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FLOOR, HARBOUR PLACE 103 SOUTH CHURCH STREET, P.O. BOX 10240 GRAND CAYMAN E9 KY1-1002 55 3004-
9680 4TH FLOOR, HARBOUR PLACE 103 SOUTH CHURCH STREET, P.O. BOX 10240 GRAND CAYMAN E9 KY1-1002
DLP Payments Holdings Ltd. 20180703 6-K 1 dp220602 6k.htm FORM 6-K Â Â Â UNITED STATESÂ SECURITIES
AND EXCHANGE COMMISSIONÂ Washington, D.C. 20549 Â FORM 6-K Â REPORT OF FOREIGN PRIVATE ISSUER
PURSUANT TO RULE 13a-16 OR 15d-16 UNDER THE SECURITIES EXCHANGE ACT OF 1934 Â For the month of
November 2024 Â Commission File Number: 001-38714 Â STONECO LTD. (Exact name of registrant as specified in its
charter) Â 4th Floor, Harbour PlaceÂ 103 South Church Street, P.O. Box 10240Â Grand Cayman, KY1-1002, Cayman
IslandsÂ +55 (11) 3004-9680Â (Address of principal executive office) Â Indicate by check mark whether the registrant
files or will file annual reports under cover of FormÂ 20-F or Form 40-F: Â Form 20-F X Â Form 40-F Â Â Indicate by
check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1): â~ Â
Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)
(7): â~ Â Â Â SIGNATURE Â Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant
has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized. Â Â StoneCo Ltd.
Â Â Â Â By: /s/ Mateus Scherer Schwening Â Â Name: Mateus Scherer Schwening Â Â Title: Chief Financial
Officer and Investor Relations Officer Â Date: November 12, 2024 Â Â EXHIBIT INDEX Â Exhibit No. Description
99.1 StoneCo Ltd. Press Release dated November 12, 2024. Â Â EX-99.1 2 dp220602_ex9901.htm EXHIBIT 99.1 Â
Exhibit 99.1 Â Â Â Â StoneCo Reports Third Quarter 2024 Results Â George Town, Grand Cayman,
November 12, 2024 â€" StoneCo Ltd. (Nasdaq: STNE, B3: STOC31) (â€œStoneâ€ or the â€œCompanyâ€) today reports
its financial results for its third quarter ended September 30, 2024. Â Adjusted EBT MSMB TPV (including PIX QR
Code) R\$733 million R\$114.0 billion +34.6% year over year +19.9% year over year Â Â Adjusted Net income Adjusted
Basic EPS R\$587 million R\$1.97 +34.9% year over year +42.6% year over year Â Â Business Overview Â In 3Q24, we
continued to advance in our strategic goals, already delivering on some annual guidance metrics and remaining well-
positioned to achieve our long-term targets. Â Profitability in Financial Services remained the highlight, with MSMB
take rate reaching a record 2.58%, given the increase in credit portfolio and banking revenues, combined with a stable
competitive environment in payments. Our core segment volumes continued to show stronger growth in PIX QR Code,
with some impact on debit card volumes â€" resulting inÂ 16% and 23% annual growth YTD for MSMB Card TPV and
MSMB TPV, respectively. Â Our banking solutions continued to gain traction with clients, not only in the transactional
features that haveÂ been launched over the last quarters but also in the recently released savings products, our time
deposits offering, which reached at the end of the quarter R\$ 121 million with our client base. Â Specifically for credit,
we are very pleased to have already delivered the guidance for the year, reaching a portfolio of R\$923 million. In
addition to the volume, the quality of the portfolio continues to be a highlight, with vintage indicatorsÂ corroborating
our credit models. We have also delivered on the roadmap of products, launching credit cards and revolving credit
facilities. Though other products will be developed in the future, among the three already available â€" working capital,
credit cards and revolving credit, we understand most of our clients' requirements are addressed. Going forward, we
will focus on improving the offerings, mainly credit card, in which we identified possibilities to increase attractiveness.
Â Regarding our software business, we have made progress in the main goal to cross-sell financial services to our
software clients. In 3Q24, our indicator that shows Stoneâ€™s CTPV volume with software clients, the CTPV overlap
has reached R\$ 5.8 billion, growing twice the overall MSMB CTPV volume on a sequential basis. In the software
segment, we continue to gain efficiency, with adjusted EBITDA margins further expanding to reach more than 18% in
3Q24. Since defining our strategy towards software, we have learned and challenged different approaches. Â As
weâ€™ve consistently communicated, we are fully executing our strategy focused on cross-selling financial services to
our software clients in priority verticals. Our approach also emphasizes efficiency and cash generation, and we firmly
believe this strategy not only creates substantial value for our clients but also drives long-term success for us. We
remain steadfastly committed to this strategy, and Iâ€™m pleased to report that we are on track with its execution. Our
efforts are resulting in the growth of bundled software and financial services solutions that address critical client pain
points within key strategic verticals. While we have made significant strides with our financial services specialist
distribution channel, we acknowledge the opportunity for further engagement with the Linx salesforce. Â Â Â Finally,
gaining efficiency remains core. Our administrative expenses decreased by almost 7% year over year in the YTD, on
track to beat our 2024 guidance. In the quarter, lower selling expenses led the way to a 150bps increase in our adjusted
pre-tax margin, reaching 21.8%. Â As a result of another positive quarter, with 35% year over year Adjusted Net
Income growth, and the execution of R\$742.5 million in buyback of our stock in the quarter, our adjusted basic EPS
reached R\$1.97, up 43% from R\$1.38 in 3Q23. We remain committed to our business plan and are confident in our
execution to deliver the targets presented during our Investor Day. Â Operating and Financial Highlights for 3Q24 Â
MAIN CONSOLIDATED ADJUSTED FINANCIAL METRICS Â Table 1: Main Consolidated Financial Metrics Â Main
Consolidated Financial Metrics (R\$mn)Â 3Q24Â 2Q24Â â-2 q/q %Â 3Q23Â â-2 y/y %Â 9M24Â 9M23Â y/y %Â Total
Revenue and Income 3,357.2 3,205.9 4.7% 3,139.9 6.9% 9,648.0 8,806.3 9.6% Adjusted EBT 733.2 652.2 12.4% 544.8
34.6% 1,953.0 1,315.8 48.4% Adjusted EBT margin (%) 21.8% 20.3% 1.5 p.p. 17.3% 4.5 p.p. 20.2% 14.9% 5.3 p.p.
Adjusted Net Income 586.8 497.1 18.0% 435.1 34.9% 1,534.4 993.7 54.4% Adjusted Net income margin (%) 17.5%
15.5% 2.0 p.p. 13.9% 3.6 p.p. 15.9% 11.3% 4.6 p.p. Adjusted basic EPS (R\$) 1.97 1.61 22.2% 1.38 42.6% 5.02 3.16
58.7% Adjusted Net Cash 4,923.8 5,256.9 (6.3%) 4,857.5 1.4% 4,923.8 4,857.5 1.4% Â Â Total Revenue and Income
reached R\$3,357.2 million in 3Q24, an year over year increase of 6.9%. This expansion was primarily driven by an
increase of 8.3% in financial services segment revenues, mostly due to growth in our active client base and higher
client monetization, reflected in record take rates for both MSMBs and Key Accounts. Â Â Adjusted EBT was R\$733.2
million in the quarter, up 34.6% year over year, with an adjusted EBT margin of 21.8%, a 4.5 percentage points
increase over 3Q23. Adjusted EBT increased 12.4% quarter over quarter, with an increase in margin of 1.5 percentage
point. The sequential margin increase is mainly attributed to consolidated revenue growth, combined with a decrease in
selling expenses and cost of services as a percentage of revenues, being partially offset by higher financial and
administrative expenses. Â Â Adjusted Net Income reached R\$586.8 million in 3Q24, a 34.9% growth compared with
3Q23, with an adjusted net margin of 17.5% versus 13.9% in 3Q23 and 15.5% in 2Q24. The sequential margin increase
was primarily driven by the same factors that impacted Adjusted EBT margin, combined with a lower effective tax rate.
Adjusted Basic EPS increased 42.6% year over year and 22.2% sequentially to R\$ 1.97 in the quarter. Â Â Adjusted Net
Cash position was R\$4,923.8 million in the quarter, a 1.4% increase year over year and 6.3% decrease quarter over

quarter. The Company consumed R\$333.1 million of adjusted net cash sequentially mostly due to the repurchase of R\$742.5 million in STNE shares in the quarter. **OUTLOOK** We continue on track to deliver our 2024 guidance. As of 3Q24, we have already delivered on our credit portfolio guidance with some margin, and continue optimistic on the delivery of our Client Deposits, MSMB take rate and Efficiency guidances for the year, despite yield curve headwinds that directly affect our business.

MAIN OPERATING METRICS

Table 2: Payments

	3Q24	2Q24	q/q %	3Q23	â-2 y/y %	Total	TPV (R\$bn)
MSMB	128.9	126.1	2.3%	111.8	15.3%	CTPV (Card TPV)	112.3
Key Accounts	110.9	110.9	1.3%	103.9	8.0%	PIX QR Code	16.7
Active Client Base (â€“000)	112.0%	112.0%		112.0%		112.0%	4,012.1
Net Adds (â€“000)	114.0	109.3	4.3%	95.1	19.9%	CTPV (Card TPV)	100.7
Key Accounts	183.6	183.6	(41.2%)	316.2	(65.9%)	PIX QR Code	97.8
Total TPV	108.1	108.1	(41.2%)	184.0	(65.9%)	12.4%	13.3
MSMB	115.5	115.5	16.5%	141.9%		PIX QR Code	89.6
Key Accounts	14.4	14.4	(19.3%)	3.3	(11.3%)	18.4%	16.7
Active Client Base (â€“000)	3.8	3.8	(11.3%)	2.3	41.7%	15.2	13.1
Net Adds (â€“000)	3,904.1	3,904.1	2.8%	3,330.9	20.4%	9.6%	7.9
MSMB	3,968.3	3,968.3	2.8%	3,860.2	3,279.1	21.0%	59.3
Key Accounts	51.7	51.7	51.8	(0.2%)	59.3	(12.8%)	
Net Adds (â€“000)	107.9	107.9		183.6	(41.2%)		
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Net Adds (â€“000)	3,904.1	3,904.1	2.8%	3,330.9	20.4%		</

focused on at the moment. **Income Statement** Table 7: Statement of Profit or Loss (IFRS, as Reported) **Statement of Profit or Loss (R\$mn)** 3Q24 % Rev. 2Q24 % Rev. Δ % q/q % 3Q23 % Rev. Δ y/y % **Net revenue from transaction activities and other services** 828.9 24.7% 807.5 25.2% 2.6% 868.5 27.7% (4.6%) **Net revenue from subscription services and equipment rental** 465.6 13.9% 453.3 14.1% 2.7% 463.4 14.8% 0.5% **Financial income** 1,918.8 57.2% 1,826.7 57.0% 5.0% 1,620.9 51.6% 18.4% **Other financial income** 143.9 4.3% 118.4 3.7% 21.5% 187.0 6.0% (23.0%) **Total revenue and income** 3,357.2 100.0% 3,205.9 100.0% 4.7% 3,139.9 100.0% 6.9% **Cost of services** (859.0) (25.6%) (841.4) (26.2%) 2.1% (773.5) (24.6%) 11.1% **Provision expenses for expected credit losses** 2 (0.3) (0.0%) (18.1) (0.6%) (98.5%) (22.7) (0.7%) (98.8%) **Administrative expenses** (314.7) (9.4%) (255.5) (8.0%) 23.2% (278.3) (8.9%) 13.1% **Selling expenses** (501.8) (14.9%) (524.9) (16.4%) (4.4%) (442.4) (14.1%) 13.4% **Financial expenses, net** (910.5) (27.1%) (851.1) (26.5%) 7.0% (1,058.9) (33.7%) (14.0%) **Other income (expenses), net** (101.6) (3.0%) (80.9) (2.5%) 25.6% (82.6) (2.6%) 23.0% **Loss on investment in associates** 0.4 0.0% (0.4) (0.0%) n.m. (0.6) (0.0%) n.m. **Profit (loss) before income taxes** 669.9 20.0% 651.7 20.3% 2.8% 503.5 16.0% 33.0% **Income tax and social contribution** (127.0) (3.8%) (153.4) (4.8%) (17.2%) (2.9%) 37.8% **Net income (loss) for the period** 542.9 16.2% 498.3 15.5% 8.9% 411.3 13.1% 32.0% **Total Revenue and Income** **Net Revenue from Transaction Activities and Other Services** **Net Revenue from Transaction Activities and Other Services** was R\$828.9 million in 3Q24, a 4.6% decrease year over year. This decrease is primarily due to lower membership fee revenues, following a change in our internal accounting method. Since 1Q24, these revenues have been deferred over the expected client lifetime rather than recognized upfront upon signing the service agreement. This effect was partially offset by the growth of our transactional acquiring revenues, with total TPV growing 15.3% year over year. **Cost of services** **2** From 3Q23 onwards, provision for expected credit losses is allocated in Cost of services. **In 3Q24, considering our new internal accounting methodology, membership fees contributed R\$38.1 million to our transaction activities and other services revenue, compared with R\$81.0 million in 3Q23.** **Quarter over quarter, Net Revenue from Transaction Activities and Other Services increased 2.6% mainly due to (i) higher membership fee revenues, which increased from R\$25.2 million in 2Q24 to R\$38.1 million in 3Q24, combined with (ii) growth in PIX revenues, with PIX TPV increasing 9.6% quarter over quarter.** **Net Revenue from Subscription Services and Equipment Rental** **Net Revenue from Subscription Services and Equipment Rental increased 0.5% year over year to R\$465.6 million in 3Q24.** This can be primarily attributed to higher subscription revenues from software and equipment rental in the period, partially offset by the divestment of Creditinfo (4Q23) and PinPag (1Q24), which were in the non-allocated business segment. **Quarter over quarter, this revenue line increased 2.7%, mainly attributed to (i) an increase in subscription software revenues, combined with (ii) higher equipment rental revenues, partly due to the exemptions for merchants affected by the floods in Rio Grande do Sul in the 2Q24.** **Financial Income** **Financial Income** was R\$1,918.8 million in the quarter, an 18.4% year over year growth, explained by (i) higher prepayment revenues, due to an increase in prepaid volumes, (ii) higher credit revenues, which grew from R\$14.2 million in 3Q23 to R\$61.5 million in 3Q24 and (iii) higher floating revenues from our banking solution. **Quarter over quarter, financial income increased 5.0% as a result of the same items aforementioned for the year over year comparison.** **Credit revenues increased from R\$50.6 million in 2Q24 to R\$61.5 million in 3Q24.** **Other Financial Income** **Other Financial Income** was R\$143.9 million in 3Q24 compared with R\$187.0 million in 3Q23 primarily due to a (i) lower average cash balance, combined with (ii) a reduction in the Brazilian base rate in the period from an average of 13.27% in 3Q23 to 10.43% in 3Q24. **Compared with the previous quarter, Other Financial Income increased 21.5%, mainly due to (i) a higher number of working days in the period, combined with (ii) monetary adjustments on recoverable taxes, related to the previous year tax assessment.** These revisions are recurring and performed annually. **Costs and Expenses** **Cost of Services** **Cost of Services** were R\$859.0 million in 3Q24, 11.1% higher year over year. This increase can be primarily attributed to (i) higher investments in technology and (ii) higher logistics and D&A costs as we continue to expand our client base. These effects were partially offset by lower provisions for loan losses from our credit products, which contributed with R\$0.3 million to our Cost of Services in the quarter, compared with R\$22.7 million in 3Q23. This decrease is mainly due to the beginning of the process of converging our working capital provision levels to our expected loss levels, with working capital provisions now representing 14.0% of the respective portfolio, down from 20.0% in the same period last year. As a percentage of revenues, Cost of Services was 25.6%, up from 24.6% in 3Q23. **Compared with 2Q24, Cost of Services were 2.1% higher, mainly as a result of the same items above mentioned for the year over year explanation.** **Provisions for loan losses from our credit products contributed with R\$0.3 million to our Cost of Services in the quarter, compared with R\$18.1 million in 2Q24.** As mentioned, working capital provisions now represent 14.0% of the respective portfolio, down from 18.1% in the previous quarter. As a percentage of revenues, Cost of Services decreased from 26.2% in 2Q24 to 25.6% in 3Q24. **Administrative Expenses** **Administrative Expenses** were R\$314.7 million, representing a 13.1% increase year over year, mainly explained by (i) higher amortization of fair value adjustments from acquisitions, as a result of a non-recurring effect of approximately R\$23 million of expenses from previous quarters, combined with (ii) higher personnel expenses. These effects were partially offset by the divestment of Creditinfo (4Q23) and PinPag (1Q24), which were booked in the non-allocated business segment. As a percentage of revenues, **Administrative Expenses increased from 8.9% in 3Q23 to 9.4% in 3Q24.** **Compared with the previous quarter, Administrative Expenses were 23.2% higher.** The increase can be mainly explained by items (i) and (ii) from the aforementioned explanation for the year over year comparison. As a percentage of revenues, **Administrative Expenses increased from 8.0% in 2Q24 to 9.4% in 3Q24.** **Selling Expenses** **Selling Expenses** were R\$501.8 million in 3Q24, up 13.4% year over year, primarily explained by higher investments in (i) our salespeople, (ii) partner commissions, and (iii) marketing. As a percentage of revenues, **Selling Expenses** were 14.9% compared with 14.1% in 3Q24. **Compared with 2Q24, Selling Expenses decreased 4.4%.** This reduction was mainly a result of lower marketing expenses in the period. As a percentage of revenues, **Selling Expenses** decreased from 16.4% in 2Q24 to 14.9% in 3Q24. **Financial Expenses, Net** **Financial Expenses, Net** were R\$910.5 million in 3Q24, a 14.0% decrease compared with the prior-year period. This decrease can be mainly attributed to (i) a reduction in average CDI, from 13.27% in 3Q23 to 10.43% in 3Q24, combined with (ii) our decision to reinvest our cash generation towards the funding of our operation and (iii) a reduction in our average funding spreads. These effects were partially offset by higher funding needs for our prepayment and credit operations in the period. As a percentage of **Total Revenue and Income**, **Financial Expenses, Net** decreased from 33.7% in 2Q23 to 27.1% in 2Q24. **Compared with 2Q24, **Financial Expenses, Net** were 7.0% higher.** This increase was mainly driven by (i) a higher number of working days in the quarter, (ii) higher funding needs for our prepayment and credit operations, and (iii) lower own cash deployed in our operations due to the execution of buybacks of our stock in the market. These effects were partially offset by lower average funding spreads. As a percentage of revenues, **Financial Expenses, net** increased from 26.5% in the previous quarter to 27.1% in 3Q24. **Other Income**

(Expenses), Net. Other Expenses, Net were R\$101.6 million in the quarter, representing an increase of R\$19.0 million on a year over year basis. This increase is mainly explained by (i) higher contingencies expenses in the period, combined with (ii) higher share-based compensation expenses. Compared with the previous quarter, Other Expenses, net were R\$20.7 million higher. This increase is mostly attributed to items (i) and (ii) aforementioned for the year over year explanation, in addition to higher earnout expenses. Income Tax and Social Contribution. The Company recognized R\$127.0 million of income tax and social contribution expenses during 3Q24 over a profit before income taxes of R\$669.9 million, implying an effective tax rate of 19.0% in the quarter. The difference to the statutory rate is mainly explained by gains from subsidiaries abroad subject to different statutory tax rates and benefits from Lei do Bem (Law 11,196/05) incentives.

Net Income (Loss) and EPS. In 3Q24 Net Income was R\$542.9 million, representing a 32.0% year over year growth compared with R\$411.3 million in 3Q23. This was mostly a result of higher Total Revenue and Income combined with lower Financial Expenses. These effects were partially offset by higher Cost of Services, Selling and Administrative Expenses, combined with a slightly higher effective tax rate. IFRS basic EPS was R\$1.82 per share in 3Q24, compared with R\$1.30 in 3Q23.

Adjusted Profit and Loss Statement and EPS. Table 8: Conciliation between IFRS and Adjusted Profit and Loss Statement and EPS. Income Statement of Profit or Loss (R\$mn) 3Q24 IFRS Adjustments 3Q24 Adjusted 2Q24 Adjusted Δ q/q % 3Q23 Adjusted Δ y/y % Total revenue and income 3,357.2 3,357.2 3,205.9 4.7% 3,139.9 6.9% Cost of services (859.0) (859.0) 2.1% (773.5) 11.1% Administrative expenses (314.7) 58.5 PPA (Purchase Price Allocation) amortization of acquired software companies. From the R\$58.5mn, R\$23.0mn are from nonrecurring expenses from previous quarters. (256.3) (235.2) 9.0% (243.5) 5.2% Selling expenses (501.8) (501.8) (524.9) (4.4%) (442.4) 13.4% Financial expenses, net (910.5) 4.6 R\$1.7mn from earn-out interests on business combinations; R\$2.9mn of financial expenses from fair value adjustments on acquisitions. (905.9) (849.5) 6.6% (1,044.5) (13.3%) Other income (expenses), net (101.6) 0.2 R\$0.5mn from fair value adjustments and fair value of call options; -R\$0.3mn from divestments of assets and fair value adjustments on acquisitions. (101.4) (102.3) (0.8%) (90.6) 12.0% Loss on investment in associates 0.4 A 0.4 (0.4) n.m. (0.6) n.m. Adj. Profit before income taxes 669.9 63.3 733.2 652.2 12.4% 544.8 34.6% Income tax and social contribution (127.0) (19.3) Taxes related to the adjustments items. (146.4) (155.0) (5.6%) (109.7) 33.5% Adjusted Net Income 542.9 44.0 586.8 497.1 18.0% 435.1 34.9% Basic Number of shares (R\$mn) 297.0 297.0 307.8 (3.5%) 313.8 (5.3%) Basic EPS (R\$) 1.82 1.97 1.61 22.2% 1.38 42.6% For the P&L lines that are adjusted, the variations can be explained by the same factors as in the IFRS statement apart from the ones mentioned below.

Adjusted Administrative expenses increased 5.2% year over year, mainly due to higher personnel expenses, partially offset by the divestment of Credit Info (4Q23) and PinPag (1Q24), which were in the non-allocated business segment. The quarter over quarter increase of 9.0% can be explained by expenses with our personnel. Adjusted other expenses, net increased 12.0% year over year. This increase can be mainly explained by higher share-based compensation expenses. Quarter over quarter, other expenses, net increased 0.8%, remaining relatively flat on a sequential basis. Adjusted Net Income was R\$586.8 million in the quarter with a margin of 17.5%, compared with R\$435.1 million in 3Q23 and a margin of 13.9%. The year over year increase in Adjusted Net Income of 34.9% can be primarily attributed to (i) a 17.0% year over year growth in Total Revenue and Income net of adjusted Financial Expenses, combined with controlled costs and expenses, with Cost of Services up 11.1% year over year, Selling Expenses up 13.4% year over year, and adjusted Administrative Expenses up 5.2% year over year, while effective tax rate remained flattish on a year over year basis.

Compared with the previous quarter, Adjusted Net Income was 18.0% higher, with Adjusted Net Margin increasing 2.0 percentage points from 15.5% in 2Q24 to 17.5% in 3Q24. This margin growth was mostly a result of consolidated revenue growth, combined with lower Selling Expenses as a percentage of revenues. These effects were partially offset by higher Financial and Administrative expenses as a percentage of revenues. Adjusted basic EPS was R\$1.97 in 3Q24 compared with R\$1.38 in 3Q23 and R\$1.61 in 2Q24, on a comparable basis.

SEGMENT REPORTING. Below, we provide our main financial metrics broken down into our two reportable segments and non-allocated activities.

Table 9: Financial metrics by segment. Segment Reporting (R\$mn Adjusted) 3Q24 % Rev. 2Q24 % Rev. Δ q/q % 3Q23 % Rev. y/y % Total Revenue and Income 3,357.2 100.0% 3,205.9 100.0% 4.7% 3,139.9 100.0% 6.9% Financial Services 2,963.9 100.0% 2,822.2 100.0% 5.0% 2,737.7 100.0% 8.3% Software 393.4 100.0% 383.7 100.0% 2.5% 387.9 100.0% 1.4% Non-Allocated 0.0 n.m. 0.0 n.m. n.a. 14.3 100.0% (100.0%) Adjusted EBITDA 1,700.5 50.7% 1,587.2 49.5% 7.1% 1,590.4 50.7% 6.9% Financial Services 1,628.2 54.9% 1,523.5 54.0% 6.9% 1,506.1 55.0% 8.1% Software 71.8 18.3% 63.9 16.7% 12.3% 79.4 20.5% (9.6%) Non-Allocated 0.5 n.m. (0.2) n.m. n.m. 4.9 34.0% (89.0%) Adjusted EBT 733.2 21.8% 652.2 20.3% 12.4% 544.8 17.3% 34.6% Financial Services 676.0 22.8% 607.8 21.5% 11.2% 485.5 17.7% 39.2% Software 56.7 14.4% 44.6 11.6% 27.2% 55.5 14.3% 2.3% Non-Allocated 0.5 n.m. (0.2) n.m. n.m. 3.8 26.8% (86.1%) Financial Services segment Adjusted EBT was R\$676.0 million in the quarter, representing a 39.2% year over year increase and 11.2% on a quarter over quarter basis. Adjusted EBT margin was 22.8%, an increase of 5.1 percentage points from 17.7% in 3Q23. This year over year margin increase was mainly driven by higher revenues net of Financial Expenses from the segment. These effects were partially offset by higher Cost of Services and Selling Expenses as a percentage of revenues.

Software Segment Adjusted EBITDA was R\$71.8 million in 3Q24, with a margin of 18.3%, compared with R\$79.4 million and a margin of 20.5% in the prior-year period. Sequentially, Software Adjusted EBITDA margin increased 1.6 percentage points as a result of higher revenues, combined with efficiency gains in all our costs and expenses lines.

Adjusted Net Cash. Our Adjusted Net Cash, a non-IFRS metric, consists of the items detailed in Table 10 below:

Table 10: Adjusted Net Cash. Adjusted Net Cash (R\$mn) 3Q24 2Q24 3Q23 Cash and cash equivalents 4,013.3 4,743.2 3,693.1 Short-term investments 373.7 106.6 2,042.5 Accounts receivable from card issuers(a) 26,310.2 27,556.2 21,105.4 Financial assets from banking solution 7,558.5 6,967.8 4,576.7 Derivative financial instrument(b) 50.7 69.1 0.4 Adjusted Cash 38,306.3 39,443.0 31,418.0 Retail deposits(c) (6,816.8) (6,472.0) (4,450.8) Accounts payable to clients (16,603.4) (18,512.9) (17,252.3) Institutional deposits and marketable debt securities (6,704.4) (5,301.9) (2,881.2) Other debt instruments (3,172.7) (3,787.2) (1,634.0) Derivative financial instrument(b) (85.3) (112.2) (342.1) Adjusted Debt (33,382.5) (34,186.1) (26,560.5) Adjusted Net Cash 4,923.8 5,256.9 4,857.5

(a)Accounts Receivable from Card Issuers are accounted for at their fair value in our balance sheet.

(b)Refers to economic hedge.

(c)Includes deposits from banking customers and time deposits from retail clients. For more information on retail deposits, please refer to note 5.6.1 in our Financial Statements.

As of September 30, 2024, the Company's Adjusted Net Cash was R\$4,923.8 million, R\$333.1 million lower compared with 2Q24, explained by:

- i.R\$1,188.3 million of cash net income, which is our net income plus non-cash income and expenses as reported in our statement of cash flows;
- ii.R\$88.7 million from labor and social security liabilities;
- iii.-R\$742.5 million from buyback of shares;
- iv.-R\$394.0 million from recoverable taxes and taxes payable;
- v.-R\$298.0 million of

capex; vi.-R\$149.2 million from loans operations portfolio which is net of provision expenses and interest; vii.-R\$26.4 million from other effects. **Cash Flow** Table 11: Cash Flow Cash Flow (R\$mn) 3Q24 3Q23 Operating activities Net income (loss) for the period 542.9 411.3 Adjustments to reconcile net income for the period to net cash flows: Depreciation and amortization 263.8 223.0 Deferred income tax expenses 14.4 (43.0) Gain (loss) on investment in associates (0.4) 0.6 Accrued interest, monetary and exchange variations, net 26.6 (31.3) Provision (reversal) for contingencies 24.5 21.4 Share-based payment expense 68.2 61.1 Allowance for expected credit losses 16.5 67.2 Loss on disposal of property, equipment and intangible assets (8.5) 8.2 Effect of applying hyperinflation accounting 1.0 1.3 Fair value adjustments in financial instruments at FVPL (4.3) 2.6 Fair value adjustment to derivatives 245.4 4.5 Remeasurement of previously held interest in subsidiary acquired (1.8) (0.0) Working capital adjustments: Accounts receivable from card issuers 1,853.4 (1,713.7) Receivables from related parties 15.8 0.4 Recoverable taxes (19.2) 216.5 Prepaid expenses 19.4 20.1 Trade Accounts Receivable, banking solution and other assets (14.1) 55.4 Loans operations portfolio (149.2) 0.0 Accounts payable to clients (3,682.1) 153.3 Taxes payable (374.8) (26.1) Labor and social security liabilities 88.7 74.2 Payment of contingencies (15.3) (10.9) Trade accounts payable and other liabilities 64.0 (32.7) Interest paid (266.3) (43.1) Interest income received, net of costs 1,203.8 679.4 Income tax paid (44.0) (36.0) Net cash used in (provided by) operating activity (131.5) 63.4 **Investing activities** Purchases of property and equipment (170.1) (55.3) Purchases and development of intangible assets (127.9) (121.1) Proceeds from (acquisition of short-term investments, net (258.6) 1,494.0 Proceeds from the disposal of non-current assets 0.2 0.3 Payment for interest in subsidiaries acquired (10.3) (1.5) Net cash used in investing activities (566.8) 1,316.4 **Financing activities** Proceeds from institutional deposits and marketable debt securities 3,178.7 371.4 Payment of institutional deposits and marketable debt securities (1,834.0) (5.0) Payment to other debt instruments (999.5) (1,313.0) Proceeds from other debt instruments 480.0 1,090.0 Payment of principal portion of leases liabilities (25.0) (30.4) Payment of derivative financial instruments (112.8) 0.0 Repurchase of own shares (742.5) 0.0 Acquisition of non-controlling interests 0.0 (0.2) Dividends paid to non-controlling interests (3.1) (1.8) Net cash provided by financing activities (58.3) 111.0 Effect of foreign exchange on cash and cash equivalents 26.6 (0.5) Change in cash and cash equivalents (730.0) 1,490.4 Cash and cash equivalents at beginning of period 4,743.2 2,202.7 Cash and cash equivalents at end of period 4,013.3 3,693.1 Our cash flow in the quarter was explained by: Net cash used in operating activities was R\$131.5 million in 3Q24, explained by R\$1,188.3 million of Net Income after non-cash adjustments and R\$1,319.8 million outflow from working capital variation. Working capital is composed of (i) R\$624.8 million outflow from changes related to accounts receivable from card issuers, accounts payable to clients and interest income received, net of costs; (ii) R\$ 394.0 million outflow from recoverable taxes and taxes payable; (iii) R\$310.3 million outflow from interest paid and income tax paid; (iv) R\$149.2 million outflow from our credit product; (v) R\$88.7 million inflow from labor and social security liabilities; (vi) R\$64.0 million inflow from trade accounts payable and other liabilities; and (vii) R\$5.8 million inflow from other working capital changes. Net cash used in investing activities was R\$566.8 million in 3Q24, explained by (i) R\$298.0 million in capex, of which R\$170.1 million related to property and equipment and R\$127.9 million related to purchases and development of intangible assets; (ii) R\$258.6 million acquisition of short-term investments, and (iii) R\$10.3 million from M&A. These effects were partially offset by (iv) R\$0.2 million from the disposal of non-current assets. Net cash used in financing activities was R\$58.3 million, explained by (i) R\$742.5 million in repurchase of our own shares; (ii) R\$519.5 million from payment of other debt instruments, net of proceeds; (iii) R\$112.8 million from payment of derivative financial instruments; (iv) R\$25.0 million of payment of leases liabilities and (v) R\$3.1 million cash outflow from capital events related to non-controlling interests. These effects were partially offset by R\$1,344.7 million from proceeds from institutional deposits and marketable debt securities, net of payments. For more information on institutional deposits and marketable debt securities please refer to note 5.6.2 from our Financial Statements. **Consolidated Balance Sheet Statement** Table 12: Consolidated Balance Sheet Statement Balance Sheet (R\$mn) 3Q24 4Q23 Assets Current assets 39,990.1 37,152.6 Cash and cash equivalents 4,013.3 2,176.4 Short-term investments 373.7 3,481.5 Financial assets from banking solution 7,558.5 6,397.9 Accounts receivable from card issuers 26,207.9 23,895.5 Trade accounts receivable 381.4 459.9 Loans operations portfolio 653.7 210.0 Recoverable taxes 376.0 146.3 Derivative financial instruments 51.8 4.2 Other assets 373.9 380.9 Non-current assets 11,935.5 11,541.0 Long-term investments 32.6 45.7 Accounts receivable from card issuers 102.3 81.6 Trade accounts receivable 26.0 28.5 Loans operations portfolio 144.1 40.8 Derivative financial instruments 0.3 0.0 Receivables from related parties 0.6 2.5 Deferred tax assets 692.8 664.5 Other assets 145.0 137.5 Investment in associates 79.1 83.0 Property and equipment 1,760.4 1,661.9 Intangible assets 8,952.1 8,794.9 Total Assets 51,925.7 48,693.6 Liabilities and equity Current liabilities 28,072.7 28,831.1 Retail deposits 6,816.8 6,119.5 Accounts payable to clients 16,550.1 19,163.7 Trade accounts payable 564.3 513.9 Institutional deposits and marketable debt securities 1,763.5 475.3 Other debt instruments 1,053.5 1,404.7 Labor and social security liabilities 603.2 515.7 Taxes payable 431.5 514.3 Derivative financial instruments 1.5 4.6 Other liabilities 288.4 119.5 Non-current liabilities 8,524.0 5,186.5 Accounts payable to clients 53.3 35.5 Institutional deposits and marketable debt securities 4,940.9 3,495.8 Other debt instruments 2,277.7 143.5 Derivative financial instruments 83.8 311.6 Deferred tax liabilities 600.4 546.5 Provision for contingencies 247.6 208.9 Labor and social security liabilities 33.3 34.3 Other liabilities 287.0 410.5 Total liabilities 36,596.7 34,017.6 Equity attributable to owners of the parent 15,275.1 14,622.3 Issued capital 0.1 0.1 Capital reserve 14,107.2 14,056.5 Treasury shares (1,205.7) (282.7) Other comprehensive income (loss) (204.2) (320.4) Retained earnings (accumulated losses) 2,577.6 1,168.9 Non-controlling interests 53.9 53.7 Total equity 15,329.0 14,676.0 Total liabilities and equity 51,925.7 48,693.6 Other Information Conference Call Stone will discuss its 3Q24 financial results during a teleconference today, November 12, 2024, at 5:00 PM ET / 7:00 PM BRT. The conference call can be accessed live over the Zoom webinar (ID: 851 7712 3588 | Password: 819157). It can also be accessed over the phone by dialing +1 646 931 3860 or +1 669 444 9171 from the U.S. Callers from Brazil can dial +55 21 3958 7888. Callers from the UK can dial +44 330 088 5830. The call will also be webcast live and a replay will be available a few hours after the call concludes. The live webcast and replay will be available on Stone's investor relations website at <https://investors.stone.co/>. About Stone Co. Stone Co. is a leading provider of financial technology and software solutions that empower merchants to conduct commerce seamlessly across multiple channels and help them grow their businesses. **Investor Contact** Investor Relations Glossary of Terms "ARPAC" (Average Revenue Per Active Client): Banking ARPAC considers banking revenues, such as floating from demand deposits, card interchange fees, insurance and transactional fees, as well as PIX QR Code revenues. **Active Payments Client Base**: refers to MSMBs and Key Accounts. Considers clients that have transacted at least once over the preceding 90 days, except for Ton active

clients which consider clients that have transacted once in the preceding 12 months. As from 3Q22, does not consider clients that use only TapTon. **Adjusted Net Cash**: is a non-IFRS financial metric and consists of the following items: (i) **Adjusted Cash**: Cash and cash equivalents, Short-term investments, Accounts receivable from card issuers, Financial assets from banking solution and Derivative financial instrument; minus (ii) **Adjusted Debt**: Retail deposits, Accounts payable to clients, Institutional deposits and marketable debt securities, Other debt instruments and Derivative financial instrument. **Banking**: refers to our digital banking solution and includes insurance products. **Banking Active Clients**: clients who have transacted at least R\$1 in the past 30 days. **Consolidated Credit Metrics**: refer to metrics for credit cards and merchants, the latter including the sum of working capital and revolving credit. **Credit Clients**: consider merchants who have an active working capital loan contract with Stone at the end of the period. **Credit Revenues**: In 2Q23, credit revenues were recognized net of provision for expected credit losses in Financial Income. From 3Q23 onwards, credit revenues are recognized gross of provision for expected losses, which are allocated in Cost of Services. **CTPV**: Means Card Total Payment Volume and refers only to transactions settled through cards. Does not include PIX QR Code volumes. **Financial Services** segment: this segment is comprised of our financial services solutions serving both MSMBs and Key Accounts. Includes mainly our payments, digital banking and credit solutions. **Key Accounts**: refers to operations in which Pagar.me acts as a fintech infrastructure provider for different types of clients, especially larger ones, such as mature e-commerce and digital platforms, commonly delivering financial services via APIs. It also includes clients that are onboarded through our integrated partners program, regardless of client size. **Membership fees**: refer to the upfront fee paid by merchants for all Ton offerings and specific ones for Stone when they join our client base. Until December 31, 2023, membership fees revenues were recognized fully at the time of acquisition. From January 1, 2024 onwards, the Group recognizes revenues from membership fees deferred through the expected lifetime of the client. **MSMB segment**: refer to SMBs â€” small and medium business (online and offline) and micro-merchants, from our Stone, Pagar.me and Ton products. Considers clients that have transacted at least once over the preceding 90 days, except for Ton active clients which consider clients that have transacted once in the preceding 12 months. As from 3Q22, does not consider clients that use only TapTon. **MSMB CTPV Overlap**: refers to the MSMB CTPV in Software installed base within the priority verticals - Gas Station, Retail, Drugstores, Food and horizontal software. **Merchants solution (credit)**: consists of the sum of (i) working capital and (ii) revolving credit. **Non-allocated**: comprises other smaller businesses which are not allocated in our Financial Services or Software segments. From 2Q24 onwards, revenues in the non-allocated business segment are nonexistent, since we divested assets within the segment. **NPL (Non-Performing Loans)**: is the total outstanding of the contract whenever the clients default on an installment. More information on the total overdue by aging considering only the individual installments can be found in Note 5.4.1 of the Financial Statements. **Off-platform time deposits**: refers to time deposits raised in third-party platforms outside of our ecosystem. **PIX QR Code**: includes the volume of PIX QR Code transactions from dynamic POS QR Code and static QR Code from MSMB and Key Accounts merchants, unless otherwise noted. **Provisions ratio**: calculated as accumulated provisions for expected credit losses divided by the total portfolio amount in the period. **Revenue**: refers to Total Revenue and Income net of taxes, interchange fees retained by card issuers and assessment fees paid to payment schemes. **Software** segment: composed of our Strategic Verticals (Retail, Gas Stations, Food, Drugstores and horizontal software), Enterprise and Other Verticals. The Software segment includes the following solutions: POS/ERP, TEF and QR Code gateways, reconciliation, CRM, OMS, e-commerce platform, engagement tool, ads solution, and marketplace hub. **Take Rate (Key Accounts)**: managerial metric that considers the sum of revenues from financial services solutions offered to Key Account clients, excluding non-allocated revenues, divided by Key Accounts CTPV. **Take Rate (MSMB)**: managerial metric that considers the sum of revenues from financial services solutions offered to MSMBs, excluding Tonâ€™s membership fee, TAG revenues and other non-allocated revenues, divided by MSMB CTPV. **Total Retail Deposits**: includes time deposits and demand deposits from banking customers, including MSMB and Key Account clients. **TPV**: Total Payment Volume. Reported TPV figures consider all card volumes settled by StoneCo, including PIX QR Code transactions from dynamic POS QR Code and static QR Code from MSMB and Key Accounts merchants, unless otherwise noted. **Working Capital Portfolio**: is gross of provisions for losses, but net of amortizations. **Forward-Looking Statements** **This press release contains "forward-looking statements" within the meaning of the "safe harbor" provisions of the Private Securities Litigation Reform Act of 1995. These forward-looking statements are made as of the date they were first issued and were based on current expectations, estimates, forecasts and projections as well as the beliefs and assumptions of management. These statements identify prospective information and may include words such as "believe", "may", "will", "aim", "estimate", "continue", "anticipate", "intend", "expect", "forecast", "plan", "predict", "project", "potential", "aspiration", "objectives", "should", "purpose", "belief", and similar, or variations of, or the negative of such words and expressions, although not all forward-looking statements contain these identifying words. Forward-looking statements are subject to a number of risks and uncertainties, many of which involve factors or circumstances that are beyond Stoneâ€™s control. Stoneâ€™s actual results could differ materially from those stated or implied in forward-looking statements due to a number of factors, including but not limited to: more intense competition than expected, lower addition of new clients, regulatory measures, more investments in our business than expected, and our inability to execute successfully upon our strategic initiatives, among other factors.** **About Non-IFRS Financial Measures** **To supplement the financial measures presented in this press release and related conference call, presentation, or webcast in accordance with IFRS, Stone also presents non-IFRS measures of financial performance, including: Adjusted Net Income, Adjusted EPS (basic), Adjusted Net Margin, Adjusted Net Cash / (Debt), Adjusted Profit (Loss) Before Income Taxes, Adjusted Pre-Tax Margin and Adjusted EBITDA.** **A non-IFRS financial measure** refers to a numerical measure of Stoneâ€™s historical or future financial performance or financial position that either excludes or includes amounts that are not normally excluded or included in the most directly comparable measure calculated and presented in accordance with IFRS in Stoneâ€™s financial statements. Stone provides certain non-IFRS measures as additional information relating to its operating results as a complement to results provided in accordance with IFRS. The non-IFRS financial information presented herein should be considered in conjunction with, and not as a substitute for or superior to, the financial information presented in accordance with IFRS. There are significant limitations associated with the use of non-IFRS financial measures. Further, these measures may differ from the non-IFRS information, even where similarly titled, used by other companies and therefore should not be used to compare Stoneâ€™s performance to that of other companies. **Stone has presented Adjusted Net**

