

THE TERMS USED BUT NOT OTHERWISE DEFINED IN THIS NOTICE SHALL HAVE THE SAME MEANINGS AS THOSE DEFINED IN THE PROSPECTUS DATED 25 FEBRUARY 2022 (THE “PROSPECTUS”). THE DIRECTORS ACCEPT RESPONSIBILITY FOR THE ACCURACY OF THIS NOTICE.

THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION. IF YOU ARE IN ANY DOUBT ABOUT THE CONTENTS OF THIS NOTICE, PLEASE CONSULT YOUR STOCKBROKER, BANK MANAGER, SOLICITOR, ACCOUNTANT, RELATIONSHIP MANAGER OR OTHER PROFESSIONAL ADVISER IMMEDIATELY.

JANUS HENDERSON HORIZON FUND (the “Company”)
Société d'Investissement à Capital Variable (SICAV)
LUXEMBOURG
RCS B22847

26 August 2022

Dear Shareholder,

We are writing to inform you of certain changes we are making to the Company and the Funds, which are summarised below and will be effective on or around **1 October 2022 (the “Effective Date”)**, unless otherwise stated.

Please see “**Options Available to You**” below for further information on how to respond to this notice.

1. Sustainable Finance Disclosure Regulation (SFDR) – updates to the Sustainability Approaches of certain Funds

We are writing to advise you that the investment policies and strategies of the following Funds will change with effect from **31 October 2022** to reflect that they promote environmental and/or social characteristics as defined under Article 8 of SFDR:

- Janus Henderson Horizon Fund – Asia-Pacific Property Income Fund
- Janus Henderson Horizon Fund – Euroland Fund
- Janus Henderson Horizon Fund – European Growth Fund
- Janus Henderson Horizon Fund – Global High Yield Bond Fund
- Janus Henderson Horizon Fund – Global Property Equities Fund
- Janus Henderson Horizon Fund – Pan European Property Equities Fund
- Janus Henderson Horizon Fund – Pan European Smaller Companies Fund
- Janus Henderson Horizon Fund – Total Return Bond Fund

Details of each Fund’s environmental and/or social characteristics and how it seeks to achieve them will be disclosed in the section “Appendix 1 – Sustainability Approach” in the Prospectus from the Effective Date.

Please note these amendments do not have a material impact on the Funds’ investment strategy, portfolio composition, or risk profile. There is no change to the Synthetic Risk and Reward Indicator of any of the Funds as a result of this change. Please see “Options Available to You” below for details on how to respond to these changes.

2. Introduction of Janus Henderson Investors’ Firmwide Exclusions Policy

We are writing to inform you that Janus Henderson Investors intends to adopt a firmwide exclusions policy on all its Funds and applies to all investment decisions made by the Investment Manager. It will introduce the application of exclusionary screens to avoid investment in entities involved in the current manufacture of, or minority shareholding of 20% or greater in a manufacturer of controversial weapons, namely: (i) Cluster munitions; (ii) Anti-Personnel mines; (iii) Chemical weapons; (iv) Biological weapons issuers that are engaged in the manufacture of cluster munitions, anti-personnel mines, chemical weapons, and biological weapons. As these screens are

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based on data provided by third party ESG data providers, the Policy will also include the following clarification in the event that the data provided is considered to be inaccurate or inappropriate: -

“Classification of issuers is primarily based on activity identification fields supplied by our third-party ESG data providers. This classification is subject to an investment research override in cases where sufficient evidence exists that the third-party data field is not accurate or appropriate. In any scenario where a portfolio position is identified as not meeting this exclusion criteria for any reason (legacy holding, transition holding, etc.) the Investment Manager shall be granted 90 days to review or challenge the classification of the issuer if appropriate. After this period, in the event an investment research override is not granted, divestment is required immediately under normal market trading circumstances.”.

The policy will come into effect from the Effective Date.

Please note these amendments do not have a material impact on the Funds’ investment strategy, portfolio composition, or risk profile. There is no change to the Synthetic Risk and Reward Indicator of any of the Funds as a result of these changes. Please see “Options Available to You” below for details on how to respond to these changes.

