SUBMISSION TO THE UNIVERSAL PERIODIC REVIEW – ISRAEL

HUMAN RIGHTS COUNCIL UPR WORKING GROUP, 15TH SESSION, JAN/FEB 2013

ISRAELI COMMITTEE AGAINST HOUSE DEMOLITIONS (ICAHD)

The Israeli Committee Against House Demolitions | P.O.B 2030 Jerusalem 91020 Israel
Tel. +972-2-6245560 | Fax. +972-2-6221530 | www.icahd.org | info@icahd.org

The Israeli Committee Against House Demolitions (ICAHD) is a human rights and peace organization established in 1997 to end Israel’s Occupation over the Palestinians. ICAHD's main focus is Israel’s policy of demolishing Palestinian homes and other structures in the Occupied Palestinian Territory.

ICAHD was granted ECOSOC Special Consultative Status in 2010
I. Executive Summary

1. ICAHD submits the following information for consideration by the United Nations (UN) Human Rights Council (the Council) in advance of its UPR Working Group 15th Session, Jan/Feb 2013. This submission focuses on Israel's protracted failure to comply with human rights obligations in relation to the occupation of the Palestinian territory, and its responsibility to respect, protect and fulfil Palestinians' human rights, in accordance with international law and standards.

2. While Israel persistently refuses to provide information on the implementation of human rights treaties in the Occupied Palestinian Territory (OPT), including occupied and illegally annexed East Jerusalem, this submission provides the Council with pertinent information on the plight of Palestinians under the effective control of Israel. UN Treaty Bodies have consistently negated the Israeli position that international human rights law (IHRL) does not apply extraterritorially in the OPT, and they have not accepted Israel's assertion that it can legitimately differentiate between Israelis and Palestinians in the OPT on the basis of citizenship. It is ICAHD's position that international human rights law is applicable to all territory over which a state exercises effective control, including occupied territory, as was expressed by numerous UN Treaty Bodies, and the ICJ Advisory Opinion on the Wall (2004).

3. The Palestinian population in the OPT, including occupied and illegally annexed East Jerusalem, continues to endure violence, displacement, dispossession and deprivation as a result of prolonged Israeli occupation, in most cases in violation of their rights under IHRL and international humanitarian law (IHL). In the West Bank, including East Jerusalem, demolitions are a major cause of the destruction of property, including residential and livelihood-related structures, and displacement. In 2011, a record year of displacement, a total of 622 Palestinian structures were demolished by Israeli authorities, of which 36% (or 222) were family homes; the remainder were livelihood-related (including water storage and agricultural structures), resulting in 1,094 people displaced, almost double the number in 2010. As of April 2012, 278 structures had been demolished since the beginning of the year, including 87 family homes. As a result, 477 people were displaced and offered neither alternative housing nor compensation. All recorded demolitions raise suspicions of having been carried out in defiance of international law, and together likely constitute a grave breach of the Fourth Geneva ConventionRelative to the Protection of Civilian Persons in Time of War, to which Israel is a signatory and which constitutes customary international law.

4. The demolition of Palestinian homes and other structures, forced or resulting displacement and land expropriation are politically and ethnically motivated. The goal is to limit development and confine the four million Palestinian residents of the West Bank, East Jerusalem, and Gaza to small enclaves, thus effectively foreclosing any viable, contiguous Palestinian state and ensuring Israeli control and the "Judaization" of the occupied West Bank and East Jerusalem.

5. Judaization refers to the view that Israel has actively sought to transform the physical and demographic landscape to correspond with a vision of a united and fundamentally Jewish land under Israeli sovereignty in historic Palestine. Israel pursues a concerted policy land expropriation, demolitions, forced evictions and discriminatory development, displacing Palestinians and introducing Jewish inhabitants. Israeli Government ministries openly continue to advance ‘evict and Judaize’ programmes, whereby Palestinians are displaced, directly or indirectly, and Jewish inhabitants are introduced in their place, despite international remonstration.