Income to eliminate the effect of items from Net Income that it does not consider indicative of its continuing business performance within the period presented. Stone defines Adjusted Net Income as Net Income (Loss) for the Period, adjusted for (1) amortization of fair value adjustment on acquisitions, (2) unusual income and expenses. Adjusted EPS (basic) is calculated as Adjusted Net income attributable to owners of the parent (Adjusted Net Income reduced by Net Income attributable to Non-Controlling interest) divided by basic number of shares. A Stone has presented Adjusted Profit Before Income Taxes and Adjusted EBITDA to eliminate the effect of items that it does not consider indicative of its continuing business performance within the period presented. Stone adjusts these metrics for the same items as Adjusted Net Income, as applicable. A Stone has presented Adjusted Net Cash metric in order to adjust its Net Cash / (Debt) by the balances of Accounts Receivable from Card Issuers and Accounts Payable to Clients, since these lines vary according to the Company's funding source together with the lines of (i) Cash and Cash Equivalents, (ii) Short-term Investments, (iii) Debt balances and (iv) Derivative Financial Instruments related to economic hedges of short term investments in assets, due to the nature of Stone's business and its prepayment operations. In addition, it also adjusts by the balances of Financial Assets from Banking Solutions and Retail Deposits. A A GRAPHIC 3

image_001.jpg GRAPHIC begin 644 image_001.jpg M_JC_X 02D91@ ! 0\$ 8 !@ #_VP!# @!&@<&!0@'P<"0@*#!0-# L+ M#!D2\$P4'1H?'AT:!P@)"XG"(L(QP<*#7#A(6&AXB)BI*3E)66EYB9FJ*CI*6FIZBIJK*SM+6VM[BYNL+#Q,7& MQ\CRM+3U-76U]C9VN'BX^3EYN?HZ>KQ\O/T?;W^/GZ_\0 'P\$ P\$! 0\$! M 0\$! 0 \$" P0%!@<("OH+_0 M1\$ @\$"! 0#<%! 0 0)W \$" M Q\$!2\$Q!A)!40=A<1,B,H\$(%\$*1H;!"2,S4O 58G+1"A8D-.E\1<8&1HF M)R@I*C4V-S@Y.D-\$149'2\$E*4U155E=865IC9&5F9VAI:G-T=79W>"EZ@H.\$ MA8:'B(F*DI.4E9:7F)F:HJ.DI::GJ*FJLK.TM;:WN+FZPL/\$Q<,'R,G*TM/4 MU=;7V-G:XN/DY>;GZ.GJ\O/T?;W^/GZ_JH # ,!(1 Q\$ /P#\$'Q%52!)I M;#_=ES_2IXOB)IKG\$EI)=[_?ZUYQ?-VTO(8BH/M\$)_C%>6Z"OL>A&O+N>P1 M,>#]FQFX:,GLZ\$5?AUG2KC_5:A;D^A<#]*.BMIIT\|R)"R^H-.6(QR;9E=,^ MW-8NFNYNJK['MH,;K\|C*P]5..:R>U>-"R&_T:XE1AZ':?T-:MXLUNU_5;O MS .T@#4XBU*V"[N,AY'X@UV7#H'4Y#/#(/K19 MK<:EL4G3'>H'3CI5JUZU7=I,119:C;BK+*,5'P]:LEHAQQ497OC14QS32 M,=!31)#MP*-O/2I MQIB(M@XXHV^@J4CBC'I3 BV<*=MXJ3%+CF@1%M#G\Z39C.:FP<\BC I@1; M1Z4FWCVJ7;^O6@+D4 0L@I'E3E:0CVYI 5BG%-*^E62HI"QZ4!8KE,!P.M6"G%-*+0%BOLI=E3>6?2E6/U%?QV(@F>U.\$?3TJ<1\T) [4KCL5Q%D M8J58AZ"IPF.*D5.U(=B 1<4IA%6E3.-#(Q0,SV@SVIGV?(Z" M#R^.*3R\|C- M,5C* MCM43P^W'6M@Q9J%H,T7%8QC&1GBF%2.U:U50/:C'I2CK3 -I)*:P ZU)T/-1OC% JSD;2/2L#4S^Z.:W)\8. M*P- 3_P!75QW,*FQE4M'-+MQUK8P& C12X%+Q0 VC%+G/04O- Q,4N*/QI./6 M@0N,T8Q2<>E' [4AB\4N0*,VX%'/M3\$.S2 O2./G_ "L M^8VL;6C,#"P]#5;6F9!"ZDCDCK3';\$CKZC.UJ/-H..5;-E&W-=;C\$Y.9E^WO"K_- RI]:]OT647.AVN*@<9S3-(O&U'2(+F3 M&]E^; QR*G<5SIG4T4G7K4#CG^E7)%&*@=>OI6B9-BH12;:F*GM32OYU2(: ML4;34NVC8>X(JD21XIP7VIX7VIP49 G5(0T)QTI=M3*O/2G;*=P*Q7FD"G& M:L>7[4W8?I3) (@N31MS):EV) _PJE=ZI864@BN+J-)"<2>?RI@3E<\]Z7;5 M:ZU:QM(/.DD(3..AV:0D44A_8I M##BDZCZ49)*,&D FT&F1.:D%. (QTH @*U+MR* L0[.?. M&@I[5.5/2DQZ4!8BV4NTU+MR:-M(!@7FG!<=J>%_&GA>.*!C57:I56A01VQ M4BKZ4,8Y41Q04\ <4.*D"-:U&RG=33@*JXAC,CCMVIC19-3X[4N.*5P,^6 M&J\$-;:ID53FB!7FJ\$T84D9YJ(BM)"!Z"J;+SS31FT0D9II_, X5*1P332< MYI@1,?6C.&.*F,? 3I0)E2<<&N=U4X"BNBG^[@USFK\$ET%7#M;& [MM1FFY'UIDW\$@R\$./6HI;%XG*-G(J|+H+,K8)YXHI2""1S^=%,1 M;;3[R.(2-;ML(R&[5+9Z=)E2HQJ/3H>+P0"SU1HQNV<#<,'I4^IH'L M)!CD<_K76^/X FM6]QC_ %D0&?H? _KUA:=Y3:M:K,@DB,JAE;H1FI4[I2-.2 MUX"&,GDBGK& >GYU[G<>#]"F]SIT0S_ 'HK;M#NL%&/NFMSQ?X/M-%L8;NQ,Q7>5<.?Q%=K(N#D5A%*P!R M*E 4_6K3)9%Y>?2G+'@<5,%'6GJ@Y-,DA"D"AI(XSM=U4GH":LB/TQ6%K\8% MNY'1,Y]*4I65P2N: ^P'I08/YX .L32O%.GRVRI<7 251@Y[UI#6]-;A;J,^G M-5<5BQY?M7FOB+3G;Q)/*655\$@8>]B? VG9-S]ICQ_ O5P/C:X.. 2>VDCDC= M1DJ<TTV]\$3)*UV5-0U3[6PLC\$\$7<#NS4XTM(+62<2[F1<[2,5S=Q.[1QW*M M\|P.&&*T;Y;M9 96\PCH.A)P:29*G=M,9]I,4;7./N-C -.M[O[:9&QS@M MS3,-2;.2WN4)+'.0V*K7:G2K@FVYA=<#/.6,KI;@G)6;V&RP2SR>? "%' M7G%!;&D:M<1QV<8N>P>78RL<\5DVLL+VY\$G@'>3]"*/7-!- (3D4KFEA..U%,'FO)B-1L'#'OTIX%)23!QL. M':G#U-(*>!GBJ0K#0, _7IV*7;SCGVI<9|@)C I,4,_TXS2D<9Q0 P+2;?3 M)*EVGWI=N.0!0,AVY-&W:I-O% 6@!FW\J./2I=O'2EV^M \$(7F@+FI2M! M6@"+;[4NWJ?CBEVXI "-"=J>%XI?XIR@8% (8!<!]4BKQS31ZFI /2I 4#M0 MQI12/Z?K0!%WS2CIQ29YX_*E'2F(D%+31QZ4[./@8CE &9 M/%D&LV5<&MR9.*S+F/C %4B&C-8X-1Y:&ED3DU#T-40*>I]::<>3G/X4UNO M%,!O0\4N:81S1WH\$2;OK2'.*0GC%'IS3 "? >HSTYIQQW[4C"@"3*UQC:>E?2MC\$**3)I<&@0HI *<%)IPCR.: & M459M;;S[A(N["%=:!X3@5%:9FP?2FM0.*"GTIPC8\8->A2^%].CA#*17+9M['5=6,07/EC:" *AGGBVY8 M@GZU-X.U67[QQ]IYPM=2ILYG-F?&^D>6/4;^]%==\$OP\3:, MRMFB]FQ[;0X*GH MP(KQC4+)+M/U6/LR/N2"TZBMHOW6C":JY,M^'K@6OB*TD)^5FVG\].D3K7C MR2&-XY1U1@? RKV6,B:VAE'1T#?F*&.)0DCR>*KNG!K2=<9JK(E-#:*6SU_6E MV"12E&W/2M\$9LBVDU:5S=+ NU3ES^ES5=7.!CCUJ97!)KCYF=2C'L9HT+3G #F;\&I7\,:3/&59IROU MJ^5*MD<@U/&-W3 QVI\S[A[.+W1AQ^!=&VD++<[3U&X?X4MM\ 38WW1WEP MOH" :Z)5(Z58CX.1S[4W5GW#V%/LI]K/N5[&'8_F^%O>I1@>A4U/I_PN]/F,T5[S] <& MN^500.C0G(]>:XQ7^ M8UT47> [,*JM9%H8Q60)[!I]X);F7RTXX(K5O5 M-&M&JZ_11%[\$?QJ5-9TUONWL_&N)&F^'W(*WS+['\$_K<>C>'6 'J|I/ MJW_UJOF7F9^JY?>=DNIV!QB[A [Z%2K>6;E!1V(_ TI7TSZ5YF=%OU&Y= M3?'LY_QJ]-U9>FHR?\ ?9HYH=P] [^4]OKA+*TDFD_A' J3533+Z6]5S*@4 MKTVUY]+::KA1+?,Z@YP6=[HJ[\$8\$_PC^5)M75F.-W>Z-/BDS@?6E)!S3>AI MW*9R:7H>O-,!Y[4X<4 /4]:D1P>HU.*D!I /&2*.WI3P.#37QB@#"US2 MB@#FCTIB' TN?4TA%"2@8X'N*#TI/PHH BM,YQTJ9AWIC XX- %&9<@USVKJ=H] :Z>1?E-EYS2@--S@"\N@^V:[<#;L# #T6F>\$C;1ZMYETRB-1G+ M5Z#)XCT.\$8\$T1QZ\$5K%76X'!BP\0W*A2!"^ J5/"FMW'+R8_&NJD\:>7'PJ M? H*JR>/K<<1Q\$ A3LNX&3'X#07,LU7(OAZI/[R5C^#^)G.(K5S5=0%FL2 M P"KM"YTO=&:T7@*R3[Y]^K5<, MH_*B\>P'9)HFD0#[L=":1"?X*XM= \07'WYY! P(U*O@S4Y.9+A\?B?ZT]^ M0SLSK&E6W.!BJ\OC+2XQCS5.*YR/P! (W^LG\$+7 9++^M>6>,#7+I1 MT\$KCI]:*^&LF P_,&\ N3-7C5 X2/3H:56=!K|M]J\WT0&28B1]1S7CPYC M7Z&O='C\|R-T/(92*\-9#'))&>J2%3^%94'HT;5MTSU7P=+Y A>U]4RGY&N@V M9KD AW)YFB7\$7 /.? ^8%-D]JSDK29I%Z(@V\UYKX_LC;Z%>=OR7?/^*1 M(N;VRM)%2XNH86.D+)(%S^=KB: M)S1*T% C_!-0W: E,C_ %3X6*/Q\$*)N&>*=L Z%#6\$10>!4NW/ ZJX#NL5D!! M&0#F10@X(X-2>6H/3>G!.N>*10U=X(RN?>K%"<<&HP2!A1FGK\$O&6X1,980 MD>13KM/ P#U560\$8) .I5!ZX'KFD_LHI+9 MX-6XD/&15!>QJ \$IP,-S02S- UI2&BRO5&%>>[]LC#T)K7G7DVI;G,>2/TKS M690+F3C^(_SKJH]3EK;(E20GH?PKFO\$'SI\$<#AS "KH&O"QZ 9K"UUB@U;6<96I_ MLN[JII7'8S64@?M.XK%3<.AR/OI"ZY^WYU(VX\$ MYO3,D]5'Y51(GF)<2./O- N&!_ UK? [1I"5[H*,F_ P?K3L*XIG4A5,B 9'S#^=>K6"^7#@\$?=\|JSJ;HVH]2\6XY%(6Q49// MO29Y]Z5S:Q+OX)S^=..,U #4BM^=%PL3>:E3G'T4*=U83T_&I"O(!@5' M)P34X%"1R#VQ0@97 YI=I(QG%"T8R:HD8..1+R#2D4TTP%!I 1BD/&*3N M3GK0 \|U6E7B1\Y'M43 YY_2F@,^= YK/E7DUK2+D51E0[NG%-\$,HXI-N>U M6'04&FA>>U401!*-M2A* M8BC*O%YJWN8=#[4JK[TAZ4JD"J9]*JCUYI^/[M1K)@'\I-^."# M2 WO#A ^W+IU>1E1.N.|=FGP^T],Y';ZM7&>+ [4]8RKIUN7=B,G'2MYI? M&%QV*9]L5K&UM0-1!>CQ >53CN34Z^'!\$@ZI\$*Y?^R %@J'X MESOD) &K,?@?34X8 4T>JV&0 MOX]LE^XI/X53E^(R1' Q "ME/"6D1X)CC-6\$T2(CQ%*^5+W@.5?QW>M JI M5J@:Q=K,I.RU8?@:|06>D1?

PQ#%-VDQ' EE^E%I=P.),6?DWW87'X&H%?Q M'N()B#WKS:L.:%CMI3Y:ESW]0#@BO%]:@^R^=(=3AOC\$Y8? CS_601?#7B*. M MU21@).E->: #Z?RM>>+) >O'CW'=[J5M#-7?\$.*? [9;W<|F|I=POCA0.PKB|WJ!7J7Q2L(X)*L9HP21,5/|JO_UJ_MVK*L.B5U4VG\$YZBM(=YA'2I(|R: (Y29T)2K\$#M/#^5!7 8/Y5=D1=E1-8O MT^|?7 ^DK?XU,GB+5DY&I7 ^LA- 98#=HZ,/V0"ERHFK9LCO9K:#/[I2X'K@U M83QIKJC(OL 5% PJGH5KI-Q, P#:S)"HOL\$8X/KDU9UZOT*V1!H]W)) (#AU M?D8JL\3?6(5*OO!UE?O"U;ZQ %ZY39)ZK2[)/5:D[J. MH/CG468L-N0RVX.<-R1#4R: MY:#CN>AQJO4\$4]< I"37\$P>,KE[M;=;6.@MM4EB*U;K7KZS!.EI"U*B, P#NUR' F;!OGLN/9ZL+X[B"|[380@=.*7LY=A M^VI]SKUC R ."I1'CFN13QY:@?-939]B*G7Q]88P;.X_2I]G/L/VM/N=2L/? M0G>IMH YKEU?;SGV*]K#N=-&N>@ MS4@C. <]*YE?'&C\$!+>3 MO?Z3-C'#&NR?]-U6X@M:6X\$D@8L5P1QBN7NTV7LV.SFMJ6ES&ILC)OCY< 7 MNOK,U< ^'(1P)ZNWT@DN=O9:KZHH?PZK.<*LXK5[HPW3.6]I< *#]*L06! M#^6H#:@|"3]>*T+>/S#, "#GK]*TO>IN:J)YY,&K3,Y1,0G!]*14,F5/%) (OF.>#5:5!D\$5;.9)V&ALC#:3'I47- AHJ10/PINW)J1 <]31<9 M'SZ#FK48^M01J:MO+BDV!(J C377(J=5XIKKQ0F#*H7FE(S4NVD(P*T(L0%? M:HV!ZU9(J)AIT"(3QD[J*:?I4C#-1^U, SD4Q@3D8I^?6D(YI@5G Q562\ M.M!UJ!X^OIO)F:RX:.9CGI5R1.M0[>1.Y#1% M E2X%28%+MS3N(CVC/O2%< MGBI@OY4NT=!0!7Q364X]ZG9<5&01U%, "E.I((Q!ZX?^)FXXX*]G& J5-(!, DAOTIJUJP CC-4_B,?LF4 M>E."CK36 (%.Q5D#U !S4@*GC-1JA(ZT\1D#K4C,]\$.IIVFV\$K749OJ];QYK: 02/ M]+4G9O;Z+563XAVV?W<+G @:-Z>\$M\$C .7=#]>:G70-&A'%'O% ^55[P',\ M\$)V U=LYJ! .I2'W:\C78K9:1'TBA'X" @R:1% P \1^5*TNXSB3XIUZ7[MENO?JVF'5? \$T *Q\$# =KM6U?1XSCS(A^51/XET>/I+2L^X'&:\$[W4L/RI_ M]D^)CEI6&?JNHD\8/&>) ?HM0OXZTO? N|C P&E9=P.= X1;6I?J9.?^>J M>O@B ?\ P" M:+^/K?>C< A59 ?V. V%OR?=[C*H!..!EYS ^%/MO J. 7E M:F2^/79%"A_6H!XZN50!8EZ>M'N"-8> [0#!9OSH%K/CJ SPJ?D:=X 8&LC M,BMCJ*BTL_O'7/M#Q!%LV\$#U%9NF%U]0: XG)T :.ATNZ>SN-Z,1C]:U% M-ZNH7.G7?RBC?@? KU@1,\$D!-/N)6&? M8?Q% =EK\$UQ:ZM.RRL54*ZH>5!%7T>,< A M4Q70FK?NF%XWU7^T #*)#LE296W*>.A P :VV\$]Z]U.P?4-(>%, L1\QZ M" N?3P5?, RXN8=O<\53CRZ(AN^YS.P^M(5 ZDUN7 AC5+++"STS@-%S^E9+ MP3PL1)!*A'7*D8I:@1>7CJ:38IID^M3013W4HBAADD=NBJN:NMX?U5 &-A-S MZ"D,S/+4'&*78/- ::=>6D.%L)OQ&*27PJ](R)C-C->E,!3S2 ?2GD!5W,0 M .YID5S,2OL29&:TS19BN/3(-3C!.T+&:79SP1FD,51VK;T RR>XK%0\$=3 MUK<V-RXJ31=<SI/#D:COA&O'6W; ^=&JIC5+K Q/YQ4VAKM\60^I@>I.?K3+J/ 27XQS5B[&/" ML@XSYJ SJI= #./4O!I-EC(AQO >*-+M> X'LYJXHX'7I3PA'-5J19%5-.C M3&R:=> RRD5>BMYL9% ? *?:=J15R>:MOQ!"2+217 LOI&+& OF*1V1@ \G:-S JHGZ>HIO PB-F?^7B;*Z/"2DP"> M:+L,6)@KX+LG P"7R8<>@H/@"T;G]-S LBNBC3'M4P++W)%--B<()C@M1)* MO:9=VY2Z=]S _H% =G;+@/\ A65XB8M=VF1R\@:V+0AE@H,!]*T1%)*4O\Y[4^85C(:]A4#0'-;3P@CI4 M+0"J4O6,9H&- \@^E:S0CFF^4!U%/F#E,HPGTH\H_A6H8@*:813YA6,HO'TJ M%XSGD5L& 8Z5!)!D<4TQ6,.5?XJC) L/(K? FML@G%]4F2T0M MJ\$\$;:'D53Z\$U*EY\$ ^")%/MFN1U?G4&'H!5.(P/#D?0TU(S9Z")5;"S"G[OCZ M^M< EW(+D?>0- 4Z^21 MAXC ^:G="N;5R0L+/'&.:RNVWW4]6=J^LV\MLZ'(;%"<1.K+,^X8RU.!!)2*5! M^8TN\=AQ5L@>'(& *>LAJ(*4&E8#H+/Q7JEC9I:V\HCC4<8'ZTR3Q5K\$ARU MX/_/6(#DU(\$!6GS,-2^>O:I)UO90^>L5\$VIWSG+7,O_X:&KJ!ZTH IE(8W%+@^G%+N]A2ACFD,8RX4T!2>U.= E'UI0 '>@0FW':BG;C] M*0&]XDC _-&1QV/-<]8MB[3WKJM?0MIC^Z? 6N0MFO=1 P"/*S6QT2^ (W!S@ MU9=*)U:03R03KSO@0Y "O-Y < M4C ?P@UW%C/JTFT8G]L03\JF/Q&KV- _OXO+HM\C*0F1GZ5D*A PZ _@:V/ M#B[.BP?FC(G7A+M+%^Z"1U*L0<,:?VF*6R/9 #V.: 'U0BI8\,2%8\$ MG7B0WK)TD'ZU/!=WEM('AN)\$;U#&E89[8D1R :G52IZUY+!XRUVC*?:5DST M+H"13H/&VNPMWD"2^SH*.4#UB6PM+I2)H(I>NY :IO^&='AD\R.O@#9Z[GE_ 7]GO*NO\$ UA\$7]=QO^5% B;, [R2QM@1F+&V^0<5\$VE6 M\$O^>V@:ZH*VU'QSJU\NO"ENO 3,-8HA"4DZEA\KH]JR2 M\B 8D,O((5BK9RSSOO-- \KMMMSWK2#5B19K&=SI4,H.'DP"U5#-91V^|9Y! M.&Y.>*V9M,?^SDM[<@LF,;^]1FN@V+ I;?2L;3+*2TLEBE #9)P.U;V@I IYXY(J65^X?I5O5\$ T^;%8KXSI^R< M6X% ^45++185 M0IKR&8RR74\A4/ESN)Z]:TA'F(G- QV/8(7BN8EEAD5HVV# U'=7=K8INNA(M@3ON/6N= ^'LLLFG7\$;GY4DX'IFL+Q7-))XG=) 7CC7 'H*.3WK"IIJD>AV5 MW:WJ>9;3I*HZ[3FKFSK7F'@BYF3Q*L8RB2 [EKU(C-*4>5V*A+F5SF?>8Q=6 MO'.?ZUJ6BX5 ^ -9 B,# [7: 7^M:UJO#= \&LWNBUU)H^5I^,&D0%3[5(%S3 ; MMQS4]J 8Q0%Z8J15]^:EE#XQJ:M1KC'2HHUXJW&M2V,FC6K"K4<8X%3+4@. MO[4\$4X=*1OK0!&>?>HFJ5L8KC? \$OB@V|O8Z<0TV#YC]DH&:&IZUIVEJ?M5PB MM_Z3ORM]@W MLF1WQ55D7M5ZY0/*M2,W!WL4L P"=T*=@XSCBM\$:1=/R(2?J*O6_ARZ91N14#>] /F0>SD8 M&:R:UMUPV.@KTBW*PPM&]W*,9^8 U*N%11=Q2H2DC@-) M7%NONV:J:F2:UO:O4O\ A&='A3R8GSM!SS^=95UX&M)Q)(MS^]8+FK5:- MLB6&G:R/-?PIP%>=1+X\$U99I%CB#*@SG-83:?: <[%0[B,TJ:::UP+:+!(6VX)TQ2Y[4],YYS75'P1 M# MT[1 :,!?XJLW'@ M=+=MIN234.:6X%\$LX%C&?JO- 68?:" AJ1]L6FP'WQ1R-]0YD>!\$?@ J A7O1 P"=\$=2V M*+I*^N,A:O:9X8TE;5?@ J!@.!U*?J5&0./>E" MTP?RKZ/POIKWI8 MVL.T#][NP8JXOAW3\$Z6< (P" "G[%AS(^!*1PC ("BOIP:+8@?>T7 ? H MH]@OYJA4&8%3N,I^5=9XI(. 90WY@&A_ &P?PF\$..U&1 = 6HPQ]:7YCWHL*Y(M&7^Z32[RRX4 5& ?7FEY'0 I18=V1 O,X+4L3\$#YQFG'.? >DVGUIB)MZ 904 MT]E>06L=U+2+!*,HY7@BJA!V_ 7TKI;O>8]+CT[4+-MKVWC7:FX8('UI60[MLYKS.1E:E4:NG_*NZYJ.G7L40L=)6Q9"=Q20MNK/@8CDFAK2Z%ZV)@GJ*< M7':E\Q2\A*- ZC^&LM3703.*LV_6YY"15J#>N/ND5?TXIY\$P ^8_RHU\$RLW) MYI-H-/8=Z:>*LYQ50<582(575N1FK*- P*=P186/"\$DC]J:PX6"WD'(_ UO)T MM1E=;+Y"5^8#@U3N;981@G4 2,"=V><@:=-RTCJD"!>K7\$7/&I@@AAY_7K MWKVA+ MC4/PK\$V22W,G,9G9W5R S5T.C(5U 5++B!= G %0:>W^TW\ C5W4U'VZ3&, M4EA 9=5CE[0J3GW/ HNCYES(>O.*Q7QF P!DYFYC ?M):I:BNW0)/>4?SK2N M!F=OK4-S: .M&NHEY9/W@Q[2YB#@UY[XRTVUL]17[/Y]- QV":(M9GCT>ZC-[L^Y3' M0S1UE:QJDM(T(E ME+5,IV<0!Z1;&W.HL&:Y% 2>,5VM*C2I M!2 =332YQ5>\N5M;916. 30!@>+=?72=/*1'-Q*%"O7GKVLDBQ6<)+7-T=T MS]QGM3M1U*37M8C#DF*,DX)S73^%=>+Q+J,ZY^;>:##V%\$M'8J,J.)]%)&V M=I\$KSH?'.:Z\$?:?QKA;> /^Z*M;0JXIC55V19%9K&U/6WB [Y%4[C1+*<8\$ M01O5:T_OI.W&*I-B:.\$U?PYB-E=0Z? 2N#N!1, NY7-JE0\$5(! MO7G (ET4%6VKTZ&MXRNRK&,X=4:GA3O# :.5E]GG/[^)>2?XA67=MNU1F]FN M7TB^FTK4%=<@9V/45K3:K"+AY6/53C:CN5S72N4'(+L2, IJU:OPB*665]N MWH,]:OKC41N(C3) <40W\$K[@!:>U2J3MJ]UH|(T+K5+4M JP<>U3Z, XC6RD8 M):J0PP_Q)8E9^ /2\$;VK7.K@^: M 'O@4Z\$+=6PA?".15)+5K>:#Y:2BD6Y29.GU>>3 "[F" CWIB:E< 81R/QJA M/*BOM [=CBF,>M5RZ\$< [N:AU*8R EV!^M6+;69HYPP8G)S(QK)50))D"K M8MOW8=03]*EI(M2DST73:::Y0(5 3'S&EO=-TN\B8(J!SU- PEI0#L.<<4KE.*< (K-)/'+N4&HR\N[E-A.!]:U(K1;E#:@^41 M!494H\NYAVU)IS\$IS[T7^L2R*7S3[O2YV)(10;BLFZ MM+D(5,<523? Q',U8DL=1FFG^9L#WKH((Y8.8/KE+2VNHY,B)ORK0>*?R MM^5*5- !&U_::N^5D_6J1UK\$^S:LI_.LU+6^XVJ_XBC^S-0E;IC?E0H3&3I? MW*G/F-S|UTGAS5F6Y D[TV]8QM;SH&5=IW \U9TF MTO+25I;B:(L1@!,U/*[W-E-6L>E>G U64 !@:>X^*\$!C:SL! K(HV 3'* MNQ> (: 2[UFA]J0@#J#63XBN=0\ZB+Z:*.A&P!.#CZ_6DT^:X^96L.IX*QD;/8TNPCKU: 'AW4>@ \O/IOIP\ M.ZGZ1 \ ?

