UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

FORM 8-K

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

Date of Report (Date of earliest event reported): July 31, 2024

MediaAlpha, Inc.

(Exact Name of Registrant as Specified in Its Charter)

Delaware (State or other jurisdiction of incorporation) 001-39671 (Commission File Number)

700 South Flower Street, Suite 640 Los Angeles, California (Address of Principal Executive Offices)

90017 (Zip Code) 85-1854133

(IRS Employer

Identification No.)

(213) 316-6256 (Registrant's telephone number, including area code)

(Not Applicable)

(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (*see* General Instruction A.2. below):

□ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

□ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

□ Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

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

Title of each class	Trading Symbol(s)	Name of each exchange on which registered
Class A common stock, \$0.01 par value	MAX	New York Stock Exchange

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company \Box

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. \Box

ITEM 2.02 – Results of Operations and Financial Condition.

On July 31, 2024, MediaAlpha, Inc. ("MediaAlpha") issued a press release and an accompanying shareholder letter announcing its financial results as of and for the second quarter ended June 30, 2024, and its financial outlook for the third quarter of 2024. Copies of the press release and shareholder letter are furnished as Exhibit 99.1 and Exhibit 99.2, respectively, to this Form 8-K and are incorporated by reference herein.

This information shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or incorporated by reference in any filing under the Securities Act of 1933, as amended, or the Exchange Act, except as shall be expressly set forth by specific reference in such a filing.

MediaAlpha refers to non-GAAP financial information in the press release and shareholder letter. A reconciliation of these non-GAAP financial measures to the comparable GAAP financial measures is contained in each document.

ITEM 9.01 – Financial Statements and Exhibits.

(d) Exhibits

<u>Exhibit</u> <u>No.</u>	Description
99.1	Press release dated July 31, 2024.
99.2	Shareholder Letter dated July 31, 2024.
104	Cover Page Interactive Data File (embedded within the Inline XBRL document).

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 hereunto duly authorized.

MediaAlpha, Inc.

Date: July 31, 2024

By: /s/ Jeffrey B. Coyne

Name:Jeffrey B. CoyneTitle:General Counsel & Secretary

MEDIAALPHA ANNOUNCES SECOND QUARTER 2024

FINANCIAL RESULTS

- Revenue of \$178 million, up 110% year over year
 - Transaction Value of \$322 million, up 156% year over year
 - Transaction Value from Property & Casualty up 320% year over year to \$255 million
 - Transaction Value from Health up 9% year over year to \$55 million

Los Angeles, CA (July 31, 2024) – MediaAlpha, Inc. (NYSE: MAX), today announced its financial results for the second quarter ended June 30, 2024.

"We had an outstanding second quarter, underscoring the strength of our business model and solid execution. Our quarterly performance was the strongest in our history, with Transaction Value and Adjusted EBITDA reaching record levels," said MediaAlpha co-founder and CEO Steve Yi. "Looking ahead, we expect continued strong growth and market share gains as the recovery in our Property and Casualty insurance vertical builds momentum."

Second Quarter 2024 Financial Results

- Revenue of \$178.3 million, an increase of 110% year over year;
- Transaction Value of \$321.8 million, an increase of 156% year over year;
- Gross margin of 17.8%, compared with 16.2% in the second quarter of 2023;
- Contribution Margin⁽¹⁾ of 18.9%, compared with 19.5% in the second quarter of 2023;
- Net income was \$4.4 million, compared with a net loss of \$(20.0) million in the second quarter of 2023; and
- Adjusted EBITDA⁽¹⁾ was \$18.7 million, compared with \$3.6 million in the second quarter of 2023.

⁽¹⁾A reconciliation of GAAP to Non-GAAP financial measures has been provided at the end of this press release. An explanation of these measures is also included below under the heading "Non-GAAP Financial Measures."

Financial Outlook

Our guidance for the third quarter of 2024 reflects a continuation of the recent trends in customer acquisition spending that we have seen in our P&C vertical. As a result, we expect Transaction Value in our P&C insurance vertical to be 40% to 45% higher than Q2 2024 levels. We expect third quarter Transaction Value in our Health vertical to grow year over year at a rate similar to Q2 2024.

For the third quarter of 2024, MediaAlpha currently expects the following:

- Transaction Value between \$415 million \$435 million, representing a 290% year-over-year increase at the midpoint of the guidance range;
- Revenue between \$240 million \$255 million, representing a 232% year-over-year increase at the midpoint of the guidance range;
- Adjusted EBITDA between \$22.0 million and \$24.0 million, representing a 541% year-over-year increase at the midpoint of the guidance range. We are projecting Contribution less Adjusted EBITDA to be flat to slightly up compared with Q2 2024 levels.

With respect to the Company's projection of Adjusted EBITDA under "Financial Outlook," MediaAlpha is not providing a reconciliation of Adjusted EBITDA to net income (loss) because the Company is unable to predict with reasonable certainty the reconciling items that may affect net income (loss) without unreasonable effort, including equity-based compensation, transaction expenses and income tax expense. These reconciling items are uncertain, depend on various factors and could significantly impact, either individually or in the aggregate, the corresponding GAAP measures for the applicable period.

For a detailed explanation of the Company's non-GAAP measures, please refer to the appendix section of this press release.

Conference Call Information

MediaAlpha will host a Q&A conference call today to discuss the Company's second quarter 2024 results and its financial outlook for the third quarter of 2024 at 2:00 p.m. Pacific Time (5:00 p.m. Eastern Time). A live audio webcast of the call will be available on the MediaAlpha Investor Relations website at <u>https://investors.mediaalpha.com</u>. To register for the webcast, click here. Participants may also dial-in, toll-free, at (888) 330-2022 or (646) 960-0690, with passcode 3195092. An audio replay of the conference call will be available following the call and available on the MediaAlpha Investor Relations website at <u>https://investors.mediaalpha.com</u>.

We have also posted to our investor relations website a <u>letter to shareholders</u>. We have used, and intend to continue to use, our investor relations website at <u>https://investors.mediaalpha.com</u> as a means of disclosing material nonpublic information and for complying with our disclosure obligations under Regulation FD.

Forward-Looking Statements

This press release contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995, including without limitation statements regarding our expectation of continued strong growth and market share gains as the recovery in our Property and Casualty insurance vertical builds momentum, and our financial outlook for the third quarter of 2024. These forward-looking statements reflect our current views with respect to, among other things, future events and our financial performance. These statements are often, but not always, made through the use of words or phrases such as "may," "should," "could," "predict," "potential," "believe," "will likely result," "expect," "continue," "will," "anticipate," "seek," "estimate," "intend," "plan," "projection," "would," and "outlook," or the negative version of those words or other comparable words or phrases of a future or forward-looking nature. These forward-looking statements are not historical facts, and are based on current expectations, estimates and projections about our industry, management's beliefs and certain assumptions made by management, many of which, by their nature, are inherently uncertain and beyond our control. Accordingly, we caution you that any such forward-looking statements are not guarantees of future performance and are subject to risks, assumptions and uncertainties that are difficult to predict. Although we believe that the expectations reflected in these forward-looking statements are reasonable as of the date made, actual results may prove to be materially different from the results expressed or implied by the forward-looking statements.

There are or will be important factors that could cause our actual results to differ materially from those indicated in these forward-looking statements, including those more fully described in MediaAlpha's filings with the Securities and Exchange Commission ("SEC"), including the Form 10-K filed on February 22, 2024 and the Forms 10-Q filed on May 2, 2024 and to be filed on or about August 1, 2024. These factors should not be construed as exhaustive. MediaAlpha disclaims any obligation to update any forward-looking statements to reflect events or circumstances that occur after the date of this press release.

