

ERRATUM

Launch of a capital increase with a maintenance of rights issue for an amount of approximately €3.5 million (US\$4.16 million)

This press release cancels and replaces the press release issued on November 6th, 2020. The allocation of rights issue is made on the basis of the positions held at the close of the accounting day on **November 11th, 2020 and** not on November 10th, 2020.

- **Subscription price: 0.220 per share, i.e. a face discount of -13.4% compared to the closing price of DRONE VOLT shares on the 5th of November 2020 ('0.254) and a discount of -12.3% compared to the theoretical value of DRONE VOLT shares ex-rights ('0.251)**
- **Subscription period: from November 16, 2020 to November 27, 2020 (inclusive)**
- **1 old share gives right to 1 right issue**
- **10 rights issue will give the right to subscribe for 1 new share;**
- **Subscription commitments of the founders and managers covering 90% of the operation**
- **Investment eligible for the exceptional income tax reduction of 25%**
- **Securities eligible for FIP (Local Investment Funds), FCPI (Innovation Mutual Fund) and PEA-SME (equity savings plan for the financing of SMEs and mid-size companies).**

Villepinte (France), November 17, 2020

DRONE VOLT (ISIN: FR0013088606; Mnémo: ALDRV), embedded artificial intelligence expert and professional civil drone manufacturer, announces the launch of a capital increase with preferential subscription rights (DPS) of approximately €3.5 million (US\$4.16 million), which may be increased to €4.1 million (US\$4.87 million) if the extension clause is fully exercised. This offer does not give rise to the preparation of a prospectus submitted to the AMF for approval.

This fund raising will allow:

- **To lift the last condition precedent attached to the license agreement with AQUILINE DRONES for the production of HERCULES 2 and ALTURA ZENITH with its PENSAR smart camera in the United States, which must generate a minimum of US\$7.7 million in royalties until the end of 2025¹ (of which US\$0.2 million has already been received)**
- **To allow DRONE VOLT shareholders to increase their stake in the capital of their company under the same financial conditions used for the exchange of holdings (10% of the respective capital of the two companies) between DRONE VOLT and**

¹ AQUILINE DRONES will pay DRONE VOLT 10% of the proceeds from the sale of the machines manufactured and sold, with a minimum monthly payment of USD 100,000 (without investments or operating costs). This amount will be increased by 10% each year until the end of 2025.

In this press release, the terms "Drone Volt", the "Company" or the "Issuer" refer to the company Drone Volt. The "Group" refers to the group of companies comprising the Company and all the companies included in its scope of consolidation.



Press release

- **AQUILINE DRONES**, an operation that must be finalized before the end of January 2021
- The entire proceeds of the issue will be dedicated to **strengthening the company's financial structure** in order to carry out its development plan. As of June 30, 2020, the Group's financial debt represented €3.4 million. In addition, as part of the acquisition by DRONE VOLT in September 2020 of the remaining 49.8% of the capital of its Dutch subsidiary AERIALTRONICS, certain shareholders of DRONE VOLT (Jérôme Marsac, Dimitri Batsis Investissement, Benoît de Bruyn and Jean-Marc Loiseau) hold receivables relating to a 3-year vendor loan for a total amount of €2.5 million.

For Dimitri Batsis, President and Founder of DRONE VOLT: *"DRONE VOLT is at a pivotal moment in its history and we are just beginning to reap the benefits of the strategic vision and major orientations that I have given the company as early as 2015. By choosing to make DRONE VOLT an expert in professional UAVs and by holding our own technological expertise, either through internal development or through the acquisition of AERIALTRONICS, we have become a benchmark player. It is this key position that allowed us to sign an agreement with Hydro Quebec and a formidable licensing agreement with AQUILINE DRONES. The latter agreement will allow us to receive 10% of the sales made by a very ambitious player in one of the largest markets in the world. I am convinced that this is only the beginning of the story and that we still have some great things to achieve. »*

"The nexus between Aquiline Drones and Drone Volt is both tactical and strategic, designed to capitalize on large and immediate opportunities currently under negotiations in the US. Since the announcement, the US drone industry has reacted with tremendous enthusiasm! Aquiline Drones is aptly poised to become the next significant player in the drone industry, across multiple key segments ranging from military to civilian applications" said Barry Alexander, Founder and CEO of Aquiline Drones

