ASSESSMENT BY THE COMMONWEALTH AND IMMIGRATION OMBUDSMAN FOR TABLING IN PARLIAMENT

Under s 4860 of the Migration Act 1958

This is the third s 486O assessment on Mr X who has remained in immigration detention for a cumulative period of more than 54 months (four and a half years).

The first assessment 1002645 was tabled in Parliament on 14 August 2015 and the second assessment 1002364-O was tabled in Parliament on 8 November 2016. This assessment provides an update and should be read in conjunction with the previous assessments.

Name	Mr X
Citizenship	Stateless, born in Country A
Year of birth	1992
Ombudsman ID	1002364-O1
Date of DIBP's reviews	10 October 2016 and 18 April 2017
Total days in detention	1,648 (at date of DIBP's latest review)

Recent detention history

Since the Ombudsman's previous assessment (1002364-O), Mr X has remained in community detention.

Recent visa applications/case progression

30 September 2016	Mr X withdrew his existing Save Haven Enterprise visa (SHEV) application and lodged a new application with the assistance of a Primary Application Information Service (PAIS) provider.
10 October 2016	The Department of Immigration and Border Protection advised that Mr X was no longer considered a person of interest.

Health and welfare

International Health and Medical Services advised that Mr X did not require treatment for any major physical or mental health issues during this assessment period.

Case status

Mr X was detained on 13 October 2012 after arriving in Australia by sea and has been held in detention for a cumulative period of more than four and a half years.

On 30 September 2016 he lodged a new application for a SHEV with the assistance of a PAIS provider.