Non-GAAP Financial Measures and Operating Metrics

This press release includes Adjusted EBITDA, Contribution, and Contribution Margin, which are non-GAAP financial measures. The Company also presents Transaction Value, which is an operating metric not presented in accordance with GAAP. See the appendix for definitions of Adjusted EBITDA, Contribution, Contribution Margin and Transaction Value, as well as reconciliations to the corresponding GAAP financial metrics, as applicable.

We present Transaction Value, Adjusted EBITDA, Contribution, and Contribution Margin because they are used extensively by our management and board of directors to manage our operating performance, including evaluating our operational performance against budget and assessing our overall operating efficiency and operating leverage. Accordingly, we believe that Transaction Value, Adjusted EBITDA and Contribution Margin provide useful information to investors and others in understanding and evaluating our operating results in the same manner as our management team and board of directors. Each of Transaction Value, Adjusted EBITDA and Contribution Margin has limitations as a financial measure and investors should not consider it in isolation or as a substitute for analysis of our results as reported under GAAP.

<u>Contacts:</u> Investors Denise Garcia Hayflower Partners <u>Denise@HayflowerPartners.com</u>

MediaAlpha, Inc. and subsidiaries

Consolidated Balance Sheets

(Unaudited; in thousands, except share data and per share amounts)

Assets Current assets Cash and cash equivalents Cash and cash equivalents Accounts receivable, net of allowance for credit losses of \$684 and \$537, respectively Prepaid expenses and other current assets Total current assets Intangible assets, net Goodwill	\$ \$	28,659 90,696 3,340 122,695 22,797 47,739 4,994	\$ 17,271 53,773 3,529 74,573 26,015 47,739
Cash and cash equivalents Accounts receivable, net of allowance for credit losses of \$684 and \$537, respectively Prepaid expenses and other current assets Total current assets Intangible assets, net		90,696 3,340 122,695 22,797 47,739	\$ 53,773 3,529 74,573 26,015
Accounts receivable, net of allowance for credit losses of \$684 and \$537, respectively Prepaid expenses and other current assets Total current assets Intangible assets, net		90,696 3,340 122,695 22,797 47,739	\$ 53,773 3,529 74,573 26,015
Prepaid expenses and other current assets Total current assets Intangible assets, net	<u>\$</u>	3,340 122,695 22,797 47,739	 3,529 74,573 26,015
Total current assets Intangible assets, net	<u>\$</u>	122,695 22,797 47,739	 74,573 26,015
Intangible assets, net	\$	22,797 47,739	 26,015
	\$	47,739	
Goodwill	\$		47,739
	\$	4,994	,
Other assets	\$		5,598
Total assets		198,225	\$ 153,925
Liabilities and stockholders' deficit			
Current liabilities			
Accounts payable	\$	90,604	\$ 56,279
Accrued expenses		11,808	11,588
Current portion of long-term debt		8,829	11,854
Total current liabilities		111,241	79,721
Long-term debt, net of current portion		158,023	162,445
Other long-term liabilities		6,931	6,184
Total liabilities	\$	276,195	\$ 248,350
Commitments and contingencies			
Stockholders' (deficit)			
Class A common stock, \$0.01 par value - 1.0 billion shares authorized; 54.7 million and 47.4 million shares issued and outstanding as of June 30, 2024 and December 31, 2023, respectively		547	474
Class B common stock, \$0.01 par value - 100 million shares authorized; 11.6 million and 18.1 million			
shares issued and outstanding as of June 30, 2024 and December 31, 2023, respectively		116	181
Preferred stock, \$0.01 par value - 50 million shares authorized; 0 shares issued and outstanding as of June 30, 2024 and December 31, 2023		_	_
Additional paid-in capital		494,995	511,613
Accumulated deficit		(520,055)	(522,562)
Total stockholders' (deficit) attributable to MediaAlpha, Inc.	\$	(24,397)	\$ (10,294)
Non-controlling interest		(53,573)	(84,131)
Total stockholders' (deficit)	\$	(77,970)	\$ (94,425)
Total liabilities and stockholders' deficit	\$	198,225	\$ 153,925

MediaAlpha, Inc. and subsidiaries Consolidated Statements of Operations

(Unaudited; in thousands, except share data and per share amounts)

	Three Months Ended June 30,			Six Months Ended June 30,				
		2024		2023		2024		2023
Revenue	\$	178,274	\$	84,772	\$	304,923	\$	196,402
Costs and operating expenses								
Cost of revenue		146,589		71,006		249,558		164,268
Sales and marketing		6,316		6,707		12,112		13,701
Product development		5,052		5,061		9,415		10,229
General and administrative		13,824		18,070		24,973		33,825
Total costs and operating expenses		171,781		100,844		296,058		222,023
Income (loss) from operations		6,493		(16,072)		8,865		(25,621)
Other (income) expense, net		(1,808)		(116)		(1,817)		1,265
Interest expense		3,751		3,874		7,596		7,450
Total other expense, net		1,943		3,758		5,779		8,715
Income (loss) before income taxes		4,550		(19,830)		3,086		(34,336)
Income tax expense		130		150		157		228
Net income (loss)	\$	4,420	\$	(19,980)	\$	2,929	\$	(34,564)
Net income (loss) attributable to non-controlling interest		800		(5,694)		422		(10,012)
Net income (loss) attributable to MediaAlpha, Inc.	\$	3,620	\$	(14,286)	\$	2,507	\$	(24,552)
Net income (loss) per share of Class A common stock								
-Basic	\$	0.07	\$	(0.32)	\$	0.05	\$	(0.55)
-Diluted	\$	0.07	\$	(0.32)	\$	0.04	\$	(0.55)
Weighted average shares of Class A common stock outstand	ing							
-Basic		53,367,896		45,160,646		50,971,172		44,518,890
-Diluted		53,367,896		45,160,646		65,868,384		44,518,890

MediaAlpha, Inc. and subsidiaries Consolidated Statements of Cash Flows

(Unaudited; in thousands)

