

3 Acre Wooded Corner Lake Gaston Building Lot w/Deeded Boat Slip Online Only Real Estate Auction

Bidding Begins Closing on Thursday, December 7 at 1 pm

77 Occanecchi Trail, Ebony, VA 23845

For information contact: Sid Smyth, Auction Coordinator 434.955.0708

Nicholls Auction Marketing Group

Corporate Office: (888) 357-2814

Offices through out Virginia to meet your needs
VAAF #729

On the web at: www.nichollsauction.com
Contact us by E-mail at: info@nichollsauction.com

Why use Nicholls Auction Marketing Group to sell your property?

Nicholls Auction Marketing Group has set and maintained an overall sales ratio in excess of 95% since 1980. Our standards for conducting an auction are simply higher, and the marketplace has responded, allowing us to be the leader in getting properties sold and closed. For property owners who are serious about selling—who wish to maximize their returns while reducing the time, risk and frustration of trying to sell through a traditional approach—our customized individual owner services are a perfect fit.

Nicholls Auction Marketing Group will customize and execute a results oriented auction marketing campaign that maximizes exposure and creates active competition for the purchase of your property. This results not only in full and current market value, but also preserves opportunities for greatest price, while limiting risk of lower price. Individual sellers also benefit from the convenience of controlled viewings, standardized terms and conditions of sale, and a known sale and closing date.

Our 40+ years experience is broad-based allowing us to bring together the necessary resources for a successful sale of practically any type of real, as well as personal property. For more information please go to nichollsauction.com and allow us the privilege to add your name to our growing lists of satisfied clients.



Property Location

7 Occanecchi Trial Ebony, VA 23845

Description

3.07 +/- acre wooded corner building lot in Siouan Shores (Lake Gaston) w/deeded access to boat slip. Sells to the Highest Bidder!! ONLINE ONLY BIDDING!! Bidding Ends Thursday, December 7 @ 1pm

We have been contracted to market and sell this beautiful 3 acre wooded corner building lot at ONLINE ONLY AUCTION. This lovely gently rolling wooded lot is simply awaiting a new owner and their dream home. Buy at Your Price!!

This Property Will be Offered via ONLINE ONLY AUCTION. Please bid early and often and understand that bidding begins to close on Thursday, December 7, 2017 @ 1:00pm Eastern.

- BID NOW!!
- 3.07 +/- acre corner wooded building lot in desirable Siouan Shores (Lake Gaston)
- Deeded access to boat slip 9B2 and renovated boat dock w/Trex decking (walking distance)
- Community water; septic needed
- Tax Map: 97E-5-77; Deed Book: 300/498; Zoning: Residential; HOA fees: \$240 annually (lot) & \$80 annually (boat slip)

Date & Time

ONLINE ONLY AUCTION. Please bid early and often and understand that bidding begins to close on <u>Thursday, December 7</u>, <u>2017 at 1 pm Eastern</u>.

Property Inspection

Please preview the property at your leisure and contact Sid Smyth for more information (434-955-0708).

Earnest Money

\$5,000 deposit due immediately after confirmation of final bid. Deposit must be in the form of a cashiers check/certified check or wire transfer (from a US bank).

Closing is to take place on or before 30 days from date of auctions.

Buyer acknowledges that time is of the essence.

Broker Participation Although not required, if a buyer has been working with a Realtor, the

Realtor must complete the broker participation form. In order for the Realtor to be compensated, broker forms must be completed and submitted no later than 5 pm on 12/6/17, and all terms adhered to.

<u>Auctioneers Note</u> All information and dimensions were derived from sources believed to

be correct, but are not guaranteed. Buyers shall rely on their own information, judgment, and inspection of the property. All auction day announcements take precedence over any previously printed material

or any other oral statements made.

