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## **The Courts**

The Regional Labor Court in Jerusalem

NII010177/05

**Date: April 11, 2005** 

Before: Honorable Judge Sdeor Sarah

**Employers Representative: Mr. Rozner Employees Representative: Mr. Salomon** 

## **Judgment**

The defendant sent a notice on April 10, 2005, which was approved by the Attorney General.Legal counsel for the plaintiffs, after having reviewed same, gave his consent to the conent of section 6 thereof, commencing from the words "and in view of ...".

In view of the parties' agreements and the notice, and in view of the fact that this is a single homogenous village, and according to the instruction given by the Attorney General to the defendant, then, for as long as the legal and political situation remains as it is today, and for as long as the separation fence continues to exist as planned, the defendant will regard anyone who satisfies all of the following, as being subject to the National Insurance Law and the National Health Law with respect to both rights and duties imposed there-under, namely:

- a. He holds a permit for permanent residency under the Entry into Israel Law, 5712-1952.
- b. He is a resident of the Sur Bahir village, including village territory between the separation fence and the municipal borders of Jerusalem, and he resides in the village permanently and not temporarily.

In view of the above, the notices which were sent to the plaintiffs are null and void.

This judgment does not apply to plaintiffs 45, 46, 47 who will be entitled, when a cause of action arises, to file a claim with respect thereto, and their matter will be examined on its merits.

This judgment will apply to plaintiffs 25, 17 and 48 only from the filing date of the claim to the court, meaning, January 19, 2005.

Under the circumstances of the matter, no order for costs is issued.

Given today, 2 Nisan 5765 (April 11, 2005) in the presence of the parties.

(signed)	(signed)	(signed)
Public Representative	S. Sdeor, Judge	Public Representative
Mr. Rozner		Mr. Salomon