UNITED STATES SECURITIES AND EXCHANCE COMMISSION Washington, D.C. 20549 FORM 10-Q

(Mark One)

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[X] QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended June 30, 1999

to

OR

[] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from_____

Commission file number 1-13926

DIAMOND OFFSHORE DRILLING, INC. (Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation or organization) 76-0321760 (I.R.S. Employer Identification No.)

15415 Katy Freeway Houston, Texas

77094 (Address of principal executive offices) (Zip Code) (281) 492-5300 (Registrant's telephone number, including area code)

Indicate by check mark whether the registrant (1) has 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 the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes [X] No []

Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date.

As of July 19, 1999 Common stock, $0.01\ par\ value\ per\ share\ 135,824,281\ shares.$

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ITEM 1. FINANCIAL STATEMENTS.

DIAMOND OFFSHORE DRILLING, INC. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS (In thousands, except share and per share data)

	JUNE 30,	DECEMBER 31,
	1999	1998
	(UNAUDITED)	
ASSETS	()	
CURRENT ASSETS:		
Cash and cash equivalents	\$ 95,623 585,601 160,582 37,155 44,713	\$ 101,198 535,774 233,719 35,794 31,939
Total current assets DRILLING AND OTHER PROPERTY AND EQUIPMENT, NET OF	923,674	938,424
ACCUMULATED DEPRECIATION GOODWILL, NET OF ACCUMULATED AMORTIZATION OTHER ASSETS	1,637,750 89,801 9,136	1,551,820 109,825 9,647
Total assets	\$ 2,660,361	\$ 2,609,716
LIABILITIES AND STOCKHOLDERS' EQUITY		
CURRENT LIABILITIES: Accounts payable Accrued liabilities Taxes payable	\$ 60,841 47,511 40,882	\$ 93,938 53,283 13,180
•••		
Total current liabilities LONG-TERM DEBT DEFERRED TAX LIABILITY OTHER LIABILITIES	149,234 400,000 277,457 11,589	160,401 400,000 263,797 30,260
Total liabilities	838,280	854,458
COMMITMENTS AND CONTINGENCIES STOCKHOLDERS' EQUITY: Preferred stock (par value \$0.01, 25,000,000 shares authorized, none issued and outstanding)		
Common stock (par value \$0.01, 500,000,000 shares authorized, 139,342,381 issued and 135,824,281 outstanding at June 30, 1999 and 139,333,635 issued and 135,815,535 outstanding December 31, 1998) Additional paid-in capital	1,393 1,302,841 618,873 (12,300) (88,726)	1,393 1,302,806 547,783 (7,998) (88,726)
- Total stockholders' equity	1,822,081	1,755,258
Total liabilities and stockholders' equity	\$ 2,660,361	\$ 2,609,716
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THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THE CONSOLIDATED FINANCIAL STATEMENTS.

CONSOLIDATED STATEMENTS OF INCOME (Unaudited) (In thousands, except per share data)

	JUNE	THREE MONTHS ENDED SIX MONTH JUNE 30, JUNE		z 30,
	1999	1998	1999	1998
REVENUES	\$ 215,337	\$ 323,517	\$ 443,374	\$ 609,586
OPERATING EXPENSES:				
Contract drilling	98,801	116,103	209,519	241,436
Depreciation and amortization	35,706	32,747	71,363	64,746
General and administrative	5,921	6,219	11,922	12,991
Gain on sale of assets	(19)	(4)	(144)	(82)
Total operating expenses	140,409	155,065	292,660	319,091
OPERATING INCOME	74,928	168,452	150,714	290,495
OTHER INCOME (EXPENSE):				
Interest income	8,598	7,442	16,949	14,027
Interest expense	(1,990)	(3,781)	(5,322)	(7,624)
Other, net	327	317	(766)	180
INCOME BEFORE INCOME TAX EXPENSE	81,863	172,430	161,575	297,078
INCOME TAX EXPENSE	(28,636)	(60,765)	(56,530)	(104,691)
NET INCOME	\$ 53,227	\$ 111,665 ======	\$ 105,045	\$ 192,387 ========
EARNINGS PER SHARE:				
Basic	\$ 0.39	\$ 0.80	\$ 0.77	\$ 1.38
Diluted	\$ 0.37	\$ 0.76	\$ 0.74	\$ 1.32
WEIGHTED AVERAGE SHARES OUTSTANDING:				
Shares of common stock	135,824	139,328	135,820	139,326
Dilutive potential shares of common stock	135,824 9,876	9,876	9,876	139,326 9,876
Total weighted average shares				
outstanding	145,700	149,204	145,696	149,202
	========	========	========	=========

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THE CONSOLIDATED FINANCIAL STATEMENTS.

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CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited) (In thousands)

	SIX MONTHS ENDED JUNE 30,	
	1999	1998
OPERATING ACTIVITIES:		
Net income Adjustments to reconcile net income to net cash provided by operating activities:	\$ 105,045	\$ 192,387
Depreciation and amortization	71,363	64,746
Gain on sale of assets	(144)	(82)
Gain on sale of investment securities	(23)	(78)
Deferred tax provision	16,803	42,570
Accretion of discounts on investment securities	(5,289)	(6,232)
Amortization of debt issuance costs Changes in operating assets and liabilities:	269	258
Accounts receivable	73,266	(66,481)
Rig inventory and supplies and other current assets	(14,135)	(16,817)
Other assets, non-current	242	(1,026)
Accounts payable and accrued liabilities	(38,869)	5,310
Taxes payable	26,885	7,485
Other liabilities, non-current	(1,485)	2,709
Other, net	(1,524)	(622)
Net cash provided by operating activities	232,404	224,127
INVESTING ACTIVITIES:	(154 405)	(72 222)
Capital expenditures	(154,485) 174	(73,333) 582
Proceeds from sale of assets		
Net change in marketable securities	(49,748)	(162,232)
Net cash used in investing activities	(204,059)	(234,983)
FINANCING ACTIVITIES:		
Payment of dividends	(33,955)	(34,832)
Proceeds from stock options exercised	35	211
Net cash used in financing activities	(33,920)	(34,621)
NET CHANGE IN CASH AND CASH EQUIVALENTS	(5,575)	(45,477)
Cash and cash equivalents, beginning of period	101,198	102,958
Cash and cash equivalents, end of period	\$ 95,623	\$ 57,481
	========	

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THE CONSOLIDATED FINANCIAL STATEMENTS.

DIAMOND OFFSHORE DRILLING, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. GENERAL

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The consolidated financial statements of Diamond Offshore Drilling, Inc. and subsidiaries (the "Company") should be read in conjunction with the Annual Report on Form 10-K for the year ended December 31, 1998 (File No. 1-13926).

Interim Financial Information

The accompanying consolidated financial statements have been prepared in accordance with generally accepted accounting principles for interim financial information and with the instructions to Form 10-Q and Article 10 of Regulation S-X. Accordingly, they do not include all disclosures required by generally accepted accounting principles for complete financial statements. The consolidated financial information has not been audited but, in the opinion of management, includes all adjustments (consisting only of normal recurring accruals) necessary for a fair presentation of the consolidated balance sheets, statements of income, and statements of cash flows at the dates and for the periods indicated. Results of operations for interim periods are not necessarily indicative of results of operations for the respective full years.

Cash and Cash Equivalents

Short-term, highly liquid investments that have an original maturity of three months or less which are considered part of the Company's cash management activities, rather than part of its investing activities, are considered cash equivalents.

Marketable Securities

The Company's investments are classified as available for sale and stated at fair value. Accordingly, any unrealized gains and losses, net of taxes, are reported in the Consolidated Balance Sheets in "Accumulated other comprehensive losses" until realized. The cost of debt securities is adjusted for amortization of premiums and accretion of discounts to maturity and such adjustments are included in the Consolidated Statements of Income in "Interest income." The cost of debt securities sold is based on the specific identification method and the cost of equity securities sold is based on the average cost method. Realized gains or losses and declines in value, if any, judged to be other than temporary are reported in the Consolidated Statements of Income in "Other income (expense)."

Supplementary Cash Flow Information

Cash payments made for interest on long-term debt totaled \$7.5 million during both the six months ended June 30, 1999 and 1998. Cash payments made, net of refunds, for income taxes during the six months ended June 30, 1999 and 1998 totaled \$29.0 million and \$54.5 million, respectively.

Capitalized Interest

Interest cost for construction and upgrade of qualifying assets is capitalized. The Company incurred interest cost, including amortization of debt issuance costs, of \$3.9 million and \$7.7 million during the quarter and six months ended June 30, 1999, respectively. Interest cost capitalized during the quarter and six months ended June 30, 1999 was \$1.9 million and \$2.4 million, respectively. The Company incurred interest costs of \$3.9 million and \$7.8 million during the quarter and six months ended June 30, 1998, respectively. Interest cost capitalized during the quarter and six months ended June 30, 1998, respectively. Interest cost capitalized during the quarter and six months ended June 30, 1998 was not material.

Goodwill

Goodwill from the merger with Arethusa (Off-Shore) Limited ("Arethusa") is amortized on a straight-line basis over 20 years. Amortization expense totaled \$1.3 million and \$2.8 million for the quarter and six months ended June 30, 1999, respectively. For the quarter and six months ended June 30, 1998, amortization expense totaled \$1.6 million and \$3.2 million, respectively.

Debt Issuance Costs

Debt issuance costs are included in the Consolidated Balance Sheets in "Other assets" and are amortized over the term of the related debt.

Treasury Stock

In July 1998, the Board of Directors authorized the purchase of shares of the Company's common stock in the open market, from time to time, depending on market conditions. The purchase of treasury stock is accounted for using the cost method, which reports the cost of the shares acquired in "Treasury stock" as a deduction from stockholders' equity in the Consolidated Balance Sheets. No purchases of treasury stock were made during the six months ended June 30, 1999 or 1998.

Comprehensive Income

Comprehensive income is the change in equity of a business enterprise during a period from transactions and other events and circumstances from non-owner sources. It includes all changes in equity during a period except those resulting from investments by owners and distributions to owners. For the quarter and six months ended June 30, 1999, comprehensive income totaled \$50.1 million and \$100.7 million, respectively. For the quarter and six months ended June 30, 1998, comprehensive income totaled \$11.6 million and \$191.3 million, respectively. Comprehensive income includes net income, foreign currency translation gains and losses, and unrealized holding gains and losses on investments.

Earnings Per Share

Basic earnings per share excludes dilution and is computed by dividing net income by the weighted average number of shares of common stock outstanding for the period. Diluted earnings per share reflects the potential dilution that could occur if securities or other contracts to issue common stock were exercised or converted into common stock. Diluted earnings per share was calculated by dividing net income, adjusted to eliminate the after-tax effect of interest expense, by the weighted average number of shares of common stock outstanding and the weighted average number of shares of common stock issuable assuming full conversion of the convertible subordinated notes as of the beginning of the periods presented.

Use of Estimates in the Preparation of Financial Statements

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amount of revenues and expenses during the reporting period. Actual results could differ from those estimated.

Reclassifications

Certain amounts applicable to the prior periods have been reclassified to conform to the classifications currently followed. Such reclassifications do not affect earnings.

2. MARKETABLE SECURITIES

Investments classified as available for sale are summarized as follows:

		JUNE 30, 1999	
	COST	UNREALIZED GAIN (LOSS)	MARKET VALUE
		IN THOUSANDS)	
Debt securities issued by the U.S. Treasury Due within one year Due after one year through five years Collateralized mortgage obligations Equity securities	273,946	\$ (7) (2,109) (3,341) (8,701)	271,837 149,694
Total	\$599,759		
		DECEMBER 31, 199	
	COST	UNREALIZED GAIN (LOSS)	MARKET VALUE
		(IN THOUSANDS)	
Debt securities issued by the U.S. Treasury Due within one year Due after one year through five years Collateralized mortgage obligations Equity securities	24,982 203,504	\$ (21) 91 (452) (8,671)	25,073 203,052
Total	\$544,827	\$ (9,053)	\$ 535,774

All of the Company's investments are included as current assets in the Consolidated Balance Sheets in "Marketable securities," representing the investment of cash available for current operations.

During the six months ended June 30, 1999 and 1998, certain debt securities due within one year were sold or matured for proceeds of \$393.9 million and \$95.4 million, respectively. Certain debt securities due after one year were sold for proceeds of \$50.5 million during the six months ended June 30, 1999. Also during the six months ended June 30, 1998, equity securities were sold for proceeds of \$2.4 million and investments through repurchase agreements with third parties were sold for their contracted amounts totaling \$350.0 million. The resulting after-tax realized gain and loss for the six months ended June 30, 1999 and 1998 was not material.

3. DRILLING AND OTHER PROPERTY AND EQUIPMENT

Cost and accumulated depreciation of drilling and other property and equipment are summarized as follows:

		DECEMBER 31,
	1999	
	(IN TH	OUSANDS)
Drilling rigs and equipment Construction work in progress Land and buildings Office equipment and other	\$ 1,976,460 193,645 13,896 16,224	\$ 1,929,540 88,266 13,874 14,100
CostLess accumulated depreciation	2,200,225 (562,475)	2,045,780 (493,960)
Drilling and other property and equipment, net	\$ 1,637,750	\$ 1,551,820

4. GOODWILL

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The merger with Arethusa in 1996 generated an excess of the purchase price over the estimated fair value of the net assets acquired. Cost and accumulated amortization of such goodwill are summarized as follows:

		DECEMBER 31,
	1999	1998
	(IN TH	DUSANDS)
Goodwill Less accumulated amortization	\$ 110,232 (20,431)	\$ 127,418 (17,593)
Total	\$ 89,801	\$ 109,825

During the six months ended June 30, 1999, an adjustment of \$17.2 million was recorded to reduce goodwill before accumulated amortization. The adjustment represents tax benefits not previously recognized for the excess of tax deductible goodwill over the book goodwill amount.

5. ACCRUED LIABILITIES

Accrued liabilities consist of the following:

		DECEMBER 31,
	1999	1998
	(IN TI	HOUSANDS)
Personal injury and other claims Payroll and benefits Interest payable Other	\$ 17,976 17,661 5,667 6,207	\$ 20,676 18,701 5,667 8,239
Total	\$ 47,511	\$ 53,283

6. COMMITMENTS AND CONTINGENCIES

A former subsidiary of Arethusa, which is now a subsidiary of the Company, defended and indemnified Zapata Off-Shore Company and Zapata Corporation (the "Zapata Defendants"), pursuant to a contractual defense and indemnification agreement, in a suit for tortious interference with contract and conspiracy to tortiously interfere with contract. The plaintiffs sought \$14.0 million in actual damages and unspecified punitive damages, plus costs of court, interest and attorneys' fees. In November 1997, the jury awarded a take nothing judgment in favor of the Zapata Defendants. The plaintiffs appealed the judgment and the appellate court ordered the parties to mediation. The case went to mediation in July 1998 with no resolution. In May 1999, the case went before the Texas First Court of Appeals, Houston, and oral arguments were heard. The Company is awaiting the Court's decision. No provision for any liability has been made in the financial statements.

Various other claims have been filed against the Company in the ordinary course of business, particularly claims alleging personal injuries. Management believes that the Company has established adequate reserves for any liabilities that may reasonably be expected to result from these claims. In the opinion of management, no pending or threatened claims, actions or proceedings against the Company are expected to have a material adverse effect on the Company's consolidated financial position, results of operations, or cash flows.

