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

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 2)

Source of Funds

Rollins, Inc.	
(Name of Issuer)	
Common Stock, \$1.00 Par Value	
(Title of Class of Securities)	
775711 10 4	
(CUSIP Number)	
B. Joseph Alley, Jr. 2800 One Atlantic Center 1201 West Peachtree Street Atlanta, Georgia 30309-3400 (404) 873-8688	
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)	
12/31/02	
(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 which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box $ _{-} $.	
Check the following box if a fee is being paid with the statement . (A fee is not required only if the reporting person: (1) has a previous statement on file reporting beneficial ownership of more than five percent of the class of securities described in Item 1; and (2) has filed no amendment subsequent thereto reporting beneficial ownership of five percent or less of such class.) (See Rule 13d-7.)	
Note: Six copies of this statement, including all exhibits, should be filed with the Commission. See Rule 13d-1(a) 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).	
CUSIP No. 775711 10 4	
<table> <caption> <s></s></caption></table>	<c></c>
Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person	
R. Randall Rollins	
Check the Appropriate Box if a Member of a Group	(a) X (b) _
 3 SEC Use Only	

		(b) _
	Check the Appropriate Box if a Member of a Group	(a) X
	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person Gary W. Rollins	
TABLE> CAPTION> S>	<c> <c> <c></c></c></c>	<
	2 775711 10 4	
** Inclu	des 14,679** shares held as Trustee.	
Mr. R	ollins disclaims any beneficial interest in these holdings.	
14,07 which wholl	not include 62,903** shares of the Company held by his wife. Includes 9,185** shares of the Company held by RFPS Investments I, L.P. of LOR Investment Company, LLC, a Georgia limited liability company, y owned by LOR, Inc., is the general partner. Mr. Rollins is an er, director, and owner of 50% of the voting stock of LOR, Inc.	
,	IN	=======
4	Type of Reporting Person	
	49.3 percent*	
 }	Percent of Class Represented by Amount in Row (11)	
?	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares	X
	14,734,733*	
 	Aggregate Amount Beneficially Owned by Each Reporting Person	
)	Shared Dispositive Power 14,697,885*	
	36,848***	
	Sole Dispositive Power	-
	Shared Voting Power 14,697,885*	
	Sole Voting Power 36,848***	
	United States	
	Citizenship or Place of Organization	
	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(E)	I_I

