

assets46.44 42.44 138.54 115.44 Other operating expense (income), net3.24 6e" (0.30) 1.04 Operating Profit203.24 158.34 602.64 445.94 Interest expense, net78.84 72.74 236.94 202.44 Gain on extinguishment of debt, net(1.8)(6.4)(4.6)(21.2)(Income) expense on swaps, net(3.1)(17.1)4.74 (20.4)Other income, net(2.3)(16.0)(8.6)(32.9)Earnings before Income Taxes and Equity Method Loss131.64 125.14 374.24 318.04 Income tax expense31.74 26.84 88.84 70.44 Equity method loss, net of tax4e" A 0.1A 0.2A Net Earnings Including Noncontrolling Interests99.94 98.34 285.34 247.44 Less: Net earnings attributable to noncontrolling interests0.1A 8.7A 0.2A 11.8A Net Earnings\$99.84 \$89.64 \$285.14 \$235.64 Earnings per Common Share:Basic1.66A 1.49A 4.72A 4.13A Diluted1.53A 1.38A 4.36A 3.82A Weighted-Average Common Shares Outstanding-Basic60.0A 61.6A 60.4A 59.7A Diluted67.0A 68.5A 67.3A 66.7A See accompanying Notes to Condensed Consolidated Financial Statements (Unaudited).1Table of ContentsPOST HOLDINGS, INC. CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Unaudited)(in millions)Three Months EndedJune 30,Nine Months EndedJune 30,2024202320242023Net Earnings Including Noncontrolling Interests\$99.94 \$98.34 \$285.34 \$247.44 Pension and other postretirement benefits adjustments:Unrealized pension and other postretirement benefit obligations4e" A 4e" A (8.3)e" A Reclassifications to net earnings(0.2)(1.2)(0.8)(3.5)Foreign currency translation adjustments:Unrealized foreign currency translation adjustments2.6A 36.1A 56.1A 185.3A Tax benefit on other comprehensive income: Pension and other postretirement benefits adjustments:Unrealized pension and other postretirement benefit obligations4e" A 4e" A 2.0A 4e" A Reclassifications to net earnings 0.1A 0.2A 0.3A 0.8A Total Other Comprehensive Income Including Noncontrolling Interests2.5A 35.1A 49.3A 182.6A Less: Comprehensive income attributable to noncontrolling interests0.3A 8.2A 1.5A 10.2A Total Comprehensive Income\$102.1A \$125.2A \$333.1A \$419.8A See accompanying Notes to Condensed Consolidated Financial Statements (Unaudited).2Table of ContentsPOST HOLDINGS, INC. CONDENSED CONSOLIDATED BALANCE SHEETS (Unaudited)(in millions)June 30,2024September 30, 2023ASSETSCurrent AssetsCash and cash equivalents\$333.8A \$93.3A Restricted cash10.0A 23.9A Receivables, net536.1A 512.4A Inventories795.0A 789.9A Prepaid expenses and other current assets81.3A 59.0A Total Current Assets1,756.2A 1,478.5A Property, net,187.7A 2,021.4A Goodwill4,648.7A 4,574.4A Other intangible assets, net,169.0A 3,212.4A Other assets366.9A 360.0A Total Assets\$12,128.5A \$11,646.7A LIABILITIES AND SHAREHOLDERS' EQUITYCurrent LiabilitiesCurrent portion of long-term debt\$1.2A \$1.1A Accounts payable392.6A 368.8A Other current liabilities463.4A 435.4A Total Current Liabilities857.2A 805.3A Long-term debt,6,397.8A 6,039.0A Deferred income taxes645.9A 674.4A Other liabilities271.8A 276.7A Total Liabilities8,172.7A 7,795.4A Shareholders' Equity Common stock0.9A 0.9A Additional paid-in capital5,312.5A 5,288.1A Retained earnings1,701.6A 1,416.5A Accumulated other comprehensive loss(87.1)(135.1)Treasury stock, at cost(2,982.8)(2,728.3)Total Shareholders' Equity Excluding Noncontrolling Interests9.345.1A 3,842.1A Noncontrolling interests10.7A 9.2A Total Shareholders' Equity\$3,955.8A 3,851.3A Total Liabilities and Shareholders' Equity\$12,128.5A \$11,646.7A See accompanying Notes to Condensed Consolidated Financial Statements (Unaudited).3Table of ContentsPOST HOLDINGS, INC. CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)(in millions)Nine Months Ended June 30,20242023Cash Flows from Operating ActivitiesNet earnings including noncontrolling interests\$285.3A \$247.4A Adjustments to reconcile net earnings including noncontrolling interests to net cash provided by operating activities:Depreciation and amortization352.7A 293.3A Unrealized loss (gain) on interest rate swaps, foreign exchange contracts and warrant liability, net15.9A (27.4)Gain on extinguishment of debt, net(4.6)(21.2)Non-cash stock-based compensation expense60.9A 57.2A Equity method loss, net of tax(0.1)0.2A Deferred income taxes(33.9)(11.2)Non-cash gain on write-off of deferred underwriting commissions4e" A (10.7)Other, net(0.9A (4.3)Other changes in operating assets and liabilities, net of business acquisitions:Decrease (increase) in receivables, net23.7A (17.7)Decrease (increase) in inventories20.1A (20.7)(Increase) decrease in prepaid expenses and other current assets(28.2)40.5A Decrease (increase) in other assets1.4A (15.0)Decrease in accounts payable and other current liabilities(13.9)(38.1)Increase in non-current liabilities15.9A 8.2A Net Cash Provided by Operating Activities696.3A 480.5A Cash Flows from Investing ActivitiesBusiness acquisitions, net of cash acquired(248.1)(715.2)Return of subsidiary investments held in trust account4e" A 345.0A Additions to property(290.3)(201.9)Other, net(0.1)4.2A Net Cash Used in Investing Activities (538.3)(567.9)Cash Flows from Financing ActivitiesProceeds from issuance of debt1,645.0A 530.0A Repayments of debt, net of discounts(1,266.6)(178.4)Purchases of treasury stock(248.7)(242.4)Payments of debt issuance costs and deferred financing fees(19.9)(3.1)Payments of debt premiums(4.4)4e" A Payment for share repurchase contracts(50.0)4e" A Proceeds from share repurchase contracts50.9A 4e" A Redemption of Post Holdings Partnering Corporation Series A common stock4e" A (312.5)Financing portion of cash paid for rate-lock interest rate swaps4e" A (43.5)Other, net(39.6)(29.8)Net Cash Provided by (Used in) Financing Activities 66.7A (279.7)Effect of Exchange Rate Changes on Cash, Cash Equivalents and Restricted Cash1.9A 3.8A Net Increase (Decrease) in Cash, Cash Equivalents and Restricted Cash226.6A (363.3)Cash, Cash Equivalents and Restricted Cash, Beginning of Year117.2A 590.1A Cash, Cash Equivalents and Restricted Cash, End of Period\$343.8A \$226.8A See accompanying Notes to Condensed Consolidated Financial Statements (Unaudited).4Table of ContentsPOST HOLDINGS, INC. CONDENSED CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY (Unaudited)(in millions) A As of and for the Three Months EndedJune 30,A As of and for the Nine Months EndedJune 30,2024202320242023Common StockBeginning and end of period\$0.9A \$0.9A \$0.9A \$0.9A Additional Paid-in CapitalBeginning of period\$5,240.1A 4,757.5A 5,288.1A 4,748.2A Activity under stock and deferred compensation plans(0.4A (1.1)(37.4)0.0)Non-cash stock-based compensation expense21.1A 20.0A 60.9A 57.2A Payment for share repurchase contracts4e" A 4e" A (50.0)4e" A Proceeds from share repurchase contracts50.9A 4e" A 50.9A 4e" A Issuance of common stock4e" A 492.3A 4e" A 492.3A End of period\$5,312.5A 5,288.1A 5,312.5A 5,288.1A Retained EarningsBeginning of period1,601.6A 1,253.8A 1,416.5A 1,109.0A Net earnings 99.8A 89.6A 285.1A 235.6A Post Holdings Partnering Corporation deemed dividend4e" A 7.4A 4e" A 6.2A End of period1,701.6A 1,350.8A 1,701.6A 1,350.8A Accumulated Other Comprehensive LossRetirement Benefit Adjustments, net of taxBeginning of period(37.0)(31.4)(30.3)(29.7)Net change in retirement benefits, net of tax(0.1)(0.6)(8.2)(7.2)End of period(37.1)(32.4)(37.1)(32.4)Hedging Adjustments, net of taxBeginning and end of period74.8A 74.8A 74.8A 74.8A Foreign Currency Translation AdjustmentsBeginning of period(127.2)(157.7)(179.6)(308.0)Foreign currency translation adjustments2.4A 36.6A 54.8A 186.9A End of period(124.8)(121.1)(124.8)(121.1)Treasury StockBeginning of period(2,773.1)(2,424.9)(2,728.3)(2,341.2)Purchases of treasury stock(209.7)(166.8)(254.5)(250.5)End of period(2,982.8)(2,591.7)(2,982.8)(2,591.7)Total Shareholders' Equity Excluding Noncontrolling Interests3,945.1A 3,950.0A 3,945.1A 3,950.0A Noncontrolling InterestsBeginning of period10.4A 10.9A 9.2A 11.7A Net earnings attributable to noncontrolling interests0.1A (0.6)0.2A (0.3)Foreign currency translation adjustments0.2A (0.5)1.3A (1.6)End of period10.7A 9.8A 10.7A 9.8A Total Shareholders' Equity\$3,955.8A \$3,959.8A \$3,955.8A \$3,959.8A See accompanying Notes to Condensed Consolidated Financial Statements (Unaudited).5Table of ContentsPOST HOLDINGS, INC.NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)(in millions, except per share, per unit and per principal amount information and where indicated otherwise)NOTE1 A 1e" BASIS OF PRESENTATIONThese unaudited condensed consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America (4e" GAAP4e"), under the rules and regulations of the United States (the 4e" U.S.4e") Securities and Exchange Commission (the 4e" SEC4e"). These unaudited condensed consolidated financial statements have been prepared on a basis substantially consistent with, and should be read in conjunction with, the audited consolidated financial statements of Post Holdings, Inc. (herein referred to as 4e" Post,4e" the 4e" Company,4e" 4e" eous,4e" 4e" eour4e" or 4e" we,4e" and unless otherwise stated or context otherwise indicates, all such references herein mean Post Holdings, Inc. and its subsidiaries), which are included in the Company4e" s Annual Report on Form 10-K for the fiscal year ended September 30, 2023, filed with the SEC on November 17, 2023. These unaudited condensed consolidated financial statements include all adjustments (consisting of normal recurring adjustments and accruals) that management considers necessary for a fair statement of the Company4e" s results of operations, comprehensive income, financial condition, cash flows and shareholders' equity for the interim periods presented. Interim results are not necessarily indicative of the results for any other interim period or for the entire fiscal year. Certain reclassifications have been made to previously reported financial information to conform to the current period presentation.NOTE 2 4e" RECENTLY ISSUED ACCOUNTING STANDARDSThe Company has considered all new accounting pronouncements and has concluded there are no new pronouncements (other than the ones described below) that had or will have a material impact on the Company4e" s results of operations, comprehensive income, financial position, cash flows, shareholders' equity or related disclosures based on current information.In December 2023, the Financial Accounting Standards Board (the 4e" FASB4e") issued Accounting Standards Update (4e" ASU4e") 2023-09, 4e" Income Taxes (Topic 740): Improvements to Income Tax Disclosures.4e" This ASU is effective for fiscal years beginning after December 15, 2024 (i.e., the Company4e" s annual financial statements for the year ended September 30, 2026), with early adoption permitted. This ASU should be adopted prospectively; however, retrospective adoption is permitted. The Company is currently evaluating the impact of this standard.In November 2023, the FASB issued ASU 2023-07, 4e" Segment Reporting (Topic 280): Improvements to Reportable Segment Disclosures.4e" This ASU is effective for fiscal years beginning after December 15, 2023 (i.e., the Company4e" s annual financial statements for the year ended September 30, 2025) and for interim periods within fiscal years beginning after December 15, 2024 (i.e., the Company4e" s interim financial statements for the three months ended December 31, 2025), with early adoption permitted. This ASU requires retrospective adoption. The Company is currently evaluating the impact of this standard.NOTE 3 4e" NONCONTROLLING INTERESTS, EQUITY INTERESTS AND RELATED PARTY TRANSACTIONSPost Holdings Partnering CorporationIn May and June 2021, the Company and Post Holdings Partnering Corporation (4e" PHPC4e"), a special purpose acquisition company, consummated the initial public offering of 34.5 units of PHPC (the 4e" PHPC Units4e" and such transaction, the 4e" PHPC IPO4e"), of which a wholly-owned subsidiary of the Company (4e" PHPC Sponsor4e") purchased 4.0 PHPC Units. Each PHPC Unit consisted of one share of Series A common stock of PHPC (4e" PHPC Series A Common Stock4e") and one-third of one redeemable warrant to purchase one share of PHPC Series A Common Stock at an exercise price of \$11.50 per share (the 4e" PHPC Warrants4e"). The PHPC Units were sold at a price of \$10.00 per PHPC Unit, generating gross proceeds to PHPC of \$345.0. Under the terms of the PHPC IPO, PHPC was required to consummate a partnering transaction by May 28, 2023, which could have been extended to August 28, 2023 in certain circumstances (the 4e" Combination Period4e").Substantially concurrently with the closing of the PHPC IPO, PHPC completed the private sale of 1.1 units of PHPC (the 4e" PHPC Private Placement Units4e"), at a purchase price of \$10.00 per PHPC Private Placement Unit, to PHPC Sponsor, generating proceeds to PHPC of \$10.9 (the 4e" PHPC Private Placement4e"). Each PHPC Private Placement Unit consisted of one share of PHPC Series A Common Stock and one-third of one redeemable warrant of PHPC to purchase one share of PHPC Series A Common Stock at an exercise price of \$11.50 per share (the 4e" PHPC Private Placement Warrants4e").In addition, the Company, through PHPC Sponsor4e" s ownership of 8.6 shares of Series F common stock of PHPC (the 4e" PHPC Series F Common Stock4e"), had certain governance rights in PHPC relating to the election of PHPC directors and voting rights on amendments to PHPC4e" s amended and restated certificate of incorporation.6Table of ContentsPHPC Sponsor was the primary beneficiary of PHPC as it had, through its equity interest, the right to receive benefits or the obligation to absorb losses from PHPC, as well as the power to direct a majority of the activities that significantly impacted PHPC4e" s economic performance, including partnering transaction target identification. As such, PHPC was fully consolidated into the Company4e" s financial statements until the time of its dissolution, as discussed below.Proceeds of \$345.0 were deposited in a trust account established for the benefit of PHPC4e" s public stockholders, which consisted of certain proceeds from the PHPC IPO and certain proceeds from the PHPC Private Placement, net of underwriters' discounts and commissions and other costs and expenses.The public stockholders' ownership of PHPC equity represented a noncontrolling interest (4e" NCI4e") to the Company, which was classified outside of permanent shareholders' equity as the PHPC Series A Common Stock was redeemable at the option of the public stockholders in certain circumstances. The carrying amount of the redeemable NCI was equal to the greater of (i) the initial carrying amount, increased or decreased for the redeemable NCI4e" s share of PHPC4e" s net earnings or loss, other comprehensive income or loss (4e" OCI4e") and distributions or (ii) the redemption value. The redemption value represented the amount the public stockholders of PHPC Series A Common Stock would be entitled in certain circumstances to redeem their shares of PHPC Series A Common Stock for, which was a pro-rata portion of the amount in the trust account at \$10.00 per share of PHPC Series A Common Stock held, plus any pro-rata interest earned on the funds held in the trust account (which interest was net of taxes payable, and less up to \$0.1 of interest to pay dissolution expenses). Remeasurements to the redemption value of the redeemable NCI were recognized as a deemed dividend and recorded to retained earnings on the balance sheet prior to the PHPC Redemption (as defined below).In connection with the PHPC IPO, PHPC incurred offering costs of \$17.9, of which \$10.7 were deferred underwriting commissions that would have become payable to the underwriters solely in the event that PHPC completed a partnering transaction.Prior to the PHPC Redemption, the Company beneficially owned 31.0% of the equity of PHPC and the net earnings and net assets of PHPC were consolidated within the Company4e" s financial statements. The remaining 69.0% of the consolidated net earnings and net assets of PHPC, which represented the percentage of economic interest in PHPC held by the public stockholders of PHPC through their ownership of PHPC equity, were allocated to redeemable NCI. All transactions between PHPC and PHPC Sponsor, as well as related financial statement impacts, eliminated in consolidation. On May 11, 2023, PHPC announced that it would not complete a partnering transaction within the Combination Period and that the entity would liquidate and dissolve in accordance with the terms of its amended and restated certificate of incorporation. Subsequent to the decision to liquidate and dissolve, PHPC completed certain winding-up activities, which included writing-off the deferred underwriting commissions as the underwriters agreed to waive their rights to these amounts should a partnering transaction not occur. The Company recorded a \$10.7 gain in connection with this write-off, which was recorded in 4e" Other income, net4e" on the Condensed Consolidated Statements of Operations during both the three and nine months ended June 30, 2023.On May 28, 2023, the PHPC Warrants and the PHPC Private Placement Warrants expired worthless, as PHPC had not completed a partnering transaction before the expiration of the Combination Period.On May 30, 2023, PHPC redeemed all of the outstanding public shares of PHPC Series A Common Stock (the 4e" PHPC Redemption4e"). Each share of PHPC Series A Common Stock was redeemed for approximately \$10.24 per share, representing the per share price equal to the aggregate amount then on deposit in the trust account, including interest earned on the trust account not previously released to pay taxes or dissolution expenses, divided by the number of then outstanding shares of PHPC Series A Common Stock. In connection with the PHPC Redemption, during the three and nine months ended June 30, 2023: 4e" \$353.4 of funds held in the trust account immediately prior to the PHPC Redemption were distributed to redeem all of the outstanding shares of PHPC Series A Common Stock. The Company received \$40.9 from the PHPC Redemption related to its ownership of 4.0 shares of PHPC Series A Common Stock; and 4e" redeemable NCI of \$312.5 immediately prior to the PHPC Redemption was reduced to zero.Subsequent to the PHPC Redemption, PHPC delisted from the New York Stock Exchange and dissolved in June 2023, and all classes of shares of PHPC equity were cancelled, including the PHPC Private Placement Units and the shares of the PHPC Series F Common Stock, which were surrendered by PHPC Sponsor for no consideration. PHPC Sponsor subsequently dissolved in August 2023.7Table of ContentsThe following table summarizes the effects of changes in the Company4e" s redeemable NCI on the Company4e" s equity for the three and nine months ended June 30, 2023, which represent the periods ended May 30, 2023, as the Company4e" s redeemable NCI was reduced to zero upon completion of the PHPC Redemption. Three Months EndedJune 30, 2023Nine Months EndedJune 30, 2023Net earnings attributable to redeemable NCI\$9.3A \$12.1A Redemption value adjustment(1.9)(5.9)PHPC deemed dividend\$7.4A \$6.2A The following table summarizes the changes to the Company4e" s redeemable NCI for the three and nine months ended June 30, 2023, which represent the periods ended May 30, 2023, as the Company4e" s redeemable NCI was reduced to zero upon completion of the PHPC Redemption. Three Months EndedJune 30, 2023Nine Months EndedJune 30, 2023Beginning of period\$310.6A \$306.6A Redemption of PHPC Series A Common Stock(312.5)(312.5)Net earnings attributable to redeemable NCI9.3A 12.1A PHPC deemed dividend(7.4)(6.2)End of period\$4e" A \$4e" A 8th AvenueThe Company has a 60.5% common equity interest in 8th Avenue Food & Provisions, Inc. (4e" 8th Avenue4e") that is accounted for using the equity method. In determining the accounting treatment of the common equity interest, management concluded that 8th Avenue was not a variable interest entity as defined by Accounting Standards Codification (4e" ASC4e") Topic 810, 4e" Consolidation,4e" and as such, 8th Avenue was evaluated under the voting interest model. Based on the terms of 8th Avenue4e" s governing documents, management determined that the Company does not have a controlling voting interest in 8th Avenue due to substantive participating rights held by third parties associated with the governance of 8th Avenue. However, Post does retain significant influence, and therefore, the use of the equity method of accounting is required.During fiscal 2022, 8th Avenue4e" s equity method loss attributable to Post exceeded the Company4e" s remaining investment in 8th Avenue. As such, in accordance with ASC Topic 323, 4e" Investments4e" Equity Method and Joint Ventures,4e" the Company discontinued applying the equity method to the investment after reducing the balance of the investment to zero. The Company4e" s investment in 8th Avenue was zero at both June 30, 2024 and September 30, 2023, and the Company did not recognize an equity method gain (loss) attributable to 8th Avenue for the three or nine months ended June 30, 2024 or 2023.During the three and nine months ended June 30, 2024, the Company had net sales to 8th Avenue of \$1.5 and \$5.3, respectively, and purchases from and royalties paid to 8th Avenue of \$21.5 and \$61.1, respectively. During the three and nine months ended June 30, 2023, the Company had net sales to 8th Avenue of \$1.2 and \$6.7, respectively, and purchases from and

royalties paid to 8th Avenue of \$16.8 and \$65.2, respectively. Sales and purchases between the Company and 8th Avenue were all made at arm's-length. The Company had current payables with 8th Avenue of \$15.6 and \$13.3 at June 30, 2024 and September 30, 2023, respectively, which were included in Accounts payable on the Condensed Consolidated Balance Sheets and primarily related to related party purchases and royalties. Current receivables with 8th Avenue at June 30, 2024 and September 30, 2023 were immaterial. In addition, the Company had a long-term receivable and a long-term liability with 8th Avenue of \$12.9 and \$0.7, respectively, at both June 30, 2024 and September 30, 2023, which were included in Other assets and Other liabilities, respectively, on the Condensed Consolidated Balance Sheets and related to tax indemnifications. Weetabix East Africa and The Company holds a controlling equity interest in Weetabix East Africa Limited (Weetabix East Africa). Weetabix East Africa is a Kenyan-based company that produces ready-to-eat (RTE) cereal and muesli. The Company owns 50.1% of Weetabix East Africa and holds a controlling voting and financial interest through its appointment of management and representation on Weetabix East Africa's board of directors. Accordingly, Weetabix East Africa is fully consolidated into the Company's financial statements and its assets and results of operations are reported in the Weetabix segment. The remaining interest in the consolidated net earnings and net assets of Weetabix East Africa is allocated to NCI. The Company holds an equity interest in Alpen Food Company South Africa (Pty) Limited (Alpen). Alpen is a South African-based company that produces RTE cereal and muesli. The Company owns 50.0% of Alpen's common stock with no other indicators of control, and accordingly, the Company accounts for its investment in Alpen using the equity method. The investment in Alpen was \$3.7 and \$3.6 at June 30, 2024 and September 30, 2023, respectively, and was included in Other assets on the Condensed Consolidated Balance Sheets. BellRing Transactions between the Company and BellRing Brands, Inc. (BellRing) are considered related party transactions as certain of the Company's officers and/or directors serve as officers and/or directors of BellRing. On September 30, 2022, Comet Processing, Inc. (Comet), a wholly-owned subsidiary of the Company, entered into a co-packing agreement with Premier Nutrition Company, LLC (Premier Nutrition), a subsidiary of BellRing (the Co-Packing Agreement). Under the Co-Packing Agreement, Premier Nutrition procures certain packaging materials for Comet that Comet utilizes in the production of ready-to-drink (RTD) shakes for Premier Nutrition. In December 2023, in accordance with the terms of the Co-Packing Agreement, Comet began manufacturing RTD shakes for Premier Nutrition. Sales of RTD shakes to Premier Nutrition during the three and nine months ended June 30, 2024 were immaterial and there were no sales of RTD shakes to Premier Nutrition during fiscal 2023. Other related party transactions and balances between the Company and BellRing were immaterial as of and for the three and nine months ended June 30, 2024 and 2023. NOTE 4A BUSINESS COMBINATIONS The Company uses the acquisition method of accounting for acquired businesses. Under the acquisition method, the Company's financial statements reflect the operations of an acquired business starting from the date of acquisition. The assets acquired and liabilities assumed are recorded at their respective estimated fair values at the date of the acquisition based on Level 3 inputs. Any excess of the purchase price over the estimated fair values of the identifiable net assets acquired is recorded as goodwill. Any excess of the estimated fair values of the identifiable net assets acquired over the purchase price is recorded as a gain on bargain purchase. Goodwill represents the value the Company expects to achieve through the implementation of operational synergies, the expansion of the business into new or growing segments of the industry and the addition of new employees. Fiscal 2024 On December 1, 2023, the Company completed its acquisition of substantially all of the assets of Perfection Pet Foods, LLC (Perfection) for \$235.0, subject to working capital adjustments and other adjustments, resulting in a payment at closing of \$238.8. Perfection is a manufacturer and packager of private label and co-manufactured pet food and baked treat products and is reported in the Post Consumer Brands segment. The acquisition was completed using cash on hand, including borrowings under the Revolving Credit Facility (as defined in Note 13). During the third quarter of fiscal 2024, the Company reached a final settlement of net working capital, resulting in an amount received by the Company of \$4.6. Based upon the preliminary purchase price allocation, the Company recorded \$81.0 of customer relationships, which is being amortized over a weighted-average useful life of 16 years. Net sales and operating profit included in the Condensed Consolidated Statements of Operations attributable to Perfection were \$62.1 and \$4.2, respectively, for the three months ended June 30, 2024 and \$146.7 and \$9.1, respectively, for the nine months ended June 30, 2024. Preliminary values of Perfection are measured as of the date of the acquisition, are not yet finalized pending the final purchase price allocation and are subject to change. The goodwill generated by the Company's Perfection acquisition is expected to be deductible for U.S. income tax purposes. Table of Contents The following table presents the preliminary purchase price allocation, including immaterial measurement period adjustments, related to the Perfection acquisition based upon the fair values of assets acquired and liabilities assumed as of June 30, 2024. Cash and cash equivalents \$0.3A Receivables, net 40.8A Inventories 21.1A Prepaid expenses and other current assets 40.4A Property, net 69.9A Other intangible assets, net 81.0A Other assets 2.9A Accounts payable (21.5) Other current liabilities (1.6) Total identifiable net assets 191.5A Goodwill 142.7A Fair value of total consideration transferred \$234.2A Also on December 1, 2023, the Company completed its acquisition of Deeside Cereals I Ltd (Deeside) for \$11.3 (approximately \$14.3). The acquisition was completed using cash on hand. Deeside is a producer of private label cereals in the United Kingdom (the U.K.) and is reported in the Weetabix segment. Based upon the preliminary purchase price allocation, the Company identified and recorded \$20.5 of net assets, which exceeded the purchase price paid for Deeside. As a result, the Company recorded an initial gain on bargain purchase of \$6.2 during the first quarter of fiscal 2024. During the third quarter of fiscal 2024, the Company recorded measurement period adjustments related to Deeside's defined benefit pension plan and deferred taxes, which reduced the acquired Deeside net assets by \$0.4. As a result, the Company recorded an adjustment to (gain) on bargain purchase of \$0.4 and \$(5.8) during the three and nine months ended June 30, 2024, respectively, which was included in Other operating expense (income), net in the Condensed Consolidated Statements of Operations. Net sales and operating loss included in the Condensed Consolidated Statements of Operations attributable to Deeside were \$7.5 and \$0.3, respectively, for the three months ended June 30, 2024 and \$17.0 and \$1.2, respectively, for the nine months ended June 30, 2024. Preliminary values of Deeside are measured as of the date of the acquisition, are not yet finalized pending the final purchase price allocation and are subject to change. Acquisition-related costs for fiscal 2024 acquisitions were immaterial during the three and nine months ended June 30, 2024. Fiscal 2023 On April 28, 2023, the Company completed its acquisition of a portion of The J. M. Smucker Company's (Smucker) pet food business, including brands such as Rachael Ray Nutrish, Nature's Recipe, 9Lives, Kibbles & Bits and Gravy Train, private label pet food assets and certain manufacturing and distribution facilities (collectively, the Pet Food), facilitating the Company's entry into the pet food category. The purchase price of the Pet Food acquisition was \$1,207.5 which included (i) \$700.0 in cash, subject to inventory adjustments, resulting in a payment at closing of \$715.5, (ii) 5.4 shares of Post common stock, or \$492.3, and (iii) immaterial working capital adjustments. The cash payment was made using cash on hand, including proceeds from the Fourth Incremental Term Loan (as defined in Note 13). Pet Food is reported in the Post Consumer Brands segment. In connection with the Pet Food acquisition, the Company and Smucker entered into a transition services agreement (the TSA) pursuant to which Smucker provides certain Pet Food support services to Post for a transition period of 18 months (or up to 24 months at Post's election) following the close of the acquisition based on the terms set forth in the TSA. Pet Food support services include, but are not limited to, certain sales, marketing, finance, information technology, procurement and supply chain services. TSA fees were \$3.5 and \$13.0 during the three and nine months ended June 30, 2024, respectively, and \$4.0 during both the three and nine months ended June 30, 2023. TSA fees were recorded within Selling, general and administrative expenses in the Condensed Consolidated Statements of Operations. In accordance with the terms of the TSA, Smucker collects sales receivables from and remits payments to customers and vendors, respectively, in accordance with Smucker's existing contractual terms. Pet Food receivables and payables are settled between Post and Smucker monthly on a net basis per the terms of the TSA. As of June 30, 2024 and September 30, 2023, the Company had recorded a net receivable due from Smucker related to the TSA of \$39.1 and \$35.5, respectively, which was recorded within Receivables, net in the Condensed Consolidated Balance Sheets. Table of Contents Unaudited Pro Forma Information The following unaudited pro forma information presents a summary of the results of operations of the Company combined with the results of the fiscal 2024 Perfection acquisition and the fiscal 2023 Pet Food acquisition for the periods presented as if the fiscal 2024 Perfection acquisition had occurred on October 1, 2022 and the fiscal 2023 Pet Food acquisition had occurred on October 1, 2021, along with certain pro forma adjustments. The results of operations for the fiscal 2024 Deeside acquisition were immaterial for presentation within the following unaudited pro forma information. These pro forma adjustments give effect to the amortization of certain definite-lived intangible assets, adjusted depreciation expense based upon the fair value of assets acquired, acquisition-related costs, inventory revaluation adjustments, interest expense, TSA fees and related income taxes. The following unaudited pro forma information has been prepared for comparative purposes only and is not necessarily indicative of the results of operations as they would have been had the Perfection and Pet Food acquisitions occurred on the assumed dates, nor is it necessarily an indication of future operating results. Three Months Ended June 30, Nine Months Ended June 30, 2024 2023 2024 2023 Pro forma net sales \$1,947.7A \$2,058.8A \$5,953.5A \$6,146.2A Pro forma net earnings \$103.5A \$121.4A \$296.1A \$284.9A Pro forma basic earnings per common share \$1.73A \$1.95A \$4.90A \$4.63A Pro forma diluted earnings per common share \$1.58A \$1.80A \$4.52A \$4.29A NOTE 5 RESTRUCTURING In November 2023, the Company finalized its plan to close its Post Consumer Brands cereal manufacturing facility in Lancaster, Ohio (the Lancaster Facility). The transfer of production capabilities to other Company locations and closure of the Lancaster Facility are expected to be completed in the first quarter of fiscal 2025. Restructuring charges and the associated liabilities for employee-related expenses related to the closure of the Lancaster Facility are shown in the following table. Balance, September 30, 2023 \$6.4 Charge to expense 6.6A Cash payments (0.2) Non-cash charges \$A Balance, June 30, 2024 \$6.4A Total expected restructuring charges \$6.7A Cumulative restructuring charges incurred to date 6.6A Remaining expected restructuring charges 0.1A Restructuring (adjustments) charges of \$(1.1) and \$6.6 were included in Selling, general and administrative expenses in the Condensed Consolidated Statements of Operations during the three and nine months ended June 30, 2024, respectively. No restructuring charges were incurred during the three or nine months ended June 30, 2023. NOTE 6 EARNINGS PER SHARE Basic earnings per share is based on the average number of shares of common stock outstanding during the period. Diluted earnings per share is based on the average number of shares used for the basic earnings per share calculation, adjusted for the dilutive effect of stock options, stock appreciation rights and restricted stock units using the treasury stock method and convertible senior notes using the if converted method. Remeasurements to the redemption value of the redeemable NCI prior to the PHPC Redemption were recognized as a deemed dividend (see Note 3). The Company made an election to treat the portion of the deemed dividend that exceeded fair value as an adjustment to income available to common shareholders for basic and diluted earnings per share. In addition, dilutive net earnings was adjusted for interest expense, net of tax, related to the Company's convertible senior notes. Table of Contents The following table sets forth the computation of basic and diluted earnings per share. Three Months Ended June 30, Nine Months Ended June 30, 2024 2023 2024 2023 Net earnings \$99.8A \$89.6A \$285.1A \$235.6A Impact of redeemable NCI \$1.9A \$1.1A Net earnings for basic earnings per share \$99.8A \$91.5A \$285.1A \$246.6A Impact of interest expense, net of tax, related to convertible senior notes 2.7A 2.7A 8.1A 8.1A Net earnings for diluted earnings per share \$102.5A \$94.2A \$293.2A \$254.7A Weighted-average shares for basic earnings per share 60.0A 61.6A 60.4A 59.7A Effect of dilutive securities: Stock options 0.2A 0.3A 0.4A Restricted stock units 0.4A 0.4A 0.5A Market-based performance restricted stock units 0.9A 0.7A 0.6A Earnings-based performance restricted stock units 0.1A 0.1A 0.1A Shares issuable upon conversion of convertible senior notes 5.4A 5.4A 5.4A Total dilutive securities 0.6A 0.9A 0.9A Weighted-average shares for diluted earnings per share 67.0A 68.5A 67.3A 66.7A Earnings per Common Share: Basic \$1.66A \$1.49A \$4.72A \$4.13A Diluted \$1.53A \$1.38A \$4.36A \$3.82A The following table presents the securities that have been excluded from the calculation of weighted-average shares for diluted earnings per share as they were anti-dilutive. Three Months Ended June 30, Nine Months Ended June 30, 2024 2023 2024 2023 Restricted stock units \$A \$A \$A \$A Market-based performance restricted stock units \$A \$A \$A \$A INVENTORIES June 30, 2024 September 30, 2023 Raw materials and supplies \$143.8A \$155.9A Work in process 25.4A 24.4A Finished products 591.2A 573.6A Flocks 34.6A 36.0A \$795.0A \$789.9A NOTE 8A PROPERTY, NET June 30, 2024 September 30, 2023 Property, at cost \$4,134.8A \$3,769.4A Accumulated depreciation (1,947.1) (1,748.0) \$2,187.7A \$2,021.4A Table of Contents NOTE 9A GOODWILL The changes in the carrying amount of goodwill by segment are noted in the following table. Post Consumer Brands Weetabix Foodservice Refrigerated Retail Total Balance, September 30, 2023 Goodwill (gross) \$2,261.1A \$854.3A \$1,355.3A \$803.7A \$5,274.4A Accumulated impairment losses (609.1) \$A \$A (90.9) (700.0) Goodwill (net) \$1,652.0A \$854.3A \$1,355.3A \$712.8A \$4,574.4A Goodwill from acquisition 42.7A \$A \$A \$A 42.7A Currency translation adjustment \$A 31.6A \$A \$A 31.6A Balance, June 30, 2024 Goodwill (gross) \$2,303.8A \$885.9A \$1,355.3A \$803.7A \$5,348.7A Accumulated impairment losses (609.1) \$A \$A (90.9) (700.0) Goodwill (net) \$1,694.7A \$885.9A \$1,355.3A \$712.8A \$4,648.7A NOTE 10A INTANGIBLE ASSETS, NET June 30, 2024 September 30, 2023 Carrying Amount Accumulated Amortization Net Amount Carrying Amount Accumulated Amortization Net Amount Subject to amortization: Customer relationships \$62,622.9A (1,045.8) \$1,577.1A \$2,535.5A (\$940.7) \$1,594.8A Trademarks, brands and licensing agreements 886.1A (336.2) 549.9A 855.8A (301.3) 584.5A 3,509.0A (1,382.0) 127.0A 3,421.3A (1,242.0) 2,179.3A Not subject to amortization: Trademarks and brands 1,042.0A \$A 1,042.0A 1,033.1A \$A 1,033.1A \$4,551.0A (1,382.0) \$3,169.0A \$4,454.4A (\$1,242.0) \$3,212.4A NOTE 11A DERIVATIVE FINANCIAL INSTRUMENTS In the ordinary course of business, the Company is exposed to commodity price risks relating to the purchases of raw materials and supplies, interest rate risks and foreign currency exchange rate risks. The Company utilizes derivative financial instruments, including (but not limited to) futures contracts, option contracts, forward contracts and swaps, to manage certain of these exposures by hedging when it is practical to do so. The Company does not hold or issue financial instruments for speculative or trading purposes. Cash flows associated with all derivatives are reported as cash flows from operating activities in the Condensed Consolidated Statements of Cash Flows, unless the derivative contains an other-than-insignificant financing element, in which case its cash flows are reported as cash flows from financing activities. At June 30, 2024, the Company's derivative instruments, none of which were designated as hedging instruments under ASC Topic 815, Derivatives and Hedging, consisted of: commodity and energy futures, swaps and option contracts which relate to inputs that generally will be utilized within the next two years; foreign currency forward contracts (the FX contracts) maturing in the next 12 months that have the effect of hedging currency fluctuations between the Euro and the Pound Sterling; and pay-fixed, receive-variable interest rate swaps maturing in June 2033 that require monthly settlements and have the effect of hedging interest payments on debt expected to be issued but not yet priced. During the nine months ended June 30, 2024, the Company received cash proceeds of \$5.2 in connection with the termination of its interest rate swap contracts with a \$400.0 notional value. 13 Table of Contents During the nine months ended June 30, 2023, the Company paid \$55.1 in connection with the termination of \$849.3 notional value of its rate-lock swap contracts, of which \$43.5 related to the termination of rate-lock swap contracts that contained other-than-insignificant financing elements and were reported as cash flows from financing activities in the Condensed Consolidated Statements of Cash Flows. The Company also paid \$2.1 in connection with the termination of \$332.6 notional value of its interest rate swap option, and received cash proceeds of \$6.7 in connection with the termination of its interest rate swap contract with a \$200.0 notional value. The following table presents the notional amounts of derivative instruments held. June 30, 2024 September 30, 2023 Commodity and energy contracts \$200.8A \$263.9A FX contracts \$3.7A \$3.0A Interest rate swaps \$300.0A \$700.0A The following table presents the balance sheet location and fair value of the Company's derivative instruments. The Company does not offset derivative assets and liabilities within the Condensed Consolidated Balance Sheets. Balance Sheet Location June 30, 2024 September 30, 2023 Asset Derivatives: Commodity and energy contracts Prepaid expenses and other current assets \$2.9A \$3.7A FX contracts Prepaid expenses and other current assets 0.1A \$A Interest rate swaps Prepaid expenses and other current assets 3.6A 10.6A Commodity and energy contracts Other assets 2.1A \$A Interest rate swaps Other assets 2.4A \$11.1A \$25.6A Liability Derivatives: Commodity and energy contracts Other current liabilities \$9.7A \$16.1A \$9.7A \$16.1A The following table presents the statement of operations location and loss (gain) recognized related to the Company's derivative instruments. Derivative Instruments Statement of Operations Location Three Months Ended June 30, Nine Months Ended June 30, 2024 2023 2024 2023 Commodity and energy contracts Cost of goods sold \$5.6A \$15.8A \$30.5A \$30.1A FX contracts Selling, general and administrative expenses \$A 0.1A \$A 0.1A Interest rate swaps (Income) expense on swaps, net (3.1) (17.1) 4.7A (20.4) PHPC Warrants Other income, net \$A (1.5) \$A (1.0) At June 30, 2024 and September 30, 2023, the Company had pledged collateral of \$9.3 and \$23.4, respectively, related to its commodity and energy contracts. These amounts were classified as Restricted cash in the Condensed Consolidated Balance Sheets. Table of Contents NOTE 12A FAIR VALUE MEASUREMENTS The following table presents the Company's assets and liabilities measured at fair value on a recurring basis and the basis for that measurement according to the levels in the fair value hierarchy in ASC Topic 820, Fair Value Measurement. \$ June 30, 2024 September 30, 2023 Total Level 1 Level 2 Total Level 1 Level 2 Assets: Deferred compensation

further discussion, refer to "Segment Results" within this section. Operating Profit Operating profit increased \$44.9 million, or 28%, during the three months ended June 30, 2024, when compared to the prior year period, primarily driven by higher segment profit within our Post Consumer Brands and Weetabix segments and lower general corporate expenses, partially offset by lower segment profit within our Foodservice and Refrigerated Retail segments. Operating profit increased \$156.7 million, or 35%, during the nine months ended June 30, 2024, when compared to the prior year period, primarily driven by higher segment profit within our Post Consumer Brands, Refrigerated Retail and Weetabix segments, partially offset by lower segment profit within our Foodservice segment and higher general corporate expenses. For further discussion, refer to "Segment Results" within this section. Interest Expense, Net Interest expense, net increased \$6.1 million, or 8%, during the three months ended June 30, 2024, when compared to the prior year period. This increase was driven by higher average outstanding principal amounts of debt and a higher weighted-average interest rate compared to the prior year period. Our weighted-average interest rate on our total outstanding debt was 5.1% and 5.0% for the three months ended June 30, 2024 and 2023, respectively. Interest expense, net increased \$34.5 million, or 17%, during the nine months ended June 30, 2024, when compared to the prior year period. This increase was driven by higher average outstanding principal amounts of debt, a higher weighted-average interest rate and lower interest income compared to the prior year period. Our weighted-average interest rate on our total outstanding debt was 5.1% and 4.9% for the nine months ended June 30, 2024 and 2023, respectively. For additional information on our debt, refer to Note 13 within "Notes to Condensed Consolidated Financial Statements." Gain on Extinguishment of Debt, Net Fiscal 2024 During the three months ended June 30, 2024, we recognized a net gain of \$1.8 million related to the partial repurchase of 27 Table of Contents our 4.50% senior notes. The net gain included debt discounts received of \$1.9 million, partially offset by the write-off of debt issuance costs of \$0.1 million. During the nine months ended June 30, 2024, we recognized a net gain of \$4.6 million related to the repayment of our Fourth Incremental Term Loan (as defined in "Liquidity and Capital Resources" within this section), the redemption of our 5.75% senior notes and the partial repurchase of our 4.50% senior notes. The net gain included the write-off of unamortized premiums of \$4.6 million and net discounts received of \$3.5 million, partially offset by the write-off of debt issuance costs of \$3.5 million. Fiscal 2023 During the three months ended June 30, 2023, we recognized a net gain of \$6.4 million related to the partial repurchase of our 4.50% and 4.625% senior notes. The net gain included debt discounts received of \$6.4 million and the write-off of unamortized premiums of \$0.3 million, partially offset by the write-off of debt issuance costs of \$0.3 million. During the nine months ended June 30, 2023, we recognized a net gain of \$21.2 million primarily related to the partial repurchase of our 4.50% and 4.625% senior notes. The net gain included debt discounts received of \$23.3 million and the write-off of unamortized premiums of \$0.3 million, partially offset by the write-off of debt issuance costs of \$1.3 million related to our 4.50% and 4.625% senior notes and \$1.1 million related to an incremental term loan under our Credit Agreement (as defined in "Liquidity and Capital Resources" within this section) pursuant to Joinder Agreement No. 3 (the "Third Incremental Term Loan"). For additional information on our debt, refer to Note 13 within "Notes to Condensed Consolidated Financial Statements." (Income) Expense on Swaps, Net During the three and nine months ended June 30, 2024, we recognized (income) expense on swaps, net of (\$3.1) million and \$4.7 million, respectively, related to mark-to-market adjustments on our interest rate swaps. During the three and nine months ended June 30, 2023, we recognized income on swaps, net of \$17.1 million and \$20.4 million, respectively, related to mark-to-market adjustments on our interest rate swaps. For additional information on our interest rate swap contracts and exposure to risk related to interest rate swaps, refer to Note 11 within "Notes to Condensed Consolidated Financial Statements" and "Quantitative and Qualitative Disclosures About Market Risk," respectively. Income Tax Expense The effective income tax rate was 24.1% and 23.7% for the three and nine months ended June 30, 2024, respectively, and 21.4% and 22.1% for the three and nine months ended June 30, 2023, respectively. A SEGMENT RESULTS We evaluate each segment's performance based on its segment profit, which for all segments is its earnings/loss before income taxes and equity method earnings/loss before impairment of property, goodwill and other intangible assets, facility closure related costs, restructuring expenses, gain/loss on assets and liabilities held for sale, gain/loss on sale of businesses and facilities, gain on/adjustment to bargain purchase, interest expense and other unallocated corporate income and expenses. Post Consumer Brands Three Months Ended June 30, Change in Nine Months Ended June 30, Change in dollars in millions 2024 2023 % 2024 2023 % Net Sales \$1,008.1A \$871.3A \$136.8A 16A % \$3,062.2A \$2,025.1A \$1,037.1A 51A % Segment Profits \$128.6A \$83.0A \$45.6A 55A % \$401.0A \$237.8A \$163.2A 69A % Segment Profit Margin 13A % 10A % 13A % 12A % Net sales for the Post Consumer Brands segment increased \$136.8 million, or 16%, for the three months ended June 30, 2024, when compared to the prior year period. The increase in net sales was primarily driven by the inclusion of one incremental month of Pet Food net sales of \$130.1 million and three months of Perfection net sales of \$62.1 million. In addition to these impacts, average net selling prices increased primarily due to the annualization of prior year price increases taken to mitigate inflation. Volumes increased 24%, primarily driven by the inclusion of one incremental month of Pet Food and three months of Perfection, partially offset by volume decreases in branded and non-retail cereal. Net sales for the Post Consumer Brands segment increased \$1,037.1 million, or 51%, for the nine months ended June 30, 2024, and seven months of Perfection net sales of \$146.7 million. In addition to these impacts, average net selling prices increased primarily due to the annualization of prior year price increases taken to mitigate inflation. Volumes increased 88%, primarily driven by the inclusion of seven incremental months of Pet Food and seven months of Perfection, partially offset by volume decreases in branded and non-retail cereal. Segment profit for the three months ended June 30, 2024 increased \$45.6 million, or 55%, when compared to the prior year period. The increase in segment profit was primarily driven by higher net sales, as previously discussed, partially offset by higher product costs. The increase in product costs was primarily driven by the inclusion of one month of incremental costs attributable to Pet Food of \$87.6 million and three months of costs attributable to Perfection of \$51.8 million, partially offset by lower raw material costs of \$7.6 million and lower freight costs of \$4.3 million. In addition, warehousing costs, advertising and consumer spending and amortization expense increased compared to the prior year period, primarily due to the inclusion of one incremental month of Pet Food results and three months of Perfection results. Segment profit for the nine months ended June 30, 2024 increased \$163.2 million, or 69%, when compared to the prior year period. The increase in segment profit was primarily driven by higher net sales, as previously discussed, partially offset by higher product costs. The increase in product costs was primarily driven by the inclusion of seven months of incremental costs attributable to Pet Food of \$661.7 million and seven months of costs attributable to Perfection of \$124.0 million, partially offset by lower freight costs of \$21.0 million. In addition, warehousing costs, advertising and consumer spending and amortization expense increased compared to the prior year period, primarily due to the inclusion of seven incremental months of Pet Food results and seven months of Perfection results. Weetabix Three Months Ended June 30, Change in Nine Months Ended June 30, Change in dollars in millions 2024 2023 % 2024 2023 % Net Sales \$136.1A \$134.2A \$1.9A 1A % \$403.2A \$377.2A \$26.0A 7A % Segment Profits \$24.1A \$17.9A \$6.2A 35A % \$63.2A \$58.8A \$4.4A 7A % Segment Profit Margin 18A % 13A % 16A % 16A % Net sales for the Weetabix segment increased \$1.9 million, or 1%, for the three months ended June 30, 2024, when compared to the prior year period. The increase in net sales was primarily driven by the inclusion of three months of Deeside, partially offset by volume decreases in branded products. Net sales for the Weetabix segment increased \$26.0 million, or 7%, for the nine months ended June 30, 2024, when compared to the prior year period. The increase in net sales was primarily driven by the inclusion of seven months of Deeside net sales of \$17.0 million and a favorable foreign currency exchange impact of \$13.4 million. In addition to these impacts, average net selling prices increased primarily due to the annualization of prior year price increases. Volumes increased 13%, primarily driven by the inclusion of seven months of Deeside and volume increases in private label products, partially offset by volume decreases in branded products. Segment profit for the three months ended June 30, 2024 increased \$6.2 million, or 35%, when compared to the prior year period. This increase was primarily driven by lower raw material and manufacturing costs of \$6.7 million, partially offset by higher advertising and consumer spending of \$2.5 million. Segment profit for the nine months ended June 30, 2024 increased \$4.4 million, or 7%, when compared to the prior year period. This increase was primarily driven by lower raw material and manufacturing costs of \$4.9 million and a favorable foreign currency exchange impact of \$2.2 million, partially offset by higher advertising and consumer spending of \$4.0 million. 29 Table of Contents Foodservice Three Months Ended June 30, Change in Nine Months Ended June 30, Change in dollars in millions 2024 2023 % 2024 2023 % Net Sales \$589.1A \$622.7A \$(33.6)A (5)A % \$1,711.0A \$1,856.4A \$(145.4)A (8)A % Segment Profit \$89.6A \$107.7A \$(18.1)A (17)A % \$229.8A \$264.9A \$(35.1)A (13)A % Segment Profit Margin 15A % 17A % 13A % 14A % Net sales for the Foodservice segment decreased \$33.6 million, or 5%, for the three months ended June 30, 2024, when compared to the prior year period. Egg product sales were down \$39.0 million, or 7%, driven by lower average net selling prices due to a reduction in avian influenza pricing and the pass-through of lower grain and egg market prices, partially offset by favorable product mix and volume increases of 1% as a result of distribution gains. Sales of side dishes were up \$5.0 million, or 8%, driven by the annualization of prior year price increases taken to mitigate inflation and volume increases of 1% as a result of distribution gains. Sales of other products were up \$0.4 million. Net sales for the Foodservice segment decreased \$145.4 million, or 8%, for the nine months ended June 30, 2024, when compared to the prior year period. Egg product sales were down \$152.6 million, or 9%, on flat volumes, driven by lower average net selling prices due to a reduction in avian influenza pricing and the pass-through of lower grain and egg market prices, partially offset by favorable product mix. Sales of side dishes were up \$10.0 million, or 5%, driven by the annualization of prior year price increases taken to mitigate inflation and volume increases of 2% as a result of distribution gains. Sales of other products were down \$2.8 million. Segment profit for the three months ended June 30, 2024 decreased \$18.1 million, or 17%, when compared to the prior year period, driven by lower net sales, as previously discussed, and higher manufacturing costs of \$6.6 million. These negative impacts were partially offset by lower raw material costs of \$26.0 million, primarily due to favorable grain and egg market prices compared to the prior year period, and lower freight costs of \$5.3 million. Segment profit for the nine months ended June 30, 2024 decreased \$35.1 million, or 13%, when compared to the prior year period, driven by lower net sales, as previously discussed, higher manufacturing costs of \$27.7 million and higher warehousing costs of \$5.9 million. These negative impacts were partially offset by lower raw material costs of \$146.4 million, primarily due to favorable grain and egg market prices compared to the prior year period, and lower freight costs of \$19.9 million. Refrigerated Retail Three Months Ended June 30, Change in Nine Months Ended June 30, Change in dollars in millions 2024 2023 % 2024 2023 % Net Sales \$214.4A \$230.7A \$(16.3)A (7)A % \$735.7A \$786.4A \$(50.7)A (6)A % Segment Profit \$5.1A \$18.0A \$(12.9)A (72)A % \$63.1A \$57.2A \$5.9A 10A % Segment Profit Margin 2A % 8A % 9A % 7A % Net sales for the Refrigerated Retail segment decreased \$16.3 million, or 7%, for the three months ended June 30, 2024, when compared to the prior year period, primarily driven by lower average net selling prices due to increased promotional spending across all product categories. Egg product sales were down \$9.9 million, or 23%, on 10% lower volumes due to distribution losses and were incrementally impacted by unfavorable product mix. Cheese and other dairy product sales decreased \$3.0 million, or 7%, on 6% lower volumes due to distribution losses. Sales of side dishes decreased \$1.3 million, or 1%, on volume increases of 5% due to increased promotional activities. Sausage sales were flat on 5% higher volumes, due to increased promotional activities, and were incrementally impacted by unfavorable customer mix. Sales of all other products were down \$2.1 million driven by the exit of certain low-margin products. Net sales for the Refrigerated Retail segment decreased \$50.7 million, or 6%, for the nine months ended June 30, 2024, when compared to the prior year period, primarily driven by lower average net selling prices due to increased promotional spending in side dishes, egg and sausage. Egg product sales were down \$34.6 million, or 24%, on 13% lower volumes due to distribution losses and were incrementally impacted by unfavorable product mix. Cheese and other dairy product sales decreased \$14.0 million, or 10%, on 9% lower volumes due to distribution losses. Sausage sales decreased \$0.7 million, or 1%, and were incrementally impacted by unfavorable customer mix, partially offset by volume increases of 4% due to increased promotional activities. Sales of side dishes increased \$5.6 million, or 2%, driven by 1% higher volumes due to distribution gains, increased promotional activities and higher average net selling prices due to the annualization of prior year price 30 Table of Contents increases taken to mitigate input cost inflation. Sales of all other products were down \$7.0 million driven by the exit of certain low-margin products. Segment profit for the three months ended June 30, 2024 decreased \$12.9 million, or 72%, when compared to the prior year period, driven by lower net sales, as previously discussed, higher advertising and consumer spending of \$1.5 million and higher raw material costs of \$1.2 million. These negative impacts were partially offset by lower manufacturing costs of \$1.2 million. Segment profit for the nine months ended June 30, 2024 increased \$5.9 million, or 10%, when compared to the prior year period, driven by lower manufacturing costs of \$16.1 million, lower raw material costs of \$10.8 million and lower freight costs of \$2.5 million. These positive impacts were partially offset by lower net sales, as previously discussed, and higher advertising and consumer spending of \$3.2 million. General Corporate Expenses and Other Three Months Ended June 30, Change in Nine Months Ended June 30, Change in dollars in millions 2024 2023 % 2024 2023 % General corporate expenses and other \$41.9A \$52.3A \$(10.4)A (20)A % \$145.9A \$139.9A \$6.0A 4A % General corporate expenses and other decreased \$10.4 million, or 20%, for the three months ended June 30, 2024, when compared to the prior year period. This decrease was driven by decreased acquisition-related costs of \$13.1 million, primarily due to lapsing Pet Food acquisition costs in the prior year, and increased net gains related to mark-to-market adjustments on economic hedges of \$11.8 million (compared to net losses in the prior year period). These positive impacts were partially offset by lapsing a prior year gain related to the write-off of deferred underwriting commissions of \$10.7 million and increased restructuring and facility closure costs (including accelerated depreciation) of \$2.3 million primarily related to our Post Consumer Brands segment. General corporate expenses and other increased \$6.0 million, or 4%, for the nine months ended June 30, 2024, when compared to the prior year period. This increase was driven by increased restructuring and facility closure costs (including accelerated depreciation) of \$19.4 million primarily related to our Post Consumer Brands segment, decreased net gains related to mark-to-market adjustments on equity securities of \$11.2 million, lapsing a prior year gain related to the write-off of deferred underwriting commissions of \$10.7 million and higher employee-related expenses of \$6.8 million. These negative impacts were partially offset by increased net gains related to mark-to-market adjustments on economic hedges of \$25.0 million (compared to net losses in the prior year period), decreased acquisition-related costs of \$13.3 million primarily due to lapsing Pet Food acquisition costs in the prior year and a gain on bargain purchase of \$5.8 million related to our Deeside acquisition. LIQUIDITY AND CAPITAL RESOURCES We completed the following activities during the nine months ended June 30, 2024 (for additional information, see Notes 13 and 16 within "Notes to Condensed Consolidated Financial Statements") impacting our liquidity and capital resources: • \$1,000.0 million principal value issued of 6.25% senior secured notes (the "6.25% senior notes"); • entered into a third amendment to our second amended and restated credit agreement dated March 18, 2020 (the "Credit Agreement") and such amendment, the "Third Amendment"), which replaced our previous revolving credit facility in an aggregate principal amount of \$750.0 million (the "Old Revolving Credit Facility"), with a new revolving credit facility in an aggregate principal amount of \$1,000.0 million (the "New Revolving Credit Facility"), and extended the maturity date of the New Revolving Credit Facility to February 20, 2029, provided that certain criteria are met; • \$645.0 million borrowed under our Revolving Credit Facility, which such term refers to our Old Revolving Credit Facility prior to the Third Amendment and our New Revolving Credit Facility subsequent to the Third Amendment; • \$345.0 million repaid under our Revolving Credit Facility; • \$459.3 million principal value of our 5.75% senior notes redeemed at a premium of \$4.4 million; • \$69.1 million principal value of our 4.50% senior notes repurchased at a discount of \$7.9 million; • \$400.0 million principal value repaid on our fourth incremental term loan under our Credit Agreement (the "Fourth Incremental Term Loan"); • 2.5 million shares of our common stock repurchased at an average share price of \$100.71 per share and at a total cost, including accrued excise tax and broker's commissions, of \$254.5 million; and • 31 Table of Contents \$50.0 million paid and \$50.9 million received related to a structured share repurchase contract. Historically, we have generated and expect to continue to generate positive cash flows from operations. We believe our cash on hand, cash flows from operations and current and possible future credit facilities will be sufficient to satisfy our working capital requirements, purchase commitments, interest payments, research and development activities, capital expenditures, pension contributions and benefit payments and other financing requirements for the foreseeable future. We are currently not aware of any existing trends or demands, commitments, events or uncertainties that will result in, or that are reasonably likely to result in, our liquidity increasing or decreasing in any material way that will impact meeting our capital needs during or beyond the next twelve months. Our ability to generate positive cash flows from operations is dependent on general economic conditions, competitive pressures and other business risk factors. We believe that we have sufficient liquidity and cash on hand to satisfy our cash needs. If we are unable to generate sufficient cash flows from operations, or are otherwise unable to comply with the terms of our credit facilities, we may be required to seek additional financing alternatives, which may require waivers under our Credit Agreement and our indentures governing our senior notes, in order to generate additional cash. There can be no assurance that we would be able to obtain additional financing or any such waivers on terms acceptable to us or at all. For additional information on our debt, refer to Note 13 within "Notes to Condensed Consolidated Financial Statements." Short-term financing needs primarily consist of working capital requirements and interest payments on our long-term debt. Long-term financing needs will depend largely on potential growth opportunities, including acquisition activity and other

strategic transactions and repayment or refinancing of our long-term debt obligations. We may, from time to time, seek to retire or purchase our outstanding debt through cash purchases in open market transactions, privately negotiated transactions or otherwise. Additionally, we may seek to repurchase shares of our common stock. Such repurchases, if any, will depend on prevailing market conditions, our liquidity requirements, contractual restrictions and other factors. The amounts involved may be material. Obligations under our Credit Agreement are unconditionally guaranteed by our existing and subsequently acquired or organized subsidiaries (other than immaterial subsidiaries, certain excluded subsidiaries and subsidiaries we designate as unrestricted subsidiaries, which include 8th Avenue Food & Provisions, Inc. (a€œ8th Avenuea€) and its subsidiaries) and are secured by security interests in substantially all of our assets and the assets of our subsidiary guarantors, but excluding, in each case, real property. These guarantees are subject to release in certain circumstances. Our senior notes, other than our 6.25% senior notes, are fully and unconditionally guaranteed, jointly and severally, on a senior unsecured basis by each of our existing and subsequently acquired or organized wholly-owned domestic subsidiaries (other than immaterial subsidiaries, certain excluded subsidiaries and subsidiaries we designate as unrestricted subsidiaries, which include 8th Avenue and its subsidiaries). Our 6.25% senior notes are fully and unconditionally guaranteed, jointly and severally, on a senior secured basis by each of our existing and subsequently acquired or organized wholly-owned domestic subsidiaries that guarantee the Credit Agreement or certain of our other indebtedness (other than immaterial subsidiaries, certain excluded subsidiaries and subsidiaries we designate as unrestricted subsidiaries, which include 8th Avenue and its subsidiaries). These guarantees are subject to release in certain circumstances. Our 2.50% convertible senior notes are fully and unconditionally guaranteed, jointly and severally, on a senior unsecured basis by each of our existing domestic subsidiaries that have guaranteed our other senior notes, which excludes certain immaterial subsidiaries, certain excluded subsidiaries and subsidiaries we designate as unrestricted subsidiaries under our other senior notes indentures, which include 8th Avenue and its subsidiaries. If, after the date our 2.50% convertible senior notes were issued, any domestic wholly-owned subsidiary guarantees any of our existing senior notes or any other debt securities we may issue in the form of senior unsecured notes or convertible or exchangeable notes, then we must cause such subsidiary to become a guarantor under the 2.50% convertible senior notes as well. The following table presents select cash flow data, which is discussed below. Nine Months Ended June 30, 2024

	2024	2023
Cash provided by (used in):		
Operating activities	\$696.3A	\$480.5A
Investing activities	(538.3)	(567.9)
Financing activities	66.7A	(279.7)
Effect of exchange rate changes on cash, cash equivalents and restricted cash	1.9A	3.8A
Net increase (decrease) in cash, cash equivalents and restricted cash	\$226.6A	\$(363.3)

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Operating Activities Cash provided by operating activities for the nine months ended June 30, 2024 increased \$215.8 million compared to the prior year period. This increase was primarily driven by lapping inventory cash outflows in the prior year period within our Post Consumer Brands and Foodservice segments, cash inflows related to fluctuations in timing of purchases and payments of trade payables within our Post Consumer Brands and Refrigerated Retail segments and increased net cash receipts on our interest rate swaps of \$17.3 million. These positive impacts were partially offset by higher interest payments of \$8.8 million and higher tax payments of \$32.4 million. Investing Activities Nine months ended June 30, 2024 Cash used in investing activities for the nine months ended June 30, 2024 was \$538.3 million, primarily driven by net cash payments of \$248.1 million related to the Perfection and Deeside acquisitions and capital expenditures of \$290.3 million. Capital expenditures in the period primarily related to ongoing projects in our Post Consumer Brands and Foodservice segments. Nine months ended June 30, 2023 Cash used in investing activities for the nine months ended June 30, 2023 was \$567.9 million, primarily driven by net cash payments of \$715.2 million related to the Pet Food acquisition and capital expenditures of \$201.9 million. Capital expenditures in the period primarily related to ongoing projects in our Post Consumer Brands and Foodservice segments. These cash outflows were partially offset by a return of \$345.0 million in connection with the PHPC Redemption which had been deposited in a trust account in connection with the PHPC IPO and the PHPC Private Placement. Financing Activities Nine months ended June 30, 2024 Cash provided by financing activities for the nine months ended June 30, 2024 was \$66.7 million. We received proceeds of \$1,000.0 million from the issuance of our 6.25% senior notes and \$645.0 million from borrowings under our Revolving Credit Facility. In addition, we received net proceeds of \$0.9 million related to our structured share repurchase contract. We redeemed \$459.3A million principal value of our 5.75% senior notes, repaid \$69.1 million principal value of our 4.50% senior notes (net of \$7.9 million of discounts), repaid \$400.0 million principal value of our Fourth Incremental Term Loan, repaid \$345.0 million under our Revolving Credit Facility and repaid \$1.1 million principal value of our municipal bond, which resulted in total net repayments of debt of \$1,266.6 million. We paid \$248.7 million, including broker-a€œ fees, commissions, for the repurchase of shares of our common stock. In addition, we paid \$19.9 million of debt issuance costs and deferred financing fees in connection with the issuance of our 6.25% senior notes and entry into the Third Amendment and \$4.4 million of debt premiums related to the redemption of our 5.75% senior notes. Nine months ended June 30, 2023 Cash used in financing activities for the nine months ended June 30, 2023 was \$279.7 million. We received proceeds of \$400.0 million and \$130.0 million from our Fourth Incremental Term Loan and our Third Incremental Term Loan, respectively. The Third Incremental Term Loan was partially repaid through a debt-for-equity exchange of the remaining shares of BellRing Brands, Inc. (a€œBellRinga€) common stock we held from our previous transactions related to the distribution of a portion of our interest in BellRing, and the remaining principal balance of \$30.1 million was repaid using cash on hand. In addition, we repaid \$170.5 million principal value of our 4.50% and 4.625% senior notes (net of \$23.3 million of discounts) and \$1.1 million principal value of our municipal bond, which resulted in total net repayments of debt of \$178.4 million. We distributed \$312.5 million to PHPC public stockholders in connection with the PHPC Redemption. We paid \$242.4 million, including broker-a€œ fees, commissions, for the repurchase of shares of our common stock and \$43.5 million related to the termination of certain of our rate-lock interest rate swap contracts, which contained non-cash, off-market financing elements. Debt Covenants Under the terms of our Credit Agreement, we are required to comply with a financial covenant consisting of a secured net leverage ratio (as defined in the Credit Agreement) not to exceed 4.25 to 1.00 measured as of the last day of any fiscal quarter if, as of the last day of such fiscal quarter, the aggregate outstanding amount of all revolving credit loans, swing line loans and letter of credit obligations (subject to certain exceptions specified in the Credit Agreement) exceeds 30% of our revolving credit commitments. As of June 30, 2024, we were in compliance with this financial covenant. We do not believe non-compliance is reasonably likely in the foreseeable future. Our Credit Agreement provides for incremental revolving and term loan facilities, and also permits other secured or unsecured debt, if, among other conditions, certain financial ratios are met, as defined and specified in the Credit Agreement. 33 Table of Contents

CRITICAL ACCOUNTING ESTIMATES Our critical accounting estimates are more fully described in our Annual Report on Form 10-K for the year ended September 30, 2023, as filed with the Securities and Exchange Commission (the a€œSECa€) on November 17, 2023. There have been no significant changes to our critical accounting estimates since September 30, 2023. RECENTLY ISSUED ACCOUNTING STANDARDS See Note 2 within a€œ Notes to Condensed Consolidated Financial Statementsa€ for a discussion regarding recently issued accounting standards. CAUTIONARY STATEMENT ON FORWARD-LOOKING STATEMENTS Forward-looking statements, within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended, are made throughout this report. These forward-looking statements are sometimes identified from the use of forward-looking words such as a€œ believe, a€œ expect, a€œ could, a€œ might, a€œ may, a€œ intend, a€œ plan, a€œ forecast, a€œ target, a€œ likely, a€œ will, a€œ can, a€œ may, a€œ could, a€œ or the negative of these terms or similar expressions elsewhere in this report. Our financial condition, results of operations and cash flows may differ materially from the forward-looking statements in this report. Such statements are based on management-a€œ s current views and assumptions and involve risks and uncertainties that could affect expected results. Those risks and uncertainties include, but are not limited to, the following: a€œ disruptions or inefficiencies in our supply chain, inflation, labor shortages, public health crises, climatic events, avian influenza and other agricultural diseases and pests, fires and other events beyond our control; a€œ consumer and customer reaction to our pricing actions; a€œ changes in economic conditions, financial instability, disruptions in capital and credit markets, changes in interest rates and fluctuations in foreign currency exchange rates; a€œ volatility in the cost or availability of inputs to our businesses (including raw materials, energy and other supplies and freight); a€œ our ability to hire and retain talented personnel, leaves of absence of key employees, increases in labor-related costs, employee safety, labor strikes, work stoppages and unionization efforts; a€œ our reliance on third parties for the manufacture of many of our products; a€œ our high leverage, our ability to obtain additional financing and service our outstanding debt (including covenants restricting the operation of our businesses) and a potential downgrade in our credit ratings; a€œ our and our customers-a€œ ability to compete in our respective product categories, including the success of pricing, advertising and promotional programs and the ability to anticipate and respond to changes in consumer and customer preferences and behaviors; a€œ the success of new product introductions; a€œ allegations that our products cause injury or illness, product recalls and withdrawals, product liability claims and other related litigation; a€œ compliance with existing and changing laws and regulations; a€œ the impact of litigation; a€œ our ability to successfully integrate Pet Food and the assets from the Perfection acquisition, deliver on the expected financial contribution, cost savings and synergies from these acquisitions and maintain relationships with employees, customers and suppliers for the acquired businesses, while maintaining focus on our pre-acquisition businesses; a€œ our and Smucker-a€œ s ability to comply with certain ancillary agreements associated with the Pet Food acquisition; a€œ our ability to identify, complete and integrate or otherwise effectively execute acquisitions or other strategic transactions; a€œ our ability to successfully implement business strategies to reduce costs; a€œ differences in our actual operating results from any of our guidance regarding our future performance; 34 Table of Contents

costs, business disruptions and reputational damage associated with cybersecurity incidents, information technology failures or information security breaches; a€œ impairment in the carrying value of goodwill or other intangibles; a€œ risks related to the intended tax treatment of our divestitures of our interest in BellRing; a€œ the loss of, a significant reduction of purchases by or the bankruptcy of a major customer; a€œ costs associated with the obligations of Bob Evans Farms, Inc. (a€œ Bob Evansa€) in connection with the sale of its restaurants business, including certain indemnification obligations and Bob Evans-a€œ s payment and performance obligations as a guarantor for certain leases; a€œ our ability to protect our intellectual property and other assets and to license third-party intellectual property; a€œ risks associated with our international businesses; a€œ business disruption or other losses from political instability, terrorism, war or armed hostilities or geopolitical tensions; a€œ changes in critical accounting estimates; a€œ losses or increased funding and expenses related to our qualified pension or other postretirement plans; a€œ conflicting interests or the appearance of conflicting interests resulting from any of our directors and officers also serving as directors or officers of other companies; and a€œ other risks and uncertainties included under a€œ Risk Factorsa€ in Item 1A of Part II of this report and in our Annual Report on Form 10-K for the fiscal year ended September 30, 2023, filed with the SEC on November 17, 2023. You should not rely upon forward-looking statements as predictions of future events. Although we believe that the expectations reflected in the forward-looking statements are reasonable, we cannot guarantee that the future results, levels of activity, performance or events and circumstances reflected in the forward-looking statements will be achieved or occur. Moreover, we undertake no obligation to update publicly any forward-looking statements for any reason after the date of this report to conform these statements to actual results or to changes in our expectations. ITEM 3. A. A QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK. Commodity Price Risk In the ordinary course of business, the Company is exposed to commodity price risks relating to the acquisition of raw materials, including ingredients and packaging, energy and fuel. The Company may use futures contracts and options to manage certain of these exposures when it is practical to do so. A hypothetical 10% adverse change in the market price of the Company-a€œ s principal hedged commodities, including natural gas, heating oil, soybean oil, corn, wheat and dairy, would have decreased the fair value of the Company-a€œ s commodity-related derivatives portfolio by approximately \$1A million and \$5A million as of June 30, 2024 and September 30, 2023, respectively. This volatility analysis ignores changes in the exposures inherent in the underlying hedged transactions. Because the Company does not hold or trade derivatives for speculation or profit, all changes in derivative values are effectively offset by corresponding changes in the underlying commodity exposures. For more information regarding the Company-a€œ s commodity derivative contracts, refer to Note 11 within a€œ Notes to Condensed Consolidated Financial Statements. a€œ Foreign Currency Risk Related to its foreign subsidiaries, the Company is exposed to risks of fluctuations in future cash flows and earnings due to changes in foreign currency exchange rates. To mitigate these risks, the Company uses a combination of foreign currency exchange contracts, which may consist of options, forward contracts and currency swaps. As of both June 30, 2024 and September 30, 2023, a hypothetical 10% change in the expected Euro-GBP foreign currency exchange rates would have changed the fair value of the Company-a€œ s foreign currency-related derivatives portfolio by an immaterial amount. For additional information regarding the Company-a€œ s foreign currency derivative contracts, refer to Note 11 within a€œ Notes to Condensed Consolidated Financial Statements. a€œ Interest Rate Risk Long-term debt As of June 30, 2024, the Company had outstanding principal value of indebtedness of \$6,420.1 million related to its senior notes, borrowings outstanding under its Revolving Credit Facility and a municipal bond. At June 30, 2024, the Company-a€œ s 35 Table of Contents

Revolving Credit Facility had available borrowing capacity of \$680.0 million. Of the total \$6,420.1 million of outstanding indebtedness, \$6,115.9 million bore interest at a weighted-average fixed interest rate of 5.0%. As of September 30, 2023, the Company had principal value of indebtedness of \$6,049.6 million related to its senior notes, the Fourth Incremental Term Loan and a municipal bond, and the Revolving Credit Facility had available borrowing capacity of \$730.3 million. Of the total \$6,049.6 million of outstanding indebtedness, \$5,644.3 million bore interest at a weighted-average fixed interest rate of 4.8%. As of June 30, 2024 and September 30, 2023, the fair value of the Company-a€œ s debt, excluding any outstanding borrowings under the Revolving Credit Facility and the municipal bond, was \$5,904.7 million and \$5,491.5 million, respectively. Changes in interest rates impact fixed and variable rate debt differently. For fixed rate debt, a change in interest rates will only impact the fair value of the debt, whereas a change in interest rates on variable rate debt will impact interest expense and cash flows. A hypothetical 10% decrease in interest rates would have increased the fair value of the fixed rate debt by approximately \$114A million and \$112 million as of June 30, 2024 and September 30, 2023, respectively. A hypothetical 10% increase in interest rates would have had an immaterial impact on both interest expense and interest paid on variable rate debt during each of the three and nine months ended June 30, 2024 and 2023. For additional information regarding the Company-a€œ s debt, refer to Note 13 within a€œ Notes to Condensed Consolidated Financial Statements. a€œ Interest rate swaps As of June 30, 2024 and September 30, 2023, the Company had interest rate swaps with a notional value of \$300.0 million and \$700.0 million, respectively. A hypothetical 10% increase in interest rates would have decreased the fair value of the interest rate swaps by approximately \$10 million and \$15 million as of June 30, 2024 and September 30, 2023, respectively. For additional information regarding the Company-a€œ s interest rate swap contracts, refer to Note 11 within a€œ Notes to Condensed Consolidated Financial Statements. a€œ ITEM 4. A. A CONTROLS AND PROCEDURES. Evaluation of Disclosure Controls and Procedures Management, with the Chief Executive Officer (a€œ CEOa€) and Chief Financial Officer (a€œ CFOa€) of the Company, has evaluated the effectiveness of the Company-a€œ s disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended) as of the end of the period covered by this report. Based on that evaluation, the Company-a€œ s CEO and CFO concluded that, as of the end of the period covered by this report, the Company-a€œ s disclosure controls and procedures were effective to provide reasonable assurance of achieving the desired control objectives. Changes in Internal Control Over Financial Reporting In connection with the Company-a€œ s Perfection acquisition completed in fiscal 2024, management is in the process of analyzing, evaluating and, where necessary, implementing changes in controls and procedures. This process may result in additions or changes to the Company-a€œ s internal control over financial reporting. Based on management-a€œ s evaluation, there were no other significant changes in the Company-a€œ s internal control over financial reporting during the quarter ended June 30, 2024 that have materially affected, or are reasonably likely to materially affect, the Company-a€œ s internal control over financial reporting. PART II. A. A OTHER INFORMATION. ITEM 1. A. A LEGAL PROCEEDINGS. For information regarding our legal proceedings, refer to a€œ Legal Proceedingsa€ in Note 14 within a€œ Notes to Condensed Consolidated Financial Statementsa€ in Item 1 of Part I of this report, which is incorporated herein by reference. Pursuant to Securities and Exchange Commission (a€œ SECa€) regulations, the Company is required to disclose certain information about environmental proceedings with a governmental entity as a party if the Company reasonably believes such proceedings may result in monetary sanctions, exclusive of interest and costs, above a stated threshold. Pursuant to such SEC regulations, the Company has elected to use a threshold of \$1.0 million for purposes of determining whether disclosure of any such proceedings is required. Applying this threshold, there are no such environmental proceedings to disclose for the period covered by this report. ITEM 1A. A. A RISK FACTORS. In addition to the information set forth elsewhere in this Quarterly Report on Form 10-Q (the a€œ Quarterly Reporta€), you should carefully consider the risk factors we previously disclosed in our Annual Report on Form 10-K for the fiscal year ended 36 Table of Contents

September 30, 2023, filed with the SEC on November 17, 2023 (the a€œ Annual Reporta€). As of the date of the Quarterly Report, there have been no material changes to the risk factors previously disclosed in the Annual Report. These risks could materially and adversely affect our businesses, financial condition, results of operations and cash flows. Such enumerated risks are not the only risks we face. Additional risks and uncertainties not presently known to us or that we currently deem immaterial also may impair our businesses, financial condition, results of operations and cash flows. ITEM 2. A. A UNREGISTERED SALES OF EQUITY SECURITIES

AND USE OF PROCEEDS. The following table sets forth information with respect to shares of our common stock that we purchased during the fiscal quarter ended June 30, 2024: Period Total Number of Shares Purchased Average Price Paid per Share (a) Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs (b) Approximate Dollar Value of Shares that May Yet be Purchased Under the Plans or Programs (c) April 1, 2024 - April 30, 2024 139,610A \$101.87A 139,610A \$377,779,563A May 1, 2024 - May 31, 2024 1,002,851A \$105.61A 1,002,851A \$271,869,893A June 1, 2024 - June 30, 2024 284,149A \$102.88A 853,149A \$184,097,964A Total 1,995,610A \$104.18A 1,995,610A \$184,097,964A (a) Does not include accrued excise tax or broker's commissions. (b) On January 30, 2024, our Board of Directors approved an authorization to repurchase up to \$400.0 million of shares of our common stock effective February 5, 2024 (the "Existing Authorization"). The Existing Authorization had an expiration date of February 5, 2026. On July 30, 2024, our Board of Directors cancelled the Existing Authorization effective August 4, 2024 and approved a new authorization to repurchase up to \$500.0 million of shares of our common stock effective August 5, 2024 (the "New Authorization"). The New Authorization has an expiration date of August 5, 2026. Repurchases may be made from time to time in the open market, in private purchases, through forward, derivative, accelerated repurchase or automatic purchase transactions, or otherwise. The table above shows the approximate dollar value of shares that could have been repurchased under the Existing Authorization. ITEM 5. A. OTHER INFORMATION. Rule 10b5-1 and Non-Rule 10b5-1 Trading Arrangements During the three months ended June 30, 2024, no director or officer, as defined in Rule 16a-1(f) under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), of the Company adopted or terminated a Rule 10b5-1 trading arrangement or a Non-Rule 10b5-1 trading arrangement, as each term is defined in Item 408 of Regulation S-K. 37 Table of Contents ITEM 6. A. EXHIBITS. The following exhibits are either provided with this Form 10-Q or are incorporated herein by reference. Exhibit A No. Description * 1. Transaction Agreement and Plan of Merger, dated as of October 26, 2021, by and among BellRing Brands, Inc. (now known as BellRing Intermediate Holdings, Inc.), Post Holdings, Inc., BellRing Distribution, LLC (now known as BellRing Brands, Inc.) and BellRing Merger Sub Corporation (Incorporated by reference to Exhibit 2.1 to the Company's Form 8-K filed on October 27, 2021). 2. Amendment No. 1 to Transaction Agreement and Plan of Merger, dated as of February 28, 2022, by and among BellRing Brands, Inc. (now known as BellRing Intermediate Holdings, Inc.), Post Holdings, Inc., BellRing Distribution, LLC (now known as BellRing Brands, Inc.) and BellRing Merger Sub Corporation (Incorporated by reference to Exhibit 2.1 to the Company's first Form 8-K (film no. 22683895) filed on February 28, 2022). 3. Asset Purchase Agreement, dated as of February 8, 2023, by and among The J. M. Smucker Company, PCB Sub, LLC (now known as Post Brands Pet Care, LLC) and Post Holdings, Inc. (Incorporated by reference to Exhibit 2.1 to the Company's Form 8-K filed on February 13, 2023). 4. Amendment No. 1 to the Asset Purchase Agreement, dated as of April 27, 2023, by and among The J. M. Smucker Company, Post Holdings, Inc. and Post Brands Pet Care, LLC (formerly known as PCB Sub, LLC) (Incorporated by reference to Exhibit 2.4 to the Company's Form 10-Q filed on May 5, 2023). 3.1 Restatement of Previously Amended and Restated Articles of Incorporation of Post Holdings, Inc., effective July 23, 2024. 3.2 Amended and Restated Bylaws of Post Holdings, Inc. (Incorporated by reference to Exhibit 3.2 to the Company's Form 8-K filed on January 30, 2024). 4. Indenture (2028 Notes), dated as of December 1, 2017, by and among Post Holdings, Inc., the Guarantors (as defined therein) and Computershare Trust Company, N.A., as successor to Wells Fargo Bank, National Association, as trustee (Incorporated by reference to Exhibit 4.1 to the Company's Form 8-K filed on December 4, 2017). 4.2 Indenture (2029 Notes), dated as of July 3, 2019, by and among Post Holdings, Inc., the Guarantors (as defined therein) and Computershare Trust Company, N.A., as successor to Wells Fargo Bank, National Association, as trustee (Incorporated by reference to Exhibit 4.1 to the Company's Form 8-K filed on July 3, 2019). 4.3 Indenture (2030 Notes), dated as of February 26, 2020, by and among Post Holdings, Inc., the Guarantors (as defined therein) and Computershare Trust Company, N.A., as successor to Wells Fargo Bank, National Association, as trustee (Incorporated by reference to Exhibit 4.1 to the Company's Form 8-K filed on February 26, 2020). 4.4 Indenture (2031 Notes), dated as of March 10, 2021, by and among Post Holdings, Inc., the Guarantors (as defined therein) and Computershare Trust Company, N.A., as successor to Wells Fargo Bank, National Association, as trustee (Incorporated by reference to Exhibit 4.1 to the Company's Form 8-K filed on March 11, 2021). 4.5 Indenture (2027 Convertible Notes), dated as of August 12, 2022, by and among Post Holdings, Inc., the Guarantors (as defined therein) and Computershare Trust Company, N.A., as trustee (Incorporated by reference to Exhibit 4.1 to the Company's Form 8-K filed on August 17, 2022). 4.6 Indenture (2032 Secured Notes), dated as of February 20, 2024, by and among Post Holdings, Inc., the Guarantors (as defined therein) and Computershare Trust Company, N.A., as trustee and notes collateral agent (Incorporated by reference to Exhibit 4.1 to the Company's Form 8-K filed on February 26, 2024). 31. Certification of Robert V. Vitale pursuant to Rule 13a-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002, dated August 2, 2024. 31.2 Certification of Matthew J. Mainer pursuant to Rule 13a-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002, dated August 2, 2024. 31.3 Certifications of Robert V. Vitale and Matthew J. Mainer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, dated August 2, 2024. 38 Table of Contents Exhibit A No. Description 101 Interactive Data File (Form 10-Q for the quarterly period ended June 30, 2024 filed in iXBRL (Inline eXtensible Business Reporting Language)). The financial information contained in the iXBRL-related documents is unaudited and not reviewed. 104 The cover page from the Company's Form 10-Q for the quarterly period ended June 30, 2024, formatted in iXBRL (Inline eXtensible Business Reporting Language) and contained in Exhibit 101. Certain schedules and exhibits have been omitted pursuant to Item 601(a)(5) of Regulation S-K. The Company agrees to furnish supplementally to the SEC a copy of any omitted exhibit or schedule upon request by the SEC. * Exhibit furnished herewith and shall not be deemed to be filed with the SEC or subject to the liabilities of the Exchange Act, nor shall such exhibit be incorporated by reference into any of the Company's filings under the Securities Act of 1933, as amended, or the Exchange Act, except as shall be expressly set forth by specific reference in such filing. 39 Table of Contents SIGNATURES Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, Post Holdings, Inc. has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized. POST HOLDINGS, INC. Date: August 2, 2024 By: /s/ Matthew J. Mainer Matthew J. Mainer Senior Vice President, Chief Financial Officer and Treasurer (Principal Financial Officer) 40 EX-3.1 2 ex-3.1 postxrestatedarticle.htm RESTATEMENT OF PREVIOUSLY AMENDED AND RESTATED ARTICLES OF INCORPORATION Document Exhibit 3.1 RESTATEMENT OF PREVIOUSLY AMENDED AND RESTATED ARTICLES OF INCORPORATION OF POST HOLDINGS, INC. * * * ARTICLE ONE The name of the corporation (herein referred to as the "Corporation") is Post Holdings, Inc. ARTICLE TWO The name and address of the Corporation are the Corporation's registered agent in Missouri is CSC-Lawyers Incorporating Service Company, 221 Bolivar Street Jefferson City, MO 65101. ARTICLE THREE A. AUTHORIZED SHARES, CLASSES AND NUMBER OF SHARES The aggregate number of shares of capital stock which the Corporation is authorized to issue is 350,000,000 shares, consisting of: (i) 300,000,000 shares of Common Stock, par value \$.01 per share ("Common Stock"); and (ii) 50,000,000 shares of Preferred Stock, par value \$.01 per share ("Preferred Stock"). A. NO PREEMPTIVE RIGHTS All preemptive rights are hereby denied, so that none of the Common Stock, the Preferred Stock or any other security or securities of the Corporation shall carry with it and no holder or owner of any Common Stock, Preferred Stock or any other security or securities of the Corporation shall have any preferential or preemptive right to acquire any additional shares of Common Stock, Preferred Stock or any other security or securities of the Corporation. B. NO CUMULATIVE VOTING All cumulative voting rights are hereby denied, so that none of the Common Stock, the Preferred Stock or any other security or securities of the Corporation shall carry with it and no holder or owner of any Common Stock, Preferred Stock or any other security of the Corporation shall have any right to vote cumulatively in the election of directors or for any other purpose. C. TERMS OF PREFERRED STOCK The terms of the shares of each series of Preferred Stock shall be as stated and expressed in these Amended and Restated Articles of Incorporation or any amendment thereto, or in the resolution or resolutions providing for the issuance of such series of Preferred Stock adopted by the Board of Directors. Subject to the requirements of the GBCL and the provisions of these Amended and Restated Articles of Incorporation, the Board of Directors is expressly authorized to cause any number of authorized and undesignated shares of Preferred Stock to be issued from time to time in one or more series of Preferred Stock with such voting powers, full or limited, or no voting powers, and such designations, preferences and relative, participating, optional or other special rights, and qualifications, limitations or restrictions thereof, if any, as the Board of Directors may fix by resolution or resolutions, prior to the issuance of any shares of such series of Preferred Stock, each of which series may differ from any and all other series, including, without limiting the generality of the foregoing, the following: (i) The number of shares constituting such series of Preferred Stock and the designations thereof; (ii) The dividend rate, if any, on the shares of such series of Preferred Stock, whether and the extent to which any such dividends shall be cumulative or non-cumulative, the relative rights of priority, if any, of payments of any dividends, and the time at which, and the terms and conditions on which, any dividends shall be paid; (iii) The right, if any, of the holders of such series of Preferred Stock to vote and the manner of voting, except as may otherwise be provided by the GBCL and the provisions of these Amended and Restated Articles of Incorporation; (iv) Whether or not the shares of such series shall be made convertible into or exchangeable for other securities of the Corporation, including shares of the Common Stock or shares of any other series of the Preferred Stock, now or hereafter authorized, the price or prices or the rate or rates at which conversion or exchange may be made, any provision for future adjustment in the conversion or exchange rate, and the terms and conditions upon which the conversion or exchange right shall be exercised; (v) The redemption or purchase price or prices of the shares of the series of Preferred Stock, if any, and the times at which, and the terms and conditions under which, the shares of such series of Preferred Stock may be redeemed or purchased; (vi) The terms of the sinking fund, if any, to be provided for such series of Preferred Stock, and the terms and amount of any such sinking fund; (vii) The rights of the holders of shares of such series of Preferred Stock in the event of a voluntary or involuntary liquidation, dissolution or winding up of the Corporation and the relative rights of priority, if any, of such holders with respect thereto; (viii) From time to time to include additional authorized and undesignated shares of Preferred Stock in such series; and (ix) Any other relative powers, preferences and rights, and any qualifications, limitations or restrictions thereof, of such series of Preferred Stock. ARTICLE FOUR INCORPORATION The name and place of residence of the incorporator of the Corporation is G. A. Billhartz, 800 Market Street, Suite 2900, St. Louis, Missouri 63101. ARTICLE FIVE DIRECTORS, Number and Classification The number of directors shall be fixed by, or in the manner provided in, the Bylaws of the Corporation, but shall not be less than three. Commencing at the 2025 annual meeting of shareholders, all of the directors of the Corporation elected at an annual meeting of shareholders shall hold office for a term that expires at the next annual meeting of shareholders (or until their respective successors shall have been elected and qualified or until their earlier death, resignation or removal). The term of each director serving as of and immediately following the date of the 2024 annual meeting of shareholders shall expire at the 2025 annual meeting of shareholders, notwithstanding that such director may have been elected for a term that extended beyond the date of the 2025 annual meeting of shareholders. Notwithstanding the foregoing, whenever the holders of any one or more classes or series of stock of the Corporation, other than shares of Common Stock, shall have the right, voting separately by class or series, to elect directors, the election, term of office, filling of vacancies and other features of such directorship shall be governed by the terms of these Amended and Restated Articles of Incorporation or any Certificate of Designation thereunder applicable thereto. As used in these Amended and Restated Articles of Incorporation, the term "entire Board of Directors" means the total number of directors fixed by, or in accordance with, these Articles of Incorporation and the Bylaws of the Corporation. B. Removal of Directors At a meeting called expressly for that purpose, one or more members of the Board of Directors may be removed only for cause and only by the affirmative vote of a least (i) two-thirds of all members of the Corporation's Board of Directors, and (ii) two-thirds of all of the then outstanding shares of capital stock of the Corporation then entitled to vote generally in the election of directors, voting together as a single class (such vote being in addition to any required class or other vote). Whenever the holders of the shares of any class are entitled to elect one or more directors, the provisions of this Article shall apply in respect of the removal of a director or directors so elected, to the vote of the holders of the outstanding shares of that class and not to vote the holders of the outstanding shares as a whole. In addition, any director may be removed from office by the affirmative vote of a majority of the entire Board of Directors at any time prior to the expiration of the director's term of office, as provided by law, in the event that the director fails, at the time of removal, to meet any qualifications stated in the Bylaws of the Corporation for election as a director or shall be in breach of any agreement between the director and the Corporation relating to the director's service as a director or employee of the Corporation. C. Vacancies Subject to the rights, if any, of the holders of any class of capital stock of the Corporation (other than the Common Stock) then outstanding, any vacancies in the Board of Directors which occur for any reason prior to the expiration of the term of office of any director, including vacancies which occur by reason of an increase in the number of directors, may be filled only by the Board of Directors, acting by the affirmative vote of a majority of the remaining directors then in office (although less than a quorum), until the next election of directors by the shareholders of the Corporation. D. Amendment This Article Five may be amended, altered, changed or repealed only upon the affirmative vote of not less than two-thirds of all of the outstanding shares of capital stock of the Corporation then entitled to vote generally in the election of directors voting together as a single class; provided, however, that whenever the holders of shares of any class are entitled to elect one or more directors, such amendment, alteration, change or repeal shall also require the affirmative vote of not less than two-thirds of the outstanding shares of each such class entitled to vote at such meeting. ARTICLE SIX TERM OF EXISTENCE The Corporation shall have a perpetual existence. ARTICLE SEVEN PURPOSES The purposes of the Corporation are to engage in any lawful act or activity for which a corporation now or hereafter may be organized under the GBCL. ARTICLE EIGHT BYLAWS The Bylaws of the Corporation may be amended, altered, changed or repealed in the manner provided for in the Bylaws. ARTICLE NINE CERTAIN BUSINESS COMBINATIONS A. Approval The approval of any Business Combination shall, in addition to any affirmative vote otherwise required by the GBCL, require the recommendation of the Board of Directors and the affirmative vote of the holders of not less than 85% of all of the outstanding shares of the capital stock of the Company then entitled to vote at a meeting of shareholders called for such purpose of which an Interested Shareholder is not the Beneficial Owner; provided, however, that, notwithstanding the foregoing, any such Business Combination may be approved on any affirmative vote required by the GBCL if: (a) There are one or more Continuing Directors and the Business Combination shall have been approved by a majority of them; or (b) (1) The consideration to be received by shareholders of each class of stock of the Corporation shall be in cash or in the same form as the Interested Shareholder and its affiliates have previously paid for a majority of the shares of such class of stock owned by the Interested Shareholder; and (2) the cash, or Market Value of the property, securities or other shareholders of each class of stock of the Corporation in the Business Combination is not less than the higher of: (i) the highest per share price paid by the Interested Shareholder for the acquisition of any shares of such class in the two years immediately preceding the announcement date of the Business Combination, with appropriate adjustments for stock splits, stock dividends and like distributions, or (ii) the Market Value of such shares, on the date the Business Combination is approved by the Board of Directors. B. Definitions (a) For purposes of this Article Nine, any terms not otherwise defined herein shall have the meanings set forth in Section 351.459 of the GBCL as in effect on the date these Amended and Restated Articles of Incorporation become effective. (b) The term "Continuing Director" shall mean any member of the Board of Directors of the Corporation who is not an Affiliate or Associate of the Interested Shareholder and who was a member of the Board of Directors prior to the time that the Interested Shareholder became an Interested Shareholder, and any successor of a Continuing Director if the successor is not an Affiliate or Associate of the Interested Shareholder and is recommended or elected to succeed a Continuing Director by a majority of Continuing Directors. C. Amendment This Article Nine may be amended, altered, changed or repealed only upon the affirmative vote of not less than 85% of all the outstanding shares of capital stock of the Corporation entitled to vote at a meeting called for such purpose of which an Interested Shareholder is not the Beneficial Owner; provided, however, that this Article may be amended, altered, changed or repealed upon the affirmative vote required by the GBCL, if such amendment, alteration, change or repeal has been approved by a majority of the Board of Directors, if there is not an Interested Shareholder, or if there is an Interested Shareholder, by a majority of the Continuing Directors. D. Article Inapplicable to Ralcorp Holdings, Inc. This Article Nine shall not apply to any transactions with Ralcorp Holdings, Inc., a Missouri corporation or its subsidiaries, in connection with the Separation and Distribution Agreement by and among Ralcorp, the Corporation and Post Foods, LLC, a Delaware limited liability company, or any agreement or matter provided for therein or contemplated thereby. ARTICLE TEN INDEMNIFICATION OF DIRECTORS, OFFICERS AND OTHERS. Actions Involving Directors and Officers The Corporation shall indemnify each person (other than a party plaintiff suing on his or her behalf or in the right of the Corporation) who at any time is serving or has served as a director or officer of the Corporation against any claim, liability or expense incurred as a result of such service, or as a result of any other service on behalf of the Corporation, or service at the request of the Corporation as a director, officer, employee, member, or agent of another corporation, partnership, joint venture, trust, trade or industry association, or other enterprise (whether incorporated or unincorporated, for-profit or not-for-profit), to the maximum extent permitted by law. Without limiting the generality of the foregoing, the Corporation shall indemnify any such person who was or is a party (other than a party plaintiff suing on his or her behalf or in the right of the Corporation), or is threatened to be made a party, to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative (including, but not limited to, an action by or in the right of the Corporation) by reason of such service, against expenses (including, without limitation, attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by him or her in connection

