FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Check this box if no longer subject to
Section 16. Form 4 or Form 5
obligations may continue. See
Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL OMB Number: Estimated average burden hours per response: 0.5

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Address of Reporting Person* ZELNAK STEPHEN P JR						2. Issuer Name and Ticker or Trading Symbol MARTIN MARIETTA MATERIALS INC [MLM]								5. Relationship of Reporting Person(s) to Issuer (Check all applicable)						
ELLIVIK STETTLENT JK														X	Officer			10% Ov		
	st) (First) (Middle) ARTIN MARIETTA MATERIALS, INC. 10 WYCLIFF ROAD						3. Date of Earliest Transaction (Month/Day/Year) 08/21/2007								X Officer (give title Other (specify below) Chm. and CEO					
(Street) RALEIGH NC 27607					_ 4. _	4. If Amendment, Date of Original Filed (Month/Day/Year)								Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person						
(City) (State) (Zip)																				
		Tab	ole I -						_	ed, D	isposed o			lly (
Date							2A. Deemed Execution Date, if any (Month/Day/Year)				4. Securities Acquired (A Disposed Of (D) (Instr. 3				5. Amount of Securities Beneficially Owned Following Reported		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership (Instr. 4)	
									Code	v	Amount	(A) or (D)	Price		Transac (Instr. 3	tion(s)			(111341. 4)	
Common	08/21/2	08/21/2007				M		25,000	A	\$42.38		180,379			D					
Common Stock 08/2					007			S		17,934	D	\$125.9163 ⁽¹⁾		162	162,445		D			
Common	08/21/2007				F	Ш	7,066	D	\$126.8		155	155,379		D						
Common	08/22/2007				M		16,667	A	\$42.38 1		172	2,046		D						
Common Stock				08/22/2007				M	Ш	9,762	A	•	· -		1,808		D			
					08/22/2007				F F		2,146	D	•			9,662		D		
Common Stock 08/22/20						_					4,706	D	\$126.5			74,956		D		
Common Stock 08/22/2										\square	7,616		\$132.8341 ⁽²⁾			167,340		D		
Common Stock 08/22/2007									S	<u> </u>	11,961	D \$132.8341 ⁽²⁾			, ,		<u> </u>	D		
			Table								sposed of , converti				vned					
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	Execu	eemed tion Date, h/Day/Year)	4. Transa Code (8)			6. Date Exer Expiration D (Month/Day/		Date	7. Title and Amour of Securities Underlying Derivative Securit (Instr. 3 and 4)		De Se	Price of rivative curity str. 5)	9. Number derivative Securities Beneficial Owned Following Reported Transactio (Instr. 4)	lly	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)		
					Code	v	(A)	(D)	Date Exer	cisable	Expiration Date	Title	Amoun or Numbe of Shares	r						
Stock Options (Right to buy)	\$42.38	08/21/2007			M			25,000)	(3)	08/17/2014	Commo Stock		0	\$0	16,667	7	D		
Stock Options (Right to buy)	\$42.38	08/22/2007			М			16,667	7	(3)	08/17/2014	Commo Stock			\$0	0		D		
Stock Options (Right to buy)	\$61.05	08/22/2007			М			9,762		(4)	05/24/2013	Commo		!	\$0	19,525	5	D		
•	n of Respons	ses: I average sales price	ner shan	e of all shares	sold on	this da	te. Th	e actual	sales pr	ices we	re 200 @\$125	16: 100 @)\$125.24: 10	00 @\$	125.29: 10	00 @\$125 3	0: 400	@\$125.36· 1	00	

^{1.} This price is the Weighted average sales price per snare of all snares sold on this date. The actual sales prices were 200 @\$125.16; 100 @\$125.27; 100 @\$125.29; 100 @\$125.30; 100 @\$125.50; 300 @\$125.50; 300 @\$125.50; 300 @\$125.55; 300 @\$125.55; 300 @\$125.55; 100 @\$125.55; 100 @\$125.55; 100 @\$125.56; 100 @\$125.57; 100 @\$125.56; 100 @\$125.56; 100 @\$125.62; 400 @\$125.62; 400 @\$125.62; 100 @\$125.62; 100 @\$125.76; 100 @\$125.76; 100 @\$125.80; 200 @\$ @\$126.31, 200 @\$126.32, 100 @\$126.44, 200 @\$126.45, 100 @\$126.49

