

Baytec Mechanical Services Inc.

Sales Information Package – 17 Burnwood Drive, Happy Valley-Goose Bay, NL

May 2024







Disclaimer

- This package has been prepared solely for the information of parties expressing an interest in specific assets of Baytec Mechanical Services Inc. (the "Company" or "Baytec Mechanical").
- The information in this package (the "Information Package") has been obtained from the Company and other sources and has been prepared for the purpose of providing interested parties with general information to assist them in their evaluation of the assets, for the purposes of determining whether to proceed with an offer for the acquisition of the assets on an as-is basis.
- This information is subject to change and has not been audited or otherwise verified by the Receiver, or its employees or agents and they do not accept any responsibility for the accuracy, completeness of such information or any other written or oral communication transmitted or made available to a prospective purchaser or any loss that may arise from its use. None of the Receiver, the Company, or any of their affiliates or associates or their directors, officers, employees, agents, shareholders or advisors, undertakes to update or otherwise revise or correct any inaccuracies which become apparent in this Information Package or other information supplied.
- The assets are being sold on an "as is, where is" basis. Without limiting the generality of the foregoing, an offer will be accepted on the basis that no representation, warranty, inducement or condition has been expressed, given or made or can be implied as to title, size, description, fitness for purpose or intended use, quantity, number, condition or quality of the assets or in respect of any other matter or thing whatsoever, and the offeror shall be deemed to have relied entirely upon their own inspection and investigation of the assets.

- The Receiver reserves the right to negotiate with one or more prospective purchasers at any time and to enter into a definitive agreement related to an acquisition of the assets without prior notice to the recipient or other prospective purchasers. Also, the Receiver reserves the right to terminate, at any time, further participation in the sales process by any party and to modify data, documentation, confidentiality and other procedures at any time and at its discretion without providing any reason to any party.
- Each potential purchaser must rely on their own investigation and due diligence to satisfy itself as to all matters related to the information presented herein, or any other information provided in connection herewith.
- No attempt should be made to contact any representative or employees of the Company. All communications, inquiries and requests for information relating to the Information Package or to a possible transaction involving the Company should be addressed to the Receiver.

Paul Pettigrew
Senior Vice President
902-334-2016
paul.pettigrew@mnp.ca



Table of Contents

١.	Sales	s Process Overview					
II.	I. Assets Available for Sale Parcel 1 – Land and Building						
	a)	a) Background and Overview					
	b)	Location	8				
	c)	Site Description	9				
	d)	Site Plan	10				
	e)	Building Description	11				
	f)	Photos	13				
	Parcel 2 – Machinery and Equipment						
	g)	Machinery and Equipment Listing	21				
III.	Apper	ndices					
	A.	A. Terms and Conditions of Sale					
	В.	Form of Offer	30				



Sales Process Overview



Sales Process Overview

Background:

- On February 20, 2024, MNP Ltd. became the Receiver (the "Receiver") in respect of specific assets of Baytec Mechanical Services Inc. (the "Company" or "Baytec Mechanical") by virtue of being appointed by the Business Development Bank of Canada.
- This Information Package is exclusively for the land, building, and machinery and equipment located at 17 Burnwood Drive, Happy Valley-Goose Bay, Newfoundland and Labrador.

Sales Process:

• The Receiver intends to make the Information Package available to all interested parties. Prospective purchasers are invited to submit an offer for purchase of the assets as described in this document. The sales process will be managed in accordance with the Terms and Conditions of Sale as presented in **Appendix A**. The Receiver retains the right at any time to terminate or alter the sales process without compensation to any party.

Offers for Purchase:

- Following review of the Information Package, prospective purchasers are asked to submit a binding offer on the Form of Offer as presented in **Appendix B**, to the Halifax office of MNP Ltd. on or before **3:00pm AST, Friday, June 14, 2024**.
- The Receiver will review the offers to purchase and select the final acquirer(s). The Receiver does not have to accept the highest or any offer. The Receiver intends to select the offer considered to be the most favourable in terms of meeting the Receiver's objectives.
- Prospective purchasers may obtain additional details on the opportunity and viewing arrangements of the assets by contacting Justin Noftall at 902-334-2024 or by email at justin.noftall@mnp.ca.





