AMERICAN MILLENNIUM CORP INC

Form 10QSB March 24, 2003

	UNITED STATES	OMB APPROVAL
	S AND EXCHANGE COMMISSION ashington, D.C. 20549	OMB Number: 3235-0416
	FORM 10-QSB	Expires: April 30,2003
		Estimated average burden hours per response: 32.0
(Mark One) [X] QUARTERLY REPORT UNDER SECTACT OF 1934	TION 13 OR 15(d) OF THE S	ECURITIES EXCHANGE
For th	e quarterly period ended	January 31, 2003
[] TRANSITION REPORT PURSUANT For the	TO SECTION 13 OR 15(d) One transition period from	
Comm	nission File No. 0-10841	
American	Millennium Corporation,	Inc.
(Exact name of small bus	siness issuer as specifie	d in its charter)
New Mexico		85-0273340
(State or other jurisdiction of or organization)	incorporation (IRS Emp	loyer Identification No.)
110 North Rube	y Drive, Suite 100A, Gol	den, CO 80403
(Address of	principal executive off	 ices)
	(303) 279-2002	
 (Iss	euer's telephone number)	
	address, and former fis	cal year,
APPLICABLE ONLY TO ISSUERS INVO PRECEDING FIVE YEARS	DLVED IN BANKRUPTCY PROCE	EDINGS DURING THE
Check whether the registrant fi filed by Section 12, 13 or 15(d securities under a plan confirm	l) of the Exchange Act af	ter the distribution of
APPLICABLE ONLY TO CORPORATE IS	SUERS	
State the number of shares outs equity, as of the latest practi		
Transitional Small Business dis	closure Format (check on	e): Yes [] No [X]

AMERICAN MILLENNIUM CORPORATION, INC. FORM 10-QSB

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PART I - FINANCIAL INFORMATION	
Item 1-Consolidated Financial Statements (Unaudited)	
The consolidated financial statements in response to this item are as follows:	
AMERICAN MILLENNIUM CORPORATION, INC. AND SUBSIDIARY	
CONSOLIDATED BALANCE SHEET (Unaudited)	
January 31, 2003	
ASSETS	
CURRENT ASSETS	
Cash and cash equivalents\$ 15,124	
Accounts receivable, less allowance for doubtful	
accounts of \$17,289 149,938	
Inventories	
Employee advances	
Prepaid expenses 2,802 Note receivable 67,000	
Equipment deposits	
TOTAL CURRENT ASSETS	
PROPERTY AND EQUIPMENT, NET	

3 3		
OTHER ASSETS		
Securities in closely-held corporation	3,040	
Security deposits	12,977	
Other	760	
Deferred income tax asset, less valuation		
allowance of \$5,699,089		
TOTAL OTHER ASSETS	16 , 777	
TOTAL ASSETS\$	2,168,085 =======	:======
LIABILITIES AND STOCKHOLDERS' EQUITY		
CURRENT LIABILITIES		
Accounts payable - trade\$	735,518	
Accounts payable - related parties	102,297	
Accrued payroll and related taxes	404,784	
Other accrued liabilities	55,335	
Accrued warranty	15,000	
Current portion of capitalized lease obligations	2,017	
Notes payable to related parties	99,972	
Notes payable to shareholders	182,017	
TOTAL CURRENT LIABILITIES	1,596,940	
LONG-TERM PORTION OF CAPITALIZED LEASE OBLIGATIONS	•	
TOTAL LIABILITIES	1,600,459	
STOCKHOLDERS' EQUITY Preferred stock, \$.001 par value, 10,000,000 shares authorized; 1,000,000 issued and outstanding Common stock, \$.001 par value, 60,000,000 shares authorized; 45,281,977 issued and outstanding Additional paid-in capital	0,753,610 (115,000)	
TOTAL STOCKHOLDERS' EQUITY	567 , 626	
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY\$	2,168,085	
See accompanying notes.		
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AMERICAN MILLENNIUM CORPORATION, INC. AND SUBSIDIARY CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited)		
For the Three Months Ended January 31,	2003	2002
REVENUES\$ COST OF REVENUES	210,459 \$ 146,635	136,742 138,662
GROSS PROFIT	63 , 824	(1,920)
SELLING, GENERAL AND ADMINISTRATIVE EXPENSES		
Compensation to officers and directors	138,750	121,375
Consulting - others	141,986	137,565
concarcing concid	111,000	10,,000

