| BLACKRC<br>Form 4<br>January 11,                          | OCK MUNICIPAL                           | . INCOM  | E TRUS         | ST                                 |  |        |              |  |  |   |  |  |
|---|---|--|----------------|------------------------------------|--|--------|--------------|--|--|---|--|--|
| •   |   |  |                |                                    |  |        |              |  | OMB A  | APPROVAL  |  |  |
| FORM  | UNITED                                  | STATES   |                | RITIES A                           |  |        |              | OMMISSION  | OMB<br>Number:   | 3235-0287   |  |  |
| Check t   | agar                                    |  |                | U U                                |  |        |              |  | Expires:   | January 31,   |  |  |
| if no longer<br>subject to<br>Section 16.<br>Form 4 or    |   |  |                | SECUI                              | RITIES   |        |              |  | Estimated<br>burden ho<br>response.  | urs per   |  |  |
| Form 5<br>obligati<br>may con<br><i>See</i> Inst<br>1(b). | ons<br>ntinue. Section 17(              | (a) of the   | Public U       |                                    | lding Co   | mpar   | ny Act of    | e Act of 1934,<br>1935 or Sectio<br>0  | n  |   |  |  |
| (Print or Type  | Responses)                              |  |                |                                    |  |        |              |  |  |   |  |  |
| CITIGROUP INC Symbol<br>BLAC                              |   |  | Symbol<br>BLAC | CKROCK MUNICIPAL                   |  |        |              | 5. Relationship of Reporting Person(s) to<br>Issuer<br>(Check all applicable)                                      |  |   |  |  |
| (Lost)  | INCOM                                   |  |                |                                    | -  | -      |              | DirectorX10% Owner   |  |   |  |  |
| (Last)<br>399 PARK  | · · · · ·                               | Middle)  |                | of Earliest T<br>Day/Year)<br>2012 | ransactior                                       | 1      |              | Director<br>Officer (give below)   |  | her (specify  |  |  |
|   | (Street)                                |  |                | endment, D<br>onth/Day/Yea         | -  | al     |              | 6. Individual or Jo<br>Applicable Line)<br>_X_ Form filed by 0<br>Form filed by M                                  | One Reporting I  | Person  |  |  |
| NEW YOF   | RK, NY 10043                            |  |                |                                    |  |        |              | Person   |  | teporting   |  |  |
| (City)  | (State)                                 | (Zip)  | Tab            | ole I - Non-                       | Derivativ  | e Secu | rities Acq   | uired, Disposed of   | f, or Beneficia  | ally Owned  |  |  |
| 1.Title of<br>Security<br>(Instr. 3)                      | 2. Transaction Date<br>(Month/Day/Year) | 2. Transaction Date 2A. Deemed<br>(Month/Day/Year) Execution Date, if<br>any<br>(Month/Day/Year) |                |                                    | 4. Securi<br>on(A) or Di<br>(Instr. 3,<br>Amount | ispose | d of (D)     | 5. Amount of<br>Securities<br>Beneficially<br>Owned<br>Following<br>Reported<br>Transaction(s)<br>(Instr. 3 and 4) | 6.<br>Ownership<br>Form:<br>Direct (D)<br>or Indirect<br>(I)<br>(Instr. 4) | 7. Nature of<br>Indirect<br>Beneficial<br>Ownership<br>(Instr. 4) |  |  |
| Auction<br>Rate<br>Preferred                              | 01/05/2012                              |  |                | S <u>(1)</u>                       | 4  | D      | \$<br>22,418 | 1,777  | Ι  | By<br>Subsidiary  |  |  |
| Auction<br>Rate<br>Preferred                              | 01/09/2012                              |  |                | J <u>(3)</u>                       | 172  | D      | \$<br>25,000 | 1,605  | I  | By<br>Subsidiary  |  |  |
| Auction<br>Rate<br>Preferred                              | 01/10/2012                              |  |                | J <u>(3)</u>                       | 429  | D      | \$<br>25,000 | 1,176  | I  | By<br>Subsidiary  |  |  |
| Auction<br>Rate   | 01/11/2012                              |  |                | J <u>(3)</u>                       | 230  | D      | \$<br>25,000 | 946  | Ι  | By<br>Subsidiary  |  |  |

