TorreyPines Therapeutics, Inc.

Form 3

October 05, 2006

FORM 3

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

OMB APPROVAL

OMB Number: 3235-0104

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF

Expires: January 31, 2005

Estimated average burden hours per

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

SECURITIES

response... 0.5

(Print or Type Responses)

1. Name and Address of Reporting 2. Date of Event Requiring 3. Issuer Name and Ticker or Trading Symbol Person * Statement TorreyPines Therapeutics, Inc. [TPTX] **ALTA PARTNERS** (Month/Day/Year) 10/03/2006 (Last) (First) (Middle) 4. Relationship of Reporting 5. If Amendment, Date Original Person(s) to Issuer Filed(Month/Day/Year) ONE EMBARCADERO (Check all applicable) CENTER, Â SUITE 3700 (Street) 6. Individual or Joint/Group _X__ 10% Owner Director Officer _ Other Filing(Check Applicable Line) (give title below) (specify below) Form filed by One Reporting Person SAN _X_ Form filed by More than One FRANCISCO. CAÂ 94111 Reporting Person (City) (State) (Zip) Table I - Non-Derivative Securities Beneficially Owned 4. Nature of Indirect Beneficial 1. Title of Security 2. Amount of Securities Beneficially Owned Ownership Ownership (Instr. 4) (Instr. 4) Form: (Instr. 5) Direct (D) or Indirect (I) (Instr. 5) Common Stock $2,229,706^{(1)}$ I See footnotes (2) (3) 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

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

currently valid OMB control number.

1. Title of Derivative Security (Instr. 4)	2. Date Exercisable and Expiration Date (Month/Day/Year)	3. Title and Amount of Securities Underlying Derivative Security (Instr. 4)	or Exercise Price of	5. Ownership Form of Derivative	6. Nature of Indirect Beneficial Ownership (Instr. 5)
		Title	Derivative Security	Security:	

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	Date	Expiration		Amount or		or Indirect	
	Exercisable	Date		Number of		(I)	
				Shares		(Instr. 5)	
Warrants (Right to Buy)	10/03/2006	10/03/2009	Common Stock	412,877 (4)	\$ 8.32	I	See footnotes (2)

Reporting Owners

	Relationships				
Reporting Owner Name / Address	Director	10% Owner	Officer	Other	
ALTA PARTNERS ONE EMBARCADERO CENTER SUITE 3700 SAN FRANCISCO, CA 94111	Â	ÂX	Â	Â	
ALTA CALIFORNIA PARTNERS II LP ONE EMBARCADERO CENTER SUITE 3700 SAN FRANCISCO, CA 94111	Â	ÂX	Â	Â	
ALTA CALIFORNIA MANAGEMENT PARTNERS II LLC ONE EMBARCADERO CENTER SUITE 3700 SAN FRANCISCO, CA 94111	Â	ÂX	Â	Â	
ALTA EMBARCADERO PARTNERS II LLC ONE EMBARCADERO CENTER SUITE 3700 SAN FRANCISCO, CA 94111	Â	ÂX	Â	Â	
Alta California Partners II, L.P New Pool ONE EMBARCADERO CENTER SUITE 3700 SAN FRANCISCO, CA 94111	Â	ÂX	Â	Â	
Alta California Management Partners II, LLC New Pool ONE EMBARCADERO CENTER SUITE 3700 SAN FRANCISCO, CA 94111	Â	ÂX	Â	Â	
GRUENER GARRETT ONE EMBARCADERO CENTER SUITE 3700 SAN FRANCISCO, CA 94111	Â	ÂX	Â	Â	
NOHRA GUY P ONE EMBARCADERO CENTER SUITE 3700 SAN FRANCISCO, CA 94111	Â	ÂX	Â	Â	
JANNEY DANIEL ONE EMBARCADERO CENTER	Â	ÂX	Â	Â	

