HEARTLAND, INC.
Form 10QSB
November 14, 2005
TINITED OF A FOR

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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QUARTERLY REPORT

UNDER SECTION 13 OR 15(d)

OF THE SECURITIES EXCHANGE ACT OF 1934

FOR THE QUARTERLY PERIOD ENDED SEPTEMBER 30, 2005

HEARTLAND, INC.

(Exact name of small business issuer as specified in its charter)

Maryland	000-27045	36-4286069				
(State or other jurisdiction	(Commission File Number)	(I.R.S. Employer Identification Number)				
of incorporation or organization))						

3300 Fernbrook Lane North, Suite 180

Plymouth, MN 55447

(Address of principal executive offices)

763.557.2900

(Issuer s telephone number)

(Former name, former address and former fiscal year, if changed since last report)
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 XNo o
Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act)
Yes o No X
Number of shares of the registrant s common stock outstanding as of November 9, 2005 was: 22,655,971
Traditional Small Business Disclosure Format: Yes o N_0 X
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HEARTLAND, INC.
FORM 10-QSB
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PART I. FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

HEARTLAND, INC. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

ASSETS

	September 30, 2005 (Unaudited)		Decen 2004	nber 31,
Current Assets:				
Cash	\$	514,610	\$	578,354
Accounts receivable, net of allowance for doubtful accounts				
of \$514,746 and \$684,829 respectively		4,441,950		3,450,970
Costs in excess of billings on uncompleted contracts		282,770		187,621
Inventories		6,018,452		4,932,629
Prepaid expenses and other		66,620		117,255
Total Current Assets		11,324,402		9,266,829
PROPERTY AND EQUIPMENT, net of accumulated depreciation				
of \$887,599 and \$723,761, respectively		1,762,380		1,876,685

Other Assets:				
Advances to related party		238,122		281,122
Goodwill		1,748,637		1,748,637
Other		118,652		13,787
Total Other Assets		2,105,411		2,043,546
The state of the s	Φ.	15 102 102	Φ.	12 107 060
Total Assets	\$	15,192,193	\$	13,187,060

See accompanying notes to consolidated financial statements.

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HEARTLAND, INC. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

LIABILITIES AND SHAREHOLDERS EQUITY (DEFICIENCY)

	September 30, 2005 (Unaudited)		Decemb 2004	er 31,
Current Liabilities:				
Bank lines of credit	\$	1,062,509	\$	810,989
Note payable land purchase		2,319,484		1,965,698
Convertible promissory notes		1,650,700		1,026,550
Current portion of long-term notes payable		45,405		45,133
Current portion of capitalized lease obligation		120,273		115,423
Acquisition notes payable to related parties		3,250,000		3,300,000
Due to related parties		467,818		670,907
Accounts payable		3,474,644		2,864,312
Payroll taxes payable		620,189		693,630
Other accrued liabilities		949,205		484,955
Billings in excess of costs on uncompleted contracts		99,252		153,379
Customer deposits		120,311		21,068
Deferred income taxes		207,559		371,877
Total Current Liabilities		14,387,349		12,523,921
Long-term Debt:				
Notes Payable, less current portion		505,904		541,313
Capitalized lease obligation, less current portion		178,279		269,100

Notes payable individual	150,000 834,183	150,000 960,413	
Deferred income taxes	36,126	36,126	
Shareholders Equity (Deficiency): Preferred stock \$0.001 par value, 5,000,000 shares authorized,			
none issued and outstanding			
Common stock \$0.001 par value, 100,000,000 shares authorized,			
22,366,004 and 18,244,801 issued and outstanding, respectively Additional paid-in-capital Accumulated deficit Total Shareholders Equity (Deficiency)	22,366 7,669,090 (7,756,921) (65,465)	18,244 5,656,911 (6,008,555 (333,400)
Total Liabilities and Shareholders Equity (Deficiency)	\$ 15,192,193 \$	13,187,060	

See accompanying notes to consolidated financial statements.

