ENDICOTT MANAGEMENT CO Form SC 13G June 03, 2002

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

> > SCHEDULE 13G

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

WILLIS LEASE FINANCE CORPORATION

(Name of Issuer)

COMMON STOCK, PAR VALUE \$.01 PER SHARE

(Title of Class of Securities)

970646105

(CUSIP Number)

MAY 22, 2002

(Date of Event Which Requires Filing of this Statement)

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

[_]	Rule	13d-1(b)
[X]	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 disclosures provided in a prior cover page.

The information required on the reminder 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.	9706463	105	Schedule	13G			Page	2 o:	E 15
1.			Reporting Perso I.R.S. Identif:		Endicott	Partners,	L.P.			

	tion No. of	Above Perso	n					
2.	Check the Ag if a Member	opropriate B of a Group	 ох	(a) (b)	[X] [_]			
3.	S.E.C. Use (	Dnly						
4.	Citizenship	or Place of	Organi	 zation	Delawar	e		
Number of Beneficia Owned by Reporting	ally Each	(6) (7)	Shared Sole Di				156,700 0 156,700 0	
9.	Aggregate Ar	nount Benefi 6,700	cially	Owned b	y Each Re	porting	Person	
10.	Check if the Shares	 e Aggregate	 Amount	in Row	(9) Exclu	des Cert	ain	
11.	Percent of (	Class Repres	ented b	y Amoun	t in Row	9	1.8%	
12.	Type of Repo	orting Perso	 n 				PN	
CUSIP NO	. 970646105		Schedul	e 13G			Page	3 of 15
1.		orting Perso .S. Identifi Above Perso	ca-	Endico	 tt Partne	rs II, I		
2.	Check the Ag if a Member		ox	(a) (b)	[X] [_]			
3.	S.E.C. Use (	Dnly						
4.	Citizenship	or Place of	Organi	 zation	Delawar	e		
Number of Beneficia Owned by Reporting	ally Each	(6) (7)	Shared Sole Di			r	153,100 0 153,100 0	
9.	Aggregate Ar	nount Benefi	cially	Owned b	y Each Re	porting	Person	

	15	53,100							
10.	Check if th Shares	ne Aggregate	Amount ir	n Row (	9) Exclude	es Certa	ain 		_
11.	Percent of	Class Repre	sented by	Amount	in Row 9		1.7%		-
12.	Type of Rep	porting Pers					PN		_
CUSIP NO	. 970646105		Schedule	13G			Page	4 of 1	5
1.	S.S. or I.F	oorting Pers R.S. Identif Above Pers	ica-	Indicot	t Offshore	e Invest	cors, Ltd		_
2.		appropriate i of a Group		(a) (b)	[X] [_]				-
3.	S.E.C. Use	Only							-
4.	Citizenshir	o or Place o	f Organiza	ation	British V	Virgin I	[slands		_
Number of Beneficia Owned by Reporting	ally Each	(5) (6) (7) (8)	Sole Voti Shared Vo Sole Disp Shared Di	oting Po positive	ower		144,725 0 144,725 0		_
9.		amount Benef	icially Ow	ned by	Each Repo	orting H	Person		_
10.	Check if th Shares	ne Aggregate	Amount ir	n Row (	9) Exclude	es Certa	ain		_
11.	Percent of	Class Repre	sented by	Amount	in Row 9		1.6% 		-
12.	Type of Rep	porting Pers	on				со		_
CUSIP NO.	. 970646105		Schedule	13G			Page	5 of 1	5

	Edgar Filin	g: ENDIC	COTT MA	NAGE	MENT CO	D - Form S	SC 13G	
1.	Name of Reporting Person S.S. or I.R.S. Identifica- tion No. of Above Person			W.R. E	ndicott,	L.L.C.		
2.	Check the Appro	-		(a) (b)	[X] [_]			
3.	S.E.C. Use Only	 ?						
4.	Citizenship or	Place of	Organiz	ation	Delawa	 re		
Number of Beneficia Owned by Reporting	ally Each	(5) (6) (7) (8)		Voting spositi			309,800 0 309,800 0	
9.	Aggregate Amour	nt Benefi	cially (	wned b	y Each R	eporting	Person	
	309,80	00						
10.	Check if the Ag Shares	gregate	Amount i	.n Row	(9) Excl	udes Cert	 ain 	
11.	Percent of Clas	ss Repres	sented by	 7 Amoun	t in Row	9	3.5% 	
12.	Type of Reporti	ing Perso					00	
CUSIP NO.	970646105		Schedule	e 13G			Page	6 of 15
1.	Name of Reporti S.S. or I.R.S. tion No. of Abo	Identifi	ca-	Endico	 tt Manag	ement Co.		
2.	Check the Appro if a Member of	-	 30x	(a) (b)	[X] [_]			
3.	S.E.C. Use Only	· · · · · · · · · · · · · · · · · · ·						
4.	Citizenship or	Place of	Organiz	ation	Delawa	 re		
Number of Beneficia Owned by Reporting	ally Each	(5) (6) (7) (8)		Voting spositi			191,750 0 191,750 0	