3. Clarifications to certain Funds relating to investments into Special Purpose Acquisition Companies

From the Effective Date, the Prospectus will be updated to clarify that the following Funds may invest up to 10% of the Fund’s net asset value in Special Purpose Acquisition Companies (SPACs) that qualify as Transferable Securities:

- Janus Henderson Horizon Fund – Asian Growth Fund
- Janus Henderson Horizon Fund – Asia-Pacific Property Income Fund
- Janus Henderson Horizon Fund – Biotechnology Fund
- Janus Henderson Horizon Fund – European Growth Fund
- Janus Henderson Horizon Fund – Global Multi-Asset Fund
- Janus Henderson Horizon Fund – Global Property Equities Fund
- Janus Henderson Horizon Fund – Global Sustainable Equity Fund
- Janus Henderson Horizon Fund – Global Technology Leaders Fund
- Janus Henderson Horizon Fund – Japanese Smaller Companies Fund
- Janus Henderson Horizon Fund – Pan European Absolute Return Fund
- Janus Henderson Horizon Fund – Pan European Equity Fund
- Janus Henderson Horizon Fund – Pan European Property Equities Fund
- Janus Henderson Horizon Fund – Pan European Smaller Companies Fund
- Janus Henderson Horizon Fund – Responsible Resources Fund
- Janus Henderson Horizon Fund – Sustainable Future Technologies Fund
- Janus Henderson Horizon Fund – US Sustainable Equity Fund

Please see Appendix 1 for further details and see “Options Available to You” on how to respond to these changes.

4. Janus Henderson Horizon Fund – Pan European Absolute Return Fund - Clarification of the Leverage Calculation Methodology

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From the Effective Date, the Prospectus will be updated to clarify how leverage is calculated on the Fund. In particular, the leverage disclosures will be clarified to state how options are calculated as part of the sum of notionals exposures: -

“In calculating the leverage, the notional value of any option position is adjusted by the option delta. The option delta measures the sensitivity of the option to the price of the underlying asset.”

For the avoidance of doubt, there will be no change to the level of leverage employed on the Fund. **There is no change to the Fund’s risk profile, the composition of its portfolio or the way it is managed. The clarification is consistent with the Fund’s existing investment objective and policy.**

5. Clarifications to all Funds relating to Ancillary Liquid Assets

On 2 November 2021, the CSSF published an update to the FAQ concerning the Law of 17 December 2010 (UCITS), which contained clarifications regarding a UCITS’ permissions to invest in ancillary liquid assets and how these types of assets are defined.

Under the revised definition, ancillary liquid assets should be limited to bank deposits at sight, such as cash held in current accounts with a bank accessible at any time, in order to cover current or exceptional payments, or for the time necessary to reinvest in eligible assets provided under article 41(1) of the Law of 2010 or for a period of time strictly necessary in case of unfavourable market conditions. The holding of such ancillary liquid assets is limited to 20% of the net assets of a particular Fund.

In response to this, from the Effective Date we will be updating the investment policies in the Prospectus of all Funds to clarify the types of assets which are utilised in unfavourable market conditions, for treasury purposes, and in order to achieve the relevant Fund’s investment objective. The definition of ancillary liquid assets within the Prospectus will also be updated to reflect the revised definition as advised by the CSSF.

There are no changes to the relevant Funds’ risk profiles, portfolio compositions or the way the Funds are managed. The clarifications are consistent with the relevant Funds’ existing investment objectives and policies. You do not need to take any action in response to these clarifications.

6. Reduction of the Securities Lending Usage Levels on all Funds and Update to the Collateral Management Policy for Securities Lending

From the Effective Date, we are reducing the maximum and expected securities lending usage levels for all Funds as currently disclosed in the Prospectus. At present, any Fund which may engage in securities lending is permitted to lend securities up to a maximum of 50% of its net asset value, with an expected level of 30% of the relevant Funds’ net asset value. From the Effective Date, the maximum permitted level will be reduced to 30% of the relevant Funds’ net asset value, and the expected level will be reduced to 20% of the relevant Funds’ net asset value.

