AMERUS GROUP CO/IA Form 11-K

June 28, 2005

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 11-K

(Mark One)

ANNUAL REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF [X]

For the fiscal year ended December 31, 2004

OR

TRANSITION REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from to

Commission file number: 001-15166

Α. Full title of the plan and the address of the plan, if different from that of the issuer named below:

All * AmerUs Savings and Retirement Plan

Name of issuer of the securities held pursuant to the plan and the address of its principal executive office:

> AmerUs Group Co. 699 Walnut Street Des Moines, IA 50309-3948

FINANCIAL STATEMENTS AND SUPPLEMENTAL SCHEDULE

All * AmerUs Savings and Retirement Plan Years Ended December 31, 2004 and 2003

All * AmerUs Savings and Retirement Plan

Financial Statements and Supplemental Schedule

Years Ended December 31, 2004 and 2003

CONTENTS

Report of Independent Registered Public Accounting Firm..... Audited Financial Statements

Statements of Net Assets Available for Benefits	2
Statements of Changes in Net Assets Available for Benefits	3
Notes to Financial Statements	4
Supplemental Schedule	
Schedule H, Line 4(i) - Schedule of Assets (Held at End of Year)	12

Report of Independent Registered Public Accounting Firm

The Board of Trustees
All * AmerUs Savings and Retirement Plan

We have audited the accompanying statements of net assets available for benefits of All * AmerUs Savings and Retirement Plan as of December 31, 2004 and 2003, and the related statements of changes in net assets available for benefits for the years then ended. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. We were not engaged to perform an audit of the Plan's internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Plan's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for benefits of the Plan at December 31, 2004 and 2003, and the changes in its net assets available for benefits for the years then ended, in conformity with U.S. generally accepted accounting principles.

Our audits were performed for the purpose of forming an opinion on the financial statements taken as a whole. The accompanying supplemental schedule of assets (held at end of year) as of December 31, 2004, is presented for purposes of additional analysis and is not a required part of the financial statements but is supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. This supplemental schedule is the responsibility of the Plan's management. The supplemental schedule has been subjected to the auditing procedures applied in our audits of the financial statements and, in our opinion, is fairly stated in all material respects in relation to the financial statements taken as a whole.

/s/ Ernst & Young LLP

Des Moines, Iowa May 2, 2005

All * AmerUs Savings and Retirement Plan
Statements of Net Assets Available for Benefits

	DECEMBER 31		
	2004	2003	
ASSETS			
Investments	\$119,456,165	\$106,737,373	
Employer contributions receivable	2,816,210	3,261,690	
Net assets available for benefits	\$122 , 272 , 375	\$109,999,063	
	========		

See accompanying notes.

2

All * AmerUs Savings and Retirement Plan

Statements of Changes in Net Assets Available for Benefits

	YEAR ENDED DECEMBER 31			
		2004		2003
Additions: Investment income: Interest and dividends	\$	4,107,497	 \$	2,716,906
Net unrealized and realized gains on investments		9,588,788		15,328,428
Contributions:		13,696,285		18,045,334
Employer		5,842,127		6,339,869
Employees		4,398,265		4,529,375
		10,240,392		10,869,244
Transfer of net assets from other plans Transfer of net assets resulting from plan merger		1,143,570		789,280 1,642,972
Total additions		25,080,247		31,346,830
Deductions: Benefits paid to participants		(12,806,935)		(7,497,958)
Net additions		12,273,312		23,848,872
Net assets available for benefits at beginning of year		109,999,063		86,150,191
Net assets available for benefits at end of year	\$	122,272,375	\$	109,999,063

See accompanying notes.

3

All * AmerUs Savings and Retirement Plan

Notes to Financial Statements

December 31, 2004

1. DESCRIPTION OF PLAN

The following description of the All * AmerUs Savings and Retirement Plan (the Plan) provides only general information. Participants should refer to the plan agreement for a more complete description of the Plan's provisions.

GENERAL

The Plan is a contributory defined contribution plan covering all employees of AmerUs Group Co., (the Company or AmerUs). The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974 (ERISA).

Effective April 1, 2003, the CMIC 401(k) Profit Sharing Plan of Creative Marketing International Corporation merged into the Plan. Creative Marketing International Corporation is wholly owned by AmerUs Annuity Group, which is wholly owned by AmerUs Group Co.

ELIGIBILITY

Employees are eligible to participate the first of the month coinciding with, or next following, their hire date. Full-time employees and part-time employees who are scheduled to work fewer than 20 hours per week are eligible if the employee has earned 1,000 hours of service during (a) the one-year period which commences on the employee's date of employment, or (b) any Plan year subsequent to the employee's date of employment.

