Civil society letter endorsed by over 65 organisations

To: President John Magufuli

**Tanzania: Systematic restrictions on fundamental freedoms in the run-up to national elections**

Excellency,

We, the undersigned civil society organizations, are deeply concerned about the continued deterioration of democracy, human rights and rule of law in the United Republic of Tanzania. In the past five years, we have documented the steady decline of the country into a state of repression, evidenced by the increased harassment, intimidation, prosecution and persecution of political activists, human rights defenders (HRDs), journalists and media houses; the enactment of restrictive laws; and disregard for rule of law, constitutionalism, as well as regional and international human rights standards. We are deeply concerned that the situation has worsened during the COVID-19 pandemic and as the country heads for general elections on 28 October 2020.

Tanzania as a party to several regional and international treaties, including the International Covenant on Civil and Political Rights and the African Charter on Human and Peoples’ Rights, has a legal obligation to respect and protect fundamental rights, particularly the right to freedom of expression and the media, peacefully assemble, form and join associations, and to participate in public affairs, which are fundamental rights for free and fair elections in a democratic society. As a member of the African Union (AU) and the Southern African Development Community (SADC), Tanzania has committed to uphold and promote democratic principles, popular participation and good governance.

Leading up to the elections in Tanzania, we have unfortunately documented an unfavourable environment for public participation and free engagement in the political process. The role of the media in providing information and access to varying viewpoints in a true democracy is indispensable. Media houses must be allowed to provide these services without undue restrictions, yet in recent times, several independent media houses have been suspended. These have included the seven-day suspensions of The Citizen newspaper in February 2019, Clouds TV and Clouds FM in August 2020, and the six-month suspension of Kwanza online TV in September 2019 and again in July 2020 for 11 months; the online publication ban against Mwananchi news in April 2020; the revocation, effective June 24, 2020, of the license of the Tanzania Daima newspaper; and the fines against online stations, Watetezi TV and Ayo TV in September 2019. We note, with great disappointment, that the government is yet to comply with a ruling by the East African Court of Justice requiring the amendment of the Media Services Act to address the unjustified restrictions on freedom of expression.

We are further concerned about the restrictions on individuals peacefully expressing their opinions, including criticising public officials. The latter are required to tolerate a greater amount of criticism than others - a necessary requirement for transparency and accountability. Tanzania’s criminal justice system has however been misused to target those who criticize the government. Tito Magoti and IT expert Theodory Giyani were arrested in December 2019 and questioned over their social media use and association with certain government critics. The duo was subsequently charged with economic crimes, including “money laundering” which is a non-bailable offence. Despite their case
being postponed more than 20 times since December 2019, and no evidence being presented against
them, they remain in pre-trial detention.\textsuperscript{11} Investigative journalist Erick Kabendera was similarly
arrested and charged with “money laundering” where he was held in pre-trial detention for seven
months with his case postponed over ten times.\textsuperscript{12} Several United Nations (UN) mandate holders have
raised concern about the misuse of the country’s anti-money laundering laws that “allow the
Government to hold its critics in detention without trial and for an indefinite period.”\textsuperscript{13}

Most recently, prominent human rights lawyer and vocal critic of the government, Fatma Karume
was disbarred from practising law in Tanzania following submissions she made in a constitutional
case challenging the appointment of the Attorney General.\textsuperscript{14} Other lawyers are also facing
disciplinary proceedings for publicly raising issues on judicial independence and rule of law.
Opposition leader, Zitto Kabwe was arrested and prosecuted for statements made calling for
accountability for extrajudicial killings by State security agents.\textsuperscript{15} The above cases are clear evidence
of an intolerance for alternative views and public debate.

In addition, authorities should ensure respect for the right of individuals to freely form associations
and for those associations to participate in public affairs, without unwarranted interference. We note
the increasing misuse of laws to restrict and suspend the activities of civil society organisations.\textsuperscript{16}
On August 12, Tanzania Human Rights Defenders Coalition (THRDC) was notified that its bank
accounts had been frozen pending police investigations. THRDC’s coordinator was then summoned
by the police to explain an alleged failure to submit to the State Treasury its contractual agreements
with donors.\textsuperscript{17} Prior to this, in June, 2020, the authorities disrupted the activities of THRDC
for allegedly contravening “laws of the land.”\textsuperscript{18} Several other non-governmental
organisations working on human rights issues have been deregistered or are facing
harassment for issuing public statements critical of the government. Ahead of the elections
some civil society organisations have reported being informally told by authorities to cease
activities. As a result of the repressive environment, civil society organisations have been
forced to self-censor activities.

