#### FORM 4

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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

### STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

OMB APPRO	OVAL						
OMB Number:	3235-0287						
Expires:	December 31, 2014						
Estimated average burden							
hours per response	0.5						

I	d Address of Re	eporting Person <sup>*</sup>	Issuer Name and Ticker or Trading Symbol Kosmos Energy Ltd. [KOS]	5. Relationship of Reporting Person(s) to Issuer
(Last) 450 LEXING	(First) GTON AVENUE,	(Middle) NEW YORK	3. Date of Earliest Transaction (Month/Day/Year) 07/15/2014	(Check all applicable)  X Director X 10% Owner  Officer (give Other (specify title below) below)
(Street)	NY	10017	If Amendment, Date of Original Filed (Month/Day/Year)	6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person
(City)	(State)	(Zip)		X Form filed by More than One Reporting Person

	Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned										
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transac Code (Instr. 8)	e (Instr. 3, 4 and 5)		D)	5. Amount of Securities Beneficially Owned	6. Ownership Form: Direct (D)	7. Nature of Indirect Beneficial Ownership		
			Code	V	Amount	(A) or (D)	Price	Following Reported Transaction(s) (Instr. 4) (Instr. 4)		(Instr. 4)	
Common Shares	07/15/2014		S		5,210,130	D	\$ 9.85 (1)	61,178,611	D (2)		
Common Shares	07/15/2014		S		5,153,243	D	\$ 9.85 (1)	60,510,727	D (3)		
Common Shares	07/15/2014		S		10,752,500	D	\$ 9.85 (1)	126,258,651	ı	See Footnotes (4) (5) (6) (8)	
Common Shares	07/15/2014		S		10,752,500	D	\$ 9.85 (1)	126,258,651	ı	See Footnote	

		Table	II - Derivative (e.g., puts,											vned
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transacti Code (Instr. 8)	on	Secu Acqu (A) o	vative irities ired r osed ) r. 3,	and Ex	pira	xercisable ation Date ay/Year)	Amo Und Secu	itle and ount of erlying urities cr. 3 and	8. Price of Derivative Security (Instr. 5)	9. Num Derivat Securit Benefic Owned Followi Report Transa (Instr. 4
				Code	V	(A)	(D)	Date Exercisa		Expiration Date	Title	Amount or Number of Shares		
		dress of Repor	rting Person <sup>*</sup>											
(Last) 450 LE	XINGTON	(First) AVENUE, NE	W YORK	(Middle	e)									
(Street	t)	NY		10017										
(City)		(State)		(Zip)										
1. Name	e and Add	dress of Repor	rting Person <sup>*</sup>	( 1 /										
(Last) 450 LE	XINGTON	(First)		(Middle	e)									
(Street	,	NY		10017										
(City)		(State)		(Zip)										
		dress of Repor Partners LLC	rting Person <sup>*</sup>											
(Last) 450 LE	XINGTON	(First)		(Middle	e)									
(Street	•	NY		10017										
(City)		(State)		(Zip)										
		dress of Repor	-											
(Last)	ARBURG	(First) PINCUS LLC,	450 LEXINGTO	(Middle		JE								
(Street	•	NY		10017										
(City)		(State)		(Zip)										
									1					

10.
Ownership
Form of
Derivative
Security:
Direct (D)

or Indirect (I) (Instr. 4)

9. Number of Derivative Securities

Securities
Beneficially
Owned
Following
Reported
Transaction(s)
(Instr. 4)

11. Nature of Indirect Beneficial Ownership (Instr. 4)

	ress of Reporting P	
(Last)	(First)	(Middle)
450 LEXINGTON	AVENUE	
(Street)		
NEW YORK	NY	10017
(City)	(State)	(Zip)
1. Name and Add KAYE CHARLES	ress of Reporting P R	erson <sup>*</sup>
(Last)	(First)	(Middle)
C/O WARBURG F	PINCUS LLC, 450 LE	XINGTON AVENUE
(Street)		
NEW YORK	NY	10017
(City)	(State)	(Zip)
1. Name and Add Landy Joseph P.	ress of Reporting P	erson <sup>*</sup>
(Last)	(First)	(Middle)
C/O WARBURG F	PINCUS LLC, 450 LE	XINGTON AVENUE
(Street)		
NEW YORK	NY	10017
(City)	(State)	(Zip)