In addition, we will also be updating the collateral management policy for securities lending, as stated in the Prospectus, to clarify the types of collateral the Funds can receive when securities lending. Please see below for further details of the changes:

Eligible Collateral for Securities Lending – Up to 30 September 2022	Eligible Collateral for Securities Lending – From the Effective Date
Securities issued or guaranteed by a Member State, a member state of the OECD or by their local authorities, or supranational institutions and organisations with regional, EU and world-wide scope, or a third country such as, for example, Hong Kong or Singapore, subject	The Company will generally require the counterparty to post collateral as defined by Luxembourg laws and regulations, in particular the ESMA Guidelines 2014/937 on ETFs and other UCITS issues (“ESMA 2014/937”), as may be amended and/or supplemented from

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<p>to a minimum long-term credit rating of at least A- by one or more major rating agency or equities.</p>	<p>time to time. Collateral (other than highly liquid cash) may consist of</p> <ul style="list-style-type: none"> • high-quality government bonds, • corporate bonds, • equities which are highly liquid and traded on a regulated market or multilateral trading facility with transparent pricing in order that they can be sold quickly at a price that is close to pre-sale valuation
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These changes are being made to further aligns the Company's processes with our Securities Lending Agent, and more accurately reflect the actual securities lending limits being employed across the Funds and bring our collateral management policy further in line with market practice.

These changes do not affect to the relevant Funds' investment objectives, policies, risk profiles, portfolio compositions or the way the Funds are managed. Please see "Options Available to You" below for details on how to respond to this change.

7. Updates to the names of various legal entities appointed in the Prospectus

As part of Janus Henderson Group's continued integration plans post the 2017 merger of Janus Capital Group and Henderson Group, certain Janus Henderson legal entities have been renamed and will be reflected in the updated Prospectus from the Effective Date as follows: -

Appointed Party	Old Name	New Name
Management Company	Henderson Management S.A.	Janus Henderson Investors Europe S.A.
Investment Manager	Henderson Global Investors Ltd	Janus Henderson Investors UK Limited
Sub-Investment Manager	Janus Capital Management LLC	Janus Henderson Investors US LLC
Domicile Agent	Henderson Management S.A.	Janus Henderson Investors Europe S.A.
Principal Distributor	Henderson Global Investors Limited	Janus Henderson Investors UK Limited
Principal Distributor	Henderson Management S.A.	Janus Henderson Investors Europe S.A.

You do not need to take any action in response to these updates.

8. Miscellaneous clarificatory, administrative, and clerical updates

The Prospectus will also include various clerical updates, formatting changes, removal of closed Funds, and clarificatory updates to the benchmark names for Janus Henderson Horizon Fund - Responsible Resources Fund and Janus Henderson Horizon Fund - Japan Opportunities Fund.

You do not need to take any action in response to these updates.

Options Available to You

If you agree with the above changes, you do not need to take any action in response to this notice.

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If you do not agree with the above changes, you may, at any time prior to the Dealing Cut-Off on **30 September 2022**, unless otherwise stated in the relevant appendix or summary, switch or redeem your Shares in the Funds without any charges. Switches and redemptions will be carried out in accordance with the terms of the Prospectus.

How to switch or redeem your Shares, should you choose to do so

Any instruction to switch or redeem your Shares should be sent to the Registrar and Transfer Agent via the contact details provided below:

Registrar and Transfer Agent

International Financial Data Services (Luxembourg) S.A,
Bishops Square
Redmond's Hill
Dublin 2
Ireland Telephone number: +353 1 242 5453
Fax number: +353 1 562 5537

A switch or redemption of your Shares may affect your tax position. You should therefore seek guidance from a professional adviser on any taxes that apply in the country of your respective citizenship, domicile or residence.

Please note that the Directors have discretion to apply a dilution adjustment to reflect more fairly the value of the investments in circumstances the Directors consider appropriate, with the view to protecting the interests of remaining Shareholders. Any dilution adjustment will be applied in accordance with the provisions of the Prospectus and may lower the proceeds that you receive from the sale of your Shares in the case of redemption or the value of your Shares in the case of switching.

