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

SCHEDULE 13G

Under the Securities Exchange Act of 1934

(Amendment No.)

RESTORATION HARDWARE HOLDINGS, INC.

(Name of Issuer)

Common Stock

(Title of Class of Securities)

761283100

(CUSIP Number)

December 31, 2012

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

Rule 13d-1(b)

Rule 13d-1(c)

Х Rule 13d-1(d)

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP No. 7	61283100)	13G			
1	Names of Reporting Persons Home Holdings, LLC					
2	Check the Appropriate Box if a Member of a Group					
	(a) (b)					
3	SEC Use Only					
4	Citizen or Place of Organization Delaware					
		5	Sole Voting Power 0			
Number of Shares Beneficially Owned by Each Reporting Person With		6	Shared Voting Power 25,931,257			
		7	Sole Dispositive Power 0			
		8	Shared Dispositive Power 25,931,257			
9	Aggregate Amount Beneficially Owned by Each Reporting Person 25,931,257					
10	Check if the Aggregate Amount in Row (9) Excludes Certain Shares Not Applicable					

12 Type of Reporting Person OO (Delaware Limited Liability Company)

			1
CUSIP No.	. 7612831	00	13G
Item 1.			
	(a)	Name of Is	ssuer:
			n Hardware Holdings, Inc. (the "Issuer")
	(b)	15 Koch R	f Issuer's Principal Executive Offices: Road, Suite J Iera, CA 94925
14 3			
Item 2.	(a)	Name of P	Person Filing:
	(u)	Home Hol	ldings, LLC
	(b)		r Principal Business Office: Putnam Avenue, Greenwich, CT 06830.
	(c)	Citizenshij Delaware	
	(d)		lass of Securities:
			stock, par value \$0.0001 per share ("Common Stock")
	(e)	CUSIP Nu	umber:
Item 3.	Not	761283100	
Item 3.	Not		
Item 3.		t applicable.	
CUSIP No.	. 7612831	t applicable.	2
	. 7612831	00 nership.	2
CUSIP No.	. 7612831 Ow	00 nership. Amount 25,931,2 Percent c 68.4%, b	2 13G beneficially owned: 57 shares of common stock. of class: pased on 37,927,012 shares of Common Stock outstanding as of December 14, 2012, as reported on the Issuer's Form 10-Q for the quarterly
CUSIP No.	. 7612831 Ow (a)	00 nership. Amount 25,931,2 Percent c 68,4%, b period er	2 13G beneficially owned: 57 shares of common stock. of class:
CUSIP No.	. 7612831 Ow (a) (b)	00 nership. Amount 25,931,2 Percent c 68,4%, b period er Number (i)	2 13G beneficially owned: :57 shares of common stock. of class: pased on 37,927,012 shares of Common Stock outstanding as of December 14, 2012, as reported on the Issuer's Form 10-Q for the quarterly nded October 27, 2012, filed with the Securities and Exchange Commission on December 17, 2012.
CUSIP No.	. 7612831 Ow (a) (b)	t applicable. 00 nership.) Amount 25,931,2) Percent c 68.4%, b period er) Number (i) (i)	2 13G beneficially owned: :57 shares of common stock. of class: assed on 37,927,012 shares of Common Stock outstanding as of December 14, 2012, as reported on the Issuer's Form 10-Q for the quarterly inded October 27, 2012, filed with the Securities and Exchange Commission on December 17, 2012. of shares as to which the person has: Sole power to vote or to direct the vote:
CUSIP No.	. 7612831 Ow (a) (b)	t applicable. 00 nership.) Amount 25,931,2) Percent c 68.4%, b period er) Number (i) (ii)	2 13G beneficially owned: 57 shares of common stock. of class: assed on 37,927,012 shares of Common Stock outstanding as of December 14, 2012, as reported on the Issuer's Form 10-Q for the quarterly nded October 27, 2012, filed with the Securities and Exchange Commission on December 17, 2012. of shares as to which the person has: Sole power to vote or to direct the vote: 0 shares of Common Stock. Shared power to vote or to direct the vote:

Home Holdings, LLC is a limited liability company organized under the laws of Delaware, the members of which are CP Home Holdings, LLC, an affiliate of Catterton Partners, Tower Three Home, LLC, an affiliate of Tower Three Partners and various entities affiliated with Glenhill Capital Management (together with CP Home Holdings, LLC and Tower Three Home, LLC, the "Members"). Accordingly, each of the Members may be deemed to share beneficial ownership of the shares of Common Stock held of record by Home Holdings, LLC. Each of the Members is filing a separate Schedule 13G.