Professional Employee salaries Employee benefits and payroll taxes Travel Telephone and utilities Depreciation and amortization Equipment and property rental Bad debts. Computer and internet. Other	69,206 82,076 23,201 4,714 9,066 7,595 20,703 21,684 16,740	8,248 66,250 31,108 17,951 7,853 12,272 19,601 46,432 16,846 16,915
TOTAL SELLING, GENERAL AND ADMINISTRATIVE EXPENSES	535 , 721	502,416
LOSS FROM OPERATIONS	(471,897)	(504,336)
OTHER INCOME (EXPENSES) Interest expense Other miscellaneous income TOTAL OTHER INCOME (EXPENSES)	350	(31, 423) 183
LOSS BEFORE INCOME TAXES INCOME TAXES		(535,576)
NET LOSS	, ,	(535 , 576)
BASIC AND DILUTED NET LOSS PER COMMON SHARE	\$ (0.01)	\$ (0.02)
WEIGHTED AVERAGE COMMON SHARES OUTSTANDING (BASIC AND DILUTED)		27,556,504
See accompanying notes.		-

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AMERICAN MILLENNIUM CORPORATION, INC. AND SUBSIDIARY CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited)

For the Six Months Ended January 31,	2003	2002
REVENUES\$ COST OF REVENUES\$	424,741 \$ 282,196	380,398 333,670
GROSS PROFIT		46,728
SELLING, GENERAL AND ADMINISTRATIVE EXPENSES		
Compensation to officers and directors	277,500	259,625
Consulting - others	249,238	156,025
Professional	119,684	22,766
Employee salaries	152,547	130,000
Employee benefits and payroll taxes	49,663	60,497
Travel	24,635	36,922
Telephone and utilities	19,161	15,304
Depreciation and amortization	15,191	50,236
Equipment and property rental	37,894	40,605
Bad debts	8,146	48,009
Computer and internet	43,311	31,572
Other	33,842	38,944
TOTAL SELLING, GENERAL AND ADMINISTRATIVE EXPENSES	1,030,812	890,505

LOSS FROM OPERATIONS	, ,	, , ,
OTHER INCOME (EXPENSES) Interest expense Impairment of asset Other miscellaneous income	(75,133) 1,442	(58,844) (20,417) 191
TOTAL OTHER INCOME (EXPENSES)	(73 , 691)	(79,070)
LOSS BEFORE INCOME TAXES	(961,988) 	(922 , 847)
NET LOSS		
BASIC AND DILUTED NET LOSS PER COMMON SHARE	, , , ,	, (,
WEIGHTED AVERAGE COMMON SHARES OUTSTANDING (BASIC AND DILUTED)		
See accompanying notes.		

AMERICAN	MILI	LENNIUM	CORF	ORA	ATION,	INC.	AND	SUBSIDIARY
CONSOLIDA	TED	STATEME	PTMT	OF	CASH	FLOWS	(IIn	undited)

For the Six Months Ended January 31,	2003	2002
CASH FLOWS FROM OPERATING ACTIVITIES:		
Net (loss)	\$ (961,958)	\$ (922,847)
Adjustments to reconcile net (loss) to net		
cash used by operating activities:		
Depreciation and amortization	15,190	50,236
Provision for bad debts		48,009
Common stock exchanged for services	40,000	20,000
Write-down of impaired asset		20,417
(Increase) decrease in assets:		
Accounts receivable	(35,166)	(150,181)
Inventory	(95,270)	(30,126)
Prepaid expenses	(2,220)	8,022
Notes receivable	33,000	
Other assets	(13,739)	963
Increase (decrease) in liabilities:		
Accounts payable	298,659	236,677
Accounts payable - related parties	30,646	
Accrued payroll and related taxes	194,436	68 , 996
Accrued liabilities	(21,215)	(50,694)
NET CASH USED BY OPERATING ACTIVITIES	(517,637)	
CASH FLOWS FROM INVESTING ACTIVITIES:		
Disbursements		
Acquisition of property and equipment	(12,466)	(3,105)
Equipment deposits	(1,376,250)	
DISBURSEMENTS FROM INVESTING ACTIVITIES		
NET CASH USED BY INVESTING ACTIVITIES		

