Waking Watch Relief Fund

Full Fund Application Guidance

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Ministry of Housing, Communities and Local Government
Contents

Introducing the fund 4

How much money is available? 4

Key Principles 5

Eligibility Criteria 5

Evidence requirements 7

Responsibility for applying to the fund 7

Fund delivery and how to apply 8
INTRODUCING THE WAKING WATCH RELIEF FUND

1. The Waking Watch Relief Fund is a £30 million fund to pay for the costs of installing a common fire alarm system in eligible residential buildings with unsafe cladding systems. Common fire alarm systems will enable costly Waking Watch measures to be reduced or replaced in buildings waiting to have unsafe cladding removed.

2. Following the Grenfell Tower fire, many buildings containing unsafe cladding can no longer support a 'Stay Put' fire strategy. As a result, a sector led group convened by the National Fire Chiefs Council (NFCC) issued guidance to support a change to a simultaneous evacuation strategy by putting in place a Waking Watch or a common fire alarm. The guidance (The Simultaneous Evacuation guidance) was updated in October 2020 and is available on the NFCC website https://www.nationalfirechiefs.org.uk/Simultaneous-evacuation-guidance

3. Under the Fire Safety Order, it is the responsibility of the Responsible Person to ensure the safety of the occupants of a building from fire, and in addition assess the risk and identify suitable mitigating measures where they are needed. MHCLG published guidance, ‘Advice for Building Owners of Multi-storey, Multi-occupied Residential Buildings’ to support Responsible Persons in reviewing their fire risk assessments and in the decision-making process for whether interim measures are needed. The Simultaneous Evacuation guidance was produced and updated to help the Responsible Person adapt their building’s fire strategy once it is established that interim measures are needed. Whilst Waking Watch, when established and operated in accordance with the sector led guidance, is an acceptable temporary short-term risk mitigation strategy, the guidance is clear that a common fire alarm is preferable on the grounds of both safety and cost efficiency.

4. The £30m Waking Watch Relief Fund is in addition to the £1.6bn public funding already provided for the remediation of unsafe cladding. Regardless of interim measures or alarms, the best way to make buildings safe is to carry out remedial work. This funding is not a substitute for the swift remediation of buildings with an unsafe cladding system.

5. This prospectus is designed to help applicants make an application to the fund. There will be a staged roll out of the fund depending on where your building is located. There will be a six-week period in which applications must be made. The start of that six-week period will depend on when the fund opens in your area. Further information is provided from paragraph 22 of this document. Applications received after the six-week period has elapsed will not be eligible for funding.

How much money is available?

6. The £30m grant funding will be available to cover the reasonable costs for the installation of a common alarm system upon receipt of a completed application. £30m is available for qualifying work. Qualifying work means that the alarm system meets the correct specification. A completed application must be received that meets the eligibility criteria along with all the required evidence with the installation ready to proceed. Once the full £30m has been allocated the fund will close. In some areas, set out at paragraph 26 of the prospectus, the responsibility for administering the fund will lie with the Local Authority or Region who may, in conjunction with their local Fire and Rescue Service (FRS) and other local or regional governance, identify buildings in their area that could most benefit from this funding.

7. The Secretary of State expects the funding to deliver value for money in respect of the installation
of alarms. Although each building is different and this will impact on the requirements and the cost of an alarm system, installation costs that are above a £1500 per dwelling threshold will require additional scrutiny and may require additional evidence from the applicant to show whether the costs are necessary and reasonable. Applicants should consider the cost per dwelling prior to applying to the fund. Where the total costs applied for are more than £1500 per dwelling, they should consider what evidence may be required to support the claim being made and provide it with their initial application – for example on grounds of a building’s complexity. Decisions on whether to fund costs above this threshold will be made by MHCLG regardless of who is primarily responsible for administering the application.