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HEARTLAND, INC. AND SUBSIDIARIES

UNAUDITED CONSOLIDATED STATEMENTS OF OPERATIONS

Three Months Ended Sept 2005)	Nine M 2005	onths Ended Septembe	September 30 2004		
\$ 14,265,935	\$	12,032,025	\$	31,905,076	\$	39,433,927
12,589,580		10,486,193		27,906,670		35,243,639
1,091,046		1,441,162				
				3,918,011		3,098,182
137,141		-		1,312,476		6,188
53,022		61,315		165,037		182,424
13,870,789		11,988,670		33,302,194		38,530,433
395,146		43,355		(1,397,118)		903,494
23 551		74 582		101 653		172,363
\$	2005 14,265,935 12,589,580 1,091,046 137,141 53,022 13,870,789	2005 2004 14,265,935 \$ 12,589,580 1,091,046 137,141 53,022 13,870,789 395,146	14,265,935 \$ 12,032,025 12,589,580	2005 2004 2005 14,265,935 \$ 12,032,025 \$ 12,589,580 10,486,193 1,441,162 137,141 - - 53,022 61,315 11,988,670 395,146 43,355	2005 2004 2005 14,265,935 \$ 12,032,025 \$ 31,905,076 12,589,580 10,486,193 27,906,670 1,091,046 1,441,162 3,918,011 137,141 - 1,312,476 53,022 61,315 165,037 13,870,789 11,988,670 33,302,194 395,146 43,355 (1,397,118)	2005 2004 2005 2004 14,265,935 \$ 12,032,025 \$ 31,905,076 \$ 12,589,580 10,486,193 27,906,670 1,091,046 1,441,162 3,918,011 137,141 - 1,312,476 53,022 61,315 165,037 13,870,789 11,988,670 33,302,194 395,146 43,355 (1,397,118)

Other income Interest expense Loss on disposal of equipment Total Other Income (Expense)	7,593 (180,214 - (149,070)		78 (35,202 - 39,458)		13,581 (463,497 - (348,263)		517 (105,880 (2,489 64,511)
Income (Loss) Before Income Taxes	246,076			82,813			(1,745,381)		968,005	
Provision for Income Taxes	-			109,413			1,225			255,211	
Income (Loss) Prior to Adjustment for Pre-Acquisition Earnings of Subsidiaries	246,076			(26,600)		(1,746,606)		712,794	
Elimination of Pre-Acquisition Earnings	-			(154,422)		-			(585,996)
Net Income (Loss)	\$ 246,076		\$	(181,022)	\$	(1,746,606)	\$	126,798	
Earnings (Loss) per Share: Basic Diluted	\$ 0.01 \$ 0.01		\$ \$	(0.01 (0.01)	\$ \$	(0.09 (0.09)	\$ \$	0.01 0.01	
Weighted Average Common an Common Equivalent Shares Outstanding	d 21,569,131			14,170,063			20,531,423			13,728,884	

See accompanying notes to consolidated financial statements.

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HEARTLAND, INC. AND SUBSIDIARIES

UNAUDITED CONSOLIDATED STATEMENTS OF CASH FLOWS

	Nine Months Ended September 30					
	2005			2004		
Reconciliation of Net Income (Loss) to Net Cash Flows Used in						
Operating Activities:	Φ.	(1.746.606	,	Φ.	127.700	
Net income (loss)	\$	(1,746,606)	\$	126,798	

Depreciation and amortization Loss on disposal of equipment	165,037		46,444 2,489	
Stock-based compensation	1,312,476		6,188	
Changes in working capital:				
Accounts receivable, trade, net	(990,980)	(874,921)
Costs in excess of billings on uncompleted contracts	(95,149)	(172,906)
Inventories	(1,085,823)	(5,558)
Prepaid expenses and other	50,635		-	
Other assets	(56,064)	-	
Accounts payable	610,332		278,633	
Payroll taxes payable	(73,441)	(52,651)
Other accrued liabilities	464,250		21,824	
Billings in excess of costs on uncompleted contracts	(54,127)	(91,859)
Customer deposits	99,243		-	
Payment of income taxes	(164,318)	-	
Net Cash Flows Used in Operating Activities	(1,564,535)	(715,519)
Investing Activities:				
Purchases of property and equipment	(49,533)	(3,000)
Repayments received of advances made to related parties	43,000		-	
Net Cash Flows Used in Investing Activities	(6,533)	(3,000)

See accompanying notes to consolidated financial statements.

