TSAKOS ENERGY NAVIGATION LTD Form SC 13D/A February 09, 2006

### **UNITED STATES**

### SECURITIES AND EXCHANGE COMMISSION

**WASHINGTON, D.C. 20549** 

# **SCHEDULE 13D**

 $Information \ To \ Be \ Included \ in \ Statements \ Filed \ Pursuant \ to \ Rules \ 13d-1 (a) \ and$ 

**Amendments Thereto Filed Pursuant to 13d-2(a)** 

(Amendment No. 5)\*

#### TSAKOS ENERGY NAVIGATION LIMITED

(Name of Issuer)

Common Shares, par value \$1.00 per share

(Title of Class of Securities)

G9108L108

(CUSIP Number)

George Saroglou

Tsakos Energy Navigation Limited

367 Syngrou Avenue 175 64

P. Faliro, Athens, Greece

011 30210 940 7710

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

With Copies To:

Stephen P. Farrell, Esq.

Morgan, Lewis & Bockius LLP

101 Park Avenue

New York, New York 10178

(212) 309-6000

February 8, 2005

(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 which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box.

**Note:** Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7(b) for other parties to whom copies are to be sent.

\* 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.

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).

CUSIP No. G9108I	L108 13D			
	1 NAME OF REPORTING PERSONS  I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
	LEY ENTERPRISES INC. EIN: APPROPRIATE BOX IF A MEMBER OF A GROUP*			
(b) x 3 SEC USE ONL	Y			
4 SOURCE OF F	FUNDS*			
OO 5 CHECK BOX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)			
6 CITIZENSHIP	OR PLACE OF ORGANIZATION			
THE	BAHAMAS 7 SOLE VOTING POWER			
NUMBER OF	2,140,412			
SHARES	8 SHARED VOTING POWER			
BENEFICIALLY				
OWNED BY	0			
EACH	9 SOLE DISPOSITIVE POWER			
REPORTING				
PERSON	2,140,412			
WITH	10 SHARED DISPOSITIVE POWER			

0

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

2,140,412

12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES\*

X

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

11.2%

**14** TYPE OF REPORTING PERSON\*

CO

-2-

CUSIP No. C	69108L10	8 <b>13D</b>
1 NAME (	OF REPO	ORTING PERSONS
I.R.S. ID	ENTIFIC	CATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)
		LAND HOLDINGS LIMITED EIN: PROPRIATE BOX IF A MEMBER OF A GROUP*
(a) "		
(b) x 3 SEC USI	E ONLY	
4 SOURCE	E OF FUN	IDS*
	OO BOX IF I	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)
6 CITIZEN	NSHIP OF	PLACE OF ORGANIZATION
		H VIRGIN ISLANDS SOLE VOTING POWER
NUMBER	OF	1,300,234
SHARE	s 8	SHARED VOTING POWER
BENEFICIA	LLY	
OWNED I	BY	0
EACH	9	SOLE DISPOSITIVE POWER
REPORTI	NG	
PERSON	N	1,300,234
WITH	10	SHARED DISPOSITIVE POWER

0

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

1,300,234

12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES\*

X

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

6.8%

14 TYPE OF REPORTING PERSON\*

00

-3-

CUSIP No. G91081	L108 13D
1 NAME OF RE	EPORTING PERSONS
I.R.S. IDENT	IFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)
	MONT TRADING CORP. EIN: APPROPRIATE BOX IF A MEMBER OF A GROUP*
(a) "	
(b) x 3 SEC USE ONI	Y
4 SOURCE OF F	FUNDS*
6 CITIZENSHIP	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)  OR PLACE OF ORGANIZATION  ERIA  7 SOLE VOTING POWER
NUMBER OF	1,058,656
SHARES	8 SHARED VOTING POWER
BENEFICIALLY	
OWNED BY	0
EACH	9 SOLE DISPOSITIVE POWER
REPORTING	
PERSON	1,058,656
WITH	10 SHARED DISPOSITIVE POWER

