# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D. C. 20549

# **FORM 10-O**

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

For the quarterly period ended September 30, 2024

)B

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

For the transition period from

to

Commission File Number 001-41746

# ATLANTA BRAVES HOLDINGS, INC.

(Exact name of Registrant as specified in its charter)

Nevada

92-1284827

(State or other jurisdiction of incorporation or organization)

(I.R.S. Employer Identification No.)

755 Battery Avenue SE Atlanta, Georgia (Address of principal executive offices)

30339

(Zip Code)

Registrant's telephone number, including area code: (404) 614-2300

Securities registered pursuant to Section 12(b) of the Act:

Title of each class	Trading Symbol	Name of each exchange on which registered
Series A common stock	BATRA	The Nasdaq Stock Market LLC
Series C common stock	BATRK	The Nasdaq Stock Market LLC

Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit such files). Yes No  $\Box$ 

Indicate by check mark whether the Registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, a smaller reporting company, or an emerging growth company. See the definitions of "large accelerated filer," "smaller reporting company," and "emerging growth company" in Rule 12b-2 of the Exchange Act.

Large Accelerated Filer  $\hfill\Box$ 

Accelerated Filer

Non-accelerated Filer ⊠

Smaller Reporting Company □

Emerging Growth Company ⋈

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

Indicate by check mark whether the Registrant is a shell company as defined in Rule 12b-2 of the Exchange Act. Yes  $\square$  No  $\boxtimes$ 

The number of outstanding shares of Atlanta Braves Holdings, Inc. common stock as of October 31, 2024 was:

 Series A
 Series B
 Series C

 Atlanta Braves Holdings, Inc. common stock
 10,318,162
 977,776
 50,842,646

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# **Condensed Consolidated Balance Sheets**

# (unaudited)

	Se	2024	December 31, 2023
		amounts in tl	nousands
Assets			
Current assets:			
Cash and cash equivalents	\$	100,852	125,148
Restricted cash		15,168	12,569
Accounts receivable and contract assets, net of allowance for credit losses of \$468 and \$332,			
respectively		88,053	62,922
Other current assets		20,065	17,380
Total current assets		224,138	218,019
Property and equipment, at cost (note 3)		1,159,685	1,091,943
Accumulated depreciation		(358,549)	(325,196)
		801,136	766,747
Investments in affiliates, accounted for using the equity method (note 4)		113,929	99,213
Intangible assets not subject to amortization:			
Goodwill		175,764	175,764
Franchise rights		123,703	123,703
		299,467	299,467
Other assets, net		118,577	120,884
Total assets	\$	1,557,247	1,504,330

# **Condensed Consolidated Balance Sheets (continued)**

# (unaudited)

	September 30, 2024	December 31, 2023
	amounts in	
	except shar	e amounts
Liabilities and Equity		
Current liabilities:	Φ 00.505	<b>72</b> 00 6
Accounts payable and accrued liabilities	\$ 92,525	73,096
Deferred revenue and refundable tickets	82,414	111,985
Current portion of debt (note 5)	137,626	42,153
Other current liabilities	9,093	6,439
Total current liabilities	321,658	233,673
Long-term debt (note 5)	502,473	527,116
Finance lease liabilities	103,520	103,586
Deferred income tax liabilities	40,489	50,415
Pension liability	11,007	15,222
Other noncurrent liabilities	35,633	33,676
Total liabilities	1,014,780	963,688
Equity:		
Preferred stock, \$.01 par value. Authorized 50,000,000 shares; zero shares issued at September 30, 2024 and December 31, 2023	_	_
Series A common stock, \$.01 par value. Authorized 200,000,000 shares; issued and outstanding		
10,318,162 and 10,318,197 at September 30, 2024 and December 31, 2023, respectively	103	103
Series B common stock, \$.01 par value. Authorized 7,500,000 shares; issued and outstanding 977,776	103	103
and 977,776 at September 30, 2024 and December 31, 2023, respectively	10	10
Series C common stock, \$.01 par value. Authorized 200,000,000 shares; issued and outstanding	10	
50,842,646 and 50,577,776 at September 30, 2024 and December 31, 2023, respectively	508	506
Additional paid-in capital	1,103,820	1,089,625
Accumulated other comprehensive earnings (loss), net of taxes	(7,500)	(7,271)
Retained earnings (deficit)	(566,519)	(554,376)
Total stockholders' equity	530,422	528,597
Noncontrolling interests in equity of subsidiaries	12,045	12,045
Total equity	542,467	540,642
Commitments and contingencies (note 7)	0 12, 107	2 10,012
Total liabilities and equity	\$ 1,557,247	1,504,330

# **Condensed Consolidated Statements of Operations**

# (unaudited)

	Three months ended September 30,			Nine montl Septemb	
	_	2024	2023	2024	2023
			amounts in th	ousands,	
_			except per shar	e amounts	
Revenue:					
Baseball revenue	\$	273,262	256,266	561,233	528,762
Mixed-Use Development revenue		17,412	15,558	49,397	44,157
Total revenue		290,674	271,824	610,630	572,919
Operating costs and expenses:					
Baseball operating costs		225,973	198,195	476,250	430,424
Mixed-Use Development costs		2,499	2,247	7,162	6,451
Selling, general and administrative, including stock-based compensation		37,122	34,380	97,566	94,903
Depreciation and amortization		18,678	21,286	50,669	55,215
		284,272	256,108	631,647	586,993
Operating income (loss)		6,402	15,716	(21,017)	(14,074)
Other income (expense):					
Interest expense		(9,561)	(9,657)	(28,717)	(28,017)
Share of earnings (losses) of affiliates, net (note 4)		13,702	12,725	26,951	23,384
Realized and unrealized gains (losses) on intergroup interests, net		_	(20,392)	_	(83,178)
Realized and unrealized gains (losses) on financial instruments, net		(2,476)	2,593	1,429	5,672
Other, net		1,838	1,224	5,824	5,381
Earnings (loss) before income taxes		9,905	2,209	(15,530)	(90,832)
Income tax benefit (expense)		115	(8,256)	3,387	(2,104)
Net earnings (loss)	\$	10,020	(6,047)	(12,143)	(92,936)
Basic net earnings (loss) attributable to Series A, Series B and Series C Atlanta	_			-	
Braves Holdings, Inc. shareholders per common share (note 2)	\$	0.16	(0.10)	(0.20)	(1.51)
Diluted net earnings (loss) attributable to Series A, Series B and Series C Atlanta					
Braves Holdings, Inc. shareholders per common share (note 2)	\$	0.16	(0.10)	(0.20)	(1.51)

# **Condensed Consolidated Statements of Comprehensive Earnings (Loss)**

# (unaudited)

		Three month		Nine months ended September 30,		
	20242023		2023	2024	2023	
			amounts in th	ousands		
Net earnings (loss)	\$	10,020	(6,047)	(12,143)	(92,936)	
Other comprehensive earnings (loss), net of tax:						
Unrealized holdings gains (loss) arising during the period		(71)	(137)	(212)	(327)	
Share of other comprehensive earnings (loss) of affiliates		_	683	(17)	575	
Other comprehensive earnings (loss), net of tax		(71)	546	(229)	248	
Comprehensive earnings (loss)	\$	9,949	(5,501)	(12,372)	(92,688)	

# **Condensed Consolidated Statements of Cash Flows**

## (unaudited)

		Nine months ended September 30,		
		2024	2023	
		amounts in tho	usands	
Cash flows from operating activities:		(10.142)	(02.02.6)	
Net earnings (loss)	\$	(12,143)	(92,936)	
Adjustments to reconcile net earnings (loss) to net cash provided by (used in) operating activities:		<b>50</b> 660		
Depreciation and amortization		50,669	55,215	
Stock-based compensation		13,789	9,653	
Share of (earnings) losses of affiliates, net		(26,951)	(23,384)	
Realized and unrealized (gains) losses on intergroup interests, net			83,178	
Realized and unrealized (gains) losses on financial instruments, net		(1,429)	(5,672)	
Deferred income tax expense (benefit)		(10,902)	(6,086)	
Cash receipts from returns on equity method investments		12,552	12,350	
Net cash received (paid) for interest rate swaps		4,564	3,604	
Other charges (credits), net		398	(1,266)	
Net change in operating assets and liabilities:				
Current and other assets		(42,539)	(67,475)	
Payables and other liabilities		(280)	11,513	
Net cash provided by (used in) operating activities		(12,272)	(21,306)	
Cash flows from investing activities:				
Capital expended for property and equipment		(73,922)	(45,313)	
Other investing activities, net		(293)	(15)	
Net cash provided by (used in) investing activities		(74,215)	(45,328)	
Cash flows from financing activities:				
Borrowings of debt		106,343	52,248	
Repayments of debt		(39,284)	(38,997)	
Contribution from noncontrolling interest		_	12,045	
Other financing activities, net		(2,269)	(4,946)	
Net cash provided by (used in) financing activities		64,790	20,350	
Net increase (decrease) in cash, cash equivalents and restricted cash		(21,697)	(46,284)	
Cash, cash equivalents and restricted cash at beginning of period		137,717	172,813	
Cash, cash equivalents and restricted cash at end of period	\$	116,020	126,529	
cash, sash oquitation and roshioted cash at one or period	<del>-</del>			
Supplemental disclosure to the condensed consolidated statements of cash flows:				
Property and equipment expenditures incurred but not yet paid	\$	14,639	20,540	

The following table reconciles cash and cash equivalents and restricted cash reported in our condensed consolidated balance sheets to the total amount presented in our condensed consolidated statements of cash flows:

	Se	ptember 30, 2024	December 31, 2023
		housands	
Cash and cash equivalents	\$	100,852	125,148
Restricted cash		15,168	12,569
Total cash, cash equivalents and restricted cash at end of period	\$	116,020	137,717

Stock-based compensation

Balance at September 30, 2024

# ATLANTA BRAVES HOLDINGS, INC.

# **Condensed Consolidated Statements of Equity**

# (unaudited)

Accumulated

6,365

1,435

542,467

12,045

		ferred tock	Co Series A	ommon Sto Series B	ock Series C	Additional paid-in capital	other comprehensive earnings (loss)	Retained earnings (deficit)	Noncontrolling interests in equity of subsidiaries	Total equity
Balance at January 1, 2024	\$	_	103	10	506	1,089,625	in thousands (7,271)	(554,376)	12,045	540,642
Net earnings (loss)	Ψ	_	_	_	_		(,,2,1)	(12,143)		(12,143)
Other comprehensive earnings								( , -,		( , - )
(loss)		_	_	_	_	_	(229)	_	_	(229)
Stock-based compensation		_	_	_	_	13,789	_	_	_	13,789
Other		_	_	_	2	406	_	_	_	408
Balance at September 30, 2024	\$	_	103	10	508	1,103,820	(7,500)	(566,519)	12,045	542,467
		ferred tock	Series A	ommon Sto Series B	Series C	Additional paid-in capital amounts	Accumulated other comprehensive earnings (loss) in thousands	Retained earnings (deficit)	Noncontrolling interests in equity of subsidiaries	Total equity
Balance at June 30, 2024	\$	_	103	10	507	1,096,021	(7,429)	(576,539)	12,045	524,718
Net earnings (loss)		_	_	_	_	_	_	10,020	_	10,020
Other comprehensive earnings (loss)		_	_	_	_	_	(71)	_	_	(71)

See accompanying notes to condensed consolidated financial statements

508

103

10

6,365

1,434

(7,500)

(566,519)

1,103,820

# **Condensed Consolidated Statements of Equity (continued)**

# (unaudited)

						Former	Additional	Accumulated other comprehensive	Retained	Noncontrolling interests	
		Preferred	C	ommon Sto	ock	parent's	paid-in	earnings	earnings	in equity of	Total
		Stock	Series A	Series B	Series C	investment	capital	(loss)	(deficit)	subsidiaries	equity
						am	ounts in thou	sands			
Balance at January 1, 2023		s —	_	_	_	732,350	_	(3,758)	(429,082)	_	299,510
Net earnings (loss)		_	_	_	_	_	_		(92,936)	_	(92,936)
Other comprehensive earnit (loss)	ngs	_	_	_	_	_	_	248	_	_	248
Stock-based compensation		_	_	_	_	6,294	3,309	_	_	_	9,603
Change in capitalization in connection with Atlanta Bra Holdings Split-Off		_	103	10	418	(724,115)	723,584	_	_	_	_
Tax sharing adjustment wit Former parent		_	_	_	_	(7,354)	_	_	_	_	(7,354)
Contribution from noncontri interest	·	_	_	_	_	_	_	_	_	12,045	12,045
Settlement of intergroup in	terest	_	_	_	86	_	361,195	_	_	_	361,281
Other						(7,175)	429				(6,746)
Balance at September 30, 2023		<u> </u>	103	10	504		1,088,517	(3,510)	(522,018)	12,045	575,651

