Groundwater prices

2024-2025



Contents

Groundwater management prices	3
Metering service charges	
Telemetry and non-telemetry service charge	8
Application fees for water access licences, dealings and approvals	9
Groundwater water sharing plans	11
Special licence categories	. 12



Did you know?

WaterNSW's prices are set by the NSW Independent Pricing and Regulatory Tribunal (IPART).

Find out more about the IPART determination at ipart.nsw.gov.au

Prices are also available on our website at waternsw.com.au/pricing



Read the notes sections throughout this booklet to find out more information about the prices.



Groundwater management prices

1 July 2024 to 30 June 2025

All charges apply from this date until otherwise specified. Entitlement charges are billed per share and usage charges are billed per megalitre extracted.

		1-Part Tariff	2-Part Tariff	
Valley/River	Details	Entitlement charge (A)	Entitlement charge (B)	Usage (C)
Inland	WAMC charges	\$6.96	\$4.35	\$2.61
	WAMC Murray-Darling Basin Authority charges ²	\$0.30	\$0.22	\$0.08
	Total charges collected by WaterNSW	\$7.26	\$4.57	\$2.69
Murrumbidgee	WAMC charges	\$6.00	\$3.75	\$2.25
	WAMC Murray-Darling Basin Authority charges ²	\$0.30	\$0.22	\$0.08
	Total charges collected by WaterNSW	\$6.30	\$3.97	\$2.33
Coastal	WAMC charges	\$6.57	\$2.26	\$4.31
	Total charges collected by WaterNSW	\$6.57	\$2.26	\$4.31

Inland/Border Rivers¹

The below charges are relevant for the four water sources listed within Inland/Border Rivers.

		1-Part Tariff	2-Part Tariff	
Water source	Details	Entitlement charge (A)	Entitlement charge (B)	Usage (C)
Macintyre Alluvial Groundwater Source	WAMC charges	\$6.96	\$4.35	\$2.61
NSW Border Rivers Upstream Keetah Bridge Alluvial Groundwater Source	WAMC Murray-Darling Basin Authority charges ²	\$0.30	\$0.22	\$0.08
NSW Border Rivers Downstream Keetah Bridge Alluvial Groundwater Source	WAMC Border River Commission charges ³	\$0.50	\$0.35	\$0.15
Ottleys Creek Alluvial Groundwater Source	Total charges collected by WaterNSW	\$7.76	\$4.92	\$2.84



The estimated proportion of voluntary telemetry uptake submitted to IPART for FY25 is 0% - 25%, therefore the following charge applies.

Annual scheme management charge⁵		
Proportion of voluntary telemetry uptake	Charge	
0% - 25%	\$85.35	
Minimum annual charge⁴		
\$277.89		



What's the difference between a 1-part and 2-part tariff?

1-part You are billed based on your full entitlement regardless of how much water you use.

2-part You are billed a lower entitlement rate plus a usage charge based on the actual water you use. **Please note:** Inactive work/s are not eligible for a 2-part tariff.

Find out more at waternsw.com.au/tariffs

Notes for groundwater management prices

- · All prices are \$ per megalitre of entitlements and megalitre of usage for the fixed and variable charges.
- · Charges collected on behalf of WAMC.
- These prices are determined by IPART for WAMC costs.
- Charges are billed quarterly in arrears, payment terms for all invoices are 30 days from the date of issue. For more information on our billing terms and conditions, or if you are having difficulties paying your water bill, please refer to please refer to Accounts and billing.
- WAMC charges are determined by IPART under the Independent Pricing and Regulatory Tribunal Act 1992 (IPART Act) and the WAMC determination.
- 1. IPART have set specific fixed and variable charges in relevant river valleys and groundwater sources that are triggered when the **floodplain harvesting regulation** is operational. In the event these charges are triggered, they will replace the existing fixed and variable charges.

The Murray-Darling Basin Authority Charges (MDBA) / Border River Commissions (BRC) WAMC pass-through charge is a recovery of NSW Government contribution to MDBA and BRC (fixed and variable) for WAMC. IPART sets the charges to recover the NSW Government's contribution to funding the MDBA & BRC to undertake activities under the Murray-Darling Basin Agreement and the agreement with the Border Rivers Commission at the amount set by IPART. IPART sets these government charges every four years via a public consultation process. It updates these government charges annually during this period to reflect changes in the consumer price index and changes in demand for WaterNSW's services. These charges will apply to all water users in NSW's sections of the Murray-Darling Basin and Border Rivers systems.

