PARKER HANNIFIN CORP Form DEFA14A October 12, 2006

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 14A

(RULE 14a-101)

SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the Securities

Exchange Act of 1934 (Amendment No.)

Filed by the Registrant b Filed by a Party other than the Registrant o Check the appropriate box:

o Preliminary Proxy Statement

o Confidential, for Use of the Commission Only (as permitted by

Rule 14a-6(e)(2)) o Definitive Proxy Statement b Definitive Additional Materials

o Soliciting Material Pursuant to §240.14a-12

PARKER-HANNIFIN CORPORATION

(Name of Registrant as Specified In Its Charter)

Not Applicable

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

b No fee required.

- o Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.
 - (1) Title of each class of securities to which transaction applies:
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(1)	Amount Previously Paid:
(2)	Form, Schedule or Registration Statement No.:
(3)	Filing Party:
(4)	Date Filed:

Subject: Parker Hannifin Corp. Proxy Statement Supplemental Information Dear Shareholder,

Parker Hannifin Corporation s Annual Shareholders meeting is scheduled for October 25, 2006 and your vote on this year s proxy issues is very important to us.

The attached report recently issued by Proxy Governance Inc. provides information that may be helpful to you in making an informed decision. Proxy Governance is an independent proxy research, advisory and voting firm providing advice to institutional investors, pension plans, advisors, money managers and others with the goal of building long-term shareholder value. It evaluates proxy issues and makes voting recommendations on an issue-by-company basis, considering a company s performance, compensation practices, management strength and other corporate governance factors.

I ask that you review this report and consider the issues addressed. I strongly believe Parker s performance and the performance of the Board of Directors warrants your support with a vote against the proposal to declassify the Board of Directors and votes for the Directors nominated for re-election this year. If you would like to discuss these issues I would be happy to talk with you.

Most importantly, thank you for your continued interest in Parker. We re looking forward to another outstanding year. Sincerely,

Donald E. Washkewicz Chairman & CEO

PROXY Governance, INC.

PARKER-HANNIFIN CORP (NYSE : PH) Annual Meeting

Classification: Fortune 500, Russell 3000, S&P 500 Fiscal Year End: 06/30/2006 Market Capitalization: \$9.3B Solicitor: Georgeson Shareholder Communications Shareholder Proposal Deadline: 08/11/2007 Meeting Agenda Page 1 of 10 Contact: Alesandra Monaco

Record Date: 08/31/2006 Meeting Date: 10/25/2006

Investor Relations

Proxy Statement SEC Filing 10k Company Description

			Recomme	ndations	
Propos	sals		Management	PROXY	
				Governance	
MGT	1	Elect Nominees	FOR	FOR	Analysis
	1.1	Robert J. Kohlhepp	FOR	FOR	
	1.2	Giulio Mazzalupi	FOR	FOR	
	1.3	Klaus-Peter Müller	FOR	FOR	
	1.4	Markos I. Tambakeras	FOR	FOR	
MGT	2	Ratify Appointment of Auditors			
		PricewaterhouseCoopers LLP	FOR	FOR	Analysis
SH	3	Eliminate Classified Board	AGAINST	AGAINST	Analysis
			MGT = Manag	ement, SH =Sha	areholder,
			SHB=Sharehol	der binding p	roposal

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Vote Results **Proposal Analysis** Comparative Performance Analysis PROXY Governance s Comparative Performance Analysis contains calculations and graphs that reflect a company s historical performance and that of its industry peers (listed below) based on certain key financial metrics generally over a five-year period. Comparative Performance Analysis Peer Companies For the Comparative Performance Analysis, generally up to 10 peer companies are selected primarily based on industry, but also considering market capitalization.