## Explanation of Responses:

- 1. This amount represents the \$9.92 per share price of common shares (the "Common Shares") of Kosmos Energy Ltd. (the "Issuer") sold by the underwriters in connection with a secondary offering of the Issuer which closed on July 15, 2014 (the "Offering"), less the underwriting discount of \$0.07 per share. The material terms of the Offering are described in the prospectus supplement, dated July 9, 2014, filed by the Issuer with the U.S. Securities and Exchange Commission (the "SEC") on July 11, 2014.
- 2. Reflects the number of Common Shares directly owned by Warburg Pincus Private Equity VIII, L.P., a Delaware limited partnership ("WPPE VIII"). This number does not include the number of Common Shares held by Warburg Pincus Netherlands Private Equity VIII I C.V., a company incorporated under the laws of the Netherlands ("WP VIII I CV") and WP-WPVIII Investors, L.P., a Delaware limited partnership ("WP-WPVIII Investors"), which are limited partnerships affiliated with WPPE VIII (WP VIII I CV and WP-WPVIII Investors, together with WPPE VIII, "WP VIII"). Each of WP VIII I CV and WP-WPVIII Investors own 1,773,765 Common Shares and 176,944 Common Shares, respectively.
- 3. Reflects the number of Common Shares directly owned by Warburg Pincus International Partners, L.P., a Delaware limited partnership ("WPIP LP"). This number does not include the number of Common Shares held by Warburg Pincus Netherlands International Partners I, C.V., a company incorporated under the laws of the Netherlands ("WPIP I CV") and WP-WPIP Investors, L.P., a Delaware limited partnership ("WP-WPIP Investors"), which are limited partnerships affiliated with WPIP LP (WPIP I CV and WP-WPIP Investors, together with WPIP LP, "WPIP"). Each of WPIP I CV and WP-WPIP Investors own 2,525,177 Common Shares and 93,427 Common Shares, respectively.
- 4. Reflects the aggregate number of Common Shares directly owned by WP VIII and WPIP.
- 5. Warburg Pincus Partners LLC, a New York limited liability company ("WP Partners") and a direct subsidiary of Warburg Pincus & Co., a New York general partnership ("WP"), is (i) the general partner of WPPE VIII and WPIP LP, (ii) the sole member of WP-WPVIII Investors LLC, a Delaware limited liability company ("WP-WPVIII GP"), which is the general partner of WP-WPVIII Investors, and (iii) the sole member of WP-WPIP Investors LLC, a Delaware limited liability company ("WP-WPIP GP"), which is the general partner of WP-WPIP Investors. WP is the managing member of WP Partners. WP VIII and WPIP are managed by Warburg Pincus LLC, a New York limited liability company ("WP LLC").
- 6. Charles R. Kaye is a Managing General Partner of WP and a Managing Member and Co-Chief Executive Officer of WP LLC. Pursuant to Rule 16a-1 of the Securities and Exchange Act of 1934, as amended (the "Exchange Act"), WP Partners, WP, WP LLC, WP-WPVIII GP, WP-WPIP GP and Mr. Kaye may be deemed to be the beneficial owners of any securities reported herein that may be deemed to be beneficially owned by WP VIII and WPIP.
- 7. Joseph P. Landy is a Managing General Partner of WP and a Managing Member and Co-Chief Executive Officer of WP LLC. Pursuant to Rule 16a-1 of the Exchange Act, Mr. Landy may be deemed to be the beneficial owner of any securities reported herein that may be deemed to be beneficially owned by WP VIII and WPIP. Mr. Landy is also a director of the Issuer.

8. Pursuant to Rule 16a-1(a)(4) of the Exchange Act, each of WP VIII, WPIP, WP-WPVIII GP, WP-WPIP GP, WP Partners, WP, WP LLC, Mr. Kaye and Mr. Landy herein state that this filing shall not be deemed an admission that he or it is the beneficial owner of any such Common Shares covered hereby. Each of WP VIII, WPIP, WP-WPVIII GP, WP-WPIP GP, WP Partners, WP, WP LLC, Mr. Kaye and Mr. Landy disclaims beneficial ownership of such Common Shares, except to the extent of its or his pecuniary interest in such Common Shares. This Form 4 shall not be deemed an admission that any reporting person or any other person referred to herein is a beneficial owner of any securities of the Issuer for purposes of Section 16 of the Exchange Act, or for any other purpose or that any reporting person or other person has an obligation to file this Form 4.

#### Remarks:

Director by Deputization - WP VIII, WPIP, WP-WPVIII GP, WP-WPIP GP, WP Partners and WP (collectively, the "Warburg Pincus Entities") collectively have the right to nominate for election two directors to the Board of Directors of the Issuer (the "Board") pursuant to a Shareholders Agreement entered into by and among the Issuer and certain of the Issuer's stockholders in connection with the consummation of the Issuer's initial public offering on the terms and conditions set forth therein. The directors will serve on the Board as representatives of the Warburg Pincus Entities. \*The Power of Attorney given by each of Warburg Pincus & Co., Mr. Kaye and Mr. Landy was previously filed with the SEC on November 26, 2013 as an exhibit to a statement on Form 4 filed by Warburg Pincus Private Equity IX, L.P. with respect to Laredo Petroleum Holdings, Inc. and is hereby incorporated by reference.

By: Warburg Pincus & Co., By: /s/ Robert B. Knauss, 07/17/2014 **Partner** By: Warburg Pincus LLC, By: /s/ Robert B. Knauss, 07/17/2014 Managing Director By: Warburg Pincus Partners LLC, By: Warburg Pincus & Co., its Managing 07/17/2014 Member, By: /s/ Robert B. Knauss, Partner By: Warburg Pincus Private Equity VIII, L.P., By: Warburg Pincus Partners LLC, its General Partner, 07/17/2014 By: Warburg Pincus & Co., its Managing Member, By: /s/ Robert B. Knauss, **Partner** By: Warburg Pincus International Partners, L.P., By: Warburg Pincus Partners LLC, its General 07/17/2014 Partner, By: Warburg Pincus & Co., its Managing Member, By: /s/ Robert B. Knauss, Partner By: Charles R. Kaye, By: /s/ Robert B. Knauss, Attorney- 07/17/2014 in-Fact\* By: Joseph P. Landy, By: /s/ Robert B. Knauss, 07/17/2014 Attorney-in-Fact\* \*\* Signature of Reporting Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- \* If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.