SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

SCHEDULE 13G (Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1(b)(c), AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(b)

(Amendment No. 1)(1)

L B	Foster Co.
	of Issuer)
CI	ASS A
(Title of CI	ass of Securities)
350	060109
	IP Number)
(Date of Event Which Requ	ires Filing of this Statement)
Check the appropriate box to des Schedule is filed:	ignate the rule pursuant to which this
[_] Rule 13d-1(b)	
[_] Rule 13d-1(c)	
[_] Rule 13d-1(d)	
person's initial filing on this	shall be filled out for a reporting form with respect to the subject class of ent amendment containing information which yided in a prior cover page.
deemed to be "filed" for the purpose	remainder of this cover page shall not be of Section 18 of the Securities Exchange he liabilities of that section of the Act visions of the Act (however, see the
CUSIP No. 350060109	13G Page 2 of 5 Pages
1. NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABO	VE PERSONS (ENTITIES ONLY)
First Manhattan Co.	13-1957714
2. CHECK THE APPROPRIATE BOX IF A MEM	BER OF A GROUP* (a) [_] (b) [X]
3. SEC USE ONLY	

1	CTTT7FNSHTP	ΛR	DI ACE	ΛF	ORGANTZATTO

	Nev	w York	
NUMBER OF	5.	SOLE VOTING POWER	112,700
SHARES			
BENEFICIALLY	6.	SHARED VOTING POWER	395,500
OWNED BY			
EACH		SOLE DISPOSITIVE POWER	112,700
REPORTING			
PERSON	8.	SHARED DISPOSITIVE POWER	417,900
WITH			
		T BENEFICIALLY OWNED BY EACH REPORTING PERSON	
10 CHECK BOX	 TE TI	HE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SH	
10. CHECK BOX	1, ,,	THE ACCRECATE AMOUNT IN NOW (9) EXCEDES CERTAIN SI	[-]
		SS REPRESENTED BY AMOUNT IN ROW 9	5.20%
		ING PERSON* BD, IA, PN	
12. THE OF IN	_, 01(1.	DD, IA, IN	
	-	*SEE INSTRUCTIONS BEFORE FILLING OUT!	

^{**} Includes 112,550 shares owned by family members of Senior Managing Directors of First Manhattan Co. which are being reported for informational purposes. First Manhattan Co. disclaims dispositive power as to 710 of such shares and beneficial ownership as to 111,840 of such shares.

Item 1(). Name of Issuer:
	L B FOSTER CO.
Ttem 1(). Address of Issuer's Principal Executive Offices:
100111	415 HOLIDAY DRIVE
	PITTSBURGH, PA 15220
Item 2(). Name of Person Filing:
	First Manhattan Co.
Item 2(). Address of Principal Business Office, or if None, Residence:
	437 Madison Avenue New York, NY 10022
Item 2(). Citizenship:
	U.S.A.
Item 2(). Title of Class of Securities:
	COMMON
Item 2(). CUSIP Number:
	350060109
Item 3.	If This Statement is Filed Pursuant to Rule 13d-1(b), or 13d-2(b) or (c), Check Whether the Person Filing is a:
(a	$\left[{}_{-} \right]$ Broker or dealer registered under Section 15 of the Exchange Act.
(b	$[_]$ Bank as defined in Section 3(a)(6) of the Exchange Act.
(c	$[_]$ Insurance company as defined in Section 3(a)(19) of the Exchange Act.
(d	[_] Investment company registered under Section 8 of the Investment Company Act.
(е	<pre>[X] An investment adviser in accordance with Rule 13d-1(b)(1)(ii)(E);</pre>
(f	<pre>[_] An employee benefit plan or endowment fund in accordance with Rule 13d-1(b)(1)(ii)(F);</pre>
(g	<pre>[_] A parent holding company or control person in accordance with Rule 13d-1(b)(1)(ii)(G);</pre>
(h	$[_]$ A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act;
(i	[_] A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act;
(j	[_] Group, in accordance with Rule $13d-1(b)(1)(ii)(J)$.

Item 4. Ownership.

Provide the follow	wing inform	ation regardi	ng the agg	jregate numb	er and
percentage of the class	s of securi	ties of the i	ssuer iden	itified in I	Item 1.

(a) Amount beneficially owned:

						530,	600												
(b) Pe	cent	of c	:lass:															
(c) Num	er o	of sha	ıres a	s to	o whi	ich :	such	per	sor	n ha	as:							
	(i) S	Sole p	ower	to v	ote/	or	to d	ired	ct t	the	VO	te					112,	,700
	(i	L)	Share	ed pow	er t	:0 v o	ote (or to	o di	ired	ct 1	the	vot	e				395,	, 500
	(i	li)	Sole	power	to	disp	ose	or	to d	dire	ect	the	e di	spo	sit	ion	of	112,	,700
	(i	′)	Share	d pow dis		to di ition			r to	o di	ire	ct 1	the					417,	, 900
Item 5	. Own	ershi	p of	Five	Perc	ent	or I	Less	of	a (Clas	SS.							
I hereof five p	f this the re ercent	port	ing p	erson	has	s cea	ased	to I	oe t	he	bei	nef:	icia	1 o	wnei				
Item 6	. Own	ershi	p of	More	Thar	ı Fiv	e Pe	ercei	nt d	on E	3eha	alf	of	Ano	thei	r Pe	erso	n.	
				Not	App	olica													
Item		Secu		ition Being			ssif	icat	ion	of	the	e Sı	ubsi	dia	ry ۱	Whic	ch A	\cqu:	ired
				Not	App	olica													
Item 8	. Ide	ntifi	catio	n an	d C														
				Not	App	olica	able												
Item 9	. Not	ce o	of Dis	solut	ion	of G	Group	р.											
				Not	App	olica	able												

^{**} Includes 112,550 shares owned by family members of Senior Managing Directors of First Manhattan Co. which are being reported for informational purposes. First Manhattan Co. disclaims dispositive power as to 710 of such shares and beneficial ownership as to 111,840 of such shares.

Item 10. Certifications.

(a) The following certification shall be included if the statement is filed pursuant to Rule 13d-1(b):

"By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having such purpose or effect."

(b) The following certification shall be included if the statement is filed pursuant to Rule 13d-1(c):

"By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held 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 8, 2005
(Date)
/s/ Neal K. Stearns
(Signature)
Neal K. Stearns Senior Managing Director
(Name/Title)

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 for whom copies are to be sent.

Attention. Intentional misstatements or omissions of fact constitute federal criminal violations (see 18 U.S.C. 1001).