online (BRO) service to simplify the way small businesses deal with the federal government, particularly with regards to tax and regulatory processes. Notably, the service allows businesses to register for a Business Number, as well as for four program accounts: Corporation income tax, GST/HST, Payroll and Import/Export.

### Sources:

Statistics Canada, [Survey of Regulatory Compliance Cost, 2008](#).

World Bank, [Doing Business Series, 2004 to 2013](#).

## 1.2 Administrative Burden for Growth

### Defining the Indicator

This indicator refers to the number of procedures, time spent on compliance, and/or costs incurred by businesses in fulfilling mandatory government reporting requirements and procedures. Because businesses need to devote resources to comply with government regulations, it may impact their ability to grow. These may include processing and submitting tax forms, payroll remittances, record of employment forms, mandatory government surveys, and registering property, among others.

Two measures of administrative burden for growth are reported below:

- Total cost of regulatory compliance
- Time it takes to prepare, file and pay taxes.

Statistics Canada's *Survey of Regulatory Compliance Cost* gathers statistical information on the costs

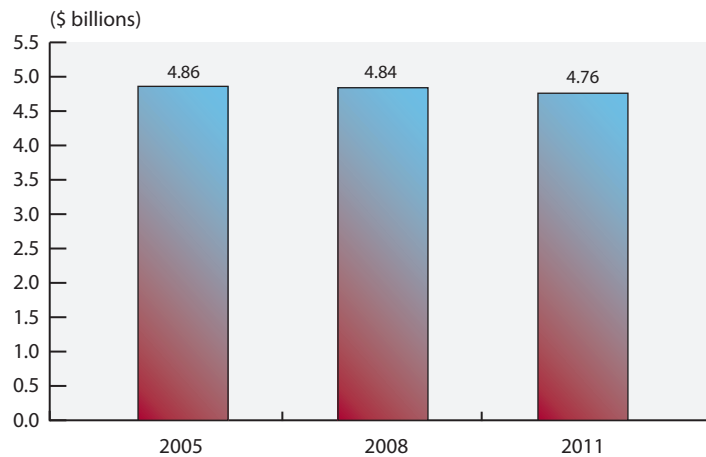
incurred by small and medium-sized businesses (SMEs) in complying with government regulation.

### Main Statistical Findings

#### **Total Cost of Regulatory Compliance**

According to Statistics Canada's *Survey of Regulatory Compliance Cost*, the economy-wide nominal cost of compliance grew from \$4.3 billion to \$5.2 billion between 2005 and 2011. After adjusting for inflation and growth in the size of the business sector, the real cost of compliance fell from \$4.86 billion to \$4.76 billion, a 2-percent decline (Figure 1.2-1). Measured as a share of economic resources, the data indicates that the cost of regulatory compliance for SMEs fell from 0.81 percent of SME GDP in 2005 to 0.75 percent of GDP in 2011.

Figure 1.2-1: Economy-wide Estimates of the Total Cost of Regulatory Compliance



Source: Statistics Canada, *Survey of Regulatory Compliance Cost*, 2005, 2008, 2011.

### ***Time it takes to prepare, file and pay taxes***

According to the *2011 Survey of Regulatory Compliance Cost*:

- SMEs prepared and submitted about 12 million submissions to government to comply with key federal, provincial and municipal regulations, which translated into over 14 million compliance hours.
- Annual federal/provincial business income tax filing was the most burdensome administrative requirement for businesses, costing on average between \$500 and \$4,145 per business per year depending on the size of the business.
- Payroll remittances and federal/provincial sales taxes were the second and third most burdensome administrative requirements for businesses, costing on average \$839 and \$454 per year respectively.

In 2013, the World Bank ranked Canada eighth in terms of the ease of paying taxes. This ranking reflects a weighted average of the number of payments per year (8), time spent on compliance per year (131 hours), and the total tax rate (26.9 percent of profit) for the average Canadian establishment.

### **Past and Existing Policy Support**

Following the recommendations of the [Advisory Committee on Paperwork Burden Reduction](#) (ACPBR), established in 2004, the Government of Canada committed to reducing by 20 percent the burden of paperwork imposed on businesses across 13 federal departments and agencies. This included streamlining regulations, eliminating duplicate requirements, harmonizing overlapping obligations, and reducing the number of reporting requests. As identified by the ACPBR, these irritants have a clear detrimental effect on growth, competitiveness and innovation. The mandate

of the ACPBR concluded in 2009, and was a precursor to the [Red Tape Reduction Action Plan](#) (RTRAP).

Launched in October 2012 by the Treasury Board Secretariat, the RTRAP recommends several measures to reduce administrative burdens for growth. These measures include a mandatory analysis of small business impacts in the Regulatory Impact Analysis Statements (RIAS) of regulators, and a requirement for departments and agencies to remove one regulation for each new one they introduce. The Action Plan also includes measures specific to particular sectors and across departments and agencies such as the Canada Revenue Agency and Health Canada. For example, it recommends that regulatory bodies improve the delivery of services for businesses, improve the availability and clarity of tax information, and simplify reporting obligations for businesses.

The Government of Canada introduced a number of additional initiatives to streamline administrative compliance and to reduce administrative burdens for growth:

- BizPal is a web-based service offered in partnership with provincial, territorial and municipal governments that helps businesses identify licences and permits required to begin operations.
- The Canada Revenue Agency's [My Business Account](#) offers businesses secure online access to their tax accounts, thus reducing the time required to process tax claims.
- In partnership with the United States Government, the Government of Canada launched a number of initiatives to reduce administrative burdens for business growth. These include the Canada Border Services Agency (CBSA)'s [Single Window Initiative](#), which allows businesses to electronically

submit information on commercial shipments containing regulated goods, with the goal of reducing the amount of documentation required to import, export and transport goods. They also include the Canada–U.S. [Beyond the Border Action Plan](#), announced in December 2012, which outlines several initiatives designed to reduce the administrative burden for businesses wishing to transport goods or deliver services across the Canada–U.S. border.<sup>1</sup>

- In January 2013, the Government of Canada [announced proposed changes to the \*Corporations Returns Act\*](#) to reduce reporting burdens for Canadian business. Under this reform, only corporations with revenues of more than \$200 million, assets over \$600 million, or foreign debt and equity over \$1 million would have to report financial and ownership information. As a result, 32,000 businesses will no longer be required to file returns under the Act.

#### Sources:

*Statistics Canada, Survey of Regulatory Compliance Costs, 2011.*

*Statistics Canada, Survey of Regulatory Compliance Costs, 2008.*

*Statistics Canada, Survey of Regulatory Compliance Costs, 2005.*

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1. More information on joint Canada–U.S. cross-border initiatives can be found in section 2.3: Access to Foreign Markets.

## 1.3 Bankruptcy Regulation

### Defining the Indicator

Bankruptcy is a legal process for persons (including corporations recognized by law) who can no longer pay back debt. The person who owes the debt assigns all assets to a trustee in bankruptcy, which sells it or uses it to help pay back the debt to creditors.

This section focuses on business bankruptcy, and examines the bankruptcy process according to three measures:

- Time (years) for creditors to recover their credit.
- Cost of bankruptcy proceedings (as a percentage of the value of the debtor's estate).
- Recovery rate (cents on the dollar).

These measures are provided by the World Bank in its *Doing Business 2013* report.<sup>2</sup> The time required for credit recovery is measured from the time of the company's default until the payment of some or all of the money owed to creditors. The cost of proceedings is recorded as a percentage of the value of the debtor's estate, and includes all associated costs and fees of insolvency administrators, auctioneers and lawyers, among others.

Finally, the bankruptcy recovery rate is measured in average cents on the dollar recouped by creditors through reorganization, liquidation or debt enforcement (foreclosure) proceedings. The rate is based on the outcome of bankruptcy (whether the businesses emerges from the process as a going concern or if its assets are sold piecemeal), the value of assets deducted, and the value lost over the course of insolvency proceedings. *Doing Business 2013* report's overall international ranking for resolving insolvency is based on this recovery rate. A good ranking in these indicators would suggest that the

business bankruptcy process is faster, cheaper and relatively less burdensome.