DRONE VOLT has received commitments to subscribe for shares on a reducible basis, for a maximum amount of €3.2 million, i.e. 14,457,075 shares, representing 89.9% of the gross amount of the issue to date. These subscription commitments are subdivided to 73% subscriptions by offsetting receivables and 27% subscriptions by cash payments. Under the terms of the various subscription commitments entered into by DRONE VOLT, a guarantee commission equal to 5% of the guaranteed amounts will be due by DRONE VOLT to the signatories of the said commitments, i.e. a total amount of €159,028.

Assuming a 100% subscription of the issue with a 100% service rate to the subscription commitments (excluding the exercise of the extension clause), the total net amount of the issue (corresponding to the gross amount deducted from the guarantee commission) would amount to €3.4 million, consisting of €2.3 million in debt compensations and €1.1 million in cash payments.

Details of the subscription commitments are presented in the paragraph "Guarantee - Subscription commitments" of this press release.

RISK FACTORS

The main risk factors related to the issue are listed below:

- the market for preferential subscription rights may offer only limited liquidity and be subject to high volatility
- Shareholders who do not exercise their preferential subscription rights will see their shareholding in the Company's share capital diluted. As an indication and on a non-diluted basis, after completion of the present capital increase up to 100%, the shareholding of a shareholder holding 1.00% of the Company's share capital prior to the capital increase and not subscribing to the capital increase would be 0.90% Details of the dilutive effects of this transaction can be found in the paragraph "Impact of the issue on the shareholder's situation (for the shareholder who does not subscribe)" of this press release
- The market price of the Company's shares could fluctuate and fall below the subscription price of the shares issued upon exercise of preferential subscription rights

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- the volatility and liquidity of the Company's shares could fluctuate significantly
- In the event of a decline in the market price of the Company's shares, the preferential subscription rights could lose value.

Investors are invited to take into consideration the risk factors described in the 2019 Annual Financial Report and the 2019 Universal Registration Document (available on the Company's website: <https://www.dronevolt.com/en/investors/>).

MODALITIES OF THE OPERATION

Share capital before the operation: DRONE VOLT's share capital is composed of 160,774,683 fully subscribed and paid-up shares with a par value of three cents (€0.030) each, admitted to trading on the regulated market Euronext Growth Paris.

Nature of the operation: The capital raising proposed by DRONE VOLT concerns a capital increase through the issue of ordinary shares with rights issue (DPS).

Maximum amount of the capital increase: The total gross amount of the issue amounts to €3,537,042.96 corresponding to the product of the number of new shares issued (the "**New Shares**"), i.e. 16,077,468 New Shares, multiplied by the subscription price of one New Share €0.220). In the event of full exercise of the extension clause representing 15% of the initial amount of the issue, the gross amount would be equal to €4,067,599.36 corresponding to 18,489,088 New Shares.

The total nominal amount of the issue amounts to €482,324.04, corresponding to the product of the number of New Shares issued, i.e. 16,077,468 New Shares, multiplied by the nominal value of one DRONE VOLT ordinary share (€0.030). In the event of full exercise of the extension clause, the total nominal amount would be equal to €554,672.64 corresponding to 18,489,088 New Shares.

Maximum number of New Shares: 16,077,468 New Ordinary Shares with a par value of €0.030 each (which may be increased to 18,489,088 New Shares if the extension clause is exercised in full). 10 DPS will allow the subscription of 1 New Share. The New Shares will carry current dividend rights and will be listed on the regulated market of Euronext Growth in Paris as soon as they are issued on December 4, 2020 on the same trading line as the Company's existing shares (ISIN code FR0013088606).

Subscription price: The issue price of the New Shares is €0.220 per share (i.e. €030 nominal value and €0.190 issue premium), to be fully paid up upon subscription in cash, i.e. a face discount of -13.4% compared to the closing price of the DRONE VOLT share on November 5, 2020 (€0.254) and a discount of -12.3% compared to the theoretical value of the DRONE VOLT share ex-right (€0.251).

Subscription period: The subscription period for the New Shares will be open from November 16, 2020 to November 27, 2020 (inclusive).

