# SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

## **SCHEDULE TO**

TENDER OFFER STATEMENT UNDER SECTION 14(d)(1) OR 13(e)(1)
OF THE SECURITIES EXCHANGE ACT OF 1934
(Amendment No. 6)

## USANA HEALTH SCIENCES, INC.

(Name of Subject Company (Issuer))

Unity Acquisition Corp.

**Gull-Unity Holding Corp.** 

Gull Holdings, Ltd.

Myron W. Wentz

David A. Wentz

Jacquelyn R. Wentz

**Bryan Wentz** 

**Annette Wentz** 

Paul & Jane Meyer Family Foundation

Paul J. Meyer

Alice Jane Meyer

Centre Island Properties, Ltd.

Waco Boys Club Foundation, Inc.

L-K Marketing Group, LLC

**Beagle Irrevocable Asset Trust** 

(Names of Filing Persons (Offeror))

Common Stock, \$0.001 Par Value Per Share

(Title of Class of Securities)

90328M107

(CUSIP Number of Class of Securities)

## Dr. Myron Wentz 3838 West Parkway Boulevard Salt Lake City, UT 84120 (801) 954-7700

(Name, Address and Telephone Numbers of Person Authorized to Receive Notices and Communications on Behalf of Filing Persons)

With a copy to:
James A. Matarese
Lisa R. Haddad
Goodwin Procter LLP
Exchange Place
53 State Street
Boston, MA 02109
(617) 570-1000

### **CALCULATION OF FILING FEE**

Transaction valuation\* \$154,899,304 Amount of filing fee\*\*
\$6,087.54

- \* Estimated for purposes of calculating the filing fee only. This amount assumes the purchase of up to 5,532,118 shares of common stock, par value \$0.001 per share, of USANA Health Sciences, Inc., at a purchase price of \$28.00 per share. Such number of shares consists of 5,374,230 shares of common stock issued and outstanding as of May 28, 2008, and 157,888 shares of common stock issuable under stock options or other equity awards as of May 28, 2008, with an exercise price less than \$28.00.
- \*\* The amount of the filing fee, calculated in accordance with Rule 0-11 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), equals 0.00003930 of the transaction valuation.
- Check box if any part of the fee is offset as provided by Rule 0-11(a)(2) and identify the filing with which the offsetting fee was previously paid. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

Amount Previously Paid: \$6,087.54 Form or Registration No.: Schedule TO/Schedule 13E-3 Filing party: Unity Acquisition Corp., et al. Date filed: June 2, 2008; June 20, 2008; June 30, 2008 Check the box if the filing relates solely to preliminary communications made before the commencement of a tender offer. Check the appropriate boxes below to designate any transactions to which the statement relates: X third party tender offer subject to Rule 14d-1. issuer tender offer subject to Rule 13e-4. Х going-private transaction subject to Rule 13e-3. amendment to Schedule 13D under Rule 13d-2. X

Check the following box if the filing is a final amendment reporting the results of the tender offer.  $\Box$ 

This Amendment No. 6 (this "Amendment") amends and supplements the Tender Offer Statement on Schedule TO/Schedule 13E-3 filed with the Securities and Exchange Commission (the "Commission") on June 2, 2008, by Unity Acquisition Corp., a Utah corporation (the "Purchaser") and wholly-owned subsidiary of Gull-Unity Holding Corp., a Delaware corporation, and certain other participants in the tender offer, as amended by that certain Amendment No. 1 to Schedule TO/Schedule 13E-3 filed with the Commission on June 5, 2008, that certain Amendment No. 2 to Schedule TO/Schedule 13E-3 filed with the Commission on June 17, 2008, that certain Amendment No. 3 to Schedule TO/Schedule 13E-3 filed with the Commission on June 20, 2008, that certain Amendment No. 4 to Schedule TO/Schedule 13E-3 filed with the Commission on June 23, 2008, and that certain Amendment No. 5 to Schedule TO/Schedule 13E-3 filed with the Commission on June 30, 2008 (as so amended, the "Schedule TO"). The Schedule TO relates to the offer by the Purchaser to purchase all of the outstanding shares of common stock, par value \$0.001 per share, of USANA Health Sciences, Inc., not already owned by the participants in the offer, at a price of \$28.00 per share in cash, net to the sellers in cash, without interest, less any required withholding taxes, upon the terms and subject to the conditions set forth in the Offer to Purchase dated June 2, 2008, as amended or supplemented, and in the related Letter of Transmittal, copies of which are attached to the Schedule TO as Exhibits (a)(1)(A) and (a)(1)(B).

