### INFINITY PROPERTY & CASUALTY CORP Form SC 13G February 18, 2004

OMB APPROVAL

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

SCHEDULE 13G

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

Common Shares (Title of Class of Securities)

45665Q103 (CUSIP Number)

December 31, 2003 (Date of Event Which Requires Filing of this Statement)

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

/\_X\_/ Rule 13d-1(b)

\* 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).

Potential persons who are to 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.

SEC 1745 (3-98)

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NAME OF REPORTING PERSONS
IRS IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)

	RS Investment Manage	ement Co.	LLC				
2	(a) / / (b) / /		A MEMBER OF A GROUP (See Instructions)				
3	SEC USE ONLY						
4	CITIZENSHIP OR PLACE	OF ORGAN	IZATION				
	Delaware						
	NUMBER OF 5 SHARES	SOLE	SOLE VOTING POWER -0-				
	BENEFICIALLY OWNED BY EACH	6	6 SHARED VOTING POWER -1,142,548-				
	REPORTING PERSON WITH		SOLE DISPOSITIVE POWER -0-				
		8	SHARED DISPOSITIVE POWER -1,142,548-	_			
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON -1,142,548-						
10	CHECK IF THE AGGREGA Tuctions)		' IN ROW (9) EXCLUDES CERTAIN SHARES (See				
	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 5.6%						
	TYPE OF REPORTING PE	RSON (See					
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CUSIP	No. 45665Q103		13G	Page 3 of 1			
1	NAME OF REPORTING PE	RSONS	OVE PERSONS (ENTITIES ONLY)				
	RS Investment Manage						
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)  (a) / /  (b) / /						
3	SEC USE ONLY						
4	CITIZENSHIP OR PLACE OF ORGANIZATION						
	California						
	NUMBER OF 5 SHARES BENEFICIALLY	SOLE					

EACH REPORTING PERSON 7 SOLE DISPOSITIVE POWER -0-  8 SHARED DISPOSITIVE POWER -1,128,898-  9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON -1,128,898-  10 CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions)  11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 5.5%  12 TYPE OF REPORTING PERSON (See Instructions) PN, IA		OWNED BY	6	SHARED VOTING POWER			
PERSON 7 SOLE DISPOSITIVE POWER -0-  8 SHARED DISPOSITIVE POWER -1,128,898-  9 AGGREGATE AMOUNT RENEPICIALLY OWNED BY EACH REPORTING PERSON -1,128,898-  10 CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions)  11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 5.58  12 TYPE OF REPORTING PERSON (See Instructions)		EACH		-1,128,898-			
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11	5.6%	SS REPRESENTED BY A			
12	TYPE OF REPORTI	ING PERSON (See Ins	tructions)		
CUSIP N	o. 45665Q103		13G		Page 5 of
ITEM 1.					
(a (the "I	) The name of t ssuer").	che issuer is Infin	ity Property and Ca	asualty	
(b 11700 G		executive office Alpharetta, GA 300		ocated at:	
ITEM 2.					
	-c) See Annex I	f for information og, the "Filers")	n the persons filir	ng this	
(d (the "S	) This statemer tock").	nt relates to share	s of common stock o	of the Issuer	
(e	The CUSIP num	mber of the Stock i	s 45665Q103.		
CUSIP N	o. 45665Q103		13G	Pa	ge 6 of 10
		ment is filed pursu neck whether the pe		d-1(b) or	
U.S.C.	(a) 78o).	Broker or dealer	registered under se	ection 15 of th	e Act (15
78c).	(b)	Bank as defined i	n section 3(a)(6) c	of the Act (15	U.S.C.
(15 U.S	(c)	Insurance company	as defined in sect	cion 3(a)(19) o	f the Act
Investm		Investment compan of 1940 (15 U.S.C.		section 8 of t	he
1(b)(1)	(e) _X*_ (ii)(E). *RS Inv	An investment adv vestment Management investment advise			
with 24	(f) 0.13d-1(b)(1)(ii		it plan or endowmer	nt fund in acco	rdance
with 24	(g) _X*_ 0.13d-1(b)(1)(ii	*RS Investment Ma of RS Investment Hecht is a contro	company or control nagement Co. LLC is Management, L.P. ( 1 person of RS Inve vestment Management	s the general p G. Randall estment Managem	artner

