

It's the Network that Delivers!®

(NYSE American: RLGT)















Disclaimer



FORWARD-LOOKING STATEMENT

This presentation and discussion include forward-looking statements within the meaning of Section 21E of the Securities Exchange Act of 1934, as amended and Section 27A of the Securities Act of 1933, as amended and such statements are subject to the safe harbor created by those sections and the Private Securities Litigation Reform Act of 1995, as amended. All statements, other than statements of historical fact, including without limitation statements regarding the financial position, strategic plan and other plans, projections, future industry characteristics, growth expectations, future ability to identify, consummate, and integrate acquisitions, and objectives for our future operations, are forward-looking statements. Such statements may be identified by their use of terms or phrases such as "may," "could," "expects," "estimates," "projects," "believes," "anticipates," "plans," "intends," and similar terms and phrases. Forward-looking statements are based upon the current beliefs and expectations of our management and are inherently subject to risks and uncertainties, some of which cannot be predicted or quantified, which could cause future events and actual results to differ materially from those set forth in, contemplated by, or underlying the forward-looking statements. Although we believe that such forward-looking statements are based on reasonable assumptions, we give no assurance that our expectations will in fact occur. For examples of risks, uncertainties, and events that may cause our actual results to differ materially from the expectations we describe in our forward-looking statements, see "Risk Factors" in the Company's most recent annual report. Existing and prospective investors are cautioned not to place undue reliance on forward-looking statements, which speak only as of the date hereof. We undertake no obligation to publicly update or revise any forward-looking statements after the date they are made, whether as a result of new information, future events or otherwise, except for the extent r

NON-GAAP FINANCIAL DATA

This presentation may include the use of adjusted gross profit, EBITDA and adjusted EBITDA, which are financial measures that are not in accordance with generally accepted accounting principles ("GAAP"). Each such measure is a supplemental non-GAAP financial measure that is used by management and external users of our financial statements, such as industry analysts, investors and lenders. While management believes such measures are useful for investors, they should not be used as a replacement for financial measures that are in accordance with GAAP.

We define adjusted gross profit as revenues less directly related operations and expenses attributed to the company's services. We define EBITDA to exclude the effects of interest, taxes and the "non-cash" effects of depreciation and amortization on long-term assets. Companies have some discretion as to which elements of depreciation and amortization are excluded in the EBITDA calculation. We exclude all depreciation charges related to property, technology and equipment and all amortization charges (including amortization of leasehold improvements and other intangible assets). We define adjusted EBITDA to exclude share-based compensation expense, changes in fair value of contingent consideration, expenses specifically attributable to acquisitions, ransomware incident related costs, changes in fair value of interest rate swap contracts, restatement costs, transition and lease termination costs, foreign currency translation gains and losses, extraordinary items, litigation expenses unrelated to our core operations and other non-cash charges.

Our presentation of adjusted gross profit, EBITDA and adjusted EBITDA should not be construed as an inference that our results will be unaffected by unusual or non-recurring items. Our computations of adjusted gross profit, EBITDA and adjusted EBITDA may not be comparable to other similarly titled measures of other companies.

Reconciliations of our non-GAAP financial measures presented to our GAAP-based financial measures are included on the last slide of this presentation.

Leading Multi-Modal 3PL Service Provider



Radiant is a leading non-asset based provider of domestic and int'l transportation and logistics solutions.

- ➤ Radiant provides global supply chain services, including domestic and international air and ocean freight forwarding and truckload, less-than-truckload, and intermodal freight brokerage services
 - Strong network of company-owned locations and strategic operating partners (agents) in the United States and Canada as well as additional global partners to facilitate international shipments
- ➤ Radiant continues to build out a compelling multi-modal offering, leveraging its technology and bundling value-added logistics solutions with its core transportation service offerings
 - The Company continues to optimize its best-in-class operating platform (people, processes, and technology) in order to provide exceptional operational and back-office infrastructure to its network participants
- ➤ The Company has generated impressive financial results, with revenues of \$828.7 million, adjusted gross profit of \$242.3 million and adjusted EBITDA of \$31.3 million for the trailing twelve months ended March 31, 2024.

