



MAX
EXIT

The Exit You've Earned

MICHAEL COOK

For every business owner who took the risk, signed the guarantee, and built something from nothing. You deserve to know what it's worth.

MaxExit: The Business Owner's Guide to Maximizing Their Exit Value

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INTRODUCTION

The Day I Realized Most Business Owners Leave Millions on the Table

And why I wrote this book



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"You've spent decades building your business. But would a buyer pay what you think it's worth?"

I'm not a consultant. I'm not a business broker. I'm not an M&A advisor who earns a fee by telling you what you want to hear.

I'm the guy on the other side of the table.

For over two decades, I've reviewed hundreds of businesses for the purpose of investment or acquisition. I've sat across from owners in boardrooms and back offices, on shop floors and kitchen tables. I've looked at their financials, walked their operations, and met their teams. More times than I care to count, I've told them that their business wasn't worth what they thought it was.

That's not a conversation anyone enjoys. Not the owner hearing it, and not me delivering it.

Because here's what I know to be true: the men and women who build businesses are among the most important people in our economy. They take all the risk. They sign the personal guarantees. They lie awake at 2 a.m. wondering whether they can make payroll. They sacrifice weekends, vacations, and time with their families to build something from nothing. Many families, not just their own, rely on them for their livelihoods.

And yet, when it comes time to realize the value of what they've built, most of them are relatively unprepared.

* * *

The Gap No One Talks About

There's a massive, painful gap between what most business owners believe their company is worth and what a buyer will actually pay for it. I've seen this gap destroy retirement plans. I've seen it end marriages. I've seen owners walk away from deals they should have taken because they couldn't accept the num-

ber. And I've seen owners accept deals they shouldn't have because they didn't know they could do better.

The gap exists not because these owners built bad businesses. Most of them built very good businesses. The gap exists because no one ever showed them what a buyer actually looks for — and what they're willing to pay more for.

That's why I wrote this book.

* * *

I've Been Where You Are

I'm 55 years old. I've been happily married for 29 years, have three children, live an active life — golf, pickleball, travel, friendships I've built over decades and I am an advocate for personal Freedom and minimal government. I understand what it means to look at the next chapter of your life. You wonder whether the business you've built will fund it the way you've always imagined.

I also understand the emotion. Selling a business isn't like selling a house or a car. You built this thing. You nursed it through recessions, supply chain disruptions, and staffing crises. Your name is on the door. In many cases, your identity is woven into the company so tightly that it's hard to see where you end and the business begins.

So when someone like me sits across from you and says, "Your business is worth 2.5 times EBITDA," you don't hear a financial assessment. You hear

someone putting a price on your life's work. And if that price is lower than you expected, it feels personal. Because it is personal.

I respect that. Deeply.

That respect is exactly why I built MaxExit and why I'm writing this book. You deserve to know the rules of the game before you sit down to play it.

* * *

What Hundreds of Reviews Taught Me

Of the hundreds of businesses I've reviewed, not a single one has scored perfectly on our Investment Assessment. Not one.

Let that sink in for a moment. Not the \$50 million revenue company with 30 years of history. Not the family business with zero debt and a loyal workforce. Not the tech-enabled service company with 90% recurring revenue. Every single one had gaps. Every single one left value on the table.

This isn't a criticism. It's the nature of building and running a business. When you're in the trenches — managing clients, solving problems, putting out fires, chasing growth — the fundamentals that drive your valuation tend to get ignored. Not because you don't care, but because the business runs well enough the way it is.

And that's the trap.

"Good enough to run" and "attractive enough to buy at a premium" are two very different things. A business can be profitable, well-run, and respected in its community, and still score poorly on the factors that determine what a buyer will pay. Buyers don't evaluate your business the way you do. They evaluate it the way an investor evaluates any asset: based on risk, return, and transferability.

I'll give you an example. One of the first acquisitions I ever completed was a precision manufacturing shop in Western Canada. The business had been operating for over 30 years. Two equal partners had built it from the ground up. Less than \$10 million in revenue, but a remarkable operation. The culture was incredible. Owners and employees treated each other like family. The shop floor was so clean you could practically eat off it. The place oozed care and pride — you could feel it the moment you walked through the door.

They were known for taking on the jobs nobody else would touch. Highly complex components, tight tolerances, the kind of work that required real craftsmanship. Their reputation for quality was exceptional. And they had been proving it for three decades — the Lindy Effect in action.

On the surface, this looked like a premium acquisition. And in many ways, it was a genuinely outstanding business. But when I evaluated it through the lens of what a buyer actually pays for, the picture was more complicated.

The two owners had grown tired of each other after 30-plus years together. That tension was palpable, and it created uncertainty about the transition. There was meaningful owner dependency. Both partners were deeply involved in day-to-day operations, and their key customer relationships were personal. Clients knew them by first name. That's wonderful for customer service, but

for a buyer, it's personal goodwill risk. Personal goodwill doesn't transfer in a sale. There was customer concentration. And while the team knew their processes cold and executed them flawlessly, very little was formally documented.

We acquired the business for a fair price on good terms. The positives outweighed the negatives, and I'm glad we did it — the business performed extremely well under new ownership. We hired a president, diversified the customer base, and documented the processes that had lived in people's heads for decades.

But here's the point: it was not a premium price acquisition. And it could have been.

If those two owners had spent 12 to 18 months before the sale addressing the gaps, they would have commanded a meaningfully higher multiple. Reduce personal involvement, document the systems, begin to diversify the customer base, get aligned on a clean exit plan. The business deserved it. They deserved it. But because no one had ever shown them what a buyer looks for, they left real money on the table.

That story has repeated itself hundreds of times across the hundreds of businesses I've reviewed. In one form or another, it's always the same. Good businesses. Good people. Gaps they didn't know existed. Value they didn't know they could capture.

This book exists so that doesn't happen to you.

Why "Good Enough" Isn't Good Enough

The business owners I work with have typically spent 10, 20, sometimes 30 or more years building their companies. They've invested hundreds of thousands of hours and endured levels of stress that most people will never understand. The idea that they would go through all of that and then leave 30 or 40 percent of their exit value on the table is something I find genuinely unacceptable. Simply because they didn't know what to fix. Or didn't take the time to fix it.

Given everything you've already invested in building your business, investing a little more time, effort, and money to maximize your exit value isn't a luxury. It's the most important business decision you'll ever make.

Think about it this way: if you spent \$1.5 million building a custom home, would you list it for sale with peeling paint, a leaky roof, and an overgrown yard? Of course not. You'd invest a fraction of the home's value to present it at its best. You know the return on that investment would be multiples of what you spent.

Your business is no different — except the stakes are much higher and the potential return on preparation is exponentially greater.

* * *

The MaxExit Investment Assessment

At the heart of this book is a framework I developed after years of evaluating businesses from the buyer's side. I call it the MaxExit Investment Assessment. It scores businesses across five categories, weighted by their relative importance to a buyer (more on this later):

Financial Performance (30%) — Revenue trends, EBITDA trajectory, asset intensity, debt levels, cash flow conversion, and owner compensation.

Business Fundamentals (25%) — Business model, customer concentration, recurring revenue, customer retention, technology utilization, competitive moat, and supplier dependency.

Management & Operations (15%) — Management depth, employee retention, documented systems, financial reporting quality, and operational scalability.

Market Position (10%) — Industry growth outlook, market share, competitive landscape, recession resilience, and regulatory environment.

Exit Factors (20%) — Transition readiness, seller motivation, deal structure flexibility, growth runway, integration complexity, cash conversion cycle, KPI reporting, customer tracking, and strategic planning.

Each category is scored out of 100 points, then weighted to produce an overall score. That score determines where your business falls on the EBITDA multiple spectrum. It ranges from a 1.0x multiple at the bottom to a 6.5x multiple at the top.

The difference is staggering. For a business with \$2 million in EBITDA, the gap between a 2.5x multiple and a 5.0x multiple is \$5 million. Same business. Same revenue. Same owner. The only difference is how the business scores on the 32 factors that buyers actually evaluate.

Five million dollars. That's not a rounding error. That's a retirement. That's a legacy. That's the difference between "comfortable" and "set for life."

* * *

Who This Book Is For

This book is for business owners who have built something real and want to make sure they get what it's worth when the time comes. Whether you're planning to sell in the next 12 months or the next 10 years, the information in these pages will change how you think about your business.

You don't need an MBA to read this book. I didn't write it for accountants or investment bankers. I wrote it for the owner who built a plumbing company from a single truck into a \$5 million operation. For the woman who took over her father's manufacturing business and doubled it. For the entrepreneur who launched an e-commerce brand in their garage and now has 40 employees.

I wrote it for you — because you've earned the right to understand what your business is actually worth and what you can do to make it worth more.

How to Use This Book

This book is structured around the five categories of the MaxExit Investment Assessment. Each part covers one category, and each chapter within that part dives deep into the specific factors that drive your score.

You can read it cover to cover, and I'd recommend that the first time through. But you can also use it as a reference. Take the MaxExit Investment Assessment online, identify your weakest category, and jump directly to that part of the book. Every chapter includes practical, actionable steps you can take to improve your score in that area.

Throughout the book, I'll share real stories from businesses I've worked with. Names and details are changed, but the lessons are preserved. These aren't hypothetical case studies from a textbook. They're real owners, real numbers, and real outcomes. Some of them got it right. Some of them didn't. All of them taught me something I want to pass on to you.

A Note on Perspective

Everything in this book is written from the buyer's perspective, from my perspective. Other buyers may have different ideas. But ultimately it is the buyer's perspective that determines what you get paid. I'm not going to tell you what I think your business should be worth based on how hard you worked or how

much you sacrificed. I'm going to tell you what a buyer will pay, why they'll pay it, and what you can do to make them pay more.

That might feel uncomfortable at times. Some of the assessments will be blunt. But I'd rather be honest with you now than have you discover the truth when you're sitting across from a buyer. By then, it's too late to change anything.

* * *

The Three Paths

Every business owner I meet is facing one of three choices, whether they realize it or not:

Path 1: Status Quo. Keep running the business as-is. Hope that when the time comes, a buyer will appear and pay a fair price. This is the path most owners take by default. Not by choice, but by inertia. It's also the path that leads to the biggest gap between expectation and reality.

Path 2: Sell Now. Take the business to market at its current valuation. Accept whatever multiple the market offers based on how your business scores today. For some owners, this is the right call — especially if timing, health, or personal circumstances are a factor. But you should make this choice with your eyes open. Know exactly what you're leaving on the table.

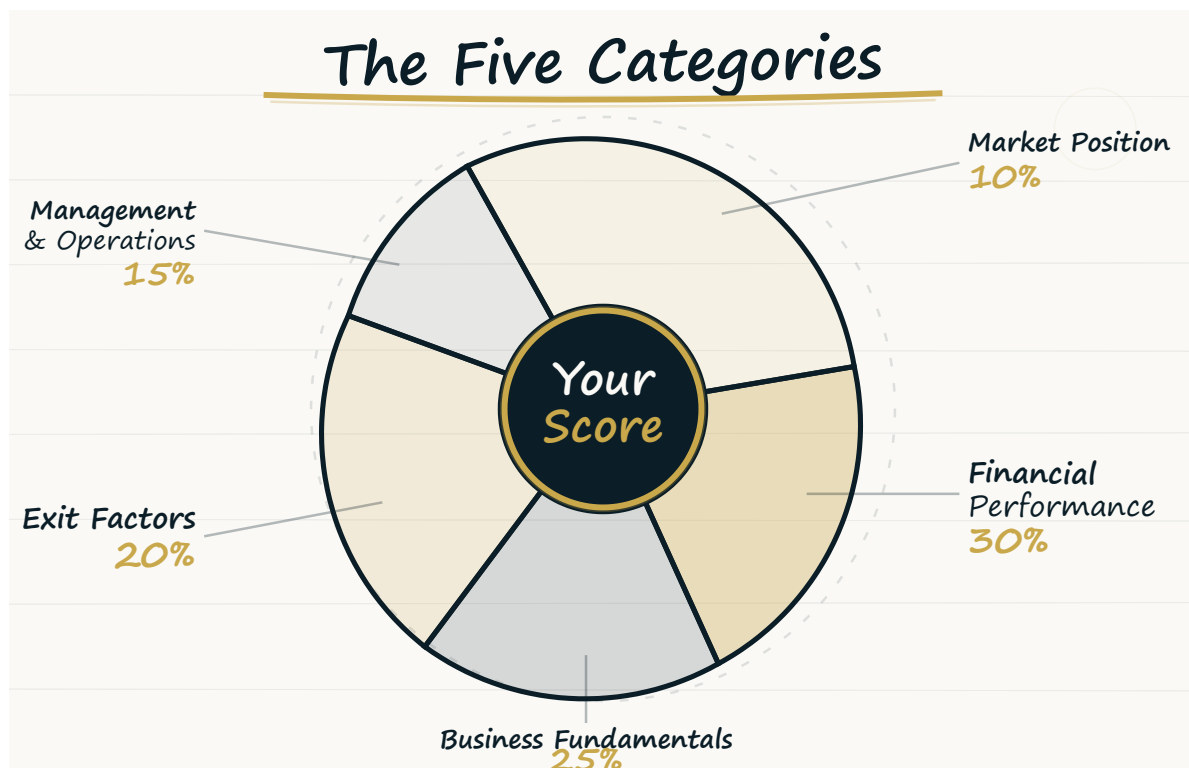
Path 3: Grow the Value, Then Exit. Invest 12 to 24 months in systematically improving the factors that drive your valuation. Fix the gaps. Strengthen the fun-

damentals. Build the management team. Document the systems. Then go to market from a position of strength and walk away with significantly more.

Reach out to me now if this is the Path you'd like to pursue.

This book is designed to help you no matter which path you choose. But I'll be honest: I wrote it hoping you'll choose Path 3. Not because it benefits me, though it does. After sitting across from hundreds of business owners and watching too many of them settle for less than they deserved, I believe you owe it to yourself to at least understand what's possible.

You've already done the hard part. You built the business. Now let's make sure you get paid for it.



Dear Reader,

Now that you understand the playing field and the framework, it is time to get into the specifics. In Part I, we start where every buyer starts: with the money. Your financial performance carries 30% of your total score. Revenue trends, EBITDA trajectory, and the story your numbers tell. Let us make sure yours tells the right story.

PART I — FINANCIAL PERFORMANCE (30%)

CHAPTER 1

The Trend Is the Truth

Revenue & EBITDA Growth — and why a buyer cares more about direction
than destination



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Watch Mike discuss Chapter 1

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"A buyer doesn't care what you earned last year. They care about the trajectory."

When a buyer sits down to evaluate your business, the first thing they look at isn't your revenue number. It isn't your profit margin. It isn't your client list or your brand or the awards on your wall.

The first thing they look at is the direction your business is heading.

Revenue and EBITDA trend is one of the most heavily weighted factors in any buyer's evaluation. EBITDA — your business's real annual profit before taxes and accounting adjustments — is the number buyers focus on above all others. In the MaxExit Investment Assessment, Financial Performance carries more weight than any other category, from my perspective. Other buyers may have different ideas. But ultimately it is the buyer's perspective that determines what you get paid. There's a reason for that. A buyer is purchasing a future stream of cash flow. The most reliable predictor of future performance is the trajectory of past performance.

A business that has grown revenue at 10% or more per year for three consecutive years, with EBITDA growing alongside it, tells a buyer a very clear story: this machine works, it's getting better, and the trend is likely to continue under new ownership. A business with declining revenue and EBITDA tells a very different story. It requires the buyer to believe they can reverse a trend the current owner couldn't.

Which story do you think commands a higher price?

* * *

How Buyers Think About Trend

In broad terms, a buyer places your three-year trend into one of a few buckets. The bucket you land in has a significant impact on the multiple they're willing to pay. A multiple is the number your profit gets multiplied by to set the price. Strong, consistent growth in both revenue and EBITDA? That's the top bucket.

Growing but not consistently? They're interested, but cautious. Flat or volatile? They'll still look, but the multiple comes down. Declining? You're fighting an uphill battle before the first meeting even starts.

What I can tell you is this: a strong, upward trend has never hurt a valuation. Not once in hundreds of assessments.

* * *

Why Buyers Are Obsessed with Trend

When I was actively acquiring businesses, I would receive a teaser. That's a one-page summary from a broker or an owner. The first numbers I'd look at were three years of revenue and three years of EBITDA. Not one year. Three. And I wasn't looking only at the absolute numbers. I was looking at the slope of the line.

Here's why. A buyer isn't buying what your business did. They're buying what your business will do. And the most honest indicator of what a business will do is what it has been doing — consistently, over time.

A single great year can be an anomaly. A single bad year can be explained away. But three years of data reveals a pattern, and patterns are what buyers trust.

The Four Scenarios

Scenario 1: Both revenue and EBITDA growing. This is the gold standard. It tells a buyer that you're growing the top line and managing costs effectively as you scale. It suggests operational discipline, market demand, and a business that is gaining momentum. Buyers compete for businesses like this. Competition drives multiples up.

Scenario 2: Revenue growing moderately, EBITDA stable. This is solid, but it raises a question: why isn't profitability growing with revenue? The buyer will dig into whether you have margin pressure, rising costs, or inefficiencies that are eating into profitability. It's still a positive story, but it's not a premium story.

Scenario 3: Revenue stable or mixed, EBITDA volatile. This makes buyers nervous. Volatility in EBITDA, even if revenue is relatively flat, suggests the business lacks pricing power, has inconsistent cost management, or is vulnerable to external factors it can't control. Buyers will apply a discount to account for the unpredictability.

Scenario 4: Declining. This is where deals fall apart. A declining revenue or EBITDA trend forces the buyer to answer a very uncomfortable question: why would I pay a premium for a business that is getting smaller? Some buyers will still engage. Distressed acquisitions are a real market. But the multiple will reflect the risk, and the negotiation will be adversarial rather than collaborative.

The Revenue-EBITDA Disconnect

One of the most common patterns I see is what I call the revenue-EBITDA disconnect. It catches owners off guard every time. The business is growing revenue, but EBITDA is flat or declining. The owner looks at the top line and thinks, "We're growing. Business is great." But the buyer looks at the bottom line and thinks, "You're growing, but you're not making more money. Where's the value in that?"

This disconnect usually comes from one of a few places:

Margin erosion. You're winning new business, but at lower margins than your historical work. Maybe you're discounting to compete, or maybe your input costs have risen and you haven't raised prices. Either way, the revenue growth is masking a profitability problem.

Uncontrolled overhead. As revenue grows, you've added staff, leased more space, invested in equipment — but those costs have grown faster than the revenue they support. Growth that requires disproportionate investment is growth that doesn't create value.

One-time events buried in the numbers. Maybe you had a large project that boosted revenue one year but didn't repeat. Or maybe you had an insurance recovery or a legal settlement that inflated EBITDA. Buyers will normalize for these events. When they do, the underlying trend may look very different from what you see on the surface.

Key insight: Revenue growth without corresponding EBITDA growth is not value creation — it's activity. Buyers pay for profitable growth, not busy growth.

* * *

The Power of Restated Financials

Here's something that surprises many owners: the financial statements your accountant prepares for tax purposes are designed to minimize your tax burden. That's their job, and they're usually very good at it. But the financials a buyer needs to see are designed to maximize the true earnings power of your business. These are two very different objectives. They often produce very different numbers.

This is where restated financials come in. Sometimes called "normalized" or "adjusted" financials, restating means adjusting your reported numbers to reflect the true economic performance of the business. Common adjustments include:

Owner compensation normalization. If you're paying yourself above or below market rate, a buyer will adjust EBITDA to reflect what a professional manager would cost. We'll cover this in detail in Chapter 3.

One-time or non-recurring expenses. Legal settlements, equipment write-offs, moving costs, and pandemic-related disruptions. These get added back

because they won't repeat under new ownership.

Related-party transactions. If you're leasing a building from yourself at above-market rent, or paying family members who aren't active in the business, these get adjusted to market rates.

Discretionary expenses. The personal truck on the company books. The club membership. The family cell phone plan. These are legitimate business tax deductions, but they're not operating expenses a new owner would incur.

When you restate your financials properly, two things often happen. First, your EBITDA goes up, sometimes significantly. Second, and more importantly, the trend often changes. What looked like flat or declining EBITDA on your tax returns may actually be a business with growing normalized earnings — your profit adjusted to remove one-time or unusual expenses — once you strip out the noise.

* * *

When Volatility Is Just Part of the Business

I want to share a story that illustrates both the power and the limitation of trend analysis — because I'd be doing you a disservice if I implied that every earnings problem has a tidy solution.

I once acquired a manufacturing business that had been operating for 40 years. The owner was sophisticated and largely absentee. He had built strong systems and a capable team, and the business ran well without him. There was

no personal goodwill risk. The customers were large, well-established entities, and the business was deeply embedded in their supply chains. On paper, the customer concentration looked like a risk. In practice, these were longstanding relationships backed by contracts. The switching costs for those customers were significant. The business had earned its place.

So what was the issue? Earnings.

The business was growing, but only at roughly the industry growth rate. Nothing that would excite a buyer looking for a breakout story. More importantly, the EBITDA was volatile within a range. One year it would be strong. The next year it would pull back. Then it would recover. Each year had some correlation to the last, but there was a degree of variability that made it difficult to project cash flows with confidence.

For a buyer, that variability is a problem. Not because the business was bad. It clearly wasn't. The problem is that predictability is what buyers pay a premium for. When I can model your future cash flows with a high degree of confidence, I'm willing to pay more. When the range of outcomes is wide, I discount for that uncertainty.

We acquired the business for a fair price on good terms. The positives outweighed the negatives: 40 years of history, no owner dependency, embedded customer relationships, and excellent systems. The business performed well after acquisition. But it was not a premium price acquisition. The earnings volatility kept the multiple in check.

Now here's the honest part — the part that I think matters most if you're reading this book looking for real answers rather than sales pitches.

After the acquisition, we improved the earnings. We found efficiencies and tightened operations. But the variability? It remained. Some of that volatility was structural. It was baked into the nature of the industry, the type of work, and the cyclicity of the customers' capital spending. No amount of optimization was going to turn a business with inherently lumpy project timing into a smooth, subscription-like revenue stream.

The honest truth: Not every factor in your valuation is within your control. Some industries are inherently volatile. Some customer bases are inherently concentrated. Some businesses are inherently cyclical. The goal isn't to pretend these realities don't exist. It's to understand how they affect your valuation, address the ones you can influence, and present the ones you can't with clarity and credibility.

That manufacturing business couldn't eliminate its earnings variability. But if the owner had focused on the things he could control, the story would have been different. Growing above the industry rate, diversifying the revenue base, or layering in a service component with more predictable margins. Not perfect, but different enough to move the multiple.

This is a theme you'll see throughout this book: you don't need to score perfectly. No business ever has. But you need to understand which levers are yours to pull, and pull them.

What If Your Trend Is Weak?

Let's address this directly, because some of you are reading this chapter and thinking, "My revenue has been flat" or "We had a bad year." I'm not going to pretend that's not a problem, because it is. But it's not a death sentence — if you handle it honestly and proactively.

First, understand why. Buyers can accept a dip if there's a credible explanation and evidence that it's temporary. A year of lower revenue because you lost a large one-time project is different from a year of lower revenue because your market is shrinking. The story behind the numbers matters.

Second, fix it before you go to market. If you're planning to sell in the next two to three years, you have time to rebuild the trend. Even 12 months of renewed growth, combined with a clear explanation for the dip, can materially change a buyer's perception. Buyers are forward-looking. They want to believe the trend is positive, and they'll give weight to recent momentum.

Third, don't try to hide it. Every experienced buyer will see through a dressed-up story. I've sat across from owners who tried to explain away three years of declining EBITDA, and it never works. It just damages trust. Once trust is gone, the deal is effectively dead. Be honest about what happened, show what you've done to correct it, and demonstrate that the trajectory has changed.

The Three-Year Window

If there's one tactical takeaway from this chapter, it's this: start thinking in three-year windows.

Most buyers will ask for three years of financial history. Some will ask for five. But it's only the most recent three years that carry the most weight, because they represent the current trajectory of the business.

If you're planning to exit in three to five years, the financial decisions you make today are building the trend line that will determine your valuation. Every dollar of profitable revenue you add, every cost inefficiency you eliminate, every margin improvement you achieve. These aren't just good business decisions. They're valuation decisions. They are literally building the case for a higher multiple.

Think about it this way: if you can move your three-year trend from "stable and volatile" to "growing moderately," you've moved into a fundamentally different conversation with buyers. That improvement ripples through every aspect of the valuation discussion. When a buyer's confidence in your trajectory increases, the multiple they're willing to pay increases with it.

On a \$2 million EBITDA business, even a half-turn improvement in your multiple is worth a million dollars. That's the power of trend.



What You Can Do Right Now

Action Steps for This Chapter

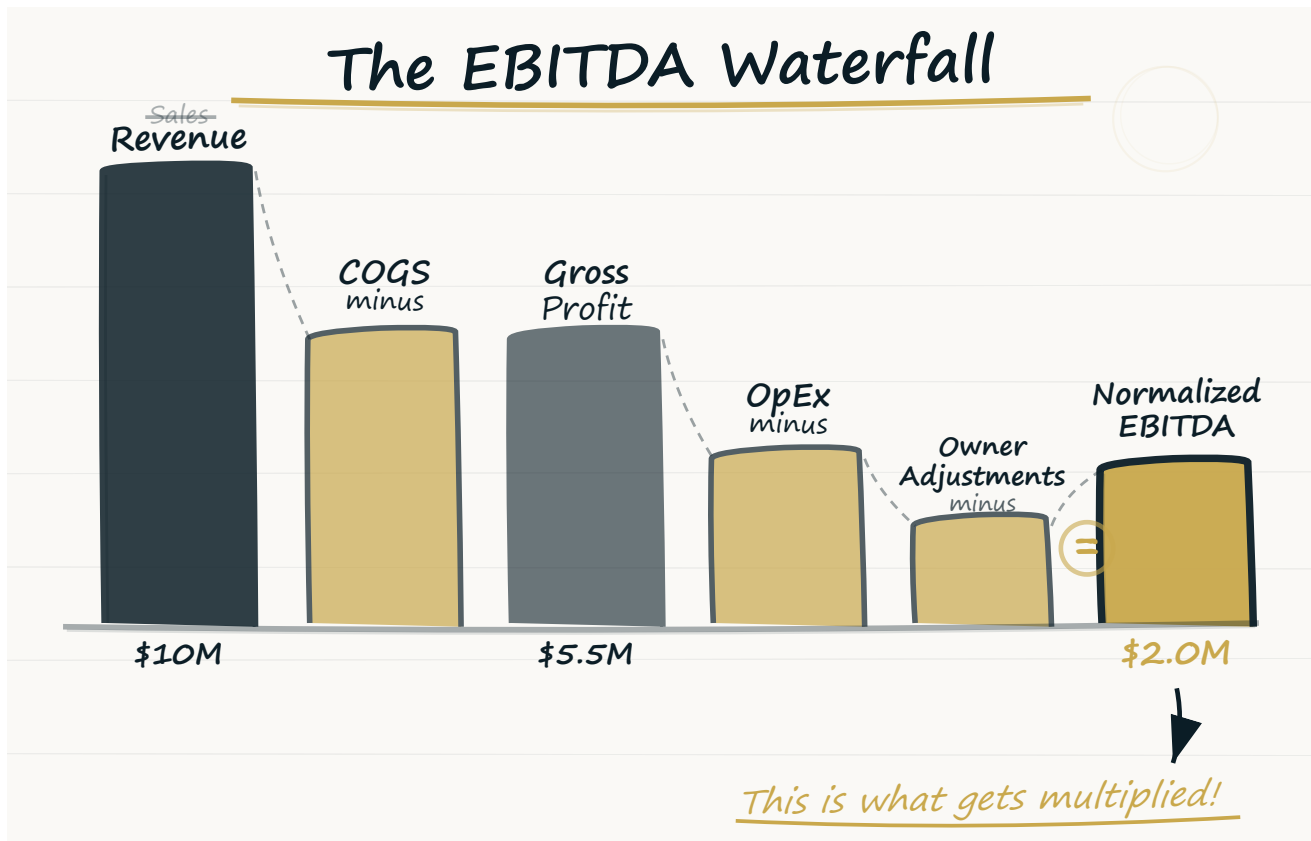
- **Pull your last three years of financials** and chart revenue and EBITDA side by side. What's the story? Are both growing, or is there a disconnect?
- **Restate your financials.** Work with your accountant to normalize EBITDA — adjust for owner compensation, one-time expenses, personal items, and related-party transactions. What does the trend look like after adjustments?
- **Identify the margin leakers.** If revenue is growing but EBITDA isn't, find out where the margin is going. Is it pricing? Overhead? Cost of goods? You can't fix what you haven't diagnosed.
- **Set a three-year growth target.** Where does your revenue and EBITDA need to be in three years to tell a compelling story? Work backward from that number to build a plan.
- **If you had a bad year, document why.** Write a one-page narrative explaining any anomalies. Buyers will ask. Having a clear, honest explanation prepared in advance signals sophistication and transparency.



Revenue and EBITDA trend is the opening chapter of this book for the same reason it's the first thing a buyer looks at: it sets the tone for everything that

follows. A strong, upward trend gives you momentum going into every other conversation. A weak or declining trend puts you on the defensive from the start.

The good news is that trend is not fixed. It's not your credit score. It's not something that takes years to repair. With focused effort, you can meaningfully change the trajectory of your business in 12 to 24 months. The return on that effort, measured in valuation multiples, is extraordinary.



Dear Reader,

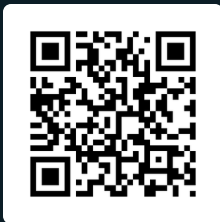
You now understand why the trend is the truth for buyers. In the next chapter, we look at another factor that heavily influences your valuation: how asset-intensive your operation is, and why lighter is almost always better.

PART I — FINANCIAL PERFORMANCE (30%)

CHAPTER 2

Asset-Light Is the New Premium

Why the less physical stuff you need to make money, the more your business is worth



FREE VIDEO COMPANION

Watch Mike discuss Chapter 2

Scan the code with your phone camera — free, no login required.

"Two businesses can generate the same EBITDA. The one that does it with fewer assets will almost always command a higher price."

Imagine two businesses with nearly identical financial profiles. Same revenue. Same EBITDA. Same industry. Same city. But one operates with a lean balance sheet: modest equipment, low inventory, no owned real estate. The other has

millions tied up in machinery, a warehouse full of product, and a building the owner purchased twenty years ago.

Same earnings. Dramatically different valuations.

This is one of the hardest concepts for business owners to accept. Many of them have spent their entire careers building up exactly the kind of asset base that a buyer will discount. They look around at their shop floor, their fleet, their inventory, and they see the physical evidence of decades of hard work and reinvestment. They're right. Those assets built the business. But when it comes time to sell, the question isn't what the assets did for you. The question is what they'll cost the next owner.

And that's a very different question.

* * *

What a Buyer Actually Sees

When a buyer looks at your asset base, they don't see what you see. You see equipment you've paid off. You see trucks that run well. You see a facility you've customized to your needs. You see an investment.

The buyer sees maintenance costs. They see replacement cycles. They see capital expenditure — CapEx, meaning big purchases like equipment, trucks, or building improvements — that will be required to keep the business running at its current level. And most importantly, they see risk. The risk that those as-

sets will break down, become obsolete, or require significant reinvestment that comes directly out of the cash flow they thought they were buying.

This is what we mean by asset intensity — how much expensive equipment and property the business needs to run. Specifically, it's the ratio of your total asset base (property, plant, equipment, inventory, vehicles) to your annual EBITDA. In the MaxExit framework, we look at this as a spectrum:

A business with assets less than one times EBITDA is considered **asset-light**. This is the sweet spot. It means you're generating strong earnings without tying up a lot of capital in physical stuff. Think professional services firms, software companies, and certain specialty service businesses. The cash flows are clean, the reinvestment requirements are low, and the buyer gets to keep most of what the business earns.

At the other end, a business with assets around three times EBITDA or more is **asset-intensive**. Manufacturing, transportation, heavy construction, and capital equipment rental often fall into this category. They can be excellent businesses: profitable, well-run, and essential to their industries. But they require significant ongoing capital investment to sustain their earnings.

And here's the critical point: a buyer doesn't just pay for earnings. They pay for *free* earnings. That's cash flow after reinvestment. The more of your EBITDA that gets consumed by maintaining and replacing assets, the less the buyer is actually purchasing.

The Hidden Cost of Owning Everything

I've seen this pattern play out dozens of times. An owner builds a business over 20 or 30 years and, along the way, buys everything outright. The building. The equipment. The trucks. The land. They did it because it made good financial sense at the time: no monthly payments, full control, and the pride of ownership. I respect that instinct. It's the same instinct that made them successful entrepreneurs.

But when it comes time to sell, all of that ownership creates complications.

First, it inflates the purchase price. The buyer now has to acquire not just the operating business, but all of those assets. Some buyers don't want the real estate. Some don't want aging equipment. Some would rather lease than own. When assets are bundled into the deal, it increases the total capital required. That reduces the pool of potential buyers, and less competition means lower multiples.

Second, it creates replacement risk. A buyer's due diligence team will walk your facility and evaluate the condition and remaining useful life of every major asset. That CNC machine you bought 15 years ago that still runs perfectly? The buyer sees a \$400,000 replacement that's coming in the next five years. Those trucks with 300,000 kilometres on them? The buyer sees a fleet renewal that will cost six figures. Every aging asset becomes a line item in the buyer's CapEx forecast. Every dollar of future CapEx reduces what they're willing to pay today.

Third, it obscures the true economics. When you own the building and lease it to your own company at a below-market rate, or no rate at all, your reported EBITDA looks better than it actually is. A buyer will normalize that lease to market rates, and suddenly the earnings picture changes. The same applies in reverse: if you're leasing a building from yourself at above-market rates, the buyer will adjust downward. Either way, related-party asset arrangements add complexity and create trust issues in negotiations.

Key insight: Owning assets isn't inherently bad. But the more assets your business requires to generate its earnings, the more a buyer discounts those earnings. Asset-light businesses command premium multiples because the cash flow is cleaner, the reinvestment burden is lower, and the risk of a capital surprise is minimal.

* * *

The Spectrum, Not the Binary

I don't want to give the impression that asset-heavy businesses can't command good valuations. They can, and I've acquired several that did. The key is understanding where you sit on the spectrum and whether there are practical steps you can take to shift toward the lighter end.

Not every business can become asset-light. If you're in manufacturing, you need machines. If you're in trucking, you need trucks. If you're in construc-

tion, you need heavy equipment. That's the reality of your industry, and no book is going to change it.

But within every industry, there are businesses that manage their asset base more efficiently than others. Those businesses, the ones that generate more EBITDA per dollar of assets deployed, consistently attract better valuations.

Here's how to think about it:

Can you lease instead of own? Leasing equipment converts a large capital expenditure into a predictable operating expense. It removes the replacement risk from the buyer's calculation and keeps your balance sheet lighter. Yes, you'll pay more over the life of the lease than if you'd purchased outright. But in many cases, the improvement in your valuation multiple more than compensates for the higher cost. The math often works in your favor when viewed through the lens of exit value rather than annual tax efficiency.

