# ASSESSMENT BY THE COMMONWEALTH OMBUDSMAN FOR TABLING IN PARLIAMENT

Under s 4860 of the Migration Act 1958

This is the third s 486O assessment on Mr X who has remained in immigration detention for more than 48 months (four years). The previous assessment 1001700-O was tabled in Parliament on 15 February 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	1998
Ombudsman ID	1001700-O1
Date of DIBP's reports	4 January 2017 and 28 June 2017
Total days in detention	1,453 (at date of DIBP's latest report)

### **Recent detention history**

Since the Ombudsman's previous assessment (1001700-O), Mr X has remained in community detention where he resides with his mother and younger sister.

# Recent visa applications/case progression

8 September 2016	Mr X's older sister, Ms Y, lodged a Safe Haven Enterprise visa (SHEV) application on which Mr X was included as a dependant.
28 June 2017	The Department of Immigration and Border Protection (the department) advised that it continued to assess Ms Y's SHEV application.

#### Health and welfare

International Health and Medical Services advised that Mr X has a history of depression and his condition continued to be monitored by a general practitioner.

#### Case status

Mr X was detained on 6 July 2013 after arriving in Australia as an unaccompanied minor by sea and has been held in detention for more than four years.

On 8 September 2016 Mr X's older sister lodged an application for a SHEV on which he was included as a dependant. The department advised that it continued to assess the application.