Parcel 1 – Land and Building

Background and Overview

- The land and building are located at 17 Burnwood Drive, Happy Valley-Goose Bay, Newfoundland and Labrador.
- Happy Valley-Goose Bay ("Goose Bay") is located in the central part of Labrador on the coast of Lake Melville and the Churchill River, and has the largest population centre in the region with an estimated 8,040 residents in 2021. Goose Bay is home to the largest military air base in northeastern North America.
- The property is located approximately three kilometres from CFB Goose Bay Airport, situated in the core of Goose Bay, and was built in 1996. The building houses a storefront, office space, garage, and upstairs three-bedroom apartment unit.







Parcel 1 – Land and Building (Continued)

Location







Parcel 1 – Land and Building (Continued)

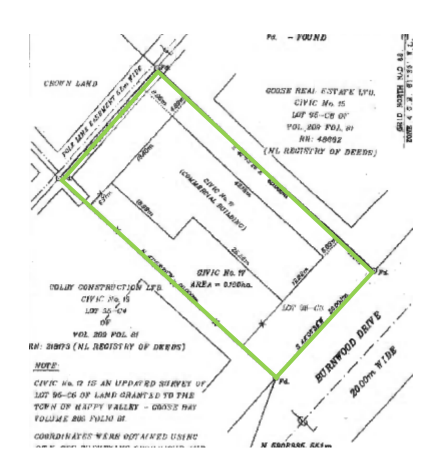
Site Description

Attribute	Details
Address	17 Burnwood Drive, Happy Valley-Goose Bay, Newfoundland and Labrador
Zoning	Industrial Light
Site Area	19,375 square feet (0.445 acres)
Access	Direct access to the Trans-Labrador Highway
Services	Municipal water/wastewater, electricity, fire, ambulance, and police services nearby
Easement & Encumbrances	Pole line easement extending onto the property



Parcel 1 – Land and Building (Continued)

Site Plan







Parcel 1 – Land and Building (Continued)

Building Description

Building Component	Details				
Asset Class	Commercial Real Estate				
Number of structures	One (two-stories)				
Туре	Steel frame structure, metal sheet siding and roofing				
Gross Floor Area	8,685 square feet				
Area by Floor Main Floor Mezzanine	6,695 square feet 1,990 square feet				
Year Built	1996				
Exterior Finish Siding/Trim Roof Cover Doors	Metal sheet siding Metal sheet roofing Glass/metal doors and overhead garage doors				
Foundation	Concrete slab on grade foundation				





Parcel 1 – Land and Building (Continued)

Building Description (Continued)

Building Component	Details				
Interior Finish Walls/ceilings Doors Flooring Lighting Insulation	Painted gyproc Overhead doors – three 12 ft doors and one 10 ft door Concrete slab, carpet, linoleum Fluorescent fixtures, incandescent fixtures, exit lighting, LED lighting Fibreglass batt (assumed)				
Mechanical Heating	Baseboard electric heating, fan forced electric heating				
Electrical	Three phase 400-amp electric service breaker				
Layout	The two-story building is comprised of an entrance providing access to the storefront and office space. A hallway leads to the garage in the rear of the building and a stairwell to climb to the mezzanine on the second floor. The mezzanine is comprised of a washroom, kitchen, and two offices. There is an upstairs three-bedroom apartment unit with an exterior door access.				





Parcel 1 – Land and Building (Continued)

Photos

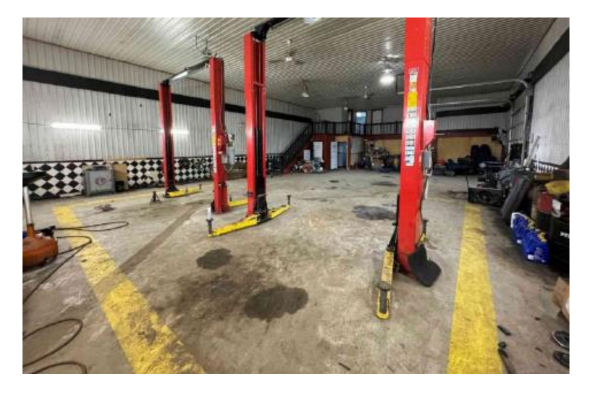






Parcel 1 – Land and Building (Continued)







