

**UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549**

Form 10-Q/A
(Amendment No. 1)

- QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934**
FOR THE QUARTERLY PERIOD ENDED JUNE 30, 2005.
- TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934**
FOR THE TRANSITION PERIOD FROM _____ TO _____

Commission File No. 0-23538

MOTORCAR PARTS OF AMERICA, INC.

(Exact name of registrant as specified in its charter)

New York

(State or other jurisdiction of
incorporation or organization)

11-2153962

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

2929 California Street, Torrance, California

(Address of principal executive offices)

90503

Zip Code

Registrant's telephone number, including area code: (310) 212-7910

Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, or a non-accelerated filer. See definition of "accelerated filer and large accelerated filer" in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer Accelerated filer Non-accelerated filer

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act). Yes No

There were 8,208,955 shares of Common Stock outstanding at October 11, 2005.

EXPLANATORY NOTE

Explanatory Note: This Form 10-Q/A amends our report on Form 10-Q for the period ended June 30, 2005 to restate our unaudited consolidated financial statements for the three-month periods ended June 30, 2005 and 2004 that were included in that Form 10-Q. The unaudited quarterly financial data for each of the three-month periods ended June 30, 2005 and 2004 have been restated to correct misstatements which occurred when we (i) failed to record unreturned core inventory and core charge revenue for the core portion of certain finished goods sold, (ii) overstated inventory by not properly tracking unreturned core inventory from POS sales and (iii) incorrectly calculated the value of finished goods to be returned from customers through stock adjustments.

Except as required to reflect the effects of the restatement noted above, no attempt has been made in this Form 10-Q/A to modify or update other disclosures presented in the original report on Form 10-Q. Accordingly, this Form 10-Q/A, including the financial statements and notes thereto included herein, generally do not reflect events occurring after the date of the original filing of the Form 10-Q or modify or update those disclosures affected by subsequent events. Consequently, all other information not affected by the restatement is unchanged and reflects the disclosures made at the time of the original filing of the Form 10-Q on October 11, 2005. For a description of subsequent events, this Form 10-Q/A should be read in conjunction with our filings made subsequent to the filing of the original Form 10-Q, including this amended quarterly report on Form 10-Q/A for the quarter ended June 30, 2005, the Company's annual report on Form 10-K for the fiscal year ended March 31, 2006, the Company's quarterly reports on Form 10-Q for the periods ended September 30, 2005 and December 31, 2005 and the Company's Current Reports on Form 8-K filed since October 11, 2005.

MOTORCAR PARTS OF AMERICA, INC.

TABLE OF CONTENTS

	<u>Page</u>
<u>PART I — FINANCIAL INFORMATION</u>	
<u>Item 1. Financial Statements:</u>	
<u>Consolidated Balance Sheets as of June 30, 2005 (unaudited and restated) and March 31, 2005</u>	3
<u>Consolidated Statements of Operations (unaudited and restated) for the three months ended June 30, 2005 and 2004</u>	4
<u>Consolidated Statements of Cash Flows (unaudited and restated) for the three months ended June 30, 2005 and 2004</u>	5
<u>Condensed Notes to Consolidated Financial Statements (unaudited and restated)</u>	6
<u>Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations (restated)</u>	18
<u>PART II — OTHER INFORMATION</u>	
<u>Item 6. Exhibits and Reports on Form 8-K</u>	27
<u>SIGNATURES</u>	28

PART I — FINANCIAL INFORMATION

Item 1. Financial Statements.

MOTORCAR PARTS OF AMERICA, INC. AND SUBSIDIARIES
Consolidated Balance Sheets

	<u>June 30,</u> <u>2005</u> <u>(Unaudited and</u> <u>Restated)</u>	<u>March 31,</u> <u>2005</u>
ASSETS		
Current assets:		
Cash and cash equivalents	\$ 645,000	\$ 6,211,000
Short term investments	537,000	503,000
Accounts receivable — net	8,993,000	11,513,000
Inventory — net	56,856,000	48,587,000
Deferred income tax asset	7,231,000	6,378,000
Inventory unreturned	2,581,000	2,409,000
Prepaid expenses and other current assets	1,779,000	1,365,000
Total current assets	<u>78,622,000</u>	<u>76,966,000</u>
Plant and equipment — net	7,342,000	5,483,000
Other assets	1,149,000	899,000
TOTAL ASSETS	<u><u>\$ 87,113,000</u></u>	<u><u>\$83,348,000</u></u>
LIABILITIES		
Current liabilities:		
Accounts payable	\$ 21,002,000	\$ 14,502,000
Accrued liabilities	419,000	1,378,000
Accrued salaries and wages	3,267,000	2,235,000
Accrued workers' compensation claims	2,257,000	2,217,000
Income tax payable	132,000	183,000
Deferred compensation	469,000	450,000
Deferred income	133,000	133,000
Other current liabilities	99,000	89,000
Credit due customer	10,340,000	12,543,000
Current portion of capital lease obligations	524,000	416,000
Total current liabilities	<u>38,642,000</u>	<u>34,146,000</u>
Deferred income, less current portion	488,000	521,000
Deferred income tax liability	491,000	519,000
Other liabilities	43,000	—
Capitalized lease obligations, less current portion	1,624,000	938,000
TOTAL LIABILITIES	<u>41,288,000</u>	<u>36,124,000</u>
SHAREHOLDERS' EQUITY		
Preferred stock; par value \$.01 per share, 5,000,000 shares authorized; none issued	—	—
Series A junior participating preferred stock; par value \$.01 per share, 20,000 shares authorized; none issued	—	—
Common stock; par value \$.01 per share, 20,000,000 shares authorized; 8,183,955 shares issued and outstanding at June 30, 2005 and March 31, 2005	82,000	82,000
Additional paid-in capital	53,627,000	53,627,000
Accumulated other comprehensive loss	(34,000)	(55,000)
Accumulated deficit	(7,850,000)	(6,430,000)
TOTAL SHAREHOLDERS' EQUITY	<u>45,825,000</u>	<u>47,224,000</u>
TOTAL LIABILITIES & SHAREHOLDERS' EQUITY	<u><u>\$ 87,113,000</u></u>	<u><u>\$83,348,000</u></u>

The accompanying condensed notes to consolidated financial statements are an integral part hereof.

MOTORCAR PARTS OF AMERICA, INC. AND SUBSIDIARIES
Consolidated Statements of Operations
(Unaudited and Restated)

	Three Months Ended	
	June 30,	
	2005	2004
Net sales	\$ 21,351,000	\$ 21,209,000
Cost of goods sold	17,965,000	17,338,000
Gross profit	<u>3,386,000</u>	<u>3,871,000</u>
Operating expenses:		
General and administrative	4,010,000	2,621,000
Sales and marketing	865,000	622,000
Research and development	314,000	179,000
Total operating expenses	<u>5,189,000</u>	<u>3,422,000</u>
Operating (loss) income	(1,803,000)	449,000
Interest expense — net of interest income	548,000	351,000
(Loss) income before income tax benefit (expense)	(2,351,000)	98,000
Income tax benefit (expense)	931,000	(41,000)
Net (loss) income	<u>\$ (1,420,000)</u>	<u>\$ 57,000</u>
Basic net (loss) income per share	<u>\$ (0.17)</u>	<u>\$ 0.01</u>
Diluted net (loss) income per share	<u>\$ (0.17)</u>	<u>\$ 0.01</u>
Weighted average number of shares outstanding:		
— basic	<u>8,183,955</u>	<u>8,094,450</u>
— diluted	<u>8,183,955</u>	<u>8,575,210</u>

The accompanying condensed notes to consolidated financial statements are an integral part hereof.

MOTORCAR PARTS OF AMERICA, INC. AND SUBSIDIARIES
Consolidated Statements of Cash Flows
(Unaudited and Restated)

	Three Months Ended June 30,	
	2005	2004
Cash flows from operating activities:		
Net (loss) income	\$ (1,420,000)	\$ 57,000
Adjustments to reconcile net (loss) income to net cash (used in) provided by operating activities:		
Depreciation and amortization	498,000	578,000
Deferred income taxes	(881,000)	93,000
Tax benefit from employee stock options exercised	—	75,000
Changes in current assets and liabilities:		
Accounts receivable	2,520,000	1,359,000
Inventory	(8,244,000)	(9,826,000)
Inventory unreturned	(171,000)	(964,000)
Prepaid expenses and other current assets	(443,000)	(77,000)
Other current assets	(252,000)	7,000
Accounts payable and accrued liabilities	6,629,000	8,237,000
Income tax payable	(50,000)	(127,000)
Deferred compensation	18,000	76,000
Deferred income	(33,000)	—
Credit due customer	(2,203,000)	6,529,000
Other current liabilities	54,000	47,000
Net cash (used in) provided by operating activities	<u>(3,978,000)</u>	<u>6,064,000</u>
Cash flows from investing activities:		
Purchase of property, plant and equipment	(1,437,000)	(231,000)
Change in short term investments	(28,000)	(83,000)
Net cash used in investing activities	<u>(1,465,000)</u>	<u>(314,000)</u>
Cash flows from financing activities:		
Net (payments) borrowings under line of credit	—	(3,000,000)
Net payments on capital lease obligations	(122,000)	(117,000)
Exercise of stock options	—	70,000
Net cash used in financing activities	<u>(122,000)</u>	<u>(3,047,000)</u>
Effect of exchange rate changes on cash	(1,000)	(1,000)
NET (DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS	(5,566,000)	2,702,000
CASH AND CASH EQUIVALENTS — BEGINNING OF PERIOD	6,211,000	7,630,000
CASH AND CASH EQUIVALENTS — END OF PERIOD	<u>\$ 645,000</u>	<u>\$ 10,332,000</u>
Supplemental disclosures of cash flow information:		
Cash paid during the period for:		
Interest	\$ 557,000	\$ 351,000
Income taxes	\$ —	\$ 50,000
Non-cash investing and financing activities:		
Property acquired under capital lease	\$ 916,000	\$ —

The accompanying condensed notes to consolidated financial statements are an integral part hereof.