These charges will apply to MDBA WAMC customers and BRC WAMC customers as follows:

- 2. MDBA customer means a holder of a Water Licence that authorises the taking of water from:
 - a. Groundwater from the Inland and Murrumbidgee valleys.
- 3. BRC customer means a holder of a Water Licence that authorises the taking of water from:
 - a. Groundwater from the Macintyre Alluvial Groundwater Source, NSW Border Rivers Upstream Keetah Bridge Alluvial Groundwater Source, NSW Border Rivers Downstream Keetah Bridge Alluvial Groundwater Source and Ottleys Creek Alluvial Groundwater Source.
- 4. Please note the minimum annual charge applies in relation to the WAMC charges.
- 5. The **Annual scheme management charge** is levied on all billable licences.

Nil price for Aboriginal Cultural Licences

Despite anything in this booklet, the maximum price for Monopoly Services under the WAMC and WaterNSW Rural Valley Bulk



Water Determination in respect of an Aboriginal Cultural Licence is zero. An **Aboriginal Cultural Licence** means any of the following categories of access licence referred to in schedule 3 of the Water Management Regulation:

- (a) regulated river (high security) Aboriginal cultural licence;
- (b) unregulated river Aboriginal cultural licence; and
- (c) aquifer Aboriginal cultural licence.

WAMC charges are determined by IPART under the IPART Act and the WAMC determination.

The reasons are:

- 1. Section 11 of the *Independent Pricing and Regulatory Tribunal Act 1992* (IPART Act) gives the Independent Pricing and Regulatory Tribunal (IPART) a standing reference to conduct investigations and make reports to the Minister administering the IPART Act on the determination of the pricing for a government monopoly service supplied by a government agency specified in Schedule 1 of the IPART Act.
- 2. WAMC is listed in Schedule 1 of the IPART Act.
- 3. The WAMC charges recover the costs of water management and planning activities and services which are declared as government monopoly services under clause 3 of the Independent Pricing and Regulatory Tribunal (Water Services) Order 2004. These involve:
 - (1) the making available of water;
 - (2) the making available of the Corporation's water supply facilities; or
 - (3) the supplying of water, whether by means of the Corporation's water supply facilities or otherwise, (together, the Monopoly Services).
- 4. Under section 4(6) of the IPART Act, the Corporation is taken to be the supplier of the services for which fees and charges are payable under Chapter 3 of the *Water Management Act 2000* (Water Management Act).
- 5. In practice, charges for such water resource management activities are made as charges under licences, permits, approvals or authorities granted by:
 - (1) the Minister under Chapter 3 of the Water Management Act (in areas of NSW in which proclamations under sections 55A and 88A of the Water Management Act are in force); and
 - (2) the Corporation under the Water Act 1912 (Water Act) (in other areas of NSW).

In addition, WAMC charges recover the costs of the supply of services for which fees and charges are payable under Chapter 3 of the Water Management Act. In practice, charges for such water resource management activities are made as charges under licences, permits, approvals or authorities granted by:

- 1. the Minister under Chapter 3 of the Water Management Act (in areas of NSW in which proclamations under sections 55A and 88A of the Water Management Act are in force); and
- 2. the Corporation under the Water Act (in other areas of NSW).

The activity costs associated with the WAMC charges are described in the IPART Final Decision, IPART Draft Decision and accompanying reports.

They include: Surface water quantity monitoring, Surface water data management and reporting, Surface water quality monitoring, Surface water ecological condition monitoring, Groundwater quantity monitoring, Groundwater quality monitoring, Groundwater data management and reporting, Water take data collection, Water take data management and reporting, Surface water modelling, Groundwater modelling, Water resource accounting, Systems operation and water availability management, Blue-green algae management, Environmental water management, Water plan performance assessment and evaluation, Water plan development, Floodplain management plan, Drainage management plan development, Regional planning and management strategies, Development of water planning and regulatory framework, Cross border and national commitments, Water management works, Regulation systems management, Consents management and licence conversion, Compliance management, Water consents overhead, Water consents transactions, Customer management, Business governance and support, Billing management.

