UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

		FORM 10-Q		
(Mark One)			_	
□ QUARTERLY REPORT	PURSUANT TO SECTION 13 OR 1	.5(d) OF THE SECURI	TIES EXCHANGE ACT OF 1934	
	For the quarterly	period ended Septe	mber 30, 2024	
		OR		
☐ TRANSITION REPORT	PURSUANT TO SECTION 13 OR	15(d) OF THE SECUR	TIES EXCHANGE ACT OF 1934	
	For the transition p	eriod from	to	
	Commis	sion File Number: 1-	12744	
	MARTIN	MARIETTA MATERIAI		
		egistrant as Specified		
1	North Carolina		— 56-1848578	
(State or other juri	sdiction of incorporation or organization)		(I.R.S. Employer Identification No.)	
4123 Parkl	ake Avenue, Raleigh, NC		27612	
(Address	s of principal executive offices)		(Zip Code)	
	Registrant's telephone ni	umber, including are	a code: (919) 781-4550	
Securities registered purs	suant to Section 12(b) of the Act:		_	
Title of ea	ch class	Trading Symbol(s)	Name of each exchange on which registered	
Common Stock (P		MLM	The New York Stock Exchange	
	= ' ' '	•	by Section 13 or 15(d) of the Securities Exchange Act of 1934 dur s), and (2) has been subject to such filing requirements for the p	-
•	· ·		ractive Data File required to be submitted pursuant to Rule of that the registrant was required to submit such files). Yes	
			ler, a non-accelerated filer, smaller reporting company, or an em ting company," and "emerging growth company" in Rule 12b-2	
Large accelerated filer			Accelerated filer	
Non-accelerated filer			Smaller reporting company	
Emerging growth company				
	ompany, indicate by check mark if the rards provided pursuant to Section 13(a)		to use the extended transition period for complying with any r	new o
Indicate by check mark w	hether the registrant is a shell company	(as defined in Rule 12b-2	of the Exchange Act). Yes \square No \boxtimes	
Indicate the number of sl	hares outstanding of each of the issuer's	classes of Common Stock	, as of the latest practicable date.	
	Class		Outstanding as of October 25, 2024	
Commo	n Stock, \$0.01 par value		61,118,057	

For the Quarter Ended September 30, 2024

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MARTIN MARIETTA MATERIALS, INC. AND CONSOLIDATED SUBSIDIARIES (UNAUDITED) CONSOLIDATED BALANCE SHEETS

	•	ember 30, 2024	Dec	December 31, 2023	
	(In N	Aillions, Except Sha	re and Par V	alue Data)	
ASSETS					
Current Assets:	4				
Cash and cash equivalents	\$	52	\$	1,272	
Restricted cash		_		10	
Accounts receivable, net		916		753	
Inventories, net		1,089		989	
Current assets held for sale		10		807	
Deposits		132		_	
Other current assets		120		88	
Total Current Assets		2,319		3,919	
Property, plant and equipment		13,588		10,708	
Allowances for depreciation, depletion and amortization		(4,874)		(4,522)	
Net property, plant and equipment		8,714		6,186	
Goodwill		3,768		3,389	
Other intangibles, net		705		698	
Operating lease right-of-use assets, net		376		372	
Other noncurrent assets		587		561	
Total Assets	\$	16,469	\$	15,125	
LIABILITIES AND EQUITY					
Current Liabilities:					
Accounts payable	\$	315	\$	343	
Accrued salaries, benefits and payroll taxes	Ţ	67	Ą	102	
Accrued income taxes		231		6	
Accrued other taxes		61		47	
Accrued interest		36		41	
Current maturities of long-term debt		95		400	
Current operating lease liabilities		54		53	
Other current liabilities		134		178	
Total Current Liabilities		993		1,170	
Long-term debt		3,948		3,946	
Deferred income taxes, net		1,127		874	
Noncurrent operating lease liabilities		337		327	
Noncurrent operating lease liabilities Noncurrent asset retirement obligations		409		383	
Other noncurrent liabilities		484		389	
		7,298		7,089	
Total Liabilities		7,298	<u> </u>	7,089	
Commitments and contingent liabilities - Note 9		_		-	
Equity:					
Common stock, par value \$0.01 per share (61,118,057 shares and 61,821,421 shares outstanding at September 30, 2024 and December 31, 2023, respectively)		1		1	
Preferred stock, par value \$0.01 per share		_		_	
Additional paid-in capital		3,544		3,519	
Accumulated other comprehensive loss		(46)		(49)	
Retained earnings		5,670		4,563	
Total Shareholders' Equity		9,169		8,034	
Noncontrolling interests		2		2	
Total Equity		9,171		8,036	
Total Liabilities and Equity	\$	16,469	\$	15,125	

See accompanying notes to the consolidated financial statements.

MARTIN MARIETTA MATERIALS, INC. AND CONSOLIDATED SUBSIDIARIES (UNAUDITED) CONSOLIDATED STATEMENTS OF EARNINGS AND COMPREHENSIVE EARNINGS

		Three Months Ended					Nine Months Ended				
		Septem	ber 30,			Septem	ber 30),			
		2024	20	023		2024		2023			
			(In Mili	lions, Excep	t Per Sh	are Data)					
Revenues	\$	1,889	\$	1,994	\$	4,905	\$	5,169			
Cost of revenues		1,290		1,318		3,517		3,630			
Gross Profit		599		676		1,388		1,539			
Selling, general and administrative expenses		105		108		341		324			
Acquisition, divestiture and integration expenses		4		3		44		5			
Other operating expense (income), net		1		(2)		(1,305)		(16)			
Earnings from Operations		489	_	567		2,308		1,226			
		,				_,,,,,		_,			
Interest expense		38		41		119		125			
Other nonoperating income, net		(7)		(14)		(54)		(49)			
Earnings from continuing operations before income											
tax expense		458		540		2,243		1,150			
Income tax expense		95		110		541		237			
Earnings from continuing operations		363		430		1,702		913			
Loss from discontinued operations, net of				(42)				(26)			
income tax benefit		- 262		(13)		1 702		(26)			
Consolidated net earnings		363		417		1,702		887			
Less: Net earnings attributable to noncontrolling interests	ć	- 262	<u> </u>		ć	1 701	Ċ	1			
Net Earnings Attributable to Martin Marietta	\$	363	\$	417	\$	1,701	\$	886			
Consolidated Comprehensive Earnings (See Note 1):											
Earnings attributable to Martin Marietta	\$	365	\$	417	\$	1,704	\$	889			
Earnings attributable to noncontrolling interests		_		_		1		1			
	\$	365	\$	417	\$	1,705	\$	890			
Net Earnings (Loss) Attributable to Martin Marietta											
Per Common Share:											
Basic earnings per share from continuing operations											
attributable to common shareholders	\$	5.93	\$	6.96	\$	27.68	\$	14.73			
Basic loss per share from discontinued operations attributable to common shareholders		_		(0.22)		_		(0.42)			
attributable to common shareholders	\$	5.93	\$	6.74	\$	27.68	\$	14.31			
	-	3.55	-	0.74	7	27.00		14.51			
Diluted earnings per share from continuing operations											
attributable to common shareholders	\$	5.91	\$	6.94	\$	27.60	\$	14.69			
Diluted loss per share from discontinued								4 1			
operations attributable to common shareholders				(0.22)				(0.42)			
	\$	5.91	\$	6.72	\$	27.60	\$	14.27			
Weighted-Average Common Shares Outstanding:											
Basic		61.1		61.8		61.5		61.9			
Diluted		61.3		62.0		61.6		62.1			
Director											

See accompanying notes to the consolidated financial statements.

MARTIN MARIETTA MATERIALS, INC. AND CONSOLIDATED SUBSIDIARIES (UNAUDITED) CONSOLIDATED STATEMENTS OF CASH FLOWS

Nine Months Ended September 30,

	September 30,						
	2024	2023					
	 (Dollars in	Millions)					
Cash Flows from Operating Activities:							
Consolidated net earnings	\$ 1,702	\$ 887					
Adjustments to reconcile consolidated net earnings to net cash							
provided by operating activities:							
Depreciation, depletion and amortization	424	385					
Stock-based compensation expense	48	39					
(Gain) Loss on divestitures and sales of assets	(1,341)	5					
Deferred income taxes, net	(79)	(2)					
Noncash asset and portfolio rationalization charge	50	_					
Other items, net	(9)	(8)					
Changes in operating assets and liabilities, net of effects of acquisitions and divestitures:							
Accounts receivable, net	(153)	(264)					
Inventories, net	(48)	(130)					
Accounts payable	55	45					
Other assets and liabilities, net	124	16					
Net Cash Provided by Operating Activities	773	973					
Cash Flows from Investing Activities:							
Additions to property, plant and equipment	(622)	(464)					
Acquisitions, net of cash acquired	(2,538)	_					
Proceeds from divestitures and sales of assets	2,128	98					
Proceeds from sale of restricted investments related to							
discharge of long-term debt	_	700					
Other investing activities, net	 (32)	(8)					
Net Cash (Used for) Provided by Investing Activities	 (1,064)	326					
Cash Flows from Financing Activities:							
Borrowings of debt	490	_					
Repayments of debt	(795)	(700)					
Payments on finance lease obligations	(14)	(13)					
Dividends paid	(141)	(128)					
Repurchases of common stock	(450)	(150)					
Distributions to owners of noncontrolling interest	(1)	(1)					
Proceeds from exercise of stock options	_	1					
Shares withheld for employees' income tax obligations	 (28)	(19)					
Net Cash Used for Financing Activities	(939)	(1,010)					
Net (Decrease) Increase in Cash, Cash Equivalents and Restricted Cash	(1,230)	289					
Cash, Cash Equivalents and Restricted Cash, beginning of period	1,282	359					
Cash, Cash Equivalents and Restricted Cash, end of period	\$ 52	\$ 648					

See accompanying notes to the consolidated financial statements.

MARTIN MARIETTA MATERIALS, INC. AND CONSOLIDATED SUBSIDIARIES (UNAUDITED) CONSOLIDATED STATEMENTS OF TOTAL EQUITY

(In Millions, Except Share and Per Share Data)	Shares of Common Stock	Common Stock		Additiona in Cap		Comp	umulated Other orehensive Loss		etained arnings		Total reholders' Equity		ncontrolling Interests	To	tal Equity
Balance at June 30, 2024	61,117,053		1	\$	3,529	\$	(48)	Ś	5,356	Ś	8,838	Ś	2	\$	8,840
Consolidated net earnings	_	_	_	•	_	*	_	т.	363	7	363		_	-	363
Other comprehensive earnings, net of tax	_	-	_		_		2		_		2		_		2
Dividends declared (\$0.79 per common share)	_	-	-		_		_		(49)		(49)		_		(49)
Issuances of common stock for stock award plans	1,004	-	-		_		_		_		_		_		_
Stock-based compensation expense	_	-	_		15		_		_		15		_		15
Balance at September 30, 2024	61,118,057	\$	1	\$	3,544	\$	(46)	\$	5,670	\$	9,169	\$	2	\$	9,171
		,					_		_						
Balance at December 31, 2023	61,821,421	\$	1	\$	3,519	\$	(49)	\$	4,563	\$	8,034	\$	2	\$	8,036
Consolidated net earnings	_	-	-		_		_		1,701		1,701		1		1,702
Other comprehensive earnings, net of tax	_	-	_		_		3		_		3		_		3
Dividends declared (\$2.27 per common share)	_	-	-		_		_		(140)		(140)		_		(140)
Issuances of common stock for stock award plans	82,394	-	-		5		_		_		5		_		5
Shares withheld for employees' income tax obligations	_	-	_		(28)		_		_		(28)		_		(28)
Repurchases of common stock	(785,758)	-	-		_		_		(454)		(454)		_		(454)
Stock-based compensation expense	_	-	_		48		_		_		48		_		48
Distributions to owners of noncontrolling interest	<u> </u>	-	_				_		_		_		(1)		(1)
Balance at September 30, 2024	61,118,057	\$	1	\$	3,544	\$	(46)	\$	5,670	\$	9,169	\$	2	\$	9,171

(In Millions, Except Share And Per Share Data)	Shares of Common Stock	Common St	ock	Addition: in Cap		Accumu Othe Compreh Los	er ensive	Reta Earr	ined nings	Total reholders' Equity	ontrolling erests	Tot	al Equity
Balance at June 30, 2023	61,803,396	\$	1	\$	3,501	\$	(35)	\$	3,955	\$ 7,422	\$ 2	\$	7,424
Consolidated net earnings	_		_		_		_		417	417	_		417
Dividends declared (\$0.74 per common share)	_		-		_		_		(46)	(46)	_		(46)
Issuances of common stock for stock award plans	3,765		_		_		_		_	_	_		_
Shares withheld for employees' income tax obligations	_		_		(1)		_		_	(1)	_		(1)
Stock-based compensation expense	_		_		11		_		_	11	_		11
Balance at September 30, 2023	61,807,161	\$	1	\$	3,511	\$	(35)	\$	4,326	\$ 7,803	\$ 2	\$	7,805
Balance at December 31, 2022	62,102,353	\$	1	\$	3,489	\$	(38)	\$	3,719	\$ 7,171	\$ 2	\$	7,173
Consolidated net earnings	_		_		_		_		886	886	1		887
Other comprehensive earnings, net of tax	_		_		_		3		_	3	_		3
Dividends declared (\$2.06 per common share)	_		_		_		-		(128)	(128)	_		(128)
Issuances of common stock for stock award plans	86,328		_		2		_		_	2	_		2
Shares withheld for employees' income tax obligations	_		_		(19)		_		_	(19)	_		(19)
Repurchases of common stock	(381,520)		_		_		-		(151)	(151)	-		(151)
Stock-based compensation expense	_		_		39		_		_	39	_		39
Distributions to owners of noncontrolling interest		_	_		_		_		_	_	(1)		(1)
Balance at September 30, 2023	61,807,161	\$	1	\$	3,511	\$	(35)	\$	4,326	\$ 7,803	\$ 2	\$	7,805

 $See\ accompanying\ notes\ to\ the\ consolidated\ financial\ statements.$

For the Quarter Ended September 30, 2024 (UNAUDITED) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. Significant Accounting Policies

Organization

Martin Marietta Materials, Inc. (the Company or Martin Marietta) is a natural resource-based building materials company. As of September 30, 2024, the Company supplies aggregates (crushed stone, sand and gravel) through its network of approximately 380 quarries, mines and distribution yards in 28 states, Canada and The Bahamas. Martin Marietta also provides cement and downstream products and services, namely, ready mixed concrete, asphalt and paving, in vertically-integrated structured markets where the Company also has a leading aggregates position. The Company's heavy-side building materials are used in infrastructure, nonresidential and residential construction projects. Aggregates are also used in agricultural, utility and environmental applications and as railroad ballast. The aggregates, cement and ready mixed concrete and asphalt and paving product lines are reported collectively as the "Building Materials" business.

The Company's Building Materials business includes two reportable segments: the East Group and the West Group.

