

# IE Popups

**Source:**

[http://www.derkeiler.com/NewsGroups/microsoft.public.windowsxp.security\\_admin/2003-01/23739.html](http://www.derkeiler.com/NewsGroups/microsoft.public.windowsxp.security_admin/2003-01/23739.html)

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**From:** Aaron ([newfaldon@noyahoospam.com](mailto:newfaldon@noyahoospam.com))

**Date:** 01/01/03

From: "Aaron" <[newfaldon@noyahoospam.com](mailto:newfaldon@noyahoospam.com)>

Date: Wed, 1 Jan 2003 15:39:31 -0500

No, this isnt the normal "I am getting popups" question. :)  
I am getting tired of the popup that tries to install the "date/time synchronize..blahblahblah" program from Gator Inc. It is one of those program installs through IE. Is there a way that I can disable them from trying to install without hindering the ability of installing them from wanted sources and/or if all else fails, disabling them until I need them [say to get the newest Windows Update client or whatnot].  
On that note, they have a "Always trust content from <insert company on certificate>" checkbox.. they should have a "never trust content from <company>" option too :)  
[I don't know if MS's newsgroups allow attachments, but if so I attached a picture of what I am talking about to clean things up. :) ]

begin 666 bastardgator.jpg

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MVP!#`0,\$! 4\$!0D%!0D4#0L-% !04%!04%!04%!04%!04%!04%!04%!04%!04!  
M%!04%!04%!04%!04%!04%!04%!04%!3\_P`1" %V`;\# 2(`A\$!`Q\$!\_0`  
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M! 0``%`]`0(#`01!!(A,4\$&\$U%A!R)Q%#\*!D:\$((T\*QP152T? D,V)R@ @D\*  
M%A<8&1HE)B<H\*2HT-38W.#DZ0T1%1D=(24I35%565UA96F-D969G:&EJ<W1U  
M=G=X>7J#A(6&AXB)BI\*3E)66EYB9FJ\*CI\*6FIZBIJK\*SM+6VM[BYNL+#Q,7&  
MQ\C)RM+3U-76U]C9VN'BX^3EYN?HZ>KQ\O/T]?;W^/GZ\_0`P\$`P\$!`0\$!  
M`0\$!`0`\$````````\$``P0%!@<("0H+\_0`M1\$``@\$!`0#!`<%!`0`0)W`\$`"  
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M)R@I\*C4V-S@Y.D-\$149'2\$E\*4U155E=865IC9&5F9VAI:G-T=79W>'EZ@H.\$  
MA8:'B(F\*DI.4E9:7F)F:HJ.DI::GJ\*FJLK.TM;:WN+FZPL/\$Q<;R,G\*TM/4  
MU=;7V-G: XN/DY>;GZ.GJ\O/T]?;W^/GZ\_]H`# ,!``(1`Q\$`/P#]+\_`GC(>"  
MM&CN(["`5M1NYUL[#3[<\$-<7#\*S\*1?!"\* K,SGH%. QPI\XN\_&OQ(BN)/-UG  
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M5W4J<7'FDR6SWW\_A.OB'\_P!#/\?\_!???'\_J/^Z^(\_`\$\_, \_P]\_%)]]\_>KR  
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M\_P"/4?\`"=?\$/\_H9\_A[\_.`^^\_\`CU>1\_P!A?[WYFC^PO][\S1[&`<QZY\_PG  
M7Q#\_`.AG^O\_`+([[\_X]1\_PG7Q#\_`.AG^O\_`+([[\_X]7D?)A?[WYFC^PO\  
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M\_P`%)]\_>KR/^PQZ-^9H\_L,>C?F:/8P"YZY\_PG7Q#\_Z&?X>\_^\^\^\\_P#CU'\_"  
M=?\$/\_H9\_A[\_X+([[\_`./5Y'\_88]&\_,T?V&/1OS-'L8!<]<\_X3KXA\_]#/\?\  
MP7WW\_P>H\_X3KXA\_]#/\?`P7WW\_P>KR/^PQZ-^9H\_L,>C?F:/8P"YZY\_P  
MG7Q#\_P"AG^O\_@OOO\_CU'\_"=?\$/\_`\*`&?X>\_^\^\^\\_`/5Y'\_88]&\_,T?V&/1OS  
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M\_P"PQZ-^9H\_L,>C?F:/8P"YZY\_PG7Q#\_`.AG^O\_`+([[\_X]1\_PG7Q#\_`.AG  
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M'O\X+[[P"/4?\`"=?\$/\_H9\_A[\_.`^^\_\`CU>1\_P!ACT;\S1\_80\_VOS-'L  
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M>\_,T?V%\_O?F:/8P"YZY\_PG7Q#\_Z&?X>\_^\^\^\\_P#CU'\_"=?\$/\_H9\_A[\_X+([  
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M#W\_P7WW\_`>KR/\`L+>\_,T?V%\_O?F:/8P"YZY\_PG7Q#\_P"AG^O\_@OOO\_CU  
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MO\_@OOO\X]1\_PG7Q#\_Z&?X>\_^\^\^\\_P#CU?->N&RLO'GD:G8V^IVL%C!-%;7L  
M\*\$S1!GDF#ML<\$D1H,D9 !QC)ST7B%]&`\WMMI\_B?X>>`&+?4+N)](TRWO[  
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MLJJ7M\$VE;MOJVNFO\_#N:^-?B3.=EOXD^<DQ^ZKV5/H/X^;7H?@/QU-XK?4  
MK#4M\*?1=-TUD^TVGF&>%HWW>5+%M42(P1NP(\*L",;6;XL^\*^F\_\(AIMU'?>  
M\$ \_#GA?7H+4WT".\*((&N;3\*[XUG>\*)`DP(^:-&D3!&D5J]V^##RO\5=,\YFD>  
M+0-0A#,<G:+FQ(&?;<:WP]=8F,[QY7\$X<PRUX"G1JJ?-&HFUI;:WKW5CJOC#  
M8G4?B'X1A R3I6J'\_P`C6%?,G[2OA2#P7J<?CO0->AT'XD6.D3P:?9W<'F0Z  
M[ I\TZ?LX,DC,N46-M^>0",U]6\_`\$;5-/T+XD^&=3U6=;;3[31-5>61N@!GT]  
M1^K"L^;XV?#\*Y3;+K=E\*N<[79",\_B:([N7\*DD>(UJ?'"Q \3\_`\$Z^)(W/;^^  
M[J>QT6X).Vnk:O<V\+S2\_->P\_9X)\$O7W!XF#G]TH61>I([2^TMQJOQ8\66  
M7C76;[1?=\$KXADM]`T-+UTBNM+|B(QRBW'RS(Q+,TI5MC?+O7H?IR7XU?#"  
M5676K&15.0'9'^^M+);\_AC\*Z.^M6+LG\*LS(2OTYXJKS[-,#]=<9>)O#WB  
M&70K\_P`2:I:ZROQU@MUL9-0D\$IT68,88]N[/V5]IPGW#@C&0<=9X:@UC7OA)  
M^U%J]UX@UY[[PWK\_`(D@TZ2/5KB,V:6;S0K%M<%`CQC`&TLN-K,#]MS\_&7  
MX77+%IM8T^4D;<N8VXZXY-/3XV\_#\*.1Y%URR623&]PZ MCIDYYI>\_P!F&A'  
M?!SPNVL\_M"?K5]9U#4\_`3\_`EMVAO;C59P][?`4]\$\$)[("^(4 (W9EQO  
M!>N\_^!UEXP\_UXRWOA36;K5#;?#G36TF\N)YW9-8N9W#P7+G.)&%JD+'<"0]P  
MW3@M]7CXR\_"Y8XXQK&GA(VW(H,>\$/J!G@UP\_P@U'X2\_![2+RTM/&=WKUY>S"  
M>|U?7;X75]=N%"!YI2<NP1\$7/`4`7,NC^X-#P#]I/X;7\OQ?`\*Z5);<  
M1:9\0[!O#>IRQ ;=MO<1W6#SD% [;=&&7IOSV!/'\_J7Q3I/PX^,CN[T+4?  
M%7B'25A\~19VS>1-#3X5@FD0H<J#.JW\*=OSX!"C(45]MR?&[X:2@!]=LW (