### Main Statistical Findings

As shown in Table 1.3-1, the World Bank's *Doing Business 2013* report found that it takes 0.8 years, on average, for creditors in Canada to recover their credit, and that the average cost of bankruptcy proceedings in Canada is 4 percent of the debtor's estate. The report also found Canada's average business insolvency recovery rate, the ratio of credit recovered by creditors, to be 90.7 percent. According to this measure, Canada has consistently ranked in the top five countries since 2005, the year the World Bank began including the insolvency recovery rate in its *Doing Business* reports.

Table 1.3-1: Time, Cost and Recovery Rate when Resolving Insolvency

Indicator	International Ranking	
Time (years)	0.8	3
Cost (% of estate)	4.0	3
Recovery rate (cents on the dollar)	90.7	4
<b>Overall international ranking</b>	—	<b>4</b>

Source: World Bank, *Doing Business 2013*.

The top 10 countries ranked by the World Bank in 2013 in terms of resolving insolvency are shown in Table 1.3-2. Canada placed fourth, behind Japan, Singapore and Norway.

2. The World Bank measures insolvency proceedings through a questionnaire among bankruptcy participants across all countries studied based on a typical case of bankruptcy consisting of a medium-sized business with 201 employees operating in a major city center. As such, this section does not measure insolvency proceedings for individuals or financial institutions. Further information on the World Bank's methodology is available on its [website](#).

Table 1.3-2: Business Insolvency Recovery Rate, International Rankings

Rank	Economy	Recovery rate (cents on the dollar)
1	Japan	92.8
2	Singapore	91.3
3	Norway	90.8
4	Canada	90.7
5	Finland	89.7
6	Netherlands	88.8
7	Belgium	88.7
8	United Kingdom	88.6
9	Ireland	87.5
10	Denmark	87.1

Source: World Bank, *Doing Business 2013*.

### Past and Existing Policy Support

The insolvency process in Canada is governed by the [Bankruptcy Insolvency Act](#) (BIA), the [Companies' Creditors Arrangement Act](#) (CCAA), along with related regulations, rules and directives. The Office of the Superintendent of Bankruptcy Canada (OSB) continues to review this framework and to undertake initiatives to ensure that the framework reflects the reality of debtors and creditors in an ever-changing Canadian economy. Among the initiatives undertaken by the OSB:

- The most recent legislative amendments to both acts came into force in 2009. These changes are designed to modernize the insolvency system, to increase fairness and reduce abuse of the system, and to encourage restructuring among businesses as an alternative to bankruptcy. Amendments related to businesses include clarifying the powers of the Court during the bankruptcy process, reforming the protection of unpaid suppliers' rights, and clarifying rules for collective bargaining agreements. More information on these amendments is available on the [OSB website](#).
- In 2010–11, the OSB undertook a [review of the Trustee Licensing Framework](#), which oversees the requirements for trustees to obtain and keep their license to practice.

The review included consultations with business and trustee stakeholders in Canada, and the OSB is currently working to address areas for reform that emerged throughout the review, including the license application process.

- The OSB promotes awareness of the rights and responsibilities of stakeholders in the insolvency system through a number of initiatives. First, in 2011–12 the OSB updated its website to make it client-oriented, and published several items online including the Bankruptcy and Insolvency Records, the Unclaimed Funds Database, and new information resources for debtors and creditors. Second, the [OSB News](#) was launched that same year, and helps communicate with stakeholders, providing information on OSB initiatives in order to facilitate their implementation.
- Finally, in 2012, the OSB launched the CCAA Registry Project, a web-based filing system that gives trustees a more efficient filing mechanism for statutory forms, and enables the OSB to maintain a public registry of information in CCAA filings, to record and address complaints, and to investigate monitors' conduct.

#### Sources:

Office of the Superintendent of Bankruptcy Canada, *Annual Report 2011-2012*.

Office of the Superintendent of Bankruptcy Canada, [Glossary](#).

Office of the Superintendent of Bankruptcy Canada, [Insolvency Statistics in Canada, 2012](#).

World Bank, *Doing Business 2013*.

World Bank, "Methodology for Resolving Insolvency", 2013.

## 1.4 Product Regulation

### Defining the Indicator

Product regulation refers to efforts by governments to intervene in product markets that are inherently competitive. Such regulation is generally used with the intention of improving the functioning of market economies and correcting market failures.

Over the past two decades, governments and international organizations have sought to better understand product regulations and their effects on the economy. In particular, the OECD launched the [Indicators of Product Market Regulation \(PMR\)](#) in 1998, which measures regulation at the economy-wide level every five years. The project focused on the construction of a database of internationally comparable data on certain regulations, with a focus on economic and administrative regulations that affect product markets.

The economy-wide PMR score is a comprehensive indicator based on a weighted average of a total of 18 low-level indicators. These include price controls,

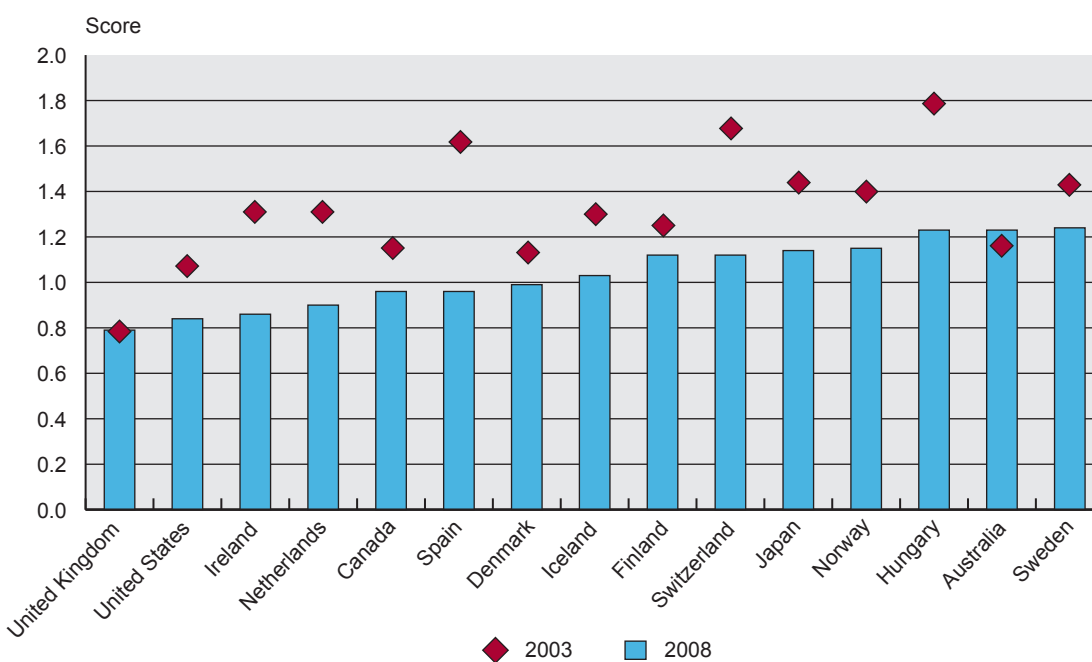
the level of command-and-control regulation, licenses and permits systems, and the communication of rules and procedures.

### Main Statistical Findings

Economy-wide product market regulation scores in 2003 and 2008 across selected OECD countries is shown in Figure 1.4-1. These results demonstrate the stringency of product regulation, with higher numbers representing countries with policies that are more restrictive to competition. Except for the United Kingdom and Australia, the countries shown here have loosened product market regulations over the time period.

Canada is part of a group of countries characterised by lower levels of product market regulation compared with the OECD average. In 2008 Canada ranked fifth, behind the United Kingdom, the United States, Ireland and the Netherlands.

Figure 1.4-1: Aggregate Product Market Regulation Scores, 2003 and 2008



Source: OECD, Integrated PMR indicator 2008.

