# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## **SCHEDULE 13G**

Under the Securities Exchange Act of 1934 (Amendment No. 1) (1)

		FIFTH STREET FINANCE CORP.
		(Name of Issuer)
		Common Stock
		(Title of Class of Securities)
		31678A103
		(CUSIP Number)
		01/16/09
		(Date of Event Which Requires Filing of this Statement)
Check the api	propriate box to	designate the rule pursuant to which this Schedule is filed:
X	Rule 13d-1(b)	-
0	Rule 13d-1(c)	
0	Rule 13d-1(d)	
any subseque. The informati	nt amendment co	er 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 ontaining information which would alter the disclosures provided in a prior cover page.  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 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. 3	Names of Repo	ation No. of Above Persons (Entities Only)
2	Charly the App	verwists Dev. if a Member of a Crown *
2.		ropriate Box if a Member of a Group *
	(a) (b)	0
	(0)	X X
3.	SEC Use Only	
4.	Citizenship or I	Place of Organization
Number of Shares	5.	Sole Voting Power 0
Beneficially		
Owned by Each	6.	Shared Voting Power
Reporting	0.	918,300
Person With		
	7.	Sole Dispositive Power 0

		918,300		
9.	Aggregate Amou	nt Beneficially Owned by Each Reporting Person		
10.	Check Box if the	Aggregate Amount in Row (9) Excludes Certain Shares * o		
11.	Percent of Class I 4.06%	Represented by Amount in Row (9)		
12.	Type of Reporting Person * IA,OO			
		2		
CUSIP No. 3	31678A103			
1.	Names of Reporti I.R.S. Identification Peak Investments	on No. of Above Persons (Entities Only)		
2.		priate Box if a Member of a Group *		
	(a) <u>o</u> (b) x			
	(6)			
3.	SEC Use Only			
4.	Citizenship or Pla California	ace of Organization		
	5.	Sole Voting Power		
Number of Shares Beneficially	6.	Shared Voting Power 918,300		
Owned by Each Reporting Person With	7.	Sole Dispositive Power		
	8.	Shared Dispositive Power 918,300		
9.	Aggregate Amous	nt Beneficially Owned by Each Reporting Person		
10.	Check Box if the	Aggregate Amount in Row (9) Excludes Certain Shares * o		
11.	Percent of Class Represented by Amount in Row (9) 4.06%			
12.	Type of Reporting IA,OO	g Person *		

8.

Shared Dispositive Power

4.

Citizenship or Place of Organization

1.	Names of Repo I.R.S. Identific Ronald Krysty	cation No. of Above Persons (Entities Only)			
2.	Check the Apr	propriate Box if a Member of a Group *			
	(a) o				
	(b)	X			
3.	SEC Use Only	,			
4.	Citizenship or Place of Organization U.S.A.				
	5.	Sole Voting Power 0			
Number of Shares Beneficially	6.	Shared Voting Power 918,300			
Owned by Each Reporting Person With	7.	Sole Dispositive Power			
	8.	Shared Dispositive Power 918,300			
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 918,300				
10.	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares * o				
11.	Percent of Clas	rcent of Class Represented by Amount in Row (9)			
12.	Type of Repor	ting Person *			
		4			
CUSIP No. 3	31678A103				
1.	Names of Rep I.R.S. Identific Robert A. Day	cation No. of Above Persons (Entities Only)			
2.	Check the Appropriate Box if a Member of a Group *				
	(a) (b)	0			
	(U)	X			
3.	SEC Use Only				

		5.	Sole Voting Power	
Number of		6.	Shared Voting Power	
Shares Beneficially Owned by		0.	918,300	
Each Reporting Person With		7.	Sole Dispositive Power 0	
		8.	Shared Dispositive Power 918,300	
9.	Aggi 918,		eneficially Owned by Each Reporting Person	
10.	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares * o			
11.		Percent of Class Represented by Amount in Row (9) 4.06%		
12.	Type of Reporting Person * IN, HC			
			5	
CUSIP No. 3	31678.	A103		
	31678.	A103		
Item 1.	(a)	A103 Name of Issuer Fifth Street Fin		
Item 1.		Name of Issuer Fifth Street Fin Address of Issu	nance Corp.  Ther's Principal Executive Offices:  Ave., Suite 1206	
Item 1.	(a)	Name of Issuer Fifth Street Fin Address of Issu 445 Hamilton A	nance Corp.  Ther's Principal Executive Offices:  Ave., Suite 1206	
Item 1. Item 2.	(a)	Name of Issuer Fifth Street Fin Address of Issu 445 Hamilton A	nance Corp.  Ave., Suite 1206  NY 10601  In Filing:  unds LLC  nits, LLC  nitak	
Item 1.	(a) (b)	Name of Issuer Fifth Street Fin Address of Issu 445 Hamilton A White Plains, N Name of Person The Cypress For Peak Investmen Ronald Krystyn Robert A. Day	ance Corp.  Iter's Principal Executive Offices: Ave., Suite 1206  INY 10601  In Filing: Inds LLC Ints, LLC Ints, LLC Iniak  Incipal Business Office: Itheir principal offices at: It a St., Suite 700	
Item 1.	(a) (b)	Name of Issuer Fifth Street Fin Address of Issu 445 Hamilton A White Plains, N Name of Person The Cypress For Peak Investmen Ronald Krystyn Robert A. Day Address of Prir Filers maintain 865 S. Figueros Los Angeles, C Citizenship:	ance Corp.  Iter's Principal Executive Offices: Ave., Suite 1206  INY 10601  In Filing: Inds LLC Ints, LLC Ints, LLC Iniak  Incipal Business Office: Itheir principal offices at: It a St., Suite 700	
Item 1.	(a) (b) (a)	Name of Issuer Fifth Street Fin Address of Issu 445 Hamilton A White Plains, N Name of Person The Cypress For Peak Investmen Ronald Krystyn Robert A. Day Address of Prir Filers maintain 865 S. Figueros Los Angeles, C Citizenship:	ance Corp.  ter's Principal Executive Offices:  Ave., Suite 1206  AY 10601  In Filing:  unds LLC  tts, LLC  niak  acipal Business Office:  their principal offices at:  a St., Suite 700  AA 90017  the cover sheet for each Filer  of Securities:	
Item 1.	(a) (b) (a) (c)	Name of Issuer Fifth Street Fin Address of Issuer 445 Hamilton A White Plains, No Name of Person The Cypress Fu Peak Investmen Ronald Krystyn Robert A. Day Address of Prin Filers maintain 865 S. Figueros Los Angeles, C Citizenship: See Item 4 of the	ance Corp.  ter's Principal Executive Offices:  Ave., Suite 1206  NY 10601  In Filing: ands LLC ants, LLC ants, LLC antala Business Office: their principal offices at: a St., Suite 700 AA 90017  the cover sheet for each Filer  of Securities:  of Securities: of	

