

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM 10-K

**ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d)
OF THE SECURITIES EXCHANGE ACT OF 1934**

For the twelve-month period ended: December 31, 2015

Hannover House, Inc.

(Exact name of registrant as specified in its charter)

Wyoming
(State or Other Jurisdiction
of Incorporation or Organization)

000-28723
(Commission
File Number)

91-1906973
(I.R.S. Employer
Identification No.)

1428 Chester Street, Springdale, AR 72764
(Address of Principal Executive Offices) (Zip Code)

479-751-4500
(Registrant's telephone number, including area code)

**f/k/a "Target Development Group, Inc."
f/k/a "Mindset Interactive Corp."**

(Former name or former address and former fiscal year, if changed since last report)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes ☐ No ☒

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes ☐ No ☒

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company.

Large accelerated filer ☐ Accelerated filer ☐ Non-accelerated filer ☐ Smaller reporting company ☒

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act). Yes ☐ No ☒

**APPLICABLE ONLY TO REGISTRANTS INVOLVED IN BANKRUPTCY
PROCEEDINGS DURING THE PRECEDING FIVE YEARS:**

Indicate by check mark whether the registrant has filed all documents and reports required to be filed by Sections 12, 13 or 15(d) of the Securities Exchange Act of 1934 subsequent to the distribution of securities under a plan confirmed by a court. Yes ☐ No ☒

APPLICABLE ONLY TO CORPORATE ISSUERS

Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date.

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 December 31, 2015:

- a. Total Common Stock Shares in issue as of December 31, 2015: 799,929,996*
- b. Above Shares Restricted from Sale: 100,860,595*

TOTAL COMMON STOCK SHARES IN MARKET: 699,069,401*

- c. Series "A" Preferred Shares: 3,000,000

Shareholders of Record: 2,023 (*Standard Registrar count*)

Total Beneficial Shareholders: 341 (*Broadridge, ICS count*)

Total Authorized Common Stock Shares: 800,000,000

Total Authorized Series "A" Preferred Shares: 10,000,000

** Share count includes 10-mm restricted stock shares issued as collateral to TCA Global Master Fund, which are subject to return to treasury stock. Share count also includes the issuance by Transfer Agent during the Q3, 2015 reporting period of a block of 9,854,147 common stock shares to Blackbridge Capital, which Company has demonstrated to have been issued in error by the Transfer Agent, and which occurred without meritorious basis. Above share count also includes a discrepancy of 26,531,972 shares which purportedly were issued by the Company's Transfer Agent, but details for which do not appear on the Control Log of stock issuance transactions. Company has engaged litigation counsel to pursue its rights and remedies in each of these matters regarding the reconciliation of issuances from Standard Registrar, as well as for the recovery of shares issued in error or without basis and authorization, or obtaining financial consideration.*

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

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FORWARD-LOOKING STATEMENTS

This disclosure statement contains “forward-looking statements” within the meaning of the Private Securities Litigation Reform Act of 1995. In some cases, you can identify forward-looking statements by terms such as “may”, “intend”, “will”, “could”, “would”, “expects”, “believe”, “estimate”, or the negative of these terms, and similar expressions intended to identify forward-looking statements. These forward-looking statements reflect our current views with respect to future events and are based on assumptions and are subject to risks and uncertainties. Also, these forward-looking statements present our estimates and assumptions only as of the date of this disclosure statement. Except for our ongoing obligation to disclose material information as required by federal securities laws, we do not intend to update you concerning any future revisions to any forward-looking statements to reflect events or circumstances occurring after the date of this disclosure statement.

Actual results in the future could differ materially and adversely from those described in the forward-looking statements as a result of various important factors, including the substantial investment of capital required to produce and market films and television series, increased costs for producing and marketing feature films, budget overruns, limitations imposed by our credit facilities, unpredictability of the commercial success of our motion pictures and television programming, the cost of defending our intellectual property, difficulties in integrating acquired businesses, and technological changes and other trends affecting the entertainment industry.

PART I — FINANCIAL INFORMATION

The Company's Financial Statements for the twelve-month period ending December 31, 2015 are contained within the following pages. In compliance with regulations governing the reporting and disclosure requirements for Current Reporting Status for the OTC Markets, the information contained within these financial statements is currently unaudited.

HANNOVER HOUSE, INC.

**CONSOLIDATED STATEMENT OF INCOME & RETAINED EARNINGS
FOR THE TWELVE-MONTH PERIOD ENDING DEC. 31, 2015 (UNAUDITED)**

	Q4 2015	FULL YEAR 2014	FULL YEAR 2015	2014 / 2015 Change
REVENUES <i>(all media, fees & licenses)</i>	\$ 707,416	\$ 2,802,392	\$ 6,519,409	\$ 3,717,017
<i>Reserve for Potential Returns</i>	(66,200)	-	(646,278)	(646,278)
ADJUSTED REVENUES FOR PERIOD	641,216	2,802,392	5,873,131	3,070,739
				-
COST OF SALES				-
Commissions	-	170	-	(170)
Sales and Marketing	108,285	19,836	244,569	224,733
Video Manufacturing	62,815	43,537	262,031	218,494
Film & Book Royalties	11,827	83,498	* 2,475,085	* 2,391,587
Freight	29,438	8,199	77,750	69,551
Other Expenses	2,353	1,337,760	494,999	(842,761)
TOTAL COST OF SALES	214,718	1,493,000	3,554,434	2,061,434
				-
GROSS PROFIT	426,498	1,309,392	2,718,870	1,409,478
				-
GENERAL AND ADMINISTRATIVE EXP.	228,936	318,744	855,641	536,897
INCOME FROM OPERATIONS	197,562	990,648	2,092,165	1,101,517
				-
OTHER INCOME (EXPENSE)	-	(100,620)	-	100,620
				-
INCOME BEFORE TAXES	197,562	890,028	2,092,165	1,202,137
				-
PROVISION FOR INCOME TAXES	** 69,147	** 311,510	** 732,258	420,748
				-
NET INCOME	<u>\$ 128,415</u>	<u>\$ 578,518</u>	<u>\$ 1,359,907</u>	<u>\$ 781,389</u>
RETAINED EARNINGS (Beginning of Period)			\$ 1,626,109	
RETAINED EARNINGS (End of Period)			\$ 2,986,016	

* Company is expensing the accrued royalties or third party participations as a cost of sales.

