

# Vehicle Service Equipment Client #2352EA Location: Midwest Market Area

\$ 1.34 Million Revenue

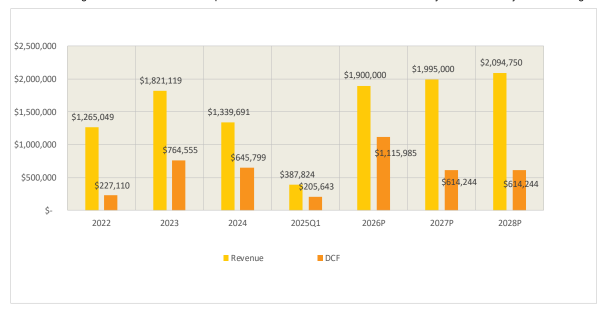
\$ 521K EBITDA (Estimated FYE December 31, 2025)



Financial Year Ends December 31

	2022	2023	2024	2025Q1	2026P	2027P	2028P
Revenue	\$ 1,265,049	\$ 1,821,119	\$ 1,339,691	\$ 387,824	\$ 1,900,000	\$ 1,995,000	\$ 2,094,750
% Growth	N/A	44%	-26%	 -71%	390%	5%	5%
EBT	\$ 95,373	\$ 576,841	\$ 412,330	\$ 189,698	\$ 1,044,211	\$ 614,242	\$ 626,527
Margin Growth	N/A	505%	-29%	-54%	450%	-41%	2%
DCF	\$ 227,110	\$ 764,555	\$ 645,799	\$ 205,643	\$ 1,115,985	\$ 614,244	\$ 614,244
Margin Growth	N/A	237%	-16%	 -68%	443%	-45%	0%
ADJ. EBITDA	\$ 102,110	\$ 639,555	\$ 520,799	\$ 174,383	\$ 990,985	\$ 489,244	\$ 501,533
Margin	N/A	35%	39%	45%	52%	25%	24%

EBITDA = Earnings Before Tax + Interest + Depreciation + Amortization + DCF = Discressionary Cash Flow - Adj. Owner/Manager Salary.



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# **Business Summary**

#### **Overview**

The Company is a full-service distributor specializing in the sales, installation, and servicing of vehicle service equipment. Core offerings include light- and heavy-duty vehicle lifts, parking lifts, vertical reciprocating conveyers or hydraulic freight lifts, compressed air systems, oil and lubrication delivery systems, and vehicle exhaust extraction systems.

The current owner acquired the business from its original founder and implemented a focused growth strategy that included investment in equipment, vehicles, inventory, and personnel. At the time of acquisition, the business had no employees and generated approximately \$500,000 in annual revenue. Since then, the Company has steadily expanded both its team and service capabilities, resulting in significant revenue growth and a strong market presence.

In 2024, the Company yielded over \$1.34M in revenue with Adj. EBITDA of \$521,000. The Company forecast this year \$1.9M in revenue with \$990,000 Adj. EBITDA for 2025.

#### **Terms**

A specific asking price for THE CLIENT COMPANY has been established.

#### **Reason For Sale**

The owner is planning to retire and is aiming to transition out of the business within the next year.

# **Business Summary (cont.)**

### History

The current owner built the team from the ground up, hiring skilled, bilingual technicians and support staff. The lean management structure remains hands-on, with a company culture focused on quality service, adaptability, and long-term client relationships.

The Company operates on a foundation of long-standing relationships, word-of-mouth referrals, and a strong market reputation. While it holds one formal distribution agreement, its vendor partnerships support competitive pricing and reliable supply. Recurring business is driven by service quality rather than aggressive marketing.

Operational risks are typical for the industry but well-managed through training, oversight, and insurance. The Company has no history of liability claims and prioritizes safety and efficiency.

Financially, the business is consistently profitable, having grown organically from modest beginnings. It is well-positioned for continued success, with strong customer loyalty, vendor support, and opportunities for further growth or expansion.

### **Business Activity**

The Company operates both directly and as a subcontractor, with a customer base that includes several well-known national brands. A large portion of the work consists of recurring services such as preventative maintenance and equipment servicing under managed care programs.