CASH FLOWS FROM FINANCING ACTIVITIES: Receipts			
Proceeds from note payable stockholder Proceeds from issuance of common stock, net Proceeds from issuance of preferred stock, net			30,130 675,000
RECEIPTS FROM FINANCING ACTIVITIES	2,628,000		705,130
Disbursements Payments on capitalized leases Payments on notes payable to shareholders Payments on notes due related parties	(1,904) (750,000) (4,494)		
DISBURSEMENTS FROM FINANCING ACTIVITIES	(756, 398)		
NET CASH PROVIDED BY FINANCING ACTIVITIES	1,871,602		705,130
NET DECREASE IN CASH AND CASH EQUIVALENTS	(34,751)		1 , 497
CASH AND CASH EQUIVALENTS - BEGINNING			4,184
CASH AND CASH EQUIVALENTS - ENDING\$		\$	5 , 681
SUPPLEMENTAL DISCLOSURES: Cash paid during the period for: Interest		\$ \$	
In addition to amounts reflected above, common stock was issued: In exchange for services\$	40,000	\$	20,000
See accompanying notes.		====	======

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AMERICAN MILLENNIUM CORPORATION, INC. AND SUBSIDIARY NOTES TO FINANCIAL STATEMENTS (Unaudited)

NOTE 1. GENERAL BUSINESS AND SIGNIFICANT ACCOUNTING POLICIES

General

The accompanying unaudited condensed financial statements of American Millennium Corporation, Inc. (AMCI) have been prepared in accordance with accounting principles generally accepted in the United States for interim information and with the instructions to Form 10-QSB and Regulation S-B. Accordingly, they do not include all of the information and footnotes required by accounting principles generally accepted in the United States for complete financial statements. In the opinion of management, all adjustments consisting of a normal and recurring nature considered necessary for a fair presentation have been included. Operating results for the three-month and nine-month period ended January 31, 2003, may not necessarily be indicative of the results that may be expected for the year ended July 31, 2003. ion of the results of the interim periods, and such adjustments consist of only normal recurring adjustments. The results of operations for such interim periods are not necessarily indicative of results of operations for a full year.

Basis of consolidation

The accompanying consolidated financial statements include the accounts of American Millennium Corporation, Inc. (AMCI) and its wholly-owned subsidiary, AMCI International, Inc. (AMCI Int'1). All significant intercompany accounts and transactions of American Millennium Corporation and Subsidiary (the Company) for the years presented have been eliminated in consolidation.

Use of estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Actual results could differ from those estimates.

Basic and diluted net loss per common share

Basic net loss per common share is computed by dividing the net loss by the weighted average number of common shares outstanding during each period. Available stock options at January 31, 2003, to purchase 13,400,600 shares were anti-dilutive and not considered common stock equivalents for purposes of computing loss per common share. In periods where losses are reported, the weighted average number of common shares outstanding excludes common stock equivalents, because their inclusion would be anti-dilutive

Revenue Recognition

AMCI develops and sells satellite communication systems. Revenue from sales of satellite communication systems is recorded at the time the goods are shipped or access is granted to the service. The Company provides satellite airtime to its customers on a month-to-month basis, which is recognized as revenue at the time the service is provided.

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NOTE 2. RECLASSIFICATIONS AND RESTATEMENTS

Amounts in the prior year financial statements have been reclassified for comparative purposes to conform with the presentation of the current period financial statements.

NOTE 3. RELATED PARTY TRANSACTIONS

On December 6, 2002, Jerry D. Kennett, a current 10% shareholder, advanced the Company \$128,000 in the form of a one-year unsecured promissory note. The note provides for interest at the rate of 12% per annum, payable annually. The note is payable to the Missouri Cardiovascular Specialists Profit Sharing Plan FBO Jerry D. Kennett.

NOTE 4. COMMON STOCK

On November 4, 2002, the Board of Directors authorized the issuance of 500,000 shares of restricted common stock to Milestone Management Ltd., LLC, an investor relations firm. The shares were issued in connection with a contract dated November 7, 2002, in which Milestone Management would provide services related to management consulting, strategic planning and corporate development.