Canada's overall score has consistently improved since the indicator was created in 1998. This was driven by advancements relating to a number of sub-indicators, including price controls, the use of command and control regulation, simplification of procedures for businesses, and barriers to entry in network sectors.

### Past and Existing Policy Support

In recent years, the Government of Canada has launched a number of reforms related to product market regulation.

- In June 2012, the Government of Canada announced proposed [amendments to the Investment Canada Act](#) to remove barriers to foreign investment. The amendments raise thresholds for reviewing foreign investments to \$1 billion over a four-year period, and change the basis of the threshold from asset value to enterprise value.
- Launched in October 2012, the Treasury Board's Red Tape Reduction Action Plan (RTRAP) is leading the reform of several kinds of product regulation at a number of departments and agencies. For example, the Action Plan recommends that the Department of Foreign Affairs, Trade and Development Canada (DFATD) reduce businesses' burden of compliance with export regulation, and DFATD has responded with a new import system for steel and steel products. The Action Plan also includes government-wide measures designed to reduce the burden of product regulation on businesses. It sets targets for the timely issuance of licenses, certifications and permits, and commits regulators to set and publish measurable standards for delivering them.
- In addition, [Economic Action Plan 2012](#) committed to changing how the Canadian Food Inspection Agency (CFIA) monitors and enforces non-health and non-safety food labelling regulations. For example, the CFIA will introduce a web-based label verification tool that encourages consumers to bring validated concerns directly to companies and associations for faster resolution. The federal government will also repeal regulations related to container standards to remove unnecessary barriers to importing new products from international markets.
- In 2013, the Canadian Radio-television and Telecommunications Commission (CRTC) announced a [new wireless code](#) effective December 2013. This will make it easier for individual and small business customers to obtain and understand the information in their wireless service contracts; establish user-friendly business practices for the wireless service industry; and contribute to a more dynamic wireless market. Also, that same year, the Department of Industry released a [new spectrum license transfer framework](#) to provide greater clarity on the review of spectrum license transfer requests, and to promote competition in Canada's wireless market.



- The Government of Canada has also committed to reforming existing price controls on agricultural products. In December 2011, [Bill C-18](#) reformed the [Canadian Wheat Board](#) to give western farmers the freedom to sell their products on an open market. Also, in 2013 the [Canadian Dairy Commission](#) reformed the supply management system to exempt certain dairy products from existing price controls.

**Sources:**

Government of Canada, *Red Tape Reduction Action Plan Report*, 2012.

G. Nicoletti and S. Scarpetta, "[Regulation, productivity and growth: OECD evidence](#)", *Economic Policy* Volume 18, Issue 36, 2003.

Organisation for Economic Co-operation and Development, *Integrated PMR Indicator 2008*.

A. Wolfi et al. [Ten Years of Product Market Reform in OECD Countries](#), OECD, 2009.

## 1.5 Business and Capital Taxes

### Defining the Indicator

This indicator refers to the levels of taxation imposed by governments on the profits earned by businesses through providing goods and services or through selling assets.

Two tax-related measures are discussed below:

- The federal small business tax rates and limits.
- International comparisons with other OECD countries.

### Main Statistical Findings

#### **Federal Small Business Tax Rates and Limits**

Research conducted by the [OECD](#) on the impact of tax reform on economic growth has found that levels of corporate taxation shape business incentives by affecting returns on investment, including returns on innovation, and that lower taxes on small businesses' income and capital gains can improve economic growth.

The OECD research found that corporate income taxes discourage firms from undertaking activities that

are important for growth, such as investments in physical capital and in productivity improvements. Corporate taxes also affect entrepreneurs' decisions to start a business and can impact the profits of businesses, in particular for high-growth firms. Furthermore, corporate taxation affects foreign companies' decisions to invest in Canada, and Canadian companies' decisions to continue doing business in Canada.

The current [federal small business tax rate](#) of 11 percent applies to the first \$500,000 of eligible income. Between 2002 and 2007, this tax rate was 12 percent. The [Federal Budget 2009](#) increased the amount of small business income eligible for the reduced federal tax rate from \$400,000 to \$500,000 as of January 1, 2009.

As seen in Table 1.5-1, the federal corporate tax rate currently stands at 15 percent, down from the 2007 rate of 21 percent. In 2008, the 1.5 percent federal corporate surtax was eliminated, and the overall corporate rate has been reduced gradually every year since.

Table 1.5-1: Federal Small Business Limit and Tax Rates

	2000	2001		2002		2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013*
Federal small business limit (\$000)	200	200	200-300	200	200-300	250	250	300	300	400	400	500	500	500	500	500
Federal small business rate (%)	12	12	21	12	21	12	12	12	12	12	11	11	11	11	11	11
Federal corporate tax rate (%)	28	27		25		23	21	21	21	21	19.5	19	18	16.5	15	15

Source: Department of Finance, 2012

\* As per the [Canada Revenue Agency website](#), these rates are in effect January 1, 2013, and may be subject to change.

### International Comparisons

Canada's small business tax rate is now among the lowest in the OECD economies, according to the [OECD Tax Database](#). As shown in Figure 1.5-1, the Canadian rate (including combined federal and provincial rates) has been declining over the past

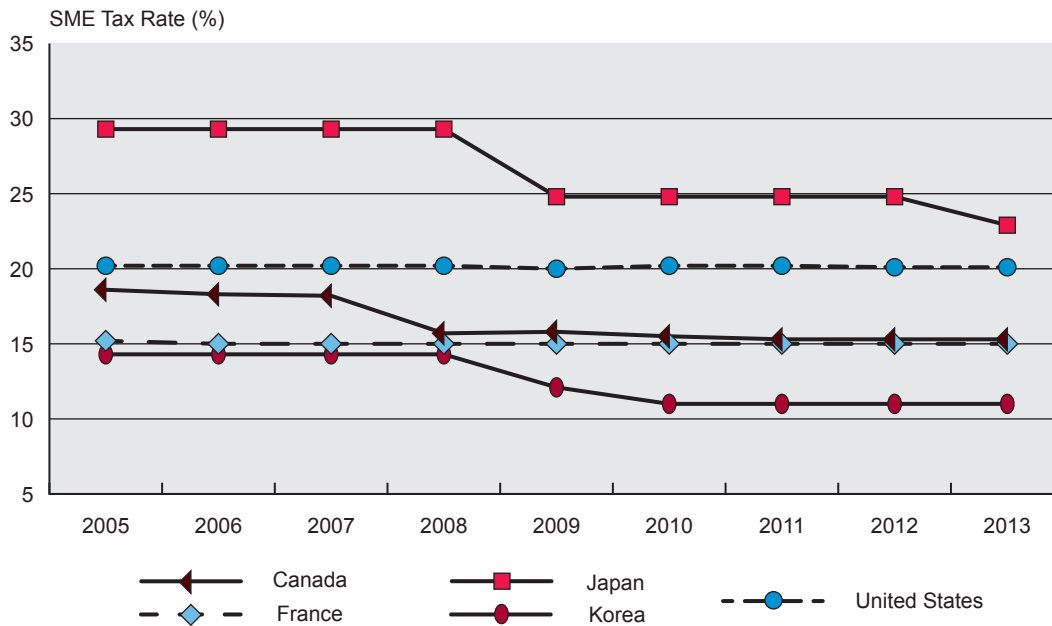
six years, reaching 15.3 percent in 2011. It is slowly approaching France's small business tax rate of 15.0. The small business tax rates in the U.S. and France have been constant since 2005 at 20.1 and 15.0 percent, respectively. The rates in Japan

have decreased from 29.3 percent in 2005 to 24.8 percent in 2009. Korea also saw a decrease from 14.3 percent in 2008 to 11 percent in 2010.

It should be noted that for many countries there are different rates across sub-national jurisdictions such as states and provinces. The estimates in Figure 1.5-1, as developed through the OECD

Tax Database, combine the central government corporate tax rate with the sub-central government (combined provincial and local) corporate tax rate. Thus, the OECD estimate for Canada combines the federal corporate tax for SMEs (11 percent) with the combined provincial and local rate for SMEs (4.3 percent in Ontario).