	Preferred Stock	C Series A	ommon Sto	ock Series C	Former parent's investment	Additional paid-in capital	Accumulated other comprehensive earnings (loss)	Retained earnings (deficit)	Noncontrolling interests in equity of subsidiaries	Total equity
	-	_			am	ounts in thou	sands			
Balance at June 30, 2023	\$ —	_	_	_	730,620	_	(4,056)	(515,971)	11,289	221,882
Net earnings (loss)	_	_	_	_	_	_		(6,047)	_	(6,047)
Other comprehensive earnings (loss)	_	_	_	_	_	_	546	_	_	546
Stock-based compensation	_	_	_	_	_	3,309	_	_	_	3,309
Change in capitalization in connection with Atlanta Braves Holdings Split-Off	_	103	10	418	(724,115)	723,584	_	_	_	_
Contribution from noncontrolling interest	_	_	_	_		_	_	_	756	756
Settlement of intergroup interest	_	_	_	86	_	361,195	_	_	_	361,281
Other					(6,505)	429				(6,076)
Balance at September 30, 2023	<u>\$</u>	103	10	504		1,088,517	(3,510)	(522,018)	12,045	575,651

## **Notes to Condensed Consolidated Financial Statements**

## (unaudited)

## (1) Basis of Presentation

During November 2022, the board of directors of Liberty Media Corporation ("Liberty" or "Former parent") authorized Liberty management to pursue a plan to redeem each outstanding share of its Liberty Braves common stock in exchange for one share of the corresponding series of common stock of a newly formed entity, Atlanta Braves Holdings, Inc. (the "Split-Off"). The Split-Off was completed on July 18, 2023 and was intended to be tax-free to holders of Liberty Braves common stock. In September 2024, the Internal Revenue Service completed its review of the Split-Off and notified Liberty that it agreed with the non-taxable characterization of the transaction. Atlanta Braves Holdings, Inc. ("Atlanta Braves Holdings") is comprised of the businesses, assets and liabilities previously attributed to the Liberty Braves Group ("Braves Group"), which, as of September 30, 2024, included Atlanta Braves Holdings' whollyowned subsidiary Braves Holdings, LLC ("Braves Holdings") and corporate cash.

The accompanying condensed consolidated financial statements represent the combination of the historical financial information of the Braves Group until the date of the Split-Off. Although Atlanta Braves Holdings was reported as a combined company until the date of the Split-Off, all periods reported herein are referred to as consolidated. These financial statements refer to the consolidation of Braves Holdings, cash and intergroup interests in the Braves Group (prior to settlement/extinguishment) as "Atlanta Braves Holdings," "the Company," "us," "we" and "our" in the notes to the condensed consolidated financial statements. The Split-Off was accounted for at historical cost due to the pro rata nature of the distribution to holders of Liberty Braves common stock. All significant intercompany accounts and transactions have been eliminated in the condensed consolidated financial statements.

The accompanying (a) condensed consolidated balance sheet as of December 31, 2023, which has been derived from audited financial statements, and (b) the interim unaudited condensed consolidated financial statements have been prepared in accordance with generally accepted accounting principles in the United States ("GAAP") for interim financial information and Article 10 of Regulation S-X as promulgated by the Securities and Exchange Commission. Accordingly, they do not include all of the information and footnotes required by GAAP for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation of the results for such periods have been included. The results of operations for any interim period are not necessarily indicative of results for the full year. Additionally, certain prior period amounts have been reclassified for comparability with current period presentation. These condensed consolidated financial statements should be read in conjunction with the consolidated financial statements and notes thereto contained in Atlanta Braves Holdings' Annual Report on Form 10-K for the year ended December 31, 2023.

The preparation of condensed consolidated financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the condensed consolidated financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates. The Company considers (i) fair value measurements of non-financial instruments and (ii) accounting for income taxes to be its most significant estimates.

## Description of Business

Braves Holdings indirectly owns the Atlanta Braves Major League Baseball Club ("ANLBC," the "Atlanta Braves," the "Braves," the "club," or the "team"). ANLBC's ballpark ("Truist Park" or the "Stadium"), is located in Cobb County, a suburb of Atlanta, and is leased from Cobb County, Cobb-Marietta Coliseum and Exhibit Hall Authority. Braves Holdings, through affiliated entities and third party development partners, has developed a significant portion of the land around Truist Park for a mixed-use development that features retail, office, hotel and entertainment opportunities (the "Mixed-Use Development").

## Notes to Condensed Consolidated Financial Statements (Continued)

#### (unaudited)

The Braves and 29 other Major League baseball clubs are collectively referred to as the Clubs. The Office of the Commissioner of Baseball (the "BOC") is an unincorporated association also doing business as Major League Baseball ("MLB") and has as its members the Clubs. The Clubs are bound by the terms and provisions of the Major League Constitution and all rules and regulations promulgated thereunder as well as a series of other agreements and arrangements that govern the operation and management of a Club, which among other things, require each Club to comply with limitations on the amount of debt a Club can incur, revenue sharing arrangements with the other Clubs, commercial arrangements with regard to the national broadcasting of its games and other programming and commercial arrangements relating to the use of its intellectual property.

## Split-Off of Atlanta Braves Holdings from Liberty

Prior to the Split-Off, a portion of Liberty's general and administrative expenses, including legal, tax, accounting, treasury, information technology, cybersecurity and investor relations support was allocated to the Braves Group each reporting period based on an estimate of time spent. The Braves Group paid \$4.5 million during 2023 prior to the Split-Off for such expenses.

Prior to the Split-Off, the Liberty Formula One Group (the "Formula One Group") and the Liberty SiriusXM Group held intergroup interests in the Braves Group. The intergroup interests represented quasi-equity interests which were not represented by outstanding shares of common stock; rather, the Formula One Group and Liberty SiriusXM Group had attributed interests in the Braves Group, which were generally stated in terms of a number of shares of Liberty Braves common stock. As of December 31, 2022, 6,792,903 notional shares represented an 11.0% intergroup interest in the Braves Group held by the Formula One Group and 1,811,066 notional shares represented a 2.9% intergroup interest in the Braves Group held by the Liberty SiriusXM Group. Historically, Liberty assumed that the notional shares (if and when issued) related to the Formula One Group interest in the Braves Group would be comprised of Series C Liberty Braves common stock and that the notional shares (if and when issued) related to the Liberty SiriusXM Group interest in the Braves Group would be comprised of Series A Liberty Braves common stock. Therefore, the market prices of Series C Liberty Braves and Series A Liberty Braves common stock were used for the mark-to-market adjustment for the intergroup interests held by the Formula One Group and the Liberty SiriusXM Group, respectively, through the condensed consolidated statements of operations. During the second quarter of 2023, Liberty determined that, in connection with the Split-Off, shares of Atlanta Braves Holdings Series C common stock would be used to settle and extinguish the intergroup interest in the Braves Group attributed to the Liberty SiriusXM Group. Accordingly, effective as of June 30, 2023 and through the Split-Off date, the market price of Series C Liberty Braves common stock was used for the mark-to-market adjustment for the intergroup interest held by the Liberty SiriusXM Group.

The intergroup interests in the Braves Group remaining immediately prior to the Split-Off were settled and extinguished in connection with the Split-Off through the attribution, to the respective tracking stock group, of Atlanta Braves Holdings Series C common stock on a one-for-one basis equal to the number of notional shares representing the intergroup interest.

Following the Split-Off and subsequent Liberty Media Exchange (as defined below), Liberty and Atlanta Braves Holdings operate as separate, publicly traded companies and neither has any continuing stock ownership, beneficial or otherwise, in the other. Liberty owned 1,811,066 shares of Atlanta Braves Holdings Series C common stock following the Split-Off. In November 2023, Liberty exchanged 1,811,066 shares of Atlanta Braves Holdings Series C common stock with a third party in satisfaction of certain of Liberty's debt obligations and an affiliate of such third party then sold the shares in a secondary public offering (the "Liberty Media Exchange"). Atlanta Braves Holdings did not receive any of the proceeds from the Liberty Media Exchange.

## Notes to Condensed Consolidated Financial Statements (Continued)

#### (unaudited)

In connection with the Split-Off, Liberty and Atlanta Braves Holdings entered into certain agreements in order to govern certain of the ongoing relationships between the two companies after the Split-Off and to provide for an orderly transition. These agreements included a reorganization agreement, a services agreement, aircraft time sharing agreements, a facilities sharing agreement, a tax sharing agreement and a registration rights agreement. The facilities sharing agreement and aircraft time sharing agreements were terminated as part of the Corporate Governance Transition (as defined below).

The reorganization agreement provides for, among other things, the principal corporate transactions (including the internal restructuring) required to effect the Split-Off, certain conditions to the Split-Off and provisions governing the relationship between Atlanta Braves Holdings and Liberty with respect to and resulting from the Split-Off. The tax sharing agreement provides for the allocation and indemnification of tax liabilities and benefits between Liberty and Atlanta Braves Holdings and other agreements related to tax matters. Pursuant to the services agreement, Liberty provides Atlanta Braves Holdings with general and administrative services including legal, tax, accounting, treasury, information technology, cybersecurity and investor relations support. Atlanta Braves Holdings will reimburse Liberty for direct, out-of-pocket expenses and will pay a services fee to Liberty under the services agreement that is subject to adjustment quarterly, as necessary. Additionally, pursuant to the services agreement with Liberty and prior to the Corporate Governance Transition (as defined below), components of Liberty Chief Executive Officer's compensation were either paid directly to him or reimbursed to Liberty, in each period from July 18, 2023 to December 31, 2023 and was 8% during the period from January 1, 2024 to August 31, 2024, when the Corporate Governance Transition (as defined below) occurred.

Pursuant to the registration rights agreement with Liberty, Atlanta Braves Holdings registered the shares of Atlanta Braves Holdings' Series C common stock that were issued to Liberty in settlement and extinguishment of the intergroup interest in the Braves Group attributed to the Liberty SiriusXM Group and then exchanged by Liberty with a third party in satisfaction of certain debt obligations.

Under these various agreements, amounts reimbursable to Liberty aggregated \$1.6 million and \$4.1 million for the three and nine months ended September 30, 2024, respectively and \$0.8 million for the three months ended September 30, 2023 after the Split-Off.

## Related Party Transactions and Change in Corporate Governance

On August 21, 2024, Terence F. McGuirk ("McGuirk"), Chairman and CEO of Braves Holdings, LLC, entered into certain shareholder arrangements with Dr. John Malone ("Malone"), pursuant to which Malone has granted McGuirk a proxy (the "Malone Voting Agreement") to vote 887,079 shares of the Company's Series B Common Stock owned by Malone, representing 44% of the Company's outstanding voting power, on director elections, the approval or authorization of executive compensation and other routine matters. Malone has also granted McGuirk a right of first refusal with respect to future transfers of the Company shares beneficially owned by Malone as well as certain appreciation rights with respect to the value of Malone's shares of Series B Common Stock.

The execution of the Malone Voting Agreement constituted a "Change in Control" of the Company as defined in Gregory B. Maffei's Executive Employment Agreement, dated effective as of December 13, 2019, by and between Mr. Maffei and Liberty. As a result, on August 21, 2024, Mr. Maffei notified the Company of his resignation as President, Chief Executive Officer, Chairman of the Board and a director of the Company effective August 31, 2024. Mr. Maffei's separation from employment with the Company was for "Good Reason" within the meaning of his Executive Employment Agreement. Additionally, Atlanta Braves Holdings and Liberty have begun transitioning various general and administrative services currently provided by Liberty to the management of Atlanta Braves Holdings, including legal, tax, accounting, treasury, information technology, cybersecurity and investor relations support. As part of that transition, the

## Notes to Condensed Consolidated Financial Statements (Continued)

## (unaudited)

then-current officers of the Company (with limited exceptions) stepped down from their officer positions, effective August 31, 2024, and members of the Braves operating team assumed these roles effective September 1, 2024 (the "Corporate Governance Transition").

