

Seller: COOPERATIVE ASSET MANAGEMENT COMPANY LTD

Website Reference	PR13146
Reserve Price *	€ 195,000 Subject to VAT
Submission of Tenders for this property via email only on	propertytender@cy.altamiraam.com

^{*} Tenders submitted for an Amount below the Reserve Price shall be rejected.

The tenderer is **exclusively responsible** to verify and/or ascertain whether the sale of the Property is subject to VAT as well as the exact amount payable



To doValue Cyprus Limited, 1 Megalou Alexandrou, 2235 Latsia Nicosia, Cyprus

Date	/	/	

OFFER FOR PURCHASE OF PROPERTY

TENDERER'S INFORMATION					
FULL NAME / COMPANY NAME					
ADDRESS / REGISTERED OFFICE					
IDENTIFICATION CARD/PASSPORT NUMBER/ REGISTRATION NUMBER OF LEGAL ENTITY					
EMPLOYEE OF DOVALUE CYPRUS	YES NO				
RELATIONSHIP WITH ANY EMPLOYEE / MEMBER OF THE BOARD OF DOVALUE CYPRUS / RELATED PARTY OF SEDIPES/KEDIPES	YES NO IF YES, PLEASE INDICATE: DEGREE OF RELATION AND/OR ANY OTHER INFORMATION: FULL NAME:				
CONTACT	DETAILS				
TELEPHONE NUMBER					
FAX NUMBER					
EMAIL ADDRESS					
ATTENTION OF					



PROPERTY DETAILS					
Seller: COOPERATIVE ASSET	MANAGEMENT COMPANY LTD				
REGISTRATION NUMBER	0/5255				
SHEET / PLAN	45/6020V03				
PLOT	556				
WEBSITE REFERENCE	PR13146				
UNIT NUMBER					
Reserve Price *	€ 195,000 Subject to VAT				
Submission of Tenders for this property via email only on	propertytender@cy.altamiraam.com				

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OFFER			
AMOUNT	C		
WRITTEN IN FULL	Euro		

	TENDERER'S	NOTES	



TERMS AND CONDITIONS

- 1. For the avoidance of any doubt any reference to:
 - 1.1. **Seller**, means the owner(s) of the Property, who for the purpose of this Tender and/or tender procedure and/or the transfer of the Property, acts via and/or is duly represented by and/or has duly authorised doValue Cyprus, in accordance with the terms of a power of attorney issued for the aforementioned purpose. The details of the Seller are available in the webpage of the Website where the details of the Property are set out, in section Property Owner. In the event that the details of the Seller are not disclosed in the Website, such details will be communicated to the successful Tenderer immediately prior to the conclusion of the sale and purchase agreement in relation to the Property.
 - 1.2. **doValue Cyprus** means doValue Cyprus Limited, who for the purpose of this Tender and/or tender procedure and/or the transfer of the Property, acts on behalf of and/or in the name of and/or has been duly authorised to represent each Seller, in accordance with the terms of a power of attorney issued for the aforementioned purpose.
 - 1.3. **Property** means the property for which this Tender Form is submitted, the specific details of which are available in the Website and are set out in the Tender Form and the management and/or administration of which has been assigned to doValue Cyprus.
 - 1.4. **Tender and/or Tender Form**, means this tender form and the terms and conditions included herein.
 - 1.5. **Tenderer** means person (which reference may include a natural or a legal person) who signs and submits a Tender Form in accordance with the terms and conditions set out herein.
- 2. No warranty is provided hereto with regards to the acceptance of the highest offer nor any other offer, nor any obligation is imposed on the Seller, acting via and/or duly represented by doValue Cyprus, to respond to any Tender. The Seller, acting via and/or duly represented by doValue Cyprus, may at its sole and absolute discretion consider, accept or reject any Tender received irrespective of the amount of the Tender or of the date on which the Tender was submitted.
- 3. The published information, as well as the physical condition of the Property concerns the status of the property on an as is basis. Furthermore, any urban/planning characteristics mentioned are for indicative purposes. All Tenderers must check and verify all and any information and/or data and/or material made available with respect to the Property, including but not limited to location, size, dimensions, planning details, physical and legal condition (the "Information") of the Property with the appropriate authorities and each Tenderer is responsible for making all reasonable enquiries with the relevant authorities before proceeding with the purchase of any Property and shall independently verify the accuracy, truthfulness and correctness of the Information, and if any difference is noticed, the Tenderer must inform the Seller at the email address set out in Clause 8.1. below immediately. doValue Cyprus accepts no liability for any difference there might be between the Property details and/or Information made available in the website of doValue Cyprus and/or by doValue Cyprus and/or by the Seller acting via and/or duly represented by doValue Cyprus, and those provided by the relevant authorities.
- 4. The tender price may be reviewed and reconsidered at any time.
- 5. For the avoidance of any doubt, notwithstanding any statement included herein and/or in the Website and /or in the webpage where the details of the Property are set out, the Tenderer and/or the successful bidder is exclusively responsible to verify and/or ascertain whether the sale of the Property is subject to VAT as well as



