



Exclusive provider of Royal London Equity Release products





Lifetime Mortgage product overview

Our Principal product has been designed to meet the needs of homeowners across England, Wales and Scotland, with flexible underwriting and 10 years of Early Repayment Charges. The key information about thIS product is outlined below:

Get in touch with our Business Development Team

For any further information about eligibility, or our products in general, our dedicated Business Development Team are on hand via phone and email to support you.

Principal Product

Our Principal Product allows an applicant to borrow a minimum of £30,000 as an initial lump sum and up to a maximum of £1,000,000 in England and £500,000 in Wales and Scotland.

The minimum property value is £125,000 (£150,000 for ex-local authority properties) and the maximum value is £2,000,000 in England and £1,000,000 in Wales and Scotland.

Product Eligibility

Our product is available to applicants who:

- ➤ Own (or are purchasing) a property in England (including the Isle of Wight), Wales or mainland Scotland. The property must be the applicant's primary residence.
- ➤ Are at least 55 years old and up to 89 years and 364 days (we can accept joint applications for homeowners over this age, providing that the youngest applicant meets this criteria).
- ➤ Have the right to permanently reside in the UK.

Loan to value (LTV) table

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Age		Age	
55	20.75	73	38.75
56	21.75	74	39.75
57	22.75	75	40.75
58	23.75	76	41.75
59	24.75	77	42.75
60	25.75	78	43.75
61	26.75	79	44.75
62	27.75	80	45.75
63	28.75	81	46.75
64	29.75	82	47.75
65	30.75	83	48.75
66	31.75	84	48.75
67	32.75	85	48.75
68	33.75	86	48.75
69	34.75	87	48.75
70	35.75	88	48.75
71	36.75	89	48.75
72	37.75	90	48.75



Property criteria

*Case-by-case situations are to be evaluated on individual contingencies.

Property Type

Acceptable

Freehold houses and bungalows.

Absolute ownership (Scotland).

Leasehold flats, maisonettessonettes and studios.

Leasehold houses and bungalows where local authority is not freeholder.

Flying freehold up to 15% of the total floor area.

Unacceptable	Case-by-case
Freehold flats unless the applicant also owns the leasehold.	-
Possessory titles which cover the property and/or majority of the plot.	-
Flying freehold over 15% of the total floor area.	-
Properties with restrictions on occupancy.	-

If a property is leasehold, the following minimum lease terms apply:

Youngest applicant age	Minimum lease term remaining at application
55-60	125 years
61-65	119 years
66-70	114 years
71-75	109 years
76-80	104 years
81+	100 years

Construction

Acceptable	Unacceptable	Case-by-case
Cavity with outer walls of brick/	Mundic.	-
block/stone (can be rendered).	PRC.	
225mm solid brick or stone.	Pre-1970 timber frames (unless	_
Post 1970 timber frame with	pre 1900 period style).	-
brick/stone/rendered blockwork.	Steel frame houses and	_
Partial timber cladding acceptable	bungalows.	
up to 50% of property.	Laing easi-form solid concrete	_
Period timber frame pre 1900.	wall construction (built pre	_
Post 2000 steel frames.	1940)	
Poured in situ no fines	LPS houses/bungalows/flats.	_
construction (built post 1940).	Modern methods of	-
Wattle and Daub.	construction (MMC).	_
Cross wall construction	_	
(built post 1960).		_
Laing easi-form cast in situ	_	-
cavity wall construction (built post 1940).	-	-

Roof

Acceptable	Unacceptable	Case-by-case
Pitched tile/slate.	Roofs treated internally or	
Thatched roof of reed or straw, provided they are in good condition.	externally with coatings/foam after original construction.	-
Flat roof up to 100% on LTV 1-18.	-	-
Flat roof up to 50% of habitable	-	-
areas on LTV 19-40.	-	-
Spray foam applied during construction of property provided	-	-
BBA approved, guaranteed and building certificates are available.	-	-

Flats and Maisonettes

LTV to be calculated based on 85% of the value.

Acceptable

Flats/maisonettes acceptable in blocks up to 4 storeys in height.

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Unacceptable

Ex-local authority flats.

Tyneside flats.

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Case-by-case

Studio flats.

Blocks greater than 4 storeys can be considered but only if the property is considered to be in an affluent or prestigious area.

Ground Rent and Service Charges

Acceptable	Unacceptable	Case-by-case
Service charge up to £1,500 outside of M25.	Ground rent which increases over and above the retail	Service charge over £1,500 outside of M25.
Service charge up to £2,500 inside of M25.	price index (RPI)	Service charge over £2,500 inside of M25.
Increasing ground rent is acceptable if it doubles every	-	Ground rent over 0.25% of property value.
25 years and falls within the acceptable parameters.	-	_
Ground rent equal or below 0.25% of the property value.	-	-

Rent and Estate Changes

Acceptable	Unacceptable	Case-by-case
Rent Charge under £25.		Rent charges over 0.1%
Estate rent charges up to 0.1%	_	of the property value.
of the property value.	-	

Solar Panels

Acceptable	Unacceptable	Case-by-case
Solar panels owned by the borrower.	-	Leased solar panels.

