## FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL	<b>OWNERSHIP</b>

# OMB APPROVAL

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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

1. Name and Address of Reporting Person*						2. Issuer Name <b>and</b> Ticker or Trading Symbol XPO Logistics, Inc. [XPO]										5. Relationship of Reporting Person(s) to Issuer (Check all applicable)						
BRADLEY S JACOBS					1											X	Director		X	10% Ov	vner	
(1.50) (1.50)					-											X	Officer (g below)	ive title		Other (s	specify	
(Last) (First) (Middle)					3. Date of Earliest Transaction (Month/Day/Year)												,	ef Exec	utive (	,		
C/O XPO LOGISTICS, INC. 5 GREENWICH OFFICE PARK					09/02/2012																	
5 GREEN	WICH OF	FICE PARK																				
(Street)					4	. If Am	endn	nent, Dat	e of O	riginal F	iled (	Month/I	6. I	6. Individual or Joint/Group Filing (Check Applicable Line)								
GREENWICH CT 06831																X Form filed by One Reporting Person						
					1												Form filed by More than One Reporting Person					
(City)	(S	itate)	(Zip)																			
		Т	able I - No	n-Deri	vat	ive S	ecu	rities	Acqı	uired,	Dis	posed	of, o	Bene	ficially	Ow	vned					
1. Title of S	ecurity (Inst	r. 3)		2. Tran	Transaction		2A. Deemed Execution Date, if any (Month/Day/Year)		nto.	3. 4. Securities Acquired ( Transaction Disposed Of (D) (Instr. 3						5. Amount of Securities		6. Ownership Form: Direct		7. Nature of Indirect		
				(Month/Day/\		/Year)				Code (Inst				) (IIISII. s	, 4 anu 5	.   E	Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)			Indirect tr. 4)	Beneficial Ownership (Instr. 4)	
							(MOHUII/Day/Teal)			_	$\vdash$	-	Amount (A) or (D)			—  F						
						Code				V	Amou	Price			i							
Common Stock					2/2	012				M		10,	10,000		(1)		10,000		D			
Common Stock					09/02/2012					A <sup>(2)</sup>		32,	32,000		\$0		42,0	00	D			
Common Stock				09/0	2/2012				F <sup>(3)</sup>		13,860		D	\$14.8	\$14.83		40		D			
			Table II -	Deriva	ativ	re Se	curi	ities A	cqui	red, D	ispo	osed (	of, or I	3enefi	cially (	Own	ned	,				
								warrar														
1. Title of Derivative				. Deemed 4.		ansaction		5. Number		ate Exerc		e and		. Title and Amount Securities Underlyin		8. Price of Derivative		9. Numbe		10. Ownership	11. Nature	
Security (Instr. 3)	Conversion or Exercise Price of Derivative Security	Date (Month/Day/Year)	Execution Date, if any (Month/Day/Yea	Co	ode (	de (Instr.		of Derivative Securities Acquired (A) or		ration Date nth/Day/Year)				tive Security (Inst			ecurity	Securities Beneficially Owned Following	es	Form: Direct (D)	Beneficial Ownership t (Instr. 4)	
(111511. 3)				cai)   0)													1150. 5)		-	or Indirect		
							Disposed of (D) (Instr. 3, 4 and 5)											Reported	d	(1) (111341. 4	'	
																		Transacti (Instr. 4)				
									Date		Evn	iration			Amount or Number of							
				Co	ode	v	(A) (D)	(D)		cisable	Date		Title	Shar								
													Commo Stock,									
Restricted Stock Units	(1)	09/02/2012		1	М			10,000		(4)		(4)	par valu	ie 1	0,000		\$ <mark>0</mark>	40,00	00	D		
													\$0.001 per sha									
Employee													Commo									
Stock Options	\$9.28									(5)	11/2	1/2021	Stock, par valu		50,000			250,0	00	D		
(right to buy)													\$0.001 per shar									
37				-									Commo	_		+					+	
See	\$7 <sup>(6)</sup>								00/0	02/2011		(7)	Stock,		42,857 <sup>()</sup>	3)		67,50	20	I	See	
footnote <sup>(12)</sup>	\$7(*)								03/0	12/2011		\$0.0	\$0.001	.   `	+2,007			0/,5	00	'	footnote <sup>(9)</sup>	
			-	+	_								per sha	_		+					+	
													Commo Stock,								See	
Warrants	\$7 <sup>(10)</sup>								09/0	)2/2011	09/0	2/2021	par valu \$0.001		12,857 <sup>(1</sup>	1)		9,642,	857	I	footnote <sup>(9)</sup>	
		I						l			1		per sha			- 1					1	

