

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

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)

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 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.
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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 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	Symbol	CUSIP	Meeting Date	Matter:	Proposed by (I)ssuer or (S)hrhldr	Vote Cast?	How Voted	For/Against Mgmt
CAPITAL PRODUCTS PARTNERS L.P.	CPLP	Y11082107	7/23/2012	ELECT: DIRECTOR: ABEL RASTERHOFF DIRECTOR: D.P. CHRISTACOPOULOS	I	YES	FOR	FOR
SEADRILL LIMITED	SDRL	G7954E1057	9/21/2012	TO RE-ELECT AS DIRECTOR: JOHN FREDRIKSEN TOR OLAV TROIM KATE BLANKENSHIP KATHRINE FREDRIKSEN CARL ERIK STEEN	I	YES	FOR	FOR
				RE-APPOINT AND AUTHORIZE: PRICEWATERHOUSECOOPERS, AS OF OLSO, NORWAY AS AUDITORSAND TO AUTHORIZE THE DIRECTORS TO DETERMINE THEIR REMUNERATION.	I	YES	FOR	FOR
				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.	I	YES	FOR	FOR
GOLAR LNG PARTNERS LP	GMLP	Y2745C102	9/21/2012	TO ELECT:	I	YES	FOR	FOR

BART VELDHUIZEN AS A CLASS I DIRECTOR OF THE PARTNERSHIP WHOSE TERM WILL EXPIRE AT THE 2013 ANNUAL MEETING.

TO ELECT: I YES FOR FOR
 CARL ERIK STEEN AS A CLASS II DIRECTOR OF THE PARTNERSHIP WHOSE TERM WILL EXPIRE AT THE 2014 ANNUAL MEETING.

TO ELECT: I YES FOR FOR
 HANS PETTER AAS AS A CLASS III DIRECTOR OF THE PARTNERSHIP WHOSE TERM WILL EXPIRE AT THE 2015 ANNUAL MEETING.

TO ELECT: I YES FOR FOR
 PAUL LEAND JR, AS A CLASS III DIRECTOR OF THE PARTNERSHIP WHOSE TERM WILL EXPIRE AT THE 2015 ANNUAL MEETING.

NAVIOS
 MARITIME
 PARTNERS
 L.P.

NMM Y62267102 12/6/2012

TO ELECT: I YES FOR FOR
 DIRECTOR: JOHN KARAKADAS
 DIRECTOR: RPBERT PIEROT

RATIFY: I YES FOR FOR
 THE APPOINTMENT OF PRICEWATERHOUSECOOPERS AS THE COMPANY'S INDEPENDENT PUBLIC ACCOUNTANTS FOR THE FISCAL YEAR ENDING DECEMBER 31, 2012.

GOLAR
 LNG
 PARTNERS
 LP

GMLP Y2745C102 12/13/2012

TO ELECT: I YES FOR FOR
 BART VELDHUIZEN AS A CLASS I DIRECTOR OF THE PARTNERSHIP WHOSE TERM

WILL EXPIRE AT THE 2013
ANNUAL MEETING OF
LIMITED PARTNERS.

TO ELECT: I YES FOR FOR
CARL ERIK STEEN AS A CLASS
II DIRECTOR OF THE
PARTNERSHIP WHOSE TERM
WILL EXPIRE AT THE 2014
ANNUAL MEETING OF
LIMITED PARTNERS.

TO ELECT: I YES FOR FOR
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: I YES FOR Item 1(a). Issu Nam
of

Ocwen Financial Corporation ("Ocwen").

Item 1(b). Address of the Issuer's Principal Executive Offices:

1661 Worthington Road
Suite 100
West Palm Beach, Florida 33409

Item 2(a). Name of Person Filing

The Statement is filed on behalf of each of the following persons (collectively, the "Reporting Persons"):

- i) William C. Erbey ("Mr. Erbey");
- ii) E. Elaine Erbey ("Mrs. Erbey")
- iii) Christiansted Trust (the "C-Trust");
- iv) Frederiksted Trust (the "F-Trust");
- v) Carisma Trust;
- vi) Venia, LLC ("Venia");
- vii) Salt Pond Holdings, LLC ("Salt Pond");
- viii) Tribue Limited Partnership ("Tribue");

iv) Munus, L.P. ("Munus"); and

x) Erbey Holding Corporation ("Erbey Holding").