Figure 1.5-1: Small and Medium-Sized Enterprises' Tax Rates across Select Countries



Source: OECD, Tax Database: Corporate and capital income taxes.

### Past and Existing Policy Support

Over the past decade, Canada has reduced levels of taxation imposed on businesses. Among the G7 countries, Canada now has the lowest overall tax rate on new business investment, and nearly the lowest statutory corporate income tax rate, second to the United Kingdom.

In addition to lowering tax rates on corporate income and capital gains, the federal government has undertaken additional measures to reduce the tax burden imposed on businesses:

- Introduced in 2003, the small business capital gains rollover allows investors, subject to certain limits, to defer the taxation of capital gains on investments in eligible

small business shares if the proceeds of disposition are reinvested in other eligible small business shares. To be eligible, a small business must have no more than \$50 million in assets immediately after the investment.

- Economic Action Plan (EAP) 2013 increased the [lifetime capital gains exemption](#) for dispositions of qualified small business corporation shares, including qualified farm and fishing property. It also raised the exemption from \$750,000 to \$800,000 as of 2014, and indexed it to inflation in subsequent tax years.

- The federal income tax incentives for [Scientific Research and Experimental Development](#) (SR&ED) are intended to provide broad-based support for SR&ED performed in every industrial sector in Canada, and to assist small businesses in particular. As of 2012, there are two rates of investment tax credits (ITCs) for SR&ED in Canada: (1) a general rate of 15 percent, and (2) an enhanced rate of 35 percent, provided to small Canadian-Controlled Private Corporations (CCPCs) on their first \$3 million of qualified expenditures. EAP 2012 committed to simplifying the SR&ED tax incentive program and improving cost-effectiveness and predictability.
- EAP 2013 extended the [Hiring Credit for Small Business](#) for one year, which was initially announced in Budget 2011. This temporary measure allows businesses to claim a credit of up to \$1,000 against a small employer's increase in its current Employment Insurance (EI) premiums over those paid in the previous year.

### Sources:

Canada Revenue Agency, Corporation Tax Rates, 2013.  
Department of Finance, [Budget 2009](#).  
Department of Finance, [Budget 2012](#).  
Department of Finance, [Budget 2013](#).  
Organisation for Economic Co-operation and Development, Tax Database, 2013.

## 1.6 Patent System

### Defining the Indicator

A patent system is a country's framework defining the rules governing the granting and enforcement of patents, a form of intellectual property (IP). The patent system is meant to provide a set of incentives leading to more invention, innovation and the subsequent activities conducive to new products and services being marketed.

The measures presented below refer to:

- Patent applications and grants data.
- Intellectual property international rankings and statistics.

### Main Statistical Findings

#### *Patent Applications and Grants Data*

While overall applications with the [Canadian Intellectual Property Office](#) (CIPO) fell slightly during 2011–12 (Table 1.6-1), the number of domestic applications increased by nearly 8 percent. A greater proportion of total patent applications submitted in Canada continue to be submitted from foreign sources (86 percent in 2011–12), compared with domestic applications (14 percent).

Similarly, a greater proportion of patents granted in Canada were to foreign sources (89 percent), compared to domestic sources (11 percent). Between 2010–11 and 2011–12, the number of total patents granted increased by approximately 6 percent.

Table 1.6-1: Patent Applications Received and Granted by Canadian Intellectual Property Office, 2011–12

	Total applications 2011–12	% of total applications	% change from 2010–11 to 2011–12	Total grants 2011–12	% of total grants	% change from 2010–11 to 2011–12
Foreign Sources	30,198	86.25%	-2.08%	18,610	88.93%	4.56%
Domestic Sources	4,813	13.75%	7.51%	2,317	11.07%	17.02%
Total	35,011	100.00%	-0.87%	20,927	100.00%	5.81%

Source: [CIPO Annual Report 2011–2012: A Foundation for the Future](#).

Canadian patents in force represent 1.7 percent of all patents in force worldwide, while U.S. patents in force represent 26.8 percent of all patents in force worldwide (World Intellectual Property Organization, [World Intellectual Property Indicators 2012](#)).

#### ***Intellectual property international rankings and statistics***

The World Economic Forum's [Global Competitiveness Report](#) measures the level of IP rights protection across countries. Canada's ranking has fallen since 2011, moving down two ranks from 12th in 2011–12 to 14th in 2012–13.

According to the [World Intellectual Property Organization](#) (WIPO), between 2010 and 2011, most countries saw positive growth in IP applications. This included a 31.2 percent increase in China, a 21.6 percent increase in Brazil and an 8.4 percent increase in Canada. In 2011, Canada saw a total of 133,921 trademark application class counts,<sup>3</sup> approximately 73,000 (55 percent) of which were submitted by residents. By comparison, the number of trademark application class counts in China reached 1,418,251 that same year, over one million greater than any other country. Nearly 1.3 million applications in China were submitted by residents.

3. Trademark data refer to class counts, i.e., the number of classes of goods and services specified in a trademark application or registration. Trademark offices have either a single- or multi-class filing system. For better comparison of international trademark application activity across offices, WIPO uses application and registration class counts. For more information, see the [World Intellectual Property Organization Indicators 2012](#), p. 163.

WIPO also found that Canada and other countries saw an increase in the number of international patent applications filed under the Patent Cooperation Treaty (PCT).<sup>4</sup> International patent applications filed in 2011 by residents of Canada increased 8.6 percent compared to 2010. The largest growth in number of applications was among residents of China, with an increase of 29 percent in 2011, while the Netherlands met the sharpest decline (13.8 percent).

Overall, worldwide industrial design applications grew 16 percent between 2010 and 2011. China's intellectual property office received the highest number of industrial design applications (521,468) compared to the U.S. (30,467) and Canada (5,227). Over 97 percent of industrial design applications in China were submitted by residents, in comparison with over 84 percent in Canada submitted by non-residents.<sup>5</sup>

### Past and Existing Policy Support

CIPO is the agency within the federal government that is tasked with monitoring and administering Canada's system of IP rights: patents, trade-marks, copyrights, industrial designs and integrated circuit technologies. CIPO delivers programs and policy support in several areas to ensure Canada's IP framework is in tune with the current IP environment.

- In 2010, the [Patent Rules](#) were [amended](#) to assist applicants in obtaining patent rights, to eliminate a number of administrative requirements, to clarify a number of provisions in the Patent Rules, and to align them with international standards.
- Throughout 2010–11, the agency delivered 60 IP case studies in 42 educational institutions

to raise awareness on the benefits to IP protection. That same year, CIPO delivered three training sessions to 55 trade commissioners in partnership with the Canadian Federal Department of Foreign Affairs, Trade and Development. As a result, trade commissioners will be able to provide the appropriate IP resources to clients. CIPO also partnered with the Canadian Commercial Corporation (CCC) to provide IP training to 22 CCC officers.

- In Fall 2012, CIPO hosted [roundtable discussions](#) with individuals and stakeholders from the business community to better understand the challenges and barriers faced by small and medium-sized enterprises in using the IP system. These roundtables touched on the IP application process, knowledge of IP and information tools, IP strategy and challenges of using the Canadian IP system.
- Through the [Patent Prosecution Highway](#) (PPH), CIPO maintains a number of bilateral agreements with other countries for IP. These agreements provide a means of prioritizing examination of a patent application in one country when the patent has already been processed within another country. Conditions include an indication of patentable subject matter, or an indication of novelty, inventive step and industrial applicability (in the international phase). Through the PPH, Canada has an ongoing agreement with the United States, and pilot agreements with Denmark, Germany, Israel, Japan, Korea, Finland, Spain and the United Kingdom.

4. The Patent Cooperation Treaty (PCT) is an international patent law treaty (1970). A patent application filed under the PCT is called an international application, or PCT application.