the exact amount payable, and the successful bidder is further exclusively responsible to settle any applicable VAT amount.

- 6. It is highly advisable for the Tenderer, to have prior professional consultation or other relevant services from legal or financial or other advisors.
- 7. The Tenderer acknowledges that doValue Cyprus is not a licensed real estate agent and it does not provide any real estate agent's services through its Website nor it operates as a legal or financial or other professional advisor.

8. Submission of the Tender

- 8.1. The submission of the Tender must be done by completing the Tender Form for Property Purchase, downloaded from www.altamirarealestate.com.cy (the "Website") and sending it to the secure email address propertytender@cy.altamiraam.com

 The Tender Form can ONLY be submitted electronically and only the Reference of the Property as
 - The Tender Form can ONLY be submitted electronically **and only** the Reference of the Property as indicated on the Website should be clearly stated in the Subject field (ie. PR xxxxx, CG xxxxx, CP xxxxxx).
 - Non-compliance to the above conditions may affect the validity of the submitted Tender.
- 8.2. Any Tenders sent otherwise than as stipulated above shall be considered as not having been made.
- 8.3. The Tenderer must state the **Reference Number** of the Property as this is shown on the Website (and which is different from the Property's Registration Number), in the 'Subject' field of the email. For the avoidance of any doubt, the Tender Form will be valid and effective from the date it is receipt on the above e-mail address.
- 8.4. Omissions and/or incorrect completions of the information given on the Tender Form may result in such Tender being considered as having not been submitted.
- 8.5. Each Tender Form must exclusively relate to one (1) Property. In the case the Tenderer is interested in more than one Properties, a separate Tender Form should be submitted accordingly.
- 8.6. Together with the submission of the Tender, the Tenderer must co-submit the "Responsibility Statement", in the form attached hereto as **ANNEX I** and the "Commitment for non-withdrawal of the Tender" (hereinafter the "**Commitment**"), in the form attached hereto as **ANNEX II**, which must be thoroughly completed and signed. By submitting this document, the Tenderer is committed to retain the Tender for a period of three (3) months as of the date of this Tender, according to the terms of the Commitment. In the case that the Tenderer fails to fulfill the obligations undertaken, doValue Cyprus may at its own discretion consider the Tender as void and the Tenderer will be obliged to pay up to 10% of the amount of the Tender price as compensation. In case **ANNEX I** and/or **ANNEX II** are not submitted together with the Tender, duly completed and singed by the Tenderer, doValue Cyprus shall consider the Tender as incomplete and disqualify the Tenderer from the process.
- 8.7. In the case of a natural person being represented by an authorised representative, the Tenderer should also attach to the present Tender Form a specific, valid and effective power of attorney. In the event that for any reason whatsoever, the said power of attorney is terminated the Tenderer should



immediately inform the Seller, at the email address set out in Clause 8.1., accordingly. For the avoidance of any doubt, this clause does not refer to the Tenderer's representation by a real estate agent.

