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Reference Number:

Application for Property Level Resilience (PLR) Grant

Before you com be eligible for th	plete this application, we reco	nformation for A ommend that you go		questions to determine	whether	you will
Have you read the PLR Grant Policy Document, available on the Flood Risk Management webpages - https://new.devon.gov.uk/floodriskmanagement/flood-resilience/ : ?			YES	NO		
Have you been affected by internal flooding, or are you considered to be at very high risk? Information on the level of risk you may be under can be obtained from DCC			/ high risk?	YES	NO	
Are you willing/able to fund any amount over the maximum available grant, if required?			YES	NO		
Are you able to	provide any evidence of floor	ding, such as photog	graphic proof?		YES	NO
Is this the only F	PLR grant or scheme you are	applying for?			YES	NO
Are you willing to consent a preliminary survey conducted by DCC's appointed independent surveyor to assess the level of flood risk to the flooded property and outline recommended PLR measures to make it more resilient?					YES	NO
Once you receive the report of the preliminary survey are you willing/able to get at least three quotes from contractors to estimate the recommended PLR measures and have them approved by DCC?*					NO	
*Special arrange contractor/supp	ements will be considered to lier.	provide assistance t	to those unable	to arrange works with t	he	
If you answere you may not be	d 'No' to any of the above on successful.	questions, then this	s will affect yo	ur application in terms	s of prio	rity and
If you are satisfi	ied that you meet the criteria,	please complete the	e form and retu	ırn to one of the followin	g:	
Post To:		Email 1	Γο:			
			k@devon.gov.	uk		
		Applicant Info	rmation			
Full Name:						
i dii i danic.	First	Last				
Joint Applicant (if applicable)						
	First	Last				
Home Address:						
	House Number/Name	Street Name				
	City		County	Posto	rode	
Phone:	O.1,	Email:	Journy	7 030		
Preferred Meth	od of contact:	POST		EMAIL 🗌 T	ELEPHO	NE 🗌



	Prop	erty Information			
Property type:		DETACHED	SEMI-DETACHED	TERRAC	CED
Is the property a listed building?					NO
Is the address of the flooded (i.e. You may be filling out the				YES	NO
If you answered 'Yes', please g	give the address of the flo	oded property below:			
Owner (If different to above):					
Address of Flooded Property:					
	House Name/Number	Street Name			
	City	Country	Postcode		
Referring to the DCC's Environment Accessible via http://map.devon.		ease answer the followir	ng questions:		
Is the property in Flood Zone	2 or 3?			YES	NO
Is the property at high risk of		a, reservoirs or surface w	vater?	YES	00
Has the property had PLR be If yes, briefly give details:	ofore?			YES	NO
Does the property have vulnerable people living there?				YES	NO
If yes, briefly give details:					
Is the property in an area who	ere neighbouring proper	ties have benefitted fron	n PLR in the past?	,,,,	
If yes, briefly give details:				YES	9
Is the property in an area who	ere neighbouring proper	ties would benefit from F	PLR now or in the future?	\((50)	.:0
If yes, briefly give details:				YES	0
Are you aware of any existing	g flood defences in your	area, or any scheme pro	pposals?	YES	NO
If yes, briefly give details:					



Historic Flooding

Please detail any times you have suffered flooding in the past ten years. Continue on a separate sheet, if required.

Please note any evidence that you have available, and would provide to us if requested.

Date of Flooding	Internal or External?	Brief Details of Flooding
		-



Disclaimer and Signature

Devon County Council Agrees to do the following:

- 1. To provide the Property Owner demountable and/or fixed flood resilience equipment, up to an agreed amount. This equipment will remain with the Property and demountable equipment will need to be stored by the Property Owner at the Property or at some other location near to the Property for prompt installation.
- 2. To arrange for the installation of the permanent fittings to the Property to enable the Property Owner or the tenant to deploy the demountable flood resilience boards and air-brick covers in the event of a severe rainfall forecast or a flood warning.
- 3. To pay the chosen contractor/supplier directly for the agreed works up to the value of the available grant.

The Property Owner agrees to do the following:

- 1. To store any PLR securely and protect them from damage.
- 2. To maintain and replace as required and to transfer the ownership and responsibility of this equipment with the transfer of the Property ownership, if/when it occurs.
- 3. To consent a preliminary PLR survey of the property conducted by DCC's appointed surveyor.
- 4. To be included on the Environment Agency's Flood Warning Scheme, if applicable.
- 5. To deploy the PLR, in accordance with the manufacturer's instructions.
- 6. To allow access to the Property at all reasonable and pre-arranged times for the purposes of installation and inspection of the permanent products or fittings and subsequent remedial work, if required.
- 7. If the Property is currently rented, or becomes rented, the owner will encourage the tenant to undertake actions 1 to 6 above and be aware of the limitations of the Councils liabilities as stated below. On sale or other disposal of the Property, to inform the new owner of the existence of this agreement.
- 8. If the Council has commenced the installation of the permanent fittings to the Property and is prevented from completing the works for any reason by any act or default of the Property Owner, the Property Owner will pay to the Council on demand all costs properly and reasonably incurred by the Council for the works carried out.
- 9. To use the allocated grant before the end of the current financial year. (Unless agreed in writing with DCC)
- 10. To contribute towards the cost of the works if the value exceeds the available grant.

What is not covered by this agreement?:

- 1. The Council shall not be held liable to the Property Owner or tenant for any actions, claims demand, costs and/or expenses incurred in respect of any loss or damage, including negligence, breach of contract, consequential and indirect loss, or personal injury (including death) which arises out of or in connection with the scheme, or use of the flood resilience.
- 2. The Council shall not be responsible for providing flood warnings or for ensuring that any other party does so.
- 3. The Council shall not be responsible for removing any fixtures associated with flood resilience products if or when the home-owner no longer requires them.
- 4. The Council shall not repair or replace damaged or lost flood resilience products supplied and fitted as part of the scheme.

5. The flood resilience products will be covered by a 12 month warranty against inherent defects. However, the Council cannot accept responsibility for the normal wear and tear of the flood resilience measures, or for their use in any specific manner whether or not this is made known to the Council. Property Owners are encouraged to consider entering into a maintenance agreement with the flood resilience supplier.

Home-owner Default:

The Council reserves the right to recover any flood resilience products from anyone who fails to comply with the terms of this agreement. No compensation shall be payable to the Property Owner.

General Data Protection Regulations (GDPR) Consent and Agreement:

Devon County Council will act as a 'data controller' for any personal data that you provide to us. As such, we will ensure that the data you give us is processed in line with our organisation's data protection policies and in line with your rights under the Data Protection Act 2018 and the EU General Data Protection Regulations.

Your personal data will be only used by Devon County Council's Flood and Coastal Risk Management for the purposes of this application. Devon County Council will retain your personal data for only as long as is necessary, and in line with our organisation's record retention schedules.

By signing, you give your permission to share your personal data with DCC's appointed surveyor only for the purposes of the grant.

I/We	give my/our consent for you to use my/our personal wful owner/s of the aforementioned property or have permission evon County Council to the terms of this agreement.
I/We certify that my/our answers are true and complete	to the best of my/our knowledge.
Signature:	Date:
Joint Signature: (if applicable)	Date:

You have the right to withdraw your GDPR consent at any time. If you wish to exercise any of your rights under the General Data Protection Regulations, please contact the Council's Data Protection Officer. For more details visit our website.