8I6D5|[IA[&%(5.1@5O_/-ZJ>D<9SZ.*#X9U<#)@3'^^*7O=AZ M&\$\$-+L(S6ZWA05DSNMT [I%1-HNHC&8\$Y VO_C2] [L/3N8Q3=VH\$9["MI=&U M\$X T<?\$[PIYT;4%Y-K X]*5Y=A^Z8OE-V%*-N.@Z5NKH]^PW>0 O1 >K5U#2&@; [58DO"1DJ.HJ=]-U& M0?]:G Z#(I)M;ZO:'BT=E]"E|5[H:<6D<^#DG/7TIKX "NS@MH+SB TB96 M_O!?:ZBKT? AWP^R O(K@'OR?:^J)E?9H] Z5(K'/%=[>Z%X6L+1YY1'(M/>Y2]GEO!AA %^0D P#OQZY "K3YNA\$H]2"WP!"I =Y^7)'!K'% MY(9F6*)2I^4LOIZY/3 Z]1-Z#RU@1\$.1&3C#]1S (U+IV*C5OL>T6^LV>E136Y|PW.#G&"O&>GM5:*Y,DMZ8Z5\$KM6+BTGZN#:!6MGRB*6Y"US5K M;Q17Z13!A'C! ([&KTDC#HK#GTJH7+>80#R<5=-R2LS*I+&:9-/=O'92P+ITF MK^G>(99) L@>6BJN S'K5BU*? VMIT#4:3RV: *@DCBKA5@M&R949O5(N#D\$65WD? *H:X<>+IV& "NHZ?K(OKLP@IP%: XJO;6HB?>R@,> M@I*MC)"-9KNRWV0@]*HJ05&U%(!2>:X[QGJ+16+Q1GYG^45U=U*(H6,>@KSWQ)(9%N9 M#R(H#ZFM(IR9:6.*TIG,KI>N,5|+I%LMKIMO!T0\$UXIX?3S;V-/TBBO:T M(50. *B7Q,J/P(20/K5(1)1):K?:HBX42*6/09I VJ M/L,BA00FJL3S +ZUP?C#Q2"386ASGAV%5%. MY,FDM3C-6DA6Z?R.3T- 4%@WP>9R3GFJP^:2O. #4JR01)MSG/:NE1^*5WJ M9Z1%VR1P*T8 @^*9*ZJ1QTF:IE^*6G*9:N)J0EC >&L=YIG 6E60 8(%3*94:C1;F9-* MFK%IA1M?H:STVENM/C CGBH<="XRUN:+J!)QS5J,]>W3&0?8UCARH# GBCS MR[#/0XW-5- (Z&VN5D0N0-U5)E5B74:3G15(2%,K'Z5%/E=BFF0.GW>,5X[8ZM!::@LJ:G?'>O3-&I407D:(-O.!S73 MAI06C(O,)7B:3:+ <(*KMX9LW/S(#6W'()!J3%>ERH(1MHP5-6:](Q3O M^\$?M ? 5BMP"C,3Y4%S(30[4? +,5,FD6J] (Q6C1BBR%/FQBJP/0A-<9YZ5.CM %&Y0BY]YXHGP>#SM(E4D; 9ZT6%U+,>,(X M)J|D8?-G(ZD421- @*>AJS&1G,>X-4DQD'-6H2" 7BD-% ML+*N".O13W 2((&('KGI4.\ \M^5/C,[1&0HSD]Z8Q))= REN,8)JC<* %! M/0\8IVY)4&W([XJ&YW%MRV.HI 31D84#Y4MRAV@[N":CCD((.WCL*LRL' M@SMH KR19A4 C. #S3;=GC;&? K3U8D8YX,:V)DC:5=O ASS ^% %YF6-=S/#W-<XBLIM=M L.Z**\$E MU8G;O,&N/3FJGBSO#::>8::3-POP_ 26!)R.9ZUJH]4,:4RV0&.!CZ_P">E1.^2&50N.X-1M+(&:YSN)^]GDTTM;BO(I/ZFCET'S&H NJ74#RK&B[&? MD\$]PJ6"9TW3/(SEB1D\$#=T(IZRO,D:U0@#*YS_M#TID4TQ?9QECCU/IQ4I'MCZUT,D>)K:&R.%E;..=J!@.!CMC'? ^=8N/5&T:E1 M&=>T-H[8#1#/W?E%0?9X23^ZC(_W165;ZXC2HGER;CTDR&!SP,XZ>E;).Y5. M>36;41+;P8_U2=? [HJ5H80H B0?05)Y8.".PS3QLF #D4%*:.*AVKCZ52 MWR*YR3D=#FM:4#9@@5EL#N:XTI+0%N0B:5MZO*OP? 6JTDTL9(21E]P:N%"- MO'7M5::(NW3FLT-E%]0O-V!=2#G^]3OM\H+&F7Z]J4V.%@ /PJR+%BN<9QO M57(LRI)J^H1G"W+Y^M0'7]61N+M^M6):0F3GM5>2T&[3UJDT2TSO?#-S-/: M'-<.7M8WAQ!H\0QCDUM+T%9OP-- UYKO/1+K/J,1* QCG:]+U 6X]+TV29XA\$K-&.0I%=<8*)P3KN1;37=1%^MXLO\$JDD>@ "K- MS?7^J7 O+B9MY&,K061D'A>M:5H9(;8A)@'ID54EU(@V)&:VV^BMPGVV<1D M<@N>:@6\|C8\$,F]A \$:J3- OB BXZ"E@4+&2V!WYHC#JRI3>R'M(DKY"E1]*KS M1@G*L:>SEON 8^E\$KX7((S6R1BW:>8^N:@J1W]5QV(@H!ZTK?-VIY4[ONTAA8G)XI#L'M2";!O4 M@7(OGBHWC7/ I#U)=ZE>M)O*U%0[,>M ..,5-BKEA)L]J)9:M0W3IT)J%8FD?"CBI3"\$(%)-%V8E=:HTI.8RN%/(KLM M\$O6M+F*+.#G(=PSM\$=Z\$CT->GWTGF1RL26'2L91ZG52J]&?0FEWJ74 M *XX':M3M7GO@ 5< +*X^<@ 9KOU; (KTL//FAJ<>)ARST'4M':BNDY1*6C%& M* "BCM10 =:IW?0#U8"KA/%4ICOFB7 _S292)U&%H(JZ<.E)VH 83STHHQ10 M(\+77 O =>:E3!&.^M5XV(7:T'45< M5@L*XZCFD4-)(0(YJ%P'#9/0<5G)I(G)ILV A"Y.0:0&=< J1/3YL8Z5++B1LD=/61*%C(M90*L+M5A5:(#8?4&I#)##,.4AE[X.#ZU) QW"J*K1G* 5.A4/D-3&2.P+ M*^X|06JC(FQE]:E>4CDGBJXD +9R:3 \$51C'15A1E<#!JH) N.9YJS\$ZJ!S M@GVH 1H28PP&0.#2A3 \$.W6K"\$ /G!)-- @02.%+!=*E>34;2VD2&:159^@9 M@,?GBO,-:OX;O4+TS[G4.?)(!^7?L*Z2_T[3|GQ!J3W\A2&W5"71CN3(XO^ M)KF=:TS3[1E(BY>XWJ)Q@?TSZ?YZ5I&US"HVT98>5[1D)(:[Q+'[PS5:>H MV,O)&,C'2AR@P%+ #C!STIF2CD!N#QD5LD*>H9FR0 6..1T-1(0#STJ5 MY7D<-CH.PZ4- .F4P,)+OD#^ZV1FK%MF&%95"[B<N:F M0"2S6\$N5=7)P1PV12:T*6XMW2)XW&Y%!QGKS3O M>(8"SQ@R\$]>? \]0*+@MW\$BMVFC8QD\$(,DGC 1 O./RJ2R@\$UPJ%A%IY:@9 MOTJG%+Y+J"?IPSC(JW+F\OR52/+ !&&!/S[6I=QJPY;N2;;:W4TDD*2 MO/&>/PX IUY%!'AH6,B=]OK390D;M;P@2<@!D^8L< YXJU 9Q>TBN0#U/F) MG!W%CC 1,8J&TM2TF!1O?K"ENR[=RYS11GH1]!7 MXS7GXLI]D4AR"-H([YR< TJ8K9Q6Z&('S6;F;^B\N/>LI13V- HSDMSU6VDWO MJSE2S+G" T) V[GC-86C7 6./SF" L54QL)=RC(ST A;/WKJ.V/J M?]P>AU+4K20EUX!R;?8SYN" "#CK6\ (EOCG/3F@0#<6QS4MZ%O6ICM888 MCD\TXZ=]XA0!6SY.X\$XIH3:3V[8Q47->5&(+ *0=HS2_8 W3,!QZ5L-'M7=Z MU7D* 9G!XXIW)L,8J6-\$H-G?; [>U JM?OMMR M/6A;@S%G3@/T MOKK4'+8X;GEWACPA? ZH%N5MVICA788'N:O^) -.CQA[B12S#Y57^M>^7EJ8 MK,9:(B)J%P*?9Z?7\$!ES<."B]4%T211WI0&5?NU>VGIM%- D#MA=M1+/.:K.A/&*=Q-%=5W=:=P@]ZG"80XZU"Y% K6(I^3D58\$6(P!&JN!J M42%U"X]*30T64D(.5.&!)@FWS2\$+DBIEG4%*P*=(25J-C3?0A5=L84!O M6@)&/;BJJJ.W\$YJ_. (D*B/):IDRHK4[+P;M<)*TVBL3&]-2-VDIHD4]Z7JJ# 26/HH%24BQ1113 /PHH MS10!X&N ."<4XOEMP&>].((3D8XZTZ 89CQ[UY9W%E7!/) JPI!3Y>N>1 M59-K2<,!Q4B76%V% S^=(9-G.YQGGFD:GG!Z4|R*7QD8QVH9U7G)/XTAF5 M=#: 6[@AA^=3>=P+ 47P#02WM43@A!CKW-)&#&P[=:(0(OH^YF0G%17-QY\$8 MD *L. >?Z41Y:7M*XSE;OSK:VN)Y8#/- WT*XJZVF=Y%)!4 =8YP.F.:]F8+FW<*R3;DW+LO\OZ8ZUYE<,->! MG<>GIFMZ>IRU=+\$3L3E2N#GN.E/!F(X)9<\$4GF-&#MY)SS3XF4PM&(G>1 MB ,MC K,3C&3GO0JD/9 K4S*WEYED(OA3S4>&*EOP,^M,"2(0%PTV< CY5 M[T]YQ&S^22H,C,[5!\$[!P@- (PY)/4X%*P7'K* (P.1S5XJBH161')YR M3G!]ZSU^4AL<]ZLJ6=MJ/M/H,@8J9(I"7S!:(J\85) >OC!%5?,-E3VJQ+ MY: (RGYB^#N/5.9;RQO3*TD8*CJ",YH6PWN1B5B<!=!C!&:2(XD4GE0>N.U6"LB1!]QV,<8S3N2- EB*.=JG:U7<5. @86H.%&TYW9Y'M4:2S.BH7 M9HU.=F[(!^E..>5'!%*R[0#CAAG!&?7'X&LY2LBXJL@-AG.G.[.UHQ7 M4QM2BL<%01S@8KH=\$T0WZ%KJWV2[N2 ..@C/M6PO@>6%28G4@@YSPE>80QRN\9 51&"QSON_P#KUTVB M6EU*W>YN2=QK)G7<2 >:@F0S C. :1";1SDO#GN,51\])^E M=**.CW\$ER?P%2QZ3:C&4!QZJ*JYE8FTD? \2R\$X|5H*1444:Q(\$10%0 5(M!SFI&6% J4?2HD-2 X|5(R052U)OW:C.M@YJAJ9X0>U.XF]#*DP89?PJM+ M=?Z((%/? +59IZUTT =FCEF^:+.KFU33[V MV,/]G""N% (X-=X&\5Z1IFEBSOKMHI03\G,IKS"=+-)I'Q1GKFNN\$>&K'Q M!XL:VU"X\$4,<1DPN,N>!CD\$=\ A7=4JJ"YCB4>0]AMM>TZ95\$=[%)& 3#1: MO_&A@TUPB+N89%3!:X9TK0I[HV"1W#!SB=E7&.+(>E7;"P&QI92".@S3UA\$TI5% ' %(TL8J6BO\ -(.O M:J]F%/R8Y]*ZB:TCCC"A1G&2<50BLV>8X']:+B<3GVMV0 L.M1%=&IOBMN\ MA|MCT)K,)Y(- !+B5)>H2TUD!0"GN"6P.GK3#O!HN*Q7D ""U3=<-5N1QD] M,U"RL>:I&F,0.M%R,\$L:@*2?: %@M@!A#/#'6G(^#4M%I MEFYB6-EV-VYYIDMT='!6<7RS3.R/OP:+4TCU339C\!VZ MXJT1533UVVJU:K4R"FFG4E #&%0P+NDD/^UBK!Z5#_*3ZDFI92)O+I-E&ZF MEO>@ V&BDW'WH1:C/F#!.V.)O2H#K8Z^U>D'P'H^,&[NB/3O?] (JX?X/ M)GO"J2.%T#P@@"C2K7 Z97-+Z#LP^KR[GF>R)X\Z574<-OC!Q7K8TK10 M,#3[+/2HV;"V_ 4OKT?Y651]? <|GA8JWK5B-Y9\$;Y#OTP*]3VT MB^Y!"H]D H^WP@(<)&/P%+ZY?;7L/\\$5)H_=]W^R:8]G=<\$6TS\$>BFO3# MJ:=MM,JI.A%'UJ\H 8^9YW%97(C)LY\G IF:L#1[YNEG-D=,I7<-JV/XJB M;5^?O? K2^LS[#]BNYR"Z#J:_CSD/X5.OAS4R! H:_F*Z;^USGK2_P!K_P"U MS2^L3[#]E\$YY?#>JA@1;8'^!5D:J8QB- 5YYRXK5;5CDU' :A)ZTO;U IG M\$X/7?M>778:VNI(Y,>8J_.>:JH\4 M: !6KQ77ERJR\$^2W8SC /%>*7C),T@!49KT<+*1P8F,8NR(4C+N"VX MCL<4\RO&S>7N13V^M2)G: 3C!&=Z@)^;YNA-=9R" LGRK)L)0'+=Z1%CDFP M20A[GM0N" P4M@'GF@?)*1QC/8XI@2D:(@. PY]ZC8D, V=/E@? +7YGYQOA]>|(50@^4<<'K2L0! MG(Y ':@"9X@>5I-AC/4JW/Y4UQG'H!P1SFGJ4<[F;COD9I51BP**<8) J:

ME#8E7#R/SM[#O5M98CN'DAP &T'!!-M[:0E\KM:, LOY]*V885E2*-86C\$9Z\$YPW / *#6 M=:VS:E(:;(HW\$,-
PSZ<=*Z.PA%R Z(4[@\$<5RXBI,8\, +33>IU AQ&*Y69V M/&X^G:NTL,RH&!/TSS7(Z4S1PID=?PKKK2X,<8(/!20-
6KU/>C=1LBV='A MN(7CF4/E8'&/O[5X?X|T1=%U=HDRL,AW)D1PRO(DJH00".748VY _3FNW\Z]- MHEO/<)
|MIO!"XR"5)/RC:2#C)(Z'K7"P?-&:4N N=S#\$G(XVCUK7TJY1Y[: M)D?
|/.:9=AY8/IGW/XGBNR%69Y]*33/>=*U%I|2),67STX2*9!QV[<8 MSR9,JYW*17*^&-3BN+606\:^5'A5D4C!Z\8P
O0<#/ CL2RYKS7"S/03TN0 M3-N8GG\K, <\5.W)ZA(K1 1[<!=FE I^WIBEV\],8W%*HY]*,
<]:FBGKUY[4\$LE7IO4F.*:OM3N*0#ATK.U,Y=?I6A6;J+ 2#D=.15%:B9C
MZC)LTBYZ@M@5S5N^W3IR*WM4:=8.GOS7.\$[:4<1:Z(HYYLP+L9!^E4X#M5_MIFM"Y7Y16!=_K]IX!R*TET9A#JBO:
|](Q(Y"K^M:37:I!%+:A(-.X."*H6= M@)%8DG:|UI@VD5A(N%\D/2N|E5CBN[GIWPLU"1!/UXDK?.DN%/^S_C7>- M:T&
|2 'D#I6WX(F=O#KNRE8Y'R,\|5S6J@3ZO(Q&YRV![5PU)7J>AZM,+01 M3/BMI")M+.>U6I+)>XR%DSD1
*UX4^R[&929"0,!=!6C*J3[2L>6'MUI7)43 M(M-/9_F'!JS/IBY4#J:T:?=+E!DP?0>E7@%DDQMQFFBK&?96J,./(.JP;
M\|V=@ K5N*T(9?**0J1QG@50&3=PA0 _TJG*JHGRGDUOWR*<,PS^%9\$D M:=<81*3 Y^1A)/(K(EAVL?2NDOS]JR;A
!SR:5R7\$R'SCBJY Y-:#Q]P:I MRKU&/SIHR.*+?DFA3GZ4XQD/@4_%.7%69I%=QSD=JC!7)J5LQS7,|<.
[Z%R[@.4USSG]XS^/_ M :IM\$C/VZ/VK2U+3Y7>4A,9D8 F:CTNV>"|!?,H,"O6AJD>:-6;1Z-9) HJ#
MVJ1A@UF+KVEV:+<7|M%)C|KR@'|@E\8: Y M6U)7J!(*VYEW,,V:::Q[M'Q3HVHR".UOX7D/1.M7::=7B!![4KC+7>D--
WC'6HFG" M@FBXB2BH_!|T4#NS/H.8Z:@?6E^WD| PKGA=\$4HN >CV8](L^M'LQ/6 MIDT5L -*/I5A=%B'+..?
*A:F?|L/K33>.?6M==*M\|E A)/O4RV-LO2(&BR'J8 M:W\$C= U2J;A NJX "MI8HD^&[RJ3<%'W1]*=@//?
%NDSSPC4'=U\$"8*T:D M<#WK@:[2S:R;6D!89W)GE3DC!|Z[Q[=7%EK-O<-YS0R1E'1CF,CD8P>^*|^
M>5I78LO9V/+DGZUZ%!-16IYM=KF?<9NV\$ '(3FHB/FR?7FI@PD#(1AN *: M\$P6,C@?=SR372W%-C M!8X&??%
(->9PKD#:N P>*@3>S'8>U/V, " <_2B/!EW%0<*R MF]"X+4W%M2J2W\$ER!<|C8@X90,XJ&5+?R=HF0="|/
[TS3|..)ECRP(02*>Y M!(!\|JM6DZV%U/!<6J2QDG#>4 ",_3'_.NN-RU.M1N-TV:TBG6+6,):FWF4].^0<5NI\$K0C:PZ=?
2O\$H;JXL+E) MK2=@IY'O]:|(.ZZVH6ZA_O# -82CRGH4:W/H]&=-;RE6V?KFN>^)=QGP9*< M3C+(
.^X5T4&WS=S'&37&?%J:RM MD1CB::G!ZX5OZXXJ6LTA8JRA)^1X]; MDF0@3B, 9.X'USC\Q6YHD.FM/+'(E"N|[# @LO?
HD1R7OD1VL5S&G6XYC!4G.#S^GI^OI&>#11U A=K>33GDM%B\$,D MI95C/W!_=.. '3W
!K=8D@BJ.EVYMK5E|I(U#RTC&%XQO^Z5>(KC>YWK M8C-)3R#^%-T=>*5AW
+2E:XSOWK5Y9)9PZ;1>1XID^|JCC MI4RZ%JXF7= :T>>M8I1UK*TVXDM].MX;C<|I(S9SDU; M%%QE7_5E=&W)+L:
(%*>1 M56'4(96V ,I]^*MY&,BGPW%|XFU^T"P01V=O)'R7.YB,=A791M*&IR54XS9+;):%::5!;V^ M-
B(1P:Y&%4DU&7=+XV>Q RZ MC8OV:\$\N\A<9;MGM5V.U*|@+GDXJ\$OO"8QD|34UP?-1&W8P.0*!(\$L;7!) M&
!ZU=R@&5 XK(LY'W'DGFM&,N\|F'&%4F#1=AF612IKB%60,:=|5"NR+ M=A>?I7F#1
+WJB;&:=N=F" W3M629HV.3C-;Y"LL9^8;L5B?9S&60 10P,^ M?*:3@^U" FC;:1S7:>M5>"|0
@9X//2N'4UN>&V=M2C53@DUC M4CH=%"5IH|)\N-H5;S=^X9P;\Y>Z]<:-/LYE!D3,C+|Y?Q|5VEY-Y-M"H MZ|!7C?
BV1VUZ:GE1#FR\MO*C*R,0WJ#796_Q\\$U"ST@O3'S)XAM4N?O?6O/WEPJ = M1Z4Z;SMB3NA,')
[XJXW1\$VFC=O?'&JWJYE9>O1>U;^A_!4BZ6EQ#&P/ = M<@BO..Y+`<5I>T\|S54)&0JEC^5:W?
0PL>OQ^/2\$P3\WUJE<^9.^"0#BN%Y M>|P<9K7-JC*/E/2HO-11N.FATB_!\$PH'/ZT5RAL,DX4T4[3[D]@N.R.:TWF@
\|T6"XXL?>@L#CN:3:FG; 03SCTHL*YYWX[@2 M1GC4JTCJ'F1_N8Z]3Q^7GT%>=!2755QOSPO/204/&VA3F.2_ \$%/-
P8\?O.F M,#U&!TKS2(6;R-Z,<@GJ<^U=M%Z6/.KKWKD7F1G:K(=^3N8&HFP#CG'7U MIZ1@J= _/;OZTUU(.
V5[&N@YQ|N66/J<#CGIS3\$EV#H&I2/E& 6'3..M/*@ ME!MY &X> I^5 \$9:#D\$#!/"2E56.F.@"%-
*Q(&)WYP!C@U+&DDR[T7E1^E M)C1"VW=@Y)QC-7+2!SN4'&Y3T."14 C<@"13R>&K8T!%-R<[\$NA#>AK*I.RT M-
J4.9ZB6]G%-'NDW!P#N/* 45U&F^/LJ1S0,L;J'&K@X.:N6VA6E]M^T0 M*2!@D9&1VSBNTL81)"D>O515V@
<8KBG4YD>A3H>N?"7%6[S2;FZLW2%(&)0C\$H/YUKQ0?9S^X.T]"#T-3(ZQ,BL#Z;JX17 MN>G3BK6/(:KP|/:K-
&M&OVEA\CNO&&CT /|*H6&FZM9VT)QG\$R1M&^Q_O*[.5SZ]<#KVK>.(=K, Y MI8->&M,:T4MV'/T].WT:#[9%-
L/[M1&IS MS@=..:U;B0:=HNHW2(2T,#, N0*PD^9F1.([OH8&N>*?L=S|FM1YCYP<#(1 MKCO&.LW]
[%9PW@VL%9UCOV/)Y]C3(|=T^>YZ MUS]Y#>CJS7.F7.%"+Z*HQ@CCL*ZZ-
%J5WT.+%8A3AH]R2\$RN\$DNE78I;R_+ M(YX&3^F*
[KP]MJSF*1RUS+*ZLG)4KM)^7MP1CC)SWK@C+PA"HBO\H4\$/#4# MMTKT/0M-6007D;O (T
(5N30RIR,8K:9S4SKHP(0Q9F"D_Q=3[FF272 PC/U M]!BSX)).?6F!">U86.@.K.(6Z7.W\$ MN;D=Q753?
V6<=6/VD9\$FO1[3L67=C@EJZ?P3JUS,Y%X:& ' >O/\$7=(JGN< M5Z_8?;:Z"HC4_15(^M3B814;6*PLYN=
[G3B73TCRQ:=Z"GB^TF-#NC90OKG MH[@(&"YQO-4+[68X) @C4EN, @UY7)<]OSLCJVU/2GZ0'U%7+2X2XAWQYP.*
MX0W^l1G SV%=-X9D\$EA(Q.'JX*S, LKHW W/6LJ; \W%:/>LFZ; S#WKHC MN4:OI+1)(Y-(M'X.8QG\J>^&&D:?
KNO/ZA\$)\$6, R*IZ9 MRA&OH&WTZVM+<11H%11@ =JZ(*GRF&)MS'GNM1F-GC(X'G'TW%] ==?
YDO)0QW,6^Y|JY^YMS%,64<>U>:-^V>S'&[N%+^6F|C|Q'2H)7("9 MZ-T%++\$9, Y|C*LK#/1>F:+DVL3_-
@91@FM"UWX&2,8K. ^V0-A6<9'04XO MD4C!X)*\$.US8B17&6QSZTZXAVK(@X]JS5OU+ ;N35D73\$8-:(AHR[R3RWVAC
MR>:KR98@YSQ4UY&9G'K5!W.>.GUI7%RA>(@ FL&>'.3@@5OO+LC.#FL2Z MEY*G&*!.Q;A.3B|C+V-:\$[#]Q5\$L"
<&J1C)\$0&T9 I"V!FI&/?M5=VQTIHS8 MR5STX|MFAR2>>E-YVU5C-O4B?AJCQSGM4Q7-,X!Z52)&=#2MR*< #32G%
M58UO^%@SZY;JJ[B6Z5@#@UT'A60QZU P.&W<<9*GPFM'XT>VWT.&02 #Y17
M&>?"B:M&K=@ER@P>A'H:ZZ]CED9'+Y^6J/ER#O6(7@|J2)IGDI&ZXDA M!M@0.A#5-%X(UF6-
CY<:@+=:11*2"@"1!_]:G|CF1Y5IWP|07F#WLBHG=4 M,2:ZB \ "%K?:?':M"!T% -N8!S5E..BC MX*UHI.2>5.*5F+-
PM%AW*(L(L?=%%7 *;^&E #LCK1DTS!|.*1S3L 8Y K1C IVWVH"XHL%Q 3TIVU%A#.48!|3B4!Y9?
SJ)KB!.&GC'MN % FWBEOQ3!/\$W25"/9J<9\$5"S, MH4=23TH 7&?:CN*P+[QCI5C)Y8E,O'4IT'XU'8^-M-OKM(&CWG
9B,9H%=' M2 =:<%H4@X((/2L54)<@L,Q1L'GZ8ST^M,=MS1GGAM8RT@0>_>L*Y12- ME+9 H_O-
UK%EO9KR3S)I"32H,\5HFF3FWL517:>ZCC:21V4\W? \UUQW MB&TB%\$"8AM9MP/R;1GKG1:]
\$0(*LH(Y'K7/ZOHLMY<111%(X &=B!R.F!6 MD'9G/45T<(ERV\$^Q5\0!/&X=B/7BLUD98\%.
M,\|YUTIIG(U84[VC0\$G'4#-/.Q(5F7^]M,>*CD+. 7/S >E-0XP1Z)* !R M23R2/7%36C/&X8>OIO3-A?D
GMFM&OM6DVC:E32/I5F=8%#*6&T#@YKCX-44?-OP:I7>O\ G74=M&[89MKMV7V^M9&\ MN7XKG31.DF6!&
>HJ6%"+LR6YP4F0QMD9&,5EPW-B&6U6Z?&[K|D<= MVH#CJ,-G%.UF2W=,G<:
#I%M9V^U(5E=V.P'&.#DX/4=/TKC\$L691-(1%
M&P^5Y.A(Z@8KUSXR6,)CT^90KL6=5YX&0# 1:X#3XD LL()AYISE9%#!1D\ M.V!GN >
<]*1E+E@>'72E4TV*2:K%\$;:>/3K=RPVAG^8KSOM/7T07HNAV\$XT MBS\$C*R@;EML\\$/#
))SUSI_A7)VMYID7E2RV@DDA&I92C%CSVSC/IFDN/ M8L83I!5I%|\$O#8#9 XP<#MR*K7>MZ=Q&:Z M#O_<
*CM+VRE=BEU"W88<5YE'X;U!U>>PD9<\|9IU :2(5-M9RPD=|I%:>S MC;1D>VE?5'I|P|JL-.--3 _?1*9IEXS:-
()KITO!J|6..H1V%9 MB:VEBM=%Y)&4MC#'-%>\J =.:A&9X_JX5|E#)>:7 M0)D-T.?<
6N|T31;X2)>/VU=%1;.*@YKK/"ZE+&3W>N68XPBL"<>G2NJ\ M-8^P/U^]51W,Y[&TW/K6)<'.K5M,2%S6%-S(?)
K6T3!E&XYB<^U8KC.V9 \ M5L>19#>GKHB<|S/E''K65*W1RR-+X<7WV#QK8DG" MR,8C^A]?%?16IW8M--
N:@8)CC9@,1<"OE"&[.G7?*FC*LKM,1-TN^ M+3\$NR1OD^9@.QJ:5HDB+2 MR*HOU->06/C:|T^S-
M;)QV)K)N]=U* 8^?=R\$^&N7V,F[GH+P4;I>J>* MM*L6(\$X=A _KD;OO=>NZVR%5/0UBZ9HMSJEP%CC)!)<

>A:7X/M+&V#S*E M[Y%-QC\$R4JDWV1E>&O"VI:Z6NKF=X4_A]ZNZKH.IZ(_F1R-+&*U[^\O=/LX9 M+
,43[RJ.*VM*UJV\2:88Y0%N4&4UBY-L]&G1ARVZGG]KXA:#G(.OKI;# M5EN% SS7-^(!2*X,RH00_O6D7S;'-43I/WSTA
M|D896.15*8DQEUI%4-*U>WU!-I8!CZUI 9[@H#Q0Q:/5&>))!4:H7JE5SF MMB2#:<9YJE=VO93G*1+.
<9B01W]Z@9>:TWMMK'CFH9(0.>*I_R:+*+&IJ!T MZ"KC@!.*@:I[U2,VBFZ5'WP,L,ISS4>T9)-5@4J.M-
V^E4%AHZUN>&'V:S=H)W<5BXYK=\,5UF MTW5%1^Z: M4?C1[7]-PF[CY:@?81P:O7<:LL;=?E%4C\$*[*7P(BKI-E%
/(%(QSSBF&7)O^1-(<2*!\$^_VHJ+?]:*!O&-F/NVLO
M\$"HSXUA' +HWXN*\K,LC#)D/YTPNO'WC7E^REW.WVWD>J'ONG46R#ZR5%)XV MD
^1+=,^KYKRXNV>IH#G%/V+[B]OY'HK^-[KJ]H1[*F:@?OK=M_R]/IU!7! M>80<9I^]V9V4^_H3O;>E-
QNI<>F17&^830)&#=:3H^ M8>V9V#>*[ISS/-^#X]O\$[!F>?9#7+_6S2,QS@=:7L5W'[5F_)KDS?M'
M/U:I48HGVDF:B:MI18XS6?%<#N:H>(|U35(K=[*%F1:UBFWH8U*D:YI_MQ=O+K2)E!D,4NW/5=P-
97_?/96EB4"V)R\$D&W\N_GY5-X9T6 T^6XGU%\$0 MHG[I"88.*W1=J_E,5W%N
ISCVXZFNFG3MK(\#`YB184%\$@18/SV7 M[T!6C) A!X /FL*&\$R2; '(/(KURIL:T-E,:L<\$<]R>@ .O;-V'[K6\$7:A(M..N*JHN78,NO3KKEEN:>DZ'(|ABA*G@'%=S8>'X:+W:638%7DL>@&.]3>'6 M.>TC?:>@KH-
2TJ2[TB:W601_ZX#G^1 *O,E,|U/J84N5:'F%U<^?=RS6DLB; MLJR(<)V!QW/7/171>#;I:6YDA+JDKL,JD:6BV8N9 ZR[U'I
MTJ74-%B,F+?"6+ %ASSG//O7.>'6TW3;A/+7K5[>%V5+j-CR^>X STKIK73 MC?6L=WH>H//F\Q)6P4P2 #]
<4Y4K:HF%3F5I*OS&HV&FS7JW41BS7<\OF+CS|I161^:@MKV&RF\S5](MY8R)&C Y WA_45T5[?
M6VJI:36J[8HOR,YQ4RDW&QO3II2N<5\+UH;/2K<2 R'S?7]\@'=>7 ,91 MON)&>5
X/UKT[X@Z6VH6@U)0^ZW4!EX^Y[?F:GN*@4,!15&3TXKU+PCX173(4O[M],W3#*J>B_ UK:0\$[<"DBM_M /0
=GNC&JK19P MMN-US&OJPKV^ .8=\$!OOL!O7B5F,WL//8_G7NLV!I.W= /Z48DC",LR&D)
M7Y%P/4FJ3PF5B78MW|JODKD8(!]ZKRH"/|C7EGM,B9\$2/(* UT?AKG37.0 M1O/2N<:U@*Y(7[K?
XUF2#&:Z\$83,ZOO76^["6TU@D@FW<84D]#C(S^%34NXWN:4\$N?E:.. MMTTC0X=.M@% WD6'
;AU%=%:0D1@]:MBS,[DD _@:A[F/79%ZR=X\XKU'(K MS?7+%^6D,L0P>^*]>UO3]T;1J1O'85YM?
6SAG##15)N,N9#JQ52%FPO(K| M77#*>A%4[ICG][57-K!Q5RY3:83R<4Q ,C*C MIBHCA4QDGJ*BVH#R:A!/E]2:3!
MS4[OF',62:G%)YL8\ 1:H,\$4MQ@G!%5VX;Z5911+%MSR.E:2[F<>O"& M8GJ:NZ?=-!MS\K:@D#N:ZK0?
USJ2+DTI:\$SJQH MKFF[#+>:&|G2"VC:21^BKWKJ+/PG(B;[^X*?],XN3^9X_G72:=9V6E6JP6D2 MJH&"W5F^I[U+),I!
53Z?\XTH45'XCO\1FLYNU+1?B8Q.GZ; 'F"-F7J|GOG\$S,N,CD<'\#U^E3ZCHUO=S-)"?*GQJX|M<=>0ZCITNR M=&
(.>6&01[&M%)+1'&+K.Y7?F=(NH*| 'Y6?(96/!)#UR#5\$W)CN(8BY8M MC<00
<]>M4;>/S84DG<0D <5, DGWOT':LV2_9KIGC<#+\$CGH?2J|\$SP3|A7.I/#R^?9+R=R<8/K76W3% M8RK,
=!7FW@G55M9&CHY^N>U>^XX(YJDL@:0G/%3S,4X1>MBMISR:3< MET);<,UUT%MU"&IW \YS7_E489S5>*Z-
E*2K91CRN?UI-W%&|3K3'N/ J M6%6-BRC@9Y&:S|&^CF3;(|OUS6A#*FTJ?XAC*EF/7<666V):9'ACE0??1E
M! 'D4FGZ+;M>F\T+4'TYY5 EAZHWX'CN?S[54GT:>X!:VF*G^Z1FJ%M8^(:6 MY6..,)QU..M-
31M%:6DC<4:5K,VFVME=26T?FS%288B"8. <]3C/%306= MO D,(1!CIUJ8R2R1OK)*LI49#+TY';VIR+3M=Z'+.?
1#)K9+BTE@=04D4J: M|\%U73_L&I7-LW_+0J*^@5KR3XAV'V:7S.HPLZ|OQ'6NN@|.OPUXW5S.)#:2 MFJ>(X\$D7,
<9|P@^U>P:D<3%!TQVKSGX8<:| P!H4U MRQT.YD!Z"J5PI!P.U:+'8I/I5&3#'.?PK)HVN4V&*LV=U' C;LY/05"Z>E_6
M!Y#A5S0(BU#4II0RP_(2.&ZUPWB-KPVZ?:)S(N[@\$Z"-,^?,IQ[5ROCB%K M" W"KCYJZ*,U1S5DW%MG\$19\U-
AY)X|C70 MKZN!7MZVRQ:4%4 # IXAV5B,+&KD+JNWYMN<=*S;F&(MD<9[@UHM" ",I,^ M18>JW0CEC2'D,
<9Q7E(|Z6PV1S!&L9F'>NNT_ \\$K'^:Y9738!@GBNKT0@ MZ8A"XY-5'/2M6X P!2:RI_ 3&*WB<|BFP^4FL^5<|J
MTFZ&J\$@Y/I*W1A(H3CCIR:/LRX&4:LX^6LZ;H:VBQN-;M8|2N7M;1I))X^J#U_ ^O6AJ.KV.GZW0MR^U),9PYZ# M'07?
Z)X1U/P[J],|PD|L%"YOM8>G'|>AKA12A25-4BYX*LIZ5Z9X>UV;6M M/M5N;EY+I(@9D8+@\$<9X'?KS6SDN1IF=*#=5-
&A=[44'U%4'D*K/QW42? M)ST(KG7E+.=^2P/%80.^IH=;8JHMu'4U2C-(& !S7 M97]N\^FH)% (81\YHZ&T-
VCR/4%^<@^M6]# @B>Y7>@-,U6+RY^O>C1Y-EPI]
MZT3|TXY17/J>F62BS4*N,"LVZC9&SVK4LR|LBJ|W#NSSTK,YI*AS\ # M:@.*JR#(.,*NW2,9,?
**H2@IDG|J| T49E()QSFJC \U>D(.15:05:9C)% M_K@TTD"16S4+#+)JR!K=,U&3FI& '%-84A,80<8INW')J3IZ4@&X47%8C
YQ5 MJW!#KWyJ\$+5W3T#7D2^K"ID]"X+4]HT*.4Z' 0A VC!Q5IE8#H:V=-\VWTJV M2&W\$B[!GD#M5X|&3,D*@]QC-
=M-VBD9U5>;18CFDR#T=-*%M+ABIM2"/5<9 MI#I-
JYR(BOTK3F,^4YP8'>JUWDHBYZL*Z670[15.|UK1;6X6WBU.*>9FVA(^:N!UOTY-%|DM#"Y+8QBF DMT MS4@;)Q@49
RW3'6F!7EO8X9#&Q&5HKS6;:EDU>Y_- DWX'X<45RNOJ,*F<4 MS#M2 D|ZG\|D,?04[RT7
ZU,B+,KY/K1@FI=F#G%&.:+A8C\$;'VIX@|3^5/M5^1.!S]*EMC20Z*W0|35L6487.W-558CH>E:5C#8 D%:B:JF*9!
(.EOJVKPV:Y" ML=SL/X5'4UT;HYI24\$Y/9'6>#?#PNI/[4O(IUNI \$%%'O^+O4L14.|,;U4+T 7I=22K'=FNWU731J=D\$
MSMFCY0GG|[CCU]JX|M+B.(B5'&EM@GKBHC*YZ=-INYL:3>M%(@^97.54)"P M'3|1D5J7)6>U)8\$+MY88,>@D=NN?
Q(|5R5F ED!G(5N, W3ZUNQ71>,@E@3 MUP>F#SCZ'GMP36|7I8Y*M+EG=&39S26EYUQ@]NXKI8|2::(?^%7C
M&57|W&,V|JDMKC:N"37GUX:W/K,OK\|)+L;4MOG):;%_3R3^M5E!E%(-X M^7;^5:W.!&"D62#*P,^@|J35#3#;/K4-
O=SC(9XO MP2O .KFNVTNYDM?#,EJ^#+I\4W#N-OY/T/(X=.HUC2;U9Y6,OWLO>T< D'@*02&4GL00?
PQ71W\$|U9@&YC,9(X/4?G6UI.4U35 M+7'R&07,?^ZXY 7%:TEO'+&TDZ"0&?' ML375/23:7.;21\$N60K\$#[1B.#
[XZUD_P#+Z2\GF&TVG_9D<#@:U(+6.! M D:!5%8G6M)DS4)C7)R!29:,UE/(3BKVG#/|:8\2GJ4|ILBCKI=1OY<,MN &
[L,17>)IKZ2*+I,*KKG@8K>FM4|W 4:=M)05X+ X\$B["0^>/6NNT*ZU%]7B^U&X9 #P^<&C\$
M*ZN1A9VE:N=V::WSN9\GZR=2M/.FB:%?E4Y..V(C'+&&HIGUJ:.6*/N/PK MR3Z|JZ.]?*5>4O73:21_9T94<9-Z
M_P!4:RY!DGV%:ER?W6*S7[(@K>)SLJ'@?A5.0> ZU>(^6J,]:W1C(H3K\IX MK,E7J,5L3#C%91DRKD\$>N:S-
/6W_M2\$7<8D@#@#J>ZYYK9E#|[M5@RCRKQO]ZG+N9QWL>M2> /#4@(M+B|)?
##:YVJ#6_INB6&B1**RBVD >7RE,*KOP/6BSN3= MM((#.D5%=&J^AWX1>[=|C=5.VV
M+'H..Y62Y4NWEJ2,YK1]9<+9MN8#BN,M@BHP|[@5\$=C2JJ[&KH=X1^Z8]N M^*W5.Z?
Z\$5PXN#%J:I\$VU0LAJ#WSQ*TIZ\$CI M3=:A1+>1^!QBM.&X7! ZCK7*^,|= @M+)DSEO:LTCICW9Y-K[#SF /)-5M,!|
MU"/6JEUW1>,-SWJ(IU M JDR7\$HNN341'Y5:/&*>AV>A#)J\$
M2@=ZIX|]JO:3(8;O'4XP:4MBX+WD=5K'CK7%08[6VNAY84?(Z U:L BEJOV MJ*&>TAD+#)
()%8'8^VN+R)AF2VVSRT<=K'NPI)W&N2UOO+=ZA 1<:A+,QX*
M|^R%.DTW2YS:6]G=O*TT0KTV@]ZV:GX<6ZS%,(PC Z,,U48RF|MCE44%RI M(Y/0;NTL|^ YNE@>
8Q#HKN>/_DS^E:4VU^QS2V.KW,C'UJGJM|]DTJXF..\$('UQ5EB@:(YK ME?&]WY=C!.*
<&1L/85K.7+%LF*NSAF)9BQZDYH|T5YAU+E/RXI,]>*52! MU/-& !?6FE2":D)&,"A@E.&4PW:H,GH#4 MASLO4-
%)B2LSL"3S0LC#(@TW%)R#TJK"9,-T.#2E6 X|4U3@5,G..F>="!G;?IHE %Q<@.1W5.JC>OY5PWA_
M3EU35XH),^2N9)<< *.WXG _&O7+8\$1*<6D[>@Z5UTX|3YS-L1RI4EUU8_&
M^7800<^E(XVL,=NISFGMB%23C)_2HI"1'N<@'TQD5LSYQ:LK2N Y P,^@XJ- MY L,]?)^U1W\I@54
#,?|IG^>#V|C6\$GH=<(MW:1GA7EN7D(RB?*I.>3Q[FL|4I_LUK=)@%'VGG!P:WX8U1 HP2_XX_?
MY|5C^([9&T9IHNV-P Z7S<:JAW,W3H9)E&U"O/[U:U)HM#TOKRY>=ODMX^V_U/L.M=[I>
MA0Z7HZA5S*RY=V/TKB/B=I4D-I:3J6*HN6') YQGVZ@?E7'22E42>Q1;7@Z M5%R6YQVAWLR:W#\03_<
(M*D54,S;:2)SG*ON4.!SO_>W8^M=\UJ? M%8CXDRAIEA|C/W MO:I,K >YU&^!T8?

