AMERICAN COMMERCE SOLUTIONS

Form 10QSB January 16, 2003

U.S. SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-QSB

(Mark One)

[X] Quarterly Report pursuant to Section 13 or $15\,(d)$ of the Securities Exchange Act of 1934 For the quarterly period ended November 30, 2002

[] Transition under Section 13 or 15(d) of the Exchange Act For the transition period from _____ to ____

COMMISSION FILE NUMBER 33-98682

AMERICAN COMMERCE SOLUTIONS, INC. (Exact name of small business issuer as specified in its charter)

Delaware (State or Other Jurisdiction of Incorporation or Organization) 05-0460102 (I.R.S. Employer Identification No.)

1400 Chamber Dr., Bartow, Florida 33830 (Address of Principal Executive Offices)

(863) 533-0326

(Issuer's Telephone Number, Including Area Code)

N/A

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes [X] No []

APPLICABLE ONLY TO CORPORATE ISSUERS:

Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the last practicable date.

Common Stock, \$.002 par value per share, 17,999,344 shares outstanding at November 30, 2002.

TRANSITIONAL SMALL BUSINESS DISCLOSURE FORMAT (CHECK ONE) YES [] NO [X]

AMERICAN COMMERCE SOLUTIONS, INC. AND SUBSIDIARY

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PART I. FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

AMERICAN COMMERCE SOLUTIONS, INC. AND SUBSIDIARY CONSOLIDATED BALANCE SHEET (Unaudited)

ACCITIC	November 30, 2002
ASSETS	
Current Assets: Cash and Cash Equivalents	\$ 29,634
Accounts Receivable, Net of Allowance of \$7,604	234,674
Inventory	207,234
Other Receivables	109,044
Other Current Assets	92,805
Total Current Assets	673,391

Property and Equipment, Net of Accumulated

Depreciation of \$749,379	5,196,962
Long-Term Receivable Real Property for Resale	140,513 185,000
Equipment for Resale	243 , 150
	568,663
TOTAL ASSETS	\$6,439,016 ======

The accompanying notes are an integral part of these consolidated financial statements.

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AMERICAN COMMERCE SOLUTIONS, INC. AND SUBSIDIARY CONSOLIDATED BALANCE SHEET -- CONTINUED (Unaudited)

	November 30, 2002
LIABILITIES AND STOCKHOLDERS' EQUITY	
Current Liabilities: Checks Drawn in Excess of Available Cash Balance Current Portion of Long-Term Debt Accounts Payable Accrued Expenses Accrued Payroll Taxes Accrued Interest Due to Stockholders	\$ 28,269 1,151,618 615,347 111,560 321,078 227,663 150,444
Total Current Liabilities	2,605,979
Long-Term Debt, Net of Current Portion	884,070
STOCKHOLDERS' EQUITY: Preferred Stock, total authorized 1,000,000 shares: Series A, cumulative and convertible, authorized 600 shares, \$.001 par value, 102 shares issued and	
outstanding, liquidating preference of \$376,125 Series B, cumulative and convertible, authorized 3,950 shares, \$.001 par value, 3,718 shares issued and outstanding, liquidating preference of \$3,718,180	3
Common Stock, \$.002 par value, authorized 30,000,000 shares, 18,521,344 issued and 17,999,344 outstanding Additional Paid-In Capital Stock Subscription Receivable Treasury Stock; 522,000 Shares Issued Accumulated Deficit	37,043 14,676,703 (10,000) (265,526) (11,445,256)
Prepaid Consulting	2,992,967 (44,000)

Total Stockholders' Equity

2,948,967

TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY

\$ 6,439,016

The accompanying notes are an integral part of these consolidated financial statements.

