

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

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): January 29, 2019



(Exact Name of Registrant as Specified in Charter)

Michigan
(State or Other Jurisdiction
of Incorporation)

1-16577
(Commission File Number)

38-3150651
(IRS Employer
Identification No.)

5151 Corporate Drive, Troy, Michigan
(Address of Principal Executive Offices)

48098
(Zip Code)

(248) 312-2000
(Registrant's telephone number, including area code)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (*see* General Instruction A.2. below):

- Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act (17 CFR 230.405) or Rule 12b-2 of the Exchange Act (17 CFR 240.12b-2).

Emerging growth company

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Item 8.01 **Other events**

Flagstar Bancorp, Inc., (the "Company") the holding company for Flagstar Bank, FSB, today announced its Board of Directors has approved both the initiation of a quarterly dividend and a \$50 million share repurchase program. Shareholders of record on March 1, 2019 will receive a quarterly dividend of \$0.04 per share on March 15, 2019.

A copy of the Company's press release announcing the approval of the dividend is attached as Exhibits 99.1 to this Form 8-K and is incorporated herein by reference.

Item 9.01 **Financial Statements and Exhibits**

Exhibits

99.1 [Press release of Flagstar Bancorp, Inc. dated January 30, 2019.](#)

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, hereunto duly authorized.

FLAGSTAR BANCORP, INC.

Dated: January 30, 2019

By: /s/ James K. Cirolì

James K. Cirolì

Executive Vice President and Chief Financial Officer

Exhibit Index

<u>Exhibit No.</u>	<u>Description</u>
99.1	Press release of Flagstar Bancorp, Inc. dated January 30, 2019.

EX-99.1 2 exhibit991pressrelease2019.htm EXHIBIT 99.1



NEWS RELEASE

For more information, contact:

Susan Bergesen susan.bergesen@flagstar.com
(248) 312-6237

Flagstar Initiates Dividend and \$50 Million Share Repurchase

Action reflects strength of underlying business and confidence in future earnings prospects

TROY, Mich., Jan. 30, 2019 - Flagstar Bancorp, Inc. (NYSE: FBC), the holding company for Flagstar Bank, FSB, today announced its Board of Directors has approved both the initiation of a quarterly dividend and a \$50 million share repurchase program. Shareholders of record on March 1, 2019 will receive a quarterly dividend of \$0.04 per share on March 15, 2019.

“The ability to offer a dividend and stock buyback is a really positive sign of how much progress we’ve made over the last few years,” said Alessandro DiNello, president and chief executive officer of Flagstar Bancorp, Inc. “The initiation of a dividend reflects the underlying strength and diversity of our business and confidence in our future earnings prospects, while the share buyback

program represents an attractive return on capital with our stock trading at such a low multiple of its tangible book value.

“We find ourselves with ample liquidity, strong capital and solid asset-generating capabilities to support our growth strategy and continue to execute on our strategic plan. We are pleased to be in a position to return value to our shareholders.”

About Flagstar

Flagstar Bancorp, Inc. (NYSE: FBC) is an \$18.5 billion savings and loan holding company headquartered in Troy, Mich. Flagstar Bank, FSB, provides commercial, small business, and consumer banking services through 160 branches in Michigan, Indiana, California, Wisconsin and Ohio. It also provides home loans through a wholesale network of brokers and correspondents in all 50 states, as well as 75 retail locations in 24 states, representing the combined retail branches of Flagstar and its Opes Advisors mortgage division. Flagstar is a leading national originator and servicer of mortgage loans, handling payments and record keeping for \$175 billion of home loans representing nearly 827,000 borrowers. For more information, please visit flagstar.com.

Forward-Looking Statements

This communication contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. These statements are based on the current beliefs and expectations of Flagstar Bancorp, Inc.’s management and are subject to significant risks and uncertainties. Actual results may differ from those set forth in the forward-looking statements. Factors that could cause the Company’s actual results to differ materially from those described in the forward-looking statements can be found in periodic Flagstar reports filed with the U.S.

FU\4_P#(C_DS73?^PU?_P#H8K[6H(_O_@M|J!E??"ZR*_#IE MY,#GN\L8Z? ;,OS+K)*^"WG_)5/AK_-@:X_)1?FM0 4444=A(_A_/M)50BAX2\VKM%-KNJ6VG"15SY8DD5&?_("#G)*_IB,\^=\^/=+T+2;5;M/2M,M8!*UMX^D44:;!\$4?117X%? \!->QM] 1_;;^&\$5R8TB6YNY@9,\$;TLKAT M/*EXCL-3N],DD5? GO\$DB@G_M +=7Q_P*OR5M;J6QN(;BWD:&-%PZ21M@JP.00?:06/C)^UE\6_V@-- CT_P ? M>;07]-CF6X2S:&&W@650RA_+B1%R S#..] 'C]%% % '] 7(_B"Q^?_/!O MP5XCU1"FGZ-X6EUF<;AEH_WEP<U;/ K\O'GC35?B- XRUSQ3KEQ]IU?;6;R6 M^NI.S22,6./0#. .PKW;Q!^WY\3/\$[.Z?;B'60[7PE'IMKI0DM;-TNS! 8R M,R&0C+>6-WR[FZ5\T4 %%% % 'D)?\$3?^2! ^O^QF/_*205^BU?G3_,\$3 M^2^A^O^QF/_*205^BU^Y@?%Q^/15^\$?_%^E_Z+MZ_):OUI_P""XG_(MJ_"/_KU+_T7;U^2U ! 6IX;|17_A'Q#I>NZ3VEQ\UBEC<.C#Z, M^RZ*_ /WH_!;56OQL_X)M^*/%5G^&+;6_#MAK*Q;CB,B:WG^*Y]5^*X^JU^"? M26D_M[?S[2/V=7^"^\ 8 [^\$6T^;3#+9LUYY\$CLQF;|O&|J/EZ5\VT %%% % M% ['*_ !%&XD;|GSQO 7;RD\3LZIV#:.6X)_:'OY5^B=?G3_P \$3? \ D@?C MK_L9C_Z205^BU ^YJ_!;S_);-?^PS?)^+AK_V&M;C_T17Y T %%% % 'T]_P3C^+TWP_-:V\%SF^RM,U^A^ L^"4,0K1W!"1Y]EF M\IN?[M?7_P#P7^T9I-- ^.J+_L,NJ6SR!I<6K^*W _P^*_2]2N^U^U M[20PW=I^D,B]5D4[E^X\$5ZW\>_VO/B^I^T8:=8_\$Q%K%CI\$7%1;16%O; MK% (R [2GNK5_77U;_P3> :.G^ O[2V^Q?%R8_#BB2/ M1-5C9L(,;\$SQ[HR92O\|U|U [U]U^;? P5-_8AL_&?AC4/C^X)TX1^!) M,C,VO6ELO_(0M5^Q@? \M(QRQ[H\|D5^DE03P1W\$+Q2HLD3@JRLN0P/4\$4 ? MRO45]#?MW_L_+^SG^TAXC\,V,!@.\WY&K;.-N +68D^6/-Q)_VSKY YH ** M** "O5OV3_\ DZ7X.? 8Y:-_P^EL->4UZM^R?\ |G2_!S_L^2[M.XA26)UDB,=\$@#1[|BX;!U2S0?+&">LL2C&.Z!3SM>@#]\$_W]NC_@E[M;?&35-2)? _"TV^D^,KEFN-0T2X81VNJ2^E!4;I#;W?/R.>3L.YF_1^*B@#^7W MQ]_.SOPO\1W&@>*"O_]JK\$ _>6>H0&?)WAG[RGLPX_-^ZL*_ _]HK_ ((SR1=ZQ\&M^? M//+CPUKT@#>NV&Z&| 2#ZR4 ?EC173>OAYXD^%_B:Y\ BK0[WP_K-J<2 MV6H0F-=F&?O*>S#@|JYF@ HHHH **** "BBB@#]DO @B;_ .D#=#?