KEY STATISTICS

\$828.7M Gross Revenue

Gross Revenue
TTM Ended 3/31/24

\$242.3M

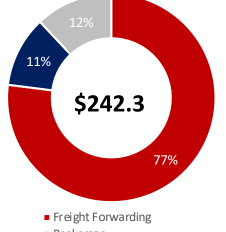
Adjusted gross profit TTM Ended 3/31/24

\$31.3M

Adj. EBITDA TTM Ended 3/31/24

ADJUSTED GROSS PROFIT For the Trailing Twelve Months Ended March 31, 2024 (\$ in millions)

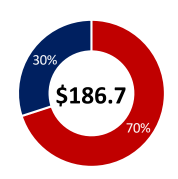
SERVICE OFFERING



Brokerage

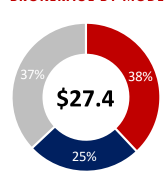
Value Added Service (VAS)

COMPELLING DIVERSITY OF ADJUSTED GROSS PROFIT BY SERVICE OFFERING



FREIGHT FORWARDING

DomesticInternational



BROKERAGE BY MODE

Truckload

Less-Than-Truckload

Intermodal



■ Materials Management & Distribution

■ Customs House Brokerage

Consulting/Other

3.3% 2016-2024 ADJ. EBITDA CAGR

100+

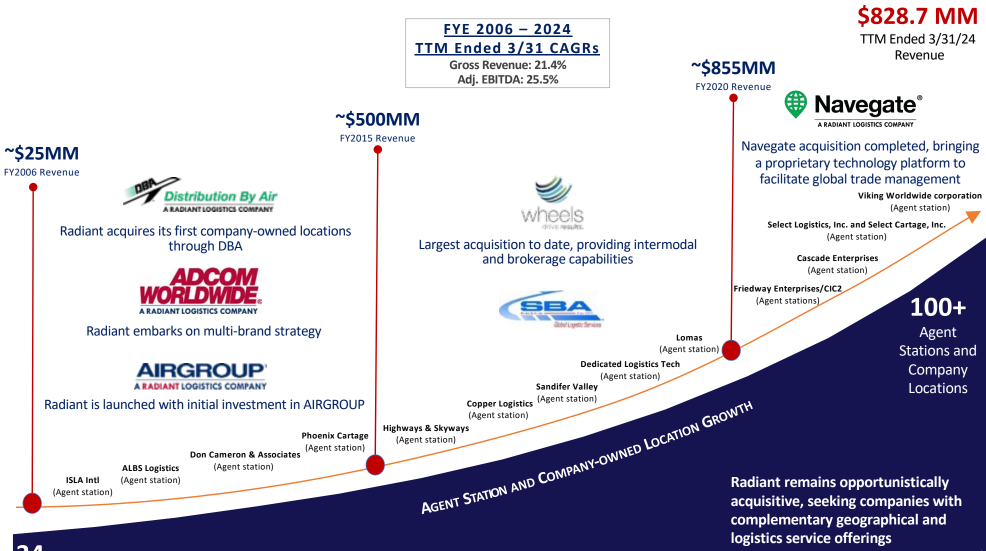
Company-Owned Locations and Agent Stations

24Completed
Acquisitions

A PROVEN GROWTH PLATFORM



Since its inception in 2006, Radiant has continued to deliver profitable growth with a track record of executing and integrating acquisitions.



A Track Record of Profitable Growth



Radiant has consistently generated solid financial results and is well positioned for future growth.