NOTE 5. OPERATING AND ECONOMIC CONDITIONS

The accompanying financial statements have been prepared in conformity with generally accepted accounting principles, which contemplates continuation of the Company as a going concern. However, conditions have limited the ability of the

Company to market its products and services at amounts sufficient to recover its operating and administrative costs. The Company has continued to incur operating losses (\$961,958 for the six months ending January 31, 2003). As a result, the Company has used substantial working capital in its operations. Because of these factors, there is substantial doubt as to the Company's ability to continue as a going concern.

The financial statements do not include any adjustments relating to the recoverability and classification of recorded assets, or the amounts or classifications of liabilities that might be necessary in the event the Company cannot continue in existence.

NOTE 6. SUBSEQUENT EVENTS

President and Chief Executive Officer Garrett L. Thomas resigned his positions of officer and director of American Millennium Corporation, Inc. ("the Company") effective February 19, 2003. The Board of Directors and Mr. Thomas mutually agreed that based on the Company's desired business direction, a change in the position of president and Chief Executive Officer would be in the best interest of both the Company and Mr. Thomas.

As part of the settlement agreement reached with Mr. Thomas, the Company assigned to Mr. Thomas the Purchase Agreement between the Company and Interlink Logistics, Inc. dated June 28, 2002. Also, as part the settlement agreement, the Company assigned to Mr. Thomas open accounts receivable due from Interlink Logistics, Inc. in the amount of \$105,064 in exchange for all accrued and unpaid compensation, all unpaid reimbursable expenses due Mr. Thomas and the forfeiture of all his stock compensation plans.

The Board of Directors decided to assign the Interlink contract to Mr. Thomas as part of the settlement agreement because the Interlink contract was outside the scope of our current business plan and the Board felt that Mr. Thomas would be best able to support the contract on an individual basis. We will continue to provide monthly engineering support for Interlink until an alternative solution can be found.

On February 21, 2003, the Board of Directors approved and tendered an offer to James Hamilton for the position of President and Chief Executive Officer of the Company. On February 22, 2003 Mr. Hamilton accepted the offer.

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On February 24, 2003, the Board of Directors granted to James E. Hamilton, the Company's President and Chief Executive Officer the option to purchase 1,500,000 shares of the Company's restricted common stock for \$.10 per share. The options will vest in three equal increments as the Company's revenues reach \$2,500,000, \$5,000,000 and \$7,500,000. The options provide for a term of three years.

On February 24, 2003, the Board of Directors granted to Ronald J. Corsentino, the Company's Chief Financial Officer and Controller the option to purchase 1,000,000 shares of the Company's restricted common stock for \$.10 per share. The options will vest in three equal increments as the Company's revenues reach \$2,500,000, \$5,000,000 and \$7,500,000. The options provide for a term of three years.

On February 28, 2003, the Board of Directors issued 40,000 shares of Series A Non-Voting Cumulative Preferred Stock to LISSEN, LLC, one of our current shareholders. Holders of the Series A Preferred Stock are entitled to receive cumulative dividends on each share of Series A Preferred Stock at an annual rate of 12% of the original issued price per share, payable quarterly. Each share of Series A Preferred stock is convertible into a number of shares of common stock

equal to the original issue price, divided by \$.25. The Company received net proceeds of \$100,000 from the sale of the preferred stock.

On March 10, 2003, the Company received a commitment from LISSEN, LLC to purchase an additional 200,000 shares of Series A Non-Voting Cumulative Preferred Stock. The Company will receive the net proceeds of \$500,000 on or before March 20, 2003. LISSEN, LLC has also agreed to guarantee a letter of credit for the Comapny in an amount not to exceed \$500,000.

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Item 2. Management's Discussion and Analysis or Plan of Operations

SAFE HARBOR STATEMENT

Certain statements in this section and elsewhere in this quarterly report on Form 10-QSB are forward-looking in nature and relate to our plans, objecties, estimates and goals. Words such as "expects," "anticipates," "intends," "plans," "projects," "forecasts," "believes," and "estiamtes," and variations of such words and similar expressions, identify such forward-looking statements. Such statements are made, pursuant to the safe harbor provisions of the private securities litigation reform act of 1995 and speak only as of the date of this report. The statements are based on current expectations, are inherently uncertain, are subject to risks and uncertainties and should be viewed with caution. Actual results and experience may differ materially from those expressed or implied by the forward-looking statements as a result of many factors, including, without limitatioin, those set forth under "business -additional factors that may affect our business and future results" in our most recent annual report on Form 10-KSB and under "risk factors." We make no commitment to update any forward-looking statement or to disclose any facts, events, or circumstances after the date hereof that may affect the accuracy of any forward-looking statements.

