AMERIRESOURCE TECHNOLOGIES INC

Form 10QSB November 20, 2002

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Form 10-QSB

(Mark	One)
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- [X] Quarterly report under Section 13 or 15(d) of the Securities Exchange Act of 1934 for the quarterly period ended September 30, 2002.
- [] Transition report under Section 13 or 15(d) of the Securities Exchange Act of 1934 for the transition period from ______ to _____.

COMMISSION FILE NUMBER: 0-20033

AMERIRESOURCE TECHNOLOGIES, INC.

-----, -----

(Exact Name of Small Business Issuer as Specified in its Charter)

DELAWARE 84-1084784

(State or other jurisdiction of incorporation or organization)

(I.R.S. Employer Identification No.)

3430 E. Russell Road, Suite 310, Las Vegas, Nevada 89120

(Address of Principal Executive Offices) (Zip Code)

(702) 214-4249

(Issuer's Telephone Number, Including Area Code)

Check whether the issuer: (1) filed all reports required to be filed by Section 13 or 15(d) of the Exchange Act during the past 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 []

On November 12, 2002, there were 116,422,985 outstanding shares of the issuer's common stock, par value \$0.0001.

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PART I - FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

As used herein, the term "Company" refers to AmeriResource Technologies, Inc., a Delaware corporation, and its subsidiaries and predecessors, unless otherwise indicated. Consolidated, unaudited, condensed interim financial statements including a balance sheet for the Company as of the quarter ended September 30, 2002, statement of operations, statement of shareholders equity and statement of cash flows for the interim period up to the date of such balance sheet and the comparable periods of the preceding year are attached hereto beginning on Page F-1 and are incorporated herein by this reference.

The consolidated financial statements for the Company included herein are unaudited but reflect, in management's opinion, all adjustments, consisting only of normal recurring adjustments, that are necessary for a fair presentation of the Company's financial position and the results of its operations for the interim periods presented. Because of the nature of the Company's business, the results of operations for the three and nine months ended September 30, 2002 are not necessarily indicative of the results that may be expected for the full fiscal year. The financial statements included herein should be read in conjunction with the financial statements and notes thereto included in the Form 10-KSB for the year ended December 31, 2001.

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AMERIRESOURCE TECHNOLOGIES, INC.
AND SUBSIDIARIES
Consolidated Balance Sheets

A S S E T S

	September 30, 2002	December 31, 2001
Current Assets: Cash and Cash Equivalents Account Receivable, Net Notes receivable - other Inventory	\$ 0 68,279 47,902 220,024	\$ 0 73,699 74,503 241,293
Total Current Assets	336,205	389,495
Fixed Assets:		
Leasehold Improvements Land Buildings and Other Fixed Assets Accumulated Depreciation	6,230 60,000 184,300 (12,666)	6,230 60,000 172,900 (12,627)
Net Fixed Assets	237,864	226,503
Other Assets: Oil & Gas Property Investment in Prime Enterprises Marketable securities	1,700,000 0 0	1,700,000 233,330 16,950
Total Other Assets	1,700,000	1,950,280
Total Assets	\$ 2,274,069 =======	\$ 2,566,278

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AMERIRESOURCE TECHNOLOGIES, INC. AND SUBSIDIARIES Consolidated Statement of Operations

	Ι	For the quarter ended September 30,			For the nine mont September		
	-	2002	2 2	001		2002	
Net service income	\$	158,830	\$	0	\$	415,075	\$

Operating expenses

General and administrative expenses	32,088	53,464	523,148	
Consulting	108,720	71,685	137,620	
Employee Salaries & Bonuses	38,238	0	111,086	
Operating loss	11,872	(125,149)	(356,779)	
Other Income (Expense):				
Gain on extinguishment of debt	0	215,379	0	3
Interest income		335	0	
Interest expense	(39,863)	(12,380)	(109,727)	
Gain (loss) on marketable securities	0	13,431	(172,760)	
Total other income (expense)	(39,863)	216,765	(282,487)	3
Net Income (loss) before income tax	11,872	(125,149)	(639,266)	2
Income Tax Provision	0	0	0	
Net Income (loss)	•	` '	(639,266)	2
Earnings per share	0.00	(0.01)	(0.04)	==
Weighted average common shares	32,463,194	8,504,331	17,390,353	8
outstanding			=======	==

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AMERIRESOURCE TECHNOLOGIES, INC. AND SUBSIDIARIES Consolidated Balance Sheets

L I A B I L I T I E S and S T O C K H O L D E R S' D E F I C I T

	Sept	tember 30 2001	D	ecember 31, 2001
	-		-	
Current Liabilities				
Overdraft Cash Account Accounts payable:		43,212		9,464
Trade Related Party	\$	370 , 095 70 , 413	\$	397,799 70,413

