MODINE MANUFACTURING CO Form 8-K/A November 07, 2005

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

FORM 8-K/A

Amendment No. 1 to 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 22, 2005

Modine Manufacturing Company								
(Exact name of registrant as specified in its charter)								
Wisconsin	1-1373	39-0482000						
(State or other jurisdiction of incorporation)	(Commission File Number)	(I.R.S. Employer Identification Number)						
1500 DeKoven Avenue	, Racine, Wisconsin	53403						
Address of principal	executive offices	Zip Code						
Registrant's telephone number, inclu	ding area code:	(262) 636-1200						
(Former	name or former address, if changed	since last report.)						
Check the appropriate box below if the registrant under any of the follow	C	multaneously satisfy the filing obligation of tion A.2. below):						
[] Written communications pursuan	t to Rule 425 under the Securities A	ct (17 CFR 230.425)						
[] Soliciting material pursuan	[] Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)							
[] Pre-commencement communicati	ons pursuant to Rule 14d-2(b) under	r the Exchange Act (17 CFR 240.14d-2(b))						
[] Pre-commencement communicate	ions pursuant to Rule 13e-4(c) under	r the Exchange Act (17 CFR 240.13e-4(c))						

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Explanatory Note: On July 28, 2005, Modine Manufacturing Company ("Modine" or the "Company") filed a report on Form 8-K with the Securities and Exchange Commission (the "Initial Form 8-K") reporting the completion of its spin off of its Aftermarket business and the expectation of classifying the Aftermarket business as a discontinued operation.

This amendment is being filed solely to provide the unaudited pro forma historical consolidated financial statements showing the Aftermarket business as a discontinued operation and to amend and restate Item 2.06, Material Impairment, to reflect the Aftermarket business being classified as a discontinued operation.

For ease of reference, this Form 8-K/A amends and restates Item 2.01, Item 2.06 and Item 9.01 of the Initial Form 8-K in their entirety as follows:

Item 2.01 Completion of Acquisition or Disposition of Assets.

As described below, on July 22, 2005, Modine completed the previously announced spin off of its Aftermarket business on a debt-free and tax-free basis to its shareholders and immediate merger of the spun off business into Transpro, Inc. ("Transpro") to form a combined company named Proliance International, Inc.

Effective July 22, 2005, pursuant to the terms of the Agreement and Plan of Merger, dated as of January 31, 2005, among Modine, Modine Aftermarket Holdings, Inc. and Transpro, Inc. (the "Merger Agreement"), and as amended June 16, 2005, Modine Aftermarket Holdings, Inc. was merged with and into Transpro, with Transpro surviving the merger as the combined company. For accounting purposes, Transpro is considered the acquirer of Modine Aftermarket Holdings, Inc. Upon effectiveness of the merger, Transpro changed its name to Proliance International, Inc.

In connection with and immediately prior to the merger, Modine spun off its Aftermarket business by distributing shares of Modine Aftermarket Holdings, Inc. common stock to holders of Modine common stock of record as of July 21, 2005, on a one share-for-one share basis (the "Distribution") pursuant to the terms of the Contribution Agreement, dated as of January 31, 2005, by and among Modine, Modine, Inc., a wholly owned subsidiary of Modine, Modine Aftermarket Holdings, Inc., and Transpro.

Modine shareholders retained their Modine common shares and, in the merger, received 0.235681 of a share of common stock of the combined company in exchange for each share of Modine Aftermarket Holdings, Inc. common stock issued to them in the Distribution. Immediately following the merger, Modine shareholders owned approximately 52% of Proliance International's common stock on a fully diluted basis, and Transpro's pre-merger shareholders owned the other 48%.

Modine received rulings from the Internal Revenue Service to the effect that, for U.S. federal income tax purposes, the Distribution will generally be tax-free to Modine and the shareholders of Modine, and Modine shareholders will generally not recognize taxable gain or loss in the merger (except with respect to cash received by Modine shareholders in lieu of a fractional share interest in common stock of the combined company).

Modine is not aware of any material relationship between Transpro and Modine or any of its affiliates, any director or officer of Modine or any associates of any such director or officer that existed at the date of the Distribution and the merger, except as disclosed herein and in the proxy statement/prospectus-information statement included in Transpro's Registration Statement on Form S-4 (Registration No. 333-124527) and previously distributed to Modine shareholders.

