ENTERRA CORPORATION

One World Trade Center, 85th Floor, New York, New York 10007. USA
Phone +1 646 688 5999 (IR extension # 3)
www.enterracorp.com
Info@EnterraCorp.com
CUSIP: 29384T101

Quarterly Report

For the period ending August 31, 2025

| 0 | uts | tan | din | g S | har | es |
|---|-----|-----|-----|-----|-----|----|
|---|-----|-----|-----|-----|-----|----|

| The number of shares outstanding of | f our Common Stock was: |
|-------------------------------------|----------------------------|
| 107,325,580 as of August 31, 2025 (| (Current Reporting Period) |

107,325,580 as of May 31, 2025 (Completed Fiscal Year End)

| - | ck mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 33, Rule change Act of 1934 and Rule 15c2-11 of the Exchange Act of 1934): |
|--------|--|
| Yes: □ | No: ⊠ |

Yes: ☐ No: ⊠

Change in Control

Shell Status

Indicate by check mark whether a Change in Control⁴ of the company has occurred during this reporting period

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

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

Yes: ☐ No: ⊠

⁴ "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

Enterra Corporation (effective on November 13, 2015) **VinCompass Corp.** (effective on April 27, 2015)

Current State and Date of Incorporation or Registration: State of Delaware on December 8, 2006 Standing in this jurisdiction: (e.g. active, default, inactive): Active

Prior Incorporation Information for the issuer and any predecessors during the past five years: No.

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

None

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

None

Address of the issuer's principal executive office:

One World Trade Center, 85th Floor, New York, New York 10007

Address of the issuer's principal place of business:

☑ 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: □

2) Security Information

Transfer Agent

Name Legacy Stock Transfer Inc.

Phone: 972 612 4120

Email: info@legacystocktransfer.com

Address: 16801 Addison Road, Suite #247 Addison, Texas 75001

Publicly Quoted or Traded Securities:

Trading symbol: ETER
Exact title and class of securities outstanding:Common
CUSIP: 29384T101
Par or stated value: \$0.001

Total shares authorized: 1,000,000,000 as of date: August 31, 2025 Total shares outstanding: 107,325,580 as of date: August 31, 2025

Total number of shareholders of record: 301 as of date: August 31, 2025

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

Trading symbol: ETER
Exact title and class of securities outstanding: Preferred
CUSIP: 29384T101
Par or stated value: \$0.001

Total shares authorized: 30,000,000 as of date: August 31, 2025
Total shares outstanding: 38,000 as of date: August 31, 2025
Total number of shareholders of record: 1 as of date: August 31, 2025

Security Description:

1. Common equity, includes any dividend, voting and preemption rights.

Each share of Common Stock shall have one (1) vote per share, and shall entitle the holders the right to vote, either together with holders of the Corporation's common stock, or as a separate class of shares, on any matter upon which the shareholders of common stock of the Corporation may vote. Each Common share has voting rights on a one-for-one basis. There are no pre-emptive rights. Common shares are eligible for dividends if dividend payout is authorized and approved by the Board of Directors. To date, no dividends have been paid out.

2. Preferred stock, includes any dividend, voting, conversion, and liquidation rights as well as redemption or sinking fund provisions.

Each share of Preferred Stock shall have ten thousand (10,000) votes per share, and shall entitle the holders the right to vote, either together with holders of the Corporation's common stock, or as a separate class of shares, on any matter upon which the shareholders of common stock of the Corporation may vote.

Based on 107,325,580 shares of common stock issued and outstanding as of August 31, 2025, which Mr. Lachapelle beneficially controls 8,000,000 representing 7.4%. Excludes 38,000 shares of Preferred Stock beneficially held by Mr. Lachapelle, which hold 380,000,000 votes. If the votes of the preferred stock are considered, Mr. Lachapelle would beneficially hold 79.6% of the voting securities of the Company.

Each share of Preferred Stock shall upon approval of the Board of Directors, be convertible into 1,000 shares of the Corporation's common stock (the "Common Stock").

Preferred Stock are anti-dilutive to reverse splits, and therefore in the case of a reverse split, are convertible to the number of Common Shares after the reverse split as would have been equal to the prior the reverse split.

The holders of Preferred Stock shall be entitled to receive dividends when, as and if declared by the Board of Directors, in its sole discretion on an as converted basis.

