ROUNDER, INC.

QUARTERLY REPORT THREE and NINE MONTHS ENDED SEPTEMBER 30, 2012

ITEM 1. Exact name of issuer and address of its principal executive offices.

Rounder, Inc. 2200 Pennsylvania Ave NW 4th FL Washington, DC 20037

ITEM 2. Shares outstanding.

(i) Period Ended: September 30, 2012

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(ii) Number of shares authorized:	
Common stock, par value \$.001	500,000,000
Preferred Series A	10,000
Preferred Series B	100,000
Preferred	30,000
Preferred - blank check	360,000
(iii) Outstanding common stock	400,193,175
Preferred stock	29,517
Preferred Series A	10,000
Preferred Series B	1,000
(iv) Freely tradable shares	91,915,067
(v) Beneficial owner	1
(vi) Total shareholders of record	258

Note: 90,000,000 common shares are to be returned due to the settlement agreement with Compass Entertainment. An additional 161,000,000 common shares were issued in anticipation of the completion of asset acquisitions and were in the hands of John Stanton, the shares are to be returned and a demand has been sent for their return as no consideration was paid for them and cannot be because of the Stanton bankruptcy. 5,000 preferred series a stock were demanded returned as well as they were issued for the conversion of debt that is no longer viable and is discussed in the Other Information section in this document. All are still listed here as outstanding because they have yet to be returned. None of these shares will be honored without a court order and no court action is anticipated by any holder of these shares. All shares have been removed from the monetary values in the financial statements.

ITEM 3. Interim Financial Statements.

Rounder, Inc. Balance Sheet (unaudited)

ASSETS				
		At		At
		September 30,		December
		<u>2012</u>		31, 2011
Current Assets				
Cash	S	-	S	-
Total Current Assets		-		-
Property and Equipment, net of accumulated depreciation	+	-		43,311
Other Assets				
Investment stock		900,600		1,245,000
Intangibles		•		100 004
Goodwill		779,069		-
Total Other Assets		1,679,669	Ш	1,345,004
TOTAL ASSETS	\$	1,679,669	\$	1,388,315
			<u> </u>	
LIABILITIES & STOCKHOLDERS' EQUITY (DEFICIT)				
Current Liabilities				
Accounts payable	\$	318,219	\$	136,139
Accrued expenses		943.245		547,032
Notes Payable		496,786		75,000
Notes Payable - related parties	-	95,631	<u> </u>	-
Total Current Liabilities	-	1,853,881		758,171
Long-Term Liabilities				
Notes Payable		-		170,000
Notes payable- related parties		-		1,084,850
Total Long-Term Liabilities		-		1,254,850
TOTAL LIABILITIES		1,853,881		2,013,021
Receivable for stock issued for debt conversion contra equity	-	(338,607)		
CL II II AT IL CO CLIO	_		1	
Stockholders' Equity (Deficit)	_	25	1	20
Preferred stock, 500,000 authorized, par value \$.001, 40,517 outstanding Common stock, 500,000,000 and 200,000,000 authorized, par value \$.001, 400,193,715 and	-	35 149,194	-	29
Common stock, 500,000,000 and 200,000,000 authorized, par value \$.001, 400,193,715 and 150,192,216 issued and outstanding September 30, 2012 and December 31, 2011,		149,194		150,192
respectively	1			
Paid in capital	1	21,481,566		21,279,256
Deferred compensation	1	-	1 1	(250,225)
Retained deficit	1	(21,466,400)	t	(21,803,958)
Total Stockholders' Equity (Deficit)	1	164,395		(624,706)
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TOTAL LIABILITIES & STOCKHOLDERS' EQUITY (DEFICIT)	\$	1,679,669	\$	1,388,315
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Rounder, Inc. Statement of Operations (unaudited)

	Three Months		Three Months		Nine Months	Nine Months	
	Ended		Ended		Ended	Ended	
	September 30,		September 30,		September 30,	September 30,	
	2012		2011		2012	2011	
Revenues							
Sales	\$ -	\$	-	\$	-	\$ -	
Total Revenue	-		-		_	-	
Cost of Goods Sold							
Cost of Goods Sold	-		-		-	-	
Gross Profit	\$ -	\$	-	\$	-	\$ 	
Expenses							
Depreciation	-		-		-	-	
Public company	-		-		11,938	-	
Payroll	10,000		-		81,000	-	
General and administrative	5,897		-		35,483	-	
Total Expenses	15,897		-		128,421	-	
Profit (Loss) from Operations	(15,897)		-		(128,421)	-	
Other (Expenses)							
Interest expense	620,795		-		620,795	-	
Total Other (Expense)	620,795		-		,	-	
Income (Loss) from Continuing Operations	604,898		-		492,374	-	
(Loss) from Discontinued Operations	-		(49,039)		_	(191,494)	
Gain (Loss) on Disposal of Assets	95,185		-		(154,815)	-	
Net Income (Loss)	\$ 700,083	\$	(49,039)	\$	337,559	\$ (191,494)	
Earnings (Loss) Per Share, Basic and Diluted							
From Continuing Operations	(0.00)		(0.00)		(0.00)	(0.00)	
From Discontinued Operations	(0.00)		(0.00)		(0.00)	(0.01)	
Basic and diluted loss per share	\$ (0.00)	\$	(0.00)	\$	(0.00)	\$ (0.01)	
Weighted average number of common shares – basic and diluted	368,541,541		13,434,607		315,888,707	13,243,398	

