KAYNE ANDERSON MIDSTREAM/ENERGY FUND, INC. Form N-PX August 12, 2013

OMB APPROVAL

OMB Number: 3235-0582

Expires: January 31, 2015

Estimated average burden hours per response 7.2

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)

717 Texas Avenue, Suite 3100 Houston, Texas (Address of principal executive offices) 77002 (Zip code)

David J. Shladovsky, Esq. KA Fund Advisors, LLC 717 Texas Avenue, Suite 3100 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, 2012 - June 30, 2013

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 Un	form 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 ca directors); and	st its vote (e.g., for or against proposal, or abstain; for or withhold regarding election of

(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 (Signate	ure and Title)*	/s/ Kevin S. McCarthy
		Kevin S. McCarthy,
		Chairman of the Board of Directors,
Date	August 6, 2013	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. 7/1/2012 - 6/30/2013

Issuer CAPITAL	Symbol	CUSIP	Meeting Date	Matter:	Proposed by (I)ssuer or (S)hrhldr	Vote	How Voted	For/4 M
PRODUCTS PARTNERS L.P.	CPLP	Y11082107	7/23/2012	ELECT: DIRECTOR: ABEL RASTERHOFF DIRECTOR: D.P. CHRISTACOPOULOS	I	YES	FOR	F
SEADRILL LIMITED	SDRL	G7954E1057	9/21/2012	TO RE-ELECT AS DIRECTOR: JOHN FREDRIKSEN TOR OLAV TROIM KATE BLANKENSHIP KATHRINE FREDRIKSEN CARL ERIK STEEN	Ι	YES	FOR	F
				RE-APPOINT AND AUTHORIZE: PRICEWATERHOUSECOOPERS, AS OF OLSO, NORWAY AS AUDITORSAND TO AUTHORIZE THE DIRECTORS TO DETERMINE THEIR REMUNERATION.		YES	FOR	F
				APPROVE: THE REMUNERATION OF THE COMPANY'S BOARD OF DIRECTORS OF A TOTAL AMOUNT OF FEES NOT TO EXCEED US\$800,000 FOR THE YEAR ENDED DECEMBER 31, 2012.	Ι	YES	FOR	F
GOLAR LNG PARTNERS LP	GMLP	Y2745C102	9/21/2012	TO ELECT: BART VELDHUIZEN AS A CLASS I DIRECTOR OF THE PARTNERSHIP WHOSE TERM WILL EXPIRE AT THE 2013	Ι	YES	FOR	F

ANNUAL MEETING.

				TO ELECT: CARL ERIK STEEN AS A CLASS II DIRECTOR OF THE PARNTERSHIP WHOSE TERM WILL EXPIRE AT THE 2014 ANNUAL MEETING.	Ι	YES	FOR	F
				TO ELECT: HANS PETTER AAS AS A CLASS III DIRECTOR OF THE PARTNERSHIP WHOSE TERM WILL EXPIRE AT THE 2015 ANNUAL MEETING.	Ι	YES	FOR	F
				TO ELECT: PAUL LEAND JR, AS A CLASS III DIRECTOR OF THE PARTNERSHIP WHOSE TERM WILL EXPIRE AT THE 2015 ANNUAL MEETING.	Ι	YES	FOR	F
NAVIOS								
MARITIME PARTNERS L.P.	NMM	Y62267102	12/6/2012	TO ELECT: DIRECTOR: JOHN KARAKADAS DIRECTOR: RPBERT PIEROT	Ι	YES	FOR	F
				RATIFY: THE APPOINTMENT OF PRICEWATERHOUSECOOPERS AS THE COMPANY'S INDEPENDENT PUBLIC ACCOUNTANTS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2012.	Ι	YES	FOR	F
GOLAR LNG PARTNERS LP	GMLP	Y2745C102	12/13/2012	TO ELECT: BART VELDHUIZEN AS A CLASS I DIRECTOR OF THE PARTNERSHIP WHOSE TERM WILL EXPIRE AT THE 2013 ANNUAL MEETING OF LIMITED PARTNERS.	Ι	YES	FOR	F
				TO ELECT: CARL ERIK STEEN AS A CLASS II DIRECTOR OF THE	Ι	YES	FOR	F

PARTNERSHIP WHOSE TERM WILL EXPIRE AT THE 2014 ANNUAL MEETING OF LIMITED PARTNERS.

