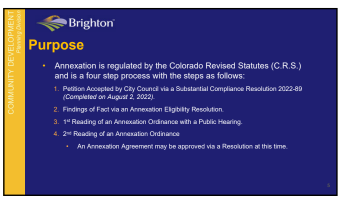






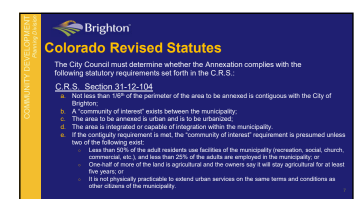


3



**Brighton Review Criteria** City staff used the following for review purposes: Colorado Revised Statutes Comprehensive Plan Land Use and Development Code

5 6



Brighton\*

Colorado Revised Statutes

Criteria Met

a. Property is 77.97% contiguous with City of Brighton City Limits (1/6\* = 16.67%)

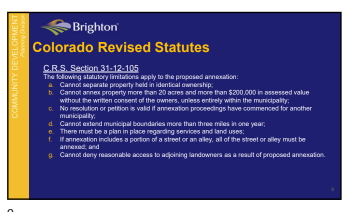
b. Minimum contiguity shall mean a "community of interest";

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

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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Brighton

Colorado Revised Statutes

C.R.S. Section 31-12-108

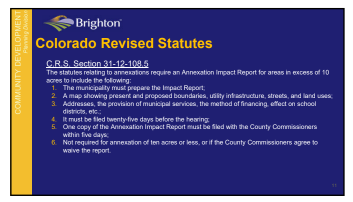
The following statutory requirements regarding notice are applicable to annexations:

a. Publication of the date, time, and place of the public hearing must be published once a week for four successive weeks;

b. The first publication must be at least thirty days before the hearing;

c. Copy of the notice, resolution, and petition must be sent by registered mail to the County Commissioners, Country Attorney, special districts, and the school district at least twenty-five days before the hearing.

9 10



Brighton

Colorado Revised Statutes

C.R.S. Section 31-12-109

The statutes relating to annexations require an Annexation Impact Report for areas in excess of 10 acres to include the following:

a. Any person may appear and present evidence;

b. All proceedings must be recorded.

C.R.S. Section 31-12-110

After the hearing, the governing body must set forth findings of fact and conclusion in a resolution regarding:

a. Whether an election is required;

b. Whether and didfinonal terms and conditions are to be imposed;

d. A finding that the proposed annexation does not comply with Sections 31-12-104 and 105 shall terminate the proceedings.



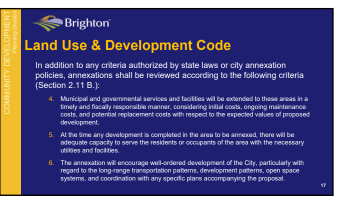


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**Brighton Land Use & Development Code** In addition to any criteria authorized by state laws or city annexation policies, annexations shall be reviewed according to the following criteria (Section 2.11 B.): The annexation complies with the Municipal Annexation Act of 1965, Section 31-12-101 et. seq., CRS. The annexation is in accordance with the Comprehensive Plan and any other plans or policies created under the guidance of that plan. The property is capable of being integrated into the City and developed according with all applicable provisions of the Brighton Municipal Code and these regulations.

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**Brighton Summary of Findings** The Annexation complies with the C.R.S. §31-12-104 through 110. The Property is 77.97% contiguous 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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