- For the Trailing Twelve Months Ended March 31, 2024, Radiant generated \$242.3 million in adjusted gross profit and \$31.3 million in adjusted EBITDA
- A track record of seamlessly integrating company-owned locations and realizing meaningful post-acquisition synergies, combined with an active M&A pipeline, creates compelling levers to further accelerate growth
- Radiant's adjusted EBITDA margin (i.e. adjusted EBITDA as a percentage of adjusted gross profit) is 12.9% for the Trailing Twelve Months Ended March 31, 2024

CONSISTENT FINANCIAL PERFORMANCE

GROSS REVENUE

For the Fiscal Years Ended 2018 – 2024 (\$ in millions)

842 891 855 900 1,459 1,085 829 2018 2019 2020 2021 2022 2023 TTM 3/31/24

ADJUSTED GROSS PROFIT & ADJUSTED GROSS PROFIT MARGIN

For the Fiscal Years Ended 2018 – 2024 (\$ in millions)



ADJ. EBITDA & ADJ. EBITDA MARGIN

For the Fiscal Years Ended 2018 – 2024 (\$ in millions)

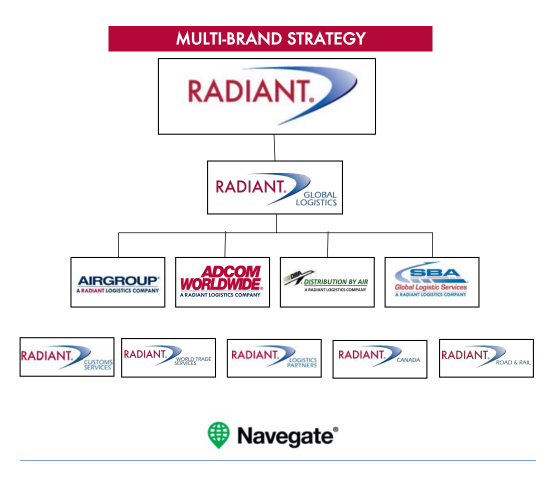


First to Market Advantage



Structural changes within the freight forwarding community, resulting from industry deregulation in the 1970s and the natural "graying" of industry pioneers, provide an opportunity to support the logistics entrepreneur in transition.

- Radiant enjoys a 15+year first to market advantage in leveraging a multi-brand strategy to consolidate the agent based forwarding community
- Uniquely positioned to bring value to the logistics entrepreneur
 - Leveraging our status as a public company to provide network participants with a framework to share in the value that they help create
 - Solid platform in terms of network, people, process and technology to "scale" the business
 - Ideal long-term partner in terms of succession planning and liquidity
- Systematically, we plan to convert key agent-based offices to company-owned offices and strategically acquire and integrate other additional non-asset based operations
- Radiant has identified and is in varying stages of due diligence with a number of potential acquisitions

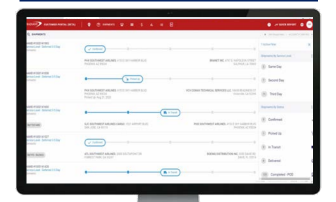


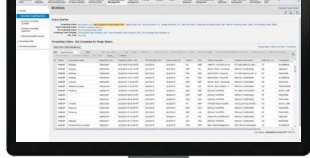
A Robust Technology Platform



Radiant enjoys a robust, scalable technology platform to support its future growth.

CUSTOMER PORTAL





AGENT PORTAL

- ➤ Direct integration with SAP TM
- ➤ Visual tracker providing status of shipments
- Highly versatile dashboard allows user to quickly search and filter data to see records for pertinent activities
- Radiant-developed, with a continuous feature set as business expands

- ➤ Robust platform supporting all key modes
- Separate, integrated modules for booking, routing, settlement
- ➤ User configurable screens and worklists
- Extensive data elements for analytics and customer reporting

Radiant is one of the first 3PLs in North America to deploy SAP TM, a competitive advantage in targeting the installed customer base of shippers operating on SAP.