M8!G0X(Z'K00QN^&B,[+KMFK.<L0Z'L>G/-'O[V8=+'YM^-'?'BWP]\?\*C[IU  
MIXMNKNTT2'P\_J7A[6]/NKH.8+N>(2F&XEFEEDCSE-WFL"=X&%(1?>/B)HU\_I  
M\_P';?@1X0@UK6K;1/\$R:[]?QV^I3Q2W 2WBFC)E1@X\*O]T@@@,\$J,\*2#]4#XR  
M\_"X"@:QI^"&4\Q\@]1U[]Z<?C3\,&2)#K5B4B(,EDPA'0CGC%'O=F&A^?WP  
M9\>^)"B#]EO6-1UO47N?\$L?B\*QU6&.\E2VOA:\*ZP-)&\LN-VXMMR3C^ZH  
M&'\(\_B)XS3PO\$=0C\37MSJ?C+3/\$]M?W&LSS7D'F6".;27RBQPR\$+N\*#=(,  
M[MS8(\_1O\_A<WPN\_Z#&G\_\.L\WK']\_P#O=>OO4-Y\7/A7>VD]O)K-D(YMQ8QR  
M\*C!B,%PP8\$\_M\_Y'K2]\_LPT/CK]CKQ+J?Q\*UJUN\_^\$D6]T\^&K7[?I5\_KD-  
M>OJA<O-=>)&D\A@A8:(F"%2,!\$"X;ZR\_X1![\_A\_\*N\$,Z1)\-%\<Z-XGO?)  
MWKU[H<<T&D#4);<-912JJR)OB5#+N"+[TN]^OS<UZU\_PO/X;\_P#0P6G\_`\3  
M\_P'\*JDYK2S%9&!\_PB#\_W#^5'\_"/\_</Y5O\`\_"\\_AO\`]#!:?)\_\$\_P#BJ\^  
MA>?PW\_Z&"T[\_^]\53YI]G]PK(P/^\$0?^X?RH\_X1%[\_A\_\*M\_A>?PW\_Z&"T\_  
M[^]\_52\_+S^&\_T,%I\_P!\$\_QHUI]F%D<]\_P'(B\_\<-'\_`B+\_P!PUT/\_  
M`O3X;\_#]:\_\$\_QH\_X7I\\_-P#H8+7\_`+^)\_C1S5.S"R.>\_X1%[\_AH\_X1%\_  
M[AKH?^%Z?#?\_`\*%&"U[\_^)\_C1\_P'+T^&\_0P6O\_?Q\::IV861SW\_"(O\_<-'  
M\_"(O\_<-=#\_PO3X;\_`/0P6O\`W\3\_`!H\_X7I\\_-`H8+7\_OXG^-'-4[,(Y[\_  
M'(1%\_P"X:^A\$7\_+AKH?\A>GPW\_Z&"U[\_^)\_C1\_PO3X;\_`/0P6O\`W\3\_  
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M"U[\_^)\_C1S5.S"R.>\_X1%[\_AH\_X1%[\_AKH?^%Z?#?\_H8+7\_OXG^-'\_"/AO\_  
M`-#!:\_\`?Q\::IV861SW\_"(O\`W#1\_PB+\_`-PUT\^PO3X;\_`\0P6O\_?Q/  
M\:^%Z?#?\_H8+7\_OXG^-'-4[,(Y[\_A\$7\_N&C\_A\$7\_N\JZ'\_A>GPW\_Z&"U\_  
M[^]\_C1\_PO3X;?;!^U[\_^)\_C1S3[,(Y\_`A\$'\_N\J\^A\$'\_`+A\_\*N@\_X7G\  
M-O\`H/VG\_?Q\:^%Y\_#;\_H/VG\_?Q\^&CFGV86.?\_X1![\_A\_\*C\_`(!\_P"X  
M?RKH/^%Y\_#;\_`\*#]I\_W\3\_&C\_A>?PV\_Z#]I\_W\3\_`!HYI]F%CG\_`^\$0?^X?RH  
M\_P'\$0?\`N\JZ#\_A>?PV\_P"@\_?:?\$\_QH\_X7G\\_-O^@\_?:?\$\_P'::?9A8Y\_  
M\_A\$'\_N\J\^A\$'\_`+A\_\*N@\_X7G\\_-O\`H/VG\_?Q\:^%Y\_#;\_H/VG\_?Q\  
M&CFGV86.?\_X1![\_A\_\*C\_`(!\_P"X?RKH/^%Y\_#;\_`\*#]I\_W\3\_&C\_A>?PV\_Z  
M#]I\_W\3\_`!HYI]F%CG\_`^\$0?^X?RH\_P'\$0?\`N\JZ#\_A>?PV\_P"@\_?:?\$\_Q  
MH\_X7G\\_-O^@\_?:?\$\_P'::?9A8Y\_`A\$'\_N\J\^A\$'\_`+A\_\*N@\_X7G\\_-O\  
MH/VG\_?Q\:^%Y\_#;\_H/VG\_?Q\^&CFGV86.?\_X1![\_A\_\*D\_X1%[\_A\_\*NA\_X  
M7G\\_-O^@\_?:?`?Q\:^A>?PV\_Z#]I\_W\3\_&CFGV86/E#X^8\,\$L^:KA?[%  
MMY"\$0NQ FN>B@\$D\=,FO4??"BBW^"VBZ=X=\=ZQ.-?NYC=06EC%;W3>#1)!  
M)&LR.Z2!KEA,Q=5W1A68\*K@EKGEOVD-,\\`Q1\5Z=K\_`(6;Z%:SQ6:V-Q:  
MZI.4C\*J\CJZL@8YS(P((QTKR7\_A6.J\_#QX&\_P#Z?`^,UX53#UU6E5A'5G  
MZAA<5EN+RZAA<57Y8Q3O'JWT=\_+5Z;]>J=SXP:-K7@Z[UC3-=NHM4N;BT:^M  
M]9M7+V^J6'H?9<HQ9B"Q5MR,Q\*L#]SJ4D?[ \ Z8=+^,EH1C=H.I'\_R8L\*^  
M.;/X2/J%Y#]J\_C[PC;Z8[;;F6QNI9)A&?O;%:-5)(XY/>OMOPUXCT7Q;\6-!  
MU+0KM+RR.AZK'9(R"-ZW&GD\@^CBNC!T).=RC9,?B/&T,5'#TZ555'!.|2  
MMO:WY&3^T)\_R,WA7\_KB/\_3UHM;M87[0G\_(S>%?\`KB/\_`\$):+6[7H?81\5U"  
MBL:YN=2N-;GL[.>UMXH;>\*8F>W:5F+M(.TBX`\L>O6G\_`&;7?^@EIW\_@OD\_  
M/U(S6HK)^S:[\_P!+3O\_`7R?'\_Z/LVN\_P#02T[\_`,%G\_Q^@#6HK)^S:[\_T  
M\$M.\_%\G\_P'?H^S:[\_T\$M.\_%\G\_`?H'UJ\*R?LVN\_`\02T[\_P`%\G\_Q^C[-  
MKO\T\$M.\_P#!?)\_`?H'UJ\*R?LVN\_]!+3O\_!?)\_`\Z/LVN\_]!+3O\_!?)\_P#'  
MZ - :BLG[-KO\_`\$M.\_\`!?)\_`?H^S:[\_`-!+3O\`P7R?'\_Z - :BLG[-KO\_02  
MT[\_P7R?'\_`!^C[-KO\_02T[\_P7R?'\_Q^@#6HK)^S:[\_P!+3O\_`7R?'\_ZUTMI  
MK>RM#<2I-<21EW>\*,HA.]@,\*2Q' '<Y^E "445P\_P'=?\$FH^#?@C\0M?T>X  
M^QZOI7AW4;ZSN-BOY4T5M(\;[6!5L,H.""#CD&@#N\*\*\BD\977P9\2RZ9XL\  
M5WWB7P^\_AW4\_`\$TNLZM:P)=:'8/:K.A6T@C66-DNU=0(@ZF\*3+2B1%BZ[P1\  
M15\7ZEJ>DWF@ZKX6UW3H8+J?2M7-L\OV>9I5AF#VTTT15GMYUV][X,1+\* R%  
M@#KZ\*\BL\_P!ICP\_JUIH9TO1-<U/4]=TG2M7TO2H8[=)]M+^\*\FCB#23+\$DB0  
MZ?=2/OD5<( K.S!39A\_-;-2^O&.K\_8=51/">AOKFJVS11>;&(YK^":V7\$F

