c/o Triton Property Management 175 Toney Penna Drive, Suite 100 Jupiter, FL 33458 561-250-6565

#### **Instructions for Sale/Lease Application Form**

Updated 6/27/22

- 1. Fill in the application completely. All questions must have an answer. If a question does not apply to you, the applicant(s) please write NA. If the application is not completely filled out, it will be returned. Copies of driver's licenses are required for all applicants. NOTE: All pages must be initialed by all applicants.
- 2. A fully executed copy of the Sales Contract or Lease Agreement must accompany the application.
- 3. A Background Check is required. A non-refundable fee of \$100.00 **per adult** over the age of 18 payable to *Triton Property Management* applies. If applicant other than US Citizen, please contact the property manager for the processing fee.
- 4. Repeat seasonal renters (same unit) must complete application and return with a \$25 processing fee these checks must be payable to **Waterbend at Jonathan's Landing**. An additional background check may or may not be required.
- 5. Approval will be based on a complete review of the Application by the Board. Occupancy prior to final approval is prohibited.
- 6. An interview may be requested either before or shortly after closing. (See Association Rules & Regulations).
- 7. After closing (if sale) a copy of the recorded deed must be provided to Triton Property Management by the closing agent, i.e. title company or attorney to legally change ownership records.
- 8. The seller (current owner) must provide the purchaser with a copy of all Condominium Documents (see Association Rules & Regulations attached). (Documents are available from Triton Property Management at a cost of \$50.00).
- 9. The application for lease or sale and occupancy, along with all information and material requested therein must be completed, executed and submitted to the Association at the above address, at least 30 days prior to move in date or expected date of closing. A lease or sale is not effective nor may the unit be occupied by the lessee(s) or buyer(s) without prior written approval by the Board of Directors. The Certificate of Approval must be notarized.
- 10. **SEMI TRAILERS** are not allowed in Waterbend. The streets are very narrow and there are no outlet streets or turn-around areas. Alternate plans must be made for the delivery of furniture and household items.

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I/We understand that this application must be completed in its entirety and declare that the information provided is true and correct. Willful misrepresentation will void any lease, contract or agreement entered into in connection with this application. I/We authorize the Association or its agent(s) to obtain and verify a consumer credit and background reports and understand an investigation may be conducted to determine mode of living, financial ability, personal character and general reputation.

Applicant Signature:		Date:	
Co-Applicant Signature:		Date:	
Initial	Initial	Initial	

### APPLICATION FOR RESIDENCY

SALE:	RENTAL:	т.
CLOSING DATE	(OR) RENTAL PERIOD: From	n10
Property Address:		Unit #
Current Property Owner Infor	mation	
Name:	Pho	ne:
Current Mailing Address:		
New Phone Number:		
Applicant(s) Information		
Are you Active Military?	YesNo	
Name:	Phone:	:
Social Security No	Martia	l Status:
D A 11	Email	
Present Address:		
How long at this address:	If less than one (1) year previous addr	ress:
	Phone:	
Email	Phone:	_
Number of People who will occu	py the unit: Adults:Children:	
Names and ages of Children at ho	ome:	
Names of Adults (other than the a Over 18 must provide SS# and va	applicants) who will occupy the unit:alid identification.	
Are there occupants other than th	ne immediate family? YesNo	
-	age(s):	
ir yes, name(s), relationship and a	igc(s).	
<u>Pets</u>		
	Breed:	
Weight at Maturity:	Age:Color:	
•	vo(2) which will not exceed thirty (30) pou	•
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### **Residency Application**

Name:			Phone:			
Position			Supervisor:			
Address How lon	g employed:	If less	s than one (1) year, previous employ	er·		
	g employed	11 1058	s than one (1) year, previous employ	CI.		
Automo	bile Informa	tion:				
Year	Make	Model	Tag #		State_	
Year	Make	Model	Tag #		State	_Do
you have	e any of the fo	llowing: (Check Yes or No)				
		Yes No		Yes	No	
Motor H No trailers used for an owner to business h  Other In Have yo Have yo	s, boats recreation on d/or display any whom the vehicle ours are exempt on the desired out ever been exempt on the desired out t	commercial purposes may be kep e belongs. Vans or trucks belongi from this regulation. (No. 3 of the onvicted of a felony?	Commercial Truck or Van Motorcycle or Moped Recreational Vehicle Bus Jet Ski  rucks, Hummer type vehicles, limousines or it, stored or parked on the property overnight ing to vendors who are servicing the proper Association Rules & Regulations).	vehicles of the control of the contr	[ ] [ ] [ ] f any kind which the garage of the siduring the day	e unit

