MEREDITH CORP Form SC 13D/A July 26, 2006 UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 2)

Meredith Corporation

(Name of Issuer)

Common Stock (\$1.00 par value) and Class B Common Stock (\$1.00 par value)

(Title of Class of Securities)

589433 10 1 (Common Stock) 589433 20 1 (Class B Common Stock)

(CUSIP Number)

Marilyn Dillivan

c/o Meredith Corporation

1716 Locust Street

Des Moines, Iowa 50309

515-284-3000

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

February 6, 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. []

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. <u>589433 10 1 (Common Stock)</u> <u>589433 20 1 (Class B Common Stock)</u>

	ne C. Meredith, individuall	y, as investn	NS S.S. OR I.R.S. IDENTIFICATION NOS. OF an and as a board member of an Iowa not-for-profit	eceased members of the Meredith family, as				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a) /X/ (b) //							
3	SEC USE ONLY							
4 N/A	SOURCE OF FUNDS							
5	CHECK BOX IF DISCL	OSURE OF	LEGAL PROCEEDINGS IS REQUIRED PUR	SUANT TO ITEMS 2(d) or 2(e)//				
6 United	CITIZENSHIP OR PLA States Citizen	CE OF ORC	GANIZATION					
	ER OF SHARES 44 shares of Class B Comm	7 on Stock	SOLE VOTING POWER 1,031,200 shares of Common Stock and					
BENEI	FICIALLY							
OWNE 92,412	ED BY shares of Class B Common	8 Stock	SHARED VOTING POWER 92,412 shares of Common Stock and					
EACH								
		9	SOLE DISPOSITIVE POWER					

31,200 shares of Common Stock and

PERSON

REPORTING

WITH SHARED DISPOSITIVE POWER 1,092,412 shares of Common Stock and

92,412 shares of Class B Common Stock

4,471,144 shares of Class B Common Stock

11 1,123,61	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 2 shares of Common Stock and 4,563,556 shares of Class B Common Stock
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES //
13 11.42719	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) % of shares of Common Stock (assuming conversion of the Class B) and 48.3982% shares of Class B Common Stock
14 IN	TYPE OF REPORTING PERSON
Page 2 or	7

α.	$\sim$	T		<b>—</b>	ТΤ	т 1		10	$\mathbf{r}$
		н	н				н.	13	1)

WITH

692,412 shares of Class B Common Stock

CUSIP No. <u>589433 10 1 (Common Stock)</u> <u>589433 20 1 (Class B Common Stock)</u>

			OF ABOVE PERSONS d by deceased Meredith family members, and as a						
2	CHECK THE APPROPRIATE BOX	K THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a) /X/ (b) //							
3	SEC USE ONLY								
4 N/A	SOURCE OF FUNDS								
5	CHECK BOX IF DISCLOSURE OF	LEGAL PROCEEDINGS IS REQUIRED PO	URSUANT TO ITEMS 2(d) or 2(e) )//						
6 United S	CITIZENSHIP OR PLACE OF ORG States Citizen	SANIZATION							
	7 ER OF SHARES 16 shares of Class B Common Stock	SOLE VOTING POWER 8,182 shares of Common Stock and							
BENEF	ICIALLY								
OWNEI 692,412	BY shares of Class B Common Stock	SHARED VOTING POWER 92,412 shares of Common Stock and							
EACH									
REPOR' 1,468,44	9 TING l6 shares of Class B Common Stock	SOLE DISPOSITIVE POWER 8,182 shares of Common Stock and							
PERSO	N								

SHARED DISPOSITIVE POWER

92,412 shares of Common Stock and

10

11 100,594 s	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON hares of Common Stock and 2,160,858 shares of Class B Common Stock
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES) //
13 4.5461%	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) of shares of Common Stock (assuming conversion of the Class B) and 22.9167% shares of Class B Common Stock
14 IN	TYPE OF REPORTING PERSON
Page 3 of	7

α.	$\sim$	T		<b>—</b>	ТΤ	т 1		10	$\mathbf{r}$
		н	н				н.	13	1)