## Seasonality

Braves Holdings revenue is seasonal, with the majority of revenue recognized during the second and third quarters which aligns with the baseball season.

## (2) Earnings Attributable to Atlanta Braves Holdings Stockholders Per Common Share

Basic earnings (loss) per common share ("EPS") is computed by dividing net earnings (loss) attributable to Atlanta Braves Holdings shareholders by the weighted average number of common shares outstanding ("WASO") for the period. Diluted EPS presents the dilutive effect on a per share basis of potential common shares as if they had been converted at the beginning of the periods presented. There were no potential common shares excluded from diluted EPS for the three and nine months ended September 30, 2024 that would have been antidilutive. Excluded from diluted EPS for both the three and nine months ended September 30, 2023 are 3 thousand potential common shares because their inclusion would have been antidilutive.

	Three months ended	Three months ended	Nine months ended	Nine months ended					
	September 30, 2024	September 30, 2023	September 30, 2024	September 30, 2023					
	(numbers of shares in thousands)								
Basic WASO	62,021	61,720	61,950	61,720					
Potentially dilutive shares (1)	1,018	868	895	868					
Diluted WASO	63,039	62,588	62,845	62,588					

<sup>(1)</sup> Potentially dilutive shares are excluded from the computation of diluted EPS during periods in which losses are reported since the result would be antidilutive.

## Notes to Condensed Consolidated Financial Statements (Continued)

# (unaudited)

# (3) Property and Equipment

Property and equipment consisted of the following:

		 S	eptember 30, 202	4		December 31, 202	23
	Estimated Useful Life in years	Owned assets	Owned assets available to be leased	Total	Owned assets housands	Owned assets available to be leased	Total
Land	NA	\$ 18,583	22,891	41,474	18,583	22,891	41,474
Buildings and improvements	15-39	281,484	356,758	638,242	281,450	355,300	636,750
Leasehold improvements	15-39	85,133	68,291	153,424	76,169	64,657	140,826
Furniture and equipment	5-7	192,695	10,217	202,912	179,828	8,518	188,346
Construction in progress	NA	772	122,861	123,633	4,911	79,636	84,547
Property and equipment, at cost		\$ 578,667	581,018	1,159,685	560,941	531,002	1,091,943

Depreciation expense was \$10.0 million and \$13.7 million for the three months ended September 30, 2024 and 2023, respectively, and \$33.6 million and \$40.5 million for the nine months ended September 30, 2024 and 2023, respectively.

## (4) Investments in Affiliates Accounted for Using the Equity Method

The following table includes the Company's carrying amount and percentage ownership of its investments in affiliates:

	Septembe	r 30, 2024	December 31, 2023	
	Percentage Ownership			
		amounts in t	amount thousands	
MLBAM	3.3 % \$	60,855	49,338	
BELP	3.3 %	39,352	34,988	
Other	50.0 %	13,722	14,887	
Total	S	113,929	99,213	

The following table presents the Company's share of earnings (losses) of affiliates:

	Three month September		Nine months ended September 30,		
	 2024	2023	2024	2023	
	 	amounts in th	ousands		
MLBAM	\$ 10,592	9,797	19,283	19,131	
BELP	1,195	739	4,364	1,450	
Other	1,915	2,189	3,304	2,803	
Total	\$ 13,702	12,725	26,951	23,384	

## Notes to Condensed Consolidated Financial Statements (Continued)

## (unaudited)

## MLBAM

MLB Advanced Media, L.P. ("MLBAM") was formed in January 2000 pursuant to a vote of the 30 owners of the Clubs, whereby each Club agreed to cede substantially all of its individual Club internet and interactive media rights to MLBAM for an indirect 3.3% interest in MLBAM. The Company's investment in MLBAM is considered an equity method investment as the investment is in a limited partnership where significant influence is generally presumed to exist.

At the time of the acquisition of ANLBC by a predecessor of Liberty in 2007, the fair value of the MLBAM investment exceeded ANLBC's proportionate share of MLBAM's net assets, resulting in excess basis in the investment in MLBAM. The excess basis as of September 30, 2024 and December 31, 2023 was indefinite lived and aggregated approximately \$10.3 million.

## BELP

Baseball Endowment, L.P. ("BELP") is an investment fund formed by the Clubs principally for the purpose of investing, on a long-term basis, assets on their behalf intended to provide a competitive market rate investment return while minimizing investment volatility. The Company's investment in BELP is considered an equity method investment as the investment is in a limited partnership where significant influence is generally presumed to exist. The Company records its share of BELP's earnings (losses) on a one month lag.

## Other Affiliates

Braves Holdings has 50% interests in three joint ventures that were formed to develop, own and operate hotels in the Mixed-Use Development. The equity method of accounting is applied to these investments as Braves Holdings does not have the ability to direct the most significant activities that impact their economic performance. In addition, Braves Holdings records its share of the earnings (losses) of these investments on a three month lag.

## (5) Debt

Debt is summarized as follows:

	ember 30, 2024	December 31, 2023
	amounts in t	housands
Baseball		
League wide credit facility	\$ 	_
MLB facility fund – term	30,000	30,000
MLB facility fund – revolver	39,675	41,400
TeamCo revolver	30,000	_
Term debt	158,806	165,370
Mixed-Use Development		
Credit facilities	118,986	70,107
Term debt	265,655	266,070
Deferred financing costs	(3,023)	(3,678)
Total debt	640,099	569,269
Debt classified as current	(137,626)	(42,153)
Total long-term debt	\$ 502,473	527,116
•		

## Notes to Condensed Consolidated Financial Statements (Continued)

## (unaudited)

## League Wide Credit Facility

In December 2013, a subsidiary of Braves Holdings executed various agreements to enter into MLB's League Wide Credit Facility (the "LWCF"). Braves Holdings also established a special purpose Delaware statutory trust, the Braves Club Trust (the "Club Trust"), and transferred, among other things, to the Club Trust its rights to receive distributions of revenue from the National Broadcasting Contracts, which secure borrowings under the LWCF. Pursuant to the terms of a revolving credit agreement, Major League Baseball Trust may borrow from certain lenders, with Bank of America, N.A. acting as the administrative agent. Major League Baseball Trust then uses the proceeds of such borrowings to provide loans to the club trusts of the participating Clubs. Major League Baseball Trust has granted Wells Fargo Bank, National Association, the collateral agent in respect of the LWCF, a first priority lien to secure the borrowings under the LWCF. The maximum amount available to the Club Trust under the LWCF was \$125.0 million as of September 30, 2024. The commitment termination date of the revolving credit facility under the LWCF, which is the repayment date for all amounts borrowed under such revolving credit facility, is July 10, 2026.

Under the LWCF, the Club Trust can request a revolving credit advance in the form of a Eurodollar or Base Rate loan. Each loan bears interest on the unpaid principal amount from the date made through maturity at a rate determined by the Eurodollar or Base Rate, plus an applicable margin. The interest rate of a Eurodollar loan was one-month London Inter-Bank Offered Rate ("LIBOR") plus a margin of 1.20% to 1.325%, based on the credit rating of Major League Baseball Trust. The interest rate of a Base Rate loan was the greater of (x) the Federal Funds rate plus 0.50%, (y) the prevailing Prime, and (z) LIBOR plus 1.00%, plus a margin of 0.200% to 0.325%, based on the credit rating of Major League Baseball Trust. Beginning in May 2022, interest based on LIBOR under the LWCF was replaced with interest based on the Secured Overnight Financing Rate ("SOFR") plus 0.1%. Borrowings outstanding under the LWCF bore interest at a rate of 6.15% per annum as of September 30, 2024. The LWCF also has a commitment fee equal to 0.20% per annum on the daily unused amount of the revolving credit facility.

## **MLB** Facility Fund

In December 2017, a subsidiary of Braves Holdings executed various agreements to enter into the MLB Facility Fund (the "MLBFF"). Braves Holdings also established a special purpose Delaware limited liability company, Braves Facility Fund LLC ("Braves Facility Fund"), and transferred to Braves Facility Fund its rights to receive distributions from the Club Trust, which secure borrowings under the MLBFF. Pursuant to the terms of an indenture, a credit agreement and certain note purchase agreements, Major League Baseball Facility Fund, LLC may borrow from certain lenders. Major League Baseball Facility Fund, LLC then uses the proceeds of such borrowings to provide loans to each of the participating Clubs. Amounts advanced pursuant to the MLBFF are available to fund ballpark and other baseball-related real property improvements, renovations and/or new construction.

Term

In June 2020, Braves Facility Fund converted previous borrowings under a revolving credit advance to a \$30 million term note with Major League Baseball Facility Fund, LLC (the "MLB facility fund – term"). Interest is payable on June 10 and December 10 of each year at an annual rate of 3.65%. In each of December 2029 and 2030, \$15 million of the term note matures.

Revolver

In May 2021, Braves Facility Fund established a revolving credit commitment with Major League Baseball Facility Fund, LLC (the "MLB facility fund – revolver"). The maximum amount available to Braves Facility Fund under

## Notes to Condensed Consolidated Financial Statements (Continued)

## (unaudited)

the MLB facility fund – revolver was \$39.7 million as of September 30, 2024. The commitment termination date, which is the repayment date for all amounts borrowed under the revolving credit facility of the MLBFF, is July 10, 2026.

Under a credit agreement, Braves Facility Fund can request a revolving credit advance in the form of a Eurodollar or Base Rate loan. Each loan bears interest on the unpaid principal amount from the date made through maturity at a rate determined by a Eurodollar or Base Rate, plus an applicable margin. The interest rate of a Eurodollar loan was one-month LIBOR plus a margin of 1.275% to 1.400%, based on the credit rating of Major League Baseball Facility Fund, LLC. The interest rate of a Base Rate loan was the greater of (x) the Federal Funds rate plus 0.50%, (y) the prevailing Prime rate, and (z) LIBOR plus 1.00%, plus a margin of 0.275% to 0.400%, based on the credit rating of Major League Baseball Facility Fund, LLC. Beginning in May 2022, interest based on LIBOR under the MLB facility fund – revolver was replaced with interest based on the SOFR plus 0.1%. Borrowings outstanding under the MLB facility fund – revolver bore interest at a rate of 6.22% per annum as of September 30, 2024. The MLB facility fund – revolver also has a commitment fee equal to 0.20% per annum on the daily unused amount of the revolver.

#### TeamCo Revolver

In September 2016, a subsidiary of Braves Holdings amended a revolving credit agreement (the "TeamCo Revolver") that provided for revolving commitments of \$85 million. Under the agreement, Braves Holdings can request a revolving credit loan in the form of a Eurodollar or Base Rate loan. Each loan bears interest on the unpaid principal amount from the date made through maturity at a rate determined by a Eurodollar or Base Rate, plus an applicable margin. The interest rate of a Base Rate loan was the greater of (x) the prevailing Prime rate, (y) the prevailing Federal Funds rate plus 0.50%, and (z) LIBOR plus 1.00%, plus a margin of 0.25%. In August 2022, the TeamCo Revolver was amended, increasing the borrowing capacity to \$150 million, extending the maturity to August 2029 and replacing the LIBOR interest rate with SOFR. Borrowings outstanding under the TeamCo Revolver bore interest at a rate of 6.10% and had availability of \$120.0 million as of September 30, 2024. The TeamCo Revolver also has a commitment fee of 0.20% per annum on the daily unused amount of the revolving loans. Under the TeamCo Revolver, Braves Holdings must maintain certain financial covenants, including a fixed-charge coverage ratio and total enterprise indebtedness.

## Baseball Term Debt

In August 2016, a subsidiary of Braves Holdings entered into a senior secured permanent placement note purchase agreement for \$200 million (the "Note Purchase Agreement"). The notes bear interest at 3.77% per annum and are scheduled to mature in September 2041. Braves Holdings makes principal and interest payments of \$6.4 million each March 30 and September 30. At September 30, 2024 and December 31, 2023, Braves Holdings had borrowings of \$157.5 million and \$164.0 million under the Note Purchase Agreement, respectively, net of unamortized debt issuance costs. Additionally, Braves Holdings must maintain certain financial covenants, including debt service coverage ratios.

