KAYNE ANDERSON ENERGY DEVELOPMENT CO Form N-PX August 10, 2017

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 811-22435

Kayne Anderson Energy Development Company

(Exact name of registrant as specified in charter)

811 Main Street, 14th Floor Houston, Texas 77002

(Address of principal executive offices) (Zip code)

Michael O'Neil

KA Fund Advisors, LLC

1800 Avenue of the Stars, Third Floor Los Angeles, California 90067

(Name and address of agent for service)

Registrant's telephone number, including area code: (310) 282-7905

Date of fiscal year end: November 30

Date of reporting period: July 1, 2016 – June 30, 2017

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 Energy Development Company

By (Signature and

Title)*

/s/ Kevin S. McCarthy

Kevin S. McCarthy,

Chairman and Chief Executive Officer

Date August 10, 2017

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

Kayne Anderson Energy Development Company

Proxy Voting Record

Date of reporting period: July 1, 2016 - June 30, 2017

Issuer	Symbol	CUSIP	Meeting D	ate	Matter:	Proposed by (I)ssuer or (S)hareholder	Vote Cast?	How Voted
TRANSMONTAIGNE PARTNERS L P	TLP	89376V100	7/12/16	1	TO APPROVE:	I	YES	FOR
					THE PARTNERSHIP'S 2016 LONG-TERM INCENTIVE PLAN (THE "2016 PLAN"), WHICH, AMONG OTHER THINGS, PERMITS COMMON UNITS TO BE RESERVED AND MADE AVAILABLE FOR ISSUANCE WITH RESPECT TO AWARDS UNDER THE 2016 PLAN.			
GOLAR LNG PARTNERS LP	GMLP	Y2745C102	9/28/16	1	TO ELECT:	I	YES	FOR
					ALF C. THORKILDSEN AS A CLASS I DIRECTOR OF THE PARTNERSHIP WHOSE TERM WILL EXPIRE AT THE 2019 ANNUAL MEETING OF LIMITED PARTNERS.			
SEMGROUP CORPORATION	SEMG	81663A105	9/29/16	1	TO APPROVE: THE ISSUANCE	I	YES	FOR

OF CLASS A
COMMON STOCK
PURSUANT TO
THE TERMS OF
THE MERGER
AGREEMENT IN
CONNECTION
WITH THE
MERGER.

2 TO APPROVE: I YES FOR

THE
ADJOURNMENT
OF THE
SEMGROUP
SPECIAL
MEETING, FROM
TIME TO TIME, IF
NECESSARY OR
APPROPRIATE TO
SOLICIT
ADDITIONAL
PROXIES.

TESORO LOGISTICS TLLP 88160T107 10/4/16 1 TO APPROVE: I YES FOR

THE
AMENDMENT
AND
RESTATEMENT
OF THE
PARTNERSHIP'S
2011 LONG-TERM
INCENTIVE PLAN
(THE "LTIP
PROPOSAL").

2 TO APPROVE: I YES FOR

THE
ADJOURNMENT
OF THE SPECIAL
MEETING TO A
LATER DATE OR
DATES, IF
NECESSARY OR

					APPROPRIATE TO SOLICIT ADDITIONAL PROXIES IN THE EVENT THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE LTIP PROPOSAL (THE "ADJOURNMENT PROPOSAL").			
MAGELLAN MIDSTREAM PARTNERS, L.P.	MMP	559080106	4/20/17	1	ELECTION OF DIRECTOR:			
					LORI A. GOBILLOT	I	YES	FOR
					EDWARD J. GUAY	I	YES	FOR
					MICHAEL N. MEARS	I	YES	FOR
					JAMES R. MONTAGUE	I	YES	FOR
				2	ADVISORY RESOLUTION:	I	YES	FOR
					TO APPROVE EXECUTIVE COMPENSATION			
				3	ADVISORY RESOLUTION:			
					TO APPROVE EXECUTIVE COMPENSATION VOTE FREQUENCY	I	YES	I YEAR

RATIFICATION 4 Ι YES **FOR** OF: **APPOINTMENT** OF **INDEPENDENT AUDITOR ENERGY** TO CONSIDER **TRANSFER ETP** 29273R109 4/26/17 Ι ABSTAIN ABSTAI 1 AND VOTE: PARTNERS, L.P. ON A PROPOSAL TO ADOPT THE **AGREEMENT** AND PLAN OF MERGER, DATED AS OF NOVEMBER 20, 2016, AS AMENDED BY **AMENDMENT** NO. 1 THERETO, DATED AS OF DECEMBER 16, 2016, BY AND AMONG SUNOCO **LOGISTICS** PARTNERS L.P. ("SLX"), SUNOCO PARTNERS LLC, THE GENERAL PARTNER OF SXL, SXL **ACQUISTION SUB** ... (DUE TO SPACE LIMITS, SEE **PROXY** STATEMENT FOR FULL PROPOSAL) TO CONSIDER 2 Ι ABSTAIN ABSTAI AND VOTE: ON A PROPOSAL TO APPROVE THE **ADJOURNMENT** OF THE SPECIAL MEETING, IF

TARGA

RESOURCES CORP.

