

ENVIRONMENTAL REGULATIONS AND CORPORATE LEGAL RESPONSIBILITIES IN INDIA

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Abstract: This research paper examines the complex relationship between environmental regulations and corporate legal responsibilities in India. The paper delves into the evolution of environmental laws in India, focusing on key legislation and regulatory frameworks. It explores the role of corporations in adhering to these regulations and fulfilling their legal responsibilities towards environmental protection. Through a comprehensive analysis by the means of secondary research this paper deals with case studies and regulatory trends, it highlights the challenges faced by corporations in meeting environmental compliance standards and suggests strategies for improving corporate accountability in environmental stewardship.

Keywords- CSR, environmental regulations, corporate responsibility, environmental protection, social accountability.

"The greatest threat to our planet is the belief that someone else will save it." - Robert Swan

I. INTRODUCTION

Environmental law encompasses the interconnected system of regulations and collective legislation that addresses the impact of human actions on the natural world. These laws are also called environment and natural resource laws and focus on environmental pollution. Environmental legislation regulates certain natural resources and environmental impact. Environmental legislation has several areas that reduce environmental impacts: Air quality, Water quality, Waste management, Pollution cleanup Chemical safety, Importance of environmental law, Environmental protection law has a role in protecting people, animals, natural resources, and habitats of great importance. Without these laws, there are no regulations on pollution, pollution, hunting, or even disaster response. Environmental laws protect the land, air, water, and soil, and violations of these laws carry a variety of penalties, including fines, community service, and in some extreme cases, prison terms. Without these environmental laws, the government would not be able to punish those who abuse the environment. Environmental

laws and regulations are central to protecting our current and future generations and the diverse plants and animals in our larger ecosystem. to live Environmental law ensures that individuals and governments work together and do not harm the environment or its ecosystems. Principles of environmental law; the Precautionary principle: It allows decision makers to take precautionary measures when scientific evidence is available rate of risk to the environment or human health is uncertain and the stakes are high. It first appeared in the 1970s and was later included in several international environmental agreements. This principle allows action to be taken to protect the environment at an early stage. It's not just about repairing damage. after they occur, but to completely avoid these damages. This means that prevention is better than cure. The polluter pays principle: Since the early 1970s it has been a dominant concept in environmental law. It simply means that polluters must pay the cost of control to avoid harm to human health or the environment.

In terms of Environmental laws in India, they are guided by principles of environmental law and focus on the management of specific natural resources such as forests, minerals, or fisheries. The need for environmental protection and the conservation and sustainable use of natural resources are reflected in India's constitutional framework as well as in international obligations.

Provisions of the Indian Constitution: Directive Principles of State Policy (Part IV¹) Article 48A Protection and improvement of the environment and protection of forests and animals. The State endeavors to protect and improve the

content/uploads/2013/02/environmental-law-article.pdf

(Visited on 16 January, 2024)

¹https://www.indianbarassociation.org/wp-



environment and protect the forests and nature of the country. Fundamental duties (Part IV A) Article 51A Protection and improvement of the natural environment, including forests, lakes, rivers and wild animals and compassion for living creatures. Laws and Acts: Wildlife (Conservation Act), 1972, The Act regulates the protection of wild animals, birds, and plants; and of matters connected or connected with it. It extends all over India. It has six schedules that offer different levels of protection: Schedule I and II provide absolute protection, with the highest penalties for violations. Species listed in Schedules III and IV are also protected, but the penalties are much lower. Schedule V animals, such as crow, fruit bat, rats and mice are legally considered vermin and may be hunted freely. Cultivation and planting of Schedule VI endemic plants is prohibited. Water (Prevention and Control of Pollution) Water, 1974Provides for the water pollution prevention and control overview. To maintain or restore the healthiness and purity of water in various water sources. It gives regulatory agencies Center Pollution Control Boards (CPCB) and State Pollution Control Board (SPCB) pollutants in water bodies. CPCB performs the same functions in federal territories and formulates policies related to prevention of water pollution and coordination of activities of various SPCBs. The SPCB controls waste and industrial effluents by accepting, rejecting, and permitting discharges. The(Prevention and Control of Air Pollution) Act, 1981 ²The purpose of the Act is to control and prevent air pollution in India and its main objectives are: Ensure the prevention, control, and reduction. Show the formation of state and national level agencies to implement the law. It states that sources of air pollution such as internal combustion engines, industry, vehicles, power plants, etc. must not emit particulate matter, lead, carbon monoxide, sulfur dioxide, nitrogen oxides, volatile organic compounds (VOCs) or other substances, toxic substances that exceed a certain limit. Environment (Protection)Act, 1986³, This Act was promulgated under Article 253 (Legislation for Implementation of International Agreements). It was promulgated after the Bhopal gas tragedy in December 1984. It was promulgated to achieve United Nations Conference on Human Environment, 1972 -