|C,?_ M \$D@K]J_G_(F_P#)_7_8S'_P!)(* _1:@#P\ @N)_R*OPC_Z_-2_]M%V]DM7ZT\!<3_)%7X1_]FI?^B [>OR6H **** "BBB@ HHHH _9+@_B; M_P D#=#?|C,?_22"OT6K|Z^")O _"0/QU_V,Q_)(* _1:@#U?^"WG_ "2W MX:_]AFX_]\$5^0^-N_P5) _9S^G[1W@/PIIGP\^_P#^17NFZG<-74?VVMW? M+C;+:#F:1 >2OSC_P""7/[3O_1,_P#ROZ9^DT ?^M=?(|?"_"/P/BOX^+),M&-I% UG6;/3V5>XEG1#^C\U _N?VG?^B9_ ^5_3/_DFOKK]A^ @F+XP^? M:TCTXB_ "33K1=W3:=HEG+[/^W\$CL/O^M^F?7])\%LO^2^! M!?\ L9A_Z23U^M_111105[5^W_5_P G;""_L9K^T^U[5^Q5_R=O(\ "M^QFL^_IRT ?T^4444 ?RKT444 %%% % 13U8HRLK:6^(ZYIE%],?[/?Q"; MXK? SP#XNE<27.LZ):7=PR_] |VB7S1^#|A^HM?)? _!+77K|\$O@_-VW/8R7 M]H6R#P+V=ER!TPK**^M^*/S/_P""V^PWBU#X<^/L42_:=U^31YY% 7EHIX MC^F?96@;_76OR^K|Z_ ^"J^DC4OV(_&EP=N[3|K3KD9SU_-[#%Q_W]K%*"B MBB@ KU;|D_ \Y.E^#G_8Y:-_Z6PUY37JW|_)TOP<_ [+1O_2V&@#^E^BBB M@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH **** M^BBB@#P/^"XG_(J_"/_*_-2_) 1=O7Y+5^M^ P7\$ _Y%7X1_ \7YJ7_HNW MK|EJ "BBB@ HHHH *_>_@E| P F2^\$?^OW4?_2N2OP8K]Y_ ^"4_)DOA'_K M]U'_ - *Y^/L&OQK_P""V7_)?O W_8LC_P!^*YZ_92OQK_P""V7_)?O W_8LC_M_P!^*YZ_/SKHHHH **** "BBB@ HHHH _+=_@D1_R9KIO_8:O_P#T,5] K5\4_M|\$B/^3=-[#5_\ ^ABOM:@#|@/^"WG_ "53X:_]|@:X_)U^:U?I3_P6_Y^ MI^?^P-E7UMJFFW48EM[RSF6:&93T=4E6N^*_EIKV+X_"M9 M?%#|FW4A-X(\37%G8%]|^C77[\^PG]=T+<G^NUO>@#^D:BO@G|E_P#X^R^* MOB[/:%0H(OA[XFEVHEU)-NTNY8GM^*W,&?23C_ ;K [Q5A,JLK94@KT(H^F M_*_9A!|M^>#Y="9Z4LTZ1L+5[=0E|8N?XHGQ^:G^*G^(\&?^VH_V8O%7[M^*OQ+G^*)^\$^T6DP:?)2]8A0B#4+;.! (O7:PZ/U4^H^LW|E)?_?|G|MO^TC M^SUKFVUJLOBO1(WU30157,GG(N^A&&<2H&3^3)C/- \])%% % 11110 44 M44 ?LE_P1_Y(XZ_P)QF\ Z205^BU?G3_P1_-Y(XZ_P)QF\ Z205^BU M^Y@?%Q^/15^\$? U^:E_P^B[>OR6K]:?"XG_(J_"/_*_-2_) 1=O7Y+4 M% % % 11110 4444 ?LE_P1_-Y(XZ_[&8_]D)7Z+5^=^ P1_-Y(XZ_[& M8_]D)7Z+4 >+?M+_M7^"OV4M#T;5?&L.JRVNK7#VUNNEVRS/O5=QW!G7 Q M7S[_ /D/@)_SY^/_! 7#_\ 'ZX#_@MY_P DM^&O_89N/_1?D#0^X\$/_18 MOX^2S+&UOXMA5FP99+^BVCW_)B^TKWKX_"MA?"G]I&2XM? WB>.^U6W3S9M^ MNH9+;[1.XW!)-ZC(R4W 9K^<609_P!CGXA7/PQ_:@^&FOP3-#&FMV]IU?L5?G;""_L9K^T^U[5^Q5_R=O(\ "L9K^M_+^0!_1]1110!_?O1110 4444 %%% % |I?|S|^/3=-[#5_\ ^ABOM:OE MC_@F1X>?P^|Q^L.TE&|KQ;R^(\8DO)F0CC^YLKZGH ^0O^"K.K#30V)O&=N2 MH^WW>G6PW9SQ>OR\8_ZY5^E?L?_%K/46E_!+P/X263;OV4K M;_ ^"V7_ "7[P_V+(_]*YZ_/SKHHHH **** "BOT2_8U_X)C^?VBOV>8_' MOBKQ^K7AK4-0O+A=:T^EK;|)%A/-=7<29%EZ.!A: /G4X[6^4+E+^9KBT6 M5UAFD7870^Y6^]LCM0!3HHHH _+=_@D1_P F:Z_-AJ_P#_\$5] K5\4_ \M|(C_)UTW_L_7_*&^UJ/R_X+>?E4^&O^ V|K^C_P!U^:U?I3_ %O M^O^2?#7_ +UQ_Z/K|U "BBB@ HK|>_ ^"0WPX^?CWX^");[5?! VB:CXGM= M9N-N-0N[1];DVKPI_@#L^5|WRK\N^NU^;?|3_P/OOV=?CAXJ#7:R [IG M^B^F7K]NF+O15PQ]QQ[C_P/L^RX_@]SP-U? G53U8HRLK;6^(ZY MH_JEHKSGJ;QM<_\$CX""?#OQ>NTE_JWA^Q^J|JNK3/ AD/_ WNK^T:@#9? M]H+PU;^" CQ_1#|FGEV>E>)-2L8%48 CBNIS7^X+7G]>E?M^:_XJ_:(^* & ML6\C36U]XGU.XA8G/[MKJ0IS_NXKS6@ HHHH **** /V2_X(F_) _7_8S M^_TD@K]J_G_@B;_ P D#=#?| C,?_22"OT6H_#_@N)_P BK(\^OS4O_1=MO7Y+5^M/_!<3_D5?A'_U^:E_Z+MZ_):@ HHHH **** "BBB@#]DO^")O_) _M'7_8S'_TD@K]J_G_@B;_ R0/QU_V,Q_)(* _1:@#U?^"WG_)+AK_V&C;_M_-\$5^0^-?K|_P6_Y);-?^PSM#M-(?>,+GQ)IUG<_X+>:"",)+M^|LQHI^ZS M#;|DHKVG|D7X|G|I7X^>? LLES;Z5=.\^IW5GM\$D%I&A>0J614,36+6]>4HXUDMD5PB^;F V| MY_X1|VOE*@ KVK|BK_D|?X0_|C- 8_P#HY:|5KVK|BK_D|?X0_P#8S6/_*6 M@#^CZBBB@#^5>BBB@ HHHH *T=#T6|1_U^DZ;O>:CJ\$=M;6;8RTLKL%1 M!|EB! 6=7WM_P27_9EN?BA;)%^&J^V>?^O@V3S(D7Y+G42O[I5SU\L^S#Z^R M_P"]O!^POPK|#P_#X9^"/-NRRPZ%I5KIBR!<>9Y,2Q|O @6W- =;17S1^W MA^U=8_LM?>|OK6Y^C/C36\$DL|M^P3YI&N^"/D0.[W_U^XJ/RW_P""JGON_MB^+?|4FH:3IUZ]HT;P;C18BC;D:X#%|EA[B10^*/_7 5];<5/<7\$M|/)(TT M\C% WDD8EF8G))ZDU!0 4444 %>K?LG_/_/TOP<_ [+1O_2V^O^*|6_9_Y_ ME^#G_8Y:-_Z6PT?TI444 %%% % 11110 4444 %%% % 11110 4444 %%% % M11110 4444 %%% % 11110 4444 ?F!_P7\$ _Y%7X1_P#7YJ7_*+MZ_):OUI_MX+B^|BK(_K|U+_P!V?]?DM0 4444 %%% % 17|W?| !*RQDL_V(? KOC%Q M|J4J?3;|O^XK7XU?"|E^OXH_&_7+33O^]?S5KQ)W5^U":UDBLH 3@M).R|M^ M^N^?&OZ#?@%|^K;X& ! OPCX\$M9?M^:I=J]P!@32_>ED [;I&[_1-U^&=-^*VS_/_+UK&K0;%^NL#2O_P'.U^F/[SG?^AW M]D>WNM8N|]%'CN^A^BXU<0^7%;0D@F&! 220^0-SGEMO/2@#L/C|I7|W| M\$OBVVT(_8|P[X4?2M-8M\RR-+;^!B1U8R.A/J:_GD?^W]G^CXD?&C5;6Q\&#- M8UMIV^BYAM&%J@^).P\$:+ [LU [^?^\$E];:R_8O^S,V1>:EJ\$Z?+C@3M^ M^/*5]F5YA^S7^XO@^"O!W@%)5N9-%LA^<31KA);AV:69U^H99^(KT^@#C M^?^W^FF/QU|+ 1^;|U];CCC^2Q-U_[:5^9^-NQ_P %?V5=? \ VD_A^T% [MX/L_1[6>%;J2Y@L=A^7;7X>^*O OB3P^267B3 MP_JF@7-L>WU2RDMG!;_>U &11110! ^H7_1#;>3XB^*/A&1]QN+2SU6 M!.R^6^D4A_'SHORKZ&_X^>?L?3_M!_#2?Q^X6L?M^CSPMSY2&)09=0LL[G@&M.2RG]Y^/AN@Z07Y)? \J?^@\$?ME>&[5YO)M\$E-Z^/=V =T^G^#9|(Q): M_>>@#^5EE^M@\$4VOV_.;_M_X)Q_%O6+_P?_"A+32_%5QF;4M E80V^HR8XT M^*HV&+JN1L^ ^!;|? WPS^!WP_P#^=TNV\T;OK&QN^/NT<"+)_P"/IY; M|K|X[6O|.G|L^BSQ),L6H16S6FDQMUEOIO5A ?^WSM_LHU>F^+_% ^C>!# ME_MKB#5+;1M^L8FFN;V[D]1Q^*Y)_0_Z_7_ "(?!MH7[6^Q\$BMM&@;S^V MA_BZS^R HUS(>^NY5_O-T4?PI|I) RBS^V9F;_#W@V_>&? 7%:2^U6:W MYC:ZE;10 M?7:7Q7X^?+X#_ \$7X3WTUKXO^ZYH^PLRF2LI^A;U^*2X^..JL10!P% % % M 11110 444 WOP^!7Q^A+];:=#_5K? B^69@JR6=D|0KG^+28V(.?O,P% M^ZM?|\$4[61/V>_&MRRXAD\4O&K<_L1?L[W[,/?>A>\$ M-OEBDUV2234=6>|MT?VJ4C^*J>X1%1,|]N:|^H _+_@MII4LWP1_ :H|/3;> M(GMF_P|Z2VD8?^B6K)=*_I_C_ J_9]TW]IKX^ZWX^U^Z^GSW)2XL;Q|_ += M1MN1|O5O]EVK|=?&W_!^*K] HKPGJ\$5EX4LO\$]G&V%OM^U2WV.,\$),T+_P|L36-/#X?#FEV6EICIDQ_ :6_>N6^X5|8UZ^T)X^ M^Q2^?C[Q8DGF0:QK=W=0-U_ ;P|KVI:3<<7% A_ BCX@\ M>_ "DZ?J5MKL|W]YX^NK@6T|5T_S2M\$|F(V5WW^S)@OCI7R1- P3;_1M^YGC M;X77S%#@F_LW7^")B#0!|\$45]E>S0\ @DU^T7XDN(X_P_Z1X7B8]?U;5 MX^51CJ1;F5OTS7UG^/\$^+_A.P|=VVH_%#Q7/XKD0J[-:H;6EH3W5YB?;=? M|WRS0!^?G|)O|(?C'] K#QI^INB026^AVUD7^UOS4T9-09IUP.GF2D=?C!^N! MS7|Y_!OX0^&_@5,|]^% % +3|H^G1|%) ,D\AY>:1 @!N=CR3_2HI+WX=?LX M^ +>*>XT^X? ^\$-/C/N)9)(K.WC[X7_-SL? @3^U-?"[2O_6^*^X|O1 M^?|I?_"2ZF,H^\$6J1M#91^INBB.))? @6P?|XH^R^VFOVI!/[+?@677O M=LE]^*K+IFB6[C [5J\$H^W\$|^C^*0|>?^P_&:;|^5?M^?&\$K4&7BNX1K M^?;=I8PY^C^"=D,8/89Z]2+>OQ-XQRU^7+H_O+N(; M^15 Pj^*G^J^T) %%% % !1110 5ZM^R^_G2_!S_+^+1O_1 TMAKRFO5 MOV3_ /DZ7X.?|CEHF_I;#0!_2EI110 4444 %%% % 11110 4444 %%% % !11 M10 444 %%% % !1110 4444 %%% % !1110!^8_!<3_D5?A'_P!FI?^B[>O MR6K]:?) @N)_R*OPC_Z_-2_]M%V]DM0 4444 %?5W_!|W]K;PO|LD>O\$^N M)=#U+7 \$U2QCM;==+6(O\$RR;B3YC+U^%?%- 'I)? #|+X6? 0B^/^^; M3_X1_P^R^%G_0B^,\ OFT_ ^5^M^% 'I)?/LOA9_T(OC#_OFT_P#CU'_# M [+X6?]^+XP_ |YM_ (_7XVT4 ?LE_P /LOA9_P!"+XP_ |YM_ ^CU'_# [+X6?] M"+XP_P"";3_X]7XVT4 ?LE_P^R^%G_0B^/^^;3_ /4?/LOA9_T

