FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL									
OMB Number:	3235-0287								
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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b)

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

					_						iipaiiy Act										
1. Name and Address of Reporting Person* FEES JOHN A						2. Issuer Name and Ticker or Trading Symbol Babcock & Wilcox Co [ BWC ]									5. Relationship of Reporting Person(s) to Issuer (Check all applicable)					suer	
<u>rees join a</u>															X Director		ctor		10% O	wner	
13024 BALLANTYNE CORPORATE PLACE					3. Date of Earliest Transaction (Month/Day/Year) 08/18/2010										Office below	icer (give title ow)		Other ( below)	specify		
SUITE 700					4. If	4. If Amendment, Date of Original Filed (Month/Day/Year)									6. Individual or Joint/Group Filing (Check Applicable						
(Street) CHARLOTTE NC 28277														X Form filed by One Reporting Person Form filed by More than One Reporting Person							
(City)	(S	ate) (	Zip)																		
		Tabl	e I - Nor	n-Deriv	ative	Se	curitie	s Ac	quired,	Dis	posed o	f, or	Bene	efici	ally	Owne	ed				
1. Title of Security (Instr. 3)  2. Transac Date (Month/Da						Execution D		n Date,	3. Transaction Code (Instr. 8)						4 and Secur Benet		rities F ficially ( ed Following (		ownership m: Direct or Indirect Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
									Code	v	Amount		(A) or (D)	Price	e	Transa	action(s) 3 and 4)			(111511.4)	
Common Stock 08/18				3/2010	2010		S		196,17	<b>'2</b>	D	(1)	(2)	56,177			D				
Common Stock														3		8,915(3)		I	401k Plan		
		Та									sed of, onvertib					wned					
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deeme Execution if any (Month/Da	Date,	4. Transaction Code (Instr 8)				6. Date E Expiratio (Month/E	n Dat	е	7. Title and Amount of Securities Underlying Derivative Security (Instr and 4)			Deri Seci	rice of ivative urity tr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction (Instr. 4)		10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)	
					Code	v	(A)	(D)	Date Exercisa		Expiration Date	Title	or Nun of	ount nber res							

## Explanation of Responses:

 $\begin{array}{l} 1.\ 96,172\ \text{shares sold on August }18,\ 2010\ \text{ as follows: }40,568\ @\ \$23.00,\ 1,487\ @\ \$23.0034,\ 5,000\ @\ \$23.0036,\ 2,400\ @\ \$23.0048,\ 1,900\ @\ \$23.0053,\ 5,645\ @\ \$23.0068,\ 5,000\ @\ \$23.0092,\ 2,500\ @\ \$23.01,\ 2,900\ @\ \$23.0112,\ 700\ @\ \$23.0143,\ 800\ @\ \$23.015,\ 800\ @\ \$23.0162,\ 1,200\ @\ \$23.0179,\ 1,500\ @\ \$23.0197,\ 2,400\ @\ \$23.02,\ 200\ @\ \$23.0212,\ 700\ @\ \$23.0214,\ 3,300\ @\ \$23.0218,\ 1,500\ @\ \$23.022,\ 200\ @\ \$23.0225,\ 700\ @\ \$23.025,\ 100\ @\ \$23.028,\ 1,489\ @\ \$23.03,\ 200\ @\ \$23.034,\ 100\ @\ \$23.035,\ 200\ @\ \$23.0362,\ 1,406\ @\ \$23.0393,\ 2,034\ @\ \$23.04,\ 700\ @\ \$23.0414,\ 200\ @\ \$23.0425,\ 300\ @\ \$23.0425,\ 300\ @\ \$23.0433,\ 300\ @\ \$23.0414,\$ 2,875 @ \$23.0445, 4,300 @ \$23.0453, 2,086 @ \$23.0485, 700 @ \$23.05,510 @ \$23.0522, 8,700 @ \$23.0526, 900 @ \$23.0539, 1,975 @ \$23.06, 200 @ \$23.065, 1,100 @ \$23.07, 13,190 @ \$23.0746, 200 @  $\$23.07\overline{5}, 14,500 \otimes \$23.08\overline{6}, 200 \otimes \$23.085, 300 \otimes \$23.0867, 800 \otimes \$23.0869, 910 \otimes \$23.0873, 2,513 \otimes \$23.0876, 4,829 \otimes \$23.0896, 700 \otimes \$23.09, 2,200 \otimes \$23.090, 300 \otimes \$23.0917, 500 \otimes \$23.094, 2,513 \otimes \$23.0869, 910 \otimes \$2$ 11.646 @ \$23.10, 1.000 @ \$23.106, 800 @ \$23.1075.

2. Continuation from Footnote 1: 400 @ \$23.1081, 200 @ \$23.1083, 200 @ \$23.1183, 200 @ \$23.115, 400 @ \$23.1175, 100 @ \$23.126, 700 @ \$23.135, 200 @ \$23.135, 200 @ \$23.1388, 100 @ \$23.139, 1,500 @ \$23.1395, 100 @ \$23.1425, 500 @ \$23.1425, 500 @ \$23.1486, 6,492 @ \$23.15, 600 @ \$23.16, 400 @ \$23.17, 1,006 @ \$23.18, 1,000 @ \$23.184, 115 @ \$23.1887, 2,722 @ \$23.19, 200 @ \$23.1946, 4,010 @ \$23.1973, 1,605 @ \$23.20, 3,100 @ \$23.2013, 900 @ \$23.22, 100 @ \$23.23, 1,453 @ \$23.24,

3. Based on number of units held in the BWC Thrift Plan and the fair market value of BWC common stock as of August 18, 2010.

## Remarks:

Angela P. Winter, attorney-in-08/20/2010 fact

\*\* Signature of Reporting Person

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

\* If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

\*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

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