MOOG INC Form SC 13D August 25, 2004

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

#### SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 1)\*

#### MOOG INC.

(Name of Issuer)

Class B Common Stock

(Title of Class of Securities)

615394-30-1

(CUSIP Number)

John B. Drenning
Hodgson Russ LLP
One M&T Plaza, Suite 2000
Buffalo, New York 14203
(716) 848-1550
(Name, Address and Telephone Number of Person
Authorized to Receive Notices and Communications)

June 28, 2004

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of &#167&#167 240.13d - 1(e), 240.13d-1(f) or 240.13d-1(g) check the following box [].

NOTE: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

\*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

1	NAME OF REPORTING PERSON			
	I.R.S. IDENTIFICAT	ΓΙΟΝ NO. OF ABOVE	E PERSON (entities only)	
	Johannes A.S. Aubre	cht		
2	CHECK THE APPR instructions) (a) [X] (b) []	OPRIATE BOX IF A	MEMBER OF A GROUP (see	
3	SEC USE ONLY			
4	SOURCE OF FUND	S (see instructions)		
	OO, PF	OO, PF		
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(E)  []			[]
6	CITIZENSHIP OR PLACE OF ORGANIZATION			
	United States			
NUMBER OF SHARES 7		7	SOLE VOTING POWER	
BENEFICIA	ALLY OWNED		6,426 Class A shares; 1,568 Class B shares	
BY EACH I	REPORTING	8	SHARED VOTING POWER	
PERSON W	'ITH		0 Class A shares; 0 Class B shares	
		9	SOLE DISPOSITIVE POWER	
			6,426 Class A shares; 1,568 Class B shares	
		10	SHARED DISPOSITIVE POWER	
			0 Class A shares; 0 Class B shares	
11	AGGREGATE AMOUN	T BENEFICIALLY OWNE	ED BY EACH REPORTING PERSON	
	6,426 Class A shares	; 1,568 Class B shares		
12		THE AGGREGATE AIN SHARES (see inst	E AMOUNT IN ROW (11) ructions)	[]

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

.03% Class A; .05% Class B

14 TYPE OF REPORTING PERSON (see instructions)

1	NAME OF REPORT	ING PERSON		
	I.R.S. IDENTIFICA	ΓΙΟΝ NO. OF ABOVE	E PERSON (entities only)	
	Nancy M. Aubrecht			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) [X] (b) []			
3	SEC USE ONLY			
4	SOURCE OF FUND	S*		
	OO, PF			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(E) []			[]
6	CITIZENSHIP OR PLACE OF ORGANIZATION			
	United States			
NUMBER (	OF SHARES	7	SOLE VOTING POWER	
BENEFICIA	ALLY OWNED		39,565 Class A shares; 0 Class B shares	
BY EACH I	REPORTING	8	SHARED VOTING POWER	
PERSON W	'ITH		616 Class A shares; 2,472 Class B shares	
		9	SOLE DISPOSITIVE POWER	
			39,565 Class A shares; 0 Class B shares	
		10	SHARED DISPOSITIVE POWER	
			616 Class A shares; 2,472 Class B shares	
11	AGGREGATE AMOUN	Γ BENEFICIALLY OWNE	ED BY EACH REPORTING PERSON	
	40,181 Class A share	es; 2,472 Class B share	s	
12		THE AGGREGATE AIN SHARES (see inst	E AMOUNT IN ROW (11) ructions)	[]

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

.18% Class A; .08% Class B

14 TYPE OF REPORTING PERSON (see instructions)

1	NAME OF REPORTING PERSON				
	I.R.S. IDENTIFICA	ΓΙΟΝ NO. OF ABOVI	E PERSON (entities only)		
	Richard A. Aubrecht				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) [X] (b) []				
3	SEC USE ONLY	SEC USE ONLY			
4	SOURCE OF FUNDS (see instructions)				
	OO, PF				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(E) []			[]	
6	CITIZENSHIP OR PLACE OF ORGANIZATION				
	United States				
NUMBER (	OF SHARES	7	SOLE VOTING POWER		
BENEFICIA	ALLY OWNED		64,816 Class A shares; 38,520 Class B shares		
BY EACH I	REPORTING	8	SHARED VOTING POWER		
PERSON W	/ITH		2,134 Class A shares; 7,597 Class B shares		
		9	SOLE DISPOSITIVE POWER		
			64,816 Class A shares; 38,520 Class B shares		
		10	SHARED DISPOSITIVE POWER		
			2,134 Class A shares; 7,597 Class B shares		
11	AGGREGATE AMOUN	T BENEFICIALLY OWNE	ED BY EACH REPORTING PERSON		
	66,950 Class A share (See Item 5 for further	es; 46,117 Class B shar er information)	res		
12		THE AGGREGATE AIN SHARES (see inst	E AMOUNT IN ROW (11) cructions)	[X]	

## PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

- 13 .29% Class A; 1.47% Class B
- 14 TYPE OF REPORTING PERSON (see instructions)

1	NAME OF REPORTING PERSON			
	I.R.S. IDENTIFICAT	ΓΙΟΝ NO. OF ABOVI	E PERSON (entities only)	
	Albert K. Hill			
2	CHECK THE APPR instructions) (a) [ X ] (b) [ ]	OPRIATE BOX IF A	MEMBER OF A GROUP (see	
3	SEC USE ONLY			
4	SOURCE OF FUND	S (see instructions)		
	OO, PF			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(E)  []			[]
6	CITIZENSHIP OR PLACE OF ORGANIZATION			
	United States			
NUMBER (	OF SHARES	7	SOLE VOTING POWER	
BENEFICIA	ALLY OWNED		0	
BY EACH I	REPORTING	8	SHARED VOTING POWER	
PERSON W	/ITH		0	
		9	SOLE DISPOSITIVE POWER	
			0	
		10	SHARED DISPOSITIVE POWER	
			0	
11	AGGREGATE AMOUN	T BENEFICIALLY OWNE	ED BY EACH REPORTING PERSON	
	0			
12		THE AGGREGATE AIN SHARES (see inst	E AMOUNT IN ROW (11) cructions)	[]

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

0

14 TYPE OF REPORTING PERSON (see instructions)

1	NAME OF REPORTING PERSON				
	I.R.S. IDENTIFICAT	ΓΙΟΝ NO. OF ABOVE	E PERSON (entities only)		
	Douglas B. Moog				
2	CHECK THE APPR instructions) (a) [X] (b) []	OPRIATE BOX IF A	MEMBER OF A GROUP (see		
3	SEC USE ONLY	SEC USE ONLY			
4	SOURCE OF FUND	S (see instructions)			
	OO, PF				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(E) []				
6	CITIZENSHIP OR PLACE OF ORGANIZATION				
	United States				
NUMBER (	OF SHARES	7	SOLE VOTING POWER		
BENEFICIA	ALLY OWNED		26,287 Class A shares; 76,580 Class B shares		
BY EACH I	REPORTING	8	SHARED VOTING POWER		
PERSON W	'ITH		1,518 Class A shares; 5,125 Class B shares		
		9	SOLE DISPOSITIVE POWER		
			26,287 Class A shares; 76,580 Class B shares		
		10	SHARED DISPOSITIVE POWER		
			1,518 Class A shares; 5,125 Class B shares		
11	AGGREGATE AMOUN	T BENEFICIALLY OWNE	ED BY EACH REPORTING PERSON		
	27,805 Class A share	es; 81,705 Class B shar	es		
12		THE AGGREGATE AIN SHARES (see inst	E AMOUNT IN ROW (11) ructions)	[]	

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

.12% Class A; 2.60% Class B

14 TYPE OF REPORTING PERSON (see instructions)

1	NAME OF REPORT	ING PERSON			
	I.R.S. IDENTIFICAT	TION NO. OF ABOVE	E PERSON (entities only)		
	Susan Moog Mitchell	1			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) [X] (b) []				
3	SEC USE ONLY				
4	SOURCE OF FUND	S (see instructions)			
	OO, PF	OO, PF			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(E) []			[]	
6	CITIZENSHIP OR PLACE OF ORGANIZATION				
	United States				
NUMBER OF SHARES 7		7	SOLE VOTING POWER		
BENEFICIA	ALLY OWNED		20,875 Class A shares; 24,168 Class B shares		
BY EACH F	REPORTING	8	SHARED VOTING POWER		
PERSON W	TTH		1,518 Class A shares; 5,125 Class B shares		
		9	SOLE DISPOSITIVE POWER		
			20,875 Class A shares; 24,168 Class B shares		
		10	SHARED DISPOSITIVE POWER		
			1,518 Class A shares; 5,125 Class B shares		
11	AGGREGATE AMOUNT	Γ BENEFICIALLY OWNE	D BY EACH REPORTING PERSON		
	22,393 Class A share	s; 29,293 Class B share	es		
12		ΓΗΕ AGGREGATE IN SHARES (see inst	E AMOUNT IN ROW (11) ructions)	[]	