HI_P6N\8R:E)=?! M'AD/NM=)VF]"_W9;B>16_\;*>OSKH **** "OL7_@GC^Q#_PU=XRO:-\1 M^?:_#00)46];+*/JSY&X6B./NC;S(P^8!
EQ@N&7XZK^A'_@G1X#M/7["PY M@MHU675+,ZQG<(-FL-6T^VU2PF&);6(A66 M)Q(JP(-?)_QD_P"6_P)^*BSW&G^Y? FJR=+KPS)
Y.,>V:=@8L?J]:^P: M* /G7]B3]EJX_9%&NO^#1?\$\$B2&UZ;5K>\2V-NWE/;V\05T+~P;I&OH MJBB@ HHHH * _&O X+9?E^#? 8LC_ -
*YZ_92OQK_."V7_)?O W_ &+(M_P#2N>@#ZZ*** "BBB@#^B?]/@/_),W^\$ _&!D_P#0WKZ!KY^_8#_Y,W^\$ M_P#V!D_]#>OH&@ HHHH
**** "BBB@ HHHH **** "BBB@ HHHH **** "BB MB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH **** /S_P"XG_(J_/"
M_K|U+ T7;U^2U?K3_P%Q\ D5?A'_U^E_Z+MZ_) :@ HHHH]_9[_Y+W_- M?^QFTS_TKCK[7_X+?'_ _ASOBKHOQOTVWVZ;XIA^QZBRKQ"?0
(K_\ 32\$# M'_7"0U\4?L_)E^E^&O V_VF?^E<=OQ^V^"8_VC/V>:%G@V.-9-7:#[9I+ MM_!>P_/%R>F\ 5D^DC4 ?SCT5-!+9S0#C131L4->
UPRD<\$&H: "BBB@#] MU^ @E+?^A A;W[-KX:U"Z[Q!X]D729E9OG:T)M&^@0-\$\ KA7V17X% M_P#!_X^?*_._?M"?D^")G_8LZG_ .DDE?
S,5_3/^T)_R0+XF? 8LZG_P"DDE?S,4 %M%% % !7!"/-W_DR7X7?>=Q_P"E<]?SW5_0C_P3=_Y,E^%W_7G#M6^?B[6?#&NVS6>L:1=26-W ?X9
\$8JV#W&1P>XH Y^BBB@ KZ8_X M)_ [1Q_9M_:*T;+ZX\GPMK.W2=-#A\$AD8;9C_-)GD_ ;\$OE=V(CT2Q)_G[HVN<#37Q/7WS_P6:/- MIG
[4&AZDJ+Y6^&K=]ZKC,B7%PC^N%\$?-? U !1110 5_0Y_P \$^_%UGXR_ M8[^%UU:NI^R:8NFRJ.J2V[M"P(I)_ G(N_) (F)?MP6/[W/B"]!>-K MEH?
>07*SQ7S\KI=X0S,C?) 3)P%#_W=BGIOH_ ;FBJEC?6^IV,-4^OB[10SVBS_9M7TB\AOK6;KMEC<.N?49'(K"HH_IR^#OQ-TOXT?"W
MPOXWT90^)?KEC'=JF[-8F(P\1/JCAE/NM=M7Y@_]\\$8?CT-2/>)OA%J4_P#I M&GL=:TA6;K Y"W\$8_P!V0HX_ZZMZ5^GU 'GW[0G_ "0+XF?]
BSJ?_I)7)S% M?TS_+0G_) OB9_V+L^DDE?S,4 %M%% % !7!"/_3=_P"3)?A=_P!>=Q_Z M5SU_/_=7]"^ P3=_Y,E^%W_7GD_&C1+5?
M&F^FEZ(UY;!FQ;SG]QV\HGK^C[+7Y*5_47XP[27X^ M^*:OX3<7 M%S,V7ED"W2X3S%^6?43S;J7R>:>?0K'_>H_3/|A7]F^+] MF\ 9^T70+F
(+XEU#&J:Y)P3]KD49BR.T:A8_P#@+^*OHFBB@ HHHH **** M "OSX_X*?:L(W^QNTU_B=X#T[1XZTV)J.FPK^VJ#Y2@[SQC@#JZ]=51:
M_0>B@#^5N2-X)&1U9)% .&5N""*CK[K_VY? @F7I/QXDO_&WP[6V\ \ CYMT MMU9N!9ZN_4EO^>4Q_YZ=&_B_OU^ .OC[X?] B'X8>*;
[PYXKT:[T#6[MLUE M?1E"H1V93U##@CIO!S5%% % !1110 4444 ?2[.O[?7Q<_9OFM[71]?70# M49^MX>UQFN;54^&(B3OAXZ;&]0:_6#]F'_@I)
|+VBI+71KBY_XOCQG,5C7 M1M8F7R[ASQBWN.%EY. IV.>R5^!%]5%?A]R+_P5;/_EL_#OCU[G MQX[4B,22R;]2L5_Z8R,?WJC_GFY^C17
[?"OXL^_C5X-LO9/@S6[?7-SNU MRL]OU1AU1T/S(X[JP01V=%%% % !1110 5^~? !;+_DOW@;_L61_Z5SU^RE?C M7_P6R_Y+X&[_%D?^E<]
'YUT444 %%% % !1110 4444 %%% % !1110!5? \ M\$N?^3/[AG_W\$ _P#TV7=?O]7X_ \ |+_G_)L^&?_ "\$_39=U^_U !1110 4 M444 %%% % !1110 4444
%% % !1110 4444 %%% % !1110 4444 %%% % !1 M10!^8'_!<3_D5?A'_P!^?FI?^B>OR6K]:? @N)_R*OPC_Z_-2_]V]?DM0 M4444 >@?L]_E
[^&O_8S:9_Z5QU_317R_/_?>_AK_-C-IG_I7?]-% ! M6!XV\Z7\00'.L^&M:M.M.D:O9S6-U#_ 'HI\$*_CT.#P:WZ*_ /YC/C\,-4^ M#Q2\3^"-87_
\$_0[Z2T:3:0)44Y251_="KCV85Q5?J%_P6>^ 7V^60#Q> MTRWQ#?@:~+K#1C_EL@+6TI_WD#H3_-HZ_+V@ HHHH]3_9!^% Y^SY+]
M@CZSVC_) /C(R3&S8SWVFOZ1]+U2TUO2[4;"/>.[L+N];B'X MC:*2QL RN#Z\$*_2RRU^XO_?)X]?+4_9S^A*_N_/U[P3*NGD,V6:Q?+6K? M! DB]
(%H^HOVA/^2!?\$S_L6=3_/222OYF*_IG_:\$_Y(%/3\ L6=3_P#2 M22OYF* "BBB@ K^A'_@F[R_9]+O^O.X_P#2N>OY[J_H1_X)N_)DOPN_ZI
M[C_TKGH_AEZ*** "BBB@ HHHH *_[_@K[AS2?WPSL?BMH]ONUKPG]GU(1 MK\T^AGN_WO^V4C;O]V20_PU^B-9^KZ39Z]
I=YIFHP1 WEZ>0O;W%M,N4ECS_M"9O,DTV.07>E74_@_P!^8R9,3>Y7YD;_ M &HVKQB@ HHHH **** -0]
#00\$VLV&D:7>R7VIW\]=M;6L^Y>:5V^"HBCU(M%?T:_LH_&P_9K^!)?ASP;>7-?6T7VC5+J)<'YO),97]QY5S_"BU^:W_'_ M /9FC/Q]?
Q=URU9M)-.;32!(GR3W[I\G/7RHV [ZE4_P5^Q= !1110 M4444 %%% % !1110 5Y3>_ V9?AY^TIX;_LCQUH4=^T.G[+J,]JL[R>4HY' M^ZZFO5J*/Q
_<_X)1?SCX027FL> ED^A(WA5,L[2+&J6R=?GMQ_K<=, MQ9)Z[?KX=N+>6RGD@GC:&>BCQR*0RL#@ @ @]_*_JAKYY:_(_87^\$W[2T,]JUX
MDT!=-\NOR^(M% VVU[GMO."LW_:_16]L4 ?SNT5]O_M&?^SH_BM\|8[G5?"2+ M\2?#T>7+7"4OXE]JUR2W_;;O) 05]3W%
O+93R03QM#&Q1XY%(96!P00>A M% \$%% % !1110 5[3^S^U5XT_93=)K_A:Z,^GSX34]#N7;]J\$8[.!T=<_ M+(.5^C,I6HH_I;_9^_7A?]
IX:Z;XS*77F6=R-EU9NX\^QN 7@E.Z.N M?Q14C@UZ;7]?[?5]_ARM9+2^NKF9_!.KLEIKUDN2/*)6X5?>^D1.X>J M[E_BK^@FRO8-
2LX+NUFCN+6=!)%-&P9^4C(8\$=010!;HHHH *_&O_@ME_P E M^#?]|BR/_2N>OV4K;:_^V7_ "7[P_V+(_)*YZ/SKHHHH **** "BOU[_9 M3_X)
H?|3XN?L^_&B&QUJ36M8TU;FZ>WU-HXV%+6(=>TKS?L76HM-&/-ADA M?^D<)(U?4= !1110 4444 %%% % !1110 4444 %%% % !1110
4444 %%% % M!1110 4444 %%% % !1110!^8'_!<3_D5?A'_-?FI? ^HNWK|EJ_6G_@N)_R M*OPC_P#OS4O_\$7;U^2U !1110!Z!^SW_P E
[^&O_8S:9_Z5QU_317R_P"S MW_R7OX: _]C-IG_I7?]-% !1110!YA^T\&K+X_ 3)7^!+T1QMJUFR6TTG M2]Z3YX)?^ R^A/MQ7
[VVM:+>^=9OM)U^*VDL]L]Y+6YMY!AXI48JZ^W##%? MU,5^O) P5R^0^&[O\$C?3H^*T/QMS;IJ]?"QX6IL[86-9F^E2DG@;]1&2?NZO
MENG*Q5LCY2* /Z9?VA/^2!?\$S_L6=3_])*_F8K]X_@I?^&B/^"-OB+Q%= M7^VC7+PKJ>DZP>K?:X;-P7;WD0QR_ \ ;2OP@#Z7HHHH ****
"BBB@ HH MHH ^% \ @K%^SC%]5?@_ .CNPC4>(O!)O=LW_>P8CSTSQJ\$ E^([!ZQO^K M^CS]M;_DT?XO?]|BS?^? HEJ_G#H ****
"MWP3X3O_WC+00#&DI)JNMZA; MZ=)(VQ6FFD\$: GL-S"L^O5OV3_^3I?@Y_V.6C?^EL_!]WP%^#ND_ 3X3> M&? FB+FST>U\$4D^S;F8_-
+,WN\A90;]*]SHHH **** "BBB@ HHHH **** M"BBB@ HHHH *_[_.\$_8E^\$_]2T,TWBKP,MMKS+MC)0:5BWOTXP-S@\$2=@A(K
MBO?*_PH_<_P"77QO^!;WFM>(\ A8/A&+&_&G2X3]MMHQSF:V&3@#J MR%QW.VOCIE^M@\$5_5-7QG^V%_P3;#?M&6=]KOAJ^V\&?
\$)@9!J-M%MM;Z3 MKBYC7NW_#U4;_?]?V@#(Z^Z_XI?"WQ+&?&I^?%VF2:3KNGR%)89!PP_ MADINC(PY5AUKD* "BBB@ K]T?"^3_P
3;:YH/V@+G[TUO,FSC_OV4K;_ \ @ME_R7[P_V+(_ M2N>@#ZZ*** "BBB@#^B?]/@_DS?X3_]@9/_Z^@^?OV_P#DS?X3_P#8 M&3_T-
Z^@": "BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH **** "BBB@ HHHH *_[_@N)_P
BK(_OS4 MO_1=07Y+5^M^!<3_D5?A'_U^E_Z+MZ_) :@ HHHH]_9[_2]_#7_+&; M3\ TKCK^FBOYE_V> \ DO?PU_[&3/_ \$KCK^FB@
HHHH *_O^" @P"X: M"9E]3:39V_VCQ%I" _VUI 52,RQCW9?2O16B@#^5>BOIO_ (* & M? '_ (9_::\Z?9V_V?P_K;?VUI(5<
(L,S,7C^Y*4#T"U\R4 %%% % 'V! M^P^!?!;/XM?#\$4KC9IC/PEJ7V8-TCOX;_9D^F^S]SY=?]30W\$EK,LL M4C12H=Q_Z5SU_/_=7]"^_3= M_P"3)?
A=_P!>=Q_Z5ST ?2]%% % !1110 4444 %%% % 'B?:_W)_H_P_7O^Q9 MOO\ T2U?SAU_1Y^VM_R:/7O^Q9OO_1+5_.'0 4444 %>K?LG_)TOP<['_
M+IO_ \$MAKRFO5OV3_P#DZ7X. ?]CEHW_I;#0!_2E1110 4444 %%% % !1110 M4444 %%% % !1110 4444 %%% % 'P5_P5J_9TT[XC_F;XBV<"Q^)
NRIYE3 MYKFP>0+)\$? <9-&F) [?B97]?[6<4G[*WQASJR? \ "ZLNZ;A9RE M?_L8K^;2@ HHHH ^N^/5>IFP_> \ \$0?_MO;?48#AL#
L9Y.?4?NZ^1Z^M M?^"5VGR7G[RQ]SV\$F%N! M_P !Q%+["_-6OQ!K^IC6M^L_ \$&CWVEZA;K>:??026UQ;R?>EB=2K(78@XK^; MC]I+X+WGP ^-
WB[P]=B1TTF86=Q_Z5 MST ?2]%% % !1110 4444 %%% % 'B?:_W)_H_Q>[_]F^_]\$M7^X=?T>MK? \ M)H_Q>[_]F^_]\$M7^X= !1110 5ZM^R?
G2!S_+>+1O\ TMAKRFO5OV3_M/DZ7X. ?]CEHW_I;#0!_2E1110 4444 %%% % !1110 4444 %%% % ?MS?M!:_AS)" M9?"ANTL+4+?4[2V.W]>XY&
(V?_!;+_Z;:*OT\$;_6@#?)**Y^&G[07PU^,D,3^"_'&B>(9&7 M=]FLU[M^C_:A)\$B_P# EKT: @ HHHH **** "BBN#+WQL=?"PG/XB<(_ M:Z)
IL8;9YS_O;A@;[(8Q\TC^RCOO]X%_P5^*EM]-_V1%-F9U35\$K1Z]91 MYY?S&W3<>@A27]=M?@A7T9^V^Q^U]JW[7/Q/757CETOPGI.O:Z]I4C
[FBC]^: M:3"FR87=CH%5>=N3\YT %%% % !7Z%? \$6_ SZU^T^XJ4.FZTT/06@#8^_ M<3(\$Y_W(IJ_/6OW*_ P"2OP3D^&[_Z>)K^R=5:77]
IX9<,MH@NV!_P!X M;Y1[34 ?;U% % !7XU_ \ LO^2_>O^Q9^_I7/7]^5^~? !;+_DOW@;_L61_Z M5ST ?G71110 4444 ?T3_L!_!F;_G_ .P.G_H;J]
U_?L!_)F_PG_ [MR? \ H;U] T %%% % !1110 4444 %%% % !1110 4444 %%% % !1110 4444 %%% % !1110 4444 %%% % !1110 4444 %%% % !
1110!^8'_!<3_D5?A'_-?F MI? HNWK|EJ_6G_@N)_R*OPC_P#OS4O_\$7;U^2U !1110!Z!^SW_P E^&O M_8S:9_Z5QU_317R_P"SW_R7OX: _]C-
IG_I7?]-% !1110 4444 %?#_P6 M<^)U#0?#7Q>TRV+3Z<1HNL^C_4.Q:VD^ NR&I" ? IK^Z5^GU<7]7_AGI M?QE^%_B?PIK" _P#SOURQDM"?&3
\$\$#Y)! [HX5A[KO!_716_XX&Z]I/ &M> M&:-@^S:MI%Y+8WHXX-8% !1110 4444 %?T(\ \$W?^3)?A=_UY MW_ I7/7]U?T(\ !_W_) ,E^%W_
% YW_ I7/0!]+T444 %%% % !1110 444 M4 >)_MK?FC_!>_]\$M7^X=?T>MK? \ M)H_Q>[_]F^_]\$M7^X= !1110 M0 5ZM^R_?_P_G2_!S_LU^>
VUOC]UCW30/BAXACACQLMKZY M^WOICL([@_ 'X5XA10!X^\$?^"R7QJ?%CU>P^"4[75A)!+^!AE1^!_] M2TG_ (+B;K!C5^A97CX^)
9Z^]S]MCKO^** /UG7_ (+A;+@;OA)?ANX^7 M78R_#P#BL#5_P#@N-JQL+IGP@MK63G\$WXA.9?;Y5MD_G7Y;T4 ?<Q\$ _X M^*?QA%!
HK:!*X*(.0)-L/GP?5YVD7/NJK7R)X[^GBCXG:]K7B[Q]J7 MB35778;O4[IYY O906]PH[<5S5% !1110 445W/P? @_XI^GC[3?[_@_3 M6U/6;X+]
V.&.>EE;^% [G^M '>_L:LT:C^U);M(\+1RQZ];LM[KE]Q MY%FA&]0>SR?ZM/=L]% -T1:II-GH.EV>F= !9V%G^EO;VT*X2*- %5% H,
M5XM^R+^REX>_9.^&\$^AS3^NHZY>.MSK6M>7M>N_.,#^&-.X1>W)ZLQKWF@ MHHHH *_&O_@ME_R7[P_V+(_)*YZ_92OQK_X+9?E^#?]