5. The World Intellectual Property Organization (WIPO), *World Intellectual Property Indicators 2012*.

- In addition to bilateral agreements, CIPO conducts a number of activities with WIPO to harmonize the Canadian IP regime with other international jurisdictions. The goal of such activities is to make it easier for Canadians to file abroad, and for foreigners to file in Canada.

In 2007, the Government of Canada introduced its [science and technology strategy](#) called *Mobilizing Science and Technology to Canada's Advantage*. The strategy emphasized the contribution of science and technology in building a more competitive and sustainable economy. In the strategy, the federal government expressed its commitment to maintain a balanced patent regime that provides appropriate incentives for innovation while respecting Canadians' values and ensuring that they have access to the latest scientific information and technologies.

In line with the 2007 Science and Technology Strategy, the Patent Rules were [amended](#) in March 2011 to accelerate the processing of patent applications relating to green technologies. The amendments allow the Commissioner of Patents to expedite the

examination of applications for patents in the area of environmental technology.

In March 2013, the Government of Canada introduced the [Combating Counterfeit Products Act](#), which seeks to foster an environment that promotes innovation and creativity, attracts new investment, and stimulates the growth of the knowledge-based economy. Key provisions include protecting brands and creative works by strengthening Canada's trade-mark enforcement regime, registering non-traditional trademarks found in new technologies, and simplifying the overall trademark registration process to ensure a high level of validity and efficiency for trademark owners.

**Sources:**

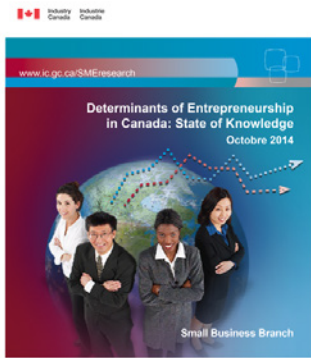
Canadian Intellectual Property Office, Annual Report 2010–2011: Adapting to Changing Realities; Annual Report 2011–2012: A Foundation for the Future; [Business Plan 2011–2012: Touch the Future of IP](#); [Business Strategy 2012–2017: Inspired by Innovation; Committed to Success](#).

World Economic Forum, The Global Competitiveness Report 2012–2013.

World Intellectual Property Organization, *World Intellectual Property Indicators*, 2012.







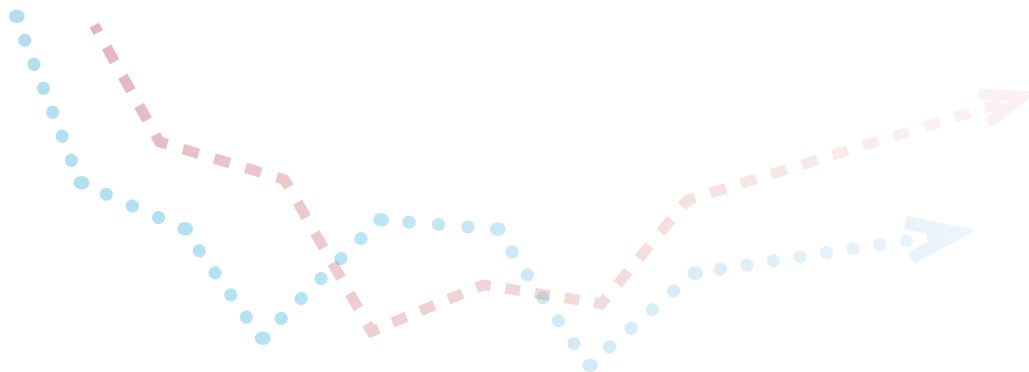
Canada

## Determinants of Entrepreneurship in Canada: State of Knowledge October 2014

### Section 2

## Market Conditions

- ▶ 2.1 Competition
- ▶ 2.2 Access to Foreign Markets
- ▶ 2.3 Access to Domestic Markets (Interprovincial)
- ▶ 2.4 Degree of Public Involvement



## 2. Market Conditions

### 2.1 Competition

#### Defining the Indicator

This indicator measures the extent to which businesses face competitive pressure. The Organisation for Economic Co-operation and Development (OECD) identifies two types of policies for promoting competition: policies to promote the general level of competition and policies focusing on certain sectors, particularly deregulated network industries (e.g., utilities, telecommunications, transportation). The World Economic Forum’s *The Global Competitiveness Report 2013-2014* includes several indicators on market efficiency in competition, based on the Forum’s Executive Opinion Survey of business leaders.

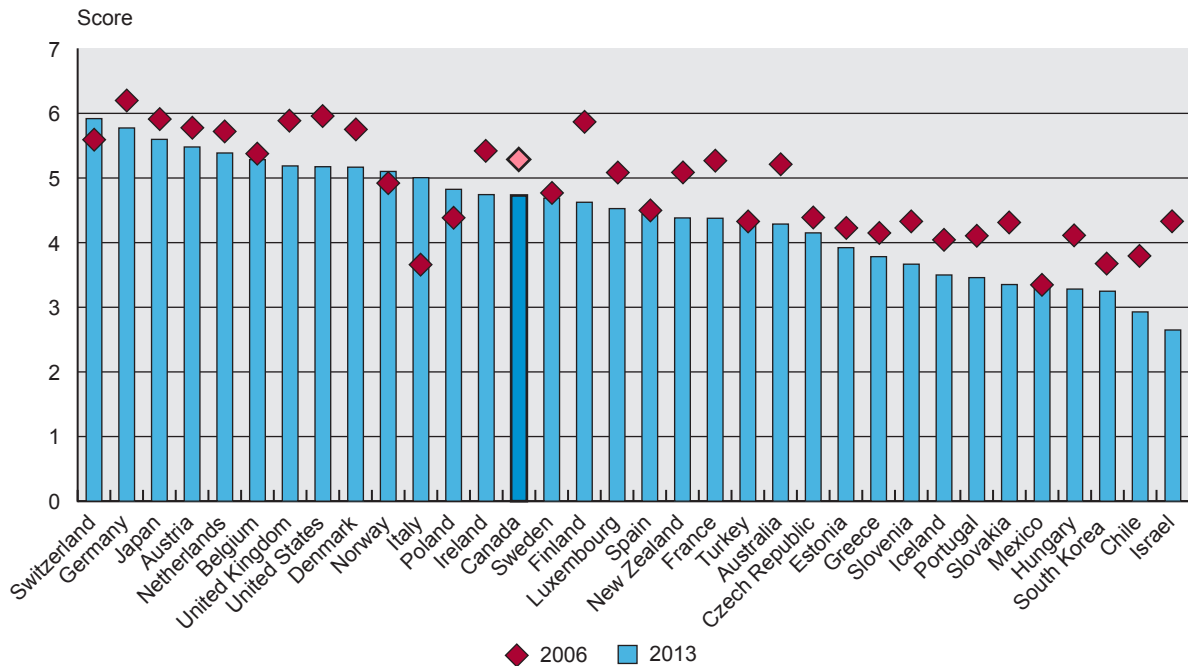
The following indicators of the performance of Canada’s competition policies and outcomes are reported below:

- Extent of market dominance
- Effectiveness of anti-monopoly policy.

#### Main Statistical Findings

The market dominance indicator measures whether corporate activity is dominated by a few business groups (low ranking) or spread among many firms (high ranking). As seen in Figure 2.1-1, in 2013 Canada ranked 14th of the 34 OECD countries in terms of the extent of its market dominance. In Canada, and much of the OECD, markets are increasingly dominated by fewer firms than in 2006.

