

Electronic Signature:

I hereby confirm my signature on the following document:

Document Emailed On: **Wednesday, 09/06/2023 09:46:33 AM (ET)**
Document Signature Name: **Rachel Campbell**
Document Signature Email: **rachel.camp1970@gmail.com**
Document Signature Date: **Wednesday, 09/06/2023 09:50:42 AM (ET)**
Document Signature IP Address: **209.107.216.46**
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Binding Moving Estimate

Reference No: **M8255013**

Allied Van Lines Moving and Storage
2255 Glades Road,
Boca Raton, FL 33431
US DOT: 4112172 MC: 01570897

Customer Rep: **Billing**
Phone:
Direct: **561-622-7530**
Email: info.alliedvanlines@gmail.com

Moving From

Rachel Campbell
17001 Planters Row, Addison
Addison, TX 75001
Phone: 972-989-6860
rachel.camp1970@gmail.com

Moving To

Rachel Campbell
To Be Advised
Justice, IL 60458

Relocation Details

Job No: **M8255013**
Estimate Date: **09/06/2023**
Representative: **Billing**
Move Type: Residential Long Distance, 915 miles
Estimated Volume: **895 cf. (6265 lbs) cf**
Estimated Rate: **\$4.25 per cf**
Move Day: **Thursday/Friday**
Requested Move Date: **09/07/2023-09/08/2023**
Reference By: **REFERENCE**
Created On: **09/06/2023**

Relocation Estimate

Total Tariff	\$7102.00
Tariff Discount: 46.44%	-\$3298.25
Basic Estimate Price	\$3803.75
Fuel Surcharge: 12.00 %	\$456.45
2nd Stop on Pick Up Within 10 Miles	\$0.01
30 Days of Free Storage and Re-Delivery	\$0.01
Binding Estimate Fee	\$2850.97
Military Discount	- \$1000.00
Basic Valuation Protection: \$0.60 per lbs. per article	\$0.00
Total Moving Estimate	\$6111.19
Customer Payment	\$2490.01

Full Value Protection Amount of Liability: \$37,590.00 (Optional)

Deductible Levels:	\$0	\$250	\$500	\$750	\$1000	\$1500
Valuation Charge:	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Total Estimate Plus Valuation Charge:	\$6111.19	\$6111.19	\$6111.19	\$6111.19	\$6111.19	\$6111.19
Customer's Initials:	x _____	x _____	x _____	x _____	x _____	x _____

WARNING: If a moving company loses or damages your goods, there are 2 different standards for the company's liability based on the types of rates you pay. **BY FEDERAL LAW, THIS FORM MUST CONTAIN A FILLED-IN ESTIMATE OF THE COST OF A MOVE FOR WHICH THE MOVING COMPANY IS LIABLE FOR THE FULL (REPLACEMENT) VALUE OF YOUR GOODS** in the event of loss of, or damage to, the goods. This form may also contain an estimate of the cost of a move in which the moving company is liable for **FAR LESS** than the replacement value of your goods, typically at a lower cost to you. You will select the liability level later, on the bill of lading (contract) for your move. Before selecting a liability level, please read [Your Rights and Responsibilities When You Move](#), and [Ready to Move Brochure](#) provided by the moving company, and seek further information at the government website www.protectyourmove.gov

Understanding Your Estimate

By signing this Binding Estimate for Services, customer is acknowledging and agreeing to the following:

This **BINDING** estimate is based upon the specific items to be moved and services ordered as listed on the estimate. **Your estimated price will not change unless you order additional services, add additional items to be moved, or additional weight or cubic feet to be moved which are not listed on the estimate.** This document is an estimate only; it is only binding for the specific services and items listed here within; any deviation of the services listed and ordered will result in a new estimate being issued. In such cases, a revised written visual estimate must be executed prior to any services being performed.

Please note: Allied Van Lines Moving and Storage is a properly licensed interstate broker, and is not a carrier and will not transport an individual shipper's household goods, but will coordinate and arrange for the transportation of household goods by an FMCSA authorized motor carrier, whose charges will be determined by its published tariff. All estimated charges and final actual charges will be based upon the motor carrier's tariff which is available for inspection from the carrier upon reasonable request

This Estimate includes the following services to be performed by the carrier:

- Transportation of goods with either an 18-wheeler or 26ft. truck.
- Expert advice and guidance throughout the course of your move.
- Disassembly of all standard furniture required for safe transport.
- Wrapping of all furniture with quilted/padded moving blankets.
- Itemized inventory indicating condition of items at origin.