OVERVIEW

We are an information management company specializing in the provision of services for monitoring high value assets located in remote areas using proprietary hardware and data management software and wireless communications. Through the use of our satellite-based hardware and software, we are able to provide these data communication services to areas in the United States and abroad that do not have telephone or cellular access.

We currently provide information management services for the oil and gas industry in North America. Our Sentry product line includes proprietary hardware and sensors that are placed at a gas compressor site. SatAlarm, our back-end server software, allows the end user to gather data and communicate directly with the Sentry hardware via a secure website. The essential function of this product line is to provide an alert when a gas compressor stops operating allowing our customers field maintenance personnel the opportunity to quickly go to the inoperative unit to try to resolve any problems with it.

We intend to provide similar products and services for the car telematics, fleet management/tracking, asset tracking, and fixed asset monitoring markets in South America.

RESULTS OF OPERATIONS

Revenue consists of hardware and airtime sales and custom development of products for our customers. During the six months ended January 31, 2003, revenues increased approximately 12% to \$424,741 compared to the same period in 2002. This increase in year over year revenue was due to the fact that we

released our new Sentry hardware product, which is Class I, Division 2 certified, on October 14, 2002. We had several orders pending that certification which lead to larger sales for this period.

Our cost of revenues decreased from \$333,670 in 2002 to \$282,196 in 2003, a decrease of \$51,474 or 15%. Gross profit for the six months ended January 31, 2003, was \$142,545 (34% of sales) compared to \$46,728 (12%) for the six months ended January 31, 2002. This decrease in cost of revenues and increase in gross profits primarily reflects less costs for testing and start up production costs as we are realizing the benefits of streamlining our production and manufacturing process. We expect our margins to increase as we gain economies of scale by producing and selling more hardware and by growing our customer base of residual airtime.

Payroll, payroll taxes, and related benefits increased by \$11,713 in the six months ended January 31, 2003, as compared to January 31, 2002. We have maintained our current number of employees over the past year in an effort to contain costs associated with payroll and related expenses. The total number of employees as of January 31, 2003, is 12.

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Consulting fees increased from \$156,025 to \$249,238 for the six months ended January 31, 2002 and 2003, respectively. This is an increase of \$93,213 or 60%. The increase is due to the fact that we have engaged several consultants to assist us in engineering consulting work, sales and marketing, capital formation and developing the South American operations.

Professional fees increase from \$22,766 to \$119,684 for the six months ended January 31, 2002 and 3002, respectively. This is an increase of \$74,152 or 326%. This increase is due to the fact that we had a large increase in legal and accounting fees relating to SEC compliance work with regards to the Annual Report on Form 10-KSB and the Proxy Statement on Schedule 14A.

Selling, general and administrative expenses principally consist of compensation and related costs for personnel, fees for legal and other professional services and depreciation of equipment and software used for general corporate purposes. There was a \$140,307 or 16% increase in total selling, general and administrative expenses compared to the six month period a year ago. Selling, general and administrative expenses for the six months ended January 31, 2003 and 2002, were \$1,030,812 and \$890,505, respectively. The increase is primarily due to increased consulting and increased professional fees.

Other Income and Expenses. Other income (expenses) consisted of income from cash equivalents and short term investments, less interest expense related to financing obligations. Other income (expenses) for the six months ended January 31, 2003 and 2002, was (\$73,691) and (\$79,070), respectively. The increase in interest expense is associated with a \$750,000 short-term note that was advanced to us on June 24, 2002. This note was paid in full on October 11, 2002. The proceeds used to pay this note were from the sale of preferred stock detailed above in Note 4 of the consolidated financial statements.

Net Loss. We had a net loss of \$961,958 (or 0.02 per share) on revenues of \$424,741 for the six months ended January 31, 2003, compared to a net loss of \$922,847 (or 0.0 per share) on revenues of 0.0 for the period ended January 31, 2002. The increase in net loss was primarily attributable to increased consulting and professional fees, and an increase in interest expense.

