The Periodic Review Board, by consensus, determined that continued law of war detention of the detainee does not remain necessary to protect against a continuing significant threat to the security of the United States. The Board has some concern with the detainee's failure to demonstrate sufficient candor related to events prior to detention but, in light of the factors and conditions of transfer identified below, the Board found that the risk the detainee presents can be adequately mitigated.

In making this determination, the Board noted that the detainee has not expressed any intent to re-engage in terrorist activities, has not espoused any anti-US sentiment that would indicate he views the US as his enemy, that neither the detainee nor his family have any ties to extremists outside of Guantanamo, and that the detainee has been mostly compliant while at Guantanamo. The Board also considered the multiple letters of support for the detainee, to include the willingness to provide the detainee financial and integration support upon transfer, the detainee's efforts to take advantage of education opportunities while at Guantanamo, and the detainee's positive and constructive leadership in detention, to include mediating concerns raised between other detainees and between detainees and the guard staff.

The PRB recommends that the detainee be transferred with appropriate security assurances and integration support, as negotiated by the Special Envoys and agreed to by relevant USG departments and agencies, preferably to a country with an integration program, strong monitoring program, and an ability to keep the detainee productively engaged.