KAYNE ANDERSON MIDSTREAM/ENERGY FUND, INC.

Form N-PX August 19, 2014

OMB APPROVAL

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

FORM N-PX

ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED MANAGEMENT INVESTMENT COMPANY

Investment Company Act file number 811-22467

Kayne Anderson Midstream/Energy Fund, Inc. (Exact name of registrant as specified in charter)

811 Main Street, 14th Floor (Address of principal executive offices) Houston, Texas 77002 (Zip code)

David J. Shladovsky, Esq. KA Fund Advisors, LLC 811 Main Street, 14th Floor Houston, Texas 77002 (Name and address of agent for service)

Registrant's telephone number, including area code: (310) 284-6438

Date of fiscal year end: November 30

Date of reporting period: July 1, 2013 - June 30, 2014

Form N-PX is to be used by a registered management investment company, other than a small business investment company registered on Form N-5 (ss.ss. 239.24 and 274.5 of this chapter), to file reports with the Commission, not later than August 31 of each year, containing the registrant's proxy voting record for the most recent twelve-month period ended June 30, pursuant to section 30 of the Investment Company Act of 1940 and rule 30b1-4 thereunder (17 CFR 270.30b1-4). The Commission may use the information provided on Form N-PX in its regulatory, disclosure

review, inspection, and policymaking roles.

A registrant is required to disclose the information specified by Form N-PX, and the Commission will make this information public. A registrant is not required to respond to the collection of information contained in Form N-PX unless the Form displays a currently valid Office of Management and Budget ("OMB") control number. Please direct comments concerning the accuracy of the information collection burden estimate and any suggestions for reducing the burden to the Secretary, Securities and Exchange Commission, 450 Fifth Street, NW, Washington, DC 20549-0609. The OMB has reviewed this collection of information under the clearance requirements of 44 U.S.C. ss. 3507.

ITEM 1. PROXY VOTING RECORD.

Disclose the following information for each matter relating to a portfolio security considered at any shareholder meeting held during the period covered by the report and with respect to which the registrant was entitled to vote:

(a) The name of the issuer of the portfolio security;

(b) The exchange ticker symbol of the portfolio security;

(c) The Council on Uniform Securities Identification Procedures ("CUSIP") number for the portfolio security;

(d) The shareholder meeting date;

(e) A brief identification of the matter voted on;

(f) Whether the matter was proposed by the issuer or by a security holder;

(g)Whether the registrant cast its vote on the matter;

(h)How the registrant cast its vote (e.g., for or against proposal, or abstain; for or withhold regarding election of directors); and

(i) Whether the registrant cast its vote for or against management.

SIGNATURES

[See General Instruction F]

Pursuant to the requirements of the Investment Company Act of 1940, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

(Registrant) Kayne Anderson Midstream/Energy Fund, Inc.

By (Signature and /s/ Kevin S. McCarthy Title)* Kevin S. McCarthy,

Chairman of the Board of Directors, Date August 15, 2014 President and Chief Executive Officer

* Print the name and title of each signing officer under his or her signature.

Item 1 – Proxy Voting Record Kayne Anderson Midstream/Energy Fund, Inc. 7/1/2013 -6/30/2014

Issuer	Symbol	l CUSIP	Meeting Date	Matter:	Proposed by (I)ssuer or(S)hrhldr	Vote Cast?	How Voted	For/Againist Mgmt
CAPITAL PRODUCT PARTNERS L.P.	CPLP	Y11082107	7/22/2013	ELECT:				
				Keith Forman E.G. Bairactaris	I I	YES YES		FOR FOR
SEADRILL LIMITED	SDRL	G7945E105	9/20/2013	TO RE-ELECT AS A DIRECTOR OF THE COMPANY: John Fredriksen Tor Olav Troim	I I	YES YES		FOR FOR
				Kate Blankenship	I	YES		FOR
				Kathrine Fredriksen	I	YES		FOR
				Carl Erik Steen	I	YES		FOR
				Bert Bekker	I	YES		FOR
				Paul Leand, Jr.	I	YES		FOR
				TO AMEND:	I	YES		FOR
				The Company's By-Laws Nos. 57 (A), 89, 93 (B), 103, 104, 105, 106 (A), 110, and 111				
				TO APPOINT: PricewaterhouseCoopers LLP, as auditor and to authorize the directors to determine their remuneration.	Ι	YES	FOR	FOR
				TO APPROVE: The remuneration of the Company's Board of Directors of a total amount of fees not to exceed US\$1,500,000 for the year ended December 31, 2013.		YES	FOR	FOR
CRESTWOOD MIDSTREAM PARTNERS L.P.	CMLP	226372100	10/4/2013	APPROVE:	I	YES	FOR	FOR