7. SEGMENTS AND GEOGRAPHIC AREA ANALYSIS

The Company reports its operations as one reportable segment, contract drilling of offshore oil and gas wells. Although the Company provides contract drilling services from different types of offshore drilling rigs and provides such services in many geographic locations, these operations have been aggregated into one reportable segment based on the similarity of economic characteristics among all divisions and locations, including the nature of services provided and the type of customers of such services. The data below is presented in accordance with Statement of Financial Accounting Standards No. 131, "Disclosures about Segments of an Enterprise and Related Information," which the Company has retroactively adopted for all periods presented.

Similar Services

Revenues from external customers for contract drilling and similar services by equipment-type are listed below (eliminations offset dayrate revenues earned when the Company's rigs are utilized in its integrated services):

		ONTHS ENDED NE 30,		THS ENDED NE 30,
	1999	1998	1999	1998
		(IN	THOUSANDS)	
Fourth-Generation Semisubmersibles Other Semisubmersibles	\$ 72,909 120,390	\$ 68,030 191,378	\$ 136,869 259,843	\$ 138,975 344,652
Jack-ups	19,978	63,236	44,047	123,322
Integrated Services Eliminations	3,942 (1,882)	5,438 (4,565)	7,410 (4,795)	21,149 (18,512)
Total revenues	\$ 215,337	\$ 323,517	\$ 443,374	\$ 609,586

Geographic Areas

At June 30, 1999, the Company had operations offshore seven countries other than the United States. As a result, the Company is exposed to the risk of changes in social, political and economic conditions inherent in foreign operations and the Company's results of operations and the value of its foreign assets are affected by fluctuations in foreign currency exchange rates. Revenues by geographic area are presented by attributing revenues to the individual country where the services were performed.

		THS ENDED E 30,	SIX MONTH JUNE	
	1999	1998	1999	1998
		(IN TH	OUSANDS)	
Revenues from unaffiliated customers: United States	\$ 96,947	\$192,994	\$208 , 155	\$368,029
Foreign: Europe/Africa Australia/Southeast Asia South America	56,629 28,086 33,675	72,859 36,109 21,555	121,084 56,353 57,782	142,522 64,555 34,480
Total revenues	\$215,337	\$323,517	\$443,374	\$609,586

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ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS.

The following discussion should be read in conjunction with the Company's Consolidated Financial Statements (including the Notes thereto) included elsewhere herein.

The Company is a leader in deep water drilling with a fleet of 46 offshore drilling rigs. The fleet consists of 30 semisubmersibles, 15 jack-ups and one drillship.

RESULTS OF OPERATIONS

General

Revenues. The Company's revenues vary based upon demand, which affects the number of days the fleet is utilized and the dayrates earned. Revenues can also increase or decrease as a result of the acquisition or disposal of rigs. In order to improve utilization or realize higher dayrates, the Company may mobilize its rigs from one market to another. During periods of mobilization, however, revenues may be adversely affected. As a response to changes in demand, the Company may withdraw a rig from the market by stacking it or may reactivate a rig which was previously stacked, which may decrease or increase revenues, respectively.

Revenues from dayrate drilling contracts are recognized currently. The Company may receive lump-sum payments in connection with specific contracts. Such payments are recognized as revenues over the term of the related drilling contract. Mobilization revenues less costs incurred to mobilize an offshore rig from one market to another are recognized over the term of the related drilling contract.

Revenues from offshore turnkey contracts are accrued to the extent of costs until the specified turnkey depth and other contract requirements are met. Income is recognized on the completed contract method. Provisions for future losses on turnkey contracts are recognized when it becomes apparent that expenses to be incurred on a specific contract will exceed the revenue from that contract.

Operating Income. Operating income is primarily affected by revenue factors, but is also a function of varying levels of operating expenses. Operating expenses are not affected by changes in dayrates, nor are they necessarily significantly affected by fluctuations in utilization. For instance, if a rig is to be idle for a short period of time, the Company realizes few decreases in operating expenses since the rig is typically maintained in a prepared state with a full crew. However, if the rig is to be idle for an extended period of time, the Company may reduce the size of a rig's crew and take steps to "cold stack" the rig, which lowers expenses and partially offsets the impact on operating income associated with the loss of revenues. The Company recognizes as operating expenses activities such as painting, inspections and routine overhauls that maintain rather than upgrade its rigs. These expenses vary from period to period. Costs of rig enhancements and upgrades are capitalized and depreciated over the expected useful lives of the enhancements. Increased depreciation expense decreases operating income in periods subsequent to capital upgrades. From time to time, the Company sells assets in the ordinary course of its business and gains or losses associated with such sales are included in operating income.

THREE MONTHS ENDED JUNE 30, 1999 AND 1998

Comparative data relating to the Company's revenues and operating expenses by equipment type are listed below (eliminations offset dayrate revenues earned when the Company's rigs are utilized in its integrated services). Certain amounts applicable to the prior period have been reclassified to conform to the classifications currently followed. Such reclassifications do not affect earnings.

	THREE MONTHS ENDED JUNE 30,		
	1999	1998	INCREASE/ (DECREASE)
		(IN THOUSANDS)	
REVENUES			
Fourth-Generation Semisubmersibles	\$ 72,909	\$ 68,030	\$ 4,879
Other Semisubmersibles	120,390	191,378	(70,988)
Jack-ups	19,978	63,236	(43,258)
Integrated Services	3,942	5,438	(1,496)
Eliminations	(1,882)	(4,565)	2,683
Total Revenues	\$ 215,337	\$ 323,517	\$ (108,180)
CONTRACT DRILLING EXPENSE	0 01 000	0 10 001	a 1 400
Fourth-Generation Semisubmersibles	\$ 21,383	\$ 19,961	
Other Semisubmersibles	54,738	65,622 27,880	
Jack-ups Integrated Services	19,987 3,513	27,880	(7,893)
Other	1,062	1,754	(1,938) (692)
Eliminations	(1,882)		2,683
Eliminacions	(1,002)	(4, 505)	2,005
Total Contract Drilling Expense	\$ 98,801	\$ 116,103	\$ (17,302)
OPERATING INCOME			
Fourth-Generation Semisubmersibles	\$ 51,526	\$ 48,069	\$ 3,457
Other Semisubmersibles	65,652	125,756	(60,104)
Jack-ups	(9)	35,356	(35,365)
Integrated Services	429	(13)	442
Other	(1,062)	(1,754)	692
Depreciation and Amortization Expense	(35,706)	(32,747)	(2,959)
General and Administrative Expense	(5,921)	(6,219)	298
Gain on Sale of Assets	19	4	15
Total Operating Income	\$ 74,928	\$ 168,452	
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Fourth-Generation Semisubmersibles.

Revenues. Revenues from fourth-generation semisubmersibles during the three months ended June 30, 1999 increased by \$4.9 million from the same period in 1998. This increase resulted primarily from an increase in revenues of approximately \$9.6 million from the Ocean Victory, which worked during the second quarter of 1999. During most of the second quarter of 1998, the Ocean Victory was in the shipyard for repairs required as a result of a fire in the engine room, which occurred in February 1998. This increase was partially offset by a reduction in revenues of \$4.5 million due to rig downtime for upgrades and repairs on the Ocean Clipper during the second quarter of 1999. See "--Outlook."

Contract Drilling Expense. Contract drilling expense for fourth-generation semisubmersibles during the three months ended June 30, 1999 increased \$1.4 million from the same period in 1998. This increase resulted primarily from an increase in contract drilling expense for the Ocean Victory of approximately \$1.3 million. During most of the second quarter of 1998, operating expenses for the Ocean Victory were capitalized in conjunction with shipyard repairs.

Other Semisubmersibles.

Revenues. Revenues from other semisubmersibles during the three months ended June 30, 1999 decreased \$71.0 million from the same quarter in 1998. This decrease resulted primarily from reduced revenues of \$39.9 million attributable to a decline in utilization as compared to the three months ended June 30, 1998 and \$15.8 million due to rigs removed from service in late 1998. In addition, revenues were reduced by \$6.4 million due to rig downtime associated with the mandatory inspection and stability modifications for the Ocean Concord. Revenues were also reduced by approximately \$8.6 million from decreased operating dayrates as compared to the same period of 1998. The average operating dayrate for other semisubmersibles was \$86,900 per day during the second quarter of 1999, as compared to \$95,500 per day during the second quarter of 1998.

Contract Drilling Expense. Contract drilling expense for other semisubmersibles during the three months ended June 30, 1999 decreased \$10.9 million from the same quarter in 1998. This decrease resulted primarily from expense reductions from rigs that were idle for all or part of the current quarter and from rigs removed from service in late 1998. Partially offsetting these decreases was an increase in costs of approximately \$2.0 million associated with the mobilization of the Ocean Winner from the Gulf of Mexico to Brazil during the second quarter of 1999.

Jack-Ups.

Revenues. Revenues from jack-ups during the three months ended June 30, 1999 decreased \$43.3 million from the same quarter in 1998. This decrease was primarily due to reductions in revenues of \$31.9 million resulting from decreased utilization and six rigs removed from service in late 1998 and the first quarter of 1999. See "--Outlook." In addition, revenues decreased by \$11.4 million as a result of decreased operating dayrates. The average operating dayrate for jack-ups was \$29,900 per day during the second quarter of 1998.

Contract Drilling Expense. Contract drilling expense for jack-ups during the three months ended June 30, 1999 decreased \$7.9 million over the same quarter in 1998. This decrease was the result of the decline in utilization and the removal of rigs from service in late 1998 and the first quarter of 1999.

Integrated Services.

Revenues and contract drilling expense for integrated services decreased as a result of fewer projects during the second quarter of 1999 as compared to the second quarter of 1998.

Depreciation and Amortization Expense.

Depreciation and amortization expense for the three months ended June 30, 1999 of \$35.7 million increased \$3.0 million from \$32.7 million for the three months ended June 30, 1998. This increase resulted primarily from increased expenditures associated with the Company's continuing rig enhancement program.

Interest Income.

Interest income of \$8.6 million for the three months ended June 30, 1999 increased \$1.2 million from \$7.4 million for the same period in 1998. This increase resulted primarily from the investment of additional excess cash in 1999. See "--Liquidity."

Interest Expense.

Interest expense of \$2.0 million for the three months ended June 30, 1999 decreased \$1.8 million from \$3.8 million for the same period in 1998. This decrease resulted primarily from an increase in capitalized interest cost based on the average amount of accumulated expenditures for the Ocean Confidence. See "--Capital Resources."



Income Tax Expense.

Income tax expense of \$28.6 million for the three months ended June 30, 1999 decreased \$32.2 million from \$60.8 million for the three months ended June 30, 1998. This decrease resulted primarily from the \$90.6 million decrease in income before income tax expense as compared to the three months ended June 30, 1998.

SIX MONTHS ENDED JUNE 30, 1999 AND 1998

Comparative data relating to the Company's revenues and operating expenses by equipment type are listed below (eliminations offset dayrate revenues earned when the Company's rigs are utilized in its integrated services). Certain amounts applicable to the prior period have been reclassified to conform to the classifications currently followed. Such reclassifications do not affect earnings.

	SIX MONT JUN		
	1999	1998	INCREASE/ (DECREASE)
		(IN THOUSANDS)	
REVENUES			
Fourth-Generation Semisubmersibles	\$ 136,869	\$ 138,975	\$ (2,106
Other Semisubmersibles	259,843	344,652	(84,809
Jack-ups	44,047	123,322	(79,275
Integrated Services	7,410	21,149	(13,739
Eliminations	(4,795)	(18,512)	13,717
Total Revenues		\$ 609,586	\$(166,212
CONTRACT DRILLING EXPENSE			
Fourth-Generation Semisubmersibles	\$ 45,773	\$ 40,576	\$ 5,197
Other Semisubmersibles	116,989	144,898	(27,909
Jack-ups	42,695	49,040	(6,345
Integrated Services	6,950	20,956	(14,006
Other	1,907	4,478	(2,571
Eliminations	(4,795)	(18,512)	13,717
Total Contract Drilling Expense		\$ 241,436	
OPERATING INCOME			
Fourth-Generation Semisubmersibles	\$ 91,096	\$ 98,399	\$ (7,303
Other Semisubmersibles	142,854	199,754	(56,900
Jack-ups	1,352	74,282	(72,930
Integrated Services	460	193	267
Other	(1,907)	(4,478)	2,571
Depreciation and Amortization Expense	(71,363)	(64,746)	(6,617
General and Administrative Expense	(11,922)	(12,991)	1,069
Gain on Sale of Assets	144	82	62
Total Operating Income		\$ 290,495	\$(139,781
			========

Fourth-Generation Semisubmersibles.

Revenues. Revenues from fourth-generation semisubmersibles during the six months ended June 30, 1999 decreased \$2.1 million from the same period in 1998. This decrease resulted primarily from reduced revenues of \$8.4 million due to rig downtime for upgrades and repairs performed on the Ocean Clipper during 1999 and reduced revenues of \$6.8 million due to rig downtime associated with the mandatory inspection and repairs for the Ocean America. These decreases were partially offset by an increase in revenues of approximately \$14.2 million from the Ocean Victory, which worked during the first half of 1999. During most of the first half of 1998, the Ocean Victory was in the shipyard for repairs required as a result of a fire in the engine room, which occurred in February 1998.

Contract Drilling Expense. Contract drilling expense for fourth-generation semisubmersibles during the six months ended June 30, 1999 increased \$5.2 million from the same period in 1998. This increase resulted primarily from approximately \$2.0 million in costs incurred for the mobilization of the Ocean Alliance from the North Sea to Angola during the first quarter of 1999 and \$3.8 million in costs associated with the mandatory inspection and repairs for the Ocean America. In addition, contract drilling expense for the Ocean Victory increased approximately \$2.1 million due to the capitalization of costs associated with shipyard repairs during most of the first half of 1998. These increases were offset by a \$4.4 million decrease in contract drilling expense for the Ocean Clipper due to the capitalization of costs during upgrades performed in the first half of 1999. See "--Outlook."

Other Semisubmersibles.

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Revenues. Revenues from other semisubmersibles during the six months ended June 30, 1999 decreased \$84.8 million from the same period in 1998. This decrease resulted, in part, from reduced revenues of \$45.6 million attributable to a decline in utilization as compared to 1998 and \$30.8 million due to rigs removed from service in late 1998. In addition, revenues were reduced by \$30.1 million due to rig downtime for mandatory inspections and repairs for the Ocean New Era, the Ocean Yatzy, the Ocean Concord, and the Ocean Winner. Partially offsetting these decreases in revenues were increases of \$24.3 million from six other rigs which were undergoing mandatory inspections in the first half of 1998.

Contract Drilling Expense. Contract drilling expenses for other semisubmersibles during the six months ended June 30, 1999 decreased \$27.9 million from the same period in 1998. This decrease resulted primarily from expense reductions of approximately \$23.9 million from rigs that were idle for all or part of the first half of 1999. Partially offsetting these decreases was an increase in costs of \$4.0 million associated with the mobilization of the Ocean Winner from the Gulf of Mexico to Brazil during the first half of 1999.

Jack-Ups.

Revenues. Revenues from jack-ups during the six months ended June 30, 1999 decreased \$79.3 million from the same period in 1998. This decrease was primarily due to reductions in revenues of \$27.2 million resulting from decreased operating dayrates and \$45.0 million resulting from decreased utilization and the removal of six rigs from service in late 1998 and the first quarter of 1999. See "--Outlook." The average operating dayrate for jack-ups was \$28,500 per day during the first half of 1999 as compared to \$52,100 per day during the first half of 1998. Revenues also decreased by \$7.1 million from the first half of 1998 due to rig downtime for the installation of new engines and other equipment on the Ocean King, which was completed in March 1999.