Total Liabilities and Stockholder	es 2,274,069	2,566,278 =======
Total Stockholders' Deficit	(874,141)	(968,208)
Additional paid-in capital Accumulated deficit Accumulated other comprehensive loss	\$ 2,080 3,999 14,297,884 (15,178,104) 0	\$ 330 985 13,744,332 (14,538,838) (175,017)
Stockholders' deficit		
Total Liabilities	\$ 3,148,210 	\$ 3,534,486
Total Other Liabilities	105,000	105,000
Convertible debentures Commitments and contingencies	0 105,000	0 105,000
Total Long Term Liabilities Other Liabilities:	0	162,192
Long Term Liabilities: Notes Payable Less: Current Portion	745,643 (745,643)	775,335 (613,143)
Total Current Liabilities	3,043,210	3,267,294
Income Tax Payable	17,285	17,285
Accrued interest: Related Party Other	333,450 395,487	306,623 387,182
Accrued payroll and related expenses Unearned Income	331 , 790 0	431 , 755 0
Notes payable -related party Notes payable -Other	735,835 745,643	1,033,630 613,143

The accompanying notes are integral part of Consolidated Financial Statements.

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AMERIRESOURCE TECHNOLOGIES, INC.

AND SUBSIDIARIES

Consolidated Statement of Cash Flows

	For the nine months ended September 30		
	2002		
Reconciliation of net loss provided by (used in)			
operating activities:			
Net income (loss) after extraordinary loss	\$(639,266)	\$ 2,759,056	
Non-cash items:	2.0	20	
Depreciation Non-cash services through issuance of stock	39 114 , 270	39 709 , 757	
Gain/(Loss) on sale of marketable securities	172,760		
Changes in assets affecting operations (increase) / decrease			
Inventory	21,269	0	
Account Receivable	5,420	0	
Note Receivable	26,601	0	
Other receivables	0	5,364	
Changes in liabilities affecting operations increase / (decrease	<u> </u>		
Accounts payable		0.00	
Accrued payroll expenses	(99 , 965)	0.00	
Accrued interest	35,132	0.00	
Other current liabilities	0	(59 , 828)	
Net cash provided by (used in) operating activities	(391,444)	3,325,935	
Cash flows from investing activities:			
Purchase of Fixed Assets	(11,400)	(6,230)	
Reduction of Investment	233,330	0	
Proceeds from sale of marketable securities	9 , 293	104,751 	
Net cash provided by (used in) investing activities	231,223	98 , 521	
Net cash provided by (used in) investing activities	231,223	JO , JZ1	
Cash flows from financing activities:			
Gain on extinguishment of debt		(3,565,379)	
Proceeds from borrowing	132,500	268,860	
Common Stock Repayment of debt	55,750 (61,777)	0 (132,500)	
Repayment of debt			
Net cash provided by (used in) financing activities	126,473	(3,429,019)	
Increase (decrease) in cash	\$ (33,748)	\$ (4,563)	
	=======	========	
Cash- beginning period	\$ (9,464) =======	\$ 24,007	
Cash- end of period	\$ (43,212) =======		

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Ameriresource Technologies, Inc. and Subsidiaries

NOTES TO FINANCIAL STATEMENTS

September 30, 2002

(Unaudited)

NOTE 1 - DESCRIPTION OF DEVELOPMENT STAGE ACTIVITIES

AmeriResource Technologies, Inc., formerly known as KLH Engineering Group, Inc (the Management Company), a Delaware corporation, was incorporated March 3, 1989 for the purpose of providing diversified civil engineering services throughout the United States, to be accomplished through acquisitions of small to mid-size engineering firms. On July 16, 1996, the Company changed its name to AmeriResource Technologies, Inc.

On September 26, 2001, the Company acquired all the outstanding stock of Jim Butler Performance, Inc. (Jim Butler) in exchange for 1,000,000 shares of common stock valued at \$450,000. Jim Butler manufactures custom high end engines for the racing industry specializing in Pontiac engines and distributes a line of associated parts.

NOTE 2 - BASIS OF PRESENTATION

The unaudited financial statements included herein have been prepared in accordance with generally accepted accounting principles for interim financial information and with the instructions to Form 10-QSB and Item 301(b) of Regulation S-B. Accordingly, they do not include all of the information and footnotes required by generally accepted accounting principles for complete financial statements. The December 31, 2001 Consolidated Balance Sheet was derived from audited financial statements, but does not include all disclosures required by generally accepted accounting principles. Certain information and note disclosures normally included in financial statements prepared in accordance with generally accepted accounting principles have been condensed or omitted pursuant to such rules and regulations relating to interim consolidated financial statements.