Parcel 1 – Land and Building (Continued)







Parcel 1 – Land and Building (Continued)







Parcel 1 – Land and Building (Continued)







Parcel 1 – Land and Building (Continued)







Parcel 1 – Land and Building (Continued)









Parcel 1 – Land and Building (Continued)







Parcel 2 – Machinery and Equipment

Machinery and Equipment Listing

Asset	Model/Serial/Vehicle Identification No.
Ammco 2 Post Lift - (10,000 lbs)	Model#4TV21NSR1 Ser#210B1808-2
Ammco 2 Post Lift - (12,000 lbs)	Model#4T212SSR1 Ser#212B1809-2
2014 Techno Lift 2 Post - (11,000 lbs)	Model#TL11S Ser#530310001702
2014 Techno Lift 2 Post - (11,000 lbs)	Model#TL11S Ser#530310002602
Energylogic Waste Oil Furnace - 2,443 hrs with Waste Oil Tank	Model#EL-350H Ser#A93769161
2008 Ford F350 FX Crew Cab (cab & chassis) - 160,000 kms	Vin#1FTWW315X8EC80030



Appendices



Appendix A – Terms and Conditions of Sale



Terms and Conditions of Sale (1 of 6)

- 1. The Vendor is MNP Ltd., in its capacity as Receiver (the "Vendor") of Baytec Mechanical Services Inc. (the "Company" or "Baytec Mechanical Services").
- 2. The assets being offered for sale (the "Assets") pursuant to these Terms and Conditions of Sale consist of the Vendor's interest in the Assets as described in this Information Package.
- 3. Offers marked "Offer Baytec Mechanical Services Inc." addressed to MNP Ltd., 1801 Hollis Street, Suite 1400, Halifax, NS, B3J 3N4, must be received by MNP Ltd. no later than 3:00pm AST, Friday, June 14, 2024.
- 4. Each offer must be accompanied by a certified cheque or bank draft, payable to "MNP Ltd. In Trust", for an amount equal to 5% of the offered price (the "Deposit"). If an offer is accepted and approved, the certified cheque or bank draft shall be deemed a cash deposit and the balance of the purchase price shall be paid to the Vendor, at the times and on the Terms and Conditions of Sale herein set out.
- 5. All offers shall be submitted on the required Form of Offer which is attached to these Terms and Conditions of Sale as Appendix B of this Information Package.

 Offers that are not on the required Form of Offer or offers that seek to amend the Terms and Conditions of Sale, may be rejected by the Vendor.
- 6. Offers may be submitted for (a) individual parcels or (b) en bloc.
- 7. In consideration of the Vendor making available these Terms and Conditions of Sale, other information and the opportunity of inspection, each prospective purchaser agrees that their offer is irrevocable and cannot be retracted, withdrawn, varied or countermanded prior to acceptance or rejection thereof.
- The highest or any offer shall not necessarily be accepted.
- 9. The Vendor, at its sole discretion, reserves the right at any time to withdraw the Information Package, terminate the Information Package, or alter, add or waive any of the Terms and Conditions of Sale as it deems necessary and/or appropriate.



Terms and Conditions of Sale (2 of 6)