Can you outsource non-core functions? Some businesses own assets for functions that aren't central to their value proposition. A service company that owns a fleet of vehicles might be able to contract that function out. A manufacturer that owns its own warehouse might be able to use third-party logistics. Every asset you can remove from the balance sheet without sacrificing quality makes the business more attractive to a buyer.

Can you separate the real estate? This is one of the most common and effective strategies I see, and often the highest-impact move an owner can make. If you own the building your business operates out of, consider separating the real estate from the operating company. Sell the business and retain the building as a personal investment, leasing it to the new owner at fair market rates.

Here's something many owners don't realize: commercial real estate typically sells at higher implied multiples than operating businesses. A building with a stable tenant and a long-term lease might trade at a 6% or 7% cap rate. That's equivalent to a 14x to 17x multiple of net rent. Your operating business, meanwhile, might sell at 3x to 5x EBITDA. By separating the two, you're actually unlocking value that was hidden when everything was bundled together. The buyer gets a clean operating business without the real estate burden. You keep a high-value asset generating ongoing rental income. It's often a win for both sides.

* * *

The Buyer's Mental Math

Let me walk you through how a buyer actually thinks about this, because it's more intuitive than it might sound.

A buyer evaluates your business and determines that your normalized EBITDA is \$2 million. Based on all the other factors in your valuation — growth trend, customer concentration, management depth, and so on — they arrive at a multiple of 4.0x. That puts the enterprise value at \$8 million.

Now they look at your assets. If you're asset-light — say, \$1 million in equipment and working capital (the cash needed to keep the doors open day to day) — the buyer knows that \$8 million is buying a business that doesn't need much reinvestment to sustain its earnings. The free cash flow yield on their investment is high. They feel good about the deal.

But if you're asset-intensive — \$5 million in equipment, vehicles, and inventory — the buyer starts doing different math. They know that a significant portion of the annual EBITDA will need to be reinvested in maintaining and eventually replacing those assets. The true free cash flow is lower. The return on their investment is lower. And the risk of an unexpected capital need is higher. A machine breakdown, a facility repair, or a required technology upgrade can eat into returns fast.

Same EBITDA. Same top-line multiple. But the asset-intensive business is a fundamentally different economic proposition for the buyer. That difference shows up in the final price. It might come through a lower multiple, more aggressive deal terms, or holdbacks and escrows designed to protect against capital surprises.

* * *

A Word About Inventory

When we talk about asset intensity, most owners immediately think about equipment and real estate. But there's another asset that quietly erodes valuation: inventory.

Excess inventory is one of the most common value traps I encounter. The owner sees it as product ready to sell. Money on the shelf, waiting to be converted to revenue. The buyer sees it differently. They see carrying costs. They see obsolescence risk. They see cash that's been locked up in physical goods instead of being available for growth or distribution.

Buyers will scrutinize your inventory carefully. They'll look at turnover rates. They'll ask how much of it is current and how much has been sitting there for more than 12 months. They'll discount slow-moving inventory, sometimes to zero, and they'll treat any excess as a drag on the working capital calculation.

If you're carrying more inventory than you need to support your current run rate, reducing it before you go to market is one of the simplest ways to improve your asset ratio and free up cash simultaneously. It's not glamorous, but it's effective.

* * *

The Deal I Didn't Do

Let me tell you about a business I loved — and walked away from.

It was in an industry I was genuinely passionate about. The business had strong brand recognition, a loyal customer base, and I could see a clear path to franchising it. I had big plans. I wanted this deal to work.

But the balance sheet killed it.

The business carried an enormous amount of inventory, and not fast-turning inventory. This was slow-moving, specialized product that functioned more like a capital asset than goods waiting to be sold. The owner loved his inventory. He saw it as a competitive advantage, and honestly, he was probably right. It was part of what made the business unique and gave it credibility in the market.

But from an investment perspective, that inventory was an anchor. When I looked at the earnings profile relative to the total capital required to operate the business, including all that inventory sitting on shelves, the math didn't work. The earnings simply weren't high enough to justify the capital outlay. In valuation terms, there was negative goodwill. That's a technical way of saying the business wasn't earning enough above what you'd expect from that level of capital investment. The earnings were being generated *by* the assets, not *above* them.

The owner saw my valuation as an affront. He had built this inventory over years. It was part of his identity, part of what made the business special. I understood that. I truly did. But understanding his emotional attachment didn't change the investment math.

We couldn't agree on a price. I walked away. As far as I know, three years later, the business still hasn't sold. I've lost touch, so I don't know the full story. But I do know this: that inventory, the asset the owner was most proud of, was the single biggest barrier to a deal getting done.

The takeaway: An asset is only an asset if it generates returns above its cost. When your capital base requires more investment than your earnings justify, buyers don't see value. They see a trap. The owner's perspective and the investor's perspective can look at the exact same thing and see two entirely different pictures.

The Other End of the Spectrum

Now let me tell you about one of the cleanest deals I ever did — and why it was the opposite experience.

We acquired a franchisor. The franchise network had 35 stores, each of which required significant capital investment from the individual franchisees: build-outs, equipment, inventory, the works. The stores were asset-heavy businesses by any measure.

But the franchisor — our acquisition target — was not.

The franchisor had five employees. Five. They managed the entire 35-store network from a small office. Their job was to support franchisees, maintain brand standards, manage the supply chain relationships, and collect royalties. The capital invested in the franchisor's own operations was almost nothing. The reinvestment requirements were close to zero. The earnings were highly predictable: royalty streams tied to franchisee revenue, flowing in monthly like clockwork.

This was asset-light taken to its logical extreme. The heavy capital investment existed. It just sat on someone else's balance sheet. The franchisor had engineered a business model where they captured the economics of a large network without bearing the capital burden. The result was a business with exceptional free cash flow, minimal risk, and a premium valuation.

Now, I'm not suggesting you can convert your manufacturing business into a franchise overnight. That would be absurd. But the contrast between these two deals illustrates the principle perfectly: it's not about the size of the busi-

ness or even the industry. It's about how much capital is required to generate each dollar of earnings, and how much of those earnings the next owner gets to keep.

* * *

The Counterargument — And Why It's Partially Right

Some owners push back on this. They'll say, "But I own all my equipment free and clear. That's an asset. That has value. Why wouldn't a buyer pay more for it?"

They're not wrong. It does have value. Owned equipment has a fair market value, and in some deal structures, those assets are explicitly priced. But the value of used equipment and the value of a going-concern business are two very different things. Buyers are paying a multiple of earnings for the cash flow stream. The assets are the means of producing that cash flow, not the product being purchased.

Think of it this way: if your business generates \$2 million in EBITDA and requires \$5 million in assets to do so, a buyer isn't paying \$5 million for the assets plus a multiple on the earnings. They're paying a multiple on the earnings, and the \$5 million in assets is part of what they need to maintain those earnings. The assets aren't additive to the valuation. They're embedded in it. The more assets required, the less efficient the business looks as an investment.

Again, this doesn't mean asset-heavy businesses are bad businesses. It just means they're valued differently. Understanding that distinction is the first step toward either improving your position or, at minimum, setting realistic expectations.

What You Can Do Right Now

Action Steps for This Chapter

- **Calculate your asset-to-EBITDA ratio.** Add up the fair market value of all physical assets — equipment, vehicles, inventory, real estate (if owned). Divide by your normalized EBITDA. Where do you fall on the spectrum?
- **List every major asset and ask: do I need to own this?** For each one, evaluate whether leasing, renting, or outsourcing could achieve the same result. Focus on assets that aren't core to your competitive advantage.
- **Evaluate real estate separation.** If you own the building, talk to your accountant and a commercial real estate advisor about holding it personally and leasing it to the business at market rates. This is one of the highest-impact moves you can make.
- **Audit your inventory.** Identify slow-moving and obsolete stock. Develop a plan to liquidate what you don't need. Tighten purchasing to reduce excess. Every dollar freed from inventory improves both your cash position and your asset ratio.
- **Create a capital expenditure forecast.** List every major asset, its age, and its expected remaining useful life. This is exactly what a buyer's due diligence team will build. Better to have it prepared — and any necessary replacements completed — before they ask.

* * *

Asset intensity is one of those factors that many business owners have never thought about in the context of their valuation. They've focused, rightly, on growing revenue, managing costs, and building a great team. But the physical infrastructure underneath the business matters to buyers in ways that aren't always intuitive.

The takeaway isn't that you should sell all your equipment and lease everything tomorrow. The takeaway is that you should understand how your asset base affects a buyer's perception of your business, and look for practical opportunities to lighten the load where it makes sense.

The Valuation Formula

$$\boxed{\text{Normalized EBITDA}} \times \boxed{\text{Multiple}} = \boxed{\text{Business Value}}$$

Your Score Drives This!

e.g. \$1.5M x 4.2x = \$6.3M

$$\boxed{\text{Business Value } \$6.3\text{M}} - \boxed{\text{Debt } \$1.0\text{M}} = \boxed{\text{Equity Value } \$5.3\text{M}}$$

This is what you keep!

Dear Reader,

Now you understand how your asset base affects a buyer's perception. In the next chapter, we complete the financial picture: debt, free cash flow, and the owner compensation trap that silently costs more owners more money than almost any other factor.

PART I — FINANCIAL PERFORMANCE (30%)

CHAPTER 3

Debt, Cash Flow, and What You Actually Get to Keep

Revenue is vanity, profit is sanity, but free cash flow is king



FREE VIDEO COMPANION

Watch Mike discuss Chapter 3

Scan the code with your phone camera — free, no login required.

"I've never met a buyer who cared about your top line. They care about what drops to the bottom — and how much of it they get to keep."

This chapter covers three factors that, taken together, paint the most complete picture of your business's financial health from a buyer's perspective. How

much debt you carry. How efficiently you convert EBITDA into free cash flow — the actual cash left over after paying everything. And how you pay yourself.

Each of these individually affects your valuation. Together, they determine something fundamental: the quality of your earnings. A business can have impressive EBITDA on paper and still be a disappointing investment if the debt load is heavy, the cash flow conversion is poor, or the owner's compensation is distorting the true economics. Buyers know this. The sophisticated ones, the ones who pay premium multiples, are especially attuned to it.

* * *

Debt: Less Is More, but Zero Isn't Always Necessary

Let's start with the simplest of the three: debt.

In most acquisition structures, the buyer acquires the business on a debt-free, cash-free basis. That means your existing debt gets paid off at closing from the sale proceeds. The buyer isn't inheriting your loans. So you might ask: if the buyer isn't taking on my debt, why does it matter how much I have?

It matters for two reasons.

First, debt reduces your net proceeds. If your business sells for \$8 million and you have \$2 million in outstanding debt, you walk away with \$6 million. That's straightforward math. But I'm amazed at how many owners fixate on the head-

line purchase price without fully accounting for the debt that gets repaid at closing. The number that matters is what hits your bank account after the debt is cleared, not the number on the letter of intent.

Second, and more subtly, debt levels signal risk. A business carrying debt at two times EBITDA tells a buyer that the company has been borrowing against its future earnings to fund current operations or past investments. That's not inherently wrong. Plenty of well-run businesses carry prudent levels of debt. But higher leverage — how much debt you're using relative to the business's earnings — raises questions. Why was the borrowing necessary? Is the business generating enough cash to service the debt comfortably? What happens if revenue dips? Can the business still meet its obligations?

Buyers think about these questions even when they know they're acquiring the business debt-free. Debt levels reveal how the business has been managed. A company with zero debt signals financial discipline and self-sufficiency. A company with moderate debt suggests strategic use of leverage. A company with heavy debt raises yellow flags about cash flow adequacy and management decision-making.

Why I Like to Buy from Rich Owners

One of my former business partners had a simple saying: *"I want to buy businesses from rich happy guys, that way we know the business works."*

It sounds blunt, but it's one of the truest things I've heard in this business.

Not because wealthy sellers are easier to negotiate with. They're often tougher. But because a business with low debt and an owner who has taken meaningful

earnings out over the years tells me something invaluable about the quality of the operation. It tells me the business has been generating real, distributable cash flow. Not just on paper, but in practice. It tells me the owner has been financially prudent, running the business within its means rather than leveraging up to fund growth they couldn't afford organically. And it tells me the owner isn't selling out of desperation.

A seller who is financially comfortable has options. They can walk away from a bad deal. They can afford to be patient. That might sound like it makes them harder to buy from, and it does. But it also means the business itself is more likely to be healthy. It's been supporting a good lifestyle *and* maintaining a clean balance sheet simultaneously. That combination of owner wealth plus low debt is one of the strongest signals a buyer can see.

Conversely, when I see a business with significant debt and an owner who hasn't been able to take much out over the years, I get cautious. It doesn't mean the business is bad. But it raises the question: if the business has been running for 20 years and the owner isn't wealthy, where did all the cash flow go? The answer is usually one of two places. Back into the business to service debt, or back into the business to fund CapEx that the earnings couldn't support. Either way, it suggests the economics may not be as strong as the EBITDA line implies.

Some Deals Just Work Out

Sometimes you can just feel it. Some call it a cosmic bond. Others refer to it as synchronicity. But sometimes you can just feel it when people are meant to do a deal together. One of the best acquisitions I ever completed was created over

two face-to-face meetings. The business owner and I worked out the terms and shook hands on it. Then our teams dealt with sorting out the details. No protracted negotiations. No posturing. Just two people who saw eye to eye on what the business was worth and how to structure a fair deal.

The owner was happy, successful, and wealthy. He looked after his people and he wanted to work with a team that would be a good fit for the culture he'd built. One of my longstanding rules of business is that I only want to work with people I could see myself becoming friends with. In this case, that's exactly what happened. Seven years later, we're still good friends. That business is generating triple the profits it was producing when we shook hands on the deal. Fortunately for him, he kept 30%.

That story illustrates everything I'm talking about in this section. A wealthy, content owner with a clean balance sheet had no urgency to sell. He could afford to be selective. He chose us because the fit was right, not because he needed the money. Because he wasn't desperate, we were able to structure a deal that worked for everyone: a fair price, good terms, and a retained stake that let him benefit from the upside we both knew was there. That's the kind of deal that only happens when you're buying from someone who's already won.

The Practical Reality

I'm not going to tell you to pay off all your debt before selling. That may or may not make sense depending on your situation. What I will tell you is this: understand how your debt level looks through a buyer's eyes. If you're carrying

more leverage than necessary, consider whether paying it down, even partially, before going to market would improve the overall narrative.

In many cases, the most impactful thing you can do is simply have a clear, honest explanation for the debt. Debt taken on to fund a specific growth initiative that's now producing returns is a very different story than debt accumulated gradually to cover operating shortfalls. Buyers can accept the former. The latter makes them nervous.

The Deal That Didn't Happen

Not every story has a handshake ending. I want to share one that didn't work out, because it illustrates the flip side of everything I just described — and it's a lesson that I think is more valuable than the success stories.

I looked at a business that, on the surface, had a lot going for it. It had been around a long time. The industry was one I liked. The EBITDA profile looked reasonable, though a little compressed given the asset base. The owners, two brothers, were solid, genuine people. I wanted to make this deal work.

But when we dug into the numbers and normalized the financials, the picture changed. The brothers simply hadn't taken enough out of the business over the years. The compensation adjustments, once properly accounted for, revealed that the true profit was just too tight. The juice wasn't worth the squeeze. There wasn't enough margin between the normalized earnings and the price required to make the economics work for both sides.

This is the quiet version of the problem I described above. It wasn't that the business was drowning in debt or burning through cash. It was more subtle

than that. The business had been running for decades, but the owners' personal financial position told me the earnings had never been strong enough to build real wealth *and* reinvest in the business simultaneously. The business sustained them, but it didn't make them rich. That distinction matters enormously when a buyer is trying to determine what the business can produce under new ownership.

I walked away from that deal with genuine respect for those brothers and what they'd built. But respect doesn't change the math. If the normalized earnings don't support a valuation that works for both parties, no amount of goodwill can close the gap.

* * *

Free Cash Flow: The Number Behind the Number

If there's one concept I wish every business owner understood before going to market, it's free cash flow conversion. It's the number behind the number. The metric that separates businesses that make money on paper from businesses that actually generate cash.

EBITDA is a useful starting point, but it's not cash in the bank. Between your EBITDA and the cash that's actually available to an owner or investor, there are several stops along the way: capital expenditures, changes in working capital, one-time investments, and maintenance spending. What's left after all of those deductions is your free cash flow. That's what a buyer is really purchasing.

The strongest businesses convert 80% or more of their EBITDA into free cash flow. That means for every dollar of EBITDA, eighty cents or more ends up as actual, distributable cash. These are businesses with low CapEx requirements, stable working capital, and minimal maintenance spending. Buyers love them because what you see is what you get. The EBITDA isn't a mirage.

At the other end of the spectrum are businesses that convert 40% or less of EBITDA to free cash flow. On paper, the earnings look fine. But in practice, a large chunk of those earnings gets consumed by ongoing capital needs. The buyer looks at the EBITDA and then immediately discounts it for all the spending required to sustain it. The effective multiple, what they're actually paying per dollar of free cash flow, ends up being much higher than the headline number suggests.

Capital Expenditure Intensity

The biggest driver of poor cash flow conversion is CapEx. This ties directly back to what we discussed in Chapter 2 about asset intensity. The more physical assets your business requires, the more you need to spend each year to maintain and replace them.

Buyers typically look at CapEx as a percentage of revenue. A business spending less than 5% of revenue on CapEx is considered low-intensity. The earnings are clean and sustainable without heavy reinvestment. A business spending 10 to 20% of revenue on CapEx is in a different category entirely. A business above 20% is essentially using a significant portion of its earnings just to keep the lights on.

Here's the uncomfortable truth: in some industries, high capex is unavoidable. If you run a transportation company, you need to replace trucks. If you run a manufacturing operation, equipment wears out. If you're in construction, you need heavy machinery. This is the reality of your business, and I'm not going to pretend otherwise.

But even within capital-intensive industries, there's a range. The business that proactively manages its replacement cycle tells a much better story. Spreading capital expenditures evenly over time rather than deferring them until they become emergencies is a sign of good management. The business with a wall of deferred maintenance about to come due? That's a different conversation entirely. Buyers can handle predictable CapEx. What they can't handle is surprise.

Key insight: Free cash flow conversion is where the theoretical value of your business meets reality. Strong EBITDA with weak cash flow conversion is like a high-paying salary with crushing expenses. The headline number sounds great, but there's nothing left at the end of the month.

* * *

The Owner Compensation Trap

Now we come to the factor that, in my experience, silently costs more business owners more money in their exit than almost anything else: how they pay themselves.

This is a sensitive topic. How much you pay yourself is your business — literally. But when it comes time to sell, your compensation becomes the buyer's business too, because it directly affects the EBITDA they're valuing.

Here's how it works.

A buyer will normalize your EBITDA by adjusting owner compensation to a market rate. That's what it would cost to hire a professional manager to do the job you do. If you're paying yourself \$300,000 a year and a comparable manager would cost \$200,000, the buyer adds \$100,000 back to EBITDA. Your earnings look better. If you're paying yourself \$80,000 and a comparable manager would cost \$200,000, the buyer deducts \$120,000 from EBITDA. Your earnings look worse.

Both adjustments are legitimate. But it's the second scenario — the underpaid owner — that creates the real trap.

The Underpaid Owner

I see this constantly. An owner takes a modest salary and pulls the rest out as dividends, distributions, or perks run through the business. On the tax return, the EBITDA looks strong because the owner's true economic compensation isn't being fully deducted as an expense. The owner looks at the EBITDA and thinks, "My business earns \$2 million." The buyer looks at it and thinks, "Your business earns \$2 million. But \$150,000 of that is phantom earnings because you're not paying yourself a market salary."

The adjustment sounds small. \$150,000 on a \$2 million EBITDA. But apply a 4x multiple, and that adjustment just cost you \$600,000 in exit value. Not because

the business is performing any differently, but because the way you pay yourself distorted the true picture.

The Dividend-Only Owner

The most extreme version of this is the owner who takes no salary at all — only dividends. From a tax perspective, this can be efficient. From a valuation perspective, it's a disaster.

If you're actively involved in running the business and you take dividends only, a buyer will impute a full market-rate salary as an expense against EBITDA. On a business where the owner is functioning as the CEO, general manager, and head of sales, that imputed salary could be \$200,000, \$300,000, or more. It depends on the market and the complexity of the role. That entire amount comes directly off your EBITDA.

I've seen deals where an owner's reported EBITDA of \$1.5 million became \$1.1 million after the buyer normalized for owner compensation. The owner was stunned. They'd been looking at the wrong number for years.

The fix is simple: Pay yourself a market-rate salary. Yes, it will increase your tax burden in the short term. But it will also give you a clean, defensible EBITDA number that a buyer can take at face value. The tax cost of paying yourself properly for two or three years before a sale is a fraction of the valuation impact of an understated EBITDA. This is one of the easiest and most impactful things you can do to prepare for an exit.

* * *

The Question Nobody Wants to Answer

There's a related question in the MaxExit Assessment that makes many owners uncomfortable: is your owner compensation already deducted in arriving at your EBITDA figure?

It seems like a simple yes-or-no question. But the number of owners who aren't sure, or who answer "yes" when the reality is more complicated, is remarkable. They've been calculating EBITDA one way for tax purposes and haven't considered how a buyer would recalculate it.

If your EBITDA already includes a market-rate salary for you as an expense, no adjustment is needed. The number is clean. If it doesn't, the buyer will adjust, and the adjustment will not be in your favor. That applies whether your salary is below market, you're taking dividends instead of salary, or you have family members on the payroll who aren't active in the business.

The time to sort this out is now, not during due diligence.

* * *

Putting It All Together: The Quality of Earnings

Debt, free cash flow conversion, and owner compensation are not three separate issues. They're three lenses on the same question: how real are your

earnings?

A business with low debt, strong cash flow conversion, and properly stated owner compensation has what buyers call "high quality earnings." The EBITDA is trustworthy. The cash is real. The buyer can model future performance with confidence. These businesses command the best multiples because the buyer's risk is lowest.

A business with heavy debt, poor cash flow conversion, or distorted owner compensation has "low quality earnings." The EBITDA may look fine on paper, but the buyer knows that the real economic picture is different from what's reported. These businesses get discounted. Not because they're bad businesses, but because the buyer has to adjust for the gap between reported and actual earnings.

The good news is that earnings quality is largely within your control. You can pay down debt. You can manage CapEx more proactively. You can restructure your compensation. These aren't changes that require years of work or massive investment. They're financial housekeeping. The return on that housekeeping, measured in exit value, is extraordinary.

What You Can Do Right Now

Action Steps for This Chapter

- **Know your debt-to-EBITDA ratio.** Total funded debt divided by normalized EBITDA. If it's above 1.5x, consider whether accelerating repayment before a sale makes financial sense.
- **Calculate your free cash flow conversion.** Take your EBITDA, subtract capital expenditures and changes in working capital. Divide the result by EBITDA. If you're below 60%, identify what's consuming your cash. Is it CapEx, inventory builds, or receivables growing faster than revenue?
- **Benchmark your compensation.** What would it cost to hire someone to do your job? Not a junior manager. Someone who could genuinely replace you in the role you actually perform. If your salary is meaningfully below that number, talk to your accountant about adjusting it. Two to three years of market-rate salary before a sale gives you a clean, defensible EBITDA.
- **Audit related-party compensation.** Are there family members on the payroll? Are they performing roles that justify their compensation? Buyers will scrutinize every related-party payment and adjust accordingly.
- **Build a free cash flow bridge.** Create a simple document that walks from EBITDA to free cash flow, showing every deduction along the way. This is exactly what a buyer will build during due diligence. Having it prepared demonstrates financial sophistication and transparency.

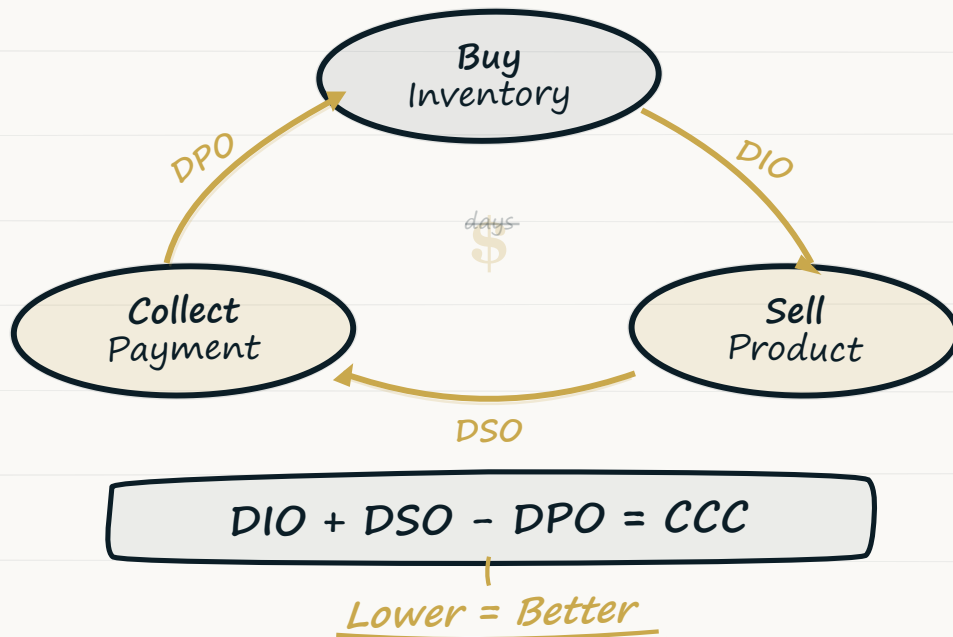
This chapter closes out Part I, Financial Performance, which carries the heaviest weight in the MaxExit Assessment. The three chapters in this Part cover the factors that, together, answer the buyer's most fundamental question: is this business a reliable, efficient cash-generating machine?

Revenue trend tells them whether the machine is growing or shrinking. Asset intensity tells them how much capital the machine requires. Debt, cash flow, and owner compensation tell them how much of the machine's output they actually get to keep.

If your financial house is in order, every other conversation with a buyer starts from a position of strength. If it's not, no amount of strength in the other categories will fully compensate.

In Part II, we shift from the financials to the fundamentals. These are the structural characteristics of your business that determine its durability, defensibility, and long-term value. We start with a concept that most business owners have never heard of, but that buyers intuitively understand: the Lindy Effect.

Cash Conversion Cycle



Dear Reader,

This closes Part I. Your financial house is the foundation of everything. In Part II, we shift from the financials to the fundamentals: the structural characteristics that determine your business's durability, defensibility, and long-term value. We start with a concept most owners have never heard of, but that buyers intuitively understand: the Lindy Effect.

PART II — BUSINESS FUNDAMENTALS (25%)

CHAPTER 4

The Lindy Effect: Why Older Businesses Command Higher Prices

Years in business and business model — the two factors that frame everything else



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"A business that has survived 30 years is more likely to survive the next 30 than one that's been around for 5."

We're now moving into Part II of the book — Business Fundamentals — and shifting from the financial lens to the structural one. If Part I was about how much money your business makes, Part II is about *why* it makes money, and whether the reasons are durable.

I want to start with the two most foundational factors a buyer considers when evaluating a business: how long it has been operating, and what kind of business it is. These sound simple. Almost too simple. You might think a buyer cares more about your gross margins or your customer list than the year you opened your doors. And they do care about those things. But before a buyer digs into any of the details, they form an initial impression based on two questions. Has this business stood the test of time? And is this a business model that lends itself to creating transferable value?

Those two questions set the frame for everything that follows.

The Lindy Effect

The Lindy Effect is a concept borrowed from probability theory, popularized by Nassim Nicholas Taleb — it related to comedians at a diner after shows, if they'd been coming a long time, it probably meant they'd keep coming back (and keep doing stand-up). In plain terms, it means the longer a business has survived, the longer it's expected to keep going. The idea is straightforward: for certain types of things like technologies, ideas, and institutions, the longer they've existed, the longer they're likely to continue existing. A book that has been in print for 100 years is more likely to still be in print in 50 years than a book published last month. A restaurant that has survived 40 years in the same location is more likely to survive the next 20 than one that opened last year.

The same logic applies to businesses. And buyers intuitively understand it, even if they've never heard the term.

A business that has been operating for 30 or 40 years has survived recessions, industry shifts, competitive threats, employee turnover, leadership transitions, and supply chain disruptions. It has faced the thousand other things that kill younger companies and come through. It has proven, through nothing more than its continued existence, that its model works. That its customers need what it provides. That it can adapt and endure through cycles that take other businesses down.

This is enormously reassuring to a buyer. Not because they think the past guarantees the future. No sophisticated buyer believes that. But survival is the single best filter for durability. A 35-year-old business has passed tests that a 5-year-old business simply hasn't faced yet. And in the world of acquisitions, uncertainty is the enemy of price.

There's another dimension to the Lindy Effect that I think is especially relevant right now, given all the anxiety around AI and technological disruption. If your business has been around for 40 years and hasn't been technologically displaced, there's a good chance the latest technological advances won't displace it either. That's the Lindy Effect in action. Your business has survived decades of technological change. That's evidence that what you provide is resistant to disruption. If it could have been automated or displaced, it probably would have been by now.

What This Means for Valuation

When I'm evaluating a business for acquisition, the founding year is one of the first things I look at. Not because it tells me everything, but because it frames the risk conversation. A business with 30 years of operating history starts from a fundamentally different risk profile than one with 7 years. The older business has a track record I can analyze and patterns I can identify. It gives me a baseline of resilience I can reasonably expect to continue.

The younger business might have better growth numbers. It might be in a trendier market. But it hasn't been tested by a full economic cycle, and that makes me — and every other buyer — build more risk into the valuation.

The practical implication: You can't change when you started your business. If you've been operating for 8 years, you can't manufacture another 22 years of history. But you *can* understand that a buyer will perceive more risk in your business than in a comparable competitor with decades of history. You can compensate for it by being exceptional in the other factors covered in this book. A younger business with outstanding financials, diversified customers, strong systems, and a capable management team can absolutely command a strong price. It just has to earn it in other ways.

Conversely, if you've been in business for 30 or 40 years, recognize that your longevity is a genuine asset. It's not just a number on a plaque in the lobby. It's a risk-reduction factor that buyers will pay for. The Lindy Effect is working in your favor every year you stay in operation.

A Word to Owners of Younger Businesses

I don't want this section to feel discouraging if your business is on the younger side. The Lindy Effect is one factor among many, and it's far from the most heavily weighted one. I've acquired businesses that were under 15 years old and paid strong prices for them because everything else was right. The financials were clean, the customer base was diversified, the systems were solid, and the business could run without the owner.

What I wouldn't do is ignore it. If your business is younger, you need to be honest with yourself about the fact that buyers will perceive more risk. You need to have a clear answer for why your business will endure. That answer usually lives in the strength of your customer relationships, the quality of your recurring revenue, and the depth of your operational systems. We'll cover all of these in the chapters ahead.

One of the best acquisitions I completed was a restaurant franchise system that had been operating for over 60 years. Sixty years. Think about what that means. This business had survived every recession since the 1960s. It had weathered changing consumer tastes, the rise of fast-casual dining, food cost inflation, labor shortages, and every other disruption the restaurant industry has thrown at operators over six decades. And it was still standing. Not just surviving, but operating 90 locations across the network.

Nothing about this business was earth-shattering. They weren't reinventing the wheel. They were just exceptionally good at what they did, and they had been doing it for over 60 years. That's the Lindy Effect in its purest form. When I looked at this business, I didn't need to guess whether the model would hold up through the next downturn. I had six decades of evidence that it would.

It was a second-generation family-owned business. The founders had built it, and their children had carried it forward. That continuity itself was another data point. The business had already survived the most dangerous transition any company faces: the handoff from the founding generation to the next. If it could do that and keep growing, the durability was real.

We paid a premium multiple, and we were happy to do it. The Lindy Effect wasn't a theoretical concept in this deal — it was the reason the price was justified. I'll come back to this same business later in this chapter, because it also perfectly illustrates the power of the franchisor business model.

* * *

Business Model: Not All Revenue Is Created Equal

The second foundational factor in this chapter is your business model — and this one carries more weight in the assessment than you might expect.

Here's why: the type of business you operate determines the *ceiling* on your valuation multiple. Two businesses can generate identical EBITDA, have the same revenue trend, the same debt levels, and the same owner compensation structure. They can still be valued at dramatically different prices. The difference comes down to what kind of business each one is.

This is uncomfortable for some owners to hear, because your business model is the one thing you almost certainly cannot change. A plumbing company can't become a franchisor overnight. A general contractor can't pivot to e-com-

merce. These are structural realities that buyers understand, and they price accordingly.

The Business Model Hierarchy

Not all business models are created equal from an investment perspective. Buyers and investors rank them — whether they articulate it this way or not — on a rough hierarchy based on predictability, scalability, and asset intensity. Here's how I think about it:

At the top: franchisors, royalty businesses, and subscription models. These businesses generate recurring revenue with minimal capital reinvestment. A franchisor with 35 locations collects royalties from franchisees who bear the capex burden. The franchisor provides the brand, the systems, and the oversight. The result is a highly predictable, asset-light revenue stream that scales without proportional cost increases. Buyers love this. Multiples reflect it.

In the upper tier: specialty healthcare, online education, and e-commerce. These models benefit from either regulatory barriers to entry (healthcare), digital scalability (e-commerce and education), or both. They tend to have strong margins and, in many cases, some degree of recurring revenue built into the model.

In the middle: wholesale distribution, specialty manufacturing, and niche services. These are solid businesses — often with deep customer relationships and real competitive advantages — but they tend to be more asset-intensive and less scalable than the models above them. They can absolutely command strong multiples, but usually need to be exceptional in several other categories to get there.

In the lower tier: specialty trades, home services, automotive services, retail, construction, and transport. These are the backbone businesses of the economy, and I have enormous respect for the owners who build them. But from a pure investment perspective, they tend to be more labor-intensive, more cyclical, more competitive, and harder to scale. They also tend to carry higher owner dependency. The owner often *is* the business in ways that are difficult to unwind.

An important caveat: I'm describing tendencies, not rules. I've seen specialty trade businesses that were so well-run, so well-systemized, and so deeply embedded in their markets that they commanded multiples above businesses higher on this hierarchy. And I've seen franchisors with messy financials and poor unit economics trade at disappointing valuations. The hierarchy sets the baseline. Everything else you do as an owner moves you up or down from there.

Why This Matters for Your Exit

The reason I'm covering business model early in this book is that it sets context for everything that follows. If you operate a general contracting business, you and I both know that no amount of optimization is going to get you the same multiple as a SaaS (Software as a Service) company. And that's fine. The goal isn't to compare yourself to businesses in completely different categories. The goal is to maximize your valuation *within your category*. The range within any single category is enormous.

I've seen plumbing companies sell for 2.5x EBITDA, and I've seen plumbing companies sell for 5x. Same industry. Same city, in some cases. The difference was in every other factor. Recurring service contracts versus one-time projects. Strong management team versus owner-operator. Documented systems versus tribal knowledge. Diversified customer base versus concentration.

That's a 100% difference in price for the same type of business. That's the opportunity this book is about.

The Franchisor Model — A Case in Point

I want to spend a moment on franchisors specifically, because they illustrate the power of business model on valuation better than any other example.

