UNITED STATES 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): March 9, 2006

Hansen Natural Corporation

(Exact name of registrant as specified in its charter)

Delaware

(State or other jurisdiction of incorporation)

0-18761

39-1679918

(Commission File Number)

(IRS Employer Identification No.)

1010 Railroad Street Corona, California 92882

(Address of principal executive offices and zip code)

(951) 739 - 6200

(Registrant's telephone number, including area code) N/A

(Former name or former address, if changed since last report)

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:

- Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

Item 2.02. Results of Operations and Financial Condition

On March 9, 2006, Hansen Natural Corporation ("Hansen") issued a press release relating to its financial results for the year and fourth quarter ended December 31, 2005, a copy of which is furnished as Exhibit 99.1 hereto. The press release did not include certain financial statements, related footnotes and certain other financial information that will be filed with the Securities and Exchange Commission as part of Hansen's Annual Report on Form 10-K.

On March 9, 2006, Hansen will conduct a conference call at 11:30 a.m. Pacific Time. The call will be open to interested investors through a live audio web broadcast via the internet at www.hansens.com and www.fulldisclosure.com. For those who are not able to listen to the live broadcast, the call will be archived for approximately one year on both websites.

Item 9.01 Financial Statements and Exhibits

(c) Exhibits.

The following exhibit is furnished herewith:

Exhibit 99.1 Press Release dated March 9, 2006.

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 hereunto duly authorized.

Date: March 9, 2006

/s/Hilton H. Schlosberg Hilton H. Schlosberg Vice Chairman of the Board of Directors, President and Chief Financial Officer CONTACTS:

Rodney C. Sacks Chairman and Chief Executive Officer (951) 739-6200

Hilton H. Schlosberg Vice Chairman (951) 739-6200

Roger S. Pondel PondelWilkinson Inc. (310) 279-5980

HANSEN NATURAL CORPORATION REPORTS
RECORD FINANCIAL RESULTS FOR 2005 YEAR

Net Income Triples; Net Sales up 93%

Corona, CA March 9, 2006 Hansen Natural Corporation (NASDAQ:HANS) today announced record sales and profits for the year and fourth quarter ended December 31, 2005.

For the 2005 year, gross sales rose 85.4 percent to \$415.4 million from \$224.1 million in 2004. Net sales for 2005 increased 93.5 percent to \$348.9 million from \$180.3 million in the prior year. Operating income grew 205.3 percent in 2005 to \$103.4 million from \$33.9 million a year ago. Net income advanced 207.9 percent to \$62.8 million, or \$2.59 per diluted share, from \$20.4 million, or \$0.86 per diluted share, a year ago.

Rodney C. Sacks, chairman and chief executive officer, said the record sales and profits for 2005 were primarily attributable to substantially increased sales volumes of the company's Monster Energy(R) drinks and, to a lesser extent, of Lost(R) energy drinks and Joker Mad Energy(TM) drinks. Increased sales volumes of apple juice and apple juice blends also contributed to the record sales. He added that the increase in sales was partially offset by decreased sales volumes primarily of Hansens(R) Natural Sodas, Hansens energy drinks, Energade(R) and Smoothies in cans.

Gross profit as a percentage of net sales for the year rose to 52.3 percent from 46.3 percent in 2004, primarily due to increased sales of higher margin Monster Energy(TM) and Lost(R) energy drinks. Selling, general and administrative expenses as a percentage of net sales were lower than in the previous year.

For the 2005 fourth quarter, gross sales rose 83.9 percent to \$113.6 million from \$61.8 million a year earlier. Net sales increased 94.7 percent to \$98.0 million from \$50.3 million in 2004. Operating income increased to \$29.8 million from \$11.9 million a year ago. Net income increased to \$18.4 million, or \$0.75 per diluted share, from \$7.3 million, or \$0.31 per diluted share, in the comparable period in 2004.

The increase in net income for the fourth quarter compared with the prior year period was primarily attributable to the substantial increase in sales volumes of Monster Energy(TM) drinks.

Sacks also said that sales of Monster $\,$ Energy(TM) "Khaos" energy drinks was encouraging.

Hansen Natural Corporation markets and distributes Hansens(R) Natural Sodas, Signature Sodas, fruit juice Smoothies, Energy drinks, Energade(R) energy sports drinks, E20 Energy Water(R), Sparkling Lemonades and Orangeades, multi-vitamin juice drinks in aseptic packaging, Junior Juice juice(R), iced teas, lemonades and juice cocktails, apple juice, cider and juice blends, Blue Sky(R) brand carbonated beverages, Monster Energy(TM) brand energy drinks, Lost(R) Energy brand energy drinks, Joker Mad Energy(TM) and Rumba(TM) brand energy drinks and Fizzit(TM) brand Powdered drink mixes. Hansens can be found on the Web at www.hansens.com.

* Gross sales, although used internally by management as an indicator of operating performance, should not be considered as an alternative to net sales, which is determined in accordance with Generally Accepted Accounting Principles ("GAAP"), and should not be used alone as an indicator of operating performance in place of net sales. Additionally, gross sales may not be comparable to similarly titled measures used by other companies as gross sales has been defined by the Company's internal reporting requirements.

Certain statements made in this announcement may constitute "forward looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended, regarding the expectations of management with respect to revenues and profitability. Management cautions that these statements are qualified by their terms/or important factors, many of which are outside of the control of the company, that could cause actual results and events to differ materially from the statements made herein, including, but not limited to, the following: Changes in consumer preferences, changes in demand that are weather related, particularly in areas outside of California, competitive pricing pressures, activities and strategies of competitors, changes in the price and/or availability of raw materials for the company's products, the availability of production and/or suitable facilities, the marketing efforts of the distributors of the company's products, most of which distribute products that are competitive with the products of the company, the introduction of new products, as well as unilateral decisions that may be made by grocery chain stores, specialty chain stores, club stores and other customers to discontinue carrying all or any of the company's products that they are carrying at any time and other risks detailed from time to time in the Company's actual results could differ materially from those contained in the forward looking statements. The Company assures no obligation to update any forward looking statements.

