AMERICAN RETIREMENT CORP

Form 4

January 20, 2006

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF

SECURITIES

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Check this box

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Section 16.

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

1(b).

(Print or Type Responses)

1. Name and Address of Reporting Person * Jarvis David R

2. Issuer Name and Ticker or Trading

5. Relationship of Reporting Person(s) to

Issuer

below)

Symbol

AMERICAN RETIREMENT CORP [ACR]

(Check all applicable)

(Last)

(First) (Middle) 3. Date of Earliest Transaction

Director X 10% Owner Other (specify Officer (give title

(Month/Day/Year) 07/14/2005

C/O MERCURY REAL ESTATE ADVISORS LLC, 100 FIELD

POINT ROAD

4. If Amendment, Date Original

6. Individual or Joint/Group Filing(Check

Applicable Line)

Filed(Month/Day/Year)

Form filed by One Reporting Person _X_ Form filed by More than One Reporting

(Instr. 4)

Person

GREENWICH, CT 06830

(City) (State) (Zip)

(Street)

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1.Title of Security (Instr. 3)

2. Transaction Date 2A. Deemed (Month/Day/Year)

Execution Date, if

(Month/Day/Year)

3. 4. Securities TransactionAcquired (A) or Code Disposed of (D) (Instr. 8) (Instr. 3, 4 and 5)

Code V Amount (D) Price

5. Amount of Securities Beneficially Owned Following

6. Ownership 7. Nature of Form: Direct Indirect (D) or Indirect Beneficial Ownership

(Instr. 4)

(A)

Reported Transaction(s)

(Instr. 3 and 4)

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of SEC 1474 information contained in this form are not (9-02)required to respond unless the form displays a currently valid OMB control number.

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)			7. Title a Underly (Instr. 3
				Code V	V (A) (D)	Date Exercisable	Expiration Date	Title
Equity Swap (obligation to buy) (1) (2)	\$ 14.1	07/14/2005		J/K <u>(1)(2)</u>	1	07/14/2005	05/24/2007	Comm
Equity Swap (obligation to buy) (3)	\$ 14.1	07/14/2005		J/K <u>(1)(2)</u>	1	07/14/2005	05/24/2007	Comm Stoc
Equity Swap (obligation to buy) (4)	\$ 14.1	07/14/2005		J/K <u>(4)</u>	1	07/14/2005	05/24/2007	Comm Stoc
Equity Swap (obligation to buy) (5)	\$ 14.1	07/14/2005		J/K(1)(2)(4)	2	07/14/2005	05/24/2007	Comm Stoc
Equity Swap (obligation to buy) (6)	\$ 14.1	07/14/2005		J/K(1)(2)(4)	2	07/14/2005	05/24/2007	Comm Stoc
Equity Swap (obligation to buy) (7)	\$ 14.103	07/15/2005		J/K <u>⁽⁷⁾</u>	1	07/15/2005	05/24/2007	Comm
Equity Swap (obligation to buy) (3)	\$ 14.103	07/15/2005		J/K <u>⁽⁷⁾</u>	1	07/15/2005	05/24/2007	Comm Stoc
Equity Swap (obligation to buy) (8)	\$ 14.103	07/15/2005		J/K <u>(8)</u>	1	07/15/2005	05/24/2007	Comm

Equity Swap (obligation to buy) (9)	\$ 14.103	07/15/2005	J/K ⁽⁹⁾	1	07/15/2005 05/24/2007 Comm Stoc
Equity Swap (obligation to buy) (10)	\$ 14.103	07/15/2005	J/K <u>⁽⁹⁾</u>	1	07/15/2005 05/24/2007 Comm Stoc
Equity Swap (obligation to buy) (11)	\$ 14.103	07/15/2005	J/K <u>(11)</u>	1	07/15/2005 05/24/2007 Comm Stoc
Equity Swap (obligation to buy) (12)	\$ 14.103	07/15/2005	J/K <u>(12)</u>	1	07/15/2005 05/24/2007 Comm Stoc
Equity Swap (obligation to buy) (14)	\$ 14.103	07/15/2005	J/K(7)(8)(9)(11)(12)(13)	6	07/15/2005 05/24/2007 Comm Stoc
Equity Swap (obligation to buy) (15)	\$ 14.103	07/15/2005	J/K(7)(8)(9)(11)(12)(13)	6	07/15/2005 05/24/2007 Comm Stoc

