OPUS INTERNATIONAL Form SC 13D/A October 06, 2003

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

AMENDED SCHEDULE 13D
Under the Securities Exchange Act of 1934

Nutra Pharma Corp. _____ (Name of Issuer) Common Stock, \$0.001 Par Value _____ (Title of Class of Securities) 67060U 10 9 ______ (CUSIP Number) Opus International, LLC Marcy M. Engelbrecht 485 Martin Lane, Beverly Hills, CA 90210 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications) June 9, 2003 _____ (Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Sections 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box [].

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Section 240.13d-7(b) for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (However, see the Notes).

¹⁾ Names of Reporting Persons/ I.R.S. Identification Nos. of Above Persons (entities only):

	-	Opus	Internati	ional, 	LLC,	EIN 5	55-223 	35068 , 	Marcy	7 М. 	Engelb	recht	
2)	Check	the Ap	propriate	Box i	f a Me	ember	of a	Group	(See	Inst	ructio	ons)	
	(a) (b)												
3)	SEC Use Only												_
4)	Source		Funds (S										
5)	Check if Disclosure of Legal Proceedings is Required Pursuant to Items or 2(e)											Items	2 (d)
6)	Citize	nship	or Place	e of	Organ	nizati	lon:	Mar	yland				
	oer of			(7)	Sole	Votir	ng Pow	wer:			14,0	000,000	
	res Ben ially	e-		(8)	Share	ed Vot	ing P	ower				-0-	
	ed by h Repor	t-		(9)	Sole	Dispo	sitiv	ve Pow	er:		11,6	592 , 556	
ing Witl	Person n			(10)	Share	ed Dis	sposit	cive P	ower		2,3	307,444	
11)	Aggre	gate A	mount Bene	eficia	0	wned k)у Еас	ch Rep	orting	Per	son:		
12)			e Aggregat ctions)	ie Amo	unt ir	n Row	(11)	Exclu	des Ce	ertai	n Shar	es	
13)	Perce		Class Re									5	
14)	Type 	of R	eporting	Perso	n (Se	ee Ir	ıstruc	ctions): (00			
													2
Ite	m 1.	Securi	ty and Iss	suer									
of I	Nutra P	harma (elates to Corp. (the	e "Iss	uer").	. The	princ	cipal	execut	ive	office	es of t	

This statement is filed by Opus International, LLC, a limited liability company organized under the laws of the State of Maryland. Its place of organization is Maryland. Its principal business is investments. The address of its

Item 2. Identity and Background

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principal place of business is stated above.

During the last five (5) years, neither Opus International, LLC, nor its directors have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).

During the last five (5) years, neither Opus International, LLC nor its directors have been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which such person was or is subject to a judgment, decree or final order enjoining final violations of, or prohibiting or mandating activities subject to federal or state securities laws or finding any violation with respect to such laws.

Item 3. Source and Amount of Funds or Other Consideration

10,300,000 shares were issued to Opus International, LLC to extinguish a \$862,010 loan payable, and out of the 10,300,000 shares, 5,992,556 shares were transferred, leaving a balance of 14,000,000.

Item 4. Purpose of Transaction

The purpose of the transaction was the conversion of debt owed Opus by Nutra Pharma to common stock.

Item 5. Interest in Securities of the Issuer

As of June 9, 2003, the aggregate number and percentage of class of securities identified pursuant to Item 1 beneficially owned by each person named in Item 2 may be found in rows 11 and 13 of the cover pages.

The powers of the Reporting person identified in the preceding paragraph has relative to the shares discussed herein may be found in rows 7 through 10 of the cover pages.

No transactions in the class of securities reported on were effected by any of the persons named in this Item 5 during the past 60 days.

Item 6. Contracts, Arrangements, Understandings or Relationships with respect to the Securities of the Issuer. Except as set forth elsewhere in this Schedule 13D, there are no contracts, arrangements, understandings or relationships among the Persons named in Item 2 and between such persons and any other person with respect to any securities of the Issuer, including but not limited to the transfer of voting of any securities, finder's fees, joint ventures, loan or option agreements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies.

Item 7. Material to be Filed as Exhibits.

None

SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, ${\tt I}$ certify that the information set forth in this statement is true, complete and correct.

Dated: September 30, 2003

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Opus International, LLC

Marcy M. Engelbrecht

Marcy M. Engelbrecht Managing Member