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# Adjoining lots totalling 0.82 acres on Screamer Mountain

Are you looking for mountain views and a water feature? These adjoined Screamer Mountain lots offer long-range mountain views and creek that runs through the property! Enjoy the privacy of being near the top of the mountain yet minutes from downtown Clayton.





## LAURA OGRAM

C: 706-851-9923 O: 706-212-0228

Laura.Ogram@HarryNorman.com





GAMLS No.:	20170332
Property Type:	Land
Property Subtype:	Residential Lot
Address:	0 Screamer Drive Clayton, GA 30525
Subdivision :	Screamer Mountain
Acres:	0.820
Status:	Active
Own Condition:	

On Market Date:	02/07/2024
List Price:	\$25,000
LP/Acre:	\$30,488
Off Market Date:	
Projected Close:	
Days On Market:	14

#### PROPERTY INFORMATION

County: Rabun Present Use: Potential Use:

**Total Acres:** 0.820 Acres Lot: \$0 Price Per Acre: \$ Fees: 0 Ft. Waterfront: Frontage Type: Water Body Name:

Elem: Rabun County Primary/Elementar Middle: Rabun County High: Rabun County

Remarks:

Are you looking for mountain views and a water feature? These adjoined Screamer Mountain lots offer long-range mountain views and creek that runs through the property! Enjoy the privacy of being near the top of the mountain yet minutes from downtown Clayton. City water access. Perc-test done in 2022 for septic. This neighborhood is zoned for residential homes and does not allow modular or tiny homes.

Directions: From Rickman St turn right on Polly Gap Rd, make sharp turn onto Curt Dotson Dr, Curt Dotson ends into Screamer Dr. Turn left onto Screamer Dr. These lots are located to the left of 747 Screamer Dr.

#### **FEATURES**

Amenities:	None	Topographyy:	Steep Slope
Boathouse:	Creek	Units Per Acre:	
Road Frontage:	, 0 ft.	Utilities:	None
Structures:		Water Lot:	Creek
		Zoning:	

### OTHER INFORMATION

**Association Fees:** \$0 Documents: Legal Description,Plat Map Possible Financing:



Laura Ogram Phone: 706-851-9923 Email: laura.ogram@harrynorman.com

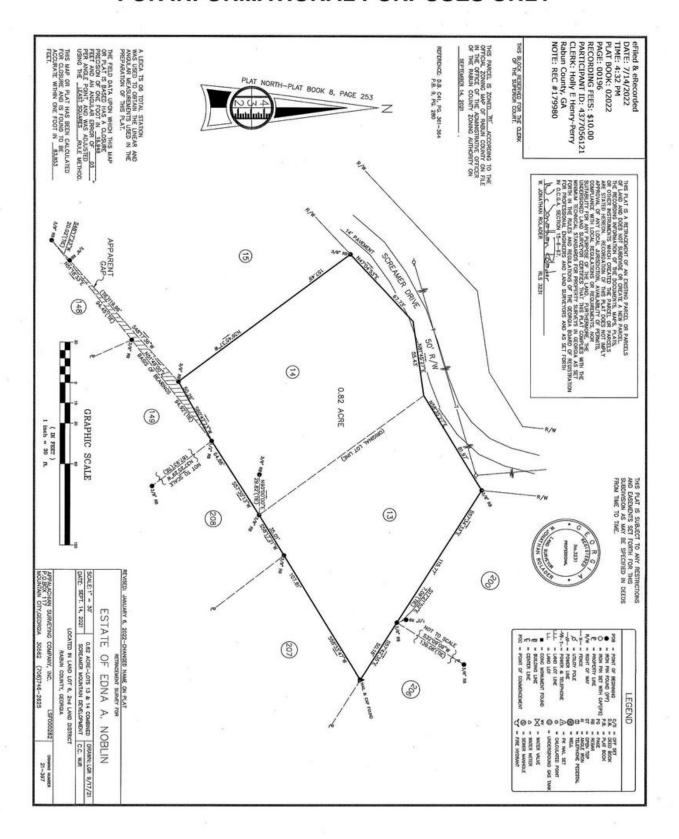
Harry Norman REALTORS 141 South Main Street Clayton, 30525 Phone: 706-212-0228







