

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

9 October 2023

Janus Henderson

Dear Shareholder,

We are writing to you as a shareholder in the Janus Henderson Horizon Fund – Pan European Equity Fund (the "Merging Fund").

The purpose of this notice is to inform you of the merger (the "**Merger**") of the Merging Fund with the Janus Henderson Horizon Fund – European Growth Fund (to be repositioned and renamed "Janus Henderson Horizon Fund - Pan European Mid and Large Cap Fund" (see further below)) (the "**Receiving Fund**") (each a sub-fund of the Company and together, the "**Funds**") with effect from 7 December 2023 (the "**Merger Date**").

You should read the information below on the Merger and the options available to you. If you have any queries or questions on the Merger, please do not hesitate to contact the Registrar or Transfer Agent using the details provided in Appendix A. Should you require investment advice please contact your stockbroker, bank manager, solicitor, accountant, relationship manager or other professional adviser.

1. Why is the Merger taking place?

In accordance with Article 28 of the Company's Articles, the Directors of the Company believe that your interests would be better served by merging the Merging Fund into the Receiving Fund.

Following a review of the sub-funds of the Company by the Investment Manager and given recent changes to investment personnel at the Investment Manager, the Investment Manager has recommended to the Directors that the Funds be consolidated in order to create a refreshed and improved European equity strategy proposition for shareholders. The Merger will facilitate the introduction of a refined investment approach which is expected to bring opportunities for a more favourable performance profile. It is also expected that the Merger will bring operational efficiencies for shareholders over time.

In order to create the suitable investment strategy for shareholders, certain changes will be made to the Receiving Fund prior to the Merger (see Appendix B). In this letter, references to the Receiving Fund refer to it in its form at the Merger Date (i.e. after the changes have been implemented). The KID documents for the Receiving Fund (in its form at the Merger Date) will be available from 10 November 2023 at www.janushenderson.com/pan-european-merger.

2. Main features of the Merging Fund and the Receiving Fund

Both Funds are sub-funds of the Company and have the same investment objectives (i.e. both aim to provide capital growth over the long term). Both Funds have a target to outperform their benchmarks

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over a 5-year period, noting that the benchmark in the Receiving Fund is different: the MSCI Europe NR Index (which is a benchmark more commonly used by similar funds in the market) instead of the FTSE World Europe Index, which is the Merging Fund's benchmark.

Both Funds promote environmental and/or social characteristics within the meaning of Article 8(1) of the Sustainable Finance Disclosure Regulation ("**SFDR**"). The Sustainability Approach of the Funds differs with certain environmental, social and governance ("**ESG**") exclusionary screens being less restrictive and alternative exclusionary screens utilised in the Receiving Fund. However, both Funds promote support for the UN Global Compact principles (which cover matters including human rights, labour, corruption, and environmental pollution) which is key for European markets.

From a risk perspective, the risk profile of the Funds is similar and similar risks apply as set out in the prospectus and the relevant KIDs. Both Funds currently have a KID summary risk indicator of 4 out of 7. The portfolio of the Receiving Fund is less concentrated than that of the Merging Fund, thus reducing concentration risk but the Receiving Fund may invest in a higher proportion of smaller companies than the Merging Fund.

From a cost perspective, the Management Fees are the same in both Funds. Please note that ongoing charges may vary from year to year.

A full comparison of the key features of the Merging Fund and the Receiving Fund are set out in Appendix B.

3. The Merger procedure and Impact on Shareholders

Please refer to the Common Terms of Merger enclosed in Appendix D and available at <u>www.janushenderson.com/pan-european-merger</u> for full details regarding the methodology followed in order to merge the Funds.