BUILDING MATERIALS BUSINESS

Reportable Segments	East Group	West Group
Operating Locations	Alabama, Florida, Georgia, Indiana,	Arizona, Arkansas, California, Colorado,
	Iowa, Kansas, Kentucky, Maryland,	Louisiana, Oklahoma, Texas, Utah,
	Minnesota, Missouri,	Washington and Wyoming
	Nebraska, North Carolina, Ohio,	
	Pennsylvania, South Carolina,	
	Tennessee, Virginia, West Virginia,	
	Nova Scotia and The Bahamas	
Product Lines	Aggregates and Asphalt	Aggregates, Cement and Ready Mixed Concrete,
		Asphalt and Paving

The Company's Magnesia Specialties business, which represents a separate reportable segment, has manufacturing facilities in Manistee, Michigan, and Woodville, Ohio. The Magnesia Specialties business produces magnesia-based chemicals products used in industrial, agricultural and environmental applications, and dolomitic lime sold primarily to customers for steel production and soil stabilization

Basis of Presentation and Use of Estimates

The accompanying unaudited consolidated financial statements of the Company have been prepared in accordance with accounting principles generally accepted in the United States (U.S. GAAP) for interim financial information and with the instructions to the Quarterly Report on Form 10-Q and in Article 10 of Regulation S-X. The Company has continued to follow the accounting policies set forth in the audited consolidated financial statements and related notes thereto included in the Company's Annual Report on Form 10-K for the year ended December 31, 2023. In the opinion of management, the interim consolidated financial information provided herein reflects all adjustments, consisting of normal recurring accruals, necessary for a fair statement of the results of operations, financial position and cash flows for the interim periods. The consolidated results of operations for the three and nine months ended September 30, 2024 are not necessarily indicative of the results expected for other interim periods or the full year. The consolidated balance sheet at December 31, 2023 has been derived from the audited consolidated financial statements at that date but does not include all of the information and notes required by U.S. GAAP for complete

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For the Quarter Ended September 30, 2024

(UNAUDITED) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

financial statements. These consolidated financial statements should be read in conjunction with the audited consolidated financial statements and notes thereto included in the Company's Annual Report on Form 10-K for the year ended December 31, 2023.

The preparation of the Company's consolidated financial statements requires management to make certain estimates and assumptions about future events. As future events and their effects cannot be fully determined with precision, actual results could differ significantly from estimates. Changes in estimates are reflected in the consolidated financial statements in the period in which the change in estimate occurs.

Restricted Cash

At December 31, 2023, the Company had restricted cash of \$10 million, which was invested in an account designated for the purchase of like-kind exchange replacement assets under Section 1031 of the Internal Revenue Code and related IRS procedures (Section 1031). The Company was restricted from utilizing the cash for purposes other than the purchase of qualified assets for 180 days from receipt of the proceeds from the sale of the exchanged property. Any unused restricted cash at the end of the 180 days was transferred to unrestricted accounts of the Company and used for general corporate purposes. There was no restricted cash at September 30, 2024.

The statements of cash flows reflect cash flow changes and balances for cash, cash equivalents and restricted cash on an aggregated basis. The following table reconciles cash, cash equivalents and restricted cash as reported on the consolidated balance sheets to the aggregated amounts presented on the consolidated statements of cash flows:

	Septe	De	cember 31,	
	2		2023	
Cash and cash equivalents	\$	52	\$	1,272
Restricted cash		_		10
Total cash, cash equivalents and restricted cash presented in the consolidated statements of cash flows	\$	52	\$	1,282

Consolidated Comprehensive Earnings and Accumulated Other Comprehensive Loss

Consolidated comprehensive earnings consist of consolidated net earnings, adjustments for the funded status of pension and postretirement benefit plans and foreign currency translation adjustments, and are presented in the Company's consolidated statements of earnings and comprehensive earnings.

Consolidated comprehensive earnings attributable to Martin Marietta are as follows:

	Three Months Ended September 30,					Nine Months Ended September 30,			
	2024			2023	2024			2023	
		_		(Dollars in	Millio	ons)			
Net earnings attributable to Martin Marietta	\$	363	\$	417	\$	1,701	\$	886	
Other comprehensive earnings, net of tax		2		_		3		3	
Consolidated comprehensive earnings attributable to Martin Marietta	\$	365	\$	417	\$	1,704	\$	889	

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For the Quarter Ended September 30, 2024

(UNAUDITED) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Accumulated other comprehensive loss consists of unrecognized gains and losses related to the funded status of the pension and postretirement benefit plans and foreign currency translation adjustments and is presented on the Company's consolidated balance sheets.

The components of the changes in accumulated other comprehensive loss, net of tax, are as follows:

	(Dollars in Millions)								
	Postre	Pension and Postretirement Benefit Plans		Foreign Currency		mulated ther ehensive oss			
		Three Mo	nths Ende	d September	eptember 30, 2024				
Balance at beginning of period	\$	(46)	\$	(2)	\$	(48)			
Amounts reclassified from accumulated other comprehensive loss, net of tax		2		_		2			
Other comprehensive earnings, net of tax		2		_		2			
Balance at end of period	\$	(44)	\$	(2)	\$	(46)			
		Three Mo	nths Ende	d September	30, 2023				
Balance at beginning of period	\$	(34)	\$	(1)	\$	(35)			
Other comprehensive loss before reclassifications,				_					
net of tax		_		(1)		(1)			
Amounts reclassified from accumulated other comprehensive loss, net of tax		1		_		1			
Other comprehensive earnings (loss), net of tax		1		(1)		_			
Balance at end of period	\$	(33)	\$	(2)	\$	(35)			

For the Quarter Ended September 30, 2024

(UNAUDITED) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

		(Dollars in Millions)					
	Postr	etirement efit Plans	Foreign Currency nths Ended September		O Compi L	mulated ther rehensive .oss	
Balance at beginning of period	\$	(48)	\$	(1)	\$	(49)	
Other comprehensive loss before reclassifications, net of tax		_		(1)		(1)	
Amounts reclassified from accumulated other comprehensive loss, net of tax		4		_		4	
Other comprehensive earnings (loss), net of tax		4		(1)		3	
Balance at end of period	\$	(44)	\$	(2)	\$	(46)	
		Nine Mor	nths Endec	l September :	30, 2023		
Balance at beginning of period	\$	(36)	\$	(2)	\$	(38)	
Amounts reclassified from accumulated other comprehensive loss, net of tax		3		_		3	
Other comprehensive earnings, net of tax		3		_		3	
Balance at end of period	\$	(33)	\$	(2)	\$	(35)	

Changes in net noncurrent deferred tax assets related to accumulated other comprehensive loss are as follows:

	Pension and Postretirement Benefit Plans								
	 Three Mor	ths End	ded		Nine Mon	ths E	nded		
	September 30,			September 30,			30,		
	 2024		2023		2024		2023		
			(Dollars in	Million	ns)				
Balance at beginning of period	\$ 53	\$	49	\$	54	\$		50	
Tax effect of other comprehensive									
earnings	(1)		_		(2)			(1)	
Balance at end of period	\$ 52	\$	49	\$	52	\$		49	

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For the Quarter Ended September 30, 2024

(UNAUDITED) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Reclassifications out of accumulated other comprehensive loss are as follows:

	Th	iree Mor Septem	 	N	Nine Mont Septem			Affected line items in the consolidated statements of earnings
	20	24	2023	2	2024 2023		2023	and comprehensive earnings
			(Dollars in	Millio	ns)			
Pension and postretirement benefit plans								
Amortization of:								
Prior service cost		2	1		5		4	
Actuarial loss		_	_		1		_	
	\$	2	\$ 1	\$	6	\$	4	Other nonoperating income, net
Tax effect		_	_		(2)		(1)	Income tax expense
Total	\$	2	\$ 1	\$	4	\$	3	

Earnings per Common Share

The numerator for basic and diluted earnings per common share is net earnings attributable to Martin Marietta. The denominator for basic earnings per common share is the weighted-average number of common shares outstanding during the period. Diluted earnings per common share is computed assuming that the weighted-average number of common shares is increased by the conversion, using the treasury stock method, of awards to be issued to employees and nonemployee members of the Company's Board of Directors under certain stock-based compensation arrangements if the conversion is dilutive. For the three and nine months ended September 30, 2024 and 2023, the diluted per-share computations reflect the number of common shares outstanding including the number of additional shares that would have been outstanding if the potentially dilutive common shares had been issued.

The following table reconciles the denominator for basic and diluted earnings from continuing operations per common share:

	Three Month	ns Ended	Nine Month	ns Ended
	Septembe	er 30,	Septemb	er 30,
	2024	2023	2024	2023
		(In Millio	ons)	
Basic weighted-average common shares outstanding	61.1	61.8	61.5	61.9
Effect of dilutive employee and director awards	0.2	0.2	0.1	0.2
Diluted weighted-average common shares outstanding	61.3	62.0	61.6	62.1

For the Quarter Ended September 30, 2024

(UNAUDITED) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

New Accounting Pronouncements

In November 2023, the FASB issued ASU 2023-07, Segment Reporting (Topic 280): Improvements to Reportable Segment Disclosures, which requires a public entity to disclose significant segment expenses and other segment items on an annual and interim basis and provide in interim periods all disclosures about a reportable segment's profit or loss and assets that are currently required annually. Additionally, the ASU requires a public entity to disclose the title and position of the Chief Operating Decision Maker. The ASU does not change how a public entity identifies its operating segments, aggregates them, or applies the quantitative thresholds to determine its reportable segments. The new standard is effective for fiscal years beginning after December 15, 2023, and interim periods within fiscal years beginning after December 15, 2024, with early adoption permitted. This ASU requires companies to apply the standard retrospectively to all prior periods presented in the financial statements. The ASU will impact the Company's disclosures beginning with the financial statements included in the 2024 Annual Report on Form 10-K, but will have no impact on its results of operations, cash flows or financial condition.

In December 2023, the FASB issued ASU 2023-09, *Income Taxes (Topic 740): Improvements to Income Tax Disclosures*, which focuses on the rate reconciliation and income taxes paid. ASU 2023-09 requires public entities to disclose, on an annual basis, a tabular tax rate reconciliation using both percentages and currency amounts, broken out into specified categories. Certain reconciling items are further broken out by nature and jurisdiction to the extent those items exceed a specified threshold. Additionally, all entities are required to disclose income taxes paid, net of refunds received, disaggregated by federal, state, local, and foreign taxes and by individual jurisdiction if the amount is at least 5% of total income tax payments, net of refunds received. The ASU also requires additional qualitative disclosures. ASU 2023-09 is effective prospectively for annual periods beginning after December 15, 2024, and early adoption and retrospective application are permitted. The ASU will impact the Company's income tax disclosures beginning with the financial statements included in the 2025 Annual Report on Form 10-K, but will have no impact on its results of operations, cash flows or financial condition.

Reclassifications

Certain reclassifications have been made in the Company's financial statements of the prior year to conform to the current-year presentation. The reclassifications had no impact on the Company's previously reported results of operations, financial condition or cash flows.

2. Business Combinations, Divestitures, Discontinued Operations and Assets and Liabilities Held for Sale

Business Combinations

Revenues and pretax earnings attributable to operations acquired in 2024 (as subsequently described) included in the Company's consolidated statements of earnings and comprehensive earnings were \$85 million and \$13 million, respectively, for the three months ended September 30, 2024, and \$182 million and \$25 million, respectively, for the nine months ended September 30, 2024. The pretax earnings for the nine month period includes a \$20 million charge for the impact of selling acquired inventory after its markup to fair value as part of acquisition accounting for the Blue Water Industries LLC transaction.

For the Quarter Ended September 30, 2024

(UNAUDITED) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Albert Frei & Sons, Inc. On January 12, 2024, the Company acquired Albert Frei & Sons, Inc. (AFS), a leading aggregates producer in Colorado. This acquisition provides more than 60 years (at 2023 production levels) of high-quality, hard rock reserves to better serve new and existing customers and enhances the Company's aggregates platform in the Denver metropolitan area. The Company has recorded preliminary fair values of the assets acquired and liabilities assumed, which are subject to additional reviews that are not yet complete. Thus, these amounts are subject to change during the measurement period, which extends no longer than one year from the consummation date, and remains open as of September 30, 2024. Specific accounts subject to ongoing purchase accounting adjustments include, but are not limited to, goodwill and deferred income taxes. The goodwill generated by the transaction is not deductible for income tax purposes. The acquisition is reported in the Company's West Group and is immaterial for pro-forma financial statement disclosures.

Blue Water Industries LLC. On April 5, 2024, the Company completed the acquisition of 20 active aggregates operations in Alabama, South Carolina, South Florida, Tennessee, and Virginia from affiliates of Blue Water Industries LLC (BWI Southeast) for \$2.05 billion in cash. The BWI Southeast acquisition complements Martin Marietta's existing geographic footprint in the southeast region by expanding into new growth platforms in target markets including Tennessee and South Florida. The results from the acquired operations are reported in the Company's East Group.

The Company determined the acquisition-date fair values of assets acquired and liabilities assumed. The Company has recorded preliminary fair values of the assets acquired and liabilities assumed, which are subject to additional reviews that are not yet complete. As such, these amounts are subject to change during the measurement period, which extends no longer than one year from the consummation date, and remains open as of September 30, 2024. Notably, during the quarter ended September 30, 2024, the Company increased the acquisition-date fair value of property, plant and equipment by \$91 million and reduced goodwill by \$77 million. Specific accounts subject to ongoing purchase accounting adjustments include, but are not limited to, property, plant and equipment; goodwill; deferred income taxes; asset retirement obligations; and other liabilities. The goodwill generated by the transaction is not deductible for income tax purposes.

The following is a summary of the preliminary estimated fair values of the assets acquired and liabilities assumed as of April 5, 2024 (dollars in millions):

Assets:

Inventories	\$ 49
Property, plant and equipment ¹	2,052
Intangible assets, other than goodwill	19
Other assets	2
Total assets	2,122
Liabilities:	
Deferred income taxes	239
Asset retirement obligations	3
Other liabilities	98
Total liabilities	340
Net identifiable assets acquired	 1,782
Goodwill	268
Total consideration	\$ 2,050

1 Includes mineral reserves of \$1.9 billion.

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For the Quarter Ended September 30, 2024

(UNAUDITED) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

The following unaudited pro forma financial information summarizes the combined results of operations for the Company and BWI Southeast as though the companies were combined as of January 1, 2023. Consistent with the assumed acquisition date of January 1, 2023, the pro forma financial results include acquisition and integration expenses of \$22 million and the \$20 million charge for selling inventory after its markup to fair value for the nine months ended September 30, 2023.

The unaudited pro forma financial information does not purport to project the future financial position or operating results of the combined company. The following pro forma financial information is for informational purposes only and is not indicative of the results of operations that would have been achieved if the acquisition had taken place as of January 1, 2023:

		Three Months Ended September 30,				Nine Months Ended			
					September 30,			0,	
		2024		2023	_	2024		2023	
				(Dollars in	Millior	ns)	_		
Revenues	\$	1,889	\$	2,059	\$	4,957	\$	5,335	
Net earnings from continuing operations attributable to Martin Marietta	\$	363	\$	415	\$	1,733	\$	834	

On October 25, 2024, the Company completed an aggregates bolt-on acquisition in South Florida.

Divestitures

On February 9, 2024, the Company completed the sale of its South Texas cement business and certain of its related ready mixed concrete operations to CRH Americas Materials, Inc., a subsidiary of CRH plc, for \$2.1 billion in cash plus normal customary closing adjustments. Specifically, the divested facilities included the Hunter cement plant in New Braunfels, Texas, related cement distribution terminals and 20 ready mixed concrete plants that served the Austin and San Antonio region, all of which were classified as assets held for sale as of December 31, 2023. The divestiture provided proceeds the Company used to consummate the BWI Southeast acquisition. The transaction resulted in a pretax gain of \$1.3 billion, which is included in *Other operating (income) expense, net,* on the Company's consolidated statement of earnings and comprehensive earnings for the nine months ended September 30, 2024 and is exclusive of transaction expenses incurred due to the divestiture. The divested operations and the gain on divestiture are reported in the West Group.

