

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 event reported): May 5, 2000

Commission File No. 000-24657

MANNATECH, INCORPORATED

(Exact Name of Registrant as Specified in its Charter)

600 S. Royal Lane, Suite 200
Coppell, Texas
75019

(Address of Principal Executive Offices, including Zip Code)
Registrant's Telephone Number, including Area Code: (972) 471-7400

Item 6. Resignation of Registrant's Director

On May 5, 2000, Mannatech's Board of Directors REJECTED his proposal and accepted the written resignation of Mr. Samuel L. Caster as the Co-Chairman of the employee of Mannatech. Mr. Caster outlined his resignation and disagreement with Mannatech in letters dated May 3, 2000, which are attached hereto as Exhibits 99.1 a

Texas	75-2508900
(State or other	(I.R.S. Employer
Jurisdiction of	Identification No.)
Incorporation or	
Organization)	

Mannatech believes Mr. Caster's reasons for resigning were ultimately personal; however, we strongly disagree with Mr. Caster's allegations, which are summarized below. The reasons for the disagreements are as follows:

- o his removal as President of Mannatech, Incorporated on March 31, 2000;
- o a refusal of the Board of Directors to nominate him as the sole Chairman of the Board;
- o his belief that he no longer was empowered to make a "significant contribution" to Mannatech;
- o his belief that his business philosophies were irreconcilable with those of Mannatech's management;
- o his allegation of the destruction of our associates' confidence in corporate management due to "insider stock selling"; and
- o his condition that he would rescind his resignation if Mannatech accepted his proposal whereby, among other things, Mannatech would buy back Charles and Bill Firoetti's shares of our common stock at a price equal to the lesser of \$2.00 per share or 80% of their market value on the day of the transaction.

Forward-Looking Statements

Some of our statements contained in this report may constitute "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933 and the Securities Exchange Act of 1934 and the Private Securities Litigation Reform Act of 1995 and that are subject to certain events, risk and uncertainties that may affect our business. These forward-looking statements include, but are not limited to, statements that management destroyed associate confidence and trust or that management's assessments are untrue or without merit.

In some cases, forward-looking statements may be identified by terminology such as "may", "could", "would", "feels", "believes", "continue" or the negative and other comparable terminology. Although we believe that the expectations and beliefs reflected in the forward-looking statements are reasonable, we cannot guarantee for the accuracy and completeness of such statements and are under no duty to update any of the forward-looking statements after the date of this report.

Item 7. Financial Statements and Exhibits

Exhibits:

- o With regard to Mr. Caster's belief that he was no longer empowered to make a significant contribution to Mannatech, Mannatech believes Mr. Caster still was a significant contributor as he was appointed as Co-Chairman of the Board on April 1, 2000 and still was active in daily management decisions.
- o Concerning Mr. Caster's belief that Mannatech management destroyed our associates' confidence and trust in it, Mannatech does not believe this allegation but believes instead that it has always kept the communication lines between our associates and management open and would certainly welcome any comments or concerns they may pose.
- o With respect to Mr. Caster's belief that some of the members of the Board of Directors conspired to block his promotion to sole Chairman of the Board, the Board of Directors denies this allegation and believes it is without merit.
- o Mr. Caster believes stock sales by officers may constitute "insider stock selling" or be perceived, by the associates and shareholders, as having a negative connotation. Mannatech believes all stock trades by our directors, officers and 10% beneficial owners have been reported as required by Section 16 of the Securities Exchange Act of 1934.
- o Mr. Caster's proposal to have Mannatech buy Mr. Charles (Skip) Fioretti and Bill Fioretti's stock is without merit as Mr. Caster does not have the authority to obligate Mannatech to buy back its shares of stock. In addition, Mr. Caster did not follow observe our bylaws in recommending this as an agenda item for discussion at the Board meetings. Even if the Board were to accept Mr. Caster's suggestion to have Mannatech buy back the Fiorettis' shares, Mannatech would have to record a compensation charge of approximately \$7 million, which would equal the difference between the fair market value of the stock and the sale price of the stock. A similar charge would have to be recorded if the stock of Mr. Caster or of the Fiorettis were sold at below fair market value of the stock. Furthermore, Messrs. Sam Caster, Charles (Skip) Fioretti and Bill Fioretti among other officers, directors, employees and 10% beneficial owners, would be required, under the Securities and Exchange Act of 1934, to file various forms with the Securities and Exchange Commission regarding the sale of some or all of their shares of stock. These forms would be disclosed to the public. In addition, Mannatech would have an obligation to disclose any major changes in ownership and file certain forms with the Securities and Exchange Commission. Therefore, the Board rejected Mr. Caster's proposal in its entirety, as they believe it was not in the best interest of Mannatech or its shareholders.
- o Mr. Caster's proposal for reorganization of the Board and its executive officers would clearly benefit Mr. Caster more than it would benefit Mannatech and its shareholders. If his proposal were accepted by Mannatech, it would force Mannatech to record millions of dollars of charges for severance pay and buying back the stock, causing us to allocate all of our current cash flow and working capital, which is currently being used to fund our expansion into Japan, to pay executive officers and major shareholders.
- o As far as the allegations about the erosion of Mannatech's economic prospects and other plans by management, Mannatech believes they are untrue and refers to the discussions in the recent Form 10-Q (File No. 000-24657) filed on May 12, 2000 and Form 10-K (File No. 000-24657) filed on March 30, 2000.