CONTRIBUTIONS

Participants may contribute up to 50% of annual base salary, overtime pay, short-term disability plan payments, and bonuses (W-2 compensation), but excluding sign-on bonuses, long-term incentives, moving expenses, severance payments, flexible benefit credits taken in cash, car allowances, fitness reimbursements, holiday bonuses and exam awards. In addition, participants may contribute flexible benefit credits to the Plan as pretax contributions. Contributions of flexible benefit credits shall be made at the time and in the manner specified in the flexible benefit plan. The amount contributed per year shall not exceed \$13,000 in 2004 and \$12,000 in 2003. The annual contribution to all retirement benefit plans shall not exceed the lesser of \$41,000 or 100% of the participant's compensation in 2004, subject to certain limitations.

4

All * AmerUs Savings and Retirement Plan

Notes to Financial Statements (continued)

1. DESCRIPTION OF PLAN (CONTINUED)

Any individual who becomes an eligible employee for the first time (or again becomes an eligible employee after a period of ineligibility) and does not make any election of before-tax contributions, will default to a 2% of compensation contribution election to the Plan.

The Company contributes 125% of the participant's contribution up to the first 4% of pay contributed, which is called the "company match." The Company also contributes 4% of compensation as of the end of the Plan year, which is called a "core contribution." The Company's "core contribution" is made as a combination of cash and Company stock, with the cash portion being contributed to the Money Purchase Pension component of the Plan and the stock portion being contributed to the Employee Stock Ownership (ESOP) component of the Plan. An eligible employee previously participating under a Company defined benefit plan may also be eligible for an annual company-provided interim benefit supplement contribution. Each business unit within the Company could elect a "profit sharing contribution" to be allocated among participants employed by the business unit.

PARTICIPANT ACCOUNTS

Each participant's account is credited with the participant's contribution, the Company's contribution, and an allocation of Plan net earnings. Allocations of net earnings are based on account balances, as defined. Forfeited balances of terminated participants' non-vested accounts are used to reduce future Company contributions. The benefit to which a participant is entitled is the vested benefit that could be provided from the participant's account.

VESTING

A participant's interest in pre-tax employee contributions and rollover contributions is fully vested and nonforfeitable at all times. After one year of service, all participants (excluding CMIC participants) are fully vested in the portion of the participant's account attributable to employer matching contributions. CMIC participants previously covered under the CMIC Plan shall retain their vested interest in their employer matching and discretionary profit sharing contributions, per the terms of the CMIC Plan in effect immediately prior to April 1, 2003. CMIC participants employed after April 1, 2003 will vest in employee matching contributions according to a five year graded schedule. After five years of service, the participant is fully vested in the core contribution, profit sharing contributions, and any interim benefit supplement.

5

All * AmerUs Savings and Retirement Plan

Notes to Financial Statements (continued)

1. DESCRIPTION OF PLAN (CONTINUED)

PAYMENT OF BENEFITS

On termination of service, a participant may elect to receive a lump-sum amount equal to the value of the participant's account; regular installments paid monthly, quarterly, or annually over a period designated or dollar amount specified by the participant, not to exceed the participant's life expectancy; a joint and 50% survivor annuity for the lives of the participant and spouse, which is purchased from a life insurance company with the proceeds from the

participant's account; or a participant may elect to rollover the value of the account into another company's plan or into an established individual retirement account.

INVESTMENT OPTIONS

Participants may direct contributions in 1% increments among 15 core investment options, including 9 mutual funds offered by American Century Services Corporation, four external mutual funds, JP Morgan Invest Self-Directed Fund and common stock of AmerUs. Participants are limited to 50% of their vested account balance (minimum of \$1,000) in the JP Morgan Invest Self-Directed Fund or common stock of AmerUs.

Ultra Investors Fund - funds invested in stocks of larger companies with a long-term capital growth potential.

Vista Investors Fund - funds invested primarily in stocks of small to medium-sized companies with long-term capital growth potential. This fund was frozen and made unavailable for new contributions effective January 1, 1999.

International Growth Fund - funds invested in companies of all sizes located in foreign countries.

6

All * AmerUs Savings and Retirement Plan

Notes to Financial Statements (continued)

1. DESCRIPTION OF PLAN (CONTINUED)

Value Fund - funds invested primarily in equity securities of well-established companies that are believed to be undervalued at time of purchase.

Strategic Allocation: Aggressive Fund - funds invested in a diversified portfolio of stocks, bonds, and money market securities. The fund's targeted mix of assets is 75% stocks, 20% bonds, and 5% money market securities.

Strategic Allocation: Moderate Fund - funds invested in a diversified portfolio of stocks, bonds, and money market securities. The fund's targeted mix of assets is 60% stocks, 30% bonds, and 10% money market securities.