Except as specifically provided herein, this Amendment does not modify any of the information previously reported on the Schedule TO. You should read this Amendment together with the Schedule TO. Capitalized terms used but not defined herein shall have the meanings assigned to such terms in the Offer to Purchase.

## ITEM 4. TERMS OF THE TRANSACTION

The Offer to Purchase, incorporated herein by reference, is hereby amended as set forth in the other applicable Items of this Amendment.

In addition, on July 8, 2008, Gull Holdings and the Purchaser issued a press release announcing that the financing condition relating to the Offer had been satisfied and that the funds necessary to purchase the Shares tendered in the Offer would be available once the other conditions to the Offer have been satisfied or, if applicable, waived. Gull Holdings has received a letter from the lender under its debt financing commitment stating that the conditions specific to the financing set forth in the commitment letter have been satisfied, subject only to the other Offer conditions, release of signature pages, and payment of certain fees and expenses. The press release is attached hereto as Exhibit (a)(5)(E), and the letter is attached hereto as Exhibit (b)(2).

#### ITEM 11. ADDITIONAL INFORMATION

The information incorporated by reference into Item 11 of the Schedule TO is amended by the following amendment to the Offer to Purchase:

The following is added to the end of the first paragraph of the section entitled "THE TENDER OFFER" – Section 12 ("Certain Legal Matters"):

"The Court has scheduled a hearing regarding the Silberman Complaint for July 14, 2008. Absent action by a court, the Offer Participants intend to consummate the Offer if all of the other conditions to the Offer are satisfied or, if applicable, waived as of the scheduled Expiration Date."

## ITEM 12. EXHIBITS.

Item 12 of the Schedule TO is hereby amended and supplemented by adding the following text thereto:

"(a)(5)(E) Press Release issued by Gull Holdings, Ltd. and Unity Acquisition Corp. on July 8, 2008."

"(b)(2) Letter from Ableco Finance LLC to USANA Health Sciences, Inc. and Unity Acquisition Corp., dated July 8, 2008."

## **SIGNATURE**

After due inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

July 8, 2008
Date
GULL HOLDINGS, LTD.
/s/ Toby L. Marshall /s/ Dianne J. Clarke
Signature
Dianne J. Clarke and Toby L. Marshall, For and on behalf of Enmyn Limited Corporate Director  Name/Title
GULL-UNITY HOLDING CORP.
/s/ David A. Wentz
Signature
David A. Wentz, President
Name/Title
UNITY ACQUISITION CORP.
/s/ David A. Wentz
Signature
David A. Wentz, Vice President
Name/Title
MYRON W. WENTZ
/s/ Myron W. Wentz
Signature
DAVID A. WENTZ
/s/ David A. Wentz
Signature
JACQUELYN R. WENTZ
/s/ Jacquelyn R. Wentz
Signature
BRYAN WENTZ
/s/ Bryan Wentz
Signature

ANNETTE WENTZ
/s/ Annette Wentz
Signature
PAUL & JANE MEYER FAMILY FOUNDATION
/s/ William Terry Irwin
Signature
William Terry Irwin, Vice President
Name/Title
PAUL J. MEYER
/s/ Paul J. Meyer
Signature
ALICE JANE MEYER
/s/ Alice Jane Meyer
Signature
CENTRE ISLAND PROPERTIES, LTD.
/s/ Christopher Whorms
Signature
Christopher Whorms, Director Name/Title
Name/Title
WACO BOYS CLUB FOUNDATION, INC.
/s/ Eugene R. Franklin
Signature
Eugene R. Franklin, Vice President
Name/Title
L-K MARKETING GROUP, LLC
/s/ Kevin Rhea
Signature
Kevin Rhea, President
Name/Title
BEAGLE IRREVOCABLE ASSET TRUST
/s/ Eugene R. Franklin
Signature
Eugene R. Franklin, Trustee
Name/Title

