

Terms of Use/Terms of Service

(Last Updated: February 15, 2020)

These Terms of Use (“Terms”) apply to your access to and use of the websites, applications and other online products and services (collectively, our “Services”) provided by OneDigitalTrust, Inc., or any of its subsidiaries and affiliates (collectively, “OneDigitalTrust” or “we”). By clicking to agree to these Terms or by otherwise using the Services, you agree to these Terms. If you do not agree to these Terms, including the mandatory arbitration provision and class action waiver in Section 21, do not access or use our “Services”.

Our Services. You may use the Services to (a) create, prepare and execute estate planning documents such as a Last Will, Living Will, a Revocable Trust and powers of attorney (collectively, “Estate Planning Documents”), (b) list assets in your schedule of assets, (c) use tools and calculators to consolidate and track your financial information in one place to allow you to review your probate, insurance, trust funding, estate planning and other estate information to inform general decision-making, (d) write short-stories about your life’s experiences and bequeath (share) them to your descendants as a part of your life-legacy, (e) use On-Page help and Quizzes to learn about estate planning general concepts and how they may apply to common situations (collectively, the “Services”).

OneDigitalTrust Provides No Financial or Estate Planning, Legal or Tax Advice. You agree that OneDigitalTrust is not an investment advisory firm, accounting/tax firm, or law firm or an attorney, and may not perform services performed by an attorney or provide legal advice or guidance. No attorney-client relationship or privilege is created between you and OneDigitalTrust. Instead you are representing yourself in any legal matter you undertake, including any legal matter relating to your use of the Services. Any communication between you and OneDigitalTrust may be protected by our privacy notice but do not constitute communication protected by attorney-client privilege. No document created or shared by or through OneDigitalTrust is protected as attorney work product. You agree that OneDigitalTrust is not a financial or estate planner, investment or tax advisor. Consult your own tax, legal, accounting, and other financial advisors before engaging in any estate planning or related transaction.

You are solely responsible and liable for any financial, tax, investment or legal decisions you make or related agreement you become a party to regardless of whether you use the Services to assist you in making such decisions or entering into such agreement. You waive all claims against OneDigitalTrust for, any loss or damage that may occur because of your financial, tax, investment, legal or other similar decisions and you agree that OneDigitalTrust shall not be liable for any such losses or damages.

OneDigitalTrust, as a provider of software which generates self-help documents and materials, does not and will not provide clarifications, advice, orientation, or opinions regarding any potential legal or tax issues, or any other consequences, arising out of the execution of any self-help documents created using the platform.

The law governing particular documents or materials generated by the platform may change from time to time and varies by jurisdiction. You may choose to consult your own attorney, financial, or tax advisor, to answer questions you may have regarding how any documents or materials provided through the OneDigitalTrust platform may apply to you. OneDigitalTrust makes no warranties, express or implied, regarding any documents or materials provided or generated by or through the OneDigitalTrust platform, and OneDigitalTrust hereby disclaims and negates all other warranties, including, without limitation, implied warranties or conditions of merchantability, fitness for a particular purpose, or non-infringement of intellectual property or other violation of rights.

OneDigitalTrust will not warrant or make any representations about the accuracy, likely or actual results, or reliability of any documents or materials created by or using the OneDigitalTrust platform, or otherwise relating to any such documents or materials linked to the platform or site.

Eligibility. You represent and warrant you: (a) are at least 18 years old; (b) have not been suspended or removed from using our Services; (c) have full power and authority to enter into these Terms and in doing so will violate no other agreement to which you are a party; (d) are not a national or resident of any country to which the United States has embargoed goods or services; (e) have not been identified as a “Specially Designated National” by the Office of Foreign Assets Control; (f) have not been placed on the U.S. Commerce Department’s Denied Persons List; (g) will not use our Services outside the United States and (h) do not and will not have more than one account on the Services.

If you are using the Services on behalf of an entity, (a) you represent and warrant you may bind that entity to these Terms, (b) that entity agrees to be responsible for you and any other user that accesses the Services on its behalf, including for your and their compliance with these Terms, and (c) all references to "you" will refer to you and that entity, jointly.

User Accounts and Account Security. You will need to register for an account to access some or all of our Services. You agree to provide accurate account information and promptly update this information if it changes. You also agree to maintain the security of your credentials and account and promptly notify us if you discover or suspect that someone has accessed your account without your authorization. Your username and password are personal to you and may not be shared with any third parties. You are responsible for all activities that occur regarding your credentials or otherwise under your account.

