

OTC DISCLOSURE AND NEWS SERVICE
COMPANY INFORMATION AND DISCLOSURE STATEMENT

(April 15, 2012)

HANNOVER HOUSE, INC.
f/k/a TARGET DEVELOPMENT GROUP, INC.
(Pinksheets: HHSE)

WYOMING
(State of Incorporation)

91-1906973
(IRS Employer Identification No.)

1428 CHESTER STREET
SPRINGDALE, AR 72764
(Address of Principal Executive Offices)

479-751-4500
(Issuer's Telephone Number)

Cusip Number 410681 101

**SUMMARY OF KEY TOPICS AND ACTIONS TAKEN AT
BOARD OF DIRECTORS MEETING OF APRIL 13, 2012**

POSTED: April 15, 2012



**HANNOVER
HOUSE**

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Item 1 – **The exact name of the issuer** is Hannover House, Inc., formerly known as Target Development Group, Inc. The name of our Company, also referred to the “Issuer” or “HHSE”, is HANNOVER HOUSE, INC., and until January, 2012 was formerly known as TARGET DEVELOPMENT GROUP, INC., a Wyoming Corporation (registered in Wyoming on January 29, 2009); As of April 3, 2012, the trading symbol for the Company was changed from “TDGI” to “HHSE.” The Company’s wholly-owned, operating entity, Truman Press, Inc., d/b/a “Hannover House” was incorporated in California in 1993, and re-registered into Arkansas, effective 2009. While the name of the corporation has been changed to Hannover House, Inc., effective in January, 2012 by the Wyoming Secretary of State’s office, the publicly traded entity as recorded with FINRA, the S.E.C. and the OTC Markets was not formally changed to “Hannover House, Inc.” with the “HHSE” trading symbol until Tuesday, April 3, 2012.

Item 2 – **The address of the issuer’s principal executive offices** is as follows:

Our Contact Information:

Hannover House, Inc.
f/k/a “Target Development Group, Inc.”
1428 Chester St.
Springdale, AR 72764
Tel. 479-751-4500
Fax: 479-751-4999
www.HannoverHouse.com

Contact Person:

D. Frederick Shefte, President
Hannover House, Inc.
1428 Chester St.
Springdale, AR 72764
Tel. 479-751-4500
Fax.: 479-751-4999
Fred@HannoverHouse.com

Item 3 – **The jurisdiction and date of the issuer’s incorporation under that jurisdiction** are:
Wyoming (corporation), registered January 29, 2009. The Company’s wholly-owned, operating entity, Truman Press, Inc., d/b/a “Hannover House” was incorporated in California in 1993, and re-registered into Arkansas, effective 2009.

Item 4 – **Exact title and class of securities outstanding:**

The Company’s stock is traded on the OTC “Pinksheets” Markets under the trading symbol: HHSE. The Cusip number for the Company is: 410686 101. The following is true and correct, per our transfer agent, as of and at the period ending on April 6, 2012:

a.	Total shares in issue as of April 6, 2012:	476,511,945
b.	Above Shares Restricted From Sale: 130,325,186	
	<u>TOTAL SHARES IN ISSUE:</u>	<u>476,511,945</u>
c.	Series “A” Preferred Shares:	1,000,000

Shareholders of Record: 170 (*Standard Registrar count*)

Total Beneficial Shareholders: 332 (*Broadridge, ICS count*)

Total Authorized Shares: 700,000,000

Item 5 – **Stock Transfer Agent:**

The Transfer Agent for the Company’s stock is:

Standard Registrar & Transfer Company, Inc.

12528 South 1840 East

Draper, UT 84020

Tel. 801-571-8844 / Fax 801-571-2551

ITEM 6 Summary of Key Topics and Actions from Board of Directors Meeting of April 13, 2012

The company held a regularly scheduled and properly noticed meeting of the Board of Directors at the Company's headquarters in Springdale, Arkansas, USA, on Friday, April 13, 2012 beginning at 11:00 am Central Time. The following items were discussed and to the extent that actions were taken by the Board, are noted below.

