

FEB 17, 2018

By Robert W. Wood

Tax-Free Ways to Transfer Bitcoin and Other Crypto



 COINTELEGRAPH

EXPERT TAKE

Despite recent corrections in crypto markets, you might have some big gains in Bitcoin and other cryptocurrencies. But taxes are an ever-present danger, and it is clear that the Internal Revenue Service (IRS) is looking for reporting. With all the worry about so-called [1031 tax-free exchanges](#) that can no longer be used for cryptocurrency, are there any other ways to transfer your crypto without triggering taxes? Here are some ideas, each way has pluses and minuses.

Contributing to a corporation or partnership

How about contributing your cryptocurrency to a corporation or partnership that you will control? In general, transferring property into a corporation in exchange for its stock is a taxable event.

That is, the transaction is treated as if you sold the property to the corporation in return for cash. The difference between the stock value you received, and the tax basis in the property you transferred to the corporation, will result in a gain or loss. That means taxes. Of course, you generally don't want this sale treatment.

Fortunately, Section 351 of the tax code generally allows people to transfer property to a corporation in exchange for stock without trigger tax, even if the property is appreciated. The corporation can be either an S corporation (basically taxed as a flow-through) or a C corporation (that itself pays taxes). The corporation can be newly organized or already existing.

Of course, some requirements must be met. But if you meet them, some gains on an exchange of property for stock can be delayed. The IRS can tax it later when the shareholder eventually sells the stock received in the exchange. No gain or loss is triggered as long as you receive only stock in exchange for your property and you are in control of the corporation immediately after the exchange.

The control means the ownership of stock possessing at least 80 percent of the total combined voting power of all classes of stock entitled to vote and at least 80 percent of the total number of outstanding shares of all other classes of stock of the corporation. If you, along with others, transfer property into a corporation, you can do this as a group. So you don't have to have control personally.

The same kind of thing can work for partnership or LLC. Contributions of property or money in exchange for partnership interest are usually non-recognition events. In a way that is similar to the rule for corporations, the contributions can be tax-free, both to the contributing partner and to the partnership.

For partnerships, this non-recognition rule is contained in Section 721(a) of the Tax Code. It generally applies regardless of whether the contribution is made on the formation of the partnership or after it has been in existence and operating for some time. But there are some potential traps, more so with partnerships than with corporations. For example, this non-recognition rule does not apply to transactions between the partnership and a partner acting outside his capacity as a partner, or when the purported contribution is a disguised sale.

Moreover, under Section 721(b), the no tax rule also does not apply to gain realized upon a contribution of property to a partnership "investment company," where the contribution

results in the diversification of the transferor's assets. All of these issues that can trigger taxes can be hard to spot.

How about gifts?

You can give crypto as a gift, and it doesn't trigger income taxes. That's right, no income tax to you as the donor, and no income tax to the recipient. Of course, when the recipient transfers or sells it, there would be income taxes then.

And at that point, the donee would need to calculate gain or loss. What is his or her tax basis, since it was a gift? The tax basis is the same as it was in your hands when you made the gift.

Keep in mind that to avoid income taxes, a gift has to be really a gift. The tax law is littered with cases of people who claimed something was a gift, but who got stuck with income taxes. With gifts not being subject to income taxes, it can seem tempting to try to characterize money or property you receive as gifts. But be careful: the IRS hears this 'it was a gift' excuse a lot.

And the IRS is unlikely to be persuaded unless you can document it. Plus, the IRS will expect a gift to occur in a normal gift-like setting. For example, if an employer or former employer gives a loyal employee \$10,000 is that a gift? No, it is a bonus, treated as wages. Even trying to document it as a gift may not change that result.

True gifts may not trigger any income taxes, but there could be gift taxes involved. If you give crypto to a friend or family member—to anyone really—ask how much it is worth. If the gift is worth more than \$15,000, it requires you to file a gift tax return. For 2018, \$15,000 is the amount of so-called "annual exclusion." You can give gifts up to this amount each year to any number of people with no reporting required.

Any gifts over that \$15,000 amount require a gift tax return, even though you may not have to pay any gift tax. Rather than paying it, you normally would use up a small portion of your lifetime exclusion from gift and estate tax. For 2018, that number went up dramatically. The amount you can transfer tax-free during your life or on death just went up to \$11.2 mln per person. That is \$22.4 mln per married couple.

Donation to charity

What if your gift isn't to a person, but to charity? If you give to charity, that can be very tax-smart. If you give crypto to a qualified charity, you should normally get an income tax deduction for the full fair market value of the crypto. If you bought it for \$500, and donate to a 501(c)(3) charity when it is worth \$15,000, you should get a \$15,000 charitable contribution deduction. What's more, you won't have to pay the capital gain or income tax

on the \$14,500 spread. That's a good deal. It's why most savvy people, think Warren Buffett, want to donate appreciated property rather than money to charity.

Remember, if you use crypto to buy something, the IRS considers that a sale of your crypto. You have to calculate gain or loss. You might have bought something with your crypto. But you made a sale in the process!

***Robert W. Wood** is a tax lawyer representing clients worldwide from offices at Wood LLP, in San Francisco (www.WoodLLP.com). He is the author of numerous tax books and frequently writes about taxes for Forbes.com, Tax Notes, and other publications. This discussion is not intended as legal advice.*