Discontinued Operations

For the three and nine months ended September 30, 2023, discontinued operations included the Company's Tehachapi, California cement plant, which was divested in October 2023. For the nine months ended September 30, 2023, discontinued operations also included the Stockton, California cement import terminal, which was divested in May 2023. There were no discontinued operations for the three and nine months ended September 30, 2024.

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For the Quarter Ended September 30, 2024

(UNAUDITED) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Financial results for the Company's discontinued operations are as follows:

	Three Mo	nths Ended	Nine M	Ionths Ended	
	September 30, 2023				
		(Dollars in	Millions)		
Revenues	\$	27	\$	86	
Pretax earnings (loss) from operations	\$	4	\$	(14)	
Pretax loss on divestitures and sales of assets		(21)		(20)	
Pretax loss		(17)		(34)	
Income tax benefit		(4)		(8)	
Loss from discontinued operations, net of income tax benefit	\$	(13)	\$	(26)	

Cash flow information for the Company's discontinued operations is as follows:

	Nine Months Ended				
	Septemb	er 30, 2023			
	(Dollars	in Millions)			
Net cash used for operating activities	\$	(9)			
Additions to property, plant and equipment	\$	(4)			
Proceeds from divestitures and sales of assets		57			
Net cash provided by investing activities	\$	53			

Assets and Liabilities Held for Sale

Assets and liabilities held for sale at September 30, 2024 included certain nonoperating land. At December 31, 2023, assets and liabilities held for sale also included the South Texas cement plant, related cement distribution terminals and 20 ready mixed concrete plants that were sold in February 2024.

Assets and liabilities held for sale are as follows:

	Septeml	per 30, 2024	December 31, 2023	
		Continuing	Operation	S
		(Dollars ir	n Millions)	
Inventories, net	\$	_	\$	61
Investment land		10		18
Other assets		_		4
Property, plant and equipment		_		327
Intangible assets, excluding goodwill		_		122
Operating lease right-of-use assets		_		15
Goodwill		_		260
Total current assets held for sale	\$	10	\$	807
Lease obligations	\$	_	\$	(16)
Asset retirement obligations		_		(2)
Total current liabilities held for sale	\$	_	\$	(18)

For the Quarter Ended September 30, 2024

(UNAUDITED) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

3. Goodwill and Other Intangibles

The following table shows the changes in goodwill by reportable segment and in total:

	East		West		
	Group	(Group		Total
	 	(Dollars	s in Millions)	_	
Balance at January 1, 2024	\$ 764	\$	2,625	\$	3,389
Acquisitions	268		111		379
Balance at September 30, 2024	\$ 1,032	\$	2,736	\$	3,768

Intangible assets acquired during 2024 are as follows:

(Dollars in Millions)	Ar	mount	Weighted-average amortization period
Subject to amortization:			
Customer relationships	\$	24	12 years
Not subject to amortization:			
Use rights		5	N/A
Total	\$	29	

4. Inventories, Net

	Septe 2	 December 31, 2023 Millions)		
Finished products	\$	1,312	\$ 1,152	
Products in process		23	25	
Raw materials		59	60	
Supplies and expendable parts		162	155	
Total inventories		1,556	1,392	
Less: allowances		(467)	(403)	
Inventories, net	\$	1,089	\$ 989	

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For the Quarter Ended September 30, 2024

(UNAUDITED) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

5. Long-Term Debt

	•	mber 30,	Decemb	•
	2	.024	202	3
		(Dollars in	Millions)	
4.250% Senior Notes, due 2024	\$	_	\$	400
7% Debentures, due 2025		125		125
3.450% Senior Notes, due 2027		299		299
3.500% Senior Notes, due 2027		493		492
2.500% Senior Notes, due 2030		472		472
2.400% Senior Notes, due 2031		890		890
6.25% Senior Notes, due 2037		228		228
4.250% Senior Notes, due 2047		591		590
3.200% Senior Notes, due 2051		850		850
Trade Receivable Facility, interest rate of 6.00 % at September 30, 2024		95		_
Total debt		4,043		4,346
Less: current maturities		(95)		(400)
Long-term debt	\$	3,948	\$	3,946

On July 2, 2024, the Company used available liquidity to repay the \$400 million of 4.250% Senior Notes at maturity.

The Company has a credit agreement with JPMorgan Chase Bank, N.A., as Administrative Agent, Deutsche Bank Securities, Inc., PNC Bank, Truist Bank and Wells Fargo Bank, N.A., as Syndication Agents, and the lenders party thereto (the Credit Agreement), which provides for an \$800 million five-year senior unsecured revolving facility (the Revolving Facility) with a maturity date of December 21, 2028. Borrowings under the Revolving Facility bear interest, at the Company's option, at rates based upon the Secured Overnight Financing Rate (SOFR) or a base rate, plus, for each rate, a margin determined in accordance with a ratings-based pricing grid. Any outstanding principal amounts, together with interest accrued thereon, are due in full on that maturity date. There were no borrowings outstanding under the Revolving Facility as of September 30, 2024 and December 31, 2023. Available borrowings under the Revolving Facility are reduced by any outstanding letters of credit issued by the Company under the Revolving Facility. At September 30, 2024 and December 31, 2023, the Company had \$3 million of outstanding letters of credit issued under the Revolving Facility.

The Credit Agreement requires the Company's ratio of consolidated net debt-to-consolidated earnings before interest, taxes, depreciation, depletion and amortization (EBITDA), as defined by the Revolving Facility, for the trailing-twelve months (the Ratio) to not exceed 3.50x as of the end of any fiscal quarter, provided that the Company may exclude from the Ratio any debt incurred in connection with certain acquisitions during the quarter or three preceding quarters so long as the Ratio calculated without such exclusion does not exceed 4.00x. Additionally, if no amounts are outstanding under the Revolving Facility or the Company's trade receivable securitization facility (discussed below), consolidated debt, as defined, which includes debt for which the Company is a guarantor, shall be reduced in an amount equal to the lesser of \$500 million or the sum of the Company's unrestricted cash and temporary investments, for purposes of the covenant calculation. The Company was in compliance with the Ratio at September 30, 2024.

The Company, through a wholly-owned special-purpose subsidiary, has a \$400 million trade receivable securitization facility (the Trade Receivable Facility). On September 18, 2024, the Company extended the maturity to September 17, 2025. The Trade Receivable Facility, with Truist Bank, Regions Bank, First-Citizens Bank & Trust Company, and certain other lenders that may become a party to the facility from time to time, is backed by eligible trade receivables, as defined. Borrowings are limited to the lesser of the facility limit or the borrowing base, as defined. These receivables

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For the Quarter Ended September 30, 2024

(UNAUDITED) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

are originated by the Company and then sold or contributed to the wholly-owned special-purpose subsidiary. The Company continues to be responsible for the servicing and administration of the receivables purchased by the wholly-owned special-purpose subsidiary. Borrowings under the Trade Receivable Facility bear interest at a rate equal to Adjusted Term Secured Overnight Financing Rate (Adjusted Term SOFR), as defined, plus 0.8%. The Trade Receivable Facility contains a cross-default provision to the Company's other debt agreements. Subject to certain conditions, including lenders providing the requisite commitments, the Trade Receivable Facility may be increased to a borrowing base not to exceed \$500 million.

6. Financial Instruments

The Company's financial instruments include temporary cash investments, restricted cash, accounts receivable, notes receivable, accounts payable, publicly-registered long-term notes and debentures.

Temporary cash investments are placed primarily in money market funds, money market demand deposit accounts and Eurodollar time deposit accounts with financial institutions. The Company's cash equivalents have maturities of less than three months. Due to the short maturity of these investments, they are carried on the consolidated balance sheets at cost, which approximates fair value.

Restricted cash is held in a trust account with a third-party intermediary. Due to the short-term nature of this account, the carrying value of restricted cash approximates its fair value.

Accounts receivable are due from a large number of customers, primarily in the construction industry, and are dispersed across wide geographic and economic regions. However, accounts receivable are more heavily concentrated in certain states, namely Texas, North Carolina, Colorado, California, Georgia, Minnesota, Arizona, Iowa, Florida and Indiana. The carrying values of accounts receivable approximate their fair values.

Notes receivable, included in *Other current assets* on the Company's consolidated balance sheet at September 30, 2024, are promissory notes and are not publicly traded. Management estimates that the carrying value of the notes receivable approximates its fair value.

Accounts payable represent amounts owed to suppliers and vendors. The estimated carrying value of accounts payable approximates its fair value due to the short-term nature of the payables.

The carrying value and fair value of the Company's debt were \$4.0 billion and \$3.6 billion, respectively, at September 30, 2024 and \$4.3 billion and \$3.9 billion, respectively, at December 31, 2023. The estimated fair value of the Company's publicly-registered long-term debt was estimated based on Level 1 of the fair value hierarchy using quoted market prices. The estimated fair value of other borrowings approximate their carrying amounts as the interest rates reset periodically.

7. Income Taxes

The effective income tax rate reflects the effect of federal and state income taxes on earnings and the impact of differences in book and tax accounting arising primarily from the permanent tax benefits associated with the statutory depletion deduction for mineral reserves. The effective income tax rates for continuing operations were 24.1% and 20.6% for the nine months ended September 30, 2024 and 2023, respectively. The higher 2024 effective income tax rate versus 2023 was driven by the impact of the February 2024 divestiture of the South Texas cement business and certain related ready mixed concrete operations, which reflected the write off of certain nondeductible goodwill and was treated as a discrete tax event.

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For the Quarter Ended September 30, 2024

(UNAUDITED) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

The Internal Revenue Service recently announced disaster tax relief for North Carolina businesses affected by Hurricanes Debby and Helene. This relief allows the Company to defer estimated federal and certain state income, payroll and excise tax payments for the period from August 2024 through April 2025. The deferred obligation will be due May 1, 2025. The Company deferred income tax payments of \$123 million under this provision as of September 30, 2024.

Pension Benefits

The net periodic benefit cost for pension benefits includes the following components:

	Thre	e Months Er	nded Se	eptember 30,	Nine Months Ended September 30,				
	2024			2023		024	2023		
				(Dollars in	Millions)				
Service cost	\$	10	\$	8	\$	29	\$	25	
Interest cost		14		13		41		39	
Expected return on assets		(20)		(18)		(59)		(54)	
Amortization of:									
Prior service cost		2		2		5		4	
Actuarial loss		_		_		1		_	
Net periodic benefit cost	\$	6	\$	5	\$	17	\$	14	

The components of net periodic benefit cost, other than service cost, are included in the line item *Other nonoperating income, net*, in the consolidated statements of earnings and comprehensive earnings. Based on the roles of the employees, service cost is included in the *Cost of revenues* or *Selling, general and administrative expenses* line items in the consolidated statements of earnings and comprehensive earnings.

9. Commitments and Contingencies

Legal and Administrative Proceedings

The Company is engaged in certain legal and administrative proceedings incidental to its normal business activities, including matters relating to environmental protection. The Company considers various factors in assessing the probable outcome of each matter, including but not limited to the nature of existing legal proceedings and claims, the asserted or possible damages, the jurisdiction and venue of the case and whether it is a jury trial, the progress of the case, existing law and precedent, the opinions or views of legal counsel and other advisers, the Company's experience in similar cases and the experience of other companies, the facts available to the Company at the time of assessment, and how the Company intends to respond to the proceeding or claim. The Company's assessment of these factors may change over time as proceedings or claims progress. The Company believes the probability is remote that the outcome of any currently pending legal or administrative proceeding will result in a material loss to the Company's financial condition, results of operations or cash flows, as a whole, based on currently available facts.

Letters of Credit

In the normal course of business, the Company provides certain third parties with standby letter of credit agreements guaranteeing its payment for certain insurance claims, contract performance and permit requirements. At September 30, 2024, the Company was contingently liable for \$33 million in letters of credit.

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For the Quarter Ended September 30, 2024

(UNAUDITED) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

10. Segments

The Building Materials business contains two reportable segments: the East Group and the West Group. The Company also has a Magnesia Specialties reportable segment. The Chief Operating Decision Maker's evaluation of performance and allocation of resources are based primarily on earnings from operations. Segment earnings from operations include revenues less cost of revenues; selling, general and administrative expenses; other operating income and expenses, net; and exclude interest income and expense; other nonoperating income and expenses, net; and income tax expense. Corporate loss from operations primarily includes depreciation; expenses for corporate administrative functions; acquisition, divestiture and integration expenses; and other nonrecurring income and expenses not attributable to operations of the Company's operating segments.

Assets employed by segment include assets directly identified with those operations. Corporate assets consist primarily of cash, cash equivalents and restricted cash; property, plant and equipment for corporate operations; and other assets not directly identifiable with a reportable segment.

The following table displays selected financial data for the Company's reportable segments. Revenues, as presented on the consolidated statements of earnings and comprehensive earnings, reflect the elimination of intersegment revenues, which represent sales from one segment to another segment. Revenues and earnings (loss) from operations reflect continuing operations only.

		Three Mon Septem	 			nths Ended mber 30,		
		2024	2023		2024		2023	
	·	_	(Dollars in	Milli	ons)			
Revenues:								
East Group	\$	849	\$ 814	\$	2,198	\$	2,079	
West Group		958	1,104		2,464		2,851	
Magnesia Specialties		82	76		243		239	
Total	\$	1,889	\$ 1,994	\$	4,905	\$	5,169	
Earnings (Loss) from operations:								
East Group	\$	272	\$ 295	\$	650	\$	632	
West Group		233	283		1,703		617	
Magnesia Specialties		26	17		73		61	
Total reportable segments		531	 595	-	2,426		1,310	
Corporate		(42)	(28)		(118)		(84)	
Consolidated earnings from operations		489	 567	-	2,308		1,226	
Interest expense		38	41		119		125	
Other nonoperating income, net		(7)	(14)		(54)	\$	(49)	
Consolidated earnings from continuing					_			
operations before income tax expense	\$	458	\$ 540	\$	2,243	\$	1,150	

Earnings from operations for the West Group for the nine months ended September 30, 2024 included a \$1.3 billion gain on the divestiture of the South Texas cement business and certain of its related ready mixed concrete operations and a noncash asset and portfolio rationalization charge of \$50 million (see Note 13).

For the Quarter Ended September 30, 2024

(UNAUDITED) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

	Septe	September 30,		December 31,	
		2024	2023		
		(Dollars in	Million	is)	
Assets employed:					
East Group	\$	7,667	\$	5,131	
West Group		7,713		7,697	
Magnesia Specialties		265		250	
Total reportable segments		15,645		13,078	
Corporate		824		2,047	
Total	\$	16,469	\$	15,125	

11. Revenues and Gross Profit

The following tables, which are reconciled to consolidated amounts, provide revenues and gross profit (loss) by line of business: Building Materials (further divided by product line) and Magnesia Specialties. Interproduct revenues represent sales from the aggregates product line to the cement and ready mixed concrete and asphalt and paving product lines. Effective January 1, 2024, the Company combined the cement and ready mixed concrete product lines. This change was driven by the reduced significance of each of these product lines relative to the Building Materials business and consolidated operating results from recent divestitures. Additionally, there is a significant relationship between these product lines, as the ready mixed concrete product line is a significant customer of the cement product line. Revenues and gross profit (loss) reflect continuing operations only.

