HOME SOLUTIONS OF AMERICA INC Form 424B3 August 04, 2006

> Rule 424(b)(3) Registration No. 333-130317

PROSPECTUS SUPPLEMENT DATED August 4, 2006 to prospectus dated January 4, 2006

HOME SOLUTIONS OF AMERICA, INC.

Common Stock, \$.001 par value

5,545,000 Shares_[1]

The table of Selling Stockholders is hereby revised to read as follows:

| Name of | Number of Shares Beneficially Owned Number of Shares | | Number of Shares Beneficially Owned | Percentage of Shares Beneficially Owned after | |
|---|---|------------------|--|---|--|
| Beneficial Owner | before the Offering | Offered for Sale | after the Offering(1) | the Offering | |
| Alan J. Rubin | 36,000 (2) | 36,000 (2) | 0 | * | |
| Alpha Capital AG | 109,090.80 (3) | 109,090.80 (3) | 0 | * | |
| Atlantis Software Company | (4) | (4) | | | |
| Employee Profit Sharing Plan | 9,000 (4) | 9,000 (4) | 0 | * | |
| Barry and Ellen Judelson | 10,909.20 (5) | 10,909.20 (5) | 0 | * | |
| Ben T. Morris | 9,000 (6) | 9,000 (6) | 0 | * | |
| Benedek Investment Group LLC | 36,000 (7) | 36,000 (7) | 0 | * | |
| Benjamin Blake Selig | 5,454 (8) | 5,454 (8) | 0 | * | |
| Bill Haak and Johnnie S. Haak, | | | | | |
| JTWROS | 6,000 | 6,000 | 0 | * | |
| Bluegrass Growth Fund, L.P. | 200,000 (9) | 200,000 (9) | 0 | * | |
| Pershing LLC as Custodian for | 5 450 00 (10) | 5 450 00 (10) | 0 | | |
| Brede C. Klefos IRA | 5,458.80 (10) | | 0 | * | |
| Brian Kuhn | 27,600 (11) | 27,600 (11) | 0 | * | |
| Brunella Jacs LLC | 36,000 (12) | 36,000 (12) | 0 | * | |
| Capital Ventures International | 150,000 (13) | 150,000 (13) | | | |
| Carl Pipes | 5,454 | 5,454 | 0 | * | |
| Carol Tambor | 10,909.20 (14) | 10,909.20 (14) | 0 | | |
| Carter Pope | 18,000 (15) | | 0 | * | |
| Coale Enterprises LLC | 100,000 (16) | 100,000 (16) | 0 | * | |
| Crescent International Ltd. | 87,274.80 (17) | 87,274.80 (17) | 0 | * | |
| Crestview Capital Master LLC | 308,181.80 (18) | 308,181.80 (18) | 0 | * | |
| Pershing LLC as custodian for Erik Klefos IRA | 2,400 (19) | 2,400 (19) | 0 | * | |

^{[1] 400,000} of the 5,945,000 shares originally offered by certain selling stockholders are no longer represented in the Selling Stockholders' table, such shares having been sold pursuant to the registration statement.