In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation have been included. Operating results for the three and six months ended September 30, 2002 and 2001 are not necessarily indicative of the results that may be expected for the fiscal years ended December 31, 2002. For further information, the statements should be read in conjunction with the financial statements and notes thereto included in the Company's registration statement on Form 10-KSB.

Principles of consolidation

The consolidated financial statements include the combined accounts of AmeriResource Technologies, Inc., Jim Butler Performance, Inc., West Texas Real Estate & Resources, Inc. and Tomahawk Construction Company. All material inter-company transactions and accounts have been eliminated in consolidation.

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Loss per common share is based on the weighted average number of common shares outstanding during the period. Options, warrants and convertible debt outstanding are not included in the computation because the effect would be anti-dilutive.

Note 3 - Acquisitions

On September 26, 2001, AmeriResource Technologies, Inc. (the "Company") executed an acquisition agreement ("Acquisition Agreement") with Wasatch Business Investors, Inc., a Utah corporation ("WBI") and Covah, LLC, a Utah limited liability company ("Covah"). Pursuant to the Acquisition Agreement, WBI, as agent for Covah, agreed to sell and transfer one hundred percent (100%) of Jim Butler Performance, Inc., a Tennessee corporation ("JBP"), to the Company in exchange for One Million (1,000,000) shares (the "Shares") of the Company's common stock, par value \$0.0001 ("Common Stock"), with Seven and Fifty Thousand (750,000) Shares being issued to Covah and the remaining Two Hundred Five Thousand (250,000) Shares being issued to WBI. The amount of Shares was determined by the closing trading price of the Common Stock for September 25, 2001. Pursuant to a Stock Option Agreement ("Option Agreement") executed by and between the Company and WBI on the same date, the Company granted an option to WBI to purchase Five Hundred Thousand (500,000) shares of Common Stock at an exercise price equal to the average closing trading price of the Common Stock for thirty (30) days prior to the date of closing the acquisition of JBP. The Company executed a promissory note ("Note") on the same date to pay WBI Three Hundred Fifty Thousand dollars (\$350,000) over a term of one year with interest accruing at the annual rate of seven percent (7%). The promissory note can be converted to stock upon mutual consent of both parties.

The following table summarizes the estimated fair value of the assets of the assets acquired and liabilities assumed at the date of acquisition:

Accounts Receivable	\$	82,146
Inventory		316,306
Building		172,900
Land		60,000
Goodwill		15,223
Accounts Payable	(196,575)
Net Assets Acquired	Ś	450,000
	_	=======

Of the \$15,223 of acquired goodwill, all is being assigned to customer lists and name identification. The goodwill will be reviewed annually and amortized over an expected life of between 3 to 5 years.

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NOTE 4 - STOCKHOLDERS' EQUITY

Options

During 2000, the Company issued options to an officer to purchase 30,000 shares of common stock at \$.01 per share in exchange for services. These options expire on July 1, 2002. During 2001, 100,000 shares were issued as a result of the

exercise of these options.

As part of the acquisition of Jim Butler Inc., the Company issued 500,000 options with an exercise price of 75% of the average closing price over the preceding 90 days. These options expire on September 25, 2004. The Company also issued 1,500,000 options with an exercise price of 75% of the average closing price over the preceding 90 days. The options will be issued for every one million in gross sales added to the Company's gross revenue WBI would be granted thirty thousand in option shares. These options expire on September 25, 2004.

Common stock

The Company increased its authorized shares from 500,000,000 to 1,000,000,000 during 1999. In February of 2002, the Company approved a 100 for 1 reverse stock split. The shares are shown after the reverse stock split. During the third quarter of 2002, the Company issued the following shares of common stock:

1,800,000 shares of common stock were issued for cash pursuant to a subscription agreement. These shares were valued at \$55,750.

300,000 shares were issued to a debtor in exchange for an extension of the note until December $31,\ 2002$.

11,152,000 shares were issued to the various consultants in exchange for services relating to the acquisitions. The shares were valued at \$.01 per share.

Preferred stock

The Company has currently designated 10,000,000 shares of their authorized preferred stock to Series A Convertible Preferred Stock and an additional 10,000,000 shares to Series B Convertible Preferred Stock.