#### 4

			56 164
9.	Aggregate Amount Benef	icially Owned by Each Reporting	Person
	191,750		
10.	Check if the Aggregate Shares	Amount in Row (9) Excludes Cert	
11.	Percent of Class Repre	esented by Amount in Row 9	2.2%
12.	Type of Reporting Pers		со
CUSIP NO	. 970646105	Schedule 13G	Page 7 of 15
1.	Name of Reporting Pers S.S. or I.R.S. Identif tion No. of Above Pers	ica- (in the capacity descri	.bed herein)
2.	Check the Appropriate if a Member of a Group		
3.	S.E.C. Use Only		
4.	Citizenship or Place o	f Organization United States	
Number o Benefici Owned by Reportin	ally (6) Each (7)	Sole Voting Power Shared Voting Power Sole Dispositive Power Shared Dispositive Power	7,000 501,550 7,000 501,550
9.	Aggregate Amount Benef	icially Owned by Each Reporting	Person
	508 <b>,</b> 550		
10.		Amount in Row (9) Excludes Cert	
11.	Percent of Class Repre	- -	5.8%
12.	Type of Reporting Pers	on	IN
	. 970646105	Schedule 13G	Page 8 of 15

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1.	S.S. or	Reporting I.R.S. Ic of Above	lentifica-		I. Usdan e capacity	described herein)	
2.		e Appropr ber of a	iate Box Group	(a) (b)	[X] [_]		
3.	S.E.C. U	se Only					
4.	Citizens	hip or Pl	ace of Org	anization	United St	tates	
Number of Beneficia Owned by Reporting	ally	(7	5) Shar 7) Sole	Voting Po ed Voting Dispositi ed Disposi	Power	4,600 501,550 4,600 501,550	
9.	Aggregat	e Amount 506,150	Beneficial	ly Owned b	y Each Repo	orting Person	
10.	Check if Shares	the Aggr	egate Amou	nt in Row	(9) Exclude	es Certain	
11.	Percent	of Class	Represente	d by Amoun	t in Row 9	5.7%	
12.	Type of	Reporting	Person			IN	
CUSIP NO	. 9706461	05	Sche	dule 13G		Page 9 d	of 15
ITEM 1.	(a)	NAME OF	ISSUER				
		Willis I	ease Finan	ce Corpora	tion (the	"Company").	
	(b)	ADDRESS	OF ISSUER'	S PRINCIPA	L EXECUTIV	E OFFICES	
			cinship Way .o, Califor:	nia 94965			
ITEM 2.	(a)	NAMES OF	PERSONS F	ILING			
		(i)	Endicott : ("EPLP");	Partners,	LP, a Dela	ware limited partne:	rship
		(ii)	Endicott 1			Delaware limited	
		(iii)	Endicott		nvestors,	Ltd., a British Vird	gin
		Islands international business company ("EOI"); (iv) W.R. Endicott, L.L.C., a Delaware limited liability					

company ("WRE LLC") and general partner of EPLP and EPII;

- (v) Endicott Management Co., a Delaware corporation ("Endicott Management") and advisor to EPLP, EPII, EOI and two managed accounts.;
- (vi) Wayne K. Goldstein ("Mr. Goldstein"), a Managing Member of WRE LLC and Co-President of Endicott Management; and
- (vii) Robert I. Usdan ("Mr. Usdan"), a Managing Member of WRE LLC and Co-President of Endicott Management.

(b) ADDRESS OF PRINCIPAL BUSINESS OFFICE

The address of the principal business offices of each of (i) EPLP, (ii) EPII, (iii) WRE LLC, (iv) Endicott Management, (v) Mr. Goldstein and (vi) Mr. Usdan is 237 Park Avenue, Suite 801, New York, New York 10017.

The address of the principal business offices of EOI is c/o Trident Fund Services (B.V.I.) Ltd, Wickhams Cay, P.O. Box 146, Road Town, Tortola, British Virgin Islands.

(c) CITIZENSHIP

EPLP-- a Delaware limited partnership EPII-- a Delaware limited partnership EOI-- a British Virgin Islands international business company WRE LLC-- a Delaware limited liability company Endicott Management-- a Delaware corporation Mr. Goldstein-- United States Mr. Usdan-- United States

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(d) TITLE OF CLASS OF SECURITIES

Common Stock, par value \$.01 per share (the "Common Stock" or "Shares")

(e) CUSIP NUMBER

970646105

- ITEM 3. This statement is not filed pursuant to either Rule  $13d{-}1\,(b)$  or  $13d{-}2\,(b)$  or (c).
- ITEM 4. OWNERSHIP.
  - (a) AMOUNT BENEFICIALLY OWNED:

EPLP may be deemed to beneficially own 156,700 Shares. EPII may be deemed to beneficially own 153,100 Shares. EOI may be deemed to beneficially own 144,725 Shares.

WRE LLC may be deemed to beneficially own 309,800 Shares as a result of its voting and dispositive power over: (i) the 156,700 Shares held by EPLP and (ii) the 153,100 Shares held by EPII.

