NAVIDEA BIOPHARMACEUTICALS, INC. Form 3 August 22, 2014 UNITED STATES SECURITIES AND EXCHANGE COMMISSION FORM 3 Washington, D.C. 20549

#### **INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES**

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 Responses)

1. Name and Address of Reporting Person <u>*</u> Nordlicht Mark				<ul><li>2. Date of Event Requiring Statement</li><li>(Month/Day/Year)</li></ul>		3. Issuer Name and Ticker or Trading Symbol NAVIDEA BIOPHARMACEUTICALS, INC. [NAVB]				
	(Last)	(First)	(Middle)	08/12/2014 4. Relation Person(s)			p of Reporting		5. If Amendment, Date Original Filed(Month/Day/Year)	
152 WEST 57TH STREET, 4TH FLOOR						(Check	all applicable)			
		(Street)				Director X 10% Owner Officer Other (give title below) (specify below)			6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by One Reporting	
NEW YORK, NY 10019								Person _X_ Form filed by More than One Reporting Person		
	(City)	(State)	(Zip)		Table I - N	Non-Derivative Securities Beneficially Owned				
	itle of Securi str. 4)	ty			2. Amount of Beneficially (Instr. 4)		3. Ownership Form: Direct (D) or Indirect (I) (Instr. 5)	4. Nat Owne (Instr.	1	
Common Stock, par value $0.001 (1)$				15,006,431		I <u>(2)</u>	-	Platinum Partners Value trage Fund, LP		
Common Stock, par value $0.001 (1)$				(1)	100,000		()		Platinum Partners Liquid ortunity Master Fund L.P.	

Reminder: Report on a separate line for each class of securities beneficially SEC 1473 (7-02) owned directly or indirectly.

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

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

**OMB APPROVAL** 

OMB 3235-0104 Number: January 31, Expires: 2005 Estimated average burden hours per response ... 0.5

#### 1. Title of Derivative 2. Date Exercisable and 3. Title and Amount of 4 5. 6. Nature of Indirect Securities Underlying Conversion Ownership Security **Expiration Date** Beneficial (Month/Day/Year) Derivative Security (Instr. 4) or Exercise Form of Ownership Price of Derivative (Instr. 5) (Instr. 4) Derivative Security: Date Expiration Title Amount or Security Direct (D) Exercisable Date Number of or Indirect Shares (I) (Instr. 5) Common By: Platinum Series B Convertible Stock, par 10,277,610 Partners Value (4) (4) \$ 3,270 (4) I (2) Preferred Stock (1) (5) value Arbitrage Fund, \$0.001 LP Common By: Platinum **Notional Principal** Stock, par Partners Value I (2) $\hat{A}^{(6)}$ $\hat{A}^{(6)}$ Amount Derivative 500,000 (6) \$ 2.5 value Arbitrage Fund, Agreement (1) \$0.001 LP Common By: Platinum Notional Principal Stock, par Partners Value 1,000,000 (6) Amount Derivative $\hat{A}^{(6)}$ \$ 3.15 I (2) (6) Arbitrage Fund, value Agreement (1)\$0.001 LP Common By: Platinum **Notional Principal** Stock, par 1,500,000 Partners Value Amount Derivative (6) (6) \$ 3.08 I (2) value (6) Arbitrage Fund, Agreement (1) \$0.001 LP Common By: Platinum Notional Principal Stock, par 2,500,000 Partners Value (6) (6) I (2) Amount Derivative \$ 1.92 value (6) Arbitrage Fund, Agreement (1) \$0.001 LP Common By: Platinum Notional Principal Stock, par 1,200,000 Partners Value I (2) Amount Derivative (6) $\hat{\mathbf{A}}$ (6) \$ 1.73 (6) value Arbitrage Fund, Agreement (1) \$0.001 LP Common **By:** Platinum Partners Value Call Option (right to Stock, par I (2) 02/06/2015 02/06/2015 2,700,000 \$2 buy) (1) Arbitrage Fund, value \$0.001 LP Common By: Platinum Put Option (obligation Partners Value Stock, par I (2) 02/06/2015 02/06/2015 2,700,000 \$2 to buy) (1) value Arbitrage Fund, \$0.001 LP By: Platinum Common Stock, par Partners Value Call Option (right to I (2) 02/11/2015 02/11/2015 1,100,000 \$2 buy) (1) value Arbitrage Fund, \$0.001 LP

1,100,000

Stock, par

\$2

02/11/2015 02/11/2015 Common

Put Option (obligation

to buy) (1)

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By: Platinum

Partners Value

I (2)

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			value \$0.001				Arbitrage Fund, LP
Call Option (right to buy) $\frac{(1)}{2}$	01/17/2015	01/17/2015	Common Stock, par value \$0.001	2,300,000	\$ 2	I <u>(2)</u>	By: Platinum Partners Value Arbitrage Fund, LP
Put Option (obligation to buy) $\frac{(1)}{2}$	01/17/2015	01/17/2015	Common Stock, par value \$0.001	2,300,000	\$ 2	I <u>(2)</u>	By: Platinum Partners Value Arbitrage Fund, LP

