

Brighton

Colorado Revised Statutes

Criteria Met

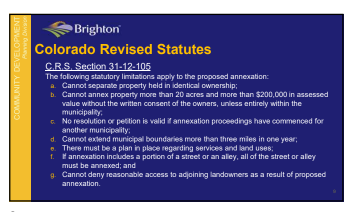
a. Property is approximately 100% contiguous with City of Brighton City Limits;

b. Minimum contiguity shall mean a "community of interest";

c. The area is to urbanized in the near future; and

d. The area is capable of being integrated within the City of Brighton via sufficient access to utilities and future zoning.

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Comprehensive Plan

Chapter Four: Citywide Principles, Policies & Strategies

Policy 1.1 - New Growth Should Favor Existing Areas of Infrastructure Investment and Planning

Policy 1.3 - Private Development Should "Pay its Own Way" by Bearing an Equitable Portion of the Costs of Expanding Municipal Infrastructure

Policy 2.1 - Brighton Will Continue to Develop in a Self-Sufficient and Sustainable Manner (Live, Learn, Work, Shop and Play) with an Appropriate Balance between Residential and Non-Residential Uses

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Summary of Findings

In the Property is approximately 100% configuous with the City of Brighton city limits; the Community of Interest provision is presumed.

The Property is set to be urbanized and is capable of integration within the City of Brighton.

Utility lines are adjacent to the Property.

Publication of the public hearing and notification of the public hearing, have been provided to all applicable entities as required by C.R.S. §31-12-108.5.

City Staff Recommendation

City staff finds that the request for annexation complies with the requirements of the Municipal Annexation Act, C.R.S. §31-12-101 et seq. and that the request for annexation complies with the Comprehensive Plan.

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