## ASSESSMENT BY THE COMMONWEALTH OMBUDSMAN FOR TABLING IN PARLIAMENT

Under s 4860 of the Migration Act 1958

This is the fourth s 486O assessment on Mr X who has remained in immigration detention for more than five years. The previous assessment 1002101-O was tabled in Parliament on 13 September 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	1964
Ombudsman ID	1002101-O1
Date of department's report	30 October 2017
Total days in detention	1,822 (at date of department's report)

## **Recent detention history**

Since the Ombudsman's previous assessment, Mr X has remained at Facility B.

# Recent visa applications/case progression

October 2017	The Department of Home Affairs (the department) advised that Mr X's case had been identified for assessment against the guidelines for referral to the Minister under s 195A of the <i>Migration Act 1958</i> for the grant of a bridging visa.
November 2017	The Federal Circuit Court (FCC) dismissed Mr X's application for judicial review of the IAA's decision to affirm the refusal of his visa.

## Health and welfare

International Health and Medical Services (IHMS) advised that Mr X attended a specialist review in July 2017 and received treatment for a medical condition.

IHMS further advised that Mr X was scheduled to attend an appointment at a specialist clinic in September 2017.

#### Case status

Mr X has been found not to be owed protection under the *Migration Act 1958* and has remained in an immigration detention facility for more than six years.

At the time of the department's report Mr X was awaiting the outcome of judicial review.

In November 2017 the FCC dismissed Mr X's application for judicial review.