Holders of Preferred Stock shall be entitled to be paid out of the assets of the Corporation an amount equal to \$1.00 per share or, in the event of an aggregate subscription by a single subscriber for Preferred Stock in excess of \$100,000, \$0.997 per share (as adjusted for any stock dividends, combinations, splits, recapitalizations and the like with respect to such shares) (the "Preference Value"), plus all declared but unpaid dividends. Based on the 38,000 Preferred shares held by Mr. Lachapelle, would resulting \$38,000.00 plus any declared but unpaid dividends

- 3) Issuance History In the past two completed fiscal years and any subsequent interim period.
- A. Changes to the Number of Outstanding Shares for the two most recently completed fiscal years and any subsequent period.

| | check mark weted fiscal year | | were any | changes to | the number | er of outstand | ling shares | within the p | ast |
|--|------------------------------|---------------------------------------|----------------------|--|--|---|--------------------------------------|--|---------|
| No: □ | Yes: ⊠ | | | | | | | | |
| Shares Outsta Recent Fiscal Opening Bala | | cond Most | | | | | | | |
| Date June 1, | 2023 | | | | | | | | |
| Common: 10 Preferred: | 07,325,580 19,000 | | | | | | | | |
| Date of | Transaction | Number | Class | Value of | Were | Individual/ | Reason | Restricted | Exempti |
| Transaction | type | of Shares Issued (or cancelled) | of Securit ies | shares issued (\$/per share) at Issuance | the shares issued at a discout to market | Entity Shares were issued to. | for share issuance | or Unrestricte d as of this filing. | _ |
| August 31, 2024 | New Issuance | 19,000 | Pref | 0.001 | No | St Patrick Ventures - Peter Lachapelle | Addition al Paid in Capital | Restricted | 4(a)(2) |
| Shares Outsta Report Ending | anding on Date of Balance: | of This | | | | | , | | |
| Date August 3 | 1, 2025 | | | | | | | | |
| Common: 1 | 07,325,580 | | | | | | | | |
| Preferred: | 38,000 | | | | | | | | |
| | | | | | | | | | |

B. Promissory and Convertible Notes

Are any outstanding promissory, convertible notes, convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securities:

| No: | ∇ | Yes: | |
|-----|-------------|-------|--|
| NO. | \triangle | 1 50. | |

4) Issuer's Business, Products and Services

Cyberlytics operates as an Enterra Corporation Company. During the period ended August 31, 2025, the Company has continued to look to expand additional IP in Artificial Intelligence (AI), Cyber and Internet of Things (IoT) core products to bring to market. Additionally, Enterra will continue to look for specialized Blockchain products and Green Energy / Renewables that may present themselves as viable opportunities. The Company will invest in these companies in exchange for shares and revenue sharing or outright acquisition if the opportunity arises. The Company expects further development including Government Certification in FYE 26.

Cyberlytics is in the business of Early Warning Cyber (EWC), Web3 Decentralized Identity Knowledge and Management (ID K&M), Cloud Security Integration, and Internet of Things (IoT) solutions to combat the cybersecurity threats its potential enterprise and government customers encount.

Cyberlytics plans to offer (EWC) to its potential customers using its rapid fusion of data analytics, enriched global-scale data sources, and single pane, dashboard reporting. Cyberlytics plans to compete in the cyber threat intelligence business domain by providing potential clients with fast, actionable knowledge, detection tools, and response solutions to better serve the market.

Cyberlytics has direct access to Dark Web data sources, feeds, and real-time end-node sensors including IoT and it uses its core data analytics to emphasize solving two main components of the Cyber ThreatModel: 1) counter spoofing of users' identities for access to conduct inside threats, and 2) the thwarting of data tampering at the early stages of a threat. This EWC solution uses Artificial Intelligence and Machine Learning (AI/ML) and supporting analytics for sifting, processing, and garnering knowledge from the volumes of incoming data. Cyberlytics operates its solutions as Software-as-a-Service (SaaS) and will be providing Government Software-as-a-Service (G SaaS) for easy integration with existing security infrastructures and providing Information and Insights for Action Plans for both potential enterprise and government customers alike. The global Cyber Security market in 2024 is approximately 194 Billion US\$ and is projected to grow to 563 Billion US\$ by 2032 according to Fortune Business Insights.

5) Issuer's Facilities

The Company continues to operate on a month-to-month lease basis for its locations. The Company currently, as do many others, operate on a Remote Work Model (RWM). The Company believes that the competitive nature of the labor market and need to satisfy different requirements at different times or locations best aligns to the RWM. The Company does not expect at this time that the RWM structure will materially change in the near term, as many companies have experienced improved productivity as well as employee engagement over the last few years.

