

OFFER TO LEASE: OFFICE

(hereinafter referred to as "the Offer")

NAME OF OFFEROR:	
CONTACT INFORMATION:	
ID OR COMPANY REGISTRATION:	
INDUSTRY:	
TELEPHONE:	
EMAIL OF OFFEROR:	

(hereinafter referred to as "the Offeror).

APPLICATION TO LEASE MADE TO			
LANDLORD:			
C/O:	GROWTHPOINT MANAGEMENT SERVICES PROPRIETARY LIMITED ("GMS")		

(hereinafter referred to as "the Landlord").

The Offeror and the Landlord are hereafter collectively referred to as the "Parties", and individually referred to as a "Party".

1. LEASED PREMISES AND PERIOD

The Offeror hereby offers to lease from the Landlord, on the conditions set out below, the following premises (hereinafter referred to as "the Leased Premises"):

BUILDING NAME & A	DDRESS:						
RENTABLE AREA (m ²	²):						
LEASED PREMISES (UNITS AND FLOOR)			LEASE PERIOD BENEFICIAL OCCU (IN MONTHS) (START DATI				COMMENCEMENT DATE
USAGE OF PREMISE	S:						
				PARKING			
TOTAL NUMBER:							
OPEN BAYS	SHADE NE	T BAYS	COVERED BAYS	BASEMENT BAYS	OTHER PARKING BASEMEN TANDEM BA		
SUPPLEMENTARY AREAS (m ²):							
ROOF	AREA	PATIC		10	STORAGE AREA		

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2. RENTAL AND OTHER LEASE COSTS

2.1 The monthly rental and other lease charges payable by the Offeror in the first year of the lease will be as set out hereunder. These costs will escalate (unless otherwise indicated) on the anniversary of the lease commencement date by the escalation rates as provided hereunder (compounded annually):

	RATE/M ² OR BAY PER MONTH	MONTHLY COST	ANNUAL ESCALATION RATE
NET RENT	R	R	%
OPERATING COSTS	R	R	%
RATES AND TAXES	R	R	ACTUAL
TOTAL MONTHLY GROSS RENTAL	R	R	
OPEN PARKING	R Per bay per month	R	%
COVERED PARKING	R Per bay per month	R	%
SHADENET PARKING	R Per bay per month	R	%
BASEMENT PARKING	R Per bay per month	R	%
BASEMENT TANDEM BAYS	R Per bay per month	R	%
OTHER PARKING	R Per bay per month	R	%
STORAGE RENTAL	R	R	%
PATIO RENTAL	R	R	%
ROOF RENTAL	R	R	%
SIGNAGE RENTAL	R	R	%
GENERATOR RENTAL	R	R	%
WATER TANK LEVIES	R	R	%
AIR CONDITIONING MAINTENANCE	R	R	%
CID LEVIES	R	R	ACTUAL
REFUSE	R	R	ACTUAL
TOTAL MONTHLY CHARGES		R	

2.2 The rental and other lease charges referred to above, and any other costs due, shall be due and payable on the first day of each month, without set-off or deduction, to the Landlord's banking account.

2.3 All rentals and other charges will be based on the rentable area of the Leased Premises, unless otherwise indicated.

2.4 All amounts due in respect of this Offer and the Lease Agreement are quoted exclusive of VAT.

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2.5 The Offeror hereby confirms that a debit order will be signed by the authorised person for all charges on a monthly basis.

2.6 The security referred to in Clause 3 below and any costs referred to in Clause 4.2 below are payable upon signature of the Lease Agreement and prior to the Landlord granting occupation of the Premises.

2.7 The Offeror shall pay a lease administration fee of R 1,950 ex VAT on new lease agreements and R 1,250 ex VAT on renewal leases, lease extensions or temporary leases for the drafting and execution of the agreement or lease renewal agreement or addendum to lease upon demand from landlord.

