

**VIREXIT TECHNOLOGIES, INC.**

**Formerly Known as: POVERTY DIGNIFIED, INC.**

1280 Lexington Ave, FRNT 2, New York, NY 10028

509-531-1671

www.virexit.com

VirExitInfo@yahoo.com

## Quarterly Report

For the period ending November 30, 2025 (the "Reporting Period")

### **Outstanding Shares**

The number of shares outstanding of our Common Stock was:

3,563,828,058 as of November 30, 2025 (Current Reporting Period Date or More Recent Date)

3,619,383,614 as of August 31, 2025 (Most Recent Completed Fiscal Year End)

### **Shell Status**

Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933, Rule 12b-2 of the Exchange Act of 1934 and Rule 15c2-11 of the Exchange Act of 1934):

Yes:  No:

Indicate by check mark whether the company's shell status has changed since the previous reporting period:

Yes:  No:

### **Change in Control**

Indicate by check mark whether a Change in Control<sup>4</sup> of the company has occurred during this reporting period:

Yes:  No:

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<sup>4</sup> "Change in Control" shall mean any events resulting in:

- (i) Any "person" (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) becoming the "beneficial owner" (as defined in Rule 13d-3 of the Exchange Act), directly or indirectly, of securities of the Company representing fifty percent (50%) or more of the total voting power represented by the Company's then outstanding voting securities;
- (ii) The consummation of the sale or disposition by the Company of all or substantially all of the Company's assets;
- (iii) A change in the composition of the Board occurring within a two (2)-year period, as a result of which fewer than a majority of the directors are directors immediately prior to such change; or
- (iv) The consummation of a merger or consolidation of the Company with any other corporation, other than a merger or consolidation which would result in the voting securities of the Company outstanding immediately prior thereto continuing to represent (either by remaining outstanding or by being converted into voting securities of the surviving entity or its parent) at least fifty percent (50%) of the total voting power represented by the voting securities of the Company or such surviving entity or its parent outstanding immediately after such merger or consolidation.

**1) Name and address(es) of the issuer and its predecessors (if any)**

In answering this item, provide the current name of the issuer and names used by predecessor entities, along with the dates of the name changes.

VirExit Technologies, Inc.; Formerly known as: Poverty Dignified, Inc. No predecessors. Name changed March 11, 2021.

Current State and Date of Incorporation or Registration: Incorporated in Nevada 9/27/2013.

Standing in this jurisdiction: (e.g. active, default, inactive): Effective October 4, 2019 incorporated in Wyoming and is currently active.

Prior Incorporation Information for the issuer and any predecessors during the past five years:

N/A

Describe any trading suspension or halt orders issued by the SEC or FINRA concerning the issuer or its predecessors since inception:

N/A

List any stock split, dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

On December 4, 2025, the Company completed a change of control and strategic reorganization pursuant to a Strategic Reorganization and Control Transfer Agreement. As part of this transaction, one million (1,000,000) shares of Series E Preferred Stock representing approximately 66⅔% of the Company's total voting power were transferred to Steffan Dalsgaard, resulting in a change in control of the Company. Concurrently, all former officers and directors resigned, and Mr. Dalsgaard was appointed as the Company's sole director and executive officer. No stock split, reverse split, cash dividend, merger, spin-off, or asset acquisition was consummated during the past twelve (12) months. The Company anticipates filing corporate actions to effect a name change to Lavish Enterprises, Inc. and related corporate reorganization filings, subject to regulatory approvals.

Address of the issuer's principal executive office:

1280 Lexington Ave, FRNT 2, New York, NY 10028

Address of the issuer's principal place of business:

*X Check if principal executive office and principal place of business are the same address:*

Has the issuer or any of its predecessors been in bankruptcy, receivership, or any similar proceeding in the past five years?

No:  Yes:  If Yes, provide additional details below:

N/A

**2) Security Information**

**Transfer Agent**

Name: Dynamic Stock Transfer

Phone: 213-667-0197

Email: cs@dynamicstocktransfer.com

Address: 15233 Ventura Blvd., Suite 710, Sherman Oaks, CA, 91403

**Publicly Quoted or Traded Securities:**

*The goal of this section is to provide a clear understanding of the share information for its publicly quoted or traded equity securities. Use the fields below to provide the information, as applicable, for all outstanding classes of securities that are publicly traded/quoted.*

Trading symbol:	VXIT	
Exact title and class of securities outstanding:	Common	
CUSIP:	73875U102	
Par or stated value:	.001	
Total shares authorized:	unlimited	as of date: 11-30-2025
Total shares outstanding:	3,563,828,058	as of date: 11-30-2025
Number of shares in the Public Float:	3,164,383,614	as of date: 11-30-2025
Total number of shareholders of record:	324	as of date: 11-30-2025

*Please provide the above-referenced information for all other publicly quoted or traded securities of the issuer.*

**Other classes of authorized or outstanding equity securities that do not have a trading symbol:**

*The goal of this section is to provide a clear understanding of the share information for its other classes of authorized or outstanding equity securities (e.g., preferred shares that do not have a trading symbol). Use the fields below to provide the information, as applicable, for all other authorized or outstanding equity securities.*

Exact title and class of the security:	Series E Preferred	
Par or stated value:	.001	
Total shares authorized:	1,000,000	as of date: 11-30-2025
Total shares outstanding:	1,000,000	as of date: 11-30-2025
Total number of shareholders of record:	1	as of date: 11-30-2025

Exact title and class of securities outstanding:	Series K Preferred	
Par or stated value:	.001	
Total shares authorized:	2,000,000	as of date: 11-30-2025
Total shares outstanding:	2,000,000	as of date: 11-30-2025
Total number of shareholders of record:	5	as of date: 11-30-2025

*Please provide the above-referenced information for all other classes of authorized or outstanding equity securities.*

**Security Description:**

*The goal of this section is to provide a clear understanding of the material rights and privileges of the securities issued by the company. Please provide the below information for each class of the company's equity securities, as applicable:*

**1. For common equity, describe any dividend, voting and preemption rights.**

There have been no dividends nor preemptive rights given for common stock.

**2. For preferred stock, describe the dividend, voting, conversion, and liquidation rights as well as redemption or sinking fund provisions.**

The Company has authorized the issue of unlimited shares of common stock at a par value of \$.001 and 1,000,000 shares of Series E preferred stock at a par value of \$.001 and 2,000,000 shares of Series K preferred stock at a par value of \$.001.

The Company has designated 1,000,000 shares of preferred stock as Series E Preferred Stock. The Series E Preferred Stock is subordinate and junior to all of the Company's common stock and other preferred stock as to distributions of assets upon liquidation, dissolution or winding up of the Corporation. The holders of the Series E Preferred Stock are not entitled to participate in the distribution of the assets of the Company. No dividends shall be declared or paid on the Series E Preferred Stock. The holders of the Series E Preferred Stock have the right to vote based on the number of votes equal to twice the number of votes of all outstanding shares of capital stock such that the holders of outstanding shares of Series E Preferred Stock shall always constitute sixty-six and two thirds of the voting rights of the Company.

The Company has designated 2,000,000 shares of preferred stock as Series K Preferred Stock. The Series K has the right in the event of any voluntary or involuntary liquidation, dissolution, or winding-up of the Corporation, the holders of shares of Series K Preferred Stock shall be entitled to participate with any notes or accounts payable in all the remaining assets of the Corporation available for distribution up to the Liquidation Value of \$0.01 per share ratably with the holders of notes or accounts payable. No dividends shall be declared or paid on the Series E Preferred Stock. No holder of the Series K Preferred Stock shall be entitled to vote on any matter submitted to the shareholders of the Corporation. The Holder shall have the right to convert any or all the outstanding shares of Series K Preferred Stock into fully paid and non-assessable shares of Common Stock, which such Common Stock shall hereafter be changed or reclassified at the Conversion Ratio (the "Conversion Ratio") determined as provided. The initial "Conversion Ratio" for the Series K Preferred Stock is five hundred (500) fully paid and non-assessable shares of Common Stock for each share of Series K Preferred Stock.