MUIHY=,ND;#>62\$\*2.K;@`>J45P\_Q#^+VC\_#6[2UU\*VOKJYETF]U:WALHT=[G  
M[/+:PBVB5G4O<32WL\$<48^^S;<@E0>:\4\_M/>\$?#/A\_4];0\_VEIECJUOI NX  
M]4TRT@N7FT^&\_CE@GN[N&\*2,PSQXP^XG<0I4%J /7:\*\BT/]IWPKXEOP-+T\_  
M7+O0Q=Z=9R>(OL0CL(WU""UFL#EV61\_-['!M2-FB8YF6\*,H[9EG\=/=\$=Q^S  
M)X)^(|>-WB#6O!|[1T\$8\[[;>VL\$GD9GVKO2=GA\R4;=T?F[2'4 'N%>?  
M:3\:=,U?Q9;Z0FDZK!|]YJ-WH^GZ\_,L'V\*^O[83?:+:-5E,ZLGV6[&^2)(S)  
MG;:[;H]^?\`QYL=%^(>L^\$;31O%7BOQ!]KG6#3[&UM?+C\BSTR:5(Y6>)4C  
MV:C%)ON^&7\Y^V3!&X!Z[17A\_C;|IW3K7P+XHUCPGI]]JK6/A\*3Q+8:K<63"  
MP<M92W=JLL>Y;A8Y\$B8^<8UA+(\(\$ZF(;GB3]HKP[X,\;^%?"WB&UGT75/\$  
M,-HT45UJ&G&6WFN)3#% ]NETUQ(WF@(7ABEB!))DVH[\*>J45X?^R1\2/\$?Q  
M.^]YJ7B74?[2O8\_]VR^1%CSM TN[EXC51\T]S.\_3C?@84\*!6\?ME>#/%  
M"00Z7INJZIK\$^HQ:9!D36&J2F6:VNIX"9;2ZE@17^PW"9:4&,J'E\$41\|V@  
M#WFBGSLX?M,!|)\_&E[X\*T37+SQ]I?AV\_OKIX8[,?\`/31&[MU>Y\$|RI+L  
MN;\*[4BW^T\_9F(#\*9D)]^\*/QITSX47"QZAIJZDBZ|JWB&>73E@\*V]II\<3  
M3%\_E0EF,\2(J!LL\_P\_VU06 !Z#17FGCGX\Z/X\$;:6\_A671M<U?6KK[&MM!|  
M-JDWG27,>HO"@)=O\_(+G#.^U\$WQL[\*@D>/33Q)J/Q&#V.I#|C^R+W^UK>  
M&[CU)%WP);:BL>IVK8\$BF0)#=0!D+\*6PR2;2LE '<45Y%H7B\_P'3>&\_%/C2W  
M\6ZG!>V?AW29=<2.S,\*R V|SJ&I-;K)\* (U5H;2SMXP2R(&>8R/)\KKQ7B?]  
MJ9]9TPZKX+C^T6^FZ%XB U2^B,EI=1Q75A;6SPQ3RPS/) PO(V;[-(S[S"19  
M'LZCZ+"Y#C<;-0HI.Z3O?17CSI/U6W2[2O=F,JL8[GTE17DUY^TQX3TOQ[8^  
M\$-16;3M9GEM+2X@N+NR\$MG=W\*QM%;O +@S2L?.A!D@CEB!?'F3"2%.HT#XFV>  
MO\_"F#Q\-.O-/TN?2VU>.UU"6VAF^S[#(C,QF\E-R`,`\BA0PWE,-CCK93C</  
M"%2K3:C.UGI9UVK:|4K^EGLU>E4BW9,[&BO)O#O[2&A>--/MG,\Z1J7B75I  
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M6,4L%M>:K'9A(K">:\*6.&:"1UN0VR>W9B(2L8E^=DV2[\*J91CJ+<:E.S5V]  
M5LG;OU>D?YGI&X\*I%|[,FBO#=-);`\$>(8|O^QX;S6;A?L[65II]S8S37Z37  
M<%JCJBW.;?|\>75OE+OR^PY^7\*2!#Q9^T(|E>W5HVD:QI%O9:%KE[KB1I:|J  
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M^V)]M"U|GN5%>7?|-^\$&[;|?<ZC8ZQL.BV=UJ5C)K5Y9@6SW-C]H:|XBC"LT  
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MS;BV0%7=3EE.-C>]-Z\*3>UK1MS:WMI>S6Z>FZ:%[2/<[FBBBO)- HHHH \*YC  
MX8\_ |EPU;Z:G\_ .DV@UT|<Q\,?^2X:M]-3\_`2;0:M;/T\$RU^T)\_R,WA7\_KB/  
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MX=\_&L'\_ ,734)/5(PGB\*--\LYI/S:.MHKDO^%N^!?'H=?#O\_@U@\_\`BZ/^  
M%N^!?'^AU\\_.^#6#\_ .+I|D^S(^MX?\_GY'[T=;17)?\+=|`\_ ]#KX=\_P#!K!\_  
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MT.OAW\_P:P?\`Q='`MWP+\_T.OAW\_P'&L'\_Q=)/LP^MX?`Y^1^]'6T5R7\_  
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M\_\*:\<9\_=7)Z9\_Y8M[ ]\_#W'4>3FW^X5\_P#" \_P`CZ+A[\_D;8?\_\$\_=9\1\_B-]C
M^(BRW\_X3?[-Y6M3IY'\_`F/D^7MEQCR\_P#A,H-N,8QY,6W&-D6-J<\\_Q/SY
MO\_%?=9D/\_(\=?N\_\CS^O/3J,<=#\1\_B-]C^(BRW\_X3?[-Y6M3IY'\_`8^3Y
M>V7&/+\_X3\*#;C&,>3%MQC9% C:G/\3^;\_Q7W69#\_P`CQU^S\_R//Z].HQQ
M^BY?\_P`B^E\_@7\_I-4\_=Y\_&\_7\_(^)^?-\_P"\*^ZS(?^1XZ\_=Y\_P"1Y\_7GIU&.
M/??V8\_\$\_\_"2^\_B4/[?\_`+=\JU@;]N?VGY>4DYQ\_;FJ[,XZXBSM^\VW]WX\$
M\_P'3^;\_`5]UF0\_\CQU^S\_`CS^O/3J,<^`LQ^)\_^\$E/\_\$H?V\_\`V[Y5
MK V/[<\_M/R\I)SC^W-5V9QUU%G;YMO[OY\_CC\_D28C\_%'\_TY,UPW\1?UT1^<
M?@'\_)\$3PY\_V#;;\_`-%+6]7"^^-7U72\_"?AS9I#;EI[:?9@26LBB9"TO&-C'
M#, `2VY0!(.#M8UUNDZQ9ZY9K=64WG0MCDJ5(R 1E6 (R""CD\$\$<\$5QI13C
M2C/I9;:\_?V^9\_>-H3C6J5-US/5:]>MMGY,NT445)YH5^BW[+\_`R;WX(\_ZX
MW?\`Z77-?G37Z+?LO\_`)O?@C\_KC=\_`I=<UY68\_P EZ\_HS] X)\_Y&,\_#\_`
M2HGI]9\_B\*]O]-\ZG=Z5IO\`;J6]K++::=YZP?:IE0E(O,;Y4W,`NX)#.3T
MK0K@/V@+VVTGX&^/M4NM'TS7X]+T.U---UFV%\$S9SRV\+31B6,`>?&IQD'C
M@@X->)2<(U(NHO=NK)=.O5?FO5;G[4]M#POPS)XL@O;VPO-1\8ZK\XKJPGU
M&XMM\06%Z%>4ED2 W,TU^^)X]++?9Y-H5N556G+5\_"@9Z[X6\8:AH&I)\*
MVMH8DL=/N-1EU&X:.S'B;4TO?W+R+-)<QV,.\*D B[551(V1V7/3?"3X??"KQ
M%<7=MKGA/P/J]XTT44-G;?"NYT&XM0T<S^;<17;2N(9!"ZI,PCC+Q/&&=SM&
M9IOPVT>Z;ZGX13P!|=7UTZ<U[,FG>`\KPO+YML(X+ULLURTD5S++%E+,S
M"R? 02%H/TFIQ)E\[M\*=VX/6\$/DW;BI).4]I2T3C9.+W.-49K\>I4O=+=\=\_
M\(\_HL,WB;Q+`\_,(G)JOG^V\_\([KWVG?LM!;Q^1!??VILW?VB?,N9=F>-FS[\*
MU=#H7A'QCJOB\*U'B.]8RO?:[:Z9JDRW]U8QFQ3P[%. \BQVLYAMLZC\$ TMNW
MWR\7F,CLK:P]^&WPNV]"67^BOP!.5@,\ZC/93^(3PY;66G7<44\$4LTZK