In the case of natural persons submitting a Tender, the Tender Form must be accompanied by the following documents:

- i. Copy of valid ID or Passport. For non-Cypriot residents, a copy of the Passport must be verified by apostille.
- ii. Recent (up to 6 months) utility bill (ex. electricity, water) or municipal taxes or bank account statement of the person.
- 8.8. In the case of a legal entity, the Tender Form must be signed by its duly authorized representative and sealed with the official seal of the entity, in accordance with the provisions of the legal entity's constitutional documents. Additionally, the written authorization of the board of directors and/or the shareholders (as may be required by the legal entity's constitutional documents), in the form attached hereto as **ANNEX III**, must be attached to the present Tender Form, together with the following uptodate and certified as true copies (where no originals are to be provided) documents:
 - i. Certificate of Incorporation;
 - ii. Certificate of Registered Office;
 - iii. Certificate of the Directors and Secretary;
 - iv. Certificate of Registered Shareholders;
 - v. Copy of the ID or Passport of all members of the Board of Directors of the Company;
 - vi. Recent (up to 6 months) utility bill (ex. electricity, water), municipal taxes, or bank account statement of the members of the Board of Directors;
 - vii. Copy of the ID or Passport of the shareholders of the Company holding more than 10% of the shares;
 - viii. Recent (up to 6 months) utility bill (ex. electricity, water), municipal taxes, or bank account statement of all shareholders holding more than 10% of the shares of the Company;
 - ix. In case any of the Directors and/or Shareholders is a legal entity then documents referred in (i)- (viii) of the legal entities must be submitted up until all physical persons are verified.

In the case of companies registered in jurisdictions outside of Cyprus, apostille verification is required. In the case of physical persons non-Cypriot residents, a copy of the Passport must be submitted verified by apostille.

8.9. In case of Municipalities, the Tender Form must be signed by its duly authorized representative and sealed with the official seal of the Municipality. Additionally, the written authorization of elected members must be attached to the present Tender Form, together with the following documents:



- i. The names of the elected members.
- ii. Copy of valid ID or Passport of the members.
- iii. Recent (up to 6 months) utility bill (ex. electricity, water), municipal taxes, or bank account statement of all members.
- 8.10. Tender Forms must be submitted within seven (7) calendar days from the date that the Property is uploaded on the Website, unless the said timeframe is extended by the Seller, acting via and/or duly represented by doValue Cyprus, via an announcement to that effect on the Website (the "Submission Period").
- 8.11. Following the expiration of the Submission Period, if no Tender has been submitted, the Property will remain on the Website and the process for the submission of offers will be repeatedly renewed for another 7-calendar day until an offer is received. In the case where a Tender has been received, the property will be removed from the Website.
- 8.12. Tenders received after the Submission Period will be considered overdue and will not be taken into consideration.
- 8.13. The validity of the Tender submitted will expire after three (3) months from the date of this Tender Form. During this period the final decision for the disposal of the Property will be taken and the Tenderer will be notified if its Tender has been accepted.
- 8.14. Acceptance of the Tender offer will be subject to all and any necessary compliance and anti-money laundering (AML) checks and reviews, and during this process the potential buyer must provide the Seller, acting via and/or duly represented by doValue Cyprus, with any and all information and documentation requested in order to successfully carry out the above checks and reviews.

9. Acceptance of the Tender offer

- 9.1. The Tenderer shall be presented with an agreement which will be signed between the Seller or the Seller acting via and/or duly represented by doValue Cyprus, and the Tenderer, as purchaser, which will include as a minimum the terms of sale included in these Terms and Conditions.
- 9.2. The procedure will be concluded by the full settlement of the offered purchase amount (including any VAT payable) and the transfer of the ownership of the Property to the Tenderer. This procedure must be concluded within one (1) month from the date of notification of the acceptance of the Tender to the Tenderer and doValue Cyprus may at its own discretion require up to 10% of the offered purchase Page 7 of 16 amount to be paid within a period of one (1) week from the date of notification of the acceptance of the Tender to the Tenderer.
- 9.3. The Tenderer may be required to enter into and/or sign a sale and purchase agreement prior to the transferring of the title of the property at the competent Land Registry Office. In such a case, a deposit of at least 30% of the offered purchase amount (the «Deposit Amount») shall be paid by the Tenderer and the remaining balance shall be paid at a later stage, as per the parties' written agreement. For the avoidance of any doubt, in case the Tenderer has already paid up to 10% of the purchase price within one (1) week form the date of notification of the acceptance of the Tender, then the remaining balance



