TITAN INTERNATIONAL INC Form SC 13D/A April 12, 2006

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D/A

Under the Securities Exchange Act of 1934

(Amendment No. 2)*

TITAN INTERNATIONAL, INC.

(Name of Issuer)

Common Stock, no par value

(Title and Class of Securities)

88830M102

(CUSIP Number)

ONE EQUITY PARTNERS LLC

320 Park Avenue

18th Floor

New York, NY 10022

Attention: Erin E. Hill

(212) 277-1500

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

With Copies to:

Dechert LLP

Cira Centre

2929 Arch Street

Philadelphia, PA 19104

Attention: Carmen J. Romano, Esq.

(215) 994-4000

April 11, 2006

(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.

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 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).

1 NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				
One Equity P	artn	ers LLC		
	IRS Identification No. 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP			
(a) "				
(b) " 3 SEC USE ONL"	Y			
4 SOURCE OF F	UND	S		
OO 5 CHECK BOX II	F DIS	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6 CITIZENSHIP OR PLACE OF ORGANIZATION				
Delaware	7	SOLE VOTING POWER		
NUMBER OF				
SHARES	8	0 SHARED VOTING POWER		
BENEFICIALLY				
OWNED BY		0		
EACH	9	SOLE DISPOSITIVE POWER		
REPORTING				
PERSON	10	0 SHARED DISPOSITIVE POWER		
WITH	10			
		0		

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

0
12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)

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

0.0%

14 TYPE OF REPORTING PERSON (See Instructions)

OO Limited Liability Company

1 NAMES OF REPORTING PERSONS LR.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
OEP Holding	g Corporation		
IRS Identific 2 CHECK THE A	cation No. APPROPRIATE BOX IF A MEMBER OF A GROUP		
(a) "			
(b) " 3 SEC USE ONL	Y		
4 SOURCE OF F	FUNDS		
Not applicab 5 CHECK BOX I	ole IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6 CITIZENSHIP	OR PLACE OF ORGANIZATION		
Delaware	7 SOLE VOTING POWER		
NUMBER OF			
SHARES	0 8 SHARED VOTING POWER		
BENEFICIALLY			
OWNED BY	0		
EACH	9 SOLE DISPOSITIVE POWER		
REPORTING			
PERSON	0 10 SHARED DISPOSITIVE POWER		
WITH			
11 AGGREGATE	0 AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		

0
12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)

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

0.0%

14 TYPE OF REPORTING PERSON (See Instructions)

CO, HC

1 NAMES OF RE	PORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONL I)		
Richard M. C	Cashin Jr.		
IRS Identific 2 CHECK THE A	ation No. PPROPRIATE BOX IF A MEMBER OF A GROUP		
(a) "			
(b) 3 SEC USE ONL	Y		
4 SOURCE OF F	UNDS		
PF 5 CHECK BOX I	F DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6 CITIZENSHIP OR PLACE OF ORGANIZATION			
United States	7 SOLE VOTING POWER		
NUMBER OF			
SHARES	113,429 8 SHARED VOTING POWER		
BENEFICIALLY			
OWNED BY	0		
EACH	9 SOLE DISPOSITIVE POWER		
REPORTING			
PERSON	113,429 10 SHARED DISPOSITIVE POWER		
WITH			

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

113,429
12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)
13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

0.6%
14 TYPE OF REPORTING PERSON (See Instructions)

IN

1 NAMES OF RE	EPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
Maurice M.	Taylor Jr.		
	IRS Identification No. 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP		
(a) "	(a) "		
(b) " 3 SEC USE ONL	Y		
4 SOURCE OF FUNDS			
6 CITIZENSHIP United States	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) OR PLACE OF ORGANIZATION S 7 SOLE VOTING POWER		
NUMBER OF SHARES	923,206 8 SHARED VOTING POWER		
BENEFICIALLY			
OWNED BY	639,100		
EACH	9 SOLE DISPOSITIVE POWER		
REPORTING			
PERSON	923,206 10 SHARED DISPOSITIVE POWER		
WITH			

639,100
11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

9

1,562,306

12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)