Location and Infrastructure

Acceptable	Unacceptable	Case-by-case
Small overhead lines such as telephone lines.	Properties above or directly attached to commercial	Properties where commercial premises are visible from the
Smaller sub-stations located on residential streets. –	Properties where the valuer indicated that saleability will be affected by proximity to infrastructure or commercial premises such as railways etc.	property. –
-	Close proximity to high voltage apparatus such as pylons and sub stations.	-

Business Use

Acceptable	Unacceptable	Case-by-case
One room used as a home office/study.	Properties (including outbuildings and plot) used for commercial or business purposes.	-

Acreage

Acceptable	Unacceptable	Case-by-case
Properties with up to 5 acres of land.	Properties with more than 5 acres of land.	_
	_	_
	_	-

Drainage

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Private drainage e.g septic tanks.	-	Shared drainage on an estate of housing between more than 4
Shared drainage e.g septic tanks between up to 4	_	properties. There must be a formal agreement
properties. There must be an formal agreement in place for access and maintenance.	-	in place for access and maintenance and regular payments.

Annexes

Acceptable	Unacceptable	Case-by-case
Acceptable providing there are no more than two units (main residence and annexe).	Annexes which are let out.	_
The annexe can have its own living areas and must be on the	_	-
same title and council tax as the main residence.	-	-
Annexes with shared services and utilities (gas, electricity,	_	-
water etc).	_	-
Annexes occupied by relatives.		

Un-adopted/Unmade Roads

Acceptable	Unacceptable	Case-by-case
Unadopted or unmade roads in good condition.	Unadopted or unmade roads in bad condition.	-
-	Unmade roads that serve as a through road.	_

Listed Properties

Acceptable

Grade 2 Listed/Grade C (Scotland) properties are acceptable provided there is a market for the property in the locality and is in good condition.

Unacceptable	Case-by-case
Grade 1.	_
Grade 2*.	
Grade A (Scotland).	_
Grade B (Scotland).	-

Flooding

Acceptable

Flood checks are carried out on every application received. We use a specialist flood risk analysis platform to provide accurate current data. We allow for results up to 20% risk score.

Unacceptable

Flood score over 20%.
Properties which have flooded in the last 5 years.
Properties with a history of flooding relating to surface water.

Case-by-case

Properties which flooded more than 5 years ago are acceptable, provided that the flooding is classed as an isolated event and insurance can be obtained under normal terms. Must be no more than 20% flood score.

Applicant criteria

*Case-by-case situations are to be evaluated on individual contingencies.

Bankruptcy

Acceptable

Discharged bankruptcy over 6 years ago.

Unacceptable

Undischarged bankruptcy - Discharged bankruptcy within last 6 years.

Case-by-case

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IVA

Acceptable

Completed IVA over 6 years ago.

Unacceptable

Outstanding IVA - Completed IVA within last 6 years.

Case-by-case

Debt Management Plan

Acceptable

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Unacceptable

Outstanding debt management plan.

Case-by-case

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CCJs

Acceptable

No more than 3 satisfied CCJs within the last 5 years.

No more than 3 unsatisfied CCJs with a combined total of £3,000. The customer must be willing to settle the CCJs by or upon completion of the loan.

Unacceptable

Greater than 3 unsatisfied CCJs with a combined total of £3,000 or greater.

Case-by-case

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Tenants/Lodgers

Acceptable

Maximum of two lodgers, including those with formal agreements providing notice to end is less than one month. An occupancy waiver form must be signed by all lodgers.

Unacceptable

Properties with tenants with an assured shorthold tenancy agreement.

Case-by-case

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Defaults

Acceptable

No more than 3 defaults with a combined total of £10,000 or less, provided there is a satisfactory reason for the default(s) and the customer is willing to settle the default(s) by or upon completion of the loan

Unacceptable

More than 4 defaults, no matter the value Total defaults in excess of £10,000.00

Unwilling to settled any

defaults

Case-by-case

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Arrears

Acceptable

Credit account is > 2 payments in arrears the account must be consolidated at completion or can demonstrate they will be substantially better off each month where they are reducing other debts.

Unacceptable

Not willing to consolidate or will not be better off each month

Case-by-case

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Charging Orders

Acceptable

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Unacceptable

Charging orders are not acceptable with the Principal product.

Case-by-case

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Tenants in Common

Acceptable

Tenants in common, no maximum split.

Unacceptable

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Case-by-case

Power of Attorney

Acceptable

Court of protection stamped Power of Attorneys.

Lasting Power of Attorney/ Enduring Power of Attorney on further borrowing only.

Unacceptable

Power of Attorney who is party to the Lifetime Mortgage. Joint applicants where one applicant is Power of Attorney

for the other.

Case-by-case

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