This statement relates to Shares (as defined in Item 2(d) below) beneficially owned by Mr. Erbey. The C-Trust, the F-Trust and Carisma Trust are irrevocable non-grantor trusts. Venia serves as a trustee of the Carisma Trust for the benefit of the spouse of Mr. Erbey. Salt Pond is a service business providing merchant banking services and family office services, which encompass trading in stocks or securities and possibly financing operations for businesses. Each of Tribue and Munus is a charitable remainder trust. Erbey Holding is a holding company for the investment of securities. The partners of Tribue are Mr. Erbey and Salt Pond. The members of Salt Pond are Erbey Holding, the C-Trust and the F-Trust. Erbey Holding is wholly owned by Carisma Trust. The co-trustees of the C-Trust are Mr. Erbey, Mrs. Erbey, John Erbey and Salt Pond, with Mr. Erbey and Salt Pond having authority over investment decisions. The co-trustees of the F-Trust are Mr. Erbey, John Erbey and Salt Pond. The partners of Munus are Mrs. Erbey, Carisma Trust, The Community Foundation of West Georgia, Inc., a Georgia nonprofit corporation, and Erbey Holding.

Item 2(b). Address of Principal Business Office or, if None, Residence:

Mr. Erbey and Mrs. Erbey's business address is P.O. Box 25437, Christiansted, VI 00824. The principal office of the C-Trust is P.O. Box 25390, Christiansted, VI 00824. The principal office of the F-Trust is P.O. Box 25390, Christiansted, VI 00824. The principal office of Carisma Trust and Venia is 5348 Vegas Drive, Suite C, Las Vegas, Nevada 89108. The principal office of Salt Pond is P.O. Box 25437, Christiansted, VI 00824. The principal office of Tribue is P.O. Box 25437, Christiansted, VI 00824. The principal office of Munus is 75 14th Street NE, Suite 2200, Atlanta, Georgia, 30309. The principal office of Erbey Holding is P.O. Box 25437, Christiansted, VI 00824.

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Item 2(c). Citizenship:

- i) Mr. Erbey is a United States citizen;
- ii) Mrs. Erbey is a United States citizen;
- iii) The C-Trust is a U.S. Virgin Islands trust;
- iv) The F-Trust is a U.S. Virgin Islands trust;
- v) Carisma Trust is a Nevada trust;
- vi) Venia is a Nevada limited liability company;
- vii) Salt Pond is a U.S. Virgin Islands limited liability company;
- viii) Tribue is a U.S. Virgin Islands limited partnership;
- ix) Munus is a Georgia limited partnership; and
- x) Erbey Holding is a Delaware corporation.

Item 2(d). Title of Class of Securities:

Common Stock, par value \$0.01 per share (the "Shares").

Item 2(e). CUSIP Number:

675746309

Item 3. If this statement is filed pursuant to Rule 13d-1(b), or 13d-2(b) or (c), check whether the person filing is a:

This Item 3 is not applicable.

Item 4. Ownership:

Item 4(a). Amount Beneficially Owned as of 12/31/2018:

Munus, for which Mr. Erbey retains management of the assets of, is the beneficial owner of 5,849,704 Shares of Ocwen. Tribue, for which Mr. Erbey retains management of the assets of, is the beneficial owner of 1,000 Shares of Ocwen. Mr. Erbey controls Munus, the F-Trust, Salt Pond and Tribue and has full investment discretion of Shares beneficially owned by the C-Trust, Carisma Trust, Venia and Erbey Holding. Therefore, Mr. Erbey is the beneficial owner of 5,850,704 Shares of Ocwen held indirectly through these entities plus options to acquire 1,000,000 Shares of Ocwen which are exercisable on or within 60 days from December 31, 2018.

Mr. Erbey: 6,850,704
Mrs. Erbey: 5,850,704
The C-Trust: 1,000
The F-Trust: 1,000
Carisma Trust: 5,850,704
Venia: 5,850,704
Salt Pond: 1,000
Tribue: 1,000
Munus: 5,849,704
Erbey Holding: 5,850,704

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Item 4(b). Percent of Class:

Mr. Erbey: 5.1%
Mrs. Erbey: 4.4%
The C-Trust: 0%
The F-Trust: 0%
Carisma Trust: 4.4%
Venia: 4.4%
Salt Pond: 0%
Tribue: 0%
Munus: 4.4%
Erbey Holding: 4.4%

The percentages in the immediately preceding list have been calculated based on a total of 133,912,425 shares of Ocwen outstanding as of October 31, 2018 according to Ocwen's Quarterly Report on Form 10-Q filed with the SEC on November 6, 2018. For Mr. Erbey, 1,000,000 shares of common stock, which were exercisable on or within 60 days after December 31, 2018 have been added to the shares outstanding to arrive at a total number of shares outstanding of 134,912,425 for purposes of calculating his beneficial ownership only.

