

STATE OF FLORIDA

COMMISSIONERS:  
ART GRAHAM, CHAIRMAN  
JULIE I. BROWN  
DONALD J. POLMANN  
GARY F. CLARK  
ANDREW GILES FAY



OFFICE OF COMMISSION CLERK  
CARLOTTA S. STAUFFER  
COMMISSION CLERK  
(850) 413-6770

Public Service Commission

August 9, 2018

Robert Scheffel Wright  
Gardner Law Firm  
1300 Thomaswood Drive  
Tallahassee, Florida 32308

**Re: Quantum Pasco Power, L.P. vs. Art Graham, Etc., Et Al., Florida Public Service Commission, PSC Docket No. 20170266-EC, Supreme Court Case No. SC18-1030**

Dear Mr. Wright:

Enclosed for your review is the Index to the record on appeal for the above-referenced docket. The record is due to be filed in the Florida Supreme Court by October 9, 2018. Should you not provide any modifications to this index by September 25, 2018, the record will be filed as reflected herein. Thank you for your prompt attention to this matter.

Sincerely,

*Carlotta S. Stauffer*

Carlotta S. Stauffer  
Commission Clerk

CSS: nah  
Enclosure

cc:  
John T. LaVia, III  
Kathryn Cowdery  
Samantha Cibula  
Gary V. Perko  
Brooke E. Lewis  
Malcolm N. Means  
David Ferrentino  
Trudy Novak  
James Maiz, President  
Quantum Pasco Power, L.P.  
Michael Tulk  
Patrick Daly

Ankur Mathur  
James Stansbury, Chief  
Cindy Mulkey  
Matthew Weidner  
Roy Belden

COMMISSION  
CLERK

2018 AUG -9 AM 8:14

RECEIVED-FPSC

**SC18-1030 INDEX (BY DATE)**

**PSC Docket No. 20170266-EC**

Pursuant to Rule 9.200(d)(1)(B), Fla.R.App.P., the index shall indicate any confidential information in the record and if the information was determined to be confidential in an order, identify such order by date or docket number and record page number.

Date		Page Nos.
	Progress Docket.....	1-7
12/21/2017	Seminole Electric Cooperative, Inc.'s (Seminole) petition for determination of need for combined cycle facility; direct testimony of Michael P. Ward II and Exhibits MPW-1 through MPW-5; direct testimony of David Kezell and Exhibits DK-1 through DK-4; direct testimony of Robert DeMelo and Exhibit RD-1; direct testimony of David Wagner and Exhibits DW-1 and DW-2; direct testimony of Jason Peters and Exhibits JP-1 and JP-2; direct testimony of Julia Diazgranados and Exhibits JAD-1 through JAD-6; direct testimony of Kyle D. Wood and Exhibit KDW-1; direct testimony of Thomas Hines and Exhibits TH-1 through TH-3; and direct testimony of Alan S. Taylor and Exhibit AST-1.....	8-426
12/21/2017	Seminole's request for confidential classification of information provided in Exhibit AST-2 to direct testimony of Alan S. Taylor filed contemporaneously with petition; with redacted version.....	427-456
12/22/2017	<b><u>CONFIDENTIAL</u></b> Certain information provided in Exhibit AST-2 to direct testimony of Alan S. Taylor.....ATTACHMENT THREE ** <i>(THIS CONFIDENTIAL DOCUMENT, ASSIGNED DOCUMENT NUMBER 10831-2017, HAS BEEN TRANSMITTED TO THE UPPER TRIBUNAL UNDER SEPARATE COVER)</i>	
12/22/2017	Notice of need determination of proceeding for Seminole.....	457-458

01/05/2018	Commission Order PSC-2018-0018-PCO-EC establishing procedure and consolidating Dockets 20170266-EC and 20170267-EC for hearing.....	459-473
01/12/2018	Certificate of service of Commission staff's first set of interrogatories to Seminole and Shady Hills Energy Center, LLC's (Shady Hills), Nos. 1-34.....	474
01/16/2018	Certificate of service of Commission staff's first request for production of documents to Seminole and Shady Hills, Nos. 1-19.....	475
01/17/2018	Quantum Pasco Power, L.P.'s (Quantum) motion to intervene.....	476-496
01/17/2018	Michael Tulk's (M. Tulk) and Patrick Daly's (P. Daly) motion to intervene.....	497-508
01/17/2018	Quantum, M. Tulk, and P. Daly's joint motion for extension of intervenor testimony filing dates established by Commission Order No. PSC-2018-0018-PSC-EC.....	509-516
01/19/2018	Commission memo dated January 19, 2018 to all parties and interested persons advising of informal meeting to be held January 22, 2018.....	517
01/19/2018	Seminole and Shady Hills' joint response to Quantum's motion to intervene.....	518-519
01/19/2018	Seminole and Shady Hills' joint response to M. Tulk's and P. Daly's motion to intervene.....	520-521
01/19/2018	Seminole and Shady Hills' joint response to Quantum, M. Tulk, and P. Daly's joint motion for extension of intervenor testimony filing dates.....	522-523
01/19/2018	Quantum's notice of service of first set of interrogatories, Nos. 1-26, to Seminole.....	524-525



