

## PMLevyCOLPEm Resource

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**From:** Habib, Donald  
**Sent:** Thursday, May 26, 2016 3:47 PM  
**To:** PMLevyCOLPEm Resource  
**Subject:** FW: Duke Energy Technical Comments on Levy FSER

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**From:** Waters, David B [mailto:David.Waters2@duke-energy.com]  
**Sent:** Wednesday, May 25, 2016 6:51 AM  
**To:** Habib, Donald <Donald.Habib@nrc.gov>  
**Cc:** Kitchen, Robert H <Robert.Kitchen@duke-energy.com>; Waters, David B <David.Waters2@duke-energy.com>  
**Subject:** [External\_Sender] Duke Energy Technical Comments on Levy FSER

Don

Additional comments from our review of Sections 2.0 through 2.4, for your consideration and resolution as NRC determines is necessary.

*Climate Change on Regional Climatology* states:

*Conditions because the assumptions regarding the future level of emissions of heat trapping gases depend on projections of population, economic activity, and land use, and because of the influence of climate change on the natural environment, including the most severe natural phenomena reported at the site, the COL holders have a continuing obligation to ensure that their plans and actions are consistent with the implied commitment.*

At a minimum the use of the word "obligation" should be changed since the word has a specific licensing meaning.

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Subsections that FSAR Revision 9 was noted as a reference. Since Levy FSAR Revision 9 is the latest version, this is not an issue. However, in some places Revision 4 is referenced.

Noted as follows:

2.4.

Information from earlier revisions of the FSAR were verified against Revision 9 and are still correct?

The 1 ft higher values for NGVD29 and NAVD88 values is good. Perhaps it should be footnoted whenever NGVD29 values are used later in the document.

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Showing flood heights. Perhaps a prior discussion of the plant grade elevation(51 ft) before the Table would give the reader a reference point.

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