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

7.8%

14 TYPE OF REPORTING PERSON (See Instructions)

IN

This Amendment No. 2 to Statement on Schedule 13D amends and supplements, on behalf of OEP Holding Corporation (OEP Holding), One Equity Partners, LLC (OEP), Richard M Cashin Jr. (Mr. Cashin) and Maurice M. Taylor Jr. (Mr. Taylor and together with OEP Holding, OEP, and Mr. Cashin, the Reporting Persons), the Statement of Schedule 13D filed with the Securities and Exchange Commission on October 24, 2005, and Amendment No. 1 thereto filed with the Commission on November 14, 2005 (as amended from time to time, the Schedule 13D), and relates to the common stock, no par value per share (the Common Stock) of Titan International, Inc., an Illinois corporation (the Company). As a result of the matters set forth in the supplement to Items 4, 5 and 6 below, the Reporting Persons no longer may be deemed to constitute a group within the meaning of Section 13(d)(5) of the rules and regulations promulgated by the Securities and Exchange Commission pursuant to the Exchange Act, and accordingly, this Amendment No. 2 to Statement on Schedule 13D shall be the final amendment to the Schedule 13D. The principal executive office of the Company is located at 2701 Spruce Street, Quincy, Illinois 62301.

Item 2. IDENTITY AND BACKGROUND

(a) (c), (f) Name, Address, Principal Business, Citizenship

Reporting Persons One Equity Partners LLC	Principal Business To make private equity investments on behalf of JPMorgan Chase & Co.	Address of Principal Office 320 Park Avenue, 18th Floor New York, New York 10022
OEP Co-Investors LLC	To hold and manage investments for certain employees of JPMorgan Chase & Co.	320 Park Avenue, 18th Floor New York, New York 10022
OEP Holding Corporation	To act as a holding company for JPMorgan Chase & Co. in making private equity investments.	320 Park Avenue, 18th Floor New York, New York 10022
Bank One Investment Corporation	To act as a holding company for JPMorgan Chase & Co. in making private equity investments.	1 Bank One Plaza Chicago, IL 60670
JPMorgan Capital Corporation	To act as a holding company for JPMorgan Chase & Co. in making private equity, structured finance and other investments.	1 Bank One Plaza Chicago, IL 60670
Banc One Financial LLC	To act as a holding company for JPMorgan Chase & Co. in making private equity, structured finance and other investments.	1 Bank One Plaza Chicago, IL 60670
JPMorgan Chase & Co.	To provide general financial services.	270 Park Avenue New York, New York 10017

Reporting Persons Business Address

Richard M. Cashin Jr. 320 Park Avenue, 18th Floor

New York, New York 10022

Maurice M. Taylor Jr. 2701 Spruce Street

Quincy, IL 62301

This Amendment No. 2 to Statement on Schedule 13D is being filed by OEP, Mr. Cashin and Mr. Taylor. OEP Holding controls the managing member of OEP. The remaining entities listed above are included herein solely pursuant to Instruction C of Schedule 13D. OEP Holding controls the managing member of OEP Co-Investors LLC (OEP Co-Investors); Bank One Investment Corporation (BOI) owns all of the outstanding capital stock of OEP Holding; JPMorgan Capital Corporation (JPM CC) owns all of the outstanding capital stock of BOI; Bank One Financial LLC (BOF LLC) owns all of the outstanding capital stock of JPM CC; and JPMorgan Chase & Co. (JPMC) owns all of the outstanding stock of BOF LLC. OEP Holding, OEP, OEP Co-Investors, BOI, JPM CC, BOF LLC and JPMC are organized in Delaware.

A joint filing agreement by the Reporting Persons is attached hereto as Exhibit 3.

Information concerning the executive officers and directors of the Reporting Persons, including their principal occupations and beneficial ownership, is provided in Annex I to this Amendment No.2 to Statement on Schedule 13D.

Item 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

There are no material changes to this item of the Schedule 13D.

Item 4. PURPOSE OF TRANSACTION

Item 4 of the Schedule 13D is hereby supplemented with the addition of the following:

On April 11, 2006, OEP delivered a letter to the Company in which OEP confirmed OEP and the Company s mutual agreement to discontinue discussions regarding a potential transaction to acquire the outstanding shares of the Company. A copy of such letter is attached as Exhibit 4.

The Reporting Persons reserve the right to formulate other plans and/or make other proposals, and take such actions with respect to their investment in the Company, including any or all of the actions set forth in paragraphs (a) through (j) of Item 4 of Schedule 13D, or acquire additional Common Stock or dispose of all the Common Stock beneficially owned by them, in public market or privately negotiated transactions. The Reporting Persons may at any time reconsider and change their plans or proposals relating to the foregoing.