We also note the enactment of further restrictive laws.\textsuperscript{19} For example, the Written Laws
Miscellaneous Amendments Act (The Amendment Act)\textsuperscript{20} which has introduced amendments to 13
laws.\textsuperscript{21} The Amendment Act requires anyone making a claim for violation of rights to have been
personally affected.\textsuperscript{22} This limits the ability of civil society organisations to carry out legal aid and
law-based activities where they are not personally harmed. It violates Article 26(2) of the country’s
Constitution, which provides for the right of every person “to take legal action to ensure the
protection of this Constitution and the laws of the land.” Furthermore, it is an internationally
recognized best practice that all persons, whether individually or in association with others, have the
right to seek an effective remedy before a judicial body or other authority in response to a violation
of human rights.\textsuperscript{23} The Amendment Act further provides that lawsuits against the President, Vice-
President, Prime Minister, Speaker, Deputy Speaker or Chief Justice cannot be brought against them
directly but must be brought against the Attorney General.\textsuperscript{24} This provision undermines government
accountability for human rights violations. We remind the authorities that international bodies have
raised concern about Tanzania’s repressive laws.\textsuperscript{25}

We are especially concerned over the continued cases of verbal threats and physical attacks against
members of opposition political parties.\textsuperscript{26} We note with concern that to date, no one has been held
accountable for the 2017 attack against then CHADEMA party leader, Tundu Lissu, who is a
presidential candidate in the upcoming elections. Most recently, opposition leader Freeman Mbowe was brutally attacked and his assailants are still at large. Failure to thoroughly and impartially investigate such cases breeds a culture of violence and impunity, which in turn threatens the peace and security of the country. The government must take steps to bring perpetrators of such violence to account and to guarantee the safety of all other opposition party members and supporters.

Earlier, in November 2019, the African Commission on Human and Peoples’ Rights (ACHPR) issued a press statement on the “deteriorating human rights situation in Tanzania.” The Commission specifically voiced concern over “the unprecedented number of journalists and opposition politicians jailed for their activities.” The ongoing crackdown on civic space in Tanzania also led the UN High Commissioner for Human Rights, Michelle Bachelet, to issue a strong warning ahead of the 28 October 2020 General Elections. At the opening of the UN Human Rights Council’s 45th session, she “[drew] the Council's attention to increasing repression of the democratic and civic space, in what is becoming a deeply deteriorated environment for human rights” and stressed that “[with] elections approaching later this month, we are receiving increasing reports of arbitrary arrests and detention of civil society actors, activists, journalists and members of opposition parties.” She added: “Further erosion of human rights could risk grave consequences, and I encourage immediate and sustained preventive action.”

While we acknowledge measures taken by your government to halt the spread of the COVID-19 virus and protect the citizens of Tanzania, we are deeply concerned that the pandemic has been used to unduly restrict fundamental freedoms. Examples are the arrest and sentencing of two Kenyan journalists for interviewing members of the public in Tanzania on the status of the pandemic in the country as well as, the suspension of Kwanza Online TV for reposting an alert by the U.S. embassy in Tanzania regarding the pandemic in the country. The rights to peacefully express one’s opinion, receive information, peaceful assembly and association, and to participate in public affairs are not only essential in the context of the upcoming elections, but also in relation to the current COVID-19 pandemic. Freedom of expression in particular, ensures “the communication of information to the public, enabling individuals to … develop opinions about the public health threat so that they can take appropriate steps to protect themselves and their communities.” The UN has repeatedly emphasized that Government responses to COVID-19 must not be used as a pretext to suppress individual human rights or to repress the free flow of information.

The need for Tanzania to uphold human rights, democracy and the rule of law is now more than ever important as a matter of national security, following recent reports of insurgent attacks along Tanzania’s border with Mozambique. Studies have shown that experiences of injustice, marginalization and a breakdown in rule of law, are root causes of disaffection and violence. A peaceful and prosperous nation requires good governance and respect for rule of law, with a society that protects fundamental freedoms and ensures justice for all.