To meet our current and future growth, Radiant's production environments are deployed in AMAZON WEB SERVICES (AWS). AWS is a premier hyperscaler providing stable and scalable global infrastructure with the capabilities to expand our footprint.

SAP TM ROLL-OUT

- Radiant maintains a highlycustomizable, enterprise IT platform to support its multi-brand strategy
- The Company has chosen SAP TM as its platform going forward and is effectively and methodically deploying the system across its network
- The Company's IT team developed a "middleware" solution that allows any TMS to quickly integrate into Radiant's financial system
 - Acts as a transmission between any other TMS and SAP ECC and allows agent stations and company-owned locations to use legacy systems concurrently with the new system as they transition, facilitating a seamless integration

A Talented and Experienced Management Team



Radiant is led by a deep management team with extensive industry experience, a long track record of success and is aligned with shareholders. The Founder/CEO continues to own ~20% of the shares outstanding.

EXECUTIVE LEADERSHIP TEAM



Bohn Crain Founder, Chairman, & CEO







[CSX]





Todd Macomber SVP. CFO. and Treasurer









Jaime Becker SVP. General Counsel and Secretary









Arnie Goldstein SVP and CCO













Mark Rowe SVP and CTO







Diversified Customer Base



Radiant provides customized time critical domestic and international transportation and logistics solutions to a diversified customer base of manufacturers, distributors and retailers.

HIGHLY DIVERSIFIED CUSTOMER BASE (1)

- Over 12,000 individual customers
- ➤ No single agency station accounts for more than 7.6% of adjusted gross profit
- ➤ Top 5 agency stations account for less than 18.6% of adjusted gross profit
- Top 10 customers account for less than 22.4% of adjusted gross profit
- No single customer accounts for more than 6.5% of adjusted gross profit
 - (1) For TTM Ended March 31, 2024
 - (2) \$ in millions

ADJUSTED GROSS PROFIT BY STATION TYPE (2)

Agency vs Company-Owned



INDUSTRIES SERVED



Aviation & Automotive



Military & Government



Manufacturing & Consumer Goods



Industrial & Farm



Medical. Healthcare & Pharmaceuticals



Electronics & High Tech Oil & Gas/Energy





Trade Shows. Events & Advertisina



Retail

Key Investment Highlights



LEADING MULTI-MODAL 3PL SERVICE PROVIDER

- A PLATFORM FOR GROWTH WITH A PROVEN TRACK RECORD OF PROFITABLE GROWTH THROUGH A NETWORK OF 100+ AGENT AND COMPANY-OWNED LOCATIONS; RADIANT HAS MAINTAINED THE BRANDS FROM ITS AGENT NETWORK ACQUISITIONS INCLUDING AIRGORUP (2006), ADCOM (2008), DISTRIBUTION BY AIR (2011) AND SBA (2015).
- 15+YEAR FIRST TO MARKET ADVANTAGE AND UNIQUELY POSITIONED IN THE MARKETPLACE
 THE PREFERRED PARTNER FOR LOGISTICS ENTREPRENEURS WITH A ROBUST SERVICE OFFERING AND BUILT-IN EXIT STRATEGY FROM ITS MULTI-BRAND PLATFORM; PROVIDES MULTIPLE ON-RAMPS FOR AGENTS TO JOIN THE NETWORK WHILE CREATING A PIPELINE OF ATTRACTIVE TUCK-IN ACQUISITIONS
- HIGHLY DIVERSIFIED CUSTOMER BASE

 SIGNIFICANT LONG-STANDING CUSTOMER RELATIONSHIPS ACROSS THE PLATFORM NO ONE CUSTOMER REPRESENTS MORE THAN 6.5% OF TRAILING TWELVE MONTHS ENDED MARCH 31, 2024, ADJUSTED GROSS PROFIT