Estate Planning Documents. If you prepare any Estate Planning Documents using the Services, these terms apply:

Any documents provided by OneDigitalTrust or used by OneDigitalTrust in the Services (including any Estate Planning Documents) are not a substitute for the advice or services of an estate and financial planner or an attorney. You authorize us to create your Estate Planning Documents via the Services using the information you provide via the Services. We will create your Estate Planning Documents; however, you agree that you are solely responsible for (a) the information you provide, (b) reviewing the Estate Planning Documents, and (c) ensuring you agree with terms of any Estate Planning Documents before you sign them. You agree that you are also solely responsible for independently determining whether the Estate Planning Documents and filing instructions provided by OneDigitalTrust comply with the laws, regulations and rules of your applicable jurisdiction.

The requirements for preparing Estate Planning Documents vary depending on local, state and federal laws, regulations, and the court’s interpretation in your jurisdiction. We cannot guarantee that the information provided by OneDigitalTrust is current or correct. Because of changes in the law, variations between and within jurisdictions, and different interpretations of the law, consult with a licensed attorney in your jurisdiction regarding the applicability of the Services or the Estate Planning Documents prepared by OneDigitalTrust to your particular circumstances.

If your death or incapacitation occurs, to the extent applicable, you authorize us to (a) work and communicate with a person authorized to act on your behalf, or with your verified immediate family

member(s) to have your account transition to a “deceased” status and (b) provide access to your will to your designated executor, your trust to your designated trustee, your powers of attorney to your designated attorney-in-fact, and your advance healthcare directive to your designated healthcare agent.

Any calculations we provide to you, for example - insurance coverage for life-expenses or probate cost estimations, are based on information you provide to us, are provided for your personal information and education only and are not a substitute for professional advice. Further, any such calculations may differ based on your specific situation and due to information we did not request from you. You have the sole obligation to determine if the estimates from the calculators and trackers are right for your situation.

User to User Communication and Sharing. The Services may permit you and OneDigitalTrust to communicate with any person or entity you add to the Services or authorize to have access to your one or more modules in your account (each, a “Contact”). For example, if you share your “Memoirs” designate a Contact as the trustee of your trust, the Services may automatically send that Contact a message notifying them of your designation and asking them whether they accept such role. You may also share your Estate Planning Documents with your Contacts through the Services (e.g. you may share your will with your designated beneficiaries or your attorney). You are solely responsible for any communications and interactions you make or that you authorize us to make with your Contacts.

Third-party Services and Products. The Services may contain links to third-party websites and materials and we may send you offers for certain third-party services, products and materials we think may be interesting to you based on information provided by you (e.g. offer for a pet insurance policy). However, these links and offers are provided as a convenience and we are not liable for any websites, products, services, materials or information provided by any third-party. If you purchase any third-party products or services, you are solely responsible for your purchasing decisions and if you visit any third-party websites, you may be subject to additional or different terms and privacy policies.

Account Information. You may sync third-party accounts with the Services to permit OneDigitalTrust to retrieve your information maintained online by such third parties (“Account Information”). By using the Services, you authorize OneDigitalTrust to access your Account Information, on your behalf as your agent, and you authorize such third parties to disclose your information to us. When you provide Account Information through the Services, you will be directly connected to the website for the third-party you have identified. OneDigitalTrust will submit information including usernames and passwords you provide to log into the Services. You authorize and permit OneDigitalTrust to use information submitted by you to accomplish the foregoing and to configure the Services, so they are compatible with the third-party sites for which you submit your information. Solely provide the Account Information to you as part of the Services, you grant OneDigitalTrust a limited power of attorney, and appoint OneDigitalTrust as your attorney-in-fact and agent, to access third-party sites, retrieve and use your information with the full power and authority to do and perform each thing necessary in such activities, as you could do in person. You acknowledge and agree that when OneDigitalTrust is accessing and retrieving Account Information from third-party sites, OneDigitalTrust, Inc. acts as your agent, and not as the agent of or on behalf of the third-party that operates the third-party site. You understand and agree that any third-party accounts and sites are not provided by OneDigitalTrust and OneDigitalTrust is not responsible for any Services-related issues arising from or in such third-party accounts or your Account Information. You agree to keep your Account Information up to date and accurate.