			TO ELECT: HANS PETTER AAS AS A CLASS III DIRECTOR OF THE PARTNERSHIP WHOSE TERM WILL EXPIRE AT THE 2015 ANNUAL MEETING OF LIMITED PARTNERS.	Ι	YES	FOR	F
			TO ELECT: PAUL LEAND JR., AS A CLASS III DIRECTOR OF THE PARTNERSHIP WHOSE TERM WILL EXPIRE AT THE 2015 ANNUAL MEETING OF LIMITED PARTNERS.	Ι	YES	FOR	F
			TO APPROVE: THE ADOPTION OF AN AMENDMENT TO SECTION 13.9 OF THE PARTNERSHIP'S FIRST AMENDED AND RESTATED AGREEMENT OF THE LIMITED PARTNERSHIP TO REDUCE THE QUORUM REQUIREMENT FOR MEETINGS OF THE LIMITED PARTNERS FROM A MAJORITY TO 33 1/3% OF THE OUTSTANDING UNITS OF THE PARTNERSHIP.	Ι	YES A	AGAINST	AG
CNP	15189T107	4/25/2013	ELECTION OF DIRECTOR: MILTON CARROLL MICHAEL P. JOHNSON JANIECE M. LONGORIA DAVID M. MCCLANAHAN SUSAN O. RHENEY R.A. WALKER PETER S. WAREING RATIFY: THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS	I I I I I I I I	NO NO NO NO NO NO	N/A N/A N/A N/A N/A N/A	F F F F F F F
	CNP	CNP 15189T107	CNP 15189T107 4/25/2013	HANS PETTER AAS AS A CLASS III DIRECTOR OF THE PARTNERSHIP WHOSE TERM WILL EXPIRE AT THE 2015 ANNUAL MEETING OF LIMITED PARTNERS. TO ELECT: PAUL LEAND JR., AS A CLASS III DIRECTOR OF THE PARTNERSHIP WHOSE TERM WILL EXPIRE AT THE 2015 ANNUAL MEETING OF LIMITED PARTNERS. TO APPROVE: THE ADOPTION OF AN AMENDMENT TO SECTION 13.9 OF THE PARTNERSHIP'S FIRST AMENDED AND RESTATED AGREEMENT OF THE LIMITED PARTNERSHIP TO REDUCE THE QUORUM REQUIREMENT FOR MEETINGS OF THE LIMITED PARTNERS FROM A MAJORITY TO 33 1/3% OF THE OUTSTANDING UNITS OF THE PARTNERSHIP.	HANS PETTER AAS AS A CLASS III DIRECTOR OF THE PARTNERSHIP WHOSE TERM WILL EXPIRE AT THE 2015 ANNUAL MEETING OF LIMITED PARTNERS.ITO ELECT:IPAUL LEAND JR., AS A CLASS III DIRECTOR OF THE PARTNERSHIP WHOSE TERM WILL EXPIRE AT THE 2015 ANNUAL MEETING OF LIMITED PARTNERS.ITO APPROVE:ITHE ADOPTION OF AN AMENDMENT TO SECTION 13.9 OF THE PARTNERSHIP'S FIRST AMENDED AND RESTATED AGREEMENT OF THE LIMITED PARTNERSHIP TO REDUCE THE QUORUM REQUIREMENT FOR MEETINGS OF THE LIMITED PARTNERS FROM A MAJORITY TO 33 1/3% OF THE OUTSTANDING UNITS OF THE PARTNERSHIP.CNP15189T1074/25/2013ELECTION OF DIRECTOR: MILTON CARROLL ANICHAEL P. JOHNSON JANIECE M. LONGORIA I DAVID M. MCCLANAHAN I DAVID M. MCCLANAHAN I DAVID M. MCCLANAHAN I RA. WALKER I PETER S. WAREINGI	HANS PETTER AAS AS A CLASS III DIRECTOR OF THE PARTNERSHIP WHOSE TERM WILL EXPIRE AT THE 2015 ANNUAL MEETING OF LIMITED PARTNERS.IYESTO ELECT:IYESPAUL LEAND JR., AS A CLASS III DIRECTOR OF THE PARTNERSHIP WHOSE TERM WILL EXPIRE AT THE 2015 ANNUAL MEETING OF LIMITED PARTNERS.IYES ATO APPROVE:IYES ATO APPROVE:IYES ATO APPROVE:IYES ATO APPROVE:IYES ATHE ADOPTION OF AN AMENDMENT TO SECTION 13.9 OF THE PARTNERSHIPS FIRST AGREEMENT OF THE LIMITED PARTNERSHIP TO REDUCE THE QUORUM REQUIREMENT FOR MEETINGS OF THE LIMITED PARTNERS FROM A MAJORITY TO 33 1/3% OF THE OUTSTANDING UNITS OF THE PARTNERSHIP.CNP15189T1074/25/2013ELECTION OF DIRECTOR: MILTON CARROLLINO JANIECE M. LONGORIAINO DAVID M. MCCLANAHANINO SUSAN O. RHENEY FUR SUSAN O. RHENEY FUR SUSAN O. RHENEY IINO PETER S. WAREINGIRATIFY:INORATIFY:INO	HANS PETTER AAS AS A CLASS III DIRECTOR OF THE PARTNERSHIP WHOSE TERM WILL EXPIRE AT THE 2015 ANNUAL MEETING OF LIMITED PARTNERS.IYESFORTO ELECT:IYESFOR PAUL LEAND JR., AS A CLASS III DIRECTOR OF THE PARTNERSHIP WHOSE TERM WILL EXPIRE AT THE 2015 ANNUAL MEETING OF LIMITED PARTNERS.IYESYESAGAINST THE ADOPTION OF AN AMENDMENT TO SECTION 13.9 OF THE PARTNERSHIP TO REDUCE THE AUDOPTION OF AN AMENDMENT TO SECTION 13.9 OF THE PARTNERSHIP TO REDUCE THE QUORUM REQUIREMENT FOR MEETINGS OF THE LIMITED PARTNERS FROM A MAJORITY TO 33 1/3% OF THE PARTNERSHIP.CNP15189T1074/25/2013ELECTION OF DIRECTOR: MILTON CARROLLINO N/A JANIECE M. LONGORIACNP15189T1074/25/2013ELECTION OF DIRECTOR: MILTON CARROLLINO N/A JANIECE M. LONGORIANO N/A JANIECE M. LONGORIAINO N/A JANIECE M. LONGORIANO N/A JANIECE M. LONGORIANO N/

