AMERICAN LAND LEASE INC Form SC 13G/A February 14, 2008

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

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. 2)*

American Land Lease, Inc.
----(Name of Issuer)

Common Stock, \$.01 par value per share
----(Title of Class of Securities)

027118108 -----(CUSIP Number)

December 31, 2006

(Date of Event which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

- [X] Rule 13d-1(b)
- [_] Rule 13d-1(c)
- [_] 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).

CUSIP No. 027118108										
1.	Names of Reporting Persons.									
	Cliffwood Partners LLC									
	I.R.S. Identification Nos. of above persons (entities only): 95-4648555									
2.	. Check the Appropriate Box if a Member of a Group									
	(a) [X]									
	(b) []									
3.	SEC Use Only	• • • • • • • • •								
4.			Drganization							
			Sole Voting Power							
Benefi	icially Owned		Sole voting Power	None						
	ch Reporting n With		Shared Voting Power	•						
101001	· WICH	7.	None	None						
			Shared Dispositive Power							
9.			ially Owned by Each Report		• • • • • •					
10.			nount in Row (9) Excludes							
			nted by Amount in Row (9)							
	7.99% based on	7,797,000	shares outstanding as of (October 30, 2006.						
	Type of Reporti		IA							
• • • • •		• • • • • • • • •								
			2							
1.	Names of Reporting Persons.									
Cliffwood Value Equity Fund, L.P.										
	I.R.S. Identification Nos. of above persons (entities only): 95-4817104									
2. Check the Appropriate Box if a Member of a Group										
	(a) [X]									
	(b) []									
3. SEC Use Only										

4.	Citizenship or	Place of	Organization	Delaware,	United States						
	r of Shares	5.	Sole Voting Power		None						
by Ea	ch Reporting		Shared Voting Power								
Perso	n With	7.	Sole Dispositive Power		None						
		8.	Shared Dispositive Power		622,900						
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 622,900										
			mount in Row (9) Excludes								
			nted by Amount in Row (9)	• • • • • • • • • •							
	7.99% based on	7,797,000	shares outstanding as of	October 30	0, 2006.						
12.	Type of Reporti		PN		• • • • • • • • • • • • • • • • • • • •						
			3								
1.	Names of Report		ns.								
	Cliffwood Value	Equity F	und II, L.P.								
			s. of above persons (enti	_							
2.			x if a Member of a Group		• • • • • • • • • • • • • • • • • • • •						
	(a) [X]										
	(b) []										
3.	SEC Use Only			• • • • • • • • • •							
	Citizenship or 3	Place of	Organization	Delaware,	United States						
Numbe	r of Shares	5.	Sole Voting Power		None						
by Ea	ch Reporting	6.	Shared Voting Power		622,900						
Person With		7.	Sole Dispositive Power								
		8.	Shared Dispositive Power		622,900						
9.			ially Owned by Each Report		622,900						
10.	Check if the Ag	gregate A	mount in Row (9) Excludes	Certain Sh	hares []						
			nted by Amount in Row (9)								
			shares outstanding as of								
	Type of Reporti:		PN	• • • • • • • • • •							

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1	Names of Reporting	Persons.	• • • • • • • • • • • • • • • • • • • •	
	CLIFFWOOD VALUE PLU	JS FUND, L.P.		
	I.R.S. Identificati	on Nos. of above person	s (entities only):	[]
2		ate Box if a Member of a		
	(a) [X]			
	(b) []			
3.	SEC Use Only		•••••	
4		ce of Organization	Delaware, United	d States
	5	Sole Voting Power	• • • • • • • • • • • • • • • • • • •	None
Number of				
Beneficia by Each F	lly Owned 6. eporting	Shared Voting Power	• • • • • • • • • • • • • • • • • • • •	622 , 900
Person Wi		Sole Dispositive Powe	r	None
		Shared Dispositive Po		622,900
9.		eneficially Owned by Eac	h	622,900
10.	Check if the Aggreg	gate Amount in Row (9) E		[]
11		epresented by Amount in		
	7.99% based on 7,79	97,000 shares outstandin	g as of October 30,	2006.
12.	Type of Reporting P	Person PN	• • • • • • • • • • • • • • • • • • • •	
		5		
1. Nam	es of Reporting Pers			
Cli	ffwood Absolute Retu	ırn Strategy Ltd.		
I.F	.S. Identification N	Nos. of above persons (e	ntities only): N/A	
2. Che	ck the Appropriate E	Box if a Member of a Gro		
(a)	[X]			
(b)	[]			
3 050	Uso Only	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	

