ASSESSMENT BY THE COMMONWEALTH OMBUDSMAN FOR TABLING IN PARLIAMENT

Under s 4860 of the Migration Act 1958

This is the second s 4860 assessment on Mr X who remained in immigration detention for a cumulative period of more than 36 months (three years). The previous assessment 1002476-O was tabled in Parliament on 13 September 2017. This assessment provides an update and should be read in conjunction with the previous assessment.

Name	Mr X
Citizenship	Stateless, born in Country A
Year of birth	1988
Ombudsman ID	1002476-01
Date of DIBP's report	28 August 2017
Total days in detention	1,100 (at date of DIBP's report)

Recent detention history

Mr X remained in an immigr	ned in an immigration detention facility.	
2 June 2017	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 of Immigration and Border Protection (the department) has advised that under current policy settings Mr X is not eligible to have his protection claims assessed in Australia and remains liable for transfer back to a Regional Processing Centre on completion of his treatment.

28 August 2017	The department advised that it is supporting the government of Nauru to
	finalise the Refugee Status Determination of Mr X while he remains
	temporarily in Australia for medical treatment.

Health and welfare

International Health and Medical Services advised that Mr X continued to be monitored for reoccurring kidney stones and was educated on healthy lifestyle changes.

Case status

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

¹ Mr X was granted a placement in the community under s 197AB of the *Migration Act 1958* and remained in immigration detention.