Contract Drilling Expense. Contract drilling expense for jack-ups during the six months ended June 30, 1999 decreased \$6.3 million over the same period in 1998. This decrease resulted primarily from expense reductions from rigs that were removed from service in late 1998 and the first quarter of 1999.

Integrated Services.

Revenues and contract drilling expense for integrated services decreased as a result of fewer projects during the first half of 1999 as compared to the first half of 1998.

Other.

Other contract drilling expense of \$1.9 million during the first half of 1999 decreased \$2.6 million from \$4.5 million during the first half of 1998. This decrease resulted primarily from a reduction in expenditures during the first half of 1999 for crew training programs and various other non-recurring charges.

Depreciation and Amortization Expense.

Depreciation and amortization expense for the six months ended June 30, 1999 of \$71.3 million increased \$6.6 million from \$64.7 million for the six months ended June 30, 1998. This increase resulted primarily from increased expenditures associated with the Company's continuing rig enhancement program.

General and Administrative Expense.

General and administrative expense of \$11.9 million for the six months ended June 30, 1999 decreased \$1.1 million primarily due to a decrease in legal and personnel costs as compared to the same period in 1998.

Interest Income.

Interest income of \$16.9 million for the six months ended June 30, 1999 increased \$2.9 million from \$14.0 million for the same period in 1998. This increase resulted primarily from the investment of additional excess cash in 1999. See "--Liquidity."

Interest Expense.

Interest expense of \$5.3 million for the six months ended June 30, 1999 decreased \$2.3 million from \$7.6 million for the same period in 1998. This decrease resulted primarily from an increase in capitalized interest cost based on the average amount of accumulated expenditures for the Ocean Confidence. See "--Capital Resources."

Income Tax Expense.

Income tax expense of \$56.5 million for the six months ended June 30, 1999 decreased \$48.2 million from \$104.7 million for the six months ended June 30, 1998. This decrease resulted primarily from the \$135.5 million decrease in income before income tax expense as compared to the six months ended June 30, 1998.

OUTLOOK

In late 1997 and throughout 1998, decreasing product prices resulted in reduced exploration and development activity by most oil and gas companies. As a result, the Company experienced decreasing utilization and renewal rates for its offshore drilling fleet. In response to these declines, the Company removed eight rigs located in the Gulf of Mexico from service in late 1998 and the first quarter of 1999. Recently, product prices have recovered significantly; however, market conditions have been slow to react as reflected by continuing depressed utilization levels and low renewal rates. The Company has experienced marginal improvements in 1999 and, as a result, has returned to service two of its previously cold stacked rigs on a well-to-well basis. Continued improvements in market conditions depend upon, among other factors, the Company's customers' belief that the improved product prices currently in effect are sustainable. Several of the Company's other rigs remain idle in various markets but the Company believes that, with its fleet size and composition, it is well positioned to take advantage of opportunities when market conditions improve.

The depressed conditions in the oil and gas industry have also increased the susceptibility of term contracts previously committed at dayrates in excess of current market rates to be terminated or renegotiated by the customer. Although the Company has not been advised, other than as discussed below, of contracts at risk, certain of its existing term contracts provide for dayrates in excess of current market rates. Cancellation or renegotiation of these contracts could have an adverse effect on the Company's results of operations.

In June 1999, a customer notified the Company of its intention to terminate a contract for use of one of the Company's drilling rigs. The Company has notified the customer that, in accordance with the terms of the contract, it is responsible for payment of approximately \$16 million in remaining revenue through the end of the contract period, which was previously scheduled to end in January 2000. The Company intends to vigorously pursue fulfillment of these contract terms.

The conversion of the Ocean Confidence from an accommodation vessel to a semisubmersible drilling unit capable of operating in harsh environments and ultra-deep water is in progress. The upgrade and associated sea trials are anticipated to be completed in April 2000, when the rig is scheduled to begin a five-year contract in the Gulf of Mexico. See "-- Capital Resources." Increased rig construction and enhancement programs are also ongoing by the Company's competitors. This increase in the supply of technologically advanced rigs capable of drilling in deep water has produced a marginal oversupply of such equipment in the current market and, in turn, adversely affected the utilization level and average operating dayrates available for the Company's rigs, particularly its higher specification semisubmersible units.

The Company's drillship, the Ocean Clipper, completed testing in May 1999 in connection with modifications, upgrades, and the replacement of the blow-out preventer control system. The tests were successful and the drillship is currently operating under a turnkey contract in the Gulf of Mexico, which is expected to be completed in August 1999. See "--Integrated Services." Upon completion, the Ocean Clipper will return to a shipyard to install required equipment and perform necessary modifications in connection with its three-year contract offshore Brazil. This contract is anticipated to commence at the end of 1999 and is expected to generate revenues of approximately 103.0 million over the three-year period.

The Company's results of operations for 1999 have been adversely affected by the loss of revenues and associated costs incurred during required regulatory inspections of its drilling rigs. Five of these inspections were completed during the six months ended June 30, 1999. While no further inspections are scheduled for the remainder of 1999, the Company may perform additional inspections or undertake modifications to take advantage of rig downtime. The Company intends to focus on returning these rigs to operation as soon as reasonably possible, in order to minimize downtime and associated loss of revenues, but the extent of such downtime cannot be accurately predicted.

Historically, the offshore contract drilling market has been highly competitive and cyclical, and the Company cannot predict the extent to which current conditions may or may not continue.

LIQUIDITY

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At June 30, 1999, cash and marketable securities totaled \$681.2 million, up from \$637.0 million at December 31, 1998. Cash provided by operating activities for the six months ended June 30, 1999 increased by \$8.3 million to \$232.4 million, as compared to \$224.1 million for the prior year. This increase was primarily attributable to a \$139.7 million increase in cash resulting from decreases in accounts receivable, partially offset by a \$87.3 million decrease in net income and a \$44.2 million decrease in cash resulting from decreases in accounts payable and accrued liabilities.

Investing activities used \$204.1 million of cash during the six months ended June 30, 1999, as compared to \$235.0 million during the same period of the prior year. This decrease resulted primarily from a \$112.5 million decrease in cash used for investments in marketable securities, partially offset by a \$81.2 million increase in capital expenditures primarily attributable to the Ocean Confidence.

In April 1999, the Company entered into a \$20.0 million short-term revolving credit agreement with a U.S. bank. The agreement provides for borrowings at various interest rates and varying commitment fees dependent upon public credit ratings. The Company intends to use the facility primarily for letters of credit that the Company must post, from time to time, for bid and performance guarantees required in certain parts of the world. The agreement contains certain financial and other covenants and provisions that must be maintained by the Company for compliance. As of June 30, 1999, there were no outstanding borrowings under this agreement and the Company was in compliance with each of the covenants and provisions.

The Company has the ability to issue an aggregate of approximately \$117.5 million in debt, equity and other securities under a shelf registration statement. In addition, the Company may issue, from time to time, up to eight million shares of common stock, which shares are registered under an acquisition shelf registration statement (upon effectiveness of an amendment thereto reflecting the effect of the two-for-one stock split declared in July 1997), in connection with one or more acquisitions by the Company of securities or assets of other businesses.

The Company believes it has the financial resources needed to meet its business requirements in the foreseeable future, including capital expenditures for rig upgrades and continuing rig enhancements, and working capital requirements.

CAPITAL RESOURCES

Cash required to meet the Company's capital commitments is determined by evaluating rig upgrades to meet specific customer requirements and by evaluating the Company's continuing rig enhancement program, including water depth and drilling capability upgrades. In current market conditions, the Company may determine that rig upgrades or enhancements in addition to those budgeted should be undertaken while rigs are idle in order to prudently make use of funds and take advantage of rig downtime.

It is management's opinion that operating cash flows and the Company's cash reserves will be sufficient to meet its capital commitments; however, periodic assessments will be made based on industry conditions. In addition, the Company may, from time to time, issue debt or equity securities, or a combination thereof, to finance

capital expenditures, the acquisition of assets and businesses, or for general corporate purposes. The Company's ability to effect any such issuance will be dependent on the Company's results of operations, its current financial condition, current market conditions, and other factors beyond its control.

The Company has budgeted \$173.7 million for rig upgrade capital expenditures during 1999, including approximately \$138.7 million for 1999 expenditures associated with the conversion of the Ocean Confidence. During the six months ended June 30, 1999, the Company expended \$105.1 million, including capitalized interest expense, for rig upgrades, primarily the conversion of the Ocean Confidence from an accommodation vessel to a semisubmersible drilling unit capable of operating in harsh environments and ultra-deep waters. The Company previously estimated the cost of conversion for this rig to be approximately \$210.0 million. However, previous estimates were developed prior to the completed structural engineering. The Company now estimates the cost of conversion for this rig at approximately \$275.0 million. Upon completion of the conversion and rig acceptance, the rig is scheduled to begin a five-year drilling program in the Gulf of Mexico, which is expected to generate approximately \$230.0 million of revenues. The drilling contract contains a provision allowing the customer to cancel the contract should the unit not be delivered by July 1, 2000. The Company believes that the project will be completed timely and within the revised budget, although, as with any major rig conversion, the possibility of unforeseen delays and costs overruns exists.

The Company has also budgeted \$134.1 million for 1999 capital expenditures associated with its continuing rig enhancement program, spare equipment inventory, and other corporate requirements. During the six months ended June 30, 1999, the Company expended \$49.4 million in association with its continuing rig enhancement program to maintain spare equipment inventory levels and meet other corporate requirements. These expenditures included purchases of riser, drill pipe, and other drilling equipment.

The Company continues to consider transactions which include, but are not limited to, the purchase of existing rigs, construction of new rigs and the acquisition of other companies engaged in contract drilling or related businesses. Certain of these potential transactions reviewed by the Company would, if completed, result in its entering new lines of business. In general, however, these opportunities have been related in some manner to the Company's existing operations. Although the Company does not, as of the date hereof, have any commitment with respect to a material acquisition, it could enter into such agreement in the future and such acquisition could result in a material expansion of its existing operations or result in its entering a new line of business. Some of the potential acquisitions considered by the Company could, if completed, result in the expenditure of a material amount of funds or the issuance of a material amount of debt or equity securities.

INTEGRATED SERVICES

The Company, through its wholly owned subsidiary, Diamond Offshore Team Solutions, Inc. ("DOTS"), from time to time, selectively engages in drilling services pursuant to turnkey or modified-turnkey contracts under which DOTS agrees to drill a well to a specified depth for a fixed price. Generally, DOTS is not entitled to payment unless the well is drilled to the specified depth and profitability of the contract depends upon its ability to keep expenses within the estimates used by DOTS in determining the contract price. Drilling a well under a turnkey contract therefore typically requires a greater cash commitment by the Company and exposes the Company to risks of potential financial losses that generally are substantially greater than those that would ordinarily exist when drilling under a conventional dayrate contract. DOTS is currently operating under a turnkey contract in the Gulf of Mexico, utilizing the Company's drillship, the Ocean Clipper, which is expected to be completed in August 1999.

Introduction.

YEAR 2000 ISSUES

The Company began to address Year 2000 ("Y2K") compliance issues in 1997 when it formed a committee (the "Y2K Committee") to develop the Company's Y2K compliance initiative. The Company is continuing to take steps to determine the potential effect of the change to calendar Year 2000 on its computer hardware, software and embedded technology systems and any impact it may have on the Company's business.

State of Readiness.

The Company manages its Y2K compliance initiative through the Y2K Committee. The Y2K Committee has focused its efforts on both information technology ("IT") systems (e.g., computer software and hardware) and non-information technology ("Non-IT") systems (e.g., embedded technology such as micro-controllers) in the Company's domestic and international onshore locations, aboard the Company's drilling rigs and among its key suppliers. The Y2K Committee is focusing on critical safety, production, and operational systems on-board the Company's fleet of drilling rigs. The Company's Y2K initiative consists of the following five phases:

Phase 1 Awareness of Y2K Issues (appointment of the Y2K Committee, initial research on Y2K compliance issues);

Phase 2 Identification and Investigation of the Company's Systems (inventory of systems and investigation of readiness);

Phase 3 Communications with Suppliers (discussions and requests for information regarding Y2K initiatives and compliance status);

Phase 4 Development and Implementation of Corrective Measures (coordination with the Company's software and hardware vendors); and

Phase 5 Risk Assessment and Contingency Planning (evaluation of risk of business interruptions and development of contingency plans).

The Company has completed Phases 1 and 2 for IT and Non-IT systems utilized in the Company's onshore and offshore operations and substantially completed the final three phases of its Y2K initiative.

Cost to Address the Company's Y2K Issues.

The total cost associated with required modifications to become Y2K compliant is not expected to be material to the Company's financial position primarily because the Company has utilized existing personnel resources to assist in the implementation of its Y2K compliance initiative. The Company has recently completed the implementation of certain major business and financial systems apart from the Y2K compliance initiative. However, because the replaced systems were not Y2K compliant, the Y2K initiative also benefited from their replacement. The total cost of the implementation was approximately \$5.0 million, of which approximately \$3.3 million was incurred and capitalized prior to 1999. The total cost does not include the Company's internal costs, principally the related payroll cost for its information systems group, which are not separately tracked.

Y2K Risks and Contingency Planning.

The Company is continuing to monitor, on an ongoing basis, the problems and uncertainties associated with its Y2K issues and their potential consequences on the Company's onshore locations, drilling operations and suppliers as well as the legal risks associated with interruption in the provision of drilling services and/or the delivery of supplies and equipment. The Company has developed contingency plans intended to address worst-case business interruptions, such as the interruption of drilling services aboard the Company's drilling rigs or interruptions in the delivery of equipment and materials utilized in the Company's drilling operations. Such contingency plans take into account the existence of certain redundant systems on some of the Company's drilling rigs and may, in part, involve manual operation of certain systems for a period of time in the event of Y2K related disruptions.

The Company's failure to fully implement its Y2K initiative or the occurrence of an unexpected Y2K problem could result in the disruption of normal business activities or operations and have a material adverse effect on the Company's results of operations, liquidity or financial condition. However, based upon the work performed to date, the Company does not believe that such matters will have a material adverse effect on its results of operations. With respect to third parties, there can be no assurance that their systems will be rendered Y2K compliant on a timely basis or that any resulting Y2K issues would not have a material adverse effect on the results of operations of the Company.

FORWARD-LOOKING STATEMENTS

Certain written and oral statements made or incorporated by reference from time to time by the Company or its representatives are "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. Forward-looking statements include, without limitation, any statement that may project, indicate or imply future results, performance or achievements, and may contain the words "expect," "intend," "plan," "anticipate," "estimate," "believe," "will be," "will continue," "will likely result," and similar expressions. Statements by the Company in this Report that contain forward-looking statements include, but are not limited to, discussions regarding the effect of market conditions on the Company's future results of operations (see "-- Outlook"), completion dates for construction or other capital projects (see "--Outlook"), commencement and completion dates of drilling contracts and upgrade projects (see "--Outlook" and "--Capital Resources"), future uses of and requirements for financial resources, including but not limited to, expenditures related to the upgrade of the Ocean Confidence (see "-- Liquidity" and "-- Capital Resources"), and the impact of the Y2K issues on the Company's business (see "-- Year 2000 Issues").

Forward-looking statements inherently are subject to a variety of risks and uncertainties that could cause actual results to differ materially from those projected. Such risks and uncertainties include, among others, general economic and business conditions, casualty losses, industry fleet capacity, changes in foreign and domestic oil and gas exploration and production activity, competition, changes in foreign, political, social and economic conditions, regulatory initiatives and compliance with governmental regulations, customer preferences, Y2K issues and various other matters, many of which are beyond the Company's control. The risks included here are not exhaustive. Other sections of this Report and the Company's other filings with the Securities and Exchange Commission include additional factors that could adversely affect the Company's business and financial performance. Given these risks and uncertainties, investors should not place undue reliance on forward-looking statements. The Company expressly disclaims any obligation or undertaking to release publicly any updates or revisions to any forward-looking statement to reflect any change in the Company's expectations with regard thereto or any change in events, conditions or circumstances on which any forward-looking statement is based.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK.