3. LEASE SECURITY OPTIONS

3.1 Lease Security is required by the Landlord. The value of the Security to be provided is recorded hereunder, however, irrespective of this value, such value may be determined in the sole discretion of the Landlord having regard to any credit check results. Please indicate a lease security option, by marking an X in the space provided:

PLEASE TICK YOUR PREFERED CHOICE BELOW

DEPOSIT	'UNDEPOSIT'-REFER TO CLAUSE 3.2 BELOW
R	R (EXCLUDING VAT)
The standard requirement is 3 (three) times the last month's Total Rental + 15%, subject to credit check results	Once off, non-refundable fee (to a maximum of 20% of deposit value) + 15%, subject to credit check result

3.2 Should the Offeror accept the UNdeposit fee option, the Offeror hereby acknowledges and agrees that the UNdeposit fee is nonrefundable and no set-off will be allowed against any claim whatsoever that the Offeror may have against the Landlord or any claim the Landlord may have against the Offeror under this Offer, or the subsequent Lease Agreement.

3.3 The Offerer acknowledges that there are certain circumstances, such as type/age of legal entity and/or the results of the credit check which may require the Offeror to furnish Suretyship. This requirement shall be negotiated between the Parties prior to the lease being signed, the details of whom are on the applicant's information form.

4. TENANT INSTALLATION ALLOWANCE (IF APPLICABLE)

LANDLORD'S ALLOWANCE IN RESPECT OF TENANT INSTALLATION PROJECT:	R	per m²
Total contribution value:	R	

4.1 The Landlord's Allowance in respect of the Tenant Installation Project shall be limited to the amount recorded above.

4.2 Any amounts in excess of the Landlord's Allowance, save for costs which are expressly agreed by the Landlord in writing, will be for the Offeror's account and payable upon signature of the Lease Agreement, and prior to the Landlord commencing with the Tenant Installation Project. Failure to comply herewith shall not exonerate the Offeror from any obligations in terms of this Offer or the Lease Agreement.

4.3 Any Tenant Installation Project Overrun is payable upon signature of the lease.

5. ADDITIONAL CHARGES

5.1. In addition to the costs set out above, the Offeror shall be responsible for, and make payment on demand, to the Landlord,

5.1.1. its percentage share or (in the event that there are dedicated sub-meters) its metered consumption of electricity, water, gas and sanitary fees, consumed in the premises; and

5.1.2. its percentage share of refuse, city improvement district levies / owners' association fees / body corporate levies, if applicable; and

5.1.3. the designated percentage of the diesel consumed in the operation of the generator, if applicable. It is recorded that this designated percentage payable by the Offeror in respect of diesel consumed by the generator shall be calculated as the percentage which the total rentable area of the premises bears to the total rentable area of the area served by the generator;

5.1.4. its percentage share of the electricity, water, gas, refuse and sanitary fees consumed in the common areas of the Building/Property; and

5.1.5. Its percentage share of the rates and taxes (quoted indicatively above) and any increases thereon as levied by the local authority.

5.2. The percentage share shall be the percentage which the total rentable area of the Leased Premises, bears to the total rentable area of the Property / Building (referred to as the "Tenant's Percentage Share"). The total rentable area of the Leased Premises is the usable area of the premises, plus a portion of the common areas.

5.3. The percentage share as referred to in Clause 5.1.1 shall be the percentage which the total rentable area of the Leased Premises bears to the total rentable area of the area served by the relevant meter.

6. LEASE AGREEMENT

6.1. The Offeror hereto agrees and undertakes to enter into and sign a written Lease Agreement with the Landlord, incorporating the terms and conditions set out herein. A hard copy may be obtained upon request.

6.2. The Parties hereto agree and undertake that should the Offeror fail to enter into and sign such written Lease Agreement as stated in Clause 6.1 above, the provisions of this Offer shall, provided that this Offer is accepted by the Landlord within the period stated in Clause 12 below, constitute a lawful and binding contract between the Landlord and the Offeror

7. BREACH

If the Offeror fails to pay any rent or other amount due by it in terms hereof, or the Offeror commits any other breach in terms hereof, then the Landlord shall have the right, without prejudice to and in addition to any other rights which it may have to cancel this Offer, to retake possession of the Leased Premises, and to institute legal action for the recovery of any damages it may have suffered.

8. WARRANTIES AND VARIATIONS

The Offeror acknowledges that no representations or warranties whatsoever have been made to it other than those set out above and that no alteration or variation of this document shall be of any force and effect unless in writing and signed by both Parties.