Think about what a franchisor actually is: a small team, sometimes as few as 5 to 10 people, providing brand, systems, training, and marketing support to a network of independently owned locations. The franchisees invest the capital, hire the staff, sign the leases, and bear the operational risk. The franchisor collects a royalty, typically 4 to 8 percent of gross revenue, from every location, every month.

The result is a business with predictable, recurring revenue, almost zero capital reinvestment requirements, and natural scalability. Adding the 36th franchise location doesn't require the franchisor to double its team. The marginal cost of growth is remarkably low.

Remember the 60-year-old restaurant franchise I described earlier in this chapter? It's worth revisiting here, because the same deal that illustrated the Lindy Effect also perfectly demonstrates the franchisor advantage.

This franchisor had fewer than 20 employees at the corporate level. Twenty people. Their primary responsibilities were supporting the network with real estate selection and store design for new locations. That was the business. Fewer than 20 staff overseeing 90 restaurant locations operated by more than 70 independent franchise owners, some of whom owned multiple units.

The cash flow was predictable because it was diversified across 70-plus business owners paying royalties every month. No single franchisee represented a meaningful concentration risk. If one location had a bad quarter, the impact on the franchisor was negligible. The franchisees bore all the capital costs: the leases, the equipment, the build-outs, the inventory. That meant the franchisor's capital reinvestment requirements were minimal. Nearly every dollar of EBITDA converted to free cash flow.

We paid a premium multiple for this business, and it was justified twice over. Once for the Lindy Effect: 60 years of proven durability through every kind of economic cycle. And once for the business model: an asset-light franchisor with predictable, diversified, recurring revenue and a tiny cost base. When those two factors align in a single business, you don't negotiate hard on price. You move fast, pay fairly, and count yourself fortunate to have found it.

Now compare that to the franchisee, the person actually running one of those locations. The franchisee has employees to manage, equipment to maintain, a lease to pay, and inventory to stock. Their EBITDA might be similar to the franchisor's on a single-unit basis, but the *quality* of that EBITDA is completely different. The franchisor's earnings are asset-light, scalable, and recurring. The franchisee's are asset-heavy, location-dependent, and tied to their personal involvement.

Same industry. Same brand. Dramatically different valuations. That's the business model effect.

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What You Can Actually Do About It

I want to be straight with you: if you're reading this chapter and realizing your business model sits in the lower half of the hierarchy, I'm not going to tell you to change your business model. That's not realistic for most owners, and frankly, it's not necessary.

What *is* necessary is understanding how your business model affects buyer perception, and then doing everything you can to outperform expectations within your model. Here's how:

1. Build recurring revenue within your model. Every business model has opportunities for recurring revenue: service contracts, maintenance agreements, subscriptions, retainers. A home services company that moves 40% of its revenue onto annual maintenance contracts fundamentally changes its valuation profile. We'll cover this in depth in Chapter 6.

2. Reduce owner dependency. The lower you sit on the business model hierarchy, the more important this becomes. Buyers already expect more owner dependency in a trade business than in a franchisor. If you can show them a trade business that runs independently of the owner, you've just eliminated their biggest concern. We'll cover this in Chapter 8.

3. Document everything. Systems and processes are what transform a job into a business. The more documented and repeatable your operations are, the more transferable your business becomes — regardless of what industry you're in. We'll cover this in Chapter 9.

4. Lean into your strengths. If you've been operating for 30 years, the Lindy Effect is working for you. If your customer retention is 95%, that's a powerful counterweight to a less favorable business model. If your EBITDA trend is consistently upward, that speaks for itself. A buyer evaluates the whole picture. A strong showing in every other category can more than offset a less favorable business model.

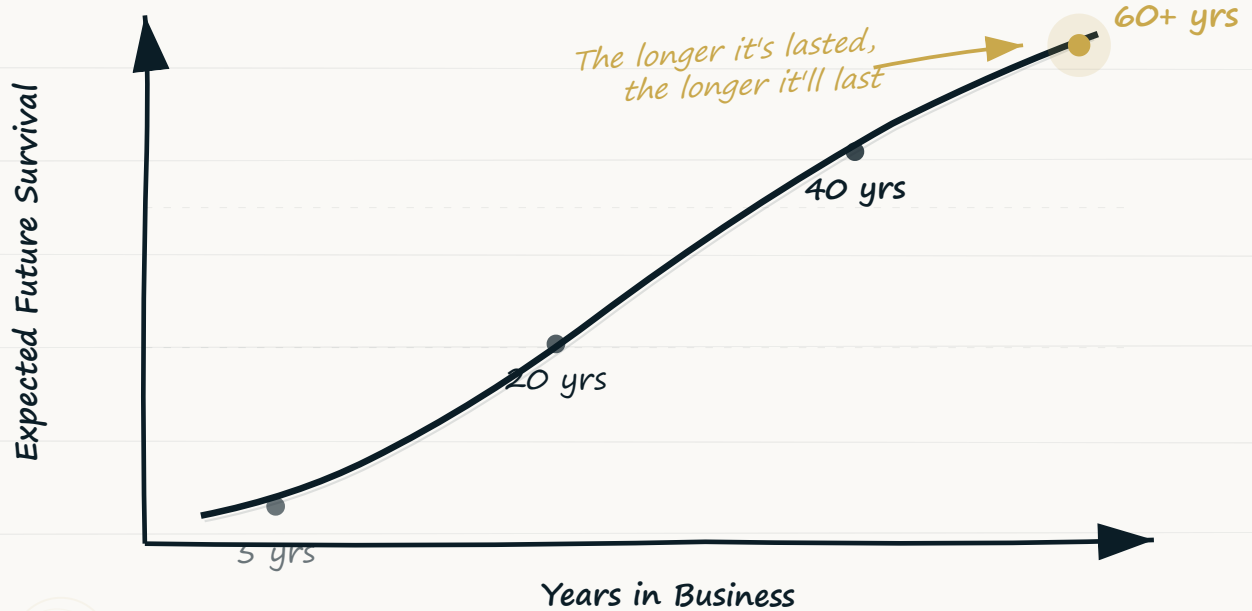
Action Steps for This Chapter

- **Know your Lindy advantage (or disadvantage).** Count the years. If you're at 30+, recognize it as a genuine asset and make sure it's visible in every conversation with buyers. If you're under 15, know that you'll need to compensate with strength elsewhere.
- **Understand your business model's ceiling.** Research what businesses in your industry and model have sold for. Know the range of multiples, and be honest about where yours is likely to land based on model alone.
- **Identify model-specific opportunities.** What can you do within your business model to move toward the top of the range? Recurring revenue, reduced owner dependency, and documented systems are almost always the answer.
- **Don't apologize for your model.** Some of the best businesses I've acquired have been in "unsexy" industries. The multiple might be lower than a tech company, but the reliability of the cash flows, the barriers to entry in a local market, and the essential nature of the service can make these outstanding investments.

* * *

This chapter establishes the foundation for Part II. The Lindy Effect and your business model together set the frame through which buyers will evaluate every other aspect of your business fundamentals. They answer the two most basic questions: has this business proven it can endure, and is this a model that creates transferable, scalable value?

The Lindy Effect



Time is the ultimate stress test

Dear Reader,

You now understand how longevity and business model frame everything else. In the next chapter, we tackle customer concentration: the risk that hides in plain sight and the single factor most likely to derail a deal during due diligence.

PART II — BUSINESS FUNDAMENTALS (25%)

CHAPTER 5

Customer Concentration: The Risk You Don't See Until It's Too Late

The single factor most likely to derail a deal during due diligence



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"There is only one boss — the customer. And he can fire everybody in the company from the chairman on down, simply by spending his money somewhere else." — Sam Walton

Of all the factors covered in this book, customer concentration — too much of your revenue coming from too few customers — is the one that kills the most deals. Not because concentrated businesses are bad businesses. Many of them are excellent. But concentration introduces a specific kind of risk that makes buyers deeply uncomfortable. Uncomfortable buyers either walk away or demand a significant discount.

Here's the uncomfortable truth: if your top five customers represent more than 20% of your total revenue, a buyer is going to see risk that you probably don't. You know those customers. You've worked with them for years. You know their businesses, their decision-makers, their patterns. You trust the relationship. But a buyer doesn't know any of that. All a buyer sees is a business where a small number of people have the power to materially damage the enterprise by making a single decision. The decision to leave.

And that changes everything about how they price the deal.

Why Concentration Scares Buyers

To understand why buyers care so much about customer concentration, you need to think about what they're actually purchasing. They're not buying today's revenue. They're buying the expectation of future revenue, years of it. They're paying a multiple of your earnings precisely because they believe those earnings will continue, and hopefully grow, after they take over.

Now imagine you're a buyer looking at a business where one customer accounts for 30% of revenue. You're being asked to pay a multiple of earnings that assumes that customer stays. But you have no relationship with that cus-

customer. You've never met them. You don't know if they chose this business because of the quality of the work or because they've been golfing with the owner for 15 years. And you know, because you've been through this before, that customer relationships often fray during ownership transitions.

That single customer represents 30% of the revenue you're paying for. If they leave in year one, your investment thesis is fundamentally broken. Not slightly off. Broken. You've just lost nearly a third of the cash flow you underwrote, and there's no quick way to replace it.

This is why concentration doesn't just lower your multiple. It can eliminate buyers from the process entirely. Some acquirers, particularly institutional ones, have hard policies against businesses where any single customer exceeds a certain threshold. They won't even look at the deal. You'll never know they existed, because they screened you out before the first phone call.

The Spectrum of Concentration

Not all concentration is equal. There's a spectrum, and where you sit on it dramatically affects how buyers perceive your risk profile.

Less than 20% across your top 5 customers — this is where buyers want you. It means no single customer has meaningful leverage over your business. Losing any one of them would be unpleasant but not catastrophic. Your revenue is generated by a broad enough base that the business is resilient to individual customer decisions. This is what "diversified" looks like.

20% to 29% across your top 5 — this is manageable. Most buyers will note it, ask some questions about the relationships, and factor it into their risk assessment. But it's unlikely to be a deal-breaker on its own, especially if the relationships are long-standing and contractual.

30% to 39% — now we're getting into territory where it starts to affect price. A buyer will look carefully at each of those top customers. How long have they been with you? Are there contracts in place? Is the relationship with the company or with you personally? What would the switching costs be if they left? Expect to answer detailed questions during due diligence — the buyer's deep-dive investigation of your business before closing.

40% to 49% — this is a serious valuation headwind. Many buyers will demand some form of risk mitigation: holdbacks, earnouts tied to customer retention, or seller notes that adjust based on post-close performance. The deal can still happen, but the terms will reflect the risk.

Greater than 50% — at this level, the conversation fundamentally changes. More than half your revenue depends on a handful of relationships. Some buyers will walk away. Those who stay will price the deal as though that revenue is at risk, because from their perspective, it is. If your top five customers represent more than half your business, reducing that concentration before going to market isn't just advisable. It's potentially the single highest-return activity you can undertake.

Personal Goodwill: The Hidden Layer

Customer concentration becomes significantly more dangerous when it's combined with personal goodwill — value tied to YOU personally that doesn't transfer to a buyer. That means the customer relationships are tied to you, the owner, rather than to the business itself.

This is common and understandable. You built the business. You landed those key accounts. You've been their point of contact for a decade. They call your cell phone, not the company's main line. When they have a problem, they ask for you by name.

That's wonderful for running the business. It's terrible for selling it.

When a buyer looks at a concentrated customer base and then discovers that those relationships are primarily with the departing owner, the risk doesn't just double. It compounds. Now you have a business where a small number of customers control a large portion of the revenue, *and* those customers' loyalty is to a person who won't be there after closing. That's the highest-risk scenario in the buyer's playbook.

I talked about this dynamic in the Introduction when I described the precision machine shop we acquired. The owners knew their customers on a first-name basis. The relationships were deep and genuine. But from our perspective as buyers, those relationships represented personal goodwill risk. We had to ask ourselves: when these owners step back, will those customers stay? We believed they would. The quality of the work and the shop's reputation gave us confidence. But that risk was still reflected in the price.

Concentration Isn't Always What It Seems

Before I go further, I want to add an important nuance: not all concentration is created equal. The raw percentage is one thing. The *nature* of the concentration is another.

In Chapter 1, I described an acquisition of a longstanding manufacturing business with concentrated customers. On paper, the concentration was a concern. But when we looked deeper, the picture was more complex. The customers were large, established entities. The business was integral and unique to their supply chains. There were contracts in place. The switching costs for those customers would have been enormous. They would have had to qualify a new supplier, validate the quality, and risk disrupting their own production. The business was embedded in its customers' operations in a way that made the relationships far stickier than the concentration percentage alone would suggest.

We still factored it into the price. But the mitigation was real, and we recognized it. That's the kind of analysis a sophisticated buyer will do — and it's the kind of story you need to be able to tell about your own concentrated relationships.

Key distinction: There's a meaningful difference between a business where your top customer is 25% of revenue and could leave with 30 days' notice, and one where that same 25% customer is contractually committed and deeply embedded in their supply chain. In the second case, they'd face significant switching costs to move. The percentage is the same. The risk is dramatically different. Make sure you can articulate why your concentrated relationships are durable.

What You Can Do About It

If you're reading this and recognizing that customer concentration is an issue in your business, the good news is that it's fixable. The bad news is that it takes time. You're not going to diversify your customer base in 90 days. This is a 12- to 24-month project. The sooner you start, the better your position will be when you go to market.

Here's how I'd approach it:

1. Don't Fire Your Big Customers

This sounds obvious, but I want to say it clearly because I've seen owners make this mistake. The goal isn't to shrink your top accounts. The goal is to grow the base around them. If your biggest customer is 25% of revenue, you don't need them to get smaller. You need everyone else to get bigger. Concentration is a ratio, and the fastest way to improve a ratio is to grow the denominator.

2. Target Adjacent Markets

Look at what you do well for your largest customers and ask: who else needs this? Your biggest accounts chose you for a reason. Quality, reliability, specialization, service. Those same attributes are valuable to other customers in adjacent markets. The expertise and capabilities that made you indispensable to your top five can be packaged and marketed to a broader audience.

3. Build Institutional Relationships, Not Personal Ones

This is the personal goodwill piece. Start transitioning your key customer relationships from yourself to your team. Introduce your operations manager, your project leads, your account managers. Make sure your customers know and trust the people who will be serving them after you're gone. This doesn't happen overnight, and it has to be genuine. But a 12-month transition plan where you gradually shift the primary point of contact from yourself to a capable team member can dramatically reduce the personal goodwill risk that makes buyers nervous.

4. Formalize the Relationships

Contracts matter. Long-term service agreements, master supply agreements, annual retainers — any mechanism that formalizes the customer relationship and creates documented commitments reduces the perceived risk. A handshake relationship with your biggest customer is worth less to a buyer than a signed three-year contract with auto-renewal clauses. That's true even if you know in your heart the handshake is just as solid.

Buyers can't buy your heart. They can read a contract.

5. Diversify Revenue Streams

This goes beyond adding more customers. Think about whether your business can develop new revenue streams that are structurally different from your core offering. Service contracts alongside project work. Maintenance agreements. Consulting or training. New product lines. Each new revenue stream that isn't dependent on your existing top customers creates additional diversification. It reduces the concentration ratio from multiple angles.

* * *

How to Present Concentration Honestly

If you're going to market with some degree of customer concentration, and most businesses do, don't try to hide it. Every buyer will discover it during due diligence. If they feel you were less than transparent, the trust damage is far worse than the concentration itself.

Instead, present it proactively and control the narrative. Here's the framework I'd use:

Acknowledge it. "Our top five customers represent X% of revenue." State it clearly. Don't minimize it or explain it away before the buyer has even asked.

Contextualize it. Explain *why* those relationships are durable. Talk about contract terms, switching costs, length of relationship, and integration into the customer's operations. Highlight the depth of the team involved in serving them, not just you.

Show the trend. If you've been actively diversifying, show the trajectory. "Three years ago, our top five were 45% of revenue. Today they're 32%." That's a powerful narrative — it shows a business that recognizes the issue and is actively addressing it.

Propose a solution. If the concentration is still meaningful, be open to deal structures that address it. Customer retention earnouts, for example, can bridge the gap between what you believe about the durability of those relationships and what the buyer fears. If you're confident the customers will stay, an earnout tied to their retention is money you'll collect anyway. It also gives the buyer the confidence to pay a higher base price.

The bottom line: Customer concentration isn't a fatal flaw. I've completed plenty of acquisitions where the top five customers represented more than 20% of revenue. But in every one of those deals, concentration affected the price, the terms, or both. The owners who fared best understood the issue, addressed it proactively, and came to the table with a clear story about why their key relationships would endure through the transition. The owners who fared worst didn't think it mattered because they "knew" their customers would stay.

Action Steps for This Chapter

- **Calculate your concentration.** Pull your top 5 customers' revenue as a percentage of total. Then pull your single largest customer. Both numbers matter.
- **Assess the personal goodwill risk.** For each top customer, ask honestly: is the relationship with the company, or with me? If it's with you, start the transition now.
- **Review your contracts.** Are your key relationships formalized? If not, work toward documented agreements with defined terms, even if they're simple.
- **Build a diversification plan.** Identify 3-5 prospects or adjacent markets you can pursue to grow the base around your existing top accounts. Set a 12-month target.
- **Prepare the narrative.** Practice explaining your concentration — honestly and confidently — in a way that acknowledges the risk while demonstrating why the relationships are durable.

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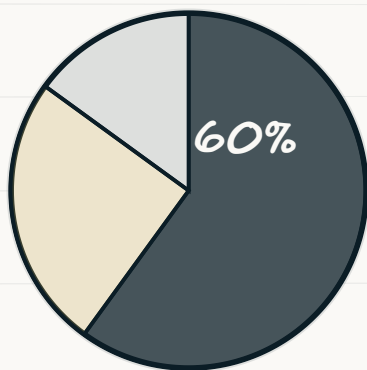
Customer concentration is one of those factors that business owners consistently underestimate and buyers consistently fixate on. It's the gap between how you experience your business, where those top customers feel like family, and how a buyer evaluates it. To them, those same customers represent a risk that could undermine the entire investment.

Closing that gap through diversification, formalized relationships, and honest presentation is one of the most valuable things you can do before going to

market. It won't happen overnight. But every step you take toward a more diversified revenue base directly translates to a higher price and better terms at the closing table.

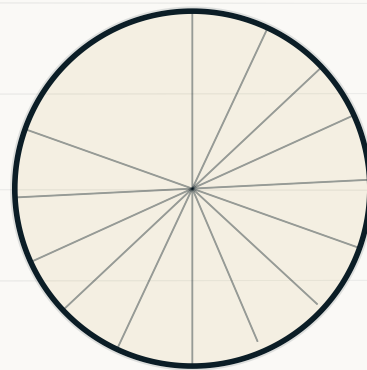
Customer Concentration Risk

Concentrated



One customer = 60%
If they leave, you're done

Diversified ^{Dependency}



Largest customer = 8%
No single point of failure

Which pie chart does your business look like?

Dear Reader,

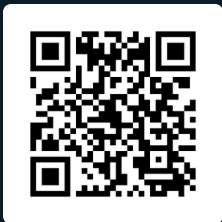
Customer concentration is one of those factors that owners underestimate and buyers fixate on. In the next chapter, we look at the other side of the customer equation: how they pay you. Recurring revenue is the single most powerful driver of valuation multiples.

PART II — BUSINESS FUNDAMENTALS (25%)

CHAPTER 6

Recurring Revenue: The Gift That Keeps on Giving

Why predictable revenue commands premium multiples — and what to do when your business doesn't have it



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"The single most important decision in evaluating a business is pricing power." — Warren Buffett

If there's one factor that moves the valuation needle more than any other in the Business Fundamentals category, it's recurring revenue — money that comes in automatically every month or year, like service contracts. Buyers will

pay a significant premium for revenue that shows up reliably, month after month, without the business having to go out and win it again. And they'll discount heavily any revenue that has to be re-earned from scratch every quarter.

The reason is simple: predictability. A buyer is making a bet on the future. The more confident they are that tomorrow's revenue will look like today's, the more they're willing to pay for it. Recurring revenue reduces uncertainty. Reduced uncertainty translates directly into a higher multiple.

But here's where I want to be honest with you, because I think too many books and advisors gloss over this. Not every business can simply "turn on" recurring revenue. If you're a general contractor, you can't suddenly start charging monthly subscriptions for building houses. If you're a specialty manufacturer doing custom one-off jobs, you can't wave a wand and convert that into a SaaS model. Your business is what it is, and pretending otherwise isn't helpful.

So this chapter is going to do two things. First, I'll explain why recurring revenue matters so much and what the spectrum looks like. Second, I'll talk about what you can do when your business *doesn't* have significant recurring revenue. I think that second part is more valuable for most readers. The answer isn't to fake it. The answer is to build the narrative and the evidence that makes a buyer comfortable with the revenue you *do* have.

The Recurring Revenue Spectrum

Not all revenue is equally recurring, and not all recurring revenue is equally valuable. I think of it as a spectrum with four distinct levels:

Tier 1: Subscription and contracted revenue (80%+ recurring). This is the gold standard. Think software subscriptions, franchise royalties, long-term maintenance contracts, managed services agreements. The customer has signed a commitment, often with auto-renewal clauses, and revenue flows in monthly or quarterly without anyone having to resell the relationship. These businesses command the highest multiples because the buyer can model future cash flows with genuine confidence. When I acquired the restaurant franchise system I described in Chapter 4, this is exactly what we were buying. Royalty payments from 70-plus franchise owners, arriving predictably every month, backed by franchise agreements.

Tier 2: High repeat revenue (50-80% recurring). The customers haven't signed long-term contracts, but they come back consistently. Think of a commercial cleaning company where 70% of revenue comes from clients who've been using the service for three or more years. Or an industrial supplier where the same customers reorder the same products every month. There's no contract forcing them to stay, but the pattern is established and the switching costs keep them coming back. Buyers like this. It's not as bulletproof as contracted revenue, but it's far more predictable than starting from zero each quarter.

Tier 3: Moderate repeat (25-50% recurring). A meaningful portion of revenue comes from repeat customers, but the business also depends on a steady flow of new work. Many service businesses live here. Think of an electrical contractor who does ongoing work for a few property management companies but also bids on new projects regularly. The repeat base provides a floor, but the business needs to keep selling to maintain its revenue level. Buyers will acknowledge the repeat base but won't give it the same credit as contracted revenue.

Tier 4: Project-based (less than 25% recurring). Each engagement is essentially a new sale. Construction projects, one-time consulting engagements, custom manufacturing jobs, event-based businesses. Revenue in any given year depends heavily on the business's ability to win new work. This is where the valuation discount is most significant. Not because the businesses are bad, but because the revenue is inherently less predictable.

Where do you sit? Be honest with yourself. Don't count a customer as "recurring" just because they've used you twice. Recurring means there's a pattern, a relationship, or a contract that gives you reasonable confidence they'll be back. If you have to re-pitch, re-bid, or re-earn the work each time, it's project-based — no matter how many times you've won the bid before.

When Recurring Revenue Isn't Realistic

Here's the part most people skip, and it's where I think this book needs to be different.

If you run a construction company, a custom fabrication shop, a general contracting business, or any number of project-based enterprises, you're not going to restructure your entire business model to create subscription revenue. And you shouldn't try. The goal isn't to pretend your business is something it's not. The goal is to understand how a buyer sees your revenue. Then build the strongest possible case for the reliability of what you have.

I've acquired project-based businesses and paid fair prices for them. I've also walked away from project-based businesses that couldn't demonstrate why their revenue would continue. The difference wasn't the business model — it was the narrative and the evidence behind it.

Building the Narrative Without Recurring Revenue

If you can't point to contracts and subscriptions, you need to point to something else. Here's what I look for when evaluating a project-based business:

1. Historical consistency. Show me five years of revenue that's been stable or growing, and you've just told me something powerful even without a single contract. If your business has generated between \$4 million and \$5.5 million every year for the past seven years, with a general upward trend, that's a pattern. It's not a contract, but it's evidence that whatever your business does, there's durable demand for it. The trend chapter (Chapter 1) and this chapter work hand in hand. A consistent revenue trend is the project-based business's answer to recurring revenue.

2. Repeat customer behavior. You may not have contracts, but you may have customers who come back every year. Pull the data. If 60% of last year's revenue came from customers you also served the year before, that's a powerful metric. It doesn't matter that none of them signed an annual agreement. Document it. Quantify it. Present it to buyers as evidence that your customer relationships are sticky even without formal commitments.

3. Backlog and pipeline. A strong backlog is the project-based equivalent of contracted revenue. If you're sitting on \$3 million of signed work orders that will be executed over the next 12 months, that's visibility into future revenue

that a buyer can underwrite. Even a robust pipeline of proposals and likely wins gives a buyer something to model, especially if you can demonstrate historical close rates.

4. Market position and demand drivers. If your business operates in an industry with strong secular demand, you don't need a contract to argue that the work will keep coming. Think aging infrastructure that needs repair, regulatory requirements that drive compliance work, essential services that businesses can't defer. You need to connect your business to demand drivers that exist independently of any single customer relationship.

5. The cost of not using you. Some businesses don't have contracts because they don't need them. Their customers come back because the cost of switching is too high to justify looking elsewhere. That cost shows up in time, quality risk, or operational disruption. If that's your situation, articulate it. A buyer who understands that your customers are effectively locked in by switching costs will value that almost as highly as a formal contract.

The key insight: Recurring revenue is the *best* evidence of future cash flow predictability, but it's not the *only* evidence. If your business doesn't lend itself to subscriptions and contracts, your job is to assemble every other piece of evidence you have — historical consistency, repeat customer data, backlog, market position, switching costs — and present a compelling case that your revenue is more durable than the lack of contracts might suggest. Don't apologize for your business model. Explain why it works.

Customer Retention: The Other Side of the Coin

Recurring revenue tells a buyer how predictable your income stream is. Customer retention tells them how durable your customer relationships are. These two metrics are related but distinct, and both matter.

Customer retention rate is simply the percentage of customers from last year who are still customers this year. It sounds straightforward, but the implications are profound.

Above 90% retention — this is exceptional. It tells a buyer that once a customer starts working with you, they almost never leave. That's the strongest possible signal of customer satisfaction, service quality, and embedded value. Businesses with 90%+ retention can make a compelling case that their revenue base is durable even without formal contracts, because the customers are choosing to stay year after year.

70% to 89% retention — this is solid. You're losing some customers each year, but the majority are staying. The question a buyer will ask is: are the ones leaving doing so for reasons within your control (service quality, price, attention) or reasons outside it (they went out of business, their needs changed, they moved)? If the churn is largely external, this retention rate is less concerning. If it's within your control, there's an opportunity to improve it. Improving it before going to market will directly impact your valuation.

50% to 69% retention — now we're in territory that raises questions. Losing a third to half your customer base every year means you're on a treadmill, constantly replacing lost revenue with new wins. Buyers will wonder whether this reflects a product or service problem, a pricing issue, or a market that's inherently transactional. Any of those explanations has implications for valuation.

Below 50% retention — this is a red flag. If more than half your customers don't come back, the buyer is essentially purchasing a sales and marketing machine rather than a book of business. The value shifts from the customer relationships to the business's ability to continuously generate new ones. That's a fundamentally less valuable proposition.

Retention as a Proxy for Recurring Revenue

Here's where retention becomes especially important for businesses that lack formal recurring revenue: high retention is the next best thing.

If you run a project-based business and your customer retention is 92%, you can credibly argue that your revenue is *effectively* recurring even though it's not contractually recurring. The customers keep coming back. They don't have to. There's no contract binding them. But they do. That voluntary return, year after year, is arguably a stronger signal than a contract, because it's earned rather than obligated.

I'd rather buy a project-based business with 92% customer retention than a contracted business with 70% renewal rates. The first tells me the customers genuinely want to be there. The second tells me that nearly a third of them are leaving despite having signed an agreement to stay. That raises much harder questions about the underlying value proposition.

Practical tip: If you don't currently track customer retention, start now. Pull your customer list from two years ago and compare it to this year. How many are still active? That number, expressed as a percentage, is one of the most powerful data points you can present to a buyer. It costs nothing to calculate. And it directly addresses one of the buyer's biggest concerns: will these customers still be here after I take over?

* * *

Moving Up the Spectrum

I said earlier that I wouldn't tell you to fundamentally change your business model, and I meant it. But that doesn't mean there's nothing you can do. Most businesses, even highly project-based ones, have opportunities to introduce *some* recurring revenue alongside their core model. You don't need to go from 0% to 80%. Going from 10% to 35% can meaningfully change how a buyer perceives your business.

Here are the most common approaches I've seen work:

Service and maintenance agreements. This is the most obvious play, and it works across almost every industry. If you install something, offer a maintenance contract. If you build something, offer an annual inspection agreement. If you repair something, offer a preventive maintenance plan. The margins on service contracts are typically better than project work. The revenue is pre-

dictable. And it keeps you connected to the customer between projects, which drives the next project your way.

Retainer arrangements. If you provide professional or specialized services, consider offering retainer-based pricing to your best clients. A monthly retainer guarantees them priority access and guarantees you predictable revenue. It changes the relationship from transactional to ongoing. That changes the way a buyer values it.

Consumables and supplies. If your business has a consumable component — products that customers use up and need to reorder — build a recurring ordering program around it. Automatic reorders, subscription pricing, preferred customer programs. Turn one-time product sales into ongoing supply relationships.

Training and support. If you sell equipment, software, or complex systems, offer ongoing training and support packages. These generate recurring revenue while deepening the customer relationship and creating switching costs. That's a double win.

The point isn't to transform your business overnight. The point is to look honestly at your revenue mix, identify where recurring or repeat revenue could realistically be introduced, and start building it. Every percentage point you move up the spectrum is worth something to a buyer.

Creative Recurring Revenue

One of my favorite examples of this comes from a longstanding business in the construction services space. On paper, this company had zero recurring revenue. Every project was a discrete engagement. A new scope, a new contract, a new customer. If you looked at the revenue classification in isolation, you'd put them squarely in the project-based category and discount accordingly.

But the reality was far more nuanced than the label suggested.

Over the years, this business had built deep, ongoing relationships with the other specialists in their ecosystem: designers, geotechnical engineers, structural engineers, and project consultants. These weren't casual connections. These were professionals who had worked alongside this company for years, trusted the quality of their work, and actively referred new clients their way. When a designer landed a new project, they didn't send it out for competitive bids. They picked up the phone and called this company directly. Sole-sourced. No bidding process. No competition.

On top of that, past customers routinely referred new customers. The business wasn't marketing for new work in the traditional sense. The work was finding them, through a network of relationships they'd spent decades cultivating. Each new project came from a different client, so it didn't look "recurring" in the conventional sense. But the *source* of those projects — the referral network, the ecosystem relationships, the reputation — was as durable and predictable as any maintenance contract.

When we evaluated this business, we recognized what was really happening. The revenue wasn't recurring in the traditional definition, but it was *effectively* recurring because the demand generation mechanism was self-sustaining. The company didn't need to bid against competitors for most of its work. It didn't need to cold-call or advertise. The phone rang because of relationships built over a long career of doing excellent work.

That's the narrative. And it was compelling enough to support a valuation that reflected far more predictability than a raw "project-based" classification would suggest. The lesson here is critical. If your business generates work through a durable referral network and sole-source relationships rather than competitive bidding, you have something that functions like recurring revenue even if it doesn't fit neatly into the definition. Your job is to document it, quantify it, and present it in a way that helps a buyer see what you see.

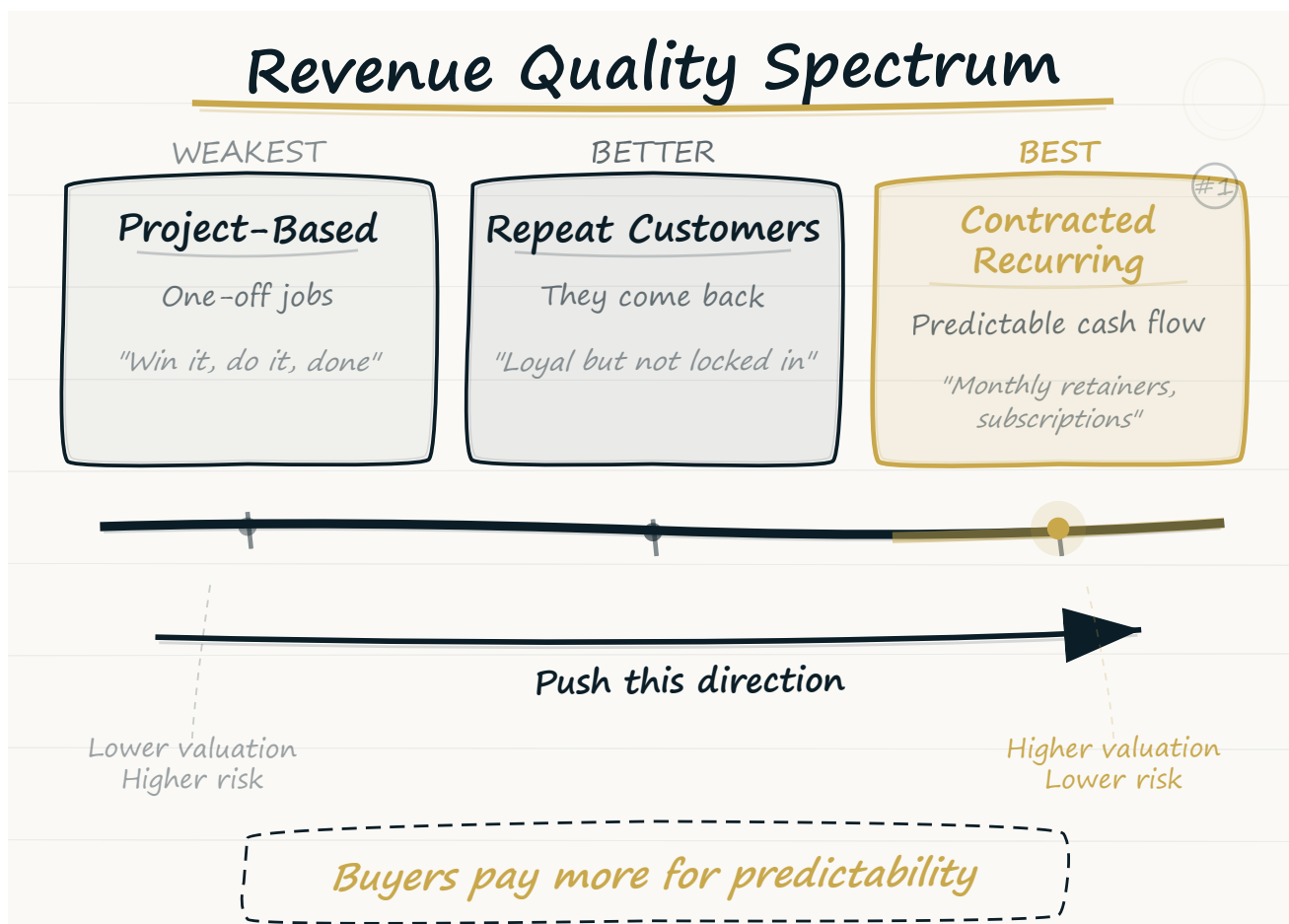
Action Steps for This Chapter

- **Calculate your recurring revenue percentage.** What percentage of last year's revenue came from contracted, subscription, or formally committed sources? Be honest — repeat customers who *could* leave at any time are repeat revenue, not recurring revenue. Both matter, but they're different.
- **Calculate your customer retention rate.** Compare your customer list from two years ago to today. What percentage are still active? If you've never tracked this, start now — it's one of the most impactful metrics you can present to a buyer.
- **Identify recurring revenue opportunities.** Even if your business is primarily project-based, look for service agreements, maintenance contracts, retainers, or supply programs you could introduce. A 12-month effort to move from 15% to 35% recurring is worth significant valuation upside.
- **Build the narrative.** If recurring revenue isn't realistic for your model, assemble the alternative evidence: historical consistency, repeat customer data, backlog, pipeline, market demand drivers, and switching costs. Practice telling the story of why your revenue is durable even without contracts.
- **Don't fake it.** Never misrepresent project revenue as recurring. Buyers and their advisors will see through it during due diligence, and the trust damage will cost you far more than the honest conversation would have.

