

July 25, 2025

Mark Tomey

Colusa, CA 95932

@yahoo.com

Dear Mr. Tomey:

I am writing to respond to your formal objection regarding the noticing for the Colusa Animal Slaughter and Meat Processing Facility. Your email states a material error was made and you ask for a rehearing on the project. You cite to the case of *Horn v County of Ventura* as legal authority.

Your request is denied for the following reasons. *Horn v County of Ventura* is good law, but that was a case of no notice being given. That is not particularly relevant to the circumstances in the instant matter. *Government Code section 65010* is the relevant law to apply to these facts.

The legal standard for a rehearing under *G.C. 65010* is that you have shown a substantial injury from the irregularity in the notice, and that you have provided substantial evidence that the outcome would have been different had the notice been without error.

There is no evidence of substantial injury or that the irregularity in the notice was prejudicial to the outcome. Therefore, your request is denied.

Sincerely,



Ryan R. Jones
City Attorney
City of Colusa