Rounder, Inc. Statement of Stockholders' Equity (Deficit) (unaudited)

	Preferred Shares	Prefer Stoc		Common Shares	Common Stock	Additional Paid-in Capital	Deferred Compensation	Retained Earnings (Deficit)	Total
Balance December 31, 2009	29,517	\$	29	99,043,702	\$ 99,044	\$ 17,349,471	\$ -	\$ (18,214,835)	\$ (766,291)
Adjustment for 1:3,500 reverse stock split	-		-	(140,220,639)	(140,221)	140,221	-	-	-
Common stock issued for debt conversion pre reverse	-			19,484,619	19,485	242,173	-	-	261,658
Common stock issued for services pre reverse	-		-	21,734,534	21,734	112,266	-	-	134,000
Common stock issued for assets	-		-	1,000,000	1,000	99,000	-	-	100,000
Common stock def comp	-		-	10,100,000	10,100	999,900	(1,010,000)	-	-
Common stock issued for debt conversion post	-		-	1,200,000	1,200	91,300	-	-	92,500
Common stock issued for services post	-		-	150,000	150	4,850	-	-	5,000
Common stock issued for asset contribution	-			500,000	500	(500)	-	-	-
Loss for the year ended December 31, 2010	-		-	-	-	-	-	(1,416,857)	(1,416,857)
Balance December 31, 2010	29,517		29	12,992,216	12,992	19,038,681	(1,010,000)	(19,631,692)	(1,589,990)
Common stock returned	-		-	(2,750,000)	(2,750)	(247,475)	250,225	-	_
Common stock returned services	-		-	(150,000)	(150)	(4,850)	-	-	(5,000)
Officer resignation	-		-	-	-	-	509,550	-	509,550
Common stock issued for debt conversion	-			30,600,000	30,600	1,507,400	-	-	1,538,000
Stock issued for asset contribution	-		-	106,750,000	106,750	738,025	-	-	1,095,000
Loss for the year ended December, 31, 2011	-		-	-	-	-	-	(2,172,266)	(2,172,266)
Balance December 31, 2011	29,517		29	150,192,216	150,192	21,279,256	(250,225)	(21,803,958)	(624,706)
Acquisition adjustment	-		-	(1)	-	197,935	-	(1)	197,934
Preferred stock issued for acquisition	6,000		6	-	-	599,994	-	-	600,000
Common stock issued for acquisition	-		-	172,000,000	172,000	633,000	-	-	805,000
Common stock issued for debt conversion	-		-	78,001,500	78,002	280,606	-	-	358,608
Disposed agreement	-		-	-	-	(250,225)	250,225	-	-
Acquisition shares returned	-		-	(251,000,000)	(251,000)	(1,259,000)			(1,510,000)
Gain for the nine months ended September 30, 2012	-		-	-	-	-	-	337,559	337,559
Balance September 30, 2012	35,517	\$	35	149,193,715	\$ 149,194	\$ 21,481,566	\$ -	\$ (21,466,400)	\$ 164,395

Rounder, Inc. Statement of Cash Flows (unaudited)

