

General Queries

1	<p>What is a Proof of Debt ("POD") form and what is the purpose of filing the POD form?</p>	<ul style="list-style-type: none">• A POD is a prescribed form under the Insolvency, Restructuring and Dissolution Act 2018 ("IRDA") of Singapore. Creditors must complete and submit this form to prove the debt owed to them by the Company.• All creditors are required to file a POD with the Liquidators to establish their claim in the liquidation process.• If you had created multiple accounts with the Company using different registered email addresses, we request that you submit a separate POD for each account rather than consolidating your claims into a single form. This will allow us to reconcile your claims as efficiently as possible.• Please note that creditors are responsible for submitting their POD along with any necessary supporting documents to substantiate their claims. The Liquidators will review the information provided in the POD and the supporting documents and adjudicate on the claims.• At this juncture, the Liquidators have requested creditors to file their PODs on or before 19 June 2025 (the "Voting Claims Deadline"), for the purposes of voting at the first meeting of creditors (to be convened) ("First Meeting").• In order to be entitled to vote at the First Meeting, creditors must lodge their PODs with the Liquidators prior to the Voting Claims Deadline and comply with the other requirements set out in the letter sent by the Liquidators to creditors on 28 May 2025.• For this round of adjudication, the Liquidators will conduct an initial assessment of the PODs submitted based on the information stated in the POD and the available information contained in the Company's records. Thereafter, the Liquidators will decide whether or not the submitted claims should be admitted or rejected, either in whole or in part, for the purposes of voting at the First Meeting.• Please refer to our 9th Circular dated 6 February 2024 which provides further details on the adjudication process.
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2	<p>Can I submit my POD after the stipulated deadline of 19 June 2025 as stated in the 33rd Circular if I do not wish to attend the First Meeting?</p>	<ul style="list-style-type: none"> • Yes, creditors who do not wish to attend the First Meeting may submit their POD after the Voting Claims Deadline and participate in dividend distributions that will be declared by the Liquidators in due course. Nonetheless, creditors who wish to participate in dividend distributions are to file their claims before the deadline that will be fixed by the Liquidators for creditors to submit their POD (i.e. the Distribution Claims Deadline discussed further below). To avoid missing any of the deadlines, the Liquidators encourage all creditors to file their PODs as soon as possible. • As noted in the 31st Circular dated 23 April 2025, before declaring an interim dividend to creditors (the "Interim Dividend"), the Liquidators will fix a final deadline (the "Distribution Claims Deadline") for creditors to submit their POD for the purposes of participating in the Interim Dividend. The Liquidators will write to creditors in due course to provide at least 14 days' notice of the Distribution Claims Deadline. • Creditors who have already lodged their PODs will have an opportunity to amend their claim prior to the Distribution Claims Deadline (should they wish to do so) and any creditors who have not lodged their claims will be required to submit their PODs prior to the Distribution Claims Deadline. • Creditors who fail to lodge a POD prior to the Distribution Claims Deadline may be excluded from the Interim Dividend although they will still be entitled to claim in any subsequent dividend distributions declared by the Liquidators.
3	<p>Why do I have to submit a POD and supporting document in order to register my claim against the Company if the Company's records contain details of my claim?</p>	<ul style="list-style-type: none"> • As Court-appointed liquidators, the Liquidators have a duty to treat all creditors equally and fairly. This includes independently verifying every claim before it can be admitted both for the purposes of voting at the first meeting of creditors and for the purposes of the interim dividend distribution. • Whilst the Company's internal records may contain information about creditors' claims, they cannot be relied upon in isolation by the Liquidators. In certain circumstances, the books and records of a company may be incomplete, inaccurate and/or disputed. • In view of the above, in order to ensure the integrity of the liquidation process and to protect the interests of all creditors, the Liquidators are required to independently verify the validity and amount of each claim.
4	<p>Will I receive confirmation on whether my POD has been submitted successfully?</p>	<ul style="list-style-type: none"> • As set out in our email dated 28 May 2025, if your POD has been successfully submitted, you will receive an email titled "POD Form (CWU-1) Submitted - HodInaut Pte Ltd (In Liquidation)" from "HodInaut POD Adjudication noreply@qualtrics.ey.com" with a copy of your submitted POD and your uploaded supporting documents. • We recommend that you download and retain a copy of the submitted POD for your records.