#### Preferred

Reminder: Report on a separate line for each class of securities beneficially 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 Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

| 1. Title of<br>Derivative<br>Security<br>(Instr. 3) | 2.<br>Conversion<br>or Exercise<br>Price of<br>Derivative<br>Security | 3. Transaction Date<br>(Month/Day/Year) | 3A. Deemed<br>Execution Date, if<br>any<br>(Month/Day/Year) | 4.<br>Transactic<br>Code<br>(Instr. 8) | 5.<br>of<br>Derivative<br>Securities<br>Acquired<br>(A) or<br>Disposed<br>of (D)<br>(Instr. 3,<br>4, and 5) |                     | ate                | Secur | unt of<br>rlying                       | 8. Price of<br>Derivative<br>Security<br>(Instr. 5) | 9. Nu<br>Deriv<br>Secu<br>Bene<br>Owna<br>Follo<br>Repo<br>Trans<br>(Instr |
|---|---|---|---|--|---|---------------------|--------------------|-------|--|---|--|
|   |   |   |   | Code V                                 | (A) (D)   | Date<br>Exercisable | Expiration<br>Date | Title | Amount<br>or<br>Number<br>of<br>Shares |   |  |

## **Reporting Owners**

| <b>Reporting Owner Name / Address</b>         |           | Relationsh |            |       |  |
|---|-----------|------------|------------|-------|--|
|   | Director  | 10% Owner  | Officer    | Other |  |
| CITIGROUP INC                                 |           |            |            |       |  |
| 399 PARK AVENUE                               |           | Х          |            |       |  |
| NEW YORK, NY 10043                            |           |            |            |       |  |
| Signatures                                    |           |            |            |       |  |
| Citigroup Inc., By: /s/ Ali L. K<br>Secretary | ssistant  |            | 01/11/2012 |       |  |
| <u>**</u> Signature of Reporting              | ng Person |            |            | Date  |  |
| Explanation of De                             |           |            |            |       |  |

## **Explanation of Responses:**

- \* If the form is filed by more than one reporting person, *see* Instruction 4(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) The Reporting Person sold these Auction Preferred Shares ("Shares") pursuant to a settlement agreement with a customer in exchange for the share price noted in Box 4 of Table I.
- The Shares reported in Table I represent Shares beneficially owned by Citigroup Global Markets Inc. ("CGMI"). Citigroup Financial
   Products Inc. ("CFP") is the sole stockholder of CGMI. Citigroup Global Markets Holdings Inc. ("CGMH") is the sole stockholder of CFP. Citigroup Inc. is the sole stockholder of CGMH.
- (3) These Shares were called for redemption by the issuer.

(2)

## **Remarks:**

These Shares represent the Reporting Person's combined holdings in multiple series of auction preferred securities of the issue 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. , September 30, 2016, December 31, 2016, March 31, 2017, June 30, 2017, and September 30, 2017; and not less than (no worse than) negative \$24.5 million for the quarters ended December 31, 2017 and March 31, 2018.

As of March 31, 2016, the Company had no outstanding debt under the revolving line of credit. Draws on the line of credit are made based on the borrowing capacity one week in arrears. As of March 31, 2016 the Company had a borrowing capacity of \$4.9 million based on the Company s collateralized assets, and cash and cash equivalents of \$1.6 million for a total liquidity of \$6.5 million.

