ADAMS GOLF INC Form SC 13G/A February 14, 2005

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

SCHEDULE 13G/A
Under the Securities Exchange Act of 1934
(Amendment No. 5)*

ADAMS GOLF, INC. (Name of Issuer)

Common Stock, par value \$0.001 per share (Title of Class of Securities)

006228 10 0 (CUSIP Number)

December 31, 2004 (Date of Event Which Requires Filing of this Statement)

[] Rule 13d-1(b)

[] Rule 13d-1(c)

[X] Rule 13d-1(d)

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

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SCHEDULE 13G/A

(1)	Name of Reporting Person I.R.S. Identification No.	Royal	Holding	Company,	Inc.
	of Above Person (entities only)			25-1	622874
(2)	Check the Appropriate Box if a Member of a Group*			` '	[] [X]
(3)	SEC Use Only				
(4)	Citizenship			De	laware

Number	οf	Sharps
MUIIIDEL	()	Shares

В	eneficially	(5)	Sole Voting Power	6,374,511	
Owned by Each			Shared Voting Power		
1 2		(7)	Sole Dispositive Power	6,374,511	
	ith:		Shared Dispositive Power	 C	
(9)	Aggregate Amount Beneficially Owned by Each Reporting Person			6,374,511	[FN-1]
(10)	Check if the Aggregate Amount in Row (9) Excludes Certain Shares*			[]	
(11)	Percent of Class Re Amount in Row (9)	28.4%			
(12)	Type of Reporting P	CC)		
*	CEE INCTRICTIONS				-

^{*} SEE INSTRUCTIONS

FN-1 This Reporting Person notes that (i) Paul F. Brown, Jr., one of the other reporting persons filing this Amendment No. 5 to Statement on Schedule 13G ("Amendment No. 5"), directly holds 10,000 shares of the Issuer's common stock and options, which are presently exercisable or are exercisable within 60 days of the date hereof, to purchase an additional 45,000 shares of common stock, and (ii) Stephen R. Patchin, another of the reporting persons filing this Amendment No. 5, holds options, which are presently exercisable or are exercisable within 60 days of the date hereof, to purchase an additional 45,000 shares of common stock. The shares held by Messrs. Brown and Patchin are not beneficially owned by this reporting person and nothing herein shall constitute an admission to the contrary.

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SCHEDULE 13G/A

(1)	Name of Reporting Person I.R.S. Identification No. of Above Person (entities only)	Paul F. Brown, Jr.
(2)	Check the Appropriate Box if a Member of a Group*	(a) [] (b) [X]
(3)	SEC Use Only	
(4)	Citizenship	United States

Number of Shares

В		(-)	Galla Waling David	
	eneficially	(5)	Sole Voting Power	55,000
Owne		(6)	Shared Voting Power	6,374,511
Repo			Sole Dispositive Power	55,000
W.	ith:	(8)	Shared Dispositive Pow	er 6,374,511
(9)	Aggregate Amount E by Each Reporting			6,429,511
(10)	Check if the Aggre Row (9) Excludes (_		[]
(11)	Percent of Class F Amount in Row (9)	Represe		28.5%
(12)	Type of Reporting	Person		IN
	SEE INSTRUCTIONS			
FN-2	Includes options, exercisable within		are presently exercisab	
	45,000 shares of t		ever's common stock.	to purchase
FN-3	Represents shares Inc., a Delaware of is Chief Financial Pursuant to Rule of beneficial ownersh	owned corporal Offical 13d-4.		ng Company, orting person inance. isclaims
	Represents shares Inc., a Delaware of is Chief Financial Pursuant to Rule of beneficial ownersh	owned corporal Offical 13d-4.	directly by Royal Holdition, of which this reper and Vice President-Fithis reporting person of such shares and nothing sion to the contrary.	ng Company, orting person inance. isclaims
	Represents shares Inc., a Delaware of is Chief Financial Pursuant to Rule 1 beneficial ownersh be construed as an	owned corporal Office 13d-4. The point of admissing Person tion No	directly by Royal Holdition, of which this reper and Vice President-Fithis reporting person of such shares and nothing sion to the contrary. SCHE	ng Company, orting person inance. lisclaims herein shall
CUSI: (1)	Represents shares Inc., a Delaware of is Chief Financial Pursuant to Rule of beneficial ownersh be construed as an order of the construed of Above Person (construed as a construed of a Group of the construed of th	owned corporal Office 13d-4. The post of admission No entitie late Bo	directly by Royal Holdition, of which this reper and Vice President—Find this reporting person of such shares and nothing sion to the contrary. SCHE Steph Steph	ng Company, orting person inance. isclaims herein shall
CUSI:	Represents shares Inc., a Delaware of is Chief Financial Pursuant to Rule of beneficial ownersh be construed as an order of the properties of Above Person (endeath of a Group) Check the Appropriate of a Group of SEC Use Only	owned corporal Office 13d-4. The post of t	directly by Royal Holdition, of which this reper and Vice President—F this reporting person of such shares and nothing sion to the contrary. SCHE Steph Steph Steph Steph	ng Company, orting person inance. isclaims herein shall DULE 13G/A en R. Patchin (a) []