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

7

1,058,656

12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES\*

X

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

5.5%

14 TYPE OF REPORTING PERSON\*

CO

-4-

CUSIP No. G9108	L108 13D	
1 NAME OF RI	EPORTING PERSONS	
I.R.S. IDENT	IFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
	ST TSAKOS INVESTMENTS INC. EIN: E APPROPRIATE BOX IF A MEMBER OF A GROUP*	
(b) x 3 SEC USE ONI	LY	
4 SOURCE OF I	FUNDS*	
5 CHECK BOX	T APPLICABLE IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) P OR PLACE OF ORGANIZATION	
LIBI	ERIA 7 SOLE VOTING POWER	
NUMBER OF	0	
SHARES	8 SHARED VOTING POWER	
BENEFICIALLY		
OWNED BY	3,440,646	
EACH	9 SOLE DISPOSITIVE POWER	
REPORTING		
PERSON	0	
WITH	10 SHARED DISPOSITIVE POWER	

3,440,646

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

3,440,646

12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES\*

X

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

17.9%

**14** TYPE OF REPORTING PERSON\*

00

-5-

CUSIP No. G9108	3L108 13D
1 NAME OF R	EPORTING PERSONS
I.R.S. IDENT	TIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)
2 CHECK THE	AKOS HOLDINGS FOUNDATION EIN: E APPROPRIATE BOX IF A MEMBER OF A GROUP*
(a) "	
(b) x 3 SEC USE ON	LY
4 SOURCE OF	FUNDS*
5 CHECK BOX	Γ APPLICABLE IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) P OR PLACE OF ORGANIZATION
LIE	CHTENSTEIN 7 SOLE VOTING POWER
NUMBER OF	0
SHARES	8 SHARED VOTING POWER
BENEFICIALLY	
OWNED BY	4,499,302
EACH	9 SOLE DISPOSITIVE POWER
REPORTING	
PERSON	0
WITH	10 SHARED DISPOSITIVE POWER

4,499,302

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

4,499,302

12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES\*

X

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

23.5%

**14** TYPE OF REPORTING PERSON\*

00

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#### THIS STATEMENT CONSTITUTES AMENDMENT NO. 5 TO THE SCHEDULE 13D PREVIOUSLY FILED

#### Item 1. Security and Issuer

This Amendment No. 5 (this Amendment No. 5 ) to Schedule 13D (originally filed on March 20, 2002, subsequently amended and restated on September 8, 2005 and subsequently amended on October 12, 2005, October 25, 2005 and December 13, 2005 (the Schedule 13D) relates to the common shares, par value \$1.00 per share (Common Shares), of Tsakos Energy Navigation Limited, an exempted company organized under the laws of Bermuda (the Company). The principal executive office of the Company is located at 367 Syngrou Avenue, 175 64 P. Faliro, Athens, Greece. Information given in response to each item below shall be deemed incorporated by reference in all other items below. Capitalized terms used herein and not otherwise defined in this Amendment No. 5 shall have the meanings set forth in the Schedule 13D.

#### Item 2. Identity and Background

(a) This Amendment No. 5 is being filed pursuant to a Joint Filing Agreement (attached Exhibit 1 and incorporated herein by reference) by (i) Kelley Enterprises Inc. (Kelley); (ii) Marsland Holdings Limited (Marsland); (iii) Redmont Trading Corp. (Redmont); (iv) First Tsakos Investments Inc. (First Tsakos) and (iv) Tsakos Holdings Foundation (Tsakos Holdings), and, together with Kelley, Marsland, Redmont and First Tsakos, the Reporting Persons), which persons may be deemed, but are not conceded, to constitute a group within Section 13(d) of the Securities Act of 1934.

The Tsakos Holdings Foundation is a Liechtenstein foundation whose beneficiaries include persons and entities affiliated with the Tsakos family, charitable institutions and other unaffiliated persons and entities. The council which controls the Tsakos Holdings Foundation consists of five members, two of whom are members of the Tsakos family. Under the rules of the Securities and Exchange Commission, beneficial ownership includes the power to directly or indirectly vote or dispose of securities or to share such power. It does not necessarily imply economic ownership of the securities. Members of the Tsakos family are among the five council members of the Tsakos Holdings Foundation and accordingly may be deemed to share voting and/or dispositive power with respect to the shares owned by the Tsakos Holdings Foundation and deemed the beneficial owners of such shares. The Tsakos Holdings Foundation owns all of the outstanding shares of Redmont and First Tsakos.

