

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM 8-K

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

Date of Report (Date of earliest event reported)
April 17, 2019

CAPITOL FEDERAL FINANCIAL, INC.

(Exact name of Registrant as specified in its Charter)

Maryland	001-34814	27-2631712
(State or other jurisdiction of incorporation)	(Commission File Number)	(IRS Employer Identification Number)

700 South Kansas Avenue Topeka, Kansas 66603
(Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code:
(785) 235-1341

N/A
(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

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

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company

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

ITEM 7.01 REGULATION FD DISCLOSURE

The Registrant's press release dated April 17, 2019, announcing a quarterly cash dividend of \$0.085 per share on outstanding Capitol Federal Financial, Inc. common stock payable on May 17, 2019, to stockholders of record as of the close of business on May 3, 2019, is attached hereto as Exhibit 99 and is incorporated herein by reference.

ITEM 9.01 FINANCIAL STATEMENTS AND EXHIBITS

(d) Exhibits

[Exhibit 99](#) – Press release dated April 17, 2019

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 hereunto duly authorized.

Date: April 17, 2019

CAPITOL FEDERAL FINANCIAL, INC.

By: /s/ Kent G. Townsend

Kent G. Townsend, Executive Vice-President,
Chief Financial Officer, and Treasurer

EX-99 2 regulardividendrelease0419.htm PRESS RELEASE ANNOUNCING DIVIDEND



NEWS RELEASE

FOR IMMEDIATE RELEASE

April 17, 2019

CAPITOL FEDERAL FINANCIAL, INC.® ANNOUNCES QUARTERLY DIVIDEND

Topeka, KS - Capitol Federal Financial, Inc. (NASDAQ: CFFN) (the "Company") announced today that its Board of Directors has declared a quarterly cash dividend of \$0.085 per share on outstanding CFFN common stock.

The dividend is payable on May 17, 2019 to stockholders of record as of the close of business on May 3, 2019.

The Company will release financial results for the quarter ended March 31, 2019 on April 29, 2019 before the market opens.

Capitol Federal Financial, Inc. is the holding company for Capitol Federal Savings Bank (the "Bank"). The Bank has 54 branch locations in Kansas and Missouri, and is one of the largest residential lenders in the State of Kansas. News and other information about the Company can be found at the Bank's website, <http://www.capfed.com>.

Except for the historical information contained in this press release, the matters discussed may be deemed to be "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. These forward-looking statements include statements about our beliefs, plans, objectives, goals, expectations, anticipations, estimates and intentions. The words "may," "could," "should," "would," "will," "believe," "anticipate," "estimate," "expect," "intend," "plan," and similar expressions are intended to identify forward-looking statements. Forward-looking statements that involve risks and uncertainties, including changes in economic conditions in the Company's market area, changes in policies or the application or interpretation of laws and regulations by regulatory agencies and tax authorities, other governmental initiatives affecting the financial services industry, changes in accounting principles, policies or guidelines, fluctuations in interest rates, demand for loans in the Company's market area, the future earnings and capital levels of the Bank, which would affect the ability of the Company to pay dividends in accordance with its dividend policies, competition, and other risks detailed from time to time in documents filed or furnished by the Company with the SEC. Actual results may differ materially from those currently expected. These forward-looking statements represent the Company's judgment as of the date of this release. The Company disclaims, however, any intent or obligation to update these forward-looking statements.

For further information contact:

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X;7!.F)L86-K/2(P+C P,# P,"(O/@T*"0D)"0D)"0D)"/D9CIL:2!X M;7!.G-W871C:\$YA;64](D,],C @33TP(%D),3 P
(\$),"(@>&UP1SIM;V1E M/2)#35E+(B!X;7!.G1Y<&4](E!23T-%4U,B('AM<\$&UP1SIB;&%C:STB,"XP,# P,# B+SX-
"@D)"0D)"0D)"3QR M9&8Z;&D@>&UP1SIS=V% T8VA.86UE/2)#/34P(\$T),"!9/3\$P,"!+/3 B('AM M<\$&UP1SIT>7!E/2)
04D]#15-3(B!X;7!.F-Y86X] M(C4P+C P,# P,"(@>&UP1SIM86=E;G1A/2(P+C P,# P,"(@>&UP1SIY96QL M;W<]
(C\$P,"XP,# P,# B('AM<\$65L;&]W/2(Q,# N,# P,# P(B!X;7!.F)L86-K/2(P+C P,# P,"(O M/@T*"0D)"0D)"0D)"/D9CIL:2!
X;7!.G-W871C:\$YA;64](D,].#4@33TQ M,"!9/3\$P,"!+/3\$P(B!X;7!.FUO9&4](D--64LB('AM<\$&UP1SIB;&%C:STB M,3
N,# P,# P(B\^#0H)"0D)"0D)"0D\&UP1SIM;V1E/2)#35E+(B!X;7! M.G1Y<&4](E!23T-%4U,B
('AM<\$&UP1SIY96QL;W<](CDU+C P,# P,"(@>&UP M1SIB;&%C:STB,S N,# P,# P(B\^#0H)"0D)"0D)"0D\&UP1SIT>7!
E/2)04D]#15-3(B!X;7!.F-Y86X](C&UP1SIM86=E;G1A/2(P+C P,# P,"(@>&UP1SIY96QL;W<](C&UP1SIB;&%
C:STB,"XP,# P,# B+SX-"@D)"0D)"0D)"3QR9&8Z;&D@ M>&UP1SIS=V% T8VA.86UE/2)#/3@P(\$T),3 @63TT-2!+/3 B