Reporting Owners

Reporting Owner Name / Address	Relationships				
	Director	10% Owner	Officer	Other	
Jarvis David R C/O MERCURY REAL ESTATE ADVISORS LLC 100 FIELD POINT ROAD GREENWICH, CT 06830		X			
MacLean Malcolm F IV C/O MERCURY REAL ESTATE ADVISORS LLC 100 FIELD POINT ROAD GREENWICH, CT 06830		X			
Mercury Real Estate Securities Fund LP C/O MERCURY REAL ESTATE ADVISORS LLC 100 FIELD POINT ROAD GREENWICH, CT 06830		X			
Mercury Mayfair LLC C/O MERCURY REAL ESTATE ADVISORS LLC 100 FIELD POINT ROAD GREENWICH, CT 06830		X			

Reporting Owners 3

X

X

Mercury Real Estate Securities Offshore Fund, Ltd.
C/O MERCURY REAL ESTATE ADVISORS LLC
100 FIELD POINT ROAD
GREENWICH, CT 06830

Mercury Special Situations Offshore Fund Ltd C/O MERCURY REAL ESTATE ADVISORS LLC 100 FIELD POINT ROAD GREENWICH, CT 06830

Mercury Special Situations Fund LP

C/O MERCURY REAL ESTATE ADVISORS LLC 100 FIELD POINT ROAD GREENWICH, CT 06830

Mercury Securities II LLC

C/O MERCURY REAL ESTATE ADVISORS LLC 100 FIELD POINT ROAD X

GREENWICH, CT 06830

Silvercreek SAV LLC
C/O MERCURY REAL ESTATE ADVISORS LLC
100 FIELD POINT ROAD
GREENWICH, CT 06830

Signatures

/s/ David R. Jarvis 01/20/2006

**Signature of Reporting Date

Person

/s/ Malcolm F.
MacLean IV
01/20/2006

**Signature of Reporting Date
Person

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- On July 14, 2005, Mercury Real Estate Advisors, LLC ("Advisors"), a registered investment adviser, entered into a cash settled equity swap agreement with a securities broker ("Broker") on behalf of Mercury Real Estate Securities Fund LP ("MRES"), for which Advisors serves as the investment adviser. Mr. David R. Jarvis and Mr. Malcolm F. MacLean IV are managing members of Advisors. The settlement date of the swap agreement is May 24, 2007. (Continued to Footnote 2)
 - On such date, MRES or Broker, as applicable, will be required to make a payment to the other such that the resulting economic effect of the swap arrangement will be as if (i) MRES paid Broker \$18,329.87, representing \$14.10 for each share of ACR common stock subject
- (2) to this agreement as of July 14, 2005, and (ii) Broker paid to MRES the market value of 1,300 shares of ACR common stock as of May 24, 2007. Any dividends received by Broker on account of the common stock subject to this agreement will be paid to MRES and MRES will pay to Broker a finance charge.
- This swap arrangement is held directly by MRES. Mercury Mayfair LLC ("Mayfair") is the general partner of MRES. Mayfair disclaims beneficial ownership of the securities held directly by MRES except to the extent of the pecuniary interest, if any, in such securities as a result of its partnership interest in MRES.
- (4) On July 14, 2005, Advisors entered into a cash settled equity swap agreement with Broker on behalf of Mercury Real Estate Securities Offshore Fund, Ltd. ("MRESOF"), for which Advisors serves as the investment adviser. The settlement date of the swap agreement is May 24, 2007. On such date, MRESOF or Broker, as applicable, will be required to make a payment to the other such that the resulting economic effect of the swap arrangement will be as if (i) MRESOF paid Broker \$100,109.29, representing \$14.10 for each share of ACR

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common stock subject to this agreement as of July 14, 2005, and (ii) Broker paid to MRESOF the market value of 7,100 shares of ACR common stock as of May 24, 2007. Any dividends received by Broker on account of the common stock subject to this agreement will be paid to MRESOF and MRESOF will pay to Broker a finance charge.