				Agreement & plan of merger, by & among Crestwood Midstream Partners LP ("Crestwood"), Crestwood Gas Services GP LLC, the General Partner of Crestwood, Crestwood Holdings LLC, the parent company of CMLP GP, Inergy Midstream, L.P., NRGM GP, LLC, The General Partner of Inergy Midstream, Inergy L.P., the indirect parent company of NRGM GP, LLC, & Intrepid Merger Sub, LLC.	, ,			
				APPROVE: The adjournment of the special meeting, if necessary or appropriate to solicit additional proxies, if there are not sufficient votes to approve the merger agreement at the time of the special meeting.	Ι	YES	FOR	FOR
				APPROVE: On an advisory (non-binding basis), the compensation payments that will or may be paid by Crestwood to its named executive officers in connection with the merger.	Ι	YES	FOR	FOR
ENTERPRISE PRODUCTS PARTNERS L.P.	EPD	293792107	9/30/2013	APPROVE: The amendment and restatement of the 2008 Enterprise Products long-term incentive plan.	Ι	YES	FOR	FOR
				APPROVE:	Ι	YES	FOR	FOR

	-			The amendment and restatement of the EPD unit purchase plan.				
PLAINS ALL AMERICAN	PAA	726503105	11/19/2013	APPROVE:	Ι	YES	FOR	FOR
PIPELINE, L.P.				The Plains All American 2013 Long-term incentive plan.				
				APPROVE: The adjournment of the special meeting to a later date or dates, if deemed necessary or appropriate by the general partner, to solicit additional proxies.	Ι	YES	FOR	FOR
NAVIOS MARITIME PARTNERS L.P.	NMM	Y62267102	12/4/2013	TO ELECT:	Ι	YES	FOR	FOR
TAKINLKJ L.I.				Dimitris P. Gkouras as Director				
				RATIFY: The appointment of PricewaterhouseCoopers as the company's independent public accountants for the fiscal year ending December 31, 2013.	Ι	YES	FOR	FOR
SEASPAN CORPORATION	SSW	Y75638208	1/28/2014	APPROVE:	Ι	YES	FOR	FOR
				Adoption of an amendment to Seaspan Corporation's amended and restated articles of incorporation to increase the number of authorized preferred shares from 65,000,000 to 150,000,000, with a corresponding increase in the number of authorized shares of capital stock from 290,000,100 to 375,000,100.				

	-			APPROVE: Adoption of an amendment to Seaspan Corporation's amended and restated articles of incorporation to declassify the Board of Directors of Seaspan corporation and provide for the annual election of the members of the Board of Directors.	Ι	YES	FOR	FOR
PVR PARTNERS, L.P.	PVR	693665101	3/20/2014	TO CONSIDER AND VOTE: On a proposal to adopt the agreement and plan of merger, dated as of October 9, 2013 (as it may be amended from time to time), which is referred to as the merger agreement, by and among PVR, PVR GP, LLC, the General partner of PVR, Regency Energy partners LP, and Regency GP LP, the General Partner of Regency, and the transactions contemplated thereby,		YES	FOR	FOR
				TO CONSIDER AND VOTE: On a proposal to approve the adjournment of the PVR special meeting, if necessary, to solicit additional proxies if there are not sufficient votes to adopt the merger agreement at the time of the special meeting.		YES	FOR	FOR
				TO CONSIDER AND VOTE: On a proposal to approve, on an advisory (non-binding) basis, the related compensation	I	YES	FOR	FOR