The foregoing description of the merger, the Merger Agreement, the letter agreement amending the Merger Agreement and the Contribution Agreement, is qualified in its entirety by reference to such agreements and the press release issued by Modine on July 22, 2005, copies of which are filed herewith as Exhibits 2.1, 2.2, 2.3 and 99.1,

respectively, and each of such exhibits is hereby incorporated herein by reference.

Item 2.06 Material Impairments.

Based upon management's completed analysis of the transaction, management has determined that Modine's former Aftermarket business should be presented as a discontinued operation in its consolidated financial statements. The unaudited pro forma historical consolidated earnings statements included in this Current Report on Form 8-K/A are provided for the fiscal years ended March 31, 2003, 2004, and 2005 and for the first quarter of fiscal 2006. The unaudited pro forma condensed consolidated balance sheet is as of June 26, 2005.

Included in the unaudited pro forma historical consolidated earnings statements is the impact of reclassifications, which were effective with the first quarter of fiscal 2006, from "other income/ (expense)" to operating activities (sales, cost of sales, or selling, general and administrative expenses) of items such as royalty income, gains and losses on asset disposals, tooling profits or losses and purchase discounts relating to payment timing. Also included are further reclassifications that were made in fiscal 2006 to the allocations of certain centralized services expenses from corporate and administrative expenses affecting cost of sales and selling, general, and administrative expenses. Accordingly, the unaudited pro forma historical consolidated earnings statements have been adjusted to reflect these changes on a historical basis to provide comparability between the periods presented.

The unaudited pro forma historical consolidated earnings statement for the fiscal year ended March 31, 2005 provided in the Initial Form 8-K has been modified in this Current Report on Form 8-K/A to more properly adjust the reclassification of certain centralized services expenses from corporate, reducing selling, general and administrative expenses and increasing cost of sales by \$1.8 million.

In addition, certain pro forma adjustments were made to the Aftermarket business results included in the unaudited pro forma historical consolidated earnings statements as follows:

- to record the effect of certain intercompany sales and purchase transactions between Modine's non-Aftermarket business and the Aftermarket business;
- to adjust allocated central service expenses from corporate to the Aftermarket business to reflect the expected benefit to be realized by continuing operations; and
- to reduce royalty expense which will no longer be paid to the Company by the Company's former European and Mexican Aftermarket subsidiaries.

The pro forma balance sheet included herein is unchanged from the one included in the Initial Form 8-K.

As reported in the Company's Initial Form 8-K, the Company expected to record as a result of the spin off transaction a non-cash charge to earnings of approximately \$40-55 million to reflect the difference between the value which Modine shareholders received in the new company, a function of the stock price of Transpro, Inc at the closing, and the asset carrying value of Modine Aftermarket business. The Company, in line with the prior guidance, recorded a charge to discontinued operations of \$54.1 million in the second quarter of fiscal 2006. This was comprised of \$53.6 million in non-cash charges and \$0.5 million in unreimbursed expenses incurred as part of the transaction.

Item 9.01 Financial Statements and Exhibits.

(b) Pro forma financial information.

Effective July 22, 2005, pursuant to the terms of the Agreement and Plan of Merger, dated as of January 31, 2005, among Modine, Modine Aftermarket Holdings, Inc. and Transpro, Inc. (the "Merger Agreement"), and as amended June 16, 2005, Modine Aftermarket Holdings, Inc. was merged with and into Transpro, with Transpro surviving the merger as the combined company. For accounting purposes, Transpro is considered the acquirer of Modine Aftermarket

Holdings, Inc. Upon effectiveness of the merger, Transpro changed its name to Proliance International, Inc.

In connection with and immediately prior to the merger, Modine spun off its Aftermarket business by distributing shares of Modine Aftermarket Holdings, Inc. common stock to holders of Modine common stock of record as of July 21, 2005, on a one share-for-one share basis (the "Distribution") pursuant to the terms of the Contribution Agreement, dated as of January 31, 2005, by and among Modine, Modine, Inc., a wholly owned subsidiary of Modine, Modine Aftermarket Holdings, Inc., and Transpro.

Modine has included unaudited proforma consolidated statements of earnings for the years ended March 31, 2003, 2004, and 2005 and the quarter ended June 26, 2005 and an unaudited proforma condensed balance sheet as of June 26, 2005. The statements of earnings assume the transactions described above ocurred at the beginning of the period presented and the balance sheet assumes the transaction ocurred as of the date of the balance sheet.

Unaudited Pro Forma Condensed Consolidated Financial Information of Modine is included below.