G5(UCG004<\8EM)HSSN0C1*D"\9IV,Y]*8'@UFS6>H M NH.&BDR/J#7M N5N[6WG4Y#Q@UXOK^C>)+Q?
[L|N*KLN>NNNO^!5^U^\$+2<@9C!7 MCV.*WOW9,(483(YQZUQWPIO!-H-Q9L^/+D)]C7=7J1)&HA R!SS6#['91^,
MY7O#(K,&|\$XQ61([+\$!C..AJY]GF6AD8[2CN?U.*,(I # :(JUX=N2CNI(!)]:IZHSAI([
M\$RB/=P>17F'B]+FY8I&*#O7HHEWG!-1W-K%<(49%P?:HL:=XV%:3I'F' MA3UKT?P_I'D!6([E*]CG<3."YXI3!D)
<5<\G#<=*&0X/K1S\$V,V2,* M2/UJL\9P:TWBRM7;:0+R[5U6F^\$M.CA\$M]J(50[HQ42F7&!>BO[Z.RMI+!9
M0HVD\$520M5L/M1-IZ!CU %=MIUMH LOLT5WR1USS7">-/MD@O1.N&NH3] MX,>5KJ158M*+,*7BZUN14.*1 **]8
MU+3-#>T>4IYC!8LHQPK+N;AS>R/\$20S'&1G/I2KRNK(JGO=EF#3WGA60\$ M'!/O13H[S5(80&+9L#UC-
%4JK#CDF@Y MX]*LD?E43C X%-2N)JPO,XQ2@9[9H4FG"0 =:&)J@IQ?9UP*A.IZ#BFDYZG M]Z.7N/FML3"Y X
S4,C;W+\$8SVI!@4@RS!5R6)P_14HVV)%8L^X^:ENFD-> &E M+1JX =O*Y!
16QW/JVKT(JT:'PF*J.M6E/H6Y98?,\$L\B(@Z% B *KW-W&4!1 MLJ>A" ^W:FP6T-K'!I:)2W8D:3V,H)-@KK|L7?A5
M7YNF!Q G^=0^<;VY1E.1GS#E&^T\Y/FQ\$O@CJ0,BK&N+.15PS+R MD">JE1=\$)87A8 *WE2'OO D5S=3LB).-UQ:-
;JV&.<<\\$ P#U^U,TO4S1 M?C\$Y*&3#+D-N!Z[G*O #F\$0^*0MTRJQM(44GG!SCC/N.U8?BI?L>OO(AQ MA^#DY_<
'NE.6LC2WOM=SM?%^E0W&PB0M^W>6/XDW'): (S7FVHZ)/IET1& MPF@/OSD<<94'K7HXO6NM'TJ^')#- RN
N|*EL<=L(?QO63J5K\$KB.+OBBE7 M OT21<,H X|ING5;D5O/Q@2\%.%FC#!%!R<8'4^N.;ZO3-2)^2(MY9B5Y"
P!8UPGCN_,>D714J5(.:AFQCPW"\X /G@&N)1<:B2/M<-C(XG" M2E+=+4BA!RN ?7I7K6@7S \I!)?"
LURC#GMD#@|N6Z|OPKSO2XT; _65 MTC+#*NW0..F?U'XUZ+X5@2[T?4-)DW+*R",&)5EQCMCK@ _Z|9.YE7D:
MMM&D>IW*+DK(H<\$9PP!W_H\?7\$MH);97&HW<.N-I>F6/WV/>:3EB .2 7KP2(OAE"D AS5(IEWHVI2:@> P D
M=53BI/4O"W3;15'@W4& YGI ?YCOQG^ Z,K?1& \ BZ)&[M5O-\$ZLT;JX4X.T@TU"/8= MY=S@A\I;3OMJ(|@_ ^4X>
-. AWU+G P#CE=O|H7^Z:7[0OH:KDCV# MF?<\ ?X9:@SEV/6WA8]28B2?
'ZE3X=ZO'@1^,104#T5A [4KNFN5 NFC[2O MH:1=@YGW.)/@/70./J#Z;O_4I5":[NY]=:K^: _!RNT^T+C[IH%PI8
M?*:2/8.9]SBV#:#Z3QXYU4#ZR? !RE'@;71 S/>K?]J\ ^*[1IQ =-R
MAOX>:2/8+R[G%P+KA^]XWU5OKO/ L]12 #F G \$ \BR^E \Z;U) F]=SY^>- MO()/.&?
NTN2/8+ON<(GPSF4@KXBN@PZ\$1< ^A58 P%">ZCG/ "7:F#[C V M:NYCF4 ?+T[YH]< ?=-+ECV+U[G\$CX?
ZA 'XNU4^Q8 _!51R #JY9N?%.I? MB2? &:NW:XQ@A?UIK3Y/W3GZTE3CV!R=MV<)+X&EL8P\OC'4(\$+;06?:">N
M/O>QH X1IA&S'Q]J&P=3!IX' CU=K.89P%F@20*=P#@-@^O-0?9; IM^P6^W M/W?
+7'JOV<>Q',^YPMUH3V^1Q6"^-5%W*!Y;L5!;[H]#=ZM:#J5U?Z?-% MJ"!JNLYWM9F48WE<O)'OC/7-
=9+IVG3W15)9HUQ%C8V2.8Z<=#BN+V< MZCXE;UU27]2:YJ\$HW-<+?
M&I/0V!SS@56EQP:M#TJO(!)*YD>@RI.(@XJA M.OM6F0,<51G49Z5;I&5.0'3:RM6BW6)XZ'-;LZ _+T-
4+N+?:2C'536ABT M0># !%'X=GFEEC9UD7&/%>NVTSOE/JE^MN:-HX7Y(PFO)%SM9E3R)E*jXM=CU&YCCU
3(O16Q]:2>"6RMEA8]>@K+T"\-Q!O:0'=@ MFM.YD>>ZCF!++'Q4';>ZNC)UD&6&)<%>?FK)AO6M+X"/YO?-=%?
+>I "[M2:\|Z>.[?].OS5QU,*CY6>JVUP7@63N15B.?>>*Y70=15K?,DW\$@5M M+U2:6)P%"^U12!<<&G
MDD\5\$S<-*!&==)QQ65-&"3D?G60*>#@9K.GCWC@XI,9C3J.PJ#RLJ>*U&B4@ M@+TJL\9'0U)-
C,DB(X)*K\$:20;TIO0=J- 6.7P!0D93:6Y18@Y":8T1(R> M!5UA"P@&>E5)26X-6H'-
*KV*CO1*>26/06AI@)MBROCV% M+)KF8+CC072 M+8Q01 8&12EIH3&[=RD)
<]S\|C':H0CEO+E)'O5BZNNHK9"=W/16!=ZWG.WK MZUG908TT/QGC/19+2#3KIH *W\$<@MS7G?
Q%O%FU*VB5%38A.%'KBO M5A<6NIZ7#>R.J87)8UY;XMTJ'4];DFM[A'10%&UJ]5H\B; E0ES:\!D"S7
MUQM!PFT9KH==OI:30;C<0OR'I3?/AMX-'GE+'[D#(I)*=XTL+P>&Y%4(68@ M<=:VC*/(92IS3V/*=+0S:E
@')*M5FM!D3S@3.=@ 1*XGPS;JVG13AQVQFE8,A!SQ3/ Y.!7G&^P)(QWI57'2F>;ZC%0 MRW
7@&FHMZ": A>\$7'B&WW9*19F(W1Q^N*SOL94?O.CVKI?"5J(MET%Z((U M.?4Y H*<&G*R.;&-PH2?E^9W5O
DD4\$3K*1 O7M33RYPV>WUJ6):VT1"RJH.>3FHXYWQG'/O1 M)/M;!/4=1S GM5<28D!!%;
<\MSNIKW;CKI7LI([N'!0 >&*LZQ9HGA.YN4((M+OSQMZ D@@@ 3BNAM+&"Y\2;B2\AVLW]PUR[T R1>&=9TRX!Z)0Z
^@W8 M9 "N;J=L:-%GX?R%O%MXX.-*N0..JKVSZ_6J?CN(LPERQV2.I4G'!OR/OI MWPY8-KUTO. MN@ 111XL?
[397+*.J=P-O81 P#ZXXH>Y;TJ%*PO7'@N]># M=:\2Q3]&[. ?;HOJZZ/51YPNKF,J\$*V1*Y;C(P?IT[5SW@2"+4'O=F.([JV= M,@#. <>IYS]*NWJZ0I^E 9.;4XY+6W50(VB"R8'0^ P%"-CDKRL1W::9I0#O8 M"2<%>I' XXZ|X_2M!8\$B>1PZQJ-
S\$LP^8;CZX_N]?I6;9V=QK>FWVZXNGND1 MF1HU^5>I((&,\$XKG)4TA Q_D^U9&L^*-
+V2.8[JTGBBR,,DN"3 >],Y'KWZ^O M,6=I-?%X+>TENC\$N2(8VE'*KG1!.FFTVCFCJVFZ
M=!=>=8W%P9%E";)5!& E@PX]W?VK3-ZVUK>PS2 _"NT,1R%8'CG>G^ 'R:+K0W(OEZI*#YC8 &\$ZGM6M+XC3"
[LZ==*: XF ME P,#]XOIU/R_ YZNVT(ME*F:24DYW2-DU4.JQO(")\D. ^O(ZY*)NX5C^'
M>IHM1MY)EAZ+SV!*HK\$DCGU 1#GTHK.XNGE3R/SK+L=(L)@N%M%95FH\$-P8I1/Y?4[-F?N]L^1"\$9= I>Q>6.!)AD[U9MIZ<8/UJ\$W&K^ M2S+80^8'P%:?
JO'.0.07CVZUKPH'+9YQ45W<06;1]O.'WSR>V/>M\$&H#JMN,K]@U\$D%"JYSQGBK=LT5 MRC.L.J
'B5&0 D:06(Z,\$3'UVT7"Q'M9DR<=*0.JD"K@BC,'3 M]:@,,>%Y]:GO\M12;?
D(3;NZBI139E :=12\$&.WB= FR'@/M^9%;C5' ME&^W@"DC<1,20,=AL:UFF837\$0L9&2-
RR#HY!G &H8+H33K&."YC!&=[H M!QGGGB1,KVL4[YKX]"#*(R=X\WS! #SG&. 2J\ 6,8%\$L3GKYS 8R/|GTR M?
J!ZY'0^6G\T5&5PX MV<"S+C _U5R#-LC=ODW2*A%?OCD%595 SFIBV3Q44ASD529FRE,,ICC\K[
M5P>A&*NLN";K4"+N..,BM4S)HX:+9>R1\$X^:-2SNI)3%#)(X[*N35[6
MXO)U:3WP:ZWP]J%QI9BOK2&.5I\$"R(PZCU%7!V>IE.' M#!L9[S266&YCD A8 MC(#C&17<:9>Q7&E!MN&?
I6;1KW^UK;3KR*U*&-6#,H1< MM9SR;P40<4HJP5)WV-*QU8I\$QOS7:6TR1*Q P1UKS6- *E&1G'2NXT&>2[MB!?(C
J9HTP[Z'76P'RD&M6.OE<BL:TQ&RACGWK7C((&UE<] G+D57IJ MG,P<=N0RSO)*<9^M5;FZ2?E/JI-
SFJ5E'1#IYDB4G@FL^2X:4.9Q4;. MTS>HZU9@MF8=>*U22.*4W)ZD:Q%AQUH-MLY(!JX0(^!AK-O;DJVU<4A&G:S
MPV<19B 367J'B4L<(:SIA<3CY%8YZ8%,C_7UPP.S"GU-1:.[+YI;112N]3> M=C\QJD"=[C770>#PO,T@'?
K6G!HND6F#,0<=2:/16P*E-[G%6=A<738CC) M"NHT;P+=7ZF1O"N>2:T9=9TBP!\$3*,>W-0P>*
[NZE\$&EVTD[GH0*S\$IX-2FD!8;V]!VY'Z5JV6G^.KI0RB" MV4 WCS5B\)\^+-0GB:75(XBG\4?
&:SN[6.;J.EV+>@+/IVDQ0%{X}))J+Q%- M/=6RPLK(R1BG#P]XSLT =:A.72CHLT7|15#7EUB'P\PLUS:#?>9AC#RN,UM
M[32P]*]RSX6TOR+DSRIMP/O9KH[G4=*B6037,+%!R\\$/BO,X+^YFNI55YI#M M "KD G-3V/AW5YI+MS L2SD89VY
I*%6Y%9 Z?.[DNOZEX7U&9(X=- DLO(M\T#:#K3-+GACMUM4#+\$C%40#)J=/"UG:W]A\$!-
++G#G/O7:6VGV=G@06Z*1 MWOS6]&:DW(YZ\5*)S*Z:S*&6TG(/UHKKOM#CC./:BNCG.7E/G!7?&WJ/>DY
M#=M:0L4SG!)J1;=-A "N!U8FO(S.>X8WX "D%&YW,U;BZ9QDHWWY59CTY M=N AI?6+,#5&^YSGV&->H-/6UC"\&?
K72#2@Q[@?2I%TE/4\$U#Q!2H'-JBKP M(T).E3P-(T-MC)VT>U3Z!/. MS.<(9FY!S75Z#"5TB/#%I@D=L]
SI(H1R,5TFF1F..R7H\$C,GYY(F[< M++FF>G/N4\$NI-9I L,K9&?'@ [(X QJD BEV&?F I5F]^4)\$X%Q^26D?R|
MLUZA\5::X.T"(%I!:6.RT&3SO#UW\$!I^9#&+[UE
M>*8(1*:H!56YL)LD>H0U9)3DI=0LN04SSV\AFM4C/^;".VU. ^=MJA5 //KG'Z5!KC9T^12.JLOR#GCOCIWZC
M:DT4'3 !ZKM^>Y>AZ4^IMO4,+GP[D M001@:06XX."?TKM?\$.EY,LNX,OF9P+O)\ "XXK@O S,GB.VVYR3\ X
MC^=>F>)\$\$FG3B-2@&DPO1]P7TRII<4 C.4\, +/5(Y=\AW, !U"O)G@'AAD
M211SANW78P[2CNVIV\W)HO^M#_A2_E_6_XEN\#_C_1\%WCE_4217)MC#GA042_17\@21V_YOC_2

2WV\$,TDAD(5<+N))Z>F>WX5T>OV=OIR3EE4A M6*AO?VYZ\?KTZUREHGVN9Y2FV,'.U:M);G9[5RC[VR.FTHS30-
=22]\Z;+ M (@#CI['\ 7BMB6T@A@!:W1F+%8API?'WCZD#GUQP.]9VAV\DB29RJAAB1 M2,J<1,CK@?
K5VXS<:LA8!E7"*@Q@CL /3VSG>:DP;YCHK6=H-0@8;O+;87 MX/?^+(SG&.X^AXI @+RRGB.-PK(-5ERI&0>!V "JUS
'F52I^M8G:#15&5GORS(O)4GM5T]J:X7J=I&-/N6>,6ULY4@-\BGD<^ ..:
M3S-.MKM\$\$%NDV,+A5#8'IWQUIEFT1E^19@2243C/7#=JZ[(IBU//##&79@H]2< ?C4?F"2
LOI3KRVAE@*LA=3A2H7=D\$XI M#\$L4#*/3TQ20,9"8L1# AL\]V/4!3!4B,\$8I-!&:E4;FRFN;O MSDOIXD\|H8D/RYPPW?
7Y@?\ @((H*3)VNH0Y0E]PSG"MDI*&OY,*25;D91.*H MR;;)B J2HIW:2<8)SZ\NGXU>CA\|F",R-*
&ICDM[F@6Y9>38"HBF;CJ MHR\|U DFYL>5*ONPXJM?%H]W<3:A<0L1ED\$@V@;"G OQ]_UK/72#+<"N MK7>
<*H&12HV;<<;<9X'YGUJ4RY(W<9.*95@A:1@=JC)XJCI|C:Z\|PW.LG MF\$9\QLXY)XP/[K^57C\$PP3D'M@U1F1>H
M?S10*]"E 6+ &!GI7GEA\OB'Q'S_P OL/ZJ_P#A6&(& AF^% C(T'R#527K] M*T+E00.?PK/DSSP?PK@1Z+(V
49R:A3R;I,AH8PVQ,<<^M5 M8/OFK,IRG'ZU4&4.15IHAHYKQ;\$8[V*8#AEQ^5;7A*59K<(>JA:F8OLJ-
=(KS:&;"2WN&8*0I)Z MUUD^K12(6W\I65),MS#(6CW 9Y*(.51)F:K[E!&:<(\ME2 <1D\$5F=T2T6[9JN],2 M33B<9'?
UJK,0%!30R20!L-*S[N8\$X+#+ I]Q+C)7KZU@W=R4!)K/WJU\$XJU:V MB&WEZH.U",^U9P5W?M(HJRNO)-,@B@W?
<=*RKW78A(R09+&^Y#\$SXZ8%16%A:LPO:/>Y=-9I^G M11OAC8QH/<5FXI&JE)
I& VCKVHOM@MI!GCH:TK/P/K>H,K7=P8E/-=-@^H6 M]H,*L:GV%5)-?96RDN,=&HLVVHQ<
MJL#V(KPV*1C@YY%5=H7B1(I4A<@YW.L(EK;R7%G;J\BC.Q0!FO* M-4^(FID26)-JMM(#@EB217L ?[5:B6(@D"N8U?
P'IOB17FMS]FO.Y ZGWIYI M;^C2;GR^ZSC/^"O&1J6K7#,ID(!.*[R#Q1IEZ!Y%] Q\)?!KSKQ)X8U+ M0-
\$AMI86=5D):1!D8KC@Q[&NFF]8Y*LK-)JCW [4#R\$C/?)>**\6ZN5&%G ME
'8,.*TYF1S(ZGR(5["C\$0/&16,VH/O\ 2HWO&P2, A7G*G(ZN=&YYZJ>N:
M<;T*O;ZBN:>\^7D'-1M=NPX;CM5>Q;)JJD="=5 I]PIAU8 XZ^M<[YKCIJ:"S
M#YMW%7[%\$^U9MMJ^&)7]:A.HRNAS6BIQ(:]*TZ(+?E."D\$03([XOC^5>?64!DN[>(_QR*,?4BO1=.8>3>2]RX'3M
MU/_FNS"!L^,\X_2KDD"!M;:U'SIS15)>&P<8]A6][2W\$)C<>N#G^586!QU!*&S-4?=,@XP%R,=O^>*9K36J-/PBA
B>VXVYR2 M\H;GMP:!:UE US*DJQOLDBX D:0YXZ/[>A "O?"Q"ZU"6VXSCYP"/U(KUW4 M_P#C^! <:HQH"KD
<*]&:U'Y5,MR*GQG\$VR^TUSNDD3.U\$090YS\P_CZ' M\Z]"M_)?3S^"PHPP@4 KG/WE!1 7H0*XP6Y6^VB2&'.8^K
GCHW5.O>NPB) M\L84%CG;OX:@8Y,=#U W30R9GF?Q%M<6<-U&HVNX%#<8R%('OTKF]M)+A(M8(E&)R
<^GROI<\$K(Z?T';%50!T4XN%*V(DG6[#(CG R0>M5A B-L-?5(I ZI #NZ MJ!>0>E3K>1D
E21C/6JRK=+!!NL(RYB4R 3X"OW4<'K5B"/F:W\$;9^Z M'W39 P#1E#6VKKYY.#\+3 I. MKT,TUE6*5F#,NX?(2.N.N.,?
A18 M.5(K?9-1[ZI Y+K1]CU'&J P !UJY#4?2"/ "FO8WZ(6 M)>< W4BAS^J5H17<><\$8(HL6 MDD2S-
SWSGC%44&I@KNDDP"!D1 ,1%1IKB6Y< M(5 VL1L7!SGUS^9J]M;VUSDPZ@DK -YE3PVD-
LS/\$9"7ZEY&:>9IEU%*R!KN2%N,*D@7=S M D55B1(A=):L+IR[E@X XQ[>^:@?R\;1N3P-1M\ C'+7?HJ+:L([AI/ MRS,&(!OO_GFO.+IS'J7B=1RS7M]1_WZD OK#\$?PS6A \$1J37BRDD. /K50W M*GYIEX[9KFY?.Y]XU!Y;CN37!H=[
[DSII=1MD&?,X]J]RZO:#A236&T,A M\G349MI".M/0ERD7Y=7R3A1U]:IOJLF3AJB L^5\<@?
C3ALV<<:\I8SP#D\|E:V'TZ5/E(&?2D^PSI@CY?K5J26O+4GN94-Q M&RA&RK#L:T.*2&WF!D(.:##KGJ*CDT87,F9"
<^H%/31DA8'86?)I-KHRE?J MC+U6R'F--:F,L0!5.WN'MW!Y!!Z5V5O I3RF"/IITLNC03)J|T?45:K*UF9
MNB[WB4K'4TF<:^"!76V=PA51U.*Y"7PTX8/!-CVS5JPM|5L7&71D'4\$UG+E>
MJ9T4YR6DD=Q#M3!)YK4M7R1S@>E<[9S^>@5OE<SB/(!YJ--Y%:R<5@3R-
(Y8GM515S&O5Y59:D%Q<8C+EJP+NX.H.VK^H M3J8R@XJ08:6TS!FR5K='EMMLDTBRR1)
(..HK>VY7"YV"E2W0(%!VXJ.ZD\$= MN8U8 'O2+2L96JZU:Z6I]JSV%<7H+J>>9-J3^H^M5GT8.?W=O^&:A M;P_I-
:UOH^HP'HWYU77^T+=N M0X XYIW)MW1DO'=O##H Y4V.XE5P,D8]:Z6WU;:P6ZB#+WXK;ALM U9< ".7 MWX-
2Y6W12A?9G-V6J+& K'/UK6%DFI9BP6JEJG@^ZMF,MM^&BI 'FJ%AJ%U MI4PSD8X(-0TGL:)M:2)+G3;BRE^=&
SUQ3/LCRL)(HVW>U=G9:SI^KQ"Y7: M\#&9E2S1-;&^/(U"U*3QJZL,K"O, &PS5\$:^T9>]4*9X MB9A C3DMRY(6S
M5@SA<(#5>27LE#!,EVO(M*, 5)LC S@9%4S+@Y!5Y"5!]:EIC30YW1< * K34GP.0#]:K,V] ^M!8<>E
M5RD\QJ:+)YNM6ZG^\$E_R\! 2N^TY2,#'3S)"Q/Y#^E1-6'(PWO5GPK%O!B2W:X4".93 7/1"Q!S1,@#_15;L:A",ZD8R
M>C, "[T.73 -\$!-I:ZU/\$DFQY6A:=Y:D\|XZC\Z35/ \$4&F/J>EWS7-ML\|P(X M!RGJ&7\|Q_ 'MR+COE<0*-
S) L7"G.3M!Q^M=IHT=QI/P^VY/**\|C;&X*AL MX!>GO4(ING1@W.%M%?
4\AV8DV/QCM@'CZVM,0(55AN7.01US)\#UK)N7(N M0X0@'CK_)*VK!MF,@,"XKEK:-2=UO MT/
QU%>4:&!]N7%*ASD!=Q'OC->H7\|R3Z9"0P!"JX(/RKR?RP>A[9HMOEK]W:I&8^Z.F\|V!1!5#6H/|T>*
(8D.5OLST5F"!C'T 'UJ; ME1DTN4R-161:=E4:01R1VX.<9[G OKV%)IB?8M.EE)/0@8!Z#([\ZC3[M\|Y(1R5)Y
'0\$]PSC\WJPT4:6<,+[LO@\$\$:>/ND<^<4[Z%-Z'16&B"\ MTVVF^T2(TT9"-Y655JX3!)!GICUYY%
< P"&Y4AU+Q>#():Q)) QD4(*G!J2TMII X T>M73-,\$&G7&"0"VZ, #&?W;^M= MUS.*+#N31,D0.#(V>I8TDDGF\$8!
MP*8,>#3F4X ZT#D\$!K,QA =EV%P &QZ9ZXJ\$6\0RJRSJ" ! S D5(1@X) M!4\$ F^0Q@ ,@!V@G)|9H\$7C^0,
< 6N!U8A%?VO9 YZ6QY M P"!N1KGO* =LVH?&BBX/I0H9<)UYJ==I(R14F8O[XKRKGHV*C.S9RG2F\\$8 M
&:LL\$.E8:;)&=6'RC!IJW(7JGZT P"SY/IBF'&G^M)#U'BYW=(S^=2*[L/EC]) MTU0(DZ9I@GN ?DC./K5)
7(5D5MX!#"M[3KGS!AN&71:YJ-[HMPG)]#618>8 MFYY>#TZTTAQJ3QUJK];*R. M:3G-
1O;GDDYHM[9I'((XJKHSL^A&:NYF/6 MHY([F4JN\BMR/2F*@K5RTTHJP,F![5+FD6J;9S@T^=EZ,?PI?I(NAR%;\|N
M"VB' *K+), X5#JLT]BCSP:9=C'R,?G+97B\$X4@5WCK%@\|J[B-C@ 4O
M:LKV*.VWJ\Y5:K]K>7=HP=@6]JW6B0\8%59+=6R.5+E(8[A0LMJ M%KG P"!M5@&VN4^X]JRYH(TCR6 ()
<57CO(HG.9>GI4-=C1/N6+G2;>V6(SQ^A MJZ]EIVOH=T36\ N*SI%43@[+= RKA
^\$DECEWK,MC/K18?,BS=>[\$J|J<-\$ M^<]0,5?MHKR.V\JXW2)]*CB\.:8MKVK G5; A@KLK6:XI68TXHHW^E>3)Y
M\$^63SD=*GT^1]F69#\|N?F7/!JO?>)9+B)HTM';UK'MX-5OYEBBB;#'KN/ M%.Q+;3T/2%NC,D,YJ)I2"
<\52CKH3=V)P^3QQBI-Y9,9Z550%LMGZ>).H/YT,(*1*>1G(S0< MJHYJJ& ?:E90FR#0XCYB5<8X_&F;><9!
J/S,=N>]*91U YHLO71N^&/I=> M.1C\$04'ZG_ZU>F0QB&5S]Q H^T%>:>%5#...[J6D
M3X -7>N ZZ%:Y2(8'WN*Y_4G)1"K'(-?>/-X9DM#97"!N9TEDE*\$!J8(4? MCG1;6?6=%GNM, DN(9_LMG;M"6>W!0R\$
#Y>0<#)^N#BM);'+0H)R5W8YOP=K M, .@ZW+J%U#).S0LB@==O(IJL>9KRY@ME58 -CBAD5F!8,Y+!Z
M!*@H1WSY^3DC-6.18 D9/(&*Z#3XM@&0< < UI?V!I3:II"7RP6:V^%6!+ MOH.27).2
%&4*H.5(MS!@H#XVEL; \$1 M/^)Y9, ?FM%!X[AV%>H1(7(!&.>PKSCXFQ^5JCP,%"@,,9&X XUA3^ZJ+]
M\YRU9!&1Y>2!U)KVJLRXD/I.E-BFRPST]*F;YGSU,<^I:-LZ+69=TO#]J|B M1R2P'RMM([Q[UZ#!T]J44.H!&TO@-\$CG.?NL??AOK7G]K&=ZG[9.X#/R<> MA]>XK1+2]D"2*6:0/A/D\|P;CMOT VAOT]LC*&EF4]6=%8 Z>1Y^V8%BJ%LD*P
MZKM]#W7WXJS*7IBY!QD@8W8 'KG* 16/8R3K&)G<-&OP^3Z<@YZ[AZ]<>H MS6JY>4*&(&R>IYP?
J>/0\!AF3W+ULS:PY(5_A./TP,]E5EUC L_R M(XW\Q)&&XL21\N"0>@SSG\3TJI)+*(TC\$EU(K+C#&L>>G:(/N?
>HXI>P2\$L, MBD 4+U('^/64S9ZFE;J2%&W)9N<=B,O_GTI?"W!USQ%?8SK%.9(1'(PW8YD M)0>U9VI:H+6#
I.O/G2DA C'[F>I^O/I4O@9[8ZCXD6[4F]U@#* 6)SN';GJ: MUH+WKG1AOB9Z*T.HR10[+VWWK&!)NMR0\|V'& ?
3FG1VU^LF7NH2-V>("./ M3[U4"=,=+64V]PZ>6CPE(93A?XAY]:LV^E:5%T2698R "ACC=["K)SZCJB:Z@P2;B\$:>N6"Z
MT7\$R-DC"\$H^2IP<=N \6O,=4C^+&/\$%)VM;" R%7J,?PB1G8I';IP3]JCU%88A_NF;X:-ZJ1AM\$RGD8S49B?
&=IQ[5U,FD MW4:7,DEKCI/MWYPRMG'<YYZ<&JUUIYM[6XGDA,:PLN] ^ZP!4C(/3GO7E

M1D>O.@TKW.>,+;3P30L+#+)PO]JMF9 "8]PIGVA3PO<'-:-9\$/S@X /M2,&W M'<.E6EN8P?O\$ A39+R(@KY7XT!H9]-GI1Y?S9JU HKGEKGZ4;(<1C3)1QY M[?C4ZE 0GZ4D2\$OBK,2;L)'N- T1>7*PR%(S0MC,YX1C6]:VDLJAI4"YK0 M")%F%IJ+!R2,&VTERNZ8E1Z5;\B&%< 9]ZLNY)SFHMX[215I)&?-1[5DW6J7N=T;# P!T MFK9TV//+&DT-2N2W&JP+S&=S#TK-FU:ZDR\$C(JZ66UCMY,HO(1:9EB.>E FV M4)?M,C\$R2<>U1 1]J?GR?J:T70 9:2)&&'YXR<5]JDA%L:&VO%-\$1 M[D59,,6G 2P(#\$?0=*2,47D6UU&0*;#>^2QM+F/IVW)Z4BADVLM&ZN#E&XX M[4^ZD-Y;!T^ ^HR"!S,NW%K.489AD^[[5-8R>6?*:CTS0)JB[!YAP_0BBGRZ M3'+*S@!]Z* U/%1P3@FD?)Z'1JQ)I7? G:VKMMJ>?03<2-HYIRM\A2F.=@ MRHR*C#\$0?O<4[:;"C;C1%ID*!C+7(). M.H4#C1:#GB6R6/2:5UN? M)MO+@QR,"6#:>YR1^59%RI*9W#/;-4I(L@D@Y^O2M7J\$ LNW#"3ON))%7(;KPU#9ZC/^[-:1WMLQ[=HQM0#: .Y M;MR*X=H6 ^ G/X4PQ2>6 ">N. @.*S.F.=^1WB7.A:IK\$<=TMGY:6GF2RM(R^ M=.0J26'3)[CI69HB%9)5/EHK-&B2!JJGISG^?-<7+:L"FH0P5@?F&.:S M^*R^UM/D[&W* DQ_P:OI \$:T/C1P2-@@U?5OZMR<@]36=5E)#@'-;L[9(MTHOO [8EST)&,CZ/5SRN@QNY/K5R&XVJ0AX(MP5)?\ UZAF3B=II^H^9+;1L)&0H\$*GDCG'XXYQ^([JTX&S"HW954&T=.P MPX]@*XW3KUHH!SLGKS^(_ P YK&U748[5 ^Y59E8)DX!!!X 4<>M1SZDWE*(XY, D>6N M[^F.CZG^=]B8*5(4,C9]NWZE6+C1G09FK83R6R3:K- H%\PP0M&!)D9YZC(S^==AIEO#-Q&0P7J#P1^%< HD<%OXV4K+-]GA M2,(EU?9L'7KVK7#U>:=K'36P\$<- 'F30<[7=J \$96&U,,8W@RLN'X^4\5-R M7#1EKF)(I-0 5)"POV.<"L^Z2V98O^)K- %C4_!).!O7L3D'.3W[U;LA&+55B MN6N\$!.)&DWD\],^W2NY"PORV339/16WTIGJ>EPZK;+;SO(J!] R'&".>N> MM0Z=HMKH\+P+4R\$2D%MYSR/0 #%;:UOU%=W+4 &6J.^M4G@2.5XPH8 M',I(!/H14T"CY@W0C14-^+->,WAK,I*X7-I;MI/V: M1H1""N3)RF0P/<^H]:C^R:0RGY:::HYPX^4=/7C1^E6'EL/[!:>):8%0)5V M[O>F.O%9MO-HD> [SKRTV\$((C*^"UOU'Z4)C:L:-N)I\$WD6\7KL5P3^56 M363#J6C>P]>/M2*19H4D0Y1AD'&*9(I)>E%"BD(.>E" MKZ4AZT+PW-*WK0 >AI.IHSQ1]: %/04"C!-&,4 1RR)"A>1P]9+,< 5GRKH MF7\$L=D3SN#*I/7!S^--7YY5@A:5P2J]=HR? RJ"34(HQS',W/DC+DBD57-I,"0%SZ8KWZ:V2ZB,<:2QMU1U!_3FL"Z M![Z7,6DMFEM).VT[E JY//ZUO&K?,96B9%MH+@AIF"=@A6FD-O;"J M"10LK3N^#P*IA_WK#)K51,7*Y>>8..OX53EG)-+5+JX9&X^1;E7Y8_G3 MN3QDRM[58&V(?0 /4UF2:DMNS+ &2,UG3-=7399L 1N]P[FU-KD%OE4RS M=*H'4KRZ2X803 "R#CGO4SRD(?3WK!U&R5LW%N=KCFK79F3NM M8G5W*<:@.CKQ69.Q7G%9VB^(-]DN^N<9-:=W&CIO3D&HE%Q9I&2FM#/;^>O M3UJ-W4G@U%+@.1TJ\$D @TA/0L\$C)S@BH2=QAT8A@:Z'3-:T7DW P? 4UR"R;&XJPDP MW!@:31:E8[5'-M,5 E)K3>*&@R3\U5(>@%:L%Q)!)M)^4GTJ M39.YI^6KQFWFY('R,:SWB8/Y; <,G(,UK5PEQ&?FZU!*(7' P!>I#(%()R?6M(;;QC)Y<9^E/0.'C"!O< MUUNK%!(XU1EU9E>7O!(S) 5)%874YPD# 6M;^U+># 5OO@^PJ%](DS0: E(Y-57G9SRV:AH M &M5**V,G4DST7P NY- V,X1ST V@/\:ZZY?.7'W1TKF? 5NZ:-YY&%DRJD^S M'-:UXX: J&7"1377#8^Q(KUY>IE3[O,&1R>U1NA#:3P. %3@;I\$ (.:BN&5 M#UY/7DU,.6) VT9SS@<&H9]I(TZ \$CL*?+,NTJ90!T'6J+QV(G)FY]ZRD[5 M3CW*TC22R8&+A N/? "M"RM[<2X^W 9XP4-GS-L^9LG&>E/P!TF?09K>YZ(H/2MO2#6KZP MNZSM[Q]F9@H/TS3 SH9U/4 \Z8@C&XANC'L*]>L+0P6H=0%5>F.,US5:W+ MHCT'@E6]Z>OYXG@:7DP9UA@51U:4\$X #BMO3?"!S')EC%*V,C#]ZZ:Z6>- M=[%BW0 5M:/9&UM-Y7/8!Y)U)2W/4I8*C3=XHY"2"XM76:&(1'^8.3^/ > MM:PLHYDPSOOS@[LSN6+Y5-W#]P-8L",4G MJ0WGAJVW[P@*JN1E9\$XS]168UG!/)Y<@!9>/K7637\$8\I>/N[A63%]Q#YZ8<# MC!H-.1;E"- FA8'+*XY4@BLCP J%L/'&N V@(*^?#&2" K8Z]>.XK8NKNUB M00)*J.3_G\ZXB \VQ: [?J27XC@GY1=N2<<9]NE=.&GRRNSSL PAS4U%;W/3 M9-9/V&!)>Z> H"@-+@ =NM,'BG0(UVC5M.4#L+F/\ QKR>"X%^J3#'HN M*2X)&QK%NMKMI9! XP#^=-ZQ,3Q?83/3\:^4.TZM:D_L@/\ *HW\=>&P MI!U2#)]S A7F*^#-0/(A4@^Y-6(\]><6ZGT8.?Y*:?UB(O8S,.)C?^&8W(M?5%Z?PPR-)2;O]X3D@5!J4V ? ^6=O+ 5:ZO_A J152SK %);8^/U6B+P9 MYF"!M25!9L(E ZDTGB\$4\$CM%^(/AN5DMHKFZD=BJJ\$MY 2<\=JZ1?(O\$C M)FD09!7=(C)%>:::H45A,9599)2,!JF HSU%=E\X1U4-AC !MSFL*F)E|D M[V@XM?O"+5/>'CZ-? 36%Y%>)/#P0(L@^A!SR"#FJ0^) A\|C[MY W]7_*K MH]:\V6OB,W6,[25>8,]1>1[U'U'M7#7W@R'2E9K[4/(1?XWVJYQP2? 6KCBK MK8YZV#<IL:G "TM\$!(6SU%O<1I \72CXGZ6P.S3M4/ &SC P#BZP(-#T>6 M5(UUJ-W<9 #H,CZYJ-+/PP4+? V[C!P>>GIBK]O+L8^Q\S MY4?R)IO LU"ORZ>9]S\ 6K+N-/\ #%.C.8;K77\$@)"@G@C(Y\$#=#3I+' MPG#:P7\$FMW"O3\$K&P#\$\$C&1Q\$<=>)5Y=A^Q7#TMYYEU6698<AV3DXR!L&:?:MX0NW3\$ITBL=OF, M&V@^A/84_ ;S[!&NL_P!!310=?;II5@#[SDU3BU/ MP]>(.:34KKRP6D*J?D4=6/SC YJTU[X+^VBT2QO16? U4L*NZ3'T3\$F2<\= M.M'M:G8?LH=R- 'WB=C\EEI2C :WG^3"HSX^#5\|C#8,.9S';R/_0Z2?Q!X M1M5@:"P9_)#B0D&/QR-Y/O6[X3U_0]3GGMK19+0J064, '7IN'XX!Z=12= M6HE>PU2IMVN8,GC3Q?..+8J!WV6#G V:MWX;C5=0\8W^HZC#*A:TV,S0F,#Y MEP #]#7=1VEO'TA&?[S?,?S-6HG*,!@YX(KGJ5Y3BXLWA04)M<7+8Z>9D1VJ>G)H!)^Z.?SJ78!C./Q P * M3CD \#O2L*XP*Y.&Q .I&V1KN8].>? "@Y"Y)P;/BN'\6^.K/2\$DM8F\$EP0 M1M7^>ZU<8MNR\$VK7>PSQ'KWVJX-LC'R4//H37,7>J6D*\$-/ @^U<=-K&H:E(1 M"A&>XIT&AW\$[AKAVKT8P458[Z=3F=T;L>JYV#+\$Y^:KD5-%<^4-X&!/4U::: M%/@"KC01Q+CTJA:C+J>"2.(F-<5EF1V< ' JW-\$B(S<@5#;HFPN^"W:D.: M:8(=W4GO4H R!4IR)>2.>M0!J)Z4BB21P@![U 79VR3Q4.TVYL\X]%"Y< M9 .E8+FB)@H !Z5"9=SXJL'X&IL5L\W&[H: MYA(ZTFB(E8WP <]N:M>8 @)J.*RXWR0!G%222X8*":5AW+#+N7'!JNLC*Q MY/-+87-49[@]:FVH[E]YBK*<\$O% =7HEXUS9JC9) K.UBQ40;D]*K^'IS*4/TK324;&L)W->]CP20*R MR6R0Q _M^YC\$L) (/(!P92"O'<5SK1G3+74C)!%&+P:C+8/>FY&:NOG/> MM^SU/S8PC >'0UR2R8- 68KDHPP>E2T7&=CN+34MCXSQ6Y#'-<)N5N>AKA['4 M\$)' YZUMV\ DR"1<[3U%9M'0I&A- IP:9FV]315Y+B)T#!AS[T4BM#Y :=S]Y M^:C,A_09IA7'8"E. .] >G9(\WF; O[4W>W3-.PI[&E Z "GH+49G)H_T / MO2\$^U K#<04FTU,]C^!P?P MI^@%[F!.G]T?&NAU805F?++*L5B).:2^C)& M_&SIQCBJ5V@)P5Y.*V)/#VH ;O? QY]#%U_6L: LM2A&XW%N=O:&!:EUX&JR: M&1=^7/2HJNKCYD 4\U\$:+; RSR\8)JG/>:E\$Q 2-OH3_A55]? U&%N;?!JB3 M4>TC+9FG1GXJ.382W0\$@^:ZFK=K;%9F 84Y^:-IDF]@6%K+=&4:EVEAR>U97B.'S?"]S("Y8%"); MGHV/ZUS[/^+B5E\|VU5E4=,U%+K] K:86\|LZI@^*->O;R4)W-849IK0Y] M(WD?;&K,W8 9- ;NF:\$^/37:84=%/]:ZOOO# 'JAVIN=6*Q2R#(B!RP'05/618 M%VT5K9(\$#-MPO?TK*15;?+\$^DP+!48JI4W[&UHEC&;9[D,-LC;57,.XX GFM MN:9=TE+5&WSLY947)V@YQQR<#^E4 LJV.FQP[B'1 O0X]S^=<![!-KWB"! M6;RXF\QB?1>? UKF:UL>G'W5=:G\|MM;V=M\|HFEN&6%3O12/FY A*Y]I.>M MS4M1MM/T7[1%)."Y<>.S\$9 ED @? 2N56[6#4\$1RVTM]XGOR/RJMXAU*Z\ M4FPAV'.&)-)*,F7! Y W3^M)H]JVIUFA(9XVF<@N_&J3[IX("NY6#?KC, M13+#+4+?3]"O;P<+;P%GN0,UA>& -3EU1(KB8[19 'W'WJ+;7.A\|K LZVBZ6 MVT,?*"\@ISR!GI7G] K\$IG+[B/OX KTSQ!X??6M1@+W;Q6]>&2-1N8YSU/ ' MX4X>*=TS3KIH;2,T+*7;EB", 'D\U%TB9.31XO=R:CI4\$AA20P+]^0C&X>@ M_P:ZO3(O^)1:,@\$VIT'05M:FJ0Z+/'&J@8QP*S+0;. (8_AZ]U4^:1(X;L M%W;NRS\$D1'SJR+XPH.#BKUODW..S"A7"D M=>M49GC5W>7R?:%>YN"HE*AA(67((W?X&KEY=/KFJV"6LV95M4B#,[<.%< MDGU1.*JZG%#%J=^'CFD5)V >@BCGI@K]JIVL<M%_9ZSI-G*D@:@^N1C% M>I96N>5=WL61)))HGV*)Y2%SO.P'G@*.G?TS79Z/I<=U+=- &S>3&9A& M,@W\$DGZFG;:IEO%G>*(31O+&SHH^;4Y')>M;B %56,*J9 %<=2M?2) MZ5#/#\O02W+4>YOMC "CK@]:N6@\$LWE^8J9[XR!4%O9RS96/Y%/4U>:WBL,(M0TA/YZ5SGH1W-V-]JRME#,4'4CH15F='4K;RKN&&YA,QRH'Y&N7M]3EM M4??-E<]3*>-:@+JS8\]=ZSU1LU&6Y#XST?