** Company is reserving a total of 35% off pretax earnings as the cumulative, accrued tax liability for both Federal and applicable State Income Taxes

HANNOVER HOUSE, INC.
CONSOLIDATED GENERAL AND ADMINISTRATIVE EXPENSES
FOR THE THREE MONTHS ENDING 12-31-2015
AND FOR THE FULL YEAR ENDING 12-31-2015

GENERAL AND ADMINISTRATIVE EXPENSES

CATEGORY	3-Months Ending 12/31/2015	12-Months Ending 12/31/2014	12-Months Ending 12/31/2015	Change In Category Y/Y
Auto	\$ -	\$ 51	\$ -	\$ -
Bank Charges	\$ 621	\$ 3,202	\$ 4,596	\$ 1,394
Consulting	\$ -	\$ -	\$ -	\$ -
Employees and Labor	\$ 105,439	\$ 200,270	\$ 318,916	\$ 118,646
Entertainment	\$ 100	\$ -	\$ 100	\$ 100
Equipment	\$ 1,012	\$ 903	\$ 8,873	\$ 7,970
Fees	\$ -	\$ -	\$ -	\$ -
Insurance	\$ 1,836	\$ -	\$ 2,936	\$ 2,936
Labor	\$ -	\$ -	\$ 3,863	\$ 3,863
Legal and Accounting	\$ 28,100	\$ 12,942	\$ 52,500	\$ 39,558
Miscellaneous	\$ 12,762	\$ 31,453	\$ 31,061	\$ (392)
Office	\$ 6,236	\$ 20,933	\$ 33,617	\$ 12,684
Rent	\$ 9,650	\$ 24,000	\$ 42,800	\$ 18,800
Taxes	\$ 7,480	\$ 5,393	\$ 43,160	\$ 37,767
Telephone	\$ 3,694	\$ 11,954	\$ 14,767	\$ 2,813
Travel	\$ 50,934	\$ 3,637	\$ 63,724	\$ 60,087
Utilities	\$ 1,072	\$ 4,006	\$ 5,792	\$ 1,786
TOTAL OF GENERAL AND ADMINISTRATIVE EXPENSES	\$ 228,936	\$ 318,744	\$ 626,705	\$ 307,961

Footnotes: Officer Salaries for Parkinson and Shefte (the majority of which are deferred income) appear on the income statement as accrued (but deferred) payables, as well as on the Company's balance sheets.

HANNOVER HOUSE, INC.

Consolidated Balance Sheet / As of December 31, 2015 (Unaudited)

	<u>9/30/2015</u>	<u>12/31/2015</u>
ASSETS		
CURRENT ASSETS		
Cash & Cash Equivalents	355,071	29,043
Accounts Receivable, Net	4,715,385	4,741,646
Prepaid Wages	-	-
Merchandise Inventory	254,734	276,979
Prepaid Advertising	765,000	765,000
Prepaid Producer Royalties	2,200,816	2,220,816
Producer Marketing Recoupment	2,261,337	2,366,567
Film Distribution Rights	1,986,379	1,996,379
Film Production Investments	412,009	418,109
Notes Receivable and Net Recoupment	-	-
	<u>-</u>	<u>-</u>
TOTAL CURRENT ASSETS	<u>12,950,731</u>	<u>12,814,539</u>
PROPERTY & EQUIPMENT		
Office Furnishings, Equip. & Film Gear	162,413	163,325
Less Accumulated Depreciation	(39,356)	(39,356)
Vehicles	22,500	22,500
Less Accumulated Depreciation	(10,000)	(10,000)
Real Property	-	-
	<u>-</u>	<u>-</u>
TOTAL PROPERTY & EQUIPMENT	<u>135,557</u>	<u>136,469</u>
OTHER ASSETS		
FILM & TV LIBRARY (incl. VODWIZ)*	<u>23,565,337</u>	<u>23,565,337</u>
TOTAL OTHER ASSETS	<u>23,565,337</u>	<u>23,565,337</u>
	<u>36,516,068</u>	<u>36,379,876</u>

HANNOVER HOUSE, INC.

Consolidated Balance Sheet / As of December 31, 2015 (Unaudited) / continued

LIABILITIES & SHAREHOLDER'S EQUITY		
	9/30/2015	12/31/2015
CURRENT LIABILITIES		
Accounts payable	155,344	94,092
Accrued Royalties	1,217,577	1,037,900
Acquisition Advances Due	34,852	13,950
Accrued Wages	20,760	17,760
Payroll Taxes Payable	14,083	16,487
Deferred Income Tax Payable	1,707,220	1,776,367
NB Cal AFIL P&A Loan	149,306	80,000
Hounddog P&A Note (Weinreb)	731,025	731,025
Interest on Weinreb Note	238,748	251,541
Graham Financial Services Note	80,000	80,000
Interest on Graham Note	7,468	8,868
Short Term Notes (Various)	154,936	154,936
Interest on Short Term Notes	18,980	22,079
Bank of Fayetteville Note	15,000	15,000
Interest on B.O.F. Note	5,392	5,654
TOTAL CURRENT LIABILITIES	4,550,691	4,305,659
LONG-TERM LIABILITIES		
Long-Term Payables	1,855,205	1,915,099
TCA Global Master Fund	131,180	-
Mortgage Note Payable	-	-
Executive Salary Deferrals	636,171	657,055
Officer Notes Payable	151,455	151,455
TOTAL LONG-TERM LIABILITIES	2,774,011	2,723,609
TOTAL OF ALL LIABILITIES	7,324,702	7,029,268
SHAREHOLDER'S EQUITY		
Common Stock	26,336,767	26,364,592
Retained Earnings	2,857,600	2,986,016
TOTAL SHAREHOLDER'S EQUITY	29,194,367	29,350,608
	36,519,068	36,379,876

Hannover House, Inc.
Consolidated Statement of Cash Flow
For the three months ending Dec. 31, 2015

	<u>6/30/2015</u>	<u>9/30/2015</u>	<u>12/31/2015</u>
Cash flows from operating activities			
Net Income	\$ 368,391	\$ 366,897	\$ 69,147
Adjustments to reconcile net income			
to cash provided by (used in)			
operations	126,432	(248,651)	(188,513)
Depreciation	-	-	-
Accounts receivable	(61,882)	(544,705)	(26,261)
Inventory	1,382	(22,466)	(22,245)
Prepaid advertising	-	-	-
Producer marketing recoupment	272,408	38,158	105,230
Prepaid producer royalties	(442,118)	(4,302)	20,000
Film distribution rights	50,000	-	10,000
Accounts payable	40,430	3,808	61,252
Short Term Notes	-	-	-
Weinreb P&A interest	(12,793)	(12,793)	(12,793)
Graham Financial interest	(1,400)	(1,400)	(1,400)
Bank of Fayetteville Interest	(300)	(263)	(263)
Long Term Payables	(366,601)	80,500	(59,984)
Real Estate Mortgage Payable	-	-	-
TCA Global Master Fund	108,204	75,000	131,180
Accrued royalties	(26,219)	405,137	179,677
Deferred income tax payable	198,365	194,868	(69,147)
Accrued wages	-	3,000	-
Payroll taxes due	(14,413)	24,277	2,404
Executive salary deferral	30,000	(27,610)	(20,844)
Cash used in operations	269,886	329,455	177,440
Cashflows from investing activities			
Film production investments	(120,438)	(5,878)	(6,100)
Furnishings, Equipment, Truck	3,144	(4,188)	(912)
Weinreb / Hounddog P&A note	-	-	-
Graham Financial Services note	-	-	-
Bank of Fayetteville note	-	-	-
Acquisition Advances Payable	1,846	(4,302)	(20,902)
NB Cal loan (AFIL)	(154,438)	(100,000)	(69,306)
Officer notes payable	-	(50,000)	-
Cash provided by investing activities	(269,886)	(164,368)	(97,220)
Cash flows from financing activities			
	-	148,000	17,000
Increase in cash	-	313,087	(326,028)
Cash, beginning of period	4,761	41,984	355,071
Cash, end of period	\$ 41,984	\$ 355,071	\$ 29,043

HANNOVER HOUSE, INC.

