

OTC DISCLOSURE AND NEWS SERVICE
COMPANY INFORMATION AND DISCLOSURE STATEMENT

(April 11, 2012)

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

WYOMING
(State of Incorporation)

91-1906973
(IRS Employer Identification No.)

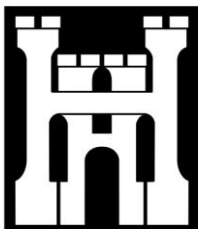
1428 CHESTER STREET
SPRINGDALE, AR 72764
(Address of Principal Executive Offices)

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

Cusip Number 410681 101

**ADDITIONAL INFORMATION AND REQUESTED
DISCLOSURE BY CORPORATE COUNSEL REGARDING OTC
MARKETS COMPLIANCE FILINGS FOR THE YEAR ENDING
12/31/11**

POSTED: April 11, 2012



**HANNOVER
HOUSE**

ITEM 1 Additional Information and Requested Disclosure by Corporate Counsel Regarding OTC Markets Compliance Filings for the Year Ending 12/31/2011.

In reviewing the various disclosures and filings made by the Company during the past year, and more specifically with respect to the year-ending 12/31/2011, counsel for Company has requested that additional information be posted regarding the Real Property transaction described below, and any other items that might merit disclosure.

- a) Real Property – The Company’s balance sheet for 12/31/2011 includes a line item for “Real Property” which refers to an off-site warehouse and 4.5-acres of land. The Company had included a footnote regarding this item on the balance sheet reading:

“Footnote “f” Real Property – Company’s ability to fully acquire the Westfork warehouse and acreage is still subject to the settlement of the Probate Estate of the prior manager of the special purpose, llc, that owns the property. Company has made an agreement with the mortgage note holder for defacto ownership and payments until such time that the probate matter is settled.”

In the interest of clarity, the Company proffers the following, additional information: An agreement exists with the estate of the now deceased manager of the LLC that owns the property under which the Company will acquire the LLC which owns the property. Completing that contract requires closing the probate estate of that LLC manager. Additionally, the Company has a contract with the mortgage holder to assume and revise the obligations of the LLC for purchase of the property. The Company plans to utilize the property for off-site storage of equipment, materials and excess inventory.

- b) Related Party Transaction – Company has structured a previously unannounced agreement with American Happenings, Inc., regarding the release of up to thirty (30) properties onto DVD, Blu-Ray, Television and Video-On-Demand that were previously distributed by Plaza Entertainment, Inc. during the years that Eric Parkinson was President of Plaza Entertainment, Inc. (1996 – 2000). For full disclosure, Company acknowledges that the current, principal shareholder in American Happenings, Inc. was also a major shareholder at one time with Parkinson in Plaza Entertainment, Inc. While Parkinson has no ongoing financial interest in either American Happenings, Inc. – or in the titles that were previously distributed by Plaza Entertainment, Inc. – this statement has been posted in order to avoid the appearance of any conflict of interest or the appearance of a Related Party Transaction. As of the date of this filing, none of the titles from American Happenings, Inc., that were previously distributed by Plaza Entertainment, Inc., have been rereleased by Hannover House.
- c) T3K – “Terminator 3000” – At such point in time that all necessary rights and approvals have been secured from applicable third parties, Parkinson has agreed to assign to Company all of his rights, title and interest in this feature film project (including copyright PAu 3-599-599) for a fair market value, to be determined by an industry expert unrelated in any way to Hannover House. Because the value of this prospective, related party transaction exceeds the financial threshold for disclosure requirements, Company proffers this notice.

ITEM 2 Certifications

I, ERIC F. PARKINSON, hereby certify that;

- (1) I have reviewed the Additional Information and Requested Disclosure by Corporate Counsel Regarding OTC Markets Compliance Filings for the Year Ending 12/31/2011, filed as of this day, Wednesday, April 11, 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 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: 11 April 2012

/s/ _____

By: Eric F. Parkinson

Title: Chairman and Chief Executive Officer