Net income (loss) \$ 2,929 \$ (34,564) Adjustments to reconcile net income (loss) to net eash provided by operating activities: 17,855 29,489 Non-cash lease expense 395 337 Depreciation expense on property and equipment 126 188 Amoritzation of intangible assets 3,218 3,458 Amoritzation of deferred debt issuance costs 380 398 Impairment of cost method investment — 1,406 Credit losses 147 (250) Tax receivable agreement liability adjustments — 6 Changes in operating assets and liabilities: — 159 2,364 Other assets 349 250 2,364 2,364 2,364 Other assets 159 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,364 2,3		Six Months Ended June 30,		
Net income (loss) \$ 2,929 \$ (34,564) Adjustments to reconcil ent income (loss) to net cash provided by operating activities: 17,855 29,489 Adjustments to reconcil ent income (loss) to net cash provided by operating activities: 17,855 29,489 Non-cash lease expense 395 3337 Depreciation expense on property and equipment 126 188 Amoritzation of intangible assets 3,218 3,458 Amoritzation of deferred debt issuance costs 380 398 Impairment of cost method investment — 1406 Credit losses 147 (250) Tax receivable agreement liability adjustments — 6 Cheages in operating assets and liabilitie: — 6 Accounts payable 34,325 (161,77) Accounts payable 34,325 (161,77) Accounts payable \$ 34,325 Cash flows from investing activities \$ 34,325 Payaents made for / proceeds received from: — — Requences from functing activities \$ (17,79)			2024	2023
Adjustments to reconcile net income (loss) to net cash provided by operating activities:Interval (loss) to net cash provided by operating activitiesEquity-based compensation expense17,85529,489Non-cash lease expense395337Depreciation expense on property and equipment126188Amortization of intangible assets3,2183,458Amortization of deferred debt issuance costs380398Impairment of cost method investment—1,406Credit losses147(250)Tax receivable agreement liability adjustments—6Changes in operating assets and liabilities:—6Changes in operating assets and liabilities:134,325(16,177)Accounts receivable134,325(16,177)Accrued expenses5741,777Accrued expenses and other current assets5741,777Accrued expenses574(1,777)Accrued expenses574(4,700)Net cash provided by operating activities§(1,479)Purchases of property and equipment(164)(4,700)Cash flows from investing activities756—Payments made for / proceeds received from:—(2,820)Repayments on long-term debt(1,797)(4,750)Contributions from Class on vesting of restricted stock units(3,677)(1,939)Net cash (used in) innexing activities(3,677)(1,939)Net cash (use in shinancing activities(3,677)(1,939)Net cash (use in on long-	Cash flows from operating activities			
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Depreciation expense on property and equipment126188Amortization of intangible assets3,2183,458Amortization of defrerd debt issuance costs380398Impairment of cost method investment1,406Credit losses147(250)Tax receivable agreement liability adjustments6Changes in operating assets and liabilities:6Changes in operating assets and liabilities:6Changes sin operating assets and vertice assets1592,364Other assets1592,364Other assets34,325(16,177)Accrued expenses34,325(16,177)Accrued expenses523,287§Purchases of property and equipment(164)(47)Net cash provided by operating activities\$(164)(47)Purchases of property and equipment(164)(47)Net cash (used in) investing activities\$(164)(47)Payments on long-term debt(7,797)(4,750)Contributions from QLH's members756Distributions from QLH's members756Distributions from QLH's members(164)(1,296)Payments pursuant to tax receivable agreement(2,822)Shares withheld for taxes on vesting of restricted stock units(3,677)(1,939)Net cash (used in) financing activities(3,677)(1,930)Net cash (used in) financing activities(3,677)(1,930)Payments	Equity-based compensation expense		17,855	29,489
Amortization of intangible asets 3,218 3,458 Amortization of deferred debt issuance costs 380 398 Impairment of cost method investment — 1,406 Credit losses 1147 (250) Tax receivable agreement liability adjustments — 66 Changes in operating assets and liabilities: (37,070) 27,659 Prepaid expenses and other current assets 159 2,364 Other assets 159 2,364 Other assets 159 2,364 Other assets 34,325 (16,177) Accounts payable 34,325 (16,177) Accounts payable 34,325 (16,177) Net cash provided by operating activities \$ 23,237 Purchases of property and equipment (164) (47) Net cash (used in) investing activities \$ (164) Payments made for / proceeds received from: \$ - Repayments on long-term debt (7,797) (4,750) Contributions from QLH's members 756 - Distributio	Non-cash lease expense		395	337
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Impairment of cost method investment–1,406Credit losses147(250)Tax receivable agreement liability adjustments–6Changes in operating assets and liabilities:–6Accounts receivable(37,070)27,659Prepaid expenses and other current assets1592,364Other assets249250Accounts payable34,325(16,177)Accrued expenses5741,777Net cash provided by operating activities\$23,287Purchases of property and equipment§(164)\$Net cash (used in) investing activities\$(164)\$Purchases of property and equipment(7,797)(4,750)Cash flows from financing activities756–Payments made for / proceeds received from:756–Repayments on long-term debt(1,017)(1,296)Payments made for / proceeds received from:(1,617)(1,296)Payments make for / proceeds received from:–2,822Shares withheld for taxes on vesting of restricted stock units(3,677)(1,939)Net cash (used in) financing activities3,647(1,937)Net cash used in of mancing activities5(10,807)Net cash (used in) financing activities5(10,807)Net cash (used	Amortization of intangible assets		3,218	3,458
Credit losses 147 (250) Tax receivable agreement liability adjustments — 6 Changes in operating assets and liabilities:	Amortization of deferred debt issuance costs		380	398
Tax receivable agreement liability adjustments – 6 Changes in operating assets and liabilities: (37,070) 27,659 Accounts receivable (37,070) 27,659 Prepaid expenses and other current assets 159 2,364 Other assets 249 250 Accounts payable 34,325 (16,177) Accrued expenses 574 1,777 Net cash provided by operating activities \$ 23,837 Purchases of property and equipment (164) (47) Net cash (used in) investing activities \$ (164) Purchases of property and equipment (164) (47) Net cash (used in) investing activities \$ (164) Payments made for / proceeds received from: * * Repayments on long-term debt (7,797) (4,750) Contributions from QLH's members 756 - Distributions (1,017) (1,280) Payments pursuant to tax receivable agreement - (2,822) Shares withheld for taxes on vesting of restricted stock units (3,677) (1,939) Net cash (used in) financing activities	Impairment of cost method investment		—	1,406
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Prepaid expenses and other current assets 159 2,364 Other assets 249 250 Accounts payable 34,325 (16,177) Accrued expenses 574 1,777 Net cash provided by operating activities \$ 23,287 \$ 16,341 Cash flows from investing activities \$ 23,287 \$ 16,341 Purchases of property and equipment (164) (47) Net cash (used in) investing activities \$ (164) \$ (47) Cash flows from financing activities \$ (164) \$ (47) Payments made for / proceeds received from: \$ (164) \$ (47) Repayments on long-term debt (7,797) (4,750) Contributions from QLH's members 756 Distributions (1,017) (1,296) Payments pursuant to tax receivable agreement (2,822) Shares withheld for taxes on vesting of restricted stock units (3,677) (1,939) Net cash (used in) financing activities \$ (10,807) \$ (10,807) Net increase in cash and cash equivalents \$ (11,358) \$ (10,807) Net increase in cash and cash equivalents \$ (11,354) \$ (41,	Changes in operating assets and liabilities:			