(AM<\$&UP1SIT>7!E/2)04D]#15-3(B!X;7!.F-Y86X](C@P+C P M,# P,"(@>&UP1SIM86=E;G1A/2(Q,"XP,# P,# B
(AM<\$65L;&]W/2(T M-2XP,# P,# B(AM<\$&UP1SIT>7!E/2)04D]#15-3(B!X;7!.F-Y86X] M(C&UP1SIM86=E;G1A/2
(Q-2XP,# P,# B(AM<\$65L M;&]W/2(P+C P,# P,"(@>&UP1SIB;&%C:STB,"XP,# P,# B+SX-"@D)"0D)
M"0D)"3QR9&8Z;&D@>&UP1SIS=V%T8VA.86UE/2)#/3@U(\$T]-3 @63TP(\$L] M,"(@>&UP1SIM;V1E/2)#35E+(B!
X;7!.G1Y<&4](E!23T-%4U,B(AM<\$&UP M1SIY96QL;W<](C N,# P,# P(B!X;7!.F)L86-K/2(P+C P,# P,"(O/@T*
M"0D)"0D)"0D)/)D9CIL:2!X;7!.G-W871C:\$YA;64](D,],3 P(\$T].34@ M63TU(\$L],"(@>&UP1SIM;V1E/2)#35E+(B!
X;7!.G1Y<&4](E!23T-%4U,B M(AM<\$&UP1SIM86=E;G1A/2(Y-2XP,# P M,# B(AM<\$65L;&]W/2(U+C P,#
P,"(@>&UP1SIB;&%C:STB,"XP,# P M,# B+SX-"@D)"0D)"0D)"3QR9&8Z;&D@>&UP1SIS=V%T8VA.86UE/2)#/3\$P
M,"!-/3\$P,"!9/3(U(\$L],C4B(AM<\$&UP1SIT>7!E M/2)04D]#15-3(B!X;7!.F-Y86X](C\$P,"XP,# P,# B
(AM<\$&UP1SIY96QL;W<](C(U+C P,# P,"(@>&UP1SIB M;&%C:STB,C4N,# P,# P
(B!^#0H)"0D)"0D)"0D\&UP1SIY96QL;W<](C N,# P,# P M(B!X;7!.F)L86-K/2(P+C P,# P,"(O/@T*"0D)"0D)"0D)/)
D9CIL:2!X M;7!.G-W871C:\$YA;64](D,]-3 @33TQ,# @63TP(\$L],"(@>&UP1SIM;V1E M/2)#35E+(B!X;7!.G1Y<&4](E!
23T-%4U,B(AM<\$65L;&]W/2(P M+C P,# P,"(@>&UP1SIB;&%C:STB,"XP,# P,# B+SX-"@D)"0D)"0D)"3QR
M9&8Z;&D@>&UP1SIS=V%T8VA.86UE/2)#/3,U(\$T],3 P(%D],S4@2STQ,"(@ M>&UP1SIM;V1E/2)#35E+(B!
X;7!.G1Y<&4](E!23T-%4U,B(AM<\$65L;&]W/2(S-2XP,# P,# B(AM<\$&UP1SIT>7!E/2)04D]#15-3 M(B!X;7!.F-Y86X]
(C\$P+C P,# P,"(@>&UP1SIM86=E;G1A/2(Q,# N,# P M,# P(B!X;7!.GEE;&QO=STB-3 N,# P,# P(B!X;7!.F)L86-K/2
(P+C P M,# P,"(O/@T*"0D)"0D)"0D)/)D9CIL:2!X;7!.G-W871C:\$YA;64](D,] M,"!-/3DU(%D],C @2STP(B!
X;7!.FUO9&4](D--64LB(AM<\$65L;&]W/2(R,"XP,# P,# B(AM<\$&UP1SIM;V1E/2)#35E+ M(B!X;7!.G1Y<&4](E!23T-
%4U,B(AM<\$&UP1SIY96QL;W<](C4P+C P,# P M,"(@>&UP1SIB;&%C:STB-2XP,# P,# B+SX-
"@D)"0D)"0D)"3QR9&8Z;&D@ M>&UP1SIS=V%T8VA.86UE/2)#/34P(\$T]-3 @63TV,"!+/3(U(B!X;7!.FUO M9&4](D--
64LB(AM<\$&UP1SIS=V%T8VA.86UE/2)#/34U(\$T]-C @63TV-2!+/30P M(B!X;7!.FUO9&4](D--64LB
(AM<\$&UP1SIS=V%T8VA.86UE/2)#/3(U(\$T]-# @ M63TV-2!+/3 B(AM<\$&UP1SIT>7!E/2)04D]#15-3 M(B!X;7!.F-
Y86X](C(U+C P,# P,"(@>&UP1SIM86=E;G1A/2(T,"XP,# P M,# B(AM<\$65L;&]W/2(V-2XP,# P,# B
(AM<\$&UP1SIM;V1E/2)#35E+(B!X;7!.G1Y<&4] M(E!23T-%4U,B(AM<\$&UP1SIY96QL;W<](C&UP1SIB;&%C
M:STB,3 N,# P,# P(B!^#0H)"0D)"0D)"0D\&UP1SIM;V1E/2)#35E+(B!X M;7!.G1Y<&4](E!23T-%4U,B
(AM<\$&UP1SIY96QL;W<](C@P+C P,# P,"(@ M>&UP1SIB;&%C:STB,C4N,# P,# P
(B!^#0H)"0D)"0D)"0D\&UP1SIM;V1E M/2)#35E+(B!X;7!.G1Y<&4](E!23T-%4U,B(AM<\$&UP1SIY96QL;W<](CDP
M+C P,# P,"(@>&UP1SIB;&%C:STB,S4N,# P,# P(B!^#0H)"0D)"0D)"0D\ M&UP1SIT>7!E/2)04D]#15-3(B!X;7!.F-Y
