TERMS & CONDITIONS

1- BRAND / COMPANY

- 1.1- The brand "KEY4WIN" is owned by Key4win Limited, all rights reserved.
- 1.2- The "KEY4WIN LIMITED" is a Company incorporated in Belize under the No: 175,934

2- GROUP COMPANIES

- 2.1 "**KEY4SOCIAL**" The Social Network for Key4win Members
- 2.2 "KEY4FARM" Leisure and Charitable activity for Key4win Members
- 2.3 "KEY4MARKETING" Marketing Solutions for Companies
- 2.4 "KEY4CRYPTO" Unilevel Cryptocurrency Marketing
- 2.5 "**KEY4EXCHANGE**" Cryptocurrencies Live Market
- 2.6 "KEY4HOUSE" Investments & Real Estate
- 2.7 "KEY4AUTO" Buy & Sell Cars
- 2.8 "KEY4LEARNING Online Training
- 2.9 "**KEY4BUY**" Online Store

3- ONLINE PLATFORMS

All our websites are owned by "KEY4WIN LIMITED", all rights are reserved.

3.1- USE OF WEBSITES

You must obtain access to the Internet and pay any service fees associated with such access to use the Websites. In addition, you must provide all equipment necessary for you to access the Internet. You are and will remain solely responsible for the purchase, hookup, installation, loading, operation and maintenance of any hardware, software, telephone (cable or other) service, and the Internet access service to your personal computer and for all related costs. You are solely responsible for scanning your hardware and software for computer viruses and other related problems before you use them. We expressly disclaim any liability or responsibility for any errors or failures relating to the malfunction or failure of your hardware or software in connection with the use of the Websites or Offerings. Unless otherwise specified, KEY4WIN LIMITED, its affiliates' and subsidiaries' Our websites are for your personal use. You may not modify, copy, distribute, transmit, display, reproduce, publish, license, create derivative works from, transfer, or sell any information obtained from our company.

KEY4WIN LIMITED authorizes you to view and download the materials on our Websites, only for your personal, non- commercial use, provided that you retain all copyright and other proprietary notices contained in the original materials on any copies of the materials. You may not modify the materials at this websites in any way or reproduce or publicly display, perform, or distribute or otherwise use them for any public or comercial purpose. For purposes of these Terms, any use of these materials on any other Web site or networked computer environment for any purpose is prohibited. The materials on this website are copyrighted and any unauthorized use of any materials of this website may violate copyright, trademark, and other laws. If you breach any of these Terms, your authorization to use this website automatically terminates and you must immediately destroy any downloaded or printed materials.

3.2- ELEGIBLE MEMBERS ACCOUNTS

Our Company accepts two types of Members Accounts, Member Account as Individual and Member Account as Corporation, however must meet the following requirements:

3.2.1- INDIVIDUAL MEMBER ACCOUNT

Who are of legal age in their native country.

3.2.2- CORPORATIVE MEMBER ACCOUNT

Corporations in good standing in the state, province, or country of their incorporation and in the Markets where operate in their activity.

3.3- MEMBER ACCOUNT REGISTRATION DATA

To use our services, and became a Member, you must create an account in our websites (Member "Account"). With your account you can buy services and products available in our platforms and obtain profits. In creating your Account, you may be asked to provide certain registration details and information. In order to verify your identity, some of this information may be personal, private or detailed. In connection with completing the online registration form, you agree to provide true, accurate, current and complete information about yourself as prompted by the registration form (such information being the "Registration Data"); and you further agree to maintain and promptly update the Registration Data to keep it true, accurate, current and complete at all times while you are a Member. While we use reasonable efforts to protect the personal information of others from inadvertent release or misappropriation, we are not responsible for the intentional or criminal acts of third parties such as "hackers" or "phishers".

3.4- CHANGES TO REGISTRATION DATA

You must promptly inform/update us of all changes, including, but not limited to, changes in your address and changes in any virtual or fiat currency account used by you in connection with the websites and Services, if applicable. If you provide any information that is untrue, inaccurate, not current or incomplete, or if we or any of our authorized agents have reasonable grounds to suspect that such information is untrue, inaccurate, not current or incomplete, we have the right to suspend or terminate your Account and refuse any and all current or future use of the websites and services by you, as well as subject you to civil liability or refer you to the appropriate law enforcement authorities for criminal prosecution. We shall not be liable to make any compensation, monetary or otherwise, following such suspension, termination or inability to use the websites or our services. You are responsible for any fees that the Company incurs with respect to your Account.