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For the Quarter Ended September 30, 2024

(UNAUDITED) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

	Three Mon	iths Er	nded	Nine Months Ended						
	Septem	ber 30),	September 30,						
	 2024		2023	2024			2023			
	 		(Dollars in	Millior	ns)					
Revenues:										
Building Materials business:										
Aggregates	\$ 1,250	\$	1,216	\$	3,377	\$	3,280			
Cement and ready mixed concrete	296		422		822		1,175			
Asphalt and paving services	343		360		647		659			
Less: interproduct revenues	(82)		(80)		(184)		(184)			
Total Building Materials business	1,807		1,918		4,662		4,930			
Magnesia Specialties	82		76		243		239			
Total	\$ 1,889	\$	1,994	\$	4,905	\$	5,169			
Gross profit (loss):										
Building Materials business:										
Aggregates	\$ 438	\$	441	\$	1,069	\$	1,050			
Cement and ready mixed concrete	89		143		192		329			
Asphalt and paving services	61		66		77		82			
Total Building Materials business	588		650		1,338		1,461			
Magnesia Specialties	29		21		84		74			
Corporate	(18)		5		(34)		4			
Total	\$ 599	\$	676	\$	1,388	\$	1,539			

The above information for 2023 has been reclassified to conform to current-year presentation. For the quarter ended September 30, 2023, the cement product line reported revenues of \$199 million, inclusive of \$62 million to the ready mixed concrete product line, and gross profit of \$109 million. For the quarter ended September 30, 2023, the ready mixed concrete product line revenues of \$285 million and gross profit of \$34 million. For the nine months ended September 30, 2023, the cement product line reported revenues of \$565 million, inclusive of \$167 million to the ready mixed concrete product line, and gross profit of \$249 million. For the nine months ended September 30, 2023, the ready mixed concrete product line reported revenues of \$777 million and gross profit of \$80 million. Revenues from sales of cement to the ready mixed concrete product line were previously eliminated in the interproduct revenues line.

Performance Obligations. Performance obligations are contractual promises to transfer or provide a distinct good or service for a stated price. The Company's product sales agreements are single-performance obligations that are satisfied at a point in time. Performance obligations within paving service agreements are satisfied over time, primarily ranging from one day to two years. Customer payments for the paving operations are based on a contractual billing schedule and are typically "paid-when-paid", meaning the Company is paid once the customer is paid.

Future revenues from unsatisfied performance obligations at September 30, 2024 and 2023 were \$322 million and \$268 million, respectively, where the remaining periods to complete these obligations ranged from one month to 21 months and one month to 25 months, respectively.

For the Quarter Ended September 30, 2024

(UNAUDITED) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Service Revenues. Service revenues, which include paving services located in California and Colorado, were \$164 million and \$173 million for the three months ended September 30, 2024 and 2023, respectively, and reported in the West Group. Service revenues were \$307 million for both the nine months ended September 30, 2024 and 2023.

Contract Balances. Costs in excess of billings relate to the conditional right to consideration for completed contractual performance and are contract assets on the consolidated balance sheets. Costs in excess of billings are reclassified to accounts receivable when the right to consideration becomes unconditional. Billings in excess of costs relate to customers invoiced in advance of contractual performance and are contract liabilities on the consolidated balance sheets. The following table presents information about the Company's contract balances:

	September 30, 20	24	December 31, 202	23
	(Doli	ars in N	Aillions)	_
Costs in excess of billings	\$	26	\$	5
Billings in excess of costs	\$	17	\$	10

Revenues recognized from the beginning balance of contract liabilities for the three months ended September 30, 2024 and 2023 were \$7 million and \$5 million, respectively, and for the nine months ended September 30, 2024 and 2023 were \$9 million and \$10 million, respectively.

Retainage, which primarily relates to the paving services, represents amounts that have been billed to customers but payment is withheld until final acceptance of the performance obligation by the customer. Retainage, which is included in *Other current assets* on the Company's consolidated balance sheets, was \$15 million and \$17 million at September 30, 2024 and December 31, 2023, respectively.

12. Supplemental Cash Flow Information

Noncash investing and financing activities are as follows:

		Nine Months Ended					
	September 30,						
	2024 202			023			
		(Dollars in	Millions)				
Accrued liabilities for purchases of property, plant and equipment	\$	45	\$	65			
Right-of-use assets obtained in exchange for new							
operating lease liabilities	\$	53	\$	37			
Right-of-use assets obtained in exchange for							
new finance lease liabilities	\$	14	\$	19			
Remeasurement of operating lease right-of-use assets	\$	6	\$	6			
Remeasurement of finance lease right-of-use assets	\$	27	\$	_			
Acquisition of assets through asset exchange	\$	_	\$	5			

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For the Quarter Ended September 30, 2024

(UNAUDITED) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Supplemental disclosures of cash flow information are as follows:

	Nine Months Ended				
	Septem	ber 30,			
	 .024	2023			
	 (Dollars ii	Millions	s)		
Cash paid for interest, net of capitalized amount	\$ 118	\$	121		
Cash paid for income taxes, net of refunds	\$ 385	\$	203		

13. Other Operating Income, Net

Other operating income, net, is comprised generally of gains and losses on divestitures and the sale of assets; asset and portfolio rationalization charges; recoveries and losses related to certain customer accounts receivable; recoveries and losses on the resolution of contingency accruals; rental, royalty and services income; and accretion expense, depreciation expense and gains and losses related to asset retirement obligations. For the nine months ended September 30, 2024, other operating income, net, included a \$1.3 billion pretax gain on the divestiture of the South Texas cement business and certain of its related ready mixed concrete operations, which was partially offset by a \$50 million pretax, noncash asset and portfolio rationalization charge.

The noncash asset and portfolio rationalization charge for the nine months ended September 30, 2024 relates to the Company's decision to discontinue usage of certain long-haul distribution facilities to transport aggregates products into Colorado as the AFS acquisition completed in January 2024 provides more economical, local aggregates supply. This charge, which is reported in the West Group, reflects the Company's evaluation of the recoverability of certain long-lived assets, including property, plant and equipment and operating lease right-of-use assets, for the cessation of these railroad operations.

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For the Quarter Ended September 30, 2024

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations. OVERVIEW

Martin Marietta Materials, Inc. (the Company or Martin Marietta) is a natural resource-based building materials company. As of September 30, 2024, the Company supplies aggregates (crushed stone, sand and gravel) through its network of approximately 380 quarries, mines and distribution yards in 28 states, Canada and The Bahamas. Martin Marietta also provides cement and downstream products, namely, ready mixed concrete, asphalt and paving services, in certain vertically-integrated structured markets where the Company has a leading aggregates position. The Company's heavy-side building materials are used in infrastructure, nonresidential and residential construction projects. Aggregates are also used in agricultural, utility and environmental applications and as railroad ballast. The aggregates, cement and ready mixed concrete and asphalt and paving product lines are reported collectively as the "Building Materials" business.

The Company's Building Materials business includes two reportable segments: the East Group and the West Group.

BUILDING MATERIALS BUSINESS

Reportable Segments	East Group	West Group
Operating Locations	Alabama, Florida, Georgia, Indiana, Iowa,	Arizona, Arkansas, California, Colorado, Louisiana,
	Kansas, Kentucky, Maryland,	Oklahoma, Texas, Utah,
	Minnesota, Missouri, Nebraska,	Washington and Wyoming
	North Carolina, Ohio, Pennsylvania,	
	South Carolina, Tennessee, Virginia,	
	West Virginia, Nova Scotia and The Bahamas	
Product Lines	Aggregates and Asphalt	Aggregates, Cement and Ready
		Mixed Concrete, Asphalt and Paving Services
Facility Types	Quarries, Mines, Asphalt Plants and	Quarries, Cement Plant, Asphalt Plants, Ready Mixed
	Distribution Facilities	Concrete Plants and
		Distribution Facilities
Modes of Transportation	Truck, Railcar, Ship and Barge	Truck and Railcar

The Building Materials business is significantly affected by weather patterns, seasonal changes and other climate-related conditions. Production and shipment levels for aggregates, cement, ready mixed concrete and asphalt materials correlate with general construction activity levels, most of which occur in the spring, summer and fall. Thus, production and shipment levels vary by quarter. Excessive rainfall, drought, wildfire and extreme hot and cold temperatures can also jeopardize production, shipments and profitability in all markets served by the Company. Due to the potentially significant impact of weather on the Company's operations, current-period results are not necessarily indicative of expected performance for other interim periods or the full year.

The Company has a Magnesia Specialties business with manufacturing facilities in Manistee, Michigan, and Woodville, Ohio. The Magnesia Specialties business produces magnesia-based chemicals products used in industrial, agricultural and environmental applications and dolomitic lime sold primarily to customers in the steel industry.

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For the Quarter Ended September 30, 2024

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (Continued)

CRITICAL ACCOUNTING POLICIES

The Company outlined its critical accounting policies in its Annual Report on Form 10-K for the year ended December 31, 2023. There were no changes to the Company's critical accounting policies during the nine months ended September 30, 2024.

RESULTS OF OPERATIONS

Earnings from continuing operations before interest; income taxes; depreciation, depletion and amortization; earnings/loss from nonconsolidated equity affiliates; acquisition, divestiture and integration expenses; the impact of selling acquired inventory after its markup to fair value as part of acquisition accounting (the Inventory Markup); nonrecurring gain on divestiture; and noncash asset and portfolio rationalization charge, or Adjusted EBITDA, is an indicator used by the Company and investors to evaluate the Company's operating performance from period to period. Effective January 1, 2024, the Company has elected to add back, for purposes of its Adjusted EBITDA calculation, acquisition, divestiture and integration expenses and the Inventory Markup only for transactions with consideration of \$2.0 billion or more and expected acquisition, divestiture and integration expenses of at least \$15 million. For 2024, this includes the acquisition of 20 active aggregates operations from affiliates of Blue Water Industries LLC (BWI Southeast) and the divestiture of the South Texas cement plant and related ready mixed concrete operations (the Divestiture).

Adjusted EBITDA is not defined by accounting principles generally accepted in the United States (GAAP) and, as such, should not be construed as an alternative to net earnings attributable to Martin Marietta, earnings from operations or operating cash flow. Since Adjusted EBITDA excludes some, but not all, items that affect net earnings and may vary among companies, Adjusted EBITDA as presented by the Company may not be comparable with similarly titled measures of other companies.

The following table presents a reconciliation of net earnings from continuing operations attributable to Martin Marietta to Adjusted EBITDA:

	Three Months Ended September 30,			N	ded),			
	2024		2023		3 2024			2023
				(Dollars in	Millions)			
Net earnings from continuing operations attributable to Martin Marietta	\$	363	\$	430	\$	1,701	\$	912
Add back (Deduct):								
Interest expense, net of interest income		38		32		85		93
Income tax expense for controlling interests		95		110		541		237
Depreciation, depletion and amortization expense and earnings/loss from nonconsolidated equity								
affiliates		148		130		416		378
Acquisition, divestiture and integration expenses		2		3		39		5
Impact of selling acquired inventory after markup to fair value as part of acquisition accounting		_		_		20		_
Nonrecurring gain on divestiture		_		_		(1,331)		_
Noncash asset and portfolio rationalization charge		_		_		50		_
Adjusted EBITDA	\$	646	\$	705	\$	1,521	\$	1,625

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For the Quarter Ended September 30, 2024

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (Continued)

Mix-adjusted average selling price (mix-adjusted ASP) is a non-GAAP measure that excludes the impacts of period-over-period product, geographic and other mix on average selling price. Mix-adjusted ASP is calculated by comparing current-period shipments to like-for-like shipments in the comparable prior period. Management uses this metric to evaluate the realization of pricing increases and believes this information is useful to investors as it provides same-on-same pricing trends.

The following reconciles reported average selling price per ton to organic mix-adjusted ASP and corresponding variances:

	Three Mon	ths Er	nded		Nine Months Ended				
	September 30,				Septem	ber 30	0,		
	 2024		2023		2024		2023		
			(Dollars	per to	n)				
Aggregates:									
Reported average selling price	\$ 21.52	\$	19.98	\$	21.74	\$	19.72		
Adjustment for impact of acquisitions	0.27		_		0.27		_		
Organic average selling price	\$ 21.79	\$	19.98	\$	22.01	\$	19.72		
Adjustment for impact of product, geographic									
and other mix	(0.05)				(0.04)				
Organic mix-adjusted ASP	\$ 21.74			\$	21.97				
Reported average selling price variance	 7.7 %				10.2 %	,			
Organic average selling price variance	9.1 %				11.6 %	,			
Organic mix-adjusted ASP variance	8.9 %				11.4 %	,			

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For the Quarter Ended September 30, 2024

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (Continued)

Quarter Ended September 30, 2024

The following tables present revenues and gross profit (loss) for the Company and its reportable segments by product line for continuing operations for the three months ended September 30, 2024 and 2023. Gross profit (loss) is stated as a percentage of revenues of the Company, the relevant segment or the product line, as the case may be.

			Three Months End	ded Septe	ember 30,	
	2	024		.023		
	Am	nount		An	nount	
		_	(Dollars in Millions	s)		
Revenues:						
Building Materials business:						
East Group						
Aggregates	\$	772		\$	736	
Asphalt		91			90	
Less: Interproduct revenues		(14)			(12)	
East Group Total		849			814	
West Group						
Aggregates		478			480	
Cement and ready mixed concrete		296			422	
Asphalt and paving services		252			270	
Less: Interproduct revenues		(68)			(68)	
West Group Total		958			1,104	
Total Building Materials business		1,807			1,918	
Total Magnesia Specialties		82			76	
Total	\$	1,889		\$	1,994	
			Three Months End	ded Septe	ember 30,	
		20)24		20	23
	Am	nount	% of Revenues	An	nount	% of Revenues
			(Dollars i	n Millions	s)	-
Gross profit (loss):						
Building Materials business:						
Aggregates	\$	438	35%	\$	441	36%
Cement and ready mixed concrete		89	30%		143	34%
Asphalt and paving services		61	18%		66	18%
Total Building Materials business		588	33%		650	34%
Magnesia Specialties		29	35%		21	28%
Corporate		(18)			5	
Total	\$	599	32%	\$	676	34%

For the Quarter Ended September 30, 2024

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (Continued)

Building Materials Business

The following table presents shipment data for the Building Materials business:

Three Months Ended September 30, 2023 2024 % Change (In Millions) 53.7 55.9 (3.9)%Aggregates tons Cement tons 0.6 1.1 (43.7)% Ready Mixed Concrete cubic yards 1.3 1.8 (24.7)% Asphalt tons 3.6 3.9 (6.7)%

Third-quarter aggregates shipments decreased 3.9% from the prior-year quarter, as shipments from acquired operations were offset by historically wet weather in the Company's East and Southwest divisions, and softer warehouse and residential demand across the Company's footprint. Aggregates average selling price per ton of \$21.52 increased 7.7%, or 8.9% on an organic mix-adjusted basis, over the prior-year quarter. Aggregates gross profit decreased modestly to \$438 million, driven primarily by lower operating leverage from reduced shipments and weather-driven inefficiencies, which were largely offset by acquisition contributions.

Cement and ready mixed concrete revenues decreased 30% to \$296 million and gross profit decreased 37% to \$89 million, compared with the prior-year quarter, primarily attributable to the Divestiture.

Asphalt and paving revenues decreased 5% from the prior-year quarter to \$343 million as shipments were negatively impacted by project delays and softer nonresidential market demand. Gross profit decreased 8% from prior year to \$61 million due to lower revenues combined with higher aggregates costs.

Aggregates End-Use Markets

Aggregates shipments to the infrastructure market decreased 4% quarter-over-quarter, as contributions from acquired operations were more than offset by weather-driven project delays. The infrastructure market accounted for 39% of third-quarter aggregates shipments.

Aggregates shipments to the nonresidential market decreased 4%, driven by inclement weather in many of the Company's markets and declining warehouse construction, partially offset by shipments at acquired operations. The nonresidential market represented 33% of third-quarter aggregates shipments.