with such action, suit or proceeding. B. Actions Involving Employees or Agents 1. Permissive Indemnification. The Corporation may, if it deems appropriate and as may be permitted by this Article Ten, indemnify any person (other than a party plaintiff suing on his or her own behalf or in the right of the Corporation) who at any time is serving or has served as an employee or agent of the Corporation against any claim, liability or expense incurred as a result of such service, or as a result of any other service on behalf of the Corporation, or service at the request of the Corporation as a director, officer, employee, member, or agent of another corporation, partnership, joint venture, trust, trade or industry association, or other enterprise (whether incorporated or unincorporated, for-profit or not-for-profit), to the maximum extent permitted by law or to such lesser extent as the Corporation, in its discretion, may deem appropriate. Without limiting the generality of the foregoing, the Corporation may indemnify any such person who was or is a party (other than a party plaintiff suing on his or her own behalf or in the right of the Corporation), or is threatened to be made a party, to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative (including, but not limited to, an action by or in the right of the Corporation) by reason of such service, against expenses (including, without limitation, attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by him or her in connection with such action, suit or proceeding. 2. Mandatory Indemnification. To the extent that an employee or agent of the Corporation has been successful on the merits or otherwise in defense of any action, suit or proceeding referred to in Section B.1 of this Article Ten, or in defense of any claim, issue or matter therein, he or she shall be indemnified against expenses (including, without limitation, attorneys' fees) actually and reasonably incurred by him or her in connection with the action, suit or proceeding. C. Determination of Right to Indemnification in Certain Circumstances Any indemnification required under Section A of this Article Ten or authorized by the Corporation in a specific case pursuant to Section B of this Article Ten (unless ordered by a court) shall be made by the Corporation unless a determination is made reasonably and promptly that indemnification of the director, officer, employee or agent is not proper under the circumstances because he or she has not met the applicable standard of conduct set forth in or established pursuant to this Article Ten. Such determination shall be made (1) by the Board of Directors by a majority vote of a quorum consisting of directors who were not parties to such action, suit or proceeding, or (2) if such a quorum is not obtainable, or even if obtainable a quorum of disinterested directors so directs, by independent legal counsel in a written opinion, or (3) by majority vote of the shareholders; provided that no such determination shall preclude an action brought in an appropriate court to challenge such determination. D. Standard of Conduct Except as may otherwise be permitted by law, no person shall be indemnified pursuant to this Article Ten (including without limitation pursuant to any agreement entered into pursuant to Section G of this Article Ten) from or on account of such person's conduct which is finally adjudged to have been knowingly fraudulent, deliberately dishonest or willful misconduct. The Corporation may (but need not) adopt a more restricted standard of conduct with respect to the indemnification of any employee or agent of the Corporation. E. Advance Payment of Expenses Expenses incurred by a person who is or was a director or officer of the Corporation in defending a civil or criminal action, suit, proceeding or claim shall be paid by the Corporation in advance of the final disposition of such action, suit, proceeding or claim, and expenses incurred by a person who is or was an employee or agent of the Corporation in defending a civil or criminal action, suit, proceeding or claim may be paid by the Corporation in advance of the final disposition of such action, suit, proceeding or claim as authorized by or at the direction of the Board of Directors, in either case upon receipt of an undertaking by or on behalf of the director, officer, employee or agent to repay such amount if it shall ultimately be determined that such person is not entitled to be indemnified by the Corporation as authorized in or pursuant to this Article Ten. F. Rights Not Exclusive The indemnification and other rights provided by this Article Ten shall not be deemed exclusive of any other rights to which those seeking indemnification may be entitled under any agreement, vote of shareholders or disinterested directors or otherwise, and the Corporation is hereby specifically authorized to provide such indemnification and other rights by any agreement, vote of shareholders or disinterested directors or otherwise. G. Indemnification Agreements Authorized Without limiting the other provisions of this Article Ten, the Corporation is authorized from time to time, without further action by the shareholders of the Corporation, to enter into agreements with any director, officer, employee or agent of the Corporation providing such rights of indemnification as the Corporation may deem appropriate, up to the maximum extent permitted by law. Any agreement entered into by the Corporation with a director may be authorized by the other directors, and such authorization shall not be invalid on the basis that similar agreements may have been or may thereafter be entered into with other directors. H. Insurance The Corporation may purchase and maintain insurance on behalf of any person who is or was a director, officer, employee or agent of the Corporation, or who is or was otherwise serving on behalf of the Corporation in any capacity or at the request of the Corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust, trade or industry association or other enterprise (whether incorporated or unincorporated, for-profit or not-for-profit) against any claim, liability or expense asserted against such person and incurred by such person in any such capacity or arising out of such person's status as such, whether or not the Corporation would have the power to indemnify such person against such liability under the provisions of this Article Ten. I. Certain Definitions For the purpose of this Article Ten: (i) Any director, officer, employee or agent of the Corporation who shall serve as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise of which the Corporation, directly or indirectly, is or was the owner of 20% or more of the outstanding voting stock (or comparable interests), shall be deemed to be so serving at the request of the Corporation, unless the Board of Directors of the Corporation shall determine otherwise. In all other instances when any person shall serve as a director, officer, employee or agent of another corporation, partnership, joint venture, trust, trade or industry association or other enterprise of which the Corporation is or was a stockholder or creditor, or in which it is or was otherwise interested, if it is not otherwise established that such person is or was serving as a director, officer, employee or agent at the request of the Corporation, the Board of Directors of the Corporation may determine whether such service is or was at the request of the Corporation, and it shall not be necessary to show any actual or prior request for such service. (ii) References to a corporation include all constituent corporations absorbed in a consolidation or merger as well as the resulting or surviving corporation so that any person who is or was a director, officer, employee or agent of a constituent corporation or is or was serving at the request of a constituent corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust, trade or industry association or other enterprise shall stand in the same position under the provisions of this Article Ten with respect to the resulting or surviving corporation as such person would if such person had served the resulting or surviving corporation in the same capacity. (iii) The term "other enterprise" shall include, without limitation, employee benefit plans and voting or taking action with respect to stock or other assets therein; the term "serving at the request of the Corporation" shall include, without limitation, any service as a director, officer, employee or agent of a corporation which imposes duties on, or involves services by, a director, officer, employee or agent of the Corporation with respect to any employee benefit plan, its participants, or beneficiaries; and unless a person's conduct in connection with an employee benefit plan is finally adjudicated to have been knowingly fraudulent, deliberately dishonest or willful misconduct, such person shall be deemed to have satisfied any standard of care required by or pursuant to this Article Ten in connection with such plan; the term "expenses" shall include, without limitation, any excise taxes assessed on a person with respect to an employee benefit plan and shall also include any damages (including treble damages) and any other civil penalties. J. Survival The indemnification and other rights provided pursuant to this Article Ten shall apply both to action by any director, officer, employee or agent of the Corporation in an official capacity and to action in another capacity while holding such office or position and shall continue as to a person who has ceased to be a director, officer, employee or agent of the Corporation and shall inure to the benefit of the heirs, executors and administrators of such a person. Notwithstanding any other provision in these Amended and Restated Articles of Incorporation, any indemnification rights arising under or granted pursuant to this Article Ten shall survive amendment or repeal of this Article Ten with respect to any acts or omissions occurring prior to the effective time of such amendment or repeal and persons to whom such indemnification rights are given shall be entitled to rely upon such indemnification rights with respect to such acts or omissions as a binding contract with the Corporation. K. Liability of the Directors It is the intention of the Corporation to limit the liability of the directors of the Corporation, in their capacity as such, whether to the Corporation, its shareholders or otherwise, to the fullest extent permitted by law. Consequently, should the GBCL or any other applicable law be amended or adopted hereafter so as to permit the elimination or limitation of such liability, the liability of the directors of the Corporation shall be so eliminated or limited without the need for amendment of these Amended and Restated Articles of Incorporation or further action on the part of the shareholders of the Corporation. L. Amendment This Article Ten may be amended, altered, changed or repealed only upon the affirmative vote of not less than 85% of all of the outstanding shares of capital stock of the Corporation then entitled to vote generally in the election of directors voting together as a single class. ARTICLE ELEVEN "AMENDMENT OF ARTICLES OF INCORPORATION" The Corporation reserves the right to amend, alter, change or repeal any provision contained in these Amended and Restated Articles of Incorporation in the manner prescribed herein for amendment of such provision and if not so prescribed then in the manner now or hereafter prescribed by law and all rights and powers conferred herein on shareholders, directors and officers of the Corporation are subject to this reserved power. EX-31.1.3 post20240630ex311.htm CERTIFICATION OF CEO Document Exhibit 31.1 Certification pursuant to Section 302 of the Sarbanes-Oxley Act of 2002I, Robert V. Vitale, certify that: 1. I have reviewed this quarterly report on Form 10-Q of Post Holdings, Inc.; 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report; 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report; 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have: a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared; b. Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles; c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions): a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting. Date: August 2, 2024 By: /s/ Robert V. Vitale Robert V. Vitale President and Chief Executive Officer EX-31.2.4 post-20240630ex312.htm CERTIFICATION OF CFO Document Exhibit 31.2 Certification pursuant to Section 302 of the Sarbanes-Oxley Act of 2002I, Matthew J. Mainer, certify that: 1. I have reviewed this quarterly report on Form 10-Q of Post Holdings, Inc.; 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report; 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report; 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have: a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared; b. Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles; c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions): a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting. Date: August 2, 2024 By: /s/ Matthew J. Mainer Matthew J. Mainer Senior Vice President, Chief Financial Officer and Treasurer EX-32.1.5 post20240630ex321.htm 906 CERTIFICATION Document Exhibit 32.1 Certification Pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002The undersigned, the President and Chief Executive Officer of Post Holdings, Inc. (the "Company"), hereby certifies, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that, to his knowledge on the date hereof: (a) A A A the quarterly report on Form 10-Q for the period ended June 30, 2024, filed on the date hereof with the Securities and Exchange Commission (the "SEC"), fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; and (b) A A A information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company. Date: August 2, 2024 By: /s/ Robert V. Vitale Robert V. Vitale President and Chief Executive Officer Certification Pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002The undersigned, the Senior Vice President, Chief Financial Officer and Treasurer of Post Holdings, Inc. (the "Company"), hereby certifies, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that, to his knowledge on the date hereof: (a) A A A the quarterly report on Form 10-Q for the period ended June 30, 2024, filed on the date hereof with the Securities and Exchange Commission (the "SEC"), fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; and (b) A A A information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company. Date: August 2, 2024 By: /s/ Matthew J. Mainer Matthew J. Mainer Senior Vice President, Chief Financial Officer and Treasurer EX-101.SCH 6 post-20240630.xsd XBRL TAXONOMY EXTENSION SCHEMA DOCUMENT 00000001 - Document - Cover Page link:presentationLink link:calculationLink link:definitionLink 00000002 - Statement - Condensed Consolidated Statements of Operations link:presentationLink link:calculationLink link:definitionLink 00000003 - Statement - Condensed Consolidated Statements of Comprehensive Income link:presentationLink link:calculationLink link:definitionLink 00000004 - Statement - Condensed Consolidated Balance Sheets link:presentationLink link:calculationLink link:definitionLink 00000005 - Statement - Condensed Consolidated Statements of Cash Flows link:presentationLink link:calculationLink link:definitionLink 00000006 - Statement - Condensed Consolidated Statements of Shareholders' Equity link:presentationLink link:calculationLink link:definitionLink 00000007 - Disclosure - Basis of Presentation link:presentationLink link:calculationLink link:definitionLink 00000008 - Disclosure - Recently Issued and Adopted Accounting Standards (Notes) link:presentationLink link:calculationLink link:definitionLink 00000009 - Disclosure - Noncontrolling Interests, Equity Interests and Related Party Transactions (Notes) link:presentationLink link:calculationLink link:definitionLink 00000010 - Disclosure - Business Combinations link:presentationLink link:calculationLink link:definitionLink 00000011 - Disclosure - Restructuring (Notes) link:presentationLink link:calculationLink link:definitionLink 00000012 - Disclosure - Income Taxes (Notes) link:presentationLink link:calculationLink link:definitionLink 00000013 - Disclosure - Earnings (Loss) Per Share link:presentationLink link:calculationLink link:definitionLink 00000014 - Disclosure - Inventories link:presentationLink link:calculationLink link:definitionLink 00000015 - Disclosure - Property, net link:presentationLink link:calculationLink link:definitionLink 00000016 - Disclosure - Goodwill (Notes)

link:presentationLink link:calculationLink link:definitionLink 0000017 - Disclosure - Intangible Assets, net link:presentationLink link:calculationLink link:definitionLink 0000018 - Disclosure - Derivative Financial Instruments and Hedging link:presentationLink link:calculationLink link:definitionLink 0000019 - Disclosure - Fair Value Measurements link:presentationLink link:calculationLink link:definitionLink 0000020 - Disclosure - Long-Term Debt link:presentationLink link:calculationLink link:definitionLink 0000021 - Disclosure - Commitments and Contingencies (Notes) link:presentationLink link:calculationLink link:definitionLink 0000022 - Disclosure - Pension and Other Postretirement Benefits link:presentationLink link:calculationLink link:definitionLink 0000023 - Disclosure - Shareholders' Equity link:presentationLink link:calculationLink link:definitionLink 0000024 - Disclosure - Segments link:presentationLink link:calculationLink link:definitionLink 9954471 - Disclosure - Noncontrolling Interests, Equity Interests and Related Party Transactions (Tables) link:presentationLink link:calculationLink link:definitionLink 9954472 - Disclosure - Business Combinations (Tables) link:presentationLink link:calculationLink link:definitionLink 9954473 - Disclosure - Restructuring (Tables) link:presentationLink link:calculationLink link:definitionLink 9954474 - Disclosure - Earnings (Loss) Per Share (Tables) link:presentationLink link:calculationLink link:definitionLink 9954475 - Disclosure - Inventories (Tables) link:presentationLink link:calculationLink link:definitionLink 9954476 - Disclosure - Property, net (Tables) link:presentationLink link:calculationLink link:definitionLink 9954477 - Disclosure - Goodwill (Tables) link:presentationLink link:calculationLink link:definitionLink 9954478 - Disclosure - Intangible Assets, net (Tables) link:presentationLink link:calculationLink link:definitionLink 9954479 - Disclosure - Derivative Financial Instruments and Hedging (Tables) link:presentationLink link:calculationLink link:definitionLink 9954480 - Disclosure - Fair Value Measurements (Tables) link:presentationLink link:calculationLink link:definitionLink 9954481 - Disclosure - Long-Term Debt (Tables) link:presentationLink link:calculationLink link:definitionLink 9954482 - Disclosure - Pension and Other Postretirement Benefits (Tables) link:presentationLink link:calculationLink link:definitionLink 9954483 - Disclosure - Shareholders' Equity (Tables) link:presentationLink link:calculationLink link:definitionLink 9954484 - Disclosure - Segments (Tables) link:presentationLink link:calculationLink link:definitionLink 9954485 - Disclosure - Basis of Presentation (Details) link:presentationLink link:calculationLink link:definitionLink 9954486 - Disclosure - Recently Issued and Adopted Accounting Standards (Details) link:presentationLink link:calculationLink link:definitionLink 9954487 - Disclosure - Noncontrolling Interests, Equity Interests and Related Party Transactions (Details) link:presentationLink link:calculationLink link:definitionLink 9954488 - Disclosure - PHPC (Details) link:presentationLink link:calculationLink link:definitionLink 9954489 - Disclosure - 8th Ave (Details) link:presentationLink link:calculationLink link:definitionLink 9954490 - Disclosure - WBX East Africa and Alpen (Details) link:presentationLink link:calculationLink link:definitionLink 9954491 - Disclosure - BRBR (Details) link:presentationLink link:calculationLink link:definitionLink 9954492 - Disclosure - Business Combinations (Details) link:presentationLink link:calculationLink link:definitionLink 9954493 - Disclosure - Business Combinations Pro Forma Financial Information (Details) link:presentationLink link:calculationLink link:definitionLink 9954494 - Disclosure - Restructuring (Details) link:presentationLink link:calculationLink link:definitionLink 9954495 - Disclosure - Income Taxes (Details) link:presentationLink link:calculationLink link:definitionLink 9954496 - Disclosure - Earnings (Loss) Per Share (Details) link:presentationLink link:calculationLink link:definitionLink 9954497 - Disclosure - Earnings (Loss) Per Share Antidilutive shares excluded from earnings per share (Details) link:presentationLink link:calculationLink link:definitionLink 9954498 - Disclosure - Inventories (Details) link:presentationLink link:calculationLink link:definitionLink 9954499 - Disclosure - Property, net (Details) link:presentationLink link:calculationLink link:definitionLink 9954500 - Disclosure - Goodwill (Details) link:presentationLink link:calculationLink link:definitionLink 9954501 - Disclosure - Intangible Assets, net (Details) link:presentationLink link:calculationLink link:definitionLink 9954502 - Disclosure - Derivative Financial Instruments and Hedging (Details) link:presentationLink link:calculationLink link:definitionLink 9954503 - Disclosure - Derivative Financial Instruments and Hedging (Gain) Loss recognized in Statement of Operations from derivative instruments (Details) link:presentationLink link:calculationLink link:definitionLink 9954504 - Disclosure - Derivative Financial Instruments and Hedging Derivatives designated as hedges and pledged collateral (Details) link:presentationLink link:calculationLink link:definitionLink 9954505 - Disclosure - Fair Value Measurements (Details) link:presentationLink link:calculationLink link:definitionLink 9954506 - Disclosure - Long-Term Debt (Details) link:presentationLink link:calculationLink link:definitionLink 9954507 - Disclosure - Long-Term Debt - Senior Notes (Details) link:presentationLink link:calculationLink link:definitionLink 9954508 - Disclosure - Long-Term Debt - Credit Agreement (Details) link:presentationLink link:calculationLink link:definitionLink 9954509 - Disclosure - Long-Term Debt - Third Incremental Term Loan (Details) link:presentationLink link:calculationLink link:definitionLink 9954510 - Disclosure - Long-Term Debt - Fourth Incremental Term Loan (Details) link:presentationLink link:calculationLink link:definitionLink 9954511 - Disclosure - Long-Term Debt - Muni Bond (Details) link:presentationLink link:calculationLink link:definitionLink 9954512 - Disclosure - Long-Term Debt - Repayments (Details) link:presentationLink link:calculationLink link:definitionLink 9954513 - Disclosure - Commitments and Contingencies (Details) link:presentationLink link:calculationLink link:definitionLink 9954514 - Disclosure - Pension and Other Postretirement Benefits - Components of Net Periodic Benefit Cost (Gain) (Details) link:presentationLink link:calculationLink link:definitionLink 9954515 - Disclosure - Shareholders' Equity (Details) link:presentationLink link:calculationLink link:definitionLink 9954516 - Disclosure - Segments (Details) link:presentationLink link:calculationLink link:definitionLink EX-101.CAL 7 post-20240630_cal.xml XBRL TAXONOMY EXTENSION CALCULATION LINKBASE DOCUMENT EX-101.DEF 8 post-20240630_def.xml XBRL TAXONOMY EXTENSION DEFINITION LINKBASE DOCUMENT EX-101.LAB 9 post-20240630_lab.xml XBRL TAXONOMY EXTENSION LABEL LINKBASE DOCUMENT Variable Rate [Domain] Variable Rate [Domain] Stock Appreciation Rights Stock Appreciation Rights (SARs) [Member] Less: Net earnings attributable to noncontrolling interests Net earnings attributable to noncontrolling interests Net Income (Loss) Attributable to Noncontrolling Interest Pay vs Performance Disclosure [Line Items] Low-End Ratio Low-End Ratio [Member] [Member] Low-End Ratio [Member] [Member] Range Statistical Measurement [Domain] Total Intangible Assets Schedule Of Finite Lived And Indefinite Lived Intangible Assets [Table Text Block] Schedule Of Finite Lived And Indefinite Lived Intangible Assets [Table Text Block] Underlying Security Market Price Change Underlying Security Market Price Change, Percent Cash and cash equivalents Business Combination, Recognized Identifiable Assets Acquired and Liabilities Assumed, Cash and Equivalents Debt Instrument, Convertible, Threshold Consecutive Trading Days Debt Instrument, Convertible, Threshold Consecutive Trading Days Award Type Award Type [Domain] Fair Value as of Grant Date Award Grant Date Fair Value Investment, Name Investment, Name [Domain] Line of Credit Facility, Interest Rate at Period End Line of Credit Facility, Interest Rate at Period End NYFRB NYFRB [Member] NYFRB Derivative, Cash Received for Termination Derivative, Cash Received for Termination Derivative, Cash Received for Termination Other Current Liabilities Other Current Liabilities [Member] Payment at closing Payments to Acquire Businesses, Gross Opening Balance Sheets Schedule of Recognized Identified Assets Acquired and Liabilities Assumed [Table Text Block] Revolving Credit Facility Revolving Credit Facility [Member] Effect of Exchange Rate Changes on Cash, Cash Equivalents and Restricted Cash Effect of Exchange Rate on Cash, Cash Equivalents, Restricted Cash, and Restricted Cash Equivalents, Continuing Operations Net earnings attributable to redeemable noncontrolling interest Net earnings attributable to redeemable noncontrolling interest, subsequent to IPO Net earnings attributable to redeemable noncontrolling interest, subsequent to IPO Equity Method Investments and Joint Ventures [Abstract] Equity Method Investments and Joint Ventures [Abstract] Deferred income taxes Deferred Income Tax Liabilities, Net MNPI Disclosure Timed for Compensation Value MNPI Disclosure Timed for Compensation Value [Flag] Gross Exchanges of Long-term debt Gross Exchanges of Long-term debt Gross Exchanges of Long-term debt Earnings (Loss) Per Share, Diluted, by Common Class, Including Two Class Method Earnings Per Share, Diluted, by Common Class, Including Two Class Method [Line Items] Segment Reporting [Abstract] Segment Reporting [Abstract] Accounts payable Accounts payable, Current Accounts payable Business Combination, Recognized Identifiable Assets Acquired and Liabilities Assumed, Current Liabilities, Accounts Payable Restatement Determination Date: Restatement Determination Date [Axis] Investment, Name Investment, Name [Axis] Effect of Derivative Instruments on the Condensed Consolidated Statements of Operations and Condensed Consolidated Statements of Other Comprehensive Income Derivatives Not Designated as Hedging Instruments [Table Text Block] Increase in non-current liabilities Increase (Decrease) in Other Noncurrent Liabilities Insider Trading Policies and Procedures [Line Items] Rule 10b5-1 Arrangement Terminated Rule 10b5-1 Arrangement Terminated [Flag] 5.50% Senior Notes Maturing in December 2029 5.50% Senior Notes Maturing in December 2029 [Member] 5.50% Senior Notes Maturing in December 2029 Restatement does not require Recovery Restatement Does Not Require Recovery [Text Block] Smucker Smucker [Member] Smucker Schedule of Goodwill [Table] Schedule of Goodwill [Table] Other International Foreign Plan [Member] Income Taxes Income Tax Disclosure [Table Block] Basis of Presentation Business Description and Basis of Presentation [Text Block] Ownership Ownership [Axis] Property, net Business Combination, Recognized Identifiable Assets Acquired and Liabilities Assumed, Property, Plant, and Equipment 8th Avenue 8th Avenue [Member] 8th Avenue Accumulated impairment losses Goodwill, Impaired, Accumulated Impairment Loss Eliminations and Corporate Intersegrment Eliminations [Member] Business Acquisition Business Acquisition [Line Items] Fair Value, Recurring and Nonrecurring [Table] Fair Value, Recurring and Nonrecurring [Table] Derivative Instruments, (Gain) Loss Derivative Instruments, Gain (Loss) [Line Items] Earnings, Per Diluted Share Diluted earnings per share (in usd per share) Earnings Per Share, Diluted Derivative Liability, Fair Value, Gross Liability Derivative Liability, Subject to Master Netting Arrangement, before Offset PEO Total Compensation Amount PEO Total Compensation Amount Flocks Flock Inventory Flock Inventory 4.50% Senior Notes Maturing in September 2031 4.50% Senior Notes Maturing in September 2031 [Member] 4.50% Senior Notes Maturing in September 2031 Hedging Relationship [Axis] Hedging Relationship [Axis] Receivables, net Accounts Receivable, after Allowance for Credit Loss, Current Treasury stock, at cost Treasury Stock, Value 2.50% convertible senior notes 2.50% convertible senior notes [Member] 2.50% convertible senior notes Trading Arrangements, by Individual Trading Arrangements, by Individual [Table] Line of Credit Line of Credit [Member] Schedule of Net Benefit Costs Schedule of Net Benefit Costs [Table Text Block] Purchased call option strike price for share repurchase contracts Purchased call option strike price for share repurchase contracts Purchased call option strike price for share repurchase contracts Redeemable noncontrolling interest Redeemable Noncontrolling Interest, Equity, Carrying Amount Trading Symbol Trading Symbol Accrued repurchases of common stock Letters of Credit Outstanding, Amount Letters of Credit Outstanding, Amount Restructuring Plan [Domain] Restructuring Plan [Domain] Non-PEO NEO Average Compensation Actually Paid Amount Non-PEO NEO Average Compensation Actually Paid Amount High-End Ratio High-End Ratio [Member] High-End Ratio [Member] Net Earnings Net Earnings Net Income (Loss) Attributable to Parent Total Current Liabilities Liabilities, Current Derivative Contract Derivative Contract Type Derivative Contract [Domain] Business Combination Bargain Purchase Adjustment to Gain Recognized Amount Business Combination Bargain Purchase Adjustment to Gain Recognized Amount Business Combination Bargain Purchase Adjustment to Gain Recognized Amount Notional amounts of derivatives held Schedule of Notional Amounts of Outstanding Derivative Positions [Table Text Block] Fair Value Disclosures [Abstract] Fair Value Disclosures [Abstract] Equity Method Investments and Joint Ventures Disclosure - PHPC Equity Method Investments and Joint Ventures Disclosure - PHPC [Text Block] Equity Method Investments and Joint Ventures Disclosure - PHPC Changed Peer Group, Footnote Changed Peer Group, Footnote [Text Block] Company Selected Measure Name Company Selected Measure Name Indefinite-lived Intangible Assets, Major Class Name Indefinite-Lived Intangible Assets, Major Class Name [Domain] Carrying amount, total Intangible Assets, Gross (Excluding Goodwill) All Currencies [Domain] All Currencies [Domain] Other current liabilities Business Combination, Recognized Identifiable Assets Acquired and Liabilities Assumed, Current Liabilities, Other LIABILITIES AND SHAREHOLDERS' EQUITY Liabilities and Equity [Abstract] Schedule of Equity Method Investments [Table] Schedule of Equity Method Investments [Table] Derivative Instruments, (Gain) Loss by Hedging Relationship, by Income Statement Location, by Derivative Instrument Risk [Table] Derivative Instruments, Gain (Loss) [Table] Long-Term Debt - Senior Notes Long-Term Debt - Convertible Sr Note [Text Block] Long-Term Debt - Convertible Sr Note Long-Term Debt - Fourth Incremental Term Loan Long-Term Debt - Fourth Incremental Term Loan [Text Block] Long-Term Debt - Fourth Incremental Term Loan Debt Instrument, Issued, Principal Debt Instrument, Issued, Principal Computation of basic and diluted (loss) earnings per share Schedule of Earnings Per Share, Basic and Diluted [Table Text Block] Service cost Defined Benefit Plan, Service Cost Noncontrolling interest, Redemption value adjustment Noncontrolling interest, Redemption value adjustment Noncontrolling interest, Redemption value adjustment Executive Category: Executive Category [Axis] Acquired Finite-lived Intangible Assets, Weighted Average Useful Life Acquired Finite-Lived Intangible Assets, Weighted Average Useful Life Foreign Exchange Contract - Forward Contracts Foreign Exchange Contract [Member] Level 1 Fair Value, Inputs, Level 1 [Member] Net change in retirement benefits, net of tax Other Comprehensive (Income) Loss, Defined Benefit Plan, after Tax and Reclassification Adjustment, Attributable to Parent Name Measure Name Line of Credit Facility, Current Borrowing Capacity Line of Credit Facility, Current Borrowing Capacity 4.625% Senior Notes Maturing April 2030 4.625% Senior Notes Maturing in April 2030 [Member] 4.625% Senior Notes Maturing in April 2030 Name Forgone Recovery, Individual Name Goodwill Goodwill Property, net Property, Plant and Equipment [Table Text Block] Equity Components Equity Components [Axis] Class of Warrant or Right, Exercise Price of Warrants or Rights Class of Warrant or Right, Exercise Price of Warrants or Rights Additional 402(v) Disclosure Additional 402(v) Disclosure [Text Block] Hedging Relationship [Domain] Hedging Relationship [Domain] Net Leverage Ratio Threshold [Axis] Net Leverage Ratio Threshold [Axis] Net Leverage Ratio Threshold Fourth Incremental Term Loan Fourth Incremental Term Loan [Member] Fourth Incremental Term Loan Underlying Securities Award Underlying Securities Amount Prepaid expenses and other current assets Business Combination, Recognized Identifiable Assets Acquired and Liabilities Assumed, Current Assets, Prepaid Expense and Other Assets Public Shareholders Public Shareholders [Member] Public Shareholders Entity Small Business Entity Small Business Weighted Average Number of Shares Outstanding Weighted Average Number of Shares Outstanding, Basic [Abstract] Local Phone Number Local Phone Number Decrease (increase) in receivables, net Increase (Decrease) in Accounts Receivable Recovery of Erroneously Awarded Compensation Disclosure [Line Items] Transaction [Domain] Transaction [Domain] Finite-Lived and Indefinite-Lived, Intangible Assets Finite-Lived and Indefinite-Live Intangible Assets [Line Items] [Line Items] Finite-Lived and Indefinite-Live Intangible Assets [Line Items] [Line Items] Measurement Frequency [Axis] Measurement Frequency [Axis] Legal Proceedings [Abstract] Legal Proceedings [Abstract] Legal Proceedings [Abstract] Gain on write-off of underwriting commissions Gain on write-off of underwriting commissions Gain on write-off of underwriting commissions Restricted cash Restricted Cash and Cash Equivalents, Current Retirement Plan Type [Domain] Retirement Plan Type [Domain] Forgone Recovery due to Violation of Home Country Law, Amount Forgone Recovery due to Violation of Home Country Law, Amount Debt Instrument, Name [Domain] Debt Instrument, Name [Domain] Third Incremental Term Loan Third Incremental Term Loan [Member] Third Incremental Term Loan Trademarks and brands Trademarks [Member] Payments of debt issuance costs and deferred financing fees Payments of debt issuance costs and deferred financing fees Payments of Debt Issuance Costs Weetabix Weetabix [Member] Weetabix Finite-Lived Intangible Assets Finite-Lived Intangible Assets, Gross [Abstract] Income Statement Location Income Statement Location [Axis] Transaction Type [Axis] Transaction Type [Axis] Long-term Debt Schedule of Long-Term Debt Instruments [Table Text Block] Weighted Average Number of Shares Outstanding, Diluted, Adjustment Weighted Average Number of Shares Outstanding, Diluted, Adjustment Schedule of Extinguishment of Debt [Table] Schedule of Extinguishment of Debt [Table] Net Sales Revenues Assets and liabilities measured at fair value on a recurring basis Fair Value, by Balance Sheet Grouping [Table Text Block] Foreign currency translation adjustments: Other Comprehensive Income (Loss), Foreign Currency Transaction and Translation Adjustment, before Tax [Abstract] Product and Service [Domain] Product and Service [Domain] Antidilutive Securities Excluded from Computation of Diluted (Loss) Earnings Per Share Schedule of Antidilutive Securities Excluded from Computation of Earnings Per Share [Table Text Block] Other Performance Measure, Amount Other Performance Measure, Amount Debt Covenant, Leverage Ratio Debt Covenant, Leverage Ratio Debt Covenant, Leverage Ratio Aggregate Available Trading Arrangement, Securities Aggregate Available Amount Financing portion of cash paid for rate-lock interest rate swaps Financing portion of cash paid for rate-lock interest rate swaps Payments for Derivative Instrument, Financing Activities Decrease (increase) in inventories Increase (Decrease) in Inventories Domestic Plan [Member] Domestic Plan [Member] General corporate expenses and other Other Expenses Cash Flows from Investing Activities: Net Cash Provided by (Used in) Investing Activities [Abstract] Insider Trading Policies and Procedures Not Adopted Insider Trading Policies and Procedures Not Adopted [Text Block] Balance, Beginning of Period Balance, End of Period Restructuring Reserve Antidilutive Securities Excluded from Computation of (Loss) Earnings Per Share, Amount Antidilutive Securities Excluded from Computation of Earnings Per Share, Amount Award Type Award Type [Axis] Derivative Instruments and Hedging Activities Disclosure [Abstract] Derivative Instruments and Hedging Activities Disclosure [Abstract] Document Quarterly Report Document Quarterly Report Payments of debt premiums Payment for Debt Extinguishment or Debt Prepayment Cost Interest expense, net Interest Expense Fair Value Hierarchy and NAV [Domain] Fair Value Hierarchy and NAV [Domain] Gain on extinguishment of debt, net Gain (Loss) on Extinguishment of Debt Hedging Designation Hedging Designation [Axis] Property, at cost Property, Plant and Equipment, Gross Goodwill Goodwill [Line Items] Unsettled repurchases of common stock Unsettled repurchases of common stock Unsettled repurchases of common stock Trading Arrangement: Trading Arrangement [Axis] PEO Actually Paid Compensation Amount PEO Actually Paid Compensation Amount Expected return on plan assets Defined Benefit Plan, Expected Return (Loss) on Plan Assets Derivatives, Fair Value Derivatives, Fair Value [Line Items] Non-cash charges Restructuring Reserve, Settled without Cash Long-term Debt, Type Long-Term Debt, Type [Domain] Entity File

Number Entity File Number Schedule of Antidilutive Securities Excluded from Computation of Earnings (Loss) Per Share Schedule of Antidilutive Securities Excluded from Computation of Earnings Per Share [Table] Market-based performance shares Market-based performance shares [Member] Market-based performance shares Unrealized foreign currency translation adjustments Other Comprehensive Income (Loss), Foreign Currency Transaction and Translation Adjustment, before Tax, Portion Attributable to Parent Debt Instrument, Convertible, Earliest Date Debt Instrument, Convertible, Earliest Date Business Combination, Cash Received Related to WC Adjustment Business Combination, Cash Received Related to WC Adjustment Business Combination, Cash Received Related to WC Adjustment Deferred Offering Costs Deferred Offering Costs Post Consumer Brands Post Consumer Brands Segment [Member] Amortization of intangible assets Amortization of Intangible Assets Entity Shell Company Entity Shell Company Business Acquisition, Acquiree Business Acquisition, Acquiree [Domain] Finite-Lived Intangible Assets, Net Finite-Lived Intangible Assets, Net Restatement Determination Date Restatement Determination Date Impact of redeemable NCI Temporary Equity, Accretion to Redemption Value, Adjustment Average price per share (A) Shares Acquired, Average Cost Per Share Impact of interest expense, net of tax, related to convertible senior notes Dilutive Securities, Effect on Basic Earnings Per Share, Dilutive Convertible Securities Non-cash gain on write-off of deferred underwriting commissions Non-cash gain on write-off of deferred underwriting commissions Non-cash gain on write-off of deferred underwriting commissions Rule 10b5-1 Arrangement Adopted Rule 10b5-1 Arrangement Adopted [Flag] Schedule of Restructuring and Related Costs [Table] Schedule of Restructuring and Related Costs [Table] Cash, Cash Equivalents and Restricted Cash, Beginning of Year Cash, Cash Equivalents and Restricted Cash, End of Period Cash, Cash Equivalents, Restricted Cash, and Restricted Cash Equivalents Finite-Lived Intangible Assets, Accumulated Amortization Finite-Lived Intangible Assets, Accumulated Amortization Debt, Fair Value Debt Instrument, Fair Value Disclosure Stock Price or TSR Estimation Method Stock Price or TSR Estimation Method [Text Block] Gross Profit Gross Profit Security Exchange Name Security Exchange Name Long-term Debt Long-Term Debt Assets, Fair Value Disclosure Assets, Fair Value Disclosure Capital Unit, Class Capital Unit, Class [Domain] Selling, general and administrative expenses Selling, General and Administrative Expense Accumulated other comprehensive loss Accumulated Other Comprehensive Income (Loss), Net of Tax Stock Options Share-Based Payment Arrangement, Option [Member] Derivative Financial Instruments and Hedging Derivative Instruments and Hedging Activities Disclosure [Text Block] Foreign Currency Translation Adjustments Accumulated Foreign Currency Adjustment Attributable to Parent [Member] Other, net Proceeds from (Payments for) Other Financing Activities Cumulative restructuring charges incurred to date Restructuring and Related Cost, Cost Incurred to Date Maximum Maximum [Member] Total Comprehensive Income Comprehensive Income (Loss), Net of Tax, Attributable to Parent Redeemable Noncontrolling Interest Redeemable Noncontrolling Interest [Member] Redeemable Noncontrolling Interest Restructuring charges and related liabilities Restructuring and Related Costs [Table Text Block] PHPC Warrants PHPC Warrants [Member] PHPC Warrants Document Type Document Type Other Comprehensive Income Location [Domain] Other Comprehensive Income Location [Domain] Schedule Of Finite Lived And Indefinite Lived Intangible Assets By Major Class Schedule Of Finite Lived And Indefinite Lived Intangible Assets By Major Class [Table] Schedule of finite lived and indefinite lived intangible assets by major class [Table] Goodwill from acquisition Goodwill, Acquired During Period Tabular List, Table Tabular List [Table Text Block] Pro forma diluted earnings per common share Business Acquisition, Pro Forma Earnings Per Share, Diluted Issuance of common stock Stock Issued During Period, Value, Acquisitions Deferred Compensation Investment Deferred Compensation Investment, Fair Value Disclosure Deferred Compensation Investment, Fair Value Disclosure Entity Address, Address Line One Entity Address, Address Line One Purchases of treasury stock Treasury Stock, Value, Acquired, Cost Method Antidilutive Securities, Name Antidilutive Securities, Name [Domain] Business Combination, WC Receivable Business Combination, WC Receivable Business Combination, WC Receivable Noncontrolling Interest, Ownership Percentage by Parent Subsidiary, Ownership Percentage, Parent Other, net Other Noncash Income (Expense) Gross Repayments of Long-term debt Gross Repayments of Long-term debt Gross Repayments of Long-term debt Earnings-based performance shares Earnings-based performance shares [Member] Earnings-based performance shares Business Acquisition Business Acquisition [Axis] Sausage Sausage [Member] Sausage Other Other [Member] Other Other current liabilities Other Liabilities, Current Variable Rate [Axis] Variable Rate [Axis] Decrease in accounts payable and other current liabilities Increase (Decrease) in Accounts Payable and Accrued Liabilities Income Statement [Abstract] Income Statement [Abstract] Raw materials and supplies Inventory, Raw Materials, Net of Reserves Title of 12(b) Security Title of 12(b) Security Restructuring Cost and Reserve Restructuring Cost and Reserve [Line Items] Other liabilities Business Combination, Recognized Identifiable Assets Acquired and Liabilities Assumed, Noncurrent Liabilities, Other Maximum interest to pay dissolution expenses Maximum interest to pay dissolution expenses Maximum interest to pay dissolution expenses Goodwill (gross) Goodwill, Gross Insider Trading Policies and Procedures Adopted Insider Trading Policies and Procedures Adopted [Flag] Segment Profit (Loss) Segment Profit (Loss) Segment Profit (Loss) Components of net periodic benefit cost (gain) Defined Benefit Plan, Net Periodic Benefit Cost (Credit) [Abstract] Business Combinations Business Combination Disclosure [Text Block] Derivative Liability Derivative Liability Carrying amount Indefinite-Lived Intangible Assets (Excluding Goodwill) Weetabix East Africa Limited Weetabix East Africa Limited [Member] Weetabix East Africa Limited [Member] Aggregate Erroneous Compensation Not Yet Determined Aggregate Erroneous Compensation Not Yet Determined [Text Block] Pro forma net earnings Business Acquisition, Pro Forma Net Income (Loss) Noncontrolling Interest, Ownership Percentage by Noncontrolling Owners Subsidiary, Ownership Percentage, Noncontrolling Owner Operating Segments Operating Segments [Member] Long-Term Debt - Credit Agreement Long-Term Debt - Credit Agreement [Text Block] Long-Term Debt - Credit Agreement Activity under stock and deferred compensation plans Shares Issued, Value, Share-Based Payment Arrangement, after Forfeiture Income Tax Disclosure [Abstract] Income Tax Disclosure [Abstract] Unrealized loss (gain) on interest rate swaps, foreign exchange contracts and warrant liability, net Gain (Loss) on Interest Rate Derivative Instruments Not Designated as Hedging Instruments Forgone Recovery due to Expense of Enforcement, Amount Forgone Recovery due to Expense of Enforcement, Amount Loans Payable to Bank Loans Payable to Bank Entity Tax Identification Number Entity Tax Identification Number Currency translation adjustment Goodwill, Foreign Currency Translation Gain (Loss) Tax benefit on other comprehensive income: Other Comprehensive Income (Loss), Tax [Abstract] Equity method investments Equity Method Investments Inventories Inventories Inventory, Net Proceeds from Issuance of Private Placement Proceeds from Issuance of Private Placement Unrealized pension and other postretirement benefit obligations Other Comprehensive (Income) Loss, Defined Benefit Plan, before Reclassification Adjustment and Tax Other Comprehensive (Income) Loss, Defined Benefit Plan, before Reclassification Adjustment and Tax Range Statistical Measurement [Axis] Interest rate swap, options Interest rate swap, options [Member] Interest rate swap, options Balance Sheet Location Balance Sheet Location [Domain] PHPC PHPC [Member] PHPC Entity Interactive Data Current Entity Interactive Data Current Long-Term Debt Long-Term Debt [Text Block] Other assets Business Combination, Recognized Identifiable Assets Acquired and Liabilities Assumed, Other Noncurrent Assets Total Shareholder Return Amount Total Shareholder Return Amount Total Share Repurchase Cost Payments for Repurchase of Common Stock Entity Common Stock, Shares Outstanding (in shares) Entity Common Stock, Shares Outstanding Alpen Food Company South Africa (Pty) Limited Alpen Food Company South Africa (Proprietary) Limited [Member] Alpen Food Company South Africa (Proprietary) Limited [Member] Adjustment To PEO Compensation, Footnote Adjustment To PEO Compensation, Footnote [Text Block] Other Assets Other Assets [Member] Segments Segments [Domain] Fair Value Hierarchy and NAV [Axis] Fair Value Hierarchy and NAV [Axis] Consolidation Items Consolidation Items [Domain] Retained earnings Retained Earnings (Accumulated Deficit) Measure: Measure [Axis] Name Outstanding Recovery, Individual Name PHPC Units PHPC Units [Member] PHPC Units Entity Incorporation, State or Country Code Entity Incorporation, State or Country Code Pension and postretirement benefits adjustments: Other Comprehensive (Income) Loss, Defined Benefit Plan, after Reclassification Adjustment, before Tax [Abstract] Entity Address, State or Province Entity Address, State or Province Compensation Actually Paid vs. Total Shareholder Return Compensation Actually Paid vs. Total Shareholder Return [Text Block] Cash Flows from Operating Activities: Net Cash Provided by (Used in) Operating Activities [Abstract] Foodservice Foodservice [Member] Foodservice Antidilutive Securities Excluded from Computation of Earnings (Loss) Per Share Antidilutive Securities Excluded from Computation of Earnings Per Share [Line Items] Common Stock, Shares, Outstanding Common Stock, Shares, Outstanding Debt Instrument, Convertible, Conversion Price Debt Instrument, Convertible, Conversion Price Debt Instrument, Convertible, Conversion Ratio Debt Instrument, Convertible, Conversion Ratio Interest cost Defined Benefit Plan, Interest Cost PEO PEO [Member] Defined Benefit Plan Disclosure Defined Benefit Plan Disclosure [Line Items] Pension and Other Postretirement benefits Retirement Benefits [Text Block] Net Earnings Including Noncontrolling Interests Income (Loss) from Continuing Operations, Net of Tax, Including Portion Attributable to Noncontrolling Interest Debt Instrument, Convertible, Threshold Percentage of Stock Price Trigger Debt Instrument, Convertible, Threshold Percentage of Stock Price Trigger Condensed Consolidated Statement of Shareholders' Equity [Abstract] Condensed Consolidated Statement of Shareholders' Equity [Abstract] Derivative Asset, Fair Value, Gross Asset Derivative Asset, Subject to Master Netting Arrangement, before Offset Class of Stock Class of Stock [Domain] Net Cash Used in Investing Activities Net Cash Provided by (Used in) Investing Activities Net (loss) earnings for basic (loss) earnings per share Net Income (Loss) Available to Common Stockholders, Basic Inventories Schedule of Inventory, Current [Table Text Block] Interest Rate Swap Interest Rate Swap [Member] Reclassifications to net earnings Other Comprehensive (Income) Loss, Defined Benefit Plan, Reclassification Adjustment from AOCI, before Tax Debt Instrument [Axis] Debt Instrument [Axis] Outstanding Aggregate Erroneous Compensation Amount Outstanding Aggregate Erroneous Compensation Amount Effective Income Tax Rate Effective Income Tax Rate Reconciliation, Percent Repayments of Long-term Debt Schedule of Extinguishment of Debt [Table Text Block] Total Liabilities Liabilities Total Shareholder Return Vs Peer Group Total Shareholder Return Vs Peer Group [Text Block] Inventories Business Combination, Recognized Identifiable Assets Acquired and Liabilities Assumed, Inventory Shareholders' Equity Shareholders' Equity and Share-Based Payments [Text Block] (Increase) decrease in prepaid expenses and other current assets Increase (Decrease) in Prepaid Expense and Other Assets Aggregate Erroneous Compensation Amount Aggregate Erroneous Compensation Amount Measurement Frequency [Domain] Measurement Frequency [Domain] Property, net Property, Plant and Equipment Disclosure [Text Block] All Executive Categories All Executive Categories [Member] Common Unit, Issued Common Unit, Issued Non-Rule 10b5-1 Arrangement Adopted Non-Rule 10b5-1 Arrangement Adopted [Flag] Accounts Payable Accounts Payable [Member] Retirement Benefit Adjustments, net of tax Accumulated Defined Benefit Plans Adjustment Attributable to Parent [Member] Debt Disclosure [Abstract] Debt Disclosure [Abstract] North America North America [Member] Related Party Transaction [Domain] Related Party Transaction [Domain] Earnings Per Share [Abstract] Earnings Per Share [Abstract] Fair Values Derivatives, Balance Sheet Location, by Derivative Contract Type [Table] Fair Values Derivatives, Balance Sheet Location, by Derivative Contract Type [Table] Proceeds from issuance of debt Proceeds from Issuance of Senior Long-Term Debt Common stock Common Stock, Value, Issued Organization, Consolidation and Presentation of Financial Statements [Abstract] Organization, Consolidation and Presentation of Financial Statements [Abstract] Retirement Plan Sponsor Location Retirement Plan Sponsor Location [Domain] Equity Method Investments Equity Method Investments [Member] Commitments and Contingencies Legal Matters and Contingencies [Text Block] Collateral Already Posted Collateral Already Posted, Aggregate Fair Value Awards Close in Time to MNPI Disclosures, Table Awards Close in Time to MNPI Disclosures [Table Text Block] Senior Notes Senior Notes [Member] Total Current Assets Assets, Current Effects of changes in ownership of PHPC on Post equity Redeemable Noncontrolling Interest, Redemption Value Adjustment [Table Text Block] Redeemable Noncontrolling Interest, Redemption Value Adjustment Other intangible assets, net Other Intangible Assets, Net Schedule of Defined Benefit Plans Disclosures Schedule of Defined Benefit Plans Disclosures [Table] Net periodic benefit cost (income) Defined Benefit Plan, Net Periodic Benefit Cost (Credit) Hedging Adjustments, net of tax Accumulated Net Gain (Loss) from Cash Flow Hedges Attributable to Parent [Member] All Individuals All Individuals [Member] One-Month adjusted term SOFR One-Month adjusted term SOFR [Member] One-Month adjusted term SOFR Other income, net Other Nonoperating Income (Expense) Entity Filer Category Entity Filer Category Derivatives designated as cash flow hedges activity [Abstract] Derivatives designated as cash flow hedges activity [Abstract] Derivatives designated as cash flow hedges activity [Abstract] Schedule of Equity Method Investments Schedule of Equity Method Investments [Line Items] Restructuring Type [Axis] Restructuring Type [Axis] Repurchases of Common Stock Class of Treasury Stock [Table Text Block] Non-PEO NEO Average Total Compensation Amount Non-PEO NEO Average Total Compensation Amount Statement Statement [Table] Current Fiscal Year End Date Current Fiscal Year End Date Long-term Debt, Including Current Maturities Long-Term Debt and Lease Obligation, Including Current Maturities Sales and Excise Tax Payable, Current Sales and Excise Tax Payable, Current Recently Issued and Adopted Accounting Standards Accounting Standards Update and Change in Accounting Principle [Text Block] PHPC Sponsor PHPC Sponsor [Member] PHPC Sponsor Effective Income Tax Rate Reconciliation, Tax Benefit, Share-based Payment Arrangement, Amount Effective Income Tax Rate Reconciliation, Tax Expense (Benefit), Share-Based Payment Arrangement, Amount PEO Name PEO Name Payments to Acquire Businesses, Base Purchase Price Payments to Acquire Businesses, Base Purchase Price Payments to Acquire Businesses, Base Purchase Price Equity Method Investments and Joint Ventures Disclosure - 8th Ave Equity Method Investments and Joint Ventures Disclosure - 8th Ave [Text Block] Equity Method Investments and Joint Ventures Disclosure - 8th Ave Base Rate Base Rate [Member] Redemption of Post Holdings Partnering Corporation Series A common stock Redemption of Post Holdings Partnering Corporation Series A common stock Redemption of Post Holdings Partnering Corporation Series A common stock Redemption of Post Holdings Partnering Corporation Series A common stock Carrying Amount of Goodwill Schedule of Goodwill [Table Text Block] Interest rate swap, rate lock swaps Interest rate swap, rate lock swaps [Member] Interest rate swap, rate lock swaps [Member] Other Postretirement Benefit Plan Other Postretirement Benefits Plan [Member] Net Cash Provided by Operating Activities Net Cash Provided by (Used in) Operating Activities Class of Stock Class of Stock [Axis] Net Leverage Ratio Threshold [Domain] Net Leverage Ratio Threshold [Domain] [Domain] Net Leverage Ratio Threshold Noncontrolling Interests, Equity Interests and Related Party Transactions - PHPC Equity Method Investments and Joint Ventures Disclosure [Text Block] Erroneously Awarded Compensation Recovery Erroneously Awarded Compensation Recovery [Table] Other Liabilities, Fair Value Disclosure Other Liabilities, Fair Value Disclosure Incremental Common Shares Attributable to Dilutive Effect of Conversion of Debt Securities Incremental Common Shares Attributable to Dilutive Effect of Conversion of Debt Securities Corporate Corporate, Non-Segment [Member] Recognized prior service cost (credit) Defined Benefit Plan, Amortization of Prior Service Cost (Credit) Write-off of Unamortized Debt Discount(Premium) Write-off of Unamortized Debt Discount(Premium) The write-off of any unamortized debt premium due to the payoff or early redemption of debt. Depreciation and amortization Depreciation, Depletion and Amortization Other operating expense (income), net Other Operating Income (Expense), Net Debt Instrument, Interest Rate, Stated Percentage Debt Instrument, Interest Rate, Stated Percentage Euro Member Countries, Euro Euro Member Countries, Euro Inventory [Abstract] Inventory [Abstract] Inventory [Abstract] Award Timing, How MNPI Considered Award Timing, How MNPI Considered [Text Block] Long-Term Debt -Third Incremental Term Loan Long-Term Debt - Third Incremental Term Loan [Text Block] Long-Term Debt - Third Incremental Term Loan Statement of Financial Position [Abstract] Statement of Financial Position [Abstract] Total Shareholders' Equity Excluding Noncontrolling Interests Shareholders' Equity Excluding Noncontrolling Interest, Beginning of period Shareholders' Equity Excluding Noncontrolling Interest, End of period Equity, Attributable to Parent Consolidation Items Consolidation Items [Axis] Pro forma net sales Business Acquisition, Pro Forma Revenue Restricted Stock Awards Restricted Stock [Member] 5.625% senior notes maturing January 2028 5.625% Senior Notes Maturing January 2028 [Member] 5.625% Senior Notes Maturing January 2028 Derivative, Gain (Loss), Statement of Income or Comprehensive Income [Extensible Enumeration] Derivative, Gain (Loss), Statement of Income or Comprehensive Income [Extensible Enumeration] Finite-Lived Intangible Assets, Major Class Name Finite-Lived Intangible Assets, Major Class Name [Domain] Total Long-term Debt Long-Term Debt and Lease Obligation Derivatives Not Designated as Hedging Instruments Not Designated as Hedging Instrument [Member] Deferred Compensation Liabilities Deferred Compensation Liabilities, Fair Value Disclosure Deferred compensation liabilities in Spinoff Transaction, Fair Value Disclosure Restructuring Restructuring and Related Activities Disclosure [Text Block] Goodwill [Abstract] Goodwill [Abstract] Goodwill [Abstract] Hedging Designation [Domain] Hedging Designation [Domain] New Accounting Pronouncements and Changes in Accounting Principles [Abstract] Accounting Standards Update and Change in Accounting Principle [Abstract] Level 2 Fair Value, Inputs, Level 2 [Member] Entity Emerging Growth Company Entity Emerging Growth Company Written Call Option Strike Price for share repurchase contracts Written Call Option Strike Price for share repurchase contracts Written Call Option Strike Price for share repurchase contracts 5.75% Senior Notes Maturing March 2027 5.75% Senior Notes Maturing March 2027 [Member] 5.75% Senior Notes Maturing March 2027 [Member] Additions to property Payments to Acquire Productive Assets Other intangible assets, net Intangible Assets, Net (Excluding Goodwill) Debt Instrument, Interest Rate, Effective Percentage Debt Instrument, Interest Rate, Effective Percentage Schedule of Earnings (Loss) Per Share, Diluted, by Common Class, Including Two Class Method Schedule of Earnings Per Share, Diluted, by Common Class, Including Two Class Method [Table] Total identifiable net assets Business Combination, Recognized Identifiable Assets Acquired and Liabilities Assumed, Net Pension and Other Postretirement Benefits Cost (Reversal of Cost) [Abstract] Pension and Other Postretirement Benefits Cost (Reversal of Cost) [Abstract] Increase (Decrease) in Stockholders' Equity [Roll Forward] Increase (Decrease) in Stockholders' Equity [Roll Forward] Named Executive Officers, Footnote Named Executive Officers, Footnote [Text Block] Document Fiscal Period Focus Document Fiscal Period Focus Debt

Pension and postretirement benefits adjustments:				
Unrealized pension and other postretirement benefit obligations	0.0	0.0	(8.3)	0.0
Reclassifications to net earnings	(0.2)	(1.2)	(0.8)	(3.5)
Foreign currency translation adjustments:				
Unrealized foreign currency translation adjustments	2.6	36.1	56.1	185.3
Tax benefit (expense) on pension and postretirement benefits adjustments:				
Unrealized pension and other postretirement benefit obligations	0.0	0.0	2.0	0.0
Reclassifications to net earnings	0.1	0.2	0.3	0.8
Total Other Comprehensive Income Including Noncontrolling Interests	2.5	35.1	49.3	182.6
Less: Comprehensive income attributable to noncontrolling interests	0.3	8.2	1.5	10.2
Total Comprehensive Income	\$ 102.1	\$ 125.2	\$ 333.1	\$ 419.8

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Condensed Consolidated Balance Sheets - USD (\$)		Jun. 30, 2024 Sep. 30, 2023	
\$ in Millions			

ASSETS			
Cash and cash equivalents	\$ 333.8	\$ 93.3	
Restricted cash	10.0	23.9	
Receivables, net	536.1	512.4	
Inventories	795.0	789.9	
Prepaid expenses and other current assets	81.3	59.0	
Total Current Assets	1,756.2	1,478.5	
Property, net	2,187.7	2,021.4	
Goodwill	4,648.7	4,574.4	
Other intangible assets, net	3,169.0	3,212.4	
Other assets	366.9	360.0	
Total Assets	12,128.5	11,646.7	

LIABILITIES AND SHAREHOLDERS' EQUITY

Current portion of long-term debt	1.2	1.1	
Accounts payable	392.6	368.8	
Other current liabilities	463.4	435.4	
Total Current Liabilities	857.2	805.3	
Long-term debt	6,397.8	6,039.0	
Deferred income taxes	645.9	674.4	
Other liabilities	271.8	276.7	
Total Liabilities	8,172.7	7,795.4	
Common stock	0.9	0.9	
Additional paid-in capital	5,312.5	5,288.1	
Retained earnings	1,701.6	1,416.5	
Accumulated other comprehensive loss	(87.1)	(135.1)	
Treasury stock, at cost	(2,982.8)	(2,728.3)	
Total Shareholders' Equity Excluding Noncontrolling Interests	3,945.1	3,842.1	
Noncontrolling interests	10.7	9.2	
Total Shareholders' Equity	3,955.8	3,851.3	
Total Liabilities and Shareholders' Equity	\$ 12,128.5	\$ 11,646.7	

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Condensed Consolidated Statements of Cash Flows - USD (\$)		9 Months Ended	
\$ in Millions			
		Jun. 30, 2024	Jun. 30, 2023

Cash Flows from Operating Activities:			
Net Earnings Including Noncontrolling Interests		\$ 285.3	\$ 247.4
Adjustments to reconcile net earnings including noncontrolling interests to net cash provided by operating activities:			
Depreciation and amortization	352.7	293.3	
Unrealized loss (gain) on interest rate swaps, foreign exchange contracts and warrant liability, net	15.9	(27.4)	
Gain on extinguishment of debt, net	(4.6)	(21.2)	
Non-cash stock-based compensation expense	60.9	57.2	
Equity method loss, net of tax	0.1	0.2	
Deferred income taxes	(33.9)	(11.2)	
Non-cash gain on write-off of deferred underwriting commissions	0.0	(10.7)	
Other, net	0.9	(4.3)	
Other changes in operating assets and liabilities, net of business acquisitions:			
Decrease (increase) in receivables, net	23.7	(17.7)	
Decrease (increase) in inventories	20.1	(20.7)	
(Increase) decrease in prepaid expenses and other current assets	(28.2)	40.5	
Decrease (increase) in other assets	1.4	(15.0)	
Decrease in accounts payable and other current liabilities	(13.9)	(38.1)	
Increase in non-current liabilities	15.9	8.2	
Net Cash Provided by Operating Activities	696.3	480.5	
Cash Flows from Investing Activities:			
Business acquisitions, net of cash acquired	(248.1)	(715.2)	
Return of subsidiary investments held in trust account	0.0	345.0	
Additions to property	(290.3)	(201.9)	
Other, net	0.1	4.2	
Net Cash Used in Investing Activities	(538.3)	(567.9)	
Cash Flows from Financing Activities:			
Proceeds from issuance of debt	1,645.0	530.0	
Repayments of debt, net of discounts	(1,266.6)	(178.4)	
Purchases of treasury stock	(248.7)	(242.4)	
Payments of debt issuance costs and deferred financing fees	(19.9)	(3.1)	
Payments of debt premiums	(4.4)	0.0	
Payment for share repurchase contracts	(50.0)	0.0	
Proceeds from share repurchase contracts	50.9	0.0	
Redemption of Post Holdings Partnering Corporation Series A common stock	0.0	(312.5)	
Financing portion of cash paid for rate-lock interest rate swaps	0.0	(43.5)	
Other, net	(39.6)	(29.8)	
Net Cash Provided by (Used in) Financing Activities	66.7	(279.7)	
Effect of Exchange Rate Changes on Cash, Cash Equivalents and Restricted Cash	1.9	3.8	
Net Increase (Decrease) in Cash, Cash Equivalents and Restricted Cash	226.6	(363.3)	
Cash, Cash Equivalents and Restricted Cash, Beginning of Year	117.2	590.1	
Cash, Cash Equivalents and Restricted Cash, End of Period	\$ 343.8	\$ 226.8	

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Condensed Consolidated Statements of Shareholders' Equity Statement - USD (\$)									
\$ in Millions									
	Total	Common Stock	Additional Paid-in Capital	Retained Earnings	Retirement Benefit Adjustments, net of tax	Hedging Adjustments, net of tax	Foreign Currency Translation Adjustments	Treasury Stock	Noncontrolling Interests

Shareholders' Equity Excluding Noncontrolling Interest, Beginning of period at Sep. 30, 2022	\$ 0.9	\$ 4,748.2	\$ 1,109.0	\$ (29.7)	\$ 74.8	\$ (308.0)	\$ (2,341.2)
Total Shareholders' Equity, Beginning of period at Sep. 30, 2022							\$ 11.7
Increase (Decrease) in Stockholders' Equity [Roll Forward]							
Activity under stock and deferred compensation plans		(29.0)					
Non-cash stock-based compensation expense		57.2					
Payment for share repurchase contracts	\$ 0.0						
Proceeds from share repurchase contracts	0.0	0.0					
Issuance of common stock		492.3					
Net Earnings	235.6		235.6				
Post Holdings Partnering Corporation deemed dividend			6.2				
Net change in retirement benefits, net of tax				(2.7)			
Foreign currency translation adjustments						186.9	(1.6)
Purchases of treasury stock							(250.5)
Net earnings attributable to noncontrolling interests	11.8						(0.3)
Shareholders' Equity Excluding Noncontrolling Interest, End of period at Jun. 30, 2023	3,950.0	0.9	5,268.7	1,350.8	(32.4)	74.8	(121.1)
Total Shareholders' Equity, End of period at Jun. 30, 2023	3,959.8						9.8
Shareholders' Equity Excluding Noncontrolling Interest, Beginning of period at Mar. 31, 2023	0.9	4,757.5	1,253.8	(31.4)	74.8	(157.7)	(2,424.9)
Total Shareholders' Equity, Beginning of period at Mar. 31, 2023							10.9
Increase (Decrease) in Stockholders' Equity [Roll Forward]							
Activity under stock and deferred compensation plans		(1.1)					
Non-cash stock-based compensation expense		20.0					
Proceeds from share repurchase contracts		0.0					
Issuance of common stock		492.3					
Net Earnings	89.6		89.6				
Post Holdings Partnering Corporation deemed dividend			7.4				
Net change in retirement benefits, net of tax				(1.0)			
Foreign currency translation adjustments						36.6	(0.5)
Purchases of treasury stock							(166.8)
Net earnings attributable to noncontrolling interests	8.7						(0.6)
Shareholders' Equity Excluding Noncontrolling Interest, End of period at Jun. 30, 2023	3,950.0	0.9	5,268.7	1,350.8	(32.4)	74.8	(121.1)
Total Shareholders' Equity, End of period at Jun. 30, 2023	3,959.8						9.8
Shareholders' Equity Excluding Noncontrolling Interest, Beginning of period at Sep. 30, 2023	3,842.1	0.9	5,288.1	1,416.5	(30.3)	74.8	(179.6)
Total Shareholders' Equity, Beginning of period at Sep. 30, 2023	3,851.3						9.2
Increase (Decrease) in Stockholders' Equity [Roll Forward]							
Activity under stock and deferred compensation plans		(37.4)					
Non-cash stock-based compensation expense		60.9					
Payment for share repurchase contracts	(50.0)	(50.0)					
Proceeds from share repurchase contracts	50.9	50.9					
Issuance of common stock		0.0					
Net Earnings	285.1		285.1				
Post Holdings Partnering Corporation deemed dividend			0.0				
Net change in retirement benefits, net of tax				(6.8)			
Foreign currency translation adjustments						54.8	1.3
Purchases of treasury stock							(254.5)
Net earnings attributable to noncontrolling interests	0.2						0.2
Shareholders' Equity Excluding Noncontrolling Interest, End of period at Jun. 30, 2024	3,945.1	0.9	5,312.5	1,701.6	(37.1)	74.8	(124.8)
Total Shareholders' Equity, End of period at Jun. 30, 2024	3,955.8						10.7
Shareholders' Equity Excluding Noncontrolling Interest, Beginning of period at Mar. 31, 2024	0.9	5,240.1	1,601.8	(37.0)	74.8	(127.2)	(2,773.1)
Total Shareholders' Equity, Beginning of period at Mar. 31, 2024							10.4
Increase (Decrease) in Stockholders' Equity [Roll Forward]							
Activity under stock and deferred compensation plans		0.4					
Non-cash stock-based compensation expense		21.1					
Payment for share repurchase contracts		0.0					
Proceeds from share repurchase contracts		50.9					
Issuance of common stock		0.0					
Net Earnings	99.8		99.8				
Post Holdings Partnering Corporation deemed dividend			0.0				
Net change in retirement benefits, net of tax				(0.1)			
Foreign currency translation adjustments						2.4	0.2
Purchases of treasury stock							(209.7)
Net earnings attributable to noncontrolling interests	0.1						0.1
Shareholders' Equity Excluding Noncontrolling Interest, End of period at Jun. 30, 2024	3,945.1	\$ 0.9	\$ 5,312.5	\$ 1,701.6	\$ (37.1)	\$ 74.8	\$ (124.8)
Total Shareholders' Equity, End of period at Jun. 30, 2024	\$ 3,955.8						\$ 10.7

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Basis of Presentation

9 Months Ended
Jun. 30, 2024

Organization,
Consolidation and
Presentation of
Financial Statements
[Abstract]

Basis of Presentation BASIS OF PRESENTATION

These unaudited condensed consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP"), under the rules

and regulations of the United States (the "U.S.") Securities and Exchange Commission (the "SEC"). These unaudited condensed consolidated financial statements have been prepared on a basis substantially consistent with, and should be read in conjunction with, the audited consolidated financial statements of Post Holdings, Inc. (herein referred to as "Post," the "Company," "us," "our" or "we," and unless otherwise stated or context otherwise indicates, all such references herein mean Post Holdings, Inc. and its subsidiaries), which are included in the Company's Annual Report on Form 10-K for the fiscal year ended September 30, 2023, filed with the SEC on November 17, 2023.

These unaudited condensed consolidated financial statements include all adjustments (consisting of normal recurring adjustments and accruals) that management considers necessary for a fair statement of the Company's results of operations, comprehensive income, financial condition, cash flows and shareholders' equity for the interim periods presented. Interim results are not necessarily indicative of the results for any other interim period or for the entire fiscal year. Certain reclassifications have been made to previously reported financial information to conform to the current period presentation.

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Recently Issued and Adopted Accounting Standards (Notes)

9 Months Ended

Jun. 30, 2024

Accounting Standards Update and Change in Accounting Principle [Abstract]

Recently Issued and Adopted Accounting Standards

RECENTLY ISSUED ACCOUNTING STANDARDS

The Company has considered all new accounting pronouncements and has concluded there are no new pronouncements (other than the ones described below) that had or will have a material impact on the Company's results of operations, comprehensive income, financial position, cash flows, shareholders' equity or related disclosures based on current information.

In December 2023, the Financial Accounting Standards Board (the "FASB") issued Accounting Standards Update ("ASU") 2023-09, "Income Taxes (Topic 740): Improvements to Income Tax Disclosures." This ASU is effective for fiscal years beginning after December 15, 2024 (i.e., the Company's annual financial statements for the year ended September 30, 2026), with early adoption permitted. This ASU should be adopted prospectively; however, retrospective adoption is permitted. The Company is currently evaluating the impact of this standard.

In November 2023, the FASB issued ASU 2023-07, "Segment Reporting (Topic 280): Improvements to Reportable Segment Disclosures." This ASU is effective for fiscal years beginning after December 15, 2023 (i.e., the Company's annual financial statements for the year ended September 30, 2025) and for interim periods within fiscal years beginning after December 15, 2024 (i.e., the Company's interim financial statements for the three months ended December 31, 2025), with early adoption permitted. This ASU requires retrospective adoption. The Company is currently evaluating the impact of this standard.

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Noncontrolling Interests, Equity Interests and Related Party Transactions (Notes)

9 Months Ended

Jun. 30, 2024

Equity Method Investments and Joint Ventures [Abstract]

Equity Method Investments and Joint Ventures Disclosure - 8th Ave

8th Avenue

The Company has a 60.5% common equity interest in 8th Avenue Food & Provisions, Inc. ("8th Avenue") that is accounted for using the equity method. In determining the accounting treatment of the common equity interest, management concluded that 8th Avenue was not a variable interest entity as defined by Accounting Standards Codification ("ASC") Topic 810, "Consolidation," and as such, 8th Avenue was evaluated under the voting interest model. Based on the terms of 8th Avenue's governing documents, management determined that the Company does not have a controlling voting interest in 8th Avenue due to substantive participating rights held by third parties associated with the governance of 8th Avenue. However, Post does retain significant influence, and therefore, the use of the equity method of accounting is required.

During fiscal 2022, 8th Avenue's equity method loss attributable to Post exceeded the Company's remaining investment in 8th Avenue. As such, in accordance with ASC Topic 323, "Investments—Equity Method and Joint Ventures," the Company discontinued applying the equity method to the investment after reducing the balance of the investment to zero. The Company's investment in 8th Avenue was zero at both June 30, 2024 and September 30, 2023, and the Company did not recognize an equity method gain (loss) attributable to 8th Avenue for the three or nine months ended June 30, 2024 or 2023.

During the three and nine months ended June 30, 2024, the Company had net sales to 8th Avenue of \$1.5 and \$5.3, respectively, and purchases from and royalties paid to 8th Avenue of \$21.5 and \$61.1, respectively. During the three and nine months ended June 30, 2023, the Company had net sales to 8th Avenue of \$1.2 and \$6.7, respectively, and purchases from and royalties paid to 8th Avenue of \$16.8 and \$65.2, respectively. Sales and purchases between the Company and 8th Avenue were all made at arm's-length.

The Company had current payables with 8th Avenue of \$15.6 and \$13.3 at June 30, 2024 and September 30, 2023, respectively, which were included in "Accounts payable" on the Condensed Consolidated Balance Sheets and primarily related to related party purchases and royalties. Current receivables with 8th Avenue at June 30, 2024 and September 30, 2023 were immaterial. In addition, the Company had a long-term receivable and a long-term liability with 8th Avenue of \$12.9 and \$0.7, respectively, at both June 30, 2024 and September 30, 2023, which were included in "Other assets" and "Other liabilities," respectively, on the Condensed Consolidated Balance Sheets and related to tax indemnifications.

Weetabix East Africa and Alpen

The Company holds a controlling equity interest in Weetabix East Africa Limited ("Weetabix East Africa"). Weetabix East Africa is a Kenyan-based company that produces ready-to-eat ("RTE") cereal and muesli. The Company owns 50.1% of Weetabix East Africa and holds a controlling voting and financial interest through its appointment of management and representation on Weetabix East Africa's board of directors. Accordingly, Weetabix East Africa is fully consolidated into the Company's financial statements and its assets and results of operations are reported in the Weetabix segment. The remaining interest in the consolidated net earnings and net assets of Weetabix East Africa is allocated to NCI.

The Company holds an equity interest in Alpen Food Company South Africa (Pty) Limited ("Alpen"). Alpen is a South African-based company that produces RTE cereal and muesli. The Company owns 50.0% of Alpen's common stock with no other indicators of control, and accordingly, the Company accounts for its investment in Alpen using the equity method. The investment in Alpen was \$3.7 and \$3.6 at June 30, 2024 and September 30, 2023, respectively, and was included in "Other assets" on the Condensed Consolidated Balance Sheets.

BellRing

Transactions between the Company and BellRing Brands, Inc. ("BellRing") are considered related party transactions as certain of the Company's officers and/or directors serve as officers and/or directors of BellRing.

On September 30, 2022, Comet Processing, Inc. ("Comet"), a wholly-owned subsidiary of the Company, entered into a co-packing agreement with Premier Nutrition Company, LLC ("Premier Nutrition"), a subsidiary of BellRing (the "Co-Packing Agreement"). Under the Co-Packing Agreement, Premier Nutrition procures certain packaging materials for Comet that Comet utilizes in the production of ready-to-drink ("RTD") shakes for Premier Nutrition. In December 2023, in accordance with the terms of the Co-Packing Agreement, Comet began manufacturing RTD shakes for Premier Nutrition. Sales of RTD shakes to Premier Nutrition during the three and nine months ended June 30, 2024 were immaterial and there were no sales of RTD shakes to Premier Nutrition during fiscal 2023. Other related party transactions and balances between the Company and BellRing were immaterial as of and for the three and nine months ended June 30, 2024 and 2023.

Equity Method Investments and Joint Ventures Disclosure - BRBR

Noncontrolling Interests, Equity Interests and Related Party Transactions - PHPC

Post Holdings Partnering Corporation

In May and June 2021, the Company and Post Holdings Partnering Corporation ("PHPC"), a special purpose acquisition company, consummated the initial public offering of 34.5 units of PHPC (the "PHPC Units" and such transaction, the "PHPC IPO"), of which a wholly-owned subsidiary of the Company ("PHPC Sponsor") purchased 4.0 PHPC Units. Each PHPC Unit consisted of one share of Series A common stock of PHPC ("PHPC Series A Common Stock") and one-third of one redeemable warrant to purchase one share of PHPC Series A Common Stock at an exercise price of \$11.50 per share (the "PHPC Warrants"). The PHPC Units were sold at a price of \$10.00 per PHPC Unit, generating gross proceeds to PHPC of \$345.0. Under the terms of the PHPC IPO, PHPC was required to consummate a partnering transaction by May 28, 2023, which could have been extended to August 28, 2023 in certain circumstances (the "Combination Period").

Substantially concurrently with the closing of the PHPC IPO, PHPC completed the private sale of 1.1 units of PHPC (the "PHPC Private Placement Units"), at a purchase price of \$10.00 per PHPC Private Placement Unit, to PHPC Sponsor, generating proceeds to PHPC of \$10.9 (the "PHPC Private Placement"). Each PHPC Private Placement Unit consisted of one share of PHPC Series A Common Stock and one-third of one redeemable warrant to purchase one share of PHPC Series A Common Stock at an exercise price of \$11.50 per share (the "PHPC Private Placement Warrants").

In addition, the Company, through PHPC Sponsor's ownership of 8.6 shares of Series F common stock of PHPC (the "PHPC Series F Common Stock"), had certain governance rights in PHPC relating to the election of PHPC directors and voting rights on amendments to PHPC's amended and restated certificate of incorporation.

PHPC Sponsor was the primary beneficiary of PHPC as it had, through its equity interest, the right to receive benefits or the obligation to absorb losses from PHPC, as well as the power to direct a majority of the activities that significantly impacted PHPC's economic performance, including partnering transaction target identification. As such, PHPC was fully consolidated into the Company's financial statements until the time of its dissolution, as discussed below.

Proceeds of \$345.0 were deposited in a trust account established for the benefit of PHPC's public stockholders, which consisted of certain proceeds from the PHPC IPO and certain proceeds from the PHPC Private Placement, net of underwriters' discounts and commissions and other costs and expenses.

The public stockholders' ownership of PHPC equity represented a noncontrolling interest ("NCI") to the Company, which was classified outside of permanent shareholders' equity as the PHPC Series A Common Stock was redeemable at the option of the public stockholders in certain circumstances. The carrying amount of the redeemable NCI was equal to the greater of (i) the initial carrying amount, increased or decreased for the redeemable NCI's share of PHPC's net earnings or loss, other comprehensive income or loss ("OCI") and distributions or (ii) the redemption value. The redemption value represented the amount the public stockholders of PHPC Series A Common Stock would be entitled in certain circumstances to redeem their shares of PHPC Series A Common Stock for, which was a pro-rata portion of the amount in the trust account at \$10.00 per share of PHPC Series A Common Stock held, plus any pro-rata interest earned on the funds held in the trust account (which interest was net of taxes payable, and less up to \$0.1 of interest to pay dissolution expenses). Remeasurements to the redemption value of the redeemable NCI were recognized as a deemed dividend and recorded to retained earnings on the balance sheet prior to the PHPC Redemption (as defined below).

In connection with the PHPC IPO, PHPC incurred offering costs of \$17.9, of which \$10.7 were deferred underwriting commissions that would have become payable to the underwriters solely in the event that PHPC completed a partnering transaction.

Prior to the PHPC Redemption, the Company beneficially owned 31.0% of the equity of PHPC and the net earnings and net assets of PHPC were consolidated within the Company's financial statements. The remaining 69.0% of the consolidated net earnings and net assets of PHPC, which represented the percentage of economic interest in PHPC held by the public stockholders of PHPC through their ownership of PHPC equity, were allocated to redeemable NCI. All transactions between PHPC and PHPC Sponsor, as well as related financial statement impacts, eliminated in consolidation.

On May 11, 2023, PHPC announced that it would not complete a partnering transaction within the Combination Period and that the entity would liquidate and dissolve in accordance with the terms of its amended and restated certificate of incorporation. Subsequent to the decision to liquidate and dissolve, PHPC completed certain winding-up activities, which included writing-off the deferred underwriting commissions as the underwriters agreed to waive their rights to these amounts should a partnering transaction not occur. The Company recorded a \$10.7 gain in connection with this write-off, which was recorded in "Other income, net" on the Condensed Consolidated Statements of Operations during both the three and nine months ended June 30, 2023.

On May 28, 2023, the PHPC Warrants and the PHPC Private Placement Warrants expired worthless, as PHPC had not completed a partnering transaction before the expiration of the Combination Period.

On May 30, 2023, PHPC redeemed all of the outstanding public shares of PHPC Series A Common Stock (the "PHPC Redemption"). Each share of PHPC Series A Common Stock was redeemed for approximately \$10.24 per share, representing the per share price equal to the aggregate amount then on deposit in the trust account, including interest earned on the trust account not previously released to pay taxes or dissolution expenses, divided by the number of then outstanding shares of PHPC Series A Common Stock. In connection with the PHPC Redemption, during the three and nine months ended June 30, 2023:

- \$353.4 of funds held in the trust account immediately prior to the PHPC Redemption were distributed to redeem all of the outstanding shares of PHPC Series A Common Stock. The Company received \$40.9 from the PHPC Redemption related to its ownership of 4.0 shares of PHPC Series A Common Stock; and
- redeemable NCI of \$312.5 immediately prior to the PHPC Redemption was reduced to zero.

Subsequent to the PHPC Redemption, PHPC delisted from the New York Stock Exchange and dissolved in June 2023, and all classes of shares of PHPC equity were cancelled, including the PHPC Private Placement Units and the shares of the PHPC Series F Common Stock, which were surrendered by PHPC Sponsor for no consideration. PHPC Sponsor subsequently dissolved in August 2023.

The following table summarizes the effects of changes in the Company's redeemable NCI on the Company's equity for the three and nine months ended June 30, 2023, which represent the periods ended May 30, 2023, as the Company's redeemable NCI was reduced to zero upon completion of the PHPC Redemption.

	Three Months Ended June 30, 2023		Nine Months Ended June 30, 2023	
Net earnings attributable to redeemable NCI	\$	9.3	\$	12.1
Redemption value adjustment		(1.9)		(5.9)
PHPC deemed dividend	\$	7.4	\$	6.2

The following table summarizes the changes to the Company's redeemable NCI for the three and nine months ended June 30, 2023, which represent the periods ended May 30, 2023, as the Company's

redeemable NCI was reduced to zero upon completion of the PHPC Redemption.

	Three Months Ended June 30, 2023		Nine Months Ended June 30, 2023	
	\$		\$	
Beginning of period		310.6		306.6
Redemption of PHPC Series A Common Stock		(312.5)		(312.5)
Net earnings attributable to redeemable NCI		9.3		12.1
PHPC deemed dividend		(7.4)		(6.2)
End of period	\$	—	\$	—

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**Business
Combinations**

**9 Months Ended
Jun. 30, 2024**

[Business
Combinations
\[Abstract\]](#)

[Business Combinations](#)

BUSINESS COMBINATIONS

The Company uses the acquisition method of accounting for acquired businesses. Under the acquisition method, the Company's financial statements reflect the operations of an acquired business starting from the date of acquisition. The assets acquired and liabilities assumed are recorded at their respective estimated fair values at the date of the acquisition based on Level 3 inputs. Any excess of the purchase price over the estimated fair values of the identifiable net assets acquired is recorded as goodwill. Any excess of the estimated fair values of the identifiable net assets acquired over the purchase price is recorded as a gain on bargain purchase. Goodwill represents the value the Company expects to achieve through the implementation of operational synergies, the expansion of the business into new or growing segments of the industry and the addition of new employees.

Fiscal 2024

On December 1, 2023, the Company completed its acquisition of substantially all of the assets of Perfection Pet Foods, LLC ("Perfection") for \$235.0, subject to working capital adjustments and other adjustments, resulting in a payment at closing of \$238.8. Perfection is a manufacturer and packager of private label and co-manufactured pet food and baked treat products and is reported in the Post Consumer Brands segment. The acquisition was completed using cash on hand, including borrowings under the Revolving Credit Facility (as defined in Note 13). During the third quarter of fiscal 2024, the Company reached a final settlement of net working capital, resulting in an amount received by the Company of \$4.6.

Based upon the preliminary purchase price allocation, the Company recorded \$81.0 of customer relationships, which is being amortized over a weighted-average useful life of 16 years. Net sales and operating profit included in the Condensed Consolidated Statements of Operations attributable to Perfection were \$62.1 and \$4.2, respectively, for the three months ended June 30, 2024 and \$146.7 and \$9.1, respectively, for the nine months ended June 30, 2024.

Preliminary values of Perfection are measured as of the date of the acquisition, are not yet finalized pending the final purchase price allocation and are subject to change. The goodwill generated by the Company's Perfection acquisition is expected to be deductible for U.S. income tax purposes.

The following table presents the preliminary purchase price allocation, including immaterial measurement period adjustments, related to the Perfection acquisition based upon the fair values of assets acquired and liabilities assumed as of June 30, 2024.

Cash and cash equivalents	\$	0.3
Receivables, net		40.8
Inventories		21.1
Prepaid expenses and other current assets		0.4
Property, net		69.9
Other intangible assets, net		81.0
Other assets		2.9
Accounts payable		(21.5)
Other current liabilities		(1.6)
Other liabilities		(1.8)
Total identifiable net assets		191.5
Goodwill		42.7
Fair value of total consideration transferred	\$	234.2

Also on December 1, 2023, the Company completed its acquisition of Deeside Cereals Ltd ("Deeside") for £11.3 (approximately \$14.3). The acquisition was completed using cash on hand. Deeside is a producer of private label cereals in the United Kingdom (the "U.K.") and is reported in the Weetabix segment. Based upon the preliminary purchase price allocation, the Company identified and recorded \$20.5 of net assets, which exceeded the purchase price paid for Deeside. As a result, the Company recorded an initial gain on bargain purchase of \$6.2 during the first quarter of fiscal 2024. During the third quarter of fiscal 2024, the Company recorded measurement period adjustments related to Deeside's defined benefit pension plan and deferred taxes, which reduced the acquired Deeside net assets by \$0.4. As a result, the Company recorded an adjustment to (gain) on bargain purchase of \$0.4 and \$(5.8) during the three and nine months ended June 30, 2024, respectively, which was included in "Other operating expense (income), net" in the Condensed Consolidated Statements of Operations. Net sales and operating loss included in the Condensed Consolidated Statements of Operations attributable to Deeside were \$7.5 and \$0.3, respectively, for the three months ended June 30, 2024 and \$17.0 and \$1.2, respectively, for the nine months ended June 30, 2024. Preliminary values of Deeside are measured as of the date of the acquisition, are not yet finalized pending the final purchase price allocation and are subject to change.

Acquisition-related costs for fiscal 2024 acquisitions were immaterial during the three and nine months ended June 30, 2024.

Fiscal 2023

On April 28, 2023, the Company completed its acquisition of a portion of The J. M. Smucker Company's ("Smucker") pet food business, including brands such as *Rachael Ray Nutrish*, *Nature's Recipe*, *9Lives*, *Kibbles 'n Bits* and *Gravy Train*, private label pet food assets and certain manufacturing and distribution facilities (collectively, "Pet Food"), facilitating the Company's entry into the pet food category. The purchase price of the Pet Food acquisition was \$1,207.5 which included (i) \$700.0 in cash, subject to inventory adjustments, resulting in a payment at closing of \$715.5, (ii) 5.4 shares of Post common stock, or \$492.3, and (iii) immaterial working capital adjustments. The cash payment was made using cash on hand, including proceeds from the Fourth Incremental Term Loan (as defined in Note 13). Pet Food is reported in the Post Consumer Brands segment.

In connection with the Pet Food acquisition, the Company and Smucker entered into a transition services agreement (the "TSA") pursuant to which Smucker provides certain Pet Food support services to Post for a transition period of 18 months (or up to 24 months at Post's election) following the close of the acquisition based on the terms set forth in the TSA. Pet Food support services include, but are not limited to, certain sales, marketing, finance, information technology, procurement and supply chain services. TSA fees were \$3.5 and \$13.0 during the three and nine months ended June 30, 2024, respectively, and \$4.0 during both the three and nine months ended June 30, 2023. TSA fees were recorded within "Selling, general and administrative expenses" in the Condensed Consolidated Statements of Operations. In accordance with the terms of the TSA, Smucker collects sales receivables from and remits payments to customers and vendors, respectively, in accordance with Smucker's existing contractual terms. Pet Food receivables and payables are settled between Post and Smucker monthly on a net basis per the terms of the TSA. As of June 30, 2024 and September 30, 2023, the Company had recorded a net receivable due from Smucker related to the TSA of \$39.1 and \$35.5, respectively, which was recorded within "Receivables, net" on the Condensed Consolidated Balance Sheets.

Unaudited Pro Forma Information

The following unaudited pro forma information presents a summary of the results of operations of the Company combined with the results of the fiscal 2024 Perfection acquisition and the fiscal 2023 Pet Food acquisition for the periods presented as if the fiscal 2024 Perfection acquisition had occurred on October 1, 2022 and the fiscal 2023 Pet Food acquisition had occurred on October 1, 2021, along with certain pro forma adjustments. The results of operations for the fiscal 2024 Deeside acquisition were immaterial for presentation within the following unaudited pro forma information. These pro forma adjustments give effect to the amortization of certain definite-lived intangible assets, adjusted depreciation expense based upon the fair value of assets acquired, acquisition-related costs, inventory revaluation adjustments, interest expense, TSA fees and related income taxes. The following unaudited pro forma information has been prepared for comparative purposes only and is not necessarily indicative of the results of operations as they would have been had the Perfection and Pet Food acquisitions occurred on the assumed dates, nor is it necessarily an indication of future operating results.

	Three Months Ended June 30,		Nine Months Ended June 30,	
	2024	2023	2024	2023
Pro forma net sales	\$ 1,947.7	\$ 2,058.8	\$ 5,953.5	\$ 6,146.2
Pro forma net earnings	\$ 103.5	\$ 121.4	\$ 296.1	\$ 284.9
Pro forma basic earnings per common share	\$ 1.73	\$ 1.95	\$ 4.90	\$ 4.63
Pro forma diluted earnings per common share	\$ 1.58	\$ 1.80	\$ 4.52	\$ 4.29

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Restructuring (Notes)

**9 Months Ended
Jun. 30, 2024**

[Restructuring
\[Abstract\]](#)

[Restructuring](#)

RESTRUCTURING

In November 2023, the Company finalized its plan to close its Post Consumer Brands cereal manufacturing facility in Lancaster, Ohio (the "Lancaster Facility"). The transfer of production capabilities to other Company locations and closure of the Lancaster Facility are expected to be completed in the first quarter of fiscal 2025.

Restructuring charges and the associated liabilities for employee-related expenses related to the closure of the Lancaster Facility are shown in the following table.

Balance, September 30, 2023	\$	—
Charge to expense		6.6
Cash payments		(0.2)
Non-cash charges		—
Balance, June 30, 2024	\$	6.4
Total expected restructuring charges	\$	6.7
Cumulative restructuring charges incurred to date		6.6
Remaining expected restructuring charges	\$	0.1

Restructuring (adjustments) charges of \$(1.1) and \$6.6 were included in "Selling, general and administrative expenses" in the Condensed Consolidated Statements of Operations during the three and nine months ended June 30, 2024, respectively.

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**Earnings (Loss) Per
Share**

**9 Months Ended
Jun. 30, 2024**

[Earnings Per Share
\[Abstract\]](#)

[\(Loss\) Earnings per
Share](#)

EARNINGS PER SHARE

Basic earnings per share is based on the average number of shares of common stock outstanding during the period. Diluted earnings per share is based on the average number of shares used for the basic earnings per share calculation, adjusted for the dilutive effect of stock options, stock appreciation rights and restricted stock units using the "treasury stock" method and convertible senior notes using the "if converted" method.

Remeasurements to the redemption value of the redeemable NCI prior to the PHPC Redemption were recognized as a deemed dividend (see Note 3). The Company made an election to treat the portion of the deemed dividend that exceeded fair value as an adjustment to income available to common shareholders for basic and diluted earnings per share. In addition, dilutive net earnings was adjusted for interest expense, net of tax, related to the Company's convertible senior notes.

The following table sets forth the computation of basic and diluted earnings per share.

	Three Months Ended June 30,		Nine Months Ended June 30,	
	2024	2023	2024	2023
Net earnings	\$ 99.8	\$ 89.6	\$ 285.1	\$ 235.6
Impact of redeemable NCI	—	1.9	—	11.0
Net earnings for basic earnings per share	\$ 99.8	\$ 91.5	\$ 285.1	\$ 246.6
Impact of interest expense, net of tax, related to convertible senior notes	2.7	2.7	8.1	8.1
Net earnings for diluted earnings per share	\$ 102.5	\$ 94.2	\$ 293.2	\$ 254.7
Weighted-average shares for basic earnings per share	60.0	61.6	60.4	59.7
Effect of dilutive securities:				
Stock options	0.2	0.3	0.3	0.4
Restricted stock units	0.4	0.4	0.4	0.5
Market-based performance restricted stock units	0.9	0.7	0.7	0.6
Earnings-based performance restricted stock units	0.1	0.1	0.1	0.1
Shares issuable upon conversion of convertible senior notes	5.4	5.4	5.4	5.4
Total dilutive securities	7.0	6.9	6.9	7.0
Weighted-average shares for diluted earnings per share	67.0	68.5	67.3	66.7
Earnings per Common Share:				
Basic	\$ 1.66	\$ 1.49	\$ 4.72	\$ 4.13
Diluted	\$ 1.53	\$ 1.38	\$ 4.36	\$ 3.82

The following table presents the securities that have been excluded from the calculation of weighted-average shares for diluted earnings per share as they were anti-dilutive.

	Three Months Ended June 30,		Nine Months Ended June 30,	
	2024	2023	2024	2023
Restricted stock units	—	—	—	0.1
Market-based performance restricted stock units	—	0.1	—	0.1

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Inventories **9 Months Ended**
Jun. 30, 2024

[Inventory \[Abstract\]](#)
[Inventories](#)

	June 30, 2024	September 30, 2023
Raw materials and supplies	\$ 143.8	\$ 155.9
Work in process	25.4	24.4
Finished products	591.2	573.6
Flocks	34.6	36.0
	<u>\$ 795.0</u>	<u>\$ 789.9</u>

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Property, net **9 Months Ended**
Jun. 30, 2024

[Property, Plant and Equipment \[Abstract\]](#)
[Property, net](#)

	June 30, 2024	September 30, 2023
PROPERTY, NET		
Property, at cost	\$ 4,134.8	\$ 3,769.4
Accumulated depreciation	(1,947.1)	(1,748.0)
	<u>\$ 2,187.7</u>	<u>\$ 2,021.4</u>

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Goodwill (Notes) **9 Months Ended**
Jun. 30, 2024

[Goodwill \[Abstract\]](#)
[Goodwill](#)

GOODWILL
The changes in the carrying amount of goodwill by segment are noted in the following table.

	Post Consumer Brands	Weetabix	Foodservice	Refrigerated Retail	Total
Balance, September 30, 2023					
Goodwill (gross)	\$ 2,261.1	\$ 854.3	\$ 1,355.3	\$ 803.7	\$ 5,274.4
Accumulated impairment losses	(609.1)	—	—	(90.9)	(700.0)
Goodwill (net)	\$ 1,652.0	\$ 854.3	\$ 1,355.3	\$ 712.8	\$ 4,574.4
Goodwill from acquisition	42.7	—	—	—	42.7
Currency translation adjustment	—	31.6	—	—	31.6
Balance, June 30, 2024					
Goodwill (gross)	\$ 2,303.8	\$ 885.9	\$ 1,355.3	\$ 803.7	\$ 5,348.7
Accumulated impairment losses	(609.1)	—	—	(90.9)	(700.0)
Goodwill (net)	<u>\$ 1,694.7</u>	<u>\$ 885.9</u>	<u>\$ 1,355.3</u>	<u>\$ 712.8</u>	<u>\$ 4,648.7</u>

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Intangible Assets, net **9 Months Ended**
Jun. 30, 2024

[Goodwill and Intangible Assets Disclosure \[Abstract\]](#)
[Intangible Assets, net](#)

	June 30, 2024			September 30, 2023		
	Carrying Amount	Accumulated Amortization	Net Amount	Carrying Amount	Accumulated Amortization	Net Amount
Subject to amortization:						
Customer relationships	\$ 2,622.9	\$ (1,045.8)	\$ 1,577.1	\$ 2,535.5	\$ (940.7)	\$ 1,594.8
Trademarks, brands and licensing agreements	886.1	(336.2)	549.9	885.8	(301.3)	584.5
	3,509.0	(1,382.0)	2,127.0	3,421.3	(1,242.0)	2,179.3
Not subject to amortization:						
Trademarks and brands	1,042.0	—	1,042.0	1,033.1	—	1,033.1
	<u>\$ 4,551.0</u>	<u>\$ (1,382.0)</u>	<u>\$ 3,169.0</u>	<u>\$ 4,454.4</u>	<u>\$ (1,242.0)</u>	<u>\$ 3,212.4</u>

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Derivative Financial Instruments and Hedging **9 Months Ended**
Jun. 30, 2024

[Derivative Instruments and Hedging Activities Disclosure \[Abstract\]](#)

DERIVATIVE FINANCIAL INSTRUMENTS

In the ordinary course of business, the Company is exposed to commodity price risks relating to the purchases of raw materials and supplies, interest rate risks and foreign currency exchange rate risks. The Company utilizes derivative financial instruments, including (but not limited to) futures contracts, option contracts, forward contracts and swaps, to manage certain of these exposures by hedging when it is practical to do so. The Company does not hold or issue financial instruments for speculative or trading purposes.

Cash flows associated with all derivatives are reported as cash flows from operating activities in the Condensed Consolidated Statements of Cash Flows, unless the derivative contains an other-than-insignificant financing element, in which case its cash flows are reported as cash flows from financing activities.

At June 30, 2024, the Company's derivative instruments, none of which were designated as hedging instruments under ASC Topic 815, "Derivatives and Hedging," consisted of:

- commodity and energy futures, swaps and option contracts which relate to inputs that generally will be utilized within the next two years;
- foreign currency forward contracts (the "FX contracts") maturing in the next 12 months that have the effect of hedging currency fluctuations between the Euro and the Pound Sterling; and
- pay-fixed, receive-variable interest rate swaps maturing in June 2033 that require monthly settlements and have the effect of hedging interest payments on debt expected to be issued but not yet priced.

During the nine months ended June 30, 2024, the Company received cash proceeds of \$5.2 in connection with the termination of its interest rate swap contracts with a \$400.0 notional value.

During the nine months ended June 30, 2023, the Company paid \$55.1 in connection with the termination of \$849.3 notional value of its rate-lock swap contracts, of which \$43.5 related to the termination of rate-lock swap contracts that contained other-than-insignificant financing elements and were reported as cash flows from financing activities in the Condensed Consolidated Statements of Cash Flows. The Company also paid \$2.1 in connection with the termination of \$332.6 notional value of its interest rate swap option, and received cash proceeds of \$6.7 in connection with the termination of its interest rate swap contract with a \$200.0 notional value.

The following table presents the notional amounts of derivative instruments held.

	June 30, 2024	September 30, 2023
Commodity and energy contracts	\$ 200.8	\$ 263.9
FX contracts	\$ 3.7	\$ 3.0
Interest rate swaps	\$ 300.0	\$ 700.0

The following table presents the balance sheet location and fair value of the Company's derivative instruments. The Company does not offset derivative assets and liabilities within the Condensed Consolidated Balance Sheets.

		Balance Sheet Location	June 30, 2024	September 30, 2023
Asset Derivatives:				
Commodity and energy contracts	Prepaid expenses and other current assets		\$ 2.9	\$ 3.7
FX contracts	Prepaid expenses and other current assets		0.1	—
Interest rate swaps	Prepaid expenses and other current assets		3.6	10.6
Commodity and energy contracts	Other assets		2.1	—
Interest rate swaps	Other assets		2.4	11.3
			<u>\$ 11.1</u>	<u>\$ 25.6</u>
Liability Derivatives:				
Commodity and energy contracts	Other current liabilities		\$ 9.7	\$ 16.1
			<u>\$ 9.7</u>	<u>\$ 16.1</u>

The following table presents the statement of operations location and loss (gain) recognized related to the Company's derivative instruments.

Derivative Instruments	Statement of Operations Location	Three Months Ended June 30,		Nine Months Ended June 30,	
		2024	2023	2024	2023
Commodity and energy contracts	Cost of goods sold	\$ 5.6	\$ 15.8	\$ 30.5	\$ 30.1
FX contracts	Selling, general and administrative expenses	—	0.1	—	0.1
Interest rate swaps	(Income) expense on swaps, net	(3.1)	(17.1)	4.7	(20.4)
PHPC Warrants	Other income, net	—	(1.5)	—	(1.0)

At June 30, 2024 and September 30, 2023, the Company had pledged collateral of \$9.3 and \$23.4, respectively, related to its commodity and energy contracts. These amounts were classified as "Restricted cash" on the Condensed Consolidated Balance Sheets.

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Fair Value Measurements

[Fair Value Disclosures \[Abstract\]](#)

[Fair Value Measurements](#)

FAIR VALUE MEASUREMENTS

The following table presents the Company's assets and liabilities measured at fair value on a recurring basis and the basis for that measurement according to the levels in the fair value hierarchy in ASC Topic 820, "Fair Value Measurement."

	June 30, 2024			September 30, 2023		
	Total	Level 1	Level 2	Total	Level 1	Level 2
Assets:						
Deferred compensation investments	\$ 15.5	\$ 15.5	\$ —	\$ 13.0	\$ 13.0	\$ —
Derivative assets	11.1	—	11.1	25.6	—	25.6
	<u>\$ 26.6</u>	<u>\$ 15.5</u>	<u>\$ 11.1</u>	<u>\$ 38.6</u>	<u>\$ 13.0</u>	<u>\$ 25.6</u>
Liabilities:						
Deferred compensation liabilities	\$ 45.4	\$ —	\$ 45.4	\$ 36.8	\$ —	\$ 36.8
Derivative liabilities	9.7	—	9.7	16.1	—	16.1
	<u>\$ 55.1</u>	<u>\$ —</u>	<u>\$ 55.1</u>	<u>\$ 52.9</u>	<u>\$ —</u>	<u>\$ 52.9</u>

Deferred Compensation

The deferred compensation investments are primarily invested in mutual funds, and their fair value is measured using the market approach. These investments are in the same funds, or funds that employ a similar investment strategy, and are purchased in substantially the same amounts, as the participants' selected notional investment options (excluding Post common stock equivalents), which represent the underlying liabilities to participants in the Company's deferred compensation plans. Deferred compensation liabilities are recorded at amounts due to participants in cash, based on the fair value of participants' selected notional investment options (excluding certain Post common stock equivalents to be distributed in shares) using the market approach.

Derivatives

The Company utilizes the income approach to measure fair value for its commodity and energy derivatives. The income approach uses pricing models that rely on market observable inputs such as yield curves and forward prices. FX contracts are valued using the spot rate less the forward rate multiplied by the notional amount. The Company's calculation of the fair value of interest rate swaps is derived from a discounted cash flow analysis based on the terms of the contract and the interest rate curve. Refer to Note 11 for the classification of changes in fair value of derivative assets and liabilities measured at fair value on a recurring basis within the Condensed Consolidated Statements of Operations.

Equity Securities and Other Fair Value Measurements

The Company uses the market approach to measure the fair value of its equity securities, which were immaterial as of both June 30, 2024 and September 30, 2023. The Company's financial assets and liabilities also include cash and cash equivalents, receivables and accounts payable for which the carrying value approximates fair value due to their short maturities (less than 12 months). The Company does not record its current portion of long-term debt and long-term debt at fair value on the Condensed Consolidated Balance Sheets. The fair values of any outstanding borrowings under the municipal bond and the Revolving Credit Facility (as defined in Note 13) as of June 30, 2024 and September 30, 2023 approximated their carrying values. Based on current market rates, the fair value (Level 2) of the Company's debt, excluding any outstanding borrowings under the municipal bond and the Revolving Credit Facility, was \$5,904.7 and \$5,491.5 as of June 30, 2024 and September 30, 2023, respectively, which included \$632.8 and \$572.6 related to the Company's convertible senior notes, respectively.

Certain assets and liabilities, including property, goodwill and other intangible assets, are measured at fair value on a non-recurring basis using Level 3 inputs.

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Long-Term Debt

[Debt Disclosure \[Abstract\]](#)

[Long-Term Debt](#)

LONG-TERM DEBT

The components of "Long-term debt" on the Condensed Consolidated Balance Sheets are presented in the following table.

	June 30, 2024	September 30, 2023
2.50% convertible senior notes maturing August 2027	\$ 575.0	\$ 575.0
4.50% senior notes maturing September 2031	980.6	1,049.7
4.625% senior notes maturing April 2030	1,385.4	1,385.4
5.50% senior notes maturing December 2029	1,235.0	1,235.0
5.625% senior notes maturing January 2028	939.9	939.9
5.75% senior notes maturing March 2027	—	459.3
6.25% senior secured notes maturing February 2032	1,000.0	—
Fourth Incremental Term Loan	—	400.0
Revolving Credit Facility	300.0	—
Municipal bond	4.2	5.3
	<u>\$ 6,420.1</u>	<u>\$ 6,049.6</u>
Less: Current portion of long-term debt	1.2	1.1
Debt issuance costs, net	45.6	42.0
Plus: Unamortized premium, net	24.5	32.5
Total long-term debt	<u>\$ 6,397.8</u>	<u>\$ 6,039.0</u>

[Long-Term Debt - Senior Notes](#)

6.25% Senior Notes

On February 20, 2024, the Company issued \$1,000.0 principal value of 6.25% senior secured notes (the "6.25% senior notes") maturing in February 2032. The 6.25% senior notes were issued at par, and the Company received \$986.7 after incurring underwriting fees and other fees and expenses of \$13.3, which were deferred and are being amortized to interest expense over the term of the 6.25% senior notes. Interest payments on the 6.25% senior notes are due semi-annually each August 15 and February 15, and the maturity date of the 6.25% senior notes is February 15, 2032.

The 6.25% senior notes and the related guarantees are secured by first-priority security interests, subject to permitted liens, in collateral that generally includes most of the Company's and the subsidiary guarantors' property except for real property and certain other excluded assets. The assets that secure the 6.25% senior notes also secure (and will continue to secure) the Credit Agreement (as defined below) on a *pari passu* basis.