SEC Use Only

Source of Funds OD Check Row if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(F) [] Citizenship or Place of Organization Inited States Sole Voting Power 455,871 Shared Voting Power 455,871 Sole Dispositive Power 455,871 Sole Dispositive Power 455,871 Shared Dispositive Power 455,871 Aggregate Amount Beneficially Owned by Each Reporting Person 15,153,756* Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares [X] Person to Class Represented by Amount in Row (11) 50.7 percent* Type of Reporting Person IN Figure 18, 12, 12, 13, 13, 13, 13, 13, 13, 13, 13, 13, 13	
Check Box if Disclosure of Legal Proceedings is Required Fursuant to Items 2(d) or 2(E) [1] Citizenship or Place of Organization United States Sole Voting Fower 455,871 Shared Voting Fower 14,697,885* Sole Dispositive Fower 455,871 Aggregate Amount Beneficially Owned by Each Reporting Person 15,153,756* Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares [X] Fercent of Class Represented by Amount in Row (11) 50.7 percent* Type of Reporting Person IN IN //TARLE> Does not include 70,323** shares of the Company held by his wife. Includes 14,079,185** shares of the Company held by Res Investment I, 1.P. of which for Investment Company, LLC, a Georgia limited Hability company, wholly bowned by LOS, Tinc, is the spensal spartner. Mr. Rollins is an officer, director, and owner of 50% of the voting stock of LOR, Inc. **Nor. Rollins disclaims any beneficial interest in these holdings.	
Citizenship or Place of Organization United States Sole Voting Power 455,871 Shared Voting Fower 14,697,885* Sole Dispositive Power 455,871 O Shared Dispositive Power 14,697,885* Aggregate Amount Beneficially Owned by Each Reporting Person 15,153,756* Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares IXI Percent of Class Represented by Amount in Row (11) 50.7 percent* Type of Reporting Person IN TARLES Does not include 70,323** shares of the Company held by his wife. Includes 14,079,185** shares of the Company held by RF2 Investments I, L.P. of which LOR Investment Company, DLC, a Georgia Limited Hability company, whelly owned by LOR, Inc., is the general partner. Mr. Rollins is an officer, director, and owner of 50% of the voting stock of LOR, Inc. Mr. Rollins disclaims any beneficial interest in these holdings.	
Sole Voting Power 455,871 Shared Voting Power 14,697,885* Sole Dispositive Power 455,871 Shared Dispositive Power 14,697,885* 1 Aggregate Amount Beneficially Owned by Each Reporting Person 15,153,756* Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares X Percent of Class Represented by Amount in Row (11) 50.7 percent* Type of Reporting Person IN /TABLE> Does not include 70,323** shares of the Company held by his wife. Includes 14,079,185** shares of the Company, held by RPS Investments I. L.P. of which Ind Investment Company, LLC, a Georgia Limited Hisblity company, wholly owned by LOR, Inc., is the general partner, Mc. Rollins is an officer, director, and owner of 50% of the voting stock of LOR, Inc. Mr. Rollins disclaims any beneficial interest in these holdings.	i
Sole Voting Power 455,871 Shared Voting Power 14,697,885* Sole Dispositive Power 455,871 Shared Dispositive Power 14,697,885* Aggregate Amount Beneficially Owned by Each Reporting Person 15,153,756* Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares X Percent of Class Represented by Amount in Row (11) 50.7 percent* Type of Reporting Person IN TABLE> Does not include 70,323** shares of the Company held by RFPS Investments I, L.P. of which LOR Investment Company, LLC, a Georgial limited liability company, wholly owned by LOR, Inc., is the general partner, Mr. Rollins is an officer, director, and owner of 50% of the voting stock of LOR, Inc. Mr. Rollins disclaims any beneficial interest in these holdings.	
Shared Voting Power 14,697,885* Sole Dispositive Power 455,871 O Shared Dispositive Power 14,697,885* 1 Aggregate Amount Beneficially Owned by Each Reporting Person 15,153,756* 2 Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares [X] 3 Percent of Class Represented by Amount in Row (11) 50.7 percent* 4 Type of Reporting Person IN /TABLE> Does not include 70,323** shares of the Company held by his wife. Includes 14,079,185** shares of the Company held by RFPS Investments I, L.P. of which Loß Investment Company, LbC, a Georgia limited Iniability company, wholly owned by Loß, Inc., is the general partner. Mr. Rollins is an officer, director, and owner of 50% of the voting stock of Loß, Inc Mr. Rollins disclaims any beneficial interest in these holdings.	
Shared Voting Power 14,697,885* Sole Dispositive Power 455,671 14,697,885* 14,697,885* 15,153,756* Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares [X] Percent of Class Represented by Amount in Row (11) 50.7 percent* Type of Reporting Person IN TABLE> Does not include 70,323** shares of the Company held by his wife. Includes 14,079,185** shares of the Company held by RFPS Investments I, L.P. of which LOR Investment Company, LC, a Georgia limited ilability company, wholly owned by LOR, Inc., is the general partner. Mr. Rollins is an officer, director, and owner of 50% of the voting stock of LOR, Inc Mr. Rollins disclaims any beneficial interest in these holdings.	
Sole Dispositive Power 455,871 O Shared Dispositive Power 14,697,885* 1 Aggregate Amount Beneficially Owned by Each Reporting Person 15,153,756* Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares [X] 3 Percent of Class Represented by Amount in Row (11) 50.7 percent* IN TABLES Does not include 70,323** shares of the Company held by his wife. Includes 14,079,185* shares of the Company held by RPS Investments I, L.P. of which LOR Investment Company, LLC, a Georgia limited liability company, wholly owned by LOR, Inc., is the general partner. Mr. Rollins is an officer, director, and owner of 50% of the voting stock of LOR, Inc Mr. Rollins disclaims any beneficial interest in these holdings.	
Sole Dispositive Power 455,871 1 Aggregate Amount Beneficially Owned by Each Reporting Person 15,153,756* 2 Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares X 3 Percent of Class Represented by Amount in Row (11) 50.7 percent* 1N TABLED Does not include 70,323** shares of the Company held by his wife. Includes 14,079,185** shares of the Company held by RFPS Investments I, L.P. of which LOR Investment Company, LLC, a Georgia limited liability company, wholly owned by LOR, Inc., is the general partner. Mr. Rollins is an officer, director, and owner of 50% of the voting stock of LOR, Inc. Mr. Rollins disclaims any beneficial interest in these holdings.	
A55,871 O Shared Dispositive Power 14,697,885* 1 Aggregate Amount Beneficially Owned by Each Reporting Person 15,153,756* 2 Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares [X] 3 Percent of Class Represented by Amount in Row (11) 50.7 percent* 4 Type of Reporting Person IN 7TABLE> Does not include 70,323** shares of the Company held by his wife. Includes 14,079,185** shares of the Company held by RFPS Investments I, L.P. of which LOR Investment Company, LLC, a Georgia limited liability company, wholly owned by LOR, Inc., is the general partner. Mr. Rollins is an officer, director, and owner of 50% of the voting stock of LOR, Inc * Mr. Rollins disclaims any beneficial interest in these holdings.	
Shared Dispositive Power 14,697,885* Aggregate Amount Beneficially Owned by Each Reporting Person 15,153,756* Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares X Percent of Class Represented by Amount in Row (11) 50.7 percent* Type of Reporting Person IN TABLE> Does not include 70,323** shares of the Company held by his wife. Includes 14,079,185** shares of the Company held by RFPS Investments I, L.P. of which LOR Investment Company, LLC, a Georgia limited liability company, wholly owned by LOR, Inc., is the general partner. Mr. Rollins is an officer, director, and owner of 50% of the voting stock of LOR, Inc Mr. Rollins disclaims any beneficial interest in these holdings.	
14,697,885* 1 Aggregate Amount Beneficially Owned by Each Reporting Person 15,153,756* 2 Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares X 3 Percent of Class Represented by Amount in Row (11) 50.7 percent* IN /TABLE> Does not include 70,323** shares of the Company held by his wife. Includes 14,079,185** shares of the Company held by RFPS Investments I, L.P. of which LOR Investment Company, LLC, a Georgia limited liability company, wholly owned by LOR, Inc., is the general partner. Mr. Rollins is an officer, director, and owner of 50% of the voting stock of LOR, Inc * Mr. Rollins disclaims any beneficial interest in these holdings.	
14,697,885* 1 Aggregate Amount Beneficially Owned by Each Reporting Person 15,153,756* 2 Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares X 3 Percent of Class Represented by Amount in Row (11) 50.7 percent* 1N /TABLE> Does not include 70,323** shares of the Company held by his wife. Includes 14,079,185** shares of the Company held by RFPS Investments I, L.P. of which LOR Investment Company, LLC, a Georgia limited liability company, wholly owned by LOR, Inc., is the general partner. Mr. Rollins is an officer, director, and owner of 50% of the voting stock of LOR, Inc * Mr. Rollins disclaims any beneficial interest in these holdings.	
1 Aggregate Amount Beneficially Owned by Each Reporting Person 15,153,756* 2 Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares X 3 Percent of Class Represented by Amount in Row (11) 50.7 percent* 4 Type of Reporting Person IN /TABLE> Does not include 70,323** shares of the Company held by his wife. Includes 14,079,185** shares of the Company held by RFPS Investments I, L.P. of which LOR Investment Company, LLC, a Georgia limited liability company, wholly owned by LOR, Inc., is the general partner. Mr. Rollins is an officer, director, and owner of 50% of the voting stock of LOR, Inc * Mr. Rollins disclaims any beneficial interest in these holdings.	
15,153,756* 2 Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares X 3 Percent of Class Represented by Amount in Row (11) 50.7 percent* 1N /TABLE> Does not include 70,323** shares of the Company held by his wife. Includes 14,079,185** shares of the Company held by RFPS Investments I, L.P. of which LOR Investment Company, LLC, a Georgia limited liability company, wholly owned by LOR, Inc., is the general partner. Mr. Rollins is an officer, director, and owner of 50% of the voting stock of LOR, Inc * Mr. Rollins disclaims any beneficial interest in these holdings.	
Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares X Bercent of Class Represented by Amount in Row (11) 50.7 percent* IN Type of Reporting Person IN Does not include 70,323** shares of the Company held by his wife. Includes 14,079,185** shares of the Company held by RFPS Investments I, L.P. of which LOR Investment Company, LLC, a Georgia limited liability company, wholly owned by LOR, Inc., is the general partner. Mr. Rollins is an officer, director, and owner of 50% of the voting stock of LOR, Inc Mr. Rollins disclaims any beneficial interest in these holdings.	
Percent of Class Represented by Amount in Row (11) 50.7 percent* IN /TABLE> Does not include 70,323** shares of the Company held by his wife. Includes 14,079,185** shares of the Company held by RFFS Investments I, L.P. of which LOR Investment Company, LLC, a Georgia limited liability company, wholly owned by LOR, Inc., is the general partner. Mr. Rollins is an officer, director, and owner of 50% of the voting stock of LOR, Inc * Mr. Rollins disclaims any beneficial interest in these holdings.	
Type of Reporting Person IN Does not include 70,323** shares of the Company held by his wife. Includes 14,079,185** shares of the Company held by RFFS Investments I, L.P. of which LOR Investment Company, LLC, a Georgia limited liability company, wholly owned by LOR, Inc., is the general partner. Mr. Rollins is an officer, director, and owner of 50% of the voting stock of LOR, Inc * Mr. Rollins disclaims any beneficial interest in these holdings.	ļ
Type of Reporting Person IN TABLE> Does not include 70,323** shares of the Company held by his wife. Includes 14,079,185** shares of the Company held by RFPS Investments I, L.P. of which LOR Investment Company, LLC, a Georgia limited liability company, wholly owned by LOR, Inc., is the general partner. Mr. Rollins is an officer, director, and owner of 50% of the voting stock of LOR, Inc * Mr. Rollins disclaims any beneficial interest in these holdings.	
Type of Reporting Person IN TABLE> Does not include 70,323** shares of the Company held by his wife. Includes 14,079,185** shares of the Company held by RFPS Investments I, L.P. of which LOR Investment Company, LLC, a Georgia limited liability company, wholly owned by LOR, Inc., is the general partner. Mr. Rollins is an officer, director, and owner of 50% of the voting stock of LOR, Inc * Mr. Rollins disclaims any beneficial interest in these holdings.	
IN /TABLE> Does not include 70,323** shares of the Company held by his wife. Includes 14,079,185** shares of the Company held by RFPS Investments I, L.P. of which LOR Investment Company, LLC, a Georgia limited liability company, wholly owned by LOR, Inc., is the general partner. Mr. Rollins is an officer, director, and owner of 50% of the voting stock of LOR, Inc * Mr. Rollins disclaims any beneficial interest in these holdings.	
Does not include 70,323** shares of the Company held by his wife. Includes 14,079,185** shares of the Company held by RFPS Investments I, L.P. of which LOR Investment Company, LLC, a Georgia limited liability company, wholly owned by LOR, Inc., is the general partner. Mr. Rollins is an officer, director, and owner of 50% of the voting stock of LOR, Inc * Mr. Rollins disclaims any beneficial interest in these holdings.	
Does not include 70,323** shares of the Company held by his wife. Includes 14,079,185** shares of the Company held by RFPS Investments I, L.P. of which LOR Investment Company, LLC, a Georgia limited liability company, wholly owned by LOR, Inc., is the general partner. Mr. Rollins is an officer, director, and owner of 50% of the voting stock of LOR, Inc * Mr. Rollins disclaims any beneficial interest in these holdings.	
<pre>which LOR Investment Company, LLC, a Georgia limited liability company, wholly owned by LOR, Inc., is the general partner. Mr. Rollins is an officer, director, and owner of 50% of the voting stock of LOR, Inc * Mr. Rollins disclaims any beneficial interest in these holdings.</pre> 3	
3	
USIP No. 775711 10 4	
TABLE>	
CAPTION> S>	<c></c>
Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person	
RFPS Investments I, L.P.	
Check the Appropriate Box if a Member of a Group (a)	X _

3	SEC Use Only	
 4	Source of Funds	
	00	
 5	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(E)	I_I
 6	Citizenship or Place of Organization	
	United States	
 7	Sole Voting Power	
	14,079,185	
 8	Shared Voting Power	
	0	
 9	Sole Dispositive Power	
	14,079,185	
10	Shared Dispositive Power 0	
	·	
11	Aggregate Amount Beneficially Owned by Each Reporting Person	
	14,079,185 	
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares	1_1
13	Percent of Class Represented by Amount in Row (11)	
	47.1 percent	
 14	Type of Reporting Person	
11	PN	
======================================		
CUSIP No.	775711 10 4	
<table></table>		
<caption> <s></s></caption>	<c> <c> <c></c></c></c>	<c></c>
1	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person	========
	LOR, Inc.	
2	Check the Appropriate Box if a Member of a Group	(a) X (b) _
		_