**3. Describe any other material rights of common or preferred stockholders.**

NONE

**4. Describe any material modifications to rights of holders of the company's securities that have occurred over the reporting period covered by this report.**

NONE

### 3) Issuance History

The goal of this section is to provide disclosure with respect to each event that resulted in any changes to the total shares outstanding of any class of the issuer's securities in the past two completed fiscal years and any subsequent interim period.

Disclosure under this item shall include, in chronological order, all offerings and issuances of securities, including debt convertible into equity securities, whether private or public, and all shares, or any other securities or options to acquire such securities, issued for services. Using the tabular format below, please describe these events.

#### A. Changes to the Number of Outstanding Shares for the two most recently completed fiscal years and any subsequent period.

Indicate by check mark whether there were any changes to the number of outstanding shares within the past two completed fiscal years:

No:  Yes:  (If yes, you must complete the table below)

Shares Outstanding Opening Balance:			*Right-click the rows below and select "Insert" to add rows as needed.						
Date	Series	Value							
11/30/22	Common	2,665,569,121							
	Series E Preferred	1,000,000							
	Series K Preferred	1,600,000							
Date of Transaction	Transaction type (e.g., new issuance, cancellation, shares returned to treasury)	Number of Shares Issued (or cancelled)	Class of Securities	Value of shares issued (\$/per share) at Issuance	Were the shares issued at a discount to market price at the time of issuance? (Yes/No)	Individual/ Entity Shares were issued to.  ***You must disclose the control person(s) for any entities listed.	Reason for share issuance (e.g. for cash or debt conversion) - OR- Nature of Services Provided	Restricted or Unrestricted as of this filing.	Exemption or Registration Type.
9/13/22	Issuance	15,000,000	Common	.0031	Yes	Geneva Roth Holdings Curt Kramer, President	Cash	Unrestricted	Rule 144
9/21/22	Issuance	800,000	Common	.0025	Yes	Matthew Alpeter	Conversion of convertible note	Restricted	Rule 144
9/23/22	Issuance	17,000,000	Common	.00255	Yes	Geneva Roth Holdings Curt Kramer, President	Cash	Unrestricted	Rule 144
10/24/22	Issuance	3,125,000	Common	.0026	Yes	Zack Ralston	Conversion of convertible note	Restricted	Rule 144
10/25/22	Issuance	15,000,000	Common	.0031	Yes	Geneva Roth Holdings Curt Kramer, President	Cash	Unrestricted	Rule 144
10/25/22	Issuance	869,565	Common	.0023	Yes	Matthew Alpeter	Conversion of convertible note	Restricted	Rule 144
11/20/22	Issuance	869,565	Common	.0023	Yes	Matthew Alpeter	Conversion of convertible note	Restricted	Rule 144

<u>11/21/22</u>	<u>Issuance</u>	<u>20,000,000</u>	<u>Common</u>	<u>.0027</u>	<u>Yes</u>	<u>Zack Ralston</u>	<u>Cash</u>	<u>Unrestricted</u>	<u>Rule 144</u>
<u>11/30/22</u>	<u>Issuance</u>	<u>7,500,000</u>	<u>Common</u>	<u>.0049</u>	<u>Yes</u>	<u>JanBella Group, LLC William Alessi, Managing Member</u>	<u>Cash</u>	<u>Unrestricted</u>	<u>Rule 144</u>
<u>12/27/22</u>	<u>Issuance</u>	<u>15,000,000</u>	<u>Common</u>	<u>.0034</u>	<u>Yes</u>	<u>Geneva Roth Holdings, Curt Kramer, President</u>	<u>Cash</u>	<u>Restricted</u>	<u>Rule 144</u>
<u>12/20/22</u>	<u>Issuance</u>	<u>769,231</u>	<u>Common</u>	<u>.0026</u>	<u>Yes</u>	<u>Matthew Alpeter</u>	<u>Conversion of convertible debt</u>	<u>Restricted</u>	<u>Rule 144</u>
<u>1/20/23</u>	<u>Issuance</u>	<u>1,000,000</u>	<u>Common</u>	<u>.0026</u>	<u>Yes</u>	<u>Matthew Alpeter</u>	<u>Conversion of convertible debt</u>	<u>Restricted</u>	<u>Rule 144</u>
<u>2/22/23</u>	<u>Issuance</u>	<u>909,091</u>	<u>Common</u>	<u>.0026</u>	<u>Yes</u>	<u>Matthew Alpeter</u>	<u>Conversion of convertible debt</u>	<u>Restricted</u>	<u>Rule 144</u>
<u>2/24/23</u>	<u>Issuance</u>	<u>15,000,000</u>	<u>Common</u>	<u>.0024</u>	<u>Yes</u>	<u>James Garced</u>	<u>Services</u>	<u>Restricted</u>	<u>Rule 144</u>
<u>3/24/23</u>	<u>Issuance</u>	<u>5,305,374</u>	<u>Common</u>	<u>.0013</u>	<u>Yes</u>	<u>Mathew Alpeter</u>	<u>Conversion of convertible debt</u>	<u>Restricted</u>	<u>Rule 144</u>
<u>3/27/23</u>	<u>Issuance</u>	<u>50,000,000</u>	<u>Common</u>	<u>.0021</u>	<u>Yes</u>	<u>Educational Group LLC, Teresa Haynes, Managing Member</u>	<u>Services</u>	<u>Restricted</u>	<u>Rule 144</u>
<u>8/28/23</u>	<u>Issuance</u>	<u>11,111,111</u>	<u>Common</u>	<u>.0006</u>	<u>Yes</u>	<u>James C. Katzaroff</u>	<u>Cash</u>	<u>Restricted</u>	<u>Rule 144</u>
<u>4/9/24</u>	<u>Issuance</u>	<u>125,000.00</u> <u>0</u>	<u>Common</u>	<u>.0009</u>	<u>Yes</u>	<u>Eugenia Shapiro</u>	<u>Conversion of convertible debt</u>	<u>Restricted</u>	<u>Rule 144</u>
<u>5/5/24</u>	<u>Issuance</u>	<u>55,555,556</u>	<u>Common</u>	<u>.0009</u>	<u>Yes</u>	<u>Early Ventures Group, Brian Oliver, Manager</u>	<u>Investment in Joint Venture Agreement</u>	<u>Restricted</u>	<u>Rule 144</u>
<u>6/28/24</u>	<u>Issuance</u>	<u>100,000.00</u> <u>0</u>	<u>Common</u>	<u>.0019</u>	<u>Yes</u>	<u>James Garced</u>	<u>Services</u>	<u>Restricted</u>	<u>Rule 144</u>
<u>7/1/24</u>	<u>Issuance</u>	<u>24,000,000</u>	<u>Common</u>	<u>.002</u>	<u>Yes</u>	<u>Michael Rini</u>	<u>Services</u>	<u>Restricted</u>	<u>Rule 144</u>
<u>7/5/24</u>	<u>Issuance</u>	<u>280,000.00</u> <u>0</u>	<u>Common</u>	<u>.00176</u>	<u>Yes</u>	<u>Valerian Capital LLC, Daniel Frid, CEO</u>	<u>Services</u>	<u>Restricted</u>	<u>Rule 144</u>
<u>7/18/24</u>	<u>Issuance</u>	<u>50,000,000</u>	<u>Common</u>	<u>.0016</u>	<u>Yes</u>	<u>Michael Smith</u>	<u>Services</u>	<u>Restricted</u>	<u>Rule 144</u>
<u>7/22/24</u>	<u>Issuance</u>	<u>55,000,000</u>	<u>Common</u>	<u>.00154</u>	<u>Yes</u>	<u>Bruce Jolliff</u>	<u>Services</u>	<u>Restricted</u>	<u>Rule 144</u>
<u>7/22/24</u>	<u>Issuance</u>	<u>85,000,000</u>	<u>Common</u>	<u>.00154</u>	<u>Yes</u>	<u>Jim Katzaroff</u>	<u>Services</u>	<u>Restricted</u>	<u>Rule 144</u>