Change In Shareholder's Equity

For the Three Month Period Ending December 31, 2015

	Common Stock		Retained Earnings	Total
	Shares	Amount		
Balance at Sept. 30, 2015	754,843,404	\$ 26,336,767	\$ 2,857,600	29,194,367
<i>Net Adjustments to Equity</i>				27,826
TCA / Magna (Oct. 15)	3,367,043			
JSJ Convertible Note (Oct. 29)	5,000,000			
JSJ Convertible Note (Oct. 30)	10,187,577			
*Unreconciled Share Issuance	-			
(undisclosed by Transfer Agent)	26,531,972			
Net Income			\$ 128,415	\$ 128,415
Balances at Dec. 31, 2015	799,929,996	-	2,986,015	29,350,608
<p>* Company has requested a reconciliation on the total activities / share issuances performed by Standard Registrar during Calendar Year 2015. The Standard Registrar provided Control Log summary of certificates issued does not balance with the share quantities issued. Additionally, breaks in the certificate numbering sequence have alarmed HHSE management. Company has listed the quantity of 26,531,972 shares as unknown status and pending reconciliation.</p>				

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

The following discussion should be read in conjunction with the unaudited interim consolidated financial statements and related notes to the unaudited interim consolidated financial statements included elsewhere in this report. This discussion contains forward-looking statements that relate to future events or our future financial performance. These statements involve known and unknown risks, uncertainties and other factors that may cause our actual results, levels of activity, performance or achievements to be materially different from any future results, levels of activity, performance or achievements expressed or implied by these forward-looking statements. These forward-looking statements are based largely on our current expectations and are subject to a number of uncertainties and risks including the Risk Factors identified in our Annual OTC Markets filing for the year ending December 31, 2014. Actual results could differ materially from these forward-looking statements. Hannover House, Inc. is sometimes referred to herein as "we," "us," "our" and the "Company."

The nature of the issuer's business is driven by the operating entity, Hannover House, which is a full-service producer and distributor of entertainment products (*i.e., feature films for theatrical, video, television and international distribution, and a publisher of books*).

Hannover House, Inc., is a Wyoming Corporation. Truman Press, Inc., d/b/a "Hannover House" is an Arkansas Corporation.

Hannover House, Inc., f/k/a Target Development Group, Inc. (which was also formerly known as "Mindset Interactive Corp.") was registered as a corporation in Wyoming on January 29, 2009. Truman Press, Inc., d/b/a "Hannover House" was registered as a corporation in California on September 15, 1993, and re-registered in Arkansas effective June 2008. The Ecklan Corporation, registered on March 25, 1998, in the State of Texas, was the predecessor entity to Target Development Group, Inc.

The Company, Hannover House, Inc., as well as Truman Press, Inc., d/b/a "Hannover House" each have an effective fiscal year-end date of December 31.

Neither the Company, Hannover House, Inc., nor the operating entity, Truman Press, Inc., d/b/a "Hannover House" have ever been in bankruptcy. To the best of management's knowledge, no predecessor entity has ever been in bankruptcy.

Effective January 1, 2010, Target Development Group, Inc., acquired all of the shares of Truman Press, Inc., d/b/a "Hannover House" in a stock-swap agreement. The details of this acquisition venture are described in detail within the information statement posted on the OTC Markets Disclosure Statement of December 14, 2009.

Over the past four years, the Company has defaulted on several loan or credit obligations, but none representing a material event to the Company or falling outside of the ordinary course of business. As previously disclosed through the Company's filings with the OTC Markets, the Company had incurred debt relating to the theatrical releasing costs of the film "Twelve" (debt obligations were accrued with Andersons, AOL, Bedrock Ventures, 42 West, Technicolor, Tribune Ent. and others). As of September 30, 2014 the Company had reduced the cumulative total of the outstanding debt balances for this film from an original gross of \$4.2-million (inclusive of obligations to the production company / licensor), down to \$646,389 as of this reporting period. Other significant obligations of the Company include "P&A" for the release of the film, "Hounddog" (Weinreb loan), "P&A" for the release of "All's Faire In Love" (NBCal Loan), producer / licensor obligations to Interstar Releasing, Fantastic Films and E.E. Smith, all of which are itemized or otherwise included within the Company's financials. Company has made significant reductions in payables during calendar year 2015.

As of 12-31-2015, there were no further changes of “control”.

As of 12-31-2015, there were no increases of 10% or more of the same class of outstanding equity securities.

During the quarterly reporting period ending 12-31-2015, the Company authorized or is otherwise aware of the issuance of a total of 18,554,600 shares of stock. This figure is comprised of 3,367,043 shares to Magna (for a final TCA payment), and 15,187,577 shares to JSJ Investments, in consideration for the conversion of two notes totaling \$38,000, which notes (even though fully paid through these stock issuances) are still the basis of the lawsuit filed by JSJ demanding payment (see legal proceedings description). Company wishes to note that the Control Log of stock certificates issued by Standard Registrar, and the “totals” of outstanding shares as provided to Company by Standard Registrar covering the full, last two quarters of 2015 (July 1 – Dec. 31) show a discrepancy of 26,531.972 shares which appear to have been issued by Standard Registrar, but which only appear on the Control Logs as a significant discrepancy in the total shares issued during the time period from June 30, 2015 through the close of Dec. 31, 2015. Company has reached out to Standard Registrar for clarification of this discrepancy, as well as for an explanation for twelve “missing certificate numbers” in the otherwise incremental sequence of certificate numbers. Company hopes to have these discrepancies reconciled by April 15, 2016. It is also important to note that the total number of shares listed in this report on Page 2 is inclusive of the 10-million shares issued to TCA’s designee (Caledonian Bank Cayman Islands) as well as the 9,854,147 shares issued to Blackbridge by Standard Registrar that Company feels were issued in error and without basis. Company feels that both of these share certificates (*or a financial settlement at a fair valuation*) for these two stock certificate issuances is likely to occur over the next few months. The total stock figure listed on page 2 excludes the right held by C.E.O. Eric Parkinson to recapture 31.8-million common stock shares, as well as for Fred Shefte, President to recapture 5-million common stock shares that each of them voluntarily returned to treasury stock over the prior five years.