6. We are witnessing a process of ethnic displacement and Judaization — institutionalized policies designed to alter the ethnic, religious or racial composition of an affected population: Palestinians residing in Area C of the occupied West Bank and East Jerusalem. This strategy has resulted in many members of that population relocating to Areas A and B, which are nominally under Palestinian Authority control. Israel’s policies also create a situation not only of displacement, but also of de facto forced deportation, which may
rise to the level of a war crime. For instance, East Jerusalem Palestinians who have relocated to the West Bank or elsewhere based on Israel's building and demolition policies may face residency revocation and be barred from reentering East Jerusalem, thus de facto deporting them. In some cases Palestinians have been physically deported from their communities, such that Israel has indeed committed the war crime of forced deportation.

II. Israeli Practices and Policies of Property Demolition and Forcible Transfer

7. Israel’s practices in the OPT violate Palestinians' economic, social, cultural, civil, and political rights enshrined in several bodies of IHRL. Notably, the human right to adequate housing is contained, inter alia, in the Universal Declaration of Human Rights of 1948 (Art. 25(1)); the International Covenant on Economic, Social and Cultural Rights of 1966 (Art. 11); the International Covenant on Civil and Political Rights of 1966 (Art. 17); the International Convention on the Elimination of All Forms of Racial Discrimination of 1969 (Art. 5(e)(iii)); and the Convention on the Rights of the Child of 1990 (Arts. 16, 27).

8. The right to adequate housing, enshrined in the ICESCR, is an essential component of the right to an adequate standard of living. When guaranteed, it provides a foundation for the realization of other rights, including the rights to family, work, education, and ultimately, national self-determination. Furthermore, Israeli policies violate its commitments under the ICERD, notably, Article 5(e)(iii) regarding the right to housing.

9. Israel is obligated to create and maintain conditions that will ensure Palestinians’ realization of their rights to self-determination, participation without discrimination in public affairs, and their right, as individuals and collectively, to develop and advance their respective communities economically, socially, culturally, and politically, according to their needs.

10. As the Occupying Power, Israel is obligated to safeguard the homes of the protected persons under IHL (namely the Hague Regulations and the Fourth Geneva Convention, both of which constitute binding customary international law). Israel’s claim that the Fourth Geneva Convention does not apply to the OPT has been consistently rejected by the international community, including the UN Security Council and the International Court of Justice. Additionally, Israel’s policies and practices in East Jerusalem and Area C of the West Bank may very well constitute ‘inhuman acts’ under Article 7(1)(d) and ‘war crimes’ under Article 8(2)(a)(iv) of the Rome Statute of the International Criminal Court, as well as a violation of the UN Convention on the Suppression and Punishment of the Crime of Apartheid of 1973.

III. East Jerusalem

11. East Jerusalem is currently home to approximately 240,000 Palestinians. They experience racial discrimination in many spheres of life, from education to cultural development to housing, and are the subject of a process of ethnic displacement that is the cumulative result of the policies and practices applied to them, particularly those pertaining to housing and legal status. Numerous official government documents express the deliberate intent to limit the Palestinian population growth in the city of Jerusalem.

12. Israel’s policies and practices vis-à-vis Palestinian East Jerusalemites constitute institutionalized discrimination and domination of one population over the other with the intent to perpetuate this domination through strengthening the numbers and socio-economic well-being of one population at the expense of another. The maintenance of a demographic balance based on ethnicity or nationality constitutes, prima facie, an illegal and repugnant practice of discrimination that is reminiscent of the motivation behind policies of racial segregation and apartheid.