		N	/lodi	ne Manufactu	ring C	on	ıpa	ny			
		Unaudited pr	rofo	rma consolidat	ted sta	ter	ner	its of earnings			
		(in tho	usar	ids, except for	per sl	ıar	e ai	mounts)			
									(Note 2)		
									Spin -off of]	Modine
		Historical							Modine's		
		Modine	(]	Note 1)				Adjusted	Aftermarket	Co	ontinuing
For the year ended								Historical			
March 31, 2003	a	s reported R	lecla	ssifications				Modine	Business	O_{j}	perations
Net sales	\$	1,092,075	\$	2,653	(A	_	\$	1,094,728	(\$231,739)	\$	862,989
Cost of sales		826,417		6,876	(E	(3)		833,293	(155,217)		678,076
Gross profit		265,658		(4,223)				261,435	(76,522)		184,913
Selling, general, and											
administrative expenses		214,121		(9,984)	((()		204,137	(70,795)		133,342
Restructuring charges		(1,555)		0				(1,555)	(178)		(1,733)
Income from											
operations		53,092		5,761	(Γ)		58,853	(5,549)		53,304
Interest expense		(6,026)		0				(6,026)	631		(5,395)
Other incomenet		7,961		(5,761)				2,200	1,789		3,989
Earnings before income											
taxes		55,027		0				55,027	(3,129)		51,898
Provision for income											
taxes		20,669		0				20,669	(2,159)		18,510
Earnings before											
cumulative effect of											
accounting change	\$	34,358	\$	0			\$	34,358	(\$970)	\$	33,388

Net earnings per share before the cumulative

effect of accounting					
change					
Basic	\$ 1.03		\$ 1.03	\$	1.00
Diluted	\$ 1.02		\$ 1.02	\$	0.99
Weighted average					
shares outstanding:					
Basic	33,652		33,652		33,652
Diluted	33,758		33,758		33,758

Note 1: Effective with the first quarter of fiscal 2006 and on a retroactive basis, the Company's earnings statements reflect reclassification of "other income/(expense)" to operating activities sales, cost of sales, or selling, general, and administrative expenses) of items such as royalty income, gains or losses on asset disposals, tooling sales profit or (losses), and purchase discounts relating to payment timing.

Also, further modifications were made in fiscal 2006 to the allocation of certain centralized services expenses from corporate and administrative expenses affecting cost of sales and selling, general, and administrative expenses.

These specific changes are listed below:

- (A) Represents \$2,653,000 in royalties reclassified to sales.
- (B) Represents \$9,913,000 of allocated central services from corporate which have been reclassified to cost of sales offset by
- \$3,037,000 of purchase discounts, gains/(losses) on tooling sales and sales of property plant and equipment previously reported under the caption "other income/(expense)".
- (C) Represents a \$9,913,000 reclassification of allocated central service costs from SG&A to cost of sales, \$94,000 of purchase discounts and (\$23,000) of losses on the sales of property, plant and equipment reclassified from "other income/(expense)."
- (D) Represents the reclassification from "Other income/(expense)" of \$3,089,000 of purchase discounts, \$1,565,000 of losses on the sales of property, plant and equipment,
- \$1,584,000 in profit from tooling sales, and \$2,653,000 in royalty income.

Note 2: Discontinued operations includes adjustments for sales and purchases which were previously classified as intercompany, allocated central service expenses from corporate adjusted to reflect the actual expected realized benefit to continuing operations and a reduction in royalty expense which will no longer be paid by the Company's former European and Mexican aftermarket subsidiaries, NRF and MexPar.

Unaudited proforma consolidated statements of earnings (in thousands, except for per share amounts)

