Mission Permanente
de la République Islamique d'Iran
Au nom des Nations Unies
et des autres Organisations Internationales à Genève

In the name of God, the Compassionate, the Merciful

N°2050/9044

The Permanent Mission of the Islamic Republic of Iran to the United Nations Office and other International Organizations in Geneva presents its compliments to the Office of the United Nations High Commissioner for Human Rights, and with reference to the communication number UA IRN 7/2016 dated 22 April 2016, has the honor to submit herewith the reply of I.R. Iran with regard to Mr. Rownaghi Maleki case.

The Permanent Mission of the Islamic Republic of Iran avails itself of this opportunity to renew to the Office of the United Nations High Commissioner for Human Rights, the assurances of its highest consideration.

Geneva, 13 June 2016

Office of the United Nations High Commissioner for Human Rights (OHCHR)
Palais des Nations
CH-1211 Geneva 10
Fax: 022.917.90.08
to the commission of forensic medicine on 24/5/2015, it was announced

Roulaeghi Maleki was out of jail for four months and after being introduced

In October 2014, taking into account his health condition, Mr.

impropriement to two years.

based on article 574 of the Islamic Penal Code, commenced the four years of

branch (Teheran Province's Appeal Court branch 54). Finally, the court

fourth charges; and at the latest stage, referred the case to a parallel court

authority accepted the request only for the part referring to the third and

lawyers, the case was referred to the Supreme Court as result of which this

After submission request for retrial by the convicted person and his

this court confirmed the first verdict

was referred to branch 54 of the Teheran Provincial court of appeals, and

After the convicted person and the lawyers made an appeal, the case

for the second charge and to your years for the third and fourth charges.

charge, taking into account the days of his pre-trial detention, to one year

sentenced by the court of Teheran to ten years of impropriement for the first

After hearing the defenses of the defendant and his lawyers, he was

Iran and the Supreme Leader which is prohibitted by law

- Art.4- Insulting the late Imam Khomeini, founder of the Islamic Republic of

- Propagating against the Islamic Republic of Iran

- Leading an illegal group and organization called Iran Proty Acting with the

Teheran Court Branch 26 on charges of

issued the warrant for pre-trial arrest and was prosecuted before the court

Mr. Seyed Hossein Roulaeghi Maleki

Human Rights of the Judiciary of the Ilr Khaman

The following information has been provided by the "High Council For
base and are totally refused.

Protocolled to be consensually examined and receive medical care have no
misbehavior, having been deprived of freedom, arbitrary detention,
In conclusion, it should be emphasised that claims of torture or

observed regarding him.

considered and the standards of prisoner treatment have been fully
possibility of using脂肪icles, all indicate that the process has been
medical and treatment facilities, even outside of the jail, and having the
of all the legal formalities and the right to have a lawyer, having access to
Based on the aforementioned facts, it is observed that the completion

family and relatives, and (in addition) he has enjoyed several privileges.
including medical and treatment facilities, the possibility of meeting his
has had access to all the amenities and facilities provided in the jail,
It must be mentioned that Mr. Romani, in his

which would imply serving the imprisonment punishment/sentence.
that according to the ulterior commission, no definite factor was obtained