These swap arrangements were entered into by Advisors on behalf of MRES and MRESOF. Mr. Jarvis disclaims beneficial ownership of the securities held directly by MRES and MRESOF except to the extent of the pecuniary interest, if any, in such securities as a result of his membership interest in Advisors, which has a contingent right to receive a performance-based advisory fee from MRES and MRESOF, or as a result of his membership interest in Mayfair, of which he is a managing member. That performance-based fee generally qualifies for the exemption set forth in Rule 16a-1(a)(2)(ii)(C).

These swap arrangements were entered into by Advisors on behalf of MRES and MRESOF. Mr. MacLean disclaims beneficial ownership of the securities held directly by MRES and MRESOF except to the extent of the pecuniary interest, if any, in such securities as a result of his membership interest in Advisors, which has a contingent right to receive a performance-based advisory fee from MRES and MRESOF, or as a result of his membership interest in Mayfair, of which he is a managing member. That performance-based fee generally qualifies for the exemption set forth in Rule 16a-1(a)(2)(ii)(C).

On July 15, 2005, Advisors entered into a cash settled equity swap agreement with Broker on behalf of MRES. The settlement date of the swap agreement is May 24, 2007. On such date, MRES or Broker, as applicable, will be required to make a payment to the other such that the resulting economic effect of the swap arrangement will be as if (i) MRES paid Broker \$109,295.93, representing \$14.103 for each share of ACR common stock subject to this agreement as of July 15, 2005, and (ii) Broker paid to MRES the market value of 7,750 shares of ACR common stock as of May 24, 2007. Any dividends received by Broker on account of the common stock subject to this agreement will be paid to MRES and MRES will pay to Broker a finance charge.

On July 15, 2005, Advisors entered into a cash settled equity swap agreement with Broker on behalf of MRESOF. The settlement date of the swap agreement is May 24, 2007. On such date, MRESOF or Broker, as applicable, will be required to make a payment to the other such that the resulting economic effect of the swap arrangement will be as if (i) MRESOF paid Broker \$102,244.58, representing \$14.103 for each share of ACR common stock subject to this agreement as of July 15, 2005, and (ii) Broker paid to MRESOF the market value of 7,750 shares of ACR common stock as of May 24, 2007. Any dividends received by Broker on account of the common stock subject to this agreement will be paid to MRESOF and MRESOF will pay to Broker a finance charge.

On July 15, 2005, Advisors entered into a cash settled equity swap agreement with Broker on behalf of Mercury Special Situations Fund LP ("MSSF"), for which Advisors serves as the investment adviser. The settlement date of the swap agreement is May 24, 2007. On such date, MSSF or Broker, as applicable, will be required to make a payment to the other such that the resulting economic effect of the swap arrangement will be as if (i) MSSF paid Broker \$61,657.00, representing \$14.103 for each share of ACR common stock subject to this agreement as of July 15, 2005, and (ii) Broker paid to MSSF the market value of 4,372 shares of ACR common stock as of May 24, 2007. Any dividends received by Broker on account of the common stock subject to this agreement will be paid to MSSF and MSSF will pay to Broker a finance charge.

This swap arrangement is held directly by MSSF. Mercury Securities II LLC ("MS II LLC") is the general partner of MSSF. MS II LLC (10) disclaims beneficial ownership of the securities held directly by MSSF except to the extent of the pecuniary interest, if any, in such securities as a result of its partnership interest in MSSF.