Aggregates shipments to the residential market decreased 2%, resulting from inclement weather and general softening in single-family housing resulting from affordability concerns. The residential market accounted for 23% of third-quarter aggregates shipments.

The ChemRock/Rail market accounted for the remaining 5% of third-quarter aggregates shipments. Volumes to this end use market decreased 15% quarter-over-quarter due to inclement weather and project delays.

Magnesia Specialties Business

Magnesia Specialties third-quarter revenues of \$82 million increased 8% from the prior-year quarter and gross profit increased 34% to \$29 million, as pricing growth and improved lime shipments, coupled with lower energy costs, more than offset lower chemical shipments.

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For the Quarter Ended September 30, 2024

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (Continued)

Consolidated Operating Results

Consolidated SG&A for the third quarter of 2024 was 5.6% of revenues compared with 5.4% in the prior-year quarter.

Net earnings from continuing operations attributable to Martin Marietta were \$363 million, or \$5.91 per diluted share, in 2024 compared with \$430 million, or \$6.94 per diluted share, in 2023.

Nine Months Ended September 30, 2024

The following tables present revenues and gross profit (loss) for the Company and its reportable segments by product line for continuing operations for the nine months ended September 30, 2024 and 2023. Gross profit (loss) is stated as a percentage of revenues of the Company or the relevant segment or product line, as the case may be.

	Nine Months Ended September 30,				
	2024		2023		2023
		Amount		A	mount
			(Dollars in Millions)		
Revenues:					
Building Materials business:					
East Group					
Aggregates	\$	2,084		\$	1,954
Asphalt		137			146
Less: Interproduct revenues		(23)			(21)
East Group Total		2,198			2,079
West Group					
Aggregates		1,293			1,326
Cement and ready mixed concrete		822			1,175
Asphalt and paving services		510			513
Less: Interproduct revenues		(161)			(163)
West Group Total		2,464			2,851
Total Building Materials business		4,662			4,930
Total Magnesia Specialties		243			239
Total	\$	4,905		\$	5,169

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For the Quarter Ended September 30, 2024

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (Continued)

(Continued)

Nine	Months	Fnded	Senten	ther 30
INITIC	IVIOLICIES	LIIUCU	Jepten	וטכו טט,

		2024			2023		
	Ar	mount	% of Revenues	A	mount	% of Revenues	
			(Dollars in Millions)			-	
Gross profit (loss):							
Building Materials business:							
Aggregates	\$	1,069	32%	\$	1,050	32%	
Cement and ready mixed concrete		192	23%		329	28%	
Asphalt and paving services		77	12%		82	12%	
Total Building Materials business		1,338	29%		1,461	30%	
Magnesia Specialties		84	35%		74	31%	
Corporate		(34)			4		
Total	\$	1,388	28%	\$	1,539	30%	

Building Materials Business

The following table presents shipments data by product line for the Building Materials business:

	Nine Mont	Nine Months Ended September 30,			
	2024	2023	% Change		
	(In Millio	(In Millions)			
Aggregates tons	143.3	152.2	(5.8)%		
Cement tons	1.8	3.2	(44.6)%		
Ready Mixed Concrete cubic yards	3.7	5.1	(26.3)%		
Asphalt tons	6.7	7.0	(5.2)%		

Year-to-date aggregates shipments decreased 5.8%, due largely to significant precipitation in Texas and the Company's East and Central Divisions, as well as softening demand in warehouse, office and retail construction, which were partially offset by shipments from acquired operations. Aggregates average selling price per ton of \$21.74 increased 10.2%, or 11.4% on an organic mix-adjusted basis, due to strong realization of the cumulative effects of 2023 and 2024 pricing actions. Aggregates gross profit improved 2% to \$1.1 billion, as pricing growth more than offset lower shipments.

Cement and ready mixed concrete revenues decreased 30% to \$822 million and gross profit decreased 42% to \$192 million, compared with the prior-year period, primarily attributable to the Divestiture, as well as significant precipitation in Texas.

Asphalt and paving revenues decreased 2% to \$647 million and gross profit decreased 7% to \$77 million, compared with the prior-year period, as lower asphalt shipments and higher aggregates costs more than offset pricing growth.

Aggregates End-Use Markets

While aggregates shipments to the infrastructure market decreased 4%, due largely to inclement weather, the Company expects public construction activity to grow, supported by federal and state funding increases. The infrastructure market accounted for 37% of year-to-date aggregates shipments.

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For the Quarter Ended September 30, 2024

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (Continued)

Aggregates shipments to the nonresidential market decreased 7%, driven by inclement weather in many of the Company's markets and declining warehouse, office and retail construction. The nonresidential market represented 35% of year-to-date aggregates shipments.

Aggregates shipments to the residential market decreased 6%, resulting from inclement weather and general softening in single-family housing resulting from affordability concerns. The residential market accounted for 23% of year-to-date aggregates shipments.

The ChemRock/Rail market accounted for the remaining 5% of year-to-date aggregates shipments. Volumes to this end use market decreased 8% from the prior-year period.

Magnesia Specialties Business

Magnesia Specialties revenues increased 2% to \$243 million for the nine months ended September 30, 2024 and gross profit increased 14% to \$84 million, as higher pricing combined with lower energy and raw materials costs more than offset lower chemical shipments.

Consolidated Operating Results

Consolidated SG&A for the nine months ended September 30 of 2024 was 7.0% of revenues compared with 6.3% in the prior-year period, reflecting lower revenues.

For the nine months ended September 30, consolidated other operating income, net, was \$1.3 billion in 2024 and \$16 million in 2023. The 2024 amount included a \$1.3 billion pretax gain on the Divestiture, which was partially offset by a \$50 million pretax, noncash asset and portfolio rationalization charge (the Rationalization Charge; see Note 13 to the unaudited consolidated financial statements).

Earnings from operations for the nine months ended September 30 were \$2.3 billion in 2024 compared with \$1.2 billion in 2023. The 2024 amount included a \$1.3 billion pretax gain on the Divestiture.

For the nine months ended September 30, 2024 and 2023, the effective income tax rates for continuing operations were 24.1% and 20.6%, respectively. The higher 2024 effective income tax rate versus 2023 was driven by the Divestiture, which reflected the write-off of certain nondeductible goodwill and was treated as a discrete tax event.

Net earnings from continuing operations attributable to Martin Marietta were \$1.7 billion, or \$27.60 per diluted share, in 2024 compared with \$912 million, or \$14.69 per diluted share, in 2023. 2024 included an after-tax gain of \$976 million, or \$15.83 per diluted share, on the Divestiture, an after-tax loss of \$37 million, or \$0.61 per diluted share, for the Rationalization Charge, an after-tax charge of \$15 million, or \$0.23 per diluted share, for the Inventory Markup and after-tax acquisition, divestiture and integration expenses of \$31 million, or \$0.50 per diluted share, related to the Blue Water Industries LLC acquisition and the Divestiture.

LIQUIDITY AND CAPITAL RESOURCES

Cash provided by operating activities for the nine months ended September 30, 2024 and 2023 was \$773 million and \$973 million, respectively, with the year-over-year decrease driven largely by significantly higher income tax payments in 2024 resulting from the Divestiture. Operating cash flow is substantially derived from consolidated net earnings before deducting depreciation, depletion and amortization, and changes in working capital requirements.

The Internal Revenue Service recently announced disaster tax relief for North Carolina businesses affected by Hurricanes Debby and Helene. This relief allows the Company to defer estimated federal and certain state income, payroll and excise

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For the Quarter Ended September 30, 2024

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (Continued)

tax payments for the period from August 2024 through April 2025. The deferred obligation will be due May 1, 2025. The Company deferred income tax payments of \$123 million under this provision as of September 30, 2024, which benefited operating cash flow for the nine months ended September 30, 2024.

The seasonal nature of construction activity impacts the Company's interim operating cash flow when compared with the full year. Full-year 2023 net cash provided by operating activities was \$1.5 billion.

During the nine months ended September 30, 2024 and 2023, the Company paid \$622 million and \$464 million, respectively, for additions to property, plant and equipment. Included in the 2024 additions is the purchase of land and aggregates reserves.

During the first quarter of 2024, the Company received pretax cash proceeds of \$2.1 billion from the Divestiture. On April 5, 2024, the Company used \$2.05 billion of cash on hand to fund the acquisition of 20 active aggregates operations in Alabama, South Carolina, South Florida, Tennessee, and Virginia from affiliates of Blue Water Industries LLC. Subsequently, the Company used available liquidity to fund the South Florida aggregates acquisition on October 25, 2024.

On July 2, 2024, the Company used available liquidity to repay the \$400 million of 4.250% Senior Notes that matured by their own terms.

The Company can repurchase its common stock through open-market purchases pursuant to authority granted by its Board of Directors or through private transactions at such prices and upon such terms as the Chief Executive Officer deems appropriate. During the first nine months of 2024, the Company repurchased 785,758 shares of common stock at an average price of \$572.70 and an aggregate cost of \$450 million. At September 30, 2024, 11.9 million shares of common stock remain under the Company's repurchase authorization.

The Company, through a wholly-owned special-purpose subsidiary, has a \$400 million trade receivable securitization facility (the Trade Receivable Facility) that matures on September 17, 2025. The Trade Receivable Facility contains a cross-default provision to the Company's other debt agreements.

The Company has an \$800 million five-year senior unsecured revolving facility (the Revolving Facility), which matures in December 2028. The Revolving Facility requires the Company's ratio of consolidated net debt-to-consolidated EBITDA, as defined, for the trailing-twelve-month period (the Ratio) to not exceed 3.50 times as of the end of any fiscal quarter, provided that the Company may exclude from the Ratio debt incurred in connection with certain acquisitions during the quarter or the three preceding quarters so long as the Ratio calculated without such exclusion does not exceed 4.00 times. Additionally, if there are no amounts outstanding under the Revolving Facility or the Trade Receivable Facility, consolidated debt, including debt for which the Company is a guarantor, shall be reduced in an amount equal to the lesser of \$500 million or the sum of the Company's unrestricted cash and temporary investments, for purposes of the covenant calculation. The Company was in compliance with the Ratio at September 30, 2024.

In the event of a default on the Ratio, the lenders can terminate the Revolving Facility and Trade Receivable Facility and declare any outstanding balances as immediately due.

Cash on hand, along with the Company's projected internal cash flows and availability of financing resources, including its access to debt and equity capital markets, is expected to continue to be sufficient to provide the capital resources necessary to support anticipated operating needs, cover debt service requirements, address near-term debt maturities, meet capital expenditures and discretionary investment needs, fund certain acquisition opportunities that may arise, allow for payment of dividends for the foreseeable future and allow the repurchase of shares of the Company's common stock. At September 30, 2024, there was \$95 million outstanding under the Trade Receivable Facility and no amounts outstanding under the Revolving Facility, and the Company had \$1.10 billion of unused borrowing capacity under its Revolving Facility and Trade Receivable Facility, subject to complying with the related leverage covenant. As of October

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For the Quarter Ended September 30, 2024

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (Continued)

30, 2024, there was \$300 million outstanding under the Trade Receivable Facility and \$400 million outstanding under the Revolving Facility. Historically, the Company has successfully extended the maturity dates of these credit facilities.

TRENDS AND RISKS

The Company outlined the risks associated with its business in its Annual Report on Form 10-K for the year ended December 31, 2023. Management continues to evaluate its exposure to all operating risks on an ongoing basis.

OTHER MATTERS

If you are interested in Martin Marietta stock, management recommends that, at a minimum, you read the Company's current annual report and Forms 10-K, 10-Q and 8-K reports to the Securities and Exchange Commission (SEC) over the past year. The Company's recent proxy statement for the annual meeting of shareholders also contains important information. These and other materials that have been filed with the SEC are accessible through the Company's website at www.martinmarietta.com and are also available at the SEC's website at www.sec.gov. You may also write or call the Company's Corporate Secretary, who will provide copies of such reports.

Investors are cautioned that all statements in this Form 10-Q that relate to the future involve risks and uncertainties, and are based on assumptions that the Company believes in good faith are reasonable but which may be materially different from actual results. These statements, which are forward-looking statements under the Private Securities Litigation Reform Act of 1995, provide the investor with the Company's expectations or forecasts of future events. You can identify these statements by the fact that they do not relate only to historical or current facts. They may use words such as "anticipate," "may," "expect," "should," "believe," "project," "intend," "will," and other words of similar meaning in connection with future events or future operating or financial performance. Any, or all of, management's forward-looking statements herein and in other publications may turn out to be wrong.

The Company's outlook is subject to risks and uncertainties and is based on assumptions that the Company believes in good faith are reasonable but which may be materially different from actual results. Factors that the Company currently believes could cause actual results to differ materially from the forward-looking statements in this Form 10-Q include, but are not limited to:

- the ability of the Company to face challenges, including shipment declines resulting from economic and weather events beyond the Company's control;
- a widespread decline in aggregates pricing, including a decline in aggregates shipment volume negatively affecting aggregates price;
- the history of both cement and ready mixed concrete being subject to significant changes in supply, demand and price fluctuations:
- the termination, capping and/or reduction or suspension of the federal and/or state fuel tax(es) or other revenue related to public construction;
- the impact of the U.S. elections on the amount available under and timing of federal and state infrastructure spending;
- the level and timing of federal, state or local transportation or infrastructure or public projects funding, most particularly in Texas, North Carolina, Colorado, California, Georgia, Minnesota, Arizona, Iowa, Florida and Indiana;
- the United States Congress' inability to reach agreement among themselves or with the Executive Branch on policy issues that impact the federal budget;
- the ability of states and/or other entities to finance approved projects either with tax revenues or alternative financing structures;
- levels of construction spending in the markets the Company serves;

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For the Quarter Ended September 30, 2024

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

(Continued)

- a reduction in defense spending and the subsequent impact on construction activity on or near military bases;
- a decline in energy-related construction activity resulting from a sustained period of low global oil prices or changes in oil production patterns or capital spending in response to such a decline, particularly in Texas and West Virginia;
- sustained high mortgage interest rates and other factors that have resulted in a slowdown in private construction in some geographies;
- unfavorable weather conditions, particularly Atlantic Ocean, Pacific Ocean and Gulf of Mexico storm and hurricane activity,
 wildfires, the late start to spring or the early onset of winter and the impact of a drought, excessive rainfall or extreme
 temperatures in the markets served by the Company, any of which can significantly affect production schedules, volumes,
 product and/or geographic mix and profitability;
- the volatility of fuel and energy costs, particularly diesel fuel, electricity, natural gas and the impact on the cost, or the availability generally, of other consumables, namely steel, explosives, tires and conveyor belts, and with respect to the Company's Magnesia Specialties business, natural gas;
- continued increases in the cost of other repair and supply parts;
- construction labor shortages and/or supply chain challenges;
- unexpected equipment failures, unscheduled maintenance, industrial accident or other prolonged and/or significant disruption to production facilities;
- the resiliency and potential declines of the Company's various construction end-use markets;
- the potential negative impacts of new waves of COVID-19 or its variants, or any other outbreak of diseases, epidemic or pandemic, or similar public health threat, or fear of such event and its related economic or societal response, including any impact on the Company's suppliers, customers, or other business partners as well as on its employees;
- the performance of the United States economy;
- increasing governmental regulation, including environmental laws and climate change regulations at the federal and state levels;
- transportation availability or a sustained reduction in capital investment by the railroads, notably the availability of railcars, locomotive power and the condition of rail infrastructure to move trains to supply the Company's Texas, Colorado, Florida, Carolinas and Gulf Coast markets, including the movement of essential dolomitic lime for magnesia chemicals to the Company's plant in Manistee, Michigan and its customers;
- increased transportation costs, including increases from higher or fluctuating passed-through energy costs or fuel surcharges, and other costs to comply with tightening regulations, as well as higher volumes of rail and water shipments;
- availability of trucks and licensed drivers for transport of the Company's materials;
- availability and cost of construction equipment in the United States;
- weakening in the steel industry markets served by the Company's dolomitic lime products;
- potential impact on costs, supply chain, oil and gas prices, or other matters relating to geopolitical conflicts, including the war between Russia and Ukraine, the war in Israel and related conflict in the Middle East and the conflict between China and Taiwan;
- trade disputes with one or more nations impacting the U.S. economy, including the impact of tariffs on the steel industry;
- unplanned changes in costs or realignment of customers that introduce volatility to earnings, including that of the Magnesia Specialties business;
- proper functioning of information technology and automated operating systems to manage or support operations;

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For the Quarter Ended September 30, 2024

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

(Continued)

- inflation and its effect on both production and interest costs;
- the concentration of customers in construction markets and the increased risk of potential losses on customer receivables;
- the impact of the level of demand in the Company's end-use markets, production levels and management of production costs on the operating leverage and therefore profitability of the Company;
- the possibility that the expected synergies from acquisitions will not be realized or will not be realized within the expected time period, including achieving anticipated profitability to maintain compliance with the Company's leverage ratio debt covenant;
- the strategic benefits, outlook, performance and opportunities expected as a result of acquisitions and portfolio optimization;
- changes in tax laws, the interpretation of such laws and/or administrative practices, including acquisitions or divestitures, that would increase the Company's tax rate;
- cybersecurity risks;
- violation of the Company's debt covenant if price and/or volumes return to previous levels of instability;
- downward pressure on the Company's common stock price and its impact on goodwill impairment evaluations;
- the possibility of a reduction of the Company's credit rating to non-investment grade; and
- other risk factors listed from time to time found in the Company's filings with the SEC.