The Company also maintains a distribution agreement with a major equipment manufacturer, for whom it occasionally performs subcontracted installation and service work. This vendor relationship provides additional project opportunities and enhances the Company's position in the market.

### **Employees**

Total Employees: 8
Full-Time Employees: 8
Part-Time Employees: 0
Union Employees: 0

There are currently 6 full-time field employees, one office employee and the owner.

# **Business / Financial Summary (cont.)**

### Marketing

The target market is stable and growing, offering strong fundamentals and favorable conditions for continued expansion. With no signs of contraction, the market presents solid opportunities for long-term revenue growth, operational scaling, and strategic investment.

The Company holds a strong market position, consistently serving a select group of key customers and regarded as a top vendor in its service region. Its reputation for quality, reliability, and customer service forms a solid foundation for future growth.

Marketing efforts are primarily driven by direct sales and an effective online presence. The Company's brand is consistently applied across platforms, and its website serves as a reliable source of inbound leads. However, there remains significant untapped potential in marketing. With increased investment in digital marketing, outbound campaigns, and broader brand exposure, the Company is well-positioned to capitalize on new opportunities and reach a wider customer base.

#### **Facilities**

The Company operates in an 800 sq leased office space with 4,000 sq warehouse. Current facility offers room for expansion, with capacity to add two more trucks and grow revenue to \$2 million.

The company is expected to outgrow the current lease space within the next three years.

### **Days & Hours**

Monday - Friday: 7:30 AM - 4:30 PM CST

No On-Call Service

**Holidays Observed:** New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving, Christmas

#### **Purchase Price**

Account Description		
Purchase Price AdJ. EBITDA /4 Yr. Average X 3.5	\$	1,971,768
Buyer's Down Payment 20%	\$	394,354
Seller Financing 10%	\$	197,177
Commercial Financing 70%	\$	1,380,237
Total Amount Financed	\$	1,577,414
A 151(0 1 (0 H 5) 1 )		(74.445)
Annual Debt Service (Seller Financing)	\$	(74,146)
(3 years at 8%)		
Annual Debt Service (Commercial Financing)	\$	(335,835)
(5 years at 8%)		
Total Annual Debt Service	\$	(409,981)
Discretionary Cash Flow Average 4 Yr.	\$	688,362
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Less: Owner's or Manager's Salary	\$	125,000
Less. Owner sor manager socially	Ψ	123,000
Total Annual Debt Service	\$	(409,981)
	Ψ_	(113,001)
Remaining Cash Flow	\$	153,382
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# Financial Summary (cont.)

Account Description	Во	ok Value	Fai	r Market Value
Current Assets:				
Accounts Receivable	\$	287,513	\$	287,513
Checking / Savings	\$	131,621	\$	-
Other Current Assets	\$	-	\$	-
P/R Taxes	\$	23,759	\$	-
Investment	\$	12,591	\$	-
Employee Advances	\$	-	\$	-
Inventory	\$	40,000	\$	40,000
Due To/From Shareholders	\$	11,596	\$	-
Credit Card	\$	17,361	\$	-
Credit Card 2	\$	1,265	\$	-
Due To/From Shareholders - Other	\$	67,754	\$	-
Total Current Assets	\$	593,462	\$	327,513
Fixed Assets:				
Furniture and Equipment	\$	133,670	\$	20,000
Vehicles	\$	171,727	\$	91,500
Accumulated Depreciation	-\$	235,226	\$	-
Total Fixed Assets	\$	70,171	\$	111,500
Other Assets Intangible Assets	\$	260,373	\$	-
Accumulated Amortization	-\$	258,802	\$	-
Security Deposit	\$	2,950	\$	-
Total Assets	\$	668,153	\$	439,013
Liabilities:				
Total Credit Cards	\$	4,076	\$	-
Accounts Payable	\$	452,391	\$	452,391
Payroll Liabilities	\$	3.774	\$	-
Sales Tax Payable	\$	1,328	\$	-
Long-Term Liabilities:		,		
Long Term Liabilities Loan Car	\$	38,046	\$	-
Loan - Truck	\$	-	\$	-
Loan - Bank	\$	45,427	\$	-
Total Liabilities	\$	545,042	\$	452,391
Equity				
Capital Stock	\$	157,305	\$	-
Retained Earnings - C Corp	\$	(203,786)	\$	-
Retained Earnings - S Corp	\$	217,314	\$	-
Shareholder Distributions	\$	(217,467)	\$	-
Historical Book Value	\$	123,111	\$	123,111