**Key Principles underpinning the fund**

8. There are a set of key principles underpinning the Waking Watch Relief Fund which all applicants should make themselves aware of. These are set out below:

- Interim measures such as Waking Watch and alarms are a short-term option that mitigate an immediate risk and are not a substitute for remediation where buildings have unsafe cladding. Receipt of this funding and the installation of an alarm is not an alternative to remediation.
- The fund is for the benefit of leaseholders facing high costs for interim safety measures by providing financial support and delivering a more sustainable interim fire safety system in their buildings pending remediation. Residential Buildings in the Private Rented Sector, Non-residential buildings (hotels and student buildings) and social sector buildings where leaseholders are either not liable or have not borne the costs of Waking Watch are excluded from the fund.
- When funding is agreed an alarm system should be installed as quickly as possible to reduce or remove the need for a Waking Watch.
- The responsibility for fire safety of a building always remains with the Responsible Person under the duties conferred on them by the Fire Safety Order. The provision of funding does not mean that MHCLG or any other party assumes the responsibility for the fire safety of any building where an alarm is fitted.

**Eligibility criteria and scope of the Waking Watch Relief Fund**

9. Funding is available for the reasonable costs to support the installation of an alarm system in eligible buildings.

- To be eligible a building must:
  1. Be over 17.70m in height when measured according to diagram D6 of Approved Document B (Annex A).
  2. Be a residential building.
  3. Have a Waking Watch in place which has been identified and agreed by either a Competent person (as described in part 2 of the Simultaneous Evacuation guidance) or via FRS intervention to support a move to a simultaneous evacuation fire safety strategy and where unsafe cladding is present on the building, and Where, as a result of the lease agreement, Waking Watch costs are being passed on to leaseholders; and

- Additional eligibility criteria for Social sector buildings:
  1. the Registered Provider of Social Housing must evidence that Waking Watch costs have
been or will be charged to leaseholders and that the costs of installing an alarm will be charged to leaseholders on a proportionate basis if not covered by this fund.

**What costs are covered by the fund?**

10. The fund will cover the reasonable upfront capital costs of installing an alarm system. The common fire alarm system should be designed in accordance with the recommendations of BS 5839-1 for a Category L5 system. Any fire detection and fire alarm system should be designed, installed and commissioned by an appropriately qualified, third-party accredited competent person/s. This alarm system is in accordance with the standards referred to in the Simultaneous Evacuation guidance published in October 2020.

11. The Simultaneous Evacuation guidance advises that consideration should be given to installing an alarm specified to allow upgrade to a BS 8629 Emergency Evacuation Alert System once remediation is completed. This is because when the building reverts to a ‘Stay Put’ evacuation strategy when remediation is complete, a normal common alarm system may have to be removed as it is not compatible with a ‘Stay Put’ strategy. However, with a BS 8629 system suitably configured to operate as a common alarm system it might be possible to retain some utility and can be converted into the new build standard for an evacuation alert system for use by the FRS or as a means of giving a remote warning of a fire in a flat. The Responsible Person may wish to give this consideration as this system needs to be specified prior to installation. The reasonable costs of installing these alarms may be covered by the fund. In considering the specification the Responsible Person should take relevant technical advice. The full definition can be found in the Simultaneous Evacuation Guidance.

12. Costs should be reasonable, and the test of reasonableness set in paragraph 7 will apply. Where MHCLG, on behalf of the Secretary of State makes a decision that costs are unreasonable or unnecessary full funding may not be provided.

13. For social sector claims funding is available for the proportion of the alarm installation costs that would have been charged to leaseholders, subject to the eligibility criteria set out in paragraph 9.

14. The fund will not cover the following:
   - management or administrative fees. The fund will cover the costs of installing a common alarm system only.
   - the costs of Waking Watch.
   - the costs of the maintenance or repair of the fire alarm while it is in place, removal costs where this may be incurred, or conversion costs if it is to be configured into an evacuation alert system later. However as mentioned in para 11 applicants can consider installing a BS 8629 system as part of their application.
   - the costs of residual fire wardens or evacuation management personnel where they are deemed necessary even where an alarm has been installed.

**Will retrospective costs be considered?**

15. The fund will cover the cost of alarms installed after 17 December 2020.
What evidence will be required to support an application for funding

16. The following evidence will be needed to support an application:

**All buildings**

**Pre installation**
- Evidence that an application meets the eligibility criteria set out in paragraph 9.

In addition, the application form will be seeking the following evidence in support of an application. This list is not exhaustive, and applicants should refer to the application form.