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AMERICAN COMMERCE SOLUTIONS, INC. AND SUBSIDIARY CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited)

	Nine Months Ended November 30,		Three Months End	
	2002	2001*	2002	
Net Sales Cost of Goods Sold	\$ 1,776,163 1,030,440	\$ 1,523,899 895,534	\$ 648,154 365,076	
Gross Profit	745,723	628,365	283,078	
Selling, General and Administrative Expenses Gain on Forgiveness of Debt	1,221,817 (812,014)	1,437,614	332,678 (812,014)	
Total Selling, General and Administrative Expenses	409,803	1,437,614		
Loss from Operations	335,920	(809,249)		
Other Income (Gain) Loss on Sale of Assets Interest Expense		17,323 14,547 (155,533)	(15,548) (82,491)	
Income (Loss) from Continuing Operations (Loss) from Discontinued Operations Loss on Disposal of Discontinued Operations	125,753	(932,912) (59,350) (16,840)		
Net Income (Loss) to Common Shareholders	\$ 125,753	\$ (1,009,102)	\$ 685,069	
Loss Per Share: Basic and Fully Diluted Income (Loss) Per Common Share from Continuing Operations Basic and Fully Diluted Loss Per Common Share from Discontinued Operations	\$.01	\$ (.09)		
Net Income (Loss) Per Common Shareholders, Basic and Diluted	\$.01	\$ (.09)		
Weighted Average Number of Common Shares Outstanding	17,705,780	10,628,938	17,999,344	

*As Restated

The accompanying notes are an integral part of these consolidated financial statements.

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AMERICAN COMMERCE SOLUTIONS, INC. AND SUBSIDIARY CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

	Nine Months Ended November 30, 2002	Nine Months Ended November 30, 2001
CASH FLOWS FROM OPERATING ACTIVITIES: Net Income (Loss)	\$ 125 , 753	\$(1,009,102)
Adjustments to Reconcile Net Income (Loss) to Net Cash Used by Operating Activities: Gain on Extension of Debt Depreciation and Amortization Stock Issued for Services Loss on Sale of Assets Loss On Disposal of Subsidiaries (Increase) decrease in: Accounts Receivable Inventory Prepaid Expenses and Other Assets Increase in: Accounts Payable Accrued Expenses	(812,014) 237,874 273,903 7,774 (340) (29,325) (195,144) 42,391 124,113	280,511 217,843 (14,547) 16,840 (31,753) 3,403 (3,212) 161,150 366,631
Total Adjustments	(350,768)	996,866
Net Cash Used by Operating Activities	(225,015)	(12,236)
CASH FLOWS FROM INVESTING ACTIVITIES: Cash Surrendered in Disposal of Subsidiaries Collection from Notes Investment in Notes Equipment Purchased Proceeds from Sale of Asset	(22,229) 14,000	(61,259) 16,753 (55,307) (10,033)
Net Cash Used by Investing Activities	(8,229)	(109,846)
CASH FLOWS FROM FINANCING ACTIVITIES: Increase in Checks Drawn in Excess of Available Cash Balance Advances on Notes Payable and Long-Term Debt Repayments on Notes Payable and Long-Term Debt Proceeds from Stock Receivable	27,991 972,639	159,015 (76,121) 15,000
Net Cash Provided by Financing Activities	248,670	97,894
Net Increase (Decrease) in Cash	15,426	(24,188)

	=========	=========
Cash and Cash Equivalents - End of Period	\$ 29,634	\$ 10,697
Cash and Cash Equivalents - Beginning of Period	14,208	34,885

The accompanying notes are an integral part of these consolidated financial statements.

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AMERICAN COMMERCE SOLUTIONS, INC. AND SUBSIDIARY CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

	Nine Months Ended November 30, 2002	
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION:		
Cash Paid During the Period for Interest	\$ 136,228 =======	34,111
SUPPLEMENTAL SCHEDULE OF NON-CASH INVESTING AND FINANCING ACTIVITIES:		
Property Sold for Mortgage Payoff and Receivable		\$ 165,000
Securities Issued for Debt Repayment		\$ 7,000
Notes Payable Refinanced	========	\$ 221,229
Treasury Stock Acquired in Sale of Operations	========	\$ 577 , 499
Stock Options Issued in Sale of Operations	=======	\$ 47,000
Equipment Purchased for Notes Payable		======================================
	========	========

The accompanying notes are an integral part of these consolidated financial statements.