Other assets249250Accounts payable $34,325$ $(16,177)$ Accrued expenses 574 $1,777$ Net cash provided by operating activities§ $23,287$ §Purchases of property and equipment (164) (47) Net cash (used in) investing activities§ (164) (47) Payments made for / proceeds received from: (164) (47) Repayments on long-term debt $(7,797)$ $(4,750)$ Contributions from QLH's members 756 $$ Distributions $(1,017)$ $(1,296)$ Payments pursuant to tax receivable agreement $$ $(2,822)$ Shares withheld for taxes on vesting of restricted stock units $(3,677)$ $(1,939)$ Net cash (used in) financing activities $(1,017)$ $(1,939)$ Net cash (used in) financing activities $(1,017)$ $(1,939)$ Net increase in cash and cash equivalents $(1,017)$ $(1,939)$ Starts and cash equivalents, beginning of period $(1,271)$ $(1,454)$	Accounts receivable		(37,070)	27,659
Accounts payable $34,325$ $(16,177)$ Accrued expenses 574 $1,777$ Net cash provided by operating activities $$ 23,287$ $$ 16,341$ Cash flows from investing activities $$ 23,287$ $$ 16,341$ Purchases of property and equipment (164) (477) Net cash (used in) investing activities $$ (164,77)$ $(4,770)$ Payments made for / proceeds received from: $$ (164,77)$ $$ (164,77)$ Repayments on long-term debt $(7,797)$ $(4,750)$ Contributions from QLH's members 756 $$ Distributions $(1,017)$ $(1,296)$ Payments pursuant to tax receivable agreement $$ $(2,822)$ Shares withheld for taxes on vesting of restricted stock units $(3,677)$ $(1,039)$ Net cash (used in) financing activities $$ (11,735)$ $$ (10,807)$ Net cash (used in) financing activities $$ (11,735)$ $$ (10,807)$ Net cash (used in) financing activities $$ (11,735)$ $$ (10,807)$ Net cash used in genivalents $$ (11,735)$ $$ (10,807)$ Net cash used in genivalents $$ (11,735)$ $$ (10,807)$ Net increase in cash and cash equivalents $$ (13,617)$ $$ (11,838)$ Cash and cash equivalents, beginning of period $$ (12,271)$ $$ (14,542)$	Prepaid expenses and other current assets		159	2,364
Accrued expenses574 $1,777$ Net cash provided by operating activities\$ $23,287$ \$ $16,341$ Cash flows from investing activitiesPurchases of property and equipment(164)(47)Net cash (used in) investing activities\$(164)(47)S(164)(47)Net cash (used in) investing activities\$(164)(47)Payments made for / proceeds received from:Repayments on long-term debt(7,797)(4,750)Contributions from QLH's members(1,017)(1,296)Payments pursuant to tax receivable agreement-(2,822)Shares withheld for taxes on vesting of restricted stock units(3,677)(1,039)Net cash (used in) financing activities\$(11,358)5,487Cash and cash equivalents, beginning of period11,5885,487	Other assets		249	250
Net cash provided by operating activities\$ 23,287\$ 16,341Cash flows from investing activities(164)(47)Purchases of property and equipment\$ (164)(47)Net cash (used in) investing activities\$ (164)\$ (47)Cash flows from financing activities\$ (164)\$ (47)Payments made for / proceeds received from:(7,797)(4,750)Contributions from QLH's members756Distributions(1,017)(1,296)Payments pursuant to tax receivable agreement(2,822)Shares withheld for taxes on vesting of restricted stock units\$ (11,735)\$ (10,807)Net cash (used in) financing activities\$ (11,735)\$ (10,807)Net cash and cash equivalents11,3885,487Cash and cash equivalents, beginning of period17,27114,542	Accounts payable		34,325	(16,177)
Cash flows from investing activities(164)(47)Purchases of property and equipment(164)(47)Net cash (used in) investing activities\$(164)(47)Cash flows from financing activities\$(164)\$(47)Payments made for / proceeds received from: </td <td>Accrued expenses</td> <td></td> <td>574</td> <td>1,777</td>	Accrued expenses		574	1,777
Purchases of property and equipment(164)(47)Net cash (used in) investing activities\$(164) $$(47)Cash flows from financing activitiesPayments made for / proceeds received from:Repayments on long-tern debt(7,797)(4,750)Contributions from QLH's members756Distributions(1,017)(1,296)Payments pursuant to tax receivable agreement(2,822)Shares withheld for taxes on vesting of restricted stock units(3,677)(1,939)Net cash (used in) financing activities$(11,735)(10,807)Net increase in cash and cash equivalents11,3885,487Cash and cash equivalents, beginning of period17,27114,542$	Net cash provided by operating activities	\$	23,287 \$	16,341
Net cash (used in) investing activities\$(164)\$(47)Cash flows from financing activitiesPayments made for / proceeds received from:Repayments on long-term debt(7,797)(4,750)Contributions from QLH's members756Distributions(1,017)(1,296)Payments pursuant to tax receivable agreement(2,822)Shares withheld for taxes on vesting of restricted stock units(3,677)(1,939)Net cash (used in) financing activities\$(11,735)\$Net increase in cash and cash equivalents11,3885,487Cash and cash equivalents, beginning of period17,27114,542	Cash flows from investing activities			
Cash flows from financing activitiesPayments made for / proceeds received from:Repayments on long-term debt(7,797)Contributions from QLH's members756Distributions(1,017)Querter debt(1,017)Payments pursuant to tax receivable agreement–Shares withheld for taxes on vesting of restricted stock units(3,677)Net cash (used in) financing activities§ (11,735)Net increase in cash and cash equivalents11,388Cash and cash equivalents, beginning of period17,271	Purchases of property and equipment		(164)	(47)
Payments made for / proceeds received from:Repayments on long-term debt(7,797)(4,750)Contributions from QLH's members756—Distributions(1,017)(1,296)Payments pursuant to tax receivable agreement—(2,822)Shares withheld for taxes on vesting of restricted stock units(3,677)(1,939)Net cash (used in) financing activities\$ (11,735)\$ (10,807)Net increase in cash and cash equivalents11,3885,487Cash and cash equivalents, beginning of period17,27114,542	Net cash (used in) investing activities	\$	(164) \$	(47)
Repayments on long-term debt(7,797)(4,750)Contributions from QLH's members756—Distributions(1,017)(1,296)Payments pursuant to tax receivable agreement—(2,822)Shares withheld for taxes on vesting of restricted stock units(3,677)(1,939)Net cash (used in) financing activities\$ (11,735)\$ (10,807)Net increase in cash and cash equivalents11,3885,487Cash and cash equivalents, beginning of period17,27114,542	Cash flows from financing activities			
Contributions from QLH's members756—Distributions(1,017)(1,296)Payments pursuant to tax receivable agreement—(2,822)Shares withheld for taxes on vesting of restricted stock units(3,677)(1,939)Net cash (used in) financing activities\$ (11,735)\$ (10,807)Net increase in cash and cash equivalents11,3885,487Cash and cash equivalents, beginning of period17,27114,542	Payments made for / proceeds received from:			
Distributions(1,017)(1,296)Payments pursuant to tax receivable agreement—(2,822)Shares withheld for taxes on vesting of restricted stock units(3,677)(1,939)Net cash (used in) financing activities\$ (11,735)\$ (10,807)Net increase in cash and cash equivalents11,3885,487Cash and cash equivalents, beginning of period17,27114,542	Repayments on long-term debt		(7,797)	(4,750)
Payments pursuant to tax receivable agreement—(2,822)Shares withheld for taxes on vesting of restricted stock units(3,677)(1,939)Net cash (used in) financing activities\$(11,735)\$Net increase in cash and cash equivalents11,3885,487Cash and cash equivalents, beginning of period17,27114,542	Contributions from QLH's members		756	_
Shares withheld for taxes on vesting of restricted stock units(3,677)(1,939)Net cash (used in) financing activities\$ (11,735)\$ (10,807)Net increase in cash and cash equivalents11,3885,487Cash and cash equivalents, beginning of period17,27114,542	Distributions		(1,017)	(1,296)
Net cash (used in) financing activities\$ (11,735)\$ (10,807)Net increase in cash and cash equivalents11,3885,487Cash and cash equivalents, beginning of period17,27114,542	Payments pursuant to tax receivable agreement		_	(2,822)
Net increase in cash and cash equivalents11,3885,487Cash and cash equivalents, beginning of period17,27114,542	Shares withheld for taxes on vesting of restricted stock units		(3,677)	(1,939)
Cash and cash equivalents, beginning of period 17,271 14,542	Net cash (used in) financing activities	\$	(11,735) \$	(10,807)
Cash and cash equivalents, beginning of period 17,271 14,542	Net increase in cash and cash equivalents		11,388	5,487
	Cash and cash equivalents, beginning of period			
		\$		