HodInaut Pte. Ltd. (In Liquidation) ("the Company")
Frequently Asked Questions ("FAQ") on Creditors' Queries on the Filing of Proof of Debt Form

5	What is the contact information I should be providing in the POD?	<ul style="list-style-type: none"> Please provide your latest postal address and contact number so that the Liquidators can contact you, where necessary. Please use the email address that you have registered with the Company when writing to the Liquidators, in order for the Liquidators to identify that you are a User of the Company.
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Queries related to Digital Asset cryptocurrency claims

1	The cryptocurrency I have deposited with the Company's platform is not listed as an option, what should I do?	<ul style="list-style-type: none"> Please select "Other" from the dropdown list and you will be prompted to key in the type of Digital Cryptocurrency.
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Queries related to wallet address

1	Must I provide wallet address details if I do not have this information?	<ul style="list-style-type: none"> Please note that the "Details of wallet address" field is optional.
2	What is the wallet address information and how can I retrieve information pertaining to wallet address?	<ul style="list-style-type: none"> A wallet address is a unique string of characters used to send and receive cryptocurrencies. It identifies your account on the blockchain, allowing others to find your account and send you Digital Assets. To confirm and verify the wallet address used for your deposits on the Company's platform, you can refer to the transaction records of your previous deposits. This may include reviewing the transactions from your exchange wallets or custody wallets, where you initially sent the Digital Assets from. Alternatively, you can retrieve your transaction summary from the Company's platform, which will provide details about your earlier deposits, including the transaction hash. Once you have the transaction hash, you can use various blockchain explorers to verify the transaction. This will allow you to find the wallet address that was used to deposit your Digital Assets on the Company's platform.
3	Will the distributions be made to the same wallet address which I have used to deposit the Digital Assets with the Company?	<ul style="list-style-type: none"> No, all dividend distributions made by the Liquidators will be paid in cash and not Digital Assets.
4	Will it affect my claim if I do not provide information relating to the wallet address?	<ul style="list-style-type: none"> Creditors' claim will not be affected provided that the claim is supported by other information and verified with the information reflected in the Company's records. As noted above, the Liquidators will adjudicate creditors' claims based on their review of the information stated in the PODs (and supporting documents) and the information shown in the Company's books and records.

		<ul style="list-style-type: none"> The Liquidators would encourage creditors to provide as much information as possible in support of their claims to facilitate the adjudication process.
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Queries related to interest component

1	<p>If I had interest earned in my account held with the Company, do I include them, together with the Digital Assets I have deposited on the Company's platform, in Section 4 "Particulars of Debt" of the POD or do I input the interest earned amount separately in Section 5 "Particulars of Interest / Late Charge" of the POD?</p>	<ul style="list-style-type: none"> Please include interest earned in your account held with the Company, together with the Digital Assets you had deposited on the HodInaut platform, in Section 4 "Particulars of Debt" of the POD. If you have already filed your POD and entered the interest earned amount under Section 5 "Particulars of Interest / Late Charge" of the POD form, there is no need to revise or resubmit your POD. The Liquidators will contact you should they require further information and supporting documents from you.
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Queries related to supporting documents

1	<p>What are the file types I can attach as supporting documents?</p>	<ul style="list-style-type: none"> The types of documents which can be uploaded as supporting documents are as follows: <ul style="list-style-type: none"> Documents: PDF, DOC, DOCX, TXT, ODT Spreadsheets: CSV, XLS, XLSX, ODS Images: JPG, PNG, GIF Presentations: PPT, PPTX Audio & Video: MP3, MP4, WAV
2	<p>I have submitted my POD but missed out attaching some supporting documents. Where can I submit my additional supporting documents?</p>	<ul style="list-style-type: none"> Please email your additional supporting documents to PODHodInaut@sg.ey.com with the subject matter "POD - Additional Supporting Documents" from your registered email ID with the Company.