<u>6/22/21</u>	<u>Issuance</u>	<u>1,000,000</u>	<u>Series K Preferred</u>	<u>.0163</u>	<u>No</u>	<u>James Katzaroff</u>	<u>Services</u>	<u>Restricted</u>	<u>Rule 144</u>
<u>6/22/21</u>	<u>Issuance</u>	<u>50,000</u>	<u>Series K Preferred</u>	<u>.0163</u>	<u>No</u>	<u>David Croom</u>	<u>Services</u>	<u>Restricted</u>	<u>Rule 144</u>
<u>6/22/21</u>	<u>Issuance</u>	<u>50,000</u>	<u>Series K Preferred</u>	<u>.0163</u>	<u>no</u>	<u>L. Bruce Jolliff</u>	<u>services</u>	<u>Restricted</u>	<u>Rule 144</u>
<u>12/20/21</u>	<u>Issuance</u>	<u>500,000</u>	<u>Series K Preferred</u>	<u>.003</u>	<u>No</u>	<u>L. Bruce Jolliff</u>	<u>Services</u>	<u>Restricted</u>	<u>Rule 144</u>
<u>12/4/24</u>	<u>Issuance</u>	<u>200,000</u>	<u>Series K Preferred</u>	<u>.0007</u>	<u>No</u>	<u>James Garced</u>	<u>Services</u>	<u>Restricted</u>	<u>Rule 144</u>
<u>1/21/25</u>	<u>Issuance</u>	<u>100,000</u>	<u>Series K Preferred</u>	<u>.0007</u>	<u>No</u>	<u>Zack Ralston</u>	<u>Cash</u>	<u>Restricted</u>	<u>Rule 144</u>
<u>3/11/25</u>	<u>Issuance</u>	<u>100,000</u>	<u>Series K Preferred</u>	<u>.0006</u>	<u>No</u>	<u>Greg Shapiro</u>	<u>Services</u>	<u>Restricted</u>	<u>Rule 144</u>
Shares Outstanding on Date of This Report:									
Ending Balance:									
Date <u>11/30/25</u> Common: <u>3,563,828,058</u>									
Series E Preferred: <u>1,000,000</u>									
Series K Preferred <u>2,000,000</u>									

**Example:** A company with a fiscal year end of December 31<sup>st</sup> 2023, in addressing this item for its Annual Report, would include any events that resulted in changes to any class of its outstanding shares from the period beginning on January 1, 2022 through December 31, 2023 pursuant to the tabular format above.

**\*\*\*Control persons for any entities in the table above must be disclosed in the table or in a footnote here.**

Use the space below to provide any additional details, including footnotes to the table above:

## B. Convertible Debt

The following is a complete list of the Company's Convertible Debt which includes all promissory notes, convertible notes, convertible debentures, or any other debt instruments convertible into a class of the issuer's equity securities. The table includes all issued or outstanding convertible debt at any time during the last complete fiscal year and any interim period between the last fiscal year end and the date of this Certification.

Check this box to confirm the Company had no Convertible Debt issued or outstanding at any point during this period.

Date of Note Issuance	Principal Amount at Issuance (\$)	Outstanding Balance (\$) (include accrued interest)	Maturity Date	Conversion Terms (e.g., pricing mechanism for determining conversion of instrument to shares)	# Shares Converted to Date	# of Potential Shares to be Issued Upon Conversion <sup>6</sup>	Name of Noteholder (entities must have individual with voting / investment control disclosed).	Reason for Issuance (e.g., Loan, Services, etc.)
9-12-23	\$10,000	\$11,576	1-21-24	Lowest closing market price of the previous 10 trading days	0	38,556,666	Zach Ralston	Loan
1-4-24	\$15,000	\$15,000	7-2-24	At holders' option, into common stock at the price per share of \$0.0008	0	18,750,000	Zach Ralston	Loan
Total Outstanding Balance:		\$26,576		Total Shares:	0	57,306,666		

Any additional material details, including footnotes to the table are below:

Subsequent to period end, the Company received Notices of Conversion from Zachary Ralston for the \$15,000 note dated January 4, 2024 (18,750,000 shares at \$0.0008) and the \$10,000 note dated September 12, 2023 (including accrued interest, 40,663,333 shares at \$0.0003) These conversions will be reflected in the Company's next quarterly disclosure.

## 4) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. Ensure that these descriptions are updated on the Company's Profile on [www.OTCMarkets.com](http://www.OTCMarkets.com).

A. Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")

VirExit Technologies, Inc. ("VirExit" or "the Company") (Formerly known as: Poverty Dignified, Inc.) was incorporated in the State of Nevada on September 27, 2013 and became registered in Wyoming on October 4, 2019. As of March 11, 2021 the Company changed its name to VirExit Technologies, Inc. from Poverty Dignified, Inc. The Company is headquartered in Richland, Washington. The Company was established as a renewable energy company, incubating solar technologies to establish electrification, education, connectivity and media distribution infrastructures in rural communities across the globe to empower the individual, community and local economy. My Power Solutions, Inc., a wholly-owned subsidiary of VirExit, was incorporated in the State of Nevada on March 13, 2014 as a franchise business opportunity with Franchise Disclosure Documents for franchise sales in both the United States and South African markets. Africhise, Inc., a wholly-owned subsidiary of VirExit is a Delaware Corporation, was formed on August 28, 2015 to be the franchise management arm of My Power Solutions, Inc's franchise operations in Africa. My Power Solutions Bahamas, Inc., a wholly-owned subsidiary of My Power Solutions, Inc., is a Delaware Corporation, was formed on June 14, 2018 to establish itself as a renewable energy solutions company in the Bahamas. During the years ended August 31, 2020 and 2019, there was little activity in the

<sup>6</sup> The total number of shares that can be issued upon full conversion of the Outstanding Balance. The number should not factor any "blockers" or limitations on the percentage of outstanding shares that can be owned by the Noteholder at a particular time. For purposes of this calculation, please use the current market pricing (e.g. most recent closing price, bid, etc.) of the security if conversion is based on a variable market rate.

subsidiaries. As of August 31, 2020 the Company consolidated all remaining activities of these entities into \$411,361 Other Liabilities as all these activities have completely stopped and are no longer active.

During the fiscal year ending August 31, 2021, the Company acquired the registered brand, VirExit(r), VirExit.com, along with other related intellectual property owned and developed by marketing expert, Patrick Netter and the VirExit brand is to stand for innovative, effective, ethical and safe products within the antiviral space. The Company changed its name to VirExit Technologies, Inc. on March 11, 2021. During this same period the Company also purchased the intellectual property of Safer Place Technologies, LLC. to complement and whose purpose is to create a primary sales and marketing platform as a vertical on-line marketplace to provide a single source for buyers and sellers of protective products and services which resonate with the VirExit mission statement: Making the world a safer place with innovative, ethical and effective technologies.

**B. List any subsidiaries, parent company, or affiliated companies.**

In 2020, VirExit Technologies Inc. (Formerly Known as: Poverty Dignified, Inc.) acquired the registered brand, VirExit(r), VirExit.com, along with other related intellectual property owned and developed by marketing expert, Patrick Netter and the VireExit brand is to stand for innovative, effective, ethical and safe products within the antiviral space. The Company changed its name to VirExit Technologies, Inc. on March 11, 2021. During this same period the Company also purchased the intellectual property of Safer Place Technologies, LLC. to complement and whose purpose is to create a primary sales and marketing platform as a vertical on-line marketplace to provide a single source for buyers and sellers of protective products and services which resonate with the VirExit mission statement: Making the world a safer place with innovative, ethical and effective technologies.

All of these subsidiaries are managed by James Katzaroff, Chairman of the Board and CEO, and L. Bruce Jolliff, Director, Secretary, and CFO.