* * *

Recurring revenue is the factor that most directly separates the highest-valued businesses from the rest. But the absence of it isn't a death sentence for your

valuation. It's an invitation to tell a better story with the evidence you do have. The businesses that command strong multiples without significant recurring revenue are the ones that can demonstrate, through data and narrative, that their revenue is durable, their customers are loyal, and the demand for what they do isn't going away.



Dear Reader,

Recurring revenue separates the highest-valued businesses from the rest. In the next chapter, we shift to your competitive position: moats, technology, and whether your supply chain is a strength or a vulnerability.

PART II — BUSINESS FUNDAMENTALS (25%)

CHAPTER 7

Moats, Technology, and the Suppliers Who Could Sink You

Competitive advantage, technology adoption, and supply chain risk



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"In business, I look for economic castles protected by unbreachable moats." — Warren Buffett

This chapter covers three distinct but related factors that, taken together, answer a question every buyer asks. How defensible is this business? Can a com-

petitor come along and take it apart? Can a technology shift make it irrelevant? Can a supply chain disruption bring it to its knees?

These aren't hypothetical concerns. They're the scenarios buyers model in their heads while reviewing your financials. A business with strong competitive advantages, modern technology adoption, and a diversified supply base is a business that can weather storms. A business that's vulnerable on any one of these fronts gives a buyer a reason to pause. And reasons to pause become reasons to discount.

Competitive Moat: What Makes You Hard to Kill

The concept of a competitive moat — what protects you from competitors stealing your customers — comes from Warren Buffett, who famously said he looks for businesses surrounded by wide moats. Think sustainable advantages that protect them from competition the way a moat protects a castle. It's a useful metaphor, but for most small and mid-sized business owners, it can feel abstract. You're not Apple. You don't have billion-dollar patents or global brand recognition.

But you almost certainly have *something* that keeps competitors from taking your customers. The question is whether you recognize it, and whether a buyer will see it.

Types of Moats in Small and Mid-Market Businesses

Reputation and brand within your market. You may not be a household name nationally, but if you're the first call in your city when someone needs what

you provide, that's a moat. Local and regional brand strength is real and valuable. It took years to build, and a competitor can't replicate it by hanging a sign. The precision machine shop I described in the Introduction had this. They were known for tackling difficult, complex jobs that other shops wouldn't touch. That reputation was a moat, even though they'd never thought of it in those terms.

Switching costs. How difficult is it for your customers to leave you? If you're deeply integrated into their operations, the cost of switching to a competitor isn't just financial. It's operational. You are embedded in their supply chain. Your systems talk to their systems. Your people know their processes. We talked about this in Chapter 5. Switching costs are a moat that gets stronger the longer the relationship lasts.

Regulatory barriers and certifications. Some businesses operate in spaces where you need specific licenses, certifications, or regulatory approvals to compete. These are barriers to entry — what makes it hard for a new competitor to start up and take your customers. If it takes a competitor two years and significant investment to get certified, that's a moat. Healthcare businesses, environmental services, certain construction specialties, and food manufacturing all benefit from this type of protection.

Specialization and expertise. Being the best at something specific is a moat. Not the best at "construction." That's too broad. But the best at a particular type of construction, in a particular region, for a particular type of client. Deep specialization creates a competitive advantage that generalist competitors can't easily match. They'd have to invest years developing the same expertise.

Customer relationships and trust. In many small businesses, the moat isn't structural. It's relational. Your customers stay because they trust you, they know your team, and the cost of finding someone new who delivers the same quality and reliability isn't worth the savings. This is a real moat, but it's also the most fragile one. It can erode during an ownership transition if the relationships are primarily with the departing owner.

The honest question: If a well-funded competitor opened across the street tomorrow and offered the same service at 10% less, how many of your customers would leave? If the answer is "most of them," your moat is thin. If the answer is "almost none, because they trust us and the switching cost isn't worth it," your moat is real. A buyer will ask this question about your business. Better to answer it yourself first.

Commodity Businesses: When There Is No Moat

Some businesses are genuinely commoditized. The product or service is undifferentiated, the barriers to entry are low, and customers choose primarily on price. If that's your business, I'm not going to tell you to manufacture a moat that doesn't exist.

But I will tell you that even in commodity spaces, there are ways to create differentiation: faster delivery, better customer service, more reliable quality, deeper inventory, more flexible terms, geographic convenience. These aren't traditional moats, but they're the reasons your customers choose you over the next option. They're worth identifying and articulating to a buyer.

A buyer evaluating a commodity business knows it's a commodity. What they want to see is that you've found ways to compete that go beyond price. Competing purely on price is a race to the bottom, and nobody pays a premium multiple for a business in a race to the bottom.

* * *

Technology: The New Baseline

Five years ago, technology utilization was a nice-to-have in a business valuation. Today, it's becoming a baseline expectation. And with the emergence of AI tools in the last few years, the bar is rising faster than most business owners realize.

Let me be clear about what I mean by technology utilization. I'm not talking about whether you have a website. I'm talking about whether your business is using modern tools to operate more efficiently, serve customers better, make smarter decisions, and scale without proportional headcount increases. I look at four levels:

Level 1: Actively deploying AI. The business is using artificial intelligence tools to gain competitive advantages in customer service, operations, marketing, data analysis, or decision-making. This is the leading edge. Businesses here are signaling to buyers that they're forward-thinking and adaptable. It doesn't mean you've built your own AI system. It means you're using tools like AI-assisted customer communications, predictive analytics for inventory or

demand, AI-driven marketing, or automated workflows that would have required manual effort a few years ago.

Level 2: Using technology for core operations. The business has implemented modern solutions for accounting, inventory management, project management, CRM (customer tracking software — like a digital Rolodex on steroids), and marketing. These aren't cutting-edge. They're the tools that well-run businesses have been adopting for the past decade. If you're here, you're meeting the baseline expectation of a modern buyer.

Level 3: Considering new technology. You know you need to modernize, and you're evaluating options. This is better than doing nothing, but from a buyer's perspective, "considering" doesn't create value. It creates potential, which is different. A buyer will see this as an opportunity to invest post-acquisition, but they won't pay you for improvements they have to make themselves.

Level 4: Limited technology adoption. The business has run the same way for decades. Paper-based processes, manual tracking, no CRM, limited digital presence. This is increasingly a red flag for buyers. Not because the business is bad, but because it signals that the business may be resistant to change. And change will be required to grow it.

The AI factor: I want to be direct about this. AI is no longer a future consideration. It's a present reality. Businesses that are actively using AI tools are telling buyers that they're adaptable, efficient, and positioned for the next wave of productivity gains. Businesses that haven't engaged with AI at all are telling buyers they'll need to invest time and money to bring the operation up to speed. That investment gets deducted from what they're willing to pay you. You don't need to become a tech company. But you need to demonstrate that your business embraces useful tools rather than resisting them.

Technology as a Practical Moat

Here's where technology connects back to competitive advantage. In many small business markets, the bar for technology adoption is still surprisingly low. If your competitors are running on spreadsheets and paper invoices and you've implemented a modern ERP system, CRM, and automated marketing, you have a competitive advantage that translates directly into efficiency, better customer service, and scalability. That's a moat your competitors will take years to replicate, if they bother at all.

Technology doesn't have to be your core business for it to be a core advantage. Some of the most compelling acquisition targets I've seen were traditional businesses in trades, services, and manufacturing that had embraced modern tools while their competitors hadn't. The technology didn't change what they did. It changed how efficiently they did it, how much data they had to make decisions, and how easily a new owner could step in and manage the operation.

Supplier Dependency: The Risk in Your Supply Chain

The third factor in this chapter is one that most business owners underestimate until it bites them: supplier dependency.

During the COVID-era supply chain disruptions, every business owner on the planet got a crash course in what happens when your supply chain breaks. Businesses that had diversified suppliers pivoted and adapted. Businesses that depended on a single source, particularly an overseas one, watched helplessly as their operations ground to a halt.

Buyers remember those lessons. And they will ask about your supply chain.

The Supplier Dependency Spectrum

Diversified supply base. You have multiple suppliers for your key inputs, and no single supplier represents a critical dependency. If one supplier disappears tomorrow, you can source from an alternative without significant disruption. This is the ideal position, and buyers will note it favorably.

Moderate concentration. You have a few preferred suppliers, but alternatives exist and you've maintained those relationships. You'd feel the disruption if a key supplier went away, but you could recover within weeks, not months.

A few critical suppliers. Your operation depends on a small number of suppliers, and replacing any one of them would be difficult, time-consuming, or expensive. This is where buyers start asking hard questions. What happens if they raise prices? What happens if they get acquired? What happens if they prioritize another customer over you?

Single-source dependency. One supplier holds the keys to your operation. If they go away, your business is in serious trouble. This is a significant risk factor in any valuation, and buyers will either discount for it or require contractual protections.

The question buyers ask: "What's the worst-case scenario if your primary supplier goes away tomorrow?" If your honest answer is "we'd be in serious trouble for six months or more," that's a problem you can and should address before going to market. Identify alternative suppliers, establish secondary relationships, and have a contingency plan. You don't need to split your orders across five vendors. But you need to demonstrate that you have options.

Supplier Dependency as a Hidden Moat

There's an interesting flip side to supplier relationships. Sometimes a strong supplier relationship is itself a competitive advantage. If you have exclusive distribution rights, preferred pricing agreements, or priority allocation from a key supplier, that's a moat. Your competitors can't easily replicate it. It gives your business a structural advantage in cost, availability, or speed.

The key is distinguishing between dependency (vulnerability) and partnership (advantage). A single-source supplier where you have no alternatives is a risk. A single-source supplier where you have an exclusive agreement that locks out competitors is an asset. Make sure a buyer understands which situation you're in.

The Moat You Can't Teach

I mentioned earlier in the book that one of my best acquisitions came together over just two face-to-face meetings. A handshake deal between two people who recognized they were meant to do business together. What I didn't fully explain was *why* I was willing to move that quickly and pay a premium multiple for that business.

It was a commercial services company that did complex, high-value work. And they were the absolute best at what they did. Not "pretty good." Not "competitive." The best.

What made them exceptional wasn't a proprietary process or a piece of technology or a patent. It was something far harder to replicate. The competence and confidence was built into the DNA of the entire team. It wasn't something they taught in a training manual. It was something bred within the employee group, reinforced every day through culture, standards, and a shared commitment to excellence.

When they showed up to a project, clients felt it immediately. The professionalism, the precision, the quiet confidence that comes from a team that has done difficult work at a high level, together, for years. They imbued confidence and competence in everything they touched.

They had worked this expertise to the point where major financial institutions, organizations with the most demanding standards in the country, turned to this business to look after complete projects on a long-term basis. These weren't competitive bids. These were sole-source relationships built on trust and track record.

That tribal knowledge — the collective expertise of a team that had been doing exceptional work together for years — was their competitive moat. Not a trade secret. Not a technology advantage. A *people* advantage. The level of service and competence was so deeply embedded in the culture that a competitor couldn't replicate it by hiring a few key people or copying a process. You'd have to build it from scratch, over years, with the right leadership and the right values. Even then, you might not get there.

As an investor, that's the kind of moat I pay a premium for. It gets stronger over time rather than weaker. Seven years later, the business is generating triple the profits it did when we shook hands on the deal.

* * *

Bringing It Together

Competitive moat, technology utilization, and supplier dependency are three distinct factors, but they share a common thread: defensibility. A buyer is asking one fundamental question when they evaluate these three areas. How resilient is this business against external threats?

Threats come in three forms. Competitive threats: someone tries to take your customers. Technological threats: the world evolves and your business doesn't. Supply chain threats: your ability to deliver depends on someone else's reliability.

The businesses that command premium multiples are the ones that have thoughtful answers to all three. They know what makes them hard to compete with. They're using modern tools, including AI, to stay ahead of the curve. And they've built supply chains that can absorb disruption without collapsing.

You don't need to be perfect in all three. But you need to be honest about where you're strong and where you're vulnerable. A buyer will discover both during due diligence. Better to identify the vulnerabilities yourself, address the ones you can, and have a clear narrative for the ones you can't.

Action Steps for This Chapter

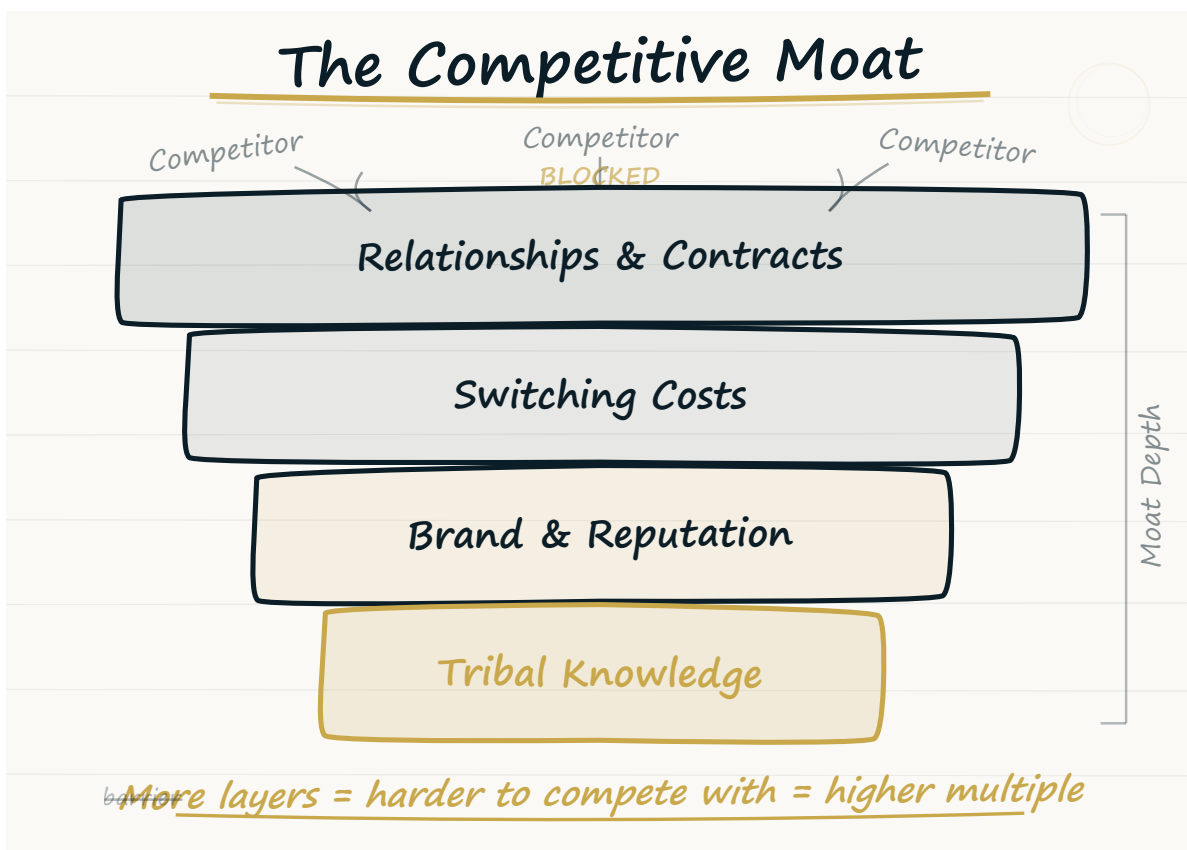
- **Define your moat.** Write down — in one or two sentences — what makes your business hard to compete with. If you struggle to articulate it, that's a signal. Ask your best customers why they chose you and why they stay. Their answers are your moat.
- **Audit your technology stack.** List every major tool your business uses for operations, finance, marketing, and customer management. If the list is short or dated, start evaluating modern alternatives. Pay particular attention to AI tools that could improve efficiency. Even small implementations signal forward-thinking to a buyer.
- **Map your supply chain risk.** For each critical input to your business, identify who supplies it, whether alternatives exist, and how long it would take to switch. If any critical input depends on a single source with no backup, develop a contingency plan. Better yet, establish a secondary relationship now.
- **Think like a buyer.** Ask yourself: if I were acquiring this business, what would scare me? The answer is where you should focus your energy before going to market.

* * *

This chapter closes out Part II, Business Fundamentals. Over the past four chapters, we've covered the structural factors that determine the durability and quality of your business. How long it's been operating. What kind of business it is. How concentrated your customers are. How predictable your rev-

enue is. How defensible your competitive position is. How modern your technology is. And how resilient your supply chain is.

These factors don't change quickly. They're the product of years, sometimes decades, of decisions. But they *can* change. The chapters ahead in Part III will focus on the areas where you typically have the most control: your management team, your systems, and your operational infrastructure. That's where the real work of maximizing your exit value begins.



Dear Reader,

This closes Part II. The structural factors that determine durability and quality are now clear. In Part III, we focus on the areas where you have the most control: your management team, your systems, and your operational infrastructure.

PART III — MANAGEMENT & OPERATIONS (15%)

CHAPTER 8

Are You Selling a Business — or a Job?

Why owner dependency kills more deals than any other factor



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"The best business is a royalty on the growth of others." — Andrew Carnegie

This is the chapter I almost put first.

Of all the factors I evaluate when looking at a business, none destroys value more consistently than owner dependency. The financials, the market posi-

tion, the competitive moat, the revenue model — they all matter. But I've seen businesses with strong EBITDA, loyal customers, excellent reputations, and decades of operating history trade at significant discounts because of one simple problem: the business can't function without the owner.

Let me put it bluntly. If you *are* the business, then what you're selling isn't a business. It's a job. If customers come because of you, if decisions flow through you, if the operation stalls when you take a week off — you have a problem. Buyers don't pay premium multiples for jobs, no matter how well-paying they are.

I say this with genuine respect. The reason most businesses become owner-dependent is because the owner is exceptional at what they do. They built the thing from nothing. They earned every customer relationship through years of personal effort. They know every process, every quirk, every shortcut because they designed them. Owner dependency is usually a symptom of competence, not incompetence. But it's a problem nonetheless. When that owner walks away, the buyer is left holding a machine that nobody else knows how to operate.

* * *

The 90-Day Test

I have a simple test I use when evaluating management depth, and I'd encourage you to apply it to your own business honestly: could your business run — really run, not just survive — without you for 90 days?

Not "could someone keep the lights on." Not "could my employees muddle through." Could the business operate at or near its current level of performance for a full quarter without you being involved? Serving customers, generating revenue, making decisions, and solving problems — all without you.

If the answer is yes, you have a business. If the answer is no, you have a job that happens to have employees.

Most owners I talk to know the answer immediately. They don't even need to think about it. And most of them answer no. Not because they're control freaks, although some are. They never built the infrastructure to make themselves replaceable. They were too busy doing the work to build the system that does the work without them.

The uncomfortable truth: The more talented and hardworking you are, the more likely your business is owner-dependent. Your excellence has become the bottleneck. Every customer who calls and asks for you by name. Every employee who waits for your decision before moving forward. Every process that lives in your head rather than in a manual. Those are all symptoms of a business that has been built around a person rather than around a system.

What Buyers See

When I evaluate a business and see heavy owner dependency, here's what runs through my mind as an investor:

Transition risk. If the owner needs 12 to 18 months to transition out, that's 12 to 18 months where the business is vulnerable. Customers may leave when they realize the person they've been dealing with is gone. Key decisions get delayed because the new owner doesn't have the old one's context. Revenue dips during the handover period. As a buyer, I have to price that risk into the deal.

Key-person risk. What if the owner gets hit by a bus? What if they decide six months into the transition that they're done and walk away early? What if a key customer says "I was loyal to *you*, not the company"? Every one of these scenarios is more likely in an owner-dependent business. And every one of them threatens the value I just paid for.

Growth ceiling. An owner-dependent business is inherently limited by the owner's capacity. There are only so many hours in a day, only so many relationships one person can maintain, only so many decisions one brain can make. A buyer looking at your business isn't just buying today's cash flow. They're buying the potential for tomorrow's growth. If that growth is capped by one person's bandwidth, the potential is capped too.

All three of these translate into a lower multiple. Not because the business is bad, but because the risk of value erosion after the sale is higher than it needs to be.

Management Depth: The Spectrum

Management depth exists on a spectrum, and where your business falls on that spectrum has a direct impact on what a buyer is willing to pay.

Owner-dependent. The owner is involved in virtually all major decisions, customer relationships, and operational processes. The business cannot function effectively without the owner's daily involvement. This is the most common scenario in small businesses, and it's the most damaging to valuation. A buyer looking at this level of dependency is essentially buying a business that comes with a mandatory employment contract for the seller. That's a complicated, risky proposition.

Key employees assist. The owner has capable people who handle day-to-day operations, but strategic decisions, major customer relationships, and crisis management still flow through the owner. This is better than full dependency, but it's still a risk. The owner is a single point of failure for anything beyond routine operations. Many businesses plateau at this level because the owner has delegated the tasks they didn't enjoy but held onto the ones they did. Usually that means sales and key client relationships.

Strong management team. The business has a defined leadership structure with clear roles and responsibilities. Department heads or managers can make decisions within their domains without the owner's input. The owner is involved primarily in strategic direction and high-level oversight. This is the

level where buyers start to feel comfortable. The business has institutional knowledge spread across multiple people rather than concentrated in one.

Business operates independently. The business has a fully functional management team, often including a general manager or president who effectively runs the company. The owner may be involved at the board level or in an advisory capacity, but the day-to-day operation doesn't depend on them. This is what every buyer dreams of, and it commands a significant premium. I've paid notably higher multiples for businesses at this level compared to similar businesses that were owner-dependent. I'd do it again every time, because the risk profile is completely different.

The math is simple: An owner-dependent business with \$2M EBITDA might sell at 3.5x. The same business with a strong, independent management team might sell at 5x or higher. That's the difference between walking away with \$7M and walking away with \$10M — for the same business, the same revenue, the same customers. The only difference is who's running it.

The Precision Machine Shop: A Case Study in Transition

I mentioned in the Introduction the precision machine shop we acquired in Western Canada — the one with the incredible culture, the shop floor you could eat off of, the team that treated each other like family. That business had a lot going for it, but it also had real owner dependency issues that directly affected what we paid.

The two founding partners had been running the business together for over 30 years. They knew every customer by first name. They made the key decisions. They were the face of the business. The employees were capable and loyal, but the institutional knowledge — who to call when a big order came in, how to handle a quality issue, which customer needed special attention — that all lived with the owners.

We acquired that business at a fair price on good terms. The positives outweighed the negatives: the culture, the reputation for quality, the willingness to tackle difficult jobs others wouldn't touch. But it wasn't a premium price. The owner dependency, the personal goodwill risk, and the customer concentration kept the multiple where it was.

One of our first moves post-acquisition was hiring a new president. The founding partners had grown tired of each other after three decades together. That's more common than people talk about. Neither was the right person to lead the

business into its next chapter. We brought in outside leadership, began transitioning customer relationships from the founders to the management team, and invested in documenting the processes that had always been followed but never written down.

The business performed exceptionally well post-acquisition. Many of the shortfalls we'd identified during due diligence were addressed systematically over the following years: the owner dependency, the undocumented processes, the personal goodwill risk. The value we created by solving those problems? That's value the owners could have captured themselves if they'd done that work before selling.

The lesson: Those founders were excellent operators and genuinely good people. I have nothing but respect for what they built. But they left money on the table because they never made themselves replaceable. If they had hired a president two or three years before selling, transitioned the key customer relationships, and documented their processes, they would have commanded a meaningfully higher price. The work got done either way. The question is: who captures the value from doing it?

* * *

Building Your Replacement

The single most valuable thing you can do to increase your exit value is to make yourself unnecessary. More than growing revenue. More than cutting

costs. More than any clever financial engineering.

I know that sounds counterintuitive. You've spent your career making yourself indispensable. Every instinct you have as an entrepreneur says to be more involved, know more, do more. But when it comes time to sell, all of that involvement becomes a liability. The buyer isn't paying for your expertise. They're paying for a machine that produces cash flow. If the machine needs you to operate it, the machine is less valuable.

Start with the Org Chart

Draw your organizational chart as it exists today. Be honest. If every line leads back to you, that's your problem visualized. Now draw the org chart as it should look if you weren't there. Who would run operations? Who would own the key customer relationships? Who would make the financial decisions?

The gap between those two charts is your transition plan.

For most small business owners, the solution isn't to hire an army of executives. It's to identify the two or three most critical roles you play and start delegating them systematically, over time. Maybe it's hiring an operations manager who can handle the day-to-day. Maybe it's promoting your best salesperson to manage the key accounts. Maybe it's bringing on a part-time CFO to handle the financial oversight you've been doing at your kitchen table.

The point is to start, and to start well before you're ready to sell. These transitions take time. A new hire needs 12 to 18 months to fully absorb the role, build relationships, and earn the trust of the team and the customers. If you

wait until you're actively marketing the business to start this process, you're too late.

The Founder's Dilemma

Here's what I've observed across hundreds of businesses: the hardest part of this transition isn't finding the right people. It's letting go.

Founders hold on because the business is their identity. They built it. It's their name on the door, their relationships with the customers, their standards that define the quality. Handing that over to someone else feels like giving away a part of themselves. I understand that. I respect it. But I also know that holding on too tightly is the single most expensive mistake a business owner can make when it comes to exit value.

The irony is that the transition usually makes the business *better*, not worse. Fresh leadership brings fresh perspective. Documented processes create consistency. Distributed decision-making enables faster responses. The business you build by making yourself replaceable is almost always a better business than the one you had when everything ran through you. And it's certainly a more valuable one.

Employee Retention and Tenure

Management depth is one side of the people equation. Employee retention is the other.

When I look at a business, one of the first things I ask about is tenure. How long have the key employees been there? What's the turnover rate? When was the last time someone important left, and why?

High employee retention tells me several things at once. It tells me the culture is healthy, because people don't stay at places they hate. It tells me the compensation is fair, because people don't stay where they're underpaid. It tells me the management is competent, because good employees leave bad managers long before they leave bad companies. And it tells me the business has institutional knowledge embedded in its people — knowledge that would be expensive and time-consuming to replace.

Conversely, high turnover is one of the biggest red flags a buyer can see. It signals instability, cultural problems, inadequate compensation, or poor management — sometimes all four. And it creates a practical problem: every employee who leaves takes knowledge, relationships, and training investment with them. High-turnover businesses are constantly re-investing in hiring and training. That's a hidden cost that eats into the real profitability of the operation.

The Tenure Spectrum

Long-tenured, stable team. Key employees have been with the business for five years or more. Turnover is low and typically limited to natural attrition. The team is experienced, capable, and loyal. This is what buyers want to see. A stable team reduces transition risk and provides continuity through the ownership change. This was almost always the situation with businesses I acquired. Employees are challenging at the best of times, a stable, loyal workforce makes an investor breathe easier.

Moderate tenure with some turnover. Most employees have been there a few years. There's some turnover, but it's manageable and doesn't disrupt operations. This is normal and acceptable for most buyers, as long as the critical roles are stable.

High turnover or recent instability. Key positions have turned over recently, or the business has a pattern of losing people. This is a significant concern because it suggests systemic issues. The buyer will inherit those issues along with the business. In some cases, I've seen high turnover depress a multiple by as much as a full turn. The buyer knows they'll need to invest heavily in stabilizing the team post-acquisition.

Creating Loyalty Without Creating Dependency

There's a balance here that's important to acknowledge. You want loyal, long-tenured employees. But you don't want to create a situation where one or two key people have so much leverage that the business can't survive without them. That's just owner dependency transferred to employees, and it carries many of the same risks.

The healthiest businesses I've acquired have deep benches. No single employee, including the owner, is irreplaceable. There's overlap in responsibilities, cross-training in critical functions, and documentation that allows someone new to step into a role without the entire operation grinding to a halt.

This doesn't mean treating employees as interchangeable parts. The best cultures I've seen, like the machine shop I described, treat people as family. They invest in their development, pay them fairly, respect their contributions, and create an environment where people *want* to stay. The difference is that they do all of that while also building systems and processes that don't depend on any single person's presence. The loyalty is real, but the business doesn't break if someone retires, gets sick, or moves on.

A practical test: For each of your top five employees, ask yourself: what would happen if they gave notice tomorrow? If the answer is "we'd be in serious trouble," you have a key-person dependency that needs addressing. The solution isn't to fire them or diminish their role. It's to ensure their knowledge is documented, their relationships are shared, and someone else on the team could step in during a transition. This protects the business, protects the employee's value, and protects your exit price.

The Dental Lab: When Systems Make Geography Irrelevant

On the opposite end of the spectrum from owner-dependent businesses, let me tell you about an acquisition that proved what's possible when a business truly operates independently of its owner.

We had already acquired one dental lab and built a very strong management team around it. When a second opportunity came along — an industry-leading dental lab all the way across the country — the natural concern was distance. How do you integrate a business thousands of kilometres away from your existing operation?

The answer, it turned out, was that the business had been built properly. This lab had been in operation for 50 years. The original owner wanted out of the day-to-day. Not because the business was struggling, but because he'd done his time and built something that didn't need him anymore. He had solid systems and processes in place. The team knew what they were doing. The operation ran with consistency and quality because the standards were embedded in the business, not in the owner's head.

Because things were done right, our management team from the first acquisition was able to amalgamate the two operations without the selling owner needing to hold anyone's hand. The systems talked to each other. The quality standards aligned. The processes were documented and transferable.

Geography, which should have been the biggest challenge, was barely a factor. The business wasn't dependent on any single person being in the building.

That's the power of management independence. It doesn't just increase your sale price — it expands the universe of potential buyers. An owner-dependent business can only be sold to someone willing to step into the owner's shoes. Usually that means someone in the same city, doing the same job. A business with genuine management depth can be sold to anyone, anywhere, because the machine runs on its own.

* * *

The Timeline for Transition

Here's the part that frustrates most owners: making yourself replaceable takes time. It's not a six-month project. For most businesses, building genuine management independence is an 18- to 36-month process. You need time to hire the right people and time for them to learn the operation. Customers and employees need time to transfer their trust. And the new structure needs time to prove it works.

This is why I encourage every business owner who's even *thinking* about an exit in the next few years to start this process now. Not when you've decided to sell. Not when the broker calls. Now.

The most common regret I hear from sellers — and I've heard it dozens of times — is "I wish I'd started this two years earlier." They can see, in retrospect,

that the time spent building management depth would have paid for itself many times over in the sale price. But by the time they realized it, they were already in the process. It was too late to go back and do the work.

Don't be that person. If you're reading this book, you have the awareness. What you do with it is up to you.

Action Steps for This Chapter

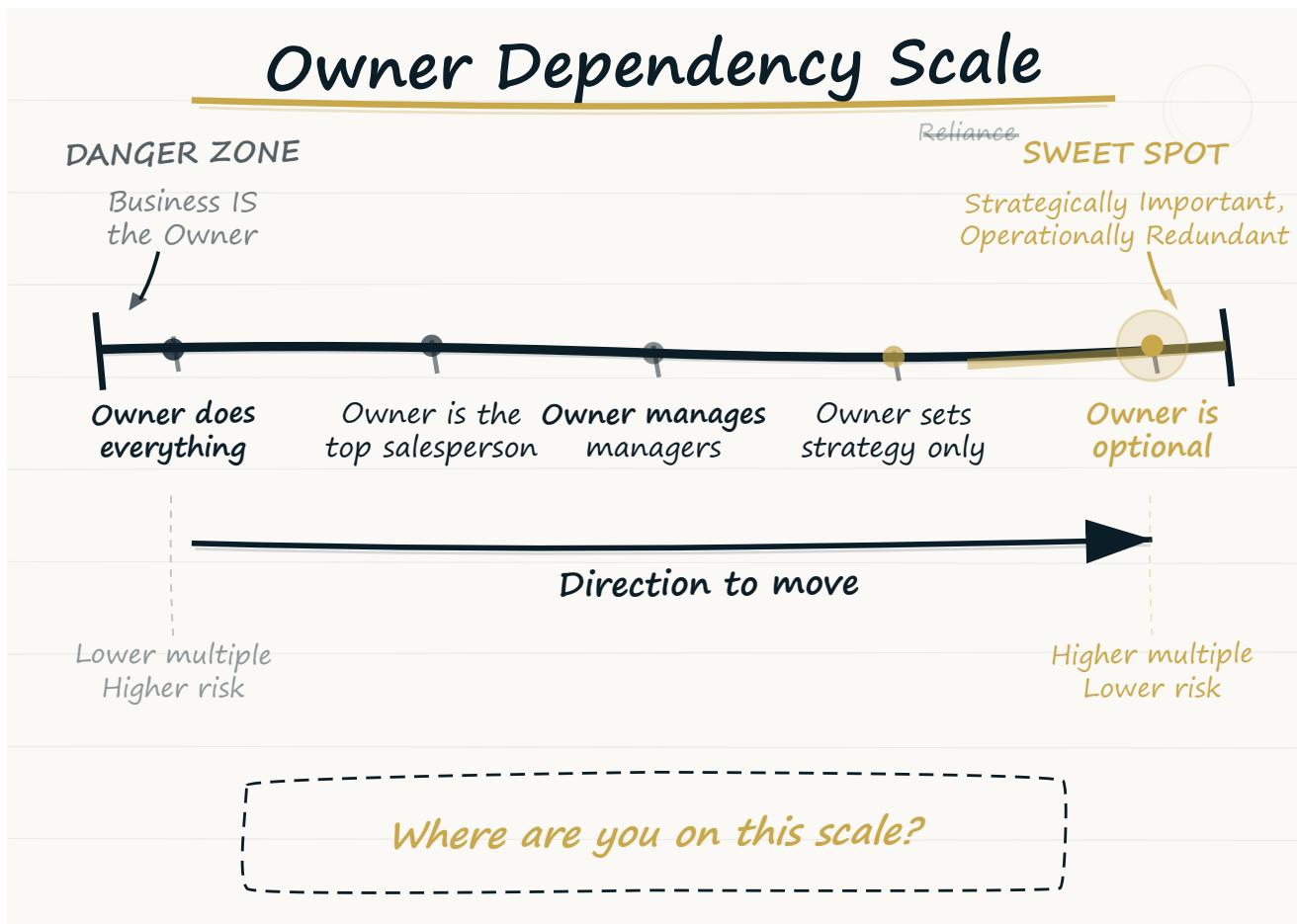
- **Take the 90-day test honestly.** Could your business operate at its current level for a full quarter without your involvement? If not, identify the specific functions that would break down and prioritize those for delegation.
- **Draw two org charts.** One showing how the business actually operates today, and one showing how it should operate without you. The gap between them is your transition roadmap.
- **Identify your two or three most critical roles** — the functions that only you perform and that would most damage the business if you stopped doing them. These are your highest-priority transitions.
- **Start the hire or the promotion.** Whether it's an operations manager, a sales lead, or a GM — identify the person (internal or external) who can absorb your most critical role, and start the transition process. Give yourself at least 18 months.
- **Audit your key-person risk.** For each critical employee, document what would happen if they left. If any single departure would materially damage the business, begin cross-training and documentation to mitigate that risk.
- **Track your own involvement.** For one month, log every decision you make, every customer you interact with, every problem you solve. At the end of the month, categorize them: which could someone else have handled? That list is your delegation blueprint.

