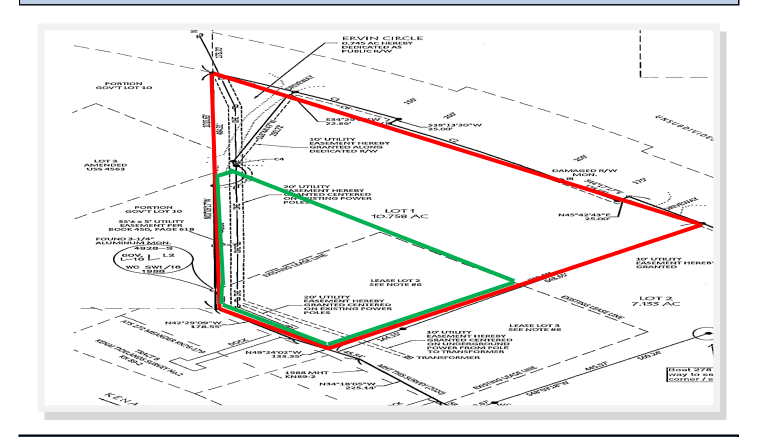
## BRIDGE ACCESS RD., KENAI LOT 1



## FOR SALE

### **Property Features**

**Lot 1:** 10.758+/- Acres **Offered at:** \$975,000

#### Additional Features/Information

Lot 1 has current water front land lease income from long term tenant - Shown green above

\$42,500/yr plus prorate share of property tax (4.629 acres approx.)

6.129 approx. acres with Bridge Access Road access available for buyers use Located between Bridge Access Rd. & the Kenai River. Subsurface rights to minerals, oil & gas are NOT included.

Additional adjoining lots available

CURT NADING, PRESIDENT CURT@CREALASKA.COM

SEASON BAKER SEASON@AKREALESTATE49.COM

341 w. Tudor, Suite 103, Anchorage, AK 99503 (907) 261-7302





700 W 58TH AVE., SUITE J, ANCHORAGE, AK 99518 (907) 600-2588

# BRIDGE ACCESS RD., KENAI LOT 1



## LOT 1: BRIDGE ACCESS RD., KENAI TAX INFORMATION



## 832 & 992 BRIDGE ACCESS RD., KENAI

## Zoning: IH

14.20.140	Heavy Industrial Zone (IH Zone).	Q @ 💆 🗆
(a) Intent. The IH Zone is established to allow for a broad range of industrial and commercial uses. It is intended to apply to industrial areas which are sufficiently isolated from residential and commercial areas to avoid any nuisance effect.		
(b) Uses Permitted. Permitted uses shall be as in the IH Zone.		
(c) Conditional Uses. As allowed in Land Use Table and subject to the provisions of this chapter.		
(d) Accessory Uses. As defined (see Definitions).		
(e) Home Occupations. Uses as allowed by this chapter.		
(f) Development Requirements. As required in KMC $\underline{14.20.130(f)(2)}$ and $\underline{(f)(3)}$ .		
(g) Parking Red	quirements. As required by this chapter.	
(Ord. 925)		

### 832 & 992 BRIDGE ACCESS RD., KENAI

### **DISCLAIMER**

#### **DISCLAIMER**

#### Legal:

T 05N R 11W SEC 4 Seward Meridian KN 2020044 KRISTINE SUB No 1 Lot 1, Kenai, AK, excluding the subsurface right to minerals, oil and gas.

Kenai, AK, excluding the subsurface rights to minerals, oil and gas.

The information contained herein was obtained from the Owner, and other various private and governmental sources deemed reliable at the time of preparation, but is subject to errors, omissions, change of price, other terms, prior sale, or withdrawl from market without notice. Commercial Real Estate Alaska & Alaska Real Estate 49 makes no warranties, either expressed or implied, as to the completeness or accuracy of any information contained herein. The reader is hereby encouraged to verify all information presented in this package for accuracy. The reader is also encouraged to check with their CPA and/or attorney for any tax liability or legal implications.

The recipient of these marketing materials agree that the Owner and Commercial Real Estate Alaska & Alaska Real Estate 49 and their Licensee(s)s, shall not have any liability to the recipient of these marketing materials as a result of their use. It is understood that the recipient is expected to perform, and is responsible for, such due diligence investigations and inspections of the subject property, including investigations of any environmental conditions, as the recipient deems necessary or desirable and as permitted by agreement by the Owner.

By acceptance of these marketing materials, the recipient acknowledges and agrees to bear all risk for any inaccuracies or omissions and to hold Commercial Real Estate Alaska & Alaska Real Estate 49 and their Licensee(s) harmless therefrom.

Buyer responsible to conduct own due diligence including suitability for intended purpose.

a. Buyer is advised to research land use, building regulations, zoning, CC&R's, utility locations, code compliance, status of permits issued, availability and cost of insurance, the possible existence of mold or asbestos or radon or other substances/gases known to cause health issues, and any other issues which may affect the Property and/or the Buyer's intended use of the Property.

1031 Tax Deferred Exchange: Seller may be participating in an IRC Section 1031 Tax Deferred Exchange. Buyer agrees to cooperate with Seller in the 1031 Exchange closing procedure. Buyer agrees that the Seller's rights and obligations under a Purchase and Sale Agreement may be assigned to an Intermediary facilitator for the purpose of completing the Exchange. Buyer shall incur no costs, fees or liability for participating in the exchange process. Buyer agrees to sign documentation necessary to conclude the IRC 1031 Tax Deferred Exchange closing, if applicable.