- Evidence that the applicant is the responsible person for the building and/or has the authority to carry out the works (for example they have an existing obligation for the management of the building and manage the fire safety on behalf of the responsible person).
- Evidence that the leaseholders in the building are liable for the costs of installing a common alarm system.
- Evidence that the installation of an alarm will reduce or remove the need for Waking Watch.
- Evidence that the proposed alarm meets the required standard.
- Evidence that costs are reasonable. Generally, this will require the provision of at least 3 quotes from different alarm installation companies.
- An undertaking that the installation will not delay – or be a substitute for - remediation.

**Post installation**
- Evidence that the alarm has been fitted to the appropriate specification.

**Additional requirements for Social Sector buildings**

17. We expect that most Registered Providers will have taken responsibility for the installation of a common alarm system or other interim measures without recourse to charging leaseholders. Where a Registered Provider wishes to make an application to this fund the following applies;

- A Registered Provider will be able to claim for funding of an alarm where they have or intend to charge leaseholders for a proportionate percentage of the installation costs. We will require evidence to support that the costs claimed are proportionate.

- We will require evidence that the Registered Provider has had a Waking Watch prior to installing the alarm system and that the costs of the outgoing Waking Watch were charged to leaseholders.

**Who is responsible for applying for the fund?**

18. Applications for the fund will be accepted from the Responsible Person or entity nominated by them to apply on their behalf. Under the Regulatory Reform (Fire Safety) Order 2005, the Responsible Person, is the person, group, company or other entity that is responsible for ensuring the safety of occupants in their building from fire. The fund assumes that a Waking Watch is already in place and much of the relevant assessments will already have been made and responsibilities – including where costs lie - will be well established. The Responsible Person or any entity nominated on their behalf should already have the information they need to assess their eligibility and the evidence
needed to progress their application.

19. We expect the Responsible Person to keep leaseholders informed of their application and progress. Leaseholders should be informed that an application has been made, of the outcome of that application and, where funding is granted, the timescales for installation.

20. We encourage the Responsible Person to speak to their local FRS about the implications of installing a common alarm in their building and to keep leaseholders informed of their intentions.

Section 20 of the Landlord and Tenant Act 1985

21. The fund will cover all reasonable capital costs for the installation of a common alarm system. The assumption is that a s20 consultation is not required in respect of costs as leaseholders will not have to make a financial contribution. If costs are not deemed to be reasonable full costs may not be provided and the Responsible Person will have to consider how any shortfall is covered.

Delivery of the fund and applications

22. The aim is to start providing funding for the installation of alarms as quickly as possible. We encourage the Responsible Person or those nominated to apply on their behalf and who meet the basic eligibility criteria not to delay and to start considering what information they are likely to need to make an application.

23. In recognition of the important role that local areas play in building safety, the Secretary of State has asked some local areas and regions to take some direct responsibility for the delivery of this fund to buildings in their area. Part of the delivery of the Waking Watch Relief Fund will, therefore, be undertaken at a local or regional level with the remainder delivered centrally by MHCLG. The fund will be subject to a staged roll out with the date the fund is open dependent on where the building is located.

24. The fund will open for private sector buildings in all areas, except for private sector buildings in Greater London, on 31 January 2021. The fund will also open for social sector applications in all areas on 31 January 2021. To meet the expectations on pace applications from private sector buildings in all areas, except those located in Greater London, and applications in respect of all social sector buildings should be received by close on 14 March 2021. Applications received after 14 March 2021 for this group of buildings will not be considered for funding.

25. Application forms are provided on the gov.uk website, one each for the private and social sectors, and the appropriate form should be used by applicants to apply to the fund. Where funding is approved, work should be carried out at pace. We expect installation to be complete within six months of application, if not before. The government will not be assuming procurement responsibilities or providing a list of approved contractors. This remains the responsibility of the Responsible Person or entity working on their behalf.

26. If your building is a private sector building and is located in one of the following areas, please contact the relevant Local or Regional Authority.