4	Source of Funds	
	00	
 5	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(E)	1_1
 6	Citizenship or Place of Organization	
	United States	
	Sole Voting Power	
	14,079,185*	
 8	Shared Voting Power 0	
 9	Sole Dispositive Power	
	14,079,185*	
10	Shared Dispositive Power 0	
11	Aggregate Amount Beneficially Owned by Each Reporting Person 14,079,185*	
 12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares	I_I
 13	Percent of Class Represented by Amount in Row (11) 47.1 percent*	
 L 4	Type of Reporting Person	
	CO	========
"Part Partr share LOR 1	ides 14,079,185 shares owned by RFPS Investments I, L.P. (the thership"). The reporting person is a limited partner of the nership. The reporting person disclaims beneficial ownership of these as except to the extent of the reporting person's pecuniary interest. Investment Company, LLC, the general partner of the Partnership, is by owned by the reporting person.	
CUSIP No.	775711 10 4	
<table> <caption> <s></s></caption></table>	<c> <c></c></c>	<c></c>
======================================	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person	=======
	LOR Investment Company, LLC	

3	SEC Use Only	
 4	Source of Funds WC	
5	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(E)	1_1
5	Citizenship or Place of Organization United States	
7	Sole Voting Power	
	14,079,185*	
3	Shared Voting Power	
	0	
9	Sole Dispositive Power	
	14,079,185*	
LO	Shared Dispositive Power	
	0	
11	Aggregate Amount Beneficially Owned by Each Reporting Person	
	14,079,185*	
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares	1_1
 13	Percent of Class Represented by Amount in Row (11)	
	47.1 percent*	
4	Type of Reporting Person	
. 4		
	CO ====================================	========
:/TABLE>		
	ludes 14,079,185 shares owned by RFPS Investments I, L.P. (the rtnership"). The reporting person is the general partner of the	
Par	tnership. The reporting person disclaims beneficial ownership of these	
	res except to the extent of the reporting person's pecuniary interest. reporting person is wholly owned by LOR, Inc.	
	6	
CUSIP No	. 775711 10 4	
<table> <caption:< td=""><td>></td><td></td></caption:<></table>	>	
<s></s>	<c> <c> <c></c></c></c>	<c></c>
L	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person	
	Rollins Holding Company, Inc.	

(a) |X|

		(b) _
3	SEC Use Only	
 !	Source of Funds	
	00	
	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(E)	1_1
	Citizenship or Place of Organization	
	United States	
	Sole Voting Power	
	0	
	Shared Voting Power	
	14,079,185*	
	Sole Dispositive Power	
	0	
)	Shared Dispositive Power	
	14,079,185*	
 1	Aggregate Amount Beneficially Owned by Each Reporting Person	
	14,079,185*	
 2	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares	1_1
 3	Percent of Class Represented by Amount in Row (11)	
	47.1 percent*	
 1	Type of Reporting Person	
	CO	
/TABLE>		
he repor	les 14,079,185 shares owned by RFPS Investments I, L.P. (the hip"). The reporting person is a limited partner of the Partnership. ting person disclaims beneficial ownership of these shares except to to the reporting person's pecuniary interest.	
USIP No.	7775711 10 4	
TABLE>		
CAPTION> S>	<c> <c> <c></c></c></c>	<0
	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person	=======
	Grace C. Rollins	

(a) |X|

2

		(b) _
	SEC Use Only	
	Source of Funds	
	00	
	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(E)	1_1
	Citizenship or Place of Organization	
	United States	
	Cala Mating Days	
	Sole Voting Power 0	
	Shared Voting Power 14,079,185*	
	Sole Dispositive Power	
	0	
)	Shared Dispositive Power	
	14,079,185*	
 L	Aggregate Amount Beneficially Owned by Each Reporting Person	
	14,079,185*	
 ?	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares	l_l
 3	Percent of Class Represented by Amount in Row (11)	
	47.1 percent*	
 	There of Describing Description	
1	Type of Reporting Person IN	
====== TABLE>		=======
Partners he repor	es 14,079,185 shares owned by RFPS Investments I, L.P. (the hip"). The reporting person is a limited partner of the Partnership. ting person disclaims beneficial ownership of these shares except to t of the reporting person's pecuniary interest.	
JSIP No.	8 775711 10 4	
TABLE>		
CAPTION>	<c> <c> <c></c></c></c>	<
5>		

RWR Management Company, LLC

2	Check the Appropriate Box if a Member of a Group	(a) X (b) _
3	SEC Use Only	
 1	Source of Funds	
	00	
 5	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(E)	1_1
5	Citizenship or Place of Organization	
	United States	
7	Sole Voting Power	
	0	
8	Shared Voting Power 14,079,185*	
	14,079,163^	
9	Sole Dispositive Power 0	
 10	Shared Dispositive Power	
	14,079,185*	
 11	Aggregate Amount Beneficially Owned by Each Reporting Person	
	14,079,185*	
 12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares	1_1
13	Percent of Class Represented by Amount in Row (11)	
	47.1 percent*	
 14	Type of Reporting Person	
	CO 	========
"Partner: The repo:	des 14,079,185 shares owned by RFPS Investments I, L.P. (the ship"). The reporting person is a limited partner of the Partnership. rting person disclaims beneficial ownership of these shares except to nt of the reporting person's pecuniary interest.	
CUSIP No	9 . 775711 10 4	
<table> <caption: <s></s></caption: </table>	> <c> <c> <c></c></c></c>	<c></c>
======================================	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person	========
-	RRR Grandchildren's Custodial Partnership I, L.P.	

2	Check the Appropriate Box if a Member of a Group	(a) X (b) _
3	SEC Use Only	
4	Source of Funds	
5	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(E)	1_1
6	Citizenship or Place of Organization United States	
 7	Sole Voting Power	
8	Shared Voting Power 14,079,185*	
9	Sole Dispositive Power	
10	Shared Dispositive Power 14,079,185*	
11	Aggregate Amount Beneficially Owned by Each Reporting Person 14,079,185*	
 12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares	1_1
13	Percent of Class Represented by Amount in Row (11) 47.1 percent*	
14	Type of Reporting Person PN	

* Include
"Partnersh
The report es 14,079,185 shares owned by RFPS Investments I, L.P. (the nip"). The reporting person is a limited partner of the Partnership. Ting person disclaims beneficial ownership of these shares except to to the reporting person's pecuniary interest. | || CUSIP No. | 775711 10 4 | |
| | | |
1 Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person

 2	Check the Appropriate Box if a Member of a Group	(a) X (b) _
3	SEC Use Only	
4	Source of Funds	
 5	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(E)	1_1
 6	Citizenship or Place of Organization United States	
 7	Sole Voting Power	
 8	Shared Voting Power 14,079,185*	
 9	Sole Dispositive Power	
10	Shared Dispositive Power 14,079,185*	
 11	Aggregate Amount Beneficially Owned by Each Reporting Person 14,079,185*	
 12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares	l_l
	Percent of Class Represented by Amount in Row (11) 47.1 percent*	
	Type of Reporting Person PN	
<pre></pre>	wides 14,079,185 shares owned by RFPS Investments I, L.P. (the reporting person is a limited partner of the Partnership. orting person disclaims beneficial ownership of these shares except to ent of the reporting person's pecuniary interest.	
CUSIP No	0. 775711 10 4	

<TABLE> <CAPTION>

2	Check the Appropriate Box if a Member of a Group	(a) X (b) _
3	SEC Use Only	
 4	Source of Funds	
 5	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(E)	I_I
 6	Citizenship or Place of Organization United States	
 7	Sole Voting Power	
 8	Shared Voting Power 14,079,185*	
 9	Sole Dispositive Power	
 10	Shared Dispositive Power 14,079,185*	
 11	Aggregate Amount Beneficially Owned by Each Reporting Person 14,079,185*	
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares	1_1
13	Percent of Class Represented by Amount in Row (11) 47.1 percent*	
 14	Type of Reporting Person PN	
<pre></pre>		

* Include
"Partners!
The report es 14,079,185 shares owned by RFPS Investments I, L.P. (the hip"). The reporting person is a limited partner of the Partnership. ting person disclaims beneficial ownership of these shares except to t of the reporting person's pecuniary interest. | ======= || CUSIP No. | 775711 10 4 | |
| | | |
| 1 | Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person | |
| | Richard R. Rollins, Jr. Grantor Trust | |

2	Check the Appropriate Box if a Member of a Group	(a) X (b) _
	SEC Use Only	
	Source of Funds	
	00	
	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(E)	1_1
	Citizenship or Place of Organization	
	United States	
	Sole Voting Power	
	0	
	Shared Voting Power	
	14,079,185*	
	Sole Dispositive Power	
	0	
)	Shared Dispositive Power	
	14,079,185*	
 1	Aggregate Amount Beneficially Owned by Each Reporting Person	
	14,079,185*	
2	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares	l_l
 3	Percent of Class Represented by Amount in Row (11)	
	47.1 percent*	
4	Type of Reporting Person	
	00	
/TABLE> Include Partnersh he report		
USIP No.	13 775711 10 4	
TABLE> CAPTION>	<c> <c></c></c>	<c< td=""></c<>