3.5- MEMBERS ACCOUNT RESPONSABILITY

You are entirely responsible for any and all activities conducted through your Account. You agree to notify us immediately of any unauthorized use of your Password or Member ID, as well as of any other breach of security. While we may implement certain monitoring procedures designed to alert us to fraudulent activity, we are not responsible for any unauthorized use of your Account, and you agree that you are responsible for such unauthorized use and for protecting the confidentiality of your password.

3.6- MANDATORY DOCUMENTS

You must fullfill all the required documentation of our websites to be enable to use all the resources of our platforms.

Only after our Company check and validate all the documentation you can use the full resources of our Programs.

Any mistaken documentation or fraudulent document is Members responsability.

If you do not accept to provide those documents you are not elegible for our Programs.

We do not make any payment or refund if misses any of the documentation required and mandatory.

3.7- ACCOUNT TRANSFERS

Members Accout its private, personal and NOT TRANSFERABLE, except in the following situations:

3.7.1 - Between Spouses

3.7.2- Between Parents and Children

3.7.3- In case of death of the Account holder for his heirs.

To Request the Transfer Account, you need to sent us an email to: <u>support@key4win.com</u>, with all the legal documentation that support the exception situations, for Accounts Transfers.

3.8- PASSWORD SECURITY

As part of our security measures and policies, please note that we will never ask you, for any reason, whether by email, regular mail or telephone, to disclose your account pass signed in on the company's websites. We will never send you embedded links in an email requesting you to sign in on the website by clicking such a link. If you receive an embedded word. Password inquiries will only be conducted online and only after you have link by email, claiming to be from us, you should not open it, nor click on the link. The email is not from us and is likely fraudulent. Never give your account password to anyone whom you do not intend to authorize to use your account.

3.9- THIRD PARTY ACCOUNT INFORMATION

In order to provide you with our Programs, you may also be required to disclose certain other third-party account information to us, including, without limitation, your crypto wallet address and related information. As indicated elsewhere in this Agreement, we are not responsible for any unauthorized use of your Account with the Company or any thirdparty accounts.

3.10- MEMBER AGREEMENT

Our Company will not be responsible for any loss of commissions, bonuses or delays of registrations due to: **3.10.1**- Members errors, sending wrong information by themselves or on behalf of clients.

3.10.2- Delays or errors caused by weak Internet connection, virus, or hacker attack on your computer, blocking your sign up transmission.

3.11- MEMBER AGREEMENT ACCEPTANCE

By using any of our Programs, the Member accept all the content and fully understand the meaning of our TERMS & CONDITIONS, not being able to claim for lack of knowledge or disagreement with our TERMS & CONDITIONS. Please note, this acceptance produce the same effects as your digital signature in this agreement.

3.12- DATA PROTECTION

Our database respect all the international laws of database protection, namely in Belize, the US and European territories. You may consult your Account data, making your login in our websites, or contact us by email to: support@key4win.com and request informations about your data information. You can directly delete your account in yours Members Account Profile, when you delete your Members Account all your personal data will be deleted automaticly in our database, we do not keep any data of deleted Members Accounts.

Our company uses the data information of yours Members Profile, only for our company and partners purposes and to be able to offer our services, and not for other purposes.

4- ANNEXES

We provide serveral Services, however each one have its own Rules/Annex, find out more at:

- 4.1 "KEY4SOCIAL" The Social Network for Key4win Members
- 4.2 "KEY4FARM" Leisure and Charitable activity for Key4win Members (ANNEX II)

4.3 - "KEY4MARKETING" - Marketing Solutions for Companies

- 4.4 "KEY4CRYPTO" Unilevel Cryptocurrency Marketing (ANNEX I)
- 4.5 "KEY4EXCHANGE" Cryptocurrencies Live Market
- 4.6 "KEY4HOUSE" Investments & Real Estate
- 4.7 "KEY4AUTO" Buy & Sell Cars
- 4.8 "KEY4LEARNING Online Training
- 4.9 "KEY4BUY" Online Store

Please note: All this programs may have their own websites.

5- PROGRAMS

5.1- CURRENCY

The only currency accepted for payments by our online platforms is the cryptocurrency "ETROS", the value of "ETROS" is +/- 1.00 usd., you can buy directly in the Exchange website "bitstarter.today" using BITCOINS, however you will use only your "ETROS" to buy any product or service we provide.

