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February 8, 2013

VIA ECF

Catherine O'Hagan Wolfe, Clerk of Court
United States Court of Appeals
for the Second Circuit
Thurgood Marshall United States Courthouse
40 Foley Square
New York, NY 10007

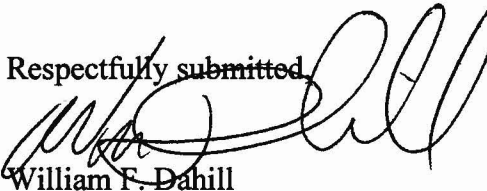
Re: NML Capital, Ltd., et al. v. Republic of Argentina, No. 12-105(L)

Dear Ms. O'Hagan Wolfe:

We represent Non-Party Appellant Fintech Advisory Inc. ("Fintech") in the above-referenced matter. On November 28, 2012, the Court scheduled oral argument for 2 p.m. on Wednesday, February 27, 2013. On December 21, 2012, the Court granted Fintech's request to change its status from Intervenor to Non-Party Appellant. On February 1, 2013, the Court issued a notice of hearing date allocating 15 minutes of argument time each to NML Capital, et al. and ACP Master, et al. as Appellees, and the Republic of Argentina, as Appellant. Dkt. 829-1. Currently, the Court's notice currently does not allocate oral argument to any of the non-parties.¹

The Orders issued by the District Court on November 21 directly impact Fintech and pose significant questions as regards to Fintech's constitutional, contractual and equitable rights on which Fintech has not yet been heard. Accordingly, by this letter Fintech respectfully requests that the Court allot 5 minutes of argument time, or whatever the Court deems appropriate, to Fintech so that it may present to the Court its position as a beneficial owner of exchange bonds.

Respectfully submitted,



William F. Dahill

cc: All Counsel, via ECF

¹ Fintech has sought the positions of Appellees and Appellant as regards to Fintech's request for oral argument. Counsel for Appellees oppose Fintech's request. Counsel for Appellant does not oppose.