				APPROVE: THE ADVISORY RESOLUTION ON EXECUTIVE COMPENSATION.	Ι	NO	N/A	F
COPANO ENERGY, L.L.C.	CPNO	933767925	4/30/2013	TO ADOPT: THE AGREEMENT AND PLAN OF MERGER, DATED AS OF JANUARY 29, 2013 BY AND AMONG COPANO ENERGY, LLC, KINDER MORGAN ENERGY PARTNERS, L.P., KINDER MORGAN GP, INC., AND JAVELINA MERGER SUB LLC, A WHOLLY-OWNED SUBSIDIARY OF KINDER MORGAN ENERGY PARTNERS, L.P.	Ι	YES	FOR	F
				TO APPROVE: THE ADJOURMENT OF THE COMPANY'S 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.	Ι	YES	FOR	F
				TO APPROVE: ON AN ADVISORY (NON-BINDING) BASIS, THE RELATED COMPENSATION PAYMENTS THAT WILL OR MAY BE PAID BY THE COMPANY TO ITS NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE MERGER.	Ι	YES	FOR	F
SPECTRA ENERGY CORP.	SE	847560109	4/30/2013	ELECTION OF DIRECTOR: WILLIAM T. ESREY GREGORY L. EBEL AUSTIN A. ADAMS JOSEPH ALVARADO PAMELA L. CARTER F. ANTHONY COMPER PETER B. HAMILTON	I I I I I I I I I	YES YES YES YES YES YES YES	FOR FOR FOR FOR FOR FOR FOR	F F F F F F F

	-							
				DENNIS R. HENDRIX	I	YES	FOR	F
				MICHAEL MCSHANE	Ī	YES	FOR	F
				MICHAEL G. MORRIS	I	YES	FOR	F
				MICHAEL E.J. PHELPS	Ι	YES	FOR	F
				RATIFICATION:	I	YES	FOR	F
				OF APPOINTMENT OF DELOITTE & TOUCHE LLP AS SPECTRA ENERGY CORP'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	1	1 1 5	TOK	1
					_			
				ADVISORY RESOLUTION: TO APPROVE EXECUTIVE COMPENSATION.	Ι	YES	FOR	F
				SHAREHOLDER PROPOSAL: CONCERNING DISCLOSURE OF POLITICAL CONTRIBUTIONS.	S	YES A	AGAINST	F
				SHAREHOLDER PROPOSAL: CONCERNING FUGITIVE METHANE EMISSIONS REPORT.	S	YES A	AGAINST	F
TESORO								
CORPORATION	TSO	881609101	5/1/2013	ELECTION OF DIRECTOR:				
				RODNEY F. CHASE	Ι	YES	FOR	F
				GREGORY J. GOFF	Ι	YES	FOR	F
				ROBERT W. GOLDMAN	Ι	YES	FOR	F
				STEVEN H. GRAPSTEIN	Ι	YES	FOR	F
				DAVID LILLEY	Ι	YES	FOR	F
				MARY PAT MCCARTHY	Ι	YES	FOR	F
				J.W. NOKES	Ι	YES	FOR	F
				SUSAN TOMASKY	Ι	YES	FOR	F
				MICHAEL E. WILEY	Ι	YES	FOR	F
				PATRICK Y. YANG	Ι	YES	FOR	F
				ADVISORY VOTE: TO APPROVE EXECUTIVE COMPENSATION.	Ι	YES	FOR	F
				APPROVE: THE TESORO CORPORATION AMENDED AND RESTATED 2011 LONG-TERM INCENTIVE PLAN.	Ι	YES	FOR	F
				RATIFY: THE APPOINTMENT OF ERNST & YOUNG LLP AS THE	Ι	YES	FOR	F

INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.

KEYERA CORP.	KEY	493271100	5/7/2013	APPOINTMENT: OF DELOITTE LLP AS AUDITORS OF KEYERA FOR A TERM EXPIRING AT THE CLOSE OF THE NEXT ANNUAL MEETING OF SHAREHOLDERS.	Ι	YES	FOR	F
				DIRECTOR: JAMES V. BERTRAM ROBERT B. CATELL MICHAEL B.C. DAVIES DOUGLAS J. HAUGHEY NANCY M. LAIRD DONALD J. NELSON H. NEIL NICHOLS MICHAEL J. NORRIS WILLIAM R. STEDMAN	I I I I I I I I I I	YES YES YES YES YES YES YES YES	FOR FOR FOR FOR FOR FOR FOR FOR	F F F F F F F F F F
				RESOLUTION: THE FULL TEXT OF WHICH IS SET FORTH IN SCHEDULE B TO THE INFORMATION CIRCULAR PUBLISHED BY KEYERA IN CONNECTION WITH THE MEETING, TO RATIFY, CONFIRM, AND APPROVE THE ADVANCE NOTICE BYLAW, AS MORE PARTICULARLY DESCRIBED IN THE CIRCULAR UNDER THE HEADING "MATTERS TO BE ACTED UPON AT THE MEETING" AND IN SCHEDULE B.	Ι	YES	FOR	F
				RESOLUTION: THE FULL TEXT OF WHICH IS SET FORTH IN SCHEDULE C TO THE CIRCULAR, TO APPROVE AMENDMENTS TO THE ARTICLES OF KEYERA ON SUBSTANTIALLY THE TERMS SET OUT IN SCHEDULE C TO THE CIRCULAR, INCLUDING THE CREATION OF A LIMITED NUMBER OF PREFERRED SHARES WITHOUT NOMINAL OR PAR VALUE TO BE	Ι	YES	FOR	F

REFERRED TO AS THE "FIRST PREFERRED SHARES" AND A LIMITED NUMBER OF PREFERRED SHARES WITHOUT NOMINAL OR PAR VALUE TO BE REFERRED TO AS THE "SECOND PREFERRED SHARES", AS MORE PARTICULARLY DESCRIBED IN THE CIRCULAR UNDER THE HEADING "MATTERS TO BE ACTED UPON AT THE MEETING" AND IN SCHEDULE C.