As civil society organisations deeply concerned about constitutionalism, justice and democracy in the United Republic of Tanzania, we strongly urge your Excellency to adhere to your undertaking to ensure a free and fair election in Tanzania. The government has an obligation to create an enabling environment for everyone, including political opposition, non-governmental organisations, journalists, and other online users, HRDs, and other real or perceived government opponents to exercise their human rights without fear of reprisals. As such, we call on the relevant authorities to immediately drop criminal charges and release defenders such as Tito Magoti and Theodory Giyani and any others being prosecuted for peacefully exercising their rights. Suspensions and the freezing
of assets of non-governmental organisations such as THRDC, independent media houses such as Kwanza Online TV and members of the legal profession- particularly Fatma Karume, must be reversed. Opposition parties must be allowed to freely and peacefully campaign and engage with their supporters without undue restrictions such as arbitrary arrests, physical attacks, forceful dispersal and intimidation of supporters and harassment by security forces. The legitimacy of Tanzania’s elections is at stake.

We call on Tanzania to heed the messages delivered by national, African, and international actors and to change course before the country enters a full-fledged human rights crisis, with potentially grave domestic and regional consequences.

Signed:
1. Access Now, Global
2. Acción Solidaria on HIV/aids, Venezuela
3. Africa Freedom of Information Centre, Africa
4. Africa Judges and Jurists Forum
5. AfroLeadership
6. ARTICLE 19, Global
7. Asia Dalit Rights Forum ADRF, New Delhi and Kathmandu
8. Association for Human Rights in Ethiopia (AHRE)
9. Association of Freelance Journalists
10. BudgIT Foundation, Nigeria
11. CEALDES, Colombia
12. Center for Civil Liberties, Ukraine
13. Centre for Human Rights & Development (CHRD), Mongolia
14. Centre for Law and Democracy, Canada
15. Center for National and International Studies, Azerbaijan
16. Child Watch, Tanzania
17. CIVICUS, Global
18. Civic Initiatives, Serbia
19. CIVILIS Human Rights, Venezuela
21. Committee to Protect Journalists (CPJ)
22. Community Empowerment for Progress Organization (CEPO), South Sudan
23. Commonwealth Human Rights Initiative (CHRI)
24. Corporación Comuna Nueva, Santiago de Chile
25. DefendDefenders (East and Horn of Africa Human Rights Defenders Project)
26. Democracy Monitor PU, Azerbaijan
27. Eastern Africa Journalists Network (EAJN)
28. Ethiopian Human Rights Council (EHRCO)
29. Ethiopian Human Rights Defenders Coalition (EHRDC)
30. Espacio Público, Venezuela
31. Front Line Defenders, Global
32. Groupe d’Action pour le Progrès et la Paix (GAPP-Afrique), Canada
33. Groupe d’Action pour le Progrès et la Paix (GAPP-BENIN)
34. Groupe d’Action pour le Progrès et la Paix (GAPP Mali)
35. Gestos (HIV and AIDS, communication, gender), Brazil
36. Greenpeace Africa
37. HAKI Africa, Kenya
38. Human Rights Concern - Eritrea (HRCE)
39. Human Rights Defenders Network, Sierra Leone
40. Humanium, Switzerland
41. HuMENA for Human Rights and Civic Engagement (HuMENA Regional)
42. International Partnership for Human Rights (IPHR) - Belgium
43. Jade Propuestas Sociales y Alternativas al Desarrollo, A.C. (JADESOCIALES)- México
44. Ligue Burundaise des droits de l’homme Itéka-Burundi
45. Maison de la Société Civile (MdSC), Bénin
46. MARUAH, Singapore
47. Media Rights Agenda (MRA), Nigeria
48. Nigeria Network of NGOs, Nigeria
49. Nouvelle Dynamique de la Société Civile de la RD Congo (NDSCI)
50. Odhikar, Bangladesh
51. ONG Convergence des Actions Solidaires et les Objectifs de Développement Durable (CAS-ODD ONG) - Bénin
52. ONG Nouvelle Vision (NOVI), Bénin
53. Open School of Sustainable Development (Openshkola), Russia
54. Open Society Initiative for Southern Africa (ÓSISA)
55. Partnership for Peace and Development, Sierra Leone
56. RESOSIDE, Burkina Faso
57. Robert F. Kennedy Human Rights, Global
58. Sisters of Charity Federation, United States
59. Somali Journalists Syndicate (SJS), Somalia
60. Southern Africa Human Rights Defenders Network (SAHRDN)
61. Sudanese Development Initiative (SUDIA), Sudan
62. The Human Rights Centre Uganda (HRCU), Uganda
63. Tournons La Page (TLP)
64. Water, Sanitation and Hygiene Network, Sierra Leone
65. Women in Democracy and Governance, Kenya (WIDAG)