M(9!\$L+O-;R9E<"2TER5.43SW6+WP%H?PBUKQ=-\_ KPY'XDTO5M\*\SPT?"%N+  
M^;3=0OK<6WEVQP[7'V:X: \A/MEM<(NY8^<9\1X64!2DFU)7]G!.\G?FO&<  
M7S7W>S:BTE8:HR\_ILV?!A^\*.M^\*O"FI>([7U[3]6FBT:9;"0;XQ26YM+5K\  
M3.EQ%I#&8WZLMQ"UP@&8P3]F45[CP1XQF^"P\_M=1F\8ZR=2T+3M6\4F\N+  
MI[F&>TU#1YML87#03QVYOL) %FF,1+>;,H:M[3-)^#WB7XZZ7X(T'X:>!]5T  
M:;PQ<Z]/K5MH-G-;O+YMD((8ID!4MY-UYSH5SLN+5P=K])?KGP]^!\_AOQ+I^  
MAZE\O#EI<WWEB&[?P:#8;Y',<<;W@M\_L\<CN BQO(&9GC4'F1 VG^LN#56%  
M2FG%1<6DJ<%\\*>=DFIIV3:G9W]]<U]K+V,K6?Y\_\`'+OA&^U'3/BAXJ>\_7Q7-  
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MOOAIX.T;P\_X:U;[j]'<ZMX332Y([9=-L]J26Y2ZB1H\<3?,RH-BH>1\S?.SQ  
MF7O\$T\5"<U\*+]B-O=M;\_EXM-.^D;+I=[\*,[.+7X\_P# .K\>>,D^(N@V=CH.  
M@^)^9OL^NZ%=SSWN@W=@D:QZQ9.PVW\$<;O\BRN6C5E18F+LF4W<=(\\_`A(O\*  
M,\?)E\_PGO\PEGV71O[\C[9]F^R\_8+3[7]MW?Z)O\M']H>9]I\_P!)Q\_J\_  
MG^SU@6-Y\%M0^)U[I4\_@'P=X:\-V=I8S^=XE!2:;/))#K\$TZ[KF\*(11I%I  
MJ2B9D\*8CG3)9E,>GJ6J?L^Z9K6GPR\_#+PY'\$FDZQJE\_>S^#S%/I?]GK:R21  
MW-HUKYL.Z&Z\P&4)D>4%#^?'GT:..Y7A\|/"4N?E;NFXQ<M4KIOG2:=K-)\*\  
M=/,APFY\*3M\_7R.T\_9DT[Q!X9\#>&)]46NI1ZB WAW33;,\<B6D\$5\$O&AM3"?  
M^/>YC=V\SS,M-N#\*VU#!:]#H?@^U^,VN2G3IDT:TL+74]-#!\_LD6I74MZE]  
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MR^N;::YF?48K.#4X)Y?+D14N79((V,995NV"IO7[066N+(\:I^S[K\_@'PCXD  
MU/X9>'-%DUW28-7N+7\_A#S.FE12 YENYEM0MO;[DEVW,PCBD6&216\*\*Q%G7-  
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ME\*AD;9Z&(SW!5ZT\*Z<E\*,XS5J<%MT]V:T[=4DEW;A4I)6\K;\_P# .C\,\_P#"  
M1?\"S;S?\ A)?[<\_MW4\_];^U?;/) \_L7%W]A\G?\_H6\_P#Y!F?L\_P"\_SYF\_  
MGSZS\_BCI/BZ/XP:3<:6-8T[\_-JFEV<%M9Z=JM[:;A827\$/VNXDEBF^P6^U)K  
MJ,K<0M\*!;B0.N^\$IF:I?P;/Q+\8^\$M<^&/A6Q?3=<MM+T^]\3P9\_H3K-864Z  
M)->^0;=)GGN7C5&=&="H4LZ[^E\-\$/@'XON-+AT;P#X5U!]2TZRU:W,/A)  
M-OV2[CN]+:1C!B)7%L/G\*X954X:1 V4,VRZ.)6(?-/+;DC;5W:UFURV?\*  
MHVTA9)W2D/V<[6\_7\_@?TSG='\_P"\$B\_X04>7\_)[\_P')9]EL/^\$Q\\_[9]FW\_  
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MN2R0W)E>\$J3&H(:\$A"IK3\_X9X^%7\_1,!W\_@M/\_\ (W78Z!X=TKPII\$&E;I  
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M+F!L1JJ2QWJC,<JO92+<1.DO@ND:GXITCPGX%G;W?C^R\;/@NWTV3S-6C  
MLFLY#I,=ZE\8B+7SGN7U-%Y^^.Y0<J8:^UZYK\_A6/@[\_A-/^\$P\_X1/0\_P#A  
M+? \H/?V;#]O\_P!7Y7^OV^9\_J\_D^]]WCIQ7QIT'S!H'Q5T'X5>!AIVK^.;G  
M6]<\&P7/BF[U?{7>RVLT=UI'R\*(4:-X9DLY]37R[8Q7,YC+;I+A%D&GH%GK]  
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MGZQHI6 ^<+TS6]\$\_9I^!^G:A:>([#2K33M+M\_%=IHL=Y'JD-NFE2\*J\*EJ!=  
MJRWHL PXA&\ ,'\_=^;7(1/B3>Z#(0-8.H>.(I=#)/?^#[19KE/M-RE\_K3:<  
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M\_!\$\_CN?P\_JLOBKQJSJ,>V,Z+>7[Z!8^4YLY[FUMT:X588\$W20(2IO;J=1)\$DQ  
ME3#^(V6?X&W7@\_POIWCBDXUNTTOY[7[5X=G1/\$-[/<\_::34=UNKV\$<]Q+OD  
MD\*V2A9P8)41\OZ5HH\8O=<U/07\;\$\_Z]\-ZKJMY;3#P]H&B16<[W\$5I<B  
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M,"-\$X2,JNS"Y=K3./W9^8EHT4CX+&<+9?A,/4Q<G/DC%RT7-\*RO=)+5RWLD  
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M\*\*\*\* "BBB@`HHHH"\*\*\*\* "BBB@`HHHH"\*\*\*\* "BBB@`HHHH" \*YCX8\_\EPU;  
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M"GS9-R.'0!W!];P;XHD5\$L+Z2>Z@W%;;4V0O&ZDC9'),N8V?Y@NX^EU=>H5I  
M-;@IW=6+NM/R1U9AEU2[KP=UII\^74[6OT6\_9?\_P"3>\_!'\_7&[\_P#2ZYK\  
MZ:\_1;]E\_\_DWOP1\_UQN\_\_`NNA:~.S^\$O7]&>WP3\_`,C&?^!\_`^E1/3Z\*\*\*^>/  
MVL\*\*\*^7=;^?A7PI\OVG[G1/#.CZ-<6]K?6,,VGV\$4#QV[>]'&5H5\*\*\*\$,C%  
MRHX+\$MC)S74>+\_C#X^+ZZ"/:INJ^\*K^6QDM#I</F16L=Q%J,K0F.>Y@%R  
MT8TN0>;9;<.)@PB4Q^7)]+=AJU4I86JFK)OF2A9<L)-\_%+1<^NO3K>QA[6WQ  
M+^M?C\WJBO%?%B34\_%\_P-TRXURRAL;Z\1:9I&IV,.,4L4L?]N06EQ%((I9  
M4"RQAUD@R0\*)B9GVL3GZ% XHT7X:ZS[2]!T3PSH/A:YTJ+31:P>')S=07%U  
M>S3P62S606VC@N798-XWC<DL.^<(BNO-#)\*M2E4E&5YQDXV5FM)0C>\_-=IN:  
M2Y8R^YW&ZB37]=\\_CWJBOEW\_(7EXSLO\$E[J.MV^V&X\&Z%XDN-6T9U\$":G]  
MGM](NX)\$BN;B.W<"AS)<87S.%,I6/N+CXD>--\$^6A>!K^[T&^OKN\_LI+C  
M5;?2YX(C9S6VJ2M"D\NG\*R@Z40)3(5Q/\_JCL^?:MPYBJ,%-SBURN>CNN6+U:  
M:6JMRR\U)65U))\*M%GM5%>3:KX,\\_\$\_+XW^(K#Q3H6F^);'3O#NDSV5MK%G'  
M=Q6LDUSJ2S/\$L@(1G\$, (8K@L(DSG;9T7Q1U&TGFN="NM-O``5HVL:/X;6.  
M5IKV[U%;U+#R[Q+SD;5&HQ#1RM)Y+S 904Y(Y3\*JU3HRO/EC)W5E]ZCRI  
M.[NVY):I\*]W>R;\*]I;5GM5%?-NE?#X@77@F7Q1-/X:-OI/@33\_&NH6,>DW"  
MO>?:!>RFVAD-V1!MCM\$02,DOS,7VXPE:'CCX[^\*O"OA;5\_%<.,CS:6]UK^EZ  
M?IDEI\*)K>XTV#4)!/-.)MLR2-ICYB6.,J)Q^/EDOVRX9QJJ^R3BW?EW?Q6Y  
MK;=8^]?VC?-H3[:<KGT% 17BOBCXM^\*?#7C#3+2VM(=?T:RO],T+Q!=V^FK;  
MQ0W]W) F4EDOO,10MW;2B-;><8;89@2S1<^+/B7XJ\_LSX?Z)YNCW/B?Q#X8  
M\/?5-?6\$LTO[VVU>Z\_TE?/#W&U+8/WJ?O+B67H?\*J:~#N)J866+4X\J2?7

