DEPAK	MENT OF DEFENSE	INTELLIGENCE INFORMA	TION REPOR		
TVATIONAL SECURITY	CONFIDENTIAL/NOFORM Classification/Control Markings		mation. Pl	This report contains unprocessed info mation. Plans and/or policies should no be evolved or modified solely on basis of this report.	
1. COUNTRY: ARGENTINA (2. REPORT NUMBER: (b)(3	3):10 USC		(h)
(b)	VES; WEAPONS PRO- 0119 0N: 790119, INFO	4. PROJECT NUMBER: N/A 6. DATE OF REPORT: 790 8. REFERENCES: (b)(3):10 10. ORIGINATOR:		S.C. 424	(b) (3):11 USC 424
790117 15. SPECIAL INSTRUCTIONS: ADVANCE REPORT - FOR				D YES 🗆	1/2
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Disincentives. Whil to Argentina (estima specific details on (estimated at more the COMMENT: (G/NOFORN) U.S. business considers control and confin preventing an Argential exclude ourselves for and assistance, regustability. (See als	e it deals with a ted at 3.5 to 4.0 expenditures by Ar han 2.6 billion do The significance is erable money; and ventional arms tracentine buildup. We now being the national arms tracentine the regional or IR	an Embassy telegram to broad range of loss of billion dollars) it progentina for foreign mollars). Rec'd RDS-3B is that: USG human righthat USG arms control ansfer policies were not that we appear to have son which could, by viarms buildup and cont which reports Argent	f U.S. sale rovides mor ilitary equal 15/AR/ hts policy and conver ot effective done is rtue of sale rol regions	cost ntional ve	17. SUBJECT AND AREA CODES: 3 43 45 9 HIR, 3 43700 3 436 17 AR, U.S. UK, FR,
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to get in the arms sales business.) Note that 500 tanks are shown as purchased from Germany. This is actually a joint German/Argentine development with licensed construction in Argentina. The Argentines probably would make 250-300 of these tanks available for sale in the arms market.

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1		1. SUMMARY: As a result of	of self-imposed disincentives	
			E annuarimentally 10 months anding	
Più i		to exports over a period of	f approximately 18 months ending	
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September 30, 1978, US firms lost, or were prevented from effectively competing for, sales to Argentina amounting to between \$3.5 and \$4 billion. The largest share of this total is represented by Argentine arms purchases from third countries (\$2.6 billion), for which the US could not compete under existing arms sales policy. Actions by USG in support of its human rights policy to deny export licenses or to oppose credit for Argentine projects affected potential exports of \$1,065,150,000 (denial of licenses for munitions exports - \$123 million; denial of validated licenses by Dept. of Commerce - \$30.1 million; ExIm Bank credit delays or denials - \$331.05 million; and US votes in multilateral development banks - \$581 million). Argentina found alternative sources for credit and for virtually all goods, military or otherwise. US restrictions have neither prevented Argentina from girding for war nor coerced her to cease human rights violations. Principal immediate and long-term effect has been to damage seriously the image of US as a reliable source of goods and credit and to foster

The following report is keyed to reftel. Within

establishment of trading channels with third countries

that will affect US trade with Argentina for years to

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each category of disincentive, sections of response are designated (A) (Attainment of policy objective), (B) (Extent of export losses), and (C) (Impact on overall relations with GOA).

- 3. (I Arms Control)
- (A) Attainment of objectives Although all actual denials of arms transfers to Argentina in FY 1978 were paragraph 7), based on human rights grounds (see/paragraphsofinesexandex XXXX the enunciated conventional arms transfer policy worldwide effectively removed the US from consideration by Argentina as a source for many items. It would be very difficult to conclude that basic USG arms control policy reduced the threat to world peace and security equilibrium in Argentina and environs, as the GOA was able, with arms obtained from non-US sources, to prepare --apparently adequately-- for a possible war with Chile over the Beagle Channel dispute.
- (B) Export Loss Embassy is aware of following items (which must be regarded as a minimum listing; there were doubtless many more) purchased recently by Argentina from indicated countries. Not included are munitions purchases, believed to total several million dollars.