First Tsakos is a holding company organized under the laws of Liberia which owns all of the outstanding shares of Kelley and Marsland.

Redmont is a holding company organized under the laws of Liberia which beneficially owns the number of Common Shares indicated herein.

Marsland is a holding company organized under the laws of the British Virgin Islands which beneficially owns the number of Common Shares indicated herein.

Kelley is a holding company organized under the laws of the Bahamas which beneficially owns the number of Common Shares indicated herein.
(b) The addresses of the principal offices of each of the Reporting Persons are as set forth on Schedule A. Schedule A is incorporated into and made a part of this Amendment No. 5.
(c) Attached as Schedule B is the name, principal occupation (where applicable) and business address of each member, executive officer and/or director of each of the Reporting Persons. Schedule B is incorporated into and made a part of this Amendment No. 5.
(d) During the last five years, none of the Reporting Persons nor any person listed on Schedule B has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
(e) During the last five years, none of the Reporting Persons nor any person listed on Schedule B has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.
Item 3. Source and Amount of Funds or Other Consideration
Item 3 is hereby amended by adding the following paragraph:
Between December 6, 2005 and December 13, 2005, Marsland acquired an aggregate of 90,300 Common Shares for an aggregate purchase price of \$3,525,882. Between January 17, 2006 and January 31, 2006, Redmont acquired an aggregate of 96,100 Common Shares for an aggregate purchase price of \$3,493,051. With respect to each of Marsland and Redmont, the source of funds for the purchase of the 90,300 Common Shares and 96,100 Common Shares, respectively, was capital contributions from their respective shareholders. Each of these purchases were effected in open market purchases executed through the New York Stock Exchange.
Item 4. Purposes of Transactions
Item 4 is hereby amended by adding the following paragraph:
Each of Marsland and Redmont acquired the 90,300 Common Shares and 96,100 Common Shares, respectively, to increase its investment in the Company. Each of Redmont and Marsland is holding its Common Shares solely for investment purposes and each has no plans or proposals with respect to any material change in the Company s business or corporate structure or, generally, any other action referred to in instructions (a) through (j) of Item 4 of the form of Schedule 13D.

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#### Item 5. Interest in Securities of the Issuer

(a) As of February 8, 2006, the Reporting Persons beneficial ownership of the Common Shares is as follows:

	Sole Voting and	Shared Voting and	
Name	Dispositive Power	Dispositive Power	Percentage(2)
Kelley Enterprises Inc.	2,140,412		11.2%
Marsland Holdings Limited	1,300,234		6.8%
Redmont Trading Corp.	1,058,656		5.5%
First Tsakos Investments Inc.		3,440,646(1)	17.9%
Tsakos Holdings Foundation		4,499,302(1)	23.5%

The Reporting Persons are making this single, joint filing because they may be deemed to constitute a group within the meaning of Section 13(d)(3) of the Exchange Act, together with Sea Consolidation S.A. of Panama and Nikolas P. Tsakos, although neither the fact of this filing nor anything contained herein shall be deemed to be an admission by the Reporting Persons that a group exists. Sea Consolidation S.A and Nikolas P. Tsakos beneficially and of record own 1,414,416 and 16,000 Common Shares, respectively. Together, the group would be deemed to beneficially own 5,929,718 Common Shares, constituting 31.0% of the Company.