0;/P=J4]OIEG9W\$2@QSOPK&X M;<. 0.^<5X]8YA^P7]ONFN(Y2CVZ(.E1SGC).02.G:O:TURWN+I::66-K= E
M=77.!G\X|QSX2.G&VUO18W=(V DC0;UB7'!5>R>,XY|Z|:-3[+/-Q>'?QO M. B\$4\%ZIN%!C"20EVP6(XV@G!Z-
Z=NU6;JXEO?\$.=5CEMY)45+DN 67Y0-V M&Z# !]AT|G:/9&"^2XD969 T'WL%P>X'L3C/2I(-2CDU:VN;W=(A*I<@#;N3
M@[F#T]ZZSROL]RMK9AR1]G9A.R8/(W9X;/8^@JW=IY5K?Q6"B73&J1F=@ MYBI#\$-U 3-
R.S|N06@LP)+R6&1+E9=N]1Z%L#[H MX&3ROTJ&W>V2W=E(CNX9T:WDQVYR# XZ>?0^M3:=#+
<064, WV6[6XQ%<.&5 M"K8QEN<8.>W>M]/"UGITM]JNO: LTL94*CEVBDR#G[O'3"T-2VD7%-[&PM
M=/UBYAU6"/SO+==ZYQ%,1D.NP@'GG'3GH<5'I&L7MM>07:32R- <'>=&=77NO M?'&1]#V[R:O93VUW'OO\$OD>)3'/(
' RH W8)QC%3Z-H%E?:::J5UJUM:QV MTJ)\$.32\$YZ?<^\$]1TC3)A:6FL1WDLIWPVL<,BC;M^8
OT)QG!/4=J]1A(JNA!5AE3ZB MN<:<]"\$N97+=G.8Y.<'@YK3!9CZ_H*Q%SUP:T+>Z980@4L1T/M64EU*M?8
MN!"1RPQZ" F>8@.U%+':FHP<*RL?39@.5.I8# A8?E4)">FYC^(M1DTW1IIV M98R%..=2:
(EM7UBZ,K\$EF;+,>I \$&=YS#9 X4DLP!KD((MDPHQ[UV4(V M5SFKN[42.TLH:6.*B#/K0N>3U- M*G.#43#
R#Q022D J V2*;#NESC#"K0&."3WISRL4"1CJ: &S2[6*CI6=/ M(0<59N(6BPC YJE5.*86(' H)'229Z<4
MU&)SO2'#+GFFAMO3BD.XJ9./CMFGLVUJK[U4@YYI3)N.(>*5AW+<@>1.8@ M\$-FJ/FYQ@]* M'!I" P
S1839/SCK4:'WIGF9XII;O18+C\XI'R0#FH3+W6GAMP&8YHL; M"> % (2@^PJMN8GDD C28I|+J=BOYL:] 336N#
KCZTQ8V8_G*F6TD; MJ,#WHM%"YI,C%O(#D8 *G?:YC % ^E6\$L5SAI/RJ<6D*%@1D^ >DW'L%I%#SI
MF_B/X4[;H:C]/-W!.M3!O3A&O' M"FCF'R&IIUO'+:#;QR*#M53R.AKTC32=@O7GEO)Y\$*,2> HKO+"7,& '-9XG>
M).3M_O/7,_VW8!2< E7,:HIX@K5" *PQAIZU(2(O_H6@)[LYX]SZUT>C3-H7A"OL=C+,Z,>JOW;)Q22M%R-6^:::CV-
&:"WMO/U& M7B" W#2R-CL/YURFBP7- =ZEJ4R@/WX5S/B.[O-<:QZ?:%O(MU\$1"GO ? MKDX "NOBU=-
(MIXHMK%8RG7@=OYUG*+CU-HS4F[-#KX+E&LXY[@>6&Y^9L M>G6JM[JVG?9)8GO[7>1M(20,0?
H*PM[;Q;<L5S8U* M;3Y;"1('>4!M('^%4;8K';1Q[6#],#&/YT)@+USGM0) MG/O_ 2KBK\$3BI M[DBMMRQ#
]NU(=5AM9\$D<.0&R1D4^ _M2STC[.FR)"5 P.*ZE[>Q\GRP5/SN1SC:\= #: M6P 8RGCL#5.I*6C81P\
(ZI%*TL'(P5P3W]JTK'3UB)W@=/>D%[\$DPBB4YQR M?:KGVE8\$+D -MZ4(NP3"5!\HV*> *KF#S'VR2@ P^;?B4]F^4?
MRJ_OI8Y(F902"?T:C;R@\$@C*YW3+^ [FN MY\$TNWNII8<@.G(H<= >APZFE.LOA9TM]H'A'5[^.ZNK3O
MQGD9J4 # [PK&^TVLSZAOH//M(@: MBCOM|Y&]"*I3E:UR*U"O)(K2>?#3OYOV60NJJHV3RJ<*>T8=2R)^&TE
MD\$6G\$2F/-?F=B5(P<98)N*T%W8IK'R)X;HG B/S_P"X>&S!S^ HYI;7.?E MCO8BB\>'H9
>E0*RG(Z\ZLMXN*M+\$J+SBNO*R ML".>E9B\$)M)DGBKI;]U@'&?2@#.U'X:ZN#&O(!J\$*1
MSV]:TH8(:=&E@GBI*)U;O5FWG,4@8=*HHV#4N! !-%)G41WF8U.3THK!2YP@'-%9)AOSG*
M""0 PFI!:N>O%;)B;E\$)/%=. SS^4I+:+WR:G2!1R%6EA(-/6W/I4-E*) M(>X _G"/ZU?CM"W.*F2U3.-
ISWS4MFBB9RQ9/"FID@9NB_A6HMM&D\5((U3 MYAS4W*Y3*-
DY;..\$5;M]/#8Y'45=#!CMV@>]6X].NIL>5!+GLX7I4N7W\,7TB!IWCC/USFNRTGP?9V5GNO(EN)G[.,@>P%1
MSI%(\MMSQW6)Q!&P"[S^5=SI]R/+4YSQ717'A>RMY)]K8V[RYW;6C#%?Q;I M7)7?FZ=?
RQ7,3Q?.2K_.*P/H:52KSM:;X.A#FUO=W.A\$H_=,GCI65.XC9N MV?6GV-X"Z@#OG-17C@.RLW?
]A4]#T"G=(S.:KL%Z8JPS*\$W9&/3%4RX^/UKL/\$3SRZW%) M#&B*0AR5QV/6N<#SVNG^*DO+^151T92TAZ'
(^F<8 _K.MZLK2RE)@S4=IID&G^)M3PP+0,&KRHP1^)S^%8_B.Y+RK!R"XWM[CM_7]*F7
MO60H7A%R>YK^\$85.G76JS2DR32%20?F..V>VA5&.E3 _H+S\U<GFX MXZ5,L;M _B\@F@=V:D<8C3#/DGG-
/6X5<@DA M0?7K6XA; JY;^=7NE!D1(?^>CX/Z9-X7-2U"-9\$QDG! MS3;FX@M[M()1*]RSA00L\$"G;GU).. P!/2JU3_+9 _7IW ""6ZK^\\20K[>6! P"SU:<3!N3W.:O-5U2^
M/S"1%9<)C^M4FM>=TOG2L>RKG]2/Z5V<7A;1HCFX\1O, ^OD3^;&M*&T*V
M8'D:EIZR#^ .6='ZG&?:1RI]LX.STZ|FVFUTJ1SV=U+ P!,?I6Y#HE\?K MEK;@!<@ EP*Z-I _\$#* :/\$9E4?>6.
[101Z8441ZMX&M^1(CL.^]FS^1\|S M?0%:/4AT/PW96S&ZAMWN)-WWV;(S)*Z3[/_W6P>E9B^/?#%M&\$BN"J#H%AM?
"HW^)/AX?=DG8^T# X4M7T&Y*UC<6SE N'CZ5+]DDVD%*Y: ?XCZ=Z\5W;QLRSWR \T\BGZ\&LEO%FH.=]EO8RM<+KK&JL^X^:(.I?:4X K4YU> \$9,FI27A520C7))QOSDXYIV*33Z MGLJ*?2I51CT!KPAO\$>J!0T]B".C7A8?
D!2O^(W7)DTR%2/IIC A1RL+I]3W M1Y8H6 EEC0GLS 4[[1.*I8W\$(Y/SBO\$5UN2X'RP01 _0^ IJ[87\$TKL79<8[
M!*0HW!Q25[G5>+/\$/FJ+6TE!5L[F4^ _2N2BMR6#MTZU,R(I+,P-
0G+|FID@.=,02<>].180I%B@)+= *Y)0TF5%:ET1)"0><<51LK5FW/MX%,E|ES|J M^M02'BI68,I
/([J%OF4@>E("J7Q+4DQW)^'6H63#GVJ4X,77D?K0!60/[4^ M0]*C4XD &E?KF@1)\$V&ZYJV2?+)P*HIDL.*TRH^S#^E
T8DW^N 'FIL?N2*C MFOYA.*?O _=GB@"FI^U ^ M4FD \BH\X|CZ4 _=VJ(-0-CYYZ4*WO3":-
|PHL*Y+NP1WJ=6W+58G(IT; M\$<4K#3+(.!BBFYS12*)EM23W-3K9XY.*O1VTS!88G<^BC-<AO49L;D2+/ M(WN ?
RZU3FENRXTV]D8JVRYO4J1H 1MZ5UUKX+4X-U=/CNJ+C13 _ (5IP)&= M+MR"
(?.]W!;.!63K11M&A(X2%7=MJ(2W8*,UH0:J=TW%LZ+ >?Y?YUWZ1Q MP+LAC\$8Z87Y?Y4FXH"=P4X A6LW7?
1&JH+JSEX?IDA'[^11Z("WZ\5>C\+V M\$ 'F/)*?3= A C6MYD>U16 O M\$< XU/ESGMVSBHI;QD?"05\$9)I/N*
<UXJ=]R[6+"NL=S&[A6! 6NN24' M+'E57'>N%:.*7[TC*O,@-P:OK(K#-.NS.7WHGGNI^!Y MH#YND7&S' +"8DK^!]?
CFN'U*XO[*Y,5];R0RC^, ^X>O>VC5A6?]&DVFH M0!=VZ31-U5A G%19HUC5/#EU\$.HYP|V!>*>< K77Z\.-
TVB38/\ S[S- M_)O?SKSR L=0TJZ-M?6D\$J]F'7Z'N*.2>QK]1HU M:@G MB0#J:3B4IFHUR.U1 :O2J'GKZBCS5I8# _ +O-
-1EV(E**ZF]XM62' M07=21NR.50[E.#]T52O%-YI-M/SYMKF)SG.5SE3 _ #%)XAUZVO\ 66N;?S)\$ M_-!D+W
YJC%J5R2T45I*ZR+M8\$=13Y9V0G.%WJ688UVC!JS%&4 "J\$&FZ](F M8[5%C%SS _M"PKXAN?O2)&#Z#
!J7%+>2*C)O:+'AT YP*:UY!& "#(H'N M:OP #J]GP:F^:W :M*V^&UA&1YTTCS_ [77]!4WIK= _@7:JH_B.D'&%&?U
MZ4O:4UTN'LJSW=CQ[S]6N2""RCT6/ &M_3O.Z" ..INT7LJ:/TKUH:7!\$=R MV*>F[D_AZ4]6T(ZA7/TR/RH>
(I)#6\$;WDSR^'3 _/-PVK7Z_6Y?"\ZLIX7 MUB7YI=5N/H*&LQV4?1]LUF\1,T6%AU/+1X,FE \$VHSO MGJ-I-
G\ZLP #JW9AYDLK9]1BO5\$MA&. J ^O%(SQQC^?R%2ZT^Y2H4NOY]# M\--
*VC>MPQ]CC^E78 AQHRCFWDO[R5V:3S,V(U50?09-AF60YE!Z" I MYY=PY8+HCF%)
(Z)%TTS<>O.:D7POII^YI40^O_ZZV[RZMM,MFN+J3RXL@%@I M/)^E>3^*=<26MT)DU6QEU2SM-.-
LT44;2NUN5(+XP2O< ?K7-&>-I&C25?,4X8#G M!K.T P R+3&V:[IPX(RN3GH?K3(:F(.6O2^5(
<9P>OSI=Z8TE%6/&JU? M:3|0MNOE(P0NY> X59LOML,H^T7=M)%WPI! M_D*KDMU,|EP?:&3N8<>@J=(DA&(U
J68PK*5CE5E7'[C..?US48=/[RG];S MU+T'L=*.7SWH!!./ZTUL\9Z4#N/AB-Q,IVSS6AN\$)V1C'K1IL!2(R')>F:M
MBW!;>1UK6"ZFBT13(:1^ <=Z1@9%1^ 7ZU< M8C,S5=WXQ0%AA4*,#UJ+;AO:G;N:1WVCB@/*9L _/I4#R@+C/(_
MIB'SW VXZ<5DNY#9S4LTN3C/-V;USZ4R63Q8=.4V67RK=D7C-1P2!9 @^E+ M-
:M)+U.#0(H0L1NR>M2P/N8BEG5+0)GDU#\$VYV^ M A\|D.G/%5!Q!(.*TKE M,0YK)<YH&"C+TKG%
(@S@TV:@!:\$/+5JE0+7?'>LRUP6'K6I,-L,:/ @:, M.;AC1:8"=IJ2? 8/5 V IH\$0J<28J;H0:@3)>ISIVFP%)V\U&_!XJ2+G_
M739.#UZ4@(.58A@:LLBP7\$SWI,^U+G1*: >U AX:I!G/UJ\$=*<"0:>I MEG?/I SHI@88HJ:&ET>V1"&+"OQ+@?WC
\$J3S!"PP0^Z*J&3'+\$#VS2A6;H MK<^V*X]@O1N@(R1C^>34AN5"CG)1.516%A]X@?4T\!F-!EY/Z4#"/SG:??
M/2HG8/P?PIK7\$>/D7=]!48DN9"1'\$<>PH <4?"/@#W-1M,B9\$DO/H*E%C/+ MS^*T?7 "IUL+=2-
QW^V*119#FD4#=0J,)S'U(I F7<@^2 KVZ8K4,4,*?ZN M*\$9^>*B9I&QM623/HNT?K5*VC\$JF92<'E<<5K MK%
(\>68)Z>3^9*6Q7.09& X:\$:JR1/V73?+M&8\ O< A3[> GBY:#9[M9Z>U4(8E3D1J1/?
H:LLC|G[P *_M.9/X0GIDXYJW%J\$& #YB^C4K/H+E.D:(..*I7VE6M_T%[;17\$1 A=^'\QQQL]@H<#_ EDQP?P-8WV62! *N(

M4MVSP&&6K-XBHS>.'ILX&'P67 9YY/IC_P"O6C!X)M_)IRL3AC'P/[QJ'*3ZFBIP70QH/"UG\$0QB5@.A<9(_#I
M6E!\$"GS"B@=B%&*MR2\J1^%'1%-<#=N.&(Z'&N?!\ C2L4:RM&&^0,WL \ M:>H9\ RK02VB7EF+&GEXX^!M4?E0
M.XD:N."J^@%3AP.W-5#=I -QINN)&Z #^=*P6;+N|N>*BN+M;>(L3GMBJS M,Q!R3GZXH>\$3PE/4=J8N4P];VZM
JNR\$;AE)&^Z>OKD+*[M].2:0==7=9SM@ M9!S\$W9XZ|*2 AB'8Y!^ZO/ZUDZQHRZE;EQ
//3E2V,GVX OK>G+E9A5\RT/ M.-:TV?0[KRBXFMYEWV]P@^65/4?U':L&1V;.6KMTFBF@71|9+&V+DQ2CK Q
MB'1W^M8>J^&Y!^NO)N!N1E#Q3(A@B[N8XA&.,HZ0CJM: A M70Q :7FRH"\$!|3YX/H3]7DCLM/MO*LXE;H%&U
M.1FVKDGGZ5 6W=Z)) :KL3VSBF(?YHVMFLZXE^? /X5+/*\$7 -9TK\$MUIDMD MA?=^%3PM'D)JHC62
M>O2@: J|F\W\#:8C'SE8CI6A?P0VT! +UE^*1GWIB9L3.7@E,FT5J6 MA\W\$"JEW\$0W(I
5UX0^M5F:#WK3N^ (QS698MN MD K1N0=@!-(I'!!B;OU_P#K5+|HBB&TNB8_AZG\A0MNC<322/Z@G
(582!*5VQ1@#T' JM M\$0VWN55E\XD+ #(P_O2?*#^'7|*<('S\TH1?|L8Q^I \ K5.8V^GTJ:5.):'Y MFE@;G'TI*:(_ +<[-TI'X?
SK0.'Q')Y:=?EXS4JP+MQ@\$= M3NPL M9<32N.V/X1_4U=@EN:< ?\ D'8U7NKZWLRL2\H.'4'L>X\4+-EG%UXWR%
M-L35CK|?6(V8(W#>@.?TZUH1<0S=&4_0UYQ" FD%GS)ZBM^UNBR@2D.5Z\$-\
M^= /87L|G4O\$#RIG>VBW*!)8HV'YAROTJI:WSN (9V#?W)ES^O .NM!+MR MO[Z ^YC.X?X_I4M)B7-\$YVX\-\
N+&P7+,G]PCFJ+6EO"=LY146.E336A?-Z7:Y5Y|6.3 M2@M)@NYJ\#Y|D#R<'IUJ:8BCINK0%M:(/G
'A[!..!3DCE,8EESW3]:E6"9_NK'&5CN M-*|*LAR-'&I\$2(>@I VE@9X|F1BD.Z* G2 MXP
[=N!3OF(!9@/8G)J8PNS#A;DT\$|Q&I< ,WTX J15VY MPQWLHR:E\G+?,Q;ZGC\J1D!**"|[>BC-
,GF8JQ(PH!)6.34RQC^)BWUJ' M|= L8]2VCP\$!LC@1C@'ZUP%Y93:7=+<0,T7ER!@5;Y MHW!X/TKH13MHZ
MK03F1\$ZG;B16N;:2YFCA1\GJ35GPSI=WI&E.& ^A, K'.TU
M:NHH)&W2*#51BMS&I.6QF179GHJL]RH;KOFD&A=N)J|R<] /K61/< 9%.NKPD87FLWS6=CFG8ELM MB3)ILDH
X857+\$#/AJK32X\|4R;A^*^|SSTJ+O34)&30,D^M,5QX&X@BKRKY MD/!Y%5TC&.:LVP"Y!H&,%0CO4-
E*YG914T@P[9]:KV1\$=[D^M(1+=6DTA)8 M\8K*8!^*YZ&MK4|[V)W%I7K1J*:K3)9IZ7RX^E:=SR!6=IJ8Y-;S*&I%(
MQYD^4\#-9EQP/>MR\7'0\$ _6L,|XI(3((3ALYJ5VR.*K)PU3'&I")HVP.M*P M!%1H.,4YCA: (?XLT)CD<5&,EJE"96@"/%
:BI#49QBI :>].|T[M|4TYH M *4\$*|,BG#UI@+2?C2]N(Y)@MC|S@"P%6+D@L?89I05' S'SZD\BB.163<2 />JCW(FSM)
M*G,T XS1898^WJA,:Y'0H,Y P*8]S.^>D:^G5L5FS37%LCLL.1U!S6#=:U
M/<*5:4@'^\$<4U&XF|'07&JV%HQ#,9)1W7DUG7.OSW:F*-Y(XR,=_ C6%*?E M@,9]:CW:&SN+'M54!M1
M1DMW "KT^G')-NY;/#<\$5FP0.1)O!SR# *HL=*DGL6 |?:S+|212"XWMM MC5I#/|_,TL-
M"G*PHI|ZM*K8X'Y<"T'<@2.=N7*OK L|G|ZD2TA4|/F?5Y# MG^=2@JO#2 T7DT]EALCP.
/R'G!0*X*A885<+ZXP*3|VA.6WMZ*,X &I3" M7.YF)JNWy4X+%, G/^>*OKC45RO^%, C'A=J^K?X M5&?
+#8D=I# =3|J!\$AF13M52QI%&<4|/6Z*B [1R?R%,#. >BA\$] | "F/L MY+%/I/Y4!8>S1!L9.0^G4?E07D PH6-/?K43-
Y:@%*3T51S0@=N=I P!YZ86' M>6C|EGD^IP*4\$?=+ '^Z@Y\IN0>"7<^B=*E2&<|L2 3FD,@NCY=K(QVQJ|JY
M^36;&O<#RTDEYZOP/RK8DBB|T0F60#ZG/U@L-TXVJ!#| 9-%"CC/EDSS+ M&HZ8XK)U2QCNOWUC'YCL-KAN%8?
C6[#!@ODH9&'3|FIQ:C;C*C'CH,FG>PG9 MZ,|IN A/J6HW&XSB, #A,|!4|K)X0N;N[;L?| 15>G"T1L>9(P/YFIIXX(\$ M(*H"
< >DY->VG:R9G|"G>|C@:3X9:(O(A>3'=FP*V|/P+HEN?EL% =AORO% =M, MU:/B
P8J<\$CH#Z4V35K: :RLS@9*J.#|ZENI+>Y2A%;1*#Z9::: C)90J M&#|"J|4DNH6EK;!PFTYY! J*
[INC4@B|PQ0@@X4#^=8'B%5A94C)"XSUS61* MFFK20JLW3A?J1:G? ;)2ZCCMFL:XWE0!UJ2*48P>?3-
3D*1DXKM225D>/*3; MNS,F|1V|:SI+Q_N|J|V)(O,SGI5%|/|F) 2J1FS,TA&1F|/LS^G7O6D\|'MFCD?I55X
V3BF2R@K\$D_XU(%'05DVP"Y INW8#0*Q5G.T8JBPSWJ|,I|P*K M"/!|FF(C5#|W1^VI#[4Z,-]* '0C<:F8A #WID7R/2R@\$?
UH&,D8R|CJ*HRL4 ME#C:5LN6//|UCZA|!5\$8Q)Z9K"O% ^T?.,UH+=,UQMQVK)N MS| ^>|-
\$LV=\$F"S#)J*VM0C|OM)@(>DX%/-(<0 :<.E-^M*33 .* M,4E% !12#DT8YH #^%&??%
CZ\$5&R%/3040EG'/6JM0|,BA7)YVXKR% B M*<|QT9\$+1.1PN:A:-U.2H'/>K F!,>4TF&1N67/IFKC4C+9DNG);E9=S Y8
M<>J(RD59-FKML@ SSCUK2Y% C/9|=ORZ\$B%6QZXK3"QH.%'!PPP5 M!%3!"2F0\$&D=B#QBKO@4GY?
EJK<0Q(ID>5\$(B*FYHD MS-L|/NYCB5A\$A&#NYP;Z2VB?3HP8I|P4'O5\$12R (S.%Z;4'|321PW%NXC) M+
(>C=P/0U#U-%H=:#.W:S)G@GOSTJP,'&T@^UO:M*VOPYV2\$(_MKGK4-%W3W-
R.3!)7V[58!##G!^E9*SCUWU8BG]JOL:(SE33V+:QJW4#Z\$5 M5N+=9,+C)/KV &K23|8/Y&@K&TF1|I88XIM)
[\$)RBS&FLWAYB1<|V/-5)=P M?-=V/IT%,|1NG((856FBBE&'0^HXX-P.:F%: ^Y\GJL,2C|H '>*F1BQR 3|
M|/3GM6A7,4:R<|J2>:K,92P\$TNP?W5XS6,1LFGL6"X7 6R@?|*FD1RXS#\$1 M M-Q40>*. !|N>:3SF<# 9L !/
H&2|,OG3%SW5? *U.:18DPNR/Z|FICRA! M|N|G|L8Q4D/SG,4)S >>BP#|/3\$!0|X B?@4XKR#+*, =E46?^6LW'1U>
M*D3:H =Q?BW% 7&HC\$ NH@#W9Z7R41RTTQ9C #G^@J0|V+GZ#|@4^*)%R0 # MZ \ UZ";B(|%,1QA A: "E|LL?
G8M^@ *E+KOPH+>XZ4QB0X+/M'91U- \$V M5C7 7TH|SY3M49|34&|ECL7'HQ/-9E0#S7R>PH"Q-Y@?
@[G^G"B@DYQG:H M|J|ON&8< H#Z|:5 SY)SZGK4W+42?*|@-HJM>7L%E,-*2P7H.O-3F-E3) M)/<50U)@M"53
=@&#/%5%JW: TNW4"2Q@:0#J0#S5-M8B\$7EQD*ISA1%>AK87J\$9U8#/R0 M)U 8Y)
57FG|]@XEF'K45W=/(BIN)7WJO ^T\$|Q*67':ED4,!48C*|EN/2M#D)HR"0"!P"01Q4:GN#@9H:0N, #M0 CO+(_
MMVJO+;|JDXJ:.WG.*:T@/%,3*#Q;AP/PJ&5 (SV-7F4*>U9<|ER1SS31+*N M M6?&>:F+;3 2HU3#;R.*|EI?W4)
<5SU|S)NK:FDW+@5D7@X)S31+)+*= A#" MJ=V 23VS3+>3#D&B|=3P*9/0?|N+A?K7H"?IP(J|TM'VSK):J&LY1)JH7
MOCUI2+@H6G(J.WB"OOUK1OK?#EJK01, *0&I N(O4T)! *GO| M*,JS2*(,OU:+|*Y:/YE!
MBO, &KP:5K<%]@JTR8+#UKLH5)M|J,*L8J|,SKKSQ&EN|/J%L:BY: 9(4?J:Y M74 '7B&W)\$..BB!/?5|O| RK-
TWQ?;6/ER2+|R3E|Y&:T|:O'9:=K7T+ACT=U M&*Z?:U8/WH7^|Y7&G/X9V^XY>|<>|(G*O=M"##&@7 _O6#
<7EUI0:AI5PFV%-2T:4EG+Q2VCK@S(X|C6T|51J1:3U,Z6'JTJB:6AZ+ '=1ZAS?&+|'X#K
M5+5=%GNHP(W+'^1Q^E4|&:XMCL6(LN> "2/S%,|M>R2#&Q?SS6"EV/1<4<% M<:#):2'SBRCO@YK+#+G)!(
ZUZC6CM|#-.;"17V^6| M>X4X_GSA|,QGVFF6D<8<0Y, :YUJ)&0#)"CLIQ5D0R;?N%?J*:1 R:ELH MJHJ|(|J, ^U3
D|\$<=LU"VU9"0A+!.!FFEB<"AGN>U)H9!V@%FXH^TA?P| M;J3 B,EYU3'KP?"(1U&YL=3T16*N6!
<3A5+\$ W1 6GG3 -PSG;Z#K35EV| M*N|I3O.816" C2 L1J85P27 Z9-3KV:L)>D8PI|TJE)J3-
TUNB^T&TY4D5!+"LH(=>FX<&I8|O#|@,P!/ M|F =R#((IV3V)4I1W, >PEB,ZV <|Y1%1&)V3==2|1TPO%;IC/(/
)%12V\ MO)IPD0G))D-4BX7EV"^-2&Z13N0/*WHHXI#Y2'D)Y; 'LO^ M-1M)%#DNW^-%FGF'SD1 |@A|U7C\$DQ+-
N&WH#QFK*Q-N4L1@#ULJUAX&|Y/4<5:A4!1@UFWE ,Z7 T MUQ,B@|,GDUYWK?Q!N&-<?|J44#|?2L#7+5+
M|LVT|P|DCE,X|/|?CO44ZR2'G),ZMK3 B=JHW\$N/0UO| 5IOU1R1QD&|3 M8N "OB&XF =+"Q16;%4SH.K:< ZD|N
/X8SDUO:=XTN|M?(\$1 >1%5, ^1 MDO,AIGZD|JN\$9W|XJK7BX^Z5)"9|U" %YSP*69J, ?I4>W(P:Z3SV2-)N7
M|J|Y#GYJ:6V-C%)*?,4%*>*9-OZ.">I I#)L, /%4FD=|EZ4@8X|: =A%F23(P M#2|JX P<9JLBG,323-@9S@T6 6:4GY0;J.F"6-
,,W?O4+2LSK495CA#Q3\$%*WR< ^M338V8'X MU\$ \$YS44|P'A (I OM*1|M4|MMP|J|:V&()1S.&CX-
4D3U=OHDYDA|\$UPJC\$F:Z|WPI* W-\$AOW-> @+&FJ\$!7@5N2KY M@R*K-\$47#&@U|J554
/K1*E!!)R*60C|R:0&:>2?*<'BN=G;+'UK90I M1FL-S|V:|(9\$1S3EZTTFG*><51)93IUJ0=<5"G05,I|Z
)5^44R1NU/&,|Z MCD'6D.KM3,|T|@|TS|*0@ "CJ* T9|Z|ATI M81B,=2?60/ !)\$UOX7LSE@Z:4XR|SDQDU|4%VU.6'U
MIP(BFVMM=RK#.\$TDC=+>Z(%P5W, @ @STS7N-J|CYWD=N: MVA &
Z'TJQ%>SP_ZNYE3 =8U2|J0>U#BGN2FUL;5MXGU2W(P!),@'|/ZU MM0>/&: P7=L6C8;6"-U'T-
<8,%!ZFN>>%I3WB;QQ-6.S/8=,,% 8QW%L V? MS,%70X(|>U;XNC:6S'<INJC 4@>|

<#X&O!+I4EL6.8FZ>OKK(V3|K\$ &O* MJ8=ODU%GNTJBG!2|FC:ZY#-(G7RV)"Y[%CVS6DR)(^UG)Q #NQFN=%L)9!L
M&X*H|A1RYW'WZ5#% M=&X&^"/='@N3W^E(+9YU(N9=P\|(X%=.9)\|,R<24/\$F?+"GZ5&(99WS*0]
MW5'|:D"0PJ%63C'0 4H9VZ< =S57%8@ETRWD:.E#*
MIROSZTVX@|K!,O7HHZG*IL+IFPS, *^K#)I@79,Y8A|H^GJ.9#>R2N/-W1J> MQX-.M[=8 FY+GJS"PL ?
G'KJW1+JHN5/M463*N&O@U&+=%),.98 M4K#N:JO(J: <%?,A| P)K.GD MN%D*N?)]@.SKIC'W0U%) L@Q*@(JZAP-
XUNYST* N&*[CZMR:O(#P3TJ>73 MRJDVY! V6J#[*-JXD8CZ<5FT="DGL-8KNRS8'IG%.5E7E\$X]0*D6&/JBY;UJ
M>.\$CEN*0/E8/-(3A-HJ2:7:RJ69SCMVJU)+%J&6=@#Z5G2SM<@C!9>W84(=S MS#OWK3S:G|F;M=7X8T^,H].!Y4?0-
WKF-.M#>3@Y4'WFKK]1(M:&PMSB M-!%L=Z<^R)I S.Z2VF:2+=C"G|H'15AC|N.*BM(2L**.4P(+)*S2-V|D"
MKZ|NT%L^E2, !BH6; '%,D9*H:L.*B V XYJ8E0F:KNXR!QB@DC>(3=3SZTJ M0"-
"3UIZLK'Y:F+*8(\$4P*DDJA/> P/59|PSCO4LZYY'2J1^=|&J1+8TR C MWJ,|FOBI _X-
6X8D"C'(IDI%)8|IW\$=*,N4! *M7'&<#BLZ4D|+P:0R,|N M W"^E:@;<8.*:MLS-DC-78+7 R>*8B81[HB<*U#(YI 0"
(Q|50-W-.P|R?5FZ5|K&FV?4.21T|VK+@E< >IK!OO\$ M4\$08A|S+Z>M8FI :;B=;>WE+C'S%*EM=,M-
/07.HR+|@R(R>!)ZXTHQUE|O MFZLI:16G<2PTJK^X.M:N=L\$?,2'&+'MZ5RNO:C-XBU09"1:-3LB4?SJ?Q%XG
MEU5OLUME:<<TGOT78| ^7[Z7L>W5| MS9|+Z:>&=+?4;S"E4RS'J3|5Y?K6H-JVL7%Z3Q(V5SV':NE|=^*?[3N?].M
M&O:0'&5/WC7&HA!SUKHHP?QRW9SXRK'2E#9"JN|R:E">M %.SG&:Z#S@V#6 MCRP!1W H)|=Z -
[PA>FSU82Q[O"O*M.BN)=0@%O&SR! MAA5')KTZ#RVRVDC/|6/O*O*M.YZ^!DW!Q|3VK1LHQP*T(P.@@-8]F\$P,N /K6I M&T(DR:PN=K+!MUE&U@/*A^Q^O^OSM9TA15=R6#IN-1:>EY*)?%>5Y M:@H, @'(& J1R90 WK5I=R'Y3V] MTDR
[LD|XJT)R!@=*X^%WLW C-|H2C>E6 Y|=:DW|EPX|H&/M|4DC(\$P _M\$5J07L0;-G;^Z.*S|F>YC;8|GOU)K9QNY _*@[M3PXX]04.!M&KW,&&R:=E>4ECZ&K|=DF/G.785<:\$%<1D#VJ/8R >X%9.YNII M'D_O8T0++#J-O& I&R0^E>::?
[IVIW*PPKS \$?05]JZYI&I:0|\$^E4?&H9;NVG'\)Z_C6ZUDO702#!:J0FSU/XTK7&TX'6@+ MD|LFYL 559"3CUJ52"-
Q/S&GHHW9-00OA(JOX(JE-/DL|TJS=W*B/|P:R) MYMHP.2:8FQSNO! (R:CP\$)89J|@C9LY,-3B-
G.>:9(B@LV3G':K;*HY;]: MB=-D?)Z5G2SX?;|J8;%R|F#/#"-00J,Y<4MNRGKU-1S/MQV4A7+;.:@ILDN
MP%0>M4EE9!U.:B>Z.3G|Z+!M.PKE:7!8 MU78 M:4AK<IVS&4I+E<U7LKM6C(YJ)=@P "LC8H2#F'&:E@(/0>E -
(U(!.Tl.>:91.JL4P%) MR!P:#2=J FD|YI#1BF 9HI>/6BD!Z&ELL0R1N:U:D91 WW(C'4=*Y^||5P MIE8%.A|>U8%WK-
[>Y#2E4 NKQ7FPP]6?3E1ZT|12AUNSK|J|O:::IR:IG(7L@Z51"DFMC0-\$DU: ^6. +^!&X TKMIX>G07,|7W..=>I M7?(ON-
KP3X: ?4+O+J9#Y: 'Y1U/K74 ^-O\$L>E60TFP<>6QU59+^#4_9P^)E1\$);)) M.?6IP.*V|+PMJ5T!B\$1#UD.*V|;P,%(-
U>#W5!70ZD5U/-5&TC3D*|*X_A0 G]*CVW9&BP|OB M9QMix1U6YP6@\$*GO(?Z5MV @*-&
[O2?]JEBHKSX@0KE::!W/0%CBL6:O/KN MJ/MMTD4|Y: UH >/R*2HOVU. TF/1/"@GN7**1&?F?EC|*Y02M1:Y@, @5LL
MS\$#T&:OK:PUK6J2A|QW J&R37.Z7X>^R(J|3|5RU8KO=G;2E+M9\$EDD|I! M=B|Z5NPD1 9/2HXK'RQ|O_5-
MC3MS6:1LV31W#DX53|LJ78#+&J@?CY5IR MNW!9J+ "N7E8*O4YJ47C(O #50|U0N?3UJNUT(MB)=V/RI.88) : MT-
16TD5K(WEQ01|N'(& U<=KMY>0Y56*)ZKUJMHFL.'-K.S&Y^|QS@UA6P| MU=#C55|
[#4K*66)KV##A2!Z50FNTMT+NX4 9ZUFS:PS+NB;Y?3U%4 MHDMAJ&MR1LR6X"G."3U K.0?:RE|S=3FG2)#=0M-#]
[/S"]>3\$PYP<=,U=B M+DDS%1M3O5\$P,V6[^E7\$8.>,J<1%<+A32V*W*84@8:@BGP^9'*KK(1|=C4
MOD\$)|YR15>1BN#G'IBBY-K'1VL|4>X8>J6EB!/5RD=VT;< @16Q8ZSEEC MD/2
K2: *31ILCJ>%)J(LPZYS6G\$R2H&O A4A@C889?QJ+E6,I2>N: F63'6K+V M;<#Y?EJ|/"3^#D4BD-*1N3QCW%1M
Z_A##VZT|R7C^ D4|& /R@F@8V. ^N| M?&WYQ =:@ G6M9ZM#8J&6TC?#1960=&/BBY+BF= JH_
M*M@^U.*H^8!E'K6%;WEQ:N\$NE.#T<=|Q|Q'XA73M)8QMF:0:4 ^E4ES.Q\$
MKP5S%4ZZMS< 8:=-L11G|X1Z^E>6>(I /N\$B4D|W K:N9G0(F,|TQ)8USDR& M3Q'#\$>=IS7?
3@HZ(1NK4Z9\$(+6*)1@*HK\560VC3RP+)S6FLGEE5Z M<5'<)Y|,*W(84#>UC&V/HIL%5^M:9M#N)
[>E5X(!:C:O&*N+,PSZ4|DHK/\$R M YXJ,|DL>U7'4.06H)(PN .?6F!&.|'13IKH1KUYJ1H@D>6K'G+O+GMZT
MO/0DDEWGKR:8 B|DY)JJ|G(SO33EF SP*9!H*J-R#[TK7"O *"/QJH2VW"@ MY/I431.22QZT#N+<7E) /UJ!;F(LRR*
<|U68&HB^3UIPERN#3L Q|:#0[>E-&35H1)&< # M6G;_0PQ6?"FYA6I|PU,@.CTV4[@.FMX1%TSFN?TQ?
F&0:Z1&=X|JS9K\$JR MM|:RKXX0DFM.=SG^E8N12?NC2&SGKH@N2*JM^E2RDYJ&JAAZ|4|3#ZU(M
M#^U.!Y|*:."49!1 2Y":0'(H-4 TC--(YR:>>M,)YXI !IZG/%+| I2'2 M 0|:**3M0 O%(>E IZ4GB@J'M.* ..?3BF
9HHS10!"D# 'M5N'3+B7 CA=R? M1:1M!TFS&1 I(JL:DEUG3+Y?,C4|E49-9NLWLCH6& F9PMOX2U"50[QB)
M?|LUZ/X?TNWT/31/(HW <#+&ELLZA()W.VV0;CGBN5|1^K>ZOC#IRA+>+Y M0S#]:Y93=1VZ'14:,:\$>=|-
C4:2VO|W|7>XD<= QX JJKVZ7IH*B2%<=DQ7 M)K;:EJ3?
O:B63U"#BKUIX2=F#2J%|J|9-.T5NS*U2309(T)O\$6=MM;R2D?@ M*H2> (=O3MMXO+!Z8&370V?
ARR@(RID/Z5T%IIBKM\$4:J/0"CF2V0>SONSSL M:KFHMFZN7/9F|JU+P!YK RR, KV%>A0V,\$0#. -SU?B;8!M0
4G5ET\$J\$ M.J.5T P'80 %X\$R.Y%=-!:)96N-D:C'L*NEF:JV#[=4=@.36;DWN:J*6R)'& MGW4&?85)@L. @J- HSZB?+)
(W/TIR|1Q3 SYM/>1N4GTY|2;"*2&/.U=M(GF AN&'8=ZBM;(M7-
QEDX|JUJ9R1C"SU*XT*XC4'S&C(1L^HKRR P#"VL:9";B>V=8U/W|&OHRW MCB)\$:XPM7Y;""YA, #>%?
\$|96VNW/F+JUS7>' MO%\$ (\$^9|9SVKAOB3X93P J,=[:@)%*>@|&E, 7J7L(|,B|0:N<4USOV"G. M2?LY;G3W-T|Q*#
(2<=FD:ZBCCVXR>E-R(F ?&#TJ41JYX4>OK(WL1)/*A|B M4@-UJ|[4|^M1RRB,JY!X!IB%+;&RAZTX71)VLV*:0I<
MJ#C(SS2" OR!0(G:0G/7K49(SR*: "4XR-OK45ROV#8K,<|J5BKCFV%L#DFD
MC1O(26'LJTO,>5P"O\$8/7/6KBK\$J*\$8G'4F@|19:G|,|?D'TVKIK:ZCN(@V M|<#7&2 G!0#!JQ97)MF SU/W:EJY:9V9P,
|JH?|!:WIR |=L5HAAT- M|0.?N@ T 5@5"> 5QSFO+M?NA>ZU+Y9 =(<* U>E:UMM-'N9PV"J&O)(W+ " M:90<|UU8>.
[. +%3T42M: P" F>(3 _85K(MB'17.>N#Q6MX8S(UY<=R M.%/Y|:|ENSSGLCMF&|!STI&DX'4TF (YS3"00 .M9FI'N
:JUI7F4 \$|Z' M5#QS51B&Z|?6J2\$6 .. 0>E3)(JKN: %8AN9%.%YYI/MF3L8|T6)N7:J=[A M)G
I*|A|L|/FQF@W""/Y3S4+2%SR15 1/%G.VH0JQL :L33+& %()JA)*#|V M:>"2 P,"&22/ZU0ENP|D+52:5F'4U%&0.3UJK" N:
G=Z|K Q8DGFFF4' MCTJ":0@8% #II% S5&23.:D/4U"7&:"1K-D|TQY20 -#N|4)JT@|F=N|1% B
MW4T,&DJTD(6DI>U*!F@8!33HTR*LQ)4MDDMO"U+>+!J|O:1@ 9K3M4 MR14,:-
RBP,XYK5487DU4MT(&:M,W|L|U#-D4|A@/|(K U.0\$D" M>0|VY5 MAWC(G)--MF>W04+=:FM|UZ4 'VI,4O>@ MC-
.!O-%+^% '0?8-6U! P!Y 7S%9I%/.XYQ|UV.LW(TR MW6"VB4W,WRJ .GO4VC:7 9|J(BY>XE^:5SU%
<\$|DK6N>W3IPO>VPV|M1/&Q M@#9DA ^9EXS5" PW:0C/D|V|6YKJRL4,>%48%5)YF(P#CZ5" T*E)S9EFS91MC
M5(UJ:&Q|LQ8^U6\$BW\$\$CGWJ[%#M'-!-K#(.2-/E 'O5U(T| I3 5SO^52# MGH*0KCL|3A<4G3CM3@C,2, E2B#GG-
A%|JDR>R|T:AP#5=[M ,V0O%L!) MX% \$S;B>3CZ4!1U!S5=K>68YEDP! "O%3(5C4 =*8\$V0,=*7/-0, Y)Q29(.2
M5P:L|S\$%">#T10%/%9FL.BEE:M)(P&T&LY,N|/_ C#J5N|J|V>[.V| M,|!5Y=INI3:;LLLD#&(-NF M:
[|HR#04G(I1 .NB8EPP^;L;:3:E!B.<#Y@>M=/>XWC?DG/.P!IKV M|VV6+CN*:9#33\$|EG:?
GCTJ9+82IMV%L^E:EIHTDC+),=O^R*Z*VLH\$7" H M, ^N*ER2+2.8M=,D8B,#"D|UMVFAVT#|N|>M1854| #Z4 _&*S/
M|WS=5MX| (A-I84+I"4PF2# MNJDZ9)8|&KM|_EJ|DU19S*F.AIDL@|UD?ECBG&|!/ZU6E1E;+&D6,-T|T|
M" N3|.Y|U3F=MI.:E=1&,57=|C|XIH3(-|G&ZI1. N.:8 #WIK87BF23+(/6 MHW;=J*KN6!X--
C" @8V4 U%\$4W4F5*P|5'5HD4=*3BF(B (/:R^ A0|*5TDB:XN3G|II(U5CR2/2A\$LD11V|= %5<%CS5<9Q@&C83U
M)Y1B)GO(HL@LB@>IJ@=2GN)-L#"9G!:GO91/+YC+EZ>86")@L.-! '\$%"I M9=Q.6-5O|1EDFVP1@J3RU#6T*N-/
W2/Z4UA<,=L2B/*|^>II@:.|N!DU&K; MR3M|!QS52&6.V*KN>1G|)ZU;D=FVE"!CK|U+5BB52<<4@(|R:B5_ /RG..M/ M

