<u>Disclaimer</u>: 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

**Prime Minister's Office** [Emblem of the State of Israel]

The Legal Advisor

Jerusalem, 3 Kislev 5776

15 November 2015

File: 23-public liaison

Identifier: D362323

To

Ms. Dalia Kerstein

Executive Director of HaMoked: Center for the Defence of the Individual

Jerusalem 97200

Dear Ms.,

Re: Decision of the political-security cabinet regarding the revocation of permanent residency status of perpetrators of attacks

Ref: Your letter of October 15, 2015

In response to your above referenced letter to the Prime Minister, I respectfully reply as follows:

The authority to revoke the status of permanent resident is vested in the Minister of Interior, upon approval of the Attorney General.

Following the Minister of Interior's decision, a person who considers himself harmed by his decision will have the opportunity to file a petition, as was done in the past and this is even noted in your letter.

Sincerely,

Shlomit Barnea-Farrago, Att.

The Legal advisor

CC: Mr. Benjamin Netanyahu, the Prime Minister

Mr. Silvan Shalom, Minister of Interior

Att. Dina Zilber, the Deputy Attorney General (Counseling)