

ARGENTINA CIVIL CODE

Art. 33

Legal entities can be public or private. Public legal entities are:

1. The National State, the Provinces, and the Municipalities;
2. The autarchic entities;
3. The Catholic Church;

Private legal entities are:

1. Associations and foundations whose main purpose is the common good, have their own assets and statutes, which give them the capability of acquiring their own assets, do not depend on State funds exclusively, and have the authorization to operate;
2. Civil and commercial companies or entities which according to law have the capacity to obtain rights and become liable, even if they do not need express state authorization to operate.