OTC DISCLOSURE AND NEWS SERVICE

COMPANY INFORMATION AND DISCLOSURE STATEMENT

(November 16, 2011)

TARGET DEVELOPMENT GROUP, INC.

(Pinksheets: TDGI)

<u>WYOMING</u> (State of Incorporation) <u>91-1906973</u> (IRS Employer Identification No.)

1428 CHESTER STREET <u>SPRINGDALE, AR 72764</u> (Address of Principal Executive Offices)

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

> > Cusip Number 87620A

SUMMARY OF Q3 – 2011 RESULTS (Period Ending September 30, 2011)

Filing Date: November 16, 2011



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Item 1 – The exact name of the issuer is Target Development Group, Inc. The name of our Company, also referred to the "Issuer" or "TDGI", is TARGET DEVELOPMENT GROUP, INC., a Wyoming Corporation (registered in Wyoming on January 29, 2009); the Company's wholly-owned, operating entity, Truman Press, Inc., d/b/a "Hannover House" was incorporated in California in 1993, and re-registered into Arkansas, effective 2009

Item 2 – The address of the issuer's principal executive offices is as follows:

Our Contact Information:	Contact Person:
Target Development Group, Inc. Hannover House 1428 Chester St. Springdale, AR 72764 Tel. 479-751-4500 Fax: 479-751-4999 www.HannoverHouse.com	D. Frederick Shefte, President TDGI-Hannover House 1428 Chester St. Springdale, AR 72764 Tel. 479-751-4500 Fax.: 479-751-4999 <u>Fred@HannoverHouse.com</u>

Item 3 – The jurisdiction and date of the issuer's incorporation under that jurisdiction are: Wyoming (corporation), registered January 29, 2009. The Company's wholly-owned, operating entity, Truman Press, Inc., d/b/a "Hannover House" was incorporated in California in 1993, and re-registered into Arkansas, effective 2009

Item 4 – Exact title and class of securities outstanding:

The Company's stock is traded on the OTC "Pinksheets" Markets under the trading symbol: TDGI. The Cusip number for the Company is: 87620A. The following is true and correct, per our transfer agent, as of and at the period ending on October 28, 2011:

a.	Total shares in issue as of Oct. 28, 2011:	477,995,139
b.	Above Shares Restricted From Sale: 140,325,162 TOTAL SHARES IN ISSUE:	477,995,139
c.	Series "A" Preferred Shares:	1,000,000
d.	Addl. Restricted Shares reserved for Financing Venture (pre-approved by Board of Directors, but not issued):	15,000,000
Share	holders of Record: 171 (Standard Registrar count)	
Total	Beneficial Shareholders: 2,236 (Broadridge, ICS count)	

Total Authorized Shares: 700,000,000

Note: the discrepancy between Shareholders of Record and Beneficial Shareholders is due to the consolidation of multiple shareholders within the larger brokerage houses. For example, Scottrade, TD Ameritrade, E-Trade, Charles Schwab and National Financial Services collectively represent 1,644 Beneficial Owners of TDGI stock, yet are recorded by Standard Registrar as being only five (5) Shareholders of Record.

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

CONSOLIDATED FINANCIAL REPORTS SEPTEMBER 30, 2011

MANAGEMENT DISCUSSION AND COMMENTS

With respect to the Consolidated Financial Reports for Target Development Group, Inc. for the three-month period ending September 30, 2011, the following issues were addressed, discussed and ultimately resolved by Company principals in the manner addressed below. In evaluating the reporting and disclosure options available to the Company, principals consulted with in-house Controller, Eduardo Suarez-Moreno and Hogan-Taylor, LLC.

a). 20^{th} Century Fox Home Entertainment / "Twelve" Revenues – This report includes sales and expenses from the home video and Video-On-Demand release of "*Twelve*" through 20^{th} Century Fox Home Entertainment, Inc. from January, 2011 through July 30, 2011, but only on a "cash" basis with respect to sales (accrued, uncollected sales were excluded). All expenses incurred by Fox, including expenses relating to unrecognized sales, are included in this report. The next royalty report and payment due to Company from Fox is scheduled to be rendered on or about December 15, 2011, and should include the results of the re-release (at sell-thru pricing) of video units from late summer, 2011. Per an agreement with Gaumont (the licensor, production company and copyright proprietor of "*Twelve*"), net revenues from the Fox release are paid directly to Gaumont in satisfaction of the license fee balance.

b). Accounts Receivable "Write-Down" – The Company has elected to write-down or otherwise defer approximately \$350,000 from the Accounts Receivable. This was due to ongoing reconciliation disputes, or concerns as to collectability with some accounts (specifically, Triumph Marketing which has since closed). The purpose of this move was to better anticipate and address possible areas of concern with Hogan-Taylor in their analysis and audit of the Company's financials.

c). Continued Growth in Revenues and Profits – During the three-month period ending September 30, 2011, the Company generated Revenues of \$1,996,367 with a Net Income of \$896,656. Results for the same reporting quarter in 2010 showed Revenues of \$287,176 and Net Income of \$185,978. Comparing Year-to-Year quarterly results, the Company's Q3, 2011 results show an increase in Revenues of 695% and an increase in Net Income of 482%.

d). Overview of Q4, 2011 – The final reporting quarter for 2011 will include the initial home video revenues (including Video-On-Demand) from the November 15 release of "*Turtle: The Incredible Journey*," plus the sell-thru, re-release home video revenues from Fox for "*Twelve.*" Book revenues and theatrical revenues during Q4 are not expected to be significant. Overall, the Company forecasts that the fourth quarter will be profitable, with the Company finishing the year in record territory for both Gross Revenues and Net Income.