#### NOTES:

Book Value stays with Seller, Fair Market Value goes with Buyer truck will stay with seller



# **Personal Financial Statement**



The Best Price. The Best Terms.®

#### PERSONAL FINANCIAL STATEMENT

Strictly Confidential

lame	
ddress	State Zip
Iome Phone Cell Phone	
ASSETS	
Cash on Hand in Banks	\$
U.S. Government Securities	\$
Accounts, Loans and Notes Receivable	\$
Cash Surrender Value Life Insurance	\$
Value of Businesses Owned	\$
Other Stocks and Bonds	\$
Real Estate	\$
Automobiles Number ()	s
Household Furnishings and Personal Effects	\$
Other Assets (Itemize)	\$
TOTAL ASSETS	S \$
JABILITIES AND NET WORTH	
Notes Payable	\$
Liens on Real Estate	\$
Other Liabilities (Itemize)	s
TOTAL LIABILITIES	s s
NET WORTH	H \$
OURCE OF INCOME	
Salary	\$
Dividends and Interest	\$
Bonus and Commissions	\$
Real Estate Income	\$
Other Income	\$
TOTAL INCOMI	E \$
By my signature below, I as the potential buyer do hereby attest that all of the above	e information is true and correct.
ignature	Date



#### NON-DISCLOSURE AGREEMENT

COMPANY REPRESENTED: Hydraulic Lifts (the "Company")

#### ACCOUNT #:2352EA

This Non-Disclosure Agreement (the "Agreement") is entered into by and among EBIT Associates, Ltd., a registered business broker under the laws of the State of Illinois which represents the Company (the "Broker"), and the undersigned entity and/or individuals which have requested confidential information concerning the Company (collectively, the "Recipient"). The Broker is signing this Agreement as an agent (and for the direct benefit) of the Company. The Company is an intended third-party beneficiary of this Agreement and may enforce this Agreement against the Recipient.

In consideration of the mutual covenants contained in this Agreement and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

- 1. Nondisclosure of Evaluation Material. Recipient agrees that the Evaluation Material (as defined in Section 2) is confidential and proprietary and will be used solely for the purpose of evaluating and negotiating a possible transaction (the "Transaction"), and that Recipient will keep the Evaluation Material strictly confidential, provided that Recipient may disclose such Evaluation Material to its directors, partners, officers, members, managers, employees, agents, financing sources, including, without limitation, attorneys, accountants, consultants and financial advisors (collectively, "Representatives") who need to know such information for the purpose of evaluating or negotiating the Transaction. Recipient agrees that Recipient will inform its Representatives of the confidential nature of the Evaluation Material, will instruct such Representatives to comply with the terms of this Agreement and will be responsible for any breach of this Agreement by its Representatives. Recipient understands that the Company reserves the right to adopt additional specific procedures to protect the confidentiality of certain sensitive Evaluation Materials. Recipient also agrees the Evaluation Material shall remain the property of the Company and the disclosure of such Evaluation Material shall not confer on Recipient any rights with respect to such Evaluation Material other than rights specifically set forth in this Agreement.
- "Evaluation Material" means all information (whether written, oral or computerized) which is or has been furnished to Recipient or any of its Representatives by or on behalf of the Company (whether prepared by the Company, its advisors or otherwise), and all analyses, compilations, forecasts, studies or other documents prepared by Recipient or its Representatives that contain or reflect such information. "Evaluation Material" shall include, without limitation, all information relating to products, services, markets, customers, research, software, developments, inventions, designs, drawings, financial condition and results of operations, and trade secrets. Notwithstanding the foregoing, "Evaluation Material" shall not include information that (i) is or becomes generally available to the public other than as a result of an act or omission by Recipient or its Representatives, (ii) was in Recipient's possession on a non-confidential basis prior to the providing of such information to Recipient pursuant to this Agreement, (iii) becomes available to Recipient on a non-confidential basis from a source other than the Broker or the Company or any of our respective representatives, or (iv) has been independently acquired or developed by Recipient or its Representatives without violating any of Recipient's obligations under this Agreement or applicable law, provided that in the circumstances described in clause (ii) or (iii) of this Section 2, the source of such information was not known by Recipient to be bound by a confidentiality agreement with, or other contractual, legal or fiduciary obligation of confidentiality to, the Broker or the Company with respect to such information.
- 3. <u>Nondisclosure of Negotiations</u>. Recipient agrees that, without the prior written consent of the Broker or the Company, Recipient and its Representatives will not disclose to any other person (i) the fact that the Evaluation Material has been made available to the Recipient, (ii) that discussions or negotiations are