01/19/2018	Quantum’s first request of production of documents, Nos. 1-4, to Seminole.....	526-531
01/24/2018	Commission Order PSC-2018-0062-PCO-EC granting intervention to M. Tulk and P. Daly.....	532-535
01/24/2018	Commission Order PSC-2018-0063-PCO-EC granting intervention to Quantum.....	536-540
01/24/2018	Commission Order PSC-2018-0064-PCO-EC establishing procedure and granting in part request for extension of intervenor testimony filing dates.....	541-544
01/29/2018	Seminole’s notice of service of objections and responses of Commission staff’s first set of interrogatories, Nos. 1-34, and first request for production of documents, Nos. 1-19.....	545-546
01/29/2018	Quantum, M. Tulk, and P. Daly’s direct testimony of Paul M. Sotkiewicz, Ph.D. and Exhibits PS-1 through PS-12.....	547-674
01/29/2018	Seminole’s notice of intent to request confidential classification of certain documents produced in response to Commission staff’s first set of interrogatories, Nos. 6, 8, 18, 33 and first request of production of documents, Nos. 6, 10, 11, 13, 18, and 19.....	675-676
01/31/2018	Seminole’s notice of service of first set of interrogatories, No. 1, to Quantum.....	677-678
01/31/2018	Seminole’s notice of service of first set of interrogatories, Nos. 1-2, to M. Tulk and P. Daly.....	679-680
01/31/2018	Seminole’s notice of service of first request for production of documents, Nos. 1-3, to Quantum.....	681-682
02/02/2018	Seminole’s notice of taking deposition duces tecum to attorneys Robert Scheffel Wright and John T. Lavia, III, of Paul M. Sotkiewicz, Ph.D. to be held February 12, 2018.....	683-686

02/02/2018	Seminole’s notice of taking deposition duces tecum to attorneys Robert Scheffel Wright and John T. Lavia, III, of corporate representative Quantum to be held February 12, 2018.....	687-689
02/02/2018	Quantum’s notice of service of second set of interrogatories, Nos. 27-52, to Seminole and Shady Hills.....	690-691
02/02/2018	Quantum’s notice of service of second request for production of documents, Nos. 5-8, to Seminole and Shady Hills.....	692-693
02/05/2018	Seminole’s notice of service of objections and responses to Quantum’s first set of interrogatories, Nos. 1-26, and first request for productions of documents, Nos. 1-4.....	694-695
02/06/2018	Quantum’s notice of service of third set of interrogatories, Nos. 53-84, to Seminole and Shady Hills.....	696-697
02/06/2018	Quantum’s notice of service of third request for production of documents, Nos. 9-12, to Seminole and Shady Hills.....	698-699
02/07/2018	Seminole’s notice of scrivener’s error of request for confidential classification to motion filed on 12/21/2017, replacing references of “Exhibit No. (AST-2)” with “Exhibit No. __ (AST-1 Document 2)”.....	700-701
02/07/2018	Commission’s cross-notice of deposition to attorneys Robert Scheffel Wright and John T. Lavia, III, of Paul M. Sotkiewicz Ph.D. to be held February 12, 2018.....	702-705
02/08/2018	Certificate of service of Commission staff’s first set of interrogatories, Nos. 35-41, to Seminole and Shady Hills.....	706-707
02/09/2018	Notice of Commission hearing and prehearing; hearing to be held March 21-22, 2018; prehearing to be held March 12, 2018.....	708-712

02/09/2018	Amended certificate of service to Commission staff's second set of interrogatories, Nos. 35-41, to Seminole and Shady Hills.....	713-714
02/09/2018	Certificate of service of Commission staff's first set of interrogatories, Nos. 1-3, to M. Tulk, P. Daly, and Quantum.....	715-716
02/09/2018	Certificate of service of Commission staff's first request for production of documents (No. 1), to M. Tulk, P. Daly, and Quantum.....	717-718
02/09/2018	Florida Administrative Register notice of prehearing and hearing; prehearing to be held March 12, 2018; hearing to be held March 21-22, 2018.....	719-720
02/14/2018	Quantum's motion for leave to file corrected testimony and exhibits of Paul M. Sotkiewicz, Ph.D; with attached corrected testimony of Paul M. Sotkiewicz, Ph.D. and Exhibits PS-1 through PS-12.....	721-852
02/15/2018	M. Tulk and P. Daly's notice of serving responses to Seminole's first set of interrogatories, Nos. 1-2.....	853-855
02/15/2018	Quantum's notice of serving responses to Seminole's first set of interrogatories, No. 1.....	856-858
02/15/2018	Quantum's notice of serving responses to Seminole's first request for production of documents, Nos. 1-3.....	859-861
02/16/2018	Seminole's second request for confidential classification regarding certain information provided in response to Commission staff's first set of interrogatories, Nos. 1-34, and first request for production of documents, Nos. 1-19; with redacted version.....	862-2,970
02/19/2018	Commission Order PSC-2018-0089-PCO-EC granting Quantum motion for leave to file corrected testimony and exhibits of witness Paul M. Sotkiewicz, Ph.D.....	2,971-2,973