MOTORCAR PARTS OF AMERICA, INC. AND SUBSIDIARIES
Condensed Notes to Consolidated Financial Statements
June 30, 2005 and 2004
(Unaudited and Restated)

The accompanying consolidated financial statements include the accounts of Motorcar Parts of America, Inc. and its wholly owned subsidiaries, MVR Products Pte. Ltd., Unijoh Sdn. Bhd. and Motorcar Parts de Mexico, S.A. de C.V. All significant intercompany accounts and transactions have been eliminated.

The accompanying unaudited consolidated financial statements have been prepared in accordance with generally accepted accounting principles for interim financial information and with the instructions to Form 10-Q. Accordingly, they do not include all of the information and footnotes required by generally accepted accounting principles for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation have been included. Operating results for the three months ended June 30, 2005 are not necessarily indicative of the results that may be expected for the year ending March 31, 2006. Amounts related to disclosures of March 31, 2005 balances were derived from the Company's audited consolidated financial statements as of March 31, 2005. For further information, refer to the financial statements and footnotes thereto included in the Company's Annual Report on Form 10-K for the year ended March 31, 2005, filed on September 6, 2005.

NOTE A — Company Background and Organization

Motorcar Parts of America, Inc. and its subsidiaries (the "Company" or "MPA") remanufacture and distribute alternators and starters for import and domestic cars and light trucks. These replacement parts are sold for use on vehicles after initial vehicle purchase. These automotive parts are sold to automotive retail chain stores and warehouse distributors throughout the United States and Canada. The Company also sells after-market replacement alternators and starters to a major automotive manufacturer.

The Company obtains used alternators and starters, commonly known as cores, primarily from its customers (retailers) as trade-ins and by purchasing them from vendors (core brokers). The retailers grant credit to the consumer when the used part is returned to them, and the Company in turn provides a credit to the retailer upon return to the Company. These cores are an essential material needed for the remanufacturing operations. The Company has remanufacturing, warehousing and shipping/receiving operations for alternators and starters in California, Singapore and Malaysia, and in June 2005 began limited remanufacturing in Mexico. In addition, the Company opened a warehouse distribution facility in Nashville, Tennessee during August 2005.

The Company changed its name to Motorcar Parts of America, Inc. from Motorcar Parts & Accessories, Inc. on January 8, 2004. The Company operates in one business segment pursuant to Statement of Financial Accounting Standards ("SFAS") No. 131, "Disclosures about Segments of Enterprise and Related Information."

NOTE B — Restatement of Financial Statements for the Quarters Ended June 30, 2005 and June 30, 2004

The consolidated balance sheet as of June 30, 2005, the consolidated statements of operations for the quarters ended June 30, 2005 and June 30, 2004 and the consolidated statements of cash flows for the quarters ended June 30, 2005 and June 30, 2004 have been restated to correct misstatements which occurred when (i) the Company failed to record unreturned core inventory and core charge revenue for the core portion of certain finished goods sold (core deposit adjustment), (ii) the Company overstated inventory by not properly tracking unreturned core inventory from POS sales (consignment core adjustment) and (iii) the Company incorrectly calculated the value of finished goods to be returned from customers through stock adjustments (unit stock adjustment). The estimated tax effect of the misstatements noted above is also reflected in the restatements. The condensed notes to the financial statements for the periods ending June 30, 2005 and 2004 were also restated as required to reflect the effect of the restatement noted above.

The impact of this restatement, which has been reflected throughout the consolidated financial statements and accompanying notes, is as follows:

Consolidated Balance Sheet

	June 30, 2005 (Unaudited)		
	Previously Reported	Adjustment	Restated
ASSETS			
Current assets:			
Cash and cash equivalents	\$ 645,000		\$ 645,000
Short term investments	537,000		537,000
Accounts receivable — net, as previously reported	8,577,000		
Core deposit adjustment		\$ 380,000	
Unit stock adjustment		36,000	
Accounts receivable — net, as restated			8,993,000
Inventory — net, as previously reported	56,979,000		
Consignment core adjustment		(123,000)	
Inventory — net, as restated			56,856,000
Deferred income tax asset	7,231,000		7,231,000
Inventory unreturned, as previously reported	2,998,000		
Core deposit adjustment		(492,000)	
Unit stock adjustment		75,000	
Inventory unreturned, as restated			2,581,000
Prepaid expenses and other current assets	1,779,000		1,779,000
Total current assets	<u>78,746,000</u>	<u>(124,000)</u>	<u>78,622,000</u>
Plant and equipment — net	7,342,000		7,342,000
Other assets	1,149,000		1,149,000
TOTAL ASSETS	<u><u>\$87,237,000</u></u>	<u><u>\$(124,000)</u></u>	<u><u>\$87,113,000</u></u>
LIABILITIES			
Current liabilities:			
Accounts payable	\$21,002,000		\$21,002,000
Accrued liabilities	419,000		419,000
Accrued salaries and wages	3,267,000		3,267,000
Accrued workers' compensation claims	2,257,000		2,257,000
Income tax payable, as previously reported	177,000		
Core deposit adjustment		\$ (40,000)	
Consignment core adjustment		(44,000)	
Unit stock adjustment		39,000	
Income tax payable, as restated			132,000
Deferred compensation	469,000		469,000
Deferred income	133,000		133,000
Other current liabilities	99,000		99,000
Credit due customer	10,340,000		10,340,000
Current portion of capital lease obligations	524,000		524,000
Total current liabilities	<u>38,687,000</u>	<u>(45,000)</u>	<u>38,642,000</u>
Deferred income, less current portion	488,000		488,000
Deferred income tax liability	491,000		491,000
Other liabilities	43,000		43,000
Capitalized lease obligations, less current portion	1,624,000		1,624,000
TOTAL LIABILITIES	<u>41,333,000</u>	<u>(45,000)</u>	<u>41,288,000</u>
SHAREHOLDERS' EQUITY			
Preferred stock; par value \$.01 per share, 5,000,000 shares authorized; none issued	—		—
Series A junior participating preferred stock; par value \$.01 per share, 20,000 shares authorized; none issued	—		—
Common stock; par value \$.01 per share, 20,000,000 shares authorized; 8,183,955 shares issued and outstanding at June 30, 2005 and March 31, 2005	82,000		82,000
Additional paid-in capital	53,627,000		53,627,000
Accumulated other comprehensive loss	(34,000)		(34,000)
Accumulated deficit, as previously reported	(7,771,000)		
Core deposit adjustment		(72,000)	
Consignment core adjustment		(79,000)	
Unit stock adjustment		72,000	
Accumulated deficit, as restated			(7,850,000)
TOTAL SHAREHOLDERS' EQUITY	<u>45,904,000</u>	<u>(79,000)</u>	<u>45,825,000</u>
TOTAL LIABILITIES & SHAREHOLDERS' EQUITY	<u><u>\$87,237,000</u></u>	<u><u>\$(124,000)</u></u>	<u><u>\$87,113,000</u></u>

Consolidated Statements of Operations

	Three Months Ended June 30, 2005 (Unaudited)		
	Previously Reported	Adjustment	Restated
Net sales, as previously reported	\$20,935,000		
Core deposit adjustment		\$ 380,000	
Unit stock adjustment		36,000	
Net sales, as restated			\$21,351,000
Cost of goods sold, as previously reported	17,425,000		
Core deposit adjustment		492,000	
Consignment core adjustment		122,000	
Unit stock adjustment		(74,000)	
Cost of goods sold, as restated			17,965,000
Gross margin	3,510,000	(124,000)	3,386,000
Operating expenses:			
General and administrative	4,010,000		4,010,000
Sales and marketing	865,000		865,000
Research and development	314,000		314,000
Total operating expenses	5,189,000	—	5,189,000
Operating income (loss)	(1,679,000)	(124,000)	(1,803,000)
Interest expense — net	548,000		548,000
(Loss) income before income tax expense	(2,227,000)	(124,000)	(2,351,000)
Income tax benefit, as previously reported	886,000		
Core deposit adjustment		40,000	
Consignment core adjustment		44,000	
Unit stock adjustment		(39,000)	
Income tax benefit, as restated			931,000
Net (loss) income	\$ (1,341,000)	\$ (79,000)	\$ (1,420,000)
Basic income per share	\$ (0.16)	\$ (0.01)	\$ (0.17)
Diluted income per share	\$ (0.16)	\$ (0.01)	\$ (0.17)
Weighted average shares outstanding:			
— basic	8,183,955		8,183,955
— diluted	8,183,955		8,183,955

Consolidated Statements of Operations (continued)

