ALAMOSA HOLDINGS INC Form SC 13D/A October 08, 2004

OMB APPROVAL

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 5)*

Alamosa Holdings, Inc.

(Name of Issuer)

Common Stock, \$0.01 par value

(Title of Class of Securities)

011589 10 8

(Cusip Number)

C. Jedson Nau 100 Crescent Court, Suite 1700 Dallas, Texas 75201 (214) 756-6100 (214) 756-6212 (fax)

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

October 4, 2004

(Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. O

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties to whom copies are to be sent.

The information required on 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).

^{*} 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 disclosures provided in a prior cover page.

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|---|------------------------|---|--------------|
| 1. | Name of Caroline | Reporting Person: I.R.S. Identification Nos. of above persons (entities only): Hunt Trust Estate | |
| (| Check th (a) X (b) O | ne Appropriate Box if a Member of a Group (See Instructions): | |
| 3. | SEC Use | e Only: | |
| | Source o OO | of Funds (See Instructions): | |
| 5. | Check if | Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e): o | |
| | Citizensł Texas | hip or Place of Organization: | |
| Number o | 7. of | Sole Voting Power: 5,982,506 | |
| Shares Beneficial Owned by Each Reporting | y 8. | Shared Voting Power: 603,974 | |
| Person Wi | th 9. | Sole Dispositive Power: 5,982,506 | |
| | 10. | Shared Dispositive Power: 603,974 | |
| | Aggrega 6,586,48 | ate Amount Beneficially Owned by Each Reporting Person: | |

| 12. | Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions): x |
|-----|---|
| 13. | Percent of Class Represented by Amount in Row (11): 5.8% |
| 14. | Type of Reporting Person (See Instructions): OO |
| | 2 |

| CUSIP No. (|)11589 | 10 8 | Page 3 of 13 |
|---|----------------------|--|--------------|
| 1. N T | Jame of The Rose | Reporting Person: U.R.S. Identification Nos. of above persons (entities only): Ewood Corporation | |
| (; | Check th a) X b) 0 | e Appropriate Box if a Member of a Group (See Instructions): | |
| 3. S | EC Use | Only: | |
| | ource o | f Funds (See Instructions): | |
| 5. C | Check if | Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e): o | |
| | Citizensh Cexas | nip or Place of Organization: | |
| Number of | 7. | Sole Voting Power: | |
| Shares Beneficially Owned by Each Reporting | 8. | Shared Voting Power: 603,974 | |
| Person Wit | 9. | Sole Dispositive Power: 0 | |
| | 10. | Shared Dispositive Power: 603,974 | |
| 11. A | aggregat 03,974 | te Amount Beneficially Owned by Each Reporting Person: | |

| 12. | Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions): x |
|-----|---|
| 13. | Percent of Class Represented by Amount in Row (11): 0.5% |
| 14. | Type of Reporting Person (See Instructions): CO |
| | 3 |

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|---|--------------------|--|--|--------------|
| 1. Na | ame of osewoo | Reporting Person: d Financial, Inc. | I.R.S. Identification Nos. of above persons (entities only): | |
| (a | | Appropriate Box if a Member | of a Group (See Instructions): | |
| 3. SI | EC Use | Only: | | |
| 4. So O | | Funds (See Instructions): | | |
| 5. CI | neck if | Disclosure of Legal Proceeding | s Is Required Pursuant to Items 2(d) or 2(e): o | |
| | tizensh elaware | ip or Place of Organization: | | |
| Number of | 7. | Sole Voting Power: | | |
| Shares Beneficially Owned by Each Reporting | 8. | Shared Voting Power: 603,974 | | |
| Person With | 9. | Sole Dispositive Power: 0 | | |
| | 10. | Shared Dispositive Power: 603,974 | | |
| | ggregat 13,974 | e Amount Beneficially Owned | by Each Reporting Person: | |

| 12. | Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions): x |
|-----|---|
| 13. | Percent of Class Represented by Amount in Row (11): 0.5% |
| 14. | Type of Reporting Person (See Instructions): CO |
| | 4 |