1). REPLICATION LOAN RE: "HUMANS VS. ZOMBIES" – Fred Shefte set forth a proposal from a high-net worth, Northwest Arkansas-based private investor (who requests anonymity with respect to public disclosures), for a short-term loan of \$100,000 to cover costs related to the manufacture, fulfillment and marketing of the "Humans Vs. Zombies" release. Repayment of the loan would be secured by a lien that the investor would retain against specific pre-orders for this item which are already in hand for Hannover House. Based on the reasonable terms and low-interest rate for the loan, as well as the long-term strategic benefit of working with this notable investor, the Board voted unanimously to accept the terms, including the payment of a modest "finder's fee" to Graham Financial Services, Inc., for successfully securing the investor. Following adjournment of the Board of Directors Meeting, the loan documents were completed, and the company accepted and deposited the investment funds.

2). OFFICER 144 SHARES – The Board formally acknowledged the previous discussion and action taken individually by Parkinson and Shefte to remove the sale restriction from a portion of their stock holdings in the company. It is the understanding of all parties that the potential sale of these shares, which has not yet commenced, would be carefully managed by a major market-maker, with placement of same designated for a select group of high-net worth investors. The Board concurs with major shareholders and officers that the release of sale restriction from a modest quantity of shares already issued to Parkinson and Shefte would be a preferred action over other stock transaction opportunities available.

3). CREDIT LINE DISCUSSION – The Board discussed the availability of a variety of private investment capital and bank credit facilities. In addition to financing ventures previously disclosed and currently in various stages of progression, the Board unanimously approved the motion put forward by Fred Shefte to pursue the bank credit line opportunity that recently became available to the Company through a major, California bank, specializing in entertainment. As presently structured, this proposed California bank credit facility would be a revolving fund, primarily secured by accounts receivable. Based on the facility terms, the amount of funding available and the immediacy of the opportunity, the Board approved the granting of authority to Shefte as may be required to open a bank account and to execute other documents as may be required to conclude this bank credit line opportunity.

4). ACADEMY AWARD-WINNING FILM SEQUEL – The Board unanimously approved the current terms to proceed with the off-balance-sheet funding of the major motion picture sequel to a very well known, Academy Award winning film, including certain participation agreements, licenses and forbearance agreements with the screenwriter, MGM-UA and NBC-Universal. The Board agreed to respect of the quarantine of specific disclosures regarding this project until a multiparty, formal announcement is released (planned for the Cannes Film Festival, 2012).

5). APPROVAL OF “MOTHER GOOSE!” VENTURE – The Board reviewed the deal terms and project description as presented by Eric Parkinson, covering Mike Snyder’s family-fantasy feature film, “Mother Goose!” Based on the merits of the project, as well as the availability of co-production financing and the potential availability of several “A” list stars, the Board unanimously approved the venture.

There being no other business requiring the action or approval of the Board of Directors, the meeting was adjourned at 12:05 pm.

ITEM 7 Certifications

I, ERIC F. PARKINSON, hereby certify that;

- (1) I have reviewed the Summary of the Board of Directors Meetings held on April 13, 2012 and posted to the OTC Markets as of Sunday, April 15, 2012 on behalf of Hannover House, Inc., formerly known as Target Development Group, Inc. and its operating subsidiary, Hannover House;
- (2) Based on my knowledge, this Disclosure Statement of the Board of Directors Meeting does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this Disclosure Statement;
- (3) Based on my knowledge, the financial information included or incorporated by reference in this Disclosure Statement, fairly present in all material respects the financial condition, results of operations, and cash flows of the Issuer as of, and for, the periods presented in this Disclosure Statement.

Dated: 15 April 2012

/s/_____
By: Eric F. Parkinson
Title: Chairman and Chief Executive Officer