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(table below)

Three Months Ended Twelve Months Ended December 31, December 31, 2005 2004 2005 2004 GROSS SALES* 113,570,741 61,760,023 \$ 415,417,282 224,097,875 LESS: Promotional and other allowances*? 15,560,656 11,422,691 66,530,916 43,756,740 **NET SALES** 98,010,085 50,337,332 348,886,366 180,341,135 COST OF SALES 46,066,902 25,346,905 166,343,118 96,874,750 GROSS PROFIT 51.943.183 24,990,427 182,543,248 83,466,385 OPERATING EXPENSES: Selling, general and administrative Amortization of trademarks 79,029,837 22,127,457 13,063,306 49,507,137 26,010 14,403 70,102 73,046 Total operating expenses 22, 153, 467 13,077,709 79,099,939 49,580,183 OPERATING INCOME 29,789,716 11,912,718 103,443,309 33,886,202 NONOPERATING INCOME (EXPENSE): Interest and financing expense (12,522)(9,793)(76,531)(41,988)Interest income 668,948 88,940 1,427,803 93,983 Net nonoperating income 656,426 79,147 1,351,272 51,995 INCOME BEFORE PROVISION FOR INCOME TAXES 30,446,142 11,991,865 104,794,581 33,938,197 PROVISION FOR INCOME TAXES 12,005,945 4,665,139 42,018,605 13,551,393 NET INCOME 18,440,197 7,326,726 \$ 62,775,976 20,386,804 NET INCOME PER COMMON SHARE: Basic 0.83 0.34 \$ 2.85 0.96 ========== Diluted \$ 0.75 0.31 \$ 2.59 0.86 =========== NUMBER OF COMMON SHARES USED IN PER SHARE COMPUTATIONS: Basic 21,783,698 22,055,983 21,333,784 22, 194, 187 ============= ==============

24,550,459

23,911,188

24,272,235

23,619,880

Diluted

^{*} Gross sales, although used internally by management as an indicator of operating performance, should not be considered as an alternative to net sales, which is determined in accordance with Generally Accepted Accounting Principles ("GAAP"), and should not be used alone as an indicator of operating performance in place of net sales. Additionally, gross sales may not be comparable to similarly titled measures used by other companies as gross sales has been defined by the Companys internal reporting requirements.

^{**}Although the expenditures described in this line item are determined in accordance with GAAP and meet GAAP requirements, the disclosure thereof does not conform with GAAP presentation requirements. Additionally, the presentation of promotional and other allowances may not be comparable to similar items presented by other companies. The presentation of promotional and other allowances facilitates an evaluation of the impact thereof on the determination of net sales and illustrates the spending levels incurred to secure such sales. Promotional and other allowances constitute a material portion of the marketing activities of the Company.

	2005	2004
ASSETS		
CURRENT ASSETS: Cash and cash equivalents	\$ 61,654,284	¢ 2.676.110
Short-term investments	11,860,665	\$ 3,676,119 17,300,000
Accounts receivable, net	28,751,588	12,650,055
Inventories	31,399,628	22,406,054
Prepaid expenses and other current assets	477,237	638,967
Prepaid income taxes	637,794	333,333
Deferred income tax asset	5,505,264	3,708,942
Total current assets	140,286,460	60,380,137
PROPERTY AND EQUIPMENT, net	3,742,958	2,964,064
INTANGIBLE AND OTHER ASSETS:		
Trademarks, net	19,103,049	18,351,804
Deposits and other assets	757,215	326,312
Total intangible and other assets	19,860,264	18,678,116
	ф 162 880 682	Ф 02 022 217
	\$ 163,889,682 ========	\$ 82,022,317 ======
LIABILITIES AND SHAREHOLDERS' EQUITY		
CURRENT LIABILITIES:		
Accounts payable	\$ 26,613,663	\$ 14,542,753
Accrued liabilities	2,481,703	1,582,968
Accrued compensation	3,346,243	1,831,627
Current portion of long-term debt	515,221	437,366
Income taxes payable	-	346,449
Total current liabilities	32,956,830	18,741,163
TOTAL CUITER LIADILITIES	32,950,830	16,741,103
LONG-TERM DEBT, less current portion	10,123	146,486
,	,	,
DEFERRED INCOME TAX LIABILITY	5,413,880	4,563,439
COMMITMENTS AND CONTINGENCIES		
OSTRICTION AND CONTENDED	-	-
STOCKHOLDERS' EQUITY:		
Common stock - \$0.005 par value; 30,000,000 shares		
authorized; 22,607,128 shares issued, 22,193,606		
outstanding in 2005; 22,239,728 shares issued, 21,826,206	440.000	111 100
outstanding in 2004	113,036	111,198 15,757,942
Additional paid-in capital	19,917,748 106,292,610	
Retained earnings Common stock in treasury, at cost; 413,522 shares in 2005 and 2004	(814,545)	43,516,634
00000001 30000 111 0100301 y, at 6030, 413,322 3110163 111 2003 attu 2004	(614, 545)	(814,545)
Total shareholders' equity	125,508,849	58,571,229
	¢ 162 990 692	Ф 92 022 217
	\$ 163,889,682 =========	\$ 82,022,317 ========
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