| CUSIP No. | . 011589 | 9 10 8 | Page 5 of 13 |
|---|-----------------------|---|--------------|
| 1. | Name o Rosewo | of Reporting Person: I.R.S. Identification Nos. of above persons (entities only): ood Management Corporation | |
| | Check t (a) X (b) O | | |
| 3. | SEC U | se Only: | |
| | Source OO | of Funds (See Instructions): | |
| 5. | Check i | if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e): o | |
| | Citizen Delawa | nship or Place of Organization: are | |
| Number (| 7. of | Sole Voting Power: 0 | |
| Shares Beneficial Owned b Each Reportin | y 8. | . Shared Voting Power: 383,886 | |
| Person Wi | 9. | . Sole Dispositive Power: 0 | |
| | 10 | 0. Shared Dispositive Power: 383,886 | |
| | Aggreg 383,886 | gate Amount Beneficially Owned by Each Reporting Person: | |

| 12. | Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions): x |
|-----|---|
| 13. | Percent of Class Represented by Amount in Row (11): 0.3% |
| 14. | Type of Reporting Person (See Instructions): CO |
| | 5 |

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|---|--------------------------------------|--|---|--------------|
| 1. | Name o Fortress | F Reporting Person: I.R.S. I Venture Capital II, LP | Identification Nos. of above persons (entities only): | |
| | Check the characteristic (a) X (b) O | ne Appropriate Box if a Member of a Group (See | Instructions): | |
| 3. | SEC Us | e Only: | | |
| | Source (| of Funds (See Instructions): | | |
| 5. | Check is | Disclosure of Legal Proceedings Is Required Pu | rsuant to Items 2(d) or 2(e): o | |
| | Citizens Texas | hip or Place of Organization: | | |
| Number o | 7. of | Sole Voting Power: | | |
| Shares Beneficial Owned by Each Reporting | y 8. | Shared Voting Power: 383,886 | | |
| Person Wi | 9. | Sole Dispositive Power: 0 | | |
| | 10 | Shared Dispositive Power: 383,886 | | |
| | Aggrega 383,886 | te Amount Beneficially Owned by Each Reporting | ng Person: | |

| 12. | Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions): x |
|-----|---|
| 13. | Percent of Class Represented by Amount in Row (11): 0.3% |
| 14. | Type of Reporting Person (See Instructions): PN |
| | 6 |

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Item 3. Source and Amount of Funds or Other Consideration

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Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the

<u>Issuer</u>

SIGNATURE

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This Amendment No. 5 to Schedule 13D (the Schedule 13D) filed by (i) Caroline Hunt Trust Estate (CHTE), (ii) The Rosewood Corporation (Rosewood), (iii) Rosewood Financial, Inc. (Financial), (iv) Fortress Venture Capital II, L.P. (Fortress), and (v) Rosewood Management Corporation (Management and together with CHTE, Rosewood, Financial, and Fortress, the Reporting Persons) relates to the common stock, par value \$0.01 (the Shares) of Alamosa Holdings, Inc., a Delaware corporation (Almosa), and is being filed to amend and supplement Items 3, 4, 5 and 6.

Unless otherwise indicated, each capitalized term used, but not otherwise defined, herein, shall have the meaning assigned to such term in the Schedule 13D. The information set forth in the Exhibits and Attachments is hereby expressly incorporated by reference and the responses to each item of this Amendment No. 5 are qualified in their entirety by the provisions of such Exhibits and Attachments.

Item 3. Source and Amount of Funds or Other Consideration

Item 3 is hereby amended and supplemented as follows:

Since the filing of the last amendment to this Schedule 13D, CHTE has sold 909,000 Shares pursuant to the CHTE Trading Plan dated December 10, 2003, as amended in March 2004. CHTE has made sales as set forth in Item 5 below within the 60 days preceding the filing of this Amendment No. 5 as part of the sales. Since the filing of the last amendment to this Schedule 13D, Fortress has sold 145,000 Shares pursuant to the Fortress Trading Plan dated December 12, 2003, as amended in March 2004. Fortress has made sales as set forth in Item 5 below within the 60 days preceding the filing of this Amendment No. 5 as part of the sales.