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AMERICAN COMMERCE SOLUTIONS, INC. AND SUBSIDIARY
Notes to the Consolidated Financial Statements
(Unaudited)

As of November 30, 2002 and the Three and Nine Months Ended November 30, 2002 and 2001

NOTE 1: THE COMPANY

American Commerce Solutions, Inc. was incorporated in Rhode Island in 1991 under the name Jaque Dubois, Inc., and was re-incorporated in Delaware in 1994. In July 1995, Jaque Dubois, Inc. changed its name to J.D. American Workwear,

Inc. In December 2000, the shareholders voted at the annual shareholders' meeting to change the name of J.D. American Workwear, Inc. to American Commerce Solutions, Inc. (the "Company").

The Company is primarily a holding company whose wholly owned subsidiary is engaged in the machining and fabrication of parts used in industry, and parts sales and service for heavy construction equipment.

NOTE 2: GOING CONCERN

The Company has incurred substantial operating losses since inception; however, it has recorded income from operations of \$125,753 for the nine-month period ended November 30, 2002. Current liabilities exceed current assets by approximately \$1.9 million at November 30, 2002, and the Company has used approximately \$225,000 of cash in operations for the nine months ended November 30, 2002. Additionally, the Company has been unable to meet obligations to its creditors as they have become due. These conditions raise substantial doubt about the Company's ability to continue as a going concern.

Management has revised its business strategy to include expansion into other lines of business through the acquisition of other companies in exchange for the Company's stock. Management negotiated new debt financing, of which, the proceeds of \$875,000 were used to settle outstanding debts at more favorable terms, and to finance operations. A gain of \$812,014 has been recognized as a result of the forgiveness of debt, as recorded in the accompanying consolidated financial statements.

However, there can be no assurance that the Company will be able to raise capital, obtain debt financing, or improve operating results sufficiently to continue as a going concern. The accompanying consolidated financial statements do not include any adjustments relating to the recoverability and classification of recorded assets or the amounts and classification of liabilities that might be necessary if the Company is unable to continue as a going concern.

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AMERICAN COMMERCE SOLUTIONS, INC. AND SUBSIDIARY Notes to the Consolidated Financial Statements (Unaudited)

As of November 30, 2002 and the Three and Nine Months Ended November 30, 2002 and 2001

NOTE 3: BASIS OF PRESENTATION

The consolidated interim financial statements of the Company have been prepared pursuant to the rules and regulations of the Securities and Exchange Commission with respect to Form 10-QSB. Certain information and note disclosures normally included in consolidated financial statements prepared in accordance with generally accepted accounting principles have been condensed or omitted pursuant to such rules and regulations, although the Company believes that the disclosures made herein are adequate to make the information contained herein not misleading. These consolidated interim financial statements should be read in conjunction with the Company's audited consolidated financial statements for the year ended February 28, 2002 and the notes thereto included in the Company's Annual Report on Form 10-KSB. In the Company's opinion, all adjustments, consisting only of normal recurring adjustments and reclassifications, necessary for a fair presentation of the information shown herein have been included.

NOTE 4: FORGIVENESS OF DEBT AND NOTE PAYABLE

During the nine months ended November 30, 2002, the Company negotiated new debt financing, of which, the proceeds of \$875,000 paid various debts, which

resulted in a forgiveness of debt of \$812,014. This new note bears interest at 7.5 percent and has monthly principle payments of \$8,111 including interest, matures in December 2005, and is secured by property.

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PART I. FINANCIAL INFORMATION

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

FORWARD LOOKING STATEMENTS

This report contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. Actual results could differ materially from those projected in the forward-looking statements as a result of the risk factors set forth in this report, the Company's Annual Report on Form 10-KSB, and other reports and documents that the Company files with the Securities and Exchange Commission.

RESULTS OF OPERATIONS

International Machine and Welding, Inc. (IMW) is currently the only subsidiary of American Commerce Solutions, Inc. IMW has three distinct operating divisions that make up its total sources of income. All three divisions operate from the same 38,000 square foot facility on 4.71 acres in Polk County, Florida. The administrative portion of this facility also houses the offices of American Commerce Solutions, Inc., the parent company.