- Loading & unloading of all goods.
- All transportation, taxes, tolls, labor, mileage and fuel surcharges.
- Standard cargo protection up to \$10,000 based on 0.60 cents per pound per article.
- No elevator charges.
- No charge for moving pads.
- Free date change - No penalty or fee if the request is made within 7 business days before your original scheduled pickup date. (Summer Rates are subject to change)
- Free 30 days of storage with delivery included (Upon Request)
- Expedited Delivery Services Available Upon Request

Note: Elaborate furniture items that need to be disassembled and/or reassembled may require a 3rd party professional servicing or additional labor and should be disclosed to your estimator in advance of the move to be included on the estimate. Disconnecting and reconnecting of appliances is not included in the estimate. Reassembly of any item is subject to the availability of tools and/or parts being available at delivery. Packing, materials, and unpacking services, are available at an additional charge and are only included in this estimate if the service is listed on the services section of the estimate.

Optional Accessorial Services and Additional Fees (If applicable to the move) It is customary for the carrier to offer additional service options to the customer. Optional services include but are not limited to, storage, packing, materials, unpacking, appliance servicing, shuttle, long carry, rigging, hoisting and lowering, wooden crating, exclusive use of a vehicle, guaranteed delivery, etc. If customer orders an additional service or an additional service is required to complete the move, then that charge for the service will be added to the final bill. Optional Accessorial post contract services not included in your estimate include:

- First floor of stairs included. Additional fee for any stairs above the 2nd floor.
- Long carry: First 75 feet are included. Each additional 75 feet will be charged at a minimum of \$75.00 per 75 feet.
- Shuttle service: If a semi-trailer cannot get reasonably close to the building or house for loading/unloading, a shuttle truck may be required to perform relocation at a minimum charge of \$300.
- Packing of fragile/delicate items (such as TVs, glass, etc.) packing and crating services are not already listed within proposal; loading of bulky items (such as a motorcycle)

- Packing supplies such as boxes, bubble wrap etc.
- Storage: any additional month will be charged at \$0.50 cents per cubic foot (\$150 minimum)
- No plastic bags i.e. garbage/garment etc. will be allowed on the truck. All furniture must be emptied of all clothes, linens, papers etc. All fragile items must be packed into boxes.
- For full packing service: All labor and materials to professionally pack all boxes, fragile items, and furniture listed. If additional items are added at time of pick up, then the total price for full service packing will be increased and adjusted by the guaranteed rate provided. A new agreement will be presented at time of pick up.

Delivery ETA Schedule:

0-500 miles: 0-7 business days.

501-1000 miles: 1-10 business days.

1001-1500 miles: 2-12 business days.

1501-2000 miles: 5-14 business days.

2001-3300 miles: 7-21 business days.

Maximum: 30 business days

****ESTIMATED TIMES****

- **Expedited delivery services available upon request.**
- This delivery schedule is NOT A GUARANTEE.

ESTIMATED PICK UP AND DELIVERY SCHEDULE:

Each Long Distance interstate moving customer will have different requirements as to a delivery timeframe. Some customers need their property delivered as quickly as possible and some customers may wish to wait several weeks before they receive their delivery. Accordingly, there are two delivery service options available; Premium Guaranteed Service and Standard Service. Pickup and delivery dates are not guaranteed unless the optional Premium Guaranteed Service (P.G.S.) is purchased. Standard

Service (S.S.) period is up to a maximum of thirty business weekdays, not including storage time, beginning on the first date indicated as available for delivery (not the date of pickup). The date indicated as "1st available for delivery" is the first date of the delivery window and not the promised delivery date. Estimated delivery period is up to thirty business days from date indicated as first available for delivery.