- 10. If any offer is accepted by the Vendor, then such acceptance shall be communicated to the successful purchaser (the "Purchaser") within ten (10) business days of the date fixed for the closing of offers. Such notice may be by e-mail, facsimile or other means of recorded telecommunications or by registered mail or delivery. Notice of acceptance shall be deemed effectively given when sent by facsimile, e-mail or other means of recorded telecommunication, or on date of deposit in a post office if mailed by registered mail, as the case may be. Upon such acceptance, there shall be a valid and binding Agreement of Purchase and Sale (the "Agreement") between the Vendor and the Purchaser on the terms contained herein and the Form of Offer, and the acceptance thereof shall be sufficient evidence of such Agreement.
- 11. Certified cheques or bank drafts accompanying offers that are not accepted by the Vendor will be returned, without interest, to the address provided in the offer within ten (10) business days of the date fixed for the closing of offers, unless otherwise arranged with the bidder.
- 12. The balance of the purchase price shall be due and payable on closing, which closing shall occur within thirty (30) calendar days after acceptance of an offer by the Vendor (the "Closing Date"). The Closing Date may be extended for a further thirty (30) calendar days by the Vendor acting alone, or to such other date as may be mutually agreed between the Vendor and the Purchaser.
- 13. Upon closing of the sale contemplated by the Agreement, the Purchaser shall be entitled, upon receipt by the Vendor of the purchase price, only to such forms of conveyance as may be considered necessary by the Vendor to convey the Assets to the Purchaser. Any such forms of conveyance shall contain only a conveyance of the Vendor's interest in the Assets and shall not contain any warranty or covenant other than a covenant that the Vendor has done no act to encumber the Assets. All such forms shall be in form and substance acceptable to the Vendor and its counsel.
- 14. The Purchaser agrees to accept title to the Assets subject to work orders, license and lease conditions, municipal requirements, including building or zoning bylaws and regulations, and any easements, restrictions and/or covenants which run with the land.
- 15. Real Property and Municipal Taxes will be adjusted on the Closing Date. However, the Vendor assumes no responsibility or liability for and shall not be required to discharge or adjust for any taxes, assessments, rates, liens, or other liabilities which do not, by law, form a specific lien or charge upon or against the Assets in priority to the interest being conveyed by the Vendor.



Terms and Conditions of Sale (3 of 6)

- 16. In addition to the purchase price for the Assets being purchased, the Purchaser shall pay to the Vendor on the Closing Date all applicable federal, provincial and other taxes unless all necessary Certificates (in form and substance acceptable to the Vendor) to exempt the Purchaser therefrom are provided to the Vendor on or before the Closing Date. The Purchaser shall arrange its own insurance and there shall be no adjustment of insurance. The Purchaser shall be responsible for all costs with respect to the obtaining of all Federal, Provincial and Municipal licenses and permits necessary to carry on a business.
- 17. The obligation of the Vendor to sell and the Purchaser to purchase the Assets shall, at the option of the Vendor, terminate in the event that, prior to the Closing Date of the sale, the Assets are substantially destroyed by fire, flood, the elements, Government action, civil commotion or any other external cause beyond the control of the Vendor. Such option to terminate by the Vendor shall be exercised by giving notice in writing to the Purchaser that it intends to take the proceeds, if any, payable under any existing insurance policies and terminate the Agreement. In such an event, the Agreement shall automatically terminate and be deemed null, and void and the Deposit shall be returned to the Purchaser without interest, cost, compensation or deduction and neither party shall be liable to the other for any costs or damages whatsoever. If the Vendor does not exercise such option, the Purchaser shall perform the Agreement. In such event, the Purchaser shall be entitled only to an assignment of any proceeds payable under any existing insurance policies and a transfer of the Assets in full settlement of the Vendor's obligations to repair or replace the damaged Assets and in full satisfaction of the Agreement.
- 18. The Vendor reserves the right to cancel the sale of the Assets on or before the Closing Date for any reason including, without limitation, that to proceed would not be commercially reasonable, as determined by the Vendor in its sole discretion. If the Vendor exercises the right to cancel the sale of the Assets, the Agreement shall be automatically terminated and deemed null, and void and the Deposit shall be refunded to the Purchaser without interest, costs, compensation or deduction and neither party shall be liable to the other for any costs or damages whatsoever.
- 19. The Vendor shall remain in possession of the Assets until the Closing Date and completion of the Agreement. Title to the Assets shall not pass to the Purchaser, nor shall the Purchaser be entitled to the possession of the same, until the purchase price and all other payments to be made to the Vendor by the Purchaser pursuant to the Agreement have been paid in full.
- 20. Subject to the Terms and Conditions of Sale being complied with, the Purchaser acknowledges that the Agreement is being completed under the power of sale provisions contained within the Conveyancing Act, RSNL 1990, c C-34 and the guidelines, procedures, and timing therein.