	Three Months Ended June 30, 2004 (Unaudited)		
	Previously Reported	Adjustment	Restated
Net sales, as previously reported	\$21,232,000		
Unit stock adjustment		\$ (23,000)	
Net sales, as restated			\$21,209,000
Cost of goods sold, as previously reported	17,026,000		
Consignment core adjustment		189,000	
Unit stock adjustment		123,000	
Cost of goods sold, as restated			17,338,000
Gross margin	4,206,000	(335,000)	3,871,000
Operating expenses:			
General and administrative	2,621,000		2,621,000
Sales and marketing	622,000		622,000
Research and development	179,000		179,000
Total operating expenses	3,422,000	—	3,422,000
Operating income	784,000	(335,000)	449,000
Interest expense — net	351,000		351,000
Income before income tax expense	433,000	(335,000)	98,000
Income tax expense, as previously reported	168,000		
Consignment core adjustment		(72,000)	
Unit stock adjustment		(55,000)	
Income tax expense, as restated			41,000
Net income	\$ 265,000	\$ (208,000)	\$ 57,000
Basic income per share	\$ 0.03	\$ (0.02)	\$ 0.01
Diluted income per share	\$ 0.03	\$ (0.02)	\$ 0.01
Weighted average shares outstanding:			
— basic	8,094,450		8,094,450
— diluted	8,575,210		8,575,210

Consolidated Statements of Cash Flows

	Three Months Ended June 30, 2005 (Unaudited)		
	Previously Reported	Adjustment	Restated
Cash flows from operating activities:			
Net loss, as previously reported	\$(1,341,000)		
Core deposit adjustment		\$ (72,000)	
Consignment core adjustment		(79,000)	
Unit stock adjustment		72,000	
Net loss, as restated			\$(1,420,000)
Adjustments to reconcile net loss to net cash used in operating activities:			
Depreciation and amortization	498,000		498,000
Deferred income taxes	(881,000)		(881,000)
Changes in current assets and liabilities:			
Accounts receivable, as previously reported	2,936,000		
Core deposit adjustment		(380,000)	
Consignment core adjustment		(36,000)	
Accounts receivable, as restated			2,520,000
Inventory, as previously reported	(8,367,000)		
Consignment core adjustment		123,000	
Inventory, as restated			(8,244,000)
Inventory unreturned, as previously reported	(588,000)		
Core deposit adjustment		492,000	
Unit stock adjustment		(75,000)	
Inventory unreturned, as restated			(171,000)
Prepaid expenses and other current assets	(443,000)		(443,000)
Other assets	(252,000)		(252,000)
Accounts payable and accrued liabilities	6,629,000		6,629,000
Income tax payable, as previously reported	(5,000)		
Core deposit adjustment		(40,000)	
Consignment core adjustment		(44,000)	
Unit stock adjustment		39,000	
Income tax payable, as restated			(50,000)
Deferred compensation	18,000		18,000
Deferred income	(33,000)		(33,000)
Credit due to customer	(2,203,000)		(2,203,000)
Other liabilities	54,000		54,000
Net cash used in operating activities	<u>\$(3,978,000)</u>	<u>\$ —</u>	<u>\$(3,978,000)</u>

There were no changes to previously reported cash flows from investing and financing activities.

Consolidated Statements of Cash Flows (continued)

	Three Months Ended June 30, 2004 (Unaudited)		
	Previously Reported	Adjustment	Restated
Cash flows from operating activities:			
Net income, as previously reported	\$ 265,000		
Consignment core adjustment		\$(117,000)	
Unit stock adjustment		(91,000)	
Net income, as restated			\$ 57,000
Adjustments to reconcile net income to net cash provided by operating activities:			
Depreciation and amortization	578,000		578,000
Deferred income taxes	93,000		93,000
Tax benefit from employee stock options exercised	75,000		75,000
Changes in current assets and liabilities:			
Accounts receivable, as previously reported	1,336,000		
Unit stock adjustment		23,000	
Accounts receivable, as restated			1,359,000
Inventory, as previously reported	(10,015,000)		
Consignment core adjustment		189,000	
Inventory, as restated			(9,826,000)
Inventory unreturned, as previously reported	(1,087,000)		
Unit stock adjustment		123,000	
Inventory unreturned, as restated			(964,000)
Prepaid expenses and other current assets	(77,000)		(77,000)
Other assets	7,000		7,000
Accounts payable and accrued liabilities	8,237,000		8,237,000
Income tax payable, as previously reported	—		
Consignment core adjustment		(72,000)	
Unit stock adjustment		(55,000)	
Income tax payable, as restated			(127,000)
Deferred compensation	76,000		76,000
Credit due to customer	6,529,000		6,529,000
Other liabilities	47,000		47,000
Net cash provided by operating activities	<u>\$ 6,064,000</u>	<u>\$ —</u>	<u>\$ 6,064,000</u>

There were no changes to previously reported cash flows from investing and financing activities.

NOTE C — Revenue Recognition

The Company recognizes revenue when performance by the Company is complete. Revenue is recognized when all of the following criteria established by the Staff of the Securities and Exchange Commission in Staff Accounting Bulletin 104, “Revenue Recognition,” have been met:

- Persuasive evidence of an arrangement exists,
- Delivery has occurred or services have been rendered,
- The seller’s price to the buyer is fixed or determinable, and
- Collectibility is reasonably assured.

For products shipped free-on-board (“FOB”) shipping point, revenue is recognized on the date of shipment. For products shipping FOB destination, revenues are recognized two days after the date of shipment based on the Company’s experience regarding the length of transit duration. The Company includes shipping and handling charges in its gross invoice price to customers and classifies the total amount as revenue in accordance with Emerging Issues Task Force Issue (“EITF”) 00-10, “Accounting for Shipping and Handling Fees and Costs.” Shipping and handling costs are recorded as cost of sales.

The Company accounts for revenues and cost of sales on a net-of-core-value basis. Unit value revenue is recorded based on the Company’s price list, net of applicable discounts and allowances. The Company allows customers to return slow moving and other inventory. The Company provides for such returns of inventory in accordance with SFAS 48, “Revenue Recognition When Right of Return Exists”. The Company reduces revenue and cost of sales for the unit value based on a historical return analysis and information obtained from customers about current stock levels.

Management has determined that the Company’s business practices and contractual arrangements result in the return to the Company of more than 90% of all used cores. Accordingly, management excludes the value of cores from revenue in accordance with Statement of Financial Accounting Standards 48, “Revenue Recognition When Right of Return Exists” (“SFAS 48”). When the Company ships a product, it recognizes an obligation to accept a returned core by recording a contra receivable account based upon the agreed upon core charge and establishing an inventory unreturned account at the standard cost of the core expected to be returned. Upon receipt of a core, the Company grants the customer a credit based on the core value billed, and restores the returned core to inventory. The Company generally limits core returns to the number of similar cores previously shipped to each customer. The Company recognizes revenue for cores based upon an estimate of the rate in which customers will pay cash for cores in lieu of returning cores for credits. In fiscal year 2005, the Company began to recognize core charge revenue each fiscal quarter based on this estimate. The revenue from core charges had previously been recorded at the end of the fiscal year. Core values charged to customers and not included in revenues totaled \$16,099,000 and \$18,397,000 for the three months ended June 30, 2005 and 2004, respectively.

During fiscal 2004, the Company began to offer products on pay-on-scan (“POS”) arrangement to one of its customers. For POS inventory, revenue is recognized when the customer has notified the Company that it has sold a specifically identified product to another person or entity. POS inventory represents inventory held on consignment at customer locations. This customer bears the risk of loss of any consigned product from any cause whatsoever from the time possession is taken until a third party customer purchases the product or its absence is noted in a cycle or physical inventory count. Net sales from POS inventory were \$5,295,000 and \$1,376,000 for the three months ended June 30, 2005 and 2004, respectively.

The Company also maintains accounts to accrue for estimated returns and to track unit and core returns. The accrual for anticipated returns reduces revenues and accounts receivable. The estimated unit sales returns and estimated core returns account balances are as follows:

	<u>June 30, 2005</u>	<u>March 31, 2005</u>
Estimated sales returns	\$ 605,000	\$ 694,000
Estimated core inventory returns	\$2,019,000	\$2,288,000

The amount of revenue recognized for core charges for the three months ended June 30, 2005 and 2004 were \$713,000 and \$1,017,000, respectively.

NOTE D — Stock-based Compensation

The Company accounts for stock-based employee compensation as prescribed by Accounting Principles Board Opinion (“APB”) No. 25, “Accounting for Stock Issued to Employees,” and has adopted the disclosure provisions of SFAS 123, “Accounting for Stock-Based Compensation,” and SFAS 148, “Accounting for Stock-Based Compensation-Transition and Disclosure-an amendment of SFAS 123.” The following table presents pro forma net income had compensation costs associated the Company’s option arrangements been determined in accordance with SFAS 123:

	Three Months Ended June 30,	
	2005	2004
Net (loss) income	\$(1,420,000)	\$ 57,000
Stock-based compensation charges reported in net (loss) income	—	—
Pro forma stock-based compensation, net of tax	—	(380,000)
Pro forma net loss	\$(1,420,000)	\$(323,000)
Basic (loss) income per share	\$ (0.17)	\$ 0.01
Basic (loss) income per share — pro forma	\$ (0.17)	\$ (0.04)
Diluted (loss) income per share	\$ (0.17)	\$ 0.01
Diluted (loss) income per share — pro forma	\$ (0.17)	\$ (0.04)

NOTE E — Inventory

Inventory is comprised of the following:

	June 30, 2005	March 31, 2005
Raw materials and cores	\$21,169,000	\$19,864,000
Work-in-process	403,000	681,000
Finished goods	19,998,000	13,398,000
	41,570,000	33,943,000
Less allowance for excess and obsolete inventory	(2,394,000)	(2,392,000)
	39,176,000	31,551,000
Pay-on-scan inventory	17,680,000	17,036,000
Total	\$56,856,000	\$48,587,000

NOTE F — Inventory Unreturned

Inventory unreturned represents the average value of cores and finished goods shipped to customers and expected to be returned, stated at the lower of cost or market. Upon product shipment, the Company reduces the inventory account for the amount of product shipped and establishes the inventory unreturned asset account for that portion of the shipment that is expected to be returned by the customer. Inventory unreturned is comprised of the following:

	June 30, 2005	March 31, 2005
Cores	\$1,404,000	\$1,352,000
Finished goods	1,177,000	1,057,000
Total	\$2,581,000	\$2,409,000

NOTE G — Multi-Year Exclusive Arrangement and Inventory Transaction with Largest Customer

In May 2004, the Company entered into an agreement with its largest customer to become the customer's primary supplier of import alternators and starters for its eight distribution centers. As part of this four-year agreement, the Company entered into a pay-on-scan (POS) arrangement with the customer. Under this arrangement, the customer is not obligated to purchase the POS merchandise the Company has shipped to the customer until that merchandise is ultimately sold to the end user. As part of this agreement the Company purchased \$24,130,000 of the customer's then-current inventory of import starters and alternators transitioning to the POS program at the price the customer originally paid for this inventory. The Company is paying for this inventory over 24 months, without interest, through the issuance of monthly credits against receivables generated by sales to the customer. The contract requires that the Company continue to meet its historical performance and competitive standards.