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Air (Prevention and Control of Pollution) Act, 1981
India Code (visited on 21 February, 2024)
https://www.indiacode.nic.in > handle
(visited on 03 July,2023)

Environment (Protection) Act, 1986 CPCB | Central Pollution Control Board https://cpcb.nic.in > env-protection-act (visited on 07 August, 2023) Stockholm Declaration. Energy Conservation Act, 2001 It was passed as a step towards improving energy efficiency and reducing waste. It defines energy consumption standards for appliances and equipment. It defines energy consumption standards and norms for consumers. It sets building regulations for energy efficiency in commercial buildings. The Agency for Energy Efficiency (BEE) is a statutory body. The Biological diversity Act, 2002. It was introduced to implement the Convention on Biological Diversity or the Nagoya Protocol. For control biopiracy, protect biodiversity and local farmers through a three-tier central and state government and local committee structure. Establishes National Biodiversity Authority National Biodiversity Board (SBBS) and Biodiversity Management Committees (BMCS). The National Green Tribunal Act, 2010 it was created at the Rio Summit in 1992 to provide legal and administrative remedies to victims of pollution and other environmental damages. It also complies with Article 21. A healthy environment for its constitutional citizens. The NGT must dispose of cases referred to it within 6 months of appeal. The NGT has original jurisdiction over matters relating to major environmental issues.

Analysis of Major Environmental Regulations and Their Implications for Corporations:

- 1. The Environment (Protection) Act, 1986:
- Corporations must comply with this Act, giving the central government authority to oversee potentially harmful activities. Clearances are necessary for projects with adverse environmental impacts, failure of which could lead to fines or legal consequences, impacting corporate reputation and operations.
- 2. The Water (Prevention and Control of Pollution) Act, 1974⁴:
- This Act regulates industrial discharge into water bodies, mandating pollution control measures. Corporations must meet strict effluent standards and acquire permits for water usage and discharge. Non-compliance can result in penalties, operational suspensions, and liabilities for environmental harm.
- 3. The Air (Prevention and Control of Pollution) Act, 1981:
- Corporations are obligated to mitigate air pollution by controlling emissions from industrial processes and vehicles. Compliance involves investment in pollution control technologies, air quality monitoring, and reporting to pollution control authorities. Violations may lead to fines, closure orders, and legal liabilities.

⁴https://cpcb.nic.in/water-pollution/ (visited on 13 February, 2024)



4. The Forest (Conservation) Act, 1980:⁵

- This Act regulates the diversion of forest land for nonforest purposes, necessitating prior approval from the central government. Compliance includes conducting environmental impact assessments, implementing compensatory afforestation measures, and obtaining community consent. Unauthorized land diversion can result in project delays, fines, and legal challenges.

5. The Wildlife Protection Act, 1972⁶:

- Corporations operating near protected areas must adhere to wildlife protection regulations to prevent harm to species and habitats. Clearances are required for activities like mining and construction. Non-compliance may lead to delays, fines, and damage to corporate reputation.

6. The National Green Tribunal (NGT) Act, 2010⁷:

- The NGT oversees environmental disputes and enforcement of laws, potentially leading to legal action, fines, and injunctions against corporations for noncompliance. Adhering to NGT directives is crucial to avoid legal repercussions and maintain stakeholder trust.

Overall Implications-

- Environmental regulations impose significant compliance costs and operational restrictions on corporations.
- Non-compliance can result in financial penalties, legal liabilities, project delays, and reputational damage.
- Proactive environmental management and sustainable practices are essential for corporate longevity and social responsibility.
- Collaboration with regulators, stakeholders, and communities is vital to navigating regulatory complexities and achieving environmental goals.