Peer Companies

DANAHER CORP	DOVER CORP	EATON CORP	HARSCO CORP
ILLINOIS TOOL	INGERSOLL-RAND CO	ITT CORP	METSO CORP - ADR
WORKS	LTD		
PALL CORP	PENTAIR INC		

Comparative Performance Analysis

Comparative Return to Shareholders

The graphs above depict total shareholder return and compounded annual growth rate at specific points in time over the past five years based on average monthly stock prices. The graphs should be read from left (present time) to right (60 months before present time). The graphs allow the user to determine either the company s total shareholder return or compounded annual growth rate to date based on an investment made at a specific point in time over the last five years. Assumes payment, but not reinvestment, of dividends.

Comparative Performance Analysis

Composite Performance Summary

Composite Performance:

		Percentile relative to S&P 1500	
	Company	Peers	Trend
Composite:	54	57	á 3
Quarterly Shareholder Returns:	57	60	á 3
Cash Flow from Operations/Equity:	57	54	á 3
Return on Equity:	56	63	á 2
Revenue/Expenses:	35	41	á 1
Comparative Performance Analysis			
Performance Summary			

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Governance Analysis

Governance Analysis

Executive Compensation

PROXY *Governance* evaluates a company s executive compensation over the last three years, as available, and compares that to the median compensation paid by its peers over the same time frame. For our compensation model, generally 20 peer companies are selected based on similarity of market capitalization and broad economic sector using the GICS. Only U.S. and certain U.S. reporting companies that are incorporated offshore are included in this peer group.

The graph that follows shows:

The average three-year CEO compensation paid by the company expressed as a percentage from median peer compensation.

The average three-year compensation paid to the company s other named executives (excluding the CEO) as a percentage from median peer compensation.

Domestic Peer Companies

AMERICAN STANDARD COS INC	COOPER INDUSTRIES LTD	CUMMINS INC	DANAHER CORP
DEERE & CO	DOVER CORP	EATON CORP	FLUOR CORP
GOODRICH CORP	INGERSOLL-RAND CO	ITT CORP	JOY GLOBAL INC
	LTD		
L-3 COMMUNICATIONS	PACCAR INC	PALL CORP	PRECISION CASTPARTS
HLDGS INC			CORP
ROCKWELL AUTOMATION	ROCKWELL COLLINS	SPX CORP	TEXTRON INC
	INC		

ecutive Compensation

Ĩ		Salary		Bonus	Other Annual Comp.	Re	stricted Stock		Stock Options ¹	LTIP	A	ll Other	1-yr Pay ²	Avg. Pa
nald E. Washkewicz ef Executive Officer Chairman he Board In D. Myslenski	\$1	,100,000	\$1	,901,800	\$271,264	\$	0	\$3	,730,770	\$4,648,550	\$	15,402	\$ 8,568,752	\$7,712,1
ecutive Vice sident-Sales, rketing and Operations port nothy K. Pistell	\$	631,000	\$	631,547	\$ 184,798	\$	0	\$2	,312,782	\$ 2,528,518	\$	15,012	\$ 4,617,978	\$ 3,964,2
ecutive Vice sident-Finance and ministration and Chief ancial Officer	\$	589,000	\$	547,469	\$ 213,992	\$	0	\$1	,271,032	\$1,721,634	\$	12,664	\$ 3,208,035	\$ 2,689,1
bert P. Barker e President and	\$	400,000	\$	407,320	\$ 109,238	\$	0	\$	494,075	\$ 1,291,264	\$	17,000	\$ 1,858,054	\$ 1,913,5

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sident, Parker rospace Group rospace W. Vande Steeg \$ 733,000 \$ 962,123 \$ 309,604 \$ 325,050 \$ 1,920,678 \$ 2,700,946 \$ 108,967 \$ 5,192,525 \$ 4,521,7 sident and Chief erating Officer

¹ Options valued using binomial formula.