M86X](COP+C P,# P,"(@>&UP1SIM86=E;G1A/2(W,"XP,# P,# B(AM<\$65L;&]W/2(Q,# N,# P,# P(B!X;7!.F)L86-K/2
(U,"XP,# P,# B+SX- M"@D)"0D)"0D)"3QR9&8Z;&D@>&UP1SIS=V%T8VA.86UE/2)#/34P(\$T]-S @ M63TX,"!
+/3&UP1SIS=V%T8VA.86UE/2)0 M04Y43TY%(#(Y-2!#(B!X;7!.G1Y<&4](E-03U0B(AM<\$&UP1SIM;V1E/2)#35E+
(B!X;7!.F-Y86X](C\$P,"XP,# P M,# B(AM<\$&UP1SI/2(S-2XV.#8R-S4B(AM<\$&UP M1SIG&UP1SIS=V%
T8VA.86UE/2)#/3 @33TP(%D],"!+/3\$P M,"(@>&UP1SIM;V1E/2)#35E+(B!X;7!.G1Y<&4](E!23T-%4U,B(AM<\$65L;&]
W/2(P+C P,# P,"(@>&UP1SIB;&%C:STB,3 P+C P,# P,"(O/@T* M"0D)"0D)"0D)/)D9CIL:2!X;7!.G-W871C:\$YA;64]
(D,],"!-/3 @63TP M(\$L].3 B(AM<\$&UP1SIT>7!E/2)04D]#15-3(B!X M;7!.F-Y86X](C N,# P,# P(B!
X;7!.FUA9V5N=&\$](C N,# P,# P(B!X M;7!.GEE;&QO=STB,"XP,# P,# B(AM<\$&UP1SIT>7!E/2)04D]#15-3 M(B!
X;7!.F-Y86X](C N,# P,# P(B!X;7!.FUA9V5N=&\$](C N,# P,# P M(B!X;7!.GEE;&QO=STB,"XP,# P,# B
(AM<\$&UP1SIT>7!E/2)04D]# M15-3(B!X;7!.F-Y86X](C N,# P,# P(B!X;7!.FUA9V5N=&\$](C N,# P M,# P(B!
X;7!.GEE;&QO=STB,"XP,# P,# B(AM<\$&UP1SIT>7!E/2)0 M4D]#15-3(B!X;7!.F-Y86X](C N,# P,# P(B!
X;7!.FUA9V5N=&\$](C N M,# P,# P(B!X;7!.GEE;&QO=STB,"XP,# P,# B(AM<\$&UP1SIT>7!E M/2)04D]#15-3(B!
X;7!.F-Y86X](C N,# P,# P(B!X;7!.FUA9V5N=&\$] M(C N,# P,# P(B!X;7!.GEE;&QO=STB,"XP,# P,# B
(AM<\$&UP1SIT M>7!E/2)04D]#15-3(B!X;7!.F-Y86X](C N,# P,# P(B!X;7!.FUA9V5N M=&\$](C N,# P,# P(B!
X;7!.GEE;&QO=STB,"XP,# P,# B(AM<\$&UP M1SIT>7!E/2)04D]#15-3(B!X;7!.F-Y86X](C N,# P,# P(B!X;7!.FUA
M9V5N=&\$](C N,# P,# P(B!X;7!.GEE;&QO=STB,"XP,# P,# B(AM<\$&UP1SIT>7!E/2)04D]#15-3(B!X;7!.F-Y86X](C
N,# P,# P(B!X;7!.M.FUA9V5N=&\$](C N,# P,# P(B!X;7!.GEE;&QO=STB,"XP,# P,# B(AM M<\$&UP1SIT>7!E/2)04D]
#15-3(B!X;7!.F-Y86X](C N,# P,# P(B!X M;7!.FUA9V5N=&\$](C N,# P,# P(B!X;7!.GEE;&QO=STB,"XP,# P,# B M
(AM<\$&UP1SIG7!E/2(Q(CX-"@D)"0D)"0D\&UP1SI#;VQO&UP1SIT>7!E/2)04D]#15-3(B!X;7!.F-Y86X](C N,# P,# P
(B!X;7!.M.FUA9V5N=&\$](C\$P,"XP,# P,# B(AM<\$65L;&]W/2(Q,# N,# P,# P M(B!X;7!.F)L86-K/2(P+C P,#
P,"(O/@T*"0D)"0D)"0D)/)D9CIL:2!X M;7!.G-W871C:\$YA;64](D,],"!-/3&UP1SIM;V1E M/2)#35E+(B!X;7!.G1Y<&4](E!
23T-%4U,B(AM<\$&UP1SIB;&%C:STB,"XP,# P,# B+SX-"@D)"0D)"0D)"3QR M9&8Z;&D@>&UP1SIS=V%
T8VA.86UE/2)#/3 @33TQ,"!9/3DU(\$L],"(@>&UP M1SIM;V1E/2)#35E+(B!X;7!.G1Y<&4](E!23T-%4U,B
(AM<\$&UP1SIT>7!E/2)04D]#15-3(B!X;7!.M.F-Y86X](C@U+C P,# P,"(@>&UP1SIM86=E;G1A/2(Q,"XP,# P,# B(AM
M<\$65L;&]W/2(Q,# N,# P,# P(B!X;7!.F)L86-K/2(P+C P,# P,"(O M/@T*"0D)"0D)"0D)/)D9CIL:2!X;7!.G-
W871C:\$YA;64](D,],3 P(\$T] M.3 @63TP(\$L],"(@>&UP1SIM;V1E/2)#35E+(B!X;7!.G1Y<&4](E!23T-% M4U,B
(AM<\$&UP1SIM86=E;G1A/2(Y,"XP M,# P,# B(AM<\$65L;&]W/2(P+C P,# P,"(@>&UP1SIB;&%C:STB,"XP M,# P,#