The Company did not record the inventory acquired from the customer as part of this transaction (the "transition inventory") as an asset because it does not meet the description of an asset provided in FASB Concepts Statement No. 6, "Elements of Financial Statements" ("CON 6"). Therefore, the Company does not recognize revenues from the customer's POS sales of the transition inventory.

The Company has agreed to issue credits in an amount equal to the transition inventory. Based on the description of a liability in CON 6, the Company recognizes the amount of its obligation to the customer as the customer sells the transition inventory and recognizes a payable to the Company. Since the inception of this arrangement, the customer has sold \$20,620,000 of the transition inventory and the Company has issued credits of \$10,280,000, resulting in a net obligation to the customer of \$10,340,000, as reflected on the Company's June 30, 2005 balance sheet.

As the issuance of credits to the customer generally lagged sales of the transition inventory during the initial phase of this arrangement, the Company received cash in the early months which is now being offset by lower cash collections resulting from credits issued to the customer. As of June 30, 2005, the Company had agreed to issue future credits to the customer in the following amounts:

Q2 2006	\$ 3,270,000
Q3 2006	\$ 3,270,000
Q4 2006	\$ 3,270,000
Q1 2007	\$ 4,040,000
Total	<u>\$13,850,000</u>

In connection with this POS arrangement, the Company recognized a liability of approximately \$460,000 to reflect that the price the Company is paying for the cores included within the non-MPA portion of the transition inventory is greater than the market value of these cores.

The Company also agreed to cooperate with the customer to use reasonable commercial efforts to convert all products sold by MPA to the customer to the POS arrangement by April 2006. In the event the conversion is not accomplished by April 2006, the Company agreed to amend the agreement to acquire an additional \$24,000,000 of inventory and to provide the customer with an additional \$24,000,000 of credit memos to be issued and applied in equal monthly installments to current receivables over a 24-month period ending April 2008.

NOTE H — Other Long-Term Agreements with Major Customers

The Company has long-term agreements with each of its major customers. Under these agreements, which typically have initial terms of at least four years, the Company is designated as the exclusive or primary supplier for specified categories of remanufactured alternators and starters. In consideration for its designation as a customer's exclusive or primary supplier, the Company typically provides the customer with a package of marketing incentives. These incentives differ from contract to contract and can include (i) the issuance of a specified amount of credits against receivables in accordance with a schedule set forth in the relevant contract, (ii) support for a particular customer's research or marketing efforts on a scheduled basis, (iii) discounts granted in connection with each individual shipment of product and (iv) other marketing, research, store expansion or product development support. The Company has also entered into agreements to purchase certain customers' core inventory and to issue credits to pay for that inventory according to an agreed upon schedule set forth in the agreement. These contracts typically require that the Company meet ongoing performance, quality and fulfillment requirements, and its contract with one of the largest automobile manufacturers in the world includes a provision (standard in this manufacturer's vendor agreements) granting the manufacturer the right to terminate the agreement at any

time for any reason. The Company's contracts with major customers expire at various dates ranging from May 2008 through December 2012.

In addition to the inventory transactions described in Note G, the Company has agreed to acquire other core inventory by issuing \$10,300,000 of credits over a five-year period (subject to adjustment if customer sales decrease in any quarter by more than an agreed upon percentage) on a straight-line basis. As the Company issues these credits, it establishes a long-term asset account for the value of the core inventory estimated to be in customer hands and subject to repurchase upon agreement termination, and reduces revenue by the amount by which the credit exceeds the estimated core inventory value. As of June 30, 2005, the long-term asset account was approximately \$267,000. The Company will regularly review the long-term asset account for impairment and make any necessary adjustment to the carrying value of this asset.

NOTE I — Marketing Allowances

The Company records the cost of all marketing allowances provided to its customers in accordance with EITF 01-9, "Accounting for Consideration Given by a Vendor to a Customer." Such allowances include sales incentives and concessions. Voluntary marketing allowances related to a single exchange of product are recorded as a reduction of revenues at the time the related revenues are recorded or when such incentives are offered. Other marketing allowances, which may only be applied against future purchases, are recorded as a reduction to revenues over the life of the contract in accordance with the schedule set forth in the customer agreement. Sales incentive amounts are recorded based on the value of the incentive provided. For the three months ended June 30, 2005 and 2004, the Company recorded a reduction in revenues of \$3,090,000 and \$581,000, respectively, attributable to marketing allowances granted in connection with long-term contracts and a reduction of \$2,609,000 and \$2,545,000, respectively, attributable to marketing allowances related to a single exchange of product.

The following table presents the unrecognized marketing allowances to be provided to customers which are not associated with a single exchange of product and which will be recognized as a charge against revenues in accordance with the terms of the relevant long-term contracts:

<u>Year ending March 31,</u>	
2006 — Remaining nine months	\$ 4,993,000
2007	2,084,000
2008	2,022,000
2009	1,289,000
2010	1,289,000
Thereafter	2,233,000
Total	<u>\$ 13,910,000</u>

NOTE J — Major Customers

The Company's three largest customers accounted for the following total percentage of sales and accounts receivable:

	<u>Three Months Ended</u> <u>June 30,</u>	
	<u>2005</u>	<u>2004</u>
Sales		
Customer A	67%	74%
Customer B*	12%	11%
Customer C*	11%	10%
	<u>June 30,</u>	<u>March 31,</u>
	<u>2005</u>	<u>2005</u>
Accounts Receivable		
Customer A	64%	68%
Customer B*	9%	10%
Customer C*	10%	18%

* Between June 30, 2004 and June 30, 2005, the identity of our second and third largest customers changed.

NOTE K — Line of Credit; Factoring Agreements

On May 28, 2004 the Company secured a \$15,000,000 credit facility with a new bank. This revolving credit line, which replaced the Company's previous asset-based facility, bears interest either at the LIBOR rate plus 2% or the bank's reference rate, at the Company's option. The bank holds a security interest in substantially all of the Company's assets. As of June 30, 2005, no amounts were outstanding under this line of credit and the Company had reserved \$4,301,000 of the line for standby letters of credit for worker's compensation insurance. The loan agreement matures on October 2, 2006.

The bank loan agreement includes various financial covenants, including covenants requiring the Company to (i) maintain tangible net worth of not less than \$39,000,000, increased by 75% of net profit after taxes each quarter, EBITDA of not less than \$3,000,000 for each quarter and \$14,000,000 for the four most recent fiscal quarters, a fixed charge ratio of not less than 1.25 to 1.00 as of the last day of each quarter, and a quick ratio of not less than 0.65 to 1.00 as of the close of each quarter and to (ii) limit capital expenditures to \$2,500,000 and operating lease obligations to \$2,000,000 during any fiscal year.

During fiscal 2005, the Company was in default for violating certain bank covenants, including (i) failing to provide the bank with its public reports on Form 10-Q and Form 10-K within the required timeframe, (ii) failing to maintain a quick ratio of not less than 0.65 to 1.00 at the end of several fiscal periods, (iii) making capital expenditures during fiscal year 2005 in excess of the \$2,500,000 limitation, (iv) failing to achieve EBITDA of not less than \$3 million during several fiscal quarters, (v) failing to achieve EBITDA of not less than \$14 million for several consecutive four fiscal quarters, (vi) failing to maintain a fixed charge coverage ratio of not less than 1.25 to 1.00 as of the last day of several fiscal quarters and (vii) failing to provide the bank with certain notices, monthly financial statements and required compliance certificates. The bank provided the Company with a series of waivers with respect to these defaults. Certain of these waivers restricted the Company's ability to access the line of credit until it had satisfied the conditions included in the waiver. The Company ultimately satisfied these conditions and restored its ability to access the line of credit in full.

For the fiscal quarter ended June 30, 2005, the Company was in default for (i) failing to achieve EBITDA for the fiscal quarter ended June 30, 2005 of at least \$3,000,000, (ii) failing to achieve EBITDA for the four consecutive fiscal quarters ended June 30, 2005 of at least \$14,000,000, (iii) failing to maintain a quick ratio of not less than 0.65 to 1.00 for the fiscal quarter ended June 30, 2005, (iv) failing to maintain a fixed charge ratio of not less than 1.25 to 1.00 as of June 30, 2005 and (v) incurring operating lease obligations in excess of \$2,000,000 applicable to the fiscal year ended March 31, 2006. On September 29, 2005, the bank provided the Company with a waiver of these covenant defaults. The ongoing effect of this waiver was conditioned upon delivery to the bank of the Company's 10-Q for the fiscal quarter ended June 30, 2005 by October 14, 2005. The Company has satisfied this condition.