You should consider these forward-looking statements in light of risk factors discussed in the Company's Annual Report on Form 10-K for the year ended December 31, 2023 and other periodic filings made with the SEC. All of the Company's forward-looking statements should be considered in light of these factors. In addition, other risks and uncertainties not presently known to the Company or that the Company considers immaterial could affect the accuracy of its forward-looking statements, or adversely affect or be material to the Company. The Company assumes no obligation to update any such forward-looking statements.

INVESTOR ACCESS TO COMPANY FILINGS

Shareholders may obtain, without charge, a copy of Martin Marietta's Annual Report on Form 10-K, as filed with the Securities and Exchange Commission for the fiscal year ended December 31, 2023, by writing to:

Martin Marietta Attn: Corporate Secretary 4123 Parklake Avenue

Raleigh, North Carolina 27612

Additionally, Martin Marietta's Annual Report, press releases and filings with the Securities and Exchange Commission, including Forms 10-K, 10-Q, 8-K and 11-K, can generally be accessed via the Company's website. Filings with the Securities and Exchange Commission accessed via the website are available through a link with the Electronic Data Gathering, Analysis, and Retrieval (EDGAR) system. Accordingly, access to such filings is available upon EDGAR placing the related document in its database. Investor relations contact information is as follows:

Telephone: (919) 510-4736

Website address: www.martinmarietta.com

Information included on the Company's website is not incorporated into, or otherwise creates a part of, this report.

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MARTIN MARIETTA MATERIALS, INC. AND CONSOLIDATED SUBSIDIARIES FORM 10-Q

For the Quarter Ended September 30, 2024

Item 3. Quantitative and Qualitative Disclosures About Market Risk.

The Company's operations are highly dependent upon the interest rate-sensitive construction and steelmaking industries. Consequently, these marketplaces could experience lower levels of economic activity in an environment of rising interest rates or escalating costs.

Management has considered the current economic environment and its potential impact to the Company's business. Demand for aggregates products, particularly in the infrastructure construction market, is affected by federal, state and local budget and deficit issues. Further, delays or cancellations of capital projects in the nonresidential and residential construction markets could occur if companies and consumers are unable to obtain affordable financing for construction projects or if consumer confidence is eroded by economic uncertainty.

Demand in the nonresidential and residential construction markets, which combined accounted for 58% of aggregates shipments for the nine months ended September 30, 2024, is affected by interest rates. While the Federal Reserve has lowered the target federal funds rate 50 basis points since December 31, 2023, it remains above historical levels.

Aside from these inherent risks from within its operations, the Company's earnings are also affected by changes in short-term interest rates and changes in enacted tax laws.

Variable-Rate Borrowing Facilities. At September 30, 2024, the Company had an \$800 million Revolving Facility and a \$400 million Trade Receivable Facility. Borrowings under these facilities bear interest at a variable interest rate. A hypothetical 100-basis-point increase in interest rates on variable-rate borrowings of \$95 million, which was the collective outstanding balance at September 30, 2024, would increase interest expense by \$1 million on an annual basis.

Pension Expense. The Company's results of operations are affected by its pension expense. Assumptions that affect pension expense include the discount rate and, for the qualified defined benefit pension plan only, the expected long-term rate of return on assets. Therefore, the Company has interest rate risk associated with these factors. The impact of hypothetical changes in these assumptions on the Company's annual pension expense is discussed in the Company's Annual Report on Form 10-K for the year ended December 31, 2023.

Income Tax. Any changes in enacted tax laws, rules or regulatory or judicial interpretations, or any change in the pronouncements relating to accounting for income taxes could materially impact the Company's effective tax rate, tax payments, cash flow, financial condition and results of operations.

Energy Costs. Energy costs, including diesel fuel, natural gas, electricity, coal and petroleum coke, represent significant production costs of the Company. The Company may be unable to pass along increases in the costs of energy to customers in the form of price increases for the Company's products. The cement product line and Magnesia Specialties business each have varying fixed-price agreements for a portion of their 2024 energy requirements. Organic energy expense for the nine months ended September 30, 2024 decreased 15% compared with the prior-year period, reflecting a \$0.33-per-gallon decrease in organic diesel costs and a 36% decrease in organic natural gas costs. A hypothetical 10% change in the Company's organic energy prices in 2024 as compared with 2023, assuming comparable volumes, would change 2024 energy expense by \$36 million.

Item 4. Controls and Procedures.

Evaluation of Disclosure Controls and Procedures. As of September 30, 2024, an evaluation was performed under the supervision and with the participation of the Company's management, including the Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and the operation of the Company's disclosure controls and procedures. Based on that evaluation, the Company's management, including the Chief Executive Officer and Chief Financial Officer, concluded that the Company's disclosure controls and procedures were effective as of September 30, 2024. There were no changes in the Company's internal control over financial reporting during the most recently completed fiscal quarter that materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

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MARTIN MARIETTA MATERIALS, INC. AND CONSOLIDATED SUBSIDIARIES FORM 10-Q

For the Quarter Ended September 30, 2024 PART II. OTHER INFORMATION

Item 1. Legal Proceedings.

See Note 9 Commitments and Contingencies, Legal and Administrative Proceedings of this Form 10-Q.

Item 1A. Risk Factors.

Reference is made to *Part I. Item 1A. Risk Factors and Forward-Looking Statements* of the Martin Marietta Annual Report on Form 10-K for the year ended December 31, 2023.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds.

ISSUER PURCHASES OF EQUITY SECURITIES

			Total Number of Shares	Maximum Number of
			Purchased as Part of	Shares that May Yet
	Total Number of	Average Price	Publicly Announced	be Purchased Under
Period	Shares Purchased	Paid per Share	Plans or Programs	the Plans or Programs
July 1, 2024 - July 31, 2024		\$ -		11,935,338
August 1, 2024 - August 31, 2024	_	\$ -	- –	11,935,338
September 1, 2024 - September 30, 2024	_	\$ -		11,935,338
Total			_	

Reference is made to the Company's press release dated February 10, 2015 for the December 31, 2014 fourth-quarter and full-year results and announcement of the share repurchase program. The Company's Board of Directors authorized a maximum of 20 million shares to be repurchased under the program. The program does not have an expiration date.

Item 4. Mine Safety Disclosures.

The information concerning mine safety violations or other regulatory matters required by Section 1503(a) of the Dodd-Frank Wall Street Reform and Consumer Protection Act and Item 104 of Regulation S-K (17 CFR 229.104) is included in Exhibit 95 to this Quarterly Report on Form 10-Q.

Item 5. Other Information

During the three months ended September 30, 2024, no director or officer of the Company adopted or terminated a "Rule 10b5-1 trading arrangement" or "non-Rule 10b5-1 trading arrangement," as each term is defined in Item 408(a) of Regulation S-K.

MARTIN MARIETTA MATERIALS, INC. AND CONSOLIDATED SUBSIDIARIES

FORM 10-Q

For the Quarter Ended September 30, 2024 PART II. OTHER INFORMATION (Continued)

Item 6. Exhibits.

Exhibit No.	Document
<u>31.01</u>	Certification dated October 30, 2024 of Chief Executive Officer pursuant to Securities and Exchange Act of 1934 Rule 13a-14 as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
31.02	Certification dated October 30, 2024 of Chief Financial Officer pursuant to Securities and Exchange Act of 1934 Rule 13a-14 as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
32.01	Written Statement dated October 30, 2024 of Chief Executive Officer required by 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
32.02	Written Statement dated October 30, 2024 of Chief Financial Officer required by 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
<u>95</u>	Mine Safety Disclosures
101.INS	Inline XBRL Instance Document – The instance document does not appear in the Interactive Data File because its XBRL tags are embedded within the Inline XBRL document.
101.SCH	Inline XBRL Taxonomy Extension Schema Document
101.CAL	Inline XBRL Taxonomy Extension Calculation Linkbase Document
101.LAB	Inline XBRL Taxonomy Extension Label Linkbase Document
101.PRE	Inline XBRL Taxonomy Extension Presentation Linkbase Document
101.DEF	Inline XBRL Taxonomy Extension Definition Linkbase
104	Cover Page Interactive Data File (formatted as inline XBRL and contained in Exhibit 101)

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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.

MARTIN MARIETTA MATERIALS, INC. (Registrant)

Date: October 30, 2024 By: /s/ James A. J. Nickolas

James A. J. Nickolas
Executive Vice President and
Chief Financial Officer

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CERTIFICATION PURSUANT TO SECURITIES AND EXCHANGE ACT OF 1934 RULE 13a-14 AS ADOPTED PURSUANT TO SECTION 302 OF SARBANES-OXLEY ACT OF 2002

I, C. Howard Nye, certify that:

- 1. I have reviewed this Form 10-Q of Martin Marietta Materials, Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the consolidated financial statements, and other financial information included in this report, fairly present in all material respects the consolidated financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of consolidated financial statements for external purposes in accordance with generally accepted accounting principles;
 - c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: October 30, 2024 By: /s/ C. Howard Nye

C. Howard Nye
Chair, President and
Chief Executive Officer

CERTIFICATION PURSUANT TO SECURITIES AND EXCHANGE ACT OF 1934 RULE 13a-14 AS ADOPTED PURSUANT TO SECTION 302 OF SARBANES-OXLEY ACT OF 2002

I, James A. J. Nickolas, certify that:

- 1. I have reviewed this Form 10-Q of Martin Marietta Materials, Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the consolidated financial statements, and other financial information included in this report, fairly present in all material respects the consolidated financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of consolidated financial statements for external purposes in accordance with generally accepted accounting principles;
 - c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: October 30, 2024 By: /s/ James A. J. Nickolas

James A. J. Nickolas
Executive Vice President and
Chief Financial Officer

Written Statement Pursuant to 18 U.S.C. 1350, As Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

In connection with the Quarterly Report on Form 10-Q for the period ended September 30, 2024 (the "Report") of Martin Marietta Materials, Inc. (the "Registrant"), as filed with the Securities and Exchange Commission on the date hereof, I, C. Howard Nye, the Chief Executive Officer of the Registrant, certify, to the best of my knowledge, that:

- (1) the Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; and
- (2) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Registrant.

/s/ C. Howard Nye

C. Howard Nye
Chair, President and
Chief Executive Officer

Dated: October 30, 2024

A signed original of this written statement required by Section 906 has been provided to Martin Marietta Materials, Inc. and will be retained by Martin Marietta Materials, Inc. and furnished to the Securities and Exchange Commission or its staff upon request.

Written Statement Pursuant to 18 U.S.C. 1350, As Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

In connection with the Quarterly Report on Form 10-Q for the period ended September 30, 2024 (the "Report") of Martin Marietta Materials, Inc. (the "Registrant"), as filed with the Securities and Exchange Commission on the date hereof, I, James A. J. Nickolas, the Chief Financial Officer of the Registrant, certify, to the best of my knowledge, that:

- (1) the Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; and
- (2) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Registrant.

/s/ James A. J. Nickolas

James A. J. Nickolas
Executive Vice President and
Chief Financial Officer

Dated: October 30, 2024

A signed original of this written statement required by Section 906 has been provided to Martin Marietta Materials, Inc. and will be retained by Martin Marietta Materials, Inc. and furnished to the Securities and Exchange Commission or its staff upon request.

MINE SAFETY DISCLOSURES

The operation of the Company's domestic aggregates quarries and mines is subject to regulation by the federal Mine Safety and Health Administration (MSHA) under the Federal Mine Safety and Health Act of 1977 (the Mine Act). MSHA inspects the Company's quarries and mines on a regular basis and issues various citations and orders when it believes a violation has occurred under the Mine Act. Whenever MSHA issues a citation or order, it also generally proposes a civil penalty, or fine, related to the alleged violation. Citations or orders may be contested and appealed and, as part of that process, are often reduced in severity and amount; they are sometimes dismissed.

Under the Dodd-Frank Wall Street Reform and Consumer Protection Act (the Dodd-Frank Act), the Company is required to present information regarding certain mining safety and health citations which MSHA has issued with respect to its aggregates mining operations in its periodic reports filed with the Securities and Exchange Commission (SEC). In evaluating this information, consideration should be given to factors such as: (i) the number of citations and orders will vary depending on the size of the quarry or mine and types of operations (i.e., underground or surface), (ii) the number of citations issued will vary from inspector to inspector and location to location, and (iii) citations and orders can be contested and appealed, and in that process, may be reduced in severity and amount, and are sometimes dismissed.

The Company has provided the information below in response to the SEC's rules and regulations issued under the provisions of the Dodd-Frank Act. The disclosures reflect U.S. mining operations only, as the requirements of the Dodd-Frank Act and the SEC rules and regulations thereunder do not apply to the Company's quarries and mines operated outside the United States.

The Company presents the following items regarding certain mining safety and health matters for the three months ended September 30, 2024:

- Total number of violations of mandatory health or safety standards that could significantly and substantially contribute to the cause and effect of a mine safety or health hazard under section 104 of the Mine Act for which the Company has received a citation from MSHA (hereinafter, "Section 104 S&S Citations"). If MSHA determines that a violation of a mandatory health or safety standard is likely to result in a reasonably serious injury or illness under the unique circumstance contributed to by the violation, MSHA will classify the violation as a "significant and substantial" violation (commonly referred to as an S&S violation). MSHA inspectors will classify each citation or order written as an S&S violation or not.
- Total number of orders issued under section 104(b) of the Mine Act (hereinafter, "Section 104(b) Orders"). These orders are issued for situations in which MSHA determines a previous violation covered by a Section 104(a) citation has not been totally abated within the prescribed time period, so a further order is needed to require the mine operator to immediately withdraw all persons (except authorized persons) from the affected area of a quarry or mine.
- Total number of citations and orders for unwarrantable failure of the mine operator to comply with mandatory health or safety standards under Section 104(d) of the Mine Act (hereinafter, "Section 104(d) Citations and Orders"). These violations are similar to those described above, but the standard is that the violation could significantly and substantially contribute to the cause and effect of a safety

or health hazard, but the conditions do not cause imminent danger, and the MSHA inspector finds that the violation is caused by an unwarranted failure of the operator to comply with the health and safety standards.