DM9E62X\$3H2A M&Y61V&U@1G!QE5(^_%7Q%USP7^R)\0=^ ^"EFHWWC2S\1ZW#X0+I=7\$U M\8%E&G%
1=.2YD/E9:(A3RRX#"M*H*NII)R<4K2>JM_*G9:]3+9W#5 MG1<+V7,W>*TU[M7VZ'[G>9SUIV_-?C3^T9^W9
\8/B5^Q=^Q'XXNO%WB;PIXD M^7B=]&\2/HEY+I4>O6@OH[=9FCB*J#-\$@E#(%QYS%-JD"O1O^"M7[-?QU_9
M>^\$?Q:^_AW]J#X@:7H]KJT5]8>"](!)8K.RBO-0M[81]<&X)&//,A B W94 M#YJ.02]I3I5*JB YMQ6[U4N6VB>[Z(6)
EGB]G.K3IN2@DWLM"FOKV73>Y^J M ?WI!NZ5^8W[&_P1^+PF^!?'@']JSXA?M+ !?>"]#%7'C_6?!=_;R>4
M,FA7,AC27[0PD>)I05+Q@'9G"MC"\$LC?!/J]3_ (+ ?#.Z^-7B;]H[Q5& M?#VN7=U#X6\>\$(I(K>".&5HC)
((YH2R+*DB#S"\D@0MO0%14)/X)SE*M'DB MTG*TOB=_2M=O1OM;J6LVFU&*I/GEJHWC*MJW>RWM;<_7
RT>9S7YT_\\$N/ MVK_BUIG[6GQ2_9+^/6N+XP\4>="._M'1_%5LYM[K4;!A!\LDD>UMYBNK>1'_ M -
:A\U6=F56K0_X-N?C?XT_-:81UGQ5X^6^)/&7B"3Q9/9"JU?4)+IXX8[M.S98T#"C=+(QV@9+5EU-L/FM.M.\$(IWE
MS)]TXVNG]Y^@I?FO"/VA/^"G?P*_91^(S>\$?B)0++PKXB6UCO19WEA=YD@D MW!)498BCH2K+E20&1E."I]
X89-?BO\ \%L/'_@WX5_\%T/A'X@^(7A*!!>> M"]+!|VKZGH%KIL.I3:DC7&MHB+;S,D2 #61Y?#&8ATJE
[MEKNRO;6ZU(SK'U,'AU5IVNY):WLKNU]-3[TN/^"Z?)]!;.:?C1H(5 6.+^") MP/R;*HO!WBJU\;^%
M,UJPD>2PUBTBOK9G0HS12H'0E3R#M8<'D5^9W['_QM M_8W_ &Y_C]9?#GP[^R3'X=O-0TZ/OI;WQ1X&TK3
[<10JF4C,4DK/(3(.,+@ MG/&#Q7_!5[XG>)/A1_P5!^%_PIT/X_>)OV?/ACJG@"WFN]1AU*5]/TMX7U-
(MF,3RJ,R"UMX<[QDD,& ;I!)7YE?L3?LU^)_C\]?]*_MZ^)^OC=H?@#5
M].U+7M#2TE_L^B:5V6"29;MUW\$0NP3#3<9*VJ5K.-^J>QU2S>:A!^R=YNR2E%WTO>][=.Y^P#24%_P#"ORY^
M#WQL^/G_36_P""FWP]^!WQ:^^-Q\;OAS\8+=UT76M0L1;W^G78#@=6=B9 M8XW1I9\$*7"2*48-&? ?%QO6?
\$+_@HG^T)X\3_+9_BK]G[PQX-\12IH,= M[J#W,-VKS2!H(A)<1E1\$ I !;AP. !6E+A^^ZL9 MU<^A"*O!\W,XM-I6:5]V
[6ML[G[A[-2A\]Z^#?"="_,WBA9M5^)^TG[5_BS M]H/P#K7AK5_#]EYT=S8Q6]R+J!7NK:5;E\LAM9HQ(@!!
(*/@DG_\V#?C%XM M_:>^!;>)/B)_P4.0?!_7H]0DLQH>IZ@LL\L*1Q,MQE[N(A69W4?+C,9Y-*C MD2J^T<*JM!
I/W9[N^EN6^EG>Z"MG;I\BE3UG=KWH[*VM[VUOI9G[ZA\TAD]Z M_-K_ ((&_M= _\$CXZ^_OCIX&\6?
\$*;XP>\$_AQJEO;^?&*=\\$?%&_V:=9\5:%/XH\;:3!JKU;1X;2.[DU2U348FEMUAD* MI(SH"H1B]CFSG'3P>%=>G:]
TM=M6ET/M_ M_A^=^R@>^/%SZ;N_Z;W_P",5]_ F^*^A_&_X9:'XP-\WAU#P]XFLHM2TV MZ,+P_;>1=T0*_O\)
9A_:D_8T_:P_:1%_#7P!^R!-H>I M>, +NY@2_2> M)L; &V6"QNKQB6CEE9G(MBH3:/O\$[AMP>R_X*Z]J[,G_!0
MG]BWX: #S7O\$?@OX?Z]=RZ1?^)](U6XMM/N;2UN;/R83&KX"JLTBG&"R\$*_9Z)-ZY?=M+6_J?1%YN!U
MI?,Q_GI7XL?%_%_V_P#XV?LD_P#18GQ=J'A'40%OBKX=_#6PTWQ+KW@_ ^UKA M=+.GRVUK;W\$C*K?
NU\$MW&P8!HXY&1W1HPZGVC_@J+_P4!C^,G[-7[-OQ&^"O MQ \3:1HOCOXAV>@ZD=*U;:3[CR]8V-
Q8W4<;C9,C(H.Y>2C;7W-C_J[B/W+ MNN6HKI]\$[7L^SM]YK'/J#]JK/FINUN]G:Z[J_P!Q^H!D]Q0),FOE_P#X+#_M