The Gary W. Rollins Trust

2	Check the Appropriate Box if a Member of a Group	(a) X (b) _
	SEC Use Only	
	Source of Funds	
	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(E)	l_l
	Citizenship or Place of Organization	
	United States	
	Sole Voting Power	
	·	
	Shared Voting Power	
	14,079,185*	
	Sole Dispositive Power	
	0 	
)	Shared Dispositive Power	
	14,079,185*	
 L	Aggregate Amount Beneficially Owned by Each Reporting Person	
	14,079,185*	
2	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares	1_1
 3	Percent of Class Represented by Amount in Row (11)	
	47.1 percent*	
 1	Type of Reporting Person	
=======	00	
Partnersh he report	es 14,079,185 shares owned by RFPS Investments I, L.P. (the nip"). The reporting person is a limited partner of the Partnership. ting person disclaims beneficial ownership of these shares except to to of the reporting person's pecuniary interest.	
USIP No.	775711 10 4	
TABLE> CAPTION> S>	<c> <c></c></c>	<c:< td=""></c:<>
======	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person	
	RCTLOR, LLC	

2	Check the Appropriate Box if a Member of a Group	(a) X (b) _
3	SEC Use Only	
 1	Source of Funds	
	00	
	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(E)	1_1
·· · }	Citizenship or Place of Organization	
	United States	
 7	Sole Voting Power	
 }	Shared Voting Power	
	14,079,185*	
 9	Sole Dispositive Power	
	0	
.0	Shared Dispositive Power	
	14,079,185*	
 L1	Aggregate Amount Beneficially Owned by Each Reporting Person	
	14,079,185*	
.2	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares	_
.3	Percent of Class Represented by Amount in Row (11)	
	47.1 percent*	
 L4	Type of Reporting Person	
=======	00 	

		"Partners The repor	es 14,079,185 shares owned by RFPS Investments I, L.P. (the hip"). The reporting person is a limited partner of the Partnership. ting person disclaims beneficial ownership of these shares except to t of the reporting person's pecuniary interest.			
CUSIP No.	775711 10 4					
L	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person					
	1997 RRR Grandchildren's Partnership					
2	Check the Appropriate Box if a Member of a Group	(a)	X	(b)	_	

3	SEC Use Only	
 4	Source of Funds	
	·	
 5 	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(E)	1_1
 6	Citizenship or Place of Organization	
	United States	
7	Sole Voting Power 0	
8	Shared Voting Power 14,079,185*	
9	Sole Dispositive Power 0	
10	Shared Dispositive Power 14,079,185*	
	···	
11	Aggregate Amount Beneficially Owned by Each Reporting Person 14,079,185*	
 12 	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares	1_1
 13	Percent of Class Represented by Amount in Row (11)	
	47.1 percent*	
 14	Type of Reporting Person	
	PN	

		"Partnersh The report	es 14,079,185 shares owned by RFPS Investments I, L.P. (the hip"). The reporting person is a limited partner of the Partnership. Ling person disclaims beneficial ownership of these shares except to sof the reporting person's pecuniary interest.	
CUSIP No.	775711 10 4			
1	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person MRIT Partners, L.P.			

2	Check the Appropriate Box if a Member of a Group	(a) X (b) _
 3	SEC Use Only	
	Source of Funds	
- 5	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(E)	1_1
	Citizenship or Place of Organization	
	United States	
 7	Sole Voting Power	
	0	
 3	Shared Voting Power	
	14,079,185*	
	Sole Dispositive Power	
	0 	
.0	Shared Dispositive Power	
	14,079,185*	
1	Aggregate Amount Beneficially Owned by Each Reporting Person	
	14,079,185*	
.2	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares	1_1
.3	Percent of Class Represented by Amount in Row (11)	
	47.1 percent*	
 L4	Type of Reporting Person	
	PN 	
/TABLE>		
* Include "Partnersh The report	es 14,079,185 shares owned by RFPS Investments I, L.P. (the nip"). The reporting person is a limited partner of the Partnership. The reporting beneficial ownership of these shares except to the reporting person's pecuniary interest.	
CUSIP No.	775711 10 4	
CTABLE> CCAPTION> CS>	<c> <c> <c></c></c></c>	<c></c>
======================================	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person	

_ ------

Pamela Renee Rollins

2	Check the Appropriate Box if a Member of a Group			
3	SEC Use Only			
 4	Source of Funds			
 5	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(E)	I_I		
 6	Citizenship or Place of Organization United States			
 7	Sole Voting Power			
 3	Shared Voting Power 14,079,185*			
 9	Sole Dispositive Power			
 10	Shared Dispositive Power 14,079,185*			
 L1	Aggregate Amount Beneficially Owned by Each Reporting Person 14,079,185*			
 12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares	I_I		
 13	Percent of Class Represented by Amount in Row (11) 47.1 percent*			
 14	Type of Reporting Person			

* Includ
"Partners
The repor es 14,079,185 shares owned by RFPS Investments I, L.P. (the hip"). The reporting person is a limited partner of the Partnership. ting person disclaims beneficial ownership of these shares except to t of the reporting person's pecuniary interest. | || CUSIP No. | 775711 10 4 | |
| | | |
| 1 | Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person | |
Timothy Curtis Rollins

		(b) _
	SEC Use Only	
	Source of Funds	
	00 	
	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(E)	1_1
	Citizenship or Place of Organization	
	United States	
	Sole Voting Power	
	0	
	Shared Voting Power	
	14,079,185*	
	Sole Dispositive Power	
	0	
 	Shared Dispositive Power	
	14,079,185*	
 	Aggregate Amount Beneficially Owned by Each Reporting Person	
	14,079,185*	
	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares	X
 }	Percent of Class Represented by Amount in Row (11)	
	47.1 percent*	
Į.	Type of Reporting Person	
.======	IN	
TABLE>		
Does 14,07 The r	not include 9,354 shares of the Company held by his wife. Includes 19,185 shares owned by RFPS Investments I, L.P. (the "Partnership"). Reporting person is a limited partner of the Partnership. The reporting on disclaims beneficial ownership of these shares except to the extent the reporting person's pecuniary interest.	
USIP No.	775711 10 4	
TABLE> CAPTION> S>	<c> <c> <c></c></c></c>	<

<u>- ------</u>

(a) |X|

Check the Appropriate Box if a Member of a Group

Amy Rollins Kreisler

2	Check the Appropriate Box if a Member of a Group	(a) X (b) _
3	SEC Use Only	
4	Source of Funds	
5	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(E)	I_I
6	Citizenship or Place of Organization United States	
 7	Sole Voting Power	
8	Shared Voting Power 14,079,185*	
 9	Sole Dispositive Power	
10	Shared Dispositive Power 14,079,185*	
11	Aggregate Amount Beneficially Owned by Each Reporting Person 14,079,185*	
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares	X
13	Percent of Class Represented by Amount in Row (11) 47.1 percent*	
 14	Type of Reporting Person	
======= <td></td> <td></td>		
14. The pe:	es not include 2,899 shares of the Company held by her husband. Includes ,079,185 shares owned by RFPS Investments I, L.P. (the "Partnership"). e reporting person is a limited partner of the Partnership. The reporting rson disclaims beneficial ownership of these shares except to the extent the reporting person's pecuniary interest.	
CUSIP No	20 o. 775711 10 4	
<table> <caption< td=""><td>N> <c> <c> <c></c></c></c></td><td><c></c></td></caption<></table>	N> <c> <c> <c></c></c></c>	<c></c>

Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person

 2 	Check the Appropriate Box if a Member of a Group	(a) X (b) _
	SEC Use Only	
	Source of Funds	
	00	
	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(E)	1_1
	Citizenship or Place of Organization	
	United States	
	Sole Voting Power	
	61,436	
	Shared Voting Power	
	14,079,185*	
	Sole Dispositive Power	
	61,436	
 0	Shared Dispositive Power	
	14,079,185*	
 1	Aggregate Amount Beneficially Owned by Each Reporting Person	
	14,140,621*	
 2	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares	X
 3	Percent of Class Represented by Amount in Row (11)	
	47.3 percent*	
.4	Type of Reporting Person	
	IN	

* Does not include 10,589 shares of the Company held by her husband. Includes 14,079,185 shares owned by RFPS Investments I, L.P. (the "Partnership"). The reporting person is a limited partner of the Partnership. The reporting person disclaims beneficial ownership of these shares except to the extent of the reporting person's pecuniary interest.