| Number of Shares Name of Beneficially Owned Beneficial Owner DVR Soundshore Ossis Holding | | Number of Shares Offered for Sale | Number of Shares Beneficially Owned after the Offering(1) | Percentage of Shares Beneficially Owned <u>after</u> <u>the Offering</u> | |
|---|---------------------|-----------------------------------|---|--|--|
| DKR Soundshore Oasis Holding Fund Ltd. Don Weir and Julie Ellen Weir | 414,546 (20) | 414,546 (20) | 0 | * | |
| Tenants in Common | 6,000 | 6,000 | 0 | * | |
| Duane Renfro | 10,909.20 (21) | 10,909.20 (21) | 0 | * | |
| Edwin Freedman | 36,000 (22) | 36,000 (22) | 0 | * | |
| Enable Growth Partners LP | 252,000 (23) | 252,000 (23) | 0 | * | |
| Enable Opportunity Partners LP | 48,000 (24) | 48,000 (24) | 0 | * | |
| Genesis Microcap | 54,544.80 (25) | 54,544.80 (25) | 0 | * | |
| George L. Ball | 9,000 (26) | 9,000 (26) | 0 | * | |
| Gerald Golub | 26,181.60 (27) | 26,181.60 (27) | 0 | * | |
| Glenn Fleischnacker | 5,454 | 5,454 | 0 | * | |
| Gregory S. Lewis | 5,454 (28) | 5,454 (28) | 0 | * | |
| Gryphon Master Fund, LP | 320,000.40 (29) | 320,000.40 (29) | 0 | * | |
| GSSF Master Fund LP | 159,999.60 (30) | 159,999.60 (30) | 0 | * | |
| Hudson Bay Fund LP | 130,000 (31) | 130,000 (31) | 0 | | |
| Hal Rothbaum | 21,818.40 (32) | 21,818.40 (32) | 0 | * | |
| Iroquois Master Fund Ltd | 556,363.20 (33) | 556,363.20 (33) | 0 | * | |
| James Garson | 10,909.20 (34) | 10,909.20 (34) | 0 | * | |
| Jan Rask | 12,000 | 12,000 | 0 | * | |
| Jill Simon | 21,818.40 (35) | 21,818.40 (35) | 0 | * | |
| JMG Capital Partners LP | 130,000 (36) | 130,000 (36) | 0 | * | |
| JMG Triton Offshore Fund Ltd | 130,000 (37) | 130,000 (37) | 0 | * | |
| Kenneth Kaplan Lee Harrison Corbin and Daniel | 10,909.20 (38) | 10,909.20 (38) | 0 | * | |
| A. Corbin | 18,000 (39) | 18,000 (39) | 0 | * | |
| Matthew D. Myers Pershing LLC as custodian for Melton Pipes IRA | 5,460 (40) 5,454 | 5,460 (40) 5,454 | 0 | * | |
| Michael B. Gray | 6,000 (41) | 6,000 (41) | 0 | * | |
| Nite Capital LP | 109,090.80 (42) | 109,090.80 (42) | 0 | * | |
| Norman Goldberg | 10,909.20 (43) | 10,909.20 (43) | 0 | * | |
| - | 109,090.80 (44) | 109,090.80 (44) | 0 | * | |
| RAQ, LLC Ronald Davi | 32,727.60 (45) | 32,727.60 (45) | 0 | * | |
| Rune Medhus and Elisa Medhus | 17,493.60 (46) | 17,493.60 (46) | 0 | * | |
| Sanders Opportunity Fund (Institutional) LP | 91,656 (47) | 91,656 (47) | 0 | * | |
| Sanders Opportunity Fund LP | 28,344 (48) | 28,344 (48) | 0 | * | |
| SF Capital Partners Ltd. | 390,000 (49) | 390,000 (49) | 0 | * | |
| - | 327,272.40 (50) | 327,272.40 (50) | 0 | * | |
| Smithfield Fiduciary LLC | 240,000 (51) | 240,000 (51) | | * | |
| SRG Capital, LLC | 18,546 (52) | 18,546 (52) | 0 | * | |
| Stanley Katz | 5,454 (53) | 5,454 (53) | 0 | * | |
| Steven J. Mayer Steven Hall / Rebecca Hall JTWROS | 5,460 (54) | 5,460 (54) | 0 | * | |
| Sunrise Equity Partners LP | 90,909 (55) | 90,909 (55) | 0 | * | |
| Thomas E. Asarch and Barbara Asarch | 10,909.20 | 10,909.20 | 0 | * | |
| Tom and Nancy Juda Trust | 120,000 (56) | 120,000 (56) | 0 | * | |
| | -20,000 | 0,000 | • | | |

| Truk International Fund, LP | 17,673.60 (57) | 17,673.60 (57) | 0 | * |
|-----------------------------|-----------------|-----------------|---|---|
| Truk Opportunity Fund, LLC | 178,690.80 (58) | 178,690.80 (58) | 0 | * |
| TWM Associates LLC | 10,909.20 (59) | 10,909.20 (59) | 0 | * |
| Valerie B. Lens | 10,909.20 (60) | 10,909.20 (60) | 0 | * |
| Vincent Vazquez | 14,400 | 14,400 | 0 | * |
| Sanders Morris Harris Inc. | 125,000 (61) | 125,000 (61) | 0 | * |

*Less than 1%.