The 6.25% senior notes are fully and unconditionally guaranteed, jointly and severally, on a senior secured basis by each of the Company's existing and subsequently acquired or organized wholly-owned domestic subsidiaries that guarantee the Credit Agreement or certain of the Company's other indebtedness, other than immaterial subsidiaries, certain excluded subsidiaries and subsidiaries the Company designates as unrestricted subsidiaries, which such unrestricted subsidiaries include 8th Avenue and its subsidiaries. These guarantees are subject to release in certain circumstances.

With a portion of the net proceeds received from the 6.25% senior notes issuance, borrowings under the New Revolving Credit Facility (as defined below) and cash on hand, the Company repaid the outstanding principal balance of the Fourth Incremental Term Loan (as defined below) and all accrued, unpaid interest thereon, redeemed the remainder of the outstanding 5.75% senior notes maturing in March 2027 and all accrued, unpaid interest to the redemption date and repaid the outstanding borrowings under the Old Revolving Credit Facility (as defined below) and all accrued, unpaid interest thereon. For additional information, see the "Credit Agreement," "Fourth Incremental Term Loan" and "Repayments of Debt" sections below.

Convertible Senior Notes

On August 12, 2022, the Company issued \$575.0 principal value of 2.50% convertible senior notes maturing in August 2027. The initial conversion rate of the 2.50% convertible senior notes is 9.4248 shares of the Company's common stock per one thousand dollars principal amount of the 2.50% convertible senior notes, which represents an initial conversion price of approximately \$106.10 per share of common stock. The conversion rate, and thus the conversion price, may be adjusted under certain circumstances as described in the indenture governing the 2.50% convertible senior notes (the "Convertible Notes Indenture"). The Company may settle conversions by paying or delivering, as applicable, cash, shares of its common stock or a combination of cash and shares of its common stock, at the Company's election. If a "make-whole fundamental change" (as

defined in the Convertible Notes Indenture) occurs, then the Company must in certain circumstances increase the conversion rate for a specified period of time.

The 2.50% convertible senior notes may be converted at the holder's option up to the second scheduled trading day immediately before the maturity date of August 15, 2027 under the following circumstances:

- during any calendar quarter (and only during such calendar quarter) if the last reported sale price per share of the Company's common stock exceeds 130% of the conversion price for each of at least 20 trading days, whether or not consecutive, during the 30 consecutive trading days ending on, and including, the last trading day of the immediately preceding calendar quarter;
- during the five consecutive business days immediately after any 10 consecutive trading day period (such 10 consecutive trading day period, the "Measurement Period") in which the trading price per

one thousand dollars principal amount of the 2.50% convertible senior notes for each trading day of the Measurement Period was less than 98% of the product of the last reported sale price per share of the Company's common stock on such trading day and the conversion rate on such trading day;

- upon the occurrence of certain corporate events or distributions on the Company's common stock described in the Convertible Notes Indenture;
- if the Company calls the 2.50% convertible senior notes for redemption; and
- at any time from, and including, May 15, 2027 until the close of business on the second scheduled trading day immediately before the August 15, 2027 maturity date.

If a "fundamental change" (as defined in the Convertible Notes Indenture) occurs, then, except as described in the Convertible Notes Indenture, holders of the 2.50% convertible senior notes may require the Company to repurchase their 2.50% convertible senior notes at a cash repurchase price equal to the principal amount of the 2.50% convertible senior notes to be repurchased, plus accrued and unpaid interest, if any, to, but excluding, the "fundamental change repurchase date" (as defined in the Convertible Notes Indenture).

The 2.50% convertible senior notes may be redeemed, in whole or in part (subject to the partial redemption limitation described in the Convertible Notes Indenture), at the Company's option at any time, and from time to time, on or after August 20, 2025 and on or before the 35th scheduled trading day immediately before August 15, 2027, at a cash redemption price equal to the principal amount of the 2.50% convertible senior notes to be redeemed, plus accrued and unpaid interest, if any, to, but excluding, the redemption date, only if the last reported sale price per share of the Company's common stock exceeds 130% of the conversion price on (i) each of at least 20 trading days, whether or not consecutive, during the 30 consecutive trading days ending on, and including, the trading day immediately before the date the Company sends the related redemption notice, and (ii) the trading day immediately before the date the Company sends such notice.

As of both June 30, 2024 and September 30, 2023, none of the conditions permitting holders to convert their 2.50% convertible senior notes had been satisfied, and no shares of the Company's common stock had been issued in connection with any conversions of the 2.50% convertible senior notes.

The 2.50% convertible senior notes had no embedded features that required separate bifurcation under ASC Topic 815 as of June 30, 2024 or September 30, 2023. As such, the 2.50% convertible senior notes were recorded at the principal amount, net of unamortized issuance costs, on the Condensed Consolidated Balance Sheets as of both June 30, 2024 and September 30, 2023.

[Long-Term Debt - Credit Agreement](#)

On March 18, 2020, the Company entered into a second amended and restated credit agreement (as amended, including by Joinder Agreement No. 1, Joinder Agreement No. 2, the Third Joinder Agreement (as defined below), the Fourth Joinder Agreement (as defined below) and the Third Amendment (as defined below), as amended, restated or amended and restated, the "Credit Agreement"). Prior to the effective date of the Third Amendment, the Credit Agreement provided for a revolving credit facility in an aggregate principal amount of \$750.0 (the "Old Revolving Credit Facility"), with the commitments thereunder to be made available to the Company in U.S. Dollars, Canadian Dollars, Euros and Pounds Sterling. Letters of credit are available under the Credit Agreement in an aggregate amount of up to \$75.0.

On February 20, 2024, the Company entered into a third amendment to the Credit Agreement (the "Third Amendment") by and among the Company, as borrower, certain of the Company's subsidiaries, as guarantors, Barclays Bank PLC ("Barclays"), as administrative agent under the Credit Agreement prior to the effective date of the Third Amendment, JPMorgan Chase Bank, N.A. ("JPMorgan Chase"), as administrative agent under the Credit Agreement from and after the effective date of the Third Amendment, the institutions constituting the 2024 Revolving Credit Lenders, the L/C Issuers and the Swing Line Lender (as

each such term is defined in the Third Amendment). The Company incurred \$6.6 of financing fees in connection with the Third Amendment, which were deferred and are being amortized to interest expense over the remaining term of the Credit Agreement.

The Third Amendment to the Credit Agreement (i) replaced the Old Revolving Credit Facility with a new revolving credit facility in an aggregate principal amount of \$1,000.0 (the "New Revolving Credit Facility"), (ii) extended the maturity date of the New Revolving Credit Facility to February 20, 2029, provided that if on October 16, 2027 the Company's 5.625% senior notes maturing in January 2028 have not been redeemed in full in cash or refinanced and replaced in full with notes and/or loans maturing at least 91 days after February 20, 2029, then the maturity date of the New Revolving Credit Facility will be October 16, 2027 and (iii) modified certain other terms, conditions and provisions of the Credit Agreement, including transferring the administrative agent role from Barclays to JPMorgan Chase. The term "Revolving Credit Facility" used herein generally refers to the Old Revolving Credit Facility prior to the Third Amendment and the New Revolving Credit Facility subsequent to the Third Amendment.

Borrowings in U.S. Dollars under the New Revolving Credit Facility bear interest, at the option of the Company, at an annual rate equal to either (a) the adjusted term SOFR rate (as defined in the Credit Agreement) or (b) the base rate determined by reference to the highest of (i) the prime rate, (ii) the NYFRB Rate (as defined in the Credit Agreement) plus 0.50% per annum and (iii) the one-month adjusted term SOFR rate plus 1.00% per annum, in each case plus an applicable margin, which is determined by reference to the secured net leverage ratio (as defined in the Credit Agreement), with the applicable margin for adjusted term SOFR rate loans and base rate loans being (i) 2.00% and 1.00%, respectively, if the secured net leverage ratio is greater than or equal to 3.00:1.00, (ii) 1.75% and 0.75%, respectively, if the secured net leverage ratio is less than 3.00:1.00 and greater than or equal to 1.50:1.00 or (iii) 1.50% and 0.50%, respectively, if the secured net leverage ratio is less than 1.50:1.00. Commitment fees on the daily unused amount of commitments under the Revolving Credit Facility accrue at a rate of 0.375% if the Company's secured net leverage ratio is greater than or equal to 3.00:1.00, and accrue at a rate of 0.25% if the Company's secured net leverage ratio is less than 3.00:1.00.

During the nine months ended June 30, 2024, the Company borrowed \$645.0 and repaid \$345.0 under the Revolving Credit Facility. There were no borrowings or repayments under the Revolving Credit Facility during the nine months ended June 30, 2023. As of June 30, 2024, the Revolving Credit Facility had outstanding borrowings of \$300.0, outstanding letters of credit of \$20.0 and an available borrowing capacity of \$680.0. As of September 30, 2023, the Revolving Credit Facility had no outstanding borrowings, outstanding letters of credit of \$19.7 and an available borrowing capacity of \$730.3. As of June 30, 2024, the interest rate on the outstanding borrowings under the Revolving Credit Facility was 6.93%.

The Credit Agreement provides for potential incremental revolving and term facilities at the request of the Company and at the discretion of the lenders or other persons providing such incremental facilities, in each case on terms to be determined, and also permits the Company to incur other secured or unsecured debt, in all cases subject to conditions and limitations specified in the Credit Agreement.

The Credit Agreement provides for customary events of default, including material breach of representations and warranties, failure to make required payments, failure to comply with certain agreements or covenants, failure to pay or default under certain other indebtedness in excess of \$125.0, certain events of bankruptcy and insolvency, inability to pay debts, the occurrence of one or more stayed or undischarged judgments in excess of \$125.0, attachments issued against all or any material part of the Company's property, certain events under the Employee Retirement Income Security Act of 1974, a change of control (as defined in the Credit Agreement), the invalidity of any loan document and the failure of the collateral documents to create a valid and perfected first priority lien (subject to certain permitted liens). Upon the occurrence and during the continuance of an event of default, the maturity of the loans under the Credit Agreement may accelerate and the agent and lenders under the Credit Agreement may exercise other rights and remedies available at law or under the loan documents, including with respect to the collateral and guarantees of the Company's obligations under the Credit Agreement.

[Long-Term Debt - Third Incremental Term Loan](#)

Third Incremental Term Loan

On November 18, 2022, the Company entered into Joinder Agreement No. 3 (the "Third Joinder Agreement") by and among the Company, as borrower, certain of the Company's subsidiaries, as guarantors, J.P. Morgan Securities LLC ("J.P. Morgan"), as lender, Barclays, as administrative agent, and JPMorgan Chase, as sub-agent to the administrative agent. The Third Joinder Agreement provided for an incremental term loan (the "Third Incremental Term Loan") of \$130.0 under the Company's Credit Agreement, which the Company borrowed in full on November 18, 2022.

On November 21, 2022, the Company and J.P. Morgan entered into an exchange agreement pursuant to which the Company transferred the remaining shares of BellRing common stock it held from its previous transactions related to the distribution of a portion of its interest in BellRing, which occurred in fiscal 2022, to J.P. Morgan to repay \$99.9 in aggregate principal amount of the Third Incremental Term Loan (such exchange, the "Fiscal 2023 Debt-for-Equity Exchange"). Following the completion of the Fiscal 2023 Debt-for-Equity Exchange, the Company no longer held shares of BellRing common stock. On November 25, 2022, the Company repaid the remaining principal balance of \$30.1 of the Third Incremental Term Loan using cash on hand. For additional information, see "Repayments of Debt" below.

[Long-Term Debt - Fourth Incremental Term Loan](#)

Fourth Incremental Term Loan

On April 26, 2023, the Company entered into Joinder Agreement No. 4 (the "Fourth Joinder Agreement") by and among the Company, as borrower, certain of the Company's subsidiaries, as guarantors, the institutions party to the Fourth Joinder Agreement as lenders and Barclays, as the administrative agent. The Fourth Joinder Agreement provided for an incremental term loan (the "Fourth Incremental Term Loan") of \$400.0 under the Credit Agreement, which the Company borrowed in full on April 26, 2023.

On February 20, 2024, the Company repaid the outstanding principal balance of the Fourth Incremental Term Loan and all accrued, unpaid interest thereon using a portion of the net proceeds from the 6.25% senior notes issuance. For additional information, see "Repayments of Debt" below.

Interest on the Fourth Incremental Term Loan accrued, at the Company's option, at the base rate (as defined in the Credit Agreement) plus 1.25% per annum or the adjusted term SOFR rate plus 2.25% per annum. Interest was payable quarterly for loans bearing interest based upon the base rate and either monthly or every three months (depending on the applicable interest period) for loans bearing interest based upon the adjusted term SOFR rate. As of September 30, 2023, the interest rate on the Fourth Incremental Term Loan was 7.67%.

[Long-Term Debt - Muni Bond](#)

Municipal Bond

In connection with the construction of a filtration system at the Company's potato plant in Chaska, Minnesota, the Company incurred debt that guarantees the repayment of certain industrial revenue bonds used to finance the construction of the project. Principal payments are due annually on March 1, and interest payments are due semi-annually each March 1 and September 1. The debt matures on March 1, 2028.

[Long-Term Debt - Repayments & Other](#)

Repayments of Debt

The following table presents the Company's (i) principal repayments of debt, which, net of discounts, were included in the Condensed Consolidated Statements of Cash Flows, (ii) principal amounts of debt exchanged (refer to the "Third Incremental Term Loan" section above), which were not included in the Condensed Consolidated Statements of Cash Flows and (iii) the associated (gain) loss related to such repayments and exchanges included in "Gain on extinguishment of debt, net" in the Condensed Consolidated Statements of Operations.

Debt Instrument	Principal Amount Repaid	Principal Amount Exchanged	Gain on Extinguishment of Debt, net		
			Debt Discounts (Received) / Premiums Paid	Write-off of Debt Issuance Costs	Write-off of Unamortized Premiums
Three Months Ended June 30, 2024					
4.50% senior notes	\$ 18.0	\$ —	\$ (1.9)	\$ 0.1	\$ —
Total	\$ 18.0	\$ —	\$ (1.9)	\$ 0.1	\$ —
Three Months Ended June 30, 2023					
4.50% senior notes	\$ 20.7	\$ —	\$ (3.0)	\$ 0.1	\$ —
4.625% senior notes	29.3	—	(3.4)	0.2	(0.3)
Total	\$ 50.0	\$ —	\$ (6.4)	\$ 0.3	\$ (0.3)
Nine Months Ended June 30, 2024					
4.50% senior notes	\$ 69.1	\$ —	\$ (7.9)	\$ 0.5	\$ —
5.75% senior notes	459.3	—	4.4	1.6	(4.6)
Municipal bond	1.1	—	—	—	—
Fourth Incremental Term Loan	400.0	—	—	1.4	—
Revolving Credit Facility	345.0	—	—	—	—
Total	\$ 1,274.5	\$ —	\$ (3.5)	\$ 3.5	\$ (4.6)
Nine Months Ended June 30, 2023					
4.50% senior notes	\$ 141.2	\$ —	\$ (19.9)	\$ 1.1	\$ —
4.625% senior notes	29.3	—	(3.4)	0.2	(0.3)
Municipal bond	1.1	—	—	—	—
Third Incremental Term Loan	30.1	99.9	—	1.1	—
Total	\$ 201.7	\$ 99.9	\$ (23.3)	\$ 2.4	\$ (0.3)

Debt Covenants

Under the terms of the Credit Agreement, the Company is required to comply with a financial covenant consisting of a secured net leverage ratio not to exceed 4.25:1.00 measured as of the last day of any fiscal quarter if, as of the last day of such fiscal quarter, the aggregate outstanding amount of all revolving credit loans, swing line loans and letter of credit obligations (subject to certain exceptions specified in the Credit Agreement) exceeds 30% of the Company's revolving credit commitments. As of June 30, 2024, the Company was in compliance with this financial covenant.

The Credit Agreement provides for incremental revolving and term loan facilities, and also permits other secured or unsecured debt, if, among other conditions, certain financial ratios are met, as defined and specified in the Credit Agreement.

[Legal Proceedings](#)[\[Abstract\]](#)[Commitments and Contingencies](#)

COMMITMENTS AND CONTINGENCIES

Legal Proceedings

The Company is subject to various legal proceedings and actions arising in the normal course of business. In the opinion of management, based upon the information presently known, the ultimate liability, if any, arising from such pending legal proceedings, as well as from asserted legal claims and known potential legal claims which are likely to be asserted, taking into account established accruals for estimated liabilities (if any), are not expected to be material individually or in the aggregate to

the consolidated financial condition, results of operations or cash flows of the Company. In addition, although it is difficult to estimate the potential financial impact of actions regarding expenditures for compliance with regulatory matters, in the opinion of management, based upon the information currently available, the ultimate liability arising from such compliance matters is not expected to be material to the consolidated financial condition, results of operations or cash flows of the Company.

[XML 33 R21.htm IDEA: XBRL DOCUMENT](#)[Pension and Other Postretirement Benefits](#)[Pension and Other Postretirement Benefits Cost \(Reversal of Cost\) \[Abstract\]](#)[Pension and Other Postretirement benefits](#)

PENSION AND OTHER POSTRETIREMENT BENEFITS

The Company maintains qualified defined benefit plans in the U.S., the U.K. and Canada for certain employees primarily within its Post Consumer Brands and Weetabix segments. Certain of the Company's employees are eligible to participate in the Company's postretirement benefit plans (partially subsidized retiree health and life insurance).

On February 16, 2024, the Company adopted the Post Holdings, Inc. 2024 Supplemental Executive Retirement Plan (the "SERP"), an unfunded, non-qualified defined benefit retirement plan for certain management employees of the Company, including its named executive officers, that was effective on February 19, 2024. The SERP is a supplemental program that provides a cash balance benefit to each participant. The SERP participants were credited with an opening credit, based on years of past service with the Company, and accrue ongoing benefits with a pay credit equal to a percentage of certain of the participant's annualized compensation. The Company recorded an initial projected benefit obligation of \$8.3 related to the SERP during the second quarter of fiscal 2024, which was included in "Accumulated other comprehensive loss" on the Condensed Consolidated Balance Sheets at June 30, 2024. Net periodic benefit costs related to the SERP during the three and nine months ended June 30, 2024 were immaterial.

Amounts for the Canadian plans and the SERP are included in the North America disclosures and are not disclosed separately because they do not constitute a significant portion of the combined amounts.

The following tables present the components of net periodic benefit cost (income) for the pension plans. Service cost was reported in "Cost of goods sold" and "Selling, general and administrative expenses" and all other components of net periodic benefit cost (income) were reported in "Other income, net" in the Condensed Consolidated Statements of Operations.

	North America			
	Three Months Ended June 30,		Nine Months Ended June 30,	
	2024	2023	2024	2023
Service cost	\$ 0.7	\$ 0.6	\$ 1.7	\$ 1.7
Interest cost	1.5	1.3	4.3	3.9
Expected return on plan assets	(2.0)	(1.9)	(6.1)	(5.7)
Recognized net actuarial gain	(0.1)	—	(0.3)	(0.1)
Recognized prior service cost	0.3	—	0.4	0.1
Net periodic benefit cost (income)	\$ 0.4	\$ —	\$ —	\$ (0.1)

	Other International			
	Three Months Ended June 30,		Nine Months Ended June 30,	
	2024	2023	2024	2023
Service cost	\$ 0.1	\$ —	\$ 0.2	\$ —
Interest cost	6.5	6.0	19.2	17.3
Expected return on plan assets	(8.8)	(7.9)	(26.0)	(22.9)
Recognized net actuarial loss	—	—	0.1	0.1
Recognized prior service cost	0.1	0.1	0.3	0.3
Net periodic benefit income	\$ (2.1)	\$ (1.8)	\$ (6.2)	\$ (5.2)

The following table presents the components of net periodic benefit cost (income) for the North American other postretirement benefit plans. Service cost was reported in "Cost of goods sold" and "Selling, general and administrative expenses" and all other components of net periodic benefit cost (income) were reported in "Other income, net" in the Condensed Consolidated Statements of Operations.

	Three Months Ended June 30,		Nine Months Ended June 30,	
	2024	2023	2024	2023
	Service cost	\$ 0.1	\$ 0.1	\$ 0.2
Interest cost	0.7	0.6	2.0	1.9
Recognized net actuarial gain	(0.3)	(0.1)	(0.8)	(0.4)
Recognized prior service credit	(0.2)	(1.2)	(0.5)	(3.5)
Net periodic benefit cost (income)	\$ 0.3	\$ (0.6)	\$ 0.9	\$ (1.8)

[XML 34 R22.htm IDEA: XBRL DOCUMENT](#)[Shareholders' Equity](#)[Equity \[Abstract\]](#)[Shareholders' Equity](#)

SHAREHOLDERS' EQUITY

The following table summarizes the Company's repurchases of its common stock.

	Three Months Ended June 30,		Nine Months Ended June 30,	
	2024	2023	2024	2023
	Shares repurchased	2.0	1.9	2.5
Average price per share (a)	\$ 104.18	\$ 86.64	\$ 100.71	\$ 86.91
Total share repurchase costs (b)	\$ 209.7	\$ 166.8	\$ 254.5	\$ 250.5

(a) Average price per share excludes accrued excise tax and broker's commissions, which are included in "Total share repurchase costs" within this table.

(b) "Purchases of treasury stock" in the Condensed Consolidated Statements of Cash Flows for the nine months ended June 30, 2024 excluded \$4.0 of repurchases of common stock that were accrued in the third quarter of fiscal 2024 but did not settle until July 2024 and \$1.8 of accrued excise tax that had not been paid as of June 30, 2024. "Purchases of treasury stock" in the Condensed Consolidated Statements of Cash Flows for the nine months ended June 30, 2023 excluded \$8.1 of repurchases of common stock that were accrued in the third quarter of fiscal 2023 but did not settle until July 2023.

In February 2024, the Company entered into a structured share repurchase arrangement, which consisted of purchased call options with a \$0 strike price per option and written call options with a \$99.45 strike price per option. The Company paid \$50.0 of net premiums in connection with the contracts, which were included in "Payment for share repurchase contracts" in the Condensed Consolidated Statements of Cash Flows for the nine months ended June 30, 2024. Upon settlement, the Company had the right to receive approximately 0.5 shares of Post common stock, to be settled in shares or cash, at the option of the Company. The contracts settled in May 2024, which resulted in the Company receiving cash proceeds of \$50.9, which were included in "Proceeds from share repurchase contracts" in the Condensed Consolidated Statements of Cash Flows for the nine months ended June 30, 2024.

[XML 35 R23.htm IDEA: XBRL DOCUMENT](#)[Segments](#)[Segment Reporting \[Abstract\]](#)[Segments](#)

SEGMENTS

At June 30, 2024, the Company managed and reported operating results through the following four reportable segments:

- Post Consumer Brands: North American RTE cereal, pet food and peanut butter;
- Weetabix: primarily U.K. RTE cereal, muesli and protein-based shakes;
- Foodservice: primarily egg and potato products; and
- Refrigerated Retail: primarily side dish, egg, cheese and sausage products.

Due to the level of integration between the Foodservice and Refrigerated Retail segments, it is impracticable to present total assets separately for each segment. An allocation has been made between the two segments for depreciation based on inventory costing.

Amounts reported for Corporate in the table below include any amounts attributable to PHPC prior to the PHPC Redemption in the third quarter of fiscal 2023 (see Note 3).

Management evaluates each segment's performance based on its segment profit, which for all segments is its earnings/loss before income taxes and equity method earnings/loss before impairment of property, goodwill and other intangible assets, facility closure related costs, restructuring expenses, gain/loss on assets and liabilities held for sale, gain/loss on sale of businesses and facilities, gain on/adjustment to bargain purchase, interest expense and other unallocated corporate income and expenses.

The following tables present information about the Company's reportable segments. In addition, the tables present net sales by product.

9 Months Ended

Jun. 30, 2024

9 Months Ended

Jun. 30, 2024

	Three Months Ended June 30,		Nine Months Ended June 30,	
	2024	2023	2024	2023
Net Sales				
Post Consumer Brands	\$ 1,008.1	\$ 871.3	\$ 3,062.2	\$ 2,025.1
Weetabix	136.1	134.2	403.2	377.2
Foodservice	589.1	622.7	1,711.0	1,856.4
Refrigerated Retail	214.4	230.7	735.7	786.4
Eliminations and Corporate	—	0.5	0.5	0.5
Total	\$ 1,947.7	\$ 1,859.4	\$ 5,912.6	\$ 5,045.6
Segment Profit				
Post Consumer Brands	\$ 128.6	\$ 83.0	\$ 401.0	\$ 237.8
Weetabix	24.1	17.9	63.2	58.8
Foodservice	89.6	107.7	229.8	264.9
Refrigerated Retail	5.1	18.0	63.1	57.2
Total segment profit	247.4	226.6	757.1	618.7
General corporate expenses and other	41.9	52.3	145.9	139.9
Interest expense, net	78.8	72.7	236.9	202.4
Gain on extinguishment of debt, net	(1.8)	(6.4)	(4.6)	(21.2)
(Income) expense on swaps, net	(3.1)	(17.1)	4.7	(20.4)
Earnings before income taxes and equity method loss	\$ 131.6	\$ 125.1	\$ 374.2	\$ 318.0
Net sales by product				
Cereal	\$ 677.5	\$ 700.8	\$ 2,039.3	\$ 2,028.5
Eggs and egg products	542.2	591.1	1,582.0	1,769.2
Pet food	428.9	275.3	1,316.2	275.3
Side dishes (including potato products)	174.8	171.0	576.6	561.0
Cheese and dairy	39.9	42.9	129.9	143.9
Sausage	34.2	35.5	123.4	127.8
Peanut butter	28.8	20.0	83.5	74.9
Protein-based products	9.8	9.4	23.3	23.6
Other	11.6	13.4	38.4	42.2
Eliminations	—	—	—	(0.8)
Total	\$ 1,947.7	\$ 1,859.4	\$ 5,912.6	\$ 5,045.6
Depreciation and amortization				
Post Consumer Brands	\$ 52.5	\$ 44.1	\$ 153.7	\$ 109.2
Weetabix	10.2	9.2	29.6	26.6
Foodservice	33.0	31.8	98.8	95.5
Refrigerated Retail	17.9	19.1	53.5	57.4
Total segment depreciation and amortization	113.6	104.2	335.6	288.7
Corporate	7.1	2.3	17.1	4.6
Total	\$ 120.7	\$ 106.5	\$ 352.7	\$ 293.3
Assets			June 30, 2024	September 30, 2023
Post Consumer Brands			\$ 4,992.0	\$ 4,782.2
Weetabix			1,831.1	1,737.8
Foodservice and Refrigerated Retail			4,867.1	4,921.6
Corporate			438.3	205.1
Total assets			\$ 12,128.5	\$ 11,646.7

[XML 36 R24.htm IDEA: XBRL DOCUMENT](#)

Pay vs Performance Disclosure - USD (\$) \$ in Millions	3 Months Ended		9 Months Ended	
	Jun. 30, 2024	Jun. 30, 2023	Jun. 30, 2024	Jun. 30, 2023
Net Earnings	\$ 99.8	\$ 89.6	\$ 285.1	\$ 235.6

[Pay vs Performance Disclosure](#)

Net Earnings	\$ 99.8	\$ 89.6	\$ 285.1	\$ 235.6
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[XML 37 R25.htm IDEA: XBRL DOCUMENT](#)

Insider Trading Arrangements	3 Months Ended	9 Months Ended
	Jun. 30, 2024	Jun. 30, 2024

[Trading Arrangements, by Individual](#)

[Material Terms of Trading Arrangement](#)

OTHER INFORMATION.

Rule 10b5-1 and Non-Rule 10b5-1 Trading Arrangements

During the three months ended June 30, 2024, no director or "officer," as defined in Rule 16a-1(f) under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), of the Company adopted or terminated a "Rule 10b5-1 trading arrangement" or "non-Rule 10b5-1 trading arrangement," as each term is defined in Item 408 of Regulation S-K.

Rule 10b5-1 Arrangement Adopted	false
Non-Rule 10b5-1 Arrangement Adopted	false
Rule 10b5-1 Arrangement Terminated	false
Non-Rule 10b5-1 Arrangement Terminated	false

[XML 38 R26.htm IDEA: XBRL DOCUMENT](#)

Noncontrolling Interests, Equity Interests and Related Party Transactions (Tables)	9 Months Ended Jun. 30, 2023
Equity Method Investments and Joint Ventures [Abstract]	
Effects of changes in ownership of PHPC on Post equity	

	Three Months Ended June 30, 2023	Nine Months Ended June 30, 2023
Net earnings attributable to redeemable NCI	\$ 9.3	\$ 12.1
Redemption value adjustment	(1.9)	(5.9)
PHPC deemed dividend	\$ 7.4	\$ 6.2

[Redeemable Noncontrolling Interest](#)

	Three Months Ended June 30, 2023	Nine Months Ended June 30, 2023
Beginning of period	\$ 310.6	\$ 306.6
Redemption of PHPC Series A Common Stock	(312.5)	(312.5)
Net earnings attributable to redeemable NCI	9.3	12.1
PHPC deemed dividend	(7.4)	(6.2)
End of period	\$ —	\$ —

[XML 39 R27.htm IDEA: XBRL DOCUMENT](#)

Business Combinations (Tables)	9 Months Ended Jun. 30, 2024
Business Combinations [Abstract]	
Opening Balance Sheets	

The following table presents the preliminary purchase price allocation, including immaterial measurement period adjustments, related to the Perfection acquisition based upon the fair values of assets acquired and liabilities assumed as of June 30, 2024.

Cash and cash equivalents	\$ 0.3
Receivables, net	40.8
Inventories	21.1
Prepaid expenses and other current assets	0.4
Property, net	69.9
Other intangible assets, net	81.0
Other assets	2.9
Accounts payable	(21.5)
Other current liabilities	(1.6)
Other liabilities	(1.8)
Total identifiable net assets	191.5
Goodwill	42.7
Fair value of total consideration transferred	\$ 234.2

[Pro Forma Information](#)

	Three Months Ended June 30,		Nine Months Ended June 30,	
	2024	2023	2024	2023
Pro forma net sales	\$ 1,947.7	\$ 2,058.8	\$ 5,953.5	\$ 6,146.2
Pro forma net earnings	\$ 103.5	\$ 121.4	\$ 296.1	\$ 284.9
Pro forma basic earnings per common share	\$ 1.73	\$ 1.95	\$ 4.90	\$ 4.63
Pro forma diluted earnings per common share	\$ 1.58	\$ 1.80	\$ 4.52	\$ 4.29

[XML 40 R28.htm IDEA: XBRL DOCUMENT](#)

Restructuring
(Tables)

9 Months Ended
Jun. 30, 2024

[Restructuring \[Abstract\]](#)

[Restructuring charges and related liabilities](#)

Restructuring charges and the associated liabilities for employee-related expenses related to the closure of the Lancaster Facility are shown in the following table.

Balance, September 30, 2023	\$	—
Charge to expense		6.6
Cash payments		(0.2)
Non-cash charges		—
Balance, June 30, 2024	\$	6.4
Total expected restructuring charges	\$	6.7
Cumulative restructuring charges incurred to date		6.6
Remaining expected restructuring charges	\$	0.1

[XML 41 R29.htm IDEA: XBRL DOCUMENT](#)

Earnings (Loss) Per
Share (Tables)

9 Months Ended
Jun. 30, 2024

[Earnings Per Share \[Abstract\]](#)

[Computation of basic and diluted \(loss\) earnings per share](#)

	Three Months Ended June 30,		Nine Months Ended June 30,	
	2024	2023	2024	2023
Net earnings	\$ 99.8	\$ 89.6	\$ 285.1	\$ 235.6
Impact of redeemable NCI	—	1.9	—	11.0
Net earnings for basic earnings per share	\$ 99.8	\$ 91.5	\$ 285.1	\$ 246.6
Impact of interest expense, net of tax, related to convertible senior notes	2.7	2.7	8.1	8.1
Net earnings for diluted earnings per share	\$ 102.5	\$ 94.2	\$ 293.2	\$ 254.7
Weighted-average shares for basic earnings per share	60.0	61.6	60.4	59.7
Effect of dilutive securities:				
Stock options	0.2	0.3	0.3	0.4
Restricted stock units	0.4	0.4	0.4	0.5
Market-based performance restricted stock units	0.9	0.7	0.7	0.6
Earnings-based performance restricted stock units	0.1	0.1	0.1	0.1
Shares issuable upon conversion of convertible senior notes	5.4	5.4	5.4	5.4
Total dilutive securities	7.0	6.9	6.9	7.0
Weighted-average shares for diluted earnings per share	67.0	68.5	67.3	66.7
Earnings per Common Share:				
Basic	\$ 1.66	\$ 1.49	\$ 4.72	\$ 4.13
Diluted	\$ 1.53	\$ 1.38	\$ 4.36	\$ 3.82

[Antidilutive Securities Excluded from Computation of Diluted \(Loss\) Earnings Per Share](#)

	Three Months Ended June 30,		Nine Months Ended June 30,	
	2024	2023	2024	2023
Restricted stock units	—	—	—	0.1
Market-based performance restricted stock units	—	0.1	—	0.1

[XML 42 R30.htm IDEA: XBRL DOCUMENT](#)

Inventories (Tables)

9 Months Ended
Jun. 30, 2024

[Inventory \[Abstract\]](#)

[Inventories](#)

	June 30, 2024	September 30, 2023
Raw materials and supplies	\$ 143.8	\$ 155.9
Work in process	25.4	24.4
Finished products	591.2	573.6
Flocks	34.6	36.0
	\$ 795.0	\$ 789.9

[XML 43 R31.htm IDEA: XBRL DOCUMENT](#)

Property, net (Tables)

9 Months Ended
Jun. 30, 2024

[Property, Plant and Equipment \[Abstract\]](#)

[Property, net](#)

	June 30, 2024	September 30, 2023
Property, at cost	\$ 4,134.8	\$ 3,769.4
Accumulated depreciation	(1,947.1)	(1,748.0)
	\$ 2,187.7	\$ 2,021.4

[XML 44 R32.htm IDEA: XBRL DOCUMENT](#)

Goodwill (Tables)

9 Months Ended
Jun. 30, 2024

[Goodwill](#)

[Carrying Amount of Goodwill](#)

	Post Consumer Brands	Weetabix	Foodservice	Refrigerated Retail	Total
Balance, September 30, 2023					
Goodwill (gross)	\$ 2,261.1	\$ 854.3	\$ 1,355.3	\$ 803.7	\$ 5,274.4
Accumulated impairment losses	(609.1)	—	—	(90.9)	(700.0)
Goodwill (net)	\$ 1,652.0	\$ 854.3	\$ 1,355.3	\$ 712.8	\$ 4,574.4
Goodwill from acquisition	42.7	—	—	—	42.7
Currency translation adjustment	—	31.6	—	—	31.6
Balance, June 30, 2024					
Goodwill (gross)	\$ 2,303.8	\$ 885.9	\$ 1,355.3	\$ 803.7	\$ 5,348.7
Accumulated impairment losses	(609.1)	—	—	(90.9)	(700.0)
Goodwill (net)	\$ 1,694.7	\$ 885.9	\$ 1,355.3	\$ 712.8	\$ 4,648.7

[XML 45 R33.htm IDEA: XBRL DOCUMENT](#)

Intangible Assets, net
(Tables)

9 Months Ended
Jun. 30, 2024

[Goodwill and Intangible Assets Disclosure \[Abstract\]](#)

[Total Intangible Assets](#)

	June 30, 2024			September 30, 2023		
	Carrying Amount	Accumulated Amortization	Net Amount	Carrying Amount	Accumulated Amortization	Net Amount
Subject to amortization:						
Customer relationships	\$ 2,622.9	\$ (1,045.8)	\$ 1,577.1	\$ 2,535.5	\$ (940.7)	\$ 1,594.8
Trademarks, brands and licensing agreements	886.1	(336.2)	549.9	885.8	(301.3)	584.5
	3,509.0	(1,382.0)	2,127.0	3,421.3	(1,242.0)	2,179.3
Not subject to amortization:						
Trademarks and brands	1,042.0	—	1,042.0	1,033.1	—	1,033.1
	\$ 4,551.0	\$ (1,382.0)	\$ 3,169.0	\$ 4,454.4	\$ (1,242.0)	\$ 3,212.4

[XML 46 R34.htm IDEA: XBRL DOCUMENT](#)

Derivative Financial Instruments and Hedging (Tables)

[Derivative Instruments and Hedging Activities Disclosure \[Abstract\]](#)

Notional amounts of derivatives held

9 Months Ended

Jun. 30, 2024

	June 30, 2024	September 30, 2023
Commodity and energy contracts	\$ 200.8	\$ 263.9
FX contracts	\$ 3.7	\$ 3.0
Interest rate swaps	\$ 300.0	\$ 700.0

[Derivative Instruments in Condensed Consolidated Balance Sheets](#)

		Balance Sheet Location	June 30, 2024	September 30, 2023
Asset Derivatives:				
Commodity and energy contracts	Prepaid expenses and other current assets		\$ 2.9	\$ 3.7
FX contracts	Prepaid expenses and other current assets		0.1	—
Interest rate swaps	Prepaid expenses and other current assets		3.6	10.6
Commodity and energy contracts	Other assets		2.1	—
Interest rate swaps	Other assets		2.4	11.3
			\$ 11.1	\$ 25.6

Liability Derivatives:				
Commodity and energy contracts	Other current liabilities		\$ 9.7	\$ 16.1
			\$ 9.7	\$ 16.1

The following table presents the statement of operations location and loss (gain) recognized related to the Company's derivative instruments.

Derivative Instruments	Statement of Operations Location	Three Months Ended June 30,		Nine Months Ended June 30,	
		2024	2023	2024	2023
Commodity and energy contracts	Cost of goods sold	\$ 5.6	\$ 15.8	\$ 30.5	\$ 30.1
	Selling, general and administrative expenses	—	0.1	—	0.1
FX contracts	(Income) expense on swaps, net	(3.1)	(17.1)	4.7	(20.4)
PHPC Warrants	Other income, net	—	(1.5)	—	(1.0)

[Effect of Derivative Instruments on the Condensed Consolidated Statements of Operations and Condensed Consolidated Statements of Other Comprehensive Income](#)

[XML 47 R35.htm IDEA: XBRL DOCUMENT](#)

Fair Value Measurements (Tables)

[Fair Value, Assets and Liabilities Measured on Recurring and Nonrecurring Basis](#)

Assets and liabilities measured at fair value on a recurring basis

9 Months Ended

Jun. 30, 2024

	June 30, 2024			September 30, 2023		
	Total	Level 1	Level 2	Total	Level 1	Level 2
Assets:						
Deferred compensation investments	\$ 15.5	\$ 15.5	\$ —	\$ 13.0	\$ 13.0	\$ —
Derivative assets	11.1	—	11.1	25.6	—	25.6
	\$ 26.6	\$ 15.5	\$ 11.1	\$ 38.6	\$ 13.0	\$ 25.6
Liabilities:						
Deferred compensation liabilities	\$ 45.4	\$ —	\$ 45.4	\$ 36.8	\$ —	\$ 36.8
Derivative liabilities	9.7	—	9.7	16.1	—	16.1
	\$ 55.1	\$ —	\$ 55.1	\$ 52.9	\$ —	\$ 52.9

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Long-Term Debt (Tables)

[Debt Disclosure \[Abstract\]](#)

[Long-term Debt](#)

9 Months Ended

Jun. 30, 2024

	June 30, 2024	September 30, 2023
2.50% convertible senior notes maturing August 2027	\$ 575.0	\$ 575.0
4.50% senior notes maturing September 2031	980.6	1,049.7
4.625% senior notes maturing April 2030	1,385.4	1,385.4
5.50% senior notes maturing December 2029	1,235.0	1,235.0
5.625% senior notes maturing January 2028	939.9	939.9
5.75% senior notes maturing March 2027	—	459.3
6.25% senior secured notes maturing February 2032	1,000.0	—
Fourth Incremental Term Loan	—	400.0
Revolving Credit Facility	300.0	—
Municipal bond	4.2	5.3
	\$ 6,420.1	\$ 6,049.6
Less: Current portion of long-term debt	1.2	1.1
Debt issuance costs, net	45.6	42.0
Plus: Unamortized premium, net	24.5	32.5
Total long-term debt	\$ 6,397.8	\$ 6,039.0

[Repayments of Long-term Debt](#)

The following table presents the Company's (i) principal repayments of debt, which, net of discounts, were included in the Condensed Consolidated Statements of Cash Flows, (ii) principal amounts of debt exchanged (refer to the "Third Incremental Term Loan" section above), which were not included in the Condensed Consolidated Statements of Cash Flows and (iii) the associated (gain) loss related to such repayments and exchanges included in "Gain on extinguishment of debt, net" in the Condensed Consolidated Statements of Operations.

Debt Instrument	Principal Amount Repaid	Principal Amount Exchanged	Gain on Extinguishment of Debt, net		
			Debt Discounts (Received) / Premiums Paid	Write-off of Debt Issuance Costs	Write-off of Unamortized Premiums
Three Months Ended June 30, 2024					
4.50% senior notes	\$ 18.0	\$ —	\$ (1.9)	\$ 0.1	\$ —
Total	\$ 18.0	\$ —	\$ (1.9)	\$ 0.1	\$ —
Three Months Ended June 30, 2023					
4.50% senior notes	\$ 20.7	\$ —	\$ (3.0)	\$ 0.1	\$ —
4.625% senior notes	29.3	—	(3.4)	0.2	(0.3)
Total	\$ 50.0	\$ —	\$ (6.4)	\$ 0.3	\$ (0.3)
Nine Months Ended June 30, 2024					
4.50% senior notes	\$ 69.1	\$ —	\$ (7.9)	\$ 0.5	\$ —
5.75% senior notes	459.3	—	4.4	1.6	(4.6)
Municipal bond	1.1	—	—	—	—
Fourth Incremental Term Loan	400.0	—	—	1.4	—
Revolving Credit Facility	345.0	—	—	—	—
Total	\$ 1,274.5	\$ —	\$ (3.5)	\$ 3.5	\$ (4.6)
Nine Months Ended June 30, 2023					
4.50% senior notes	\$ 141.2	\$ —	\$ (19.9)	\$ 1.1	\$ —
4.625% senior notes	29.3	—	(3.4)	0.2	(0.3)
Municipal bond	1.1	—	—	—	—
Third Incremental Term Loan	30.1	99.9	—	1.1	—
Total	\$ 201.7	\$ 99.9	\$ (23.3)	\$ 2.4	\$ (0.3)

[XML 49 R37.htm IDEA: XBRL DOCUMENT](#)

Pension and Other Postretirement Benefits (Tables)

**9 Months Ended
Jun. 30, 2024**

[Pension and Other Postretirement Benefits Cost \(Reversal of Cost\) \[Abstract\]](#)

[Schedule of Net Benefit Costs](#)

The following tables present the components of net periodic benefit cost (income) for the pension plans. Service cost was reported in "Cost of goods sold" and "Selling, general and administrative expenses" and all other components of net periodic benefit cost (income) were reported in "Other income, net" in the Condensed Consolidated Statements of Operations.

	North America			
	Three Months Ended June 30,		Nine Months Ended June 30,	
	2024	2023	2024	2023
Service cost	\$ 0.7	\$ 0.6	\$ 1.7	\$ 1.1
Interest cost	1.5	1.3	4.3	3.9
Expected return on plan assets	(2.0)	(1.9)	(6.1)	(5.7)
Recognized net actuarial gain	(0.1)	—	(0.3)	(0.1)
Recognized prior service cost	0.3	—	0.4	0.1
Net periodic benefit cost (income)	\$ 0.4	\$ —	\$ —	\$ (0.1)

	Other International			
	Three Months Ended June 30,		Nine Months Ended June 30,	
	2024	2023	2024	2023
Service cost	\$ 0.1	\$ —	\$ 0.2	\$ —
Interest cost	6.5	6.0	19.2	17.3
Expected return on plan assets	(8.8)	(7.9)	(26.0)	(22.9)
Recognized net actuarial loss	—	—	0.1	0.1
Recognized prior service cost	0.1	0.1	0.3	0.3
Net periodic benefit income	\$ (2.1)	\$ (1.8)	\$ (6.2)	\$ (5.2)

The following table presents the components of net periodic benefit cost (income) for the North American other postretirement benefit plans. Service cost was reported in "Cost of goods sold" and "Selling, general and administrative expenses" and all other components of net periodic benefit cost (income) were reported in "Other income, net" in the Condensed Consolidated Statements of Operations.

	Three Months Ended June 30,		Nine Months Ended June 30,	
	2024	2023	2024	2023
	Service cost	\$ 0.1	\$ 0.1	\$ 0.2
Interest cost	0.7	0.6	2.0	1.9
Recognized net actuarial gain	(0.3)	(0.1)	(0.8)	(0.4)
Recognized prior service credit	(0.2)	(1.2)	(0.5)	(3.5)
Net periodic benefit cost (income)	\$ 0.3	\$ (0.6)	\$ 0.9	\$ (1.8)

[XML 50 R38.htm IDEA: XBRL DOCUMENT](#)

Shareholders' Equity (Tables)

**9 Months Ended
Jun. 30, 2024**

[Equity \[Abstract\]](#)
[Repurchases of Common Stock](#)

	Three Months Ended June 30,		Nine Months Ended June 30,	
	2024	2023	2024	2023
	Shares repurchased	2.0	1.9	2.5
Average price per share (a)	\$ 104.18	\$ 86.64	\$ 100.71	\$ 86.91
Total share repurchase costs (b)	\$ 209.7	\$ 166.8	\$ 254.5	\$ 250.5

(a) Average price per share excludes accrued excise tax and broker's commissions, which are included in "Total share repurchase costs" within this table.

(b) "Purchases of treasury stock" in the Condensed Consolidated Statements of Cash Flows for the nine months ended June 30, 2024 excluded \$4.0 of repurchases of common stock that were accrued in the third quarter of fiscal 2024 but did not settle until July 2024 and \$1.8 of accrued excise tax that had not been paid as of June 30, 2024. "Purchases of treasury stock" in the Condensed Consolidated Statements of Cash Flows for the nine months ended June 30, 2023 excluded \$8.1 of repurchases of common stock that were accrued in the third quarter of fiscal 2023 but did not settle until July 2023.

[XML 51 R39.htm IDEA: XBRL DOCUMENT](#)

Segments (Tables)

**9 Months Ended
Jun. 30, 2024**

[Segment Reporting \[Abstract\]](#)

[Segment Reporting Information, by Segment and Disaggregated Revenue](#)

Schedule of Equity Method Investments

Net Sales	\$ 1,947.7	\$ 1,859.4	\$ 5,912.6	\$ 5,045.6	
Accounts payable	392.6		392.6		\$ 368.8
Other liabilities	271.8		271.8		276.7

Schedule of Equity Method Investments

Net Sales	1.5	1.2	5.3	6.7	
Purchases from and Royalties paid to Related Party	21.5	\$ 16.8	61.1	\$ 65.2	

Schedule of Equity Method Investments

Accounts payable	15.6		15.6		13.3
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Schedule of Equity Method Investments

Accounts Receivable, after Allowance for Credit Loss, Noncurrent	12.9		12.9		12.9
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Schedule of Equity Method Investments

Other liabilities	\$ 0.7		\$ 0.7		0.7
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Schedule of Equity Method Investments

Equity Method Investment, Ownership Percentage	60.50%		60.50%		
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Schedule of Equity Method Investments

Equity method investments	\$ 0.0		\$ 0.0		\$ 0.0	\$ 0.0
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XML 54 R42.htm IDEA: XBRL DOCUMENT**WBX East Africa and Alpen (Details) - USD****Jun. 30, 2024 Sep. 30, 2023****\$ in Millions****Schedule of Equity Method Investments**

Other assets	\$ 366.9	\$ 360.0			
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Schedule of Equity Method Investments

Equity Method Investment, Ownership Percentage	50.00%				
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Schedule of Equity Method Investments

Other assets	\$ 3.7	\$ 3.6			
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Schedule of Equity Method Investments

Noncontrolling Interest, Ownership Percentage by Parent	50.10%				
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XML 55 R43.htm IDEA: XBRL DOCUMENT**Business****Combinations (Details)****£ in Millions, shares in Millions, \$ in Millions****3 Months Ended****9 Months Ended**

	Dec. 01, 2023	Dec. 01, 2023	Apr. 28, 2023	Jun. 30, 2024	Jun. 30, 2023	Jun. 30, 2024	Jun. 30, 2023	Sep. 30, 2023
	USD (\$)	GBP (£)	USD (\$) shares	USD (\$)				

Business Acquisition

Net Sales				\$ 1,947.7	\$ 1,859.4	\$ 5,912.6		\$ 5,045.6
Goodwill				4,648.7		4,648.7		\$ 4,574.4
Selling, general and administrative expenses				324.5	300.9	988.7		768.9

Business Acquisition

Payments to Acquire Businesses, Base Purchase Price			\$ 700.0					
Payment at closing			715.5					
Fair value of total consideration transferred			1,207.5					
Issuance of common stock			\$ 492.3					

Business Acquisition

Selling, general and administrative expenses				3.5	\$ 4.0	13.0		\$ 4.0
Receivables, net				39.1		39.1		\$ 35.5

Business Acquisition

Stock Issued During Period, Shares, Acquisitions shares Perfection			5.4					
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Business Acquisition

Payments to Acquire Businesses, Base Purchase Price	\$ 235.0							
Payment at closing	238.8							
Business Combination, Cash Received Related to WC Adjustment				4.6		4.6		
Net Sales				62.1		146.7		
Segment Profit (Loss)				4.2		9.1		
Cash and cash equivalents				0.3		0.3		
Receivables, net				40.8		40.8		
Inventories				21.1		21.1		
Prepaid expenses and other current assets				0.4		0.4		
Property, net				69.9		69.9		
Other intangible assets, net				81.0		81.0		
Other assets				2.9		2.9		
Accounts payable				(21.5)		(21.5)		
Other current liabilities				(1.6)		(1.6)		
Other liabilities				(1.8)		(1.8)		
Total identifiable net assets				191.5		191.5		
Goodwill				42.7		42.7		
Fair value of total consideration transferred				234.2		\$ 234.2		

Business Acquisition

Acquired Finite-lived Intangible Assets, Weighted Average Useful Life						16 years		
Other intangible assets, net				81.0		\$ 81.0		

Business Acquisition

Payments to Acquire Businesses, Base Purchase Price	14.3							
Net Sales				7.5		17.0		
Segment Profit (Loss)				(0.3)		(1.2)		
Fair value of total consideration transferred	20.5							
Business Combination, Bargain Purchase, Gain Recognized, Amount						\$ (5.8)		
Business Combination, Bargain Purchase, Gain, Statement of Income or Comprehensive Income [Extensible Enumeration]						Other Operating Income (Expense), Net		
Business Combination Bargain Purchase Adjustment to Gain Recognized Amount				\$ 0.4				
Business Combination, Bargain Purchase, Initial Gain Recognized, Amount	\$ 6.2							

Deeside | Euro Member Countries, Euro

Business Acquisition

Payments to Acquire Businesses, Base Purchase Price | f

f 11.3

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Business	3 Months Ended		9 Months Ended	
Combinations Pro Forma Financial Information (Details) - USD (\$)	Jun. 30, 2024	Jun. 30, 2023	Jun. 30, 2024	Jun. 30, 2023
\$ / shares in Units, \$ in Millions				

Business Combinations [Abstract]

Pro forma net sales	\$ 1,947.7	\$ 2,058.8	\$ 5,953.5	\$ 6,146.2
Pro forma net earnings	\$ 103.5	\$ 121.4	\$ 296.1	\$ 284.9
Pro forma basic earnings per common share	\$ 1.73	\$ 1.95	\$ 4.90	\$ 4.63
Pro forma diluted earnings per common share	\$ 1.58	\$ 1.80	\$ 4.52	\$ 4.29

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Restructuring (Details) - Lancaster Facility \$ in Millions	3 Months Ended		9 Months Ended	
	Jun. 30, 2024	Jun. 30, 2024	Jun. 30, 2024	Jun. 30, 2024
	USD (\$)	USD (\$)	USD (\$)	USD (\$)

Restructuring Reserve

Balance, Beginning of Period		\$ 0.0		
(Adjustment) charge to expense	\$ (1.1)	6.6		
Cash payments		(0.2)		
Non-cash charges		0.0		
Balance, End of Period	6.4	6.4		
Total expected restructuring charges	6.7	6.7		
Cumulative restructuring charges incurred to date	6.6	6.6		
Remaining expected restructuring charges	\$ 0.1	\$ 0.1		

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Earnings (Loss) Per Share (Details) - USD (\$)	3 Months Ended		9 Months Ended	
\$ / shares in Units, shares in Millions, \$ in Millions	Jun. 30, 2024	Jun. 30, 2023	Jun. 30, 2024	Jun. 30, 2023

Earnings (Loss) Per Share, Diluted, by Common Class, Including Two Class Method

Net Earnings	\$ 99.8	\$ 89.6	\$ 285.1	\$ 235.6
Impact of redeemable NCI	0.0	1.9	0.0	11.0
Net (loss) earnings for basic (loss) earnings per share	99.8	91.5	285.1	246.6
Impact of interest expense, net of tax, related to convertible senior notes	2.7	2.7	8.1	8.1
Net (loss) earnings for diluted (loss) earnings per share	\$ 102.5	\$ 94.2	\$ 293.2	\$ 254.7
Weighted-average shares for basic earnings per share	60.0	61.6	60.4	59.7
Incremental Common Shares Attributable to Dilutive Effect of Conversion of Debt Securities	5.4	5.4	5.4	5.4
Weighted Average Number of Shares Outstanding, Diluted, Adjustment	7.0	6.9	6.9	7.0
Weighted-average shares for diluted earnings per share	67.0	68.5	67.3	66.7
Basic earnings per share (in usd per share)	\$ 1.66	\$ 1.49	\$ 4.72	\$ 4.13
Diluted earnings per share (in usd per share)	\$ 1.53	\$ 1.38	\$ 4.36	\$ 3.82

Stock Options**Earnings (Loss) Per Share, Diluted, by Common Class, Including Two Class Method**

Incremental Common Shares Attributable to Dilutive Effect of Share-based Payment Arrangements	0.2	0.3	0.3	0.4
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Restricted Stock Awards**Earnings (Loss) Per Share, Diluted, by Common Class, Including Two Class Method**

Incremental Common Shares Attributable to Dilutive Effect of Share-based Payment Arrangements	0.4	0.4	0.4	0.5
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Market-based performance shares**Earnings (Loss) Per Share, Diluted, by Common Class, Including Two Class Method**

Incremental Common Shares Attributable to Dilutive Effect of Share-based Payment Arrangements	0.9	0.7	0.7	0.6
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Earnings-based performance shares**Earnings (Loss) Per Share, Diluted, by Common Class, Including Two Class Method**

Incremental Common Shares Attributable to Dilutive Effect of Share-based Payment Arrangements	0.1	0.1	0.1	0.1
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Earnings (Loss) Per Share Antidilutive shares excluded from earnings per share (Details) - shares in Millions	3 Months Ended		9 Months Ended	
	Jun. 30, 2024	Jun. 30, 2023	Jun. 30, 2024	Jun. 30, 2023

Restricted Stock Awards**Antidilutive Securities Excluded from Computation of Earnings (Loss) Per Share**

Antidilutive Securities Excluded from Computation of (Loss) Earnings Per Share, Amount	0.0	0.0	0.0	0.1
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Market-based performance shares**Antidilutive Securities Excluded from Computation of Earnings (Loss) Per Share**

Antidilutive Securities Excluded from Computation of (Loss) Earnings Per Share, Amount	0.0	0.1	0.0	0.1
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Inventories (Details) - USD (\$)	Jun. 30, 2024	Sep. 30, 2023
\$ in Millions		

Inventory [Abstract]

Raw materials and supplies	\$ 143.8	\$ 155.9
Work in process	25.4	24.4
Finished products	591.2	573.6
Flocks	34.6	36.0
Inventories	\$ 795.0	\$ 789.9

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Property, net (Details) - USD (\$)	Jun. 30, 2024	Sep. 30, 2023
\$ in Millions		

Property, Plant and Equipment [Abstract]

Property, at cost	\$ 4,134.8	\$ 3,769.4
Accumulated depreciation	(1,947.1)	(1,748.0)
Property, net	\$ 2,187.7	\$ 2,021.4

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Goodwill (Details) - USD (\$)	9 Months Ended	
\$ in Millions	Jun. 30, 2024	Sep. 30, 2023

Goodwill

Goodwill (gross)	\$ 5,348.7	\$ 5,274.4
Accumulated impairment losses	(700.0)	(700.0)
Goodwill	4,648.7	4,574.4
Goodwill from acquisition	42.7	
Currency translation adjustment	31.6	
Post Consumer Brands		

Goodwill		
Goodwill (gross)	2,303.8	2,261.1
Accumulated impairment losses	(609.1)	(609.1)
Goodwill	1,694.7	1,652.0
Goodwill from acquisition	42.7	
Currency translation adjustment	0.0	
Goodwill		
Goodwill (gross)	885.9	854.3
Accumulated impairment losses	0.0	0.0
Goodwill	885.9	854.3
Goodwill from acquisition	0.0	
Currency translation adjustment	31.6	
Goodwill		
Goodwill (gross)	1,355.3	1,355.3
Accumulated impairment losses	0.0	0.0
Goodwill	1,355.3	1,355.3
Goodwill from acquisition	0.0	
Currency translation adjustment	0.0	
Goodwill		
Goodwill (gross)	803.7	803.7
Accumulated impairment losses	(90.9)	(90.9)
Goodwill	712.8	\$ 712.8
Goodwill from acquisition	0.0	
Currency translation adjustment	\$ 0.0	

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Intangible Assets, net			
(Details) - USD (\$)			
\$ in Millions			
Finite-Lived Intangible Assets			
Finite-Lived Intangible Assets, Gross	\$ 3,509.0	\$ 3,421.3	
Finite-Lived Intangible Assets, Accumulated Amortization	(1,382.0)	(1,242.0)	
Finite-Lived Intangible Assets, Net	2,127.0	2,179.3	
Intangible Assets, Net (Excluding Goodwill)			
Carrying amount, total	4,551.0	4,454.4	
Other intangible assets, net	3,169.0	3,212.4	
Trademarks and brands			
Indefinite-Lived Intangible Assets (Excluding Goodwill)			
Carrying amount	1,042.0	1,033.1	
Customer Relationships			
Finite-Lived Intangible Assets			
Finite-Lived Intangible Assets, Gross	2,622.9	2,535.5	
Finite-Lived Intangible Assets, Accumulated Amortization	(1,045.8)	(940.7)	
Finite-Lived Intangible Assets, Net	1,577.1	1,594.8	
Trademarks and brands			
Finite-Lived Intangible Assets			
Finite-Lived Intangible Assets, Gross	886.1	885.8	
Finite-Lived Intangible Assets, Accumulated Amortization	(336.2)	(301.3)	
Finite-Lived Intangible Assets, Net	\$ 549.9	\$ 584.5	

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Derivative Financial Instruments and Hedging (Details) - USD (\$)				
\$ in Millions				
Derivatives, Fair Value				
Financing portion of cash paid for rate-lock interest rate swaps	\$ 0.0	\$ 43.5		
Commodity and energy contracts Derivatives Not Designated as Hedging Instruments				
Derivatives, Fair Value				
Notional Amount of Derivative	200.8		\$ 263.9	
Foreign Exchange Contract - Forward Contracts Derivatives Not Designated as Hedging Instruments				
Derivatives, Fair Value				
Notional Amount of Derivative	3.7		3.0	
Interest Rate Swap Derivatives Not Designated as Hedging Instruments				
Derivatives, Fair Value				
Derivative, Notional amount of terminated contracts	400.0	200.0		
Derivative, Cash Received for Termination	5.2	6.7		
Notional Amount of Derivative	300.0		700.0	
Interest rate swap, rate lock swaps Derivatives Not Designated as Hedging Instruments				
Derivatives, Fair Value				
Derivative, Cash Settlements paid, net			55.1	
Derivative, Notional amount of terminated contracts			849.3	
Interest rate swap, options Derivatives Not Designated as Hedging Instruments				
Derivatives, Fair Value				
Derivative, Cash Settlements paid, net			2.1	
Derivative, Notional amount of terminated contracts			\$ 332.6	
Other Current Assets Commodity and energy contracts				
Derivatives, Fair Value				
Derivative Asset, Fair Value, Gross Asset	2.9		3.7	
Other Current Assets Foreign Exchange Contract - Forward Contracts				
Derivatives, Fair Value				
Derivative Asset, Fair Value, Gross Asset	0.1		0.0	
Other Current Assets Interest Rate Swap				
Derivatives, Fair Value				
Derivative Asset, Fair Value, Gross Asset	3.6		10.6	
Other Assets Commodity and energy contracts				
Derivatives, Fair Value				
Derivative Asset, Fair Value, Gross Asset	2.1		0.0	
Other Assets Interest Rate Swap				
Derivatives, Fair Value				
Derivative Asset, Fair Value, Gross Asset	2.4		11.3	
Assets, Total				
Derivatives, Fair Value				
Derivative Asset, Fair Value, Gross Asset	11.1		25.6	
Other Current Liabilities Commodity and energy contracts				
Derivatives, Fair Value				

[Derivative Liability, Fair Value, Gross Liability](#) 9.7 16.1

[Liabilities, Total](#)

Derivatives, Fair Value

[Derivative Liability, Fair Value, Gross Liability](#) \$ 9.7 \$ 16.1

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	3 Months Ended		9 Months Ended	
	Jun. 30, 2024	Jun. 30, 2023	Jun. 30, 2024	Jun. 30, 2023
Derivative Financial Instruments and Hedging (Gain) Loss recognized in Statement of Operations from derivative instruments (Details) - USD (\$)				
\$ in Millions				

[Commodity and energy contracts](#)

Derivative Instruments, (Gain) Loss

[Derivative, Gain \(Loss\), Statement of Income or Comprehensive Income \[Extensible Enumeration\]](#) Cost of goods sold Cost of goods sold Cost of goods sold Cost of goods sold

[Foreign Exchange Contract - Forward Contracts](#)

Derivative Instruments, (Gain) Loss

[Derivative, Gain \(Loss\), Statement of Income or Comprehensive Income \[Extensible Enumeration\]](#) Selling, general and administrative expenses Selling, general and administrative expenses Selling, general and administrative expenses Selling, general and administrative expenses

[PHPC Warrants](#)

Derivative Instruments, (Gain) Loss

[Derivative, Gain \(Loss\), Statement of Income or Comprehensive Income \[Extensible Enumeration\]](#) Other Nonoperating Income (Expense) Other Nonoperating Income (Expense) Other Nonoperating Income (Expense) Other Nonoperating Income (Expense)

[Derivatives Not Designated as Hedging Instruments | Commodity and energy contracts](#)

Derivative Instruments, (Gain) Loss

[\(Gain\) Loss Recognized in Statement of Operations](#) \$ 5.6 \$ 15.8 \$ 30.5 \$ 30.1

[Derivatives Not Designated as Hedging Instruments | Foreign Exchange Contract - Forward Contracts](#)

Derivative Instruments, (Gain) Loss

[\(Gain\) Loss Recognized in Statement of Operations](#) 0.0 0.1 0.0 0.1

[Derivatives Not Designated as Hedging Instruments | Interest Rate Swap](#)

Derivative Instruments, (Gain) Loss

[\(Gain\) Loss Recognized in Statement of Operations](#) (3.1) (17.1) 4.7 (20.4)

[Derivatives Not Designated as Hedging Instruments | PHPC Warrants](#)

Derivative Instruments, (Gain) Loss

[\(Gain\) Loss Recognized in Statement of Operations](#) \$ 0.0 \$ (1.5) \$ 0.0 \$ (1.0)

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	Jun. 30, 2024	Sep. 30, 2023
Derivative Financial Instruments and Hedging Derivatives designated as hedges and pledged collateral (Details) - USD (\$)		
\$ in Millions		

Derivative Instruments, (Gain) Loss

[Collateral Already Posted](#) \$ 9.3 \$ 23.4

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	Jun. 30, 2024	Sep. 30, 2023
Fair Value Measurements (Details) - USD (\$)		
\$ in Millions		

Fair Value, Assets and Liabilities Measured on Recurring and Nonrecurring Basis

Deferred Compensation Investment	\$ 15.5	\$ 13.0
Derivative Asset	11.1	25.6
Assets, Fair Value Disclosure	26.6	38.6
Deferred Compensation Liabilities	45.4	36.8
Derivative Liability	9.7	16.1
Other Liabilities, Fair Value Disclosure	55.1	52.9

Level 1

Fair Value, Assets and Liabilities Measured on Recurring and Nonrecurring Basis

Deferred Compensation Investment	15.5	13.0
Derivative Asset	0.0	0.0
Assets, Fair Value Disclosure	15.5	13.0
Deferred Compensation Liabilities	0.0	0.0
Derivative Liability	0.0	0.0
Other Liabilities, Fair Value Disclosure	0.0	0.0

Level 2

Fair Value, Assets and Liabilities Measured on Recurring and Nonrecurring Basis

Deferred Compensation Investment	0.0	0.0
Derivative Asset	11.1	25.6
Assets, Fair Value Disclosure	11.1	25.6
Deferred Compensation Liabilities	45.4	36.8
Derivative Liability	9.7	16.1
Other Liabilities, Fair Value Disclosure	55.1	52.9
Debt, Fair Value	5,904.7	5,491.5

Level 2 | 2.50% convertible senior notes | Senior Notes

Fair Value, Assets and Liabilities Measured on Recurring and Nonrecurring Basis

[Debt, Fair Value](#) \$ 632.8 \$ 572.6

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	Jun. 30, 2024	Sep. 30, 2023	Aug. 12, 2022
Long-Term Debt (Details) - USD (\$)			
\$ in Millions			

Debt Instrument

Long-term Debt, Including Current Maturities	\$ 6,420.1	\$ 6,049.6	
Current portion of long-term debt	1.2	1.1	
Unamortized Debt Issuance Costs, net	45.6	42.0	
Plus: Unamortized premium and discount, net	24.5	32.5	
Total Long-term Debt	6,397.8	6,039.0	

[Municipal Bonds](#)

Debt Instrument

[Long-term Debt](#) 4.2 5.3

[Term Loan](#)

Debt Instrument

[Long-term Debt](#) 0.0 400.0

[Revolving Credit Facility](#)

Debt Instrument

Long-term Debt	300.0	0.0		
2.50% convertible senior notes Senior Notes				

Debt Instrument

Long-term Debt	\$ 575.0	575.0	\$ 575.0	
Debt Instrument, Interest Rate, Stated Percentage	2.50%			

[4.50% Senior Notes Maturing in September 2031 | Senior Notes](#)

Debt Instrument

Long-term Debt	\$ 980.6	1,049.7		
4.625% Senior Notes Maturing April 2030 Senior Notes				

Debt Instrument

Long-term Debt	1,385.4	1,385.4		
5.50% Senior Notes Maturing in December 2029 Senior Notes				

Debt Instrument

Long-term Debt	1,235.0	1,235.0		
5.625% senior notes maturing January 2028 Senior Notes				

Debt Instrument

Long-term Debt	939.9	939.9		
5.75% Senior Notes Maturing March 2027 Senior Notes				

Debt Instrument

Long-term Debt	0.0	459.3		
6.25% Senior Notes Maturing in February 2032 Senior Notes				

Debt Instrument

Long-term Debt	\$ 1,000.0	\$ 0.0		
Debt Instrument, Interest Rate, Stated Percentage	6.25%			

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Long-Term Debt - Senior Notes (Details)	9 Months Ended			
	Jun. 30, 2024	Jun. 30, 2023	Sep. 30, 2023	Aug. 12, 2022
	USD (\$) d \$ / shares	USD (\$)	USD (\$)	USD (\$)

Debt Instrument

Payments of debt issuance costs and deferred financing fees	\$ 19,900,000	\$ 3,100,000		
6.25% Senior Notes Maturing in February 2032 Senior Notes				

Debt Instrument

Long-term Debt	\$ 1,000,000,000	\$ 0		
Debt Instrument, Interest Rate, Stated Percentage	6.25%			

[Proceeds from Issuance of Debt](#)

	\$ 986,700,000			
Payments of debt issuance costs and deferred financing fees	13,300,000			

Debt Instrument

Long-term Debt	\$ 575,000,000.0	\$ 575,000,000.0	\$ 575,000,000.0	
Debt Instrument, Interest Rate, Stated Percentage	2.50%			

[Debt Instrument, Convertible, Conversion Ratio](#)

	9.4248			
Debt Instrument, Convertible, Conversion Price \$ / shares	\$ 106.10			

[Debt Instrument, Convertible, Threshold Consecutive Trading Days | d](#)

	5			
Debt Instrument, Convertible, Threshold Trading Days d	10			

[Debt Instrument, Issued, Principal](#)

	\$ 1,000			
Debt Instrument, Convertible, Latest Date	Aug. 15, 2027			

[Debt Instrument, Convertible, Earliest Date](#)

	May 15, 2027			
2.50% convertible senior notes Senior Notes Maximum				

Debt Instrument

Debt Instrument, Convertible, Threshold Percentage of Stock Price Trigger	130.00%			
2.50% convertible senior notes Senior Notes Minimum				

Debt Instrument

Debt Instrument, Convertible, Threshold Percentage of Stock Price Trigger	98.00%			
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Long-Term Debt - Credit Agreement (Details) \$ in Millions	9 Months Ended		
	Jun. 30, 2024	Jun. 30, 2023	Sep. 30, 2023
	USD (\$)	USD (\$)	USD (\$)

Debt Instrument

Payments of debt issuance costs and deferred financing fees	\$ 19.9	\$ 3.1	
Debt Covenant, Leverage Ratio	4.25		

[Revolving Credit Facility](#)

Debt Instrument

Line of Credit Facility, Current Borrowing Capacity	\$ 1,000.0	\$ 750.0	
Payments of debt issuance costs and deferred financing fees	6.6		

[Proceeds from Lines of Credit](#)

	645.0	0.0	
Repayments of Lines of Credit	345.0	\$ 0.0	

[Letters of Credit Outstanding, Amount](#)

	20.0	19.7	
Line of Credit Facility, Remaining Borrowing Capacity	680.0	730.3	

[Long-term Debt](#)

	\$ 300.0	0.0	
Line of Credit Facility, Interest Rate at Period End	6.93%		

[Debt Covenant, Maximum Undischarged Judgments](#)

	\$ 125.0		
Revolving Credit Facility High-End Ratio			

Debt Instrument

Debt Covenant, Leverage Ratio	3.00		
Revolving Credit Facility Low-End Ratio			

Debt Instrument

Debt Covenant, Leverage Ratio	1.50		
Revolving Credit Facility Maximum			

Debt Instrument

Line of Credit Facility, Unused Capacity, Commitment Fee Percentage	0.375%		
Revolving Credit Facility Minimum			

Debt Instrument

Line of Credit Facility, Unused Capacity, Commitment Fee Percentage	0.25%		
Revolving Credit Facility NYFRB			

Debt Instrument

Debt Instrument, Basis Spread on Variable Rate	0.50%		
Revolving Credit Facility Base Rate Maximum			

Debt Instrument

Debt Instrument, Basis Spread on Variable Rate	1.00%		
Revolving Credit Facility Base Rate Median			

Debt Instrument

Debt Instrument, Basis Spread on Variable Rate	0.75%		
Revolving Credit Facility Base Rate Minimum			

Debt Instrument

Debt Instrument, Basis Spread on Variable Rate	0.50%	
Revolving Credit Facility One-Month adjusted term SOFR		
Debt Instrument		
Debt Instrument, Basis Spread on Variable Rate	1.00%	
Revolving Credit Facility Adjusted term SOFR Maximum		
Debt Instrument		
Debt Instrument, Basis Spread on Variable Rate	2.00%	
Revolving Credit Facility Adjusted term SOFR Median		
Debt Instrument		
Debt Instrument, Basis Spread on Variable Rate	1.75%	
Revolving Credit Facility Adjusted term SOFR Minimum		
Debt Instrument		
Debt Instrument, Basis Spread on Variable Rate	1.50%	
Line of Credit		
Debt Instrument		
Line of Credit Facility, Current Borrowing Capacity	\$ 75.0	\$ 75.0

[XML 71 R59.htm IDEA: XBRL DOCUMENT](#)

	3 Months Ended		9 Months Ended	
	Jun. 30, 2024	Jun. 30, 2023	Jun. 30, 2024	Jun. 30, 2023
Long-Term Debt - Third Incremental Term Loan (Details) - USD (\$)				
\$ in Millions				

Debt Instrument

Gross Exchanges of Long-term debt	\$ 0.0	\$ 0.0	\$ 0.0	\$ 99.9
Gross Repayments of Long-term debt	\$ 18.0	\$ 50.0	\$ 1,274.5	201.7

[Third Incremental Term Loan | Term Loan](#)

Debt Instrument

Loans Payable to Bank				\$ 130.0
Gross Exchanges of Long-term debt			99.9	
Gross Repayments of Long-term debt			\$ 30.1	

[XML 72 R60.htm IDEA: XBRL DOCUMENT](#)

	12 Months Ended	
	Sep. 30, 2023	Apr. 26, 2023
Long-Term Debt - Fourth Incremental Term Loan (Details) - Fourth Incremental Term Loan - Term Loan - USD (\$)		
\$ in Millions		

Extinguishment of Debt [Line Items]

Loans Payable to Bank	\$ 400.0
---------------------------------------	----------

[Debt Instrument, Interest Rate, Effective Percentage](#) 7.67%

[Base Rate](#)

Extinguishment of Debt [Line Items]

[Debt Instrument, Basis Spread on Variable Rate](#) 1.25%

[Secured Overnight Financing Rate](#)

Extinguishment of Debt [Line Items]

[Debt Instrument, Basis Spread on Variable Rate](#) 2.25%

[XML 73 R61.htm IDEA: XBRL DOCUMENT](#)

	3 Months Ended		9 Months Ended	
	Jun. 30, 2024	Jun. 30, 2023	Jun. 30, 2024	Jun. 30, 2023
Repayments (Details) - \$ in Millions				
USD (\$)				

Debt Disclosure [Abstract]

Debt Covenant, Leverage Ratio	4.25		4.25	
Debt Covenant, Percentage of Revolving Credit Commitments	30.00%		30.00%	

Extinguishment of Debt [Line Items]

Gross Repayments of Long-term debt	\$ 18.0	\$ 50.0	\$ 1,274.5	\$ 201.7
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[Gross Exchanges of Long-term debt](#)

	\$ 0.0	0.0	\$ 0.0	99.9
--	--------	-----	--------	------

[Debt Covenant, Leverage Ratio](#)

	4.25		4.25	
--	------	--	------	--

[Debt Covenant, Percentage of Revolving Credit Commitments](#)

	30.00%		30.00%	
--	--------	--	--------	--

[Loss on extinguishment of debt and refinancing fees, net](#)

Extinguishment of Debt [Line Items]

Payment (Proceeds) for debt discounts and premiums	\$ (1.9)	(6.4)	\$ (3.5)	(23.3)
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[Write off of Debt Issuance Costs and Deferred Financing Fees](#)

	0.1	0.3	3.5	2.4
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[Write-off of Unamortized Debt Discount/\(Premium\)](#)

	0.0	(0.3)	(4.6)	(0.3)
--	-----	-------	-------	-------

[Municipal Bonds](#)

Extinguishment of Debt [Line Items]

Gross Repayments of Long-term debt			1.1	1.1
--	--	--	-----	-----

[Gross Exchanges of Long-term debt](#)

			0.0	0.0
--	--	--	-----	-----

[Municipal Bonds | Loss on extinguishment of debt and refinancing fees, net](#)

Extinguishment of Debt [Line Items]

Payment (Proceeds) for debt discounts and premiums			0.0	0.0
--	--	--	-----	-----

[Write off of Debt Issuance Costs and Deferred Financing Fees](#)

			0.0	0.0
--	--	--	-----	-----

[Write-off of Unamortized Debt Discount/\(Premium\)](#)

			0.0	0.0
--	--	--	-----	-----

[Revolving Credit Facility](#)

Extinguishment of Debt [Line Items]

Gross Repayments of Long-term debt			345.0	
--	--	--	-------	--

[Gross Exchanges of Long-term debt](#)

			0.0	
--	--	--	-----	--

[Revolving Credit Facility | Loss on extinguishment of debt and refinancing fees, net](#)

Extinguishment of Debt [Line Items]

Payment (Proceeds) for debt discounts and premiums			0.0	
--	--	--	-----	--

[Write off of Debt Issuance Costs and Deferred Financing Fees](#)

	0.1	0.1	0.5	1.1
--	-----	-----	-----	-----

[Write-off of Unamortized Debt Discount/\(Premium\)](#)

	\$ 0.0	0.0	0.0	0.0
--	--------	-----	-----	-----

[4.625% Senior Notes Maturing April 2030 | Senior Notes](#)

Extinguishment of Debt [Line Items]

Gross Repayments of Long-term debt	18.0	20.7	69.1	141.2
--	------	------	------	-------

[Gross Exchanges of Long-term debt](#)

	0.0	0.0	0.0	0.0
--	-----	-----	-----	-----

[4.50% Senior Notes Maturing in September 2031 | Senior Notes | Loss on extinguishment of debt and refinancing fees, net](#)

Extinguishment of Debt [Line Items]

Payment (Proceeds) for debt discounts and premiums	(1.9)	(3.0)	(7.9)	(19.9)
--	-------	-------	-------	--------

[Write off of Debt Issuance Costs and Deferred Financing Fees](#)

	0.1	0.1	0.5	1.1
--	-----	-----	-----	-----

[Write-off of Unamortized Debt Discount/\(Premium\)](#)

	\$ 0.0	0.0	0.0	0.0
--	--------	-----	-----	-----

[4.625% Senior Notes Maturing April 2030 | Senior Notes](#)

Extinguishment of Debt [Line Items]

Gross Repayments of Long-term debt		29.3		29.3
--	--	------	--	------

[Gross Exchanges of Long-term debt](#)

		0.0		0.0
--	--	-----	--	-----

[4.625% Senior Notes Maturing April 2030 | Senior Notes | Loss on extinguishment of debt and refinancing fees, net](#)

Extinguishment of Debt [Line Items]

Payment (Proceeds) for debt discounts and premiums		(3.4)		(3.4)
--	--	-------	--	-------

Write off of Debt Issuance Costs and Deferred Financing Fees	0.2	0.2
Write-off of Unamortized Debt Discount/(Premium)	\$ (0.3)	(0.3)
5.75% Senior Notes Maturing March 2027 Senior Notes		
Extinguishment of Debt [Line Items]		
Gross Repayments of Long-term debt		459.3
Gross Exchanges of Long-term debt		0.0
5.75% Senior Notes Maturing March 2027 Senior Notes Loss on extinguishment of debt and refinancing fees, net		
Extinguishment of Debt [Line Items]		
Payment (Proceeds) for debt discounts and premiums		4.4
Write off of Debt Issuance Costs and Deferred Financing Fees		1.6
Write-off of Unamortized Debt Discount/(Premium)		(4.6)
Fourth Incremental Term Loan Term Loan		
Extinguishment of Debt [Line Items]		
Gross Repayments of Long-term debt		400.0
Gross Exchanges of Long-term debt		0.0
Fourth Incremental Term Loan Term Loan Loss on extinguishment of debt and refinancing fees, net		
Extinguishment of Debt [Line Items]		
Payment (Proceeds) for debt discounts and premiums		0.0
Write off of Debt Issuance Costs and Deferred Financing Fees		1.4
Write-off of Unamortized Debt Discount/(Premium)		\$ 0.0
Third Incremental Term Loan Term Loan		
Extinguishment of Debt [Line Items]		
Gross Repayments of Long-term debt		30.1
Gross Exchanges of Long-term debt		99.9
Third Incremental Term Loan Term Loan Loss on extinguishment of debt and refinancing fees, net		
Extinguishment of Debt [Line Items]		
Payment (Proceeds) for debt discounts and premiums		0.0
Write off of Debt Issuance Costs and Deferred Financing Fees		1.1
Write-off of Unamortized Debt Discount/(Premium)		\$ 0.0

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Pension and Other Postretirement Benefits - Components of Net Periodic Benefit Cost (Gain) (Details) - USD (\$) \$ in Millions	3 Months Ended		9 Months Ended	
	Jun. 30, 2024	Jun. 30, 2023	Jun. 30, 2024	Jun. 30, 2023

Defined Benefit Plan Disclosure

Other Comprehensive (Income) Loss, Defined Benefit Plan, before Reclassification Adjustment and Tax	\$ 0.0	\$ 0.0	\$ 8.3	\$ 0.0
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Pension Benefits | North America

Components of net periodic benefit cost (gain)

Service cost	0.7	0.6	1.7	1.7
Interest cost	1.5	1.3	4.3	3.9
Expected return on plan assets	(2.0)	(1.9)	(6.1)	(5.7)
Recognized net actuarial loss (gain)	(0.1)	0.0	(0.3)	(0.1)
Recognized prior service cost (credit)	0.3	0.0	0.4	0.1
Net periodic benefit cost (income)	0.4	0.0	0.0	(0.1)

Pension Benefits | Other International

Components of net periodic benefit cost (gain)

Service cost	0.1	0.0	0.2	0.0
Interest cost	6.5	6.0	19.2	17.3
Expected return on plan assets	(8.8)	(7.9)	(26.0)	(22.9)
Recognized net actuarial loss (gain)	0.0	0.0	0.1	0.1
Recognized prior service cost (credit)	0.1	0.1	0.3	0.3
Net periodic benefit cost (income)	(2.1)	(1.8)	(6.2)	(5.2)

Other Postretirement Benefit Plan | North America

Components of net periodic benefit cost (gain)

Service cost	0.1	0.1	0.2	0.2
Interest cost	0.7	0.6	2.0	1.9
Recognized net actuarial loss (gain)	(0.3)	(0.1)	(0.8)	(0.4)
Recognized prior service cost (credit)	(0.2)	(1.2)	(0.5)	(3.5)
Net periodic benefit cost (income)	\$ 0.3	\$ (0.6)	\$ 0.9	\$ (1.8)

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Shareholders' Equity (Details) - USD (\$) \$/ shares in Units, shares in Millions	3 Months Ended		9 Months Ended	
	Jun. 30, 2024	Jun. 30, 2023	Jun. 30, 2024	Jun. 30, 2023

Equity, Class of Treasury Stock [Line Items]

Purchased call option strike price for share repurchase contracts	0	0		
Written Call Option Strike Price for share repurchase contracts	99.45	99.45		
Payment for share repurchase contracts			\$ (50,000,000.0)	\$ 0
Share repurchase contracts - number of shares received	0.5	0.5		
Proceeds from share repurchase contracts			\$ 50,900,000	\$ 0

Common Stock

Equity, Class of Treasury Stock [Line Items]

Shares repurchased	2.0	1.9	2.5	2.9
Average price per share (a)	\$ 104.18	\$ 86.64	\$ 100.71	\$ 86.91
Total Share Repurchase Cost	\$ 209,700,000	\$ 166,800,000	\$ 254,500,000	\$ 250,500,000
Sales and Excise Tax Payable, Current	\$ 1,800,000		1,800,000	
Accrued repurchases of common stock			\$ 4,000,000.0	\$ 8,100,000

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Segments (Details) - USD (\$) \$ in Millions	3 Months Ended		9 Months Ended	
	Jun. 30, 2024	Jun. 30, 2023	Jun. 30, 2024	Jun. 30, 2023 Sep. 30, 2023

Segment Reporting Information

Net Sales	\$ 1,947.7	\$ 1,859.4	\$ 5,912.6	\$ 5,045.6
Interest expense, net	78.8	72.7	236.9	202.4
Gain on extinguishment of debt, net	(1.8)	(6.4)	(4.6)	(21.2)
(Income) expense on swaps, net	(3.1)	(17.1)	4.7	(20.4)
Earnings before income taxes and equity method loss	131.6	125.1	374.2	318.0
Depreciation and amortization	120.7	106.5	352.7	293.3
Assets	12,128.5		12,128.5	\$ 11,646.7

Operating Segments

Segment Reporting Information

Net Sales	1,947.7	1,859.4	5,912.6	5,045.6
Segment Profit (Loss)	247.4	226.6	757.1	618.7
Depreciation and amortization	113.6	104.2	335.6	288.7

Operating Segments | Post Consumer Brands

Segment Reporting Information

Net Sales	1,008.1	871.3	3,062.2	2,025.1
Segment Profit (Loss)	128.6	83.0	401.0	237.8
Depreciation and amortization	52.5	44.1	153.7	109.2
Assets	4,992.0		4,992.0	4,782.2
Operating Segments Weetabix				
Segment Reporting Information				
Net Sales	136.1	134.2	403.2	377.2
Segment Profit (Loss)	24.1	17.9	63.2	58.8
Depreciation and amortization	10.2	9.2	29.6	26.6
Assets	1,831.1		1,831.1	1,737.8
Operating Segments Foodservice				
Segment Reporting Information				
Net Sales	589.1	622.7	1,711.0	1,856.4
Segment Profit (Loss)	89.6	107.7	229.8	264.9
Depreciation and amortization	33.0	31.8	98.8	95.5
Operating Segments Refrigerated Retail				
Segment Reporting Information				
Net Sales	214.4	230.7	735.7	786.4
Segment Profit (Loss)	5.1	18.0	63.1	57.2
Depreciation and amortization	17.9	19.1	53.5	57.4
Operating Segments Foodservice and Refrigerated Retail				
Segment Reporting Information				
Assets	4,867.1		4,867.1	4,921.6
Eliminations and Corporate				
Segment Reporting Information				
Net Sales	0.0	0.5	0.5	0.5
Corporate				
Segment Reporting Information				
General corporate expenses and other	41.9	52.3	145.9	139.9
Depreciation and amortization	7.1	2.3	17.1	4.6
Assets	438.3		438.3	\$ 205.1
Cereal Operating Segments				
Segment Reporting Information				
Net Sales	677.5	700.8	2,039.3	2,028.5
Eggs and egg products Operating Segments				
Segment Reporting Information				
Net Sales	542.2	591.1	1,582.0	1,769.2
Side dishes (including potato products) Operating Segments				
Segment Reporting Information				
Net Sales	174.8	171.0	576.6	561.0
Pet Food Operating Segments				
Segment Reporting Information				
Net Sales	428.9	275.3	1,316.2	175.3
Cheese and dairy Operating Segments				
Segment Reporting Information				
Net Sales	39.9	42.9	129.9	143.9
Sausage Operating Segments				
Segment Reporting Information				
Net Sales	34.2	35.5	123.4	127.8
Peanut butter Operating Segments				
Segment Reporting Information				
Net Sales	28.8	20.0	83.5	74.9
Protein-based products and supplements Operating Segments				
Segment Reporting Information				
Net Sales	9.8	9.4	23.3	23.6
Other Operating Segments				
Segment Reporting Information				
Net Sales	11.6	13.4	38.4	42.2
Eliminations Eliminations and Corporate				
Segment Reporting Information				
Net Sales	\$ 0.0	\$ 0.0	\$ 0.0	\$ (0.8)

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(P)*&U.OE.G_L=70BE!YV.)!36^8RYK43YG(W"MY:3'F_ZY*DW0# M7!#0_K&P7I\$T"%U_#)XC9ZF0LYC%.
I6LU6("2MSC<:"1#H9>T*!4@.C^AWN M4*RO_R.3.R0%"VUHN\$;0!49VVGFIP&8IH%8%M^; \$K"@OKY&((413,+AV,A'Y
M0.QI.Q.5>8<+P9R5>E%P3^8IB<Z(OA/(H>*L9R^.;5R+(I4Z04S)Y6
M9L&/2O,H<_:I=19SYJCL.C%:IG&I_XAGL/Y6GDMD\N_UA#2^2EVI1V2T
MSM_ =40*O/5^U2JDBHIQ&="T5\$4G(/\$=TSA29JRP7WKZ/R M)*?RD>RMS4J-HT?DCMK<0&+W^Y>;AENQ1MI*O(V3
M!K04Z?M^@>S)O6,4I11"E)8Y@Q:999JS^88%2D3V8G9,N;2SN\WVG5_IT/=^>I?E?P!C\$IB \2.2?QJ6H(7WNDJ M1S4?
NZO)LVH-176 +=X5?I(+38+SR+OD<B2?I2A.I%7U7Q*(OC"/U'& MN&I9&F1AODXR>SRNS3% >CORIEFF(16 AYA<
K=1R5S HEZOEL OPS MV?16^?I)PV%*>@TT#N.IW16R07XPS6PN_ERN21^B*A@V>MF7%15J06KIM^MH0:L,#&
^+1.IF"7UJ9\$)+EB 5JR,ZWR7/:Y A35=?H093I17 M0T#\$M6I-MDMEA3W2T5TU>_YHW2U5:QT
J4,25*>T>O\$.@JE(S6LZJH8L46Z.R552^3LJ8 M2G)A8/>E!XZ;6HC"ISDWH7_G3S;FS-
X:T_H#EY=^^)UI*!9Q0IOZ)>C M#30G6;MAVT78DKN3=QLT'=:2FSUEFPV;LN)<15G5)OUFHW9AA.\$(B?A%HO&L&
M0I.<)5M4(OV\$R5IGR<):Y+N8^1J.=Q.:^-(7&80"CWQ3BYM-EC3.G^CR5Y M&D6+I9DTGL!=D7WBQ#=#_Y-T?
WZR_6700"^^>I|KE>=?2!:=1 VX;F NCKS\$Z M6V^;^+PZ,&/40B*#5LC5ZIQ)Z< MT3P/+6TLL +FT&4_-
C70U^&JO":G2;T.9MFLY00'WK).KWP;ZJN?REF;G M=#&J;EBAW)O.X7AVL(I#Q!AZV6L'OG*5\$ M-
B29_8R=QW%MIT?^P.AO'KF_FY !R6YC8FI/?IN9;&G%C@UHFC/%0U#78 MAW;:PT3N"+N7(>Q>I@R#_HJSBV-
Q^&^/M35/@WDE!?!>^V8_ G0PBJ="L4Z MNC\$EL)%"I#SGZ65.PL(CAD_-
DE2PUU(AQH"%*P@>9*Z4)>B*;3%8K1;.%+XP2_TNENI4>^O M:WN6O^ZACI>?6ZJOL*T1IPW5\$??B;DF)O@ROOI?
E3PA+3D5+80(\$B4W"YOP M*A("5SH RY7-(ZFL_ MDI-NVHJ"N;:>*@?U\$N_ ^WMVFE5UF*G-8E.D9&O7ORKM'+N/\$
C L^&A@0A%/ M/=0V1F'9JV;6P-GI%\$HI/C>FNDR;1IT94+B.T)B@>J*!IP%&29KY7CG3OFD M*! =<4RQ_);8
4'G73VQ6/=5_M068KQ-9^VG8X;BIW&5/5_2K_&== MCRT>!S!M*SF>LFG5:C'F(2J\$^=^V!+GUHD,P_MBW< V
M@9W! =I(W/D:'O(BC%#8=VUW(MS5^NVQ0"IS#5BW")TI0/2R6RAY:PL<JO M5;:%\$4G.*+
(I058%:@FVS2:1!+CJ_ .CBZK(C%4"C-I!N*Q5)#2*6362IW< M<>-F-9AHFWF-JPRBU(?@0;:I09S:24,DQ-1\$3H?
SIP"TY8#V7 &7^4^> M65\$(4Y2!:%_ *P M
Q#>B+;HHW02I;0UZA+M)H1X1M*P>EM0H2P@Z.'++OO%";+.4#H=Y(C
MHJ)P!HPCD\$!>GF8WMP0QOS1T;4+AEZ;YJDF*34T!"MH59@H;I4C)6R-M0\$>.AY@=(LBC9
#W+I4#L_OAJ>X7Q%:H8\$67(GCST:*W M;E;NE) 1=1_HL_//I5&\$S=69_ \$;+YZ4<*6_1=OK/%6P5:C+!;>1BU8+\$ A
M;!"L8P&5SNE*WCV?X)B%F."(CIW%\$F&+;SAYL;AAJIT_1-?"2I>NF"C? M*HZ?
1G;\$NBO!\$EM>!8/N@#;JO_A#+O"G76PW;>40:7MU9PI MXH.IYM)+P*E.(SFVTHVLM3R087C5-
N9S174WRO)8^I_@4HYM?KC\$4-CNZ\$Y M1;F"^(6D;H2&)HG%-I=1?/S@;GIP_24I:(0BH)NG_..3S/I6/_)\$M:1J?
M6QLOHAL>IBHETKX1/3TLIR\M48? =FUF462P@0W@K'X) _T6M;I&1M76T# M+N/"R^15IP F
ICTV0F#2W_BJ*ZG=D&<_I|JVYUPZ|IM.3YZ"8%ND4_0#+ MO;KGNRRTS%KIL;W&HFRZ749Q*R_)TK|MJ ?#IVQ1N
J=IOEB;@:R=4 MN7&1++743=K)Y98/Y^Z>4A!F^4Q:26>6MARR<4H'?S.VY0"ONB=1S\$UI M6QW;/-
PTP;E;1EX*YOM*#CLO_1V54>MP9I-S;H(JP.OC3IQ=I.I.P)1* MRO6**F07;+N7#
IFI3V7Z<.C+=+I@2^4^JM_VELV773R=KFC)5OU;=#-I-R MF=W=L|2KYQHRR(BK8),6".ADMIOIS.>DSZUJ#D
&RW;KLDDBE)D5.C |^0!^6+@SR)3;=#V)UO8PI8JN;,>_2ZR>% M%K4P4-ION/"N+3N@O\ _MZ;?KO//UEV?=%
N&W_ G0@CUI7X(@D^T!"B;W%*D@S M?XR%X;A.\$^014T_+N*.6*EVI_A1\$AYM4\$JG-35-NX61^I9^;C|HYQ<
MGWNR.IZ OCYH(EWX"7&)3I1% M_ "2"J6LWY->(>2%>)6A#W!:=CW&EJDR^V?CKD =#I-7I^+PG/YW;A7I2_ \$
M);+."W&1C/;1LE?MEB;I&IG_/K5I" &5C72CIB B/B'6 -<>E|ZKL;<=+YB>="E3/^ (2M=M
T3FLI_V\$#_#;V6OI\$1V^VAI8_RQ)JT2NH@>*U^8_&I_U*?)?I@%,BV M-@O^.%<2D8P&XW4F-I_H0W"+XC?
_H02P.\$% @^6\$"6&ULI5IM;ILX\$OXK1#98 M) ("K^&6QMUVV)-WN9;=#@Z;I_7^X#
I1\$VIS(HDI*27R_IX94BIV;3=M@2^V M)'XC'GFF1G*KQZ-
O7<+I0KOM\$PSI_I@413Y;RK3U_9TDZDQIWI0G;P^Z)"*E5001(D/AI4E4I3\$@0UO@29!_62+I
MO9+^EO>.04RE4U+UP?A)&HFR|3X;|I I<^1B00_JG_ ^+1COT_ M#D1/NC@GI;*/>ON%6,LWLI#GKZQY%)9&0QH
MX;WR;"BG,W+*76'Q5&-><7Y9.MOQ3ER9Y51GDDSE7IT4\$T#3N(@YM*IZ>10
M.Q'Q358LG/@I2U2R/O*\$M5Z12N|+OMH!2Y99I\$8=#NBW^T/I@;U/LIPG_3G^V6OF.U*7GZ^NHV->Y.7'UX?WEI