SPECTRA ENERGY CORP.	SE	847560109	4/15/2014	payments that will or may be paid by PVR to its named executive officers in connection with the merger. TO ELECT AS DIRECTOR: Gregory L. Ebel Austin. A. Adams Joseph Alvarado Pamela L. Carter Clarence P. Cazelot, Jr.	Ι	YES	FOR	FOR
				F. Anthony Comper Peter B. Hamilton Michael McShane Michael G. Morris Michael EJ Phelps				
				RATIFICATION: Of the appointment of Deloitte & Touche LLP as the independent registered public accounting firm for fiscal year 2014.	Ι	YES	FOR	FOR
				ADVISORY RESOLUTION: To approve executive compensation.	I	YES	FOR	FOR
				SHAREHOLDER PROPOSAL: Concerning disclosure of political contributions.	S	YES	AGAINS	STFOR
				SHAREHOLDER PROPOSAL: Concerning methane emissions target.	S	YES	AGAINS	STFOR
CENTERPOINT ENERGY, INC.	CNP	15189T107	4/24/2014	TO ELECT AS DIRECTOR: Milton Carroll Michael P. Johnson Janiece M. Longoria Scott J. McLean Scott M. Prochazka Susan O. Rheney Philip R. Smith	Ι	YES	FOR	FOR

Edgal	i mig. i			11D, 11O.		
			R.A. Walker Peter S. Wareing			
			RATIFICATION: Of the appointment of Deloitte & Touche LLP as Independent auditors for 2014.	Ι	YES FOR	FOR
			APPROVE: Advisory resolution on executive compensation.	Ι	YES FOR	FOR
MARATHON PETROLEUM CORPORATION	MPC	56585A102 4/30/2014	TO ELECT AS DIRECTOR:	Ι	YES FOR	FOR
			Steven A. Davis Gary R. Heminger John W. Snow John P. Surma			
			RATIFICATION: Of the selection of PricewaterhouseCoopers LLP as the company's independent auditor for 2014.	Ι	YES FOR	FOR
			ADVISORY APPROVAL: Of the company's 2014 named executive officer compensation.	Ι	YES FOR	FOR
			SHAREHOLDER PROPOSAL: Seeking the adoption of quantitative greenhouse gas emission reduction goals and associated reports.	S	YES AGAI	NSTFOR
			SHAREHOLDER PROPOSAL: Seeking a report on corporate lobbying expenditures, policies and procedures.	S	YES AGAI	NSTFOR
TRANSCANADA CORPORATION	TRP	89353D107 5/2/2014	TO ELECT AS DIRECTOR:	Ι	YES FOR	FOR

			Kevin E. Benson Derek H. Burney Paule Gauthier Russell K. Girling S. Barry Jackson Paula Rosput Reynolds John Richels Mary Pat Salomone D. Michael G. Stewart Siim A. Vanaselja Richard E. Waugh				
			RESOLUTION: To appoint KPMG LLP, chartered accountants as auditors and authorize the Directors to fix their remuneration.	Ι	YES	FOR	FOR
			RESOLUTION: To accept Transcanada Corporation's approach to executive compensation, as described in the management information circular.	Ι	YES	FOR	FOR
ENBRIDGE INC.	ENB	29250N105 5/7/2014	TO ELECT AS DIRECTOR: David A Arledge James J. Blanchard J. Lorne Braithwaite J. Herb England Charles W. Fischer V.M. Kempston Darkes David A. Leslie Al Monaco George K. Petty Charles E. Schultz Dan C. Tutcher Catherine L. Williams	Ι	YES	FOR	FOR
			APPOINT: PricewaterhouseCoopers LLP as auditors.	Ι	YES	FOR	FOR
			INCREASE: The number of shares reserved under our stock option plans.	Ι	YES	FOR	FOR