Preferential subscription right: The subscription of the New Shares will be reserved, by preference :

- holders of existing shares recorded in their securities account at the end of the accounting day of November 11, 2020, who will be granted preferential subscription rights on November 12, 2020, at the rate of one preferential subscription right per existing share of the Company; and
- to the assignees of preferential subscription rights.

Holders of preferential subscription rights will be able to subscribe from November 16, 2020 until the end of the subscription period, i.e. until November 27, 2020 inclusive, by exercising their preferential subscription rights :

- on an irreducible basis, on the basis of 1 New Share for every 10 existing shares owned. 10 preferential subscription rights will allow the subscription of 1 New Share at a price of €0.220 per New Share; and
- on a reducible basis, the number of New Shares they would like in addition to the number of New Shares they would like to receive from the exercise of their irreducible rights, it being



- specified that only the New Shares that may not be absorbed by the irreducible subscriptions will be allocated among the reducible subscribers, within the limit of their requests and in proportion to the number of existing shares whose rights will have been used in support of their irreducible subscriptions, without this resulting in the allocation of a fraction of a New Share.

Theoretical value of the preferential subscription right: €0.003 (based on the closing price of the share on November 5, 2020, i.e. €0.254). The issue price of the New Shares shows a discount of -12.3% compared to the theoretical value of the DRONE VOLT share ex-right.

These values do not prejudice either the value of the preferential subscription right during the period of negotiation of the preferential subscription rights or the value of the DRONE VOLT share ex-rights, nor the discounts, as they will be recorded on the market.

Legal framework of the operation: Making use of the delegation granted under the terms of the 8th resolution adopted by the combined general meeting of shareholders on June 26, 2020, the Board of Directors' meeting of November 5, 2020 decided to proceed with a capital increase with preferential subscription rights, the terms of which are detailed in this press release, as well as in a notice to shareholders to be published on November 13, 2020 in the Bulletin des Annonces Légales Obligatoires (BALO).

Guarantee - Subscription commitments: This issue is not covered by a performance guarantee within the meaning of Article L. 225-145 of the French Commercial Code. Trading in the securities will therefore only begin once settlement and delivery has been completed and the depositary's certificate has been issued.

However, the persons presented below have entered into subscription commitments with the Company on November 5, 2020 for a maximum aggregate amount of €3.2 million, i.e. 14,457,075 New Shares, representing 89.9% of the gross amount of the issue.

Under the terms of the various subscription commitments entered into by DRONE VOLT, a guarantee commission equal to 5% of the guaranteed amounts will be due by DRONE VOLT to the signatories of the said commitments, i.e. a total amount of EUR 159,028.

Subscription commitments of the main shareholders

- Mr. Jérôme Marsac, a shareholder with 3.17% of DRONE VOLT's capital, has undertaken to subscribe to this issue:
 - o on a reducible basis by offsetting it against the entire financial claim of €1,135,889 that it holds against DRONE VOLT,
 - o reducible by cash payment for an amount of 800 000 €,

Jérôme Marsac's commitment to subscribe for a total of 8,799,493 New Shares, representing a total subscription of €1,935,888, i.e. 54.7% of the issue amount. In the event of a 100% subscription to the issue, including a service rate of 100% of the subscription commitments, Jérôme Marsac's stake would be 7.86% of the Company's share capital after the transaction.

- The company DIMITRI BATSIS INVESTISSEMENT (DBI), represented by Mr Dimitri Batsis, shareholder of 1.91% of DRONE VOLT's capital and Chairman of the Board of Directors of the company, has undertaken to subscribe to the present issue on a reducible basis by offsetting the entire financial claim of € 520,982 that it holds against DRONE VOLT.



DBI's reducible subscription commitment concerns a total number of 2,368,100 New Shares, representing a total subscription amount of €520,982, i.e. 14.7% of the issue amount. In the event of a 100% subscription to the issue, including a service rate of 100% of the subscription commitments, DBI's stake would be 3.08% of the Company's share capital after the operation.

- Mr. Benoît de Bruyn, shareholder of 0.03% of the share capital of DRONE VOLT, has undertaken to subscribe to the present issue on a reducible basis by offsetting against the entire financial claim of €372,554 that he holds against DRONE VOLT.