Number of Shares

Beneficially (5) Sole Voting Power 45,000 [FN-4]

Owned by Each (6) Shared Voting Power		6,374,511	[FN-5]	
Reporting Person		Sole Dispositive Power	45,000	
With:	(8)	Shared Dispositive Power	6,374,511	
	Aggregate Amount Beneficially Owned by Each Reporting Person			[FN-4]
) Check if the Aggregate Amount in Row (9) Excludes Certain Shares*			
(11) Percent of Class Re Amount in Row (9)	Percent of Class Represented by Amount in Row (9)			
(12) Type of Reporting P	ersor	1.* 	IN	

^{*} SEE INSTRUCTIONS

FN-5 Represents shares owned directly by Royal Holding Company, Inc., a Delaware corporation, of which this reporting person is Chief Executive Officer and President. Pursuant to Rule 13d-4. this reporting person disclaims beneficial ownership of such shares and nothing herein shall be construed as an admission to the contrary.

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Item 1(a).Name of issuer:

Adams Golf, Inc. (the "Issuer")

Item 1(b). Address of Issuer's principal executive offices:

300 Delaware Avenue, Suite 572 Wilmington, Delaware 19801

Item 2(a).Name of person filing:

Pursuant to rule 13d-1(k) (1) promulgated under the Act, this Amendment No. 5 to Statement on Schedule 13G, as previously amended (as amended, the "Statement") is filed jointly by Royal Holding Company, Inc. ("Royal"), Paul F. Brown, Jr. ("Brown") and Stephen R. Patchin ("Patchin"). Royal, Brown and Patchin are collectively referred to herein as the "Reporting Persons." The Reporting Persons have previously executed a Joint

FN-4 Includes options, which are presently exercisable or exercisable within 60 days of the date hereof, to purchase 45,000 shares of the Issuer's common stock.

Filing Agreement with respect to the filing of this Statement, a copy of which is attached hereto as $\mathsf{Exhibit}\ \mathsf{A}.$

Royal

The principal business office of Royal is:

300 Delaware Avenue, Suite 306 Wilmington, Delaware 19801

Brown

The principal business office of Brown is:

One Indian Springs Road Carl E. Patchin Building Indiana, Pennsylvania 15701

Patchin

The principal business office of Patchin is:

500 N. Water Street, Suite 807N Corpus Christi, Texas 78471

Item 2(c).Citizenship:

Patchin and Brown are each citizens of the United States.

Royal is a Delaware corporation.

Item 2(d). Title of class of securities:

Common Stock, \$0.001 par value per share, of the Tesuar

Item 2(e).CUSIP No.:

006228 10 0

- Item 3. If this statement is filed pursuant to Sections 13d- 1(b), or 13d-2(b) or (c), check whether the person filing is a:

 - (d) [] Investment company registered under section 8

of the Investment Company Act of 1940 (15 U.S.C. 80a-8);

- (f) [] An employee benefit plan or endowment fund in accordance with Section 240.13d-1(b)(1)(ii)(F);

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- (g) [] A parent holding company or control person in accordance with Section 240.13d-1(b)(ii)(G);

- (j) [] Group, in accordance with 240.13d-1(b)(1)(ii)(J)

Not applicable.