Please Note: All pickup, load and/or delivery dates are only estimates and are not guaranteed. Safe Ship Moving Services will not be responsible for loss or damages incurred by unavoidable delay. Safe Ship Moving Services will act on the behalf of the customer in resolving any claims or delay issues with the carrier. There are absolutely no guarantees made, expressed or implied regarding pack, load and/or delivery dates. IF PICKUP IS REFUSED BY THE CUSTOMER FOR ANY REASON, BROKER FEE IS FORFEITED. All estimated times of arrival are subject to change depending on many factors such as traffic, weather conditions, unforeseen mechanical problems, or unexpected delays.

* If a delivery cannot be made due to non-payment, the customer is not available, or the customer does not want to pay a shuttle fee, the goods will be put in a local storage facility within 5-10 miles of the customer's delivery address, at the customer's expense. Once the final payment is made and posted, the goods and their location will be released to the customer, so they can pick up at will, or we can arrange for re-delivery, for an additional fee, based on the volume, and may take up to 30 business days. If a customer decides to leave in storage longer than the initial storage period, usually 7 to 14 days, then the customer will be charged additional storage fees, unless they open the storage in their name, and close it out of the company's name.

TERMS OF PAYMENT

At the time of pickup 50% of the balance is due in the form of cashier's check, cash, postal money order or credit card.(Visa, Mastercard, or Discover) If a credit card is being used at the time of pickup, ALLIED VAN LINES MOVING AND STORAGE must be informed at the time of your reservation and the use of credit card must be added to your contract prior to your electronic signature. (Credit card use may be subject to a 5% processing fee). At delivery the balance is due prior to unloading in the form of Post Office Money Order, Cashier Check, or Cash only. The carrier reserves the right to collect up to 70% of balance due prior to the goods leaving the origin state. Subject to federal law, payment in FULL of all charges is required before delivery and prior to unloading, Subject to the 110% law, if applicable. All charges are based on the carrier's full tariff rates. If payment is not made, then the carrier may place the goods in storage until payment is made; in such case the customer will be responsible for all storage and redelivery fees.

CLAIMS & DAMAGES

ALLIED VAN LINES MOVING AND STORAGE, as a licensed interstate broker, is not responsible for any acts or omissions of the carrier or its employees or agents. Customer agrees to exclusively pursue the carrier directly for all claims for property damage, including without limitation, any claims

of damage to property, lost or stolen goods, delayed pickup or delivery, actions of estimators, drivers, packers, or movers, or other types of claims. Carrier shall not be liable for the loss or damage of the goods unless a claim is made in writing supported by proof of ownership, value, and weight. As a condition precedent, all outstanding monies due for services must be paid in full before any claim can be made. Claims must be filed within 9 months of delivery or demand thereof is refused and must be limited to the destination descriptions of damages for each item on the inventory logs. All damages and missing items must be noted on the inventory logs. Damage indications must specify each item damaged at the time of delivery.

AGENTS

Carrier may use agents/independent subcontractors on all orders. Additionally, unless customer purchased an "exclusive use of the vehicle" option, there is no guarantee that the property will not be temporarily stored or offloaded and reloaded onto a different vehicle then performed pickup and consolidated with other shipments

CERTIFICATE OF INSURANCE

Some buildings require a certificate of insurance from the mover. Please check with your building management at both current and new locations regarding their requirements. Please notify your Relocation Specialist and we will be glad to assist you. Note: A fee may apply depending on building requirements.

PARKING RESTRICTIONS

Customers must confirm parking restrictions with the building/s management or local police department at both current and new locations in order for the carrier to avoid parking violations. If the truck physically or for reasons of parking restrictions cannot park close enough, Long Carrying or Shuttle Truck Service charges will apply and be added to the original agreement.

FURNITURE TRANSPORTATION

The motor carrier requires that all drawers must be emptied prior to the day of move. Furniture with full drawers will not be transported due to high risk of damage to the actual furniture, premises walls and floors.

UTILITIES / APPLIANCES

Make sure that all of your utilities and appliances will be turned off and disconnected from electric, gas and water connections prior to the day of your move. We do not disassemble or reassemble any utilities or appliances at both current and new locations on the day of your move-out or move-in.