9. CREDIT CHECK

9.1. The Offeror authorises "GMS" and its nominated service provider/s, to conduct any reference / financial / credit checks on the business, the directors, and sureties of the Offeror, as they may deem necessary acting in their sole discretion, relating to this Offer, and forthwith during the duration of the Lease Agreement, and/or any renewal thereof. The Offeror agrees to timeously comply with the requirements of such service provider/s.

9.2. The Offeror agrees to provide all information requested by the Landlord's agents which information is deemed necessary for credit vetting and risk management purposes. In this regard, the Offeror undertakes to complete the questionnaire sent to the Offeror together with this document.

9.3. The Offeror certifies and warrants that the information furnished is true and correct, that he/she has the authority to sign this application and that he/she has not misrepresented or concealed any material fact, which might have a bearing on the Landlord accepting this Offer.

10. CONFIDENTIALITY

This Offer is confidential, and the commercial terms may not be disclosed to any third party. The Offeror indemnifies the Landlord against any damages and/or lost opportunity costs, which the Landlord may suffer as a result of the Offeror's breach of the confidentiality undertaking in this Clause.

11. MISCELLANEOUS TERMS

11.1. The Offeror by, affixing his/her signature hereto, acknowledges that he/she understands the contents of this document and shall be bound by same.

11.2. "GMS" is the duly authorized agent of the Landlord, for all purposes herein.

11.3. Until such time that this Offer is accepted by the Landlord, the Landlord reserves the right to continue to market the Leased Premises to prospective tenants, for the purposes of concluding a lease agreement.

12. IRREVOCABILITY

The Offeror agrees that this Offer is irrevocable for a period of 14 days from date of signature hereof and shall remain open for acceptance by the Landlord within this period.

13. PROTECTION OF PERSONAL INFORMATION

13.1. The Parties to this Offer shall fully comply with the statutory obligations contained in the Protection of Personal Information Act, No. 4 of 2013 (hereinafter referred to as "POPI"), as amended from time to time, including any regulations and/ or code of conduct made under the Act.

13.2. The Offeror hereby consents to the Landlord processing it's personal information (as defined in Chapter 1 of POPI) to the extent necessary to perform its obligations in terms of this Offer and any subsequent Lease.

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13.3. Notwithstanding anything to the contrary contained herein, the Offeror further consents to the Landlord sharing it's personal information under the following circumstances.

13.3.1. with employees, the Landlord's holding or subsidiary companies, the Landlord's agents and sub-contractors who process the information on behalf of the Landlord; which may include the transfer of personal information to a third party in a foreign country which has substantially similar protection, (legislatively or contractually) of personal information as is afforded in South Africa;

13.3.2. to any prospective purchasers or sellers should the Landlord elect to purchase or dispose of any business assets;

13.3.3. to enable the Landlord to fulfil its obligations to the Offeror

13.3.4. with any financial institution with a view to utilising the Property as security, if applicable and/or to the Landlord's insurers as may be required to ensure the requisite insurance is in place, as may be applicable;

13.3.5. should the Landlord be required to comply with any legal obligation to protect the rights, property or safety of the Landlord, the Landlord's holding or subsidiary companies, the Landlord's other tenants or other third parties;

13.3.6. should the Landlord be required to do so by law, regulation, code or treaty.

14. ANTI-MONEY LAUNDERING AND THE PREVENTION OF TERRORISM

14.1. The Landlord shall be entitled to terminate this Offer and any subsequent Lease with immediate effect on written notice

to the Offeror, if the Offeror or any person(s) acting on behalf of or involved with the Offeror:

14.1.1. has or is suspected to have contravened any anti-corruption and/or anti-money laundering laws (locally or internationally); and/or

14.1.2. is involved in or is suspected of being involved in terrorist activities; and/or

14.1.3. appears on any sanction list as prescribed by legislation or that is used by the Landlord in the management of its risk, or that is linked to any person appearing on such sanction list, or should such person be linked to any restricted countries or the government agencies of such restricted countries as determined from time to time.

14.2. In the event that this Offer or any subsequent Lease is terminated, in accordance with this Clause 14, the Offeror shall have no claim of any nature whatsoever against the Landlord arising from such termination.