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

| Name of Officer/Director or Control Person | Affiliation with Company (e.g. Officer Title /Director/Owner of more than 5%) | Residential Address (City / State Only) | Number of shares owned | Share type/class | Ownership Percentage of Class Outstanding | Note |
|---|---|--|------------------------------|---------------------|--|---|
| Peter Lachapelle | CEO & Director | One World Trade Center, 85th Floor, New York, New York 10007 | 8,000,000 | Common | 7.40 % ⁽¹⁾ | Officer, Insider and Control Person |
| Peter Lachapelle | CEO & Director | One World Trade Center, 85th Floor, New York, New York 10007 | 38,000 | Preferred | 100.00 % ⁽²⁾ | Officer, Insider and Control Person |

| FINCORP | Owner of more | 103 WINGLOK | 5,700,000 | Common | 5.30% | Shareholder |
|--------------|---------------|-------------|-----------|--------|-------|-------------|
| TRUST | than 5%) | ST APT 5A | | | | |
| Fredo Rosado | | HONGKONG | | | | |
| | | CHINA | | | | |
| | | | | | | |

¹⁾ Based on 107,325,580 shares of common stock issued and outstanding as of August 31, 2025. Excludes 38,000 shares of Preferred Stock beneficially held by Mr. Lachapelle, which hold 380,000,000 votes.

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:
 - 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);
 None
 - 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; None
 - 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; None
 - 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 None
 - 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.
 None
 - 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.
 None
- 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.

 None

²⁾ If the votes of the preferred stock are taken into account, Mr. Lachapelle would beneficially hold 79.6% of the voting securities of the Company.

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.

Securities Counsel (must include Counsel preparing Attorney Letters).

Name: Vic Devlaeminck Attorney at Law

Address: 10013 N.E. Hazel Dell Avenue, Suite 317, Vancouver, WA 98685

Phone: 1 503 806 3533

Email: vic@vicdevlaeminck.com

Accounting Services
Name: MERU Accounting

Address: 26 Broadway 8th Floor, New York, NY 10004 United States

Phone: 1 347 618 6478

Email: hello@meruaccounting.com

9) Disclosure & Financial Information

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

Name: MERU Accouting

Relationship to Issuer: Contract Accounting Services

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

☐ IFRS

☑ U.S. GAAP

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

Name: Peter Lachapelle

Title: C.E.O.

Relationship to Issuer: Officer and Director

Statements of Operations for the Reporting Periods ending August 31,2025 CONSILDATED ENTERRA CORPORATION BALANCE SHEETS (US Dollars)

(Unaudited)

| | As | of | As of | | |
|------------------------------|----------------|---------------|-------|--------------|--|
| | Aug | gust 31, 2025 | Aug | ust 31, 2024 | |
| ASSETS | | | | | |
| Current Assets | | | | | |
| Total Bank Accounts | \$ | 4,906 | \$ | 1,517 | |
| Total Account Receivable | \$ | 10,100 | \$ | 25,500 | |
| Total Current Assets | \$ | 15,006 | \$ | 27,017 | |
| Fixed Assets | | | | | |
| Intellectual Property | \$ | 936,670 | \$ | 1,011,602 | |
| Total Fixed Assets | \$ | 936,670 | \$ | 1,011,602 | |
| TOTAL ASSETS | \$ | 951,676 | \$ | 1,038,619 | |
| LIABILITIES AND EQUITY | | | | | |
| Liabilities | | | | | |
| Current Liabilities | | | | | |
| Total Accounts Payable | \$ | 180,746 | \$ | 122,765 | |
| Total Due to Shareholder | \$ | 271,488 | \$ | 258,002 | |
| Total Current Liabilities | \$ | 452,234 | \$ | 381,266 | |
| Total Liabilities | \$ | 452,234 | \$ | 381,266 | |
| Equity | | | | | |
| Additional Paid-in Capital | \$ | 34,073,646 | \$ | 34,073,646 | |
| Common Stock | \$ | 107,326 | \$ | 107,326 | |
| Preferred Stock | \$ | 38 | \$ | 38 | |
| Accumulated Deficit | \$ | (33,640,494) | \$ | (33,485,205) | |
| Net Income | \$ \$ \$ | (41,074) | \$ | (38,451) | |
| Total Equity | \$ | 499,442 | \$ | 657,353 | |
| Total LIABILITIES AND EQUITY | \$ | 951,676 | \$ | 1,038,619 | |

Statements of Operations for the Reporting Periods ending August 31,2025 CONSOLIDATED ENTERRA CORPORATION STATEMENTS OF OPERATIONS (US Dollars) (Unaudited)

| | Jur | n - Aug 2025 | Jun | | |
|-------------------------------------|-----|--------------|-----|----------|--|
| Income | | | | | |
| Revenue | \$ | 10,100 | \$ | 4,500 | |
| Total Income | \$ | 10,100 | \$ | 4,500 | |
| Expenses | | | \$ | 575 | |
| Total Development | \$ | 44,071 | \$ | 37,695 | |
| Total IT | \$ | 502 | \$ | 769 | |
| Total SG&A | \$ | 6,601 | \$ | 3,913 | |
| Total Expenses | \$ | 51,174 | \$ | 42,951 | |
| Net Income/(Loss) | \$ | (41,074) | \$ | (38,451) | |
| Basic and Diluted Loss Per Share | | Nil | | Nil | |