- (1) First Tsakos is the sole holder of the outstanding capital stock of Kelley and Marsland and may be deemed to have shared voting and dispositive power of the Common Shares reported by Kelley and Marsland. Tsakos Holdings is the sole holder of outstanding capital stock of First Tsakos and Redmont and may be deemed to have shared voting and dispositive power of the Common Shares reported by Kelley, Marsland and Redmont.
- (2) The applicable percentage of ownership of each shareholder is based on the Company s 19,173,195 issued and outstanding Common Shares as reported in a Form 6-K filed by the Company with the SEC on December 28, 2005 and the understanding that the Company has repurchased certain Common Shares pursuant to a share repurchase plan.
- (b) The responses of the Reporting Persons to Items (7) through (11) of the portions of pages 2 through 6 hereto which relate to Common Shares beneficially owned are incorporated herein by reference.

The purchases of 90,300 Common Shares and 96,100 Common Shares, by each of Marsland and Redmont, respectively, were effected in open market purchases executed through the New York Stock Exchange as set forth in Schedule C. Schedule C is incorporated into and made a part of this Amendment No. 5.

- (c) No person is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the Common Shares beneficially owned by Kelley, Marsland, Redmont, First Tsakos or Tsakos Holdings.
- (d) Not applicable.

#### Item 7. Materials to Be Filed as Exhibits

Item 7 is hereby amended by adding the following exhibit:

Exhibit 1: Joint Filing Agreement, dated February 8, 2006, among Kelley Enterprises Inc., Marsland Holdings Limited, Redmont Trading Corp., First Tsakos Investments Inc. and Tsakos Holdings Foundation.

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#### **SIGNATURE**

After reasonable inquiry and to the best of the knowledge and belief of each of the undersigned, each of the undersigned certifies that the information set forth in this Amendment No. 5 is true, complete and correct.

Dated: February 8, 2006

KELLEY ENTERPRISES INC.

By: /s/ P. Efthimiades

Name: P. Efthimiades Title: Director

MARSLAND HOLDINGS LIMITED

By: /s/ E. Saroglou

Name: E. Saroglou Title: Director

REDMONT TRADING CORP.

By: /s/ Thomas K. Zafiras

Name: Thomas K. Zafiras

Title: President

FIRST TSAKOS INVESTMENTS INC.

By: /s/ P. Efthimiades

Name: P. Efthimiades Title: Director

TSAKOS HOLDINGS FOUNDATION

By: /s/ M.P. Tsakos /s/ T.K. Zafiras

Name: M.P. Tsakos T.K. Zafiras
Title: Member of the Member of the
Foundation Council Foundation Council

## SCHEDULE A

Name of Reporting Persons	Address of the Principal Office	
Kelley Enterprises Inc.	Saffrey Square, Suite 205, Park Lane, P.O. Box N-8188, Nassau, Bahamas	
Marsland Holdings Limited	FGC Corporate Services Limited, 125 Main Street, PO Box 144, Road Town, Tortola, British Virgin Islands	
Redmont Trading Corp.	9 Nikodimon Street, Kastella Piraeus Greece 185 33	
First Tsakos Investments Inc.	4 Efesou Street, Nea Smyrni, Athens, Greece	
Tsakos Holdings Foundation	Heiligkreuz 6, Vaduz, Liechtenstein	

### SCHEDULE B

# **Kelley Enterprises Inc.**

Name	Position	Principal Occupation	Business Address
First Tsakos	Sole Shareholder		34 Efesou Street, Nea
Investments Inc.			Smyrni, Athens, Greece
Pantelis Nicolas	Director	Retired Shipping	34 Efesou Street, Nea
Efthimiades		Industry Consultant	Smyrni, Athens, Greece
Ioannis Efthimiades	Director	Shipping Industry	9 Ionias Street, Nea
		Consultant	Smyrni, Athens, Greece
	Marsland Holdin	ngs Limited	
Name	Position	Principal Occupation	Business Address
First Tsakos	Sole Shareholder		34 Efesou Street, Nea
Investments Inc.			Smyrni, Athens, Greece
Ioannis Saroglou	Director	Financial Consultant	86 Mplessa Street
			Papagos, Greece
Elizabeth Saroglou	Director	Retired	86 Mplessa Street,
			Papagos, Greece
	Redmont Trad	ing Corp.	
Name	Position	Principal Occupation	Business Address
Tsakos Holdings	Sole Shareholder		Heiligkreuz 6
Foundation			Vaduz, Liechtenstein
Thomas Constantinos	Director	Attorney	Tritonos 104, Paleo
Zafiras			Faliro, Athens, Greece
Constantinos Zafiras	Director	Legal Consultant	10 Stissichorou Street
			Athens, Greece

