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UNITED STATES SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
SCHEDULE 13G
Under the Securities Exchange Act of 1934
(Amendment No. 1)*
Lockheed Martin Corp.
(Name of Issuer)
Common Stock
(Title of Class of Securities)
539830109
(CUSIP Number)
Check the following box if a fee is being paid with this
             ___. (A fee is not required only if the filing
person: (1) has a previous statement on file reporting
beneficial ownership of more than five percent of the class
of securities described in Item 1; and (2) has filed no
amendment subsequent thereto reporting beneficial ownership
of five percent or less of such class.) (See Rule 13d-7).
* The remainder of this cover page shall be filled out for a
reporting person's initial filing on this form with respect
to the subject class of securities, and for any subsequent
amendment \bar{\text{c}} ontaining information which would alter the
disclosures provided in a prior cover page.
The information required in the remainder of this cover page
shall not be deemed to be "filed" for the purpose of Section
18 of the Securities Exchange Act of 1934 ("Act") or
otherwise subject to the liabilities of that section of the
Act by shall be subject to all other provisions of the Act
(however, see the Notes).
Cusip 539830109
                                              Page 2 of 8
NAME OF REPORTING PERSON
S.S. or I.R.S. IDENTIFICATION NO. OF ABOVE PERSON
Brinson Partners, Inc.
36-3664388
CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*
h
SEC USE ONLY
CITIZENSHIP OR PLACE OF ORGANIZATION
Delaware corporation
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON
WITH
SOLE VOTING POWER
- -0-
SHARED VOTING POWER
7,217,500 shares
SOLE DISPOSITIVE POWER
- -0-
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8

SHARED DISPOSITIVE POWER
7,217,500 shares

9
AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
7,217,500 shares

10
CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*

11
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
3.6%

12 TYPE OF REPORTING PERSON*

CO IA

* SEE INSTRUCTION BEFORE FILLING OUT!

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Cusip 539830109
                                             Page 3 of 8
NAME OF REPORTING PERSON
S.S. or I.R.S. IDENTIFICATION NO. OF ABOVE PERSON
Brinson Trust Company
36-3718331
CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*
b
SEC USE ONLY
CITIZENSHIP OR PLACE OF ORGANIZATION
Illinois corporation
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON
WITH
SOLE VOTING POWER
- -0-
SHARED VOTING POWER
1,975,300 shares
SOLE DISPOSITIVE POWER
- -0-
SHARED DISPOSITIVE POWER
1,975,300 shares
AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
1,975,300 shares
CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN
SHARES*
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PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

..98%

TYPE OF REPORTING PERSON*

* SEE INSTRUCTION BEFORE FILLING OUT!

12

BK

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Cusip 539830109
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CO HC

* SEE INSTRUCTION BEFORE FILLING OUT!

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NAME OF REPORTING PERSON
S.S. or I.R.S. IDENTIFICATION NO. OF ABOVE PERSON
Brinson Holdings, Inc.
36-3670610
CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*
b
SEC USE ONLY
CITIZENSHIP OR PLACE OF ORGANIZATION
Delaware corporation
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON
WITH
SOLE VOTING POWER
- -0-
SHARED VOTING POWER
7,217,500 shares
SOLE DISPOSITIVE POWER
- -0-
SHARED DISPOSITIVE POWER
7,217,500 shares
AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
7,217,500 shares (see item 4 hereof).
CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN
SHARES*
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
3.6%
TYPE OF REPORTING PERSON*
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Cusip 539830109
                                              Page 5 of 8
NAME OF REPORTING PERSON
S.S. or I.R.S. IDENTIFICATION NO. OF ABOVE PERSON
SBC Holding (USA), Inc.
13-3506524
CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*
b
SEC USE ONLY
CITIZENSHIP OR PLACE OF ORGANIZATION
Delaware corporation
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON
WITH
SOLE VOTING POWER
- -0-
SHARED VOTING POWER
7,217,500 shares
SOLE DISPOSITIVE POWER
- -0-
SHARED DISPOSITIVE POWER
7,217,500 shares
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AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

7,217,500 shares

TYPE OF REPORTING PERSON*

* SEE INSTRUCTION BEFORE FILLING OUT!

SHARES*

3.6%

CO HC

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Cusip 539830109
                                              Page 6 of 8
NAME OF REPORTING PERSON
S.S. or I.R.S. IDENTIFICATION NO. OF ABOVE PERSON
Swiss Bank Corporation
13-5424347
CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*
b
SEC USE ONLY
CITIZENSHIP OR PLACE OF ORGANIZATION
Swiss banking corporation
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON
WITH
SOLE VOTING POWER
- -0-
SHARED VOTING POWER
7,217,500 shares
SOLE DISPOSITIVE POWER
- -0-
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8
SHARED DISPOSITIVE POWER
7,217,500 shares

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 7,217,500 shares

10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 3.6%

* SEE INSTRUCTION BEFORE FILLING OUT!