The information included in this Item is considered to constitute "forward-looking statements" for purposes of the statutory safe harbor provided in Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. See "Management's Discussion and Analysis of Financial Condition and Results of Operations --Forward-Looking Statements" in Item 2 of this Report.

INTEREST RATE AND EQUITY PRICE SENSITIVITY

The Company's financial instruments that are potentially sensitive to changes in interest rates include the Company's convertible subordinated notes and investments in debt securities, including U.S. Treasury securities and collateralized mortgage obligations ("CMO's"). The Company's convertible subordinated notes, which are due February 15, 2007, have a stated interest rate of 3.75 percent and an effective interest rate of 3.93 percent. The fair value of these notes at June 30, 1999, based on quoted market prices, was approximately \$397.6 million, as compared to a carrying amount of \$400.0 million. At June 30, 1999, the fair market value of the Company's investment in debt securities issued by the U.S. Treasury was approximately \$432.5 million, which includes an unrealized holding loss of \$2.1 million. These securities bear interest at rates ranging from 4.00 percent to 5.00 percent and do not impose a significant market risk to the Company as they are U.S. government-backed and generally short-term and readily marketable. The fair value of the Company's investment in CMO's at June 30, 1999 was approximately \$149.7 million, which includes an unrealized holding loss of \$3.3 million. The CMO's are also short-term and readily marketable with an implied AAA rating backed by U.S. government guaranteed mortgages.

In addition, the Company's investment in equity securities is sensitive to equity price risk. At June 30, 1999, the fair value of the Company's investment in equity securities was approximately \$3.4 million, which includes an unrealized holding loss of \$8.7 million.

Based on consideration of past market movements and reasonably possible, near-term market movements, the Company does not believe that potential, near-term losses in future earnings, fair values, or cash flows are likely to be material.

EXCHANGE RATE SENSITIVITY

Other than trade accounts receivable and trade accounts payable, the Company does not currently have financial instruments that are sensitive to foreign currency exchange rates.

PART II. OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS.

Brown Services, Inc. and KOS Industries, Inc. v. Michael D. Brown, BSI International, Inc., Robert Brown, Robert Furlough, Power House International, Inc., Zapata Off-Shore Company and Zapata Corporation; No. 92-05691 in the 334th Judicial District Court of Harris County, Texas, filed Februar 7, 1992. Plaintiffs sued Zapata Off-Shore Company and Zapata Corporation (the "Zapata Defendants") for tortious interference with contract and conspiracy to tortiously interfere with contract seeking \$14.0 million in actual damages and unspecified punitive damages, plus costs of court, interest and attorneys' fees. A former subsidiary of Arethusa (Off-Shore) Limited, which is now a subsidiary of the Company, defended and indemnified the Zapata Defendants pursuant to a contractual defense and indemnification agreement. In November 1997, the jury awarded a take-nothing judgment in favor of the Zapata Defendants. The plaintiffs appealed the judgment and the appellate court ordered the parties to mediation. The case went to mediation in July 1998 with no resolution. In May 1999, the case went before the Texas First Court of Appeals, Houston, and oral arguments were heard. The Company is awaiting the Court's decision.

The Company and its subsidiaries are named defendants in certain other lawsuits and are involved from time to time as parties to governmental proceedings, all arising in the ordinary course of business. Although the outcome of lawsuits or other proceedings involving the Company and its subsidiaries cannot be predicted with certainty and the amount of any liability that could arise with respect to such lawsuits or other proceedings cannot be predicted accurately, management does not expect these matters to have a material adverse effect on the financial position, results of operations, or cash flows of the Company.

ITEM 2. CHANGES IN SECURITIES AND USE OF PROCEEDS.

None.

ITEM 3. DEFAULTS UPON SENIOR SECURITIES.

None.

ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS.

The Annual Meeting of Stockholders (the "Annual Meeting") of Diamond Offshore Drilling, Inc. was held on May 12, 1999 in New York, New York. At the Annual Meeting, the holders of 127,780,849 shares out of 135,815,535 shares entitled to vote as of the record date were represented in person or by proxy, constituting a quorum. The following matters were voted on and adopted by the margins indicated:

> a. To elect six directors, each to serve until the next annual meeting of stockholders and until their respective successors are elected and qualified or until their earlier resignation or removal.

> > NUMBER OF SHARES BROKER FOR WITHHELD NON-VOTE James S. Tisch 126,442,535 1,338,314 0 Lawrence R. Dickerson 126,415,417 1,365,432 0 Herbert C. Hofmann Arthur L. Rebell 126,568,130 1,212,719 0 1,363,809 126,417,040 0 Michael H. Steinhardt Raymond S. Troubh 126,742,409 1,038,440 0 126,779,657 1,001,192 0

To ratify the appointment of Deloitte & Touche LLP as independent certified public accountants for the Company and its subsidiaries for fiscal year 1999.

For	127,665,297
Against or Withheld	59,134
Abstain	56,418
Broker Non-Vote	0

ITEM 5. OTHER INFORMATION.

In July 1999, the Company elected Alan R. Batkin to its board of directors. Mr. Batkin is Vice-Chairman of Kissinger Associates, Inc., a geopolitical consulting firm. The board now consists of seven directors.

ITEM 6. EXHIBITS AND REPORTS ON FORM 8-K.

(a) Exhibits

See Exhibit Index for a list of those exhibits filed herewith.

(b) There were no reports on Form 8-K filed during the second quarter of 1999.

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b.

SIGNATURES

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

DIAMOND OFFSHORE DRILLING, INC. (Registrant)

Date	29-Jul-1999	By: /s/ Gary T. Krenek
		Gary T. Krenek Vice President and Chief Financial Officer
Date	29-Jul-1999	/s/ Leslie C. Knowlton
		Leslie C. Knowlton Controller (Chief Accounting Officer)

Exhibit	
Number	Description

- 3.1 Amended and Restated Certificate of Incorporation of the Company (incorporated by reference to Exhibit 3.1 of the Company's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 1998).
- 3.2 Amended and Restated By-laws of the Company (incorporated by reference to Exhibit 3.2 of the Company's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 1998).
- 11.1* Statement Re Computation of Per Share Earnings.
- 27.1* Financial Data Schedule.
- ----
- * Filed herewith.

DIAMOND OFFSHORE DRILLING, INC. STATEMENT RE COMPUTATION OF PER SHARE EARNINGS (IN THOUSANDS, EXCEPT PER SHARE DATA)

	THREE MONTHS ENDED JUNE 30,						
	1999			1998			
	INCOME (NUMERATOR)	WEIGHTED AVERAGE SHARES (DENOMINATOR)	PER SHARE AMOUNT	INCOME (NUMERATOR)	WEIGHTED AVERAGE SHARES (DENOMINATOR)	PER SHARE AMOUNT	
BASIC EPS Net income	\$ 53,227	135,824	\$ 0.39	\$111,665	139,328	\$ 0.80	
EFFECT OF DILUTIVE POTENTIAL SHARES Convertible notes issued 2/4/97	1,293	9,876		2,458	9,876		
DILUTED EPS							
Net income + assumed conversions	\$ 54,520	145,700	\$ 0.37	\$114,123	149,204	\$ 0.76	

	SIX MONTHS ENDED JUNE 30,						
	1999			1998			
	INCOME (NUMERATOR)	WEIGHTED AVERAGE SHARES (DENOMINATOR)	PER SHARE AMOUNT	INCOME (NUMERATOR)	WEIGHTED AVERAGE SHARES (DENOMINATOR)	PER SHARE AMOUNT	
BASIC EPS Net income	\$105,045	135,820	\$ 0.77	\$192 , 387	139,326	\$ 1.38	
EFFECT OF DILUTIVE POTENTIAL SHARES Convertible notes issued 2/4/97	3,459	9,876		4,956	9,876		
DILUTED EPS							
Net income + assumed conversions	\$108,504	145,696	\$ 0.74	\$197,343	149,202	\$ 1.32	
Net Income + assumed conversions	=======	======	Ş 0.74 ======	=======	======	ş 1.52 ======	

THIS SCHEDULE CONTAINS SUMMARY FINANCIAL INFORMATION EXTRACTED FROM THE COMPANY'S FINANCIAL STATEMENTS AND IS QUALIFIED IN ITS ENTIRETY BY REFERENCE TO SUCH FINANCIAL STATEMENTS.

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6-MOS

DEC-31-1999

JUN-30-1999

95,623

585,601

160,582

0

37,155

923,674

2,200,225

562,475

2,660,361

149,234

400,000

0

1,393

1,822,081

0

443,374

0

209,519

83,141

0

5,322

161,575

56,530

105,045

0

0

0

105,045

0,77

0,74
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INCLUDES CONTRACT DRILLING EXPENSES ONLY.
 INCLUDES OTHER OPERATING EXPENSES.

