

## ASSESSMENT BY THE COMMONWEALTH OMBUDSMAN FOR TABLING IN PARLIAMENT

*Under s 486O of the Migration Act 1958*

This is the fourth s 486O assessment on Mr X who has remained in immigration detention for more than 66 months (five and a half years). The previous assessment 1002818 was tabled in Parliament on 20 October 2016. This assessment provides an update and should be read in conjunction with the previous assessments.

<b>Name</b>	Mr X
<b>Citizenship</b>	Country A
<b>Year of birth</b>	1987
<b>Ombudsman ID</b>	1001026-O
<b>Date of department's reports</b>	20 June 2017 and 18 December 2017
<b>Total days in detention</b>	2,004 (at date of department's latest report)

### Recent detention history

Since the Ombudsman's previous assessment, Mr X has remained at a correctional facility.<sup>1</sup>

### Recent visa applications/case progression

Mr X continued to serve a sentence of nine years imprisonment with a non-parole period of six years for his involvement in people-smuggling activities. His earliest date of release is 20 June 2018.<sup>2</sup>

### Health and welfare

Mr X's health and welfare continued to be managed by the Department of Corrective Services, Western Australia.

### Case status

Mr X was detained on 24 June 2012 after arriving in Australia by sea and has remained in immigration detention, both in a detention facility and correctional facility, for more than five and a half years. Mr X's earliest date of release is 20 June 2018.

<sup>1</sup> On 18 December 2017 the department advised that Mr X continued to be detained under s 189(1) while he was placed in a correctional facility serving a custodial sentence.

<sup>2</sup> The department previously advised that Mr X was serving a sentence of six years imprisonment with a non-parole period of four years until its 48-month report, dated 30 June 2016, which advised that he was serving a sentence of nine years imprisonment with a non-parole period of six years.