VALUATION

The carrier provides two valuation options: Limited liability and full replacement value (FVP). Both plans cover furniture and boxes packed/unpacked by the carrier. We suggest you purchase third party insurance to protect your property. Please read carefully before making your selection. Subject to the minimum valuation of \$0.60 per pound per article and in compliance with and subject to the provisions of 49 CFR Section 375.701(a), Carrier cannot control whether proper packing methods are used by shipper, therefore on boxes packed by the owner as well as pressed wood (particle board) furniture, fragile or brittle items such as glass, china, ornaments, etc.; liability is limited to \$0.60 per pound per article. Carrier, or its representative, has the right to inspect and repair any alleged damage. Consumer shipper waives all claims against Carrier and ALLIED VAN LINES MOVING AND STORAGE for any damage to the interior or exterior of any residence including, but not limited to walls, floors, ceilings, stairs, banisters, carpets, plumbing, doorways, driveways, walkways, landscaping, etc. In addition, customer agrees and is not permitted to move, and we will not accept, transport, or store and have no liability whatsoever for firearms, live plants, alcohol of any kind, jewelry, cash, bank notes, any financial instruments, hazardous materials, pets, liquids or perishable items.

NOTE: Customer has agreed to receive and subsequently received the FMCSA publications "Ready to Move? - Tips for a Successful Interstate Move" and "Your Rights and Responsibilities When you Move" via hyperlink and accessed the Federal consumer protection information on the Internet. Additionally, in accordance with 49 CFR § 371.113(c)(1), customer agrees to waive a physical survey of the household goods and alternatively agrees to receive a Binding Estimate based upon the customer provided item list of property to be transported and services ordered. The terms of this estimate and all services to be provided are subject to the carrier's tariffs, incorporated by reference and available for inspection upon reasonable request at the carrier's offices.

ACCEPTANCE OF TERMS

In signing this agreement I, the Customer, agree and affirm to be true that ALLIED VAN LINES MOVING AND STORAGE has provided a dated copy of the estimate and charges at the time I signed the agreement. ALLIED VAN LINES MOVING AND STORAGE has provided me with notification of

the methods of payment required to pay the Motor Carrier for balances due which are always certified funds unless signed preapproval has been received. All costs and charges are clearly indicated on this estimate, and the charges represented on this estimate are only for the services and inventory specifically indicated on this estimate. ALLIED VAN LINES MOVING AND STORAGE sales representative verbally confirmed their role as a Moving Broker/Coordinator to me over the phone prior to placing this reservation.

CANCELLATION POLICY

I, the Customer, agree that due to scheduling and routing reasons, my broker fee is not refundable, unless I notify ALLIED VAN LINES MOVING AND STORAGE in writing within 48 hours after booking at info.alliedvanlines@gmail.com of my intent to cancel the estimate. If the first scheduled pickup date is within 7 business days of the date I reserve my move, then my broker fee is non-refundable. I acknowledge that ALLIED VAN LINES MOVING AND STORAGE has fulfilled their contractual obligations as a broker, once the relocation agreement has been signed by me, the Customer, and accepted by a Carrier. In turning down or denying service from the Carrier, I, the Customer, will not be entitled to a refund of my broker fee from ALLIED VAN LINES MOVING AND STORAGE, unless management approves otherwise.

LIMITATION OF LIABILITY

You explicitly acknowledge, understand, and agree that ALLIED VAN LINES MOVING AND STORAGE and our subsidiaries, affiliates, officers, employees, agents, partners, and licensors shall not be liable to you for any punitive, indirect, incidental, special, consequential or exemplary damages, including, but not limited to, damages which may be related to the loss of any profits, goodwill, goods, funds, property, use, data and/or other intangible losses, even though we may have been advised of such possibility that said damages may occur, and result from:

- a) the use or inability to use our service;
- b) The cost of procuring substitute goods or services;
- c) Unauthorized access to or the alteration of your transmissions and/or data;
- d) Statements or conduct of any such third party on our service;
- e) and any other matter which may be related to our services.

RELEASE

In the event you have a dispute, you agree to release ALLIED VAN LINES MOVING AND STORAGE (and its officers, directors, employees, agents, parent subsidiaries, affiliates, co-branders, partners and any other third parties) from claims, demands and damages (actual and consequential) of every kind and nature, known and unknown, suspected or unsuspected, disclosed and undisclosed, arising out of or in any way connected to such dispute.