M9W;;TNK1M\*UFVI+E3UL.LE+E/J\*BOG63X]>-7M?&5[#9Z"+'P7H\VIZDTD4\_
MFZA):WVJ6LL4\*A\0K.--WJ[-(8"VTK<;MR?15>5C\LKY:U&O[:;6COJDGK\I
M)\_N\$U/8\*\*\*\*\DT"BBB@`HHHH \*\*\*\* "BBB@`HHHH \*\*\*\* "BBB@`HHHH \*\*
M\*\* "N8^&/\_<-6^FI\_\I-H-=/7,?#'\_)+AJWTU/\_TFT&K6S]!,M?M"?C-
MX5\_ZXC\_T]:+6[6^T)\_R,WA7\_KB/\_3UHM;M+["#J?&W[=7\_(V>&/^O\*3\_P!&
M5\QU].?MU?\'(V>&/^O\*3\_T97S'7TV"\_@1^?YL\_.\*?^1Q6\_[=])B<A-;M;
MW0M6MUD2VMEA-K%"-S&&")O"!5VLKR\*%?8B,) &VNJ[EJV\_DKOE#VTD:26\D
MEX(3,>+\*.TCR,B(8[=9,E]V'C) <+YG7WFGQW;I)N:&XC5UBN(R`Z;A@)<@
MCH<,"JI(R!6!J6EPP/+%+Y\$,;65RT)\U8H43"H49#;45/+Z!HR=S,@(3/T
M=\*LIZ=?Z\_#^NAP4<1&=EL\_Z^]?C]Q6F\*V=Y<(\L40CN)IBCR+\*F\E74^2IRY
M+R6Q"\*B,&#>QD!D9J6C::K2,[!9?(N9IXI(\*YS#,#,&\*LC@@[HU]"XW,I.
M-TJ\$/@G^U19>7\_1QY@ECU.7\$:PQ,L<JD>:=VU7F5F<,&D 8L%\$>6+>O\$(LWC
M1%RPF\W("I&=J;G.:KL25O,P2DH7[[MNZ\$Y)IQ;37;^F=47)-.,FI+M^/1
MO^M>K(TT'3(Y=3\K\_2)GD\_TAI[2[N7W(LVP,3(2?D\*@ @8WJ<=)D`Z;PA\0=3
M^&GB^Q)6:9?K:7&ERRSQR3[Y8G#03/Y<#R!P!(^Z-0&(,3\*4"83G3>S6):
MS+<JR1\*?,5YID3?%\*,C66250["."0<K@E&=RJR\$-L?"\_P`3^] ^)V@2ZM8
MW/BW3=-OD.IVD,DA78I\L>:Q.\[9C(ZP2-(CJ#&E8V#Q^?F5/V^!Q"K4G7CR
M23AI\ZY;.'O6C>7PKF]W7?2YUX7VLJ9NHXM->\_LVLKZ+2VEM`Y:HS?\$MWX
MF^,NO:CX]UN2Q?6M>?SY(WA\$4)@1"+50D>0HV;(F#F5S\$6F9+ YD7P\U\*.;
M NH(D\*H#/,;895(\*H2NU`0=GF,O)"%EC4",,)/1/B% XK\ \B#Q-J>I>- O
MO#?AJ`^3HRVTB-9Q>6,E%B0[7)D7]VC;8\_F"]T<[ZWB&UDWEHM7>\$R^X:
M?.GED;2J! [^E23PPZAB RJ9RZO6A@Z,:-#V,%&\*5.R\_=I)6AHW&\5[MD[:
M:-JQ.,QN-GB:LD^=.3]Y)M/7=7[^=OQ,`?#F]D\YC>6UI,WF,LL\*2,-[X5I-
MI<'?B&W<,S-B3S&.3M(H+)9FN+AE%G8P.RXM[6:8(4\M4VM@KDJ/-!;K\*)7
MSY9(\*JE-K,(02W2Z@% =EV16]I<,%VD.K\$K&&!963<IXR"O.&S'+K"V\_G?:OM
MT5S/L!LK&XF6'&5.#L\*D[]Y#;1N79D\$8)]&.+QBv;^[\K\_C;IN<D,=F\$?A;
MU\O3[^O>W3<YVQ^&]UIKQBSD@LHE:\*1HXWR)&C%ML,G[L;PKQ3/QL)+]5WMC
M`:\M+O4=,33PHM5O;-RTEM"MS<D31A;B5@S2\$MN8AF2(\$2L<A7].N79/M,S
MW'V":&,NSN6>WV#S`A;<% ^TP4JPPH+8P3Y/!.?M>BP&XN4:.\_M/DO!"\*X\
MU-R\*@N#LC#?P1Q84Q\*K<QDCLPE6=?F=1[6\_KS26=ST,!7J8GFE5=VK?T][O1
M6=\_^![77Z+?LO\_\)O?@C\_KC=\_\I=<U^=-?HM^R\_P#]F\^/\N-W\_Z77-?!
M9C\_"7K^C.S@G\_D8S\_P`#\_P#2HGI]5]1M9+W3[JWANYM/FFB:-+NW"&6!B" Z
M!U9"RGD;E9<CD\$<58HKP\$^5IH\_:SRZ?X(WUU;:K;3?Q+;ZMN\_M"&33=#9
M+S,2Q'S@=.Q)F-\$0[L\_\*H7H`\*KZY\ `3P7T.L>/M>U:&^BB@NX[[2="F6XC
MB=I(DD#::=RH[NR@Y"LQ(P2:]9HKVHYSC(-.+BFMOW=/I:WV?)<NQE[.\^
M39Y=\_P\*100^\$?`["\_X6/XE\_L/[+JA\_LS^S=#S?9]FSR?\*\_L;LV\_+MQC'
M&,5GZ;^S?!HVD7.E6'C36+2[FU-C/96VBZ!#;EI&,+(-"LFZ>8[2,9ED
M./F.?8:\*.SK&I.\*<;-W?N0W[\_#OYA[./]-GCV@?LWP>%+: "VT3QIK&C6]O=-
M?0PZ?HN@0)'<-\$8FF4)IH <QL4+#DJ2N<'%&@?LWP>%+: "VT3QIK&C6]O=-?
MOPZ?HN@0)'<-\$8FF4)IH <QL4+#DJ2N<'%>PT5<L]Q\^;FE%\V\_N0UWW]W7=
M\_>^X>R@O^9X]XL\_9O@>\_9^\$F::QXC^R;\_L\_]K:+H%UY.[&[9YFFG;G:N
M<==H]\*L77P>]36GB2X\?:]<>(K.(P6VKRZ3H37<\$9# HDITW>JXD?@"SM
MZFO6:\*E9YCE%04HV2:2Y(62>Z^9)>\_4/91W\_5GALG]^DS>(-.UN7Q;K\$VJ
M:::VUEI\ND:\$\_V&&W=W@6W4Z<5AV-(Q!C"GA<GY5QHS\_LWP76KZKJLWC36)
MM4U:U:QU"]JDT70&FO+<JJF&9SINZ1"J("K\$C"@8X%>PT5H^(,QD[N:>EO@AM
MV^;1:>0090[?F>/:Q^S?!XA\06.NZKXTUC4]<L=GV34[S1=`EN;?8Y=/+E;
M32R[6)88(P22.:+[F^#4[+4+.\::Q=V>HX^VV^BZ \=SB9YQYBG3</B:6
M67YL\_/([=6)/L-%2L]QZ44I]VUO<AI9W5O=TL]5YC]E^FSR9/@`6GS6">
M/M>2QGL(+EMETG0A%)9H'5+9E\_LW!B422 1GY0'; Y->LT45YV\*QM;&6=9K
M3M&,=[;J5]EN7&\*CL%%>>>>!04444 %>>>> !1110`4444 %>>>> !1110`444
M4 %>>>> !1110`5S'PQ\_Y+AJWTU/\_`-M!KIZYCX8\_P#)<-6^FI^DV@U:V?H