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

.10% Class A; .93% Class B

14 TYPE OF REPORTING PERSON (see instructions)

1	NAME OF REPORTING PERSON			
	I.R.S. IDENTIFICAT	ΓΙΟΝ NO. OF ABOVE	E PERSON (entities only)	
	Jeanne M. Moog			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) [X] (b) []			
3	SEC USE ONLY			
4	SOURCE OF FUNDS (see instructions)			
	OO, PF			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(E)  []			[]
6	CITIZENSHIP OR PLACE OF ORGANIZATION			
	United States			
NUMBER (	OF SHARES	7	SOLE VOTING POWER	
BENEFICIA	ALLY OWNED		0 Class A shares; 19,292 Class B shares	
BY EACH F	REPORTING	8	SHARED VOTING POWER	
PERSON W	TTH		0 Class A shares; 0 Class B shares	
		9	SOLE DISPOSITIVE POWER	
			0 Class A shares; 19,292 Class B shares	
		10	SHARED DISPOSITIVE POWER	
			0 Class A shares; 0 Class B shares	
11	AGGREGATE AMOUNT	Γ BENEFICIALLY OWNE	D BY EACH REPORTING PERSON	
	0 Class A shares; 19,	292 Class B shares		
12		THE AGGREGATE AIN SHARES (see inst	E AMOUNT IN ROW (11) ructions)	[]

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

0% Class A; .61% Class B

14 TYPE OF REPORTING PERSON (see instructions)

1	NAME OF REPORT	ING PERSON		
	I.R.S. IDENTIFICAT	ΓΙΟΝ NO. OF ABOVI	E PERSON (entities only)	
	Rachel C. Moog			
2	CHECK THE APPROINSTRUCTIONS) (a) [ X ] (b) [ ]	OPRIATE BOX IF A	MEMBER OF A GROUP (see	
3	SEC USE ONLY			
4	SOURCE OF FUND	S (see instructions)		
	OO, PF			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(E) []			[]
6	CITIZENSHIP OR PLACE OF ORGANIZATION			
	United States			
NUMBER (	OF SHARES	7	SOLE VOTING POWER	
BENEFICIA	ALLY OWNED		0 Class A shares; 6,769 Class B shares	
BY EACH I	REPORTING	8	SHARED VOTING POWER	
PERSON W	'ITH		0 Class A shares; 0 Class B shares	
		9	SOLE DISPOSITIVE POWER	
			0 Class A shares; 6,769 Class B shares	
		10	SHARED DISPOSITIVE POWER	
			0 Class A shares; 0 Class B shares	
11	AGGREGATE AMOUN	Γ BENEFICIALLY OWNE	ED BY EACH REPORTING PERSON	
	0 Class A shares; 6,7	69 Class B shares		
12		THE AGGREGATE	E AMOUNT IN ROW (11) cructions)	[]

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

0% Class A; .22% Class B

14 TYPE OF REPORTING PERSON (see instructions)

1	NAME OF REPORTING PERSON			
	I.R.S. IDENTIFICAT	ΓΙΟΝ NO. OF ABOVE	E PERSON (entities only)	
	Sandra A. Moog			
2	CHECK THE APPROINSTRUCTIONS) (a) [ X ] (b) [ ]	OPRIATE BOX IF A	MEMBER OF A GROUP (see	
3	SEC USE ONLY			
4	SOURCE OF FUNDS (see instructions)			
	OO, PF			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(E) []			[]
6	CITIZENSHIP OR PLACE OF ORGANIZATION			
	United States			
NUMBER (	OF SHARES	7	SOLE VOTING POWER	
BENEFICIA	ALLY OWNED		0 Class A shares; 0 Class B shares	
BY EACH F	REPORTING	8	SHARED VOTING POWER	
PERSON W	TTH		0 Class A shares; 5,125 Class B shares	
		9	SOLE DISPOSITIVE POWER	
			0 Class A shares; 0 Class B shares	
		10	SHARED DISPOSITIVE POWER	
			0 Class A shares; 5,125 Class B shares	
11	AGGREGATE AMOUN	Γ BENEFICIALLY OWNE	D BY EACH REPORTING PERSON	
	0 Class A shares; 5,1	25 Class B shares		
12		ΓΗΕ AGGREGATE AIN SHARES (see inst	E AMOUNT IN ROW (11) ructions)	[]