TRGP

NECESSARY, TO **SOLICIT ADDITIONAL PROXIES IF** THERE ARE NOT **SUFFICIENT VOTES TO ADOPT** THE AGREEMENT AND PLAN OF MERGER, AS AMENDED, AND THE **TRANSACTIONS CONTEMPLATED** THERE BY AT THE TIME OF THE **SPECIAL** MEETING.

TO CONSIDER 3 I ABSTAIN ABSTAI AND VOTE: ON A PROPOSAL TO APPROVE, ON AN ADVISORY (NON-BINDING) BASIS, THE PAYMENTS THAT WILL OR MAY BE PAID BY ETP TO **ITS NAMED EXECUTIVE OFFICERS IN CONNECTION** WITH THE MERGER. **ELECTION OF** 87612G101 05/22/17 I YES **FOR** 1A DIRECTOR: CHARLES R. **CRISP ELECTION OF** 1B I YES **FOR** DIRECTOR: LAURA C. **FULTON**

1C	ELECTION OF DIRECTOR:	I	YES	FOR
	MICHAEL A. HEIM			
1D	ELECTION OF DIRECTOR:	I	YES	FOR
	JAMES. W. WHALEN			
2	RATIFICATION OF:	I	YES	FOR
	SELECTION OF INDEPENDENT ACCOUNTANTS			
3	ADVISORY VOTE:	I	YES	FOR
	ON EXECUTIVE COMPENSATION			
4	ADVISORY VOTE:	I	YES	1 YEAF
	ON THE FREQUENCY OF THE ADVISORY VOTE ON EXECUTIVE COMPENSATION			
5	ADOPTIION OF:	I	YES	FOR
	THE AMENDED AND RESTATED TARGA RESOURCES CORP. 2010 STOCK INCENTIVE PLAN			
6	ISSUANCE OF:	I	YES	FOR

SHARES OF COMMON STOCK UPON CONVERSION OF SERIES A PREFERRED STOCK AND EXERCISE OF WARRANTS

BUCKEYE BLP 118230101 06/06/17 I YES **FOR** DIRECTOR: 1 PARTNERS, L.P. BARBARA J. **DUGANIER** JOSEPH A. LASALA, JR LARRY C. PAYNE MARTIN A. **WHITE** THE APPROVAL 2 Ι YES **FOR** OF: THE **AMENDMENTS** TO THE **BUCKEYE** PARTNERS, L.P. 2013 LONG-TERM **INCENTIVE** PLAN, AS **DESCRIBED IN OUR PROXY**

THE
3 RATIFICATION I YES FOR OF:
THE SELECTION

OF DELOITTE & TOUCHE LLP AS BUCKEYE PARTNERS, L.P.'S INDEPENDENT

STATEMENT.

ONEOK PARTNERS,

L.P.

OKS

REGISTERED PUBLIC ACCOUNTANTS FOR 2017.

AS OF JANUARY 31,2017, BY AND AMONG ONEOK,

INC., NEW HOLDINGS SUBSIDIARY,

THE APPROVAL: I YES **FOR** IN AN ADVISORY VOTE, OF THE COMPENSATION OF BUCKEYE'S **NAMED EXECUTIVE OFFICERS AS DESCRIBED IN OUR PROXY STATEMENT PURSUANT TO** ITEM 402 OF REGULATION S-K. 5 THE VOTE: I YES 1 YEAR ON AN **ADVISORY** BASIS, ON THE FREQUENCY OF THE ADVISORY VOTE ON THE **COMPENSATION** OF THE NAMED **EXECUTIVE** OFFICERS. 68268N103 6/30/2017 1 TO APPROVE: YES **FOR** I TO APPROVE THE **AGREEMENT** AND PLAN OF MERGER, DATED

LLC, ONEOK
PARTNERS, L.P.
("ONEOK
PARTNERS") AND
ONEOK
PARTNERS GP,
L.L.C.

2 TO APPROVE: I YES FOR

THE **ADJOURNMENT** OF THE ONEOK **PARTNERS SPECIAL** MEETING TO A LATER DATE OR DATES, IF **NECESSARY OR** APPROPRIATE, TO SOLICIT **ADDITIONAL** PROXIES IN THE **EVENT THERE** ARE NOT **SUFFICIENT VOTES AT THE** TIME OF THE **SPECIAL MEETING TO** APPROVE THE **ABOVE** PROPOSAL.