### Agent Information

Name of Agent:	Agent's Phone No:
Name of Closing Agent, i.e. 7	itle Company or Attorney and Phone No.:
Acknowledgements	
<ol> <li>Waterbend at Jonatha</li> <li>Waterbend Association</li> <li>Frequently asked Que</li> </ol>	as buyer(s), have received and read the following:  n's Landing Condominium Association, Inc. Documents.  n Rules & Regulations pages 1 – 6.  stions and Answers Sheet.
4. Waterbend Association	n Annual Budget
<ol> <li>Waterbend at Jonatha</li> <li>Waterbend Association</li> <li>Have signed the Acknowledge</li> </ol>	s), that I/We have received, read and understand the following: n's Landing Condominium Association, Inc. n Rules & Regulations pages 1 -6. owledgement on this page.  CKAGE FOR SALE/LEASE IS EXECUTED BY THE PARTIES ON T
DATES SPECIFIED BELO PARTY IS ENCOURAGED	W. IF ANY PARTY DOES NOT UNDERSTAND THIS APPLICATION, TO SEEK LEGAL ASSISTANCE.  ation submitted on pages 1 -4, to be true and correct.
Applicant's Signature	Date
Print Name	
Co-Applicant's Signature	Date
Print Name	
<ol> <li>Signed Sales Contrac</li> <li>A non-refundable fee</li> <li>Signed copy of Association</li> </ol>	Attachments required to be submitted with this Application or Lease of \$100.00 <b>per adult</b> over the age of 18 payable to <i>Triton Property Manageme</i> iation Rules & Regulations, pages 1 -6 for the Unit File. NOTE: The page 4 must be signed by both owner applicants.
Completed applications and c	
	ment: 175 Toney Penna Drive, Suite 100 Jupiter, FL 33458 contact Triton Property Management at 561-250-6565

### Triton Property Management 175 Toney Penna Drive, Suite 100 Jupiter, FL 33458 561-250-6565

Sale/Lease Application Address:

## DISCLOSURE AND AUTHORIZATION FOR CONSUMER AND/OR INVESTIGATIVE CONSUMER REPORT

Company Name: TRITON PROPERTY MANAGEMENT

In connection with your application and/or employment with above listed Company (hereinafter the Company") this notice is provided to inform you that a "consumer report" and/or "investigative consumer report," as defined by the Fair Credit

Community \_\_\_\_

Reporting Act (15 U.S.C. § 1681), may be obtamay include information about your character, applicable. The report may also contain information	general reputa	tion, personal characteristics and n	node of living, whichever are
such as driving records, workers' compensatio employment history, social media or other bac your neighbors, friends or associates. You have this notice, to request disclosure of the nature a	n claims (post) kground check e the right, upo	job offer, or conditional job offer), s. They may involve personal inter on written request made within a rea	verification of education or views with sources such as asonable time after receipt of
Crime Search, Inc., 3452 E. Joyce Blvd., Fayer Search, Inc.'s privacy practices see www.natio the present and, if you are hired, will continue promotion or reassignment, unless revoked by	tteville, AR 72' malcrimesearch and allow the 0	703 – 888-527-3282. For information of this notice and Company to conduct future background for the conduct	ion about National Crime I authorization is not limited to ound screenings for retention,
any third-party for whom you will be placed to			Pro to prime John Johnson William
Acknowledgement and Authorization You hereby authorize the obtaining of a consumauthorization by the Company, and if you are lunderstanding and provide consent for this reprepresentative of the Company, if applicable.	nired, througho	ut your employment, as permitted	by law. You also confirm your
Signature	_	Date	
Full Legal Name		Other Former Names	
Address		City, State	
County Zip		Date of Birth**	SS#
Name on Driver License (if different than	above)	Driver License #	State Issued
Contact #		Email:	
**This information will be used for bac	kground screen	ning purposes only and no other purp	pose.
Initial	Initial		Initial

