ASSESSMENT (ABRIDGED) 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 remained in immigration detention for a cumulative period of more than 42 months (three and a half years). The previous assessment 1002241-O1 was tabled in Parliament on 24 May 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	1985
Ombudsman ID	1002241-O2
Date of DIBP's report	26 May 2017
Total days in detention	1,276 (at date of DIBP's report)

Recent detention history

Mr X had remained in an immigration detention facility.	
24 August 2017	The Department of Immigration and Border Protection (the department) advised that Mr X had been placed in the community. ¹
28 August 2017	Granted a Final Departure Bridging visa and released from immigration detention.

Recent visa applications/case progression

The department has advised that it is exploring options to resolve Mr X's immigration status.

Health and welfare

International Health and Medical Services advised that Mr X received treatment for hepatitis B, epigastric concerns and an ankle condition. In March 2017 he was reviewed by a gastroenterologist and referred for further pathology testing.

 $^{^{1}}$ Mr X was granted a placement in the community under s 197AB and remained in immigration detention.

Ombudsman assessment/recommendation

Mr X was detained on 17 November 2013 after arriving in Australia by sea and remained in immigration detention, both in a detention facility and the community, for a cumulative period of more than three and a half years with no processing of his protection claims.

Mr X was transferred to a Regional Processing Centre and returned to Australia. The department advised that it is exploring options to resolve Mr X's immigration status.

Mr X was granted a Final Departure Bridging visa on 28 August 2017 and was released from immigration detention.

The Ombudsman's previous assessment (1002241-O1) recommended that the department expedite the resolution of Mr X's immigration status.

On 24 May 2017 the Minister advised that the department continues to identify options to resolve Mr X's immigration status.

Noting that there is currently no clear processing pathway for Mr X, the Ombudsman recommends that the department make arrangements for the processing of Mr X's protection claims.