## Healthcare Royalty Partners Debt

In November 2011, we entered into a loan agreement with Healthcare Royalty Partners. Under the agreement the Company borrowed from Healthcare Royalty Partners \$15 million. The Company was permitted to borrow up to an additional \$5 million in the aggregate based on the achievement by the Company of certain milestones related to Niobe ES system sales in 2012. On August 8, 2012, the Company borrowed an additional \$2.5 million based upon achievement of a milestone related to Niobe ES system sales for the three months ended June 30, 2012. On January 31, 2013, the Company borrowed an additional \$2.5 million based upon achievement of a milestone related to *Niobe* ES system sales for the twelve months ended December 31, 2012. The loan will be repaid through, and secured by, royalties payable to the Company under its Development, Alliance and Supply Agreement with Biosense Webster, Inc. (the Biosense Agreement ). The Biosense Agreement relates to the development and distribution of magnetically enabled catheters used with Stereotaxis *Niobe* ES system in cardiac ablation procedures. Under the terms of the agreement, Healthcare Royalty Partners will be entitled to receive 100% of all royalties due to the Company under the Biosense Agreement until the loan is repaid. The loan is a full recourse loan, matures on December 31, 2018, and bears interest at an annual rate of 16% payable quarterly with royalties received under the Biosense Agreement. If the payments received by the Company under the Biosense Agreement are insufficient to pay all amounts of interest due on the loan, then such deficiency will increase the outstanding principal amount on the loan. After the loan obligation is repaid, royalties under the Biosense Agreement will again be paid to the Company. The loan is also secured by certain assets and intellectual property of the Company. The agreement also contains customary affirmative and negative covenants. The use of payments due to the Company under the Biosense Agreement was approved by our primary lender.

## Common Stock

The holders of common stock are entitled to one vote for each share held and to receive dividends whenever funds are legally available and when declared by the Board of Directors subject to the prior rights of holders of all classes of stock having priority rights as dividends and the conditions of the revolving line of credit agreement. No dividends have been declared or paid as of March 31, 2016.

## **Controlled Equity Offering**

The Company entered into a Controlled Equity Offering<sup>SM</sup> sales agreement (the Sales Agreement ) in May 2014, as amended on March 26, 2015, with Cantor Fitzgerald & Co. ( Cantor ), as agent and/or principal, pursuant to which the Company could issue and sell, from time to time, shares of its common stock having an aggregate gross sales price of up to \$18.0 million. The Company will pay Cantor a commission of 3.0% of the gross proceeds from any common stock sold through the Sales Agreement.

There were no proceeds from the Controlled Equity Offering during the three months ended March 31, 2016. As of March 31, 2016, \$13.8 million of common stock remained available to be sold under this facility, subject to certain conditions as specified in the Sales Agreement.

## **Offerings of Common Stock**

On October 8, 2015 the Company announced the results of its previously announced offering of transferable subscription warrants (the Warrants Offering) to holders of record of the Company s common stock. Pursuant to the Warrants Offering, subscription warrants to purchase 267,256 shares of common stock were exercised, resulting in gross proceeds to the Company of \$293,982.

#### **Off-Balance Sheet Arrangements**

We do not currently have, nor have we ever had, any relationships with unconsolidated entities or financial partnerships, such as entities often referred to as structured finance or special purpose entities, which would have been established for the purpose of facilitating off-balance sheet arrangements or other contractually narrow or limited purposes. In addition, we do not engage in trading activities involving non-exchange traded contracts. As a result, we are not materially exposed to any financing, liquidity, market or credit risk that could have arisen if we had engaged in these relationships.

ITEM 3. [RESERVED] None.

## **ITEM 4. CONTROLS AND PROCEDURES**

*Disclosure Controls and Procedures:* The Company s management, with the participation of the Company s Chief Executive Officer and Chief Financial Officer, has evaluated the effectiveness of the Company s disclosure controls and procedures (as such term is defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended (the Exchange Act )), as of the end of the period covered by this report. Any controls and procedures,

no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives, and management is required to apply its judgment in evaluating the cost-benefit relationship of possible controls and procedures. Based on such evaluation, the Company s Chief Executive Officer and Chief Financial Officer have concluded that, as of the end of such period, the Company s disclosure controls and procedures were effective.

*Changes In Internal Control Over Financial Reporting:* The Company s management, with the participation of the Company s Chief Executive Officer and Chief Financial Officer, also conducted an evaluation of the Company s internal control over financial reporting to determine whether any changes occurred during the period covered by this report that have materially affected, or are reasonably likely to materially affect, the Company s internal control over financial reporting. Based on that evaluation, there has been no such change during the period covered by this report.

## PART II OTHER INFORMATION

## **ITEM 1. LEGAL PROCEEDINGS**

We are involved from time to time in various lawsuits and claims arising in the normal course of business. Although the outcomes of these lawsuits and claims are uncertain, we do not believe any of them will have a material adverse effect on our business, financial condition or results of operations.

## **ITEM 1A.RISK FACTORS**

Risk Factors are discussed in our Annual Report on Form 10-K for the year ended December 31, 2015.