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		9						
Federal	(h) Deposit	—— Insuran		association U.S.C. 1813		section 3(b) of	the	
	_	 any unde: 80a-3).	r section 3		excluded from the Investment	the definition Company Act of	of an	
	(j)		Group, in	accordance	with section 24	40.13d-1(b)(1)(i	i)(J)	
CUSIP No	o. 45665	Q103			13G	Pag	e 7 of	10
ITEM 4.	OWNERS	HIP						
See Iter	ms 5-9 a:	nd 11 on	the cover	page for ea	ach Filer.			
ITEM 5.	OWNERS	HIP OF F	IVE PERCENT	OR LESS OF	` A CLASS			
hereof t	the repo	rting pe	rson has ce	eased to be	ne fact that as the beneficial check the foll	owner of more		
ITEM 6.	OWNERS	HIP OF MO	ORE THAN FI	VE PERCENT	ON BEHALF OF AN	OTHER PERSON		
investme power to the sale	ent advi o direct e of, th	sers whose the rece e Stock.	se clients eipt of div No indivi	have the ri vidends from dual client	at company of reght to receive a, or the proceeds of andings of anding Stock.	or the eds from		
RS Investment person of	stment M ent Mana	anagement gement, i vestment	t Co. LLC i L.P. G. Ra	s the Gener andall Hecht	ed investment ad cal Partner of R is a control ad RS Investment	RS		
CUSIP No	o. 45665	Q103			13G	Pag	e 8 of	10
ITEM 7. THE SEC					THE SUBSIDIARY HOLDING COMPANY	WHICH ACQUIRED		
Not app	licable.							
ITEM 8.	IDENTI	FICATION	AND CLASSI	FICATION OF	' MEMBERS OF THE	GROUP		
Not app	licable.							
ITEM 9.	NOTICE	OF DISS	OLUTION OF	GROUP				
Not app	licable.							
ITEM 10	. CERTI	FICATION						
					of my knowledge ed and are held	e and belief, 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

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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.

Dated: February 14, 2004

RS INVESTMENT MANAGEMENT CO. LLC
By: /s/ G. Randall Hecht
G. Randall Hecht

Chief Executive Officer

RS INVESTMENT MANAGEMENT, L.P.
By: /s/ G. Randall Hecht
G. Randall Hecht

Chief Executive Officer

/s/ G. Randall Hecht G. Randall Hecht

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EXHIBIT A

JOINT FILING AGREEMENT

The undersigned hereby agree that they are filing this statement jointly pursuant to Rule 13d-1(f) (1). Each of them is responsible for the timely filing of the Schedule 13G and any amendments thereto, and for the completeness and accuracy of the information concerning such person contained therein; but none of them is responsible for the completeness or accuracy of the information concerning the other persons making the filing, unless such person knows or has reason to believe that such information is accurate.

Dated: February 14, 2004

RS INVESTMENT MANAGEMENT CO. LLC
By: /s/ G. Randall Hecht
G. Randall Hecht

Chief Executive Officer

RS INVESTMENT MANAGEMENT, L.P.
By: /s/ G. Randall Hecht
G. Randall Hecht
Chief Executive Officer

/s/ G. Randall Hecht G. Randall Hecht

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Annex I

The filers are:

- (a) RS Investment Management Co. LLC, is a Delaware Limited Liability I. Company.
- (b) holding company
- III. (a) G. Randall Hecht is a control person of RS Investment Management Co. LLC and RS Investment Management, L.P.
  - (b) individual