## Mixed-Use Development Credit Facilities

In August 2016, a subsidiary of Braves Holdings entered into a \$37.5 million construction loan agreement that matures in November 2024. The proceeds were primarily used to pay the construction costs of an entertainment building adjacent to the Stadium, as well as assist with phase II construction of the Mixed-Use Development. Interest accrues monthly at 4% per annum. Beginning December 15, 2020 and on each month thereafter, Braves Holdings makes principal and interest payments of \$179 thousand. At September 30, 2024 and December 31, 2023, Braves Holdings had borrowings outstanding of \$34.1 million and \$34.6 million, respectively, net of unamortized debt issuance costs.

In December 2022, a subsidiary of Braves Holdings entered into a \$112.5 million construction loan agreement that has an initial maturity date of December 2026. The proceeds of the construction loan agreement will be used to pay

## Notes to Condensed Consolidated Financial Statements (Continued)

#### (unaudited)

the construction costs of an office building adjacent to the Stadium. Loans under the construction loan bear interest at SOFR plus 2.00% per annum (subject to a reduction to 1.80% per annum if certain conditions are met). Borrowings outstanding under the construction loan bore interest at a rate of 6.85% as of September 30, 2024. As of September 30, 2024 and December 31, 2023, Braves Holdings had borrowings outstanding of \$84.4 million and \$34.8 million, respectively, under the construction loan, net of unamortized debt issuance costs

Under the construction loans, Braves Holdings must maintain certain financial covenants, including a debt yield ratio.

#### Mixed-Use Development Term Debt

In May 2018, a subsidiary of Braves Holdings refinanced a construction loan with a \$95 million term loan agreement (the "Term Loan Agreement"). The Term Loan Agreement bore interest at one-month LIBOR plus 1.35% per annum and is scheduled to mature on May 18, 2025. The full principal amount will be due at maturity. At September 30, 2024 and December 31, 2023, Braves Holdings had borrowings of \$95.0 million and \$94.9 million, respectively, under the Term Loan Agreement, net of unamortized debt issuance costs. In April 2023, the Term Loan Agreement was amended to change the reference rate on borrowings to daily simple SOFR.

In June 2022, subsidiaries of Braves Holdings refinanced a construction loan agreement that was used to construct an office building within the Mixed-Use Development with a new term loan facility with \$125 million in commitments, approximately \$22.7 million of which is not available for borrowing as of September 30, 2024, but is expected to be available once certain conditions are met. The term loan agreement bears interest at one-month SOFR plus 2.10% per annum and is scheduled to mature on June 13, 2027. Borrowings outstanding under the term loan bore interest at a rate of 6.95% as of September 30, 2024. Approximately \$1.7 million of annual principal payments commenced in July 2024. At September 30, 2024 and December 31, 2023, Braves Holdings had borrowings outstanding of \$101.3 million and \$101.6 million, respectively, under the term loan facility, net of unamortized debt issuance costs.

In May 2023, a subsidiary of Braves Holdings refinanced an \$80 million construction loan agreement that was used to construct the retail portion of the Mixed-Use Development with a new term loan with \$80 million in commitments, approximately \$11.3 million of which is not available for borrowing as of September 30, 2024, but is expected to be available once certain conditions are met. The term loan agreement bears interest at daily simple SOFR plus 2.50% per annum and is scheduled to mature on May 18, 2028. Approximately \$1.0 million of annual principal payments commence in June 2026. At September 30, 2024 and December 31, 2023, Braves Holdings had borrowings outstanding of \$68.3 million and \$68.2 million, respectively, net of unamortized debt issuance costs.

## Fair Value of Debt

The Company believes that the carrying amount of its debt with variable rates approximates fair value at September 30, 2024. Other fixed rate debt is considered to be carried at approximate fair value with the exception of the senior secured permanent placement notes, which was estimated to be approximately \$138 million as of September 30, 2024, based on current U.S. treasury rates for similar financial instruments.

## Interest Rate Swaps (Level 2)

In May 2018, a subsidiary of Braves Holdings entered into an interest rate swap agreement with Truist Bank for a notional amount of \$95 million, maturing on May 5, 2025. As of September 30, 2024 and December 31, 2023, the fair value of the interest rate swap was an asset of \$1.0 million and \$2.2 million, respectively.

## Notes to Condensed Consolidated Financial Statements (Continued)

#### (unaudited)

In August 2019, a subsidiary of Braves Holdings entered into an interest rate swap agreement with Truist Bank for a notional amount of \$100 million, that matured on March 8, 2023. Effective April 1, 2020, the notional amount began at \$25 million and increased over time to \$100 million as of August 1, 2020.

In May 2022, a subsidiary of Braves Holdings entered into an interest rate swap agreement with Truist Bank for a notional amount of \$100 million, maturing on June 1, 2025. Effective March 2023, the notional amount began at \$100 million and decreased in June 2024 to \$99.8 million. As of September 30, 2024 and December 31, 2023, the fair value of the interest rate swap was an asset of \$1.0 million and \$2.4 million, respectively.

In June 2023, a subsidiary of Braves Holdings entered into an interest rate swap agreement with Truist Bank for a notional amount of \$64 million, maturing on May 18, 2028. The interest rate swap became effective in June 2023. As of September 30, 2024 and December 31, 2023, the fair value of the interest rate swap was a liability of \$906 thousand and \$372 thousand, respectively.

Interest rate swaps are included within other current assets and other noncurrent liabilities as of September 30, 2024 and other assets and other noncurrent liabilities as of December 31, 2023 in the condensed consolidated balance sheets and changes in the fair value of the interest rate swaps are recorded to realized and unrealized gains (losses) on financial instruments, net in the condensed consolidated statements of operations.

## (6) Stock-Based Compensation

The Company recorded stock-based compensation expense of \$6.4 million and \$3.3 million during the three months ended September 30, 2024 and 2023, respectively, and \$13.8 million and \$9.7 million during the nine months ended September 30, 2024 and 2023, respectively. These amounts are included in selling, general and administrative expense in the condensed consolidated statements of operations.

## **Incentive Plans**

Prior to the Split-Off and pursuant to the Liberty Media Corporation 2022 Omnibus Incentive Plan, Liberty granted to certain of its directors, employees and employees of its subsidiaries, restricted stock ("RSAs"), restricted stock units ("RSUs") and stock options to purchase shares of Liberty Braves common stock (collectively, "Awards"). At the time of the Split-Off, the Awards were exchanged into RSAs, RSUs and stock options to purchase shares of Atlanta Braves Holdings common stock.

Subsequent to the Split-Off, the Company can grant, to certain of its directors, employees and employees of its subsidiaries, RSAs, RSUs and stock options to purchase shares of its common stock, under the Atlanta Braves Holdings 2023 Omnibus Incentive Plan (the "2023 Plan") and may grant Awards in respect of a maximum of 7.25 million shares of Atlanta Braves Holdings common stock.

Awards generally vest over 1-5 years and have a term of 7-10 years. The Company issues new shares upon exercise or settlement, as applicable, of Awards. The Company measures the cost of employee services received in exchange for an equity classified Award (such as RSAs, RSUs and stock options) based on the grant-date fair value ("GDFV") of the Award, and recognizes that cost over the period during which the employee is required to provide service (usually the vesting period of the Award). The Company measures the cost of employee services received in exchange for a liability classified Award based on the current fair value of the Award, and remeasures the fair value of the Award at each reporting date.

## Notes to Condensed Consolidated Financial Statements (Continued)

## (unaudited)

## Grants of Awards

The Company did not grant any options to purchase shares of Series A or Series B Atlanta Braves Holdings common stock during the nine months ended September 30, 2024.

In connection with the Liberty Chief Executive Officer's employment agreement, Liberty granted 35 thousand performance-based RSUs of Atlanta Braves Holdings Series C common stock to the Liberty Chief Executive Officer in March 2024. Such RSUs had a GDFV of \$38.58 per share. In August 2024, and in connection with the Corporate Governance Transition, such RSUs were vested in full as to the target number of shares underlying such RSUs.

The Company has calculated the GDFV for all of its equity classified Awards using the Black-Scholes valuation model. The Company estimates the expected term of the options based on historical exercise and forfeiture data. The volatility used in the calculation for Awards is based on the historical volatility of Atlanta Braves Holdings common stock (and previously, Liberty Braves common stock). The Company uses a zero dividend rate and the risk-free rate for Treasury Bonds with a term similar to that of the subject options.

## **Outstanding Awards**

The following table presents the number and weighted average exercise price ("WAEP") of options to purchase Atlanta Braves Holdings common stock granted to certain officers, employees and directors, as well as the weighted average remaining life and aggregate intrinsic value of the options.

	Series C							
	Atlanta Braves Holdings options (000's)		WAEP	Weighted average remaining life	V	regate rinsic alue iillions)		
Outstanding at January 1, 2024	3,502	\$	28.36					
Granted	_	\$	_					
Exercised	(322)	\$	26.34					
Forfeited/Cancelled		\$	_					
Outstanding at September 30, 2024	3,180	\$	28.56	3.6 years	\$	36		
Exercisable at September 30, 2024	2,697	\$	26.97	3.1 years	\$	35		

As of September 30, 2024, there were no outstanding Series A or Series B options to purchase shares of Series A or Series B Atlanta Braves Holdings common stock.

As of September 30, 2024, the total unrecognized compensation cost related to unvested Atlanta Braves Holdings Awards was approximately \$11.1 million. Such amount will be recognized in the Company's condensed consolidated statements of operations over a weighted average period of approximately 2.2 years.

As of September 30, 2024, 3.2 million shares of Atlanta Braves Holdings Series C common stock were reserved by the Company for issuance under exercise privileges of outstanding stock options.

## Exercises

The aggregate intrinsic value of all Atlanta Braves Holdings Series C common stock options exercised during the nine months ended September 30, 2024 and 2023 was \$4.3 million and \$2.3 million, respectively.

## Notes to Condensed Consolidated Financial Statements (Continued)

## (unaudited)

## RSAs and RSUs

The Company had approximately 415 thousand unvested RSUs of Atlanta Braves Holdings common stock held by certain directors, officers and employees of the Company as of September 30, 2024. These Series C unvested RSUs of Atlanta Braves Holdings common stock had a weighted average GDFV of \$37.15 per share.

The aggregate fair value of all RSAs and RSUs of Atlanta Braves Holdings common stock that vested during the nine months ended September 30, 2024 and 2023 was \$6.2 million and \$0.8 million, respectively.

## (7) Commitments and Contingencies

## Collective Bargaining Agreement

In March 2022, the Major League Baseball Players Association ("MLBPA") and the Clubs entered into a new collective bargaining agreement that covers the 2022-2026 MLB seasons ("CBA"). The CBA contains provisions surrounding revenue sharing among the Clubs, a competitive balance tax on Club payrolls that exceed specified thresholds, minimum player salary levels, an expanded postseason schedule and other provisions impacting Braves Holdings' operations and its relationships with members of the MLBPA. Braves Holdings' minor league players are also parties to a collective bargaining agreement. Less than 10% of the Company's labor force is covered by collective bargaining agreements.

There are two components of the revenue sharing plan that each Club is subject to under the CBA: a straight base revenue pool (the "Pool") and the Commissioner Discretionary Fund. The size of the Pool is equal to the total amount transferred if each Club contributed 48% of its prior years' net defined local revenue ("NDLR"). The contributions per Club are based on a composite of the prior three years' NDLR and funds are distributed equally to all Clubs. Certain Clubs are disqualified from revenue sharing from the Pool based on market size. Club submissions of NDLR are subject to audit by the MLB Revenue Sharing Administrator and are subject to rules issued by the MLB Revenue Sharing Definitions Committee.

During the nine months ended September 30, 2024 and 2023, Braves Holdings incurred \$43.6 million and \$31.8 million, respectively, in revenue sharing, which is included as an expense within baseball operating costs in the condensed consolidated statements of operations.

## **Employment Contracts**

Long-term employment contracts provide for, among other items, annual compensation for certain players (current and former) and other employees. As of September 30, 2024, amounts payable annually under such contracts aggregated \$277.1 million in 2024, \$218.9 million in 2025, \$174.8 million in 2026, \$111.7 million in 2027, \$105.2 million in 2028 and \$146.3 million, combined, thereafter. Additionally, these contracts may include incentive compensation (although certain incentive compensation awards cannot be earned by more than one player per season).

