<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. <u>The original Hebrew prevails in any case of discrepancy.</u> 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 site@hamoked.org.il** 

[on official letterhead]

To: February 2, 2016
Maj. Gen. Roni Numa
GOC Central Command
via e-mail: pniot-tzibur@mail.idf.il and by fax: 02-535741

URGENT!

Dear sir,			
	Re: Family Home of	Harub, ID.	

- 1. In your letter dated yesterday, you gave notice of the issuance of a seizure and demolition order, stressing that no steps toward executing the order would commence before Thursday, February 4, 2016 at 5:00 PM.
- 2. My clients intend to petition against the seizure and demolition of the house. However, before they had a chance to do so, and in complete contravention of the statement made in your letter, around 3:15 AM, soldiers arrived at the family home, woke up the occupants, terrorizing them in the process, and drilled numerous holes in the walls for over an hour in preparation for the demolition.
- 3. The soldiers' entry into the family home in the aforesaid circumstances and the actions taken toward demolition whilst execution of the order is stayed constitute an egregious, unlawful act that violates the dignity of the family, their property, their right to plead their case and their right to due process.
- 4. We note that the undersigned notified you as early as November 23, 2015, that while the house was surveyed, the soldiers destroyed furniture and items inside the home, resulting in major damage. The actions taken by the military yesterday constitute the direct continuation of these egregious, prohibited acts that suffice in and of themselves to have to order revoked.
- 5. I thank your prompt response and intervention to ensure that no further action toward the execution of the order is pursued so long as the order is stayed.

Sincerely [signed] Gaby Lasky, Adv.

CC: Sandra Beit-On Opincaro, Legal Advisor, by fax 02-9977326