(107,325,580 shares)

Statements of Cash Flows for the Reporting Periods ending August 31,2025 CONSOLIDATED ENTERRA CORPORATION STATEMENTS OF CASH FLOWS(US Dollars) (Unaudited)

| | As of August 31, 2025 | | As of August 31, 2024 | | |
|---|--------------------------|----------|--------------------------|----------|--|
| OPERATING ACTIVITIES | | | | | |
| Net Income | \$ | (41,074) | \$ | (38,451) | |
| Adjustments to reconcile Net Income to Net Cash provided by operations: | | | | | |
| Accounts Payable | \$ | 14,838 | \$ | 19,700 | |
| Accounts Receivable | \$ | 8,375 | \$ | (4,500) | |
| Intellectual Property | \$ | 18,733 | \$ | 18,733 | |
| Due to Shareholder | \$ | 2,706 | \$ | 5,742 | |
| Net cash (used) provided by operating activities | \$ | 3,578 | \$ | 1,224 | |
| Net cash increase for the period | \$ | 3,578 | \$ | 1,224 | |
| Cash at beginning at the period | \$ | 1,328 | \$ | 293 | |
| Cash at end of period | \$ | 4,906 | \$ | 1,517 | |
| Cash paid for income taxes Cash paid for interest | | | | | |

Statement of Stockholders Equity for the quarter ended August 31,2025 CONSOLIDATED ENTERRA CORPORATION STATEMENTS OF STOCKHOLDERS' EQUITY(US Dollars) (Unaudited)

| | Common Stock | | Preferred Stock | | Additional | Accumulated | Total Shareholders' |
|-------------------------------|------------------|-----------|-----------------|-------|--------------------|-----------------|------------------------|
| | No. of Shares | Value | No. or Value | | Paid-in Capital | | |
| Balance at June 1, 2025 | 107,325,580 | \$107,326 | 38,000 | \$ 38 | \$ 34,073,646 | \$ (33,640,494) | \$540,516 |
| Net Loss for the Quarter | | | | | | \$ (41,074) | \$ (41,074) |
| Balance at August 31, 2025 | 107,325,580 | \$107,326 | 38,000 | \$ 38 | \$ 34,073,646 | \$ (33,681,568) | \$ 499,442 |

Notes to Financial Statements

Overview

Cyberlytics operates as an Enterra Corporation Company. During the period ended August 31, 2025, the Company has continued to look to expand additional IP in Artificial Intelligence (AI), Cyber and Internet of Things (IoT) core products to bring to market. Additionally, Enterra will continue to look for specialized Blockchain products and Green Energy / Renewables that may present themselves as viable opportunities which could materialize in FYE 26. The Company will invest in these companies in exchange for shares and revenue sharing or outright acquisition if the opportunity arises. The Company expects further development including Government Certification in FYE 26.

Cyberlytics, is in the business of Early Warning Cyber (EWC), Web3 Decentralized Identity Knowledge and Management (ID K&M), Cloud Security Integration, and Internet of Things (IoT) solutions to combat the cybersecurity threats its potential enterprise and government customers encounter.

Cyberlytics plans to offer (EWC) to its potential customers using its rapid fusion of data analytics, enriched global-scale data sources, and single pane, dashboard reporting. Cyberlytics plans to compete in the cyber threat intelligence business domain by providing potential clients with fast, actionable knowledge, detection tools, and response solutions to better serve the market.

Cyberlytics has direct access to Dark Web data sources, feeds, and real-time end-node sensors including IoT and it uses its core data analytics to emphasize solving two main components of the Cyber Threat Model: 1) counter spoofing of users' identities for access to conduct inside threats, and 2) the thwarting of data tampering at the early stages of a threat. This EWC solution uses Artificial Intelligence and Machine Learning (AI/ML) and supporting analytics for sifting, processing, and garnering knowledge from the volumes of incoming data.

Cyberlytics operates its solutions as Software-as-a-Service (SaaS) and will be providing Government Software-as-a-Service (G SaaS) for easy integration with existing security infrastructures and providing Information and Insights for Action Plans for both potential enterprise and government customers alike. The global Cyber Security market in 2024 was approximately 194 Billion US\$ and is projected to grow to 563 Billion US\$ by 2032 according to Fortune Business Insights.

New Opportunities

The Artificial Intelligence (AI) Technology products expected to be announced later in FYE 26. The AI solution is focused on big data, cognitive computing and analytics. Primary applications are Government Infrastructure and Enterprise clients needing analysis of very large data (including separate outside the organization data feeds), different data formats and insights from the information. Processing the data and models includes normalizing, persisting and applying policies to allow for action. These capabilities allow for the performance of significant range of tasks that address organisation speed and consolidation for faster, better advanced warnings and ultimately decisions. The global AI market (GenAI, AI software, AI services) has exceeded previous estimates and is forecast to reach nearly 1.5 Trillion US\$ in 2025 and exceed 2 trillion US\$ by 2026 according to Gartner Inc. Looking to 2030, investments in AI solutions and services are projected to yield a cumulative global economic impact of 22.3 Trillion US\$, representing approximately 3.7% of global GDP, according to IDC.