# FOR INFORMATIONAL PURPOSES ONLY



# **SELLER'S PROPERTY DISCLOSURE STATEMENT** (LOT/LAND) EXHIBIT "\_\_\_\_\_"



is Seller's Property Disclosure Statement ("Statement") is an exhibit to the Purchase and Sale Agreement with an Offer L February 14, 2024 for Property known as or located at:  Clayton Georgia 30525 This Statement is intended to make it easier for Seller is eller's legal duty to disclose hidden defects in the Property of which Seller is aware. Seller is obligated to disclose such defects ever e Property is being sold "as-is."  INSTRUCTIONS TO SELLER IN COMPLETING THIS DISCLOSURE STATEMENT. In completing this Disclosure Statement, agrees to:  (1) answer all questions in reference to the Property and the improvements thereon;  (2) answer all questions fully, accurately and to the actual knowledge and belief of all Sellers (hereinafter, coller "Knowledge");  (3) provide additional explanations to all "yes" answers in the corresponding Explanation section below each grequestions (including providing to Buyer any additional documentation in Seller's possession), unless the "yes" ans self-ovident;  (4) promptly revise the Statement if there are any material changes in the answers to any of the questions prior to Closin provide a copy of the same to the Buyer and any Broker involved in the transaction.  HOW THIS STATEMENT SHOULD BE USED BY BUYER. Caveat emptor or "buyer beware" is the law in Georgia. Buyer's conduct a thorough inspection of the Property. If Seller has not occupied the Property or has not recently occupied Property, Seller's Knowledge of the Property soundition may be limited. Buyer is expected to use reasonable care to in the Property and confirm that it is suitable for Buyer's purposes. If an inspection of the Property reveals problems or a concern that would cause a reasonable Buyer to investigate further, Buyer should investigate further, "yes" or "no" to a question means "yes" or "no" to the actual Knowledge and belief of all Sellers of the Property. As such, S answers should not be taken as a warranty or guaranty of the accuracy of such answers, nor a substitute for Buyer do with the property	Selle	N		2024 Prin
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EXPLANATION: No known CC&RS			OSURF FXHIBIT" GAR F322	
	EXPI	ASSOCIATION DISCLO	DSURE EXHIBIT" GAR F322.	
	EXPI	ASSOCIATION DISCLO	DSURE EXHIBIT" GAR F322.	l e

3.	THE	PROPERTY:	YES	NO
	(a)	How many acres are in Property? <u>.83</u>		
	(b)	What is the current zoning of Property? R		
	(c)	Will conveyance of Property exclude any mineral, oil, and timber rights?		X
	(d)	Are there any governmental allotments committed?		
	(e)	Have any licenses or usage permits been granted for, but not limited to, crops, minerals, hunting, water, grazing or timber?		X
EXPL	ANA	FION:		
4	SOI	I TREES SHRIBS AND ROUNDARIES.	YES	NO

(a)	IL, TREES, SHRUBS AND BOUNDARIES:  Is there any fill dirt on Property?	X
(b)	Are there any landfills (other than foundation backfill), graves, burial pits, caves, mine shafts, trash dumps or wells (in use or abandoned)?	X
(c)	Is there now or has there ever been any visible soil settlement or movement?	X
(d)	Is any part of Property located in a 100 year Special Flood Hazard Area where there is at least a 1% chance of a flood in any given year?	X
(e)	Are there any drainage or flooding problems on Property?	X
(f)	Are there any diseased or dead trees?	X
(g)	Are there any shared improvements which benefit or burden the Property, including, but not limited to a shared dock, septic system, well, driveway, alleyway, or private road?	X
(h)	Are there presently any encroachments, unrecorded easements, unrecorded agreements regarding shared improvements, or boundary line disputes with a neighboring property owner?	X
PLANA	TION:	