5U^2R5? M5R14M%0T5+\$TDLLC*D:*68@#V,7=(T:21@L:BI)P!Q)IUB-9V=WN%W:6%A M;237LTBI'&BEG=V(5415+;Q("J 22:#F3_ (<3^4/RXW7G)J_RUOC_(#< MW7V) M[?'+B(21[/M@26]'&M#.*P>-*FH-0D1* LJ7#M4*_Y'D_GA==4<Z8]^ZJU[W[KW7O?NO=>]^Z]U[W [KW7O?NO=>]^Z]U[W[KW M7O?NO=>]^Z]U[W[KW7O?NO=?_]X]^Z]U[W[KW7O?NO=>]^Z]U[W[KW7O?N MO=?/^_G =A'L;^8C\C*Z.61Z#:^>V_U[CX9&5A2C8NT,!MW+11E20(YMR45; M.!)09B#S[@CFVX^HY@W!@>U6^#_J?YUZ[@_7V+]P>P_(4+*!-? MU,\DJ\$,1-&O^UZK2]ASK(3KWOW7NO>_=>ZN'_D5=>_WX_F%[\$\$3PO/3]6#M[([J\$VFA'DV^W7]'-4&Q\$*4^4W[!]&Y^DZQ@Q;R1;^- O)#TQ\$CO+_3_M(6'6*GWS=]_<_L5O5F& DW*]M+49H<2_4L!ZU2V8\$?PENMZ?W-O7&7KWOW7 MNO>_=>Z][U[KWOW7NO>_=>ZU]^A% %/838'XJ=3==4QBJ>P>Z; *U2+H^Y MP>QMJ9Z:KIWB#*98QF]Q8V6Y156B7[E3 7N!<.-KM;<.,DU?R53_E(ZSE^X M;L0O?_=>Z][U[MH2^E] AR=J=Q=3]80_P'>[+V)L.+F1?W-W[IQ6WD]47[H]61^*K^G/M19P M?57EK;#C)(J_[TP^7H/'""%Y3QQ^'SQU]-A** M*GBB@@BCA@AC2*&&)% CBBBC4)%&@5(XXT415 %A[R2.&OG=9F=F= MV)@%1)/C=N2UAQNR=(#F6+ M;^SL8*3;N*T(OAECI_N9513+)

