EXHIBIT A

DECLARATION OF RANDOLPH R. LOWELL

EXHIBIT A

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1 /	with compression and the construction of the c	
18	Attorneys for the State of South Carolina	
10	UNITED STATES DISTR	DICT COURT
19		
	DISTRICT OF NE	VADA
20	CTATE OF NEVADA	Case 2.19 CV 005CO MAID CDC
. 1	STATE OF NEVADA,	Case 3:18-CV-00569-MMD-CBC
21	Plaintiff,	
22	i idiittiii,	
22	vs.	
23		
دے	UNITED STATES; UNITED STATES	DECLARATION OF
24	l	RANDOLPH R. LOWELL
	in his official capacity as Secretary of Energy;	IN SUPPORT OF EMERGENCY
25	NATIONAL NÜCLÉAR SECURITY	MOTION TO INTERVENE
	ADMINISTRATION; and LISA E.	WO HOLL TO HATER VEHE
26	GORDON-HAGERTY, in her official capacity as	
	Administrator of the National Nuclear Security	
27	Administration and Undersecretary of Nuclear	
,	Security,	
28	Defendants	
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DECLARATION OF RANDOLPH R. LOWELL

- I, Randolph R. Lowell, pursuant to 28 U.S.C. § 1746, declare and state as follows:
- 1. I am an attorney with the law firm of Willoughby & Hoefer, P.A., attorneys for proposed Intervenor, the State of South Carolina ("South Carolina"), in the above-captioned case.
- 2. Pursuant to LR 7-4, I submit this Declaration in support of South Carolina's Emergency Motion to Intervene ("Motion") in this action. I have personal knowledge of the matters set forth in this Declaration and, if called as a witness, could and would competently testify thereto.
- 3. The nature of the emergency requiring South Carolina to bring the Motion on an expedited basis is that: (a) South Carolina's interests will be affected by the disposition of this litigation and are not adequately protected by any other party; (b) this Court has scheduled a hearing on the State of Nevada's Motion for Preliminary Injunction for January 17, 2019; (c) the injunction sought by the State of Nevada seeks to stop the Federal Defendants from shipping defense plutonium from South Carolina to Nevada; (d) the U.S. District Court for the District of South Carolina, following protracted litigation, issued a December 20, 2017 order enjoining the Federal Defendants to remove one metric ton of defense plutonium from the State of South Carolina; (e) the injunction order was affirmed by the Fourth Circuit Court of Appeals; (f) the South Carolina District Court retained continuing jurisdiction over the matter to ensure compliance with the order for removal; and (g) because of the previous litigation in South Carolina District Court, that Court is the appropriate forum to decide any disputes over the defense plutonium shipment.
- 4. This Court should allow South Carolina to intervene in this case and decide South Carolina's Motion to Transfer Venue (attached as Exhibit B to the Motion) prior to any decision on the State of Nevada's Motion for Preliminary Injunction.
- 5. The office addresses and phone numbers for movant and all affected parties are as follows:

1	State of South Carolina c/o Dickinson Wright PLLC	
2	100 West Liberty St., Suite 940	
3	Reno, NV 89501 (775) 343-7500	
4		
5	State of South Carolina c/o Willoughby & Hoefer, P.A.	
6	133 River Landing Drive, Suite 200	
7	Charleston, South Carolina 29492 (843) 619-4426	
8	State of Nevada	
9	c/o Office of the Attorney General 100 North Carson Street	
10	Carson City, Nevada 89701-4717 (775) 684-1227	
11	State of Nevada	
12	c/o Adams Natural Resources Consulting Services, LLC	
13	1238 Buzzys Ranch Road Carson City, Nevada 89701	
14	(775) 882-4201	
15	State of Nevada	
16	c/o EGAN, FITZPATRICK, MALSCH & LAWRENCE, PLLC 1776 K Street N.W., Suite 200	
17	Washington, D.C. 20006	
	(202) 466-3106	
18	United States of America and all Defendants	
19	c/o United States Attorney, District of Nevada 400 South Virginia Street, Suite 900	
20	Reno, NV 89501	
21	(775) 334-3347	
22	United States of America and all Defendants c/o U.S. Department of Justice	
23	Environment and Natural Resources Div.	
24	c/o U.S. Attorney's Office 800 Park Blvd., # 600	
25	Boise, Idaho 83712	
26	(208) 334-1936	
	6. Counsel for South Carolina attempted to meet and confer with counsel for both	
27	Plaintiff and Defendants prior to filing the Motion. Counsel for the Federal Defendants indicated	
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1	that the Federal Defendants would "take no position" as to South Carolina's Motion to Intervene	
2	Counsel for South Carolina also spoke with Wayne Howle from the Nevada Attorney General's	
3	Office about its intention to intervene in the case and to seek a venue transfer to South Carolina.	
4	Mr. Howle indicated that he would speak with his client about the issue, but counsel for South	
5	Carolina was unable to obtain any stipulation or agreement from the State of Nevada prior to	
6	filing the Motion.	
7	I declare under penalty of perjury that the foregoing is true and correct.	
8	DATED this 3rd day of January, 2019.	
9	/s/ Randolph R. Lowell	
10	RANDOLPH R. LOWELL	
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