**C. Describe the issuers' principal products or services.**

Poverty Dignified Inc. in 2020 acquired the registered brand, VirExit(r), VirExit.com, along with other related intellectual property owned and developed by marketing expert, Patrick Netter and the VireExit brand is to stand for innovative, effective, ethical and safe products within the antiviral space corporate buyers and consumers. Also during 2020, PVDG purchased Safer Place Technologies, LLC. to complement and whose purpose is to create a primary sales and marketing platform as a vertical on-line marketplace to provide a single source for buyers and sellers of protective products and services which resonate with the VirExit mission statement: Making the world a safer place with innovative, ethical and effective technologies.

**5) Issuer's Facilities**

*The goal of this section is to provide investors with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer and the extent in which the facilities are utilized.*

In responding to this item, please clearly describe the assets, properties or facilities of the issuer. Describe the location of office space, data centers, principal plants, and other property of the issuer and describe the condition of the properties. Specify if the assets, properties, or facilities are owned or leased and the terms of their leases. If the issuer does not have complete ownership or control of the property, describe the limitations on the ownership.

The Company rents Corporate office space on a month-to-month basis at 1280 Lexington Ave, FRNT 2, New York, NY 10028. All furniture and equipment are provided by the landlord.

## 6) All Officers, Directors, and Control Persons of the Company

Using the table below, please provide information, as of the period end date of this report, regarding all officers and directors of the company, or any person that performs a similar function, regardless of the number of shares they own.

In addition, list all individuals or entities controlling 5% or more of any class of the issuer's securities.

If any insiders listed are corporate shareholders or entities, provide the name and address of the person(s) beneficially owning or controlling such corporate shareholders, or the name and contact information (City, State) of an individual representing the corporation or entity. Include Company Insiders who own any outstanding units or shares of any class of any equity security of the issuer.

*The goal of this section is to provide investors with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant or beneficial owners.*

<b>Individual Name</b> (First, Last) or <b>Entity Name</b> (Include names of control person(s) if a corporate entity)	<b>Position/Company</b> <b>Affiliation</b> (ex: CEO, ≥ 5% beneficial owner)	<b>City and State</b> (Include Country if outside U.S.)	<b>Number of</b> <b>Shares</b> <b>Owned</b> (List common, preferred, warrants and options separately)	<b>Class of</b> <b>Shares</b> <b>Owned</b>	<b>Percentage of</b> <b>Class of</b> <b>Shares</b> <b>Owned</b> (undiluted)
Steffan Dalsgaard	CEO, Director > 5% Beneficial Owner	Las Vegas, NV	1,000,000	Series E	100%
James C Katzaroff	Former Officer > 5% Beneficial Owner	Richland, WA	1,000,000 253,661,111	Series K Common	52.6% 7.01%
Leonard B Jolliff	Former Officer > 5% Beneficial Owner	Richland, WA	500,000 91,250,000	Series K Common	28.9% 2.52%
David Croom	Former Officer	Renton, WA	50,000 44,944,444	Series K Common	2.6% 1.24%

Confirm that the information in this table matches your public company profile on [www.OTCMarkets.com](http://www.OTCMarkets.com). If any updates are needed to your public company profile, log in to [www.OTCIQ.com](http://www.OTCIQ.com) to update your company profile.

## 7) Legal/Disciplinary History

A. Identify and provide a brief explanation as to whether any of the persons or entities listed above in Section 6 have, in the past 10 years:

1. Been the subject of an indictment or conviction in a criminal proceeding or plea agreement or named as a defendant in a pending criminal proceeding (excluding minor traffic violations);

N/A

2. Been the subject of the entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, financial- or investment-related, insurance or banking activities;

On July 24, 2024, the Company was notified of an action against the Company and James Katzaroff, CEO, related to incomplete Regulation D filings by the State of Washington Department of Financial Institutions Securities Division. The Company was assessed a \$30,000 fine and James Katzaroff was fined \$60,000. The Company intends to vigorously defend this action.

3. Been the subject of a finding, disciplinary order or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, a state securities regulator of a violation of federal or state securities or commodities law, or a foreign regulatory body or court, which finding or judgment has not been reversed, suspended, or vacated;

N/A

4. Named as a defendant or a respondent in a regulatory complaint or proceeding that could result in a “yes” answer to part 3 above; or

N/A

5. Been the subject of an order by a self-regulatory organization that permanently or temporarily barred, suspended, or otherwise limited such person’s involvement in any type of business or securities activities.

N/A

6. Been the subject of a U.S Postal Service false representation order, or a temporary restraining order, or preliminary injunction with respect to conduct alleged to have violated the false representation statute that applies to U.S mail.

N/A

- B. Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party to or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities.

During April 2021 the Company received a Plaintiff’s Petition, in the State of Texas, District Court, Tarrant County, from Word of God Fellowship, Inc., naming former officers of the Company as well as the Company in connection with funds the Plaintiff had invested with Power it Perfect. Power it Perfect was previously a related party but is no longer a related party. The Company currently has a note payable in the amount of \$1,114,207 owed to Power it Perfect. The claim against the Company is that the Company benefitted from fraudulent actions by previous officers of the Company. The Company is accused of conspiracy and of holding \$400,000 that allegedly belongs to the plaintiff. This litigation matter is in its early stage, and more discovery will have to be conducted; but at this stage the claims against The Company appear to be weak. The primary claims are against the other defendants. We plan to vigorously contest the lawsuit, and we believe any alleged damages can be significantly reduced or eliminated altogether.

On July 24, 2024, the Company was notified of an action against the Company and James Kataroff, CEO, related to incomplete Regulation D filings by the State of Washington Department of Financial Institutions Securities Division. The Company was assessed a \$30,000 fine and James Kataroff was fined \$60,000. The Company intends to vigorously defend this action.

On June 27, 2025, Alta Waterford, LLC filed a complaint in the Circuit Court of the Nineteenth Judicial Circuit, Lake County, Illinois, against the Company and a former officer, James C. Kataroff, alleging breach of a 2021 investor relations services agreement. The complaint seeks approximately \$687,250 in damages, plus attorney’s fees and costs, based on alleged unpaid fees, rollover campaign provisions, and contractual penalties. The Company disputes the claims, and new management is actively engaged in settlement discussions. The outcome cannot be determined at this time. No governmental proceedings are known to be pending or contemplated.

## 8) Third Party Service Providers

Provide the name, address, telephone number and email address of each of the following outside providers. You may add additional space as needed.

Confirm that the information in this table matches your public company profile on [www.OTCMarkets.com](http://www.OTCMarkets.com). If any updates are needed to your public company profile, update your company profile.

### Securities Counsel

Name: Edward T. Swanson, Esq.  
Firm: Edward T. Swanson, Esq.  
Address 1: 2071 N Altadena Drive  
Address 2: Altadena, CA 91001  
Phone: 310-283-1035  
Email: etswanson@att.net

### Accountant or Auditor

Name: Philip Zhang, CPA  
Firm: The Accounting Experts  
Address 1: 8275 S. Eastern Ave, Ste 200-49  
Address 2: Las Vegas, NV 89123  
Phone: 702-685-5268  
Email: philip@acctexperts.com

### Investor Relations

Name: \_\_\_\_\_  
Firm: \_\_\_\_\_  
Address 1: \_\_\_\_\_  
Address 2: \_\_\_\_\_  
Phone: \_\_\_\_\_  
Email: \_\_\_\_\_

### *All other means of Investor Communication:*

X (Twitter): @OfficialVXIT  
Discord: \_\_\_\_\_  
LinkedIn: \_\_\_\_\_  
Facebook: \_\_\_\_\_  
[Other ] \_\_\_\_\_

### Other Service Providers

Provide the name of any other service provider(s) that **that assisted, advised, prepared, or provided information with respect to this disclosure statement**. This includes counsel, broker-dealer(s), advisor(s), consultant(s) or any entity/individual that provided assistance or services to the issuer during the reporting period.