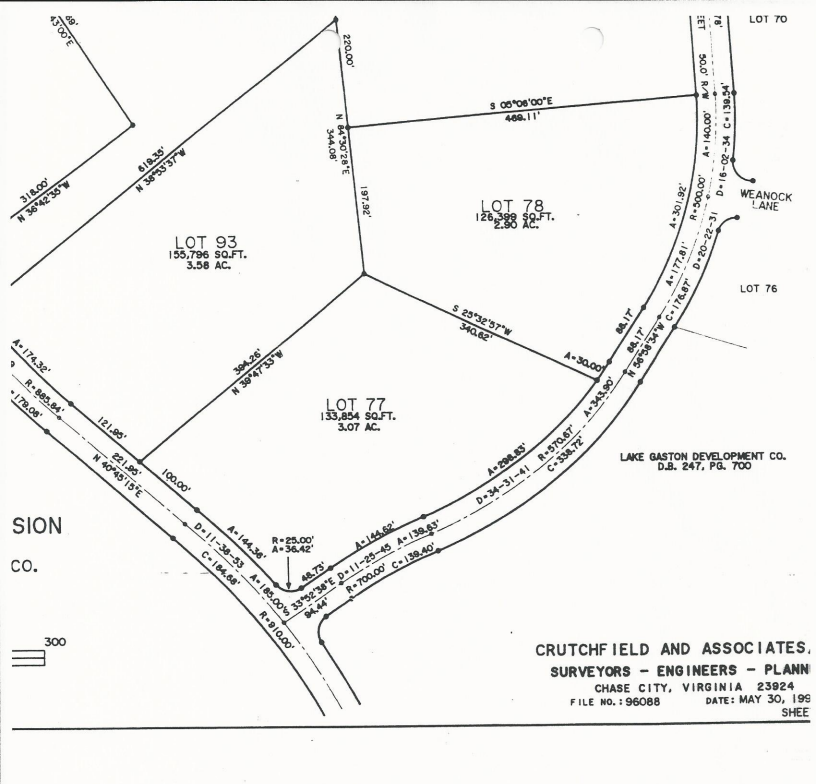
<u>Can't Attend?</u> Can't attend the auctions, but still want to bid? No problem!

Download our app in the Apple App Store, Google Play Store, or use

your web browser to register and bid during the live auction.

Notes 1.

2.



Terms & Conditions

Thank you for your interest in this property. Contact Sid Smyth if you need additional information (434-955-0708).

This online auction is a cash sale not contingent on or subject to financing, appraisal, survey, study period or inspections of any kind, as agreed to by bidders at registration prior to bidding, and specified in the Offer to Purchase and Contract. Property is sold in as-is condition with no warranties or guarantees of any kind.

Per the contract, "TIME IS OF THE ESSENCE," and you should proceed to closing immediately. You must close the transaction on or before 30 days from close of online auction and seller confirmation.

If your closing is delayed for any reason, by you, as purchaser, or other parties working on your behalf, including any lender you involve – you may be declared in breach of the contract, forfeit all deposits made, and could be additionally liable for any and all court costs, any price difference in a subsequent resale of the property, and all future auction costs incurred by the seller and Nicholls Auction Marketing Group, Inc.

Bid with confidence, but please do not delay your closing!

Terms & Conditions

Contract for Sale of Real Property: This property is offered under the specific terms provided in the contract. The Contract for Sale of Real Property is available at www.nichollsauction.com in the property information packet package located from within the "DOCUMENTS" section. Please read and review the contract thoroughly prior to bidding on any property. If you have not read and reviewed the Contract for Sale of Real Property, Do Not Bid!

Nicholls Auction Marketing Group, Inc. has the sole authority to resolve any bidding disputes as they may arise.

Bidder Verification: The identity of all bidders will be verified, bidding rights are provisional, and if complete verification is not possible, Nicholls Auction Marketing Group, Inc. will reject the registration, and bidding activity will be terminated.

Online Terms: At the close of the auction, and seller confirmation, the successful bidder will be emailed the contract package to execute and return to Nicholls Auction Marketing Group, Inc. The successful bidder will deposit \$5,000 in the form of cashier's check or wire transfer to Nicholls Auction Marketing Group, Inc. The entirety of the remaining balance is due at closing. Purchaser shall be responsible for all wire transfer fees.