The Internet of Things (IoT) Technology products expected to be announced later in FYE 26. The IoT solution is focused on delivering intelligence from information sharing to perform operational excellence. Primary applications are Government and Enterprise clients needing simplification for the use and connectivity of objects and systems. The unique focus is to avoid a "walled garden" approach by some and "future proof" architecture to provide maximum organizational flexibility. This open architecture enables nibble and incremental evolution matched to the organizations existing systems and anticipated integration and business objectives. The global IoT market was valued at 595.73 Billion US\$ in 2023 and is projected to grow from 714.48 billion US\$ in 2024 to exceed 4 Trillion US\$ by 2032, exhibiting a CAGR of 24.3% according to MarketDataForecast. The Company also see significant opportunity to provide Value Added Services (VAS), especially on sensitive security cleared services opportunities. The Company plans in Partnering to providing these services as there is both the need and scale required to fulfill in the preliminary opportunities.

The Government Software as a Service (G SaaS) planned objective to be Certified in FYE 2026. The FedRAMP is a US government-wide program for accrediting cloud services for consumption by U.S. Federal and DOD agencies. Its purpose is to adopt security cloud services across the government by providing a standardized approach to security assessments, authorization, and continuous monitoring for cloud technologies. The program is managed by the General Services Administration (GSA) FedRAMP Program Management Office (PMO). Every cloud service must receive a Joint Accreditation Board (JAB) Provisional Authority To Operate (P-ATO) or Agency ATO, prior to consumption by a U.S. government agency. US Government Federal civilian agencies allocated \$8.3 Billion toward cloud computing in 2025, with total federal cloud spending (including defense and intelligence agencies) reaching approximately \$17 Billion in 2024. Federal agency cloud demand is projected to grow to \$30.3 Billion in 2028. In addition to Federal purchases, US States and Municipalities are not required to have FedRAMP certification, but they often treat vendors with FedRAMP accreditation more favorably.

General Organization and Business

These financial statements have been prepared in accordance with generally accepted accounting principles applicable to a going concern, which assumes that the Company will be able to meet its obligations and continue its operations for its next fiscal year. Realization values may be substantially different from carrying values as shown and these financial statements do not give effect to adjustments that would be necessary to the carrying values and classification of assets and liabilities should the Company be unable to continue as a going concern. As of August 31, 2025, the Company had not yet achieved profitable operations, had accumulated losses of \$33,562,039 since inception and is expected to incur further losses in the development of its business, which cast substantial doubt about the Company's ability to continue as a going concern, the financial statements have not been adjusted to reflect this.

The Company's ability to continue as a going concern is dependent upon future profitable operations and/or the necessary financing to meet its obligations and repay its liabilities arising from normal business operations when they come due. Management has obtained additional funds by related party's advances; however, there is no assurance that this additional funding is adequate and further funding may be necessary.

The Company has retained multiple advisory firms to support its capital raising initiatives. These firms serve North American, European, and Asian markets across various industries including High Technology, with a demonstrated track record of successful fundraising and M&A advisory services. The anticipated Private Placement investment range is between 2 Million US \$ to \$10 Million US \$ or more upon completion. The structure of the investment will be either a Convertible Note, outright Equity, or a combination of both.

The Company is also considering a Debt Offering contingent upon securing a large pending Project that builds upon the current platform offering. As the Project progresses, the Company may expand the scope of its capital raising efforts to include Debt financing.

The primary use of funds will be: Solution Development, enhancements and customization for pending client evaluations, engagements, and deployments, as well as supporting the large Project opportunity

Government Certification: To launch our G SaaS (FedRAMP) offering in FYE 2026, The Company needs to complete the development and 3rd Party certification for pending Government engagements.

Go To Market: Resources for the Infrastructure sales opportunities and expanding possible locations

Business Development: Pursuing other complementary technologies and sales partners

The Company can not assure the outcome, timing, or final amount at this time.

Significant Accounting Policies

This summary of significant accounting policies of the Company is presented to assist in understanding the Company's financial statements. The financial statements and notes are representations of the Company's management, which is responsible for their integrity and objectivity. These accounting policies conform to GAAP and have been consistently applied in the preparation of the financial statements.