If you choose to redeem your Shares in the Fund, we will pay the redemption proceeds to you in accordance with the provisions of the Prospectus, except that we will not impose any fee (except for any dilution adjustment, as described above) if you redeem because of the changes described in this notice.

We may require documentation to verify or update your identity if we do not already hold it. We may delay payment until we receive such verification. We will normally make payment in accordance with the standing instructions we hold on file. If you have changed your bank account and not informed us, please confirm your up-to-date details in writing to Registrar and Transfer Agent at the address provided above.

If you choose to switch your Shares to a holding in a different Fund, then we will use the proceeds to purchase Shares in the Fund(s) you specify at the share price applicable to that Fund in accordance with the provisions of the Prospectus except that we will not impose any fee (except for any dilution adjustment, as described above) if you switch because of the changes described in this notice.

If you are in any doubt about the action to be taken, please seek advice from your stockbroker, bank manager, solicitor, accountant, relationship manager or other professional adviser.

How to contact us

If you have any questions, please contact the Registrar and Transfer Agent, using the details above. Investors may obtain the Prospectus, the Key Investor Information Documents ("KIID"), the Articles, as well as the annual and semi-annual reports of the Company, free of charge from the registered office and at www.janushenderson.com.

For Singapore investors, Janus Henderson Investors (Singapore) Limited, Level 34 - Unit 03-04, 138 Market Street, CapitaGreen Singapore 048946 is the Singapore representative. The Prospectus, the Product Highlights Sheet ("PHS"), the Articles, as well as the annual and semi-annual reports of the Company, may be obtained free of charge from the Singapore representative.

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For Swiss investors, BNP Paribas Securities Services, Paris, succursale de Zurich, Selnaustrasse 16, 8002 Zurich is the Swiss representative and paying agent of the Company. The Prospectus, the KIIDs, the Articles, as well as the annual and semi-annual reports of the Company, may be obtained free of charge from the Swiss representative and paying agent.

For the German investors, Henderson Management S.A., 2 Rue de Bitbourg, L-1273 Luxembourg is the facilities service provider and the relevant Prospectus and KIIDs, the Certificate of Incorporation and Memorandum and Articles of Association and the annual and semi-annual reports are available there free of charge in paper form.

For Belgian investors, the facilities agent is Henderson Management Société Anonyme (HMSA), 2 Rue de Bitbourg, L-1273, Luxembourg. The KIIDs (in English and French), the Prospectus, the Articles of association and the annual audited accounts and report (in English) of the Company can be obtained free of charge at the registered seat of the Company and the facilities agent.

Please note that subsidiaries and/or delegated third parties of the Janus Henderson Group that you communicate with about your investment may record telephone calls and other communications for training, quality and monitoring purposes and to meet regulatory record keeping obligations in accordance with the Privacy Policy.

Yours faithfully,



Kevin Adams
Chairman

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Appendix 1
Clarifications to certain Funds relating to investments into Special Purpose Acquisition Companies

From the Effective Date, the Prospectus will be updated to clarify that certain Funds may invest up to 10% of the Fund's net asset value in Special Purpose Acquisition Companies (SPACs) that qualify as Transferable Securities.

A SPAC is a company with no prior operating history or commercial operations and is formed strictly to raise capital through an initial public offering (IPO) to buy another company. At the time of the IPO, a SPAC has no existing business operations or stated targets for acquisition.

The life cycle of a SPAC is typically divided into three stages:

Stage One - The IPO, whereby the units or shares and warrants in the SPAC are admitted to trading on a trading venue.

Stage Two - The SPAC searches for a target company to acquire (usually within 12-24 months).

Stage Three - The final stage consists of the business combination (de-SPAC transaction) with the target company, typically through a merger. After the third stage, the SPAC is a normal listed company.

Under the CSSF regulations, whilst SPACs are not prohibited, they have specific risks associated with their investment (see "**Specific risks relating to Funds investing in SPACs**" below). As such, all Funds regulated by the CSSF are limited to a maximum of 10% of the relevant Fund's NAV, provided that such SPAC investments fulfil all applicable eligibility requirements, are appropriately disclosed in the Prospectus, and are captured adequately by the Company's risk management processes.

