FREE TRANSLATION

THE PRESIDENT OF ARGENTINA DECREES:

Article 1 - Every ship or vessel that intends to transit between ports located in the Argentine mainland and harbors in the Falkland Islands, South Georgia and South Sandwich, or transit Argentine Waters bound to the latter, and / or carrying goods to be transported direct or indirect, between these ports, must request prior authorization to the competent national authority.

Article 2 - The Ministry of Federal Planning, Public Investment and Services, through the Subsecretariat of Ports and Waterways, the Ministry of Justice, Security and Human Rights through the Argentine Coast Guard, The Ministry of Economy and Public Finance and the Ministry of Industry and Tourism, within their jurisdiction, will dictate the necessary regulations for the purposes of compliance as provided in the preceding article in consultation with the Ministry of Foreign Affairs.

Article 3 – It will be created in the Ministers Cabinet, a Permanent Assessment Regulations, which will be formed by representatives from relevant areas of the Ministry of Federal Planning, Public Investment, Justice, Security and Human Rights, Economics and Finance Industry and Tourism and Foreign Affairs, to coordinate the necessary actions to implement hereof acting as a body of advice and consultation of the national authority referred to in the Article 1 above.

The Head of Ministers Cabinet will provide to the Commission with material support and human need for fulfilling their commitment. The Commission may adopt its Internal Operational Rules

Article 4 - communicated, published, transmitted to the National Official Registry and filed.
- FERNANDEZ DE KIRCHNER. - Hannibal D.
Fernandez. - Nilda C. Garre. - Amado Boudou.
- Deborah A. Giorgi. - Julio M. De Vido. - July
C. Alak.