

Disclaimer: The following is a non-binding translation of the original Hebrew document. It is provided by **HaMoked: Center for the Defence of the Individual** for information purposes only. The original Hebrew prevails in any case of discrepancy. While every effort has been made to ensure its accuracy, **HaMoked** is not liable for the proper and complete translation nor does it accept any liability for the use of, reliance on, or for any errors or misunderstandings that may derive from the English translation. **For queries about the translation please contact site@hamoked.org.il**

East Jerusalem Bureau

[Emblem]
State of Israel

[Emblem]
**Population and immigration
Authority**

8.12.2015, Kislev 21, 5776

To

The State Attorney's Office

Greetings,

Re: Applications for temporary permit of stay in Jerusalem under Government Resolution 2492 of October 28, 2007

In accordance with Government Resolution No. 2492 of October 28, 2007, 872 applications for a temporary permits of stay in Jerusalem were received.

To date, 165 applications were approved, 23 are being processed and 684 applications were refused; of those, 243 were refused for failure to meet the criteria stipulated in the Government Resolution in Sect. B(2) – namely that “the applicant has not proved on the basis of credible objective evidence that he had lived in East Jerusalem continuously since 1987 and until the day of filing his application”.

Respectfully,

[–]

Hagit Zur,

Bureau Director