Under two separate agreements, executed on July 30, 2004 and August 21, 2003 with two customers and their respective banks, the Company may sell those customers' receivables to those banks at an agreed-upon discount set at the time the receivables are sold. This discount arrangement has allowed the Company to accelerate collection of the customers' receivables aggregating \$17,951,000 and \$20,713,000 for the three months ended June 30, 2005 and 2004, respectively, by an average of 194 days and 156 days, respectively. On an annualized basis the weighted average discount rate on the receivables sold to the banks during the three months ended June 30, 2005 and 2004 was 5.4% and 3.3%, respectively. The amount of the discount on these receivables, \$205,000 and \$297,000 for the three months ended June 30, 2005 and 2004, respectively, was recorded as interest expense.

NOTE L — Net Income Per Share

The following represents a reconciliation of basic and diluted net income per share.

	Three Months Ended	
	June 30,	
	2005	2004
Net (loss) income	<u>\$(1,420,000)</u>	<u>\$ 57,000</u>
Basic Shares	8,183,955	8,094,450
Effect of dilutive stock options	—	480,760
Diluted shares	<u>8,183,955</u>	<u>8,575,210</u>
Basic	\$ (0.17)	\$ 0.01
Diluted	\$ (0.17)	\$ 0.01

The effect of dilutive options and warrants excludes 1,060,318 options with exercise prices ranging from \$0.93 to \$19.13 per share for the three months ended June 30, 2005, and 170,025 options with exercise prices ranging from \$8.70 to \$19.13 per share for the three months ended June 30, 2004 — all of which were anti-dilutive.

NOTE M — Comprehensive Income

SFAS 130, "Reporting Comprehensive Income," established standards for the reporting and display of comprehensive income and its components in a full set of general purpose financial statements. Comprehensive income is defined as the change in equity during a period resulting from transactions and other events and circumstances from non-owner sources. The Company's total comprehensive income consists of net income and foreign currency translation adjustments.

	Three Months Ended	
	June 30,	
	2005	2004
Net (loss) income	<u>\$(1,420,000)</u>	<u>\$57,000</u>
Foreign currency translation	22,000	—
Comprehensive (loss) income	<u>\$(1,398,000)</u>	<u>\$57,000</u>

NOTE N — New Lease

In April 2005, the Company entered in an agreement to lease approximately 82,600 square feet of warehouse and office space in Nashville, Tennessee for a term of five years and two months, with a starting base rent of \$20,994 per month. This facility opened for operations in August 2005.

NOTE O — Subsequent Event

Subsequent to June 30, 2005 and as of September 30, 2005, the Company has borrowed \$6,831,000 against its line of credit and had reserved \$4,301,000 of the line for standby letters of credit for worker's compensation insurance, resulting in \$3,868,000 available under the line of credit at September 30, 2005.

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

The following discussion and analysis presents factors that we believe are relevant to an assessment and understanding of our unaudited and restated consolidated financial position and results of operations. This financial and business analysis should be read in conjunction with our March 31, 2005 consolidated financial statements included in our Annual Report on Form 10-K filed on September 6, 2005 as well as our March 31, 2006 consolidated financial statements included in our Annual Report on Form 10-K filed on July 13, 2006.

Disclosure Regarding Private Securities Litigation Reform Act of 1995

This report contains certain forward-looking statements with respect to our future performance that involve risks and uncertainties. Various factors could cause actual results to differ materially from those projected in such statements. These factors include, but are not limited to: concentration of sales to certain customers, changes in our relationship with any of our customers, including the increasing customer pressure for lower prices and more favorable payment and other terms, the increasing strain on our cash position, potential future changes in our accounting policies that may be made as the SEC's review of our previously filed public reports proceeds, our failure to meet the financial covenants or the other obligations set forth in our bank credit agreement and the bank's refusal to waive any such defaults, any meaningful difference between projected production needs and ultimate sales to our customers, increases in interest rates, changes in the financial condition of any of our major customers, the impact of high gasoline prices, the potential for changes in consumer spending, consumer preferences and general economic conditions, increased competition in the automotive parts industry, political or economic instability in one of the foreign countries where we conduct operations, unforeseen increases in operating costs and other factors discussed herein and in our other filings with the Securities and Exchange Commission.

Management Overview

While sales in the automotive retail section were soft during the fiscal quarter ended June 30, 2005, both the retail and traditional markets in our rotating electrical category have historically grown in size. Both markets continue to experience consolidation. We make it a priority to focus our efforts on those customers we believe will be successful in the industry and will provide a strong distribution base for our future. We operate in a very competitive environment, where our customers expect us to provide quality products, in a timely manner at a low cost. To meet these expectations while maintaining or improving gross margins, we have focused on regular changes and improvements to make our manufacturing processes more efficient, and our movement to lean manufacturing cells, increased production in Malaysia, establishment of a production facility in northern Mexico, utilization of advanced inventory tracking technology and development of in-store testing equipment reflect this focus. Our sales are concentrated among a very few customers, and these key customers regularly seek more favorable pricing, marketing allowances, delivery and payment terms as a condition to the continuation of existing business or expansion of a particular customer's business. The increased pressure we have experienced from our customers may increasingly and adversely impact our profit margins in the future.

To partially offset some of these customer demands, we have sought to position ourselves as a preferred supplier by working closely with our key customers to satisfy their particular needs and entering into longer-term preferred supplier agreements. While these longer-term agreements strengthen our customer relationships and improve our overall business base, they require a substantial amount of working capital to meet ramped up production demands and typically include marketing and other allowances that meaningfully limit the near-term revenues and associated cash flow from these new or expanded arrangements.

To grow our revenue base, we have been seeking to broaden our retail and traditional distribution networks and have begun to target sales to the traditional warehouse and professional installer markets. We continue to expand our product offerings to respond to changes in the marketplace, including those related to the increasing complexity of automotive electronics.

A significant amount of management's time has been focused on responding to the SEC's inquiries with respect to our previously filed financial reports, and we have incurred significant general and administrative expenses in connection with these ongoing efforts and the associated restatement of our financial statements. In addition, the delays associated with the filing of our SEC reports have triggered defaults under our bank agreement and impeded progress in our relations with our customers and other third parties.

Our results for the fiscal quarter ended June 30, 2005 reflect the investments we have made to implement our strategy and the progress that we have realized. During the June 2005 fiscal quarter, we opened our new manufacturing facility in Mexico, a facility that at September 30, 2005 had approximately 250 employees, significantly increased our production to accommodate the new business we have received from one of the world's largest automobile manufacturers, opened a new distribution facility in Nashville, Tennessee and continued to make meaningful progress in addressing and resolving the SEC's inquiries concerning our previously

filed public reports. While we have incurred significant costs to achieve these objectives, we believe these investments have helped position us to capitalize on the market opportunities that we continue to see.

Critical Accounting Policies

We prepare our consolidated financial statements in accordance with U.S. generally accepted accounting principles, or GAAP. Our significant accounting policies are discussed in detail below and in Note B to our consolidated financial statements included in our Annual Report on Form 10-K filed on September 6, 2005.

In preparing our consolidated financial statements, it is necessary that we use estimates and assumptions for matters that are inherently uncertain. We base our estimates on historical experiences and reasonable assumptions. Our use of estimates and assumptions affects the reported amounts of assets, liabilities and the amount and timing of revenues and expenses we recognize for and during the reporting period. Actual results may differ from estimates.

Revenue Recognition; Net-of-Core-Value Basis

The price of a finished product sold to customers is generally comprised of separately invoiced amounts for the core included in the product (“core value”) and for the value added by remanufacturing (“unit value”). The unit value is recorded as revenue in accordance with our net-of-core-value revenue recognition policy. This revenue is recorded based on our then current price list, net of applicable discounts and allowances. We do not recognize the core value as revenue when the finished products are sold. For a discussion of our accounting for core revenue from under returns of cores, see “Accounting for Under Returns of Cores” below.

Stock Adjustments; General Right of Return

Under the terms of certain agreements with our customers and industry practice, our customers from time to time may be allowed stock adjustments when their inventory quantity of certain product lines exceeds the anticipated quantity of sales to end-user customers. Stock adjustment returns are not recorded until they are authorized by the Company and they do not occur at any specific time during the year. We provide for a monthly allowance to address the anticipated impact of stock adjustments based on customers’ inventory levels, movement and timing of stock adjustments. Our estimate of the impact on revenues and cost of goods sold of future inventory overstocks is made at the time revenue is recognized for individual sales and is based on the following factors:

- The amount of the credit granted to a customer for inventory overstocks is negotiated between our customers and us and may be different than the total sales value of the inventory returned based on our price lists;
- The product mix of anticipated inventory overstocks often varies from the product mix sold; and
- The standard costs of inventory received will vary based on the part numbers received.

In addition to stock adjustment returns, we also allow most of our customers to return goods to us that their end-user customers have returned to them. This general right of return is allowed regardless of whether the returned item is defective. We seek to limit the aggregate of customer returns, including slow moving and other inventory, to 20% of unit sales. We provide for such anticipated returns of inventory in accordance with Statement of Financial Accounting Standards 48, “Revenue Recognition When Right of Return Exists” by reducing revenue and cost of sales for the unit value based on a historical return analysis and information obtained from customers about current stock levels.

Core Inventory Valuation

We value cores at the lower of cost or market. To take into account the seasonality of our business, market value of cores is recalculated at March and September of each year. The semi-annual recalculation in March reflects the higher seasonal demand which typically precedes the warm summer months and the semi-annual recalculation in September reflects the lower seasonal demand which normally precedes the colder months. Because March generally represents the high point in the core broker market, we revalue cores in March using only the high core broker price. In September, we revalue our cores to high core broker price plus a factor to allow for the temporary decrease in market value during the slower season.