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

0% Class A; .16% Class B

14 TYPE OF REPORTING PERSON (see instructions)

1	NAME OF REPORT	ING PERSON		
	I.R.S. IDENTIFICAT	ΓΙΟΝ NO. OF ABOVE	E PERSON (entities only)	
	Catherine A. Del Vec	echio		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) [X] (b) []			
3	SEC USE ONLY			
4	SOURCE OF FUND	S (see instructions)		
	OO, PF			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(E) []			[]
6	CITIZENSHIP OR PLACE OF ORGANIZATION			
	United States			
NUMBER (	OF SHARES	7	SOLE VOTING POWER	
BENEFICIA	ALLY OWNED		0 Class A shares; 5,462 Class B shares	
BY EACH I	REPORTING	8	SHARED VOTING POWER	
PERSON W	'ITH		0 Class A shares; 0 Class B shares	
		9	SOLE DISPOSITIVE POWER	
			0 Class A shares; 5,462 Class B shares	
		10	SHARED DISPOSITIVE POWER	
			0 Class A shares; 0 Class B shares	
11	AGGREGATE AMOUN	Γ BENEFICIALLY OWNE	ED BY EACH REPORTING PERSON	
	0 Class A shares; 5,4	62 Class B shares		
12		THE AGGREGATE AIN SHARES (see inst	E AMOUNT IN ROW (11) ructions)	[]

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

0% Class A; .17% Class B

14 TYPE OF REPORTING PERSON (see instructions)

1	NAME OF REPORT	ΓING PERSON			
	I.R.S. IDENTIFICA	TION NO. OF ABOV	E PERSON (entities only)		
	James R. Silliman, James R. Sill	r.			
2	CHECK THE APPR (a) [X] (b) []	OPRIATE BOX IF A	MEMBER OF A GROUP*		
3	SEC USE ONLY				
4	SOURCE OF FUNDS (see instructions)				
	OO, PF	OO, PF			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(E) []				
6	CITIZENSHIP OR PLACE OF ORGANIZATION				
	United States				
NUMBER (	OF SHARES	7	SOLE VOTING POWER		
BENEFICIA	ALLY OWNED		12,331 Class A shares; 15,443 Class B shares		
BY EACH	REPORTING	8	SHARED VOTING POWER		
PERSON W	VITH		0 Class A shares; 0 Class B shares		
		9	SOLE DISPOSITIVE POWER		
			12,331 Class A shares; 15,443 Class B shares		
		10	SHARED DISPOSITIVE POWER		
			0 Class A shares; 0 Class B shares		
11	AGGREGATE AMOUN	T BENEFICIALLY OWN	ED BY EACH REPORTING PERSON		
	12,331 Class A share	es; 15,443 Class B shar	res		
12		THE AGGREGATI	E AMOUNT IN ROW (11) tructions)	[]	
13	PERCENT OF CLA	SS REPRESENTED E	BY AMOUNT IN ROW (11)		

.05% Class A; .49% Class B

14 TYPE OF REPORTING PERSON (see instructions)

1	NAME OF REPORTING PERSON			
	I.R.S. IDENTIFICAT	ΓΙΟΝ NO. OF ABOVE	E PERSON (entities only)	
	Constance Kent Moo	g Silliman		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) [X] (b) []			
3	SEC USE ONLY			
4	SOURCE OF FUND	S (see instructions)		
	OO, PF			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(E) []			[]
6	CITIZENSHIP OR PLACE OF ORGANIZATION			
	United States			
NUMBER (	OF SHARES	7	SOLE VOTING POWER	
BENEFICIA	ALLY OWNED		0 Class A shares; 0 Class B shares	
BY EACH F	REPORTING	8	SHARED VOTING POWER	
PERSON W	TTH		1,518 Class A shares; 0 Class B Shares	
		9	SOLE DISPOSITIVE POWER	
			0 Class A shares; 0 Class B shares	
		10	SHARED DISPOSITIVE POWER	
			1,518 Class A shares; 0 Class B shares	
11	AGGREGATE AMOUN	Γ BENEFICIALLY OWNE	D BY EACH REPORTING PERSON	
	1,518 Class A shares	; 0 Class B shares		
12		THE AGGREGATE AIN SHARES (see inst	E AMOUNT IN ROW (11) ructions)	[]