# **Reporting Owners**

Reporting Owner Name / Address	Relationships					
	Director	10% Owner	Officer	Other		
Nordlicht Mark 152 WEST 57TH STREET 4TH FLOOR NEW YORK, NY 10019	Â	X	Â	Â		
Platinum Management (NY) LLC 152 WEST 57TH STREET NEW YORK, NY 10019	Â	X	Â	Â		
Platinum Partners Value Arbitrage Fund, LP C/O WALKERS CORPORATE SERVICES LIMITED WALKER HOUSE, 87 MARY STREET GEORGETOWN, GRAND CAYMAN, E9 KY1-9002	Â	X	Â	Â		
LANDESMAN URI 30 00 47TH AVE LONG ISLAND CITY, NY 11101	Â	ÂX	Â	Â		
Platinum Liquid Opportunity Management (NY) LLC 152 WEST 57TH STREET 4TH FLOOR NEW YORK, NY 10019	Â	X	Â	Â		
Platinum Partners Liquid Opportunity Master Fund L.P. 152 WEST 57 STREET, 4TH FLOOR NEW YORK, NY 10019	Â	ÂX	Â	Â		
Signatures						
/s/ Mark Nordlicht						
**Signature of Reporting Person						
Platinum Partners Value Arbitrage Fund L.P., By Platinum Management (NY) LLC, as Investment Manager, By /s/ Mark Nordlicht, Chief Investment Officer						

\*\*Signature of Reporting Person

Date 08/22/2014

08/22/2014

08/22/2014 Date

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Platinum Partners Liquid Opportunity Master Fund L.P., By Platinum Liquid Opportunity Management (NY) LLC, as Investment Manager, By /s/ Mark Nordlicht, Chief Investment Officer

**Signature of Reporting Person	Date				
Platinum Management (NY) LLC, By /s/ Mark Nordlicht, Chief Investment Officer					
**Signature of Reporting Person	Date				
Platinum Liquid Opportunity Management (NY) LLC, By /s/ Mark Nordlicht, Chief Investment Officer	08/22/2014				
**Signature of Reporting Person	Date				
/s/ Uri Landesman	08/22/2014				
**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).

(1) ("Platinum Liquid Management"), Mark Nordlicht and Uri Landesman (collectively, the "Reporting Persons"). Each of the Reporting Persons may be deemed to be a member of a Section 13(d) group that collectively owns more than 10% of the Issuer's outstanding shares of Common Stock. Each of the Reporting Persons disclaims beneficial ownership of the shares of Common Stock reported herein except to the extent of his or its pecuniary interest therein.

Securities owned directly by PPVA. Each of Platinum Management, as the Investment Manager of PPVA, and Mark Nordlicht and Uri(2) Landesman, as the Chief Investment Officer and President, respectively, of Platinum Management, may be deemed to beneficially own the securities owned directly by PPVA.

Securities owned directly by PPLO. Each of Platinum Liquid Management, as the Investment Manager of PPLO, and Mark Nordlicht and(3) Uri Landesman, as the Chief Investment Officer and President, respectively, of Platinum Liquid Management, may be deemed to beneficially own the securities owned directly by PPLO.

The Series B Convertible Preferred Stock shall automatically convert into Common Stock upon the earlier to occur of: (i) the closing of a firm commitment underwritten public offering of Common Stock pursuant to an effective registration statement under Section 5 of the Securities Act in which the gross case proceeds to the Company (before underwriting discounts, commissions and fees) from such public

(4) offering are at least \$10,000,000, or (ii) 180 days following the first trading date upon which the Common Stock equals or exceeds \$7.00 per share, but excluding from such 180-day period any trading day on which the price is less than \$5.00 per share, in each case 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 Stock is convertible into 3,270 shares of Common Stock provided that the conversion would not result in the holder owning more than

(5) Stock is convertible into 5,270 shares of continuon 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").

Notional principal amount derivative agreements (the "Derivative Agreements") in the form of cash settled swaps entered into by PPVA representing a share equivalent of an aggregate of 6,700,000 shares of Common Stock. The Derivative Agreements provide PPVA with economic results that are comparable to the economic results of ownership of Common Stock payable on each settlement date applicable

(6) to the expiration or earlier termination of such Derivative Agreement, but does not provide it with the power to vote or direct the voting or dispose of or direct the disposition of the shares of Common Stock that are the subject of the Derivative Agreement (such shares, the "Subject Shares"). Each of the Reporting Persons disclaims beneficial ownership in the Subject Shares. The counterparty to the Derivative Agreement is an unaffiliated third party financial institution.

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.