M5P_L=_ !/CQ_P")(;V^L_\$6J69T#PVUC2WZ)ZV M7J].WH?HT9*-/]Z'_+ _@KA^VK\;?V6O^"KT=S\.]4[6:[X4\>%-/::
[X2C MU6Y72[JTBEDBNI)(T;,<>P1%BBE5(,CHR3/= _!6O_ (*4+8_ ^"7?P[^, MGP)\=^)^O#\$VL>-+;1
[TZ=J\$EC?:O\K>R?:_3N<:!!)^\+3)_P3@_-Z_97ETOQ)\+/VIM:^)VK1W-M!JGASX@V9Q7YQ_M,?&CQWX;_X!
_V>_AW!XT26W@ MWQ-X3.I:UHEEJ,MINHW<4.M,3)" %4M:P\$IDAA& V[+;NP_P""Z7[2?C#X
M>?"WX<_ _P"% .H:S8_&'XP>)X;#P^E:B]C<6\5KF4N!^E,RPQL/D"S_ M6(\$*4U)5:-)27[Q%=>|8>*M;\,^"KL0Z%
I=_ MJL]Q::8DMTY81QLQ7^!0I.2JY5< D&9Y35A*O"3UI:OSU25O6Z?H\$,TISC1G M%:5=O+2[OZ6L?HLIR***
Z45Y9ZAY%\8_VZ_A5\ ?C)X=^_B[Q8NC^,%?I@7 M1M,;3[N:34C--Y,8B:.)E9C)\N <@D9P"*]:WX/6OR@_X+%_ \IN?
V, ^PEI_M_IXBKC_ ^"M?[:_QN_98_X*Q_:/AWJ?BS7O"/@WPKI_C/7?";>J7"Z7),J*MOJKW?
IY['!>9S3@_ /6ORN_X*S?%\%(T^,O\ P3^&OQB^!7COQ-X M9?6O&MKH)\=.U![&^T\O9W3W%A=QQMM\$J-
'&>=PQM>-F20,W7_\ !3C]J?XR M?%+JN3P+^R7\ _\$:^!=5UG2AK'B7Q4Y,EU96V)&\$.P+ILBA+LR'S)7FA021
MCS">6ED5>2BY-1OS7O=9Y1=B(W9=P M0LQ"L5RW!:N%8:G3:]E54T^JNK>J:7R.W#XBI43]I3<6N]G?T:.;B,H0T5\
M:##SX6_M\$:5X?6&VUK4H579YK7%]^]E|,*K<(9% ,*\$YVNR-(!(%!5/ MJ_\ \$C^)^G"2:O[*7X'XU_\ !;]ER\^ '_!
4+QUIUO"L-A\0K]/%6D37,Z0 M12_V@Y:F^SKI_Q2_X)/?M%?#?XS>-O!NO>\$[2
MP\2W&DMI6JVK6FH:U:I"JZCY\$,@!>-8;E LV?+:5X]A?:Y3]B _ @O3_,\$^ M&_;!_9RTWQEH/AY?
\$WC7X4S/J<6CJ9%?Q'IAVM>Z?F(B4LRQK(@0[RT;(F&E MR/R:_;+_ ."SOCG]M#]F'P5X%O-
,*Z##IGVV#6+6PT*VFT^[@S#_9[VANA/ M-;-%#YL9,<@;*JX?YMJ_J62YE7S!4L/*E&W)4N[-*UDUZKRWZ]
OS/,LH9 M?C*N)G)QE?GIVV;OJGZ/SV/Z0/ WC?2?B7X)T?Q%H.H6^JZ'KUE#J.G7L!W1 M7=O*@DBD4]
U9&4CZU_ [_P'_ !/MOV,/VM+SQ1X=LOL_ @#XI-<:OIJPQXC MTS4 =UY9@#A5WN)HQA1LF**,0FNZ_P"")\
P6Q7]BB*#X6_%":ZN?A9=7#2 M:7JB(T\WA261RT@9%!9[1W8N0@+1LS, RL0OZZ?MX_LK>?^"H#[#K>&=-U
M;1=4AURW36/"FO6EPEU9P7T:L:;YCECW!HFW-&Y3.8I9 .3FOE\+ '\$<.YFO: M_P
*6E^CB^OJMVOT=SZ;\$3P_\$&6WHV]I'6W52[>CVO\ Y'PGX ^%/[/=[2? MAKI]SH?[+MW,&\(V=WK6L:C)2!
#KEEJXLY242U^UA% F\$)P"!))Z8KE9/ M_@>;]G^V^!?'L4M[7;?Q)GMM;XN.=31C9;FN!\ ;-ZW!N@(!@(!CYKX
MM_X<4_M:#[WP1U;=T;&N:1GZ_:^!:_POJ_:R!_Y(CK'_@[T?_Y+KZ+^SL%> M_P!=7_@7K_>Z]3P/[0QJ5OJ3^
[T_N].A-_P4W^#OAKQG_P %(!X*^!|GX?UB MU\1V^C6&E6OA[5!J%E-J\$;:NBS[W&!*QW,6PH!)P 37]![?][VB?L)?
LK M^%?AMHICG;1[?S=3OE3:VJ7\GSW-P>_S2\$A0_ ^"M_!;?PE^PIX;U+P;X*N]\^5?&*XA,4=ESXFL_#)88\$]ZP.!
(H^9;; M.]JOD+!\$8.?!SRO5QU6EE&!M%!*[!NV[?9+KWN>WD="E@:=7-L;&LD^8T:15\$A5MFX*2.H_94_ ;H>?
LR_M3V?Q.M_\$6I7&J: MAK<H>)[EX+>[O=;MVN1+>1EYU.UID,JEE9#_WA@\$?I]_P2E\+^*? @ K/^ MVM)^U)\3?!

