FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL OMB Number: 3235-0287
Estimated average burden hours per response... 0.5

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(h)

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1040.

1(b).						1940									
(Print or Type Respon				ı							I				
Name and Address of Reporting Person – KAGAN PETER					ssuer Name and Tickero Midstream GF			5. Relationship of Reporting Person(s) to Issuer (Check all applicable) _X_ Director							
(Last) (First) (Middle) C/O WARBURG PINCUS & CO., 450 LEXINGTON AVENUE					nte of Earliest Transa 0/2017	ear)		Officer (give title below) Other (specify below)							
(Street)					Amendment, Date O	ay/Year)		6. Individual or Joint/Group Filing(Check Applicable Line) X_Form filed by One Reporting Person							
NEW YORK, NY 10017 (City) (State) (Zip)								Form filed by More than One Reporting Person							
(City)	(Sta	(Zip)	Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned												
1.Title of Security (Instr. 3)			2. Transactio Date (Month/Day/			(Instr. 8)		4. Securities Acquired (or Disposed of (D) (Instr. 3, 4 and 5)		I (A)	5. Amount of Securitie Following Reported Tr (Instr. 3 and 4)			Form:	7. Nature of Indirect Beneficial Ownership
						Code V		Amount (A) or (D) Pr		Price	or Indirect (Ins (I) (Instr. 4)		(Instr. 4)		
Common shares representing limited partner interests			07/10/2017			A		770	A	\$ 0	770			D	
Common shares representing limited partner interests											55,109,589			I	See footnotes (1) (2) (3) (4) (5)
Reminder: Report on a	a separate line f	or each class of securi	ties beneficially	owne	ed directly or indirec	F	are not		to respon		llection of informatic			n SEC	1474 (9-02)
			Tal		- Derivative Securit (e.g., puts, calls, w					y Own	ed				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	Date (Month/Day/Year) a	A. Deemed xecution Date, ny Month/Day/Yea	if Co (In	ode Deriv astr. 8) Acqu Dispo	umber of vative Securit uired (A) or osed of (D) r. 3, 4, and 5)	ies an	. Date Exer nd Expirati Month/Day	on Date	Under	e and Amount of lying Securities 3 and 4)		9. Number of Derivative Securities Beneficially Owned Following	Security: Direct (D)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
					Code V (A	A) (D)	E	ate xercisable	Expiration Date	Title	Amount or Number of Shares		Reported Transaction(s) (Instr. 4)	or Indirect (I) (Instr. 4)	
Reporting (Owners														
Reporting Owner KAGAN PETER C/O WARBURG I 450 LEXINGTON NEW YORK, NY	PINCUS & C	Director 10% C	wner Officer	Othe	т										
Signatures	10017	_	<u> </u>		_										
/s/ Robert B. Knau	iss, By: Robe	rt B. Knauss, Attor	•	or Pe	ter R. Kagan***		07/12/ Date								
Explanation	n of Res	ponses:													
 (2) All Common Shar interest therein. (3) The Warburg Pincular Dimited partnership (4) Warburg Pincus X managing member 	tements or omis reson is a Partner res indicated as rus funds are W. p ("WP X Partner GP L.P., a Del r of WP Partner	sions of facts constitute of Warburg Pincus & indirectly owned by the arburg Pincus Private ers", and together with aware limited partners is GP. WP LLC is the table of the second of t	e Federal Crim Co., a New Yo e Reporting Per Equity VIII, L.I WP X O&G, t hip ("WP X GF nanager of each	rk ger rson a P., a D he "W P LP")	fiolations. See 18 U.S. neral partnership ("We re included because of the limited part (P X O&G Funds").", is the general partne WP VIII Funds and	VP"), and a M of his affiliati tnership ("WP WP-WPVIII I tner of WP X Co d the WP X C	on with VIII", Investo SP. WP	and Manag n the Warb and togeth rs GP L.P. P GP LLC unds.	ging Director urg Pincus E er with its to , a Delaware , a Delaware	entities wo affi limite	arburg Pincus LLC, a No, due to which Mr. Kags liated partnerships, War d partnership ("WP-WP d liability company ("W	un may be de burg Pincus VIII GP"), is YPP GP"), is	Netherlands Prist the general part	vate Equity rtner of WP-V	cuniary interest VIII C.V. I, a WPVIII Inves VPVIII GP and
Remarks: The Issuer is a Del	aware limited	partnership, mana	ged by the dir	ecto	rs and officers of	its general p	oartnei	, AMGP	GP LLC,	a Dela	aware limited liability	y company	("AMGP GP	"). Mr. Ka	ngan is a dire
Note: File three copies	of this Form, o	ne of which must be r	nanually signed	. If sp	ace is insufficient, se	ee Instruction	6 for p	rocedure.							
									m displays	a curre	ntly valid OMB number				