These services are currently delivered by DCCEEW, NRAR and WaterNSW on behalf of WAMC. For more information, please refer to the IPART website.

The maximum annual price that WAMC may charge for the Monopoly Services provided in respect of a water licence, which applies only for WAMC charges, is the sum of:

- (a) the higher of:
 - (1) the minimum annual charge; and
 - (2) where the licence holder has a meter: the sum of the following (2-part tariff):
 - (A) an entitlement charge calculated in accordance with the WAMC determination; and



- (B) the usage charge calculated in accordance with the WAMC determination;
- (3) where the licence holder does not have a meter: the entitlement charge (1-part tariff) calculated in accordance with the WAMC determination; and
- (4) where the Licence Holder does not have a Meter and does not have a mechanism for extracting water: the entitlement charge calculated in accordance with clause 3, as though the Licence Holder had a Meter; and
- (b) for an MDBA customer, the applicable MDBA entitlement charge and MDBA usage charge for the relevant water source and relevant year; and
- (c) for a BRC customer, the applicable BRC entitlement charge and BRC usage charge for the relevant water source and relevant year.

The fee for service charges (consent transaction charges, water take assessment charge, old meter service charge and the new metering charge (new meter service charge, scheme management charge, telemetry non/telemetry charge, and exit fee, and ancillary charges) are levied in addition to the fixed and variable charges (and the MAC) contained in this booklet are not used to calculate the MAC threshold.

Metering service charges

1 July 2024 to 30 June 2025

The metering service charge (MSC) is calculated and invoiced annually in arrears. You will receive a separate WaterNSW invoice for your metering charges as they are calculated based on your work approval while your entitlement/usage charge is based on your water access licence.

Call our Customer Service Centre on 1300 662 077, if you have a concern regarding the accuracy of the meter. If you elect to have your meter tested, a deposit of \$2,061.18 is payable and payment is required prior to testing. If the meter is found to be inaccurate, your deposit will be refunded in full. However, if the meter is found to be within accuracy standards then the total meter accuracy testing charge will be invoiced.

Note, the meter laboratory verification charge at request of customer is \$8,153.87 and \$5,449.03 for meter in-situ validation charge – where a meter is relocated or disturbed. The meter reset fee after suspension of maintenance for a year or more is \$302.10 plus cost of parts.

Annual government-owned meter service charges – non-urban metering reform

The below table represents the government-owned MSC **once a government-owned meter becomes compliant** under the NSW Government's non-urban metering reform. The list of rollout dates is available at waternsw.com.au/metering

Type of charge	Annual charge per meter
Operating costs (non channel meter)	\$1,047.16
Operating costs (channel meter)	\$7,346.54
Capital costs	\$0.00
Exit fee	\$0.00



Non-telemetered privately-owned meters

Water take reading/assessment charge	Charge
Annual charge	\$243.90

Telemetered or agency read government-owned meters

The below table represents **current government-owned MSC**. Once a government-owned meter becomes compliant under the NSW Government's non-urban metering reform, the annual government-owned MSC comes into effect based on the compliance date associated with the meter.

Meter size	Annual charge per meter
50-300 mm	\$605.77
350-700 mm	\$629.44
750-1000 mm	\$684.27

Non-telemetered government-owned meters with customer recording and reporting

The below table represents **current government-owned MSC**. Once a government-owned meter becomes compliant under the NSW Government's non-urban metering reform, the annual government-owned MSC comes into effect based on the compliance date associated with the meter.

Meter size	Annual charge per meter
50-300 mm	\$475.22
350-700 mm	\$493.79
750-1000 mm	\$536.81

Notes for metering service charges

Metering charges are calculated annually in arrears.

The MSC will be triggered as follows:

- 1. New Government Meter Charge Trigger Day means, in respect of a government-owned meter, the later of:
 - a. the day the meter becomes compliant with the metering requirements; and
 - b. if there is a date specified in clause 230 of the Water Management Regulation from which a temporary exemption from the mandatory metering equipment condition would cease to have effect in respect of the meter, that date.
- 2. There will be a pro rata between the existing and new MSC as follows:
 - a. for a government-owned meter installed in respect of a licence holder, on and from the New Government Meter charge Trigger Day, the charges set out in the current government-owned table will cease to apply and the charges in the annual meter service charges table and the telemetry and non-telemetry service charge table will instead apply; and
 - b. for a privately-owned meter installed in respect of a licence holder, on and from the New Private Meter Charge Trigger Day, unless the meter is not subject to the metering requirements, will be charged the telemetry and non-telemetry charges.
- 3. If customers move from government-owned meter to privately-owned meter, the government meter charges and privately-owned meter charges will be pro rated as follows:
 - a. different annual charges apply to government-owned meters and privately-owned meters. Where a licence holder switches from a government-owned meter to a privately-owned meter (or vice versa), the annual charges that will be applicable will be pro-rated based on the proportion of days in the financial year that the licence holder used a:
 - i. government-owned meter as against the number of days in the financial year; and



- ii. privately-owned meter as against the number of days in the financial year.
- 4. The telemetry and non-telemetry charges apply based on overall voluntary telemetry uptake to both privately-owned meters and government-owned meters (the telemetry service charge will apply to government-owned meters, if all government-owned meters are telemetry). The telemetry/non-telemetry charges apply as follows:
 - a. for a government-owned meter installed in respect of a licence holder, on and from the New Government Meter Charge Trigger Day, the:
 - i. meter service charge in the government-owned table will cease to apply in respect of that government-owned meter; and
 - ii. charges in the annual government-owned table will instead apply in respect of that government-owned meter.
 - b. for a privately-owned meter installed in respect of a licence holder, on and from the New Private Meter Charge Trigger Day, unless the meter is not subject to the metering requirements, the:
 - i. reading / assessment charge will cease to apply in respect of that privately-owned meter; and
 - ii. the annual telemetry and non-telemetry charges will instead apply in respect of that privately-owned meter.
- 5. The trigger for these new charges are as follows:
 - a. new Government Meter Charge Trigger Day means, in respect of a government-owned meter, the later of:
 - i. the day the meter becomes compliant with the metering requirements; and
 - ii. if there is a date specified in clause 230 of the Water Management Regulation from which a temporary exemption from the mandatory metering equipment condition would cease to have effect in respect of the meter, that date.
 - b. new Private Meter Charge Trigger Day means, in respect of a privately-owned meter, the date specified in clause 230 of the Water Management Regulation from which a temporary exemption from the mandatory metering equipment condition would cease to have effect in respect of the meter.

Telemetry and non-telemetry service charge

1 July 2024 to 30 June 2025

The telemetry and non-telemetry service charge applies to both government-owned and privately-owned meters.

The NSW Government will provide a rebate of \$975.00 to all privately-owned meters when a working telemetry device is installed. This will offset the telemetry service charge until the rebate is exhausted.

The estimated proportion of voluntary telemetry uptake submitted to IPART for FY25 is 0% - 25%, therefore the following charge applies.

	Annual telemetry service charge per meter	Annual non-telemetry service charge per meter
0% - 25%	\$263.86	\$263.86



Did you know?

This rebate will only apply where you have installed or ordered your local intelligence device (LID) prior to 01 July 2024. Your annual telemetry service charge listed above will be automatically credited on your WaterNSW bill each year until you reach the total rebate amount of \$975.00 – just over four years. Please note this rebate will not be applied where a local intelligence device (LID) has not been installed or ordered by 30 June 2024.

The rebate is not available to water users with a government-owned meter. For more information on metering and the telemetry rebate, visit waternsw.com.au/metering



Application fees for water access licences, dealings and approvals 1 July 2024 to 30 June 2025

Type of application	Fee
New water access licences	
Zero Share	\$834.57
Controlled allocation	\$811.95
Specific purpose – groundwater assessment required	\$3,812.67
Specific purpose – no groundwater assessment required	\$846.83
Water access licence dealings	
Dealings – uregulated and groundwater (except low risk and administrative) – groundwater assessment required	\$5,788.00
Dealings – unregulated and groundwater (except low risk and administrative) – groundwater assessment not required	\$2,822.15
Dealings – unregulated and groundwater with low risk	\$1,278.83
Dealings – unregulated and groundwater admin	\$564.89
Water Allocation Assignments	\$58.89
Approvals	'
New or amended works and/or use approvals (All unless specified below as low risk, basic landholder rights or administrative) – groundwater assessments required	\$8,206.82
New or amended works and/or use approvals (All unless specified below as low risk, basic landholder rights or administrative) – groundwater assessments not required	\$5,240.96
New or amended works and/or use approvals low risk - groundwater assessments required	\$5,805.56
New or amended works and/or use approvals low risk - groundwater assessments not required	\$2,839.71
New basic landholder right bore – groundwater assessment required	\$1,208.38
New basic landholder right bore – groundwater assessment not required	\$1,040.66
Amended approval administrative – groundwater assessments required	\$3,590.81
Amended approval administrative – groundwater assessments not required	\$624.95
Extension of approval – lodged before expiry date	\$601.11
Extension of approval – lodged after expiry date	\$1,110.97