5.2- PAYMENTS

All our products and services are paid with the cryptocurrency "ETROS", so if you want to buy or sell this currency to use on our websites or get paid for any of our services, you must use the EXCHANGE "bitstarter.today"

5.3- TAXES

Some of our products and services may be taxable under the tax laws of the member's country. Our company does not provide any tax consultancy services, so you must consult a tax advisor.

5.4- FEES

Some of our products and services may have a service fee, so the member must to verify the "service fee" of the service (if applicable) before buy it. If the member buys the service with "service fee" it means he agrees with that.

5.5- PRICES, CAMPAIGNS AND PROMOTIONS

We reserve the right to change any Price, Campaign or Promotion of our services and products without prior notice and whenever we intend it.

5.6- WARRANTIES & ASSISTANCE

Our company doesnt provide any direct products warranty or assistance, however all our products are covered by the warranties and assistance provided by our partners and supplyers. To know more or report us any problem with warranties or assistance by our partners or supplyers, please contact us by email to: support@key4win.com

5.7- OUT OF STOCK

Our company is not responsable for any out of stock or discontinued product from our partners and suppliers in our online store. however, if it is not possible to ship it within a maximum period of 15 working days, our company will issue you a voucher equal to the value of your purchase to be able to use it in a new purchase in our online store. To obtain your voucher, please contact us by email to: support@key4win.com

5.8- RETURNS & REFUNDS POLICY

Once our company does not produce or manufacture any product available in our online store, each product may have a different return policy, according with the retourns policy of ours partners or suppliers, however you can contact us for help by email to: support@key4win.com

6- LEGAL

6.1- TERMINATION AGREEMENT AND ACCESS RESTRICTIONS

This Agreement will remain in effect as long as you access the website, buy our products and services, and have a good conduct. We reserve the right to terminate this Agreement without prior notice and/or refuse to sell of our products and services to anyone who we believe, in our sole discretion, the following situations: **6.1.1**- Has violated any of the terms of this Agreement,

6.1.2- Is abusing the products or the services we provide.

6.2- SERVICE INTERRUPTION

We reserve the right, from time to time, due to technological factors, scheduled software uploads and other factors beyond or within our control, the websites, or other services may be temporarily unavailables. Members agree that we are not liable for any loss and damage arising from such interruption and Members agrees to hold us harmless against any such interruption of or inability to access the websites or services.

6.3- INDEMNIFICATION

You agree to defend, indemnify, and hold harmless our company, its officers, directors, shareholders, employees, independent contractors, telecommunication providers, and agents, from and against any and all claims, actions, loss, liabilities, expenses, costs, or demands, including, without limitation, legal and accounting fees, for all damages directly, indirectly, and/or consequentially resulting or allegedly resulting from your misuse or inability to use the website, or your breach of any of these Terms & Conditions of this Agreement. We shall promptly notify you by electronic mail of any such claim or suit, and cooperate fully (at your expense) in the defense of such claim or suit. If we do not hear from you promptly, we reserve the right to defend such claim or suit and seek frill recompense from you.

6.4- RESTRICTIONS ON USE

Without our express prior written authorization, you may not:

6.4.1- Duplicate any part of our website or the materials contained therein or received via services (except as expressly provided elsewhere in this Agreement);

6.4.2- Create any derivative works based on our platforms/websites or any of the materials contained therein or received via the services. And you agree and stipulate that any and all derivative works are NOT "fair use";

6.4.3- Use our websites or services, or any of the materials contained therein, for any public display, public performance, sale or rental, and you hereby agree and stipulate that any and all such use are NOT "fair use";

6.4.4- Re-distribute our websites or any of the materials contained therein or received through the services, and you hereby agree and stipulate that any and all use is NOT "fair use";

6.4.5- Any copyright or other proprietary notices from our webite or any of the materials contained therein;

6.4.6- Frame or use any framing techniques in connection with our website or any of the materials contained therein;

6.4.7- Use any meta-tags, pay-per-click advertising, or any other hidden text using our websites name or brands, and you hereby stipulate that any use of the websites name or brands, or any other brands owned by us is an infringement upon our trademark rights, and you stipulate to make payment of liquidated damages of twenty five thousand dollars (\$25,000) per such infringement as a genuine pre-estimate of the loss and damage that

will be suffered by us as a result of such infringement, plus you agree to pay any and all fees incurred in the recovery of this amount, including attorney's fees and all associated costs;