5.	TOXIC SUBSTANCES:	YES	NO				
	(a) Are there any underground tanks or toxic or hazardous substances such as asbestos?		X				
	(b) Has Property ever been tested for radon or any other environmental contaminates?		X				
EXPLANATION: None known							

(a)	Have there been any inspections in the past year?	X
	If yes, by whom and of what type?	
(b)	Are there any violations of local, state or federal laws, codes or regulations with respect to Property?	×
(c)	Have you received notices by governmental or quasi-governmental agency affecting Property?	X
(d)	Are there any existing or threatened legal actions affecting Property?	X
(e)	Is there any system or item on Property which is leased or which has a fee associated with its use?	X
(f)	Are there any private or undedicated roadways for which owner may have financial responsibility?	X
(g)	If Property is served by well water, is the well on Property?	X
(h)	Has the Property been enrolled in a Conservation Use Program?	X
	If yes, when was the Property enrolled?	
(i)	Are there any other latent or hidden defects that have not otherwise been disclosed?	X

	7.					YES	NO			
		(a)	Is the Property within, partially within, county land use plan as agricultural of		acent to any property zoned or identified on an approved		×			
		(b)			-		X			
			s the policy of this state and this commun	ity to	conserve, protect, and encourage the development and ir					
		and forest land for the production of food, fiber, and other products, and also for its natural and environmental								
		is to inform prospective property owners or other persons or entities leasing or acquiring an interest in real property that print which they are about to acquire an interest lies within, partially within, or adjacent to an area zoned, used, or identified for								
		and forest activities and that farm and forest activities occur in the area. Such farm and forest activities may include operations that cause discomfort and inconveniences that involve, but are not limited to, noises, odors, fumes, du								
		op	erations that cause discomfort and incor sects, operations of machinery during any	veni 24 h	ences that involve, but are not limited to, noises, odors, fo our period, storage and disposal of manure, and the applic	umes, dust ation hy sn	, smoke,			
		oth	otherwise of chemical fertilizers, soil amendments, herbicides, and pesticides. One or more of these inconveniences may occur							
		as the result of farm or forest activities which are in conformance with existing laws and regulations and accepted customs and standards.								
L		stanuarus.								
Γ										
	8.		LITIES: er warrants that the following utilities sen	ρ Pr	operty. (The term "serve" shall mean: the indicated utilities	and servi	ices are			
					ck ( $\checkmark$ ) only those utilities below that are included in the sa					
			utilities listed below that are not checke							
		X	Electricity		Public Sewer					
	-		Natural Gas		Public Water					
	-	×	Telephone	×	Private/Well Water					
	-		Cable Television		Shared Well Water					
	•	×	Garbage Collection	П	Other Water connection available					
Selle	r rep	rese		ıs to S	LOT/LAND PROPERTY DISCLOSURE STATEMENT: Seller in Completing This Disclosure Statement set forth in ent as needed from time to time.	Paragraph	ı A above			
Selle	r:		Michael J Richter Vi Ri Com		Date: February 17, 2	2024				
			Mi Pila							
Selle	r:		VI de l'America		Date: February 14, 2	2024				
□A	ddit	iona	I Signature Page (F267) is attached.							
			D ACKNOWLEDGMENT BY BUYER: ledges the receipt of this Seller's Lot/Lar	nd Dr	oparty Disclosura Statement					
•										
Buye	r:				Date:					
Buye	r:				Date:					
□▲	ddit	iona	l Signature Page (F267) is attached.							
Copyri	ight©	2024	by Georgia Association of REALTORS®, Inc.		F307, Lot/Land Seller's Property Disclosure Statement Exhib	it, Page 3 of	3, 01/01/24			