		(ir	th	ousands, except for per	share	am	nounts)			
								(Note 2)		
								Spin -off of		Modine
]	Historical						Modine's		
		Modine		(Note 1)			Adjusted	Aftermarket	C	ontinuing
For the year ended		as					Historical			Č
March 31, 2004		reported		Reclassifications			Modine	Business	(Operations
•		•								•
Net sales	\$	1,199,799	\$	6,086	(A)	\$	1,205,885	(\$225,210)	\$	980,675
Cost of sales		914,569	·	6,197	(B)		920,766	(151,608)		769,158
		,		,	()		,			,
Gross profit		285,230		(111)			285,119	(73,602)		211,517
Selling, general, and		,					,	, , ,		,
administrative										
expenses		235,283		(13,979)	(C)		221,304	(67,106)		154,198
Restructuring		,		(- ,)	(-)		,	(,,		- ,
charges		(119)		0			(119)	49		(70)
<i>3.1.</i>		(- /					(' ')			(, ,
Income from										
operations		50,066		13,868	(D)		63,934	(6,545)		57,389
Interest expense		(5,429)		0			(5,429)	405		(5,024)
Other incomenet		19,074		(13,868)			5,206	(104)		5,102
		- ,		(- ,)			-,	(-)		-, -
Earnings before										
income taxes		63,711		0			63,711	(6,244)		57,467
Provision for income		,					,	(, , ,		ĺ
taxes		23,274		0			23,274	(1,300)		21,974
		,					•	, , ,		,
Net earnings	\$	40,437	\$	0		\$	40,437	(\$4,944)	\$	35,493
		,					,	(, , , ,		,
Net earnings per										
share:										
Basic	\$	1.19				\$	1.19		\$	1.05
Diluted	\$	1.19				\$	1.19		\$	1.04
Weighted average										
shares outstanding:										
J										
Basic		33,922					33,922			33,922
Diluted		34,073					34,073			34,073

Note 1: Effective with the first quarter of fiscal 2006 and on a retroactive basis, the Company's earnings statements reflect reclassification of "other income/(expense)" to operating activities

(sales, cost of sales, or selling, general, and administrative expenses) of items such as royalty income, gains or losses on asset disposals, tooling sales profit or (losses), and purchase discounts relating to payment timing. Also, further modifications were made in fiscal 2006 to the allocation of certain centralized services expenses from corporate and administrative expenses affecting cost of sales and selling, general, and administrative expenses.

These specific

changes are listed

below:

- (A) Represents \$6,086,000 in royalties reclassified to sales.
- (B) Represents \$13,506,000 of allocated central services from corporate which have been reclassified to cost of sales offset by
- \$7,309,000 of purchase discounts, gains/(losses) on tooling sales and sales of property plant and equipment previously reported under the caption "other income/(expense)".
- (C) Represents a \$13,506,000 reclassification of allocated central service costs from SG&A to cost of sales, \$107,000 of purchase discounts and \$366,000 of gains on the sales
- of property, plant and equipment reclassified from "other income/(expense)".
- (D) Represents the reclassification from "other income/(expense)" of \$3,400,000 of purchase discounts, \$2,224,000 of gains on the sales of property, plant and equipment,
- \$2,158,000 in profit from tooling sales, and \$6,086,000 in royalty income.

Note 2: Discontinued operations includes adjustments for sales and purchases which were previously classified as intercompany, allocated central service expenses from corporate adjusted to reflect the actual expected realized benefit to continuing operations and a reduction in royalty expense which will no longer be paid by the Company's former European and Mexican aftermarket subsidiaries, NRF and MexPar.

Modine Manufacturing Company									
Unaudited proforma consolidated statements of earnings									
(in thousands, except for per share amounts)									
		(Note 2)							
					Spin -off of	Modine			
	Historical				Modine's				
	Modine	(Note 1)		Adjusted	Aftermarket	Continuing			
For the year ended				Historical					
March 31, 2005	as reported R	Reclassifications		Modine	Business	Operations			
Net sales	\$ 1,543,930	\$ 4,085	(A)	\$ 1,548,015	(\$205,599)	\$ 1,342,416			
Cost of sales	1,193,821	8,517	(B)	1,202,338	(139,762)	1,062,576			
Gross profit	350,109	(4,432)		345,677	(65,837)	279,840			
Selling, general, and administrative									
expenses	264,088	(13,499)	(C)	250,589	(67,198)	183,391			
Restructuring charges	1,031	0		1,031	0	1,031			

meome mom						
operations	84,990	9,067	(D)	94,057	1,361	95,418
Interest expense	(6,365)	0		(6,365)	36	(6,329)
Other incomenet	18,251	(9,067)		9,184	(356)	8,828
Earnings before						
income taxes	96,876	0		96,876	1,041	97,917
Provision for income						
taxes	35,214	0		35,214	1,017	36,231
Net earnings	\$ 61,662	\$ 0		\$ 61,662	\$ 24	\$ 61,686
Net earnings per share:						
Basic	\$ 1.81			\$ 1.81		\$ 1.81
Diluted	\$ 1.79			\$ 1.79		\$ 1.79
Weighted average						
shares outstanding:						
Basic	34,092			34,092		34,092
Diluted	34,480			34,480		34,480

Note 1: Effective with the first quarter of fiscal 2006 and on a retroactive basis, the Company's earnings statements reflect reclassification of "other income/(expense)" to operating activities

(sales, cost of sales, or selling, general, and administrative expenses) of items such as royalty income, gains or losses on asset disposals, tooling sales profit or (losses), and purchase discounts relating to payment timing.