PROOF OF SERVICE DENIAL

ALLIED VAN LINES MOVING AND STORAGE will not be required at any time to provide proof of service denial. This will be the Customers responsibility. As the Customer, I agree to the applicable terms and conditions relating to pickup and delivery dates detailed above. I agree that ALLIED VAN LINES MOVING AND STORAGE does not have the ability to obtain signed documentation verifying a service refusal. As the Customer, I agree that ALLIED VAN LINES MOVING AND STORAGE will not be required to provide proof of service in the case of a service denial or refusal of service. ALLIED VAN LINES MOVING AND STORAGE reserves the right to retain the deposit of the customer who verbally refuses or denies service without written documentation.

SUMMARY OF DISPUTE SETTLEMENT PROGRAM:

The neutral arbitration program has been designed to give neither party any special advantage. If a dispute arises between Carrier and the shipper arbitration may be a mutually beneficial alternative to help resolve the dispute. Section 49 CFR Section 375.211 provides that a mover must have a program in place to provide shippers with an Arbitration alternative. Arbitration is optional and not required under Federal law. A. Summary of the arbitration process: Arbitration is an alternative to courtroom litigation. It provides each party to the dispute to present their cases and allows a neutral third party arbitrator to make decisions as to the merits of each sides case. Arbitration subject to this agreement shall be conducted via written submission and, subject to the arbitrators discretion, through telephonic appearance. After the initial filing fees have been paid and the arbitrator selected, the initiating party or Claimant must submit a written brief summarizing their legal position and factual claims. All supporting documentation must be included with the initial arbitration brief. Copies of all documents must be submitted to all parties involved in the arbitration. Upon receipt of the Claimants arbitration brief and supporting documents, the responding party or Respondent will have 30 days to file their responsive arbitration brief and supporting documentation. Further deadlines and timetables are subject to the arbitrator's discretion. B. Legal effects: If the arbitration alternative is chosen, then any decision made by the arbitrator may be binding. Additionally, an arbitration decision may not be appealed in a court of law. All parties agree that the Arbitrators decision will be based exclusively on the governing United States Federal Law without regard to conflicting State laws or regulations. C. Applicable costs: Each party is responsible for their own costs associated with arbitration. A benefit to the arbitration alternative may be that it is less expensive than traditional litigation. Each party is responsible for 50%

of the costs associated with securing the arbitrator and 100% of their own expenses, including but not limited to attorney fees. There is a \$250 filing fee FOR EACH PARTY and a supplemental charge of \$50 administration fee. Call carrier for ADR processing forms.

NOTICE OF MAXIMUM AMOUNT DUE UPON DELIVERY

Final charges will be based on actual weight or cubic feet/volume of property and services provided. Maximum amount demanded at time of delivery, prior to unloading, is the amount of the non-binding estimate plus 10%; or 100% of the binding estimate. Actual charges may exceed the amount of estimate if additional services were ordered or required to be performed; if customer moved additional items, weight, or cubic feet; or if extra service options such as packing or storage were necessary.

CHOICE OF LAW AND FORUM

It is at the mutual agreement of both you and ALLIED VAN LINES MOVING AND STORAGE that the relationship between the parties shall be governed by the laws of the state of Florida without regard to its conflict of law provisions and that any and all claims, causes of action and/or disputes, arising out of the relationship between you and ALLIED VAN LINES MOVING AND STORAGE, shall be filed within the courts having jurisdiction within the County of Palm Beach County, Florida or the U.S. District Court located in said state. You and ALLIED VAN LINES MOVING AND STORAGE agree to submit to the jurisdiction of the courts as previously mentioned, and agree to waive any and all objections to the exercise of jurisdiction over the parties by such courts and to venue in such courts.

VERY IMPORTANT - IF YOU ADD ITEMS AT PICK-UP OR IF THE ITEMS ARE A DIFFERENT VOLUME AND/OR WEIGHT FROM WHAT IS ESTIMATED ON THIS AGREEMENT:

1. The mover must provide you with a revised estimate.
2. Contact our office at (561) 542-7846 so that we may assist you with any revisions.
3. DO NOT allow the mover to load the truck or perform any services before you CALL US. You must agree in writing to the new estimate. We will assist you with this.
4. If you have not signed the mover's revised estimate, and the mover loads the truck, then federal regulation requires that the mover has reaffirmed the original estimate and cannot demand additional payment at delivery for the additional items.