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Key business and operating metrics and Non-GAAP financial measures

Transaction Value

We define "Transaction Value" as the total gross dollars transacted by our partners on our platform. Transaction Value is an operating metric not presented in accordance with GAAP, and is a driver of revenue based on the economic relationships we have with our partners. Our partners use our platform to transact via Open and Private Marketplace transactions. In our Open Marketplace model, Transaction Value is equal to revenue recognized and revenue share payments to our supply partners represent costs of revenue. In our Private Marketplace model, revenue recognized represents a platform fee billed to the demand partner or supply partner based on an agreed-upon percentage of the Transaction Value for the Consumer Referrals transacted, and accordingly there are no associated costs of revenue. We utilize Transaction Value to assess revenue and to assess the overall level of transaction activity through our platform. We believe it is useful to investors to assess the overall level of activity on our platform and to better understand the sources of our revenue across our different transaction models and verticals.

The following table presents Transaction Value by platform model for the three and six months ended June 30, 2024 and 2023:

	Three Months Ended June 30,					Six Months Ended June 30,			
(dollars in thousands)	 2024		2023		2024		2023		
Open Marketplace transactions	\$ 171,504	\$	82,856	\$	293,933	\$	190,515		
Percentage of total Transaction Value	53.3 %	,	65.8 %		54.3 %		59.7 %		
Private Marketplace transactions	150,306		43,055		246,983		128,561		
Percentage of total Transaction Value	46.7 %	,	34.2 %		45.7 %		40.3 %		
Total Transaction Value	\$ 321,810	\$	125,911	\$	540,916	\$	319,076		

The following table presents Transaction Value by vertical for the three and six months ended June 30, 2024 and 2023:

	Three Moi Jun	nded	Six Months Ended June 30,				
(dollars in thousands)	 2024		2023		2024		2023
Property & Casualty insurance	\$ 254,576	\$	60,666	\$	390,070	\$	178,590
Percentage of total Transaction Value	79.1 %		48.2 %		72.1 %		56.0 %
Health insurance	55,278		50,828		124,365		110,240
Percentage of total Transaction Value	17.2 %		40.4 %		23.0 %		34.5 %
Life insurance	7,886		8,359		18,123		18,476
Percentage of total Transaction Value	2.5 %		6.6 %		3.4 %		5.8 %
Other ⁽¹⁾	4,070		6,058		8,358		11,770
Percentage of total Transaction Value	1.2 %		4.8 %		1.5 %		3.7 %
Total Transaction Value	\$ 321,810	\$	125,911	\$	540,916	\$	319,076

(1) Our other verticals include Travel, Education and Consumer Finance.

Contribution and Contribution Margin

We define "Contribution" as revenue less revenue share payments and online advertising costs, or, as reported in our consolidated statements of operations, revenue less cost of revenue (i.e., gross profit), as adjusted to exclude the following items from cost of revenue: equity-based compensation; salaries, wages, and related costs; internet and hosting costs; amortization; depreciation; other services; and merchant-related fees. We define "Contribution Margin" as Contribution expressed as a percentage of revenue for the same period. Contribution and Contribution Margin are non-GAAP financial measures that we present to supplement the financial information we present on a GAAP basis. We use Contribution and Contribution Margin to measure the return on our relationships with our supply partners (excluding certain fixed costs), the financial return on and efficacy of our online advertising costs to drive consumers to our proprietary websites, and our operating leverage. We do not use Contribution and Contribution Margin as measures of overall profitability. We present Contribution and Contribution Margin because they are used by our management and board of directors to manage our operating performance, including evaluating our operating leverage against budget and assessing our overall operating efficiency and operating leverage. For example, if Contribution Margin decreases, we may choose to re-evaluate and re-negotiate our revenue share agreements with our supply partners, to make optimization and pricing changes with respect to our bids for keywords from primary traffic acquisition sources, or to change our overall cost structure with respect to headcount, fixed costs and other costs. Other companies may calculate Contribution and Contribution Margin differently than we do. Contribution and Contribution Margin have their limitations as analytical tools, and you should not consider them in isolation or as substitutes for analysis of our results presented in accordance with GAAP.

The following table reconciles Contribution with gross profit, the most directly comparable financial measure calculated and presented in accordance with GAAP, for the three and six months ended June 30, 2024 and 2023:

		Three Mo Ju	nded	Six Months Ended June 30,				
(in thousands)		2024		2023		2024		2023
Revenue	\$	178,274	\$	84,772	\$	304,923	\$	196,402
Less cost of revenue		(146,589)		(71,006)		(249,558)		(164,268)
Gross profit		31,685		13,766		55,365		32,134
Adjusted to exclude the following (as related to cost of revenue):								
Equity-based compensation		392		981		2,249		1,947
Salaries, wages, and related		659		907		1,567		1,954
Internet and hosting		126		130		257		280
Other expenses		166		162		369		334
Depreciation		5		10		10		21
Other services		631		566		1,459		1,281
Merchant-related fees		78		7		142		3
Contribution		33,742		16,529		61,418		37,954
Gross margin		17.8 %		16.2 %	,	18.2 %)	16.4 %
Contribution Margin		18.9 %		19.5 %		20.1 %)	19.3 %

Adjusted EBITDA

We define "Adjusted EBITDA" as net income excluding interest expense, income tax benefit (expense), depreciation expense on property and equipment, amortization of intangible assets, as well as equity-based compensation expense and certain other adjustments as listed in the table below. Adjusted EBITDA is a non-GAAP financial measure that we present to supplement the financial information we present on a GAAP basis. We monitor and present Adjusted EBITDA because it is a key measure used by our management to understand and evaluate our operating performance, to establish budgets and to develop operational goals for managing our business. We believe that Adjusted EBITDA helps identify underlying trends in our business that could otherwise be masked by the effect of the expenses that we exclude in the calculations of Adjusted EBITDA. Accordingly, we believe that Adjusted EBITDA provides useful information to investors and others in understanding and evaluating our operating results, enhancing the overall understanding of our past performance and future prospects. In addition, presenting Adjusted EBITDA provides investors with a metric to evaluate the capital efficiency of our business.

Adjusted EBITDA is not presented in accordance with GAAP and should not be considered in isolation of, or as an alternative to, measures presented in accordance with GAAP. There are a number of limitations related to the use of Adjusted EBITDA rather than net income, which is the most directly comparable financial measure calculated and presented in accordance with GAAP. These limitations include the fact that Adjusted EBITDA excludes interest expense on debt, income tax benefit (expense), equity-based compensation expense, depreciation and amortization, and certain other adjustments that we consider to be useful to investors and others in understanding and evaluating our operating results. In addition, other companies may use other measures to evaluate their performance, including different definitions of "Adjusted EBITDA," which could reduce the usefulness of our Adjusted EBITDA as a tool for comparison.

The following table reconciles Adjusted EBITDA with net income (loss), the most directly comparable financial measure calculated and presented in accordance with GAAP, for the three and six months ended June 30, 2024 and 2023:

		nths Ended e 30,	Six Months Ended June 30,		
(in thousands)	 2024	2023	2024	2023	
Net income (loss)	\$ 4,420	\$ (19,980)	\$ 2,929	\$ (34,564)	
Equity-based compensation expense	9,221	15,148	17,855	29,489	
Interest expense	3,751	3,874	7,596	7,450	
Income tax expense	130	150	157	228	
Depreciation expense on property and equipment	65	92	126	188	
Amortization of intangible assets	1,609	1,729	3,218	3,458	
Transaction expenses ⁽¹⁾	559	254	1,217	548	
Impairment of cost method investment	_	—	—	1,406	
Contract settlement ⁽²⁾	(1,725)		(1,725)	_	
Changes in TRA related liability			_	6	
Changes in Tax Indemnification Receivable	(1)	(14)	(2)	(28)	
Settlement of federal and state income tax refunds	_	_	_	3	
Legal expenses ⁽³⁾	711	1,106	1,788	1,439	
Reduction in force costs ⁽⁴⁾		1,233		1,233	
Adjusted EBITDA	\$ 18,740	\$ 3,592	\$ 33,159	\$ 10,856	

(1) Transaction expenses consist of \$0.6 million and \$1.2 million of legal and accounting fees incurred by us for the three and six months ended June 30, 2024, respectively, in connection with resale registration statements filed with the SEC. For the three and six months ended June 30, 2023, transaction expenses consist of \$0.3 million and \$0.5 million of expenses, respectively, in connection with the

amendment to the 2021 Credit Facilities, the tender offer filed by the Company's largest shareholder in May 2023, and a resale registration statement filed with the SEC.