15. SINGLE TRENCH POLICY

15.1 "Single Trench Policy" - means the Landlord's policy of a single and shared electronic infrastructure model mindful of applicable legislation in the digitalization of its Building/Property to advance and promote the sharing of electronic infrastructure, avoid and limit duplication of electronic infrastructure and associated costs, limit interference with tenants, simplify maintenance of electronic infrastructure and reduce associated costs, limit the intrusion of the Building/Property by electronic infrastructure, preserve warranties and guarantees, limit the compromise of security and maximize the benefit to the Landlord and tenants from the electronic infrastructure and associated services;

16. SPECIAL TERMS

The terms set out below form an integral part of this offer.

17. BROKER DETAILS

NAME OF BROKER	
NAME OF BROKER HOUSE	

Signed on behalf of the OFFEROR at	on this day of	20
(FULL NAME AND SURNAME IN PRINT)	FOR AND ON BEHALF OF THE OFFEROR BEING DULY AUTHORISED HERETO	-
(FULL NAME AND SURNAME IN PRINT)	FOR AND ON BEHALF OF THE OFFEROR BEING DULY AUTHORISED HERETO	
Signed on behalf of the LANDLORD at	on this day of	20
(FULL NAME AND SURNAME IN PRINT)	FOR AND ON BEHALF OF THE LANDLORD BEING DULY AUTHORISED HERETO	-
(FULL NAME AND SURNAME IN PRINT)	FOR AND ON BEHALF OF THE LANDLORD	

MINUTES OF A MEETING OF THE BOARD OF DIRECTORS OF

NAME OF OFFEROR:							
COMPANY REGISTRATION NUMBER:							
Held at:				On the		day of	
Resolved							
1. That the Company enter into	an Agreement of Leas	e with					
in respect of							
situated at							
2. That enter into and sign such Agreem deem fit.	ient of Lease upon terr	ms and condition	ns as he/	/she in his/	be a her sole an	nd is hereb d unfettere	y authorised to d discretion may
Director			Full nar	me			
		-					
Director			Full nar	me			
Director			Full nar	me			
Director			Full nar	ne			
Director			Full nan	ne			



APPLICATION FORM

1. APPLICANT'S REGISTERED NAME

TRADING NAME

- 2. REGISTRATION/TRUST/IDENTITY NUMBER
- 3. VAT REGISTRATION NUMBER
- 4. CURRENT BUSINESS TELEPHONE NUMBER
- 5. BUSINESS POSTAL ADDRESS (including Postal Code)
- 6. CURRENT BUSINESS PHYSICAL ADDRESS
- 7. DOMICILIUM
- 8. FULL NAME OF SIGNATORY

Authorised in terms of resolution, and acting on behalf of the Applicant

DESIGNATION

9. DETAILS OF SIGNATORY, ON BEHALF OF APPLICANT

CELLULAR PHONE NUMBER

EMAIL ADDRESS

IDENTITY NUMBER (Please attach a copy of identity document)

10. DETAILS OF APPLICANT'S ACCOUNTING PERSON / PERSON TO WHOM MONTHLY RENT INVOICE MUST BE ADDRESSED:

FULL NAME

EMAIL ADDRESS CELL

NO/DIRECT LINE

- 11. NATURE OF BUSINESS TO BE CONDUCTED (USAGE)
- 12. YEARS EXPERIENCE IN AFOREMENTIONED BUSINESS AND ANNUAL TURNOVER
- 13. CURRENT LANDLORD NAME AND PHONE NUMBER

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Α.	FULL NAME			
	IDENTITY NUMBER / PASSPORT NUMBER			
	RESIDENTIAL ADDRESS (including postal code)	SURETY:	YES	NO
в.	FULL NAME			
	IDENTITY NUMBER / PASSPORT NUMBER			
	RESIDENTIAL ADDRESS			
		SURETY:	YES	NO
C.	FULL NAME			
	IDENTITY NUMBER / PASSPORT NUMBER			
	RESIDENTIAL ADDRESS (including postal code)			
		SURETY:	YES	NO
14.	BANKING DETAILS			
Α.	BUSINESS CHEQUE ACCOUNT			
	ACCOUNT NAME			
	ACCOUNT NUMBER			
	BANK			

BRANCH NAME

BRANCH CODE

15. TRADE REFERENCE DETAILS

Name of Company	Tel Number	Account No.	FOR OFFICE USE

16. (Vacant premises; Non-nationals / Franchise deals)

	YES	NO
Are you a Sole Proprietor/ Partnership/ Trust?		
Are you a Company or Close Corporation and is your turnover/ net asset value less than R2 million?		