User Content. To use certain aspects of the Services, the Services may allow you to provide, create, post, store, submit, upload, and share (a) certain personal information about yourself and your Contacts, including yours and their names, birthdates, state of residency, role (e.g. beneficiary, fiduciary role, etc.), financial and estate planning information, information you provide to us about

your life experiences, memories, health or life events, and other details about yourself and your Contacts, (b) Account Information, and (c) other information, material, content, profiles, documents, lists, messages, videos and photos. The content described in clauses (a), (b) and (c) of the previous

sentence are collectively, "User Content". As between you and OneDigitalTrust, you retain all rights in your User Content, subject to the license grant below.

You grant OneDigitalTrust and its affiliates a perpetual, irrevocable, nonexclusive, royalty-free, worldwide, fully-paid, and sub-licensable license to use, reproduce, modify, adapt, publish, translate, create derivative works from, distribute, publicly perform and display your User Content and any name or username provided in your User Content in all media formats and channels now known or later developed without compensation to you, but solely for OneDigitalTrust to provide the Services to you. When you post, upload, submit or otherwise share User Content on or through our Services, you understand that your User Content may be displayed and shared, including with your Contacts and any other person or entity who you designate via the Services.

You represent and warrant you have the rights to provide us the User Content and that we have the rights to use such User Content as described in these Terms. You agree not to create, post, store or share any User Content that violates these Terms or for which you do not have all the rights necessary to grant us the license described above. Although we have no obligation to screen, edit or monitor User Content, we may delete or remove User Content at any time for any reason we deem suitable.

Prohibited Conduct and Content.

You agree not to violate any law, contract, intellectual property or other third-party right or commit a tort, and you are solely responsible for your conduct while accessing or using our Services. Without limiting the foregoing, you agree not to: engage in harassing, threatening, intimidating, predatory or stalking conduct; use or attempt to use another user's account without authorization from that user and OneDigitalTrust; use our Services so it could interfere with, disrupt, negatively affect or inhibit other users from enjoying our Services or that could damage, disable, overburden or impair the functioning of our Services in any manner; reverse engineer any aspect of our Services or do anything that might discover source code or bypass or circumvent measures employed to prevent or limit access to any part of our Services; attempt to circumvent any content-filtering techniques we employ or attempt to access any feature or area of our Services you may not access; develop or use any third-party applications that interact with our Services without our prior written consent; use any data mining, robots or similar data gathering or extraction methods; or use our Services for any illegal or unauthorized purpose, or engage in, encourage or promote any activity that violates these Terms.

You agree that you will only post or otherwise share User Content that is non-confidential and that you have all necessary rights to disclose. You agree not to create, post, store or share any User Content that: is unlawful, libelous, defamatory, obscene, pornographic, indecent, lewd, suggestive, harassing, threatening, invasive of privacy or publicity rights, abusive, inflammatory or fraudulent; would constitute, encourage or provide instructions for a criminal offense, violate the rights of any party or otherwise create liability or violate any local, state, national or international law; may infringe any patent, trademark, trade secret, copyright or other intellectual or proprietary right of any party; contains or depicts any statements, remarks or claims that do not reflect your honest views and experiences; impersonates, or misrepresents your affiliation with, any person or entity; contains any unsolicited promotions, political campaigning, advertising or solicitations; contains any private or personal information of a third-party without such third-party's consent; contains any viruses, corrupted data or other harmful, disruptive or destructive files or content; or is, in our sole judgment, objectionable or that restricts or inhibits any other person from using or enjoying our Services, or that may expose OneDigitalTrust or others to any harm or liability of any type.

You agree not to use any documents or materials created by the OneDigitalTrust platform for any commercial purpose, for any commercial or non-commercial public display, attempt to decompile or reverse engineer any software on the OneDigitalTrust site, remove any copyright or other proprietary notations from any documents or materials created by or through the OneDigitalTrust platform, or

transfer any such documents to another person or mirror any documents or materials on any other server.