- (2) Contract settlement consists of \$1.7 million of income for the three and six months ended June 30, 2024 recorded in connection with a one-time contract termination fee receivable from one of our partners in the Health vertical that ceased operations during the three months ended June 30, 2024.
- (3) Legal expenses of \$0.7 million and \$1.8 million for the three and six months ended June 30, 2024, respectively, and \$1.1 million and \$1.4 million for the three and six months ended June 30, 2023, respectively, consist of legal fees incurred in connection with the civil investigative demand received from the Federal Trade Commission in February 2023.
- (4) Reduction in force costs for the three and six months ended June 30, 2023 consist of \$1.2 million of severance benefits provided to the terminated employees in connection with the RIF Plan. Additionally, equity-based compensation expense includes \$0.3 million of charges related to the RIF Plan for the three and six months ended June 30, 2023.



SHAREHOLDER LETTER Q2 2024

Q2 2024 Results

	()2		
(in millions, except percentages)	2023	2024	YoY Change	
Revenue	\$84.8	\$178.3	110%	
Transaction Value ¹	\$125.9	\$321.8	156%	
Gross Profit	\$13.8	\$31.7	130%	
Contribution ¹	\$16.5	\$33.7	104%	
Net (Loss) Income	\$(20.0)	\$4.4	n/m	
Adjusted EBITDA ¹	\$3.6	\$18.7	422%	
w/w Not Magningful				

n/m - Not Meaningful

^{1.} See "Key Business and Operating Metrics and Non-GAAP Financial Measures" for additional information regarding non-GAAP metrics used in this shareholder letter.

Executive Summary

We delivered record results in the second quarter. Transaction Value increased 156% year over year, reaching an all-time high of \$321.8 million as our P&C insurance vertical more than tripled. We achieved Adjusted EBITDA of \$18.7 million, up more than 400% year over year and our highest to date, underscoring the strong operating leverage in our business model.

The recovery in our P&C vertical gained significant momentum in the second quarter. Multiple carriers meaningfully increased their spending in our marketplaces, and we expect this trend to continue as additional carriers refocus on growth in light of improving underwriting profitability. We believe we will deliver outsized top-line performance in our P&C vertical, both in the near term as the market continues to recover, and over the long term as we continue to benefit from the secular trend of carriers shifting more of their business to online direct-to-consumer distribution.

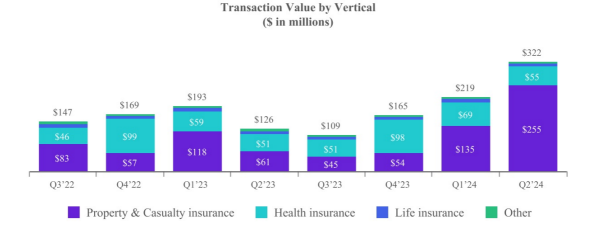
In our Health insurance vertical, second quarter Transaction Value grew 9% year over year, in line with our expectations. For the full year, we expect our Health vertical to generate around 20% of Transaction Value, compared with 44% in 2023, as our business mix normalizes in connection with the rebound in our P&C vertical. We continue to cooperate with the FTC on its ongoing inquiry, and we are cautiously optimistic we will have closure sooner rather than later.

We continued to strengthen our balance sheet during the quarter as we generated \$14 million of cash and paid down over \$5 million of debt. We also drove significant operating leverage and converted a high percentage of Adjusted EBITDA to cash due to our minimal capital expenditure and working capital needs. Regarding near-term capital allocation, while we continue to prioritize reducing net debt, we regularly evaluate other opportunities to deploy capital to create long-term shareholder value.

Our results this quarter highlight the strength of our business model, long-term focus and solid execution. After an unprecedented downturn in auto insurance, market conditions have never been better. We are focused on helping our P&C carrier partners meet their customer acquisition objectives as they pivot to growth. More broadly, we believe the unmatched scale and transparency of our marketplaces will enable us to capture an increasing share of our large and growing addressable market. Above all, we are excited about the compelling opportunities to create significant shareholder value moving forward.

Financial Discussion - Transaction Value and Revenue Metrics

Transaction Value increased 156% year over year to \$321.8 million in Q2 2024, driven primarily by a 320% increase in the P&C vertical. Transaction Value represents the total gross investment in customer acquisition executed by our partners on our platform and is one of the key metrics that reflects our ability to drive value for our partners and increase our share of wallet as budgets increasingly migrate online.



Transaction Value from our P&C insurance vertical increased 320% year over year to \$254.6 million, driven by significant yearover-year increases in marketing budgets and customer acquisition spending by our carrier partners as they refocus on growth in response to improving underwriting profitability.

Transaction Value from our Health insurance vertical increased 9% year over year to \$55.3 million, due primarily to higher demand for calls and leads.

Transaction Value from our Life insurance vertical declined 6% year over year to \$7.9 million.

Transaction Value from our Other vertical, which includes travel and consumer finance, declined 33% year over year to \$4.1 million, driven primarily by continued weakness in our travel vertical.

We generated \$178.3 million of total revenue in Q2 2024, up 110% year over year, driven primarily by higher revenue from our P&C insurance vertical.



Revenue from our P&C insurance vertical increased 240% year over year to \$134.4 million in Q2 2024, driven by increasing marketing budgets from multiple carrier partners due to the aforementioned focus on policies in force growth.

Revenue from our Health insurance vertical declined 2% year over year to \$34.8 million in Q2 2024. Health revenue decreased while Transaction Value increased due to a higher percentage of transactions from our Private Marketplaces, where we recognize only our platform fee as revenue.

Revenue from our Life insurance vertical increased 11% year over year to \$6.5 million in Q2 2024.

Revenue from our Other vertical, which consists of travel and consumer finance, declined 32% year over year to \$2.6 million in Q2 2024, driven primarily by continued weakness in our travel vertical.

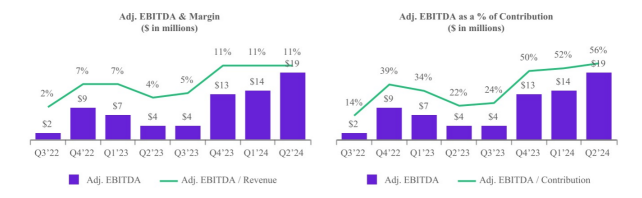
Financial Discussion - Profitability

Gross profit was \$31.7 million in Q2 2024, a year-over-year increase of 130%. Contribution, which generally represents revenue less revenue share payments and online advertising costs, was \$33.7 million in Q2 2024, a year-over-year increase of 104%. The year-over-year increase in Gross Profit and Contribution were driven primarily by the higher revenue. Contribution Margin was 18.9% in Q2 2024, compared with 19.5% in Q2 2023.



Net income was \$4.4 million in Q2 2024, compared with a net loss of \$20.0 million in Q2 2023. The increase was driven primarily by an increase in gross profit of \$17.9 million, lower equity-based compensation expense of \$5.9 million, and a one-time payment of \$1.7 million from Prudential in connection with its wind down of Assurance IQ, which was a supply partner of ours.