			AMEND, CONTINUE AND APPROVE: The shareholder rights plan.	Ι	YES FOR	FOR
			VOTE: On the approach to executive compensation.	Ι	YES FOR	FOR
ALTAGAS LTD.	ALA	021361100 5/1/2014	TO ELECT AS DIRECTOR: Catherine M. Best David W. Cornhill Allan L. Edgeworth Hugh A. Fergusson Daryl H. Gilbert Robert B. Hodgins Myron F. Kanik David F. Mackie M. Neil McCrank	Ι	YES FOR	FOR
			TO APPOINT: Ernst & Young LLP as auditors of the company and authorize the Directors of the Company to fix Ernst & Young LLP's remuneration in that capacity.	Ι	YES FOR	FOR
			TO VOTE, IN AN ADVISORY, NON-BINDING CAPACITY: On a resolution to accept the Company's approach to executive compensation.	Ι	YES FOR	FOR
BONAVISTA ENERGY CORPORATION	BNP	09784Y108 5/1/2014	TO ELECT AS DIRECTOR: Keith A. MacPhail Ian S. Brown Michael M. Kanovsky Sue Lee Margaret A. McKenzie Ronald J. Poelzer Christopher P. Slubicki	Ι	YES FOR	FOR

Jason E. Skehar Ι FOR **APPOINT:** YES FOR KPMG LLP, chartered accountants, as our auditors and to authorize the directors to fix their remuneration as such. KEYERA CORP. 493271100 5/6/2014 TO APPOINT: I YES FOR FOR KEY Deloitte & Touche LLP as auditors of Keyera for a term expiring at the close of the next annual meeting of shareholders. TO ELECT AS Ι YES FOR FOR DIRECTOR: James V. bertram Robert B. Catell Douglas J. Haughey Nancy M. Laird Donald J. Nelson H. Neil Nichols Michael J. Norris Thomas O'Connor William R. Stedman TO RATIFY, CONFIRM I YES FOR FOR AND APPROVE: The renewal of the shareholder rights plan, all as more particularly described in the circular under the heading "Matters To be Acted Upon At The Meeting". **ADVISORY VOTE:** Ι YES FOR FOR With respect to Keyera's approach to executive compensation, which advisory resolution shall not diminish the roles and responsibilities of the Board of Directors. GIBSON ENERGY TO ELECT AS GEI 374825206 5/7/2014 I YES FOR FOR INC. DIRECTOR: James M. Estey James J. Cleary

				Donald R. Ingram Marshall L. McRae Mary Ellen Peters Clayton H. Woitas A. Stewart Hanlon				
				TO PASS A RESOLUTION: Appointing PricewaterhouseCoopers LLP as our auditors, to serve as our auditors until the next annual meeting of sharehodlers and authorizing the Directors to fix their remuneration.	Ι	YES F	OR	FOR
NRG YIELD, INC.	NYLD	62942X108	5/6/2014	TO ELECT AS DIRECTOR: David Crane John F. Chlebowski Kirkland B. Andrews Brian R. Ford Mauricio Gutierrez Ferrell P. McClean Christopher S. Sotos	Ι	YES F	OR	FOR
				TO RATIFY: The appointment of KPMG LLP as the Company's independent registered public accounting firm for fiscal year 2014.	Ι	YES F	OR	FOR
PHILLIPS 66	PSX	718546104	5/7/2014	TO ELECT AS DIRECTOR: William R. Loomis, Jr. Glenn F. Tilton Marna C. Whittington	Ι	YES F	FOR	FOR
				RATIFY: The appointment of Ernst & Young LLP as independent registered public accounting firm for 2014.	Ι	YES F	OR	FOR
				ADVISORY, NON-BINDING VOTE:	Ι	YES F	ØOR	FOR

				On the approval of executive compensation.				
				VOTE: Greenhouse gas reduction goals.	S	YES	AGAINS	ΓFOR
CRESCENT POINT ENERGY CORP.	CPG	22576C101	5/9/2014	TO FIX:	Ι	YES	FOR	FOR
CORF.				The number of Directors of the corporation for the ensuing year at eight (8).				
				DIRECTOR: Rene Amirault Peter Bannister Kenney F. Cugnet D. Hugh Gillard Robert F. Heinemann Gerald A. Romanzin Scott Saxberg Gregory G. Turnbull	Ι	YES	FOR	FOR
				RESOLUTION: To approve an amendment to the corporation's restricted share bonus plan.	Ι	YES	FOR	FOR
				RESOLUTION: Authorizing certain amendments to the corporation's articles of incorporation to implement a share dividend program.	Ι	YES	FOR	FOR
				APPOINTMENT: Of PricewaterhouseCoopers LLP, chartered accountants, as auditors of the corporation and authorize the Board of Directors of the corporation to fix their remuneration as such.	Ι	YES	FOR	FOR
				ADVISORY RESOLUTION:	Ι	YES	FOR	FOR

To accept the corporation's approach to executive compensation.