02/19/2018	Seminole’s rebuttal testimony of David Kezell and Exhibit Nos. DK-5 through DK-8; rebuttal testimony of Kyle D. Wood and Exhibit Nos. KDW-2 through KDW-5; rebuttal testimony of Tao Hong, Ph.D. and Exhibit Nos. TAO-1 and TAO-2; and rebuttal testimony of Alan S. Taylor.....	2,974-3,094
02/19/2018	Seminole’s notice of service of objections and responses to Quantum’s second set of interrogatories, Nos. 27-52, and second request for production of documents, Nos. 5-8.....	3,095-3,096
02/20/2018	Commission Order PSC-2018-0093-CFO-EC granting Seminole’s request for confidential classification to Commission Document Nos. 10828-2017 and 10829-2017 (sic) for a period of 18 months.....	3,097-3,100
02/22/2018	Seminole and Shady Hills’ notice of service of objections and responses to Quantum’s third set of interrogatories, Nos. 53-84, and third request for production of documents, Nos. 9-12.....	3,101-3,102
02/22/2018	Certificate of service of Commission staff’s third set of interrogatories to Seminole, Nos. 42-62, to Seminole.....	3,103-3,104
02/22/2018	Certificate of service of Commission staff’s second request for production of documents, No. 20, to Seminole and Shady Hills.....	3,105-3,106
02/22/2018	Certificate of service of Commission staff’s fourth set of interrogatories, Nos. 63-66, to Seminole and Shady Hills.....	3,107-3,108
02/22/2018	Certificate of service of Commission staff’s third request for production of documents, Nos. 21-22, to Seminole and Shady Hills.....	3,109-3,110
02/23/2018	Seminole’s notice of intent to request confidential classification of response to Commission staff’s second set of interrogatories, Nos. 35-41, specifically Nos. 35 and 36.....	3,111-3,113

02/23/2018	<b><u>CONFIDENTIAL</u></b> Seminole’s response, specifically Nos. 35 and 36, to Commission staff’s second set of interrogatories, Nos. 35-41.....ATTACHMENT THREE	
**	<i>(THIS CONFIDENTIAL DOCUMENT, ASSIGNED DOCUMENT NUMBER 01826-2018, HAS BEEN TRANSMITTED TO THE UPPER TRIBUNAL UNDER SEPARATE COVER)</i>	
02/23/2018	Seminole’s notice of service of second set of interrogatories, No. 2, to Quantum.....	3,114-3,115
02/23/2018	Seminole’s notice of service of second request for production of documents, No. 4, to Quantum.....	3,116-3,117
02/23/2018	Seminole and Shady Hills’ notice of service of response to Commission staff’s second set of interrogatories, Nos. 35-41.....	3,118-3,119
02/26/2018	Certificate of service of Commission staff’s fifth set of interrogatories, Nos. 67-68, to Seminole.....	3,120-3,121
02/26/2018	Certificate of service of Commission staff’s fourth request for production of documents, No. 23, to Seminole and Shady Hills.....	3,122-3,123
02/27/2018	Seminole’s notice of taking deposition to attorneys Robert Scheffel Wright and John T. Lavia, III, of corporate representative of Quantum to be held March 6, 2018.....	3,124-3,126
02/27/2018	Quantum’s notice of service of fourth set of interrogatories, Nos. 85-87, to Seminole and Shady Hills.....	3,127-3,128
02/27/2018	Quantum’s notice of service of fourth request for production of documents, No. 13, to Seminole and Shady Hills.....	3,129-3,130
02/27/2018	Certificate of service of Commission staff’s sixth set of interrogatories, Nos. 69-70, to Seminole.....	3,131-3,132
02/27/2018	Seminole and Shady Hills’ notice of service of supplemental production to Quantum’s first request for production of documents, No. 4.....	3,133-3,134
02/27/2018	<b><u>CONFIDENTIAL</u></b> Seminole’s supplemental production in response to Quantum’s first request for production of documents, No. 4.....ATTACHMENT THREE	



