OTC DISCLOSURE AND NEWS SERVICE

COMPANY INFORMATION AND DISCLOSURE STATEMENT

(March 7, 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: March 7, 2012



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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 reregistered 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:

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

TOTAL SHARES IN ISSUE: 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)

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 Mar. 7, 2012.

The Principal Managers of the Company, specifically Eric Parkinson (CEO) and D. Frederick Shefte (President) held a planning and strategy meeting on Wednesday, March 7, 2012 at the company's principal offices in Springdale, Arkansas. The meeting commenced at 1:00-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). SUMMARY OF COMPANY'S CURRENT FINANCIAL STATUS – At the request of some of the Company's primary shareholders, the Managers of the Company elected to address the false rumor that some form of stock issuance or debt-to-equity conversion was planned. As discussed in the annual shareholder's meeting, and to be clear, there are no actions or planned actions involving any form of new stock issuances or debt-conversions requiring stock issuances. Any rumors making contrary statements are blatantly wrong and clearly an attempt to manipulate the stock value. The TDGI / HHSE shares are trading at a pricing level that the Managers have accurately identified as being substantially below the Price-Earnings ratios for the entertainment industry sector (by a factor of almost 3-X). At the same time, the Company is enjoying record DVD and VOD sales activities, which have created a manageable cash-flow situation for current operations, future title releases and payables management.

Discussion Item b). APPROVAL OF MULTI-TITLE OUTPUT VENTURES – In respect of the ongoing sales success that the Company has been enjoying with films from Studio 3 Entertainment, LLC and director Brian T. Jaynes, a discussion was held covering the proposal from Jaynes to structure an "output" arrangement. Under this structure, Jaynes and the production entities established for each venture, would deliver to Hannover House a minimum of three (3) new productions each year for the next two years. The terms of the distribution would be identical to the terms already in place for "Boggy Creek", "Humans Vs. Zombies" and "Patient Zero" which are deemed lucrative and beneficial to Hannover House. Under the proposed output arrangement, Hannover House would not be responsible to provide any production financing. Based upon the concepts presented by Jaynes, the managers approved the venture for an output agreement covering a minimum of six new films. Along the same lines, the managers looked at a similar proposal from Allegheny Image Factory, covering four new productions to be delivered within the next two years. This multipicture output venture was also approved by the managers. In order to respect the profile of each title covered under these two output agreements, the managers agreed to announce the individual titles under separate, press released announcements.

<u>Discussion Item c).</u> CREATION OF V.P. SALES & MARKETING POSITION – A discussion was held regarding the increasing sophistication of the Company's marketing and sales activities, as well as the Company's enhanced output of releases. In order to better manage the release slate and various promotional requirements for the Company's activities, the Managers agreed to create a new position for "Vice-President of Sales and Marketing." No specific candidates were identified for this position, although the Managers acknowledged that this new post will likely necessitate the opening of a Los Angeles-based office.

* * * * *

There being no further items of discussion requiring disclosure by the Managers of the Company, the meeting was adjourned at 2:05 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 Wednesday, March 7, 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.

/s/					
By: I	Eric F. F	arkinso	n		
Title	: Chairn	nan and	Chief I	Executive	e Officer

Dated: 7 March 2012