Summary of the Merger procedure:

- Shareholders not wishing to take part in the Merger (and to avoid incurring the rebalancing costs of the Merger), must switch or redeem all of their shares (without charge) by 13.00 CET on 28 November 2023 (the "Dealing Cut-Off"). Please note that the Directors have discretion to apply a dilution adjustment, as further detailed in section 8 below.
- The Merging Fund will be subject to five non-dealing days (the "Non-Dealing Days") leading up to the Merger Date, with normal dealing resuming in the Receiving Fund on 11 December 2023. On 29 November 2023, the Investment Manager will commence rebalancing (buying and/or selling) the Fund's securities where necessary to ensure compliance with the investment policy of the Receiving Fund. As a consequence, the Merging Fund may no longer be compliant with its investment restrictions (including but not limited to rules for portfolio diversification, risk diversification and cash) stipulated in the Prospectus.
- Shareholders remaining in the Merging Fund after the Dealing Cut-Off will have their Merging Fund shares exchanged for equivalent shares in the Receiving Fund on the Merger Date. Following this, a letter confirming the new holdings will be sent to the Shareholders within 14 days following the Merger Date.
- The number of shares issued to Shareholders in the Receiving Fund may be different from the number of shares held in the Merging Fund due to the price differences between the Funds. However, the new shares will have the same value immediately after the Merger that the shares in the Merging Fund had immediately before it.
- From the Merger Date, the charging structure of the Receiving Fund will apply. See Appendix B for a summary of the fee structure of the Receiving Fund. Full details of the Receiving Fund are set out in the Prospectus and the Key Information Documents (the "KID"). Copies of these

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documents are available on request or can be found via the Janus Henderson website, <u>www.janushenderson.com</u>/pan-european-merger.

On the Merger Date, Shareholders of the Merging Fund will be switched to the Receiving Fund and will receive shares of an equivalent replacement class in the Receiving Fund as set out in Appendix C.

Summary timetable of key dates

9 October 2023	Date of shareholder letter mailing Block on new subscriptions into the Merging Fund (excluding top-up investments from existing Shareholders)			
13.00 CET on 28 November 2023	The last point for dealing shares in the Merging Fund (and before rebalancing costs incurred) (the " Dealing Cut-Off ")			
29 November to 7 December 2023	Non-dealing days in the Merging Fund			
13.00 CET on 7 December 2023	The point at which the Merger is effective, i.e. 13.00 CET on the Merger Date			
8 December Non-dealing day in the Receiving Fund				
11 December 2023 First day of dealing in new shares post-Merger in the Receiving Fur				

The Merging Fund will transfer all of its assets and liabilities to the Receiving Fund and will cease to exist from the Valuation Point on the Merger Date.

4. Costs

The Investment Manager will pay all legal, advisory and administrative costs associated with the preparation and the completion of the Merger and these costs will not be charged to the Merging Fund or to the Receiving Fund or to any of their Shareholders.

Shareholders in the Merging Fund will bear the transaction costs of rebalancing the Fund's securities in compliance with the investment policy of the Receiving Fund. Such costs are estimated to be small at approximately 0.04% (approximately \in 0.40 for every \in 1,000 invested). The actual costs may differ, subject to market movements. Shareholders not wishing to take part in the Merger, must switch or redeem all their shares (without charge) by 28 November 2023 to avoid incurring the rebalancing costs of the Merger.

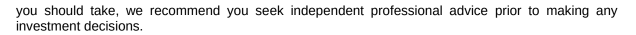
5. Treatment of Income

The Merging Fund's investments generate income. This income is reflected in the price of your shares in the Merging Fund. To make it easier to organise the Merger, the value of any income that has accrued in your shares up to the point of the Merger will be included in the calculation of the number of replacement shares awarded to you in the Receiving Fund. This income will be retained in your existing share class at the Merger Date and its value will be reflected in the price of the replacement shares in the Receiving Fund post Merger.