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

.01% Class A; 0% Class B

14 TYPE OF REPORTING PERSON (see instructions)

1	NAME OF REPORTING PERSON					
	I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (entities only)					
	Michael K. Silliman					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) [X] (b) []					
3	SEC USE ONLY					
4	SOURCE OF FUND	S (see instructions)				
	OO, PF					
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(E) []					
6	CITIZENSHIP OR P	LACE OF ORGANIZ	ATION			
	United States					
NUMBER OF SHARES 7 SOLE VOTING POWER						
BENEFICIALLY OWNED 0 Class A shares; 10,443 Class B shares			0 Class A shares; 10,443 Class B shares			
BY EACH REPORTING 8		8	SHARED VOTING POWER			
PERSON WITH			0 Class A shares; 0 Class B shares			
		9	SOLE DISPOSITIVE POWER			
			0 Class A shares; 10,443 Class B shares			
	10		SHARED DISPOSITIVE POWER			
			0 Class A shares; 0 Class B shares			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	0 Class A shares; 10,443 Class B shares					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)					

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

0% Class A; .33% Class B

14 TYPE OF REPORTING PERSON (see instructions)

1	NAME OF REPORTING PERSON				
	I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (entities only)				
	Susan M. Silliman				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) [X] (b) []				
3	SEC USE ONLY				
4	SOURCE OF FUND	S (see instructions)			
	OO, PF				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(E)  []				
6	CITIZENSHIP OR P	LACE OF ORGANIZ	ATION		
	United States				
NUMBER OF SHARES 7 SOLE VOTING POWER					
BENEFICIALLY OWNED 1,284 Class A shares; 5,562 Class B shares					
BY EACH REPORTING 8		8	SHARED VOTING POWER		
PERSON WITH			0 Class A shares; 0 Class B shares		
		9	SOLE DISPOSITIVE POWER		
			1,284 Class A shares; 5,562 Class B shares		
		10	SHARED DISPOSITIVE POWER		
			0 Class A shares; 0 Class B shares		
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	1,284 Class A shares; 5,562 Class B shares				
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)  []				

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

.01% Class A; .18% Class B

14 TYPE OF REPORTING PERSON (see instructions)

#### **Explanatory Note**

The following constitutes Amendment No. 1 to the Schedule 13D filed with the Securities Exchange Commission on July 13, 1995 (the "Original Schedule 13D"). This Amendment No. 1 amends the Original Schedule 13D as specifically set forth herein.

Item 1. Security and Issuer.

Item 1 of the Original Schedule 13D is hereby amended and restated in its entirety as follows:

This Statement relates to 211,404 shares, or 6.73%, of the outstanding Class B Common Stock, \$1.00 par value, of Moog Inc. (the "Company") which is subject to the Moog Family Agreement as to Voting (the "Agreement"). Also subject to the Agreement are 173,718 shares, or .76% of the outstanding class, of Class A Common Stock, \$1.00 par value, of the Company (together with the Class B Common Stock, the "Securities"). As of July 12, 2004, there were 22,886,000 shares of Class A Common Stock and 3,139,000 shares of Class B Common Stock outstanding.

The address of the Company's principal executive office is: Moog Inc., Jamison at Seneca, East Aurora, New York 14052.

Item 2. Identity and Background.

Item 2 of the Original Schedule 13D is hereby amended and restated in its entirety as follows:

This Statement is filed by each of the persons currently subject to the Agreement, c/o Moog Inc., Jamison Road, East Aurora, New York 14052. The persons currently subject to the Agreement are, alphabetically, Johannes A.S. Aubrecht, Nancy M. Aubrecht, Richard A. Aubrecht, Catherine A. Del Vecchio, Susan Moog Mitchell, Douglas B. Moog, Jeanne M. Moog, Rachel C. Moog, Sandra A. Moog, Susan M. Silliman, Constance Kent Moog Silliman, James R. Silliman, Jr. and Michael K. Silliman (together, the "Parties" and each individually, a "Party"). Each Party is a United States citizen.