Accounting for Under Returns of Cores

Based on our experience, contractual arrangements with customers and inventory management practices, we typically receive and purchase a used but remanufacturable core from customers for more than 90% of the remanufactured alternators or starters we sell to customers. However, both the sales and receipt of cores throughout the year are seasonal with the receipt of cores lagging sales. Our customers typically purchase more cores than they return during the months of April through September (the first six months of the fiscal year) and return more cores than they purchase during the months of October through March (the last six months of the fiscal year). In accordance with our net-of-core-value revenue recognition policy, when we ship a product, we record an amount to the inventory unreturned account for the standard cost of the core expected to be returned. In fiscal year 2005, we began to recognize core charge revenue from under return of cores on a quarterly basis. The rate at which core revenue is recognized is based on our historical experience of customers paying cash for cores in lieu of returning cores for credit.

Sales Incentives

We provide various marketing allowances to our customers, including sales incentives and concessions. Voluntary marketing allowances related to a single exchange of product are recorded as a reduction of revenues at the time the related revenues are recorded or when such incentives are offered. Other marketing allowances, which may only be applied against future purchases, are recorded as a reduction to revenues in accordance with the timetable for issuing the credits as set forth in the relevant agreement. Sales incentive amounts are recorded based on the value of the incentive provided.

Results of Operations for the three months ended June 30, 2005 and 2004

The following discussion and analysis should be read in conjunction with the financial statements and notes thereto appearing elsewhere herein.

The following table summarizes certain key operating data for the periods indicated:

	Three Months Ended June 30,	
	2005	2004
Gross margin	15.9%	18.3%
EBITDA (1)	\$(1,296,000)	\$1,043,000
Cash flow from operations	\$(3,978,000)	\$6,064,000
Finished goods turnover (annualized) (2)	2.11	3.84
Finished goods turnover, excluding POS inventory (annualized) (3)	4.30	5.39
Annualized return on equity (4)	(12.0%)	0.6%

- (1) EBITDA is computed as earnings before interest, taxes, depreciation and amortization. We believe this is a useful measure of our ability to operate successfully.
- (2) Annualized finished goods turnover for the fiscal quarter is calculated by multiplying cost of sales for the quarter by 4 and dividing the result by the average between beginning and ending finished goods inventory for the fiscal quarter. We believe this provides a useful measure of our ability to turn production into revenues.
- (3) Calculated on the same basis as note (2) except for the exclusion in the denominator of pay-on-scan inventory in this calculation. We believe this provides a useful measure of our ability to manage inventory which is within our physical control.
- (4) Annualized return on equity is computed as net income (loss) for the fiscal quarter multiplied by 4 and dividing the result by beginning shareholders' equity and measures our ability to invest shareholders' funds profitably.

Non-GAAP Measures — A reconciliation of EBITDA to net (loss) income is provided below:

	<u>Three Months Ended June 30,</u>	
	<u>2005</u>	<u>2004</u>
EBITDA	\$(1,296,000)	\$1,043,000
Depreciation and amortization	498,000	578,000
Interest expense	557,000	367,000
Income tax benefit (expense).	931,000	(41,000)
Net (loss) income	<u>\$(1,420,000)</u>	<u>\$ 57,000</u>

Following is our unaudited results of operations, reflected as a percentage of net sales:

	<u>Three Months Ended June 30,</u>	
	<u>2005</u>	<u>2004</u>
Net sales	100.0%	100.0%
Cost of goods sold	84.1%	81.7%
Gross margin	15.9%	18.3%
General and administrative expenses	18.8%	12.4%
Sales and marketing expenses	4.0%	2.9%
Research and development expenses	1.5%	0.8%
Operating (loss) income	(8.4%)	2.2%
Interest expense — net of interest income	2.6%	1.7%
Income tax benefit (expense)	4.4%	(0.2%)
Net (loss) income	<u>(6.6%)</u>	<u>0.3%</u>

Our results for the fiscal quarter ended June 30, 2005 reflect the investments we have made to implement our strategy. During the June 2005 fiscal quarter, we opened our new manufacturing facility in Mexico, a facility that at September 30, 2005 had approximately 250 employees, significantly increased our production to accommodate the new business we have received from one of the world's largest automobile manufacturers, opened a new distribution facility in Nashville, Tennessee and continued to make meaningful progress in addressing and resolving the SEC's inquiries concerning our previously filed public reports. While we have incurred significant costs to achieve these objectives, we believe these investments have helped position us to capitalize on the market opportunities that we continue to see.

Net Sales. Our net sales for the three months ended June 30, 2005 were \$21,351,000, an increase of \$142,000 or 0.7% compared to net sales for the three months ended June 30, 2004 of \$21,209,000. Gross sales increased by \$1,724,000 during the first quarter of fiscal 2006 when compared to the first quarter of fiscal 2005. This was due primarily to the new business from one of the world's largest automobile manufacturers. Returns decreased by \$411,000 from the first quarter of fiscal 2005 to the first quarter of fiscal 2006. In addition, we recorded \$430,000 in royalty income during the first quarter of fiscal 2006. These increases in sales were reduced in the quarter ended June 30, 2005 by approximately \$2,570,000 due to a front-loaded marketing allowance we provided to a customer during this period in connection with a new five-year contract. In total, marketing allowances increased from \$3,126,000 for the three months ended June 30, 2004 to \$5,699,000 for the three months ended June 30, 2005.

Cost of Goods Sold. Cost of goods sold as a percentage of net sales increased 2.4% for the three months ended June 30, 2005 to 84.1% when compared to 81.7% for the three months ended June 30, 2004. This percentage was adversely impacted by the front-loaded marketing allowance noted above which offset sales but did not impact the cost of goods associated with those sales. Cost of goods sold was also negatively impacted by the higher per unit manufacturing costs compared to the prior period to meet demands of the new business we received, including increased overtime and temporary labor costs, and the manufacturing inefficiencies from opening our Mexican facility. As previously reported, cost of goods sold as a percentage of net sales during the three months ended June 30, 2004 was adversely impacted by the ramp-up costs associated with business we received from our largest customer.

General and Administrative. Our general and administrative expense for the three months ended June 30, 2005 was \$4,010,000, which represents an increase of \$1,389,000 or 53%, from the three months ended June 30, 2004 of \$2,621,000. This increase is principally due to outside professional and consulting fees associated with the SEC's review of our SEC filings and the related restatement of our financial statements, that increased from \$543,000 for the three months ended June 30, 2004 to \$1,236,000 for the three months ended June 30, 2005, \$349,000 in expenses related to our new production facility in Mexico, increased expenses incurred to expand our accounting and finance departments from \$194,000 in the earlier period to \$298,000 for the current period, and additional expenses in the Human Resource Department related to new business we have received that increased from \$150,000 for the three months ended June 30, 2004 to \$230,000 for the three months ended June 30, 2005. These increases were partially offset by a decline in the indemnification expenses we incurred in connection with the SEC and U.S. Attorney's Office's investigation of Richard Marks, our former President and Chief Operating Officer, from \$223,000 for the three months ended June 30, 2004 to \$170,000 for the three months ended June 30, 2005.

Sales and Marketing. Our sales and marketing expenses increased over the periods by \$243,000 or 39.1% to \$865,000 for the three months ended June 30, 2005 from \$622,000 for the three months ended June 30, 2004. This increase is principally attributable to an increase of approximately \$120,000 in costs incurred to support customer sales initiatives, such as salaries and benefits, and consulting fees, for the new business we received. We also incurred \$119,000 in increased catalog expenses.

Research and Development. Our research and development expenses increased over this period by \$135,000, or 75.4%, to \$314,000 for the three months ended June 30, 2005 from \$179,000 for the three months ended June 30, 2004. This increase was attributable to the increased costs of supporting the new business we obtained.

Interest Expense. For the three months ended June 30, 2005, interest expense, net of interest income, was \$548,000. This represents an increase of \$197,000 over net interest expense of \$351,000 for the three months ended June 30, 2004. This increase was principally attributable to an increase in short-term interest rates related to accounts receivables that we discounted under our factoring arrangements with our customers. The increase in short-term interest rates was partially offset by a decline in the aggregate amount of receivables that were discounted during the most recent fiscal quarter. Interest expense is comprised principally of discounts recognized in connection with our receivables discounting arrangements and interest on our capital leases.

Income Tax. For the three months ended June 30, 2005 and June 30, 2004, we recognized income tax benefit of \$931,000 and income tax expense of \$41,000, respectively. For income tax purposes, we have available \$1,953,000 of federal carry forwards which expire in varying amounts through 2023.

Liquidity and Capital Resources

We have financed our operations through cash flows from operating activities, the receivable discount programs we have established with two of our customers, and when necessary, the use of our bank credit facility. Our working capital needs have increased significantly in light of the ramped up production demands associated with our new or expanded customer arrangements and the adverse impact that the marketing allowances that we have typically granted our customers in connection with these new or expanded relationships have on the near-term revenues and associated cash flow from these arrangements. Since the sales program to one of the world's largest automobile manufacturers under an agreement we signed with this customer during the fourth quarter of fiscal 2005 was not fully launched in the expected timeframe, the inventory buildup we made in connection with this new agreement has put an additional strain on our working capital. Because our net operating loss carry forwards for tax purposes have been substantially utilized, we anticipate that our future cash flow will be adversely impacted by future tax payments. In addition, while our cash position has benefited from the way in which the purchase of the transition inventory associated with our POS arrangement has been structured, satisfaction of the credit due customer through the issuance of credits against that customer's receivables will have an adverse impact on our future cash flow. Although we cannot provide assurance, we believe our cash and short term investments on hand, cash flows from operations and the availability under our bank credit facility will be sufficient to satisfy our currently expected working capital needs, capital lease commitments and capital expenditure obligations over the next year.

