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1 The rule of law is a universal principle to which Singapone firmly ascribes

2 My degation that is the Secretary General for the report under this agentation However, we are estimately disappointed with paragraph 74 of the report, which considers the death penelty in a manner that is incourate, misleading and biased. What is particularly disappointing is that this is not the first time that the Rule of Law Unit has taken such a biased and misleading approach to the treatment of this issue.

First, the page and suggests that it is "in accordance with humanights 3 standards' to "oppose the application of the chathpenelty in all circunstances". This is an unacceptable and wholly inanomiate statement. There is no international consensus on the use of the death penalty. Indeed, Anticle 6 of the ICCPR provides for the use of the death penalty for the most serious aimes Theore for the Rule of Law Unit to take such a cresided and biased starre is anisuse of its nardate Second the paragraphing lies that it would "advance Sustainable Development Goal 16' to "oppose the application of the death pendity in all circunstances'. My delegation rejects this contention, which imlies that all countries who apply the death penalty a contributing to the rule of law The application of the death penalty, when imposed according to de process of laward juricial safeguards, is entirely compatible with SDG 16 Third the page achieves that the United Nations accountability mechanisms will not share evidence in their possession for proceedings where the death parality may be imposed No distinction is down between evidence that may include or

exclpte, which suggests that even evidence that might excrept the imment will not be shared. This will not advance the rule of law. In fact, it could undernine the rule of law, as it may obstruct the course of justice and efforts to anive at a fair and just outcome.

4 Dring the 23 dard 74 insessions of the General Assembly, Singapore and other Member States raised common on how the reports under this aganda item had considered the issue of the dath penelty. However, the Rule of Law Unit continues to try to unilaterally impose its own aganda on the dath penelty on the entire UN membership, despite the lack of international consensus against the dath penelty and assence of international law public time against its use. In dring so, the Rule of Law Unit has done not origin on the fact that all contrines have the source ignight to develop their comparison, including determining the legal penelties nost suitable for their respective discunstances, in accordance with their international law obligations. This source igning it was reaffirmed by the General Assembly in operative pragraph 1 of General Assembly resolutions 71/187 and 73/175, entitled "Moratorium on the use of the dath penelty". The Rule of Law Unit has also unilaterally decided to disregard the explicit request, reflected in General Assembly resolution 74/191 and other previous 6 The rule of law is none important then ever before lit is critical to efforts to overcome the crisis caused by the COVID 19 particular, as well as for sustainable recovery. We therefore are particularly pleased with two recent developments The first was the entry into force last month of the United Nations Convention on International Settlement Agreements Resulting from Mediation, also known as the Singapore Convention on Mediation. It is an important