INFINITY PHARMACEUTICALS, INC.

Form SC 13G February 12, 2007

OMB APPROVAL OMB Number: 3235-0145 Expires: February 28, 2009 Estimated average burden hours per response...11

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

#### **SCHEDULE 13G**

(Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1 (b) AND (c) AND AMENDMENTS THERETO FILED PURSUANT TO 13d-2 (b)

(Amendment No. \_\_\_\_\_)\*

Infinity Pharmaceuticals, Inc.
(Name of Issuer)
Common Stock
(Title of Class of Securities)
45665G 30 3
(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:

- o Rule 13d-1(b)
- o Rule 13d-1(c)
- b Rule 13d-1(d)

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).

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

<sup>\*</sup> 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.

CUSIP No. 45665G 30 3 Page 2 of 13 Pages

NAMES OF REPORTING PERSONS:

Prospect Venture Partners II, L.P.

I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY):

IRS No. 77-0565416

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS):

2

(a) o

(b) þ (1)

SEC USE ONLY:

3

CITIZENSHIP OR PLACE OF ORGANIZATION:

4

Delaware, United States of America

SOLE VOTING POWER:

5

NUMBER OF 0 shares

SHARES SHARED VOTING POWER:

BENEFICIALLY 6

OWNED BY 1,417,477 shares of Common Stock (2)

EACH SOLE DISPOSITIVE POWER:

REPORTING 7

PERSON 0 shares

WITH: SHARED DISPOSITIVE POWER:

8

1,417,477 shares of Common Stock (2)

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

9

1,417,477 shares of Common Stock (2)

II, PMC, PMC II, Schnell,

```
CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE
         INSTRUCTIONS):
  10
         o
         PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9):
  11
         7.28% (3)
         TYPE OF REPORTING PERSON (SEE INSTRUCTIONS):
  12
         PN
(1) This
   Schedule 13G is
   filed by
   Prospect
   Venture
   Partners, L.P.
   ( PVP ), Prospect
   Venture
   Partners II, L.P.
   ( PVP II ),
   Prospect
   Management
   Co., L.L.C.
   ( PMC ), and
   Prospect
   Management
   Co. II, L.L.C.
   ( PMC II ), David
   Schnell
   (Schnell),
   Alexander E.
   Barkas
   (Barkas),
   Russell C.
   Hirsch (Hirsch)
   and James B.
   Tananbaum
   ( Tananbaum,
   and together
   with PVP, PVP
```

Barkas and Hirsch, collectively, the Prospect Entities ). The Prospect Entities expressly disclaim status as a group for purposes of this

#### Schedule 13G. (2) The shares are held by PVP II. PMC II serves as the general partner of PVP II, and owns no securities of the Issuer directly. Schnell, Barkas, Hirsch and Tananbaum are managing directors of PMC II and share voting and dispositive power over the shares held by PVP II, however, they disclaim beneficial ownership of the shares held by PVP II, except to the extent of their

pecuniary interests therein. The information with respect to the ownership of the Common Stock of the Issuer by the persons filing this statement

on

Schedule 13G is provided as of December 31, 2006.

#### (3) This percentage

is calculated

based upon

19,471,694

shares of the

Issuer s common

stock

outstanding (as

of

September 30,

2006), as set

forth in the

Issuer s most

recent 10-Q,

filed with the

Securities and

Exchange

Commission on

November 9,

2006.

CUSIP No. 45665G 30 3 Page 3 of 13 Pages

NAMES OF REPORTING PERSONS:

Prospect Management Co. II, L.L.C.