Subsequent to September 30, 2024, Braves Holdings entered into certain assignment agreements with long-term employment contracts which increased amounts payable by approximately \$9.3 million and is anticipated to be paid through 2027 according to the terms of such contracts, excluding any incentive compensation.

## Notes to Condensed Consolidated Financial Statements (Continued)

## (unaudited)

## Diamond Sports Group, LLC ("Diamond Sports Group") Bankruptcy

ANLBC has a long-term local broadcasting agreement with Sportsouth Network II, LLC, a subsidiary of Diamond Sports Group, granting its regional cable networks the right to broadcast substantially all of the Braves games not otherwise selected for broadcast within the home television territory of the Braves ("Braves Broadcast Agreement"). In March 2023, Diamond Sports Group along with certain affiliates (collectively, the "Debtors") filed voluntary petitions for relief under Chapter 11 ("Chapter 11 Proceeding") in the United States Bankruptcy Court for the Southern District of Texas (the "Bankruptcy Court").

On February 12, 2024, the Bankruptcy Court entered an agreed order among the Debtors, ANLBC and certain other MLB Clubs who have broadcast agreements with Diamond Sports Group or its affiliates, and the BOC, whereby the Debtors agreed not to reject or cause the termination of various club broadcasting agreements, including the Braves Broadcast Agreement, before the end of the 2024 MLB Season ("Agreed Order"). The Agreed Order provides other protections to ANLBC, MLB and the other covered Clubs to give some assurance that the Debtors will pay all required fees under the various club broadcasting agreements, including the Braves Broadcast Agreement, until the earlier to occur of (i) a plan of reorganization is confirmed by the Bankruptcy Court and the Debtors exit bankruptcy and (ii) the final payment for the 2024 MLB season is paid.

The Debtors filed their Disclosure Statement ("Disclosure Statement") and Joint Plan of Reorganization ("Joint Plan of Reorganization") on April 17, 2024. The Bankruptcy Court approved the Disclosure Statement and originally scheduled a hearing to consider confirmation of the Joint Plan of Reorganization for June 18, 2024 ("Confirmation Hearing"). The Confirmation Hearing was originally adjourned to July 29-30, 2024, but on July 24, 2024, the Confirmation Hearing was further adjourned indefinitely. On September 3, 2024, the Debtors announced their intention to further amend the Disclosure Statement and Joint Plan of Reorganization in hopes of setting the Confirmation Hearing for some time in November. On October 2, 2024, the Debtors filed their First Amended Joint Chapter 11 Plan of Reorganization ("Amended Plan") as well as their Disclosure Statement Supplement for the Debtors' First Amended Joint Chapter 11 Plan of Reorganization ("Disclosure Statement Supplement"). The Debtors filed a further revised version of the Amended Plan ("Revised Amended Plan") on October 9, 2024. On October 9, 2024, the Court approved the Disclosure Statement Supplement and scheduled the Confirmation Hearing to consider the Revised Amended Plan for November 14-15, 2024. Such dates are subject to further change.

The Debtors have indicated that their preference and intention is to proceed with a reorganization, but the Revised Amended Plan includes a feature that would allow the Debtors to pivot from a reorganization to a liquidation. The treatment of the Braves Broadcast Agreement is likely to be very different if the Debtors elect to pivot to a liquidation scenario under the Revised Amended Plan. If the Debtors proceed with a reorganization, the Debtors have indicated they intend to seek assumption of the obligations under the Braves Broadcast Agreement. If the Revised Amended Plan is confirmed and the Bankruptcy Court allows the Debtors to assume the Braves Broadcast Agreement, both ANLBC and Sportsouth Network II, LLC will continue to be responsible for their respective obligations under the Braves Broadcast Agreement. Alternatively, in the event the Debtors pivot to a liquidation, the Revised Amended Plan provides that the Debtors will seek to reject the Braves Broadcast Agreement thereby relieving the Debtors of any further performance obligations. The Revised Amended Plan currently provides that the Debtors have until December 16, 2024 to elect to pivot to a liquidation. Such date is subject to further change, including pursuant to a further amendment to the Revised Amended Plan or a court order.

In the event Diamond Sports Group is unsuccessful in its efforts to confirm the Revised Amended Plan or other plan of reorganization, it is possible that the respective bankruptcy cases of the Debtors could be converted to cases under Chapter 7 of the bankruptcy code. In such event, a trustee will be appointed to liquidate the remaining assets of the Debtors and ANLBC may be required to repay up to \$34.2 million, the amount remitted to ANLBC during the 90-day preference

## Notes to Condensed Consolidated Financial Statements (Continued)

## (unaudited)

period preceding the filing. In addition, if the broadcasting agreement is rejected in the bankruptcy proceeding, ANLBC will not receive any revenue from Sportsouth Network II, LLC during the remaining contract term and ANLBC would be required to write-down accounts receivable and contract assets of approximately \$35.6 million recorded in the condensed consolidated balance sheet as of September 30, 2024. In addition, a Chapter 7 trustee may reject the Braves Broadcast Agreement which would relieve the Debtors' bankruptcy estate from its obligations under the agreement.

To date and throughout the Chapter 11 Proceeding, ANLBC has received all scheduled payments in accordance with the Braves Broadcast Agreement.

## Litigation

Braves Holdings, along with the BOC and other MLB affiliates, has been named in a number of lawsuits arising in the normal course of business. Although it is reasonably possible the Company may incur losses upon conclusion of such matters, an estimate of any loss or range of loss cannot be made. In the opinion of management, it is expected that amounts, if any, which may be required to satisfy such contingencies will not be material in relation to the accompanying condensed consolidated financial statements.

## (8) Segment Information

The Company, through its ownership of Braves Holdings, is primarily engaged in the entertainment and real estate industries. The Company identifies its reportable segments as those operating segments that represent 10% or more of its consolidated annual revenue, annual Adjusted OIBDA (as defined below) or total assets.

The Company evaluates performance and makes decisions about allocating resources to its operating segments based on financial measures such as revenue and Adjusted OIBDA (as defined below). In addition, the Company reviews nonfinancial measures such as attendance, viewership and social media.

The Company has identified the following as its reportable segments:

- Baseball operations relating to Braves baseball and Truist Park and includes ticket sales, concessions, advertising sponsorships, suites and premium seat fees, broadcasting rights, retail and licensing.
- Mixed-Use Development includes retail, office, hotel and entertainment operations primarily within The Battery Atlanta.

The Company's reportable segments are strategic business units that offer different products and services. They are managed separately because each segment requires different technologies, differing revenue sources and marketing strategies.

## Notes to Condensed Consolidated Financial Statements (Continued)

## (unaudited)

## Performance Measures

The following table disaggregates revenue by segment and by source:

	Three months ended September 30,			Nine mont Septemb	
	_	2024	2023 amounts in t	2024 housands	2023
Baseball:					
Baseball event	\$	172,800	160,794	345,318	324,280
Broadcasting		70,992	69,337	144,043	138,786
Retail and licensing		16,512	20,904	41,789	45,026
Other		12,958	5,231	30,083	20,670
Total Baseball		273,262	256,266	561,233	528,762
Mixed-Use Development		17,412	15,558	49,397	44,157
Total revenue	\$	290,674	271,824	610,630	572,919

When consideration is received from a customer prior to transferring services to the customer under the terms of a contract, deferred revenue is recorded. The primary source of the Company's deferred revenue relates to suite and season ticket arrangements, as well as certain sponsorship arrangements. Deferred revenue is recognized as revenue when, or as, control of the products or services are transferred to the customer and all revenue recognition criteria have been met. The Company had long-term deferred revenue of \$17.9 million and \$16.4 million as of September 30, 2024 and December 31, 2023, respectively, which were included in other noncurrent liabilities in the condensed consolidated balance sheets. During the nine months ended September 30, 2024 and 2023, the Company recognized \$99.5 million and \$88.2 million, respectively, of revenue that was included in deferred revenue at the beginning of the respective year.

Significant portions of the transaction prices for Braves Holdings are related to undelivered performance obligations that are under contractual arrangements that extend beyond one year. The Company anticipates recognizing revenue from the delivery of such performance obligations of approximately \$25.8 million for the remainder of 2024, \$340.9 million in 2025, \$311.9 million in 2026, \$521.9 million in 2027 through 2031, and \$134.1 million thereafter, primarily recognized through 2041. We have not included any amounts in the undelivered performance obligations amounts for those performance obligations that relate to a contract with an original expected duration of one year or less.

For segment reporting purposes, the Company defines Adjusted OIBDA as revenue less operating expenses, and selling, general and administrative expenses excluding all stock-based compensation, separately reported litigation settlements and restructuring, acquisition and impairment charges. The Company believes this measure is an important indicator of the operational strength and performance of its businesses, by identifying those items that are not directly a reflection of each business' performance or indicative of ongoing business trends. In addition, this measure allows management to view operating results and perform analytical comparisons and benchmarking between businesses and identify strategies to improve performance. This measure of performance excludes depreciation and amortization, stock-based compensation, separately reported litigation settlements, restructuring, acquisition and impairment charges that are included in the measurement of operating income pursuant to GAAP. Accordingly, Adjusted OIBDA should be considered in addition to, but not as a substitute for, operating income (loss), net earnings (loss), cash flows provided by (used in) operating activities and other measures of financial performance prepared in accordance with GAAP.

## Notes to Condensed Consolidated Financial Statements (Continued)

# (unaudited)

Adjusted OIBDA is summarized as follows:

	Three months September		Nine months Septembe	
	 2024	2023	2024	2023
		amounts in the	ousands	
Baseball	\$ 24,397	36,884	20,072	38,232
Mixed-Use Development	12,173	10,661	33,615	29,980
Corporate and Other	(5,125)	(7,234)	(10,246)	(17,418)
Total	\$ 31,445	40,311	43,441	50,794

# Other Information

	Se	ptember 30, 2024	ļ	December 31, 2023			
	Total assets	Investments in affiliates	Capital expenditures	Total assets	Investments in affiliates	Capital expenditures	
			amounts in	housands			
Baseball	\$ 908,484	100,207	17,266	882,442	84,326	12,152	
Mixed-Use Development	604,774	13,722	56,656	571,586	14,887	56,884	
Corporate and other	46,099	_	_	51,256	_	_	
Elimination (1)	(2,110)	_	_	(954)	_	_	
Total	\$ 1,557,247	113,929	73,922	1,504,330	99,213	69,036	

<sup>(1)</sup> This amount relates to income taxes payable that partially offsets income taxes receivable in the condensed consolidated balance sheets.