<_I^L/G?BT4+18+K.5*)UR MHL -&7IM=, <0\$M5+\$PBS QW8U-FA<IF K3@!UF5B&E06KE(? 80! X9';X?
M%OOUEW&=, 2B1FVF<5:IL(5LE"(,)1W%, \P0PD0V,
(R6RK0>FF=;K9K&V_*8AB\$E@RTR4P\J%0.ALIP\$O8H+F%|Q;29 M,"TO;S<)>%;'4/80[#K]G7#))W
?J&_1*9"#WS>UJUJ5\$W-CDD>=IML4 M^+F%:GTWJK&A@!ISI!#HK\MIH?B3^"P5,#118;
MML5C;KYPBNIS%&L(ME!CBF"WR12=P<=>GY E?2Q6ZU1HC/(SY!Q /XY M IL Y13<(I;R2Y: O>V*
<<7>3O)=K4IS%70Q*T6Q!E:J&.L3U8D/F7BC8K6< MPFHJK !6KB(V-
FR!NZ,K.K!;L2A";A\$)FF6!HFJ#GO8*K6V5G(27>PEUO M85ML^V!W%\$H=COOFO&|
(W>RV, \I/^8!2;D;'&/QR2AG,N;3Z6N2ZP YG! M@TULI!"^#9;V!;L="APD3)H\$%TN1R04IH")4^/H/G3\$4N-
H^+5UU021IBZM'06"X#;JE\$16)H\$6#U0M*5RBHBBH!YT9!T=CO#OEAO-YCUL%*ID"
M4TU2QD@!IF9N+!)LX8^O=&E? 1DQ@A67H-L-IL6F MBS<=B+IYO**904VA@U7:RNO X?1.20NF?*"W'B3(!I3C8(&E>
F,P"V)N:@ MW%0VT,7AN!:=U2;(OD!31>>HSP+T-G-GC0L<+CTOO;*B660@)35(\$)U\$^JKI^!@-!P-#KS7R=1;Y>L#-C;
(PHOV7)F@+4+CT+Y%+JL,*SQ^9.E!">2\$J+!3 RFL2 MFU5N\$W5D>6 FE=@K1WTOIH,DC%BC(U A;HDO-F-
#/#!&.&?81J6IK1W#8VP81 \$9GCZ00%"@S)0EOOR* @ 4(2Y2 M9RC1 \$0109%"1815V
@F3IQ+=X525T=A*=KI0&U/8.701Y<>B1S<.,3%XPH M0< ZT>#X^W-D5&O!B=|GZ&UY/@Y*!@+^G&D2^!D)>@
CNA>4QSI%=4:ITC MT?^/AJ>>VJ2^!^GK5:N.46HZIF +ANW0<;XR:*6!L.T(f@1H
MC6_F;:I&#%3<0%TX6K!W6R!X*3JRE!0FA9B?>1N%N6!3W L)EB*QHS^N
MK&OSJLM;Y)Q05W"CR".CRA:;6+ HUR)FO(5%"BC(VXD5?GUOL@M.E>XWF' M\$!ARUIZ2IE&A"&9N-
2AY/;#RH>5^+3)8YT@FF:A!)9TAO!#8IKO@.I.P MIYVOZ, @, @, U^V&"7^XJ)#WN=?
O<;,10*YZJ/+=XO"LVT6(Q&Z)G!/?;Q2 M!>I'6KRSWB@;=; \$UA@A, P")9RO;G; N: 7H'Z/K!O4*-I).ST(P"3K(O) MF-
4*@3VYJ#<(XY9*\$IKR4B;J&T9D@!L&L.D!Z.TA8+%"BQ9RZL!\$G9I7AG M0 7;>
!C!#I=W>6UOEE *SJ"2QV.G!8@E(U41"\$F*3WPG!(!7#=[U=I(X(M> #3<I &FZ;=#, =733A65I72LIR'B25>%CI
13JZJ"HM7-E3IMMEJ\$&A_+ MAX9M14("H,YK7)'6\$0.5.U VBX< =BF7?&E,A1^;7)@!P)BU!-R%80(
4WEX21JTS1<%6WV>5Z@R@O?<0(6*>D MA6S5OGZM1G7@3'F35HIMJ*Z\$)H-
<4 '80V&I">KWI+^O1"&_!H18(H#X.D-6KTL*(&"FK'VHL(Y+OH&C+*5&G;9?UUF;3!AJM(@'A*!1=06HN M64!58?
%.DTLY7J!S8G;UT=MWXHZ5,=@1<7AETN"#IF+.AT9LDYUB =HO!"<2_1(5XHF_?B!02OYM&-%0K5,\$RR.;PZ 7CS;
XK;0.I6T Z M>*G#9V_4L1GV!4U.L.*&LOS;'88_ M1V3S!;8V<5?EQB"???
#L^B.CJ8ZW=\$X&N;J#;94;UR*\$X!="#=WYBK!WX M;0BF= W 7K^!|"!)J?@?GR.A!&D-
8TR5M0.S#EO^!;6@!2\$)T^&-"C!I MRQ^G;<43G9;\$EOUR1F/^&LHSY I"=BVOO D!;O.E,S/FW)W3J56;%_X%&
M?;?^>VV7H4T#;ID^#/M 2R>+*T6)!;7_?4I4K*.;\$!+Q9?IY!IG@O MGNZ4_F(*1 L/I9!F%365N=19-
("2V9"5:&DFUSIDEG:ZFUD*HTLTJEB)(X MGD0EXS*83_W9C9Y/56T%EWBCP=1ER?
1^@4+M9L\$P.!RI^+PIB":3RNVO37: MN^!S;TR!J4#)>HC1<2="8SX++X?EB!;2!P!<=>1&IPG&Z6^N,U5-
@MB1P@% MIM8A/K+C10!O?>=?DP@TLE N29+6;!60 9YJP6
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L0)S2VJUZ;R"TF5M=URTK/S!1JKZ!36FLM!Z5 M1=.;?
!L@G4"4MC"+!B9YIN87^*2D+0R!DQEF3_4CHM3Q2@ZV!LF!+@_7.H11 M/(D3L8OX(TZ/T<=>_13?OYUN;\$M9<3?
QUOMD;_D5R5G)N*I3@+!P.ZGL_MYJ!#2?QOQ0L!QOWA4OH3WD>(<#17?KV!7=|O9N=77!;XD7*MI+#+>H71Q' M!
%PE*5%9-IR+ED@G_##+@U4 DFP2I(A3+H3VZ4L20LJ5Y)?Z&9S RD2*4O M*-EG;#.#&G!;=I(X!(^IDR8U\$X!;!%?
2OSI(DONCNX'VKX2^&%_T0 M;DE.GD2;G*Y5#I566=U4;LHJMG'B'(VCJ A2=VX(E3(G9H (>OJU1H?@#/?
M(C"ZQ8>*N@!Y3F@A)2@+!H!>#4'29R2;Y)W?G!X0-\$9XAJ%KN:1N3< RWRE+0VUP/
M!H65N?;UY@2//9L+;T;>)/#Y7J-OLSHZTA*%1(-/Y7JU@Y*E552JM_M@NZTFZ.7S?CX+MX,X4!4
4!&!;D&H=O:6SI9K U&ZLJ/TPVRM)HLN" @N@M=@)TGRN:(W&&>C^7ZG3P% #^#0 &0 M
^A!+W=OVUZP>*%7WA+D7JG3 MM=(/!)@>P!DLI#GKY=96Q_V^27.HN0E4!1*+)4NN<570>J;2@/G%)9!;P
M/5+!+F10>NKF9GIZJFL" DSS4Q=EEP_7T"AUF>H!+>9N!;KW-\$?WI!;17 MP;Y:S32!5N43)0@C5^2:5B>IRR#
MD:++>Z?6U!#8,R2!5!7&/=G:RR9ACZ6UL;ILE)!*;.30^5/CAXI">)|"W"C\$ MCK=?R+!Q"V?
GFJU9JD\$8T&SE2GC>2\$I*#;K<:O O7LI(IK*>3*L">_*/> MLOEH-L^YAM.^17@2ZJ<U(6'BO= 3=AG)6UNV)7;(-
O6IR.MEEN;X781'P3! MN98!2!(G%HTQX !>TJ!;+SDOVQMC62_GR^,U9@;?^RRU;_=-L/L=CDV%4_A MK(2P8!^A-
!TI9MH%)X<(MHR0X.H4^;>+2U/5A1U08KD1AFP;*!W4+HUL)-(PRIGJ!"&#TMG#GE1 UFYF<="3TO>7MZP
M2M.JC<H>G.)<*WB&C0H&HEO=H+4?I&GC.!/(@.TXIT!A\$+!+D?L'N\$ MN51EQ>4SUJT.(RE96Y-I&?
2)H5FAM)ML>+V&M3G*P5,*2=#QX5N!"2L@DJ
M64RHOF(>4M9P43C3<&Z3F900N2HRT_9E@#;H@2.G3_ QIR/T(R8D2C;^;IQ\$P8P^GIBJN>!NE0% MGJ-A\$%&?
#/"!HWT.^O5WCFIXO.6!9.7<12\$V^ O!-JOR=N5 M)U\$P!X!&&VM_-5AV;L=X^"C.V/\$I_80COO=C'RB;!)H,@)GJ3Q/?
4)^ M*)59UVKRPO=GF+223W(G=J-#X4I_A'SF< M.3H.1PD;C2A,7;+%+7Z*
<48SY\$HQ&KAM,L,DB5T7)>T!2A^B>N2L?N8 MD\$82C..=U<)= |S9D&_9Z6ILCD;Q!8"D:EO4KMJH5?
JZ!G*.DFO7 \W"W M!C(3+JWXL"Z=Q2A,2FJ260>TJ>;TW?KEYWO.NZU^_HMH
MX*4JA9YZ6V/IR#0^18KIGU9HZ"3M505.V2J3;!KA:OPH*H,HC
OLHEL3,D%WBO0354Q!3K#4K93;^#M^0N^V1K^!)S3.X1;SOE=D!3U+ MP2L4FDL!"M=3!V)P/DMLO MX-
CJ@SW83%92/EEC7DRIT K"\$G-C&1@MSWB) M96F)2;?;277VF!A_LI^!7+G7)9,8V7LGSDA=E.O9\$!;Y94YJ%;+_A+I_4
MN6RU.X+;1<T8UYHXVL=E"R'RZZE;WLZG &(50 *(<(*ZNXN!5_AU ML=) &40_VI9FOY(<9!%S<;YKEN/4H;7J)
!RSYI& S#+RW @ M)/BXM/G=PI7=C^+^+^=42J*+H*KK\$VF"U0K6O;PP+UE(K&52EXX\$>0
MGL7^\$*Y+F3HB!/:QT,_) *S<=JMHS\$1RM@<#.#;J-&UH-N6R\$Z3JH!_O MPD4W#O "NT?EEJD-
%Q!7!;T!;2#U0W)UA9.V&8R4-C9K;NEM0V4#Z'PM MI=D;H+^MN^)?V/<H= 9YLI7J3A< R!HK2NBI M4R
VEFZOLP)JKCW9@*="M50U1W+5QM>-IY:4%WY41_ 9J7PDDF=BU5R42V M6)4"4L5T6!=\$F;3;P-
^EK#5!S8SE;RDO#;/EWSJ!\$805)"A8>#T>X KJ"1#1+N M=YQ.GI(#^TI^R=;J6RXAJN9/6KS+&8.F.Y;#F;85+N?
T.NWK.#5!F^VV_M;O%QIOQ;S7*>@/NSX<_!;"X!H;XBLIBZ15?F1(TV2FZ9,M'\$
M9@Q;JD63N%80!E!L;LEX3!)9VOPB>7!">CTH-OQL;Y!W!;@%>6!E@(+
MS18BA_Q_O!2>CW!7L!DGXM14>#PONBX(H/L\$WZ.L;6+!HJ_6E%1?!(N.C9 MXKXM&
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M4FA6P9J@>3^STR"3=S_6!3!MB! #^/!L#Y3NEO9HMHX;\$6TBR"K;7-91298HLU M,Z%J4-
+1NF;6=KJ*C*_1E9ZHUIS;1R/HYIQ&2SG_NO&+^>JM8)+O_%@YKIF M^G&%0NT601(<#FYM;7N(C%K.&U;A'=K?
FAM_NZA*7F-TG EO>-F\$5PEEZO< MZ7N%WSGNS.\$;7"1KL;ZYS8=R\$<2.\$ HLK\$ @)!@-0KA@C&ISUFT+MTAL?K M
_L;SO%LF8&KY6XYZ7=+H)I "5N6"OLK=J!QWT(X=7*&4%W=;AH'4+3& MJG!O3
QI+CO)OY.#*8/F>0I@U2S!MSY%F^898MYUKM0#MM0G,+ZJW)G< MNHR9S7=H?&"Q?
O4C!>LS%>8GX.O=XBM=9R!;WGWY M!N;^P!>A^6+4&R9K-EV#EFGIR&4%K%;MM* V4!T2M'X\$@Q6UG
6F\$215 M1'FPVRA!#>P,+5L+.#.%&&0072E(HX;59K(T<\$!UR_+X2IF/#"X!LW&A> MH68.H84N("ORC(!*R;8+!
(=|A8K<\$M/_O&3Q59J65,0-X">DP'2=A0JOI M* |SDLDP&XW!;AIGX83D;)A.C"JZ)HZU9XG!QN&<^+D%OE(R+
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ML\$MM1/V!70ZJQGESG&?3D?ADFL9QF45Q!;5F>Y!_S@Z>LCCV#4IT6'.G MZ5I9FLU^N;7'\$.+53H/N-
HJ9;YR#_GE=@U02P,\$% @ ^6\$ "61Z!BX0G M P Q@8 !D !X; "JW;W)K&ULE57;CMLV\$V5 M@;((LH"@NVQY8QNP-

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ML91YD26\$ DMC\$1B1ON J'F&|B,?:8WM+2%Y^L3^DIN=HEPS3>2_ \$IKIQ^MYA4>5+AEK3?
Y/%G1.?)>5XIA79/;Y>>IIV6HCZ|Z8&2VZ=H;|=S@J* MZ\$)HTA1X8S=E;11%,#69^6-C6+/C M&X&PT;J-JJ%|,PT-
8=N.L.QOEAEU.<@%G AIE8.8:JH*JW 7A1H0:1#S\$B79%,QIU>_D%O=25D^X+H74K4+X8|1
M1M%Q^?ESI:UR5|N8J_0G3ZP\$F<>W1&-Z@MZH|>OXE^TILH,V3|!#=@W|?VS6 M59R763ZNGA>KIX_+ #P^P6*!?
GM<^K|Z>@?8!AWV-1X,UAM4)U<^|TRI;|S9 MP:(LV|H5S& %*Y*3BX%UN_F+|B48":R6RO!_F+VA=W#OSCN!*Q3.I?2
|H.\$& M\$G^4),&\$5F|B|AKRH+BE=>SGXW\$0NWB>YD%NXY,L"L9|=)(%:3PK5I&0DFS0=!A8%M2-2% =I9 M^0-
>ORJ2-DIV/1.4R)ZYG?V#61^GL>4<7-&|89(O,)|V9^EF=IUL5|@C9. M,|H28B&9H"6|S"JAE&UC.ID90(-(+SIM^I>?*
QIG^T2|P2Z6T3,D^ MJE/SC^RX)1J(PV=|?&PO=VIR:W-H965TRJ5|79SY=P_FXD\$G+I%*!AF\$S3E9G4I
M\$KTI_5;U800>*Z^5G4<8S(GV13JS_9&<5)24B3.8E9!S?|?R"=,R+!;J;B*)\$ _8G;+Y(#>6<95S#Z+>|f5_*SG
M8T|D>E&L+|0F1 HEIU04P.GS; M*79B| M#;NINQ_27IV.O|_|^GCIS^ WMP_3F")N85@VL0P;E8LTKFQ&_8-
+=09FW^ M+|C2;<5BDG+Q^FK8B9TUB=IC|6;L4R(R|C+O +8H_04#(15:0);,:(%2
MM*36|4*PB%JGA3|V3S+|N2KPZ3">V\$=%KE*&:U,T,Y*A28,4)%*|@ A6HN M&@NH+|A9NYD(O|_BW\$-|VP-
KZSA):-1DL?D|MXT=FOIQQ*92NSW(% M%|J\$J3R!(Z,OWJ,8;+CD)JY?%8\$M>4;P:02LT#)9)(O#XR48@ M@JE:Z|=,5
M6Y0.7BZ\$8M(1U|DIDQ%G, MZ|0P"5/P@-|C;+Y_?CL|TND" #1(QK7S1%5XM40582D^PTHF*,V\$YL#0
ML^DBCWJ3\$;LN#_J.#(5|J?7S435^3CL NGA)R5E13KV4DA='C;J&>2\$4J8
M^J|@|f|9S_SL@*OWWA"^^J5%GN*%WTW^2FO^*VU0|96NOVWLL%1TYH M4LOF.(O,BK;+I
)K^<4^RH6.&60A9^W*G/3 T>!(#*^L#|KQ-2_KZ+|M^I@)H%W%8D4|Z#IXX6N\$T\$2^Z7P%VTW-/KS_8#_J^C?
@JE^4) #P+@6N%< M(NHIXYV_U|@3EEM"GR;F|6%L^T=|R3^M^MY.857UQA5.G;_1QEUT7?GDXL4J4 M6
HZ;_Q3"578<5%6F=&1\$+|0|_H&U*Y^?7?|YN^9US&<|4|7_0S_0|%-W|_)^%0#Y M?9#HZ.
<+YSMU(V@/|HU1659QM9V^L+%-3<&2LD-2G7^X/O;|4WH5_0@?IG? M-W0(>0=Q_U8+)|:3^
MX>EJ3|A|0UURRE)SV;HDDT9G"%\$R?<\$71C;DF=Q8U_?PN3+TND).0U|&VY MI0KBO22,R39K;_0GN_+R@|^DLJ
NK6RYL_NZ+O?PA_!W|_#WY5GNRYNSCP@BQ<1-0T_B>MLN_*=KA" S|7_W8_2^6M M-S|7&EW6TJ=+FUS^<.;
(MYU|@&W//J;D|V(A Y5G>I0Z0WP&^U8TO>|#W9_ MR(H^32;3_?|HM">G%*MT;=|O|_*|_1(A|KX7|MWA/GOX
M_#%_N+&<+5FCO2"KG*|%Z_?HOCH+|M^X>HV;H12H^?LO^09\$QR|NB=90
MUU=LX^|FJ5Y>W;HJ69.7T;)F\$&T|Z-60A0|G=>Q<#IS_!S3;5S.05_%X*# M3+0|S.M734@ ^N+OXO_%|+ P04"
#Y80)9*G-1Q#8" Q\$@& M^AL+W=O49#EQT@|;6*);^?U.<^A M;=|Q|HM;">9UTI=|E;|>5^&0QPSM#A5J MD
Z")X."2|VIN@AS^S5A:FDEIL_Q51<^MID8HL|GLC7K-Q(-2^7?(RRGE3U(=A02%U?|*O=1PZ M|TZ^SOQ(ZP-
IL#LJ^E:~Y9Y?75BS899V0QJ|!%?#1@G-25EYBU6)<|YJW=< M6O:9T|JP>|%=904B|MW%P\$,X;1EDM;"^*A|1M
9NS?_KORITIG(|W8%1K M6=I8=L.^*#?E4|8>-AGZ3"=O" |OW^HZ#O+&W_?TK729.N2L8H?SYVW
_15+!O\$ESI|E#O7AA%V+WM6//XQ.ANS3PIW|W>?)R0CRO!%D:A+J5>_L_G2K#@|H0PC|5;4Y1<
M;W_1X30=O3YWC#LGL_1USI3DJH8>|^C>IG^LSL M=OC/&_96+(2E^&2^C_B+|_Z1>BV<#RED|VPT3:;
|HXAP>DX3XV2X>S3S;X65 M:T|U>1@-|S|I7(8L|DDT)|R.6GH1^HXRV^O:9R,*L+|HML^F=^<^? M;#)-
|GMVUO|CD^|T.SY=,SOBCE+7K<|ZUTTO7D|@|G8;3F|L4V3L_UY MFEA-O^V.3CC/OYD3;@G|J|U|JFV|@OU
5E^Y"NE>5#IW_0;|@%4B;|3|94+ MV(52R|J"OLK+TAJ>K1*RO(DG6FM@_UZ(1@G|K\$%ZAI%|HD(16W^OF,
MR_N+Y38;%IRH4)H5,%V5X^>N/2*WC5JN&%J; >AV*EE|OZF4E4NW=UN;/8 M.B%&&PH6(M|1;TJ;
<^R5^|J^E3K|^|A;= 8-&WLB|_%DA|XHZSS4IF M^O!"33%|+WP45FWI>|<9*|RN14V\$^O|1X:26BFN7?>_*5G@)Y|
Y*^XZ^*Q^ M0@|8D^&WZHU3|U*SCDCE " MWZX07;B*J^L|HC)?T7\$@M30^H3^S&=M=?HEFX)4X^N?
3;@#^AA5UND9A6 M3P#|JYF5@S)46T;FXCSQ>X^Z%8 I?Y-W|J|S\$25U6T;=|@726^\$A-D"-SM9*HE#
MU@|f;1(C5))N\$M49EQEE8IP RJ>XD|J+Y^I6K?^-(1@82@0=?F@*UCNOF MI(00#_2Q|?HT"5J2YUS#X805|A&5^
TVVKWU860)>R|JH-2^XO;Y&A4MV^L M^W08N9|9ZP#(1^1%*(%|H_ (G7>GOW PVTJ;_@U57&-1NE*^KZMW^|YR?+?#?
9HLL RY%@|!(BRQ+B;D0J MHY< \$>|P7D\$^N.IOWA|58W^TC\$VQ&?Z)JOMH=#FDCV_?ECH8.FYL3;<
MFEWL8|\$|E0|LKL|;G+W|T&LC5K3J5M4@00_9\$;IVK)7|+0PW-8#?|=^*|_7 M4D>E^0ST=O^|G,%?VX;JF@B68;
(3K5_5M|KCADZ=-^|H;|>Q_B^Q M014A"D?3_MEP@|LA|<=@8Z_@98K<|?LRYW8I<;-18H&CP^3UM=L_\$ 2|H24
MX;,\$&|(KRN!<=; /6%P;|K0>DH/U*#?4_4\$|L#|!0 (/EA EGC)H# M51@_!M8_9>&PO=VIR:W-H965T^F=GFT
E|Z|>T>WV;L7:5G\$*I&WF7+ MHZ01L^O1\$""20B^|7B%W|@L|RB)-O^?|Z^71T.\$2,8R|^")/ZIESB1W1,GNI_
ZF_I""819#+FS3^4T7%>N71Y9&(Y#(HX^N??@WJ0^T MQ?7"-H7_8|JG1R(L|R+|=Z,D P48E^_P72/"F7
Y)|@PUA/&|^#01%"^ M#HK@U8LL?1_9CH;5|;=E68#<^|JGPI,OA5P;SBU8AGG_||<=|^?B8YH4ZUR|22(9U>>?
2P6H+|\$Z^KQ|YPONM_M;#8XG7*^<G_""S?Z;S;7&3#?|F4=EM19 MOU^?((1""7Y;T|>O7|T.SX?>2;MI.=|JQI
BM|Y|=|H^|SIGZ=?W|QI M%* ?7|57|=2A.EFFR8R*7*1+L7O_|@3D9B?CGT9V+D#<_G_@5,G(CV73.OMIF*
M<=80QDANI_ZY_7_1^%K&9K|OG.8,9X@B;_:=^|X.D|6);R_?%#+WY_K?
MJ7_1.>ECD(5KQ@N2<#1^+LZGE|R|;50AW@:ABE7Q")1V ME_08)BI46UAI 0P&!!C#X29
R9EW|A|Z(|S|Q|E)#S+GXE;LM@;1%;_U+I MP+YQC6_%".88P4R2>I7G)3%HE.9%|HD\$C-PY(%VC2HW|
,C^0FP)^B;X|;6R\$H\$WF%_XE PF4&8H>^3"U.F#Z|!T@3H%E MB62?D%1M^J%.2;|NX;XG+B\$9C7K;2G?;(DD=
&V#@V^"LGS^9|H.XE(CU M^G8ZP;6T4JD-HY^U8AE47*>2.N/YI^V9XH""?I%PQ8_#P29P)|@S@?T#0-MC#P
/|^<@4P^2Z;8-\$ TF8EZ+L(5,%_K&4|JND.(26?6G +Y%94?^7@T MA2>>>|@KD"N"R^S^|X;115WD+B8A47%2EL"-
M^T^|Z^9&^0B_B8%@W;+U MC#Z(EYZ#1XWZ^*3CLT^5^2BCTRHTR !=1^CT(& *E6D*|06GQ.Y16%&,"
M@\$RB+N&^3!>GH+(I-X)F.R\$^N8%L^1+2&4Q;/8JFRO#@%UDH)/H%/QC4 M@;CFY>(O|_T0H5M
FRIPQ5@|0CWD&O|<),^+)+8 T.L9O_Q+A&&<|JC:0 M>W,TS2^D>RZ>5Z#"+KF%|Y|OYMFN1X%K_N;P9@R>|AV
ZP9AF<#7;T|^R M(7P" U?S\$0S%W8\$YIAS;
(N.*S.@C(5;JL9Y;H;J|^PW>8&&E;X4|\$>@6NA|5AH4\$D0N";O%+2RRS==L=MMT> M^991AYDSNJ;9GR"
<^*|S6@1+3(C%|C>P+1(|A-f;|8GT^D2L>|L)U^|NW MT^ZN/D^O;I2Q.T@;_*8E2@f94(6D;|W"330"
(N1+HT8QKL8SZWU=X|K| M0^+|XPKNWSW5VT5RLR6ZD5^>1V8;27^YSAZ.E\$.08L",|S\$|E%|;XZ\$0 M9;F6;_UT-
7;<|&_KV|=F8H;J;WAG^%)"*S.#)4 TH8S^9DBE|QRP-6GONGX_/+T6^M;EV0=ZE(B^DWL">I.\$WM-
8@9DB4M;P|E1&Z;BQWC@;N4ID4AP@AE|RPD>7 MJ#O;S@7+LX@&6U_VWQ6J9; >OZ/AS!"2PZ|0YQ ?
9U6%Q#D/&42E;_S6T| MP|HC4;ZX|B|N(RT^+2J14&LGX>96E21,0IV4J^97Z%|F%|,O)|BKG_M|12_6;@D;J?
M^X9N^Y^CKTK2Z|3MZ|8PO4-!_D*5I_1%22 M^12^0>7YF#U|2-
LFE+G2!EQ2"JY*38^8UZ=R@|^49/#2M&9G\$8I>^%R^T\$ M7V@K0I54&& "6M.(N%YM)-FKVP3E^G?;?
3!K>#TP&Z5B)|INIP;70|^*6-J MS.)&98SV) M(PC@LH"-9.A82H)3M(8\$-(SPV)6JK|Z-70^8Q+GD-@
MDK\$KIP@;\$N@4B;^|K|^XS^R;L;M>CR^UI^AL(O=HA#@_&\$Z4S|_#_!WI M-8">JY70A4?W8S0!?!L)|H#*69|5;
T>CNH3%WLD3Z2YXQE7_5=^0QO>R9 M(^JDZ|4VT(=F.HOTB5XP|)(Y>V278AI>EW;|J^H0!_SSYM4(HA""XX
MBS)7Z;LR;|^#ACZ4;=S^12\$*TVSO.\$ VCO_#*5?Y|HZW^FEN^T);J%|IOM@1KX_!HZO0^A4S3N;T)|8L=#G
M_A%VM2;<5;MV7_P;_PF+L>C9Q5^VY7^0|E^ZY1)"LYKI*10<5M^!)-MH|KV+86\$8U_!F.ME|BSX|9% X M#;
TA3^T+0@;|5T)PG=(R#)?Y^D3W\$03-SHL0I%WRC%G 4F?@K4TC;&)R3" ME^@.O%?K#;J8?M^1PSZ/3=M\$OB""3+
(D?I^)(#^V-CF^FS8X-8\$AV.(^MOSL"-IE"">P2#;|T.OQFD7 K^4H.?W(4,J_IBRO2IXL4F;6|f^N0IOM
MUD\$|F)A(APB<|A-&APA.GH;>\$WSX6%J=AU@|@5"G|QD/<>HA(^;|B(LPBS|DN)YM5D>|4YPI0T;#DD
MSD(M01FS;N;CYNK+C2B;_E4H+K%\$0L#5^0;|=^%)"(F\$|0|1 E0M A|S:(J M; &M|^*XUPO;E4X=LUBV?

5H5 &J Y/47+F2U:SIY6M&RFX-H*E U+IF3IYN, MYNB2 ! 64VB25"FIU)3*#^2TH56.M,Y%140X"GGIP"F9B-
P,12H1@UF1HFG M7RLX/J6^&D=^/B1WM>URJ*6(L94,_)ARP<8 O,<50MVY=N
31/153+1@/MVQCS*Y5)24U6MAMB S&NOND#4=*!(>BE'DMFTL2;/TJ2-M0:5
O:6L8.8*=VFSR<<74RQ4NZFQWERT8_JHJUJ 94*^=Y*NL,WQJ"=N@&3,1D!MOWE39BE7?&X!9C /7X! =
M@>=700@&BT(FW(8S,W>S*N>R@,E:BJ\$(L-J)?<-P*L&E:K M\$+9E:U6@T8L;&Z#)H0?YO @^?>W'ZE0*6XH"\$# //)
MO (M:/41/P4@>=2\$9/*@GRB:*LD+5>A@/TQ LMDH1%T! C2!U0@.M@4\YN MO#OT !*JJOZ%/A9)6KZ?
5RHJVS5DQ+#K/7K!:=Y6A(.1.8AX@f>>P M2-&)&F ME!E*!+#+=&EB!/)G6-@.G:096.;X!>FS3B MLD2!P59&9L7JK
#1Q 9:H3HW5<9U =24Y2I91(ZTJ+; *#BHOJ&!!^*J MD66'Q L69/O9493H(J)AR-534\$92GINI*Y?
IFH:ORFWL7UXI J7^E8QQ?7 M50VIX4(WY; -G#! &7D9' K8+L!SXPDL7>J:8%9:(U;M9JM9;1E2G+;EDD92;AP)
(&0E/G2+>R=IZ9)101O M7832;&3.0L134H8G<8JE(+/92B7&V)IZT6!J:*4J!^PFVI%QU?I04=U7-D=M-(C'IC@=:R?
\$244M_HY-(=)C3(?),80&BB:V!@!QY=:1/6<(X/D *%:9G" MTHOAO0DL^0S7U70>45!+;C;\$3S^T656HL:03BIU
G(!>:IBRKV(XID.#Q 0' M#UW!83?/A\$3:K#;HL/J"#S^1Y4E^5678#DTHM=*L\$S&C-RBM.T>@SI">)4 M=?
C6/TTW*).G#EO_UKX\YLHY^+73U_MJ_2IXV(=^0'#@>:G2A M9\$(U&N4TJE4>/GDA\FUCZ^XA,91"?@=.XW/C!
<>\$.DL(:(*G4B=/:D,G184V.;J>OZTRO%6J 4-A&00!, M96+^P!Y !ACD,0N 2N)6ZPE.!4U5&MNHE=H00,
(5ZIC/>.\VH4E4 M#*"(A3"E,6^++&OZ9 ;G1LK;YBRX>9FJX2A>XREJ#=#06;%&P")O6;DMPD== MJLF!2!&Y03.9!
L;WN\YN+I_0!\$JCDD8\$FS#.#I4+Y;&B/I+H&3P;^_JN_ M5GS&5M""H@!ZP>ZL@JP P^40*72V6%0;I<@XF0!_G?
-6HOX&B) ^2I3Y M0NEND7<T !/ 5IABON#IG+T"K!*8^3'8!2 .M"Y8WUT^0@BZR !"#H
MIXDH#M'JZ\$&S#;MA%EO)XA/4.O'51*R(- MG#0N9@Q!4+=OPEUZU063UJE_ W5@49M39AJ8:114N261B3"L!8.?
HB;96;Z ME!DA7AGTW9PWY76:A0DU&(A5=Y<=>PU8:\$!1=:T+QO!/@^9406J_+FK
M&DADM2=I7^&0N2D5NWW71<2%K%=:472?
92^TLZ%+>UO3!G_0E4&D/NN0S!LE9M!C)BT9ZIV1 \L17O_UAFF(UL/8M"@P&R408%S7=MLIULN%>
M.YFFZH^P1TWW^3BTA8F\FNL-1ZUL18AT"%5O3Q"AH?U
M>%5\$W)89%FT)M!N0V7Q8J6C(>56VZ*XM_X_B.O%2WT@YG7LM8=+V@PP1NQ+U* ML2L=UPST%033T*
IZW;PD8IU+^0HLH;MP54F8T-2K7B9C2"Z0UB@Z*TAA5N M!@U>3S'>EJ7X*Y2H)UW)LA#H!@ME:0?&O!F)
B.@7^_WT#A(8AS?2:WUS M !PL8N^<-BZO:)?HV;V7G+ANRTIEN326I+!S4)I-W#;.;E_EE#HY M\$9P/T+=V
U""0U:&E6NT5#&L.S3?CX#^31?I;M,BP"Q&"#S#;K6WP)?%2P M30X -JYUFG8%>C"D A7=M*JZ7-O9(!Z+=%[XW0?
7;.&YU%RKFO" KK^W'H: MKIRE&*93L9Y6E5J (S9L1HKF(U;5F3;Y@;4/<J;Z)F-UL(1VPLZ!4.W9KK;
M8;&JGW=&P^KMN'3N;=19!F^US!1DELO55J (Z5= 4BG;GOF&P%U+V 4K M9Y6IR&HKBI!0*0&^1Y&BJ;<8(Y
MO0\$HOKP6^5#X."9'W/A0^8U;01_TG.%!9SV.14JGOMA)I X0Q1WW*\$3YO M)>N3W!=FBS<16!PV6S!H02-
!YAMGEF17#S=L3.R!_T;2T'IRAF3^1.O!\$P M\$&RZWPE>^>^>9H-6YY M@^L8 G;ZIGPX?VP3-
IA&0_IB_KB\$W^XNWC; MDV!C2\$!+#+(IYP.LB1.XXZ#Y\$A>^H&4&=OW?ZR.>-
"K(IMO>LHDWOCB0'9V;4643.A!F\$ LCO89'2.IXG5F7#.Z!H!"A M, +10G!*\$5 6IL+U; =7X^&(V)X&PED@\$IK@6<9
%.4H!N3!\$(Y-^7ES1 MZ^&S!HCD>56^A2K M.S22AW)"!DQ.BG?(@AZ^D.O+." 4TF60E?C)MRU!&
M+^Q&^OH#Y">OQT?Z46H="K+7\$)72ZIC;)F1^FAUO;,>LL="L\$%X9X.SV8 MY+U#S\$5> [H93L<-5!'
(K:3V&KM "MSLJEO-HDKC MAM(8"U#7:58D0W!7C.PP"ZA#ZEPJEV4RK!+3SO%)3WUXZ!1)28X:%5S;A*
MR%2P\$!N0\$IR1A2><0)7>M-A;56YS=,^<IUHW,EO1H38? V.Q\$^WVF MRI=7 M -YK-9R?S?U(5Z8U%G"5.R8.N)ZE?
FC2+?T^NLB+8IT0Q_7,@^IO@P^S(% M;:7_P WL>!"O @=02P,\$% @ ^6\$66&Y/E!_ P T @ !D !X;!"W
M;W)K&ULM59MC^(V\$XKHU2)A+L,!=KUM VN6V M+57A5K2;1D/5#R:9\$!?'3FT^EG_?
QPYD_1U+I4K10OPR!PS;O!& V.WKF3V M!PH29)Z7U!DZ8N*(!D2!LK4K"%3&%L)CZU=IZZV+/*H5*ETT.^ 2RLA=3(=
MOL;OV:QBNI^<&2;Z!^VT=*L;?)>"37)<^*33<2W6_C^U K!8I=V M*+FL6#MI-%DN)LGM!90QJFJ:"09@?
8N09V!KL=10 4.GH7N>3>X"/AS M4ZJHV_1H#187<:=GX/(!P%;Q?)"T4/5B3,=>PV-\$?MROG+;KDSW/NMFBC
MVB6A)&@-QW;+R?3KKZ!P;^P'74<1U=0K^Z7;Y@68?
ET_SY8 WRIG!&#;O3R3!9U4+023JH^HOM!Y0UMAI6D< MJ:A3G^@\$FB+V'=96.AR2U.0!IA,S^*9
MC@*J_MOWR9DV_G9;KRIX!Q;&8!)&)R3M?& N961%X!EH5V9IV5H6' MPJRE;/ID@JS/NN->IN%>[5<>5X8G)H67YJ
MS5I8W@UM?!"#=#)P3FE.RLO;/%60!^=W#;Y2Y^+6K!B*.;!)!L 7LO+DG3 M0GEW.O POT*#K%]&56GKZ@^@I^
JBLGICJG?%M^ #=:7!_KY?IEPJ JW4B MOL_2(2! AOZQFWLXZ!O_&IC%U=8%[OWI(6LDX4PBI"R)WZ^F\$, E?7+2_!\$
MZ_L06^=N^&JF=%9#^WDR_ZAWOG77XTEPY.W8MM08IM_2_O!LEQ_UD0"T4Y=PHYQM?
1%5(=%=P&Q0S+^LW=JTD(Y\$H4L)*A(9 M6=8FJ*P*!T3D1&45:\$453^@&@O(C3AP'#1/PM&2 M7")N&I4(KO^V?
&OOS!1XN+ZYUE@0);NKJ@B>H;BGCY353)7B_MGA
M.S@J=ED)AY0.3V;3^!MP.SK9Z!Y4>M\$S7W>%!KH;UI/<0<%CGXKF27RNXS/ MCM'>3DJY+30*^L.K\$F ME%F*5>
<&ZY7AI/6HXK/NB'TR9GIY!V@!\$)9%I@K\$&.6VH.\$:D5EF:PYU M;5C7ILT;(I#PU.@7Q\$EBKI%*-N;
(EPO@FXX&^8IG;3U+K3G#7*<9K(L)!^R MR5;+6J.14EP;\$HK+G\$&15=DHU,09HY6"ML<.1.KWK4=70VJA7;EL?
S7*X4L<.9CJ4 1@FGJBB++ZK*.ZDW@1?;?THKY M\$B52&.>:NF;D(JRH:VI8"
(QA0E;\$2BC%>^!C.BM=12@Q0RR;T!TW*V2R2_!T/;L9 6IL+ M8T!%@FN9XW%00KH1J8QFZF8E^C6PQ2Y"-
"7MM9!4S=\$8\$G\$K&FGL)FKQA(I MMU4UX?R'E:4Q.#10_FF1AB5#27BU1*^!L42YBW*.2"6XZ5_4M"8"!Z9.OO
MNN(@_DXI_J.00OI?!)#>>^!7G05M!^DW2WKF5-N!-">.A+@+1=%@^A/KMO
M=*&^W5K=0GAG'G;@OK'3%#L;XP3@*ISO@:00SN2;647*RSV<8V38QO/ M5>0!""2UU;)D)#.
<10NILEP3^R.DE;_DV2\$!2 YW_9EAE4'0.6XXI7-K" M\$!2F6YWR#L#NZ24G!00-6L=.;Q@H0<=
PIL;*6&R3ZNT>MM YRVC;!YIQ7M MWD6S.8\$!"1UR \$ _!1'60:'2=J9;Z_?J39(C3\$IM&APCW/?R/DB_@=OCP
M3RKXRC!3I(T !P M!PN\$^L^\$;|^<9ZMY=-/K;|T1_D!^?XN4 MN&V(OI,VXW E,5\$U7*S0->I=/ M6@;+!>3&_?;
8)+Z285<:V"L \$@<8QSS^34X91_Z8Q-GOIM1?^CLYZ^PR0&\$N MPX<1!YTX?>/7@W;U_?
9R\$3Y/&^/VX^2HOD_W4%+2 *H YZPL:(7'B314^M0.R-1Z8.M A3DY/E#7B^.;9O)FR@ 2)U_B=02P.\$% @
^6\$60#YR0"R M!=@P !D !X;"!W;W)K&ULS5=:3^M&^XK M(QIT>BHAQW%2"")!P0!4VY=*JJOJPL2?
Q"MMK=M>Q\$J=W9GW!M(3EUX> MB'?7.HB9?;1/65P7FJ!E="8L;?6Z M9PJ-(G9'6=H+@V#4RX3,0?G4G2WT?
*I*F!H<%QLF65";TQ059N9U_>@QNY M3BP?!,30JSQ%NUJL="TZ!4HL>0\$;A"E&EA\$5/9IP#-.A@!T?I?P2YGL,
CV(0S"X3MX@!<^<.;O(0%7.0- GBR-U90)O^WRL8(8H;@ MZC@RA8APYE'Z&H/Z,T_?NB@N-W#!RV!@!20_;/P%Y?
+DYOSRA^!^G!< M?OPP#ON^QW#^X_W5W2!PER^L5\$I%*/.U6+%;L.Y\$^3L:L/3Z3&6%R+>UH*&:
M*TH=)93S!M0!#40J2RC6J*TC!YPM2(KZB!^FBUR?;(A.;BOG;5A!0WP1.GE!35X!"RXA^D1H)"!G!2WL03!8^OTO+
<8C?SIT!X%_Y!L MGVX4U;DM<2+%C+?D!_?E@P!A/_D"5'(Y^1PH,AJ>9G0\$!6Y8)^!RE94SV
MBRC2)=E.Y+0K7@&D<>PU.H!-1M&CIDTW,7/FP2&27*#)W*#M@.^&P2%I M5KLK_6J#S8A"?
HQ%8N^Z=&6'0)L!2E3:FW%5T_@!FLHF=G"/Z-2&0M+ MFUM+ #VJZUB<^9/ !>6.H=S13BYG@K.*8'0\$4ZUB6ZM-
<&+8&0*CA&G+IF M\$ \$""QLD=YM0U:1>Sj&QU)H2V\$GL94T\$<7&J5B6%F(90ZXL&+26.KG,K4S)
MDG!76\$;HOK\$*XGN8.GI340%L43.H1 \$*)R#K SO R^170B._!_T1D!U^/M!;"JQPN<*D)H(KU?
K=WD.\$\$Z!19!8*.T65D2S!Y2UH+K46^=B%IZB*B@.\$G#
MT2+#7GH#V9>"*O@S;EP!\$!)>P.#RH5N>U15'_D9+XG7G:*3B3H!>\$O<=ZVR M89!XA9C1'2-6B*+1ZECO=(24-(TY3
MM7:R8D%MZU52!K/D\$FLM+A3;4U\$F60?*&E93TFD5H+!%14Q;6"Z_>BR<4J
MY(1)4JE+TC=^5&;SIY#5\$94J0HR=MO.PMFJ=N MXN6;\$!5R-1.V!^U025+DB_7JXG!6NBUI+))
<46B!T!^H.#96%6ZR7"1+ M+;1_K2!P MN1\$!D !X;"!W;W)K&ULE5C;N.X\$OT5PM.8 MI

&M+%7YP8DZ4O/SZ(SHS9>5CL@RS1-K=ER4U2<?)?OZ>HB^6&\$VP6*(MUNW4J1+ERWVMONF-
\$(L,M*7TIVONS.U.=A0VTVZ)Q\$0565K7:9@:/:CW5 M.R6RP@IMRRGW0BZS60UN:ZT3&/I-;=|HGH
M9A3)LJZ_T<.7XFKBD4.B%+DA#1ENS^).E^4I@AO?.YV3P20)CL>HEH(AE
MF6EQ5Y=RL)KKB;IA:5BE36E#;SWOXHNGHCTY76H97MVU- F^YHTVH83A MP596I3UIZ7
8":3>&P*%\$^#6H:0I2)39K^1K2U70E+:=T\$8#&ZJ5AG.RHJ0L.MC.*JA)RY7H@U(##;Z.F>2=YVTKR-
RIGI&M=F8UFU4ABFY*.P87.&I M*F?V786 -97+LIAW./A. J^C3 Z@O>#XTIBEVMC*S6I^W2VT4B/"^4^&V
MVL+3VJ@XSO4NR75!..S70CV+R?7//_FO=_.K^'@: B>IG?3)*ID:;6IY^_MWC||+=B-88!5#+
ZS&P\$NZNWNZOZ:8VJ%|LJH @1%*>\$"JIS^!77@MH:(MHOUGHJNZA)U3*NKNE&=5+8L!-=."?LYYI2SN,+
J^U@:T^!24NU4PHIDY M>X#\$SAMU@3N99Q1Z?IEDNT%!^A^W0A59UW7JTSUG5&+9LC!"J8M#Z)ZB>+>7+
M.=LIB48BRU?VA M4TC1MA&ZET:51LAJWJ019.;D00A^T_0)K!)K.Q5BA M6*!X=IDIB8=19.;R-
#D+LH5DJN^2TH?H17LASKT+(0K)!ZXYAZZ?(C)6 M@X.#>0^02IHU
@&0P1Q^9Y%R>H5DY41.H%MNM=2F+T0E=TPIMEJ.^"D V" M2<.D9G*(^(<#<JBD\$C.6R^2F0-9/6-^K5Y9#IZ4;"PK1L2
M&KA(TG>UPA.<@D2KWX:PI/<)10^R^0B&5Y9UTIDQ2H(U?;3S7^=WE!;HZA"V M.X^B\$-N=I;E70)&J8^;#85)6
E=0YP4#&@:.-" @+IP(CHLJ^VM&_0F:LE&ADJ4H9"B0 VHFPSKK_2_"!^4^3OLM^H?Y!003MW M9&!"6Z=9!5^+
KC@)NJ(f@-Z\$ |B|^+MPO(- M94!^O=:R30!U):OVM&2^4L@-/Q#7_ELN^T0/4+:RZDWZ_ =STM=Z,T=T H#Q
M8NYRC+CC!0AK?4=F2A#CT0!"(=>@&N0)+B.&U:4SK GYMQ-H#SQ=?#8UB M-SS9R+@?
8H4^08G0437E/>EQ+^8MORX5#G! (POFN=P>DMCN^9A0F4 M?+!&9U#T@47.S.=N;\$=>&&'4QWFCM;?Q(G5BH-
\$.^1.S.;P2-SV PD^" M)^%G+^9\$HA2+8T" 1O(CYLSB?9%?H?8? H+ MM/802.?81M@X+(M0)L9DCC#-
N(4P?8ITG?2!J VHM7T& HFT+<HK 3T#(I ML#@E*UW=F/&@3@HHHGG 01;#4
JZ.HBQ=KJ>MW9QFFB2I6S^*3JB68^M)=.)4FX+(EG)WVYX0"@!G\$E\$.G."/L=@^+2I3! =PZ:UJ_U(^*A!L-"
MN.4GO.DH(29\$.8WO#J>0 B^"5V;3^Y^0.4Y#/POP770G%O+*+L(JP%RZW.B MIWO)-&. <6(T>%0)\$4N(OO.C41<0//%
I9NL9H> 2LHMZ75*@T&@A07^"1 MA?/IS",>_WJ_C0^CO 0.#G@ ^%_J<0;08Z^H&R^H26^*P6M&8_2=FB M^YHAE-
1V_H;EWI_C0^4 P8\$V8Q@/57GMEOXU"(N^WF;K83?OF^CXI%F)GQ^8) MG+H/C. M^\$)G-N-MFW22E!^!YJ!6PR)
I9Q_Y7@;FEL77=FG*ASB^P\$@>@-M1P7!-#L4FR;PL30!^)^POB1G?IVFXX^IQ^\$VOYIH.\$U<:OLOZR^V>% B9OV
M<_RPO?U3XRN.^O+T+<4^HH^VFC#5_E^0IAZ9S_.E!7!HX=:@1.U(HV8!W= MP/0/9&#XM^;Z_U!+ P04 " #Y80)9I
2M9?" #!\$!P @0^'AL+W=O M^/O(3YB2QM.U\$S\$O-. M4<@)9^LRO^+ASE0OILY V=ON^";0AF#E!05WL_UJ)MJ)?
3.ZUAR4^*3A.# D M8#USS@?3963K<.O GMY.\$8FEDE.FSD>SYS?+AH) IPX#U9PL+H-00Z6WA M.3F=3M(#1=
H@L;NXIE#DM8#@":!Q!0M(##> YA; %A^!5B%L1%*% M80NPH7M-!#9Q^58XB0?2
(6&+9L9V.O;M.X78>:>7^NA5XG&J62%!"6HA4(M>^=8!B@E.J-G^V%-.VA!X62LS;V2^9V1"
M=,F9^B1:LASR^GOZ&C!Y@=?=TR^W7^2!\$? 7!3ZGU#@!U"?A8OAX=I MX?R^?O+5ZD?)"+M+\$%J^!#67H.^P&
JHG^Z4MJFL< 8S1H=5Q.Q=U^62A_VPIDRGC_ M5;Y.VO7.N5+K%V6.@V^"(XZ/4UYVH_0)=XTI^E!+ P04 " #Y80)9
M=3?8U60# !R^P @0^'AL+W=OVWGYV\$^*V^M.#) M0&+GWKMI^=^PDOT7OV2^J.
I2YF<.HE2^87KRC#UC!C@.^SY^DS\$7&5%Z^..N MS 62J 1EJ>MIWLC-"&7.;%+NW809A!Z%7;L 2TOR9)R!P^CJS
<7B!&+PU^4-S)UCT8)10. M?YG%.IHZG@D(4PR582^ZH@+3% #L;X77,ZC4L#;_OV;^4VK66#9&XX.E/
M&JEDZHP=B# FL!6?>M93PQ?R5);L^ML@W.PD(JGM5@4%&674E3W4> M6@#-
TPWP.X# !C#V#@^" &A^40JO(2EF?B^"SB> |\$.9;LYF;CUUEA4^%.LJ0?T5B)!5K8VFM4%W M% C;=U0/&(:)"OJX
/UY_VJL^JXECV;HNB5R!\$E\$&G>4#K>^"BKHOJ1D!&' M^";4S!QCX^T!0^U:4=3^Z"E.3\$0P#Y7)IN^T.XT#H^"UY2,)
MDH(QT%>Y6^K.8.B-3;@KW!8I^?D^DZ^I2UM>JTI;FU)=H!MFH;RH970UK M)XQ)^K&K-
:VP(P_GJ%\$YL@;UMJO_4JF=I^2^<Q(I6>-TK.CZKEN.KI!J)WS MH% KI\$BAXT;H^B2VL7:>0^*M<+^5.S;&FLR%-
MRVL0H^L!L)I=IN^Z+>36-WA^QI4Q^BK&&O^TS?=:!>%5^!7S< MJ_W".&C&I^D?4\$!#!10 (/EA EG^?;R%&P. &^! 9
>&PO=VJR M:W.H965T 4">A)\$W7PD9;:2U#&J^*M:AOP^?I3.Z66(^J+^"O^?2
LI^%#10+QQ2IGW_EYKG/XZTVGS9)A>%LI. M@IRH.HBF^98^AOJ^A60K+0H?4K";&129=RJ+*(GC450^J8+IV-
L69CK6 M-152X<* K%.KG-RAF@ZKLO:|Y\$^5 O^LZB+DLD2E95; M@<^5)+CHG!^&K ?Y%BUNZ-P3%9;OWH)M?9)
(@=(^PP)1=I<+?!.1%!"0P MOK4Q@^Y(YI@_WD5_YIDSEZ6P.-?)YE1/@E>!Y#A2M0%W>GM%;9V;4%I:W
ML&WWQ@&DM25=MLZ;H)2JZ<7W5H>_<4A:A3C;@IR^_*\$M.OT5LP;C=:I5J14870+*&T5HT)!^9??;DD_?EE-J
SNL!"\$ M&2R\$X;4^Y057EX+00>Q+^" >C".B7^YZE+889@V&Y^8SN"&(>06+E6&V5/_ MB/ETD)(=J5ER-#
I6H4PB%!"\$B>#(\$&G4@#^V_PAWBM%#=(NS_MU>2IEHK@(!K%@H^7RPM&5;ERR\$EFH_#Q_D7N^YK42^DX"?
F\$6SP6^ZXEE_M@+Y0N.THW%Z+!KT MIB\$61!YS.(A_XA/\$@VW!/>A.L0^J^X^K^V1\$8N+W+7^DAS^OYN3!6^8W.D-
M^X^9YR.PH3."+SL)-Y>3FENSXELH)ZM;H9;^!1T MXW#D^GC\$ 9YZNSMPSOY?E5
7)T6P1+NI=Y^JEM%33WLK_UO<-4IV9^NOE(=;F)!0?YOPCHG\$;>VE->TFH#N MCYW^!%I+ P04 "
#Y80)9|=2RNOD# !^0 @0^'AL+W=OA7;RBO8IVPJK "PIG!0D62AC " O> M^L^"IC53. *8.&RWYDS;I^' F!3N =
^D/N^D_R1V:9>JG5^K3S)C8W M4?U:\$.J.2U>4!ZMIEQ.KC>=(8LQ<*N:+9? 796!RT>V%6@^+^+;9QG5 O! MFXO?
8=O_9^5M+6!GV2)Y5M1+F-":!#?I6<)?OE^"D!@C=A#%V^CCS M?G_0!?-UMC;7(WZ>.W#/FIOF=;*Y-RPI9C
MOODYI047DA^7.I@PP62!..!\$;4YE>9;G=);4^E!"G3A;"NZ;W135@;H0 MG;J.LIMIXN;\$!&3HDP@A7^&B;
92&ZTG^PTK9%9SF_HGI)"^+;1D4B6P MAJ!62^Z^K;>J^L8U/^!1H0%5 3.&M;J^!)CL@3!V98+0L+I7>
LWMOZB4<>RF\$6V9JCRCI^FONWJ<@%IEH\$LS7MZT(AOOF#P&^>6ESSN)_L.;2LGX.S/41JZ)DLDB MOZ*[HM-
/XNFQAX0^_WK6_P02P.\$M@> @^6\$66KY58?0 @>@0_2D^X;"JW;W)K&ULC5703JLP!U73F%"
(\$&2H4P^"O!FB;OH0^VSY_&^FU;"L3;MH22 WIGYLOZ5;E;W G>NW>N!S)* UH;3!543!IF;0)
MZW^0"K\$G^IRZQ+19%2R%>ZC_5K>:8JBCB7C!4K#E02-RW%PW;N<#ER!+ C& M<6VVUN F62CUZ(*V3B(G2
4F%K^P.COA# 4PA&1C%+9!"U=;#M=G M61;X\$R)!SRS^3BX^"##).N\$G:OU!VSE.7-J1+&_!ZKAT_T@K8U71@\$E!
MP67I9;_6P!+N)7 \$D#2+SNNI%7^8Y9-AEIM0;MJHG+?RH^DWBNI_1_RKW5 MM;L)9R=S_%97J;TTERLX>F
+@>9X%%GB=A51VO!;YID%9ZW<*NDS0VIEQEF M?^_CTM0)2UIATV00X=*AM"(3R^D)\$>OGXW:-
_S!2!KT! 7^PKI2OS<-6K-M-C Y%Z32U.R%;@4\$ MLYB!X\$S!;<^EWWB^HITF#&JY2!_OD^8%\$M4\$;7A;IF%H=TV
M897G2(4RE4902Q)^9C)EQ^&Y8ZP@TPVC6Y6D0@TM^1)!(K^GUKF^C!8;A\$&;Y%R#F)=7_4A!DQ_M?%R-
^Y^N^6HEM\$=O^!T@JAN\$^LEPG.G;CZ!^A.6; MR12NCZEG(H+2YVCU)7H!F<=B#75&PO=VJR-W-H
M965TY.YXX64OUI%>(E)J2NBI MMS^*F.0!^7;RP9MJ7#0K;64A5.T 3M0QTHY^53JBN@C@LZ!F7BSB5N!4!)
M;\$W%!=XIT&U=;_7)59R?4B;I_PSY^V:1A2YRC^;VY450+!BTEKU%HM+@4H7\$RIB^C!K7GW8\$.*[USA@LDT;55I55
M1#^#^IG5Z@TDKN#O>:/_9<2@I&G2 M9@>.JL^F<%S8H;R-HEU.H0>X0P7S%5;OP_LL4+I81(8 MLF-!T6O!
I+3&;^A.XZ2W;/^!>1&48!^8A0IVYT6)YI^>Z805;H8&M4S>KAW MIZ(L_0\$!&@_SJF?78EZZ8US.6P7@4Y
4P44+J!9@^2>5BOON2#5\$2EM2 MAY@Z%&Y);G_0^1L9^DIW1+=64 =5!D.?^F+IQIF?4O>/ACVR?
MI#2_JL^JL+6L/S/R#15RTJ!RS MD!R51<221B_(H9)^(I6<<-1G^V6@G8^6!&=EO;EL(7H!0+35L1PW+I#% CJ+?
F><=KG7K4JEMZ/9T<=H17HSBJEU4YD(95A!P#9)JA-TV.SX6I^A MSYR>3F.1@EDF0W3C\$J
36!^J3.X^%F+^%SS+7C7+J^\$EBUT4)? YMVE^#5.HKC?ZY;^3XIOA^VJML^!WY7="^*2;#S;Z1!+T+IE/VNL)I
M0_EA=7@D7710@WQIH5%);>C66%Q^ERT9N5=VKI9L8V;B7P3;T!.YPPQ4! M!%#9 {2 D^!^!HDU;#P=9 \^4\$L!^!0 (/EA EFYM%609 (-#8-9 M->&PO=VJR-W-
H965T \$@\$H2?/2 MM;_M XFAC!VH!H0^OPDVMCS;&#J2S;O^?LM^%0(I7R)?Y^CIWN?B5_K1
MU(@6GALAS3^HK6W/HB4-3;A^I^29Z-T@VS9.IM9%J-K/*@1D1)\$^CAG\$9 M% M =JN+A>JLX!)O-
9BN:9A^6.%0_3^8!N#;IZMK3N(BD7+MGB/4EMJH^* M1L.* R@-5Q(T;I;Q>1E;EX' " =8V;JN R62OUZ(SK;AG\$3A
*+*UC8+0) MX24^X8A(OJ)=9S!>Z8^"SWJE<^=Z?ZS(C+M)W=I1+&?Z\$?8A.ZL>R.5%L<2V?

4%JE.1HX^Y6M:9IWB1@2L- MY8YE;- D V"9PXV2MC:P2598 8V/2-\$H*IG+6B4G"-HT,H0T?@)DG&0G^-(Q
MS=3SI?)\P5^7*R-U=0,/X^E,:!DOUC<@)R;E16X#&@#"#.HG#(HWKR;3^,) MC=FH,30%?
O@KCDI"3XNC:J(OHKWY%ILUJCW-4WACO74108U9)(DO7-9=L*MUP>089*EX1LX8F"KB\$5JL2C8\$D#S-
(OI<<A)HL4A0O(GY5L#4'-K.5K)1ZL,ZW8N:%5A (R-\$R(J:0 E'C7M5H3#;*GI?
#6^#)ED&#MY@Z1E.\$T0.*V\$4&^XUET//(\$I M)?L5DDL#;N6!1100%IZH7%>V&+^"3AJU;Z+ F'+ [C]1?TA>.:+
IDOX4N M!9?N"5816-
-73#D/V9KPOJNB)_CY7>.:?F>W83\$S#=#GF)_>T#(Q)V\$Q='0077VVMH\$.H5Z'VG\$.:CR/+E4'VD:7# M*\$G1,5G)
<'1QZ;=LGN=MW0J.4-,\$'><3=E9!P,AWYTY7^_=@WHW!;WCWF-QRO:FD80+6 M!
WTF;G=#>@G8;J<4.04D@CYLR2WC30-H#VUTKAWK\$)^E&ULM55MCHLV#XKA%L4#R#PNO/GF@2X9&NW
04.=JWZ6;&91^LLN9+&J\$. (M@:VUI&T6FV/#3*A:E'2R M5;IAE19Z%YE6(ZN)4R.B-
(XG4<.X#)9SOW>OEW/56<#EWF7P=,P;_?H0Z+ M(E.&P)M=N(UK.6];#111_MO>:5M&
40.&I>#*@L;M(KA+;E>YL <#2W\$! MF#=#;7;9;I;ZZO>_U(H@=(11868? 2'S'-0KA@ (C&MR.F.(1TCN?Z"?V#SYUR
MV3"#;R6^1KN%T\$90(U;U@GH Z X3&?PN%52AC A4-OFY)QUIFKEL.S.6BX MI"5L.M;AS*&;7W%
(CPZIIYIT\BQ_898MYUH=0#MK0G.*3I5I\$SDNW4IYM)I. M.?G9Y4>EZ@,7 FX^LXU_YT'EF#=#850=(5811/H*Q
P^*6GW!GZ5=-8 ^D=\$ M9^"4GCBMTJN ?WORA"P>0QJG^16;.,@Q'WC9?^1X*;7>_I_LZ6I\$K6E9A8N
M6MZ@_H;M;V;9!* O(K'WCEU"7;Z;U,Y<[N&M4)RVH+5RC>A7L,M5I92RL ME:0KAQI6FLG;P!?
J%.:A3 "I@CE#7B\$IX%;S'6IFL.:%95S 9V69@!433%8X MAD=L+38; CK^FPO>NF>GE3\$C>
OI.)TD84:(=1A1C(99T7AM3+.PBG)8IQ. MS""NZKJFD[XF+OI&==TW2T(@D(#-Y X%B8C>/>F3)/T_2!O9G\$X&I'-(#
M>'3&0):#>7B3(@WCBPFR21J6)/OX1D,SENMA&AH1WSIN#7>4I4_QWZ)/WA MNM.;9?4,ENIJ*L_9>J_Z=+Z-
I&61).2D+PFT-H>-OZ/C+5;3V(#E>O)2EP-N;PO<MG MW(MY U)8GK'10&16W* PVD1@_ZG;
I^PJO43;Z;LS4^OING!0NT,Z'RKE#TM M7(#A"5S^ U!+ P04 " #Y80)9GE212A# "Y!@ &0 'AL+W=OIV7^;8
EGQMA#2+ M8&=M>QO'IMI!PTRD6I#HV2C=(,NFWL;FU8-2,.5 M)!HVBV"5WMJE+MX'_,UA;X!6Q'6R5NJS;I
I5BR;O@D!_91T#P\SW;0C@AE M?;DX@f&D2SQ>?C?^ZQES4S<* \$/IRVNT50J2&#>N\$;CV?+03^X*B6, M_R7I/K;
(E)UQJHF2\$8%#92IEWT=-IN\$HH4S;- A@7K=22&O;C6S;#G7;D^T MBT8VM "M^FP4QZ4IE\$>KT&D+F9QQ;+ MN-
"X&@CO>D)ZAG!&WBM=X;!(6NH?V4=RHD!X4WM&+A'JU,B)9\$A*.T/P" M7S9VG^F^I S?
6Z7J1A>";%F3WJHGKIFIA#*=!O+O: FVLQGSOWZEM*ODIZNX MMW1K6E;!(L#'8D
_0I^1^2*=%N)!"//>27V)=/RC+ON_A3,B)2G9;).PIC MCI^;:"TT;I "*/W3.MO7&
D)HJZIA;0DT^X+4YZWGLUO C.R16\$=8H;2EW MYAIE+;GW5QS)0@/F1UO#;DB-
)O0&LUP=9V&25Y\$Y0VNTI"83J/4^XNLB KG MG^5)!VLSPIR9-F_N*Y&%1!AQ=23M M"D6EDYE"IS OBCO_8-
YT<:1\$|=OOAHG.#1;W0_*12G;3J9;G1<2ZO^G^T M;IP?ZN^9WG)IB(-IN(Q%0'1-.#L#;M;YS6RN(I;L=_K>
=@'HWRAE#X8K M;Y;+7! 4\$!#!0 (/EA EE(?>;1@0)(+9 >&PO=VJR;W-H M965TJKO;"5I(M(BISCF_F&G,E6Z9F
I#LJ5%\$)@D@XG;7Y4@<6>E=,\$M+O4Z,*4&GCJA(@_B;P"!12FTW3=3& MYD+"7#;S*0JNGZA5IN!%WG-
C^IBG5GZ\$2R%#=#DIKO;WD&-9T3Z;I4; MIV7;^FSLH61CK"J8?2@\$(+^5;=A!<(Q+5 I/RN##DO;IGELXE66Z;I-JC
MB8/JL^Y(2D)"ZM05" U_F8/J3P"i4A DM9GKRDO;O;PY^ZJDS0S!%#-(1^4#=#+GU.VHOHXI M%?
ZVD3X;A"ITS=X/O!T%0!1@8058-BM,\$ENS\$8#&MJB<>1 M7^2BDIE="C8*17%0JH+;+)DC0 MZV>6(C;LH;G)QU.A?<
T;C>."2LTI IFT. %/W#3\$M%M"@@9L8&;+2I>/PB&. MIVILB-JHC=JH;VIB" D
D^N2@.IS8S*18J.I.R.YU@VP!94@^900#L-'@IH MGE+V127LBCR M;X@8AXC@C!#>%!&7(B=I_R?
*JWL8)EH'W2+OV;EC=S1V-G86'3P>MSP>= _X MXVJ%#Q_5_!%&
(YW0LV.L7E@(>.*A6P1" M.8)LOJQ=NJ1QR&VILPWIKI%3ZV\$;D M;BW%/^BVAMRY;U4=D*+D'MF1Y?32I%R9>
FTX?;/A76QZAE.W-H?L@TP-YS M^%+6WO#W_A8I;U5!O@Q>(=R;LIX6JG4,\$O/BK0B_B*Y1NZF'83^JJB_7)>
M8>#>\$3YA;I)*3P<X"GV'8(>.0>V+= "FG'8KF^:RJM79;I?2I/W,X)DWAK MJO9^U&>I)2&=(9!+P!I89_-I^8WI ?
7FLNVYD4335,DU9GN1/^KOKL+^H1(* M=OJD J'END&#^%YK%JFJF; <%Y5?#;+;I;I; &PO=VJR;W-
H965TU4M5WVW207L.K8S;@^>SG0=I K80L7U MI \$Y?MO;MD^*JQ6BAH^" <37U5EJOOT&@LA461/EBC=S,+
(0LB#9#N0S46B+) M75+!@C@;AT%!*?2B<.>9#H1I6;4XY,\$518%D7IFR,1VZD5> SS3Y4L;(\$@G M;
I+%;10_UT_2C(*6);<%P7S?5JZHT MR%!2J;?Q?8KUGX2RY<)IMP7MG5LZ\$%6*BV*.MDH*"BO6O)1V(-).1U0NOT
M5PLYE7=\$DW0BQ1;DC39LMN.LNFPCCG)!*!;FEERG1Z3ZB\$-)*A\$>8FZ?QAUK<2XD3B+ M3Q)^+I/D/? "XC
>G.#KMY;ICJ_3L7<#4&K>\$Y ! R9PRJBFJ9BMR;/?F MS;_22LJ7+NJ^X+(%9D11=6B!*@&#PP+L.ONK-'W" MWJ"U-
SC%GG8LL8ZEHK%,\$ "SL#FS(&8B'KFD6LV\$! MZ(JL%K"17;NU3YW7JP2#Q;WNZ;Z_-I\$=[N
ZAKLT5_YE&VGIT;#K;>C#M)HEK=HOUD,3^U3YN@4_7,^@4G@+E1579%7^XE< M4JZ
X<#DAOYEXH&L2FHUT&+MRMA<;%477=E_D(H;8"92PBAFX%#HVOI7! M4\$!L#!0 (/EA EF_&!@ 4 /;_9
>&PO=VJR;W-H965T4E..7E9 %T?@JUV-52DI2RU3D8HU)^." #Z8GHS&SD_%97.&::@SVD8M_E8(I@A&2<- MT\$4-Y!
BN&SX#I3I(&G-WE'Z-2G69^JF%WPOXL>(.I.X1^*X?IN %G;6! MQ0L.X%GI+IE* &AZ72\$K/BSWW&UECA?BQ3*<>J)
DI&V I*"H?Z&#^ MHTW<4IZ- TI3< ,^I#HFNHW)/NUZ^?#KA^ZDUIUWM-2T6%+9.C< WXC*;R%:HY;K>&#F;_W!
(WPT MB&>N;P'OR UC9XJ;\$S\ZQ'E>2I8;+A2I@UGDA-T;I0BI\$DKSX^1PP^,BNT; M14G)2'B;W(L824B+05/0
<^A=@)"=H>|ZGMV9X\$S@\$UZI M&I;5E"@:2B%M*Q4KR+L<34U=>8CA;(C'N5;+I?!"I?I3ZCL!CY#CP3#&U;*MA*
/(:/RY\$41+^9_R M/5\$P9".D8+R.BM01QIAI)M;15GM(7.&4Q4W#AW0I&7(6=>8=0%38;/39@K
M/;=#CE+B<7.XU+!P@*H.K5!)AQ'XO-M24>Z&.2\$;Y&B"\$.3;PK+;P< M8X#OGMOG3";I4I12>"-
+Y8R@SCR?J>Q=@NV*IG#N.M.TGISI!=(S/518^,M>#;16-I^I;L;S&A;/<*V;4WM>_XC_3MZ02I!2%VR(MTUWPP"?<
@^>8KZ9 "T!LH4C9)AZ#KIJ%,^#@_3!O"0VOO" MW1E;I>BBS MW?
>,M3#;P_MR[=+DR)^&Z;:8\$;&)8\$IKRWL=-;!/%" P)WDS"NW>WJ6*+ M#X?WJ&_T P%BI/T/SI&OOE;HUI-
I;PG1%CAPJN YOJ5)RGU3=IQU\$2FH7-OK ME@+;NH127?;W>C.ZXO; WEI<1?JC7C" G*Z0E8L0ARYLKYBU2I;E/9;LQ0:
M+TEYF^&ME\$1#@-17 GW;O!@HW3UW_@102P.%@ ^6\$ "68EKS @K! M_P ID IX;"IW;W)K&ULI5?K;JLV\$;I7#F10
MQ\$"@EYII;-)UJ\$=T#2(L^W#L ^T=+(2J1&TG&VOWYWE*S;@_T:#_N XV MW?WO#;HW6KSO1;
(#IZK4ME94#A70XLBFQ58"1OJ&A5I66E3"4;LXL;5#D M7J@JHS2.1U\$EI KF4WIV;^9307&E5'AOP&ZJ2IB_-
I#4VUF0+^N#^!HDN"J\$ MVDMMUKA IVMI;V@7=5IR6;&R4BLPN)H5UAFIP'S>X;?)&I'MWAHXDJ767WGS
M.9%0;3N\$6::OB;GO-6RY(5D1M M3J#5B0+JHWVG_VL5;L2V'Q5I> R1P5 MLV 20(XKL2G=@IY^P#;>
(>O+=&DIA6W#;OX'D&VLTU4K3IY44C6S>&YQV;8 MO"(I*U ZOUN#DO?Q).S*=&,\$P-VGCA0_52Y-
S4G%2%L!05TER;GI?XBM4 M#I)=@0;NM74&G31(V#NX084KZ2RDH;VW<-#;2%VQM M7&'AO;)B_?9.; MXJL3L0VZY
;GM;175;YID3VJ0Z!4+S?HBSH4I%#@K75(M2I4&YZI\$>+<) M)H(;EW56M;LD5%FLT4NP)O.& MDL;?
1\$ZU)#EEW!0 GIDZVQU045)^ 67XSR%MT> Q2YNIU7I=L*=(6)A" &XU M%0CYD? *PI&Y8 4+1U;UL ^9C ON;
32'5DHX+HB=S(CX5I!%@UN*/T'9YP MR3#HJZT.L#Z#;1QI.B*^#73CVI16+;--0F-/HPH \$/ +^\$!(9BOLU0U&Z.@
M320(Y&1QK&/3A/PDNBHS A.@S/7C 3*^5 (<\$&5I7OMV9Y<3.F@7YGI\$(BQDXK# 8W\$W_U7TG;FF<I?Z?
U58I9)H\$=" M^1ROI\$;I>3 8ARF>_M#I\$>#_BB;(DDIF1;Z;R2<\$9CCWZLE4I2I_MFC%26IN9_XIFXL=K^"?
MZ/MO%/L&=88V96C/^9_ #P*4SV>3I2<;JOGY? MPSDH'M76>GW8^<; FI*WJZ4?FO!&C;TL "X%;%C2KE8I
VI&H_Z3H(T8FG M@U/=O&!0!)7ZKM7ZB6&1/M,OI&G)O^,6IVEINK?NS'=-HR=%7/OWJB6=
M&^6:1UUWVCV)KYN7X%?VYCWJ29BU5;9*7)\$H 34,P#10U&;C=.W?A4OMZ)7I MEP4I2I\$P
WU2;>UV&S;0_5&8 PM02P.%@ ^6\$ "68CF*U># P BP@_M ID IX;"IW;W)K&ULS59M;^_V#XKA^XJ8"#
MWY*F29L\$;+L!W;<4#3=I'F!5F8I&RY\$IT I4;32X T^S1@Z(WDPI? MDJ*8Z<;8)U&_!M74MI-

LM*K.915FT/7B0ZXXI03*?F* M"Z32FWO+NV2'4LH:M9-&@75++K)KFZ'7CX("%OX ;6X#U9&O/D-I^4LRGU
MA%:A01YIV2"=ZB4!V:(SSUFM#/I%??76 2OP7?V92D M>'>&LN?78GYU)H-6"-:X17 W:3\$YJGY0%6?
XJ68_FBTI8K(PJT;J?X,MS M^D-SA_%4J!-V(37C:ILCA;CNX_IVX"7PWFBH'7W2)Y:%^PM1V_(MOJOI
M)."OK8YAD'Z&V')&.W!_6_P#EJOX5'W2T>6K3?QWSL(:(7R97+E&M%#B+N X,YA|_9*/T^@3;X8I@V3Z_
&:UA857S0'9@5W'JHYABI(%\$ 'MDX&>ZPLXD*%X#<6.3SQD?
7#8&15KH7CJMN28;\$XA2R>|S!OPGCV"/E%T,VI>>49V_F/OKX6JBV9/ZB*+S+W/E_C)5Q"ZA*4U M3V@_?
ACGV>6U8Z-U+9U_9MOGV%2RJ,"C2!U02EZ E|W3ZU.L@TAVS?5+%6OP MX-
@@UU\$<_DHO>32_R,NM: ^@?/W0(\$9>3,4>SAC2NZ&Q@+ ^OC*MOAO8_?^8_P_02P,\$% @^6\$"604; M3.F-10 #0P
!D IX;"IW;W)K&ULE5?;ALW MS/T50C\$"&IBNEN1>\$UN I3BI"R05HKIY*!/:G5(JNELH|Z=?W#%MPONUXN5?
=HQS@>#7@_M@>W"U|L:%H8CBY7JM(3I?Y8C3O,ACLM9;W4K-U-RSHJOOI<W#B
S2C9XYTJ#0>A;W32D"&:W:@<|*XDP|2XO'E9^4\$Z+GOSR#HZ#6TF*Y2:1A7 MMQ24B>NP6T;C2:Z L3.LO-
O:MIH>W\$Y=%|+E|91L5-KT*HJ)@GTWK@I:=MM:4N7H/8<I)K&UZA;<5/C:N>Y9C (E(A&?
T"=W/DJO3YIVD7W5*!YNJW8 M7I=3ZSIDO -W.VUO<>U\$40>V96:Z:L!&!UIZ 'HI=O>!JI/V%KO+,U/J7I
MB*WW;4IY'# ILIL>T*U)?M06U55C:Z4TR5D'G2IUL=<.GGI<9>^+3JM7X26 M?8'1BASV,TC *O*LKW6T0F
M0Q@&RMZ^R047UD4)K0? ^4X TIX@Q*SORE!12=L20HN A3/XKB!* MW,:= MF=?
N56Q\$|J5R'1_X#_WO9!9F_I!\$3%ADH4%2PFI),2F(2# (V4(Q_*+ I MTAB'CV%18;GL%7 1F(H7F#,> -10RIDEW4-
BPV0XJ M_80OAM4I@L8MX%L<7LB\$&L+ J\$LT|HWSJ='-;B8"U2)V.G.DHE *A+RBC MULALY>(Y#P!-
=C(O/140ZIE37XC++IAH4U*SV6IA33QOGI,|UJ9I9 M4KN%*5ECK(^@Y#Z'W_)D:8'5,6Z<(S=8# 6 M,TLH#(C*3;
IV:0N'2N!*+_IY0(9%L,GEF%);AEF012 M^!?:Z!*9I6H79#RJI0J0#?7DLT4I4&N5*;JET"HKD1LN:#D'FO5KAY;
MKAYR@&*H0A(B8D+*T!7_?3_Y|U|HW+;M4_0"\$6E+|J=?>(7L8 1%;XYHO)\$ MIM=\$%+9I 8PPHQ5H/A_Z2ZI\$*IE
&!%E!L|CN:16G.ID0H FO.:71"/MNL"YI#7%QTZ2RR(G_N|+)-4\$3W\$:@YI!\$6T<2SU LI\$^+DH*&+7UFIS\$1H
M|3_Z\$|UR>CD%3ILG@'P-OC@H"M&7R2#+0000@ESV9,AY3O\$C%P|AE LO@)1%|X(G3OE.J)M|"(HF)(0_2_
(5GQYX|PX,G&IRH_\$/4HFJN M6|>_UG:KN|?N=? \$VQ_O"V?55?52-I&SR\$*);I_Z_K'9S|Q9N4??%/C\ST MPP7>ZJHC
IA'-7#; "5VP^P&ULM9UK; ^)(%H;_2HD=K6:D M.-+D/0FD;IQ77JES\$0=|D)=%T#H/O=+3V@VAP>UV=I <7L2+
PB>9^0=+M>^|F/SS*, M7V|UN#|A;_ARK+7QC=7F-|9_D@LV^,^T0|&^THR V MHS2(Y+(IYO!)^NC MF-AY0+%
|X%|31N/27XHCW/V7_97DS&=)J\$YR*\$K_ZAR,D,PYRDJN/M"CK8M9D'-
A^_TUEQ;I@OU4SN'RCV"9K6X&EP.RE\$^LR^OJJ"5@I_HO*U;I\$8TQ>D.I.*L ^|O IPIP3@UP MJP"W">>")A4 9-
VP/I P+0*E)H;PIP*E)E:<%D%7I:2.OEQ%)^EYV?^I742 MOY(DWUKI@>Q%)(HHI\$&4:
I=ARQ1_PU47'9I+^|GY&=|9GX0IK^0#^3;@T=^ M_ND7A,9D73E)S(E042^14&67J@7U>_I(R5I-
+K4:9V(>,%E5CG|O&I_-.M>0NCK)52FBTE,N.^+DY_O)8O&>.OSH6S|SQEFT C-0IOWOH?>W_I-M)/YW M&PV);
|X@|MAYNMX0<_B=_+4I9W>N_LI3O^_?6?F>YV85;> "V*\$G*MPZ MV+HXO77;A\$Z^14 "<0SR55);4)XB=
_MTV@|S);4OR9?H1;:9ZNZS MSFLB76|L7GF^IAN (6)&:C4E,KD10YN TO:SK^3Y=:D# /": (&\$"/!(E M0#I-
@NY_@JZ)?ML0&EG<)>GWU5FB4DB7I(RHOK(K8=-"E@^67FZ=B3-475 M+>_C"-_B#I=*62FYIY,LDDEFNLGF<:;+
|9I4^ID>@GLHC7_5B^VAERIS@2)D_P35.SG:9F1DW=^6 !>KO>
M=4TDBE&G8Z709K&X;80D7Q39_RH|R&&=EJ=8.\$>4@81<(8\$|L.#;^R;_MA|N>Z0)I'(GL\$NCP+BOAE-
1)DD,DA=-3WG=MU6E@DK^2JU=YUZ34=NC4 MV(COJH#+00.TQL_9*R|B6Z1(&\$"/!(FO#I-8E<|B5T=R8O9-
BER8KH3(-E MX"<_5(=V8%1/_4BWD:=@S|C.WVUAH1Y5T>S8+G%)D%W78.1.X21|(\$*"I MOOK7Q;SOD5-
U17Y(=EL^@H93T5 ZE%FJ,U5VO_+Z*%5*Z T"J6QBJ9U MP+|AE2Y3#FU3H&BZMAJ#8LNH+4J,25R27Y|5I7H*J|I-
ZJ0M(*U"0Q*MXU"J&@'AQRZJNQ:5:9159TG=BK'+<+M4A;)3QJ+EIHH'9V)SDSOK30DS8/2
M*)3&H#0.I8F*UAP!'|BI6W5UWC)67DN;JS"O.E4\$+<)&#.1Z4I|J\$TJ5Q*\$V@ M;+K@ZEJY9I#
I*^E7DHS8/2*)3&H#0.I0D43==B7<=>WS(7|9E|^|O@GQ) MTVVG|_W93.FM/"3_@|
(HE,8J6NN,=9S_M|'H"5I%U755W\$MQ05(=|<@BY M3X%|03M!(A7E0&H72&)3&H31A|7L8UOC
T*PNW%OFRCGW##3HL|FAYO)= MZFIY&8/|Z M:9H+L>H#29R08DKZ!%;O,ED\$;35|VR3|C;J5*FYQ;XJA=(*
(U"0Q*XU"; MJ&BYJ5"/@JS&:!=?K5-8)MM@B+|*GV|^)G26:CV^ |#M?>S+C>VH)Z!5 : MA=(8E;A-
(&BZ1*L/07;|D|VMJ%N I3F06D42F-0&H?2|(JF:|S'FRS|7"D M2F*;|JTXJ/;_I5HC4%I\$H3%>V4*HE=^PFVL49S)F;
(L& > TCPHC4)I#&KC4)I T70MUEZ\$ M;?8B3G2XS)3>RH_Z\$E :A=)81=-F9%A=!A>T68&BZ:*JC0G;;\$P4;:9*M8<3
M*129@-(*(U"0Q*XU";0-%TW=4&AGUYIL0*3;@-I*HU_@|XE'90-%V+ MM;%AFRDN\$ _BA93+E#PE<7YQ5>?
TDXM0HT*_V#TBB4QNSI'R3V+G_@T"8% MBJ;?ZV*QRS71%;LSW;_W40@*#TCPHC4)I#&KC4)I
T70EUM:%8YTG|3IO M#P_*Z T"J4Q*(U#;0)T|I58>QB.^;H(?'FI1^5%|V>WUDIR*A3@:4YD%I
M%\$IC%:UUE4O|NBYHEP)%TY76N"1"9=&*72AN%"|7B+8;>PLM@E42B-06D<2A,HEB|YNMP9F?P5#_
TKSH#0*I3\$HC4-I D73M5C|X|Y M HI>;,@54&I6*5:H05+16BEY>GFE ;03-0'@=(8E;A (&BZ9JL?1#GB ^B
M3HZ*.I.P4@U>#AT.T(S=C>BH;(% :A=(8E;A (&BZ3?YK?T2=WR>5.U"
M'1,HS8/2*)3&H#0.I0D43==B|9BXYHLJFMW?17G>DJH@,D(Z)SP=-83.KM|2@M@>4
M|J\$TJ5Q*\$V@+K^:GOS/=|"#B|4*8'2/"B-0FD.2N-0FD#1="TV%G@P5KJ/
MG>9LI016GK07M;OCCLF_ 'K19'J604P^"0YL5*)JNEIK<(^MX("ZH;"YH=Z2
MFENRYZ>R^Y|VZ10&H/2)0F4#1==+67X1Y?W@;N1);|38%|/TKSH#0 MI3\$HC4-I D73A5A|&NZ9/ T7ZFE
+Z4IY\$TJ5Q*\$V@+H6.T #|>)IR(O|MXF*_6H+&N"OVU6I)93) M_2N|A&Q_70&3=-6K;#YN;=|U0%|)51T9IK
M|5GVL'4\$#_HEA|(\$BJ9+K+8H7+-@6NW="*(YXP9I+|WZXE<12 FL;=G^=NKK; M^R ^6.W|V=R|
|VE!+4BNHY@TCX"!FV30VD"1=/?;LMAHGVDHO_N|+>;|< MJW5V-3>WVUQ=YZ@!;O3SP&!FV50VD"1=,E5M?
N)^; < &9'.5'SW+ MO/+04.'O>7+J5-/^I/O9>W71N7E7>DL)6JSO.(#IT&|K"J#A|(\$BE;J-18 MKGPMD^=BZ?
J4%,6G8V^N_RSO_0Y MB%(2RB>% |GJEM/RF7LRR=90"D617^,LRQ>%PI7TE *)_I_?ICK/W)WD#
MKW'RO=CMVH|4\$|L#!0 (/EA EDN&PO=VIR M;W-H965T A6;0=#H(^ ^W?G_V;I\$;\$ ^&)&#F/*_YWB_8+G1;_)UM*
M|?H9A7%RU=L*L;L<#)+UED8DZ;=C>4G&8C(NI;_CA(=IP2/PN*PH\$Q%J# MB
I4;S'/MJWX8LIV(@QBNN(HV4<1X4W+3'JO|N/6^X"OZW(MTP6,QWY)>
M0_%MM^&+RW;"D^&\$%XR1@;>)T<|6|Q|>>8:8|V8B_WL3EZC="H/C/UWWSR MKWK#=(H2-OG^EN-
GDYF0>2T"4+ PE| ML;WJ370(HQRN#|4=-WZD082R'5RS;_G^HE,^UC)H;+U/(N*8+D'4I#G |G/
MXD"C)2U|D>4WBY89">*T%_1%EY|&DXLIF*+K@|40;>I(\$&8 M?;\$!_H&_W-GK_|@_ZAX(8W09A*&LFF0^\$E\$N#!NL"?
9.CC1?0(W3+8K%-D|/I MU&^)M_7Q,TW|0\$ZSG*OO/-<;0PO:Q_WT6AX@8RA,6|9GV7W1%;='Y-W?DU
M=5|BA2<6H++M|QAN|Q)-+JK|*6(G;Y/S8^QW5*Q93|Z%|H M(N1B)UI++L>_V|INGY9|B:70ZDPIQ0?
J"IO>^_86OX9UN^(6\$V).R!A+FO M_ \((E3-N*R:L8Z^&^).|ST:6MEY*%6%|HVX;"S:3_F0^.)SFO&78U)SU
MQ^HPNSG.G&C;ZG#G)9AP|9^9J|W5N!H!@2@;@.F_@/7ZS7;RU_3|<@3
M>0AI6R)RPN3DF(QFC2.WUJ<>^YDUG0)5VSD?F1>U/54D/2%+)E57FRM+F
MZJO84HI"@#P#82""|K&_APY8X+KUDAJARY70|29D""\$B8"PGS@&!*4S+TIB^S;72%+))I(\$&V M;R!A+FO_+(E3-
K*R.V?^_5IHUUD/<-VMK?ML8HW:5U|QCID>UA;PYIK'R MNMHG'O4@6#*4R)AVH#E55/(@^0
M'0V)H#Y:\$Z>6N^LA|V.U4O1,4JYF+7JG=1N85FXCVMI:F%99CWAKG|RYV8* MBJ:FZL3ZP-TN9E?
YQ2SZZ^G;L)YWHH*2K-:0XHS06E>5 TM6J;JFJ,MVG' M!1>J>B|H-BC-.6YH#0|BJ963^5I8:U!TND&ND HK;?
A*2SU0F<70=-!U33 M;=,4YH+2/"B:6CV5:8?UKEW9(|HF@:'M\$=<(+1 MZ2(4ANQ(XC5%&|1DE_\$.@S2Y(+I
(7%ZSWGLK)."ZOI?V&C/ZLW%"7KY.F M_ZKI=M+TH#35!%=&|8I?7E#^5S9LJHW%5#|#YIF@|</p></div>

(<4)H+20.@:&K95"8@ M?B,7\$(!:* T&Y3F@)<4)H"15.KIS(#L=X-I/1=4,\$XM8"&G>H/4)G%T 'M20=4TL5-
0I(AZ4)JKI3J4Q\$0VIBZON/OC<,QJ49H/2%"."TKSH&AJB53F MI8?IA\8H"8F*.T&I3F@-
!>4YD"1U.JI3Q#W.M7JH8"3U&%.>.;C=6E&+ MEIO(8_LBE M@OUE"K6"J.PKICIO=<-U4Y5.5%Y3F0='4U%<.!"%W(*O>
(#H MSELXO)H\TJS06D.*T?I7E+5)C_4&+H1WP"UID%I-BC-.6YH#0/BJ96_M3^6&OK?
#Q85\$^45\$IQ2.3EK=KK6UJL+J.GYNJ_*#NB^+NAIA^19&)S_*#^B M_*#%LB-IF8^8_R2I[W%H^/7*=/3-
1VWZ#+Y>X9;N+YWAV9_*GS^JOSIC_R-8+OLX8,)>+2+LI=;2GS*TP"R\PUCXOE.*E^@/I/X M#U!+ P04 "
#Y80)93_R*HTP# "I#0 &0 'AL+W=OIRE5NUO@IXPM;)<9VN.\$XHRN8@_F:S12VW)(E9BD(S:0@"I83
MYI: GOJ!>0COC'8ZH-G8J4LI/QN&Q_BB>/9B(!#9"TP%Q+3(%SRX1Q_B3 M.N6<%GCX_3^+A>/8A94PU3R!Q;:9.)
<.22&)5US\T5NW!>4_R19+K)=L MB!#GD.BM38RW8,Q@I2)X!^HIX/C,.\$>\$/PNH+L='.A162YK#MJ:#A6
MC&B;L,LZ-PK<,<29)N\VO"7:K)NE8A\$E5.3DAF.2D/L M,.)IQ74>D* S.W)^=D'."!DGG&.*Z#KL\$+(T;I2>
I+28+CDSVUII2>I M)(\$7I&K@TV;X'+(2WJW"79I=>#I#4.USW&AWL7G,@_E@SLR/W8!(9 MDPIB
H@MH:E05MKT16;KQK6=\$0@/N+UJ TIXYQ_P\NPK3G+94'NJ4# MW2;V!+-)0!&J=0+!="#&T/A\$W8'0PZH&
L.510C\H51CGEF\$!@O3*P7F@_M10J^D\@64YEF5.S(' ^AY"E-SV=F=T\$^LI09B.LB;Z0_#8E:(JLXT2^=Z+L.MDO;=#
ELHH#@!#06.N%0-123YO!2B=L(S.0\$78A1^>.BL*?M\ R%"OTW^1 M08U!.\$>)PU+BL+UT)S\I2X3&J4I-A);
(*BY=E2Y=O&+_*;LR@_K3VO>D0=3_,'K\$KH M@CU6*HR&0\MYDE,7JBVVJB4'A97_.MFZYVW+A9;8JBX\EUA^8_T2?
I(BDL(H MB36C6*%T SC-D;..+9D1A4V;GTI90*#ZC'N^2)20#FB4Q6\H6UO=C<4I5B M0A,2Z3W.DA.*KBKE
TC.SR&PO=VJR.W-H965TDPW@O(OC*DYV02.2)NMINDI\$ L"P*J.8CC'9! M&O UNKHMMHIG.=7S(MF\$DIA.2'G;
I(DO%IOX^/WZA>I7;RX-Y#%)Q M%V^_ALMLIV\$P'9"E6 6';28Y;09>4! SEQ\$VJ3XGSR7^XX'9%(LWA7%J8U
MV(716_P07PCS@J8YBL\$#S+* V;6 51.PZ@5FK02PRP)V5P6G+IT+3 I"TOJ
M!:SI*PANRP*7716F98%IUP\$SL"LL\O\RL^?#2@IOK)XF2;ZWL4"@"<5 MI>5G'D:YV1^R1+X;RG+9S?
RORBUI2N\BW6.8!;D#4_+.%5D0;M.2R= 9DRL M7T@8D8_A=IN->\$'239"(5-WVT_G3ZU\$FY8+C!9E->BQ&N8KU;#
(QSC*_BFA MT5(L6\HS??F9IOQ(OB6G)I5>_5_FIA;HBL60C(T+8HY-BWQY<F\IGWYNJ==M'PR;WY-WOW>TC>7J6;?
I9\$C.J5JE\H-H>I?UM\YI8 MIC8^IC9ZJ2IM\I7"7"2,(F\$>\$L:0,I)XR"88E_I9%I;H_Y
M38Z\HDM.VLSUQ;MZUDDS7"Z!\$V*6#Y0+HOIC9EV+Z!3N1M;=HLZLZ&M MFL;NSDSPQQ.U-WEMW&ME/?
C8..5/&&<_*&H_4&B^/EL^S^VZRA+=G7&DB8 MBX31(^SR\%R)_T80VD)NMFZ2.UN=-
PH^U5@PT.1EHHC70@SS?;/U M!5F+2"3IE@31D@1+>0-TRP)E;B(KI+<JRT0?WITON;# ESD3 Z:7S@EFD/
MG9K'608;CX>S6N03W&LV;7JGN=7E9%IG<=#!M;Y%GG4FN=>JDO>;+!;.% MME126RIA+A)&D3 /'6-
(F<^\$<1;L>ST9-DIY\$Q@BK00\$N8B810)Y PAH3Y
M2!@'P13ISD\VG>E;W.#3D192K+XZ.!\$D!+=B_2"S(4D/M#LM@4#Y)P(=K<
MK17IZVXDS#W"9N>=WGBL=GD4*>@A80P)\Y\$P#H(HIC7&U5SGN(MM29"1Q3:6 M=EVWN5(Z6M+*,TM.TZ M\$2(
\$K2Z%IK#0&DNE\$;A_I*8U".#Z5Q%\$TU&GSZJW/>GOO@T.C)BB-&LW QVK_I<[G<I>U('!
M&^+X;V.XZN4WU21D;C#Z+A0B?@L=M/N<4B?9>'H,06DNE\$; MEMIG-
C3JYD;JLDZ;E23E13S\$;IU/@6BFJD*80N*9(<&C\HMO(H&IHYG M,@^OGLE IR4HS872*)3F06D.20.A-(ZBJ;ZN5:
M@D)!(VC:*J1J3)T\$=.11_!EDFL23N(9'C17(ODC!>7I"XAK8BW;H+Q M?
Q2V+E>J2;H=9%323004HFWZA6.4*NEI:0Q*VZTCJ^UY17_93Y1@_EDM5Q ME4>;* 6% ^IH22G.A-JE>5:@D) *
(VC:*IHW\$*""#1.0T%I+H&H30/M2F-0F@^E<11-7(55IGZL IT_4HQE)!+Q9W3X;3N3V@P!;51*V#TAB4YD-
I\$53_5D% M4Z8V+VA=5'I\H)T0XY3MO(4IK/8;IG!*UO@KW?D=OF?0YJIEL3JY7J)Z!
M%I1&2YJRH*.^SL>#2K(NDCY4DJ-HJCVKN.G4Q7W;=6SZLKV!LV2H#1J-K.D MB=G("Z";K\$73L">-
-2=048ZBJ7;K4BKS95-ZZ*WOD_B59B1=I &:=JY*FN MY_2V'C2J@M*HV8R-I*%9=OXTJ6JL;
954\$F.HJF^JP(M4QO)H%?UMGJ00@=" MGN4R49/GO6T>@.1.9%I+I1&2JY\$<;UR_LJ"3K(NE#)3F*IGJOBUI;1K0
M*9G7(WI;#AHY06FTI"G-W;A@N9!-5DG31^JR5\$TU7151&3J(R(>/K&*9BSITB%Y9"HEL;IN?_LWA=*L/X5
M!*5X"X;ZL4J7;TZ^NAKVJ6D0^4HOBP>59%TD M?;@D11^ANU51AZ6\FX7B_B0)GIX\$=#NM MJ.6A!
&Y44HUFEG>WD64%<@_M!5EW41H"A T53;51&8P/BEG&=LP> RW8?;*B;^>U=M T\$#@#2J6.UYX
M;S3R.Z@FZZ3I0S4YBJ;ZKTHI+VB<73?6ZZ#IAE0F@NE4.L9+4@_U*?WHJL MDZ8/U>0HFNJZ*L^PI'G&
I7I_*E;/'59AWMOD)A6ZH\TTH#072J-6.V P M9BW\+C35Z";J0T4YBJ9ZL,HU+VNH;O-J;YH;IM\PPHC5HMV8+9N-
\$I5)-U MTO2AFAQ#4U6Y1F6/L_XRI<#TO-I.Q*>.\$HU&D)ZSF)05045;2)GH'RK* M433U#N!5YF%W7<&2KXXM?
H"#@6+B GR55>;<I^=W\HV@&EN5_A=(*(U! M;3Z4QE\$TU=5?F)CEK;8T!@%2G.A-JE>5:@D) *
(VC:*J1J_#%UHE;)>^/2-"?DA@J2M#_A%>\$HFFKS'N;ON0\W3-&Z;ZW>Z&Q
M#Y1&2YHV8X0JL(VTRCZ4\$6.HJGF_L="WHXPJ1GX2U^@R;I4I+H&H30/M2F-0F@^E<11-16Z5'-D.9J+#8V@-
I=*HU";Z4Q*Y'TCB*IAJY"JLI?0% M6L M-X_4PZY'G^GKTM T+C)RC@H8E.9#;1Q%4_U;O5FV/LI2_YH>-+J'
MTEPHC=K-*EQ3W@/*LE*FG+SRWJ0_%7D*HJM2JULO6I5><5B'L;JM!(RPH MC=K...EJE;@-
J*XR;^G.F5=#EZ(NIGM8S(-D'831:5OY05C^I+8Q.LH_*18 M7I#;77Y!)N7I8H6UKL(M1IX
MJ(^7+IA#%F3%CV+D33;/%O%.MY)7E96;B-DX_TD7K;_BW\ABWY#"R-#KNR
M5?IWI_VATIF4YD)I%\$KSH#3VAE6.^J?JL4\$;U?N=W\I+G&)><+I\EOK!+L/MK25'T=0Q3!6B.?H8I>T+T_B^G-
VT*)^#J4\$NGX FJL;2Z41IWFCRDUEWY" M)IF4YD-I\$5375UE9HX^_<O;#? HS\$(Y4.\SM+;\$'_2D?F9SIZI>;Z="4S;H
MS8/2&)3F0VD<15.M72503JO>Q3Y4\$7;-+Q\$6ON=6PT)P. M2G.A-JE>5:@D) *(VC:*JSJYS.P>1T#C2G@I)< *
(U";1Z4Q T'TKC*)H MJ"JG<^ YG6S.\PI8;80KZ_B.MYD@L\Q\FWXC\O_@=02P;\$% @^6\$ M66\15^4Y P\PH ID
I\X;I\W;W\K&ULK59= M;IHP%/TK5E9-K=3E.P\$ZB.0^JG52)=2FV.TY;8L.K8S#0_?O93H!"X)0-G>7JRO-
\$OD0E%"Y;(:>S!DOH513 MOO#S\$BB-8&%)O_#W4Z^\$F#I9W\2F;NSM228HBD'8EV6DA>(L*V R=P7@+W
M>+&4.N!E_15HU+@\$E&!&04WQ<#Q=4*(H%QJ;C^_FB\$"%*HU?M;:3+*F)N^_7I1OC77F908%&
MC'S'A5P.G*X#"C2;R+OV?8+JOTD6B\G1)A?L*VQO@/RM9"LK;DJ@Q+3ZA\^MUW78(2@=.R&L'6&;\$+I"B&I"=.H*
<4V(3UTA)JOG&NE=Y_X4;OPES/F;=P#5; MJ>F\J;YAJWIAJL_)@^3J*58\FOW70D6\$"_6SC"%>O<\$F'(S#Z &Q6C.88\$
MW+J5.KM/I\C"3\$1%<3>P8@_S"W &/'6D";.1.6/%\$MOJ8)J?(<)T;H M3ZJ;I>7E.RJ4 \$UJ@PL(?^?WCO
15;FF7.%+N8;A4<@O M.^J'R+I\$H1^EGQ&I;CFYW_6W\WRSZOO?2-JSDYD) *(WG9T?US;AN;H?MKV MNU*;
I8KZ4KP2*YBC@;N;8'X;CG9QPH;ZG^V%?LIQ;O*39Y)H&I;8E;8F/MJ6?
ZY360*J\J.R.@0=8WKQ)C8C^FFRRH;=WW\$IPV^S6^!_6^DG7I>I#QH>P-MD=\$;K(FOS"TB!;W;!!
I3E.&L?)&QPCR"FF"ZOIY-"T?Y#ER(* S=N63Y\$ MA;W4#5J.+ANI;LAM/&<J8?61Q'EC&P0!SDK2W5'FIO85H-
*NKOKSNU\$ MK1+80+U6G<:'H%UGE7;H)HWLIGN_S A>I\QA6B>AG*RIK"ID)MIT9I>F*6G%A'5*+ #QZJ;
MJYJO_)5*W@'^0*K>YN@N5K*=SOJO/*JO;HFDJU_S!C4G4C9KA4'2GB&J"> MSQF3+O.10-/C9G\4\$#L!;0(-/EA
EFL!2?M.P_/D*9>&PO M=VJR.W-H965T9?ZF7F 8_858&0BL I8P!TH-
MDN;QIP3UJIC&L3I>HUI;I5K+98PY_0G250Z148>2F"00M.A6SITK="F95U M@16.)H+OD##6<I-
Y8;ZV&.;UTKHKT3H6@)4HD15KD@:(V+T!A0N4) M;J&OF.58'A#H\$L>\$G6/CAIAZ(I0J@I
3GREXQ4/RYCS8I8X3.ONNB*Y5*M)ED#3XSIW^8X_ KW57XL.I^%GH!R2LS;JHNF^0,=)TV\ AGF
M@%ZW.INNO>V^ZFST#_06FK;I@.DUPYA"<"8W.C\IV^Z!&B\^Z@^!#D\; M!;@N%J.3Y?ND;K(N>.D%QBL4.D;
(I6O-EHT'6>-A1;G7;G8E'P M+(R&.-!>I#;=% Q'3B9SK%.T0;?&ZJ%IOI M;_CP1T K;8;"8:5@Z%3P
MC;_6;#04^I\PHPHGP5A\$%6/_E;E5"D:ORWU=W=Q9VI(@-ZC)";!<5P3' M3H+?N<+49F^L(-
%O>+TZ;9IW\$IE^(BNY^.;B=X>H"=U;G64ZQ;L;R>K7 M+Z%T%KTKARP;KR298SGKEOY;KF-
#OG7GN;.D_123!IF"+H\TTOH>BD)GE22 M%XP*VGZMNKKSFTWXS^8%TWAE;9+I\$045MHU;_U M11%GU5;-%