* * *

This chapter opens Part III — Management & Operations — and I started with management depth because it's the foundation everything else rests on. You

can have the best systems in the world, the most detailed financial reporting, the most scalable operation. But if it all depends on one person, none of that matters as much as it should.

In the next chapter, we'll move from people to process. Systems, documentation, financial reporting, and scalability – the operational infrastructure that turns a well-run business into a transferable asset. If management depth is about proving the business doesn't need *you*, systems and processes are about proving the business doesn't need *luck*.



Dear Reader,

Owner dependency is the most consistent value destroyer I see. In the next chapter, we move from people to process: systems, documentation, financial reporting, and scalability. If management depth proves the business doesn't need you, systems prove it doesn't need luck.

PART III — MANAGEMENT & OPERATIONS (15%)

CHAPTER 9

Systems, Reporting, and the Machine That Runs Without You

Documented processes, quality financials, and operational scalability



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"The thing that keeps a business ahead of the competition is excellence in execution." — Tom Peters

In the last chapter, I talked about making yourself replaceable. This chapter is about the other half of that equation: making sure the business itself is docu-

mented, measurable, and scalable enough that a new owner — or a new management team — can step in and run it without guessing.

If management depth answers the question "can this business run without the owner?", systems and processes answer the question "can this business run without luck?" Because that's what an undocumented business relies on. Luck that the right employee remembers the right process. Luck that the person who knows how to handle the tricky customer is in the building that day. Luck that the financial reports are accurate even though nobody's double-checking them.

Buyers don't pay premium multiples for luck. They pay premium multiples for certainty. And certainty comes from systems.

* * *

Systems and Processes: The Documentation Spectrum

Every business has processes. The question isn't whether your business follows a process for quoting a job, onboarding a new employee, or handling a customer complaint. Of course it does. The question is whether those processes exist anywhere other than people's heads.

I've acquired businesses at both ends of this spectrum, and the difference in what I'm willing to pay is substantial.

Tribal Knowledge

At one end, you have businesses that run entirely on tribal knowledge. The processes work, sometimes beautifully, but they're not written down. The warehouse manager knows which products go where and which customers get priority fulfillment. The office manager knows which accounts get 30-day terms and which get 60. The owner knows the supplier relationships, the pricing logic, the quality checkpoints. Everyone does their job, and they do it well. The business hums along.

Until someone leaves. Or gets sick. Or retires. Or until the business gets sold and the new owner walks in on day one and realizes that the entire operation is a black box.

Documented and Followed

In the middle of the spectrum are businesses that have documented their core processes. They have an operations manual, or at least a set of SOPs — standard operating procedures, meaning written step-by-step instructions for how to do a specific task — for the most critical functions. New employees get trained against documented standards rather than learning by shadowing. There are checklists, templates, and defined workflows.

This is the level where most well-run small businesses should aim. You don't need to become a bureaucracy. You don't need a 500-page operations manual that nobody reads. What you need is documentation of the processes that matter most. The ones that, if done wrong, would cost you a customer, create a safety issue, or result in a quality failure. Start there, and you've covered 80% of what a buyer wants to see.

Fully Documented and Automated

At the top end are businesses that have not only documented their processes but automated the ones that can be automated. Customer onboarding follows a defined workflow in a CRM. Inventory reorder points trigger automatically. Financial reports generate on schedule without someone manually pulling numbers from three different spreadsheets. Quality checks are built into the production process, not bolted on at the end.

These businesses are rare in the small and mid-market space, and they command a premium precisely because they're rare. A buyer looking at a business with this level of operational maturity sees something that can be scaled, replicated, and managed by data rather than by intuition. That's extraordinarily valuable. Many of these businesses use an ERP — business management software that ties everything together — to connect their operations, inventory, and financials in one place.

The documentation test: If your best employee quit tomorrow and you had to train their replacement, how long would it take? If the answer is "months, because most of what they know isn't written down," that's a systems problem masquerading as a people problem. The goal isn't to make people disposable. It's to make their knowledge durable. Documentation protects the business, protects the employee's legacy, and protects your exit value.

Which Processes to Document First

If you're starting from scratch, the idea of documenting everything can feel overwhelming. Don't try to document everything. Start with the processes that would cause the most damage if they were done wrong or not done at all:

Revenue-generating processes. How do you win new business? How do you quote a job? How do you onboard a new customer? How do you handle renewals or repeat orders? These are the processes that directly drive your top line, and they're the first ones a buyer will want to understand.

Quality and delivery processes. How do you ensure the work meets the standard? What are the checkpoints? What happens when something goes wrong? Buyers care deeply about consistency — they want to know that quality isn't dependent on who happens to be working that day.

Financial processes. How do you invoice? How do you collect? How do you track costs? How do you report results? These connect directly to the next section of this chapter, but the operational side matters too — a buyer wants to see that the financial engine of the business runs on process, not on the owner checking the bank balance every morning.

Employee processes. How do you hire? How do you train? How do you evaluate performance? How do you handle termination? These may seem like HR overhead, but they tell a buyer a lot about the maturity of the operation. Businesses with defined employee processes have lower turnover, better culture, and smoother transitions — all of which reduce risk for the buyer.

The Building Products Distributor: What Happens When You Get Systems Right

One of the best examples I've seen of what documented systems can do for a business was a wholesale distributor of specialty building products. The business had been in operation for decades within the same family. At some point, the family made a decision that turned out to be one of the smartest moves they could have made before selling: they brought in a professional, non-family president to run the company.

This president came from a financial background, and she did exactly what a buyer would have wanted to see. She implemented and documented systems, policies, and procedures across the entire operation. Inventory management. Customer accounts. Financial reporting. She didn't just run the business well. She built the infrastructure that made the business understandable, verifiable, and transferable.

When we completed the acquisition, the president retired. In many businesses, that would be a crisis. The person who ran everything just walked out the door. But the systems were in place and the processes were documented and followed. The second-in-command was able to step into the seat smoothly. There was no scramble. No six-month learning curve. No drop in performance. The transition was seamless because the knowledge lived in the systems, not in any single person.

That's the gold standard. A family business that had the foresight to professionalize its management and document its operations before going to market. The result was a cleaner transaction, a smoother transition, and a price

that reflected the quality of the operation. Not a discount for the risk of things falling apart after the deal closed.

* * *

Financial Reporting: The Credibility of Your Numbers

If systems and processes are the machine, financial reporting is the dashboard. And the quality of that dashboard has a direct impact on both the speed of a deal and the price. How accurate is it? How timely? Who prepared it? How much can a buyer trust it? These questions shape every offer.

I've seen deals fall apart over financial reporting. Not because the numbers were bad, but because the buyer couldn't verify them. When the financials are a mess, the buyer has to invest significant time and money just to figure out what the business actually earns. Maybe the books are kept on a cash basis by the owner's cousin. Maybe the tax returns are the only financial documents available. Maybe three years of records are in shoeboxes. Whatever the cause, that cost and uncertainty gets deducted from the offer.

The Financial Reporting Spectrum

Tax returns only. The business has no formal financial statements beyond what was filed with CRA or the IRS. Tax returns are prepared to minimize tax

liability, which means they often obscure the true economic performance of the business. A buyer looking at tax-return-only financials has to do significant reconstruction work to understand what the business actually earns. They'll be conservative in their estimates because they can't be certain.

Internally prepared statements. The business prepares its own financial statements, usually a basic income statement and balance sheet, using accounting software like QuickBooks or Sage. These are better than tax returns alone, but they carry limited credibility because there's no independent verification. The buyer doesn't know whether the accounting policies are sound, whether the statements follow proper standards, or whether the numbers are accurate. It's not that internally prepared statements are wrong. Many are perfectly fine. It's that there's no way for a buyer to know that without doing their own verification.

CPA-compiled or reviewed statements. A certified public accountant or chartered professional accountant has been involved in preparing or reviewing the financial statements. In a compilation, the CPA assembles the statements based on information provided by the business. In a review, the CPA applies analytical procedures and inquiries to assess whether the statements are plausible. Neither is an audit, but both add a layer of professional credibility.

Audited financial statements. An independent CPA firm has examined the financial statements and issued a formal opinion on whether they fairly represent the business's financial position. This is the gold standard. Audited financials give a buyer the highest level of confidence in the numbers. They also significantly accelerate the due diligence process because much of the verification work has already been done.

The practical recommendation: Most small and mid-market businesses don't need audited financials. The cost is significant and the process is burdensome for businesses under \$20M in revenue. But CPA-reviewed or compiled statements? That's an investment that pays for itself many times over. A set of three years of reviewed financials might cost \$15,000 to \$30,000 to prepare. The increase in buyer confidence, and the corresponding reduction in price concessions during due diligence, can easily add multiples of that amount to your sale price. It's one of the highest-return investments a business owner can make before going to market.

What Buyers Want to See

Beyond the quality of the statements themselves, buyers want to see a few specific things in your financial reporting:

Consistency. Three to five years of financial statements prepared on a consistent basis, using the same accounting policies. If you changed accounting methods mid-stream, that creates noise that makes it harder for a buyer to see the trends. Switching from cash to accrual, reclassifying expense categories, or changing depreciation methods all muddy the picture. Consistency builds confidence.

Timeliness. If it's October and your most recent financial statements are from last December, that's a problem. Buyers want to see current numbers. Monthly or quarterly internal statements, even if they're not CPA-prepared, show that

the business tracks its performance in real time rather than looking in the rearview mirror once a year at tax time.

Detail. A one-page income statement with five line items tells a buyer almost nothing. Properly categorized revenue streams, detailed cost breakdowns, and clear separation of one-time items from recurring costs — that's what allows a buyer to understand the economics and build their own financial model with confidence.

Reconciliation to tax returns. The financial statements and the tax returns should tell the same story. If they don't, and there are significant unexplained differences, that raises questions about the reliability of both. A good CPA can help you ensure that your financial statements and tax filings are consistent and reconcilable.

A word on "creative" bookkeeping: I've lost count of how many sellers have told me, with a wink, that the business makes more than the books show. They run personal expenses through the company or take cash off the top. Here's my response: I can only pay you a multiple of what I can verify. If the real earnings are higher than what's reported, that's value you've hidden from yourself. I'm not going to pay a premium based on numbers I can't see, can't prove, and can't present to my own partners or lenders. Clean books aren't just for the tax man. They're for the buyer who's going to write you a cheque.

Scalability: Can the Machine Handle More?

The third factor in this chapter, and one that often gets overlooked, is scalability. Not whether the business *will* grow, but whether it *can* grow without a proportional increase in cost and complexity.

A buyer isn't just paying for today's earnings. They're paying for the potential to grow those earnings tomorrow. And the easier it is to grow the business — the more scalable the operation — the more that potential is worth.

The Scalability Test

Here's the test a buyer runs, whether they articulate it this way or not: if we doubled the revenue of this business, what would break?

In a highly scalable business, the answer is "not much." The systems can handle more volume. The team can manage more customers. The infrastructure has capacity to absorb growth without major new investment — the technology, the facilities, the processes all have room. Revenue goes up, costs go up modestly, and profit margins expand. This is the business every buyer dreams about.

In a business with limited scalability, the answer is "almost everything." Doubling revenue would require proportional increases in headcount, equipment, facilities, and management complexity. Revenue goes up, but costs go

up at the same rate or faster. Margins stay flat or compress. Growth creates more problems than profits.

What Makes a Business Scalable

Systems that handle volume. If your CRM, accounting software, and operational tools are designed for a 10-person company, they'll buckle under a 50-person company. Scalable businesses have invested in infrastructure that can grow with them. Not enterprise systems they'll never use, but modern tools designed to handle increasing complexity without proportional increases in manual effort.

Processes that don't depend on heroes. This connects directly to what we discussed earlier in this chapter and in Chapter 8. If growth means the owner or a key employee has to work 80-hour weeks to keep up, the business isn't scalable. It's just overworking its best people. Scalable processes are documented, trainable, and executable by people at various skill levels.

Economics that improve with scale. The best businesses have cost structures where certain expenses stay relatively fixed as revenue grows. Rent, technology, management overhead — these don't double just because revenue does. Each additional dollar of revenue costs less to generate than the last, and margins improve as volume increases. This is the operating leverage that makes buyers willing to pay premium multiples.

A market that has room. Scalability isn't just internal. It's also about the size of the opportunity. A business that owns 80% of a tiny niche has limited room to grow no matter how scalable its operations are. A business that owns 5% of a

large and growing market has enormous upside, and a buyer will pay for that potential.

* * *

Two Labs, One System

The dental lab acquisition I described in the last chapter is a perfect illustration of what scalability looks like in practice.

When we acquired the second lab, the 50-year-old operation across the country, the question wasn't just whether it was a good standalone business. It was whether our existing systems and management team could absorb it. Could we scale our operation to encompass a second location, thousands of kilometres away, without doubling our management overhead?

The answer was yes, and the reason was systems. Both businesses had documented processes for quality control, customer management, production workflow, and financial reporting. The processes were written down, standardized, and followed consistently. Our team could step in and understand the operation without needing the selling owner to walk them through every detail.

That's scalability in action. We didn't need to hire a second complete management team. We didn't need to rebuild the operation from scratch. The systems were the bridge between two businesses that had never worked together before. They made the integration possible in a timeframe that would have been

unthinkable if we'd been dealing with tribal knowledge and undocumented processes.

For the selling owner, this mattered too. Because her business was well-documented and well-systematized, we could evaluate it faster, get comfortable with it quicker, and close the deal with less friction. Businesses that are hard to understand are hard to buy. Businesses that are easy to understand get better prices. Good systems make them transparent, and transparency makes them easy to buy.

The integration lesson: If your business is well-documented enough that a buyer's existing team can understand and manage it from across the country, you've built something genuinely scalable. That level of operational maturity expands your buyer pool dramatically. You're not limited to local operators who need to be physically present. You can attract strategic buyers, private equity groups, and consolidators who see your business as a bolt-on to their existing platform. Those buyers typically pay the highest multiples because they can extract the most value from the acquisition.



Continuous Improvement: Small Steps, Big Results

When people hear "continuous improvement," they often think of Six Sigma, Lean Manufacturing, or some massive corporate transformation program. That's not what I'm talking about. I'm talking about something much simpler. A mindset. A daily habit. A culture that says: how can we do this a little better tomorrow than we did today?

The opposite of continuous improvement is a phrase that should make any buyer nervous: "That's the way we've always done it."

Real-World Example: Building a Culture of Small Improvements

After we'd acquired several businesses across different industries, I noticed a common thread. These were good companies with solid operations, but they'd all settled into routines. Things worked well enough, so nobody was pushing to make them work better. There was no process for asking "what could we improve this week?" — because things were running fine as they were.

I recognized an opportunity. All of these businesses could benefit from a structured but lightweight continuous improvement program. Not a corporate overhaul. Not a consultant-led initiative with binders and flowcharts. Just a consistent, practical focus on getting a little better every day.

So I hired an expert to build and implement the program across our portfolio. He was a manufacturing specialist from Tier 1 automotive — a world where continuous improvement isn't optional, it's survival. But what made him the right fit wasn't just his manufacturing background. It was his appreciation for how applicable these principles were to *any* business. A service company. A distributor. A franchisor. The tools were the same. Observe. Measure. Improve. Repeat.

The purpose of this initiative wasn't to create the next Toyota. It was to encourage a culture where improvement was normal. Where team members felt empowered to flag inefficiencies. Where small wins compounded over time into meaningful operational gains. And most importantly, where "that's the way we've always done it" was no longer an acceptable answer.

For a buyer looking at your business, evidence of a continuous improvement mindset is a strong signal. It tells them the business isn't static. It's getting better. And it will keep getting better after they acquire it.

You don't need a formal program to start. Pick one process this week and ask your team: how could we do this better? Then do it. Next week, pick another one. That's continuous improvement. It's not complicated. It's just consistent.

* * *

The Machine Metaphor

I've used the word "machine" several times in this chapter, and I want to be clear about what I mean — and what I don't mean.

I don't mean that your business should be cold, impersonal, or devoid of the human elements that make it special. Some of the best businesses I've acquired have been deeply human. Family cultures, personal customer relationships, teams that genuinely care about each other. That's not in conflict with having good systems. In fact, it's the opposite. Good systems *protect* the human elements by ensuring they don't depend on any single person's presence.

When I say "machine," I mean a business that operates with predictability, consistency, and transparency. A new owner, a new investor, or a new man-

ager should be able to look at the documented processes, the financial reports, and the operational data and understand how the business works. How it performs. How it can grow. That's not dehumanizing. That's professional. And it's what buyers pay a premium for.

The businesses that command the highest multiples aren't the ones with the most passionate founders or the most devoted employees, although they often have both. They're the ones where that passion and devotion have been channelled into building an operation that's bigger than any individual. A business that works because the systems work. A business that grows because the infrastructure supports growth. A business that transfers cleanly because everything a new owner needs to know is documented, measured, and accessible.

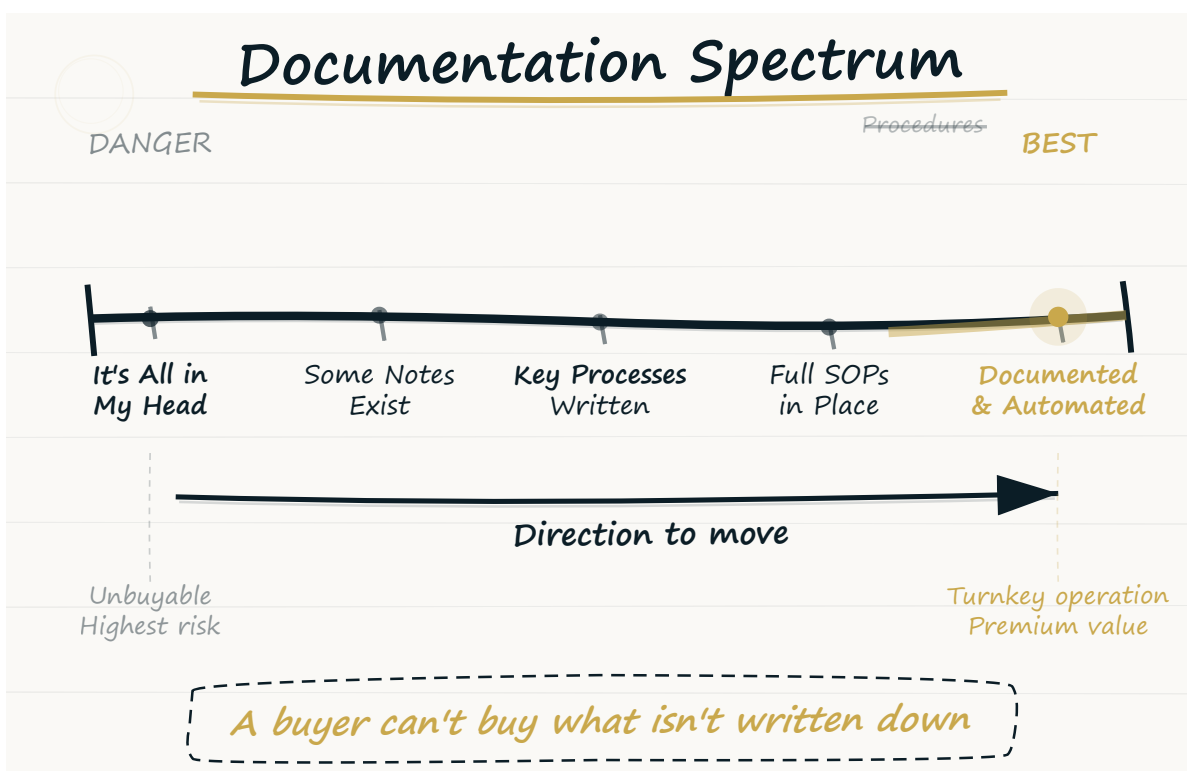
That's the machine. And building it is the most valuable work you can do before you sell.

Action Steps for This Chapter

- **Identify your top 10 processes.** List the 10 most critical processes in your business — the ones that, if done wrong, would cost you customers, quality, or money. For each one, ask: is this documented? Could a new hire follow the documentation and produce an acceptable result? If not, start there.
- **Upgrade your financial reporting.** If you're running on internally prepared statements or tax returns only, engage a CPA to prepare reviewed or compiled financial statements for the last three years. This is one of the highest-return investments you can make before going to market.
- **Produce monthly or quarterly financials.** Even if they're internally prepared, having timely financial reports shows buyers that you manage by the numbers, not by gut feel. Set up your accounting software to generate consistent reports on a regular schedule.
- **Run the scalability thought experiment.** Ask yourself: if revenue doubled in the next two years, what would break? Make a list. That list is your scalability roadmap — the investments and improvements needed to support growth without proportional cost increases.
- **Separate the human from the system.** For every process that currently depends on a specific person's knowledge or judgment, ask: what would it take to make this process executable by someone else? The answer is usually documentation plus training. Start with the highest-risk dependencies.

This chapter and Chapter 8 together form the Management & Operations section of the assessment – the 15% of the total score that, in my experience, punches well above its weight in deal outcomes. A business with a strong management team and solid systems transfers cleanly, integrates smoothly, and grows predictably under new ownership. Those aren't just nice-to-haves. They're the factors that separate a fair-price deal from a premium-price deal.

In Part IV, we'll shift to Market Position – the external factors that influence your valuation. Industry outlook, competitive landscape, and recession resilience. These are areas where you often have less direct control, but where your positioning and narrative matter enormously.



Dear Reader,

This closes Part III. In Part IV, we shift to Market Position: the external factors that influence your valuation. Industry outlook, competitive landscape, and recession resilience. These are areas where you often have less control, but where positioning and narrative matter enormously.

PART IV — MARKET POSITION (10%)

CHAPTER 10

Picking Your Battlefield: Industry Outlook and Market Share

You can't change your industry — but you can change how a buyer sees
your position in it



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"When a management with a reputation for brilliance tackles a business with a reputation for bad economics, it is the reputation of the business that remains intact." — Warren Buffett

This is the chapter where I have to be the most honest with you. It's also the chapter where you have the least control.

You can fix your financial reporting. You can document your processes. You can hire a management team and reduce your owner dependency. Those are all internal levers you can pull. But you can't change the industry you're in. You can't single-handedly grow your market. And you can't make a buyer excited about a sector they've decided is in long-term decline.

Market Position accounts for 10% of the MaxExit Assessment score. That's the smallest of the five categories, and it's on purpose. I weighted it lower because it's the area where a business owner has the least ability to move the needle in the short term. But don't mistake "smallest weight" for "doesn't matter."

A buyer's view of your industry and your place within it sets the context for everything else. A great business in a dying industry will struggle to get the same multiple as a so-so business in a sector buyers are chasing. Is that fair? Not always. But it's real.

The good news is that market position isn't just about the big trends in your industry. It's about how *you* are placed within that industry. Your market share (the portion of total sales in your market that your business captures), your competitive advantages, and the story you tell about where your business fits. That's something you can shape.

Industry Outlook: The Wind at Your Back (or in Your Face)

Every buyer starts with the same question about your industry: is it growing, stable, or declining? The answer sets the baseline for how they think about the future of your business.

High-Growth Industries

If your business is in a sector growing at 10% or more each year, you have a natural tailwind. Buyers love growth industries. Even a business that holds its market share will grow just by riding the wave. Technology, healthcare services, bitcoin services, certain professional services — these sectors pull in buyer interest and higher multiples partly because the industry itself is expanding.

But here's the catch: high growth also draws competition. A fast-growing market with low barriers to entry (meaning it's easy for a new competitor to start up and take your customers) will see new players showing up every year. The edge you have today may wear down fast. Buyers in high-growth sectors want businesses that can defend their position as the market grows. They're not just looking for businesses that happen to be in the right place at the right time.

Stable Industries

Most small and mid-market businesses are in industries that grow modestly. Think in line with GDP, somewhere in the 2% to 5% range. These aren't exciting industries. They don't make headlines. But they produce steady, predictable businesses. Many buyers prefer that to the ups and downs of high-growth sectors.

If your industry is stable, the story you tell isn't about riding a wave. It's about execution. You compete on quality, relationships, efficiency, and the factors we've covered in earlier chapters. A buyer looking at your business in a stable industry is asking: does this business beat its peers? Is it gaining share, holding share, or losing share? The industry may be growing at 3%, but if your business is growing at 8%, that tells a strong story about the quality of the operation.

Declining Industries

This is where it gets hard. If your industry is in long-term decline and the total market is shrinking, a buyer has to believe your business can swim against the current. That's a harder sell. It usually means a lower multiple, even if your current numbers are strong.

But "declining industry" doesn't mean "unsellable business." Some of the most profitable deals I've reviewed have been in declining sectors. Why? Because the competition was leaving faster than the market was shrinking. When competitors exit a declining market, the remaining players often see their revenue hold steady or even grow as they pick up the departing competitors' cus-

tomers. If you're the last one standing in a shrinking market, you may actually have a very attractive business. You just have to help the buyer see it that way.

The narrative matters: A business in a declining industry that says "our market is shrinking and there's nothing we can do" will get a low offer. But the same business could say "our market is consolidating, competitors are exiting, and we're absorbing their customers. Our revenue has been stable or growing even as the overall market contracts." Both statements might describe the same situation. The framing changes everything.

The Beauty Products Distributor: When "Boring" Is Beautiful

One of my favourite deals was a wholesale distributor in the hair and beauty products space. On paper, the industry outlook was nothing to get excited about. Stable. Growing at roughly the rate of population growth. No explosive trends. No headline-grabbing disruption. If you were screening for high-growth industries, you'd skip right past it.

But here's why I loved this business. The products were consumables. Salons and beauty professionals didn't buy once. They bought every month, every week, sometimes every few days. That created a built-in recurring revenue stream most businesses would kill for.

On top of that, the customer base was extremely spread out. No single customer was a meaningful concentration risk. The supplier base was just as diverse, which protected against supply chain problems. The result was a business that produced remarkably steady revenue and earnings.

Their market position was strong too. In any given area, they were typically the number two or number three player. Not the dominant leader, but a recognized competitor with deep customer ties and a reputation for reliability. They didn't need to be number one. They needed to be trusted, consistent, and present. And they were.

We bought that business because of how predictable its revenue and earnings were. The industry wasn't growing fast, but it didn't need to. The spread across customers and suppliers, the recurring nature of the products, and the stable market position meant we could forecast with confidence what the business would produce year after year. In a world where every buyer is trying to reduce uncertainty, that kind of predictability is

worth a premium. Even in an industry that would never make a venture capitalist's pulse quicken.

The lesson for business owners in stable industries: don't apologize for your growth rate. If your business produces steady, predictable earnings in a market that isn't going away, that's a story many buyers want to hear. Not every investor is chasing the next tech unicorn. Some of us would rather own a business that does the same thing reliably, year after year, in an industry that people will always need.

* * *

Market Share: Owning Your Niche

Market share sounds simple on the surface. What portion of the market do you control? But in practice, it's far more layered than that. This is especially true for small and mid-market businesses.

Most of you reading this don't work in markets where precise share data exists. You're not Coca-Cola tracking share to the decimal point. You're a regional service provider, a specialty manufacturer, a niche distributor. Your "market" might be defined by geography, by customer type, by product specialty, or by some mix of all three. That's actually a good thing. How you define your market shapes how your share looks.

The Power of Niche Definition

A general contractor doing \$5M in revenue is a tiny player in the construction industry. But a general contractor who focuses on heritage building restoration in a specific metro area, also doing \$5M? That contractor might be the dominant player in that niche. Same business, same revenue. Completely different market position depending on how the market is defined.

This isn't about being dishonest or puffing up your position. It's about being precise. Buyers want to understand where you compete and how you compare to the other options. If you define your market too broadly, you look small. If you define it accurately, by the specific niche you actually serve, you may find that you're a market leader with real competitive advantages.

Market leader or dominant in niche. You are the go-to provider in your defined market. Customers choose you first. Competitors know your name. New entrants have to compete against your reputation. This position earns a premium because it signals pricing power, customer loyalty, and barriers to entry that shield the business from competition.

Significant player. You're one of a handful of recognized providers in your market. You have a strong reputation and a solid customer base, but you don't dominate. Buyers see this as a good position with room for growth. You can take share from weaker competitors or expand into nearby markets.

Small or emerging player. You have a modest presence in a larger market. You may be growing fast, but you haven't yet built the kind of market position that gives you pricing power or shields you from competition. Buyers will look at

this through the lens of potential rather than proven strength. They'll usually discount the price to match.

* * *

Competitive Landscape: Barriers and Fragmentation

Beyond your market share, buyers care about the competitive forces in your industry. They're really asking two questions. First, how hard is it for someone new to compete with you? Second, how fragmented or consolidated is your market?

Barriers to Entry

High barriers to entry are a buyer's best friend. If it takes major capital, deep expertise, special certifications, strong relationships, or years of effort for a new competitor to enter your market, your position is naturally defended. Buyers love this because it means they're buying a business that's protected by structural factors, not just the current team's hustle.

Common barriers in small and mid-market businesses include:

Regulatory and licensing requirements. If your business requires specific licenses, certifications, or regulatory approvals that take years to get, that's a barrier. Environmental services, healthcare, certain construction trades, fi-

nancial services — these all benefit from regulatory barriers that keep competition in check.

Capital intensity. If it takes big upfront money to compete (think specialized equipment, facilities, inventory), that keeps casual entrants out. We talked about asset intensity in Chapter 2 as a factor that can lower your valuation. But it has a silver lining: the same capital needs that make your business asset-heavy also make it harder for someone new to compete with you.

Relationship and trust barriers. In many service businesses, the barrier isn't financial or regulatory. It's relational. Your customers trust you because you've earned that trust over years. A new competitor can hang a sign and advertise, but they can't copy a decade of proven reliability. This is a real barrier, though it's more fragile than regulatory or capital barriers because it's tied to people rather than structure.

Specialization and expertise. Deep technical knowledge in a narrow area is a barrier. If it takes a competitor five years to build the expertise your team has, that's five years of protection. This is the kind of moat we covered in Chapter 7. From a market position view, it directly shapes how competitive your landscape feels to a buyer.

Market Fragmentation

Fragmented markets have many small players and no clear leader. This creates an interesting dynamic for buyers. On one hand, the competition is spread out and no single competitor threatens your position. On the other hand, the market is easy to enter and hard to dominate.

Buyers, especially private equity groups, actually like fragmented markets for one reason: consolidation opportunity. If the market has 50 small players and no dominant leader, a buyer can acquire several of them, combine the operations, and create a market leader that didn't exist before. This is the "roll-up" strategy. It's been used successfully in industries from HVAC to dental practices to veterinary clinics to landscaping.

If your business is in a fragmented market, the play isn't to pretend the market is consolidated. The play is to position yourself as a platform, meaning the first acquisition in a consolidation strategy. That means having the management team, the systems, and the scalability (can the business grow without costs growing just as fast?) that we've discussed in earlier chapters. Those things let you absorb additional acquisitions. A buyer looking for a platform will pay a premium for a business that can serve as the foundation for a roll-up.

The consolidation premium: I've seen businesses in highly fragmented markets earn much higher multiples than their standalone numbers would suggest. That's because the buyer wasn't buying a business. They were buying a platform. The dental lab I described earlier is a perfect example. We acquired one lab, built the management team and systems, then used it as a platform to acquire a second lab across the country. The first acquisition was the foundation. If your business could serve that role, if you have the infrastructure to absorb competitors, that's worth telling potential buyers. It shifts the conversation from "what are your earnings?" to "what can we build from here?"

The Restaurant Franchise: 60 Years of Market Position

The restaurant franchise I described earlier had 60 years in business, 90 locations, and second-generation family ownership. It's a masterclass in market position.

The restaurant industry is brutally competitive. Barriers to entry are low. Failure rates are high. Trends change constantly. On paper, it's one of the hardest industries to build a lasting business in. Yet this franchise had been doing it for six decades.

How? Not by being the biggest. Not by being the trendiest. By being the most consistent, in a specific niche, for a very long time. They had carved out a position that was defensible not because of patents or regulations, but because of brand recognition, operational excellence, and a network of 70-plus franchisees who had built their livelihoods around the system.

That network was itself a barrier to entry. A new competitor would need to copy not just the brand but the entire franchise setup, the real estate portfolio, the supplier relationships, and the know-how built over 60 years.

They had seen every trend. Survived every recession. Outlasted competitors who had more money, more locations, and more buzz. Their market position wasn't about size. It was about durability. To a buyer weighing the risk of the

acquisition, that 60-year track record was worth more than any industry growth forecast.

The Lindy Effect in market position: The longer a business has survived in a competitive market, the more likely it is to keep surviving. Sixty years in the restaurant industry isn't just a number. It's proof of concept. It tells a buyer that this business has been tested by recessions, changing tastes, new competitors, supply chain problems, and every other challenge the market can throw at it. And it's still here. That kind of track record is its own market position.

* * *

What You Can Control

I said at the top of this chapter that market position is the area where you have the least control. That's true at the big-picture level. You can't change your industry's growth rate or competitive structure. But at the ground level, there's more you can shape than you might think:

Define your niche precisely. Don't compete in the broadest possible market. Find the specific segment where you win, whether that's by geography, customer type, specialty, or service level. Then own it. A buyer would rather see a dominant player in a well-defined niche than a small player in a vast market.

Build your reputation on purpose. Market position isn't just about revenue. It's about perception. Are you known in your market? Do customers and competitors see you as a leader? Invest in the relationships, the industry involvement, and the visibility that back up your position. A buyer will do reference calls with your customers and peers. Make sure what they hear matches the market position you're claiming.

Write down your competitive advantages. Don't assume a buyer will figure out what makes you special. Spell it out: here's our market, here's our position in it, here's why customers choose us over the alternatives, and here's what makes it hard for a competitor to copy what we do. This ties back to the competitive moat discussion in Chapter 7, but frame it in market terms, not just operational ones.

Position for the buyer's strategy. If you're in a fragmented market, position yourself as a consolidation platform. If you're in a growing niche, stress the market opportunity. If you're in a declining industry, tell the consolidation story. Competitors are exiting. Customers are moving to the survivors. Revenue is concentrating among fewer players. The right narrative doesn't change the facts, but it helps a buyer see the opportunity rather than the risk.