Item 4. Purpose of the Transaction

Item 4 is hereby amended and supplemented as follows:

As previously disclosed, CHTE and Fortress have authorized and made sales pursuant to Rule 10B5-1 Sales Plans, and all sales reported in this filing have been made pursuant to such plans.

On December 10, 2003, CHTE entered into a Rule 10b5-1 Sales Plan for Alamosa Holdings, Inc. (the 2003 CHTE Trading Plan) with Citigroup Global Markets, Inc. (Citigroup) and amended such plan in March 2004. The 2003 CHTE Trading Plan is intended to comply with the requirements of Rule 10b5-1(c) and permits sales to be made through Citigroup beginning January 1, 2004 in accordance with the terms of Rule 145 under the Securities Act of 1933 and the terms of the 2003 CHTE Trading Plan. The 2003 CHTE Trading Plan provides for sales of a portion of the Shares held by CHTE at specified prices. CHTE has adopted the 2003 CHTE Trading Plan for diversification and liquidity purposes. Within the requirements of Rule 10b5-1(c), CHTE may modify the 2003 CHTE Trading Plan from time to time or terminate the 2003 CHTE Trading Plan in accordance with its terms.

On December 12, 2003, Fortress entered into a Rule 10b5-1 Sales Plan for Alamosa Holdings, Inc. (the 2003 Fortress Trading Plan) with Citigroup and amended such plan in

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March 2004. The 2003 Fortress Trading Plan is intended to comply with the requirements of Rule 10b5-1(c) and permits sales to be made through Citigroup beginning January 1, 2004 in accordance with the terms of Rule 145 under the Securities Act of 1933 and the terms of the 2003 Fortress Trading Plan. The 2003 Fortress Trading Plan provides for sales of a portion of the Shares held by Fortress at specified prices. Fortress has adopted the 2003 Fortress Trading Plan for diversification and liquidity purposes. Within the requirements of Rule 10b5-1(c), Fortress may modify the 2003 Fortress Trading Plan from time to time or terminate the 2003 Fortress Trading Plan in accordance with its terms.

Item 5. Interest in Securities of the Issuer

Item 5 is hereby amended and supplemented as follows:

The responses of the Reporting Persons to Items 7, 8, 9, 10, 11 and 13 on the cover pages of this statement and Attachment A relating to beneficial ownership as well as voting and dispositive power are incorporated herein by reference. The Reporting Persons indicating group status beneficially own 6,970,366 shares or 6.2% of the outstanding Shares of Alamosa in the aggregate. The Reporting Persons indicating group status or shared voting power herein have done so by reason of their parent/subsidiary relationships only, and have no agreement, arrangement or understanding with regard to the Shares. CHTE, Rosewood and Financial disclaim beneficial ownership of any shares held by Management or Fortress, and Management and Fortress disclaim beneficial ownership of any Shares held by CHTE, Rosewood or Financial.

Except as set forth below and in Attachment A hereto, no Reporting Person nor, to their knowledge, any person identified on Attachment A, has effected any transactions in Shares during the preceding 60 days.

The sales set forth below were made by CHTE in open market transactions pursuant to the 2003 CHTE Trading Plan.

| Date | Shares Sold | Share Price | |
|----------|-------------|-------------|--|
| 8/19/04 | 38,000 | \$8.4500 | |
| 9/27/04 | 199,000 | \$7.4231 | |
| 10/04/04 | 29,000 | \$7.95 | |

The sales set forth below were made by Fortress in open market transactions pursuant to the 2003 Fortress Trading Plan.

| Date | Shares Sold | Share Price |
|----------|-------------|-------------|
| 8/19/04 | 5,000 | \$8.4800 |
| 9/27/04 | 35,000 | \$7.4086 |
| 10/04/04 | 3,000 | \$7.98 |
| | | |
| | 8 | |

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Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

Item 6 is hereby amended and supplemented as follows:

Other than as disclosed above or pursuant to Attachment A hereto, no Reporting Person nor, to their knowledge, any of the person listed on Attachment A, is a party to any other contract, arrangement, understanding or relationship, legal or otherwise, with respect to any securities of Alamosa.

