Vale International S.A. et al Doc. 67

UNITED STA	TES DIST	RICT CC	URT
SOUTHERN	DISTRICT	OF NEV	N YORK

In re Application of Vale S.A., Vale Holdings
B.V., and Vale International S.A. for an
Order Pursuant to 28 U.S.C. § 1782 to
Conduct Discovery for Use in Foreign
Proceedings

20-MC-199 (JGK) (OTW)

ORDER

ONA T. WANG, United States Magistrate Judge:

The Court has reviewed the parties' joint letter and proposed protective order at ECF 64.

Regarding the dispute over paragraph 8 of the proposed order, the parties are directed to consider the following language, which has been taken verbatim from the Hon. Lewis J. Liman's Model Protective Order:

Nothing in this Protective Order will prevent any person subject to it from producing any Confidential Discovery Material in its possession in response to a lawful subpoena or other compulsory process, or if required to produce by law or by any government agency having jurisdiction, provided, however, that such person receiving a request, will provide written notice to the producing person before disclosure and as soon as reasonably possible, and, if permitted by the time allowed under the request, at least 10 days before any disclosure. Upon receiving such notice, the producing person will have the right to oppose compliance with the subpoena, other compulsory process, or other legal notice if the producing person deems it appropriate to do so.

By October 7, 2020, Parties are further directed to submit a joint letter informing the Court whether they will accept the proposed language above. If not accepted, Applicants as well as Respondents are directed to submit updated proposed language in their joint letter, and

explain to the Court why their proposed language is better than Judge Liman's.

SO ORDERED.

Dated: September 24, 2020

New York, New York

s/ Ona T. Wang

Ona T. Wang

United States Magistrate Judge