### **Triton Property Management** 175 Toney Penna Drive, Suite 100 Jupiter, FL 33458 561-250-6565

Sale/Lease Application Address:

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Reporting Act (15 U.S.C. § 1681), may be ob may include information about your character applicable. The report may also contain inform such as driving records, workers' compensation employment history, social media or other baryour neighbors, friends or associates. You have this notice, to request disclosure of the nature Crime Search, Inc., 3452 E. Joyce Blvd., Fayor Search, Inc.'s privacy practices see www.nation the present and, if you are hired, will continue promotion or reassignment, unless revoked by any third-party for whom you will be placed to a construction of the company, and if you are an authorization by the Company, and if you are	r, general reputa mation about you on claims (post ckground check we the right, upo and scope of an etteville, AR 72 onalcrimesearch e and allow the you in writing o work with as	ation, personal characteristics and reput relating to criminal history, cred job offer, or conditional job offer), as. They may involve personal interport written request made within a reput investigative consumer report to 2703 – 888-527-3282. For informat h.com. The scope of this notice and Company to conduct future backgray. The Company also reserves the right a representative of the Company.	mode of living, whichever are it history, motor vehicle records, verification of education or rviews with sources such as asonable time after receipt of the Company and National cion about National Crime dauthorization is not limited to round screenings for retention, ight to share your report with at any time after receipt of this by law. You also confirm your
understanding and provide consent for this representative of the Company, if applicable.	port to be share	u with a tillu-party for wholif you	may be placed to work as a
Signature	_	Date	
Full Legal Name	_	Other Former Names	
Address	_	City, State	
County Zip	-	Date of Birth**	SS#
Name on Driver License (if different than	above)	Driver License #	State Issued
Contact #	_	Email:	
**This information will be used for ba	ckground scree	ning purposes only and no other pur	pose.
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# WATERBEND AT JONATHAN'S LANDING Rules & Regulations Revised July 24, 2020

The following Rules & Regulations shall be in effect until amended by the Board of Directors and shall apply to and be binding upon all Unit Owners. The Unit Owners shall at all times obey said Rules & Regulations and shall use their best efforts to see that they are faithfully observed and be responsible for their families, guests, invitees, servants, lessees and persons over whom they exercise control and supervision. Failure to follow the below Rules and Regulations will result in fining proceedings being initiated on the Unit Owner as outlined in the Association Documents.

- (1) Owner is responsible for maintaining the interior of their unit. Any changes to exterior features such as, but not limited to, screening, screen frames and enclosures, glass frames and enclosures, lanai frames, screens, and glass, garage doors, front doors, and sheds must be approved by the Waterbend Board and the JL DCB.
- (2) All second floor Units must have eighty percent (80%) of the total floor area covered with carpeting, either wall-to-wall or area rugs, or other sound-deadening materials installed in accordance with specifications adopted by the Board of Directors. Any hard surface flooring to be installed must be authorized using the Waterbend Hard Surface Flooring Application.

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Association.

\*By initialing this section you fully understand that failure to follow the hard flooring application process may result in the Waterbend Association Board of Directors taking any and all actions necessary to remedy the situation, including, but not limited to, the removal of such flooring at the owners' expense.

3) SEMI TRAILERS are not allowed in Waterbend at anytime. When moving in or out, the largest truck our road will accommodate is a 26' Box Truck, with a Gross Vehicle Weight of 20,000 lbs. maximum. Moving in or out arrangements must be planned in advance, taking this Regulation into consideration.