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HEARTLAND, INC. AND SUBSIDIARIES

UNAUDITED CONSOLIDATED STATEMENT OF CASH FLOWS

197,500
438,000
320,016
-
-
-

Advances received from related parties	73,000		-	
Payments on obligations to related parties	(276,089)	-	
Borrowing on notes payable	-		21,089	
Payments on notes payable	(35,137)	(44,389)
Payments on capital lease obligation	(85,971)	-	
Repayment of short-term loan from individual	(100,000)	-	
Payment of dividends	(1,760)	-	
Net Cash Provided by Financing Activities	1,507,324		932,216	
Increase (Decrease) in Cash	(63,744)	213,697	
Cash, beginning of period	578,354		4,923	
Cash, end of period	\$ 514,610		\$ 218,620	

See accompanying notes to consolidated financial statements.

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HEARTLAND, INC.

NOTES TO UNAUDITED CONDENSED FINANCIAL STATEMENTS

NOTE A CONDENSED FINANCIAL STATEMENTS

In the opinion of the Company, the accompanying unaudited condensed consolidated financial statements include all adjustments (consisting only of normal recurring accruals) which are necessary for a fair presentation of the results for periods presented. Certain information and footnote disclosures, normally included in the financial statements prepared in accordance with generally accepted accounting principles, have been condensed and/or omitted. The results of operations for the three months and nine months ended September 30, 2005 are not necessarily indicative of the results of operations for the year ended December 31, 2005. The condensed financial statements should be read in conjunction with the Company s financial statements included in its annual Form 10-KSB for the year ended December 31, 2004.

NOTE B - STOCKHOLDERS EQUITY

During the three months ended September 30, 2005 the Company sold 838,369 shares of common stock for aggregate proceeds of \$393,825, for an average price per share of \$0.47.
During the three months ended September 30, 2005 the Company issued 451,564 shares of common stock for services rendered, and recorded stock-based compensation expense of \$137,141 related thereto.
Additionally, in July 2005 the Company issued 100,000 shares of common stock to an individual as a deposit on a proposed acquisition; a non-current asset of \$50,000 was recorded relative to this item.
NOTE C RELATED PARTY TRANSACTION
On August 14, 2005 the Company entered into a lease on behalf of its subsidiary Mound Technologies, Inc. for its manufacturing facility in Springboro, Ohio. The lessor who had purchased the property is a shareholder of the company. The lease provides for monthly rentals of \$16,250 and expires in 5 years. In addition, under the lease the lessee is responsible for all maintenance and utilities.
NOTE D GOING CONCERN
As reflected in the accompanying financial statements, the Company has negative working capital of \$3,062,947 and an accumulated deficit of \$7,756,921. The Company s auditors, in their opinion on the Company s annual financial statements for 2004 dated March 20, 2005, included a going concern qualification related to substantial doubt about the Company s ability to continue as a going concern.
Management is presently seeking to raise permanent equity capital in the capital markets or some form of long-term debt instrument to eliminate the negative working capital. The Company filed a registration statement on Form SB-2 on October 13, 2005, proposing to raise up to an additional \$66 million in equity capital. Failure to raise additional equity capital or to secure some other form of long-term debt arrangement would cause the Company to further increase its working capital deficit. There there can be no assurance that the Company will be successful in obtaining additional financing.
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ITEM 2. MANAGEMENT S DISCUSSION AND ANALYSIS OR PLAN OF OERATION.

Cautionary Statement Pursuant to Safe Harbor Provisions of the Private Securities Litigation Reform Act of 1995:

This Quarterly Report on Form 10-QSB for the quarterly period ended September 30, 2005 contains "forward-looking" statements within the meaning of the Federal securities laws. These forward-looking statements include, among others, statements concerning the Company's expectations regarding sales trends, gross and net operating margin trends, political and economic matters, the availability of equity capital to fund the Company's capital requirements, and other statements of expectations, beliefs, future plans and strategies, anticipated events or trends, and similar expressions concerning matters that are not historical facts. The forward-looking statements in this Quarterly Report on Form 10-QSB for the quarterly period ended September 30, 2005 are subject to risks and uncertainties that could cause actual results to differ materially from those results expressed in or implied by the statements contained herein.

The interim financial statements have been prepared by Heartland, Inc. and in the opinion of management, reflect all material adjustments which are necessary to a fair statement of results for the interim periods presented, including normal recurring adjustments. Certain information and footnote disclosures made in the most recent annual financial statements included in the Company's Form 10-KSB for the year ended December 31, 2004, have been condensed or omitted for the interim statements. It is the Company's opinion that, when the interim statements are read in conjunction with the December 31, 2004 financial statements, the disclosures are adequate to make the information presented not misleading. The results of operations for the three months and nine months ended September 30, 2005 are not necessarily indicative of the operating results for the full fiscal year.