TYPE OF REPORTING PERSON*

CO HC

Item 1(a) Name of Issuer:
Martin Marietta Corp. (the "Company")

Item 1(b) Address of Issuer's Principal Executive Offices: 6801 Rockledge Drive Bethesda, MD 20817

Item 2(a) Name of Person Filing:
Brinson Partners, Inc.("BPI") is filing this statement on behalf of itself, Brinson Trust Company ("BTC"), Brinson Holdings, Inc. ("BHI"), SBC Holding (USA), Inc. ("SBCUSA") and Swiss Bank Corporation ("SBC"). BTC is a wholly-owned subsidiary of BPI. BPI is a wholly-owned subsidiary of BHI. BHI is a wholly-owned subsidiary of SBCUSA. SBCUSA is a wholly-owned subsidiary of SBC. Exhibit I hereto contains the agreement of each of the parties hereto to file this joint disclosure statement on Schedule 13G.

Item 2(b) Address of Principal Business:
Each of BPI, BTC and BHI's principal business office is located at:
209 South LaSalle, Chicago, Illinois 60604-1295
SBCUSA's principal business office is located at:
222 Broadway, New York, NY 10038
SBC's principal business office is located at:
Aeschenplatz 6 CH-4002
Basel, Switzerland

Item 2(c) Citizenship:
BPI is a Delaware corporation.
BHI is a Delaware corporation.
BTC is an Illinois corporation.
SBCUSA is a Delaware corporation.
SBC is a Swiss banking corporation.

Item 2(d) Title of Class of Securities:
Common Stock (the "Common Stock")

Item 2(e) CUSIP Number: 539830109

Item 3 Type of Person Filing:

BPI is an Investment Adviser registered under section 203 of the Investment Advisers Act of 1940. BTC is a bank in accordance with section 240.13d-1(b)(1)(ii)(B). BHI is a Parent Holding Company in accordance with section 240.13d-1(b)(1)(ii)(G) of the Exchange Act. SBCUSA is a Parent Holding Company in accordance with section 240.13d-1(b)(1)(ii)(G) of the Exchange Act. SBC is a Parent Holding Company in accordance with section 240.13d-1(b)(1)(ii)(G) of the Exchange Act.

Item 4 Ownership:

See Items 5-11 of the cover pages hereto. By virtue of their corporate relationships described in Item 2 of this Schedule 13G, SBC, SBCUSA, BHI and BPI may be deemed to beneficially own and have the power to dispose and vote or direct the disposition or voting of the common stock held by BTC and BPI.

Item 5 Ownership of Five Percent or Less of a Class: Not Applicable

Item 6 Ownership of More than Five Percent on Behalf of Another Person: Not Applicable

Item 7 Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company: See item 3 above

Item 8 Identification and Classification of Member of the Group:

Not Applicable

Item 9 Notice of Dissolution of Group: Not Applicable

Item 10 Certification:

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired in the ordinary course of business and were not acquired for the purpose of and do not have the effect of changing or influencing the control of the issuer of such securities and were not acquired in connection with or as a participant in any transaction having such purposes or effect.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: February 9, 1996

Brinson Partners, Inc. Brinson Trust Company Brinson Holdings, Inc.

By:/s/ Mark F. Kemper Mark F. Kemper Assistant Secretary of the above Companies

SBC Holding (USA), Inc.

By: /s/Mario Cueni By:/s/ Mike Daly
Mario Cueni Mike Daly
Secretary Treasurer

Swiss Bank Corporation

By: /s/ Marc Berman By:/s/ Mario Cueni
Marc Berman Mario Cueni
Managing Director Managing Director
Legal Affairs Legal Adviser

EXHIBIT 1 AGREEMENT

Pursuant to Rule 13d-1(f)(1) of the Securities and Exchange Commission, each of the parties hereto agrees that the statement on Schedule 13G (including all amendments thereto) with respect to the Common Stock of Lockheed Martin Corp. to which this agreement is attached is filed by and on behalf of each such party and that any amendment thereto will be filed on behalf of each such party.

Date: February 9, 1996

Brinson Partners, Inc. Brinson Trust Company Brinson Holdings, Inc.

By:/s/ Mark F. Kemper Mark F. Kemper Assistant Secretary of the above Companies

SBC Holding (USA), Inc.

By: /s/Mario Cueni By:/s/ Mike Daly
Mario Cueni Mike Daly
Secretary Treasurer

Swiss Bank Corporation

By: /s/ Marc Berman By:/s/ Mario Cueni
Marc Berman Mario Cueni
Managing Director Managing Director
Legal Affairs Legal Adviser

DELEGATION OF AUTHORITY

I, Samuel W. Anderson, as Vice President and Secretary of Brinson Holdings, Inc., Brinson Partners, Inc., and Brinson Trust Company (collectively the "Companies"), hereby delegate to Mark F. Kemper, as Assistant Secretary to the Companies, all necessary power and authority to execute, on behalf of the Companies, the following regulatory filings which the Companies may from time to time be obligated to file: Securities and Exchange Commission Forms 13F, 13G, 13D, 3, 4, and 5; Department of the Treasury International Capital Form S, and any other forms required in connection therewith.

Effective February 15, 1993

/s/ Samuel W. Anderson Samuel W. Anderson Vice President and Secretary