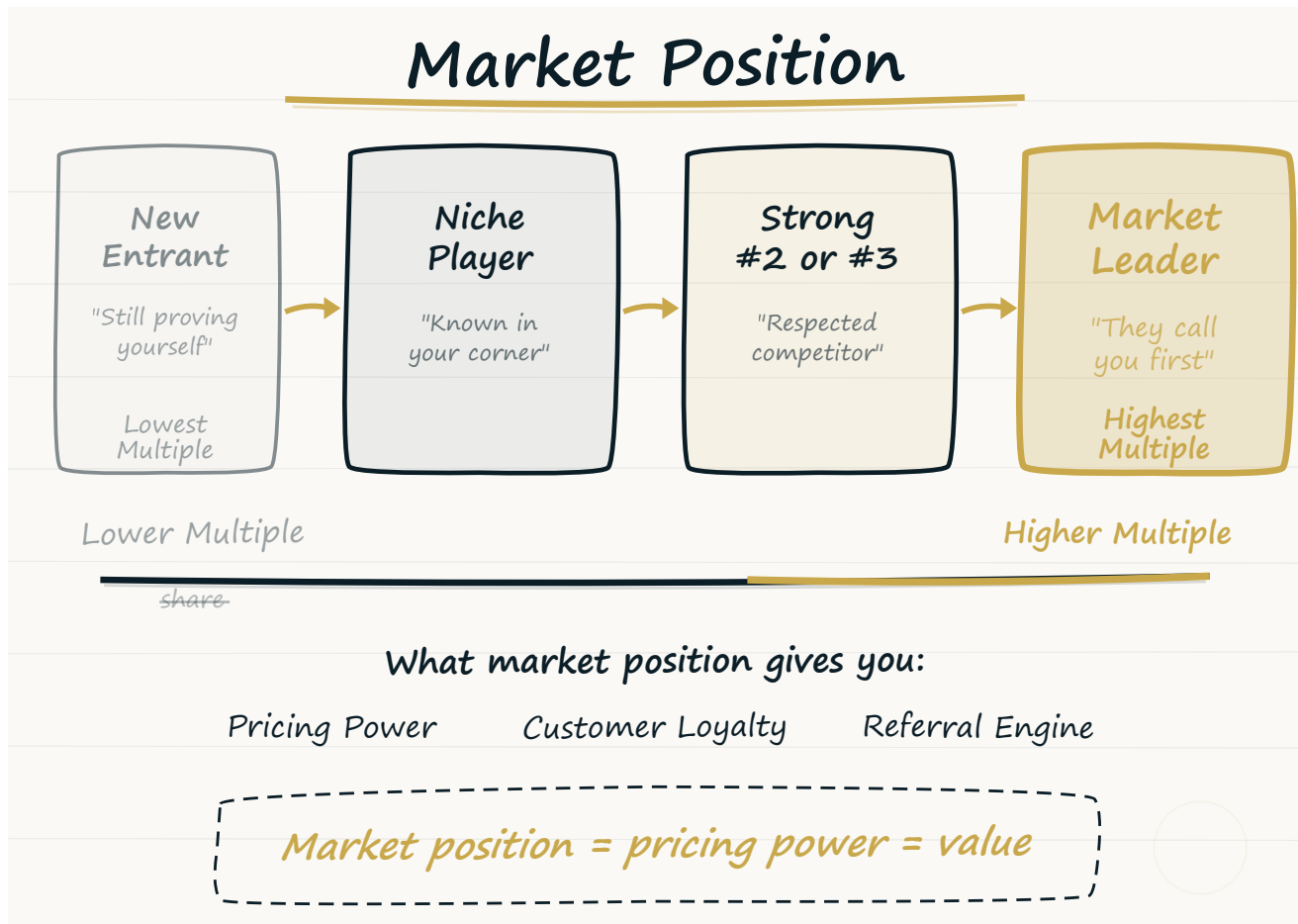
Action Steps for This Chapter

- **Define your market precisely.** Write a one-paragraph description of your market — not your industry, but the specific niche where you compete. Be specific about geography, customer type, and specialty. Then assess your position within that defined market.
- **Research your industry outlook.** Find credible sources — industry reports, trade associations, government statistics — that describe the growth path of your sector. Know whether the wind is at your back or in your face, and be ready to discuss it with a buyer.
- **List your barriers to entry.** What would it take for a new competitor to copy what you do? Capital, time, certifications, relationships, expertise — be specific. The longer and more expensive the list, the stronger your position.
- **Identify consolidation opportunities.** If your market is fragmented, think about whether your business could serve as a platform for a roll-up strategy. If so, make sure your systems, management team, and scalability (Chapters 8 and 9) are strong enough to support that story.
- **Talk to your customers.** Ask three to five of your best customers why they chose you and why they stay. Their answers will tell you more about your market position than any industry report. Those answers are also what a buyer will hear during due diligence reference calls — make sure the story lines up.



Market position is the context within which everything else gets judged. A buyer doesn't look at your financials in a vacuum. They look at them through

the lens of your industry, your competitive position, and the opportunity ahead. You can't change the big picture, but you can define your niche, spell out your advantages, and position your business as a leader within the market you actually serve.



Dear Reader,

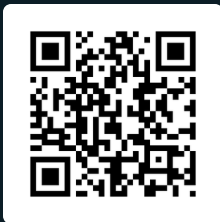
Market position is the context within which everything else gets judged. In the next chapter, we tackle recession resilience and regulatory risk: what happens when the storm hits.

PART IV — MARKET POSITION (10%)

CHAPTER 11

Recession-Proofing Your Valuation

How buyers assess downside risk — and what you can do about the things you can't control



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"Only when the tide goes out do you discover who's been swimming naked." — Warren Buffett

Every buyer models the downside. It doesn't matter how strong your financials are today, how impressive your growth has been, or how loyal your customers

are. Before a buyer writes a cheque, they ask one question: what happens to this business when things get bad?

"Bad" can mean a lot of things. A recession. A market downturn. A shift in consumer behaviour. A regulatory change. Or something nobody saw coming at all. A black swan event that upends every assumption you'd made about your business and your industry.

I know this from personal experience. I'll share that story in this chapter, because it taught me something important about the limits of preparation and the value of recession resilience (how well the business holds up when the economy tanks).

But first, let's talk about what you can assess and, to some degree, control.

* * *

The Cyclical Spectrum

Not all businesses respond to economic cycles the same way. Where your business falls on the cyclical spectrum has a direct impact on how a buyer thinks about risk. It also affects what they're willing to pay.

Counter-Cyclical Businesses

Some businesses actually perform better during economic downturns. Discount retailers, debt collection agencies, insolvency professionals, repair

services. These businesses see demand increase when consumers and other businesses are under financial pressure.

Counter-cyclical businesses are rare in the small and mid-market space. But if you operate in one of these sectors, it's a major selling point. A buyer looking at a counter-cyclical business sees a natural hedge. It's a business that provides portfolio protection when everything else is declining.

Essential Services

Essential services like healthcare, utilities, food production, and certain maintenance and repair services are fairly recession-resistant. Demand doesn't disappear when the economy contracts. People still need medical care, electricity, food, and functioning plumbing regardless of what the stock market is doing. These businesses typically see modest revenue declines during recessions, if any, and recover quickly when conditions improve.

If your business provides something people or businesses genuinely *need*, not want, need, that's a powerful position. Buyers will pay a premium for businesses whose demand floor is high. The downside scenario is manageable.

Moderately Cyclical Businesses

Most small and mid-market businesses fall here. Revenue dips during recessions, maybe 10% to 25%, but the business doesn't face an existential risk. Professional services, specialty manufacturing, distribution, many B2B services. These businesses feel the pain of a downturn but survive it and recover as the economy improves.

For moderately cyclical businesses, the buyer's question isn't "will revenue decline in a recession?" They know it will. The real question is: by how much, for how long, and can the cost structure flex to protect margins? A business that can cut costs during a downturn without destroying its ability to recover is far more attractive than one with a rigid cost structure that bleeds cash the moment revenue drops.

Highly Cyclical Businesses

At the other end of the spectrum are businesses deeply tied to economic cycles. New construction, luxury goods, discretionary consumer spending, commodity-driven businesses. These can see revenue drops of 30%, 40%, or more during a severe recession. Some don't survive.

Highly cyclical businesses aren't unsellable, but buyers discount them a lot. The multiple reflects not just the current earnings but the buyer's estimate of what earnings will look like at the bottom of the next cycle. If your business earned \$2M EBITDA last year but a buyer thinks it could drop to \$1M in a recession, they're not paying you a multiple of \$2M. They're paying a blended multiple that accounts for the full range of outcomes.

The honest assessment: Most business owners overestimate their recession resilience. They remember the last downturn and think "we got through it fine." But getting through it and maintaining your earnings are two very different things. Be honest with yourself about how cyclical your business really is. A buyer will run the analysis regardless. It's better to have the conversation on your terms than to have your multiple adjusted during due diligence because the buyer's model shows more cyclical than your presentation suggested.

* * *

Building Recession Resilience

You can't eliminate cyclical. It's built into your industry. But you can build resilience into your business that limits the downside and speeds up the recovery. Here's what moves the needle:

Revenue Diversification

We talked about customer concentration in Chapter 5. The same idea applies here with a recession lens. The more diversified your revenue base across customers, industries, geographies, and product lines, the less exposed you are to any single source of disruption. A business that serves customers across five industries will feel a recession very differently than one that serves customers in a single cyclical sector.

The beauty products distributor I described in the last chapter is a good example. Extremely diversified customer base. Diversified supplier base. Consumable products. That business didn't need to be recession-proof. It just needed to be recession-resilient. And the diversification provided exactly that. No single customer downturn would have a big impact on the whole.

Contractual Revenue

Revenue under contract provides a floor during downturns. Maintenance agreements, service contracts, multi-year supply agreements. Even if new business dries up for a while, contracted revenue keeps cash flowing. We covered recurring revenue in Chapter 6, but it bears repeating here. Recurring or contracted revenue isn't just a valuation enhancer. It's recession insurance.

Flexible Cost Structure

A business with a high share of variable costs can scale down quickly when revenue drops. A business with mostly fixed costs has less ability to flex. Long-term leases, large permanent staff, expensive equipment with ongoing maintenance: all of these limit your options. The most recession-resilient businesses have enough fixed infrastructure to operate well during good times. But they also have enough variable capacity to cut costs meaningfully when needed, without gutting the operation.

Cash Reserves

This is the simplest and most overlooked form of recession protection. A business with six months of operating expenses in cash reserves can weather a

downturn without making desperate decisions. No cutting staff too deeply. No accepting unprofitable work. No taking on debt at bad terms. Buyers notice cash reserves because they signal financial prudence and provide a buffer that makes the transition period less risky.

* * *

The Black Swan: When Preparation Isn't Enough

Everything I've written so far assumes that the downturn is a normal recession. The kind that comes around every 7 to 10 years, contracts the economy by a few percentage points, and recovers within 12 to 24 months. You can prepare for those. You can build resilience against them. You can even use your track record of surviving them as a selling point.

But sometimes the thing that hits you isn't a recession. It's something nobody modelled, nobody predicted, and nobody could have prepared for. A black swan.

The Mall-Based Franchise: When the Unthinkable Happens

We purchased a franchisor prior to the covid-era government lockdowns. The franchise locations were in shopping malls. The service was beauty-related and close range — by definition, it required physical proximity between the service provider and the customer.

When the government restrictions hit, the impact was immediate and severe. Mall traffic dropped to zero. Close-range personal services were among the first to be restricted and the last to be allowed to reopen. The franchisees' ability to generate revenue didn't just decline. It stopped entirely.

The business had been around a long time, and that longevity mattered. Our team at the franchisor's head office stepped in and helped the franchisees negotiate landlord concessions, navigate government relief programs, and manage their cash flow through a period none of them had ever experienced. It was crisis management in the truest sense. Not responding to a business downturn, but responding to an event that changed the operating environment overnight.

Once normalcy returned, the franchisee businesses recovered. The brand was strong. The customer demand was still there. The franchise system had proven its resilience, not by avoiding the damage, but by surviving it and coming back. But the black swan impacted this business severely. I'd be dishonest if I didn't admit the reality: sometimes you can't predict the future.

No amount of financial modelling, recession planning, or diversification would have prepared anyone for what happened. The business did everything right. Strong brand. Long track record. Solid franchise system.

Experienced management. And it still got hit harder than anything we'd modelled in our worst-case scenarios.

The Health Food Stores: The Same Black Swan, Opposite Effect

Here's the thing about black swans. They don't hit everyone the same way. At the same time the mall-based franchise was fighting for survival, we had another business in our portfolio: a network of health and natural foods stores, a mix of franchise and corporate-owned locations.

The same event that devastated the beauty franchise actually sped up this business. The covid-era lockdowns and the broader health anxiety that followed led people to focus more on taking control of their own health. Demand for natural health products, supplements, organic foods, and immune-support products surged. It wasn't a new trend. Consumers had been moving in this direction for years. But the lockdowns and the collective panic compressed years of gradual growth into months of rapid demand.

Same black swan. Same portfolio. One business nearly brought to its knees, the other riding an unexpected tailwind. You couldn't have predicted either outcome with any confidence before it happened.

That contrast taught me something I carry into every assessment now. Resilience isn't just about surviving hard times. It's about how your business is positioned relative to the forces you can't control. The beauty franchise and the health food stores were both well-run businesses with strong fundamentals. The difference wasn't management quality or how well they ran their operations. It was the nature of the demand they served and how that demand responded to an event nobody foresaw.

What Black Swans Teach Us

I share that story not to scare you, but to be honest about the limits of preparation. Every chapter in this book is about things you can do to increase your business's value and reduce its risk profile. All of those things are worth doing. But no amount of work makes a business immune to events nobody sees coming.

What black swans do reveal is the underlying strength of a business. The franchise survived because it had been built properly over decades. The brand was real. The customer relationships were deep. The franchise system was strong enough to support its operators through a crisis that could have destroyed lesser businesses. Those are the same qualities that make a business valuable in normal times. They just become visible in extraordinary times.

If I were evaluating that business today, with the benefit of hindsight, would the lockdown experience change my assessment? In some ways, yes. I'd model for scenarios I wouldn't have considered before. But in other ways, the fact that the business survived and recovered would actually increase my confidence. It's been tested in the most extreme way imaginable, and it came through. That's a data point no financial model can replicate.

The resilience premium: A business that has survived a genuine crisis, and can prove it with the numbers, has something untested businesses don't: evidence. Any business can claim to be recession-resilient. A business that has actually weathered a severe downturn and recovered can prove it. If your business has been through hard times and come out the other side, don't hide that story. Tell it. It's one of the most compelling things a buyer can hear. It transforms "we think we'd be fine in a downturn" into "we know we would, because we have been."

* * *

Regulatory Risk: The Silent Deal-Killer

The other side of market risk that buyers look at, and that many sellers underestimate, is regulatory exposure. How much of your business's ability to operate depends on regulations, licenses, or government policies that could change?

Regulatory risk is different from economic cyclicalities because it's binary rather than gradual. A recession reduces your revenue. A regulatory change can wipe out your business model entirely. And unlike recessions, regulatory changes often come with little warning and no recovery path.

Types of Regulatory Risk

Industry-specific regulations. Some industries are heavily regulated. Healthcare, financial services, cannabis, environmental services, food production. If your business operates in one of these sectors, buyers will study the regulatory landscape carefully. Are the regulations stable? Is there political pressure to change them? Could a new government or policy shift fundamentally alter your operating environment?

Licensing and certification requirements. If your business depends on specific licenses or certifications, a buyer needs to understand the transfer process. Can the licenses be transferred as part of the sale? Do they need to be re-applied for? Are there any pending changes to the licensing requirements that could affect the business after the acquisition?

Environmental and safety regulations. Businesses with environmental exposure like manufacturing, waste management, or certain construction activities face the risk of regulatory changes that could increase compliance costs a lot. Buyers in these sectors will conduct environmental due diligence. They may also require coverage for pre-existing environmental liabilities.

Trade and tariff risk. If your business depends on imported goods or exports to specific markets, changes in trade policy can seriously affect your cost structure or market access. The last several years have shown how quickly trade relationships can shift. Buyers are increasingly wary of supply chain risks that cross international borders.

How to Present Regulatory Risk Honestly

The worst thing you can do with regulatory risk is pretend it doesn't exist. If your business operates in a regulated environment, a buyer will find that during due diligence. If you haven't addressed it up front, they'll assume you either don't understand the risk or are trying to hide it. Neither helps your price.

The better approach is to own the regulatory landscape. Show that you're in compliance. Show that you're set up to adapt to reasonable changes. Buyers accept regulatory risk. They invest in healthcare, financial services, and other heavily regulated sectors all the time. What they don't accept is *unmanaged* regulatory risk. Show them that you know the rules, that you've built compliance into your operations, and that you have a plan for handling potential changes. That turns regulatory risk from a deal-killer into a manageable factor.

The Construction Services Firm: When Regulation Creates Revenue

I typically believe that regulations get in the way of normal open market activities. Most of the time, they add cost, complexity, and friction. But sometimes you just embrace them and take what they give you.

One of the businesses we owned in the construction services space delivered its services precisely because of regulatory requirements. Government regulations mandated materials testing prior to construction projects taking place. Every project. No exceptions. If you were building, you needed testing done by a qualified firm before you could proceed.

That regulatory requirement did something remarkable for the business. It created a recurring, predictable revenue stream that was essentially immune to the whims of the market. As long as construction was happening, and construction is always happening, there was mandated demand for this service. The regulation didn't just protect the business from competition, since only qualified firms could do the work. It *generated* the demand in the first place.

From a buyer's perspective, this is regulatory risk in reverse. Instead of asking "what happens if the regulation changes and your business is hurt?", the question becomes "what happens if the regulation stays in place?" The answer: steady, predictable, recurring revenue driven by a requirement that nobody is lobbying to remove. The regulation exists to protect public safety.

The lesson is that regulatory exposure cuts both ways. It can be a risk that keeps buyers up at night. Or it can be a structural advantage that supports

the entire revenue model. The key is knowing which side of that line your business falls on, and making sure a buyer sees it too.

The transfer question: One regulatory issue that catches sellers off guard is license transferability. If your business holds licenses tied to the owner personally, rather than to the business entity, a sale can trigger a re-application process. That can delay or complicate the transaction. Before going to market, understand which of your licenses and certifications transfer with the business and which need to be re-issued. If re-issuance is required, start the process early. Don't let it become a closing condition that gives a buyer leverage to renegotiate.

* * *

The Resilience Narrative

This chapter covers a lot of ground. Cyclicalities, recession resilience, black swans, regulatory risk. The common thread through all of it is how your business responds to hard times. And the key insight is this: buyers aren't looking for businesses that have never faced challenges. They're looking for businesses that have faced challenges and survived.

If your business has been through a recession and kept its earnings, that's a story worth telling. If your business has navigated a regulatory change and adapted, that shows management quality. If your business has survived a black

swan event and recovered, that's proof of strength that no financial projection can match.

The businesses that struggle in this part of the assessment aren't always the ones in the most cyclical industries or the most regulated environments. They're the ones that haven't thought about it. The ones that can't answer the question "what happens when things get bad?" with anything more than "we'll figure it out." Buyers don't pay premium multiples for "we'll figure it out." They pay premium multiples for "here's what we did last time, and here's why we're set up to do it again."

Action Steps for This Chapter

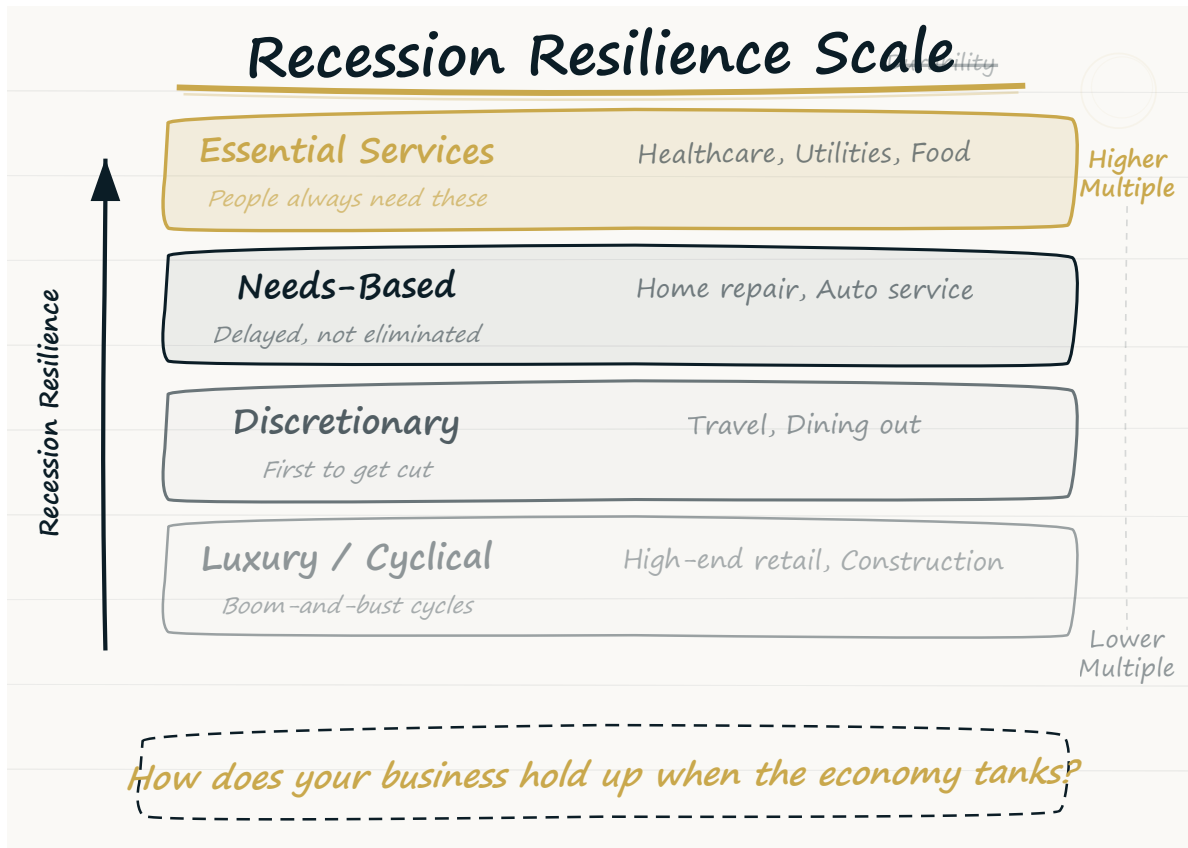
- **Assess your cyclical honesty.** Look at your revenue and earnings during the last two economic downturns. How much did they decline? How long did the recovery take? That historical data is the most credible evidence you can present to a buyer about your recession resilience.
- **Identify your revenue floor.** In a severe downturn, what's the minimum revenue your business would generate? Contracted revenue, essential services, maintenance work — quantify the base. The higher and more certain the floor, the more comfortable a buyer will be.
- **Stress-test your cost structure.** If revenue dropped 25%, could you reduce costs enough to remain profitable? Identify which costs are truly fixed and which are variable or discretionary. A business that can flex its costs in a downturn is much more attractive than one that can't.
- **Build a regulatory risk summary.** List every license, certification, and regulatory requirement that your business depends on. For each one, note: is it transferable in a sale? Are there pending changes? What's the compliance cost? This document will be requested during due diligence — having it ready signals professionalism and preparedness.
- **Tell your survival story.** If your business has been through a recession, a crisis, or a big challenge, document what happened, what you did, and how the business recovered. Frame it as evidence of resilience, not as a period of weakness. A buyer who sees that you've been tested and survived will feel more confident than one who wonders how you'd handle hard times.

* * *

This chapter closes Part IV, Market Position. Over the past two chapters, we've covered the external factors that shape your valuation: industry outlook, competitive landscape, market share, cyclical, recession resilience, and regulatory risk. These are the factors where you have the least direct control, but where your positioning and narrative matter enormously.

In Part V, we move to Exit Factors. That's the 20% of the score that deals with the mechanics of the transaction itself. Transition readiness, seller motivation, deal structure flexibility, and the strategic fit that determines whether a buyer sees your business as a bolt-on or a standalone. This is where preparation meets execution. It's where the work you've done in every previous chapter turns into the terms of the deal.

Recession Resilience Scale



Dear Reader,

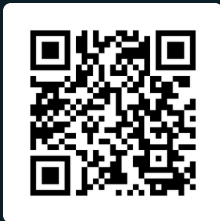
This closes Part IV. In Part V, we move to Exit Factors: the mechanics of the transaction itself. Readiness, motivation, deal structure, and the growth runway that determines whether a buyer sees your business as a platform or a project.

PART V — EXIT FACTORS (20%)

CHAPTER 12

The Art of the Exit: Readiness, Motivation, and Timing

The worst time to sell your business is when you have to. The best time is
when you don't.



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"The best time to plant a tree was twenty years ago. The second best time is now." — Chinese Proverb

We've spent the first eleven chapters of this book talking about what makes a business valuable. The financials, the fundamentals, the management team, the market position — all of those factors determine what a buyer *should* pay. But this chapter is about something different. It's about what a buyer *will* pay. And that depends heavily on how ready you are to leave, why you're leaving, and when you choose to go.

Exit factors account for 20% of the MaxExit Assessment score — the second-largest category after Financial Performance. That weighting surprises some business owners. They think the exit is a transaction, a one-time event that happens at the end. It's not. The exit is a process. How well you've prepared for that process directly affects the price, the terms, and the likelihood of the deal actually closing.

I've seen strong businesses sell for weak prices because the owner was desperate. I've seen average businesses sell for good prices because the owner was prepared, patient, and positioned properly. The business itself is only half the equation. The other half is you.

* * *

Transition Readiness: How Quickly Can You Walk Away?

When a buyer evaluates your business, one of the first questions they ask — often before they even look at the financials in detail — is: how long does the owner need to stick around after the sale?

The answer to that question tells them almost everything they need to know about how owner-dependent the business is. We covered owner dependency in depth in Chapter 8, but here's where it shows up in the deal mechanics: transition period.

The Transition Spectrum

Ready for immediate transition. The business has a management team in place, documented processes, and no critical functions that depend on the owner. The owner could walk away on closing day and the business would continue operating at or near its current level. This is the gold standard, and it's exceedingly rare in small businesses. But when a buyer finds it, they pay a premium. The risk of post-acquisition value erosion is minimal.

Short transition (1–3 months). The owner needs to be present briefly to introduce the new ownership to key customers, hand off critical relationships, and ensure a smooth changeover. This is a reasonable and common transition period that most buyers are comfortable with. It signals that the business is largely independent but benefits from a brief handover for relationship continuity.

Moderate transition (3–6 months). The owner is more deeply involved in the operation and needs several months to transfer knowledge, relationships, and responsibilities. This is where most small business sales land. Buyers accept it, but they start factoring the transition cost into their offer. That means the owner's salary or consulting fees during the transition period come out of the deal economics.

Extended transition (6–12 months). The business depends significantly on the owner, and a lengthy handover is required to protect the customer base, maintain key vendor relationships, and train the replacement leadership. This signals meaningful owner dependency, and buyers will discount accordingly. Not just for the direct cost of the transition, but for the risk that the transition doesn't go smoothly.

Long-term transition (12+ months). The owner is the business. Customers are loyal to the person, not the company. Critical knowledge lives exclusively in the owner's head. The business effectively requires the owner to stay on as an employee for a year or more after closing. This is the most expensive transition scenario for the seller. Not because of the consulting fees, but because of the massive discount a buyer applies to account for the risk that the business declines as the owner disengages.

The hidden cost of a long transition: Every month you need to stay post-sale is a month where the buyer is wondering whether you're still committed, whether customers will notice the change, and whether the business will hold up when you finally leave. A 12-month transition doesn't just cost you a year of your life. It costs you in the deal price, because the buyer is pricing in the probability that things don't go as planned during that extended handover. The work you do *before* the sale to shorten the required transition is some of the highest-return work you can do.

The Ideal Exit: Strategically Important, Operationally Redundant

There's a phrase I use to describe the ideal position for a selling owner, that I learned from a friend and former business partner, and it's become something of a guiding principle in how I evaluate businesses: *strategically important, operationally redundant*.

What does that mean? It means the owner adds value at the strategic level: vision, relationships, industry knowledge, board-level guidance. But the day-to-day operation doesn't depend on them. The business runs without the owner. The owner makes the business better, but the business doesn't break without them.

That's the position every selling owner should aim for. You're not irrelevant — you're the founder, the visionary, the person who built the thing. But you've built it well enough that it doesn't need you to function. You're an asset, not a crutch.

The Overseas Owner: A Textbook Exit Position

I had my eye on a business for a long time. It had many characteristics I liked. The revenue was contracted with a major customer under three separate agreements, each with different end points and renewal dates. That meant the revenue wasn't just contracted — it was staggered in a way that provided continuity and reduced renewal risk. The service delivery was stand-out quality. The services were regulated, which created a barrier to entry and predictability of demand. The systems were in place.

But the thing that made this acquisition particularly attractive was the owner's position. He was based overseas. He hadn't been involved in the daily operations for years. The business ran itself. The management team handled everything from client delivery to staffing to financials. The owner's role was strategic: maintaining the high-level customer relationship, providing industry expertise, and making the occasional decision that required an owner's perspective.

He was strategically important, operationally redundant.

From my perspective as a buyer, this was close to a perfect setup. The transition risk was minimal because the management team was already running the business without the owner's daily involvement. The contracted revenue provided earnings visibility. The regulatory environment protected the competitive position. And the owner's overseas location was actually proof of concept. The business had been operating independently across an ocean and multiple time zones. If it could do that, it could certainly operate under new ownership.

This is what every chapter in this book has been building toward. The financial performance, the business fundamentals, the management depth, the

systems, the market position — all of those factors came together in this business. The owner could step away cleanly. The buyer could step in confidently. And the deal could close on terms that reflected the quality of what had been built.

* * *

Seller Motivation: Why You're Selling Matters

Buyers are naturally suspicious of sellers. Not because sellers are dishonest. Most aren't. But selling a good business is counterintuitive. If the business is as great as the seller says it is, why are they selling it?

Your motivation for selling isn't just a personal matter. It's a deal factor. How you answer the question "why are you selling?" directly influences a buyer's confidence, their urgency, and ultimately their offer.

The Motivation Spectrum

Planned retirement. This is the cleanest story a seller can tell. You've built a great business over 20 or 30 years. You're at a stage in life where you want to enjoy the fruits of your labor, and you've planned the exit thoughtfully. There's no desperation, no hidden problems, no urgency. Buyers love this story because it's believable and it signals that the business is healthy. The owner is leaving by choice, not by necessity.

Strategic refocus. Sometimes owners sell a business to focus on another venture, a different industry, or a new stage of their career. This is a credible motivation as long as it's genuine. Buyers will probe to make sure "strategic refocus" isn't code for "I'm bored and checked out." A disengaged owner often means a neglected business.

Partnership dissolution. When partners can't agree on the future direction of the business, selling is sometimes the cleanest resolution. Buyers understand this. They've seen it many times. The risk is that the partnership tension has already affected the business, so buyers will look carefully at recent performance trends and employee morale. The machine shop I described in the Introduction is a version of this: two partners who had grown tired of each other after 30-plus years. The partnership dynamic was a factor in the sale, but the underlying business was strong enough that it didn't diminish the value materially.

Health or personal reasons. Life happens. Health issues, family circumstances, burnout — these are legitimate reasons to sell, and most buyers understand that. The risk from the buyer's perspective is urgency. A seller dealing with health issues may need to close quickly, which means less time for due diligence and a higher risk of post-closing surprises. It also creates negotiating leverage for the buyer. A seller who needs to close has less ability to walk away from a mediocre offer.

Financial distress. This is the worst position to sell from. When the business is struggling and the owner needs to sell to avoid further losses, the buyer has all the leverage. They know you can't walk away. They know you don't have time. And they will structure the deal accordingly: lower price, more protections, tighter terms. Financial distress selling almost always results in the seller leav-

ing money on the table. The desperation is visible, and the buyer's risk assessment reflects it.

The timing paradox: The best time to sell your business is when you don't have to. When the business is performing well, when you're healthy, when you have options — that's when you have the leverage to negotiate the best deal. The worst time is when you're under pressure, whether financial, personal, or health-related. That pressure translates directly into a weaker negotiating position. This is why I encourage owners to start thinking about their exit years before they plan to execute it. By the time you *need* to sell, it's too late to optimize. The work has to be done when you still have the luxury of time.

* * *

Timing: Market Conditions and the Cycle

Beyond your personal readiness and motivation, there's a third timing factor that affects your exit: the market. By that I mean two things. First, the M&A market — how active buyers are, how available financing is, what multiples are being paid. Second, the economic cycle — where we are in the broader expansion-recession pattern.

The M&A Market

M&A activity runs in cycles. During periods of economic expansion, low interest rates, and abundant capital, buyers are aggressive and multiples expand. During contractions, credit tightens, buyers get cautious, and multiples compress. The difference between selling in a hot market and a cold market can be a full turn of EBITDA or more. On a \$2M EBITDA business, that translates to \$2M in sale price.

You can't control the M&A cycle any more than you can control the weather. But you can be aware of it, and you can time your exit to take advantage of favourable conditions when they exist. This doesn't mean trying to "time the market" with precision. Nobody can do that consistently. It means being ready to sell when conditions are good, rather than being forced to sell when conditions are bad.

The Business Cycle

Buyers look at your trailing financial performance to project future earnings. That means the best time to sell, from a financial optics perspective, is after a period of strong performance. If you've had three years of growing revenue and expanding margins, a buyer will project that trend forward and pay a multiple that reflects continued growth. A flat year or a decline makes the buyer's model more conservative.

This creates a psychological tension for many owners. The business is doing well, you're making good money, and it feels wrong to sell when things are good. But that's exactly when you should sell. The numbers tell the best possible story, and the story drives the price.

Owners who wait until the business starts declining often find that by the time they're emotionally ready, the financial picture has deteriorated enough to cost them significantly. "I'll sell when I'm ready" is a dangerous mindset. The best deals I've completed have been with owners who sold from a position of strength, not weakness.

The three-year window: If you're thinking about selling in the next one to five years, the time to start preparing is now. Most of the improvements that increase your exit value take 18 to 36 months to implement and prove out. Building management depth, documenting processes, upgrading financial reporting, reducing owner dependency — none of that happens overnight. The ideal preparation timeline starts two to three years before your target exit date. Start the work now so that when the right moment comes, you're ready to move.

* * *

Positioning Your Exit Story

Every exit has a story, and how you tell it matters. The story isn't about spin or salesmanship. It's about framing the truth in a way that gives buyers confidence rather than concern.

The strongest exit stories share a few common elements:

Intentionality. The owner has been planning this for a while. The management team is in place. The financials are clean. The processes are documented. The business has been prepared for transition; it didn't just stumble into a sale. Buyers find intentionality reassuring because it signals that the owner cares about what happens to the business after they leave.

Consistency. The reason for selling is consistent with the owner's story throughout the process. If you say you're selling because you want to retire but your behaviour suggests urgency or financial pressure, the buyer will notice the disconnect. Be honest about your motivation, and make sure your actions align with your stated reasons.