Both Series A and B preferred stock bear a cumulative \$.125 per share per annum dividend, payable quarterly. The shareholders have a liquidation preference of \$1.25 per share, and in addition, all unpaid accumulated dividends are to be paid before any distributions are made to common shareholders. These shares are subject to redemption by the Company, at any time after the second anniversary of the issue dates (ranging from August 1990 through December 1995) of such shares and at a price of \$1.25 plus all unpaid accumulated dividends. Each preferred share is convertible, at any time prior to a notified redemption date, to one common share. The preferred shares have equal voting rights with common shares and no shares were

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converted in 1998. Dividends are not payable until declared by the Company.

On February 22, 2002, the Company filed a "Certificate of Designation" with the Secretary of State with the State of Delaware to designate 1,000,000 shares of its Preferred Stock as "Series C Preferred Stock". Each share of the Series C Stock shall be convertible into common stock of the Company based on the stated value of the \$2.00 divided by 50% of the average closing price of the Common Stock on five business days preceding the date of conversion. Each share of the outstanding Series C Preferred shall be redeemable by the Corporation at any time at the redemption price. The redemption price shall equal \$2.00 per share with interest of 8% per annum. The holders of the Series C shall be entitled to receive \$2.00 per share before the holders of common stock or any junior securities receive any amount as a result of liquidation.

On February 22, 2002, the Company filed a "Certificate of Designation" with the Secretary of State with the State of Delaware to designate 750,000 shares of its Preferred Stock as "Series D Preferred Stock". Each share of the Series D Stock shall be convertible into one share of common stock of the Company. Each share of the outstanding Series D Preferred shall be redeemable by the Corporation at any time at the redemption price. The redemption price shall equal \$.001 per share with interest of 8% per annum. The holders of the Series D shall be entitled to receive \$.001 per share before the holders of common stock or any junior securities receive any amount as a result of liquidation.

Delmar Janovec, President & CEO, exchanged the interest owed to him on the dividends in theapproximate amount of \$2,000,000 for the new class of Series C Preferred Stock that was approved by the Board of Directors on January 31, 2002.

Rod Clawson and Art Malone were issued 500,000 and 250,000 shares of the Series D Preferred Stock for consulting services relating to their activities as being directors. The shares are being shown with a value of \$75,000. The shares of Series D Preferred Stock issued to Art Malone were cancelled in the first part of June 2002 when Malone resigned as a director.

NOTE 5 - NOTES RECEIVABLE

The Company had the following notes receivable:

Notes receivable from Nevstar, bearing interest at 8%, due on 10,961 demand.

Note receivable to Rod Clawson

13,000

Notes receivable from First Americans Mortgage Corp, bearing interest at the prime rate, principal and interest payments due December 31, starting December 31, 2000 through December 31, 18,000 18,000

Other misc Notes 5,941

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Total Notes Receivable - Other 47,902

Less current portion

(47,902) ------

Total Notes Receivable

NOTE 6- NOTE PAYABLE

The Company had the following notes payable:

Related Party:

Note payable to an officer, unsecured. Note bears 735,835 interest at 8% and are due on demand.

Total notes payable - related parties 735,835

Less current portion (735,835)

\$
Long-term portion

Others:

Note dated August 2, 2000, payable to American Factors, secured by 300,000 shares of the Company's common stock. The note bears interest at 9% and has 281,000 been modified, verbally, with payments of no less than \$20,000 per month. However, the Company is in discussions with AFG, to renegotiate the balance and terms of this note.

Notes payable to various subcontractors and suppliers for goods and services provided in contracts. The notes have no interest rate and are paid to the extent a payment for providing services or goods on specified contracts are collected. This debt is under class 7 of the Plan of Reorganization and is to be paid from cash flows of Tomahawk. 464,643

Total notes payable 745,643

Less current portion (745,643)

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Long-term portion \$

Maturities of notes payable at September 30, 2002, are as follows:

==========

2002 \$ 585,451 2003 130,000 2004 30,192 2005 --Thereafter --\$ 745,643

NOTE 7 - GOING CONCERN UNCERTAINTY

The accompanying financial statements have been prepared in conformity with principles of accounting applicable to a going concern, which contemplates the realization of assets and the liquidation of liabilities in the normal course of business. The Company has incurred continuing losses and has not yet generated sufficient working capital to support its operations. The Company's ability to

continue as a going concern is dependent, among other things, on its ability to reduce certain costs, obtain new contracts and additional financing and eventually, attaining a profitable level of operations.

It is management's opinion that the going concern basis of reporting its financial condition and results of operations is appropriate at this time. The Company plans to increase cash flows and take steps towards achieving profitable operations through the sale or closure of unprofitable operations, and through the merger with or acquisition of profitable operations.

