Annex – Conditions Allowing the Minister for Law to Exempt a Reportable Death from Certain Provisions of the Coroners Act

All the conditions below must be met:

- 1. The Minister is satisfied that the deceased was a:
 - a. Government minister of a foreign State;
 - b. Government official of a foreign State;
 - c. Current or former Head of State ("**HOS**") or Head of Government ("**HOG**") of a foreign State;
 - d. Spouse or child (below 21 years of age) of a:
 - i. Foreign diplomat;
 - ii. Current or former HOS or HOG of a foreign State; or
 - iii. Government minister of a foreign State; or
 - e. Person who sustained an injury, contracted a disease or suffered a condition, outside Singapore, that resulted or apparently resulted in the person's death.
- 2. The foreign State has made a request for the death to be exempted, in a manner to be specified in subsidiary legislation, and gives any undertaking regarding the retention or transport of the body or any other matter that the Minister may require.
- 3. The Minister is satisfied that, in the circumstances, it is not in the public interest for the provisions of the Coroners Act to apply.