Item 5.	Ownership of Five Percent or Less of a Class. Not applicable.					
Item 6.	Ownership of More than Five Percent on Behalf of Another Person. Not applicable.					
Item 7.	Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company. Not applicable.					
Item 8.	Identification and Classification of Members of the Group. See Item 4.					
Item 9.	Notice of Dissolution of Group. Not applicable.					
	3					
CUSIP No. 761	283100 13G					
Item 10.	Certification. Not applicable.					
	SIGNATURE					
After re	easonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.					
Date: Februar	ry 14, 2013					
	HOME HOLDINGS, LLC					
	By:/s/ J. Michael ChuName:J. Michael ChuTitle:President					
	4					
	LIST OF EXHIBITS					
Exhibit No. Description						
24 Power of Attorney						
	5					

POWER OF ATTORNEY

The undersigned understands that, from time to time, Home Holdings, LLC is required to prepare, execute and file certain federal and state securities laws filings.

Know all by these presents, that the undersigned hereby constitutes and appoints each of David M. McPherson, John R. Scerbo or David Heidecorn, or any of them signing singly, and with full power of substitution, the undersigned's true and lawful attorney-in-fact to:

(1) prepare, execute in the name of and on behalf of Home Holdings, LLC, and submit to the U.S. Securities and Exchange Commission (the "SEC") a Form ID, including amendments thereto, and any other documents necessary or appropriate to obtain codes and passwords enabling the undersigned to make electronic filings with the SEC of Forms D ("Form D") required to be filed in accordance with Rule 503 ("Rule 503") promulgated with respect to Sections 4(2), 4(6) and 3(b) of the Securities Act of 1933 (the "1933 Act") and reports required by Sections 13(d) and 16(a) of the Securities Exchange Act of 1934 (the "1934 Act") or any rule or regulation of the SEC;

(2) prepare and execute for and on behalf of Home Holdings, LLC, in the undersigned's capacity as a Managing Director, authorized person, officer and/or director of Home Holdings, LLC, federal and state securities laws filings including without limitation Forms D pursuant to Rule 503 and Schedules 13D and 13G and Forms 3, 4, and 5 in accordance with Sections 13(d) and 16(a) of the 1934 Act and the rules thereunder;

(3) do and perform any and all acts for and on behalf of Home Holdings, LLC which may be necessary or desirable to complete and execute any such federal and state securities laws filings including without limitation Forms D, Schedules 13D and 13G and Forms 3, 4, and 5, complete and execute any amendment or amendments thereto, and timely file such form with the SEC and the securities administrators of any state, the District of Columbia, the Commonwealth of Puerto Rico, Guam and the United States Virgin Islands or their designees and any stock exchange or similar authority; and

(4) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in such attorney-in-fact's discretion.

The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary, or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or

revocation, hereby ratifying and confirming all that such attorney-in-fact, or such attorney-in-fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this power of attorney and the rights and powers herein granted, whether the same needs to be executed, taken or done by him in his capacity as a current or former member, partner, shareholder, director or officer of any company, partnership, corporation, organization, firm, branch or other entity connected with, related to or affiliated with any of the entities constituting Home Holdings, LLC or entities that directly or indirectly hold interests in Home Holdings, LLC.

The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming any of the undersigned's responsibilities to comply with federal and state securities laws, including without limitation Rule 503 of the 1933 Act or Section 13 and Section 16 of the 1934 Act.

This Power of Attorney and all authority conferred hereby shall not be terminated by operation of law, whether by the death or incapacity of the undersigned or by occurrence of any other event. Actions taken by an attorney-in-fact pursuant to this Power of Attorney shall be as valid as if any event described in the preceding sentence had not occurred, whether or not the attorney-in-fact shall have received notice of such event. Notwithstanding the foregoing, (i) in the event that an attorney-in-fact is no longer employed by Catterton Management Company, L.L.C. or its affiliates, this Power of Attorney and all authority conferred hereby shall be immediately terminated with respect to such Attorney, and (ii) the undersigned may terminate or revoke this Power of Attorney at any time.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 14th day of February, 2013.

/s/ J. Michael Chu Name: J. Michael Chu