6. Risk considerations

The Directors of the Company have not considered the suitability of this investment against your individual needs and risk tolerance. To ensure you understand whether the Receiving Fund or any subfund of the Company you may wish to switch into is suitable, please read the Prospectus and the respective KIDs, which detail more information about the risks associated with the investment and are available on our website www.janushenderson.com. If you are in any doubt as to the level of risk that

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7. Taxation

The Merger will not subject Luxembourg non-resident shareholders of the Merging Fund to taxation in Luxembourg. Shareholders (including Luxembourg residents) may be subject to taxation in their tax domiciles or in other jurisdictions where they pay taxes. The shareholders wishing to redeem or switch their shares into another of the Company's sub-funds should note that this may represent a disposal of shares for tax purposes in certain jurisdictions. As tax laws differ widely from country to country, Shareholders are advised to consult their tax advisers as to the tax implications of the Merger in their individual cases.

8. Options available to you

If you are comfortable with the Merger of the Merging Fund into the Receiving Fund, no action is required.

As a Shareholder of the Merging Fund, you may either switch your holding into another of the Company's sub-funds in which you are eligible to invest (provided that such sub-fund is registered for public distribution in your country of residence) without charge or redeem your holding (in accordance with the procedure in the Company's Prospectus) without redemption charge at any time up to the Dealing Cut-Off (as defined below). Redemptions will only be permitted until 13:00 CET on the 28 November 2023 the "**Dealing Cut-Off**") and the Merger will occur on the Merger Date, in accordance with article 73(1) of the law of 17 December 2010 relating to undertakings for collective investments. Your switch will be effected no later than the Dealing Day following receipt of your instruction.

Please note dealing requests relating to your investment in the Merging Fund received after the Dealing Cut-Off, including straight-through processing trades (automated electronic trades), will automatically be rejected. We will follow-up with you to ensure that you understand the reason for the trade rejection and should you wish a subsequent trade can be placed on the Receiving Fund.

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 reduce 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 switch your shares to a holding in a different sub-fund, the proceeds will be utilised to purchase shares in the sub-fund(s) specified by you at the share price applicable to that sub-fund in accordance with the provisions of the Company's Prospectus. Shareholders must read the KID of the relevant sub-fund and share class ahead of investment. KIDs are available on our website, www.janushenderson.com.

You may be required to provide further documentation to verify or update your identity if it has not already been provided to the Registrar or Transfer Agent. Payment may be delayed until we receive such verification. Payment will be made in accordance with the standing instructions held on file. If you have changed your bank account and not informed the Registrar and Transfer Agent, please confirm your up-to-date details in writing to the Registrar and Transfer Agent at the address provided in Appendix A.

As is always the case, any switch or redemption of your shares may affect your tax position. You should therefore seek guidance from your professional advisers on any applicable taxes in the country of your respective citizenship, domicile or residence.

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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9. General information

A copy of the certificate related to the Merger issued by the Depositary (required according to art. 70 of the law of 17 December 2010) is available to you free of charge at the registered office of the Company.

A copy of the independent auditor's report prepared by PricewaterhouseCoopers, Société cooperative can be obtained upon request and free of charge once available post Merger.

Shareholders may obtain the Prospectus, the Supplements, the KIDs, 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

Need more information? How to contact us

If you have any questions, please contact the Registrar and Transfer Agent, using the details provided in Appendix A.

For local agents and representatives for Singaporean, Swiss, German or Belgian investors please see details in Appendix A.

Yours faithfully,

KRS

Director Janus Henderson Horizon Fund



Appendix A

Agents and Local Representatives of the Company

Transfer Agent	Investors in Singapore
International Financial Data Services	Singapore representative
(Ireland) Limited Bishops Square Redmond's Hill Dublin 2 Ireland Telephone number: +353 1 242 5453 Fax number: +353 1 562 5537	Janus Henderson Investors (Singapore) Limited Level 34 - Unit 03-04 138 Market Street CapitaGreen Singapore 048946 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.
Investors in Switzerland	Investors in Germany
Swiss Representative: FIRST INDEPENDENT FUND SERVICES LTD. Klausstrasse 33 8008 Zurich Swiss Paying Agent: Banque Cantonale de Genève 17, quai de l'Ile 1204 Geneva The prospectus for Switzerland, the key information documents, the articles, as well as the annual and semi-annual reports of the Company, may be obtained free of charge from the Swiss Representative. Investors in Belgium Janus Henderson Investors Europe S.A. ("JHIESA") 2 rue de Bitbourg L-1273 Luxembourg Grand Duchy of Luxembourg The PRIIPS KIDs (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.	Janus Henderson Investors Europe S.A. ("JHIESA") 2 rue de Bitbourg L-1273 Luxembourg Grand Duchy of Luxembourg JHIESA is the facilities service provider according to Sec. 306a (1) German Investment Code (KAGB) and the relevant Prospectus and key information documents for packaged retail and insurance-based investment products (PRIIPs-KIDs), 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 all other investors Should you have any questions relating to these matters or copies of documents, you should either contact us at the above address or alternatively you should contact your investment consultant, tax adviser and/or legal adviser as appropriate. 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. 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.