2 Restricted stock is annualized over the year of the award and following three years; LTIP is annualized over the year of the award and previous two years. Average pay is based on three-years of pay data, when available. Source: Salary.com (www.executive.salary.com) As disclosed for fiscal year end 2006. **Governance Analysis Director Compensation**

PROXY Governanc	e, Inc.										Pa	ge 6 of 10
Board Member Co	mpens	ation										
	•		Annual	Fees						_		l Fees
	G.					р	1			Stoc		
		ock	C + 1-	M			bard	<i>#</i> D	1	Awa		C41-
Cash		rds /	Stock	Minim			eting		oard	/		Stock
Cash	Ur	1115	Options	Porti		F	ee	Mee	etings	Uni	ts	Options
	(9	\$)	(\$ / # shares)	Paid Stoc						(\$))	(\$ / # shares)
\$80,000			/ 2,75	0				-	5			/
Committee												
Compensation				~								
Audit			#	Compe	ensatio	on		#	N	omina	ting	
# Meetings Mem	ber	Chair	r Meeting	gs Member		Chair		Meeting	s Memb	er	C	hair
Fee Re	tainer l	Fee Ret	ainer	Fee Retaine	er Fee	Reta	iner		Fee Ret	ainer	Fee 1	Retainer
0		.										
8		\$15	5,000 5			\$ 5	,000	3			3	5,000
Governance Analysi	18											
Board Profile												
												Prev.
									Other	<75%	No	
Name No	ominee	Term	NotPosition	n Audit C	omp.	Nom.	Age	Tenure	Other Board			yr
Name No	ominee	Term Ends	NotPosition Ind.	n Audit C	omp.	Nom.	Age	Tenure				yr
Name No	ominee		Ind.		omp.	Nom.	Age	Tenure	Board			yr withhold
	ominee				omp.	Nom.	Age	Tenure	Board			yr withhold
William E.		Ends	Ind. Presid	ing					Board Seats	Att.	stock	yr withhold votes
	ominee o		Ind.	ing or þ	o mp.	Nom. Chair	Age 62	Tenure 5	Board			yr withhold
William E. Kassling		Ends	Ind. Presid	ing					Board Seats	Att.	stock	yr withhold votes
William E. Kassling Robert J.	0	Ends 2008	Ind. Presidi o Direct	ing for þ Chair,	0	Chair	62	5	Board Seats	Att. 0	stock o	yr withhold votes
William E. Kassling		Ends	Ind. Presid	ing or þ Chair, Financial	0				Board Seats	Att.	stock	yr withhold votes
William E. Kassling Robert J.	0	Ends 2008	Ind. Presidi o Direct	ing for þ Chair,	0	Chair o	62	5	Board Seats	Att. 0	stock o	yr withhold votes
William E. Kassling Robert J. Kohlhepp	o þ	Ends 2008 2009	Ind. Presidi o Direct o o	ing for þ Chair, Financial Expert	0	Chair	62 62	5	Board Seats 1 2	Att. 0 0	stock o o	yr withhold votes
William E. Kassling Robert J. Kohlhepp Giulio Mazzalupi	o þ	Ends 2008 2009	Ind. Presidi o Direct o o	ing for þ Chair, Financial Expert	0	Chair o þ	62 62	5	Board Seats 1 2	Att. 0 0	stock o o	yr withhold votes
William E. Kassling Robert J. Kohlhepp Giulio Mazzalupi Klaus-Peter	o þ þ	Ends 2008 2009 2009	Ind. Presidi o Direct o o o o	ing for þ Chair, Financial Expert o	0 0 0	Chair o	62 62 65	5 4 7	Board Seats 1 2 	Att. 0 0	stock 0 0	yr withhold votes
William E. Kassling Robert J. Kohlhepp Giulio Mazzalupi Klaus-Peter Muller Candy M. Obourn Joseph M.	о þ þ	Ends 2008 2009 2009 2009	Ind. Presidi o Direct o o o o o o	ing for þ Chair, Financial Expert o o	0 0 0	Chair o þ þ	62 62 65 62 56	5 4 7 8 4	Board Seats 1 2 1	Att. 0 0 0	stock 0 0 0	yr withhold votes