Buyer's Premium: A 10% buyer's premium (\$5,000 minimum) will be added to the final bid price to determine the total contract price. 10% Buyer's Premium Example: Bid Price: \$100,000 Plus 10% Buyer's Premium: \$10,000 Total Contract Price: \$110,000

Contracts: Contract Packages will be sent by e-mail to the high bidder, who must execute and email, fax or overnight mail back to Nicholls Auction Marketing Group, Inc., within 24 hours of receipt. If the successful bidder does not execute and return their contract with earnest money deposit within 24 hours of receipt they will be considered in default and subject to legal action. This is a legal binding contract.

Auction Administrative Fee: In the event a winning bidder fails to submit the signed 'Contract for Sale of Real Property' and deposit earnest money as provided in the pre-stipulated Auction Terms, the winning

bidder will be charged an administrative fee of \$5,000.00 on the credit card provided at auction registration. Additional default remedies are reserved by Nicholls Auction Marketing Group, Inc., and the Seller as provided in the Auction Terms & Conditions and the 'Contract of Purchase'. All administrative fees are non refundable.

Closing: Time being of the essence, these sales shall be closed on or before 30 days from close and confirmation of online auction. The purchaser will pay for all closing costs associated with the transaction.

Agency Disclosure: In all transactions, the auctioneer is acting as agent for the seller, not as buyer's agent. Nicholls Auction Marketing Group, Inc. reserves the right to remove or cancel the bids and or bidding rights and privileges of any party, deemed not to be in the best interest of the seller, at any time. At auctions with reserve, the seller and/or auctioneer reserves the right to bid.

Disclaimer: All information contained herein is believed to be correct to the best of the auctioneer's knowledge. The information is being furnished to bidders for the bidder's convenience and it is the responsibility of the bidder to determine that information contained herein is accurate and complete.

Any reliance on the contents shall be solely at the recipient's risk. Bidders must conduct and rely solely upon their own investigations and inspections. The property is being sold 'AS IS' with any and all faults. Please review all information supplied, and seek appropriate assistance prior to bidding.

Broker Participation: Pre-approved (no later than 5 pm (Eastern) 12/6/17) broker participation is compensated. Real estate agent must fill out and submit Realtor Representation form by time stated above and adhere to all rules in order to be compensated.

Online Bidding Closing & Technical Issues: Neither the company providing the software nor the auction company shall be held responsible for a missed bid or the failure of the software to function properly for any reason. The online bidding will begin to close on Thursday, December 7, 2017 @ 1:00pm (Eastern Time). If there is bidding in the last few minutes before the auction closes, extended bidding will commence. If there are no bids within 2-3 minutes, the auction will end. This procedure prohibits any last second 'sniping' from taking place. In the unfortunate event of a DDOS attack or server attack/shut down, the auction company reserves the right, but is not required, to change the bid closing deadline. Please contact Tim Peters or anyone at Bid Wrangler @ 844-296-8727 if you need assistance with the online bidding platform.

Realtor Representation Acknowledgment Terms

Auction Date:
Property Address:
A commission of 20% of the 10% Buyer's Premium charged or 20% of any negotiated commission will be paid to any properly licensed real estate agent/broker whose Buyer/Bidder is the successful purchaser for this property, and who actually closes and pays the total Contract Price and Closing Costs for the property It is understood and agreed that the real estate agent's commission structure will be based on the stated terms and conditions of sale.
To earn the foregoing commission: Participating real estate agent must register his/her buyer/bidder by filling out the realtor representation acknowledgment form in full on the Nicholls Auction Marketing Group website and must file the registration form electronically from the website or e-mail it to Nicholls Auction Marketing Group to be received no later than 5:00 pm Eastern, the day prior to the auction. Commission is contingent upon, and will only be paid if the realtor representation acknowledgment form is received by Nicholls Auction Marketing Group no later than 5:00 pm Eastern on the day prior to the auction and all terms are adhered to, no exceptions. Send form to: Nicholls Auction Marketing Group, 40 Carriage Hill Lane, Fredericksburg, VA 22407. E-mail: info@nichollsauction.com.
Real estate agent agrees that real estate agent will not claim any exceptions to the foregoing procedures.
Real estate agent agrees that no oral registration will quality real estate agent for commission, and no representation acknowledgment forms will be accepted or valid unless received on or before 5 pm Eastern the day prior to the auction.
Real estate agent agrees that if the commission is reduced due to negotiations, the commission to the broker shall be 20% of total commission earned.
Real estate agent agrees that real estate agent's commission will be due upon closing of the purchase by his/her buyer/bidder with all consideration paid in full.
Real estate agent must accompany his/her buyer/bidder to the auction.
Real estate agent shall not be entitled to said commission on account of any sale to an entity of which (or any affiliate of which) the real estate agent is a principal, employee, or affiliate or immediate family member.
Real estate agent agrees that he/she shall hold harmless and indemnify Nicholls Auction Marketing Group including its reasonable attorney's fees, from any and all claims with regard to such commission.
Real estate agent must attach a copy of these terms, executed by the real estate agent below, with each registration.
I agree to the terms set forth herein.
Real estate agent signature: Date:
Real estate agent printed name:
Broker/Agent Initials:

Realtor Representation Acknowledgment Form

DATE:	
REMIT TO: Nicholls Auction Marketing Group, 4 E-mail: info@nichollsauction.com	40 Carriage Hill Ln., Fredericksburg, VA 22407.
Name of real estate agent:	
Name of company:	
Phone number & E-mail address:	
Address of auction property:	
Name of bidder and contact Info.:	
Real estate agent signature:	Date:
Real estate license no.:	
Bidder's signature:	Date:

*Buyer/Bidder acknowledges that he/she understands the Realtor Representation Acknowledgment Terms, and if buyer/bidder is the successful purchaser at the auction and successfully closes the transaction, said agent/broker will receive a commission from the sale. Commission is contingent upon, and will only be paid if the Realtor Representation Acknowledgment Form is received by Nicholls Auction Marketing Group no later than 5 pm Eastern on the day prior to the auction and all terms adhered to.

ALL REALTOR REPRESENTATION ACKNOWLEDGMENT FORMS
MUST BE RECEIVED NO LATER THAN 5:00 PM (EASTERN)
THE DAY PRIOR TO THE AUCTION!

40 Carriage Hill Lane Fredericksburg, VA 22407 www.nichollsauction.com info@nichollsauction.com



Phone: 540-898-0971 Fax: 540-301-5883 Toll Free: 888-357-2814

VAAI 725

REAL ESTATE CONTRACT OF PURCHASE

TH	HIS CONTRACT of purchase made this	day of	, by and between
(he	ereinafter called "Seller"), and		
(he	ereinafter called "Purchaser"), and Nicholls Auctior	n Marketing Group	, Inc., a Virginia corporation (hereinafter called "Auctioneer").
	nat, for and in consideration of the hereinafter concreby agree as follows:	ntained mutual pro	omises other good and valuable consideration, the parties do
1.	Estate") with all rights and privileges thereto ap	purtenant and all b	nall purchase all that certain Real Estate (hereinafter the "Real buildings and improvements thereon situate, lying and being in, Virginia, more particularly described as follows:
2.	the Purchaser has conducted any and all invest	tigations, inspection	ges that the property is sold "AS IS, with all FAULTS" and that one and any other due diligence Purchaser deems appropriate, the property "AS IS" unless other written arrangements have Initial
3.			8
			erewith, PAYABLE IN CASH ON OR BEFORE
4.	the signing of this contract, which represents escrow in a non-interest bearing account by Aucommission and all costs and expenses of sale. less Auctioneer's commission and all costs and able to Seller for such breach. If this Contract is	percent uctioneer and then In the event Purch expenses of sale, not consummated	it") to Auctioneer in the amount of \$ with (%) of the purchase price. The deposit shall be held in applied to the purchase price at settlement less Auctioneer's easer breaches this Contract, the deposit shall be paid to Seller, but such payment shall not preclude any other remedies availed and dispute exists between Seller and Purchaser, the deposit is have agreed to the disposition thereof, or a court of competent
5.	-	EMIUM: Auctione	er shall be paid from the deposit a commission ofplus all costs and expenses of sale.
6.	SETTLEMENT AND POSSESSION: Settlement on or before days from the date here by the parties hereto. TIME IS OF THE ESSENCE.	reof. Possession s	athall be given at settlement, unless otherwise agreed in writing Initial
7.	or Purchaser defaults under this Contract of Pur	rchase, such defau party and by Aucti	ole procuring cause of this Contract of Purchase. If either Seller ulting party shall be liable for the commission of Auctioneer and oneer, such expenses including their respective attorney's fee, insaction and the enforcement of such Contract.
8.		residential proper	tial Property Disclosure Act (Section 55-517 through 55-525 of ty to furnish the Purchaser a property disclosure statement in a and is to be conveyed in AS IS CONDITION.
9.	is not located within a developmer et seq. of the Code of Virginia). If the Property owners' association an association disclosure p (3) days after receiving the packet or being notifi	nt which is subject is within such a deacket and provide ed that the associa	to the Virginia Property (check as applicable) is to the Virginia Property Owners' Association Act (Section55-508 evelopment, the Act requires Seller to obtain from the property it to Purchaser. Purchaser my cancel this contract within three ation disclosure packet will not be available. The right to receive ract are waived conclusively if not exercised before settlement.
10.	encumbrances, Seller's legal fees and any other (except as otherwise provided) survey, recordin ment Agent's fee billed to Purchaser, Purchaser	r proper charges a og (including those 's legal fees and a ole and customary	ettlement Agent's fee billed to Seller, costs of releasing existing assessed to Seller will be paid by Seller. Fees for the title exam for any purchase money trusts) and that portion of the Settleny other proper charges assessed to Purchaser will be paid by for the jurisdiction in which the Property is located. (Recording, liction addenda).
11.	warranty and free of	of all liens, defect	and marketable fee simple title to the Property by deed of and encumbrances, except as otherwise indicated herein, and record which do not render the title unmarketable. If a defect is
_	1 of 0		Initial
rac	age 1 of 2		Initial