Name: \_\_\_\_\_  
Firm: \_\_\_\_\_  
Nature of Services: \_\_\_\_\_  
Address 1: \_\_\_\_\_  
Address 2: \_\_\_\_\_  
Phone: \_\_\_\_\_  
Email: \_\_\_\_\_

## 9) Disclosure & Financial Information

A. This Disclosure Statement was prepared by (name of individual):

Name: Steffan Dalsgaard  
Title: CEO  
Relationship to Issuer: CEO

B. The following financial statements were prepared in accordance with:

IFRS  
 U.S. GAAP

C. The following financial statements were prepared by (name of individual):

Name: Philip Zhang, CPA  
Title: N/A  
Relationship to Issuer: Outside Accountant

Describe the qualifications of the person or persons who prepared the financial statements:<sup>5</sup> CPA **Licensed CPA**  
Provide the following qualifying financial statements:

- Audit letter, if audited;
- Balance Sheet;
- Statement of Income;
- Statement of Cash Flows;
- Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- Financial Notes

### **Financial Statement Requirements:**

- Financial statements must be published together with this disclosure statement as one document.
- Financial statements must be "machine readable". Do not publish images/scans of financial statements.
- Financial statements must be presented with comparative financials against the prior FYE or period, as applicable.
- Financial statements must be prepared in accordance with U.S. GAAP or International Financial Reporting Standards (IFRS) but are not required to be audited.

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<sup>5</sup> The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS and by persons with sufficient financial skills.

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**VIREXIT TECHNOLOGIES, INC.**  
**Formerly Known as: POVERTY DIGNIFIED, INC.**  
**CONSOLIDATED BALANCE SHEETS**  
**As of November 30, 2025 and August 31, 2025**  
**UNAUDITED**

		November 30,		August 31,	
		2025		2025	
<b>ASSETS</b>					
Current assets					
Cash	\$	-		\$	-
Investment in Joint Venture		-			-
Deposits		10,000			10,000
Total current assets		10,000			10,000
Total assets	\$	10,000		\$	10,000
<b>LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIT)</b>					
Current liabilities					
Accounts payable	\$	465,770		\$	465,770
Notes payable – related party		1,114,207			1,114,207
Accrued payroll expenses		2,257,432			2,257,432
Convertible notes payable		25,000			25,000
Accrued interest		408,241			394,152
Other liabilities		411,361			411,361
Total current liabilities		4,682,010			4,667,922
Total liabilities		4,682,011			4,667,922
Stockholders' equity (deficit):					
Common stock par value \$.001: Unlimited shares authorized; 3,563,828,058 and 3,619,383,614 shares issued and outstanding as of November 30, 2025 and August 31, 2025, respectively		3,563,834			3,563,834
Series E preferred stock par value \$.001:1,000,000 shares authorized; 1,000,000 and 1,000,000 shares issued and outstanding as of November 30, 2025 and August 31, 2025, respectively		1,000			1,000
Series K preferred stock par value \$.001, 2,000,000 share authorized, 2,000,000 and 2,000,000 shares issued and outstanding as of November 30, 2025 and August 31, 2025, respectively		2,000			2,000
Additional paid in capital – common shares		13,921,666			13,921,666
Additional paid in capital – preferred shares		27,630			27,630
Accumulated deficit		(22,188,141 )			(22,174,052 )
Total stockholders' equity (deficit)		(4,672,011 )			(4,657,922 )
Total liabilities and stockholders' equity (deficit)	\$	10,000		\$	10,000

**VIREXIT TECHNOLOGIES, INC.**  
**Formerly Known as: POVERTY DIGNIFIED, INC.**  
**CONSOLIDATED STATEMENTS OF OPERATIONS**  
**For the Three Months Ended November 30, 2025 and 2024**  
**UNAUDITED**

	Three Months Ended November 30,			
	2025		2024	
Operating revenue				
Revenues	\$	-	\$	-
Operating expenses				
Advertising		-		-
Payroll, taxes and benefits		-		75,000
Professional fees		-		-
Stock based compensation		-		-
Travel		-		-
Other general and administrative		-		137
Total operating expenses		-		75,137
Net operating loss		-		(75,137 )
Other income (expense)				
Interest expense		(14,089 )		(14,088 )
Gain/(loss) on extinguishment of debt				
Total other income (expense)		(14,089 )		(14,088 )
<b>Net loss</b>	<b>\$</b>	<b>(14,089 )</b>	<b>\$</b>	<b>(89,225 )</b>

**VIREXIT TECHNOLOGIES, INC.**

**Formerly Known as: POVERTY DIGNIFIED, INC.**

**Consolidated Statements of Changes in Stockholders' Equity (Deficit)**

**For the Three Months Ended November 30, 2025**

**UNAUDITED**

	Preferred Stock			Common Stock			Accumulated Deficit	Total
	Shares	Amount	Paid in Capital	Shares	Amount	Paid in Capital		
<b>Balance at August 31, 2025</b>	3,300,000	3,300	27,630	3,563,828,058	3,563,834	13,921,666	(22,174,052)	(4,657,922)
Stock issued for services	-	-	-	-	-	-	-	-
Stock issued to officers for cash	-	-	-	-	-	-	-	-
Stock issued for debt settlement	-	-	-	-	-	-	-	-
Stock issued for services to officers	-	-	-	-	-	-	-	-
Net loss	-	-	-	-	-	-	(14,089)	(14,089)
<b>Balance at November 30, 2025</b>	<u>3,000,000</u>	<u>3,000</u>	<u>\$ 27,630</u>	<u>3,563,828,058</u>	<u>\$ 3,563,834</u>	<u>\$ 13,921,666</u>	<u>\$ (22,188,141)</u>	<u>\$ (4,672,011)</u>

<b>VIREXIT TECHNOLOGIES, INC.</b>					
<b>Formerly Known as: POVERTY DIGNIFIED, INC.</b>					
<b>CONSOLIDATED STATEMENTS OF CASH FLOWS</b>					
<b>For the Three Months Ended November 30, 2025 and 2024</b>					
<b>UNAUDITED</b>					
		<b>Three Months Ended November 30,</b>			
		<b>2025</b>		<b>2024</b>	
<b>Cash Flows From Operating Activities</b>					
Net loss from continuing operations	\$	(14,089	)	\$	(89,225 )
Adjustments to reconcile net loss from continuing operations to net cash used in operating activities:					
Common stock issued for services and wages		-			-
Common stock issued for services and wages to officers		-			-
Common stock issued for debt settlement		-			-
Common stock issued to officers for cash		-			-
Loss on derivative liability		-			-
Gain on settlement of debt		-			-
Changes in operating assets and liabilities:					
Deposits					
Accounts payable		-			137
Accrued payroll expenses		-			75,000
Accrued interest		14,089			14,088
Net cash used in operating activities		-			-
<b>Cash Flows From Investing Activities</b>					
Loans to outside parties					-
Acquisition of intellectual property		-			-
Reversal for anticipated acquisition		-			-
Net cash provided by (used in) investing activities		-			-
<b>Cash Flows From Financing Activities</b>					
Proceeds from convertible debt		-			-
Proceeds (Payments) from related party advances		-			-
Sale of common stock for cash		-			-
Net cash provided by financing activities		-			-
Net increase (decrease) in cash					
Cash - beginning of period		-			-
Cash - end of period	\$	-		\$	-

**VIREXIT TECHNOLOGIES, INC.**  
**Formerly Known as: POVERTY DIGNIFIED, INC.**  
**NOTES TO CONSOLIDATED FINANCIAL STATEMENTS**  
**November 30, 2025**  
**UNAUDITED**

**NOTE 1 – ORGANIZATION AND BASIS OF PRESENTATION**

VirExit Technologies, Inc. (“VirExit” or “the Company”) (Formerly known as: Poverty Dignified, Inc.) was incorporated in the State of Nevada on September 27, 2013 and became registered in Wyoming on October 4, 2019. As of March 11, 2021 the Company changed its name to VirExit Technologies, Inc. from Poverty Dignified, Inc. The Company is headquartered in Richland, Washington. The Company was established as a renewable energy company, incubating solar technologies to establish electrification, education, connectivity, and media distribution infrastructures in rural communities across the globe to empower the individual, community, and local economy. My Power Solutions, Inc., a wholly-owned subsidiary of VirExit, was incorporated in the State of Nevada on March 13, 2014 as a franchise business opportunity with Franchise Disclosure Documents for franchise sales in both the United States and South African markets. Africhise, Inc., a wholly-owned subsidiary of VirExit is a Delaware Corporation, was formed on August 28, 2015 to be the franchise management arm of My Power Solutions, Inc's franchise operations in Africa. My Power Solutions Bahamas, Inc., a wholly-owned subsidiary of My Power Solutions, Inc., is a Delaware Corporation, was formed on June 14, 2018 to establish itself as a renewable energy solutions company in the Bahamas. During the years ended August 31, 2020 and 2019, there was little activity in the subsidiaries. As of August 31, 2020 the Company consolidated all remaining activities of these entities into \$411,361 Other Liabilities as all these activities have completely stopped and are no longer active.