02/27/2018	Seminole and Shady Hills' notice of service of supplemental production to Quantum's third request for production of documents, No. 9, and third set of interrogatories, No. 57.....	3,135-3,316
02/28/2018	Seminole's notice of withdrawal of second request for confidential classification of documents and information provided in response to Commission staff's first set of interrogatories and first request for production of documents.....	3,137-3,139
02/28/2018	Quantum, M. Tulk, and P. Daly's notice of taking depositions duces tecum to attorneys Gary V. Perko, Brooke E. Lewis and Malcolm N. Means of Julia Diazgranados to be held March 2, 2018; Kyle Wood to be held March 7, 2018; and Mike Ward to be held March 9, 2018.....	3,140-3,144
02/28/2018	Quantum, M. Tulk, and P. Daly's notice of serving responses to Commission staff's first request for production of documents, No. 1.....	3,145-3,147
02/28/2018	Commission staff's cross-notice of deposition duces tecum to attorneys Gary V. Perko and Malcolm N. Means of Julia Diazgranados to be held March 2, 2018.....	3,148-3,151
02/28/2018	Seminole and Shady Hills' notice of service of amended responses to Commission staff's first request for production of documents, Nos. 1-19.....	3,152-3,153
02/28/2018	Seminole and Shady Hills' notice of service of supplemental production to Quantum's third request for production of documents.....	3,154-3,155
02/28/2018	Seminole's third request for confidential classification of certain information and documents provided in response to Commission staff's first set of interrogatories, Nos. 1-34, and first request for production of documents, Nos. 1-19; with redacted version.....	3,156-3,694
02/28/2018	<b>CONFIDENTIAL</b> Seminole's response to Commission staff's first set of interrogatories, Nos. 1-34, and first request for production of documents, Nos. 1-19.....	ATTACHMENT THREE
**	<i>(THIS CONFIDENTIAL DOCUMENT, ASSIGNED DOCUMENT NUMBER 01988-2018, HAS BEEN TRANSMITTED TO THE UPPER TRIBUNAL UNDER SEPARATE COVER)</i>	

03/01/2018	Commission Amendatory Order PSC-2018-0093A-CFO-EC amending scrivener's error to Commission Order PSC-2018-0093-CFO-EC, replacing referenced Commission Document No. 10828-2017 with 10831-2017 and replaces Commission Document No. 10829-2017 with 10833-2017.....	3,695-3,696
03/01/2018	Quantum, M. Tulk, P. Daly's notice of serving responses to Commission staff's first set of interrogatories, Nos. 1-3.....	3,697-3,699
03/01/2018	Seminole and Shady Hills' notice of supplemental response to Quantum's interrogatory, No. 38.....	3,700-3,701
03/01/2018	Seminole's fourth request for confidential classification of Seminole's response to Commission staff's second set of interrogatories, Nos. 35-41, specifically Nos. 35-36; with redacted version.....	3,702-3,709
03/01/2018	<b><u>CONFIDENTIAL</u></b> Seminole's response, specifically Nos. 35-36, to Commission staff's second set of interrogatories, Nos. 35-41.....	ATTACHMENT THREE
**	<i>(THIS CONFIDENTIAL DOCUMENT, ASSIGNED DOCUMENT NUMBER 02013-2018, HAS BEEN TRANSMITTED TO THE UPPER TRIBUNAL UNDER SEPARATE COVER)</i>	
03/02/2018	Quantum, M. Tulk, P. Daly's notice of taking deposition of corporate representative of Seminole to attorneys Gary V. Perko, Brooke E. Lewis, and Malcolm N. Means to be held March 9, 2018.....	3,710-3,715
03/02/2018	Quantum, M. Tulk, P. Daly's notice of taking deposition to attorneys Gary V. Perko, Brooke E. Lewis, and Malcolm N. Means of Tao Hong to be held March 6, 2018.....	3,716-3,720
03/02/2018	Quantum, M. Tulk, P. Daly's notice of taking deposition to attorneys Gary V. Perko, Brooke E. Lewis, and Malcolm N. Means of Alan S. Taylor to be held March 5, 2018.....	3,721-3,725
03/02/2018	Seminole's notice of taking telephonic deposition to attorneys Robert Scheffel Wright and John T. Lavia, III, of P. Daly to be held March 8, 2018.....	3,726-3,728