ROBUST IT PLATFORM

- MEANINGFUL INVESTMENTS IN IT INFRASTRUCTURE TO SUPPORT SCALE AND ENHANCE OPERATIONAL EXECUTION AND EFFICIENCIES; ONE OF THE FIRST 3PLS IN NORTH AMERICA TO IMPLEMENT SAP TM; HAVE UTILIZED SAP ERP SINCE INCEPTION, PROVIDING ROBUST ANALYTICS & FUNCTIONALITY
- TALENTED AND EXPERIENCED MANAGEMENT TEAM WITH SIGNIFICANT EQUITY OWNERSHIP MANAGEMENT HAS DEEP EXPERIENCE AND IS ALIGNED WITH SHAREHOLDERS (FOUNDER/CEO OWNS ~20% OF THE SHARES OUTSTANDING); COMMITTED TO CONTINUING TO GROW THE PLATFORM

ESTABLISHED INFRASTRUCTURE WITH MULTIPLE OPPORTUNITIES FOR FUTURE GROWTH AND MARGIN EXPANSION

SCALABLE PLATFORM IN TERMS OF PEOPLE, PROCESS AND TECHNOLOGY WITH FINANCIAL FLEXIBILITY (LOW LEVERAGE) TO SUPPORT M&A; BUILT-IN ACQUISITION PIPELINE AS AGENT STATIONS CONVERT TO COMPANY-OWNED LOCATIONS; LIMITED RISK AS AGENT STATIONS ALREADY OPERATE AS PART OF THE NETWORK; INCREMENTAL COST SYNERGIES AVAILABLE AT THE STATION LEVEL

Multiple Opportunities for Future Growth



STRONG,
CONSISTENT
RECORD OF
ORGANIC
GROWTH

VERTICAL SPECIALIZATION

SERVICE OFFERING EXPANSION

NEW AGENT
ONBOARDING

INTERNAL AND EXTERNAL M&A

FINANCIAL FLEXIBILITY

- Entrepreneurial characteristics of the leading agent-based network, underpinned by Management's focus on increasing companyowned same-store-sales, provides consistent organic growth
- Leveraging investment in Salesforce platform is to drive continued organic growth momentum
- People, process and technology investments will continue to deliver productivity gains in the back-office and margin expansion (adj. EBITDA as a function of adjusted gross profit margin)

- Vertical strategy focusing on key end markets such as military & government, healthcare & life sciences, and humanitarian / NGO, continues to deliver results
- Former operators in respective industries serve as vertical experts, providing deep institutional knowledge to agents and internal sales force
- Vertical experts typically bring an existing book of business with them when joining Radiant, bolstering organic revenue growth
- Leveraging competencies acquired in Wheels, Lomas and Navegate acquisitions that continue to build out freight brokerage, intermodal, CHB and technology offerings to enhance and deepen customer relationships
- Continuing to grow through a strategy of bundling value-added logistics solutions with core transportation service offering
- Significant opportunity to cross-sell services to existing customers only utilizing one or two service offerings

- Radiant's multi-brand strategy provides a number of ways to add new agent stations / locations into the network
- The Company's two Regional Vice Presidents are each charged with recruiting agents to the Radiant platform.
- Incremental cost of supporting the next agent station is very small
- Continuing to replenish a pipeline of potential tuckin acquisitions as agent stations ultimately convert

- Active M&A pipeline, with out-of-network opportunities currently in progress
- 100+ agent stations provide embedded pipeline of potential acquisition targets
- Opportunity to consolidate operations into one of 20+ companyowned locations provides additional synergy potential
- U.S. Forwarding, U.S. Brokerage and Canada provide three discreet platforms to support M&A efforts

- \$31.2M in cash and only \$2.0M in debt at 3/31/24
- \$200 million facility, not including access to an additional \$75 million accordion feature to support our future M&A activities - Fully available
- Company's stock repurchase program authorizing the discretionary repurchase of up to 5.0 million shares of Radiant stock through December 31, 2025.