CONSOLIDATED BALANCE SHEET SEPTEMBER 30, 2011 (UNAUDITED AND UNREVIEWED)

ASSETS

CURRENT ASSETS	6		
Cash		\$	25,886
Accounts Receiva	able, Net		557,572
Prepaid wages			11,080
	entory (See "4" below)		126,918
Prepaid Advertisi	ng		845,000
Prepaid Producer	Royalties		1,370,400
Producer Recoup	ment		2,141,631
Film Distribution F	Rights		2,045,000
Film Production In	nvestments		50,500
Notes Receivable	and Net Recoupment		0
	Total Current		
	Assets		7,173,987
PROPERTY AND E	QUIPMENT		
	Fixtures and Equipment		172,230
	Less Accumulated		
	depreciation		(\$34,356)
Vehicles	Less Accumulated		22,500
	depreciation		(5,000)
Real Property			150,000
riouri roporty			100,000
	Total Property and		
	Equipment		305,374
OTHER ASSETS			
Film and Television	on program library		22,315,337
		•	00 045 007
	Total Other Assets	\$	22,315,337
CURRENT ASSETS			29,794,698

CONSOLIDATED BALANCE SHEET SEPTEMBER 30, 2011 (UNAUDITED AND UNREVIEWED)

LIABILITIES AND STOCKHOLDER'S EQUITY

74,041 30,316
,
1 007
71,697
5,400
4,983
22,111
20,471
.0,471
9,019
88,664
50,000
,000
6,784
99,364
54,812
53,831
0,561
0,306
10,867
94,698

Footnotes: Company has elected to write-down approximately \$350,000 in Accounts Receivable from previously reported quarters, due to uncertainty about collectability. A/R write-downs include some of the balances otherwise due from Anderson Merchandisers, Allumination Filmworks and Triumph Marketing. Revenues and expenses from the 20th Century Fox Home Entertainment release of "TWELVE" have been included in these financials on a cash-basis (accrued, uncollected sales have been excluded), with net proceeds paid directly to Gaumont by Fox towards reduction of the license fee balance. Long term payables include \$250,000 (plus interest) due to private P&A lenders for "TWELVE," the notes for which are overdue.

CONSOLIDATED STATEMENT OF INCOME AND RETAINED EARNINGS SEPTEMBER 30, 2011 (UNAUDITED AND UNREVIEWED)

REVENUES Product Sales	\$1,996,367
TOTAL REVENUES	1,996,367
COST OF SALES Commissions Sales and Marketing Production Freight Other Expense	269,896 251,821 453,848 2,014 0
TOTAL COST OF SALES	\$977,579
GROSS PROFIT	\$1,018,788
GENERAL AND ADMINISTRATIVE EXPENSES	\$122,132
INCOME (LOSS) FROM OPERATIONS	\$896,656
OTHER INCOME (EXPENSE)	\$0
INCOME OR LOSS BEFORE INCOME TAXES	\$896,656
PROVISION FOR INCOME TAXES	\$0
NET INCOME OR LOSS	\$896,656
RETAINED EARNINGS, BEGINNING OF PERIOD	\$1,103,650
RETAINED EARNINGS, END OF PERIOD	\$2,000,306

CONSOLIDATED GENERAL AND ADMINISTRATIVE EXPENSES FOR THE THREE MONTHS ENDING SEPTEMBER 30, 2011 (UNAUDITED AND UNREVIEWED)

GENERAL AND ADMINISTRATIVE EXPENSES

Bank Charges Consulting Employees Entertainment Equipment Fees Insurance Labor Legal and Accounting Miscellaneous Office Rent Taxes Telephone Travel	\$ $\begin{array}{c} 1,168\\ 13,525\\ 49,051\\ 0\\ 0\\ 0\\ 0\\ 0\\ 3,307\\ 27,094\\ 4,290\\ 9,900\\ 6,913\\ 3,022\\ 3,620\\ \end{array}$
Travel	3,620
Utilities	242
Total general and administrative expenses	\$ 122,132

ITEM IV <u>Certifications</u>

I, ERIC F. PARKINSON, hereby certify that;

- (1) I have reviewed the Financial Reports and Management Comments for the period ending September 30, 2011, covering various activities for Target Development Group, Inc. and Hannover House (the "Company");
- (2) Based on my knowledge, these Financial Reports do 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 Filing;
- (3) Based on my knowledge, the financial information included or incorporated by reference in these Financial Reports, fairly present in all material respects the financial condition, results of operations, and cash flows of the Issuer as of, and for, the periods presented in these Financial Reports.

Dated: 16 November 2011

/s/ _

By: Eric F. Parkinson Title: Chairman and Chief Executive Officer