03/02/2018	Seminole’s notice of taking telephonic deposition to attorneys Robert Scheffel Wright and John T. Lavia, III, of M. Tulk to be held March 8, 2018.....	3,729-3,731
03/02/2018	Seminole’s notice of service of supplemental production to Quantum’s request for production of documents, No. 7.....	3,732-3,733
03/02/2018	Commission staff’s cross-notice of service of deposition duces tecum to attorneys Gary V. Perko and Malcom N. Means of Alan S. Taylor to be held, March 5, 2018.....	3,734-3,737
03/05/2018	Commission staff’s cross-notice of service of deposition duces tecum to attorneys Gary V. Perko and Malcom N. Means of Tao Hong to be held March 6, 2018.....	3,738-3,741
03/05/2018	Commission staff’s cross-notice of service of deposition duces tecum to attorneys Gary V. Perko and Malcom N. Means of Kyle Wood to be held March 7, 2018.....	3,742-3,745
03/05/2018	Commission staff’s cross-notice of service of deposition duces tecum to attorneys Gary V. Perko and Malcom N. Means of corporate representative of Seminole to be held March 9, 2018.....	3,746-3,749
03/05/2018	Commission staff’s prehearing statement.....	3,750-3,754
03/05/2018	Seminole and Shady Hills’ prehearing statement.....	3,755-3,768
03/05/2018	Quantum, M. Tulk, and P. Daly’s prehearing statement.....	3,769-3,791
03/05/2018	Seminole and Shady Hills’ notice of service of affidavits for responses to Commission staff’s second set of interrogatories, Nos. 35-41.....	3,792-3,793
03/05/2018	Seminole’s notice of service of amended second set of interrogatories and amended second request for production of documents to Quantum.....	3,794-3,795
03/06/2018	Seminole’s second notice of scrivener’s error.....	3,796-3,798
03/06/2018	Seminole’s third notice of scrivener’s error.....	3,799-3,800
03/06/2018	Commission staff’s cross-notice of deposition duces tecum to attorneys Robert Scheffel Wright and John T. Lavia, III, of corporate representative of Quantum to be held March 8, 2018.....	3,801-3,804



03/06/2018	Commission staff's cross-notice of deposition duces tecum to attorneys Robert Scheffel Wright and John T. Lavia, III, of P. Daly and M. Tulk to be held March 8, 2018.....	3,805-3,808
03/08/2018	Seminole's motion for leave to file revised direct testimony of Julia A. Diazgranados and revised Exhibits JAD-6 and MPW-2.....	3,809-3,839
03/08/2018	Commission staff's notice of intent to introduce deposition exhibits into hearing record.....	3,840-3,842
03/08/2018	Seminole's notice of service of responses to Commission staff's fourth request for production of documents, No. 23.....	3,843-3,844
03/08/2018	Seminole's notice of service of responses to Commission staff's fifth set of interrogatories, Nos. 67-68.....	3,845-3,846
03/08/2018	Seminole's notice of service of responses to Commission staff's sixth set of interrogatories, Nos. 69-70.....	3,847-3,848
03/08/2018	Seminole's fifth request for confidential classification of responses to staff's fifth set of interrogatories, Nos. 67-68; with redacted version.....	3,849-3,855
03/08/2018	<b>CONFIDENTIAL</b> Seminole's responses to Commission staff's fifth set of interrogatories, Nos. 67-68.....	ATTACHMENT THREE
**	<i>(THIS CONFIDENTIAL DOCUMENT, ASSIGNED DOCUMENT NUMBER 02190-2018, HAS BEEN TRANSMITTED TO THE UPPER TRIBUNAL UNDER SEPARATE COVER)</i>	
03/09/2018	Seminole's notice of service of errata sheets.....	3,856-3,861
03/09/2018	Seminole's notice of service to responses to Commission's second request for production of documents, No.20.....	3,862-3,863
03/09/2018	Seminole's notice of service of responses to Quantum's fourth set of interrogatories, Nos. 85-87.....	3,864-3,865

03/09/2018	Seminole's notice of service of responses to Quantum's fourth request for productions of documents, No. 13.....	3,866-3,867
03/09/2018	Seminole's notice of service of supplemental responses to Quantum's third request for production of documents, Nos. 9-12.....	3,868-3,869
03/09/2018	Quantum's notice of serving responses to Seminole's second set of interrogatories, No. 2.....	3,870-3,872
03/09/2018	Quantum's notice of serving responses to Seminole's second request for production of documents, No. 4.....	3,873-3,875
03/09/2018	Seminole's notice of intent to use deposition of Quantum corporate representative James Maiz, and depositions of M. Tulk and P. Daly.....	3,876-3,879
03/09/2018	Quantum's notice of intent to introduce portions of deposition of Michael Ward in hearing record.....	3,880-3,881
03/09/2018	Seminole's notice of intent to request confidential classification of response, specifically No. 58, of Commission staff's third set of interrogatories, Nos. 42-62.....	3,882-3,884
03/09/2018	<b>CONFIDENTIAL</b> Seminole's response, specifically No. 58, of Commission staff's third set of interrogatories, Nos. 42-62.....	ATTACHMENT THREE
**	<i>(THIS CONFIDENTIAL DOCUMENT, ASSIGNED DOCUMENT NUMBER 02223-2018, HAS BEEN TRANSMITTED TO THE UPPER TRIBUNAL UNDER SEPARATE COVER)</i>	
03/09/2018	Seminole's notice of service of responses to Commission staff's third request for production of documents, Nos. 21-22.....	3,885-3,886
03/09/2018	Seminole's notice of service of responses to Commission staff's third set of interrogatories, Nos. 42-62.....	3,887-3,888
03/09/2018	Seminole's notice of service of responses to Commission staff's fourth set of interrogatories, Nos. 63-66.....	3,889-3,990