The Company has not experienced any delisting of the issuer’s securities. As of 12-31-2015, there were no current, past, pending or threatened legal proceedings or administrative actions that could have a material effect on the issuer’s business, financial condition or operations other than those items specifically described hereunder or otherwise disclosed in OTC Markets Filings. As of 12-31-2015 and remaining true through the date of this filing, there were no past or pending trading suspensions by a securities regulator. The legal proceedings, whether past, pending or threatened, all fall under the guidelines of being within the ordinary course of business, and are disclosed in detail in this filing or incorporated within previously filed disclosures with the OTC Markets.

Business of Issuer -- The SIC Codes most closely conforming to the Company’s business activities are: 7822 (*Services – Motion Picture & Video Tape Distribution*) and 2731 (*Books: Publishing*). The Company is currently operating. At no time has the Company ever been a “shell company” as defined in the guidelines.

Through the operating entity of “Hannover House,” the Company is actively involved with the production, acquisition and distribution of entertainment products into the USA and Canadian markets, including theatrical films, home video releases, rights licenses of films and videos to Video-On-Demand platforms and television, as well as book publishing (including printed editions and electronic “E-Book” formats).

FILMS & VIDEOS – Most of the film and video titles that are distributed by the Company are “acquired” or otherwise licensed from third-party suppliers, often production companies or media companies seeking to expand their income and market reach through a relationship with Hannover House or through the company’s recently formed multi-studio sales cooperative, Medallion Releasing, Inc. Some of the properties distributed by the Company are “*sales agency*” ventures, in which the Company performs certain sales & marketing functions on behalf of the owners of the properties, as opposed to having the Company actually purchase or otherwise license rights into the property.

In 2010 with the merger of Hannover House and Target Development Group, Inc., the Company began moving away from “sales agency” ventures and pursuing actual rights-licensing / acquisition structures for new titles being released under the Hannover House label, as this form of licensing arrangement can ultimately be more lucrative for the company. Most of the titles being distributed by the Medallion Releasing division are under sales agency agreements, ranging from 15% to 50% revenue splits with the program suppliers and outside labels.

BOOKS / E-BOOKS – The Company remains active in the acquisition and licensing of publishing rights to printed books and e-Books. The gross margins earned by the Company in the release of Books are generally much higher than the margins derived from the release of Film and Video properties; however, the upside revenue potential for books is usually not as high as the potential for Films. So the Company seeks to maintain a balance in its release slate of high-margin book properties, with high-revenue Film and Video properties.

The use of the term “Company” refers to the combined entities, as reported on a consolidated basis, of Hannover House, Inc., Truman Press, Inc., d/b/a “Hannover House” and Bookworks, Inc. (*a special purpose entity utilized for Screen Actors Guild activities and productions*), as well as VODWIZ, Inc. (*the special purpose video-on-demand portal venture*), and Medallion Releasing, Inc. (*the multi-studio sales venture*). Each of the corporate entities files separate income tax returns with the federal government and respective states of registration; however, financial statements and reports, as of January 1, 2010, refer to the combined and consolidated results of all entities. Hannover House, Inc. is the publicly-traded entity for all operating divisions. Truman Press, Inc., d/b/a “Hannover House” is the operating and releasing division entity for all consumer products. Bookworks, Inc., is a special purpose entity established for the servicing of book and publishing ventures, and more recently, used for Screen Actors Guild productions.

As of 12-31-2015 and remaining true through the date of this filing, the Company does not foresee any probable or existing governmental regulations as having an adverse or material impact to the operations.

Since 2009 and each year thereafter, the Company has been involved in varying degrees with the development and production of feature film and television properties, in addition to the core business activity of acquiring third party properties for distribution to various media markets. During calendar year 2009 (and specifically limited to activities for Truman Press, Inc., d/b/a “Hannover House”), the Company invested approximately \$15,000 on activities that could be characterized as ‘research and development.’ During the calendar year of 2010, and under the consolidated reporting of all entities, the Company invested approximately \$20,000 on projects and activities that could be characterized as ‘research and development.’ During the calendar year of 2011 and under consolidated reporting of all entities, the Company invested approximately \$166,000 on projects and activities that could be characterized as ‘research and development.’ (specifically, the production of feature film / video products). During 2012, the Company invested approximately \$287,114 on production projects / R&D assignable; during 2013, the Company made no new investments in production or activities that would be R&D assignable. The company has been involved in some feature film productions during 2014 and the first quarter of 2015, including development, pre-production and post-production work on “**Bonobos: Back to the Wild**” (*nature docudrama*), “**Mother Goose: Journey to Utopia**” (*live-action fantasy adventure*), “**Dinosaurs of the Jurassic**” (*Documentary*), “**Shadow Vision**” (*Sci-Fi Thriller*), “**The Summoning**” (*Horror-Thriller*), “**Shuck and Jive**” (*Urban Drama*) and “**Clown Town**” (*Horror*). The Company is also working on structuring financing and distribution ventures for three additional features, “**Extreme Operative**” (*action-adventure*), “**Dog and Pony Show**” (*Family-Animal Adventure*), “**Bridge To Redemption**” (*Action-Thriller*), “**The Legend of Belle Starr**” (*Historic-Action-Western*), “**True Freshman**” (*Sports-Christian-Feature*), “**Over The Edge**” (*action-adventure*), and “**Primate**” (*sci-fi-creature-feature*). A previously announced development project, “**Wild Oats**” has been licensed under a distribution pact between the production company and The Weinstein Company, for which Hannover House is a profit participant. Production on “**Wild Oats**” is completed, and stars Shirley MacLaine, Demi Moore and Jessica Lange. The film was directed by Andy Tennant (*director of studio megahits “Ever After”, “Sweet Home Alabama” and “Hitch”* –

all of which surpassed \$100-mm in domestic USA Box Office proceeds). The company feels that its participation in facilitating the production of these and other higher-end titles generates many benefits: longer license periods (*usually perpetuity*), greater revenue opportunities (*including international rights*), and higher-end titles to serve as locomotives to elevate the company's stature with theatrical exhibition chains and video mass merchants which can help with catalog and secondary title placements.

The Company has not incurred any non-negligible costs relating to compliance with environmental laws, whether to federal, state or local. As of 12-31-2015, the Company had 10 full-time employees, positions were: CEO, President, VP Sales, Director of Sales, Director of Promotions, Production Manager, Bookkeeper, Film Booker, Technical Services and Warehouse Manager.

