FORM 3

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

| OMB APPROVAL             |                   |  |  |  |  |
|--------------------------|-------------------|--|--|--|--|
| OMB Number:              | Number: 3235-0104 |  |  |  |  |
| Estimated average burden |                   |  |  |  |  |
| hours per response:      | 0.5               |  |  |  |  |

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

| 1. Name and Address of Reporting Person* SEGAL NICHOLAS   | nt<br>ement<br>ar)               | 3. Issuer Name and Ticker or Trading Symbol TherapeuticsMD, Inc. [ TXMD ] |  |   |                                    |  |   |  |
|---|----------------------------------|---|--|---|------------------------------------|--|---|--|
| (Last) (First) (Middle) 707 WESTCHESTER AVENUE, SUITE 401 |                                  |   |  |   | (Mo                                | 5. If Amendment, Date of Original Filed (Month/Day/Year) 03/02/2012  |   |  |
| (Street) WHITE PLAINS NY 10604                            | _                                |   | below)   | below)  | Арр                                | Individual or Joint/Group Filing (Check Applicable Line)     X Form filed by One Reporting Person     Form filed by More than One Reporting Person |   |  |
| (City) (State) (Zip)                                      |                                  |   |  |   |                                    |  |   |  |
|   | Table I - No                     | n-Derivat   | tive Securities Beneficial                                       | ly Owned  |                                    |  |   |  |
| 1. Title of Security (Instr. 4)                           |                                  |   | 2. Amount of Securities<br>Beneficially Owned (Instr. 4)         | 3. Ownership<br>Form: Direct (D)<br>or Indirect (I)<br>(Instr. 5) |                                    | ature of Indirect Beneficial Ownership<br>r. 5)  |   |  |
| Common Stock  |                                  | 245,485   | D  |   |                                    |  |   |  |
| Common Stock  |                                  | 3,549,805(1)  | I For  |   | ourth Generation Private Equity    |  |   |  |
|   |                                  |   | e Securities Beneficially<br>ants, options, convertible          |   | s)                                 |  |   |  |
| 1. Title of Derivative Security (Instr. 4)                | 2. Date Exerc<br>Expiration Day/ | ate   | 3. Title and Amount of Securit<br>Underlying Derivative Security |   | 4.<br>Conversion<br>or Exercise    | Form:  | 6. Nature of Indirect<br>Beneficial Ownership<br>(Instr. 5) |  |
|   | Date<br>Exercisable              | Expiration<br>Date  | Title  | Amount<br>or<br>Number<br>of Shares                               | Price of<br>Derivative<br>Security | Direct (D)<br>or Indirect<br>(I) (Instr. 5)  |   |  |
| Non-Qualified Stock Option                                | 10/04/2011                       | 05/01/2020  | Common Stock   | 92,057  | 0.1874                             | D  |   |  |
| Common Stock Purchase Warrant                             | 10/04/2011                       | 06/01/2016  | Common Stock   | 61,372(2)   | 0.4074                             | I  | Fourth Generation<br>Private Equity                         |  |

## **Explanation of Responses:**

- 1. Mr. Segal owns 11.5812% of Fourth Generation Private Equity equal to 411,110 shares. Mr. Segal disclaims beneficial ownership to the remaining shares owned by Fourth Generation Private Equity.
- 2. Mr. Segal owns 11.5812% of the Warrant Shares, or 7,107 shares.

/s/ Nicholas Segal

03/16/2012

\*\* Signature of Reporting Person

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- $^{\star}$  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).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

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