NANOVIRICIDES, INC. Form 8-K February 09, 2012	
SECURITIES AND EXCHANGE COMMISSION	
WASHINGTON, DC 20549	
FORM 8-K	
CURRENT REPORT PURSUANT TO SECTION 13 OR 15(D) OF	
THE SECURITIES EXCHANGE ACT OF 1934	
Date of report (Date of earliest event reported) February 8, 2012	
NANOVIRICIDES, INC. (Exact Name of Registrant as Specified in Its Charter)	
Nevada 000-1379006 (State or Other Jurisdiction of Incorporation) (Commission File Number)	76-0674577 (I.R.S. Employer Identification No.)
135 Wood Street, Suite 205	06516
West Haven, Connecticut (Address of Principal Executive Offices)	(Zip Code)
(203) 937-6137 (Registrant's Telephone Number, Including Area Code)	

Copies to:

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Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

<sup>&</sup>quot;Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

<sup>&</sup>quot;Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

<sup>&</sup>quot;Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

<sup>&</sup>quot;Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

### Item 8.01 Other Events.

On February 8, 2012, pursuant to that certain Securities Purchase Agreement ("Agreement"), dated November 1, 2011, by and between the Registrant and Seaside 88, LP ("Seaside"), Seaside purchased 250,000 shares of the Registrant's Series B Convertible Preferred Stock (the "Series B Preferred Stock") at the purchase price of \$10.00 per share (the "Purchase Price") for an aggregate purchase price of \$2,500,000. 40,000 shares of Series B Preferred Stock automatically converted into shares of the Registrant's common stock, par value \$0.001 per share (the "Common Stock") on February 8, 2012 and 40,000 shares (or such lesser number that remains unconverted) shall convert every fourteen (14) days thereafter. Each share of Series B Preferred Stock converts into shares of Common Stock at a conversion factor equal to the Purchase Price divided by the lower of (i) the daily volume weighted average of actual trading prices of the Common Stock on the trading market (the "VWAP") for the ten (10) consecutive trading days immediately prior to a conversion date multiplied by 0.85 or (ii) the VWAP for the trading day immediately prior to a conversion date multiplied by 0.88.

The Series B Preferred Stock accrues dividends at the rate per annum of 10% per share. The dividend can be paid in either cash or in shares of Common Stock at a 15% discount to the ten (10) trading day VWAP immediately preceding the dividend date. Dividends are payable at each conversion date.

In no event will a conversion of the Series B Preferred Stock into Common Stock occur if the VWAP of the Common Stock during the 20-day trading period immediately preceding a conversion date does not exceed a floor of \$0.20 or the registration statement with respect to the shares of Common Stock being issued upon conversion is not in effect. If a conversion fails to occur because the registration statement is not in effect, Seaside has available to it certain redemption rights as described in the Certificate of Designation. If a conversion fails to occur because the floor has not been met, the shares not converted on such conversion date are added to the shares to be converted on the following conversion date.

The conversion price per share for the closing on February 8, 2012 was \$0.55777, and the Registrant raised gross proceeds from the offering of \$2,500,000, before estimated offering expenses of approximately \$180,000, which includes placement agent and attorneys' fees.

The offering is made pursuant to the Registrant's shelf registration statement on Form S-3 (File No. 333-165221), which was declared effective by the Securities and Exchange Commission on April 29, 2010. The Registrant, pursuant to Rule 424(b) under the Securities Act of 1933, has filed with the Securities and Exchange Commission a prospectus supplement relating to the offering.

In connection with the offering, pursuant to that Placement Agency Agreement entered into by and between Midtown Partners & Co., LLC ("Midtown") and the Registrant, as amended by an Underwriter Agent Agreement Amendment No. 1 entered into by the parties on March 28, 2011 (as amended, the "Placement Agency Agreement"), the Registrant

will pay Midtown a cash fee representing 6% of the gross purchase price paid by Seaside for the Series B Preferred Stock.

On February 9, 2012, the Registrant issued a press release announcing the closing. A copy of the press release is attached hereto as Exhibit 99.1, and is incorporated herein by reference.

The foregoing is only a summary of the material terms of the Agreement and the Placement Agency Agreement. The foregoing descriptions of the Agreement and the Placement Agency Agreement are qualified in their entirety by reference to the Agreement, filed as Exhibit 10.1 to the Registrant's Current Report on Form 8-K filed on November 1, 2011 and the original Placement Agent Agreement filed as Exhibit 1.1 to the Registrant's Current Report on Form 8-K filed on May 12, 2010 and the amendment thereto filed as Exhibit 1.2 to the Registrant's Current Report on Form 8-K filed on April 19, 2011, and incorporated herein by reference.

This Current Report on Form 8-K contains forward-looking statements that involve risk and uncertainties, such as statements related to the anticipated subsequent conversions of common stock in connection with the offering. The risks and uncertainties involved include the Registrant's ability to satisfy certain conditions to closing on a timely basis or at all, the substantial dilution to current stockholders as a result of the purchase price discount offered to Seaside, and the market overhang of shares available for sale that may develop as a result of the subsequent resale by Seaside of the shares of Common Stock it may issue upon conversion of the Series B Preferred Stock under the Agreement, as well as other risks detailed from time to time in the Registrant's periodic filings with the Securities and Exchange Commission.

	Item 9.01	Financial	Statements	and Exhibits.
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(d) Exhibits.

# Exhibit Number Description

- Placement Agency Agreement, dated March 3, 2010, by and between NanoViricides, Inc. and Midtown Partners & Co., LLC.(1)
- 1.2 Underwriter Agent Agreement Amendment No. 1 dated March 28, 2011(2)
- Securities Purchase Agreement dated November 1, 2011 by and between NanoViricides, Inc. and Seaside 88, LP. (3)
- 99.1 Press Release dated February 9, 2012
- (1) Incorporated by reference from the Registrant's Form 8-K filed on May 12, 2010.
- (2) Incorporated by reference from the Registrant's Form 8-K filed on April 19, 2011.
- (3) Incorporated by reference from the Registrant's Form 8-K filed on November 3, 2011.

### **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.

### NANOVIRICIDES, INC.

Date: February 9, 2012 By: /s/ Anil Diwan

Dr. Anil Diwan, Ph.D. President, Chairman

# **Exhibit Index**

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1.1	Placement Agency Agreement, dated March 3, 2010, by and between NanoViricides, Inc. and Midtown Partners & Co., LLC.(1)		
1.2	Underwriter Agent Agreement Amendment No. 1 dated March 28, 2011(2)		
10.1	Securities Purchase Agreement dated November 1, 2011 by and between NanoViricides, Inc. and Seaside 88, LP. (3)		
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