I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY):

IRS No. 77-0565417

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS):

2

(a) o

(b) þ (1)

SEC USE ONLY:

3

CITIZENSHIP OR PLACE OF ORGANIZATION:

4

Delaware, United States of America

SOLE VOTING POWER:

5

NUMBER OF 0 shares

SHARES SHARED VOTING POWER:

BENEFICIALLY 6

OWNED BY 1,417,477 shares of Common Stock (2)

EACH SOLE DISPOSITIVE POWER:

REPORTING 7

PERSON 0 shares

WITH: SHARED DISPOSITIVE POWER:

8

1,417,477 shares of Common Stock (2)

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

9

1,417,477 shares of Common Stock (2)

II, PMC, PMC II, Schnell,

```
CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE
         INSTRUCTIONS):
  10
         o
         PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9):
  11
         7.28% (3)
         TYPE OF REPORTING PERSON (SEE INSTRUCTIONS):
  12
         OO
(1) This
   Schedule 13G is
   filed by
   Prospect
   Venture
   Partners, L.P.
   ( PVP ), Prospect
   Venture
   Partners II, L.P.
   ( PVP II ),
   Prospect
   Management
   Co., L.L.C.
   ( PMC ), and
   Prospect
   Management
   Co. II, L.L.C.
   ( PMC II ), David
   Schnell
   (Schnell),
   Alexander E.
   Barkas
   (Barkas),
   Russell C.
   Hirsch (Hirsch)
   and James B.
   Tananbaum
   ( Tananbaum,
   and together
   with PVP, PVP
```

Barkas and

Hirsch,

collectively, the

Prospect

Entities ). The

Prospect

Entities

expressly

disclaim status

as a group for

purposes of this

Schedule 13G.

#### (2) The shares are

held by PVP II.

PMC II serves

as the general

partner of

PVP II, and

owns no

securities of the

Issuer directly.

Schnell, Barkas,

Hirsch and

Tananbaum are

managing

directors of

PMC II and

share voting and

dispositive

power over the

shares held by

PVP II,

however, they

disclaim

beneficial

ownership of

the shares held

by PVP II,

except to the

extent of their

pecuniary

interests therein.

The information

with respect to

the ownership

of the Common

Stock of the

Issuer by

persons filing

this statement

on Schedule 13G is provided as of December 31, 2006.

#### (3) This percentage

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2006), as set

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Issuer s most

recent 10-Q,

filed with the

Securities and

Exchange

Commission on

November 9,

2006.

CUSIP No. 45665G 30 3 Page 4 of 13 Pages

NAMES OF REPORTING PERSONS:

Prospect Venture Partners, L.P.

I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY):

IRS No. 77-0469542

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS):

2

(a) o

(b) þ (1)

SEC USE ONLY:

3

CITIZENSHIP OR PLACE OF ORGANIZATION:

4

Delaware, United States of America

SOLE VOTING POWER:

5

NUMBER OF 0 shares

SHARES SHARED VOTING POWER:

BENEFICIALLY 6

OWNED BY 684,921 shares of Common Stock (2)

EACH SOLE DISPOSITIVE POWER:

REPORTING 7

PERSON 0 shares

WITH: SHARED DISPOSITIVE POWER:

8

684,921 shares of Common Stock (2)

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

9

```
684,921 shares of Common Stock (2)
         CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE
         INSTRUCTIONS):
  10
         o
         PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9):
  11
         3.52% (3)
         TYPE OF REPORTING PERSON (SEE INSTRUCTIONS):
  12
         PN
(1) This
   Schedule 13G is
   filed by
   Prospect
   Venture
   Partners, L.P.
   ( PVP ), Prospect
   Venture
   Partners II, L.P.
```

( PVP II ),

**Prospect** 

Management

Co., L.L.C.

( PMC ), and

Prospect

Management

Co. II, L.L.C.

( PMC II ), David

Schnell

(Schnell),

Alexander E.

Barkas

(Barkas),

Russell C.

Hirsch (Hirsch)

and James B.

Tananbaum

( Tananbaum,

and together

with PVP, PVP

II, PMC, PMC

II, Schnell,

Barkas and
Hirsch,
collectively, the
Prospect
Entities ). The
Prospect
Entities
expressly
disclaim status
as a group for
purposes of this

Schedule 13G. (2) The shares are held by PVP. PMC serves as the general partner of PVP, and owns no securities of the Issuer directly. Schnell and Barkas are managing directors of PMC and share voting and dispositive power over the shares held by PVP, however, they disclaim beneficial ownership of the shares held by PVP, except to the extent of their pecuniary interests therein. The information

> with respect to the ownership of the Common Stock of the Issuer by the persons filing this statement

Schedule 13G is provided as of December 31,

on

2006.