XR:0#U?P>!3MY'T]:;OC'>HI)P@P#DT 3\$|39:B M->36G),F/E^XO JXHB3'JIFD\$?//WOI6O&@CC P!TJI90[%W-JYN35W(P: M),PDKD4N%&>A/60+O& ^I37FH"SB?JU&V+(M|K\$F0|Y)+?9"YR(N@KH@ /E50 .. *(+.->0"S M>IJXMGG|U-LM*Q#:11*V50;CWK16-B.< A38X\$09 6I!.H8*H+&I8Q1".I'Y MT. ^T87DT*|L<>PI=@!XH)&JII !CDT]\$ 4@!8EZIXXXZ M4@(|Z4\$\$U(R0,&H*\$CO3 HZ4|SAC'>@ "*"O)IDDVTX7%*YR#DU0N)UC|R::0 M|D|S9' "L Vy, E4? G/WR= ^J31P|YD.:M*Q#=R"WOII^&R/>M*/=QN) M|@5=ORJ ?849\$:YD8#VIAL>>^*U8EV ^A2#J:UJ8=9M7N"#6 M:B"73Y8^XR*[8Z)'ESUDS%|+S|89(|CAN*O>)+?|11^ '({USVF2FTU-XFX! M:NR8QW-F|609,6/2K!G96VKTJ%YE48':HOM!OP!GUJ2B216DD^;)JK*P MC/I3FN&7.3UJG+,&R&ZTT)AYGFG#56E)B:@TA: +*=C>4L.M43<&GR!GK59G M+<"FN,*<7P,U7N7 =GT]:2&8%VYS|J=J|#4MRVZ4@=*B(QS5D-C33&Z5)UZY MIAYXI,0BTZD%&10 4"C|JUL,T@%_SBBCI10 GTI,|+FD% !W]*3-+2'B@!* M0T44 '2D^M'K1F@!3UHSD=:;JWI24P%\$|44C@2)0%0 >U121P2-@J- WKBJDK\$1EUA|5"5S1NQMS7RX/.QIEO|;N58XQFF/Y5E11/*X#\$UU>F M6<>G6WG,/WC#C(JTD0V6G1,6V%O'UZL:=86 F\$2,/E'0>M5U9KB8+SS|X^@K M9A "H@ ' Z"GLB4KLF"XP!5/+:6V8YZ"KF|(A)ZUYYXMU8R3-:1G/7%8MW M-XJQG7-XVH7S2,25!XJ|(E>\$.J,N*R+*-*@HR,9K>M%7 P,FL|S9%*2I& ^8C: M>U:UFI1O+E^|VJ|%&.K\$ 42HL@O\$,MV-6B7H6D54'. #30..<1+N^M4H X+< M.>16E&548'-)JPKC1"!D%V/.05,\$";11DGFG9P*0!@GDTX!>%ZT|OF11'YCO?TS3JLT-V|J,JA5*-B7*Y-S-Y\$1JTX+9ST-06# M>:K=":W-3T|ZJS0J2 .:YEG,=T5/&375%W1PS5I&#KMJ:|J|Y|WZ|*NZ?EM MI)SVK2U"!T6|LR<\$D5S4(:TGPX^6M4|HPDK,N>(|2#|0@Z|UGZ=?F,>6O((K MHHG6Z@|MAD8ZUS&H6,VUP648&:I=F2^Z-D3&3IWJ?*Q1\$GEB*Q:|J 3!^|5A MYRX)SO0X@F,DF)/|2T|L|OD#&:5FP.M0.03QTIV%<-Y/|S0S|8IN|#BHGDZT M/+IC)J-I01@5 23UI,@"G8!^ >M(61:8233'/;O56\$!D)?CIFK-R6FF&.P% M5XH|[#T|OMMSP.E3-V9!7(XXA&,J34G'84A,|S3497. <&LM7J;)=\$. "%G M49P"0_6KPCC@4 E7<(.50A)*LH_W|TJ2BU%+P:N)*N ,@UEJ1NXJ8DKR!*W+YE . M*KW4@ 1 JNLAW8%/-N3^|X-S) < .34. ?K2DG)IK4R SGD4C<4H>@CM0(: M?K24XBF|J*0P|4=|&CO32<'TH >.E'XXIH)HH 7:/D|T44 '33 >"Q^M.5 M3GFE48&:7.*AWG P#48?,C|?2M830SQ>8I (K*90!6);B?R(BV,YKDM0<).9"1E^@|JYJ.KK&C M*?& =Z5S%M)/K,IK&F2F|GV%2D5*2.H/6.FQ,UQ<%*?4Y%:UQ*:IP.%&4Q/ MMG;):O=AAB*DLT>10.:E1T%6EU,VS2M8EABRWWSR337NP&.#C%0RW.!L'!(J MA_EAB6'UK.3-81':CK? V>!V+=N*XG#74SS,/F)S4MY ML6;(?;^O&*TH90GRH-QZ55AAEF.E-985|G@Y^ ME2!2>:IQL8&O(>/6K'VE\$'/| M:+ "N7G?N|8%5I;Q\$X3DUGO+)|JYCCTJ"XN1;:@':68|*T42'(FN|BX8?)R3Q M4,*RJ29|R3VIJUN|LT>73:34ZQX)W&J)%7)QZU90#')%0 @<"I <#+ /|TF4F M2|? PBH|9UB7+M@^E9J K4<"E(OF,VK#DN;FZ>A1\$YFC>7|3L=O/L* MIEIYC@GRT)* ((!T&2>_6K|50N^ ^541JRM!\$JD:5RWJ:O+"207/X5!-#[W4L22#R8<|EN|M43FHJ|-4W-V1A6UM),ZQ01L|'H%&:Z-/ N ML26WFH+=6QGRW" P#02:S)Q|F?|\$J|K" \ ==-O|Z|I|T|C@|< M=:<5BF39(HD7T=01^M4J =>'|,|-| I>^|@8Y..4R@|J2|SKV:;P I\$TF9-* MLOF/585'|J4^&M\$@=-,M"1V:(^=5|8AV)^KS|GE.E:5?ZG+ML:68="RC" MCZD\|MO6O"4VFZ*MU+,LLP;#*F=J#Z|Z|*B:&,*HC5%Q@!0 !,1,5!J%LE IM MQ;EA|R' -9NLW*Z- 707(TSO!1SS5E!P#44L30SO&W5214L9S7=N>.|"S&QI: MN1MGYC5.+K5N(|\$&@"0GYLTHe|/2B/&TC02<:@UH&/5@YZZ-.GSL(|TX<< M@=*=9*Q((Q2 S&&"3WJ,|:ED W5&>M4(4#BD-/W>U,-(!<|Z0FC.:0FD(#3 M3ZB@G/7K29H&+3NU,&>E*>E "YI#BCH:0T &.:AI*0T|T /%(>O-(#030 MA'-%!/I29S3 4FDHS1F@ YHHR/2B@#WL/6D)Y-5|S'13QJ>E>=8|BX|O@' M% (H8):7M M*Y6%-QR31,L%Q71W- 61JMLB> M5+ "4XQTKIC'E1S2ES.G75| ()-G. #5" ^C6XS-#)NQSQ23V5K625HFC)11C<127NH-9DNC8C|BJR7L9MO-0! >3F MN5U;5FN'.M|@J4KLN4N5%K5-1?4+A8XK|PQF>4+V/4UK@+'\$%|J4-K ((03) MX|DT)/DGG@5\$F:11!<|0"Q/- "A%HMO9Z*.LHN!BD MB3')Z5-@|,15"8|2\$'6I\$WN>.|ZTU(LMEJD:9|Q@&@1(%#^M->X5 >>:JO. MS _=(%,W #+!):=A7'3R&93N.!VJM"TD18'|O8TKS#/|S4+,|,<|*M(ALL ^9 MR. J07-PT*95" [==@*].2W8GYA@5= ^2)26,>LF|U5\$8%|S=*&P1"2&V7Y MB !ZUF7.L|E+8? C5()>NES@GH*T(+6.%>:S:+2((K1YF|R4EC6B(HX57/ M72A/DX50|C04PCC4Y)/SZU)17"S30@? *GTYTEN8\,H|U,90@X"MOBM. M"7X|Z47L%KF?AO3I7)W<(MYCCIGBNKU"#RANC\,XKD-2O4W.L@(|/Y M5UTJB>AO5J,6IGWENT^6K,>-X3D5KK>(1U%0RJLK=.M=*.|H|07KO-SR,|2 MR31SIE2 :6XMD51C|QJ|UO&M|Q3L%V#2B(9|J->ES@#CZ5)(VX\$-4.P"FK" MN1&1F/-IO7TJS9:= <:A,L5O&SL:;DDBE%O1%3&36Q|/AK4-9=?@*Q=W:@8 MKL-%|#0VP6?4#ODZ|!T%=-%|MLFR(*\$ P!BN6=? I\$|J6%ZS,32?!GZ7*LL@ M^T3#H2>!70.0B|8P.WM3?M*O|<=,|=*= <5.3"+DD>M359T+C."TZTH5HD#E>O4TACYHF?Y"ACT8%5<-NQN MP*MO=*&^\$!SSSVJ&6 LV] < C0#\$/!|7.:E>8J\$PHV#|@9Y)Q%=>|X|LUDLH|I>61L'Z5P,?|YKT: KP/"O\$>6HRU'UJW%@D51C(%7(6- M:&!/ED^M^*^0W2DEZ*?2G2'YE(96E)/Q47>G M2'+XKHC3Y=6|N|EV7:A7"U%86|6#Z5J=U;VC/(D3E0'YS MBG--*XJ|FF5C M|G#LY^|\$4G^58VNS=R44/US4D1?L|&,#KBL|0=*=?5|15>?*7EFJDT-S M6X=S \$"*|TG3X|+T|+9|/|XR[>E:)65C" /*YI%\$C6*(.:88ACCO6E80EW\ MUOP.E4:; (3R"-.\$7K6WL|N/Y5/.85#9LD+* &T50N|P=>|4LLA126X?-|Y|L|U%:@**BBM"|[@&9S6E%;NBY:-P/=<"LMR MUYC|>'MBM*(%2N.?H84+ < U=10B>_O5) V68@2O/JP'55Y|52BF>1A'& MA=ST"C)JY 9&I2*";:| L;.5:@WL9RG%,L@DN|YV14/+|YVJZ=\$U #BRF|Y MJ(Z|S@|JE=-S2*0GR)ZFL|F :. J|I|E|LDN|KZ: MY)53L3VJLB@<#):IO*9N6X|I44|;V<9Y|;TJMC-ZDR1="YXJ|U2"U& P+> M@K&GU"YO"5A4|II|O8 ?/*Y "E|JP+EB%4=S2'8E6)5&6.*BN+Z.V0LSA0/4US M^J^*H;<& AW<|7'7NJ7%|Y.DAQG|N>!5Q@V9RJJ|T|V>+\$YCM@&|J|XVX MGDN'+.V333SUI,5T1@HG),EN,7*C|XJ9,AU|YJ,|4W.:UNS)HD:X8C|IC3, M1UIIZU&|GMKA+B"0I*ARI%:)- MDMT'4:5X2N+DB2|#11 W< M8H VHW?/0T-|+F27CTQTK,2X^8#//|:NM<\$Q@|T|5-BD|C_+/"HR9"6|8 M-.Q0F,*0.Y:H|V|ES@R,3|T|W!&|V2,|4|<5,:3Q* MV|(|TK%7)0#R"!|BHY(1'AXC@>E2)+SL8=:4JN?FX X% ;F3J|O='GBQSMS MSZUY8 5.%>R2QKEN,YX.*|JUFT-EJL|:@|LC|Q77AY;H|_&1T4BLO-6 M8STJ|F14T9^;G|ZSSRZ3NC/%1LV4"-GI0V 2*0QO;%1L>*<6%1.W:@&0> ME-QFGN1G&*CI@./2F|Z4FFYYH #UI*!UYH(I%"3J,12 3|: #10:8#12' M*7%)0..|.7K2#ZT4 *!DXH/M2 2D)P*!#:#*6DIC\$-%+CTYI/6@ S12Y|I^ ME% M0=/%=*=*0RD|. @|Y7KBG;P.M><|N3B7G|FF/.<%0F7%(.C117V@9..H MELK33;06|Q7>^!O#D*V2:M>O+|NUT: M4|>.V6VF=8F0G,6X!!.?ZUT44D|3DKN36AD77Q)TVSU V|MG>^0&VF<*&?& M+O%#CK6C2:G9)&MRL1F62,8\$RXSSZG'0UL?AK2-2#.|(|JT: ?Y% M<7X|/75K8O=-:| W.R)26@.A&%'ICC|*WES=U"/>L|X8B1?|R+*!6XD!S^%>9->-%B|4Z MI)&V|=,M+K MO%K4|>EG+R&21V|DFC^%6W!MU9OL?0NF:UH_BJT|C7S 1GRKB/#|W0_45S M/B'P|= -N! <6VYK>9MH!Y*^T^E8^B.U|JEI"=@215 <|\$(*O2|717TJ<, M0 ",^H-#?/%WW123IS26S,OPWHL,%FMQ*@9WY4'D >OUK3N-9L|67RGE.X# M:02% ^M3Z?SIJ|_US7^5>? WEQC>Q/))|K.I|V45R|2Z=|VTY(YMHW!854^Q0\$ J|2J0C5Y9=PA4E2A116TE_9H(V3YI(U' M!J/2N4MH9|0N8X(OAG8**|\$DN).DUN;R IY93F4\$D8Q^ -0D#*0 MDK|'(|B:R|4XNHK=3>E5FJ4N;H:T4.G>&-W.?F/!&7D/H*H'QG'O^6R; MZF3! E6:XRNF,JQP,Q"1Q J/U M,M/#EO87PNX)ILJ20F1C||5SVC6Z:GKN^|P|^= (P|1|A^E.4Y*+W8HTZ< MFY+9&G%XRC9|263JOJLF2/T%:|%|J|E|K|B)X=GFD?)+C!SZ-4VJV%|I|D^Z&-

M/+C+*P4#:@9K\$|'W+O<7,&28]H?'HC1S|B&&5HY M%VLA(8'L13#<(@R35WQ;F+7I\$A0EI\$5SZ XQ_2L=;94'F7+ GT-
<4X|LFCT(M2YHJ0)KF6=ML2D#^|:B8QP?-3)(|TR: ^+?NX1A?45 L:CYY&S|20-DC2R3 MD8RJ^E-9HK9"SD
U1N5|9|N')/3CM5'RY;EM|G|/4.5A6;+QJLDO*0*?3 M-5EL9)6WSM^&:G62&W^15YZ<4YEN+D84%0:S;N7813#
N!C(%(B37/ RHJ.W MTX)S*M.2(M@MUJZ"DAP) MEY.0*D6-4Y/YFJ.H:O::;%^<%O/H-
<7JGBJY024@)CCSBFHNP13C'F%O_9S01C%!.JQ5:6YP<+5I-[\$-I M:DKNJ#).*J23%LA>!4, 7.2Z3*OE M2,T.?
FB8|'Z>E9H1F.!WI^S,P>M3*S5F5%M.Z/3M+UVQU>'S_ER#|T;GD?X MUH@*[!8#>X->0*6#?
NR0?:MS2VU*&176Y94'4,AN M0?K51Y%6C.*?97 O\$PS?,!S4C01J>31,UA6:D,^E*LPY P.=J0(LB1E8L3S4R3JQ
M!!ZU2SD!A2K(PY(P?3%*Q29L1_1,8PTVG&FXYH\$(:3MFG\$4G>@!. M:0|=Q2\$XI_(HO2FDZ4))|:0|,<>E "
<4G>EJ#0,.O-+3>:49H <,>*&X MYH I3S0(92= ^E*>*3&:8PI#UH|FE- #2.:*7GUHH JBD90N6ZU1>Y-@' IL
M|Y8X!XJ*.G< "O/4;+D&Z1MJC.:Z33:\$1J&<#-5=,T|RU#OU-X.T5K&-C M*4KZ\$Y*<,5T-Cl>FZA8K,B'+9!
(8'_.*X^68)TEEK-UILJ>"7KJY&Y5OJ*J M,TG|R)E3E>Z|34DT36::|VP1N3GY98WP/S|5V&|K?2]JXZEHX:A 4E=(H1_RRCR
3|^\M6JD(7=<2)4ZE2W.D MK'8 ^|J&32)
[9"!%6.69<|FZ'|#^5<9XT^& ^NZCXANK[20#/!M<)#XDU#2]2% 8730S+D<|J17_@1I.61M(1# M!*YQOJL|M%.YX!4E3^
M/44^>+5I#5.<7>).T/PK<07L5U?:\$2\$|DB#9);L3CCBM;Q%?K!9 9E.9)<91
MEK.D|474L/R11PDCDYW\$5ARSM/*9'=F,>23G-93JOC'E@:4Z,Y34JG0/[3/ M09?:]5<0,!<1+MVMT<=
<9|= SK#MO#.IEU1| M=8AW9G4@?D:H.3XJU#3XO""L|(Z++DE?8&ML>|AT.VOC5N09R1 2KDZ,WS/ M1BBJ|-
<8S|>O! /ZR;?6=:L:867V5B8QM5GB8LH?6J6D^*+K3@(G43V | MOC@K#75IXJTEHPSW6PGJ/+ZP3"(|; M/^K0)?
J>J*8/FO=EVG-X102YPOT P*QGD>X:=*V!Z57>6 M* \$LPZ5G37TLYVO<+ZUQMZW9UK:R-*XOH+9< Y(K-
DNI|HD9V15=1&#F5MS4 MXF20@*-BC06:D6D2CR81ECEJDB\$ER0%!/5/7I38:5|R06-.,> #T|J@NPZ"R MAB^;
[S&K8('.*@|Q8QS4F2R *?UIE(65| ^TIBHSCICZTKRP6L>^=P *YK5O M%RH&BM.OK0DV|0-1U9T%Q>V=@FZ.0
CMFN6U;QA)*&BLP%7IG%G?FNB-)+:VH4^0'H:Y*L^61U4HM/CD" M.=Q *D:ALD\$X//!H N(Y# #H:=
(M09R1==RXJ|I(QSD#)/BK2,6.T4BUM M8|FFC,5Q)&1RK\$=*630|!^M2+ ^ MJ|MUYIR|)IDBGA^E1,.34TGW*A-
(8P)*9 .I#T:9Q5"&Y-%(11CTI &?RI M.V*4^E-:0!FDSSTHQCK10 T)*3M3C24 -Y|<40>@4QB8X)*<124 "#UI>UM
M29R*0\$|TWM3O6FYXI@ XI13,T|*8PHI, ^1%(*#TL9D8 "NCTG3|H#N.?3% M%<<4=|F:PPJX&.54DG
)Y "BBK8113EEYZU3DER,@T45BSH2*%Q=B)22:Y;4 MM0:X72R.#L4Y-%:/L805W<|T*\$3:.3 M@5=L+8NWG/|
@***F1T01:N6Q|HJLTH1<9^M%8LWBWM^ 3S1121:-&%)3![5,TP P#115H3*[RLY]J/4P\ M#)
(HHID\$;7<<8/&34!>>Y| =6BBF+|++=E1QP***:\$|"E).K M99FX|S6=

<:J!E(@#VS110V9F8UPTCY9BQ)*FBCFEX52H|T45DV7%7+D5JBV!3O_XP.|%% P+1QJ7E< #U-9&H>*
(+92EOM9 6BBKI MQ4GJ9U)N*T.2O=6N;|R7XW/S4N,G%-%42+D"FY| MZ** %W9/M2:@O)(%-%-*
!|NR(9:OJ\$ZCO51G9SECFBBNB,4MC|R:\$HHH|B0| M4444 '>BBB@ HHHH OZ:@LPK,D,C
BBBF!O>J.&OZ#:ZY:QYEB7\$P4=O K5Y41117?AI-QL< MF,BE)/N)B@,5!/O1174<1HV>NW|D<),67^Z (KH:/O=!
(56ZB|H WEY%-%92 MI0ET-8U9QV9NV|Y# GRAPHIC 4 image_002.jpg GRAPHIC begin 644 image_002.jpg M _JC_X
02D9)1@! 0\$ 8 !@ # VP!# @&!@<&!@'P<)"0@*#!0-# L+ M#!D2\$P|4'1H?AT: 'P@) "XG(" (L(QP<*#7J#A(6&A\XB)BJ*3E)66EYB9FJ*CI*6FIZB|JK*SM+6VM|BYNL+/#Q,7& MQ|C)RM+3U-76U|C9VN'BX^3EYN?
HZ>KQ|O/T?;W^/GZ_10 'P\$ P\$! 0\$! M 0\$! 0 \$" P0%!@<("0H+_10 M1\$ @ \$"! 0#! <%! 0 0)W \$" M
Q\$!2\$Q!A)!40=A<1,B,H\$(%*1H;!"2,S4O 58G+1"A8D-.S|E|<8&1HF M)R@I*C4V-S@Y.D-
\$149'2\$E*4U155E=865IC9&F9VAI:G-T=79W>'EZ@H.
MA8: 'B(F*DI.4E9:7F)F:HJ.DI:G|*FJLK.TM:;WN+FZPL/\$O<:R,G*T/4 MU=;7V-G:XN/DY>:GZ.GJ|O/T?;W^/GZ_ JH # .
(1 O\$ /P#W^BBB@ HH MHH **** "BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH ****
"BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH **** M"BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH
**** "BBB@ HHHH * M*** "BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HH MHH **** "BBB@
HHHH **** "BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH ****
"BBB@ HHHH **** M"BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH * M*** "BBB@ HHHH
**** "BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HH MHH **** "BBB@ HHHH **** "BBB@ HHHH **** "BBB@
HHKG|9<^&#|K M1:EK%O%,OWHE)DYO+F*W@3E)7"J/Q-C: ^C-1616UWM&66- F7ZKU'XBM2F":>P45:@:S MXW|-
>Y&BU/6+:&9>L2DNX^JJ"1^50Z-10/"VOW"V^G:O"/"Q2*T;?0!P M_A0M=A.44-G2T44C,J*68A5
R2>@%!0M%.XKN%*JKD|2 M;:70****@HHHH **** "BBB@ HHKG|0|<>&+O9+.IUTAN8CAXV;E3Z% MP;MN=!=17-
1?+\$PA,P5?@#T^>7: .NBAFBN(5F@E26)QE71@RL/8B@2DGLQ M%<% PHHK@O&_P 3[7P5]&GS:;-=+/)2Z2!0
21CD2^, _&GC|2?UY9: M/H336\$>WRIA8R2|LJ|3N!QU\$4NR9%11M>2V+OB'X5A|%>*Q96-S(1+1K/\$S
MD:TR2,\$CT(ZU)>%K^: ^|Z5?WC?OI:..25CW.T\$G^M?,&HVNL^, #>>KJ M&7 F\$<(W">
(=9U7XH>H|LY&^RM,8|2(DA\$09S(1ZX|)X5Z1: ?PY'9 M!+J^U&6X(^:5'5 # [+M'/U)KA?@9&C^/9&89*64C+
[" %,FFIWL RPVT*EY)& KYBO MWO XH \$60V43+J|<*F1Q# "O&YOPY^I04ZN:42:J:\$8;:L^B?>HW&K>|)O
MKHEIY;93(OZL1OG|<9KC C+XN L7P^&-M).7VH@JVT|V%W/X|SKNXUL#?A MO\$9 +LM/M@"S=D1>OUXKO?
P78W|Q)%)UXFU& G3|0.D;&KRRM+LG|1-:QW\$B8 U98GY? MP 'XU|=VW 'K# N# ^5?.GOO .2AI UYQ?
S:OHNV P"/' <|J<7>G?S9G2 MBH5917D2U|S?&89^%)R/^F,7 H-?3?,WQG .2D7..OD1^>@UF CC/ XBNT|>"|/1%6-
Q:Z?%;&ZURW-OJ,BL98VC,9'S M&5/3C%: +JT9T09M|JRU(-|>>&#DO@U+58HYQUAC|D%M5-
X+35XV%G&9)R|:OA%|QG+ |^E9 P.+V: ^ M^&6FR3N7=(Y(@O|*LPZ "OGOPQH5YXG|3+HMI.85N6/G-
G@|IW\$D=|8X'K MBK::GR(4JS5,,TMSZ5V/>##WBB|GM=*O&EE@3S.GRYQD9'N*72O'GAC6 MI;N.QU6-S:
(9)BZ/&J*# @ME@!C-9?A7X:;1X,O;B L+J|FEEMS"PN&4@#() (MPH|!7@/A'P/XI|5KHT=VUM%<%C.P)Y1?F/<|
<9|TMY**|?B\$JDX13DN|/Z M?B|X%*|/F M8 >V^;Y#|, 7'3WZ5VD\$|5S!'/!(DL,BAD=#D,#T(->%\$KX7 M:-
X9|*+JNE/<+) Z)*7W>8&..J,#G'3BNK^|E =->"9|:5RRVMVR1Y|*0&Q
M^9|YTXZI|T|J34U&2W*5KH PT7XE;XM2N+UH7986AW^4)|V>#LZY|;L5Z/KW MB+2O#-@+W5|K|/LXC#:&?
+')OA03V-?6G /)> V&7 |0S7|QW .1) MM|A K^3 ->HYK4HO| KH, O?J:|?| .NN 'GAFQT6VU>?58EL/D\$P':V^ M0
X.\$ONZ^U1> B%X9|37?V33M1!NB,B&5&C9OID< A7DWPR^&UIXNTPZOK= M|U|:ON8(+:-R.G)R>PR>
*YCOMH0|!>/%ATR>39%Y=U;LO^9.> 3WP0:O::3 MZF?M|G|/1+0^IV944LS!549)P
XN| ^+'@NRNFMWU@2,IP6AA>1?^ @,|^ MS B J5U|!-B|L|S(+J2.4KQA&!)XX_ &L+X7^ "VL^!H|_ %"RCO+JX:19
M7=SF+!(&#O&#Z|TM6Y>1M*:O&,>NIUB %SP,|!1K@R3CFUF' LE=|JNMZ9 MHE@;
[4KV*VMAT=SU]@.I/L^*^/1NEU|2HFWBQ6U/E# ^?N.|<,:3?NO?+-'@M+* M" 71C&Y&E:Y#
GM(WV P"&)O|+YK|3T77 @7%MHHM|U1>(Y|K93P-*|R>=<7\$|UQ=0|8%@<,J|(<\$DL."3
M@=.F*N% ^9OH8ODE.*IK5;GJ|15M |||J111C<NP|J/4DUO5O|7_!5O<&#Z MH|FTX+O0.R_GCG|*XOX|>
(+B.2PT"&1DA=/M\$X!QOYPH/MP3^56 _#GAWX86_MAFVAU/4-(N+Z6-<2R7RAE=#IT0B)
[.RJG|R*|,^&FF^%|4OK 4 &&HVA96'E17ER|UCDLYR03V M,M)MNI)+I?| -C4 ^2G!+=I?
DCVK0OB)X7|W0M=/U1/M+?=AF1HV;Z:@.05 MTL|5M |||J11(-SN|!54>I)Z5|W?\$/3O"VG7VGW A*^M/G)|V*SN
ELN"K M#!)7|/|*BAL ^%A "ZSAN|EX7OK>,RRHN3N4C/N5-3>|6UNBX5'S|DO70CO M/BYX+LYS\$=5,S+P3!"
[K^>,|^V?# C3P XH+II&HOSRH,M\$RE' |=K \$CW% M<@/AY|,|^@^SZI:-&8C:TE|J|EN3|