Vendor	<u>Items</u>	Co	ost (US\$)
UK	147 Laser range finders		4,000,000
UK	26 IFF transponders		500,000

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TI-AA NK		-	tabilized navigators	11,000,000
Fra	nce	2 corvet	tes	200,000,000
Fra	ince	Crotale A	A missiles	10,000,000
Fra	ance	Exocet mi	ssiles (ship to	12,000,000
Fra	ance	Etendard (to re	ship) aircraft place A4s)	Unknown
Fra	ance	1 Roland	l missiles system	50,000,000
Fra	ance	50 radio	altimeters	1,000,000
Fra	ance	9 Puma h	elicopters	81,000,000
Fra	ance	60 Panhar	d armored cars	18,000,000
Net	therlands	Fokker F-	28 aircraft (2 or 3)	15,000,000
FRO	G	6 destro	yers	900,000,000
FRO	\mathcal{G}	4 submar	ines	800,000,000
FRO	3		s (joint FRG- e development	250,000,000
FRO	G	2 patrol	boats	1,800,000
Is	rael	26 Mirage	e V aircraft	190,000,000
Is	rael	100 Shafi	cir missiles	4,500,000
Is	rael	7 patro	L boats (Dabur class)) 15,500,000
Car	nada	50 bombin A4 air	ng displays for ccraft	8,500,000
Ita	aly	9 Agusta	a helicopters	30,000,000
Au	stria	50 tanks	(Panzerjager "K")	20,000,000
То	tal estimate	d costs:	\$2,622,800,000.	•

We are aware that many of the sales listed might not have

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been made by the US even had there been no restrictive policies, and also that some of above equipment could possibly not have been supplied by US because of non-availability in US inventory. Some of this might have been available, however, had US firms been allowed to manufacture and market arms without limitation.

- (C) Impact on Relations As in many Latin American countries, the military establishment, which in Argentina is synonymous with the Argentine Government, chafes at US arms transfer restrictions that prevent its acquiring weapons systems or supplies preferred over those of competing suppliers. In Argentine minds, however, it was our discontent over human rights which led to a US arms cutoff our other arms limitations policies are not well known. See therefore paragraph 7 below.
- 4. (III Foreign Corrupt Practices Act FCPA)
- (A) We have insufficient information on which to judge success of FCPA in eliminating illegal payments.

 However, comments reported under (B), immediately following, indicate that FCPA is inhibiting payments that might otherwise be made.
- (B) Local representatives of US firms have informed
 Embassy (most recently in course of survey of impact of
 US dollar devaluation on trade) that one means widely
 employed by competitor-nation firms in overcoming US

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price advantage has been increased use of "dirty tactics" (including bribes), and that US firms inhibited by law (or principles) from using same tactics are clearly adversely affected. We have no way of estimating value of exports lost for this reason.

- (C) FCPA per se has had no perceivable effect on our relations with GOA.
- 5. (IV Anti-boycott and Antitrust)

We have no information on any direct or indirect effects on trade of US Anti-boycott or Antitrust laws.

6. (V - Reexports)

So far as we are aware, Argentina is not a center of diversions of US goods and technologies to prohibited destinations.

- 7. (VI.C. Human Rights)

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in where * in the result of furtherwithin GOA ing reasoned discussion of human rights issues. Reasons we believe export disincentives have not attained our human rights objectives are (1) the GOA conviction that actions we have objected to are justified and/or unavoidable in the context of the "dirty war" in which they occurred; (2) GOA resentment of US "meddling" in internal Argentine affairs, and GOA's inevitable reluctance to appear as appeasing such interference; (3) the fact that credits and nearly all goods are available from other countries anxious to supply them; (4) the existence of a \$6 billion foreign exchange reserve (17 months imports) at the Argentine Central Bank and continuing favorable current account balances, and (5) fact that Argentines regard application of US human rights policy to their country as inconsistent with policy as applied to other countries. The GOA's strong economic position and high level of exchange reserves, together with the eagerness of other countries to supplant US as a supplier or lender has meant that economic coercion was effective in producing only and occasional palliacives for USG consumption. irritation./ There are grounds to doubt that the economic sanctions have succeeded in conveying the precise political and ethical message the USG intended. The various rationales for voting against or abstentions on