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SIGNATURE

After reasonable inquiry and to the best of the undersigned s knowledge and belief, each of the undersigned certifies that the information set forth in this statement is true, complete and correct.

Dated: October 7, 2004

CAROLINE HUNT TRUST ESTATE

By: /s/ Don W. Crisp

Don W. Crisp, Trustee

THE ROSEWOOD CORPORATION

By: /s/ C. Jedson Nau

C. Jedson Nau, Senior Vice President

ROSEWOOD FINANCIAL, INC.

By: /s/ C. Jedson Nau

C. Jedson Nau, Senior Vice President

FORTRESS VENTURE CAPITAL II, L.P.

By: ROSEWOOD MANAGEMENT CORPORATION, its General Partner

By: /s/ C. Jedson Nau

C. Jedson Nau, Senior Vice President

ROSEWOOD MANAGEMENT CORPORATION

By: /s/ C. Jedson Nau

C. Jedson Nau, Senior Vice President

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Attachment A

The Trustee and Advisory Board Members of Caroline Hunt Trust Estate (CHTE) and the Directors and Executive Officers of Certain CHTE Subsidiaries

| | | Present | | | | | |
|---|---|--|--|--|---|--|-------------|
| | Present Business | Principal | Amount of | | | | |
| Name and Position | Address | Occupation | Securities (1) | Date Acquired | Price Per Share | Type of Transactio | rPledged |
| Schuyler B. Marshall*, President of Rosewood and director and executive officer of Financial and Management | 100 Crescent Court, Suite 1700 Dallas, Texas 75201 | President of Rosewood | 28,000 79,500 500 5,714 3,670 13,375 23,421 3,000 76,818 15,000 13,000 6,000 6,000 15,250 1,000 4,554 1,000 4,040 | 02/14/01 02/14/01 02/14/01 02/28/01 02/27/02 04/29/02 01/06/03 03/04/03 03/31/03 06/30/03 06/30/03 12/31/03 12/31/03 03/31/04 06/30/04 06/30/04 09/30/04 | \$ 17.00(2 (2) (2) \$ 10.50 \$ 3.52 \$ 4.99 \$ 0.57 (4) \$ 0.36 \$ 1.53 \$ 3.75 \$ 4.01 \$ 4.01 \$ 5.04 \$ 7.35 \$ 7.64 \$ 7.64 | Director options (3)(2) (2) as trustee Director options Director options Director options (4) as trustee Director options | No for all. |
| Susan L. Fish,* Senior vice president and chief financial officer of | 100 Crescent Court, Suite 1700 Dallas, Texas 75201 | Senior vice president and chief financial | 7,183 | 02/14/01 | (2) | (2) | No |