Benoît de Bruyn's reducible subscription commitment concerns a total number of 1,693,429 New Shares, representing a total subscription amount of €372,554, i.e. 10.5% of the issue amount. In the event of a 100% subscription to the issue, including a service rate of 100% of the subscription commitments, Benoît de Bruyn's stake would be 0.99% of the Company's share capital after the operation.

- Mr. Jean-Marc Loiseau, shareholder of 0.37% of DRONE VOLT's share capital, has undertaken to subscribe to the present issue on a reducible basis by offsetting against the entire financial claim of €291,132 that he holds against DRONE VOLT.

Jean-Marc Loiseau's reducible subscription commitment concerns a total number of 1,323,327 New Shares, representing a total subscription amount of €291,132, i.e. 8.2% of the issue amount. In the event of a 100% subscription to the issue, including a service rate of 100% of the subscription commitments, Jean-Marc Loiseau's stake would be 1.09% of the Company's share capital after the operation.

- It is specified that these financial receivables held by Jérôme Marsac, DBI, Benoît de Bruyn and Jean-Marc Loiseau relate to the acquisition by DRONE VOLT in September 2020 of the remaining 49.8% of the capital of its Dutch subsidiary AERIALTRONICS. Although this agreement did not fall under the procedure for regulated agreements², DRONE VOLT (i) appointed two valuers (AlphaValue and AA Fineval) to evaluate the purchase price of its subsidiary's shares in order to avoid any risk of conflicts of interest and (ii) retained a purchase price below the low range established by the valuers.
- SYNA CONSEIL, represented by Mr. Sylvain Navarro, shareholder up to 0.08% of DRONE VOLT's capital and Chief Financial Officer of the company, has undertaken to subscribe to the present issue on a reducible basis by cash payment.

SYNA CONSEIL's reducible subscription commitment relates to a total number of 227,272 New Shares, representing a subscription of a total amount of €50,000, i.e. 1.4% of the issue amount. In the event of a 100% subscription of the issue including a service rate of 100% of the subscription commitments, SYNA CONSEIL's participation would be 0.20% of the Company's capital after the operation.

- Mr. Marc Courcelle, shareholder of 0.02% of DRONE VOLT's share capital and Managing Director of the company, has undertaken to subscribe to the present issue by way of reduction by cash payment.

Marc Courcelle's reducible subscription commitment relates to a total number of 45,454 New Shares, representing a total subscription amount of €10,000, i.e. 0.3% of the issue amount. In the event of a 100% subscription of the issue, including a service rate of 100% of the subscription

² Mr. Dimitri Batsis did not hold any corporate office within DRONE VOLT at that date.



Press release

commitments, Marc Courcelle's stake would be 0.04% of the Company's share capital after the operation.

Limitation of the capital increase: Pursuant to Article L. 225-134 of the French Commercial Code, the capital increase may be limited to the amount of subscriptions received, provided that they reach at least 75% of the amount initially set.

IMPACT OF THE ISSUE ON SHAREHOLDERS' EQUITY PER SHARE

As an indication, the impact of the capital increase on the share of consolidated shareholders' equity per share (calculated on the basis of consolidated shareholders' equity as of June 30, 2020 and the number of shares comprising the Company's share capital as of November 5, 2020) would be as follows:

Share of equity per share (in euros)	Non-diluted* basis	Diluted** basis
Before issuance of the New Shares	0,08	0,13
After issuance of 12,058,101 New Shares (completion of the capital increase at 75%)	0,09	0,13
After issuance of 16,077,468 New Shares (completion of the capital increase at 100%)	0,09	0,13
After issue of 18,489,088 New Shares (completion of the capital increase to 115% in the event of exercise of the extension clause in full)	0,09	0,13

* based on a number of existing shares of 160,774,683 as of November 5, 2020.