(?U>XJW==MPW20R7MTS@X/*L48['^IZZ? MUO(MK8K8F[M6UH=(#RA==Q+3SEG*5*_KI+:%).E5&.BW>R_J0.O>=>MZ][U [KWOW7NO>_=>Z‚[N;XY[RI=_]=)C;GZZW/3O!YJO;^O>*BR]/3R M^:/;CPLXGPFYL093J:CR%/4TK'DQD)\^U=G? WFWS">RN&CD^1P?D1P(^1!^0 M5YOY(Y2Y]VF39.<@MK_&Y@:+*M60D4+Q2''DD+TX21,CCR;K=C_)6W[S;'' M?.W:&4VAO7'XW:? R&Z_Q5/D=VX+&%XL#O';K5\$5_-;2IZB>HK*2GAKIX8,E M1.\GV5140LDCQSJL]^Z M]T5'YC?;/J;X4]/Y+M?M&M>HFD>7% [(V5CIHEW'O[=1IWF1<#ATD#K3TZ*OD MK:Z13!0TP+L[[O[:!-=-7+9X*HXLWH\ *>'Y R9[4>U7,_N]S5; M\LMPA4 #W%PP/A6T- :&20CB?*,5(^!0:F71<^9\,!^1/S:W95Y3L[=5 M3B]B4]=)/M+J;=-54T6P]K]TJO_DA>@5T;1!>7*9#553.S'+P0:(X2W?? MMPWF4MT_L=R'[0;9%;]^Z]T:'XC?+CMOX9]O87MCJK+S(M(IJ6EWCLZIJH]M=@[76<25NVMQTJ')2)XYHFS MW:75J_ \IE\G7S! _R'B#D=1Q[H^UW*_NSRM=L\RVH-03!.+;34HLLP:@ MTUI4+(M4>H.+Y_Y[>R>V?W93_A-7[R!J]J]WYC/U4-.L9K.%M/E!MV M.@R]#(Z4^3QE?V+6T4H-PM325''QT-['.^Y0WNU;T#5BF)D'RTJ!0_,%R M/M!ZP^YA[=;KRA[F^\.]P:=RV>*;V-#I8S3- *60D91UM8Y%4="1D=:N MN.-NCG7O?NO=>]^Z]U[L(?)^T^OESGRD[@[&J(4E)]@=+OA:5FO>FS6^]V804 MM3'Z'' _\&VOD (OU#TS'@_@>^WUOKW.[N],1PT -F'^13U@Q]_/^39^V_NP(MY#WV[BIOG';OR5!_YN31-J_MW^OJ3?Y@O(Z#J/XFY#.]5]X_&=U= M[8V2HQ^8U/OIH^N^NLG#KBDI=WY;'.E7G,]1U^A9L/CY8I(B'2IJZ251&X,W M[G'TVIGM;11-?#ISV?(Z1'_T1^9!ZR^]C?ND\T>YT% IS+S5)M')<@#IMI! MNKI#D&!&[8XV&5GE# X,<4JDL-3GY*?CY2_+)U55W5VUN/-X*:I^XH]@8B MI?;O7.)T,33]0 [Q#4V'FFI\$.A:NK2IKW47DG=B6,6[CO>Y]JQ-Y=LR?PC''# M]%/&S-3^NF_M][>V_MA;QQ\H\KV\Z% HURX]6Z? UU3O5P&XE\$*1C**,% M]E74H=>]^Z]U[W[KW7O?NO=>]^Z]T)5'^*#?W3^_MT==;OQQ409O M:V5J<9430'1)9**PQ-] IE[34M&!/IU<U%K>75E,L]L.TU3];S5LEM?[5]QCF0. :4#(3W(XKVR(5=3E6ISU MN4_RJ/YLM)RM/27=-B=M?(G'X;,(8W)8N-#;O;>)] Q<YS5J/&8#[1_#KI/[[#_5OV:]MMJ;>B0;3!*Z^8DN5^ MID!^8>5J^5>&.B7^R?J6^O>=>Z][U[KWOW7NO>_=>Z][U [KWOW7NO>_=>MZ//_ "S>O5[/^?Q6VL\ J8?MG!TJ:=XA%/1)9PUG9-9#''5=):2EVFX ME5@5,9;5Q?V=]MV_U.^[7%2H]4_-O'?_ ^] 0S]X;?3RY[>Y6Y]!+MM/PW;O?&,MDGQ^X^FLGJ.M^M,E\$'LM#M^'IQU12UFZ-S4DEEQ=#40)2N&2LJH9XVIF!7, M'.-OM;:6*B6^&#_ (20T^(_'F0<=>D>PWW1'_P#])U];,[-1+48 MW]5=8N/VA@GD:0G^;Q*4.VLXZ23098:59I\$4'1WL#X'W7<S?7?73/Z# M@H^AQ10#] G74#D;VOY"]MK+Z+DSEFVLJJ \BKJGD3^AGU]^Z]U[W[KW7O?NO=>#]TIW]W-<[Y4N_NDNQMS]=;GIW@U7 MM_(%19>GIY?- 'CMQX6<3X3?:NSO[S;YA/97#1R?(MX/R(X\$?(@CH^W\D'';PVZ\5''F^]I4M3//5TU M+;%73Q4^2HF>;[&HGA(D:.HC5)EY9YD3?(6BF4) N\$8JP!'APU+^>"/(T\CUR'' M^A]WB]E]VMMSVB:6ZY\$OI'L\$KYD@EH6^FG(4L5!:*0!\$57!4-Q-M'L5 M=8P]\$'_FE] A#K+^7W\IMPB80RY3K.KV!''?47>3M+XSK4]J\$^SF3Q;K8W] M!^7MM8:*K^N^W^'RS1(O M/ MK''/MX9)IU\W [77=;KWOW7NO>_=>Z]JLX#(;KW)M :V)0293.-I9(XE^F 'VDTZ][C?0;9M]]N5R:6UO''\KG M^C&I9OY];O^QK^9+L?^7=UEM?I#I>#S[L [^?9N\$Q.T-N5RRU6!Z[VECJ&/ M#XW=N\XH^B.:>>>GH''N-Q@F66I=#.RP*HGF?F'F'^E^VBLK4![_ \$*#P10 M*!F_9@>?>XX]>O83[O\ O'OQS%N./[RVO] NY'GE6@DNIW8R!;D@@ %JR MS:2\$T('Y.C2U9[B[1[VWOENQ^X-@![W]MFY==GMQ5K54XB4GPT-!3(L5 M! B,31J=-/1TD4%)31V2*-% 'N;]JN;Z9KB[G:28\23_''D!Z 4 \NN+/' M*G+>)SVNPQ33]2);=);HKZ.H.;NU/N=&?VQMBB6-!86GP%9E! JOJ^@J 0 MQ^C&D&W3>)9B,1PL?S8@#^6KK'S[]..O;/:]GCD(DW#>585XQ0Q33-7U MI(L/SK@ W*_SIM [;UW#MGXM_#8>5JMOY^H=VT&Q]P9NEQ/6S-NYC9U% E M:'I\$+1LWY1V=KB^;TS'D[(PK7N\$=O,B8PBL.Y5Z! MW^<) U7L3ICXO?''/I#KV*?8/6.%^1^Q=AFFP>2?13)MJ?:VY*3+UF1RM(U^T^ M3R/FEK^VMF)DJ^R22HE+2,S%'S;:P6>V;+90#P[87''K@TQI- :GU/\$GS.3T*_ MN]R[US;[C^'..^L+WF*8;FYK(@D'BB):D5\$:M\$2BI^&N% C''QJ H Z +YV M?%CXB_\$/HC=_] %KY? 8>PN^G-Y#;C;! PN\$^1U+NBLWO/6[FP]F,-1A.:M.M.XJC[3\$5DE;*/+]O%%2DU,3Q%O:?'-LVG%;%[[-VDCOD(T@2ZM60''*5KPS MC&BG0W]F/_=>Z][U [KWOW7NO>_=>Z][U[KWOW7NO>_=>Z][U M[KWOW7NO>_=>Z][U[K_U_CW[KW7O?NO=>]^Z]U[W[KW7O?NO=8IYX*6':I M]9HJ>FIXI)ZBHGD2&''''''#)+++(5CBBBC4LS,0% N>B0 23CJR(\C'&A M:1B !4DG R23P'7S(YM]R]I=P=K]FSL7Gf& [*WUON9V5E9I=W[HRFX]& M^N]N9@38@\$D>;KROHBY2V5>6^5>6>74%\$L-O MM[8?9!''D0_X[T&OM/T(O>_=>Z][U [K9P_X3<=>O4[S^4:TT&E,-MCK[KW M&U)8?OON;^Y[9RVD?O+IU>K3)'MW;UFW.Z(X*B#R2?^C MKG;]_P#WTI[3<LH] 6FN;FZ<G^A)'%&3]OC2@?Z4UIBNU][E+KF9U]W[KW7 MO?NO=>]^Z]U[W[KW7O?NO=AG_''CWL,9307X\5QSB1-E=5[AWQ-"A8B&J [& MW6<+HF(M<3W)6?77O?NO=>]^Z]U9A_] MZ];L;^8C=:*2GDFX^UO04[Z_@]A^?E<''>YABM4'7U\$[<3@?;0F1 MOL4];_WN=^N'_5%'Z3^8WE0BUL3']],9QL7WIVKA9221V)9B223<^X<) M))>..NNJJJ^J(H' 4 & .\@.L?OW5NO>_=>ZRP03U4)-- 30RU%342QP4] M!&T\|SB.*&&,-)++(P554\$38<^_ \$D #57=(T>21PL:@DDF@ &223 M@ #B>NZFFJ*.:EJZ>:EJJ>1HJBFJ8I(O)X) 4.EXI9562*1'+%6 (/OQ!!(MH>M1R1RHD3AHV%00001Z@C!'6'W[J_7O?NO=>]^Z]T;X[|Y9;XZ?+KH;M3 M&ULU)18GL+ X? =4<4A1*_8^ZJN;6]J''=#>82[>RM0(0<,L=0D<@LR*0:' M>MM^][6-TK4 D ;YJV^[?''Szb WHY-MN??:[G7EJXA#2RV,CPDCX;B%3+ P] MQ25%IDJ67@2.OH|>A>N!73-N+<.\$VCM_[KW-E*'';VQALGN^<:RSH@H M,1A,+13Y+*Y2NG;TPT=104TDLKGA40GW221 (HWED8+&H)/ 'I^P=*["QO M-TOK+;-NMGFW''XE2**.-15GDD8(B^/F8A0,GKYZ?POYI;H^; R'W'V16RU MM#U [@I:K;4.TIY\$.W=D4E25IZV>FN8X]Q;JDB&OR;^IA/(L''NT-'/'@?) MXEWK<)+AB1;KB-?1?<[<3]< .NZGL5[1;[.B6'+]^H^H^S 37TX&4;AAE0 M>BA)!*(8[07(#N2+>R3J9NO>_=>Z][U[KWOW7NO>_=>Z]K=G>Y]X;:ZJ MZYRU3) +MWJ#;NQVU=*YFD6ECWKNRNW?FO%&55;.:?)UA;0-5W#3ZK!1+>=2 M306MNQ_3B#*?JLQ8_P^@]M@>W;5O?;N_VT8% _NLD#3&E*FWA6'.IR\$7CC M%!3%2&OM/T(>O>_=>Z][U[K;[_X3B>MB>?@D#VC) 8GWQVS@]EQ2\$4:IH M^N-IQ9;.:V4&:F6L] GC5@2HD211Z@WN6;VWT6%_HL]KDN''*UHUU,4(H=-HI):%3P(Z5/ZS^97E/CY@/E% WG+F-K''/V64E+QUJ[#BBGR'HS?M R,D\$% OW0_N^6W/_KDSWEE=Y)';2221B[R.Y+.[MNQ+;.;DGDGW\$7^X]=7U4* J@!0* #RZX^_=;Z][U[KWOW7NI=3CZ^BCI9 MJRAK*2*N@%312U---!64QM:HI7E1%J(#?) 6A*_X^]E66A^D \.FHYX]FE6 M*9&9#1@''''5/HU.!^1SU\$]ZZ=Z][U[KWOW7NA ZH [,W7TSV9L3MC8]<^W;U MYNG''[MP-4K,(_OL+715B4U4BD''?URIM:4PM=)J-1XV!5B''_ ;W,MG7MZY9WF\$2;7? VTD\$@],BE:CT9:ZD895@&&0.D MCFC2TM8+&UMK^V0+;OQJB >2H JC@ .FWW7IU[W[KW7O?NO=> M]^Z]U[W[KW7O?NO=>]^Z]U [W[KW5Y_ PGVZ];=7S@S6LJ9VH^KNE]Y9V''L MLAC@SFX\GMW9=#2DL&=9:O#9].I6WI@8%O[+;#D*W]7>GF(Q%'Q_D^/Y\$] M8:??DWT;9[VFTI/%W+=X(ROF8XDEN^/V+)\$#7S88(Q<)_D.F.Y3XN[(H M/C_TMGY,7WMVAAGR;W+C90N1ZRZZJ9:F@.1H)P&-% NW=E3384^E0^:AIX9 MZI3%.;20BWG^F%M^LA6PL Y*7HJ2).P]J\FX#S J<G6*OW1_8*V]Q]XGYXY MNLAR7MLNF.)QVW=T &T,Q00@JTH;(S)&=2^O6EA++42RRSRR33S2+L-M*322RRR,7DEED]JUE@GJIX:FAEJ^FHEC@IZ>'-. YYYYYG\$<4,48:26661@JH)8 MFPY]^(&JNZIHDCASU!);-.DDG '\$]=U--44<U+5T\U+54\C15%- M4Q203P2H=>Q30RJLD4B\$6*L 0?? B''''010]:CDCE1)8G#1L*@@@ @CU!&''L/O MW5^O>_=>Z][U[HW/P.[QRWQU^7G0G>.:JY*6CQ?86''PNZ8UF,5=LC=M6FV M- XT50''ZPR!MOY:>2+RW2.ICBEM= 0:'>MM^][6-TIH!(WS5NUOY\$ _G0]I=[MULU/N+;-\$Q]V]UWF1 8MNV>9E/I+-%\$M M/2L1FS^7GC2T]