taking place concerning a Transaction with the Company, (iii) any of the terms, conditions or other facts with respect to such a Transaction, or (iv) that this Agreement exists; provided that Recipient may make such disclosure regarding the status of negotiations if such disclosure is required (based upon advice of counsel) to be made by Recipient in order that Recipient not commit a violation of law or otherwise violate a court order and Recipient promptly advises the Broker and the Company of the information Recipient propose to disclose. Recipient also agrees to use all reasonable efforts, at the Company's expense, to obtain confidential treatment for any such information to be disclosed.

- 4. <u>Compelled Disclosure</u>. If Recipient or any of its Representatives receive a request, under the terms of a valid or effective subpoena or order issued by a court or governmental body of competent jurisdiction, to disclose any Evaluation Material, Recipient will immediately notify the Broker and the Company of the existence, terms and circumstances surrounding such request, in order to permit the Company, at the Company's expense, to seek a protective order or take other action that the Company deems appropriate. If the disclosure of such information is required in the opinion of Recipient's counsel, Recipient may disclose without liability under this Agreement only the part of the Evaluation Material that is required to be disclosed and Recipient will use reasonable efforts, at the Company's expense, to obtain confidential treatment therefor.
- 5. No Representation or Warranty. Recipient acknowledges that neither the Broker nor the Company has made (and neither of them will make) any express or implied representation or warranty as to the accuracy or completeness of the Evaluation Material. Recipient agrees that neither the Broker nor the Company shall have any liability to Recipient or its Representatives resulting from their use of the Evaluation Material, other than as set forth in a definitive agreement, if any, with respect to a Transaction. Recipient further agrees that Recipient is not entitled to rely on the accuracy or completeness of the Evaluation Material and that Recipient will be entitled to rely solely on the representations and warranties that may be included in the definitive agreement, if any, with respect to a Transaction, subject to the limitations and restrictions contained therein.
- 6. Termination of Discussions or Negotiations. Recipient and the Company agree that no contract or other agreement with respect to a Transaction shall be deemed to exist between Recipient and the Company unless and until a definitive agreement with respect thereto has been executed and delivered. Recipient acknowledges that the Company reserves its right, in its sole discretion, to reject any and all proposals made by Recipient or on Recipient's behalf with regard to a Transaction, and to terminate discussions and negotiations at any time and for any or no reason.
- 7. Return or Destruction. If Recipient determines not to proceed with a Transaction, or, if at any time the Company so requests, Recipient will (and will instruct its Representatives to) promptly return to the Company or destroy (and, if requested, certify as to the destruction of) all copies of Evaluation Material provided to Recipient or its Representatives and any other written material containing or reflecting, or generated from, any information in the Evaluation Material, including, without limitation, all analyses, compilations, forecasts, studies or other documents prepared by Recipient or its Representatives. Notwithstanding the return or destruction of the Evaluation Material, Recipient will continue to be bound by its obligations under this Agreement during the term of this Agreement.
- 8. Restrictions. Recipient shall not communicate directly with any owners, directors, officers, managers or employees of the Company without the prior written approval of the Broker or the Company. Recipient agrees that for a period of one year from the date of this Agreement, Recipient will not, directly or indirectly, solicit for employment or hire any officers, managers or employees of the Company who became known to Recipient in connection with its consideration of the Transaction, provided that the foregoing provision will not prevent Recipient from engaging in a general solicitation of employment not specifically directed towards officers, managers or employees of the Company.
- 9. <u>General Provisions</u>. This Agreement shall inure to the benefit of and be binding upon the parties' respective successors and assigns; provided that Recipient shall not assign this Agreement without the



