## FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D	D.C. 20549
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Check this box if no longer subject to Section 16. Form 4 or Form 5	STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP
obligations may continue. See	
Instruction 1(b).	Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

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

1. Name and Address of Reporting Person* Fox William A. III						2. Issuer Name and Ticker or Trading Symbol BWX Technologies, Inc. [ BWXT ]									eck all appli Directo	ationship of Reportii k all applicable) Director		10% O	wner
(Last) (First) (Middle) 800 MAIN STREET, 4TH FLOOR						3. Date of Earliest Transaction (Month/Day/Year) 07/01/2015								7	below)		Other (specify below) emarks		specify
(Street) LYNCH			24504 (Zip)		4. 11	4. If Amendment, Date of Original Filed (Month/Day/Year)							Line	Individual or Joint/Group Filing (Check Applicable lee)  X Form filed by One Reporting Person Form filed by More than One Reporting Person					
		Tab	le I - Nor	n-Deriv	ative	e Se	curitie	s Ac	quired,	Dis	posed o	of, or Be	enefi	ciall	y Owned	l			
Da			2. Trans Date (Month/I	/Day/Year)   Ex		2A. Deemed Execution Date, if any (Month/Day/Year)		Code (	Transaction Code (Instr. 8)  Transaction Dispose 5)		(A) or			Reported Transact	ies For ially (D) Following (I) (i		n: Direct r Indirect nstr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
			Table II -						uired, D s, option			, or Ber	efici		(Instr. 3	and 4)			
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security		3A. Deeme Execution if any (Month/Da	Date,	4. Transactio Code (Inst 8)				6. Date Exercisal Expiration Date (Month/Day/Year)		Amount of Securities Underlying		t of es ring ve Security		8. Price of Derivative Security (Instr. 5)	9. Number derivative Securities Beneficial Owned Following Reported Transactic (Instr. 4)	e s ally	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership (Instr. 4)
					Code	v	(A)	(D)	Date Exercisabl		xpiration ate	Title	Amo or Num of Shar	ber					
Restricted Stock Unit	\$0.00	07/01/2015			A <sup>(1)</sup>		5,974		(2)	0	3/04/2016	Common Stock	5,9	74	\$0.00	5,974		D	

## **Explanation of Responses:**

1. In connection with the spin-off of Babcock & Wilcox Enterprises, Inc. from the Issuer and pursuant to the terms of the Employee Matters Agreement, dated as of June 8, 2015, between the Issuer and Babcock & Wilcox Enterprises, Inc., Performance RSUs granted under the Amended and Restated 2010 Long-Term Incentive Plan of the Issuer, which would have been payable following the three-year performance period ending on the vesting date and based upon achievement of certain performance levels, converted into RSUs.

2. 100% of RSUs cliff vest on March 4, 2016.

## Remarks:

 $President,\,BWXT\,\,Technical\,\,Services\,\,Group,\,Inc.\,\,President,\,BWXT\,\,Nuclear\,\,Energy,\,Inc.\,\,President,\,BWXT\,\,mPower,\,Inc.\,\,President,\,BWXT\,\,mPower,\,Inc.\,\,President,\,BWXT\,\,mPower,\,Inc.\,\,President,\,BWXT\,\,mPower,\,Inc.\,\,President,\,BWXT\,\,mPower,\,Inc.\,\,President,\,BWXT\,\,mPower,\,Inc.\,\,President,\,BWXT\,\,mPower,\,Inc.\,\,President,\,BWXT\,\,mPower,\,Inc.\,\,President,\,BWXT\,\,mPower,\,Inc.\,\,President,\,BWXT\,\,mPower,\,Inc.\,\,President,\,BWXT\,\,mPower,\,Inc.\,\,President,\,BWXT\,\,mPower,\,Inc.\,\,President,\,BWXT\,\,mPower,\,Inc.\,\,President,\,BWXT\,\,mPower,\,Inc.\,\,President,\,BWXT\,\,mPower,\,Inc.\,\,President,\,BWXT\,\,mPower,\,Inc.\,\,President,\,BWXT\,\,mPower,\,Inc.\,\,President,\,BWXT\,\,mPower,\,Inc.\,\,President,\,BWXT\,\,mPower,\,Inc.\,\,President,\,BWXT\,\,mPower,\,Inc.\,\,President,\,BWXT\,\,mPower,\,BWXT\,\,mPower,\,BWXT\,\,$ 

/s/ William A. Fox III, by

Theresa B. Taylor, attorney-in- 07/06/2015

<u>fact</u>

\*\* Signature of Reporting Person Date

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.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.