In accordance with my authorities as commander of the Israeli Defence Forces in the area, and since I believe the order is necessary to maintain law and order in the area, I hereby order the following:

Amendment Article 37

1. In Article 37 of the Order Concerning Security Directives (Judea and Samaria)(number 1651), 5770-2009 (hereafter: “original text”):

Definitions

(1) Subtitle, “remand” is followed by “for the purposes of interrogation”.

(2) Text is marked as “(a)”, and in it, “60 days” is replaced by “75 days”.

(3) Paragraph (a) is followed by:

“(b) notwithstanding what is mentioned in paragraph (a), a minor as defined in Article 136 of this order is arrested, a qualified judge has the right to issue a remand order for a period not exceeding 15 days, and has the right to extend remand for additional periods of time not exceeding 10 days each, provided the total consecutive arrest time for the same minor does not exceed 40 days.”

Amendment Article 38

2. In Article 38 of the original order -

(1) subtitle, “more than 60 days” is followed by “additional for interrogation purposes”

(2) section that starts with “not exceeding 15 days” until the words “three months” is followed by “not exceeding 90 days”

Effective date

3. This order takes effect on 6 October 2013.

4. This order applies to those in detention on the day it was signed, but those in detention in accordance with the arrest order on the day this order takes effect, shall remain in detention until the end of the arrest order.

Title

5. The title of this order is: “order concerning security regulations (amendment number 34)(Judea and Samaria) (number 1726), 5773-2013”
21 Elul 5773
1 September 2013

Nitzan Alon, General
Commander of the Israeli Defense Forces
In Judea and Samaria