03/12/2018	Quantum’s notice of filing supplemental testimony of Paul M. Stokiewicz, Ph.D., with attached direct testimony.....	3,891-3,895
03/12/2018	Seminole’s sixth request for confidential classification of responses to Commission staff’s third set of interrogatories, Nos. 42-62, specifically No. 58 entitled “Attachment Q-58”; with redacted version.....	3,896-3,901
03/12/2018	<b><u>CONFIDENTIAL</u></b> Seminole’s responses to Commission staff’s third set of interrogatories, Nos. 42-62, specifically No. 58 entitled “Attachment Q-58”.....	ATTACHMENT THREE
**	<i>(THIS CONFIDENTIAL DOCUMENT, ASSIGNED DOCUMENT NUMBER 02241-2018, HAS BEEN TRANSMITTED TO THE UPPER TRIBUNAL UNDER SEPARATE COVER)</i>	
03/12/2018	Quantum, M. Tulk, and P. Daly’s objections to Seminole’s notice of intent to use deposition of Quantum’s corporate representative James Maiz, and depositions of M. Tulk and P. Daly.....	3,902-3,909
03/12/2018	Seminole and Shady Hills’ response to intervenors notice of intent to introduce portions of deposition of Michael Ward into hearing record.....	3,910-3,911
03/13/2018	Seminole and Shady Hills’ notice of service of late-filed deposition exhibits of Kyle Wood.....	3,912-3,913
03/14/2018	Quantum, M. Tulk, and P. Daly’s notice of service of affidavit of intervenors’ responses to Commission staff’s first set of interrogatories, Nos. 1-3.....	3,914-3,915
03/14/2018	Commission staff’s memo dated March 14, 2018 to Commission Clerk Carlotta S. Stauffer, confirming Seminole and Shady Hills waived the 135-day order issuance requirement of Section 403.519(4), Florida Statutes, with the understanding that staff intends to issue a recommendation for consideration at the May 8, 2018 Commission Agenda.....	3,916-3,917
03/15/2018	Commission staff’s notice of intent to seek official recognition and attached 2017 10-year site plan for Seminole.....	3,918-3,993



03/15/2018	Seminole's notice of intent to request confidential classification of portions of transcript of deposition of Michael Ward.....	3,994-3,996
03/15/2018	<b><u>CONFIDENTIAL</u></b> Portions of the transcript of the deposition of Michael Ward, taken on March 9, 2018, and exhibits attached thereto.....	ATTACHMENT THREE
**	<i>(THIS CONFIDENTIAL DOCUMENT, ASSIGNED DOCUMENT NUMBER 002358-2018, HAS BEEN TRANSMITTED TO THE UPPER TRIBUNAL UNDER SEPARATE COVER)</i>	
03/16/2018	Transcript of March 12, 2018 prehearing conference.....	3,997-4,017
03/16/2018	Seminole's notice of intent to request confidential classification of business information requested by Commission staff; with redacted version.....	4,018-4,021
03/16/2018	<b><u>CONFIDENTIAL</u></b> Certain business information of Seminole requested by Commission staff.....	ATTACHMENT THREE
**	<i>(THIS CONFIDENTIAL DOCUMENT, ASSIGNED DOCUMENT NUMBER 02377-2018, HAS BEEN TRANSMITTED TO THE UPPER TRIBUNAL UNDER SEPARATE COVER)</i>	
03/16/2018	Seminole's seventh request for confidential classification of information provided in response to Commission staff's first request for production of documents, Nos. 11 and 13, and third request for production of documents, No. 21; with redacted version.....	4,022-4,870
03/16/2018	<b><u>CONFIDENTIAL</u></b> Seminole's response to Commission staff's first request for production of documents, Nos. 11 and 13, and third request for production of documents, No. 21.....	ATTACHMENT THREE
**	<i>(THIS CONFIDENTIAL DOCUMENT, ASSIGNED DOCUMENT NUMBER 02379-2018, HAS BEEN TRANSMITTED TO THE UPPER TRIBUNAL UNDER SEPARATE COVER)</i>	
03/16/2018	Seminole's eighth request for confidential classification of certain portions of the transcript and exhibits to the deposition of Michael Ward, taken on March 9, 2018; with redacted version.....	4,871-5,054

