

Application under Section 125 of the Resource Management Act 1991

for Extension of Lapse Period Office use only Application Number: To: General Manager Date Received: Regulatory and District Planning Kaipara District Council Private Bag 1001 Dargaville 0340 1 **Details of Property and Site Location** Site Address/Location: Valuation Number: Legal Description: 2 **Extension of Lapse Period Details** Extension of Resource Consent RM Length of extension sought _____ Section 125(1) (b) (i) of the Resource Management Act 1991 requires Council to take into account whether progress or effort has been made towards giving effect to the consent. Please describe the works/effort undertaken since the consent was approved, including any on-site works:



Applicant Details 3

Liability Company or Trust is requ		Note: Applicant mu	st be a person o	r legal entity.	Full name of Individua	ii, Liiriilea
Or Company/Trust/Organis	sation:					
Postal Address:						
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Phone Numbers – Mobile:						
Work:			Home:			
Fax:			Email:			
The applicant is the: (please	e tick)					
Owner		Occupier		Le	ssee	
Prospective purchaser (of t	 the site	•	nolication rela			
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Agent Details (if di Name/s: (please write all name Postal Address:		om above)	Postcode:			
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Application Checklist

Completed Application Form
Certificate of Title (full current copy, should be not more than 3 months old) plus any Consent
Notices and/or Encumbrances
A copy of the original resource consent decision and approved plans
Any information required to be in this application by the district plan or RMA
Written approvals obtained or record of consultation undertaken (from owners and occupiers)
Reports from technical experts (if required) e.g. engineering report, ecological report
A document detailing the following:
The effect of the proposed time extension on the policies and objectives of the
District Plan
• Further explanation if necessary, as to why an extension of lapse period is required
Supporting documents or evidence showing that substantial progress or effort has been
and continues to be made towards giving effect to the consent
Application Fee (cheques should be made payable to the Kaipara District Council)

Failure to provide all of the information required to support your application will result in the application being rejected pursuant to Section 88 of the Resource Management Act. Please note that there is a \$440 fee associated with the rejection of an application

Note: In order to assist with the timely processing of your application please submit:

1 complete paper copy of your application PLUS 1 digital copy (PDF or Word formats ONLY).

Flash Drives are acceptable, please do not send in CDs.



Privacy Information

Once this application is lodged with Council, it becomes public information. If there is sensitive information in the proposal, please advise. The information you have provided on this form is required so that your application for a land use and/or subdivision consent can be processed under the Resource Management Act 1991. The information will be stored on a public register and held by the Kaipara District Council. The details of your application may also be made available to the public on the Council's website, www.kaipara.govt.nz. These details are collected to inform the general public and community groups about all consents which have been issued through the Kaipara District Council.

Declaration: The information I have supplied with this application is true and complete to the best of my knowledge.

Name:	
Signature:	 Date:

Note: Further Information Requests

If an application is not in the required form or does not include adequate information, Council can reject the application under Section 88 (2) (3) of the Resource Management Act 1991. Council may also request further information at any stage through the process where it is considered necessary to process the application under Section 92 of the Resource Management Act 1991.

Note: Application Fees

You are required to pay a fixed lodgement fee at the time of lodgement. Please refer to Council's current Fees and Charges for the relevant fee. Council may charge the applicant for all costs actually and reasonably incurred in processing this application and monitoring of compliance with conditions. Subject to the applicant's rights under sections 357B and 358 of the RMA to object to any costs, the applicant undertakes to pay all and future processing costs incurred by Council. Council may issue interim invoices for applications. If any steps, including the use of debt collectors and/or lawyers, are necessary to recover unpaid processing costs, the applicant agrees to pay all collection costs. If this application is made on behalf of a trust (private or family), a society (incorporated or unincorporated) or a company, in signing this application the applicant binds the trust, society or company to pay all the above costs and guarantee to pay all the above costs in their personal capacity. Refer to Council's current schedule of Fees and Charges found on www.kaipara.govt.nz.