Adjusted EBITDA was \$18.7 million in Q2 2024, a year-over-year increase of 422%. Adjusted EBITDA margin was 10.5% in Q2 2024, compared with 4.2% in Q2 2023. The increase was driven primarily by higher gross profit as well as continued expense discipline.



Financial Discussion - Q3 2024 Outlook ¹

	Q3 2024
nsaction Value ² Growth	\$415 million - \$435 million 281% 299%
enue Growth	\$240 million - \$255 million 222% 242%
ted EBITDA ² rowth	\$22.0 million - \$24.0 million 513% 569%

Our guidance for Q3 2024 reflects a continuation of the recent trends in customer acquisition spending that we have seen in our P&C insurance vertical. As a result, we expect Transaction Value in our P&C vertical to be 40% to 45% higher than Q2 2024 levels. We expect third quarter Transaction Value in our Health vertical to grow year over year at a rate similar to Q2 2024.

Transaction Value: For Q3 2024, we expect Transaction Value to be in the range of \$415 million - \$435 million, a year-overyear increase of 290% at the midpoint.

Revenue: For Q3 2024, we expect revenue to be in the range of \$240 million - \$255 million, a year-over-year increase of 232% at the midpoint.

Adjusted EBITDA: For Q3 2024, we expect Adjusted EBITDA to be between \$22.0 million and \$24.0 million, a year-over-year increase of 541% at the midpoint. We are projecting Contribution less Adjusted EBITDA to be flat to slightly up compared with Q2 2024 levels.

Thank you, Steve Yi Chief Executive Officer, President and Co-Founder

Patrick Thompson Chief Financial Officer & Treasurer

¹ With respect to the Company's projection of Adjusted EBITDA under "Financial Discussion – Q3 2024 Outlook", MediaAlpha is not providing a reconciliation of Adjusted EBITDA to net income (loss) because the Company is unable to predict with reasonable certainty the reconciling items that may affect net income (loss) without unreasonable effort, including equity-based compensation, transaction expenses and income tax expense. These reconciling items are uncertain, depend on various factors and could significantly impact, either individually or in the aggregate, the GAAP measures for the applicable period.

² See "Key Business and Operating Metrics and Non-GAAP Financial Measures" for additional information regarding non-GAAP metrics used in this shareholder letter.

Key Business and Operating Metrics and Non-GAAP Financial Measures

In addition to traditional financial metrics, we rely upon certain business and operating metrics that are not presented in accordance with GAAP to estimate the volume of spending on our platform, estimate and recognize revenue, evaluate our business performance and facilitate our operations. Such business and operating metrics should not be considered in isolation from, or as an alternative to, measures presented in accordance with GAAP and should be considered together with other operating and financial performance measures presented in accordance with GAAP. Also, such business and operating metrics may not necessarily be comparable to similarly titled measures presented by other companies.

Transaction Value

We define "Transaction Value" as the total gross dollars transacted by our partners on our platform. Transaction Value is an operating metric not presented in accordance with GAAP, and is a driver of revenue based on the economic relationships we have with our partners. Our partners use our platform to transact via Open and Private Marketplace transactions. In our Open Marketplace model, Transaction Value is equal to revenue recognized and revenue share payments to our supply partners represent costs of revenue. In our Private Marketplace model, revenue recognized represents a platform fee billed to the demand partner or supply partner based on an agreed-upon percentage of the Transaction Value for the Consumer Referrals transacted, and accordingly there are no associated costs of revenue. We utilize Transaction Value to assess revenue and to assess the overall level of transaction activity through our platform. We believe it is useful to investors to assess the overall level of activity on our platform and to better understand the sources of our revenue across our different transaction models and verticals.

The following table presents Transaction Value by platform model for the three and six months ended June 30, 2024 and 2023:

	Three Months Ended	June 30,	Six Months Ended June 30,			
(in thousands)	2024	2023	2024	2023		
Open Marketplace transactions	\$ 171,504 \$	82,856 \$	293,933 \$	190,515		
Percentage of total Transaction Value	53.3 %	65.8 %	54.3 %	59.7 %		
Private Marketplace transactions	150,306	43,055	246,983	128,561		
Percentage of total Transaction Value	46.7 %	34.2 %	45.7 %	40.3 %		
Total Transaction Value	\$ 321,810 \$	125,911 \$	540,916 \$	319,076		

The following table presents Transaction Value by vertical for the three and six months ended June 30, 2024 and 2023:

(in thousands)	Three Months Ended	Six Months Ended June 30,		
	2024	2023	2024	2023
Property & Casualty insurance	\$ 254,576 \$	60,666	\$ 390,070 \$	178,590
Percentage of total Transaction Value	79.1 %	48.2 %	72.1 %	56.0 %
Health insurance	55,278	50,828	124,365	110,240
Percentage of total Transaction Value	17.2 %	40.4 %	23.0 %	34.5 %
Life insurance	7,886	8,359	18,123	18,476
Percentage of total Transaction Value	2.5 %	6.6 %	3.4 %	5.8 %
Other	4,070	6,058	8,358	11,770
Percentage of total Transaction Value	1.2 %	4.8 %	1.5 %	3.7 %
Total Transaction Value	\$ 321,810 \$	125,911 5	\$ 540,916 \$	319,076

Contribution and Contribution Margin

We define "Contribution" as revenue less revenue share payments and online advertising costs, or, as reported in our consolidated statements of operations, revenue less cost of revenue (i.e., gross profit), as adjusted to exclude the following items from cost of revenue: equity-based compensation; salaries, wages, and related costs; internet and hosting costs; amortization; depreciation; other services; and merchant-related fees. We define "Contribution Margin" as Contribution expressed as a percentage of revenue for the same period. Contribution and Contribution Margin are non-GAAP financial measures that we present to supplement the financial information we present on a GAAP basis. We use Contribution and Contribution Margin to measure the return on our relationships with our supply partners (excluding certain fixed costs), the financial return on and efficacy of our online advertising costs to drive consumers to our proprietary websites, and our operating leverage. We do not use Contribution and Contribution formance, including evaluating our operating performance against budget and assessing our overall operating efficiency and operating leverage leverage. For example, if Contribution increases and our headcount costs and other operating expenses remain steady, our Adjusted EBITDA and operating leverage increase. If Contribution Margin decreases, we may choose to re-evaluate and re-negotiate our revenue share agreements with our supply partners, to make optimization and pricing changes with respect to our bids for keywords from primary traffic acquisition sources, or to change our overall cost structure with respect to headcount, fixed costs and other costs. Other companies may calculate Contribution and Contribution Margin differently than we do. Contribution and Contribution Margin have their limitations as analytical tools, and you should not consider th

The following table reconciles Contribution with gross profit, the most directly comparable financial measure calculated and presented in accordance with GAAP, for the three and six months ended June 30, 2024 and 2023:

	Three Months Ended	June 30,	Six Months Ended June 30,			
(in thousands)	2024	2023	2024	2023		
Revenue	\$ 178,274 \$	84,772	\$ 304,923 \$	196,402		
Less cost of revenue	(146,589)	(71,006)	(249,558)	(164,268)		
Gross profit	\$ 31,685 \$	13,766	\$ 55,365 \$	32,134		
Adjusted to exclude the following (as related to cost of revenue):						
Equity-based compensation	392	981	2,249	1,947		
Salaries, wages, and related	659	907	1,567	1,954		
Internet and hosting	126	130	257	280		
Other expenses	166	162	369	334		
Depreciation	5	10	10	21		
Other services	631	566	1,459	1,281		
Merchant-related fees	78	7	142	3		
Contribution	\$ 33,742 \$	16,529	\$ 61,418 \$	37,954		
Gross margin	17.8 %	16.2 %	18.2 %	16.4 %		
Contribution Margin	18.9 %	19.5 %	20.1 %	19.3 %		

Consumer Referrals

We define "Consumer Referral" as any consumer click, call or lead purchased by a buyer on our platform. Click revenue is recognized on a pay-per-click basis and revenue is earned and recognized when a consumer licks on a listed buyer's advertisement that is presented subsequent to the consumer's search (e.g., auto insurance quote search or health insurance quote search). Call revenue is earned and recognized when a consumer transfers to a buyer and remains engaged for a requisite duration of time, as specified by each buyer. Lead revenue is recognized when we deliver data leads to buyers. Data leads are generated either through insurance carriers, insurance-focused research destination websites or other financial websites that make the data leads available for purchase through our platform, or when consumers complete a full quote request on our proprietary websites. Delivery occurs at the time of lead transfer. The data we generate from each Consumer Referral feeds into our analytics model to generate conversion probabilities for each unique consumer, enabling discovery of predicted return and cost per sale across the platform and helping us to improve our platform technology. We monitor the number of Consumer Referrals on our platform in order to measure Transaction Value, revenue and overall business performance across our verticals and platform models.