Item 5. INTEREST IN SECURITIES OF THE ISSUER

Item 5(a) and (b) of the Schedule 13D is hereby supplemented with the addition of the following:

As a result of the matters set forth in the supplement to Item 4 and Item 6 below, the Reporting Persons no longer may be deemed to have shared power to vote, or to direct the vote of, any of the shares of Common Stock for

which the other Reporting Persons have direct beneficial ownership (as set forth in this Item 5) with respect to the matters described in the Proposal Letter. Also as a result of the matters set forth in the supplement to Item 6 below, the Reporting Persons no longer may be deemed to have shared power to dispose, or to direct the disposition of, any of the shares of Common Stock for which the other Reporting Persons have direct beneficial ownership (as set forth in this Item 5) with respect to the matters described in the Proposal Letter. Accordingly, each of the Reporting Persons has sole power to vote or to direct the vote of, and sole power to dispose or to direct the disposition of, the shares of Common Stock for which such Reporting Person has direct beneficial ownership (as set forth in Item 5).

Also as a result of the matters set forth in the supplement to Item 4 above and Item 6 below, the Reporting Persons no longer may be deemed to constitute a group within the meaning of Section 13(d)(5) of the rules and regulations promulgated by the Securities and Exchange Commission pursuant to the Exchange Act, and accordingly each of the Reporting Persons disclaims the existence of any such group and the beneficial ownership of the shares of Common Stock directly beneficially owned by any of the other Reporting Persons.

As a result of the matters set forth above, as of the date hereof, the aggregate number and percentage of shares of Common Stock beneficially owned by each of the Reporting Persons are as set forth in rows 11 and 12 of the cover page of this Amendment No. 2 to Schedule 13D applicable to such Reporting Person, which rows with respect to each such Reporting Person are hereby incorporated herein by reference.

Item 5(e) of the Schedule 13D is hereby supplemented as follows:

As a result of the matters set forth in Item 5(a) and (b) above, no Reporting Persons (other than Mr. Taylor) may be deemed to be a beneficial owner of more than five percent of the Common Stock on April 11, 2006.

Item 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDING OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

Item 6 of the Schedule 13D is hereby supplemented with the addition of the following:

The information set forth in Item 4 is hereby incorporated herein by reference. Except as described in the Schedule 13D, there are at present no contracts, arrangements, understandings or relationships (legal or otherwise) among the persons named in Item 2 above and between any such persons and any other person with respect to any securities of the Company.

Item 7. MATERIALS TO BE FILED AS EXHIBITS

Item 7 of the Schedule 13D is hereby supplemented with the addition of the following:

EXHIBIT

NUMBER EXHIBIT NAME

- (3) Joint Filing Agreement by OEP Holding, OEP, Mr. Cashin and Mr. Taylor.
- (4) Letter, dated April 11, 2006 from OEP to the Company, with respect to discontinuing discussions regarding the Proposed Transaction

SIGNATURES

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

ONE EQUITY PARTNERS LLC Dated: April 12, 2006

> By: /s/ Richard M. Cashin Name: Richard M. Cashin, Jr. Title:

President

Dated: April 12, 2006 OEP HOLDING CORPORATION

> /s/ Richard M. Cashin By: Name: Richard M. Cashin, Jr. Title: President

Dated: April 12, 2006 /s/ Richard M. Cashin

Richard M. Cashin, Jr.

Dated: April 12, 2006 /s/ Maurice M. Taylor

Maurice M. Taylor, Jr.

ANNEX I

All executive officers and directors of the Reporting Persons are citizens of the United States.

One Equity Partners LLC

Name Principal Occupation or Employment

Executive Officers

Richard M. Cashin President

Erin E. Hill Chief Financial Officer and Treasurer

James S. RubinVice PresidentDaniel J. SelmonoskyVice PresidentRichard W. SmithVice PresidentTheodora StojkaVice President

Judah A. Shechter Vice President and Secretary

The business address for One Equity s executive officers is 320 Park Avenue, 18th Floor, New York, New York 10022.

OEP Co-Investors LLC

Name Principal Occupation or Employment

Executive Officers

Brian A. Bessey President

Erin E. Hill Chief Financial Officer
Theodora Stojka Vice President & Treasurer

Judah A. Shechter Secretary

The business address for OEP Co-Investors executive officers is 320 Park Avenue, 18th Floor, New York, New York 10022.