BACKGROUND

The company currently conducts operations in steel fabrication, construction and property management, and steel drum manufacturing. Mound Technologies, Inc. (steel fabrication) was acquired in December 2003. Karkela Construction, Inc. and Monarch Homes, Inc. (construction), and Evans Columbus, LLC (steel drum manufacturing) were acquired in December 2004. The discussion below compares the results from 2005 to the comparable periods in 2004, as if the 3 companies acquired in December 2004 had been acquired January 1, 2004.

RESULTS OF OPERATIONS FOR THE THREE MONTHS ENDED SEPTEMBER 30, 2005 COMPARED TO THE THREE MONTHS ENDED SEPTEMBER 30, 2004

Revenues for the three months ended September 30, 2005 were \$14,265,935 compared to \$12,032,025, an increase of 18%. Income from operations was \$395,146 for the three months ended September 30, 2005, compared to \$43,355 for the same period in 2004. The improvement was primarily due improved sales and profitability in the steel fabrication segment.

Interest expense for the three months ended September 30, 2005 was \$180,214 compared to \$35,202 for the same period in 2004 due to increased borrowings.

Primarily as a result of these factors, net income (before elimination of earnings of subsidiaries prior to their acquisition) was \$246,076 for the third quarter of 2005 compared to a loss of \$(26,600) for the third quarter of 2004.

RESULTS OF OPERATIONS FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2005 COMPARED TO THE NINE MONTHS ENDED SEPTEMBER 30, 2004

Revenues for the nine months ended September 30, 2005 were \$31,905,076 compared to \$39,433,927 for the nine months ended September 30, 2004, a decrease of 19%. Income (loss) from operations for the nine months ended September 30, 2005 was a loss of \$(1,397,118) compared to income of \$903,494 during the same period in 2004. This decrease of \$2,300,612 was primarily due reduced activity in the construction segment in 2005, and an increase of \$1,306,288 in stock-based compensation charged against income due mainly to increased grants for compensation and consulting fees.

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Interest expense for the nine months ended September 30, 2005 was \$463,497 compared to \$105,880 for the same period in 2004 due to increased borrowings.

Primarily as a result of these factors, the net income (loss) (before elimination of earnings of subsidiaries prior to their acquisition) was a loss of \$(1,746,606) for the nine months ended September 30, 2005 compared to income of \$712,794 for the nine months ended September 30, 2004.

LIQUIDITY AND CAPITAL RESOURCES

Net cash used in operating activities was (\$1,564,535) for the nine months ended September 30, 2005. This was primarily related to operating losses, additional receivables in the steel fabrication and manufacturing businesses, and additional inventories of land and work-in-process in the construction businesses, offset in part by additional trade financing. The deficit was financed by sales of restricted shares totaling \$593,825 and net borrowings of \$1,168,348 during the nine months ended September 30, 2005.

Total short-term and long-term debt at September 30, 2005 was \$9,600,372 and total shareholders equity (deficiency) was (\$65,465).

Our businesses are seasonally working capital intensive and require funding for purchases of raw materials used in production, replacement parts inventory, capital expenditures, expansion and upgrading of existing facilities, as well as for financing receivables from customers. Additionally, our auditors, in their opinion on our financial statements for the year ended December 31, 2004 issued a going concern qualification to their report dated March 20, 2005. We believe that cash generated from operations, together with our bank credit lines, and cash on hand, will provide us with a majority of our liquidity to meet our operating requirements. We believe that the combination of funds available through future anticipated financing arrangements, coupled with forecasted cash flows, will be sufficient to provide the necessary capital resources for our anticipated working capital, capital expenditures, and debt repayments for at least the next twelve months.

The Company filed a registration statement on Form SB-2 on October 13, 2005, proposing to raise up to an additional \$66 million in equity capital.
Seasonality
Our operations are subject to seasonal fluctuations, particularly the construction segment, located in Minnesota, which can be affected by the adverse weather conditions that can occur in that region.
<u>Inflation</u>
We are subject to the effects of inflation and changing prices. We experienced rising prices for steel and other commodities during fiscal 2004 and for the first nine months of 2005 that had a negative impact on our gross margins and net earnings. In addition, rising natural gas prices have hurt our results in the manufacturing area. In the remainder of fiscal 2005, we expect average prices of steel and other commodities to be higher than the average prices paid in fiscal 2004 and for the first nine months of 2005. We will attempt to mitigate the impact of these anticipated increases in steel and other commodity prices and other inflationary pressures by actively pursuing internal cost reduction efforts and introducing price increases.
Off-Balance Sheet Arrangements
We have no off-balance sheet arrangements that have or are reasonably likely to have a current or future material effect on our financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources.
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ITEM 3. CONTROLS AND PROCEDURES.