begin 775 EDGAR_DIR:[SUB]H69497.PDF M) 5!\$1BTQ+C(-"B7BX_3#0HR(#`@;V)J#0H\/`T*+TQE;F=T:"`R-#`X#0HO M1FEL=&5R(%L005-#24DX-41E8V]D92`01FQA=&5\$96-09&5=#0H^/@T*,#!#0T='3#16*R516U5J M+D)R55-S*W%+*TUR,R@B7F)9<6XV)0I-5U-D14Y-1\$MU+4M@5BI@5EMI.D!(M-U8R*5,G:'(P:6\R3U!O*U15:T4D0U9D05!;.2DR.3U;.U559R)<64)M*@I< M=3!'2S@T1V8W7S1U-4%F3E0U9F1)83%I;U1?3TQM*DUQ-#T\=%IS(SHV M'HQ1W,3&\G9E9";EPD2U, 5THC/2 M3'OF,T]29CI\$,FM*9C8E/6\O65,M27)/4"H[,&U6-#E;9C=15\$]E*RI1)2MK M+3YM66105DM&,D@C/V!D0&]8;3@O+UM;(D!-/SY1034M/5=!4'%4+49*.W):,U!<OCXI96]R7R)' M.RTK.6(C+4A?:U8[,5009S%I:T]J44A@9`IO36YS3FQL0ULF;&\$T/"I>62PG M:3IF;\$)S/R0Q7F4M<75R.E]00FA3/VDH:2YK5BI&5G\$F8TAI64ME:&TL2#-D M=0I0)7%`lCI"458S:S5K4E!):F!'4%=R9E!#*3IT-#)6+EQO)"]/(BT[.U11 M=010)7%`1C1"458S:S5K4E!):F!'4%=R9E!#*3IT-#)6+EQO)"]/(BT[.U11 M0&+5DAB:E9(6VIM5T4F930M43 M8%DD+S9P/3Y5;FI.<5=7'0@70T*+T90;G0@ M/#P-"B]&,R`T(#`@4@T*+TBU(#4@,"!2#0HO1C<@-B`P(%(-"B]&."`W(#`@ M4@T*/CX-"B]%>'1'4W1A=&4@/#P-"B]'4S\$@."`P(%(-"CX^#0H^/@T*96YD M;V)J#0H0,2`P(&]B:@T*/#P-"B],96YG=&@0;30@.0T*+T9I;'1E-&4/'-G8U\J8S(M5VTG-4A;:4TU0%`P26!@(3HA0UT*<'5%:G4_5G1(5S@[+E=S061>)F!/ M52)J;5([3CDR/CP0:TLN:EN.)2%/)6=.+"UI;BXT,SQG3"5AIT<73@H(W(* M92],0F1S-3UQ72MJ5D-#3U]I26=O0RT_3#1`(C5S9SM`,%102#M`-SPV8\$8Y M73Q<8BY8-SI724)4*\$%"571+7&0**R%#(6\J1"4S,SY"6U1:*EI:(3)*+UYU M."IE13]E1SLO9%75918&,C)DD9UP*13QH/"COUXH66]Q*VI5)4`S=&IL(59?9U15 M="U2 BU6VII2&F#LUTGFDUIVY<66"FEDK8CHOFEDB1&0%=555*E8\.BAK -G8U\J8S0S0DL00F!?1C)9 M="U2.BU@6V]I2%4F;#UC5TQI0UYI<60F;EQK8CDQ5E1R)%@^=5\$*5E8\;B@K M.F-G(FU5/2,U425<,3]%3FL]2&]K=5DN(W!404(]2'16*D!T:EE!+VA07C%G+#=E9"-C-T1. M+C`^OTYU2E0*;5E62"0]*3IP72LT8B(O-C016W1F7RDL5UPX3C5*5S,^+#DJ M5T%K8S5(03\$U96PR26IP6S!A5V`S2CXL1V!5-FL*3G4X7\$\$]0VQ,;4@\06) M:\$1D,R]R3TME/2=R-\$Q,1R-?1EE.OV=(5BIG8#\$C<6M`;&\X.6I6.F]-8\$DB M1VUIOD4*7DEJ)3`L0\$PV-W)9*\$5L16I),STN5#LW;4`\3BYN-F]R92A:+RXP M3&-POSON; 'IS+CD\(DUU5#M915I9-D%S,5L*/B) & 4D77) % (V56TY'I'4W1A=&4@/#P-"B]'4S\$@."`P(%(-"CX^ M#0H^/@T*96YD;V)J#0HQ-"`P(&]B:@T*/#P-"B],96YG=&@@,SDQ,`T*+T9I M; '1E549\$%-5U4Z*CAA7#UG8"QH43A51VEG44AC M
S<=8:6HQ*FE"/SY+-\$)-/\$`*.E!/46\Z)DE11#E"6R=0;"M&(TI>;RQD,U0V M2R-864A1-FIP)#5L*DXJ:B8Y<58Q/BHD6E5815Q<+CDV77505T(*-69>,R]; M2R*864AI-FIP #51^XL5:B51<582/58150<+CUV //5051(~695,R]; M) SYK64HF+%%S7\$-*1# (R:SYL7492:DU-.3Q:35U3/\$MD9FQJ<#1`24-`9BLT M,6-G6UDF/2-U,3AF450*:# (_0\$4N5SHD0B5&7'!5,%]5-#%)-VIR(S`B55\L M*6TS(2(D-RXT5#X\(2)SOU5(-%):2DU=6#I9;UIN8G)5*F@*,%)B/F\$Z47-M M)G!44U-;8&1-4SI`62(P73YC3VQ<(R=(9DU&/%`^:TTT,65R3"M2*#958D)= M+SI?,3I%6\$\$,334*7B1B1UQ-7D%D0B\Q76U0.2U'+SXS8DE?+D%J4RI)-#1L M.F=#0%8T1\$8L:"-C:'\$\8W->2DI=.UDY14HI M-5!G;6-A)UO\$8S M*#QG,49'/6,H)T1<0BM/33`R8CPJ/\$5G5T9>9R9&(F@*3THI65]F/V@S069E M:66E3DA=;41H;G19-V\U3%@B6%8F9C!"2UX24HDV:UUT*&M(3UES,S,N-6)` M-")072]#+G\$*6%-B<3-B82M,+24M0%YD3#`P*TY>0BH^*DMQ/E1>-UY18"-L M<%!D7V409&=Q)3-6,BXM52UE*W!N.E\$K8VEU4\$T*;3TD.G4V/D(B269%)5=0</pre> M0C M+U`J5%1G4FPF/E,R22M2-\$T[86):;F\$*2&Q&;FEL,5=80C1!.B5D)B1R5V00 M+U JS%1G4FF/E, K22MZ-\$T[86]; F\$*Z&Q&; FEL, 5=8UCI!.B5D)BIRSVUO M62D*7DYC, G1<8%5): 3LE6'51)#1<8U!0 (7!11TLA0\$!6 M/FIE7'%L<%0J6D\M3CA(; V!!4"PV4", Z6V!&45`P4&-'TE*6T@\9'\$N5CTO M05YR*B)97%LM9UO\2D!(+5%57D)*DA145%84'1`*#AD:U9T(E5E5T%674=0 M+#%*(TEB7V4_; C*4%U!2V4E(4UQ9\$15,R1J7#`H2#9\$:B%3-V@F*D1?5\$8C M:"5C1VDA9VIN/2@G8\$`]8FM%0V4M5T!=='-`/\$1S2S4*7"XN(40N36Q172D]9EAT M(S`*31"/24P92LL/DA19R1;:38S-F59,#*0VTO,6@Q)&@_(S)E-RPG)&,_ M83Q=2&(\92A?34(O53!H5FA=-#\V8S%Q)VTX;C]Q8V0R@W M-5LE06]R,'(J4BHP(VAJ:EX\;D0DYN:2,N+5P*-59J3E%..#5!;&=E M8VE%5U9K,4`]9&AS:#8W*"4J6C%H2&)#65Q&9E-U(4A<-W)&72QM-VXI6T,M M5CU4.F5333(*.70\)F\P+&9I3#1,)5E2,30B3UY6+5)7<25W16M26&M"-G) M6#8I57,Q(FM&4CLD;#M;8&QB52TS64LX9VYE:D,*:2QL)U9792)K4U)A7E9H M6#6157,Q(FM&4CLD);#0;8&QES51854LAS91E:D,*12QL(09792)&O(DAFEB M36194VI@3R14;G(Q:D,M+G`E:E\V74X\53(]*S-99CE003@R76T_0"=39B1@ M<&X286H*.DQE1TAB7G!@0SQ!,#0^6"Q8)TE4;4@O-T@\26=&66!T+V@L)\$4Z M)6M)3C0A5UE%3&(N02UJ2R)?.U-.9D==13(**R)P-&,B<"E=92Y+?CX-"F5N M9'-T'1'4W1A=&4@/#P-"B]'4S\$@."`P(%(-"CX^#0H^/@T*96YD;V)J#0HQ M-R`P(&]B:@T*/#P-"B],96YG=&@@,S`U-0T*+T9I;'1E0F4R)&44E5%94,ET_ M+C@V;4MO<%,*:CHA/7%.8#.RHU:2E:7TI884PY*DQ>9CEH2T5\$.E8*4R-\$/V59 M8G`J/B-51&`^,BM(,T]2/%9` M3"A%*6QR5E1HOC!8*#YL2B-5-"\A:DI096-G,4I`0B5K9T(S-RQ76R(D;V]H M9B, H+B(*4W!/555, 2UE5, 5PR, 4%<, 3H^=#\Q,G`S;5]?.E0S2CMS)B*23MF36U=;%(M M851/22(]3'(P0\$]A.CY37F!S.68R;4MI-4HZ83QB+ULL<4!T4UE<,5UN+V57 M92TI (5E\$-"L**#AC-U!11VA1=5,N-C(A1C)7)F2" M-3TT(3XA9F9+.FID1D-.2\$'1'4W1A=&4@/#P-M"B]'4S\$@."`P(%(-"CX^#0H^/@T*96YD;V)J#0HR,"`P(&]B:@T*/#P-"B], M96YG=&@@,S`Y-PT*+T9I;'1E M9C=%7T:,D]T0"%M:V5"-EI712@S5#HU37590V=84"\P:SM&=#I")DI%-'(* M(5,M76)K;%LW:5]31V,G95UE95=156]*(2DP(2AE92U82%I\$=&)N*%\$Q,\$!N M7FH/3V111U9E)#U*,F%6)7)%8'5*0RM':4]A*5]175967'%50W-?(F5K.55V M.UOZ;EA//4Q4.FHW*31P/BTA95XJ+25L/SX[='-15\$=C7V0L8U!J1V,*(S9= M+B%K+S)10#M/6#!I7UI/:&YJ*5U#43XR2")59B\F<&LD;&IC,V-C*&LA4C8I.EY`7\$<*4T@F:%M@9&=50"HD9%95)&!;.45;(6Y85\$\E8UEP M34%6)DHY.)"0#*T1UQ65DI'.5!76&X^)25G)ZMI)5-=;TL*8C]C.39M-B] M2D]#7%(C)VIB3U,V84IU:F1.5RTD0%`L33]7.G169CHT4T59)6I\$*&Q&+RID M061%+U\B(U=K8'0*/SUE:RDW:31=6TL]8F,].34T7ET^45US;TXZ025:.3-2 M.C@S5U0P<69B;2\$^33943CYA(EI(,D]:)"(M*BD^2CD*)F5H=#LR2%%3/VAC M.CeSSUDF<695;25'33943CYA(E1,D];)"(M*BD*2CD*)F5H=#LR2%53/VAC M:\$(],T\$K1#`AlC4^3'(\,BA(5R\0*\$HB,25R/G\$*-S]H7V->)#%H-30Q,"]D*4Y2 M7B5H<5UM3%-D64TX6D-";4PH(RMG6%\$F/U=96B0\.G4P;C4Y(TTC3#LY1%=8 M:20*56M!,F0J5UE4*\$EU-&(*U%S:#9#+S0G)#I::CMD,"156SY\$,U015B)6 M:EL]<%8]4UAQ+5D*H0Q6V-38UPV1\$*0'!=;7\$D*D9O-BY2:"\$/TPO\8&\W M<490/&`U37(]06PU1\$LZ/D=P.5)K-5-F;EHW24-912]"9C-A2FM-2C11/4X* M) 5IJ7DTS+T M:%=:1\$=49U9H5RUF5S9;:R(*(28K;CUF3UI=:CI\$1"YU.DLO7C(]/30^23-; M*B5Q,3(^3RTJ;%!/OD-B/VUJ/ULA8W`R)B9N.S)O-V=*(54\;ST*)C)712Q= M92(^3RE9=6HX*SIF/D!-,#`\9F5!3&Q464QQ;BH],%1H-E1R1SD06D`C:%55<%9E M+%=B:")S+5,0(V,*;#QD34QM5BYT751>7%DD)282\$%"-UAK-5Q!6V)T/S0Y M:\$112C1>+651+'5P<&QM3EQ1)B=-,E90+SU+;3PG-#P*,E\E(C)#0'4V/BAO M.F)!,G!02RLA56]\$5V`A74`T1VU`:&:',M.259+61+2U1J<6]6:R)):T1=</pre> M7W%4 (V@*7T%'674N3T,M9C=716@K) 55C-5I;15]&5S\Q,2M%7UIM<3=9 M7W%4 (V@*7T%*674N3T,M9C=716@K)55C-5I;15]&5S\Q,2M%7UIM<3=9 M,%,*:6%-2DQ0+DU=-CHG (UY58F-S (CY4.G-\$8C8VOEI-7EEK3&=E24F1:2%T M.VQ%7GOX,\$Q55DY>:\$]2(2YG6DM<,%4*6D\F2#(Q;U5\$8TYA+RPK3&Y@4#1=L =35P35%+)5U7;"M?;4]E14'1'4W1A=&4@/#P-"B]'4S\$@:"P(%(-"CX*6)d^ M/@T*96YD;V)J#0HR,R'P(&]B:@T*/#P-"B],96YG=&@@=#\$X-`T*+T9I;'1E M07(T/V400T0R42508#LN0U=)4&Q":P@]3VQ2*VI09F%L:BM@:RD*+2LE M;F\$ 9"102#P^(S)G+29)9BPO-CEL)5'P:&A#;#\$_-SPL8#PL6T426B\P4UPI M(4Q12U)**E'^;V9E1CY'+C,*-&4B6C(273LI-EA.:B-E/EM/1R%8)B\J7C5/ M,SA.)4L23FQ(8#A7.#TN7UM962@D8&]?*SI=,F-2."(Z43U":#@*0#)S655G M4%-\$4UAT2CYB7D=I<\$%E-6%H;51"%85@.RHZ-FY%=5L)BT[9#%2:F5.(6PY) M<3P_5S\HPB1928F6'14*ABFC6C/CFUT_F\$%626(5CSUB3UAY6SEA M<3P_5S)K+R%U9SXF6'4*4RI486Q6<29C/FLT,6E%6&9G(5%C5SUB3V4Y6\$EA M5#Y06DU+/TY3/S0I1"%N.%DB*551;W!0,6,E57-)-R@\;S,*+59&/4UL-FX_ M6R5/=\$-I5CQM52I2;E%>0SQ403UE-G%;94<\8"QB:61/(W0B,71;4&A>;S)6 M;51H65I;+T4_0%13.552:6\$X;D8J84I;-4QR)&9Q8T40,&9<94T] M;T@*-'5)1BE*(UDC2B\$V:R=<1V8V0F\]:#I54VMC9\$A?8&E%.3\$T9S-'2FMF,CTW1UTE,%Y* M7T@C+#IP+%]K*FX*-"=A;60S0D5&-S\C/59T5S\I5RE+8F\$J-5LT6W)<.FIT M2F1G8E]@*TUF/BON(R1F-#)?*4UH+&]S(F!@2CEC5\$`*1D1%.U=D/'4]7FLB M<\$,R3#Q+6U*4PK9S1=7#!U6TM58B8X/&56/\$/%XB9G1; M*"\H82@Q1D9>7"8S`]+D]<*B\C;R=%5E9R76-E2EI5,3IO,4L*:5Q157\$\