17. The Applicant certifies and warrants that the information furnished is true and correct, that he/she has the authority to sign this application and that he/she has not misrepresented or concealed any material fact, which might have a bearing on the Landlord accepting this Offer.

18. The Applicant by its signature hereto authorises Growthpoint Management Services (Pty) Ltd ("GMS") to conduct any reference / financial / credit checks on the business, the directors and sureties of the Applicant which they deem necessary, prior to the conclusion of any lease agreement, during the lease period, if applicable and/or renewals thereof.

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I/we	_ hereby certify that the information supplied is both true and correct.				
Signed at	on this	day of _	2	20 .	
(Full Name and Surname in print)		FOR AND ON	BEHALF (OF APPLICANT
			BEING DULY	AUTHORIS	SED HERETO
Signed on behalf of the Applicant at _		_ on this	day of	20	D .
(Full Name and Surname in print)		FOR AND ON BE	HALF OF	APPLICANT
			BEING DULY AU	THORISEI	DHERETO
SURETYSHIP CONSENT					
l/we "GMS" to conduct any references/fina applicable).	ancial/ credit cl	necks on me	by my/our sign which they deem i	าature/s he าecessary	ereto authorise for any surety (if
SIGNATURE:			_		
DATE:					

TO FACILITATE THE PROCESSING OF THIS OFFER AND THE FINALISATION OF RELEVANT DOCUMENTATION IT IS IMPORTANT THAT COPIES OF THE FOLLOWING REQUIRED DOCUMENTATION BE SUBMITTED WITH THIS COMPLETED OFFER, FAILING WHICH THIS OFFER WILL NOT BE PROCESSED.

Partnerships
 Partnership agreement Partner's resolution nominating person making investment on behalf of the Partnership Proof of address not older than 3 months
Non Listed Companies
 (Including Section 21 Companies & Non Profit Organisations) Certificate Of Incorporation Certificate Of Incorporation of a company not having a share capital, only to be used for Section 21 companies and Non Profit Organisations Certificate of change of name of company, if applicable Certificate of registered address Cor 21.1 List of directors Proof of address not older than 3 months
Companies Listed On The JSE
 Registered name Registration number Registered address person the CC Head Office address Income Tax Ref No. Vat No. Proof of address not older than 3 months
Other Entities
 (Churches, Foreign Embassies And Government Constitution or Founding Document Partner's Resolution nominating person making investment on behalf of the Partnership Government Gazette



ANNEXURE I

1 TENANT INSTALLATION (TI)

- 1.1 While the premises are accepted "as is", the Landlord nevertheless offers the Tenant an installation allowance as recorded under Clause 4 of the Offer to Lease document, which may be used towards improvements to the premises.
 - Should the TI allowance not be claimed by the Tenant within the 1st year of the lease agreement, it will be forfeited.
- 1.2 Any costs over and above this allowance shall be for the Tenant's direct account.
- 1.3 The allowance needs to cover all compliancy and national building regulation costs, council and design fees, as well as any professional fees due to potential consultants required in this process, as may be applicable.
- 1.4 The Tenant hereby agrees to follow the Landlord's prescribed Tenant Installation (TI) Process (Annex J), which would need to be approved by the Projects Department before fit-out can commence.
 - This will also include any tenant specific signage requirements.
- 1.5 The Tenant shall manage their own installation process, with the obligation to ensure that the fit-out adheres to all prescribed regulations resting upon the Tenant; however, a 'watching brief' shall be carried out by the Landlord's Projects Department in order to ensure that all compliance and regulations are being met.
- 1.6 The Tenant is responsible for providing an occupancy certificate and council approved drawings on conclusion of the installation.

2 RE-INSTATEMENT OBLIGATIONS

- 2.1 Should the Landlord so request, the Tenant shall be required at its own cost to re-instate the premises back to a ***white box** on expiry date of the lease agreement, whether this be an earlier expiry date, due to earlier termination, or for the full term together with any possible renewal periods.
- 2.2 Prior to the termination of the lease, the Landlord shall undertake an inspection of the premises and

advise the tenant as to what shall be required in terms of the re-instatement.

