INFINITY PHARMACEUTICALS, INC.

Form 4

09/12/2006

September 13, 2006

September	13, 2006										
FORM	ЛД								B APPROVAL		
	UNITED	STATES SECU		AND EXC n, D.C. 205		NGE	COMMISSIO	N OMB Numbe	r: 3235-0287		
Check t if no lo	this box	STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES						Expires	January 31,		
subject Section Form 4	to SIAIE . 16. or							Estimat burden respons	ed average hours per		
Form 5 obligations may continue. See Instruction 1(b). Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940											
(Print or Type	e Responses)										
1. Name and Lee Patricl	uer Name and Ticker or Trading I VITY PHARMACEUTICALS,				5. Relationship of Reporting Person(s) to Issuer						
			INFI]	AKMACEU) I IC.	ALS,	(Check all applicable)				
(Last) (First) (Middle) 3. Date of (Month/I				Transaction		_X_ Director 10% Owner Officer (give title Other (specify					
	ENT VENTURE RS, 25 BUCKING	09/12	/2006				below)	below)		
(Street) 4. If Am Filed(Mo				Date Original ear)		6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person Form filed by More than One Reporting					
LONDON KINGDON	, UNITED M, X0 SW1E 6LD)					Person	More than Oi	ne Reporting		
(City)	(State)	(Zip) Ta	able I - Non	-Derivative S	Securi	ties Ac	equired, Disposed	of, or Benef	icially Owned		
1.Title of Security (Month/Day/Year) 2. Transaction Date 2A. Deemed Execution Date, if any (Month/Day/Year)			3. 4. Securities Acquired Transaction(A) or Disposed of (D) Code (Instr. 3, 4 and 5) (Instr. 8) (A) or				5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)			
Common Stock	09/12/2006		Code V	Amount 5,499 (1) (2)	(D)	Price (3)		I	By Advent Management III Limited Partnership		
Common Stock	09/12/2006		A	568,657 (1) (2)	A	<u>(4)</u>	568,657 (1)	I	By Advent Private Equity Fund		

Α

III A

18,331 <u>(1)</u>

Ι

A

<u>(5)</u>

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Common Stock			18,331 (1) (2)					By Advent Private Equity Fund III Affiliates
Common Stock	09/12/2006	A	278,646 (1) (2)	A	<u>(6)</u>	278,646 (1)	I	By Advent Private Equity Fund III B
Common Stock	09/12/2006	A	77,727 (1) (2)	A	<u>(7)</u>	77,727 (1)	I	By Advent Private Equity Fund III C
Common Stock	09/12/2006	A	152,888 (1) (2)	A	<u>(8)</u>	152,888 (1)	I	By Advent Private Equity Fund III D
Common Stock	09/12/2006	A	21,998 (1) (2)	A	<u>(9)</u>	21,998 (1)	I	By Advent Private Equity Fund III GmbH Co. KG

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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SEC 1474 (9-02)

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)	5. Number of orDerivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)	
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Stock Option (right to buy)	\$ 15.04 (1)	09/12/2006		A	28,125 (1)	(10)	09/12/2016	Common Stock	28,125 (1)

Reporting Owners

Reporting Owner Name / Address Relationships

Director 10% Owner Officer Other

Lee Patrick Pak-Tin
C/O ADVENT VENTURE PARTNERS
25 BUCKINGHAM GATE
LONDON, UNITED KINGDOM, X0 SW1E 6LD

X

Signatures

/s/ Patrick Lee 09/13/2006

**Signature of Reporting Person Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Reflects a 1-for-4 reverse stock split, which became effective on September 12, 2006.
 - The reporting person is a partner of Advent Venture Partners LLP. Advent Venture Partners LLP owns 100% of Advent Management III Limited, which is General Partner of Advent Management III Limited Partnership, which is General Partner of each of Advent Private Equity Fund III 'A', Advent Private Equity Fund III 'B', Advent Private Equity Fund III 'C', Advent Private Equity Fund III 'D' and
- Advent Private Equity Fund III Affiliates. Advent Venture Partners LLP also owns 100% of Advent Limited. Advent Limited owns 100% of Advent Private Equity GmbH, which is the general partner of Advent Private Equity Fund III GmbH Co. KG. Voting and investment power over the shares held by each of the partnerships constituting Advent Private Equity Fund III is exercised by Advent Venture Partners LLP in its role as manager. The reporting person disclaims beneficial ownership of the reported securities except to the extent of his pecuniary interest therein.
- Received in exchange for 19,576 shares of Infinity Discovery, Inc. ("IPI") Series B Preferred Stock in connection with the merger of IPI into Infinity Pharmaceuticals, Inc. (the "Merger") based on a conversion ratio of 1.12375. The Series B Preferred Stock had no expiration date.
- (4) Received in exchange for 2,024,144 shares of IPI Series B Preferred Stock in connection with the Merger based on a conversion ratio of 1.12375. The Series B Preferred Stock had no expiration date.
- (5) Received in exchange for 65,252 shares of IPI Series B Preferred Stock in connection with the Merger based on a conversion ratio of 1.12375. The Series B Preferred Stock had no expiration date.
- (6) Received in exchange for 991,844 shares of IPI Series B Preferred Stock in connection with the Merger based on a conversion ratio of 1.12375. The Series B Preferred Stock had no expiration date.
- (7) Received in exchange for 276,672 shares of IPI Series B Preferred Stock in connection with the Merger based on a conversion ratio of 1.12375. The Series B Preferred Stock had no expiration date.
- (8) Received in exchange for 544,208 shares of IPI Series B Preferred Stock in connection with the Merger based on a conversion ratio of 1.12375. The Series B Preferred Stock had no expiration date.
- (9) Received in exchange for 78,304 shares of IPI Series B Preferred Stock in connection with the Merger based on a conversion ratio of 1.12375. The Series B Preferred Stock had no expiration date.
- The option vests as to 9,375 of the shares on the first anniversary of the grant date, which grant date was September 12, 2006, and the (10) remainder in quarterly installments of 2,343 shares beginning at the end of the first quarter thereafter, provided that the holder continues to serve as a director.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. 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 number.

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