- (1) Assumes that all of the securities offered hereby are sold.
- (2) Includes 6,000 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (3) Includes 18,181.80 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (4) Elisa Medhus MD is the spouse of Rune Medhus, an employee of Sanders Morris Harris Inc., which is a registered broker/dealer and member of the NASD. These securities were purchased and are held in the ordinary course of business for the personal account of the Atlantis Software Company Employee Profit Sharing Plan.
- (5) Includes 1,818.20 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (6) Includes 1,500 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share. Ben T. Morris is Chief Executive Officer of Sanders Morris Harris, Inc., a registered broker/dealer and member of the NASD. These securities were purchased and are held in the ordinary course of business for the account of Mr. Morris.
- (7) Includes 6,000 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (8) Includes 909 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (9) Bluegrass Growth Fund Partners, LLC is the general partner of Bluegrass Growth Fund L.P. By virtue of such relationship, Bluegrass Growth Fund Partners, LLC may be deemed to have voting and dispositive power over the shares owned by Bluegrass Growth Fund L.P. Bluegrass Growth Fund Partners, LLC disclaims beneficial ownership of such shares. Mr. Brian Shatz has delegated authority from the partners of Bluegrass Growth Fund Partners, LLC with respect to the shares of common stock owned by Bluegrass Growth Fund L.P. Mr. Shatz may be deemed to have voting and dispositive power over the shares of common stock owned by Bluegrass Growth Fund L.P. Mr. Shatz disclaims beneficial ownership of such shares of our common stock and has no legal right to maintain such delegated authority.
- (10) Includes 909.80 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share. Brede C. Kelfos is an employee of Sanders Morris Harris, Inc., a registered broker/dealer and member of the NASD. These securities were purchased and are held in the ordinary course of business for the investment retirement account of Mr. Klefos.
- (11) Includes 4,600 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (12) Stanley Katz and Andrew Katz share control of the voting and disposition of the shares of Home Solutions common stock held by this selling stockholder.
- (13) Includes 25,000 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (14) Includes 1,818.20 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (15) Includes 3,000 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (16) J. Howard Coale has the power to control the voting and disposition of the shares of Home Solutions common stock held by this selling stockholder.

(17) Mel Craw, Maxi Brezzi and Bachir Taleb-Ibrahimi, in their capacity as managers of Cantara (Switzerland) SA, the investment adviser to Crescent International Ltd, have voting control and investment discretion over the shares of Home Solutions common stock owned by Crescent International Ltd. Messrs. Craw, Brezzi and Taleb-Ibrahimi disclaim beneficial ownership of such shares.

(18) Includes 58,181.80 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share. Stewart Flink, Robert Hoyt and Daniel Warsh have shared power to control the voting and disposition of the shares of Home Solutions common stock held by Crestview Capital Master Fund LLC. Messrs Flink, Hoyt and Warsh disclaim beneficial ownership of the shares.