NOTE 8 - COMMITMENTS AND CONTINGENCIES

The Company, from time to time, may be subject to legal proceedings and claims that arise in the ordinary course of its business. Currently, the Company is subject to the legal proceedings or other claims as noted under Part II, Item 1 of the Form 10QSB for the period ended September 30, 2002. Due to the nature of the Company's business, the Company has historically been able to procure general liability and workmen's compensation insurance, but there can be no assurance such insurance will be adequate or that it will be renewable or remain available in the future. Although there are some contingencies that exist with the Company and its subsidiaries, there are no new contingencies that have occurred since the last year-end.

NOTE 8 - SUBSEQUENT EVENTS

On August 26, 2002, the Company executed an exchange agreement with Royal Casino Holding Corporation, a Florida corporation ("RCH"). The closing of this Exchange Agreement occurred on October 2, 2002 ("Closing").

RCH has two wholly owned subsidiaries, Royal Casino Entertainment ("RCE") and Royal Casino Cruises, LLC ("RCC"). RCE owns and operates a gaming boat known as Royal Casino I, and RCC

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owns the land lease on which the Royal Casino I docks adjacent to the Ambassador Hotel on the Intercoastal Waterway in Hollywood, Florida. RCH is majority owned by Mr. Dharmesh Patel.

Pursuant to the Exchange Agreement, RCH and the Company exchanged a majority interest in RCE and all of RCC for a majority interest in the Company. The Company received sixty percent (60%) of RCE's outstanding equity and one hundred percent (100%) of RCC's outstanding equity, and RCH received shares equal to sixty percent (60%) of the Company's issued and outstanding common stock ("Common Stock"). All of these assets were utilized by RCH in the operation of the Royal Casino I gaming boat and the Company intends to continue such use.

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

Forward-Looking Statements

The following discussion and analysis should be read in conjunction with the financial statements and notes thereto appearing elsewhere herein. Except for historical information contained herein, certain statements herein are

forward-looking statements that are made pursuant to the safe harbor provisions of the Private Securities Litigation Reform Act of 1995. For this purpose, any statements contained herein that are not statements of historical fact may be deemed to be forward-looking statements. These statements relate to future events or to our future financial performance. In some cases, you can identify forward-looking statements by terminology such as "may," "will," "should," "expects," "plans," "anticipates," "believes," "estimates," "predicts," "potential," or "continue" or the negative of such terms or other comparable terminology. These statements are only predictions. Actual events or results may differ materially. There are a number of factors that could cause the Company's actual results to differ materially from those indicated by such forward-looking statements.

This discussion contains forward-looking statements which involve the acquisition of technology, and the Company's financial position, business strategy and other plans and objectives for future operations. Although the Company believes that the expectations reflected in the forward-looking statements are reasonable, there can be no assurance that the actual results or developments anticipated by the Company will be realized or, even if substantially realized, that they will have the expected effects on its business or operations. Moreover, the Company does not assume responsibility for the accuracy and completeness of such statements. The Company is under no duty to update any of the forward-looking statements after the date of this report to conform such statements to actual results.

General

The Company's operations for the third quarter of 2002 were conducted through its wholly owned subsidiaries Jim Butler Performance ("JBP") and West Texas Real Estate & Resources, Inc. ("WTRER"), although the Company recently acquired a majority interest in Royal Casino Entertainment Corp. ("RCE") which owns and operates a day cruise gaming boat known as Royal Casino I. Since the Company's acquisition of RCE, its primary focus is on the gaming boat and hospitality industries and the operations of Royal Casino I.

ROYAL CASINO ENTERTAINMENT CORP.

Pursuant to an August 26, 2002 Exchange Agreement which closed on October 2, 2002, the Company and Royal Casino Holdings Corporation ("RCH") agreed to exchange a majority interest in RCH's subsidiaries, RCE and Royal Casino Cruises, LLC ("RCC"), for a majority interest in the Company. RCE owns and operates the day cruise gaming boat, Royal Casino I, and RCC owns the land lease on which the Royal Casino I docks adjacent to the Ambassador Hotel on the Intercoastal Waterway in Hollywood, Florida.