** in the event of exercise of instruments giving access to the capital representing a maximum number of 70,271,421 Potential New Shares

IMPACT OF THE ISSUE ON THE SHAREHOLDER'S SITUATION (FOR SHAREHOLDERS WHO DO NOT SUBSCRIBE)

As an indication, the impact of the capital increase on the shareholding of a shareholder holding 1.00% of the Company's share capital prior to the capital increase and who does not subscribe to the capital increase (calculated on the basis of the number of shares comprising the Company's share capital as of November 5, 2020) would be as follows:

Shareholder interest (%)	Non-diluted basis	Diluted* basis
Before issuance of the New Shares	1,00%	0,70%
After issuance of 12,058,101 New Shares (completion of the capital increase at 75%)	0,93%	0,66%
After issuance of 16,077,468 New Shares (completion of the capital increase at 100%)	0,91%	0,65%

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Press release

After issue of 18,489,088 shares (completion of the capital increase to 115% in the event of exercise of the extension clause in full)	0,90%	0,64%
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* in the event of the exercise of instruments giving access to the capital representing a maximum number of 70,271,421 Potential New Shares

IMPACT ON THE DISTRIBUTION OF THE COMPANY'S CAPITAL AND VOTING RIGHTS

Assuming a 100% subscription to the issue with a 100% service rate for the subscription commitments (excluding the exercise of the extension clause), the Company's share capital would be distributed as follows:

Shareholders	No. of titles	% holding	Right to vote	% of voting rights
Jérôme Marsac	13 900 860	7,86%	13 900 860	7,71%
DBI (Dimitri Batsis)	5 442 916	3,08%	5 442 916	3,02%
Benoît de Bruyn	1 742 429	0,99%	1 742 429	0,97%
Jean-Marc Loiseau	1 923 327	1,09%	1 923 327	1,07%
SYNA CONSEIL (Sylvain Navarro)	350 507	0,20%	350 507	0,19%
Marc Courcelle	70 454	0,04%	70 454	0,04%
Self-detention	-	0,00%	-	0,00%
Public	153 421 658	86,75%	156 830 462	87,00%
Total	176 852 151	100,00%	180 260 955	100,00%

CALENDAR

November 5, 2020	Decision of the Board of Directors to launch and determine the characteristics of the capital increase
November 6, 2020	Launch press release describing the characteristics of the capital increase
November 10, 2020	Euronext notice relating to the issuance of the New Shares
November 11, 2020	Accounting day at the end of which holders of shares recorded in their securities accounts will be entitled to receive preferential subscription rights.
November 12, 2020	Secondment of SDAs and start of negotiations
November 13, 2020	Publication of the notice in the BALO
November 16, 2020	Opening of the subscription period and beginning of the exercise period of the DPS
November 25, 2020	End of SPD negotiation period
November 27, 2020	Closing of the subscription period and the exercise period of the DPS
December 1, 2020	Deadline for exercising the Extension Clause
December 2, 2020	Distribution of the press release on the results of the operation Distribution by Euronext of the admission notice

December 4, 2020	Settlement and delivery Listing of the New Shares
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TERMS AND CONDITIONS OF SUBSCRIPTION

The capital increase will be carried out with shareholders' preferential subscription rights maintained and with an irreducible and reducible subscription option. Each share held at the close of business on November 11, 2020 will entitle its holder to one preferential subscription right. 10 PSR held or purchased will entitle the holder to subscribe to 1 New Share on an irreducible basis. The rights will be listed and traded until November 25, 2020 inclusive on the regulated market of Euronext Growth in Paris under ISIN code FR0014000IK6.

• If you are a shareholder of the company

You have PSRs attached to your DRONE VOLT shares, which allow you to subscribe in priority to the New Shares by applying the ratio of 1 New Share for 10 PSRs.

- Either you have an exact and sufficient number of old shares to be able to subscribe via your DPS to a whole number of New Shares (for example, if you have 10 DRONE VOLT shares, you will be able to subscribe by priority to 1 New Share),
- Either you do not have a sufficient number of old shares to obtain a whole number of New Shares, you may then buy or sell the number of PSRs that will allow you to reach the ratio leading to a whole number of New Shares (1 New Share for 10 PSRs).