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Appendix B

Fund comparison of key differences between the Funds

Full details of the Merging Fund and the Receiving Fund are set out in the Prospectus and the KID (copies of which are available upon request and on our website <u>www.janushenderson.com/pan-</u><u>european-merger</u>).

Please note that the wording in <u>underlined italics</u> reflects the Fund Changes that will be made to the Receiving Fund on 10 November 2023), before the Merger Date. Please note that the KIDs reflecting these changes will be available from that date at www.janushenderson.com/<u>pan-european-merger</u>.

Product Features	Merging Fund	Receiving Fund		
Fund Name	Janus Henderson Horizon Fund – Pan European Equity Fund	Janus Henderson Horizon Fund – <u>Pan European Mid and Large Cap</u> Fund		
		(Previously Janus Henderson Horizon Fund – European Growth Fund)		
Net Asset Value (approx.)	€261m	€35m		
Umbrella Name	Janus Henderson Horizon Fund	Janus Henderson Horizon Fund		
Domicile	Luxembourg	Luxembourg		
Regulatory Status	UCITS	UCITS		
Umbrella Type	SICAV	SICAV		
Segregated Liability	Yes	Yes		
Service Providers	S			
Manager	Janus Henderson Investors Europe S.A.	Janus Henderson Investors Europe S.A.		
Investment Manager	Janus Henderson Investors UK Limited	Janus Henderson Investors UK Limited		
Sub-Investment Manager	N/A	N/A		
Administrator	BNP Paribas, Luxembourg Branch	BNP Paribas, Luxembourg Branch		
Depositary	BNP Paribas, Luxembourg Branch	BNP Paribas, Luxembourg Branch		
Principal	Janus Henderson Investors Europe S.A.	Janus Henderson Investors Europe		
Distributors	Janus Henderson Investors UK Limited	S.A. Janus Henderson Investors UK Limited		
Auditors	PricewaterhouseCoopers, Société cooperative	PricewaterhouseCoopers, Société cooperative		
Legal Advisers	Linklaters LLP	Linklaters LLP		

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Investment Obje	ctive and Policies		
Investment	The Fund aims to provide capital growth	The Fund aims to provide capital	
Objective	over the long term.		
,			
Investment Policy	The Fund invests at least 75% of its net assets in equities or equity-related instruments of companies having their registered office in the EEA or United Kingdom if not part of the EEA. The Fund may invest in companies of any size, including smaller capitalisation companies, in any industry.	The Fund invests at least 80% of its net assets in equities or equity-related instruments of companies located or listed in Europe <u>(including the United</u> <u>Kingdom) or which</u> , in the opinion of the Investment Manager, derive a <u>predominant</u> part of their income from Europe <u>(including the United</u> <u>Kingdom).</u>	
	Equity-related instruments may include depositary receipts. The Fund may use derivative instruments (such as futures, forwards, options and warrants) to reduce risk and to manage the Fund more efficiently. Under no circumstances shall the use of these instruments and techniques cause the Fund to diverge from its investment policy.	<u>The Fund invests in mid and large</u> <u>capitalisation companies in any</u> <u>industry, but with a strong bias</u> <u>towards mid capitalisation companies</u> . The Fund may invest in companies of any size, including smaller capitalisation companies ., in any industry but the Fund will normally have a strong bias towards mid capitalisation companies.	
	 The Fund may invest up to 10% of its net assets in special purpose acquisition companies. For treasury management and/or defensive purposes (e.g. in case of unfavourable market conditions), the Fund may invest in: investment grade government bonds and associated derivative instruments; cash and Money Market Instruments. 	Equity-related instruments may include depositary receipts. The Fund may use derivative instruments (such as futures, forwards, options and warrants) to reduce risk and to manage the Fund more efficiently. Under no circumstances shall the use of these instruments and techniques cause a Fund to diverge from its investment policy. The Fund may invest up to 10% of its net assets in special purpose acquisition companies.	
		 For treasury management and/or defensive purposes (e.g. in case of unfavourable market conditions), the Fund may invest in: investment grade government bonds and associated derivative instruments; cash and Money Market Instruments. 	
Investment Strategy	The Investment Manager looks to invest in good quality large or mid-sized European companies capable of delivering a sustained or improving return on capital	The Investment Manager seeks to identify companies with hidden quality by focusing on company profitability	