Passenger volume for the day cruise industry in southeast Florida was significantly lower than normal for the month of October and the first half of November as compared to prior years, which the Company attributes to economic slowdown, market depreciation, and the U.S. sniper attacks and terrorism in general. This industry slowdown, combined with unexpected delays that RCE has encountered in its efforts to obtain required financing, have forced RCE to cancel scheduled cruises on two recent weekends for lack of working capital, and has resulted in RCE's delinquency on its November mortgage on the Royal Casino I. The Royal Casino I was leased to RCE for a monthly lease of approximately \$70,000 per month with approximately 42% of that amount being credited toward the principal purchase price of \$4,250,000. RCE is engaging in a search for financing, however, it faces possible foreclosure of the Royal Casino I at any time. The lessor agreed to withdraw \$47,000 out of funds held in escrow as partial payment towards the November lease payment, but RCE is still in default of the lease. Unless RCH or the Company

procures immediate financing, repossession of the Royal Casino I is imminent. The Company and RCH have agreed to amend the Exchange Agreement by granting the Company the sole option to rescind the Exchange Agreement in the event RCE does not procure the requisite financing, which was a requirement of the Agreement.

The Company is presently pursuing financing utilizing the boat as collateral, which has been appraised at \$8.2 million pursuant to a September 5, 2002 survey by A Knot Just Maritime Surveyors, Inc. The Company has been advised that it has been approved for financing for approximately \$5.7 million involving approximately a 70% loan to value ratio. This financing is expected to close within the next ten (10) days. A majority of this financing, \$4.2 million, would be used by the Company to purchase the Royal Casino I, with the remaining funds being directed towards working capital requirements and general corporate obligations. In the event the Company is unable to obtain this financing within the next ten (10) days, there is a substantial risk that the Royal Casino I will be foreclosed and repossessed, in which case the Exchange Agreement will be rescinded by RCH and the Company.

JIM BUTLER PERFORMANCE

JBP's operations concentrated on its core business of manufacturing high end racing engines and the research for the development of potential new product lines as well as expanding the functionality of its existing website, www.jbp-pontiac.com, which is still under minor construction. The website will have a link to a full inventory of parts that can be purchased on line, as well as a calendar of upcoming events and a technical section that will allow JBP's management to answer questions from the car enthusiasts and/or hobbyists. The link for the website should be completed within the next thirty (30) days. The Company is currently exploring options by which to divest JBP since the Company intends to primarily focus on the gaming and hospitality industry.

WEST TEXAS REAL ESTATE AND RESOURCES, INC.

WTRER's business operations in the third quarter consisted primarily of analyzing the viability of drilling additional wells and deepening the existing wells on its oil, gas and mineral lease in Pecos County, Texas.

The Company continues to search for viable business operations to acquire or merge with in order to increase the Company's revenues and profitability. The Company has received unsolicited offers concerning the sale of its subsidiaries and although it has not received an offer on any of its subsidiaries which the Company deems acceptable, it will continue to entertain offers to sell some or all of its subsidiaries in an attempt to generate profitability.

Results of Operations

The following discussion should be read in conjunction with the audited financial statements and notes thereto included in our annual report on Form 10-KSB for the fiscal year ended December 31, 2001, and should further be read in conjunction with the financial statements included in this report. Comparisons made between reporting periods herein are for the nine month period ended September 30, 2002 as compared to that period in 2001, and for the three month period ended September 30, 2002 as compared to the same period in 2001.

Revenue from the operations of the Company's wholly owned subsidiary, JBP, of \$158,830 was realized during the third quarter of 2002. JBP's revenues for the nine month period ended

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September 30, 2002 were \$415,075. The Company did not generate any revenue during the three or nine months ended September 30, 2001 because the Company had not yet acquired JBP.

General and administrative expenses decreased from \$53,464 for the quarter ended September 30, 2001 to \$32,088 for the same period in 2002, although consulting expenses as well as employee salaries and bonuses, primarily related to the operations of JBP, increased in the third quarter of 2002. However, when JBP's operating expenses are netted from JBP's revenues, the Company's total operating loss for the quarter ended September 30, 2002 decreased to \$20,216 from \$125,149 for the quarter ended September 30, 2001.

General and administrative expenses for the nine months ended September 30, 2002 increased to \$523,148 from \$244,413 for the same period in 2001, and employee salaries and bonuses increased by \$106,707. However, consulting expenses decreased significantly from \$548,435 for the nine months ended September 30, 2001 to \$137,620 for the same period in 2002. As a result, the total operating loss for the nine month period ended September 30, 2002 decreased to \$365,779 from \$797,227 for the nine months ended September 30, 2001.

The Company experienced a net loss of \$60,079 for the three months ended September 30, 2002, as compared to net income of \$91,616 for the same period in 2001. The majority of the net income realized in the third quarter of 2001 was attributable to a gain on extinguishment of debt in the amount of \$215,379.

A net loss of \$639,266 was experienced by the Company for the nine month period ended September 30, 2002 as compared to net income of \$2,759,056 for the same period in 2001. As a result, the earnings per share decreased from \$0.32 per share for the nine months ended September 30, 2001 to a net loss of \$0.04 per share for the nine months ended September 30, 2002. Again, the majority of the net income realized in the first nine months of 2001 was attributable to a gain on extinguishment of debt in the amount of \$3,581,839.