In summary, adherence to environmental regulations is both legally required and strategically beneficial for corporations in India, enhancing reputation, mitigating risks, and contributing to sustainable development objectives.

⁵https://parivesh.nic.in/writereaddata/FC/HANDBOOK GU

IDELINES/Handbook_FC_At_1980_June_2004.pdf

(visited on 15 February, 2024)

⁶India. (1972). THE WILDLIFE (PROTECTION) ACT, 1972. In The Act.

http://nbaindia.org/uploaded/Biodiversityindia/Legal/15.%2 0Wildlife%20(Protection)%20Act,%201972.pdf(Visited on 27 February,2024)

⁷https://www.greentribunal.gov.in/about-us (visited on 24 February, 2024)

Evolution of Environmental Regulations in India:

In response to growing concerns about pollution, resource depletion, and ecological degradation, India's environmental laws have changed over time. Important turning points and legislative advancements can be used to map out the history of environmental governance.

1. Pre-Independence Era:

During the colonial era, resource extraction and economic exploitation took precedence over environmental conservation, receiving little attention.

2. Post-Independence Period (1947-1970s):

Concerns about industrial pollution, deforestation, and urbanization led to the birth of the first environmental protection initiatives in the 1950s and 1960s. A turning point was reached in 1972 with the Stockholm Conference on the Human Environment, which influenced India's environmental policy framework and brought attention to the significance of environmental conservation on a global scale.

3. 1970s-1980s:

Important environmental laws were passed in the 1970s, such as the Air (Prevention and Control of Pollution) Act of 1981 and the Water (Prevention and Control of Pollution) Act of 1974. Regulatory oversight and enforcement mechanisms were reinforced with the creation of the Central Pollution Control Board (CPCB) and State Pollution Control Boards (SPCBs).

4. 1980s-1990s:

The 1984 Bhopal Gas Disaster brought attention to the need for strict industrial safety and environmental regulations, which prompted the creation of new laws and the amendment of preexisting ones. The Environment (Protection) Act, 1986, which established the legal foundation for pollution control, environmental impact assessments, and conservation efforts, emerged as a comprehensive framework for environmental regulation.

5. 2000s-Present:

Communities that live near forests were granted rights under the 2006 Forest Rights Act, which also highlighted the value of community participation in forest management and conservation. The National Green Tribunal (NGT) was founded in 2010 with the goals of ensuring that environmental laws are effectively enforced and that environmental disputes are resolved as quickly as possible.

Analysis of Major Environmental Regulations and Their Implications for Corporations:1. Environmental Impact Assessment (EIA) Regulations: Require corporations to evaluate the environmental effects of their projects and secure approval from relevant authorities prior to implementation. Legal challenges, fines, and project delays can result from non-compliance.



- 2. Pollution Control Regulations: Make it mandatory for companies to put pollution control measures in place, follow emission guidelines, and get permits before they can discharge. Penalties, suspensions from operations, and harm to one's reputation are possible outcomes of violations.
- 3. Biodiversity and Conservation Regulations: Control activities that have an impact on protected areas and biodiversity, requiring adherence to conservation measures and clearances. Legal ramifications and reputational hazards may result from noncompliance.
- 4. Waste Management Regulations: Control the production, handling, disposal, and storage of both hazardous and non-hazardous waste. Businesses must abide by waste management regulations to prevent negative effects on the environment and legal repercussions.

In general, businesses are subject to considerable operational restrictions and compliance requirements as a result of environmental regulations. To navigate regulatory complexities and ensure long-term corporate viability, proactive environmental management and investment in sustainable practices are imperative.

Corporate Legal Responsibilities:

Corporate environmental legal responsibilities cover a wide range of topics, such as accountability for any environmental harm caused and adherence to national and international legal frameworks.

1. Legal Frameworks Governing Corporate Environmental Responsibilities:

National Laws: Governments from all over the world have passed laws and regulations to control business environmental activities. Natural resource extraction, waste management, pollution control, and biodiversity conservation are a few topics that these laws might address. The US, for instance, has the Resource Conservation and Recovery Act, the Clean Water Act, and the Clean Air Act. International Agreements: International treaties and agreements addressing environmental issues may also apply to corporations. The Convention on Biological Diversity, the Basel Convention on the control of transboundary movements of hazardous wastes, and the Paris Agreement

2. Obligations under National and International Environmental Laws:

on climate change are a few examples.