from the requested Deposit Amount shall be paid by the Tenderer when entering into and/or signing a sale and purchase agreement prior to the transferring of the title of the property and the remaining balance from the offered purchase amount shall be paid at a later stage, as per the parties' written agreement. Until the full payment/settlement of the offered and agreed purchase amount, the Seller shall retain full ownership of the Property.

- 9.4. In the event that the full settlement of the offered and agreed purchase amount (including any VAT payable) and the transfer of the Property is not concluded within one (1) month as described above, the Seller, acting via and/or duly represented by doValue Cyprus, may at its absolute discretion cancel the acceptance of the Tender and notify the Tenderer accordingly. The extension of the aforementioned deadline depends on the absolute discretion of doValue Cyprus. doValue Cyprus may also at its absolute discretion impose any terms and/or conditions for such extension, including without limitation the obligation of the Tenderer to pay any amount within a specified period as a security deposit.
- 9.5. The period of settlement of the purchase amount and of the transfer of the ownership of the Property may be extended for any reason whatsoever, and the Tenderer will be notified accordingly.

10. Offers by Real Estate Agents

- 10.1. The submission of a Tender for purchase of any Property by a real estate agent (the "**Agent**") will be accepted, only if the Agent is registered in the records of the Council of Real Estate Agents and his/her commission is in accordance with the legislation relating to real estate agents and provided that the following documentation is also submitted with the Tender Form:
 - i. Registration Certificate of Real Estate Agent in the Council of Real Estate Agents;
 - ii. Annual Professional License;
 - iii. Information relating to the Tenderer;
 - iv. Written statement of the Tenderer for her/his representation by the Agent, in the form attached hereto as **ANNEX IV**; and
 - v. Written statement of the Agent with respect to the Agent's commission, in the form attached hereto as **ANNEX V**.

An Agent may not submit an offer for any Property which he has evaluated and/or for which he has undertaken an evaluation and/or in any event, for which he has acted as an evaluator and/or valuer (either in his personal capacity, or via a legal person and/or real estate agency or firm and/or where he is a connected person with such legal person providing real estate services) within 2 (two) years from the date of undertaking of such evaluation. In the event that such a Tender is submitted, it will be considered, and in the event that the Offer is accepted and/or approved by doValue Cyprus, no amount or fee or remuneration shall be paid towards the Agent in his capacity as an agent for the sale of the Property.

10.2. The Tenderer and/or the Agent hereby acknowledge and confirm that neither the Seller nor doValue Cyprus has engaged the Agent, whether orally or in writing or otherwise, and that the Agent does not



represent and/or does not act on behalf of the Seller or doValue Cyprus and consequently both the Seller and doValue Cyprus bear no obligation for payment to the Agent of any amount including but not limited to payment of expenses and/or fees and/or costs.

- 10.3. Without prejudice and with full reservation of all rights as articulated in clause 10.2, doValue Cyprus acting on behalf of the Seller, may proceed with the payment of a fee to the Agent, provided that the following conditions are satisfied, unless otherwise agreed in writing:
 - i. Payment of a fee shall only be made, given that ANNEX IV and ANNEX V of the Offer are completed with the correct data. For the avoidance of any doubt, payment of a fee shall not be made if the Tender and/or ANNEX IV and ANNEX V are not completed and/or are completed with the wrong data.
 - ii. Payment of a fee shall only be made given that the provisions of the Real Estate Agents Law L. 71(I)/2010 are satisfied.
 - iii. The fee shall not exceed an amount which is equal or up to 5% of the Offer Amount.
 - iv. The fee shall be due and payable upon the full and final settlement of the Offer Amount.
- 10.4. Notwithstanding the aforesaid, if for the same Property and/or Tender and at any stage of the process, the Tenderer has been represented by two or more Agents in dispute as to their rights in relation to the payment of the fee, the Tender shall pay any commission payable and not doValue Cyprus.