These financial statements have been prepared in accordance with generally accepted accounting principles in the United States of America and are stated in US dollars. Because a precise determination of many assets and liabilities is dependent upon future event, the preparation of financial statements for a period necessarily involves the use of estimates which have been made using careful judgment. Actual results may differ from these estimates. The financial statements have, in management's opinion, been properly prepared within the framework of the significant accounting policies summarized below:

Cash and cash equivalents

Cash and cash equivalents consist of cash on deposit with banks. Cash equivalents represent money market funds or short-term investments with original maturities of three months or less from the date of purchase, except for those amounts that are held in the investment portfolio which are invested for long-term purposes.

Financial Instruments

The carrying values of cash, accounts receivable, accounts payable, promissory notes payable and due to related parties' approximate fair value because of the short-term nature of these instruments. Management is of the opinion that the Company is not exposed to significant interest, currency or credit risks arising from these financial instruments.

Stock Issued in Exchange for Services

The valuation of common stock issued in exchange for services is valued at an estimated fair market value as determined by officers and directors of the Company based upon other sales and issuances of the Company's common stock within the same general time period.

Foreign Currency Translation

The Company translates foreign currency transactions and balances to its reporting currency, United States Dollars, in accordance with ASC 830, "Foreign Currency Matters". Monetary assets and liabilities are translated into the functional currency at the exchange rate in effect at the end of the relevant reporting period. Non-monetary assets and liabilities are translated at the exchange rate prevailing when the assets were acquired, or the liabilities assumed. Revenue and expenses are translated at the rate approximating the rate of exchange on the transaction date. All exchange gains and losses are included in the determination of net income (loss) for the year.

Basic and Diluted Loss per Share

The Company computes net loss per share in accordance with ASC 260, "Earnings per Share", which requires presentation of both basic and diluted earnings per share ("EPS") on the face of the income statement. Basic loss per share is computed by dividing the net loss available to common shareholders by the weighted average number of common shares outstanding during the year. Diluted EPS gives effect to all dilutive potential common shares outstanding during the year including stock options, using the treasury stock method, and convertible preferred stock, using the if-converted method. In computing diluted EPS, the average stock price for the year is used in determining the number of shares assumed to be purchased from the exercise of stock options or warrants. Potentially dilutive shares are anti-dilutive due to losses in both years. Were the 38,000 Preferred Shares converted prior to August 31, 2025, they would equal 38,000,000 common shares which would result in a fully diluted amount of 145,323,580 common shares issued and outstanding which Mr. Lachapelle would then beneficially hold (post Pref conversion) 46,000,000 of common shares as of August 31, 2025.

Income Taxes

Under ASC 740, the Company accounts for income taxes using the asset and liability method. Under the asset and liability method of ASC 740, deferred tax assets and liabilities are recognized for future tax consequences attributable to temporary differences between the financial statements carry amounts of existing assets and liabilities and loss carry forwards and their respective tax rates expected to apply to taxable income in the year

in which those temporary differences are expected to be recovered or settled. The Company is incorporated in the State of Delaware with the same tax jurisdiction.

Fair Value.

The Company has adopted ASC Topic 820, "Fair Value Measurements and Disclosures" for both financial and nonfinancial assets and liabilities.

Use of Estimates.

The accompanying financial statements are prepared in conformity with accounting principles generally accepted in the United States of America, and include certain estimates and assumptions, which affect the reported amounts of assets and liabilities at the date of the financial statements, and the reported amounts of revenue and expense during the reporting period. Accordingly, actual results may differ from those estimates.

Reclassifications.

Prior period financial statement amounts have been reclassified to conform to current period presentation. The reclassifications have no effect on net loss or earnings per share.

Recent Accounting Pronouncements.

Management has considered all recent accounting pronouncements in the current period and identified no pronouncements that would have an impact on our financial statements.

Use of Estimates

The preparation of financial statements in conformity with US GAAP requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Actual results could differ from those estimates.

Common Stock

No New Common Stock issuances have occurred in the last 2 Fiscial Year Ending FYE 2024 and FYE 2025.

Preferred Stock

The single Preferred Stock issuance during the last 2 Fiscial Year Ending Ending FYE 2024 and FYE 2025 occurred August 31, 2024. The Company issued 19,000 shares of Preferred Stock to the majority shareholder, who converted Current Liabilities of Due to Shareholder into Additional Paid in Capital.

Voting

Each share of Preferred Stock shall have ten thousand (10,000) votes per share, and shall entitle the holders the right to vote, either together with holders of the Corporation's common stock, or as a separate class of shares, on any matter upon which the shareholders of common stock of the Corporation may vote.

Based on 107,325,580 shares of common stock issued and outstanding as of August 31, 2025, which Mr. Lachapelle beneficially controls 8,000,000 representing 7.4%. Excludes 38,000 shares of Preferred Stock beneficially held by Mr. Lachapelle, which hold 380,000,000 votes. If the votes of the preferred stock are considered, Mr. Lachapelle would beneficially hold 79.6% of the voting securities of the Company.