692,412 shares of Class B Common Stock

CUSIP No. <u>589433 10 1 (Common Stock)</u> <u>589433 20 1 (Class B Common Stock)</u>

		investmen	S.S. OR I.R.S. IDENTIFICATION NOS. OF ABOVE PERS at director/trustee of various trusts created by deceased Merecon					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a) /X/ (b) //							
3	SEC USE ONLY							
4 N/A	SOURCE OF FUNDS							
5	CHECK BOX IF DISCLOSU	JRE OF LE	EGAL PROCEEDINGS IS REQUIRED PURSUANT TO IT	EMS 2(d) or 2(e))//				
6 United St	CITIZENSHIP OR PLACE Cates Citizen	OF ORGAN	NIZATION					
NUMBE	R OF SHARES	7	SOLE VOTING POWER 1,546,545 shares of Class B Common Stock					
BENEFIC	CIALLY							
OWNED 692,412 s	BY shares of Class B Common Sto	8 ock	SHARED VOTING POWER 92,412 shares of Common Stock and					
EACH								
REPORT	TING	9	SOLE DISPOSITIVE POWER 1,546,545 shares of Class B Common Stock					
PERSON	ī							
WITH		10	SHARED DISPOSITIVE POWER 92.412 shares of Common Stock and					

11 92,412 sh	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON hares of Common Stock and 2,238,957 shares of Class B Common Stock
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES)//
13 4.6872%	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) of shares of Common Stock (assuming conversion of the Class B) and 23.7450% shares of Class B Common Stock
14 IN	TYPE OF REPORTING PERSON
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#### SCHEDULE 13D

#### CUSIP No. <u>589433 10 1 (Common Stock)</u> 589433 20 1 (Class B Common Stock)

Item 4. Purpose of the Transaction.

On February 6, 2006, the Family Limited Partnership controlled by Katherine Meredith sold 653,486 shares of Common Stock, Mell Meredith Frazier sold 40,080 shares of Common Stock and Edwin T. Meredith, IV, sold 35,992 shares of Common Stock. The sales were done under Rule 144, and a Form 144 was filed on a timely basis. Each reporting person also filed a Form 4 on a timely basis.

On March 23, 2006, the distribution was completed for the transfer to a trust for the benefit of Katherine Meredith of vested options for 30,000 shares of Meredith Common Stock and 1,200 shares of Common Stock from the estate of Edwin T. Meredith III, her husband.

Item 5. Interest in Securities of the Issuer.2 (a)

Katherine Meredith: 1,123,612 shares of Common Stock (11.4271% of Common outstanding) 4,563,556 shares of Class B Common Stock (48.3982% of Class B Common Stock outstanding)

Mell Meredith Frazier: 100,594 shares of Common Stock (4.5461% of Common outstanding) 2,160,858 shares of Class B Common Stock (22.9167% of Class B Common Stock outstanding)

Edwin Meredith IV: 92,412 shares of Common Stock (4.6872% of Common outstanding) 2,238,957 shares of Class B Common Stock (23.7450% of Class B Common Stock outstanding)

The calculation of Percent of Class... of Common Stock owned includes shares of Common Stock deemed owned by the shareholder as a result of the shareholder s ownership of Class B Common Stock which is convertible, share for share, into Common Stock.

- (b) See facing pages for each reporting person.
- Mell Meredith Frazier and Edwin Meredith IV are sister and brother and Katherine Meredith is their mother. Under Rule 13d-3, persons who have the power to vote or dispose of the shares listed above either alone or jointly with others are deemed to be the beneficial owners of such shares. Because the voting or dispositive power of certain shares listed above is shared, the same securities in such cases are attributed to more than one of the Reporting Persons.
- (c) No transactions in shares of Common Stock or Class B Common Stock were effected by any of the Reporting Persons in the past 60 days except for the transactions described in Item 4.
- (d) None
- (e) Not applicable

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### **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.

/s/ Katherine C. Meredith Dated: July 24, 2006 Katherine C. Meredith

> /s/ D. Mell Meredith Frazier D. Mell Meredith Frazier

/s/ Edwin T. Meredith, IV Edwin T. Meredith, IV

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#### **EXHIBIT 1**

#### **AGREEMENT**

Pursuant to Rule 13d-1(k)(1) under the Securities Exchange Act of 1934, the undersigned hereby agree that only one statement containing the information required by Schedule 13D (or any amendment thereof) need be filed on their behalf with respect to the beneficial ownership of any equity securities of Meredith Corporation, or any subsequent acquisitions or dispositions of equity securities of Meredith Corporation by any of the undersigned.

/s/ Katherine C. Meredith
Dated: July 24, 2006

Katherine C. Meredith

/s/ D. Mell Meredith Frazier
D. Mell Meredith Frazier

/s/ Edwin T. Meredith, IV Edwin T. Meredith, IV

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