<u>Disclaimer</u>: The following is a non-binding translation of the original Hebrew document. It is provided by **HaMoked: Center for the Defence of the Individual** for information purposes only. The original Hebrew prevails in any case of discrepancy. While every effort has been made to ensure its accuracy, **HaMoked** is not liable for the proper and complete translation nor does it accept any liability for the use of, reliance on, or for any errors or misunderstandings that may derive from the English translation. **For queries about the translation please contact** <u>site@hamoked.org.il</u>

ISRAEL DEFENSE FORCES Order No. 1698

Order regarding Security Provisions (Amendment No. 19) (Judea and Samaria), 5772-2012

By virtue of my powers as Military Commander of the Area and since I believe it is necessary for maintaining public order in the Area, I hereby order as follows:

Addition 1 of Chapter	In the Order regarding Security Provisions [Consolidated Version](Judea and Samaria) (No. 1651) 5770-2009, Section 332b shall be followed by: Chapter E – Appointment of Inspectors						
E							
	Definitions	332c.	In this Chapter –				
			"The Entry into Israel Law" – The Entry into Israel Law 5712-1952, as it applies in Israel from time to time;				
		1 1 1 1 1 1 1 1	"Israeli" – a person who is registered in the population registry pursuant to the Population Registry Law 5725-1965, as it applies in Israel from time to time;				
			"Holding facility" – a holding facility located in Israel as defined in Section 13(a)a of the Entry into Israel Law.				
		; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;	"Inspector" – a person appointed by letter of appointment of the Commander of the IDF in the Area to act in accordance with the provisions of this chapter;				
		1 1 1 1 1 1 1 1 1 1 1 1	"Illegal presence in the Area" – presence in the Area without a legal permit of a person who is not a resident of the Area and is not Israeli and who entered the Area via Israel;				
		1 1 1 1 1 1 1 1 1 1 1 1 1 1	"Resident of the Area" – a person who is legally present in the Area and whose permanent place of residence is in the Area.				
	Inspector powers	332d.	(A) For the purpose of implementing the provisions contained in this Chapter, an inspector may:				
		j	(1) Demand a person who may be reasonably				

- presumed to be illegally present in the Area to identify himself and present documents and information related to his presence;
- (2) Enter at any reasonable time any premises, with the exception of a private residence, where a person who is illegally present in the Area is suspected to be located in order to inspect the matter.
- (B) Inasmuch as suspicion of illegal presence in the Area arises, an inspector may seize any document relating to said presence.
- (C) A member of the Committee for Reviewing
 Deportation Orders, as defined in Section 305
 may, at the request of an inspector, issue an order
 that allows an inspector to enter a private
 residence in order to conduct an inspection with
 respect to the matter of upholding the provisions
 of this Chapter, if one of the following has been
 established:
 - (1) There is probable cause to believe that a person who is illegally present in the Area is located on the premises,
 - (2) There is probable cause to believe that a person whose presence in the Area requires a permit is located on the premises and the inspector requested permission to enter the premises to perform an inquiry into the matter and the request was not answered.
- (D) Entry into any premises pursuant to this Chapter shall be carried out only after the inspector identifies himself to the person who appears to be in possession of the premises and informs him of the purpose for which entry is sought, or, where such premises is a private residence, after the inspector presents this person with the order issued under Sub-Section (C). Inasmuch as the person in control of the premises does not allow entry, the inspector may apply reasonable force to person or property after issuing a warning to that effect.
- (E) Inasmuch as an inspector has probable cause to believe that a person is illegally present in the Area, he may, after identifying himself to said person, demand that the person accompany him to a holding facility. Where said person refuses to obey this demand, the inspector may use reasonable force in order to transport him to the holding facility.
- (F) Transportation to the holding facility as stated in Sub-Section (E) shall be carried out as promptly as possible and within reasonable time from the time the inspector makes the decision to transport

	7			to a	holding facility.		
1 1 1 1 1 1 1 1	1		(G)	An inspector shall use the powers vested in him under this Chapter only in the line of duty and if the following two conditions are met:			
				(1)	He is openly wearing a tag that identifies himself and his position and wearing inspector uniforms in the color and form instructed by the Minister of Interior in Israel on this matter by virtue of his power under Section 13.E(F)(1) of the Entry into Israel Law, provided that said uniform does not appear as a police uniform;		
				(2)	He possesses a legal inspector certificate attesting to his position and powers, which he shall present on demand.		
Entry into effect	2.	This Order shall en	ter int	o eff	ect on the day of its signing.		
Title	3.	This Order shall bear the title: "Order regarding Security Provisions (Amendment No. 19) (Judea and Samaria) (No. 1698) 5772-2012.					

17	Sivan	5772	Nitzan Alon, IDF		Major General		
7	June	2012			Commander		of
			the	Judea	and	Samaria	Area

ISRAEL DEFENSE FORCES

Order regarding Security Provisions [Consolidated Version] (Judea and Samaria) (No. 1651), 5772-2012

Letter of Appointment of an Inspector

By virtue of the powers vested in me under Section 332c. of the Order regarding Security Provisions [Consolidated Version] (Judea and Samaria) (No. 1651), 5770-2009 (hereinafter: **Order**), I hereby appoint:

a person appointed as inspector pursuant to Section 13d. of the Entry into Israel Law 5712-1952

as inspector, as defined in Section 332c. of the Order.

This appointment shall enter into effect on the day of its signing.

Nitzan Alon, Major General 17 Sivan 5772

IDF Commander of 7 June 2012

the Judea and Samaria Area

ISRAEL DEFENSE FORCES

Order regarding Security Provisions [Consolidated Version] (Judea and Samaria) (No. 1651), 5772-2012

Appointment of a Member to the Committee for Reviewing Deportation Orders

By virtue of the powers vested in me under Section 306 of the Order regarding Security Provisions [Consolidated Version] (Judea and Samaria) (No. 1651), 5770-2009 (hereinafter: **Order**), I hereby appoint:

a person appointed as a judge in a military court of first instance pursuant to Section 11 of the Order, holding the rank of Major, at least.

as a member of the Committee, as defined in Section 305 of the Order.

This appointment shall enter into effect on the day of its signing.

Nitzan Alon, Major (Seneral	17	Sivan	5772		
IDF		Comm	nander	of	7	June	2012
the	Judea	and	Samaria	Area			