Rosewood and director and executive officer of Financial officer of Rosewood

Attachment A

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| Name and Position | Present Business Address | Present Principal Occupation | Amount of Securities (1) | Date Acquired | | Type of Transactio | onPledged |
|--|--|---|--|--|---|--|-----------------------------|
| C. Jedson Nau, Senior vice president and general counsel of Rosewood and executive officer of Financial and Management | 100 Crescent Court, Suite 1700 Dallas, Texas 75201 | Senior vice president and general counsel of Rosewood | 4,000 | 02/14/01 | (2) | (2) | No |
| Stephen H. Sands,* Director of Rosewood and Management | 100 Crescent Court, Suite 1700 Dallas, Texas 75201 | Director of Rosewood | 3,365(8) 4,500 | 02/14/01 02/14/01 | (2) (2) | (2) (2) as trustee | No for all. |
| Laurie Sands Harrison Director of Rosewood and Management | 100 Crescent Court, Suite 1700 Dallas, Texas 75201 | Director of Rosewood | 75,231 4,500 | 02/14/01 02/14/01 | (2) (2) | (2) (2) as trustee | No for all. |
| David K. Sands, * Director of Rosewood and Management | 100 Crescent Court, Suite 1700 Dallas, Texas 75201 | Director of Rosewood | 67,731(9) 1,500 1,500 1,500 | 02/14/01 02/14/01 04/21/03 04/23/03 | (2) (2) (6) (6) | (2) (2) as trustee (6) as trustee (6) as trustee | No for all. |
| Patrick B. Sands, Director of Rosewood and Management | 100 Crescent Court, Suite 1700 Dallas, Texas 75201 | Director of Rosewood | 44,279 3,000 1,500 | 02/14/01 02/14/01 10/08/03 | (2) (2) (7) | (2) (2) as trustee (7) as trustee | No for all. |
| John M. Dziminski, Senior vice president of Rosewood and executive office and director of Management | 100 Crescent Court, Suite 1700 Dallas, Texas 75201 | President of Management | 14,810 1,200 2,000 2,000 3,000 | 02/14/01 06/13/02 06/14/02 06/19/02 12/02/03 | (2) \$1.45 \$1.32 \$1.32 \$3.60 | open market open market open market open market | Yes No No No No |

| Tom Hunt, member of the advisory board of CHTE | 5000 Thanksgiving Tower, Dallas, Texas 75201 | Chairman of the board and director of Hunt Petroleum Corporation and the management of personal and family interests | (5) | (5) | (5) | (5) | No |
|--|---|--|-----------------|----------------------|---------------|-----------------------|-------------|
| Charles P. Summerall, member of the advisory board of CHTE | 16475 Dallas Parkway, Dallas, Texas 75252 | Management of personal and family interests | (5) | (5) | (5) | (5) | No |
| Don W. Crisp,* Trustee of CHTE, member of the advisory board of CHTE, Chairman of the Board of Rosewood and director of Financial and Management | 100 Crescent Court, Suite 1700 Dallas, Texas 75201 | Chairman of the Board of Rosewood | 27,429 5,000 | 02/14/01 06/14/02 | (2) \$1.11 | (2) open market | No for all. |
| Ken D. Mindell, executive officer of Management | 100 Crescent Court, Suite 1700 Dallas, Texas 75201 | Senior vice president of Management | 8,000 | 02/14/01 | (2) | (2) | No |
| Attachment A | | | | | | | |

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- (1) Each of the share amounts listed below represent less than 1% of the outstanding shares of Common Stock. Each person listed below has the sole voting power of the shares identified for such person.
- (2) Acquired as Merger Shares.
- (3) Received as a result of the merger of Old Alamosa and Alamosa in exchange for an employee stock option to acquire 28,000 shares of Old Alamosa for \$17.00 per share.
- (4) Mr. Marshall became successor trustee for trusts for the benefit of two children of David Sands due to the death of the prior trustee; Mr. Marshall disclaims beneficial ownership of such shares and has no pecuniary interest in such trusts.
- (5) These persons directly own no shares of Common Stock.
- (6) Mr. Sands became successor trustee for trusts for the benefit of two children of Bunker Sands due to the death of the prior trustee.
- (7) Mr. Sands became successor trustee for a trust for the benefit of a minor child of Laurie Harrison due to the death of the prior trustee.
- (8) Mr. Sands sold 9,000 shares on September 27, 2004 and 4,000 shares on October 4, 2004 pursuant to a disposition plan pursuant to Rule 10b5-1(c) at a price per share of \$7.4333 and \$7.98.
- (9) Mr. Sands sold 4,000 shares on October 4, 2004 pursuant to a disposition plan pursuant to Rule 10b5-1(c) at a price per share of \$7.98.

^{*} Designates a person who has adopted a disposition plan pursuant to Rule 10b5-1(c).