### Edgar Filing: INVACARE CORP - Form 8-K

INVACARE CORP Form 8-K October 05, 2005

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

FORM 8-K

## CURRENT REPORT PURSUANT TO SECTION 13 OR 15(d) of The Securities Exchange Act of 1934

| Date of Report                   | (Date of earliest e                                             | vent re | ported)             |          | Septembe  | er 29,  | 2005    |
|----------------------------------|-----------------------------------------------------------------|---------|---------------------|----------|-----------|---------|---------|
|                                  | Inva<br>Exact name of regist                                    | rant as | _                   |          |           |         |         |
| Ohio                             |                                                                 | 0-1     | 2938<br>            |          |           |         |         |
| (State or othe incorporation     | r jurisdiction of or organization)                              | (Comm   | ission<br>umber No) | (IRS Emp | loyer Ide | entific | cation) |
| On                               | e Invacare Way, P.O.                                            | Box 40  | 28, Elyria          |          |           |         | )36     |
| (                                | Address of principal                                            | execut  | ive office          | s)       |           | (Zip    | Code)   |
| Registrant's t                   | elephone number, inc                                            | luding  | area code<br>–      | (        | 440) 329- | -6000   |         |
| (Former name, report)            | former address and f                                            | ormer f | iscal year          | , if cha | nge since | e last  |         |
| simultaneously                   | propriate box belo<br>satisfy the filing<br>isions (see General | obliga  | tion of th          | e regist | _         |         |         |
| [ ] Written co<br>230.425)       | mmunications pursuan                                            | t to Ru | le 425 und          | er the S | ecurities | s Act   | (17 CFR |
| [ ] Soliciting<br>240.14a-12)    | material pursuant                                               | to Rul  | e 14a-12 u          | nder the | Exchange  | e Act   | (17 CFR |
| [ ] Pre-commen<br>Act (17 CFR 24 | cement communication 0.14d-2(b))                                | s pursu | ant to Rul          | e 14d-2( | b) under  | the Ex  | kchange |
| [ ] Pre-commen Act (17 CFR 24    | cement communication 0.13e-4(c))                                | s pursu | ant to Rul          | e 13e-4( | c) under  | the Ex  | kchange |
| Item 1.01 Entr                   | y into a Material De                                            | finitiv | e Agreemen          | t.       |           |         |         |

The information set forth below in Item 2.03 of this report on Form 8-K regarding the Receivables Purchase Agreement entered into by Invacare

Corporation ("Invacare"), is incorporated herein by reference.

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On September 29, 2005, Invacare and the noteholders referenced therein entered into (i) a Second Amendment (the "Second Amendment") to the Note Purchase Agreement dated as of February 27, 1998 relating to \$80,000,000 of 6.71% Series A Senior Notes Due February 27, 2008 and \$20,000,000 of 6.60% Series B Senior Notes Due February 27, 2005 (the "1998 Note Purchase Agreement") and (ii) a First Amendment (the "First Amendment") to the Note Purchase Agreement dated as of October 1, 2003 relating to 50,000,000 of 3.97% Series A Senior Notes Due October 1, 2007; \$30,000,000 of 4.74% Series B Senior Notes Due October 1, 2009 and \$20,000,000 of 5.05% Series C Senior Notes Due October 1, 2010 (the "2003 Note Purchase Agreement").

The amendments were entered into to enable Invacare to enter into the Receivables Purchase Agreement described in Item 2.03 below, which is a "Permitted Receivables Securitization Program" for purposes of both the 1998 Note Purchase Agreement and the 2003 Note Purchase Agreement. The Second Amendment and the First Amendment amended the 1998 Note Purchase Agreement and the 2003 Note Purchase Agreement, respectively, among other things, to (i) provide that Invacare is required to at all times maintain at least \$350,000,000 in aggregate loan commitments under its revolving credit facility, (ii) amend the maximum permitted amount of debt, (iii) and amend certain defined terms, including the definition of "Consolidated Total Assets" and "Debt." In addition, the Second Amendment amends certain covenants of Invacare under the 1998 Note Purchase Agreement relating to incurrence of debt, liens and asset sales. A copy of the Second Amendment is filed as Exhibit 10.2 to this report on Form 8-K and a copy of the First Amendment is filed as Exhibit 10.3 to this report on Form 8-K, both of which are incorporated herein by reference.

On September 30, 2005, Invacare entered into a 364-day \$100 million accounts receivable securitization facility. The Receivables Purchase Agreement, dated as of September 30, 2005, among Invacare Receivables Corporation ("IRC"), as Seller, Invacare Corporation, as Servicer, Park Avenue Receivables Company, LLC (the "Conduit"), the financial institutions named therein and JPMorgan Chase Bank, N.A., as Agent (the "Receivables Agreement") provides for, among other things, the transfer from time to time by Invacare and certain of its subsidiaries of ownership interests of certain domestic receivables on a revolving basis to the Conduit, an asset-backed issuer of commercial paper, and/or the financial institutions named in the Receivables Agreement. Pursuant to the Receivables Agreement, Invacare and certain of its subsidiaries from time to time may transfer accounts receivable to IRC, a special purpose entity and subsidiary of Invacare. IRC then transfers interests in the receivables to the Conduit and/or the financial institutions named in the Receivables Agreement and receives funds from the Conduit and/or the financial institutions raised through the issuance of commercial paper (in its own name) by the Conduit and/or the financial institutions. In accordance with Generally Accepted Accounting Principles, the transaction is accounted for by Invacare as a secured borrowing. Borrowings under the facility are effectively repaid as receivables are collected, with new borrowings created as additional receivables are sold. Invacare received \$75.5 million in funds pursuant to the securitization facility on September 30, 2005, which was used to reduce balances outstanding on Invacare's revolving credit facility. A copy of the Receivables Agreement is filed as Exhibit 10.1 to this report on Form 8-K and is incorporated herein by reference.

Item 7.01 Regulation FD Disclosure.

On October 5, 2005, the Company issued a press release announcing the signing of the Receivables Agreement. The press release is attached as Exhibit 99.1 to this

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report on Form 8-K.

Item 9.01 Financial Statements and Exhibits.

#### (c) Exhibits

#### Exhibit 10.1

Receivables Purchase Agreement, dated as of September 30, 2005, among Invacare Receivables Corporation, as Seller, Invacare Corporation, as Servicer, Park Avenue Receivables Company, LLC and JPMorgan Chase Bank, N.A., as Agent

#### Exhibit 10.2

Second Amendment, dated as of September 29, 2005, to Note Purchase Agreement dated as of February 27, 1998 relating to \$80,000,000 6.71% Series A Senior Notes Due February 27, 2008 and \$20,000,000 6.60% Series B Senior Notes Due February 27, 2005

#### Exhibit 10.3

First Amendment, dated as of September 29, 2005, to Note Purchase Agreement dated as of October 1, 2003 relating to \$50,000,000 3.97% Series A Senior Notes Due October 1, 2007; \$30,000,000 4.74% Series B Senior Notes Due October 1, 2009 and \$20,000,000 5.05% Series C Senior Notes Due October 1, 2010.

#### Exhibit 99.1

Invacare press release dated October 5, 2005.

#### SIGNATURES

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

INVACARE CORPORATION

By:/s/ Gregory C. Thompson

Gregory C. Thompson

Chief Financial Officer

Date: October 5, 2005