Notes for application fees

- · These fees are determined by IPART.
- WaterNSW collects the groundwater assessment fee on behalf of the NSW Department of Climate Change, Energy, the Environment and Water (NSW DCCEEW). NSW DCCEEW hydrogeologists are responsible for undertaking the groundwater assessment, when required.
- WaterNSW charges fees to cover the assessment and processing costs of applications for access licences, water supply work approvals, water use approvals and access licence dealings lodged under the Water Management Act 2000 (Water Management Act).
- · These fees will increase annually, based on changes in the consumer price index. Fees are exempt from GST.
- A 'new' work approval means any work proposed which is not currently listed on a water approval or is replacing an existing work which is listed on a water approval.
- Consent transactions in relation to Monopoly Services provided by WAMC.
- Consent transactions in relation to drillers licences, floodwork approvals, and solicitor enquiries and special meter reads are not disclosed, as they have not been regulated by IPART and are deemed to be unregulated services.

Impact and rules-based assessments:

- Applications generally require a detailed impact assessment. This includes case by case investigation to consider potential local impacts and determine whether those impacts require refusal or consent, or consent subject to conditions.
- Depending on the type of transaction, impact assessment can include identifying and addressing impacts on adjoining pumps or bores, Aboriginal heritage sites, native vegetation, threatened species, wetlands, land degradation, salinity, soil compaction, geomorphic instability, hydrology, water logging, acidity, contamination and water quality, in addition to consideration and resolution of any lodged objections. In some cases where significant risks are identified, WaterNSW may require the applicant to commission third-party experts to determine the extent of those risks and how they might be mitigated.
- Applications determined by IPART which are identified as 'low risk' are processed with a rules-based assessment which does not require the above detailed impact assessment.
- Lower fees are charged for transactions which are identified as 'low risk'.

WAMC charges are determined by IPART under the IPART Act and the WAMC determination. The reasons are:

- 1. Section 11 of the IPART Act gives IPART a standing reference to conduct investigations and make reports to the Minister administering the IPART Act on the determination of the pricing for a government monopoly service supplied by a government agency specified in Schedule 1 of the IPART Act.
- 2. The Water Administration Ministerial Corporation (Corporation) is listed in Schedule 1 of the IPART Act.
- 3. The services which are declared as government monopoly services under clause 3 of the *Independent Pricing and Regulatory Tribunal (Water Services) Order 2004* are services supplied by the Corporation which involve:
 - a. the making available of water;
 - b. the making available of the Corporation's water supply facilities; or
 - c. the supplying of water, whether by means of the Corporation's water supply facilities or otherwise, (together, the Monopoly Services).
- 4. Under section 4(6) of the IPART Act, the Corporation is taken to be the supplier of the services for which fees and charges are payable under Chapter 3 of the Water Management Act.
- 5. In practice, charges for such water resource management activities are made as charges under licences, permits, approvals or authorities granted by:
 - a. the Minister under Chapter 3 of the Water Management Act (in areas of NSW in which proclamations under sections 55A and 88A of the Water Management Act are in force); and
 - b. the Corporation under the Water Act (in other areas of NSW).
- 6. Accordingly, in determining maximum prices for the Monopoly Services, IPART has determined maximum prices payable for these services under various licences, permits, approvals or authorities granted under the Water Management Act and the Water Act.



Groundwater water sharing plans

The table below defines the water sharing plans relevant to each valley or river.

