

Edgar Filing: ST PETKA TRUST - Form SC 13D/A

ST PETKA TRUST  
Form SC 13D/A  
February 10, 2006

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

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 10) \*

Cobalis Corp.

-----  
(Name of Issuer)  
Common Stock

-----  
(Title of Class of Securities)

19074Y 20 5

-----  
(CUSIP Number)

Chaslav Radovich, 2445 McCabe Way, Suite 150, Irvine, CA 92614  
(949) 757-0001

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

February 1, 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 ss.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 ss.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).

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CUSIP No. 19074Y 20 5

		1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only). ST. PETKA TRUST (EIN 88-0480035)	
		2.	Check the Appropriate Box if a Member of a Group (See Instructions) (a) (b)	
		3.	SEC Use Only	
		4.	Source of Funds (See Instructions) OO	
		5.	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)	
		6.	Citizenship or Place of Organization	DELAWARE
Number of	7.	Sole Voting Power	7,204,889	
Shares			-----	
Beneficially	8.	Shared Voting Power	837,017	
Owned by			-----	
Each	9.	Sole Dispositive Power	7,204,889	
Reporting			-----	
Person	10.	Shared Dispositive Power	837,017	
With			-----	
		11.	Aggregate Amount Beneficially Owned by Each Reporting Person	8,077,906
		12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)	
		13.	Percent of Class Represented by Amount in Row(11)	29.8%
		14.	Type of Reporting Person (See Instructions) CO	

ITEM 1. SECURITY AND ISSUER

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This statement relates to shares of the common stock, \$.001 par value of Cobalis Corp., a Nevada corporation (the "Issuer"). The principal executive offices of the Issuer are located at 2445 McCabe Way, Suite 150, Irvine, CA 92614.

### ITEM 2. IDENTITY AND BACKGROUND

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(a) Name:	St. Petka Trust
(b) Business Address:	46 Calle Fresno, San Clemente CA 92672
(c) Present Principal Occupation:	N/A
(d) Disclosure of Criminal Proceedings:	none
(e) Disclosure of Civil Proceedings:	none
(f) Citizenship:	The St. Petka Trust was organized in Delaware.

### ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

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On February 1, 2006, St. Petka Trust sold an aggregate of 189,333 shares to six separate third-party purchasers in private transactions. The sales price was \$0.75 per share. On February 6, 2006, St. Petka Trust sold an aggregate of 21,334 shares to two separate third-party purchasers in private transactions. The sales price was \$0.75 per share. Mr. Radul Radovich did not personally acquire or sell any shares. Mr. Radul Radovich did not personally acquire or sell any shares.

### ITEM 4. PURPOSE OF TRANSACTION

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On February 1, 2006, St. Petka Trust sold 189,333 shares to six separate third-party purchasers. On February 6, 2006, St. Petka Trust sold an aggregate of 21,334 shares to two separate third-party purchasers in private transactions. The sales price was \$0.75 per share. The purpose of the sales was to pay expenses of the trust and distribute funds to the trustee.

### ITEM 5. INTEREST IN SECURITIES OF THE ISSUER

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The trustor of the St. Petka Trust beneficially owns a total of 8,077,906 shares of the Issuer's common stock as follows:

(a) The St. Petka Trust directly owns 7,204,889 shares of the Issuer's common stock which comprises 26.5% of the Issuer's total issued and outstanding shares. The trustor of the St. Petka Trust is Radul Radovich. The trustor for the St. Petka Trust, Radul Radovich, also owns R&R Holdings, which owns 333 shares and Silver Mountain Promotions, which owns 89,833 shares. Mr. Radul Radovich's aggregate personal holdings are therefore 7,295,055 shares or 26.9%

(b) The St. Petka Trust has sole voting and dispositive power as to the 7,204,889 shares it owns directly. The Trustor for the St. Petka Trust is Radul Radovich. R&R Holdings, which owns 333 shares and Silver Mountain Promotions, which owns 89,833 shares are both controlled by Radul Radovich, who is the trustor of the St. Petka Trust.

(c) On February 1, 2006, St. Petka Trust sold 189,333 shares to six separate third-party purchasers. On February 6, 2006, St. Petka Trust sold an aggregate of 21,334 shares to two separate third-party purchasers in private transactions. The sales price was \$0.75 per share. The purpose of the sales was to pay

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expenses of the trust and distribute funds to the trustee. Mr. Radul Radovich did not personally acquire or sell any shares. Mr. Radul Radovich is the trustor and one of the beneficiaries of the St. Petka Trust.

(d) Not Applicable.

(e) Not Applicable.

ITEM 6. CONTACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER

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None.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS

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None.

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.

February 9, 2006

Date

/s/ Radul Radovich

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Radul Radovich, Trustor

The original statement shall be signed by each person on whose behalf the statement is filed or his authorized representative. If the statement is signed on behalf of a person by his authorized representative (other than an executive officer or general partner of the filing person), evidence of the representative's authority to sign on behalf of such person shall be filed with the statement: provided, however, that a power of attorney for this purpose which is already on file with the Commission may be incorporated by reference. The name and any title of each person who signs the statement shall be typed or printed beneath his signature.

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (See 18 U.S.C. 1001)