Endicott Management may be deemed to beneficially own 191,750 Shares as a result of its voting and dispositive power over (i) the 144,725 Shares held by EOI; and (ii) the 47,025 Shares held by two managed accounts.

Messrs. Goldstein and Usdan may each be deemed to beneficially own 501,550 Shares by virtue of his ultimate voting and dispositive power over: (i) the 156,700 Shares held by EPLP; (ii) the 153,100 Shares held by EPII; (iii) the 144,725 Shares held by EOI; and (iv) the 47,025 Shares held by the two managed accounts. In addition, Mr. Goldstein and Mr. Usdan, respectively, may be deemed to beneficially own an additional 7,000 Shares and 4,600 Shares, respectively, held directly by each of them.

#### (b) PERCENTAGE BENEFICIALLY OWNED:

Based on calculations made in accordance with Rule 13d-3(d), and there being 8,830,181 Shares outstanding (as of April 15, 2002, as disclosed by the Company in its Quarterly Report on Form 10-Q for the period ended March 31, 2002 as filed with the Securities and Exchange Commission on May 15, 2002), (i) EPLP may be deemed to beneficially own approximately 1.8% of the outstanding Shares, (ii) EPII may be deemed to beneficially own approximately 1.7% of the outstanding Shares, (iii) EOI may be deemed to beneficially own approximately 1.6% of the outstanding Shares, (iv) WRE LLC may be deemed to beneficially own

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approximately 3.5% of the outstanding Shares, (v) Endicott Management may be deemed to beneficially own approximately 2.2% of the outstanding Shares, (vi) Mr. Goldstein may be deemed to beneficially own approximately 5.8% of the outstanding Shares and (ix) Mr. Usdan may be deemed to beneficially own 5.7% of the outstanding Shares.

(c) NUMBER OF SHARES AS TO WHICH SUCH PERSON HAS:

(i) EPLP may be deemed to have sole power to direct the voting and disposition of the 156,700 Shares it beneficially owns. EPII may be deemed to have sole power to direct the voting and disposition of the 153,100 Shares it beneficially owns. EOI may be deemed to have sole power to direct the voting and disposition of the 144,725 Shares it beneficially owns. WRE LLC may be deemed to have sole power to direct the voting and disposition of the 309,800 Shares it beneficially owns by virtue of the relationships described in Item 2. Endicott Management may be deemed to have sole power to direct the voting and disposition of the 191,750 Shares it may be deemed to beneficially own by virtue of the relationships described in Item 2. Mr. Goldstein may be deemed to have sole power to direct the voting and disposition of 7,000 Shares that he beneficially owns directly. Mr. Usdan may be deemed to have sole power to direct the voting and disposition of 4,600 Shares he beneficially owns directly.

(ii) By virtue of the relationships between and among

the Reporting Persons as described in Item 2, each of Messrs. Goldstein and Usdan, may be deemed to share the power to direct the voting and disposition of 501,550 Shares.

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

The limited partners and the general partner of EPLP and EPII and the shareholders and advisor of EOI and the shareholders of two managed accounts have the right to participate in the receipt of dividends from, or proceeds from the sale of, the securities held for the account of EPLP, EPII, EOI and the two managed accounts in accordance with their ownership interests in such entities.

ITEM 7. IDENTIFICATION AND CLASSIFICATION OF SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY

Not applicable.

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ITEM 8. IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP

See Item 2.

ITEM 9. NOTICE OF DISSOLUTION OF GROUP

Not applicable.

ITEM 10. CERTIFICATION

By signing below we certify that, to the best of our knowledge and belief, the securities referred to above 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.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

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SIGNATURES

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

Dated as of June 3, 2002

ENDICOTT PARTNERS, L.P. By: W.R. Endicott, L.L.C., its general partner By: /s/ Wayne K. Goldstein \_\_\_\_\_ Name: Wayne K. Goldstein Title: Managing Member ENDICOTT PARTNERS II, L.P. By: W.R. Endicott, L.L.C., its general partner By: /s/ Wayne K. Goldstein \_\_\_\_\_ Name: Wayne K. Goldstein Title: Managing Member W.R. ENDICOTT, L.L.C. By: /s/ Wayne K. Goldstein \_\_\_\_\_ Name: Wayne K. Goldstein Title: Managing Member ENDICOTT OFFSHORE INVESTORS, LTD. By: /s/ Robert I. Usdan -----Name: Robert I. Usdan Title: Director Schedule 13G Page 14 of 15 ENDICOTT MANAGEMENT CO. By: /s/ Wayne K. Goldstein \_\_\_\_\_ \_\_\_\_\_ Name: Wayne K. Goldstein Title: Co-President /s/ Wayne K. Goldstein \_\_\_\_\_ Wayne K. Goldstein

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\_\_\_\_\_

/s/ Robert I. Usdan \_\_\_\_\_

Robert I. Usdan

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EXHIBIT INDEX \_\_\_\_\_

Exhibit 1. Joint Filing Agreement as required by Rule 13d-1(k)(1) under the Securities Exchange Act of 1934, as amended.