This is why we ask you to notify us of modifications at least 3 business days before the scheduled pick-up date, to avoid surprises at pick-up! On the day of pick-up, your foreman may offer you a new revised estimate listing all costs for the entire move including the additional services ordered or additional items to be moved, if any. The total price will be the same as the price listed on this estimate if your inventory's estimated weight/volume has not changed and if you do not require additional services. If your inventory's estimated weight/volume increases or if you require additional services, however, then your price may change based on the rate per pound and/or cubic feet stated in this estimate.

REVISED WRITTEN ESTIMATES

If prior to or on the day of the scheduled pick-up the shipper tenders more property or makes a change to the initial order for which they received an estimate; Carrier, or its representative, may either (1) undertake the job with the additional property, in which case the shipper would only be required to pay 10% more than the initial estimate to receive the property on a non-binding estimate or 100% of the binding estimate and the remaining balance will be billed after the 30 day deferment. Or (2) Carrier and shipper may execute a Revised/Rescission document, **PRIOR TO LOADING OR OTHERWISE BEGINNING THE JOB**, this revised written estimate given prior to loading will serve as the only active estimate for which charges will be calculated.

ABBREVIATIONS and DEFINITIONS

“Motor Carrier” or “Mover” or “Carrier” is the actual moving company performing packing, loading, storage, transportation, and offloading services. “Customer” or “Shipper” is the customer who contracted with the mover to perform interstate domestic moving services. “Broker” or “shipper’s agent” is the customer’s coordinator for the move who issues the estimate and brings the customer and the mover together. The broker is not a party to the contract for moving services (“bill of lading”) between the mover and the customer. Articles listed as follows: Articles listed as CP = Carrier Packed; PBO = Packed By Owner; PO = fragile item to be wrapped with Pads Only per customer.

NOTICE AND WAIVERS: In accordance with 49 CFR § 375.401(a)(2) and 49 CFR §371.113(c)(1), customer agrees to waive a physical survey in-home estimate of the household goods and alternatively agrees to receive a non-physical survey based written e-mail generated Binding Estimate based upon the customer provided item list of property to be transported and services ordered. Customer has agreed to receive and subsequently received the FMCSA publications “Ready to Move? – Tips for a Successful Interstate Move” and “Your Rights and Responsibilities When you Move” via e-mail hyperlink and accessed the Federal consumer protection information in the Internet.” The terms of this estimate and all services to be provided are subject to the carrier's tariffs, incorporated by reference and available for inspection upon reasonable request at the carrier's offices. Please refer to: “You’re Rights &

Responsibilities When You Move” Brochure - Rights & Responsibilities as well as “Ready to Move” Brochure - Ready to Move.

By placing a deposit with ALLIED VAN LINES MOVING AND STORAGE, I am agreeing to the Terms & Conditions stated above. I have read and agree to the Terms & Conditions stated above:

Articles List 22 Items, 84 Pieces

Qty	Items	Qty	Items	Qty	Items
1	BARBECUE GRILL	1	LAMP, FLOOR (PBO)	1	SOFA, SECTIONAL-3 PIECE
1	BED, KING (WITH MATTRESS)	2	LAMP, TABLE (PBO)	2	T.V. FLAT SCREEN- 33-60
50	BOX, MED. PBO	2	NIGHT STAND	2	TABLE, END
6	DINING CHAIR	4	PATIO CHAIR	1	TV STAND, ELECTRIC FIREPLACE
2	DINING CHAIR + ARM	1	PATIO TABLE	1	VANITY, DRESSER
1	DINING TABLE	1	PATIO UMBRELLA	1	VANITY, MIRROR
1	DRESSER, MIRROR	1	RUG, LARGE 8X10	1	VANITY, STOOL
1	DRESSER, TRIPLE				

Click on [Online Electronic Signature](#) to confirm your move online.

If you no longer wish to receive emails from Allied Van Lines Moving and Storage, please click on [unsubscribe](#)

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I hereby confirm my signature on the following document:

Document Emailed On: **Wednesday, 09/06/2023 09:46:33 AM (ET)**

Document Signature Name: **Rachel Campbell**

Document Signature Email: **rachel.camp1970@gmail.com**

Document Signature Date: **Wednesday, 09/06/2023 09:50:42 AM (ET)**

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