FINANCIAL CONDITION, LIQUIDITY AND CAPITAL RESOURCES

Our current revenue consists of Sentry hardware sales and monthly airtime fees for satellite airtime and the use of our SatAlarm software system. Our goal is to acquire customers through hardware sales rendering residual income through monthly airtime fees. Our current business plan provides for 500 hardware unit sales per month until we reach a customer base of 6,000 units. At that level our current business plan projects that we will be able to meet our monthly overhead through current operating income. For the six months ended January 31, 2003, we averaged sales of 50 hardware units per month and as of March 15, 2003, we had a 620-unit customer base providing residual airtime revenues. For the six months ended January 31, 2003, 47% or our revenues were derived from hardware sales, 17% of our revenues were derived from recurring monthly charges for airtime and use of our SatAlarm software system and the remainder of our revenues consisted of engineering fees and software support fees relating to the Interlink agreement.

As of March 15, 2003, based on current operations, we do not have sufficient cash and liquid assets to satisfy our cash requirements on a monthly basis. While we generate income from hardware sales and monthly airtime fees, these proceeds are currently not sufficient to meet our current monthly overhead. We will require approximately \$1.5 million to cover our anticipated overhead and operational needs for the fiscal year ending July 31, 2003. Revenues from existing operations for the fiscal year ending July 31, 2003, are expected to offset operation overhead by only approximately \$1 million. While we have projected revenues from our existing operations of approximately \$1 million for the fiscal year ending July 31, 2003, there is no guarantee these projections will be achieved or that any revenue will be generated from these operations.

We will try to obtain additional financing through the sale of equity and/or debt securities. If we are successful in completing an equity financing, existing shareholders will experience dilution of their interest in us. In the event we are not successful in raising sufficient additional financing, it is anticipated that we will not be able to proceed with the business plan for the further development and marketing of the Sentry and SatAlarm systems nor will we be able to implement our South American operations. In addition, we may have to limit our operations to an extent not presently determinable by management, but which may include the sale of any assets owned or our ceasing to conduct business. The availability of other sources of cash may, or may not, materialize and thus, presents a significant risk that we will exhaust our financial resources in the short term, with no ability to pay for ongoing operational expenses, before our revenues can be developed to adequately cover our expenses. Because of these factors, there is substantial doubt as to our ability to continue as a going concern.

Item 3. Controls and Procedures

Evaluation of Disclosure Controls and Procedures. Our Chief Executive Officer and Chief Financial Officer have reviewed and evaluated the effectiveness of our disclosure controls and procedures (as defined in Exchange Act Rules 13a-14(c) and 240.15d-14(c)) as of a date within 90 days before the filing date of this quarterly report. Based on that evaluation, they have concluded that our current disclosure controls and procedures are effective in timely providing the material information required to be disclosed in the reports we file or submit under the Exchange Act.

Changes in Internal Controls. There have been no significant changes in our internal controls or in other factors that could significantly affect internal controls subsequent to the date we carried out this evaluation.

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PART II - OTHER INFORMATION

Item 1. Legal Proceedings

As discussed in our Annual Report on Form 10-KSB for the fiscal year ended July 31, 2002, we are a party to certain pending legal proceedings. There were no material developments in any such proceedings during the quarter ended January 31, 2003.

Item 2. Changes in Securities and Use of Proceeds

On November 4, 2002, the Board of Directors authorized the issuance of 500,000 shares of restricted common stock to Milestone Management Ltd., LLC, an investor relations firm. The shares were issued in connection with a contract dated November 7, 2002 in which Milestone Management would provide services related to management consulting, strategic planning and corporate development.

Item 3. Defaults Upon Senior Securities

Not applicable.

Item 4. Submission of Matters to a Vote of Securities Holders

No matters were submitted to a vote.

Item 5. Other Information

None.

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Item 6. Exhibits and Reports on Form 8-K

- (A) Exhibits
- 3.1 Articles of Incorporation, as amended (incorporated by reference to Exhibits 3(i), (ii), (iii) and (iv) to the Company's Amendment No. 3 to Registration Statement on Form SB-2 filed November 29, 2001)
- 3.2 Bylaws (incorporated by reference to Exhibit 3(v) to the Company's Amendment No. 3 to Registration Statement on Form SB-2 filed November 29, 2001)
- 4.1 Statement of Determiniation for Series A Non-Voting Cumulative Preferred Stock (incorporated by reference to the Company's Current Report on Form 8-K filed October 25, 2002)
- 4.2 Employee Stock Option Agreement dated February 23, 2003, between the Company and James E. Hamilton
- 4.3 Employee Stock Option Agreement dated February 23, 2003, between the Company and Ronald J. Corsentino
- 10.1 Agreement and Plan of Merger dated May 27, 1998, (incorporated by reference to the Company's Current Report on Form 8-K filed June 11, 1998, File No. 000-10841-D)