During the fiscal year ending August 31, 2021, the Company acquired the registered brand, VirExit(r), VirExit.com, along with other related intellectual property owned and developed by marketing expert, Patrick Netter and the VirExit brand is to stand for innovative, effective, ethical and safe products within the antiviral space. The Company changed its name to VirExit Technologies, Inc. on March 11, 2021. During this same period the Company also purchased the intellectual property of Safer Place Technologies, LLC. to complement and whose purpose is to create a primary sales and marketing platform as a vertical on-line marketplace to provide a single source for buyers and sellers of protective products and services which resonate with the VirExit mission statement: Making the world a safer place with innovative, ethical and effective technologies.

On December 4, 2025, the Company completed a change of control and strategic reorganization pursuant to a Strategic Reorganization and Control Transfer Agreement. As part of this transaction, one million (1,000,000) shares of Series E Preferred Stock representing approximately 66⅔% of the Company’s total voting power were transferred to Steffan Dalsgaard, resulting in a change in control of the Company. Concurrently, all former officers and directors resigned, and Mr. Dalsgaard was appointed as the Company’s sole director and executive officer. No stock split, reverse split, cash dividend, merger, spin-off, or asset acquisition was consummated during the past twelve (12) months. The Company anticipates filing corporate actions to affect a name change to Lavish Enterprises, Inc. and related corporate reorganization filings, subject to regulatory approvals.

**Basis of Presentation**

These consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America (“U.S. GAAP”) for annual financial statements and with Form 10-K and article 8 of the Regulation S-X of the United States Securities and Exchange Commission (“SEC”). Under this basis of accounting, revenues are recorded as earned and expenses are recorded at the time liabilities are incurred.

The consolidated financial statements include the accounts of VirExit Technologies, Inc., My Power Solutions, Inc., Africhise, Inc., and My Power Solutions Bahamas, Inc. All significant intercompany accounts and transactions have been eliminated in consolidation. These entities are collectively referred to herein as VirExit, or the Company.

**Par Value Change**

A majority of the company’s shareholders voted on October 4, 2019 to amend the company’s certificate of incorporation to increase the par value of its common stock to \$0.001 from \$0.0001. Due to this change \$-0- and \$555 was shifted from the Additional Paid-in Capital account to the Common Stock account for the three months ending November 30, 2025 and 2024, respectively.

## NOTE 2 - GOING CONCERN AND PLAN OF OPERATION

### **Going Concern**

The accompanying consolidated financial statements have been prepared on a going concern basis, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. As of November 30, 2025, the Company had cash of \$0, a working capital deficit of \$4,682,011 and a stockholders' deficit of \$4,672,011. The Company has incurred net losses from start-up costs and minimal operations since inception to November 30, 2025 and has ceased operations of its subsidiary, My Power Solutions, Inc. in South Africa, Africhise, Inc. and My Power Solutions Bahamas, Inc. As a result, as of November 30, 2025, these issues raise substantial doubt about the Company's ability to continue as a going concern. The consolidated financial statements do not include any adjustments relating to the recoverability and classification of asset amounts or the classification of liabilities that might be necessary should the Company be unable to continue as a going concern.

The Company needs to generate revenues or must raise additional capital, reduce expenses and curtail cash outflows in order to be able to accomplish its business plan. In the interim, the Company will continue to borrow funds from affiliates as needed and will accrue for management salaries and defer certain payments. The Company's \$4,682,011 of total liabilities at November 30, 2025 includes \$1,114,207 of notes payable to a related party and \$408,241 of accrued interest, and \$2,257,432 of accrued payroll expenses due to Company management.

### **Plan of Operation**

A new Board of Directors and Officers took charge of the Company during the fourth quarter of the year ending August 31, 2020. During this time the Company acquired VirExit (r), VirExit.com, along with other related intellectual property owned and developed by marketing expert, Patrick Netter and the VirExit brand is to stand for innovative, effective, ethical and safe products within the antiviral space. Also during the year ending August 31, 2020, PDI purchased Safer Place Technologies, LLC. to complement and whose purpose is to create a primary sales and marketing platform as a vertical on-line marketplace to provide a single source for buyers and sellers of protective products and services which resonate with the VirExit mission statement: Making the world a safer place with innovative, ethical and effective technologies.

On December 4, 2025, the Company completed a change of control and strategic reorganization pursuant to a Strategic Reorganization and Control Transfer Agreement, resulting in a change in control of the Company. Concurrently, all former officers and directors resigned, and Mr. Dalsgaard was appointed as the Company's sole director and executive officer. The Company plans to explore all option in business opportunities.

## NOTE 3 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

### **Use of Estimates**

The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities, and reported amounts of expenses in the consolidated financial statements and accompanying notes. Actual results could differ from those estimates.

### **Cash**

The Company maintains funds in financial institutions that are members of the Federal Deposit Insurance Corporation ("FDIC"). As such, funds are insured based on Federal Reserve limits. The Company has not experienced any losses in the past, and management believes it is not exposed to any significant credit risk on the current account balances. At times, cash balances may exceed insured limits.

### **Accrued Expenses**

Accrued expenses are recorded when incurred and primarily consist of accrued interest on notes payable and amounts due for supplies and travel. Accrued payroll consists of salary amounts earned but deferred by the Company's management team.

### **Derivative Liabilities**

The Company evaluates all its financial instruments to determine if those contracts or any potential embedded components of those contracts qualify as derivatives to be accounted for separately. This accounting treatment requires that the carrying amount of any embedded derivatives be recorded at fair value at issuance and marked-to-market at each balance sheet date. In the event that the fair value is recorded as a liability, as is the case with the Company, the change in the fair value during the period is recorded as either income or expense. Upon conversion, exercise or repayment, the respective derivative liability is marked to fair value at the conversion, repayment or exercise date and then the related fair value amount is reclassified to income or expense as part of gain or loss on extinguishment.

## **Advertising**

Advertising expenditures are charged to expense as incurred and are included in general and administrative expense. Total advertising expense for the three months ended November 30, 2025 and 2024 was \$0 and \$0 respectively.

## **Research and Development**

Research and development expenditures are charged to expense as incurred.

## **Fair Value of Financial Instruments**

The Company's financial instruments consist primarily of cash, prepaid expenses and other current assets, current assets of discontinued operation, accounts payable, accrued payroll expenses, accrued expenses, current liabilities of discontinued operation, derivative liabilities, convertible notes and notes payable. The carrying amounts of such financial instruments approximate their respective estimated fair value due to the short-term maturities and approximate market interest rates of these instruments.

The Company adopted ASC Topic 820, *Fair Value Measurements* ("ASC Topic 820"), which defines fair value, establishes a framework for measuring fair value, and expands disclosures about fair value measurements. The standard provides a consistent definition of fair value which focuses on an exit price that would be received upon sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The standard also prioritizes, within the measurement of fair value, the use of market-based information over entity specific information and establishes a three-level hierarchy for fair value measurements based on the nature of inputs used in the valuation of an asset or liability as of the measurement date.