The environmental laws and regulations of the nations in which corporations operate are generally binding on them. This could include completing environmental impact assessments, reporting on environmental performance, putting pollution prevention measures into action, and obtaining permits for specific activities. International treaties and legislation may subject corporations to additional requirements, especially if they are involved in cross-border business. Compliance can entail cutting back on greenhouse gas emissions, safeguarding biodiversity, or abstaining from the use of some dangerous materials.

3. Case Studies illustrating Corporate Liability for Environmental Damage:

There are many examples of corporations being held accountable for environmental harm caused by mishaps, carelessness, or intentional wrongdoing. ExxonMobil was held accountable for the 1989 Exxon Valdez oil spill⁸, which spilled millions of gallons of crude oil into Alaska's Prince William Sound and severely damaged the environment.

In India the world's worst Industrial disaster occurred on December 3, 1984,Bhopal Gas tragedy⁹ serves as another illustration that raised questions about corporate liability and accountability. Union Carbide Corporation (UCC), the parent company of UCIL, faced intense scrutiny regarding its responsibility for the disaster. There, a gas leak at the Union Carbide pesticide plant resulted in thousands of fatalities as well as long-term health effects for the surrounding population. Union Carbide, and subsequently Dow Chemical, its parent company, were subject to financial settlements and legal action for their involvement in the accident.

Challenges Faced by Corporations:

Corporations encounter several difficulties, especially when it comes to their environmental obligations.

- 1. Compliance Issues and Regulatory Complexities: Environmental laws and regulations vary among the various jurisdictions in which corporations operate. Handling these intricacies can be hard and expensive. Regulations pertaining to compliance may differ depending on the business's size, operations, and industry sector. It can be difficult to keep up with changing laws and make sure everyone complies. Furthermore, rules can be interpreted differently, which makes it difficult for businesses to know what they need to do to comply with regulations.
- 2. Enforcement Challenges and Institutional Limitations: Some areas may not enforce environmental regulations consistently, which leaves room for noncompliance with no repercussions right away. There may be gaps in the enforcement of environmental laws because regulatory agencies are underfunded or lack the knowledge and experience needed to monitor and enforce the laws. Regulatory capture or conflicts of interest between regulatory bodies and the industries they monitor can occasionally occur, which makes enforcement less effective.

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Exxon Valdez oil spill | Response, Animals, & Facts (visited 20 February, 2024)

⁹https://www.ncbi.nlm.nih.gov/pmc/articles/PMC1142333/ (visited 17 February, 2024)



3. Impacts of Non-Compliance on Corporate Reputation and Sustainability:

Environmental regulations that are broken can have serious negative effects on a company's finances and reputation. Reputational harm and a decline in customer confidence can result from negative publicity pertaining to environmental infractions. Concerns about corporate environmental performance are growing among stakeholders, which includes customers, communities, and investors. As a result, businesses that don't meet environmental standards risk facing legal action. A company's long-term financial viability may be impacted by non-compliance, which can also lead to legal ramifications, fines, and penalties in addition to the expenses of cleanup and repairs.

Corporate Strategies for Environmental Compliance:

It is essential for corporations to implement effective strategies for environmental compliance to meet regulatory standards, reduce potential risks, and show dedication to sustainability.

1. Integration of Environmental Management into Corporate Governance:

Establishing environmental management systems (EMS) allows corporations to incorporate environmental factors into all aspects of their business operations, including decision-making. This include designating particular employees or departments within the company with accountability for environmental compliance and setting explicit guidelines for performance in relation to environmental objectives. Ensuring that environmental issues receive the attention they deserve at the top of the company helps to prioritize sustainability and compliance goals. This is accomplished by incorporating environmental management into corporate governance.

2. Adoption of Sustainable Business Practices and Technologies:

To minimize their environmental impact and lower the risk of non-compliance, corporations can adopt sustainable business practices and technologies. Investing in waste reduction and recycling initiatives, renewable energy sources, energy efficiency measures, and pollution prevention technologies may be necessary to achieve this. Companies that implement sustainable practices not only save operating expenses and increase resource efficiency and competitiveness in the market, but they also help them avoid legal obligations.