- Total number of flagrant violations under section 110(b)(2) of the Mine Act (hereinafter, "Section 110(b)(2) Violations"). These violations are penalty violations issued if MSHA determines that violations are "flagrant", for which civil penalties may be assessed. A "flagrant" violation means a reckless or repeated failure to make reasonable efforts to eliminate a known violation of a mandatory health or safety standard that substantially and proximately caused, or reasonably could have been expected to cause, death or serious bodily injury.
- Total number of imminent danger orders issued under section 107(a) of the Mine Act (hereinafter, "Section 107(a) Orders"). These
 orders are issued for situations in which MSHA determines an imminent danger exists in the quarry or mine and results in orders of
 immediate withdrawal of all persons (except certain authorized persons) from the area of the quarry or mine affected by its
 condition until the imminent danger and the underlying conditions causing the imminent danger no longer exist.
- Total dollar value of proposed assessments from MSHA under the Mine Act. These are the amounts of proposed assessments issued by MSHA with each citation or order for the time period covered by the reports. Penalties are assessed by MSHA according to a formula that considers a number of factors, including the mine operator's history, size, negligence, gravity of the violation, good faith in trying to correct the violation promptly, and the effect of the penalty on the operator's ability to continue in business.
- Total number of mining-related fatalities. Mines subject to the Mine Act are required to report all fatalities occurring at their
 facilities unless the fatality is determined to be "non-chargeable" to the mining industry. The final rules of the SEC require disclosure
 of mining-related fatalities at mines subject to the Mine Act. Only fatalities determined by MSHA not to be mining-related may be
 excluded.
- Receipt of written notice from MSHA of a pattern (or a potential to have such a pattern) of violations of mandatory health or safety standards that are of such nature as could have significantly and substantially contributed to the cause and effect of other mine health or safety hazards under Section 104(e) of the Mine Act. If MSHA determines that a mine has a "pattern" of these types of violations, or the potential to have such a pattern, MSHA is required to notify the mine operator of the existence of such a thing.
- Legal actions before the Federal Mine Safety and Health Review Commissions pending as of the last day of period.
- Legal actions before the Federal Mine Safety and Health Review Commissions initiated during period.
- Legal actions before the Federal Mine Safety and Health Review Commissions resolved during period.

The Federal Mine Safety and Health Review Commission (the Commission) is an independent adjudicative agency that provides administrative trial and appellate review of legal disputes arising under the Mine Act. The cases may involve, among other questions, challenges by operators to citations, orders and

penalties they have received from MSHA, or complaints of discrimination by miners under Section 105 of the Mine Act. Appendix 1 shows, for each of the Company's quarries and mines identified, as of September 30, 2024, the number of legal actions pending before the Commission, along with the number of legal actions initiated before the Commission during the quarter as well as resolved during the quarter. In addition, Appendix 1 includes a footnote to the column for legal actions before the Commission pending as of the last day of the period, which footnote breaks down that total number of legal actions pending by categories according to the type of proceeding in accordance with various categories established by the Procedural Rules of the Commission.

Appendix 1 attached.

Location	MSHA ID	Section 104 S&S Citation s (#)	104(b)	Citatio ns and	(2)	Section 107(a) Orders	ment/	S	ber of Minin g Relat ed	of Pattern of Violatio n Under Section 104(e)		Actions	Legal Action s Institu ted	Actions Resolv ed During
Abingdon Quarry	44000 03	0	0	0	0	0	\$ (0	0	no	no	0	0	0
Alexander Quarry	31016 36	0	0	0	0	0	\$ (0	0	no	no	0	0	0
Allsboro Quarry	01020 14	0	0	0	0	0		0		no	no	0	0	0
Amelia Quarry	44073 72	0	0	0	0	0	\$ (0	0	no	no	0	0	0
American Stone	31001 89	0	0	0	0	0		0		no	no	0	0	0
Anderson Creek Quarry	44029 63	0	0	0	0	0		0		no	no	0	0	0
Appling Quarry	09010 83	0	0	0	0	0		0		no	no	0	0	0
	31000										110			
Arrowood Quarry	59 31000	0	0	0	0	0	\$ (0	0	no	no	0	0	0
Asheboro Quarry	66 01000	0	0	0	0	0	\$ (0	0	no	no	0	0	0
Auburn Al Quarry	06	0	0	0	0	0	\$ (0	0	no	no	0	0	0
Auburn GA Quarry	09004 36	0	0	0	0	0	\$ (0	0	no	no	0	0	0
Augusta GA Quarry	09000 65	0	0	0	0	0	\$ (0	0	no	no	0	0	0
Bakers Quarry	31000 71	0	0	0	0	0	\$ (0	0	no	no	0	0	0
Ball Ground Quarry	09009 55	0	0	0	0	0	\$ (0	0	no	no	0	0	0
Belgrade Quarry	31000 64	0	0	0	0	0	\$ (0	0	no	no	0	0	0
Benson Quarry	31019 79	0	0	0	0	0	\$ (0	0	no	no	0	0	0
Berkeley Quarry	38000 72	4	0	0	0	0	\$ (0	0	no	no	0	0	0
Bessemer City Quarry	31011 05	0	0	0	0	0	\$ 16	1	0	no	no	0	0	0
Bonds Quarry	31019 63	1	0	0	0	0	\$ (0	0	no	no	0	0	0
Boonesboro Quarry	18000 24	0	0	0	0	0	\$ (0	0	no	no	0	0	0
Burlington Quarry	31000 42	0	0	0	0	0	\$ (0	0	no	no	0	0	0
Caldwell Quarry	31018 69	0	0	0	0	0	\$ (0	0	no	no	0	0	0
Calhoun Quarry	40033 95	0	0	0	0	0	\$ (0	0	no	no	0	0	0
Calhoun Sand	38007 16	0	0	0	0	0	\$ (0	0	no	no	0	0	0
Castle Hayne Quarry	31000 63	0	0	0	0	0	\$ (0	0	no	no	0	0	0

Cayce	38000 16	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Central Rock Quarry	31000 50	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Charlotte Portable Plant	31023 1 41	0	0	0	0	0	\$ 0	0	no	no	0	0	0

												App	oendix 1
Charlotte Quarry	31000 57	1	0	0	0	0	\$ 147	0	no	no	0	0	0
Chattanooga Quarry	40031 59	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Churchville Quarry	18000 12	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Clarks Quarry	31020 09	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Coy Stone Plant	40024 65	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Cumming Quarry	09004 60	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Denver Quarry	31019 71	1	0	0	0	0	\$ 147	0	no	no	0	0	0
Doswell Quarry VA	44000 45	2	0	0	0	0	\$ 0	0	no	no	0	0	0
Douglasville Quarry	09000 24	0	0	0	0	0	\$ 0	0	no	no	0	0	0
East Alamance Quarry	31020 21	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Edgefield Quarry	38007 38	1	0	0	0	0	\$ 0	0	no	no	0	0	0
Edmund Sand	38006 62	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Elizabethton Quarry	40030 75	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Forks of The River Quarry	40016 10	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Fountain Quarry	31000 65	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Franklin Quarry	31021 30	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Frederick Quarry	18000 13	0	0	0	0	0	\$ 147	0	no	no	0	0	0
Fuquay Quarry	31020 55	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Garner Quarry	31000 72	1	0	0	0	0	\$ 0	0	no	no	0	0	0
Georgetown II Quarry	38005 25	1	0	0	0	0	\$ 713	0	no	no	0	0	0
Grasselli Quarry	40031 31	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Greenback Quarry	40024 88	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Greensboro Portable Plt	31023 36	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Hickory Quarry	31000 43	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Homer Quarry	09009 58	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Huntsville Quarry	01026 60	0	0	0	0	0	\$ 0	0	no	no	0	0	0
I-75 Quarry	40012 47	1	0	0	0	0	\$ 0	0	no	no	0	0	0
Jamestown Quarry	31000 51	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Jefferson Quarry	09011 06	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Junction City Quarry	09010 29	0	0	0	0	0	\$ 294	0	no	no	0	0	0
Kannapolis Quarry	31000	0	0	0	0	0	\$ 0	0	no	no	0	0	0

	70													
	18007													
Kent Sand & Gravel	45	0	0	0	0	0	\$	0	0	no	no	0	0	0
	31000													
Kings Mountain Quarry	47	4	0	0	0	0	\$ 3	,990	0	no	no	0	0	0
	31011													
Lemon Springs Quarry	04	0	0	0	0	0	\$	147	0	no	no	0	0	0
	09000													
Lithonia Quarry	23	0	0	0	0	0	\$	0	0	no	no	0	0	0
	38007													
Loamy Sand Gravel	21	0	0	0	0	0	\$	0	0	no	no	0	0	0
	40001													
Locust Mount Quarry	22	0	0	0	0	0	\$	0	0	no	no	0	0	0

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Maiden Quarry	31021 25	0	0	0	0	0	\$	0	0	no	no	0	0	0
Mallard Creek Quarry	31020 06	0	0	0	0	0	\$	441	0	no	no	0	0	0
Matthews Quarry	31020 84	0	0	0	0	0	\$	0	0	no	no	0	0	0
Maylene Quarry	01006 34	0	0	0	0	0	\$	0	0	no	no	0	0	0
Medford Quarry	18000 35	0	0	0	0	0	\$	0	0	no	no	0	0	0
Midlothian Quarry	44037 67	7	0	0	0	0	\$:	1,103	0	no	no	0	0	0
Midway Quarry	40011 69	0	0	0	0	0	\$	0	0	no	no	0	0	0
Misc Greensboro District		0	0	0	0	0	\$	0	0	no	no	0	0	0
Monterey Sand	40007 98	0	0	0	0	0	\$	0	0	no	no	0	0	0
Morgan County	09011 26	0	0	0	0	0	\$	0	0	no	no	0	0	0
Newton Quarry	09008 99	0	0	0	0	0	\$	0	0	no	no	0	0	0
North Columbia	38001 46	2	0	0	0	0	\$	0	0	no	no	0	0	0
North East Quarry	18004 17	0	0	0	0	0	\$	0	0	no	no	0	0	0
O'Neal Plant Co 19	01030 76	0	0	0	0	0	\$	0	0	no	no	0	0	0
Old Charleston Sand	38007 02	0	0	0	0	0	\$	0	0	no	no	0	0	0
Onslow Quarry	31021	0	0	0	0	0	\$	0	0	no	no	0	0	0
Palmetto Sand Company	38007 10 09011	0	0	0	0	0	\$	0	0	no	no	0	0	0
Paulding Quarry	07	0	0	0	0	0	\$	294	0	no	no	0	0	0
Perry Quarry	08010 83 18000	0	0	0	0	0	\$	0	0	no	no	0	0	0
Pinesburg Quarry	21 31000	0	0	0	0	0	\$	0	0	no	no	0	0	0
Pomona Quarry	52 31019	0	0	0	0	0	\$	0	0	no	no	0	0	0
Raleigh Durham Quarry	41 44000	1	0	0	0	0	\$	0	0	no	no	0	0	0
Red Hill Quarry	72 09000	0	0	0	0	0	\$	0	0	no	no	0	0	0
Red Oak Quarry	69 31000	0	0	0	0	0	\$	0	0	no	no	0	0	0
Reidsville Quarry	68 40032	0	0	0	0	0	\$	0	0	no	no	0	0	0
Riverbend Quarry	24 38000	0	0	0	0	0	\$	0	0	no	no	0	0	0
Rock Hill Quarry	26 31019	0	0	0	0	0	\$	0	0	no	no	0	0	0
Rocky Point Quarry	56 09000	0	0	0	0	0	\$	0	0	no	no	0	0	0
Ruby Quarry	74 38007	0	0	0	0	0	\$	147	0	no	no	0	0	0
Salem Sand Salem Stone	58 31020	0	0 0	0 0	0	0 0	\$ \$	576 0	0	no no	no no	0 0	0 0	0
·		-	-	-	-	-	•	-	-	-	-	-	-	-

	38												
SDL O	08013	•	0		0		_				•		0
SDI Quarry	36	0	0	0	0	0	\$ 0	0	no	no	0	0	0
	09011												
Six Mile Quarry	44	0	0	0	0	0	\$ 294	0	no	no	0	0	0
	09011												
St. Marys Sand Company	99	0	0	0	0	0	\$ 0	0	no	no	0	0	0
	31000												
Statesville Quarry	55	0	0	0	0	0	\$ 0	0	no	no	0	0	0
	18000												
Texas Quarry	09	0	0	0	0	0	\$ 0	0	no	no	0	0	0
	31014												
Thomasville Quarry	75	0	0	0	0	0	\$ 0	0	no	no	0	0	0

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Tri Cities Airport Quarry	40016 57	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Tyrone Quarry	09003 06	2	0	0	0	0	\$ 0	0	no	no	0	0	0
Unicoi	40020 75	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Vance Quarry Co 19	01030 22	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Warfordsburg Quarry	36001 68	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Warrenton Quarry	09005 80	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Watauga Quarry	40001 24	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Wilmington Sand	31013 08	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Wilson Quarry	31022 30	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Woodleaf Quarry	31000 69	0	0	0	0	0	\$ 0	0	no	no	0	0	0
(45) North Indianapolis SURFACE	12000 02	70	0	0	0	1	\$ 0	0	no	no	1	1	1
Alden Portable Plant #2	13020 33	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Alden Portable Sand	13020 37	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Alden Quarry	13002 28	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Ames Mine	13000 14	0	0	0	0	0	\$ 147	0	no	no	0	0	0
Apple Grove S G	33016 76	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Belmont Sand	12019 11	0	0	0	0	0	\$ 0	0	no	no	1	1	0
Bowling Green North Quarry	15000 65	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Bowling Green South Quarry	15000 25	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Burning Springs Mine	46088 62	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Carmel Sand	12021 24	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Cedar Rapids Quarry	13001 22	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Cedarville Quarry	33040 72	2	0	0	0	0	\$ 0	0	no	no	0	0	0
Cloverdale Quarry	12017 44	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Cumberland Quarry (Kentucky)	15000 37	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Des Moines Portable	13001 50	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Des Moines Portable #2 Primary	13009 32	2	0	0	0	0	\$ 0	0	no	no	0	0	0
DES MOINES PORTABLE SAND	13025 04	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Dubois Quarry	25010 46	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Durham Mine	13012 25	0	0	0	0	0	\$ 147	0	no	no	0	0	0
E Town Sand Gravel	33042	0	0	0	0	0	\$ 0	0	no	no	0	0	0

	79												
	13021												
Earlham Quarry	23	0	0	0	0	0	\$ 0	0	no	no	0	0	0
	21012												
Elk River Wash Plant	18	0	0	0	0	0	\$ 0	0	no	no	0	0	0
	33013												
Fairfield Sand & Gravel	96	0	0	0	0	0	\$ 0	0	no	no	0	0	0
	13001												
Ferguson Quarry	24	2	0	0	0	0	\$ 0	0	no	no	0	0	0
	25013												
Fort Calhoun Mine UG	00	1	0	0	0	0	\$ 848	0	no	no	2	1	0
	13000												
Fort Dodge Mine	32	0	0	0	0	0	\$ 147	0	no	no	0	0	0

