Annex III

Stocktaking of International Criminal Justice

Cooperation

Template

1. Format of the debate: (e.g. panel, roundtable);

2 consecutive round table discussions on each of the 2 proposed clusters (see 6 below).

2 keynote speakers to introduce each cluster. Ten minutes allocated to each speaker.

The format should provide for an interactive debate between all relevant stakeholders. A single moderator is proposed for the full session on cooperation.

Secretariat to open speakers' list for those delegations and stakeholders wishing to participate in the Round Table discussion.

2. Name(s) of keynote speaker(s), panelist(s) and/or moderator(s): (e.g. name(s) and current function(s));

Moderator: H.E. Philippe Kirsch, former President of the ICC; Ad Hoc Judge at the ICJ (to be confirmed)

Keynote Speakers:

Mr. Bruno Stagno Ugarte, former President of the Assembly of States Parties of the ICC; Foreign Minister of Costa Rica (to be confirmed)

Mr. Adama Dieng, Assistant Secretary-General, Registrar of the United Nations International Criminal Tribunal for Rwanda

Two other speakers to include a senior representative of a State Party and an international organization/body.

3. Tentative programme of work: (e.g. general allocation of time and main organizational aspects);

Moderator to introduce

Cluster I: 90 minutes
Cluster II: 80 minutes

Moderator to sum up discussions.

4. Expected outcome(s): (e.g. resolution, chair's summary, declaration);

A report/summary of discussions identifying the main themes and conclusions.

The elements proposed in paragraph 22 of document ICC-ASP/8/50 could be included in the proposed declaration, pledges and/or separate outcome.

5. Background material(s): (e.g. title of the report of the Assembly of States Parties on the topic);

- a) 2007 Report of the Bureau on Cooperation as set out in document ICC-ASP/6/21;
- b) 2009 Report of the Court on Cooperation as set out in annex I to document ICC-ASP8/44. Resolution ICC-ASP/8/Res.2, para.17 requested the Court to submit an updated report to the Bureau; this will be available in April 2010;
- c) ICC-ASP/8/50;
- d) Questionnaire as set out in note verbale ICC-ASP/8/S/PA/19 to be reissued to States Parties which have not yet responded.

6. Additional information: (optional item – e.g. sub-topics, follow-up activities, definition of the topic).

Cluster I

- a) Implementing legislation: specific issues which individual States Parties have encountered and good practices in this area.
- b) Supplementary agreements and arrangements and other forms of cooperation and assistance: experiences in relation to the Court and other international judicial bodies a consideration of the challenges and how these might be overcome.
- c) Challenges encountered by States Parties in relation to requests for cooperation: how these might be overcome.

Cluster II

- d) Cooperation with the United Nations and other intergovernmental bodies, including regional bodies: consideration of the present situation and ways in which it can be developed.
- e) Enhancing knowledge, awareness and support for the Court: including through mainstreaming and galvanizing public support to and cooperation with the Court within States including for the enforcement of Court decisions and arrest warrant.