GIMV NV Form 3 October 11, 2006

### FORM 3

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

OMB APPROVAL

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INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

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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] GIMV NV (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) KAREL OOMSSTRAAT 37 (Check all applicable) (Street) 6. Individual or Joint/Group Filing(Check Applicable Line) \_X\_\_ 10% Owner Director Form filed by One Reporting Officer Other (give title below) (specify below) ANTWERP, C9Â B-2018 X\_ Form filed by More than One Reporting Person (City) (State) (Zip) Table I - Non-Derivative Securities Beneficially Owned 2. Amount of Securities 4. Nature of Indirect Beneficial 1. Title of Security Beneficially Owned Ownership (Instr. 4) Ownership (Instr. 4) Form: (Instr. 5) Direct (D) or Indirect (I) (Instr. 5) Ι Common Stock 2,215,883 See footnote (1)Reminder: Report on a separate line for each class of securities beneficially SEC 1473 (7-02) owned directly or indirectly.

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

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

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				Shares		(I) (Instr. 5)	
Warrant (Right to Buy)	10/03/2006	10/03/2009	Common Stock	412,720	\$ 8.32	I	See Footnote (2)

#### **Reporting Owners**

Reporting Owner Name / Address	Relationships				
	Director	10% Owner	Officer	Other	
GIMV NV KAREL OOMSSTRAAT 37 ANTWERP, C9 B-2018	Â	ÂX	Â	Â	
ADVIESBEHEER GIMV LIFE SCIENCES NV KAREL OOMSSTRAAT 37 ANTWERP, C9 B-2018	Â	ÂX	Â	Â	
Biotech Fonds Vlaanderen NV KAREL OOMSSTRAAT 37 ANTWERP, C9 B-2018	Â	ÂX	Â	Â	

#### **Signatures**

/s/ Dirk
Boogmans

\*\*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).
- Received in exchange for shares of TPTX, Inc. common and preferred stock in connection with the Agreement and Plan of Merger and Reorganization entered into by and among the Issuer, its wholly-owned subsidiary and TPTX, Inc. (the "Merger Agreement"). The shares are held as follows: 1,544,403 shares held by GIMV NV; 193,776 shares held by Adviesbeheer GIMV Life Sciences NV; and 477,704 shares held by Biotech Fonds Vlaanderen NV.
- As partial consideration under the Merger Agreement, 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 shares. Warrants are held as follows: Warrant to purchase 286,897 shares held by GIMV NV; warrant to purchase 35,782 shares held by Adviesbeheer GIMV Life Sciences NV; and warrant to purchase 90,041 shares held by Biotech Fonds Vlaanderen NV.

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#### **Remarks:**

This report is filed jointly by GIMV NV, Adviesbeheer GIMV Life Sciences NV, and Biotech Fond a Section 13(d) "group." The reported securities are directly held by GIMV NV, Adviesbeheer C Biotech Fonds Vlaanderen NV.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *See* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.

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