Specific risks relating to Funds investing in SPACs

Dilution risk: Due to the structure of a SPAC there is inherent risk that the relevant Fund's level of ownership may drop significantly due to a number of factors.

Lack of transparency: The level of transparency provided in disclosures to SPAC investors is limited as the SPAC has no operations or history, therefore there is no historical financial information available, and the risk factors are typically limited and generic in nature, particularly where the acquisition strategy is more broadly defined.

As a result of the lack of transparency, it might not be clear whether the sponsors are unproportionally or unfairly compensated, from the funds collected from the investors in SPACs. It might also be hard to estimate if the costs of underwriting fees are borne fairly by SPAC redeeming investors and remaining investors.

Conflicts of interest risks: Due to limited transparency associated with SPACs and the role of the sponsors in finding the target company, conflicts of interest may occur.

Valuation risk: Since the objective of SPAC is to invest in a business which was not listed before, it might be hard to estimate the real value and potential performance of the target company.

Liquidity risk: Due to the lack of tangible underlying assets and/ or underlying assets without proven track record in stock exchanges, it might be hard to sell the shares in SPAC at a desired time without incurring in any losses in price. (please also refer to the 'Valuation risk' section, here above). It may also be the case that a SPAC imposes a redemption limit.

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Escrow account risk: At the IPO stage, SPACs collect financing from the investors without any tangible underlying investments, until certain period in time when the proper target investment is found. Therefore, there might be a risk related to the creditworthiness of the institution where the funds are deposited, as well as possible reinvestment of the proceeds of the offering until the target company is acquired.

Fund Risk Profile: Once the shares of the SPAC are acquired, the SPAC might be in a funding stage (stage one) without any underlying tangible investment. Analysis will be conducted prior to the relevant Fund's investment in the SPAC and on an ongoing basis according to the relevant laws and regulations in order to identify the SPAC's risk profile, its structure and its eligibility for investment in the relevant Fund. The risk impact of the underlying investments on the relevant Fund's risk and reward profile is assessed as part of the ongoing risk analysis. However, it may be more complex to do so compared to other transferable securities.

This change is consistent with the Fund's overall investment strategy and will not result in any material change to the Fund's risk profile. There will be no material change in the operation and/or manner in which the Fund being managed. There will not be material adverse impact on the rights or interests of the shareholders of the Fund. There are no new fees, charges or increases in existing fees or charges borne by the Fund because of this change.

Please see "Options Available to You" for details on how to respond to these changes.

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**JANUS HENDERSON HORIZON FUND (the “Company”)
Société d'Investissement à Capital Variable (SICAV)
LUXEMBOURG
RCS B22847**

26 August 2022

Dear Shareholder

We are writing to inform you of a restructuring of the Depositary and Administrator to the Company which is summarised below and will be effective on 1 October 2022 (the “**Effective Date**”).

BNP Paribas Securities Services, Luxembourg Branch (“**BPSS - Luxembourg**”) is currently appointed as Depositary and Administrator of the Company. We hereby inform you that from the Effective Date, BPSS - Luxembourg will cease to exist and BNP Paribas, Luxembourg Branch (“**BNP - Luxembourg**”), as legal successor of BPSS - Luxembourg, will continue to act as Depositary and Administrator of the Company.

Background

This change is as a result of a proposed intragroup merger between BNP Paribas Securities Services S.C.A and its parent company BNP Paribas on the Effective Date, all of the activities of BNP Paribas Securities Services S.C.A will be transferred to BNP Paribas and BNP Paribas will assume all the functions and services entrusted to BNP Paribas Securities Services S.C.A and its branches (the “**Merger**”). In the Grand Duchy of Luxembourg, the Merger will be materialized by the absorption of BPSS - Luxembourg by BNP - Luxembourg.

