SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

5*

WABTECH CORPORATION

Amendment No.

Name of Issuer:

4.

5.

8.

Title of	Class of Securities:	COMMON		
CUSIP Nu	umber:	929740108		
*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 the disclosures provided in a prior cover age.				
The information required in 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).				
Page 1 of 4				
CUSIP NO. 929740108				
1.	Name of Reporting Person, S.S. of above person:	or I.R.S. Identification No.		
	First Manhattan Co.	13-1957714		
2.	Check the appropriate box if a	a member of a group: (a) [] (b) [X]		
3.	SEC Use Only			

9. Aggregate Amount Beneficially Owned by

Each Reporting Person:

Citizenship or Place of Organization:

NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH:

Sole Voting Power:

Shared Voting Power:

Sole Dispositive Power:

Shared Dispositive Power:

New York

2,808,727**

2,646,727

162,000

2,501,933

162,000

- 10. Check Box If The Aggregate Amount in Row (9) excludes Certain Shares []
- 11. Percent of Class Represented by Amount in Row 9: 6.50%
- 12. Type of Reporting Person:

BD, IA, PN

- -----

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^{**} Includes 683,450 shares owned by family members of General Partners of First Manhattan Co. which are being reported for informational purposes. First Manhattan Co. disclaims dispositive power as to 320,550 of such shares and beneficial ownership as to 362,900 of such shares.

Item 1(a)	Name of Issuer:	WABTECH CORPORATION
Item 1(b)	Address of Issuer's Principal Executive Offices:	1001 AIR BRAKE AVE WILMERDING, PA 15148
Item 2(a)	Name of Person Filing:	First Manhattan Co.
Item 2(b)	Address Principal Business Offi	.ce: 437 Madison Avenue New York, NY 10022
Item 2(c)	Citizenship:	U.S.A.
Item 2(d)	Title of Class of Securities:	COMMON
Item 2(e)	CUSIP Number:	929740108
Item 3	Check whether the person filing	ıis a:
Item 3(a) [X] Broker or Dealer registered ur	nder Section 15 of the Act.
Item 3(b) -	(d) Not applicable.	
Item 3(e) [X] Investment Advisor registere of the Investment Advi	ed under Section 203 .sors Act of 1940.
Item 3(f) -	(h) Not applicable.	
Item 4(a)	Amount Beneficially Owned:	2,808,727
Item 4(b)	Percent of Class:	6.50%
Item 4(c) Nur	mber of shares as to which such	person has:
(i) sole powe	er to vote or to direct the vote	162,000
(ii) shared p	power to vote or to direct the v	vote 2,501,933
(iii) sole po	ower to dispose or to direct the disposition of	162,000
(iv) shared	power to dispose or to direct the disposition of	ne 2,646,727
Item 5 Owne	ership of Five Percent or Less o	of Class: []
Item 6	Ownership of More than Five Per on Behalf of Another Person:	cent Not applicable.

** Includes 683,450 shares owned by family members of General Partners of First Manhattan Co. which are being reported for informational purposes. First Manhattan Co. disclaims dispositive power as to 320,550 of such shares and beneficial ownership as to 362,900 of such shares.

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Item 7	Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company Not applicable.		
Item 8	Identification and Classification of Members Of the Group Not applicable.		
Item 9	Notice of Dissolution of Group Not applicable.		
Item 10	Certification.		
By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired in the ordinary course of business and were not acquired for the purpose of and do not have the effect of changing or influencing the control of the issuer of such securities and were not acquired in connection with or as a participant in any transaction having such purpose or effect.			
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.			
February 14, 2002			
Date			
Signature			
Neal K. Stearns, General Partner			

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Name/Title