R@'Z"O\$:\$6GA_XP6L>A7:S62:A"#+ M'(#1N0"-PX(PQ%,.LE'N9SJ5(+FE,T/IN^O[33,.2[OKB,WMXQEY)&VJ/QK
MC#180!(G|O_M23&<>8+;3; .@Y 2N8^/SW@TG2%3?|C,S^>CIOP-N?PW57 M|Z=1,]1>.VEA5 (TJ3:MH+MU/8;"_M-
M4LHKVON(JBVE&4DC.0PK*0>_# (7VC5M1C@D896)071%I8V@ MCP?+#+>8UI80RS*)&RVL^_ CBOG P
%II'BOQI=ZEXRU*!(<&9A<7 C\$KD\ M+DD< =AZ"FW>7+\$)S<(J^I:/M)^*/A#6:M:6WU58YW.\$6XC:,?0\$C&?:-=A
M7SU/4-(\$1:3:WWAB|TX72RA)8+2Y5|Z\$'YMN3T'('1,11^%6L3ZUX L9KJ0
MR3PEK=G8Y+;3QG,4XZI^0HU'SDK:JCM****#<**** "BBB@ HHHH **** M"BBB@ HHHH **** "BBB@ HHHH ****
"BBB@ HHHH **** "BBB@ HHHH *M*** "BBB@ HHHH **** "BBB@ "&ZN8;*TFNKAJD,-)(V"*<!*DGCVJEIGB/1
MM9MA<?:J=K<1GKLD&5]B.H/L:NWEK%?64JI."T,:1N <94C! G7C6H?_!&G M++:KJ2\$GA+B#
<1 P(\$9 *E=W(FY)7BKF)XV M@D=QS^=>@?"O3Y|KX319W>X1W0G2,-VC8D?EG)K%T3X"V%M=+K&JO>(ISY\$ M,?
EJWL6R3CZ8KURW@BM:>.W@C6.&)0B(HP% X%"BE!Q?4RA&:J^U:L?+?@W M5G(\$)6U)&1(7>VNAC)53P3^!P?
I7TO!K^CW5H+J#5.*2W(SY@G7&SKFO& M?PQT7OC+JJD9/4,8^TP@'>.VY3U 0^]<"?V?KOS,#Q# 4|3:G/Y;OZT)RY;
M/H2H3I2?*KIF-8/&-IXHUBTT[2J/M%K9[LRIR))&P/E)0,8SWR:JD|Z," M @.PM+O\$XW?
P%B6/(T!Q^%>1^) A#J A:&VU70+J;4&MV+LCVRHX.0 MZJ,Y'MR1|UTW@/XAWOC@W/A;6:95GFM)5-
W%J/&#E.F,>H *B.D7&XHMJL MI5=+Z(XSO|XYN 'VN1.-I<@BTM9=L8D<1B90|[D] >@/3ZUZIX%TKPKX+TD1
M1ZSIDM *;FY^TIECZ#GA17('GOGCO/ P"2' VRCAGO_J:/ # P"V41|U M60K5.?GE& Z'H?
C6QE|5^!-OLM\$G@N99PH1DE&UL "1NZ= :?L/AS|3M+@, M&GW-O:0EMQCM|3|M2?7 8#>S>! "2^#/#]EB]-
X3,TIE,>SDXX"Y.GK72
M4.*3:1LX>T2<1&CY\$17:X@T07!:^(YYIM0|I6#RW!F;82E7:>)KJ6=Y)%:W|VY|XJNWGG)P.G%4?& P*?
^\$R|1QZM ;'V0")8FB^ MS: NDG(X>O17HT:>7&B9SM &:<-(Z|F<*/+4:Z#J^9 9-C- R4FY_ZXP ^@U]
M,5YKXV^\$:>/\$+:LNM-9L|:HT9MO, R|9!W+BI= ^:70VK16_]
:)OCM^A,)3NDXZ>IXGX9'AB; L\$8|Y5@00/:FCX&6|VEW(O=:FN-6F*];MXRR
MO(@)^7=DDCC)X5%O=22M8R=.5Y)J|^IT'PD P"26V'UF | 1C5Y-|O^2GP M P#7*: T\$U|OX1|-?|(MX6M)%-U|J|K?
F.RJF=S\$|GU|:Y/P=)AX3|4 VS M ,/VH*KJL7V;9||CD|CT^E:M O>;I8CR ZE |=?-GP> Y*?#
M P!\$ %/JL VS|JZK%|FV?>XY.X|/I41T MJ|O|S20%RC%+N6 C- R3:1 Z|0 ^ABL7X! \BMJ? 7Y P"R+7=>,O#(17>&
MII'-T:4RLK"79OP5/(3(|6J/@#P5 P@^D7%D; |8T|WFE *L#:@#&,GTHAH MY7ZA.#=2,ELO^">)Z?| \EX' 89? P!#->D?| Y\$FT P"OY\ T!ZEM A(M(|/_/PD P#: Y/M;77V;|-SDDG;NW> 7%=>X|!?'|)KH4>G?;OL;1SB82>5 MYF<
C& CUJ;V48|5 P!1@U*H^||?SDXXQD^GK7>?A3 PE7B% 5&L29_9
MK\$T9M _Z\$G(X>M7/6: K1\$>SEI#DZ %D7Q9U7 6=\$.O=" @N(OB%8: URC^DVDTHC*G)& ""XW<>HK0?
C7K0TKP08 MZ&D\$!-/B4MKH&HOK|6*@GW(%<: F6>|2,60\$FYF/R>O6% C: M9806 C\$(K>!!&@| 4XZ1:80@ .?>
M\$77CS A)?!*H,M,HV V,)R#"MW;O;KBE'2I&71%UXN=|/E6 #FE|5 "L/B' MPC<7,4" G4+%3 \$X'S%1|Y?H1GCU
KBO@3XF99|OPY<2\$HP Q:@GH1|1^A MU|@RAE|L 01@|@|Z|LTKX 1?& \$&MV.O& .&&X|Y+?|+SL)Y3=N!"1G%\$-
)OLO-M5H-N,X|K|CD?CU8R1>*-/OB#Y4|Y8/ ^TK'(|A75> &IAKX#|1^'K/4,> &60 MR1*90MTV4?S
C!/SFN^|3^%M,16Z2=|/U. B@.Z.1#AXV|5>5O!,R"X9K' MO*\$C/3= 5.'H< S2BK|JPJE ^TYTKG9.3/? ^B>
(K62T" C5(B9/87NRS<-|MF<5Y|>^1TL |K07 #>O0 _P)|,PAJPU675),R|5&10(Q&@W<'C) M|XTOCWX7?|)MK
OJ*ZOJC,<(A*&W|S(|SG%O%\$E|8ZV& |I5|=1.4WKS|D#|0WA7DR3711^) 5 B7?GP?| +. MS|N,>WE=+>.6)R2L94MD-
|XZ^|8MM!9)KA7U7Q(|L8XVO0G<|,S'Y&O3 M=:-|*,KOAD:#=| V9458W!^= "HPK ^M3) OL7!.|VVAY+| ?
AGH/B7PW : MK3SW\$LDKJ8DEV"/| B/4D>00UQKV>FV'Q.&7/?G= M|%"KZWEDEBA|5/"9R'\$BI REE!"
^#6LGP3L37|+U#3M4> "&R. WBDAAWM*RM N)+AC|3I050?OOELCG= *3|O+KW. UI-\$OHTT?
63;N+PR/>=@#)CKM|QD M=.:|4^)GPNTKPOI#,S15Y)&%)0VLS,LY N|UX|#GZUZ?X| ^|MXYM|?>R6 MES;|O*D5
ZD C(*>@|UPR?F|N9HQ7BAI;>|HJPL6QZ#*?@| J|E=2/ &DUK!(QRS#RP5!/?..*|T^&>C^=:+12Z;XB!
M7S(O|1FF/,@*Y|2, E7TEH.A6/AS1X+TZ;|PCC)RS\$|16|DUP/BSX+|9
MKNH2ZAIMXVFW\$K%I(+WQ3U(&05) +VJ?|S6NOZU W2DZ<5U7|6+DWP?| M UO\$TL|0+%&O)=|ME
\$FNK|+Z5HVC2%#,:4,3V)D1TE|P,2>3NR< %|) MKA^ MW+|@O0\$NZ%|X4@(),+8%>NZ%H|OH&AVFE6K+
M|L5I#ECWR?SIK9E MP7O?#8T***1N% %%% !1110 4444 %%% !1110 4444 %%% !1110 4444 M %%% !1110
4444 %%% !1110 4444 %%% !1110 4444 %%% !1110 M4444 %%% !1110 5232 BU M2CL+9+YE*<+\$!
(1Z%N|J|10 4444 %%% M !1110 4444 %%% !1110 4444 %%% !1110 4444 %%% !1110 4444 %%% !^+ !FF>|
M.2TU#S\$>)BT,1>,GKUX(|7G* N M2Z67BV2!CG.(&7V@U|112LB)0 MC+5GG?A'X0Z X9OHM1N;B34,Z|HVD4*B->|| 4FO1***JXXPC'9!112* M"BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH *M***
"BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HH MHH **** "BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH
**** "BBB@ JE.ZOIM|-SVEIJ M%K/T2T\$?V:2|WJ|EZ7XQBU26|1TB7%J?+|^T
MDXBX^7C'YU%K'B_6+&YT/0KK5HM,NY|\$/75!|FUT|Q-@1,9SGDBE?|3|5| M|"G-+|?
SM^IZA17D|1^/M,BV!Y?">.:|TV|CAAO?L^O+F F W; "#C.FNM;
M|=-X|T02I-2TR9|A9HE^S82S91DX|O@>IY|131/ZTN)U\$OZV?F>E7|;Z M,87%|=OY=O;OF21|I.% R3@/-
#URYBO+C2K=E6ZCB\$#?F*Z|1E1P,8|A8Z0XL|+^?%^>KS7|G|S|WD
M6S6"6^"L, #Y6WCDM@>PSZT+7|V|N|U+|V|W^1|/17E6L^_.ON|\$FLV5KKT.C M0Z81\$ALC<-
=28R=OP=JYXXYJ. |,^|(9 #7A,|L(8,24 5N3,RQ3QD)NY7// M(&1GZ4D|Z|OOV (I|U\$F|) + (.
)G|5) 5T^+48M,DO=:-V8%H|Q|1,24K72HH-708|V|4MOGCB\$8,DX^4=, # KSR P!\$L=^'AIK2 A
M|=)-33R,Y=I&*MU).@."FOB2 K9 P"02DU'FM 5ST|4>TC1=G|ZE69?| M@GE5"WT|ZU.M:NWOK;.YM)XYX|)E)
(F#*PJB*Y,QU!X7L=+NM;UW3K2ZG|GR M(O.O.|GG;J9Z')/Y *HOA9H5|X?|V|O?ADCFD:2RFZO|L87Z|9 &B.M +^
MO^#DU)+O_7 #LR0H)) Y|95IXGT& OOLIK A/-?K0OB2" <8W1Z=J?B#1)&> 3U2TLWD&46>94+#U
|J2|UG3+|Q2| MN|0M8+5P"DTDJJC9Z8.>?PKS=0=|L \$'Q\$|,M|MM%+SD#>6A5LXSTZ
M|'J @"WT6Y^&D5UXC@MKBSTN>X\$3W,AT5, ^AX/H,OM2O|?R3^50 MEZ=JNGZO?;.0,>
|ASM+P2!P#Z<-Z8^LZ9|JB:8^H6JW|C*VOE7S",9X7.> M@ >9>|+|Z|XG|836|6>D7^\$|70M1M
M)2OY+FXOG6=2(2R82/> HX'OF|6LDOZU3T GVC4, -60.Y|C1112 @HH MHH **** "BBB@ HHHH **** "BBB@
HHHH **** "BBB@ HHHH **** "BBB M@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH ****
M"BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH *M*** "BBB@ HHHH
*Y020|J086>NVEU, +N#5|N6XD00|=@< %>ISC7CZ5TE%
M*P|C^A "NRTGPWK.B7&H2W=QJ3*-WEA&B" =ORWB7ROM5J(MRW.OMPR=POV'0)*T/\$/A*24|L|
|/N+F59!O|S@<>|B44+3|PV\$X1> G^ YQMQX U,U07^K>'M2| M|.H8.Z@EM!C.!@N2, ' &K>I>Y|5 X1|O5FDN-
|NEN9)6@&@CM@\$!?P MS73T4+2WD P30?J%>>ZEX|1:AXDAUL> +N+4R^T XE<9|E&S|OWL P<9|K
MT*BCK<)14E9G!^)O &I^(>O L"> W!&4> M.5 MXOM #B.5%K|WJ.IWUZB|?0VPMQ:O#EBQ01.#WYSB00**/Z &XG!|?
Z15NK: M,?2YK6*Z>=&X3&MP|ED8C,|J.M<#H|PX|0^'\$|G3 &WEP +YL#|2HR93GG+ M% B3G|U|KTBBCK<)F6828&
PR1M,|I MZQ|+EO#&E:#|VLR65K8N0\$|EN)A<3CG2J-Y,-N?T04>RLK6"S+F6U M2U7,
<C"Y|1C|YZ&NVH|I|BY|VLPHHHH+ "BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH
"PPP@ HHHH **** "PPP@ HHHH

MU30WES=1L"3D@+\$P1L=B1Z5ZC11<,HO9SGAWP|<.3K?B"^N&@9=1NA #Y9)9
M5"XPV0,Z9KHZ**1HDDK(****!A1110 4444 %%% !1110 4444 %%% !1 M16=KVL1:HEUJDT,LR0*#Y<0!9B2 ,^Y%
F|*| &BO*9 C/HQ# .GA#4; M*TE^Y+(Y#.Y560 P#?5=SJWB[2=(++XAFE9*2 7AV#+2[AE0!Z RY]*+
M\$*K!WLJC=HKRF+XT^7),3.GX7OK+3,D_NKPN6##U* ".ZSO3XV3P #IOL M|+N|6FU!6>WCM!C*KMYX/A
& 8!HL)58 IG545YOH'Q,AU+O%H>K,)2N(T\$C|L.>@8%5%Y|<|T|?7=9M?#^BW6J7C8AMTW8SRO/* M|.?
GSTOCCI|UV5!*E>X45YU P)1K' NS A'2M8 LKR WD>6C7RMV=V W M7WKT6@49J5|= HHHH+ "BBB@ HHHH ****
"BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH
**** "BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH **** "B
MBB@#OWOKK=S#XHUI#4M=UG23!"AT:"P#*ERQ7)W%60=WS<8/3 6KCO/J>CZU M|/Z|<7T!O?
#018D1RK71,Z5/J^O1>,"3 M7|5MA?6= TUQ !> ,|<5WOC,O+9>=\$= #M|R/MQ=3>,(|7S!D"3: M?C8XXP,Y(&>
<#K74T4%1M)I4VC?1X/"NE7UE>G5+6TU|+|6|8|=U1&8+M!&4'.G|5=L %&GZ,WBGQ<=
KC3KW48\$TW?"4#S!S(C*CD_C/XU|'1 M1%1!K=W?ZCY^M"\$FU&Q|40R8!P!D9|<,>7PD:Z
M6Y|402Z6+*)=3D.Q9581/G!B&.NT8^8<&O3.*|ICC2LT|'B=UJLGA2,O3.W= M|).M7.H2W5M?/I CK>0D?".@@#/X#
:EXGN=\$N?"%J|US:6%QITJS)% MRQM,3E?W:#&[Z#07K=%P5)K9_U<|=|=OK\$UMX%WJ+EO?7B7 EFO=K7
*T#;+Q?/X_L/LVK.M^|U4V|S:7-R|*J,O'E>6\$7CIAV'05_M|JUR.PF0+XBU0O,^(391:
,3"8S|AAWZXYZ#|@5|911^#6,X'UW5|WQ=IL5SXBG M"6 M207NC70^5SJ4@"1X<(0" M1N()..,|Z! V5SS7XIZJ/&NZ?
XOT*/|5=PSEII%ZC8QC/H 26:HOB 8M MHG@KPOHZ,7BM|HS|F9\$
S^6J/PIHCO"O3#30">FR33C,EO<3HTC#|D3 M8 "NO12%=-|=?#^UCU6"VL?\$\$,C3")#F/+
+D.V,KM/4|TSALYOD|,|&% MVUMD^&|2/.8X)8/0Z=CM&| @)/2MWP3>I,:
#72+N^E6**&Q5GDC67A 68, STZW9=IT)%+2|1@|A6))|87)ZUJ \$CPKXF0|T MG00#5|9=)MH0LJ"9(RQ7
7=N89&!GZ A0:?=//L0FD' W M\$9ZX %CVJ70G^)VAV MIMGX0T>WLHB_0LJYOW8GS^3WS77ZE|O"6KZC/?WV
MD^;=3MND?|1*NX^N P%.!82E&RW,N|Z'G?@+4=B^ .OR+>6B6UPDT5JPE4) M*3 'M5#G!) X
KVB|E>"PN)HEW21Q,RKZD D5Y1X6^%Z=|2+V|O")",LT
MNFOHISMD\$BF,X#,C@!OO<>M>O4,UH*2BT^/|&@G#"/=|U|6FB^U:FKXXYM^!Y|074|83|7*>/G #A6B&<'G^M,N?
7BKPAX MANM5|36|MKAR".GUJ7/A.Q P"+ %6E:GKVCV%A'8RH M?W|?|Z, EH^)))(^*?@ MG!/_!1?
^CEK1^(W@ 7|0|1Z5XE|A);ZR54, +J =8L" Q (^8@C 8MWX3 M|>:UXO|
#WB#68+50(O|VDM|>10MK\$CIV>6^8GYNA8|?A0.:E>2MNT R'>*& M8?M :#AC JXAUI|WJC
82 \$S|JZM|F7|O#IFF,U2%*L8V,\$XR"2?W?B/PE!,W M<5|DRPS2* "V" P8%ER
PR "#F@4HN|NM+ H8WAK2)!!^ T6FSWTEZ88&"32 > M*>22H/T"X5#X|@|0%FH"7 >UR^F|S
M%\$VVOQC,ES@X|L5T'AWP?XMM B M?,>(M<\$5PLL+M||\$ZA8F%*1&%SDX&WD#|/XU5_X1/00X5|9.MJ/ANPL,Z'4'
M=EGN&7=\$&8MW92"">V0<4R>5|MK.7? 5KBXEUK30M,UC 4DMA.I M R,@<%E.)XLM,B=KF/1XS/KDD#,W
>@.Q"/"7^)%A>>(M=UJ^UM< "8F'R\$|/|(|OC%=-)X"|"ZKIVH>*4UNS| MFSU 3\$A\$J O5B^%>)OPW?UK+T3P|2O!
N|T2TL,ZPEE|I/*Z@*<8W %P02 M, C!%,2B|1YTVM?^ 1%#5|WP|IV@>%3J=T8/4WMU&,2S(#M|GV8XSSQDU
MQECKVE> '\$.F77A"ZUL R|+J6 ^\$864\$CCY#SGG@CCC|KU'Q?X(0Z|J>@ZK#
M=0 V)+J|*9#D*LC@ALJ<8!#/#/0#DT 3|KXKWU|:0WMCI|FCV|2H9Y@49C0\$;A
M@.)&>@'7M0\$H2<^O2VG /|2|**|D|PHHHH **** "BBB@ HJA>ZU|VG_LNK MN. |05OR'4 P#A+|" Y O "" P
37/%4/(EE)^J|1Z47.4DOF,= %8 MG "7Z% S ?| D% (FC A+|" Y O (+ P#Q|3|=PW /R/WHGZS1 G7WHVZ* MOA
A+|" P?| R" P#|31 PE^A?| W)? P")H^NX, CY|T'UFC #K| MT,= %8C "7Z% S ?^07 ^)H X2_00^?| ,@O P#T?
7< S|C|Z#ZS1 G7WH MVZ*O/^\$OT+ G^ |(+ ! "7Z% S 'D% |XFCZ|AO^?D?O0?6:AZ^ M|&W16) PE^A?| W
)? P")H X2_00^?| R" |+31|=PW #|C|Z#ZS1 G M7WHVZ*O/^\$OT+ G^ P#(+ |O' E^A?| /| Y!| ?^)H^NX, _)^1^|H|
M9H SK|T,=64++6M U%JEK=QR= Y! (U?K>S|X57 !W7D:QE&20%W"BBBK" MBHYX,:|)9Y4CC7JSG
%9+>= #1B#?C(|W|A6 202I3DEZMS@^LT? MYU|Z NBL3 A+|" Y O| R", 31 P)?H7 # ?^07 /B;/KN& P?D?
00 M26:AZ^ I&W16) PE^A?| P! Y!?,)H P"\$OT+)O (+ /O 'UW#?| (M >@^LT?YU|Z NBL3 A+|" Y O (+ P#O
' "7Z% S ?^07 ^)H^NX, CY|T'UFC .001MT5B| "7Z% P W D% P#XFC A+|" Y O "" P 31|=PW /R M/WH/K
'^= ?>C.HK(@|3Z+<\$.COXP3QZL@ ,@5KA@ ""#R" *VIU,-17A) /T M=S2%2\$ A=O:***T+ "BBH,BX6
1|E+&601@#U/ ULTFTE=B.25V BN5NQ,L!8 M!"4\$N|@MWQZX/X4MO,&L6N)F|J9&Z?E4L<.00+&@1%&%51@
4ZI4= MG+<2CLWN5H, &&"7S>X|>CW\$CC|F8B@V\$)N//WW&=NP+F3,G=W8Q|8JS39
M)\$B00(ZHHZEC@409P2VT%RQ2V)I&*YD#N|P"!C|JW<2/(R5@*=<6D=R%\$C3#
M,T|N9X SVD9 &|YU03@<&Y|X(Q I2?Y|T /Q XXW^%9.IA|R60G P2.>EK M|JBRUI&JL("TVP=")G#?H
Y|YT1VD<5N|M,4,2TSLW/HQ.1^|JM ,FC?| M/Q XXW^%'JN:= S|?^ A1|7#WOS+
|PYZ6|T6;>TCM2QC:9MW7S)WD +<3B MFPV,\$OF(IP6|N)"Y,Q%0?Y|T /Q XXW^%'JN:= S|?| CC?X40:8?3WE
MIY |\$7/1/HG A":CS|H00W,L"YDVY W=V,>V*)|&*YD#N|P"!C|JW<2/(R5@* M@_ MS30| CX |< "C^W. Y^/ 'P
*/.8>UKK| P# @AST=KHLW%I|A|H&?
QH,TC>V\$!..8.A\$SAO^@|?M?/?2|H|LQVD<5N|M,4,2TSLW/HQ.1^|HM|2.U+& I MFW=?G>3|MO.*K?VYIW_ #|?^.
A1 ,FG?| 'CC|X4>UPZM|RT| @AST MNZ)X,& "7S>X|>CW\$CC|F8B@V\$)N//WW&=NP+F3,G
'=V,>V@ MS30| MGX |< ":@.W|O, M(%& P*7M,./UU| P#P1<|L|Z|Y|&*YD#N|P"!C|JW<2 M/(R5@*=
<6D=R%\$C3#.T|N9X SVD9 &|Y8YD#ONKJ>A4Y|T,|D'=VW>6| ^9 M UI&JL("TVP=")G#?H
Y|YT1VD<5N|M,4,2TSLW/HQ.1^|J>F22|A>1U M11U| 'H<8K5H.6*U(|>TCM2QC:9MW7S)WD +
<3BFPV,\$OF(IP6|N)"Y,Q M%0'6!.P|D?@C^E|N:= S|?^.
A6/M, K|K3S P"!9<|+NBTP|K77W P#|!#GH|719N+2,Y" B1HAMZ>7,|?Y|2, C0UI&JL M("TVP=")G#?H Y|YU6 MS30^?
C, < "C^W. Y^/ !QO|*?M%6F* G).9V,GT8G(T6|I|FC&TS,NOF3O)^6XC%50|6GG P\$.>FW1/#8P|2^8CW|T>X
MDUKKI P# @BYZ,UT3SV,5S|=<@#|N|X0?DK 4ZXM|(D*)&F&W|Y MZ+ O:1V18QM,V|KYD|R?EN)Q3
M8,&&"7S>X|>CW\$CC|F8BGV|W,W0)@E5|=0.H "IJUC&FTG',H6E%I %8V2?
M//6.X5MV20G,5/MM/&|I|O|O+%-K)"3 ^ DJSD,%% M9 GKL<^GW5U<0M,FU=DE0MNP1V|/|E/T75FU:&9VMC,M%
(8RA,<< D*F6%JP M4I26D=" P" N@. \$E=|C3HHH|KF("BBB@|59D8,K%64Y!|P0|0|*ZP^K.5F W7/2RVI* =16S
M,X|941C8X51DGT%+5+6"5T2 8!%M(1 P|FOM9RY8N79|CZ63Y8M|CS+7 M
.GUF^:1F(@4D11YX4>OUK+HHK|T5)59NY|11117Z,?8A52|9|W M|=R>BBBK" N,U6^>JN| ^8^4APB|OK79,
<3Z"O/ZIC)M1C%,| 2.2CW"B MBBO"/" BBB@ HK US6|T33 M30M,|2+%'&I W,W09/2L9 & V^F.I =Z61%|F
MIYC|R|U,P8,|((<#?TK%|I 7BAV.KHKFX %T4GA,^V|L)?|G|+O^;S=V M N>@V>I66B2W#W
D9HUF"K&:!RY|4|ACUI 5ZG,K|YA8Z,B MNR/4P,FTXA7,(W|<7|OY|EQ|H|YKKZX: P#^0C=?)=7)FJ MS.35
)=65C9_02*1%-%>>2%-%-% !1110 4444 %%% !1110 4444 2V|E MM,LT3893GZ^U=S#(0H(Y1T=OP _\$5P
=Q|QSIMM UR7^5>SE4>AZ,|D|M% MFBBO,|3|O<:>ZC*@>1*(P?7Y%,A
X|E6* @#EBDFNEC3.T5F ^YS^7YH|X*W|*4&JG+=+OL U^C=V, .?2BRM&@TP026<
M^86N%8R@CDE07ZT|76:TO,FWMD%|>3@F,2*?+3|YR>?"V?|0C T|*T+
M0>6SM,)EXVG!&/3U|:F1:S8RM/BXC6.%E4RLZA&)&1@YYKO^LUVOX::WV,ZW ML|>^O?

Y&O/I L9.6D75WIB6AA.F^5.)=S.LYE.GENG?6K/A 3KZPFOVO) PE MC+ +JC? +?IXSZ=JU&OI A>[@4. 5)D W_L
<[YP:>JW69H3/\$)57E95.57G"4"27D^NKUW I\$NT:/.NV 7SL:TXI|FV <0 M7S0R1".\$/|GFE^A0 DD8X/K5ZRN7N|<-3
"8E8DH&/)7L2.V?2LRYTV6^GWM M:PP8B#, ^%)EDOPI(Y@^O7BIM%@OH? WYH4J@599?.X#YR#DX/0?H*JK3
MH^RYH635M+W^T^ON"2C.ZI VRV|HR .(?.#2^8STOGUJA=7IKK4%JDR001 M1/B@D1>.R7LG P"\$1BI7&9?
NOHP& 'ZG%.&C1+?OWI *K>N4 M4' CDORC^M6/2H0JHW= ?16B^7. DA|JBK_UK 3 ?1#NC7SHITHS& P
MRXZY'K4EH)X%EFM79JAE+J/ M|OV.N/R8C*B=I.?UJB9.\$1%64 ?1 U?OUP%=? JV^AK@*7?L?A M0|W?
9^84445X1YH4444 9?B&U YH|L(TU 1)*CI TOE|N>S=C7 #P?KXU=YI 1%IFG3WLXE5+37K M2X%UYZO9&U"&47+
(H4.J=P8C!^M==&K5A#W%I? " T&CG|?PO?1^*XW90 M (\$BWI&X?1? 7.C<1?FSC%54T|O+9>=\$-
TBWTL#YHO%2XC1PI MHS^=G .FGGR/J/M?/ U/Y?WO./EYYY)*BNM:L+6ODN M,\$.O=*.6H?
M^4L=F!^I/W<@G/KGWJS#XATF9YD% KP*&F5W M"!<-2>.X!?"
<5H0S17\$*S0R)\$XRKHP(8>Q%15JU#DDK+T 7Y@HHHKE\$% M6%6%.17H>?5Z#7M95JOY?J>E@?M?
(*X: P#^OC=?=7)FNYKAK P#Y" U MUU?^9J|T^"/K^A6. ^)&7HHHKPCRS CO\$/BE !N|>
VK3AU|R=@^WR8JP7<>#G MD^W2I+SO&+75Q9+.B2(2010+YN#^*2%(7'(XYY'XUAZE9.Y+JNML= ^VPWL8
MMXJ/MD<>R, I>L&^M! MY^J, J?9^90W@ = <9^TXI:Y 0= U.RU4BX|O+1\$D0@S!HW^?JWY. (O'0? MC5/O'X?U*
/UJ1M/C1L2CCBOFWA2FUQ/W/ ^7CBL094W4Y>R_K?U ZD:G8 M/'
+ZV.TBADC\$HF!&0, Y|Q6=K.02Z=>VUA9Z>J>W" LZO"41@*.I+&LDZ M+?0^+ \$NK+3A#, &5?>22-
XV11@0105015WQ9JC.@MKT&/5"NX9.Y|DO'C! MSD,AUR/G&C34XW= TU?Y J|O0?B!%.Z, HJYITDOVHRK)&9 IB,>
W8YZYI M5>1^,(="@M9(-8WAG3S<+)LVO| T/4L61!X/NX1X?MY(4EBB.Y, J> M8 ,#/).*ICPEK3>M4AN(A+>
(K2S7S%YA20 G.<#/H<BNE4I+=.Z7|/W= ME|WY#T.DUSO1K=<-N.770\$USHDDDAT>.:R
MB*B6Y|U4&6 NJ>6ZU0UN+7|0706T3I=IELRO!\$MW\$'<#|SYR3@YP..!K^) M|%U36+|20+ +\$9PD8@OEO A@
Y(9.6H!-)MHDF?S)50!WOC<<Z>H00" 371B.7.H,OLVO? 9=M3U! M! L4UTZON,TH=A=.Q5Q^2@ C4J1"JM?
ZU9=@HHHJR@HHHH **** "BBB@ MHHHH **** "BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH **** "B
MBB@ HHHH *XCXA#C3C_UU 9.|>N?1%NE/J>FJ(1F>(ET|JU^?2N# J4 MJN%C" & 3N8T4K*R,58%6.P01@@TE?
GAB%/% % /4K22!AB, M+*LTJRI0^Z2.0|CDUEC1,197GCCM8F^U1SI CG9A5*D9VC!.<*Z"BNFEBJ
ME./I '8M3.5D6STZG.MVBAX^LW=V|?/.2*6G69M5E9 MX5CDD8% B+AY=W&,DL :NT45R3FYR P!UCTH=3.2?
^@FKM,F57AD5AE64@CU%?.SCS1<>Z?YTTES1/-%*
M*T=8TF2.UHW4F%CF*3LP OK.K|T|4Y4IN\$U9H^*G"4). MT%/%/%9DA1110 M4444 ,.2S ,L2"5@
SA1N|S3Z**;,>X#(H8H%*P0)&I8A% !)|/4^BBAM MMW8|1112*O.*Z|J|^?F/ "%4.ZGP?
H|LU 'J\$1%88C^|R/OM|>PKKP5 M&=.O&_5U7X,WPI.52K&,>YZ+1117Z.9?15>YMFGLY%(AF,C9|C8Z?BP|Q
M5.Z69KBR.6|8LO.N#CY?I <<^OS%.BI|EU|OS1,JOZ|EFBBBBK*&O *MOH.X" MN ? %.?
0UO>H6C6MRW|MC E3 20(S2#<8R6R/QT6TF5****(L****, M7+&74|#0+*%D66>,HIZL9|I(C)XV?
E:N27*ER64|U^?<#GG.0>YJ MC PB,J?9A,&6S|N*UN.> M|9.S&R|I(V>A'/307,45:O
1#N0!CFMW3(J#3,>*^C\$|TJ8DD'0C|ACZX&:MT M5G.K*|LQ!11160!1110
5Z#7\$V%HULC@4|MDU%/%>V>F5|:W.&>|D8@B.82+CL M B+S^*FK%5K59EN+TR|MC3 Q9.?
E|M!QZ?&JS44|C (ON.? A%M& YI M P#R* |C1 PBVC?^?)%? &MBBCZEAO| GW|D'U>C (ON.? (1,10| MGS |B0|
XT?|(MHW /G .17 P:V**/J6& Y|Q^Y!J7H R+[C' .6T: C MS |(K XT?| "+: P ^? D5 P#&MBBCZEAO^?C (ON.?
A%M& YI P#R M* |C1 PBVC?^?)%? &MBBCZEAO| GW|D'U>C (ON.* H^CV+H.U1' M,C M "+|C' X1,10^?/
BO C1 PBVC?^? D5 .V**/J6& Y|Q^Y!J7H R+[C M' X1,10^?A|BO (T?|(MHW /G P"17 OK8HH^I8;)|Q^Y!J7H R+
|C* MB|Z1"X9,)1 ?9F\$YUK1 *R!0 1@"DIR?ZQ?P*UIT:-/X(I>BL.0IPA|* ML7****T @JM=2RQW%DL?W9)BLG&?
E|MS^(%6.KW%P89|2,*)Y3&3Z?(S^ MRU\$ AWMM^).EL6****LH. |JV^AJB|2|5D4,II\$9J|P#JV^AJG1.ZLR9%
M,Z59\$Y|C P>^) 9 E P V 'V P .NT5C1JH RKIC|V4|Y440|)LO^>' M (^W^ 'JDV7 #P |?,-
|H|1117H RK|@|E3 E12 LFR YX?^/M C1 9 E MSP |?, &KM%U>C "K|@|E3 E12 LFR P">' C|?XT?V39?|V |I0|:NT
M425ZAJ^X/94 P"5%+^R,+ GA X^W^ 'JDV7 /# ,? ,&KM%U>C *ON#V5 M/^5%+^R,+ GA P"/M C1 9 E P V 'V P
,NT425ZAJ^X/94 Y440|)LO^> M>' C|?XTHTJR|SY CO QJY11|7H P|>X/90 E0V. (D"1H%4= @*T*HU>K. MR6B-
8Z!5">)2Z2(&4D|\$9J 5 _8WU %D)& \$M2C 95D?^6' CO QI|D|LO^> M>' C|?XU=HK>Z01 E7W&7LH?RHI?V39?|V
|H|O|:A|LO^>' C|?XU=HH^MKT?Y5|P>RJ RHI?V39?|A QI|D|LO|GA X^W^ 7.*J|I^5?<|J|? MJ*7|DV7 #P |?,-
|H|LFR YX?^/M C5VBCZO1 E7W!P|G "H|I?V39?|V M 'V QH LFR YX?| C|?XU=HH^KT?Y5|P>RJ RHI?V39?|V
|H|O|:A|LO^> M>' C|?XU=HH^KT?Y5|P>RJ RHI?V39?|A QI|D|LO|GA X^W^ 7.*J|I^5?<|J|?
|J|H,:&W!\$4.KGJ1U .M"" 5+52KJ P!V.8+ 'OCY?+0 S|JS5>WN# /-1E0/(E\$8/K|BMC_QI|*L5 M\$/AWOO|
FR8|!1115E!1110 4444 %%% "P10JAOG=K'/MP" M|QJ.H9A"9?S3|XD/E?VUO
&7=430.3^M43+8FHHHJRA^XWTJK5I N|* M|TQ, ****!1110 4444 %%% !1110 4444 %%% !5NJE6Z|H*JOHOK5H
MK ?ZT@8E%/% .04444 %%% !1110 4444 %%% !1110 58B U8|O5B+ 5B
M@."T444AD,,D,RW"HFUDD" N<8W|.IS^1 "K"R.00F|(A\$MOYI^A|*DJBK%6!'.KP.1FK-4|A1110, **** "BLG
M4|JMJ|J.6US, YDBO^1(C*Y|Y|S^E. L@Q?Z2D.R9 Y9L6!KR|64.JE|Q|L M|#, TY/8KR?Z0Q|..3G P!8WU-
K40450L>OZC|0|NON9PVDLZ6T2% /F M,)9% ^8#)W?. \$1<8J*#Q#JU|XSN(K.1|TXVMR+2
JN)98612Y.K@NS+UQAOZP/#VBFZU2 MY\$|VJ3VES <6MHC R.B>.IM01L/X%Z+72^\$M3N 1L.P7 P|6|Y)\$CS1B.8Q@Y
M4R(K<|JY&#CFD 33=CH**YC3) 5|06|FJPZM)90F>1+V2" T*)(5S|N& MXEMIR%9< @#GFH9(M5 X2-
+|B/45MWL7N@.K8ZV MBO/+GQ?1WNJ>3KA?4+240!::0\$A SHODXVA?|MV|Q|5KMXBN=L \$J7K
MF6YTV3?|@|F1RC.(XQD|I|L P&G82|JZRBL>|O+O1?"\$MW=2?;,VVM"SOM |MR4+Z
%JY 5/\$N|J|1\$FF ,M.>XMK" &98YX29K^4F@R0A6&"2@Q|RW2D S M2W.XHKDM1U>?Q|6.680.735B..6*|[5A|O+
JZ*^X#Y=PPH#<2.8IUEXCE MAU'4X.ZWN|I+>+4A,)=*B*\$. \$"*QR&|S_U..C% FNMW)YES,7\$MM+)&#>4<@ M-
@<#X/XT#4D|C6HHHH**BBB@ HHHH **** "H|I X:EJ*? AH|R&BBBF(** M** "BBL ^|U&>PGS|H|UFO,S6P|UD/?
=&!NQTMW|KD #)! V "B|JZC9OJO M|H|I69?#978|DG|TKGO#>K.OJ&|ZP+O&T0P7%I:NH3R5D|S"LP!.2%4 MG.<\$G
H\$Y*Z1U=%>".2."D?|C?2E| ^XWTI%6BBBF2%6% 11164FMB&YCM= M3M9+*.1Q% (?GAE8|L|O|Z|J "DDX-
F|&K16|XA|167AW3I.BXFM //%%X M>2-8VEQV7/Z|@,J|(-7N9?|UY|JAR L7\$\$4DCW*L|O|H1"V% RL|Y.|G.#
MTH\$Y|1T5RNOZS<.?IFD7.MX|I9SLJ|W=U#&K|J2F5"J0P.6ZX4G|IU&.VL|J M>>|*
|MKFZDCF%R|5O.6|S228|@2*%8+N&=V N" "5...6AWE%<|I60#5 M 6" ?6T*+&4CM0Z|EOXI #SL!"D=?
F|(O714%)WV"BBB@84|?7ZTE*GWU M^M %JBBBD4%0S0K++|NS,3% (7|WCM88 (D A4U07\$#2S6K|J0!#*7, /< &7C
M16%1/X=K|FB9,\$1%64(W&^E5.M|J0|I56FA|1110/**** "BBJ|J7 U M&B6U|)9X+O%&C.1@|#>"ISCD@#MUH
M45PJ>(|Z ISW&I"WM|B^E@?5C\$ M@S"LRWP1L7?M R1CGIR*TM\$OK07+*^MH=8S|D03\$M #&S31.5<8XY OFOD
M+C X/0H|G445B>%|VZOK"Z.XG RD5Y #!(7 MVN5 >5HR S\$@..H YZA|CL.*XB+O#JMA=SF^T.SK*J6H
BC24.=@23: MR>6&9FRV N>E=3H|PM|S4\$@U&4&QAF\$J4-N^ O /&.OKD|T#4DR|1110 M4%/% % !5B+ 5BJ|6|O|
5B@:T444AD,,*Q2W#ALF60.1 =.U5Q^F?QJ.H> M!H|KIV((FE#KCL BKS^*FIZB|P|6W DQV"KJ?ZM?H*15=3
%.059I\$=11 M106%/% &!=!)M50\$GTOI,&@3#(J%DR.V2#^1K4TX0K.X@AFA3"UU%"KR.Y<#& IBD|L P&?
H0.U,&6YFM@|W,?9YLD P;|>, E7!0 MY?2777I^OZ/Y+2M|1KKKT 7 ,C? 6|33:<|