The first operating division is the machine shop that boasts some of the largest equipment of its type in the southeastern U.S. This division provides machining services to a wide variety of users such as marine, aerospace, nuclear and fossil electric utilities, heavy machine services industry, phosphate mining, and chemical and defense industries. It has the capability to machine components up to 55 feet in length on a horizontal lathe and machine a component that is 20 feet in diameter on a vertical mill. This equipment is one reason that IMW has a niche in this market place. This division is particularly strong in the machining and remanufacturing of large, complex shaped heavy components, pumps, valves, bearings, and shafts.

The second division is an independent, full service repair facility for heavy construction equipment. Specializing in tracked earth moving equipment, IMW is fully capable of complete servicing and rebuilding of engines, transmissions, torque converters, undercarriages, and tracks for crawler tractors. Providing in the field service and inspections, this division benefits its customers with convenient and professional service of their equipment. The customer base includes various municipalities, solid waste companies, construction and construction service companies, and the mining industry. This division is growing at a pace that will require expansion of the facility in the foreseeable future.

The third division is parts sales for the repair division, as well as those who will do their own repairs. Customers are both domestic and foreign, with parts sales to the islands occurring routinely. As working capital and inventory improve, this third division will provide a more substantial presence within the division.

The Company does not have discrete financial information on each division, nor does the Company make decisions on the divisions separately; therefore, they are not reported as segments.

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COMPARISON OF THE RESULTS OF OPERATIONS FOR THE THREE MONTHS ENDED NOVEMBER 30, 2002 AND 2001.

After adjustment for discontinued operations that were reported in 2001, net sales for the three months ended November 30, 2002 increased 37.3 percent to \$648,154 from \$472,205 for the three months ended November 30, 2001. The heavy equipment repair division accounts for the majority of the increase with two months of the quarter producing revenue in excess of \$100,000 above the division's prior six-month average sales. Aggressive marketing and sales activity and a more closely managed shop produced the opportunity. The cost of goods sold decreased by 25.3 percent for the period ended November 30, 2002 to \$289,891 as compared to \$365,076 for the same period in 2001. The gross profit margin increased by 35.6 percent to \$283,078 for the quarter ending November 30, 2002 as compared to \$182,314 reported for the same quarter ended November 30, 2001.

After incorporation of the one-time gain from refinancing operating expenses were negated for the three months ended November 30, 2002, a gain of \$479,336 resulted instead of a cost of \$343,031 for the three months ended November 30, 2001, or a positive difference of \$822,367. This was the direct result of the refinancing of debt in the subsidiary, IMW.

The Company experienced a significant gain from operations of \$685,069 for the three months ended November 30, 2002 as compared to a net operating loss of \$201,629 recorded for the same period in 2001, or an improvement of \$886,698. After all adjusting entries for additional income and expenses, interest, disposition of assets, and income from discontinued operations, the net gain to common shareholders for the period ended November 30, 2002 was \$685,069, or \$.04 per share.

COMPARISON OF THE RESULTS OF OPERATIONS FOR THE NINE MONTHS ENDED NOVEMBER 30, 2002 AND 2001.

Net sales for the nine months ended November 30, 2002 were up 16.6 percent to \$1,776,163 from the \$1,523,899 for the same period in 2001. On the other hand, the cost of goods sold for the nine months ended November 30, 2002 were \$1,030,440 as compared to \$895,534 for the nine months ended November 30, 2001. Gross profit increased 18.7 percent to \$745,723 for the nine months ended November 30, 2002 from \$628,365 for the same period in 2001.

Operating expenses decreased to \$409,803 through November 30, 2002 from \$1,437,614 through November 30, 2001. This \$1,027,011 improvement incorporates the one-time gain of \$812,014 recognized from the refinancing accomplished by management during the third quarter of 2002.

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The net gain after all accounting for other income, adjustments for disposition of assets, interest expense, and disposal of discontinued operations at the end of the nine-month period ended November 30, 2002 was \$125,753. The fully adjusted net loss for the same period in 2001 was \$1,009,102, for a net improvement of \$1,134,855.