The Commission de Surveillance du Secteur Financier (“**CSSF**”) has been notified of the Merger. BNP - Luxembourg is authorised by the CSSF to act as a depositary and fund administrator for Luxembourg undertakings for collective investment. The CSSF has no objection to BNP - Luxembourg assuming the role of Depositary and Administrator of the Company as a result of the abovementioned Merger.

We will notify you separately if there is any change in the Effective Date or any other material changes to the Merger.

How does this impact you?

From a practical point of view, this Merger and the thereto related change of entity acting as Depositary and Administrator for the Company (i.e. from BPSS - Luxembourg to BNP - Luxembourg) will not impact you. It does not affect the commitments between BPSS - Luxembourg and the Company as these duties and obligations are fully taken over by BNP – Luxembourg on the Effective Date. The address and contact details of the Depositary and Administrator will remain the same, and the personnel, functions and internal control measures of BNP - Luxembourg will be substantially the same as those of BPSS - Luxembourg currently.

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Save as mentioned in this notice, there are no other changes to the operation and/or manner in which the Company is being managed and no other effects on existing Shareholders as a result of the Merger of the Depositary and Administrator. There will be no change to the features and risks applicable to the Company, nor to the fee level or cost in managing the Company. The rights or interests of existing Shareholders will not be materially prejudiced as a result of the above changes. All costs associated with the changes to the Company above will be borne by Henderson Management S.A, the Manager of the Company and or BNP - Luxembourg. There will be no additional costs for you as a result of this change.

Options Available to You

You do not need to take any action in response to this notice. However, if you do not agree with the above changes, you may, at any time prior to the Dealing Cut-Off on 30 September 2022, redeem your Shares in the Funds without any charges. Redemptions will be carried out in accordance with the terms of the Prospectus.

How to redeem your Shares, should you choose to do so

Any instruction to redeem your Shares should be sent to the Registrar and Transfer Agent via the contact details provided below:

Registrar and Transfer Agent

International Financial Data Services (Luxembourg) S.A,
Bishops Square
Redmond's Hill
Dublin 2
Ireland Telephone number: +353 1 242 5453
Fax number: +353 1 562 5537

A redemption of your Shares may affect your tax position. You should therefore seek guidance from a professional adviser on any taxes that apply in the country of your respective citizenship, domicile or residence.

Please note that the Directors have discretion to apply a dilution adjustment to reflect more fairly the value of the investments in circumstances the Directors consider appropriate, with the view to protecting the interests of remaining Shareholders. Any dilution adjustment will be applied in accordance with the provisions of the Prospectus and may lower the proceeds that you receive from the sale of your Shares.

If you choose to redeem your Shares in the Fund, we will pay the redemption proceeds to you in accordance with the provisions of the Prospectus, except that we will not impose any fee (except for any dilution adjustment, as described above) if you redeem because of the changes described in this notice.

We may require documentation to verify or update your identity if we do not already hold it. We may delay payment until we receive such verification. We will normally make payment in accordance with the standing instructions we hold on file. If you have changed your bank account and not informed us, please confirm your up-to-date details in writing to Registrar and Transfer Agent at the address provided above.

If you are in any doubt about the action to be taken, please seek advice from your stockbroker, bank manager, solicitor, accountant, relationship manager or other professional adviser.

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How to contact us

If you have any questions, please contact the Registrar and Transfer Agent, using the details above. Investors may obtain the Prospectus, the Key Investor Information Documents (“**KIID**”), the Articles, as well as the annual and semi-annual reports of the Company, free of charge from the registered office and at www.janushenderson.com.

For Singapore investors, Janus Henderson Investors (Singapore) Limited, Level 34 - Unit 03-04, 138 Market Street, CapitaGreen Singapore 048946 is the Singapore representative. The Prospectus, the Product Highlights Sheet (“**PHS**”), the Articles, as well as the annual and semi-annual reports of the Company, may be obtained free of charge from the Singapore representative.

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Please note that subsidiaries and/or delegated third parties of the Janus Henderson Group that you communicate with about your investment may record telephone calls and other communications for training, quality and monitoring purposes and to meet regulatory record keeping obligations in accordance with the Privacy Policy.

Yours faithfully,



Kevin Adams
Chairman

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