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	r	
	over the long term, with some tactical	and the efficiency with which capital is
	exposure to companies benefiting from a short-term market or stock-specific	used.
	catalyst.	The Fund <u>may invest in companies of</u>
	outuryot.	any size but will have a strong bias to
	The Fund utilises a proprietary and	medium sized companies as these
	adaptive screening tool based on	often have attractive niches, potential
	fundamental research to deliver a	to grow, or could be potential takeover
	comparable thesis for every stock under consideration, to help foster greater	targets in the future.
	consistency and conviction in analysis and	The Investment Manager takes a
	decision making.	long-term view, looking beyond short-
	Smaller companies are not normally a	term data, while the risk management
	Smaller companies are not normally a significant focus of the portfolio.	process focuses on identifying risks specific to the companies and
		industries in which the Fund may be
		exposed rather than in relation to the
		wider market.
Performance	To outperform the FTSE World Europe	To outperform the MSCI Europe NR,
Target	Index, after the deduction of charges, over	after the deduction of charges, over
	any 5-year period.	any 5-year period.
Past	5.88%	7.41%
performance		1.4170
(Class A2 EUR		
Annualise (net)		
performance from inception,		
as at end		
August 2023)		
Global	Commitment Approach	Commitment Approach
Exposure Calculation		
SRI	4	4
Key Fund Risks	Currency Hedging	Currency Hedging
	Counterparty and Operational Risk	Counterparty and Operational Risk
	Equities	Equities
	Concentration	- Smaller Companies
	Country or Region	Country or Region
	Derivatives	Derivatives
	Exchange Rates	Exchange Rates
	Liquidity	Liquidity
Fund Base	EUR	EUR
Currency Subscription and	Redemption	
Business Day	a bank business day in Luxembourg unless	a bank business day in Luxembourg
-	otherwise stated.	unless otherwise stated.
Dealing Day	Before the Cut-Off on a Business Day	Before the Cut-Off on a Business Day
Dealing	13.00 CET on any Dealing Day.	13.00 CET on any Dealing Day.
Deadline / Cut- Off		
Valuation Point	13.00 CET	13.00 CET

