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August 11, 2020

John Mathias
California Energy Commission
1516 Ninth St MS-20
Sacramento, CA 95814

Dear Mr. Mathias,

This letter serves as the report due to the California Energy Commission by January 1, 2021 pursuant to section 2838(a) (2) of the California Public Utilities Code demonstrating the City of Redding's compliance with adopted energy storage system procurement targets and policies.

On September 19, 2017, the Redding City Council (Council) reevaluated the viability of energy storage systems and the appropriateness of additional energy storage targets. The Council approved Redding's Energy Storage Compliance Plan (ESCP-02), which stated that no additional energy storage targets would be established based on the following:

- A. As of July 2017, Redding had achieved all energy storage targets previously adopted by Council.
- B. Redding predicts zero load growth through 2030 and existing storage assets are adequate.
- C. Energy storage benefits will be evaluated through the Integrated Resource Planning ("IRP") process.

As required by Redding's ESCP-02, Redding's IRP modeling included evaluation of AB 2514 qualified energy storage technologies and no additional energy storage targets were established. Council reviewed and approved Redding's IRP on November 6, 2018. Redding's IRP was subsequently approved by the California Energy Commission in April 2019. Redding will continue to use the IRP process for evaluation of energy storage systems.

If you have any further questions, please do not hesitate to contact me at (530)339-7350 or dbeans@reupower.com.

Respectfully,

A handwritten signature in black ink, appearing to read 'Dan Beans', with a long horizontal flourish extending to the right.

Dan Beans
Electric Utility Director