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- (19) Includes 400 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share. Erik Klefos is an employee of Sanders Morris Harris, Inc., a registered broker/dealer and member of the NASD. These securities were purchased and are held in the ordinary course of business for the investment retirement account of Mr. Klefos.
- (20) DKR SoundShore Oasis Holding Fund Ltd. is a master fund in a master-feeder structure. The fund's investment manager is DKR Oasis Management Company LP. Pursuant to an investment management agreement among the fund, the feeder funds and the investment manager, the investment manager has the authority to do any and all acts on behalf of the fund, including voting any shares held by the fund. Mr. Seth Fischer is the managing partner of Oasis Management Holdings LLC, one of the general partners of the investment manager. Mr. Fisher has ultimate responsibility for trading with respect to the Fund. Mr. Fisher disclaims beneficial ownership of the shares.
- (21) Includes 1,818.20 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share. Don Weir is an employee of Sanders Morris Harris, Inc., a registered broker/dealer and member of the NASD. These securities were purchased and are held in the ordinary course of business for the account of Mr. Weir and Julie Ellen Weir Tenants in Common.
- (22) Includes 6,000 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (23) Includes 42,000 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share. Mr. Mitch Levine has the power to control the voting and disposition of the shares of Home Solutions common stock held by this selling stockholder. Mr. Levine disclaims beneficial ownership of the shares.
- (24) Includes 8,000 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share. Mr. Mitch Levine has the power to control the voting and disposition of the shares of Home Solutions common stock held by this selling stockholder. Mr. Levine disclaims beneficial ownership of the shares.
- (25) Includes 9,090.80 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (26) George L. Ball is Chairman of the Board of Sanders Morris Harris, Inc., a registered broker/dealer and member of the NASD. These securities were purchased and are held in the ordinary course of business for the account of Mr. Ball.
- (27) Includes 4,363.60 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (28) Includes 909 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (29) Includes 53,333.40 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share. E. B. Lyon IV has the power to control the voting and disposition of the shares of Home Solutions common stock held by this selling stockholder. E. B. Lyon IV disclaims beneficial ownership of the shares.
- (30) Includes 26,666.60 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share. E. B. Lyon IV has the power to control the voting and disposition of the shares of Home Solutions common stock held by this selling stockholder. E. B. Lyon IV disclaims beneficial ownership of the shares.
- (31) Includes 130,000 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share. Youv Roth is the principal of this selling stockholder and has the power to control the voting and disposition of the shares of Home Solutions common stock held by it.
- (32) Includes 3,636.40 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (33) Includes 92,727.20 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share. Mr. Joshua Silverman has the power to control the voting and disposition of the shares of Home Solutions common stock held by this selling stockholder. Mr. Silverman disclaims beneficial ownership of the shares.
- (34) Includes 1,818.20 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (35) Includes 3,636.40 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (36) Includes 30,000 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share. JMG Capital Partners, L.P. is a California limited partnership. Its general partner is JMG Capital Management, LLC, a Delaware limited liability company and an investment adviser that

has voting and dispositive power over the shares being registered on behalf of JMG Capital Partners, L.P. The equity interests of JMG Capital Management, LLC are owned by JMG Capital Management, Inc., a California corporation and Asset Alliance Holding Corp., a Delaware corporation. Jonathan M. Glaser is the executive officer and director of JMG Capital Management, Inc. and has sole investment discretion over JMG Capital Partners, L.P.'s portfolio holdings.

- (37) Includes 30,000 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share. JMG Triton Offshore Fund, Ltd. is an international business company organized under the laws of the British Virgin Islands. JMG Triton Offshore Fund, Ltd.'s investment manager is Pacific Assets Management LLC, a Delaware limited liability company that has voting and dispositive power over the shares being registered on behalf of JMG Triton Offshore Fund, Ltd. The equity interests of Pacific Assets Management LLC are owned by Pacific Capital Management, Inc., a California corporation and Asset Alliance Holdings Corp., a Delaware corporation. The equity interests of Pacific Asset Management, Inc are owned by Messrs. Roger Richter, Jonathan M. Glaser and Daniel A. David. Messrs. Glaser and Richter have sole investment discretion over JMG Triton Offshore Fund, Ltd.'s portfolio holdings
- (38) Includes 1,818.20 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (39) Includes 3,000 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (40) Includes 910 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (41) Includes 1,000 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (42) Includes 18,181.80 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share. Keith Goodman, a manager of the general partner of Nite Capital LP has the power to control the voting and disposition of the shares of Home Solutions common stock held by this selling stockholder. Mr. Goodman disclaims beneficial ownership of these shares.
- (43) Includes 1,818.20 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (44) Includes 18,181.80 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share. RAQ, LLC is a limited liability company, whose managing member is Lindsay A. Rosenwald, M.D., who is the sole shareholder and Chairman of Paramount Biocapital,, Inc. a NASD member broker-dealer. Lindsay A. Rosenwald, M.D. has the power to control the voting and disposition of the shares of Home Solutions common stock held by this selling stockholder.
- (45) Includes 5,454.60 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (46) Renu Medhus is an employee of Sanders Morris Harris, Inc., a registered broker/dealer and member of the NASD. These securities were purchased and are held in the ordinary course of business for the account of Mr. Medhus and Elisa Medhus.
- (47) Don A. Sanders, the Chief Investment Officer of Sanders Opportunity Fund (Institutional), L.P., exercises voting and investment authority over the Home Solutions common stock held by this selling stockholder. Mr. Sanders is the Chairman of the Executive Committee of Sanders Morris Harris Inc., which is a registered broker/dealer and is a member of the NASD. These securities were purchased and are held in the ordinary course of business for the account of Sanders Opportunity Fund (Institutional), L.P.
- (48) Don A. Sanders, the Chief Investment Officer of Sanders Opportunity Fund, L.P., exercises voting and investment authority over the Home Solutions common stock held by this selling stockholder. Mr. Sanders is the Chairman of the Executive Committee of Sanders Morris Harris Inc., which is a registered broker/dealer and is a member of the NASD. These securities were purchased and are held in the ordinary course of business for the account of Sanders Opportunity Fund, L.P.
- (49) Includes 65,000 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share. Mr. Michael A. Roth and Mr. Brian J. Stark control voting and disposition of shares of Home Solutions common stock held by this selling stockholder. Messrs. Roth and Stark disclaim beneficial ownership of the shares.
- (50) Includes 54,545.40 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share. Highbridge Capital Management, LLC is the trading manager of Smithfield Fiduciary LLC and has voting control and investment decision over securities held by Smithfield Fiduciary LLC. Glenn Dubin and Henry Swieca control Highbridge Capital Management LLC. Each of Highbridge Capital Management, LLC, Glenn Dubin and Henry Swieca disclaims beneficial ownership of the shares of Home Solutions common stock held by Smithfield Fiduciary LLC.
- (51) Includes 40,000 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (52) Includes 3,091 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.