				*				
U.S. SILICA HOLDINGS, INC.	SLCA	90346E107	5/8/2014	DIRECTOR: Daniel Avramovich Peter Bernard William J. Kacal Charles Shaver Bryan A. Shinn	Ι	YES	FOR	FOR
				J. Michael Stice RATIFICATION: Of appointment of Grant Thornton LLP as independent registered public accounting firm for 2014.	Ι	YES	FOR	FOR
				ADVISORY VOTE: To approve the compensation of the named executive officers, as disclosed in the proxy statement.	Ι	YES	FOR	FOR
				ADVISORY VOTE: On the frequency of the advisory vote to approve the compensation of the named executive officers.	_			
				1 year 2 years 3 years Abstain	Ι	YES	FOR	FOR
INTER PIPELINE LTD.	IPL	45833V109	5/12/2014	TO FIX: The number of shareholders to be elected at the meeting at seven members and to elect seven directors to hold office until the next annual meeting of our shareholders or until their successors are elected or appointed.	Ι	YES	FOR	FOR
				ar appointed.				

	DIRECTOR: Richard Shaw David Fesyk Lorne Brown Duane Keinick William Robertson Brant Sangster Alison Taylor Love	Ι	YES FOR	FOR
	APPOINT: Ernst & Young LLP as auditors to serve until the next annual meeting of shareholders, the audit committee will recommend EY's compensation to the Board for its review and approval.	I	YES FOR	FOR
	SPECIAL RESOLUTION: Authorizing an amendment to our articles to create a new class of preferred shares designated as "Class A Preferred Shares."	Ι	YES FOR	FOR
	APPROVE: The shareholder rights plan agreement which gives effect to the rights plan and the issuance of all rights.	Ι	YES FOR	FOR
ARC RESOURCES ARX 00208D408 5/14/2014 LTD.	DIRECTOR: John P. Dielwart Fred J. Dyment Timothy J. Hearn James C. Houck Harold N. Kvisle Kathleen M. O'Neill Herbert C. Pinder, Jr. William G. Sembo Myron M. Stadnyk Mac H. Van Wielingen	Ι	YES FOR	FOR
	APPOINT:	Ι	YES FOR	FOR

	5			Deloitt LLP, chartered accountants, as auditors to hold office until the close of the next annual meeting of the corporation, at such remuneration as may be determined by the Board of Directors of the corporation.	, -			
				RESOLUTION: To approve the corporations advisory vote on executive compensation.	Ι	YES	FOR	FOR
NISOURCE INC.	NI	65473P105	5/13/2014	DIRECTOR: Richard A. Abdoo Aristides S. Candris Sigmund L. Cornelius Michael E. Jesanis Marty R. Kittrell W. Lee Nutter Deborah S. Parker Robert C. Skaggs, Jr. Teresa A. Taylor Richard L. Thompson Carolyn Y. Woo	Ι	YES	FOR	FOR
				ADVISORY APPROVAL: Of executive compensation.	I	YES	FOR	FOR
				RATIFY: The appointment of Deloitte & Touche LLP as the company's independent registered public accountants.	Ι	YES	FOR	FOR
				TO CONSIDER: A stockholder proposal regarding reports on political contributions.	S	YES	AGAINS'	ΓFOR
BAYTEX ENERGY CORP.	BTE	07317Q105	5/15/2014	FIXING: The number of Directors of Baytex to be elected at	I	YES	FOR	FOR

nine.