#### (3) This percentage

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19,471,694

shares of the

Issuer s common

stock

outstanding (as

of

September 30,

2006), as set

forth in the

Issuer s most

recent 10-Q,

filed with the

Securities and

Exchange

Commission on

November 9,

2006.

CUSIP No. 45665G 30 3 Page 5 of 13 Pages

NAMES OF REPORTING PERSONS:

Prospect Management Co., L.L.C.

I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY):

IRS No. 77-0460364

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS):

2

(a) o

(b) þ (1)

SEC USE ONLY:

3

CITIZENSHIP OR PLACE OF ORGANIZATION:

4

Delaware, United States of America

SOLE VOTING POWER:

5

NUMBER OF 0 shares

SHARES SHARED VOTING POWER:

BENEFICIALLY 6

OWNED BY 684,921 shares of Common Stock (2)

EACH SOLE DISPOSITIVE POWER:

REPORTING 7

PERSON 0 shares

WITH: SHARED DISPOSITIVE POWER:

8

684,921 shares of Common Stock (2)

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

9

```
684,921 shares of Common Stock (2)
         CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE
         INSTRUCTIONS):
  10
         o
         PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9):
  11
         3.52% (3)
         TYPE OF REPORTING PERSON (SEE INSTRUCTIONS):
  12
         OO
(1) This
   Schedule 13G is
   filed by
   Prospect
   Venture
   Partners, L.P.
   ( PVP ), Prospect
```

Venture

Partners II, L.P.

( PVP II ),

**Prospect** 

Management

Co., L.L.C.

( PMC ), and

Prospect

Management

Co. II, L.L.C.

( PMC II ), David

Schnell

(Schnell),

Alexander E.

Barkas

(Barkas),

Russell C.

Hirsch (Hirsch)

and James B.

Tananbaum

( Tananbaum,

and together

with PVP, PVP

II, PMC, PMC

II, Schnell,

Barkas and Hirsch, collectively, the Prospect Entities ). The Prospect Entities expressly disclaim status as a group for purposes of this

Schedule 13G. (2) The shares are held by PVP. PMC serves as the general partner of PVP, and owns no securities of the Issuer directly. Schnell and Barkas are managing directors of PMC and share voting and dispositive power over the shares held by PVP, however, they disclaim beneficial ownership of the shares held by PVP, except to the extent of

> interests therein. The information with respect to

their pecuniary

the ownership

of the Common

Stock of the Issuer by the

persons filing

this statement

on

Schedule 13G is

provided as of

December 31,

2006.

#### (3) This percentage

is calculated

based upon

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shares of the

Issuer s common

stock

outstanding (as

of

September 30,

2006), as set

forth in the

Issuer s most

recent 10-Q,

filed with the

Securities and

Exchange

Commission on

November 9,

2006.

CUSIP No. 45665G 30 3 Page 6 of 13 Pages

NAMES OF REPORTING PERSONS:

1 David Schnell

I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY):

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS):

2

(a) o

(b) þ (1)

SEC USE ONLY:

3

CITIZENSHIP OR PLACE OF ORGANIZATION:

4

United States of America

SOLE VOTING POWER:

5

NUMBER OF 26,938 shares of Common Stock

SHARES SHARED VOTING POWER:

BENEFICIALLY 6

OWNED BY 2,102,398 shares of Common Stock (2)

EACH SOLE DISPOSITIVE POWER:

REPORTING 7

PERSON 26,938 shares of Common Stock

WITH: SHARED DISPOSITIVE POWER:

8

2,102,398 shares of Common Stock (2)

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

9

2,129,336 shares of Common Stock (2)

with PVP, PVP II, PMC, PMC II, Schnell,

```
CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE
         INSTRUCTIONS):
  10
         o
         PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9):
  11
         10.94% (3)
         TYPE OF REPORTING PERSON (SEE INSTRUCTIONS):
  12
         IN
(1) This
   Schedule 13G is
   filed by
   Prospect
   Venture
   Partners, L.P.
   ( PVP ), Prospect
   Venture
   Partners II, L.P.
   ( PVP II ),
   Prospect
   Management
   Co., L.L.C.
   ( PMC ), and
   Prospect
   Management
   Co. II, L.L.C.
   ( PMC II ), David
   Schnell
   (Schnell),
   Alexander E.
   Barkas
   (Barkas),
   Russell C.
   Hirsch (Hirsch)
   and James B.
   Tananbaum
   ( Tananbaum,
   and together
```

Barkas and

Hirsch,

collectively, the

Prospect

Entities ). The

Prospect

Entities

expressly

disclaim status

as a group for

purposes of this

Schedule 13G.