M)ECJH"59?\$WA; 88A'WE\*\_\,:T7UK?KR#Q3X<.@>)M\*SJ%[?>=##\_Q^7,DV
MS&M:1TW\$XSGMZ"O7Z+6BD"/C;]NK\_D;/#'\_7E)\_Z,KYCKZ<\_J\_Y&SPQ\_P!>
M4G\_HROF.OI<%\_ C'\_P V?@%/\_(XK?`;O\`Z3\$\*Y"[O&O;65)Y%6,JK3\_#
MY4H4@R,! (PCB 1D8/&RO;MM9RU=?7+:K86C:O%JEK&SS^<HD2U:\$&JD02J\$#
M,ZD/'ABW(RFY#N&0OM89I-W\_\*\_K^M-5XF#<5)\WR?G^GK]]E=JM;ZA+=:<D
M]O=>=NN)I(IVE=U921-Y06-\_WCIR` (JZLL#IN7>0\*OA[4I7TV.YO\$6#-RKK<
MSK'\$JA%<-)9S(#;QJ2P+D[VQ)MR8[4/GZIH\$1AU.\*\DNKN6&\*YBN)47:92
MSE)\$+X,;\$ ,<-L>0I< ^92/>\*;+Q%NO-"V:\*+R8%22\*.-8!\T<<;J)59OF
MD+@<IM&U0),FO3Y;PG:.SU\M?U?ETL>QRWIU\$H[/7RUT7E=WZ+:WK-\*6A\:-
M;"\7V!WTR-6MI"Q0'9M\*" -G).-\_ED&.0E18<A]F\*Z;X">']\$U74O!>F>;^#
MPGI%\D1N+ZQ<N[J1#\SH8]H+G:CRL" (@^XMC<1S-Q"D?A\*U@\*RVZ1Z1&):X
M9I#I4(JR\*)(L95I@6(5<IN9E\L5T?P6 :Y\16,^=%U\*\_.^U&WAA3S5MX
MX;4"\$2M)N:++(J\*1QO)\`!8<>;FLX0RSS\$3J5\_8Q2E>?\BY9>\_ =J4?^+WKK3
M;6QTT;SY4H[[]HO==>\_WLM+WO?OL]-S<^)?AVR\,/>-7TCPYJ\*^\*]MY2;6]
MNY2\$N"GD89F6\$HK(P< QX5RF]5^?Y.3&H7T\<5THTB\_\N1\$5S>[(E9E 21/W
M3%7D\$N-NXX!?!XD]XW^&6M?#SQ+J/AK6;R\_GO--G\$;C=;3).7(E2X4E,@+
MYBLH.TCRP-F1@X365]=W\*O#JNKQ6^)% (BM56,.,&.TJ>\8P!@ @GYEZX;'%E
MDZ4\#0E"NJT7"-JC^VK\*TO=25Y+7W4EVT7GXA1C7J1G&,6F[KWERZ\_#W5MK
M;Z6=[64,TNI/:J]5G;3J\_F02&+5K@[>4JP!6(GY2!\W'E\_!M )I]V=4>:W
M\$^FP73!OM06.\<- "R\$\*5B;R5!)!Z.R[M[J?D!HN+)YHKB=K^C:\5T@2+RHK
MB9&B+)&-T:LK(3(5!;(Y+J \V\$EQ<RK9ZO<V\CW#RW(6.!)I!13M:\$E@#%
MM4G&5R=S`5Z?NK73K\_ \_7^>W<Y[P6NG7^;3^OQV[EIKZ"6U:1+UCY:R7\$=Y
M\*K"W"[@<EEVHZ!9!CGG:3G<I(\NA++=:7&Y9^?)C8E5,80\*0R\*P9"^U6)X&Q
M2R&\*:(RXLUZT+Z4QQ3>1\_H\DB \$A\_",HP2FS(.X(,+EB1@BO'M.5D.A(
M)%C5+G3H\_P!U\*)-Y5PK@N'(<,PS\I(Q;Q\* ?+?R>\_+MI)-OU^[^OGZF5+2IT
MV[>?W>GY=?;J\_1;]E\_\`Y-[\\$?`7&[\_`/2ZYK\Z:\_1;]E\_\_`)-[\\$?]<;O\_
M^-+KFOB,Q\_A+U\_1GI\\$\_C&?^!\_`E1/3Z\*\*\*^>/VL\*\*\*^\_A?X0UCX<?LX^%O
MB?HG@CP/X/N?#?@=M?;5M(G>6^!1;=&D\NWOXTM;<B-Y7BN7\_?R\_O+=\_DB5
M/2\_B]X[UCQ-^T-X1%\>&M5T.TO=!U;3[M;J[M'OOOLUS=:1XB\V\*XACGB/^HM
MX&1=R\$><.Y2HNN!]\*T5\=VGQBO/^%UMK.HZ?X<?4(X8M'N;S57:UM()=.\_X
M3)'O(Y6PV:R&Q.YCYICAGE3,GWCTNG^)'OC+XN>"8[:Z.6?BJVT/Q%97]
MQ>6%P@L`+C1)&6;3UG)\$P++&\$6[:XW2Z29T=(F+@?3]%'@W]IWQS\0-7T
M75]\&P6O@N2;0[2\_>XGM=L<NHVEC<\$B\EO875HQJ,;K\$ME\*9FC"JZM-B'T+
MPK\5M8N/V:#?CO7)K'\_ (237=)LKFVCTW3G\@WM]Y:V=NL#W +?O;B"(EYX
MU8Y9GA4DH >NT5^?#;+H/Q'J7C2Y\>.M.L?#]/C6FL3:Q>7B1VFS[+H]Q
M\*52[N(H(Q#JKA@9Y<^4K[H\M&OE?@GQ]X]^\*\_X+1B^TI]0U+QEIDUC9WD
M=Q]ETV6X)"<-7+\*/-8O"#<- (ENOEEG5PTP[?&7 ^UZ\*^5]4\_9^ (LLVH0Z%
MX4L=2\_X1:TN;G7KK\_1H;6Y\C4M1L2?-N;^W^P1O\_&5+)OQ>>6)L,#Y.9JWQ
M7^./CVV^\$?C/59VTK3M/OYO%WAO2FT@W\$6H6TNGV^K20WYG+X1L.;Y?DHA.X
MB83+GR%+@?6-%?/FD>/\_`!C?\_%+Q#X" T=O"ND>(%NY[F\0/H<TL-Y]FTS0S
M(7MEND8R.^I@\*YF;9%;1QD.3O7A[OXO>;WXC^(J3)(6VAS7.G>'==U.;9HD
M<VH6VOW\*:/X<N+5M\;Q&YD\$MV(XY]F6@41JBE]REP/KNBO-/"WQ"UCXC^\_B
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M?B\_6+&QO/!A2=X-U&TT/3(-2LD-)#?"QNKZ\_\`ADN[>\*185ACM2GVB)H[
MB\*]5BQA5) #Z,HKY@B^.'B\_Q!+]FU[0\_#D<&G3>&HKO3;B!+R0WUSXGFTYIQ
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M:TTU/M<[MY%K=]\*]PLUY`+E@+)RQ:XB+375S/R7\DEP/M>BOD3XI\_%'QW\2?
M@;4->+0\_#-SHW@>\_N]=BGMQJ+WF]]4M&BA-O>&.TD`TV1F4R77EM/Y9R8&
M,GJGQ.L\_\$M[^T!X`3PMJVE:-J \,(&DGU?2Y=0B:+[7H^5\$<=Q 0V=IW;R
M`1M.007 ]GHKY^&/2.L?;\$6/"=M\_95CI\NO7=I?V5EY;J#1)\_#Z7OVS.5
MW1KJ#\_9/M&P1DCR"\2JWBC3+RWU+Q1\((K2=M/\`&&N1ZC:A8V-J-\$NF\6X