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a variety of IDB, IBRD, and EXIM Bank applications are not perceived by the Argentine officials concerned -or by the public -- as related to improvement or lack thereof on human rights abuses in Argentina. fine-tuning at the US end is simply lost on Argentines who believe that the measures are wrong and interventionist in the first place. On the other hand, the ExIm Bank decision to consider financing of the Yacyreta project maxxxxxx played a role in the xxxxx significant human rights "success" of 1978: agreement by GOA to receive the Inter-American Human Rights Commission. Public diplomacy in all its aspects has been effective here in creating the desired public awareness of US and international attitudes, although it has not yet overcome widespread public apathy concerning the fate of the jailed and the missing. Our attempts at economic coercion concrete, individual h stretching the imagination be linked to kumanxxightax accomplishments in Argentina and may even have caused intransigence in quarters where the power to change the situation really lies.

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- (B) Reduced exports Available information shows that the US has lost exports or been effectively prevented from competing for sales to Argentina in the amounts shown below as a result of the application (for human rights policy reasons) of the indicated disincentives:
 - (1) Exports of Munitions \$123 million. (Foreign Military Sales (FMS) held up and never approved during FY 1978: \$28 million; plus 212 Munitions List license applications for commercial sales disapproved during FY 1978 or allowed to expire on October 1, 1978: \$95 million. Latter figure does not include advisory opinion requests on sales proposals. Note: There is probably some overlap of Munitions List denials on human rights grounds with examples listed in Paragraph 1 of exports lost to other countries under basic arms controls.)
 - (2) Commerce Export Controls \$30.1 million:

 Computerized vehicle dispatch and control system for

 Rosario police (\$3,400,000); Marine propulsion turbine

 engines from General Electric for Argentine frigates
 of engines was lost

 to be built in FRG (\$26,700,000) (Sale/kmssk despite

 last minute grant of export license.)
 - (3) ExIm Bank Credit Delays or Denials \$331.05 million. Telephone switching equipment (\$200 million); radio linkage systems (\$20 million); telex modems (\$3 million);

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steel making equipment (two separate sales) (\$50 million); steam boilers (\$9 million); railroad signaling equipment (\$9 million); oil drilling equipment (\$5 million); oceanographic equipment (\$9 million); methanol plant (\$15 million); microwave equipment for Argentine PTT (\$11,050,000). (4) US Votes in Multilateral Development Banks -\$581 million. (Note: Figures given for loans are not equivalent to potential US exports affected. Exports could have been even more in those cases in which loans cover only a fraction of the total value of the project.) The following loans are listed as a probable trade loss because US bidders on the resulting projects are severely handicapped at the start by the disapproval expressed by the US Government through its abstention or its negative vote. All loans were approved despite US actions. IDB - Celulosa Argentina paper project (\$54 million); IFC credit for soybean processing plant (\$7 million); IBRD - industrial credit (\$100 million); IDB - gas pipeline (\$36 million); IDB - petrochemical complex (\$105 million); IFC credit for cement project (9 million); IBRD - agricultural credit project (\$60 million); and IDB - Yacyreta hydro power project (\$210 million).

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Grand total of 1,2, 3, and 4, above is \$1.065 billion. These are known cases but there are probably many more. We know from frequent comments by affected US businessmen and local representatives of US firms that the volume of exports lost because of delays or denials related to human rights policy have influenced Argentine buyers who had previously encountered inconvenience and delay to ignore the US as a source rather than risk further annoyance or refusal.

