**Decision Table on Grant of Status in Israel to a Minor Only One of Whose Parents is Registered as an Israeli Resident**

(Update 01/08/2005)

<table>
<thead>
<tr>
<th>Registration status / Birth Place</th>
<th>Not yet registered</th>
<th>Registered abroad</th>
<th>Registered in the Area Territories’ Identity no. (under age 14)</th>
<th>Registered in the Area Territories’ Identity no. (over age 14)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Born outside, Abroad/in the Area</td>
<td>Application for permanent residency licence (family unification). Center of life in Israel. A/5 for two years Then permanent.</td>
<td>Application for permanent residency licence (family unification). Center of life in Israel. A/5 for two years Then permanent.</td>
<td>Application for permanent residency licence (family unification). Center of life in Israel. A/5 for two years Then permanent.</td>
<td>Application for permanent residency licence (family unification). Center of life in Israel. DCO only</td>
</tr>
</tbody>
</table>

**Comments**

1. As a rule, if a family unification application is filed for the father or mother and the children are included in the same application, the application is examined as a whole.

2. The examination procedure until a response is given takes half-a-year as a rule.

3. Upon submission of the application, the application for the sponsored parent and children over age 14 should be transferred for receipt of entities’ positions. Insofar as there is an objection concerning the parent and/or one of the children over age 14 – a refusal letter should be issued stating the family unification application for the sponsored and/or relevant child is refused on security grounds, and it should be added that if they want to split the application for the children, they must go to the bureau to receive a separate number for
the children’s application (without paying a new fee), and the application will be processed according to the procedures.

4. As a rule, upon submission of an application, it is possible to submit a separate application to grant status to a child under age 14. Grant of status will not be conditional on entities’ examination of the foreign parent, subject to the fulfilment of the other conditions for approving the application under the prevailing procedure.

5. [A minor] Registered in the Area and under age 14: if during the examination, center of life in Israel is found, the minor will receive A/5 for two years and then permanent [licence].

6. If the minor passes age 14 while still in the A/5 [stage], he will be left in this status and not upgraded.

7. [A minor] Registered in the Area and over age 14 (and up to age 18), if during the examination, center of life in Israel is found, the minor will receive a DCO permit only, subject to [position of] entities, A/5 for two years and then permanent [licence].

8. The status will not be extended if the minor does not live in Israel on a regular basis.

9. “Center of Life in Israel”: of the Israeli parent and the child for the past two years.

10. Fee for permanent residency licence application: ILS 585 upon application submission. After approval of the application, an application should be filed for an A/5 licence for two years; the fee: ILS 145.

11. Application under Regulation 12: payment of fee for A/5: ILS 145 only.

12. The parent must be told that three months before the end of the two years, documents and proof of center of life in Israel must be submitted for examination, before the permanent licence is given (the fee was paid at the beginning of the process).

Sincerely,

Avi Lekah

Population Administration Bureau Director

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