M2VE>,2XG*S0I6%=+6F!\$-CQ2=5U-:T1U55-533Y=+3LI920C:V\\)7%3-DY/ M+4540D)#3B0U:&%!2V(*9S\$W)EEE*4,M6%I0.EP;;"]07TQ%)D\$I5U9\$.EDL M8V)!7V!H*6!?/7%+.U,V*#I07V8M+V(G13HH-F`\(V`*0U\$09BQ" M34:STA 415.4TC M96]*-5,H4B)*22%)6#8V4U5P8VU+7\$0I(6]F/%QK2TEO1S,E;\$]&5V=N9S,F MO\$)?:FA)+SE<2\$XV8%UB34EC-\$YU:G4N8S-64CL*(49B(T13,O.V\L-"M, MOSM"841;7G\$T00H].%Q166-<=2YQ0&A+*W1+(E(X4%)G/%AM1UU185<@I(2\$Q`=7%+72LK;3,G35`I3UD\ M1&03QD0PHI<70V M/20F52E;7SM806E4;#HZ0\$YF6EEJ*T14+S8H*6@G*2-%+E`B2SUJ5B)D+#LI M05!I6&T]4C M) V`B8VA02&IB26=N0D0B*RPN, RM+0UPM+C]S; #AM2T@H/U-/, 0IE7V1:<4LS M) V B8VAU2£1E26=N0DUB*RPN, KM+UUPM+C[S;#AMZT@H/U-/, 01E/V1:<4LS M/E (V4\$=R6'!#-C)/)4%)<%!NGT4_="9#<6%R:&]QGT=)73@[;F-(,%=`3C% M*C%M<\$!80U8P2\$XE8PHX/3=D, #AP+\$MD5W, ^, V4[:E) ()E!@84PG<'!C) CQU M*V-J-D]58DPA:UHR<#UM7SD_.W!#-E)=<%-;3C8C7F`Z8PHX5RE3<#PS,#)F M)D\$\:4M'4"DY+31,;VA&62T"34T[."@A.%YG,69:3D-`0D%J-T\T,T1?;TAJ M(U)N.F!R.7`[0P15/F!343MT1\$_+SHV84IF.",\$)5-6*B\Y:69R=21"/R0E M-V@K4S=D02PG3EU13D`H+#&]199::EU,5\$9"0SY39PH_-6T\+49.*#%\$84RR M,V]J=6-87RPK.VEG.VA;4C(C*F4G32=F3"X\5'1N05-0+5UU-"5N/R,Q0CMO M.CYP1&U<`1)3"U7)VQ543=<34!=5E)Q1%UG,U9\$9RU2*G19-BA@37-)/6,Z M4EVC*5DJ+D(V4%XX3SL)FLH,%%F6F=77"4J50HK=%)1-\$=;.6Y442UV%IM M+F2(-651U40UC_50-S1"6U-62CM0-TM2_HUN/0MU1PS40FF339:6F1E_D`2 M+F%(=%U49U0E.5DO:S]"6V-62\$MO:TAB.#UN/D@M1B9\$4DET339;6F]B-D`^,BDL,D-' M4&TI:BE\$5FX_,VUR35].3\$]1)3\\:E]P+59U2R(R,Q/&OM M<7\$T-4TA-S!.2B8Y06M-5R10;TA4(7-17E='.&/&IC;T@W.UEC)&@[M-B]0)S\$^0T%A3TI@7STX)"1N:%8H=&)'75@V,EMT1%=R8D1A3')M1`I;64%7 M2DQ86#M8)SU55"QN,2M0:S,Q93LO-\$8T93M;0&DZ,U=\$)E!1+2=;;DQ.;R\$] M3EQB-E-;9#,K6SQ\$7C=<-PHX<2%2+5!N8S8X4T8POS(G6CHC7FPU8UPZ6\$D[M3EQD=L-; 9#, A63Q3/C-<-FHAC2&2+31N035A416PUS (G6CHC/FP060P263D] M2V%<:T) '*E)38"-H;%,P8E@J+%\$]83\];F-<5F=,8U=R5"UE.`I))VIO0%\F M-\$]?)S:T!L-EE#3E\$]5&A2-&,N9VYK,@HF2SDM)"MH5B5;*2Q115Y^/@T* M96YD'0@70T*+T90;G0@/#P-"B]&,R`T(#`@4@T*+T8Q,"`R-2`P(%(-M"CX^#0H017AT1U-T871E(#P\#0H01U,Q(#@@,"!2#0H^/@T*/CX-"F5N9&]B M:@T*,S`@,"108FH-"CP\#0H03&5N9M1H(#0P,3,-"B]&:6QT97(@6R!4T-) M23@U1&5C;V1E("]&;&%T941E8V]D95T-"CX^#0IS=')E86T-"C@[6EPW.35I M:5LG(R,]4THJ.TQQ8R4G.54E;44E8\$P<58K655?<4=C/&(L5C592DLG)3=B M1S!B*B\V(UY,)W4B"CA?1F!!0319:TU,7F-P9#TJ.%HA;%E`9%QR:R%S3U@B M5C4[6#))051)04UM*2XT;U)F)\$4D/&\ 6\$U636DA3"\C175."D(T0%Q.0&=<34(L4C)P M7V%3(R)2 M1BA\$6CXZ"E);,3\H9%%5:4=:-&A9/W!3=#A?269+4D1J,"L^+D;#(H44=\$+FTI+4D^64-T0&)"*VQP M8D`F8\$QT8DA\$)4(P<4E-)5HW;'!8(C]:/SMU8C,D9"DD+6)G7F@F"CYC3G4K M(S8V15=U=3A594IT"E-P7#]R0\$LM3%PO.V%@-&Y&651) M7%LF4RU(3BLO6FXW4%<\OTUHOF`O=&!H-RQ(96A.4DM>)B5!26MJ55<\+E1, M"B(^)&I/5V=58&5N<6\$]*&V4R]E.#4[)G-5.5133&EB/EOU; *\$Q(CML7P\$O M.7):*&OK1RIQ=&%-<&]O-5]C*21D"D9&:ROU93!63\$]R/2-#4#E-8\$A<4BIN M7"Y) 9E%#6D=10DI7-RX_; 5A3 (4@K) %DL,4 (B:B-F5FU#8TX^0%I9 (2TY7UI3 M5&)@231R3TUE=#I&14504#9>3D,C"B59=\$EQ6%]\$5U9D/\$5065\Y5U:FIF9G,Y*&1B4%M1 M92]"57`0/U<u>3\$\H*\$8N)41=</u> M64\$U3V1A=6(Z+C%4."LI+4YD43AA,2(M;CY?2U5A"FU2(UM@5EDA=#,___ M7RYQ8%(_)5I':F=I:D=9,35I/59'/6IE6&(M*TQN+5U0.2Y%*RY?/W0T<4DD M5VL]/&8W"EEO6U!L."0]6T]4;C%77#L]-SDM1VA*9FML:FY-<&%82"QM26Y1 <u>M=3)H,50R6G!A6SX0121>+S=)6VY49#M%;UP0"CX\)CE6.F8W(V9C13]09E`H</u> <u>M7\$95(B163T)F=4Y(/≤,C74,E(T]S9#11/CY(8%\0<4U≤.F=<"D%0<6%40'5R.U-95CY#.%)/;"U.</u> M) V@X0DY0-RHR1FI@9F4];E-I9250,2@N-4)E+40G7R5#3"TL:G5?;\$!\$9\$DD <u>M"EUD*V]36V08=5=D3SXP9C08+EYF/&8B+E,X6%XS.C(M/EU*9&(O*&,S:U8C</u> <u>M;%1":'\$^2&MF*5LP,40T1DM06D!."C\$ 1#]'5%59+VI=;2PK7#6#UB0\$8G4DLE84PC(U1(1UY5;UE9*#A'9<u>&</u>)P"C%L46I66E9:</u> M4B5E5C-1)&'0@70T*+T90;G0@/#P-"B]&,R`T(#`@4@T*+T8W(#8@,"!2#0H^ M/@T*+T5X=\$=3=&%T92`\/`T*+T=3,2`X(#`@4@T*/CX-"CX^#0IE;F108FH-<u>M"C,S(#`@;V)J#0H\/`T*+TQE;F=T:"`T,3`T#0H01FEL=&5R(%L005-#24DX</u> M-41E8V1D92`01F0A=&5\$96-09&5=#0H^/@T*4SIF,5U4+5="(4DR.D!` M7%!J-D\$L/D9B(SIH<%XN6U-&4F1U-\$=36U M8#(_6&05H)56,H7BI10FLS*S9J:`IF4E@L5UQ\$)'-,:TMM2'0L M05A_<\$15=%1* (S8X+F%<9EH09F4W-BU3) \$%1) F53/C132W) J6"0K, D1#A*0DA>4S9:.440*6%D3D-R-5H0 (DHJ M6#\$A024J(E\X4DYA,6565V5(FE!(RYB1301.6]B M0BM)1"]08RXU85IS-FXC,0I"93)C7TLY5\$Q# M5G-F, 6-=8\$8U4BUT2&`V1F= M;5=>+RPP.PI.860A*"1D*#A-1RYG:F\15&=>1C%<66L\25Y@30H^2S!*-FXG,\$HU.U0G55115G1E)6IG M2C`P4#00970^2&A.165/4\$AU) \$F1DEA*R73(A.508*FH19UIE2V0)7F(\2%,K-#)31D]3 M-C%P5S,V40HB:\$(N;E8THY23(S5TLX9\$1B8D\J8R8E/3!K4CTC77!5639P7DY192MU <u>M)S==,V90<\$%-)D%L97,X(3U(;5X\.SPE9`HT9VTM-CHR;3@^*T%O3UPX;#`M</u> M, T1>5F0S6"4B0RXZ (BA00DIE8C\W (5DX+B0L9"4W:5]#06=P."Y`*3`G0C=a M/PI`8V1Q0≺B9N+2105VM>25E+6G,O7G0K/F@]2&)90V`](D`R3SM<:5I% M, DY01U, TLI <u>M/%XD62-N/2DZ:"]C93IC(0I"/S/39E)7%#,6I<,CA%7T1;"C`Y8CUU9FYS2D\\<2MC721<27!E4B]T</u> <u>M3")]))] =2%2:CLY*SXM27!13&PF;D=3UA3%M37"A,32,G1E)/(3-J.F!U;VD0:6!H)226:4Y=(T]!3F\$A=%5=;2]J</u> M/\$DP+\$10.6HC*5,E:#!A"BYD6D1L:5139F`B/5M*4U,T0&H[07-5)BA-:EOO M+F=C:W1*5UM=1654<"]09F100B=;5S=\$820..\$\$C0T]E3E0B"C)09B0N-D%C M,F@X5R1U5;-B\$Z2552=\$=;.2-H M8UDP(64I2RE14E@O"DON2%]N5&I!0'(H;5=4+B5=+#,W0THF,SQ59#U")R,Y <u>N6V]*46\$Q,\$=G)\$YH,#LU5"PE5G4K)U,J:\$%\$)D=U,#U#25I9;E4Y4&E@2TE5870J7\$\$A</u> <u>M(S\$M-4%1,3U9"CIP,2Y(4SY3:T103&9.2&-B=T(E=9"FM`9%Y`</u> M,V=\$)<u>&084&M0-T9*(B\00B(F63YH/%DD*BU42"HY-"9C,5\$G52U)=66&5L6F=*"DE.7T9,;T!`</u> M6B) 85" T735/8W1)5B)F8E<2QS M/TLL*35R+C9K"E|42%10:TE%0E00*&LU3D`0/C0\/S%5+S(U,657+"HD*&<] M:6\T*")/+R8M,%A"-BUN7CA`/&=D,R5396]A:3DM"E(M*6%H3%0F6%=B2F1/ M56=13F,C5CE4.BM46B)3@W47\$M)T!;-U-D4TQ72\$]C4%)H"EMF<'1/6U4Q)2\U4B9P,\$4B.W,F M3S0^: &0Y1\$`Y(DMJ9&-4*F`W<21T7B@F(V<\+SE%83U)*6-:*E0T6EYP6U1\$ M"D5=+BY<0EDZ;G`D3%=95#1P.T!:+FQ(4C%G/S8A2BEE-\$=93%IE)U([=&? <u>M</u>; "-H.3\S<7)?-R]P55U`1ULL+E0: "C4U, %406BH *V-M06U/) 40\$7BXA*710</p>
M=%Y..T13=4\R4E): 4C\$0=%%%3"0G57(\:#\C+DJ6354*F,N0%% 1#M`"DA0 <u>M(U,J-%U@*#!M(F9M)T\R23\$S34]O*G)\$1%M!)4U).#PN9V408FE0629-;VLU</u> M/VQ(96PY2"]B:%`Q+EY01"A3"D8N1C56<\$)T:%)G6E!; (RPR7S(E939I8V!@ M(B)/)ULE3D=5/"LX13A0(R]6)SU`)CUG52<^*70D:S%L,40B(]'0070T*+T90;G00/#P-"B]&,R`T(#`040T*+T8U(#40,"!2 <u>M#0H01C<@-B`P(%(-"B]&,3`@,C4@,"!2#0H^/@T*+T5X=\$=3=&%T92`\/`T*</u> <u>M+T=3,2`X(#`@4@T*/CX-"CX^#0IE;F108FH-"C,Y(#`@,V)J#0H\/`T*+TOE</u> <u>M;F=T:"`T,#4P#0H01FEL=&5R(%L005-#24DX-41E8V]D92`01F0A=&5\$96-0</u> <u>M9&5=#0H^/@T*,&TL9B5<7#)PO&`JODAH</u> M-D0J7%0P<"1B-T-O-OHZ.D1@,%!1*VXSOCA.)"!62S5M*#11(<u>R,^1U%/1\$%L</u> M(FA=3G(Z5DDP4#4J=50Z;VQG.SA88\$104G5,4696-2]H3S=':4!48S1C1"LM, `I(+C=`93TM8U9:2EU"2\$-7)&735+4UMI:F-O+&4A.28L1UPI-4=/4@I9 M7\$E';U9!3R%K6B=T6#1::E@H-F5L(5\F)E1R160R+E6'4P M3#I77T%51DA)+BLN7S-**PHA1D)38EH\+59'1G1L2B(E8U9#;VMG.5Q>;BXG <u>M1CX0(EA,.2PD/74B+U)36F!!=6)33B,T]0*DUG/#\$I(S0J+6LP6B]E;B9I+B0*-&UT46DU140*7"(Z</u> M0%Y(76PD.EIN=60B-\$]K0F(\;RT]5T5H*U4X90I=3D(0)DT[2EU=45LW=3A(M-C!S(BQ!24A00\$DS6V@F,BU>:#IM)T-R8T]" M.7\$A0W5A-TDZ:E0Y/6,[7&=/9&-)0`HU839-8\$5[)RHN6CHG5')&(F`]+RU2<3-S+FXX/DEB-#0A9F9=+6\$L;\$)>+74U:C](M.6Y<*'!N:6=/7B%L0&0R9W)A.0HF<&A07EU03'1M.%-H:"LS3E1045-S/'-. M1V\$U367X*S=1;"TH22=J1DH07S]0,S4P;#E,3VM"-RPU/BA%+60K+HPG46="84U#,V0"7ETU:6):*B9/26%+33TC)W\$J;#1&76PL3%(S0V1K/"=7 <u>M+#0H3T0^/G%@8BIF5R-)+`HM.\$%T4B9;;3Y723IA;\$%A5V-T<4!N)RP\:2)L</u> <u>M)5`0:T8C:CYI9&DO<&LO."DJ7C!02FUB/4U=*C08.3M?540S*U<</u> M(EDK9D)C35PX+W1I+'!T*DMH:6=H4613-4==-2%L7\$\L,R1;1E)&(D97*G`I M-\$,__;&U78@IG)E%(:BOR,C9C;F1M*D0G*2@O*"@E55ED945!(U\$J)E0T14)24U%!:3T06BI@ M7CET8%:T9:3@I&/DOH