## **Income Taxes**

Income taxes are accounted for under the asset and liability method. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and operating loss and tax credit carry-forwards. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date.

When tax returns are filed, it is highly certain that some positions taken would be sustained upon examination by the taxing authorities, while others are subject to uncertainty about the merits of the position taken or the amount of the position that would be ultimately sustained. The benefit of a tax position is recognized in the consolidated financial statements in the period during which, based on all available evidence, management believes it is more likely than not that the position will be sustained upon examination, including the resolution of appeals or litigation processes, if any. Tax positions taken are not offset or aggregated with other positions. Tax positions that meet the more-likely-than-not recognition threshold are measured as the largest amount of tax benefit that is more than 50 percent likely of being realized upon settlement with the applicable taxing authority.

The portion of the benefits associated with tax positions taken that exceeds the amount measured as described above is reflected as a liability for unrecognized tax benefits in the accompanying consolidated balance sheets along with any associated interest and penalties that would be payable to the taxing authorities upon examination. Interest and penalties associated with unrecognized tax benefits would be classified as additional income taxes in the consolidated statements of income. No interest or penalties were recognized for the three months ended November 30, 2025 or 2024.

Tax years 2020 and forward remain open to examination under United States statute of limitations. Management is not aware of any material uncertain tax positions and no liability has been recognized at November 30, 2025 or 2024.

## **Earnings Per Share**

Basic loss per share is computed by dividing the net loss applicable to common stockholders by the weighted average number of outstanding common shares during the period. Diluted loss per share is computed by dividing net loss applicable to common stockholders by the weighted average number of common shares outstanding plus the number of additional common shares that would have been outstanding if all dilutive potential common shares had been issued. Diluted loss per share excludes all potential common shares if their effect is anti-dilutive.

## **Reclassifications**

Certain amounts in the prior period have been reclassified to conform to the current period presentation, including those of the discontinued operation. These reclassifications had no impact on previously reported stockholders' deficit or net loss.

## Recent Accounting Pronouncements

The Company has reviewed all recently issued, but not yet effective, Accounting Standards Updates (ASU) issued by the Financial Accounting Standards Board (FASB) and does not believe the future adoption of any such pronouncements may be expected to cause a material impact on its financial condition or the results of operations.

## NOTE 4 - STOCKHOLDERS' EQUITY (DEFICIT)

During the year ending August 31, 2025, the Company cancelled 55,555,556 shares of common stock to consultants due to termination of their Agreement.

During the year ending August 31, 2025, the Company issued 2,000,000 Series K Preferred shares to a consultant in exchange for services.

During the year ending August 31, 2025, the Company issued 1,000,000 Series K Preferred shares for cash.

During the three months ending November 30, 2024, the Company cancelled 55,555,556 shares of common stock to consultants due to termination of their Agreement.

The Company has authorized the issue of unlimited shares of common stock at a par value of \$.001 and 1,000,000 shares of Series E preferred stock at a par value of \$.001 and 2,000,000 shares of Series K preferred stock at a par value of \$.001.

The Company has designated 1,000,000 shares of preferred stock as Series E Preferred Stock. The Series E Preferred Stock is subordinate and junior to all of the Company's common stock and other preferred stock as to distributions of assets upon liquidation, dissolution or winding up of the Corporation. The holders of the Series E Preferred Stock are not entitled to participate in the distribution of the assets of the Company. No dividends shall be declared or paid on the Series E Preferred Stock. The holders of the Series E Preferred Stock have the right to vote based on the number of votes equal to twice the number of votes of all outstanding shares of capital stock such that the holders of outstanding shares of Series E Preferred Stock shall always constitute sixty-six and two thirds of the voting rights of the Company.

The Company has designated 2,000,000 shares of preferred stock as Series K Preferred Stock. The Series K has the right in the event of any voluntary or involuntary liquidation, dissolution, or winding-up of the Corporation, the holders of shares of Series K Preferred Stock shall be entitled to participate with any notes or accounts payable in all the remaining assets of the Corporation available for distribution up to the Liquidation Value of \$0.01 per share ratably with the holders of notes or accounts payable. No dividends shall be declared or paid on the Series E Preferred Stock. No holder of the Series K Preferred Stock shall be entitled to vote on any matter submitted to the shareholders of the Corporation. The Holder shall have the right to convert any or all the outstanding shares of Series K Preferred Stock into fully paid and non-assessable shares of Common Stock, which such Common Stock shall hereafter be changed or reclassified at the Conversion Ratio (the "Conversion Ratio") determined as provided. The initial "Conversion Ratio" for the Series K Preferred Stock is five hundred (500) fully paid and non-assessable shares of Common Stock for each share of Series K Preferred Stock.

There is a total of 3,619,383,614 shares of common stock issued and outstanding at November 30, 2025 and August 31, 2025, respectively. There is a total of 1,000,000 shares of Series E preferred stock issued and outstanding at November 30, 2025 and August 31, 2025. There is a total of 2,000,000 Series K preferred stock shares outstanding at November 30, 2025 and August 31, 2025. Preferred stockholders could receive preferential treatment relative to declared dividends, should there be any, and to distributions upon a liquidation event.

NOTE 5 – COMMON STOCK WARRANTS AND OPTIONS

The following schedule summarizes the changes in the Company’s stock warrants:

	Number of Warrants	Weighted Average Exercise Price	Weighted Average Remaining Contractual Life (years)	Aggregate Intrinsic Value
Balance at September 1, 2024	189,000,000	\$ 0.001	1.89	\$ -
Warrants granted	-	\$ -	-	\$ -
Warrants expired	(95,000,000 )	\$ 0.001	-	\$ -
Balance August 31, 2025	94,000,000	\$ 0.001	0.26	\$ -
Warrants granted	-	\$ -	-	\$ -
Warrants expired	(44,000,000)	\$ 0.001	-	\$ -
Balance at November 30, 2025	50,000,000	\$ 0.001	.18	\$ -

The following schedule summarizes the changes in the Company’s stock options:

	Number of Options	Weighted Average Exercise Price	Weighted Average Remaining Contractual Life (years)	Aggregate Intrinsic Value
Balance at September 1, 2024	380,000,000	\$ 0.0023	.237	\$ -
Options granted	-	-	-	\$ -
Options Expired	(15,000,000)	(.0015 )	-	\$ -
Balance at August 31, 2025	365,000,000	\$ .0023	.54	\$ -
Options granted	-	-	-	\$ -
Options expired	-	-	-	\$ -
Balance at November 30, 2025	365,000,000	\$ .0023	.28	\$ -

## NOTE 6 – COMMITMENTS AND CONTINGENCIES

VirExit's Board of Directors had made the decision to withdraw all operations of its wholly owned subsidiary, My Power Solutions, Inc., in South Africa. As a result, My Power Solutions South African employees and consultants filed a dispute with The Commission for Conciliation, Mediation and Arbitration (CCMA) in South Africa during the year ending August 31, 2018. As the Company was winding down its local operations in South Africa, legal counsel has confirmed that the creditors of the Company will only have claims against the insolvent estate of the local external company and not against My Power Solutions, Inc. or VirExit in the United States. It is therefore management's position that there is no probable recourse that will have an adverse effect on VirExit.

During April 2021 the Company received a Plaintiff's Petition naming former officers of the Company as well as the Company in connection with funds the Plaintiff had invested with Power it Perfect. Power it Perfect was previously a related party but is no longer a related party. The Company currently has a note payable in the amount of \$1,114,207 owed to Power it Perfect. The claim against the Company is that the Company benefitted from fraudulent actions by previous officers of the Company. The Company is accused of conspiracy and of holding \$400,000 that allegedly belongs to the plaintiff. This litigation matter is in its early stage, and more discovery will have to be conducted; but at this stage the claims against The Company appear to be weak. The primary claims are against the other defendants. We plan to vigorously contest the lawsuit, and we believe any alleged damages can be significantly reduced or eliminated altogether.

