UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No.)

Eagle Materials Inc.							
	(Name of Issuer)						
	Class B Common Stock, \$.01 par value (Title of Class of Securities)						
	26969P207						
	(CUSIP Number)						
	Sontombor 20 2004						
	September 29, 2004						
	(Date of Event Which Requires Filing of this Statement)						
Sche	Check the appropriate box to designate the rule pursuant to which this dule is filed:						
	[_] Rule 13d-1(b)						
	[X] Rule 13d-1(c)						
	[_] Rule 13d-1(d)						
Act (the / the I	ed to be "filed" for the purpose of Section 18 of the Securities Exchange of 1934 ("Act") or otherwise subject to the liabilities of that section of Act but shall be subject to all other provisions of the Act (however, see Notes).						
CUSI	P No. 26969P207						
1.	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)						
	Timothy R. Barakett						
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)						
	(a) [_] (b) [_]						
3.	SEC USE ONLY						
4.	CITIZENSHIP OR PLACE OF ORGANIZATION						
	Canada						
NUMBI	ER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH						
5.	SOLE VOTING POWER						
	961,700						
6.	SHARED VOTING POWER						
	•						

7. SOLE DISPOSITIVE POWER

S (SEE
S

961,700

SHARED DISPOSITIVE POWER

8.

CUSIF	P No.	2	6969P207								
Item	1(a).	N	ame of Issuer:								
			agle Materials Inc.								
	(b).	А	ddress of Issuer's Principal Executive Offices:								
		D	728 N. Harwood allas, Texas 75201								
Item	2(a).	N	ame of Person Filing:								
		Т	imothy R. Barakett(1)								
(1)	of Atta Capita entitio various "Attico Mr. Bas		rakett is the Chairman, Chief Executive Officer and Managing Member icus Capital, L.L.C., a Delaware limited liability company ("Atticus l"). Atticus Capital, together with certain of its affiliated es (collectively, the "Atticus Entities"), act as advisers for s investment funds (the "Atticus Funds") and managed accounts (the us Accounts"). Based on his relationship with the Atticus Entities, rakett is deemed to be a beneficial owner of the Class B Common Stock by the Atticus Funds and the Atticus Accounts for purposes of Section								
	(b).	А	ddress of Principal Business Office, or if None, Residence:								
		N	152 West 57th Street, 45th Floor New York, New York 10019								
	(c).	C	Citizenship:								
			Canada								
(d).		Т	Title of Class of Securities:								
			Class B Common Stock, \$.01 par value								
	(e).	C	USIP Number:								
			6969P207								
Item		f T	his Statement is filed pursuant to ss.240.13d-1(b) or 240.13d-2(b), c), check whether the person filing is a:								
	(a)	[_]	Broker or dealer registered under Section 15 of the Exchange Act (15 U.S.C. 78c).								
	(b)	[_]	Bank as defined in Section $3(a)(6)$ of the Exchange Act (15 U.S.C. 78c).								
	(c)	[_]	Insurance company as defined in Section 3(a)(19) of the Exchange Act (15 U.S.C. 78c).								
	(d)	[_]	Investment company registered under Section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8).								
	(e)	[_]	An investment adviser in accordance with $s.240.13d-1(b)(1)(ii)(E)$;								
	(f)	[_]	An employee benefit plan or endowment fund in accordance with s.240.13d-1(b)(1)(ii)(F);								
	(g)	[_]	A parent holding company or control person in accordance with Rule $13d-1(b)(1)(ii)(G)$;								
	(h)	[_]	A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C.1813);								

(i) $[_]$ A church plan that is excluded from the definition of an

	(j)	[_] (Group,	in ac	cordance	with s	3.240.13	8d-1(b)(1))(ii)(J).			
Item	4.	0wners	ship.										
perce								the aggr suer ident					
(a) Amount beneficially owned:													
		961,700 Shares									es		
	(b) Percent of class:												
										10.8%			
	(c)				as to w								
	(0)						•	he vote		061 700	a charge		
		(1)	3016	JOWEI	to vote	01 10 0	ו פטני נ	ile voce			,		
		(ii)	Share	d powe	er to vot	e or to	direct	the vote	e 	(shares		
		(iii)	Sole	power	to dispo	se or t	o direc	t the			,		
		, ,	disposition of		961,700	shares							
		(iv)			er to dis	spose or	to dir	ect the					
			dispo:	sition	of						shares		
Item	5.	0wners	ship o	f Five	Percent	or Les	ss of a	Class.					
If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following [].													
	N/A.												
Ttem	6.	Owners	shin o	f More	Than Fi	ve Pero	ent on	Behalf of	f Anot	her Pei	rson.		
dired secun item perso compa	If a ct th citie and, on sh any r	any oth ne rece es, a s if so nould h	ner per eipt o statem uch in be ider ered ur	rson i f divi ent to terest ntifie nder t	s known dends fr that ef relates d. A lis	to have com, or fect sh to mon sting of stment (e the ri the pro nould be re than the sh Company	ght to re oceeds fro e included five pero areholden	eceive om the d in r cent o rs of 940 or	or the sale of the of the of the best t	e power to of, such e to this class, such estment eneficiaries		
		have to divide that a particular the post from to benefit	the rigends finds deen cular, bower to the said in the said icially	ght to rom, o med to Attic o dire le of, y owne	receive or procee o be benee cus Globa ect the r the Cla ed by Mr.	e or the eds from eficiall al Advis eceipt ass B Co Barake	e power n the sa Ly owned sors, Lt of divi ommon St ett with	to directale of, the legal of t	t the ne Cla Barake ne rig om, or is de to an	receiptes B Coett. In the property of the prop	ommon Stock receive or roceeds o be est that is		

investment company under Section 3(c)(14) of the Investment

Company Act of 1940 (15 U.S.C. 80a-3);

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company or Control Person.

If a parent holding company or Control person has filed this schedule, pursuant to Rule 13d-1(b)(1)(ii)(G), so indicate under Item 3(g) and attach an exhibit stating the identity and the Item 3 classification of the relevant subsidiary. If a parent holding company or control person has filed this schedule pursuant to Rule 13d-1(c) or Rule 13d-1(d), attach an exhibit stating the identification of the relevant subsidiary.

Item 8. Identification and Classification of Members of the Group.

If a group has filed this schedule pursuant to $ss.240.13d-1(b)(1)(ii)(J)$, so indicate under Item $3(j)$ and attach an exhibit stating the identity and Item 3 classification of each member of the group. If a group has filed this schedule pursuant to $ss.240.13d-1(c)$ or $ss.240.13d-1(d)$, attach an exhibit stating the identity of each member of the group.	
N/A.	
Item 9. Notice of Dissolution of Group.	
Notice of dissolution of a group may be furnished as an exhibit stating the date of the dissolution and that all further filings with respect to transactions in the security reported on will be filed, if required, by members of the group, in their individual capacity. See Item 5.	

N/A.

Item 10. Certification.

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

SIGNATURE

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

10/20/04

(Date)

/s/ Timothy R. Barakett

(Signature)

Timothy R. Barakett

(Name/Title)

Attention. Intentional misstatements or omissions of fact constitute federal criminal violations (see 18 U.S.C. 1001).

02090.0001 #519631