SIGNATURES

NAVISTAR INTERNATIONAL CORP Form 8-K June 09, 2003

> 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): June 9, 2003

NAVISTAR INTERNATIONAL CORPORATION

(Exact name of registrant as specified in its charter)

Delaware	1-9618	36-3359
(State or other jurisdiction of	(Commission File No.)	(I.R.S. Emp
incorporation or organization)		Identificat

4201 Winfield Road, P.O. Box 1488, Warrenville, Illinois (Address of principal executive offices)

Registrant's telephone number, including area code (630) 753-5000

PAGE 2

ITEM 5. OTHER EVENTS

Navistar International Corporation (the "Registrant") hereby updates the description of its share, contained in the registration statement of its original predecessor filed with the Secur "SEC") under Section 12(b) of the Securities Exchange Act of 1934, as amended (the "Exchange Exhibit A attached hereto and incorporated by reference herein. The Registrant is updating s longer possible for the Registrant to incorporate such description of common stock contained i reference into registration statements filed on Form S-3 or Form S-8 under the Securities Act of the length of time that has passed since such Exchange Act registration statement was originat the subsequent completion of corporate reorganizations.

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Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly behalf by the undersigned hereunto duly authorized.

NAVISTAR INTERNATIONAL CORPORATION Registrant

Date: June 9, 2003

/s/ Mark T. Schwetschenau

Mark T. Schwetschenau Vice President and Controller (Principal Accounting Officer)

DESCRIPTION OF NAVISTAR INTERNATIONAL CORPORATION CAPITAL STOCK

Our authorized capital stock consists of 150 million shares, of which 110 million shares with a par value of \$.10 per share, 30 million shares are designated as preferred stock, with a par value of \$1.00 per share. The follor qualified in its entirety by the provisions of our restated certificate of incorporation and by-1 with the SEC and are available for inspection. The SEC maintains a website on the Internet at www.

Common Stock

The authorized common stock consists of 110 million shares, of which 67,950,362 shares w 7,345,932 shares were held in treasury at May 30, 2003. There were approximately 19,542 holders such date.

Dividend Rights and Restrictions. Holders of common stock are entitled to receive divide board of directors out of funds legally available therefor, provided that, so long as any shares stock are outstanding, no dividends (other than dividends payable in common stock) or other distribe made with respect to the common stock unless full cumulative dividends, if any, on the shares stock have been paid. Under the Delaware General Corporation Law (the "DGCL"), dividends may only net profits for the fiscal year in which the dividend is declared or the preceding fiscal year, a stock at any time during which the capital of outstanding preferred stock or preference stock exc

We do not expect to pay cash dividends on the common stock in the foreseeable future, an the indentures for our \$250 million 8% Senior Subordinated Notes and \$400 million 9.375% Senior N we may pay.

Voting Rights. Holders of shares of our common stock are entitled to one vote for each and on any question arising at any shareowners meeting. The UAW, as holder of the series B prefer member to our board of directors. See "--Preferred Stock and Preference Stock."

Liquidation Rights. In the event of the voluntary or involuntary dissolution, liquidati common stock are entitled to receive after satisfaction in full of the prior rights of creditors indebtedness) and holders of preferred stock and preference stock, all of our remaining assets av

Miscellaneous. The holders of common stock are not entitled to preemptive, redemption of Investor Services is the transfer agent and the registrar for the common stock.

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As of May 30, 2003, we had reserved for issuance: (i) approximately 7.2 million shares of stock option plans, stock discount purchase plans and other award plans for officers, employees a purchase approximately 7.0 million shares were outstanding; (ii) 48,679 shares issuable upon the preference stock; (iii) 3,947,605 shares issuable upon the conversion of NFC's 4.75% subordinated (iv) 5,473,926 shares issuable under the conversion of our 2.50% senior convertible notes due 200

Preferred Stock and Preference Stock

We are authorized to issue preferred stock and preference stock, which may be issued from upon authorization by our board of directors. The board of directors, without further approval of fix the dividend rights and terms, conversion rights, voting rights, redemption rights and terms, other rights, preferences, privileges and restrictions applicable to each series of preferred stock issuance of preferred stock and preference stock, while providing flexibility in connection with corporate purposes could, among other things, adversely affect the voting power of the holders of circumstances, make it more difficult for a third party to gain control of us, discourage bids for otherwise adversely affect the market price of the common stock. We have no present plans to issue stock or preference stock.