6.4.8- "Deep-link" to any page of our website, or avoid agreement to the website's Terms & Conditions (for the avoidance of doubt, you may only link to the main entry page);

6.4.9- Circumvent any encryption or other security tools used anywhere on the website or in conjunction with the services (including the theft of usernames and passwords or using another person's username and password in order to gain access to a restricted area of the website;

6.4.10- Use any data mining, bots, scrapers or similar data gathering and extraction tools on the website or in conjunction with the services;

6.4.11- Sell, rent, lease, license, sublicense, transfer, distribute, re-transmit, time-share, use as a service bureau or otherwise assign to any third party the materials or services or any of Member rights to access and use the materials or services as granted specifically by this Agreement;

6.4.12- Use our services for any commercial purpose unless expressly agreed by us in writing and at our sole discretion;

6.4.13- Use our services to impersonate any other Member or person;

6.4.14- Use any material or information on our website or included in our services in any manner that infringes any copyright, trademark, patent, publicity or other proprietary right of any patty;

6.4.15- Upload or attempt to upload files that contain viruses, trojan horses, worms, time bombs, cancel bots, corrupted files, or any other similar software or programs that may damage the operation of another's property; **6.4.16**- Upload, post, email or otherwise transmit any submission that you do not have a right to transmit under contractual, fiduciary or other relationships (such as inside information, proprietary and confidential information learned or disclosed as part of employment relationships or under nondisclosure agreements);

6.4.17- Upload, post, email or otherwise transmit any unsolicited or unauthorized advertising, promotional materials, 'junk mail,' 'spam,' 'chain letters,' 'pyramid schemes,' or any other form of solicitation, except in those areas that we may designate for such purpose;

6.4.18- Falsify or delete any author attributions, legal or other proper notices or proprietary designations or labels of the origin or source material that is uploaded or otherwise provided by the Member;

6.4.19- Restrict or inhibit any other Member from using and enjoying the services;

6.4.20- Harvest or otherwise collect information about others, including e-mail addresses or other personally-identifiable information;

6.4.21- Violate any applicable laws, policies, or regulations;

6.4.22- Upload, post, email or otherwise transmit any material which is illegal, immoral, obscene or defamatory of any person; or

6.4.23- Do anything that may adversely affect proper operation of the websites, the services and the reputation and goodwill of our company.

6.5- CONFLIT / OTHERS JURISDICTIONS

Our company its based in the IBC of Belize, the only competent and exclusive forum to resolve any conflict.

We make no representation that the websites, services or any of the materials contained therein are appropriate or available for use in other locations, and access to them from territories where their content or function may be illegal or is otherwise prohibited. Those who choose to access the website, open an account Member, buy or sell any of ours products or services from such locations, do on their own initiative and are solely responsible for determining compliance with all applicable local laws.

6.6- DISCLAIMER

Our company is not responsible for any price variation of cryptocurrencies including the currency "ETROS", our Members accept such variations and the risk of using cryptocurrencies in their own name.

Our company reserves the right to terminate any of the services provided in cases of war, natural disasters or anything that may impede the normal functioning of our commercial activity.

6.7- NOTIFICATIONS & OTHER COMMUNICATIONS

We reserve the right to send electronic mail or other messages to all Members.

The purpose of these communications may include, but is not limited to:

6.7.1- Providing you with information concerning Members Account;

6.7.2- Providing information to Members regarding products or services offered by our affiliates or partners;

6.7.3- Informing Members about any of our related products or services; or

6.7.4- Providing Members with information about any item that we think, in our sole discretion may be of relevant interest.

6.7.5- Providing Members with information about any updates in the Privacy Policy or in our Terms & Conditions document disclosures.

6.8- MODIFICATION OF OUR TERMS & CONDITIONS

We reserve the right at any time to:

6.8.1- Change the Terms & Conditions of this Agreement;

6.8.2- Enhance, add to, modify or discontinue the websites or other offerings, or any portion of the website or other offerings, at any time in our sole discretion.

6.8.3- We reserve the right, in our sole discretion, to modify, update, add to, discontinue, remove, revise or otherwise change any portion of this Agreement, in whole or in part, at any time.

6.8.4- For changes to this Agreement that we consider to be important, we will place a notice on the website advising the link, which will read substantially as "Updated Terms of Use", for a reasonable amount of time.