- 10.2 Management Consulting Agreement dated November 2, 2002, with Milestone Management Ltd., LLC
- 10.3 Promissory Note dated January 5, 2003 between American Millennium Corporation, Inc. and the Missouri Cardiovascular Specialists Profit Sharing Plan FBO Jerry D. Kennett
- 10.4 Resignation and Settlement Agreement, General Release and Covenant Not to Sue dated February 19, 2003 between the Company and Garrett L. Thomas (incorporated by reference to the Company's Current report on Form 8-K filed February 23, 2003)
- 99.1 Certification of the Chief Executive Officer pursuant to 18 U.S.C. Section 1350 as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
- 99.2 Certification of the Chief Financial Officer pursuant to 18 U.S.C. Section 1350 as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
- (B) Reports on Form 8-K:
 - 1) On February 24, 2003, a report on form 8-K was filed with the Securities and Exchange Commission announcing that Garrett L. Thomas, the Company's Chief Executive Officer and President resigned on February 19, 2003, and James E. Hamilton was named the new Chief Executive Officer and President effective February 22, 2003.

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SIGNATURES

In accordance with Section 13 or 15(d) of the Exchange Act, the registrant has caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

AMERICAN MILLENNIUM CORPORATION, INC.

Dated: March 24, 2003 By: /s/ James E. Hamilton

James E. Hamilton

President and Chief Executive Officer

Dated: March 24, 2003 By: /s/ Ronald J. Corsentino

Ronald J. Corsentino Treasurer, Secretary and Chief Financial Officer (Principal Accounting Officer)

(Fillicipal Accounting Officer)

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of this Registrant and in the capacities and on the dates indicated.

Dated: March 24, 2003 By: /s/ Bruce R. Bacon

Bruce R. Bacon Director Vice President of Engineering and Chief Technology Officer

Dated: March 24, 2003 By: /s/ Stephen F. Watwood

Stephen F. Watwood,

Director

Vice President of Business

Development

Dated: March 24, 2003 By: /s/ Shirley M. Harmon

Shirley M. Harmon

Director

Dated: March 24, 2003 By: /s/ Andrew F. Cauthen

Andrew F. Cauthen

Director

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CERTIFICATIONS

- I, James E. Hamilton, Chief Executive Officer, certify that:
- 1. I have reviewed this quarterly report on Form 10-QSB of American Millennium Corporation, Inc.;
- 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 registrant as of, and for, the periods presented in this quarterly report;
- 4. The registrant's other certifying officer 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 registrant and we have:
- a) designed such disclosure controls and procedures to ensure that material information relating to the registrant, 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 registrant'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 registrant's other certifying officer and I have disclosed, based

on our most recent evaluation, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent function):

- a) all significant deficiencies in the design or operation of internal controls which could adversely affect the registrant's ability to record, process, summarize and report financial data and have identified for the registrant'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 registrant's internal controls; and
- 6. The registrant's other certifying officer 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: March 24, 2003

/s/ James E. Hamilton
----James E. Hamilton
President and
Chief Executive Officer

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- I, Ronald J. Corsentino, Chief Financial Officer, certify that:
- 1. I have reviewed this quarterly report on Form 10-QSB of American Millennium Corporation, Inc.;
- 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 registrant as of, and for, the periods presented in this quarterly report;
- 4. The registrant's other certifying officer 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 registrant and we have:
- a) designed such disclosure controls and procedures to ensure that material information relating to the registrant, 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 registrant'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 registrant's other certifying officer and I have disclosed, based

on our most recent evaluation, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent function):

- a) all significant deficiencies in the design or operation of internal controls which could adversely affect the registrant's ability to record, process, summarize and report financial data and have identified for the registrant'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 registrant's internal controls; and
- 6. The registrant's other certifying officer 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: March 24, 2003

/s/ Ronald J. Corsentino

Ronald J. Corsentino Treasurer, Secretary and Chief Financial Officer (Principal Accounting Officer)

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