Also, further modifications were made in fiscal 2006 to the allocation of certain centralized services expenses from corporate and administrative expenses affecting cost of sales and selling, general, and administrative expenses. These specific changes

are listed below:

Income from

- (A) Represents \$4,085,000 in royalties reclassified to sales.
- (B) Represents \$13,272,000 of allocated central services from corporate which have been reclasified to cost of sales offset by
- \$4,755,000 of of purchase discounts, gains/(losses) on tooling sales and sales of property plant and equipment prevoiusly reported under the caption "other income/(expense)".
- (C) Represents a \$13,272,000 reclassification of allocated central service costs from SG&A to cost of sales and \$227,000 of purchase discounts reclassified from "other income/(expense)".
- (D) Represents the reclassification from "Other income/(expense)" of \$3,978,000 of purchase discounts, (\$609,000) of losses on the sales of property, plant and equipment,
- \$1,613,000 in profit from tooling sales, and \$4,085,000 in royalty income.

Note 2: Discontinued operations includes adjustments for sales and purchases which were previously classified as intercompany, allocated central service expenses from corporate adjusted to reflect the actual

expected realized benefit to continuing operations and the reduction in royalty expense which will no longer be paid by the Company's former European aftermarket subsidiary, NRF.

Modine Manufacturing Company Unaudited proforma consolidated statements of earnings (in thousands, except for per share amounts)								
(III tillousa	iius, ext	cept for per share an	(Note 1)					
			Spin -off of		Modine			
		Historical	Modine's		Modifie			
		Modine	Aftermarket		Continuina			
For the guester and d Lune 26, 2005			Business		Continuing			
For the quarter ended June 26, 2005		as reported	Business		Operations			
Net sales	\$	450,930	(\$54,094)	\$	396,836			
Cost of sales		353,778	(37,213)	т	316,565			
cost of sales		222,770	(57,215)		310,300			
Gross profit		97,152	(16,881)		80,271			
Selling, general, and administrative								
expenses		67,333	(16,780)		50,553			
•		•	, ,		,			
Income from operations		29,819	(101)		29,718			
Interest expense		(1,551)	7		(1,544)			
Other incomenet		2,712	(41)		2,671			
Earnings before income taxes		30,980	(135)		30,845			
Provision for income taxes		10,229	(81)		10,148			
Net earnings	\$	20,751	(\$54)	\$	20,697			
Net earnings per share:								
Basic	\$	0.60		\$	0.60			
Diluted	\$	0.60		\$	0.60			
Weighted average shares outstanding:								
Basic		34,329			34,329			
Diluted		34,631			34,631			

Note 1: Discontinued operations includes adjustments for sales and purchases which were previously classified as intercompany, allocated central service expenses from corporate adjusted to reflect the actual expected realized benefit to continuing operations and a reduction in royalty expense which will no longer be paid by the Company's former European aftermarket subsidiary, NRF.

Modine Manufacturing Company Unaudited Pro Forma Condensed Consolidated Balance Sheet									
as of June 26, 2005									
	(iı		except per share		unts)				
	(23	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	cheept per share	uiiio					
			Spin-off of						
		istorical	Modine's	ъ				e 11	
		Modine	Aftermarket		o-Forma			Modine	
A	as 1	reported	Business	Adj	ustments		Pro	o-Forma	
Assets									
Current assets:									
	\$	65.5	(\$6.7)	\$	0.4	(A)	\$	59.2	
Cash and cash equivalents Trade receivables, less allowance for doubtful accounts	Ф	05.5	(\$0.7)	Ф	0.4	(A)	Ф	39,2	
of \$3.7 and \$3.2		277.6	(30.9)					246.7	
Inventories		155.1	(64.6)					90.5	
Deferred income taxes and other									
current assets		49.9	(8.4)					41.5	
Total current assets		548.1	(110.6)		0.4			437.9	
			, ,						
Noncurrent assets:									
Property, plant and equipment									
net		479.9	(20.5)		(0.1)	(B)		459.3	
Investment in affiliates		36.8						36.8	
Goodwill		46.2						46.2	
Other intangible assets net		15.8	(0.7)					15.1	
Prepaid pension costs and other									
noncurrent assets		71.4	(0.9)					70.5	
Total noncurrent assets		650.1	(22.1)		(0.1)			627.9	
Total assets	\$	1,198.2	(\$132.7)	\$	0.3		\$	1,065.8	
Liabilities and shareholders' equity									
- quity									
Current liabilities:									
Long-term debt current									
portion	\$	60.6	\$ -				\$	60.6	
Accounts payable		165.7	(14.0)					151.7	
Accrued compensation and									
employee benefits		61.7	(4.2)		0.6	(C)		58.1	
Income taxes		21.8	· ,					21.8	
Accrued expenses and other									
current liabilities		46.4	(6.3)		(0.2)	(D)		39.9	
Total current liabilities		356.2	(24.5)		0.4			332.1	
Noncurrent liabilities:									
Long-term debt		82.7						82.7	