21

Item 1. SECURITY AND ISSUER

</TABLE>

This Amendment No. 2 to Schedule 13D relates to the Common Stock, \$1.00 par value, of Rollins, Inc., a Delaware corporation (the "Company"). The original Schedule 13D ("13D") was filed on November 8, 1993, and was amended by Amendment No. 1 ("Amendment 1") on March 5, 1996. The principal executive office of the Company is located at:

Item 2. IDENTITY AND BACKGROUND

- 1. (a) R. Randall Rollins is a person filing this statement.
 - (b) c/o LOR, Inc., 2170 Piedmont Road, N.E., Atlanta, Georgia 30324.
- (c) Chairman of the Board and Chief Executive Officer of RPC, Inc., engaged in the business of oil and gas field services and boat manufacturing, the business address of which is 2170 Piedmont Road, N.E., Atlanta, Georgia 30324. Chairman of the Board and Chief Executive Officer of Rollins, Inc., engaged in the provision of pest-control, home security, lawn care and other consumer services, the business address of which is 2170 Piedmont Road, N.E., Atlanta, Georgia 30324.
 - (d) None.
 - (e) None.
 - (f) United States.
 - 2. (a) Gary W. Rollins is a person filing this statement.
 - (b) c/o LOR, Inc., 2170 Piedmont Road, N.E., Atlanta, Georgia 30324.
- (c) President and Chief Operating Officer of Rollins, Inc., engaged in the provision of pest-control, home security, lawn care and other consumer services, the business address of which is 2170 Piedmont Road, N.E., Atlanta, Georgia 30324.
 - (d) None.
 - (e) None.
 - (f) United States.
 - 3. (a) LOR, Inc. is a reporting person filing this statement.
 - (b) c/o LOR, Inc., 2170 Piedmont Road, N.E., Atlanta, Georgia 30324.
- (c) A Georgia corporation owned and controlled by R. Randall Rollins, Gary W. Rollins, Rollins Family Members and Trusts benefiting Rollins Family Members.
 - (d) None.
 - (e) None.

- (f) United States.
- 4. (a) LOR Investment Company, LLC is a reporting person filing this statement.
 - (b) c/o LOR, Inc., 2170 Piedmont Road, N.E., Atlanta, Georgia 30324
 - (c) A Georgia limited liability company, wholly owned by LOR, Inc.
 - (d) None.
 - (e) None.
 - (f) United States.
- 5. (a) Rollins Holding Company, Inc. is a reporting person filing this statement.
 - (b) c/o LOR, Inc., 2170 Piedmont Road, N.E., Atlanta, Georgia 30324.
- (c) A Georgia corporation owned and controlled by R. Randall Rollins, Gary W. Rollins, Rollins Family Members and Trusts benefiting Rollins Family Members.
 - (d) None.

- (e) None.
- (f) United States.
- 6. (a) RFPS Investments I, L.P. is a reporting person filing this statement.
 - (b) c/o LOR, Inc., 2170 Piedmont Road, N.E., Atlanta, Georgia 30324.
 - (c) A Georgia limited partnership.
 - (d) None.
 - (e) None.
 - (f) United States.
 - 7. (a) Grace C. Rollins is a person filing this statement.
 - (b) c/o LOR, Inc., 2170 Piedmont Road, N.E., Atlanta, Georgia 30324.
 - (c) Retired.
 - (d) None.
 - (e) None.
 - (f) United States.

- 8. (a) RWR Management Company, LLC is a reporting person filing this statement.
 - (b) c/o LOR, Inc., 2170 Piedmont Road, N.E., Atlanta, Georgia 30324.
- (c) A Georgia limited liability company, wholly owned by 1986 Robert W. Rollins Qualified Subchapter S Trust (beneficiary is a son of R. Randall Rollins and R. Randall Rollins is Trustee).
 - (d) None.
 - (e) None.
 - (f) United States.
- 9. (a) RRR Grandchildren's Custodial Partnership I, L.P. is a person filing this statement.
 - (b) c/o LOR, Inc., 2170 Piedmont Road, N.E., Atlanta, Georgia 30324.
- (c) A Georgia limited partnership owned and controlled by Gary W. Rollins, general partner, as Trustee and beneficiary of 1997 RRR Grandchildren's Custodial Trust and also owned by grandchildren of R. Randall Rollins as limited partners.
 - (d) None.
 - (e) None.
 - (f) United States.
 - 10. (a) JR Partnership, L.P. is a person filing this statement.
 - (b) c/o LOR, Inc., 2170 Piedmont Road, N.E., Atlanta, Georgia 30324.
- (c) A Georgia limited partnership owned and controlled by Amy Rollins Kreisler, general partner, as Trustee and beneficiary of 1996 Amy C. Rollins Trust and also owned by a trust benefiting a grandson of R. Randall Rollins, the limited partner.
 - (d) None.
 - (e) None.
 - (f) United States.

- 11. (a) JPR Investment Partnership, L.P. is a reporting person filing this
 statement.

 (b) c/o LOR, Inc., 2170 Piedmont Road, N.E., Atlanta, Georgia 30324.

 (c) A Georgia limited partnership owned and controlled by Amy Rollins
 Kreisler, general partner, as Trustee and beneficiary of 1996 Amy C. Rollins
 Trust and also owned by a trust benefiting a grandson of R. Randall Rollins, the
 limited partner.

 - (f) United States.
 - 12. (a) Richard R. Rollins, Jr. Grantor Trust is a person filing this statement.

- (b) c/o LOR, Inc., 2170 Piedmont Road, N.E., Atlanta, Georgia 30324.
- (c) A trust for which R. Randall Rollins is Trustee which benefits Richard R. Rollins, Jr., a son of R. Randall Rollins.
 - (d) None.

(d) None.(e) None.

- (e) None.
- (f) United States.
- 13. (a) The Gary W. Rollins Trust is a person filing this statement.
 - (b) c/o LOR, Inc., 2170 Piedmont Road, N.E., Atlanta, Georgia 30324.
- (c) A trust for which R. Randall Rollins is a Co-Trustee in which Gary W. Rollins and his grandchildren are beneficiaries.
 - (d) None.
 - (e) None.
 - (f) United States.
 - 14. (a) RCTLOR, LLC is a person filing this statement.
 - (b) c/o LOR, Inc., 2170 Piedmont Road, N.E., Atlanta, Georgia 30324.
- (c) A Georgia limited liability company for which LOR, Inc. acts as Manager.
 - (d) None.
 - (e) None.
 - (f) United States.
- 15. (a) 1997 RRR Grandchildren's Partnership is a person filing this statement.
 - (b) c/o LOR, Inc., 2170 Piedmont Road, N.E., Atlanta, Georgia 30324.
- (c) A Georgia general partnership owned by trusts for which Gary W. Rollins is a Co-Trustee and which grandchildren of R. Randall Rollins are beneficiaries.
 - (d) None.
 - (e) None.

- (f) United States.
- 16. (a) MRLT Partners, L.P. is a person filing this statement.

- (b) c/o LOR, Inc., 2170 Piedmont Road, N.E., Atlanta, Georgia 30324.
- (c) A Georgia limited partnership owned and controlled by Gary W. Rollins, general partner, as Trustee and beneficiary of 1997 RRR Grandchildren's Custodial Trust and also owned by the 1999 RRR Charitable Lead Annuity Trust, the limited partner.
 - (d) None.
 - (e) None.
 - (f) United States.
 - 17. (a) Pamela Renee Rollins is a person filing this statement.
 - (b) c/o LOR, Inc., 2170 Piedmont Road, N.E., Atlanta, Georgia 30324.
 - (c) Employer is Rollins, Inc./Customer Relations Manager.
 - (d) None.
 - (e) None.
 - (f) United States.
 - 18. (a) Timothy Curtis Rollins is a person filing this statement.
 - (b) c/o LOR, Inc., 2170 Piedmont Road, N.E., Atlanta, Georgia 30324.
 - (c) Employer is R. Randall Rollins/Project Manager.
 - (d) None.
 - (e) None.
 - (f) United States.
 - 19. (a) Amy Rollins Kreisler is a person filing this statement.
 - (b) c/o LOR, Inc., 2170 Piedmont Road, N.E., Atlanta, Georgia 30324.
 - (c) Employer is The O. Wayne Rollins Foundation/Executive Director.
 - (d) None.
 - (e) None.
 - (f) United States.

- 20. (a) Nancy Rollins Griffith is a person filing this statement.
 - (b) c/o LOR, Inc., 2170 Piedmont Road, N.E., Atlanta, Georgia 30324.
 - (c) Housewife.
 - (d) None.
 - (e) None.
 - (f) United States.

Item 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

See 13D and Amendment 1. On December 31, 2002, each of the reporting persons contributed the shares shown on Schedule II-A to RFPS Investments I, L.P. (the "Partnership"). No consideration was given for the shares.

Item 4. PURPOSE OF TRANSACTION

See 13D and Amendment 1 and Item 3 above. The transactions were effected for administration and collective management purposes. The reporting persons currently intend to hold the shares for investment.

- (a)-(b) See 13D and Amendment 1
- (c) Transactions subsequent to October 31, 2002, are listed on Exhibit II-B attached hereto and incorporated herein by this reference. All transactions were effected in Atlanta, Georgia, and involved gifts or transfers for which no consideration was given and, thus, no price is listed on Exhibit II-B.
 - (d) None.
 - (e) Not Applicable.

Item 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER

There are no such contracts, arrangements, understandings, or relationships with respect to any securities of the Company, including but not limited to transfer or voting of any of such securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss or the giving or withholding of proxies.

