

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**

[Emblem]
State of Israel
Ministry of the Interior

Organization and Human Resources Administration
Divison A' (Coordination and Control)

12 Adar 5774
February 12, 2014

To:

_____ a- 'Abido ID no: _____

Through _____ Shaludi ID no: _____

Represented by Adi Lustigman, Adv.

27 Shmuel Hanagid Street

Jerusalem

Re: Your Request to the Professional Committee on Receipt of Temporary Residency Visa / Stay Permit in Israel

The Minister of Interior, MK Gideon Sa'ar, at the recommendation of the professional committee (hereinafter: the committee) denied the request you submitted for a temporary residency visa/stay permit pursuant to articles 3A1.(A)(1) and (2) of the Citizenship and Entry into Israel Law (Temporary Order) 5763-2003 (hereinafter: the law).

The grounds indicated by the committee for the denial of the request are:

- a. The request is a standard request for family unification which in itself does not constitute exceptional humanitarian grounds for a temporary residency visa / stay permit as stated in article 3A1.(E)(1) of the law:

“The fact that the family member of the applicant for a permit or license, who lawfully resides in Israel is his spouse, or that the spouses share common children, will not, in and of itself, constitute a special humanitarian reason;”

- b. The Population Authority revoked your status due to bigamy. Article 3A1. of the law does not empower the Minister and the committee to act as an appeals committee against the Authority's decision.
- c. The fact that your son was listed as the sponsor does not annul the fact that you are the second wife of a bigamist husband.
- d. The fact that your son – the sponsor - has learning difficulties does not render the request an exceptional humanitarian request; likewise, the fact that your husband's daughter by his second wife is ill and that only he cares for his other family. The hearing held in your matter revealed that your husband renovated an apartment for you lately and that he also takes care of various payments.

For any questions or inquiries, please contact the committee's secretariat by telephone: 03-7632681.

Respectfully
[Signed]
Lior Shahar
Director, Division A' (Coordination and Control)

Cc:
Mk Gideon Sa'ar – Minister of Interior
Mr. Amnon Ben Ami – General Director of the Population and Immigration Authority
Director of the Jerusalem Bureau