MB#180"52R1%\$96@CVD0\$0FLXKDQ;7&="ZY:Y9BZIV1F7R61[X3K5\;1;X M(\=XOR>Q>0>94T<+.K# A*, H\$UA)L=A)M=AI2=00H"4:1P!K"66;EY\3
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SG#EVP=2#1\1\PD#^1.4.9"Q>+2#1*1:1.4:7*5K.Q>4&9\$U+ M]2#1*1:1.4:4W* UMZXR@W-Q. +9V+2U[CKE]A+6V*JL:4WQJFF\|BG|=F
MIHX05B%#9L#1E#;14000BA./PG.55 71*03 MI6TE46A-12HS;FDMZY 2+ 1F+;EDG;+HC#W#S9U>98JPWQ:WKGW6?
M%162'3027.%'J3ZMT9W3/CJM+>A07Y18P/U+<0P\IMG0JYG-RS-PF/C2N/MC7Q>V\Y7I7K24;IE"TF(065B)UFT8@)ADU@#BG|<="WIT%M.11:4I:9-GR
MUC(L:QFVN?P2MA077MA07?LMOMS<FYJ31F(9UFBC9BWD26NETL 67Z5> Z=M-VX+G;5:2]G2C"K'3-(24)MI*TL2@46E/BRKKGZTFLK7NH&04"JVI7F7=
M\76'7=UA:9.H;=KLEA<50-H7,508>ZRV\HW184N8 /ROO;#AA@AIZ4#0* MA=94NC+T^&#CF\$-/2@:A4)KJF<9>GRH<=>KQVATG&Z0Z*H?C+G_NQ<=>7^B
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J%UM2X>D\$@JL4>K10=#H%T30E0\$ MV=UQTFXZDZ=*F.SZCZJ90W+;I16 37>YBZ1R1K1 8213/2(*"E"201RE MA\$2C4A1:0W
S*YH"1/1/3/H\$H5":Z17>ZBWT5F"26G":0979"NJ:0\4 MI)JN4PK?T?IT-ARD75V.T6Y7NYU*M7XR)J\DNH\$7-09G.U#5>2\$@510"MF
Mc@>5C1@A46SM@XDW"6:65=>2AIE"1?7.65.11:CSURM6"5IMG ZL.%1110 M2P.\$% @ 6\$6<0X//Q10 >"L D IX;"W;WJKSULO9IKCYLX
(-BI5M5ZT#61RGI/WYM(1 GO T[ISL?D)P<QVP9PW1L?|BOZE\$SVF2B:0>ILKM MI>.(Y8/F1/39F;JF07C*9JEZ=>L>64166Z
<GPXZ1R-4)1="KFK"6JY17VQW&J1W4A1)DYK.M6=>E=V=USM.34EBE; MB9AE/55>5C@QGL6Y0G/%73) \$WC;2E+V>1>L5FZKZF1S2A2ZD11"TI
MTAN:))JD0%>1>W5,77#>T=5-Q>IB^HB@-RSY.XIDYJHWZ;&(KDB>R*L MZ7=>7=10\Y8L\$<5 12>.QFTT(7DJ55816#-;1*3)<16*0@3\T07#?!! M XQ/
/K1OZY#095@6Y#895@12G7+1B.0%1+YCT;G0/79B38BWNPK756<MQD5?0 O;U>Q>B:67GUBV G1/>8H"b#11|2@6T>UQ2A-1A18D.X%2V=0#F?Z>8>9C
CEG0(5F8T|FYF"IR,;%K=C MC.NC.SYM<9P?5/<ME/V="EP|XK)-RQ(P: ?HP>I2;7F2074"0H?Z2|^< M"/WM/1<Q1
(2%@11-4&-03#SST"1UYT=07B*W42#948R7(2;D;F\$-DRR M2(LPE);H56F4U? 59S'236.3 21E0" M:~^|AH(981Z6"=Z:SWJT(^;\UQ|);
(G.MLQAGZ1|1XNKZ)ZBGS;?IAG-B6 M:6GNPKH)&)"R A(5 ;.04:W8Z+48U A214A8 D+@6"6"U:~A;~UNZ*~DK M1=I\$&1<~>N|V#4L8;JFN+CN ?
A0J1PIHXF=#XFKUP=WT7.EMEDQJ10A) M+1"JH(W5&5^<KZGLMM64(#178)1=X>#17JU=Z9I72@(@1#;DF-823.W0 M5LZ6E\$8"K3A+?>
=BUJ1-4-RN.6GVH28W;FLK0Y#X9AX20#0 CXY1;& ?W M ZQGJFC#<?11L\$>L?KJR"MI"9FJR9"81JR;X\W3230QGCY3"6A2)35 M35:403\0=NS\KN194#H
2@NA:*92N\$*0F;DJOA06D#2 E1;"\$4SM6CLL6?U M76<4/A5@ W4Q"]:"Q1K,YY/CMP>:I9H8:Z^K902M(B5%;*QQCDH<>U\Z M90#4UT+131T:9<09K>V1#C?
-4; *?1"5;+5\$6\$5.H WV*1)@> &\$&@>OT 1 MQTK"K"VHIF" ;>5LSJR\PGYX[63C"1872V\KJ)-#(\$U4M2J5/BH/#T:MT 1 M:R@MA*93CO.V>MHD4^H("TQ-
&X=18.U#*#FD(HFBE.8YFQW3+;A0D)3V*K;Z+76YB3*U=M#AF4%0+13&4:DXRMMJ;COEJ1Y8+QVC>MJJH\$;J51>0\$H+82F9HU5A>JH9 M0LXU@I
(4#H(13.U:SP|FFCQ=CE607^AN)M#K'S*8-7-1;5.0+? M5?231@X|WL;ZH;2B;34YV;=RG<W>H1B.GF.D4-20M;2445=2\$XZ;X\$2 MNE|
(MS16SSHOEWF6.Y)MBW6.#TQ*EA;+&THBR04)ZOL54T-EM;#U(MMY \ M4\$!#10 (/EA EEZP907@@ (5-9 >6P0=V1R:W H965T6@B|;3 70RH1T01DF\LV9?
\$DL6SR6@?#F0D2B=^1?)-(YB3)#081#0B1#? MB:6#P8#5B5T#>1>L2^LXB3T1R.U.D.1#ZAWCQ0 8WR5#@&1#SH|D~ MW MET5.XXT((C=1810PM|+?
ERQ("Z?Z)FIEOHG(FETAW#R7G:61)1Y7XG< MSN0QYGF((NF1\$4G8X)W:Z@KILVR(LXZK-670I.TJ\$Q0\$W=;3 *GI#UB M 9N);*3 19LRH@19+1)^<
>UBI@W+GU OK(!R\Y\$>9Q-X^1/RY6@|VS M'IFSA<)<Q'W\)\$5 VZ.(L#GOTES F00WGP;~%1!-901"/AK>1\+DH-M+GM;
ZMH8IW.P"X:V(0;D28^6;.F.C.RLM1R^M Z7G 4\$D)EMZMA.3FSA:GO|DI101B3(*9DF;X+0 NEHS 3PV%L (; 1L 1J.-DI=X;L M# ?>@YN-ET:1%DF/1-0.
<3C- FCD+1+4W8Q<1F1HX2|L-L6Y)W-H-1\$ M#B810+3B-V0#D0^N.9Y52QDF)E DNAS00&62.SF.0=7C1;P1+Y(PG M5=27 G1DBP>YS<+1%A6BS-
IMH) >Z/SP?;GGU>R^J1|P#X#BRF|X)0% M;.CE<4)NV)8E,KV3>T1FX.91YWM"41J1T|?;>@FTZ#(P1;S, \6)1FY J1+RPP2C2& A;A:=A:N^6J\$21P|
M&\$4"TX@|VQW|LZ|&F=VJK#5#LATXU,4?7^?I.)&0V.3W9BSVS.@\R+NL21JP)J7(QW7(S_S)R=I0N5>CCL#RN4@|UJ2PD2F,=:+B:
MSH#92<98W..>DD<36Q&GNV;M\$<14DWS#0951I>#>30N4BUK01? MUZ5Y+BX\$<M0/3X\$<K\KHT;|>QX|4N"TX\$5+M+REA@/D#N6@/\$)-"-13#KE7N<
<8CNTJ M:CUA+;S1ZJ>S1ZJ>5U8EEOON1W00(HDP>2K;QD*71A/V-FRRRO M(LVK\$<M-38=>Z(U601X)JJPC71.G" 2R# DH<VIHC)2=>(U?7
6W|1#RFWJ@>F4*);NZ*1K'0=\$.5-1" 05AJ"42PTG3UE0ZPCK\1W5/=9X 49HV:6X>ZU)0.M7(FE7(0%NQ)(W- M=7U U4@5INVH8J)1+1#1-8 R;+1>3T
JES11-8;#1[RK8\ "V"GLGY.KC M+BR650AT7*#N18'0Y/6S@96SD9G|I@2#1I(1IIZI(V M3XIS=318:#IKRL 8L(Y6-R2R1J9
W3@DQ1T20FZDN,C3V1+@4\$(K6S)+&T'4N|V|=XE<9F 0Y-R,C1,5"*)C M126W7K+T(TX"MI"01G\DNV7D|S(T2)SMZ"10+879QY5,ABQ)Y#?+^18
M08RD 7907ZG\U1+ P04 " #Y8019039TJ#F F\$P 6Q AL+W=0 M#178X.F.T#N6(L31 M79C<C52SM<CTV108R@<F2-L+BR+12
7)S2E=9YU90(+2/YOEO+T:HP,D* EW.3\ MBNS^056'/.F+2<[47? K8X>^>(-XZ2H0.(.BOR70 _"J(A\$)QV@5,1G\$-1 M OF16PG<45?T*U
Q>1?1.06JPJ41Y7J3EG XAA&6DAW,EK0Y\$JEU+ M@S.L118U1X1J)G0^\$FPZ0-M04(78*5\$ F56@5G.D1A '9 7ZU(8? M01AEK-(N|V.@?WVW|
|T&6P466VY*9 "ZX(LB M#\$0X04V/N56<OUZ4WA16<(\&C)M.H?>K0?7.L0X%A.0\$5SDZ7NVW>50V MZGW9Y|WR'V3; 9(R9T+1U+Z<+F*YS@47T|J#-
W(LM8V.#M10|A1=31+JW5;D\$NDKI\$5JMHS8;?2-RK78\$X8\$9410T;|= MJ %6|R0FG5W|OR|JVD0"1.0T|H^R?>C1">|Q7LT8\$50R>H9?>D5-V.#SW MO-
#R|A(LRQ|PP.3.;0ZAB8/;0\$&6B5+U71|OVU=H)7. HA(4Z890. MV#P3;* 4P|K4P|N)4.=1=4)W7"1VNP2;87DE=4E'G4'07#09N(0/<1\$&C MP
F807575MA.S&L+J0.6ZH10.F'ST?%X32M WOU\NMZ^?K7-D|D:VNG\$Q;J MA\$755KYTLN'I01E1E;2M1^1ZW\X>B&0K;<6FFA5E14T9K02*F5.ZRAKIQE
M\$7A#>\$YFO MWAH>0-02P.5\$? @ 6\$6;0.7#Y P HOP 1D IX;"W;WJKSULO9IKCYLX=31LP;|;RE\$6|B91|1?2 FL643XT)J.J.MC MM
LW/6TL\$CNSG1;^ 6PGA);EF8K*36,6/F>Q^TON7B4.;*IS1A=UW10YH1|>VXDPC|/ M54(9C@3(/\$V)>1YBP1<#QW>=3MS1>S."3?L9V2.8U3WV4CHF5N13&F*3+.
M0-1LX|SYI>#;K'B@NY2HW8B7|VX(1;J X&U 9T-NPQH61#F<6Z M(13\$?<67|QJ6G6\$=F1LM;AS*1QK(2^266<"F\X\FQ 0"1"14X4).155XG* MX9I?
66Z\$G 7K|AA,^12I"5 GE/PL/U;WXP08 L">T 9W-(D70F475=I M \&Y5>AX778(-7/X;1;SE0LX9-<HNX&KPBXYH1|&8IC5K01@X@|V)
M1:"SY0"53+0Z2.<#|E15EH6|W|K|W|T79*7?@7"Y MNV7?M.0:AY#YS<C9XZPC;I39EK60.|9BYJYW"#N>UW<7-21"7CF6=9W,45KQY+;7[57V"H16-
<1; M6K=B13:R#05+U+5 32&;INH:8FM478JRMV"1)3]7?026R-|CB|ZNHG7; M382Q1W ?X\7B#V=L=U4"U>P 1V|JN="RE/*L31LHQ1KG *7Q?H6" F M 8
KR@B+>.HW:R|1421EZHVH)J.WOP4H Y1PH90IP3^5NMQD6U)W10E.4&U09U+10(8" "J#NBRP02_RFE=H&8L^X36\$71K+I7B0204MC
MUBU)U"4G131|72C(8CTD<=<U51D>CGS 0+1(OHK6"K M95JVPDJ M3M+1Q5G1V5U>99MRFF62BK0<C.K59Q 0Q3+1/EY(Q?>Y>5R4U0>3B|U
M "B^B/+K^BZ7|R8|E7FR\$FF19*F5BX?ST4?G X1.JP:UQ;125RT7E05KM0G MV>5FT S1V%=>9%8BEE92<3ROR=0)9+2DENQQ^Z&CGLVK8?0U#;K>>DS
M1H\$AKK(EK1F)7R/3D?67\$S&FV7Y.70"NVAV*#CT9MFRJ|UGAM;+3->D69 MK9&<@M62/K1| 161+5P'5?; V#M#R;Rf3?@=1TV
M1X|F1900EF?7EY9217J11W1K6.5Y)6!J7,I??K) >7&3101.G0XA1930 M7UHQV@OCK+(Z\$LK'1;E'GR+ZV?K?2U+I-EDN9Y|L4DK'5?7)K'RN77B
MONH\$LVZMS#P49D 68M13GM MIT31B=SAW5Z1/;ZTB4% 1)QY9G0F=ZGGMNVZJXC\$?L.56#=#0C18L;+>16N1X)N2?P)@MLV*3^NNW MC =%F%BGSD MS
>);0G0=PGQ?5M0JZR)Y'&?>NA%/(I=#W?HE77173A MC|W@;+4#C;IU#38@UORD\$LMBL\$NBH%)1\$/I-5KXIC|B"KX%.V?&K21^LJ M% .D.ERMDK^NBWT1WKIRG-
NVF-01#D|I@>A(A#0#H0374?&7-9;I;#66GK>=>F|P|LFE;V;M;U)90(W^70BZ91N MC";E=;?>
I|0|AWP\5;+1SGCV@;1V1F4E0FZ\$1^1^NRO|M1^1V+Z70 MFM5 30^3^ZV|LZV\$=170;TU/0'LOE|FG4HNC8ZG39 0 USHVO |T6046F M0|DDZ-
1ZE#N08E#10FF^J*%C12=>J3Z5F10.J1@-9\$YF?71?A"b">EHO<' M3+LR15@<@RJ0EJ>M)RV01&QNI|LISUV|@/39^3M0Z5KU1.6KI'>BK ># 5%#DU@
M=51.F3|>3>5E1?1?3. "Z:DRTG;|SHI|JS-D2F-?S/D1|SV88M0< M&M5A:A.FTJG\$HL5571! 2=1\$0" M5<M7V"KCU7PN);1STX|U1A4C:74
M1#0J%G=811^%XI144&5;H-3T "OM<E=6 \$5|,4X7E(-;I^D29Z0160 MN320H?F=>F<<8NC87=>6A|RT4.L\$=@(101|W:A78H-PC1H951L\$#ZN"
M2)>GR.UY.MXEBR3|GMO)##8E=0-09SXROU/2L;=VC# BY4.BJCGSHG@I MZPE1D-L8UB.#C5.#Y10&15V?>1>M9?>ZU!6ZND8%#90C8;157WX^@D
M1SG40Z XUZ4!|7N 8UH4";&JCG&HD>IZ?/#&E|]C%Z@<*T% U1E7C*#4| M/PJA/7HX%8-HM1/C=&G)NE&CBA|*H9X#AC86!&=2S MT9K2.H"MWPA^M
OCPS#GNA|F:91#0."03T+07UQ0/9B+21%:B?V;E/16Z MC HG314 MZJ3#J*KK&46I27A3F> 2X|>LPLA#M#XS.1|&1M0M1|@&84K'4#4&5;H-?>
UF 47'/CT.C&0QDHV MRZD|ZQ0:M>4D U957U*X;X2| 4W;9G1T5 L2M.LBN:QAT|ZV<1Z>LUMZRO MWU5Z<GC"K.C. MDV7581D#.1V93G6H6H.1J1J1GK#6CAN-
1P(=-6J<92;GFW#H [I43H)*M"U1A4C:41/PH M=03IH5@OFT1LE'3R,KW#L\$| DZ-4C4'5 M.#I-SX\BYX >^GP=F&BQNF1#G.CUBX1?M 1/8YRJL>JM>#/\$"
(V1A#;TSLC MVB6 #MYHRU\$19 K:@YH:G05YPS&7H3C3.(G<5;H-3W9"NV#H1REGTIA M#&KSH50.56-0 8Y2TY.DK@2\$ M1UG@81R/U2-0=4X2DW/C^>D1Y\$?>
QU7TJ+6Z8B?7B=QNS;XB#4^1/#1=1#04<*)@/ M:9A'8R3MSC@4*P/1;9VL=ZE\$|I'PKKPP#8 U.;A*(\5(TU;M0UBB^J+JF
M"NOGSN1 623Y 4(22N;1AZ3QJ1?)*6FYTAQ?G240;PB*)#U1A4C:41/PH MQ<HPY7/AH 20A0-095XV.MC*0 =+1 TB1>S2\$W T9DM9TCCH4W*#J/JN M
#WP\0B1POB(00B:00<8>F-.LXA1#H 5(VCU/3TJDL&T5^NGHZOR 158U-U MCF+3Z.0/Z(G"F"0DG9BG"1H%0#H&H&3V/6H%HK\$>C92T.^L0 \$7JL8;
MM4#W148*1.;1B1&T*1<G< B050-1Y13UG;9F2>D1F2N2/10 *ZLX.X 9Y MB-M=PI1 5@<G/0 T0GPY73)SES/0#M|TZ5|/J1@ 1BDA:44#1*5;1+<F
M1;Y1B.GV39FMZ>TW=FE:WJHEPL15T5&GULM5IK;1LV/TKA<=>=18)0W."1T6T9ULYHUNVS(M\$V5TGT2#K) MAOX40 K>4TYJ=H/C26?>C#2UX>REH<=>%
(BA5Z'4.(6G3VRFU018L>ZUJH-MZ.NW1)(?1A(6250A1;2X%=>TD P.ML.AA.K-1E46^Y2.ZM071#R1055T1M) IAZ|I|FE
GV1ZN>1|8EM=RJ^82T7>W+1^ZCZ01+267E#X;1:209CY"0 MFO>1;YVR#0 211;/HL2Y11+ 61R 00:U T00\$;(|151 X>H 3W1%GR|F
MTOWX.R/MYG6@>71 8?>5.*S;KZ8H'5?)|6YZLQ|RD>1|H3? Z99H& M.9 'YG\CYXS|""0(-4/R"=01"05 W9=L'HW1F|C=>(%D J0>3@0.LX#M
MN2V.LH#1N2V.LX\$1N15J3P;=I617 C^C2>UFS0AV3TR017BR*1#90I; MIN/4|FA5-T0)=(56-SS2^4B& 01SV MUUOPG/0B-
(0J=#3WJ"7J(+FRJ7?)2AWY^L-1^NTOT#K\$ (?!H-N4"TM1 M1?>+ K15W:6W*BMT/T@4=J)Y\$3=0^XFUS -P0;^F1RX>/'(7OCA)7SE\$ M?
30#Z/Z/G^A=MGVU+V/PNR9R"R1IF>1F1A1374KB016M#N19 9);2K@>+T50DB9>J>E1;KM.H M.333 I2*G;Y7:G1:*129U.I\$GK/K(194Y\$W MR^7-
C/+N(TPH#F3^F9 F.;@SK.EK8D9UC-/\$#MS6-1USJMK- NZVU1M1#&B)"N@OMX1>+ 56@>40YQJ5.7)&1WGFCGU>XU.4. "1.NE"0"
M3244#M77*UKL=WT;LZRT|K8KZ"1-P17.#1#W;123C+;2G4\$1ZL.3 L M>31L=UMS575EPX#5U>U.18RM(31A2=HSQ2L'P.+587C10E05RCNGH(M=#H)*
<03H B/IW<1EMHE4#A1| J QF#MT|/2 |OXV'A>G;HNV:0.V9RNV*JI*1X+ MV 0@:# 162BIV16-1B|7D 1^XQ3#Q5@875QD;V&Y\FLOORAR-NW.IRCVK MVSJ
13;#>4M+355&46UA0;0>K501N6LR6K71F.JZNH1AIPPEYJ*J0FM3 M. BY)0'Q(7)06^7V9#>M;PJMVB|V;OK;QIEP645XV7ZQV?Y^A1=J6E@
MB91LD0PPN:0=7GFH41|F8C #8W1 12AK.(13NSVKB(=2DLZFAU+B\$JLH0 MG# Q.V 3L ^T#>89X#1;|OVT^V45>Z45F^K9JNPKH3|HW11\$3>#5Z=JB19 M|F19G6
|8JJDJ3A0\$? IH\T=9N+EXG@.R05"C?)A159&7R?F9>ZM^BF+ S f M D^UEY2|RIMHOV.3|Y|R1J0PNL1L=-J]#&C3N#8?<*Q05"/%&I6UP^B1B<&
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P108W0P099%&5THY02A41/6)&X91>+Y/Y?L) MY\$K0;FXHZY1050W\X5>+N(\V9/E+U+ P04 " #Y80)9\$1 9f;\$ \$ M "0@& 0 AL+W=0Z619LFFNG:AYB
MB9XY.W.X/K0;H2^L44 1V1QE+1T#M80=9UY71A03Q 4DC\$ TM'8)S*UWI M*6 @|1C631;19ZC-FTFV*17LZFY"1V\$1102Q+(X0?>#&BRFFJEM|Q1" MU9KG
-ILDN(5+(-I?>40.DU2A#6D"10)(C">.<@="HN_OMBPOC"5 M2WDFY"5 ^1I.-2/1"1+>P>0Z1Q<0;R=W3A L=A MQ"119 2T<-
'1TOT?F(Y<8.A0E2ZD1.KAH#V\$48EG\$YV+K)1LW^RN'T5 ML(YDT\$=W)"KAKPD@#B1ZK1 86-MBH#;6VE-Q1P2#7LZ2^L85L&+EN05
M1V1|ROG07W/AR134; 1H1?<=>=&E0G16:1Y001;H4<@1R@|@166#B02" M Q.Z'N'F/TC L2W9:CYR1X5+LPU03.L2 OH|H DG1V#;5\$J|D>*16^1D1.
M(4'SG-2WX7);W^2W#&@C8H=IV|\$X/O1G6YPI-EV!N">8T6\11;J/>8>1V<6+3I-9TC19V+H02*E3W) MXF>@N:97RS@'\2N3;8&WY901LW4>00-JLSE7-
9..AU#1!|F;BF=J5N5\$1 Me('A)270F;V11#ZV5|L\$<1 30P#FK^AH>;56GYM-1CG6<5S(3MA5R#A3 M>I+69@>I=07D=0K2DPC=UAP/A?>WL5?
>SU'F:VRF:UQ5>Z:IS;S0+1. M&H(C)>T*I+FML08TNS)I2J59<I&KL3(C:A1CJ92C#P73VA5J@N|>06*5|H) M; K; <%01E167**F^48<L<[Y=];#<#>|H;V?
N\$R.*W.0=KE|YYI J:Z:Y;5Q1+W2511S^C@2'8^3 -E0?BA8>102-P7K7.9\$K9ZL754;P3"-Z45MLWK|FGCJ@W\FY,WXWGEH|N3Q505L MJ>TH% A-

M3W;JLDW4]A T/%S.OX;W*MG.OP+##GIFTKCP2H\$AOFN%*3>I@M4;Z Y.VB01@K09(A4V),N MK"UWJ> />00NW.PH\$] (-0(VY9067
TF**F7@TW2P2 TU9>E3"ETI2.I R MYY)3KJ54 @.C\$5A!*5BB1F;2>B.KWOD>U9163V1?1M00F.8;0)ZH/3" MG"13EQYY" WE021.MJTE?2A#ZL70"LL003#
F%\$T@3]DFA32WX9#7G5OP NF10-Z\J0HW6-F3JU.W.F16V0Z6=&G080V1Z? ?I0446:1)M5F&K;IMIN;<@ M.GDT M<5"PCJ>PCKRN-3.OOVEL#1T3K#5;%!>P5
[-N/UUV4F8<.,D?LSTI M29TC=MYE.1XVNW. ^*#;A50&X1YHU0866W-0WU//R-1LH L01Q24\$' :49B(X?E)? XP-/W M3SW=100PY
DZ""THM**F-F3LE*1?CQ2)I5V N RNU1/@B N-X,0109 MG65(7S)JK,7R-1P0U"8C8N9?73BR(N/V)R"000GA?/B<AK/RI=Y;.
ML4ET Y- P:/NY9="B1 L N1F:9TUB8RWSK@7DFL%8GK.F108?9 F L"Z7Z MIFF=46VA51;KK"%C385/#. \Y"UV8NWTW1ZAX"/ :.55"6N:UJ00DB>P
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FL\$Y.LAX6. (-*5*8BM4*;38LB=00+1S-B1P7J0R0*-TRH5@0+Z7-Z?Z?)"">Y969AZ M;I2)K B+MXJ\$1S @:"NYIQUX5EBR'9>80Q6'1^2+1Q5f,00-
B150>6. (-#MY78I&Y)MRG)W8ZHNHMA%10;J1@8 M=PS)F3;J0 0?T-%5CZ(\)F8-C\$JESL1A07G0X1B1?>ZV.L M-6+>T0G";XJ5-3W]#9>2
JTR9PS#M)036GHGD-KI1M71QW/+13SWL/+ M?(GHK@T="=31UUS\$0CZ0*21TBV8T_A;YCP> "DAFR@ZL7MC59?F07. :3
M0="IGC@0U.N41).RZF9508\;1\$5H1B^1) &O1KSDL5). ;1S1P8F1Z0R M;1+J 3M<5-6.7%#6-S#PZ A1S=0W-6.NP300?V &V7?TS1GP'F<8"AG10
MPU10V#<0\$>XFEZ01K17P3HRG "CO-CLZ%26;Y.P1ES+; @02:CMR#0407 MU1UD; @V;TCTAYHAB-SIBT^1)1)9L/(SV95?B(B%SHI&B(>=9U-CD6AX
M(HA\CJOV'F)IOEL*;7G70B;\$3.R0";4GK&HA\$T(F4F.BC4K7 ME;Z 2#3#1ICVU"6Z1PSIE^&PHTPK,N1X#LTC+CV '+5.<@)7^N9X0G3CV#ZP@}]
MH475COXT^15LR7E=>F/FX\N07/4605% @) :*0 \$YF6&CBZC1?1? BZ.<40F51XW0N36G=EXN7LZLS; \Q M76>^\$P; /;S1ANE-
^CDV2&5R1+<30\$KWP/K M0P3H1K^VHK# M/SP8F0R/SOXV/F?2X =>G62J3?7F9E; \1Y7JLEZU5^N#6M.UJ1;65X5?T. MEV#HH(\^2X9K/A
0(B8CA41N<C4S18W%IUU-99#1&1XMO;74IA&V1B7K56 & VCOFHE 9;M29U=ZWB2B?@N? W8WNVF#1#VXB M1&K#P0773>IK> /D*1CJ1<(KIG.^XHB3?>
E5\$570\HJB. 8"ST.E8R0(M40;*L21D'9. C3) (@%XVZ) }&1(BU)}1 SP1T*%YX *8IH=GG67H) #T MA1/Q @HMFMT\$3&?T; /LT\2XBMX1G166J K+G0?
I/LA1B.4J. XT1Q1VE1 ML5N1G0P;5B0T U5FL\$W'B. /@9 45>3>404+; &BVC6YHCDK6Z9W.H^M(M56.57188B3D87V#M4X/63?T\$ @6&=1HB"UC)M0&LFA08-
0/UWL82M.65KH M^1IHC-G50U;C6P;#1ZNI01 :%7CSPY IZC.0?U S#H3FAZU. *%TW20#=-D01/3"1; 610\$X^TNGJV.8X7B 10; :\$FM A< MP+ "\$2400+;
(?2"00 A\$0C:GS9 -7<-UGA?1\$P3\$9ZTSC+01W65128C4'0-P MX/(R<=>SU. PQ-80\$5NI*8SW9.EX5&+?T">OKP8AK<-P32#18SD(W>42?
M0&@& 09^4M.S);AUS509RF1U.) SMWH-4MB *XFL.1JN 1GT-CWNO6B0WJX MT97&.10;0S7N1^UD1/973K)& \@R?3\ \#071X(VZ=RT10)9F/U7VZ F M1-
UN;=IZF0ZTHR9K @U2&3KDP. @FJ3V0-P"FF#0 9E@ ?-35?W^G-73 M120P6 1JXK;9T&51VZ\$1VXM(U. :T1VPT@60<0M'F(XD2 90)F#U4+; &M07IFCX *
12#U1JAE41\$K. @)ZEL7U-3)5R+ 053P1)8D1#P811TLW1B; M54G16-JRWJ7-M4Y FSH. :Z 18R BT9A*\$;ZC.8W7@=5 TCGZM FL/ VA0Y;@; FGZ"10"7Z
K7TPEF\$#LKH\^M^J=CTD\GW1MS.I(J MO<L"K U.#=(WNI#1 SMAGFU@1(B9K%0>L.J\$+Z-1J5P01Y>1\$57-EC\$ M+SPVUFWJZ=UA=
1@P1@R5AY; *\$0AB 0%\$1ML5) @V9F1G/1VY; :5# SH M#UC"K0" :1F=P4D.0PAEE=68X\$;0 F.LR/46:3HK23>P M.201#>7-KDN4-EB?74HW
[B441101 IDL^N16K1R6S&YB92"AE=F+11?7?1S) @D+P\$M1) 0;UFE+17/05QY26&K-3]#E1H5T#0K M231; BYIP:61P1S; @=0T&5"400/
6/6J+VU1\$1.93 A<102W4H2>25.7(M1*43WF9/GF^X+T.A.&\$A*0;SL909+W72C#U1\KH@P115 ?=:9/30L \$9HLL8%XR%45GTWF/K.P\$RG3&FPYJ!
M1C11&4N.74)0M\$#LRI9=#XMG(M4?P\$K9N\$G0P1? >50LCAE1 FYIYVC. M+;A \$0X002+;B=V8.13)1T.P.ZT6&G8H201-ASET+YDF;+UB*10E;LW.3J
MNB7+V_K"GS\$;=1^CTSP+;F1R/0?AXL0\$;=I^*M^2 B/07.;4/Z0?9S MN(6-[&]7%00X"/. /A1G< >0UN5JLVP.M^Z1:MA1IN7>M^W M^M-
\$;V29 91133MFLN2/4@. 81MKA1?73076D*UYC ZT-50&.76D0M1) MZ?1(1<.;21^226&R&WLB4G0A10@;S11^929)PR(ZW8<W-W.P2Y#PZM@=>F8 M010?;
f0>Q68.1IF+).WN(OCNPHNDV>E00J6S2>BPFJ@:>92IH-PRVI[*<84 M\XVII_N)MD/WZI} :W P [GE?%NTJ}IAZY!<9E;RI\M; \$7PJOA?FC(885
M10UDHEZK^1Q^9@. :6HS+X1)23.B0.MQ@1JW@RNO9I&8K(NG#^T. 03V M122\$26\$GI2.6" M'52;W.YR8(4M.C6C /%E@A1=Y5#20X)\$ /QE@<8K6=50-1?
\$EVZ@11N:4 M70NUAC^N1\$5)<X(U)M5K@9* (81R;MD)E=9%0&6658>E>=>D<159NU5 MA4PE@34.L394.UT1-6ZFHAE0T1Z
4.4:H5LYZ*PXV1N>F4+4580. 0;P\$+1 M-5<=660XG6T^TW6F1J.(2N1W^JP)K.VW :N6WD^B1VL -Z Z(V%0B<37LP4# MD=N?7
<<#;+LLM1YLPUS/2.MF%41VB410. 8>#>G(YQLJ&D)K\FALVYT2 MT#BUN1G4Z21=Y1#KLC45N;G<@5\$1(A;74 IF<06G1) ?IHNV8LP(MJ1JED1; :10
W>A876 M4R'E0.1J=XW?;5/1\$WQNIKKW9.5U)0#Z3=LR%0108R4Z39C&K1TC<0 M(05JYT2+S7:J0X&1HFW;1> P>E0*%SUN<X191DZ5(7H^VO^J3#1G
M\$GVR(V/8P6+&E16DOEL;Z>2R*18)T091HG;M0;@02@1CZ0T^N7^1T M25. "MUC^TW)4-1(XV6Y3M3Z.1?2
E./MI2Y *N;S19)0JJ5+&N"JPE018GV6MG135J>4"/1P67; +C>SNT1-K M!&9>5@A@2]G**=7; 0F6EVN>[-N+XNKU/1;17(-0\$1(A83@W>2)Y)-#P
M3M;1AZT10L>W/P&2.8"HO1?2K.M*5?;10C15L(-9/8>W?;=>=>YGED^M+1+0H M.M:EA@D76GJ&0 (GVY&M; 504E22?>(-F>W=97C;92K.(L515CP=S=84951
M164KSO450.3N1?E0\$K*1\$4419T3K=(M154R\$36CM^OM^B M(HJDJ6+S@1+LE63XK+Z78**/P-2#01\$F2AMTE2G1Y.TJ8J3#M^=MFS^?0T'9-
<U5UHE0)5214D5:59U1\$1F15M.81) #?>3X71=-M7-U@L(V4X2:01?>281F161UWN -G76609/0-3945=-B*4XK17%0E.000) 4Y.1J3HXK; \$T1(7882J<C-
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=0V&+1^CX1X1D6Z9G/1.01^70?;7&Z&46C16 @4BUP05ZJ5+4<@3UFSC"0M5 M2*331EPS6?DQ1?T";#B124T1; \$5\$5+WU^C5U;+1J*74PF6J3.38Y5;00\$
M1@A^XP U0?125X.680Y347 40;M1\$5:47. M.M.S)SY'1Y 1-R2SSR1X.B;04RSRVB5;#P07M.V<8JG(KS1F1;=AM MF0K261J1;=1IDEXYU?
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V1/641SHNL"JM^XQ6.M0: MYP13=UF "RD4+BR/> 00AA1Z5US 4TO; -9PU12- 8PLT1L5 =1HY/< M.LWME"\$ATH6RW4N31"1Q2SF\$?>R(?
V"V>KK^VJX04KN^UZBAB>(V)SXA+) M<%YL; @HVA1G7YU1W5V2).M2] &^#RK1HV/6#J>9>1#1[5J].6) *I:W4 M/>\^NND\$3W.DAF2?>7)UD1&V\$F0R
1;5E110P?V6HG0N^D1V\$;BYK -R2; -R8 MY>4.1@1F1W)6=;2(V0(3#J1B) 2.5W 15L.XN;LF<+V32YORN.20-502PPM1
MNR.81M.B.S[531BK.;PI67(ZC155V.1)^*0 TB(3-GFB5 1UMODVZUE'D. &GGQYB^K)1BV*1(1VR%Z1@<6'64.F M1V5V^M2?6R0M1?7
S1MR076. H>&.Y%0&246&1)Y?H^ES>GJW;V\$;1B M.M;/V.G0? .BC50TT\%69^12V2P^WU.+?R00=3 "?1BV1\3736M_BG^!
M)Y1\$0" W+PV^310^LZ=X1.7?.*SSION 22N. 3/SYF1^XN(OCNP2?; & M8Y.89 71FAZ#1NAW1ZUN>AW-U\$V44(3^DTHM^H^1 3;R0B^ 3^XQAN+11
MFB")JQ^N-835KN 3^0^N.X3?R.W-4@F0. JC->M+&#>C4G; "FVX MT?&1VA;+NH1PK2\$%5B L^UAO" ;KA5^1DQP8B>9Y*EG\$KTU;PSAV-A73
M1<205UF(1) XJ47+1#NR>05B>DRH. (JWS570T&FHUYJMON&DEC4; OXN1&N1L MIPT#K; 1ZS23^PA4;5 MVPE(8\$ GJE102=70E;T<R;@491@B M1MN2?7
P\STEJPP^IR\$^ MRW.010. ?Q&DT^1. FE4F1W\$81T.F1J5&GZJ-M5=60D1:4.1=I3^ ME)&0JNAJX&JA9S29DZ0\$15?P7B=#UT71
<6; :6#56#3AY;TBS-WLP10%6& MBG9\$3A0?2= #HT4B152?R Z0 MAM;+L17N0U1+XG0^BY&S01@19UE1+&.005 \$BSKY:5)NVR085.C&
M"WB181MA#<C1D&57.251-3C45UY15VTM;H1BA:NERJ3ZK2V.M; @.T13. @NR2.9^1WKO\$HC31(2\X1+1#X;+33=Y11)1T^E^R^X01J404
M1MK.2NK/N90L(3V1JPG.U\K?0. ?;+1 JKAUYL>0&E?M>=>[06311G1 M.L6G>01"\$ Z. "Y8MMW09MT.MHB@7J@#=-11P(C M1W1Z?>#K. 5^X11/W?
C+&B4-1)XJ1&ON+. "F\$E1(B/4-4V6R710W9+ET ML9IA7;>3G1Q1UG6DA9BT<+> T^1E1@C(SNB^C1Y4\$653VZ AE1LK(Z M^YU>5L9V>6D8+UV61;+
<665F6 F^N*2>1)U81 H53UJ0+4;9G=16HK&001 MZE"1ZR5UD IP.VL.*8F1L<+&#BPE.R#H0^#NE+R"199&W1VEEK+1%5 M?EW8.9(6&Z")
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7#T0.7W_(0.0) B12)\$8209M4D0&6\$SW1&.F^M=":ORI<0 M0X.157JKTN:1@U0!A^8C7J1#CH%:5)HR7;+1)1(GG020^9P1=A#LNV1BAZ NK\0F5BK1E2X-
:A4N+AUZ\$M:UY"U"Z) K EN+1T & E44U+LC61\$FA^FVQ M.VUA1E5#P6Z2MBHKVZV.DA^46\$ M5DD-TK 0BC 2#46V+G131 1FV 7+4 XWAJCO<*60!
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2VM1VBRZ2M0Z74HT\$41K^D#41XEE.ZX3 M10P;1I3Z^AU. "1N+1\$1.1%*&1QF(> "NA50/LMCMCKG M?M1<44.13V15;TWSVO1P3^&48?BCL.&H^F?
FEET@M2#151+69SUU(MD<0>R7K&7W5311D1/1#SU-Z1V= 1K;VYK5M0J14V.2) #010?2^4XJ;1^R MP1!X+0C.XL*HKD. NYSX1QTM.LP9B6.A^1A.F_I=-
FWMNZ-YMK (R-M;Z**NR_G?110^G0Z?41800^LV#0?10U) #19ER=7Y5NCTZN1B1A<=<L^M401860/?=7U;=>CH)4MN86=7&X1L&^1@I@?7
1.1&1&1&JL&D(89HW\$M5S; M133.KG^K1?<0?<K10.9.S?PLJ1=9YJ 9C13(X1M1A^6;ZGN79^600<4\$ M9?7
I1;G#1)T\$UP\$*3K0^*/T3L1I(OUQ\89T/H00K1^&DU8MRR#-L.ZT- MY'I8(-B=6R>;J.1GW5F@#R:1&6\$>TDU)*CF \ (XSG(*U7E@L> A0^#+(1 MX)FM-SM-
37RT MQT(1NF^3F \$54.F.F.01.ZP B M=#08 A98""<7PHK7&5P1)-A1A1R\OXH\$ BUC-H01W(60ZR80@H9LZ>0 M%GA?P^R3AG1D.6C2\$40Y1JPEB.2P3>71-
T^Y6RMCGFB9J1^RSA#K3; MZAR804# 7_R M\$ \D/1.35-510?>=JX1\$XE@^1N3\$3415+E#6;1)MZYLJ(S\^NUET1# M.*42^I1^1W1A/D/0-;1%1J
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UB\$/@ 18"3908^AWK114U6+>33D71N.M1 /32@DK2BBDA#(K2JARC.4U4T^5W1WD\$9F>B5?H&E3C0Q M\$.H6U V>98309.18GMR-#N\$X611#
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M/U^189UF0\$ OERRFKKG^K2I99?70=35#=.)M051BL4=*I+>0751TJR M)W%"C%1"6]94P+KAT@9K=(-E-LZC^B93-.1CX32=AZ\$# UJL5T35@N MW-
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(W6;F^8KKD+7K1M?5Y917EVL1A-3YQ01CA2>6?S2^1@K.N1S/V MPF@3?TE.J3MGEOJ; &ZLRYANX\$G00@E5=>=) \ M^?1@.H%L0P7YA*+
1)YH1B(H^P@QK3>=7JVS^XVU) :31>2.0X1?>.*8 (MPB&0Y0T8./B#^&1(SRE AQA@-S4W =5U\$G12X1JNTCZFL0\$L\$K;888!(- M\$V) ;S.R41\$N^CAWFE?7
HS+PHCBQG6Z+1\$*+(FRD;)W41-2. >?1.V>.A MCYZ267 1;2?7%#<S1. ?7 H+PF.34U8WALGJD;2FI=TH.D 5V\0UBVKF^0L MU A1".2;0D9TFF4^64Y1+
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5J377^68HR@; M-&0H F2 1T)M&D.D951W5&#&#LD:1N^D01&L^X/P1&V=V0212<?>3?>F672;1.HZ#KE2=1\$G-3>C<3A\$5; -B9 M0GWL2Y-
VI. 7#83;111; >>>V^&^S7DZ1EERC70VC>)LVUH.0M1EZC190 M0:Y?E TS<=>3+IM^X9L0+ 8P^?0<9W".W^D^8J@?FY^/WB M"*19L9C-
<0M1TIE:V11^0X *A5>D#<@94^J2GYICTQ#.%A M-H#M1H8/D1;R6@ 4V(X)2 LV1V1&S103LC(G; 39CB3RC^1)31F\$(J;J;EG7Y<K&B>^GDCZ\$>9+&8Z>R)
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I(4A0D)73M L 61-X#M# N\B\XNHEHCN]P^GF4<+4MY0F?0B]59] M0E.;+009J)F=2,4>TJA.R+CR+A+5*U9.72:CIO#1\6(A@HFMYV\B9=>LC M075K<(N25J7
I(ZWD13T#0IK/3HP,1)3KH61#>C\$J'XX)V0Z-L!DC)O?(/I;Y MU =AOTFE043=,*TP#>=),35YPHA\EK\$XG@58L"(OC*"\$72Z+0 M01"HUG*FP",FO-
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M8CX 0?E@G/C'+;NE#1D#76204Z9(L2H5> 7>I\5[D.D0I2^F1Y 1F3>;05L^Y?-\$;00PFA.M#;K742^ ZCOU;B7I1M8EY \^;H9 -M0\WDA\@07619IC;I
6:0CC*W@.RYD\SVBKI+@;VE/;2.<N4B#*!'"(\$8GA M&FE\X#^12RNL599\4\XZ?K@#E?7M&#.PQC<1\A":OK^KD>/PG^FECQ-GOG!% M2TA*
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M+;S:8WIT2>A@E/EW]F:CV36IR-CC1?;.0U;26M@+TX MM0Z=LJ+U M6D;316RF@4 L F#;1@^18/4=F4K\FJK;I2LD#G);.M5Y/PNPIS[8^I M=W?
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<=>3/;(UM@IS-E\$4.R MYOG\$U9?&.64^0+QXAS^QM. "E)Q@SYO@Y^V=%MWHG(1L^;2G0RY=8);M/V3?3K7\$V@L@+G2S\N=OE=[P\$VAT7<6J!
/R;+;S KM5673LZ>=>#3LE; M17@B)J5>;8NU&9IP41+5#;Z-74K5. 3D ;04 #0*6TMM;=BC\7DXK5.EWGU\$ MG^ZG9Q HBW\X814K^ P^G00=EF(
0>+;768L4K;#M4ZU(MM1V 8 P04 MM 3?7LN.Y;[QYL5^M7?0Z9/BMS?> -X15\$K8817<7<X15\$Q803^E^/;>#0 MXTI72CGI\ADL(7^1J3C)0;
<6-7(58PB=>8\ NC;W?*>=>20D#>BR!51 MU3/Q/H G9Z6VL1.;1D>=<A0F6S8T#!\675U\$P=AQ+?^C0IMT5M4JI M1H@DH3E9^^(S#U\$S6 *RKC!IE8=U^"B
0BPT="B312QLPDU74\1+4+>E< NKSU\$U3Y ZSB810ZUW;A62JZT@BZU#>1R)8V*B=C;#WURT^*4,+6K/A\$V\$W9 -!
M76N&MY@IS^JN1V]38\FWCV08WKKH5I!H\VPFV8<#VY;I+;0!TK^X;fC=U\YL(4B5JES^RDVKA.X M^PEM;8J+>-629,0?*>0f16U\H+OK-
V3T\$A3Y0?>=>C<17NO#M9XACEM(L M.);#>136SU0^M;FXL&L>4>.898U0>Z.W=WB\$M\W\GV0FEF^9!>I M5HY;+1\$P5ZWM7&E;5!^B0@A!;
;#D2L0>2I=XJN0717\FGBZBARJ30M') M* P03G>S^E f_8';6V*10X>GM;H=05^@?CI\$5I;^X4.ACANF^#Y//') M+9^N)Z.US0P'.T9K85;^V\7* L4E:?
0@Z6^/*[FCT=K0VSM@G6677 M^S\VA14799*5;S310Y^'LVMG^@TOZCJD3=>MGM5A1?A&K.E;15N(K+5L5N.M:HX00^F^R\I\Z69;MJA/K;I&@>T;[3@=13!
[+W+>0^*S] =>F=L>I W M07RBI)I;=>2012Z77/6VGH0B?F_56 @I;4^NE552V>1 FJ84=3]I>I M;T300@MI#6\$%#;+;K&5?
H^=>07;^IMZM^2!K#K!0\@LFG#HEFE#I6TE MGX9I^F+ONC#=(#J0TP+DF&+K40<4N0> Y6N42^KN3!@(\QVNGR=3@C P^Y=C M;#;ILJ0WAQ&F;+>+V/W-
F^"0HG0A4! =8B!A^TR^*==[QY3L:*\$2H5;04 M_@#<\$ ZC=LKT/JH^N2;[03^9062KK>I B-#]I]=6+8=>I\Y\J32BNI^Z32.K^"0E1S6N1 LB M5M%3C(
C^5^CNM5!J0 >G/W LX=>+0(9XZ+Y,1Y #^>N\N97&UD/87F00,8)F0(DDP(0F9HQW\Y\T^ MP4E)NV)J/30^5]KOFY.XN/(W\$^KH^=3D,A0F\$ M-
QZ1^US!)PK K03VD\$CS^;=<0+H3F#X\$@-F1LRZ -8;.(L)K4Y50F0U M13Z0.LA67Y(LT+>AG^6IV=5R^C;#&MY#9>5;^96G403V1^RDR=Z6\$EFO
M*.0CFKOUT-FFJ5U9]'.6.FMX\EZ=>]A7=WPO<3<\$Y.XV6@I\$@J7ZG K^3]H M3-046B>N=%#-+YON8-C#)?=%QN>PAE^P^BZC;^>G;T;624^/ET:#
M3VU(#L.U>Z4#>#)Y#E\$^I2ZM;E.USC2(ZG=>FVM^*01*FKI0M^MYXK \$B M36^FDX2891^0* I&S5M0^02J#>#*7170@ETD6B.#1R10U\$8L0.9 D0*4
MX/ZUTKI2 >X(Z6^;H9X\1F5 7Y>15P@G^E89IK\$0.P\$A8ELJ>P+;75B M&E.X+EU^X7L^*05LJ9H#4F467H^ @*0G@-71A^*#9Z7Z^ U3RR\U89P
M1ZH(JA! .#CM=(J)T.K1687E;"62I/@W#;73+NAF80^Y20JH5=D/A& M^& 677U0.IX 1X0>21LX9L394T^166ZE-%^Z7Y0=1&V(26.D.IJ\$LL0M5 M_X;56\<-
T7\I;X10VU^N)L*[@0%-5TJ)/70\Q\X7D3C13 MH@MH3!7@T52@>>R8HT^K#?S;f_#>2J(I7?^*6[160M^Z1-3UHLX1^7K[2TPC]\$5\$U=K=5;^EL]_#C
MI.BOTE!E2=I^>888N+.J>830<4;I.TL^HC6^[#9Y2QKJ3fC@GJ1QW) MN;7F5JAR^J J .3.P.YNWR=03Z^S^9R^"WKDQ^Y#X809=>9+5I5.+V.Q "@E\5
M;=VTS5G10I8P\$;67\$5&I;78X>4>G 6^D0(C)1VPS55^N^WZRL M6=000Q=N\$X M^JL^>+1(2^F5^XRO^%Z-8R^C M1BE67/8X^36<=)7D3 W
MU*2F9V\^=EGW\$8TYU/;#20Z2>+IDW4 ML>^13;4DY;#EW?NXF_A;#^Y*46120+T@I?#>V(T=17(0@84898XNJGVTP M^G@<-
YD9TF>0!;8VKQM;AGK;ZHSL827GPVAV7IRY.ZU!E7I;DGM^M661F %M.AU=MAH^+P@J2D2608N;1TK6^%R^!>HA)
M5JY&F4K03R^@JMJT9RHZR^#)S06\$+M;610P!>51H33<4 0\$79^ER7U.^# M.;1.3.M1f;U7;56804ZP GM 1.(ED107FR=1)W
M^<8>P^M^03;2G.K1XFV\$1L -L5EYL23;BH!0EJ.(Y\91664+70I^;MXX)030^*VR.K?>6E8^IH..?;#U..%W4(BYfD&DK4(H.^LD(RN4"
MWA\$9&8N>3^Z0Q@I\W/X>R^1^7;B^"8FR=D>R^.(L H 1Z2X)I=H@JH&/ 65P<^ARUJ^B 32.9R%=>630<M<=>I;+1\1V1K^V7A 3C1^R#(M\YfE?
0B0@>@#R17\HF2RS;4#8^BCHL8^03PANI^R-K^6P?7^@LL#2/W M^/F(AO^U0J^Z^TH1S!)7C#7.S#GAFH.L0;X@Tf9 MVB;78ACU(0^L0)1C1524.6=>0?
EQ^*)N:56J;7^3Z>387K^*#Z9>0 M#;IM;G;W+!>I)LLV2(H61^;N&Z;185^F8.^6MNS1I;G^*08 2>G/(0F)1\KTR0M5I(I@AVA=> MHG+^4?<-
NTXP.*I]f2PA^GJ>I)DG8^5^";.C(RT2/1.&ORKU-JW;Cf\$4A^ M3Y 6JAB@I^=6.P-9%&1FR9\$ &E*(/(<@E>!)0<25^*0A8Y^L1W.T_&BD M@+4-
^ILZE0\$>1^#K\YLS=I&S=>G]100046;RX.0!7GEJ^LH5Z#J\$Y2K(TP6094?0D9(KDHEN2.I3I5&C;5E2MOXL^*59(0
M7A^03+>C)19R5(VM42C0)84L05^00^/I [<4P^M0\$;UG7=H#/ERG^Y8 M)G70^6^R)!\;+903 #;#BGP(0A3G14^C^+8^/WVTE05;RGK055N,9EUL5 M Y6HF?
2;#)S&B(RAR=R(L.WU;1619.MM^M^ZIB?>(103.U-OR(L)2H/L M6956 ZWVK@fBBIV7.69TF17;^/GARCF;6G8^#H8M!;HL07RA9AJKB^@OK
MFVBBM1WR.<(\0-%?U &5Z.STISSY1DK16F3#FTHL?;TB;PNW@0@=>FZ-P MIE.;Q\$>=%UGILH9#*0.M+;(0+H!K\$^V4RR2^F9Y ^.^+Y^S^<0^RS73R
M:3HBZ.;+WBM94JG@L^ME^205PJ1^OE)K17 3TL% 6U>8^/PY&#^WU^17Y M=>M^4HGXS@%\$5(HY3E^F1+1)U#^4^BKO^C^R@;?H)I]R3^IR9/U#T^?9
MUUX80) V^A>1^D7TJNET.IND83Y&LPMHF(XE)K^6^W5N3B^P3-N6G]Z]22F^P M0)581.(f+PPV6 00-0A4L5R1 P> 01TU(80;SE0A^I^RREB.WDAS&04&R+V M
9)X5U00TL^4=&3;)\$X65;0\$C;.(56D+B5^VSI]I]I^+0?1 7;B^6 /V&2P MI./D/H0\$H(C>+1Y!;Z0f62M8B58G5V/B^9?;G-I?;0ZEHKZ4D(AGG^ \D
M\$57=YNAS\$4X^1BZB^T^F3JW)OKI2DFV8-(QZAFU1<^0+(-D5 WZC< BK9JW M5AC2^0B376;T\$JVS:58^ 5I^;^ VM=>?M=+G)L;4>Z=K7X\$^4XP3@Y)ID-
M70:T^0N6(HU.T^GB\H\VX<??(0 M\$6 -!\$#8)7NA@LG^AT+9)Y6J;9M# M\$!\$DP55.(0DU P3?2F.U>3;B;-5%F?;^8?7^PK M7f0XD^X^Y)SQ(0+;8\$?
14RD.59NNA+66.K8^XIP;847)D3M8^WFB\$ M125#K4^9;I^X^;16SLUF3C+0RS900 M9+V7.
(12)INT0/B^JSA93@.F.W901E+JL>0^K4B@DYVY(*3H3;^W88/N40 MZKJfXJY #4.D7JR 5;^>Z(\EKES%YYL(OFFOC^;f;JI9?G150H MA-(0I2
OKT0(C\$^&1)0B0=>857C.f+LW LTM(NV@K)I^D30;5^>^;JF#7="D2 M#;34+;+&L6E19;/KI3@X8JSPJ+TM/f=W^Y^>3X19B;WZ 80X&5E!fIC MC
X!^WADO^;Y=5KPZ&47UFU^\$K7@)I^;T;Y;Z00B>BE56Z651)64#R M9A^8HNN^1+6%9^*#7.N1856C?>=0F^0#>JCH=62Y-GT2Z6>8?0Q^25C\ED+<-
BS=DV A\#L.M.GZ=J9#^3;AE0S@I1A88C2 M#<^TGBB)2=LB M^"6W=5.^E7#WX9YSNC386^0T5-V^R^VD?U=>FXIN@^NATZK8^7H M.;^7XW870C1J;/(GN^<-
<PNY/1B) IUZ2+BO\$E]I2Z18ZAU.G@2BXAJR= MY586901Kf.AN.^HC 2AU13 1=P#4^1WBP;f0#WH+;AE#W\$X4;3/7]^9.M;P;\$Z3;9F4E6G072#4GLK)00
F0\$X8L08FN=>ZONDE/9(0.#.106;+>N@Q=AJXOSV70RAM.N.M?7=US^/BV+AXI56=ABP^*49-%)1\$%Z1."OZXLfIU10P^ M<^87K0A4E9-A1^1P=7M^K^3^*^<-
J48A #A+!^TW.2^1LY8;7/3837@EK@W=ECY@.GRRY^RBA0.;N3Z68.M&Q(L M)WAA.NKLR8-KfD6N/60^U^W4BZDR8;B24V^6X^YGC135V^f;TIEQI27
M.T?A.VCT!93T#SD^G1(.H>H8FH(>!)0\$=1PK97R0#C).Y@NGP7^H.^*6ZP M\$M^H@e;-%>R7KFU?>KGG(77!\$2M,2#WS43-A^V\$)fYY.QL.GXWZ0+D^U:6^V-
B>01>+9^0A&N.^1PZH MKP>7L1^6V2PE^4A3@B.WA^1W^BKE>I77^0#TOK#P39=23T>0Z;^V.XL9R MSP+4#^06EF(6^=G1N17W50PRFM^5-6S-
B17^92D2>4&77P.6LH01F M;E966U^6U^2^>SIOF18 K#@3KA8M.N.7;P+U G#Tf.WQ5/DT^ZW^G MM.P3E M<5X0#>=A56 6X@C(C^R)1CB0U>POV>A
03^>VZF^PK0^8&0 M@/77Z60V.Y#.*L&D6HPR44XQ^;#D(O19 #1;IY3;1#^I^30<3?>M^1?979F M191f(L)XfE F&^2WD1Q?^A^C
+YH0G@QEM>^0 JVCE!10;=D^TIR!P# M12GYU\QF\$=9AN\1^SG;MM@.*M@90^PCHL^30 DPING1%f;H042F M>1G-
714CT^#9#1D74\$BHEH=>@>4812;@>EGB]fZ^/070.9#9 ?M@H MKK^Kf\$@E.;7C)A^951N-I@EGL05V0Z^NC4Q(f.SNAGYV>8Z\^/ZA919 #M:3663E@H
JL/5A.90Z1E?^\$#1Q1^>8&K;K;3^LBH2 B>H^@&N^9NN;N?0 M82&;^1.N L09^J27)81E16^;Z6(29N03N@=YES^0;9R&7-RM]16#^U\$54GJ7M?>
9*9B/F1N7RWD&YD;^0H^M>]TAL?76& IFBI _"/\UR<OY^TK%6C1/EL04>@-MI?7.FP-F=>^?F/ #HER^WPA 1VU^'8.)U?0#D M/2M?>I^TBY^-!D+R\$ I
M09X(>B5N9\$@8EY0?7P5C M7R>3 .7H1/3\$;N:SD0Q<5K1;^FFAAALPVC^@0T2MPY&f721W^B V^k> V: M:1!N1=IN=3
2^/-64X.XE08^*;\$0DEf.4^16.91.^0?1A \5\$]H M^!A M^TOH0^PYFf(1^*7)9A.NW#1)=99JSB@R(70-7WU1 MY^618WR@Y@f=>67?4X0!J0#f-
fRW39>Y% 6\$X0F+D003/(T3G#1^*#)E; M=X#85E5ZY0DLA#(f(1^3I&#;^ 9Y 518@V0LP;UL\$=8KG82 M.^?H=51M@TOZ D1600<(<C>:U!<<3(GL=DK
M2#5\$%>S;U LEYFZ^1^7U\0)=E91?%;+A^W5;FU>3E.D5=1^UM^*X19V7L^>N^N M.V1G=#\Y>C>I6GWN:6TJ/B@=6V26&4.0)0)8/(C^X#K3+<-
fAZ^FIY75G^M^T6^34V15U/Kf0>^%JY.5+1^R0+1^03=(%?0)YR^#90JL.RZ10L@J<6 MDVR(Y0@8N^MKU0=872.PEVI(8^I?H;7WB^T1\$D0 L8TGBK^6)I^<-
M#>FAU)(ZY;B#6#P JVUVTJ^+1759H01^5136(6LH.161T-KD.YG.#W67^3 M0^YD1^T)0^LZXU@^AT4;64BBZ210^W(3^0JKTJ5CfZYN)Y970=>48W^RZUR0G-
DK.5C#00F6HYRG993B(XLL^M*Q M4ZW0SA!^=B MHS72I9fM.;<01\$V;5N5M#H.JK^fS>^2*MXZ N!|WJY#>80FN 0=?;UJ> M^?3//>H;fAX^0TTS8X^X^0Q1
fB;Y^V@/f1P2^>1B=5f]#(C.V^IWR M0S19>3D 7B.f?CPRVX121N.61W9C/Gf;4M#;SSH!6&A0X^*A1/>C;12;# ME086%;13\1B184\$ (R-
21H29F6=VZ(fKJV^E^LF?>UCVf:00Q6SM;1)=5 MT406(f@K^8D@GE!^G07 LZOJU^S5M;+WA=00PNGI^Efv.50N62T^J615 MRX 0J@SR & I=#+/#?<-
0Z7X \$Z0V.^G74B)MH1Z?#UCVf@5E43P1<3 M9G4^G<=>5U\$ 9.U6701^=1VDYPI1;7.CUL)9^=>AMK 5fA K;2^Z fCU0 MRU9+V 16
[#;3]=,NH+3^+;^#Q^=(6)N)\T.)7Kw.\$7&EAH9H^4;2! 1P273.X#;^C9^NM < ILJ7^f;=>RK (>8N MK 4HK&6Z6U+LOX7RBK5-B6^MNA; " M.
(79^*>A^23C226+791U6/6;+3ZUG6PL 72002BK(f IBZ#>=>Ic2T^M#^0^dL? 6Z^Y2;XV7^f.3W1931;TSSB0@^<A^>X1N>3Tf1;^fBDC I
M@>901<@19X<1^I^R1RERfKB&L7;5^" ML60K<5;84^A;^Y20V91^I^M7M.P M^L1;^I^Df OUBV3Z;UW8)WRFUTQ=>QM+M#B
M.W9SN15;AK:L:N.L \R42&WT^>HF S^B(fEBP^fT.BUfR.K8\$ I\$9A-Z+23Wk>/HCV%JEQVU MYDG/+Q;SYE^;S;VX^ MV/1-
Jf#;01L>F2I#V!A="NL\$%R>@D486^R^A *\$CV^SYQ?707\$9>N4S< M+V.<X;^>S;E;U>S=>8TT-7X\$ 09S2WZ%G2YNYT=8HZ %/fRP^VRZ^G^\$&)
MH<6Y^*5(Q06Y<K^M1^>);01Y+>P^fB6H^H 0.9/1+4^H\7G^J^f^Y M Y.;Iv3>2] F25(??\$9A#1^B.2>f@NF>8VUA\$X^E4A-VHX^0L@C1#962W^f<-
<1=>X^0U #M;1;6Y W.;/T#YXOUXf1.fEAG^#1<26F^DB3.K(f(R.E.Uf1B&SD;0 MD4C1;W5GZ^f181IK3;L= P^FBNu0W41186F "f3>0^*55=320^P6#(9
M984)T3IUXA: W3-Ff#GTX4[67f^L^3;9A>E^]LP0GJ4T02K;JY.WF.EG M]M%5Y;K>;>J;B4f7#1-05KW]W=22^;7PI/K30./0^FD;F\$4-8-0>
M(0J55W^T6L XfR>+P&Y63M6;^5607^43E06M-L9#106HRH8#E\$9.BQ9>G.M3N^F=01HOXA.QJDA31^D&WfE^1^T0G7ZZf;fC8)J^G2P[HJZT;=>1A>3 MTYE
BMHJf CP+APJ.fIBV^>Bv3J^>fB-KJH;DGL0PV7H6H1^5f5F=>M^J3A3MKJ#8W1V@SXTJZ^A^WfE^=>CPR@GvKI #Z=0JTPP^N.N^1^!^SN0
MPGM=%M;^Z Y;f[&-1EDL<=&Q;5B14=3&05;@.1RP26H5-HZ&CwK1MG;3P MK^@TG^+N.VGK 2#5^VGGKH;32f80VFS.Y)1^1)0WH/f?NP->f>18Y&NP^\$
M27;2QT+7Z.8R(4K1^\$4;60:77041\Y;0Q/ASW^N1L;P40)F-Z>KMN>OR M\$;YM25P@H85IAP^Y\$#Q8N8A1.3!^/0.7;#8 ^YD2^A2(P4;?* ^f8>0K)R
M1X4T+VM^Z8f3@Rf.C.NY1Y^0)0HJ^C^M.XFN9T4f M/K/?5B.M;15@Y.FYl+P5\$>6M MP^UKEGS8>8Y1H
8K0:0=61^"3D30N15.1>3VU0560^ER0C0X^N(P=8N7)T 7K1^ERWc.K;03^JT>E81U;X1+;=>4N3W0X@04#;31J(f)I(<1R=>@9;+Z-M5f^K2IZI

<=10< ME7PQ4#;+7YSQ>H/Z-+198V(AR3KTP-0&D9%,GROR,#R(021;2L;7- MA4J1)C=&J8#(PI-E2Z5#(T(ND6VIR'XS#H\VS M5H'WRM+)1A'#(Z? INIAUW-3J-+ @_3JLM^E^MHD#=#Y:9^Y,+6H;JFF, M9R84A)(0^#N9#G)6#ENSZ R-10J3U6_6_B;+IA;V3N4 M8I83>1F##\$QZ;1C(0019ND\HNXA)+NSLZ7WEGDY;2DEFTI3&62L(2K/ @09 M)6#0R14H(7>=\$ <C4KNW8F\JVTM=N6GI%'L'NO 1*\$3X M(+)&&; [E_ZY9G0G0'\ \A:19\$ GZ=16TI-PY;I13LOE\HWL>VH7>EA^1% U-M3R8A9U#;#0=J-74\A04!;6DU B#3<0!1:4707MM,0^JCG6T'6Z\ #4;#H_ M_349SR:GH1SM5YU8_I,=79:V5CNYU_ ME3*9EQ^+!BRR,6#E9_ K0Q0Q0QKT MMV:K^Z_H_6^ATTEZV#RIF^J=XSU/M829Z*? W2D01^260B^+04^29R^1^ #0FAVA6Q M (7;7;6;+&8;C6^#8P0R165UGD3J&0\0N;#11FZ+FW_7_1EW5P^8WV M^?ZUWK07?P2GF8+>#9%(R5_U9I343R0?MMH0? \$TW4P&4B_K2/_OR/.00S] MM6PA4>TLO77HT091UFZ_6^UM)Z3639?>8IF_ M/N^TJD_V\4+T^AMI@AMI=T8^"X^"6I(\$I=*K0f^Q^)-#;ZX\^6_4V\$=D M=+Y+; [7>V HFCAC8^0^KP_E7]SHZ80A5/_L)2RMB1N=N=B1^MNS_YVN MS06ZV25\0WSf%93S_12_C\FX88+Y5=>VUW3V9;Y832JMMU13W\}TV^8 M\$9S_1N=TZ^Z0<=\$R7^+F\$ KV<1^"0#8V1P^#H1U734_63#6+;1BZ#LH+&R MZf-\jK#H;R,9#A^6_)XEO[GO]+NIVZ[R1N;W+69J=(/97\$FBW M^Y0H_1^0^D3WC/2C1+3\$V900^_B4K7+1R3^2^<3^PT^S^EC;H:5YSL+13R, M/XSB*3Z;S7^&^>B_2^1^SZM429\$7[0])D4L7+;*\$F^>M/A/X00Y>XN^< M07%IWM>R4_G1:1;\$^SYWMXG<_9^)%\$KHK5_Q_KU5IT_0UB_XZ7MP\$,@ET4 MSR_&Z^Yf.KT0U01^8#PQ_LBNAM#;9-H^W_MZ501/7)GLAL=#N/>0WUSN-C_< Z=<=P0Z[GN:=3?7^*=-; (= MG_89 MV9E_I7T26K4^)(@6M0)@7M^WM^51Y^/0^f^T(-E0;J&H;=>YV\>D93KN9_MJ^3^V>_<59_(3V/LP<40H_2EN^+17_ COF\$B/P-FIYSBH^B?#_MZ6&(7NK3D/\$L3^X8OR0# FQ=60G\Y2>4?2?@3F^*_/3_K(KSM0Q1W=<_0D_MV\$KB_VP2SUB^W? ZI\$5J>#;LM_S_15D5PDI\$AZ(WD)JE_VIC@FP(\>LUM(74_MYO#0fT?KGSU^D>R_1^ MS]G_V#TF SRC73X>YWOI70Z3A6NI#AJ1^K7^1Z MI2(MT(190)5<+YK<01^T_X1(506;+ZG9LC)9IX\F&7?@43A91^f(1W4Y^M_Z05W_Z)F:ZV_V4A1^U9^/\$7^@1?6H(31Y)B(T091);0J0& #D09^K81S MIK_:Z1QZ;4PFC6B-W-9^>63E00W-A?G0191_U(1RRN>?7_1LM^?>_BGYA MG-X;2;U7A0^?>5C#JM^;#J0J^J^VM^;XURPY_TOZYV3D8Q=36;1B9AC_M^_S_4P^? [70IL^4F8C5>SV^016E,ORSL^ET/OK?SF5NFN^5#2B1Z^M^:00T5_B39W75^>T^> B55H3_P6_#Z55^ (M^/KYU9EQ, #_0MEW<?<1MK?D6I;J6X0JMW;01<+J^7^A#3^>8>L45+<_Q^_MT#DRYQ23K0FTMDWP?4T;VT!^:6R3+8H4I<-C1^78YQ]D\$;3_PRGYS7ZA?_HR,>S#@K66F?_&_Q^+M_>QB_ID=>_SS<+IHL(\X^?U4_@I3Y_+Z^UY_QMT+ M^X>+0QB2B>S10^f(1N+V&F613>+D+8QMZ9J9P6BHUY_?>PTEY^3Y+R1<_40_H^?_>WYU),S0WV_#2^E^"V5T^#_MNQV6?751/12J3_90V0_6WB#?#EN(7K?DB^7; MAH(%_E;K;<K>N1L^#UOX^G^R;_7610^N2?#(ELFN^_G)0_?>N0EY1P^+3T_+M_U_0^_EN;L^G^>_RM=2?ZGV\FDHS;f^BNDQK0NO(U#HLNW?Y6NEK,H^P^T@J_MZ^#>L0QH,f_@8G_@)^R9LLR^2^R@5)HG_K1+-(Y+{46f0^CP3HLIR?S_M<4_<(\$FJHC:1I7&^KX^XFCT09UX\I@8W1QW7HU^ M^JUV08\$N3P3G60^#@E^ULL93J:0^19M)H7;=H7^#(Z6AXT\$F_L_1S+<#N_MHV)M^Z1J8REG2X6^=H^7VFNWZ^F^NKE1_MI_+(X4UDB/!_C12P0#^OX_80^Y8^T2I (+5_UE04XWH^1\$0#>SLVD?P0?723L^f) LTOEM^6<f0IR67^,DC@K_.\$5\$^ MP1I>#(L^>6^ZTFX-E-T;)>WT:=>OH&PARAQ631J_0F0]#&_/^<=<Y^f07R0 M@QVP2R^_X1=H\$;P^7013^M2A3\$=\$1;^?X87^5<(J5^AL^PQ=AD171X^M_L;8Z^P(K^7^45^1)B8f1I^D62;7/75V%Y(AXT\$#4K<=>+2^5^L^90^K_I_1_ M4;)>M^1>D4+S;6=0ZG=>1BXf#_49XT_S+AL^fC106%;>V^A1Z^M0>3;_>BU MG^/WCS:[W_VL6AU_M2ZDU^#6H)- GD4]>>9WD^0MN^BC^1^_YRV9^_UD_41\$Z7Z8H^6H6B/G^_Y^Z490^Y1^0_#>#^EHP5K2^65B/Y#05JK^X1_M^B7NHU10V^F!_Z#8T3I^_XD;M=#;HU380N@6/1K^? F_8FL(6FK0&6:4IT1_M^JYK209L_U0?7L_4J72RYL(NL;L^#^9)P0_#>#>J3ZGHJ16_W2/WJ^M^_MGX;0&^*A5C3PRE^3IV;URTT=SDK8^"B_4M3^fG^U=? F_.\$4WK(OXM7^1E/M_[K^Q^*148^3IG_1^_IM#5B=>#>BY_R\3KP7LF60]#J_+>_K^/S_>S^=M00_L/MfE07_/L\$- B1D\$Z]Y600R^76D&DQ=053FV0BT815^Y41=N^<^*Q^L MS^!^*9S>18NV=767^7#K(L?DPAT.M3;0T)^5>CC^=SV=>1_0R_^_5#_YH<H;_M4^%HB<; <_DE&OPRBF)^#0_>X>F0_I^AUF-E^PLV^J2Y^_8#f^/fW^N7U2NS=Z\$4;X1@S^*HI:BIK^<_E^?E_#E6ZRBU+0=2^?>X1YfTCY<_VJ M^N1=WA]_5:ITV0G5^XFY^/YZ^>IV>GSL9^Z6GRS^V5U(1_P1_JL^M^U_R=BPKE^X^M^ MOZ1_153L_0J_S0_27:=64_9H\$5fGA@I^>PV;f^_T8R^";_#M?T=>2;E MG0^")4_43&=A@=#D=#9D#f[;^DTPNOLF0>^T)TNN^?<31Z;B3&<(A-f?7+?^f M^@_>VM+I1\$;CA+9UP^*L U^H8^_5^SC26120K2ABN2DX1L^X6\$?>1190QVFCINA^LN:74_MKR3E5Y/9^(I^f)E^E^D51D^>3\$IKS_5T0_U3Z^fZ_L_CZLW;0E^H=R1VW_MMI1(NLZ;8IT OX1_1:5XD7436;2?271^#AP0F^"NG^>^PI^";CU?JAVR(,JZK_MYUO^X1P^XNM@f09768B1^<_M2RSJ;@5LR+4#14V^+6-E^?+C_4^N#ZFM/6^M^;WUZEIPA^E2Z(DA? ZZR_MKL3^?7;5/MJ3Z_5=DS^YMM^0H2TMA&XL^FL=V2VOM^DYCO#U^X^/ZX^_&0I_MKW65^&J^W^J0_NRTM8UTU^_M;1;1^#Y^VfF^M^;L^%8;_J)K/2^fAF@0^);_T^+P70 MUA945FQPR2_8:80A69KV7L^ZUG1A_9L(0D=MEHPB2D5^;_5YEKFF+>#^PP_M^N1Z^+7V6=4K1E^fJ82^176RUL^FP=1YJ09;_LHHQ^WK(2D0RHNHKE8_9@0_) MRN;M71^D5@0_&^>X^?8^D^G^16H)N^;OYK_E2^Y9^6JJR^P346^G6I^472K_MAGUXT^#4K7_Y5A6/U^GUR17(AAFRGUFGZ^4_I^71>B_>R03^XSCXDONGZ^*_MU HHLU>Y]X^?>CV^D^=>8TU_+3(PS1I9H5IWN6B1(6XYF^J^461D67_30045#^f^MY_>f^;J8>0;42X)6^;HJG;f74fA/DW08f6JZ5J^W^N5fBS_JWJYD5^M^;G\$^?> (L0T+;1^%K^P(L^f(C^>X52f0:54\$;=>7:8_?%?>0^WI>^*U^LH>Y)!>MY=M^1P^f^f^/1%_N0?3JM7^4T_>WSMJ?A="Y^fEPDR(R_M2\$^4H;^"2T^XJ^#"GG=\$L9^>1^?_ [H=>84T^B5^1^?^M9f^+>G1YSfL^%KNWX52;_F^ZWB8TF^f^f^0^MT_?^;S^+>3)56P143EM^!_U\$/L^TL1D6=C1_L^;UN3Y29V2_30D\$;^NY@I^1^J7NB^Y5G M^1)WNPJ^ZYLI^Z^IVURU_0^/8;0ZKU^1_5^0FT_A/L0<IMK>?>_#^>+>0E_MR10^1^4200^+4P2U_CW0F#^&5PIK_66\$_(A180?^?HR>_W;6?FDL^fC10_7U? HFK5^?001P^8^_MWO_U_*\$@U1E=7322^"W\$51^M^_<^C1^2^>^T^HM^_BECQ13W^_>+DHGSMU=15) ME\^7)2&1D:73;002#0^XKKUV>D40fYX;6;_3_1^&6^*^0^51T? 3H1(VT^>0_7NA#(H0^Y11U^;W^FWB0587\$;^*T9&V^13GE20L67F^@D1_M#W^>HVZ&_I0^2)U;1LX_5893Y=>21YF MHOMTLW7@DB>C4>1^_8^01ICDHOA1^fC^;SD_>I8^8_MST_0^?GY^Y^X^M^_M^UJ>7X^f^f^;0?0?QM^>66463E982@Z<0-1_TH+LD? M^UF15_ZP7B2Y^fTN^>0G^#8+3WZ^f102W50<1LV^V^C)G00;6;_KLN)>A^02WNM^_M^;1_011^N^80FM^fK4Z65ENR6_11)T^f(8=WGP;_H11f^*\$_P^+6_02ZG_M#I L:W550^?*)IHR)&N5_>9FW^J^AG^U3K0fE63^"f6=>#^AE0K;^"V\$;_24_MG^4MUFN^;^ZN^2^Z^V^f^R=>BWS22E^f^f^f^DDK^/2HP^7^;^5:D41:ROL82XN- MA2N;15_1^#WfTUyLDO6U^1^E;V;2;10^_3^;J:78MY3J^01U^f7Z^4f^SNYS(3_MH^1^>NSVMS<1_&215^Z39NW;#H_>K49P;0^f^FVBII^V_8^?I1^*/^CFG#103_M\$IW^H M^0_WM^Y^4A#1^<G\$;@G\$;?P;21(GN_8^J^M^H;TG59_ATH^5J^R_MZ^3^8M&ERL=H>AHHI_Q^V^E!\$^f^_MB&R^P^PE:1B^>10^>NY1&A1&I2TOA^33- M^#3H5^D7031L^LWRI<1^;B1C6_3U^1^KBM;_M^&X(U)=0X3H^;S;1^0^f6U6MTORCL134_H72@?^*10^32<N^;_M^#Y;_4M^7^MVf1N^>G^UF1N_ZD^?M8T^? T7^"R\$<69\$^W\$CXHC0^@TEI>#)0&D];ORP_MQJ04K^1GKK_QG^*4^?Y904EH),5FK02I^"CE_#M^;7^Y;223K#W\$W_#<0^1^648^fP0ZOU- Z?^61NA#500&DZ^R/2^AA^#Z6_M^_N^>1^<1^24C^74348K^*0)N^;#040^6T^?XYQ>E63DP2M2^f^f^BZD_KZ_5\$J^M^X\$+1)0N#L7LJ^+JU(8MBMZW=YL^VLK)/ M^_f;_MY63Q^>P3J^;XW61;13;_<M\$>K^0HJ^f^#00C^f^J^G5E^#^)(#)0&D^J^Y^2^f^<f^f^T\$456(LN7^;0^V^S^>?M^_ F1\$^*WE/V0^JKX2E^f35X^1VDRGDVFEVB0^J^1JWP^/MW_@f^X^KL^N7U9CV=?_RGI_6^A^1^X^f^B^CW>#0FU^P^#1AE;G33E0^+E^f^I^IK(03/_? M^%>2_93<V\$3;S^MJA&80^N^;1^JW7_M80W0^#R;3^>S^/JMB^f^f^*T^f^1_9^IK^KKXK5JA\$(\$^D^L=?_J1J1W^BT_M4^AD^\$D->Y1X_4^+3\$LF2@^*56)LL MG66^L^L7?>2=LG9Q;^>6MV7+Y=01^1-9^=L^K1?Jr\$[37V^_6V\$>5L(1^>#)9_M#9P^*IB^3#D^#BC0?>(2_7-N;6YM^R2!^f18^+0BP^92^D^M^W^1^>#>Z2L=M^#8Q_R_5^;2+>1)A26A63(86GHV\$;P\$1HH9U)21E_8^*X^"1^1^L^W^M^Z^+Y^f^G^_MB1^PFGWLC^H^05Z0^R408@VJ^f^K^+^COB^NOR^f^L^H^A;S6Z^R0G6#B- ^13N3UM6V00(B?5\$Y^;=>+51M^f\$YRZ^Y+K;S-7A_M])^H5KN;T5EWHF22@90\$G^VF^B?P^*220^>0WS(9PM^ACC5XW^?00>JTSWUNUN_M^TH:P)R^f^S^I>"(Z^L^L^;4^<K^> 2Y;0V0^f@>E>2^18^N@0^fT_7R^f^FNBC^M^48Q^;^WTKB2SD^2^#;_HK^RRD^M^H8BPV\$^Q_TUZEH+;^?0^>S_Y_Y^U^3L^B^f^>MH\$^?0AJK^B^J;P8>R^GBI8 2Y/L^ZSNCB)C=K7=>NNOPEHP7R=>VfJH8;Z^M^N^#Z9V^fX;\$5L^U1L^B^f^TH^VC\$^SP2^1^1^8^f^f^406+1^N^E^L^NROD3^4_@ M1^DW<1^XD;E34BH^AD3_U_6_D1N^f^f5^0^EYXXNTS9U8^>1^J)U^X\$S_U0B^;_M^f^f^T^f^1^0Z^8A>#60CWD&7^f@R^f043A^#VRML^?0^R^f^#U-5^_IM=8^>K203D^X MGNZ0L^M)6&0D^1^HK1A4^V^f6^;+)GG0#3ZB5D^>9H)U\$^f^f^W^Y^f^>4^>4^MIR_0^J;88N^;380I^V6@48;_16f7U=L^T^#Y#D90^?55;_U9>N\$U^>3J^f^R^NV MYK9R^_W^>2^H00W^L^AN^R^f^I^5^985^?00^X^f^D^#^YK1;D>G^?736_>A^>M^>MZ1P2H^B^J^D^AMJH^/GR9_#^10@01^;@060=>VP^E^f^YQ^;Z^?J^*10^NZA-B M^;38;=>0L1OYI^M^L^N^81Z^f^1_0^CBA8R^?GB1C^Z^UJ9N^f^f^#^J^?K\$P5^8CR77_M^;0^2^P6N^M10^U^HBN^\$5\$>M^U^?W^N^?>A^H^W^B^>Z^E^X^f^I^R9^>9^W^0^B^P MORH\$2F^?1^1^5D^Y^KVQ^>I^?f2<1L>2I996FM2ZI=NOAW=WT8;0^f^1^0^M^H;G8_M5+>+GU^P3_00V^66^VL15^H^_B=>^S^NT<9^J^X10^V6^f^?0M^>7T<6\$R^0J M1^ZUC^AF^U^?P1>=>L:66RB^J^I88^*0^?0AX_Y^f^F0<4L^1V(20P3^X^A13T^f^1^M^Q^K^<^B\$^@_ZOM?^f^T^P^N8_T4P_2^AV;@DI^#OUZ^2VR M1;_01^f8^5R9^DAMX^#;8^>N0^Z^f^1^AN^>^U@>GNO_D;#765_+HUI^f^f^_#M^QD^%LHF+9CZ189_C;B^HTY^f^A818E100^>05K^>DfC^f^+ M156;109^#Bf#_0P^#KXJ;@.H_8^R^N^-3^#K^;48;>1);\$<OELC^0^V;552^M3^%\$89A_>1U7N^AM^P9F^f^R^P7<_@Y^<K^NT187AWAQWB_G;DM8T^1_5+S?< M1^%A_ZZ1^VX^\$^;7027^#>1^>_TD^+D\$AZ;6_UH2^f^Z3^0N^f^f^1\$Z_M1K^66^R^?P70^f^6;KK^6;1\$2_@M7;41^f^N^f^Z7#14V^1^R^X^ R55&Kl=&\$^"008^"00^>09C_M1^?>PVD^_WR369V^>N23^+7^/Z;D;A8?H^E^f^E^f^6^MP^?7^E7^/7^/1^#^>M^;K^G^;4^ANR;R25DJF^K^'+>ONF53<^ZGH1F=I- 1^10H^*M1Z7N^;?>09V13;=KT(IY_173B6^?F_3HF02>BLLYM(ZN_M0076Z>G^+00V^_#1_850L^ER^C^855=>+^YJ5JWJ?1^4^3R3^fFMO(DX/B^A M1JWfJc>f^>BDD5A^;^U71C^BTU^#AJQW2;_f^/N^K6#_>1^0DXML9YQH^65;T_M0V7^>99^IR5B^9NS4^1^3;=DZ^*H03^>A^f^V9^f^Y^Q^>R^_P^/59;2_82;G5^K MGI^1^55G1070G14W>A^f^#Y^2I^f^4MKY^=LUGNG^1VB8UZ9X0=LAR>00W^X2G_M\$J5^P1E^H;Y9HF\$<^CFW(^"XDY^=>MU^W^;=>1^I97;1^2MOQ^f^R^RG(^>1^+3^*J^D- 3739A^f^#>14ZRD&RR;1^#8^MGLD+1^NEVALX^f^C^f^H^E^#410^&^P^f^6_0;0^U_14^5)2=9&E^+2_#76H_M1T@I;6N#>Q>)>Y1C;#M7- 4X0B6FR=>9;0E20F^#HP08^J^8^H^62^1D2_55B^f^DT^MT<4D;U^f^>^_VM^J^W^I^>^Z^NK^;XV1^"1^\$1_LD3^E^0H9_#2TD5_>1EJ3T^M3I0I^ f^<N^#>^1^AN^>4^f^f^<P^#^*8L^"0#>A^W^K_5^f^f^6^1^6K2MF(YDf0B8_M20<^>009JW^>#0V^8_C^&Y8_&L^f^)(AYGA9_#B;6^+F;Q<^)%0B85^"C^ MM80Z_3^>COX5T^@0@^4^M0^f^N^<G^1^1_>0ZV8^f^?P0L0^_K\$SDP^?0F5^f^f^M^f^1^Y5^>#1^>#1^>6^S^T8WYV1A@_15R_V_9^#8^L1X^f^YMZ;_W^f^1^1^0BVX^Y MA00N;3A@DR^W^K^@HSIDU^+2BF\$=KNT^_KV^1^A>W^A1^#6D^X^f^f^7^M^5^_VBY^f^P28^8^;^VC^f^f^TC^N^>R^>67W^;_Z^f^6^M^A^;^f^J^VJ^R^f^H\$>ADD;7BD P5MW^J^SR2_N]G;=C^I^=>05^LYG^3\$0WA\$0FP^_M^W6ET3(ZGX;C;03^*0^IR5^!8^!)-399^f^AJK^?^T9R^7C1BN^_>YD^?X^J^T^Y^S<8EF@^W- M^>#>25C^f^00^+54;@7^>UL5^f^1^X1S(ZK0B^>_MP=8W1WOM^?>RCL15^?>52#^1^295M^L^GV805D^f^?3P0^NSJ;3^B^W^N^PVK66_1^1@ M^>#>A^GUDT3^f^Uz0^>A^>1^);ZEB06\$WJ3#^f^T^H^;?^?f^I8Y6^*S^?>7^>LL0^?_M01BEV46^0^UMP^1^@2^J^>M^PVE#>7S55^57LFMMH MSV)_f_03^?>C0F98162BT(L0G^>E3^@M3ZV)^HP^>#>529W^>@WOM^#A25F_M6\$VfJ9R09R39^1DD41^GHTUW^05EH^M78(>S;3N86H^4D^TXOZLOH=N^ M^AZ6N^>C^2C^%f^4C22^>RX^f^J0T^f^;=>2^#UDF^f^>^T^@W^f^>1^?>#^H^>f^TD<_>M7N^;XGL@W^>1^?^f^%f^S(089_EI8>7^f^>=>J_1^"ED6K^>0^J^f^101^}DUR_(A5R MCLP^f^7X;?>J05^>6^/A^M^@B^K^1^1\$?7M0^;L=9&3^D_>0QP^f^f^V^M^0Z^A0W^1N^_#H^f^A>C3^>D^Bx3^>A^f^#8^>9;5E0\$<1^8ZY^1^)=>#^f^ M^=240^>#>1Z^H^N^3^#^1^1_20WD^W^#2PE<^f^M^3\$1_M^=>#>V3V1E6f^f^0_46^>HNOEY^>90AL>;M#1;1^>C^M^D^/T^f^>0^>L56H;76^V^A^f^I^H^V\$>9^"MDS^1^>#M^f^>1^>#M^f^>4ES67K^MA7^PZ68^>M^QVU66FVK7^Q^ULN^W^OHGD^NWX^*3T@^C^TH^f^K^f^IWX^;_>R2;ZJ^#_M^=?1^18&0A8A#L^I0^8^J^Y^+>0GM^>XR^>L^Z^f^0^?>Y^>|>PP^82#0^+>BW MG_0&I3^>@K8P^J^W0BLX=>FX\$;6T^46^M^HX<A^>_A^>G0Y616M8K^;Z^2Z^F^M^_>VfY40^#34^f^A:8D20^E^f^W^D=>#XUOUV^B>#9^K9^H;77X9F^>2KXQ1^ M1J^&RKK03J671A6;1&V^ND2>E^?>2#0JW>f^>^>0^>96KV_00^>P3J^8P^C^R^MMR63^f^f^LYX^#(P#_9^1)A8^*^LC_>D=W^9RBZ71EKO>ONE^0H^M060;Z=YA6MSN^0-0^>65V5N^8R^M^f^R4^Z^I^Z^>7^1^?>3^>J8B5^f^1^HAB01=>L8JK651^f^25^;SV;1K015^M1^L^SKS4D6A2V5^WU^M^=IC^G121V1V^f^L^H^>XCB^C9T^@>6XZ2^L^ M1J^U^UEV^+>C6+;*(^>A^B^1^>R^X^K^W1^>_R^?0G5W7^/H^K^/K^1BN^>_&G^>Z;Z^>M0630^?>L<^?>87G^>D^>6D00^;6E<94^*99%L^>)>Y^MBf^D^?>IV^*^MUW>0US>K^ 0^>f^f^SWL^R^>9L^L^P_0\$^>1^1^3\$0X;3^ML^T^f^5^L^Z^>3E;01V^f^N^>=>B^P^L^N0A_MZ>=>ZB^>5^f^f^C^>f^f^T^f^L^AC20E_?>#>0^X^f^;U^E05^f^> #^>G^H0^1MN^_Y^OXNH^>1^A^5^D^9^f^U^>Z^K^f^f^1^>M^3\$1_M^=>#>V3V1E6f^f^0_46^>HNOEY^>90AL>;M#1;1^>C^M^D^/T^f^>0^>L56H;76^V^A^f^I^H^V\$>9^"MDS^1^>#M^f^>1^>#M^f^>D^>H^>I^2^>60^?>U=>6^>J29ND^1^7KY9J^>f^>7^/K^*^AGNFO=WS^f^01^2CD50^>I^>Z^M^X^W^R00Y7^>22?^?>(6V^>1^?_WF15U5&6^f^J^2DK^f^74RS^>8IOFJ^_R^UXD87IS^LC^T&P^ (f^f^TD^WZU^>K^_V^U^*^>NL^>1M9;7^*);^>M^D^>D3D^>DK^_>B^*R^C^V^K^3E^_>6F0LAX^>26T^;P>2^f^61F^_XC(E6_NE8@_6P5I^f^M^#N016V2^f^JN^)(0^>B^E^;^/8^N5^R? 5^/10^/2^>WM^>G_0^>0Z9^>OP^>0T^>6^f^MRNO^1E^=B3^>J;1_8^>B>K0QE5^>4^>DD6L^>8^>MD8^>G^>K^>RLOC4>RO^>(WGJA)^#_M_3R^W^1^;96 Mf073>2AJ^f^ORME2^>6VJZMI^f^7)ON^Z^L6D^>V_M5\$>@NJE514^>#;^>4^>95WH^?MP525C5B^#TPS^>TQf^S0D6;1^D1^?J(M5JU^OB^/MO;I2^f^T8P^H^S4^f^f^6660^>J^>80X;

