

OTC DISCLOSURE AND NEWS SERVICE

COMPANY INFORMATION AND DISCLOSURE STATEMENT

(February 22, 2012)

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

WYOMING
(State of Incorporation)

91-1906973
(IRS Employer Identification No.)

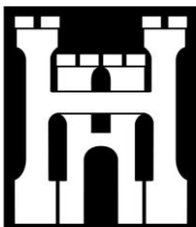
**1428 CHESTER STREET
SPRINGDALE, AR 72764**
(Address of Principal Executive Offices)

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

Cusip Number 87620A

**DISCLOSURE OF RESOLUTIONS AND AGENDA ITEMS
FROM MANAGER'S DISCUSSION MEETING, FEB. 20, 2012**

POSTED: February 22, 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 “TDGI”, 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); 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 is still, currently listed as “Target Development Group, Inc.” and is currently trading under the ticker symbol “TDGI.” Company has applied for a name and symbol change to “HHSE,” in order to better identify the stock name and symbol with the operating entity.

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

Our Contact Information:

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

Contact Person:

D. Frederick Shefte, President
TDGI-Hannover House
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: TDGI. The Cusip number for the Company is: 87620A. The following is true and correct, per our transfer agent, as of and at the period ending on December 31, 2011:

a.	Total shares in issue as of Dec. 31, 2011:	477,995,139
b.	Above Shares Restricted From Sale: 140,325,162	
	<u>TOTAL SHARES IN ISSUE:</u>	477,995,139
c.	Series “A” Preferred Shares:	1,000,000
d.	Addl. Restricted Shares reserved for Financing Venture (pre-approved by Board of Directors, but not issued): (Revoked by Board Action and returned to Treasury)	3,500,000

Shareholders of Record: 171 (Standard Registrar count)

Total Beneficial Shareholders: 2,236 (Broadridge, ICS count)

Total Authorized Shares: 700,000,000

Note: the discrepancy between Shareholders of Record and Beneficial Shareholders is due to the consolidation of multiple shareholders within the larger brokerage houses. For example, Scottrade, TD Ameritrade, E-Trade, Charles Schwab and National Financial Services collectively represent 1,644 Beneficial Owners of TDGI stock, yet are recorded by Standard Registrar as being only five (5) Shareholders of Record.

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 Items from Manager’s Discussion Meeting of Feb. 20, 2012.

The Principal Managers of the Company, specifically Eric Parkinson (CEO) and D. Frederick Shefte (President) held a planning and strategy meeting on Monday, February 20, 2012 at the company’s principal offices in Springdale, Arkansas. The meeting commenced at 2:00-pm Central Time and covered a variety of operational and corporate issues. The principal Discussion Items, and the actions agreed upon by the Company Managers are described below:

Discussion Item a). ENGAGEMENT OF “AUDIT MANAGER” POSITION AS POSSIBLE TRANSITION INTO GENERAL MANAGER’S POST – At the recommendation of the auditors, Company has created a new position of “Audit Manager” to work full-time at the corporate offices. This position is envisioned to expedite the assembly and formatting of information required for the audit. However, and in respect of the extensive business and accounting experience of the individual engaged for this position (Lisa Purkayastha), both Parkinson and Shefte agreed that this project may serve as an ideal opportunity to expand into a “General Manager’s” position (in order to continue with new systems and maintain operational infrastructures required for regular reporting deadlines as the company moves towards uplisting and ongoing growth).

Discussion Item b). APPROVAL OF NEW ACQUISITIONS – In reviewing recent home video sales results from Q4 (2011) and Q1 (2012), Company has identified genre-specific sales successes that could be expanded upon with additional acquisitions of similarly themed titles. Following a review of more than 40 commercial properties on offer for acquisition, Managers agreed to proceed immediately with licensing or sales agency agreements on six new titles intended to fit into this “direct to video” media release opportunity. In order to preserve the profile of each of these titles – and in respect of the requests of some of the creative teams – it was decided that each of these new acquisitions would enjoy press release announcements separate from this OTC disclosure of management’s approval.

Discussion of Item c). APPROVAL OF RIGHTS AND SCREENPLAY OPTION AGREEMENT FOR MAJOR, FEATURE FILM PROPERTY – Managers reviewed the opportunity for the Company to obtain the rights to produce a major motion picture, based on an Academy Award nominated, hit movie (although, technically not a “sequel” despite the being from the same writer, and set in the same location, period, characters and similar circumstances). Due to a variety of factors, including financing opportunities and the likelihood of substantial commercial value for the project, the decision was made to proceed with a rights licensing / option agreement, but to withhold announcement of the project specifics until a separate, high-profile forum for this news is secured.

Discussion of Item d). INFORMATIONAL PRESS RELEASE ANNOUNCEMENT ABOUT COMPANY STANDARDS, RESULTS AND OPERATIONS – It has been the Company’s stated policy to concentrate on bottom-line results and to promote products, rather than “Company” activities. However, in respect of this humble approach, managers have realized that some shareholders will occasionally disregard the Company’s actual results, and respond instead to misinformation or emotions evoked by anonymous “chat room” manipulators. In order to improve the clarity of factual information to shareholders, the managers of the Company have decided to address the issue of occasional rumors of misinformation through a variety of means. In addition to the redress opportunities available to the Company through both criminal and civil legal means, a campaign of accuracy and increased corporate visibility was approved.

Beginning on Tuesday, February 21, the Company will commence with regular press release postings of corporate activities, policies and results. The purpose of these communications is not to emulate the typical “Investor Relations” scenarios that create short and usually unsustainable spikes in a company’s share price. Instead, the purpose is to create a more informed shareholder base, building support for the stock with long-term sustainability and growth. It has been the Company’s policy and practice to disclose all relevant and material matters. The managers are confident that the more that shareholders know about the Company’s actual performance, policies and opportunities, the more they will recognize the strategic and economic value of their investment in Hannover House. The previous Company policy of humbly “letting the results speak for themselves” is notable, but ineffective in combating some of the absurd postings of misinformation fabricated by manipulators through stock “chat rooms.” Accordingly, the Hannover House managers request that legitimate and verifiable shareholders of record reach out to the Company to seek correction or clarification regarding any questionable issues of concern. Issues requiring clarification or rebuttal will be promptly addressed and posted through either OTC filings or Press Release announcements for simultaneous review by all shareholders. The Company will implement a zero-tolerance policy against misinformation and the individuals that would hope to profit from such activities.

* * * * *

There being no further items of discussion requiring disclosure by the Managers of the Company, the meeting was adjourned at 4:15 pm.

ITEM 7 Certifications

I, ERIC F. PARKINSON, hereby certify that;

- (1) I have reviewed the Disclosure Statement covering the Manager’s Discussion Meeting of Monday, February 20, 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 and summary of the Manager’s Discussion 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: 22 February 2012

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