OEP Holding Corporation

Name	Principal Occupation or Employment and Address	Name, Business and Address Where Employed
Directors		

Richard M. Cashin President One Equity Partners LLC

320 Park Avenue, 18th Floor

New York, NY 10022

Ina R. Drew Chief Investment Officer JPMorgan Chase & Co.

270 Park Avenue

New York, NY 10017

Franklin Hobbs Member One Equity Partners LLC

320 Park Avenue, 18th Floor

New York, NY 10022

Jay Mandelbaum Head, Strategy JPMorgan Chase & Co.

270 Park Avenue

New York, NY 10017

JPMorgan Chase & Co.

Heidi G. Miller Treasury & Securities Services

270 Park Avenue

New York, NY 10017

Jacques Nasser	Member	One Equity Partners LLC
		320 Park Avenue, 18th Floor
Christopher von Hugo	Member	New York, NY 10022 One Equity Partners LLC
		320 Park Avenue, 18th Floor
		New York, NY 10022
James S. Rubin	Vice President	One Equity Partners LLC
		320 Park Avenue, 18th Floor
		New York, NY 10022
Richard W. Smith	Member	One Equity Partners LLC
		320 Park Avenue, 18th Floor
		New York, NY 10022

Officers

Richard M. Cashin President

Erin E. Hill Chief Financial Officer and Treasurer

Adam Mukamal Vice President
James S. Rubin Vice President
Daniel J. Selmonosky Vice President
Theodora Stojka Vice President

Judah A. Shechter Vice President and Secretary

The business address for OEP Holding s executive officers is 320 Park Avenue, 18th Floor, New York, NY 10022.

Bank One Investment Corporation

Name Directors	Principal Occupation or Employment	Name, Business and Address Where Employed
Richard M. Cashin	President & Chairman of the Board	One Equity Partners LLC
		320 Park Avenue, 18th Floor
		New York, NY 10022
Richard W. Smith	Senior Vice President	One Equity Partners LLC
		320 Park Avenue, 18th Floor
		New York, NY 10022
Officers		
Richard M. Cashin	President and Chairman of the Board	
Daniel J. Selmonosky	Managing Director	
Constance T. Teska	Senior Vice President	
Brian A. Bessey	Senior Vice President	
Richard W. Smith	Senior Vice President	

Erin E. Hill Treasurer
Lisa C. Martin Vice President
James S. Rubin Vice President
Theodora Stojka Vice President
Adam Mukamal Vice President
Judah A. Shechter Secretary

The business address for Bank One Investment s executive officers is 1 Bank One Plaza, Chicago, IL 60670.

JPMorgan Capital Corporation

Name Principal Occupation or Employment Name, Business and Address Where Employed

Directors

Francisco J. Pereiro Chairman of the Board JPMorgan Capital Corporation

10 South Dearborn

Chicago, IL 60603

John M. Buley Director JPMorgan Capital Corporation

120 S La Salle Street, Floor 2

Chicago, IL 60603

Peter G. Weiland Managing Director JPMorgan Chase Bank

270 Park Avenue

New York, NY 10017

Officers

Francisco J. Pereiro President and Chairman of the Board

Ellen J. Manola Chief Financial Officer Patricia M. Borkowski Managing Director Mit C. Buchanan Managing Director John M. Buley Managing Director Kelly A. Chesney Managing Director John M. Eber Managing Director James N. Eligator Managing Director Paul A. Gargula Managing Director William P. Kusack, Jr. Managing Director Claudia J. Machaver Managing Director Managing Director Patrick J. McCarthy Jean F. Nagatani Managing Director Patrick J. Nash Managing Director Aloysius T. Stonitsch Managing Director Senior Vice President Constance T. Teska

Moira L. Miller Treasurer Robert A. Long, Jr. Secretary

The business address for JPMorgan Capital s executive officers is 1 Bank One Plaza, Chicago, IL 60670.

Banc One Financial LLC

Name Principal Occupation or Employment Name, Business and Address Where Employed

Directors

Michael J. Cavanagh Chief Financial Officer JPMorgan Chase & Co.