#### INDEX OF EXHIBITS

- (a)(1)(A) Offer to Purchase, dated June 2, 2008.\*
- (a)(1)(B) Form of Letter of Transmittal.\*
- (a)(1)(C) Form of Notice of Guaranteed Delivery.\*
- (a)(1)(D) Form of Letter to Brokers, Dealers, Commercial Banks, Trust Companies and Other Nominees.\*
- (a)(1)(E) Form of Letter to Clients for use by Brokers, Dealers, Commercial Banks, Trust Companies and Other Nominees.\*
- (a)(1)(F) Guidelines for Certification of Taxpayer Identification Number (TIN) on Substitute Form W-9.\*
- (a)(1)(G) Summary Newspaper Advertisement as published in the New York Times on June 2, 2008.\*
- (a)(1)(H) Form of Letter to Participants in the USANA Health Sciences, Inc. 401(k) Plan and Instruction Form.\*
- (a)(5)(A) Press Release issued by Gull Holdings, Ltd. on May 13, 2008, incorporated by reference to Exhibit A to the Schedule TO-C filed by the Offer Participants on May 13, 2008.
- (a)(5)(B) Press Release issued by Unity Acquisition Corp. on June 2, 2008.\*
- (a)(5)(C) Press Release issued by Gull Holdings, Ltd. and Unity Acquisition Corp. on June 23, 2008.\*
- (a)(5)(D) Press Release issued by Gull Holdings, Ltd. and Unity Acquisition Corp. on June 30, 2008.\*
- (a)(5)(E) Press Release issued by Gull Holdings, Ltd. and Unity Acquisition Corp. on July 8, 2008.
- (b)(1) Commitment Letter by and between Ableco Finance LLC and Gull Holdings, Ltd., dated May 13, 2008.\*
- (b)(2) Letter from Ableco Finance LLC to USANA Health Sciences, Inc. and Unity Acquisition Corp., dated July 8, 2008.
- (c)(1) Canaccord Adams Inc. Discussion Materials dated May 12, 2008.\*
- (c)(2) Canaccord Adams Inc. Discussion Materials Comparable Transaction Analysis Data.\*
- (d) Contribution Agreement dated May 13, 2008, by and among Gull-Unity Holding Corp., Unity Acquisition Corp., and certain other persons listed therein, incorporated by reference to Exhibit E to the Schedule 13D filed by the Offer Participants on May 23, 2008.
- (f) Part 13 of the Utah Revised Business Corporation Act, incorporated by reference to Exhibit A to the Offer to Purchase, dated June 2, 2008.
- Previously filed

## Gull Holdings Announces Satisfaction of Financing Condition for USANA Offer

SALT LAKE CITY—(BUSINESS WIRE)—Gull Holdings, Ltd. and Unity Acquisition Corp. announced today that the financing condition relating to their offer to purchase all of the outstanding shares of USANA Health Sciences, Inc. (NASDAQ: <u>USNA</u>) has been satisfied. As a result, the necessary funds to purchase the shares in the offer will be available once the other conditions to the offer have been satisfied. As described in the Offer to Purchase referenced below, this financing commitment will expire on July 18, 2008. The other conditions to the offer are set forth in the Offer to Purchase and include the following conditions that must be satisfied:

- There being tendered at least a majority of the outstanding shares of USANA stock that are not owned by the offer participants;
- There being tendered enough shares of USANA common stock so that the offer participants would own at least 90% of the outstanding shares (on a fully diluted basis after giving effect to the exercise of all derivative securities with an exercise price less than the offer price) following completion of the tender offer.

Gull and Unity previously increased the offer price from \$26 per share to \$28 per share and formally extended the offer and related withdrawal rights to midnight, New York City time, on Monday, July 14, 2008. This offer price represents the purchasers' best and final offer, and is the highest price permitted, while meeting revolver availability requirements, under their debt financing commitment. The increased offer price is 34.4% higher than the closing price on the day prior to Gull's announcement of its intention to commence the original offer, and a 39.1% premium to the volume weighted average price for the 30 days prior to that announcement.

## **Important Notice**

This press release is neither an offer to purchase nor a solicitation of an offer to sell shares of USANA Health Sciences, Inc. Unity Acquisition Corp. filed a tender offer statement with the SEC on June 2, 2008, as subsequently amended, and has mailed an Offer to Purchase, forms of letters of transmittal and related documents to USANA shareholders. These documents contain important information about the tender offer, and USANA shareholders are urged to carefully read those documents and any other documents relating to the tender offer that are filed with the SEC. These documents are available at no charge on the SEC's website at <a href="https://www.sec.gov">www.sec.gov</a>. Copies may also be obtained for free by directing a request to D.F. King & Co., Inc., 48 Wall Street, New York, New York 10005, 1-800-207-3158.