- (53) Includes 909 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (54) Includes 910 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (55) Level Counter, LLC is the general partner of Sunrise Equity Partners, L.P. Mr. Nathan Low, Ms. Marilyn Adler and Mr. Amnon Mandelbaum share control over Level Counter, LLC, and thus, share control of the voting and disposition of the shares of Home Solutions common stock held by Sunrise Equity Partners, L.P.
- (56) Includes 20,000 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share. Tom Juda and Nancy Juda, co-trustees of the Tom and Nancy Juda Living Trust, exercise voting and investment authority over the shares held by this selling stockholder. Tom Juda is an employee of Sanders Morris Harris, Inc., a registered broker/dealer and member of the NASD. These securities were purchased and are held in the ordinary course of business for the personal account of the Tom and Nancy Juda Living Trust.
- (57) Includes 2,945.60 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share. Michael E. Fein and Stephen E. Saltzstein, as principals of Atoll Asset Management, LLC, the Managing Member of Truk International Fund, LP, exercise investment and voting control over the securities owned by Truk International Fund, LP. Both Mr. Fein and Mr. Saltzstein disclaim beneficial ownership of the securities owned by Truk International Fund, LP.

- (58) Includes 29,781.80 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share. Michael E. Fein and Stephen E. Saltzstein, as principals of Atoll Asset Management, LLC, the Managing Member of Truk Opportunity Fund, LLC, exercise investment and voting control over the securities owned by Truk Opportunity Fund, LLC. Both Mr. Fein and Mr. Saltzstein disclaim beneficial ownership of the securities owned by Truk Opportunity Fund, LLC.
- (59) Includes 1,818.20 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share. TWM Associates LLC is a New York limited liability company that is managed by Scott Stone who has the ultimate control over the voting and disposition of the shares of Home Solutions common stock held by TWM Associates LLC. Mr. Stone is not a member of TWM Associates LLC and thus, disclaims beneficial ownership of the shares.
- (60) Includes 1,818.20 shares issuable upon exercise of warrants at an exercise price of \$5.50 per share.
- (61) Ben T. Morris serves as Chief Executive Officer of Sanders Morris Harris Inc. and, in such capacity may be deemed to exercise voting and investment authority over the Home Solutions common stock held by this selling stockholder. Additionally, Don A. Sanders serves as Chairman of the Executive Committee of Sanders Morris Harris Inc. and, in such capacity may also be deemed to exercise voting and investment authority over the Home Solutions common stock held by this selling stockholder. Sanders Morris Harris Inc. is a registered broker/dealer and is a member of the NASD.

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved of these securities or determined if the prospectus is truthful or complete. Any representation to the contrary is a criminal offense

The date of this Prospectus Supplement is August 4, 2006