Conversion Each share of Preferred Stock shall upon approval of the Board of Directors,

be convertible into 1,000 shares of the Corporation's common stock (the

"Common Stock").

Anti-Dilution

Preferred Stock are anti-dilutive to reverse splits, and therefore in the case of a reverse split, are convertible to the number of Common Shares after the

reverse split as would have been equal to the prior to the reverse split.

Dividends The holders of Preferred Stock shall be entitled to receive dividends when, as

and if declared by the Board of Directors, in its sole discretion on an as

converted basis.

Liquidation Rights

Holders of Preferred Stock shall be entitled to be paid out of the assets of the Corporation an amount equal to \$1.00 per share or, in the event of an

aggregate subscription by a single subscriber for Preferred Stock in excess of

\$100,000, \$0.997 per share (as adjusted for any stock dividends.

combinations, splits, recapitalizations and the like with respect to such shares) (the "Preference Value"), plus all declared but unpaid dividends. Based on the 38,000 Preferred shares held by Mr. Lachapelle, would resulting \$38,000.00

plus any declared but unpaid dividends.

Due to Related Party

The following amounts are owed to Mr. Lachapelle, an executive and a shareholder of the Company:

Borrowings were \$271,488 and \$258,002 as at August 31, 2025 and August 31, 2024 respectively, there is no imputed interest on such borrowing. The notes do not carry any interest. These balances are an accumulation of expenses that Mr. Lachapelle incurred in running the business and are not based on a formalized agreement.

Subsequent Events

We have evaluated subsequent events through the date the financial statements were available to be issued in accordance with the Subsequent Events Topic of the FASB ASC 855 and have determined that no subsequent events occurred that are reasonably likely to impact these financial statements.

Income Taxes

Pursuant to ASC 740, income taxes are provided for based upon the liability method of accounting. Under this approach, deferred income taxes are recorded to reflect the tax consequences on future years of differences between the tax basis of assets and liabilities and their financial reporting amounts at each year-end.

At August 31, 2025 and August 31, 2024, the Company had gross deferred tax assets calculated at an expected blended rate of 21% and 21%, respectively, of approximately \$702,972 and \$694,347 respectively, principally arising from net operating loss carryforwards for income tax purposes. As management of the Company cannot determine that it is more likely than not that the Company will realize the benefit of the deferred tax asset, a valuation allowance of \$702,972 and \$694,347 has been established at August 31, 2025 and August 31, 2024, respectively.

Topic 740 in the Accounting Standards Codification ("ASC 740") prescribes recognition threshold and measurement attributes for the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. ASC 740 also provides guidance on de-recognition, classification, interest and penalties, accounting in interim periods, disclosure, and transition. At August 31, 2025, the Company had taken no tax positions that would require disclosure under ASC 740.

The Company has analyzed its filing positions in all jurisdictions where it is required to file income tax returns and found no positions that would require a liability for unrecognized income tax benefits to be recognized. We are subject to examinations for all unfiled tax years. We deduct interest and penalties as interest expense on the financial statements.

There is no unrecognized tax benefit included in the balance sheet that would, if recognized, affect the effective tax rate.

At August 31, 2025, the Company has net operating loss carryforwards of approximately \$3,364,170. The net change in the allowance account was an increase of approximately \$8,625 and \$32,610 for the years ended May 31, 2025 and 2024, respectively.

Management's Discussion and Analysis of Financial Condition and Results of Operations

The following discussion of our financial condition should be read in conjunction with the financial statements and notes to financial statements included elsewhere in this filing. The following discussion (as well as statements in Item 1 above and elsewhere) contains forward-looking statements within the meaning of the Private Securities Litigation Act of 1995 that involve risks and uncertainties. Some or all of the results anticipated by these forward-looking statements may not occur. Forward-looking statements involve known and unknown risks and uncertainties which may affect the nature and potential viability of our business strategy; and private or public sector demand for products and services similar to what we plan to commercialize. We disclaim any intention or obligation to publicly announce the results of any revisions to any of the forward-looking statements contained herein to reflect future events or developments

Unless otherwise indicated or the context otherwise requires, all references in this report to "we", "our", "us", the "Company" or similar terms refer to Enterra Corporation, a Delaware corporation.

Results of Operations

The Company did generate revenue during the Quarter August 31, 2025. Management does anticipate that the Company will generate revenue in FYE 2026. The speed and breath of Client Revenue attainment is contingent on the marketplace acceptance and receipt of financing for working capital.

Sales General and Administrative expense for the Quarter August 31, 2025, and August 31, 2024, was \$6,601 and \$3,913 respectively. Sales General and Administrative expense include, but is not limited to, consulting expense, office and insurance expense, accounting, and other costs to maintain compliance with the Company's reporting requirements to the Securities and Exchange Commission (the "SEC").

