

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

ARAG-A LIMITED, ARAG-O LIMITED, ARAG-T LIMITED, ARAG-V LIMITED, ATTESTOR VALUE MASTER FUND LP, BYBROOK CAPITAL HAZELTON MASTER FUND LP, BYBROOK CAPITAL MASTER FUND LP, MCHA HOLDINGS, LLC, TRINITY INVESTMENTS LIMITED, WHITE HAWTHORNE, LLC, WHITE HAWTHORNE II, LLC AND YELLOW CRANE HOLDINGS, L.L.C.,

Plaintiffs,

-against-

THE REPUBLIC OF ARGENTINA,

Defendant.

16 Civ. 2238 (TPG)

**DECLARATION OF
DAMARIS HERNÁNDEZ**

Damaris Hernández hereby declares as follows:

1. I am a member of the Bar of this Court and a partner at the law firm of Cravath, Swaine & Moore LLP, counsel to Defendant the Republic of Argentina (the “Republic”) in the above-captioned action.
2. I make this declaration in support of the Republic’s Memorandum of Law in Opposition to Plaintiffs’ Motion, By Order to Show Cause, for a Temporary Restraining Order and a Preliminary Injunction.
3. Attached as Exhibit 1 is a true and correct copy of Law 27,249, together with a certified translation thereof.
4. Attached as Exhibit 2 is a true and correct copy of an article written by Jeff Mason and Richard Lough, entitled “Obama Praises Argentina’s ‘Man in

a Hurry’ Macri for Reforms”, available at <http://www.reuters.com/article/us-usa-argentina-idUSKCN0WP0B3>.

5. Attached as Exhibit 3 is a true and correct copy of a Readout from a Treasury Spokesperson of Secretary Lew’s Call with Argentine Finance Minister Alfonso Prat-Gay, issued by the U.S. Department of the Treasury, available at <https://www.treasury.gov/press-center/press-releases/Pages/jl0339.aspx>.

6. Attached as Exhibit 4 is a true and correct copy of a Statement by U.S. Treasury Under Secretary for International Affairs Nathan Sheets, issued by the U.S. Embassy in Argentina, available at https://ar.usembassy.gov/wp-content/uploads/sites/26/2016/03/Statement_Sheets.pdf.

7. Attached as Exhibit 5 is a true and correct copy of a Letter from Sabin Willett on behalf of the Red Pines, Honero and Spinnaker plaintiffs to the Clerk of the Court of Appeals for the Second Circuit concerning settlements with the Republic of Argentina, available at No. 16-628-cv(L), ECF No. 527.

8. I declare under penalty of perjury that the foregoing is true and correct.

Executed on April 10, 2016.

/s/ Damaris Hernández

Damaris Hernández