The nature of products and services offered:

- A. The principal products of the Company, and their respective markets are:
 - i. Theatrical films – released to theatres in the United States
 - ii. Home Video Products (DVDs, Blu-Rays, Digital Copies) – released to video specialty retailers, mass-merchandisers, bookstores, schools, libraries and rental outlets (including kiosks) in the United States and Canada;
 - iii. Video-On-Demand releases – films and videos offered for direct 'in-home viewing' by consumers via a variety of service providers.
 - iv. Books and E-Books – sold through bookstores, schools, libraries, internet retailers and streamed through a variety of e-Book platforms.
- B. The primary distribution methods used by the Company for all consumer product goods can be categorized as: "two-step wholesale" distribution (wherein the Company sells its products to an authorized wholesale distributor, which in turn, resells the products to retailers or consumers) and "direct distribution" wherein the Company sells its products directly to consumers or directly to the end-user retailer.
- C. The Company has announced, and included in previously published disclosures, a listing of some of the principal, upcoming theatrical films that will also be released onto home video formats.
- D. Competitive Position – The Company competes for theatrical screens and retail (home video) shelf space against seven (7) Major Studio suppliers and approximately eight (8) independent studio suppliers. While all of the Major Studio competitors operate their own (in-house) home video distribution divisions, only three of the independent studio suppliers operate both theatrically and in the home video markets. Operating a home video releasing label "in-house" provides the Company with an advantage in the solicitation of titles for acquisition, as well as provides greater control over the Company's cash-flow and corporate goals.
- E. Materials and Suppliers – The principal service providers to the Company are listed in detail in this disclosure, below. The principal suppliers of new release film and video products include the following production companies and programming sources (*listed alphabetically*): Allegheny Image Factory; American Family Movies; Arkansas One Network; Associated Television; Atlantic-Pacific Pictures; Atlas Films; BerVon Entertainment; Cinetic Media; CMD; Daybreak Pictures; Empire Film Group, Inc.; Eurocine International; FilmWorks; Gaumont, SA; Film Sales Co.; Green Apple Films; Little Film Company; Origin Motion Pictures; Plaza Entertainment, Inc.; Phoenix Entertainment; Phoenix Releasing Group; Sola-Media, GmbH; Shoreline Entertainment; SND Films; Studio 3 Entertainment; PWI-Veracruz Entertainment and XVIII Entertainment. The principal suppliers of books for the Company to publish include (*listed alphabetically*): James Danielson, Phil Goodman, Barr McClellan and Vivian Schilling. The Company sees no shortage of properties available for acquisition in any of the applicable media.
- F. Dependence on Major Customers – Two of the Company's current customers as of 12-31-2015 contributed fifteen percent (15%) or more to the overall, annualized sales revenues. Wal-Mart Stores, Inc. (inclusive of sales to their SAM'S Clubs division), and through wholesalers Anderson Merchandisers (*now owned by*

Alchemy Entertainment) has been purchasing many of the Company's new release DVD titles. The Company does not see the Wal-Mart market share as an unhealthy dependence on a key customer, as Wal-Mart constitutes a much smaller share of the Company's overall revenues than for many Major Studios, and the Company does not anticipate that the growth in sales to Wal-Mart Stores, Inc., will grow disproportionately with the Company's other customers. However, beginning in July, 2015, with the merger (or sale) of wholesaler Anderson Merchandisers to Alchemy Entertainment, the transition of moving the wholesale pipeline to Walmart through a different wholesaler has significantly disrupted the flow of some of Company's new releases into Walmart, and equally impacted the cash flow resulting from sales of video units at Walmart. Company is working with Alchemy Entertainment to resolve issues of new title solicitations and payments in order to rectify these post-merger issues. Medallion Releasing has commenced activities for the international sales and licensing of higher-end properties owned or controlled by the Company, the revenue results for which also exceed the fifteen percent (15%) threshold of total, annualized revenues. The Company does not feel that the rapidly growing sales revenues being realized from the international markets poses an unreasonable or viable threat to operations, as sales are cumulative over multiple licensing agreements for specific territories, media and titles.

G. The Company does not own or control any patents, franchise or concessions. The licenses and royalty agreements fall under the category of being part of the ordinary course of business.

H. The company does not need any government approvals of principal products or services.

The nature and extent of the issuer's facilities include a primary office and warehouse combo unit (under lease from Elder Properties, Springdale, AR), comprising approximately 6,000 square feet.

Item 3 Quantitative and Qualitative Disclosures About Market Risk

Investment in the Company's Stock bears similar risks as may exist with other stocks trading on the OTC Markets board. The trading price for Company's Stock Shares can vary significantly based upon a variety of factors unrelated to the Company's actual value or revenue achievements. On an accrual basis, the Company is generating profits each quarter, with regular DVD and Blu-Ray product sales supplemented with long-term receivables for Subscription Video-On-Demand and Television sales. However, on a cash-flow basis, the Company's cash resources are often strained by immediate and long-term debt obligations. Some investors and shareholders have expressed discomfort with the Company's persistently tight cash position, which has been the result of balancing ongoing operational needs with debt management and new release activities against product cash flows. Conversely, many shareholders have also expressed resistance to the concept of issuing equity shares under "debt conversion" structures, which would relieve much of the cash-flow burdens but would result in a dilution of shareholder equity. Accordingly, management has worked to find the best balance of maximizing shareholder value and return, while minimizing equity dilution activities. There can be no assurance that ongoing cash flow from product sales will, by itself, be sufficient to meet the Company's combined operational, debt-management and growth needs. To address the Company's cash position, management has initiated an agreement with an Accounts Receivable-based lender, to accelerate cash flow from current product sales and thus facilitate faster growth into new areas (*such as the Company's "VODwiz.com" streaming venture*), as well as to provide working capital to enable the Company's Film and Television Rights Library to be more efficiently exploited.

While there are no material threats at present to the Company's ongoing viability, the Company has been enduring a prolonged cash flow strain since December, 2015 – due primarily to the late 2015 mergers or sale of two principal customers (*specifically, Anderson Merchandisers and FreeStyle Releasing*) and the impact that these transactions has had on the generation of new orders and the collection of past due receivables for Hannover House. With respect to creditors, including judgment lien holders, there can be no assurance that the majority of long-term creditors will continue to comply with debt reduction and installment payment agreements. And while the Company continues to generate DVD and Blu-Ray sales to major retailers (*and Video-On-Demand contracts through the*

major VOD portals), there can be no assurance that current and past sales performance of these core revenue streams will continue into the future. The remedies available to the Company for continued viability and growth are revenues from product sales and licenses, ongoing and expanded credit arrangements (*both with lenders and suppliers*), *private investor transactions for specific titles (production, distribution or both)*, *bank activities for credit facilities secured against receivables, rights presales or corporate guarantees*, and stock-equity opportunities (*ranging from shelf-registration of new shares to "debt-conversion" ventures to alleviate the cash-flow burden from older, qualifying payables*). In response to shareholder reaction and the shareholder resistance to the pursuit of ‘debt conversion’ transactions (which have demonstrated in the past to negatively impact the share price), the Management has endeavored to secure operating funds, growth capital and payables management funding from resources other than these debt-conversion transactions or convertible notes. No new transactions of either nature have occurred since August, 2015. Investment in the Company's Stock Shares bears significant risks, as well as significant upside potential. The "Price-Earnings Ratio" for publicly-traded entertainment stocks in the Company's area of activity results in an average P/E rate of 22-times. The current P/E ratio for Company's (Hannover House's) is about 3.2, based on an annualized projection of the current reporting period. This extremely low P/E rate for Hannover House shares relative to the other publicly traded companies operating in the same business sector, suggests that the shares are currently trading at a price that is undervalued by a factor of approximately 6-times when compared to the industry average.