The following table provides a reconciliation of Adjusted OIBDA to Operating income (loss) and Earnings (loss) before income taxes:

	Three months ended September 30,		Nine month Septembe		
		2024	2023	2024	2023
			amounts in th	ousands	
Adjusted OIBDA	\$	31,445	40,311	43,441	50,794
Stock-based compensation		(6,365)	(3,309)	(13,789)	(9,653)
Depreciation and amortization		(18,678)	(21,286)	(50,669)	(55,215)
Operating income (loss)		6,402	15,716	(21,017)	(14,074)
Interest expense		(9,561)	(9,657)	(28,717)	(28,017)
Share of earnings (losses) of affiliates, net		13,702	12,725	26,951	23,384
Realized and unrealized gains (losses) on intergroup interests, net		_	(20,392)	_	(83,178)
Realized and unrealized gains (losses) on financial instruments,					
net		(2,476)	2,593	1,429	5,672
Other, net		1,838	1,224	5,824	5,381
Earnings (loss) before income taxes	\$	9,905	2,209	(15,530)	(90,832)

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

Certain statements in this Quarterly Report on Form 10-Q constitute forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995, including statements regarding our business, product and marketing strategies; new service offerings; the status of our broadcasting agreement and potential outcome of the Diamond Sports Group bankruptcy; the recoverability of our goodwill and other long-lived assets; our projected sources and uses of cash; and the anticipated impact of certain contingent liabilities related to legal and tax proceedings and other matters arising in the ordinary course of business. The words "believe," "estimate," "expect," "anticipate," "intend," "plan," "strategy," "continue," "seek," "may," "could" and similar expressions or statements regarding future periods are intended to identify forward-looking statements, although not all forward-looking statements may contain such words. Where, in any forward-looking statement, we express an expectation or belief as to future results or events, such expectation or belief is expressed in good faith and believed to have a reasonable basis, but such statements necessarily involve risks and uncertainties and there can be no assurance that the expectation or belief will result or be achieved or accomplished. Given these uncertainties, we caution you not to place undue reliance on these forward-looking statements. The following include some but not all of the factors that could cause actual results or events to differ materially from those anticipated:

- Atlanta Braves Holdings, Inc.'s ("Atlanta Braves Holdings," "the Company," "us," "we," or "our") historical financial
  information is not necessarily representative of its future financial position, future results of operations or future cash flows;
- the Company's ability to recognize anticipated benefits from the Split-Off (defined below);
- the incurrence of costs as a standalone public company following the Split-Off;
- the ability of the Company to successfully transition responsibilities for various matters from Liberty Media Corporation ("Liberty") to in-house or third party personnel;
- the Company's ability to obtain additional financing on acceptable terms and cash in amounts sufficient to service debt and other financial obligations;
- the Company's indebtedness could adversely affect operations and could limit its ability to react to changes in the economy
  or its industry;
- the Company's ability to realize the benefits of acquisitions or other strategic investments;
- the impact of inflation and weak economic conditions on consumer demand for products, services and events offered by the Company;
- the outcome of pending or future litigation or investigations;
- the operational risks of the Company and its business affiliates with operations outside of the United States;
- the Company's ability to use net operating loss and disallowed business interest carryforwards to reduce future tax payments;
- the ability of the Company and its affiliates to comply with government regulations, including, without limitation, consumer
  protection laws and competition laws, and adverse outcomes from regulatory proceedings;
- the regulatory and competitive environment of the industries in which the Company operates;
- changes in the nature of key strategic relationships with partners, vendors and joint venturers;
- the achievement of on-field success;
- the Company's ability to develop, obtain and retain talented players;
- the impact of organized labor on the Company;
- the impact of the structure or an expansion of Major League Baseball ("MLB");

- the level of broadcasting revenue that Braves Holdings, LLC ("Braves Holdings") receives, including an impact as a result of
  the outcome of the Diamond Sports Group bankruptcy;
- the impact of the Mixed-Use Development (defined below) on the Company and its ability to manage the project;
- the impact of data loss or breaches or disruptions of the Company's information systems and information system security;
- the Company's processing, storage, sharing, use, disclosure and protection of personal data could give rise to liabilities;
- the Company's stock price has and may continue to fluctuate;
- the Company's common stock and organizational structure; and
- geopolitical incidents, accidents, terrorist acts, pandemics or epidemics, natural disasters, including the effects of climate
  change, or other events that cause one or more events to be cancelled or postponed, are not covered by insurance, or cause
  reputational damage to the Company and its affiliates.

The above list of risks and uncertainties is only a summary of some of the most important factors and is not intended to be exhaustive. For additional risk factors, please see Part I, Item 1A of our Annual Report on Form 10-K for the year ended December 31, 2023 and Part II, Item 1A in this Quarterly Report, as such may be updated by us from time to time in Quarterly Reports on Form 10-Q, Current Reports on Form 8-K and other filings that we make with the SEC. These forward-looking statements and such risks, uncertainties and other factors speak only as of the date of this Quarterly Report, and we expressly disclaim any obligation or undertaking to disseminate any updates or revisions to any forward-looking statement contained herein, to reflect any change in our expectations with regard thereto, or any other change in events, conditions or circumstances on which any such statement is based, except to the extent required by law.

The following discussion and analysis provides information concerning our results of operations and financial condition. This discussion should be read in conjunction with our accompanying condensed consolidated financial statements and the notes thereto and our Annual Report on Form 10-K for the year ended December 31, 2023.

## **Explanatory Note**

During November 2022, the board of directors of Liberty authorized Liberty management to pursue a plan to redeem each outstanding share of its Liberty Braves common stock in exchange for one share of the corresponding series of common stock of a newly formed entity, Atlanta Braves Holdings (the "Split-Off"). The Split-Off was completed on July 18, 2023 and was intended to be tax-free to holders of Liberty Braves common stock. In September 2024, the Internal Revenue Service completed its review of the Split-Off and notified Liberty that it agreed with the non-taxable characterization of the transaction. Atlanta Braves Holdings is comprised of the businesses, assets and liabilities previously attributed to the Liberty Braves Group ("Braves Group"), which, as of September 30, 2024, included Atlanta Braves Holdings' wholly-owned subsidiary Braves Holdings and corporate cash. Although Atlanta Braves Holdings was reported as a combined company until the date of the Split-Off, all periods reported herein are referred to as consolidated.

The intergroup interests in the Braves Group held by the Liberty Formula One Group (the "Formula One Group") and the Liberty SiriusXM Group immediately prior to the Split-Off were settled and extinguished in connection with the Split-Off through the attribution, to the respective tracking stock group, of Atlanta Braves Holdings Series C common stock on a one-for-one basis equal to the number of notional shares representing the intergroup interest.

On August 21, 2024, Terence F. McGuirk ("McGuirk"), Chairman and CEO of Braves Holdings, LLC, entered into certain shareholder arrangements with Dr. John Malone ("Malone"), pursuant to which Malone has granted McGuirk a proxy (the "Malone Voting Agreement") to vote 887,079 shares of the Company's Series B Common Stock owned by Malone, representing 44% of the Company's outstanding voting power, on director elections, the approval or authorization of executive compensation and other routine matters. Malone has also granted McGuirk a right of first refusal with respect

to future transfers of the Company shares beneficially owned by Malone as well as certain appreciation rights with respect to the value of Malone's shares of Series B Common Stock.

The execution of the Malone Voting Agreement constituted a "Change in Control" of the Company as defined in Gregory B. Maffei's Executive Employment Agreement, dated effective as of December 13, 2019, by and between Mr. Maffei and Liberty. As a result, on August 21, 2024, Mr. Maffei notified the Company of his resignation as President, Chief Executive Officer, Chairman of the Board and a director of the Company effective August 31, 2024. Mr. Maffei's separation from employment with the Company was for "Good Reason" within the meaning of his Executive Employment Agreement. Additionally, Atlanta Braves Holdings and Liberty have begun transitioning various general and administrative services currently provided by Liberty to the management of Atlanta Braves Holdings, including legal, tax, accounting, treasury, information technology, cybersecurity and investor relations support. As part of that transition, the then-current officers of the Company (with limited exceptions) stepped down from their officer positions, effective August 31, 2024, and members of the Braves operating team assumed these roles effective September 1, 2024. (the "Corporate Governance Transition").

## Overview

The Company manages its business based on the following reportable segments: baseball and mixed-use development.

The baseball segment includes operations relating to the Atlanta Braves Major League Baseball Club ("ANLBC," the "Atlanta Braves," the "Braves," the "club," or the "team") and the Braves' ballpark ("Truist Park" or the "Stadium") and includes revenue generated from ticket sales, concessions, local broadcasting rights, advertising sponsorships, suites and premium seat fees, retail and licensing revenue, shared MLB revenue streams, including national broadcasting rights and licensing, and other sources. Ticket sales, concessions, broadcasting rights and advertising sponsorship sales are the baseball segment's primary revenue drivers.

The Braves have a long-term local television broadcasting agreement with Sportsouth Network II, LLC. Diamond Sports Group, the parent company of Sportsouth Network II, LLC, is in financial distress and has filed for Chapter 11 protection. Refer to note 7 in the accompanying notes to the condensed consolidated financial statements and the *Liquidity and Capital Resources* section below for more information.

The mixed-use development segment includes retail, office, hotel and entertainment operations primarily within The Battery Atlanta (the "Mixed-Use Development"). The Mixed-Use Development derives revenue primarily from office and retail rental income (including overage rent and tenant reimbursements) and, to a lesser extent, parking and advertising sponsorships throughout the year.

## Results of Operations -September 30, 2024 and 2023

*General.* Provided in the tables below is information regarding the historical Condensed Consolidated Operating Results and Other Income and Expense of Atlanta Braves Holdings, as well as information regarding the contribution to those items from our reportable segments. The "corporate and other" category consists of those assets that do not qualify as a separate reportable segment.

	Three months ended September 30,			Nine montl Septemb	ber 30,	
		2024	2023	2024	2023	
D 1 II	Φ	272.262	dollar amounts		520 762	
Baseball revenue	\$	273,262	256,266	561,233	528,762	
Mixed-Use Development revenue		17,412	15,558	49,397	44,157	
Total revenue		290,674	271,824	610,630	572,919	
Operating costs and expenses:						
Baseball operating costs		(225,973)	(198,195)	(476,250)	(430,424)	
Mixed-Use Development costs		(2,499)	(2,247)	(7,162)	(6,451)	
Selling, general and administrative, excluding stock-based compensation		(30,757)	(31,071)	(83,777)	(85,250)	
Stock-based compensation		(6,365)	(3,309)	(13,789)	(9,653)	
Depreciation and amortization		(18,678)	(21,286)	(50,669)	(55,215)	
Operating income (loss)		6,402	15,716	(21,017)	(14,074)	
Other income (expense):						
Interest expense		(9,561)	(9,657)	(28,717)	(28,017)	
Share of earnings (losses) of affiliates, net		13,702	12,725	26,951	23,384	
Realized and unrealized gains (losses) on intergroup interests, net		_	(20,392)	_	(83,178)	
Realized and unrealized gains (losses) on financial instruments, net		(2,476)	2,593	1,429	5,672	
Other, net		1,838	1,224	5,824	5,381	
Earnings (loss) before income taxes		9,905	2,209	(15,530)	(90,832)	
Income tax benefit (expense)		115	(8,256)	3,387	(2,104)	
Net earnings (loss)	\$	10,020	(6,047)	(12,143)	(92,936)	
Adjusted OIBDA		31,445	40,311	43,441	50,794	
		4.5	25	0.1	00	
Regular season home games		41	37	81	80	
Average number of attendees per regular season home game		26,159	32,481	28,469	32,521	

**Baseball revenue.** Baseball revenue is derived from two primary sources: baseball event revenue (ticket sales, concessions, advertising sponsorships, suites and premium seat fees) and broadcasting revenue. The following table disaggregates baseball revenue by source:

		Three month September		Nine month Septemb		
	2024 2023 2024		2024	2023		
			amounts in th	chousands		
Baseball event	\$	172,800	160,794	345,318	324,280	
Broadcasting		70,992	69,337	144,043	138,786	
Retail and licensing		16,512	20,904	41,789	45,026	
Other		12,958	5,231	30,083	20,670	
Total Baseball	\$	273,262	256,266	561,233	528,762	

Baseball event revenue increased \$12.0 million and \$21.0 million during the three and nine months ended September 30, 2024, as compared to the corresponding periods in the prior year, primarily due to new sponsorship

agreements and contractual rate increases on season tickets and existing sponsorship contracts, partially offset by reduced attendance at regular season home games. Broadcasting revenue increased \$1.7 million and \$5.3 million during the three and nine months ended September 30, 2024, respectively, as compared to the corresponding periods in the prior year, primarily due to an increase in the number of regular season games, as well as contractual rate increases. Retail and licensing revenue decreased \$4.4 million and \$3.2 million during the three and nine months ended September 30, 2024, respectively, as compared to the corresponding periods in the prior year, primarily due to a reduction in local revenue due to the decrease in regular season home game attendance and demand for City Connect and other apparel, partially offset by higher league-wide revenue. Other revenue, a component of baseball revenue, increased \$7.7 million and \$9.4 million during the three and nine months ended September 30, 2024, respectively, as compared to the corresponding periods in the prior year. The increase for the three and nine month periods was primarily due to additional concerts at the Stadium. Additionally, the increase to the nine month period was due to spring training related revenue (ticket sales, concession revenue and other gameday related revenue) driven by increased attendance at spring training home games.

Mixed-Use Development revenue. Mixed-Use Development revenue is derived from the mixed-use facilities and primarily includes rental income and to a lesser extent, parking revenue and sponsorships. For the three and nine months ended September 30, 2024, Mixed-Use Development revenue increased \$1.9 million and \$5.2 million, respectively, as compared to the corresponding periods in the prior year, primarily due to \$0.9 million and \$2.5 million increases in parking revenue, respectively, and \$0.7 million and \$2.3 million increases in rental income, respectively. Increases in rental income for the three and nine months ended September 30, 2024, were primarily driven by increases in tenant recoveries.