(Z)M+VW7ZT2/FHDF ODIZ9C+J MN"5" @.H'FWSK9GRKJY=P3JJ5<> ;1@4f M*SIG.75MT=PP<@UY'AA; KYRPL^LZLA1@04 EK=,I)F:8T0*GDE445'?
&I:LB/ TY8KQ_MIO_N=N@C00;5+0<+SIDIEIA.082) : (GM;DS:5.F308(-X.L;K^OJ'+M.MGY;R+?)D>HNS_W<@5MZ#YEIX,+) "1J-1
+0HU41LJ<#<#60P, @ MWU.X:M1R" \4 6E'0+TAY"5VK*PQ6\59C-GR^#6(00XVPF1B1)10;CAD M9, \E0(Q_ZS<@RD#;+6EBC7N);4BP0#"
HF:LS<1/??:SUN.WU3U/Q#HBTN_M5M8X!>XZY1N%>?7=>EYFTY3<;LL9YN#NSD@:3)1'68 ;:MU'?Y{<QK1TSU MK0H-
%EMJ} :G0J TABAZX(I(OIAM=-.5)E9'FE'DJ=8B2K(R;Y);#W= MD7.0>?)0.;@.D}+5L9%IK0G^6Y^=A#H;N00 A:ZK05D1QT44H:Q7-.W0T> M2@GN1)XW*
[K3FJ8G707:MJZG-HI.(C=FZY7.EOVA+4X1J;X>2Y5U'57 M053+019F<=>8F.16X'663A5WE>L>VC9I4DI*9N339;:6J3V:TF *T'=8%/I0MY M36
;M*D"124I*0Y(M2LA44YDIEV64.UY7.8I41@+>2W5}fY+(Q:(J)JDK M98Y@.YGX"B)@5M MA5I156?7JNF YT!/\$?YD;K5;-M_R;+V)B0=1!8'/: A_MGW_U/TS
^;M8%N1PC0@B'5.%05Gf)=,7&1=,P3I8W'XF03.2Y7L1.D+0K M2<;>X*2'A8} "Xf00N1FE5.MU59>08UE,26AF 3>(+Z1'KM_VWV9FE#)KJ1D \$+;G.XV\$5U
M33YU' :ZDB_VY}63D3(C0L1ZVZ378.-88903%/L68+1}(F+B);:HCH"2 M9@GJ5E2-0\0G064DY?CA275N) ;+T;=A6'4Y/J+V\F(I@&9FI@=0ZYR=703
MP'1'2188"6*Y839FOC#;#1Q8"XTEF41N'1HT=YIU3S_M1#;7L7H1E=01UW3}X31}V=N7M_Z5V79;2*0YU3ZD59<8< M68EJU9A:1) M\T(\?
YPLWA=9XS4U8TJ5.09>97P.&1J7#19\$SANZ3U)965fW0ELT0_B1<(5) MG#A+Y240)8LR?E6\$;VA BRASPITYSDALT*#P.10<6?}X2\$<@NC_V'10 MQ7}U1614U
BP1/8HR2C(F)C';+9Y1fFZ0+0MS@;+YSIVI' \7P50W62}H M0fS;NF04\$6>-<(I)ECCD0);4LPP'Y&U_9X<+<(L5=:P27V=K(535.#57)
M0)Z3E0;0%?_0_96/K8;L0MWA18H)RfO.W* (PZ>3I2X,1VU=6%65X5; M^*00CRI:ATK#^E'VU;BU7A6C*IX'5<1L N17_53_30I'X(I@H7X3X+(FH
M%#M0@&GJ*;T_331MG0*V'1U3%:K8@3K^1TBWX7Z\LU(B4N6IG;MCM.YKYW MN" M.BN4W^V-HHL_X&_J-G-PLR35@V)=PXV:&(W2f.KCX^fI-8{<)/fD
MX&_J;2IUG4N^2H\$?7M=8A0G*IF?#5\$;VDGfS,U5f5H8G>;A#R2D307PS M2 *4E"00?7}#220*0KJ?W3U"BV'19T0?5>=JZGU_LDD*92B.MXWD-7YUJ7&=>
DW9(GMYASJUMBUTY?#0 *6G:6X21N-BN8:YfJ2'ONVX(R#-LBFO'>+1(UU" W_5R#H%)*K0B} MOGN#'(29R3H6566+97AT'28P'AT);C'E("Z'V5-ZON">+>THM3>74_9-S6<3
3GLEIK,CLW) -f0'QU'NJP/E4W'V;:(X\$)5J1'708RNR'NX,@_B @J M5=2D'7A'K'J'J#=#'I'f06V7LX@B'2'PKC@EA="1* C;5PV09U;1\$W0 M72"; *1?
GZCJ" :G*S(5 JW*CIUUIG :.T2'M' \3C#G>1=UW?J\$ 7&L; ME> 9& A7E';K63T'.9N/ \9(6FUJCG;Z4PR,0%ROfCGRTH3_#Rf(\$#R IG_M^Z6Z.> #J2+E-
B=3772TEGL9f)(Z^X.C1N8?55705'FDW"=H(DTR.N;8?;MB#FG RU_MBRf@_Wf=AE252;W_#<9f.WK 2_3Y%#f53-VI#>2-P)j'@.WE?# MM_67M02
G\$_%C#<@.9+Z2X@UJ'XNf9:5)14X;D; @.0Z\$'E(H15fV MQf@? 78U'0;26\$1' %C'f0/UF>6.HK=09>AZ\$WB3J00=1' MKGf@04C1L^6&7MY'VVC?<
DN'1?'7KJ1Z0C/&W)7_0R6. @0" *#XK0V/M4\$ M*8DRZ'7} :YMM; \8P*Y'&R\K\CHTNG) 85 MT<.:Y/)0M044R0?7Rf-G*7L?SVI6Q?0RL17%3=WOM@B#5-
9*LC0@91f6E1 Mf0'fUI8.CfP#05>@GTfKV'D8A'f^#?}S=75RF-TACJ0"FX MN'>2\SM'2'X'8;":42B13J3;GJ0f-JA7+J:04RW#M# W=POU62R-8#
M/F%>8Uf\AWS&58K0<396G'6'U'U' \$M7%OPHK -+1(UU" W_5R#H%)*K0B} MOGN#'(29R3H6566+97AT'28P'AT);C'E("Z'V5-ZON">+>THM3>74_9-S6<3
M1=9>06U'2'2EYf=K(EZJ) 6";IH0?>9Y1Y7'89X2'K'K;f0992P52' M'D:80E5:=HG_VB@U'08Y%>X/EZ@8&2M'E/H86/CLF1'f7N3;#50<4fVN
M^+5V=26P?}7^R" f;8_KX<B;H=D*_MO_1V0E4FPGE,0%PPL4,08_MHRJ2,&75?>WS%8A(.*6S15#^JMMI5553AG;3102f'.K0865PI1V;28fZ/
f^#u;0_@P@6fE+5E78C+UJ3)USC#^V AIWD#N90,1fTE519;fTOW";0_MY/1"ARV\$>U>C-(IG'4k009#<@6D0R;1,1'JG'WKKTH0CC)2A7D-/)K_MZX>?
f^#A866Jf(06X0>@f'f^4A4'122M'2)=&Zf20U'WR_3NNSNA_ZX\ M6G_3fD2\5f'fD'0;5+55T'644WRf+7f1'f'02IG6G5%#P3&f>X'K
MU#JfF2) 6>@JNO^#8#; \)I\$>0LOYV;RSK6&28W*TSf"8f)0.AU?072} MMT(\$WP&UGDK/f>ZIS^3>#>0@80-0D=1E\$J)5&V;^=6_0fZX%_KS\$<0
MUV4MP07.ZM_V#C.M*#0ACY.4>D;D:UW@G%000-T\G8;FLZ2f2NO(XU;MPA;P3D) K640S2NPQf1;W'26^N05;%3f029BUA;D*_LBU2fB9P9JW1*
MK_6'6/B07>#HPJ)(W^'M+5*V0;_S\$XBSJ+TP?W6>0Mj'21}(SHK@E_M1A&B#;Y9/M4_DSS."UE65\G\>H38W#>?52D?}L6^8MMWQUK;9E;f/E8_M00MjML
%0Z0W#DE.HC^1@9IG'61f4Z>0@:PK^1'f'1'G#NS<('J#M;1#2'0fNfPJ;?;? #U!U/V51R/0f9_MTS' "G7" >#M0Xf1#f#?>
<(Uf5;3DIG\066J)G>277>.#E#FVA.&#/:I2'915_M^JV/QHNK-A_41f.V5A3-;#0H\1)6^0'f'U?K4I<K(VVBEVNN>3^MXJNT6_M1P'8)?>
LL\$1fW206GGfW0;V.4H1PY\$M#_20XN VP'1M'5S.MM.LK_DZC0C(-00E623F6fIG#Y'7R'X9B%IKK M";(04Q_X\$N#>DU3P0f0fT56L(_1TZE_0L0_J70M^LVB
M1/1?7PV690Z\1SVX6fB1);.49A0S6M.##V0RWH_5V&0_0U_0Y\$F0%_M2F3JL0'3W5J'K'9J4;4>732H_M:HQ13N;?_1K0CfRDU;fJNM)/f=)AH*;C?
8004Q5W;=>0=PjX%G7f1@MZN5 M*(10_1R_#<;"3"AD0>#^#4D8=%0;3>;PUI'0W1f'1'5fXGU>|<7_MBLfIW" *
f1f0M7>2>Z;HPVQ5)0f.B0K79f'5#&V;R=K' @99 =L9;7? MK;CA(M_1U10fZFF^*Y M6=R"1)H8*Eif;1V*0fSG&0!#f1!8;f;f0=H#
M*ILW>fD>6'U'R.HM6; FPL) \$f\$&f;5fYfPK76S6Q<fR^ALV0P^VfH_M8#HB800YfB8WR17E%M2N70)0^HfF9G?VW+0f?JfK!U_M20fE/fI0(!^40X&V%
P08f+>f0\$5DPS7H(f#RU2)5f9-f'RVU'YfD)JW4N0fMY+>fEQ1f2LJW;4 M237.0>0C>L0Z>HY\$Y;40KMf1;LJ26P'f;7N\$666V;H';
M00W=>4'PTC9S_6N9"UZ6775%Y\$<L">_9/9U+;7ES."fR_P4L>C^#F0>U^ M;B*0*3'K/TFU;?&#>BF4@85BF/AQ/U_58\$?7A4f0?UY_OHh'7Z_E1fMT
MAJ107'25G;62#-C8&4-FW\$1>-M75&E2-f^X1PIV45&M6>1LVMPO1'fUMJ1);K#YfHRKfLKDPU>I(f1f>2fT>M3+X3^JNM?
6f2>=Z6f6f;fYBS.Efif(B_A)G(f-f-f1_0!H)<(%C71P^ M_2\G_V6BjONXR_5fH+CT&_5;"236AU+2<+V'E,*72;+;J'fNV>MIS/W?
DfM#;KfVME;00XWfIIB8W4E'X6'00*TM'0!}VSD4V^8#_0#<X1'>N_Q8NU:04f1?ZWP;f,U^\$M1Y}f7A' A147R43} M9XZ254f)ENYBY)G^&YAfWX70;f>>>
M/B/*_RMX(f'fZ6GB\$T0+EL_IKU.KFJP_XZK>MfMOB;W'\$ZG0Q16L33;f=50Cf(>0J3DfJ0043Z;fESP9W_*Y7U05WDAZH.LM_M\$>#>fG=0?5H^M07/>#NF&E;S_/T0<
#9fLA\$?fKK;L'DW^+E0X'f7.ZK4NM M^G/V2V^Z9_BHfP^AX(MBGD0;0;?>YIN9\$5;U=T4f)Yf010#^E(U);f3_M5W0=LO95MR.G1>I3NfDT@'
f1f8&f9_I4(+9NA+AKA@f7f+K_R#>J M=#3fVZ5\$53fMK10;#7W0'5N=90>ZPN_UZ.Cf0E.Y2fV5\$AE0N&H.5;M;4DfBZ6P7f02;f;V;fU'+
f=K\$N_W9;J+f9J)VEYD>A!0>U%}7&f71333@_M1B/E:ZU_4Y?0.8V'9f1-T66\X_%f0IK^f)D2J84CP:CM47fHR=X"WZ=U_MJW" @.U(fTLVX-
0f0XfC:T0Q_JD0Q^fH(<^>9ND0.9f)M6f1&C^@C\$;AA5 MM/QUBG7fM;fIG0Z-1A29H_M;=E;@5f(+07fR2BRM'1#0A7A1fW5E?_VD3fR_MAN;2FB0*#&(Uk0fB-
0GMSKvM#@AfZD);N0_2L086.^fJf#fL#>f)0MF#_M9fK@733(F02AB1?SfI1'UV'DP@&AfEMVEJL;0>33=M5NH^T+WLSE50fV;#fZGG00K^J0:=^fI9')76+?>
900f0_0_S^C;#G;H_M2LG&#Z1fG;f9'fV'fC'G6&S&Y;fGZ;D820KZQ?>fYPU#*0M>0&R^N^J)1?YEP060@XfGRK7f1'1-NJ35C;
f)78;f<f;B4fIX.A#f1!8f7H;f8RMB90_M/D'>D;fFf+P"XA>SSCfR#^\$f#B1916>CfK0+JL2?=>@6B7;3>#CFZ'W44_MDD'0?
70^f1f_#_8^C0fJf9fH4>fSf80Lb;fUz#;6?_WJ3Hf1?VfL302_2_M&X/ZCfG?>=>(P)Yf043WfG;3fWf98P;Mz#*4=(f-F&PV0Jv4F_R;#MX)PN"P'
f+Z^M=f+>f6?=>0fGJfPfd\$6fT=0fGf1>CD&fI_*8AKfJHf>XJ MSZ2f7f0E_N5^f+LTL%>0583f)0fKf>#4^_NM5R47?AU3L^0N)#_N3N9-L
M^3;#>NB;KQ:~P_GUV)R\$W=3N^f1J2fE6\$K^CHfLP=(K*G_Y02fWfH_M/LU2;f<+>+>0>06fL_SJJ3G+
MfX6C9V_YL8.V(2Z#>Wf0_1\10^#U"1f1fMKWUfZL(J/L(VPU05Z\$ZL~R^RY_M4H5fHLL?7Z'J;RE<fJfE_%GfTL_NE^W;V>HNTS7\$>8f^C0C#f\$N=3G/?RU
M5f)*@4ADBj_UGf5\$&0^fI%4GfL(Y;XCDR;E=3.8^X^+f)4JKfLMJfA_MUG0UYfL08=CG^RK/B(f)5)M01Z
Mf7&fZ03^GVZ_02@X8f1)CKD;N2>9M;W.M;SY_#f#&X4E'N6CG92@N;Jf M0'62DUf;Yf4-;#H'fLDN#XV1:50_XT-?W(L;J?Yp2'BG3U-
7=16f)W;V=J55^2RC/)f'V_00f MU^f29_MfF-4>fIP>Y-YfZ^2M54-#G65TKfI5:G2_X40'.CNB930GN2G;NHYSC'JE_M6\493>fTfH-V'GEJ?
JXf0U2A2fM'6'7:13U;UWPA5;#<CL3D0Xf0FNH?80WF:LR_MW0f\$1+4;1f M8PNMjP;29XfE'8C1D^2'8'W^C^S'7'8'>10'9MUSKA_P'25(S<=Y0f-f_M_/PZWN\$J-
f?WfXfZWN;0Z5Yf4L6?_Sf05_#fL;#BDAZfBZHW'f562'RKfI\$5fH0_M65f6380DM'f"220#_#(f)6N?>52^M^V@>05TB7f)/EVA'CKR;#KJNGfZCf1NAP6Xf5#Z^JQ?
0=>f+5\$&YX9\$=(6H* M53256PE#&Z<fS>S0fDOXN3M^ZCK0?;M0CEY3^fA0f0.4\$N>"0KfV^_fT MD9^*^fJfZCS\$&LJ2L=6?Z(30f5&I0_65G?
fV^4;22f;T8f7;M7fL5'fSL'6BG?<=>"R53^CG_MVf170?ZHP?8GfZfH\$0G9T8fPDGKR^?f1Df^03BN7T0^_3350_80);J5ZVR^
M_T%fT0M03YfT3J^00;M'f"90W50Z30J^<8#;ENH\$2+GfS1>=P295JfE_MfJCV)1T;7;+9^?3"1L9F(7^EH'6HG;f=+TH9VfM_8+PGZ+YzSW;J+
M_";5J803^kOP93A#;#3f1MfWf9;7ZEL'NSf8LZ8FNf1;fGJ6M)QEUf_M2-U'Df^90ZF56Yz_MX^YfT);L@THE0C98)4_GA>?HfBfWVC;J5ZE1f?
H0^f1'Q808D^NNO&MfB(P_MD';57RR'7EABZS)5>^f50@)L_E19<07W'5W0B_R6<2WfV7f0M_M_R5AZfR:7R^0E0^KYUXR^NZH^f)XDC06^fG_M3+(H=@7f=KB=)fJD?
CG=7L_MZB^GfF^M0A4f7R;DQf7#)V=K?;G(8fT18_M^fV0=1CWS;f=7H<0_PfF%>=0^fZ'MfH5%66U6f(6^H30803f)HfL;+YHEZ0@;
M:59Q^QBR^YWGf.P1M#&M6L6_E;fBVfE5ME4QMB;^fZQX;fI_H0C9NBWO;fZfH_MG^fDQVf_AY3^4H\$^5B=;fC;f<f;f)10^9A^6TM@A9<AKHG?G<^C.K6G+M4V?
ZfWk2;X;8#>#ME=+W8J=58";fRk@4MfA;f1;M0_8)7BZ>f>fY&Kf15;fR1;YX\$#323;NXfMP'f_TfGf9<9=
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D#N2fAQ^4;9^f1S0V30<M^N^XfFL\$F54C@f1f1/K3;Nw9fI^846G^0E>;C4^M^);TfP1M;?N;?N^M+0^B?>9\$Y6B02X6;03+>#^fW^#ZS&J)8(A3
M) #99^YSG653f1fT_02<#>V^L'750&fZ;20%VE@E'f6W6fGfZ<0^0^W_M19'fT.16H;7=79H70@f0_MK25f1'VUD0fKCV;1'X;ZfJfR;fDx_M^\$J'JRH\$
f%0HJ1(5\$06^GSSW\$^VRT_927=96;fKf5^G+;N42>C^KRK^9+;M;fS=530NCE;P_MX.N1-DUQTNY;)5_WK2fM_VZf3**598K_*G^f506_YsX10G#HD081^>
MWAfLc^kZ2+6B?#&3EYXV04<#>VYBKE(\2fL43_1Q>#;#&#(=U24F_M^N>+9SU2PP;T7^Yf+&C=UERYGV6f)=BGl'32600+8G^fX-BfDLG
MfF9\$Z>f0T.00^02Kf1fGZfKf1\$00.XY(U;GNfLOZ;MAG^S^H^5(#6NN3_MfISU7N5/3^M^U^9_9;f0552f6-DY4CA+090HfKfI>K@P1_M3^fNH
f1f6B@9P\$;6197C(f;3CY;#6^fPX3V=B\$<=>0R8f1)'NE^0AATf0RB_M&0V5\$3C^#965ABPF;5(+A)^?fEIN?7VfD<#UA6R(479fC;MfJZf25X<M;A;A
<fIR@X93)f\$Y;f1JfIA:0M9W_YT_HG7@LAW?7;06f1N3f1#fE85fK0f)5fV_MH0_ZEPTA;9MB_0)5^f0^>0_Z6;f\$H5;f%#fI&6_V6f1+0L7f7f?GP'
MGC_UJfB;F<C>B;fBV8_84AC3fT;9_0^9\$DRA9fL>8X^Mf9fVLU;X_SfLH\$>fV0_W1^*W7;40#_fI^>f)7L(H<fSRJ0-6#76^0V8_Mf0_28R;fBQ?
+D.G1YUfJf(f1fP_3URP_fM_2=RE\$HJ0F_H5^M02^3JRY@Y;Z;^NfM5;fVE^X>3J;0<#M6YH;Uf0H.M_P65R^C^897426fL06f1-D4^fTEEA/f58J;f5fECN.2>47\$6JfJ
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359U^_3B<#4D(f-0_KK60f4_4_58ZfXf0;1052&4f0;A>R6KfLD9JfI_HfRk_M\$S7f7500Uf5860J_N=0H?G1=PZW_022#=#>AZ^f6P^CG;4TP_fJEfE
M0_NV;7+H6G\$+f#(32^E5+V'1fJ;U^+0X7M;U^>1^D\$)fR080U=WX8J}MPWG;J9X;fWR;Z#fIK_KU#G9;Nf1);7f1^YUYU1;fBfBM;5976U^f\$YD^M^;J'8-
+AD^fSfQSGH;fW#020ZPQ;4f1^0^0^5^R87fZ^f^f)CN39N_M2^0J3f4EMK+8BZ'5'fC>=VB;fJT1f9N2fV;f^>YUR;f3;fYUR;f42Yf)UfV44AR^*M'
(9U@A\$;STU\$M4^MYR_6f+>f'CW\$#SB82f(fE)K_BU3^f0SV.)^*6F.FR38(PM\$)DH5HTK9#>2-#Hf1SD#M4^D
MCR6P^0BU0VfISX^YH'6;fWS)5;fC;f9(f0;Z^&^N^fZOM_S0<=8fA2f^M_SY_L^M^fBfGfP8^f025fT;f(FM^W^WS6L^#^1=PoI0
MXfEDG02^9YR2fXf1fV=H=77_Y0-L2E(f1\$K5EM^A36ANUL_W3^BfYU;R_M^GNJWP_MH1fA;ZM3X^#6X^5G0^C^0\$SAfK\$#>#;#U255SfSBY;3(f_M4f
M4\$A.NS^/.*0TE?GTW>J;3=NS0+K2P;f\^fXZ^fM^0;Jf(\fU0T9DUZ^f_H_M)TAEf?9NBfEQSfY0L=W.f1>fHK^f0P^0X8!fFZC@^fKfT)N8K/?0;Yf1fEG
M)9Mf1Z5462f0G)f6fUL@+V#^C^<3D^=K3&f>f;fVf(AI2PVLX449^f;X_MUCAfF38+0H5B0^<<<#5-3^f1^2fPN8^#K24BG^A";E52J5E^CN
M#^fI^256C^GVER>(fU/V9UN4^f1fV#12f7V)3CH^f;XM>P?#7@f1+C_M9f7=?X^F09A^f1^f52(.%L8<6EIM^f^D^f
Mk1^k'fX};BZ=>0RFY0ZfYK^6&9Z#6=38f0(L;Y#U0_199f4;f1YfT9R5_MGE;f205;f1ZfDk<=5K1^1+^#>#>f;f);PAB8f'0P_LM
MYfF^0XV;R#K+2&fS6(fBJKONU?CYB>I^?+>X8f8E^H^6HE5Z3fT;7P-6%>0_MJv5R)6\(\>#>041^92;U'0+>14^20=<(6Z#>+)_f1K5\$WJ3=>BL;J+Tf
M^f4K;3fYpZf(fH+f2;7^8V\$<#>P'D;6R_MBNR;F>f;A9S0D^f1fWQ^f1f?>f>20Y^fW6XMIN+L_M^fSZDf1ZfJKf1f5;U-
f10^2^fUS@N3fE6f83f1V#H^#W3_M@<=fP^fJ;fI^fNDf-0K^fXV0HfT1;8^f1C#8^*f)02M^fNfR7fCHXJfZCYA0f;ZPPf;f1^5\$M(f46XW;0^GVBM;5GfMSEfYGBYBN?
VR9WJ#_ML^%f1^C#P5PL^J;4;X8;N;fNI^AH;fY5;f-WfWZB8?^fRFM^#2^fK#&f19fM;N^VR^fR^*Y02U=SM;#S);fT(f0f193V;fANK02f;JEP7-108?
M>=5E;f+>CCW4R_P;0;EA05#2VfDZEM4fVX\$5f5fP;6fD#-3Z2*7^H^FRU^M63J05)804\$%?0V@(@^fKGf1(LU)ZJ3fMfY9WY);
MfNG=)T(f1AYE1="P3>J0R;J24MAN(fT02;3&fJBY;<6;X?>EL_*7\$H<60^MHD^W3^U)0>f>Hf1;f#?>#W0_44Y&D_6^P5#P0f15H^fL2ABNOEAfYO5R5&VZf1GZ^
M9U^f&X8^0.KHOJf1)0AF=9^1^9^0^LTY?K0\$P(fE9^4UC;A2^0L^3LE1^1#_M#77A^U0<fE34f&f1\$1=3%0^T?<=T^fA^#5^WfVfF<S;f(M)Rf^M^f'f1>?

M2/MJERRKH_VRN,SQ#YZ 31...0B7#L...5>?PUMZJ?/:C6#EQ77: M60 EH66Z#Q0G/0>(HTH OZ57M012M8_4B*2A WA04=LYS,1?@LWX#9+''M
HND+5H9:1907.\$D=HRE3:0G:'YEH#&-05<3Y<GLNGD#G;50375N MKOKL2922>2IB.H(6C?3:604VYV#B=13<F#IN.IYA:6/A#&#FT, @0@>'>'5 MZL\A/NXP?
P=>76A?738%GMB#419'566-0THG OZ- /T#(H11) LK+L1964 M1G /@PNCN:B 'SCIGLN#61)DJ*/FR ;<LVPJK>M'UF2VQ'67 /'Z*GCY.63L
MHYFU_X,06@>3*942MS5TH5_QHZWC?HG, 852.G.D-WD:H%;(400N#38M)9'F.M.M.P.U@'KKOJDIAXDWP94=T4J&EZA);2.\$G'7: KIK*A(7EJ15AJUNNGU'IA
M(9(LXIG6'6+''0_5Z =W-3:1)QBA#F-I.L.M.M.JFWSG =4,2/N=5)3/3B'764F;*6:P<L1R7?>5:1)D#B =X'D3D20I.W.D.FJRX;C=D5.'*OKV;Q9HSW'Q>L?>
IP:N%JPNF&2)F0*W#B=5NY&;G-) M1'R\$J|WY=RCF;12VOU1047'=[F?,'D[F*?H]=%454R%*W<#F,*/R/'&K1)?W M9-F126,/W' W777?3W?QJ1,Y*6:SU5'W9F=#
(1*XVL8M2?E)I.G.MMP.M.L.M.#/7 DNZV6POMV1/>W+I(E M25VE72DNN.F.F.LG1+40IIE1Q9FV I3C/XU\$5X2G;D\$B3J.#A#AQOZ=V M(9)=K.IA4,ZK3JV-
4VC1G64'L@>=79PT.P.OLO-KM40DUG@V'KB#S'L-N#MOB.F.I;R0_5)5F 15G M='WCU#D/P&4H.#183BPQZ(\B&6LUHY;@XMKO)1;3ZCNBS
M1'K'*.0VZD1\$0D2\$UK'(U1+1)/6ICT15551G262I JCS#GK'BN 81\$=1-KN1#JY#CK#DMM#K+344;F621025.(PG-7%Z5.A+3P.NM&7G=85P7)3YI>Y10(S'
(L FUUX+T)>7-VL\$X\ MAXOVPAA4\$4!<+1@%3%VSM\A-C,R/'9'PH6 ((+1)021+8(#B?CG6=4WN-\$) M\$=VRCX8BR;7I 6\>VBXBI86\$?1>U2>P<6;9AQN5!
M11#Y@>#BE:13IMMM&H5&+1-(?AT;VBT;H.6 M?/406[9P\$*S,]E49=U447URDUIVSP(Y5(7.(5Y2%9U172)1RA6)>ML(C / M9#NXP0H;R#E=Y#X#Q_Y-
GN'F;Z3RK22AKN\ P6 MF#KTF\$1\$910T;C.G/0JA;/0/V#K1\$;UC1 PZ1JF(OBL7>+1);2(1)S9U MB=17RU765GC15L2Z=FY_V2=1+;7=0<3YA3'6EJ320P-
ZB&,T2Z0)&5K) M\$X0<G&W 1#Y\$6PGZ T9>\$U(ONXK:#2V1'NWAYE[AW02B2]!'XMF7'6E-N9W' MAH>ULS/7YI'W'WNG:4PN6%IS0(UWR+*HG?#1B,1?>
2'9GWOX/'K1J7WRO4# MCL5T'W T &LR#1'V K=NCZGPX8+1URCW9Y81T'MTY_VTD#WV26K&F\Y>: M1(L/Q, EB9, 7'092 GMI@A0>UQD2 VEXLP#RFE+0 JWFS
L@&E'IF&R'CG9.5'355C. M7YV1DWRE.R9FN'F0#E#Q#AWVXK67P0@>(L7'MP1\$;U=4. F-P!K8#RN78? VMSR#SV9V\1MC4GN9=FUZ29(W
P4.T.L'N)ZS;AK6'3;\A(\YFN5; /%JIZ'6F.G990/LH02GV8:2WHN 2; F10?7\$<C'YH#X'F19 M#1YX%#;54B\N6E8 L=M#9/1E#9G[E>F4.H>>9<6@Q-
Z7'5T\$LJ1. *U2B'WINDAGA>:79-BERM>;0.M M\>VR0/MG; -'Z<[V*]'IEAQ0L+'BDJW162'026YVOR7'MUXR.KPD<C'LB47'.'N'LY03.\&=CA099BV+>
>1>3JY('D*WBW/J#A_0;#5)6W3YX&.085 M1\WVY?#K90L> /1SU@> /E#08/23FC.P0Z\$1(C9A)J9EJ(C1.N?>16@LMR7' M4P\$T6.2@>00ZQEB5' 26AX@>' #
<.2.WBRES5 JSH2)'Z'Z15=TV0?15.32 M3'BI0B=[D8?XES/).>1D3TGC7?>5B'1'0SP5-SNY6I.#,K2V+R+H#;F61E M(F6G6?19H15ZB2
6#251K1K*1)/#;MR2HPR:K>0H4TA9X.LN83BWJ822*E^ MG=>T/BF7(MAV.ONGTLO;N188BH(BJ;.-P,5*;Z3F1EW4J,G *1)8RKLDXVMT MC/1!-EC#RCUCM=N1
E'40PL'1'DO?JF@/PLQWF>30YB.LNHV_50 %28B1VC/ M>CF./#U@O(ZZR)I9TIXX.-E.F'1\$VP;#5KJ#''*U#(Y.8.-V'6Y?>#I' MLX81J3J0E=C9@-
Y=>4B0NGWFT#(W'6V47)@T\$5E1'@P,1*K C(30M15%Y*QV.MO;LRJR8;7-5-2?59>_1H Z3P<.-*'6J2Z#'.YOR<6=8VQLQ0;0/-(0/Y#>
MF.H<3>2HVW#W#C@DLMOEL1&H)'CPHCX81-J#X/1;2-2?T>: VBC(0 M \$;K'KR1)45:04(\$R00#6I^6Y1JZY_5=P?7#>92V36@.#SA>1@*5M1&F1?>
M:F207/;?L75HCF>'R0E:JT@:&FET]519R'\EEKGU8 M6F2#AB5-N+#:3JPI14&64(IM?>UK&KRL#N>IT@>I(I(=E@B:6U3KU#>5V14
MLF\$5..CB9291P5598N98U@A60& 70#X6M:860 [6+J'R A#5532K A< MNC3'WV KU60CPT#V]361R)B'82WY..MMA23>[119#>10A09@>4EFF4/N#>
MKL2/QN1\$TYX#1'5'W#M2XZ'P#P'55'F12;5XW;HN12.MZ<.-ZOL17XK G MC#03'F#M#ERUY2:8V@J1(9LW);C1?@>W1'Q@>N1'K*1K@>.0;1/1=I
MVJXW70%9HV4[G=XDT 9&2H3;ICW'DE.6P7Z1,40V#SK:1BE#U;12D7KH#? MN11>I31'ASL^>2 4T5#3+;RHKZ+0,@P1=VOM.08J1'1^>@Q#2P\$>
M] *;ZP> C(E'X'35W' @S7)'*%\$DMJ/);:9+*0SR.ZE'U44(9XXH#;8#N!>M>K1;+H'0;[NN150N_0]1\$F:(HS'KR#RAP741WON_3[RIT'GU#>
MDV+5;BU;D(E'6'G@Q'31R 0>=>1L98A0T'G'9 WMF'7' M]#1V8;SNN#Z476:R/G'G'M.2X3^-F.;1094HL<[W(1)JF;C1X]+>940 M20END:93(I+>
14KXFE9X04<*7#.L4#XUS57-R;?+1#;000XVG<1 /N\$T2 MM4'0'YVWEO-K117 \$ OZ#LL<7E>B1'1B2>9&.1/1J6 />12,3NEG
M9+PT'1)UGRDK*JK!\$OKKV>&E(Y7(1)OG(-M5:R8=?;W0*;<W3X^,X0J:0Y'DI<=#0JX5\$K%\$HY3-K/P\!JRP15!<1YA:H#4
MMB:YXTJ15P3;N1B&9K+>62G61+L'5J1V7JG/KP&CDD'@C9XW319=1B1A0 MG'FS#V4,0F/LKDM! WPV)@Z2MM#5%*.4 N31B0)R2@>8GLNGT3Y)DOA M.;>
(?/2ALB FM3-\$&6DD7MI;UTJ#P'MEL.0M?1TJ /R/Y MGXW-VF)X241JUNG.N;6A92)VI:XYO.W.Z.?<(0;?>JF(RNP MMK(6M30'L-NBEA
'M#1HYDKMTR#5AR3AG)/L4/3#15A6&6C7H1)1#V; #6 MJ30;1GXRH10LXK13&C;NCR>000 L50#S#1F9H3'MK\$)PC& (=T/E;@JW3 G MP^ML.
JUOORM1OH7>Y60#EXVW5?2&1 INR\1M1.0\$B3KC 4^A .5G1MUN8>M3C34)6V1H>W2! M\$!P#PS'5K'L. ? R&D25+1)Y.;+FC.;C2-A;MB3>PWIHIMS L(OR..?BWT+>
1M-\$>3V\$1U<F.;Y W#G'1JN4'9H\$+.ES9>XWMOU+I,7M14.UDBOZI=)Z^' M492N.60Q>UB#JUJCF7Q5,UU1 V;NMD;CQ'LV'0>IWR7IY@>=M M0+B\$1
(040=11P+2+>03 -M #91;1601013TJY;9<1 /1A8ECS5R2J1 Y MGF#>M466321E(A'0'G'Y'7F1DN8U@LHHZV8F90?C9Y52YE':ZOE(OH;M'0 C
ME0\$KY47;1D/NG'3WH[MOM03C4?RRR]ME#M5DTUPT,0<\$VU:FB=%X48.@7\$ MTD-/2R1/MZ5[SJINI/PE#_QG=>K'23H0VAG;FRZ:K M1NPH'U<=>=>
R11YQ5'P05.'B<6A)1#76 G12/ M20U1-1D'E97)E703V1PEW3(V#CQ.K =P F09;0X+3U1&X;NA;N; /XOLL9VJ7Z>1=;ER2DF&4.9Y12-VW
M11+>6PK/L3T)HJV=>4;=26G)'1815L1[AZ4]U'5J5;3P#982EFM#>Y6>P M7D60GETW8#NU8ZGEG6\$[XU9'52'1=L'+1>DG(5@C+49+10-06Y1ZBZK9T(M#W-
954DY4 8D_>5LW4@Y*1.V.B>1'K'4RQ1J*\$2(BG7YPM121)MKS0.MO.6+7;180E1KJ9J9'FC;J?9F6W0+1D98I2UDH#>H' \$EV#7V2=JK#B M?>
1PP'NO'K;1-U45@11&EX65198Z>?1EEYFR;9''#>K>CP=10_Y4#AX\K11M88 M90E1(B+)'TH1M1.#+VGG6H7E=?>T;E+219[XW5;B+V1@:X0E2'1@1LFRHT
M.74WN451H:83D0<8D\$FUYS0K#FSN#7.6>M#N1MYF&G&CZ5E11V[F1D MARR\$E'J1VBH1KEA-@H;@/1G5 +9YV9VUT811(2PX&6D MA4A<1XGYT(-=5YJB-
9.2/4@>=F:YHC0NLU?S15T.O4UF02#2+2D'ZK480) M3Z_#65;#A4#E=11P;1;1;HY11315J1 4VIW9-MH W1ZP.0YLFUO'1'45UR4B
M9.4HXV4UKI;/#>'EV(1#@)0#J9-NOV^L.30^I57#HT4&;J;GY:M5\N3#G MEYD0< PU08=FA2%V.*HW'/'R#-G?;' M.LT1)XZ(GM'QW'N1)*J6#1A3(NZOXMO-
R'3)7:4.P.3#E1+KER6W6'N(M-KW.)>2UP:50/6\NKHOVKON.6ZE,13D)BHC0<@0W:L #4'1'1?H7)#=BI/L MF0WL=.A5;6!#ES)-
L1/'#FUSRHKO_YN1OZZF'A'Z0A B+<<#H+TS MLO>51NKL?#8MF'1L-OF-6(WG?S820QYXJIKWE/0
M5J' #4D51459>OX&2)GT2A\Y81J2>899EXY1)9HRKPO0D;C'5;@4V<0MC\$ M1]15?D111=)W4C(4R'CW)B.X3J#E)0561^G65> Q:ZI=&G;[=]/<+>
M*2\$0>10H7D0H58VS.BH<@0T?0(AQ9H8TRK)SH987,9AKD:(6M31M'R7@*#YF;37'K MT;2^DNOI9WE8 SL\$4L)X =1 3J)C\$K\$D;:0W=*K+099PDF>&IXG\$!#L1==
MP>55KM.IK130-09 <<@HM; <2 6WCJ1J;Y9Y1+2P4KMS#QX&#D6 1HBP8M M#B# *1I(@>11FV+6W'W8J44E'2W1T'1'>X@Y21 N1SW->>1G7>1^>V5 MM?>
>6 M91LV=7;W-/5'2B0RT69K<.;RN<@70T00D81?7E.W+1FPJPM(1#>Y 0-M@>F-SRઢFDX12#972CG@1PG#66G62(7@Q1 40BYC*1] *SL#HN2;PNI?_6H;+>6W
MU/QLHN)=#1#R_LLGN,.-NO\$N1H+3GQ1<(@A_9=Y9'D?1'1L:.'1A1=0E1770/TL/VBP;('1)B@X=109>4P;37.@&L MSYE%71ZG;EK\$8D1R#''?
QF< WT50I(WG991698C7'3#UI&PX#ZD*J3V'6 MT-VB>G'1;RS ?>P1VTI126L1-00EGZ.FK<2,0/OKL1=71A'6.'*B1J4L
MIW*;Y=UL.64R21XLP).A[H]11;E.#SHFM.F@>FD'1U:4A M15+2C WEO'F6\L'W20_?Y798'_E<1\$6S)@XG1E;_UA,-JYVU1)12E1+;+M&'021&1?(-.F)(%>
L;T3!>5^>1M2'12Q5IK M'3 =6G6U;#5VYVE1;1044I MS#P0\$0&.G1W#5;82?;5-4IE#BC176HG6V1)95J21W0<4S11-6JYEGAETR3> M017#IZ'U)BE2Z-
USX918YT_DRYV8B_VKM&X9P'1'5ZG01G&@*11;)%PIHK MX@>18Z54KE_24\$1)0]_TFMM:3NL#W810_VFYC1D?0\$GU&8F\$CS61\$#M'1
MFXZD_V21Q:1D(21Y8H;PL9SMU'1/NYTA0F:40K0;1XK0\$R\$T'07E@T1,ME\\$(C'8HS FW#XJ3C#4ZK3#6 9UL 740:1 4H2)W'9P1IXT=>
>1>G=0E77;L(KJRAZ-W L#M3M;#*:#@E';1>0Y40'INT+1;10 70>@Q#*126G<@>2014NK#XUR:PZCS 3M#R31T J1+8ZC'J;+>SWU99E\$?P=7BH*1(1*
>@ MY1 &^WE1X8VWSMF16&2A;#HAD'D610L+14/1%AK1I&Y1;2&XLU="KJ_0 M0@3MTY1T.1ET3B0M0W9W>K9EY-Z=UC'9U#NG20-(125EY1-*
M@10BB3C?1NW.L.C5MYV.H(1'1'ZTGP>FUJXL4\$ Z;=RYJ.W#6BUZ;3BMO M.4RD.(M4^2LVRSX01BX;3+0XC:P1=MUS+11U1XPULQ9N<@>9=WFID;ECOWS0
ML0/K984D+3U\$VW).AG4.2 HOYW6D>I@>LH>F0#G1 M6,P<1;v<8V95^F:U1UX4Y1) \$R0D@XZ9NL#CZ91AFA=UZI68'79#1TLNSW.M.SK65N?>
9CDQ11\$58@S(1;9(-K90&L;8>+P+0.X@>N.UZL4 M#<S1R61@HQ@0B0:3087F.GZ.7&7P9K67-7Z'0311'1)G&S'6'6'1E0I
MKP1E#3>1'9:XLG@'IK64W.7@/K3.GC+Y>BT1@*G=N+0(9P) MJN#R<;2TG< 0GB3K2K%?;WW206/&7*D#R@A(+D>7TIW(/;0;B-F-E455-10 M=>0J(7@6@8?
56T5;60CU#R;R0>143->K'1R:9R5*7-1 MXP=45D3\$#*# M06=1#X#>2R=I=SP1-*9;A/M'DEKR/@ZK';T5IH5TN
101JLXR21IN6R69GTS9X8'1FX.F;M#>4;M=B77) M#H041^>K#52REF#A7' 6SZL#PRHM4'V-W10<1'ZG3,2YI26P.87.4" M51RW_S=45+L\Y\C[->
>M&X0B,7D0'K5#>55C151E:A.#D19M#N#93P0B8 MD&V1ZYUJ1D15T'=1/1+K716JPN7<101'1#>2H#>.DQ1'V@11&DQGR#96MDY
M11.0G>1FSMXX4.\$#5V#W6W'P;019N1Q1Z3J(-PZU16.9M&6FLXDK 'N\ M\H4V53K.U1Q4-0.H14J/213\H1. %AN147.017&COL(S^63782-T3'*0
M61)SCL88ST1)M+TA7)(Y.Z0'WFIC1K7M<#BY12_WU;1.IAW'1+U;0;G' MV4>40B7F;1''C9?0D017YL,*%1W.;7SE7615IJJ;3'6N01'1=U#02N
M6BN+01849'1Y-T201'YZANZKPN)QV1K9H/8(C'1+R3;ADNO2P<1'>2;GG M#<0T.KIR#V?FA64761R1;+@>RR3*2T11'
M/F/E(M2M\$ 1N5NIGH9CU'0CJFIM\$2>I, U;#67J57)G M=B8Q\$10;>69Y=Y6/L-0,0\$YPW0'1T%)N:'RD\B&('15CX&10D\$/;88)_MG4
M)YS=U+>VY6373K#79H\$5I'4#1;YF;X1UJ>L'0 V90KXRM11L-F4>Y<Y(ML#HP=<6.13.Y*SY0'8E_1;51#> K7Q5FL27EA=0;15 D4X&4H'0?VTEG66& M-
B*GZR137F/5&[M0&C15Z.L1#>YF1219W7YKLVAX\$A-711.U->R.366) M\ E(\$Z46.A1XN9=DR'FEET'J0JTE,7_6MS+NDK=E.GK)2''WB8FCR;1B+P>
M1U+8L=X3=X10417E6&6VUM'7N(74U'1'63V'92#?DXYE'9T@XOF;@&TF'Z MM81JOKOR#X;F6ZUNY#JH8(P1E1RGT_&@&G9W)J1+>?NO#AD1K0GVZ5
MC'FCF8J'627%;78FHIAALR0J,9%(G>1;6\$Y(2JG#^E@WA0'0.(U26*No!' M6/-K8/[JK3\$(E-N+J1D'7KI.C;UE]##L1+JAHR1703<6-/R>)<

18:#T*08 GD(11\8UK0\IT M7H#^(-=C8E9M3ZE2Y6& N3W&C/T!1OMSRO45@1)ID5U9*3G=<1/NJ@9N1C%L &C 8& MK(NF+BW\UB6BFOXU,\$67,ZK8670(BZA):J5-
+(M'1S28)=1?FQZ00(C3;00 MR13);4=6PM L=>X+U4(1E'1)'SH(11F'B5H)=#>CL6+W01M [C.@522 (GE M8X+9CRB>0 \$UOHJMP3J)78N*1ZIG2K'ARN.
1 L&6'1.8:1.NF.5U60'518V MF875& 61Y/M'5;40(T'RJHAI550D1B#49TF*)'3M/1C54-CN=11 D> M#3<@>C'MCC9N3961)1N5E-W
'05L/S1F*F;BM0'0TI=160X>;Z7:2L0B-51122M M;K'M6GYZ=1D1F391BH'(T;1N7Z161/5461E1W2V13.SOW M# 4RBX'RO3V'J'J&L'W.1>-
NLV1D(ROT;)+7 M'0YX4FI1U65#J(J'P:Z?#I+29U.+>1\$;L#P.7B1Z)V63T?'AP64 HBE&9Z MBN3?JB'S81ZJ?20C1L5E5D(=>[A;PM ESLV.\$BT-A55V@IT
'J21IU>X8 M00=RG\$'9?1'E'150>3'0;97E810D11*1K M11);1<U002=1NG678 471';YGH;V&I'D593DZ<16371)1)H0/L191=;
MRTA[F?;N1J1H, EWD1B#6UFYV'F(FKW+1;6-WK8N'DYJ5LM18R-55W1L ML^D/B+Df35(1E=9417M30SD.U;#H<&?>.P<1?TX@+4TC;EGC(/&M*G M+1JPKSM-
0K#HMP&24HHE#&V1513D1'2ANEFF&5Y9Z\$1Y'YT.10I DR&28 M.'31HL.F4.C.GN#M)R;);*91NZ0&9YRS&KEV5;WR9'F0#SQPI04+ MWFB1>0.34-37=H7M\$>-
I;)>@1'PU@-2AWW'9WM>;+>EY<[\$60N/4; *8 MLD>T-OFZ0\$RXU3W-VJJTRE@Z+FH07@1+3#>.;T)K9)XTE5Y-H.HOB(@Bx+*E5E IH> 0X(L06)P7?>
56MR1#88PU;16;64CKD1) #10)P1K0;0'0#RUF'0X559A;R1'3Q'W-5 4 M78.XZYVE1T>G911 0R1'68#AM&AY11IX#M21K4LK;7#>UBP53B.P5+57
MK1P'Z1'X5#1C1 Y1>51.R'/*E9H1'63V'0'63'2DXYE'9T@XOF;@&TF'Z MM81JOKOR#X;F6ZUNY#JH8(P1E1RGT_&@&G9W)J1+>?NO#AD1K0GVZ5
MI\$&14 -P\HB13'SK2\PTR(=#0) IFZDM1CAR813-TG271\H RL^HFI/#F M.-G-'1GC1#FM67B<1[3:1K1Z2'MG'?'&G'T'YF9X(G;1K\$ A2>&K.-P78 M0X'1*J^>
>+D_C>AVF'EF51XZ5Z>=>@F;?>JRW8106974483T)0';48C1= M#C';5.F/3REF3L@3T7&(Z707'1'05;1)GC'6M#M)03KZ4BT>=>M;1\$)=6
M'WX3.E*)+T0H5<.;SH;+>1'0 MT=0' A3^>E. OZ'E/L.Z.N315+16V/#A=1;X0G0;P1914HB1=3 6I7MP# M6D'P#1BBLHXNS051FE+@>SYZUE
ZF#6Q 781>136U66(LZ#H+YD0;C&G3&3D. M7Z7'Z2WL1N;KD;H=>F850P17@.IE.FE'L3&DZ5 MA2X=@101V1IKIGOLPWW@1.0GJW@9;6;X#>OKUX=IK#C<+>
>?WR)GW> MYSE72XV2T3FKP\$5;0S&907K462Y_YOT;+GF0/%F2N#7U<2;ZU+78-6 W'1 MC>P7R4IH\$0G0;B6RTBXNNW55CUG#Y11NZ100KK MNY#-7'?_3'+>
1A&X'3'>3'>1'JN.9FB5;=OXZV+UNO(=N16;6+>D131R#10MO M1X1E4?>K12)F(#A#A#11B6117Z3=FC =R_3H8 7CE0;S-;1'EC128YAP#<
M/X6>ZKHNDRD1RNH13;71V1G;920B9YATG11*W)# *1X1AD>E4;T'>F&C'GV\B+A#0EP&F7;Z7.@;1'GX1T030 MV/S5\$Y?0ZEN-X.K;(RSG6)1C%1KX.\$15?>
>01GRE0M+IF<=M7X72F4\YD2- MW0AK.%4425C1G301>6G140H6B0913\$IV@NLV)B90<XJ #1&3TC6<A\A- RP>V;+>S1GW-F=N I.C1<ZTZP2K11011P1

M9+>0Y65[\G/3,15VKS*ZQJ5R 1\$5TJ]J^8T,OW-L@N2E^F6L6LO(V40T MRS_9=>1+U^Q67*#9ZKN NO^V\$)1+Q#(HWN,N,K1^611L4PN>44E^"'.FT
MOU^>0TE-R>G:DI,1^LEGG2=7AXU<1:07FC6S^7A^*0=&8P=>X3PQ3VA^E=>MN(I=7A^#7N4V0 ME^#>S7W^*^P^*00*(PMM^#VIE-
&TY_@W2@MGD3W;XHS1&F#JHRHC7HVHUUJZT_M1_5DF#CIZU05EPLZQ2Z1^N,&ZP/Z=HRS1^;I1R4G-L-W-G-8>:YI+Y9N9(MO_ JV+U,901TTW7-
>H)UJX7GJ3G6#EV:C=0QJ6#IT0U_14 J(MGOW; 1H^> MUNOVBBI+ZFPXQOZV:~2^NGOG^3P OE)^> UXJ6^4R; (7=07RW4^C4S; (SHJ M3W/ZK7-
P9\$FY\$FYU0L3W0^7Z2N^&(#%;)(DOUA_1^P6MBVNRD1CZNI1_ M7=>U8^HV;Y6 HI93^/N;Y, \^&^STX^>OAV^X2D; 66 T:R3V=A T-NIA^
M0L683X=>E,N0Q=>=H3JFNMU 3Z6^8 8M^NEV1J3S^>8V^5^>X7N^M ANMM^F1LE5_ M2D7R:ZWH55V1NOX4B^H<1J M\$H1C6A3^&M&F1;A^1^> (>0^L^8_V>2&6<
(LDL1/>55I9D=KIW6G M# N1^>+U:~> MRXH?P?R6_6N[KV4.KG:~60J^LW1^0:4=F/Y^3#C0JG7^D^ MGP?+J^N^FB(TWOB^540(\\^#RK=&GMOH M&ZT26Z2^DB;>^KE-
Z^R^R^FE3K7^>0^U^Z5ZE^T^>0^_6^1,K25_YD0^3#HBC^ MNZY3X)3^N1^T2QWX3FC#51^/M83W0=>1>:NOQEFB=&P1^#H0DFV\$}(776T^* OW
M)1#84^>0_3DDTF^I51>0^A_1JXQ1^J^V^C^>ABT(K<+09^1^7^6FNK> 50?>VXB M^VP01X^LYCP;^ID^*^*KR)>~06^77G6FA2C^*^ M46;^H0<440^\\#U0^IT-
Q^>4Z=>5ZAMOS^A^1^JAC31^050^IYB^>R^>M_Q [Y]^> MVU^>+0^0^>R0X5=>T0305GTY^*]1^ C&1CAXT^A^H^&=>5D^NV9W90^74SH;^5SBZ
MF0;0^&PCTUPZ^>63(9_>RR1HHPPI^02REXK;U>9Z50X6F0D^>*>8B^3^Y^JAS0Z]^ MV0^MGCDK&4~>^*TM>C5^1^J6; 90 \$?@ 20^37G2_9_>Z16DR^B2>>F^40G;6R
M_5Y,CN1^>C^#7YS2(3^>#B0QMIKXR)^TM^#GX0=AO1L0W56^ MG1^F^Z^?]^Y5G^P2^EEICT0(I&E0^#H1^&0^;K9AF5^>B^7-734H005T^Y]^
M_1^L^P71UG^>P^B0V76^>6]^>1^L^2^LYGUE266R1^\$R1_#1#096P^7BYIS^M^H^MNI2^4KZ3M^18^L12ML^7U^YB6^>#BYE28M^>7^F^26M^96D^>=>TP^7UKZ^L^U^7WY
M^I^WZ^>^#^Z^J^R^V^I^>1^P^2^HT K60^*3J^F^Z^>^*E^>^'L^'O^>F^5^R^Y^>ANGY^>+703 M<1_0^>]; F5G2U62G1E\$K#W(TRE_IW9^M^>7>]>f7W^_>^3^Z>I
>F0^Q^1A^KG>7(162^8^6^G10^>#;^1S04G-L^H1 M&4^&Y(I W)^4CA^H55 P<~>Z9FI^#2^#MUJ6]5^f(5-HW^"ZEDAT_@7_U^B3 M^ WE^QLBBJ^NWE^>KB;V D207Y
>Z>E^>=>^\\^Y^>C^>3JYF^>@f0Q2DF3^# M8JU4ML&^140XJUJ2-DG1^#VH;N>U^>0^9A^5E=8^;TZ4F^T^C^>+>0^>AK^FV,GU,M^ABPA>8U,5^0^>V0^Y^EV^>N^?^>Z^Y0^>(2W^>
>1^>M^96^>1^I0E08C^>5JUMS_1^5^Y0^F^W^>=>GM^>X^9^I^ABPX4^SEV7J^ MJC4^1^1A^I^V^O^1^0^>(QZCV0_GHW^"XZ5=>f0^X4^K^>K^>3M;=>B^1^P^C^>@Y=2E1 M^N^?^>V\$^9^>^'C
B)^>^*^>DG^130T^>1^GAZ^>WMC^>F<^>NGAU^>AF^>(1+J^>9^L^9^74GN0 M=E H=0UM_@%>(J0E^+^5^M^>AP8W^1^T_0E36^#9PUJ^#97^>6ROXJ^>X^5-
MRD5^>1^>400T^>R^>1^>9XC^>@>Y^>C^>4^>10^>1^>0^>G^>#YBQY]^>+>SK^>1^>B0^>=>L0^>L0_W M2900>X9S2ZJG1H4_>5^>L^>7^>6A^> GP5A^>1^>J^>J^>V^>1^>B2T^>9 M3K 25^>6C0^>69?/>
>A^>005L^>M^>0^>5^>T^>C^>1^>X^>9^>7^>G^>1^>^>DN1^>K^>U^>2^>1^>0^>3^>2^>0^>K^>B1^>M^>E^>SXN^>1^>0^>7^>B^>5^>9^>N^>Y^>R^>U^>Q^>V^>(Z^>5^>9^>R^>1^>6^>F^>(2^>1^>0^>Y^>Z^>2^>5^>A^>T^>M^>B^>3^>M^>B^>6^>1^>#^>C^>N^>4^>1^>W^>=>SK&I
MQ^>0^>LLN^>1^>G^>Y^>7^>NMG; M_>(>3G.NF=>C+E^>("7^>#N^>P^>I^>R^>Q49U^>F^>^>RHS_CW0Z^>7^>L02 M7X.V4^>VU^>Z^>J6^>1^>1^>W9^>YQVET^>?>=>0@1>.>P^>+^>*^>L^>V^>A^>2^>1^>H^>^>^>7^>1^>Y^>6^>E^>F^>G^>F
M;6^>Y^>B^>Y^>0^>1^>I^>Z^>N1&C^>^>6W^>M^>H^>P^>P^>U\$>1^>V^>I^>^>9V^>1^>U^>(1=>N6W^>N^>2^>)DX=>X M^>R^>T^>W^>L^>H^>Z^>^>D^>X^>K^>K^>O^>T^>6^>A^>R^>E^>0^>7^>9N; A#A^>^>0^>W^>K^>7^>R^>(1^>NCZ_XL^>^>N^>F^>D^>^>J^> MDJ^>7^>M
3^>L^>7^>5^>1^>8^>1^>F^>U^>A^>L^>R9^>^>N^>E^>T^>K^>Z^>N^>H^>V^>0^>8^>f^>=>47V^>E^>U^>I^>E^>Y^>M^>J^>P^>8^>C^>W(BV^>5^>H^>6^>1^>0^>_G^>C^>F^>M^>H^>X^>f^>P^>5^>3^>F^>U^>^>^>+>^>0^>f^>X^>E^>Y^>7^>8^>P^>C^>
M^>6^>1^>Z^>C^>I^>F^>6^>0^>P^>J^>W^>7^>3^>T^>Z^>7^>A^>C^>K^>=>1^>M^>4^>N^>4^>@^>N^>J^>R^>J^>D^>E^>M^>^>W^>^>R^>#^>0^>Z^>F^>B^>C^>O^>F^>U^>2^>M^>I^>Q^>U^>N^>7^>C^>W^>Z^>Y^>Q^>T^>#^>UK^>J^>D^>V^>I^>F^>=>1^>I^>W^>K^>#^>9^>0^>Z^>M^>Q^>^>L^>3
6^>^>AC_>=>8U^>O^>D^>C^>0^>5^>6^>^>N^>IK^>^>B^>2^>IDN^>D^>Z^>M^>#^>G^>8^>Y^>5^>T^>5^>(16B^>7^>5^>0^>^>P^>UK9>?73Y30_5Y99H6^>^>^>X^>J^>Y^>E^>H^> M9G1L^>F^>
>1^>0^>1^>5^>9^>2^>^>82W^>K^>(Z^>7^>1^>5^>F^>S^>T^>H^>J^>D^>M^>X^>M^>0^>4^>1^>1^>0^>^>#^>=>C^>8^>7^>B^>A^>^>1^>P^>D^>D^>^>Y^>T^>6^>U^>4^>U^>Y^>D^>1^>8^>P^>R^>C^>A^>X^>P^>C^>D^>0^>P^>^>4^>M^>P^>R^>V^>L^>F^>0^>1^>G^>F^>0^>
00^>6^>E^>N^>1^>0^>5^>1^>T^>J^>B^>Z^>J^>@^>1^>^>V^>F^>K^>W^>A^>N^>5^>I^>F^>M^>Z^>^>C^>X^>8^>K^>N^>X^>#^>Y^>D^>=>00J^>Y^>6^>F^>0^>H^>V^>^>S^>6^>C^>E^>O^>^>1^>K^>3^>R^>Y^>R^>6^>7^>Y^>
M>T^>L^>P^>J^>T^>B^>M^>f^>K^>^>1^>X^>U^>1^>M^>D^>E^>5^>9^>I^>=1K^>^>#^>6^>^>f^>^>1^>W^>0^>^>W^>^>2^>=>VZU^>(^>B^>10^>H^>W^>U^>E^>1^>20^>0^>7^>9^>V^>H^>E^>L^>I^>5
M^>I^>^>F^>3^>F^>5^>f^>P^>E^>9^>L^>^>0^>=>N^>1^>V^>H^>1^>6^>7^>5^>I^>J^>L^>Y^>M^>8^>@>Z^>J^>O^>Y^>T^>^>M^>H^>1^>9^>5^> FDS M2_>6>S^>U^>3^>4^>O^>N^>C^>7^>V^>V^>2^>0^>7^>F^>T^>X^>X^>H^>=>080E^>K^>T^>D^>V^>(1^>W^>N^>M^>V^>Z^>W^>O^>C^>J^>C^>G^>G^>D^>
M^>M^>#^>0^>0^>6^>A^>4^>J^>H^>F^>K^>I^>A^>H^>A^>O^>6^>C^>2^>C^>7^>U^>H^>2^>U^>^>^>K^>#^>M^>+^>8^>=>635^>Z^>4^>M^>G^>W^>^>#^>W^>P^>D^>=>P^>M^>Q^>=>DU^>U^>L^>6^>I^>0^>^>^>L^>I^>4^>I^>I^>S^>(2^>+3^>Q^>F^>M^>^>D^>I^>=>
PZ3^>^>7^>R^>M^>1^>8^>I^>X^>1^>K^>L^>4^>V^>0^>5^>A^>B^>N^>1^>5^>K^>Y^>X^>1^>4^>6^>0^>^>6^>E^>0^>4^>1^>^>K^>=>M^>4^>X^>M^>Z^>0^>9^>T^>L^>W^>M^>Q^>=>4A^>W^>K^>E^>K^>I^>R^>M^>H^>9^>6^>F^>T^>V^>U^>6^>F^>T^>V^>U^>6^>H^>L^>H^>4^>D^>B^>S^>P^>W^>(H
M^>T^>Z^>M^>I^>8^>R^>K^>?^>N^>5^>T^>J^>V^>^>?^>E^>f^>0^>T^>Y^>V^>E^>5^>W^>Z^>3^>V^>^>^>9^>K^>Y^>8^>G^>9^>E^>H^>J^>?^>V^>2^>M^>Z^>Z^>(W^>B^>M^>D^>O^>8^>^>B^>F^>X^>Z^>8^>0^>G^>f^>^>#^>(f^>3^>H^>^>1^>0^>1^>X^>5^>#^>U^>C^>L^>F^>^>2^>J^>)><^>I^>(&^>^>E^>C^>E^>^>1^>
M^>A^>E^>1^>R^>N^>H^>J^>^>f^>4^>=>G^>F^>R^>0^>1^>U^>E^>A^>F^>A^>1^>X^>0^>3^>1^>U^>J^>(L^>S^>0^>Z^>V^>(L^>Y^>R^>M^>P^>M^>^>M^>G^>H^>=>1^>E^>Z^>0^>5^>^>f^>1^>^>B^>I^>^>1^>5^>=>7^>1^>M^>R^>^>2^>=>8^>W^>G^>L^>Q^>2^>M^>A^>K^>P^>
L^>Y^>#^>P^>2^>0^>9^>I^>E^>M^>A^>Z^>J^>0^>B^>X^>L^>1^>8^>V^>1^>1^>0^>Y^>L^>P^>(F^>B^>G^>5^>8^>V^>6^>^>L^>8^>7^>M^>S^>H^>I^>N^>U^>R^>F^>G^>S^>H^>^>^>5^>=>6^>7^>8^>A^>0^>6^>C^>8^>9^>X^>=>Z^>H^>^>O^>Z^>M^>1^>S^>f^>O^>U^>D^>U^>I^>D^>Y^>
M^>B^>R^>L^>0^>1^>6^>5^>5^>H^>K^>9^>^>2^>+>2^>1^>2^>S^>Y^>1^>1^>0^>J^>A^>G^>6^>1^>H^>6^>5^>7^>0^>1^>W^>Z^>Y^>#^>4^>P^>T^>#^>^>C^>7^>6^>A^>2^>M^>2^>P^>^>7^>W^>U^>R^>1^>Q^>H^>V^>1^>^>G^>I^>f^>^>R^>O^>Y^>I^>E^>I^>9^>Z^>D^>C^>G^>^>Y^>F^>2^>0^>7^>4^>9^>6^>1^>C^>W^>80
M^>U^>2^>^>S^>P^>O^>F^>O^>K^>S^>N^>E^>=>Z^>W^>B^>F^>G^>T^>Z^>G^>N^>2^>I^>5^>4^>B^>J^>2^>U^>2^>I^>W^>E^>I^>E^>A^>N^>K^>#^>4^>^>P^>f^>9^>M^>V^>E^>5^>T^>A^>A^>3^>0^>N^>I^>D^>T^>D^>X^>Z^>B^>^>3^>I^>7^>9^>W^>1^>0^>^>S^>O^>Q^>0^>9^>W^>3^>f^>(1^>@^>3^>@^>f^>N^>K^>B^>9^>5^>T^>
M^>A^>L^>^>3^>6^>1^>9^>B^>G^>1^>6^>I^>^>+>I^>W^>F^>2^>^>6^>O^>X^>I^>W^>7^>L^>F^>@^>=>S^>Z^>M^>X^>R^>L^>P^>1^>7^>M^>6^>#^>N^>7^>1^>^>F^>O^>P^>W^>C^>T^>+>^>C^>W^>5^>1^>B^>X^>1^>^>2^>7^>F^>L^>^>2^>^>V^>O^>W^>A^>O^>(O^>M^>9^>L^>H^>G^>0^>^>1^>^>
>S^>1^>6^>6^>0^>V^>6^>1^>X^>3^>X^>5^>1^>6^>L^>E^>2^>^>M^>1^>J^>X^>4^>1^>F^>F^>2^>2^>R^>3^>(R^>I^>J^>E^>8^>4^>Z^>W^>J^>G^>=>0^>X^>G^>6^>G^>X^>G^>9^>7^>T^>0^>f^>S^>V^>W^>^>f^>00 M56^>@^>P^>O^>W^>7^>C^>0^>
>f^>R^>R^>0^>Z^>8^>X^>N^>1^>^>G^>A^>5^>4^>(T^>S^>^>M^>D^>H^>4^>6^>0^>=>V^>H^>G^>S^>O^>P^>K^>1^>^>5^>V^>N^>(A^>2^>8^>1^>@^>I^>f^>B^>0^>?^>f^>0^>J^>Z^>3^>2^>X^>6^>7^>6^>F^>E^>R^>O^>M^>Y^>2^>W^>^>X^>D^>0^>f^>L^>K^>7^>E^>I^>f^>9^>L^>8^>B^>+^>0^>A^>M^>
S^>=>S^>N^>T^>O^>D^>W^>7^>P^>C^>1^>3^>C^>Y^>6^>N^>=>W^>S^>G^>1^>Y^>N^>^>7^>^>C^>1^>8^>6^>X^>3^>V^>5^>L^>L^>Z^>1^>D^>2^>E^>J^>H^>2^>P^>D^>4^>6^>0^>H^>Z^>R^>W^>0^>F^>+^>U^>0^>G^>f^>8^>E^>R^>C^>J^>B^>M^>F^>=>F^>E^>E^>B^>2^>V^>E^>8^>9^>V^>T^>@^>J^>f^>^>G^>C^>P^>f^>1^>4^>f^>^>^>T^>E^>9^>@^>^>^>
D^>M^>4^>^>W^>M^>D^>M^>N^>R^>^>T^>O^>N^>?^>M^>7^>P^>^>I^>3^>V^>O^>N^>C^>V^>B^>7^>P^>W^>1^>H^>Z^>^>L^>9^>A^>M^>X^>0^>A^>3^>#^>5^>^>E^>T^>X^>2^>+^>2^>^>G^>Y^>C^>P^>V^>M^>P^>A^>P^>^>1^>Z^>^>V^>7^>0^>0^>^>+>^>C^>7^>U^>C^>T^>f^>6^>Q^>+>@^>+>8^>6
M^>A^>H^>(K^>K^>=>3^>P^>U^>+^>^>U^>N^>K^>M^>N^>=>Z^>N^>3^>0^>R^>1^>9^>=>S^>R^>6^>M^>^>N^>T^>6^>N^>F^>H^>^>L^>O^>O^>N^>A^>^>G^>Z^>2^>K^>^>1^>I^>+^>0^>5^>M^>9^>G^>K^>T^>Y^>M^>Q^>^>1^>N^>S^>I^>+^>B^>2^>C^>M^>Q^>1^>6^>A^>+>8^>3^>N^>2^>5^>W^>X^>J^>A^>R^>5^>T^>V^>U^>Y^>
P^>^>^>M^>W^>B^>^>^>f^>V^>C^>Y^>=>O^>R^>1^>N^>I^>C^>H^>9^>=>5^>3^>6^>K^>9^>f^>7^>6^>6^>T^>D^>1^>0^>^>^>3^>0^>8^>1^>9^>F^>#^>Y^>@^>1^>6^>5^>M^>Q^>J^>D^>U^>^>K^>K^>K^>C^>U^>^>I^>1^>5^>I^>C^>9^>7^>Z^>Y^>1^>A^>4^>5^>3^>U^>1^>6^>X^>N^>^>3^>I^>3^>Y^>6^>^>Y^>M^>(^>>3^>B^>F^>E^>V^>6^>Z^>B^>X^>A^>M^>^>M^>Y^>M^>+^>4^>B^>Q^>W^>C^>#^>1^>+^>9^>J^>3^>E^>0^>^>K^>@^>I^>W^>3^>^>R^>Z^>G^>W^>E^>#^>F^>I^>C^>M^>4^>E^>6^>N^>N^>I^>#^>C^>V^>M^>^>6^>S^>B^>L^>S^>F^>#^>A^>V^>A^>6^>#^>1^>I^>7^>T^>R^>W^>A^>^>1^>
M^>P^>O^>N^>K^>3^>Z^>1^>H^>M^>Z^>1^>N^>P^>K^>^>J^>H^>F^>K^>B^>0^>2^>0^>L^>U^>X^>3^>F^>^>M^>K^>S^>U^>K^>E^>J^>R^>I^>M^>M^>I^>4^>=>f^>R^>A^>6^>3^>^>1^>0^>0^>0^>0^>2^>0^>M^>#^>E^>f^>L^>P^>B^>H^>X^>C^>1^>^>U^>#^>1^>6^>P^>H^>X^>C^>1^>^>U^>#^>1^>E^>T^>8^>A^>^>0^>5^>9^>R^>Z^>U^>X^>

(7Z81;TD\CU(E;N8)I 39SOLIA\YI*#;.&C75F:8C(F)J; LYCHN- M7IJS;N- >9TU787;IN\FE19 KTBMB+;FF/N.6L5=SM<+Q)RU?? @Q1.2F
M>KX;I)FGWFJGXIDEA@9C5/08N_Q1+37\$>IK*1&54JUNG1|QH(0&5AF&I.C.M;B8.L"VR#55"=M<=0V:7@4U5P|QR# BG90"NV/R1U/CN1Y Z\$; &7 #8&> M: @V@
157)V4-05R%2RB0;?3K1S-; "JG(015X;D;IDA"LB3;G;KV2V3L M+FE|75/5"=M?Z?Jd&1" C20-LLAEHU8FWC#2|+5S(D 'J>-2;#|1%|TD'
M<-23(1+2)5NHX1(1-?%)C5J)Z8MSFHIS=:E3>TPK178L>|B&GN-F/8 MG-7:CVU.[NU**|9KE@A QB> /A3 D7W; %0=8L <EFKRW/;R+VLPB:3WI=1' L-
?); M\F4-L0DB-OQ183F2) XG=VA8>*|IC-U=0U*87+H7C&TL-&6C MDS:5!OE? Y!|C/XUNFG7|FKP\HY5/0)3548"U781" <C90";PO>PXR3*; &I
M6MNT#;#NA<APU7X2;GX83(3EY M6MNMWOGVM3#UQ3N 2E=>X&S#65G#J; ZBFC0037|F/XUG6Z?CZLMI6M?<?>9 MV=M-NILT6<F?GHZ>L4K
JG-Z\%YFF5C<DK"LDX-8<4T"/>-%O>=SAWF5 MW8UJ3R/6YFVW^3NN^RV5; /&3FC8-!GB236CON^7KZ9#7:N(-07H=)X+EAR* P3WOUJ' MS.;A&HJ(4\$
ME08Q(8J1K&/:7/5*G|45E"VUO+ K98L|8B-D#* M|LV|>+K=IY24Z?7RL|K M-6ULL.M4J; >C\0FRQ>TLH8>; 9 Y>Z5*22P M'3+>Z|B;ZU<+>DBK2&
M+H.;>N3 4- MJ28=AKI(O|J3?)4T.|.9|1|H31|3?)NY/QWK-89R*1N&405")MVI MDZ|N "0; 2A?>S' C|S3|F41;|17ZU-;6;2D18VFR|E|6=2ED"U=;\$
MVI?;4="1E|91|UJXW2|F8-(5WMI/B?Q+M3;A3.PBA.55(HG-43MD|YUHC M718U#;0^>|+I-N.CX7AFJ00?;>D9T50K6FG;MM7^A^Z XG0EL9;50?>XYFI
M3MS;76N*AXI37|J97MOM^5X/3 IY?2X|G0^7|>|30|C-R\$5R17B#(MS-C75=106 V5;8E=AWOXDHMMB^MFCRPO0 M_Q36A^|WB;\E03(0N@(-)
AV(FK#69J\FRI=UOEYAF, 4|F=.BE& 35;#|V; MM41AD;04M^|0WJ34U|H|AL<L? ZHNW";FDD |780&2X1A32\$Y; D2|VA4.Y'
MS&KFNW\$5R<5"UETYA7JF>902); 6XR12_SX1|YI|M:1Q4? P#1N_U=0;V045TB MR|603^@AK|_IYZ40;F>C|/##F8ULDOMIJF*R")*0>F"U+XT+3HXK' "

M=Y5T|IYD&C|<(2=DUV1; &SWG+X6B|7# 2>)M.FD+&KWV M'DUGU=7_VH1; YL=[62C.9.WY(PMPD03K|V; 7H04)5|+L0 <8'1' \$1*K2<\$0TZ
M>N0&_A#<N1; <2>90C1; 6"=A(15%)01Z6I& B17NJZC|@474A-QWP MK7#HXH; T9?>B5Y#41=Z|<0G.#0.CV=DCE0WDX0|0KU@FH50P5MK0+17R2
MH)P2;YJY^Y;371U%S|;1D=>X^A^?0^7RM="C|A8KKN#6WT\G WROLOY=" / M?>V5MS@30H)D=E@8=9YZPE;+BW./|6:MF/=HR6:VD*?<93@:7^
MHZ?2YV^8XFM9-E9DXH4|CF|EJE|@> &*M?DI->GGH?9;N17S<@!+! "A826 M4Z0: 'CHP=WE"ITVVK#BY7#;&GVV *G= NI6|@<G*/G^U^M|VDEJ;C+S<A M9PN,
(5057.N5>E1; %I|TSN|FVMT;ZU008?|DC2XFYNDDQNC2.P57?3XZ MA:W.R09^OW^NVLDS;130KKV)_Y ME
JL2B;DERY99DEXB;>D|VTR|SLM&PNV+H<4\$; <FLE.B#W20;D32|>;PX M\VEL25# V\$5#M7|_@Q3.07GMX^A) N35YQ>Z|7|S|>V8X+0DT.FA MDM*1G^H?
E7|>S.L;AP_4|G1W|JLD_?4Y<"5*1">|K2TZG=|; ("DBWJBU+Z7HL7VATBW|C03_)0H7' 7F=AV;I+;+>G(L9CNV-M0BV|R
MBV>K0V^G4F5U0F|X0K|I&0W;N07V37I9%&I; "DBFL8&|H PV1^A>@&8 M2691668|1E0^46-2?>;>EFL< %;ZNKZG^3IY^K?>J*;B|T27H#KD;I
M;W70QTV|JL5L70F|XQ1|JX|X;0| #9HZK|>=>Y|ZR;=FWC08#>0|K#< M\$W&S|Y|JVCNE 6;GG7DD|I&S|<10U^M^N;N*+S|01|0X?^4\$XY^R^>IS
M.IHV)X+3DA=9\$^>UOK>SWVV?S N)G)(K'40. U=1^3YV|IR(9)B\$|LA|>+J M^1\$4 G\PHDKK0KJOP^N\$IZ; \E 7(0)FFB.&HJ?>0=H#&M0I6^|N^>OE(
M05+CO;D&Z0@(<?>?R0; M%XF05K06F41); %BENS8"6E-HLQ|PE^0;A^
M_PMXU=|0QZ<B|RR|04|.#LKNVZS^XTX^1;UY@|ND#K/P^XBDLPA_A_57E=H; \SL>J;U* L8E00%5@W)U+&XM8P)ON\$00* \<5/14_WB&V
M;NXL076MI;H1 JM<5WF_@41V\$QN/0(#4=8 10K B7_XYD3&LZ|PP; - M^H&KA-6<3T?>C#>4>;N. J+P4L4HITNL1;V#V0D#1G8
MD6INRP2W\$<0; /#;ZK/OK)EZ+VER^+>6P?M.P+1E*K|@Y6+4#I|45&4G6KN MC;H^Z>E-Z|9^>BSVYB5#B;|0;8V;|NGH;P_S8,A90|PE|E/-ANNE^B3U4 MX9>A=?
2K;5**>U^"5T0|0;7<|J*05_>@AJL E^0%7008|FNG=V2C M/SY^B62"0Y0=AY70U6SLI)70+|6H02)*R8."|;7+56|PWEVNL_0_H:50&
M1:1?^>|V/64;3|J14VNV=6.1F>B|J293T^V|8.S_U2WY^P^7|Z M=0Q|>5;F26H|0+1; <U^EH|EB#>ZUSAYD3|>5130\$NCJEM&1\$26D (B
MJ.LJ1;=XVRA9HZ3|B\$?YR;C+|150&P07E*^UY60UD HI MT KWC KPT1; S+9SWSE#; <#;K;0Z4 /W06>0PZLP^*|I|>M>I0|IRH |C|F|I#S*; <^| M/-I*^TI+@T@
W;U3(B=2)IGC80"NOYL|U|?6^W|? 9RZWG|FY3B0>V8;CB9+LAD;V(+4(-KS+X8L>3;66TD M\$|L\$ XA|' F@|DJ">;>|GLI =;W<13\$ " 0^*1 8-
P030J5^LIGC81(Y^MC M0H 5-P50?/0^KO|W^6 C5)03^K8|H|N.PK;Y9TWEU|G.O6W\^/\^?>#P L-MQ_T1>#0QMNK^|A|EF|
W451#9(HN>>S|>+>;#ZH &S^T/ +&FN.E^1\H MO.A7AW6H1/H;N. P_933| VTSR2_7DZ9?>?K#|05J3DC#7R|1S|T|(BY+VMBABE|&=>K&0^US^L?
74LBFIB=EJAI+^A/?>V4<M&T|S#0<|>Y\$N|>RL; &W=9/HG^S^>I(;/XOU|SCW;TGF9R-IT>Z>+;W|ZD;=8.Z41/LYU2-B0%T(Z|YX|H-*J-(JCFRG#^ZYI
M.W|>ZLENNBK^/U|N^"U00>>K|>K/H^>KUH/FW@|G205UD-CB3.0T|L;TQ M^D?) QCDR@>0|0#5\$;00XM7?>0\$> &V=5&--Z^>0|>ENSN|VW-E|ZPZK
M70(BV\$|378&K4; "MG\$; J^TR8 -78G^K6H^&47C";UX47|6U7|/3.G*10%" MES.DY+W|0H^>|P7|L67; *667^|>5|>I^>0^CSU0+NG=>F>JZ>0S|>
M6WS/U^>W|W|12 MV>P=136W5&S^2M^ORW+720 +X|C|J7DFE";<0 "V| M^X2/UW/&5L6E|E|DVH|\$< "JF|K3A0)C|J|P/X=>Y91K&X?>YJZPZM@0
MA>TDF;ZKL|I?>#;HWBA<|>#F85^|>0|OU< &UK\$>Z0 D2>;X17B;J|F#W5 M814GRE|0B|0|<F<P|;J2H#YR-M99U5^P785B?JY566NMLN3C^A;VNL/I
MR.050H^W06 |M_6G>6+55/GCW;6&3;B&KI+N;ZRCDFBUWR2K|0; "JM^C" MQ.64<|WPD\$V/0^0\$24/(0^>KK 70(?T.#OC ETC#>0+>L^>K|>P&|7_>0
M+L0A054|0U0+W0I+|LH80LKB0)&7I3|EP@7Z08 = "HRW|2?"PHENMIZ33^M|MYAE;=>[5|8 MNM^F1|(SD|6ZA6^7L5; >Y|4S08|87ET|>AENL@-ZX.J+ K-B^|
|W\$8M(SW^YS@|B3CPHE/566D; +45X|&9; +! MS/P=1=W7Z^|Y|7Y-2J;Y|>HU//;WLL99P5HA|84R8#VS/CGEJ^/9=-P;S2 M;=I)Z69;W+Y0-
X3ECS727P5W|G30W/EMM.6@>-2L|V^5P-M4XXJ39; I=178A; MF; 0_VRX40?M3; 25TB^FXF7|DU;UH-?93/3%=(M=0T^|K67X33WHY6U0|0 M3Z^HR#N-
^57)+93AV4/Y00065^7"14|>YIA^>9=79=M87S/0+V+|&DB ; MNFN; +60MR; &B94^M77FB^T00H9; JH9PR^7PK1IN6W<=>I=I|(POK; \I
M|N>YK|2T;I<?7|ZRPQ<5XN>?>I+>|16|X|RJZC; SL^#B<#M#(4T0SHV|F.E MI48X-J;0;|0ZW2TB (<?>#V|V^B.XG6E|I=>|>#RYE#16549W)8RG?9^X
MOU|U|I(\$ \$6V0U;@3^0;8; >NBB; &80L=D0|B33W^> > >CQ->|N^ M^5-TNP<4|YB5M|VS2^N^SVNER^L|@H|0_Y|BG^>T0|>0|I%|>=JUS\ LZ'
MY56GPB06|XMQRF\$ *#P9N;02Y D550R>B20^U02AV3YK;\$ (G6|I|WV7KFP4 M^17&92^20^0^IA(4R8|P+C^Z^5|E#>|>M|;TVJ65S?/ C? 8LW&I)J0(80C^T MY3?
QBHGNI1; >W>D#E\$ \$>HFC 0L NE#>2Q0L\$5(BDP<30K^U2^7M^Y; LG MHY; +M86|NR|0>PRD9X^|F|F3XF^T^3?7|5^X";>HDEW|B0<
MY0J0|E; >5GYV707W^>|Y|P=Z)-3>Z^>5RW*|0T|^N^ TE MNYNH|GI; /OJUCB JU^>+H7T#?087P^>8I=IQ3B-;0DX-S|F^XT^V\$>0K23< MG
UQ^517^0161E|0> >|B>+Y|SABH#> >P|2^B|J2^8UV7M^|@96B<V=F9EE M|N<^F&F^>C|IM;I02K;TF^*YH9|S(9/J C+;0Z1; +|V|>SK3D^24;7HKL0
ME)|PJJ3(6A^G^*3;|>#02 IRWV^J^I9577J(7+>0^3630 F_6^0CGJ|HO ME.J_679^0^>V|?>#E0)3^0+SDH;FHU; |JZXNW?>XYHVN2+N^T8-8-3 F7
M|>Z&9UX (0N|(HVH|6=3W2|W+TARR;04|E|FDBZ;BP3C2AD70H^M5&8CP^ M H) 4B &K^W|F; 1S5WSX|LQ2PE(2%Y|JCA4MZTZ^9K9^>7C?&@<1140|)
MY|FI^U2;KZ;^15D3#0;PB?F7?) E<^LX|_@5)S.0;M>?GP^>)>%"9LSC^R6/"@2>?7PX>7;EE926(M/OU>|1FFJ6G^M2C4-MTDR|C|>B|J|1@4%Y^
MN^2G;5^0#A;765^A@&P&C0P;S^JELW;H/E80^%1?> |FOU T;XP^>#& MVN^9BARE|U|J|F6ULW8 J=8F(Z;N;J;MLZ\$>#;P&M^>9^9 MV^>NV^>M^>B\$X0Y|M?
|9T W^EBS + M|13AU|E?723JZFA2^A;H#|0F^>=>L85W&K4015U (JRCJ9;=>8F;ZK(R39?>Z00Z>WAU^P MIHH(D|0|G0W+24CBWR62^#SWK|>^KJUFET/H?
GH;^>L2|CPM^SMP00B& *# MG-OU- /A/M\$>J|>J>M;U+>|## Y3)702G|85Y7|G|GTZM0(;#FK|8";??GY0\$;4IB\$;E=To&|N8 L7 MH1.08=RH?>ZYN?F&H
"=>B.U; >|>988?72C^2YBDG&Z?>#;RR0UG|93RY M> &GVNAJ/D/E|PQ15>0L5X#|>Y/4K+>=|VE/(C#)NFCN#>0KEG6B9^>4<=0 \$T+Z7J7
MM;KWI&6&JX2=9590+YY3D;UE^3AM=>-ZG0A^8U=8^CH^DY;KFNV?AP|7>T MIR @CRM04^U0MMX|EB)0-"0 #";>K|I:HFP=70F^24HTI; 83S(0>8^B
M^RU#TAYX|3243^6Z|041J 001U.0;#|1; V^A3HH^>|>=>XES;0;0.26D M^;U9|J^|976;+J=>14. <27\$X7BA^KX9|>06&4I^W|K|0A^856=597LQ9
MNHJBMAX7EYM^L^> &|V@SW^F+J6T4; (G3+AM6\$M4PROG^|>^5G0;E10X3 MI|F|)(K; M; *\$W0^9=V5_FF00-H(?!>P<5";0%0?2 IH@GC^*U?;I;BXP#9Y/^-
|Y^0114^> MTF^F5J|;S21^9K6#|>07W|LQ|E00K|T^>V7;5ZKZ 700-67L52N^KU /0M^P^|HR90X|I/YAWHV^2&X&M; M;M0L9>|N09 &1B;
(#|X^>=X7_N>0; SKP_X^|10&S8@?>Z03P^W8PUI M^#MG4IH(|>AFORL&+H0S9J;XTD.0^0?")C2V0=>=>L54 M^B|0^RG+V|V>UB|WG^*Q?
P00WZZ.FJ|Y|J#;L>28^H;?|0>=>Y|3NB3JW-3 M>U?E; ^IEGT")M|I\$2^@6^#Y/I6:300L?E#65|); <93#|CC^G;0M7@7^U9 M#(V>7^A^L9
<>@K|6CTDD> 0^#A^\$98(YH^>V_8SCI=|A)0N^WU^*5R7R^0 M^?R;+JBT|A;7 63SDU0W|>M|^4; K^BX^>KRSHD^ M^PCHOR0 "0^28 Z\$9M6N.OP^3;E0^?
3C@PT^E&A^T1|^>|049KN;J7B1A7 MX6M0EDP/ZFEW|(H)H^?CZH" U4N/FN^;+>DBD|) EZ|^0^>U6LX8C^050X M^W^6;E^|>BKG?
=LX^"F&V5_80 J; N.NR360&G 8&V|;|SA)HGZ|B^W^X^F MYBFRU^S|J^>K^E^W^RGST|(M -47\$| 730?>F^F8V?|K^D^N|^DNX<|Q|C|N M|E-MH9;> >
<+R|J;IL2HER#P-C.8.;D<+>2%IEVLNV|ID^67Y0R8|8V5D6N1.F9P M|N^|21+>_K M^>FFN3Z-|60;T0T^E|L39|N^>M^T)H?7M0\$9";7;HXC>F>\$Q?L5EY\$;%Q(ZE|IN-
P|A<|>#BN;CW>2>> <D^4U MUI75";=506B8BVCL^0^>|N|YDQ@L|VZ 37B^W?>W|Z;J7ZYR|)BGX6 M^CY6H8KGYMMU^6%VKJE&0BFUVA#;=>@FBI/3GNVU.61G?
V>=>W M16#>6^F;JT;=>#W4BHN^;|I0Z=>^*VE|0U|5L48VE^0L 60;57? ^0L9|K0+>Z M94YV^";8;P|>2|I^>|>?>M^>J^>Z0Q=>Y9P|>6;5E5|>R0Z|HGRS|D
M|>@A0M^A5^MOX?0 V-DH;680 E2C\$|I;2LZ-690; 40G6|;?|N M^>R^>N^>0>K09^CM8GV|0;M^VH8S;P.MR8^5|F|C|X|>@;MD^1X^>W2RE^U2& M^C|B;?>#HXE\$^V
>BMB40^>FL^I-U|I6|>Z2NFOW|V|V|K^G|VMK^Y^*203R_@F8V06;Y7 /M M.;|3K^HR^A37^>C^FK?3|W94/QF\$0\$3542P^*6 />NZU%ST|>|>#E^>20
MB3M|J|0IE577F5|?#>B|Y?P648<0E^>|H3M;90|KTH;|09?I|JY93(KI^>6KRC M^:H=2D 6|4J1;|H8=TJNGHZ4&V^N^05|1^|3L@)61 M^TJG^>6&0#05^S^D?
8576^NW;6I0H|32K^B04H45<2E^>@I4B0|4;U0^"0^>G MA;+>W2D;02T\$Y^>E^>S^>J2X|2CN;XY| IN?> > >YX;|PQ|A^P|0CV M^>M;|>A^>S^>F|E|F8S^6
K^U35\$3A1KT?>? J;A7^"W M A?|>9)1+> > >PM^>KZ.41^E.F/EN/= MD S/50\$0 L^>U&W9Y^X;M^|MX^K^V/0= (-#>)=>IOZLX^S^LF-|G8SY>05;0
MDX5/B+1&0N5VY;L;HK@2^>33H#>#VAR2^9XD^S^*I|V50GKDAL^TTE;0Q|K M^>W|8U0U(C|H|570;=Y@E|I-W; "0B^L^K/V6GA^|6?;E|I|T^X7#>#>R^>"; M8.=16?
0^0EUCD30U|+R^M(6%CYF7 |UGN; NFD/WHA=597^F^28^EY0>3YI ML=>2^E|1\$Q|76&K;|6TC9G#2=K4.&|B07J89B|);>>@BR|C);>>|Y|P|0
M^>#6PVMEV|A^RONR0DH|F8+R^1S2ZT|G^P|E&FVA=">2R5R0;+>LRAAD|1 MXWTF1|1H^>T^%\$>|UQKRVG. (&W^|LTFXG0G0+5W 54BWS^G;450VZ(B0@D
MMH&E/>5F|RU|>4|1|H;8=Te.W07JY08YXHV|F40?#T35|T;ZRG79^E|>M^>K9;4|3^R^V;I;OAY0DM^*E|@8U#>|9M586|K3DU|KZ^DM_Z;#>EY4.?I
M^>VR|(H05;HS C<3;|<2^|>F^"5^9@ M\$B.6CP M^#W87Z395DI^>24IKT^0< <|I|LH7;|V|B-|)T|>5M24|&|&6 MV 1!^G^F;#^D2815A@^"W^4>V.2D3/@<9-
>8RX^>30#|>2762H6-9BT M^|YR|I^R^DBAE^06<=>8HFJN_#0&B3^B^04 9#3277;|S09T|I507B^RMF5_5^NMJ^FVNZ;
M.A|6JE5MWD5VJ.@I(7E8D#**45_-Y>U^0X83ZJ|I\$Y#9C_5R 4H/VQZ;6%19 MVA#WRDR1%>G7J<^>|BV+^>P9|B|>E8V;0^< >QV53^DY^Y^<|B;VJ|W
MU9|W<6M2R|155&SVP; >45UD0>*#U0580^E9S|EED^V<#>V^>516TD?> 9^2V M^36X8C^M^S0ZKZK|P|J|CY4^2F000K^>^@3P57|@*T|K|UXU^AX^Z.6/2V8B
ME@3W+> U^I;Z^2^|>XCDRG^>M02;4613#^"0U2K^P.N^<=>J^X M^>V|)BFJZEDP-!HB^M^U2^F+|A+6KZS;H#D^26?>J^>Z+;CETUY4H27P^N^#9U5->K7S^3
M2X0NG>BHE\$>A>C2^0P1?>#VUUKFZ0; >E|7=>SL^>X^3JKNT48&3IK^5A MBZ^W\$U; 0L6BT8-4766=>I22^>I&F.0^>M^M0=>99^F^>1^>A1AD0W^> M4?
S|;M9S|K;#>N\$>WYMO^J=L^3C|ZZ|@.FERE9 E^N.E^B^>|2J|EZAEO70 M^>|CAJ|I(Z^>9<=C^ORPM;+>#^/C2+NUE|B^UA0!>5B|J|4K\$A+>3|3#5\$X
ME9;N7^2IB^>05|E8^F|Y5|P3|>AM|ZL67;%(X^DUJ5;=>R^A;=>EN;=>#^|P|I;N40NAU085^Y^>WUH;X;1B7;8.55|Y M^>?>
3^I^>0^>F&0^>DHG|9H|H2^A); *XU8R|I|P0|3UI&I&M&CL: M3R^>#^>3^80=LW0R32IWB7?>3;|KVM&AM7(->=>F^R";<*>#N
M9^5NV=EBW^1D+^PMB^U^F67^Y5E(|\$)A3| 1_7ZG6;M2W0| @;N^G^>0^YN+FT MZ+IT;(F+EZSPF2ZY|>L;GE< FG_J|7T-?>GR&H(A56D20|E^HM^J^CUG52TD-
XN|^A8P260;)2UMS3^0VWJD +X|X^>M^R>9;6%>(!>8Z&K^>52>V.APSA7I;635W;B7NY=>6;KYP0G.S;M=BB;QC;GK=>V09H)/?F; >LHV;Y^P^KKZ^0; <L
ZZS|&|P65=>+Y^N2 MPP(T^>#>I=0W^>I^T^*VU0|PY?Z^YNE|(ON/CD>RE W^>C<=>V.N.C6< M8VAL;580^70K|ZKV|ZRZV47993#^>=7C^V^M^O|J5^|6|J?>
#U.C9H5|LQ0^>M;MLZGGXKIA^A^R^G^>#J+XY^B15\$>^>G8C|E8;8L^22^4^>K^/7< >1DM^2?P MK J2P2W22451F|D8IDH|F^>4^S^66&M;4VJ@WGNWU^E^> M5&^>K< >
B976;?#|]#MGU6B+M^#PZLB83ZL0P;I^>|>=ZK^RG^6;|>=>U92>F M7-B3P3?>#MADUNB^WVJ0D0"-(N^|7NFG^!|W;ZGF|H^F^>|>0^>?>0^Y^?2|LW'
M^>9Y;0E;N|N|0^>M^>4Y^>C^>K^>Q^>K0^>P0A0H^>M|J5L^>T^>H^>Z&862^80EBC^V^R M5;E997|>+@>73IK^>T^>C<=>M^>VRZ; (>WDZ80G40AZ-GXM^>T0EE; >X/
MG7&8^"59#>|>G^>B&G^>AM^>T^>Y^>F^>46V^>|>#>5 G M|I^>=>|@|1B^>#0?A;69_5^R^V; >@E7|X^>G^>C^>E|T|>G|IK|0;ND; & MV^W^>
4|>4R;44?>F3R^>JAT^>A0C^>N|N|<|P7ZC0UT3>50Q@#318 30_24|>#_5P M^|>T^>W^>A|>W^>L^>V^>X^>R^>X^>C^>=>Z;E26TUMY^>2^>V^>G=>14; >SR^>0P8^>6^>MGR

M>N0&_A#<N1; <2>90C1; 6"=A(15%)01Z6I& B17NJZC|@474A-QWP MK7#HXH; T9?>B5Y#41=Z|<0G.#0.CV=DCE0WDX0|0KU@FH50P5MK0+17R2
MH)P2;YJY^Y;371U%S|;1D=>X^A^?0^7RM="C|A8KKN#6WT\G WROLOY=" / M?>V5MS@30H)D=E@8=9YZPE;+BW./|6:MF/=HR6:VD*?<93@:7^
MHZ?2YV^8XFM9-E9DXH4|CF|EJE|@> &*M?DI->GGH?9;N17S<@!+! "A826 M4Z0: 'CHP=WE"ITVVK#BY7#;&GVV *G= NI6|@<G*/G^U^M|VDEJ;C+S<A M9PN,
(5057.N5>E1; %I|TSN|FVMT;ZU008?|DC2XFYNDDQNC2.P57?3XZ MA:W.R09^OW^NVLDS;130KKV)_Y ME
JL2B;DERY99DEXB;>D|VTR|SLM&PNV+H<4\$; <FLE.B#W20;D32|>;PX M\VEL25# V\$5#M7|_@Q3.07GMX^A) N35YQ>Z|7|S|>V8X+0DT.FA MDM*1G^H?
E7|>S.L;AP_4|G1W|JLD_?4Y<"5*1">|K2TZG=|; ("DBWJBU+Z7HL7VATBW|C03_)0H7' 7F=AV;I+;+>G(L9CNV-M0BV|R
MBV>K0V^G4F5U0F|X0K|I&0W;N07V37I9%&I; "DBFL8&|H PV1^A>@&8 M2691668|1E0^46-2?>;>EFL< %;ZNKZG^3IY^K?>J*;B|T27H#KD;I
M;W70QTV|JL5L70F|XQ1|JX|X;0| #9HZK|>=>Y|ZR;=FWC08#>0|K#< M\$W&S|Y|JVCNE 6;GG7DD|I&S|<10U^M^N;N*+S|01|0X?^4\$XY^R^>IS
M.IHV)X+3DA=9\$^>UOK>SWVV?S N)G)(K'40. U=1^3YV|IR(9)B\$|LA|>+J M^1\$4 G\PHDKK0KJOP^N\$IZ; \E 7(0)FFB.&HJ?>0=H#&M0I6^|N^>OE(
M05+CO;D&Z0@(<?>?R0; M%XF05K06F41); %BENS8"6E-HLQ|PE^0;A^
M_PMXU=|0QZ<B|RR|04|.#LKNVZS^XTX^1;UY@|ND#K/P^XBDLPA_A_57E=H; \SL>J;U* L8E00%5@W)U+&XM8P)ON\$00* \<5/14_WB&V
M;NXL076MI;H1 JM<5WF_@41V\$QN/0(#4=8 10K B7_XYD3&LZ|PP; - M^H&KA-6<3T?>C#>4>;N. J+P4L4HITNL1;V#V0D#1G8
MD6INRP2W\$<0; /#;ZK/OK)EZ+VER^+>6P?M.P+1E*K|@Y6+4#I|45&4G6KN MC;H^Z>E-Z|9^>BSVYB5#B;|0;8V;|NGH;P_S8,A90|PE|E/-ANNE^B3U4 MX9>A=?
2K;5**>U^"5T0|0;7<|J*05_>@AJL E^0%7008|FNG=V2C M/SY^B62"0Y0=AY70U6SLI)70+|6H02)*R8."|;7+56|PWEVNL_0_H:50&
M1:1?^>|V/64;3|J14VNV=6.1F>B|J293T^V|8.S_U2WY^P^7|Z M=0Q|>5;F26H|0+1; <U^EH|EB#>ZUSAYD3|>5130\$NCJEM&1\$26D (B
MJ.LJ1;=XVRA9HZ3|B\$?YR;C+|150&P07E*^UY60UD HI MT KWC KPT1; S+9SWSE#; <#;K;0Z4 /W06>0PZLP^*|I|>M>I0|IRH |C|F|I#S*; <^| M/-I*^TI+@T@
W;U3(B=2)

M#6V+XKLC(LUKGC A11P+KDM:QJ1R.167NB+PCW X5G01LL/35\17R7B60EV MBA\17?I+[\M^759:AV]ZLN[ZR]DN;+8TT>6F/KD=-'7-AT=0\$-P=-.*NE>3G
M=W5/OMK9\W10\1\$*LKJQZ(+P. T?P+KMSGCUM/W/K3N;AV @W=-,GX M9>U5WA3E*U\$NOY\ZB=7V:5ZJ JB;MB\BHI/0f0-
FT=I<4,D\H3B&B&H716\1 Q7S1Z7IRBUNV\1)M#U:~DVCV(ZF&02-(.*f>Y>)JUE\F. M4/L.VR=EV=5;+Y# 0%VU3P&XT\$-[]U\K^NU+X0I2C,IYS 3C\$5D
M0Q9I1\$*\$/%)\$J\$355E2,13\$Z0+V(M2K\6\K\B5K7J>-\$1;G\Y\LV*0S[C MIAL507-6V.7^I^?C.4E0GUV?72;M>=;MLZ7ZCVB<6\W-3J0:CU4M;L0BR
MY(*>J\T0V7\1(99U30^C9I&66(\CZ\Z5Z:0XN0A6^,654,X3,L,< M6A80909;6160>J33K8<#(X)I^F#0 ,*; &TX)GI^N3V0\K1&X0U\J\F2
M;0%1V6<1\7\1-1L2\05FMC#M^Z;H0I7LKU:4<5X1*61?7E.LEDPMBJ;6#41\1^80(WIN&M@FO\WGC L49Z%SOY80\N3V0\GJ&X0S9
L+I&L>K F<6/7D\1?ZK417^C\$R\] NE=K./Y0 QTYSS.'3PCC M<[\#P/HGYIP>?\$/+HB.13GW6S7A0G\$[\M\EG]0CTSTS+[\&519Y2^0UEVDZ^FR>S
MYX>6G:V5050G:0?02ITM5=2\DVW7\Z(\$,9 1E.&4Z,<YC+G\$61Z>8\+SDP ML;HP166HMR:5M-0U1*;\f210:1523TFUHW>M?Z
V0XV7ID0P,74\YJ1W.6A5\N#K0JF^~?790F^== &C2*G\$4Q)FA H M\$12C, V4PL5VDXV>9GZ^058:E;5^S8B6P,M^R90QZ1\0085\$5 3V^8&8TJ<
M^80Q7XR0MVG-1IS,+-Y8L0:ISY20J2>=>1BN7C5%8M\T=2*GN0>0HH=+G M0L913*XAJ\$~*41Z9;1-1053\^*Z7 MC <7C0\$1J.J.91^E4ORP\0T<(7?C/>
[\&GHO_/COT\7:ZU.ZV0*]+L5BD 6(1)Y23*(%\$95I1-J-FZJ,1&^@6SC) MK^KR1J1T >5R5R5299E@:6PG&GN V^FVA>+?(\&PD\ZGZSKH^*X\W>G2U
MF3.KCXIVF\$M] &,7-0;M20\F,DHW^A\N1.F;54M-U^1(LSC#DNO.V2E,1 M29Z10T4I^00+[\^M FY6U^?6RFV^6K AW\I^QMU S;W\FINX9CH\&6IV&GX9 M6N<-
>VVD1M\UXCV\130M8^E9\1?J7Z750B\$1(,1EF&6^8ZR,7P\>2GL?7UVUWH\N#8;J410P=(^S0)J9 M%3 X.)F2I/L\N5E\1M\BX?M-XW0F\7F\$;12+ZC,2<-
(^<:93N.DM0;Y9G@G H-V^6^G^4WL;+V M0* T2 \V^E0R@GJ4W?8^#H?=>B726WG) ^ORAB8&FL=1\;0DOKSA@ 7G M17Y/B7?@f9\H\$;CS-7E:CKE> 708-
ZK9)1\J^ER+Q^0EA J36A^0Q80*\$ M2(=,1JMKACXHMPP7T0;^D^E^;1H%>D>
M0G\$M\0^*G\$3YNH\F7F#>0^CPX;G(TNDW.W.TAP1R10)\0-821^MR(XIK&CV2U>KHA2ZZSXRZUSAY>NKC\^L/H*^* M--FF&\$2LJV\FEV4\1-1,
(6%&8R6W\I>1>5^HNV+YJ1\1>Y<3;Z61KJUIE\ MNB:U2^6E0=0K?Y2ZP.ROANGM=IN; <W4^B^9%>90+B^1; .12^1\J13^1A&6\$3^1) &:BCU*6(784#I
M^F530\$P+7H\196I\1(\%>S*.RC\1\,Y(2,JU)\=H/5-ER8C8IWM^0A\TRU\#D M4WM^ ONR_EP\ EV7H06G**9<\$IA)F4*\$\((8LQSF 4(1EH5D8>S07AB2G>S
M\$>L8=;(67TFY20M^V3%),V.@\0+7WT^,KVH6C0Y^1I00;M\$T J2>L (M,K\WAZD\ J3;B^CCFM9CW?^DYMM?L1AB M(CG,6L09X^Z U9\&X^3F>0?
T\$2AIMKD:5TYE^9M,%) ^PNLVV^>[\H\H M0<K\N\B>^(\H\$D5G=U0774\1VGLFR 7ZWI9\FU9KL3\QZ9^H (RT6>0\I^R M>J.4T0P1U#RA>Z7P\$51MDLQ0;Z61-
>12Z>QTS(D P M3JK.40(X%7>+>#9;1>=>FV^?S02D\5\$3=8.SOH>*0L/0,*?>4\10M2^3X8M-RL77651*1\1(K^ MG 8L3W6=30P^1)3A,FB0.8I^&*# ?X7N>WL0VNG4
4LT>1^C.EJX:BR2,\$P1B9^C.8&6^YCL84%#(N4); @N.4LN7YA\^*55\$4=35NV^/\W/AFJ=>ZVYU0G97^HM0I-3ZOR04F;^AG1I;A(,K^3^T(4)Q1)#, <
<88II<C;2B0 M9 F02UP(P3MYM^M=V8-NX 3VT0+BFU0\^*K9+N^?COK\0.EAS0^&ZV\ MVL3L849TY\&6B; .**NG^2(#+0ZKY5I4E;1)W= <
E6&L+TH^0067X^>0?I^*MBK^>W\JU1 MEV3VT+XRHU_OF/N1\328A)100 YL,7=J^4-Y=I7; \44Z22+3D\FC3>MX% MTV47DHW\KS^2&6TNRX M^*; /, YUNM? <
AKO_J+K\?J?J ^DX?6KMZ,D\$YHX03F^ B(0JHA#A, (R0LG)< M_8VGN=64IUR\$YNS(76=%K+6;00ILUBM=,2JR4@1DH=+V M^*)\$9C3A1L&AX\W/K,Y=9FI#70D;9- <
N=J 8U1C+9;334^00)0CTE007+M MS6(S1\1>^>4^P ?7H\1QV53X,<W^>BLEUJDPYK^?H^BB1^0N6)A#&5^5H(M10I5ED.L\1\1^2^*86.0\1^<\$12D <
M&_0J:1\3V 6K=18 \W/U/0100D.R_8R^N1\&^ JWX0ZH7\$**\$; \-V2^PZ^X^V0T^5A^86W:C1E(FF3FZ6IAG^M^F4BFWK^FE^M^>6W^>6W^>4)2D>+ <
F.NG:\9^H9>+3X^KGZG \YTHIA<(24\1^F2<V=8D0XL&T^,^X6<1;=>9AS1B/4C\$B\1LBS?;/35M\T(02N5\^E2904^9L;VHL1?9E7T5)SFM4+; \$XL^2VSSOF AW6 <
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(259J.049:5+189 ^HMX^5-0Y\U4Z1=1V2V\@64\;C^ M#0?0G0\$0Z4F76\ZG7;Z6CCT)=CM=- MC319&Z.#>DXL(C^GY#(11 N="64?A0F<\$? <
FKRGD2EGA^+0)18<X8 +A0 M.^1W,0^1M/<30^7ZWS? M^DV>+R%(J>)+#8D1A#E:0Q5ED7.TIY8=X<-R7;[\&.L6^GT=5\^V69C^&L=J^*#S+.)=^W^YHTF; <
M0<^; /T.^0A^SE^9(1\T^DGB>^3308,HEPZ 5).R-C-1% ^0HV?1 MG1FK6^;99H;2^Z2UC.GVD^>1^?M3ZM; W\3T\$;V1CZ>6BPR)CL7(1^<\$J)K <
M80F\$;012R&812^&J&X>T&0U R1?#T17Y.^+6X^BTW#;4Y7X59 C(1U^18 MS6&KPIA/8+Y\ E_VY 7H#QM3)70;NMGY06 VT>0&7N^VOVSW^B. <
MR&6;.8B14581020260^140S^*5\$1B60^(\FP357369\10YKDDRP^58;B=MSS4 M4^1S^1);.LD^;K64/I,0CV#002)K;<0^%Z7<1 9) >^VXE^1W-B.@EDN <
M\$HUR=50\J]F<9Z2^S;T)GXL^;GHS?N^8<6\X.E MMSKJW61^ ABT\I\91551\?I,1#DCX^0-Q\94GK^#V(GHXRR^#CIN^R; 5\1Y <
M4\1\Y6U0\J17VVC^K^>A.G.A.N=018N5G7\0&#;W660J\0.MP\$303\948+; M3Q \EA70\F(>13<^YWO(W3\MO MAQ^YJ^><N^?RJ^J;L1^+NN&B00^RR^ <
(1)1%5F\$>A\$6;SKCF\$=1UCM^A.5YUW MSCPBT0Z^>P.C10T0NKRRE\1?7V\$;#?F^W(N%FN^X(BX\$F H6413J0.M<1#^ <
ME,1\$9DP830L^16#J#; \$C^7J;0\;U\XIP%)>0+?AJ>469R>D56^\$;4F\V9NEIY\3.;^4;>6 M0QY^OK\$E50.FV95VMD?N11C%.HD5PY@Q\I^"I^" \$; \$TRY^_LB^- <
>10HT=&V0H8^8Z;KEXMLIZA^1\J0\&X^5^YH>8^2F^GZ>D50PW09 MT4\1TBZ^E?KMM2\B+4JRNEL\$;WZ 7^<KMB2ZDN5U6G;VP <
<C^G\$>2>9AAFF14990G.38:Z8&6\1)CX8-\$U?@KF6C2><@.X5T17.62FV(JIF2^?M^ MJG#9P2^+ *9=D^A>^1^NA?>4DFA\$=001^HB#1\$2FIQW=\W]Z;GI4WK0 <
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V6=2WJD50K)C1^9W+@M02/49I9I.@M#M^XPRKME?LVP^>M?CK;7P;#)ZMD27Q6H^0&S+Y=UY KLP)93R/(PB MB^A(-^*V2%;>M@F\00PFF95S8C2/\$-9& <
X0R\$<8A M25.,DRP)281^0&2I3>F^1^TK0;^/0K55Q0R1;3.Y1I^RVO;182JL;H97K=> MG80?>\$S;B^1K^R0\$4KSIH^"0#_D0#1S0&8=FPAVW <
U^>+;+;=W\$4) >10U M#^04F; Q*F; \$5Z2^8; <0H9C^M22YBG^0+>+I;L: Y\;FY<3 ^9H<+T+ A MT:W6\$;50:5 1-K>+13E87\$;^&C^CT;W7^TYNNW7H0^1K9- <
>2U\$WBT : A40.U MH+63;+1K6N6DW;Z^R#00\$;6^FC&8)@XBK0T0?>Q^&+L^*(L%RC^JMA TOZ MDU0.81\$?20C0Q7LEH0N5^80^" <
F1E7\$+G.V51^D\$DUPH.X(P;10/Y\DV M=H3&L7WGA9?#C=6\^?7FV^>)3H6JJV\00)3\$^"95\$";G1D72>Y1W^4#(7W^F(B19^TF6BN0E\$ M9B_3S0TY+<HJW/DL? <
G9EU>+H\1VAFW0J\3 M#Y\Y<3;7PZ(78;^1FD^1WOKT\ZBZ3\ NV;^WFZM^B+1\)(XJR^=AMJU;P M0BA^<0HY5? <
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ML5Z(9J);V371^X3)SBGV18+>1^20-L^7040XW^ 5 M^VZ=10+Y;M^Y1FK>?X&0A\T^#1YQK\1M;(*CRM20EM6=6.@K^>GU0@8A7M NZ)^ <
HTI;W:6I^>6^EPK00ELIXY^6V2Y&3^2RZ^1>E59W^ 5 M^P3J?M1Y MVSE?^?+M;BjZ^U>P)X2P(@_PT^9-N2-6H-(V>V^F)M;1<+3 M0FAG^I>P(^9^*JU- <
5\$3\1@A006&A34KT^E;M\133Z1N^P*Q;03M ^P M^L2LYIKKHCGY0?1^IQU1EH60;F^06<=>1^%N0H>429;E1A1^F880C^129;1^> <
MKI.Q^>6)S9/F0^09\F=FM56E3310^*(B3/C\$5^HPPM(C-/M7S9 MVQ->=AW;>W?T60^*7.0L44G5E,I>U;J^>%XDJB112 BDW0\1+M.(C_5B82 <
M0;08SH\Y^XHN0E\&^10I^QC.M^X^G@INV>0^T^"K^>BAXJ71651^R) M^D PCC)4H.1\1.S?^*U5;9=>FRN286J\U7;6URZ\$;^1E6L28Q^CEF;SD M1^ <
(HY)@ZC1;=>XC6015^1 M2F5B&102C33^> T?D\1^K0^Y\1=>0VQ08.CX M0851^1^KRAJG\1W\KVB5;6J FJ M5M15-BJ4AL\PJ1+R2L^BFD\10)OPLV>^F0\$TUBA- <
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MF00=1^N6HCU/>B7T01>6JZ^V27\$-V;29?75;^AN0K>T1 ID^* MH3RKS^01R40WR6^)*PK^K;J05;>VI^07WA7+/(D5YRAGNOV55A+&6=\$H30); <
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<<1V9K6?ZESD^#W\$C^1PWKZ>*A^X\&0F1J1 I;T9>=>F MR9.U\$C3Y?;0F^J)2K%;.2^>D^ MB^T010(362290677ZBGJ0G J2]J.1>^ MV4?CWLFBV002.&G\$X <
>)BTT^#>+A\$1G58R;K\;fH8N-\$1^1L^_EP=F\B#2 MCEH\IX7F,WX0NOYL(C.#8-43M\15FT4N\$B0+8 \$D+PN\$25\$B)DF)I)R7\$B^ M29I=62)AZ@50&K/6/6 <
802Z116P6N3^5-75^514ZG;1 MP514ATJ^@=1FF.P1PV\51W>D;^?^%K)C^54VHA^50EY4.E3H12.F^&6N3(+>1^LJR M2&W6>1^PA.K\$;1)^> <
E1G3T^0E4^JCR41B (GL^Y;2&X0\IL0G&15 MX>^S^RGP^2X\U/240U?2^?AMX^YGO6FY10EX^0F\1;8;11GPT0^*4^"0^TY0 MF^VXKRRH\1J1A\WT] <
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L+1#1\1T66\1Z0;1^K.17U7J^5Z;^;W236HR\1.N.290SS-2T21.62Y^+@ <
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@1^G1.E.9\1^6Z1K10>^1J1M;B5Z=5 MC^NW9>N1^VRHRPB>UMP M^M^1W819P1I1^18YPIB68)07178^>M X?#>J(6&X^2)W6-7JZUF1Y <
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XG#D6^D05+KI\WA7&+660XB;LN=?.F\$U;M^F0 EF MU#P0^AP^@+@=7K1&^V6UV(N;+7=1P1KVM0C=1^5D>U>N3FW0 \$C.9 MD\$@4N; <
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M^PM;^7M<A8^0)9F7^08V);(9\$&T3004(\$+ADDBIKOT^0&Z>2<3V0K^PA+47\2/23\1P>1<=1^5LV LUV7A^E=PG7F60GD.PYJ.TD\>V>19NT^R& MN(TNZ- <
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8I;C1^;V#1UX590^B^1\1&M:C5GPX K M\1ANUJ^Y7MF241);02MX;J5^8X^*21FC^Z1BDBA732F>T0:8 UC52NW;1)H0>+S^1916VOAS<V.FOMZ^<S <
M1^X2W^PN^340;_OV\K?^>ONWON<^>W1A8-V^\$0Y^=VLURS?S;?>&R^YR MS7Z^GM5V; @HWG 3^10^J5L/ZW0JGY^Z2^KKN&+I TVY60/J)MC/ZP=4U# <
BPYL;6 M<1^UK^3R2E.0ATMWCATP;J;0(XH^1^>X7)0-90(\^0P9^20(P^LW^4)G MMA0E&S^F4H^K MYA1;6-6L^?Z IVM L^2B);Y0A F9VFA1(0^1)90 <
M8Y2GA2IF^CGA 9.8^490^;ZF1A2=TL3YD2<0;7-;1E.6&GD^2\GV\DY+TQ ME^<1^@5D@>."OMS>1YZ\$C0\XNHJ:51X<?1FEFZ^1VZ0;1Y0XUQKD142^500 <
MHHV\$^AJG0/R5Y^69%YM3Z^E&B)60T-X&0^I12Y1RL X7N^J610^F^9Z M P;1.D6=400&59QMIX^30<=Z1VPO7=35U0\CVZ&BXOFK;10E0V9_B^P MH^F <
MX05FH#02G-BNY\VR1^>DN^;9#KB^3JH.M0ZG0\AP\U3=[.L\$6.&25N^X8^# MP^1^F;EF.(8^R\RA;R.GC^E3GGT;NML7)Z>2 U WLR=0>#>T\1^J^VTM\5^T <
M=H/>+2^BYREA3G15^DN^:(Z(0BS.R01F+E>Y45VW\SM0^C(9J)^9 A M10 F^L^LZ1Y68.H0;^%6T4K<4H<4H/5(1@=3Z^1)59U7B^J^5]M+C5XX7 <
M^>BVRTSEA134^A+6W\$C0\$0D1R1C0(F1FE;IY000^1^G;G5YSPBU (B^M25RHB22\0^L2^15EB^M>4E669F6G/3>LNG^P.P(\$S <

6Z&ZQUY*P4+Z5D28*2!NSV1-F3-0*%92LOC!<|LL6L,2FIF5FE=A7Z*UW9!*,2BS99K,+0-|76.6.M.Z>;11D3EAJ1 AQM*1A1)9GA+/-/... (The text continues with a dense stream of alphanumeric characters, including symbols like %, #, \$, &, @, ~, and various punctuation marks, forming a complex, non-readable sequence.)