Limited License; Copyright and Trademark. Our Services and the text, graphics, images, photographs, videos, illustrations, trademarks, trade names, service marks, logos, slogans and other content contained (collectively, the “OneDigitalTrust Content”) are owned by or licensed to OneDigitalTrust and are protected under both United States and foreign laws. Except as explicitly stated in these Terms, OneDigitalTrust and our licensors reserve all rights in our Services and the OneDigitalTrust Content. You are granted a limited, nonexclusive, nontransferable, non-sublicensable, revocable license to access and use our Services and OneDigitalTrust Content for your own personal use; however, such license is subject to these Terms and your compliance with these Terms, and includes no right to (a) sell, resell or commercially use or otherwise exploit our Services or OneDigitalTrust Content; (b) copy, reproduce, distribute, publicly perform or publicly display OneDigitalTrust Content, except as permitted by us or our licensors; (c) modify the OneDigitalTrust Content, remove any proprietary rights notices or markings, or otherwise make any derivative uses of our Services or OneDigitalTrust Content; (d) use any data mining, robots or similar data gathering or extraction methods; and (e) use our Services or OneDigitalTrust Content other than for their intended purposes as described in these Terms. Any use of our Services or OneDigitalTrust Content other than as specifically authorized in these Terms, without our prior written permission, is strictly prohibited and will automatically terminate the license granted in these Terms.

Feedback & Inquiries. Questions, comments, suggestions, testimonials, ideas, original or creative materials or other information you submit about OneDigitalTrust or our products or Services (collectively, “Feedback”), is non-confidential and will become the sole property of OneDigitalTrust. We will own exclusive rights, including, without limitation, all intellectual property rights, in Feedback and may have the unrestricted use and dissemination of Feedback for any purpose, commercial or otherwise, without acknowledgment or compensation to you. You acknowledge and accept that submitting any contact information through the OneDigitalTrust platform or any connected applications, including, but limited to, phone numbers, email addresses, and other contact information, may constitute an inquiry to OneDigitalTrust and that OneDigitalTrust may contact you at the number submitted even if such number appears on any state or federal do not call lists.

Copyright Complaints.

We have a policy of limiting access to our Services and terminating the accounts of users who infringe the intellectual property rights of others. If you believe that anything on our Services infringes any copyright you own or control, you may notify OneDigitalTrust through the contact information below:

Mailing Address:

General Counsel
OneDigitalTrust, Inc.
1751 Pinnacle Drive, Suite-600, McLean, VA 22102
email: generalcounsel@onedigitaltrust.com

Please see 17 U.S.C. §512(c)(3) for the requirements of a proper notification. Also, if you knowingly misrepresent that any activity or material on our Services is infringing, you may be liable to OneDigitalTrust for certain costs and damages.

Electronic Communication.

By creating a OneDigitalTrust account, you consent to receive communications from OneDigitalTrust (e.g., via telephone, email, and other electronic communications, or by posting notices to the website). These communications may include notices about your account (e.g., password changes and other

transactional information), and communications provided as part of the Services or for marketing, and are part of your relationship with us. You consent to being provided with any notices, disclosures, information, and other materials in electronic form (collectively "Electronic Records"), rather than in paper form under The Electronic Signatures in Global and National Commerce Act ("E-Sign"). Your consent to receive Electronic Records applies to all notices, disclosures, documents, records or other materials of any kind that OneDigitalTrust may have to provide to you. You agree that any notices, agreements, disclosures or other communications we send to you electronically will satisfy any legal communication requirements, including, but not limited to, that such communications be in writing. You further understand that checking a box, clicking "accept" (or similar word) on our website, or responding via telephone keypress constitutes your signature. Maintain copies of electronic communications from us by printing a paper copy or saving an electronic copy. You may wish to print out all Electronic Records and keep them for your records. The services provided by OneDigitalTrust are only available if you agree to receive Electronic Records, and you understand that withdrawing such consent may cause your account being closed.

Indemnification. To the fullest extent permitted by law, you agree to indemnify, defend, and hold harmless OneDigitalTrust, each subsidiary and affiliates, or our licensors and Partners and each of our respective officers, directors, agents, partners and employees (individually and collectively, the "OneDigitalTrust Parties") against any loss, liability, claim, demand, damages, fines and any related expenses or costs ("Claims") arising out of or related to (a) your access to or use of our Services; (b) your User Content or Feedback; (c) your violation of these Terms; (d) your violation, misappropriation or infringement of any rights of another (including intellectual property rights or privacy rights); (e) your conduct in our Services; or (f) any violation by you of any federal, state, or local laws, statutes, rules, or regulations. You agree to promptly notify the OneDigitalTrust Parties of any third-party Claims, cooperate with the OneDigitalTrust Parties in defending such Claims and pay all fees, costs and expenses associated with defending such Claims (including, but not limited to, attorneys' fees, costs and expenses). You also agree that the OneDigitalTrust Parties will have control of the defense or settlement of any third-party Claims. This indemnity is besides, and not in lieu of, any other indemnities in a written agreement between you and OneDigitalTrust or the other OneDigitalTrust Parties.