#### **Forward-Looking Statements**

Certain factors could affect the outcome of the matters described in this press release. These factors include, but are not limited to, the inability to complete the offer due to the failure to satisfy the conditions to the offer set forth in the Offer to Purchase.

Contact:

Gull Holdings, Ltd. D.F. King & Co., Inc., 800-207-3158

## ABLECO FINANCE LLC 299 Park Avenue, 22nd Floor New York, New York 10171

July 8, 2008

USANA Health Sciences, Inc. Unity Acquisition Corp. 3838 West Parkway Boulevard Salt Lake City, UT 84120

Ladies and Gentlemen:

Reference is made to the Financing Commitment, dated May 13, 2008 (the "Commitment Letter"), by and among Gull Holdings, Ltd., an Isle of Man company ("Gull Holding") and Ableco Finance LLC, a Delaware limited liability company ("Ableco"), a copy of which is attached hereto as Exhibit A. Capitalized terms not otherwise defined herein shall have the meaning ascribed thereto in the Commitment Letter.

Pursuant to the Commitment Letter, Ableco has committed to act as lead arranger and to provide to Unity Acquisition Corp., a Utah corporation ("<u>UAC</u>"), USANA Health Sciences, Inc., a Utah corporation ("<u>USANA</u>" and together with UAC, collectively the "<u>Borrowers</u>" or "<u>you</u>"), and certain of its subsidiaries, a financing facility in the maximum aggregate principal amount of up to \$215,000,000 (the "<u>Financing Facility</u>"), of which \$200,000,000 may be borrowed at closing, subject to the terms and conditions contained in the Commitment Letter, Fee Letter and the other documentation described therein (collectively, the "<u>Commitment Documents</u>").

We hereby advise you that, as of the date hereof, each of the conditions to our providing the Financing Facility are satisfied except for the below set of conditions related to the consummation of the Acquisition:

• our satisfaction that, after the date hereof, there has not occurred or become known to us (i) any material adverse change with respect to the financial condition, business, operations, assets, liabilities or prospects of USANA and its subsidiaries (taken as a whole) (a "Material Adverse Change"), except to the extent disclosed to us in writing prior to May 13, 2008 or disclosed in a document filed with the SEC prior to May 13, 2008 and publicly available or (ii) any new or inconsistent information or other matter not previously disclosed in writing by Gull Holdings to us (other than any projections, budgets, pro forma financial statements and general economic industry information) relating to USANA, Gull Holdings, any of their respective subsidiaries or the transactions contemplated by the Commitment Letter which has resulted in a Material Adverse Change:

USANA Health Sciences, Inc. July 8, 2008 Page 2

- the non-existence after the date hereof, of any claim, action, suit, investigation, litigation or proceeding (including, without limitation, shareholder or derivative litigation) pending or threatened in any court or before any arbitrator or governmental authority either (i) relating to the Financing Facility or (ii) that if adversely determined, has any reasonable likelihood of resulting in a Material Adverse Change;
- the acquisition by UAC, free and clear of all liens (other than such liens approved by us and described in the Commitment Documents), of not less than 90% (on a fully diluted basis) of the issued and outstanding voting equity interests of USANA, our satisfaction with the post-Acquisition capital structure of USANA and its subsidiaries (including, without limitation, the amounts and terms of USANA's pro forma indebtedness to the extent incurred after the date hereof and before the consummation of the Acquisition) (and we confirm that the proposed capital structure disclosed to us prior to the date hereof is satisfactory) and the full performance and satisfaction of all of the obligations to be performed by you under the Offer to Purchase;
- the appointment of David Wentz and Gilbert A. Fuller to the Board of Directors of USANA, the resignation of all of the
  independent board members and the authorization and approval of the Financing Facility by the Board of Directors of
  USANA;
- release from escrow by the Borrowers and the Guarantors of their respective executed signature pages to the Commitment Documents; and
- our receipt of all fees, costs and expenses due and payable by the Borrowers pursuant to the terms of the Commitment Documents (including without limitation, pursuant to the Fee Letter).

This letter confirms the remaining conditions to our providing the Financing Facility as such status exists on the date hereof.

This letter shall be governed by and construed in accordance with the laws of the State of New York without regard to principles of conflicts of law that would apply a different law.

Very truly yours,

ABLECO FINANCE LLC

By: /s/ Kevin Genda

Name: Kevin Genda Title: Vice President