													App	pendix 1
Greenwood Quarry New	23001 41	0	0	0	0	0	\$	0	0	no	no	0	0	0
Harlan Quarry	15000 71	1	0	0	0	0	\$	0	0	no	no	0	0	0
Hartford Quarry	15000 95	0	0	0	0	0	\$	0	0	no	no	0	0	0
	13021													
Iowa Grading Plant 854	26 13023	0	0	0	0	0	\$	0	0	no	no	0	0	0
Iowa Grading 2 Johnson County Sand &	16 12025	0	0	0	0	0	\$	0	0	no	no	0	0	0
Gravel	06	0	0	0	0	0	\$	0	0	no	no	0	0	0
Kentucky Ave Mine	12017 62	5	0	0	0	0	\$	0	0	no	no	0	0	0
Kokomo Mine UG	12021 05	0	0	0	0	0	\$	147	0	no	no	0	0	0
Kokomo Sand	12022 03	0	0	0	0	0	\$	0	0	no	no	0	0	0
Kokomo Stone (Surface)	12001 42	0	0	0	0	0	\$	0	0	no	no	0	0	0
	40030										110			
Lebanon Quarry	12 13022	0	0	0	0	0	\$	0	0	no	no	0	0	0
Linn County Sand	08 13001	0	0	0	0	0	\$	0	0	no	no	0	0	0
Malcom Mine	12	0	0	0	0	0	\$	0	0	no	no	0	0	0
Midwest Division OH	00A23 54	0	0	0	0	0	\$	0	0	no	no	0	0	0
MN Portable # 1	21011 12	0	0	0	0	0	\$	0	0	no	no	0	0	0
MN Portable # 2	21015 93	0	0	0	0	0	\$	0	0	no	no	0	0	0
MN Portable # 3	21031 47	0	0	0	0	0	\$	0	0	no	no	0	0	0
	21032										110			
MN Portable # 4	87 21011	0	0	0	0	0	\$	0	0	no	no	0	0	0
MN Portable # 5	10 21031	0	0	0	0	0	\$	0	0	no	no	0	0	0
MN Portable # 6	20	0	0	0	0	0	\$	0	0	no	no	0	0	0
MN Portable # 7	21033 55	0	0	0	0	0	\$	0	0	no	no	0	0	0
MN Portable # 8	21018 43	0	0	0	0	0	\$	0	0	no	no	0	0	0
MN Reclamation	21036 90	0	0	0	0	0	\$	0	0	no	no	0	0	0
	13021 88	0										0		
Moore Quarry	40000		0	0	0	0	\$	0	0	no	no		0	0
Murfreesboro Quarry	53 33043	0	0	0	0	0	\$	0	0	no	no	0	0	0
New Miami Plant	83 12019	0	0	0	0	0	\$	0	0	no	no	0	0	0
Noblesville Sand	94	0	0	0	0	0	\$	0	0	no	no	1	1	0
Noblesville Stone	12021 76	0	0	0	0	0	\$	602	0	no	no	0	0	1
North Indianapolis Quarr	12019 y 93	3	0	0	0	0	\$ 4	1,089	0	no	no	0	0	0
North Valley Sand	25012 71	0	0	0	0	0	\$	0	0	no	no	0	0	0
Ottawa Quarry New	14015	0	0	0	0	0	\$	0	0	no	no	0	0	0

	90												
	13021												
Pedersen Quarry	92	0	0	0	0	0	\$ 0	0	no	no	0	0	0
	12023												
Perkinsville Sand & Grave	el 78	1	0	0	0	0	\$ 0	0	no	no	1	1	1
	15168												
Petersburg Ky Gravel	95	0	0	0	0	0	\$ 0	0	no	no	0	0	0
	33000												
Phillipsburg Quarry	06	0	0	0	0	0	\$ 147	0	no	no	0	0	0
Portland Quarry (Alden	13021												
Portable Wash)	22	1	0	0	0	0	\$ 0	0	no	no	0	0	0

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Putnam Quarry	12022 42	0	0	0	0	0	\$	294	0	no	no	0	0	0
Raccoon River Sand	13023 15	0	0	0	0	0	\$	0	0	no	no	0	0	0
Randolph Mine	23023 08	0	0	0	0	0	\$	0	0	no	no	1	0	0
Reasnor Sand	13008 14	0	0	0	0	0	\$	0	0	no	no	0	0	0
Saylorville Sand	13022 90	0	0	0	0	0	\$	0	0	no	no	0	0	0
Shamrock SG	33040 11	0	0	0	0	0	\$	0	0	no	no	0	0	0
Smyrna Quarry	40029 40	0	0	0	0	0	\$	0	0	no	no	0	0	0
Spring Valley Cook Rd SG	33045 34	4	0	0	0	0	\$	0	0	no	no	0	0	0
St Cloud Quarry	21000 81	0	0	0	0	0	\$	0	0	no	no	0	0	0
Stamper Mine	23022 32	0	0	0	0	0	\$	0	0	no	no	1	0	0
Stones River Quarry	40034 15	0	0	0	0	0	\$	0	0	no	no	0	0	0
Sully Mine	13000 63	0	0	0	0	0	\$	0	0	no	no	0	0	0
Sunflower Qy Co 61	14015 56	0	0	0	0	0	\$	0	0	no	no	0	0	0
Troy Gravel	33016 78	0	0	0	0	0	\$	0	0	no	no	0	0	0
Walterloo Sand	25013 14	0	0	0	0	0	\$	0	0	no	no	0	0	0
Waverly Sand	12020 38	0	0	0	0	0	\$	0	0	no	no	0	0	0
Weeping Water Mine	25009 98	1	0	0	0	0	\$ 1	l,491	0	no	no	0	0	0
West Center Sand	25012 31	0	0	0	0	0	\$	0	0	no	no	0	0	0
Xenia Gravel	33013 93	0	0	0	0	0	\$	0	0	no	no	0	0	0
Yellow Medicine Quarry	21000	0	0	0	0	0	\$	147	0	no	no	0	0	0
Bennett Sand & Gravel	05009 29	0	0	0	0	0	\$	0	0	no	no	0	0	0
Clarkdale Sand & Gravel	02025	0	0	0	0	0	\$	0	0	no	no	0	0	0
Clayton	04001 59	0	0	0	0	0	\$	0	0	no	no	0	0	0
Coolidge Plant 65	02031 73 04047	0	0	0	0	0	\$	0	0	no	no	0	0	0
Eagle Valley Plant	58 48000	0	0	0	0	0	\$	0	0	no	no	0	0	0
Granite Canyon Quarry	18 05046	0	0	0	0	0	\$	0	0	no	no	0	0	0
Greeley 35th Sand Grave	l 13	0	0	0	0	0	\$	0	0	no	no	0	0	0
Guernsey Quarry	48000 04 02026	0	0	0	0	0	\$	0	0	no	no	0	0	0
Hassayampa	79 05009	0	0	0	0	0	\$	0	0	no	no	0	0	0
Hatchery	54	0	0	0	0	0	\$	147	0	no	no	0	0	0
Hughson AGG & HMA	04017	0	0	0	0	0	\$	0	0	no	no	0	0	0

	69												
	04018	_	_	_	_			_			_	_	
Irwindale Plant	38	0	0	0	0	0	\$ 0	0	no	no	0	0	0
	04026												
Lakeside Vigilante Plant	85	1	0	0	0	0	\$ 0	0	no	no	0	0	0
	04028												
Merced AGG & HMA	41	0	0	0	0	0	\$ 0	0	no	no	0	0	0
	42021												
Milford Quarry Utah	77	0	0	0	0	0	\$ 0	0	no	no	0	0	0
	04029												
Miramar Recycle Plant	11	0	0	0	0	0	\$ 0	0	no	no	0	0	0
Northern Portable	05045												
Crushing #10	31	0	0	0	0	0	\$ 0	0	no	no	0	0	0

													App	oendix 1
Northern Portable Plant 17	05047 35	0	0	0	0	0	\$	0	0	no	no	0	0	0
Northern Portable Plant 4	48015 1 65	0	0	0	0	0	\$	0	0	no	no	0	0	0
Pacific Quarry	45008 44	0	0	0	0	0	\$	0	0	no	no	0	0	0
	05046													
Parkdale Quarry	35 05032	0	0	0	0	0	\$	0	0	no	no	0	0	0
Parsons Sand Gravel	15 05045	0	0	0	0	0	\$	0	0	no	no	0	0	0
Penrose Sand and Gravel	09	0	0	0	0	0	\$	555	0	no	no	0	0	0
Pier 92 Marine Aggregates	04052 61	0	0	0	0	0	\$	0	0	no	no	0	0	0
Platte Sand and Gravel	05044 18	0	0	0	0	0	\$	0	0	no	no	0	0	0
Portable Plant 1	05043 59	0	0	0	0	0	\$	0	0	no	no	0	0	0
Portable Plant 11	05039 84	0	0	0	0	0	\$	0	0	no	no	0	0	0
Portable Plant 21	05045 20	0	0	0	0	0	\$	0	0	no	no	0	0	0
Red Canyon Quarry	05041 36	0	0	0	0	0	\$	0	0	no	no	0	0	0
Rich Sand & Gravel	05041 86	0	0	0	0	0	\$	0	0	no	no	0	0	0
River Ranch AGG	02026 46	0	0	0	0	0	\$	0	0	no	no	0	0	0
Riverbend Sand Gravel	05048 41	3	0	0	0	0	\$	386	0	no	no	1	0	0
San Andreas AGG	04005 39	0	0	0	0	0	\$	0	0	no	no	0	0	0
Sanger AGG	04057 99	0	0	0	0	0	\$	0	0	no	no	0	0	0
Santa Margarita Aggregates	04016 16	0	0	0	0	0	\$	0	0	no	no	0	0	0
Santee Plant	04055 64	0	0	0	0	0	\$	0	0	no	no	0	0	0
Sisquoc Aggregates	04019 59	0	0	0	0	0	\$	0	0	no	no	0	0	0
Spec Agg Quarry	05008 60	0	0	0	0	0	\$	0	0	no	no	0	0	0
Sunol Plant	04018 59	0	0	0	0	0	\$	0	0	no	no	0	0	0
Sulloi Flant	05045	U	U							110	110	U		U
Taft Sand Gravel Tidewater Oakland	26 04030	0	0	0	0	0	\$	0	0	no	no	0	0	0
Marine Agg	02	0	0	0	0	0	\$	0	0	no	no	0	0	0
Walstrum Quarry	05039 35	2	0	0	0	1	\$ 1	l,514	0	no	no	2	2	0
Yavapai AGG	02012 22	0	0	0	0	0	\$	0	0	no	no	0	0	1
51 Sand & Gravel	41053 81	0	0	0	0	0	\$	0	0	no	no	0	0	0
Beckmann Quarry	41013 35	0	0	0	0	0	\$	0	0	no	no	0	0	0
Bedrock Sand Gravel	41032 83	0	0	0	0	0	\$	0	0	no	no	0	0	0
Bells Savoy SG	41040 19	0	0	0	0	0	\$	0	0	no	no	0	0	0
Black Rock Quarry	03000	0	0	0	0	0	\$	147	0	no	no	0	0	0

	11												
	41041												
Black Spur Quarry	59	0	0	0	0	0	\$ 0	0	no	no	0	0	0
	41000												
Bridgeport Stone	07	0	0	0	0	0	\$ 0	0	no	no	1	0	0
	34004												
Broken Bow SG	60	0	0	0	0	0	\$ 0	0	no	no	0	0	0
	34012												
Davis Quarry	99	5	0	0	0	0	\$ 0	0	no	no	0	0	0
	41039												
Garfield SG	09	0	0	0	0	0	\$ 0	0	no	no	0	0	0
	41028												
Garwood Gravel	86	2	0	0	0	0	\$ 0	0	no	no	0	0	0

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GMS	000C3 35	0	0	0	0	0	\$	0	0	no	no	0	0	0
Hatton Quarry	03016 14	0	0	0	0	0	\$	0	0	no	no	0	0	0
Helotes	41031 37	0	0	0	0	0	\$	0	0	no	no	0	0	0
Highway 211 Quarry	41038 29	0	0	0	0	0	\$	0	0	no	no	0	0	0
Hondo	41047 08	0	0	0	0	0	\$	0	0	no	no	0	0	0
Hugo Quarry	34000 61	0	0	0	0	0	\$	0	0	no	no	0	0	0
Hunter Stone	41052 30	0	0	0	0	0	\$	0	0	no	no	0	0	0
Idabel Quarry	34005 07	0	0	0	0	0	\$	0	0	no	no	0	0	0
Jones Mill Quarry	03015 86	1	0	0	0	0	\$	0	0	no	no	0	0	0
Liberty Ranch Sand	41052 68	0	0	0	0	0	\$	0	0	no	no	4	0	0
Medina Rock Rail	41051 70	2	0	0	0	0	\$	0	0	no	no	0	0	0
Midlothian Cement	41000 71	13	0	0	0	0	\$	0	0	no	no	2	0	0
Mill Creek Limestone	34018 59	1	0	0	0	0	\$	0	0	no	no	0	0	0
Mill Creek Quarry	34012 85	0	0	0	0	0	\$	0	0	no	no	0	0	0
North Austin Quarry	41043 80	0	0	0	0	0	\$	0	0	no	no	0	0	0
North Bridgeport Quarry (Chico Quarry)	41033 60	0	0	0	0	0		147	0	no	no	0	0	0
Perryville Aggregates	16014 17	0	0	0	0	0	\$	0	0	no	no	0	0	0
Poteet Sand	41013 42	0	0	0	0	0	\$	0	0	no	no	0	0	0
Rio Medina	41035 94	0	0	0	0	0	\$	0	0	no	no	0	0	0
San Pedro Quarry	41013 37	0	0	0	0	0	\$	0	0	no	no	0	0	0
Sawyer East Quarry Portable	34018 09	0	0	0	0	0	\$	0	0	no	no	0	0	0
Sawyer Quarry	34016 34	0	0	0	0	0	\$	0	0	no	no	0	0	0
Smithson Valley Quarry	41041 08	0	0	0	0	0	\$	0	0	no	no	0	0	0
Snyder Quarry	34016 51	0	0	0	0	0	\$	0	0	no	no	0	0	0
South Texas Port #2 (Gulf Coast Portable #2)		0	0	0	0	0	\$	0	0	no	no	0	0	0
Tin Top SG	41028 52	0	0	0	0	0	\$	0	0	no	no	0	0	0
Washita Quarry	34020 49	2	0	0	0	0		294	0	no	no	0	0	0
Webberville	41043	0	0	0	0	0	\$	0	0	no	no	0	0	0
Woodworth Aggregates	16010 70	0	0	0	0	0	\$	0	0	no	no	0	0	0
Woodville - Stone	33001 56	0	0	0	0	0	\$ 2,		0	no	no	0	0	1
Geology and Exploration	00B71	0	0	0	0	0	\$ 2,	0	0	no	no	0	0	0

	27													
	00B93													
Salisbury Shop	38	0	0	0	0	0	\$	0	0	no	no	0	0	0
							22	,55						
TOTAL		154	0	0	0	2	\$	6	0			18	7	5

* Of the 18 legal actions pending on September 30, 2024, nine were contests of citations or orders referenced in Subpart B of CFR Part 2700, which includes contests of citations and orders issued under Section 104 of the Mine Act and contests of imminent danger orders under Section 107 of the Mine Act, six were contests of proposed penalties referenced in Subpart C of 29 CFR Part 2700, which are administrative proceedings before the Commission challenging a civil penalty that MSHA has proposed for the violation contained in a citation or order, and three were a contest of an order issued under Section 103 (K) of the Mine Act.