#### First Tsakos Investments Inc.

Name	Position	Principal Occupation	Business Address
Pantelis Nicolas	Director	Retired Shipping	34 Efesou Street, Nea
Efthimiades		Industry Consultant	Smyrni, Athens,
Elizabeth Saroglou	Director	Retired	Greece 86 Mplessa Street,
			Papagos, Greece
	Taalaa Haldina	g Foundation	

#### Tsakos Holdings Foundation

Name	Position	Principal Occupation	Business Address
Panayotis Nicolas	Foundation Council	Self-Employed in the	Vassilis Sofias 39
Tsakos	Member	Shipping Industry	Athens, Greece
Maria Panayotis	Foundation Council	Self-Employed in	Stratigou Papayou 16,
Tsakos	Member	Business	Ekali, Athens, Greece
Thomas Constantinos	Foundation Council	Attorney	Tritonos 104, Paleo
Zafiras	Member		Faliro, Athens, Greece
Dr. Herbert	Foundation Council	Attorney	Unterm Rair 67,
Oberhuber	Member		Liechtenstein
Pantelis Nicolas	Director	Retired Shipping	34 Efesou Street, Nea
Efthimiades		Industry Consultant	Smyrni, Athens,

Greece

### SCHEDULE C

# Marsland Holdings Limited

Date	No. of Shares	Price
12/6/05	600	\$ 38.67
12/6/05	1,400	38.84
12/6/05	1,500	38.81
12/6/05	900	38.82
12/6/05	2,500	38.83
12/6/05	700	38.85
12/6/05	300	38.99
12/6/05	500	38.98
12/6/05	500	38.95
12/6/05	500	38.93
12/6/05	100	38.93
12/6/05	3,500	39.00
12/6/05	3,500	39.00
12/6/05	100	39.00
12/7/05	1,500	38.80
12/7/05	1,500	38.91
12/7/05	2,500	38.88
12/7/05	1,500	38.90
12/7/05	1,500	38.91
12/7/05	500	38.87
12/7/05	500	38.86
12/7/05	1,500	38.91
12/7/05	900	38.86
12/7/05	2,000	38.95
12/7/05	3,500	38.92
12/7/05	1,600	38.91
12/7/05	900	38.94
12/7/05	100	38.99
12/8/05	1,000	38.85
12/8/05	2,500	38.81
12/8/05	100	38.83
12/8/05	1,400	38.85
12/8/05	500	38.86
12/8/05	1,500	38.85
12/8/05	3,000	38.90
12/8/05	1,500	38.85
12/8/05	500	38.85
12/8/05	1,500	38.86
12/8/05	1,500	38.88
12/9/05	2,500	38.85
12/9/05	2,200	38.9982
12/9/05	2,500	39.00
12/9/05	2,500	39.00

000       39.48         500       39.49         500       39.50         500       39.34         500       39.39         300       39.35         500       39.37         200       39.35         000       39.379         000       39.379         000       39.38         400       39.33         000       39.34         000       39.38         400       39.33         000       39.40
500     39.49       500     39.50       500     39.34       500     39.39       300     39.35       500     39.35       000     39.37       200     39.35       000     39.379       000     39.40
500     39.49       500     39.50       500     39.34       500     39.39       300     39.35       500     39.35       000     39.37       200     39.35       000     39.379
500     39.49       500     39.50       500     39.34       500     39.39       300     39.35       500     39.35       000     39.37       200     39.35
500     39.49       500     39.50       500     39.34       500     39.39       300     39.35       500     39.35       000     39.37
500     39.49       500     39.50       500     39.34       500     39.39       300     39.35       500     39.35
500     39.49       500     39.50       500     39.34       500     39.39       300     39.35
500     39.49       500     39.50       500     39.34       500     39.39
500     39.49       500     39.50       500     39.34
500     39.49       500     39.50
500 39.49
000 39.48
37.1717
500 39.4747
500 39.3833
500 39.33
000 39.33
500 39.34
500 39.34
000 39.32
500 39.35
000 39.00 000 38.985

