### ASSESSMENT BY THE COMMONWEALTH OMBUDSMAN FOR TABLING IN PARLIAMENT

Under s 4860 of the Migration Act 1958

This is the third s 4860 assessment on Mr X who has remained in immigration detention more than 54 months (four and a half years).

The first assessment 1002850 was tabled in Parliament on 11 November 2015 and the second assessment 1001639-O was tabled in Parliament on 15 February 2017. This assessment provides an update and should be read in conjunction with the previous assessments.

Name	Mr X
Citizenship	Country A
Year of birth	1998
Ombudsman ID	1001639-O1
Date of DIBP's reviews	14 November 2016 and 17 May 2017
Total days in detention	1,640 (at date of DIBP's latest review)

### **Recent detention history**

Since the Ombudsman's previous assessment (1001639-O), Mr X has remained in community detention.

# Recent visa applications/case progression

14 November 2016	Mr X's case was identified for assessment against the guidelines under s 195A of the <i>Migration Act 1958</i> for the grant of a bridging visa.
24 April 2017	The Department of Immigration and Border Protection (the department) requested additional information in relation to Mr X's Temporary Protection visa (TPV) application.

# **Criminal history**

21 September 2016	Mr X appeared before a children's court and was convicted of multiple driving offences. He received a 12 month good behaviour bond and his
	license was suspended for 11 months.

#### 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 17 November 2012 after arriving in Australia as an unaccompanied minor by sea and has been held in detention for more than four and a half years.

On 18 September 2015 Mr X lodged a TPV application and on 24 April 2017 the department requested additional information in relation to his application.