_A?1]&^5S<6/AJXL+1X9M:NBS&WBG)R1\S:AGV)Y[OVDI62Z*"MJWZ>FK/T\ M_9@^-K^S5^SMX%
^MDZ36_@00;/1A,J[?M#00I&TIJ[*SGN2QKO&&::@P* M<1FOQV*?VAO G[3[/:P7?Q2^L M*6UYHTCHC:M;1M
(R-'O9%D;9-/%+\$\$J98G 1@Z!7Y^R_X+&?M7>,M)C\,Z^ MP[X\L_'5PHMDOM4DO;?0XY^!YK--:0IY9;G:UR@ /^M
(&X_IN%Q2D9%>M3S: M+HQI8BE&IR:1;7QM\1_ MM6? _P#X))^(-\!3Z7=?\$CX^>-)KS3[&7P997-\VE6EZ[2R-
<.L:I);12S1 M1E/D!6W53)M9SY% XJ_X(&:P/^<2>%8_C1\2+ZQTG0&\06/@PZ)\$=-_M?R7N
M"BVX@^V*6GDD3^N"N5(-.M?K1Y?O1MJJ.>UZ*_<)1?-S.R6KZ)+HEK:W=A5 MR6C5?[YN2Y>57;T75^>;E][D?D)
&=4T MK1^T^X\71N=8MK:820WJ-M*L/L\865V8\$2QMG^FQ;_L]E+_@EM\ G_ &?O MAUJ6O? 7X>Q^*^ A'M.DU
(ZGX5A2)%X+:/SO.CECW>9Y@;=O&2(+P7XTCU344T^19[N^2;&&2TRS""% 53M0?,0IV MJ<"M'_!<X<>(OC)
_P3%^(_A?PCH&M>)O\$>M2:5^8Z;I=G)=7\$YCU6SFPLOX+NO/WN;4TJ9;"?MDW_%5GY:#];M;JUDM;VP9]^QW""%)
&#(2 M^#C!P""003\1_L@_'K]IK_@C]\-KKX)^+OV;O"QBT#0+RYF\+^(O!44UW;S
MPS2M*4PP.208"_M9_!;QQXE_P"#A[X&_\$+3?!GC""^"\^&/#MOI.JZ_-;BDK==? MO.K\$8^V)*%.K)MQ:]=]-6G-
FC^TP2 M_8 @#AAQ^LVWBC;Q2RW/'^5?:IJU^XK,##%4O92=M4[Z/5._ M70_-;]E#]KSQ%**OBOIFC^\$_V"/%
WP;TSQUK&EZ5K>LP6WV73K2\$W/E"YGBB MM44F-;B4[N,Y&YMJC'E'A^QK\9OV*? \ @JY^T=2-#_9N^*?
Q,\^/KU;+3[MBPLIK*%EB,>Z57>%MZ%D8 @ \$ \$\$@ @U^OACS1LXZUVPSF\$93:HJTU9IRD[ZI M[WOT
[G'+*9RC%.J[Q=TU&*MHUM:W7L?EO(_@S]>_P#@I=_P4]^?'QN^*?PK MOO@O_-?@[!(VCZ1J=X)=0U&ZPS+@%
4DRTS0R.S1)&\$MUC4NQ9QXC\^/_GP@ M_P""CG[1/C^Q^QIXL^GA?QKX@E;0I+SP_F"U5)I"TI1GMY,B0\$ %
0,A0601IR=C!\$)Q\R?,\$NO^",&A_'7_@F5XV\(_%SX8W^@3XLW>JW,6E> M(=8\M;ZOI:??9[66.1U5I(%
F1P\;OAE,B\$KNS7[%^5D_-&SWK^VITU)8 M:/Y.+NFV[QOU=WK?6[-O]^A-Q>(/?RJ2LTDK2MT22TMH?G7_P
\$;_B_X^_9 MY_8,U[P?/0/@?XX\^)OA=:SW6F1::X0N+9? \$ \$/EE85W7I8)\$QE57=?+E M8G\$QC[L_8)_X]?*\$[
H^X/>.OB% \0BI\4OA+XX^FK:B_C;PU9Z/!:QW4+3 M3HL4JW4+,\;1S2E A,:QSJ@Y5L?K5L]
Z791+.ZBE5G1BHNHTV]]M;]*]&]?5 M*VP1R>FXTX59.2@FDMM]+NW5+3T;[GY8?,\$O?!?Q2_92^\$/[1G/[OBCP9(0
[M_P &Z,NN7?P_\1R>[P6^KPLD\X" LWR;N!_P""77[4 M^Q__."=_P"R5IOPUO/V/?C!XJN+._NKYK^%M%;SWW[-
AMW/R],[N:_8PIF MEV\5I//%4]I[:DI*;3>K7O)-7TMO=M^9G#)G3Y/957^D32T3T;3MK?:RL>/?
ML3_M>*/VG_@]/XF?7?#W6/A;J>JW%B?#NK%S>6L<>S8\A9(\^8&W@JNW:R MX+?>/Q7_ ,%9?@?XY^('_6#]
EGQ9X>\%>+]?>"+ZRN]=U33-&N;NUTR+^ MU(W)=XT()1NQ5IH^9-<.%S#ZOB^7I02TDK7=DI)K??1/ MJ=F)
P/MZ"HU9-V:=^K:=_P ;#MH[AT:159HFW(2,[#@C]#@D9J:./;_@J M3(_&'CW_@J-^R#XCT^PAXKUWP]X%
U6XN=?U+3](N+JTTJ.>YLUC:21\$*C_4 MR% @ "2BKN8*I/Z' 8% !&:SP.,EAJOM8J^C7WIK]3;&858BG[.3MJG]