Terms and Conditions of Sale (4 of 6)

- 21. In the event that the Vendor, in its sole and absolute discretion, determines that approval of the Court is required or should be sought in respect of the sale of the Assets, then the Vendor may postpone the closing of the sale of the Assets or any part thereof, upon written notice to the Purchaser that Court approval will be required. The closing will be completed within 10 business days of Court approval being granted. In the event that the Court declines to approve the sale of the Assets, such sale shall be deemed to be terminated and the Deposit and any additional funds paid to the Vendor by the Purchaser regarding such sale shall be returned to the Purchaser without interest, costs, compensation or deduction and neither party shall be liable to the other for any costs or damages whatsoever.
- 22. The Vendor shall not be required to furnish or produce any surveys, reports, abstracts, certificates, deeds, declarations, or other documents as evidence of title except those in its possession. It is the responsibility of the Purchaser to satisfy itself as to title and conditions at its own expense within ten (10) business days of receipt of notice of acceptance of its offer. All costs associated with the Purchaser's due diligence process are strictly for the account of the Purchaser. Without limiting the generality of such due diligence costs, they include all legal costs, surveys, inspections and insurance.
- 23. If, on or before closing, it is found that there are claims, liens, encumbrances, or other charges against the Assets which the Purchaser has not agreed to assume in addition to, or as part of its offer and which the Vendor is unable or not willing to discharge, the Vendor, at its own option, may rescind the Agreement to sell the Assets and the Purchaser shall be entitled to the return of the Deposit, without interest and without any other compensation of any kind or nature whatsoever for any loss, damages or other costs.
- 24. If the Purchaser fails to comply with these Terms and Conditions of Sale, the Deposit shall be forfeited to the Vendor on account of damages and the Assets may be resold by the Vendor in such manner and on such terms as the Vendor in its sole discretion determines, and the Purchaser shall pay to the Vendor (i) an amount equal to the amount, if any, by which the purchase price under the Agreement exceeds the net purchase price received by the Vendor pursuant to such resale, and (ii) an amount equal to all costs and expenses incurred by the Vendor in respect of, or occasioned by, the Purchaser's failure to comply with the Agreement.
- 25. By submitting an offer, the Purchaser acknowledges that it has inspected the Assets and that the Assets are sold on an "as is, where is" basis at the time of closing and that no representation, warranty or condition is expressed or implied as to title, description, environmental conditions, fitness for purpose, merchantability, quantity, condition, cost, or quality thereof or in respect of any other matter or thing whatsoever. Without limitation, the Assets are specifically offered as it exists on closing and with no adjustments to be allowed by the Purchaser for changes in conditions or qualities of the Assets from the date hereof to the Closing Date. The Purchaser acknowledges that the Vendor is not required to provide any inspection of the Assets and the Purchaser shall be deemed to have relied entirely on its own inspection, knowledge and investigation with respect to the Assets.



Terms and Conditions of Sale (5 of 6)

- 26. The deed/transfer in favour of the Purchaser and any other information made available for review is done on a confidential basis. All information made available for review as part of the Information Package is done so without any representations or warranties, expressed or implied, by the Vendor as to the accuracy or completeness of such information. Any reliance or decisions made based upon information made available by the Vendor is the responsibility of the Purchaser and no claim may be made against the Vendor, the secured creditors, or any other parties as a result thereof.
- 27. MNP Ltd. acts in its capacity as Receiver as aforesaid and shall have no personal or corporate liability hereunder or from any Agreement contemplated hereby, or as a result of any sale contemplated hereby.
- 28. In the event that some of the offers submitted are substantially on the same terms and/or amounts, the Vendor may in its sole discretion call upon those prospective purchasers to submit further offers.
- 29. The Terms and Conditions of Sale contained herein shall not merge on closing but shall survive such closing and remain in full force and effect and be binding on the Purchaser thereafter.
- 30. All notices contemplated by these Terms and Conditions of Sale may be forwarded by electronic communication.
- 31. The validity and interpretation of these Terms and Conditions of Sale, and of each provision and part of any Agreement defined herein, shall be governed by the laws of Newfoundland and Labrador as applicable thereto, and the Courts of the Province of Newfoundland and Labrador shall have exclusive jurisdiction with respect to any disputes arising out of these Terms and Conditions of Sale or any Agreement entered into pursuant to these Terms and Conditions of Sale.
- 32. The Vendor, at its own discretion, may waive any of the Terms and Conditions of Sale herein.
- 33. If there is any conflict between these Terms and Conditions of Sale and the advertised Information Package, the terms contained in these Terms and Conditions of Sale shall prevail.
- 34. The Agreement entered into pursuant to these Terms and Conditions of Sale shall enure to the benefit of, and be binding upon, the parties thereto, and their respective successors and permitted assigns. For clarity, the Purchaser may assign or nominate its rights under the Agreement upon the express permission of the Vendor provided that the Purchaser shall remain liable under the Agreement, notwithstanding any assignment thereof by the Purchaser.