M0F NNA5V\#0*5U@=#0*AX(WA W7G;K;4R\#3H;N4)2D1#AA#I4R,P<5;6\$ MTS/PTSA9K,I*G@ NS!\$U;JK\I*J0 H*F008T5*0KM-VF.B9\#;:F70#0&P* MT-
(27V\Z\MO*00:2B=2D;J\#_#4)2JC(\:UZUMX\H7)6@14;WEVA-H4*AE*DL5\MS/KN850X\GZ M<0660\$9V=E7W\F)C)N ?
@NK\YLD\#I*U0;:0#XW059CW*0@(\FAO\# M)@V(7TLA1107 ^-8= \V\FV8N\$E\FK\I= /2826D4 M\$B516A74W-7J\BP1()0\$E-^# B3IRRGZ\DD
M3\BK*9\2B6?P53?7*HQ\I<C<21R\2V\0PKULP<4U0GY3\HB\&VO;P; M%<P#22>6C>F\FK AO\ZM8/00/5;:;=U*P>9Y)0741J3J1P,5KRS
MD3-HVID;:FC\UI;8?+7*LY6N70\$7KF\$2\TK6@R5 4ZGVY;I>J1755020GK-MV0M3=0J\JC5 ;\#W+7D;:3\WAS;L7QMO\FM\HFA7QZ-NM 9B**08\$XX
MPB805V,T0LR K<W;:KNC*U\$Y\$754VY>S9FAJFEFGNTGNGV#B(WJRTJ)016K 8WM2.XIYV M=70 AAF (YI252 B #D\HPC=) /I;J;=5729AW;L 5D\F<S<
J;C;+TQC86; MEV5>H0795 M9T0?XG-JD@0@DV01)019F^9";#0U3D1,MS:X\Y>KQY-!ITS\Y>75?EVO1* M\NYOD68\$SE*XX1 F4\$4\$4)@%;\$ 8 ^&965A;:U)
&8D\^\$?1HTLX<F; Q,04G\$S7XY?18P-V>;:1^TW<P MGS650G)BP-Q&N-VZ;:3F^RIW<J4T10M-B5LV9F-TQ K\NWB@H;S;5J3J-#B MLI&A E&J&J)0EJ!
<#&R3 IYGOB9VOK)I?295TUEG70\$3WBKHH4ZDXB@1W0 M7/MZ;:2 9A0Z5; >20HD0.NFBOA:*U/B\];X/9^S0640 LD3R+8;=1J3>S M=WY=MDY#M8Y?
960:5V#>T5589N\N\VDI\3W?>=R1Y>+&15";9DB*G M\WF4;+T M30=+6R;J>GW^8N ;:05=3(GFKPK,FB\IAE%5^6**B*;P;R8;X)3R;1 DA63W7M)A&G;>: U&F
I;P\L\B>44 M<Z#W\5(/PPA% M-%.(D51#55022:&W#W\F\LY \) @Z4V\N>C7U=@NPHWA-M&9W\$E8M.GH3 U0\ M&PDTKKEI-1#0#MXTU\ P;:;6;+U\X#\UF17;0J?E?
ML<0^R>:H U0?)LHOK MH@*HRI\N&B4PWIHH4,4FR\$;:0;=JMF05NWX3\$1#="SE\$B @.Z6<2H, ME>6(KX0\?3EGL>0B\<ASB89760L\$>#R1W=59D-
=ZK6\IN5Z @=]; M<:<5I;:;99G169P00>=&\$YE7629X4J1*8;)(#*0*J\YZ8J3)IUI;1;:0T60*2H)T2A/MCA(6V/346R1) *802";:RZUR-J;:/:0Z?
MIEU;?76 KII\9J\@%;L0 M\C0035LIX%A^,LK32;:~*1CAU) [2;@9N@<8% ME2\K0-]J?U3G+G2E\4(+FM\VO]U+7W4T^RWKS^WKS6Y\65;#&=KLOVAD)
M2-ZW\$3C3EH%G*2(DQJCo @UBDHN@)K@=I.9V\I@86N;L^+FF\BU3J\W8 R;M*Y;L2?T;H6=>S\J0C;9CV W;8\ T;S6%;XG,7#X#;:AEA#<IOT^F5X\
M\FK\K\4F>7CH);.BC(0J>=;:/*Z0P3#4UJ;J8IOY0;:E#G 9D\LD^?L;E% M;C* 12J-@;L4>H;:UJPT@C\W)0)8^Z(0P(F75WIIHISW#*BC!);:2(I
M%;>KTI\3K00.#B/A(L80(019F31**0Q;Z 9U\;L7,1KH4S^L)6*#TJ MEPT>3ZM\JEXE9 PAD.0^N808MUJMSA040R;K&8/770P7N MKB1QNBST/8 A^IIZ
W=;0@":&VQ2^BX9<1LK\5+Z\# /;2\3.)G#H#RYF3U\$964TAX\$>NYHC3S0>5IL>0>; MDLN*;.(T3\B-W<306L(OH =13WS^7^ITK2L KY -X
M;W5S@P13;LTV @=^19170)I\W @2;:5%Z43+LUFY4;M\K=WZ>6J>1J M;0?ZV;X0F,DOQE,XXB\$<FLFM&60RM^24Y\$>@0XU;] M79N38>8F\M\0
8J5A;=<E\U9\U0(SUP\A\W\FW\X);.K\I\08JX4-V78-G;9D\ MPO1<130A0U79.Y#B>E>08/7Y6/5X\$<K\$>#E*K3>0=U^M^1K\L5D52T4 M)S(I)588F6Y @M4-5%
(J0DY\$4AB 0\2S>H9P5&.\$BHZ@<280X%>;:7DL M4JN@DCX^4]1.5R2# \W \$+6S;+TR638?I#";:0I+72CR\$9.G730VMEUC< M=AWPED4= 0.JWVCS\ />+L-
DM3E6)I\OXVXG;S;=0ML:SKUS #U>05 \J MZ3^HJ%=>!"/>>TK 0U(800TVX\08;IEA=NI WHF\T-JJK\87N^N0F\H\I\D^L2>=>FN20-Z4/0@M\ ZJKFG6?
HZZ0703F42Z;:;YF\0>UI5I\J5M0K015 0\0C* M<\$0F%>948BK\$> <13FB;:7L)0DQ7F0R@807\020^I]0.#F#B=:;2\5 MR
M\$>E1W1020(JV;AZG#*#>=1653W3A0X^NVPV; ^)C\J? ^W\+7AT-4MR\I M\H 0Y2AF;:709G K\I@9I\W2B4;J*?74M\ZMD -7T
0\>BW^62Z7^Q3NC^EM01**AH6 MVKA0A4BH^I1@*9;HI@63H\$1T5T8F\]Y;ME#5W\!K<X;V,MZ\!EKK 2B\^7 M8&N&IA/?CFR;:~>NTY0ES;NR0D3D?>@P
A5YU2EUV*#FK>/ML\A1?>] M76Q\;LJU;#09 />^E.NJVN9V(80HBH2,4.H^CBK;J8GQ>WGN^E9NFK.0F^0^8^60Q(90YVKD00T>9I^12(\$G6#U
00;:V\A<N\I\TQ;:UWF#3\LD-4M70\3\9R15Z4^>]T80J6G ME(=>:1FA580C1G6\0HC6>4B3+>#WRB; 8S 0\ITUE//H;^A531E\K-L;+T
MZ\;VAK077\12H@<BKZSV\^GGS6C0 7>1S=[WGG/UN?H6PC3].JFTN4CS@N=4 M*U;R*JP%\$>5BC-\JPNVZ 1\$-RP *0U^B<2.H?6%ZL;S;WFX\$;:7-
>5G#N="Z\Y0#A3J] 3#2K57 MBK#162A51%;\$<JH0-IsZA.4YB6&E;4;."NL^D T4IAXN60I-GNG0;.#G\ MB-UNNOOKIA>T;:4\$ P5@0Z^<0K;
(9Y0MK<0#>0#M\J369V28636\I6@*ZY>2A.K74LW;%/M\L15;4;~K3L;I^P+>=:R\H);Z\W^JHX@U9;M8;S^541^1^>DX#P M;M^EVIWJQIZGY;/?
467YJQFR M\Y^QDMXKN8UOX<TV8HN@010Y I^?Y894CM4 @] BP^#0.KNAU;L^M6%>7 M(0/7YZGGER.G/UVM208E;R0G\J8;C9=ZHR MK#MD#3\UY%\$S=VWYZ?
GZH9CL_VX J#>U;:f:9JRD%>.FAHWPO?U0=:@U\MI^\$1G6N4)_1 #W4 ^1+F056)UT;FG NRTVK0 MUJC)\$I(1SDT;L 0AQCB<80I* 1A0A6;:0J-
>D^NF(18P8B#D=>:E(1.5 MT \J/(=7.J#GH)\$5(0)7JHCE5\K5XFL\Y\XIA61^7PV;L\K\^VD^T/\^ M#Z;K<C;R\I+
<f707CY>^K\Z=7DKSP^U*W#Z2A#1;1N8I MG>034^T MG7Z=M9F\I]D; TCG#1**PX0S0662**47V^RF5(0R+3W;JQA= \USU^\$; MB^V@?
VK?;T3NW.P647^D10)-9C^F^>9-5\X9C<F^E#M\$;JF B\J9N.MIR MZ%7N\$?Y^GHN\HNM;N>0;F\?MWR;]FAM+X30U.PUZMS4?00V6XA\QR3 M6&3Z)P@3+
(<93F6B>#>#2EA;:0@QMH5>6300-ZZ=0M.]5%:R2F(5Y9;+M;@C07B0.0.WE7B<PC/Q;1H8D.T0(M\VZJ /9E;ZX0C0.VM=7X;I\F=7;.FS)\RSSU-
R9)Y1T0>80C0^T1Q0\$88X^MARE 07M/Q/K3W^%>WC2G\$PW88U^0I)0035\^TC\I^;5?;R37;0>4XAG03@C0 M7U=)%LGG>6Z;ZMVC(IU/Q>X<E-
I;V\#ER;S1* ^5U^#?2I^ARE 1^I M(0^02050)1%2 A.PU\AJR2070H3;V43\I\A5E14 T66@;2F\#;N#>4PW MP4 =27^V@F8N;Y#;7P^P1=0L-
L^IZQ0TK;FL7-65;:GFD9;K>UV?^M M)0^>90DZ=5^5]2U^DYBSR3^INZ1%>T^#7M#R=0.8#H.#B\!4K2M?^S;GT**USG\GB7K\6\^<S M\PD\DXI?L=P\$U;
<5>S>;:F0Y3N\WYWGMRQ@M\$;(HX3AG 69H02)5&FTBR2 M19J5Q^J.^T\T8B1DL6H;:~3H1V\LFW8& &: FGG0GZ6M2P2T8N0W+>+& M\$^X20^%CW6S\$>[D?2U)36=
(8H_K\?9N>?BWK#W2);:0<0%>0;(AP3AH4 M\$0IYD9 HE8RI\&@1BE;:I\W>#>] \^PT4IK;M\WVF J=2M6I+TH\$K3HP+
MU_Y<14358 4KX;166;:09^C&Z3);:;T#8&K^08-R>1012 8J1^>LA6\J377=2 MF;0 1\#4CHK0K^J3NA\I66M-Z;#&Q 2	K\PSU036\EYJ?<+H0J(B4Z
MAB^61C\U;:4YPWIM^?/F15XX?Z1^ ^L5B8Z* M;61# ;:8^22B7V559E^RX /;8&\\$WZ0RG.K/76(KBT ?9#78 7V.\3R3M3 M;N0=VM<+;S7L^6007;
(DR>9;1)("%Gf;(AOE&^;YS^Z3E^>L9CE.LS@ MGK^>Y#W@A@6@;0)GAES5-4;1R#H&B=V?;VOD^!';:~?Q^&S5ZPMT,V M\Y(SG/9^#R^J TPUNHPN&
(I^095M5T0VFIHGLHLSA0N0*213^ZRW)J7W MG^900^09;@RKG\I/8LLY31VP45);:3%&0% 2\$;f.TZCT(19PC.5^4Y M^I^G9 1B=80B
M;:HVVUH#V1^5^6&9 +!B;LE/^X;AG^5?;00V4NP/&8CK;W5)4/+;J5X ; M>[EIN\65?%>XGHHT(TB\$H4(X54V:2A0B6\&XC#;\P\Y;IT,C^0V3=)%16- M>L M4
V/3/(YVNB@I67^JRL<0*86#?> MTS9*X^F#Y\I90\Y^;B<0<+1#P.94J^RXVQ?T73RZHSPLH7#)Z1\H
M^>W5;E;T+A@>H9XDJ^T32^6^I2CF#;=ZNR0(9G72;4U0\DBU3>6IF\U- MU=NC;:@P,2E2.Q^M&60K8JJ+JP0^="5&8\#72PCY_T^)(N\U_8LN1W2DE3U?
M^LWB>#&1G M2_50@C^12HR\$P^0H)S=EN5^0D30C)5^I303D5H?/?0@/LNN;?^602W\$ M0&9A;^4@N;UPN3(?;CP38?
=>DBWY=;0E007 2\^;3I.R;32&HK)9+<.;G 4NV\I;:ILU,482\!6\!@ M\$4A;E->?&K:044^>EADJ^YAF#XK;+>#WH3 LQ\$>\$ (NRY\B0(HZ\XIS\$;
M\8AV^>#&R6N1\I\3C2GREY\210\W0B372D\I6;I&A#0;54A@M51U C&MY\I/7\T00H4^?09 .8W/U\U;B=>:;0^>+F19G5@MK#^Z;2;U2WJ6W
M4B^7&U;f.C.U;F5;J635+T(E\N8%CEC.0=>E(23 MG&BA*0;5V4^5^KKNH9X4\B^U75^RYL);& M NISEPJ^J7;0#?;0^>K^M^E2J6Z^BC5M2G\KHCU43PNC!
<95T=f 9P0D8^I;M;B;0#;DP3@MWA(5?; M\J>L8PU-JRF#UU+VFMIG\I08?FQ\!\$4VMP^U;J\49^DWQ)MIM2E;S; M.AVZB6X?Z^>+;T49TR@J6
289)50\$P^+;:00N^#E*!C;YLG\$1LN Z^VDBZ MK&Z;GVNV^VNU-HP-SR^M^V5 ^>(R/P-N:U3>30>6;18HM 603@-I XUG#>E\T^LXIN)Z4ZFSR6; \M
M;F#GGV?/4U?F.AS.6@F5R0311J6\$Y +@A;MAGU\Y^A)W)N9;C?;]HN5JH5C^M2_02I^A^;1)19306\$4T8V\$2*R&HU;2^<03&J;+>34;:1=0P2XJZD+
MR Y9T @:60P49V6;BF:0^GK) 633V\<C;CB 6W^72\EN462W LKZ??/M;:ZC 0N^K^F\I@>Y;X-+BFQ ;:07*^>2^4P?;4V2 ?G<ZYXZ@1L0_@Z
M=H;>A5 <=>=IB0-M^RC27V37-91\T+>=E=L^57&64YX@FBF;<@<(8GG,4-Y^ MD1=I)D\$G J(C^*0\;FZ#NW;K4D@2\$>V\I\T2L9NMW\$M7IC;GS9HJJ&?0J;
M^L^AD\Y\X\Z\I^2\Y^%.[6W3N(E\$Y5;H03\466X0493^565I M@HC@8D5Y6;2TURD5C72\F>6.OV\W\$Z\4\4\H\X8X)IEB4;B8>80>W^P^7WH^RB>S0?
R3_5N0=I\K1955-6^>DX=>#7\ M^8)IH07F-I180J^TREG\11C).T2G6550W^>(W=>B;5;I562 MI\$ABOD0%;G1*4H 1E9;910WA3A*
<^>(NRG>I(B(S:2L\U;]H/Z\7LC MF2CFN&JTONOMOG&ZK;0JCTAYEF<^;UJ)%) M:63Z#Y(E^A^%4X(E^5EL=778;?4FV\#>8>19 C^W77KT %W H? ?*V\IY
MX.2WG\UF?>^+8=>1)0\$)T@)UJ?ZVH;0UDCBM+4D;5&TML08FP;? M;48T^D\4A5^*9MONG;PN<5\$Y0;/(L0-W>X;E\I(LS/M)WNI(HPFFY;XNU_M63XU
M61Y;YKN*);W#7)1>8&^00R\$N\$50R^M;ZR^7Z0E^4^>V3Z7^V706_-V6;56W^T+S+>B16;1;C#>02HIE^&;BRPB M(50J0\G^CLT8@6P8/7M7EWRV^@0;25W
3U7E1M3-V)IEI6;TUG\JEDL;C803;UW;U6-5*6E\YU;NV\I M=I@6;SDWA^EX;+0X#H;E=YCM(I\TMPG)D(3^0#@J)0MAPDYIE0) >1)AG
M3\)/F;:&^L#UK:50L2030AN&8^8)&X\^>=>FZG,077P6\I=Y0X^!T;VK; J M&WQ\I\CJPM7&1@2>C R\J\J^UQ\$+I# J^LCV#2^<(B M0=08&DXYPGB+I\$>L0A&+F
E=3^AD^?31V58Z0ABYBANV\A50W)VY7ZYR6D MBN^PM.0;:J^6 2B@]@C^M+I^#&;CLIV3GLU=N^CV@L^#N=00U^C;7C6 MLJE\ L^>9H M^
HI>1@<6;S\Y^<49K55;? ?Y65VZ7C2=;78?G 6U;3=ZA F5H#M^>J J M6V\6A;C^4\$>2Z^1BK#0;L18BN.T31 0B2@LP1;PA,K^6#Q8J3H&8E6^<^ MEIG@VY5=*
=D;WNGE\BT L5^1^2LB7E^)]\VE(LD/V^K2G^A3^]3=E4\?>J^FN9^>8&BAA2^;9WM^;5%8(730H M#2E)14X3^H(R(KUQ
K&I.B L5AT5F\1.5M0V8G J3\1=B9ZY^B9AA\LRYPB15 M^GV.EH 4 M\I^/V.D#3EY5TE0^992/A?/T692&=06E;1M\$=@(R_157_BI7 M=\$XW\2W6?#1^"WS"
MY65G8DTJ/9A\1.6&E.JE0F&E\43\5^1^IASYS\IUE(6W0^W_9ES?QW^X5KAZ^0CVF6D#=
MK6Y1I&6;4J1Z7FD159FM1>1A3R2);>Y(*^010UD;E;90Y4KHM/F/9JXPBL0^?2@?; M5I1JXG^0F6R?/RA@<f;G\W)#^77%W;?*>E\N775IK\^;NY?=>3?;0W>
M%V\$;AU(1K;182825B3;:3;?U6/<^;TJT7H;:F;H3Z58+3>H82>H>S4WEZ#^! M\$2.W0<B^*9AEJDUGHN6?QYG^4H82QV11 M\$0_]+?ZBK1.)T^*56
<:8\J3L\$4)C8R3E M^BN^L W^I3#>=BY708190^T M;:;Z^XVEU]=S\K6FM0=>^0A+VCYNPD;#NNR(P>J\HD>Z 1R740QF+I;INX M85;D_S9) W91LTG<;
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MT4^V JUL06;5;I^E>5R;N\RH) M2^#6(6#T#&C =B0\5&#*67 M^0+0W+ 580 \<RE.U 0GD/0081C(Y2Q\CA6 MUL9%T6>=IY2)C2^T3IKR8^>9&A-
>14(33#&6; M0(B&A^DP^36=B<6L57/25CIB2W/@1>M0 TW ;W8;3;NSU# 6\Y IP+PH1L M>
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\IY0T(4;:Z^G^C/ZH?T>E7J;:0^0;G^#>DE0B7!;:5; 17FF M^T6\$&@G(1;E^@015[GZ]P#7E0<B00.0VIM\B -7%#;4#B01?7 M-
>D@K7DC2V0@7T296 URJ6TK=0 U5JCY.#;2%>XG0.Y^*T8 II15;("5:0^D@< MYSIE)+1*KR>@F+U;0^0P0ZL4\$N<6&P1D/3 =;*\$Y5;\$\P04K/NF)SK#<f M\KJ-6;
(N\N+>LRL8J3LE9Y08+G<(194A\I&R&P;T9 MPHHDYI>3C\IUGL\$>K^S6 (P^Z\$<W /;?M0>=3 H\^>Y /2W\;3VW 2 MC=B^6Z2W\F\19250IIZ-
J.FL3LB^*GZ5T^904^Z\$@RP;T^XG68;35W-B M90^0^&3+ZGG7R %3M24H/VH633-K^07^3NQUKOLW^*NL;L=D^91FA(4B12 MF2;0^5P6B^16I
M13\$F60-B)C)JUZ*#BMK\$Z^X;6;5JA8^?QKZ0<6 Y4F5G<C\;L;W@3; PKE55WPVKW>>84H#M^3 M\IIE^B;A3V\PRX0;A;K=QUB?235H=IGCB^PZC>Y;%;
<.;9(EQ\$B^4 M PGF>1H2GBY\RP];5>>8W^6CYV)N0XRS+9=8)W@ZF\8D^G^)=#YNI RT NT MLV5\]_PLR5DN7AGZD\L@W)S2N(B\$@5)@H8(XR1%)46+C5-
SR>T;P3^L>@>JF8-210Q&E?N^0(I^IUA<@>=>RYEF49A^ *V.M]# @HG;WUTR70 ^2\I\C^R7J0Y6L@D\YSB^*6<+U&X5&6;@B^#^\$2E3B8
MR=V;L3ZG;J&?/R =10Q&BSP7;M4I;N8=>4F\LA00604D;+G\$ 0^30HN\; ML9 ;ZE;U5^0;4E?M0YR0\?6C XX3YJ @<8J5^F&EWJ3H5UJZ^JCM0<
MWN6;K^NPR^IR\I\DYENRK5HDJ3; @RQ>YF/N!M\]12HGIGB^2A##4B^A MLICP(I;Y755-7 0/?7NP7J&J3 W6\ALN@fSXZYIB/(L@NL COY;f2S9+3
MRP>>0>M#>XV^D99V1=>#YUYZ J35 ^38V3/HL X^GD MZ^W\$<6V9XY2G?XEXS;]UB)4.K@? 33/7JM\$DLN+10J1X2+ 8A334&R MJ_]
(LCA^21)&=>7f+607^<X\Z2V^K0C080 Q ?!Z>S ^C3D\ I^E;B7 8 MU\$XB^BMM)2+75UUV -/L3M\I^2IG^5N^7F;VI/I3WIB^R>6^B>1^+&C\;}&
M0H6#&5\$29X82R^1\$@1LFD>2;LMM00QJ;2;0BUJV0D; 1^# 6BX@004AN0 M0\$>0^E^I^W;Z83R@UGGNTQTD^CZ24G5&704Y3 F^PW60\I^0GG#SNPWPM>2;
MX0Q^C;/6F-E498J3#;D64\$1+J(4^44A\$6. <.;54&F:@ZBC\I&:YU55ZNK8# M=P_5_5^ZSN3\$>2G>X&;1^*V80.\$?NE-WGC; (L1+AA/A7F_U_S<^S9TM3717];f
MZN\$5\I^0.XLBC4^%\$FOTP)3#^Y1&G; 130G^2XHQ2K\$^I^E &I\Y\>G6T^ZK5 MA\I^I^X4R#R;0<0Q;93U0QW\FE1<=;W_PVM@NUIK9LW?2=RW\$W=>1& M_I^K;?<
E3U0_XI<=>2M;R\K04#6\I4\$5#^I^E0AG\J#5PFA1^A0L);2D5E M0\$<L;BMV;D2);:~M0G0#YR;8XZA.0M64-6=>0&6IM /;)CO.D2^>f \$K1
M3U)0^NYA@0TM^N^I^I 0^*EJT^>=>NCKYU^_SHC;Y^PXU09F.0 V0^*K MW1?Z5 GT^03WE8FV;69E) 08C^J\K\0^X+>:~?D>0^0DC^J;S;Z7^6;I.L
M1)9\;59;JA;0 M4E2\0=1P&ARS^NQY 56UMI2J0966\$**V>97^B50V5 MTC^M^M;:05#T(V5^2>;L\I(0#-19<5 @8+>M0+VQ5WJ7HC^6\7NI\I\H0
MWLJ5_F?2\T7D2 X07E>:~?YR\$BYAX\$%E.OIHI#>0";X16&33YH; *0 M;#>E9>=>#M\0^S#BV^*069/X3\$6V1>7(I\G-ZL79@C1W0;S^N6GX=UB9BF_R
MV21YK\I/M78.D8^#&I#B^1(B^0#J36419Y6V\F^XCF\$&@;K/6U\K.04W+;8\$K>\$>VU(I^#GN3<^UYRVU^>5^2\I@W_9^A;E;0^>W

%S%LL0:EQ.0)B4Z0+4*YR#B#RJU:BCU*+C9 WATX[[4#I/Z(M'YA "8M9=6LN=R6L148\$1D5)TUL&136U(53ZHZ"L=8Z0%588*1 M55J'4-1V1I-
%X(0/: "EJ.7GTA;[7<44#4#P.3.R'I% 6X71:OM< MN,MP7QVAB#J094G2FJ('W8,D, -['S'GKN9HMZ;[W6M0I#Z/ M/0'(\<#G.#2T%.*8B6&&B5"
(FFUJK MO0)&?=-J#V6V6"] C4EK&UDF<>K>:WPQK?C#R7\$A.TNN H'N(WOLROU 3EW6 FRAZTDW->-(U MORN J^>=,H=2)PTR==,LM648 9*33GJ8-
HR=-\;@#B1R/S;IK3U004V[[I/P MZWS01GCB>T* L=7<2R=APV@OP -D-CR25\$EHOI?T? M26(6G?9#?#D3 %V MXND ?7?Z?W?5)-A7Y/QOTE M@6ZRN>
(OXSX%1MU19<;K:6K800-557H?#?N0?4G21XK>17@M'CK+V-1(KH) ;%(W0F169C6W[[KT E;V-#Q0L0<-) ML(\;=,;BP?>Z18[F7=W^AZU0)\$ ->6)
-JAY1419E";(UHH?74V1SR8;#?7H8#OOPRY=48P. J3XKH61# MWG. J'XKJN3R.1LDCMKI#EAC:JA ->X9;P #0<@:HOV:0@BLD?G2J(C?I)O M'EF(OB>GE*,0
>5T16X#MZ&T3SC\$+@<2-V1UFP2,^;OG^ZG.^C7X)/M6#ZA7A&IV1+ M&S?; \B18+20F#<77K'^&#E041J1TB?&D1"AFM MPOX7';3;T?%?C0.+H0#M
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M8IF3F7J6J1N1T+4;#H6D3E&319(3CGNG0&CE:0N8#;61D;\$C MCX55#&GYD(IG3);A/ 1#5XBB[03D?Y'YVFU-H?Z?3Z1BDMU\$M>+TSHF@7-
GR'478M25ZHHN1)9K-U#M73/F'N'05=6A0 M2R&W "2C?7FLCLP87LRV3#1 MW';1VQVZ-U P M'J'AMHE=5Z?70K-MX7#->CE90I\RSX74C+71P\$41 /?<N*E0G" A-;_9_ M501&25E?;JZ. J1//B4.6:FW/S< K7L 6:T3DBG16NLW6GB0>E8F&3VW.L1EF>+ZH<#Y80W+11?;#4F30:WNI1R?7>0DH.300.Y1Y;3WTQ1 M
R6.6W3T7*01U+JP.DHX>V-W-IFVYVGR&8J3D\$0#%ID10(0,0-VY*, MCZU3VC:GKH>?;,"R9?7677\|XG06+L1I#G6 V08Y[5Z@GJ2RD; \<M
M;:K\$==;21"520(1N0#:#@T"%D 548C=8/;T>C#8>002\$16E1) M'ZT60.9768;0QY&24035.LN1;M1-J1_VPPZ#[WV-1+SPKHUNO\$;XJ15ZE MX30-
X02VF&QT:XUK&#F2E:P)UCI003*V190-10P6YABKK;3U3M;TUH10F@1S ME]=2B0^<<;1\5\X-(%F
M";%UK%NDG8 AFIX\$0#0<1HEE1-ZZ147.1R(VN4JPS7M130-5XT.3E5KVS1G&Z;Y26D361TN M7BYTM<@UD#C3R;M+EQCY8R#B*9 *9P5C=\$YUWHVQD.T'1W.N7.Y-
%6D6G0& M4P8918E*0%.TOT=0(0/1)1N14K0XDYVHE"8XN1>3<+XGK5)C33--"W30XV3-MFW->T'YY@'865L[5A1].Y4R-U#JX\$4:0K1C(+>3) 'FGWL1KZ<
M0&T@#M;:R XBH(M2MUN1)1"512ANGFV?/T.B;4*4JP=;<S68 ->M/F2V.1I/162YQ-7R0-M0VH+&157(-GEF-N=26Z1@60URL(X^<(\-6
M>1)F&>@T'IBA)\$NMZ/M1>1QWL#ZUP8C; M%*];1*29*LC6V3X51TWSUJ*Z\$>=0K7\$R TB=10>0ZRM>S^TRUSLP)LUR' M9=(.41Y1?<
S9533>M1E.9M#M101Z256W@=<PC46#6H4&M#0M5L'77N' MUK.R1+S5BKS658B.(\=8?7C TAL%YX(62\$5&35Y.#AGPC;1>J.J;1[8. M'AU#[[A*
[DP>5>#IN\$1;1.MOX;18MU;=UV1G+19#6#.GV#VJF-7>0LYG* MOK.#I1N;25VHG#2-0:[3ZU52'1] 130#1XUX;T'X'ODMGMVY-M'5D-M1YQ037Z.0B#AP->
(2AK2^2F1;"N1PD:5TUPV5=1."#TKFC?SV:>N#A MA?%0+ /60V^F5AZFJIG15;[BWG6/ M190 B1UX.LP7KH.#6M0Q;"1G;L#E:1G=U
M0?+L KM8-W.1^>SK[AB52 VPZ(6<3-B;6\$2XM0^);625 T#%URB3IF G* M!>Z74AEJ[K#NKG1#H S%XYZ@QVM/5R>?%G@Q80IF00&#<811*5XR*1J6\</<
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81&6L+K1;4ZUG65M2^0^3>9 627TN.6Z.Y)H;1PG.VUV1N^M.F. RAC\$G#>6W0CG#*W1RD.4# PG<1T11)YUEYI@=WXD& YCJ.12;M?<
KFY[&I=V+1)W+?1D=1UJ0 ;I#N-DY X3TP+SL .IJNK=Z4Z+I-^CK.T/;(.ZLG/;+;V0 Z^0E1;+13.+T<.%II MN8;+1A^DB 2(8AS13=0T)H1DL?<
CL36)>WHV\$G30 _EJAZ11;=5ZP3J'ZNO. MLS;Z=HB91\$;=H-L4;64D.F'HZF2M8RMM(F55\$F(K7I6DNC92U MS+L282H^H'S.25J-U#N\$51+;+6^UR+<
M1J:W#VZ10'F.EJF1%10;+8RK1) M3U;+VY 5NV6HCF2M2AV9;19X#%E2+;W0R0(/#M1H5E0&Z6A^TR1MZF10506D=.1QX8<2K1]#HCVKR4W^VW9
M0?>?HQBVTDP11D5ATX.TUZ *F"2WIEK96#M\$;^*H. 23680(B NUBHFC6# \$0L5YD(9SYWGC+1)+8P J M90]"R+T914."IVMU@Y.SNEY_K?M5.ME;AHIE.L/)<
[>23IW;:1)S'LG6:2P%# M5EE63VJCI PVP> \<XO)3ZO)AVQY61G<=0M-R4;ZC5R"1+FA1 K@0=ROE* MB\$8J9TMS?7?TV2-JTJ.8.>4FBLC) LUR-&=[3_6X6_C-
/F 7J3+0;=>#2 MF _0T(GH"09T;:W:PN+I9+>[MFL1NG62W.W.VZ?/8?&7LLGN1T.K/5)8# ME2YF#5]/CE+^*/1A+(Y90R 6I+HWV\$@)1DDU1<
UL^T3Z7B_7-F@1X00Y4=>07H.9.T1:YQ01M4)"71(0.4 MT(1YQ11V^+ AFP2 21)0GY BV (10 S3;1I?F%1G5M13#%2U)M#141& Z
MAG^F(4Y/UY4V)+/S. \QW#@GW F6(1W.42=0L= MMRG>1W0W_)11=1W+7W%U_46E]/*UW>1^-. 505EX/20U/1=I(5N)*U3?7HI1#==>D<1Q1^G!<
<#J0H J^E6U 3W.M1V. <TUA[0 M 6ZGDJ+USN02.@1ZTR19+R#9L\$EY014>B60K5(=YU-YZKUM+V+GIC8 U M9P1:PS0916ZW+0061(0+)>+<
(B806AL1>Y+874 M10#0PV-W76GK)ZY1M'64/ M5RV/7 J0?/7" #. 1U 56?01H^?^H J#0&G. 'F9691+^+EM 1PW5?<& #? M7-1) ;1T1#>Y-3171PRY.F(4f: P%<
f)V4+19 1(C%91)*W+@DM= M MNOM@Z&=>950.K#?;19Y0H(KEN?7L4/F\$0 157CEV 11)R. \;=> (TOY? MB/4>558:Z2'L-C#D#1R;R\6B0Z"\$<
N=2%G1)&K9*V1NQ0Y1C90D R14> /%L1C1D(%62 1> I(10#0V8LDTV1E 1L1:01=#; M8F76)M2'R:1GU7/5;?<
P07/G5YHWGQ[*+67KMA+4W2^2(KM8>20. "RE91# M#HSA1M0;+N;G/US1]BR0HYRQ?7RJXQ7BN8@1A2>*5 0T_VJZ @>S16Z1<
MTE/ZZHWZ#<#E=3BG1W3EX05Y.5MIR3M. >Z17>+8V^39=3D6=13^Y&.1; ME;Z121XR# XTR+9HD3 7;112V50A/YU0Y&50^Y1;2%4. =. =P1E1-S)1T M<
I\$8.)>0&I-1G4-.KEH1?75.0%N^0&1)\$E-G1G00"1&*1CH)7"J065BK;+2.-P^D;1(P1W43K#;R(- MX'(' \$>DZ.>0MX#IMD@86TGAG(1B)]1F65I=<
%FPL I70\$>M"WN32NIFDA M1.E0?7 #*8M0 P1UA^4ZFLZP53K1.0V+&YW-SG+A5WGC"4U3R MI-63;C0S75D8Y3C1+1.4TAL1W3F130TXR:<N655-
SR>XG07=KN-P#E" M>ZP1(1^1E270X062X+NI(CT.TI"=>+F15"DAFDXJ\$.1;1;0<=<S/S; \ M75%4Y/SN:6M35+70^N6M1.1)1#=#.ZQU.ADYA;1RJ)<
416L96U MAVGVU5D5BADN" 4 651^88.UUXQ9;G(G&#MHEE"SMX1AKV1-5^H12D MPT6RV&K\$<4; 5K'Y#B^V;CRX\$)DAY#91X1MSXV1.40CYR/PK?>687MLZ<
M.107>.SCAUE2 7-1.CDLA* <1P1TB/A16&R.D'1P+P+(=0WDEY@-RV MHMA). =:CG0K6G655.[D-4)(%M1X2&H-9)+3U11 M1?WZR1].<4%\$??<
1^IK B29IK4D6&3^10/J3=>+9C.Y1R.80+>EV"7>+5N3 M0TPT1)6; 7#6G1Y:CT0<
B#01BU2M.86U;JMW*ZT;:06G0\W0L/1639@4I1T8.C.'0.THPARF11.M05CX90*6K1" MOM5GH\1C80>V;+5)\$ RZ^4J=>B.5 <'HU A7?5BM2XZ?<
IFKL5(6C4?^8.V0# M071P 6XT^E610.<3Y?>+YYOUV?VIBU9L3H1T122IUH0A+6\$V!E I:7W(I=@ M6V?Y?Y\$C:V R X^LG4AZ0L9VFJ=W1^)/31^>6<\$#MFCXH1I;9)<
<65:T 15. MG3-9-02111QNA==8;M3=P1)05N1+AU1(71A0/W0^1IN"066\$J8T32 U# M3.Y= B11MZ6.&C#9XE 2?KPY@/L@ZY'NV;RZED:WA1<
(KCJ> "5!AP1./C(MFIN)3#;740)4:1)2F^1RB-9&G)URK#MGVH1^/ :J87:7?Y^X050?G% M1Y>G8;EA4G1K24NP&:GZ:<
<0Y1ZP8\$V\$U\$R90)2=<NKL1\$>14.G0< ->35"YP50) M#1MY1 = KN^AN^F10 U SA9KZT?8X"47Z0@0)/#K0AB1596.10)WR<^4) M>Y';ZYS<
<3#TL18:3F01;Z6CY^61PE68GHXS//1J1ZFE1V1EQDC X @CHLL M06A26V#*3"Z "8#.H6%.I;IX\Y C+2-) 0;R/2:1A.JLL1Z?XV\$9)+M4F1)?<
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&E.P33610=1+Z1 FE1-01.T%Y0;1JW1F)\$#VB*=\$.D>XAG61-K.0P7 M#;D5V1.797X2.\$MTW1W101.ND.K67^BS+>1M1=>R7M^2& VKN6G@6U6)<
M8)PQ1NUT9=0\9@>2/40F^,9U(11" M185251+1)D7?2HC3\$#S. 5UB^0.G=>?Z;.0E#A1<-. MRS82-0YGF[L#163C/"HA6.%UV. \7F:N/H. /%-6 N1\$5<
M/ WOU1081M2^0.E.F.6950 1E1.1^BN+^C'2;0Y*+W+0.1)0\$;?2MGS> MP 17U+PMUT87 ^D;G. -+0&K163G^K(\<+)*URKLLZJQ0&XB 07PX^ZVZ7E M(=\$L<
(X1W)X;?0W.CBOV?I.(#76X3#E92Y1(-)1 RBR8; /U M0 ->OPH70@Z4NR04^R5Z4^SC61K0LC^8E^#0 JUO^<+>.(MYM1J10V1<
MG0Y1#XZ+1.5.W7W72U0.R 7)LPJ(G1"WHH6'P=HDK&C(1^1#SE2<=1ZTK MW1@910L^+APL11(6D11Z N+R#"0#1DN:XX<0K0%11F7GDC 2F=9W+M=DK&?<
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M87<6^NW/0<#; BY\1^1D3 ;MUZ?1=<AK1^; ->S1;E" +RUF0 M6&GAXYH3.2;@T<6&C.T. 0HG650 5/B @UC59R9W19T+1%5^R:86@TBR"0 M1M#N:XI&<
(FVH101.1=1LUZ2X0.1\$1^1&:1L0(1^63?HOCYKEN /->2) M5;42.#1fG@9BS5121E+K3N5M#>BDV26X1E1UR 1CM=CWT?<#M Y1^OYV=G<
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M<6YD0^160DW/5L^N.N 3=0(1)8N Z0CT5Z.1^AN4A02XEL1^C5\$#> M<C(M0C1\$9;6. 0 6^02 1ZY1VH#1/HLX20Z71)8)R90.K3I1(C\$BBK)2B0.VEBH77B2@75<
M"7F@0V=#D<#.N1SLLOC.11.1=6 65\1.WB ?33Y140W"1IDM1MY0F1A M10^G2S2)RC^K(DN=31=>Z<+9P.H3)Z1P1L SC"1^>=I (T@.+@(\^#I<
M.N5E091)#E1^20X21>.EQ X1X).E9K:TSAO^67M^05.Tx@;8.H YG= 45) M+>8)21]>95A5P131FY5R Z1931X6HFLZ^S21:(1HW(146<#191410<
M0M/72G0&6 <1V1FXS1.7VH1L&#UBL&WY>YCRP0E<). \$10H(1' N1U1_F- M460CF0D^MXXG1T99YZ4PZ^02"%U +V+OY_05-BV. ?^7+U\GQ1F31106N> M6<
K3;6-5NB85R&D.5^Z43I06=>1 M64.TC78.(60W./ZHSOK/ M+JH.E.=10/M4WGQ1Y-DC51^Z8^PB9RYH@RX805@8Y+10@V6J9; &+1X791^ M?<
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M0_ZZU0169121VJ1AH31V2L&1V^5Y:12@013UR+1ATJ1]1-\$ #X0L&S59^NB#5X ZD^X*(8^V975NK#2153PC 2>.Z.F Y+&C0JB M1>L10#G1V0>#13T=A-U?<
<F1^F1Q-"11. W?1U1Y1R1F2JN0JSZK1.0N^0 M6-I1=FOCSJ7ZK1)G3P5N.&Z3NMA.8 1LON:701WB&82&50)\$U(6(\V^"> MDDTJ 6)M0=<137HF6R1Y^31H81+<
<+2#01J1J06?AEHO.#)1(0<#>3W4N M\=FRNC5YJW1T?F?;S1+I>49BUBA?;X100 <+>+F78W /F@10.1D^0B18VA"/M.F.(^008/K1;1JFT/VH8?<
AFBFXVBF141S 7@W175N07Y. /1@+A2R./1PXFAY1E91V1U>OK'CS;ZYG-JN. M11AE1PW44M9FH1F 8F2LW0B18M;EDTU1V6G2^M?Z1: / 5E)Y^*209"12R1%<
M61%4%#2_H6DQ"11529015=@?@93Z"1\$8&Z4/F.N.RMP;11 MD9@186I=-+8 B1(9Y1GLC0=T7RG1-HG8/@X%>5F3?^N.#B&1L5^#2Y1F<
M7U71QU<15T@GT=>6T36+^JM ;N?1Y56H1KWHW1<3' M7X336M1RX3/BZD#1121>B2BS. *52^Y. 07X4.0=9F.RYH#*5W-K3?1BG M5BMU#<
1^F@JA451=C19G1.1^@ORANKS1&RH#>MGYJ>9B;<6VB M-M+> 4'L^X#M^UPRJXZ>.(L@B1^B^5Z6E54BD.SLH3S=UXFZWH7^1^1 M1#EK)76MXT5;B*<
#1W#V+RS?A>15451NHGA-9XV84L.2.WH=9A06 "2F5F MU;FU;M1R+AWVT#X.91E=>F1^H5+BYJ>1=>#FHK4(HZ5+P83EPNK11G11 H MR?#EY^HC6<
JK0\$3#NCFE1^1(M/ HHQM8)SRY(,PA@FE\$R.M.1(5%5)-@.Y1(*U)IK5^X00^190M01HV^1GB MS*08(.R-391N1X) 288)3@G2YA.0:03C=G.MH.K@>10\+29<
=P4;#165-UB<F1Y4PES1D48=N M71DR(1.#.ZC7Y9\$?1010E^I#1V0Z3VN+8E1+EEF91C4;1)4+;R MOK@1E.60H@>1W#R+M;NW^<K@Y>=0ZP<N*HI<
T#0+8;1^#E5G.#Z.<1^1TPXF8Z" MRP18;4<8# P=7 N2686Z2<6 6CLW 1K1.01=>Y41C1Y.V11)PQ1^2^25Z#0.1^>#C\$<W+>0ZPY^N*HI<
M\9?;8#;A?>9^64G0 5RF2.C#SS2D0F.0>46D1J>(>D^Z9#;0MPM11+1RB1 M^U^PL9.HD#A DCC 0F-AD.HJ01^#B:N7&\$&P/L861^F#>DOV^KD31ZKF1Y<
MVXM_R4L5R=E.4TAS+1)Z1=>15^KVCG->M1V9HJ3D@e'J/A0E@B=PZY9.# M4?^Y91*2#157E5J?U4fK8.@H1(+P>?@+>-2.41LF3?0ZZ^?>31M^71H M'<

DAJYO. Z0+=^Y)(%?0D9(1E;1A=L=2^2 MM.6T(ZE:513<6K35Z.@1 M\$1VW8&ON+A15.2.5X2K\$U20X&DMF7E0=K5\$H\26^+3B;YKL@8N|CD",%M<
M\$ \17.5117>S5>?K6?K559Z *I8;D2 YVC^AF 1\$#AI4UX.1^CTD19-H1 M?@<2/T161E. \Y6+(T043^I=P14-09^3 \$&0YC29T5U;L05V)S-E1.(+T2M+<
M#KQ8RGDX1G1)63&900HHRABD-LB1. 8_ET61^2@CV*(<0 MR=BDW1^07. X 7;C&1^9GDU7F^UN10\$ -H>H.3^R6RRBP0@=&YS-
<X1>8R&T\$ WVV)0.10[GAXD33T1^H(L1)M.#04HG5XG0\$S(HY3E\$F1)M74.102) U9U5U6K.W32 \$655.A=JFRS.(MTC&><
(@.%M00^4>NCS\$U3B;\$9<(FW3K0^L/5ZNXE1=UK=?A70<@>K00US#0 M057^N.Y#*Z\$9./H7Z^0-8)YRWGRPY119J1N7U>J>U^11W0:4LA(#%24<7<
M<D^71^6>\$L0\$@6N4N)=M1.KCHF6 ME.61(F4121=ZRV50^NK) K0ZH95\$-1)0. (+C2^7; 1. B.2BB@AU7H0 0M01K\$201ZHRM5">@1MNY4)>R^DB FX^XBK<
R3N70ZAG0G;Z1C>1A?; #PXBJ PQNG10;25TY) *L5=0#>#HE?7. TH M19FA;J.1J01.FEE^R=1R.8.MX\$25=7B 0K1Z31;?1S9EES#1141)<
MK74JW#&0TDNZMUP\$GTO" N T^HRZY1Y0XY28YVX1.<#AI-K1^4-8NS3. MT56P1/K0.B;Z1Y@DMP>#DR2VT=2021#7<0 HW?1UTGSH0X\$3;E.1"/%>:R2<
MD1.;#6>?_0Y DB2WET023)+A1V1X.(J.&RRM)J<=<L105\ 008\$X1D5V MN0@RH^9)1>7X1Y)DMN^BV. #^0Z25.K#>4XP3B91KN.N/9T\$P5-7#16Z<
M6U_R0R;1)26K19+D1F1)ZFC1=&C85\$D.A1%2.-4EJ1T MM.;1R+3\$X@ZY7065 <0W>Z10(1)PH4^2."JCV@0190.19%<+N^0 C08&1;MA1P1C<
Q^?T11;=>XMMUR7)1^3S144DFZ-1^5D.0.4.I3F% 00BK 1^W9LUM\$G^X%9WV0 M82LV8=532U 95J33;1L6F&8201.V FAXG0E1QV161NA.Y>11<
M%7GRXDZ9+H4B^B+YLY?1P F=SJ/8/" \X7-9Z .SZ 17^3-M31D5^RE;1*5HY.2/ 1"-A3%K/2&B6?>H#Y/B7CZNO_1%;XPHNN_Z#I>G<
M1CO>P;X:L[8>1/51M =62N;H1;1\$0.<3736^WH3^6C1W\$G1LEHN;1;0;=>?B?+CP02D5298< 8; 05J M.472J268L^1J3W<9^BS2W4V\$<
37D+25W.K'CGA1LSB"0\$Z1Y1P\$6T1/K6 MX_>W#M8PD2JRXZQ1(\+VZT0-X@1A#1T1&AZU0>T>2.<=>1W09DKB?<
ZT+>1KB9*6)1\$09KZ D1G.16R#875;#%X=>IJG" MZK*1 [C#&T+0JX/30G<"UFS_SF+1LOUY>354NGF)P.@JHO\ S.P56">R1S M-P7Y118^#Y.OXCKW=<

Y11WMQ?7*L*70DY9;*R=X83+HY.IGCCYRL7?G MLQW(IW3)(J)JLJO,7XP,0.W_0M5;U*R6V[S[BGJ7\$L "]#9#U#2;W1*1 8 M=<#0FS/A/Q)GH9H"";#N=8#I
V;T11\$Z0F;7V6G+WUG;=P00/H\$?F75L;#Z0XCVL-6VO(QH8)LLA4G1E M1.6;."222TS,#G-60T0!XGHH53J*;>CVJ,XG('=>DUSNA/B?7;L^UT5+7 M2P596*#B
IEBVI&GZ""PPHMK7-8]1#IRUR6\$JBL8X70\$ZNCQ4Z[V0T^A*/MM5\$1*1@_NA(T3R%<6),IV>K101XOU<9@FD?PADEJUB10,ER%K?I M,EZ_6W(ZZ^>4&E-
";#4 M:M:G7B0=>D6LRN"5&FUFU VDBM&Y3; E^7YI^\$4<; MRNCG9-D0#M?U/S;,"E1*#0;f0@4E;+00+0(\$%V(FD?SK (L@J) M+M;6RVT9^\$V9BBUGZI"
(^\$4E1&:B5)81^=>3#Y#V#4->M109?Q5:Y, M_ M50X 5=0FZ;F>Y\QHW>3?;X\UG<05F+M!EX -W^N,13PUF4P1@109/\$PA
MAF^69-2JW=7H "CHU2FXNH^&F)0?UVO-ILSYJ023*JK&3*0;(WH!DWS=>M=5IEZURCYVJKA3H;0;(HJY=>6=DN\W\ET;L L1V7&54Y KOF^YEZ7J^NK
M^A9G0DGM+2\0BZW]G+;_02- (+(Y+YGC%G*];@C77(ZMV5&3707)-+H0;=-6U8 MTA.)@'_/BX?;*.00N8U?LQ_V1R>?YV4?>9TL%810(SS6YJ=6_K FH47N7 M+
L^KGZLW8ZA=1ZJW?7F9_V=1N31\$BA0A00"u*0^050*#_M^TRXJ(H,K3,0=F/FTH5&8P-8NWCEV^X^X-/S LRS0+2#Q03V3DNR2U5])3(7A;FXV70-QD^ONWIEZ
>84f2>416U8&2B0R2<+(A=GR2M^U^MLVR MT6&W^,S^2^NA,@YH?I{&0=>Y?7^MCW,D5EYV1^&VMXPN83;2XA*4*BQV+(8
M03#P20;N:2A3M7^PUZ^*/G1CM^6s=1^ M5%V;7V4X,Y^08;((L#1!0,4H+;9N95^>3R;D+VZ0L0<9N;A);_FE;9G!E5LR_00>12LUYC(N7^8BUER\$P(Z^VZ
M713YV6YK^F^Y>>_02^B0SPKWRWP^X^Y^3WHH P/(B^/AYP&^84Z0^J2, MK5N,6G9GPTL,RWFIT007^BAR1=GMN2^N410:0L090-X00PXEJ]35C^PUN0
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M&^/MO_0S=5/1)^#W7N/Z(B^6N/NBQ1/00G^GUN<49YK;+N=<#YMG7Y7XP,9_M#93;4^1^GPBT^;X^4#JLZ;^>1)N+;N=0G-W03G^V=7495Y_SNW7M/+;;
MG^JRL_B;KWIXZ\$!M^8;U;#MKH4ZB5S8P^K^HUO<#0VD;1KJ710(XB60Z-MP^P^IS_Z^>^)\.^AHVOTN?^D6,V)6(@*K#_0^2P>^_8Y
M>19LH+^U0.CAE\$VW&0^I^PUM KET0+>B_2WTFW?Z^VZU\$1^2#3(G90AHH1)4_MEX^;:;?9Z?Z^? M215X=5G3?]<="EZX;)\NM1?>? 9U?K_0;1/N=?+
MC)331WV^FIS^E3#6Z->?J&69Z0!>#&L^;6@I823(BA#H)(TIP@&#GGZ^MXMWP;^IKP0DWUE+D\$^I;VG+D8Z0^#92^Y;6U7;?*(M/T^W,W,CL;(@YX-M1PFD
M^J2J1V1W^U/S;EM51^<#90N2^I^8^#1D1D;^5ERX+G02;f&Z>+Z MZGUV4K^IP^4;?;U^X7E;500^X1LLG-6X6^4R\$VBD;?D?^*45^1G(15G,P
M6A=T^/E@IDH1^4IC^YW03H^1=J)Z65#;1;7%>9^3F8LQEI/EUDD%51D_7*? M\$V09H0E);;0GL+G/4-E^Tf,YX7B(N^H,=YGXM^E0-A4!X13^513K^@X7DJ
MXP&M^H655N0_5-76I^1^L&VfZ5=H90V6A_Y^0R=9;V047N_7S1E^F595900 M^G2YZRCYA;7>7/5M^L\$5AH&18ZM^K61)("&#M6;_56;=6;2(F>+);R3X
M1W^0\$XPF^1MV9T_U;P1^23J1)X57C^1;FBITU3^071&61&2M5MM^2S1A;P1 M1^JL31KHBLB^H\$T06^I4CL29J^683G3N1\$P9^C+I;_G6J=90K1TB9 M^TP-
A/P<; f0>& J2=J>[XV>?WU;HJ1B5Z;B)\$4-Z>3%;T^3,(4^>1F7>K^A^?5NM_XCJ=M^?11B^@N^I;_0+6B8@>V;B;#B^T2:9FCJUX=B(G0^D0#K%UQF+#+TA
M58PIUH8+;(#7081;08J02PJA=4^1771TA^3C13T^1^X7C1ROESE3U_@F(" M_J)U0)SG:<018&4ZB)WM);(LEPBRJTLJ3J71#_J^J^WT3^0^_8R_15^1)0XT
MSVY4^;CSG;K_W>P^0K5514P9_C\$A^32L8(E0=9U#H_1;J^?^6^F^G^ MGZ+;?5ZD^NSG/Z^>BT^KRHLYS&6>:"0@&C:UH3#6BG6^#6/<9X;13;1
M3^K#1MA1I^I06GMK^2N;0^051WFR1JE^?2)EK;J38^97P^E970IHE3;U^CN^ZD_75;K5^S1V^N1910_0715;M^62+?F#JCG;1B111# M^Y+*+G1K8WB4-HZYUG_B
M0^+FB-21/5]IEGCW^6^"G^NE0E1L8GG^J^WE.M^D80DGR7\$7\$E5PY;^CN?^N MD#V;145(R09MGEN);^Y5D/17_HA^J8;^ZWQGL^#9K6^6^POB?00ERW9-F<
M40MM3;2)8N;H0^5R;+58&6+V^F;0;^/SUZUX;IF=2M15>J^NBB;3306G7<M01;1>2^FLKZG;?>WRI^N^5R+0;<?E2;6^V1^>YV4NBX^M^URUCM^0&07^C
M^YLM^@R^A+D8@H6>08M^4>VHTX3HOA5^29ZVN12^6M4TWZ^R^F1VG^M7; M_0ZFN95A0E_N<(L^JUTR^GJ0H<05HJUZYA;I M^G61C4\$1^7R53ENK0);E;KT/ZR
M^\$J^L^J3R018);?7_02TZRN;M<^;3;11 M;H^=00^I10^61Z;Y5;W&K E350E5F30_0P0K=>UW^@PXH1GP(A/7186G)0 M^W2@EP3ZB<110^1)P;_0#^C1K7
BK1J17^>(#>00W^_]=/=1=7^V;M^M^_0<f1;S^/1;6;DS;^8Z^*H<6Y^;S(U0NS^KKNDFV;^1;#X^502UW1P^M1@#G^Y;1M0J6)
f;AVKLOE0^7N9^1;_0DD;J^05A^0EPTM>8S_@AD\$5>6B0+M1XF967;CI/f0403H76_0NT676VAY>5^1^1^?^30;#J_D-C6R^V0;KMI^FBWHUOMf0f6B64
M^M016^JUD^1L8P(L);&^7(0=2YPP8>^<3_GB0^60N;^7-5R^U1K^D^>N^1^7 MZF;^?P^PQF904D0_0^=880Z^RYG<36F;9W^WUYI^#E;7F21#K
M^EY32&9NH.W^0B09U=-FQ^*1V9C)1Y#R2^/C M9+MJO@.4)G_0QEM<;UMY_YW)Q^>U5C.M]Y&7&:950 MX)D^3M7>WJRVK(f
U=0^48210A0>61=3/(#;+?77I(B;6FC1)^S2_5N00N^M0_KYU>7FG^1J363^K0JH_72H+>^1VOKMM^\$0E^/E_672J1R;EK?^*X^D
M=<20^72^L+&P#E5JPL^X+;+>6M1PD7JZMPP0DB#>+;?N<^;J^G6_K00 MG42T^5%F1E06^TZNO_M>8T^>^7_6A_5ZY^11^>?Y^L+Z
8L^M^1^27BA45>67;35;T;L(EF=GLB^/ M0;N2S>^P\$5(G65BRJ1(G6Y01Z_0* FKL1J13MEZ^X;8^1)6ZVH;V^7>A5N M^ZY;W^N;KK5LW7W5J93#;(10F_ZAZA16^E
^M<(<5^H-M^>X<3_40Q\$XV0F5^M0)Y81V81T\$?K^>TL_9D(3?E91RN^CN^YQEPPI3CB/F0H/^*S_RZ;f(1^U^M;^/S1^C21X\$7^?CPK>1;#0 [E1f5T\$;1)+M0 MR-
71_IGH3N(2\$J^*S2^XG54PB05X52P7MDHV^>4C;350>2T^?S1)2A+P0_R106^*0>1IP@6^9 MQ^A8;R?
T1^00_64Y1S^2Y^G1>6B7B-0A190Y5>UBZ65^5VRU+0Y\$?;M^M80 U^XWRU;^>1^JAC_Z487;J^7>E?U?M&ZV5CC^*YYZ1IPJ^/UO_A^"GN!
M>K#G%I^T>JX^/Z;NM<.#\$K4C+^(ZH1E5(\$ F!)V^B2@DKZ;61VTKf6f\$?=>M^_f70/>#>3G^Z01/TPL^0ZBR1^J)J(=>LL2=#LYE1F66^ZF\$YQNK2C;
MfJ^09(N#S^=XA=1)1=0^@+DGE^1^>V^>1;=0V55_480@LDF6-K6)=21W^XF\$ MAB^7A&f=FV;^?1262^AZE-Z0>P\$;M^V=GEN9JIEF\$K-60+?>G^T^?3D1\$1Z
MD@XZM@^] (YFF^N+;P%/(^?;D_T#F_I^*E;2J5#1^P#Y01^&#E M(3I90FLX^EY?2^11#0+5#^#E1;89>=>*XMF8_M3N_VCB211^>?>0^1/3_S0JX^1
1^L2119X_M00D1ZVRGEM6FN116^7DYRIKJ0C@B0C3518^017_LYF105XK61DUA^9R^M^;S;^f@L08^5B001M7U>K=>1\$^R4F74^2D650EL\$FZ;^ M6YP^/
K^;RC85=AXG;YX^K^F^U\$@&I^*5RP\$#;6\$^>FEZC0_A^8_M9^2G;ECLNNGK177633^;4AV;96J5I+<10A;RGE_R^N+;F<=>9K1^4J5T_0Y
M^A0E^>R6J406ZG";60K19508L;^U24Y7=MY178R9^NI(C^J4R(Q0H)AJ? MHV>);GKNXF;^1^5^RTH8UD0Z&INGB^U9R^X+;FX(&T7)^V1^4#AIRF;1VJE
M^48>3&L1XL;3^"K6^1^7Y0GP/R40W7LH1^?;WLT1_9725Z18^1;N_WYHYL M85IF(2654AC6^08_W0H_0F^Q6I;CA;T#12;TSWL^/BU;9Y^0/XTS^MU/^0Y^
M3B;XC^1S^J^5\$TM<^%?G M1WAH1S_1S#UfDK86U;f16f@HGT6TJ;^;S)154D1;^VGH+FP7J02M^R_7N_MW^Y=0?
EJ0=\$S;^f3;H#;K(R33^658XEU91L;M^0^0^B1A#6B_M6E^10^1^215""2W7>XP^0GH0R9U^"75E;f=8>0ZWT;Z5^3R";031^1^B_1
M2^#+;F2(1W)1A_30H^V3_Y;E6;G21@J^_KCM MQ+##EAK#^L1^#DNRO1;56AJ\$+>#009BVI^Z0TD0;VD1:0V09MKSOPAP!";P61^62^*UK33;@-7V:A
M2^9ON^066\$5^#^1V5;6;1; V640^9YJ1T0P1500(B;^>^M81Z_Y41D=M^1)1;6^#C0Y;X^E#SRVLP50H(MOPG;G^*1fRVY08R(JT1^T0M""UX8+MM>;#^!#
<.6Z4(UBW=0P?#&S?I@DGB;_50T^Y>K14K^"EHW.C="UN40P1P^75\$US0^K>#Z1^5)7M=L^# ML24Q5FE/IKXGJ>S);#1-
AA61R59R3>+fC8N^E1SV6U08B;_90^F09M^M8^ MB4Z^L&f;68C^1ILML^1)UEB0K5Z^1^V0;9I&KR;X^FN=5^1^+B0;?1M>+MY<<GJ02F?;F;YFVRC^*U
VTU2BD1^=>4XHT05_NU^T3_0R5L_7HfF^T<8 M^F6USHN^R571;R^0MSG(H10^>E;63D=(X^7I M^4L<6CF5MG^NGD1^M^K18RZ;N_1
7^Q<48fS;^/+>YKBDW2>^UK^NW^F59C+^C+(VAN^TY36A+SGPR6J^A:626G=H M&T70471^>0A);(CD_B12TUG^8^?YK2CJ(Z9K#f\$1fT;SB^#2_0+L+UMG)1^3-
F&L#WAG1Y^DWR#10K^;f75<6E(1^ MY^H^1R^Y;2)M^0^XIGD;A0DVP1;M75;2^1;G0P3PR^YM^PZ0;6;R1W^ZG->
M0^17_N_FT+>KHM2^1)YY104D7^C39CJ^M^XA04^FNZ^0+VfI;P1/D= NWXV^P_MFD8F^<+^(JN4^1^7^5<3Z2;0&H_70J0R^HXL0Z(L5Y&(Y;R;M;V]f-;0f_M(7M^
(1W;^2EZYH^P/K;7L7L^#15SG;=#04^>9_1>2&ZB2J3f&1K)(DS MMLSHPL6;4J1=>#0GMK^ZB)1;5KJ09D;53C630T^@HP0Y85^20A>;1S8-0;^ M1G=2V(RWZ-
\$Rf^"F3fD8Y^1HU+71000(K^;RYJTD0^*T^UH;^0K1^3;W6f9L<M^B-7 M;TL?3_J1^&1R;=FFP&MA0^1AU\$HX9V3KL/7%5+2;^N9R3^2UCN-QMCG/AWJ9"
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MY1490<_32/8^0A;F^Y^XT^FXK^05JA^0);^XVG^UJDS_A0%3-99A45+>P^T^DPY023CJGf^U;WXR/G&K;JU(DD_MV^\$ZM^12PS^G;#>D7;CHB/G1MB;^
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0JN^7_#>W^K)P0(K1^1) PM05LOMX^2(J^_ MW_D#J^R(LV0^?T+)^>8XJ^I=3;7VC^4^XWL1)T^>(09)^?^!<^7;N;W+104;CZZL)17;^_M6Z^>
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size:10pt;font-weight:400;line-height:120%">These unaudited condensed consolidated financial statements include all adjustments (consisting of normal recurring adjustments and accruals) that management considers necessary for a fair statement of the Company's results of operations, comprehensive income, financial condition, cash flows and shareholders' equity for the interim periods presented. Interim results are not necessarily indicative of the results for any other interim period or for the entire fiscal year. Certain reclassifications have been made to previously reported financial information to conform to the current period presentation.

RECENTLY ISSUED ACCOUNTING STANDARDS

The Company has considered all new accounting pronouncements and has concluded there are no new pronouncements (other than the ones described below) that had or will have a material impact on the Company's results of operations, comprehensive income, financial position, cash flows, shareholders' equity or related disclosures based on current information.

In December 2023, the Financial Accounting Standards Board (the "FASB") issued Accounting Standards Update ("ASU") 2023-09, "Income Taxes (Topic 740): Improvements to Income Tax Disclosures." This ASU is effective for fiscal years beginning after December 15, 2024 (i.e., the Company's annual financial statements for the year ended September 30, 2026), with early adoption permitted. This ASU should be adopted prospectively; however, retrospective adoption is permitted. The Company is currently evaluating the impact of this standard.

In November 2023, the FASB issued ASU 2023-07, "Segment Reporting (Topic 280): Improvements to Reportable Segment Disclosures." This ASU is effective for fiscal years beginning after December 15, 2023 (i.e., the Company's annual financial statements for the year ended September 30, 2025) and for interim periods within fiscal years beginning after December 15, 2024 (i.e., the Company's interim financial statements for the three months ended December 31, 2025), with early adoption permitted. This ASU requires retrospective adoption. The Company is currently evaluating the impact of this standard.

Post Holdings Partnering Corporation

In May and June 2021, the Company and Post Holdings Partnering Corporation ("PHPC"), a special purpose acquisition company, consummated the initial public offering of 34.5 units of PHPC (the "PHPC Units" and such transaction, the "PHPC IPO"), of which a wholly-owned subsidiary of the Company ("PHPC Sponsor") purchased 4.0 PHPC Units. Each PHPC Unit consisted of one share of Series A common stock of PHPC ("PHPC Series A Common Stock") and one-third of one redeemable warrant to purchase one share of PHPC Series A Common Stock at an exercise price of \$11.50 per share (the "PHPC Warrants"). The PHPC Units were sold at a price of \$10.00 per PHPC Unit, generating gross proceeds to PHPC of \$345.0. Under the terms of the PHPC IPO, PHPC was required to consummate a partnering transaction by May 28, 2023, which could have been extended to August 28, 2023 in certain circumstances (the "Combination Period").

Substantially concurrently with the closing of the PHPC IPO, PHPC completed the private sale of 1.1 units of PHPC (the "PHPC Private Placement Units"), at a purchase price of \$10.00 per PHPC Private Placement Unit, to PHPC Sponsor, generating proceeds to PHPC of \$10.9 (the "PHPC Private Placement"). Each PHPC Private Placement Unit consisted of one share of PHPC Series A Common Stock and one-third of one redeemable warrant of PHPC to purchase one share of PHPC Series A Common Stock at an exercise price of \$11.50 per share (the "PHPC Private Placement Warrants").

In addition, the Company, through PHPC Sponsor's ownership of 8.6 shares of Series F common stock of PHPC (the "PHPC Series F Common Stock"), had certain governance rights in PHPC relating to the election of PHPC directors and voting rights on amendments to PHPC's amended and restated certificate of incorporation.

PHPC Sponsor was the primary beneficiary of PHPC as it had, through its equity interest, the right to receive benefits or the obligation to absorb losses from PHPC, as well as the power to direct a majority of the activities that significantly impacted PHPC's economic performance, including partnering transaction target identification. As such, PHPC was fully consolidated into the Company's financial statements until the time of its dissolution, as discussed below.

Pr

oceeds of \$345.0 were deposited in a trust account established for the benefit of PHPC's public stockholders, which consisted of certain proceeds from the PHPC IPO and certain proceeds from the PHPC Private Placement, net of underwriters' discounts and commissions and other costs and expenses.

The public stockholders' ownership of PHPC equity represented a noncontrolling interest ("NCI") to the Company, which was classified outside of permanent shareholders' equity as the PHPC Series A Common Stock was redeemable at the option of the public stockholders in certain circumstances. The carrying amount of the redeemable NCI was equal to the greater of (i) the initial carrying amount, increased or decreased for the redeemable NCI's share of PHPC's net earnings or loss, other comprehensive income or loss ("OCI") and distributions or (ii) the redemption value. The redemption value represented the amount the public stockholders of PHPC Series A Common Stock would be entitled in certain circumstances to redeem their shares of PHPC Series A Common Stock for, which was a pro-rata portion of the amount in the trust account at \$10.00 per share of PHPC Series A Common Stock held, plus any pro-rata interest earned on the funds held in the trust account (which interest was net of taxes payable, and less up to \$0.1 of interest to pay dissolution expenses). Remeasurements to the redemption value of the redeemable NCI were recognized as a deemed dividend and recorded to retained earnings on the balance sheet prior to the PHPC Redemption (as defined below).

In connection with the PHPC IPO, PHPC incurred offering costs of \$17.9, of which \$10.7 were deferred underwriting commissions that would have become payable to the underwriters solely in the event that PHPC completed a partnering transaction.

Prior to the PHPC Redemption, the Company beneficially owned 31.0% of the equity of PHPC and the net earnings and net assets of PHPC were consolidated within the Company's financial statements. The remaining 69.0% of the consolidated net earnings and net assets of PHPC, which represented the percentage of economic interest in PHPC held by the public stockholders of PHPC through their ownership of PHPC equity, were allocated to redeemable NCI. All transactions between PHPC and PHPC Sponsor, as well as related financial statement impacts, eliminated in consolidation.

On May 11, 2023, PHPC announced that it would not complete a partnering transaction within the Combination Period and that the entity would liquidate and dissolve in accordance with the terms of its amended and restated certificate of incorporation. Subsequent to the decision to liquidate and dissolve, PHPC completed certain winding-up activities, which included writing-off the deferred underwriting commissions as the underwriters agreed to waive their rights to these amounts should a partnering transaction not occur. The Company recorded a \$10.7 gain in connection with this write-off, which was recorded in "Other income, net" on the Condensed Consolidated Statements of Operations during both the three and nine months ended June 30, 2023.

On May 28, 2023, the PHPC Warrants and the PHPC Private Placement Warrants expired worthless, as PHPC had not completed a partnering transaction before the expiration of the Combination Period.

On May 30, 2023, PHPC redeemed all of the outstanding public shares of PHPC Series A Common Stock (the "PHPC Redemption"). Each share of PHPC Series A Common Stock was redeemed for approximately \$10.24 per share, representing the per share price equal to the aggregate amount then on deposit in the trust account, including interest earned on the trust account not previously released to pay taxes or dissolution expenses, divided by the number of then outstanding shares of PHPC Series A Common Stock. In connection with the PHPC Redemption, during the three and nine months ended June 30, 2023,

\$353.4 of funds held in the trust account immediately prior to the PHPC Redemption were distributed to redeem all of

the outstanding shares of PHPC Series A Common Stock. The Company received \$40.9 from the PHPC Redemption related to its ownership of 4.0 shares of PHPC Series A Common Stock, and

Subsequent to the PHPC Redemption, PHPC delisted from the New York Stock Exchange and dissolved in June 2023, and all classes of shares of PHPC equity were cancelled, including the PHPC Private Placement Units and the shares of the PHPC Series F Common Stock, which were surrendered by PHPC Sponsor for no consideration. PHPC Sponsor subsequently dissolved in August 2023.

The following table summarizes the effects of changes in the Company's redeemable NCI on the Company's equity for the three and nine months ended June 30, 2023, which represent the periods ended May 30, 2023, as the Company's redeemable NCI was reduced to zero upon completion of the PHPC Redemption.

	Three Months Ended June 30, 2023	Nine Months Ended June 30, 2023
Redemption value adjustment	12.1	5.9
PHPC deemed dividend	7.4	6.2

The following table summarizes the changes to the Company's redeemable NCI for the three and nine months ended June 30, 2023, which represent the periods ended May 30, 2023, as the Company's redeemable NCI was reduced to zero upon completion of the PHPC Redemption.

Nature's Recipe

Kibbles 'n Bits

Gravy Train

private label pet food assets and certain manufacturing and distribution facilities (collectively, "Pet Food"), facilitating the Company's entry into the pet food category. The purchase price of the Pet Food acquisition was \$1,207.5 which included (i) \$700.0 in cash, subject to inventory adjustments, resulting in a payment at closing of \$715.5, (ii) 5.4 shares of Post common stock, or \$492.3, and (iii) immaterial working capital adjustments. The cash payment was made using cash on hand, including proceeds from the Fourth Incremental Term Loan (as defined in Note 12). Pet Food is reported in the Post Consumer Brands segment.

In connection with the Pet Food acquisition, the Company and Smucker entered into a transition services agreement (the "TSA") pursuant to which Smucker provides certain Pet Food support services to Post for a transition period of 18 months (or up to 24 months at Post's election) following the close of the acquisition based on the terms set forth in the TSA. Pet Food support services include, but are not limited to, certain sales, marketing, finance, information technology, procurement and supply chain services. TSA fees were \$3.5 and \$13.0 during the three and nine months ended June 30, 2024 and June 30, 2023, respectively, and \$4.0 during both the three and nine months ended June 30, 2023. TSA fees were recorded within "Selling, general and administrative expenses" in the Condensed Consolidated Statements of Operations. In accordance with the terms of the TSA, Smucker collects sales receivables from and remits payments to customers and vendors, respectively, in accordance with Smucker's existing contractual terms. Pet Food receivables and payables are settled between Post and Smucker monthly on a net basis per the terms of the TSA. As of June 30, 2024 and September 30, 2023, the Company had recorded a net receivable due from Smucker related to the TSA of \$39.1 and \$35.5, respectively, which was recorded within "Receivables, net" on the Condensed Consolidated Balance Sheets.

Unaudited Pro Forma Information

The following unaudited pro forma information presents a summary of the results of operations of the Company combined with the results of the fiscal 2024 Perfection acquisition and the fiscal 2023 Pet Food acquisition had occurred on October 1, 2022 and the fiscal 2023 Pet Food acquisition had occurred on October 1, 2021, along with certain pro forma adjustments. The results of operations for the fiscal 2024 Deeside acquisition were immaterial for presentation within the following unaudited pro forma information. These pro forma adjustments give effect to the amortization of certain definite-lived intangible assets, adjusted depreciation expense based upon the fair value of assets acquired, acquisition-related costs, inventory revaluation adjustments, interest expense, TSA fees and related income taxes. The following unaudited pro forma information has been prepared for comparative purposes only and is not necessarily indicative of the results of operations as they would have been had the Perfection and Pet Food acquisitions occurred on the assumed dates, nor is it necessarily an indication of future operating results.

	Pet Food	Deeside	Perfection
Three Months Ended June 30,			
2024	2023	2024	2023
Pro forma net sales	1,947.7		

Balance, June 30, 2024

Goodwill (gross)

885.9

1,355.3

803.7

5,340.7

Accumulated impairment losses

(609.1)

(700.0)

Goodwill (net)

1,694.7

712.8

4,640.7

(1,242.0)

In the ordinary course of business, the Company is exposed to commodity price risks relating to the purchases of raw materials and supplies, interest rate risks and foreign currency exchange rate risks. The Company utilizes derivative financial instruments, including (but not limited to) futures contracts, option contracts, forward contracts and swaps, to manage certain of these exposures by hedging when it is practical to do so. The Company does not hold or issue financial instruments for speculative or trading purposes.

Cash flows associated with all derivatives are reported as cash flows from operating activities in the Condensed Consolidated Statements of Cash Flows, unless the derivative contains an other-than-insignificant financing element, in which case its cash flows are reported as cash flows from financing activities.

At June 30, 2024, the Company's derivative instruments, none of which were designated as hedging instruments under ASC Topic 815, "Derivatives and Hedging," consisted of:

Commodity and energy futures, swaps and option contracts which relate to inputs that generally will be utilized within the next two years;	Foreign currency forward contracts (the "FX contracts") maturing in the next 12 months that have the effect of hedging currency fluctuations between the Euro and the Pound Sterling; and	Pay-fixed, receive-variable interest rate swaps maturing in June 2033 that require monthly settlements and have the effect of hedging interest payments on debt expected to be issued but not yet priced.
\$5.2	\$400.0	\$55.1

During the nine months ended June 30, 2024, the Company received cash proceeds of \$5.2 in connection with the termination of its interest rate swap contracts with a \$400.0 notional value.

During the nine months ended June 30, 2023, the Company paid \$55.1 in connection with the termination of \$849.3 notional value of its rate-lock swap contracts, of which \$43.5 related to the termination of rate-lock swap contracts that contained other-than-insignificant financing elements and were reported as cash flows from financing activities in the Condensed Consolidated Statements of Cash Flows. The Company also paid \$2.1 in connection with the termination of \$332.6 notional value of its interest rate swap option, and received cash proceeds of \$6.7 in connection with the termination of its interest rate swap contract with a \$200.0 notional value.

The following table presents the notional amounts of derivative instruments held:

	June 30, 2024	September 30, 2023
Commodity and energy contracts	263.9	263.9
FX contracts	3.7	3.0
Interest rate swaps	200.8	200.8

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The 6.25% senior notes were issued at par, and the Company received \$986.7 after incurring underwriting fees and other fees and expenses of \$13.3, which were deferred and are being amortized to interest expense over the term of the 6.25% senior notes. Interest payments on the 6.25% senior notes are due semi-annually each August 15 and February 15, and the maturity date of the 6.25% senior notes is February 15, 2032.</div><div style="margin-bottom:6pt;text-align:justify;text-indent:18pt">The 6.25% senior notes and the related guarantees are secured by first priority security interests, subject to permitted liens, in collateral that generally includes most of the Company's and the subsidiary guarantors' property except for real property and certain other excluded assets. The assets that secure the 6.25% senior notes also secure (and will continue to secure) the Credit Agreement (as defined below) on apari passu basis.</div><div style="margin-bottom:6pt;text-align:justify;text-indent:18pt">The 6.25% senior notes are fully and unconditionally guaranteed, jointly and severally, on a senior secured basis by each of the Company's existing and subsequently acquired or organized wholly-owned domestic subsidiaries that guarantee the Credit Agreement or certain of the Company's other indebtedness, other than immaterial subsidiaries, certain excluded subsidiaries and subsidiaries the Company designates as unrestricted subsidiaries, which such unrestricted subsidiaries include 8th Avenue and its subsidiaries. These guarantees are subject to release in certain circumstances.</div><div style="margin-bottom:6pt;text-align:justify;text-indent:18pt">With a portion of the net proceeds received from the 6.25% senior notes issuance, borrowings under theNew Revolving Credit Facility (as defined below) and cash on hand, the Company repaid the outstanding principal balance of the Fourth Incremental Term Loan (as defined below) and all accrued, unpaid interest thereon, redeemed the remainder of the outstanding 5.75% senior notes maturing in March 2027 and all accrued, unpaid interest to the redemption date and repaid the outstanding borrowings under theOld Revolving Credit Facility (as defined below) and all accrued, unpaid interest thereon. For additional information, see the "Credit Agreement," "Fourth Incremental Term Loan" and "Repayments of Debt" sections below.</div><div style="margin-bottom:6pt;margin-top:6pt;text-align:justify">Convertible Senior Notes</div><div style="margin-bottom:6pt;text-align:justify;text-indent:18pt">On August 12, 2022, the Company issued \$575.0 principal value of 2.50% convertible senior notes maturing in August 2027. The initial conversion rate of the 2.50% convertible senior notes is 9.4248 shares of the Company's common stock per one thousand dollars principal amount of the 2.50% convertible senior notes, which represents an initial conversion price of approximately \$106.10 per share of common stock. The conversion rate, and thus the conversion price, may be adjusted under certain circumstances as described in the indenture governing the 2.50% convertible senior notes (the "Convertible Notes Indenture"). The Company may settle conversions by paying or delivering, as applicable, cash, shares of its common stock or a combination of cash and shares of its common stock, at the Company's election. If a "make-whole fundamental change" (as</div><div style="margin-bottom:6pt;text-align:justify">defined in the Convertible Notes Indenture) occurs, then the Company must in certain circumstances increase the conversion rate for a specified period of time.</div><div style="margin-bottom:6pt;text-align:justify;text-indent:18pt">The 2.50% convertible senior notes may be converted at the holder's option up to the second scheduled trading day immediately before the maturity date of August 15, 2027 under the following circumstances:</div><div style="margin-bottom:6pt;padding-left:36pt;text-align:justify;text-indent:18pt">during any calendar quarter (and only during such calendar quarter) if the last reported sale price per share of the Company's common stock exceeds 130% of the conversion price for each of at least 20 trading days, whether or not consecutive, during the 30 consecutive trading days ending on, and including, the last trading day of the immediately preceding calendar quarter;</div><div style="margin-bottom:6pt;padding-left:36pt;text-align:justify;text-indent:18pt">during the five consecutive business days immediately after any 10 consecutive trading day period (such 10 consecutive trading day period, the "Measurement Period") in which the trading price per one thousand dollars principal amount of the 2.50% convertible senior notes for each trading day of the Measurement Period was less than 98% of the product of the last reported sale price per share of the Company's common stock on such trading day and the conversion rate on such trading day;</div><div style="margin-bottom:6pt;padding-left:36pt;text-indent:18pt">upon the occurrence of certain corporate events or distributions on the Company's common stock described in the Convertible Notes Indenture;</div><div style="margin-bottom:6pt;padding-left:36pt;text-indent:18pt">if the Company calls the 2.50% convertible senior notes for redemption; and</div><div style="margin-bottom:6pt;padding-left:36pt;text-indent:18pt">at any time from, and including, May 15, 2027 until the close of business on the second scheduled trading day immediately before the August 15, 2027 maturity date.</div><div style="margin-bottom:6pt;text-align:justify;text-indent:18pt">If a "fundamental change" (as defined in the Convertible Notes Indenture) occurs, then, except as described in the Convertible Notes Indenture, holders of the 2.50% convertible senior notes may require the Company to repurchase their 2.50% convertible senior notes at a cash repurchase price equal to the principal amount of the 2.50% convertible senior notes to be repurchased, plus accrued and unpaid interest, if any, to, but excluding, the "fundamental change repurchase date" (as defined in the Convertible Notes Indenture).</div><div style="margin-bottom:6pt;text-align:justify;text-indent:18pt">The 2.50% convertible senior notes may be redeemed, in whole or in part (subject to the partial redemption limitation described in the Convertible Notes Indenture), at the Company's option at any time, and from time to time, on or after August 20, 2025 and on or before the 35th scheduled trading day immediately before August 15, 2027, at a cash redemption price equal to the principal amount of the 2.50% convertible senior notes to be redeemed, plus accrued and unpaid interest, if any, to, but excluding,

breach of representations and warranties, failure to make required payments, failure to comply with certain agreements or covenants, failure to pay or default under certain other indebtedness in excess of \$125.0, certain events of bankruptcy and insolvency, inability to pay debts, the occurrence of one or more unstayed or undischarged judgments in excess of \$125.0, attachments issued against all or any material part of the Company's property, certain events under the Employee Retirement Income Security Act of 1974, a change of control (as defined in the Credit Agreement), the invalidity of any loan document and the failure of the collateral documents to create a valid and perfected first priority lien (subject to certain permitted liens). Upon the occurrence and during the continuance of an event of default, the maturity of the loans under the Credit Agreement may accelerate and the agent and lenders under the Credit Agreement may exercise other rights and remedies available at law or under the loan documents, including with respect to the collateral and guarantees of the Company's obligations under the Credit Agreement.

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On November 18, 2022, the Company entered into Joinder Agreement No. 3 (the "Third Joinder Agreement") by and among the Company, as borrower, certain of the Company's subsidiaries, as guarantors, J.P. Morgan Securities LLC ("J.P. Morgan"), as lender, Barclays, as administrative agent, and JPMorgan Chase, as sub-agent to the administrative agent. The Third Joinder Agreement provided for an incremental term loan (the "Third Incremental Term Loan") of \$305.1f2, under the Company's Credit Agreement, which the Company borrowed in full on November 18, 2022.

On November 21, 2022, the Company and J.P. Morgan entered into an exchange agreement pursuant to which the Company transferred the remaining shares of BellRing common stock it held from its previous transactions related to the distribution of a portion of its interest in BellRing, which occurred in fiscal 2022, to J.P. Morgan to repay \$99.9 in aggregate principal amount of the Third Incremental Term Loan (such exchange, the "Fiscal 2023 Debt-for-Equity Exchange"). Following the completion of the Fiscal 2023 Debt-for-Equity Exchange, the Company no longer held shares of BellRing common stock. On November 25, 2022, the Company repaid the remaining principal balance of \$30.1 of the Third Incremental Term Loan using cash on hand. For additional information, see "Repayments of Debt" below.

Fourth Incremental Term Loan

On April 26, 2023, the Company entered into Joinder Agreement No. 4 (the "Fourth Joinder Agreement") by and among the Company, as borrower, certain of the Company's subsidiaries, as guarantors, the institutions party to the Fourth Joinder Agreement as lenders and Barclays, as the administrative agent. The Fourth Joinder Agreement provided for an incremental term loan (the "Fourth Incremental Term Loan") of \$400.0 under the Credit Agreement, which the Company borrowed in full on April 26, 2023.

On February 20, 2024, the Company repaid the outstanding principal balance of the Fourth Incremental Term Loan and all accrued, unpaid interest thereon using a portion of the net proceeds from the 6.25% senior notes issuance. For additional information, see "Repayments of Debt" below.

Interest on the Fourth Incremental Term Loan accrued, at the Company's option, at the base rate (as defined in the Credit Agreement) plus 1.25% per annum or the adjusted term SOFR rate plus 2.25% per annum. Interest was payable quarterly for loans bearing interest based upon the base rate and either monthly or every three months (depending on the applicable interest period) for loans bearing interest based upon the adjusted term SOFR rate. As of September 30, 2023, the interest rate on the Fourth Incremental Term Loan was 7.67%.

Municipal Bond

In connection with the construction of a filtration system at the Company's potato plant in Chaska, Minnesota, the Company incurred debt that guarantees the repayment of certain industrial revenue bonds used to finance the construction of the project. Principal payments are due annually on March 1, and interest payments are due semi-annually each March 1 and September 1. The debt matures on March 1, 2028.

Repayments of Debt

The following table presents the Company's (i) principal repayments of debt, which, net of discounts, were included in the Condensed Consolidated Statements of Cash Flows, (ii) principal amounts of debt exchanged (refer to the "Third Incremental Term Loan" section above), which were not included in the Condensed Consolidated Statements of Cash Flows and (iii) the associated (gain) loss related to such repayments and exchanges included in "Gain on extinguishment of debt, net" in the Condensed Consolidated Statements of Operations.