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Settlement Period	T + 3			T + 3			
Fee Structure							
	Share Class	Management Fee	OCF (%) 31/12/22	s	hare Class	Managemen t Fee	OCF (%) 31/12/22
	A1 EUR	1.20	1.89	Α	1 EUR	1.20	1.89**
	A2 EUR	1.20	1.89	A	2 EUR	1.20	1.93
	A2 HUSD	1.20	1.89		2 HUSD	1.20	1.89**
	A2 SGD	1.20	1.89		2 SGD	1.20	1.89**
	A2 USD	1.20	1.89		2 USD	1.20	1.89**
	C2 EUR	0.40	1.20	С	2 EUR	0.40	1.20**
	F2 HUSD	0.40	1.09		2 HUSD	0.40	1.09**
	F2 USD	0.70	1.09		2 USD	0.70	1.09**
	G2 EUR	0.60	0.70		2 EUR	0.60	0.70**
	H1 EUR	0.60	1.09		1 EUR	0.60	1.13
	H2 EUR	0.60	1.09	_	2 EUR	0.60	1.13
	H2 HUSD	0.60	1.09		2 HUSD	0.60	1.09**
	H2 USD	1.00	1.09		2 USD	1.00	1.09**
	I2 EUR	1.00	1.00		EUR	1.00	1.00
	I2 HUSD	1.00	1.00	12	HUSD	1.00	1.00**
	I2 USD	1.20	1.00		USD	1.20	1.00**
	X2 EUR	1.20	2.49		2 EUR	1.20	2.53
	X2 HUSD	1.20	2.49		2 HUSD	1.20	2.49**
	Z2 EUR*	0.00	0.10		2 EUR*	0.00	0.10**
	* The management fee for Class Z Shares is						
	Company and is not payable out of the total						
					estimated because the share class		
	has insufficient track record for us to calculate it exactly.						
Initial Calas							5 0/
Initial Sales Charge (Up to)		s A, F, H and X \$, G, I and Z Sha			Class A, F, H and X Shares – 5%		
charge (up to)	Class C	, G, I anu Z Sha			Class C, G, I and Z Share Classes – 0%		
Performance	10% of the	outperformance			10% of the outperformance of the		
Fee		ss relative to the			Share Class relative to the Hurdle		
		ject to the High \			NAV (subject to the High Water		
	(0.00	,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Mark).		
	No perfo	ormance fee will	accrue or be				,
		payable before			Shareholders will not be liable for		
				any performance fee accruals			
	Any underperformance accruals will be			before the Merger Date.			
	carried	over to the appro					
		class in the Rec				<u> </u>	
Other Fees		Shareholder S			Shareholder Servicing Fee		
	Class A –0.50%		Class A – 0.50%				
	Class H –0.30%				Class H – 0.30%		
			etributer Ecc			Distrik	utor Eco
	Distributor Fee			Distributor Fee Class X –0.60%			
	Class X –0.60%						

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Appendix C

ISINs

Merging Fund		Receiving Fund	Receiving Fund			
Current Share Class Name	Current ISIN	Replacement Share Class Name	Replacement ISIN			
A1 EUR	LU0209157733	A1 EUR*	LU0503932591			
A2 EUR	LU0138821268	A2 EUR	LU0503932328			
A2 HUSD	LU0974284688	A2 HUSD*	LU2660304283			
A2 SGD	LU1316543591	A2 SGD*	LU2660381604			
A2 USD	LU0705775699	A2 USD*	LU0506199156			
C2 EUR	LU0562901099	C2 EUR*	LU2660304440			
F2 HUSD	LU1387767194	F2 HUSD*	LU2660304796			
F2 USD	LU1436245796	F2 USD*	LU2660381786			
G2 EUR	LU0973119943	G2 EUR*	LU2660304879			
H1 EUR	LU0942194852	H1 EUR	LU0976556695			
H2 EUR	LU0828814250	H2 EUR	LU1678961621			
H2 HUSD	LU1236675499	H2 HUSD*	LU2660304952			
H2 USD	LU1276832802	H2 USD*	LU2660381943			
I2 EUR	LU0196036957	I2 EUR	LU0503932674			
I2 HUSD	LU0978624517	I2 HUSD*	LU2660305090			
I2 USD	LU0642279474	I2 USD*	LU0506199586			
X2 EUR	LU0247697120	X2 EUR*	LU0503932831			
X2 HUSD	LU1001468609	X2 HUSD*	LU2660305173			
Z2 EUR	LU1827007201	Z2 EUR*	LU2660305256			

* New Share Class - As part of the merger this new share class will be established and launched on 7 December 2023.

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APPENDIX D

Common Terms of Merger

Janus Henderson Horizon Fund 2 Rue de Bitbourg, L-1273 Luxembourg, Grand Duchy of Luxembourg

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