Working Capital and Net Cash Flow

At June 30, 2005, we had working capital of \$39,980,000, a ratio of current assets to current liabilities of 2.03:1, and cash and cash equivalents of \$645,000, which compares to working capital of \$42,820,000, a ratio of current assets to current liabilities of 2.25:1, and cash and cash equivalents of \$6,211,000 at March 31, 2005.

Because of the factors discussed under the caption "Liquidity and Capital Resources", our cash position has been strained. Net cash used in operating activities was \$3,978,000 for the three months ended June 30, 2005, as compared to net cash provided by operating activities of \$6,064,000 for the three months ended June 30, 2004. The structure of our purchase of transition inventory associated with our POS arrangement had a significant impact on our cash flow. During the three months ended June 30, 2005, this arrangement reduced our cash flow from operations by \$2,203,000. During the three months ended June 30, 2004, this arrangement increased our cash flow from operations by \$6,529,000. (For an explanation of this transaction, see Note G to the Consolidated Financial Statements included in this report.) The net cash used in operating activities was also impacted by our net loss during the current fiscal quarter of \$1,420,000, compared to net income of \$57,000 during the June 2004 fiscal quarter. Our increased inventory of \$8,244,000 during the three months ended June 30, 2005 was partially offset by a net increase in accounts payable and accrued liabilities of \$6,629,000 associated with our ramped-up production.

Inventory and accounts payable were significantly impacted by our expanded customer arrangements. Inventory and inventory unreturned increased by a combined total of \$8,415,000 principally due to our POS arrangement and new business we have been awarded. As a result of increased production related to new business, our accounts payable and accrued liabilities increased by approximately \$6,629,000 from March 31, 2005 to June 30, 2005. Even though inventory increased by over \$8,000,000, our excess

and obsolete inventory reserve remained essentially unchanged because the increase in inventory was largely related to our production of a new line of remanufactured starters and alternators for which we believe there is a high demand.

Net accounts receivable decreased by \$2,520,000 as of June 30, 2005 compared to March 31, 2005, primarily due to the issuance of front-loaded marketing allowances we provided to one of our customers.

We used net cash in investing activities in the three months ended June 30, 2005. These investing activities were primarily related to capital expenditures of \$1,437,000 during this period. We expect to use cash in investing activities for the balance of fiscal 2006.

During each of the three month periods ending June 30, 2005 and 2004, the cash we used in financing activities primarily related to our capital lease obligations.

Capital Resources

Line of Credit

In May 2004, we entered into a loan agreement which provides for borrowings of up to \$15,000,000 without reference to a borrowing base. The interest rate on this credit facility fluctuates and is based upon the (i) bank's reference rate or (ii) LIBOR, as adjusted to take into account any bank reserve requirements, plus a margin of 2.00%. The bank holds a security interest in substantially all of our assets. As of June 30, 2005, we had reserved \$4,301,000 of our line for standby letters of credit for worker's compensation insurance, and no balance was outstanding under this line of credit. This loan agreement expires on October 2, 2006.

Because of the strains on our working capital described in the preceding paragraphs, we have borrowed increasing amounts under our line of credit. As of September 30, 2005, we had borrowed \$6,831,000 against our line of credit and reserved \$4,301,000 of the line for standby letters of credit for worker's compensation insurance, resulting in \$3,868,000 remaining available at September 30, 2005.

The loan agreement includes various financial conditions, including minimum levels of tangible net worth, cash flow, fixed charge coverage ratio and a number of restrictive covenants, including prohibitions against additional indebtedness, payment of dividends, pledge of assets and capital expenditures as well as loans to officers and/or affiliates. In addition, it is an event of default under the loan agreement if Selwyn Joffe is no longer our CEO. Pursuant to the loan agreement, we have agreed to pay a fee of 3/8% per year on any difference between the \$15,000,000 commitment and the outstanding amount of credit we actually use, determined by the average of the daily amount of credit outstanding during the specified period.

We were in default under this loan agreement for: (i) failing to provide the bank with our public reports on Form 10-Q for the fiscal quarters ended June 30, 2004, September 30, 2004 and December 31, 2004, (ii) failing to maintain a quick ratio of not less than 0.65 to 1.00 for the fiscal quarter ended March 31, 2005, (iii) making capital expenditures during the fiscal year ended March 31, 2005 in an amount in excess of \$2,500,000 and (iv) failing to provide the bank with certain notices, monthly financial statements and required compliance certificates. On June 29, 2005, the bank provided us with a waiver of these covenant defaults. The ongoing effect of this waiver was conditioned upon our delivery to the bank of (i) our 10-Q for the quarter ended September 30, 2004 by July 15, 2005, (ii) our 10-Q for the quarter ended December 31, 2004 by July 29, 2005 and (iii) our 10-K for the fiscal year ended March 31, 2005 by August 22, 2005. The bank also limited our ability to fully access the line of credit pending satisfaction of these conditions.

While we satisfied the first two conditions identified in the preceding paragraph, we did not provide the bank with our fiscal 2005 10-K by August 22, 2005. We were in further default under this loan agreement for: (i) failing to provide the bank with our public report on Form 10-Q for the fiscal quarter ended June 30, 2005, (ii) failing to achieve EBITDA of not less than \$3 million for the fiscal quarter ended June 30, 2004 (iii) failing to achieve EBITDA of not less than \$14 million for the four consecutive fiscal quarters ended June 30, 2004 and March 31, 2005, (iv) failing to maintain a fixed charge coverage ratio of not less than 1.25 to 1.00 as of the last day of the fiscal quarter ended March 31, 2005, (v) failing to maintain a quick ratio of not less than 0.65 to 1.00 as of the last day of the fiscal quarters ended June 30, 2004, September 30, 2004, December 31, 2004 and March 31, 2005 and (vi) failing to provide the bank with certain notices, monthly financial statements and required compliance certificates. On August 30, 2005, the bank provided us with a waiver of these covenant defaults. The ongoing effect of this waiver was conditioned upon our delivery to the bank of (i) our 10-K for the year ended March 31, 2005 by September 9, 2005 and (ii) our 10-Q for the fiscal quarter ended June 30, 2005 by September 30, 2005. Because we provided the bank with our fiscal 2005 10-K by September 9, 2005, the bank has restored our ability to fully access the line of credit.

We were also in default for (i) failing to achieve EBITDA for the fiscal quarter ended June 30, 2005 of at least \$3,000,000, (ii) failing to achieve EBITDA for the four consecutive fiscal quarters ended June 30, 2005 of at least \$14,000,000, (iii) failing to maintain a quick ratio of not less than 0.65 to 1.00 for the fiscal quarter ended June 30, 2005, (iv) failing to maintain a fixed charge ratio of not less than 1.25 to 1.00 as of the last day of the fiscal quarter ended June 30, 2005 and (v) incurring operating lease obligations in excess of \$2,000,000 during the 12-month period ended June 30, 2005. On September 29, 2005, the bank provided us with a waiver of these covenant defaults. The ongoing effect of this waiver was conditioned upon our delivery to the bank of our 10-Q for the fiscal quarter ended June 30, 2005 by October 14, 2005. The September 29, 2005 waiver extended the deadline for filing the June 2005 10-Q provided for in the August 30, 2005 waiver letter. See Note K.

Receivable Discount Program

Our liquidity has been positively impacted by receivable discount programs we have established with two of our customers. Under this program, we have the option to sell the customers' receivables to their respective banks at an agreed upon discount set at the time the receivables are sold. The discount has averaged 2.9% during the three months ended June 30, 2005 and has allowed us to accelerate collection of receivables aggregating \$17,951,000 by an average of 194 days. On an annualized basis, the weighted average discount rate on receivables sold to banks during the three months ended June 30, 2005 was 5.4%. While this arrangement has reduced our working capital needs, there can be no assurance that it will continue in the future. These programs resulted in interest costs of \$506,000 during the three months ended June 30, 2005. These interest costs will increase as interest rates rise and as our customers increase their utilization of this discounting arrangement.

Multi-year Vendor Agreements

We have significantly expanded our production during the past 12 months to meet the obligations arising under our multi-year vendor agreements. This increased production caused significant increases in our inventories, accounts payable and employee base. With respect to merchandise covered by the pay-on-scan arrangement with our largest customer, the customer is not obligated to purchase the goods we ship to it until that merchandise is purchased by one of its customers. While this arrangement will defer recognition of income from sales to this customer, we do not believe it will ultimately have an adverse impact on our liquidity. In addition, although the significant marketing allowances we have provided our customers as part of these multi-year agreements meaningfully limit the near-term revenues and associated cash flow from these new or expanded arrangements, we believe this incremental business will improve our overall liquidity and cash flow from operations over time.

As part of our POS arrangement with our largest customer, we agreed to purchase the customer's inventory of alternators and starters that was transitioned to a POS basis. The customer is paying us the proceeds from its POS sale of this transition inventory, and we are paying for this inventory through the issuance of monthly credits to this customer, which will continue through April 2006. Because we collected cash for the transition inventory before we issued the monthly credits to purchase this inventory during the initial phase of this arrangement, this transaction helped finance our inventory build-up to meet production requirements. Satisfaction of the credit due customer through the issuance of credits against that customer's receivables, however, is now having an adverse impact on our cash flow. While we did not record the \$24,130,000 of transition inventory that we purchased or the associated payment liability on our balance sheet, the accounting treatment that we have adopted to account for this purchase resulted in a net liability to this customer of \$10,340,000 at June 30, 2005. Net sales from POS inventory were \$5,295,000 and \$1,376,000 for the three months ended June 30, 2005 and 2004, respectively. (For an explanation of this accounting treatment, see Note G to the Consolidated Financial Statements included in this report.)

