

**ASSESSMENT (ABRIDGED) BY THE COMMONWEALTH AND
IMMIGRATION OMBUDSMAN FOR TABLING IN PARLIAMENT**

Under s 486O of the Migration Act 1958

This is the third s 486O assessment on Mr X who remained in restricted immigration detention for a cumulative period of more than 42 months (three and a half years).

The first assessment 1002386 was tabled in Parliament on 25 November 2015 and the second assessment 1003462 was tabled in Parliament on 14 September 2016. This assessment provides an update and should be read in conjunction with the previous assessments.

Name	Mr X
Citizenship	Country A
Year of birth	1957
Ombudsman ID	1001295-O
Date of DIBP's review	27 September 2016
Total days in detention	1,276 (at date of DIBP's review)

Recent detention history

November 2016	Mr X was released from restricted detention when he was involuntarily removed from Australia.
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Recent visa applications/case progression

The Department of Immigration and Border Protection (the department) advised that Mr X had been found not to be owed protection under the Refugee Convention and complementary protection criterion. He had no outstanding matters before the department, courts or tribunals and was on a removal pathway.	
18 April 2016 – 8 June 2016	Mr X lodged three Bridging visa applications. One application was deemed invalid and the other two applications were refused.
14 June 2016	Applied to the Administrative Appeals Tribunal (AAT) for merits review of the Bridging visa application lodged on 8 June 2016 and refused on 10 June 2016. On 24 June 2016 the AAT affirmed the decision to refuse the application.

Health and welfare

Mr X was provided with treatment for physical health issues including diabetes.

Case status

Mr X was involuntarily removed from Australia in November 2016.