On July 15, 2005, Advisors entered into a cash settled equity swap agreement with Broker on behalf of Silvercreek SAV LLC ("Silvercreek"), for which Advisors serves as the investment adviser. The settlement date of the swap agreement is May 24, 2007. On such date, Silvercreek or Broker, as applicable, will be required to make a payment to the other such that the resulting economic effect of the swap arrangement will be as if (i) Silvercreek paid Broker \$8,433.41, representing \$14.103 for each share of ACR common stock subject to this agreement as of July 15, 2005, and (ii) Broker paid to Silvercreek the market value of 598 shares of ACR common stock as of May 24, 2007. Any dividends received by Broker on account of the common stock subject to this agreement will be paid to Silvercreek and Silvercreek will pay to Broker a finance charge.

On July 15, 2005, Advisors entered into a cash settled equity swap agreement with Broker on behalf of Mercury Special Situations Offshore Fund, Ltd. ("MSSOF"), for which Advisors serves as the investment adviser. The settlement date of the swap agreement is May 24, 2007. On such date, MSSOF or Broker, as applicable, will be required to make a payment to the other such that the resulting economic effect of the swap arrangement will be as if (i) MSSOF paid Broker \$67,199.37, representing \$14.103 for each share of ACR common stock subject to this agreement as of July 15, 2005, and (ii) Broker paid to MSSOF the market value of 4,765 shares of ACR common stock as of May 24, 2007. Any dividends received by Broker on account of the common stock subject to this agreement will be paid to MSSOF and MSSOF will pay to Broker a finance charge.

On July 15, 2005, Advisors entered into a cash settled equity swap agreement with Broker on behalf of certain managed accounts (the "Managed Accounts"), for which Advisors serves as the investment adviser. The settlement date of the swap agreement is May 24, 2007. On such date, the Managed Accounts or Broker, as applicable, will be required to make a payment to the other such that the resulting

economic effect of the swap arrangement will be as if (i) the Managed Accounts paid Broker \$3,737.22, representing \$14.103 for each share of ACR common stock subject to this agreement as of July 15, 2005, and (ii) Broker paid to the Managed Accounts the market value of 265 shares of ACR common stock as of May 24, 2007. Any dividends received by Broker on account of the common stock subject to this agreement will be paid to the Managed Accounts and the Managed Accounts will pay to Broker a finance charge.

These swap arrangements were entered into by Advisors on behalf of MRES, MRESOF, MSSF, Silvercreek, MSSOF and the Managed Accounts. Mr. Jarvis disclaims beneficial ownership of the securities held directly by MRES, MRESOF, MSSF, Silvercreek, MSSOF and the Managed Accounts except to the extent of the pecuniary interest, if any, in such securities as a result of his membership interest in Advisors, which has a contingent right to receive a performance-based advisory fee from MRES, MRESOF, MSSF, Silvercreek, MSSOF and the Managed Accounts, or as a result of his membership interest in Mayfair or MS II LLC, of which he is a managing member. That performance-based fee generally qualifies for the exemption set forth in Rule 16a-1(a)(2)(ii)(C).

These swap arrangements were entered into by Advisors on behalf of MRES, MRESOF, MSSF, Silvercreek, MSSOF and the Managed Accounts. Mr. MacLean disclaims beneficial ownership of the securities held directly by MRES, MRESOF, MSSF, Silvercreek,

MSSOF and the Managed Accounts except to the extent of the pecuniary interest, if any, in such securities as a result of his membership interest in Advisors, which has a contingent right to receive a performance-based advisory fee from MRES, MRESOF, MSSF, Silvercreek, MSSOF and the Managed Accounts, or as a result of his membership interest in Mayfair or MS II LLC, of which he is a managing member. That performance-based fee generally qualifies for the exemption set forth in Rule 16a-1(a)(2)(ii)(C).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.