Deferred income taxes	43.6	(0.6)			43.0
Pensions, other postretirement					
benefits, and other	63.2	(2.8)	0.8	(E)	61.2
noncurrent liabilities					
Total noncurrent liabilities	189.5	(3.4)	0.8		186.9
Total liabilities	545.7	(27.9)	1.2		519.0
Total shareholders' equity	652.5	(104.8)	(0.9)		546.8
Total liabilities and					
shareholders' equity	\$ 1,198.2	(\$132.7)	\$ 0.3	\$	1,065.8

- (A) Represents adjustment to bring cash to the agreed upon amount per the spin-off/merger agreement.
- (B) Represent fixed assets that will be transferred to aftermarket per the spin-off/merger agreement.
- (C) Represents factory vacation accrual currently on aftermarket's books that Modine will be responsible for paying.
- (D) Represents auto insurance accrual that aftermarket will assume as part of the spin-off/merger agreement
- (E) Represents environmental liability at NRF for which Modine will remain responsible for as part of the spin-off/merger agreement.

(d) Exhibits.

Exhibit Number	Description
2.1	Agreement and Plan of Merger, dated as of January 31, 2005, by and
	among Modine Manufacturing Company, Modine Aftermarket Holding,
	Inc., and Transpro, Inc. (incorporated by reference to Exhibit 2.1 to
	Modine Manufacturing Company's Form 8-K dated January 31, 2005
	("Jan. 31, 2005 8-K")).
2.2	Letter agreement amending the Agreement and Plan of Merger, dated as
	of June 16, 2005, among Modine Manufacturing Company, Modine
	Aftermarket Holdings, Inc. and Transpro, Inc. (incorporated by
	reference to Exhibit 2.1 to Modine Manufacturing Company's Form 8-K
	dated June 16, 2005).
2.3	Contribution Agreement, dated as of January 31, 2005, by and among
	Modine Manufacturing Company, Modine Aftermarket Holdings, Inc.
	and Transpro. Inc. (incorporated by reference to Exhibit 2.2 to the Jan.
	31, 2005 8-K).
99.1	Modine Manufacturing Company Press Release dated July 22, 2005
	(incorporated by reference to Exhibit 99 to Modine Manufacturing
	Company's Form 8-K dated July 22, 2005).

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.

Modine Manufacturing Company							
By: /s/ D.B. Rayburn							
D.B. Rayburn							
President and Chief Executive Officer							
By: /s/ D.R. Zakos							
D.R. Zakos							
Vice President, General Counsel and							
Secretary							

Date: November 7, 2005

Exhibit Index

Exhibit Number	Description
2.1	Agreement and Plan of Merger, dated as of January 31, 2005, by and among Modine Manufacturing Company, Modine Aftermarket Holding,
	Inc., and Transpro, Inc. (incorporated by reference to Exhibit 2.1 to
	Modine Manufacturing Company's Form 8-K dated January 31, 2005 ("Jan. 31, 2005 8-K")).
2.2	Letter agreement amending the Agreement and Plan of Merger, dated as
	of June 16, 2005, among Modine Manufacturing Company, Modine
	Aftermarket Holdings, Inc. and Transpro, Inc. (incorporated by
	reference to Exhibit 2.1 to Modine Manufacturing Company's Form 8-K
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2.3	Contribution Agreement, dated as of January 31, 2005, by and among
	Modine Manufacturing Company, Modine Aftermarket Holdings, Inc.
	and Transpro. Inc. (incorporated by reference to Exhibit 2.2 to the Jan.
	31, 2005 8-K).
99.1	Modine Manufacturing Company Press Release dated July 22, 2005
	(incorporated by reference to Exhibit 99 to Modine Manufacturing
	Company's Form 8-K dated July 22, 2005).