Disclaimers. We do not control, endorse or take responsibility for any User Content, third-party content available on or linked to our Services or products or services offered by a third-party advertised through the Services.

Your use of our Services is at your sole risk. Our Services are provided "as is" and "as available" without warranties of any kind, either express or implied, including, but not limited to, implied warranties of merchantability, fitness for a particular purpose, title, and non-infringement. In addition, OneDigitalTrust does not represent or warrant that our Services are accurate, complete, reliable, current or error-free. While OneDigitalTrust attempts to make your access to and use of our Services

safe, we cannot and do not represent or warrant that our Services or servers are free of viruses or other harmful components. You assume the entire risk on the quality and performance of the Services. And you acknowledge that information you store or transfer through our Services may become irretrievably lost or corrupted or temporarily unavailable due to many causes, including software failures, protocol changes by third-party providers, internet outages, force majeure events or other disasters, scheduled or unscheduled maintenance, or other causes either within or outside our control. You are solely responsible for backing up and maintaining duplicate copies of any information you store or transfer through our Services.

Limitation of Liability. To the maximum extent permitted by law, OneDigitalTrust and the other OneDigitalTrust Parties, to include, but not be limited to, any subsidiaries, customers, or business partners of OneDigitalTrust, will not be liable to you under any theory of liability—whether based in

contract, tort, negligence, strict liability, warranty, or otherwise—for any indirect, consequential, exemplary, incidental, punitive or special damages or lost profits, even if OneDigitalTrust or the other OneDigitalTrust Parties have been advised of the possibility of such damages.

The total liability of OneDigitalTrust and the other OneDigitalTrust Parties, for any claim arising out of or relating to these Terms or our Services, regardless of the form, is limited to the amount paid by you to access or use our Services. The limitations in this Section (a) will apply even if the remedies otherwise provided under these Terms, at law or in equity, fail of their essential purpose, and regardless of the form or cause of action or the alleged basis of the claim, and (b) will not limit or exclude liability for the gross negligence, fraud or intentional misconduct of OneDigitalTrust or the other OneDigitalTrust Parties or for any other matters in which liability cannot be excluded or limited under law. And some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so the above limitations or exclusions may not apply to you.

Release. To the fullest extent permitted by law, you release OneDigitalTrust and the other OneDigitalTrust Parties from responsibility, liability, claims, demands, and/or damages (actual and consequential) of every kind and nature, known and unknown (including, but not limited to, claims of negligence), arising out of or related to disputes between users and the acts or omissions of third parties. You expressly waive any rights you may have under California Civil Code § 1542 and any other statute or common law principles that would otherwise limit the coverage of this release to include only those claims which you may know or suspect to exist in your favor at the time of agreeing to this release.

Transfer and Processing Data.

By accessing or using our Services, you consent to the processing, transfer and storage of information about you in the United States and other countries, where you may not have the same rights and protections as you do under local law.

Dispute Resolution; Binding Arbitration.

Please read the following section carefully because it requires you to arbitrate certain disputes and claims with OneDigitalTrust and limits how you can seek relief from us.

Except for small claims disputes in which you or OneDigitalTrust seek to bring an individual action in small claims court in the county of your billing address or disputes in which you or OneDigitalTrust seeks injunctive or other equitable relief for the alleged unlawful use of intellectual property, you and OneDigitalTrust waive your rights to a jury trial and to have any dispute arising out of or related to these Terms or our Services resolved in court. Instead, all disputes arising out of or relating to these Terms or our Services will be resolved through confidential binding arbitration held in Seattle, Washington under the Streamlined Arbitration Rules and Procedures ("Rules") of the Judicial Arbitration and Mediation Services ("JAMS"), which are available on the JAMS website and incorporated by reference. You either acknowledge and agree that you have read and understand the

rules of JAMS or waive your opportunity to read the rules of JAMS and any claim that the rules of JAMS are unfair or should not apply.

You and OneDigitalTrust agree that any dispute arising out of or related to these Terms or our Services is personal to you and OneDigitalTrust and that any dispute will be resolved solely through individual arbitration and will not be brought as a class arbitration, class action or any other representative proceeding.