For each Party, the address, present principal occupation or employment and the name, principal business and address of the organization in which such employment is conducted is as follows:

#### Occupation

<u>Name</u>	Address	(Business Name & Address)
Johannes A.S. Aubrecht	25 Inner Drive	Manufacturing Engineer
	St. Paul, MN 55116	3M Company
		3M Center, Bldg 225-3S-13
		St. Paul, MN 55144
Nancy M. Aubrecht	308 Stonehenge Drive	Homemaker
	Orchard Park, NY 14127	
Richard A. Aubrecht	308 Stonehenge Drive	Vice Chairman of the Board

Orchard Park, NY 14127 Moog Inc.

Jamison Road

East Aurora, NY 14052

Catherine A. Del Vecchio 180 Pratt Street Homemaker

East Aurora, NY 14052

Susan Moog Mitchell 6 Nye Hill Road Homemaker

East Aurora, NY 14052

Douglas B. Moog 129 E Cottage Street Senior Research Associate

Chagrin Falls, OH 44022-2730 Case Western Reserve University

10900 Euclid Avenue

Cleveland, OH 44106

Jeanne M. Moog 312 Sycamore Street Human Resource Management

East Aurora, NY 14052 Professional Business Systems

50 Alcona

Amherst, NY 14226

Rachel C. Moog One Main Street; 3J Production Manager

Brooklyn, NY 11201 Kirshenbaum & Bond

New York, NY

Sandra A. Moog c/o One Main Street; 3J Student

Brooklyn, NY 11201 University of California

Berkeley, CA

Constance Kent Moog Silliman 2886 SE Turtle Pt. Retired

Palm City, Florida 24990

James R. Silliman, Jr. 315 Windsor Lane Engineering Manager

East Aurora, NY 14052 Moog Inc.

Jamison Road

East Aurora, NY 14052

Michael K. Silliman 118 Wexford Place Director Sourcing and Procurement

Webster, NY 14580 Bausch & Lomb

1400 N. Goodman St.

Rochester, NY 14069

Susan M. Silliman 271 Greenwood Ct. Unemployed

East Aurora, NY 14052

During the last five years, none of the Parties has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors), or been a party to a civil proceeding as a result of which he or she is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities law, or finding any violations of such laws.

Item 3. Source and Amount of Funds or Other Consideration.

Unchanged from the Original Schedule 13D.

Item 4. Purpose of Transaction.

Unchanged from the Original Schedule 13D.

Item 5. Interest in Securities of the Issuer.

Item 5 is amended and restated in its entirety as follows:

On May 28, 2004, the following Parties sold an aggregate of 232,224 Class B shares to the Moog Stock Employee Compensation Trust (the "Moog SECT") at a purchase price per share of \$36.35 and in the amounts set forth below:

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	Number of
<u>Name</u>	Class B Shares Sold
Johannes A.S. Aubrecht	7,000
Nancy M. Aubrecht	89,230
Catherine A. Del Vecchio	1,000
Douglas B. Moog	35,508
Sandra A. Moog	5,000
Susan Moog Mitchell	90,336
Constance Kent Moog Silliman	3,000
James R. Silliman, Jr.	1,000
Susan M. Silliman	150
Total	232,224

On June 28, 2004, the following Parties sold an aggregate of 20,145 Class B shares to the Moog SECT at a purchase price per share of \$36.35 and in the amounts set forth below:

	Number of
<u>Name</u>	Class B Shares Sold
Douglas B. Moog	10,145
Jeanne M. Moog	10,000
Total	20,145

The following tables present the beneficial ownership of Securities by each group member following the sales of Class B shares to the Moog SECT:

### Beneficial Ownership of Class A Shares

		Shared		Shared		
	Sole Power	Power to	Sole Power	Power to	Aggregate	
	to Vote or	Vote or	to Dispose or	Dispose or	Amount	
	Direct	Direct	Direct	Direct	Beneficially	Percent of
<u>Name</u>	<u>Vote</u>	<u>Vote</u>	<u>Disposition</u>	<u>Disposition</u>	<u>Owned</u>	<u>Class</u>
Johannes A.S. Aubrecht	6,426	(	6,426	0	6,426	.03%
Nancy M. Aubrecht	39,565	616	39,565	616	40,181	.18%
Richard A. Aubrecht	64,816	2,134	4 64,816	2,134	66,950	.29%
Douglas B. Moog	26,287	1,518	3 26,287	1,518	27,805	.12%
Susan Moog Mitchell	20,875	1,518	3 20,875	1,518	22,393	.10%
Jeanne M. Moog	0	(	0	0	0	
Rachel C. Moog	0	(	0	0	0	
Sandra A. Moog	0	(	0	0	0	