<u>M*V0F/%\$N:UY\$3D55;&0I4S5"*#TJ(V5<3"1E</u> <u>M05`G*#U-*S-E35116"9?6VPE3V)'</u>

M5", S828W0S=I2F]J,&(C+CIK<2Q<*C4G:29&*VLA.B-C8V<^56\$I)0HL0\$Q8

<u>M+6M2=71R:T(K1T)N/\$9N+\$Y+*\$1)<"TZ,RL]."I+1F\$N1V!F-E!P-6\$Y4G1F</u> <u>M:#8F8\$)N73\$08'-M8%00-0IA/UU27E!0<4=77F-:.T0J*S`\7FUR/W)2.6)-</u> <u>M8R1F(R(N(T=,4\$M<3&97:3(I7\$YA43)!0T9H6F5#8')=+%5,90HU-%\$P2&,B</u> M1W%G<3Q7(R)?4CY:+WX^#0IE;F1S=')E86T-"F5N9&]B:@T*-#`@,"!O8FH-<u>M"CP\#0H04')08U-E="!;+U!\$1B`05&5X="!=#0H01F]N="`\/`T*+T8S(#0@</u> M,"!2#0H01C<@-B`P(%(-"B)&,3`@,C4@,"!2#0H^/@T*+T5X=\$=3=&%T92 <u>M/`T*+T=3,2`X(#`@4@T*/CX-"CX^#0IE;F108FH-"COT(#`@;V)J#0H\/`T*</u> <u>M+TOE;F=T:"`T,SDR#0H01FEL=&5R(%L005-#24DX-41E8V]D92`01F0A=&5\$</u> M96-O9&5=#0H^/@T*+34SYB(B54)W4Y6T%?;V)%0F51*54C3SDX9"@O46!523(U1PHA M1EI"<%, W8#HN:SX\1CA665Y=+R([6DE(-OID,\$`W-C1`1U5:<'OV:44N4&-=02XE5DIU+C\K-T4H05\U63\K M*S95+SH M.DAL/C(S(6,S)%LR6UTU3UXW-'1.6D8H*4\P.PH]8DPZ.RXJ:4U:9%)M(W0I M820S7B-42#QL."]".V)O6D5#060H*ULU4UTS6#A09#==*VQ;9D8T639U+41> M) D8W+@I(7STA6CU)165E94M,(6-PHI6#\S)DE6,B-2.F=A="(G6%-M7E, \+\$!*; 6A.: E1 (85Y) (0HU9"EM6%]A45; 4=! 4DY+) W) 7; PIQ) V%>3&Y" <u>M3F8_5CIL)6I'3B(P)FM032)S3S8J+F1"2"I04T(Y:R%G(2DX=%-#;E%S.SOO</u> M2VUN;VXS.W`S6FY2)@I514MC960V-UTU16I)140T5EMG,&A\$7F\$]0U!)(FLH M02A526!;#X_/CDZ)&A0+PHN4'0A*U=!95*6)-6"9N8S0C9E:\$)")5.D\$W5V\M3C1`3',K/#YP1V!;:EM?=6,B0V1`-PHU;DI@.S`B+T)<.2]T M7#D\;RM09FA0-30U6S18*SH[7BUE:'%P)RXB<#5`1V0>+RA-*%\$U<6)-2CTY M8F@V965H0FI79FYT0¢I*8&¢W 2AM36@M55E'."320H+RD^3`H^(VAI & <u>3-40.22TOOU`U</u> M/W!A:C -&01.T\$I7C /; 61 (:\$!K2UEE05 -032%1951D3TOH, UU=) RI:3U=E U1 -) U \ W <u>M2T)C3%MK,S!R4%1295(K*6\W:600(V.SAU2DHA.#]#4VUQ)W5B</u> (/E!9.`HP=20A6W)0;E1;*35=2W\$X/48C3B M:T SLW+FHA E *7(E,UYT16817CHH068X6V%P+U(1 m0//m//v4.#vp/ SUM6B4A6RTA3#TS <u>M/W4J6ULC74TX0@IJ;OL^/\$,K:%4L9%531SY;.D=I52(L0D@H/\$PI62</u> M*TY85T\$ 03!C/BHX) % (W, 7!L (V-J3\$)C, BY:, 61U9@I/.\$PB+VPC8E\H) & \$C <u>8*RFI.EA;<"AG4G%G+\$(H+CXZ2RAG:R8K4RDL:D(H:RLA)F!))W(Z+7%46T\$J3%LW*D).2U1//S0[</u> <u>"1H35AP56%B*44R+C4M4\$QA.D@W/`I&06Y(1VQL/EY(+UE(,VEJ5&YR7\$M58#!.3&I`+"Y!</u> M:3%:0B1A8%AH+G\$V9"@C5PIC:@!":3]94E%P030!,B4K0RM/,#95259>8W,0 M; 6%B(6-C)C`JOFE/:4M1-#8I1G)M-S->(D0\-EY`:R]S.DDN9EYU/5)D0CHM <u>YP9RU\$)51>*%P19"96501"22AR14E6</u> 1D/F`K7U) M965, "52(W5`+C5I=#,R5DXZ+F6%D0.3\K_C\$Y1W5>3BC M, HW-02"DX 857V (D:U1M:UM M, V1F0"I>.U(F<`H04C'0070T*+T90 R 2 P (% ("CX^#0H017AT10 M; G0 <u>"D]&,R`T(#`040T*+T80,'</u> 871E <u>1U,Q(#@</u> ALLI CEC. <u>M/6)5\$TU8G1'.W!?6D,_8EE4<"A95CT[DI:9W)K/64K"CDA</u> M5&)+7\$@V3#9!-CPD7&-(7FPC-",^8FHD)BTN9C`76,A1T8H<5-\$52E1.BPZ <u>H+U0L, &TB3TP\6C*&101UHP2%]%/49;/&A\$(U!I6T\X)CO>.V(F/R0F1C]\$*&OP924</u> M4S!O6SHP, G, U13--1C, C"DUM2DU9.D-!, 30B/R5G-R-U8V <u>FX[:B8],R];2&\$B</u> 30>45 +B\$D:TLG, 48W <u>810,1</u> <u>M4%-;25E176-!2C!!-3M09E-\$.C]%.E!39D\E8\$Q035]H"D-I-T5)0T-B:4`</u> 14.BM CI#6G58 <u>M76T04D,H8VE712M>+C(C9FY1"EX^0&L[03`D.#XG+C,0.5%D)G5G76\T</u> 3) \$MJ4%159B%\$) CO+, T (1075R82U`; F\$F (5A+ M . " T T7F,Y. 549D1\$DA(41 M*C4Z=7)L:3 M1R5@;\$ C6F%8*5Y05#40:\$DG85!<.EAU.60' UHP5#(07%=N M, C57/3Y \ /5T^, 4 (C"E-BOF) Q-EUO-TI"3#-B+D] +501-V15, 3A% <u>M;EM, +&A9:W(_;UYH4S}==28N850G.E8R_601;G\$K;"9\$)5P072Y,</u> -+4E5)W1N5 8<u>83800,&\M"886,C0F0S4S1!600,8\$EA36,C<"9`</u> M3E%\$<3IT; GTO M/3XS:512/6X02CIR.R%3;6,N) DU9, 14[,V!-4F%K-1)4"B8H9E4X,2%%1"M-0W00,69?2R) P6U\$[9V!4;D1H5 5. 6LR14 9/&QM"CE47BUH4CII1BM&(VE:9#]T 5)N534X;FML DH2 _#MN2511 5:5DDY<6M)-5TQ+\$D_0\$@I,S-82BE:7U]*3C!;2'`F;#9J1FU626MJ3\$)53 M7D([:EY:,T1)14YM960]5"A.1G(01E(F3FHW440T058L)T]S)2A00G1J63AE <u>M6E`W"BMR*DI`~DPC3\$I.4VLE)2%C4%-C.F@A1EU24"5E)C0Y<&}8.5}=9\$0J3V,E3\$YA5&5E0%4C"DU<7ELC5C</u> 24ST];\$\$N03!<9S](+3Y!.S];-61H2T!;6%XO;U-E8T+UO!)4\]7T0 M; U5H748 ORGY, &! 2+7%9+&8N) VLC8C191U72IA2CAF, 2U3, W0E*399 <u>M/50U4G_0,UM<*V1=+F0N1"H(*U9T5&\$}8%`M)3%.15!;;CUH"F4H.3LV0S}1</u> -<) TFW67!33U1=*VFS52]-.D)) 5CFC2%A#*\$MM, DHV.T!C8T) " 274*# DOTURIN 4 SUK7W1, 490;G\$U1"9P7EIS/35 <u>M:3)>6CYQ*CY%:#E3(2],8C%95E%*,BUS_RDE2TDN"B50,F9N6T_)8VY,,G_8</u> M+V-Q7'4K2DY.;".R<)5A/.W17/#!'*")E8#85 52\$P3BQ;92LS0& 46) D"D0W, %8P3CP05C([; '4J6\$UI:D]H:T5: T0Y*4U/*#P05BH M.6YB,FA3+\$(X,RX]3%U):510"F1T4D032D0>.U1M.B4W 2];=#@C H,\$102%}F:3(F95M594)05T8U+"\$\+W`J25-0:\$1696\F<3-.42%'"C\$Q(UXF 7(D8D([:&1A5\$E@"FE>3#\$A)#E/5V!C=5E#/SPY)3@G+U9:5\$\D97)R P;40.,614+RU;6V):(4HS-2MO;\$0C6#7C`X M7E <u>.</u> <u>}Y**+"**FMQ<u>3%)</u></u> .FYP1T5C 6XE <u>HIK (W, I; F9</u> -020K M(VDF3T0; <20K8DA#3E =83IE*E5D3F\Y:R=P4UDZ)"(G+#DC(5Y`230`94YB M05,A)UPP"CIO/#--76)/:FYD,"4C/TA@(2M>0SU:8#M4)6X01E,U5"D]*4!, M;SMK2E]%=%u`7DAA1')@ C8C0@MK9U%>42M:"EDG/RHE6D]6+@!9_2)C558F M. "MB1S 34"E013\$0,UAI5R-0<21?2%-*5T\$09\$TV<21A.B16LW.R4C(3XT90 . <u>vv193([</u>. 55\$M89SLO+\$0\$1E\$P/SM9351@5" M"C!O/CA9*C959ETL9#Y?96]2 RE: V 06%TA96\S<5!3+\$1?3%Y&;E4RE09\$111(U0J5T9\$"D)F25!F M4C-F1C) *1SX[<49J4"-&7C0X/W%Q/5AP(2XN+C) 3"HJ6T17470X8B)R)B)R UU/,C8N4#8H CY."BDF;R=T)2 4+%U&+F F6DIC/')K2U,K(5)24%\$H 1@5TEF(CO?"F,K2T=D;F!12D +) 3) H 4+CI@7V80)#Y263LW,R4C, '-C;#)P39 <u>M;28=4508"C5?67 ()511/3]L &=!33TI,800,59&/&UP52DZ(F\\54I7(W)3</u> M3"-M7DDF4CI!=3!\$7#HZ; "MF8W1") 2%H0B54"D%363Y+) %M;<7518C0\6D(C M=39D) 6PF-R5R*D5K*54_6U!`4U8V2RUO*BI/8B1C3"LT,C59.UY!/%92+61* M*#U/"E(T3D=4PN3D]P M/T5C6C`L2C,M-6E>,R] M6#;%@J<&507BMU(T].145U0"@W:FMA(G0Z5D8R M5#HV*&:4\$A1"A25#XF)V=O*RI7)30C+GX^#0IE;F1S=')E86T "F5N M9a]B:@T*-300,"!08FH-"CP\#0H04!)08U-E-"!;+U!\$1B`05a5X-"!-#0H0 <u>M1F]N="`\/`T++T8S(#0@,"!2#0H01C\$P(#(U(#`@4@T+/CX "D]%>'1'4W1A</u> <u>M=&4@/#P "B]'4S\$@."`P(%("CX^#0H^/@T*96YD;V)J#0HU D`P(@]B:@T*</u> M1%ED7VA9 M. "YM<3@K.C,Q.#4Z74U`*&(*42-P8TM:+3DN7T!9,D-; PXX+29+9D1/<\$,N M(RQB, S17(35#="DY*B, J6E1R85)9, BIF. V59. FI3/U]`4CTX5BDC9W%0: 6A\$7', Z9CE. <u>2A1751_8\$XR.6`_9319,T=;87\$L<6,V9B8*7\$}087!K7u`]1BUP+2MB8'00</u>

M461 .6!18FFF/#xv3'53<2A7/41N7W5&<6H*0DA%=48F75UI<&FV4"xB62FR,TO=

<u>M5#M6=\$}F+3Y:2&E13&4G14_8&UI+0&O+,CMC+6I/8%X[:V4T1#<{+%_2_006X*,25*</u> <u>M7&}F9#(E)SXU421M+5!B&V\$_3F\T:#54=%<^9U0+0\$D0,&5K4\$0R+&M8=T1L.%<{040?(V4_548\+DIB</u>

!6=%9M<3\$Y56<*029@06952D</p> 2"TJ) UE%56\F5" \$)EXG

M9D1;9VU#7W%40&%N+C0 /V!9.4EK:E=)93QA*D \$.#=\$0218.F]7;%X* (E!.

2BM7 (CY+630C :<u>UA;,</u>

M3SY(DIS 4HX0V10*3P0 -\$\$D:%5 : D%0

M<713.\$ML9B%D;"DU-5590R@C+BME<'%<4#QO3BE6)S;Z/4<*;FU445PD73HE

<u>M3V`E1D\$C-61/82I*(T900#]K2FT0-511,#9R1')U661`="0\-V!\$)B9"820\</u> M S8[+#)W(N 4597B%F8T\+055T3C0F2W\$0.5MI)2EM+&=+2U0]

M G%G+&Q, +5TT62800¢1024]:+V0L5F075#)&8&TI55XM93M74#8 ,5FM131>

M<4`A:G5>050J:%\N2&HW73M%4DI6331M(R4H;G`K0VHU4"=@;#,0

M, %DX13XH9RM `9%ER*VM51R, *9EA; (SA>*T-:56-U.E%D6EUC, ' 8:561U0"QT

<u>M;D9'8UM<.%ED3'8U8"TA4#MM<#_G+6=M0#}T88Y.2E8D8&E578@*8R56(2)_=2FC(F%9(4`V6VER/FE,7#\]1357;FF?.%@T:6`H1D=9"D06</u> GGS4E9B0A4 M -<u>14FQ68</u> J6BXW(2 <u> 3AO (DM9</u> 3<u>6M;96%</u> +/&=I5U!\$:38Z4T}>

<u>M1U7\$@0</u>

M8TX0/&PV '1N3D @42\Y1B1F C,Y4D=U"DE176UI:\$!`+TM4.G16)TXG=&Y/ <u>M6&,A2DUJ2DEB7V5P)%LZ15):0CE3(D`K-E]A+W0X;3A-6#)M8G%20CMQ8D]<</u> M"F`E:VXU:S] (2"0Z.68J-%E,+6\$U66Y-

M/3DN.51'77 0929"0E%E;6XG<4YK"DMF7UI#+D40565(TED/38N198K/R%H

<u>2%)(W\$V"BE&8G !25,K2% 1+RLE6"=M 7%77C%034]%4&4R0B9?</u> M9C0N258X G%K8RTU:R5 79&50*SHP3254;"PB ++R);1R\V"FDF

M7"10, D13081).TA':CT[96\$J-#AC83@C/30-4E, P4F]>4\$LT5B1<8'([96)' M5#99/R) 0 (E90"DLC9#TI+SL\/TM09\$DC,D_G1T\L) C50/VT[3&A84EPW639%

<u>C,4`D1D1+5\$ME,S5>;U%A"CON-B\]5#1#:6`J;SLD5EHZ+2-8;C-O</u> M, #IR4F

M:7!F059@ M1C-P65,Z,<u>S005\$IA9%ER6%!*"C-J,DHI/SHX860K(3TB93E?96)846-(-4\$</u>Z

M D@U, TAC76TW4V4M*#A#25\L6"A81"A88%,R22%0/%0;9'%%:S\T"DD[6T%5

M"C (M8 & T [069M*R8M.3E2 <u>W`L4#-Q4V\K8C-I/")#)E\$W42UD:2PR6T/</u> M6CTG EA ;C\X1'\$Z0W4D9U,B3B=D"B8X:G`E6C `(B\K.C`T96,F0C`A3C M) (<u>)L,G,E75E*.'532%)IOFIE</u> M6D.T\$Z) R (B27487"8H"C12<2) P

-OR=20TLD)C(D7C]`5DY"(G%6,E2%¢[)F='66]= %HF+V,Y0TTL.499=6=!16MI2TU/"EPY M9W (+VIM;SH

MO T&5#T#

:2E/*6%2.W(<u>C;BXU,</u>#15 9F (C 4#0551 M3\$)M9F!+6"]A/\$1214YB7@HT+3`S5"TY3&%985-*6RPR:FEH(TME,RIG:B), M+& (L, C :VXD, 3LA; 5A7+\$1=(7!=; 5EK46)>+E!M=6M) 8\$=G/`HK, 2T 5") < M/3DX4F8U <u>5\$1*,\$</u>]

COMC069N-"M52`HV6896-%1D)UHC*#PZ*D]7) MOV5J*V,E/B@O*B8E)E

<u>M:PI3:D0N65)M(C!M;#9<14!0*CU79T560T0T2D5. TDJ;B=/*60N;D0!447RL5;"/D042"(Y+D=4=6(_76_H:CT_;5_'23A.2D%S</u> M. "0H5%@]

<u>≈/s)#="LD</u> M2

<u>M:65'-25M8TMI9%%>*4-M+#`W3F}?9\$UD,R@v26XW1"M,,`HE36}-;UU*1R%<</u>

<u>M)\$HJ3%)<670J22\$J/2P0)&_:R,V;R17-T0N7W0J)BY`=GLV/54X*59F(TY: M0T=L5W)4<%Y(30H]<39/(4521D5\$1E@0;5E'_60]_CEN4U%0<30@7E0A/%6G</u> <u>CEN4U%Q<3Q@</u>

M)2,14E0A,"00(D]/<5\\4#YJ/C10560+,%1-3\$0K6@1`-%,Q2&IA <u>2]R7S1</u> 22A,49 9R; M0VDX(T)@75M<(6\$Q5D5E0D%493!F9#1#6T06 #<6XY1RY%=%Y1*D F!590)]

M+69C) 51655-E:U41/\$TA(E%\$0%%44CHT.C,V<#A>8C16:PHC3TUK34]@8BU* 9\$MA+\$}M2

M8PHY1410+#TM/2PA,G,V+T1R,61:9%EP66%M4F82:RI+7W)/7B)726A>+\$MD

<u>H3#-25UXD6CYA15\$D85LJ/&9065-.)@HC.U`M2W!S7T%J+E\L5U)!,\$`W2D1P</u> M<"M=;ETJ;"A916X];4XB66MH22DR1#\T9VMJ=5(H+5)&7*BU2C_6 M3#SF FTT5616

M* <<u>5]"."%=6%(K0"@LOT1B238L:&]=*R@[<5=,2DLU7\$)?(2Y@2U9&</u> MO& U1#,N<3 @0D]`6`H^72_:2HX/'\$\82M56G \$329U3&,D;' 4865 67,L

H. "U282 (J6\$YM7' (\370Z; C, S/V@D) SHA13HD86!-<45D3@I; 45]R0T1; 5FM% M ŞI +E (W82QS*R='6R) SS]N(3%:45YA-2<u>5% (2¢A+<'</u> N639"4B%A2PIK:G%F(5XL1EI <u>`9"A5.5\065]#4¢54,BIH+3YN+\$</u> <u>-E+29-438V/D9,<21"9PIH)D908</u>

M4\$]A<6!O.F`M7\$(S1D M:E.3]+8%!D5S)40SU5*%LP

M;CI%)6H^-EPU:TO/

<u>M(4\$N6W1?*C)\$*#*F5R701'251)<5\$K96LM9T\$C5R-06W1J</u>

M:VYT) b1g) TM\$76%S+2IN0VMF<5!J0#`T47 .5R4P; FDF+R, R65YM.3E 55`Q

M50IA/3A3*R9B46U!1#!7/VP07%M#(4!D*0HN550"Y%:B-9

6W(Z,"U

*<u>4MJ:G0N+UA9/E_;3%1%1#,J*R9F6V5D;PHC,#!.4THL+V\\,D)7660T"E%K:%.DLH)%0;*71+UM#.D!`9ST^6D=})U0X_66V8U@Y</u> M"ELV2D) * 3DW3G5 (7F) > 16\^95%M:W%0, E= (/TY#