13. What is more, the results of these policies are already tangible. Israel’s discriminatory planning and housing policies and practices in East Jerusalem, including administrative home demolitions and discriminatory residency policies (particularly since the start of the Second Intifada), have set into motion a process of “ethnic displacement” of parts of the Palestinian population of East Jerusalem. Should the status
quo of policies and practices remain – or worsen – this process of ethnic displacement will only intensify to the point it will not be reversible

IV. Area C

14. Following the 1995 Interim Agreement on the West Bank and the Gaza Strip and the subsequent agreed division of the Occupied West Bank, Area C - consisting of 62% of the West Bank - remained under full Israeli security and civil control, an arrangement that has remained following the halt in negotiations. This partition severely fragments Palestinian communities as well as isolates a great expanse of rural area in Area C, while enclosing heavily built-up enclaves in Areas A and B. Thus, while 150,000 Palestinians reside in Area C, the remaining 2.3 million are squeezed into 38% of the territory.

15. Palestinian presence in Area C has continuously been undermined through different administrative measures, planning regulations and other means adopted by Israel as Occupying Power, including wanton demolition of Palestinian residential and livelihood-related structures. The increasing depopulation and integration of Area C into Israel proper has left Palestinian communities in the area ever more isolated and at growing risk of displacement, while the expansion of illegal Israeli settlements in Area C continues to flourish under detailed plans approved by the Israel Administration which incorporate expansion areas nine times the size of the current built-up areas.

16. If current trends are not stopped and reversed, which seems unfeasible, the establishment of a viable Palestinian state within the pre-1967 borders seems more remote than ever. In actuality, the window of opportunity for a two-state solution has closed, mainly due to the continued expansion of Israeli settlements and access restrictions for Palestinians in Area C, the only contiguous area in the West Bank surrounding Area A and B. Moreover, Israeli Parliament Members, hailing from the Likud ruling party and other members of the coalition government have recently established a parliamentary caucus for the annexation of Area C. The caucus introduced a draft bill in May 2012, calling for the application of Israeli sovereignty to Area C of the West Bank. Deliberations on the draft bill were postponed by the Prime Minister, but are likely to resume shortly.

V. Impact of Prolonged Occupation

17. The illegal Israeli practice of demolishing homes, basic infrastructure and the sources of livelihoods continues to shatter Palestinian communities in East Jerusalem and Area C. Demolitions are almost invariably in contravention of international law and lead to a significant deterioration in living conditions for entire communities. As a result, large numbers of Palestinians face increased poverty and long-term instability, as well as limited access to basic services such as education, health care, water and sanitation. The destruction must be discontinued, and the damage remedied if Israel is to meet its obligations under international law to guarantee the human rights of Palestinians.

18. However, for a viable, just solution to be attained, and for the realization of the alienable right to national self-determination, the very nature and legality of occupation must be addressed.

19. In a December 2011 controversial ruling on the legality of Israeli owned quarries in the West Bank, the Israeli High Court of Justice held that the unique characteristics of Israel’s belligerent occupation of the OPT, primarily its duration, grant additional powers and rights to the occupying power under international humanitarian law. The Court’s misguided interpretation of IHL seeks to modify its provisions on the pretext of prolonged occupation to allow for economic exploitation of occupied territory. This dangerous approach is reflected in the long-term, entrenched relationship of occupied and occupier in the OPT and East Jerusalem, starkly contradicting the Palestinian aspiration for national self-determination.

20. The tension between an occupying power’s duty to maintain the status quo in an occupied territory (presumably in anticipation of a permanent sovereign quickly assuming control over the territory,
immediately following the pacification of armed conflict) and its duty to maintain public order and safety grows ever more significant in the case of a prolonged occupation, such as Israel’s. It must therefore be kept in mind with regard to the right to development that calling on Israel to create conditions for Palestinians to develop and progress is potentially at odds with its obligation to refrain from making legal and physical changes to the territory. However, ICAHD firmly holds that despite the complexities of the situation, Israel’s occupation can no longer be considered temporary and that other obligations should be invoked, such as the right to development and the right to self-determination.