M*#SJK'@D#GVY#)X4T40" P/[#7HNWBQ&Z;3NFV\$BEQ;R19-!^HC)Q)"B ? MLZ^GMALQB]PX?%9 _5U/D)+G,;0YC\$9*D?
R4N0Q>3I8JW'UU-:8:Z>KI)TD0 M_E6!Y*(ZR(LB-5& (/J#D'KYT[NTN;'"ZN;&|A.:AD:-T;15T)5E(\BK @ _M,=!KWQW5L?XZJ);^I[|%
R,>.VGU_M^LS==>1(ZG)52 0XG 8P2>F;,[ARTT-M%IQ _LJ9T') (37UY!M]U/>#4ABC6I^?H!R<#YGH0G7T \L[!8V.CSKWO
MW7NO>=>ZW/?^\$)O7HVQ].M_]@5D" P5?9'6=>FJBR@5&VMF;VYA:\$N>"OV M^X)X(S),?V* ! /5UR4^_900[QJUMCV.)R8MOV.B.H
M])9Y99&_>\$(.KQ _];) YI':O_H0XC_ZK]C7QX?]>^+T=8;_+FWC_HU7^A MSB?_*!Z]_?K9^ SV.U?_0AQ'_U7][X\^ OY?VCKW[FWC_*
5S_SB?_H' MKW]^MD_]CM7_P'!"\$?_%7][X/^_E_.:O?N;>^C5<_P#.)_ H'K'!O+9 M]5/#34VZ]MU%342QP4]/!G<7-
///,XCBAABCJFDEEED8*JJ'6)L.?>Q_\$2) M5K]HZJ^T[K&CR2;9<+&H)),;@ #))%)Z+IWE\ "_A]COO*CM\$H#K[<&: MKO,U3NW&8H
[1WM++-I/FFWGM";![EJWC=0RK/4RQ@WNI#,&+;W8]IW"IN["- MG/X@-+?TM#^T]2%R;[U^ZG(/A)ROSO?06:4I [^;@#R\$XDB6HP2J
,X% M*\$?EO_PGFJ<;CLKO#X<=@#/3TL516_Z.(TJS&QY.NTAI?L=I=@4M-BL8:AC M^W34V7IH\$M8RY&]R0-NO(
56FVBDFH,KALUB:N6@R>+R5%4)/25U!6P!%+&ZAD=2"+CW&TD;Q2/% M*A61200<\$8((J1UT0L+^RW2QL]SVVZCGV^XB62*I&#)
&ZAD=%0RLI!4C! M!KTS^Z]^*^O>=>Z][U[K9%_X3>XRJE[K^2>9I2D45!U;M+&5\$;O"*-JK+;L MFJJ-YXF4SO4I#A9Q\$RL\$56D# EDM
(?MXI-YN+YTB)I^UO]@_SZP^ _[<I+RA M]?VA""^Y3N#0ZM*0@-0!5D74#DD+3@>MNGW*_7+GK4Y_X4C=A&KW[8>J8
M9T48'&_NPLA3*K:Y3N[,X7;>'GF9KH4@&R:Y8@MB#))JOZ+19[B?%9]MM0? MAIG/^V(_P".GKIO]P#80"V3W%YF9#6>ZMK53Y#P(Y)
7^WZB,FOHM/.NLO[MCCKH=U[W[KW7O?NO=6#_ ,JGKUNR_P'81/7<&:>2>""]BQ]A5#(A,=,O5^R MG8E-43OPD48K]LPHI8C5
(ZJ+LR@GW*]O]30^V)3"R: _X]!_?_CJ#O+;Z.7 MO8SW'O/\$"O-8&U'J'K'2U('J,=S']2< GKZ\$ _N?.N%O7O?NO=4C_P ^GY 5
M/40PQ3K;"5ST>XOD%O&@V3-X7:*I78V C_O1O.:&12#XJN:DQV-J\$^DE-DI% M!/L&<WYM=G^GLJ27#A?].J.YO (#CUF#]
RGD>/FCW:./%Y" L-CM&N!45 M'U\$A|& \$>JAI95/D)2GK2])PQUV\$Z][U[KWOW7NCG_R]?CS0?*3YB](=-YV M!ZC:>:W+G=[PJTD2U.S-
EXNOW?N/&O/\$5EIOX[C]*V/212&26K4CFWLXV#; MUW/!=*S<5B+5;_2J"Q'Y@4_/J]/?7GN?VW]J<>;+)PNYPVPCMS@TN+AU@B>
MAP?#:02D!'!&O7T5:&AH<70T>,QE'2X[&XZEIZ"X^AIX:2AH:&DA2GI*.CI M*=(X*6E18(U2.-%5\$10 !R!5550J@!0! #@!
UP:FFFN9I;BXE:2XD8LS, M2S,S&K,S&I+\$DDDFI.3U*][Z:Z^;Q]X.SJ?N3Y@?)&LFAJA78GKD7F];C<*:JTS4^P&B_R MZ]^>SO+K[I^U?
M_R_-%HNK?:K?Q5I2SDQB284]I*[U_ ;T5CV6=23U[W[KW7O M?NO=?0U_E<]>_P"C+^7]6=N-3?:S9^K&AWW4QL+2F?L
[(Y'L9GKNJOY2FZ5 M5N4 "??V?<^LV_TVP]9'2A,0;[>R7_Y^XZ3_>/WW^L7OA]DWXDU)'N+6P/E M2T5+7'R_N]/SZK/_X4;]
A+A_CKT/UA'4IQ5&^NW[GNZ'2'6!/58WKK:5;CJ ME%3^U319#L*C>0_B01_U]ASW" N-&WV-M7+REORI:?'X7'600W/]JB-USYSIS&T
M9,=EM20 ^0>ZG5A^96U<#Y:NM/KW\$O75/KWOW7NO>=>Z&KXV]Z_ Z6OD-T9U M>84GA![=ZZV=5I)#JQ'M'N'=N)Q>0FJ8.1)2T]
#4R22@]>60Q[6;=;_5;A M96U,22HOY%#@_+H(>X&^_P6.1.<^8PQ#6.UW4ZT-#JB@=U /DQ8 +R.OIB M>[CNOGIZ][]U
[KWOW7NO>=>Z][U[KWOW7NO>=>Z][U[KWOW7NO>=>Z] M][U[KWOW7NO>=>Z][U[KWOW7NO>=>Z][U[KWOW7NO>=>Z][U
[KWOW7 MNO>=>Z][U[KWOW7NO_T]_CW[KW7O?NO=>]^Z]U[W[KW1&/YF/87^B_X#_* MK=*S-3RU'4F=V72U\$ _=>ZWF?
Y#W7AV3_+ZVIN!X#!-VMV/V1V! M)K"K))'29:#KFED9="R+)'3=?J>J^I&#J=+#+W?.(JOX.PQ24S+([?ST?^] M<;OI[[^?<[?%7JFV;?;VP]
60WI'14&Y(-!#%D'JY7V+^L3>O>=>Z][M]U[KWOW7NO>=>Z][U[KY]V#L+_27_+^3V:29)*?![AZ]ITBF|_|-
MZ,MOX;K^LAC/TC=LGMR>25!^B=W!YO[@3FFX^IW_')ZXS]^+_A_/Z[G?=>MEV+^KWL5[=694B2:R-T:BA/U]^Z]JUL MM_|";KKW[WL
[Y=KR0HO]V=A[']Z]HYWA]_W_+??:Y=]O.658_XQ>W%T MPK@?3Q)\$A(^?U3Z3F'23_X4=[]GR?R%^^ UEY7>CV;T[E=[1Q'D:&&N[%W
MGD<]5@*OK2HDI>LZ8N&^J:!"SRU[A3EMPL+;N\$A+?F[\$?^HS^X+LB6_(O/M',6D"6[W9+O7O?NO=>]^Z]JU<9_(HWKM?9_M[P:%)
N6>EI9M][?;>^V5M>IK'2'./=%9IT.;HH(Y9%*)59+X"JI(5NIEEJ% MC4EG" L+N2)HH=^B\$A +QLJ_Z;!'_F 1^?6*/WSMHW+=?8
[-9=O1F2SOK:XF"Y M)A5FC8D#]*.(CMQH%+&@[(WHO4VCU" M"4/EH*_PMCX.UF>R8[G]=,D][*IV%4. MM+8\$X9[A@*@ZEB+R?
A%= 7W!/7;[KWOW7NO>=>Z]([C2.B**LQ_VGI=W4%C: MW-[F\$(A)OIK9=3?:I<_7WDG#\$L,4"? "BAI]
@%.OG4WCZ5V=LXKECF@KU2!_PH[N]6\$C4%WL]^Z]U M:S)8?YRGS-^+77F'ZKVWD=@=D; 'VS3)C]I8GMO;F:SUIM;\$I*RT^#Q.:VUNG
M9^!.\$B44;S?O&V6Z6L;1R0***)3I'H" &4T] 2 M.:6&>2^-DI"[\$N M^IR6(!+;^8;H_FHV.H>Z-[4PV?AJP9'\$=<[.QJ]:V-
0Y0120+e9L9'5U^ M:RD4,TB0U&2JJR6F26186C61PR#=#_W/>=*WDP] \$&H1110?6G\$GYDFGET- :_M_P!B?;?VB\$]W*6SM^]
94T/=3OXMPR5!T!R%6-"0"RQ)&'4N&*@>D7LFZF'K MWOW7NO>=>Z][U[K?>^+^W9^B/Y)\$5=IPO!DJ3X<=T=Q+)\$J4]5456]MI;[M
[5Q][2R0MKE6DSL"12.K@11H!=%]S9MD9L>3 P'<+.23_>E9Q_A'7&GW&OT MYT^^ T,K@V]^Z] MT<[<^77D,'B_G7]3:W<4@AQB=
[=>Q>9I8X8XU-)/CI^VN/YTZB7WY@O+GV8]SH;!'W!V6Z-*\$DHL9_0 #3& M&I^OHP>|@NN" G7O?NO=?/T_FZ[QV]OG^8;[CMF]
B>0;3??\$6!":54<49)KB:6!,-)C_2I4#_M (T6ZY+_ 'Z>AV\$=|?S#>P].DLDU-U?LKK?KVE=F5H@#MJ#?==%3@_4L=/EM]U\$;A@ M#YE?
[6)A'G:X];?A/*)\$3^6H_S8]=G/N;^Y_8G8KLJ!)N-Y=WI]?[4VRD M];J1_1(^J'_83ZRIZ][U[KWOW7NK'?Y4GR,ZV^+WS3Z][+]
[JWQ&PZG#M;LV=F=R+25)8Y"Y@]QO:/?>7N5XA+O2RPSRQ:@_OC> M#(&.;,Q"ABM60.;ZJM16HWH\|F/YCNO'19;+?W2VX,9%,=?
A^T=D9&E. MM^D" F:ESD])H8\$J2&%^0"X"%9+X4^G]HQCY\A9PF=PFY<9390;F8Q6?PU;YOL|OA,A297&5?VUI+2 M5'VU?
0S3TL_@JH'B?0YTR(RFQ!'M6CI(H>-PR'S!J/VCH,7EE>;<26= :2P M7:4U)(K(ZU 855@&%5(J,@@#UJ)_ "CK?TN4^1'0768G>2EV7T
[E-YB\$2 MJ\%-7]B;RR6(JE)2DF&KDH^MZ5G08M&8C]+>XG]PIRVX6%M7"0EOS=B/^?!_M+KJ1]P;9%MNI.=^82@SEWNR05IDK:P
(XSYJ&NG]#JZUTO]^Z]U[W M[KW5QW]B7>>U=H_S]IT>YJBEI^C>W7G8&S-JU-8]4,*[JJJ.@SM]3I/52. MJR6,P%720*"FGG2%+O
(JD7"JI8T"DC>@]S9UQIZK&_FI_-;7 MP[^-FZX,=GJ6/N_M+19?;'4NWZ>J S5+592F?&Y7?[PI,9Z7%;*I*JF.=U] M4N1%/3|^1M
(:YGWJ/-NE"N/K95*H//."WV+QKZT'61/W:_9W_=>Z][U[ITP6& MK]QYO#]>Q47GR=>RN/PV.A]7[U?E*N&AHX00KO\ N5\$ZCA2>> ?
=DII'2-IW M,0!]IQTFO;N&PL[N^N6I;PQ-(Y)%12S^|@#U]/9.UJ#8VS-H]Q008S9VV, M!M;&B. %:=!0;?Q5)B;.)3HSI GV](MD!(4< FWO).&)8
(8H5%%%"C' *?=.I MO&Y3[SNVZ;Q'V.L[NO>M_=>Z][U[]U/^2UUZ=__ ,Q3I'26F>IQFQ*?/?864T!#]N,!LK-TN#J6,BL% M2+=N4QUR
6YL'I(8"?DZW?F"RJ*JFIS^2FG_&B.L:OO<[Z-C]AN<560+<7K M6]JGS]2XC,@QZP)+_EKP.^W[G/KB?U[W[KW7O?NO=>]^Z]U[W
[KW7O?NO=>]^Z]U[W[KW7O?NO=>]^Z]U[W[KW7O?NO=>]^Z]U[W[KW7O?NO=>]^Z]U[W[KW7O?NO=>]^Z]U[W[KW7O?NO=>]^Z]U
[W[KW7O?NO=?_4W^/?NO=>]^Z]U[W[MKW7O?NO=47_*"NPEVK|^+LV&I:SM#NC9N"GH(N))\MS&;BW1750"EA:* MDS.!QJ,&OZIU
('J]03S[<>LJ0@YEF4?D 6^P/V]9E_<;V([G]Q7>[&3%M MNT3R!O(220%;J/M.:24CY*<^ITH?<-]=NO>=>Z][U[KWOW7NOI'?!7KU>
MJ_AK]8MBM3)25F'Z2Z]GS%.@<+^N.;=HMP;FMY560Z]PY6I:[*I-[E5^@R& MV2W^EV?;8*4(A2OVD G^9/7 ;WFWT^R^/N+O(D+12
[Q="^L4_=>Z][U[J%DLC18C'5^6R50E)CL71561 MKZJ0.R4U%1025-54.(U=RD,\$3,0H)L. ?=6945G8T4" I^P=/6]SUU!/:VZ%I MY"J!YLQ
SZD@=?;3[*WG6=C-B[^!^R)D;(;WKNK>=<9K&4UFZ,[7YNJ,I M#/(9ZYM5F/Y/O&VYF-Q<3W#?][LQ_VQ)_R]?11R_M,6P;#LFQ0 >!96<,"
MTX:88UC%/E1>D5[9Z-^O>=>Z][U[K=#_X3S==G;7PWWQORIII(JWLONS<\$ MU)4,5]=5MS.: WMMX"@.;B]7AW#_%U9B>>!
86NTP]@6_A[1.IW23]JB@ ?SU M=U@:C'EQ! HL]@GK, KWOW7 MNO>=>ZFXW)9#9&@R^(KZW%9%;
5M+DL7E.;53T.1QN1H9XZJBKZ"MI9(JFC MK.:IB62*6-EDCD4,I! /O:LR,KHQ#@U!&""!!]>F;BW@NX][6Z@26UE0HZ. M RNK
AE92" &5@2""013JSW&_SH/YCV+VM#M6#Y F=*:CCH(, _DNN^L3IC M15X]D%S=7%Y^T]U.TDQ[V-3]GR'H!@=3MR]
RUR_RGM<&RD#][8Z.^O>=>Z][U[H:~C=N'!;1^1/0FZ]T-"FV MML=T]6[AWS]3(T.N"PN^1&*NCJ0RNC*0592 58\$\$\$ M5'6JYT_^\$ 6Z8
[JF]^_ "S/XK*8'(U51D#TCOC*IB,M@GJ)E;[(WO7O_< MMBHY)0E/39F2BF18\$]=5.;^XPWGD.76|^S2 QDU|-C0CY*QP1Z!J4'XCUTH M]
HOQ;:UE9])N6,L=[&H7]X6Z:TDH*:KBW7O1R!5G@BNQQ#\$J..P?@A]S MNK:NKI-?%_N