#### (2) Includes (i)

1,417,477

shares held by

PVP II; and (ii)

684,921 shares

held by PVP.

PMC serves as

the general

partner of PVP.

PMC II serves

as the general

partner of PVP

II. PMC and

PMC II own no

securities of the

Issuer directly.

Schnell and

Barkas are

managing

directors of

PMC and share

voting and

dispositive

power over the

shares held by

PVP, and

Schnell, Barkas,

Hirsch and

Tanabaum are

managing

directors of

PMC II and

share voting and

dispositive

power over

shares held by

PVP II;

however, they

disclaim

beneficial

ownership of

shares held by

**PVP** and **PVP** 

II, except to the

extent of their

pecuniary

interests therein.

The information

with respect to

the ownership

of the Common

Stock of the

Issuer by the

persons filing

this statement

on

Schedule 13G is

provided as of

December 31,

2006.

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Issuer s common

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Issuer s most

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filed with the

Securities and

Exchange

Commission on

November 9,

2006.

CUSIP No. 45665G 30 3 Page 7 of 13 Pages

NAMES OF REPORTING PERSONS:

Alexander E. Barkas

I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY):

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS):

2

(a) o

(b) þ (1)

SEC USE ONLY:

3

CITIZENSHIP OR PLACE OF ORGANIZATION:

4

United States of America

SOLE VOTING POWER:

5

NUMBER OF 26,938 shares of Common Stock

SHARES SHARED VOTING POWER:

BENEFICIALLY 6

OWNED BY 2,102,398 shares of Common Stock (2)

EACH SOLE DISPOSITIVE POWER:

REPORTING 7

PERSON 26,938 shares of Common Stock

WITH: SHARED DISPOSITIVE POWER:

8

2,102,398 shares of Common Stock (2)

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

9

2,129,336 shares of Common Stock (2)

with PVP, PVP II, PMC, PMC II, Schnell,

```
CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE
         INSTRUCTIONS):
  10
         o
         PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9):
  11
         10.94% (3)
         TYPE OF REPORTING PERSON (SEE INSTRUCTIONS):
  12
         IN
(1) This
   Schedule 13G is
   filed by
   Prospect
   Venture
   Partners, L.P.
   ( PVP ), Prospect
   Venture
   Partners II, L.P.
   ( PVP II ),
   Prospect
   Management
   Co., L.L.C.
   ( PMC ), and
   Prospect
   Management
   Co. II, L.L.C.
   ( PMC II ), David
   Schnell
   (Schnell),
   Alexander E.
   Barkas
   (Barkas),
   Russell C.
   Hirsch (Hirsch)
   and James B.
   Tananbaum
   ( Tananbaum,
   and together
```

Barkas and

Hirsch,

collectively, the

Prospect

Entities ). The

Prospect

Entities

expressly

disclaim status

as a group for

purposes of this

Schedule 13G.

#### (2) Includes (i)

1,417,477

shares held by

PVP II; and (ii)

684,921 shares

held by PVP.

PMC serves as

the general

partner of PVP.

PMC II serves

as the general

partner of PVP

II. PMC and

PMC II own no

securities of the

Issuer directly.

Schnell and

Barkas are

managing

directors of

PMC and share

voting and

dispositive

power over the

shares held by

PVP, and

Schnell, Barkas,

Hirsch and

Tanabaum are

managing

directors of

PMC II and

share voting and

dispositive

power over

shares held by

PVP II;

however, they

disclaim beneficial ownership of shares held by PVP and PVP II, except to the extent of their pecuniary interests therein. The information with respect to the ownership of the Common Stock of the

Issuer by the

issuer by the

persons filing

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November 9,

2006.