	2023	2022	2021	2020	2019	2018	2017	2016	2015	2014	2013	2012	2011	2010	2009	2008	2007	2006	2005	2004	2003	2002	2001	2000	1999	1998	1997	1996	1995	1994	1993	1992	1991	1990	1989	1988	1987	1986	1985	1984	1983	1982	1981	1980	1979	1978	1977	1976	1975	1974	1973	1972	1971	1970	1969	1968	1967	1966	1965	1964	1963	1962	1961	1960	1959	1958	1957	1956	1955	1954	1953	1952	1951	1950	1949	1948	1947	1946	1945	1944	1943	1942	1941	1940	1939	1938	1937	1936	1935	1934	1933	1932	1931	1930	1929	1928	1927	1926	1925	1924	1923	1922	1921	1920	1919	1918	1917	1916	1915	1914	1913	1912	1911	1910	1909	1908	1907	1906	1905	1904	1903	1902	1901	1900	1899	1898	1897	1896	1895	1894	1893	1892	1891	1890	1889	1888	1887	1886	1885	1884	1883	1882	1881	1880	1879	1878	1877	1876	1875	1874	1873	1872	1871	1870	1869	1868	1867	1866	1865	1864	1863	1862	1861	1860	1859	1858	1857	1856	1855	1854	1853	1852	1851	1850	1849	1848	1847	1846	1845	1844	1843	1842	1841	1840	1839	1838	1837	1836	1835	1834	1833	1832	1831	1830	1829	1828	1827	1826	1825	1824	1823	1822	1821	1820	1819	1818	1817	1816	1815	1814	1813	1812	1811	1810	1809	1808	1807	1806	1805	1804	1803	1802	1801	1800	1799	1798	1797	1796	1795	1794	1793	1792	1791	1790	1789	1788	1787	1786	1785	1784	1783	1782	1781	1780	1779	1778	1777	1776	1775	1774	1773	1772	1771	1770	1769	1768	1767	1766	1765	1764	1763	1762	1761	1760	1759	1758	1757	1756	1755	1754	1753	1752	1751	1750	1749	1748	1747	1746	1745	1744	1743	1742	1741	1740	1739	1738	1737	1736	1735	1734	1733	1732	1731	1730	1729	1728	1727	1726	1725	1724	1723	1722	1721	1720	1719	1718	1717	1716	1715	1714	1713	1712	1711	1710	1709	1708	1707	1706	1705	1704	1703	1702	1701	1700	1699	1698	1697	1696	1695	1694	1693	1692	1691	1690	1689	1688	1687	1686	1685	1684	1683	1682	1681	1680	1679	1678	1677	1676	1675	1674	1673	1672	1671	1670	1669	1668	1667	1666	1665	1664	1663	1662	1661	1660	1659	1658	1657	1656	1655	1654	1653	1652	1651	1650	1649	1648	1647	1646	1645	1644	1643	1642	1641	1640	1639	1638	1637	1636	1635	1634	1633	1632	1631	1630	1629	1628	1627	1626	1625	1624	1623	1622	1621	1620	1619	1618	1617	1616	1615	1614	1613	1612	1611	1610	1609	1608	1607	1606	1605	1604	1603	1602	1601	1600	1599	1598	1597	1596	1595	1594	1593	1592	1591	1590	1589	1588	1587	1586	1585	1584	1583	1582	1581	1580	1579	1578	1577	1576	1575	1574	1573	1572	1571	1570	1569	1568	1567	1566	1565	1564	1563	1562	1561	1560	1559	1558	1557	1556	1555	1554	1553	1552	1551	1550	1549	1548	1547	1546	1545	1544	1543	1542	1541	1540	1539	1538	1537	1536	1535	1534	1533	1532	1531	1530	1529	1528	1527	1526	1525	1524	1523	1522	1521	1520	1519	1518	1517	1516	1515	1514	1513	1512	1511	1510	1509	1508	1507	1506	1505	1504	1503	1502	1501	1500	1499	1498	1497	1496	1495	1494	1493	1492	1491	1490	1489	1488	1487	1486	1485	1484	1483	1482	1481	1480	1479	1478	1477	1476	1475	1474	1473	1472	1471	1470	1469	1468	1467	1466	1465	1464	1463	1462	1461	1460	1459	1458	1457	1456	1455	1454	1453	1452	1451	1450	1449	1448	1447	1446	1445	1444	1443	1442	1441	1440	1439	1438	1437	1436	1435	1434	1433	1432	1431	1430	1429	1428	1427	1426	1425	1424	1423	1422	1421	1420	1419	1418	1417	1416	1415	1414	1413	1412	1411	1410	1409	1408	1407	1406	1405	1404	1403	1402	1401	1400	1399	1398	1397	1396	1395	1394	1393	1392	1391	1390	1389	1388	1387	1386	1385	1384	1383	1382	1381	1380	1379	1378	1377	1376	1375	1374	1373	1372	1371	1370	1369	1368	1367	1366	1365	1364	1363	1362	1361	1360	1359	1358	1357	1356	1355	1354	1353	1352	1351	1350	1349	1348	1347	1346	1345	1344	1343	1342	1341	1340	1339	1338	1337	1336	1335	1334	1333	1332	1331	1330	1329	1328	1327	1326	1325	1324	1323	1322	1321	1320	1319	1318	1317	1316	1315	1314	1313	1312	1311	1310	1309	1308	1307	1306	1305	1304	1303	1302	1301	1300	1299	1298	1297	1296	1295	1294	1293	1292	1291	1290	1289	1288	1287	1286	1285	1284	1283	1282	1281	1280	1279	1278	1277	1276	1275	1274	1273	1272	1271	1270	1269	1268	1267	1266	1265	1264	1263	1262	1261	1260	1259	1258	1257	1256	1255	1254	1253	1252	1251	1250	1249	1248	1247	1246	1245	1244	1243	1242	1241	1240	1239	1238	1237	1236	1235	1234	1233	1232	1231	1230	1229	1228	1227	1226	1225	1224	1223	1222	1221	1220	1219	1218	1217	1216	1215	1214	1213	1212	1211	1210	1209	1208	1207	1206	1205	1204	1203	1202	1201	1200	1199	1198	1197	1196	1195	1194	1193	1192	1191	1190	1189	1188	1187	1186	1185	1184	1183	1182	1181	1180	1179	1178	1177	1176	1175	1174	1173	1172	1171	1170	1169	1168	1167	1166	1165	1164	1163	1162	1161	1160	1159	1158	1157	1156	1155	1154	1153	1152	1151	1150	1149	1148	1147	1146	1145	1144	1143	1142	1141	1140	1139	1138	1137	1136	1135	1134	1133	1132	1131	1130	1129	1128	1127	1126	1125	1124	1123	1122	1121	1120	1119	1118	1117	1116	1115	1114	1113	1112	1111	1110	1109	1108	1107	1106	1105	1104	1103	1102	1101	1100	1099	1098	1097	1096	1095	1094	1093	1092	1091	1090	1089	1088	1087	1086	1085	1084	1083	1082	1081	1080	1079	1078	1077	1076	1075	1074	1073	1072	1071	1070	1069	1068	1067	1066	1065	1064	1063	1062	1061	1060	1059	1058	1057	1056	1055	1054	1053	1052	1051	1050	1049	1048	1047	1046	1045	1044	1043	1042	1041	1040	1039	1038	1037	1036	1035	1034	1033	1032	1031	1030	1029	1028	1027	1026	1025	1024	1023	1022	1021	1020	1019	1018	1017	1016	1015	1014	1013	1012	1011	1010	1009	1008	1007	1006	1005	1004	1003	1002	1001	1000	999	998	997	996	995	994	993	992	991	990	989	988	987	986	985	984	983	982	981	980	979	978	977	976	975	974	973	972	971	970	969	968	967	966	965	964	963	962	961	960	959	958	957	956	955	954	953	952	951	950	949	948	947	946	945	944	943	942	941	940	939	938	937	936	935	934	933	932	931	930	929	928	927	926	925	924	923	922	921	920	919	918	917	916	915	914	913	912	911	910	909	908	907	906	905	904	903	902	901	900	899	898	897	896	895	894	893	892	891	890	889	888	887	886	885	884	883	882	881	880	879	878	877	876	875	874	873	872	871	870	869	868	867	866	865	864	863	862	861	860	859	858	857	856	855	854	853	852	851	850	849	848	847	846	845	844	843	842	841	840	839	838	837	836	835	834	833	832	831	830	829	828	827	826	825	824	823	822	821	820	819	818	817	816	815	814	813	812	811	810
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123400000 127800000 28800000 20000000 0 83500000 74900000 9800000 9400000 23300000 23600000 11600000 13400000 38400000 42200000 0 0
- 8000000 1947700000 1859400000 5912600000 5045600000 52500000 44100000 153700000 109200000 10200000 9200000 29600000 26600000
33000000 0 31800000 98800000 95500000 17900000 19100000 53500000 57400000 113600000 104200000 335600000 288700000 7100000 2300000
171000000 4600000 120700000 106500000 352700000 293300000 4992000000 4782200000 1831100000 1737800000 4867100000 4921600000
438300000 205100000 12128500000 11646700000 OTHER INFORMATION.<div style="margin-bottom:6pt;text-align:justify"><span
style="color:#000000;font-family:'Times New Roman',sans-serif;font-size:10pt;font-style:italic;font-weight:400;line-
height:120%">Rule 10b5-1 and Non-Rule 10b5-1 Trading Arrangements</div><div style="text-align:justify;text-indent:18pt">
During the
three months ended June 30, 2024, no director or "officer," as defined in Rule 16a-1(f) under the Securities Exchange Act of 1934,
as amended (the "Exchange Act"), of the Company adopted or terminated a "Rule 10b5-1 trading arrangement" or "non-Rule 10b5-1
trading arrangement," as each term is defined in Item 408 of Regulation S-K.</div> false false false false

-8720\$3;8T.P6BP@0"X99K>|9:|G#2M7=NY5)##B3V*SMT&^_1XGP1:AZ='> MG.\$""\$' "'7G>8US JS-MX76W|CWLE|VW%L|MSGK|VVV%B6W0^N-#/.4IN2
M.WA15GV|+8+G=V\$X^M^_1B_<B67JG=00C_6S/3#%J|)S\$FM8*?/?'3%LWUY MW|J6VGE0A;2|<|<GDA>JRA2I;RA|C_04&V;5^_*<65X14|,|HHOKUA
M1|3;#YFKS;|>0C7|AZB^<|PXOX|YH=<2F=04=|7_2_6P#<Z-VJVID MX829T004LQFIEWAK3|LQE?_"RCXEMN^8\$.R(JRF3);YC;0&DY&Y4;D
M#|Y97<@<|(V|SCTP ROB^C|<T^060,0|9^P7RDA=<98?<D^F|RSDBG^#2?023&ADP1RA\$";<^<0N966Z26;6&AUNJ^;TCG0;1NU;0+1#L6.WUE90 M.*YR-
LQUQA=QDF4|Y"D">4H+>;|5!LW?>WCHO>Q607<6UMGW|J?2KH \A, " M^8EXD^LKE; 63L1R(5650|BX|UCG^E /LW6FREQE? %/|L^|JET(AVJ^w^07 MW^C
LNSB3E0FCLW >0;U^RWM84H2\$COE5FUA|X@HCG0F\$<KQ_<|<+6|Z+<|MSY0<+X A)HPAL3&^;YT_RZ+H.L\$P1PR|)0\$-0ZNS U(VL5;X0G^0-4P-0V(F
M3(616^XS^+N;0J^RR00H3J5N\$%>M3L<|<^AW863& M|1_1ZV\$6^0JVVU8A?W=K/;C281+Z48K MAH;080Z)B|WR9A|M2\$;_3^HIL52^_I5PA<5240MC^7=M)A
HF1?<24#0 M_*0\$YF^<P_3J3Y^T7F^Y& MO/YA?D@<G5WNV4>8^F+Z&1^K|Y Q_H98?H942^W=,|X_K1^+//B<+U/^ M+C),*_*;_UZ9WMQGHLES)+R>5BJA>T9+
|*98?ZAN3\$B2?TZY|<|JBB08|E7= M:9|0|U?| M-T#(HPS=1Y +Z1 ITA@%3\$D>/D70 =B^/2K^_
IQHWYJ;M 70_<^4Z67|CFV|Z IR_E_9_<|<+890Z=0W;D02Y3^GX79&_0T M.W.0^MF7_YG8;3;|=7G9K7?<RVG^<0^*FI00>ZZZ4L5F_ML_VC^*LF71RNIWVZ
M^_3N/+E9+RMFN^E3HT=Y|D;X?9|1D^PBGHK=Z^ M>BN|WHIZ^X^>BGHK=Z^>BN|WHIZ^X^>AGH;@Z&AN|WH9Z&X^>MDL(=#; M4&CT-
M0;R|0VU|0|1#;4&CT-M;R|0VU|0|1#;4>-ML;R?0VU|0|1#; M4G|GT-LGF|T<COJF01Z_<^KM|H|ZNT<^<0|0Z_<^KM|H|ZAT\$>?7J_01Z
M|H=|H^ZAT\$>?7J_01Z0^1G|8^>?7H^<Z|>@>|WH^Z^X^>?7H^<X9|F74_0/HG5^03^*WIKTS@<X9|<|?7J<=|P^E7GN^UOC^<|Z1Z/-|;KH^+>|; M3M|>^\
|FHJ|<^P502P_<^<6\$<6^<|;Z3I_0^?B4_1;|;0VJN M=<5N^<14>7^E&ULS=E=3|P%>|;0T|V^UCIU_R(<^<JAJ?<^H=9&S; MF|F8<^N|28;|1I;?
6|8H_UYSWJ2YXK|K|ZV;_<T3|>FV2|<=58^*14FE|; M1UU^F50?FB^A?F3+DT+139^*PTG;1NCB_<8UL=GU<|<JXNANDW;M^V F
MF;GPO=<AE;640=<AE;640+GAM;+<|04_00 (<EA EF&4PS/TP4_0>M^3_<^<0X|<X;|JW;W)KX&_<P_<@<(\$7#0 M^GPO=VJR;W-H965T&UL4\$! A0#%<@
<6\$<676%<^ZM M^ C14 |0 (<|04 ^AL+W=0&P0=VJR;W-H965T&UL4\$! A0#%<@<6\$<60A2+40G#P 5+P |0 M (<|1BD ^AL+W=0&P0=VJR;W-H965T&UL4\$! A0#
M%<@<6\$<6>#5H2T4\$<0 33! (<|16D (<^AL+W=0 M&UL M4\$! A0#%<@<6\$<63A)R 1 P:0@ |D (<|1SV M^AL+W=0Z MG3P_#^#0_0@ (<|790
>5P0=VJR;W-H965T&UL4\$! A0#%<@ M^6\$<65 EIE9@ (<@ 4 |D (<|1YV T^AL+W=0&P0=VJR;W-H965T&UL4\$! A0#%<@<6\$<666Y/E/ P T @ |D
M (<|1YX ^AL+W=0&P0=VJR;W-H 965T&UL4\$! M A0#%<@<6\$<6>+;|K2|P N1\$ |D (<|1JX ^AL M+W=0&P0=VJR;W-H965T&UL4\$! A0#%<@<6\$
M6<|104; P;P<|D (<|16KT ^AL+W=0&P0=VJR;W-H965T&UL4\$! A0#%<@<6\$<65350W3@ P 10H M |D (<|1X< ^AL+W=0&P0=VJR;W-H965T&UL4\$! A0#%<@
<6\$<6;|55X&P0=VJR;W-H965T M;1@ (<+ 9 M ^<@;77 |X;|JW;W)K\$UL4\$! A0# M%<@<6\$<63_0B&^5 @ X9 9 |D (<|1M^AL+W=0 M&P0=VJR;W-
H965T&UL4\$! A0#%<@<6\$<68CF M^*#<P BPO |D (<|15^D ^AL+W=0&P0=VJR;W-H965T&UL4\$! A0#%<@<6\$<62Y5H\$5!@ CS; |D M (<|1^X ^AL+W=0&P0
M=VJR;W-H965T&UL4\$! A0#%<@<6\$<66^15^4Y P |PH |D (<|1M514 ^AL+W=0&P0=VJR;W-H965T&UL4\$! A0#%<@<6\$<6>D0;M^GPO=VJR;W-
H965T&UL4\$! A0#%<@<6\$<6=0^85M0^0 SR8 |D M (<|1S#P| ^AL+W=0&P0=VJR M^AL+W=0&P0=VJR;W-H965T&UL4\$! A0#%<@<6\$<65V&R5!S!@<^<|D (<|1QTD; M
^AL+W=0&P0=VJR;W-H965T&UL4\$! A0#%<@ M^6\$<64^F1^*B P JA_ |D (<|1YEX| ^AL+W=0&P0=VJR;W-H965T&UL4\$! A0#%<@<6\$<67DR#41G P D:8 T M (
|*HH| ^AL+W-T>60E&P0=VJR;V)0 M;VLN>GUL4\$! A0#%<@<6\$<6=)0&T1 @ %R8 |H M (<|_9;| ^AL+UJR960S+W=0<65572YX;6002P4& \$@ 2 "0\$P 8)@!
end XML 79 Show.js IDEA; XBRL DOCUMENT // Edgard(tm) Renderer was created by staff of the U.S. Securities and Exchange Commission.
Data and content created by government employees within the scope of their employment are not subject to domestic copyright
protection. 17 U.S.C. 105. var Show={};Show.LastAR=null;Show.showAR=function(a,r,w){if(Show.LastAR)Show.hideAR();var
e=a;while(e&&e.nodeName!='TABLE')e=e.nextSibling;if(!e||e.nodeName=='TABLE'){var ref=(window)?
w.document.document.getElementById(r);if(ref)e=ref.cloneNode(10); e.removeAttribute('id');a.parentNode.appendChild(e)}
if(e.e.style.display='block';Show.LastAR=e;Show.hideAR=function(){Show.LastAR.style.display='none';Show.toggleNext=function(a)
{var e=a;while(e.nodeName!='DIV')e=e.nextSibling;if(!e.style){else if(!e.style.display){else{var d,p;if(e.style.display=='none')
{d='block';p=''}else{d='none';p=''}} e.style.display=d;if(a.textContent)
{a.textContent+=a.textContent.substring(1)}else{a.innerHTML+=a.innerHTML.substring(1)}} XML 79 report.css IDEA; XBRL DOCUMENT /
Updated 2009-11-04 *v1 v2.2.0.24 */ /* DefRef Styles */.report table.authRefData{ background-color: #def; border: 2px solid
#2F4497; font-size: 1em; position: absolute; }.report table.authRefData a { display: block; font-weight: bold; }.report
table.authRefData p { margin-top: 0px; }.report table.authRefData .hide { background-color: #2F4497; padding: 1px 3px 0px 0px;
text-align: right; }.report table.authRefData .hide a: hover { background-color: #2F4497; }.report table.authRefData .body {
height: 150px; overflow: auto; width: 400px; }.report table.authRefData table{ font-size: 1em; } /* Report Styles */.pl a, .pl
a:visited { color: black; text-decoration: none; } /* table */.report { background-color: white; border: 2px solid #acf; clear:
both; color: black; font: normal 8pt Helvetica, Arial, sans-serif; margin-bottom: 2em; }.report hr { border: 1px solid #acf; } /*
Top labels */.report th { background-color: #acf; color: black; font-weight: bold; text-align: center; }.report th.void {
background-color: transparent; color: #000000; font: bold 10pt Helvetica, Arial, sans-serif; text-align: left; }.report .pl { text-
align: left; vertical-align: top; white-space: normal; width: 200px; white-space: normal; } /* word-wrap: break-word; */.report
td.pl a a { cursor: pointer; display: block; width: 200px; overflow: hidden; }.report td.pl div a { width: 200px; }.report td.pl
a: hover { background-color: #ffc; } /* Header rows... */.report tr.rh { background-color: #acf; color: black; font-weight: bold;
 } /* Calendars... */.report .rc { background-color: #f0f0f0; } /* Even rows... */.report .re, .report .rev { background-color:
#def; }.report .rev td { border-bottom: 1px solid black; } /* Odd rows... */.report .ro, .report .rou { background-color: white;
 }.report .rou td { border-bottom: 1px solid black; }.report .rou table td, .report .rou table td { border-bottom: 0px solid
black; } /* styles for footnote marker */.report .fn { white-space: nowrap; } /* styles for numeric types */.report .num, .report
.nump { text-align: right; white-space: nowrap; }.report .nump { padding-left: 2em; }.report .nump { padding: 0px 0.4em 0px 2em;
 } /* styles for text types */.report .text { text-align: left; white-space: normal; }.report .text .big { margin-bottom: 1em;
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.small { width: 10em; }.report sup { font-style: italic; }.report .outerFootnotes { font-size: 1em; } XML 81 FilingSummary.xml
IDEA; XBRL DOCUMENT 3.24.2.ui.html 411 322 1 false 105 0 false 6 false false R1.htm 0000001 - Document - Cover Page Sheet
http://www.postholdings.com/role/CoverPage Cover Page Cover 1 false false R2.htm 0000002 - Statement - Condensed Consolidated
Statements of Operations Sheet http://www.postholdings.com/role/CondensedConsolidatedStatementsOfOperations Condensed Consolidated
Statements of Operations Statements 2 false false R3.htm 0000003 - Statement - Condensed Consolidated Statements of Comprehensive
Income Sheet http://www.postholdings.com/role/CondensedConsolidatedStatementsOfComprehensiveIncome Condensed Consolidated
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Recently Issued and Adopted Accounting Standards (Notes) Notes
http://www.postholdings.com/role/RecentlyIssuedandAdoptedAccountingStandardsNotes Recently Issued and Adopted Accounting Standards
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Noncontrolling Interests, Equity Interests and Related Party Transactions (Notes) Notes 9 false false R10.htm 0000010 - Disclosure -
Business Combinations Sheet http://www.postholdings.com/role/BusinessCombinations Business Combinations Notes 10 false false
R11.htm 0000011 - Disclosure - Restructuring (Notes) Notes http://www.postholdings.com/role/RestructuringNotes Restructuring
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Inventories Sheet http://www.postholdings.com/role/Inventories Inventories Notes 13 false false R14.htm 0000015 - Disclosure -
Property, net Sheet http://www.postholdings.com/role/Propertynet Property, net Notes 14 false false R15.htm 0000016 - Disclosure -

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Includes, but is not limited to, additional paid-in capital (APIC) for common and preferred stock." } } }, "auth_ref": { "r129", "r809", "r980" } }, "us-gaap_AdditionalPaidInCapitalMember": { "xbrlType": "domainItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "AdditionalPaidInCapitalMember", "presentation": { "http://www.postholdings.com/role/CondensedConsolidatedStatementsOfShareholdersEquityStatement" }, "lang": { "en-us": { "role": { "terseLabel": "Additional Paid-in Capital", "label": "Additional Paid in Capital [Member]", "documentation": "Excess of issue price over par or stated value of the entity's capital stock and amounts received from other transactions involving the entity's stock or stockholders." } } }, "auth_ref": { "r520", "r521", "r522", "r681", "r926", "r927", "r929", "r964", "r982" } }, "ecd_AdjToCompAmt": { "xbrlType": "monetaryItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "AdjToCompAmt", "presentation": { "http://xbrl.sec.gov/ecd/role/PvpDisclosure" }, "lang": { "en-us": { "role": { "terseLabel": "Adjustment to Compensation, Amount", "label": "Adjustment to Compensation Amount" } } }, "auth_ref": { "r868" } }, "ecd_AdjToCompAxis": { "xbrlType": "stringItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "AdjToCompAxis", "presentation": { "http://xbrl.sec.gov/ecd/role/PvpDisclosure" }, "lang": { "en-us": { "role": { "terseLabel": "Adjustment to Compensation", "label": "Adjustment to Compensation [Axis]" } } }, "auth_ref": { "r868" } }, "ecd_AdjToNonPeoNeoCompFnTextBlock": { "xbrlType": "textBlockItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "AdjToNonPeoNeoCompFnTextBlock", "presentation": { "http://xbrl.sec.gov/ecd/role/PvpDisclosure" }, "lang": { "en-us": { "role": { "terseLabel": "Adjustment to Non-PEO-NEO Compensation Footnote", "label": "Adjustment to Non-PEO-NEO Compensation Footnote [Text Block]" } } }, "auth_ref": { "r868" } }

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used in production) in a systematic and rational manner to the periods expected to benefit from such assets. As a noncash expense, this element is added back to net income when calculating cash provided by or used in operations using the indirect method." } } } }, "auth_ref": { "r12", "r54", "r59" } }, "us-gaap AntidilutiveSecuritiesExcludedFromComputationOfEarningsPerShareAmount": { "xbrltype": "sharesItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "AntidilutiveSecuritiesExcludedFromComputationOfEarningsPerShareAmount", "presentation": { "http://www.postholdings.com/role/EarningsLossPerShareAntidilutiveSharesexcludedfromearningspershareDetails": { "lang": { "en-us": { "role": { "terseLabel": "Antidilutive Securities Excluded from Computation of (Loss) Earnings Per Share, Amount", "label": "Antidilutive Securities Excluded from Computation of Earnings Per Share, Amount", "documentation": "Securities (including those issuable pursuant to contingent stock agreements) that could potentially dilute basic earnings per share (EPS) or earnings per unit (EPU) in the future that were not included in the computation of diluted EPS or EPU because to do so would increase EPS or EPU amounts or decrease loss per share or unit amounts for the period presented." } } } }, "auth_ref": { "r281" } }, "us-gaap AntidilutiveSecuritiesExcludedFromComputationOfEarningsPerShareByAntidilutiveSecuritiesAxis": { "xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "AntidilutiveSecuritiesExcludedFromComputationOfEarningsPerShareByAntidilutiveSecuritiesAxis", "presentation": { "http://www.postholdings.com/role/EarningsLossPerShareAntidilutiveSharesexcludedfromearningspershareDetails": { "lang": { "en-us": { "role": { "terseLabel": "Antidilutive Securities", "label": "Antidilutive Securities [Axis]", "documentation": "Information by type of antidilutive security." } } } }, "auth_ref": { "r47" } }, "us-gaap AntidilutiveSecuritiesExcludedFromComputationOfEarningsPerShareLineItems": { "xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "AntidilutiveSecuritiesExcludedFromComputationOfEarningsPerShareLineItems", "presentation": { "http://www.postholdings.com/role/EarningsLossPerShareAntidilutiveSharesexcludedfromearningspershareDetails": { "lang": { "en-us": { "role": { "terseLabel": "Antidilutive Securities Excluded from Computation of Earnings (Loss) Per Share", "label": "Antidilutive Securities Excluded from Computation of Earnings Per Share [Line Items]", "documentation": "Line items represent financial concepts included in a table. 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Assets are probable future economic benefits obtained or controlled by an entity as a result of past transactions or events." } } } }, "auth_ref": { "r174", "r207", "r239", "r292", "r307", "r313", "r328", "r375", "r376", "r378", "r379", "r380", "r382", "r384", "r386", "r387", "r550", "r555", "r583",

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The disclosure may include leverage buyout transactions (as applicable)." } } } }, "auth_ref": { "r169", "r546" } }, "us-gaap_BusinessCombinationRecognizedIdentifiableAssetsAcquiredAndLiabilitiesAssumedCashAndEquivalents": { "xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "BusinessCombinationRecognizedIdentifiableAssetsAcquiredAndLiabilitiesAssumedCashAndEquivalents", "crdr": "debit", "presentation": { "http://www.postholdings.com/role/BusinessCombinationsDetails": { "lang": { "en-us": { "role": { "terseLabel": "Cash and cash equivalents", "label": "Business Combination, Recognized Identifiable Assets Acquired and Liabilities Assumed, Cash and Equivalents", "documentation": "Amount of currency on hand as well as demand deposits with banks or financial institutions, acquired at the acquisition date. Includes other kinds of accounts that have the general characteristics of demand deposits. Also includes short-term, highly liquid investments that are both readily convertible to known amounts of cash and so near their maturity that they present insignificant risk of changes in value because of changes in interest rates." } } } }, "auth_ref": { "r88" } }, "us-gaap_BusinessCombinationRecognizedIdentifiableAssetsAcquiredAndLiabilitiesAssumedCurrentAssetsPrepaidExpenseAndOtherAssets": { "xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "BusinessCombinationRecognizedIdentifiableAssetsAcquiredAndLiabilitiesAssumedCurrentAssetsPrepaidExpenseAndOtherAssets", "crdr": "debit", "presentation": { "http://www.postholdings.com/role/BusinessCombinationsDetails": { "lang": { "en-us": { "role": { "terseLabel": "Prepaid expenses and other current assets", "label": "Business Combination, Recognized Identifiable Assets Acquired and Liabilities Assumed, Current Assets, Prepaid Expense and Other Assets", "documentation": "Amount of asset related to consideration paid in advance for costs that provide economic benefits in future periods, and amount of other assets that are expected to be realized or consumed within one year or the normal operating cycle, if longer, acquired at the acquisition date." } } } }, "auth_ref": { "r88" } }, "us-gaap_BusinessCombinationRecognizedIdentifiableAssetsAcquiredAndLiabilitiesAssumedCurrentAssetsReceivables": { "xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "BusinessCombinationRecognizedIdentifiableAssetsAcquiredAndLiabilitiesAssumedCurrentAssetsReceivables", "crdr": "debit", "presentation": { "http://www.postholdings.com/role/BusinessCombinationsDetails": { "lang": { "en-us": { "role": { "terseLabel": "Receivables, net", "label": "Business Combination, Recognized Identifiable Assets Acquired and Liabilities Assumed, Current Assets, Receivables", "documentation": "Amount due from customers or clients for goods or services, including trade receivables, that have been delivered or sold in the normal course of business, and amounts due from others, including related parties expected

to be converted to cash, sold or exchanged within one year or the normal operating cycle, if longer, acquired at the acquisition date." } } }, "auth_ref": ["r88"] }, "us-gaap_BusinessCombinationRecognizedIdentifiableAssetsAcquiredAndLiabilitiesAssumedCurrentLiabilitiesAccountsPayable": { "xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "BusinessCombinationRecognizedIdentifiableAssetsAcquiredAndLiabilitiesAssumedCurrentLiabilitiesAccountsPayable", "crdr": "credit", "presentation": ["http://www.postholdings.com/role/BusinessCombinationsDetails"], "lang": { "en-us": { "role": { "negatedTerseLabel": "Accounts payable", "label": "Business Combination, Recognized Identifiable Assets Acquired and Liabilities Assumed, Current Liabilities, Accounts Payable", "documentation": "Amount of liabilities incurred for goods and services received that are used in an entity's business and related party payables, assumed at the acquisition date." } } }, "auth_ref": 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the aggregate liabilities assumed." } } }, "auth_ref": ["r88"] }, "post_BusinessCombinationWCReceivable": { "xbrltype": "monetaryItemType", "nsuri": "http://www.postholdings.com/20240630", "localname": "BusinessCombinationWCReceivable", "crdr": "debit", "presentation": ["http://www.postholdings.com/role/NoncontrollingInterestsEquityInterestsandRelatedPartyTransactionsDetails"], "lang": { "en-us": { "role": { "terseLabel": "Business Combination, WC Receivable", "label": "Business Combination, WC Receivable", "documentation": "Business Combination, WC Receivable" } } }, "auth_ref": [] }, "us-gaap_BusinessCombinationsAbstract": { "xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "BusinessCombinationsAbstract", "lang": { "en-us": { "role": { "terseLabel": "Business Combinations [Abstract]", "label": "Business Combinations [Abstract]" } } }, "auth_ref": [] }, "us-gaap_BusinessDescriptionAndBasisOfPresentationTextBlock": { "xbrltype": "textBlockItemType", 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Business description describes the nature and type of organization including but not limited to organizational structure as may be applicable to holding companies, parent and subsidiary relationships, business divisions, business units, business segments, affiliates and information about significant ownership of the reporting entity. Basis of presentation describes the underlying basis used to prepare the financial statements (for example, US Generally Accepted Accounting Principles, Other Comprehensive Basis of Accounting, IFRS)." } } }, "auth_ref": ["r123", "r149", "r150"] }, "us-gaap_CapitalUnitClassDomain": { "xbrltype": "domainItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "CapitalUnitClassDomain", "presentation": ["http://www.postholdings.com/role/FairValueMeasurementsDetails"], "http://www.postholdings.com/role/PHPCDetails"], "lang": { "en-us": { "role": { "terseLabel": "Capital Unit, Class", "label": "Capital Unit, Class [Domain]", "documentation": "Description of the type or class of capital units or capital shares." } } }, "auth_ref": [] }, "us-gaap_CapitalUnitsByClassAxis": { "xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "CapitalUnitsByClassAxis", "presentation": ["http://www.postholdings.com/role/FairValueMeasurementsDetails"], "http://www.postholdings.com/role/PHPCDetails"], "lang": { "en-us": { "role": { "terseLabel": "Capital Units by Class", "label": "Capital Units by Class [Axis]", "documentation": "Information by type or class of the entity's capital units." } } }, "auth_ref": [] }, "us-gaap_CashAndCashEquivalentsAtCarryingValue": { "xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "CashAndCashEquivalentsAtCarryingValue", "crdr": "debit", "calculation": { "http://www.postholdings.com/role/CondensedConsolidatedBalanceSheets": { "parentTag": "us-gaap_AssetsCurrent", "weight": 1.0, "order": 1.0 } }, "presentation": ["http://www.postholdings.com/role/CondensedConsolidatedBalanceSheets"], "lang": { "en-us": { "role": { "terseLabel": "Cash and cash equivalents", "label": "Cash and Cash Equivalents, at Carrying Value", "documentation": "Amount of currency on hand as well as demand deposits with banks or financial institutions. Includes other kinds of accounts that have the general characteristics of demand deposits. Also includes short-term, highly liquid investments that are both readily convertible to known amounts of cash and so near their maturity that they present insignificant risk of changes in value because of changes in interest rates. Excludes cash and cash equivalents within disposal group and discontinued operation." } } }, "auth_ref": ["r45", "r201", "r776"] }, "us-gaap_CashCashEquivalentsRestrictedCashAndRestrictedCashEquivalents": { "xbrltype":

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and cash equivalents, and cash and cash equivalents restricted to withdrawal or usage. Excludes amount for disposal group and
discontinued operations. Cash includes, but is not limited to, currency on hand, demand deposits with banks or financial
institutions, and other accounts with general characteristics of demand deposits. Cash equivalents include, but are not limited to,
short-term, highly liquid investments that are both readily convertible to known amounts of cash and so near their maturity that
they present insignificant risk of changes in value because of changes in interest rates." } } }, "auth_ref": { "r45", "r146",
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Increase (Decrease) in Cash, Cash Equivalents and Restricted Cash", "label": "Cash, Cash Equivalents, Restricted Cash, and
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exchange rate change. Cash includes, but is not limited to, currency on hand, demand deposits with banks or financial institutions,
and other accounts with general characteristics of demand deposits. Cash equivalents include, but are not limited to, short-term,
highly liquid investments that are both readily convertible to known amounts of cash and so near their maturity that they present
insignificant risk of changes in value because of changes in interest rates." } } }, "auth_ref": { "r0", "r146" } },
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Examples include, but are not limited to, common stock, redeemable preferred stock, nonredeemable preferred stock, and convertible
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each class of treasury stock." } } }, "auth_ref": { "r74", "r75", "r76", "r77" } }, "us-
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stock", "label": "Common Stock, Value, Issued", "documentation": "Aggregate par or stated value of issued nonredeemable common
stock (or common stock redeemable solely at the option of the issuer). This item includes treasury stock repurchased by the entity.
Note: elements for number of nonredeemable common shares, par value and other disclosure concepts are in another section within
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income and other comprehensive income, attributable to parent entity. Excludes changes in equity resulting from investments by
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noncontrolling interests. Excludes changes in equity resulting from investments by owners and distributions to owners." } } },
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may earn revenues that are only incidental to the activities of the entity and is not considered an operating segment." } } },
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"http://www.postholdings.com/role/LongTermDebtRepaymentsDetails",
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Disclosure", "documentation": "Fair value portion of debt instrument payable, including, but not limited to, notes payable and loans payable." } } }, "auth_ref": { "r396", "r582", "r788", "r789" } }, "us-gaap_DebtInstrumentInterestRateEffectivePercentage": { "xbrltype": "percentItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "DebtInstrumentInterestRateEffectivePercentage", "presentation": { "http://www.postholdings.com/role/LongTermDebtFourthIncrementalTermLoanDetails" }, "lang": { "en-us": { "role": { "terseLabel": "Debt Instrument, Interest Rate, Effective Percentage", "label": "Debt Instrument, Interest Rate, Effective Percentage", "documentation": "Effective interest rate for the funds borrowed under the debt agreement considering interest compounding and original issue discount or premium." } } }, "auth_ref": { "r30", "r119", "r406", "r599" } }, "us-gaap_DebtInstrumentInterestRateStatedPercentage": { "xbrltype": "percentItemType", "nsuri": 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These concepts are used to disclose reportable information associated with domain members defined in one or many axes to the table."}}, "auth_ref": ["r265", "r269", "r278"]}, "us-gaap_EarningsPerShareTextBlock": {"xbrlType": "textBlockItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localName": "EarningsPerShareTextBlock", "presentation": "http://www.postholdings.com/role/EarningsLossPerShare", "lang": {"en-us": {"role": {"terseLabel": "(Loss) Earnings per Share", "label": "Earnings Per Share [Text Block]", "documentation": "The entire disclosure for earnings per share."}}, "auth_ref": ["r261", "r281", "r282", "r283"]}, "us-gaap_EffectOfExchangeRateOnCashCashEquivalentsRestrictedCashAndRestrictedCashEquivalents": {"xbrlType": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localName": "EffectOfExchangeRateOnCashCashEquivalentsRestrictedCashAndRestrictedCashEquivalents", "crdr": "debit", "calculation": {"http://www.postholdings.com/role/CondensedConsolidatedStatementsOfCashFlows": {"parentTag": "us-gaap_CashCashEquivalentsRestrictedCashAndRestrictedCashEquivalentsPeriodIncreaseDecreaseIncludingExchangeRateEffect", "weight": 1.0, "order": 4.0}}, "presentation": "http://www.postholdings.com/role/CondensedConsolidatedStatementsOfCashFlows", "lang": {"en-us": {"role": {"terseLabel": "Effect of Exchange Rate Changes on Cash, Cash Equivalents and Restricted Cash", "label": "Effect of Exchange Rate on Cash, Cash Equivalents, Restricted Cash, and Restricted Cash Equivalents, Continuing Operations", "documentation": "Amount of increase (decrease) from effect of exchange rate changes on cash and cash equivalents, and cash and cash equivalents restricted to withdrawal or usage; held in foreign currencies. Excludes amounts for disposal group and discontinued operations. Cash includes, but is not limited to, currency on hand, demand deposits with banks or financial institutions, and other accounts with general characteristics of demand deposits. Cash equivalents include, but are not limited to, short-term, highly liquid investments that are both readily convertible to known amounts of cash and so near their maturity that they present insignificant risk of changes in value because of changes in interest rates."}}, "auth_ref": ["r589"]}, "us-gaap_EffectiveIncomeTaxRateContinuingOperations": {"xbrlType": "percentItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localName": "EffectiveIncomeTaxRateContinuingOperations", "presentation": "http://www.postholdings.com/role/IncomeTaxesDetails", "lang": {"en-us": {"role": {"terseLabel": "Effective Income Tax Rate", "label": "Effective Income Tax Rate Reconciliation, Percent", "documentation": "Percentage of current income tax expense (benefit) and deferred income tax expense (benefit) pertaining to continuing operations."}}, "auth_ref": ["r527"]}, "us-gaap_EffectiveIncomeTaxRateReconciliationShareBasedCompensationExcessTaxBenefitAmount": {"xbrlType": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localName": "EffectiveIncomeTaxRateReconciliationShareBasedCompensationExcessTaxBenefitAmount", "crdr": "debit", "presentation": "http://www.postholdings.com/role/IncomeTaxesDetails", "lang": {"en-us": {"role": {"terseLabel": "Effective Income Tax Rate Reconciliation, Tax Benefit, Share-based Payment Arrangement, Amount", "label": "Effective Income Tax Rate Reconciliation, Tax Expense (Benefit), Share-Based Payment Arrangement, Amount", "documentation": "Amount of difference between reported income tax expense (benefit) and expected income tax expense (benefit) computed by applying domestic federal statutory income tax rate to pretax income (loss) from continuing operation, attributable to expense for award under share-based payment arrangement. Excludes expense determined to be nondeductible upon grant or after for award under share-based payment arrangement."}}, "auth_ref": ["r903", "r959"]}, "post_EggandEggProductsMember": {"xbrlType": "domainItemType", "nsuri": "http://www.postholdings.com/20240630", "localName": "EggandEggProductsMember", "presentation": "http://www.postholdings.com/role/SegmentsDetails", "lang": {"en-us": {"role": {"terseLabel": "Eggs and egg products", "label": "Egg and Egg Products [Member]", "documentation": "Egg and Egg Products [Member]"}}, "auth_ref": []}, "us-gaap_EmployeeStockOptionMember": {"xbrlType": "domainItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localName": "EmployeeStockOptionMember", "presentation": "http://www.postholdings.com/role/EarningsLossPerShareDetails", "http://xbrl.sec.gov/ecl/role/AwardTimingDisclosure", "lang": {"en-us": {"role": {"terseLabel": "Stock Options", "label": "Share-Based Payment Arrangement, Option [Member]", "documentation": "Share-based payment arrangement granting right, subject to vesting and other restrictions, to purchase or sell certain number of shares at predetermined price for specified period of time."}}, "auth_ref": []}, "dei_EntityAddressAddressLine1": {"xbrlType": "normalizedStringItemType", "nsuri": "http://xbrl.sec.gov/dei/2023", "localName": "EntityAddressAddressLine1", "presentation": "http://www.postholdings.com/role/CoverPage", "lang": {"en-us": {"role": {"terseLabel": "Entity Address, Address Line One", "label": "Entity Address, Address Line One", "documentation": "Address Line 1 such as Attn, Building Name, Street Name"}}, "auth_ref": []}, "dei_EntityAddressCityOrTown": {"xbrlType": "normalizedStringItemType", "nsuri": "http://xbrl.sec.gov/dei/2023", "localName": "EntityAddressCityOrTown", "presentation": "http://www.postholdings.com/role/CoverPage", "lang": {"en-us": {"role": {"terseLabel": "Entity Address, City or Town", "label": "Entity Address, City or Town", "documentation": "Name of the City or Town"}}, "auth_ref": []}, "dei_EntityAddressPostalZipCode": {"xbrlType": "normalizedStringItemType", "nsuri": "http://xbrl.sec.gov/dei/2023", "localName": "EntityAddressPostalZipCode", "presentation": "http://www.postholdings.com/role/CoverPage", "lang": {"en-us": {"role": {"terseLabel": "Entity Address, Postal Zip Code", "label": "Entity Address, Postal Zip Code", "documentation": "Code for the postal or zip code"}}, "auth_ref": []}, "dei_EntityAddressStateOrProvince": {"xbrlType": "stateOrProvinceItemType", "nsuri": "http://xbrl.sec.gov/dei/2023", "localName": "EntityAddressStateOrProvince", "presentation": "http://www.postholdings.com/role/CoverPage", "lang": {"en-us": {"role": {"terseLabel": "Entity Address, State or Province", "label": "Entity Address, State or Province", "documentation": "Name of the state or province."}}, "auth_ref": []}, "dei_EntityCentralIndexKey": {"xbrlType": "centralIndexKeyItemType", "nsuri": "http://xbrl.sec.gov/dei/2023", "localName": "EntityCentralIndexKey", "presentation": "http://www.postholdings.com/role/CoverPage", "lang": {"en-us": {"role": {"terseLabel": "Entity Central Index Key", "label": "Entity Central Index Key", "documentation": "A unique 10-digit SEC-issued value to identify entities that have filed disclosures with the SEC. It is commonly abbreviated as CIK."}}, "auth_ref": ["r826"]}, "dei_EntityCommonStockSharesOutstanding": {"xbrlType": "sharesItemType", "nsuri": "http://xbrl.sec.gov/dei/2023", "localName": "EntityCommonStockSharesOutstanding", "presentation": "http://www.postholdings.com/role/CoverPage", "lang": {"en-us": {"role": {"terseLabel": "Entity Common Stock, Shares Outstanding (in shares)", "label": "Entity Common Stock, Shares Outstanding", "documentation": "Indicate number of shares or other units outstanding of each of registrant's classes of capital or common stock or other ownership interests, if and as stated on cover of related periodic report. Where multiple classes or units exist define each class/interest by adding class of stock items such as Common Class A [Member], Common Class B [Member] or Partnership Interest [Member] onto the Instrument [Domain] of the Entity Listings, Instrument."}}, "auth_ref": []}, "dei_EntityCurrentReportingStatus": {"xbrlType": "yesNoItemType", "nsuri": "http://xbrl.sec.gov/dei/2023", "localName": "EntityCurrentReportingStatus", "presentation": "http://www.postholdings.com/role/CoverPage", "lang": {"en-us": {"role": {"terseLabel": "Entity Current Reporting Status", "label": "Entity Current Reporting Status", "documentation": "Indicate 'Yes' or 'No' whether registrants (i) have filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that registrants were required to file such reports), and (2) have been subject to such filing requirements for the past 90 days. This information should be based on the registrant's current or most recent filing containing the related disclosure."}}, "auth_ref": []}, "dei_EntityDomain": {"xbrlType": "domainItemType", "nsuri": "http://xbrl.sec.gov/dei/2023", "localName": "EntityDomain", "presentation": "http://www.postholdings.com/role/PHPCDetails", "lang": {"en-us": {"role": {"terseLabel": "Entity Domain", "label": "Entity Domain", "documentation": "The domain name of the registrant."}}, "auth_ref": []}

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"dei_EntityEmergingGrowthCompany": { "xbrltype": "booleanItemType", "nsuri": "http://xbrl.sec.gov/dei/2023", "localname": "EntityEmergingGrowthCompany", "presentation": ["http://www.postholdings.com/role/CoverPage"], "lang": { "en-us": { "role": { "terseLabel": "Entity Emerging Growth Company", "label": "Entity Emerging Growth Company", "documentation": "Indicate if registrant meets the emerging growth company criteria." } } }, "auth_ref": ["r826"] }, "dei_EntityFileNumber": { "xbrltype": "fileNumberItemType", "nsuri": "http://xbrl.sec.gov/dei/2023", "localname": "EntityFileNumber", "presentation": ["http://www.postholdings.com/role/CoverPage"], "lang": { "en-us": { "role": { "terseLabel": "Entity File Number", "label": "Entity File Number", "documentation": "Commission file number. The field allows up to 17 characters. The prefix may contain 1-3 digits, the sequence number may contain 1-8 digits, the optional suffix may contain 1-4 characters, and the fields are separated with a hyphen." } } }, "auth_ref": [] }, "dei_EntityFilerCategory": { "xbrltype": "filerCategoryItemType", "nsuri": "http://xbrl.sec.gov/dei/2023", "localname": "EntityFilerCategory", "presentation": ["http://www.postholdings.com/role/CoverPage"], "lang": { "en-us": { "role": { "terseLabel": "Entity Filer Category", "label": "Entity Filer Category", "documentation": "Indicate whether the registrant is one of the following: Large Accelerated Filer, Accelerated Filer, Non-accelerated Filer. Definitions of these categories are stated in Rule 12b-2 of the Exchange Act. This information should be based on the registrant's current or most recent filing containing the related disclosure." } } }, "auth_ref": ["r826"] },

"dei_EntityIncorporationStateCountryCode": { "xbrltype": "edgarStateCountryItemType", "nsuri": "http://xbrl.sec.gov/dei/2023", "localname": "EntityIncorporationStateCountryCode", "presentation": ["http://www.postholdings.com/role/CoverPage"], "lang": { "en-us": { "role": { "terseLabel": "Entity Incorporation, State or Country Code", "label": "Entity Incorporation, State or Country Code", "documentation": "Two-character EDGAR code representing the state or country of incorporation." } } }, "auth_ref": [] },

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"dei_EntityTaxIdentificationNumber": { "xbrltype": "employerIdItemType", "nsuri": "http://xbrl.sec.gov/dei/2023", "localname": "EntityTaxIdentificationNumber", "presentation": ["http://www.postholdings.com/role/CoverPage"], "lang": { "en-us": { "role": { "terseLabel": "Entity Tax Identification Number", "label": "Entity Tax Identification Number", "documentation": "The Tax Identification Number (TIN), also known as an Employer Identification Number (EIN), is a unique 9-digit value assigned by the IRS." } } }, "auth_ref": ["r826"] },

"us-gaap_EquityAbstract": { "xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "EquityAbstract", "lang": { "en-us": { "role": { "label": "Equity [Abstract]" } } }, "auth_ref": [] },

"us-gaap_EquityClassOfTreasuryStockLineItems": { "xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "EquityClassOfTreasuryStockLineItems", "presentation": ["http://www.postholdings.com/role/ShareholdersEquityDetails"], "lang": { "en-us": { "role": { "terseLabel": "Equity, Class of Treasury Stock [Line Items]", "label": "Equity, Class of Treasury Stock [Line Items]", "documentation": "Line items represent financial concepts included in a table. These concepts are used to disclose reportable information associated with domain members defined in one or many axes to the table." } } }, "auth_ref": [] },

"us-gaap_EquityComponentDomain": { "xbrltype": "domainItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "EquityComponentDomain", "presentation": ["http://www.postholdings.com/role/BusinessCombinationsDetails", "http://www.postholdings.com/role/CondensedConsolidatedStatementsOfShareholdersEquityStatement", "http://www.postholdings.com/role/PHPCDetails", "http://www.postholdings.com/role/ShareholdersEquityDetails"], "lang": { "en-us": { "role": { "terseLabel": "Equity Component", "label": "Equity Component [Domain]", "documentation": "Components of equity are the parts of the total Equity balance including that which is allocated to common, preferred, treasury stock, retained earnings, etc." } } }, "auth_ref": ["r17", "r194", "r225", "r226", "r227", "r242", "r243", "r244", "r248", "r256", "r258", "r285", "r330", "r333", "r413", "r520", "r521", "r522", "r531", "r532", "r559", "r560", "r561", "r562", "r563", "r565", "r568", "r591", "r592", "r594", "r595", "r596", "r597", "r602", "r664", "r665", "r666", "r681", "r750"] },

"srt_EquityMethodInvesteeNameDomain": { "xbrltype": "domainItemType", "nsuri": "http://fasb.org/srt/2023", "localname": "EquityMethodInvesteeNameDomain", "presentation": ["http://www.postholdings.com/role/A8thAveDetails", "http://www.postholdings.com/role/FairValueMeasurementsDetails", "http://www.postholdings.com/role/WBXEastAfricaandAlpenDetails"], "lang": { "en-us": { "role": { "terseLabel": "Investment, Name", "label": "Investment, Name [Domain]" } } }, "auth_ref": ["r324", "r325", "r327"] },

"us-gaap_EquityMethodInvestmentOwnershipPercentage": { "xbrltype": "percentItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "EquityMethodInvestmentOwnershipPercentage", "presentation": ["http://www.postholdings.com/role/A8thAveDetails", "http://www.postholdings.com/role/WBXEastAfricaandAlpenDetails"], "lang": { "en-us": { "role": { "terseLabel": "Equity Method Investment, Ownership Percentage", "label": "Equity Method Investment, Ownership Percentage", "documentation": "The percentage of ownership of common stock or equity participation in the investee accounted for under the equity method of accounting." } } }, "auth_ref": ["r324"] },

"us-gaap_EquityMethodInvestments": { "xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "EquityMethodInvestments", "crdr": "debit", "presentation": ["http://www.postholdings.com/role/A8thAveDetails"], "lang": { "en-us": { "role": { "terseLabel": "Equity method investments", "label": "Equity Method Investments", "documentation": "This item represents the carrying amount on the entity's balance sheet of its investment in common stock of an equity method investee. This is not an indicator of the fair value of the investment, rather it is the initial cost adjusted for the entity's share of earnings and losses of the investee, adjusted for any distributions (dividends) and other than temporary impairment (OTTI) losses recognized." } } }, "auth_ref": ["r302", "r323", "r910", "r932"] },

"us-gaap_EquityMethodInvestmentsAndJointVenturesAbstract": { "xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "EquityMethodInvestmentsAndJointVenturesAbstract", "lang": { "en-us": { "role": { "terseLabel": "Equity Method Investments and Joint Ventures [Abstract]", "label": "Equity Method Investments and Joint Ventures [Abstract]" } } }, "auth_ref": [] },

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"post_EquityMethodInvestmentsAndJointVenturesDisclosurePHPCTextBlock": { "xbrltype": "textBlockItemType", "nsuri": "http://www.postholdings.com/20240630", "localname": "EquityMethodInvestmentsAndJointVenturesDisclosurePHPCTextBlock", "presentation": ["http://www.postholdings.com/role/NoncontrollingInterestsEquityInterestsandRelatedPartyTransactionsNotes"], "lang": { "en-us": { "role": { "terseLabel": "Equity Method Investments and Joint Ventures Disclosure - PHPC [Text Block]", "label": "Equity Method Investments and Joint Ventures Disclosure - PHPC" } } }, "auth_ref": [] },

"post_EquityMethodInvestmentsAndJointVenturesDisclosureWBXTextBlock": { "xbrltype": "textBlockItemType", "nsuri": "http://www.postholdings.com/20240630", "localname": "EquityMethodInvestmentsAndJointVenturesDisclosureWBXTextBlock", "presentation": ["http://www.postholdings.com/role/NoncontrollingInterestsEquityInterestsandRelatedPartyTransactionsNotes"], "lang": { "en-us": { "role": { "terseLabel": "Equity Method Investments and Joint Ventures Disclosure - WBX [Text Block]", "label": "Equity Method Investments and Joint Ventures Disclosure - WBX" } } }, "auth_ref": [] },

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Equity method investments are investments that give the investor the ability to exercise significant influence over the operating and financial policies of an investee. Joint ventures are entities owned and operated by a small group of businesses as a separate and specific business or project for the mutual benefit of the members of the group." } } }, "auth_ref": ["r192", "r326", "r329", "r902"] }, "us-gaap_EquityMethodInvestmentsMember": { "xbrltype": "domainItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "EquityMethodInvestmentsMember", "presentation": ["http://www.postholdings.com/role/A8thAveDetails", "http://www.postholdings.com/role/WBXEastAfricaandAlpenDetails"], "lang": { "en-us": { "role": { "terseLabel": "Equity Method Investments", "label": "Equity Method Investments [Member]", "documentation": "Investment in the stock of an investee which is adjusted for the investor's share of the earnings or losses of the investee after the date of acquisition." } } }, "auth_ref": [] }, "post_EquitySecurities": { "xbrltype": "monetaryItemType", "nsuri": "http://www.postholdings.com/20240630", "localname": "EquitySecurities", "crd": "debit", "calculation": ["http://www.postholdings.com/role/FairValueMeasurementsDetails": { "parentTag": "us-gaap_AssetsFairValueDisclosure", "weight": 1.0, "order": 2.0 }, "presentation": ["http://www.postholdings.com/role/FairValueMeasurementsDetails"], "lang": { "en-us": { "role": { "terseLabel": "Equity securities", "label": "Equity securities" } } }, "auth_ref": [] }, "ecd_EquityValuationAssumptionDifferenceFnTextBlock": { "xbrltype": "textBlockItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "EquityValuationAssumptionDifferenceFnTextBlock", "presentation": ["http://xbrl.sec.gov/ecd/role/PvpDisclosure"], "lang": { "en-us": { "role": { "terseLabel": "Equity Valuation Assumption Difference, Footnote", "label": "Equity Valuation Assumption Difference, Footnote [Text Block]" } } }, "auth_ref": ["r869"] }, "ecd_ErrCompAnalysisTextBlock": { "xbrltype": "textBlockItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "ErrCompAnalysisTextBlock", "presentation": ["http://xbrl.sec.gov/ecd/role/ErrCompDisclosure"], "lang": { "en-us": { "role": { "terseLabel": "Erroneous Compensation Analysis", "label": "Erroneous Compensation Analysis [Text Block]" } } }, "auth_ref": ["r833", "r844", "r854", "r879"] }, "ecd_ErrCompRecoveryTable": { "xbrltype": "stringItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "ErrCompRecoveryTable", "presentation": ["http://xbrl.sec.gov/ecd/role/ErrCompDisclosure"], "lang": { "en-us": { "role": { "terseLabel": "Erroneously Awarded Compensation Recovery", "label": "Erroneously Awarded Compensation Recovery [Table]" } } }, "auth_ref": ["r830", "r841", "r851", "r876"] }, "ecd_ExecutiveCategoryAxis": { "xbrltype": "stringItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "ExecutiveCategoryAxis", "presentation": ["http://xbrl.sec.gov/ecd/role/PvpDisclosure"], "lang": { "en-us": { "role": { "terseLabel": "Executive Category", "label": "Executive Category [Axis]" } } }, "auth_ref": ["r875"] }, "us-gaap_ExtinguishmentOfDebtLineItems": { "xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "ExtinguishmentOfDebtLineItems", "presentation": ["http://www.postholdings.com/role/LongTermDebtFourthIncrementalTermLoanDetails", "http://www.postholdings.com/role/LongTermDebtRepaymentsDetails"], "lang": { "en-us": { "role": { "terseLabel": "Extinguishment of Debt [Line Items]", "label": "Extinguishment of Debt [Line Items]", "documentation": "Line items represent financial concepts included in a table. 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Such disclosures about the financial instruments, assets, and liabilities would include: (1) the fair value of the required items together with their carrying amounts (as appropriate); (2) for items for which it is not practicable to estimate fair value, disclosure would include: (a) information pertinent to estimating fair value (including carrying amount, effective interest rate, and maturity, and (b) the reasons why it is not practicable to estimate fair value; (3) significant concentrations of credit risk including: (a) information about the activity, region, or economic characteristics identifying a concentration, (b) the maximum amount of loss the entity is exposed to based on the gross fair value of the related item, (c) policy for requiring collateral or other security and information as to accessing such collateral or security, and (d) the nature and brief description of such collateral or security; (4) quantitative information about market risks and how such risks are managed; (5) for items measured on both a recurring and nonrecurring basis information regarding the inputs used to develop the fair value measurement; and (6) for items presented in the financial statement for which fair value measurement is elected: (a) information necessary to understand the reasons for the election, (b) discussion of the effect of fair value changes on earnings, (c) a description of [similar groups] items for which the election is made and the relation thereof to the balance sheet, the aggregate carrying value of items included in the balance sheet that are not eligible for the election; (7) all other required (as defined) and desired information." } } }, "auth_ref": ["r574"] }, "us-gaap_FairValueInputsLevelMember": { "xbrltype":

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A major class is composed of intangible assets that can be grouped together because they are similar, either by their nature or by their use in the operations of the company." } } }, "auth_ref": { "r56", "r155" } }, "ecd_IndividualAxis": { "xbrlType": "stringItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "IndividualAxis", "presentation": { "http://xbrl.sec.gov/ecd/role/AwardTimingDisclosure", "http://xbrl.sec.gov/ecd/role/ErrCompDisclosure", "http://xbrl.sec.gov/ecd/role/InsiderTradingArrangements", "http://xbrl.sec.gov/ecd/role/PvpDisclosure": { "lang": { "en-us": { "role": { "terseLabel": "Individual", "label": "Individual [Axis]" } } }, "auth_ref": { "r840", "r848", "r850", "r875", "r883", "r887", "r895" } }, "post_InitialPublicOfferingCosts": { "xbrlType": "monetaryItemType", "nsuri": "http://www.postholdings.com/20240630", "localname": "InitialPublicOfferingCosts", "crdr": "debit", "presentation": { "http://www.postholdings.com/role/PHPCDetails": { "lang": { "en-us": { "role": { "negatedTerseLabel": "Initial public offering costs", "label": "Initial public offering costs", "documentation": "Initial public offering costs" } } }, "auth_ref": { "r893" } }, "ecd_InsiderTradingArrLineItems": { "xbrlType": "stringItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "InsiderTradingArrLineItems", "lang": { "en-us": { "role": { "label": "Insider Trading Arrangements [Line Items]" } } }, "auth_ref": { "r893" } }, "ecd_InsiderTradingPoliciesProclineItems": { "xbrlType": "stringItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "InsiderTradingPoliciesProclineItems", "lang": { "en-us": { "role": { "label":

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with variable payments based on a market interest rate (index rate) over a specified period." } } }, "auth_ref": { "r774", "r819",
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inventory. Includes, but is not limited to, the basis of stating inventory, the method of determining inventory cost, the classes
of inventory, and the nature of the cost elements included in inventory." } } }, "auth_ref": { "r334" } }, "us-
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operating cycle, if longer." } } }, "auth_ref": { "r214", "r777", "r809" } }, "us-gaap_InventoryRawMaterialsNetOfReserves": {
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Financing activity cash flows include obtaining resources from owners and providing them with a return on, and a return of, their investment; borrowing money and repaying amounts borrowed, or settling the obligation; and obtaining and paying for other resources obtained from creditors on long-term credit." } } }, "auth_ref": { "r237" } }, "us-gaap_NetCashProvidedByUsedInFinancingActivitiesAbstract": { "xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "NetCashProvidedByUsedInFinancingActivitiesAbstract", "presentation": { "http://www.postholdings.com/role/CondensedConsolidatedStatementsOfCashFlows": { "lang": { "en-us": { "role": { "terseLabel": "Cash Flows from Financing Activities", "label": "Net Cash Provided by (Used in) Financing Activities [Abstract]" } } }, "auth_ref": { } }, "us-gaap_NetCashProvidedByUsedInInvestingActivities": { "xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "NetCashProvidedByUsedInInvestingActivities", "crdr": "debit", "calculation": { "http://www.postholdings.com/role/CondensedConsolidatedStatementsOfCashFlows": { "parentTag": "us-gaap_CashCashEquivalentsRestrictedCashAndRestrictedCashEquivalentsPeriodIncreaseDecreaseIncludingExchangeRateEffect", "weight": 1.0, "order": 2.0 } }, "presentation": { "http://www.postholdings.com/role/CondensedConsolidatedStatementsOfCashFlows": { "lang": { "en-us": { "role": { "totalLabel": "Net Cash Used in Investing Activities", "label": "Net Cash Provided by (Used in) Investing Activities", "documentation": "Amount of cash inflow (outflow) from investing activities, including discontinued operations. 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determinable price on a fixed or determinable date, (2) at the option of the holder of the noncontrolling interest, or (3) upon occurrence of an event that is not solely within the control of the (parent) entity. This item includes noncontrolling interest holder's ownership (or holders' ownership) regardless of the type of equity interest (common, preferred, other) including all potential organizational (legal) forms of the investee entity." } }, "auth_ref": { "r68", "r69", "r70", "r71" } }, "post_RedeemableNoncontrollingInterestMember": { "xbrltype": "domainItemType", "nsuri": "http://www.postholdings.com/20240630", "localname": "RedeemableNoncontrollingInterestMember", "presentation": { "http://www.postholdings.com/role/PHPCDetails" }, "lang": { "en-us": { "role": { "terseLabel": "Redeemable Noncontrolling Interest", "label": "Redeemable Noncontrolling Interest [Member]" }, "documentation": "Redeemable Noncontrolling Interest" } } }, "auth_ref": { } }, "post_RedeemableNoncontrollingInterestRedemptionValueAdjustmentTableTextBlock": { "xbrltype": "textBlockItemType", "nsuri": "http://www.postholdings.com/20240630", "localname": "RedeemableNoncontrollingInterestRedemptionValueAdjustmentTableTextBlock", "presentation": { "http://www.postholdings.com/role/NoncontrollingInterestsEquityInterestsandRelatedPartyTransactionsTables" }, "lang": { "en-us": { "role": { "terseLabel": "Effects of changes in ownership of PHPC on Post equity", "label": "Redeemable Noncontrolling Interest, Redemption Value Adjustment [Table Text Block]", "documentation": "Redeemable Noncontrolling Interest, Redemption Value Adjustment" } } }, "auth_ref": { } }, "us-gaap_RedeemableNoncontrollingInterestTableTextBlock": { "xbrltype": "textBlockItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "RedeemableNoncontrollingInterestTableTextBlock", "presentation": { "http://www.postholdings.com/role/NoncontrollingInterestsEquityInterestsandRelatedPartyTransactionsTables" }, "lang": { "en-us": { "role": { "terseLabel": "Redeemable Noncontrolling Interest", "label": "Redeemable Noncontrolling Interest [Table Text Block]", "documentation": "Tabular disclosure of redeemable noncontrolling interest (as defined) included in the statement of financial position as either a liability or temporary equity. As of the date of the statement of financial position, such redeemable noncontrolling interest is currently redeemable, as defined, for cash or other assets of the entity at (1) at a fixed or determinable price on a fixed or determinable date, (2) at the option of the holder of the noncontrolling interest, or (3) upon occurrence of an event that is not solely within the control of the entity." } } }, "auth_ref": { } }, "post_RedemptionOfPostHoldingsPartneringCorporationSeriesACommonStock": { "xbrltype": "monetaryItemType", "nsuri": "http://www.postholdings.com/20240630", "localname": "RedemptionOfPostHoldingsPartneringCorporationSeriesACommonStock", "crdr": "credit", "calculation": { "http://www.postholdings.com/role/CondensedConsolidatedStatementsOfCashFlows": { "parentTag": "us-gaap_NetCashProvidedByUsedInFinancingActivities", "weight": -1.0, "order": 7.0 } }, "presentation": { "http://www.postholdings.com/role/CondensedConsolidatedStatementsOfCashFlows", 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Cash includes, but is not limited to, currency on hand, demand deposits with banks or financial institutions, and other accounts with general characteristics of demand deposits. Cash equivalents include, but are not limited to, short-term, highly liquid investments that are both readily convertible to known amounts of cash and so near their maturity that they present insignificant risk of changes in value because of changes in interest rates." } } }, "auth_ref": { "r45", "r201", "r238" } }, "us-gaap_RestrictedStockMember": { "xbrltype": "domainItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "RestrictedStockMember", "presentation": { "http://www.postholdings.com/role/EarningsLossPerShareAntidilutiveSharesexcludedfromearningspershareDetails", "http://www.postholdings.com/role/EarningsLossPerShareDetails", "http://xbrl.sec.gov/ecd/role/AwardTimingDisclosure" }, "lang": { "en-us": { "role": { "terseLabel": "Restricted Stock Awards", "label": "Restricted Stock [Member]", "documentation": "Stock including a provision that prohibits sale or substantive sale of an equity instrument for a specified period of time or until specified performance conditions are met." } } }, "auth_ref": { "r47" } }, "post_RestructuringAbstract": { "xbrltype": "stringItemType", "nsuri": "http://www.postholdings.com/20240630", "localname": "RestructuringAbstract", "lang": { "en-us": { "role": { "terseLabel": "Restructuring [Abstract]", "label": "Restructuring [Abstract]", "documentation": "Restructuring [Abstract]" } } }, "auth_ref": { } }, "us-gaap_RestructuringAndRelatedActivitiesDisclosureTextBlock": { "xbrltype": "textBlockItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "RestructuringAndRelatedActivitiesDisclosureTextBlock", "presentation": { "http://www.postholdings.com/role/RestructuringNotes" }, "lang": { "en-us": { "role": { "terseLabel": "Restructuring", "label": "Restructuring and Related Activities Disclosure [Text Block]", "documentation": "The entire disclosure

for restructuring and related activities. Description of restructuring activities such as exit and disposal activities, include facts and circumstances leading to the plan, the expected plan completion date, the major types of costs associated with the plan activities, total expected costs, the accrual balance at the end of the period, and the periods over which the remaining accrual will be settled." } } }, "auth_ref": ["r358", "r359", "r361", "r364", "r370"] }, "us-gaap_RestructuringAndRelatedCostCostIncurredToDate": { "xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "RestructuringAndRelatedCostCostIncurredToDate", "crdr": "debit", "presentation": ["http://www.postholdings.com/role/RestructuringDetails"], "lang": { "en-us": { "role": { "terseLabel": "Cumulative restructuring charges incurred to date", "label": "Restructuring and Related Cost, Cost Incurred to Date", "documentation": "Amount of costs incurred to date for the specified restructuring cost." } } }, "auth_ref": ["r360", "r363", "r367", "r369"] }, "us-gaap_RestructuringAndRelatedCostExpectedCost": { "xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "RestructuringAndRelatedCostExpectedCost1", "crdr": "debit", "presentation": ["http://www.postholdings.com/role/RestructuringDetails"], "lang": { "en-us": { "role": { "terseLabel": "Total expected restructuring charges", "label": "Restructuring and Related Cost, Expected Cost", "documentation": "Amount expected to be recognized in earnings for the specified restructuring cost." } } }, "auth_ref": ["r360", "r363", "r367", "r369"] }, "us-gaap_RestructuringAndRelatedCostExpectedCostRemaining": { "xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "RestructuringAndRelatedCostExpectedCostRemaining1", "crdr": "debit", "presentation": ["http://www.postholdings.com/role/RestructuringDetails"], "lang": { "en-us": { "role": { "terseLabel": "Remaining expected restructuring charges", "label": "Restructuring and Related Cost, Expected Cost Remaining", "documentation": "Amount of expected cost remaining for the specified restructuring cost." } } }, "auth_ref": [] }, "us-gaap_RestructuringCharges": { "xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "RestructuringCharges", "crdr": "debit", "presentation": ["http://www.postholdings.com/role/CondensedConsolidatedStatementsofShareholdersEquityStatement", "http://www.postholdings.com/role/RestructuringDetails"], "lang": { "en-us": { "role": { "terseLabel": "(Adjustment) charge to expense", "label": "Restructuring Charges", "documentation": "Amount of expenses associated with exit or disposal activities pursuant to an authorized plan. 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These concepts are used to disclose reportable information associated with domain members defined in one or many axes to the table." } } }, "auth_ref": ["r360", "r361", "r362", "r363", "r367", "r368", "r369"] }, "us-gaap_RestructuringPlanAxis": { "xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "RestructuringPlanAxis", "presentation": ["http://www.postholdings.com/role/RestructuringDetails"], "lang": { "en-us": { "role": { "terseLabel": "Restructuring Plan [Axis]", "label": "Restructuring Plan [Axis]", "documentation": "Information by individual restructuring plan." } } }, "auth_ref": [] }, "us-gaap_RestructuringPlanDomain": { "xbrltype": "domainItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "RestructuringPlanDomain", "presentation": ["http://www.postholdings.com/role/RestructuringDetails"], "lang": { "en-us": { "role": { "terseLabel": "Restructuring Plan [Domain]", "label": "Restructuring Plan [Domain]", "documentation": "Identification of the individual restructuring plans." } } }, "auth_ref": [] }, "us-gaap_RestructuringReserve": { "xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "RestructuringReserve", "crdr": "credit", "presentation": ["http://www.postholdings.com/role/RestructuringDetails"], "lang": { "en-us": { "role": { "periodStartLabel": "Balance, Beginning of Period", "periodEndLabel": "Balance, End of Period", "label": "Restructuring Reserve", "documentation": "Carrying amount (including both current and noncurrent portions of the accrual) as of the balance sheet date pertaining to a specified type of cost associated with exit from or disposal of business activities or restructuring pursuant to a duly authorized plan." } } }, "auth_ref": ["r361", "r366"] }, "us-gaap_RestructuringReserveRollForward": { "xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "RestructuringReserveRollForward", "presentation": ["http://www.postholdings.com/role/RestructuringDetails"], "lang": { "en-us": { "role": { "terseLabel": "Restructuring Reserve", "label": "Restructuring Reserve [Roll Forward]", "documentation": "A roll forward is a reconciliation of a concept from the beginning of a period to the end of a period." } } }, "auth_ref": [] }, "us-gaap_RestructuringReserveSettledWithoutCash": { "xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "RestructuringReserveSettledWithoutCash2", "crdr": "debit", "presentation": ["http://www.postholdings.com/role/RestructuringDetails"], "lang": { "en-us": { "role": { "negatedTerseLabel": "Non-cash charges", "label": "Restructuring Reserve, Settled without Cash", "documentation": "Amount of decrease in the reserve for full or partial settlement through consideration other than cash." } } }, "auth_ref": ["r361", "r368"] }, "us-gaap_RetainedEarningsAccumulatedDeficit": { "xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "RetainedEarningsAccumulatedDeficit", "crdr": "credit", "calculation": ["http://www.postholdings.com/role/CondensedConsolidatedBalanceSheets": { "parentTag": "us-gaap_StockholdersEquity", "weight": 1.0, "order": 3.0 } }, "presentation": ["http://www.postholdings.com/role/CondensedConsolidatedBalanceSheets"], "lang": { "en-us": { "role": { "terseLabel": "Retained earnings", "label": "Retained Earnings (Accumulated Deficit)", "documentation": "Amount of accumulated undistributed earnings (deficit)." } } }, "auth_ref": ["r129", "r165", "r630", "r667", "r671", "r677", "r711", "r809"] }, "us-gaap_RetainedEarningsMember": { "xbrltype": "domainItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "RetainedEarningsMember", "presentation": ["http://www.postholdings.com/role/CondensedConsolidatedStatementsofShareholdersEquityStatement"], "lang": { "en-us": { "role": { "terseLabel": "Retained Earnings", "label": "Retained Earnings [Member]", "documentation": "Accumulated undistributed earnings (deficit)." } } }, "auth_ref": ["r194", "r242", "r243", "r244", "r248", "r256", "r258", "r330", "r333", "r520", "r521", "r522", "r531", "r532", "r559", "r561", "r562", "r565", "r568", "r664", "r666", "r681", "r982"] }, "us-gaap_RetirementPlanSponsorLocationAxis": { "xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "RetirementPlanSponsorLocationAxis", "presentation": ["http://www.postholdings.com/role/PensionandOtherPostretirementBenefitsComponentsofNetPeriodicBenefitCostGainDetails"], "lang": { "en-us": { "role": { "terseLabel": "Retirement Plan Sponsor Location", "label": "Retirement Plan Sponsor Location [Axis]", "documentation": "Information by location of employer sponsoring plan designed to provide retirement benefits. 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Includes, but is not limited to, retirement benefit arrangement for defined benefit pension and other postretirement plans, retirement benefit arrangement for defined contribution pension and other postretirement plans, and special and contractual termination benefits payable upon retirement." } } }, "auth_ref": ["r415", "r417", "r418", "r419", "r420", "r421", "r422", "r423", "r424", "r425", "r426", "r427", "r428", "r429", "r430", "r431", "r432", "r433", "r434", "r435", "r436", "r437", "r438", "r439", "r440", "r441", "r442", "r443", "r444", "r445", "r446", "r447", "r448", "r449", "r450", "r451", "r452", "r453", "r454", "r455", "r456", "r457", "r458", "r459", "r460", "r461", "r462", "r463", "r464", "r465", "r466", "r467", "r472", "r473", "r474", "r475", "r476", "r477", "r478", "r479", "r480", "r481", "r482", "r483", "r484", "r485", "r486", "r487", "r488", "r489", "r490", "r491", "r492", "r493", "r494", "r495", "r496", "r497", "r498", "r499"] } } }

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pension and other postretirement plans, and special and contractual termination benefits payable upon retirement." } } },
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not limited to, investment and interest income before deduction of interest expense when recognized as a component of revenue, and
sales and trading gain (loss)." } } }, "auth_ref": { "r229", "r239", "r293", "r294", "r305", "r310", "r311", "r317", "r319",
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"http://www.postholdings.com/role/LongTermDebtDetails", "http://www.postholdings.com/role/LongTermDebtRepaymentsDetails" }, "lang":
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a specified maximum amount." } } }, "auth_ref": { } }, "ecd_Rule10b51ArrAdoptedFlag": { "xbrltype": "booleanItemType", "nsuri":
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Current", "documentation": "Carrying value as of the balance sheet date of liabilities incurred through that date and payable for
statutory sales and use taxes, including value added tax. Used to reflect the current portion of the liabilities (due within one
year or within the normal operating cycle if longer)." } } }, "auth_ref": { "r25" } }, "post_SausageMember": { "xbrltype":
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"lang": { "en-us": { "role": { "terseLabel": "Schedule of Antidilutive Securities Excluded from Computation of Earnings (Loss) Per
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"Schedule for securities (including those issuable pursuant to contingent stock agreements) that could potentially dilute basic
earnings per share (EPS) in the future that were not included in the computation of diluted EPS because to do so would increase EPS
amounts or decrease loss per share amounts for the period presented, by Antidilutive Securities." } } }, "auth_ref": { "r47" } },
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issuable pursuant to contingent stock agreements) that could potentially dilute basic earnings per share (EPS) in the future that
were not included in the computation of diluted EPS because to do so would increase EPS amounts or decrease loss per share amounts
for the period presented, by antidilutive securities." } } }, "auth_ref": { "r47" } }, "us-
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Business Acquisitions, by Acquisition [Table]", "label": "Schedule of Business Acquisitions, by Acquisition [Table]",
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combinations) completed during the period, including background, timing, and recognized assets and liabilities." } } }, "auth_ref":
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arrangements, including identification, terms, features, collateral requirements and other information necessary to a fair
presentation. These are debt arrangements that originally required repayment more than twelve months after issuance or greater than
the normal operating cycle of the entity, if longer." } } }, "auth_ref": { "r32", "r72", "r73", "r118", "r119", "r121", "r122",
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Disclosures [Table]", "documentation": "Disclosures about an individual defined benefit pension plan or an other postretirement
defined benefit plan. It may be appropriate to group certain similar plans. Also includes schedule for fair value of plan assets by
major categories of plan assets by the level within the fair value hierarchy in which the fair value measurements in their entirety
fall, segregating fair value measurements using quoted prices in active markets for identical assets or liabilities (Level 1),
significant other observable inputs (Level 2), and significant unobservable inputs (Level 3)." } } }, "auth_ref": { "r14", "r78",
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derivative instruments (and nonderivative instruments that are designated and qualify as hedging instruments) reported in the
statement of financial position." } } }, "auth_ref": { "r106" } }, "us-
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and diluted (loss) earnings per share", "label": "Schedule of Earnings Per Share, Basic and Diluted [Table Text Block]",
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of numerators and denominators of the basic and diluted per-share computations for income from continuing operations." } } },
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Earnings (Loss) Per Share, Diluted, by Common Class, Including Two Class Method", "label": "Schedule of Earnings Per Share,
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diluted earnings per share." } } }, "auth_ref": { "r46", "r48", "r265", "r269", "r278" } },
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"http://www.postholdings.com/role/WBXEastAfricaandAlpenDetails"}, "lang": { "en-us": { "role": { "terseLabel": "Schedule of Equity
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financial concepts included in a table. These concepts are used to disclose reportable information associated with domain members
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information required and determined to be disclosed concerning equity method investments in common stock. The summarized
information includes: (a) the name of each investee or group of investees for which combined disclosure is appropriate, (2) the
percentage ownership of common stock, (3) the difference, if any, between the carrying amount of an investment and the value of the
underlying equity in the net assets and the accounting treatment of difference, if any, and (4) the aggregate value of each
identified investment based on its quoted market price, if available." } } }, "auth_ref": { "r198", "r239", "r324", "r325", "r327",
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providing information pertaining to debt extinguished, including the amount of gain (loss) on the debt extinguished, the income tax
effect on the gain (loss), and the amount of gain (loss), net of the related income tax." } } }, "auth_ref": { "r67" } }, "us-
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sale, impairment or for other reasons." } } }, "auth_ref": { "r337", "r338", "r339", "r340", "r341", "r342", "r343", "r344",
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total which includes a rollforward schedule." } } }, "auth_ref": { "r786", "r935", "r936", "r937", "r938", "r939", "r940", "r941",
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sheet date of merchandise, goods, commodities, or supplies held for future sale or to be used in manufacturing, servicing or
production process." } } }, "auth_ref": { "r24", "r133", "r134", "r135" } }, "us-gaap_ScheduleOfNetBenefitCostsTableTextBlock": {
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cost, interest cost, expected return on plan assets, gain (loss), prior service cost or credit, transition asset or obligation, and
gain (loss) recognized due to settlements or curtailments." } } }, "auth_ref": { "r166" } }, "us-
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["terseLabel": "Effect of Derivative Instruments on the Condensed Consolidated Statements of Operations and Condensed Consolidated Statements of Other Comprehensive Income", "label": "Derivatives Not Designated as Hedging Instruments [Table Text Block]", "documentation": "Tabular disclosure of derivative instrument not designated or qualifying as hedging instrument." } }], "auth_ref": ["r111", "r908"] }, "us-gaap_ScheduleOfRecognizedIdentifiedAssetsAcquiredAndLiabilitiesAssumedTableTextBlock": { "xbrlType": "textBlockItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "ScheduleOfRecognizedIdentifiedAssetsAcquiredAndLiabilitiesAssumedTableTextBlock", "presentation": ["http://www.postholdings.com/role/BusinessCombinationsTables"], "lang": { "en-us": { "role": { "terseLabel": "Opening Balance Sheets", "label": "Schedule of Recognized Identified Assets Acquired and Liabilities Assumed [Table Text Block]", "documentation": "Tabular disclosure of the amounts recognized as of the acquisition date for each major class of assets acquired and liabilities assumed. May include but not limited to the following: (a) acquired receivables; (b) contingencies recognized at the acquisition date; and (c) the fair value of noncontrolling interests in the acquiree." } } }, "auth_ref": ["r170"] }, "us-gaap_ScheduleOfRestructuringAndRelatedCostsTable": { "xbrlType": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "ScheduleOfRestructuringAndRelatedCostsTable", "presentation": ["http://www.postholdings.com/role/RestructuringDetails"], "lang": { "en-us": { "role": { "terseLabel": "Schedule of Restructuring and Related Costs [Table]", "label": "Schedule of Restructuring and Related Costs [Table]", "documentation": "Table presenting the description of the restructuring costs, such as the expected cost; the costs incurred during the period; the cumulative costs incurred as of the balance sheet date; the income statement caption within which the restructuring charges recognized for the period are included; and the amount of and periodic changes to an entity's restructuring reserve that occurred during the period associated with the exit from or disposal of business activities or restructurings for each major type of cost by type of restructuring." } } }, "auth_ref": ["r360", "r361", "r362", "r363", "r367", "r368", "r369"] }, "us-gaap_ScheduleOfRestructuringAndRelatedCostsTextBlock": { "xbrlType": "textBlockItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "ScheduleOfRestructuringAndRelatedCostsTextBlock", "presentation": ["http://www.postholdings.com/role/RestructuringTables"], "lang": { "en-us": { "role": { "terseLabel": "Restructuring charges and related liabilities", "label": "Restructuring and Related Costs [Table Text Block]", "documentation": "Tabular disclosure of costs incurred for restructuring including, but not limited to, exit and disposal activities, remediation, implementation, integration, asset impairment, and charges against earnings from the write-down of assets." } } }, "auth_ref": ["r61", "r62", "r63"] }, "us-gaap_ScheduleOfSegmentReportingInformationBySegmentTable": { "xbrlType": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "ScheduleOfSegmentReportingInformationBySegmentTable", "presentation": ["http://www.postholdings.com/role/SegmentsDetails"], "lang": { "en-us": { "role": { "terseLabel": "Schedule of Segment Reporting Information, by Segment [Table]", "label": "Schedule of Segment Reporting Information, by Segment [Table]", "documentation": "A table disclosing the profit or loss and total assets for each reportable segment of the entity. An entity discloses certain information on each reportable segment if the amounts (a) are included in the measure of segment profit or loss reviewed by the chief operating decision maker or (b) are otherwise regularly provided to the chief operating decision maker, even if not included in that measure of segment profit or loss." } } }, "auth_ref": ["r49", "r50", "r51", "r52"] }, "us-gaap_ScheduleOfSegmentReportingInformationBySegmentTextBlock": { "xbrlType": "textBlockItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "ScheduleOfSegmentReportingInformationBySegmentTextBlock", "presentation": ["http://www.postholdings.com/role/SegmentsTables"], "lang": { "en-us": { "role": { "terseLabel": "Segment Reporting Information, by Segment and Disaggregated Revenue", "label": "Schedule of Segment Reporting Information, by Segment [Table Text Block]", "documentation": "Tabular disclosure of the profit or loss and total assets for each reportable segment. An entity discloses certain information on each reportable segment if the amounts (a) are included in the measure of segment profit or loss reviewed by the chief operating decision maker or (b) are otherwise regularly provided to the chief operating decision maker, even if not included in that measure of segment profit or loss." } } }, "auth_ref": ["r49", "r50", "r51", "r52"] }, "us-gaap_ScheduleOfTreasuryStockByClassTextBlock": { "xbrlType": "textBlockItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "ScheduleOfTreasuryStockByClassTextBlock", "presentation": ["http://www.postholdings.com/role/ShareholdersEquityTables"], "lang": { "en-us": { "role": { "terseLabel": "Repurchases of Common Stock", "label": "Class of Treasury Stock [Table Text Block]", "documentation": "Tabular disclosure of treasury stock, including, but not limited to, average cost per share, description of share repurchase program, shares repurchased, shares held for each class of treasury stock." } } }, "auth_ref": ["r74", "r75", "r76", "r77"] }, "post_SecuredOvernightFinancingRateMember": { "xbrlType": "domainItemType", "nsuri": "http://www.postholdings.com/20240630", "localname": "SecuredOvernightFinancingRateMember", "presentation": ["http://www.postholdings.com/role/LongTermDebtFourthIncrementalTermLoanDetails"], "lang": { "en-us": { "role": { "terseLabel": "Secured Overnight Financing Rate", "label": "Secured Overnight Financing Rate [Member]", "documentation": "Secured Overnight Financing Rate" } } }, "auth_ref": [] }, "dei_Security12bTitle": { "xbrlType": "securityTitleItemType", "nsuri": "http://xbrl.sec.gov/dei/2023", "localname": "Security12bTitle", "presentation": ["http://www.postholdings.com/role/CoverPage"], "lang": { "en-us": { "role": { "terseLabel": "Title of 12(b) Security", "label": "Title of 12(b) Security", "documentation": "Title of a 12(b) registered security." } } }, "auth_ref": ["r825"] }, "dei_SecurityExchangeName": { "xbrlType": "edgarExchangeCodeItemType", "nsuri": "http://xbrl.sec.gov/dei/2023", "localname": "SecurityExchangeName", "presentation": ["http://www.postholdings.com/role/CoverPage"], "lang": { "en-us": { "role": { "terseLabel": "Security Exchange Name", "label": "Security Exchange Name", "documentation": "Name of the Exchange on which a security is registered." } } }, "auth_ref": ["r827"] }, "us-gaap_SegmentDomain": { "xbrlType": "domainItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "SegmentDomain", "presentation": ["http://www.postholdings.com/role/GoodwillDetails", "http://www.postholdings.com/role/GoodwillTables", "http://www.postholdings.com/role/IntangibleAssetsnetDetails", "http://www.postholdings.com/role/SegmentsDetails"], "lang": { "en-us": { "role": { "terseLabel": "Segments", "label": "Segments [Domain]", "documentation": "Components of an entity that engage in business activities from which they may earn revenue and incur expenses, including transactions with other components of the same entity." } } }, "auth_ref": ["r289", "r292", "r293", "r294", "r295", "r296", "r297", "r298", "r299", "r300", "r301", "r302", "r303", "r305", "r306", "r307", "r308", "r309", "r310", "r311", "r312", "r313", "r315", "r320", "r337", "r338", "r339", "r340", "r341", "r342", "r343", "r344", "r345", "r363", "r369", "r646", "r647", "r648", "r649", "r650", "r651", "r652", "r653", "r654", "r655", "r656", "r786", "r909", "r977"] }, "post_SegmentProfitLoss": { "xbrlType": "monetaryItemType", "nsuri": "http://www.postholdings.com/20240630", "localname": "SegmentProfitLoss", "crdr": "credit", "presentation": ["http://www.postholdings.com/role/BusinessCombinationsDetails", "http://www.postholdings.com/role/SegmentsDetails"], "lang": { "en-us": { "role": { "terseLabel": "Segment Profit (Loss)", "label": "Segment Profit (Loss)", "documentation": "Segment Profit (Loss)" } } }, "auth_ref": [] }, "us-gaap_SegmentReportingAbstract": { "xbrlType": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "SegmentReportingAbstract", "lang": { "en-us": { "role": { "terseLabel": "Segment Reporting [Abstract]", "label": "Segment Reporting [Abstract]" } } }, "auth_ref": [] }, "us-gaap_SegmentReportingDisclosureTextBlock": { "xbrlType": "textBlockItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "SegmentReportingDisclosureTextBlock", "presentation": ["http://www.postholdings.com/role/Segments"], "lang": { "en-us": { "role": { "terseLabel": "Segments", "label": "Segment Reporting Disclosure [Text Block]", "documentation": "The entire disclosure for reporting segments including data and tables. Reportable segments include those that meet any of the following quantitative thresholds a) it's reported revenue, including sales to external customers and intersegment sales or transfers is 10 percent or more of the combined revenue, internal and external, of all operating segments b) the absolute amount of its reported profit or loss is 10 percent or more of the greater, in absolute amount of 1) the combined reported profit of all operating segments that did not report a loss or 2) the combined reported loss of all operating segments that did report a loss c) its assets are 10 percent or more of the combined assets of all operating segments." } } }, "auth_ref": ["r288", "r289", "r290", "r291", "r292", "r304", "r309", "r313", "r314", "r315", "r316", "r317", "r318", "r320"] }, "us-gaap_SegmentReportingInformationLineItems": { "xbrlType": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "SegmentReportingInformationLineItems", "presentation": ["http://www.postholdings.com/role/SegmentsDetails"], "lang": { "en-us": { "role": { "terseLabel": "Segment Reporting Information", "label": "Segment Reporting Information [Line Items]", "documentation": "Line items represent financial concepts included in a table. These concepts are used to disclose reportable information associated with domain members defined in one or many axes to the table." } } }, "auth_ref": [] }, "us-gaap_SellingGeneralAndAdministrativeExpense": { "xbrlType": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "SellingGeneralAndAdministrativeExpense", "crdr": "debit", "calculation": ["http://www.postholdings.com/role/CondensedConsolidatedStatementsOfOperations"], "parentTag": "us-gaap_OperatingIncomeLoss", "weight": -1.0, "order": 2.0 }, "presentation": ["http://www.postholdings.com/role/BusinessCombinationsDetails", "http://www.postholdings.com/role/CondensedConsolidatedStatementsOfOperations"], "lang": { "en-us": { "role": { "terseLabel": "Selling, general and administrative expenses", "label": "Selling, General and Administrative Expense", "documentation": "The aggregate total costs related to selling a firm's product and services, as well as all other general and administrative expenses." } } }

Direct selling expenses (for example, credit, warranty, and advertising) are expenses that can be directly linked to the sale of specific products. Indirect selling expenses are expenses that cannot be directly linked to the sale of specific products, for example telephone expenses, internet, and postal charges. General and administrative expenses include salaries of non-sales personnel, rent, utilities, communication, etc. } } }, "auth_ref": ["r142"] }, "us-gaap_SeniorNotesMember": { "xbrltype": "domainItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "SeniorNotesMember", "presentation": ["http://www.postholdings.com/role/FairValueMeasurementsDetails", "http://www.postholdings.com/role/LongTermDebtCreditAgreementDetails", "http://www.postholdings.com/role/LongTermDebtDetails", "http://www.postholdings.com/role/LongTermDebtRepaymentsDetails", "http://www.postholdings.com/role/LongTermDebtSeniorNotesDetails"], "lang": { "en-us": { "role": { "terseLabel": "Senior Notes", "label": "Senior Notes [Member]", "documentation": "Bond that takes priority over other debt securities sold by the issuer. In the event the issuer goes bankrupt, senior debt holders receive priority for (must receive) repayment prior to (relative to) junior and unsecured (general) creditors." } } }, "auth_ref": [] }, "post_SeriesACommonStockIncludedInEachUnit": { "xbrltype": "sharesItemType", "nsuri": "http://www.postholdings.com/20240630", "localname": "SeriesACommonStockIncludedInEachUnit", "presentation": ["http://www.postholdings.com/role/PHPCDetails"], "lang": { "en-us": { "role": { "terseLabel": "Series A common stock included in each unit", "label": "Series A common stock included in each unit", "documentation": "Series A common stock included in each unit" }, "auth_ref": [] }, "post_SeriesFCommonStockMember": { "xbrltype": "domainItemType", "nsuri": "http://www.postholdings.com/20240630", "localname": "SeriesFCommonStockMember", "presentation": ["http://www.postholdings.com/role/PHPCDetails"], "lang": { "en-us": { "role": { "terseLabel": "Series F Common Stock", "label": "Series F Common Stock [Member]", "documentation": "Series F Common Stock" } } }, "auth_ref": [] }, "us-gaap_ShareBasedCompensation": { "xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "ShareBasedCompensation", "crdr": "debit", "calculation": ["http://www.postholdings.com/role/CondensedConsolidatedStatementsOfCashFlows": { "parentTag": "us-gaap_NetCashProvidedByUsedInOperatingActivities", "weight": 1.0, "order": 11.0 }, "presentation": ["http://www.postholdings.com/role/CondensedConsolidatedStatementsOfCashFlows"], "lang": { "en-us": { "role": { "terseLabel": "Non-cash stock-based compensation expense", "label": "Share-Based Payment Arrangement, Noncash Expense", "documentation": "Amount of noncash expense for share-based payment arrangement." } } }, "auth_ref": ["r11"] }, "us-gaap_ShareBasedCompensationArrangementsByShareBasedPaymentAwardAwardTypeAndPlanNameDomain": { "xbrltype": "domainItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "ShareBasedCompensationArrangementsByShareBasedPaymentAwardAwardTypeAndPlanNameDomain", "presentation": ["http://www.postholdings.com/role/EarningsLossPerShareDetails", "http://xbrl.sec.gov/ecd/role/AwardTimingDisclosure"], "lang": { "en-us": { "role": { "terseLabel": "Award Type", "label": "Award Type [Domain]", "documentation": "Award under share-based payment arrangement." } } }, "auth_ref": ["r494", "r495", "r496", "r497", "r498", "r499", "r500", "r501", "r502", "r503", "r504", "r505", "r506", "r507", "r508", "r509", "r510", "r511", "r512", "r513", "r514", "r515", "r516", "r517", "r518", "r519"] }, "us-gaap_SharePrice": { "xbrltype": "perShareItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "SharePrice", "presentation": ["http://www.postholdings.com/role/PHPCDetails"], "lang": { "en-us": { "role": { "terseLabel": "Share Price", "label": "Share Price", "documentation": "Price of a single share of a number of saleable stocks of a company." } } }, "auth_ref": [] }, "post_ShareRepurchaseContractsNumberOfSharesReceived": { "xbrltype": "sharesItemType", "nsuri": "http://www.postholdings.com/20240630", "localname": "ShareRepurchaseContractsNumberOfSharesReceived", "presentation": ["http://www.postholdings.com/role/ShareholdersEquityDetails"], "lang": { "en-us": { "role": { "terseLabel": "Share repurchase contracts - number of shares received", "label": "Share repurchase contracts - number of shares received", "documentation": "Share repurchase contracts - number of shares received" } } }, "auth_ref": [] }, "us-gaap_ShareholdersEquityAndShareBasedPaymentsTextBlock": { "xbrltype": "textBlockItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "ShareholdersEquityAndShareBasedPaymentsTextBlock", "presentation": ["http://www.postholdings.com/role/ShareholdersEquity"], "lang": { "en-us": { "role": { "terseLabel": "Shareholders' Equity", "label": "Shareholders' Equity and Share-Based Payments [Text Block]", "documentation": "The entire disclosure for shareholders' equity and share-based payment arrangement. Includes, but is not limited to, disclosure of policy and terms of share-based payment arrangement, deferred compensation arrangement, and employee stock purchase plan (ESPP)." } } }, "auth_ref": ["r161", "r167"] }, "post_SideDishesMember": { "xbrltype": "domainItemType", "nsuri": "http://www.postholdings.com/20240630", "localname": "SideDishesMember", "presentation": ["http://www.postholdings.com/role/SegmentsDetails"], "lang": { "en-us": { "role": { "terseLabel": "Side dishes (including potato products)", "label": "Side Dishes [Member]", "documentation": "Side Dishes" } } }, "auth_ref": [] }, "post_SmuckerMember": { "xbrltype": "domainItemType", "nsuri": "http://www.postholdings.com/20240630", "localname": "SmuckerMember", "presentation": ["http://www.postholdings.com/role/BusinessCombinationsDetails"], "lang": { "en-us": { "role": { "terseLabel": "Smucker", "label": "Smucker [Member]", "documentation": "Smucker" } } }, "auth_ref": [] }, "us-gaap_StatementBusinessSegmentsAxis": { "xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "StatementBusinessSegmentsAxis", "presentation": ["http://www.postholdings.com/role/GoodwillDetails", "http://www.postholdings.com/role/GoodwillTables", "http://www.postholdings.com/role/IntangibleAssetsnetDetails", "http://www.postholdings.com/role/SegmentsDetails"], "lang": { "en-us": { "role": { "terseLabel": "Segments", "label": "Segments [Axis]", "documentation": "Information by business segments." } } }, "auth_ref": ["r197", "r289", "r292", "r293", "r294", "r295", "r296", "r297", "r298", "r299", "r300", "r301", "r302", "r303", "r305", "r306", "r307", "r308", "r309", "r310", "r311", "r312", "r313", "r315", "r320", "r337", "r338", "r339", "r340", "r341", "r342", "r343", "r344", "r345", "r357", "r363", "r369", "r466", "r647", "r648", "r649", "r650", "r651", "r652", "r653", "r654", "r655", "r656", "r786", "r909", "r977"] }, "us-gaap_StatementClassOfStockAxis": { "xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "StatementClassOfStockAxis", "presentation": ["http://www.postholdings.com/role/ShareholdersEquityDetails"], "lang": { "en-us": { "role": { "terseLabel": "Class of Stock", "label": "Class of Stock [Axis]", "documentation": "Information by the different classes of stock of the entity." } } }, "auth_ref": ["r193", "r210", "r211", "r212", "r239", "r265", "r269", "r278", "r280", "r286", "r287", "r328", "r375", "r378", "r379", "r380", "r386", "r387", "r407", "r408", "r409", "r410", "r411", "r583", "r673", "r674", "r675", "r676", "r681", "r682", "r683", "r684", "r685", "r686", "r687", "r688", "r689", "r690", "r691", "r692", "r710", "r731", "r750", "r766", "r767", "r768", "r769", "r770", "r901", "r921", "r929"] }, "us-gaap_StatementEquityComponentsAxis": { "xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "StatementEquityComponentsAxis", "presentation": ["http://www.postholdings.com/role/BusinessCombinationsDetails", "http://www.postholdings.com/role/CondensedConsolidatedStatementsOfShareholdersEquityStatement", "http://www.postholdings.com/role/PHPCDetails", "http://www.postholdings.com/role/ShareholdersEquityDetails"], "lang": { "en-us": { "role": { "terseLabel": "Equity Components", "label": "Equity Components [Axis]", "documentation": "Information by component of equity." } } }, "auth_ref": ["r17", "r35", "r194", "r225", "r226", "r227", "r242", "r243", "r244", "r248", "r256", "r258", "r285", "r330", "r333", "r413", "r520", "r521", "r522", "r531", "r532", "r559", "r560", "r561", "r562", "r563", "r565", "r568", "r591", "r593", "r594", "r595", "r596", "r597", "r602", "r664", "r665", "r666", "r681", "r750"] }, "us-gaap_StatementLineItems": { "xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "StatementLineItems", "presentation": ["http://www.postholdings.com/role/CondensedConsolidatedStatementsOfShareholdersEquityStatement"], "lang": { "en-us": { "role": { "terseLabel": "Statement", "label": "Statement [Line Items]", "documentation": "Line items represent financial concepts included in a table. These concepts are used to disclose reportable information associated with domain members defined in one or many axes to the table." } } }, "auth_ref": ["r242", "r243", "r244", "r285", "r611", "r672", "r692", "r703", "r704", "r705", "r706", "r707", "r708", "r710", "r713", "r714", "r715", "r716", "r717", "r718", "r719", "r720", "r721", "r723", "r724", "r725", "r726", "r727", "r729", "r732", "r733", "r736", "r737", "r738", "r739", "r740", "r741", "r742", "r743", "r744", "r745", "r746", "r747", "r750", "r815"] }, "us-gaap_StatementOfCashFlowsAbstract": { "xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "StatementOfCashFlowsAbstract", "lang": { "en-us": { "role": { "terseLabel": "Statement of Cash Flows [Abstract]", "label": "Statement of Cash Flows [Abstract]" } } }, "auth_ref": [] }, "us-gaap_StatementOfFinancialPositionAbstract": { "xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "StatementOfFinancialPositionAbstract", "lang": { "en-us": { "role": { "terseLabel": "Statement of Financial Position [Abstract]", "label": "Statement of Financial Position [Abstract]" } } }, "auth_ref": [] }, "us-gaap_StatementOfIncomeAndComprehensiveIncomeAbstract": { "xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "StatementOfIncomeAndComprehensiveIncomeAbstract", "lang": { "en-us": { "role": { "terseLabel": "Statement of Comprehensive Income [Abstract]", "label": "Statement of Comprehensive Income [Abstract]" } } }, "auth_ref": [] }, "us-gaap_StatementTable": { "xbrltype": "stringItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "StatementTable", "presentation": ["http://www.postholdings.com/role/CondensedConsolidatedStatementsOfShareholdersEquityStatement"], "lang": { "en-us": { "role": { "terseLabel": "Statement", "label": "Statement [Table]", "documentation": "Schedule reflecting a Statement of Income, Statement of

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Excludes employee stock ownership plan (ESOP)." } } }, "auth_ref": ["r82", "r126", "r127", "r165"] }, "us-gaap_StockholdersEquity": { "xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "StockholdersEquity", "crdr": "credit", "calculation": ["http://www.postholdings.com/role/CondensedConsolidatedBalanceSheets"] }, "parentTag": "us-gaap_StockholdersEquityIncludingPortionAttributableToNoncontrollingInterest", "weight": 1.0, "order": 1.0 } }, "presentation": ["http://www.postholdings.com/role/CondensedConsolidatedBalanceSheets", "http://www.postholdings.com/role/CondensedConsolidatedStatementsOfShareholdersEquityStatement"] }, "lang": { "en-us": { "role": { "totalLabel": "Total Shareholders' 2019 Equity Excluding Noncontrolling Interests", "periodStartLabel": "Shareholders' Equity Excluding Noncontrolling Interest, Beginning of period", "periodEndLabel": "Shareholders' Equity Excluding Noncontrolling Interest, End of period", "label": "Equity, Attributable to Parent", "documentation": "Amount of equity (deficit) attributable to parent. Excludes temporary equity and equity attributable to noncontrolling interest." } } }, "auth_ref": ["r127", "r130", "r131", "r151", "r712", "r728", "r751", "r752", "r809", "r824", "r923", "r933", "r965", "r982"] }, "us-gaap_StockholdersEquityIncludingPortionAttributableToNoncontrollingInterest": { "xbrltype": "monetaryItemType", "nsuri": "http://fasb.org/us-gaap/2023", "localname": "StockholdersEquityIncludingPortionAttributableToNoncontrollingInterest", "crdr": "credit", "calculation": ["http://www.postholdings.com/role/CondensedConsolidatedBalanceSheets"] }, "parentTag": "us-gaap_LiabilitiesAndStockholdersEquity", "weight": 1.0, "order": 2.0 } }, "presentation": ["http://www.postholdings.com/role/CondensedConsolidatedBalanceSheets", "http://www.postholdings.com/role/CondensedConsolidatedStatementsOfShareholdersEquityStatement"] }, "lang": { "en-us": { "role": { "totalLabel": "Total Shareholders' 2019 Equity", "periodStartLabel": "Total Shareholders' Equity, Beginning of period", "periodEndLabel": "Total Shareholders' Equity, End of period", "label": "Equity, Including Portion Attributable to Noncontrolling Interest", "documentation": "Amount of equity (deficit) attributable to parent and noncontrolling interest. Excludes temporary equity." } } }, "auth_ref": ["r97", "r98", "r100", "r194", "r195", "r226", "r242", "r243", "r244", "r248", "r256", "r330", "r333", "r413", "r520", "r521", "r522", "r531", "r532", "r559", "r560", "r561", "r562", "r563", "r565", "r568", "r591", "r593", "r597", "r602", "r665", "r666", "r679", "r712", "r728", "r751", "r752", "r771", "r823", "r923", "r965", "r982"] }, "post_TSAAgreementMember": { "xbrltype": "domainItemType", "nsuri": "http://www.postholdings.com/20240630", "localname": "TSAAgreementMember", "presentation": ["http://www.postholdings.com/role/BusinessCombinationsDetails"] }, "lang": { "en-us": { "role": { "terseLabel": "TSA Agreement", "label": "TSA Agreement [Member]", "documentation": "TSA Agreement" } } }, "auth_ref": [] }, "ecd_TabularListTableTextBlock": { "xbrltype": "textBlockItemType", "nsuri": "http://xbrl.sec.gov/ecd/2023", "localname": "TabularListTableTextBlock", "presentation": ["http://xbrl.sec.gov/ecd/role/PvpDisclosure"] }, "lang": { 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