Item 4. Controls and Procedures - Evaluation of Disclosure Controls and Procedures

The term “disclosure controls and procedures” is defined in Rules 13a-15(e) and 15d-15(e) of the Securities Exchange Act of 1934 as amended (the “Exchange Act”). These rules refer to the controls and other procedures of a company that are designed to ensure that information required to be disclosed by a company in the reports that it files or submits under the Exchange Act is recorded, processed, summarized and reported within required time periods specified in the SEC’s rules and forms, and that such information is accumulated and communicated to management, including our Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure.

As of December 31, 2015, the end of the period covered by this report, the Company carried out an evaluation under the supervision and with the participation of our Chief Executive Officer and President of the effectiveness of our disclosure controls and procedures. Our Chief Executive Officer and President have concluded that such controls and procedures continued to be effective as of December 31, 2015.

Item 4T. Controls and Procedures

Changes in Internal Control over Financial Reporting

As required by Rule 13a-15(d) of the Exchange Act, the Company, under the supervision and with the participation of the Company’s management, including the Chief Executive Officer and Chief Financial Officer, also evaluated whether any changes occurred to the Company’s internal control over financial reporting during the period covered by this report that have materially affected, or are reasonably likely to materially affect, such control. Based on that evaluation, there has been no such change during the period covered by this report.

PART II - OTHER INFORMATION

Item 1. Legal Proceedings. As of December 31, 2015, the Company was involved in the following legal matters for which ongoing court activities / filings or adjudicated status were still pending:

1). TCA GLOBAL MASTER FUND – The previously disclosed balance due to TCA Global from Company, was the subject of a Florida Courts judgement issued during Q3, 2015. The Company noted that the court filings from the attorneys for TCA contained several demonstrably erroneous statements, including the wrong balances due to

TCA, and misstatements that TCA had been unable to secure payment via “debt conversion” transactions (which had been occurring regularly throughout the prior year). Rather than spend significant legal fees to rebut and contest the statement errors, Company decided instead to pay off the proper balance, in order to enjoy the benefits of the release of the UCC Security Interest and the return of the 10-million “collateral” shares of Company’s stock that were issued to TCA back in May of 2013. In December, 2015, counsel for Company filed a motion with the Washington County (Arkansas) courts, where TCA had filed a notification of foreign judgment. The Company’s pleading demonstrated that Company had fully paid off the TCA note and balance, and exceeded the total payments by \$28,439. In demonstrating that the matter had been fully paid, Company utilized TCA’s auditor’s statement, and applied the maximum legal interest rate, less payments made by (or on behalf) of Hannover House, Inc. The original loan proceeds received by Hannover House from the TCA venture in May (2013), were \$245,000. However, when the loan origination fee, interest and legal costs are added, the auditor’s balance as of 12-31-2013 was listed as \$318,253. During the following 22-months (Jan. 2014 to Oct. 2015), the total of the Hannover House was \$396,896, all of which were acknowledged in writing by TCA as having been received. Company is seeking a judicial declaration that the TCA matter is fully paid, in order that the U.C.C. Security interest in favor of TCA can be vacated. With respect to the “overpayment” of \$28,439, Company will defer from categorizing this as a prospective rebate until the court determines if TCA is entitled to reasonable attorney’s fees or collections costs, which could be offset from this Hannover House overpayment. With respect to the “Investment Advisory Fee” of \$100,000 or 10-mm shares, it is Company’s position that TCA is not entitled to any such fee, as there were no Investment Advisory Services provided, and that this term was utilized to circumvent the usury laws which limit the maximum legal interest rates. Company is seeking a return of the 10-mm shares issued as collateral or payment to TCA in May of 2013, back when Hannover House genuinely believed that some form of advice, introductions or significant financial direction would be provided by TCA, none of which services were ever provided. The ongoing existence of the TCA U.C.C. interest and “judgment” has impeded Company from obtaining traditional forms of operational financing.

2). STANDARD REGISTRAR – The Company has engaged George B. Morton, Esq., to pursue an action to collect back from Standard Registrar or from Blackbridge Capital an issuance of approximately 9.8-mm shares that were released by Standard to Blackbridge Capital in mid-September without legal basis or authorization. The value of the shares at the date of issue was approximately \$61,000, which sum falls below the jurisdiction under Federal Court rules; accordingly, the original plan to file in US Federal Court in California has been modified to file as a civil court action in Arkansas. Additionally, Company has requested a reconciliation from Standard Registrar for both a significant share count discrepancy, and an explanation for what appear to be “missing certificates” in the sequential record for the Company’s shares.

3). STOCK MANIPULATOR’S SUIT – The Company has engaged George B. Morton, Esq., to pursue an action against five known members of an organized stock “bashing” gang that have collectively damaged the Company’s share price by more than \$10-million in market capitalization value over the past three years. Due to the size of the damages in this case, the jurisdiction will be the US Federal Court, western district of Arkansas. This civil action has not been filed as of the date of this filing, due to a strategic determination regarding the ideal timing for the filing of this action, and the impact of this move and subsequent public announcement relative to other corporate governance achievements. A related action to pursue charges for the criminality of the actions taken by these manipulators is also being prepared for this same court venue.

4). HANNOVER HOUSE VS. JSJ INVESTMENTS – On September 14, 2015, JSJ Investments notified Company that it was electing to “convert” an aged note of \$23,000. Company responded that it was electing to pay off this note, with interest as prescribed in the note, in cash. JSJ rejected this offer and demanded that the note be paid in freely trading common stock shares at a 50% discount to market. Company’s position was that the note contained a conversion provision that could be pursued, only in the event that the Company did not elect to pay the note and interest off in cash; Company’s position has been that if repayment via conversion shares at a massive

discount-to-market were the only means acceptable to JSJ, that the entire note is rendered illegal under usury laws. In response, JSJ also demanded payment (in shares) of an additional convertible note, in the principal amount of \$15,000 (total for both convertible note transactions was \$38,000). JSJ filed a lawsuit against Hannover House on Oct. 8, 2015, and Hannover House has responded in a timely manner via counsel, and additionally informed Standard Registrar in writing that both notes would be paid in cash and to not proceed with the two JSJ conversion requests for HHSE Shares. It was not until December 5, 2015, when Standard Registrar provided a "Control Log" report of share issuance activities for Hannover House that the Company became aware that Standard Registrar proceeded – against the Company's demand – and issued shares to JSJ in satisfaction of both notes, and at the toxic and excessive conversion rate of discount-to-market pricing. Company will be pursuing a dismissal of the JSJ lawsuit as well as sanctions for legal fees. Company has not determined if there are recourse issues in this particular matter with respect to Standard Registrar.