CUSIP No. 45665G 30 3 Page 8 of 13 Pages

NAMES OF REPORTING PERSONS:

Russell C. Hirsch

I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY):

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS):

2

(a) o

(b) þ (1)

SEC USE ONLY:

3

CITIZENSHIP OR PLACE OF ORGANIZATION:

4

Delaware, United States of America

SOLE VOTING POWER:

5

NUMBER OF 26,938 shares of Common Stock

SHARES SHARED VOTING POWER:

BENEFICIALLY 6

OWNED BY 1,417,477 shares of Common Stock (2)

EACH SOLE DISPOSITIVE POWER:

REPORTING 7

PERSON 26,938 shares of Common Stock

WITH: SHARED DISPOSITIVE POWER:

8

1,417,477 shares of Common Stock (2)

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

9

```
1,444,415 shares of Common Stock (2)
         CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE
         INSTRUCTIONS):
  10
         o
         PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9):
  11
         7.42% (3)
         TYPE OF REPORTING PERSON (SEE INSTRUCTIONS):
  12
         IN
(1) This
   Schedule 13G is
   filed by
   Prospect
   Venture
   Partners, L.P.
   ( PVP ), Prospect
   Venture
   Partners II, L.P.
   ( PVP II ),
   Prospect
   Management
   Co., L.L.C.
   ( PMC ), and
   Prospect
   Management
   Co. II, L.L.C.
   ( PMC II ), David
   Schnell
   (Schnell),
   Alexander E.
   Barkas
   (Barkas),
```

Russell C.

Hirsch (Hirsch) and James B.
Tananbaum
(Tananbaum, and together with PVP, PVP
II, PMC, PMC
II, Schnell,

Barkas and Hirsch, collectively, the Prospect Entities ). The Prospect Entities expressly disclaim status as a group for purposes of this

Schedule 13G. (2) The shares are held by PVP II. PMC II serves as the general partner of PVP II, and owns no securities of the Issuer directly. Schnell, Barkas, Hirsch and Tananbaum are managing directors of PMC II and share voting and dispositive power over the shares held by PVP II, however, they disclaim beneficial ownership of the shares held by PVP II, except to the

> extent of their pecuniary interests therein. The information with respect to the ownership of the Common Stock of the Issuer by the persons filing this statement

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Schedule 13G is provided as of December 31, 2006.

#### (3) This percentage

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shares of the

Issuer s common

stock

outstanding (as

of

September 30,

2006), as set

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Issuer s most

recent 10-Q,

filed with the

Securities and

Exchange

Commission on

November 9,

2006.

CUSIP No. 45665G 30 3 Page 9 of 13 Pages

NAMES OF REPORTING PERSONS:

James B. Tananbaum

I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY):

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS):

2

(a) o

(b) þ (1)

SEC USE ONLY:

3

CITIZENSHIP OR PLACE OF ORGANIZATION:

4

Delaware, United States of America

SOLE VOTING POWER:

5

NUMBER OF 30,000 shares of Common Stock (3)

SHARES SHARED VOTING POWER:

BENEFICIALLY 6

OWNED BY 1,552,165 shares of Common Stock (2)

EACH SOLE DISPOSITIVE POWER:

REPORTING 7

PERSON 30,000 shares of Common Stock (3)

WITH: SHARED DISPOSITIVE POWER:

8

1,552,165 shares of Common Stock (2)

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:

9

1,582,165 shares of Common Stock (2)

```
CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS):

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9):

8.13% (4)

TYPE OF REPORTING PERSON (SEE INSTRUCTIONS):

IN
```

(1) This Schedule 13G is filed by Prospect Venture Partners, L.P. ( PVP ), Prospect Venture Partners II, L.P. ( PVP II ), Prospect Management Co., L.L.C. ( PMC ), and **Prospect** Management Co. II, L.L.C. ( PMC II ), David Schnell (Schnell), Alexander E. Barkas ( Barkas ), Russell C. Hirsch ( Hirsch ) and James B. Tananbaum ( Tananbaum, and together with PVP, PVP II, PMC, PMC II,

> Schnell, Barkas and Hirsch, collectively, the Prospect

Entities ). The Prospect Entities expressly disclaim status as a group for purposes of this Schedule 13G.