On July 24, 2024, the Company was notified of an action against the Company related to incomplete Regulation D filings by the State of Washington Department of Financial Institutions Securities Division. The Company was assessed a \$30,000 fine. The Company intends to vigorously defend this action.

During August 2023 the Company signed a Distributor License Agreement with Passive Security Scan ("PSSI"), a subsidiary of Defense Technologies International Corp, and made the required \$10,000 deposit. The \$10,000 deposit remains on the books as a current asset however the Distributor License Agreement ended due to the Company not fulfilling additional requirements under Addendum B of the Agreement in a timely manner. Effective December 16, 2024, PSSI waived the requirements under Addendum B of the August 2023 Distributor License Agreement, replacing it with the agreement to extend the Companies option for exclusive distributorship for Washington, Oregon, California, Texas, New York, and New Jersey. This extension is subject to the purchase of 10 Passive Portals at an agreed upon discounted price within 120 days of December 16, 2024.

## NOTE 7 – CONVERTIBLE NOTES PAYABLE

In January 2024, the Company issued a convertible note to Zack Ralston for \$15,000. The note bears no interest, matures on July 3, 2024, and is convertible, at holders' option, into common stock at \$0.0008. This note is currently delinquent.

In September 2023, the Company issued a convertible note to Zack Ralston for \$10,000. The note bears interest at 8%, matures on December 24, 2023, and is convertible, at holders' option, into common stock at the lowest closing market price of the previous 10 trading days prior to conversion. This note is currently delinquent.

## NOTE 8 – INCOME TAXES

Due to continued operating losses, there is a full valuation against gross deferred tax assets for the period from inception through November 30, 2024.

Deferred income taxes reflect the net tax effects of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amount used for federal and state income tax purposes.

The Company has not recognized a deferred tax asset for its stock compensation expense due to its non-deductibility. The Company has no plans to pursue any tax benefits relative to its recognized stock compensation expense.

Our federal net operating losses will begin to expire in 2038 and our state tax loss carryforwards will begin to expire in 2033. Federal net operating losses incurred in 2021 carryforward indefinitely.

## NOTE 9 – RELATED PARTY TRANSACTIONS

### **Note Payable – Related Party**

During the year ended August 31, 2016, Power It Perfect, Inc. loaned the Company \$208,160 for working capital purposes in exchange for promissory notes. During the year ended August 31, 2017, Power It Perfect, Inc. loaned the Company an additional \$313,450 for working capital purposes in exchange for promissory notes. During the year ended August 31, 2018, Power It Perfect, Inc. loaned the Company an additional

\$678,358 for working capital and other purposes in exchange for promissory notes. All the notes bear interest at five percent per annum, are non-collateralized and due on demand, as soon as the Company has operating cash flow available for repayment. The balance of the note payable was \$1,114,207 and \$1,114,207 at November 30, 2025 and August 31, 2025, respectively. Accrued interest on the notes, which is included in accrued expenses, totaled \$408,241 and \$394,151 at November 30, 2025 and August 31, 2025, respectively. There are no conversion provisions associated with the notes.

#### NOTE 10 – DISCONTINUED OPERATION

In May 2018, following an operational review, the Company decided to withdraw all operations of My Power Solutions, Inc. in South Africa. With a lack of significant revenues and higher than expected expenses due to training on-the-ground personnel and the implementation of solar installations, plus the instability of the political environment, the established operating structure and initial business plan was not sustainable. The decision to cease the operations of My Power Solutions, Inc. in rural South African communities represents a strategic shift that impacts the Company's financial reporting and results. As such, My Power Solutions, Inc. in South Africa has been classified as a discontinued operation. During the year ending August 31, 2019 the Company decided to withdraw all operations of Africhise, Inc. and My Power Solutions Bahamas, Inc. With a lack of significant revenues and higher than expected expenses due to training on-the-ground personnel and the implementation of solar installations, plus the instability of the political environment, the established operating structure and initial business plan was not sustainable. The decision to cease the operations of Africhise, Inc. and My Power Solutions Bahamas represents a strategic shift that impacts the Company's financial reporting and results. As such, Africhise, Inc. and My Power Solutions Bahamas has been classified as a discontinued operation.

Since these subsidiaries have been classified as a discontinued operation, the balance sheet amounts and results of operations for My Power Solutions, Inc. in South Africa, Africhise, Inc. and My Power Solutions Bahamas, Inc have been reclassified from their historical presentation to assets and liabilities of discontinued operation on the Consolidated Balance Sheets and to discontinued operation on the Consolidated Statements of Operations and Comprehensive Loss, respectively, for all periods presented. Losses associated with impairment of assets are recorded in discontinued operation in the period of the disposal. The Consolidated Statements of Cash Flows has also been reclassified for assets, liabilities and results of the discontinued operation for all periods presented.

#### NOTE 11 – OTHER LIABILITIES

Other liabilities include amounts owed in connection with previous years' operations in South Africa. In May 2018, following an operational review, the Company decided to withdraw all operations of My Power Solutions, Inc. in South Africa. With a lack of significant revenues and higher than expected expenses due to training on-the-ground personnel and the implementation of solar installations, plus the instability of the political environment, the established operating structure and initial business plan was not sustainable.

#### NOTE 12 – SUBSEQUENT EVENTS

Management has evaluated subsequent events through February 9, 2026, which is the date when these consolidated financial statements were issued, and is aware of none requiring disclosure, except as noted below.

On December 4, 2025, the Company completed a change of control and strategic reorganization pursuant to a Strategic Reorganization and Control Transfer Agreement. As part of this transaction, one million (1,000,000) shares of Series E Preferred Stock representing approximately 66⅔% of the Company's total voting power were agreed to be transferred to Steffan Dalsgaard, resulting in a change in control of the Company. Concurrently, all former officers and directors resigned, and Mr. Dalsgaard was appointed as the Company's sole director and executive officer. No stock split, reverse split, cash dividend, merger, spin-off, or asset acquisition was consummated during the past twelve (12) months. The Company anticipates filing corporate actions to affect a name change to Lavish Enterprises, Inc. and related corporate reorganization filings, subject to regulatory approvals.

Subsequent to the reporting period and in connection with the transfer of control of the Company, on January 16, 2026 the Company executed Section 3(a)(9) exchange agreements with James Carl Katzaroff and Leonard Bruce Jolliff. Accrued compensation was exchanged for unsecured convertible promissory notes totaling approximately \$1,016,114, consisting of a \$500,000 note to Mr. Katzaroff and a \$516,114 note to Mr. Jolliff. Mr. Katzaroff accepted a discounted settlement, receiving \$500,000 in lieu of \$714,227.03 owed, representing a concession of \$214,227.03. The notes include a twelve-month conversion restriction and market-based volume limitations designed to mitigate potential market impact.

Subsequent to August 31, 2025, approximately 44,000,000 common stock warrants expired unexercised. As of November 30, 2025, approximately 50,000,000 warrants remained outstanding with a weighted average remaining contractual life of approximately 0.18 years, with the majority scheduled to expire in early 2026. Management evaluated subsequent events through the filing date of these financial statements and determined no additional material events occurred.

Subsequent to November 30, 2025, 50,000 shares of Series K preferred stock were retired by the Company's former Chief Operating Officer. These changes will be reflected in the Company's next quarterly filing.

## 10) Issuer Certification

*Principal Executive Officer:*

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles but having the same responsibilities) in each Quarterly Report or Annual Report.

The certifications shall follow the format below:

I, Steffan Dalsgaard certify that:

I have reviewed this Disclosure Statement for VirExit Technologies, Inc, Formerly Known as Poverty Dignified, Inc.;

1. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
2. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

February 18, 2025

/s/ Steffan Dalsgaard

*Principal Financial Officer:*

I, Philip Zhang certify that:

I have reviewed this Disclosure Statement for VirExit Technologies, Inc, Formerly Known as Poverty Dignified, Inc.;

1. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
2. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

February 18, 2026

/s/ Philip Zhang