5). REDBULL VS. HANNOVER HOUSE – Company was surprised to be served a lawsuit from the law firm representing Redbull Media House (*the production company behind the November, 2014 theatrical release, "On Any Sunday: The Next Chapter"*). The premise of the lawsuit is to demand payment from Hannover House of \$250,000 for "*the home video rights license fee*," even though no such sale or transfer of home video rights to Hannover House ever occurred. In fact, as the record clearly demonstrates, Hannover House worked under direct instructions from the Redbull management team to assist with the placement of this title's home video sales with Starz-Anchor Bay Entertainment. Company's counsel is proceeding with the appropriate motions and filings to move for dismissal of this action.

Item 1A. Risk Factors

Other than as set forth in this FORM 10-Q filing, there are no specific risk factors relating to the Company's securities that are not universally applicable to other equities trading on the OTC Markets.

Key Man / Principals - The Company is reliant upon the continued employment and work performance of the two, principal managers, Eric Parkinson (CEO) and D. Frederick Shefte (President). As an accommodation to benefit the Company's cash flow, both Parkinson and Shefte have been deferring a majority of their salaries. Additionally, as has been required by many third-party program suppliers, Parkinson has often been listed as a "key man" to the rights licenses or sales venture agreements for specific acquisitions, due to his successful home video sales track record. Additionally, the engagement of Tom Sims as VP of Sales for both Hannover House, Inc. and Medallion Releasing, Inc., makes him into an important and key man employee. The cessation of employment by any of these principals could have a material and negative impact on the Company, as current cash flows would not facilitate the hiring of comparably qualified executives, and the loss of Parkinson as "key man" could result in multiple title agreement cancellations.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds.

Not applicable to Issuer.

Item 3. Defaults Upon Senior Securities

Not applicable to Issuer, although a previously active credit arrangement with TCA Global Master Fund has since been terminated by mutual consent.

Item 4. Submission of Matters to a Vote of Security Holders.

Not applicable to Issuer.

Item 5. Other Information.

Additional Information required by the OTC Markets that is not (necessarily) required under S.E.C. reporting guidelines:

(OTC MARKETS “GUIDELINES FOR CURRENT REPORTING STATUS” - PART D / MANAGEMENT STRUCTURE AND FINANCIAL INFORMATION)

Item 11 (A-1 through A-6) – The name of the Chief Executive Officer, members of the board of directors, as well as control persons are:

a) Eric Filson Parkinson, Chief Executive Officer and member of the board; business address for Mr. Parkinson is: 1428 Chester St., Springdale, AR 72764. At all times during the prior five years, Mr. Parkinson has been employed as the C.E.O. of Truman Press, Inc., d/b/a “Hannover House.” During 2014, Mr. Parkinson had been earning an accrued salary of ninety-thousand dollars (USD \$90,000) per year, for which the vast majority has been, and continues to be deferred and accrued. The salary that Parkinson is accruing during calendar year 2015 has been adjusted back to its previous level of one-hundred-eighty-thousand dollars (USD \$180,000) per year. As of December 31, 2014 and continuing to this date, Mr. Parkinson beneficially owned 43,141,649 shares of Class A common stock in the Company, and 1,800,000 shares of Series A Preferred Stock. Mr. Parkinson has voluntarily surrendered back into company treasury a total of 31,800,000 shares of stock, to be held pending satisfaction of corporate and sales achievements, and subsequently delayed for review until January, 2016, and delayed again until August, 2016. Parkinson has no other Board memberships or affiliations other than volunteer, non-profit associations.

b) Don Frederick Shefte, President and member of the board; business address for Mr. Shefte is: 3741 N. Old Wire Road, Fayetteville, AR 72703. At all times since November, 2006, Mr. Shefte has been employed as the President of Truman Press, Inc., d/b/a “Hannover House” as well as a part-time, adjunct professor of Business at the Sam Walton School of Business at the University of Arkansas. Prior to joining Truman Press, Inc. (in November, 2006), Shefte was the Senior Vice President and Senior Trust Officer at the Bank of Fayetteville. During 2014, Mr. Shefte has an accrued salary of ninety-thousand dollars (USD \$90,000) per year, for which the vast majority has been, and continues to be deferred and accrued. The salary that Shefte is accruing during calendar year 2015 has been adjusted back to its previous level of one-hundred-eighty-thousand dollars (USD \$180,000) per year. As of December 31, 2014 and continuing to this date, Mr. Shefte beneficially owns 31,487,546 shares of Class A common stock in the Company, and 1,200,000 shares of Series A Preferred Stock. Shefte has no other Board memberships or affiliations other than volunteer, nonprofit associations. Shefte has voluntarily surrendered back into company treasury total of 5million shares of stock, to be held pending satisfaction of corporate governance achievements.

c) Tom Sims, currently employed as Vice President of Sales for Hannover House, Inc., and Executive Vice President of Medallion Releasing, Inc., has agreed to join the Board of Directors for Hannover House, Inc., effective upon the Company’s full registration and acceptance as a fully-reporting Issuer with the Securities and Exchange Commission and the effective date upon which Sims is added as an additionally named, covered party of the Officers and Director’s Liability Insurance. As of June 30, 2015, Sims received a first-year bonus of one-million (1,000,000) shares of Common Stock. Under the terms of his employment as Vice President of Sales, Sims is also entitled to receive an additional one-million (1,000,000) shares for each \$10-million in gross revenue generated by the Company in any given calendar year under his sales management.

B. Legal / Disciplinary History. Neither of the board of directors members have been involved in any form of criminal conviction or proceeding or named as a defendant in a pending criminal proceeding; neither director has been suspended, vacated or otherwise barred from any involvement in securities, commodities or banking activities; neither director has been affected by a finding or judgment by a court of competent jurisdiction, the Securities and Exchange Commission, the Commodity Futures Trade Commission or a state securities regulator of a violation of federal or state securities or commodities laws; neither director has received an order by a self-regulatory organization that permanently or temporarily bars or limits such person's involvement in securities activities.

C. Disclosure of Family Relationships – There are no family relationships existing between or among either of the Board of Directors, or any other officers, directors, or beneficial owners of more than five percent (5%) of any of the class of the issuer's equity securities.

D. Disclosure of Related Party Transactions – The Company was not involved in any Related Party Transactions valued at \$120,000 or more, or valued at more than one percent of the issuer's total assets at year-end for its last three fiscal years.

