<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 <a href="mailto:site@hamoked.org.il">site@hamoked.org.il</a>

## State of Israel

Ministry of Justice State Attorney's Office

Kislev 26, 5775 December 18, 2014

To Mr. Andre Rosenthal, Advocate 15 Salah a-Din Street Jerusalem

Dear Advocate Rosenthal,

Re:	HCJ 8706/14 -	HaMoked:	Center	for	the	Defence	of	the	Individual	v.	GOC
	Home Front Command										

- The above referenced petition concerns the request of your clients \_\_\_\_\_\_ al-Gul, ID No. \_\_\_\_\_\_; \_\_\_\_ Darawish, ID No. \_\_\_\_\_\_; and \_\_\_\_\_ Darabas, ID No. \_\_\_\_\_\_ to receive interpretation services into the Arabic language during the hearings of your clients' appeals before the respondent.
- 2. Due to the tight schedule, and in order to refrain from postponing the hearings in the appeals of your clients which are scheduled for a very close date December 22, 2014 at 10:00, please be advised that *ex gratia* and without it constituting any consent to the arguments of your clients concerning respondent's obligation to provide interpretation services in a hearing of this sort, the hearings in the appeals of your clients will be attended by a person fluent in both Arabic and Hebrew, who will be able to translate for your clients whatever will be said in Hebrew in said hearings.
- 3. Under these circumstances, *prima facie*, the above captioned petition became redundant.
- 4. Following our conversation, and to the extent your clients decide to submit, under these circumstances, a request to delete the above captioned petition, please attach to the request which would be submitted to the honorable court a copy of this letter.

Sincerely,

Liron Hopfeld, Advocate Assistant to the State Attorney (signed)