<u>, , , , , , , , , , , , , , , , , , , </u>	
(4) The sidewalks, entrances, and the common elements must not be obstructed or used for	or
any purpose other than ingress and egress to and from the buildings. Owner's personal	
property or any other object may not be stored on any part of the common elements of the	

- (5) The personal property of all Owners shall be stored within their Units or storage area.
- (6) No garbage containers, supplies, milk cartons, potted plants, or other articles shall be kept on or placed where visible from the common elements, nor shall any linens, cloth, clothing, rugs, mops or laundry of any kind or other articles be shaken or hung from the windows, patios, or doors or be exposed on any part of the common elements. The common elements and patios shall be kept free of rubbish, debris and unsightly materials. Notwithstanding the foregoing, potted plants may be placed in the courtvard areas upon written permission of the

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Board of Directors. Potted plants may not be placed beyond the brown patio bricks on end Units.

- (7) Trash and recyclables can only be placed curbside after sunset of the evening before pickup. All trash must be contained in plastic bags and must be deposited in plastic garbage cans with tight fitting locking lids. Trash and recyclable containers when not at curbside awaiting pickup must be stored out of sight from the street and may not be stored in any of the common areas. All containers must be clearly marked with the applicable Unit number. All empty trash and recyclable containers shall be removed from curbside no later than midnight on the day of pick up. Notwithstanding the foregoing, trash and recyclables may be placed in plastic bags without placing them in plastic garbage cans for pickup provided that the plastic bags are properly sealed and placed at the curbside of the Unit on the day of trash pickup. The Unit Owner is responsible for, and will promptly, remove any of the Unit Owner's garbage from the curbside, the street, common areas or another Unit Owner's property, which spills because of a broken or torn plastic garbage can or plastic bag of the Unit Owner.
- (8) In order to maintain proper security and safety conditions, no "on street" parking is permitted. The only exception to this rule would be for a short period of time (2-3 hours) when entertaining guests. No trailers, boats, recreational vehicles, habitable vehicles, trucks, pickup trucks, hummer type vehicles, limousines or commercial vehicles of any kind (a commercial vehicle is any vehicle which is used for and/or displays any commercial purposes) may be kept, stored, or parked on the property except in the garage of the Unit Owner to whom the vehicle belongs. Vans or trucks belonging to vendors who are servicing the condominium property and Units may be parked on the property from 8:00 AM to 5:00 PM on weekdays. In the event of an emergency, vans or trucks belonging to vendors may park on the property after the authorized hours while performing such services. **SEMI TRAILERS are not allowed in Waterbend at anytime.** Moving in or out arrangements must be planned in advance, taking this Regulation into consideration. Golf carts must be stored in the assigned golf cart space. Bicycles, scooters and similar items must be stored in the garage or storage unit of the Owner to whom it belongs.
- (9) No Unit Owner, family member, guest, invitee, servant, lessee or any resident shall direct, supervise, or in any manner attempt to assert any control over the employees, contractors or vendors of the Association or Jonathan's Landing POA.
- (10) Domestic help, contractors or vendors of the Unit Owners may not gather or lounge on the common elements, including but not limited to the pool, pool deck, boardwalk and gazebos.
- (11) The parking facilities shall be used in accordance with the regulations adopted by the Board of Directors. No vehicle which cannot operate on its own

power or that is without a valid license plate and current sticker, shall remain on the
condominium property for more than 24 hours and no repair of vehicles shall be made on the
condominium property except for tire changing, windshield replacement, or battery
replacement. No vehicle shall remain parked in front of the garage door at any Unit other than
on a temporary basis, and the garage door must remain closed when not in use. There shall
be no additional parking for guest use, other than the one (1) designated parking space per
unit which shall be used by only one (1) vehicle at any time, and the use of any tarps or

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vehicle covers are prohibited.

