<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</u> <u>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** <u>site@hamoked.org.il</u>

State of Israel

Ministry of Justice State Attorney's Office HCJ Department Elul 18, 5775 September 2, 2015

To Adv. Ido Blum and Adv. Alona Kurman By Facsimile 03-7444170 and e-mail: alona@iblum-law.co.il

Dear Sir/Madam,

Re: <u>HCJ 5592/15</u> <u>Harub and HaMoked: Center for the Defence of the</u> <u>Individual founded by Dr. Lotte Salzberger v. The Military Commander of the</u> <u>West Bank Area</u>

- 1. The above captioned petition concerns an application to allow the exit of petitioner 1 (hereinafter: the **petitioner**) Mr. _____ Harub, (ID No. _____) "abroad, without limitation, and particularly to enable him to perform the rites of Hajj, according to the urgency of the matter" (page 1 of the petition).
- 2. This is to inform you that I was advised by security agencies that the petitioner is a Hamas activist involved in Hamas activity, whose exit would pose risk to the security of the Area.
- 3. Considering the above information, the security agencies notified that they were willing to enable petitioner's exit abroad for the purpose of performing the rites of Hajj as requested, subject to conditions. The conditions are that the petitioner will sign an undertaking according to which he will refrain from engaging in terror or terror funds while going abroad or in connection therewith (in the form which will be transferred to you), and that the petitioner will deposit a monetary deposit in the sum of 15,000 ILS, which will be confiscated if during a two month period following petitioner's return to the Area, information is gathered which indicates that he breached his above undertaking. To the extent no such information exists as aforesaid, the monetary guarantee would be returned to the petitioner two months following his return to the Area. For the deposit of the guarantee the civil administration public liaison officer should be contacted.
- 4. Given the above, we would like to know whether the petitioners still insist on the petition. To the extent the petitioners wish to delete the petition, the respondent will agree that the petition would be deleted without an order for costs and that the court fee would be returned according to the regulations. In view of the hearing date in the petition, which is scheduled for September 7, 2015, we would like to receive your position as soon as possible.

Sincerely, (Signed) Jonathan Nadav, Advocate Chief Assistant to the State Attorney