[&10F85&4H.O=Q;DVX/MTDEF='.V*+;;JHXX8F':26661@JH)8FPYJ18WQ(LY:Z10(-T)WYUY-C1Y).=L6-022;J M 9),E.)Z-MT
[_*H^?/=552)@OCIO;9^+J77R[A[715ZNQ5)3.NI:YJ?> M;8K/9&E<\$%30456[A@RJSN0:VG**^WA&C;W13YOY#[>ZAY]IAS7Y;V2Y1
MBE-[S[9W5RHQ%9'ZQV/\-8<:MZ^)(@'D''6Q=|'OY\$O3_0^3Q78WR4S&)[MZ|(QD\%=B=IT|)40]0[-KH6#1438W*QQY'L&LAD4-\$^2@I:!
0QU4#R*DJR#L MO)%I8LMQN+B>X&0M/TP2L.6_@_H^?6:70%)_FKG6WN=@JOK679-@D:5YBP M-]*I@Z\$K;*I@B)GD-,3A25)S?YI?
PPWY\X_C9A.H.LLQL?>^|,VIM?L#U MV_LEN\$;>CIL-M[=^W:V\$5&V=O[FKOO)*/=3')&HWA(!N58*P.9MGGWK;DM M+9T65958%
B0,!AY G[7IU\$WW;O=K9?9OW O.:N8K6GVR?;9K9EMDB>4F26" M532:6%=(:\$5(<-PP14=:]'_0.IV?^?H_%G_#;MK [2/L ?ZVW|_]*3:_
M[IT_%KZSJ_X/V@_P''F_ZI/UF_S_P_1^+/_H;=M?| VD?? MO|;|>? E)M?|Z?_*U|>_X/V@_Z9SF3_LGLO_ O8=>_P''@=3YL_P#/T?BS
M_P''AMVU_JI'W[_6^WG_E)M?|Z?| ZU|>_P''#S|H/^F_ZI/U/MFS_S|XL_P#H;=M?_ :1|^_UOMY_Y2;7_ 'I_ ^M?70^#S|H/^FR_| MV'1H?
AQ_)U_F%_#WY";[PV?VK|89H)%D\$QV\MOQ;Z|96'>7^4GIX|V;6J5 MDZ36|GKZ"+R4DDFI:7(P4)2 6A7V9[1RCO\ M%_!
>PW5MVFC#4_Q7NKR+O?)VZ|M/PN^IU=6YGMGX^&S&Y,B[35V|L##D-B[OK MZIK:.)[FV-7|J_D_ MR];BHEFAVEV70QR/J2DI>S|X|/
+|N)JV.LJR@M_NRSV_QJE!Y'V DD12 ? MZ<|2O%|]3WTCC5&W;G8#XFLXZGYG257|@'0_9_REOY>O5=93Y+!&O:6>R M=-)
Y5K.Q,EN?LN)Y!'9(G;#;YS>>VZAA%E7QT:<*";M=BNMN5=@M2&3;D9A_M&2_F)\N@IS#|Y|WTYEBDM[WW!NH+=A33:|H:&E*']
2WCCESQ-9#QQ04 L, MQV-QV'H*%98B@HL5B|?3Q4E!C<=2P4_10TL*A(:CHZ:.*GIJ>) J(JH% @ M9^JJB44!1P P!U!5Q<3W<MS=30)
=>ZNW_D#|R;S^>\$.|WA)LH>J-^|N%4T6N), MGN&&@ZXHZ02D6AJ:G'[TK]\$+_1P2#Z7|C/D2V|;?!-3\$43-^9HG^!C^SK#_| M|O,"[3|+M
(?|7==SMH*5SHB+73-3S:WC|]'R|;N_N9^N/72;WAL[:G8.V, MYLK?. W,+N[:.Y6DK]?6QS4U!\$64,-2DJZAA9@'& MYH8KB)X9XU>)A0@BH
(^8Z,-JW;<|BW&SW?9K^:UW2W^/CK M|UX+^Q%540UE'FI''7+>=%4(8|W3D''&4M+M5SX9/X'J5_A5@/M#?;UGO[:_? MMW?;H8-M|
S^7C?QJ_/K+31'.0/2W8K#(QR=4VYO>GKP@8^:GP^+RG|]8(F''^)|MF(QB0YWI_L+\$JIE)\$-VKMO0+;8J=!O9_Q M?V4R;7N<7|
KMTZ_;&X_PCJ4;'W,|N-T''G?;<#9+BM:>'?6K|/PRGAY^GGTE M|]G=G_/GNT_1?;M_| KI[:^AO?^4.7_>&_S=&?|^)(DVG|7^_P#.IS)%
(M91|I;|,.,2.-:6GEGRTN''CQE-%4)_C:25 M%D*V4D|>U\$6S|M/3PMLG;_FVU/VIT0|G|M>UNS*QW/W&V.%@2+7UMKJ'' 0
M\$SAIOY'G/P/LV:G?;|=8Z@Q%19AE^TMZXC^IZ''VK;0. M_|U0RA6-EFH802+\$CZ^SJUY+WZY(UVKV)ZNP_P''ZF_EU#G;P!|7V-
Y=606 MF_7.ZW2_@L|=V_ZJ3^!^|UD;[#U=^9_P#A|=T!U|/0;B^2^&|WRIG(#%.= MGX.#IV#UQ#9?|GKHJZIWN003)Z)5KL7#*A*RTK
^QCMO(-A;E9-QG:=_X MIV|^=#J|/5^8ZQ|JP_OS|[X]AR|L|S6;5'CRG7-T1ZKJ4015'\$&.9@-|W>|W6=M4DL MSM)(Y_I,Q)-!@'M * 4
Z5?MWHLZ|][U|KWOW7NB=,_OX,|+&KZV3V|BJ MRFR|DK*S8N |NR04>|-DY*MBCCJ|,95\$U%135N)R0@B%;CZF.6EJA%&VE)X
MH)HBC>ELMZMQ#=#J0R_'P')3|OD?;'!^T B50;WCYR|G-|DWCE:YIK<*MQ M;2@M!<(I)4.H(*NE3X|^?J4NO_)GRNCJ##3
M_'BRBL816%70=P=(QT|%AS&%RG8N-J:?'F|07^A/LJ;DSF,&@L ?LDC_,KC MJ3X/O?| W?)8P|G+Q-7X6L=P)^WLM77^?2Z4Q%/A|
MUT%372|9S57##--3I M-,RH|I&S.IWL?*6|]=NEG?2>\$C?/>:Z2''&I0'.'?3J&_>C|U7LOS|]:8VUN/%T. M(/,VRO;O;RTW''PN7A0H)%
DCD0E7IT(965AD,K \$\$<'M5|Y MH_|''G=\$.1L?LK?.2D;%YC&1R2 M!(*?244]- G|E=5R&_N,=XY#E#O/LT@,9-?#8T(^2L<\$>@:A
_>ND_M|^ M|;7L|39?>VQDCOD4+^|+>-.24%-5Q;H-<;D''K_)%=CVPQ+U1SV#|\$/F=U;5 MU=)O;XO|W8U*\$S''HRE!U|N+>8D3;9,*>80D?
[TH(_GUF-L?O3|2R112|/[C;/(711&NHHI@E@Z%|S|JIX:FFZ8|8J*FHEC@IZ>#KK>\$T||SB.*&*&#M M)+++ (P554\$|L38<^THL;XD
6NS<552(MQ|LTG^B|\$T5,XNM>|O-#^& M;@R-&005_A|#62.I#*C+<@UL^5|]O''H3;W13YOY ?/NH3^0/47|V?>7|DN4(MIFO.?.+|[N5&(K
OK'8_P@P:XD;_FK)&!P|ZV+O@Y_(GZ@Z%RN(I)^2.9Q7? M'96*J*?(8?:M+0U\$46V,A3N^CJ9<=E(XLCV|6P2H&B?(PTM''NHZJ|Y%
299! MV7DBTL62XW%Q|=K:ZY?|O|279>7Y5*R M3%@;Z93@@,A*6RD8(B9Y#Y3A25)R?YIOPPW|Y/C;@>H>L,QL?;>^Z|O|K|8| M|HJ|?
V3W!A|O)28;>|MNSD J-L|F|W41%&:0Q\$ DLI''W-^9|GGWK; MH|2V=%E657|8D# 8>08_B|.HG^|;|M|]-^X%|S3S':7D^V3|9-;MLD3RZI M)
8)5-985TUAR=>KA0\$|];?_0.I|V^?H_%G_T-NVO_ +2/L_ZVW|_I-K_M_O3_/60K.G (/V@_Z9SF3_LGLO^|AU|_H'4^;/_T?
BS_.AMVU_JI'W|_M_6^WG_E)M?|>G_ZU|>_X/V@_Z9SF3_+|+_O8=>_Z!U/FS_S|XL_ ^AMV MU_| :1|^_P!;|>?^4FU_WI_ ^M?70^#S|
H|IG.9^R>R_|V'70^@=3YL_| M/T?BS_Z&W;7_-I'W|_6^WG_|2;7_>G_P''M?70^#S|H/^F6P|]/<#9%V'F/E'F.6S6YAN\$/TJEJ2:'.0.CJ?
WA@X*_-%&|H<,>@4_P''@ M=3YL_P#/T?BS_P''AMVU_JI'VB_UOMY_Y2;7_ 'I_ ^M?00_X|V@_Z9SF3_LG MLO)
O8=>_P''@=3YL_P#/T?BS_P''AMVU_JI'W|_6^WG_E)M?|Z?| ZU|>_P''#MS|H/^F_ZI/U/FS_S|XL_P#H;=M?_ :1|^_UOMY_Y2;7_ 'I_ ^M^M?
70^#S|H/^FR_|V'70^@=3YL_|_I^+/_H;=M?_&D??O|_6^WG_M_E)M?|Z?_K7U|_@_|:#_*9SF3_LGLO^|AULT_R|/C'G_A_|2^LNB-
WU^V|M MO3;|N\,ENW;|1J|K7|>R>7W-O3<&X(9L=59K\$X+(RQ4F'R%)2WDHZ0Z3'_#|7|P;_)Z|JS_T66,_^K|;7|>=>^_WY%_O_M_P
_1C_P%/L9_P H&Y?|E;_|]>_X?J_F#?|J'U9_P''BRQG_-6>?UYW|_? MD7^#_|U|_@?*8S_)0-R_|*W_Z|ZGXG^?5|?XIC?XON/K+^%?
Q''C_B?@Z_R MQOG_ (?|Q|]X=-;J|OVVK3;F_NR|[YJ7?%|IKGL'#|O3%S|RGV4^FN|I;# MP&;QE|1'5XW+ MX;+4D5?
K,E0541..HHZCG22-U-F1@?; M7?7FV|C;#N%O*TVUD&YUVQ|LWZJ M-|D+7-YI((%Q-2J5&&|*8X2P)#&4#I|Z(I(|^IMZ|][U
|KWOW7NMRO_A/G M|;#SK?XX|X|^_Q8QZ+^&|DIJ3|U,96H'7'7|Y'4%="LA|E+%G-UY*';I MI45\$%)337=#&I+W
(6W&WV^_D6CSMV_ZI:@|V^)|T'_TZY.?E|P(N8.?MGY M'L+@/9|;EIJ''U5SH=E,\$QPK#YG2SR+@AAUL'^QYU@|U|W|KW7O?NO=>|^
MZ|U|W|KW7O?NO=>|^Z|U|W|KW7O?NO=>|^Z|U|W|KW7O?NO=>|^Z|U|W|KW7 MO?NO=>|^Z|U|W|KW7O?NO=>|^Z|U|W|KW7O?
NO=>|^Z|U|W|KW7O?NO=>|^Z M|U|W|KW7O?NO=>|^Z|U|W|KW7O?NO=>|^Z|U|W|KW7O M?NO=>|^Z|U|W|
KW7O?NO=>|^Z|U|W|KW7O?NO=>|^Z|U|W|KW7O?NO=>|^Z| MU|W|KW7O?NO=>|^Z|U|W|KW7O?NO=>|^Z|U|W|KW7O?NO=>|^Z|U|W|
KW7O? MNO=>|^Z|U|W|KW7O?NO=>|^Z|U|_T_-CW|KW7O?NO=>|^Z|U|W|KW7O?NO=> M|^Z|U|W|KW7O?NO=>|^Z|U|W|KW7O?
NO=>|^Z|U|W|KW7O?NO=>|^Z|U|W|K MW7O?NO=>|^Z|U|W|KW7O?NO=>|^Z|U|W|KW7O?NO=>|^Z|U|W|KW7O?NO=>|^Z|U|W|
KW7O?NO=>|^Z|U|W|KW7O?NO=>|^Z|U|T|Y5=:9|SY*|]-8Y:FDI M:G9G;^A^OU|W|KW7O?NO=&PZ6^=R|/^\&\$BVQT|@.P|F|6IWF|DH|
JIE(LY MM;'040-4OC-M;EILS@|6|3-|DIIZ>(R2'6UV (-+>|VV|:%:7B1#'-:J M/L!|^0ZC+F|V9|K>>|QM|QYKY'L+O@ U;# QCIA M|H^8?
RC^1%'F)|I|V|P4=2M:FVLQN&JBVJ*U)&EAK3M7&_8|=LIW<^*4 MTQDB7TH57CW2|W?<|P71>7TDB>A|_O(H/Y=+>4?:KVXY#F-
URCR9M|C>E=| MBI\$#-I|0KXSZI=)|QKH3D@GHMOLNZD#KWOW7NO>=>Z.U|!_A5OKYQ=|87K3 M;T=9B|DXB2DSO:^^HX=)LW9B5!
\$|IR.#!+N/|&%Z3%4QN9JDF1@*>"HDC.= MBV:?.>KY+.:HA&7;^%?| .>"CU^0/4| O;|N|[-.9_PIV@ZW16^A=LO9VVNO-H;7V%LW\$TV!
VELO;^VMMG''T8<4N) MP.!Q|B|3CX#(SRM'24_*B!G9G:UV))|S|##;PQ00H%B10H'H *?LZX5; MONNX;|NNY;WNUT^Z7<|S32-
Q>21B|L:8JS\$G_D*=-;VYT7|>|^Z|U|W|K MW7O?NO=>|^Z|U|W|KW7O?NO=>|^Z|U|W|KW7O?NO=>|^Z|U|W|KW7O?NO=>|^Z|U|W|
KW7O?NO=>|^Z|U|W|KW7O?NO=>|^Z|U|W|KW7O?NO=>|^Z|U|W|KW M7O?NO=>|^Z|U|W|KW7O?NO=>|^Z|U|W|KW7O?NO=>|^Z|U|W|
KW7O?NO=>|^Z|U|W|KW7O?NO=>|^Z M|U|W|KW7O?NO=>|^Z|U|W|KW7O?NO=?_T=-CW|KW7O?NO=>|^Z|U|W|KW7O? MNO=>|^
Z|U|W|KW7O?NO=>|^Z|U|W|KW7O?NO=>|^Z|U|W|KW7O?NO=>|^Z|U M|W|KW7O?NO=>|^Z|U|W|KW7O?NO=>|^Z|U|W|KW7O?NO=>|^
Z|U|W|KW7O?N MO=>|^Z|U|W|KW7O?NO=>|^Z|U|W|KW7O?NO=>|^Z|UKE_P_Z+^5WNSO:O/RL M^NW9,_V9C|-3X|MGK|%IKS.^L-@J
(P8C=VV:6Y?*;MPV+IHZ>@CO-T14; MVZFHA,=3'O./+M|W|TV^/5<@4=1Q8#@P|6 P1YBE,C.>_W2/O';9R7!_K:<
M^WX@Y>>4M97+P|G;R2-5X)C^''''1R9%D;%(S^(0CZH|0RKI*J@JFFAKJ:HH MJVB|J)2LHZN&2GJJ2JIY&AJ*:IIEY26''H@E0JZ,
RL'''' I|B@&J2K''C#KJ5% M+/'-#(KPNH964@A@14\$S8(R'';,\$=8/>NG.O>=>Z|][U|KWOW7NO>=>Z| M|][U|JT7X0_RG?DO|R|:J'HF?
AYU;C M^J>E|N_PK%1/7;ASV0D2MW3O;<|IXJ>JW+NO+''.(UV2JA'98XTB|*2.T-# M#''JQB8|LVNSVBV6ULXZ+Q).68^K'S| (< .N1/N3