				DIRECTOR: James L. Bowzer John A. Brussa Raymond T. Chan Edward Chwyl Naveen Dargan R.E.T. (Rusty) Goepel Dale O. Shwed Mary Ellen Peters Dale O. Shwed	Ι	YES	FOR	FOR
				APPOINT: Deloitte LLP, chartered accountants, as auditors of Baytex for the ensuing year and to authorize the directors of Baytex to fix their remuneration.	Ι	YES	FOR	FOR
				ADVISORY RESOLUTION: To accept the approach to executive compensation.	Ι	YES	FOR	FOR
				APPROVE: A by-law respecting advance notice for the nomination of directors.	Ι	YES	FOR	FOR
PEMBINA PIPELINE CORPORATION	PBA	706327103	5/9/2014	DIRECTOR: GRANT d. Billing Thomas W. Buchanan Michael H. Dilger Randall J. Findlay Lorne B. Gordon David M.B. Legresley Robert B. Michaeleski Leslie A. O'Donoghue Jeffrey T. Smith	I	YES	FOR	FOR
				APPOINT: KPMG LLP, chartered accountants, as the auditors of the corporation for the ensuing financial year at	Ι	YES	FOR	FOR

	_			a remuneration to be fixed by management.				
				RESOLUTION: Approving and authorizing the amendments to the stock option plan, including an increase to the number of common shares reserved for issuance under the plan, and an amendment to the individuals eligible to participate in the plan.	I	YES	FOR	FOR
				ACCEPT: The approach to executive compensation.	Ι	YES	FOR	FOR
HOLLYFRONTIEF CORPORATION	R HFC	436106108	5/14/2014	DIRECTOR:	Ι	YES	FOR	FOR
CORFORATION				Douglas Y. Bech Leldon E. Echols R. Kevin Hardage Michael C. Jennings Robert J. Kostelnik James H. Lee Frankling Myers Michael E. Rose Tommy Valenta				
				ADVISORY VOTE: To approve named executive officer compensation.	Ι	YES	FOR	FOR
				RATIFY: The appointment of Ernst & Young LLP as the company's registered public accounting firm for the 2014 fiscal year.	Ι	YES	FOR	FOR
				STOCKHOLDER PROPOSAL: Greenhouse Gas Emissions.	S	YES	AGAINS	ΓFOR
TRANSOCEAN LTD.	RIG	H8817H100	5/16/2014	2013 ANNUAL REPORT:	Ι	YES	FOR	FOR

Including consolidated financial statements and statutory financial statements of Transocean Ltd.			
DISCHARGE: Of Board of Directors and executive management from liability for activities during fiscal year 2013.	Ι	YES FOR	FOR
APPROPRIATION: Of available earnings.	Ι	YES FOR	FOR
DISTRIBUTION: Of a dividend out of capital contribution reserves of US\$3.00 per outstanding share.	Ι	YES FOR	FOR
AUTHORIZED: Share capital.	Ι	YES FOR	FOR
REDUCTION: Of the maximum number of members of Board of Directors to 11 from 14.	Ι	YES FOR	FOR
AMENDMENTS: To articles of association to implement the Minder Ordinance: Amendments regarding elections and related matters.	Ι	YES FOR	FOR
AMENDMENTS: To articles of association to implement the Minder Ordinance: Binding shareholder ratification of the compensation of the Board of Directors and the executive management team.	Ι	YES FOR	FOR
AMENDMENTS: To articles of association to implement the Minder Ordinance:	Ι	YES FOR	FOR

Supplementary amount for persons assuming an executive management team position during a compensation period for which shareholder ratification has already been granted.				
AMENDMENTS: To articles of association to implement the Minder Ordinance: General principles and terms applicable to the compensation of the members of the Board of Directors and executive management team.	Ι	YES	FOR	FOR
AMENDMENTS: To articles of association to implement the Minder Ordinance: Permissible mandates of members of the Board of Directors and the executive management team.	Ι	YES	FOR	FOR
AMENDMENTS: To articles of association to implement the Minder Ordinance: Loans and post-retirement benefits beyond occupational pensions.	Ι	YES	FOR	FOR
AMENDMENT: To articles of association regarding the applicable vote standard for elections of directors, the chairman and members of the Compensation Committee.	Ι	YES	FOR	FOR
AMENDMENT: To the articles of association regarding shareholder agenda item requests pursuant to	Ι	YES	FOR	FOR

Swiss law.