6.8.5- If you provide information to us, access or use the website or buy any service or product in any way after this Agreement has been changed, you will be deemed to have read, understood and unconditionally consented to and agreed to such changes. The most current version of this Agreement will be available on the websites and will supersede all previous versions of this Agreement.

6.8.6- All the changes we may operate in our Terms & Conditions will not affect any active service till it ends or any product selled, payed and not delivered.

7- CONTACTS/SUPPORT

If you need some support or clarify any doubt, please choose the best option to contact us:

Members / Private Person	-	support@key4win.com
Partners / Corporative Person	-	office@key4win.com

Please note: Any other email address you may receive its not sent by us, this are the 2 unic oficial emails used by us.

PRIVACY POLICY

The key4win.com website and any other websites of the group, does not automatically collect any type of personal information from users who are not registered, thus allowing visitors to browse anonymously.

In the case of some services, cookies (a text file saved on the user's computer, for the purpose of personalizing visits) can be used to count the number of visits to the site without personally identifying the user. This type of cookies does not store or collect any type of personal information of the user, and its installation can always be controlled, through the user's browser.

The personal information voluntarily provided by the user when filling out the forms on our websites is for the exclusive information of key4win, Limited and / or the advertisers to whom the information is addressed. Our company will not disclose the collected data to third parties without the prior consent of its owner. This information can only be used to develop personalization mechanisms and to send informative messages and news about the websites itself by e-mail.

The key4win uses brand names and logos of entities external and independent to key4win, such as brands of suppliers, manufacturers and partners, however such use is in the strict scope of identification of products and or services, being such autonomous and independent brands its legal and commercial personality.

This privacy policy may be changed in the future. For any questions, please send an email to support@key4win.com

COOKIES POLICY

What are cookies?

The cookie is an information file automatically placed on the hard drives of users' computers, when they access certain websites. The cookie identifies your browser on the server, making it possible to store information on the server, to improve users' web experiences, obtain more information regarding their use of our website and / or to promote greater utility of the same.

Most browser programs are set to accept cookies, although it is possible to configure the browser to refuse all cookies (see below), or to indicate when a cookie is being sent. Note, however, that some parts of our site may not function properly if you have refused cookies.

Why we use Cookies?

Key4win uses cookies on its websites (directly or through its partners). The collected cookies are used exclusively by key4win, directly or through its service providers, with the exception of Google Analytics cookies used on the website. You can obtain additional information about the way and terms in which Google will treat your data at: https://developers.google.com/analytics/resources/concepts/gaConceptsCookies.

The use of cookies aims to improve the performance of our website and maximize your experience when browsing it, as well as for the purposes of marketing and optimization of the solutions and services that key4win provides to users.

How to block/disable Cookies:

All browsers allow the respective user to accept, refuse or delete cookies, namely by selecting the appropriate settings in the respective browser.

Please note, however, that disabling cookies may partially or totally affect your browsing experience on our site.

You can configure cookies in the "options" or "preferences" menu of your browser. Below, we indicate the various ways to disable cookies, depending on your browser:

Cookie settings in Internet Explorer - to disable cookies on the Internet Explorer:

- 1. Click on the "Tools" menu and choose the "Internet Options" option;
- 2. Select the "Privacy" tab;
- 3. Move the bar until the expression "Block all cookies" appears.

Firefox cookie settings - to disable cookies in Firefox:

- 1. Click on the "Tools" menu;
- 2. Select "Options";
- 3. Click on the "Privacy" icon;
- 4. In the "Cookies" section, disable the "Accept cookies from sites" option;
- 5. Click "OK" to save changes and close.

Chrome cookie settings - to disable all cookies in Chrome:

- 1. Click the Google Chrome menu icon.
- 2. Select Settings.
- 3. At the bottom of the page, click Show advanced settings.
- 4. In the "Privacy" section, click Content settings.
- 5. Enable or disable cookies:
- 6. Enable or disable cookies:
- 7. To disable cookies, select Block settings for any data by websites.

Cookie settings in Safari web and iOS - to disable cookies in Safari Web and IOS:

- 1. Click "Edit";
- 2. Select "Preferences";
- 3. In the top panel, select the "Security" icon;
- 4. In the "Accept Cookies" section, select "Never".

Key4win reserves the right at any time, without prior notice and with immediate effect, to change, add, update or delete, partially or totally, this information about cookies.