## **Redmont Trading Corp.**

Date	No. of Shares	Price
1/17/06	1,000	\$ 35.99
1/17/06	1,000	36.00
1/17/06	1,000	36.00
1/17/06	500	35.92
1/17/06	500	35.982
1/17/06	400	36.00
1/18/06	1,500	36.06
1/18/06	1,000	35.91
1/18/06	1,000	35.95
1/18/06	1,000	35.81
1/18/06	1,000	35.53
1/18/06	500	35.58
1/18/06	1,000	35.55
1/18/06	1,000	35.58
1/18/06	1,000	35.66
1/18/06	1,000	35.77
1/18/06	1,000	35.70
1/18/06	1,000	35.72
1/18/06	500	35.68
1/18/06	500	35.71
1/18/06	1,000	35.70
1/18/06	200	35.65
1/18/06	1,800	35.85
1/20/06	1,500	35.9873
1/20/06	1,500	35.9873
1/20/06	1,500	35.99
1/20/06	1,000	35.95
1/20/06	1,500	35.98
1/20/06	1,000	35.984
1/20/06	1,000	35.988
1/20/06	1,000	35.974
1/23/06	1,000	35.8000
1/23/06	300	35.8500
1/23/06	700	35.8914
1/23/06	1,000	35.5700
1/23/06	100	35.8500
1/23/06	900	36.0000
1/23/06	1,000	35.9900
1/23/06	1,000	35.9380
1/23/06	1,500	35.9693
1/23/06	200	36.0000
1/24/06	1,000	36.64
1/24/06	1,000	36.61
1/24/06	1,000	36.50

1/24/06	1,000	36.50
1/24/06	1,000	36.50
1/24/06	1,000	36.50
1/24/06	1,000	36.58
1/24/06	1,000	36.60
1/24/06	600	36.69
1/24/06	400	36.75
1/24/06	1,000	36.72
1/25/06	1,000	36.20
1/25/06	1,000	36.187
1/25/06	1,000	36.285
1/25/06	1,000	36.336
1/25/06	1,000	36.449
1/25/06	500	36.32
1/25/06	500	36.454
1/25/06	1,000	36.442
1/25/06	1,000	36.458
1/25/06	1,000	36.37
1/25/06	1,000	36.359
1/26/06	1,000	36.235
1/26/06	1,000	36.25
1/26/06	1,000	36.326
1/26/06	1,000	36.324
1/26/06	400	36.335
1/26/06	1,000	36.442
1/26/06	600	36.57
1/26/06	1,000	36.594
1/26/06	1,000	36.708
1/26/06	2,000	36.793
1/27/06	2,500	36.8184
1/27/06	2,500	36.828
1/27/06	2,500	36.8276
1/27/06	2,500	36.82
1/30/06	1,000	36.928
1/30/06	1,000	36.999
1/30/06	1,000	37.10
1/30/06	1,000	37.10
1/30/06	1,000	37.05
1/30/06	1,000	37.10
1/30/06	1,000	37.10
1/30/06	1,000	37.10
1/31/06	1,500	36.80
1/31/06	1,500	36.72
1/31/06	1,500	36.72
1/31/06	200	36.65
1/31/06	1,300	36.70
1,51/00	1,500	30.70

Total	96,100	\$ 3,493,051
1/31/06	1,000	36.826
1/31/06	1,400	36.8143
1/31/06	100	36.66
1/31/06	1,500	36.6993

#### **EXHIBIT INDEX**

The following materials are filed as Exhibits to this Amendment No. 5:

Exhibit 1: Joint Filing Agreement, dated February 8, 2006, among Kelley Enterprises Inc., Marsland Holdings Limited, Redmont Trading Corp., First Tsakos Investments Inc. and Tsakos Holdings Foundation.