MY)<>8&:2+4%9ESY3ZMIZJ\F)Y0!]&45\K^\*OVF?B+HEIXT\00>%+&+PMI\_
M`D5GIEQ?\_9HT:YTR\*]\*N)!?^?=>)8/FW6TA\*K([>:RP%Y;L>'+SXD?#\$#7
M-/U'00 'C+4-!U&:TN?#.M\*VGVFL2MI>B2OJ[(T=X6FMS\*;;=,HQ2&[5/-&/W
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M38^(O#[^=<U!M)U:V2ZM6N8KG2HXIS%("ID1)YU5\9432 \$!VSY[=^(K/X<
M\_\$SQ9I?P[\BYU"ZT/0)(T+3[6%=1B^T1W\_B"6XM41[NWC188[>[41FXB2(0"
M-!\B0D^GZ\*^?/!OQ\5>)90"C7UIH>B1O=S:7K5M>L3,MTFI7% @H<Q32+8^
M:UK,\&[3%/\*K6OGQN(19^X^#/Q"UCQS\_;"ZU-H;RQ>3=VT>D.YVVV^PLK%
MG6ZMW1 5[&R";,B-!;R02)0!Z717@W@'P\_H7A?XZZ0?#.GZ5IFA:WX8OK^U
MU#1+HW3>)56732;W4)BJEYHS.\*D9[EI5NIW:2,DK(?WP1X)U/3[WQQXCTS
M2D\5+XRUBVB\47 6#4=T>NW-K:0"[&]2I18;98M^UXR(=K(VP@'O-%?-5O\
MM\$^,8-!\&ZE=0Z/\_P+'TFTU31(H;./\Q/M-\_I=HL=R3.WVW9\_.;DH+;=
M]E887S@8N9L/B!3/!\_Q\<^%-&L;'Q3XMU3Q%<ZC>:AINCH(\$AMMT!-JVE
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M.\BB:2)7\*)\DR@M@2)\K`C@BMR@`KEOAI((C?JI(8C\_B9CY5)\_Y=M!]\*
MZFO)I=%\_N\_\$]MQ>75EMN=1?S+2=XF/^AZ&,\$J0<<|/85<=;^@F:?Q+.?\$VA
M?]<8\_P#T]:/7HU>6>.;W[9XFT;Y67;#%U&/^8UH]>ITY;(2/C;JNK\_D;#'\_
M`%Y2?^C\*^8Z^G/VZO^IL\,]>4G\_\*KYCKZ3!P(\V?@/%^R.\*W\_;O\_
M`\*3\$\*XV\TG5+575%\_M&UEC!MKEQOF@:/]XD+J1ME&Y<J[LK+N<>8&8%NRKG
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MX\$F33H[MX<W\*W=RyBMY X3!=C&'AAW%&DC4D\$!B>&+'Y&P\_MA>VUE;1K?3N
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M4)RESP\$R VGAU],TR9->EAMDMK[3;.62\WI!%)&+;\$V9!((BY.64;2678\*
MTER/^\$L9[;\_(`JUTAX\_+6.06[C]TOW94( (#19)3A5)8JZ[L=?%?&MY\ -I
MO"GB+1[K&I65G;R?9I%\]&\$D2Q?,G+\*A4.N5\*@;G;((W#AQJTJ<#6="FI3][
MEBWRIRL[\*5D]NR>C]#2,H1C>I>,;>>SMNM7K;:Z[=7IH8OBT6\_UG5+W7=%2
M;69)9/M<FI:3/-=K\*"<O+NCWN^7B#1G:5(E&XE#B(PZ<;N9H=+@62>9)DN'T
MB4,D[+F)W&SYR"9"S[EV9"G!)-=KX[|=W7Q#6WOBK6KIVO[Y1="TAB:+:B)
MLPL0&]@J,B[6W"\*IGY^3@\$PPR".ZEN5?T@N)9"BS%67:<H0JEGD"[<\*7P1@
MJ]7'@ZM9X:DL1#DGRJ\8N\4[\*ZBVE=1>BT5[+3<\ZM6C[24.;DXW=K[M7[=T
MEJK][U=O#6ST;345K;35CC2.:O^)% (S[B=\978BX\*(9%S@E2R[CG(:&^\_X1
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M[G5%8>4&.,\$A!MW!>6W\$G<"":\$2&&RE^SS'S0(LY\*AV9CYLBX# %HY,-E5;
M)Y)\*FNU5=>9WOZ\_"\_IY\$\*OKS-R;[W\_X#?IY>0^Y\$EL05:>24K(J3LI>.-G=
M=H:-"NX#(P<<\*K989)/DED5:\TPD>:?M>GG=# JJ3F AL[0=F"Y]8UFMT78'
M=\*]8FVP1W<[-[:]-%N%Q<W\*\*WEJ%9T5MI7 3S >?X<]VW5Y7:V[OJ6DVPBG%
MQ'>VDBK=V<44SH&C9V6,N'C )=28T9=D\$:[MJ,3WY=91G=]OZV\_K[ST\ILHU
M+OM\_GV\_7K>RU/9Z\_1;]E\_P#Y-[\$?]<;O\_TNN:\_FOT6\_9?\_'.3>!'\_'%QN
M\_P#TNN:^(S^\$O7]&>IP3\_R,9\_X'\_P"E1/3Z\*\*\*^>/VLT^OQ-L=<[-0\_\`
M".>!M<L?#]>DK>^?)MK6\*UU6R5%\E;79-MM]R-#LBNOL[8?[H\$<OEZ<\_P'"
MOAM=:+#H\WP]\*S:1#L\NPDT6V:!--C3,FV,IM&UKFY88!GE(^V?&-;^&'B
M\_4\_!Q\$T'P\_X2U7PMI]]X-U?2&T\*^0)??:>:E+\$J60TL-.XM;6,"Z3:8[;
M9H,Q?B'R+XG:#L\_Q \3:WX-.\^]\*4\_%0ZCXM-YXFTR^TRYN'M;C3=8BM+
M2X<3\_:X5B-S8VA^T1QPQO\$D8? BW(#[7'A#P\_HM\_H+V'A&Q,EKY5G;75G9V\
M?][F0PP7"PD\$E66-%FFA58@Q7[4P"A&D86?#\_`(%\->[\$?3X-#/\:5HT&GPS6
M]G'I]E% MM%- (LDR1A% 17=\$=@N S\*I.2!7S!\=V;\_\$\_=[<Z[IO@/P[GP\_-Z