RE-ELECTION OF DIRECTOR: Ian C. Strachan Glyn A. Barker Vanessa C.L. Chang Frederico F. Curado Chad Deaton Martin B. McNamara Samuel Merksamer Edward R. Muller Steven L. Newman Tan Ek Kia Vincent J. Intrieri	Ι	YES	FOR	FOR
ELECTION: Of Ian C. Strachan as the Chairman of the Board of Directors for a term extending until completion of the next annual general meeting. ELECTION OF THE	Ι	YES	FOR	FOR
MEMBER OF THE COMPENSATION COMMITTEE: Frederico F. Curado Martin B. McNamara Tan Ek Kia Vincent J. Intrieri	Ι	YES	FOR	FOR
ELECTION: Of Schweiger Advokatur / Notariat as the independent proxy for a term extending until the completion of the next annual general meeting.	Ι	YES	FOR	FOR
APPOINTMENT: Of Ernst & Young LLP as the company's independent registered public accounting firm for fiscal year 2014 and re-election of Ernst & Young Ltd, Zurich, as the company's auditor for a further one-year term.	Ι	YES	FOR	FOR

				ADVISORY VOTE: To approve named executive officer compensation.	Ι	YES	FOR	FOR
				RE-APPROVAL: Of the material terms of the performance goals under the long-term incentive plan of Transocean Ltd.	Ι	YES	FOR	FOR
THE WILLIAMS COMPANIES, INC	WMB	969457100	5/22/2014	ELECTION OF DIRECTOR: Alan S. Armstrong Joseph R. Cleveland Kathleen B. Cooper John A. Haag Juanita H. Hinshaw Ralph Izzo Frank T. MacInnis Eric W. Mandelblatt Steven W. Nance Murray D. Smith Janice D. Stoney Laura A. Sugg	Ι	YES	FOR	FOR
				APPROVAL: Of the amendment to the Williams Companies, Inc. 2007 Incentive Plan	Ι	YES	FOR	FOR
				APPROVAL: Of the amendment to the Williams Companies, Inc. 2007 Employee Stock Purchase Plan.	Ι	YES	FOR	FOR
				RATIFICATION: Of Ernst & Young LLP as auditors for 2014.	Ι	YES	FOR	FOR
				APPROVAL: By non-binding advisory vote, of the company's executive compensation.	Ι	YES	FOR	FOR
KINDER MORGAN, INC.	KMI	49456B101	5/19/2014	DIRECTOR:	Ι	YES	FOR	FOR
				Richard D. Kinder				

				Steven J. Kean Anthony W. Hall, Jr. Deborah A. Macdonald Michael J. Miller Michael C. Morgan Fayez Sarofim C. Park Shaper Joel V. Staff John M. Stokes Robert F. Vagt				
				RATIFICATION: Of the selection of PricewaterhouseCoopers LLP as the independent registered public accounting firm for 2014.	Ι	YES	FOR	FOR
				STOCKHOLDER PROPOSAL: Relating to a report on the company's response to climate change.	S	YES	AGAINS	ΓFOR
				STOCKHOLDER PROPOSAL: Relating to a report on methane emissions and pipeline maintenance.	S	YES	AGAINS	ΓFOR
				STOCKHOLDER PROPOSAL: Relating to an annual sustainability report.	S	YES	AGAINS	ΓFOR
ONEOK, INC.	OKE	682680103	5/21/2014	DIRECTOR: James C. Day Julie H. Edwards William L. Ford John W. Gibson Bert H. Mackie Steven J. Malcolm Jim W. Mogg Pattye L. Moore Gary D. Parker Eduardo A. Rodriguez Terry K. Spencer	Ι	YES	FOR	FOR
				RATIFICATION: Of the selection of PricewaterhouseCoopers	Ι	YES	FOR	FOR

_ugu:				LLP as the independent registered public accounting firm of Oneok, Inc.	,			
				ADVISORY VOTE: To approve the company's executive compensation.	Ι	YES	FOR	FOR
				SHAREHOLDER PROPOSAL: Regarding publication of a report on methane emissions.	S	YES	AGAINS	ΓFOR
THE SOUTHERN	SO	842587107	5/28/2014	DIRECTOR:	Ι	YES	FOR	FOR
COMPANY				J.P. Baranco J.A. Boscia H.A. Clark III T.A. Fanning D.J. Grain V.M. Hagen W.A. Hood, Jr. L.P. Hudson D.M. James D.E. Klein W.G. Smith, Jr. S.R. Specker E.J. Wood III				
				RATIFICATION: Of the appointment of Deloitte & Touche LLP as the company's independent registered public accounting firm for 2014.	Ι	YES	FOR	FOR
				ADVISORY VOTE: To approve named executive officer compensation.	Ι	YES	FOR	FOR
				STOCKHOLDER PROPOSAL: On an independent Board Chair.	S	YES	AGAINS	ΓFOR
ENSCO PLC	ESV	G3157S106	5/19/2014		Ι	YES	FOR	FOR