Baseball operating costs. Baseball operating costs primarily include costs associated with baseball and stadium operations. For the three and nine months ended September 30, 2024, baseball operating expenses increased \$27.8 million and \$45.8 million, respectively, as compared to the corresponding periods in the prior year, primarily due to \$16.8 million and \$26.3 million increases in major league player salaries, respectively, \$6.9 million and \$11.4 million increases in MLB's revenue sharing plan, as well as other shared expenses, respectively, \$2.5 million and \$2.4 million increases in concert related expenses, respectively, and \$2.1 million and \$6.1 million increases in minor league team and player expenses, respectively, partially offset by \$1.7 million and \$4.6 million decreases in variable concession and retail operating expenses due to reduced attendance at regular season home games during 2024.

*Mixed-Use Development costs.* Mixed-Use Development costs primarily include costs associated with maintaining and operating the mixed-use facilities. During the three and nine months ended September 30, 2024, Mixed-Use Development costs increased \$0.3 million and \$0.7 million, respectively, as compared to the corresponding periods in the prior year, due to general repair expenses and other various operating increases.

Selling, general and administrative, excluding stock-based compensation. Selling, general and administrative expense includes costs of marketing, advertising, finance and related personnel costs. Selling, general and administrative expense decreased \$0.3 million and \$1.5 million for the three and nine months ended September 30, 2024, respectively, as compared to the corresponding periods in the prior year, primarily due to reduced transaction costs related to the Split-Off, partly offset by increased personnel, insurance, information technology and professional fees.

**Stock-based compensation.** Stock-based compensation increased \$3.1 million and \$4.1 million for the three and nine months ended September 30, 2024, respectively, as compared to the corresponding periods in the prior year, mainly due to accelerated vesting for various awards in connection with the Corporate Governance Transition.

**Depreciation and amortization.** Depreciation and amortization decreased \$2.6 million and \$4.5 million during the three and nine months ended September 30, 2024, respectively, as compared to the corresponding periods in the prior year, primarily due to various assets becoming fully depreciated.

*Operating income (loss).* Operating income (loss) declined \$9.3 million and \$6.9 million during the three and nine months ended September 30, 2024, respectively, as compared to the corresponding periods in the prior year, due to the above explanations.

Adjusted OIBDA. To provide investors with additional information regarding our financial results, we also disclose Adjusted OIBDA, which is a non-GAAP financial measure. We define Adjusted OIBDA as operating income

(loss) plus depreciation and amortization, stock-based compensation, separately reported litigation settlements, restructuring, acquisition and impairment charges. Our chief operating decision maker and management team use this measure of performance in conjunction with other measures to evaluate our businesses and make decisions about allocating resources among our businesses. We believe this is an important indicator of the operational strength and performance of our businesses by identifying those items that are not directly a reflection of each business' performance or indicative of ongoing business trends. In addition, this measure allows us to view operating results, perform analytical comparisons and benchmarking between businesses and identify strategies to improve performance. Adjusted OIBDA should be considered in addition to, but not as a substitute for, operating income (loss), net earnings (loss), cash flow provided by (used in) operating activities and other measures of financial performance prepared in accordance with U.S. generally accepted accounting principles ("GAAP"). The following table provides a reconciliation of Operating income (loss) to Adjusted OIBDA:

	Three month September		Nine months ended September 30,	
	 2024 2023		2024	2023
	 	amounts in the	ousands	
Operating income (loss)	\$ 6,402	15,716	(21,017)	(14,074)
Stock-based compensation	6,365	3,309	13,789	9,653
Depreciation and amortization	18,678	21,286	50,669	55,215
Adjusted OIBDA	\$ 31,445	40,311	43,441	50,794

Adjusted OIBDA is summarized as follows:

	Three months ended September 30,		Nine months ended September 30,		
		2024		2024	2023
			amounts in the	ousands	<u>.</u>
Baseball	\$	24,397	36,884	20,072	38,232
Mixed-Use Development		12,173	10,661	33,615	29,980
Corporate and Other		(5,125)	(7,234)	(10,246)	(17,418)
Total	\$	31,445	40,311	43,441	50,794

Consolidated Adjusted OIBDA decreased \$8.9 million and \$7.4 million during the three and nine months ended September 30, 2024, respectively, as compared to the corresponding periods in the prior year.

Baseball Adjusted OIBDA was decreased \$12.5 million and \$18.2 million during the three and nine months ended September 30, 2024, respectively, as compared to the corresponding periods in the prior year, primarily due to the fluctuations in baseball revenue and operating costs, as described above.

Mixed-Use Development Adjusted OIBDA increased \$1.5 million and \$3.6 million during the three and nine months ended September 30, 2024, respectively, as compared to the corresponding periods in the prior year, primarily due to the fluctuations in Mixed-Use Development revenue and costs, as described above.

Corporate and Other Adjusted OIBDA loss decreased \$2.1 million and \$7.2 million during the three and nine months ended September 30, 2024, respectively, as compared to the corresponding periods in the prior year, primarily due to decreased costs related to the Split-Off.

*Interest Expense.* Interest expense was relatively flat and increased \$0.7 million during the three and nine months ended September 30, 2024, respectively, as compared to the corresponding periods in the prior year, primarily due to increased interest rates on the Company's variable rate debt.

Share of earnings (losses) of affiliates. The following table presents our share of earnings (losses) of affiliates:

		Three months ended September 30,		Nine months ended September 30,	
	2024		2023	2024	2023
			amounts in th	ousands	
MLB Advanced Media, L.P.	\$	10,592	9,797	19,283	19,131
Baseball Endowment, L.P.		1,195	739	4,364	1,450
Other		1,915	2,189	3,304	2,803
Total	\$	13,702	12,725	26,951	23,384

Realized and unrealized gains (losses) on intergroup interests, net. As the notional shares underlying the intergroup interests were not represented by outstanding shares of common stock, such shares had not been officially designated Series A, B or C Liberty Braves common stock. However, Liberty historically assumed that the notional shares (if and when issued) related to the Formula One Group interest in the Braves Group would be comprised of Series C Liberty Braves common stock and the notional shares (if and when issued) related to the Liberty SiriusXM Group interest in the Braves Group would be comprised of Series A Liberty Braves common stock. Therefore, the market prices of Series C Liberty Braves and Series A Liberty Braves common stock were used for the mark-to-market adjustment for the intergroup interests held by Formula One Group and Liberty SiriusXM Group, respectively, through the condensed consolidated statements of operations. During the second quarter of 2023, Liberty determined that, in connection with the Split-Off, shares of Atlanta Braves Holdings Series C common stock would be used to settle and extinguish the intergroup interest in the Braves Group attributed to the Liberty SiriusXM Group. Accordingly, effective as of June 30, 2023 and through the Split-Off date, the market price of Series C Liberty Braves common stock was used for the mark-to-market adjustment for the intergroup interest held by the Liberty SiriusXM Group. Realized and unrealized gains (losses) on intergroup interests, net were driven by changes in the market prices of Liberty Braves common stock. As disclosed above, the intergroup interests were settled and extinguished in connection with the Split-Off.

Realized and unrealized gains (losses) on financial instruments, net. Realized and unrealized gains (losses) on financial instruments, net are comprised of changes in the fair value of the Company's interest rate swaps driven by changes in interest rates.

*Other, net.* Other, net income increased \$0.6 million and \$0.4 million during the three and nine months ended September 30, 2024, respectively, as compared to the corresponding periods in the prior year, due to increases in dividend and interest income, partly offset by decreased gains on dispositions for the nine month period.

**Income taxes.** The Company's tax provision or benefit from income taxes for interim periods is determined using an estimate of our annual effective tax rate, adjusted for discrete items, if any, that are taken into account in the relevant period. Each quarter, we update our estimate of the annual effective tax rate, and if our estimated tax rate changes, we make a cumulative adjustment.

In 2024, our effective tax rate will be affected by state income taxes and the adverse effect of certain non-deductible expenses for which we may not realize a tax benefit.

In 2023, our effective tax rate was significantly affected by the unfavorable impact of intergroup interest losses that were not deductible for tax purposes and the effect of state income taxes.

*Net earnings (loss).* The Company had net earnings of \$10.0 million and net losses of \$6.0 million during the three months ended September 30, 2024 and 2023, respectively, and net losses of \$12.1 million and \$92.9 million during the nine months ended September 30, 2024 and 2023, respectively. The change in net earnings (loss) was the result of the above-described fluctuations in our revenue, expenses and other gains and losses.

## **Liquidity and Capital Resources**

As of September 30, 2024, the Company had \$100.9 million of cash and cash equivalents. Substantially all of our cash and cash equivalents are invested in U.S. Treasury securities, other government securities or government guaranteed funds, AAA rated money market funds and other highly rated financial and corporate debt instruments.

Braves Holdings is in compliance with all financial debt covenants as of September 30, 2024.

During the nine months ended September 30, 2024, the Company's primary uses of cash were capital expenditures and debt service, funded primarily by cash from operations and new borrowings on construction loans.

During the nine months ended September 30, 2023, the Company's primary uses of cash were capital expenditures and debt service, funded primarily by cash from operations and new borrowings on construction loans.

The Company's uses of cash are expected to be payments to certain players, coaches and executives pursuant to long-term employment agreements, capital expenditures, investments in real estate ventures and debt service payments. The Company expects to fund its projected uses of cash with cash on hand, cash provided by operations and through borrowings under construction loans and revolvers. We believe that the available sources of liquidity are sufficient to cover our projected future uses of cash.

The Braves have a long-term local television broadcasting agreement with Sportsouth Network II, LLC. Diamond Sports Group, LLC, the parent company of Sportsouth Network II, LLC, is in financial distress and has filed for Chapter 11 protection. While the pending bankruptcy proceeding of Diamond Sports Group, LLC has not previously had a material unfavorable impact on the Company's revenue and the Company has received scheduled payments to date, we cannot currently predict whether such bankruptcy proceeding is reasonably likely to have a material unfavorable impact on our revenue and liquidity in the future.

## Sources of Liquidity

The following are potential sources of liquidity: available cash balances, cash generated by Braves Holdings' operating activities (to the extent such cash exceeds Braves Holdings' working capital needs and is not otherwise restricted), net proceeds from asset sales, debt borrowings under the LWCF, the MLBFF and the TeamCo Revolver (each as defined below) and dividend and interest receipts.

League Wide Credit Facility

In December 2013, a subsidiary of Braves Holdings executed various agreements to enter into MLB's League Wide Credit Facility (the "LWCF"). Pursuant to the terms of a revolving credit agreement, Major League Baseball Trust may borrow from certain lenders, with Bank of America, N.A. acting as the administrative agent. Major League Baseball Trust then uses the proceeds of such borrowings to provide loans to the club trusts of the participating Clubs, including the Braves Club Trust (the "Club Trust"). The maximum amount available to the Club Trust under the LWCF was \$125.0 million as of September 30, 2024, which remains undrawn. The commitment termination date of the revolving credit facility under the LWCF, which is the repayment date for all amounts borrowed under such revolving credit facility, is July 10, 2026.

## MLB Facility Fund Revolver

In December 2017, a subsidiary of Braves Holdings executed various agreements to enter into the MLB Facility Fund (the "MLBFF"). Pursuant to the terms of an indenture, a credit agreement and certain note purchase agreements, Major League Baseball Facility Fund, LLC may borrow from certain lenders. Major League Baseball Facility Fund, LLC then uses the proceeds of such borrowings to provide loans to each of the participating Clubs. Amounts advanced pursuant to the MLBFF are available to fund ballpark and other baseball-related real property improvements, renovations and/or new construction. In May 2021, Braves Facility Fund LLC established a revolving credit commitment with Major League Baseball Facility Fund, LLC (the "MLB facility fund — revolver"). The commitment termination date, which is the

repayment date for all amounts borrowed under the MLB facility fund — revolver, is July 10, 2026. The maximum amount available to Braves Facility Fund LLC under the MLB facility fund — revolver was \$39.7 million and was fully drawn as of September 30, 2024.

TeamCo Revolver

A subsidiary of Braves Holdings is party to a Revolving Credit Agreement (the "TeamCo Revolver"), which provides revolving commitments of \$150 million and matures in August 2029. The availability under the TeamCo Revolver as of September 30, 2024 was \$120.0 million, net of \$30 million drawn as of September 30, 2024.