OCCIDENTAL PETROLEUM

I LIROLLOM								
CORPORATION	OXY	674599105	5/3/2013	ELECTION OF DIRECTOR:				
				SPENCER ABRAHAM	Ι	YES	FOR	F
				HOWARD I. ATKINS	Ι	YES	FOR	F
				STEPHEN I. CHAZEN	Ι	YES	FOR	F
				EDWARD P. DJEREJIAN	Ι	YES	FOR	F
				JOHN E. FEICK	Ι	YES	FOR	F
				MARGARET M. FORAN	Ι	YES	FOR	F F
				CARLOS M. GUTIERREZ	Ι	YES	FOR	F
				RAY R. IRANI	Ι	YES	FOR	F
				AVEDICK B. POLADIAN	Ι	YES	FOR	F
				AZIZ D. SYRIANI	Ι	YES	FOR	F
				ADVISORY VOTE:	Ι	YES	FOR	F
				APPROVING EXECUTIVE				
				COMPENSATION.				
				RATIFICATION:	Ι	YES	FOR	F
				OF SELECTION OF KPMG LLP				
				AS INDEPENDENT AUDITORS.				
				APPROVAL:	S	VES /	AGAINST	F
				OF STOCKHOLDER RIGHT TO	3	ILSF	AUAINST	Г
				ACT BY WRITTEN CONSENT.				
				ACI DI WRITTEN CONSENT.				
ENBRIDGE INC.	ENB	29250N105	5/8/2013	DIRECTORS:				
				DAVID A. ARLEDGE	Ι	YES	FOR	F
				JAMES J. BLANCHARD	Ι	YES	FOR	F
				J. LORNE BRAITHWAITE	Ι	YES	FOR	F
				J. HERB ENGLAND	Ι	YES	FOR	F
				CHARLES W. FISCHER	Ι	YES	FOR	
				V.M. KEMPSTON DARKES	Ι	YES	FOR	F F
				DAVID A. LESLIE	Ι	YES	FOR	F
				AL MONACO	Ι	YES	FOR	F
				GEORGE K. PETTY	Ι	YES	FOR	F

				CHARLES E. SHULTZ	I	YES	FOR	F
				DAN C. TUTCHER	Ī	YES	FOR	F
				CATHERINE L. WILLIAMS	I	YES	FOR	F
					1	125	1010	1
				APPOINT:	Ι	YES	FOR	F
				PRICEWATERHOUSECOOPERS				_
				LLP AS AUDITORS.				
				VOTE:				
				ON THE APPROACH TO				
				EXECUTIVE COMPENSATION.	Ι	YES	FOR	F
KINDER								
MORGAN, INC.	KMI	49456B1017	5/7/2013					
				RICHARD D. KINDER	Ι	YES	FOR	F
				C. PARK SHAPER	Ι	YES	FOR	F
				STEVEN J. KEAN	Ι	YES	FOR	F
				ANTHONY W. HALL, JR.	Ι	YES	FOR	F
				DEBORAH A. MACDONALD	Ι	YES	FOR	F
				MICHAEL MILLER	Ι	YES	FOR	F
				MICHAEL C. MORGAN	Ι	YES	FOR	F
				FAYEZ SAROFIM	Ι	YES	FOR	F
				JOEL V. STAFF	Ι	YES	FOR	F
				JOHN STOKES	Ι	YES	FOR	F
				ROBERT F. VAGT	Ι	YES	FOR	F
					т	VEC	FOD	г
				RATIFICATION:	Ι	YES	FOR	F
				OF THE SELECTION OF				
				PRICEWATERHOUSECOOPERS				
				LLP AS THE INDEPENDENT				
				REGISTERED PUBLIC				
				ACCOUNTING FIRM FOR 2013.				
PEMBINA								
PIPELINE								
CORPORATION	PBA	706327103	5/10/2013	DIRECTOR:				
				GRANT D. BILLING	Ι	YES	FOR	F
				THOMAS W. BUCHANAN	Ι	YES	FOR	F
				ALLAN L. EDGEWORTH	Ι	YES	FOR	F
				RANDALL J. FINDLAY	Ι	YES	FOR	F
				LORNE B. GORDON	Ι	YES	FOR	F
				DAVID M.B. LEGRESLEY	Ι	YES	FOR	F
				ROBERT B. MICHALESKI	Ι	YES	FOR	F
				LESLIE A. O'DONOGHUE	Ι	YES	FOR	F
				JEFFREY T. SMITH	Ι	YES	FOR	F
					Ŧ	VEO	FOR	-
				TO APPOINT:	Ι	YES	FOR	F
				KPMG LLP, CHARTERED				
				ACCOUNTANTS, AS THE				
				AUDITORS OF THE				
				CORPORATION FOR THE				

ENSUING FINANCIAL YEAR AT A REMUNERATION TO BE FIXED BY MANAGEMENT.