Item 4. Ownership:

As of the date of this Statement, the Reporting Persons beneficial ownership is as follows:

Royal

- (a) Amount beneficially owned: 6,374,511
- (b) Percent of class: 28.2%
- (c) Number of shares as to which such person has:
 - (i) sole power to vote or to direct the vote: 6,374,511
 - (ii) shared power to vote or to direct the vote: 0
 - (iii) sole power to dispose or to direct the disposition of: 6,374,511
 - (iv) shared power to dispose or to direct the disposition of: $\boldsymbol{0}$

Brown [FN-6]

(a) Amount beneficially owned: 6,429,511 [FN-7]

- (b) Percent of class: 28.5%
- (c) Number of shares as to which such person has:
 - (i) sole power to vote or to direct the vote: 55,000 [FN-7]
 - (ii) shared power to vote or to direct the vote: 6,374,511
 - (iii) sole power to dispose or to direct the disposition of: 55,000 [FN-7]
 - (iv) shared power to dispose or to direct the disposition of: 6,374,511

Patchin [FN-8]

- (a) Amount beneficially owned: 6,419,511 [FN-9]
- (b) Percent of class: 28.5%
- (c) Number of shares as to which such person has:
 - (i) sole power to vote or to direct the vote: 45,000 [FN-9]

- FN-6 Brown is the Chief Financial Officer and Vice President-Finance of Royal and, by virtue of his position with Royal, may be deemed to share the power to vote or direct the vote of, and to share the power to dispose or direct the disposition of, the shares of Common Stock held by Royal. Brown disclaims beneficial ownership of 6,374,511 shares of the Common Stock held by Royal and nothing herein shall be deemed an admission to the contrary.
- FN-7 Includes options, which are presently exercisable or exercisable within 60 days of the date hereof, convertible into 45,000 shares of common stock and the shares held directly by Royal.
- FN-8 Patchin is the Chief Executive Officer and President of Royal and, by virtue of his position with Royal, may be deemed to share the power to vote or direct the vote of, and to share the power to dispose or direct the disposition of, the shares of Common Stock held by Royal. Patchin disclaims beneficial ownership of the Common Stock held by Royal and nothing herein shall be deemed an admission to the contrary.
- FN-9 Includes options, which are presently exercisable or exercisable within 60 days of the date hereof, convertible into 45,000 shares of common stock and the shares held directly by Royal.

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- (ii) shared power to vote or to direct the vote: 6,374,511
- (iii) sole power to dispose or to direct the disposition of: 45,000 [FN-9]
- (iv) shared power to dispose or to direct the disposition of: 6,374,511
- Item 5. Ownership of five percent or less of a class:

Not Applicable.

Not Applicable.

Item 7. Identification and classification of the subsidiary which acquired the security being reported on by the parent holding company:

Not Applicable.

Item 8. Identification and classification of members of the group:

This Statement on Schedule 13G has been filed by a group under Rule 13d-1(d). Each of the Reporting Persons have previously executed a Joint Filing Statement, a copy of which is attached hereto as Exhibit A.

Item 9. Notice of dissolution of group:

Not Applicable.

Item 10. Certifications:

Not applicable.

[Signature page follows]

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SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: February 11, 2005

ROYAL HOLDING COMPANY, INC.

By: /s/ PAUL F. BROWN, JR.

Name: Paul F. Brown, Jr.

Title: Vice President - Finance

/s/ STEPHEN R. PATCHIN
-----STEPHEN R. PATCHIN

ATTENTION: Intentional misstatements or omissions of fact constitute Federal criminal violations (See 18 U.S.C. 1001)

EXHIBIT A

JOINT FILING STATEMENT

Pursuant to Rule 13d-1(k)(1), we, the undersigned, hereby express our agreement that the attached Amendment No. 5 to Schedule 13G is filed on behalf of each of us.

Dated: February 11, 2005

ROYAL HOLDING COMPANY, INC.

By: /s/ PAUL F. BROWN, JR.

Name: Paul F. Brown, Jr.

Title: Vice President - Finance

/s/ PAUL F. BROWN, JR.

PAUL F. BROWN, JR.

/s/ STEPHEN R. PATCHIN

STEPHEN R. PATCHIN