Knowledge that USG financing would not be available if requested places US firms at disadvantage when competing with foreign firms able to offer attractive price package including financial backing by their governments.

Examples: -- In the case of the Yacyreta hydro power project, although the ExIm Bank reversed its position and issued a letter of interest, the initial denial by ExIm and the US abstention from the IDB vote for Yacyreta on human rights grounds have alienated many Argentine decision-makers, discouraged potential US bidders, and could eventually cause losses of hundreds of millions of dollars in exports on this project alone. -- Following the US vote against an IDB loan for a gas pipeline in southern Argentina, the Embassy heard that Argentine annoyance at the US vote played a key

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role in our subsequent loss (despite a lower bid by the US firm) of this project to a French firm. -- When the delays and denials in munitions control

cases on human rights grounds made it evident that the US was no longer a reliable source, a leading Argentine representative of foreign firms (with many long-standing ties with major US firms) made a special trip to the UK to seek alternative suppliers of electronic and other types of military equipment.

- -- Embassy was told by a leading US supplier that a directive was issued within the Argentine Navy that non-US sources should be used to extent possible for all items because of problems with US as a supplier.
- -- Although Excon license was issued at last minute for marine turbine engines for frigates to be built in FRG, General Electric lost the sale because of the momentum developed toward alternative sourcing during the long period of delayed US action. The Argentines, after experience over the preceding year with unavailable US export licenses, had demanded that this one be obtained before GE could sign the turbine contract. (Although there was strong hint of bribery by successful bidder in this case, GE representatives believed that they could have made the sale if Excon

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license had been available at start of negotiations.)

-- Another cliff-hanger (which apparently turned out favorably for US) involved the suspended preliminary commitment for financing by ExIm Bank of dredging of Buenos Aires harbor by Great Lakes Dredge and Dock. Great Lakes would have lost to Japanese or Dutch competitors without ExIm backing. Although we have not had final confirmation that papers have been signed, Great Lakes informed us in December they had definitely secured contract for this \$42 million-plus project.

(6) Relations with the Government - The withholding or refusal of licenses for the shipment of munitions list items under Sec. 502B of Foreign Assistance Act (and in part in anticipation of the September 30, 1978 deadline for application of the Humphrey/Kennedy Amendment) subjected US-Argentine relations to considerable strain. did not, however, lead to a request for the departure of the Military Group or to other than muted official denunciations of the US human rights policy in general terms. Congressional delegations and other US officials interested in investigating human rights matters in Argentina have been received courteously and given access to top officials here. There is a pervasive concern in . Argentina at all levels for the nation's favorable international image, accompanied by deep-seated private

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resentment, particularly in military circles, at what is seen as discriminatory application of the US human rights policy. The Humphrey/Kennedy Amendment itself will be a source of friction even though the supplies embargoed are being purchased elsewhere. The US stand in the IBRD and the World Bank is thought to be in violation of the charters of both institutions and, of course, damaging to Argentina's reputation, though not to its economic development prospects.

- 8. (VI.F. Terrorism) Not applicable to Argentina.
- 9. (IX Nuclear) Our tough nuclear policy has caused Argentina to reach out to other suppliers for equipment and services, but so far as we are aware, US has not to date denied export to Argentina of any goods or technology on ground that it would contribute to nuclear weapons capability. Heavy water production technology is under consideration if Argentina meets US requirements. (The export of highly enriched uranium (90%) to Argentina for use in its research reactors will be restricted in the future due to regulations under the Nuclear Non-proliferation Act.)
- 10. (Xl1 Extra-territorial) (1 Reexports)

 We are not aware that Argentina is either a conduit or destination for US-origin goods or data being diverted in violation of US export controls. However, in

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- (XIII Delays in Processing Export Licenses) Covered by portions of paragraphs \$\text{fxx/fxx}/\text{ and 7.}
- (XIV Hazardous Substances) We have no information on effect controls on exports of hazardous substances may have had on US/Argentine trade. CASTRO RIV

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