E. Disclosure of Conflicts of Interest – There are no known conflicts of interest.

(OTC Markets) Item 14 – Beneficial Owners

The total count of Beneficial Owners as reported to the Company by Broadridge ICS (as of Dec. 31, 2015) was 341. As of December 31, 2015 and remaining true through the date of this filing, the Company was aware of only two shareholders controlling directly or beneficially more than five percent (5%) of any class of the issuer's total authorized equity securities (except as described in Item 14 c) below):

a) Eric F. Parkinson (CEO), 1428 Chester St., Springdale, AR 72764 – holding 43,141,649 shares of Common Stock. Parkinson also owns 1,800,000 shares of Series A Preferred Stock. Mr. Parkinson retains a lien to reclaim up to 31.8-million shares from his original allotment of TDGI shares, which were voluntarily surrendered back to the company's treasury pending achievement of certain corporate and revenue goals for the company under his direction as C.E.O. During Q2 (2012), Parkinson allocated from his personal holdings a total of 1,800,000 shares of restricted stock, for the benefit of key employees and as additional consideration for a term note extended to the Company by a private investor. Parkinson has an agreement with the Company regarding a performance-based formula for the recapture / replacement of these shares, to occur no sooner January, 2016 for re-evaluation, and extended a third time to August, 2016.

b) Don Frederick Shefte (President), 3741 N. Old Wire Road, Fayetteville, AR 72703 – beneficially owned 31,487,546 shares of Common Stock. Shefte also owns 1,200,000 shares of Series A Preferred Stock. Upon closing of the acquisition of Truman Press, Inc. by Target Development Group, Inc., in January, 2010, the TDGI stock allocation for Shefte was divided with Shefte receiving 50,987,547 shares and each of his two adult children receiving 6,373,443 shares under a pre-existing agreement relating to Shefte's ownership interest in Truman Press, Inc. Mr. Shefte retains a lien to reclaim up to 5-million shares from his original allotment of TDGI shares, which were voluntarily surrendered back to the company's treasury pending achievement of certain corporate governance goals for the company under his direction as President.

Item 11 A1-A6 – Supplemental Disclosures.

i). The Company has completed the written and disclosure portions of a Form 10-12(g) Registration Statement, which was previously planned for filing with the Securities and Exchange Commission on or Jan. 15, 2016, subject to the completion of outside audits by a PCAOB licensed auditing firm. The Company has since engaged a qualifying auditing firm and participated in extensive interviews and reviews of filings, reports and back-up materials. As disclosed to shareholders on the HHSE Company blog site on January 30, 2016, the new auditors have made several determinations of material deficiencies in the financials for the Company, specifically, 1). The value of the Film Library relative to all other assets (*and the issues of the five-year-aging of the prior Film Library Valuation report, the changing marketplace for physical video sales as compared to the growing market for digital streaming, and the significant exclusions of key titles from the prior Film Library*) and 2). The need for Internal Controls and Compliance Documentation that would conform to standards prescribed under Sarbanes-Oxley Act 404. While technically not “advising” the Company on how to conduct internal controls or instructing the Company to conduct a more thorough and current Film Library Valuation Study, the new auditors did clarify that not addressing or rectifying these issues would result in significant comments by the auditors to the Form 10-12(g) audit portion, and this could result in commentary and non-compliance following S.E.C. review of the registration filing. Having the Company’s largest balance sheet asset reviewed under more recent valuation, and having the Company conform to widely accepted Internal Controls Procedures, would be a requirement for the auditors, unless the Company was willing to proceed with significant auditor’s footnote commentary on these issues. Rather than risk having another obstacle impact the S.E.C. acceptance of the Company’s registration, management has taken the steps to conform to these higher disclosure and operational standards. Company anticipates that the updated Form 10-12(g) Registration Filing, including 2-years of full-year audits and a revised and updated Film Library Valuation Report will be submitted to the S.E.C. in the very near-term future. Counsel has advised that Company is not required to disclose the new auditing firm until the Registration Statement is filed. This strategy has been accepted by management as a move to minimize shareholder interference with the auditing process.

ii). Company has recently enacted a change of corporate direction which puts a greater emphasis on theatrical release activities, international sales and motion picture production ventures, with the generation of fees for release services as well as from revenue collections.

iii). Company plans to add a total of three (3) new members to the Board of Directors, timed with the activation of Officers & Director’s Liability Coverage and the filing of the Form 10 Registration;

iv). A prior plan for Company to begin repurchasing HHSE Stock shares off the open market – previously planned for January, 2016 – has been delayed due to cash flow issues resulting from the sale or merger of two major customers for Company (as described hereinabove).

v). Company has structured installment payment plans for several key creditors including the Anderson’s (“Twelve P&A Loan”); other major creditors, including Michael Weinreb (“Hounddog P&A Loan”), Second Star Investments (“Twelve P&A Loan”), Bedrock Ventures (“Twelve Acquisition Loan”), E.E. Smith (“Boardinghouse Stew”) and Interstar Releasing (“Dawn of the Living Dead” dispute), have not yet been formally restructured. With respect to the Bedrock, Interstar and the E.E. Smith judgments, Company counsel has a legal strategy to pursue having these default judgments set aside and enabling the merits of each case to be adjudicated in Arkansas. Management believes that the stronger cash flow being generated from current enhanced theatrical and home video releasing activities can ultimately be utilized to reduce or retire the debt burden from the key creditors, once the restricted cash flow from Alchemy Entertainment and FreeStyle Releasing are resolved.

vi). Company has been offered a significant opportunity to dramatically expand the VODWIZ venture, by accessing a film library of approximately 6,500 titles (*which are already fully mastered and conformed for digital streaming*). The implementation of such a move for VODWIZ would require a modification or cancellation of the current “hosting” agreement set forth with Nanotech Entertainment several years ago. It is Company’s belief that other, more lucrative and less-labor intensive ventures and projects for Nanotech have proven to be a greater priority than the on-boarding of new titles for the VODWIZ streaming portal. Accordingly, it is Company’s belief that a revision or cancellation of the Nanotech Entertainment hosting-services agreement for VODWIZ may be in the mutual best interests of both companies. It is the position of Hannover House / VODWIZ that the consumer portal site cannot be reasonably “launched to consumers” until 500 or more titles are immediately available and accessible to consumers for downloading. Company and Nanotech reached an impasse last summer due to certain demands by Nanotech which were not prescribed in the services agreement, and which were not deemed to be functionally realistic. While there are many digital portals, websites and O-T-T entertainment service providers, Company feels that there is a market for the VODWIZ site if a significant quantity of independent films can be offered to consumers (even on a non-exclusive basis).

Item 6. Exhibits

Examples of theatrical one-sheet poster arts for recent, current and upcoming theatrical releases from Company, appear on the last two pages of this filing.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Date: March 30, 2016

Hannover House, Inc.

By: /s/ Eric F. Parkinson

Eric F. Parkinson,
Chairman & Chief Executive Officer

CERTIFICATION

I, Eric F. Parkinson certify that:

1. I have reviewed this annual report of Hannover House, Inc.;
2. Based on my knowledge, this report 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 report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent function):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: March 30, 2016

Hannover House, Inc

By: /s/ Eric F. Parkinson

Eric F. Parkinson

Chairman Chief Executive Officer

EXHIBITS

EXAMPLE “KEY ART” POSTER IMAGES FOR CURRENT, RECENT OR UPCOMING HANNOVER HOUSE THEATRICAL RELEASES