2 Committee to Protect Journalists, Tanzania imposes 7-day publication ban on The Citizen, March 01, 2019, available at: https://cpj.org/2019/03/tanzania-citizen-7-day-publication-ban/
3 Committee to Protect Journalists, Tanzanian authorities ban online TV station, fine 2 others, January 8, 2020 available at: https://cpj.org/2020/01/tanzanian-authorities-ban-online-tv-station-fine-2/. See also American Bar Association, Center for Human Rights, Report on the arbitrary suspension of Kwanza Online TV for sharing information related to the COVID-19 pandemic, October 22, 2020.
5 Committee to Protect Journalists, Tanzanian newspaper banned from publishing online for 6 months over COVID-19 report, May 11, 2020, available at: https://cpj.org/2020/05/tanzanian-newspaper-ban-online-tv-station-fine-2/
7 Committee to Protect Journalists, Tanzanian authorities ban online TV station, fine 2 others, January 8, 2020 available at: https://cpj.org/2020/01/tanzanian-authorities-ban-online-tv-station-fine-2/
9 We refer to cases such as the arrest of prominent comedian, Idris Sultan, in May 2020 (https://thrdc.or.tz/tanzanian-comedian-and-actor-idris-sultan-charged-for-failure-to-register-a-sim-card/), and the disbarment from practicing law of prominent lawyer and human rights advocate, Fatma Karume (https://www.icij.org/tanzania-icij-calls-for-reinstatement-of-lawyer-fatma-karumes-right-to-practice-law/).
[16] The cancellation of a training organised by Tanzania Human Rights Defenders Coalition (THRDC), the subsequent arrest of THRDC’s Director, Onesmo Olengurumwa, and suspension of the activities of the organisation, as well as freezing of their accounts exemplifies the misuse of these laws against civil society (See: https://www.aa.com.tr/en/africa/tanzania-human-rights-group-suspends-operations/1945400)
[18] Two employees of one of THRDC were arrested in Dar es Salaam and thereafter authorities proceed to arbitrarily cancel the hosting of a three-day security training for 30 human rights defenders. The police claimed that the training was in contravention of the “laws of the land” but did not give a specific provision
[19] These include the Electronic and Postal Communications (Online Content) Regulations; Media Services Act; Cybercrimes Act; and Political Parties Amendment Act.
[20] Written Laws (Miscellaneous Amendments Act (No. 3) of 2020)
[22] Section 7(b) of the Written Laws Amendments Act
[23] The African Commission’s Principles and Guidelines on the Right to a Fair Trial and Legal Assistance in Africa provide that States must ensure through adoption of national legislation that any individual, group of individuals or nongovernmental organization is entitled to bring a human rights claim before a judicial body for determination, because such claims are matters of public concern.
[24] Amendments to the Chapter 310 of the Law Reform (Fatal accidents and miscellaneous provisions) Act and to the Chapter 3 of the Basic Rights and Duties Enforcement Act
[25] See for example communication of the Mandate of the Special Rapporteur on the promotion and protection of the right to freedom of opinion and expression; and the Special Rapporteur on the rights to freedom of peaceful assembly and of association of the government of the United Republic of Tanzania, AL TZA 3/2020, 17 July 2020, https://spcommreports.ohchr.org/TMRResultsBase/DownloadPublicCommunicationFile?gId=25442
[31] Disease pandemics and the freedom of opinion and expression, A/HRC/44/49, para. 30