03/16/2018	<b><u>CONFIDENTIAL</u></b> Certain portions of the transcript and exhibits to the deposition of Michael Ward, taken on March 9, 2018 (document presented and/or admitted as Hearing Exhibit No. 104).....ATTACHMENT THREE	
**	<i>(THIS CONFIDENTIAL DOCUMENT, ASSIGNED DOCUMENT NUMBER 02381-2018, HAS BEEN TRANSMITTED TO THE UPPER TRIBUNAL UNDER SEPARATE COVER)</i>	
03/19/2018	Seminole and Shady Hills' ninth request for confidential classification of their response to Quantum's interrogatory, No. 2, and a document responsive to Quantum's request for production of documents, No. 2, as requested by Commission staff; with redacted version.....	5,055-5,281
03/19/2018	<b><u>CONFIDENTIAL</u></b> Seminole and Shady Hills' response to Quantum's interrogatory, No. 2, and a document responsive to Quantum's request for production of documents, No. 2, as requested by Commission staff.....ATTACHMENT THREE	
**	<i>(THIS CONFIDENTIAL DOCUMENT, ASSIGNED DOCUMENT NUMBER 02397-2018, HAS BEEN TRANSMITTED TO THE UPPER TRIBUNAL UNDER SEPARATE COVER)</i>	
03/19/2018	Commission Prehearing Order PSC-2018-0151-PHO-EC.....	5,282-5,312
03/20/2018	Seminole and Shady Hills' notice of errata to position statements included in Commission Order No. PSC-2018-0151-PHO-EC.....	5,313-5,314
03/21/2018	<b><u>CONFIDENTIAL</u></b> Hearing Exhibit No. 100 from March 21, 2018 hearing.....ATTACHMENT THREE	
**	<i>(THIS CONFIDENTIAL DOCUMENT, ASSIGNED DOCUMENT NUMBER 02466-2018, HAS BEEN TRANSMITTED TO THE UPPER TRIBUNAL UNDER SEPARATE COVER)</i>	



- 03/21/2018    **CONFIDENTIAL** Hearing Exhibit No. 101 from  
 March 21, 2018 hearing.....ATTACHMENT THREE  
 \*\*  
*(THIS CONFIDENTIAL DOCUMENT, ASSIGNED  
 DOCUMENT NUMBER 02468-2018, HAS BEEN  
 TRANSMITTED TO THE UPPER TRIBUNAL  
 UNDER SEPARATE COVER)*
- 03/21/2018    **CONFIDENTIAL** Hearing Exhibit No. 102 from  
 March 21, 2018 hearing.....ATTACHMENT THREE  
 \*\*  
*(THIS CONFIDENTIAL DOCUMENT, ASSIGNED  
 DOCUMENT NUMBER 02469-2018, HAS BEEN  
 TRANSMITTED TO THE UPPER TRIBUNAL  
 UNDER SEPARATE COVER)*
- 03/21/2018    **CONFIDENTIAL** Hearing Exhibit No. 103 from  
 March 21, 2018 hearing.....ATTACHMENT THREE  
 \*\*  
*(THIS CONFIDENTIAL DOCUMENT, ASSIGNED  
 DOCUMENT NUMBER 02470-2018, HAS BEEN  
 TRANSMITTED TO THE UPPER TRIBUNAL  
 UNDER SEPARATE COVER)*
- 03/21/2018    **CONFIDENTIAL** Hearing Exhibit No. 104 from  
 March 21, 2018 hearing.....ATTACHMENT THREE  
 \*\*  
*(THIS CONFIDENTIAL DOCUMENT, ASSIGNED  
 DOCUMENT NUMBER 02471-2018, HAS BEEN  
 TRANSMITTED TO THE UPPER TRIBUNAL  
 UNDER SEPARATE COVER)*
- 03/21/2018    **CONFIDENTIAL** Hearing Exhibit No. 115 from  
 March 21, 2018 hearing.....ATTACHMENT THREE  
 \*\*  
*(THIS CONFIDENTIAL DOCUMENT, ASSIGNED  
 DOCUMENT NUMBER 02475-2018, HAS BEEN  
 TRANSMITTED TO THE UPPER TRIBUNAL  
 UNDER SEPARATE COVER)*
- 03/21/2018    **CONFIDENTIAL** Hearing Exhibit No. 116 from  
 March 21, 2018 hearing.....ATTACHMENT THREE  
 \*\*  
*(THIS CONFIDENTIAL DOCUMENT, ASSIGNED  
 DOCUMENT NUMBER 02476-2018, HAS BEEN  
 TRANSMITTED TO THE UPPER TRIBUNAL  
 UNDER SEPARATE COVER)*