Valley/River	Water Sharing Plans
Coastal	Bega River Area Regulated, Unregulated and Alluvial Water Sources 2023
	Bellinger River Area Unregulated and Alluvial Water Sources 2020
	Brunswick Unregulated and Alluvial Water Sources 2016
	Central Coast Unregulated and Alluvial Water Sources 2022
	Clarence River Unregulated and Alluvial Water Sources 2016
	Clyde River Unregulated and Alluvial Water Sources 2016
	Coffs Harbour Area Unregulated and Alluvial Water Sources 2022
	Deua River Unregulated and Alluvial Water Sources 2016
	Greater Metropolitan Region Groundwater Sources 2023
	Hastings Unregulated and Alluvial Water Sources 2019
	Hunter Unregulated and Alluvial Water Sources 2022
	Lower North Coast Unregulated and Alluvial Water Sources 2022
	Macleay Unregulated and Alluvial Water Sources 2016
	Nambucca Unregulated and Alluvial Water Sources 2016
	North Coast Coastal Sands Groundwater Sources 2016
	North Coast Fractured and Porous Rock Groundwater Sources 2016
	Richmond River Area Unregulated, Regulated and Alluvial Water Sources 2023
	Snowy Genoa Unregulated and Alluvial Water Sources 2016
	South Coast Groundwater Sources 2016
	Towamba River Unregulated and Alluvial Water Sources 2023
	Tuross River Unregulated and Alluvial Water Sources 2016
	Tweed River Area Unregulated and Alluvial Water Sources 2023
Inland	Barwon-Darling Unregulated River Water Source 2012
	Darling Alluvial Groundwater Sources 2020
	Gwydir Alluvial Groundwater Sources 2020
	Lachlan Alluvial Groundwater Sources 2020
	Macquarie-Castlereagh Groundwater Sources 2020
	Murray Alluvial Groundwater Sources 2020
	Namoi Alluvial Groundwater Sources 2020
	NSW Border Rivers Alluvial Groundwater Sources 2020
	NSW Great Artesian Basin Groundwater Sources 2020
	NSW Great Artesian Basin Shallow Groundwater Sources 2020
	NSW Murray-Darling Basin Fractured Rock Groundwater Sources 2020 (Dependant on location)
	NSW Murray-Darling Basin Porous Rock Groundwater Sources 2020 (Dependant on location)



Valley/River	Water Sharing Plans
Murrumbidgee	NSW Murray-Darling Basin Fractured Rock Groundwater Sources 2020 (Dependant on location)
	NSW Murray-Darling Basin Porous Rock Groundwater Sources 2020 (Dependant on location)
	Murrumbidgee Alluvial Groundwater Sources 2020



Water sharing plans are determined by the NSW Department of Climate Change, Energy, the Environment and Water (NSW DCCEEW) and are subject to change. The plans listed are current at the time of publication.

Special licence categories

Licence category	Tariff category
Floodplain harvesting (regulated river)	Water take charge only
Major utility (Barnard) (regulated river)	Minimum charge only
Supplementary water (regulated river)	Water take charge only
Supplementary water environmental access (regulated river)	Water take charge only
Supplementary water (Lowbidgee) (regulated river)	Water take charge only
Floodplain harvesting (unregulated river)	Water take charge only
Major utility (Grahamstown)	Minimum charge only
Supplementary Aboriginal environmental water access (unregulated river)	Water take charge only
Unregulated river (regulated supply)	Minimum charge only
Unregulated river (regulated supply – local water utility)	Minimum charge only
Unregulated river (special additional high flow)	Water take charge only
Salinity and water table management (groundwater)	Minimum charge only

IPART has made the decision to maintain the above special licence categories and tariff structures for WAMC charges. Only the usage charge is levied on supplementary licence holders (with exception of Lowbidgee supplementary licences where WaterNSW levy a fixed charge under the Rural Valley Determination). MDBA/BRC usage charges are applied additionally & irrespective of whether the minimum annual charges applies.



Are your details up to date?

To notify you of any changes that may impact your water availability and water quality, we need your up-to-date contact details.

It's easy to update them online at waternsw.com.au/managedetails



Find out more:

waternsw.com.au/pricing ipart.nsw.gov.au Published: June 2024 © WaterNSW 2024

Disclaimer

The information contained in this booklet is based on WaterNSW knowledge and understanding at the time of writing (June 2024) and should not be considered to be error free or to include all relevant information.

The prices in this booklet are for the Water Administration Ministerial Corporation (WAMC) services for the 2024-25 financial year as determined by the NSW Independent Pricing and Regulatory Tribunal (IPART).

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