You and OneDigitalTrust agree these Terms affect interstate commerce and that the enforceability of this Section 21 will be substantively and procedurally governed by the Federal Arbitration Act, 9 U.S.C. § 1, et seq. (the "FAA"), to the maximum extent permitted by law. As limited by the FAA, these Terms

and the JAMS Rules, the arbitrator will have exclusive authority to make all procedural and substantive decisions regarding any dispute and to grant any remedy that would otherwise be available in court; provided, however, that the arbitrator does not have the authority to conduct a class arbitration or a representative action, which is prohibited by these Terms. The arbitrator may only conduct an individual arbitration and may not consolidate more than one individual's claims, preside over any class or representative proceeding or preside over any proceeding involving more than one individual. You and OneDigitalTrust agree that for any arbitration you initiate, you will pay the filing fee and OneDigitalTrust will pay the remaining JAMS fees and costs. For any arbitration initiated by OneDigitalTrust, OneDigitalTrust will pay all JAMS fees and costs. You and OneDigitalTrust agree that the state or federal courts of the State of Washington and the United States sitting in Seattle, Washington have exclusive jurisdiction over any appeals and the enforcement of an arbitration award. Any claim arising out of or related to these Terms or our Services must be filed within one year after such claim arose; otherwise, the claim is permanently barred, so you and OneDigitalTrust will not may assert the claim.

You may opt out of binding arbitration within thirty (30) days of the date you first accepted this Section 21 by emailing support@onedigitaltrust.com. To be effective, the opt out notice must include your full name and clearly indicate your intent to opt out of binding arbitration. By opting out of binding arbitration, you are agreeing to resolve Disputes under Section 22.

Governing Law and Venue. These Terms and your access to and use of our Services will be governed by and construed and enforced under the laws of Virginia, without regard to conflict of law rules of principles (whether of Virginia or any other jurisdiction) that would apply the laws of any other jurisdiction. Any dispute between the parties not subject to arbitration or cannot be heard in small claims court will be resolved in the state or federal courts of Virginia and the United States, respectively, sitting in Fairfax, Virginia.

Changes to these Terms. We may change these Terms occasionally. If we make changes, we will provide you notice by posting the amended Terms to our Services and updating the "Last Updated" date above. We may also attempt to notify you by emailing notification to the address associated with your account or by providing notice through our Services. Unless we say otherwise in our notice of changes, the amended Terms will be effective immediately and your continued access to and use of our Services after we provide notice will confirm your acceptance of the changes. If you do not agree to the amended Terms, you must stop accessing and using our Services.

Termination. We reserve the right, without notice and in our sole discretion, to terminate your right to access or use our Services. Without limiting the foregoing, we may and without liability to you, with or without prior notice and at any time, modify or discontinue, temporarily or permanently, any portion of our Services. We are not responsible for any loss or harm related to your inability to access or use our Services.

Severability. If any provision or part of a provision of these Terms is unlawful, void or unenforceable, that provision or part of the provision is deemed severable from these Terms and does not affect the validity and enforceability of any remaining provisions.

Export Compliance. The Services are only intended for use by persons in the United States. If you access the Services from outside the United States, you do so at your own risk and you are responsible for compliance with all local laws. And all or part of our Services may be subject to U.S. export control and economic sanctions laws ("Export Controls"). You agree to abide by all Export Controls as they relate to your access and use of our Services.

Miscellaneous. These Terms constitute the entire agreement between you and OneDigitalTrust relating to your access to and use of our Services. The failure of OneDigitalTrust to exercise or enforce

any right or provision of these Terms will not operate as a waiver of such right or provision. The section titles in these Terms are for convenience only and have no legal or contractual effect. Except as otherwise provided, these Terms are intended solely to benefit the parties and are not intended to confer third-party beneficiary rights upon any other person or entity.

Acknowledgement. By using OneDigitalTrust's services or accessing the OneDigitalTrust website or any connected applications, you acknowledge that you have read and understand these terms of use and agree to be bound by them.

If you have questions about these Terms or our Services, please contact us at support@onedigitaltrust.com.

Please refer to our Privacy Policy for information about how we collect, use and disclose information about you.

Besides these Terms, we may ask you to accept additional terms that apply to specific features, products or services provided by OneDigitalTrust. To the extent any additional terms conflict with these Terms, the additional terms govern regarding your access to or use of the feature, product or service.