3. Stakeholder Engagement and Transparency Initiatives: Building trust and encouraging accountability in environmental management requires interacting with stakeholders, such as staff members, clients, investors, and local communities. Businesses may set up channels for communication and cooperation with interested parties in order to pinpoint environmental issues, get input, and take preventative action. Transparency initiatives can boost a

company's credibility and show a dedication to accountability and continuous improvement. Examples of these initiatives include environmental reporting, the disclosure of environmental performance data, and participation in voluntary sustainability programs.

Enhancing Corporate Accountability:

A multifaceted strategy that includes government regulation, corporate social responsibility (CSR) initiatives ¹⁰, and stakeholder collaboration is needed to improve corporate accountability.

1. Role of Government Regulation and Enforcement Mechanisms:

The legal framework that corporations must operate within is established by government regulations, which also specify the penalties for non-compliance and set standards for environmental performance. Ensuring that corporations comply with environmental regulations requires the implementation of efficient enforcement mechanisms, such as inspections, monitoring, and penalties for infractions. To address new issues and advance sustainable development, governments are essential in maintaining and enforcing environmental laws and regulations.

2. Corporate Social Responsibility (CSR) Initiatives and Voluntary Compliance:

CSR initiatives encourage corporations to go above and beyond legal requirements by taking voluntary actions to address environmental and social issues. Numerous companies integrate environmental sustainability into their CSR strategies, pledging to reduce their carbon footprint, decrease waste generation, and protect natural resources. By voluntarily complying with environmental standards, corporations demonstrate their dedication to ethical business practices, which can bolster their reputation and brand value.

3. Collaboration between Government, Industry, and Civil Society:

Effective environmental governance requires cooperation amongst government agencies, business stakeholders, and civil society organizations. Governments can work with business executives and trade associations to create and carry out environmental policies and programs that strike a balance between environmental preservation and economic growth. Civil society organizations, such as community and environmental NGOs, are vital in keeping an eye on

https://www.emerald.com/insight/content/doi/10.1108/147 20700610655187/full/html (visited on 14 February, 2024)



business operations, pushing for stricter laws, and holding companies responsible for their environmental effects. Public-private partnerships can help with capacity building, technology transfer, and knowledge sharing to better address environmental challenges.

Case Studies

1. Deepwater Horizon Oil Spill (2010)¹¹:

The explosion of the Deepwater Horizon drilling rig operated by BP in the Gulf of Mexico led to one of the biggest environmental disasters in history known as the Deepwater Horizon oil spill. This catastrophe resulted in millions of barrels of crude oil being released into the Gulf, causing severe harm to marine ecosystems, coastal habitats, and the economies of the affected areas.

Observations-Preventing environmental disasters requires thorough risk assessment and management. There were disastrous results as a result of BP's inadequate risk assessment and mitigation. It is crucial to maintain accountability and transparency. Public trust was undermined, and BP's reputation was harmed by its early attempts to minimize the extent of the spill and its effects. Reducing the negative effects of environmental disasters on the environment and the socioeconomic system requires efficient crisis management and coordination with regulatory agencies.

2. Chevron-Texaco Oil Contamination in Ecuador (1964-1992)¹²:

Due to Texaco's oil drilling activities in the Ecuadorian Amazon from 1964 to 1992, Chevron-Texaco (now Chevron) was accused of causing significant ecological harm and environmental pollution. The pollution caused by deforestation, oil spills, and the disposal of hazardous waste into streams led to serious health issues and environmental degradation for the surrounding communities.

Observations -Prolonged environmental effects may have high social and financial consequences. Chevron's improper remediation of the contamination in Ecuador resulted in lengthy legal disputes, harm to its reputation, and monetary obligations. Legal compliance is only one aspect of corporate accountability. The significance of moral and ethical duties is highlighted by the fact that Chevron's legal victory did not release it from its obligation to address the

¹¹https://www.nationalgeographic.com/animals/article/how-is-wildlife-doing-now--ten-years-after-the-deepwater-horizon (visited on 22 January, 2024)

(visited on 12 December, 2023)

effects of its operations in Ecuador on the environment and human rights. The development of sustainable resources requires the involvement of stakeholders and community consultation. Social discontent and tensions were exacerbated by Chevron's lack of genuine interaction with the impacted communities.