- (12) No Unit Owner, guest, lessee or resident shall make any disturbing noises in his or her Unit or permit any family member, servants, employees, agents or visitors to do anything that will interfere with the rights, comforts, or conveniences of the other Unit Owners. No Unit Owner shall play or operate a phonograph, television, radio, musical instrument, compact disk player, DVD player or sound amplifier in his or her Unit in such a manner as to disturb or annoy other occupants of the condominium. No Unit Owner shall conduct, or permit to be conducted, vocal or instrumental instruction at any time for compensation.
- (13) No sign, advertisement, notice or other lettering shall be exhibited, displayed, inscribed, painted or affixed on or upon any part of the unit or condominium property by any Unit Owner or occupant.
- (14) No awning, canopy, shutter or other projection shall be attached to or placed upon the outside walls or roof of a building without the prior written consent of the Board of Directors and the J.L. POA. DCB. Storm shutters of a type approved by the Board and the J.L. POA.DCB. will be permitted upon prior approval of the Board of Directors and the J.L.POA.DCB.
- (15) No window treatments may be installed that the side visible from the outside is other than white, off-white or light beige without the prior written approval of the Board and J.L. POA.DCB.
- (16) Unit Owners must provide the Association with a key to their Unit. The Association has a right to enter Units for maintenance purposes, rodent and pest control services and in emergencies for the safety and protection of the building.
- (17) Complaints regarding the service to the Unit, common areas or rules violations shall be made in writing to the Board. Unsigned complaints will be disregarded.
- (18) No flammable, combustible or explosive fluid, chemical or substance shall be kept in any Unit, golf cart shelter or on the common areas, except such as are required for normal household use and are kept inside the Unit.
- (19) Owners not in residence during hurricane season must prepare the Unit by taking the following steps: (a) remove all furniture and other items from the porch or patio prior to departures; (b) designating a responsible firm or an individual to care for the Unit should it suffer hurricane or wind damage and (c) furnish the Association (by notifying the Management firm) the name of the firm or individual. Such firm or individual shall contact the Association for approval to install or remove hurricane protection, which shall be only the type approved by the Board of Directors.
- (20) Food and beverage may not be consumed outside of the Unit except in such areas as may be designated by the Board of Directors of the Association.
- (21) Any type of reflective film or coating to any window, glass door or glazed surface of any structure visible from the outside is prohibited.

(22) Portable	free-standing and tabletop electric barbecue	grills and other similar electric
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appliances shall be permitted for use on a homeowner's balcony as per Florida Fire Prevention Code Section 10.10.6.1.1. This is provided that the cooking surface does not exceed 200 square inches and that the unit is unplugged when not in use The use of charcoal and gas barbecue grills is strictly prohibited on a homeowner's balcony or anywhere else on any Association property, except at events sponsored by the Board of Directors of the Association and only in those areas designated by the Board of Directors.

- (23) Up to two (2) dogs or cats, each of which will not exceed thirty pounds (30) at maturity may be kept inside the Unit.
- (24) Every pet owner shall be responsible for cleaning up their pet's excretions. The Board is empowered to order and enforce the removal of any pet which becomes a source of annoyance to other residents of Waterbend.
- (24.1) No person on Waterbend common grounds shall harass, herd or drive any game or non-game bird, fish, aquatic mammal or fur bearing mammal species. For the purpose of this rule, harass will be defined as any intentional act that disrupts an animals normal wildlife behavior patterns, which includes but is not limited to: feeding, sheltering and breeding. Residents or guests that violate this policy will be subject to fines and any other reasonable actions the Association may deem necessary to remedy such actions.
- (25) No containers of any kind that may hold standing water and therefore allow mosquitoes to breed may be left outside of any Unit. Including, but not limited to, buckets, jars, bowls, birdbaths, fountains and inflatable plastic pools.
- (26) The garage of each Unit may not be used for either living quarters or any commercial purpose. No trade, business, professional or commercial activity may be conducted in or from any Unit, except that an Owner or occupant residing in a Unit may conduct business activities within the Unit so long as: (a) The existence or operation of the business activity is not apparent or detectable by sight, sound or smell from outside the Unit; (b) the business activity conforms to all zoning requirements; (c) the business activity does not involve persons coming into the Condominium who do not reside therein or door-to-door solicitation of residents of the Condominium; and (d) the business activity is consistent with the residential character of the Condominium and does not constitute a nuisance or a hazardous or offensive use or threaten the security or safety of other residents as may be determined in the sole discretion of the Board. The terms "business", "trade" and "professional or commercial activity" as used in this provision shall be construed to have their ordinary, generally

accepted meanings and shall include, without limitation, any occupation, work or activity undertaken on an ongoing basis which involves the provision of goods or services to persons other than the provider's family and for which the provider receives a fee, compensation or other form of consideration, regardless of whether: (i) such activity is engaged in full or part-time; (ii) such activity is intended to or does generate a profit; or (iii) a license is required therefore. Notwithstanding the above, the ownership of a Parcel shall not be considered a trade, business, professional or commercial activity within the meaning of this section.