found which can be remedied by legal action within a reasonable time, Seller shall, at Seller's expense, promptly take such action as is necessary to cure the defect. If Seller, acting in good faith, is unable to have such defect corrected within sixty (60) days after notice of such defect is given to Seller, Seller shall be considered in default and this Contract may be terminated by either the Seller or the Purchaser. In such event, Seller shall be responsible for payment to the Auctioneer of its commission and all costs and expenses of said sale, and the deposit shall be returned to the Purchaser.

- 12. **LAND USE ASSESSMENT:** In the event the Property is taxed under land use assessment and this sale results in disqualification from land use eligibility, Purchaser shall pay any rollback taxes assessed.
- 13. <u>RISK OF LOSS:</u> All risk of loss or damage to the Property by fire, windstorm, casualty or other cause, or taking by eminent domain, is assumed by Seller until Settlement. In the event of damage to the Property before Settlement, in which event Seller shall assign to Purchaser all of Seller's rights under any applicable policy or policies of insurance and any condemnation awards and pay over to the Purchaser any sums received as a result of such loss or damage
- 14. MECHANIC'S LIEN NOTIFICATION NOTICE: Virginia law (Va. Code Ann Section 43-1 et seq.) permits persons who have performed labor or furnished materials for the construction, removal, repair or improvement of any building or structure to file a lien against the property. This lien may be filed at any time after the work is commenced or the material is furnished, but not later than the earlier of (i) 90 days from the last day of the month in which the lienor last performed work or furnished materials or (ii) 90 days from the time the construction, removal, repair or improvement is terminated

AN EFFECTIVE LIEN FOR WORK PERFORMED PRIOR TO THE DATE OF SETTLEMENT MAY BE FILED AFTER SETTLEMENT. LEGAL COUNSEL SHOULD BE CONSULTED.

