The Periodic Review Board, by consensus, determined continued law of war detention of the detainee is no longer necessary to protect against a continuing significant threat to the security of the United States.

The Board acknowledges the detainee's past terrorist-related activities and connections; however, the Board found that in light of the factors and conditions of transfer identified below, the risk the detainee presents can be adequately mitigated. The Board considered the deliberate efforts on the part of the detainee and his family to address the concerns raised by the Board in the prior full review, particularly the Board's concerns regarding his susceptibility to recruitment. This included his immediate family having severed ties with his brother-in-law who is a prominent extremist; the detainee's increased candor and credibility with the Board including his acknowledgement of past mistakes; the detainee's willingness to relocate to avoid a degraded security environment in Ibb; the detainee's change in mindset and desire to reintegrate into society, to include willingness to participate in a rehabilitation program; and the detainee's continued positive engagement and constructive leadership in detention.

With regards to the detainee's transfer, the PRB recommends appropriate security assurances as determined by the GuantanamoDetainee Transfer Working Group and transfer when any of the following three conditions is met: 1) transfer to Yemen if the security situation improves, 2) an appropriate rehabilitation program becomes available, or 3) an appropriate third country resettlement option becomes available with appropriate support including the Board's strong preference for resettlement of the detainee's wife and daughter.