TO ACCEPT: THE APPROACH TO EXECUTIVE COMPENSATION AS DISCLOSED IN THE ACCOMPANYING MANAGEMENT PROXY CIRCULAR.	Ι	YES	FOR	F
RESOLUTION: APPROVING AND AUTHORIZING AN AMENDMENT TO THE ARTICLES TO CHANGE THE DESIGNATION AND TERMS OF THE CORPORATION'S EXISTING INTERNALLY HELD PREFERRED SHARES AS MORE PARTICULARLY DESCRIBED IN THE ACCOMPANYING MANAGEMENT PROXY CIRCULAR.	Ι	YES	FOR	F
RESOLUTION: APPROVING AND AUTHORIZING AN AMENDMENT TO THE ARTICLES TO CREATE A NEW CLASS OF PREFERRED SHARES DESIGNATED AS A "CLASS A PREFERRED SHARES" AS MORE PARTICULARLY DESCRIBED IN THE ACCOMPANYING MANAGEMENT PROXY CIRCULAR.	Ι	YES	FOR	F
RESOLUTION: APPROVING AND AUTHORIZING AN AMENDMENT TO THE ARTICLES TO INCREASE THE MAXIMUM NUMBER OF DIRECTORS OF PEMBINA FROM 11 TO 13 AS MORE PARTICULARLY DESCRBED IN THE ACCOMPANYING MANAGEMENT PROXY	Ι	YES	FOR	F

CIRCULAR.

				RESOLUTION: TO CONTINUE, AND AMEND AND RESTATE THE SHAREHOLDER RIGHTS PLAN AGREEMENT AS MORE PARTICULARLY DESCRIBED IN THE ACCOMPANYING MANAGEMENT PROXY CIRCULAR.	Ι	YES	FOR	F
CROSSTEX ENERGY, L.P.	XTEX	22765U102	5/9/2013	APPROVE: THE AMENDED AND RESTATED CROSSTEX ENERGY GP, LLC LONG-TERM INCENTIVE PLAN (INCLUDING AN INCREASE IN THE NUMBER OF COMMON UNITS AVAILABLE FOR ISSUANCE THEREUNDER).	Ι	YES	FOR	F
CONOCOPHILLIPS	СОР	20825C104	5/14/2013	ELECTION OF DIRECTOR: RICHARD L. ARMITAGE RICHARD H. AUCHINLECK JAMES E. COPELAND, JR. JODY L. FREEMAN GAY HUEY EVANS RYAN M. LANCE MOHD H. MARICAN ROBERT A. NIBLOCK HARALD J. NORVIK WILLIAM E. WADE, JR.	I I I I I I I I I I I	YES YES YES YES YES YES YES YES YES	FOR FOR FOR FOR FOR FOR FOR FOR FOR	F F F F F F F F F
				RATIFY: THE APPOINTMENT OF ERNST & YOUNG LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2013.	Ι	YES	FOR	F
				ADVISORY APPROVAL: OF EXECUTIVE COMPENSATION.	Ι	YES	FOR	F
				REPORT: ON GRASSROOTS LOBBYING EXPENDITURES.	S	YES A	AGAINST	F
				VOTE:	S	YES .	AGAINST	F
							14	

GREENHOUSE GAS REDUCTION TARGETS.