The user should periodically check this page to confirm whether any updates or changes have been made.

To find out more about cookies, visit www.allaboutcookies.org, where you can find information on how to manage your settings for the various browser providers.

ANNEX I

This annex forms an integral part of the Key4win Terms & Conditions and defines the **Key4Crypto** specific Terms & Conditions.

KEY4CRYPTO TERMS & CONDITIONS

1. BRAND / COMPANY

1.1. The brand **KEY4CRYPTO** is owned by **KEY4WIN LIMITED**, all rights reserved.

2. SERVICES

- 2.1. The KEY4CRYPTO provides Cryptocurrency Marketing Solutions.
- **2.2.** The Rules of this Service are available in the KEY4CRYPTO PRESENTATION, find out more in our website Key4win.com > PRESENTATIONS.

3. ETROS (KEY4WIN CRYPTOCURRENCY)

3.1. All the available Marketing Programs provided by **KEY4CRYPTO** operate with **ETROS**, the Cryptocurrency owned by **KEY4WIN LIMITED**.

4. PARTNERS

4.1. The Exchange **BITSTARTER.TODAY** (<u>https://www.bitstarter.today/</u>) its the Exchange Partner of **KEY4CRYPTO**.

5. UNILEVEL MARKETING

- 5.1. All the **KEY4CRYPTO** Programs available operates in Unilevel Marketing.
- 5.2. The Unilevel Marketing Rules are available in KEY4PRYPTO > PRESENTATION

6. LIDERS RESPONSABILITIES

- **6.1.** Líders have the responsibility to support and provide all the Corporate news and updates in our Programs to all their Members, being the direct link between the KEY4CRYPTO and MEMBERS.
- **6.2.** Its completely forbiden to any Líder to provide any private Service to their Members and profit indirectly with that, so its not allowed to provide payd support services, all the support must be free of charges, its not allowed for Líders use their own Exchange Wallets to receive Etros of their net Members.
- **6.3.** Failure to comply with the previous clause (5.2) of this Annex is a serious penalty, generating the immediate freezing of all values in the Leader's portfolios in favor of the KEY4WIN Company and the closure of their accounts on all KEY4WIN Platforms, being prevented from using all Services provided by KEY4WIN for a period of 3 years.

7. **RISK**

7.1 All the Programs provided by KEY4CRYPTO, operates with cryptocurrencies, so it may have a risk caused by the market, however the Company assures the amount of the package buyed.

ANNEX II

This annex forms an integral part of the Key4win Terms & Conditions and defines the **Key4Farm** specific Terms & Conditions.

KEY4FARM TERMS & CONDITIONS

1. BRAND / WEBSITE

- **1.1.** The brand **KEY4FARM** is owned by **KEY4WIN LIMITED**, all rights reserved.
- 1.2. The website <u>www.key4farm.com</u> its owned by KEY4WIN LIMITED, all rights reserved.

2. SERVICES

- **2.1.** The **KEY4FARM** provides services for Members Leisure & Animal Charitable.
- **2.2.** The Rules of this Service are available in the website (<u>www.key4farm.com</u>), find out more in our website Key4farm.com > RULES.

3. ETROS (KEY4WIN CRYPTOCURRENCY)

3.1. All the available Services provided by **KEY4FARM** operate with **ETROS**, the Cryptocurrency owned by **KEY4WIN LIMITED**.

4. LIDERS RESPONSABILITIES

- **4.1.** Líders have the responsibility to support and provide all the Corporate news and updates in our Services to all their Members, being the direct link between the KEY4FARM and MEMBERS.
- **4.2.** Its totally prohibited for any Leader to use KEY4FARM Services on behalf of its Network Members, once the services provided are personal and from the responsability of each Member/Account.
- **4.3.** Failure to comply with the previous clause (4.2) of this Annex is a serious penalty, generating the immediate freezing of all values in the Leader's portfolios in favor of the KEY4WIN Company and the closure of their accounts on all KEY4WIN Platforms, being prevented from using all Services provided by KEY4WIN for a period of 3 years.

5. ANIMAL ASSOCIATIONS / DONATIONS

- **5.1.** All the Animal Associations are choosen by our Members according the results of inquiries where the Members can choose or suggest Animal Assocciations to help.
- **5.2.** All Donations are made in Products directly to the Associations, its our policy do not make any Money donation.