Catherine A. Del Vecchio	0	0	0	0	0	
James R. Silliman, Jr.	12,331	0	12,331	0	12,331	.05%
Constance Kent Moog Silliman	0	1,518	0	1,518	1,518	.01%
Michael K. Silliman	0	0	0	0	0	
Susan M. Silliman	1,284	0	1,284	0	1,284	.01%

#### Beneficial Ownership of Class B Shares

		Shared				
	Sole Power	Power to	o Sole Power toShared Power Aggregate			
	to Vote or	Vote or	Dispose or	to Dispose or	Amount	
	Direct	Direct	Direct	Direct	Beneficially	Percent
<u>Name</u>	<u>Vote</u>	<u>Vote</u>	<u>Disposition</u>	<u>Disposition</u>	<u>Owned</u>	of Class
Johannes A.S. Aubrecht	1,568	C	1,568	0	1,568	.05%
Nancy M. Aubrecht	0	2,472	2 0	2,472	2,472	.08%
Richard A. Aubrecht	38,520	7,597	38,520	7,597	46,117	1.47%
Douglas B. Moog	76,580	5,125	76,580	5,125	81,705	2.60%
Susan Moog Mitchell	24,168	5,125	24,168	5,125	29,293	.93%
Jeanne M. Moog	19,292	C	19,292	0	19,292	.61%
Rachel C. Moog	6,769	C	6,769	0	6,769	.22%
Sandra A. Moog	0	5,125	0	5,125	5,125	.16%
Catherine A. Del Vecchio	5,462	C	5,462	0	5,462	.17%
James R. Silliman, Jr.	15,443	C	15,443	0	15,443	.49%
Constance Kent Moog Silliman	0	C	0	0	0	
Michael K. Silliman	10,443	C	10,443	0	10,443	.33%
Susan M. Silliman	5,562	C	5,562	0	5,562	.18%

Class B shares are convertible into Class A shares on a one-for-one basis at any time, at the option of the shareholder. Following the sale of Class B shares to the Moog SECT reported above, 211,404 Class B shares, or 6.73% of the outstanding class, and 173,718 Class A shares, or .76% of the outstanding class, are subject to the Agreement. Neither these amounts nor the tables above include (i) options to purchase 90,000 Class A shares currently exercisable or exercisable within sixty (60) days by Richard A. Aubrecht and (ii) 5,840 Class A shares and 17,016 Class B shares allocated to the account of Richard A. Aubrecht pursuant to the Moog Inc. Savings and Stock Ownership Plan as of September 30, 2003. As of July 12, 2004, there were 22,886,000 shares of Class A Common Stock and 3,139,000 shares of Class B Common Stock outstanding.

The Last Will and Testament of Jane B. Moog established trusts for the benefit of Rachel C. Moog, Sandra A. Moog and Constance Kent Moog Silliman, pursuant to which Richard A. Aubrecht, Douglas B. Moog and Susan L. Moog, as trustees, share the power to vote and dispose of the beneficiaries' Class A and Class B shares. The Class A and Class B shares held for the benefit of Rachel C. Moog are no longer held in trust. Currently, the trustees share the power to vote and dispose of 1,518 Class A shares, or .01% of the outstanding class, and 5,125 Class B shares, or .16% of the outstanding class. Such shares are shown as beneficially owned by each trustee as well as by the appropriate beneficiary.

Richard A. Aubrecht and Nancy M. Aubrecht jointly own 616 Class A shares and 2,472 Class B shares. Such shares are shown as beneficially owned by each joint owner.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

Item 6 is amended and restated in its entirety as follows:

The Agreement, which was filed as Exhibit A to the Original Schedule 13D, was made in September, 1982 by and among William C. Moog ("WCM"), Jane B. Moog ("JBM"), Richard A. Aubrecht ("RAA"), Nancy M. Aubrecht ("NMA"), Constance Kent Moog Silliman ("CKMS"), Jeanne M. Moog ("JMM"), Douglas B. Moog ("DBM"), Susan M. Moog ("SMM"), James R. Silliman, Jr. ("JRS"), Michael K. Silliman ("MKS") (collectively, "Holders"), and Albert K. Hill ("AKH"). Any shares held by AKH are not covered by the agreement. After the

entering into the Agreement, WCM and JBM died. Accordingly, references to the Holders do not include WCM, JBM or AKH.