Two series of preference stock are currently outstanding. Three million shares of conve series D are authorized, of which 155,774 shares were outstanding as of May 30, 2003. At that da junior preference stock, series B is authorized and held by the UAW.

Series D Preference Stock. Holders of shares of series D preference stock are entitled any, if and when declared by the board of directors, in the amount of 120 percent of the dividend on common stock, other than a dividend payable solely in shares of common stock. Holders of serie at their option to convert shares of the series D preference stock into shares of common stock at 0.3125 of a share of common stock for each share of series D preference stock, subject to adjust preference stock is redeemable at any time, in whole or in part, at our option upon at least 30 d price of \$25 per share plus accrued dividends. Generally, holders of series D preference stock d as provided by law and except that holders of at least two-thirds of the number of shares outstan amendment, alteration or repeal of the preferences, special rights or powers of series D preference to holders of common stock or of any other of our stock ranking junior upon liquidation to the se liquidation, dissolution or winding up of us, holders of the series D preference stock are entitl accrued dividends.

Series B Preference Stock. In connection with a 1993 restructuring of Navistar's post-r insurance benefits pursuant to a settlement agreement, the UAW was issued the series B preference B preference stock, the UAW is entitled to elect one member of our board of directors, the UAW Di fully funded our liability under the health care and life insurance benefits program (subject to falls below 85% of the fully funded amount). The series B preference stock is not transferable b rights other than as described above or as required by law, does not have the right to receive di redeemable for a nominal price at such time as the UAW has not been entitled to elect a director

Certain Certificate of Incorporation and By-laws Provisions; Certain Provisions of Delaware Law

General. Certain provisions of our certificate of incorporation and by-laws could have provisions are intended to enhance the likelihood of continuity and stability in the composition policies formulated by the board of directors. We are also subject to Section 203 of the DGCL. Stock and Preference Stock," the ability of the board of directors to issue so-called "flexible" anti-takeover effect. In addition, the fact that our utilization of our NOLs could be adversely could have an anti-takeover effect.

Classified Board; Board Vacancies. The certificate of incorporation provides for the both three classes of directors serving staggered three year terms, excluding the director elected by series B preference stock. See "--Preferred Stock and Preference Stock." The overall effect of incorporation with respect to the staggered board may be to render more difficult a change in common incumbent directors. Under the DGCL, since we have a classified board, the shareowners may only majority of the remaining directors elected by the holders of common stock then in office (and no quorum, is empowered to fill any vacancy on the board of directors. Notwithstanding the foregoin or more classes or series of preferred stock or preference stock issued by us have a preference or upon liquidation have the right, voting separately by class or series, to elect directors (suc

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preference stock), the number, election, term of office, filling of vacancies, terms of removal a directorships are governed by the terms relating to such rights.

Special Meetings of Shareowners; Action by Written Consent. The certificate of incorpor taken by shareowners except at an annual or special meeting of shareowners, and prohibits action meeting. Our by-laws provide that special meetings of shareowners may be called only by the chai executive officer or by the board of directors. This provision will make it more difficult for s the board of directors.

Approval of Supermajority Transactions. As a result of the settlement agreement relating post-retirement health care and life insurance benefits, our certificate of incorporation provide holders of the greater of (a) a majority of the voting power of all common stock or (b) at least present at a meeting is required to approve a supermajority transaction. Accordingly, any holder outstanding common stock represented at any meeting of shareowners will be able to block any supe

Certain Provisions of Delaware Law. We are governed by the provisions of Section 203 of prohibits a public Delaware corporation from engaging in a "business combination" with an "interest three years after the date of the transaction in which the person became an interested stockholde is approved in a prescribed manner. "Business combination" includes mergers, asset sales and oth financial benefit to the interested stockholder. An "interested stockholder" is a person who, to associates, owns (or within three years, did own) 15% or more of the corporation's voting stock.