The basic and fully diluted gain per common share from continuing operations for the nine months ended November 30, 2002 was \$.01, which is a factor of the refinancing accomplished in the third quarter.

LIQUIDITY AND CAPITAL RESOURCES

The net cash used by operating activities for the nine months ended

November 30, 2002 was \$225,015 compared to \$12,236 for the same period in 2001. Accounts receivable increased by \$340 through the first nine months of 2002. Inventory for continuing operations increased by \$29,325.

Cash flow from operations and short-term loans provided working capital and principal payments on long-term debt of the Company through the nine months ended November 30, 2002. On November 30, 2002, the Company received a loan from a local lending institution with very favorable terms to provide the capital needed to restructure the existing debt and to provide adequate cash flow to fund the anticipated growth opportunities for the Company for the remainder of the fiscal year. The additional benefit of this restructuring of debt is a one-time gain for the quarter ended November 30, 2002. This one-time gain resulted in an \$812,014 increase in stockholder equity. Cash requirements for operations have been reduced by almost \$15,000 per month under the terms of the negotiated funding and the settlement of long-term debt for less than booked balances. The refinancing accomplished at the end of November provided funding to substantially reduce both long and short-term debt subsequent to the end of the quarter. This will assist the Company in meeting its existing obligations through the year-end February 28, 2003. Anticipated future growth will require additional financing to provide working capital for inventory and manpower.

From inception, the Company had suffered substantial losses; however, it has recorded income from operations of \$125,753 for the nine-month period ended November 30, 2002. The accumulated losses through that date total \$11,445,256. Although the current quarter was profitable, the Company still has not achieved overall, sustained profitability and additional losses are expected until equity funding occurs to offset the costs of having a public company. The Company has not been able to consistently pay all of its obligations in a timely manner and has converted some of its defaulted debt to short-term installment agreements. Management will continue negotiating for both debt and equity funding.

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PART I. FINANCIAL INFORMATION

ITEM 3. CONTROLS AND PROCEDURES

THE COMPANY HAD CONTROLS AND PROCEDURES IN PLACE DURING THE REPORTING PERIOD TO ENSURE THAT MATERIAL INFORMATION IS KNOWN TO US IN A TIMELY FASHION. THOSE CONTROLS AND PROCEDURES HAVE BEEN REVIEWED FROM TIME TO TIME TO EVALUATE THEIR EFFECTIVENESS. THE COMPANY IS SATISFIED THAT THESE CONTROLS AND PROCEDURES ARE ADEQUATE TO GIVE FAIR REPRESENTATION OF MATERIAL INFORMATION ABOUT THE FINANCIAL CONDITION OF THE COMPANY. THERE HAVE BEEN NO SIGNIFICANT FACTORS OR CHANGES TO THE CONTROLS AND PROCEDURES OF THE COMPANY THAT COULD SIGNIFICANTLY AFFECT INTERNAL CONTROLS SUBSEQUENT TO THE REPORTING PERIOD.

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PART II. OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

N/A

ITEM 2. CHANGES IN SECURITIES AND USE OF PROCEEDS

N/A

ITEM 3. DEFAULTS UPON SENIOR SECURITIES

The Company has defaulted on a total of \$993,130 of notes payable. The amount of principal payments in arrears was \$993,130, with an additional amount

of \$227,449 of interest due at November 30, 2002. These defaults are the result of a failure to pay in accordance with the terms agreed.

ITEM 4. SUBMISSIONS OF MATTERS TO A VOTE OF SECURITIES HOLDERS

N/A

ITEM 5. OTHER INFORMATION

N/A

ITEM 6. EXHIBITS AND REPORTS ON FORM 8-K

N/A

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SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

AMERICAN COMMERCE SOLUTIONS, INC.

By: /s/ Daniel L. Hefner

Daniel L. Hefner, Chief Executive Officer (Principal Executive Officer)

/s/ Frank D. Puissegur

Frank D. Puissegur, Chief Financial Officer (Principal Accounting Officer)

Date: January 9, 2003