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 authorized.

- 99.1 Letter of resignation by Mr. Samuel L. Caster, dated May 3, 2000, for presentation at the May 5, 2000 Board of Directors meeting.
 - 99.2 Proposal for Reorganization of Board Leadership by Mr. Samuel L. Caster, dated May 3, 2000, for presentation at the May 5, 2000 Board of Directors meeting.
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May 3, 2000

TO: Robert M. Henry, Chief Executive Officer, Terry L. Persinger, President and Chief Operating Officer, and to the other members of the Board of Directors of Mannatech, Inc.

This letter is to give you notice that I am resigning as a director, officer and employee of the Company and its subsidiaries, effective immediately.

Due to the recent decision to remove me as President of Mannatech, Inc. and the subsequent refusal (according to Skip Fioretti) of certain board member to consider my resignation, I cannot continue to make a significant contribution to this Company. This decision has come after weeks of prayer and soul searching. I now feel that our business philosophies are irreconcilable.

I am sending a proposal for your consideration that contains an offer to Skip and Bill for the Company's purchase of their stock and to resolve many long-term contractual issues. I am again devoting my full time efforts in the building of this Company. I am making this last effort because both Bill and Skip have expressed on numerous occasions their desire to stay and build. I trust that everyone is doing what they feel is best for the Company. I respectfully offer this proposal as my best resolution.

If the board declines to follow my recommendation, I wish you success as I am still a major stockholder in this Company. I would encourage you to consider that, in our relationship business, it is the trust from our associates in our corporate management due to insider stock selling. As I have as stated on numerous occasions, we are in a relationship business. It is this trust that moves people into action. This trust has been eroded and you must get it back. No marketing campaign can replace trust.

MANNATECH, INCORPORATED

Date: May 12, 2000

/s/ Robert M. Henry

Name: Robert M. Henry
Title: Chief Executive Officer

May 3, 2000

TO: The Board of Directors of Mannatech Incorporated

Re: Proposal for Reorganization of Board, Leadership

Gentlemen:

As you are aware, I have resigned as an officer and director of the Company effective immediately. As a shareholder, I would like to see the Company succeed. In order to be authorized by the board and agreed to by the individuals referenced as soon as is possible:

Charles E. Fioretti, Chris T. Sullivan, Tony Canale, and Steven A. Barker, Ph.D. should immediately resign as directors of the Company.

At least two, new, qualified, independent directors having no prior business or other association with the current leadership group should be added to the board.

All executive employment agreement provisions for severance payments should be reduced to one year.

All remaining executive and board members should agree to limit sales of their shares of Common Stock so long as they are associated with the Company to a maximum of 1% of the outstanding shares of Common Stock.

All shares of Common Stock owned by Charles E. Fioretti and William Fioretti should be purchased by the company at a price equal to the lesser of \$2.00 per share or the fair market value of the shares, paid for with a cash down payment in the amount specified below and with the remainder payable over a period of eight years pursuant to an unsecured promissory note.

The Company should devote an amount of cash not to exceed \$4 million to achieve the resignations of officers and the termination of excessive severance benefits payable to officers and directors. I believe that this amount can be spared by the Company at this time without impairing its ability to continue to build its business.

I believe the pattern of continuing sales of Common Stock by members of management combined with my demotion will accelerate the unrest and concern that has developed among shareholders.

The board has a clear duty to the Company and its shareholders to take action to prevent a further erosion of the Company's economic prospects. My concern is for the long-term success of the Company, which is what precipitated my resignation and the proposal contained in this letter. As a shareholder, it is my hope that the remaining members of the board will take the necessary steps to address these concerns.

If prompt action is taken as I have suggested, I will be willing to return to the Company as its Chairman of the Board and as its senior executive officer. If you are not prepared to act on these recommendations, I will reluctantly begin the process of considering other avenues of action.

If you have any questions about this proposal, please contact my counsel, Michael Tankersley (214 758 1066) or Christopher Rentzel (214 758 1078) of Bracewell & Ratter LLP.

Sincerely,

/s/ Sam Caster
Sam Caster

Sincerely,

/s/ Sam Caster
Sam Caster