William E. Kassling Robert J. Kohlhepp Giulio Mazzalupi Klaus-Peter Muller Candy M. Obourn Joseph M. Scaminace	о þ þ	Ends 2008 2009 2009 2009	Ind. Presidi o Direct o o o o o o	ing for þ Chair, Financial Expert o o	0 0 0	Chair o þ þ	62 62 65 62	5 4 7 8	Board Seats 1 2 1	Att. 0 0 0	stock 0 0 0	yr withhold votes
William E. Kassling Robert J. Kohlhepp Giulio Mazzalupi Klaus-Peter Muller Candy M. Obourn Joseph M. Scaminace Wolfgang R.	o þ þ þ o	Ends 2008 2009 2009 2009 2007 2008	Ind. Presidi o Direct o o o o o o o o o o o o	ing for þ Chair, Financial Expert o o o o	0 0 0 þ þ	Chair o þ þ þ þ	 62 62 65 62 56 53 	5 4 7 8 4 2	Board Seats 1 2 1 	Att. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	stock 0 0 0 0	yr withhold votes 0.8% 0.8%
William E. Kassling Robert J. Kohlhepp Giulio Mazzalupi Klaus-Peter Muller Candy M. Obourn Joseph M. Scaminace Wolfgang R. Schmitt	o þ þ þ o	Ends 2008 2009 2009 2009 2007	Ind. Presidi o Direct o o o o o o o o	ing for þ Chair, Financial Expert o o o o	0 0 0 0 þ	Chair o þ þ þ þ	62 62 65 62 56	5 4 7 8 4	Board Seats 1 2 1 	Att. 0 0 0 0	stock 0 0 0 0	yr withhold votes 0.8%
William E. Kassling Robert J. Kohlhepp Giulio Mazzalupi Klaus-Peter Muller Candy M. Obourn Joseph M. Scaminace Wolfgang R. Schmitt Markos I.	0 þ þ 0 0	Ends 2008 2009 2009 2009 2007 2008 2008	Ind. Presidi o Direct o o o o o o o o o o o o	ing for þ Chair, Financial Expert o o o o p	o o o þ þ Chair	Chair o þ þ þ þ o	 62 62 65 62 56 53 62 	5 4 7 8 4 2 14	Board Seats 1 2 1 1 	Att. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	stock 0 0 0 0 0 0	yr withhold votes 0.8% 0.8%
William E. Kassling Robert J. Kohlhepp Giulio Mazzalupi Klaus-Peter Muller Candy M. Obourn Joseph M. Scaminace Wolfgang R. Schmitt	о þ þ о о	Ends 2008 2009 2009 2009 2007 2008	Ind. Preside 0 Direct 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	ing for þ Chair, Financial Expert o o o o p o	0 0 0 þ þ	Chair o þ þ þ þ	 62 62 65 62 56 53 	5 4 7 8 4 2	Board Seats 1 2 1 1	Att. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	stock 0 0 0 0 0 0	yr withhold votes 0.8% 0.8%
William E. Kassling Robert J. Kohlhepp Giulio Mazzalupi Klaus-Peter Muller Candy M. Obourn Joseph M. Scaminace Wolfgang R. Schmitt Markos I. Tambakeras	0 þ þ 0 0	Ends 2008 2009 2009 2009 2007 2008 2008	Ind. Presidi o Direct o o o o o o o o o o o o	ing for þ Chair, Financial Expert o o o o p o	o o o þ þ Chair	Chair o þ þ þ þ o	 62 62 65 62 56 53 62 	5 4 7 8 4 2 14	Board Seats 1 2 1 1 	Att. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	stock 0 0 0 0 0 0	yr withhold votes 0.8% 0.8% 1.3%
William E. Kassling Robert J. Kohlhepp Giulio Mazzalupi Klaus-Peter Muller Candy M. Obourn Joseph M. Scaminace Wolfgang R. Schmitt Markos I.	0 þ þ 0 0	Ends 2008 2009 2009 2009 2007 2008 2008	Ind. Preside 0 Direct 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	ing for þ Chair, Financial Expert o o o o p o ent,	o o o þ þ Chair	Chair o þ þ þ þ o	 62 62 65 62 56 53 62 	5 4 7 8 4 2 14	Board Seats 1 2 1 1 	Att. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	stock 0 0 0 0 0 0	yr withhold votes 0.8% 0.8% 1.3%