			VOTE: GENDER IDENTITY NON-DISCRIMINATION.	S	YES A	GAINST	F
NI	65473P105	5/14/2013	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.	I I I I I I I I	YES YES YES YES YES YES YES YES	FOR FOR FOR FOR FOR FOR FOR	F F F F F F F
							F
							F F
			RATIFY: THE APPOINTMENT OF DELOITTE & TOUCH LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLCI ACCOUNTANTS.	I	YES	FOR	F
			CONSIDER: ADVISORY APPROVAL OF EXECUTIVE COMPENSATION.	Ι	YES	FOR	F
			CONSIDER: A STOCKHOLDER PROPOSAL REGARDING ACTION BY WRITTEN CONSENT.	S	YES A	GAINST	F
			CONSIDER: A STOCKHOLDER PROPOSAL REGARDING A POLICY TO END BENCHMARKING CEO COMPENSATION.	S	YES A	GAINST	F
HFC	436106108	5/15/2013	ELECTION OF DIRECTOR: DOUGLAS Y. BECH BUFORD P. BERRY LELDON E. ECHOLS R. KEVIN HARDAGE MICHAEL C. JENNINGS ROBERT J. KOSTELNIK JAMES H. LEE	I I I I I I I	YES YES YES YES YES YES YES	FOR FOR FOR FOR FOR FOR FOR	F F F F F F
				GENDER IDENTITY NON-DISCRIMINATION.NI65473P1055/14/2013ELECTION OF 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. WOORATIFY: THE APPOINTMENT OF DELOITTE & TOUCH LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLCI ACCOUNTANTS.CONSIDER: ADVISORY APPROVAL OF EXECUTIVE COMPENSATION.CONSIDER: A STOCKHOLDER PROPOSAL REGARDING ACTION BY WRITTEN CONSENT.HFC4361061085/15/2013ELECTION OF DIRECTOR: DUIGCIAS Y. BECH BUFORD P. BERRY LELDON E. ECHOLS R. KEVIN HARDAGE MICHAEL C. JENNINGS ROBERT J. KOSTELNIK	GENDER IDENTITY NON-DISCRIMINATION.NI65473P1055/14/2013ELECTION OF DIRECTOR: RICHARD A. ABDOOI ARISTIDES S. CANDRISISIGMUND L. CORNELIUSI MICHAEL E. JESANISI I MARTY R. KITTRELLI I W. LEE NUTTERI I DEBORAH S. PARKERIDEBORAH S. PARKERI ROBERT C. SKAGGS, JR.I TERESA A. TAYLORI RICHARD L. THOMPSONIRATIFY:I THE APPOINTMENT OF DELOITTE & TOUCH LLP AS THE COMPANYSI RATIFY:INDEPENDENT REGISTERED PUBLCI ACCOUNTANTS.I CONSIDER:S A STOCKHOLDER PROPOSAL REGARDING ACTION BY WRITTEN CONSENT.S A STOCKHOLDER PROPOSAL REGARDING A POLICY TO END BENCHMARKING CEO COMPENSATION.SHFC4361061085/15/2013ELECTION OF DIRECTOR: DOUGLAS Y. BECH BUFORD P. BERRY I LELDON E. ECHOLSI RMUTHARDAGE I MICHAEL C. JENNINGS	GENDER IDENTITY NON-DISCRIMINATION.NI65473P1055/14/2013ELECTION OF DIRECTOR: RICHARD A. ABDOOIYES ARISTIDES S. CANDRISNI65473P1055/14/2013ELECTION OF DIRECTOR: RICHARD L. CORNELIUSIYES MICHAEL E. JESANISMARTY R. KITTRELLIYES WICHAEL E. JESANISIYES WICHAEL E. JESANISWI. LEE NUTTERIYES WICHARD L. THOMPSONIYES YES ROBERT C. SKAGGS, JR.IYES ROBERT C. SKAGGS, JR.IYES YES ROBERT C. SKAGGS, JR.IYES YES YES ROBERT C. SKAGGS, JR.IYES ROBERT C. SKAGGS, JR.IYES YES ROBERT C. SKAGGS, JR.IYES YES YES RATIFY:IYES THE APPOINTMENT OF DELOITTE & TOUCH ILLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLCI ACCOUNTANTS.IYES YES A ADVISORY APPROVAL OF EXECUTIVE COMPENSATION.CONSIDER: CONSIDER: REGARDING A POLICY TO END BENCHMARKING CEO COMPENSATION.SYES A YES A A STOCKHOLDER PROPOSAL REGARDING A POLICY TO END BENCHMARKING CEO COMPENSATION.SYES A YES A A STOCKHOLDER PROPOSAL REGARDING A POLICY TO END BENCHMARKING CEO COMPENSATION.HFC4361061085/15/2013ELECTION OF DIRECTOR: DUGLAS Y. BECH BUFORD P. BERRY IYES YES K. KEVIN HARDAGE K. KEVIN HARDAGE K. KEVIN HARDAGE K. KEVIN HARDAGE K. KEVIN HARDAGE K. KEVIN HARDAGE 	GENDER IDENTITY NON-DISCRIMINATION.NI65473P1055/14/2013ELECTION OF DIRECTOR: RICHARD A. ABDOOIYESFOR ARISTIDES S. CANDRISIYESFOR

-	-							
				ROBERT G. MCKENZIE	Ι	YES	FOR	F
				FRANKLIN MYERS	Ι	YES	FOR	F
				MICHAEL ROSE	Ι	YES	FOR	F
				TOMMY VALENTA	Ι	YES	FOR	F
				ADVISORY VOTE:	Ι	YES	FOR	F
				TO APPROVE NAMED	1	1123	TOK	1
				EXECUTIVE OFFICER COMPENSATION.				
				RATIFY: THE APPOINTMENT OF ERNST	Ι	YES	FOR	F
				& YOUNG LLP AS THE				
				COMPANY'S REGISTERED				
				PUBLIC ACCOUNTING FIRM				
				FOR THE 2013 FISCAL YEAR.				
OGE ENERGY								
CORP.	OGE	670837103	5/16/2013	DIRECTOR:				
				JAMES H. BRANDI	Ι	YES	FOR	F
				WAYNE H. BRUNETTI	Ι	YES	FOR	F
				LUKE R. CORBETT	Ι	YES	FOR	F
				PETER B. DELANEY	Ι	YES	FOR	F
				JOHN D. GROENDYKE	Ι	YES	FOR	F
				KIRK HUMPHREYS	Ι	YES	FOR	F
				ROBERT KELLEY	Ι	YES	FOR	F
				ROBERT O. LORENZ	Ι	YES	FOR	F
				JUDY R. MCREYNOLDS	Ι	YES	FOR	F
				LEROY C. RICHIE	Ι	YES	FOR	F
				RATIFY:	Ι	YES	FOR	F
				THE APPOINTMENT OF ERNST				
				& YOUNG LLP AS THE				
				COMPANY'S PRINCIPAL				
				INDEPENDENT				
				ACCOUNTANTS FOR 2013.				
				ADVISORY VOTE:	Ι	YES	FOR	F
				TO APPROVE NAMED				_
				EXECUTIVE OFFICER				
				COMPENSATION.				
				AMENDMENT:	Ι	YES	FOR	F
				OF RESTATED CERTIFICATION	_			_
				OF INCORPORATION TO				
				ELIMINATE SUPERMAJORITY				
				VOTING PROVISIONS.				
				APPROVAL:	Ι	YES	FOR	F
				OF THE OGE ENERGY CORP.	-			-
				2013 STOCK INCENTIVE PLAN.				