21. In a short-term occupation, this tension would seem to favour leaving the occupied territory and its laws as untouched as possible, until such time as a legitimate sovereign assumes power and enacts the necessary laws, policies and practices to maintain safety and order. Leaving the laws and urban plans of the occupied territory as they were when occupation began (in this case, more than four decades ago) could have detrimental consequences for Palestinians. Such consequences might violate the occupying power’s duties under IHL and IHRL.

22. ICAHD firmly holds that the UN General Assembly should call for an ICJ Advisory Opinion that establishes a new normative paradigm of prolonged occupation; reinforces the alienable human rights of the Palestinian people to development and self-determination; and depicts the scope and magnitude of Israel's illegal policies and practices in the OPT, beyond what are IHL breaches and what was referred to in the 2004 Advisory Opinion; and upholds the legal obligations of all states and international organizations to cooperate to end Israel's breaches, and prolonged occupation.

VI. Recommendations

ICAHD encourages the UPR Working Group, and the Council to adopt the following conclusions and/or recommendations:

23. To express deep concern that Israel refuses to apply obligations contained in human rights treaties to the Palestinian population in the OPT, or to report on the situation of Palestinians in the occupied territory.

24. To register their grave concern with Israel's continuing deplorable practices of house demolitions, land expropriation, and its adoption of policies resulting in inadequate housing and living conditions for Palestinians living under prolonged occupation.

25. To conclude that Israel must halt demolition of Palestinian properties, particularly in Area C and East Jerusalem forthwith.

26. To conclude that Israel's settlement policy in the OPT and policy of displacement towards Palestinian residents of East Jerusalem amounts to forced population transfer, and may in some cases amount to a war crime.

27. To insert the issue of the legality of a prolonged Israeli occupation, which has outlived the armed conflict that spawned it by 45 years and with no time limit in sight, into the HRC agenda that explores the legal implications of a prolonged and indefinite occupation that has morphed into a new type of crime against humanity.

28. To recommend to the General Assembly to seek an International Court of Justice Advisory Opinion on the legality of Israeli practices arising from prolonged occupation, and legality of prolonged occupation in and of itself.
ICAHD recommends the UPR Working Group, and the Council to urge Israel to:

29. End the prolonged occupation of the Palestinian Territory, and respect, protect and fulfill Palestinians' right to national self-determination.

30. Immediately cease to demolish Palestinian houses, and infrastructure, which causes displacement and dispossession.

31. Immediately cancel and cease issuing all stop work, demolition and eviction orders against Palestinian homes and structures in the OPT, including East Jerusalem. Israel should grant building permits for Palestinians living in Area C and East Jerusalem in a manner consistent with the development needs of the communities and their status as protected persons under IHL and IHRL. In the context of planning schemes, Israel should grant retroactive building permits to reverse the impact of past discriminatory policies.

32. Transfer powers and responsibilities related to planning and zoning in the West Bank, including Area C, to Palestinian jurisdiction in accordance with international law and bi-lateral agreements, to allow for genuine involvement of Palestinian communities in the planning process.

33. Eliminate any policy of 'demographic make-up' from its Jerusalem Master Plan and ensure non-discrimination in zoning and planning, municipal services, and budget allocation.

34. Ensure all refugees and internally displaced persons, which have been forcibly displaced be allowed to return to their homes in safety and dignity, and be given compensation for any harm they have suffered, including the destruction of land, homes and property, in accordance with UN Resolution 194.

35. ICAHD calls all states and international organizations to cooperate to bring an end to Israeli prolonged occupation, and illegal practices and policies that arise from it. All states and international organizations must consider appropriate measures to exert pressure on Israel to end the prolonged occupation, including an ICJ Advisory Opinion on the legality of Israeli practices arising from prolonged occupation, appropriate sanctions, and the severing of diplomatic relations. Further, ICAHD calls for the suspension of the EU-Israel Association Agreement, and the US-Israel Free Trade Agreement, until Israel complies with international law, and ends its illegal policies and practices and prolonged occupation.