

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

Under s 486O of the Migration Act 1958

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

The first assessment 1002870 was tabled in Parliament on 21 October 2015 and the second assessment 1001653-O was tabled in Parliament on 31 August 2016. This assessment provides an update and should be read in conjunction with the previous assessments.

Name	Ms X (and sister)
Citizenship	Country A
Year of birth	1945
Ombudsman ID	1001653-O1
Date of DIBP's review	24 October 2016
Total days in detention	1,276 (at date of DIBP's review)

Recent detention history

6 April 2017	Granted a Safe Haven Enterprise visa (SHEV) and released from community detention.
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Recent visa applications/case progression

29 March 2016	Ms X's eldest daughter Ms Z lodged a SHEV application with Ms X and Ms Y included as dependents.
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Health and welfare

Ms X was provided with treatment for multiple complex physical health concerns, including heart disease, mobility issues and Alzheimer's disease. She also attended psychological counselling and was prescribed with medication to manage depression and stress related to her daughter's mental health concerns.

Ms Y was provided with treatment for shoulder pain and a hand tremor. She also underwent a cognitive assessment and attended psychological counselling for the management of an intellectual disability.

Case status

Ms X and Ms Y were granted a SHEV on 6 April 2017 and released from immigration detention.