EXHIBIT C

[Proposed] Order Setting an Expedited Briefing Schedule

EXHIBIT C

1	DICKINSON WRIGHT PLLC	
	JOHN P. DESMOND	
2	Nevada Bar No. 5618	
3	BRIAN R. IRVINE Nevada Bar No. 7758	
	100 West Liberty Street	
4	Suite 940	
	Reno, NV 89501	
5	Tel: (775) 343-7500	
	Fax: (844) 670-6009	
6	Email: jdesmond@dickinsonwright.com	
7	Email: <u>birvine@dickinsonwright.com</u>	
	ALAN WILSON	
8	South Carolina Attorney General	
	ROBERT D. COOK	
9	Solicitor General	
	OFFICE OF THE ATTORNEY GENERAL	
10	Post Office Box 11549	
1 1	Columbia, South Carolina 29211-1549	
11	Tel: (803) 734-3970	
12	Fax: (803)734-2981	
12	awilson@scag.gov bcook@scag.gov	
13	bcook & scag.gov	
	RANDOLPH R. LOWELL	
14	WILLOUGHBY & HOEFER, P.A.	
	133 River Landing Drive, Suite 200	
15	Charleston, South Carolina 29492	
16	Tel: (843) 619-4426	
10	Fax: (803) 256-8062 rlowell@willoughbyhoefer.com	
17	Will comply with LR IA 11-2 within 45 days.	
	Attorneys for the State of South Carolina	
18		
10	UNITED STATES DISTR	RICT COURT
19	DISTRICT OF NE	VADA
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_	STATE OF NEVADA,	Case 3:18-CV-00569-MMD-CBC
21	71 1 100	
	Plaintiff,	
22	vs.	
22	vs.	
23	UNITED STATES; UNITED STATES	[PROPOSED] ORDER SETTING
24	DEPARTMENT OF ENERGY; RICK PERRY,	EXPEDITED BRIEFING
_	in his official capacity as Secretary of Energy;	SCHEDULE ON THE STATE OF
25	NATIONAL NÜCLEAR SECURITY	SOUTH CAROLINA'S
	ADMINISTRATION; and LISA E.	EMERGENCY MOTION TO
26	GORDON-HAGERTY, in her official capacity as	<u>INTERVENE</u>
ا ہے	Administrator of the National Nuclear Security Administration and Undersecretary of Nuclear	
27	Security,	
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_0	Defendants	

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The State of South Carolina has filed an Emergency Motion to Intervene in this action 2 pursuant to LR 7-4 ("Motion"). The Court, having considered the Motion, the Declaration of Randolph R. Lowell and exhibits submitted therewith, finds and concludes as follows:

- 1. Mr. Lowell testified that South Carolina filed the Motion on an expedited basis because:
- (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.
- 2. Mr. Lowell further testified that he attempted to meet and confer with counsel for both Plaintiff and Defendants prior to filing the Motion. Counsel for the Federal Defendants indicated that the Federal Defendants would "take no position" as to South Carolina's Motion to Intervene.
- Mr. Lowell also testified that Counsel for South Carolina also spoke with Wayne 3. Howle from the Nevada Attorney General's Office about its intention to intervene in the case and to seek a venue transfer to South Carolina. Mr. Howle indicated that he would speak with his

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Case 3:18-cv-00569-MMD-CBC Document 25-3 Filed 01/03/19 Page 4 of 4

1	client, but counsel for South Carolina was unable to obtain any stipulation or agreement from the		
2	State of Nevada prior to filing the Motion.		
3	4. This Court finds that the Declaration sets forth an adequate reason for the		
4	emergency filing and otherwise complies with the requirements of LR 7-4.		
5	IT IS THEREFORE ORDERED that the parties shall file and serve any opposition to		
6	South Carolina's Motion on or before, 2019. South Carolina must file any		
7	reply on or before, 2019 so that the Motion will be fully-briefed in		
8	advance of the hearing on the State of Nevada's Motion for Preliminary Injunction set for		
9	January 17, 2019.		
10	IT IS SO ORDERED this day of 2019 at m		
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13	UNITED STATES DISTRICT JUDGE		
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15	Submitted by:		
16	DICKINSON WRIGHT PLLC		
17			
18	/s/ Brian R. Irvine JOHN P. DESMOND		
19	Nevada Bar No. 5618 BRIAN R. IRVINE		
20			
21	Suite 940 Reno, NV 89501 Tel: (775) 343-7500 Fax: (844) 670-6009		
22			
23	Email: jdesmond@dickinsonwright.com Email: birvine@dickinsonwright.com		
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