Form 25—Residential care building fire safety assessment report and compliance certificate

The purpose of this form is to assess whether a residential care building (RCB) complies with Queensland Development Code mandatory part MP 2.3—Fire safety in existing residential care buildings (pre 1 June 2007) (QDC MP 2.3).

You MUST complete ALL questions unless the form indicates otherwise. Incomplete forms or forms without all necessary information and documentation may result in the report and certificate being considered invalid. Attach extra pages if necessary.

The original is to be kept by the assessor. A copy of the report and all supporting documentation must be provided to the owner/operator.

Within 10 business days after receiving the report, the owner/operator must forward a copy to:

- the relevant local government (if the report was not prepared by a local government building certifier); and
- Building Codes Queensland, Department of Housing and Public Works, GPO Box 2457, Brisbane Qld 4001 (if the report was not prepared by a public service employee).

RCB assessment report (Section 231AI of the Building Act 1975)		
1. Owner details	Name (person or organisation)	
If the owner is a company, a contact person must be shown.		
2. Operator details	Name (person or organisation)	
If the operator is a company, a contact person must be shown.		
3. Property description	Street address (include number, street, suburb/locality and postcode)	
The description must identify all land that is the subject of this report.	Postcode	
The lot and plan details (e.g. SP, RP) are shown on title documents or a rates notice.	Lot and plan details (attach list if necessary) In which local government area is the land situated?	
If the plan is not registered by title, provide previous lot and plan details.		
4. Name of residential care complex and description of specific RCB		
Provide the full name of the residential care complex, and clearly identify the particular RCB being assessed (i.e. name, block number, location on site, etc.).		
This report cannot be used for the assessment of multiple RCBs on the same site.		
Sites with multiple RCBs will require a separate report for each RCB.		



5. Assessment category	The assessment category for the RCB is:
(Section 231AD)	Category 1
Note:	
Category 1:	Category 2
• Type B or C construction with a rise of two or more storeys	Type of construction
Category 2:	
Type A construction with any number of storeys	Number of storeys
• Type B or C construction with a rise of one storey	
Include the type of construction (i.e. A, B, or C) and the number of storeys for the RCB.	
6. Number of residents, support ratio, smoke	Usual number of residents in the RCB
compartment occupancy and number of responsible persons required on-site	Usual number of residents requiring physical assistance to evacuate the RCB
As per information provided by owner, detail the usual number of residents in the RCB.	Support ratio (calculated according to QDC MP 2.3)
As per information provided by owner, detail the usual number of residents requiring physical assistance to evacuate the RCB.	Maximum occupancy in each smoke compartment
Detail the maximum occupancy permitted in each smoke compartment.	
Detail the total number of responsible persons required on- site at all times for the building's minimum support ratio to be maintained.	Number of responsible persons required on-site at all times (based on the smoke compartment that accommodates the highest number of residents and calculated in accordance with QDC MP 2.3)
7. Description of	Fire suppression, smoke compartmentation and evacuation support
components assessed under QDC MP 2.3	A1 Complies. Basis of compliance: A1(1)(a) A1(1)(b) A1(1)(c) Does not comply. Reasons for non-compliance:
To be completed in full.	
Where the acceptable solution applies to the RCB and it complies, tick the appropriate box.	Early warning system A2 Complies. Basis of compliance: Does not comply. Reasons for non-compliance:
Where the acceptable solution applies to the RCB and it does not comply, provide detailed reasons. * An RCB is taken to be <i>sprinklered</i> if an automatic sprinkler system is installed in accordance with A1(1)(a) of QDC MP 2.3.	Emergency escape A3 Not applicable because the RCB is: • sprinklered,* • built after 31 December 1991 or • a building of one storey □ Complies. Basis of compliance: □ A3(a) □ Does not comply. Reasons for non-compliance