				Chair,								
Donald E.												
Washkewicz	0	2007	þ	CEO	0	0	0	56	6	 0	0	

Independence

Board	80.0%
Audit	100.0%
Compensation	100.0%
Nominating/Governance	100.0%

PROXY Governance believes that the Self-Regulatory Organizations (SROs) standards of independence are satisfactory and does not support the use of an additional overlay of independence standards, which may vary among advisory services, institutional investors, and commentators. PROXY Governance believes that if the SROs standards are perceived to be inappropriate, interested parties should reopen the debate with the SROs or the SEC to have those standards adjusted.

Governance Analysis

Stock Ownership/Voting Structure

Type of stock	Outstanding shares	Vote(s) per share
Common Stock	119,738,081	1
Director & Officer Ownership		
		2.2%
Significant Shareholders		
Lord, Abbett & Co. LLC		9.6%
Wellington Management Company, LLP Barclays Global Investors, NA		7.6% 5.6%
Capital Research and Management Company		5.1%
Governance Analysis		

PROXY Governance, Inc. Governance Analysis State Law/Charter/Bylaw Provisions

State Law Statutory Provisions

State of incorporation	Ohio
Business combination	þ
Control share acquisition	þ
Fair price provision	þ
Constituency provision	þ
Poison pill endorsement	þ

Charter/Bylaws Provisions

Classified board	þ
Cumulative voting	þ
Dual class/unequal voting rights	0
Blank check preferred stock	þ
Poison pill	0
Directors may be removed only for cause	þ
Only directors may fill board vacancies	þ
Only directors can change board size	0
Supermajority vote to remove directors	0
Prohibit shareholders to call special meetings	0
Prohibit action by written consent	0
Fair price provision	þ
Supermajority vote for mergers/business transactions	þ
Supermajority to amend charter/bylaw provisions	þ
Constituency provision	0
Governance Analysis	

Auditor Profile

Peer group includes companies listed under Executive Compensation.

PricewaterhouseCoopers LLP has served as the company s independent auditors since 1938.

Audit Fees

MGT

		Audit Related			Other		Total fees	
		Audit fees	fees	Tax fees	fe	es	paid	
PARKER-HANNIFIN CORP As disclosed for fiscal year end 2006. Governance Analysis Vote Results of Last Annual Meeting		\$ 9,260,000	\$423,127	\$ 2,390,000	\$	0 \$	12,073,127	
Proposals	5	% FOR Votes ¹	For Votes	Against Votes	Abs	tentions	Broker Non-Votes	
MGT	Elect directors ²	98.7% - 99.2%						

105,262,594

97.7%

2,528,746

802,248

0

	Ratify Appointment of Auditors PricewaterhouseCoopers								
	LLP								
MGT	Approve Parker-Hannifin								
	Corporation Performance								
	Bonus Plan	94.9%	94,686,551	5,096,465	1,367,775	7,442,797			
SH	Eliminate Classified Board	78.3%	77,842,086	21,633,982	1,674,723	7,442,797			
As a % of votes cast for and									

against; may not reflect passage of proposal.

² Low High

director votes.

Note: See the Board Profile for individual director votes.

PROXY Governance, Inc. Proposal Analysis Management 1 Elect Nominees PROXY Governance Vote Recommendation: FOR Proposal:

To elect the following four nominees to the board: R. Kohlhepp, G. Mazzalupi, K. Muller, M. Tambakeras The company has a staggered board.

Analysis:

Board size: 10

New directors since last year: 0

Independent directors: 8

Non-Independent directors: 2

Non-Independent directors: President/COO N. Vande Steeg, Chair/CEO D. Washkewicz

D. Collins, whose term expires in October 2006, and P. Likins, whose term expires in October 2008, will both retire from the board effective as of Oct. 25, 2006 due to the policy of mandatory retirement at age 70. H. Ortino, whose term was set to expire in October 2007, passed away in November 2005.

