The Permanent Mission of The Republic of Iraq to the United Nations Office and other International Organizations at Geneva presents its compliments to the Office of the United Nations High Commissioner for Human Rights, and with reference to its Note Verbal dated 17/10/2018, has the honour to transmit herewith the answers of the Government of Iraq on the questionnaire attached to the above-mentioned Note Verbale concerning the focus on access to justice for the right to housing.

The Permanent Mission of the Republic of Iraq avails itself of this opportunity to renew to the Office of the United Nations High Commissioner for Human Rights, the assurances of its highest consideration.

Geneva, 5th December 2018

Questionnaire

Access to justice for the Right to Housing

1. 
   A. Yes : the right of housing for divorced wife according to resolution no.77 in the year 1983, still active.
   B. Yes : the act of provision of Housing for Iraqi citizens according to law no. 125 in the year 1963, still active.
   C. Yes : those rights are guaranteed according to the Iraqi constitution issued in 2004.
   D. Yes : Iraqi court always judge such cases according to active laws.
   E. Yes.

2. It is advice that such question been directed to ministry of Justice for being the responsible body.

3. Same as above answer.

4. The only legal institutes to determine housing rights are the national court. However sometimes some (recommendations) are made by some (local) adjuvates such as tribal or religious authorities, but still (not obligatory resolutions).

5. Iraqi courts are active in judging and executing Housing issues.