Liquidity and Capital Resources

Net cash provided by operating activities for the nine months ended September 30, 2002 decreased to \$391,444 from \$3,325,935 for the same period in 2001. There was \$126,473 used in, or provided by, financing activities for the first nine months of 2002 as compared to \$3,429,019 used in the same period in 2001.

The Company has relied upon its chief executive officer for its capital requirements and liquidity. The Company's recurring losses and the financial instability of RCH which may necessitate a recission of the Exchange Agreement raise substantial doubt about the Company's ability to continue as a going concern. Management's plans with respect to these matters include raising additional working capital through equity or debt financing and ultimately achieving profitable operations. The accompanying financial statements do not include any adjustments that might be necessary should the Company be unable to continue as a going concern.

ITEM 3. CONTROLS AND PROCEDURES

Within the 90 days prior to the date of this report, the Company carried

out an evaluation, under the supervision and with the participation of the Company's management, including the Company's Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of the Company's disclosure controls and procedures

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pursuant to Exchange Act Rule 13a-14. Based upon the evaluation, the Company's Chief Executive Officer and Chief Financial Officer concluded that the Company's disclosure controls are effective in timely alerting them to material information relating to the Company (including its consolidated subsidiaries) required to be included in the Company's periodic SEC filings. There have been no significant changes in the Company's internal controls or in other factors which could significantly affect internal controls subsequent to the date the Company conducted its evaluation.

PART II - OTHER INFORMATION

ITEM 6. EXHIBITS AND REPORTS ON FORM 8-K

- (a) Exhibits required to be attached by Item 601 of Regulation S-B are listed in the Index to Exhibits beginning on page 12 of this Form 10-QSB, which is incorporated herein by reference.
- (b) A report on Form 8-K was filed by the Company on September 6, 2002 reporting the execution of an Exchange Agreement with Royal Casino Holding Corporation on August 26, 2002.

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(c) A report on an Amended Form 8-K/A was filed by the Company on October 3, 2002 reporting the closing of this Exchange Agreement with Royal Casino Holding Corporation on October 2, 2002.

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SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, as amended, the Registrant has duly caused this Quarterly Report on Form 10-QSB to be executed on its behalf by the undersigned, hereunto duly authorized.

AmeriResource Technologies, Inc.

/s/ Delmar Janovec

Chairman of the Board of Directors and Chief Executive Officer

Dated: November 19, 2002

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350,
AS ADOPTED PURSUANT TO
SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

Certification Pursuant to 18 U.S.C., Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

In connection with the Quarterly Report of AmeriResource Technologies, Inc. (the "Company") on Form 10- QSB for the quarter ended September 30, 2002 (the "Report"), as filed with the Securities and Exchange Commission, on the date hereof (the "Report), the undersigned, Delmar Janovec, Chief Executive Officer and the person performing functions similar to that of a Chief Financial Officer of the Company, hereby certifies, pursuant to 18 U.S.C. 1350, as adopted pursuant to 18 U.S.C., Section 1350, that:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Dated: November 19, 2002 /s/ Delmar Janovec

Delmar Janovec Chief Executive Officer

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CERTIFICATIONS

- I, Delmar Janovec, as Chief Executive Officer and the person performing functions similar to that of a Chief Financial Officer of AmeriResource Technologies, Inc. (the "Company"), certify that:
 - 1. I have reviewed this quarterly report on Form 10-QSB of the Company;
- 2. Based on my knowledge, this quarterly report 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 quarterly report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this quarterly report, fairly present in all material respects the financial condition, results of operations and cash flows of the Company as of, and for, the periods presented in this quarterly report;
- 4. The Company's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-14 and 15d-14) for the Company and have:

- a) designed such disclosure controls and procedures to ensure that material information relating to the Company, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this quarterly report is being prepared;
- b) evaluated the effectiveness of the Company's disclosure controls and procedures as of a date within 90 days prior to the filing date of this quarterly report (the "Evaluation Date"); and
- c) presented in this quarterly report our conclusions about the effectiveness of the disclosure controls and procedures based on our evaluation as of the Evaluation Date;
- 5. The Company's other certifying officers and I have disclosed, based on our most recent evaluation, to the Company's auditors and the audit committee of Company's board of directors (or persons performing the equivalent functions):
 - a) all significant deficiencies in the design or operation of internal controls which could adversely affect the Company's ability to record, process, summarize and report financial data and have identified for the Company's auditors any material weaknesses in internal controls; and
 - b) any fraud, whether or not material, that involves management or other employees who have a significant role in the Company's internal controls; and

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6. The Company's other certifying officers and I have indicated in this quarterly report whether or not there were significant changes in internal controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

Date: November 19, 2002

/s/ Delmar Janovec

Delmar Janovec, Chief Executive Officer

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INDEX TO EXHIBITS

Exhibits marked with an asterisk have been filed previously with the Commission and are incorporated herein by reference.