In addition to the irreducible subscriptions made by means of the preferential subscription rights you hold, you may also subscribe for the number of New Shares you wish to purchase before November 27, 2020, by sending in your application at the same time as your irreducible subscription request, with CACEIS Corporate Trust (14 rue Rouget de Lisle - 92862 Issy-les-Moulineaux Cedex 09, France) or with your authorized financial intermediary (your subscription will only be taken into account, however, provided that the operation has not already been fully subscribed on an irreducible basis by the holders of DPS and will be served within the limit of your request and in proportion to the number of old shares whose rights will have been used in support of your subscription on an irreducible basis, without this resulting in the allocation of fractional New Shares). Each subscription must be accompanied by payment of the subscription price.

• If you are not a shareholder of the company

You can subscribe in two ways:

- Either by acquiring preferential subscription rights on the stock market from November 12, 2020 to November 25, 2020, through the financial institution in charge of your securities account and by exercising your preferential subscription rights with the latter no later than November 27, 2020. The ISIN code of the DPS is FR0014000IK6.
- Either by subscribing freely before November 27, 2020 **DOCVARIABLE "UpSlideExportField" * MERGEFORMAT Erreur ! Signet non défini..** Persons wishing to subscribe on a voluntary basis should send their request to CACEIS Corporate Trust (14 rue Rouget de Lisle - 92862 Issy-les-Moulineaux Cedex 09) or to their authorized financial intermediary. In accordance with the provisions of Article L 225-134 of the French Commercial Code, free subscriptions will only be taken into account if the irreducible and reducible subscriptions have not absorbed the entire capital increase, it being specified that the Board of Directors will have the power to freely distribute the unsubscribed shares, in whole or in part, among the persons (shareholders or third parties) of its choice who have made free subscription requests.

ELIGIBILITY OF THE OFFER TO THE EXCEPTIONAL INCOME TAX REDUCTION OF 25%, TO PEA & PEA-SME AND QUALIFICATION BPIFRANCE INNOVATIVE COMPANY

Payments for direct subscription to DRONE VOLT's share capital may give right to a 25% income tax reduction, pursuant to Article 199 terdecies-0 A of the French General Tax Code and within the framework of the 2019 Finance Act. Investors likely to benefit from this income tax reduction are invited to consult their usual tax advisor in order to assess their personal situation with regard to

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Press release

the specific applicable regulations. Subscribers who are individuals may, if applicable, request the tax certificate from the Company, which will issue it to them until the applicable legal ceiling is reached.

Requests for certificates should be sent by email to finance@dronevolt.com or by post to the following address: DRONE VOLT - 14 rue de la Perdrix - Lot 201 - 93420 Villepinte.

DRONE VOLT announces that it complies with the eligibility criteria for the PEA-SME specified by the provisions of articles L. 221-32-2 and D.221-113-5 et seq. of the French Monetary and Financial Code. As a result, DRONE VOLT shares can be fully integrated into PEAs (plans d'épargne en actions) and PEA-SME accounts, which benefit from the same tax advantages as the classic PEA.

DRONE VOLT is qualified as an "Innovative Company" by Bpifrance.

DRONE VOLT is advised in this transaction by Atout Capital (transaction advisory), Winston & Strawn (legal advice) and ACTUS finance & communication (transaction communication).

DRONE VOLT's Press releases can be found here: <https://www.dronevolt.com/en/investors/>

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About DRONE VOLT

Founded in 2011, DRONE VOLT, is an expert in onboard artificial intelligence and manufacturer of professional civilian drones with operations in France, Belgium, the Netherlands, Canada, Denmark, the United States, Switzerland and Indonesia. A global partner, DRONE VOLT offers its clients turnkey business solutions including different services and the training of drone pilots.

The DRONE VOLT Group, a member of GICAT (French land and air-land defense and security industry group), recorded sales of 7.1 million euros in 2019 (non-audited figures).

DRONE VOLT's customers notably include government administrations and industrial groups such as the French army, the French Ministry of Defense, Engie, Total, Bouygues ES, ADP, the Air Transport Gendarmerie (GTA) and international government agencies.

DRONE VOLT has been designated as an "Innovative Enterprise" by Bpifrance.

DRONE VOLT is listed on the Euronext Growth market in Paris:

Action: Mnemonic: ALDRV.PA - ISIN code: FR0013088606 - Eligible: PEA, PEA-SME BSA: Mnemonic: DRVBS - ISIN code: FR001286054

For more information go to www.dronevolt.com and www.abid.co/EPA.ALDRV

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