Strategic Allocation: Conservative Fund - funds invested in a diversified portfolio of stocks, bonds, and money market securities. The fund's targeted mix of assets is 40% stocks, 45% bonds, and 15% money market securities.

Stable Asset Fund - funds invested exclusively in a diversified pool of high quality fixed income securities.

Income & Growth Fund - funds invested in large U.S. companies whose stocks appear undervalued.

J.P. Morgan U.S. Small Company Opportunities Fund – funds invested primarily in the common stocks of small U.S. companies whose market capitalization are greater than \$150 million and less than \$1.25 billion when purchased. The Plan exited this fund during 2004.

Diversified Bond Fund - funds invested in high and medium grade, nonmoney market debt securities. They are payable in U.S. or foreign currencies, including corporate bonds and notes, government securities, and securities backed by

mortgages or other assets.

Real Estate Fund - funds invested exclusively in stocks of companies in the real estate sector.

Barclays Global Investors S&P 500 Stock Fund - funds invested in stocks of larger companies with market capitalization of \$10 billion or more providing a blend of long-term growth potential and securities believed to be undervalued at time of purchase.

7

All * AmerUs Savings and Retirement Plan

Notes to Financial Statements (continued)

1. DESCRIPTION OF PLAN (CONTINUED)

Royce Low-Priced Stock Fund - funds invested primarily in small companies that are believed to be undervalued at time of purchase.

Buffalo Small Cap Fund - funds invested primarily in stocks and other equities of smaller companies.

Harbor International Fund - funds invested primarily in stocks of foreign companies including those located in emerging market countries.

Common Stock of AmerUs - funds invested in common stock of AmerUs. For reporting purposes, AmerUs stock represents both common stock held under the AmerUs stock core investment fund and stock held under the ESOP component of the Plan.

JP Morgan Invest Self-Directed Account - funds allow the individual participant to purchase the mutual funds, stocks, and bonds offered through JP Morgan.

PARTICIPANT LOANS

Participants may borrow from their fund accounts. Maximum allowable borrowings are 50% of the participant's vested account balance, not to exceed \$50,000. The minimum borrowing is \$1,000. The loans bear interest at a rate equal to the prime rate published in the Wall Street Journal on the first business day of the month in which the loan was made.

PLAN TERMINATION

Although it has not expressed any intent to do so, the Company has the right under the Plan to discontinue its contributions at any time and to terminate the Plan subject to the provisions of ERISA. In the event of Plan termination, participants will become 100% vested in their accounts.

ADMINISTRATIVE EXPENSES

The Company pays all expenses of the Plan, with the exception of loan origination fees, which are charged directly to the participant's account.

8

Notes to Financial Statements (continued)

2. SIGNIFICANT ACCOUNTING POLICIES

INVESTMENT VALUATION AND INCOME RECOGNITION

Investments in mutual funds and common stock of AmerUs are reported at fair value, based upon the latest quoted market price. Participant loans are valued at their unpaid principal balance, representing estimated fair value.

The marketable securities in the JP Morgan Invest Self-Directed Account, which include common stocks, mutual funds, bonds and a money market fund, are reported at fair value.

Purchases and sales of securities are recorded on a trade-date basis. Interest income is recorded on the accrual basis. Dividends are recorded on the ex-dividend date.

USE OF ESTIMATES

The preparation of financial statements in conformity with U.S. 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.

PLAN AMENDMENTS

The Company has amended the Plan to maintain their favorable determination letter status from the IRS and to follow the provisions required by the GUST. These amendments do not have a material effect on net assets individually or in aggregate. The four amendments change the following: 1) It provides participants with an election to have allocated dividends with respect to vested ESOP shares and the Company stock fund shares paid to the participant or retained in the participant's account and add provisions relating to the allocation of dividends on non-vested shares, 2) The definition of Eligible Nonelective Contribution Employee is amended to include individuals who terminated employment on or after October 1, 2002, through December 31, 2006, due to the indefinite closure of an office location or elimination of the individual's position provided that the individual does not terminate employment prior to the date established by the employer, 3) Any participant whose position was eliminated beginning September 1, 2001 shall have a fully vested interest in their account balance upon their termination of employment provided this provision will not apply if the employee terminates employment prior to the termination date established by AmerUs, and 4) The Plan is amended to provide that a plan loan of a participant who is terminated by reason

9

All * AmerUs Savings and Retirement Plan

Notes to Financial Statements (continued)

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

of an office closure or the elimination of the participant's position will not be accelerated as long as at least quarterly repayments are made, provided that the participant does not terminate employment prior to the date established by the employer.

