

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Weekington, D.C. 20540

Washington, D.C. 20549

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

OMB APPROVAL					
OMB	3235-				
Number:	0104				
Estimated average					
burden hours pe					
response	0.5				

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

(Print or Type Responses)											
1. Name and Address of Reporting	*			3. Issuer Name and Ticker or Trading Symbol							
Person *	Statem		N	NAVIDEA BIOPHARMACEUTICALS, INC. [NAVB]							
Platinum-Montaur Life Scie	11003.	h/Day/Year /2013)								
LLC	11/13	/2013									
				4. Relationship of Reporting				5. If Amendment, Date Original			
152 WEST 57TH STREET, 54TH			P	Person(s) to Issuer			Filed(Month/Day/Year)				
FLOOR				(Check all applicable) Director 10% Owner							
(Street)				Officer (give X Other (specify				_			
			ti	title below) See Explanation of Responses			200	Filing(Check Applicable Line) Form filed by One Reporting Person X Form filed by More than One Reporting			
NEW YORK, NY 10019			_				ises				
									Person		
(City) (State) (Zi	ip)	Tal	ble I - Noi	n-Derivati	ive Sec	uritie	s Ben	eficially (Owned		
1.Title of Security		2. Amount of Securities			3. 4. Nati			ature of Indirect Beneficial			
(Instr. 4)			eficially Ov			nership Owner					
		(Instr. 4)			Form: Direct	(Instr.	nstr. 5)				
					(D) or Indirec	ot (I)					
					(Instr.						
					,		By: Platinum Partners Value				
Common Stock, par value \$0.	.001 (1)	10,	10,073,375			I	Arbitrage Fund, LP				
	e for each clas no respond t d to respond	o the colle	ection of i	nformation	n conta	ined ii	n this		SEC 1473 (7-02)		
Table II - Derivative	Securities Ber	eficially O	wned (e.g.,	puts, calls,	warran	ıts, opti	ons, c	onvertible	securities)		
1. Title of Derivative Security	2. Date Exerc	•	1	d Amount of			5		6. Nature of Indirect		
(Instr. 4)	Expiration Da	/Day/Year) Deriva		Securities Underlying Derivative Security		Conversion or Exercise Price of			Beneficial Ownership		
	(Month/Day/Year)							orm of	(Instr. 5)		
	_	<u> </u>		(Instr. 4)		rice of erivativ		Derivative Security:			
	Date Exercisable	Expiration		Amount or	~	ecurity	-	Direct (D)			
	Exercisable	Date	Title	Number of				r Indirect			
				Shares			(1	7			
							(1	Instr. 5)			
Series B Convertible	06/22/2010	<u>(2)</u>	Common	26,199,24	40	(3)		D			
Preferred Stock (1)	00/22/2010		Stock	<u>(3)</u>	Þ	\$ <u>(3)</u>		D			
Reporting Owners	2										
reporting Owners	3										
						D 1 4	, .				

Reporting Owner Name / Address	Relationships					
Reporting Owner Name / Address		10% Owner	Officer	Other		
Platinum-Montaur Life Sciences, LLC 152 WEST 57TH STREET 54TH FLOOR NEW YORK, NY 10019				See Explanation of Responses		
Platinum Partners Value Arbitrage Fund, LP C/O WALKERS CORPORATE SERVICES LIMITED WALKER HOUSE, 87 MARY STREET		X				

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IGEORGETOWN	(†RAND	CAYMAN	F9 K Y L	-9007

Signatures

Platinum-Montaur Life Sciences, LLC, by Platinum Partners Value Arbitrage Fund L.P. as operating member and Platinum Managment (NY) LLC, as general partner, by /s/ Uri Landesman, President	11/25/2013
**Signature of Reporting Person	Date
Platinum Partners Value Arbitrage Fund L.P., by Platinum Managment (NY) LLC, as general partner, by /s/ Uri Landesman, President	11/25/2013
Signature of Reporting Person	Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 5(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). This Form 3 is filed jointly by Platinum-Montaur Life Sciences, LLC ("Montaur") and Platinum Partners Value Arbitrage Fund L.P. ("PPVA" and, together with Montaur, the "Reporting Persons") in respect of securities held directly by them. Effective November 13, 2013, the Issuer appointed Michael M. Goldberg, M.D., Portfolio Manager of Montaur, to the Board of Directors of the Issuer (the
- (1) "Board"). Dr. Goldberg has agreed that for as long as he is a member of the Board he will not, directly or indirectly, have any power to direct or cause the direction of voting or disposition of any securities of the Issuer directly or beneficially owned by the Reporting Persons and any other persons or entities controlling, controlled by, or under common control with them. The Reporting Persons and their respective officers, members, managers and affiliates disclaims beneficial ownership of the securities disclosed herein, except to the extent of any pecuniary interest therein, and this report shall not
- (2) The Series B Convertible Preferred Stock shall automatically convert into shares of Common Stock on December 31, 2013, subject to the limitations of the 9.99% Blocker (described below).
- Pursuant to the Certificate of Designations of the Series B Convertible Preferred Stock, each share of Series B Convertible Preferred

 (3) Stock is convertible into 3,270 shares of Common Stock provided that the conversion would not result in the holder owning more than 9.99% of the Common Stock outstanding at the time of conversion except on 61 days' prior written notice to the Issuer that the holder waives such limitation (the "9.99% Blocker").

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.