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IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

STATE OF CALIFORNIA,

Plaintiff,

No. C 17-03786 WHA

v.

VALERO ENERGY CORPORATION,
VALERO ENERGY PARTNERS LP, and
PLAINS ALL AMERICAN PIPELINE, L.P.,

Defendants.

**ORDER RE THIRD-PARTY
OBJECTIONS TO UNSEALING**

Third-party Kinder Morgan, Inc.’s September 7 notice observes that disclosure of its gathering line capacities could harm its customers who use those lines (Dkt. No. 91 at 2). These customers include Shell, Tesoro, Phillips 66, and NuStar. By **SEPTEMBER 11 AT NOON**, third-party Kinder Morgan **SHALL SERVE** the four third-party customers named above with redacted copies of the order regarding preliminary injunction. The copy served on each party shall maintain all redactions of the publicly-filed order with the exception of the specific gathering line capacities associated with their terminal.

By Wednesday **SEPTEMBER 13 AT NOON** Shell, Tesoro, Phillips 66, and NuStar shall file any objections they have to unsealing the redacted portions of the preliminary injunction order related to the gathering line through which they access Concord Station. Any such objection shall specify exactly why disclosure of the redacted information will cause them competitive harm or reveal a trade secret such that there exists compelling reasons to maintain

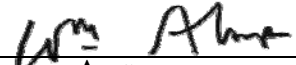
United States District Court
For the Northern District of California

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that information under seal pursuant to *Kamakana v. City & Cty. of Honolulu*, 447 F.3d 1172 (9th Cir. 2006). Generalized objections will not suffice.

IT IS SO ORDERED.

Dated: September 8, 2017.



WILLIAM ALSUP
UNITED STATES DISTRICT JUDGE