See note 5 to the accompanying condensed consolidated financial statements for a description of all indebtedness obligations.

## Item 3. Quantitative and Qualitative Disclosures about Market Risk

We are exposed to market risk in the normal course of business due to our ongoing investing and financial activities and the conduct of operations. Market risk refers to the risk of loss arising from adverse changes in stock prices and interest rates. The risk of loss can be assessed from the perspective of adverse changes in fair values, cash flows and future earnings. We have established policies, procedures and internal processes governing our management of market risks and the use of financial instruments to manage our exposure to such risks.

We are exposed to changes in interest rates primarily as a result of our borrowing activities, which include fixed and floating rate debt instruments and borrowings used to maintain liquidity and to fund business operations. The nature and amount of our long-term and short-term debt are expected to vary as a result of future requirements, market conditions and other factors. We manage our exposure to interest rates by maintaining what we believe is an appropriate mix of fixed and variable rate debt. We believe this best protects us from interest rate risk. We have achieved this mix by (i) issuing fixed rate debt that we believe has a low stated interest rate and significant term to maturity, (ii) issuing variable rate debt with appropriate maturities and interest rates and (iii) entering into interest rate swap arrangements when we deem appropriate.

As of September 30, 2024, we had \$161.9 million aggregate principal amount of floating rate debt with a weighted average interest rate of 6.6% and \$481.2 million aggregate principal amount of fixed rate debt with a weighted average interest rate of 4.4%.

## **Item 4. Controls and Procedures**

In accordance with Rules 13a-15 and 15d-15 under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), the Company carried out an evaluation, under the supervision and with the participation of management, including its chief executive officer and chief financial officer (the "Executives"), and under the oversight of its board of directors, of the effectiveness of its disclosure controls and procedures as of the end of the period covered by this Quarterly Report. Based on that evaluation, the Executives concluded that the Company's disclosure controls and procedures were effective as of September 30, 2024 to provide reasonable assurance that information required to be disclosed in its reports filed or submitted under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms.

Effective September 1, 2024, as described in footnote 1 of this quarterly report, Liberty began transitioning certain general and administrative services previously provided by Liberty to the new members of management of Atlanta Braves Holdings, including legal, tax, accounting, treasury, information technology, cybersecurity, internal audit and investor relations support. As part of that transition, the then-current officers of the Company (with limited exceptions) stepped down from their officer positions, effective August 31, 2024, and certain members of the Braves operating team assumed these roles effective September 1, 2024. As a result of the transition, internal controls over financial reporting are materially changing as executive oversight transitions to the new Atlanta Braves Holdings officers and the new members of management of Atlanta Braves Holdings begin to perform certain accounting, financial reporting, treasury, tax and entity level internal controls over financial reporting previously performed by members of Liberty management. We expect the

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impacted processes to remain generally consistent through the transition to the new control operators, and other than the transition of these internal controls over financial reporting to new process and control operators, the existing control environment is not materially changing. The transition of the internal controls over financial reporting has begun and should generally be completed with the 10-K filing for the year ended December 31, 2024.

#### PART II—OTHER INFORMATION

## **Item 1. Legal Proceedings**

Refer to note 7 in the accompanying notes to the condensed consolidated financial statements.

## **Item 1A. Risk Factors**

Except as discussed below, there have been no material changes in the Company's risk factors from those disclosed in Part 1, Item 1A. Risk Factors of its Annual Report on Form 10-K for the year ended December 31, 2023.

As we begin transitioning away from services previously provided by Liberty, we may fail to replicate or replace certain functions, systems and infrastructure in a timely fashion, or at all, and may lose benefits from Liberty's global contracts.

Historically, we have received services from Liberty, including through shared services contracts with various third-party service providers. Under the Services Agreement, Liberty has agreed to continue to provide us with certain services and support that were historically provided to us by or through Liberty prior to the Split-Off. The Services Agreement does not continue indefinitely and services provided under the Services Agreement generally terminate at various times specified in the agreement and the schedules thereto. We have begun transitioning away from certain services previously provided under the Services Agreement. For instance, Liberty previously provided some of its executive officers to serve as executive officers of the Company. As previously disclosed, as part of the transition of various general and administrative services provided by Liberty under the Services Agreement, on August 31, 2024, all of the officers of the Company previously provided by Liberty (with limited exceptions) stepped down from their officer positions, and members of the Braves operating team assumed these roles effective as of September 1, 2024. These transitions included appointing a new chief executive officer, chief financial officer, chief legal officer, chief culture officer and executive vice presidents of the Company.

We are working to replicate or replace the services, and associated systems and data, and information security and cybersecurity procedures and systems, that we will continue to need in the operation of our business that have been provided by or through Liberty, including those we receive through shared service contracts Liberty has with various third-party providers or through the Services Agreement for applicable transitional periods. As a result, when Liberty ceases to provide these services to us, either as a result of the termination of the Services Agreement or individual services thereunder, our costs of performing or procuring these services or comparable replacement services could increase. In addition, we have historically received certain informal support from Liberty, including communications, technical support, market intelligence and market data, which may not be addressed in our transition plans. The level of this informal support may be eliminated following the termination of the Services Agreement.

Furthermore, in connection with our efforts to replicate or replace these services, certain third-party systems we are using may have imbedded risks such as cybersecurity susceptibility that we may not be able to resolve effectively or efficiently. As a result, we may need to purchase comparable replacement services on less favorable commercial and legal terms, and the cessation of such services could result in service interruptions and divert management attention from other aspects of our operations, including ongoing efforts to implement technological developments and innovations.

We are also making infrastructure investments and hiring additional employees to operate without the same access to Liberty's existing operational and administrative infrastructure. We have established or expanded our own tax, treasury, internal audit, accounting, investor relations, cybersecurity, corporate governance and listed company compliance and other corporate functions. Due to the scope and complexity of the underlying projects relative to these efforts, we have been incurring and expect to continue to incur one-time costs to replicate, or outsource from other providers, these corporate functions to replace the corporate services that Liberty historically provided us prior to the Split-Off and under the Services Agreement. The amount of total costs could be materially higher than our estimate, and the timing of the incurrence of these costs may be subject to change.

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

There were no repurchases of our common stock during the three months ended September 30, 2024.

During the three months ended September 30, 2024, zero shares of Atlanta Braves Holdings Series A common stock, zero shares of Atlanta Braves Holdings Series B common stock and 269 shares of Atlanta Braves Holdings Series C common stock were surrendered by our officers and employees to pay withholding taxes and other deductions in connection with the vesting or exercise of restricted stock.

## **Item 5. Other Information**

During the fiscal quarter ended September 30, 2024, the following Section 16 officers adopted, modified, or terminated a "Rule 10b5-1 trading arrangement" (as defined in Item 408 of Regulation S-K of the Exchange Act):

- Derek Schiller, Executive Vice President, Business, adopted a trading plan on September 6, 2024 (with the first trade under the plan scheduled for no sooner than December 8, 2024). The trading plan will be effective until August 31, 2025 (unless earlier terminated in accordance with the plan) to sell an aggregate of 142,505 shares of Series C Common Stock during the plan period.
- Mike Plant, Executive Vice President, Development, adopted a trading plan on September 6, 2024 (with the first trade under the
  plan scheduled for no sooner than December 9, 2024). The trading plan will be effective until August 31, 2025 (unless earlier
  terminated in accordance with the plan) to sell an aggregate of 69,000 shares of Series C Common Stock during the plan period.
- Greg Heller, Executive Vice President, Chief Legal Officer and Secretary, adopted a trading plan on September 9, 2024 (with the first trade under the plan scheduled for no sooner than December 9, 2024). The trading plan will be effective until August 31, 2025 to sell an aggregate of 50,000 shares of Series C Common Stock during the plan period.

There were no "non-Rule 10b5-1 trading arrangements" (as defined in Item 408 of Regulation S-K of the Exchange Act) adopted, modified or terminated during the fiscal quarter ended September 30, 2024 by our directors and Section 16 officers. Any actual sale transactions made pursuant to the trading arrangements referenced above will be disclosed publicly in Section 16 filings with the SEC in accordance with applicable securities laws, rules, and regulations.

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# Item 6. Exhibits

# (a) Exhibits

Listed below are the exhibits which are filed as a part of this Quarterly Report (according to the number assigned to them in Item 601 of Regulation S-K):

Exhibit No.	Name
31.1	Rule 13a-14(a)/15d-14(a) Certification*
31.2	Rule 13a-14(a)/15d-14(a) Certification*
32	Section 1350 Certification**
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 Calculation Linkbase Document*
101.LAB	Inline XBRL Taxonomy Label Linkbase Document*
101.PRE	Inline XBRL Taxonomy Presentation Linkbase Document*
101.DEF	Inline XBRL Taxonomy Definition Document*
104	Cover Page Interactive Data File (formatted as Inline XBRL and contained in Exhibit 101)

<sup>\*</sup> Filed herewith

<sup>\*\*</sup> Furnished herewith

## **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.

ATLANTA BRAVES HOLDINGS, INC.

Date: November 6, 2024 By: /s/ TERENCE F. MCGUIRK

Terence F. McGuirk

 ${\it President\ and\ Chief\ Executive\ Officer}$ 

(Principal Executive Officer)

Date: November 6, 2024 By: /s/ JILL L. ROBINSON

Jill L. Robinson

Executive Vice President, Chief Financial Officer and

Treasurer

(Principal Financial Officer)

#### CERTIFICATION

- I, Terence F. McGuirk, certify that:
  - 1. I have reviewed this quarterly report on Form 10-Q of Atlanta Braves Holdings, Inc.;
- 2. Based on my knowledge, this quarterly 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 quarterly report;
- 3. Based on my knowledge, the financial statements and other financial information included in this quarterly report fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this quarterly report;
- 4. The registrant's other certifying officers 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 we 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 quarterly report is being prepared;
  - b) 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 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 quarterly report our conclusions about the effectiveness of the disclosure controls and procedures as of the end of the period covered by this quarterly report based on such evaluation; and
  - d) disclosed in this quarterly 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 officers 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 function):
  - 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:	November 6, 2024		
/s/ TERENCE F. MCGUIRK			
Terence F. McGuirk			
President and Chief Executive Officer			

#### CERTIFICATION

- I, Jill L. Robinson, certify that:
  - 1. I have reviewed this quarterly report on Form 10-Q of Atlanta Braves Holdings, Inc.;
- 2. Based on my knowledge, this quarterly 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 quarterly report;
- 3. Based on my knowledge, the financial statements and other financial information included in this quarterly report fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this quarterly report;
- 4. The registrant's other certifying officers 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 we 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 quarterly report is being prepared;
  - b) 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 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 quarterly report our conclusions about the effectiveness of the disclosure controls and procedures as of the end of the period covered by this quarterly report based on such evaluation; and
  - d) disclosed in this quarterly 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 officers 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 function):
  - 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:	November 6, 2024	
/s/ JILL L. ROBINSON		
Jill L. Robinson		
Executive Vice President, Chief Financial Officer and Treasurer		

## Certification

# Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (Subsections (a) and (b) of Section 1350, Chapter 63 of Title 18, United States Code)

Pursuant to section 906 of the Sarbanes-Oxley Act of 2002 (subsections (a) and (b) of section 1350, chapter 63 of title 18, United States Code), each of the undersigned officers of Atlanta Braves Holdings, Inc., a Nevada corporation (the "Company"), does hereby certify, to such officer's knowledge, that:

The Quarterly Report on Form 10-Q for the period ended September 30, 2024 (the "Form 10-Q") of the Company fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934 and information contained in the Form 10-Q fairly presents, in all material respects, the financial condition and results of operations of the Company.

Dated: November 6, 2024	/s/ TERENCE F. MCGUIRK		
	Terence F. McGuirk		
	President and Chief Executive Officer		
Dated: November 6, 2024	/s/ JILL L. ROBINSON		
	Jill L. Robinson		
	Executive Vice President, Chief Financial Officer and Treasurer		

The foregoing certification is being furnished solely pursuant to section 906 of the Sarbanes-Oxley Act of 2002 (subsections (a) and (b) of section 1350, chapter 63 of title 18, United States Code) and is not being filed as part of the Form 10-Q or as a separate disclosure document.