SO^A^> M?PT^!GB*X_X."?BYXNUOP/X@F^/BKX<#PY%JUWHDTFCZC<;-+;2W:1D,;*4 M@G4EOD8J5R6(4_'?
[?'_ 1S<_LH_M6^#Y/@WH_C/Q5%? \$7BNR\6W&@:79 M76H#PI=6DR+)O5%;4CO^YVSWI=M>EA>,(10J* <\$KC
[YI?/%"OV?OB%_P %'_ \ @IG\ M._A^MK\0? 7PE^%UM/K:>,-!E^SWFO@"2,P22QM"WE!(@DD@V\$:%!)=,^9
M_M-_L+?&#_@G]^W+(_CUX%UKXL_M\$:->2V7C"-]%2XOI-*5(XF0O;QI\$VZ M%Y%02G<)(H6&0AV_KQM]
Z7;4T<^K4HQIQBN11<7^NG>]W:^K=]T1=;)*51R MJ2D^=R4E+LU:UEMIML?GRGPS\1>)^#@*Q^(\&^+I/A
[J^PM&AG6KKP_ =PV M^VJ3-Q]GE:2, #Y1 8. Y,;8D!0?%/ _5Q_P""+'CKX#_\$.2X^ ?A_Q5XD M^&7Q"U!=6O\
PCH=C/=)X?OK8/M;8BE!!MN91#R&0/)& 4 Q^[FWBC;Q5X/B M+\$8:K" I32M&*BT]FE>S?FF]
T3C,AH8FE*E4;NY.5UNF][>1^;7_!3C]ESXP_M"S]N3P#^US\!O#>+>-2T72ET;Q-X3(:*O;7\$H\$J1MAVWQ3&-E0&2)
XH\$<@ M\p+8/_!2K]K#]JXTOPU*/V5?%/PUUF2[MIM3\1?\$9IK^2=@256EC"R6T; MRK(H*%XPTBJS%86;!
7]/+YH*YK".;1=*,*U&,Y05HMWVZ)I-VZ7-O[+DJL MITJLHJ3NTK:ONFTVK];YQ_M,_IOQSXC_P"#@K]
GOXA0"_\$UQX.\^\$SIVM M:W9:7D; ?J< M\$Q1L]ZJ.=58Q7+%)J'(GO97;>CNKN[7H3+>Z9X[F8V\8BD M.:8!F=!
<L5].67/M(_9J^*GQ*^ \ Q&UEHM.N M;"RFLHC#,[>:K"/V]6W<\$ @9!((-?L'MXI-M:_V]*3;K4U+FBHRU:O9IIZ
M6UT2TZ(S_L,4E2FX\LG);.UU9K6^FK9^*Z'_P %./CQ\1/A)5=0T_JEOQI MX.\5^" _#2ZMX>TO7A/(M#C^-Z_K]
K,NI:=&'5+>Y@N);.7:LGSJK/"S!&)90VTEB M-Q]4^9>\$XO&WA#5M%GN]3L8=8LYK*2YTZ\DL[RW66-D+PSQD/%
*H;*R(ORL M000#4?@/X?Z^!/6D>& _#^GVNDZ#H%G%I^G6-LFR&SMXD"1QH.RJJ@#Z5Y] M?ST)TW&%)
1= TU9MV5K-.M]=?O.ZAAZ^*BE4J.2M;9+6^B[:^YN_\%6?@7XZ M^(O_5W_9=6^'_ 3XPU[POX)
O=/GUS5=.T: XN;334_M1)"7D1"#A%+,%R M5&"0,C/=7OP?^3W?_!PPWC2;P?XEG"3_#(^9-<;1YWTI
[QF\XP&;9Y9!CZ ML3LW?)G?\M?^VSEVUT+. *BI1\J]V\$H?^*3O?U1S_P!DP]I*I?>2E\TK6/PF M_P""L? \ P1; \&!
Q'(/, "_I+MI^F:Z9<28F2^T2ERJ47?[2 ME9-2^26NYSKA[#Q=1TVX\SBU;[+C>S7S;TV/SE/_ 4I_:P_:JN-^]-"? \ M95
<4_#36)+NVFU3Q#1GFL-*L(\$E1I8@LELCRK(H*%XP\BJS%8BV"OO7QT_: MC^.'@#]OSX1_#WPU\(^\$B^%_B
[3VG\3^*HA/+^HTX,PD07 VQ0B%8XI/WZ[MK@3;(PKJ:^H=M)
LXK@J8VBY>Y0BE9JUY/5K=MN^G3IY'=3P=91M*M)NZULEH MGM9*VO7J-&1_#FBI,"BO.U/0&F/..>E?BS_,%
O_P#@A=J5AXFUKXT?!"19 MM2T_49^OO% A*QA+W%K,Q+27UE&O,D;G+20*"RL2R!E8K^U%-:(KT\IS:O ME]
=5Z#]5T:,\W-][14M5YZ-!)?^#K_Q9I>FPP^./@[X M?UNX^WKW0];FTQ7X'_+":*V!75^O^#LVW6P8:+\ "KB2Z
(^4WWBU M8XP^ ^6K\$ _I7Y%>-/A%XN^&=PT^B;PIX\,SQG:Z:MI-Q9."#D2HN#^%9FA M>&M3
<4WBVVEZ;J&IW+^"PV=L]Q(W_4!->I_JCDTW[14]^*3M^9Y^MN0G%7_(_3+0_P#@HU^V5_P6)2R>"_AE?>'?
NC_: [>VUF^PQ>1V-_IMG-(MJ?;9Y9I3>;QY.], C[K^#]&& _ .XK_ PUOX/_ !U;P_X@TS6=+U&PNYH
MGCU2PELKB8+(R^:8Y0&& _&S;9[B.-650D:P)\F" M^4XKS?[6P645YPCR*E964-9M];_YMK1^?V3C,WP\)