## **ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS** None.

ITEM 3. DEFAULTS UPON SENIOR SECURITIES None.

ITEM 4. [RESERVED] None.

#### **ITEM 5. OTHER INFORMATION**

On May 2, 2016, Stereotaxis, Inc. (the Company ) received a determination letter from the Nasdaq Hearings Panel (the Panel ) granting the Company s request for the continued listing of its common stock on The Nasdaq Capital Market (Nasdaq ). The Company s continued listing on Nasdaq is subject to, among other things, the Company evidencing compliance with the minimum \$35 million market value of listed securities requirement (the Market Cap

Requirement ) by August 1, 2016. To satisfy the Market Cap Requirement, the Company must evidence a market value of listed securities of at least \$35 million for a minimum of ten consecutive business days on or before August 1, 2016. The Company is taking definitive steps to timely comply with the terms of the Panel s decision; however, there can be no assurance that it will be able to do so.

On May 10, 2016, Stereotaxis, Inc. (the Company ) entered into an Eleventh Loan Modification Agreement (Domestic) with Silicon Valley Bank (the Bank ) ( Modification Agreement ), further amending the terms of that certain Second Amended and Restated Loan and Security Agreement (Domestic) dated November 30, 2011, as amended (the

Amended Loan Agreement ), to modify the financial covenants under the Amended Loan Agreement by revising the tangible net worth covenant to require the Company to maintain a minimum tangible net worth of not less than (no worse than) negative \$24,000,000 for the quarters ended June 30, 2016, September 30, 2016, December 31, 2016, March 31, 2017, June 30, 2017, and September 30, 2017; and not less than (no worse than) negative \$24,500,000 for the quarters ended December 31, 2017 and March 31, 2018.

**ITEM 6. EXHIBITS** Exhibits: See Exhibit Index herein

## STEREOTAXIS, INC.

## SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

STEREOTAXIS, INC.

(Registrant)

By: /s/ William C. Mills III William C. Mills III,

**Chief Executive Officer** 

Date: May 11, 2016

Date: May 11, 2016

By: /s/ Martin C. Stammer Martin C. Stammer,

**Chief Financial Officer** 

## EXHIBIT INDEX

| Number  | Description   |
|---------|---|
| 3.1     | Restated Certificate of Incorporation of the Registrant, incorporated by reference to Exhibit 3.1 of the Registrant s Form 10-Q (file No. 000-50884) for the fiscal quarter ended September 30, 2004.               |
| 3.2     | Certificate of Amendment to Amended and Restated Certificate of Incorporation, incorporated by reference to Exhibit 3.1 of the Registrant s Current Report on Form 8-K (File No. 000-50884) filed on July 10, 2012. |
| 3.3     | Restated Bylaws of the Registrant, incorporated by reference to Exhibit 3.2 of the Registrant s Form 10-Q (File No. 000-50884) for the fiscal quarter ended September 30, 2004.                                     |
| 10.1    | Eleventh Loan Modification Agreement (Domestic), dated May 10, 2016, between the Company, Stereotaxis International, Inc., and Silicon Valley Bank, filed herewith.   |
| 31.1    | Rule 13a-14(a)/15d-14(a) Certification (pursuant to Section 302 of the Sarbanes-Oxley Act of 2002, executed by Chief Executive Officer).  |
| 31.2    | Rule 13a-14(a)/15d-14(a) Certification (pursuant to Section 302 of the Sarbanes-Oxley Act of 2002, executed by Chief Financial Officer).  |
| 32.1    | Section 1350 Certification (pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, executed by Chief Executive Officer).  |
| 32.2    | Section 1350 Certification (pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, executed by Chief Financial Officer).  |
| 101.INS | XBRL Instance Document.   |
| 101.SCH | XBRL Taxonomy Extension Schema Document.  |
| 101.CAL | XBRL Taxonomy Extension Calculation Linkbase Document.  |
| 101.DEF | XBRL Taxonomy Extension Definition Linkbase Document.   |
| 101.LAB | XBRL Taxonomy Extension Label Linkbase Document.  |
| 101.PRE | XBRL Taxonomy Extension Presentation Linkbase Document.   |