The following table presents the percentages of total Transaction Value generated from clicks, calls and leads for the three and six months ended June 30, 2024 and 2023:

	Three Months I	Ended June 30,	Six Months Ended June 30,		
	2024	2023	2024	2023	
Clicks	84.6 %	70.2 %	80.5 %	75.4 %	
Calls	8.9 %	17.5 %	11.8 %	14.7 %	
Leads	6.5 %	12.3 %	7.7 %	9.9 %	

Adjusted EBITDA

We define "Adjusted EBITDA" as net income excluding interest expense, income tax benefit (expense), depreciation expense on property and equipment, amortization of intangible assets, as well as equity-based compensation expense and certain other adjustments as listed in the table below. We define "Adjusted EBITDA Margin" as Adjusted EBITDA as a percentage of revenue. Adjusted EBITDA is a non-GAAP financial measure that we present to supplement the financial information we present on a GAAP basis. We monitor and present Adjusted EBITDA because it is a key measure used by our management to understand and evaluate our operating performance, to establish budgets and to develop operational goals for managing our business. We believe that Adjusted EBITDA helps identify underlying trends in our business that could otherwise be masked by the effect of the expenses that we exclude in the calculations of Adjusted EBITDA. Accordingly, we believe that Adjusted EBITDA provides useful information to investors and others in understanding and evaluating our operating results, enhancing the overall understanding of our past performance and future prospects. In addition, presenting Adjusted EBITDA provides investors with a metric to evaluate the capital efficiency of our business.

Adjusted EBITDA is not presented in accordance with GAAP and should not be considered in isolation of, or as an alternative to, measures presented in accordance with GAAP. There are a number of limitations related to the use of Adjusted EBITDA rather than net income, which is the most directly comparable financial measure calculated and presented in accordance with GAAP. These limitations include the fact that Adjusted EBITDA excludes interest expense on debt, income tax benefit (expense), equity-based compensation expense, depreciation and amortization, and certain other adjustments that we consider to be useful to investors and others in understanding and evaluating our operating results. In addition, other companies may use other measures to evaluate their performance, including different definitions of "Adjusted EBITDA," which could reduce the usefulness of our Adjusted EBITDA as a tool for comparison.

The following table reconciles Adjusted EBITDA with net income (loss), the most directly comparable financial measure calculated and presented in accordance with GAAP, for the three and six months ended June 30, 2024 and 2023:

	Three Months Ended June 30,			Six Months Ended June 30,		
(in thousands)	2024	2023		2024		2023
Net income (loss)	\$ 4,420 \$	(19,980)	\$	2,929	\$	(34,564)
Equity-based compensation expense	9,221	15,148		17,855		29,489
Interest expense	3,751	3,874		7,596		7,450
Income tax expense	130	150	-	157		228
Depreciation expense on property and equipment	65	92	-	126		188
Amortization of intangible assets	1,609	1,729		3,218		3,458
Transaction expenses(1)	559	254		1,217		548
Impairment of cost method investment	—	—				1,406
Contract settlement(2)	(1,725)	_		(1,725)		
Changes in TRA related liability	_	_	-	_		6
Changes in Tax Indemnification Receivable	(1)	(14)		(2)		(28)
Settlement of federal and state income tax refunds	—	—				3
Legal expenses(3)	711	1,106		1,788		1,439
Reduction in force costs (4)	—	1,233				1,233
Adjusted EBITDA	\$ 18,740 \$	3,592	\$	33,159	\$	10,856

(1) Transaction expenses consist of \$0.6 million and \$1.2 million of legal and accounting fees incurred by us for the three and six months ended June 30, 2024, respectively, in connection with resale registration statements filed with the SEC. For the three and six months ended June 30, 2023, transaction expenses consist of \$0.3 million and \$0.5 million of expenses, respectively, in connection with the amendment to the 2021 Credit Facilities, the tender offer filed by the Company's largest shareholder in May 2023, and a resale registration statement filed with the SEC.

(2) Contract settlement consists of \$1.7 million of income for the three and six months ended June 30, 2024 recorded in connection with a one-time contract termination fee receivable from one of our partners in the Health vertical that ceased operations during the three months ended June 30, 2024.

- (3) Legal expenses of \$0.7 million and \$1.8 million for the three and six months ended June 30, 2024, respectively, and \$1.1 million and \$1.4 million for the three and six months ended June 30, 2023, respectively, consist of legal fees incurred in connection with the civil investigative demand received from the Federal Trade Commission (FTC) in February 2023.
- (4) Reduction in force costs for the three and six months ended June 30, 2023 consist of \$1.2 million of severance benefits provided to the terminated employees in connection with the RIF Plan. Additionally, equity-based compensation expense includes \$0.3 million of charges related to the RIF Plan for the three and six months ended June 30, 2023.

Forward-Looking Statements

This shareholder letter contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995, including without limitation statements regarding our belief that the recovery in our P&C vertical is gaining significant momentum; our expectation that the increase in spending by P&C carriers will continue; our belief that we will deliver outsized top-line performance in our P&C vertical, both in the near term as the market continues to recover, and over the long term as carriers shift more of their business to online direct-to-consumer distribution; our expectation that our Health vertical will represent around 20% of total Transaction Value for full year 2024; our optimism that the ongoing FTC investigation will be resolved sooner rather than later; our belief that we have compelling opportunities to create significant shareholder value moving forward; and our financial outlook for the third quarter of 2024. These forward-looking statements reflect our current views with respect to, among other things, future events and our financial performance. These statements are often, but not always, made through the use of words or phrases such as "may," "should," "predict," "potential," "believe," "will likely result," "expect," "continue," "will," "anticipate," "seek," "estimate," "intend," "plan," "projection," "would," and "outlook," or the negative version of those words or other comparable words or phrases of a future or forward-looking nature. These forward-looking statements are not historical facts, and are based on current and beyond our control. Accordingly, we caution you that any such forward-looking statements are often, but not always, we caution you that any such forward-looking statements are reasonable as of the date made, actual results may prove to be materially different from the results expressed or implied by the forward-looking statements.

There are or will be important factors that could cause our actual results to differ materially from those indicated in these forward-looking statements, including those more fully described in MediaAlpha's filings with the Securities and Exchange Commission ("SEC"), including the Form 10-K filed on February 22, 2024 and the Forms 10-Q filed on May 2, 2024 and to be filed on or about August 1, 2024. These factors should not be construed as exhaustive. MediaAlpha disclaims any obligation to update any forward-looking statements to reflect events or circumstances that occur after the date of this shareholder letter.