11. Conflict of Interest and Personal Data Protection

- 11.1. Where the Tenderer is a relative and/or has any relationship with any staff or member of the Board of Directors of doValue Cyprus, this shall be stated in the Tender Form and the relevant field must be filled in for this purpose.
 - Offers from the staff of SEDIPES/KEDIPES and doValue Cyprus, as well as from their related parties as defined in the Conflict of Interest Policy of KEDIPES or Politically Exposed Persons and/or contracted associates of SEDIPES/KEDIPES and of doValue Cyprus, and this shall be stated in the Tender Form and the relevant field must be filled in for this purpose.
- 11.2. The submission of such Tenders and/or such sales are approved by the competent approval teams of doValue Cyprus, so independence is ensured and random checks must be carried out at regular intervals for the implementation of this procedure.
- 11.3. Tenderers are advised that as part of the tendering process, doValue Cyprus collects and processes personal data as reflected in the Tender Form. These personal data are necessary to enable doValue Cyprus and the Seller to meet their legal, regulatory and contractual obligations and they are essential part of the Tender administration and execution processes. In accordance with Article 6 of General Data Protection Regulation (from now on «GDPR»), the legal basis for this specific processing is "the performance of a contract to which the data subject is party or in order to take steps at the request of the data subject prior to entering into a contract". In this respect, in deciding to submit the completed Tender forms to doValue Cyprus, Tenderers are explicitly acknowledging and confirming that they are aware of, and understand the purposes of processing, as well as the legal basis on which such



processing is based. The applicable retention policy of the personal data which is submitted as part of the application is six (6) years from the conclusion of each tender process, irrespective if a submitted tender from results in a successful outcome or otherwise. More information regarding our privacy-related policy and practices can be found on https://www.altamirarealestate.com.cy/privacy-policy

- 11.4. Tenders are also advised that doValue Cyprus, acts on behalf of and/or in the name of and/or been duly authorised to represent the Seller for the purpose of this Tender and/or tender procedure and/or the transfer of the Property. To this end, the personal data which is submitted to doValue Cyprus will also be shared with the Seller for the purpose of evaluating and concluding the submitted Tenderers' offers. As a result, Tenderers need to be aware that in addition to doValue's own Privacy Policy as described above, the personal data which is submitted may be subject to processing by authorised personnel of the Seller. For the avoidance of any doubt, in the event that the details of the Seller are not disclosed in the Website, any personal data of a Tenderer will be shared with such Seller only following the disclosure of the Seller's details to the Tenderer.
 - More information regarding the Seller's Privacy Policy that Tenderers should read and be aware of can be found on https://kedipes.com.cy/
- 11.5. Tenderers who wish to receive information regarding other Properties, should sign and submit to doValue Cyprus the Declaration for the Processing of Personal Data in **ANNEX VI**.
- 12. The transfer fees for the ownership of the Property as well as any stamp costs or duties in relation to transfer of the ownership of the Property in the name of the Tenderer are to be exclusively paid by the Tenderer.
- 13. In cases where the amount of the Tender is more than €1.000.000 "Proof of funds" shall be attached from a Banking institution in Cyprus or abroad/International which may be submitted within two weeks after the Submission Period of the Tender.
- 14. All the pages of the present document must be initialled.
- 15. The General Terms and Conditions found on the Website form an integral part of offer for the Purchase of Property Form.
- 16. The Tender Form and terms and conditions therein are available in both English and Greek. The English language version of the Tender Form is a translation of the original Greek language version and in case of discrepancy the Tender Form in Greek language will prevail.



