Prepared By: Summit & Main Realty Group - Office: (719) 792-9108

LOT 30 CO RD C-3 - Dove Creek, CO 81324 - Other Colorado

2516540

Status: Active **Status Changed: 12/18/2023** Org. List Price: List Price: \$149,900 \$149,900 For Sale **Property Type:** Vacant Land/Acreage **Listing Type:**

HOA-No, CC&R's-Yes Subtype:

Acres: 40.49

1,763,744 Lot Sq Ft: Frontage: Cash, Conv. Rural residential



MLS: 2516540 - VL - Active - \$149,900

Location Information:

Finance Terms:

LOT 30 CO RD C-3 - Dove Creek, CO 81324 - #: 30 Elem. School: Address: Area: Other Colorado Section: Middle School: County: Dolores Range: Jr High School: Subdivision: Secret Canyon Ranch Township: **High School:**

Zoning:

Lot Dim:

Depth:

Tax APN #: 480710200030

Gate #: Taxes Annual: \$1,376 GPS: N37° 50.537' W109° 2.408' Legal Desc.: Lengthy 37.84228980 -109.04013160

Directions: From Cortez, North on 491 thru Dove Creek, North on 141, East on C, South on 9, East on C-3, approx. 500 feet past Navajo Trail,

Comments/Remarks: Parcel Bordering BLM, Close to Utah Border

Public Remarks: Few parcels offer more than 40 acres of western Colorado splendor bordered on two sides by 31,000 acres of BLM. This undeveloped land has several flat spots that would make excellent building sites. Views of mountains, in both Colorado and Utah, can be enjoyed from nearly every spot on the parcel. Roughly 5 acres of this property sit south of County Road C-3, with the remaining approximately 35 acres to the north. Dolores Canyon Overlook, the San Juan National Forest, Arches National Park, Mesa Verde National Park, and Moab, Utah, are all within a 2-hour drive of this property. Whether you dream of building a home or prefer a base camp for outdoor recreation, this 40.49 acres present endless opportunities.

Utilities Services:

Utilities: Legal Access: Yes, Phone: Cell Service, Propane: Available, Septic: Needs Tank, Water: Needs Well (Not Drilled)

Features:

Features Prop.: Access- All Year, Borders BLM, View of Mountains

Listed By: Mike Belcher - Summit & Main Realty Group

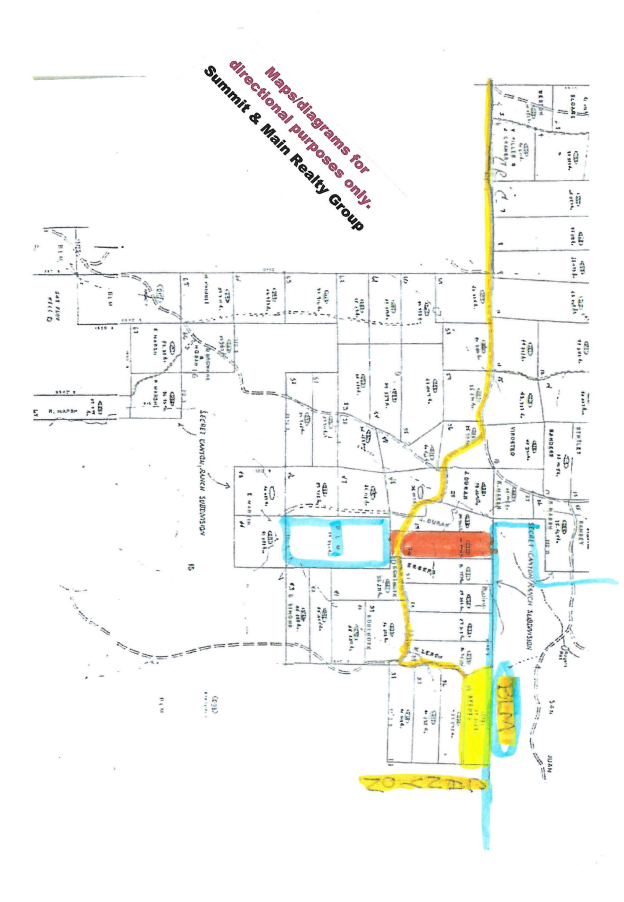
If you have any questions or would like more information about this listing or any other listings in the MLS, please contact:



Summit & Main Realty Group

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Covenants, Easements and Restrictions

- "SECRET CANYON RANCH" Dolores County, Colorado

It is the intent of these covenants to protect and enhance the value, desirability and attractiveness of said property, and to prevent the construction of improper or unsuitable improvements. Restrictions are kept to a minimum while keeping in constant focus the right of property owners to enjoy their property in attractive surroundings free of nuisance, undue noise, and dunger. Further, it is intended that the natural environment be disturbed as little as possible.

Said lot and all lots in the subdivision described on said survey map shall be subject to the following covenants and restrictions:

(a) Lots shall be used only for residential, recreational, agricultural and ranching purposes

(b) THEO thall be only one single family dwelling on each lot. Two family and/or multi-family dwellings are prohibited. No building will be more than 30° in height.

(c) All buildings, accessory structures, temporary cabins and sewage disposal systems shall adhere to the following setbacks.

1. 100' from the shoreline of any pond.
2. 100' from the boundary of any wetland.

. 25' from the side and rear lot lines of each lot.

4. 100' from any stream, brook or intermittent water course.

 100' from the centerline of any County or private road (placement of sevene disposal is exempt from this setback).

6. 100' from the edge of the Dolores River canyon rim.