				APPROVAL: OF THE OGE ENERGY CORP. 2013 ANNUAL INCENTIVE COMPENSATION PLAN.	Ι	YES	FOR	F
				AMENDMENT: OF THE RESTATED CERTIFICATE OF INCORPORATION TO INCREASE THE NUMBER OF AUTHORIZED SHARES OF COMMON STOCK FROM 225,000,000 TO 450,000,000.	Ι	YES	FOR	F
				SHAREHOLDER PROPOSAL: REGARDING REINCORPORATION IN DELAWARE.	S	YES A	AGAINST	F
THE WILLIAMS COMPANIES, INC.	WMB	969457100	5/16/2013	ELECTION OF DIRECTOR: ALAN S. ARMSTRONG JOSEPH R. CLEVELAND KATHLEEN B. COOPER JOHN A. HAGG JUANITA H. HINSHAW RALPH IZZO FRANK T. MACINNIS STEVEN W. NANCE MURRAY D. SMITH JANICE D. STONEY LAURA A. SUGG RATIFY: ERNST & YOUNG LLP AS AUDITORS FOR 2013. APPROVAL: BY NONBINDING ADVISORY VOTE, OF THE COMPANY'S EXECUTIVE COMPENSATION.	I I I I I I I I I	YES YES YES YES YES YES YES YES YES YES	FOR FOR FOR FOR FOR FOR FOR FOR FOR FOR	F F F F F F F F F F F F F F F F F F F
TARGA RESOURCES CORP.	TRGP	87612G101	5/20/2013	DIRECTOR: RENE R. JOYCE PETER R. KAGAN	I I	YES YES	FOR FOR	F
				CHRIS TONG RATIFICATION:	I I	YES YES	FOR FOR	F F
							17	

OF SELECTION OF INDEPENDENT AUDITORS.

ONEOK, INC.	OKE	682680103	5/22/2013	ELECTION OF DIRECTOR:	Ŧ	VEO	FOR	-
				JAMES C. DAY	I	YES	FOR	F
				JULIE H. EDWARDS WILLIAMS L. FORD	I	YES YES	FOR FOR	F
				JOHN W. GIBSON	I I	YES	FOR	F F
				BERT H. MACKIE	I	YES	FOR	F
				STEVEN J. MALCOLM	I	YES	FOR	F
				JIM W. MOGG	I	YES	FOR	F
				PATTYE L. MOORE	I	YES	FOR	F
				GARY D. PARKER	I	YES	FOR	F
				EDUARDO A. RODRIGUEZ	I	YES	FOR	F
				EDUARDO A. RODRIGUEZ	1	1123	POR	1
				RATIFY:	Ι	YES	FOR	F
				THE SELECTION OF				
				PRICEWATERHOUSECOOPERS				
				LLP AS THE COMPANY'S				
				INDEPENDENT REGISTRED				
				PUBLIC ACCOUNTING FIRM.				
				APPROVE:	Ι	YES	FOR	F
				THE MATERIAL TERMS OF	1	1123	POK	1
				THE PERFORMANCE GOALS				
				OF THE EQUITY				
				COMPENSATION PLAN.				
				COMI ENSATION I LAN.				
				ADVISORY VOTE:	Ι	YES	FOR	F
				TO APPROVE THE COMPANY'S				
				EXECUTIVE COMPENSATION.				
					C	VEC		г
				SHAREHOLDER PROPOSAL:	S	YES A	AGAINST	F
				REGARDING PUBLICATION OF				
				A REPORT ON METHANE				
				EMISSIONS.				
THE SOUTHERN								
COMPANY	SO	842587107	5/22/2013	ELECTION OF DIRECTOR:				
				J.P. BARANCO	Ι	YES	FOR	F
				J.A. BOSCIA	Ι	YES	FOR	F
				H.A. CLARK III	Ι	YES	FOR	F
				T.A. FANNING	Ι	YES	FOR	F
				D.J. GRAIN	Ι	YES	FOR	F
				H.W. HABERMEYER, JR.	Ι	YES	FOR	F
				V.M. HAGEN	Ι	YES	FOR	F
				W.A. HOOD, JR.	Ι	YES	FOR	F
				D.M. JAMES	Ι	YES	FOR	F
				D.E. KLEIN	Ι	YES	FOR	F
				W.G. SMITH, JR.	Ι	YES	FOR	F
				S.R. SPECKER	Ι	YES	FOR	F