Item 7. MATERIAL TO BE FILED AS EXHIBITS

- (a) Agreement of filing persons $% \left(1\right) =\left(1\right) +\left(1\right) +\left($
 - (b) Confirming Statements
 - (c) Summary of Transactions

27

Signature.

After reasonable inquiry each of the undersigned certifies that to the best of his knowledge and belief the information set forth in this statement is true, complete and correct.

R. RANDALL ROLLINS

GARY W. ROLLINS

LOR, INC.

LOR INVESTMENT COMPANY, LLC

ROLLINS HOLDING COMPANY, INC.

RFPS INVESTMENTS I, L.P.

1997 RRR GRANDCHILDREN'S PARTNERSHIP

GRACE C. ROLLINS

RWR MANAGEMENT COMPANY, LLC

RRR GRANDCHILDREN'S CUSTODIAL PARTNERSHIP I, L.P.

JR PARTNERSHIP, L.P.

JPR INVESTMENT PARTNERSHIP, L.P.

THE RICHARD R. ROLLINS, JR. GRANTOR TRUST

THE GARY W. ROLLINS TRUST

MRLT PARTNERS, L.P.

RCTLOR, LLC

PAMELA RENEE ROLLINS

TIMOTHY CURTIS ROLLINS

AMY ROLLINS KREISLER

NANCY ROLLINS GRIFFITH

By: Glenn P. Grove, Jr. as attorney-in fact authorized by Confirming Statements presented at Exhibit B

/s/ Glenn P. Grove, Jr.

- -----

Glenn P. Grove, Jr.

2.8

EXHIBIT A

The undersigned each hereby certifies and agrees that the above Amendment to Schedule 13D concerning securities issued by Rollins, Inc. is being filed on behalf of each of the undersigned.

R. RANDALL ROLLINS

GARY W. ROLLINS

LOR, INC.

LOR INVESTMENT COMPANY, LLC

ROLLINS HOLDING COMPANY, INC.

RFPS INVESTMENTS I, L.P.

1997 RRR GRANDCHILDREN'S PARTNERSHIP

GRACE C. ROLLINS

RWR MANAGEMENT COMPANY, LLC

RRR GRANDCHILDREN'S CUSTODIAL PARTNERSHIP I, L.P.

JR PARTNERSHIP, L.P.

JPR INVESTMENT PARTNERSHIP, L.P.

THE RICHARD R. ROLLINS, JR. GRANTOR TRUST

THE GARY W. ROLLINS TRUST

MRLT PARTNERS, L.P.

RCTLOR, LLC

PAMELA RENEE ROLLINS

TIMOTHY CURTIS ROLLINS

AMY ROLLINS KREISLER

NANCY ROLLINS GRIFFITH

By: Glenn P. Grove, Jr. as attorney-in fact authorized by Confirming Statements presented at Exhibit B

/s/ Glenn P. Grove, Jr.

Glenn P. Grove, Jr.

29

EXHIBIT B

CONFIRMING STATEMENT

This Statement confirms that the undersigned, R. Randall Rollins, has authorized and designated Glenn P. Grove, Jr. to execute and file on the undersigned's behalf all Forms 3, 4, and 5 (including any amendments thereto) that the undersigned may be required to file with the U.S. Securities and Exchange

Commission as a result of the undersigned's ownership of or transactions in securities of Rollins, Inc. The authority of Glenn P. Grove, Jr. under this Statement shall continue until the undersigned is no longer required to file Forms 3, 4, and 5 with regard to the undersigned's ownership of or transactions in securities of Rollins, Inc., unless earlier revoked in writing. The undersigned acknowledges that Glenn P. Grove, Jr. is not assuming any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934.

/s/ R. Randall Rollins
----R. Randall Rollins

30

1564194v1

CONFIRMING STATEMENT

This Statement confirms that the undersigned, Gary W. Rollins, has authorized and designated Glenn P. Grove, Jr. to execute and file on the undersigned's behalf all Forms 3, 4, and 5 (including any amendments thereto) that the undersigned may be required to file with the U.S. Securities and Exchange Commission as a result of the undersigned's ownership of or transactions in securities of Rollins, Inc. The authority of Glenn P. Grove, Jr. under this Statement shall continue until the undersigned is no longer required to file Forms 3, 4, and 5 with regard to the undersigned's ownership of or transactions in securities of Rollins, Inc., unless earlier revoked in writing. The undersigned acknowledges that Glenn P. Grove, Jr. is not assuming any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934.

31

1577928v1

CONFIRMING STATEMENT

This Statement confirms that the undersigned, LOR Investment Company, LLC, has authorized and designated Glenn P. Grove, Jr. to execute and file on the undersigned's behalf all Forms 3, 4, 5 and Schedule 13D (including any amendments thereto) that the undersigned may be required to file with the U.S. Securities and Exchange Commission as a result of the undersigned's ownership of or transactions in securities of Rollins, Inc. The authority of Glenn P. Grove, Jr. under this Statement shall continue until the undersigned is no longer required to file Forms 3, 4, 5 and Schedule 13D with regard to the undersigned's ownership of or transactions in securities of Rollins, Inc., unless earlier revoked in writing. The undersigned acknowledges that Glenn P. Grove, Jr. is not assuming any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934.

LOR INVESTMENT COMPANY, LLC By: LOR, Inc., sole member

By: /s/ R. Randall Rollins
R. Randall Rollins, President

32

CONFIRMING STATEMENT

This Statement confirms that the undersigned, RFPS Investments I, LP, has authorized and designated Glenn P. Grove, Jr. to execute and file on the undersigned's behalf all Forms 3, 4, 5 and Schedule 13D (including any amendments thereto) that the undersigned may be required to file with the U.S. Securities and Exchange Commission as a result of the undersigned's ownership of or transactions in securities of Rollins, Inc. The authority of Glenn P. Grove, Jr. under this Statement shall continue until the undersigned is no longer

required to file Forms 3, 4, 5 and Schedule 13D with regard to the undersigned's ownership of or transactions in securities of Rollins, Inc., unless earlier revoked in writing. The undersigned acknowledges that Glenn P. Grove, Jr. is not assuming any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934.

RFPS INVESTMENTS I, LP

By: LOR Investment Company, LLC, general partner

By: LOR, Inc., sole member

By: /s/ R. Randall Rollins

R. Randall Rollins, President

33

CONFIRMING STATEMENT

This Statement confirms that the undersigned, LOR, Inc., has authorized and designated Glenn P. Grove, Jr. to execute and file on the undersigned's behalf all Forms 3, 4, 5 and Schedule 13D (including any amendments thereto) that the undersigned may be required to file with the U.S. Securities and Exchange Commission as a result of the undersigned's ownership of or transactions in securities of Rollins, Inc. The authority of Glenn P. Grove, Jr. under this Statement shall continue until the undersigned is no longer required to file Forms 3, 4, 5 and Schedule 13D with regard to the undersigned's ownership of or transactions in securities of Rollins, Inc., unless earlier revoked in writing. The undersigned acknowledges that Glenn P. Grove, Jr. is not assuming any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934.

LOR. INC.

By: /s/ R. Randall Rollins

R. Randall Rollins, President

CONFIRMING STATEMENT

This Statement confirms that the undersigned, Rollins Holding Company, Inc., has authorized and designated Glenn P. Grove, Jr. to execute and file on the undersigned's behalf all Forms 3, 4, 5 and Schedule 13D (including any amendments thereto) that the undersigned may be required to file with the U.S. Securities and Exchange Commission as a result of the undersigned's ownership of or transactions in securities of Rollins, Inc. The authority of Glenn P. Grove, Jr. under this Statement shall continue until the undersigned is no longer required to file Forms 3, 4, 5 and Schedule 13D with regard to the undersigned's ownership of or transactions in securities of Rollins, Inc., unless earlier revoked in writing. The undersigned acknowledges that Glenn P. Grove, Jr. is not assuming any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934.

ROLLINS HOLDING COMPANY, INC.

By: /s/ R. Randall Rollins _____

R. Randall Rollins, President

This Statement confirms that the undersigned, 1997 RRR Grandchildren's Partnership, has authorized and designated Glenn P. Grove, Jr. to execute and file on the undersigned's behalf all Forms 3, 4, 5 and Schedule 13D (including any amendments thereto) that the undersigned may be required to file with the U.S. Securities and Exchange Commission as a result of the undersigned's ownership of or transactions in securities of Rollins, Inc. The authority of Glenn P. Grove, Jr. under this Statement shall continue until the undersigned is no longer required to file Forms 3, 4, 5 and Schedule 13D with regard to the undersigned's ownership of or transactions in securities of Rollins, Inc., unless earlier revoked in writing. The undersigned acknowledges that Glenn P. Grove, Jr. is not assuming any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934.