Practices for Corporate Compliance:

- Before starting any industrial activity, do thorough risk assessments and environmental impact assessments.
- Put in place reliable environmental management procedures and systems to reduce environmental hazards and stop pollution.
- Make investments in innovation and technology to enhance sustainability and environmental performance.
- Continue to report environmental performance and compliance efforts with accountability and transparency.
- Interact with stakeholders to address issues and guarantee ethical business practices, such as local communities, NGOs, and regulatory bodies.

Future direction and recommendations:

1. Policy Recommendations for Strengthening Environmental Regulations:

Improving legal frameworks to tackle new environmental issues like pollution, biodiversity loss, and climate change. Increase the penalties for environmental infractions and conduct more frequent inspections as part of tougher enforcement measures. Promote the adoption of sustainable practices and cleaner production technologies with financial incentives and subsidies. Encourage public involvement and openness in the formulation and application of environmental policy.

2. Strategies for Promoting Corporate Accountability and Sustainability:

Include environmental factors in corporate governance frameworks, making sure that the board places a high focus on environmental management. Encourage businesses to show their dedication to environmental responsibility by adopting voluntary sustainability standards certifications, such as ISO 14001 or the Global Reporting Initiative (GRI). Encourage communication involvement from corporations, government agencies, civil society organizations, and local communities to address environmental issues and establish trust. Establish requirements for corporate sustainability reporting to improve environmental performance accountability and transparency.

3. Areas for Further Research and Analysis:

Further determining whether the current environmental laws and their enforcement practices are successful in producing

¹² https://www.cancilleria.gob.ec/wp-content/uploads/2013/04/the-harsh-truth-about-the-chevron-texaco-eng.pdf



the intended environmental results. Look into how adopting sustainable practices will affect a company's bottom line and the financial ramifications of environmental compliance. Analyze how new technologies like blockchain and artificial intelligence can enhance environmental management and monitoring. Examine the ways in which circular economy models can help businesses operate with less waste and less resource consumption. Determine how supply chain operations affect society and the environment, then create plans to improve the sustainability and transparency of the chain.

II. CONCLUSION

In India, the interaction between environmental rules and business legal obligations is managed by a complicated structure that combines both environmental and corporate laws. The Environment Protection Act of 1986, the Water (Prevention and Control of Pollution) Act of 1974, the Air (Prevention and Control of Pollution) Act of 1981, and the Wildlife Protection Act of 1972 are the main statutes of law that govern environmental issues. These rules require companies doing business in India to follow specific environmental guidelines and procedures to minimize their negative environmental effect. Penalties, fines, and even legal action may follow non-compliance with these restrictions. Corporate laws in India regulate the establishment, management, and dissolution of businesses in addition to environmental rules. Among these statutes are the

Companies Act, 2013, which addresses corporations' legal obligations, including following environmental laws. Certain portions of the Companies Act specifically address the environmental responsibility of corporations. For instance, the Corporate Social Responsibility (CSR) - Section 135:

This clause requires corporations to satisfy certain requirements to set aside a percentage of their income for Corporate Social Responsibility (CSR) initiatives. Initiatives pertaining to community development, sustainability, and environmental protection may be included in these activities. According to the law, qualifying businesses must create a CSR committee, develop a CSR strategy, and allocate at least 2% of their average net income over the last three fiscal years to CSR initiatives.

Section 177, which necessitates companies to establish a vigil mechanism for directors and employees to report concerns regarding unethical conduct, including environmental infringements.

Section 188, which prohibits companies from engaging in transactions deemed detrimental to the environment without obtaining shareholder approval.

Section 92, which mandates companies to disclose information regarding their environmental impact and initiatives in their annual reports. Companies must

demonstrate their commitment to environmental management and accountability to their stakeholders. These requirements highlight the importance of environmental compliance and responsibility in the Indian corporate sector. This reflects the growing awareness of the need for companies to operate responsibly with the environment, supported by legal mechanisms that guarantee transparency and compliance.: We comply with environmental and corporate laws. Compliance with these laws is important not only to avoid legal consequences, but also to contribute to sustainable development and environmental management.

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