K&^HM=YJF&6 E@FAD6/MI(@H5ASSRH/ TUOX66SCL)+6!.'%JEDAS8+\$L5/F9. M1G*YP0%OR!U MJE=)10'(CEO
A\$;B&RL(M/74HDGL0FODDEM BZMYAD^4!XISKGM6KI&DR?>W5S:#3 62WT^:9?*>U|R2(LVYQ&^X M
DDCO05'5?#>J>(+#5#- &EN)X @ (N K-XP3GC. S M-#GVK?HH#E5K&7XCL9 3|ZC9PX|Z6!A'G^ C* J/5";0|
<2|09VEA75+& M+R7C*O REG#=<[@7'!&@K71T4 X|C.IHNLZK(= NK^"32,B)6N^R@2*ZE M/E0|^Q#
DJVWUZ85 "URJU=@ZHOJGW=IMY, 90G)7-0H?-P"47/JL5TU% M N1&%X. J.%?M>?
+U274<^7UWLYV->V KJ-*E\,P2QZ, <3Q/#>7IS^FZJU@=-3A.UHSWTCS/DL64ORE54\$9E(*@ M*, #UJ.ET#11 \$.
(037UI<1'+R.MJZ2RR'J|N96R3|/0# %,-% E%(***" M@HHHH *DA^?I4-20 ?/TH GI^XWTI.1 N|*115HHHIDA1110
5FVNB6=O M=B1D#W5Z.XN:EM|KG.009!@XPH />M*B@5B1JFG0ZMIE083LZ03L80D!@/
M(-5|-TZZU;2,BPMKJ&V6YB>&5Y(#*=K*0=N'7!YZG/TK3HH!J,Y|||OV LRX M&I6POM/#I& VOF)D90IRGF9W<#D-
Z|S<'7 M1!CY 1QG).>X65H00J/MJDR8./EV M, ??G%6*KW\$DB3VBI/24J '8Q F/45+J%QX:NFT.6QMM5 M,5S=3^?
>W+0D^?D890%92@("C@Y" C&<|UT=% N5%+2|6ZL|1,>YEM'6,(EM M,8PJB 8 P7,^E7.**"D% %%% !1110
5;J15N@:"JK ?,ZU:J| WV^M(&)111 M3\$% %%% !51=A36)=3#/YTENEN5R NU69@>F!MWF,./W8
MV,^<,.5&)/AU=5^WM=71;2>(P6Y"6Z'!()^8EAEFCQD #C' MK2-ETZ,Y.>>XNIS/*
<7EKDA5P%RV.%<|YK1HH'RJIPHHHH&% %%% !5B M+ 5BJ6(O16*!H?
1112&5|-95GNS)NVM*#DY^78HXI,/\$%DB@MDD" @J,EE/7&<5?TF&WATH:W\$D|+\$LKR-D_3H,81.U
M4,VZ2UU5S,7EO'<2/(BN%8(<9P=XX!QCCN*M: L C)(MO#.TDSN|0C!*B>@ MKSZ37MWU>OR 'U:0Y(>U??
7^M T' 8WU IS ZOOJ,:7H&P4444 %%% M% !1110 4444 %%% !1110 4444 %%% !1110 4444 %%% !1110
5% / M U+44 + F0T4440!1110 4444 %%% !1110 4444 %%% !4D/WSJ*|C2 M|Y^E \$]
(W&^E+2/10012**M% %%,D*** "BBB@HHHH **** "BBB@HHH MH*5/OKJ2E3|Z 6@"U1112*H)YS% ,(%!Z0H3Z?
(S?^RU/4,TD:2VZNFY MGD*H<9VG.0S|< C,B>V|O|AT3+8FHHHHRA' ^XWTJK5I N|*JTO, ***!! M1110 4444 %%%
!1110 4444 %%% !5NJE6Z!H*JO|OK5JJK 'V^M(&) M1113\$% %%% !1110 4444 %%% !1110 4444
%6(O)6*KU8B P!6*!H?1112 M&OP3F6.Y0J|Y,@0'U^16 P#9JFJ&&2 Y,A43:R2!7.,,CM4Y|^"!^%35\$ M|
M P# #LF.P5=3 %: 052JZG^K7Z"K (C)***"PHHHHH YO5X|9|V8^,T#&9)<,5RL1CQCC!4G(17>GS/-?.K26)2 &26
M/>CXZ&001D|BIK'T.TMV627S99:21PN 6)|#L*X;5.<:S=M' 2Z_HZA_J#. +41@19&0"7 M=021S@9..N.C,
(12),C48UT^|E6S%N0(8R99! TS(!7,U.>0?3%4K.Y?P| MJFLOWEE>ROW=T,RWGM,62<."BJ4.P\$|P*||@BLK6,*^NO|
A)9\$T^Z!N&TY MHTO<3M92P&W(.WO@D" F9.3. HKS,4M)O+C7M3 VO@N9+I6L|U='GNI(XQM*
M>7,C,8P#"E2!U).0:EU'0'FM %M| 9LZ@MXLMA+Y3&12J1D %Z'(Y*)<8/3 M@#G?8|R*|MY|RXM(Y T|N\$,J,2-
H8\$KST.<15" ^UW|)JR.9#IMJ>W+0?."+ M" 1678Z,9V?
C 4KB32@LMO%)-,72V9*YVN)W@7"!>^2"!A' ZLBKM>WNEZI.M>RV,197VK=W%G+,M,ABF.0"=N
M*E,EP2VFKB.UN|11,JW>UMO|ED1W09?=-,!-WEL0,C"YSGH.!|/|<37GD MZA,6GV.X?
SU=0.1,00|<.<W8G/K@TMC?6^164 Y,2>9,S+N1|I&1|#S7'6 MC>W?AT76B16|HD5|+ #'.E(-C%0I,9'R,P"=K<|G-
9UCHI@O@W3|26PGL|N MVF5KB)M%ECCFD 8,20\$51YBX)PP, X.>U N=GI580|7.5|FMIW T!"?VHQ*G
,X&^7@B@=GH15+4(M0%QY,NC6|P2*X M (0> !Z\$##>0'2N+DT,40JNHM82|J..W,;SB)MWEYMPI) LD&3..<1..B
MT7YO\$B_U U?VJ>R^S M)ID,H"4A6BN&58@!SE|@C"%"&:C3J 3+|8=QXBDM+BVBN=|U&/(7 PMO'(6@ M(+..!3G
)Z=15C0|N,-+LVBN,UEKF,(7YMD8Q|U2| ^|JO|L#B|03ZAXP M>ZFAD2TTV|R|4PSP3 !XW.#@D'((|+JMS_J
M6F:HFG7WD:=?30SKY!+E6C*%56%9,D<@90SCBK?AZ&9| 6=3DAEABOKE6A2 M5"CE\$C5 Q4X*Y*G@@%
HHHH+ "BBB@J2|Y^E1U)## 2@>D?|C?2 ME!^XWTI%6BBBF2% %%% !4<|-
\$),>6.6,D@&P8\$@X/1"**DKG!%Y> MT 16*2%# @N86+3W0&0/, /EXQTW"0X/0T",L!=! %,00 /&D44,EG=V"JH
M'4DGH*H.SKEEH6G&|INV.MX?O,>RN9XY M6MY\$6"/RPLY(X5BZC ^A7J>2/5\$ET|PG>6T| ?SSP21OXMO,?<4|"XA0
M|IMJ=M' H+ .DA9+;R!,-PY"D90@=- .L?%|K|I%|J\$ C?2FZ|T M|,*J"51'G>2"P&|CUSR,*|BWU#5
\$T1+2V1H,78,JVOO M2|HHVCF,D@|W3 M|*CGK5'3M,GD|%10:GH|C7406UMOF9X|<Z#Y8T|J|/(+8|2,?
D*x|JFX8"!H, //4%0,>X4444%|2|H|K24J?2ZT 6|** M105#, (3+, ^ .C\$AIK>VM |+ NJ.H9H5FEMW9MIBD+J|OVL,?
D2?P|JWMI 6 M)EL3444590C <Z55JT P|QO|56F)A1110|**** "F320P0R32N\$CC4L|H M|DFGUE^)+&4 #6IV
O KYI,1|OC&6*C S|/|*I/8?IN|Q|7SKIMY|,LN^,> M<1JL@|84.7&1S|RCWOTI 1U6,3R|#2,VY|A1|300%"
'7|ABCZ5S^DR30ZB MEO90:U|BAL&|AO,2TO|18EEFZMP^=GR|CVK0UTSZUINGZ?#|W4<6LINB|9 M4PP
|G5ST5CPF/<^E!|&QIM|FIZ,;7T<4L27\$8D5)0 P!&1D GM|U|I%4* MH50, #M2T&@4444 %%%
!5NJE6Z!H*JO|OK5JJK 'V^M(&)1113\$% %%% M% !48GA PUN)4,RH>X;@D..N"0>?
8U)7,6^@ZE%XNEOCU,^>V^RPIYC" MW>%9'G|S8/7!| /S|CT! M% 3M?J3NMO|5|JG2>2!KEC"##(Q4|>9NQD M?
W.B P|\$JL M#"|-?8Y+G(E|M7R6ER1C|V|&X%=>W&>^ .R(X\$CU,T L.U MUBUF
ZTEY.)UM +),S#|Y|LDDY&S)STXS56&VNY/#|GX, C=K>OZBK22+&O
M)\$2S^9Y@DQM(*@<9SDXQ3,^9G26OB>RN9IE,.>WACBDF6XF" B.2. MKLH!)
M|QIX# @YK3LKH7ME#="&6)95WJDIX8|C/".OK@|50NKZ\$S2ZA|5A &|E| MC,53V=PUW)R61,>/8)97F?
DG<|)/O^70<5/10 4444 %%% !1110 5% M/ #4M13 , F0T4440!1110 4444 %%% !1110 4444 %%% !4D/WSJ*|C
M|2|Y^E \$)(W&^E+2/10012**M% %%,D*** "BBB@HHHH **** "BBB@H MHHH
*5/OKJ2E3|Z 6@"U1112*H+B|19K5U(AE+MGN C+O^+|JZKW"RM/. M&/-M64F3|Q|NOASZ|XJ*EN77R
\$RV+ %%% 64(W&^E5,M|100156F)A1110 M|**** "BBB@HHHH **** "BBB@HHHH *MU4JW0 !55_ OM|).M55?|?
6D#& MHHHIB"BBB@HHHH **** "BBB@HHHH **** "K\$7^K%5ZL1?ZL4#0^BBBD.
M@MX&BFNC8@B.4.N.PV*O|X|G|O.K*L|V9 VUI08|G|R|%"ISFK%13MRZ>?
MYLF.P5=3 5KJ|51\$+N!^=7,LUB% %%% !04444 %%% !\$|A@CBJ|P, #|O|JS1 M0)JY2|M|JK?E1L?
^XWY5=HH%RE+8 P#<|J|C W& *KM% E35+, P" L/TH&HD>Q M P"XWY4UT?8WRMT|*OTU P#5M|#2*Y3)V
=|Y4:& NC|J|44R4J|& NC|J| M C?W3^56|*Y2KL, ^Z?RHV =|Y5.HH#E*NQO|I *C8W|T E5JB@4J|& NC|J| C?
W3^56|*Y2KL, ^Z?RHV =|Y5.HH#E*NQO|I *C8W|T E5JB@4J|& MNC|J|5\$,>ORGKZ59IR?ZQ?J*Y1-
C P!QORHV <|JNT4B^4I,' +C?E5>X M, <|JH|*VV24J P O,8Q F|6K5>XN#/#|1A01/*8R?3Y& V6HG,|IMOS1,|H
MVY%L?^XWY4, N^57.*LKE*#H^QOE,I|Z56V =|Y5.K| JV^AJG3)<2KL, ^Z M?RHV =|Y5.HH%RE78W|T E1L, ^Z?
RJU10*5=C?W3^5&QO|I *K5% J, P" L,ZFD#B4|C|W3^5&QO|I *K5%, GE*NQO|I *C8W|T E5JB@4J|& MNC|J| C?
W3^56|*Y2KL, ^Z?RHV =|Y5.HH#E*NQO|I *C8W|T E5JB@4J|& NC|J| C?W3^56|*Y2KL, ^Z?RHV
=|Y5.HH#E*NQO|I *K\$2/Y8^50RIU6 MX? 5+0 1*NO P"XWY4, N^57.*1*95L91)J|M75ML

6|XA>VF215.&VGH?0C MM4*I%RY,ZD|,M|2>D9E4?,<4V63RU|STJH26.2

C56HH#F99^T)Z 1|H3T;JU% C56HH#F99^T)Z 1|H3T;JU% C56HH#F99^T)Z M 1|H3T;JU% C56HH#F99^T)Z
1|H3T;JU% C56HH#F99^T)Z 1|H3T;JU% >OH, M//7T 5Z*9 V6//7T 'GKZ&J|% 798|J?0T>>OH,KT4!=ECSU|#1YZ^A|J010%V6//7T 203
M|/Z53J2|Y^E TV.'VA|1J1|A C< T 5Z1_N|*0^9C?/7T 'GKZ&J|%, F M|+ 'GKZ&CSU|#5>B@+LL>>OH, //7T 5Z*

NROYZ^AH|?0U7HH"|"+'GKZ&CSU M|#5>B@+LL>>OH, //7T 5Z*NROYZ^AH|?0U7HH"|"+'GKZ&E2==Z|'J*K4J? M?
7ZT!-FG|H3T.C|0GHU5J*1?RS|H3T:H9KR!)99(RS/(5C. -K.6.?@\$?MC3*AF\$)EM /SB0^5 O:6+9=U1.JM/ZU1.I.Q?
^T)Z 1|H3T.JU%65S.L/M<)L,ANAJIYZ^AIS '&^E5:9;+'GKZ&CSU|#5>B@5V6//7T 'GKZ&J|% 79 M8|?
0T>>OH.M.KT4!=ECSU|#1YZ^AJO10%V6//7T 'GKZ&J|% 798|?0T>>OH.M.KT4!=ECSU|#1YZ^AJO10%V6//7T
7/M">C5EU.H&J.L .&J|H|Z|VX/4TZ MJK ?,ZTAN3) /7T 'GKZ&J|%,F|+'GKZ&CSU|#5>B@+LL>>OH, //7T 5Z* N
MRQYZ^AH|?0U7HH"|"+'GKZ&CSU|#5>B@+LL>>OH, //7T 5Z* NROYZ^AH|? MOU7HH"|"+'GKZ&K,
P@B'#5C58B U8H&FRY|H3T.C|0GHU5J*17.O\%Y|URJ M1E620+(-H&YMJC/OP0/PJRLB T/16, "(1+>4?
C.@|W>VK P"R|FJ(7MK M 6K)C)VU+1%00RD *W7L.GJS1.X4444#"BBB@#!UJL30@ZAY.%3FVV.= N2G MS?
15W1@GV\$&*&UCC)RK6S|E?W, ?K4&HSK9ZG"/>>T6OH)Y/+WKG(*M MZYSQ5C2HJ0+FXE6, /1+Y@CC?<%X
)ST)&: ^" VEO^EIWU^|3YG|^,W 7 M|>6A+,VZ0^W%1TZ3 6|33,|V845D7>OK#?36=H||J\$UNH, XM1&!%D9)=
MU!)!DXZXR,ZD4BS0J*H8^Z@'4J<U!P028|T"33'T45GWV1 8M2TNS|G? M|NF>+?
NOLVOL^<8Y^|CMUH!NQH45G6FM6|RMD)(KBUGO%=-HK>YB*P83|VX<@
M=0>3WHUC6(|BMF.UN+E|FX6WBB@V, BY!(^R@#Y3WH"ZM+55N ML,|O<6TOE3VX > L.C.TD\$\$\$\$\$@@UH4
G<**KF^MOJ?V!D P!*.S!IY0 M\$ G/3|15+2=6GU6ZOMMK'9VT|VZ2^<2|NAVME N, YP=Q/04!=&K16,KFK M?
V+IZW?D>=NCBAV|IOWW5, YP>F| 6,2|>UOQ9HHK+NO\$%A927JW!E6.R6(S2K&7.0X5 %RQ;H<?O" @&TMS4HK*7
MOJ;6DUSYBK#(L+OQ,R+*,&U?+*|R3D8&.<|5#8>)K>@THO,SPW% ^|1&%
MD,(\$|OEW1JV#QM(SCG@|#F@7.C,HH|H|VH1)JL6G.KK+ +|TT,\$#,P4@, <|1N M!QZ&@HMT444 %%% !1110 5%/
PU+44+|#0D %%%,04444 %%% !1116 M6?6E#4,9&Y,S3 JG# ^2 E>,C.SS, W&E %NBJ|A?VVIV45Y9RB6"4
M\$JX!0X(((((3%5OK5BU^UE&T|LROY,F*VDD1&Z|6=5*J<\$<\$C&10*Z M"BBB@84444 %*GWU^M2II?
K0!.HHH!%14,T*RRV|LVT02%U|X|6&/R/X M5 4%O TLUJZD 0REVSW&OEX %A43^: ^WYHF6Q/1115E"A
<:Z55JT W&^E M5,8F%%% @HHHHH ***BN+B&TMI+BXE2*& 2SNYP% |JDT 2T5GZ?K=AJDTD M
M))YT.AVCF@>%|JZ, %<D<'D<5?^(-,TRX."ZN\$B)YD@CA>01) >HA!.UM S9,-@!P01VJ, #D
^M4:N| JU^@JS2/ZBBB@L***,F| X=6 M98K5,F#|,I,6|+*LAY^|?0?RX^M)H#,M/F33/<XF69B61O3!Z?
A7#!VK|KOUE MMY,:7 'Y'+%VJV>WX=?Q^18? 6|33:<|K&^H|I=QJ6|K:R3AP452AV
E6!7O@\$\$5:Z2UWU|I04IM.*7(A@D|J|R@81R>6 M|>|J@<E2?KBNNHH(Y#S, PYI Y<6<@=K/4XX)5N0
'GB:XD9#"YMRS%)/G MPP,N1OC.T/3H8J1|M,Z>V|Y,, P#:=-S):O&&D,\$@)-SQ(2^<, P&<9&X
M^CT4|D|FD>6&BPO6 A6YU31'E\$*7\$4^ZQ:5T8FV:Z:Q,9 M7+|%2U|PCJ<:M+ @9HEV|W((
Y)&:Z.B@:@DK":SH*V%I.%8|O4+;, M45GU,*^9|<+M*|@LB ,E4^7|BKC")|S6/-Z0|S9Z@FGZ,-0.3/|5D8+98'A"
MNOFN>T,|.<#H3|UZ311<'33. NM TFR|:= 8, 'V.VCO1M#8,TCF|O"!I. MU3LXW\$, <
<|UEOZ"+'292FC,EL->D,|A@ML :"1|@V 9>,\$H-H!RH. 107H M|%%P='G-SIDKVJ|2M N|, EOK!K.V%LT7S+(|E=8B
57&W)P,|2?>IKFPN MPVH <6 S+IS>(.NH\$A9C|Y* \$(|F1 ^TD#. -IX. #7H%%%P|FCF?"MJ(+ 5
MY.,SEL)EDC^RP/"T(|#<2, L; % 3CL,D\$|ZRM2MKBZTWQ5, Q+*UVVK6|?ND MW/LQ,D,!@|
#VO|K|NZ@2SMX|V,|2//,BQR."2F"YV|=,C<>>OY"D PTL <, M35.ZCO=0329-8LKW4
M;"#4YR&>R|EDM *8*|T|2J|XB1C, P ^4YP> EBCGA>&: 9(I%*NCC(8'@@|1 M13Z8N0| L."%Y?
Z.EW|4ATM70WCM|B\$|(XV9#&KH> .I"MTP. 5XMZ3#/|WA M"WF65)HDN0R2@|A&J%#|GGNG7VKM:@-
G;F %8W(B,(?)X0D\$C'3J.^0HN' M)8GHHHI&@4444 %%% !44+2U%/#0D %%%,04444 %9NMI,R62+<65S=MMY@|I+8\$2*^#|RN"OE|9^8L07&><2HH\$U <=& M<*H8 P#>/5NM<:D,|CA9/#P93K0U0!K,|A02+GS#
(|U|V,-W3!KT>B@EON <M2XKU2TO,&*.VNA U0J,PO?N!6\$|JC=N, W4+SH|AGL, @N4R1ZH|GCC|OL7>
MXZE,&+|D|>|EX7Y>|E|5U%&|9W6IJO";=I7ERO 3##|Z|FZCC MUCU'7|:+|V|7I+>SMY=LJ|I|G0G X8L/8 Y),/3MG
/244" <=HY00,02M M*T>RMUU6WO'NKET ^|UEN')D8 KD#|>O,%<|I%|-:=|FM(-6>34VU62.YTM MDC/R-
*Q>0+YF AW|JV.GTKT6B@7+L <HVH3R>)XX)K^Z,2#+H!/T&NYHHH%6"BBB@H*5/OK).2E3|Z 6@"U1112*|JPLK
M3VACW,5E|DP M|>N3VUK/J U9.W,++J,-JF|3Y? FF.T|GE|5@6! Y!"?UKMZ*^>5E+1K.6R MT/3|6? UL%M&_.?
F50#^H|1106M HHHH **** "K=5*MT#055?|2K55 M7^>WUI O***8@HHHH *ANEN7MG6TEBBC.-
KRO&11SSE0R|D|9|B|J*. CMM M3LO ^LC4H8KF|I, G 1A,21|ATQ >%MY.S!+X SCN>JAL, B**76!=^|?4C&F
M|6UBT,8|O@D"(.5W\$GP%65W659|LR, MK2@OY,?EV*,/3G 6*KV|DCSW:O|V.4*G',8I F35BHIVY= M/A DOVT"KJ?ZM?
H*|5-3 5K|/5FD1U%%%!84444 8>IK:QZL+B>|6K)Y 6 M*3!^4ACU, \$'()JOH|L|EY, T3|C4*89 Z"@\$CCG/H:2X%>
.9K18F3I. MN1*S \$|FZ\$9Y "K5B"!9+*UD?|C?2E1^XWT MI%&6BBBF2%%% !1110 4444 %%% !1110 4444
%*GWU^M2II?K0!.HH M|H%.14\$|YBFMD" @^=(4)|D90-9:GJ&:2)=73 MW #HF6Q/1115E"/|QO|56K3
'&^E5:8F%%% @HHHHH **** "BBB@ HHHH M**** "BBB@ JW52K= T%57^>WUJU55 OM|:0,2BBBF**** "BBB@
HHHH * M*** "BBB@ HHHH *L?ZL57|Q% JQ0 #Z***OR&"VL,|Q(NR,0HQ"ONR#^G2KVG?:WEN9,|BR,|MC02|P|M
.#>|JZY|M8QI\$8!-P^XJ)?,?|O2I%M8+2VDCAM|)AR13|L, Z, K|"5 P#6|33:<|^L;Z|F|UZ!L%<
M|20K+XCWLDMW. ^F//#8M"SDI|D2&RKVRP*G'7>*CLM1U/5&LEO,7L|6M MW972V4+.?*
C9\$64KT)+%SG|W2*=C/VB. HKSZWO'L="U2VNIM8L|=CTJ5Y(M|JY>1)66/FA?)48)Z(5QGE>IA^EZ|?V?A:YTV6>2?
6\$>."TDE8L|@G&878|M|N6R?^F9HL|M|=|17F, S?#P|H,|SE|UJEZS:Q<6|GE7C).BF8 %RZ W0>6'2 MN|
(7\$|EM|5G=/.9|'9J|AMHM/AN% C.J7)|F&60\$|R<|*:#QO5H>,\$70',Z3+'9YGF>|5BOE MDGC903F2(#Y0=I B/49
SPA|BN%\$. % 8.6L 8DAL%F>^G+X\$)WNR% MP2S\$!,>^6>5 HW8E0, "5ST+<@BG8%43 M2.MHKB \$]
!!XKMX| ^XU+!- FF9+&2<'KIAF\$)S@ MRW/3VNN7NE%*
MFU"60.YG3F>^OT@C(ZKEP&W,5/(R@|X)R, H,-7..MHKC8/|^J,|AZ,3K: MW%EJ% M))% <8)92H/(C,
|N3C|^/.., "E/Q!LA|7D_Z%|F%Y|C/^FK|HW,|MF M|08^Y|N|LXYQ0'M(G8T5C>(Y|4BT^UBE>)KR^BA+H|O5@HR/
\$,-A"/H37.2^M(|7L+F|AN7C\$TQ9(5FM#L@,SBBM|M4&5-K(>"V69%R"V* 2W%I?V|J0Q7
VM@N",#H,F,5T=I2=P|HHHH&%%%. !1110 5% M/ #4M13 , F0T444Q|1110
4500K^>QE5C833VA'S2V SNAWCZD8Q|WG(XZ|.#P1Q0*Y9HKG=,GOX/%%OII>U N,2YTE%
<:U|ML,:|UM='MY= 6X6Z98E|^8D|ES("N%& M#M|.
|K@54'B'6|NPTR^1IH5DMT<^3|X9|1+MD\$K%3Y!1G.5ZCCB@CVB,|MHK|T/6EU> N7^VP|H|BO#&Y|QO-
>|N|O#&D8|X|V|R|W:|T|Z|A1110,*DA M^?I4=20 ?|TH|G|^XWTI,1 N|*115HHH|IDA1110 45%
(|N|K,X3.^W, @C*N.C*D@&*>|!7 "BL M4%NDZ=|JK837|DK2,ZS,|TBF# "Y&X|IGISBL Q5K|||8TT>X5%@, "6ZF|J
MX*R2JBH"E|5VWVB2"SL, Z 9+&|)MD3|B<|@|L|>ISP#|@X YT,|%8D/ MB:UO+|" #3|, YO? MX|DO%L4)&Y(5C093V/
|(|Q6W0 /8****|A2|J|?K24J M??ZT 6|**105#, (3,1,^: ?G\$|A|K>VM P"R|JFJ&.%99,-V,8I"ZC|=K# M'Y\$G|*B=|?
UJB9,\$U%64(P|O0|56K3 <Z55IB84444"BBB@ HJ|?V| MSX@E&/(WC Z#Q@|MXY9\$O|TP>15V?
NA<|G< D|8QU(2Y)345SMU J, MJ>(+|3,4)+".RM8WWQ1HS222%L9WJPV@)T&<|O|+|2WUYJNF7+6MU<74|U)
(|-!&COA&"N&WNHR&, GH3T MYH|S|WZ* <@&|8T4%1110 58B_U8J05B+ %8H&A%&% !9#"(1+>4?G, @
MW>VK|+MJ.H885BEN#9,L@E2: * MK+&*<|D4T5KY|O|A)E(8+@9#&R!C.*K:|!8/ '1+O/!" C/|<59
MT1S):N62|0|L8N&9L^ZEN2/K7G0TQ+7K|V=>OR|R, A9K^OZ|B9 P#6|33 M.?, 2M|TRO1 V8E|X7L, ^/5DFDN
4,2E& ;(%* <<:\$0><|T|?#5C'& M|\$/7V6R>QB\$,|<1MMYR|D,-
HP016Q103RHP6|+OS :&OM0OKZ6:T>S66K7|M|FR.VMF|HHB|AN"!S@=,L??,M% **6Q1?2X)-

CU5F7H7LJFLL< D,1DK'(VXIAD(VC QOD #FNBHH#E1@P%+6U@T MR_TO+R!M_!Q89%9&9F6SU_JM|>20
P!VN_G@'8S?E1 - MZ!_7ANI)|@3SO\$ZS KNA M@R!_@_., X(.23G(XK5HH'RHY^UT1|36-/_. MUE8VLN)I&4M+
*PR2!CC 8G@#Y^F*Z"BB@SK1110,**** "BBB@ J?^&I M:BG (.!AHHHIB"BBB@"A?.:.;C,IO&FF@48^RE\1,G
M)KH_*!C3 - BB@ 5&%9^7M-, ZUXLD"R3311>3 MAU>7&I<^ID<'P.HY_*W**I),!1110 *DA^?J4=20 ?TH
GI^XWTI:1 M_N!115HHHIDA1110!#=0 YFCFE=+F7:Q5E/*!PN<* #CC@CI71T4"4|SFY #5Z+R FL=6\$ M\$=
I'D\$B36YF90J,0P0>,-E10+D1S%QX1\$EMIJE%/,1VEBL,PR,%K1I)2,>J.T9 MPM-/1104DEL%/%% PI4^?QUI*5/OKJ:
+5%/%(H*@N(&EFM74@"4NV>XV,O M'XL*GJO<+*T|H8|VU929,"R|&'KSBJH6Y=?+|T3+8L444590C '&^E5.M
M/1Q0156F)A1110(*,**,CO#15WK_BML,WR6L3/F-7A,@F3^X<."CO@|CCH M3F1++5!,VL,:C,1M#. &?/9!%DA
{O:SMMPY= P/,&*TZ!65!F' HM >W50 M|OU.*.TMKD7,<=KYMV|O<1SW%W.9Y6BB|M,|50+N,"#N>X4444#B
MBB@ JW52K= T%57^WUJU55 OM|0,2BBBF(**/*E|A5^UJ96=?LTZW",M!"E@ "#OTY 4 ?TB^U?I,EO?
VUM%!/,"8DM6E8NC,AR)%XX&1C/O6U10J,P M91#U\$WJ,A9,I#,W<JLL%T3,ETZGMS)' M(|3(S!@"N"268
.G<9JW< \$FT2/2Q-6CQ_O'EFN,+S/ ?YLF_P5=3 5K!5+J,O*,!Z"K(BT444%A1110!5NM,M+QU>>!6=@ M."0P'U-
/M,1+1&1)C4G(\$LA?,| CG%3T5'LX*7.4CDC?FMJ131|OD?>%5 M:OTOXE?J,?458 7*-%6#, #LWZ4?9010J*,KT58^S?
{?Z4?901, 2@+,KT M58^S?{?Z4?9010| 2@+,KT58^S?{?Z4?901, 2@+,KT58^S?{?Z4?9010| M2@+,KT58^S?{?Z4?901
2@+,KT58^S?{?Z4?9010| 2@+,KT58^S?{?Z4?901, 2@+,KT58^S?{?Z4?9010| 2@+,KT58^S?{?Z4?901
2@+,KT58^S M?{?Z4?9010| 2@+,KT58^S?{?Z4?901, 2@+,KU%A PU=^S?{?Z5!<6^ O
MS>O:@&F4Z*F|C : 2CR/JK*9 F0T5 Y^U^E'D?{7Z4!9D %3>1 M?I1Y^ MU^E 69#14WD?{7Z4>1 M?I0%F0T5-
Y^U^E'D?{7Z4!9D %3>1 M?I1Y^U^ME 69#14WD?{7Z4>1 M?I0%F0U#) 2G>1 M?I4L%OES|W,TH!)A2A<Z5
M9^S?{?Z4UJ,Y&^MZ4BK,SJ*F|C &OTH|C &OTIDV#14WD?{7Z4>1 M?I M0%F0T5 Y^U^E'D?{7Z4!9D %3>1 M?
I1Y^U^E 69#14WD?{7Z4>1 M?I0% MF0T5 Y^U^E'D?{7Z4!9D %3>1 M?I1Y^U^E 69#21J?K4OD?{7Z4Y/G7
MYN_I0%F/HJO|F V TH^S?{?Z4BK,KU7N))\$GM%3|LDI5^. VOC, "M#| M I M5>X!AGM8P0?/E,9..GR,V?| QW|B?
P|VV \$R3L%6/LW^W^E'V, ; \$JR MK,K/JQ0I56M%,Y&^MZ54|C - 2F)ID %3>1 M?I1Y^U^E K,AHJ,R/JK|
M*/(VOTH"S(.*F|C : 2CR/JK* LR&BIO(VOTH|C : 2@+,AHJ,R/JK)* M(VOTH"S(.*F|C : 2CR/JK*
LR&BIO(VOTH|C : 2@+,AJW47D?{7Z5= MS?{?Z4#297JJ P|OK6E|F V P!J/V? WJ*0,KT5 Y^U^E'D?{7Z4Q6
M9#14WD?{7Z4>1 M?I0%F0T5 Y^U^E'D?{7Z4!9D %3>1 M?I1Y^U^E 69# M14WD?{7Z4>1 M?I0%F0T5-
Y^U^E'D?{7Z4!9D %3>1 M?I1Y^U^E 69#5B M+ 5BF^1 M?I5F*VS\$/G \$H&DR.BK'V, ; 2C|
M I2'9F?,R2//J W8Y0 M|<-MBC^9 6*+ <:>ZC|P()1&#Z (K9|> 2K2P|IR>3|U\$/AWQO^,;@M|D\$6
M30/3M5BBBK 4K!1110,*** "BBB@ HHJ%|@ X49|Z!7L3454,|GK^E'G?W MOTH%\$S(MT54|Z3^|E'G2?
WOTH#F1,HJIYTG|H*,D_O?10',BW153SI|WZ M4>=) > 2@.9%NBIGG2?WOTH|Z3^|E
M=) > 2CSI/WZ4.S(MT54|Z3^|E'G2?WOTH#F1,HJIYTG|H*,D_O?10',MBW153SI|WZ4>=) > 2@.9%NBIGG2?
WOTH|Z3^|E O:@3DA%5O?^>1^E'FO| WOTIDW+ M%5O?^>1^E'FO > 2@+EFB|WFO > 2CS7_O?I0%RS15,S7_O?
I1YK P|J* N M6.*K>: J|J*?| O?I0%RS15,S7_O?I1YK J|* N6.*K>: |> 2CS7_O M?I0%RS4MO K#|*H^: |
> 2I0G#CYNW10 2,FO_JV^AJMYTG|J*!TFOO MF|>E(KF0E%50 ?| O?I1YK WOTID7+ %50 ?^>1^E'FO
'OTH"Y9HJMYK WO MTH|U P" |>E 7+ %50 ?^>1^E'FO| WOTH"Y9HJMYK P!|J*?^>1^E 7+ %50 M?| O?
HYK WOTH"Y9HJMYK J|*?^>1^E 7+ .3 6+|1153S7 +WZ4J20 M07YN 10/F:BJGG2?WOTH|Z3^|E(KF1,J">6*..U61
S22E8S@:VQCGVX! M'XU'YTG|J*!GE4S6QE,YQ(3% O;& +9=U1.|M/ZU1,I,&E153SI|WZ4>= M) > 2K*YD67 _6WT
4Z5YI C? V|*J^: |> 2F)R+ %50 ?^>1^E'FO > 2 M@FY9HJMYK WOTH|U P'|>E 7+ %50 ?^>1^E'FO|
WOTH"Y9HJMYK P!|J*?| M?^>1^E 7+ %50 ?| O?I1YK WOTH"Y9HJMYK J|*?^>1^E 7+ %50 ?^>1^
ME'FO > 2@+EFKU9FO| WOTJ|YTG|J*!E(MU3? %C?4TOG2?WOTJ|H|K|V^ M|OZ4@: J|J* N6.*K>: P#> M 2CS7_O?
I0%RS15,S7_O?I1YK WOTH"Y9HJMYK WOTH|U |WZ4!: |> 2@+EFB|WFO > 2CS7 +WZ4!6/F
M2@:D7J*J>=) > 2CSI/WZ4BN9\$D\$4D4UTL:6CE"R'&YMBG/OP0/P|>LV" M55FN3\$WSF0&7 >V+ P"R|:M+
</S#|1400,7^M6* M 2012!@PR#D4M66%/% M% !1110 45%<0RRR1)(#)\$<O=?P|6DFGL /@N),?
(|Q03Y#F1OK3*9# MW"BBB@04444 %%% !1110 4444 %%% !1110 4444 %%% M!4D/WS|*CJ2|Y^E \$]
(P|Q012TC < Z4BBK1113)"BBB@ HHHH *** "B MBB@ HHHH *** "E3|Z 6D14^?OUH
M4444B@J6.%99,-V,:8I"ZC^=K#Y M\$G|*F|X@:6.U=2 (92|9|C8R|2BPJ) #M?|T3+8GHHHHJRA^XWTJK5I_N-
M|*JTO,***!1110 4444 %%% !1110 4444 %%% !5NJE6Z!H*JOHOK5 MJJK 'V^M(&)1113\$%% !1110 4444
%% !1110 4444 %6|O|6*KU8B M P|6*!H?1112&OPPK%+ <.&R99 Y|T|57Z9 &H@MX&BFNC8@B:4.N.PV*O
M/XJ,GI?#M,?V3'8DADV/CL,MU0|IRBGU%6:Q%HHHH*BBB@#&>S M+49!MC-S1BV,RU,,80@X!
(WW2LG42JK-37 M, VRS#8R6 \$DC?')7()!.6E|7V| LR VDK2PD\$K(PP6R3D_GFN&@TIKC M,76^N^NFG ^9RTFO:-
=1' UC?4TVG/ *QOJ,7<:G> + \$BV>N/Y>K1VIT MB*.|8W(0W3.X+)|MR-
V(U,!ZN*Z*XU^=142PTFRC06%HMW(|W'E*\$8D(%^5M MS#)!VC@<|U>LM(MK(7P4O)|MG>>8R\$\$DL,<>PK-A|
(6JK' +ZEJ MNUO,?9"91|IR2|9ZUMPZ9!#|J|U|8.1|BXC MCB| @A\$3<0%XX!+\$GWH!1?
+80;Q,| I^AOH!<7>JO|\$, RXXP@F98*Q MX8A1@K67I&NW>CO&,\$EW|&M74/E BRNG6[#%7,@0,@VC>OS(3
MO04WC::'2|\$0&ZS)%"O&Z6LOBDD4M@J#| +C/3|K5V3PY9RV U,)|Y-S>+
M>OPR#|J^!QTR@|9Y|QK&D1ZS,00R7\$|NT,Z7\$2Z=J\$5GY ^E&|O#<2P|/,>N7, @P"3CK33XCOI&TJ,WT<&
M,5%ED@2:Y|O9&FTJS *2"5,) !(|%Z3P^MW%#!J HWE %.C'.L060@? M*&"(N5!^8#UQG(XK(G)V0ZEH4-
A=7L5G8K" "&P.O8 MT"?M@F=1006<|0,6M)<36|!-W@BAC: +&X^M,0-RXPN3NZ#!|UOXT> B
MTY-/T^*XN+R,: @78\$2%U(<*-R\$<@9QCCM5?"EI%#: 9|R|ANX|9)1>*R M&5VD^>6W*5,>. O&C&*MKHJM=:=
=7|-7Q8F01))Y8+|Q@|@J@<#I@#: MM,QY?&3Q6\$,LECF!,R6TF U->7,PM'G),NP| VY49SVHU,Q!IEVEF!IOV
MH6JW,OVK41!SG"OL5%,:U^S'3+R|TYX+9,7=,F&|R>5#>16!()|/S&@+3*L?C%+N M^TZ&S@MTAOK>.>*2^N3_9
YOLC 1M|KOD9'4>N:OZS/*-5T6QBE>(3W+22F& M(+)&A;QV+, ^V1WI, 0/|31(S5+V2U'E^9,|80DI0@Y8B/<2
3M|IBG: M09W\$M I,1^8JK.Y MNUN+>>V2.)88W=5,|JBER"(P0&?|QSCLEA=7,4N12,A?WEOK\$|J,9,: (F4 MSM: "0
|E4.XF/()P171Q>&K*&"RB22<&SNI+J*3<^ZON74G'W3YC#TYR, MU5M/#\$1=VU34|J| M)(+3S&7,43%)"
L^|U,-=IR\$|LC, MO%M|I2AVWFU+ M3@6 LLW<+BZWM/Y83<^7Y6.13U,|>>*M,E|>H3Z9K5K+?V?V5HE!8,G>
M'7, H) & .8BK#D8/4@U/ P (39/8RV<|J%Q\$, K*|S9\$)@B,&X(004|5Y,< M?E%3Z|H|ES,:G/9!WO,ZS2OP6 5\$W-
+0,6)YYVC SU'VE8VK>9,FVBG3|MLB|Q|,U3(HUAA2)|A44*/H?22 0HHHH *BG AJ6H| X!AHHHIB"BBB@# M-
UG6H=%MXY9HW*LV7VTPEK|6ZRLV0D|9E1?3<< M, CU.<+UQCC|L,JN15E#*PP01D\$7LK"UTZ\$PV<(AA+,A&I.Q?
95Z*..@P Y| M4F@6MS|L,A?P>|J&ZU*6YBDL?2'&R,(>0%R><=6)JAP #Q%>2^|QF
M?9.D3N|D,Y6SC%;, A6.YT2WTF75=0,W@=&4D0Y95 "HP|O:RC&< '\$M? 7&TFY,V6-
M5|SWH#E,&^|FUGLYH|9+R)X M)VBFA09FEEC<8."O9L@@|C#/\$8/UK6J|C|FEPZ7%*L,RRRSRF::4@O*YP,G M'P
.E7|"UMI%/% P|2'|Y^E1U#)1_2@>D?|C?2E1^XWTI%6BBBF M2%/%
I63JNMI|JW,64<FW=SO")!!%&3CNJ=3|*&VK6J,XMX+N!X+F&.% MOAXY%#*P!"#P!_0B26,WL-
OBKRHI-06T3,7|J,LV|QZCT&<5C,1XACUR,MZU*QDBND|7#0Q,MK|#|GEJW5,O-
CYONZG|C_#_RUMH|K,V2W|O#_1G|AE|S,|E M22,1|Q|C|Q_14EMGCH|>G|GIZ4|L,1|E|2C2,|U|1|P

~~4444 %%% M% !1110 4444 %%% !1110 4444 %%% !1110 4444 %%% !1110 4444 M %%% !1110 4444 %%% !1110 4444 %%% !1110 4444 %%% !1110 M4444 %%% !1110 4444 %%% !1110 4444 %%% !1110 4444 %%% !1110!_ID! end~~