EXHIBIT PAGE

NO. DESCRIPTION

3.1 * Articles of Incorporation.

3.2 * Bylaws.

10.1 13 Addendum to Exchange Agreement executed by and between The Company and Royal Casino Holdings Corporation on November 19, 2002.

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Addendum to EXCHANGE AGREEMENT

THIS Addendum to EXCHANGE AGREEMENT (the "Addendum") is entered into effective this 19th day of November 2002, (the "Effective Date") by and between AmeriResource Technologies, Inc., a Delaware corporation with offices at 3430 E. Russell Road, Suite 310, Las Vegas, Nevada 89120 ("ARES"), and Royal Casino Holding Corporation, a Florida corporation with offices at 4000 South Ocean Drive, Suite 100, Hollywood, Florida 33019 ("RCH"). (ARES and RCH may hereinafter be referred to individually as a "Party" or collectively as the "Parties").

Recitals

WHEREAS, on October 2, 2002, the Parties closed an August 26, 2002 Exchange Agreement (the "Agreement") whereby RCH sold 60% of Royal Casino Entertainment, a Florida corporation ("RCE"), and 100% of Royal Casino Cruises, LLC, a Florida limited liability company ("RCC"), in exchange for 60% of ARES; and

WHEREAS, the Parties acknowledge that the primary delay in closing the Agreement was RCH's procurement of sufficient working capital, which RCH believed to have resolved through the sale of certain property in Colorado; however, RCH acknowledges that it has not yet obtained the working capital it envisioned at closing of the Agreement, although it may be able to obtain such financing within the next ten (10) days.

WHEREAS, RCH agrees to provide ARES with an option to rescind the Agreement effective on the day of this Addendum as a remedy to RCH's inability to maintain working capital sufficient to facilitate the operations of RCE and RCC.

Agreement

NOW, THEREFORE, in consideration of the promises, representations, and covenants described herein, and in consideration of the recitals above, which are incorporated herein by reference, and for other good and valuable consideration, the receipt and sufficiency of which the Parties hereby acknowledge, the Parties hereby agree as follows:

Article 1 Option to Rescind

- 1.1 RCH does hereby acknowledge it has not been able to maintain or obtain sufficient working capital to operate RCE and RCC as normal business ventures, which constitutes a breach of Section 2.1 of the Agreement.
- 1.2 As a remedy for the breach set forth in Section 1.1, RCH hereby grants to ARES the sole option to rescind, ab initio, the August 26, 2002 Exchange

Agreement, as if the Parties never entered therein ("Option").

1.3 ARES shall possess this Option to rescind unless and until RCH provides RCE and RCC

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with sufficient working capital, as shall be reasonably determined by the Parties.

1.4 Because the lack of working capital has left ARES in an ongoing compromising situation, the Option may be invoked by ARES at any time with written notice provided to RCH.

Article 2 Return of Consideration

- 2.1 The Parties agree that in the event ARES invokes the Option as set forth in Section 1.2, both Parties will return any and all consideration exchanged on October 2, 2002, including the sixty percent (60%) of RCE, the one hundred percent (100%) of RCC, and the sixty percent (60%) of ARES.
- 2.2 The Parties represent that they have the full, unencumbered right and ability to return all consideration exchanged pursuant to the Agreement, and both Parties hereby agree to maintain all such consideration in an unencumbered manner that will facilitate the free and unfettered return of such if and when ARES invokes the Option set forth in Section 1.2

Article 3 Continuing Indemnification

3.1 The Parties agree that Article 9 of the Agreement and the sections thereunder shall be fully incorporated herein and continue and survive this Addendum.

Article 4 Miscellaneous

4.1 Survival of Agreement. This Addendum in no way is intended to modify any terms of the Agreement not expressly addressed herein and such other provisions shall remain in full force and effect.

In Witness Whereof, the signatures of the Parties below evidence their approval, acceptance and acknowledgment of the terms contained in this Addendum.

"ARES"- AmeriResource Technologies, Inc. "RCH"- Royal Casino Holding Corporation

/s/ Delmar Janovec /s/ Dharmesh Patel
By: Delmar Janovec, President By: Dharmesh Patel, President