Item 4(c). Number of shares as to which the person has:

(i) Sole power to vote or direct the vote

Mr. Erbey: 6,850,704
Mrs. Erbey: 0
The C-Trust: 0
The F-Trust: 0
Carisma Trust: 0
Venia: 0
Salt Pond: 0
Tribue: 0
Munus: 0
Erbey Holding: 0

(ii) Shared power to vote or direct the vote

Mr. Erbey: 0
Mrs. Erbey: 5,850,704
The C-Trust: 1,000
The F-Trust: 1,000
Carisma Trust: 5,850,704
Venia: 5,850,704
Salt Pond: 1,000
Tribue: 1,000
Munus: 5,849,704
Erbey Holding: 5,850,704

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(iii) Sole power to dispose or to direct the disposition of

Mr. Erbey: 6,850,704

Mrs. Erbey: 0

The C-Trust: 0

The F-Trust: 0

Carisma Trust: 0

Venia: 0

Salt Pond: 0

Tribue: 0

Munus: 0

Erbey Holding: 0

(iv) Shared power to dispose or to direct the disposition of

Mr. Erbey: 0

Mrs. Erbey: 5,850,704

The C-Trust: 1,000

The F-Trust: 1,000

Carisma Trust: 5,850,704

Venia: 5,850,704

Salt Pond: 1,000

Tribue: 1,000

Munus: 5,849,704

Erbey Holding: 5,850,704

Item 5. Ownership of Five Percent or Less of a Class:

This Item 5 is not applicable.

Item 6. Ownership of More than Five Percent on Behalf of Another Person:

This Item 6 is not applicable.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company:

See Item 4(a) above.

Item 8. Identification and Classification of Members of the Group:

This Item 8 is not applicable.

Item 9. Notice of Dissolution of Group:

This Item 9 is not applicable.

Item 10. Certification:

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

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SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: February 14, 2019 William C. Erbey

By:/s/ William C. Erbey

Date: February 14, 2019 E. Elaine Erbey

By:/s/ E. Elaine Erbey

Date: February 14, 2019 Christiansted Trust

By:/s/ William C. Erbey
William C. Erbey
Co-Trustee

By:/s/ E. Elaine Erbey
E. Elaine Erbey
Co-Trustee

By:/s/ John R. Erbey
John R. Erbey
Co-Trustee

By:/s/ William C. Erbey
Salt Pond Holdings, LLC
Co-Trustee
Signed by: William C. Erbey
Title: President

Date: February 14, 2019 Frederiksted Trust

By:/s/ William C. Erbey
William C. Erbey
Co-Trustee

By:/s/ John R. Erbey
John R. Erbey
Co-Trustee

By:/s/ William C. Erbey
Salt Pond Holdings, LLC
Co-Trustee
Signed by: William C. Erbey

Title: President

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Date: February 14, 2019 Carisma Trust

By: Venia, LLC, its Sole
Trustee

By: /s/ E. Elaine Erbey
E. Elaine Erbey
Member

Date: February 14, 2019 Venia, LLC

/s/ E.
By: Elaine
Erbey
E.
Elaine
Erbey
Member

Date: February 14, 2019 Salt Pond
Holdings, LLC

/s/
By: William
C. Erbey
William
C. Erbey
President

Date: February 14, 2019 Tribue Limited
Partnership

/s/
By: William
C. Erbey
William
C. Erbey
General
Partner

Date: February 14, 2019 Munus, L.P.

/s/
By: William
C. Erbey
William
C. Erbey

General
Partner

Date: February 14, 2019 Erbey Holding Corporation

By: Carisma Trust, its Sole
Shareholder

By: Venia, LLC, Carisma
Trust's Sole Trustee

By: /s/ E. Elaine Erbey
E. Elaine Erbey
Member