We have long-term agreements with each of our major customers. Under these agreements, which typically have initial terms of at least five years, we are designated as the exclusive or primary supplier for specified categories of remanufactured alternators and starters. In consideration for its designation as a customer's exclusive or primary supplier, we typically provide the customer with a package of marketing incentives. These incentives differ from contract to contract and can include (i) the issuance of a specified amount of credits against receivables in accordance with a schedule set forth in the relevant contract, (ii) support for a particular customer's research or marketing efforts that can be provided on a scheduled basis, (iii) discounts that are granted in connection with each individual shipment of product and (iv) other marketing, research, store expansion or product development support. We have also entered into agreements to purchase certain customers' core inventory and to issue credits to pay for that inventory according to an agreed upon schedule set forth in the agreement. These contracts typically require that we meet ongoing performance, quality and fulfillment requirements, and its contract with one of the largest automobile manufacturers in the world includes a provision (standard in this manufacturer's vendor agreements) granting the manufacturer the right to terminate the agreement at any time for any reason. Our contracts with major customers expire at various dates ranging from May 2008 through December 2012.

Our customers continue to aggressively seek extended payment terms, pay-on-scan inventory arrangements, price concessions and other terms that adversely affect our liquidity.

Capital Expenditures and Commitments

Our capital expenditures were \$1,437,000 for the three months ended June 30, 2005. Approximately \$1,226,000 of these expenditures relate to our Mexico production facility, with the remainder for recurring capital expenditures. The amount and timing of capital expenditures during fiscal 2006 may vary depending on the final build-out schedule for the Mexico production facility.

Contractual Obligations

The following summarizes our contractual obligations and other commitments as of June 30, 2005, and the effect such obligations could have on our cash flow in future periods:

Contractual Obligations	Payments due by period				
	Total	Less than 1 year	1-3 years	3-5 years	More than 5 years
Long-Term Debt Obligation	—	—	—	—	—
Capital (Finance) Lease Obligations	\$ 2,417,000	\$ 703,000	\$ 1,189,000	\$ 525,000	—
Operating Lease Obligations	\$ 9,794,000	\$ 2,247,000	\$ 2,714,000	\$ 1,752,000	\$3,081,000
Purchase Obligations	\$24,427,000	\$16,579,000	\$ 4,401,000	\$3,447,000	—
Other Long-Term Obligations	\$13,910,000	\$ 5,514,000	\$ 3,907,000	\$2,578,000	\$1,911,000
Total	\$50,548,000	\$25,043,000	\$12,211,000	\$8,302,000	\$4,992,000

Capital Lease Obligations represent amounts due under finance leases of various types of machinery and computer equipment that are accounted for as capital leases.

Operating Lease Obligations represent amounts due for rent under our leases for office and warehouse facilities in California, Tennessee, North Carolina, Malaysia, Singapore and Mexico.

Purchase Obligations represent our obligation to issue credits to (i) a large customer for the acquisition of transition inventory from that customer and (ii) another large customer for the acquisition of that customer's core inventory.

Other Long-Term Obligations represent commitments we have with certain customers to provide marketing allowances in consideration for supply agreements to provide products over a defined period.

Customer Concentration

We are substantially dependent upon sales to our major customers. During the three months ended June 30, 2005 and 2004, sales to our three largest customers constituted approximately 90% and 95% of our total sales, respectively. We expect our customer concentration to continue to decline as we add important new customers to our business base. Any meaningful reduction in the level of sales to any of our significant customers, deterioration of any customer's financial condition or the loss of a customer could have a materially adverse impact upon us. In addition, the concentration of our sales and the competitive environment in which we operate has increasingly limited our ability to negotiate favorable prices and terms for our products. Because of the very competitive nature of the market for remanufactured starters and alternators and the limited number of customers for these products, our customers have increasingly sought and obtained price concessions, significant marketing allowances and more favorable payment terms. The increased pressure we have experienced from our customers may increasingly and adversely impact our profit margins in the future.

Offshore Manufacturing

To take further advantage of the production savings associated with manufacturing outside the United States, on October 28, 2004, our wholly owned subsidiary, Motorcar Parts de Mexico, S.A. de C.V., entered into a build-to-suit lease covering approximately

125,000 square feet of industrial premises in Tijuana, Baja California, Mexico for a remanufacturing facility. We guarantee the payment obligations of our subsidiary under the terms of the lease. The lease provides for a monthly rent of \$47,500, which increases by 2% each year beginning with the third year of the lease term. The lease has a term of 10 years from May 2005, the date the facility was available for occupancy, and Motorcar Parts de Mexico has an option to extend the lease term for two additional 5-year periods. In May 2005, we took possession of these premises, and in June 2005, we began limited remanufacturing at the location. In April 2006, Motorcar Parts de Mexico will lease an additional 41,000 square feet adjoining its existing space. During the three months ended June 30, 2005 and June 30, 2004, units produced outside the United States constituted 14.8% and 10.7%, respectively, of our total production. Because our foreign operations are expected to experience lower production costs for the same remanufacturing process, we expect to continue to grow the portion of our remanufacturing operations that is conducted outside the United States. During the initial phase manufacturing in Mexico, however, we have incurred higher production costs as a result of the start-up manufacturing inefficiencies we have experienced.

Seasonality of Business

Due to the nature and design as well as the current limits of technology, alternators and starters traditionally fail when operating in extreme conditions. That is, during the summer months, when the temperature typically increases over a sustained period of time, alternators and starters are more apt to fail and thus, an increase in demand for our products typically occurs. Similarly, during winter months, when the temperature is colder, alternators and starters tend to fail but not to the same extent as summer months. These parts require replacing immediately to maintain the operation of the vehicle. As such, summer months tend to show an increase in overall volume with a few spikes in the winter.

Off-Balance Sheet Arrangements

We do not have any off-balance sheet financing arrangements or liabilities. In addition, we do not have any majority-owned subsidiaries or any interests in, or relationships with, any material special-purpose entities that are not included in the consolidated financial statements.

Related Party Transactions

Our related party transactions primarily consist of employment and director agreements, and stock purchase agreements. Other than the changes to the employment agreement with Selwyn Joffe, our Chairman and Chief Executive Officer, which are summarized in the Current Report on Form 8-K we filed on April 25, 2005, our related party transactions have not changed since March 31, 2005.

PART II — OTHER INFORMATION

Item 6. Exhibits and Reports on Form 8-K.

(a) Exhibits:

- 31.1 Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 31.2 Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 32.1 Certification of Chief Executive Officer and Chief Financial Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

(b) Reports on Form 8-K:

Current report on Form 8-K filed on April 25, 2005 which reported amendments to the employment agreement with Selwyn Joffe, our Chairman and Chief Executive Officer.

Current report on Form 8-K filed on June 3, 2005 which reported restated audited financial statements for the year ended March 31, 2004, 2003 and 2002 under new accounting policies.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

MOTORCAR PARTS OF AMERICA, INC

Dated: July 21, 2006

By: _____ /s/ Mervyn McCulloch
Mervyn McCulloch
Chief Financial Officer

Exhibit 31.1

CERTIFICATIONS

I, Selwyn Joffe, certify that:

1. I have reviewed this report on Form 10-Q/A of Motorcar Parts of America, Inc.;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) for the registrant and have:

a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;

b. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and

c. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent functions):

a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: July 21, 2006

/s/ Selwyn Joffe

Selwyn Joffe
Chief Executive Officer

Exhibit 31.2

CERTIFICATIONS

I, Mervyn McCulloch, certify that:

1. I have reviewed this report on Form 10-Q/A of Motorcar Parts of America, Inc.;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this annual report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) for the registrant and have:

a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;

b. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based upon such evaluation; and

c. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent functions):

a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: July 21, 2006

/s/ Mervyn McCulloch

Mervyn McCulloch
Chief Financial Officer

Exhibit 32.1

**CERTIFICATE OF CHIEF EXECUTIVE OFFICER AND CHIEF FINANCIAL OFFICER
PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002**

In connection with the Amended Quarterly Report of Motorcar Parts of America, Inc. (the "Company") on Form 10-Q/A for the quarter ended June 30, 2006 as filed with the Securities and Exchange Commission on the date hereof (the "Amended Quarterly Report"), I, Selwyn Joffe, Chief Executive Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, to my knowledge, that:

1. The Amended Quarterly Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities and Exchange Act of 1934; and
2. The information contained in the Amended Quarterly Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ Selwyn Joffe

Selwyn Joffe
Chief Executive Officer
July 21, 2006

In connection with the Amended Quarterly Report of Motorcar Parts of America, Inc. (the "Company") on Form 10-Q/A for the quarter ended June 30, 2006 as filed with the Securities and Exchange Commission on the date hereof (the "Amended Quarterly Report"), I, Mervyn McCulloch, Chief Financial Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, to my knowledge, that:

1. The Amended Quarterly Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities and Exchange Act of 1934; and
2. The information contained in the Amended Quarterly Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ Mervyn McCulloch

Mervyn McCulloch
Chief Financial Officer
July 21, 2006

The foregoing certifications are being furnished to the Securities and Exchange Commission as part of the accompanying report on Form 10-Q/A. A signed original of each of these statements has been provided to Motorcar Parts of America, Inc. and will be retained by Motorcar Parts of America, Inc. and furnished to the Securities and Exchange Commission or its staff upon request.