1997 RRR GRANDCHILDREN'S PARTNERSHIP, by its General Partner

By: The R. Randall Rollins Trust U/Agreement dated December 30, 1976

/s/ Gary W. Rollins
-----Gary W. Rollins, Trustee

36

CONFIRMING STATEMENT

This Statement confirms that the undersigned, Grace C. Rollins, has authorized and designated Glenn P. Grove, Jr. to execute and file on the undersigned's behalf all Forms 3, 4, 5 and Schedule 13D (including any amendments thereto) that the undersigned may be required to file with the U.S. Securities and Exchange Commission as a result of the undersigned's ownership of or transactions in securities of Rollins, Inc. The authority of Glenn P. Grove, Jr. under this Statement shall continue until the undersigned is no longer required to file Forms 3, 4, 5 and Schedule 13D with regard to the undersigned's ownership of or transactions in securities of Rollins, Inc., unless earlier revoked in writing. The undersigned acknowledges that Glenn P. Grove, Jr. is not assuming any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934.

GRACE C. ROLLINS

By: R. Randall Rollins as attorney-in-fact under General Power of Attorney dated October 20, 1992

37

CONFIRMING STATEMENT

This Statement confirms that the undersigned, RWR Management Company, LLC, has authorized and designated Glenn P. Grove, Jr. to execute and file on the undersigned's behalf all Forms 3, 4, 5 and Schedule 13D (including any amendments thereto) that the undersigned may be required to file with the U.S. Securities and Exchange Commission as a result of the undersigned's ownership of or transactions in securities of Rollins, Inc. The authority of Glenn P. Grove, Jr. under this Statement shall continue until the undersigned is no longer required to file Forms 3, 4, 5 and Schedule 13D with regard to the undersigned's ownership of or transactions in securities of Rollins, Inc., unless earlier revoked in writing. The undersigned acknowledges that Glenn P. Grove, Jr. is not assuming any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934.

RWR MANAGEMENT COMPANY, LLC by its Manager

/s/ R. Randall Rollins

CONFIRMING STATEMENT

This Statement confirms that the undersigned, RRR Grandchildren's Custodial Partnership I, L.P., has authorized and designated Glenn P. Grove, Jr. to execute and file on the undersigned's behalf all Forms 3, 4, 5 and Schedule 13D (including any amendments thereto) that the undersigned may be required to file with the U.S. Securities and Exchange Commission as a result of the undersigned's ownership of or transactions in securities of Rollins, Inc. The authority of Glenn P. Grove, Jr. under this Statement shall continue until the undersigned is no longer required to file Forms 3, 4, 5 and Schedule 13D with regard to the undersigned's ownership of or transactions in securities of Rollins, Inc., unless earlier revoked in writing. The undersigned acknowledges that Glenn P. Grove, Jr. is not assuming any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934.

RRR GRANDCHILDREN'S CUSTODIAL PARTNERSHIP I, L.P., by its General Partner

By: The 1997 RRR Grandchildren's Custodial Trust U/Agreement dated July 1, 1997

/s/ Gary W. Rollins

Gary W. Rollins, Trustee

39

CONFIRMING STATEMENT

This Statement confirms that the undersigned, JR Partnership, L.P., has authorized and designated Glenn P. Grove, Jr. to execute and file on the undersigned's behalf all Forms 3, 4, 5 and Schedule 13D (including any amendments thereto) that the undersigned may be required to file with the U.S. Securities and Exchange Commission as a result of the undersigned's ownership of or transactions in securities of Rollins, Inc. The authority of Glenn P. Grove, Jr. under this Statement shall continue until the undersigned is no longer required to file Forms 3, 4, 5 and Schedule 13D with regard to the undersigned's ownership of or transactions in securities of Rollins, Inc., unless earlier revoked in writing. The undersigned acknowledges that Glenn P. Grove, Jr. is not assuming any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934.

JR PARTNERSHIP, L.P., by its General Partner

By: The 1996 Amy Rollins Trust

/s/ Amy Rollins Kreisler

Amy Rollins Kreisler, Trustee

40

CONFIRMING STATEMENT

This Statement confirms that the undersigned, JPR Investment Partnership, L.P., has authorized and designated Glenn P. Grove, Jr. to execute and file on the undersigned's behalf all Forms 3, 4, 5 and Schedule 13D (including any amendments thereto) that the undersigned may be required to file with the U.S. Securities and Exchange Commission as a result of the undersigned's ownership of or transactions in securities of Rollins, Inc. The authority of Glenn P. Grove,

Jr. under this Statement shall continue until the undersigned is no longer required to file Forms 3, 4, 5 and Schedule 13D with regard to the undersigned's ownership of or transactions in securities of Rollins, Inc., unless earlier revoked in writing. The undersigned acknowledges that Glenn P. Grove, Jr. is not assuming any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934.

JPR INVESTMENT PARTNERSHIP, L.P., by its General Partner

By: The 1996 Amy Rollins Trust

/s/ Amy Rollins Kreisler

Amy Rollins Kreisler, Trustee

41

CONFIRMING STATEMENT

This Statement confirms that the undersigned, The Richard R. Rollins, Jr. Grantor Trust (U/A dtd February 27, 2001), has authorized and designated Glenn P. Grove, Jr. to execute and file on the undersigned's behalf all Forms 3, 4, 5 and Schedule 13D (including any amendments thereto) that the undersigned may be required to file with the U.S. Securities and Exchange Commission as a result of the undersigned's ownership of or transactions in securities of Rollins, Inc. The authority of Glenn P. Grove, Jr. under this Statement shall continue until the undersigned is no longer required to file Forms 3, 4, 5 and Schedule 13D with regard to the undersigned's ownership of or transactions in securities of Rollins, Inc., unless earlier revoked in writing. The undersigned acknowledges that Glenn P. Grove, Jr. is not assuming any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934.

THE RICHARD R. ROLLINS, JR. GRANTOR TRUST U/Agreement dated February 27, 2001

/s/ R. Randall Rollins
----R. Randall Rollins, Trustee

42

CONFIRMING STATEMENT

This Statement confirms that the undersigned, The Gary W. Rollins Trust (U/A dtd December 30, 1976), has authorized and designated Glenn P. Grove, Jr. to execute and file on the undersigned's behalf all Forms 3, 4, 5 and Schedule 13D (including any amendments thereto) that the undersigned may be required to file with the U.S. Securities and Exchange Commission as a result of the undersigned's ownership of or transactions in securities of Rollins, Inc. The authority of Glenn P. Grove, Jr. under this Statement shall continue until the undersigned is no longer required to file Forms 3, 4, 5 and Schedule 13D with regard to the undersigned's ownership of or transactions in securities of Rollins, Inc., unless earlier revoked in writing. The undersigned acknowledges that Glenn P. Grove, Jr. is not assuming any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934.

THE GARY W. ROLLINS TRUST U/Agreement dated December 30, 1976

/s/ R. Randall Rollins

R. Randall Rollins, Trustee

CONFIRMING STATEMENT

This Statement confirms that the undersigned, MRLT Partners, L.P., has authorized and designated Glenn P. Grove, Jr. to execute and file on the undersigned's behalf all Forms 3, 4, 5 and Schedule 13D (including any amendments thereto) that the undersigned may be required to file with the U.S. Securities and Exchange Commission as a result of the undersigned's ownership of or transactions in securities of Rollins, Inc. The authority of Glenn P. Grove, Jr. under this Statement shall continue until the undersigned is no longer required to file Forms 3, 4, 5 and Schedule 13D with regard to the undersigned's ownership of or transactions in securities of Rollins, Inc., unless earlier revoked in writing. The undersigned acknowledges that Glenn P. Grove, Jr. is not assuming any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934.

MRLT PARTNERS, L.P. by its General Partner

By: MRLT II, LLC, by its Member

The 1997 RRR Grandchildren's Custodial Trust U/Agreement dated July 1, 1997

/s/ Gary W. Rollins

Gary W. Rollins, Trustee

44

CONFIRMING STATEMENT

This Statement confirms that the undersigned, RCTLOR, LLC, has authorized and designated Glenn P. Grove, Jr. to execute and file on the undersigned's behalf all Forms 3, 4, 5 and Schedule 13D (including any amendments thereto) that the undersigned may be required to file with the U.S. Securities and Exchange Commission as a result of the undersigned's ownership of or transactions in securities of Rollins, Inc. The authority of Glenn P. Grove, Jr. under this Statement shall continue until the undersigned is no longer required to file Forms 3, 4, 5 and Schedule 13D with regard to the undersigned's ownership of or transactions in securities of Rollins, Inc., unless earlier revoked in writing. The undersigned acknowledges that Glenn P. Grove, Jr. is not assuming any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934.

RCTLOR, LLC by its Managing Member By: LOR, Inc.

