U.S. SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

FORM 4

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

[] Check this box if no longer subject to Section 16. Form 4 or Form 5 $\,$

obligations may continue. See Instruction 1(b).

1. Name	e and Address o	of Reporting	Person*						
S.A.C. Ca	apital Advisors	s, LLC							
(Last))		(First)	(Middle)					
72 Cummir	ngs Point Road								
			(Street)						
Stamford			CT	06902					
 (City)			(State)						
				_					
2. Issu	uer Name and Ti	cker or Trac	ding Symbol						
Sonus Pha	armaceuticals,	Inc. ("SNUS"	')						
3. IRS	Identification	n Number of F	Reporting Person,	, if an entity	y (Voluntary)				
4. Stat	tement for Mont	h/Day/Year							
11/26/200	02								
5. If A	Amendment, Date	of Original	(Month/Day/Year	r)					
6. Rela	ationship of Re	Porting Pers	son to Issuer						
	eck all applica		John CO IBBACI						
	Director Officer (give	e title below		10% Owner Other (spec:	ifv below)				
	, ,			, ,	· ,				
				_					
7. Indi	ividual or Joir	nt/Group Fili	ing (Check applio	cable line)					
[X]	Form filed by Form filed by	_	ing Person one Reporting Per	rson					
		or Ber	ve Securities Aconeficially Owned						
<table></table>	>								
10112 1 1 0 1 1								5. Amount of	6.
Owner-					4.			Securities	
OWILCT	_	2. Trans-	2A. Deemed	3. Trans-	Securities Disposed of	-	(A) or	Beneficially Owned	shi
Form:	7.	action	Execution	action	(Instr. 3,	4 and 5)		Following	
Direct_	Nature of	Date	Date, if any	Code				Reported	(D)
1.	direct	(Month/	(Month/	(Instr. 8)		(A)		Transaction(s)	
Title of	Beneficial Security	Day/	Day/		Amount	or	Price	(Instr. 3	(I)
Ownership (Instr. 3 (Instr.4)		Year)	Year)	Code V		(D)		and 4)	

<s> <c></c></s>		<c></c>	<c></c>		<c></c>	<c></c>	<c></c>	<	(C>	<c></c>	<c></c>		<c></c>
Common Stock	x, par	11/22/	02		P		11,000	A	A	\$2.0884	1,582,552		I
(1) value \$0.001													
Common Stock (1)	_	11/25/	/02		P		5 , 700	A	A	\$2.1236	1,588,252		I
value \$0.001	per share			======									====
========	===												

													FORM 4 (continued)										
Table II Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)																							
7.									5.														
Title and Am	nount									er of													
of Underlyin	ng									vative	6.												
Securities							4.			rities	Date												
(Instr. 3 an	nd 4)		2.			3A.	Trans-	-	Acqu	ired (A)	Exercisa	ble and											
			Conver-		Deemed		action	action		isposed	Expiration Date												
1. Amount			sion or	3.		Execution	Code		of(D)	(Month/D	ay/Year)											
Title of or			Exercise	Trans-		Date,	(Inst	r.	(Ins	tr. 3,													
Derivative Number			Price of	action	Date	if any	8)		4 an	d 5)	Date	Expira-											
Security of			Derivative	(Month/		(Month/		-			Exer-	tion											
(Instr. 3) Title Sh	nares		Security	Day/Yea	r)	Day/Year)	Code 7	V	(A)	(D)	cisable	Date											
~~'>						·							~~										
	··																						
[TABLE CONTI	NOED BELOW]																						
[CONTINUATIO	ON OF TABLE F	FROM ABO	OVE]																				
	9. Number of Derivative		lO. Ownership	1 1																			
8. Price of Derivative		Ly I ow- S ed I	Direct (D) o	r Bene	ndired ficial																		
Security (Instr. 5)	Transaction (Instr. 4)		Indirect (I) (Instr. 4)		rship tr. 4))																	
		<	C>			**-**																	
Explanation of Responses:

⁽¹⁾ The securities to which this report relates are held by S.A.C. Capital Associates, LLC ("Associates") and S.A.C.

Healthco Fund,

LLC ("Healthco"), limited liability companies of which the Reporting Person is an investment manager. Pursuant to investment

agreements, the Reporting Person shares all investment and voting power with respect to the securities held by Associates and

Healthco. In accordance with Instruction 4(b)(iv) the entire amount of the Issuer's securities held by Associates and Healthco.

reported herein. The transaction reported on herein was consummated by Associates. The Reporting Person disclaims any beneficial

ownership of any of the Issuer's securities to which this report relates for purposes of Section 16 of the Securities Exchange Act

of 1934, as amended, except to the extent of its indirect pecuniary interest therein, and this report shall not be deemed an

admission that the Reporting Person is the beneficial owner of such securities for purposes of Section 16 or for any other purposes.

</TABLE>

/s/ Peter Nussbaum

November 26, 2002

**Signature of Reporting Person

Date

Peter Nussbaum Authorized Person

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

- * If the Form is filed by more than one Reporting Person, see Instruction $4\left(b\right)\left(v\right)$.
- ** 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 provided is insufficient, see Instruction 6 for procedure.