#### (2) Includes (i)

1,417,477 shares held by PVP II; and (ii)

134,688 shares

held by the

Tananbaum

Family Trust.

PMC II serves as

the general

partner of PVP

II, and owns no

securities of the

Issuer directly.

Schnell, Barkas,

Hirsch and

Tananbaum are

managing

directors of PMC

II and share

voting and

dispositive power

over the shares

held by PVP II,

however, they

disclaim

beneficial

ownership of the

shares held by

PVP II, except to

the extent of their

pecuniary

interests therein.

The information

with respect to

the ownership of

the Common

Stock of the

Issuer by the

persons filing

this statement on

Schedule 13G is

provided as of

December 31, 2006.

# (3) Represents an option to acquire up to 30,000 shares of the Issuer s Common Stock at a price of \$15.04 per share.

(4) This percentage is calculated based upon 19,471,694 shares of the Issuer s common stock outstanding (as of September 30, 2006), as set forth in the Issuer s most recent 10-Q, filed with the Securities and Exchange Commission on November 9, 2006.

Introductory Note: This Statement on Schedule 13G is filed on behalf of Prospect Venture Partners, L.P., a limited partnership organized under the laws of the State of Delaware ( PVP ), Prospect Venture Partners II, L.P., a limited partnership organized under the laws of the State of Delaware ( PVP II ), Prospect Management Co. L.L.C., a limited liability company organized under the laws of the State of Delaware ( PMC ), Prospect Management Co. II. L.L.C., a limited liability company organized under the laws of the State of Delaware ( PMC II ), David Schnell ( Schnell ), Alexander E. Barkas ( Barkas ), Russell C. Hirsch ( Hirsch ) and James B. Tananbaum ( Tananbaum ), in respect of share of Common Stock of Infinity Pharmaceuticals, Inc.

#### Item 1

- (a) Name of Issuer: Infinity Pharmaceuticals, Inc.
- (b) Address of Issuer s Principal

780 Memorial Drive

**Executive Offices:** 

Cambridge, Massachusetts 02139

#### Item 2

(a) Name of Person(s) Filing:

Prospect Venture Partners, L.P. ( PVP )
Prospect Venture Partners II, L.P. ( PVP II )
Prospect Management Co., L.L.C. ( PMC )
Prospect Management Co. II, L.L.C. ( PMC II )
David Schnell ( Schnell )
Alexander E. Barkas ( Barkas )
Russell C. Hirsch ( Hirsch )
James B. Tananbaum ( Tananbaum )

(b) Address of Principal Business Office: c/o Prospect Venture Partners

435 Tasso Street, Suite 200 Palo Alto, California 94301

(c) Citizenship:

Entities: PVP - Delaware

PVP II - Delaware PMC - Delaware PMC II - Delaware

Individuals: Schnell - United States of America

Barkas - United States of America Hirsch - United States of America Tananbaum - United States of America

- (d) Title of Class of Securities: Common Stock
- (e) CUSIP Number: 45665G 30 3

Item 3 Not applicable.

Page 10 of 13 Pages

Item 4 Ownership.

The following information with respect to the ownership of the Common Stock of the Issuer by the persons filing this statement on Schedule 13G is provided as of December 31, 2006:

	Shares Held	Sole Voting	Shared Voting	Sole Dispositive	Shared Dispositive	Beneficial Percentage of Class	
Prospect Entities	Directly	Power	Power	Power	Power	Ownership	(4)
Prospect Venture Partners, L.P.	684,921	0	684,921	0	684,921	684,921	3.52%
Prospect Venture Partners II, L.P.	1,417,477	0	1,417,477	0	1,417,477	1,417,477	7.28%
Prospect Management Co., L.L.C. (1)	0	0	684,921	0	684,921	684,921	3.52%
Prospect Management Co. II, L.L.C. (2)	0	0	1,417,477	0	1,417,477	1,417,477	7.28%
David Schnell (1)(2)	26,938	26,938	2,102,398	26,938	2,102,398	2,129,336	10.94%
Alexander E. Barkas (1)(2)	26,938	26,938	2,102,398	26,938	2,102,398	2,129,336	10.94%
Russell C. Hirsch (2)	26,938	26,938	1,417,477	26,938	1,417,477	1,444,415	7.42%
James B. Tananbaum (2)	30,000 (3)	30,000 (3)	1,552,165 (5)	30,000 (3)	1,552,165 (5)	1,582,165	8.13%

Management Co., L.L.C.