ANNEX I RESPONSIBILITY STATEMENT

(Complete where and if appropriate)

Other

I, the undersigned in my capacity as the Tenderer with the present statement declare that all the above data/details/information and all documents annexed hereto, and/or any other document provided from my end is true, accurate and up-to date and that I fully and unreservedly accept the Terms and Conditions included herein.

In the event that the Tenderer is represented by a representative, duly authorised via a Power of Attorney attached hereto: , the Tenderer acting via my duly authorised representative accordance with the Power of Attorney dated , with the present statement declare that all the above data/details/information and all documents annexed hereto and/or any other document provided from my end is true, accurate and up-to date and that I fully and unreservedly accept the Terms and Conditions included herein. In the event that the Tenderer is a legal entity: We, the Tenderer, acting via our duly authorised representative holder of the identification card/passport with number with the present statement declare that all the above data/details/information and all documents annexed hereto and/or any other document provided from us is true, accurate and up-to date and that we fully and unreservedly accept the Terms and Conditions included herein. Signature of Tenderer or Authorized Representative Representative Date Identity Card Number and Country of Issue / Passport Number and Country of Issue / Registration number and Country of Incorporation I attach hereto the following (Please tick where appropriate): Identity Card / Passport Registration certificate of the Real Estate Agent Legal Entity's Corporate Documents Annual Professional License Duly signed Representative's Authorization from Duly signed Statement of the Tenderer for legal entity / Power of Attorney representation by the Real Estate Agent

Duly signed Statement of the Estate Agent

regarding the requested commission



$\frac{\text{ANNEX II}}{\text{COMMITMENT OF NON-WITHDRAWAL OF THE TENDER OFFER}}$

1. I	refer to the Tender Form submitted hereto for the pro	perty under Registration number	Sheet / Plan						
_	, Plot no(the "Property ") which is	s valid and/or in effect for a time period	of three (3)						
n	nths from the date of the signing of this Tender Form, and during this period I hereby undertake and agree								
n	ot to proceed with its withdrawal.								
2. Ir	n the case where:								
	i. the Tender, or part of it, is withdrawn during the	e effectiveness period of the three (3) m	onths, or						
	ii. the Tender, or part of it, is withdrawn upon bein	g notified of its acceptance by the Seller	, acting via and/or						
	duly represented by doValue Cyprus Limited, du	ring the period of validity and/or effective	veness of the						
	Tender, and having been notified to proceed with	h the full payment and/or transfer of the	e ownership of the						
	Property, I have failed or refused to timely pay a								
	I have failed or refused to attend the pre-agreed	I date for transfer of the ownership of th	e Property,						
	vill be disqualified from the sale of the Property a loValue Cyprus Limited, will be able to republish								
3. I	further undertake to submit, as compensation for (i) t	the withdrawal of my Tender or (ii) my r	noncompliance with						
tŀ	he terms and obligations which are mentioned in the p	resent Tender Form and/or the present	Commitment, an						
а	mount of up to $\mathop{\in}$ which equals	to up to 10% of the offered price of my	Tender. In case						
tŀ	hat the amount has already been paid to doValue Cypi	rus Limited, then I do not have any obje	ction for the						
а	mount to be forfeit as compensation.								
Sigi	nature of Tenderer or Authorized Representative								
Dat	e								
Nur	ntity Card Number and Country of Issue / Passport mber and Country of Issue / Registration number and intry of Incorporation								
Not	e:								

In the case of a joint venture of natural and/or legal persons, the details of the joint venture and the details of each joint venture member must be provided.



ANNEX III

COMPANY NAME under registration number		(the "Company")
WRITTEN RESOLUTIONS OF 1	THE BOARD OF DIRECTORS OF THE COMPANY I	DATED / /20
Resolutions taken by:		
	Director	
	Director	
	Director	

Whereas the Company intends to execute a form for submission of a Tender Offer and all other ancillary documents thereto with respect to the property described herein below (hereinafter the "**Property**") and submit such offer to the property's owner acting via and/or duly represented by doValue Cyprus Limited(hereinafter the "**Seller**"), and participate in the tender procedure as per the applicable terms and conditions.