4. Citizenship			Cayman Islands, British West Indies
Number of Shares	5.	Sole Voting Power	None
by Each Reporting	6.	Shared Voting Power	622,900
Person With		Sole Dispositive Power	None
	8.	Shared Dispositive Powe	
		icially Owned by Each Repo	rting 622,900
		Amount in Row (9) Exclude	
11. Percent of C	lass Repre	sented by Amount in Row (9	· · · · · · · · · · · · · · · · · · ·
		00 shares outstanding as o	
	• • • • • • • • • •		
12. Type of Report	ing Person	00	
		6	
1. Names of Rep		sons.	
Cliffwood Ab	solute Ret	urn Strategy, L.P.	
		Nos. of above persons (ent Box if a Member of a Group	
(a) [X]			
(b) []			
4. Citizenship		 f Organization	Delaware, United States
Number of Shares	5.	Sole Voting Power	None
by Each Reporting	6.	Shared Voting Power	622,900
Person With	7.	Sole Dispositive Power	None
	8.	Shared Dispositive Powe	
		icially Owned by Each Repo	rting 622,900
10. Check if the	Aggregate	Amount in Row (9) Exclude	
		sented by Amount in Row (9	· · · · · · · · · · · · · · · · · · ·
7.99% based	on 7,797,0	00 shares outstanding as o	f October 30, 2006.

12. Type of Reporting Person PN											
			7								
		ting Persons.		• • • • • • • • • • • • • • • • • • • •							
Cliffwood Value Equity / WB Fund, L.P.											
I.R.S. Identification Nos. of above persons (entities only): 20-3036834											
2. Check the Appropriate Box if a Member of a Group											
(a) [X]										
(b) [=										
3. SEC Use	e Only										
4. Citizer	nship or	Place of Organ	ization	Delaware,	United States						
Number of Sha	ares	5. Sole	Voting Power		None						
Beneficially by Each Repor			d Voting Power		622,900						
Person With			Dispositive Power		None						
			d Dispositive Power								
			Owned by Each Repo		622,900						
			in Row (9) Exclude								
			by Amount in Row (9								
7.99% }	based on	7,797,000 shar	es outstanding as o	f October 3	30, 2006.						
12. Type of	f Report	ing Person	PN								
			8								
Item 1(a).	<pre>Item 1(a). Name of Issuer:</pre>										
Item 1(b).	29399 (Suite 3	U.S. Hwy 19 Nor	rincipal Executive th	Offices:							
Item 2(a). Item 2(b). Item 2(c).			Business Office or,	if None, F	Residence						

Cliffwood Partners LLC 11726 San Vicente Blvd. #600 Los Angeles, CA 90049 Delaware limited liability company

Cliffwood Value Equity Fund, L.P. c/o Cliffwood Partners LLC 11726 San Vicente Blvd. #600 Los Angeles, CA 90049 Delaware limited partnership

Cliffwood Value Equity Fund II, L.P. c/o Cliffwood Partners LLC 11726 San Vicente Blvd. #600 Los Angeles, CA 90049 Delaware limited partnership

Cliffwood Value Plus Fund, L.P. c/o Cliffwood Partners LLC 11726 San Vicente Blvd. #600 Los Angeles, CA 90049 Delaware limited partnership

Cliffwood Absolute Return Strategy Ltd.
c/o CITCO Fund Services (Cayman Islands) Limited
P.O. Box 31106 SMB
Regatta Office Park
West Bay Road
Grand Cayman, Cayman Islands
Cayman Islands exempted company

Cliffwood Absolute Return Strategy, L.P. c/o Cliffwood Partners LLC 11726 San Vicente Blvd. #600 Los Angeles, CA 90049 Delaware limited partnership

Cliffwood Value Equity / WB Fund, L.P. c/o Cliffwood Partners LLC 11726 San Vicente Blvd. #600 Los Angeles, CA 90049 Delaware limited partnership

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Item 2(d). Title of Class of Securities:

Common Stock, \$.01 par value per share

Item 2(e). CUSIP Number:

027118108

Item 3. If This Statement is Filed Pursuant to Rule 13d-1(b), or 13d-2(b) or (c), Check Whether the Person Filing is a:

(a) $|_|$ Broker or dealer registered under Section 15 of the Exchange Act.

- (b) $\mid _ \mid$ Bank as defined in Section 3(a)(6) of the Exchange Act.
- (c) $|_|$ Insurance company as defined in Section 3(a)(19) of the Exchange Act.
- (d) |_| Investment company registered under Section 8 of the Investment Company Act.
- (e) |X| An investment adviser in accordance with Rule 13d-1(b)(1)(ii)(E);
- (g) |_| A parent holding company or control person in accordance with Rule 13d- 1(b)(1)(ii)(G);
- (h) |_| A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act;
- (i) |_| A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act;
- (j) $|_|$ Group, in accordance with Rule 13d-1(b)(1)(ii)(J).