^{2.} Weighted avg. sales price per sh of all shs sold on this date. The actual sales prices were 400@131.55; 100@131.56;200@131.58;100@131.62;300@131.67;400@131.71;100@131.72;200@131.79; 100@131.99;200@131.99;1500@132.01;400@132.01;400@132.05;100@132.10; 100@132.11;100@132.19;600@132.25;100@132.26;100@132.28;100@132.29;100@132.30; 200@132.31;300@132.32;200@132.33;700@132.35;100@132.36;100@132.38;277@132.39 100@132.41;100@132.41;100@132.49;100@132.50;100@132.51;100@132.59;500@132.62; 100@132.73;100@132.73;100@132.73;100@132.86;200@132.88;100@132.94;200@132.94;200@132.99;3400@133.00;100@133.01;200@133.14;100@133.14;100@133.18; 100@133.25; 100@133.34; 100@133.46; 200@133.47; 200@133.48; 100@133.49; 100@133.54; 100@133.59; 200@133.67; 100@133.71; 100@133.85; 100@133.86; 200@133.80; 100@138.80; 100@138.80; 100@138.80; 100@138.80; 100@138.80; 100@138.80; 100@138.80; 100@138.80; 100@138.80; 100@138.80; 100@138.80; 100@138.80; 100@138.80; 100@138.80; 100@138.80; 100@ $100 \underbrace{\text{@} 134.02, 100 \underbrace{\text{@} 134.09, 100 \underbrace{\text{@} 134.10, 100 \underbrace{\text{@} 134.12, 100 \underbrace{\text{@} 134.13, 100 \underbrace{\text{@} 134.13, 100 \underbrace{\text{@} 134.24, 200 \underbrace{\text{@} 134.25, 800 \underbrace{\text{@} 134.26, 300 \underbrace{\text{@} 134.27, 200 \underbrace{\text{@} 134.28, 100 \underbrace{\text{@} 134.38, 100 \underbrace{\text{@} 134.38, 100 \underbrace{\text{@} 134.49, 100 \underbrace{\text{@} 134.13, 100 \underbrace{\text{@} 134.13, 100 \underbrace{\text{@} 134.24, 200 \underbrace{\text{@} 134.25, 800 \underbrace{\text{@} 134.26, 300 \underbrace{\text{@} 134.27, 200 \underbrace{\text{@} 134.28, 100 \underbrace{\text{@} 134.38, 100 \underbrace{\text{@} 134.38, 100 \underbrace{\text{@} 134.13, 100 \underbrace{\text{@} 134.13, 100 \underbrace{\text{@} 134.13, 100 \underbrace{\text{@} 134.24, 200 \underbrace{\text{@} 134.25, 800 \underbrace{\text{@} 134.26, 300 \underbrace{\text{@} 134.27, 200 \underbrace{\text{@} 134.28, 100 \underbrace{\text{@} 134.38, 100 \underbrace{\text{@} 134.38, 100 \underbrace{\text{@} 134.13, 100 \underbrace{\text{@} 134.24, 200 \underbrace{\text{@} 134.26, 300 \underbrace{\text{@} 134.27, 200 \underbrace{\text{@} 134.28, 100 \underbrace{\text{@} 134.38, 100 \underbrace{\text{@} 134.34, 100}}{ \text{@} 134.38, 100 \underbrace{\text{@} 134.38, 100 \underbrace{\text{@} 134.13, 100}}{ \text{@} 134.13, 100 \underbrace{\text{@} 134.24, 200}}{ \text{@} 134.28, 100 \underbrace{\text{@} 134.28, 100}}{ \text{@} 134.28, 100 \underbrace{\text{@} 134.38, 100}}{ \text{@} 134.28, 100}}}$

^{3.} Non-qualified stock option award granted under the Martin Marietta Materials, Inc. Amended and Restated Stock-Based Award Plan. Options become exercisable in three equal annual installments

commencing one year from the date of grant.

4. Non-qualified stock option award granted under the Martin Marietta Materials, Inc. Amended and Restated Stock-Based Award Plan. Options become exercisable in four equal annual installments commencing one year from the date of grant.

Stephen P. Zelnak, Jr.

08/23/2007

** Signature of Reporting Person Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- * If the form is filed by more than one reporting person, see Instruction 4 (b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.