Terms and Conditions of Sale (6 of 6)

- 35. The Vendor disclaims any obligation or liability in relation to the completeness or accuracy of any documentation or information provided to any prospective offeror or any Purchaser, whether in writing or otherwise, and whether by the Vendor, counsel to the Vendor or any other person for or on behalf of the Vendor (collectively the "Vendor Group"). Each offeror, prospective offeror and any Purchaser shall be deemed to have relied upon its or their own investigations or enquiries of persons other than the Vendor Group in relation to any offer, potential offer or the completion of the purchase of the Assets and shall not have any claim against the Vendor Group either based on any contract or principle of liability.
- 36. The Vendor, notwithstanding anything to the contrary herein, shall be entitled to use its discretion with respect to exercising or refraining from exercising any rights which may be vested in it under these Terms and Conditions of Sale or by any Agreement with a Purchaser or any other agreement with any party and shall incur no liability or in respect of anything which it may do or refrain from doing in the exercise of its judgement or which may seem to it to be necessary or desirable in the circumstances. Any reference herein to the exercise of discretion by the Vendor (including phrases such as "in the discretion of", "in the opinion of", "to the satisfaction of" and similar phrases) shall mean that such discretion is absolute and unfettered. Unless the Vendor has actual knowledge or actual notice to the contrary, it may rely upon any communication or document believed by it to be genuine and accurate.
- 37. All stipulations as to time are strictly of the essence.



Appendix B – Form of Offer



Form of Offer (1 of 3)

All offers to purchase must be submitted in writing in the following format no later than 3:00pm AST, Friday, June 14, 2024:

TO: MNP Ltd.

Receiver of Baytec Mechanical Services Inc. 1801 Hollis Street, Suite 1400

Halifax, NS B3J 3N4 Attention: Paul Pettigrew

ADDRESS OF OFFEROR:
REPRESENTATIVE NAME:
TELEPHONE NUMBER:
EMAIL:
FAX NUMBER:

Please refer to the next page for additional information to accompany offers.



Form of Offer (2 of 3)

OFFEROR: On the basis of the Terms and Conditions of Sale set out in the Information Package, the Offeror hereby offers to purchase the Assets as described below:

Individual Offer:

Parcel 1 – Land and Building	\$
Parcel 2 – Machinery and Equipment	\$
Total Individual Offer	\$
- or-	
En Bloc Offer on Parcels 1 and 2:	
Total en Bloc Offer	\$

Please provide additional commentary on the offer, if necessary, in the space provided on the next page.

The amount of the offer is exclusive of and subject to all Federal and Provincial taxes which shall be payable by the Purchaser, where applicable, on the Assets purchased.



Form of Offer (3 of 3)

Additional Commentary:

Terms or Cond	ditions (if any):							
DEPOSIT: Encl	losed is the Offeror's cer	tified cheque p	ayable to MNP Ltd.	. in the amount o	of \$	represen	ting five percent (59	%) of the offer.
ACCEDTANICE	OF TERMS: The Offerer	agroos that thi	c offer is made subi	iact to the Torms	and Conditions	of Calo which are	included in this Infe	ormation Package, and th
	ead and accepts such ter	•	s offer is made subj	ject to the ferms	and Conditions	or sale writer are	incidaed in this inic	ormation Fackage, and th
DATED AT				. THIS	Day of		, 2024.	
	(City or Town)		(Province)	(Da		(Month)	, ===	
(Print name of	f Offeror)	(Signature))					