#### MODINE MANUFACTURING CO

Form 4

February 06, 2003

### FORM 4

[ ] Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction

1(b).

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940 OMB APPROVAL

OMB

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2005

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## (Print or Type Responses)

(Print or Type	e Responses)		1						
1. Name and Address of Reporting Person*  Johnson, D. R.			2. Issuer N	ame <b>and</b> Tick		6. Relationship of Reporting to Issuer  (Check all application)			
			Modine	e Manufacturi	X	Directdi0% Owner			
							X	OfficeOther (specify (give below) title below)	
								Chairman	
(Last)	(First)	(Middle)	3. I.R.S. Identification Number of Reporting Person, if an entity			atement for onth/Day/Year	7. Individual or Joint/Group (Check Applicable Line)		
Modine Manufacturing Company 1500 DeKoven Avenue  (Street)  Racine WI 53403			(Volunta	•		2/03/03			
					Da	5. If Amendment, Date of Original (Month/Day/Year)		Form filed by One Rep Person	
								Form filed by More that Reporting Person	
(City)	(State)	(Zip)	Table I	— Non-Der	vative	Securities Acquire	d, Dis	posed of, or Beneficially	
1. Title of Security (Instr. 3)			2. Transaction Date	2A. Deemed Execution Date, if any	actio Cod	s4. Securities Acq n(A) e or Disposed of r.8)(Instr. 3, 4 and	(D)	5. Amoundwner- of ship SecuritForm: BenefiDinklyt Owned(D) or	

			(Mon Day Year	y/	(Month Day/ Year)	th/	Code	V	Amou	o	A) or O)	Price	Rej	lowlimgirect port(4d) insaction(s) (Instr. 4) str.	
Common Stoc				士		寸	Ī	J		一	$\top$	1,560	.5571	I	В
Common Stoc	:k											17,139	.7129	I	В
Common Stoc	:k												2,288	I	В
Common Stoc	:k											74,7	98.71	D	
							in re ur di a O	onta thi equi nles ispl cur	mation ained is form ired to a ss the form ays rently v contro ber.	are no respon orm				(9-02)	
FORM 4 (continued)					Tabl	le II						•		osed of, or onvertible se	
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	action Date	3A. Deemed Execution Date, if any  (Month/ Day/ Year)	ion Code f (Instr.8) th/		Ac- quir Dis- pose		cur (A) f (L	ities or	Ex <sub>j</sub> Da	able a pirati te onth/	and	Un	le and Amo derlying Se str. 3 and 4)	curit
				Code		(A	<b>\</b> )		(D)	Date Exer- cisabl	t	Expira- ion <del>Date</del>	Titl	Amou Numb e Share	er o

\$18.25							1/20/ 1993	1/20 2003	Common Stock	26,00
\$30.00							1/19/ 1994	1/19 2004	Common Stock	19,000
\$28.50							1/18 1995	1/18/ 2005	Common Stock	20,000
\$22.75							1/17/ 1996	1/17/ 2006	Common Stock	25,000
\$25.25							1/15/ 1997	1/15/ 2007	Common Stock	25,000
\$33.9375							1/21/ 1998	1/21/ 2008	Common Stock	30,000
\$33.25							1/20/ 1999	1/20 2009	Common Stock	30,000
\$25.00							1/19/2000	1/19/ 2010	Common Stock	35,000
\$23.25							1/17/ 2001	1/17/ 2011	Common Stock	35,00
	\$30.00 \$28.50 \$22.75 \$25.25 \$33.9375 \$33.25	\$30.00 \$28.50 \$22.75 \$25.25 \$33.9375 \$33.25	\$30.00 \$28.50 \$22.75 \$25.25 \$33.9375 \$25.00	\$30.00 \$28.50 \$22.75 \$25.25 \$33.9375 \$33.25	\$30.00 \$28.50 \$22.75 \$25.25 \$33.9375 \$25.00	\$30.00 \$28.50 \$22.75 \$25.25 \$33.9375 \$33.25	\$30.00 \$28.50 \$22.75 \$25.25 \$33.9375 \$33.25	\$33.00   1/19/ \$28.50   1/18/ 1995   1/17/ \$22.75   1/17/ \$25.25   1/15/ 1997   1/20/ \$33.25   1/20/ \$33.25   1/19/ \$25.00   1/19/ \$33.25   1/19/ \$34.25   1/19/ \$35.25   1/19/ \$3	\$30.00   1/19/ 1/19/ 1/19 \$28.50   1/18/ 1995   2005   \$22.75   1/17/ 1996   2006   \$25.25   1/15/ 1997   1/15/ 1997   2007   \$33.9375   1/21/ 1998   2008   \$33.25   1/10/ 1/19/ 2009   \$25.00   1/19/ 2000   1/19/ 2000   \$23.25   1/17/ 1/17/	\$30.00   1993   2003   Stock   1994   2004   Stock   1994   2004   Stock   1995   2005   Stock   1995   2005   Stock   1995   2006   Stock   1996   2006   Stock   1997   2007   Stock   1997   2007   Stock   1997   2007   Stock   1998   2008   Stock   1998   2008   Stock   1998   2009   Stock   1999   2009