Shares held by the Holders in their own right or in various capacities, such as custodians, trustees, trust beneficiaries, custodial beneficiaries, etc., are covered by the Agreement. Each Holder agreed that all the shares of Moog stock or other voting stock of Moog, now or hereafter beneficially owned by them, directly or indirectly, will at all times be held subject to the Agreement. Pursuant to the Agreement, each of the Holders granted an irrevocable proxy covering that Holder's shares of Moog stock to the "Electors" under the Agreement, who presently are RAA, CKMS, JMM, DBM, SMM and AKH. The Electors determine how the shares subject to the Agreement are voted, by a vote of 2/3 of their number. The same approval requirement applies to conversion by a Holder of Class B into Class A Common Stock.

The Agreement provides that in the case of death, resignation or removal of any Elector, such Elector's eldest living child shall be the successor unless the Elector has appointed a successor in writing, which successor must be the Elector's spouse or a descendant who is bound by the terms of this Agreement.

Each of the Holders agreed not to sell, transfer, pledge, assign or otherwise in any manner dispose of or encumber any shares subject to the Agreement unless he or she has first offered to sell such shares to the other Holders and thereafter to Company as provided in the Agreement. The only exception to this restriction allows transfers directly or indirectly to or for the benefit of another Holder, including the spouse or descendant of a Holder if subject to the Agreement.

The Agreement continues in force until December 31, 2015, and from year to year thereafter unless any Holder gives notice to the others in writing of his or her election to terminate the Agreement on December 31 of such year. The Agreement also terminates upon the occurrence of any one of the following events:

- 1. Cessation of Moog's business;
- 2. Bankruptcy receivership or dissolution of Moog;
- 3. Mutual agreement of the holders of 85 percent of the shares of Moog stock subject to the Agreement;
- 4. Whenever there is only 1 surviving Holder bound by the Agreement; or
- 5. Upon 5 days notice by the Company that 2/3 of the holders of record of shares entitled to vote thereon have approved a merger, consolidation, reorganization, or plan for liquidation, dissolution or sale of substantially all of the Company's assets.

Any disputes arising under the Agreement are subject to binding and conclusive arbitration in accordance with the then existing rules of the American Arbitration Association.

In addition to the Agreement, the Holders have also entered into a Joint Filing Agreement which was filed as Exhibit B to the Original Schedule 13D.

Item. 7. Material to be Filed as Exhibits.

Unchanged from the Original Schedule 13D.

### **SIGNATURE**

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

August 25, 2004 Date	/s/ Johannes A.S. Aubrecht* Johannes A.S. Aubrecht
August 25, 2004 Date	/s/ Nancy M. Aubrecht* Nancy M. Aubrecht
August 25, 2004	/s/ Richard A. Aubrecht
Date	Richard A. Aubrecht
August 25, 2004	/s/ Albert K. Hill*
Date	Albert K. Hill
August 25, 2004	/s/ Catherine A. Del Vecchio*
Date	Catherine A. Del Vecchio
August 25, 2004	/s/ Susan Moog Mitchell*
Date	Susan Moog Mitchell
August 25, 2004	/s/ Douglas B. Moog*
Date	Douglas B. Moog
August 25, 2004	/s/ Jeanne M. Moog*
Date	Jeanne M. Moog
August 25, 2004	/s/ Rachel C. Moog*
Date	Rachel C. Moog
August 25, 2004	/s/ Sandra A. Moog*
Date	Sandra A. Moog*
August 25, 2004	/s/ Constance Kent Moog Silliman*
Date	Constance Kent Moog Silliman
August 25, 2004	/s/ James R. Silliman, Jr.*
Date	James R. Silliman, Jr.
August 25, 2004	/s/ Michael K. Silliman*
Date	Michael K. Silliman
August 25, 2004	/s/ Susan M. Silliman*
Date	Susan M. Silliman

By: Richard A. Aubrecht Richard A. Aubrecht Attorney-in-Fact

39