	High risk fire areas
	 A4 Not applicable because the RCB: is sprinklered or does not contain a high risk fire area that is greater than 30m² in floor area Complies Does not comply. Reasons for non-compliance:
	Smoke hazard management
	 A5 Not applicable because the RCB does not have an air handling system providing conditioned air to more than one smoke compartment Complies Does not comply. Reasons for non-compliance:
	Portable fire extinguishers
	 A6 Not applicable because the RCB's floor area is not greater than 300m² Complies. Basis of compliance: A6(a) A6(b) Does not comply. Reasons for non-compliance:
	Fire fighting water supply
	 A7 Not applicable because: the RCB is sprinklered or the floor area is 500m2 or less and there is no fire brigade with a structural fire fighting capacity available to attend a building fire within 30 minutes of being notified Complies Does not comply. Reasons for non-compliance:
	Emergency lighting
	A8 Complies. Basis of compliance: A8(a) A8(b) Does not comply. Reasons for non-compliance:
	Exit signage
	A9 Complies. Basis of compliance: A9(a) A9(b) Does not comply. Reasons for non-compliance:
	Building Code of Australia performance requirement
	A10 Complies. Basis of compliance: A10(a) A10(b) Does not comply. Reasons for non-compliance:
 8. RCB assessor's decision about compliance with the standard Tick one. If the RCB complies with QDC MP 2.3, please also complete the Fire safety (RCB) compliance certificate (item 15 below). 	 The RCB complies with QDC MP 2.3. The RCB does not comply with QDC MP 2.3.
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9. Sprinkler system	
(Section 231AI(2) of the <i>Building Act 1975</i>)	The parts of the RCB for which requirements under QDC MP 2.3 about sprinklers are not met are:
This part must be completed in full if the RCB does not comply with	
the requirements about sprinklers	The area of each of those parts, expressed in square metres, is:
in section A1(1)(a) of	
QDC MP 2.3, and regardless of whether it complies with A1(1)(b)	
or A1(1)(c) of QDC MP 2.3.	
10. Reference documentation	
Clearly identify any relevant documentation, e.g. numbered plan/s of RCB, certificates, etc	Description of attached RCB plans (e.g. reference number)
Note:	
A copy of the plan of the RCB	Certificates (if applicable)
given to the RCB assessor by the owner or operator of the RCB	
under section 231AH(2)(a) of the Building Act 1975 must be	Other information relied upon (if applicable)
attached to this report.	
11. RCB assessor's details	Name (in full)
	Company/organisation name (as applicable)
	Email address
	Phone no. (business hours) Mobile no.
	Building certifier QBCC licence number
12. RCB assessor's declaration and signature	I have assessed the RCB that is the subject of this RCB assessment report, under the provisions of Chapter 7A of the <i>Building Act 1975</i> and QDC MP 2.3.
	Signature Date
13. Appeal rights	
(Sections 532 and 536 of the	There is a right of appeal against this decision to a Building and Development Dispute Resolution Committee. An appeal may be made in relation to the
Sustainable Planning Act 2009)	assessment category for the RCB or whether the RCB complies with the QDC
	MP 2.3. An appeal must be started within 20 business days after the day this
	report is given. An appeal is started by lodging with the registrar of the Building and Development Dispute Resolution Committee the prescribed fee and a
	written notice of appeal, in the approved form, stating the grounds of the appeal.

The *Building Act 1975* is administered by the Department of Housing and Public Works



14. Advisory notes	
(Sections 231AK and 231AL of the <i>Building Act 1975</i>)	Category 1 RCBs must comply with QDC MP 2.3 by 1 September 2014.
	 Category 2 RCBs must comply with QDC MP 2.3 by 1 September 2016. Local government may grant an extension for up to one year if it has
	 Local government may grant an extension for up to one year in thas consulted with Queensland Fire and Rescue Service about the application and only if the local government is satisfied undue hardship would be caused to the occupants of the RCB if the application were refused.

Fire safety (RCB) compliance certificate

(Sections 231AK and 231AM of the Building Act 1975)

15. RCB's assessor's certificate and signature Note: This section of the form is only to be completed if the RCB complies with QDC MP 2.3.	I certify that the RCB the subject of this compliance certificate complies with QDC MP2.3. Signature Date
16. Note about ongoing obligations following receipt of this certificate (Section 231AM of the <i>Building</i> <i>Act 1975</i>)	If this certificate is issued, the owner and the operator of an RCB must ensure the RCB complies with QDC MP 2.3 at all times. If an event causes the RCB not to comply, the owner and the operator must take action to restore compliance as soon as possible, have the RCB assessed by an RCB assessor and obtain a fire safety (RCB) compliance certificate or certificate of classification. A maximum penalty of 165 penalty unit applies.
17. Note about owner's obligation or operator's obligations to provide access to this certificate (Section 231AQ of the <i>Building Act</i> 1975)	The owner or operator of an RCB must comply with any request by an authorized officer to produce this certificate for inspection at the RCB. A maximum penalty of 50 penalty units applies.

PRIVACY NOTICE: The Department of Housing and Public Works is collecting personal information as required under the *Building Act 1975*. This information may be stored by the Department, and will be used for administration, compliance, statistical research and evaluation of building laws. Your personal information will be disclosed to other government agencies, local government authorities and third parties for purposes relating to administering and monitoring compliance with the *Building Act 1975*. Personal information will otherwise only be disclosed to third parties with your consent or unless authorised or required by law.