-								
				E.J. WOOD III	Ι	YES	FOR	F
				RATIFY: THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2013.	Ι	YES	FOR	F
				ADVISORY VOTE: TO APPROVE NAMED EXECUTIVE OFFICERS' COMPENSATION.	Ι	YES	FOR	F
				RATIFICATION: OF BY-LAW AMENDMENT.	Ι	YES	FOR	F
				AMENDMENT: TO COMPANY'S CERTIFICATE OF INCORPORATION TO REDUCE TWO-THIRDS SUPERMAJORITY REQUIREMENTS IN ARTICLE ELEVENTH TO A MAJORITY VOTE.	Ι	YES	FOR	F
				AMENDMENT: TO COMPANY'S CERTIFICATE OF INCORPORATION TO REDUCE 75% SUPERMAJORITY REQUIREMENTS IN ARTICLE THIRTEENTH TO A TWO-THIRDS VOTE.	Ι	YES	FOR	F
CRESCENT POINT ENERGY CORP.	CPG	22576C101	5/30/2013	TO FIX: THE NUMBER OF DIRECTORS OF THE CORPORATION FOR THE ENSUING YEAR AT SEVEN (7).	Ι	YES	FOR	F
				DIRECTOR: PETER BANNISTER PAUL COLBORNE KENNEY F. CUGNET D. HUGH GILLARD GERALD A. ROMANZIN SCOTT SAXBERG GREGORY G. TURNBULL	I I I I I I I I	YES YES YES YES YES YES YES	FOR FOR FOR FOR FOR FOR	F F F F F F F

				RESOLUTION: TO APPROVE AMENDMENTS TO THE CORPORATION'S ARTICLES OF INCORPORATION TO INCREASE THE MAXIMUM NUMBER OF DIRECTORS THE CORPORATION MAY HAVE FROM SEVEN (7) TO ELEVEN (11) DIRECTORS.	Ι	YES	FOR	F
				RESOLUTION: TO ADOPT A BY-LAW PROVIDING ADVANCE NOTICE REQUIREMENTS FOR THE NOMINATION OF DIRECTORS.	Ι	YES	FOR	F
				APPOINT: 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	F
				ADVISORY RESOLUTION: TO ACCEPT THE CORPORATION'S APPROACH TO EXECUTIVE COMPENSATION.	Ι	YES	FOR	F
MARKWEST								
ENERGY PARTNERS L P	MWE	570759100	5/20/2013	DIRECTOR:				
		570757100	512512015	FRANK M. SEMPLE	Ι	YES	FOR	F
				DONALD D. WOLF	Ι	YES	FOR	F
				KEITH E. BAILEY	Ι	YES	FOR	F
				MICHAEL L. BEATTY	Ι	YES	FOR	F
				CHARLES K. DEMPSTER	Ι	YES	FOR	F
				DONALD C. HEPPERMANN	I	YES	FOR	F
				RANDALL J. LARSON	I	YES	FOR	F
				ANNE E. FOX MOUNSEY WILLIAM P. NICOLETTI	I I	YES YES	FOR FOR	F F
				RATIFY: DELOITTE & TOUCHE LLP AS THE PARTNERSHIP'S INDEPENDENT REGISTERED PUBLIC ACCOUNTANT FOR	Ι	YES	FOR	F

THE FISCAL YEAR ENDING DECEMBER 31, 2013.

BUCKEYE								
PARTNERS, L.P.	BPL	118230101	6/4/2013	DIRECTOR: OLIVER G. RICHARD, III	Ι	YES	FOR	F
				CLARK C. SMITH	Ι	YES	FOR	F
				FRANK S. SOWINSKI	Ι	YES	FOR	F
				APPROVE: THE COMPANY'S 2013 LONG-TERM INCENTIVE PLAN.	Ι	YES	FOR	F
				RATIFY: THE SELECTION OF DELOITTE & TOUCHE LLPS AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTANTS FOR 2013.	Ι	YES	FOR	F
PVR PARTNERS,								
L.P.	PVR	693665101	6/5/2013	DIRECTOR: ROBERT J. HALL	Ι	YES	FOR	F
				MARSHA R. PERELMAN	I	YES	FOR	F
				APPROVE: THE ADVISORY RESOLUTION APPROVING EXECUTIVE COMPENSATION.	Ι	YES	FOR	F
				RATIFY: THE APPOINTMENT OF KPMG LLP AS THE PARTNERSHIP'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE 2013 FISCAL YEAR.	Ι	YES	FOR	F
BREITBURN								
ENERGY PARTNERS L.P.	BBEP	106776107	6/10/2013	DIRECTOR:				
FARTNERS L.F.	DDEF	100770107	0/19/2015	HALBERT S. WASHBURN	Ι	YES	FOR	F
				CHARLES S. WEISS	Ι	YES	FOR	F
				RATIFY: THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE YEAR ENDING DECEMBER 31,	Ι	YES	FOR	F

2013.

KNOT OFFSHORE								
PARTNERS LP	KNOP	Y48125101	6/25/2013	ELECT:				
				EDWARD ANDREW WARYAS,				
				JR. AS A CLASS I DIRECTOR,				
				WHOSE TERM WILL EXPIRE				
				AT THE 2014 ANNUAL				
				MEETING OF LIMITED				
				PARTNERS.	Ι	YES	FOR	F
				ANDREW BEVERIDGE AS A				
				CLASS II DIRECTOR, WHOSE				
				TERM WILL EXPIRE AT THE				
				2015 ANNUAL MEETING OF				
				LIMITED PARTNERS.	Ι	YES	FOR	F
				JOHN COSTAIN AS A CLASS III				
				DIRECTOR, WHOSE TERM				
				WILL EXPIRE AT THE 2016				
				ANNUAL MEETING OF				
				LIMITED PARTNERS.	Ι	YES	FOR	F
				HANS PETTER AAS AS A				
				CLASS IV DIRECTOR, WHOSE				
				TERM WILL EXPIRE AT THE				
				2017 ANNUAL MEETING OF				
				LIMITED PARTNERS.	Ι	YES	FOR	F