Unless there is evidence of a breakdown in board monitoring or effectiveness such as poor corporate performance relative to peers, excessive executive compensation, noncompliance with SEC rules or SRO listing standards, a lack of responsiveness to legitimate shareholder concerns, or various other factors we presume that the board is properly discharging its oversight role and that it is adequately policing itself in terms of board organization, composition and functioning.

Performance: According to PROXY *Governance* s performance analysis, the company has performed **in line** with peers over the past five years; the company ranks at the 53rd percentile relative to the S&P 1500.

<u>Compensation</u>: The average three-year compensation paid to the CEO is 48% above the median paid to CEOs at peer companies and the average three-year compensation paid to the other named executives is 72% above the median paid to executives at peer companies.

The company s executive compensation appears **somewhat high** compared to peers and given its financial performance relative to peers, which we attribute to the high value of stock options and restricted stock awarded to the company s other named executives.

The company s long-term incentive compensation for its executive officers included both stock options and restricted stock awards. The restricted stock awarded to an individual executive was based on a target stock incentive dollar value, which was established by the Compensation Committee at the market median of comparable stock compensation for the company s Compensation Comparison Group, a group of primarily Fortune 300 industrial manufacturing companies. Individual payments were determined by comparing the company s revenue growth, earnings per share, and return on invested capital to a group of approximately 20 peers. For example, President/COO Vande Steeg was awarded \$2.7 million in restricted stock, and EVP J. Myslenski was awarded \$2.5 million in restricted stock.

The stock option grants were also based on a target value established at the Compensation Comparison Group s market median of comparable stock incentive compensation. For example, Vande Steeg was granted stock options valued at \$1.9 million using a binomial formula, and Myslenski was granted stock options valued at \$2.3 million using a binomial formula. The options vest ratably over three years following the grant date.

While the company s compensation to its other named executives is somewhat high compared to peers, we note that company performance is generally in line, and that the long-term incentive awards are based on comparable stock-based awards within the industry. We will continue to monitor executive compensation.

Rationale/Conclusion:

PROXY *Governance* believes that the board is properly discharging its oversight role and adequately policing itself. However, we will continue to monitor executive compensation going forward.

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Management

2 Ratify Appointment of Auditors PricewaterhouseCoopers LLP

PROXY Governance Vote Recommendation: FOR

Proposal:

The Audit Committee has selected PricewaterhouseCoopers LLP as the company s independent auditors for the next fiscal year.

Analysis:

Barring circumstances where there is an audit failure due to the auditor not following its own procedures or where the auditor is otherwise complicit in an accounting treatment that misrepresents the financial condition of the company, PROXY *Governance* recommends the company s choice of auditor. PROXY *Governance* believes that concerns about a corporation s choice of auditor and the services performed (e.g., high non-audit fees) should be directed through withhold votes from the members of the audit committee, which is responsible for retaining and compensating the auditor.

We note that PricewaterhouseCoopers LLP has served as the company s outside auditor since 1938. Given this lengthy tenure, the Audit Committee report or charter should disclose the committee s policies and process for periodically evaluating the audit firm.

Rationale/Conclusion:

We believe that, in this circumstance, the board/audit committee should be accorded discretion in its selection of the auditor.

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Shareholder

3 Eliminate Classified Board

PROXY Governance Vote Recommendation: AGAINST Proposal

Proposal:

The proponent requests that the board take the necessary steps to declassify the board so that all directors are elected annually. Approval of this proposal will not automatically eliminate the classified board structure since to do so would require an amendment of the company s governing documents.

Proponent:

UNITE HERE

Shareholder View:

The proponent believes that shareholders should have the opportunity to vote on the performance of the entire board each year and notes that institutional investors are calling for the end of classified boards and many large companies are following this practice. The proponent also notes last year s vote result on the same issue.

Management View:

The company believes that it is in the best interests of shareholders to maintain the classified board structure because it ensures the stability of continuous, experienced directors who have specific knowledge of the company and the industry in which it operates, which helps to support long-term corp

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