U.S.A.

### Item 3. If this statement is filed pursuant to rule 240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:

- (a) o Broker or dealer registered under section 15 of the Act (15 U.S.C. 78o).
- (b) o Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c).
- (c) o Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c).
- (d) o Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8).
- (e) x An investment adviser in accordance with section 240.13d-1(b)(1)(ii)(E).
- (f) o An employee benefit plan or endowment fund in accordance with section 240.13d-1(b)(1)(ii)(F).
- (g) x A parent holding company or control person in accordance with 240.13d-1(b)(1)(ii)(G)
- (h) o A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813).
- (i) O A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3).
- (j) o A non-U.S. institution in accordance with § 240.13d–1(b)(ii)(J).
- (k) o Group, in accordance with Rule 13d-1(b)(1)(ii)(K).

If filing as a non-U.S. institution in accordance with §240.13d-1(b)(1)(ii)(J), please specify the type of institution

### Item 4. Ownership

See Items 5-9 and 11 on the cover page for each Filer.

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

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following: x

7

### CUSIP No. 31678A103

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

The Cypress Funds LLC ("Cypress") is a registered investment adviser and general partner and/or investment adviser to two investment funds. Peak Investments, LLC ("Peak"), a registered investment adviser, is a member of Cypress and serves as portfolio manager to the investment funds. The investment funds, neither of which holds more than 5% of the relevant securities, have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, such securities.

# 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.

Ronald Krystyniak is the manager and sole member of Peak. Robert A. Day is a member and manager of Cypress. The filers are filing this Schedule 13G jointly, but not as members of a group, and each of them expressly disclaims membership in a group. Each of the filers disclaims beneficial ownership of the securities except to the extent of that person's pecuniary interest therein.

### Item 9. Notice of Dissolution of Group.

Not applicable.

### Item 10. Certifications.

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 inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: February 13, 2009

The Cypress Funds LLC

/s/ Robert M. Miller

Robert M. Miller, Chief Operating Officer

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### **EXHIBIT A**

### AGREEMENT REGARDING JOINT FILING OF STATEMENT ON SCHEDULE 13D OR 13G

The undersigned agree to file jointly with the Securities and Exchange Commission (the "SEC") any and all statements on Schedule 13D or Schedule 13G (and any amendments or supplements thereto) required under section 13(d) of the Securities Exchange Act of 1934, as amended, in connection with purchases and sales by the undersigned of securities of any issuer, until such time as the undersigned file with the SEC a statement terminating this Agreement Regarding Joint Filing of Statement on Schedule 13D or 13G. For that purpose, the undersigned hereby constitute and appoint The Cypress Funds LLC, a California limited liability company, as their true and lawful agent and attorney-in-fact, with full power and authority for and on behalf of the undersigned to prepare or cause to be prepared, sign, file with the SEC and furnish to any other person all certificates, instruments, agreements and documents necessary to comply with section 13(d) and section 16(a) of the Securities Exchange Act of 1934, as amended, in connection with said purchases and sales, and to do and perform every act necessary and proper to be done incident to the exercise of the foregoing power, as fully as the undersigned might or could do if personally present, until such time as the undersigned file with the SEC a statement terminating this Agreement Regarding Joint Filing of Statement on Schedule 13D or 13G.

Dated: February 13, 2009 The Cypress Funds LLC

/s/ Robert M. Miller

Robert M. Miller, Chief Operating Officer

Peak Investments, LLC

/s/ Ronald Krystyniak

Ronald Krystyniak, Manager

/s/ Ronald Krystyniak

Ronald Krystyniak

/s/ Robert A. Day

Robert A. Day

10