- 15. ASSIGNABILITY: This Contract may not be assigned by either Seller or Purchaser without the written consent of the other.
- 16. **GOVERNING LAW:** This agreement is made in the Commonwealth of Virginia and shall be governed and construed in accordance with the laws of the Commonwealth of Virginia.
- 17. **SEVERABILITY:** If any provisions herein shall be legally unenforceable or in the event that a Court of competent jurisdiction shall deem any of the provisions contained in this contract invalid or unenforceable, they shall be deemed severed from the other provisions of this contract, and the remaining provisions shall, nevertheless, be valid and enforceable and continue in full force and effect. The invalidity or the unenforceability of any particular provision of this contract shall not effect the other provisions hereof and the contract shall be construed in all respects as though such invalid or unenforceable provisions were omitted.
- 18. **ENTIRE AGREEMENT:** This contract contains the entire understanding between the parties with reference to the matters contained herein, and there are no terms, conditions, warranties, or representations other than those contained herein and no amendments hereto are valid unless made in writing and signed by both of the parties hereto.
- 19. **NOTICES:** All notices and other communications hereunder in connection herewith shall be deemed to have been duly given if they are in writing and delivered personally or sent by registered or certified mail, return receipt requested and first-class postage prepaid to the following addresses:

Purchaser:

20.	CONTRACT BINDING: Ex	cept as herein otherwise pro	 ovided to the contrary,	this agreement shall be bindi	ng upon and inure to
	the benefit of the parties sig	natory hereto, their persona	al representatives, succ	essors and assigns.	_ Initial Initial
21.	SUCCESSORS AND ASSIGNS: No party shall assign or transfer any rights under or interest in (including, but without limitation monies that may become due or monies that are due) this contract without the written consent of the other. Unless specifically stated to the contrary in any written consent to an assignment, no assignment will release or discharge the assignor from any duty or responsibility under this contract.				
22.	other than the parties here		onsibilities undertaken	re any rights or benefits in thi pursuant to this contract wil /.	
23.		nis contract supersedes any ect to the subject matter here		andings or agreements betwe	en the parties, either
24.	. <u>NO GUARANTEE</u> : Neither Auctioneer nor any agent or representative of Auctioneer guarantees or warrants any bid amount, offer or selling price for the Property. The Parties agree that no appraisal of value made for the Property has any relevance to the bid amount, offer amount or selling price that may be realized in the auction or otherwise during this Agreement.				
25.	5. <u>DISPUTES:</u> Any dispute between the Auctioneer or the Seller or the Purchaser will be dealt with through arbitration in Spotsylvania County Virginia as the sole and exclusive venue.				
26.	FULL UNDERSTANDING: forth in this Contract.	The parties hereto declare a	and acknowledge that e	each has read and fully under	stands the terms set
WIT	NESS the following signature	res and seals:			
AU	ICTIONEER:	SELLER:		PURCHASER:	
	CHOLLS AUCTION		(SEAL), indiv.		(SEAL), indiv.
MARKETING GROUP INC., a Virginia corporation			(SEAL), indiv.		(SEAL), indiv.
av	inginia corporation		(SEAL), indiv.		(SEAL), indiv.
Ву	:		(SEAL), indiv.		(SEAL), indiv.
Titl	e:	CORPORATION:		CORPORATION:	
SELLER'S ATTORNEY:		Corporate Name		Corporate N	Name
		By:		By:	
		Title:	· · · · · · · · · · · · · · · · · · ·	Title:	
Ph	one			Telephone:	

Cell:

Email: _

Alternate Telephone: __

_____ Email:

Seller:

40 Carriage Hill Lane Fredericksburg, VA 22407 www.nichollsauction.com info@nichollsauction.com



Phone: 540-898-0971 Fax: 540-301-5883 Toll Free: 888-357-2814

ADDENDUM TO REAL ESTATE CONTRACT OF PURCHASE

REFERENCE IS HEREBY MADE to the	Real Estate Contrac	t of Purchase dated	, between
	("Seller") and _		
			("Buyer") and
Nicholls Auction Marketing Group Inc.,	a Virginia corporation	n, ("Auctioneer") regarding the sale of p	roperty located at
			·
All parties acknowledge that they are bourerty Information Packet associated with the		itions, representations and statements con property.	tained in the Prop-
all investigations, inspections and any oth	er due diligence Buyer	S, with all FAULTS" and that the Buyer has or deems appropriate. Buyer therefore acknowners have been made with the Seller ar	nowledges that the
Buyer and Seller also acknowledge that TIONS contained in the Property Informat		rstand and will comply with the attached	TERMS & CONDI-
Seller	Date	_	
Buyer	Date	_	
Nicholls Auction Marketing Group	Date		

Attachment 1 - Terms and Conditions