3. INVESTMENTS

Participants have no investment direction authority over that portion the AmerUs common stock related to the non-vested ESOP Company core contributions. A summary of the significant components of the changes in the ESOP portion of the AmerUs common stock is as follows:

	YEAR ENDED 2004	DECEMBER 31 2003
AmerUs Group Co. common stock, beginning of year Dividend income	\$10,073,935 108,901	\$ 8,329,883 114,386
Net unrealized and realized gains on investments Employer contributions	2,882,633 1,569,152	1,931,790 1,385,968
Benefits paid to participants	(1,740,688)	(1,637,941)
Net transfers to other investments	(522,245) 	(50,151)
AmerUs Group Co. common stock, end of year	\$12,371,688 =======	\$ 10,073,935 =======

The fair values of individual investments that represent 5% or more of the Plan's net assets are as follows:

	DECEMBER 31		
	2004	2003	
American Century Funds:			
Ultra Investors Fund	\$13,637,138	\$12,344,034	
International Growth Fund	6,669,703	5,868,553	
Value Fund	12,331,474	11,612,023	
Stable Asset Fund	20,082,889	21,370,523	
Income & Growth Fund	16,705,994	14,687,247	
Common stock of AmerUs Group Co.	18,345,603	14,436,914	

10

All * AmerUs Savings and Retirement Plan

Notes to Financial Statements (continued)

3. INVESTMENTS (CONTINUED)

During the years ended December 31, 2004 and 2003, the Plan's investments (including gains and losses on investments bought and sold, as well as held during the year) appreciated in fair value as follows:

		DECEMBE	ER 31
		2004	2003
Mutual f	unds	\$5,374,336	\$12,551,235

		\$9,588,788	\$15,328,428
Common	stock	4,214,452	2,777,193

4. RISKS AND UNCERTAINTIES

The Plan invests in various investment securities. Investment securities are exposed to various risks such as interest rate, market, and credit risks. Due to the level of risk associated with certain investment securities, it is at least reasonably possible that changes in the values of investment securities will occur in the near term and that such changes could materially affect the amounts reported in the statements of net assets available for benefits.

5. INCOME TAX STATUS

The Plan has received a determination letter from the Internal Revenue Service dated July 24, 2003, stating that the Plan is qualified under Section 401(a) of the Internal Revenue Code (the Code) and, therefore, the related trust is exempt from taxation. Subsequent to this issuance of the determination letter, the Plan was amended. Once qualified, the Plan is required to operate in conformity with the Code to maintain its qualification. The plan administrator believes the Plan is being operated in compliance with the applicable requirements of the Code and, therefore, believes that the Plan, as amended, is qualified and the related trust is tax exempt. The plan sponsor has indicated that it will take the necessary steps, if any, to maintain the Plan's qualified status.

11

Supplemental Schedule

Schedule H, Line 4(i) - Schedule of Assets (Held at End of Year)

December 31, 2004

IDENTITY OF ISSUE, BORROWER, LESSOR OR SIMILAR PARTY DESCRIPTION OF INVESTMENT,
INCLUDING MATURITY DATE, RATE
OF INTEREST, PAR OR MATURITY VALUE

COST

PARTICIPANT DIRECTED:

American Century Funds*:

Ultra Investors Fund 462,276 shares Vista Investors Fund 69,740 shares 736,170 shares International Growth Fund Value Fund 1,668,670 shares Strategic Allocation: Aggressive Fund 592,543 shares Strategic Allocation: Moderate Fund 674,331 shares Strategic Allocation: Conservative Fund 270,945 shares Stable Asset Fund 20,082,889 shares

Income & Growth Fund	544,701	shares
Diversified Bond Fund	402,864	shares
Real Estate Fund	53,681	shares
Barclays Global Investors S&P 500 Stock Fund	25,940	shares
Royce Fund Low-Priced Stock	192,377	shares
Harbor International Fund	3,400	shares
Buffalo Small Cap Fund	51 , 976	shares

Common Stock:

AmerUs Group Co.* - Core Investment Fund 131,875 shares

JP Morgan Invest Self-Directed Account

Participant loans receivable Loans to participants, 4.0% to 10.0% due through 2018

NONPARTICIPANT DIRECTED:

Common stock:

AmerUs Group Co.* - ESOP 272,688 shares

Total investments

*Indicates party in interest to the Plan.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the trustees (or other persons who administer the employee benefit plan) have duly caused this annual report to be signed on its behalf by the undersigned hereto duly authorized.

> All * AmerUs Savings and Retirement Plan _____ (Name of Plan)

Date: June 28, 2005 By /s/ Laurie L. Roepsch

Laurie L. Roepsch Director of Benefits \$6,871,0 -----