M<5LA.311+S\D3B]M2s4Y"CLB-5TA5\$-*2#H\0B(B4#5N03MF; ')-9'0P/3YE

<u>QP6\$_G<"\$M;29!:%QJ"C\$C*TA,8V9J</u>

<u>M1TA3 '0D," S TM\$0&YG2',0,4YC6U}0</u>

R<u>818\$PK88</u>))=,\$(I 7#0> M:"1)8T=16U,[)&%#/54D6W)U/&U"9FA15VTW,U)¢"C@F)CU59D,K;T]E0FHP <u>M88807E4M+3!4)D9F3V-M2RPB,UMU(3/6ML+#A#.sI/+V1L(6)s2'5#+D@L5U17.C5U6"1\$"F%H7#X0</u> M) 4 ! A9T@T (TOK+U5, 02PJ) FEJ3D%F, RQQ 2Y1 STT4@TX5T\$Z G M.\$5) 65M: 4YP"BP04a) 2131114C M"F

/<u>2%B)UI\$.2HC27-U-&\Y4F)/</u> (ULW

<u>M841'+3 94E03"B);(T16,U0+;7 L7'!J ET_.6%\$+S0T)VHB(R E82"EUK8T110V@0+CLG3U`[</u> R<& (P.#LX9\$1K2CT&7\$1D &\$ 48) T1F) H8C E) EET) 5U/:69/540H M-#

<u>M8D}003}3"C%R/D%E3F9?1&`B5&`[+C]N:D,A,FLE+6@C8&`06UXT6SU583PH</u>

<u>M &%",5PI)46T8H34YH8V%5+2LO</u>

M5%U+9D5;:&=574:U567513,2Y?*DA/<3HL8W`K74AS

M/U1M.&5R7% P:E%6*690*DX\<4(L9#PR*D9!25AR=\$, "CPY+FHH3BQ<+VU@

M355--310.3(T0\$XR+6U*)B10)4\B) 68Y-U

M3R5#0RUM*E5!: BHY+#)R7T(U)S@0,T0C6U4V.S0F.RE?32

M(4xB"C]6, %\$A(C!)2E]<8D)TY#72DD5R\$]1V==16M7;29:94]\$,S`K;2AA/R90

<u>M+48L*&(D(5)&6&E96R)%;%XP92M2:G%J*G!R2\$I\$."ES.BXR930U0E1.4F%:</u>

M) E (II; 1) () 1, S5T); .#) (; 4EI "EU2/6=87#9) 0EDC76 H2#M@=\$9'8"5T 3XB

M05%D35%\$1U)6*7179#006D0,;3M07B=%"E=@)CMF

M/#LA82I /60A8\$:8#4J;B

<u>-)\$HL,40W-4(U-21)*TE"</u> '(C4TXU5%0,7%1N"E

<u>EJ2#TP969C,\$ME2V@O:FAK<',A3D4W2</u>

M2R1=0R\$C:28[5%D[8E >; CAO8T!U.6`A

<u>M='5185=M+D9E-&!?7R9&4E018B}K9DTN=2(]-\$%P1&(^14A09#M*1\$500\$!8+B17+T1;"B%#-DLF</u>

M2F]2 <u>+'0W53)S1#Y)*C]?,E,_*RQ`)U)I"CYI3V=K6B)O</u>

-/66V10:G1(1%0#54M02RYG2E,W959M)5,B M7G .48L9&XI+W)

M8W11.8 D*G ":E T5U!D8DLL1V1D5TY122\T)TU/:V!./&XZ:38Z

M2011G9#, A68 <u> 9985/FU<0"=M.F`07@\W*%XR5F!M</u> %4L13P04CEB<6

<u>M<"1)2"%8-4U'3U152\$X])"Q(40I7<%U%-#%;8%\$\+\$-/9B8O<5)\$64)@=38F</u>

M14U"; D @925@, UYP9UET, #1U1#=08%X[, 55B*W!?/% <u>^,58F &\L)`HG)V,K</u>

<u>M.5LW=&QL)RM072U11#%F/PHX=4;T9076U?/W`N6R1/=&M`55)</u>B

M, CLQ0E5<: BEF4C=%4FHJ25] (550A8591; TYR. V! ?9CXB1R9.3PHE0T, S GUR

M/\$M76VQB)30K+R1(-#HM-FTF7S9:-5-2*C5#/S]K0B@00DM>*3PV.R(X+&DU

<u>M:3=<7U!?2D=B8¢1 @IL43Y+6D4H9'4V5"LA ¢Y?440F6¢4_+2XT72=0<58</u>

M/%RO: S. F) 59"3RT: /%X\+%!:3RTL/")/

<u>M*E\X52\R-C%7/U(X+"%6<4)C.50_45AJ.U0-9BY-(B983"IL.\$9);C(L,W`K</u>

,;6\$L TLROVP H2PHD1(9BHA:6109"<016/SQ.*BU#) %1?(EYS/ <u>0,:7537T(.#]04B\$M2EI*</u> -01F+R) ?4V

M05=P8T]0 FI`1\$A>1T%Q; C8F2&U<) 6DN, 48J8UP02\$A4

<u>M, ' 0:4AT34I?42 :<4XM7C,D)3A;86\\84MI E!<1%UA86IC961#;EI<261+</u> M6EH\+B}"2U(1/#AS.RE"<%\$F,G5')<u>C0+96FB1#UR;C5-0%(B</u>

M8C\$Q) 4PJ9V5Q72I,2TM&8%@Z.PI&*CPW6FHT7R\$V0D) 62"UC2FYS32HL-&\L

<u>M(D0Y/TDS "@K9TTQ*DXW.7%Q+50G0719/E\U45;#@i</u>

M0SM06#5A8TD^8F1C_50G)D0M4E M6C%>25 3/4!@.% +)%1=+2\D/#0\$7C.F\$G939,

M"B@Z73%412M;*%;Z(E=+861.6BMD43!`3'\$B+UXV2%%%04ED6sDC2DII-4Y: <u>M:\$8F6C5/.RM9+G!<*5}D9E0W7C}C"EE0(G)424FB=50W.#!);8176"}A558}</u> M 70A8#!P8E<%X

<u>2%N;RAH*'\$W(D8E(UUB</u>

M+48N"C+3DF:EM595H10V8D"FEM; & (A+W-324\$R*T9K*\$AF.6IM

M,50B<51%1EH05"UC6'%8:%,09B%9,C050DDA8V!J54Y,3U0<7#P , <u>C) B*&DC</u> M"C@(; %90<2UM9%!N2V%/<6E0,UX\:DU9/D)?1CQR8'):1UEB47\$N05L0;\$Y-<u>M84LW+7!J)7,]+C]=/U .23**=5\$G"EDK:&\E,TO_1FTI,\$DT2CH\,51*3</u> -,75¢0C%R8F%045=C"C06; ¢0965HA3B\\9#%N76=1+B))64E89RM0 M1B%G; 64 54!M.CTN5CEU.2 E, S1 (E@ <u>M, & 4A1C5A+RTX, 2HM: 3DD. C\$66&5C4#QM, 6L\7VU, (CTD1#Y:5&H[/VPF8UM:</u> M7%\U+#!) <2\C1C4V<5Y&.T=:93@V"FOL(R5+

<u>-J)R\$B-E1D9\$!)</u>

M3D4[0G%C5C,O*T,I+7 5%=1)¢ I:7!L74Q4)45M/D4D*RA5 2Q:53,E 65) <u>M,5!T1#E5"BA*6T@[37) 33E'5s<])T-!:W%M*%Q2-T8Z049:7U!L)TQ.8&\L</u> <u>M3SQ<.c%`+SXS44QK3#A#*DUQ.%`Y #!F:4E>"F]=1SA,5%]*260_</u>. . &YUOV%M M-SUC"DA71BI\$5U!/;C8V1\$9T;6XV2VHC*\$Q<5DX_,\$5:4%\J*58I)3IH46\$W

M*3\C4\$) I:T%R+3 @;DXW7@) #2V3UO4) S4L

E5114F) D55UE <u>M*%8C2&U-9",F;E4[1"]%)BQC-E,X"D9&(FXA+#LX3%<^34Y&9TM-*%%!*"TD</u> 5UI9U]/<3@I+#\A3D9_;F9#:6,^/34E:W(^1E]D450"9\$9I72H\0E8 4B1 SSPD <u>-&\$B9"-#</u>:RI M*4 5MH4#A/8 M.UL 1#6" (025, V9DM, 3C0-83) N1DH 5<u>C5</u>6 <u>a",</u>, <u>М, 6</u> '#)\$9D1 <u>M5F0[:\$111D`C-V@Z]4A(1&EE228S1&=*:4EU6UEC(75.:SP_1T!41%M!:#L[</u>

M0a) a4G4 [(TDT364"1#) \$, J5R=, 56\$:212,5YT"EM9831(9R4F45(X,6 D=") C5D10(412)2E4+C]:,3!)*CXZ

<u>~_____</u> <u>`@4@T++T8W(#8@,"!2#0HO1C\$F(#(U(#`@4@T+</u> M+T90; G00/#P <u>"B]&,R`T(#</u> MHT80, B`W R`P(%("CX^#0H017AT1U T871E(#P\#0H01U,0(#00, "!2#0H4 M/@T*/CX-"F5N9g]B:@T*-SD@,"!08FH-"CP\#0H03g5N9W1H(#\$P.3<-"B]g -"C@[56M7.600)DDF03MJ2W,C7C-2.",M25007%HU,V\$W-7-R.\$X M86T 9SAM M6%HA6B0F<5=I+&DL.7)>, D9G4"=R4W%M"B)M9EP <# 1C) TO, * "=, 1%E;, 5 (S) 6FT4-SUM <u>8B(L(THK"D,E1#,G1</u> /D(046]0. <u>6\$07,0</u> M455A1E) L8W%; :E1N45A); "A; 4II; \$Y-9VAL7T, 06E-2"F186'5., 5YF3V9P -4X \268***=4**XJ*VY=/3]62E<^/F00_5YR1DY*3D_9,2}9,EQ57&&T1U9:43L(<u>?(BQ5+BQ0"E0C1U!A8VT15FM?*E`B4\$35Y`+T0'2T=7"F=Q1\$5M*5*B}"</u> :THU<"\W,E1F+V5,57!,1DIS5RH[M*RMF"ED 72PC.D-C7\$OK:49T4'(P'0070T*+T90;G00/#P-"B)& ^<u>36HW-3</u>

+T8W(#80,"!2#0H01C\$R(# M, F

M=&4@/#P "D] 43\$@."`P(%("CX^#0H^/@T*96YD;V)J#0HX,B`P(@]D:@T* M/#P-"B],96YC-&@@,3(P-`T*+T9I;'1E5&0*.D%N4SH\

-%908G!88F9;4" M) 6!.06YJ96E02F9L45@Y3E(Y8\$0S)EQ"2R15 MOLL M5G5D(ETX05,L6FXM23%2.%UT8F]%,49(83!0,&(1/4`V220** <u>4\$т</u> M450_72M;6@E06@EM2%TX0DDG.'16 4E,6"Y\$)5D03%8*9@I642,H33A#2VDA

M(SIQ;F9()TQA/RE<0#I<

(2AL, <u>\$`W2", 05\$=H5BE0)&U0*6MI."@r+E4^0%9B1\$50*#M</u>% M+(MGDY&; E@Z GHW) 2Y<7T *5PS56 #8D8*<"I3 2TT) @5D*DMP5CQ41% HIWY <u>'B] '46\$@."`P(%(-"CX^</u> M3'1P/W)D,C-N)B5/9R4I36E80E<*2 -<1CME/4,] (F'1'4W1A-&40/#P-<u>M#0H^/@T+96YD;V)J#0HX_2`F(&]B:@T+/#F_"B],96YG=&@@,3,S#0H01FEL</u> <u>M=&5R(%L005-#24Dx-41E8V]D92`01F0A=&5\$96-09&5=#0H^/0T*'0070T*+T90;G00/#P-"B]&,R`T(#`040T*/CX-"B]%>'1'4W1A</u> <u>M-a4@/#P-"B]'4S\$@."`P(%(-"CX^#OH^/@T*96YD;V)J#OHX-R`P(a]B:@T*</u>

M/#r "B]4>7!E(")(860F=6)N90T*+TAA;69T;VYE5'EF92`0#0H026%L9G10 <u>M;F5.86UE("A\$969A-60T*0T*+T9R97%U96YC>2`V,`T*+T%N9V0E(#0U#0HC</u> F:6]N("]2;W5N M"B|4>7!E("|%>'1'4W1A=&4 "B|302!F860S90T*+T|0(&9A;' E#0H02%0@

M+T1E9F%U; '0-"CX^#0IE; F108FH-"C0@; "!08FH-"CP\#0H05'EP92`01F]N _U8G1Y<&4@+U1Y<&4Q#0H03F%M92`01C, "D]%;F

M(%("D) "87 E1F)N=" `05@EM97,M4F]M86X "CX^#0IE;F108FH "C4@," !0 M1C4 "D]%;F 09&EN9R`X."`P(%("D]"87 E1F]N="`02&5L=F5T:6 A+4)0 M; G0-"CX^#0IE; F108FH-"C8@; "!08FH-"CP\#0H05'EP92`01F]N-`T*+U-U +U1Y<&40#0H03F%M92 `O1C< "D]%;F 09&EN9R X." M8G1Y<&4 <u>`P(%(</u>

N="`05&EM97,M0F]L9`T*/CX "I E("]&,VYT#0H04W5B='EP92`05'

M6UB; VP "CX^#0IE; F108FH "C(U(#`@; V)J#0H\/`T*+U1Y

<u>M<640+T90;G0 "D]3=6)T>7!E("]4>7!E,OT*+TYA;640+T80,`T*+T5N8V]D</u> <u>M:6YG(#0X(#`040T*+T)A7!E("]4>7!E</u>

<u>M, 0T++TYA; 64@+T80, @T++T5N8V]D:6YG(#@X(#`@4@T++T)A2`0_C808G)0:V5N8F%R(#\$V</u>

M. "1D: 65R97 I"1/=&EL9&4

M9&EE"|U9&EE6%C=71E#0H0=&A061197)E7!E("]086=E#0H04&%R

M96YT(#D0,"!2#0H04F55;W5R8V55(#\$X(#`040T*+T-0;C1E;C15(#\$W(#`0 M4@T+/CX "F5N9@]D:@T+,3D@,"!00FH "CT\#0H05'EF92`04&%G90T++U!A

M7!E("]086=E#0HO

<u>M(#`@4@T+/CX "F5N9&]D:@T+,CD@,"!00FH "CP\#0H05'EP92`04&%G90T+</u>

M+U!A7!E("]086=E

<u>M#0H04c%R96YT(#D@,"!2#0H04F55;W5R8V55(#,W(#`@4@T*+T-0;C1E;C18</u>

G4GT "F5N9&]D:@T*,S@@,"!O8FH "CP\#0HO5'EP:

E("108 R96YT(<u>#</u>0R(<u>#`</u>\$4@T*+U)E7!E(<u>"}086=E#0H04&%R96YT(<u>#7!E("}086=E#0H04&%R96YT(#7!E("</u>]086=E7!E</u> <u>M("]086-E"!;,"`P(#80,B`W</u> M.3)=#0H^/@T*96YD;V)J#0HX.2`P(&]B:@T*/#P "D]4>7!E("]#871A;&]G

<u>M#0H04&%G97,@-#\$@,"!2#0H^/@T*96YD,V)J#0HY,"`P(&]B:@T*/#P-"B]#</u>

<u>M"!;</u>

M (#

M#3

<u>`₽,#`₽,#`₽.#0@_C4U,S4@9@T*_#\$@,2`_,#`₽,#\$P_#,V_2`₽,#`₽,"!N</u> M#0HW, R`Q(`TF, #`F, 3`T #