Options with tandem tax withholding rights	\$22.78					1/16/ 2002	1/16/ 2012	Common Stock	50,00
Options with tandem tax withholding rights	\$18.53					1/06/ 2003	1/06/ 2013	Common Stock	26,40
Phantom Stock (1)	1 for 1	(2)	A	768		(5)	(5)	Common Stock	768
Phantom Stock (1)	1 for 1	(3)	A	776		(5)	(5)	Common Stock	776
Phantom Stock (1)	1 for 1	(4)	A	1,421		(5)	(5)	Common Stock	1,421
Phantom Stock (1)	1 for 1					(5)	(5)	Common Stock	4,071
Phantom Stock <sup>(1)</sup>	1 for 1	2/03/03	D		4,071	(7)	(7)	Common Stock	4,071
Phantom Stock Units	1 for 1	2/03/03	A	5,326.2919		(8)	(8)	Common Stock	5,326.29
Phantom Stock Units	1 for 1					(8)	(8)	Common Stock	13,186.07

Explanation of Responses:

The plans under which these options were granted, which complies with Rule 16b-3, allows for the provision of tax withholding rights. The Reporting Person is a participant in the Modine Employee Stock Ownership Plan (ESOP), Modine Common Stock Fund Units and the Modine Manufacturing Company Pension Trusts. The entities (with the exception of the Modine Common Stock Fund) are also Reporting Persons pursuant to Section 16(a) and files separate statements. Shares held by the Reporting Person in the Plan or Trust are reported on this Statement and on statements filed by the Plan.

\*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See

18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

\*\*Signature of Reporting Person

Date

\*\*Signature of Reporting Person

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

Name and Address of Reporting Person:	
D. R. Johnson	
Modine Manufacturing Company	
1500 DeKoven Avenue	
Racine, WI 53403	
Issuer Name and Ticker or Trading Symbol:	
Modine Manufacturing Company - MODI	

(1)

2/03/03

Statement for Month/Date/Year:

This report excludes shares of phantom stock acquired pursuant to the Modine Manufacturing Company Executive Supplemental Stock Plan (the "Plan") prior to August 15, 1996, that were excludable from the definition of "derivative securities" pursuant to former Rule 16a-1(c)(3) and remain outside the scope of Section 16.

- (2) These shares of phantom stock were accrued under the Plan on various dates from August 15, 1996 through March 31, 1997 at prices ranging from \$25.00 to \$27.00 per share.
- (3) These shares of phantom stock were accrued under the Plan on various dates during the fiscal year ended March 31, 1998 at prices ranging from \$29.625 to \$35.375 per share.
- (4) These shares of phantom stock were accrued under the Plan on various dates during the fiscal year ended March 31, 1999 at prices ranging from \$25.250 to \$37.750 per share.
- (5) The shares of phantom stock become payable in cash upon the reporting person's retirement or other termination of employment.
- <sup>(6)</sup> Includes phantom shares acquired pursuant to a dividend reinvestment feature of the Plan in transactions exempt from Section 16 pursuant to Rule 16a-11.
- (7) These shares of phantom stock are being settled in cash upon termination of the Plan.

<sup>(8)</sup> These phantom stock units were accrued under the Modine Manufacturing Company Non-Qualified Deferred Compensation Plan and are to be settled in cash following the reporting person's retirement or other termination of employment.

<sup>(9)</sup> Includes phantom stock units acquired pursuant to a dividend reinvestment feature of the Modine Manufacturing Company Non-Qualified Deferred Compensation Plan in transactions exempt from Section 16 pursuant to Rule 16a-11.