*WHITE BOX shall, unless otherwise specifically agreed in writing, mean the following:

- · blinds to be removed;
- floor covering removed;
- the leased premises cleaned;
- ceiling grid straight and in good condition;
- windows and window panes are in good order;
- fire equipment to be serviced and proof provided;
- Electrical Certificate of Compliance is to be issued;
- loose electrical wiring must be made good and safe;
- partitioning is removed and the affected area made good;
- light fittings are in working order, and replaced if damaged;
- remaining walls repaired and painted two coats of white PVA;
- network cabling within the ceiling and skirting must be removed;
- ceiling tiles are in a good condition, clean, and if damaged replaced;
- tenant specific items to be removed and the affected area made good;
- air-conditioning, for which the Tenant is responsible, serviced and in working condition;
- remaining doors are in working order, damage free and clean from old decals or branding;
 remarked of all signs offixed, pointed, placed, displayed, or start of an intellect but the Tananat
- removal of all signs affixed, painted, placed, displayed, erected or installed by the Tenant, and make good any damage caused as a result of such removal.

WHITE



ANNEXURE J

OVERVIEW OF GROWTHPOINT TENANT INSTALLATION (TIRA) PROCESS

INITIATIO	ON PHASE (starting the TI project)		
Step 1	 General Introduction and Engagement Growthpoint issues you with this introductory letter. You advise Growthpoint when ready to engage in the TI process. 		
Step 2	 Introduction to the TI Criteria Growthpoint will issue you the TI Document Pack containing details on the TI process which is in 3 main parts: Approval Pack → Handover Pack → Compliance Pack 		
Please Note	 ⇒ The Growthpoint Representative is your primary contact person. ⇒ You must inform your service providers of Growthpoint's TI requirements and ensure their compliance. ⇒ You will be responsible for rework/abortive work if you commence without Growthpoint's approval. ⇒ Should you not submit the necessary documentation at the stages required, Growthpoint may compile the required documentation at your cost (or offset the cost thereof against your TI Allowance). ⇒ The TI process, execution of building works and the appointment, management and payment of Consultants, Contractors and Suppliers associated with the TI is the responsibility of the Tenant. 		
APPROV	AL PACK RELATED STEPS (preparing for Building Works)		
Step 3	 Concept Construction/ Fit-Out Plan Submit drawings, programme, plans and so forth to Growthpoint for approval once you have taken the drawings through the signoff by the Professional Consultants you appoint from the prescribed list. When approved by Growthpoint, submit drawings to Local Council for approval. Any drawing changes required by Council will have to be made and resubmitted by you. Changed drawings must also be resubmitted to Growthpoint for approval. 		
Step 4	 Approval Pack Submit all Approval Pack documentation to Growthpoint, including signing the Tenant Installation Requirement Agreement (TIRA). The documentation which is required is listed in the Approval Pack Checklist. 		
Step 5	 Site Access Approval Certificate Once all the criteria of the Approval Pack have been met, Growthpoint will issue you with a Site Access Approval Certificate which must be presented on site to the Building/Site Manager. You may then commence Building Works. 		
Please Note	 ⇒ You may not start any works until issued with a Site Access Approval Certificate. ⇒ You must implement the drawings as submitted to Council for approval. ⇒ Council may stop unapproved building works at their discretion. Any such work is therefore at your risk. 		
HANDOV	ER PACK RELATED STEPS (Undertaking and Completing Building Works)		
Step 6	 Building Works Completion You complete the building works and the installation of your premises (Practical Completion). Notify Growthpoint to undertake a site inspection. You must request an Occupancy Certificate from the Local Council (requires an inspection by them). You develop and complete the documents required for the Handover Pack. 		
Step 7	 Handover Pack You submit the Handover Pack to Growthpoint within 30 days of Practical Completion. When the Handover Pack requirements are met, including the submission of an Electrical Certificate of Compliance as well as Growthpoint completing the Site Inspection, you will then be issued with a Handover Completion Certificate. 		
COMPLIANCE PACK RELATED STEPS (wrapping up the Building Works and the Project)			
Step 8	 Compliance Pack You compile and submit the documentation required for the Compliance Pack. 		

When the Compliance Pack requirements are met, including Council Occupancy Certificate, original signed off (approved) drawings, Growthpoint will issue you with a Compliance Completion Certificate.

After compliance completion you may invoice your TI Allowance (if applicable).

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