## **Explanation of Responses:**

- 1. Each Restricted Stock Unit represented a contingent right to receive, upon settlement, either (i) one share of Common Stock or (ii) a cash payment equal to the fair market value of one share of Common Stock. The transactions reported in this Form 4 relate to the vesting and settlement of previously granted restricted stock units, as well as the withholding of shares to satisfy tax withholding obligations related to the settlement of, and pursuant to the terms of the award agreements governing, such restricted stock units (see footnote 3). There were no open market sales related to the settlement of the restricted stock units or reported on this Form 4.
- 2. On January 5, 2012, the Reporting Person was granted 160,000 unvested restricted stock units, subject to the Company's satisfaction of certain predetermined performance criteria and the Reporting Person's continued employment with the Issuer. On August 20, 2012, the Compensation Committee of the Board of Directors of the Issuer certified that the performance criteria applicable to the performance-based restricted stock units had been satisfied. Since the applicable performance criteria has been satisfied, this award of restricted stock units vests in equal annual installments of 20% each, beginning on September 2, 2012 and continuing on the first, second, third anniversaries thereof, subject to the Reporting Person's continued employment with the Issuer. The first 20% installment of the performance-based restricted stock units vested and was settled on September 2, 2012.
- 3. In connection with the vesting of the first 20% installment of the Restricted Stock Units, the Issuer withheld 3,300 shares of Common Stock to satisfy tax withholding obligations, and in connection with the vesting of the first 20% installment of the performance-based restricted stock units, the Issuer withheld 10,560 shares of Common Stock to satisfy tax withholding obligations.
- 4. The Restricted Stock Units were initially unvested. The first 20% installment of the Restricted Stock Units vested and was settled on September 2, 2012.
- 5. The Employee Stock Options were initially unvested. The first 20% installment of the Employee Stock Options vested and became exercisable on September 2, 2012.
- 6. The initial conversion price of the Series A Convertible Perpetual Preferred Stock is \$7 per share of Common Stock, subject to adjustment as set forth in the Certificate of Designation of Series A Convertible Perpetual Preferred Stock, filed as Exhibit 4.1 to the Issuer's Current Report on Form 8-K filed with the SEC on September 6, 2011 (the "Certificate of Designation").
- 7. The Series A Convertible Perpetual Preferred Stock has no expiration date.
- 8. Represents 9,642,857 shares of Common Stock initially issuable upon conversion of 67,500 shares of Series A Convertible Perpetual Preferred Stock, subject to adjustment as set forth in the Certificate of Designation.
- 9. Jacobs Private Equity, LLC is the direct beneficial owner of these securities. Bradley S. Jacobs is the Managing Member of Jacobs Private Equity, LLC.
- 10. The initial exercise price of the Warrants is \$7 per share of Common Stock, subject to adjustment as set forth in the Form of Warrant Certificate, filed as Exhibit 4.2 to the Issuer's Current Report on Form 8-K filed with the SEC on September 6, 2011 (the "Warrant Certificate").
- 11. Represents 9,642,857 shares of Common Stock initially issuable upon the exercise of 9,642,857 Warrants, subject to adjustment as set forth in the Warrant Certificate. The 9,642,857 shares of Common Stock initially issuable upon the exercise of the Warrants, together with the 9,642,857 shares of Common Stock initially issuable upon conversion of the Series A Convertible Perpetual Preferred Stock as described in Footnote 8 above, represent an aggregate of 19,285,714 shares of Common Stock initially issuable upon conversion of the Series A Convertible Perpetual Preferred Stock or upon the exercise of the Warrants.

12. Series A Convertible Perpetual Preferred Stock, par value \$0.001 per share.

## Remarks:

See Exhibit 24.1 attached - Power of Attorney

/s/ Gordon E. Devens, Attorney-09/05/2012

\*\* 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.

### POWER OF ATTORNEY

The undersigned hereby constitutes and appoints Gordon E. Devens the undersigned's true and lawful attorney-in-fact to:

- (1) execute for and on behalf of the undersigned, in the undersigned's capacity as an officer or director of XPO Logistics, Inc. (the "Company"), a Form ID, Uniform Application for Access Codes to File on EDGAR and Forms 3, 4 and 5 (including amendments thereto) in accordance with Section 16(a) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), and the rules and regulations thereunder; and
- (2) do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete and execute any such Form ID or Forms 3, 4 or 5 (including amendments) and timely file such forms with the United States Securities and Exchange Commission and any stock exchange or similar authority; and
- (3) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in such attorney-in-fact's discretion.

The undersigned grants to such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary or proper to be done in the exercise of any of the rights and powers granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact shall lawfully do or cause to be done by virtue of this power of attorney and the rights and powers herein granted.

The undersigned acknowledges that such attorney-in-fact, in serving in such capacity at the request of the undersigned, is not assuming, nor is the Company assuming, any of the undersigned's responsibilities to comply with Section 16 of the Exchange Act. The undersigned agrees that such attorney-in-fact may rely entirely on information furnished orally or in writing by the undersigned to such attorney-in-fact.

The undersigned also agrees to indemnify and hold harmless the Company and such attorney-in-fact against any losses, claims, damages or liabilities (or actions in these respects) that arise out of or are based upon any untrue statements or omission of necessary facts in the information provided by the undersigned to such attorney-in-fact for purposes of executing, acknowledging, delivering or filing Form ID or Forms 3, 4 or 5 (including amendments) and agrees to reimburse the Company and such attorney-in-fact for any legal or other expenses reasonably incurred in connection with investigating or defending against any such loss, claim, damage, liability or action.

This Power of Attorney supersedes any power of attorney previously executed by the undersigned regarding the purposes outlined in the first paragraph hereof ("Prior Powers of Attorney"), and the authority of the attorneys-in-fact named in any Prior Powers of Attorney is hereby revoked.

This Power of Attorney shall remain in full force and effect until the undersigned is no longer required to file Forms 3, 4 or 5 with respect to the undersigned's holdings of and transactions in securities issued by the Company, unless earlier (a) revoked by the undersigned in a signed writing delivered to the foregoing attorneys-in-fact; or (b) superseded by a new power of attorney regarding the purposes outlined in the first paragraph hereof dated as of a later date.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 24th day of May, 2012.

/s/ Bradley S. Jacobs
Bradley S. Jacobs