SCALABLE PLATFORM

World-class IT system, corporate infrastructure, and multi-brand strategy provide ability to efficiently add new agents to the network, grow existing locations and agents organically, and realize significant back-office synergies from acquisitions

Reconciliations of Non-GAAP Financial Measures RADIANT.

Reconciliation of Total Revenues to adjusted gross profit, Net Income Allocable to Common Stockholders to EBITDA and Adjusted EBITDA.

(In thousands)		Year Ended June 30,														
Adjusted gross profit		2016		2017		2018		2019		2020	202	l (as restated)	2022	2023	TT	M 3/31/24
Revenues	\$	782,579	\$	777,613	\$	842,417	\$	890,517	\$	855,197	\$	899,812	\$ 1,459,419	\$ 1,085,486	\$	828,663
Cost of transportation and other services		595,918		582,977		639,990		660,416		645,824		678,406	1,153,134	801,646		586,405
Adjusted gross profit	\$	186,661	\$	194,636	\$	200,145	\$	230,101	\$	209,373	\$	221,406	\$ 306,285	\$ 283,840	\$	242,258
Adjusted gross profit margin	_	23.9%		25.0%		23.8%		25.8%		24.5%		24.6%	21.0%	26.1%		29.2%

(In thousands)				Year Ended	d June 30,					
Reconciliation of GAAP net income to adjusted EBITDA	2016	2017	2018	2019	2020	2021 (as restated)	2022	2023	TTN	M 3/31/24
GAAP net income (loss) attributable to Radiant Logistics, Inc.	\$ (3,519) \$	4,862 \$	5 10,188 \$	16,346 \$	10,541	\$ 23,110 \$	44,464 \$	20,595	\$	6,047
Income tax expense	(1,886)	3,673	73	4,800	3,157	5,951	12,692	6,305		2,202
Depreciation and amortization	12,033	12,349	14,389	15,209	16,571	16,642	18,716	23,157		18,347
Net interest expense	4,872	2,497	3,075	2,973	2,826	2,531	3,191	1,889		(1,028)
EBITDA	11,500	23,381	27,725	39,328	33,095	48,234	79,063	51,946		25,568
Share-based compensation	1,407	1,304	1,514	1,612	1,663	1,071	1,798	2,503		3,199
Change in fair value of contingent consideration	1,003	3,431	(1,176)	(1,207)	1,752	4,350	767	(646)		(709)
Acquisition related costs	2,446	944	239	316	577	42	596	185		488
Ransomware incident related costs, net	-	-	-	-	-	-	684	6		260
Litigation costs	1,066	177	346	754	1,061	535	568	1,208		1,732
Gain on litigation settlement, net	-	-	-	-	-	(25)	-	-		-
MM&D start-up costs	-	-	410	-	-	-	-	-		-
Non-recurring costs	279	14	-	-	-	-	-	-		-
Transition, lease termination, and other costs	2,545	566	176	117	586	-	-	30		76
Change in fair value of interest rate swap contracts	-	-	-	-	(600)	594	(1,840)	(383)		751
Gain on forgiveness of debt	-	-	-	-	-	(5,987)	-	-		-
Loss on impairment of intangible assets	3,680	-	-	-	-	-	-	-		-
Restatement costs	-	-	-	-	-	-	-	1,544		-
Foreign currency transaction loss (gain)	(700)	(222)	8	(160)	125	189	(718)	(755)		(75)
Loss on write-off of loan fees	1,180	-	-	-	-	-	-	-		
Adjusted EBITDA	\$ 24,406 \$	29,595 \$	\$ 29,242 \$	40,760 \$	38,259	\$ 49,003 \$	80,918 \$	55,638	\$	31,290
Adjusted EBITDA as a % of adjusted gross profit	13.1%	15.2%	14.6%	17.7%	18.3%	22.1%	26.4%	19.6%		12.9%



It's the Network that Delivers!

THANK YOU