Forward-looking. The best exit stories aren't just about why the owner is leaving. They're about why the business is positioned for the next chapter. What's the growth opportunity? What has the owner set up but not yet executed? What could a new owner with fresh energy and additional resources do with this platform? Give the buyer a reason to be excited about the future, not just comfortable with the present.

Respectful of the legacy. Business owners who care about what happens to their employees, their customers, and their reputation after the sale are more attractive sellers than those who are purely transactional. It might seem like a soft factor, but buyers notice it. It often makes negotiations smoother, because both sides are working toward an outcome that preserves what's been built rather than simply extracting maximum value.

The Emotional Side of Selling

I want to address something that most business books skip over, because I think it's important and because I've seen it affect deals in ways that surprised even experienced sellers.

Selling your business is emotional. It doesn't matter how rational you are, how prepared you are, or how many times you've told yourself it's "just a business decision." When you've built something from nothing over 20 or 30 years, that business is part of your identity. You've sacrificed weekends, missed family events, laid awake at night worrying about payroll. Letting go of it is a form of grief, and pretending otherwise doesn't make it less true.

I've watched owners torpedo good deals because they weren't emotionally ready, even though they were financially ready. I've watched owners accept bad deals because they were emotionally exhausted and just wanted it to be over. And I've watched owners navigate the process beautifully because they had done the inner work of separating their identity from their business before the negotiations began.

I have a very high level of respect for business owners and the roles they play in society and the economy. They take all the risk. They create jobs. Families rely on them for their livelihoods. They're often not granted the vaunted status they deserve. And the idea of handing that responsibility, that identity, to someone else is legitimately difficult.

If you're thinking about selling, give yourself permission to feel whatever you feel about it. Talk to other owners who have been through it. Work with an advisor who understands the emotional dimension, not just the financial one. And start the process of mentally separating yourself from your business well before the deal is on the table. The owners who do the best in negotiations are the ones who have already made peace with letting go. They can evaluate the deal on its merits rather than through the lens of what the business means to them personally.

Action Steps for This Chapter

- **Assess your transition readiness honestly.** If you sold tomorrow, how long would you need to stay? If the answer is more than three months, revisit Chapters 8 and 9 — management depth and systems are the keys to shortening your transition.
- **Clarify your motivation.** Write down — honestly, for yourself — why you want to sell. Then evaluate how that motivation will look to a buyer. If there's a disconnect between your real reason and the story you want to tell, address the underlying issue rather than papering over it.
- **Set your timeline.** Pick a target exit date, then work backward. If you want to sell in three years, what needs to be true in 18 months? In 12 months? In 6 months? Build a preparation roadmap that gives you enough time to make the improvements that will move the needle on your sale price.
- **Aim for "strategically important, operationally redundant."** That's the position you want to be in when you go to market. You add value, but the business doesn't need you. Start transitioning toward that position now — every step you take in that direction makes the eventual deal cleaner, faster, and more lucrative.
- **Talk to someone who's done it.** Find another business owner who has sold their business and ask them about the experience — not just the financial mechanics, but the emotional side. What surprised them? What would they do differently? That conversation will be worth more than most of what you'll read in any book, including this one.

* * *

This chapter opens Part V — Exit Factors — and it starts with the most personal dimension of the sale: you. Your readiness, your motivation, your timing, and your emotional preparedness all feed directly into the deal dynamics. A buyer who senses that you're ready, willing, and positioned to exit cleanly will negotiate differently than one who senses desperation, ambivalence, or dependency.

Score → Multiple Ladder

Higher score = higher multiple = more money

Rating	Score	Multiple
Exceptional	84 - 100	5.5x - 6.5x
Strong	72 - 83	4.5x - 5.5x
Good	60 - 71	3.5x - 4.5x
Moderate	52 - 59	2.5x - 3.5x
Weak	36 - 51	2.0x - 2.5x
Poor	0 - 35	1.0x - 2.0x

Climb the ladder!

Where does your business land?

Dear Reader,

Your readiness, motivation, and timing directly shape the deal dynamics. In the next chapter, we move to the structural side: deal terms, price versus structure trade-offs, and integration considerations.

PART V — EXIT FACTORS (20%)

CHAPTER 13

Deal Structure: The Price vs. Terms Continuum

The headline price is only half the story



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"Price is what you pay. Value is what you get." — Warren Buffett

Every business owner I've ever dealt with wanted the same thing: 100% cash on close.

None of them got it.

Not one. Not ever. In every acquisition I've completed, across industries, deal sizes, and geographies, there were always terms. Equity rollovers, vendor financing, earnouts (part of the price you only get if the business hits future targets), units in our investment fund. Always some combination of mechanisms beyond a wire transfer on closing day.

I'm telling you this not to lower your expectations, but to reframe how you think about your deal. Here's what most business owners don't understand until they're deep into negotiations: the price and the terms exist on a continuum. The sellers who understand that continuum, who embrace it rather than fight it, almost always end up with more total value than the ones who insist on all cash or nothing.

* * *

Why 100% Cash Doesn't Happen

Let me explain this from the buyer's perspective, because understanding the buyer's logic is the key to negotiating effectively.

When I acquire a business, I'm buying something I don't fully understand. I've done due diligence. I've reviewed the financials. I've talked to management, visited the facilities, spoken with customers. But no matter how thorough my process is, the seller knows more about the business than I do. They've been living and breathing it for 20 or 30 years. I've been studying it for 90 days.

That's the fundamental problem in every acquisition: *information asymmetry*. The business owner knows everything about their business. The buyer knows almost nothing — at least relative to the owner. And no amount of due diligence fully closes that gap.

So how does a buyer manage that risk? Through deal structure — how the payment is set up, whether it's all cash versus payments over time. Terms aren't punitive. They're risk-balancing mechanisms. They create alignment between the buyer and the seller after the deal closes, ensuring that both parties have a shared interest in the business performing well during the transition and beyond.

The information asymmetry problem: You've run your business for decades. You know every customer relationship, every operational quirk, every risk that keeps you up at night, and every opportunity you haven't pursued. A buyer, no matter how diligent, is making a bet based on incomplete information. Deal terms exist to balance that asymmetry. They're not an insult to your business. They're a rational response to the reality that the buyer is taking a leap of faith. They want to know you're leaping with them.

The Deal Structure Toolkit

Let me walk you through the most common deal structure mechanisms in plain language. Too many sellers go into negotiations without understanding what these terms actually mean or why a buyer is proposing them.

Cash at Close

This is the portion of the purchase price you receive on closing day. In most small and mid-market transactions, this represents 50% to 75% of the total deal value. It's funded by some combination of the buyer's equity and bank financing. The cash component is the certain part of the deal. Once it's in your account, it's yours regardless of what happens to the business afterward.

The more cash a buyer offers at close, the more risk they're taking on. That's why all-cash deals are rare. The buyer is accepting 100% of the risk with no structural protection. When buyers do offer all cash, they typically demand a lower total price to compensate for the increased risk. This is the fundamental trade-off: more cash now means a lower headline number. More terms means a higher headline number.

Vendor Financing (Seller Notes)

Vendor financing, also called a seller note (a loan from you to the buyer as part of the purchase price) or vendor take-back, means the buyer doesn't pay

the full price on closing day. Instead, a portion is paid to you over time, typically over three to five years, with interest.

Why would you agree to this? Two reasons. First, it increases the total deal value. A buyer who is financing part of the purchase through a seller note can typically afford to pay a higher total price than one who is funding everything through bank debt and equity. Second, it gives the buyer confidence. If you're willing to finance part of the purchase, it signals that you believe in the future performance of the business. You have skin in the game.

The risk, of course, is that if the business underperforms after the sale, the buyer may struggle to make the payments on the seller note. This is why the quality of the buyer matters. Understanding the buyer's track record, financial position, and operational plan is critical before agreeing to carry a note.

Equity Rollovers

An equity rollover means you retain a percentage of ownership in the business after the sale. Instead of selling 100% of your equity, you sell 70% or 80% and keep the rest. You receive cash for the portion you sell, and you retain upside participation in the business going forward.

This was a common structure in our deals — and for many sellers, it turned out to be the most lucrative component. Remember the owner I described in Chapter 3? The one we shook hands with over two meetings? He kept 30% of the business. Seven years later, the business is generating triple the profits. That retained stake is now worth multiples of what he received in cash at closing.

The logic of an equity rollover is elegant: it aligns the interests of the buyer and the seller over the long term. The seller is betting on the buyer's ability to grow the business. The buyer is betting on the seller's honesty about what the business is. Both parties have a financial incentive for the business to perform well after the deal closes. That alignment is incredibly valuable. It's why buyers often offer higher total valuations when an equity rollover is part of the structure.

The second bite of the apple: In private equity circles, there's a concept called "the second bite." The theory is that when you sell your business but retain a minority stake, the eventual sale of that minority stake can be worth as much as or more than your first exit. You've already taken most of your risk off the table with the initial cash proceeds. The retained stake is a leveraged bet on the buyer's ability to add value. When it works, and it often does, the second bite is the sweeter one.

Earnouts

An earnout is a portion of the purchase price that is contingent on the business hitting specific performance targets after the sale. Typically, these targets are EBITDA-based, measured over one to three years post-closing.

Earnouts are the most contentious deal structure mechanism. Sellers dislike them because they introduce uncertainty. You've sold your business, but your total payout depends on how the new owner runs it. Buyers like them because they reduce the risk of overpaying. If the business performs as advertised, the seller gets the full earnout. If it doesn't, the buyer pays less.

My honest perspective on earnouts: they work best when the target is based on metrics the seller can influence, and when the measurement period is short enough that the seller still has some control over the outcome. An earnout that says "hit \$2M EBITDA in year one and receive an additional \$1M" is reasonable if the seller is staying on to help during that year. But an earnout that says "hit targets in year three," when the seller has been gone for two years and has no control over operational decisions, is a recipe for disagreement.

If an earnout is part of your deal, negotiate the measurement terms carefully. Define exactly how the target will be calculated, who controls the accounting, and what happens in edge cases. More earnout disputes arise from ambiguous measurement than from actual underperformance.

Investment Fund Units

In some structures, particularly when the buyer is a private equity firm or an investment group, part of the consideration may come in the form of units or interests in the buyer's broader fund. This gives the seller exposure not just to their own business, but to the performance of the buyer's entire portfolio.

This can be attractive for sellers who believe in the buyer's investment thesis and want diversified exposure. Instead of concentrating all of your post-sale wealth in a single business through an equity rollover, you spread it across multiple businesses managed by the same team. The risk is that you're now dependent on the buyer's overall investment performance, not just how they manage your specific business.

The Price vs. Terms Continuum

"You can have your price and my terms, or your terms and my price — but not both your terms and your price." — Unknown Investor

Here's the concept I want you to internalize, because it's the most important idea in this chapter: price and terms exist on a continuum. At one end, you have all cash at a lower price. At the other end, you have a higher headline price with more terms. Most deals land somewhere in the middle.

Think of it like a slider:

All cash, lower price. The buyer takes all the risk. You walk away with certainty. But the total amount is lower because the buyer needs to compensate for the risk they're absorbing entirely.

Mostly cash, some terms. The typical structure. 50%–75% cash at close, with the balance in vendor financing, earnout, or rollover equity. The total price is higher because the seller is sharing some of the transition risk. Both parties have alignment.

Creative structure, higher price. The seller accepts significant terms in exchange for a materially higher headline price. That might mean a larger rollover, a longer vendor note, or a performance-based earnout. The total potential payout is the highest, but so is the uncertainty. This structure works

best when the seller has high confidence in the business's future performance and believes the buyer will be a good steward.

The Pattern Across Every Deal

Every business owner I dealt with came to the table wanting the same thing: 100% cash on close. And in every deal, we ended up with a structure that included terms. Not because we were trying to shortchange anyone, but because the information asymmetry demanded it.

The seller knows everything about their business. They know which customer relationships are rock-solid and which are held together by personal goodwill. They know which employees are indispensable and which are coasting. They know whether next year's pipeline is strong or thin. They know the real risks — the ones that don't show up in financial statements.

The buyer knows none of this. No matter how much due diligence we conducted, we were always operating with less information than the seller. Terms exist to balance that asymmetry: equity rollovers, vendor financing, earnouts, fund units. They create long-term alignment of interests. They ensure that the seller has a stake in the business performing as represented after the deal closes.

This isn't adversarial. It's rational. The sellers who understood this, who saw terms not as an insult but as a mechanism for achieving a higher total price, consistently ended up better off. The ones who fought for all cash accepted a lower headline number to get it.

The friend I described earlier, who kept 30% of the business and watched it triple in profitability? He understood the continuum. He could have pushed for more cash and less rollover. He would have gotten a lower total price and missed the upside. Instead, he took a fair cash amount, retained a meaningful stake, and created as much wealth in the seven years since the deal than he did in the decades before it.

That's the power of understanding the price vs. terms continuum. It's not about giving up value. It's about optimizing how you receive it.

* * *

Integration Complexity: Making Your Business Easy to Buy

The second dimension of this chapter, and one that's often overlooked, is integration complexity. How easy or difficult is it for a buyer to absorb your business into their existing operations?

Integration complexity matters because it directly affects the buyer's confidence, their cost projections, and ultimately what they're willing to pay. A business that integrates smoothly is worth more than one that requires a costly, time-consuming transformation.

The Integration Spectrum

Plug-and-play (minimal integration). The business operates independently. It has its own management team, its own systems, its own customer relationships. The buyer can acquire it and let it run as a standalone operation with minimal changes. This is the easiest integration scenario, and buyers love it because the risk of disruption is low. The dental lab acquisition I described in

Chapter 8 was like this. Our team could manage it from across the country because the systems were in place and the operation was independent.

Bolt-on (moderate integration). The business can be integrated into the buyer's existing platform with moderate effort. Some systems need to be consolidated, some functions can be centralized, but the core operation continues largely unchanged. This is the typical scenario for add-on acquisitions in a platform strategy. Having strong systems and documentation (Chapter 9) pays dividends here. The better your systems, the easier the bolt-on.

Transformation (significant integration). The business requires substantial changes to integrate. New systems, new management, restructured operations, rebranded products or services. This is the most expensive and risky integration scenario, and buyers discount heavily for it. If the buyer has to spend the first year rebuilding the operation rather than running it, the business is worth less on day one.

The integration premium: Every dollar a buyer expects to spend on integration comes directly out of what they're willing to pay you. If a buyer estimates \$500K in integration costs to consolidate your systems, retrain your staff, and restructure your operations, that's \$500K they're subtracting from their offer. The sellers who invest in making their business easy to integrate effectively capture that money themselves. Clean systems, documented processes, independent management, standard reporting — these translate directly into a higher sale price.

Negotiating From Strength

Everything in this chapter comes back to one principle: the more prepared you are, the better your negotiating position.

A seller who understands deal structures can have an informed conversation about terms rather than reflexively demanding all cash. A seller who has made their business easy to integrate reduces the buyer's projected costs and increases the price they can justify. A seller who has reduced their owner dependency (Chapter 8) shortens the required transition, which reduces the buyer's risk premium. A seller who has clean financials (Chapter 9) accelerates due diligence, keeping the deal on track and reducing the chance of last-minute renegotiation.

All of the work we've discussed in every previous chapter ultimately shows up here, in the deal room. Every improvement, every system, every process. The price a buyer offers isn't arbitrary. It's a function of their confidence in the business, their estimate of the risks, and their projection of the costs required to run it post-acquisition. Every chapter in this book has been about improving those variables.

And the terms a buyer proposes aren't punitive. They're a reflection of the information gap between you and them. The smaller that gap, the more the deal shifts toward cash and away from contingent mechanisms. The more transparent, documented, and verifiable your business is, the less a buyer needs to rely

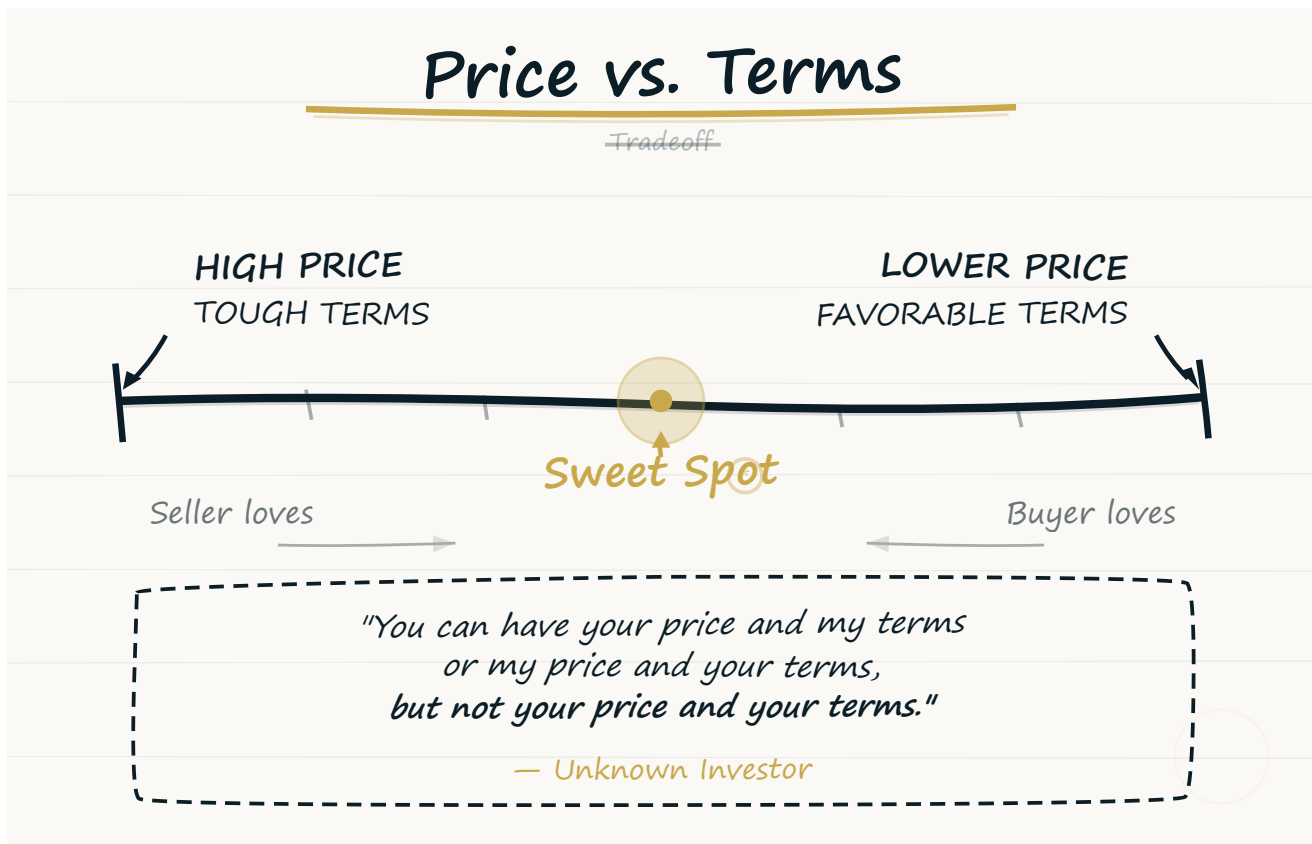
on terms to manage risk. You can't eliminate terms entirely, but you can reduce the buyer's need for them by building a business that speaks for itself.

Action Steps for This Chapter

- **Accept the reality of terms.** If you go into negotiations expecting 100% cash on close, you'll either be disappointed or you'll accept a lower total price to get it. Understand the price vs. terms continuum and decide in advance where you're comfortable on that spectrum.
- **Educate yourself on deal structures.** Before you're in negotiations, understand what vendor financing, equity rollovers, earnouts, and other mechanisms mean in practice. Know the risks and the benefits of each. Your advisor should walk you through these — if they can't explain them in plain language, find a better advisor.
- **Consider the second bite.** If a buyer offers an equity rollover, don't dismiss it reflexively. Ask about their track record with previous acquisitions. What happened to the sellers who retained equity? What were the returns? A good buyer will have these references — and the answers might change your perspective on the value of terms.
- **Reduce your integration complexity.** Make your business as easy to buy as possible. Clean systems, standard reporting, independent management, documented processes — all of these reduce the buyer's projected integration costs and translate directly into a higher offer.
- **Think about alignment, not adversity.** The best deals are the ones where both parties are aligned on the outcome. Terms that create shared upside — equity rollovers, performance-based components — aren't the buyer trying to cheat you. They're the buyer trying to build a structure where both of you win. Approach negotiations with that mindset, and you'll find the process goes more smoothly and the total value goes up.

* * *

Deal structure is where the art of the exit meets the science. The financial analysis, the business preparation, the market positioning — all of that is science. The negotiation, the structuring, the balance between price and terms — that's art. Like any art, it rewards practice, patience, and the willingness to see the deal from the other side's perspective.



Dear Reader,

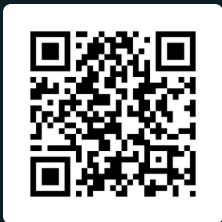
Understanding deal structure is where the art of the exit meets the science. In the next chapter, we look at the final exit factor: growth runway. How you present the growth opportunity can be the difference between a good deal and a great one.

PART V — EXIT FACTORS (20%)

CHAPTER 14

Growth Runway: What Happens After You Leave

A buyer isn't paying for what your business is today. They're paying for what it can become tomorrow.



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"Someone's sitting in the shade today because someone planted a tree a long time ago." — Warren Buffett

Everything we've covered so far — the financials, the fundamentals, the management team, the market position, the deal structure — is about what your business is worth *today*. This chapter is about something different. It's about

what your business could be worth *tomorrow*, and how well you can prove that to a buyer.

Growth runway (the room left for the business to grow after you sell) is the final factor in the Exit category. It's also one of the most powerful levers you have. When a buyer looks at your business, they're not just buying today's cash flow. They're buying a platform for future growth. The more visible, believable, and doable that future growth is, the more they'll pay.

The flip side is just as true. A business with limited growth upside is one where the buyer can't see a clear path to growing earnings after the deal closes. That business will trade at a lower multiple. Not because it's bad, but because the buyer is paying for cash flow that isn't expected to grow. That's a very different investment from one where the buyer sees a chance to double the business in five years.

* * *

Potential vs. Evidence

Here's where most sellers get this wrong. They walk into the conversation and say something like: "There's so much potential in this business. We could expand into new markets, launch new products, grow the sales team — the opportunities are endless."

Buyers hear this constantly. And they discount it almost entirely.

Why? Because "potential" without evidence is just a story. Every business owner thinks their business has unlimited upside. But a buyer isn't paying for stories. They're paying for things they can verify, model, and act on. The difference between potential and growth runway is the difference between "we could" and "here's the plan, here's the research, and here's what we've already started."

The credibility gap: When a seller says "we could easily expand into the Eastern market," a buyer hears: "They haven't done it, they don't know the costs, and they want me to pay them for the chance to try." Now compare that to a seller who says: "We've found three nearby markets, done early market research, built relationships with likely customers, and projected the revenue impact based on our current cost structure." That's a completely different conversation. The first is a wish. The second is a growth roadmap. Buyers pay for roadmaps. They don't pay for wishes.

* * *

What Buyers Look For in Growth Runway

When I look at the growth potential of a business, I'm looking for opportunities that are specific, documented, and doable without heroic guesses. Here's what moves the needle:

Geographic Expansion

If your business runs in one region and there's a clear chance to expand into nearby regions, that's a growth lever a buyer can understand. You need evidence that the model works and that demand exists. The key is being specific. "We could expand nationally" means nothing. But "We've found three metro areas where our competitors are weak, we've tested demand through digital ads, and we estimate \$2M in new revenue within two years based on our current conversion rates" — that's growth runway a buyer will price into the deal.

The dental lab deal is a good example of this in reverse. We bought the first lab, then expanded by buying a second lab across the country. The first business had built the systems and the management depth that made that expansion possible. If that first owner had mapped out the expansion before selling — finding the target markets, sizing up the competition, and building a rough plan — they could have captured some of that growth value in their sale price. Instead, they left it for us to create.

New Products or Services

Can your current customer base be sold more products or services? This is one of the most believable growth levers. It doesn't require finding new customers. It just requires selling more to the ones you already have. Cross-sell and up-sell chances are especially attractive to buyers because the customer acquisition cost is zero. The relationship is already there.

The beauty products distributor I described in Chapter 10 had natural cross-sell opportunities across its customer base. Salons that bought hair products could be shown skin care lines. Customers buying from one category could be

introduced to nearby categories. Each extra product line sold to an existing customer grew revenue without growing the cost of keeping that relationship.

Operational Improvements

Sometimes the growth isn't in the top line. It's in the margin. If you can show a buyer specific, measurable ways to boost profits without needing revenue growth, that's a growth lever too. Think about automating a manual process. Or renegotiating a supplier deal. Or combining facilities. Or adding technology that cuts headcount needs.

These are especially believable because they're often what the buyer does best. Private equity firms and seasoned operators are very good at pulling out operational savings. If you can show them where the chances are, with data and not just gut feel, they'll factor it into their valuation. They know they can get it done.

Capacity Utilization

If your business has capacity that's not fully used, that's a growth chance that needs no new investment. Think of a manufacturing business running one shift when the gear could handle two. Or a service business with a team that could take on 30% more clients without new hires. Or a warehouse with room to accommodate an expansion initiative without signing a new lease.

Excess capacity is one of the simplest growth levers to explain. It's measurable, it's visible, and it doesn't take major new spending to capture. A buyer looks at your current usage rate and sees the upside right away.

Acquisition Opportunities

If your business could serve as a platform for further acquisitions, that's a growth story that lands well with private equity buyers and strategic acquirers. We talked about this in Chapter 10 when we covered fragmented markets. These buyers aren't just buying your business. They're buying the base for a roll-up strategy.

To make this believable, you need more than just a fragmented market. You need the systems to absorb new deals: the management team, the processes, the financial reporting, and the scalability (can the business grow without costs growing just as fast?) we covered in Chapters 8 and 9. A buyer sizing up your business as a platform will test every one of those factors. They need to know the machine can handle more volume without breaking.

* * *

Building a Growth Roadmap

If you want a buyer to pay for your growth potential, you need to package it so they can evaluate, model, and believe it. That means creating a growth roadmap. This is a document that lays out specific opportunities with enough detail that a buyer can judge how doable and how big each one really is.

A solid growth roadmap includes:

Specific opportunities. Not "grow revenue" but "expand into the Calgary market by Q3, targeting 15 accounts in oil and gas." Each opportunity should be

clear enough that someone outside your business could understand it.

Market evidence. What research backs the opportunity? Is there proven demand? What does the competition look like? Have you tested the idea at all — a pilot program, a marketing campaign, talks with potential customers? The more proof you can show, the more real the opportunity becomes.

Financial projections. What's the expected revenue and cost impact of each opportunity? Be conservative. Buyers will mark down your numbers no matter what, so starting with aggressive figures just hurts your credibility. It's better to show modest, well-supported projections a buyer can trust than bold ones they'll toss out.

Resource requirements. What would it take to execute each opportunity? Extra staff, capital, technology, time? A buyer needs to see not just the upside but the cost of getting there. An opportunity that brings in \$1M but costs \$500K to launch is very different from one that brings in \$500K with no new spending needed.

Timeline. When could each opportunity be started, and how long until results show? Buyers think in investment windows — usually three to five years for private equity, longer for strategic buyers. Growth opportunities that pay off within the buyer's window are worth more than ones that are five-plus years out.

The growth you didn't pursue: Here's a point that many sellers miss. You may have chosen not to chase certain growth opportunities. Maybe the timing wasn't right. Maybe you didn't have the capital. Maybe you were focused on other things. That's fine. But write those opportunities down and explain why you passed. A buyer will see "found but unfunded" opportunities as real upside — especially if the reason you skipped them was a limit the buyer doesn't share (capital, management bandwidth, risk appetite). Your unrealized opportunities can become a buyer's investment thesis.

* * *

The Growth Runway Spectrum

Where your business sits on the growth spectrum directly affects the multiple a buyer will pay:

Significant documented growth opportunities. The business has found multiple solid growth levers — geographic expansion, new products, operational improvements, acquisition chances — backed by research, early planning, and in some cases early action. The buyer sees a clear path to growing earnings within their investment window. This earns a premium multiple. The buyer is paying for today's earnings *plus* the value of growth they're confident they can capture.

Some growth potential. The business has growth chances, but they're less defined, less documented, or less certain. The buyer sees upside but isn't sure how much is realistic or what it would cost to capture. They'll build some upside into their model, but they'll be careful. The multiple reflects today's earnings with a small bump for potential.

Limited growth upside. The business has tapped out its current opportunity. The market is full, the customer base is covered, and there's no clear path to real growth without a big strategy shift. This isn't always a bad business. It may be very profitable and steady. But a buyer will pay a multiple that reflects a mature, stable business rather than a growth platform. The gap can be large.

* * *

Growth You've Already Started

The most powerful form of growth runway isn't an opportunity you've spotted. It's one you've already begun working on. A buyer looking at growth that's in motion sees something very different from a hypothetical on a slide deck. Maybe it's a new market you entered last year that's showing early results. Maybe it's a product line you launched that's picking up customers. Maybe it's a sales push that's producing real numbers.

Growth in progress is evidence. It shows the opportunity is real, the market is responding, and the plan works. It also cuts the risk for the buyer, because they're not starting from scratch. They're carrying forward something that already has momentum.

If you're thinking about selling in the next few years, ask yourself which growth moves you could start now. Not just to boost revenue before the sale — though that helps. The real goal is to create proof of growth that a buyer can see, check, and project forward. A business growing at 12% with a clear story behind it is worth far more than a flat business with a plan to grow 12%.

The paradox of growth before exit: Some owners resist spending on growth before a sale. They feel like they're doing the work while the buyer captures the reward. That's exactly backward. The buyer pays you for the growth — both what you've already achieved and the trend you've set in motion. Every dollar of extra EBITDA you create before the sale gets multiplied by the EBITDA multiple in the sale price. If your multiple is 5x, then \$200K in new EBITDA from a growth effort turns into \$1M in extra sale proceeds. You're not doing the work for the buyer. You're doing it for yourself, and the buyer is paying you a multiple of the result.

* * *

What Kills Growth Runway in a Buyer's Eyes

A few things will undermine your growth story, even when the opportunities are real:

Vague claims without data. "There's huge potential in the market" means nothing without proof. If you can't put a number on the opportunity, size the market, or point to early traction, the buyer will dismiss it.

Opportunities that need the owner. If the growth depends on the departing owner's relationships, know-how, or personal effort, the buyer won't price it in. The owner is leaving. Growth opportunities need to be doable by the team that stays, not the person who goes. This ties straight back to Chapter 8: if your growth plan depends on you, it's not a growth plan. It's a wish that expires when you walk out the door.

Growth that eats existing revenue. Sometimes what looks like a growth opportunity is really a shift from one revenue stream to another. Launching a new product that competes with your current product isn't growth. It's substitution. Buyers will see through this fast.

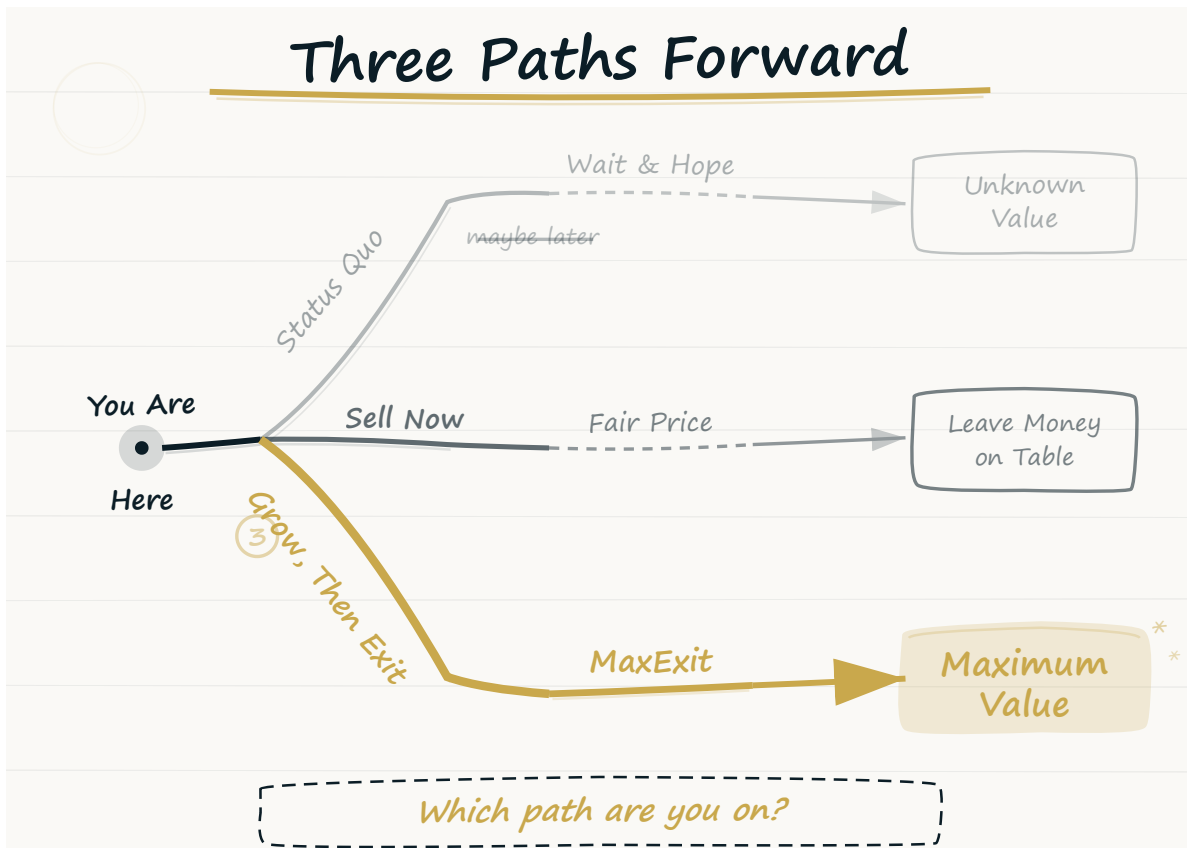
Ignoring the risks. Every growth opportunity has risks. A seller who shows an opportunity as pure upside with no downside isn't being credible. They're being naive or dishonest. Lay out the risks alongside the opportunities. A buyer who sees you've thought through the worst-case scenarios will trust your upside projections more.

Action Steps for This Chapter

- **List your top three growth opportunities.** Be specific: what's the opportunity, what evidence supports it, what would it take to execute, and what's the projected financial impact? If you can't answer all four questions, the opportunity isn't ready to present to a buyer.
- **Start one growth initiative now.** Don't wait until you're selling to begin. Pick the most promising opportunity and begin executing — even at a small scale. Early traction is worth more than a polished slide deck with no proof of concept.
- **Document your unrealized opportunities.** Create a simple document — two or three pages — that outlines the growth opportunities you've identified but haven't pursued, including why you didn't pursue them and what it would take to capture them. This becomes a valuable asset in the sale process.
- **Quantify your excess capacity.** If your business has underutilized equipment, facilities, or team bandwidth, calculate the incremental revenue and margin that capacity could support. Excess capacity is one of the most straightforward growth levers to present because it's visible and doesn't require new investment.
- **Make your growth executable without you.** For every growth opportunity you plan to present to a buyer, ask yourself: can my team execute this after I leave? If the answer is no, either develop the team's capability or rethink the opportunity. Growth that depends on the departing owner isn't growth — it's a post-sale risk.