Figure 2.1-1: Extent of Market Dominance, 2006 and 2013

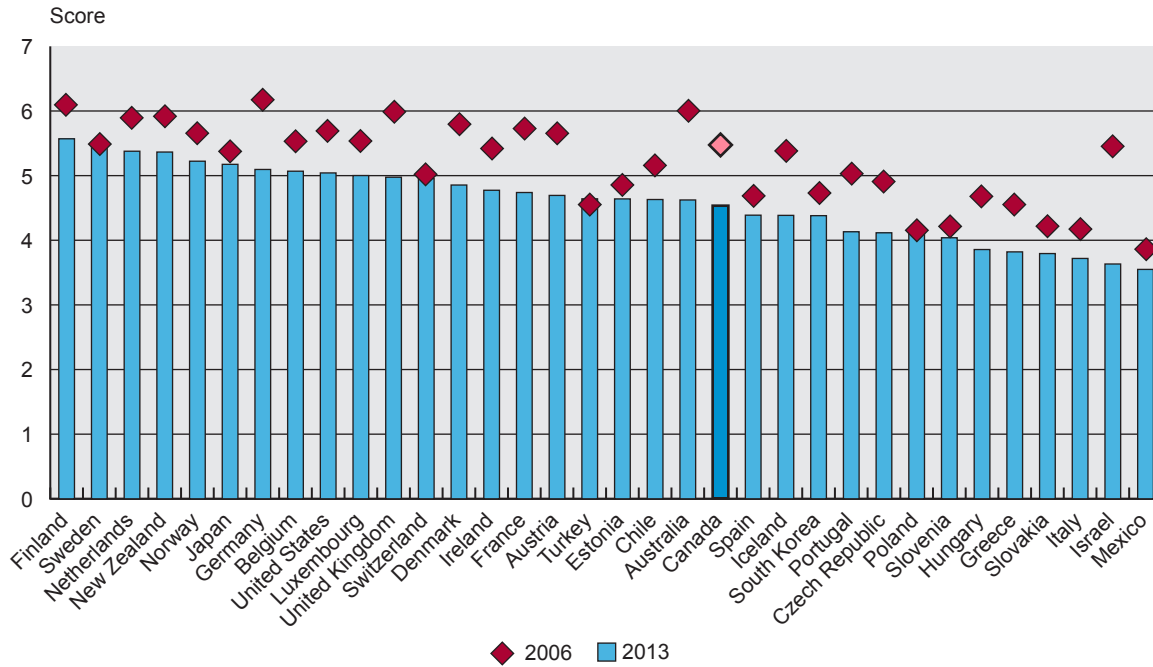


Source: World Economic Forum, *The Global Competitiveness Report 2013-2014*.

The effectiveness of anti-monopoly policy indicator measures the extent that anti-monopoly or competition policy promotes competition. As seen in Figure 2.1-2, in 2013 Canada ranked 21st out of 34 OECD countries

in the effectiveness of its anti-monopoly policy. Similar to market dominance, anti-monopoly policies in much of the OECD have become less effective than in 2006.

Figure 2.1-2: Effectiveness of Anti-Monopoly Policy, 2006 and 2013



Source: World Economic Forum, *The Global Competitiveness Report 2013-2014*.

### Past and Existing Policy Support

Canada’s competition framework is based on a set of policies enforced by Canada’s [Competition Bureau](#). The Bureau is an independent law enforcement agency responsible for the administration and enforcement of Canada’s [competition legislation](#), which is made up of the *Competition Act*, the *Consumer Packaging and Labelling Act*, the *Textile Labelling Act*, and the *Precious Metals Marking Act*.

- The Competition Bureau plays an important role in ensuring truth in advertising, in investigating cartels, in preventing abuses of market power, and in reviewing mergers. The Bureau uses a [range of tools](#) including public education, the authority to search for and seize evidence, the ability to refer criminal matters to the Attorney General,

and the power to bring civil matters before the [Competition Tribunal](#).

- The Competition Bureau plays an [advocacy role](#) to promote increased competition, advising regulators and policymakers to regulate only where necessary and assisting in implementing minimally intrusive policies where market forces are insufficient to achieve objectives. In 2013, the Bureau [provided comments](#) on the Canadian Radio-television and Telecommunications Commission’s Wireless Code of Conduct and conducted a [public consultation](#) to identify economic sectors where advocacy efforts should be targeted.

- In March 2010, the *Competition Act* was [amended](#) to better protect Canadians from the harm caused by anti-competitive conduct. These changes to the Act allow for more effective criminal enforcement against cartel agreements, while providing businesses with more flexibility to benefit from legitimate alliances with competitors.
- In the [Speech from the Throne 2013](#), the Government of Canada announced policies to improve transparency for consumers, including cost disclosure for different payment methods and cooperating with provinces and territories against predatory payday lenders.
- Economic Action Plan 2013 announced a review of the [rules](#) governing the credit and debit card industry so that the principles of transparency, fairness and competition would guide the evolution of mobile payments.
- In March 2013, the federal government announced [new measures](#) to increase competition in the wireless sector, including expanding the requirement for companies to provide roaming to competitors, strengthening cell tower sharing rules, and ensuring at least four wireless providers in every region can acquire spectrum in the upcoming 700 Mhz spectrum auction.
- The Speech to the Throne 2013 announced new policies to reduce wireless roaming costs and to require unbundling of television channels.

The Government of Canada is also engaging in initiatives to ensure competition in network sectors, particularly in telecommunications:

- Economic Action Plan 2012 proposed key amendments to the [Telecommunications Act](#). These changes, which came into force in June 2012, lifted foreign investment restrictions for telecommunications companies that hold less than a 10 percent share of the total Canadian telecommunications market. They are expected to encourage greater competition by strengthening the position of new entrants, improving access to capital, and enabling closer strategic partnerships.

**Source:**

World Economic Forum, *The Global Competitiveness Report 2013-2014*.

## 2.2 Access to Foreign Markets

### Defining the Indicator

This indicator measures the extent to which Canadian businesses can export goods and services to markets outside Canada. Access to markets outside Canada can be reduced by tariffs or non-tariff trade barriers, including the time, money, and other resources required to comply with regulations and transport goods to foreign destinations.

The following measures of the ability of Canadian firms to access foreign markets are reported below:

- The percentage of small and medium-sized enterprises (SMEs) that export
- The value of exports by all Canadian firms
- Comparison by destination and industry sector
- International ranking of export burdens.

### Main Statistical Findings

According to Industry Canada's *Key Small Business Statistics 2013* (KSBS), only 10.4 percent of Canada's SMEs export to foreign markets. The total value of Canadian exports has been increasing since the 2008–09 recession, though exports have yet to return to pre-2008 levels. Canadian enterprises of all sizes exported goods with a total value of approximately \$374 billion in 2011, a \$48 billion (15 percent) increase from 2010. Compared to medium-sized businesses (16.2 percent) and large businesses (59.9 percent), small businesses make up 23.9 percent of the value of exports.

The United States (89.3 percent) and Europe (32.1 percent) are, by significant margins, the most popular export destinations for SMEs exporters (Table 2.2-1).

Table 2.2-1: Export Destinations of by Business Size, 2011

	United States	Europe	Latin America	China	Other Asia	Others
<b>Business Size</b>	<b>(in percent)</b>					
1 to 4 employees	87.2	28.9	9.1	7.4	11.4	14.3
5 to 19 employees	89.6	35.5	9.6	11.2	7.9	15.9
20 to 99 employees	92.2	32.2	20.3	8.8	16.9	17.4
100 to 499 employees	94.8	30.7	21.7	19.2	26.4	10.0
All SMEs	89.3	32.1	11.9	9.5	11.6	15.4

Source: Statistics Canada, *Survey on Financing and Growth of Small and Medium Enterprises, 2011*; Industry Canada calculations.

In terms of the destination of exports by industry sector in 2011 (KSBS 2013):

- The United States was prominent as a destination market for all industry sectors, particularly for the accommodation and food services (97.9 percent); health care, information and arts (97.3 percent); and transportation and warehousing (96.6 percent) sectors.
- Export destinations in Europe were important for the health care, information and arts sector (64.9 percent).
- Exports to Latin America were dominated by manufacturing (23.5 percent).
- Exports to other Asian destinations were dominated by agriculture, forestry and other resource-based industries (25.0 percent) and the wholesale trade sector (19.0 percent).

The World Bank’s *Doing Business* report measures the burdens associated with exporting, according to three indicators:

- The number of documents required to export goods.
- The time necessary to comply with all procedures required to export goods.
- The cost of exporting per container, excluding tariffs.