(4) Further subdivision of lets less than thirty—five (35) acres is prohibited. Any future subdivision of lots greater than thirty—five (35) acres will require the approval of the Dolores County Commissioners. All future lots created must be greater than thirty—five (35) acres and include a physical and legal means of access. Any subdivided parcel(s) will be covered by these Covenants and become an automatic member of the Secret Canyon Ranch Owners Association.

(e) No structure of temporary character, recreational vehicle, comper unit, trailer, mobile home, basement, tent, shack, garage, accessory building or other out—building shall be used on any parcel as a residence Recreational vehicles, a temporary camp, tent or camper unit may be used for recreational purposes, but such structures shall not be allowed to remain on any lot for more than nine (9) months in a given year.

(f) No motorized vehicle which is either non-operational or non-licensed shall be kept or stored on any parcel, unless said vehicle is kept or stored in a fully enclosed building meeting standards set forth in rem

(g) The outside finish of all buildings must be completed within nine months after construction has started. No building paper, insulation board, sheathing or similar non-exterior materials shall be used for the exterior finish of any building. The exterior finish of all buildings shall be composed of colors harmonious with the existing environment.

(h) No owner shall cause or allow the origination of excessive odors or sounds from his parcel. No owner shall cause or allow any other nuisances of any kind whatsoever to exist on his parcel. In case of a dispute, at the request of an owner, the Land Owners Association board shall make the final determination of what constitutes a nuisance.

(i) The following wildlife mitigation measures apply:

All fencing shall be 48°, 4 strand or less, with a 12° kickspace between the top two strands. Any rail fencing shall be the round type, 3 rail or less with at least 16° between 2 of the rails. Excluding corrals and loading pens.
 All structures shall be setback 100° from the edge of the Dolcres.

All structures shall be setback 100° from the edge of the Dolcres River Canyon so that they are not visible from the Dolcres River.

(j) In the event an item of potential archaeological and/or historical significance is found on a lot within the Secret Canyon Ranch the find Equal Housing Opportunity: All listings are offered in compliance with the Federal Fair Housing Act.

Equal Housing Opportunity: All listings are offered in compliance with the Federal Fair Housing Act. The accuracy of this information is not guaranteed. It is not to be relied upon and should be verified by the buyer.

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The following wildlife mitigation measures apply:

1. All fencing shall be 48°, 4 strand or less, with a 12° kickspace between the top two strands. Any rail fencing shall be the round type, 3 rail or less with at least 18" between 2 of the rails.

Excluding corrals and loading pens.

2. All structures shall be setback 100° from the edge of the Dolores

- River Canyon so that they are not visible from the Dolores River. In the event an item of potential archaeological and/or historical significance is found on a lot within the Secret Canyon Ranch the find should be reported to a non-profit organization that is dedicated to archaeological research and education. Items of significance should not be disturbed or removed from the site except by a qualified archaeologist and only for historical preservation and educational
- The burying or dumping of garbage, junk, trash, oil, petroleum or other liquid or solid waste or littering of any kind on any lot is strictly

Commercial wood harvesting, mining and oil or gas production is

Grantor will grant to each lot owner, and each lot owner grants to all other lot owners, easements for utilities along the access rights-ofway through the subdivision as shown on said survey map, such utilities to be located as close as practicable to existing roads.

(n) All aw utilities must be constructed underground except when conditions such as ledge or wetlands will cause undue economic hurdship for the lot owner. While Redstone Land Company, Inc. cannot accurately represent the cost of installation for utilities (alternative or conventional) it is our opinion that lots within this subdivision are suitable for year round occupancy.

(a) An easement providing ingress and egress to each lat is granted over all existing roads within the subdivision for all County officials for purposes of monitoring and enforcing these covenants, easements and

restrictions and/or County zoning regulations.

Maintenance of the private access roads within the subdivision shall be the sale responsibility of those lat owners which adjoin said private roads and are members of the Land Owners Association (LOA). Each lot owner agrees to keep their section of the road free of debris and on other natural and man-made obstructions. Lot owners will maintain roads in common with others in a suitable condition for two wheel drive vehicular traffic.

(q) The Granter and Grantees will covenant and agree that each lot shall be subject to these covenants, restrictions and easements. covenants, restrictions and easements shall be included in all deeds and shall bind all lots in this subdivision. These covenants, restrictions and easements shall inure to the benefit of the Lat

owners, their heirs, legal representatives, successors and assignees. These covenants, restrictions and easements may be enforced by the owner(s) of any lot in said subdivision (including Grantor) against any person or persons violating or attempting to violate any provision hereof, either to restrain the violation thereof or to recover damages caused Thereby. The failure to enforce any of these covenants, restrictions or easements shall in no event be deemed a waiver of the right to do so thereafter. Invalidation of any of these covenants. restrictions and easements shall not affect any other of these provisions which shall thereafter remain in full force and effect. Any lot owner who violates any of these covenants, restrictions and agreements shall be liable for the reasonable attorneys' fees and legal experies of any other lot owner who is succesuful in a legal action to enforce such covenant, restriction or easement.

These covenants, restrictions and easements may also be enforced by the Board of County Commissioners. The County shall likewise be entitled to recover the reasonable attorney's fees and legal expenses of enforcement in a successful legal action.

(t) The Grantor reserves to itself the right to vary or modify the aforesaid covenants, restrictions and easements, in cases of hardship or practical difficulty where the basic intent and purposes of said covenants, restrictions and easements would not be violated, subject to approval by the Board of County Commissioners.