

# BITCOIN & DIGITAL ASSET ESTATE PLANNING

## TERMS OF USE & DISCLAIMER

*The terms governing your download and use of the  
Bitcoin Inheritance Kit (provided free of charge). Please read before you download.*

Prepared by

**Asaf David Fulks, Esq.**

California State Bar #343622

**[asaffulkslaw.com](http://asaffulkslaw.com)**

*TERMS OF USE — Bitcoin Inheritance Kit*

© 2026 Asaf Fulks Law. All Rights Reserved.

*Effective date: June 9, 2026 · Provider: Asaf Fulks Law / Asaf David Fulks, Esq. (CA Bar #343622) · Product: the "Bitcoin Inheritance Kit" (the "Kit"), provided free of charge.*

### **1. Agreement to these Terms**

By downloading, accessing, or using the Kit, you (the "User") agree to these Terms of Use & Disclaimer (the "Terms"). If you do not agree, do not download or use the Kit.

### **2. Educational and informational purpose only — NOT advice**

The Kit, including every document, template, and instruction in it, is provided for general educational and informational purposes only. It does not constitute, and is not a substitute for, legal advice, tax advice, financial advice, investment advice, or fiduciary advice, and does not recommend any particular custody method, product, service, or course of action for your specific situation. Any specific products, services, or vendors named in the Kit are illustrative examples for education, not recommendations for your situation.

### **3. No attorney-client relationship**

No attorney-client relationship is created by your download, access, or use of the Kit, or by any communication arising from it. An attorney-client relationship with Asaf Fulks Law arises only upon a separate, signed written engagement agreement.

### **4. No reliance; consult licensed professionals**

Do not act or refrain from acting based on the Kit without first obtaining advice from a licensed attorney and a qualified tax professional in your jurisdiction regarding your specific facts. You are responsible for verifying that any provision, citation, statute, form, or figure in the Kit is current and applicable to you before relying on it; laws, regulations, tax figures, and technology change.

### **5. Jurisdiction and scope**

The Kit's legal templates — in particular the Digital Asset Memorandum — are drafted with reference to California law and may be invalid, unenforceable, or inappropriate elsewhere. If you reside or hold assets outside California, you must consult an attorney licensed in your jurisdiction before using the templates.

### **6. Assumption of risk (Bitcoin and self-custody)**

You understand and accept that Bitcoin and digital-asset self-custody carry inherent and substantial risk, including the risk of total and permanent loss or theft of funds. Bitcoin transactions are irreversible; a mistake, a lost or exposed seed phrase or passphrase, a compromised document, or a transfer to a wrong or malicious address can result in complete, unrecoverable loss. Documenting your holdings, as the Kit describes, also creates information that can be misused if it is not secured. You assume all such risks. The Kit does not guarantee the security, recoverability, or successful inheritance of any asset.

### **7. No warranties ("as is")**

The Kit is provided free of charge, "AS IS" and "AS AVAILABLE," without warranties of any kind, whether express, implied, or statutory, including, to the maximum extent permitted by law, any implied warranties of merchantability, fitness for a particular purpose, accuracy, completeness, currency, title, and non-infringement.

### **8. Limitation of liability**

To the maximum extent permitted by law, Asaf Fulks Law and Asaf David Fulks shall not be liable for any indirect, incidental, special, consequential, exemplary, or punitive damages, or for any loss of, theft of, or inability to access digital assets or other property, loss of profits, or loss of data, arising out of or relating to the Kit or these Terms, even if advised of the possibility of such damages. The Kit is provided free of charge; accordingly, to the maximum extent permitted by law, total aggregate liability for any claim arising out of or relating to the Kit shall not exceed the amount you paid for it, which is zero. Nothing in these Terms excludes liability that cannot be excluded under applicable law.

### **9. No guarantee of outcomes**

No specific result is promised or guaranteed, including that any document will be honored by a court, custodian, exchange, or fiduciary, or that any heir will successfully recover any asset.

### **10. Your responsibilities**

You are solely responsible for: (a) consulting licensed legal and tax professionals; (b) verifying that the Kit's contents are current and apply to you; (c) correctly completing, executing, and storing any template; and (d) securing your own seed phrases, passphrases, devices, and completed documents.

**11. License and intellectual property**

The Kit is © Asaf Fulks Law, all rights reserved. You receive a personal, non-transferable, non-exclusive license to use the Kit, free of charge, for your own estate planning. You may not resell, redistribute, sublicense, or publish the Kit or its contents, except that you may provide your completed documents to your own heirs, fiduciaries, and professional advisors as part of your estate planning. All third-party names and marks referenced in the Kit are the property of their respective owners; reference does not imply affiliation or endorsement.

**12. No charge**

The Kit is provided free of charge. There is no purchase price and no fee, and accordingly there are no payments and no refunds.

**13. Changes to these Terms and the Kit**

Asaf Fulks Law may update the Kit and these Terms. The version of the Terms in effect when you download the Kit governs your use of it. Asaf Fulks Law has no obligation to update the Kit or any downloaded copy, or to notify you of changes; a copy you downloaded may become outdated.

**14. Governing law and venue**

These Terms are governed by the laws of the State of California, without regard to conflict-of-laws rules. Any dispute arising out of or relating to the Kit or these Terms shall be brought exclusively in the state or federal courts located in Riverside County, California, and you consent to the jurisdiction of those courts. If this venue provision is held unenforceable as to you, the remaining provisions remain in effect.

**15. Severability; entire agreement**

If any provision is held unenforceable, the remaining provisions remain in effect. These Terms are the entire agreement between you and Asaf Fulks Law regarding the Kit and supersede prior representations.

**16. Contact**

Asaf Fulks Law — [asaffulkslaw.com](http://asaffulkslaw.com) — [asaf@asaffulkslaw.com](mailto:asaf@asaffulkslaw.com)