Table 2.2-2 shows Canada’s performance according to the *Doing Business* indicators on export burdens. In 2012, exporting from Canada required three documents, took seven days on average, and cost US\$1,610 per container on average. Based on an average ranking of all three indicators, Canada ranked 42nd in all surveyed countries in 2013, falling from 39th in 2006. Canada currently ranks high in terms of the number of days and documents required for export, but lower in terms of the monetary cost of exporting. In fact, Canada’s cost of exporting is the highest among OECD countries.

Table 2.2-2: Canada’s Ranking in Export Burdens, Selected Indicators, 2013

Indicator	International Ranking	
Documents to export (number)	3	2
Time to export (days)	4	7
Cost of exporting (US\$ per container)	1,610	141
<b>Overall</b>	<b>42</b>	

Source: World Bank, *Doing Business 2013*; Industry Canada calculations.

Note: Canada’s overall export burden ranking is based on the average of the rankings of the three indicators among all 185 countries examined.

### Past and Existing Policy Support

A core priority of the Department of Foreign Affairs, Trade and Development (DFATD), as expressed in its 2013–14 *Report on Plans and Priorities*, is to “generate international opportunities for Canadian business by negotiating agreements to open and expand markets, by facilitating trade and investment and by encouraging innovation through international science and technology partnerships.” DFATD seeks to accomplish this through a number of mechanisms.

- DFATD leads the negotiation of bilateral and multilateral [free trade agreements](#) (FTAs) with trade partner countries. These agreements seek to remove restrictions such as tariffs, taxes and quotas, thus improving Canadian businesses’ access to international markets. The first and most important of these agreements is the [North American Free Trade Agreement](#) (NAFTA), signed in 1994 between Canada, the U.S. and Mexico. Since 1997, Canada has signed FTAs with Chile, Colombia, Costa Rica, Israel, Jordan, Panama and Peru, and is currently negotiating new agreements with a number of economies. Canada has also concluded negotiations on the Comprehensive Economic and Trade Agreement (CETA) with the European Union.
- The World Trade Organization (WTO) was founded in 1995 to provide countries with a multilateral forum to negotiate trade liberalization. This forum allows countries to identify and lower barriers to international trade, to promote the free flow of goods and services across national borders, and to improve access to foreign markets. DFATD [plays an active role](#) in

promoting Canadian interests within the organization, and works with other countries to develop rules to make the global business environment stable and predictable.

- The department's [Trade Commissioner Service](#) (TCS) offers ongoing support for Canadian enterprises that do business in foreign markets. Through a network of Canadian offices abroad, Trade Commissioners provide Canadian exporters and investors with country-level information on doing business in foreign markets. These officials also play a key role in facilitating businesses' access to an extensive network of contacts, including foreign governments, decision-makers, and key business leaders.
- The [Global Markets Action Plan](#) is a trade plan announced in November 2013 to advance Canadian commercial interests around the world. The Plan sets a concrete target to grow the presence of Canada's SMEs in emerging markets, from 29 percent to 50 percent by 2018.

In addition to the services offered by DFATD, [Export Development Canada](#) (EDC) provides trade finance and risk management services to Canadian exporters and investors in 187 markets worldwide. It also provides insurance and financial services, bonding products, and small business solutions to Canadian exporters and investors. Close to 80 percent of EDC's customers are small and medium-sized businesses.

The Business Development Bank of Canada (BDC) provides [export planning services](#), which helps businesses considering exporting evaluate potential benefits and develop an exporting plan. BDC also provides [financing support](#) for activities related to exporting, including market research, product research and development (R&D), and equipment investments for increased production.

Based on consultations in Canada and the U.S., the Government of Canada launched the [Beyond the Border Action Plan](#) in December 2011, with the goal of making it easier for Canadian and American firms to do business on both sides of the border. Canada and the U.S. have since taken several measures to facilitate cross-border trade including a joint entry/exit pilot project at the land border, an Integrated Cargo Security Strategy, and a border wait-time measurement system.

Other initiatives include the joint Canada-U.S. [Free and Secure Trade](#) and [NEXUS](#) programs, both designed to expedite the border clearance process for low-risk, pre-approved travelers between Canada and the U.S. [Improvements](#) to these programs in 2013 include opening additional NEXUS trusted traveler lanes at border crossings and expanding existing security screening lanes.

#### Sources:

Statistics Canada, [Survey on Financing and Growth of Small and Medium Enterprises, 2011](#).

Industry Canada, *Key Small Business Statistics*, 2013.

World Bank, *Doing Business*, "[Trading Across Borders](#)," 2013.

### 2.3 Access to Domestic Markets (Interprovincial)

#### Defining the Indicator

This indicator measures the extent to which Canadian businesses can sell goods and services to non-local markets within Canada, defined here as trade of goods and services between provinces and territories. In Canada, formal interprovincial tariffs do not exist, but the size of the domestic market can be limited by differences in regulations and standards across jurisdictions.

The following measures of the ability of Canadian firms to access markets outside their home province or territory are reported below:

- The percentage of SMEs that have sales outside their home province or territory, and comparisons by sector
- The value of interprovincial trade by all Canadian firms.

#### Main Statistical Findings

Despite a momentary decline during the 2009 financial crisis, stronger domestic economic conditions have allowed interprovincial trade in Canada to experience sustained growth since 2005 (Table 2.3-1). The size of the economy matters in terms of domestic imports as the greatest total values were found in Ontario, Quebec and Alberta. In terms of growth over the period, we find a different picture where the provinces of Saskatchewan and Manitoba led with growth of 60 and 55 percent respectively compared to Ontario (33 percent) and Quebec (18 percent). Although their levels are considerably lower, Nunavut and Yukon experienced growth in their domestic trade of 114 and 89 percent respectively over the period.

Table 2.3-1: Imports of Goods and Services from Other Provinces, by Region (millions of dollars)

	2005	2006	2007	2008	2009	2010	2011	2012
British Columbia	35,938	38,645	40,563	42,623	41,420	44,269	47,262	48,437
Alberta	45,385	48,775	51,928	54,249	50,918	55,312	58,255	59,394
Saskatchewan	15,739	17,368	18,820	20,993	21,380	23,946	26,065	25,177
Manitoba	14,823	16,084	17,872	19,209	19,353	20,539	22,440	23,024
Ontario	73,559	78,247	82,730	86,664	82,997	87,934	95,819	98,102
Quebec	57,184	59,202	61,921	62,393	60,386	62,351	65,914	67,572
New Brunswick	10,624	11,658	13,892	14,636	11,666	13,027	13,757	13,150
Nova Scotia	10,324	10,585	11,534	11,809	11,952	12,486	13,292	13,903
Prince Edward Island	2,072	2,205	2,507	2,689	2,414	2,451	2,694	2,804
Newfoundland and Labrador	6,616	6,748	7,064	8,014	7,486	7,932	8,575	8,510
Yukon	714	759	834	850	926	1,179	1,436	1,349
Northwest Territories	1,831	2,136	2,299	2,306	2,202	2,282	2,395	2,449
Nunavut	726	785	1,102	1,435	1,130	1,355	1,692	1,553
Outside Canada	165	144	126	179	209	244	135	88
Canada	275,700	293,341	313,192	328,049	314,439	335,307	359,731	365,512

Source: Statistics Canada, CANSIM table 384-0038.



According to the *Survey on Financing and Growth of Small and Medium Enterprises*, 2011, 18.3 percent of Canada's SMEs have interprovincial sales (Table 2.3-2). For comparison, 94.0 percent of SMEs have sales in their local municipality, 43.8 percent of SMEs have sales within their home provinces but outside their local municipality, and 10.4 percent of SMEs export outside Canada. SMEs in wholesale trade (46.2 percent) and manufacturing (38.0 percent) are especially likely to have interprovincial sales. SMEs in these industries are also likelier to export outside Canada.