RY_:WU7^274_, MK_@E;_P22\9_\%)/B'#>2+>^&?A3I-P%UOQ*8\<;3\UG8[AMEN&Q@O@QP E MGW-
LBE_I\$^#_ ,(/#GP\$^&>B>#?"&DVNA>&O#MHEEI]C;@(((U]R2S,3EF=B M69F9F))).GX2\':7X"-
6.BZ'IFG:+H^EPK;65A86R6]K:1*,"&@"HH' " M@ 5I*-M?GN?<05\SJWE[L%M'MYON_P"D??
9#P_ORRE:&LWN_T79"]*#THH-> M">\>8?%KQ]\6/#GBW[-X+^/A/Q3HWD(YO=1\9OI,_FDMN3R5L9QM "D-OYW
M'@8YYG_A;?[0O_1%/A]_XY[>:7;[FMHU8I6<\$_O_P S&5*3=^=K M[O\ (\+_ .%M_M"]\$4^W_ARY?_)54?\+;_:%
Z(I\O\ PY%\ "V_VA?\ HBGP^_\ #ER_*JC M_A;?[0O_\$13X??^+E_^55>Z;?VA_(O_";_ .2#V,OYW_Y+_D>%
M_P#"V_VA?^B*?#[_ .7+_] *JC_ (6W^T+_ -\$4^W_ (%_\+;_ &A?^B*?#[_PYZ;?VA_(O\ R;_ Y M(/8R_G?_)+_)'A?
_"V_P!H7_HBGP^_\ .7+_ P#*JC_A;?[0O_1%/A]_XZ;?VA_(O_)O_D@]C+^=_P#DO^IX7_PMO]H7_HBGP^_\ .7+_
M/*JC_A;?[0O_1%/A]_XZ;?VA_(O_)O_)(/8R_G?_DO M^IX7_P +;_:%_P"B*?#[_P .7+_ \JJ/^%M_M" \ 1%/A]_X%
\+;:%_Z(I\O_#ER_P#RJH_X6W^T+_ TI M3X??^+E_P#E57NFWW-&WW-'MH?R+_R;_P"2#V,OYW_Y+_D>%_\
"V_VA?\ MHBGP^_\ #ER_*JC_A;?[0O_\$13X??^+E_^55>Z;?VA_(O_";_ M .2#V,OYW_Y+_D>%_P#"V_VA?^B*?#
[_ .7+_] *JC_ (6W^T+_ -\$4^W_ M (%_\+;_ &A?^B*? M#[_PYZ;?VA_(O\ R;_ Y(/8R_G?_)+_)'A?_"V_P!
H7_HBGP^_\ .7+_ P#*JC_A M;?[0O_1%/A]_XZ;?VA_(O_)O_D@]C+^=_P#DO^IX7_PMO]
H7_HBGP^_\ .7+_ /*JC_A;?[0O_1%/A]_XZ;?VA_(O M_)O_)(/8R_G?_DO^IX7_P +;_:%_P"B*?#[_P .7+_ \JJ/^%
M_M" \ 1%/A M]_X+.U\6 M?##P=X<T&0/]IU"Q\<2:E<0\$(2FV Z?"W,%4_O%P"3SC!]7V^YHV_6E*M%J ;R@O_
";_ #&E)._P_R\$W\$T4;> **P-C__9 end