: (ca	ptions continued on
THE REPUBLIC OF ARGENTINA, :	
Plaintiffs, :	10 Civ. 1602 (TPG) 10 Civ. 3507 (TPG) 10 Civ. 3970 (TPG) 10 Civ. 8339 (TPG)
	09 Civ. 8757 (TPG) 09 Civ. 10620 (TPG)
– against –	DATE FILED: 10 3 2013 08 Civ. 6978 (TPG) 09 Civ. 1707 (TPG) 09 Civ. 1708 (TPG)
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	DOCUMENT ELECTRONICALLY FILE DOC #: DATE FILED: 0 3 20 3

10 Civ. 4101 (TPG)
10 Civ. 4782 (TPG)
10 Civ. 9587 (TPG)
10 Civ. 5338 (TPG)

OPINION

On September 11, 2013, counsel for NML Capital, Ltd. and certain other

plaintiffs wrote to the court with factual allegations, which counsel asserted

would violate a previous order of this court dated March 5, 2012. Plaintiffs

submitted a proposed order designed to remedy the problems described in the

September 11, 2013 letter.

Counsel for the Republic of Argentina (the "Republic") submitted a brief

letter to the court dated September 19, 2013, objecting to plaintiffs' proposed

order "to the extent it goes beyond the plain language of the March 5 order."

The Republic's counsel concludes by stating that "plaintiffs provide no basis for

the broader relief they now seek."

The significant point is that counsel for the Republic does not deny the

factual allegations in plaintiffs' September 11, 2013 letter. In fact, there is a

new problem that goes beyond the circumstances known as of the time of the

March 5, 2012 order. Plaintiffs are surely within their rights to seek a remedy

for this new problem. They do so in appropriate provisions in the proposed

order.

The court will sign the proposed order.

SO ORDERED.

Dated: New York, New York

October 3, 2013

U. S. District Judge

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