Reporting Owners 2

SUITE 3700 SAN FRANCISCO, CAÂ 94111

Signatures

Jean Deleage, President 10/05/2006

**Signature of Date

Reporting Person

Alix Marduel, Member 10/05/2006

**Signature of Date

Reporting Person

Alix Marduel, Member 10/05/2006

**Signature of Date

Reporting Person

Jean Deleage, Member 10/05/2006

**Signature of Date

Reporting Person

Alix Marduel, Member 10/05/2006

**Signature of Date

Reporting Person

Alix Marduel, Member 10/05/2006

**Signature of Date

Reporting Person

Garrett Gruener 10/05/2006

**Signature of Date

Reporting Person

Guy Nohra 10/05/2006

**Signature of Date

Reporting Person

Daniel Janney 10/05/2006

**Signature of Date

Reporting Person

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) Received in exchange for 13,729,732 (pre-conversion) shares ("sh") of TPTX, Inc. (formerly TorreyPines Therapeutics, Inc.) common & preferred stock in connection with the Agreement & Plan of Merger & Reorganization entered into by and among Axonyx, Inc., Autobahn Acquisition, Inc. & TPTX, Inc. dated 6/7/06 (the Merger). Effective upon the merger, Alta California Partners II, L.P. ("ACPII") holds 1,258,044 shares ("sh") of Common Stock ("Cm"), Alta Embarcadero Partners II, LLC ("AEII") holds 15,893 sh Cm, Alta California Partners II, L.P.-New Pool ("ACPII-NP") holds 358,414 sh Cm, Alta BioPharma Partners III, L.P. ("ABPIII") holds 547,128 shC, Alta BioPharma Partners III GmbH & Co. Beteiligungs KG (ABPIIIKG") holds 36,744 sh & Alta Embarcadero BioPharma Partners III, LLC holds 13,483 sh. The respective general partners, members and managing directors of ACPII, AEII, ACPII-NP, ABPIII,

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AEBPIII & ABPIIIKG exercise sole voting & investment power in respect to the shares held by such fun

Alta Partners Management Corp.("AP") provides investment advisory services to several venture capital funds including ACPII, AEII and ACPII-NP. The respective general partners, members and managing directors of such funds exercise sole voting & investment power with respect to the shares owned by such funds. Certain principals of AP are members of Alta California Management Partners II, LLC (which (2) is the general partner ("gp") of ACPII), members of Alta California Management Partners II, LLC-New Pool (which is the gp of ACPII-NP) & members of AEII. As members of such funds, they may be deemed to share voting & investment powers for the shares held

by such funds. The principals of AP disclaim beneficial ownership of all such shares held by the foregoing funds, except to the extent of their proportionate pecuniary interests therein.

Alta Partners III, Inc. ("APIII") provides investment advisory services to several venture capital funds including Alta BioPharma Partners III, L.P. ("ABPIII"), Alta BioPharma Partners III GmbH & Co. Beteiligungs KG ("ABPIIIKG") & Alta Embarcadero BioPharma Partners III, LLC ("AEBPIII"). The respective general partners, managing directors & managers of ABPIII, ABPIIIKG & AEBPIII exercise sole voting & investment power with respect to the shares owned by such funds. Certain principals of APIII are managing directors of Alta BioPharma Management III, LLC (which is the gp of ABPIII & the managing limited partner of ABPIIIK), & managers of AEBPIII. As managing directors & managers of such funds, they may be deemed to share voting & investment powers for the shares held by the

foregoing funds. The principals of APIII disclaim beneficial ownership of all such shares held by the foregoing funds, except to the extent of their proportionate interests therein.

Acquistion, Inc. & TPTX Inc., dated June 7, 2006 (the Merger), holders of preferred stock of TPTX, Inc. also received warrants to purchase their pro-rata portion of 1,500,000 shares of the Issuer's common stock in exchange for their preferred stock. Warrants are held as follows: Warrant to purchase 229,823 sh for ACPII, warrant to purchase 2,903 sh for AEII, warrant to purchase 67,557 sh for ACPII-NP, warrant to purchase 103,127 sh for ABPIII, warrant to purchase 6,926 sh for ABPIIIKG & warrant to purchase 2,541 sh for AEPIII.

As a partial consideration under the Agreement & Plan of Merger & Reorgnization entered into by & among Axonyx, Inc. Autobahn

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Remarks:

Cross-reference A to A Form A 3 A filed A on A behalf A of A Alta A Partners A III, A Inc.

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.