Item 4. Ownership:

Cliffwood Partners LLC
Cliffwood Value Equity Fund, L.P.
Cliffwood Value Equity Fund II, L.P.
Cliffwood Absolute Return Strategy Ltd.
Cliffwood Absolute Return Strategy, L.P.
Cliffwood Value Equity / WB Fund, L.P.
Cliffwood Value Plus Fund, LP
Oregon Public Employees' Retirement Fund
Swarthmore College
The Common Fund
Guggenheim Trust Company
1199 Health Care Employees' Retirement Fund
Board of Pensions of Presbyterian Church

a. Amount beneficially owned: Cliffwood Value Equity Fund, L.P. beneficially owns 176,900 shares of common stock; Cliffwood Value Equity Fund II, L.P. beneficially owns 5,100 shares of common stock; Cliffwood Value Plus Fund, L.P. beneficially owns 18,000 shares of common stock; Cliffwood Absolute Return Strategy Ltd. beneficially owns 21,300 shares of common stock; Cliffwood Absolute Return Strategy, L.P. beneficially owns 140,500 shares of common stock; Cliffwood Value Equity / WB Fund, L.P. beneficially owns 45,800 shares of common stock; Oregon Public Employees Retirement Fund beneficially owns 68,400 shares of common stock (through an account managed by Cliffwood Partners LLC); Swarthmore College beneficially owns 27,900 shares of common stock (through an account managed by Cliffwood Partners LLC); The Common Fund beneficially owns 24,100 shares of common stock (through an account managed by Cliffwood Partners LLC); Guggenheim Trust Company beneficially owns 57,100 shares of common stock (through an account managed by Cliffwood Partners LLC); 1199 Health Care Employees' Retirement Fund beneficially owns 21,100 shares of common stock (through an account managed by Cliffwood Partners

LLC); and Board of Pensions of Presbyterian Church beneficially owns 16,700 shares of common stock (through an account managed by Cliffwood Partners LLC) for an aggregate total of 622,900 shares of common stock.

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b. Percent of Class: 7.99% of the aggregate outstanding shares based upon information provided by American Land Lease, Inc. in its filed quarterly report on Form 10-Q which states that there were approximately 7,797,000 shares of common stock outstanding as of October 30, 2006.

The sole power to vote or direct the vote of the entire shareholding and the sole power to dispose of or direct the disposal of the entire shareholding has been delegated to Cliffwood Partners LLC for each of Cliffwood Value Equity Fund, L.P., Cliffwood Value Equity Fund II, L.P., Cliffwood Value Plus Fund, L.P., Cliffwood Absolute Return Strategy Ltd., Cliffwood Absolute Return Strategy, L.P., Cliffwood Value Equity / WB Fund L.P., Oregon Public Employees' Retirement Fund's managed account, Swarthmore College's managed account, The Common Fund's managed account, Guggenheim Trust Company's managed account, 1199 Health Care Employees' Retirement Fund's managed account and Board of Pensions of Presbyterian Church's managed account.

Item 5. Ownership of Five Percent or Less of a Class:

Not applicable

Item 6. Ownership of More than Five Percent on Behalf of Another Person:

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:

Not applicable

Item 9. Notice of Dissolution of Group:

Not applicable.

Item 10. Certification:

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

SIGNATURE

After	reasonable	inqui	ry and	to	the	best	of	my	knowledg	e and	beli	ef,	Ι	certify
that	the informati	on set	forth	in	this	s stat	eme	nt	is true,	comp	lete	and	CC	rrect.

February 14, 2008 Date /s/ Carl B. Tash Carl B. Tash, CEO CLIFFWOOD PARTNERS LLC /s/ Carl B. Tash Carl B. Tash, CEO CLIFFWOOD VALUE EQUITY FUND, L.P. By: Cliffwood Partners LLC, its general partner /s/ Carl B. Tash _____ Carl B. Tash, CEO CLIFFWOOD VALUE EQUITY FUND II, L.P. By: Cliffwood Partners LLC, its general partner /s/ Carl B. Tash Carl B. Tash, CEO CLIFFWOOD VALUE PLUS FUND, L.P. By Cliffwood Partners LLC, its general partner /s/ Carl B. Tash Carl B. Tash, CEO CLIFFWOOD ABSOLUTE RETURN STRATEGY LTD. By: Cliffwood Partners LLC, as investment manager /s/ Carl B. Tash Carl B. Tash, CEO CLIFFWOOD ABSOLUTE RETURN STRATEGY, L.P. By: Cliffwood Partners LLC, its general partner

/s/ Carl B. Tash Carl B. Tash, CEO

CLIFFWOOD VALUE EQUITY / WB FUND, L.P. By: Cliffwood Partners LLC, its general partner

/s/ Carl B. Tash
------Carl B. Tash, CEO

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