03/23/2018	Quantum, M. Tulk, and P. Daly’s notice of intent to request confidential classification of Hearing Exhibit No. 115, introduced by intervenors at the evidentiary hearing that concluded on March 22, 2018.....	5,315-5,817
03/23/2018	<b><u>CONFIDENTIAL</u></b> Hearing Exhibit No. 115, introduced by intervenors at the evidentiary hearing that concluded on March 22, 2018.....	ATTACHMENT THREE
**	<i>(THIS CONFIDENTIAL DOCUMENT, ASSIGNED DOCUMENT NUMBER 02541-2018, HAS BEEN TRANSMITTED TO THE UPPER TRIBUNAL UNDER SEPARATE COVER)</i>	
03/26/2018	Volume 1 of transcript of hearing held March 21, 2018, pages 1-198.....	ATTACHMENT ONE
03/26/2018	Volume 2 of transcript of hearing held March 21, 2018, pages 199-300.....	ATTACHMENT ONE
03/26/2018	Volume 3 of transcript of hearing held March 21, 2018, pages 301-495.....	ATTACHMENT ONE
03/27/2018	Volume 4 of transcript of hearing held March 22, 2018, pages 496-732.....	ATTACHMENT ONE
03/28/2018	Redacted Hearing Exhibits for March 21-22, 2018 hearing.....	ATTACHMENT TWO
04/04/2018	Corrected Volume 4 of transcript of hearing held March 22, 2018, pages 496-732.....	ATTACHMENT ONE
04/04/2018	Seminole and Shady Hills’ tenth request for confidential classification of information in Exhibit B (Hearing Exhibits Nos. 102, 103, and 116); with redacted version.....	5,318-5,357
04/04/2018	<b><u>CONFIDENTIAL</u></b> Yellow highlighted information contained in Exhibit B (Nos. 102, 103 and 116).....	ATTACHMENT THREE
**	<i>(THIS CONFIDENTIAL DOCUMENT, ASSIGNED DOCUMENT NUMBER 02732-2018, HAS BEEN TRANSMITTED TO THE UPPER TRIBUNAL UNDER SEPARATE COVER)</i>	

04/04/2018	Seminole and Shady Hills' post-hearing statement of issues and positions and incorporated brief.....	5,358-5395
04/04/2018	Quantum, M. Tulk, and P. Daly's post-hearing statement and brief.....	5,396-5,435
4/11/2018	Commission Order PSC-2018-0179-CFO-EC granting Seminole's request for confidential classification for multiple documents for a period of 18 months.....	5,436-5,440
04/13/2018	Quantum, M. Tulk, and P. Daly's first request for confidential classification of Hearing Exhibit No. 115, introduced at evidentiary hearing that concluded on March 22, 2018.....	5,441-5,457
04/13/2018	<b>CONFIDENTIAL</b> Hearing Exhibit No. 115, introduced at evidentiary hearing that concluded on March 22, 2018.....	ATTACHMENT THREE
**	<i>(THIS CONFIDENTIAL DOCUMENT, ASSIGNED DOCUMENT NUMBER 02942-2018, HAS BEEN TRANSMITTED TO THE UPPER TRIBUNAL UNDER SEPARATE COVER)</i>	
04/26/2018	Commission staff's recommendation for Docket No. 20170266-EC, Item 8, at the May 8, 2018 Commission conference.....	5,458-5,503
05/01/2018	Commission Order PSC-2018-0221-CFO-EC granting Quantum, M. Tulk and P. Daly's request for confidential classification for a period of 18 months.....	5,504-5.506
05/04/2018	Oral modification to Item 8, at May 8, 2018 Commission conference.....	5,507-5,509
05/08/2018	Vote sheet for Item 8 at the May 8, 2018 Commission conference.....	5,510-5,516
05/15/2018	Transcript of May 8, 2018 Commission conference.....	5,517-5,226
05/25/2018	Commission's Final Order PSC-2018-0262-FOF-EC granting Seminole's petition for determination of need for Seminole combined cycle facility.....	5,527-5,561

06/20/2018	Quantum's notice of appeal of Commission's Final Order PSC-2018-0262-FOF-EC.....	5,562-5,600
06/20/2018	M. Tulk's notice of appeal of Commission's Final Order PSC-2018-0262-FOF-EC.....	5,601-5,639
06/21/2018	Commission Clerk Carlotta S. Stauffer, forwarding certified copy of Quantum's notice of appeal to Florida Supreme Court's John A. Tomasino, Office of the Clerk.....	5,640-5679
06/21/2018	Commission Clerk Carlotta S. Stauffer, forwarding certified copy of M. Tulk's notice of appeal to Florida Supreme Court's John A. Tomasino, Office of the Clerk.....	5,680-5,719