(27) Pool rules post	ed at the pool may be changed and up	pdated, and upon posting shall
become part of thes	se Rules and Regulations.	
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#### FOR YOU OWN SAFETY NO DIVING IS PERMITTED.

- 1. Pool hours are from 8 a.m. until dusk. Security will be called when persons are in the pool area after dusk. No night time swimming is allowed.
- 2. No lifeguard on duty swim at your own risk.
- 3. No wheeled recreation equipment or vehicles, including but not limited to tricycles, bicycles, scooters, skates or skateboards are allowed in the pool area.
- 4. No pets are allowed in the pool or on the pool deck.
- 5. Except for plastic water bottles, no food or drink, or any glass items, are allowed in the pool or on the pool deck, except during Association sanctioned functions.
- 6. Voices and electronic equipment must be kept to a low volume.
- 7. Chairs/lounges must have towels placed on them while in use. Please close the umbrellas when you are finished using them to prevent damages due to high winds.
- 8. All persons must shower before entering the pools. Suntan oils and lotions do damage to the pool filtering equipment, they also damage the pool furniture.
- 9. Children must be accompanied by a resident adult.
- 10. Incontinent persons or persons using diapers are not permitted in either pool.
- 11. No running, jumping, ball playing, rubber rafts or large toys are allowed in the pool or on the pool deck. Any type toys left in the pool area overnight are discarded the following day. Please take all personal items with you when you leave to prevent loss.
- 12. A maximum of 43 persons are allowed in the pool.
- 13. No private functions in pool area without Board approval.

#### 14. No Smoking at the pool or in the restrooms

THANK YOU FOR YOUR COOPERATION AND ENJOY THE POOL AND DECK.

- \*The Waterbend Pool and Deck area is for the exclusive use of the Membership of the Waterbend Condominium Association and their guests.
- (28) All Owners are required to notify the Association with respect to the sale or lease of their unit by completion of the "Application For Rental or Resale" form at least 30 days prior to the transaction. Contact management firm for the application to be completed by the new owner or tenant.

A signed copy of the	e current <b>Rules &amp; Regulations</b> and a	a copy of the contract or lease must
accompany the com	pleted application, along with a chec	k, made payable to Waterbend, for
the application fee.	The "Certificate of Approval" must be	signed by the Board Officers and
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must be notarized prior to the transaction. No Unit shall be leased more than two (2) times during any calendar year and each time not for less than thirty (30) days.

The prospective buyer or lessee must acknowledge by signature that they have read, understand and agree to obey the Rules & Regulation and the Documents. This acknowledgement is part of the "Application For Rental or Resale" form and will be kept in the unit's file by management.

- (29) The rules governing the flying or placement of flags, banners or pennants of any type have been established by the Waterbend Association and Jonathan's Landing POA.DCB. Any deviation from the rules must be approved in advance by the Waterbend Association and the Jonathan's Landing POA. DCB.
- 1. No freestanding, ground supported flagpoles shall be permitted within Waterbend and/or Jonathan's Landing, except those previously approved.
- 2. No flag, banner, pennant, or bunting of any type shall be permitted to be displayed, either horizontally or vertically against any wall of a home, pool house, garage, or attached to a tree, lamppost, or bush, in any position, except during a temporary display at a community function that is approved by the Board.
- 3. A single flag pole, projecting from a home at an angle, shall be limited to one not greater than 1 1/2" in width, and 6 ft. in length. Any flag, banner or

pennant flying from such flagpole shall not exceed 3 feet in width by 5 feet in length.

- 4. Any flag, banner, or pennant that is flown within the community must be maintained good repair, and must be removed when it is no longer a fitting emblem to display.
- 5. Owners shall be permitted to display one portable removable **United States Flag** in a respectful way. On Armed Forces Day, Memorial Day, Independence Day, an owner may display a portable official flag that represents the US military services that is no larger than 4 1/2 feet by 6 feet.

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