RE-ELECTION OF DIRECTOR: J. Roderick Clark Roxanne J. Decyk Mark E. Francis CBE C. Christopher Gaut Gerald W. Haddock Francis S. Kalman Daniel W. Rabun Keith O. Rattie Paul E. Rowsey, III			
TO AUTHORIZE: The Board of Directors to allot shares.	Ι	YES FOR	FOR
TO RATIFY: The Audit Committee's appointment of KMPG LLP as the independent registered public accounting firm for the year ended 31 December 2014.	Ι	YES FOR	FOR
TO RE-APPOINT: KMPG Audit plc as the U.K. statutory auditors under the U.K. Companies Act 2006.	Ι	YES FOR	FOR
TO AUTHORIZE: The Audit Committee to determine the U.K. statutory auditor's remuneration.	Ι	YES FOR	FOR
TO APPROVE: The Directors' remuneration policy.	Ι	YES FOR	FOR
NON-BINDING ADVISORY VOTE: To approve the Directors remuneration report for the year ended 31 December 2013.	I	YES FOR	FOR
NON-BINDING ADVISORY VOTE:	Ι	YES FOR	FOR

-	-			To approve the compensation to the named executive officers.				
				NON-BINDING ADVISORY VOTE: To approve the report of the auditors and the Directors and the U.K. statutory accounts for the year ended 31 December 2013.	Ι	YES	FOR	FOR
				TO APPROVE: A capital reorganization.	Ι	YES	FOR	FOR
				TO APPROVE: The disapplication of pre-emption rights.	Ι	YES	FOR	FOR
TARGA RESOURCES	TRGP	87612G101	5/29/2014	DIRECTOR:	I	YES	FOR	FOR
CORP.				Charles R. Crisp Laura C. Fulton James W. Whalen				
				RATIFICATION: Of selection of independent auditors.	Ι	YES	FOR	FOR
				ADVISORY VOTE: On executive compensation.	Ι	YES	FOR	FOR
				SHAREHOLDER PROPOSAL: Regarding publication of a report on methane emissions.	S	YES	AGAINST	ΓFOR
BUCKEYE PARTNERS, L.P.	BPL	118230101	6/3/2014	DIRECTOR:	Ι	YES	FOR	FOR
				Forrest E. Wylie Barbara J. Duganier Joseph A. Lasala, Jr. Martin A. White				
				RATIFICATION:	Ι	YES	FOR	FOR

	, and the second s			Of the selection of Deloitte & Touche LLP as Buckeye Partners, L.P.'s independent registered public accountants for 2014.	, .		
				APPROVAL: In an advisory vote, of the compensation of Buckeye's named executive officers.	Ι	YES FOR	FOR
MARKWEST ENERGY PARTNERS, L.P.	MWE	570759100	6/6/2014	DIRECTOR: Frank M. Semple Donald D. Wolf W.A. Bruckmann III Michael L. Beatty Charles K. Dempster Donald C. Heppermann Randall J. Larson Anne E. Fox Mounsey Williams P. Nicoletti	Ι	YES FOR	FOR
				TO APPROVE: On an advisory basis, the compensation of the partnership's named executive officers.	Ι	YES FOR	FOR
				RATIFICATION: Of Deloitte & Touche LLP as the partnership's independent registered public accountants for the fiscal year ending December 31, 2014.	Ι	YES FOR	FOR
BREITBURN ENERGY PARTNERS L.P.	BBEP	106776107	6/19/2014	DIRECTOR: Randall H. Breitenbach David B. Kilpatrick	Ι	YES FOR	FOR
				ADVISORY PROPOSAL: To approve the compensation of the named executive officers	Ι	YES FOR	FOR

of Breitburn GP, LLC.