# ASSESSMENT BY THE COMMONWEALTH OMBUDSMAN FOR TABLING IN PARLIAMENT

Under s 4860 of the Migration Act 1958

This is the first s 486O assessment on Miss X who has remained in immigration detention for more than 24 months (two years).

Name	Miss X
Citizenship	Country A, (born to parents <sup>1</sup> in immigration detention)
Year of birth	2014
Ombudsman ID	1002514-0
Date of DIBP's review	5 October 2016
Total days in detention	734 (at date of DIBP's review)

## **Detention history**

2 October 2014	Following her birth to parents in immigration detention, Miss X was detained under s 189(1) of the <i>Migration Act 1958</i> in community
	detention.

## Visa applications/case progression

5 October 2016	The Department of Immigration and Border Protection (the department)
	advised that as Miss X and her family have no matters before the
	department, the courts or tribunals, they are on a removal pathway.

## Health and welfare

International Health and Medical Services advised that Miss X did not require treatment for any major physical or mental health issues during this assessment period.

## Case status

Miss X was detained on 2 October 2014 following her birth to parents in immigration detention and she has been held in detention for more than two years

Miss X and her family have been found not to be owed protection under the Refugee Convention and the complementary protection criterion. They have no matters before the department, the courts or tribunals and are on a removal pathway.

The Ombudsman notes that the family's removal is likely to be protracted as involuntary removal to Country A is not possible at present.

<sup>&</sup>lt;sup>1</sup> Miss X's parents, Mr Y and Ms Z, and her sister Miss P, are the subjects of Ombudsman assessment 1001080-0.