(1) Prospect

( PMC ) serves as

the general

partner of

Prospect Venture

Partners, L.P.,

and owns no

securities of the

Issuer directly.

Schnell and

Barkas serve as

Managing

Directors of

#### PMC.

#### (2) Prospect

Management Co. II, L.L.C. ( PMC II ) serves as the general partner of Prospect Venture Partners II, L.P., and owns no securities of the Issuer directly. Schnell, Barkas, Tananbaum and Hirsch serve as Managing Directors of PMC II.

# (3) Represents an option to acquire up to 30,000 shares of the Issuer s Common Stock at a price of \$15.04 per share.

#### (4) This percentage is calculated based upon 19,471,694 shares of the Issuer s common stock outstanding (as of September 30, 2006), as set forth in the Issuer s most recent 10-Q, filed with the Securities and Exchange Commission on November 9, 2006. (5) Includes (i) 1,417,477 shares held by PVP II,

and (ii)

134,688 shares

held by the

Tananbaum

Family Trust.

#### 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: o

#### 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.

Not applicable.

Page 11 of 13 Pages

#### **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.

Dated: February 12, 2007

PROSPECT VENTURE PARTNERS, L.P.

By: Prospect Management Co., L.L.C.

Its: General Partner

By: /s/ Dave Markland

Name: Dave Markland as Attorney-in-Fact

#### PROSPECT MANAGEMENT CO., L.L.C.

By: /s/ Dave Markland

Name: Dave Markland as Attorney-in-Fact

#### PROSPECT VENTURE PARTNERS II, L.P.

By: Prospect Management Co. II, L.L.C.

Its: General Partner

By: /s/ Dave Markland

Name: Dave Markland as Attorney-in-Fact

#### PROSPECT MANAGEMENT CO. II, L.L.C.

By: /s/ Dave Markland

Name: Dave Markland as Attorney-in-Fact

/s/ Dave Markland

Dave Markland as Attorney-in-Fact for David Schnell

/s/ Dave Markland

Dave Markland as Attorney-in-Fact for Alexander E. Barkas

/s/ Dave Markland

Dave Markland as Attorney-in-Fact for Russell C. Hirsch

/s/ Dave Markland

Dave Markland as Attorney-in-Fact for James B.

Tananbaum

**Exhibit(s)**: A Joint Filing Statement

Page 12 of 13 Pages

### EXHIBIT A JOINT FILING STATEMENT

We, the undersigned, hereby express our agreement that the attached Schedule 13G (or any amendments thereto) relating to the Common Stock of Infinity Pharmaceuticals, Inc. is filed on behalf of each of us.

Dated: February 12, 2007

PROSPECT VENTURE PARTNERS, L.P.

By: Prospect Management Co., L.L.C.

Its: General Partner

By: /s/ Dave Markland

Name: Dave Markland as Attorney-in-Fact

PROSPECT MANAGEMENT CO., L.L.C.

By: /s/ Dave Markland

Name: Dave Markland as Attorney-in-Fact

PROSPECT VENTURE PARTNERS II, L.P.

By: Prospect Management Co. II, L.L.C.

Its: General Partner

By: /s/ Dave Markland

Name: Dave Markland as Attorney-in-Fact

PROSPECT MANAGEMENT CO. II, L.L.C.

By: /s/ Dave Markland

Name: Dave Markland as Attorney-in-Fact

/s/ Dave Markland

Dave Markland as Attorney-in-Fact for David Schnell

/s/ Dave Markland

Dave Markland as Attorney-in-Fact for Alexander E. Barkas

/s/ Dave Markland

Dave Markland as Attorney-in-Fact for Russell C. Hirsch

/s/ Dave Markland

Dave Markland as Attorney-in-Fact for James B. Tananbaum Page 13 of 13 Pages