Company's prior written consent. This Agreement contains the entire agreement between the parties concerning the subject matter hereof and supersedes all previous agreements, written or oral, relating to the subject matter hereof. No amendment, modification or discharge of this Agreement, and no waiver hereunder, shall be valid or binding unless set forth in writing and signed by each party. Any such waiver shall constitute a waiver only with respect to the specific matter described in such writing and shall in no way impair a party's rights in any other respect or at any other time. Each party also agrees that no failure or delay by a party in exercising any right, power or privilege under this Agreement will operate as a waiver thereof, nor will any single or partial exercise thereof preclude any other or further exercise thereof or the exercise of any right, power or privilege under this Agreement. The Company reserves the right to seek equitable remedies and Recipient acknowledges that a breach of this Agreement may cause the Company irreparable harm that cannot be adequately compensated with damages. The Company shall be entitled to seek specific performance and injunctive or other equitable relief as a remedy for any such breach, without proof of damages and without posting any bond.

- 10. <u>Execution</u>. This Agreement may be executed in two (2) or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. Counterparts may be delivered via facsimile, electronic mail (including pdf or any electronic signature complying with the U.S. federal ESIGN Act of 2000, e.g., www.docusign.com) or other transmission method and any counterpart so delivered shall be deemed to have been duly and validly delivered and be valid and effective for all purposes.
- 11. <u>Law and Venue</u>. This Agreement shall be governed by and construed in accordance with the laws of the State of Illinois, without giving effect to its conflict of laws principles or rules to the extent such principles or rules would require application of the laws of another jurisdiction. In the event of any litigation arising hereunder, each party agrees to submit to the exclusive jurisdiction of courts of the State of Illinois and of the United States located in the City of Chicago, waiving any objection that such venue is inconvenient.
- 12. <u>Term.</u> This Agreement shall terminate on the fourth (4th) anniversary of the latest date indicated below or on which a party executes this Agreement.

IN WITNESS WHEREOF, the parties or their duly authorized representatives have executed this Non-Disclosure Agreement as of the date(s) indicated below.

By:	EBIT ASSOCIATES, LTD.	ENTITY RECIPIENT NAME:				
Name:       Name:         Title:       Title:         Phone:       City:         Email:       State & Zip:         Date:       Phone:         Email:       Date:         INDIVIDUAL RECIPIENTS:       Name:         Title:       Title:         City:       City:         State & Zip:       State & Zip:	By:					
Title:	Name:	Name:				
Phone:         City:           Email:         State & Zip:           Date:         Phone:           Email:         Date:    INDIVIDUAL RECIPIENTS:  Name:  Title:  City:  City:  State & Zip:  State & Zip:  State & Zip:	Title:	Title:				
Email:       State & Zip:         Date:       Phone:         Email:       Date:         INDIVIDUAL RECIPIENTS:       Name:         Name:       Title:         City:       City:         State & Zip:       State & Zip:	Phone:	City:				
Date:       Phone:         Email:       Date:         INDIVIDUAL RECIPIENTS:       Name:         Name:       Title:         City:       City:         State & Zip:       State & Zip:	Email:	State & Zip:				
Email:						
Date:		Email:				
Name: Name: Title: City: City: State & Zip:		Date:				
Title:	INDIVIDUAL RECIPIENTS:					
Title:	Name:	Name:				
City:         City:           State & Zip:         State & Zip:						
State & Zip: State & Zip:	City:	City:				
51	State & Zip:	State & Zip:				
Phone:Phone:	Phone:	Phone:				



## **Contact Information**

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