<table>
<thead>
<tr>
<th>Local Authority</th>
<th>Email Address for applications</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sheffield</td>
<td><a href="mailto:wakingwatchfund@sheffield.gov.uk">wakingwatchfund@sheffield.gov.uk</a></td>
</tr>
<tr>
<td>Greater Manchester</td>
<td>wwrfgreatermanchester-ca.gov.uk</td>
</tr>
<tr>
<td>Birmingham</td>
<td><a href="mailto:WWRFapplications@acivicogroup.co.uk">WWRFapplications@acivicogroup.co.uk</a></td>
</tr>
<tr>
<td>Leeds</td>
<td><a href="mailto:WWRFapplications@leeds.gov.uk">WWRFapplications@leeds.gov.uk</a></td>
</tr>
</tbody>
</table>
27. If your building is a private sector building located in the areas listed in paragraph 26, the fund will be delivered by the relevant Local Authority or by the Greater Manchester Combined Authority (GMCA) in respect of Greater Manchester. The GMCA will work closely with the Local Authorities in their area to deliver the fund.

28. The GMCA or relevant Local Authority has been allocated a sum of funding as they are metropolitan areas with large clusters of high-rise residential buildings where Waking Watch is likely to be most prevalent. An accompanying table, published on the gov.uk website, sets out the initial distribution of funding that will apply to this fund. The GMCA or relevant Local Authority will be able to draw down funds directly from MHCLG to cover the costs of installing alarms up to their allocated amount.

29. Local Authorities including regional bodies such as the GMCA are well placed to deliver this funding in these areas. Local Authorities and regional bodies have played a crucial role in identifying and encouraging the remediation of buildings with unsafe cladding. These bodies, working with their local FRS, will have a detailed understanding of buildings which may benefit from the fund in their local area and are able to use their knowledge to work with buildings in their local area to ensure that the Waking Watch Relief Fund is used to maximum effect.

30. If your building is in the private sector and is located in one of the areas set out in paragraph 26 and you wish to make an application for funding you should apply, directly to the GMCA or relevant Local Authority, using the details on the application form. Applications from buildings in those areas should be made direct to the relevant email address for that area in paragraph 26. They will be responsible for processing applications and will be the point of contact when you apply. Their role will include checking applications meet the eligibility criteria, checking the evidence provided, making payments, and ensuring that works have been completed satisfactorily. They will also be responsible for checking that costs are reasonable although where costs exceed the funding threshold in paragraph 7 the application will be referred to MHCLG. Where costs are not deemed reasonable the full costs may not be provided.

Private sector buildings located in Greater London

31. We are working to ensure that the fund is available to private sector buildings in Greater London as quickly as possible. A further communication on accessing the fund in London, including application and contact details and the relevant application window, will be published in due course. The arrangements for the operation of the fund in London, including dates, will be posted on the Building Safety Programme web pages. The funding allocation for Greater London will not be affected by these arrangements.

Buildings located in all other areas (outside of the areas listed at paragraph 26 and Greater London) and Social Sector Applications.

32. Private sector buildings located in all other areas and all applications for social sector funding (regardless of where the building is located) will be administered by MHCLG.

33. If you wish to make an application for funding you should use the appropriate application form and apply using the details on the form on gov.uk. MHCLG will be responsible for processing the
application in line with paragraph 30 above. Applications should be made to the following email address.

WWRFapplications@communities.gov.uk

34. MHCLG will also be responsible for checking evidence that works have been completed satisfactorily.

**On site progress tracking and draw down of funds**

35. Once a decision has been made that a building is eligible for the fund a funding agreement must be signed before funding is made available. The funding agreement will set out the basic criteria on which funding is being provided and any other requirements necessary to ensure that funding is being used in a timely and appropriate way. We anticipate that the funding will be made available in two tranches. A proportion of funding will be made available up front with the balance to be paid on completion of the work once evidence has been provided that the alarm has been installed satisfactorily and in accordance with the correct specification.

**General enquires: Contacts.**

36. General enquiries about the Waking Watch Relief Fund should be sent to the following email address.

WWRFenquiries@communities.gov.uk

37. Specific enquires about applications that are being made to a Local Authority or Region should be sent to the relevant email address provided at paragraph 26. Specific enquires about an application to MHCLG should use the email address at paragraph 33.
Annex A

**Measuring the height of your building**
For a building to be eligible to apply to the fund, the building should measure 17.7m or above, when measured according to diagram D6 of Approved Document B. This diagram is included below:

![Diagram D6 Height of top storey in building](image)

The measurement should be taken from the lowest ground level to the finished floor level of the top occupied storey (i.e. excluding roof-top plant and any top storeys consisting exclusively of plant rooms).