**Table 2.3-2: Percentage of SMEs in Sector with Interprovincial Sales**

Industry	Percentage
Wholesale trade	46.2
Manufacturing	38.0
Transportation and warehousing	30.4
Professional, scientific and technical services	29.5
Retail trade	16.5
Health care and social assistance; Information and cultural industries; Arts, entertainment and recreation	14.7
Natural resources	10.4
Other services	9.8
Accommodation and food services	7.0
Construction	5.5
All SMEs	18.3

Source: Statistics Canada, *Survey on Financing and Growth of Small and Medium Enterprises*, 2011.

### Past and Existing Policy Support

The key platform for improving internal trade in Canada is the [Agreement on Internal Trade](#) (AIT) between the Government of Canada, the governments of Canada's provinces, and the governments of the Northwest Territories and Yukon. Nunavut has observer status. The AIT focuses on reducing trade barriers on procurement, investment, labour, consumer standards, various goods and services, and environmental protection.

A Committee of Internal Trade of federal, provincial, and territorial Ministers oversees the implementation of the AIT. The Minister of Industry has identified

[four priorities](#) on improving internal trade: regulatory reform, simplified business registration and reporting, consistency between internal and international trade rules, and removing obstacles to trade created by federal regulations.

Under the AIT, the Government of Canada and provincial governments have implemented a number of reforms and initiatives:

- [MARCAN](#), is an initiative of federal, provincial and territorial governments under the Agreement on Internal Trade (AIT). Established in 2001, MARCAN provides links to websites that may publish tender notices for procurement opportunities within the Canadian public sector. It also provides information on the rules for public sector procurement that governments have committed to under the AIT, general complaint procedures and procurement contact information as well as statistics on government procurement reported by governments.
- Full labour mobility for workers in regulated professions, under Chapter 7 of the AIT, so that a worker recognized by one province or territory can, upon application, be recognized in any other province or territory for that profession without additional requirements. The [Labour Mobility Coordinating Group](#) (LMCG) is coordinating the implementation of Chapter 7.
- Harmonized standards on consumer issues including direct sellers regulations, cost of credit disclosure, prohibited collection practices, Internet sales contracts, and upholstered and stuffed articles. This work is managed by the [Consumer Measures Committee](#) (CMC).
- [Amendments](#) to the *Importation of Intoxicating Liquors Act* remove federal restrictions against transportation of wine

across provincial borders for personal use, while respecting provincial jurisdiction on regulating possession, movement and sale of wine. Similar amendments for beer and spirits were announced in the Speech from the Throne 2013.

Canadian provinces and territories have implemented other initiatives that reduce interprovincial trade barriers. The [New West Partnership Trade Agreement](#) (NWPTA) between British Columbia, Alberta, and Saskatchewan has committed the provinces to full recognition or reconciliation of their rules on trade, investment and labour mobility. Under the [Trade and Cooperation](#)

[Agreement between Ontario and Québec](#) the provinces of Ontario and Quebec have agreed to develop several sector-specific joint initiatives, to create joint rules for financial regulatory measures, and to harmonize regulations on transportation and agricultural products. Quebec has also separate agreements with Ontario and New Brunswick covering procurement and labour mobility in construction.

#### Sources:

Statistics Canada, *Survey on Financing and Growth of Small and Medium Enterprises*, 2011.

Statistics Canada, CANSIM table 384-0038.

## 2.4 Degree of Public Involvement

### Defining the Indicator

This indicator measures the extent to which public policy is involved in the business sector. Public involvement can affect the size and efficiency of the potential market that entrepreneurs face.

The indicator of the degree of Canadian public involvement in the economy is measured below.

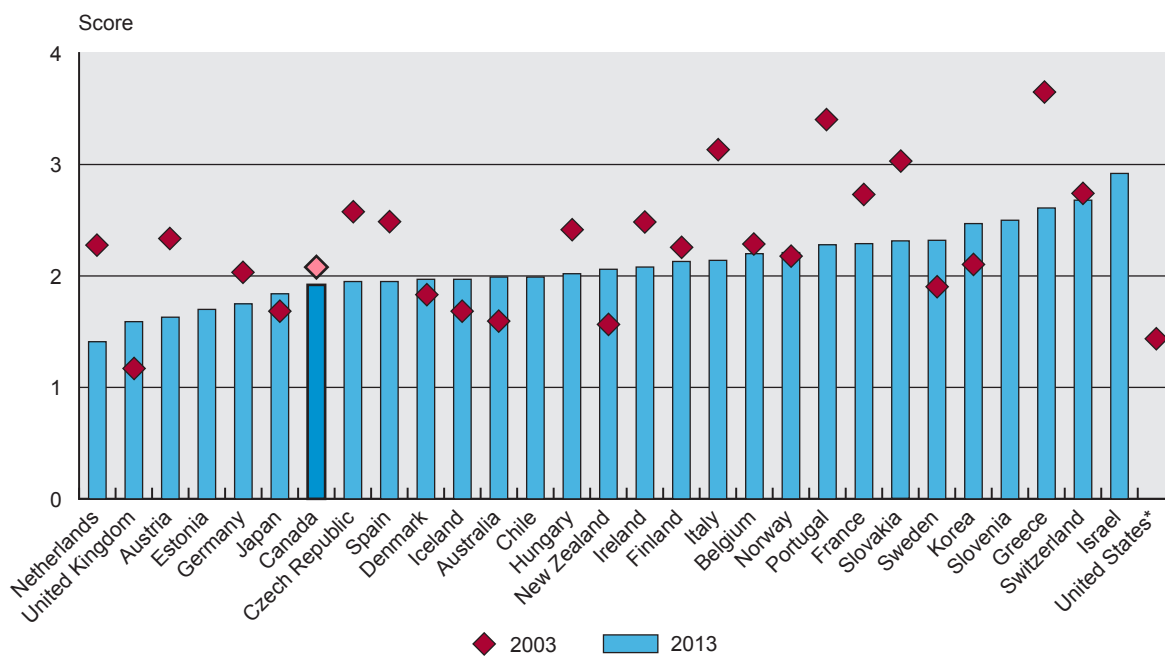
### Main Statistical Findings

The OECD's [indicators of product market regulation](#) measures regulation at the economy-wide level. State control is an aggregate indicator that measures the scope of the public involvement in the economy. It reflects the extent to which

governments influence firm decisions through public ownership, price controls or other forms of coercive—instead of incentive-based—regulation. The Index scale goes from 0 to 6, ranging from least to most restrictive.

Between the years 2003 and 2013, the majority of OECD countries have removed much of their direct involvement. In the same vein, Canada has improved its scores both in terms of the indicator as well as its relative OECD ranking (Figure 2.4-1). Whereas Canada had a score of 2.08 and ranked 10th among OECD countries in 2003, it improved its score to 1.92 and ranked 7th in 2013.

Figure 2.4-1: OECD, State Control, 2003 and 2013



Source: OECD, *Product Market Regulation Statistics*, 2013.

\* Note: Data for 2013 is not available for the United States.

### Past and Existing Policy Support

The Government of Canada has integrated the consideration of market-oriented alternatives to regulations through its [Canadian Cost-Benefit Analysis Guide](#), which includes the development of non-regulatory measures such as fees, subsidies, or tradable permits, when analysing new regulatory options.

On removing price controls, the Government of Canada removed mandatory sales of wheat and barley to the Canadian Wheat Board (CWB) in 2012. Canadian wheat and barley farmers can now sell products to the voluntary CWB or other purchasers, and the CWB is transitioning into a privately owned corporation. The goal of the reforms to the Canadian grains market is to give farmers better price signals and access to competitive markets.

The scope of public enterprises is currently under the Government of Canada's [Corporate Asset Management Review](#). Since 2009, the Review is assessing Crown corporate assets to improve their efficiency and effectiveness and to allocate resources to high priorities and maximize benefits to taxpayers. As a result of the Review, the Government of Canada announced its intention to sell Ridley Terminals Inc. in 2012.

**Source:**

OECD, *Product Market Regulation Statistics*, 2013.