/s/ R. Randall Rollins

R. Randall Rollins, President

45

CONFIRMING STATEMENT

This Statement confirms that the undersigned, Pamela Renee Rollins, has authorized and designated Glenn P. Grove, Jr. to execute and file on the undersigned's behalf all Forms 3, 4, 5 and Schedule 13D (including any amendments thereto) that the undersigned may be required to file with the U.S. Securities and Exchange Commission as a result of the undersigned's ownership of or transactions in securities of Rollins, Inc. The authority of Glenn P. Grove, Jr. under this Statement shall continue until the undersigned is no longer required to file Forms 3, 4, 5 and Schedule 13D with regard to the undersigned's ownership of or transactions in securities of Rollins, Inc., unless earlier revoked in writing. The undersigned acknowledges that Glenn P. Grove, Jr. is not assuming any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934.

CONFIRMING STATEMENT

This Statement confirms that the undersigned, Timothy Curtis Rollins, has authorized and designated Glenn P. Grove, Jr. to execute and file on the undersigned's behalf all Forms 3, 4, 5 and Schedule 13D (including any amendments thereto) that the undersigned may be required to file with the U.S. Securities and Exchange Commission as a result of the undersigned's ownership of or transactions in securities of Rollins, Inc. The authority of Glenn P. Grove, Jr. under this Statement shall continue until the undersigned is no longer required to file Forms 3, 4, 5 and Schedule 13D with regard to the undersigned's ownership of or transactions in securities of Rollins, Inc., unless earlier revoked in writing. The undersigned acknowledges that Glenn P. Grove, Jr. is not assuming any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934.

/s/ Timothy Curtis Rollins
-----Timothy Curtis Rollins

47

CONFIRMING STATEMENT

This Statement confirms that the undersigned, Amy Rollins Kreisler, has authorized and designated Glenn P. Grove, Jr. to execute and file on the undersigned's behalf all Forms 3, 4, 5 and Schedule 13D (including any amendments thereto) that the undersigned may be required to file with the U.S. Securities and Exchange Commission as a result of the undersigned's ownership of or transactions in securities of Rollins, Inc. The authority of Glenn P. Grove, Jr. under this Statement shall continue until the undersigned is no longer required to file Forms 3, 4, 5 and Schedule 13D with regard to the undersigned's ownership of or transactions in securities of Rollins, Inc., unless earlier revoked in writing. The undersigned acknowledges that Glenn P. Grove, Jr. is not assuming any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934.

48

CONFIRMING STATEMENT

This Statement confirms that the undersigned, Nancy Rollins Griffith, has authorized and designated Glenn P. Grove, Jr. to execute and file on the undersigned's behalf all Forms 3, 4, 5 and Schedule 13D (including any amendments thereto) that the undersigned may be required to file with the U.S. Securities and Exchange Commission as a result of the undersigned's ownership of or transactions in securities of Rollins, Inc. The authority of Glenn P. Grove, Jr. under this Statement shall continue until the undersigned is no longer required to file Forms 3, 4, 5 and Schedule 13D with regard to the undersigned's ownership of or transactions in securities of Rollins, Inc., unless earlier revoked in writing. The undersigned acknowledges that Glenn P. Grove, Jr. is not assuming any of the undersigned's responsibilities to comply with Section 16 of the Securities Exchange Act of 1934.

SUMMARY OF TRANSACTIONS

A. Randall Rollins ("RRR"):

<table> <caption></caption></table>						
<s></s>	<c> Date</c>	<c> Shares</c>	<c> A/D1</c>	<c> Description</c>		
1.	11/22/02	383	A	Gift of shares received by RRR.		
2.	11/22/02	1,149	A	Gift of shares received by RRR as Trustee for RRR's children.		
3.	12/27/02	500	A	Shares received by RRR on dissolution of RWR Investment Partnership, L.P (RWRP), resulting in an increase in shares owned by RRR directly and a decrease in his indirect ownership of shares as general partner of RWRP.		
4.	12/27/02	49,510	A	Dissolution of 1996 RWR Investment Partnership, L.P. (RWRP), resulting in a distribution to the 1986 Robert W. Rollins Qualified Subchapter S Trust (STRST). STRST in turn transferred these shares, and others it directly owned to RWR Management Company, LLC (RWRLLC), which is wholly owned by STRST and of which RRR is the Manager. This resulted in an increase in RRR's indirect ownership of shares in his role as Trustee of Trusts, and resulting decrease in RRR's indirect ownership of shares in his role as general partner of RWRP.		
5.	12/27/02	50,010	D	Dissolution of 1996 RWR Investment Partnership, L.P. (RWRP), resulting in a distribution of 500 shares to RRR and 49,510 shares to the 1986 Robert W. Rollins Qualified Subchapter S Trust (STRST). STRST in turn transferred these shares it received from RWRP, and others it directly owned to RWR Management Company, LLC (RWRLLC), which is wholly owned by STRST and of which RRR is the Manager. This resulted in an increase in RRR's direct ownership of shares and indirect ownership of shares in his role as Trustee of STRST, and resulting decrease in RRR's indirect ownership of shares in his role as general partner of RWRP.		
6.	12/31/02	102,000	D	Transfer of shares by RRR as co-Trustee of a trust benefiting the family members of Gary \mathbb{W} . Rollins to RFPS Investments I, L.P., a Georgia limited partnership.		
7.	12/31/02	203,352	D	Transfer of shares by RRR as Trustee of trusts benefiting his children to RFPS Investments I, L.P., a Georgia limited partnership.		
8.	12/31/02	10,419,000	D	Transfer of shares by LOR, Inc. to RFPS Investments I, L.P., a Georgia limited partnership.		
9.	12/31/02	432,000	D	Transfer of shares by Rollins Holding Company, Inc. to RFPS Investments I, L.P., a Georgia limited partnership.		
10.	12/31/02	1,359,000	D	Transfer of shares by RCTLOR, LLC, to RFPS Investments I, L.P., a Georgia limited partnership.		
11.	12/31/02	14,079,185	A	Receipt of shares from entities identified in Rider II from RFPS Investments I, L.P., a Georgia limited partnership.		
<td colspan="6"></td>						

</TABLE>

1 A = Acquired; D = Disposed of

50

SUMMARY OF TRANSACTIONS

B. Gary W. Rollins ("GWR"):

<TABLE> <CAPTION>

<S> <C> <C> <C> <C>

	Date	# Shares	A/D2	Description
1,.	11/22/02	383	A	Gift of shares received by GWR.
2.	12/27/02	10,744	D	Gifts of shares made by GWR.
3.	12/27/02	5,012	A	Gift of shares received by GWR as Trustee for RRR's grandchildren.
4.	12/31/02	68,400	D	Transfer of shares by GWR as co-Trustee for Randall Rollins' grandchildren to RFPS Investments I, L.P., a Georgia limited partnership.
5.	12/31/02	10,419,000	D	Transfer of shares by LOR, Inc. to RFPS Investments I, L.P., a Georgia limited partnership.
6.	12/31/02	382,264	D	Transfer of shares by GWR as Trustee for Randall Rollins' grandchildren to RFPS Investments I, L.P., a Georgia limited partnership.
7.	12/31/02	432,000	D	Transfer of shares by Rollins Holding Company, Inc. to RFPS Investments I, L.P., a Georgia limited partnership.
8.	12/31/02	1,359,000	D	Transfer of shares by RCTLOR, LLC, to RFPS Investments I, L.P., a Georgia limited partnership.
9.	12/31/02	14,079,185	А	Receipt of shares from entities identified in Rider II from RFPS Investments I, L.P., a Georgia limited partnership.

</TABLE>

2 A = Acquired; D = Disposed of

51

<TABLE>

RIDER II

REPORTING PERSON	OWNERSHIP	NO. OF SHARES ROLLINS, INC. CONTRIBUTED TO PARTNERSHIP
GROUP A:		
LOR, Inc.	74.0%	10,419,000
LOR Investment Company, LLC	0.0	**
Rollins Holding Company, Inc.	3.1	432,000
GROUP B:		
Grace C. Rollins	4.5	630,223
RWR Management Company, LLC	0.6	81,316
RRR Grandchildren's Custodial Partnership I, L.P.	2.3	327 , 770
JR Partnership, L.P.	0.1	15,300
JPR Investment Partnership, L.P.	0.2	26,500
The Richard R. Rollins, Jr. Grantor Trust	0.9	122,036
The Gary W. Rollins Trust	0.7	102,000
RCTLOR, LLC	9.7	1,359,000
1997 RRR Grandchildren's Partnership	0.5	68,400
MRLT Partners, L.P.	0.4	54,494
Pamela Renee Rollins	0.9	119,074
Timothy Curtis Rollins	0.9	123,536
Amy Rollins Kreisler	0.9	123,536
Nancy Rollins Griffith	0.5	75,000

</TABLE>

The contribution of shares above represent contributions by the listed persons and entities to the RFPS Investments I, L.P. (RFPS I) made on December 31, 2002. Each person and entity has a resulting proportional beneficial ownership in RFPS I noted above.

 $^{^{\}star}$ Amounts do not total 100% due to rounding (LOR Investment Company, LCC nevertheless has a percentage ownership)

 $[\]star\star$ Reporting Person contributed \$100,000 as its contribution to the Partnership.