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At the Supreme Court

HCJ 4047/13

Sitting as the High Court of Justice

AAA 7212/12

_____ **Khadari et al.**

Represented by Advocates Noa Diamond et al.

of HaMoked: Center of the Defence of the Individual Founded by Dr. Lotte Salzberger

Phone: 6283555; fax: 6276317

The Petitioners

v.

- 1. The Prime Minister**
- 2. The Minister of Interior**
- 3. The Attorney General**

Represented by the State Attorney's Office

Ministry of Justice, Jerusalem

Phone: 02-6466590; fax: 02-6467011

The Respondents

Notice on Behalf of the State

1. According to the Honorable Court's decision of May 21, 2014, and the extensions requested due to urgent need, the State is honoured to submit a notice on its behalf.
2. During the hearing held on May 21, 2014, and following the Honorable Court's comments which focused the discussion on the petition to two definite questions, the State announced its willingness to consider these questions. Following the review that was held, the State requests to notify that it agrees to the Honorable Court's proposal as follows:

- a. A resident of the West Bank who relocated to the Judea and Samaria Area on the approval of the competent authorities, and has been legally living in the Judea and Samaria Area, after his address in the Palestinian registry was legally changed on approval of the Military Commander; his application for grant of a permit of stay in Israel under Section 3 of the Citizenship and Entry into Israel Law (Temporary Order), 5763-2003 (hereinafter – “Temporary Order Law”), will be undergo an individual security screening by the security entities, in the sense that the provision established at the final clause of Section 3d to the Temporary Order Law, as such, will not apply as a threshold criterion.
- b. The Respondents agree to conduct an individual security screening to a resident of the Gaza Strip whose application for grant of a permit of stay in Israel under Section 3 of the Temporary Order Law, which was filed between the entry into effect of the first amendment to the Temporary Order Law (August 1, 2005) [which established the possibility of submitting applications for residents of the Area who are over the ages established in the Amendment], and the entry into effect of the second amendment to the Temporary Order Law (March 28, 2007), [which established the provision set out in the final clause of Section 3d], and whose application was not rejected due to an individual refusal ground, in the sense that the provision established in the final clause of Section 3d of the Temporary Order law, as such, will not apply as a threshold criterion.

Today, 20 Elul, 5774
15 September, 2014

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Yochi Genessin, Adv.
Senior Department Head (Administrative Affairs)
State Attorney’s Office

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Danielle Marks, Adv.
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