MTKJ/ECUI\HOYLN_*7K?K3)U'1_P-V+FE:N[7W+259J?D!N6@=A)NG8VS(:C' M5^\|C82V;P=CILN?| 12/Q*''R MC))'GX@3@#+VQYF] N/NQ(+):S:/\$#;KO'05>P]ME\$RTVR)N\$-Q<,\$L%Q,(W'' M(LEQ'B!HT76SG6^+ _P#*7^%OQ>CQ65P_6M-V;V#CXXW?L7MI:7=^7%<+..S# M8*HIHMH;:DAE)\$E%0IUD<=E>HE8%V.=LY5V?;+);'6X'XW[C7Y#X1]J'OS MZB'W&^\|[N>XS7-M=]'^Z]TJ]^<M=>] I8''HVIV9L;:'8.V:NYJ-O[UVYB-SX:5K6\$C8[-4=;2>5?][+A-2GD\$'VS/ M;V]U&8KF!)(SY, P_8>C?9= _WWEN^CW/E[>;JQW%>\$MO*, @^6N- E:GJ*T/5 M.R' _D) #KMMJ_+]4U.Z_CMNBJ+2QC:D[;MV\$:F0DR35.R-RUGWD,=-R,-&R MV,IT L\$M] CN'(VT7>I[40;RG^N7_>3_@# =97;'4/40GA'FF6_ -M#W?'[SJSZ7]O_ +X/L_SJ8+3<]RDV/=FH-%Z L)_ANE)A''C&9C 3PN1K<1F<=78G+8VIFHLCC,G25%'D:''LIW,<]) 6T55'%4TM3!(I5XY%5E(L M0#[''C*R,R.I#>Y!P1]HZRCM[FWO((;JTG26VD4,KHP964Y#*RD@@C()!Z@^ M]=>)]^Z]U[W[KW7O? NO=9Z2KJJ'JIJZAJ:BBK:*HAJZ.LI)I*>JI*JGD6:G MJ:HA9)8*B''5 R.I#*P!!'O8)4AE-&'3FK];OF M)EB*K''E37UE)3^=-, &G4K?';N<-ZL J<<30CRD[C^35?#M]].L:N? [I?L MYSTUW%LC;/NSU)EL''L*D^K6Y5[:Y\$[\J8X4(U5#6+>QO8<^]; M/I6^A>'3U^/V@:_A_O)^WK#+GK [C'N-L9FN>2=WM-[LIDILI:77V:9&:!J# M7U''ECPC'#JYWJ;Y!='-[XM,QTWVUU]V51FG2IF7:&ZLIF: ^@CD_2N6Q+5/E M<-4 FS15<,,JAE:]C''UO]^*^779W<<@_HL''1]HX\QUB5S/R-SER7A@J]^@KU[W[KW7O?NO=>]^Z]U[W[KW7O? MNO=%>^0'S1^+GQ=H*BJ [N[HV7L[(QO>6':8R\WB(W)-:L:T45;^5.I&Y'JH_ W?G:1M+1RR96K[4@J]&H MHT=P&(-^W/F*Y-MLLI@L5?'.P!8#T494,?(=Q^WK);>? 8WVY^[_ ,NIS'[Q M]I%OG.D)I^CV:WD>.%I''''')*I2X>'>-LNX\$*5!C43.O.K[J*G:DHZ2D>JJ:U MZ6F@IVK:UHF*K'MH8EC:JJV@AIX&J:@KKD*1HA8FR@< 6N7N6[6GTVWV,%LO^E@B6(?R7H/_ &QT>];_ES_!JP'R@^9G2/ M3N,)5) FMC9S/9;ZQJ5^1Q2UNT=H[>RVZ]65I,FJ!F)85(JJ@LI44(K2F#7/4\ OWSS?>W/M-SA MS7M5R(=YAA2.W?2KZ9YY4A1@CAD8H7 |2CJRD*=2D5!VF^_OY\$?PGWIUMNB@Z M0V3FNGNS(+7S;-S]#V#OW=&'DW%!''|V+I-QXK?NY-U0S86NJD6&H,-U/'\$ MY=#+S)U_P D;- ,RK90M# M(=UY>,RB>K:VA<I\$@.T3VT4)\$BBK+KUJ2*\$4/6D3[ACKL]U[W[KW5C_ /#3 M]2SW5?; ,!^/%7A:RJ@I-|L_P!%NY:*G8>+X'? U-A?LZZ-GC\$M+19MZ+(M 7NL]%)&X#%0I\$/*MT]KOVWE'':.^@_-C/YT/Y=0#]Y_ENRYE]CN>XKN)6EL[M7ZR)CQ22V(DU*J- O5=+N/<20.89X;X4'\$ _^B_ _D''>N4?LQI[%]6[36VR!;78K<@7-[*I,45/^S1)J:]>F#:?6W86_ M*7<-?LG8V[=VX_ :.\$R>Y=V9#;FWLMF,? M?;N%#H9[GE]N.OH*2>DP>&QF/19 M)IZFJ>*&'*-S, /=(K:XS\$C0P.ZHI+\$*D *DDC@ ,DGI=N?,&Q;+)&80[QU- MK:SW4R10K+*D;32R,\$2.) 68-)([*J(''Q) Z17MGHWJ]U[K#Q U^V+>SWMASIS/SE07)M=A-RSJ2O> _=>ZV-O^_ W_PXR.|^UR|LUDL#R%#79.-HF[M] (SD'D!:&FNGW:9T8 MJJE-R,D?Z48^TXR.L! _OP^Z!&TI^74_ F7=PN;G/2C''ZM?+_%RR^1#A[75+WL'J9;];/O_ '';KK#S;B^37=%5# MI_AN%V/UAA#BU_+ _!NNR>Z]TPZBOI]JW|.U@WJ(G(X%Y*]N[:LFY7A' *@ M_ _EF_P ''JGAJD,)_/Q9_V?;];6/N4.N:/7O? MNO='''^ .I [+;LS^8?WU+%).J7L:LVSUIB5#%S3KLW: ^)H[S7*D_WOER3V M 72''FY!8P5S?< 4[_?%'M0A! M5 ^ QJO7;G[| +PY>]B>2E9*7- ZDUV_S M)>9VC[S@%0^=*#05?^PUUD9U[W[KW6UQ@ZO] V5K_ (3TUU: ^-W5WOM[M,TA0-]N^4_TY]@5&!)D]3]+TTFL@ ^1 (C:RMJ\$HH?W9R''QX2SJS]5J?j6^ MN9UY%_KD??JAA-)-MV6>-071^K82>7I?X^I;U%#JC^XNZZ8]>]^Z]JUMB? M'';WJH4>Q? DEW;54Q9L_NO:/5V%JF5@]8]IXFJW5N2&\$Z0KBKDWCBR_)L:=?I MS>40;RUI:N-ZI[3* @ _VHU'_CR_LZYZD_?JYE|7>;_D^_3\$% M/>2+ZF9Q#3_M *4034_TQX^0;_ |'D/MA9]Q_&KHRDJ@&QF\$WAVQN''BN''TBYVOI=G/[JB+W0 M0G;N=0<K6?j2?;?W#NJR;=9 |% 9R/M.E?| W1_'P'E@I8>X|.4L>))H+*) MO3PU,|X_/Q;<_*GSZU@<_[:]=%^O> _=>ZWF-A=I9G9'D''OZDPN,D?=>8^&V_ MMXSXCPLA4[F [''VOG^S[CAC#')/EEK,^U#SIO>1\$34JBXFN''Q>'DMK1%_5 M-FS4ZNIT0VLT5FLE20 FF(2\$^ MA)H3QT9<_*==D^O> _=>ZNA_E*? S.,K_@/#W'M[MK8>-T[>],JMHYC'9?KFG MVUD,YB8];8A>1 MW<#M'(5(*4)6N''''5P: ^N/3/6)'WG_N]NTZ7'';8K=A=];)DGV=MC*5 M= 6;@R^;S2TL>6W5NF:@)H(ZUZ6BBIZ2DB>>.BB\$16:1JB0^TO,G,3[[-\$B M,=G'72IXDGBS4Q7R S3.<]''[NWW?K/V0VC;- P*,>,BE8DCCJ4AA M#=Q6K,SNP4R-IJBA%ZJV]AGK)#H_?M7XBY7YC?*O8.P9L9+4]<;7R%'OOM[M(O [T%+L3;];3U% 7A:B;28TK=YU:QXFF7U,&JFFTM!'*5/>7-I;=]T@*@UMU M.JO^6D'A]K?''MKY'JS?O!>Z-M[4>VF][VEP%W^YIK:Q60<;F52%D XZ8%K, MYX40)4,ZUWSOD'V3!TGT?W)VLK4],LNK-;QH4># :W;6V.%+>3Y4)Z^9U+++42RSSRR33S2/+-*22RRR,7DEEDG_ \$<# P!/3'R_P''2/_]O]A_2Z_]7?X]^Z]U[W[KW7O?NO=>]^Z]U[MW[KW7O?NO=>]^Z]U[W[KW7O?NO=>]^Z]U[W[KW7O?NO=>]^Z]U[W[KW4:LHJ M/ (TE309''DIJZAK(9*:KHJR''JI*JGF0I-3U--.KPSPRHQ#(P*L#8CWHJ&!5@ M''T\NG(I98)8YX)629''K*2&4C((R''/(C/5;G>G\HKX% =|M75^6Z3QO7>Y*Y MY)'W3T[5/UW7I-,#-4M@L7')L:MJIIG[CRU6)J)'D^RQU.&#M]RIL=]J9[(MIR\4?8?V#M _IZR Y,^]U[E]'&'UYODO;T '@WRBZ6@10>(Y#PJ@''@5) MU & , 'E3G:W_ F[16:JK.CODQ40IZ_L=N]K; *CJ6^C%/NMZ;0KZ0?72IT8' M)EOQI (6NO;L9-EN7Y.O_ #I_P''?>LF^6?O_ \$@47./MXI/XI;*X(_WFWG5 MOYWR^?1!M?R\$G_M22H&W<-U5V=%K,#[-(HL8]2HCFD15C [%H-BB*5S& MJ\$.P422#U% SJ13|B|]7PTBE']%P\ CX7J;=F^^S'[FL9O[O<N8]1/; ,M],@<;5KFHR3@5H#BM 2S;B_E/_S\$=KM,F3^+ _JDP+4NYV[6]2W@K''D^YI''^ MTRMR#EG'^:6,LTW^ZPWLVMDY6Y@BKJVR0_85;_CI/4AV'WFO8C<@AM_69J=?XWU;NS;0\$BJ&+2G<>- MQ0AALW\$CZ8R> UP? =DY?WN2FG;C)T8?XO.D]Y][^S#CJ;WIV)J''OZ=Y#+C MY>\$]U/R%3\NC4];_ ,C|^8?V! ,IU=MGJ_ '5 NF8[(I''VM2P(+D)'SXG9];O M+=5.1;Z(CU)'TO[+>?DO?YR-5LL2^KNO^!>3?RZC7F#[XOLIL:/-S)<;E<+ M_H=I:S\$ _DZP0G|I>K8>@^A.2U]A*FBS/R5 [MS6^GB],TVR.K<8-HX)IXV MC:2FR&|,V/8IL;ZW0J^XWI? HH-(-_C4D?8% M/SZQDYX^_KOEY'->WW)- D#4''XO''>2AK0K!'HCIQ@C7).OD5/5]'I?QEZ# M^&W?[L=%]5;0ZYQLD445?4X3&JV>S?AMXY=Q[HKFK-R;CJ\$L+25U74.H (M] CBQVQVQV/PK*U2-?.@R?M8Y/YD]85AT]KN@9U[W[KW7O?NO=>]^Z]U[W[KW7O?NO=>]^Z]U[MW[KW6JE_U^,S#^3?RBVS6]2]'' A;ZZTZXZHPNW];G,10PU>-K]PY3+9OVCB !P222?('Y= M=+N>XGM5[=^W&XP|T<[6-ES#N&YR2O'(Q5UB1(XH@U%(JLCBIX/Y=4F_ |M-T?_P#]Q(|_P#1;C_ /J+V#?ZO[Y_T:I_X/^;K+[_7Z]EJO|PJ&R?JE<M7_077O|ANCYW_ |>)'G_HMMQ_ %%%[]_5_?^ HU3_ _\'_-U[_7Z] EO|MPJ&R?JE<7_077O|ANCYW_ |>)'G_HMMQ_ %%%[]_5_?^ HU3_ _\'_-U[M_7Z]EJO|PJ&R?JE<7_074RA_EM_/7(U*4M/ |2^|8Y7#LK5VQLIBZ8!%+G769 M*.DI(R0. S@L>_9_OD^Q_+| M,IV_>KG=KP#\$=I;R4KY5EN!!%3U*NY K@G'V*O@C_)QZ '^>4Q/9.Z:Z3N [O M'&\$5.+WCN#%18S: ^S*PA&\$^R-G&KR<5+EJ9Q9,16U%56(1KIQ2:G0R!L?*-A MM#)\$GBT|ZLN [PZEVYWST_V7TSNUI8MO=F;+S^SLC5TZ(J7C5S6 M/FI?+T*2\$1MD,-6'54^KT^:%;W%Q[\$=[:QWUIN M3N9]_DKFKE [FW:P#?;==Q3JIPK^&P8HU,Z9%JC4S18TSUH''?^* EX?KXG[MNS&#W[U;NC-]3I*Z:'!];P65W#U]N2@,I6AK81J.'V&AZ]?^W'OO [:'^YNUVMYLG,EM#MN;(9)SR)%.!QZF%F''@LQ 4''I)\NCR_&[^6]Q?E'F<92=?;=;HPNV*Z M2 (U/9786+R6R>N|=I.T:RUXS^8HHY,)*=959J;\$09&M*D%82MR#O;N7=WW-U M\$%FRQ';@J@K'4?L6I^74-<_P#O_P''U/MQ:7\$N^C6?- 3^45WST?V%L+8?074?;/>=>'I>H]MY'>09FUMG9C) MXG<'9%?N'=S;A\$%+0ODJ; 0XZACHJ>GHI)Y\$XHX993)++)-(9[SRI?65Q!#8 M6DLZ''(%G5207):O''M''@]\$Y->HT]HOOI|E|<[T;7LUZVZ2K;VDT M:/%:+%!X52V@REF,C-)2A0)'2S^''H'8WK? M;G9;^QO=FNOKFBJXA>CZNTU&GM8*2:C'IY&@.\$3^SOLAR[[Q]' +7 M]3(-S6YN+27=;+7:F -/X+F'GRF_ M)][:_ |L1]@#] R;S_T:+K_G\$ _T#UG;_KR^T'_ (57EO|F=E_P!;^O? [M(S[V?^V/E_-Z3[VU_]8C[|^Y_Y_P''C1=?XG_Z!Z]_KR^T'_A5>6_ ^YG9? M];^MD;^0#3^T^F5^1?9_<_508'5^X<|=D;''VAB^QMD[BV/F:C#4 S&X=U5] M)0[GQF-KJS&5U=4XJ-)8E(0EHY%)9A9)\$Y\$VNZL_WAUN (KB,2-HBA5FA=U5U43\$J M3JTNH!QG?S_ '9?R#BQ?QUZLZ73[E]2P.,R&]M _RKNM.M=Z;WP]#EUI| M3MW:%+75FV,) E*6DR45'59A_ %*ZR''*96 LU_>^>X;^|7;[6SLII49F*(S' M 6ND'/Q;.<@W?D;E2YYIYDYMYOYG;V1+>V@6ZN]>W=DJL[LTB%LTD+'' 5 M(JI%.CK6K_VIGYL_X?;*_TGWMK_P''Q'W'7[DWG_HT77_)_P#H'KH+_KR^MT'_A5>6_ ^YG9?;^O?[(S[V?^V/E_-Z3[VU_P#8C]^Y-Y_Z_%U_P_XG_Z!_MZ]_KR^T'_A5>6_ |N9V7_6_K>;_EF=)Y3X_ _:^/77>XL)D-N[K&SGW?N]# M9BCJ,=G,7N/L#>9>N0Q6GF1):9Z,Q. R'W-