This chapter closes Part V — Exit Factors — and with it, the core content of the book. Over the past fourteen chapters, we've walked through every piece of what makes a business valuable to a buyer. The financials that set the baseline. The fundamentals that show durability. The management and operations that prove the business can transfer. The market position that gives context. And the exit factors that shape the deal itself.

In the Conclusion, we'll pull it all together into a practical roadmap. What do you do first? What matters most? And how do you turn everything in this book into a plan that gets you the most when you're ready to sell?



Dear Reader,

This closes Part V and the core content of the book. In the Conclusion, we pull it all together into a practical roadmap: what to do first, what matters most, and how to turn everything in this book into a plan.

CONCLUSION

CHAPTER 15

Your Exit Starts Today

The best exit isn't an event — it's a process that starts years before you sign
the papers



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"The best time to sell your business is when you don't have to. The best time to prepare is right now."

If you've read this far, you know more about what makes a business valuable to a buyer than most business owners will ever learn. Most learn it too late, in the middle of a negotiation, when the leverage has already shifted.

You know that EBITDA is the language buyers speak, and that how you present your earnings matters as much as what those earnings are. You know that your business model, your customer concentration, your recurring revenue, and your competitive moat all feed into the multiple a buyer applies. You know that management depth and documented systems are the difference between selling a business and selling a job. You know that market position and recession resilience shape the buyer's confidence. And you know that your readiness, your motivation, your deal structure flexibility, and your growth runway determine the terms you walk away with.

That's a lot to hold in your head. So let me simplify it.

* * *

The Three Paths

Every business owner reading this book is on one of three paths. The path you choose determines everything that follows.

Path 1: Status Quo

You continue running your business the way you've always run it. You don't change anything. When the time comes to sell — whether by choice or by circumstance — you go to market with whatever you have, and you accept whatever the market gives you.

This is the path of least resistance, and it's the path most business owners take by default. Not because they've chosen it consciously, but because they never got around to choosing something different. The result, almost invariably, is a sale at a fair price. Not a premium price. The buyers who show up will find the gaps you didn't address, and they'll adjust their offer accordingly. You'll leave money on the table. Maybe a lot of it.

Path 2: Sell at Present Valuation

You decide to sell now, or soon, based on what your business is worth today. You engage an advisor, go to market, and negotiate the best deal you can with the business as it stands.

There's nothing wrong with this path. If the timing is right, personally, financially, and market-wise, selling now at a fair valuation is a perfectly rational decision. Not every owner wants to spend two or three years optimizing before they exit. Sometimes the right answer is to take the deal that's available and move on to the next chapter of your life.

But understand the trade-off: you're accepting today's price, which reflects today's gaps. Every improvement you could have made — but didn't — is value the buyer will capture instead of you.

Path 3: Grow Value, Then Exit

You invest 12 to 24 months in systematically improving the factors that drive your valuation, the factors we've covered in every chapter of this book, and then go to market from a position of strength.

This is the path that produces the best outcomes. Not because it's easy. It's not. It requires honest self-assessment, real investment of time and money, and the discipline to work *on* your business rather than just *in* it. But the math is compelling. The improvements that move your assessment score are the same improvements that move your multiple: reducing owner dependency, documenting systems, upgrading financial reporting, building management depth, identifying growth opportunities. A one-turn increase in your EBITDA multiple on a \$2M EBITDA business is \$2M more in your pocket.

That's a return on investment that's hard to beat.

* * *

Quick Wins vs. Structural Changes

If you choose Path 3, the natural question is: where do I start? You can't fix everything at once, and not every improvement takes the same amount of time or produces the same impact.

Here's how I'd prioritize:

Quick Wins (0–6 Months)

These are improvements that require relatively little investment but send strong signals to a buyer:

Upgrade your financial reporting. Engage a CPA to prepare reviewed or compiled financial statements for the last three years. This is one of the highest-return investments you can make. It costs \$15K to \$30K and immediately changes how a buyer perceives the credibility of your numbers.

Implement a CRM. If you don't have one, get one. It doesn't need to be expensive or complex. What it needs to do is demonstrate that your customer relationships are documented, tracked, and manageable by someone other than you. A buyer who sees a live CRM with customer data, contact history, and pipeline information sees a professionally managed business.

Document your top 10 processes. You don't need to document everything. Start with the 10 processes that would cause the most damage if done wrong. Get them out of people's heads and into written procedures. This is a weekend project for each process, and the cumulative impact on a buyer's perception is significant.

Clean up your balance sheet. Pay down unnecessary debt. Resolve any outstanding legal issues. Clear up any environmental or regulatory compliance gaps. A clean balance sheet tells a buyer that the business is well-managed and that there are no skeletons waiting to emerge during due diligence.

Structural Changes (6–24 Months)

These are deeper improvements that take time but produce the largest impact on valuation:

Reduce owner dependency. This is the single most impactful change most business owners can make, and it's the one that takes the longest. Hire or promote the people who will replace your most critical functions. Start transitioning customer relationships. Build the management depth that allows the business to pass the 90-day test. Budget 18 months for this. It can't be rushed.

Diversify your customer base. If you have customer concentration, begin actively pursuing new customers to spread the risk. This takes time and sales effort, but every percentage point of concentration you reduce makes the business more attractive to buyers.

Build recurring revenue. If your business doesn't have a natural recurring revenue stream, look for ways to create one. Maintenance contracts, service agreements, subscription models, consumable product lines. Even modest recurring revenue changes the buyer's perception of revenue predictability.

Develop your growth roadmap. Identify, research, and begin executing on the growth opportunities that will give a buyer confidence in the future. Start at least one initiative so you have evidence of traction, not just a plan on paper.

The MaxExit Value Accelerator

Everything I've described in this book is the foundation of the MaxExit Value Accelerator Program. Every chapter, every framework, every case study. It's a structured 12-month program designed to take business owners through exactly the process I've outlined: assess where you are, identify the gaps, and systematically close them to maximize your exit value.

The program is built around the MaxExit Investment Assessment, the same scoring framework that structures this book. You start by taking the assessment to establish your baseline score across all five categories. Then we work together to improve the areas that will have the greatest impact on your valuation, with specific milestones, accountability, and regular reassessment to track progress.

I'm not going to turn this conclusion into a sales pitch. If the book has been valuable, the program will make sense to you without me having to convince you. If the book hasn't been valuable, no amount of selling will change that.

What I will say is this: of the hundreds of businesses I've reviewed for the purpose of investment or acquisition, none has ever scored perfectly. Not one. That's not a criticism of those businesses or their owners. It's the nature of businesses in general, and small businesses specifically. Every business has areas that could be improved. Every business has gaps that, if addressed, would increase its value. The question isn't whether those gaps exist. The ques-

tion is whether you address them before a buyer discovers them and adjusts their offer accordingly.

* * *

A Final Word

I want to end this book the way I started it — with respect.

I have an enormous respect for business owners and the roles they play in society and the economy. You take all the risk. You create the jobs. You build the things that other people rely on for their livelihoods. Families depend on the businesses you've built: your employees' families, your customers' families, your own family. And you're often not granted the vaunted status you deserve for carrying that weight.

Building a business is one of the hardest things a person can do. It requires sacrifice: time, money, comfort, certainty. It requires resilience — the ability to get knocked down and get back up, over and over, for years or decades. And it requires a particular kind of courage. The willingness to bet on yourself when nobody else will.

If you've done all of that, if you've built something that employs people, serves customers, and generates real value in the world, then you deserve to get the maximum return on that investment when the time comes to step away. Not a fair return. Not a reasonable return. The *maximum* return. Because you've earned it.

That's what this book is about. Not theory. Not abstract financial concepts. Practical, specific, actionable guidance on how to ensure that when you sell the business you've poured your life into, you walk away with everything it's worth.

The work you've done to build your business has been extraordinary. The work you do to prepare for your exit doesn't have to be. It just has to be intentional, focused, and started early enough to make a difference.

Your exit starts today. Make it count.

Take the MaxExit Investment Assessment

Find out where your business stands today — and where the biggest opportunities are to increase your exit value.

Complimentary. Confidential. Takes 10 minutes.

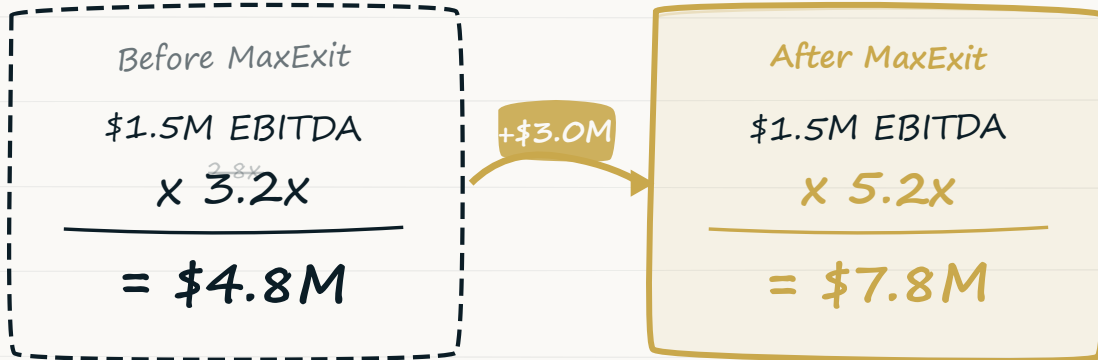
maxexit.io

* * *

For Appendix A (Cash Conversion Cycle & Quick Look Report) and Appendix B (Customer Lists, CRM & Strategic Planning), see the following pages.

The Multiple Effect

Same EBITDA. Different multiple. Massive difference.



The multiple is the leverage point.

That's where the real money is.

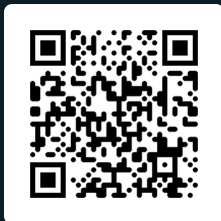
Dear Reader,

Your exit starts today. The appendices that follow cover two practical tools: the Cash Conversion Cycle and Quick Look Report, and Customer Lists, CRM, and Strategic Planning. Both are immediately actionable.

APPENDIX A

The Cash Conversion Cycle & Quick Look Report

The metric most owners ignore — and the daily dashboard that changes
how you run your business



FREE VIDEO COMPANION

Watch Mike discuss Appendix A

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You can be profitable on paper and broke in practice. The Cash Conversion Cycle tells you which one you are.

Throughout this book, I've talked about EBITDA, free cash flow, and the financial metrics that buyers use to value your business. This appendix goes one level deeper into a metric that most small business owners have never heard of. Owners who understand it walk into a sale with a real edge. It also introduces a simple daily reporting framework that will change how you manage your business, whether you're planning to sell or not.



What Is the Cash Conversion Cycle?

The Cash Conversion Cycle (CCC) measures how many days it takes your business to convert its investments in inventory and other resources into cash from sales. Think of cash conversion as how fast your profits on paper turn into actual cash in the bank. In plain language: how long does it take from the time you spend money to the time you collect money?

The shorter your CCC, the more efficiently your business converts effort into cash. The longer your CCC, the more working capital you need to fund the gap. That means more cash is tied up in the business rather than available to distribute.

THE FORMULA

$$\text{DSO} + \text{DIO} - \text{DPO} = \text{CCC}$$

Days Sales Outstanding + Days Inventory Outstanding – Days Payables Outstanding
= Cash Conversion Cycle

Days Sales Outstanding (DSO)

How many days, on average, does it take you to collect payment from your customers after you've invoiced them?

Calculation: $(\text{Accounts Receivable} \div \text{Total Revenue}) \times 365$

If your annual revenue is \$5M and your accounts receivable balance is \$410,000, your DSO is 30 days. That means your customers are taking, on average, 30 days to pay you after you've delivered the product or service and sent the invoice.

A DSO of 30 days is reasonable for most B2B businesses. A DSO of 60 or 90 days means you're financing your customers' cash flow for two or three months. You're essentially acting as their bank. Every day of DSO represents cash that's earned but not yet in your account.

Days Inventory Outstanding (DIO)

How many days of inventory do you carry, on average?

Calculation: $(\text{Inventory} \div \text{Cost of Goods Sold}) \times 365$

If your COGS is \$3M and you carry \$250,000 in inventory, your DIO is about 30 days. That means you're carrying roughly one month of inventory at any given time.

For service businesses with no physical inventory, DIO may be zero or near-zero. That's one reason service businesses tend to have better cash conversion than product businesses. For manufacturers and distributors, DIO is a critical metric. Too little inventory means stockouts and lost sales. Too much means cash tied up in products sitting on shelves.

Days Payables Outstanding (DPO)

How many days, on average, do you take to pay your suppliers?

Calculation: $(\text{Accounts Payable} \div \text{Cost of Goods Sold}) \times 365$

DPO works in your favour. The longer you can responsibly delay payment to suppliers without damaging relationships, the more you're using their cash to fund your operations. A DPO of 30 days means you pay your suppliers in a month. A DPO of 45 days gives you an extra two weeks of float.

The key word is "responsibly." Stretching payables to the point where suppliers lose trust or cut off supply is not a cash management strategy — it's a crisis in the making.

Putting It Together

Metric	Business A	Business B
Days Sales Outstanding (DSO)	30 days	60 days
Days Inventory Outstanding (DIO)	25 days	45 days
Days Payables Outstanding (DPO)	30 days	25 days
Cash Conversion Cycle	25 days	80 days

Business A converts its investment into cash in 25 days. Business B takes 80 days. That's a 55-day gap. It means Business B needs significantly more work-

ing capital to fund its operations, even if both businesses generate the same revenue and profit.

For a buyer, this matters enormously. A business with a short CCC generates cash efficiently and requires less working capital to operate. A business with a long CCC ties up cash and may need additional investment just to fund the day-to-day operation. That working capital requirement comes directly out of what the buyer is willing to pay. The cash needed to fund the CCC is cash that isn't available for distribution or growth.

Why this matters to a buyer: When I evaluate a business, I always calculate the CCC. The owners who already know their own number give me instant confidence — not because they passed a test, but because it tells me they understand the cash dynamics of their business, not just the profit. An owner who manages their CCC is running a tighter, more cash-efficient operation, and that shows up everywhere else in how they run things too.

How to Improve Your CCC

Reduce DSO. Invoice promptly. The day the work is completed, not at the end of the month. Offer early payment discounts (2/10 net 30 is common — a 2% discount if paid within 10 days). Follow up on overdue invoices consistently. Consider requiring deposits or progress payments for large projects. Every day you shave off DSO puts cash in your account faster.

Reduce DIO. Review your inventory levels and identify slow-moving stock. Implement just-in-time ordering where possible. Track inventory turnover by product category and eliminate items that aren't turning. Remember the busi-

ness I mentioned in Chapter 2? The one I couldn't acquire because too much capital was tied up in slow-moving inventory. That's a cautionary tale about what happens when DIO gets out of control.

Extend DPO (responsibly). Negotiate longer payment terms with suppliers where possible. If your supplier offers 30-day terms, don't pay in 15 days unless there's a discount for doing so. Use the full terms available to you. But maintain your relationships. Paying consistently within terms is far better than paying erratically or late.

* * *

The Quick Look Report

The CCC is a powerful metric, but it's part of a broader discipline: knowing the key numbers in your business every single day. Not monthly. Not quarterly. Daily.

I call this the Quick Look Report. It's a one-page dashboard that gives you the five most important KPIs in your business at a glance. The goal is simple: you should be able to look at this report for 60 seconds every morning and know whether your business is on track.

1. CASH POSITION

What it is: Total cash in all business bank accounts, right now.

Why it matters: Cash is the vital sign of your business. Everything else is interpretation. If you know your cash position every morning, you're never caught off guard by a shortfall.

How to track it: Most accounting software can pull this automatically. If not, a 30-second check of your bank balances each morning is the simplest, most valuable habit you can build.

2. ACCOUNTS RECEIVABLE AGING

What it is: How much is owed to you, and how old are those receivables? Broken into current, 30 days, 60 days, 90+ days.

Why it matters: Revenue isn't real until it's collected. An aging report tells you whether cash is flowing in on schedule or whether you're accumulating risk in overdue accounts. The 90+ day bucket is where problems live. If it's growing, you have a collection issue that needs immediate attention.

How to track it: Every accounting system generates an AR aging report. Review it weekly at minimum, daily if your business has significant receivables.

3. REVENUE (ACTUAL VS. BUDGET/FORECAST)

What it is: Month-to-date and year-to-date revenue compared to your budget or forecast.

Why it matters: Are you on pace? Ahead? Behind? This is the simplest measure of whether the business is performing to expectations. If you're consistently behind budget, you need to know early. Not at the end of the quarter when it's too late to course-correct.

How to track it: Set up your accounting software to generate a budget-vs-actual comparison. If you don't have a formal budget, use last year's numbers as a baseline.

4. BACKLOG / PIPELINE

What it is: The value of confirmed orders, signed contracts, or qualified opportunities that haven't yet been delivered or recognized as revenue.

Why it matters: Backlog is your forward visibility. A healthy backlog means future revenue is secured. A shrinking backlog means you need to accelerate sales activity now. Not in three months when the revenue gap hits your income statement.

How to track it: CRM for pipeline; project management or order management system for confirmed backlog. If you don't have either, a simple spreadsheet updated weekly is better than nothing.

5. KEY OPERATIONAL METRIC

What it is: The single most important operational metric for your specific business. This varies by industry. For a manufacturer, it might be production output or utilization rate. For a service business, it might be billable hours or utilization percentage. For a distributor, it might be fill rate or orders shipped. For a franchise, it might be same-store sales.

Why it matters: This is the metric that tells you whether the engine of your business is running at capacity, underperforming, or overextended. It's the leading indicator that predicts financial performance before the financial numbers confirm it.

How to track it: Depends on your business. The important thing is to identify the one operational metric that matters most and track it daily.



The "On the Beach" Report

The Quick Look Report has a cousin that I call the "On the Beach" Report. It's a version you can check from anywhere: a vacation, a golf course, a hotel room overseas. Same five KPIs, delivered to your phone or email every morning, formatted so you can review it in under a minute.

Why does this matter for your exit? Two reasons.

First, it shows a buyer exactly how you run the business. When they ask "how do you monitor things?" and you can pull up a daily KPI dashboard you review

every morning — even when you're travelling — that signals a business run by data, not by gut feel. That builds confidence.

Second, it's proof of operational independence. If you can monitor your business from a beach in Mexico and everything runs smoothly, you've passed the ultimate version of the 90-day test from Chapter 8. The business doesn't need you in the building. It just needs you paying attention. The Quick Look Report is how you do that.

Build it now, benefit immediately: You don't need to be planning an exit to benefit from the Quick Look Report. This is a management discipline that will make your business better-run, more responsive, and more profitable starting the day you implement it. The exit value improvement is a bonus. The daily operational improvement is the real payoff.

* * *

How We Built It: Real-Time Reporting Across a

Portfolio

Real-World Example: On the Beach Reports in Practice

As part of our continuous improvement program, we implemented real-time Quick Look reporting across all of our businesses. This wasn't theoretical. We actually built it and used it every day.

Here's how we did it. We sat down with each management team and asked one question: what are the five numbers that matter most to you? Not twenty. Not fifty. Five. The five KPIs that, if you could only see five things about your business today, would tell you whether things are on track.

Every business was different. For some it was daily revenue, cash balance, AR aging, backlog, and gross margin. For others it was units shipped, customer complaints, new orders, headcount, and cash position. The point wasn't to standardize across the portfolio. It was to make sure every CEO knew their five numbers cold.

Then we integrated a third-party software solution that tied directly into each company's accounting system. No manual data entry. No spreadsheets emailed around on Monday morning. Real-time data, pulled automatically, formatted into a clean dashboard you could view right on your phone.

That's the "On the Beach" Report in action. Your Cash Conversion Cycle numbers? Right there on your phone. Daily revenue trend? One tap. Cash balance? Always visible. Whether you're at your desk, on the golf course, or sitting on a beach in Mexico, you know exactly how your business is performing.

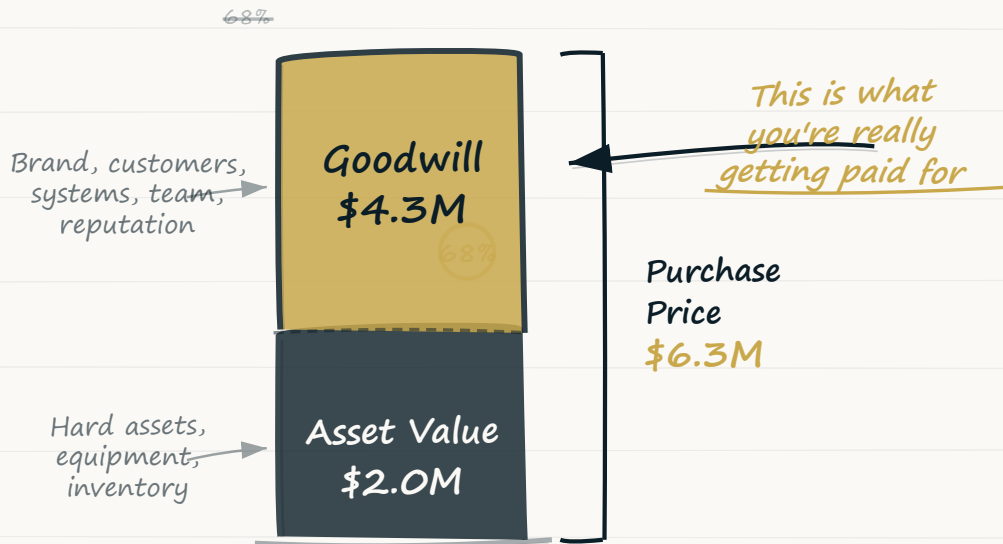
The impact was immediate. Management teams started catching issues days or weeks earlier than they would have with monthly reporting. Cash flow surprises dropped dramatically. And when it came time for due diligence on any of these businesses, we could hand a buyer a dashboard and say: this is how we run the business. Every day. In real time.

That level of transparency commands a premium.

Want to know how we set this up? Reach out to me and I'll walk you through exactly how we implemented real-time reporting across multiple businesses — the software we used, how we chose the right KPIs, and how to get your management team bought in. This is one of the highest-impact, lowest-cost improvements you can make.

The Goodwill Gap

The gap between what you own and what you're worth



MaxExit helps you build goodwill that buyers will pay a premium for.

Dear Reader,

The Cash Conversion Cycle and Quick Look Report are two of the most practical tools in this book. In Appendix B, we cover the final two: customer data management and strategic planning.

APPENDIX B

Customer Lists, CRM, and Strategic Planning

Your customer list is an asset — if you treat it like one



FREE VIDEO COMPANION

Watch Mike discuss Appendix B

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If you know your customers on a first-name basis but can't show me a CRM, you don't have a customer list — you have a memory. And memories walk out the door when the owner does.

This appendix covers two operational tools that buyers evaluate during due diligence and that the MaxExit Assessment scores directly: the quality of your customer data management, and the existence and quality of a strategic plan. Both are practical, implementable, and immediately valuable to your business, not just to a future buyer.

Your Customer List as an Asset

In Chapter 5, we talked about customer concentration — the risk of too much revenue depending on too few customers. But concentration is only one dimension of your customer profile. The other dimension is whether your customer relationships are *documented* in a way that's transferable, manageable, and valuable as a standalone asset.

When I acquire a business, one of the first things I look at is the customer data. Not just who the customers are, but how the business tracks them, segments them, and manages the relationships. The quality of customer data management exists on a spectrum:

The Customer Data Spectrum

No formal tracking. The owner knows the customers. The team knows the customers. But there's no central system, no database, no organized record of who buys what, how often, at what margin, or when they last ordered. Customer knowledge lives in people's heads and in scattered email inboxes. It's far more common than most owners realise. The challenge is that when the owner or key employees leave, that knowledge leaves with them — and a buyer has no way to verify what they're actually acquiring.

Basic spreadsheet or contact list. The business maintains a list of customers: names, contact information, maybe some notes. It's better than nothing, but

it's static. There's no history of interactions, no purchase data linked to the customer record, no segmentation, and no pipeline management. A buyer sees this as a starting point, not a system.

Active CRM (customer relationship management) system. The business uses a CRM — a central software platform for tracking every customer interaction in one place. Think Salesforce, HubSpot, Zoho, or Pipedrive. It tracks customer interactions, manages the sales pipeline, records purchase history, and segments customers by value, geography, industry, or other relevant criteria. This is what buyers want to see. An active CRM tells them that customer relationships are documented, measurable, and manageable by someone other than the departing owner.

CRM with stratification and analytics. The business not only uses a CRM but has implemented customer stratification. These are formal ratings that categorize customers by value, growth potential, and strategic importance. The system generates reports on customer lifetime value, retention rates, purchase frequency, and margin by customer segment. This is the gold standard. It's rare enough in small businesses that it creates a genuine competitive advantage in the sale process.

The CRM test: If a buyer asks "show me your customer list" and you hand them a spreadsheet, they'll use it but they won't be impressed. If you log into a CRM and show them a live system with segmented customers, interaction history, pipeline data, and revenue analytics, they see a business that's professionally managed. The CRM itself might cost \$50 to \$200 per month. The impact on buyer confidence, and the corresponding reduction in price concessions, can be worth multiples of that annually.

Customer Stratification: The A/B/C/D Framework

Not all customers are created equal. Some are highly profitable, growing, and easy to serve. Others are low-margin, demanding, and declining. Treating them all the same is a missed opportunity – both in how you run the business and in how you present it when you sell.

Customer stratification is the practice of formally categorizing your customers into tiers based on their value to the business. The most common framework is A/B/C/D:

A Customers – Strategic Accounts

Characteristics: High revenue, high margin, growing, long-tenured, low maintenance. These are the customers your business is built around – the ones you'd fight to keep.

Typical share: 10–20% of customers, 50–70% of revenue and profit.

Management approach: Dedicated account management, regular strategic reviews, proactive relationship investment. These customers should have named account managers and documented relationship plans.

B Customers — Growth Accounts

Characteristics: Solid revenue, reasonable margin, potential to grow into A customers with the right attention. These are the customers who could become your next strategic accounts.

Typical share: 20–30% of customers, 20–30% of revenue.

Management approach: Regular contact, targeted cross-sell and upsell efforts, monitoring for growth signals. The goal is to move B customers to A status.

C Customers — Maintenance Accounts

Characteristics: Low revenue, adequate margin, stable but unlikely to grow significantly. These are reliable customers who don't require much attention but also don't contribute much to growth.

Typical share: 30–40% of customers, 10–15% of revenue.

Management approach: Efficient service delivery with minimal custom attention. Automated communication, standard terms, self-service where possible. The goal is to serve these customers profitably without over-investing in the relationship.

D Customers — Under Review

Characteristics: Low revenue, low or negative margin, high maintenance, declining, or misaligned with your business direction. These are the customers who cost more to serve than they generate in profit.

Typical share: 10–20% of customers, less than 5% of revenue (but often a disproportionate share of headaches).

Management approach: Evaluate honestly. Can the relationship be restructured to be profitable through a price increase or reduced service scope? If not, consider gracefully transitioning them to a competitor. Every hour your team spends on a D customer is an hour they're not spending on an A or B customer.

The power of stratification isn't just in the categorization. It's in what it reveals. Most business owners, when they sit down and formally stratify their customer base for the first time, discover things they didn't know. B customers that are ready to become A customers with modest attention. C customers that are consuming disproportionate resources. D customers that have been quietly draining margin for years because "they've always been a customer."

What buyers see in stratification: A stratified customer list tells a buyer three things. First, you understand your revenue quality. You know which customers drive value and which don't. Second, you have a framework for growth. Moving B customers to A status is a clear, actionable growth lever. Third, you've identified margin improvement opportunities — addressing D customers is often the fastest path to improving profitability without adding revenue. A buyer who sees this level of customer intelligence is buying a business that manages by data, not by habit.

* * *

Implementing a CRM: A Practical Guide

If you don't currently have a CRM, here's a straightforward approach to implementing one without disrupting your business:

Choose Simplicity Over Features

The best CRM for a small business is the one your team will actually use. A \$50/month system that everyone updates consistently is infinitely more valuable than a \$500/month enterprise system that sits empty because it's too complex. Start simple. You can always upgrade later.

Common options for small and mid-market businesses:

CRM	Best For	Starting Price
HubSpot CRM	Ease of use, free tier available	Free (basic), \$20/mo (starter)
Pipedrive	Sales-focused, pipeline visualization	\$15/user/mo
Zoho CRM	Full-featured at low cost	Free (3 users), \$14/user/mo
Salesforce Essentials	Scalability, ecosystem	\$25/user/mo

Start With What Matters

You don't need to load your entire customer history on day one. Start with:

All active customers. Company name, primary contact, contact information, industry, and an A/B/C/D rating.

Revenue data. Annual revenue by customer for the last two to three years. This lets you see trends, identify growth accounts, and flag declining relationships.

Interaction log. From this point forward, log every meaningful customer interaction. Calls, meetings, emails, issues, quotes. This creates the relationship history that a buyer needs to see.

Pipeline. Track opportunities in progress. What's being quoted? What's been proposed? What's likely to close and when? A live pipeline gives you forward

visibility and gives a buyer confidence in future revenue.

Make It a Habit

A CRM is only as good as the data in it. The biggest risk is that the system gets set up but nobody uses it consistently. Build CRM updates into your team's daily routine. If a salesperson has a customer interaction that doesn't get logged, it didn't happen. Make this non-negotiable. The value of the CRM is cumulative. Six months of consistent data creates a picture. Sporadic entries create noise.

* * *

Strategic Planning: Running on Intention

The second tool in this appendix is the strategic plan. Like the CRM, its value extends far beyond the sale process. A business with a documented strategic plan is a business that runs on intention rather than inertia. Buyers can tell the difference immediately.

The Strategic Planning Spectrum

"We just build on last year." No formal planning process. Goals are informal or nonexistent. The business continues doing what it's always done, and growth (if any) is organic and unmanaged. This is the most common scenario in small businesses. It tells a buyer that the business is reactive rather than proactive. It's not a deal-killer, but it's a missed opportunity.

Informal goals and budgets. The owner has a general sense of direction and sets some targets: revenue goals, maybe a budget. But there's no structured planning process, no documented strategy, and no regular review mechanism. This is better than nothing, but it's still largely operating on gut feel.

Annual planning process. The business has a formal annual planning process, typically involving the leadership team, that produces a documented strategic plan with specific goals, initiatives, timelines, and accountability. Progress is reviewed quarterly or monthly. This signals a level of management discipline that buyers find very attractive.

Annual retreat with prior-year assessment. The business conducts an annual strategic retreat where the leadership team reviews the prior year's performance against plan, assesses what worked and what didn't, and sets the agenda for the coming year. Goals are specific, measurable, and tied to individual accountabilities. This is the gold standard. It tells a buyer that the business is run by a team that thinks strategically, measures rigorously, and adapts based on evidence.

Why buyers care about your strategic plan: A documented strategic plan tells a buyer that you know where the business is going and that you've thought about how to get there. It reduces uncertainty about the future. The buyer can see that the business has direction, that growth isn't accidental, and that the management team is aligned around common priorities. It also provides a ready-made playbook for post-acquisition execution. A buyer who inherits a business with a strong strategic plan doesn't have to start from scratch. They can evaluate the plan, adjust it to their own priorities, and hit the ground running.

Building a Simple Strategic Plan

You don't need a 50-page strategy document. A credible strategic plan for a small or mid-market business can be as simple as a five-page document that covers:

Where we are. A brief assessment of current performance — revenue, profitability, market position, key strengths, key challenges. Use data, not feelings. The MaxExit Assessment provides a structured framework for this.

Where we're going. A clear statement of direction for the next one to three years. What's the revenue target? What's the growth strategy? What are the priorities? Keep it specific enough to be actionable. Keep it simple enough to communicate to the entire team.

How we'll get there. Three to five strategic initiatives. These are the specific projects, investments, or changes that will drive the business toward its goals. Each initiative should have an owner (the person accountable for it), a timeline, key milestones, and a measurable definition of success.

How we'll measure progress. Define the KPIs that will tell you whether you're on track. Revenue growth, customer acquisition, margin improvement, operational metrics. Pick the five to seven numbers that matter most and track them consistently.

What we learned last year. If you've been through one planning cycle, include a candid assessment of the prior year's plan. What did you achieve? What did you miss? What did you learn? This demonstrates the iterative discipline that buyers value: the willingness to assess honestly, adjust based on evidence, and improve continuously.

Strategic Plan Implementation Checklist

- Schedule an annual planning session (off-site if possible) with your leadership team
- Review prior-year performance against goals before setting new ones
- Set 3–5 strategic initiatives for the coming year, each with a named owner
- Define measurable success criteria for each initiative
- Establish quarterly review meetings to assess progress and adjust
- Document the plan in a clear, concise format (5–10 pages max)
- Share relevant portions with the broader team so everyone understands the direction
- Track KPIs monthly and review at leadership meetings
- At year-end, conduct an honest assessment: what worked, what didn't, what changed
- Use the assessment to inform the next year's plan — building a continuous improvement cycle

* * *

Bringing It Together

A live CRM with stratified customers and a documented strategic plan are two of the most cost-effective improvements a business owner can make before going to market. Neither requires massive investment. A CRM costs a few hundred dollars a year. A strategic plan costs a day or two of your leadership

team's time. But the impact on how a buyer perceives your business is disproportionate to the effort. The professionalism, the data-driven management, the forward-looking intention — these things matter.

These aren't things you do for the buyer. They're things you do for your business. The buyer just happens to value them highly. They're evidence that you've built something that runs on systems and strategy, not on habit and memory.

That, ultimately, is the thread that runs through this entire book. The improvements that make your business more valuable to a buyer are the same improvements that make it a better business to own and operate. You don't have to choose between running a great business and preparing for a great exit. They're the same thing.

What would a buyer pay for your business today?

The answer might surprise you — and this book will help you change it.



After reviewing **hundreds of businesses** and acquiring companies worth more than **\$250 million**, Michael Cook has seen the same pattern repeat itself: good businesses, run by good people, leaving significant money on the table because they didn't know what buyers actually look for — or how to fix the gaps before going to market.

MaxExit is the book he wishes every business owner had read before sitting across the table from him.

INSIDE THIS BOOK

- ◆ The 5 weighted categories buyers use to evaluate every business
- ◆ Why owner dependency kills more deals than any other factor
- ◆ The price vs. terms continuum — and why 100% cash on close rarely happens
- ◆ How to become strategically important and operationally redundant
- ◆ Real-world case studies from deals completed, walked away from, and lessons learned
- ◆ A practical 12–24 month roadmap to maximize your exit value



Michael Cook

Mike Cook is the founder of **MaxExit** and **Lexbury Investments**. Over his career he has reviewed hundreds of businesses for investment or acquisition, completing transactions across manufacturing, services, distribution, franchising, healthcare, and construction. He is not a consultant or broker — he is an investor who has sat on the buy side of the table for over two decades. He created the **MaxExit Investment Assessment** to help business owners see their businesses through a buyer's eyes — and take action before it's too late.

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