Website Reference	Unit Number	Reg. No.		Municipality / Community	Sheet / Plan	Plot No.	Share
PR13146	-	0/5255	Paphos	Chlorakas	45/6020V03	556	3/4



It is hereby unanimously resolved that:

Director

1.	offer and all and any other ancillary	ter into and/or execute the form for submission of a tender eto with respect to the Property, for the amount of € for the transfer of title) (the " Tender Offer Tender Offer	
2.	That the Company be and is hereby tender procedure as per the applica	bmit the Tender Offer to the Seller and participate in the nditions.	
3.	be and is hereby authorised to execute any deeds, certificates, notices, or of Memorandum execute either under	cute the Tender Foother documents the common seal er to ensure the C	identification card/passport with numberorm, the Terms and Conditions and any other documents and (and if necessary and appropriate under the Company's of the Company or without affixing any seal) in connection Company's participation in the tender procedure with respect the Company.
4.	be and is hereby authorised to enter with respect to the Property (and if under the common seal of the Composertificates, notices, instruments, re-	er into and/or exect necessary and appany or without a egisters or other of for the purchase of	identification card/passport with numbercute and sign any sale agreement, as the purchaser/buyer propriate under the Company's Memorandum execute either ffixing any seal) and any other documents and any deeds, documents and proceed with all and any actions necessary of the Property by the Company and the transfer of the of the Company.
5.	contemplated by the foregoing Resc approved and adopted in all respect	olutions prior to the ts as fully as if suc	Directors, taken in connection with the undertakings ne execution hereof be and hereby are ratified, confirmed, ch action(s) had been presented for approval to and had pany prior to such action(s) being taken.
Ν	ignatureameirani		Signature Name Director
	ignatureame		



Country of Incorporation

ANNEX IV STATEMENT OF TENDERER REGARDING REPRESENTATION BY AN ESTATE AGENT

-		_	er, hereby decla			-	
		_	ned subsidiary on relation to the				-
price of €		(E	Euro)			
Website Reference	Unit Number	Reg. No.	District	Municipality / Community	Sheet / Plan	Plot No.	Share
PR13146	-	0/5255	Paphos	Chlorakas	45/6020V03	556	3/4
	sented by the Estate Agent R		gent	, wit	th Real Estate	Agent license n	0
Signature of 1	Signature of Tenderer or Authorized Representative						
Date							
· ·	Number and C Country of Issu	-	ue / Passport on number and				



$\frac{\text{ANNEX V}}{\text{STATEMENT OF REAL ESTATE AGENT REGARDING COMMISSION}}$

With the pres	ent, I,		_, a lawfully lic	censed estate age	ent, with estat	e agent licen	se no.
and licensed	estate agent	register no	, from	າ	hereby	declare that	I am duly
authorised to	provide my s	ervices regardi	parding the representation of the Tenderer with				
Registration N	Number / Ider	ntity Number _	for t	he submission of	the Tender Fo	orm for the p	roperty described
below, for the	e price of € _	(Euro).			
Website Reference	Unit Number	Reg. No.	District	Municipality / Community	Sheet / Plan	Plot No.	Share
PR13146	-	0/5255	Paphos	Chlorakas	45/6020V03	556	3/4
the final sale	price of the a	forementioned	property at the	s commission a p e time of full pay tting a tender for	ment. I furthe	r hereby con	
Signature							
Name							
Tel							
E-mail							



$\frac{\text{ANNEX VI}}{\text{DECLARATION FOR THE PROCESSING OF PERSONAL DATA}}$

I, the undersigned wish to receive updates and information regarding Altamira Real Estate property campaigns via email, or/and electronic messages on my mobile. I understand that this constitutes personal data processing which is governed by the provisions of doValue Cyprus' Privacy Policy that is shown in this link https://www.altamirarealestate.com.cy/privacy-policy.

I have been informed regarding my right to withdraw this consent whenever I so choose, without affecting in any way processing which has happened before such withdrawal

Signature	
lame	
el	
-mail	
Date	