Development expense for the Quarter August 31, 2025, and August 31, 2024, was \$44,071 and \$37,695 respectively. Development expense include Intellectual Property (IP) Development expense, Research & Development, Amortization expense and Value Added Services.

IT expense for the Quarter August 31, 2025, and August 31, 2024, was \$502 and \$769 respectively.

The Company expects to incur further losses in future periods until it is more successful in securing Client contracts. As well as obtaining the necessary financing for working capital to enable securing enough Client contracts to exceed operating expenses.

Liquidity and Capital Resources

At August 31, 2025, the Company had cash and cash equivalents of \$4,906 as compared to \$1,517 at August 31, 2024.

The Company has generated limited revenue from operations to meet its operating expense. While increasing revenues the Company requires additional funding. The Company has historically financed its operations primarily through issuances of equity and the proceeds of debt instruments or borrowing from the Directors. The Company is now pursuing a Private Placement, anticipated to close in FYE 2026.

The Company believes that the ability of the Company to re-commence operations, and therefore continue as a going concern is dependent upon its ability to do any or all of the following:

- · accelerating client acquisition and deployment,
- obtain adequate sources of funding to pay operating expense and fund long-term business operations; and
- manage or control working capital requirements by reducing operating expense.

There can be no assurance that the Company will be successful in achieving its short- or long-term plans as set forth above, or that such plans, if consummated, will enable the Company to obtain profitable operations or continue in the long-term as a going concern.

Off-Balance Sheet Arrangements

We have not entered any transactions with unconsolidated entities in which we have financial guarantees, subordinated retained interests, derivative instruments or other contingent arrangements that expose us to material continuing risks, contingent liabilities or any other obligations under a variable interest in an unconsolidated entity that provides us with financing, liquidity, market risk or credit risk support.

Critical Accounting Policies

The accounting policies mentioned in the accompanying financial statement is not intended to be a comprehensive list of all our accounting policies. In most cases, the accounting treatment of a particular transaction is specifically dictated by accounting principles generally accepted in the United States. The Company treatment of Intangible Asset per Section 197 is amortized on cost basis over a 15-year period. The initial cost basis of \$1,124,000 refers to the cost of acquiring Intellectual Property on Feburary 29, 2023.

Deferred Taxes

We recognize deferred tax assets and liabilities based on differences between the financial statement carrying amounts and tax bases of assets and liabilities, which requires management to perform estimates of future transactions and their respective valuations. We review our deferred tax assets for recoverability and establish a valuation allowance if it is more likely than not that the Company will not realize the benefit of the net deferred tax asset.

Controls and Procedures

Evaluation of disclosure controls and procedures.

Under the supervision and with the participation of our management, including our principal executive officer and principal financial officer, we conducted an evaluation of the effectiveness of the design and operations of our disclosure controls and procedures, as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), as of August 31, 2025. Based on this evaluation, and in light of the material weaknesses which consist of a lack of adequate segregation of duties over authorizing, recording, and disbursing expenses, the Company's Chief Executive Officer, who also serves as its Principal Financial Officer, concluded that our disclosure controls and procedures were not effective.

Changes in internal controls over financial reporting.

There has been change in our internal control over financial reporting that occurred during our most recent fiscal year that has not materially affected, or is reasonably not likely to materially affect, our internal control over financial reporting. The Company has continued retaining independent Accounting Services to support the transition to a ongoing operations and reporting needs. There has been some progress towards remediating our previously disclosed material, however the weakness will continue, due to the lack of funding from operations or Private Placement occuring.

Legal Proceedings

As of the date hereof, there are no material pending legal proceedings to which we are a party to or of which any of our property is the subject.

Risk Factors

Our results of operations and financial condition are subject to numerous risks and uncertainties. You should carefully consider these risk factors in conjunction with the other information contained in this Report. Should any of these risks materialize our business, financial condition and future prospects could be negatively impacted.

Unregistered Sales of Equity Securities, and Use of Proceeds None.

Defaults Upon Senior Securities None.

Other Information

None.

END OF NOTES TO FINANCIAL STATEMENTS

10) Issuer Certifications

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, Peter Lachapelle certify that:
 - 1. I have reviewed this Disclosure Statement for Enterra Corporation;
 - 2. 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
 - 3. 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.

October 20, 2025 "s/ [Peter Lachapelle]"

Principal Financial Officer:

- I, Peter Lachapelle certify that:
 - 1. I have reviewed this Disclosure Statement Quarterly Report August 31, 2025 for Enterra Corporation.
 - 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
 - 3. 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.

October 20, 2025

"s/ [Peter Lachapelle]" [CFO's Signature]

(Digital Signatures should appear as "/s/ [OFFICER NAME]")