M2)M\$M[&OVG4I=&\1VD]Q\*99 TEQ\*]WI:27\$A+R90N["-BMKXP>!=\$^% 'B)M0  
MU'3]\*B^%#3:5~?Z%JNJ6<,7B\*^G64N/,%].D5S=,Y=,N))EPT@M%??)"H  
MH ]YUSP;X.\(\_P!G^)[?P)8WVM:%:1Z;!TG1X7OX(CF\*\*UMGP)C\_>LO+)\$  
MBN[R('8<@GQ8\W6A+X(LOASJM)J"0SZ7=?#^&WTY6L[2&"V,B2;[E;-H1#  
M?6/R1S/E;E5V\_)\*(VX,WVM^/V7VOO W@W-[JVK7.C: /LT:0V=QK-R,D  
M86=)(TMY5F18YUCE55\$<H5UDHT/0>|->)?#\_C2S^7BJ[N+:TU;3=4L[Z]  
MTEM9U&YNWTV5=0D=;L6YCVV+1;1(IC A2.%844('AOQ9'?LFC6WAGX=6+^  
M"4U;3+V+7+#1+.WTVPU:\BMVL',#%+@#7I=V0\$T<#/'M"!G39)Y?<?"[5O G  
MCZ2^NO#WA3^RY/"MW!HD+ZCH!TV>  
M\_P#2ZYK\Z: 1;]E\_\_DWOP1\_UQN\_\_`SNN:^>S^\$O7]&?7\\$\_C&?^!\_E1/3  
MZ\*\*\*^>/VL\*\*\*\* "BBB@`HHHH"\*\*\*\* "BBB@`HHHH"\*\*\*\* "BBB@`HHHH"\*\*\*  
M\* "BBB@`HHHH"\*\*\*\* "BBB@`HHHH"\*\*\*\* "BBB@`KB/!>E#5\_C-J<)%NVU]2  
M?\_283\*O\_`!ZZ".@9>>>N:[>N8^&/\_<-6^FI\_P#I-H-7%VNUV\$RU^T)\_R,WA  
M7\_KB/\_3UHM;M>1^OBG>?#\$XJZYHEQX4U#P\_'X0U2/2([Z\N;>5-1W7\_`(>N  
M?,18I&:/Y9T;:X^Y)\$<AS+% %ZY2^P@ZGQM^W5\_R-GAC\_\*\I/\_1E?;=?3G[=  
M7\_(V>&/^O\*3\_`-&5[QU]-@OX\$?G^/P#BG\_D<5O^W?'`TF(4445W'R@5Z%V/  
M?@1XM^(T\$5[6D>EZ+)G;J^JLT-L^"P/EX4O-AD\*GRE?:2-VT<U>\_9GTRRU?  
MXSZ-;:A8VNHVIMM0D-M>P)/\$S)8SNA9!5L,JD9'4"OMJZN[+Q!.T]S)-87S  
MXW22L\|+X&!DG=(N^`^;R3\_`\_@5Y6,QDJ#Y(K5GWG#O#M+-J;Q->;44[66[  
MT3WZ+7M\T?S\$L[OQ\*GO+FW\_`.\$<6(P;?W]QJ%K%;R[AG]S,\HCFQT;RV;:>  
M&P>\*[S2/V/"F\_VWXULH>GD\_V+82W>>N[?YQM]O;&W=GG.W S],\_3/PY\_L0  
M7^[-;S[?^DDVD^#Z&C\_B6:E\_U")\_`!26Y\_FZ<#\_R3\_`\*\V>8UI;67]>9  
M]M0X.RVD[U.:?J[?E9\_C\_D>5:1^SS\~M&\W.@WNM^9C\_)#6IR-Y6,\_<^S"#  
MKGG=NZ#&.<^=^./V2V;=<^"-4^U#C\_B4:U-%./NCY+C"Q/\_`!L=XAP,\*OF&  
MOHZ^TNZTW89XL1R9\N5&#QR8Z[74E6QG!P3@\&LK4]5L]&M6N;ZYCMH1\_%(V  
M,G!.`I.>!R:PAC\*)<W~?U/4Q#F68BE[+V2CV<=']\_7YW1#ZUH6I>&M3  
MFTW5]/NM\*U&;YMI>PM#+'E0PW(P!&001D="5\*OJGXJ?S;3\_/'ARY\+I|=  
M[:F\*2\*WO[R]6FLF;+9+4D\$Q-N\$;]<-M"R(RY!^0\_#&IRZUX:TG4)U1)KNTAN  
M'6,\$\*#9 Q R2<9/K7OX7%K\$W5K-'Y+GF03R9QGSJ4)/3H\_FOUO\`)&G1117>  
M?)A7Z+?LO\_\`O)?@C\_KC=\_`I=<U^=-?HM^R\_P#[F]^"/^N-W\_Z77->5F/\`  
M"7K^C/T#@G\_D8S\_P/\_TJ)Z?1117SQ^UGGW@CXP+XZN-,FM?"/B.S\:/O"+C2  
MO\$=Q%;/97T31F6)PL4[S0+)\$"ZFXBB X1MLC(C>@UX?#\#1?"PKT'P%IW@  
MC[%KGAWPZFEQ^((=O[;^Q[BYM]3RHI(EMY9+EXY)EC.)("B(\$K(JQ/Y7\  
MO@WXM\!>,8=<TKP7XCA\,:+J-CJD/AZ]'AZRNKN<V6L6=T)M#ISQ6@,%[8,S  
MS,CND+#<\_EQI0!j47/B^S37;S1+2?\*4M9LH,\*ZN;&W55:\*WNIY88YBTAS"H,  
M%PS\*K%]L1PI9D5MROD30/@)XTBU.[UK50"=BNN:CJUA<"6SO(9\_[/A@:\.W.J  
MW\*"9\_+=HY::ZAE7:H+\_96\$B1R"-K0?L]>\*-0T3P\_I.^\$)]!O+.2K3Q=J]K  
M?V]K+XJO8]7TJ>75\$GMYO.D.\*TU&437'E7 -V-B[Y]JN!]B5Y]K'Q;N-(^  
M\*.G>"1X\1WL^H00=0:M;R:>+)K>-K=)YCONUE"Q-=Q!E\O>>=BN!FLSX6?#  
M]? ?C'Q5:0^%(-+T(C,\_AV>SCMDM=/L7LM,\^WAC5@\"S7<=Q\*41 K/'[O@  
MM&7W-7\~ZC=?&[PGK\5ONTBQ\ZS8W%QO4;)]I[G3'A3;G<=RVTYR`0-G)&1E  
M@;G@[Q?9^-(N-1L8IXH(=1O),9;A55C+:7<UK\*1@D;2#E3G)4@D Y W\*^5  
M]7\_9X\51^&KBY\+6O]>@/-5\1>+#<Z\_`&@4FM]/O\$UEK\$><C,Z6\_P!HGTZ?  
MR(A)\LI\TQB0.U=Q^S^`"V;X;\_`"221Z-KGAW3+[[,L6F:S\_8UOB6/S?,F2  
MUTF);=-RR1\*96=I9/\*"LJ+#&7 .O(\$?&!?"5QIDUKX1\1V?A[5X1<:5XCN(K  
M9[\*^B;.RQ.%BG>:!(@74W\$40"-MD9\$;KO\$B33O"MA%>ZI<?9;:6[M;% 'V  
M,^9KB>.W@3"@GYI98UST&])^S[\.`GCO0M4^"AF-X=US2+;P9:1:'K^I  
M-XD`TW4;>2[J%)+>PBN&2:-KGRG\V>\*\*=?W'R\$;\_)JN/V??&NN>[3GU'P  
M;,\&H0QZCXILGAT.#2=-OH-8TV]:.T2WVS7"R10:BD3:E\PSRB1XS+,2@/M>  
MN:|=>.H/ ]III.FWVMZGJEW]AT[2M-\H3WDPBDF9%::2.)=L,\$TA,DBC\$9 )  
M8JK?-/Q)^!?"BWQ!7C\*QTOP=CQ;>?)=->./LT\_MZPO+748[#3/.W[0\_E

M-=:<OEW")"GV'Y7(BA+>X?\$?PG=;#/+ [PQX?\`MUEX.U;[6- TDP6\CVQT  
MV\LDBMEE>.%=ANHVVLZ )&^W+!49@=?X0\32^\*=-EN+G0]5\.7D,Q@GT[5XH  
MUEC;:K AXGDBE4JZG=%(Z@DJ2'1T7<KP;Q]HFL\_\$/4O#NN^\*/A-/XE\,6D-\_  
M;-X)O)]-O+KSY&M#;WTT,TZVBM&(Z,%)Y'5+E"/];,D7D-Y&[\_`,&CPC'X  
M^\%P?\$G6=4\9:=>1J+2\EUY;7P9) 9&>|>-75+J\*[D'GLK9#N!N<;@#[7HK  
MY\$U3X%^+9=!U"UN!/W]JWM\_I-S:>#YO/LV\_X0\*YDO]1FMY=TDH-MY,%UID>Z  
MP\XK\_9VU,K% 7T\_\$\_P`#=7N^\_`9%WX+\_M+3+[Q;XAU[4K71K'1+O4IKB;4  
M9FL+DC4PUJ8S:.RNW^O7\_1D7"B50`?1EIXOL]4U>]T[38I]1GT[41IFIM"JH  
MMA\*;1+I3)YA4NI26`9B#G=,H( 5RFY7QEL\_['Q,D)6P-K]A^(&H\_9;R[\5  
MR:@GG