The Company s management evaluated, with the participation of the Chief Executive Officer and Chief Financial Officer, the effectiveness of the Company s disclosure controls and procedures as of the end of the period covered by this report. Based on that evaluation, the Chief Executive Officer and Chief Financial Officer have concluded that the Company s disclosure controls and procedures were effective as of the end of the period covered by this report. There has been no change in the Company s internal control over financial reporting that occurred during the quarter covered by this report that has materially affected, or is reasonably likely to materially affect, the Company s internal control over

financial reporting.

PART II. OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

In the normal course of our business, we and/or our subsidiaries are named as defendants in suits filed in various state and federal courts. We believe that none of the litigation matters in which we, or any of our subsidiaries, are involved would have a material adverse effect on our consolidated financial condition or operations.

There is no other past, pending or, to the Company's knowledge, threatened litigation or administrative action which has or is expected by the Company's management to have a material effect upon our Company's business, financial condition or operations, including any litigation or action involving our Company's officers, directors, or other key personnel.

ITEM 2. CHANGES IN SECURITIES AND USE OF PROCEEDS

During the three months ended September 30, 2005 the Company sold an aggregate of 838,369 shares of common stock to investors in private placements.

On July 14, 2005 the company issued 75,000 shares to Graham Paxton in settlement of a judgement.

On July 18, 2005 the company issued 100,000 shares to Steve Persinger as a deposit on the acquisition of Persinger Equipment, Inc.

On August 19, 2005 the company issued 22,000 shares to John Gracik for consulting fees.

On August 31, 2005 the company issued 154,564 shares to Barbara Young, Young Technology Fund I and Young Technology Fund II in settlement of a dispute.

On September 23, 2005 the company issued 180,000 shares to Ross Haugen for consulting fees.

On September 27, 2005 the company issued 10,000 shares to Dolores Dear for consulting fees.

ITEM 3. DEFAULTS UPON SENIOR SECURITIES

None.	
ITEM 4. SUBMIS	SSION OF MATTERS TO A VOTE OF SECURITY HOLDERS
None.	
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ITEM 5. OTHER	INFORMATION
None.	
ITEM 6 EXHIRI	TS AND REPORTS ON FORM 8-K
(a) Exhibits	
Exhibit 31.1 Exhibit 31.2	Certification of Trent Sommerville, Chairman & Chief Executive Officer Certification of Roland Fink, Chief Financial Officer
Exhibit 32.1 Exhibit 32.2	Certification of Trent Sommerville, Chairman & Chief Executive Officer Certification of Roland Fink, Chief Financial Officer
(b) Reports	on Form 8-K:
Three Months End	ed September 30, 2005

The Company filed a Form 8-K on August 3, 2005 relating to en Inc.	ntry into a binding Stock Purchase Agreement to acquire Persinger Equipment,
The Company filed a Form 8-K on September 22, 2005 relating Inc., Lee Enterprises, Inc., and Lee s Food Marts LLC.	to entry into a binding Acquisition Agreement to acquire Lee Oil Company,
The Company filed a Form 8-K on September 22, 2005 relating Ney Oil Company.	to entry into a binding Agreement for Purchase and Sale of Shares to acquire
The Company filed a Form 8-K on September 27, 2005 relating	g to entry into a Letter of Intent to acquire NKR, Inc. d/b/a Ohio Valley Lumber.
The Company filed a Form 8-K on September 27, 2005 relating Inc.	to entry into a binding Acquisition Agreement to acquire Schultz Oil Company,
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SIGNATURES	
In accordance with the requirements of the Exchange Act, the rethereunto duly authorized.	egistrant caused this report to be signed on its behalf by the undersigned,
HEARTLAND, INC.	
(Registrant)	
Date: November 14, 2005 Trent Sommerville	By: <u>/s/ TRENT SOMMERVILLE</u>

Chief Executive Officer and	
Chairman of the Board	
(Duly Authorized Officer)	
Date: November 14, 2005 Roland Fink	By: /s/ ROLAND FINK
Chief Financial Officer	
(Principal Financial	
and Accounting Officer)	