ASSESSMENT (ABRIDGED) 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 and his family¹ who remained in immigration detention for more than 48 months (four years).

The first assessment 1002569 was tabled in Parliament on 29 April 2016 and the second assessment 1001398-O was tabled in Parliament on 31 May 2017. This assessment provides an update and should be read in conjunction with the previous assessments.

Name	Mr X (and family)
Citizenship	Country A
Year of birth	1991
Ombudsman ID	1001398-01
Date of DIBP's review	23 May 2017
Total days in detention	1,458 (at date of DIBP's review)

Recent detention history

30 May 2017	Mr X, Ms Y ² and their daughter were granted bridging visas and were
	released from community detention.

Recent visa applications/case progression

Mr X and Ms Y attended an interview with the Department of
Immigration and Border Protection regarding their Safe Haven
Enterprise visa application.

Health and welfare

The family did not require treatment for any major physical or mental health issues.

Case status

Mr X and his family were granted bridging visas on 30 May 2017 and were released from immigration detention.

¹ Mr X and Ms Y's son, Master Z was born in Australia in May 2016 and detained on 23 August 2016. He has been in detention for less than two years and is not subject to reporting under s 486N.

² Ms Y's sister, Ms P, was granted a bridging visa on 30 May 2017 and is the subject of Ombudsman assessment 1002517-0.