270 Park Avenue

New York, NY 10017

Mark I. Kleinman President Bank One Financial LLC

1 Bank One Plaza

Chicago, IL 60670

Officers

Mark I. Kleinman President

John J. Hyland Vice President and Treasurer

Robin A. Ayres Vice President
Lisa J. Fitzgerald Vice President
Elias E. Olmeta Vice President
Louis M. Morrell Vice President
James C. Berry Secretary

The business address for Bank One Financial s executive officers is 1 Bank One Plaza, Chicago, IL 60670.

JPMorgan Chase & Co.

Name Directors	Principal Occupation or Employment	Name, Business and Address Where Employed
Hans W. Becherer	Retired Chairman of the Board and Chief Executive Officer	Deere & Company
	Deere & Company	One John Deere Place
	2000 Company	Moline, IL 61265
John H. Biggs	Former Chairman and Chief Executive Officer	TIAA-CREF
	TIAA-CREF	PO Box 1259
		Charlotte, NC 28201
Lawrence A. Bossidy	Retired Chairman of the Board	Honeywell International Inc.
	Honeywell International Inc.	101 Columbia Road
		Morristown, NJ 07962
Stephen B. Burke	President	Comcast Cable
	Comcast Cable	Communications, Inc.
	Communications, Inc.	1500 Market
		Philadelphia, PA 19102
James S. Crown	President	Henry Crown and Company
	Henry Crown and Company	222 N. LaSalle Street, Suite 2000
		Chicago, IL 60601
James Dimon	President and Chief Executive Officer	JPMorgan Chase & Co.
	JPMorgan Chase & Co.	270 Park Avenue
		New York, NY 10017
Ellen V. Futter	President and Trustee	American Museum of Natural History
	American Museum of Natural History	Central Park West at 79th Street
		New York, NY 10024-5192
William H. Gray, III	Retired President and Chief Executive Officer	The College Fund/UNCF
	The College Fund/UNCF	8260 Willow Oaks Corporate Drive
		PO Box 10444
		Fairfax, VA 22031-8044
William B. Harrison, Jr.	Chairman of the Board	JPMorgan Chase & Co.

JPMorgan Chase & Co. 270 Park Avenue

New York, NY 10017

Laban P. Jackson, Jr. Chairman and Chief Executive Officer Clear Creek Properties, Inc.

Clear Creek Properties, Inc. 2365 Harrodsburg Rd.

Suite B230

Lexington, KY 40504

Lee R. Raymond Chairman of the Board and Chief Executive Officer Exxon Mobil Corporation

Exxon Mobil Corporation 5959 Las Colinas Boulevard

Irving, TX 75039-2298

John W. Kessler Owner The New Albany Company

John W. Kessler Company 220 Market Street, Suite 200

New Albany, OH 43054

Robert I. Lipp Senior Advisor JPMorgan Chase & Co.

JPMorgan Chase & Co. 270 Park Avenue

New York, New York 10017

Richard A. Monoogian Chairman and Chief Executive Officer Masco Corporation

Masco Corporation 21001 Van Born Road

Taylor, MI 48180

David C. Novak Chairman and Chief Executive Officer Yum! Brands, Inc.

Yum! Brands, Inc. 1441 Gardiner Lane

Louisville, KY 40213

William C. Weldon Chairman and Chief Executive Officer Johnson & Johnson

Johnson & Johnson & Johnson Plaza

New Brunswick, NJ 08933

Executive Officers

William B. Harrison Jr. Chairman of the Board

James Dimon President and Chief Executive Officer

Austin A. Adams Chief Information Officer

Steven D. Black Co-Chief Executive Officer, Investment Bank Richard J. Srednicki Chief Executive Officer and Executive Vice President, Card Services

Michael J. Cavanagh Chief Financial Officer
Frank Bisignano Chief Administrative Officer
John F. Bradley Director of Human Resources

Joan GuggenheimerCo-General CounselIna R. DrewChief Investment OfficerSamuel Todd MaclinHead, Commercial Banking

Jay Mandelbaum Head, Strategy William H. McDavid Co-General Counsel

Heidi G. Miller Treasury & Securities Services
Charles W. Scharf Head, Retail Financial Services
James E. Staley Head, Asset & Wealth Management

Don M. Wilson III Chief Risk Officer

William T. Winters MD & Co-Chief Executive Officer, Investment

Bank

The business address for JPMorgan Chase s executive officers is 270 Park Avenue, New York, NY 10017.