		Three Months Ended		Three Months		Nine Months		Nine Months
				Ended		Ended		Ended
		September 30,		September 30,		September 30,		September 30,
		2012		2011		2012		2011
CASH FLOWS FROM OPERATING		2012		2011		2012		2011
ACTIVITIES								
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Net income (loss)	\$	656,547	\$	-	\$	337,559	\$	-
Adjustments to reconcile net loss to net cash		*				,	Ė	
Provided by (used in) operating activities:								
Depreciation		-		-		-		
Receivable from stock issued for debt		(338,608)				(338,608)		
conversion								
Stock issued for cash		-		-		250,000		-
Loss on asset disposal		(236,577)		-		(236,577)`		-
Changes in operating assets and liabilities:						· · · · ·		
Increase (decrease) in accounts payable		4,433		-		7,986		-
Increase (decrease) in accrued expenses		(85,795)		-		(58,860)		
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Net cash used by operating activities		-		-		(38,500)		-
						ì í í		
CASH FLOWS FROM INVESTING								
ACTIVITIES								
Acquisition of intangible property		-				(11,500)		
Acquisition of property and equipment		-		-		-		-
Net cash (used) in investing activities		-		-		(11,500)		
						ì í í		
CASH FLOWS FROM FINANCING								
ACTIVITIES								
Proceeds from issuance of stock		-		-		50,000		-
Cash payments on notes payable		-		-		-		-
Net cash provided by financing activities		-		-		50,000		-
-								
Net increase (decrease) in cash and cash	\$	-	\$	-	\$	-	\$	-
equivalents								
Cash at beginning of period	\$	-	\$	-	\$	-	\$	-
Cash at end of period	\$	-	\$	-	\$	-	\$	-
SUPPLEMENTAL DISCLOSURE OF								
CASH FLOW INFORMATION								
Interest paid	\$	-	\$	-	\$	-	\$	-
Income taxes paid	\$	_	\$	-	\$	_	\$	_
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These financial statements present fairly, in all respects, the financial position of the company and the results of its operations and cash flows for the periods presented in conformity with GAAP in the United States consistently applied and hereby certified by Norman Birmingham, CEO, Rounder, Inc..

See accompanying notes to financial statements

NOTE 1: Summary of Significant Accounting Policies, Nature of Operations and Use of Estimates:

Nature of Business and Basis of Presentation

On January 10, 2003, Home Services International, Inc. ("HSVI") was merged from a prior company. On January 2, 2004 HSVI merged with Internal Command International, Inc. ("ICI") which was accounted for as a reverse acquisition with ICI as the surviving entity. The company changed its name to Internal Hydro International, Inc. after the merger and on February 4, 2004 domiciled the merged entity in Florida. On February 20, 2007 the Company name was changed to Renewable Energy Resources, Inc. The Company again changed its name to New Green Technologies, Inc. on July 3, 2008. with a change in focus the Company changed its name to Spur Ranch, Inc. on August 10, 2010. After realizing that the business model needed an upgrade the company sought out opportunities and requested a change in its name to reflect its new business to Rounder, Inc. on November 28, 2011.

Rounder, Inc. is a development stage company offering online applications and other entertainment products plus marketing of nutraceuticals.

Rounder, Inc. operates two subsidiaries, BGGR, Inc., an entertainment and entertainment products marketing business and Appswarm, Inc., a dynamic marketer of internet and cell phone applications.

Additional subsidiaries are expected to be added during 2012 creating a versatile, dynamic and liquid company.

Basis of Presentation

The accompanying financial statements have been prepared in accordance with generally accepted accounting principles in the United States of America and pursuant to the rules and regulations of the United States Securities and Exchange Commission ("SEC").

The preparation of the financial statements requires management to make estimates and assumptions that affect the reported amounts in the financial statements, including the estimated useful lives of tangible and intangible assets. Management believes the estimates used in preparing the financial statements are reasonable and accurate. Actual results could differ from these estimates.

These statements reflect the 1:3,500 reverse split that was effective in August 2010.

The name change to Rounder, Inc. became effective for trading in February 2012.

Revenue Recognition

Revenue is recognized in accordance with SEC Staff Accounting Bulletin No. 101, "Revenue Recognition in Financial Statements". The Company recognizes revenue when the significant risks and rewards of ownership have been transferred to the customer pursuant to applicable laws and a regulation, including factors such as when there is evidence of a sale arrangement, delivery has occurred, or service has been rendered, the price to the buyer is fixed or determinable, and collectability is reasonably assured.

Use of Estimates

The preparation of financial statements, in conformity with generally accepted accounting principals in the United States of America requires management to make estimates and assumptions, which affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period.

Cash and Cash Equivalents

Cash and Cash equivalents are considered to be highly liquid investments purchased with an initial maturity of three (3) months or less.

Income Taxes

The Company complies with the Provisions of SFAS No. 109 "Accounting for Income Taxes". Deferred income tax assets and liabilities are computed for differences between the financial statement and tax bases of assets and liabilities that will result in future taxable or deductible amounts and are based on enacted tax laws and rates applicable to the periods in which the differences are expected to affect taxable income. Valuation allowances are established, when necessary, to reduce deferred income tax assets to the amount expected to be realized.

Income (Loss) Per Share

In accordance with SFAS No. 128, "Earnings Per Share", the basic net loss per common share is computed by dividing net loss available to common stockholders by the weighted average number of common shares outstanding. Diluted net loss per common share is computed similar to basic net loss per common share except that the denominator is increased to include the number of additional common shares that would have been outstanding if the potential common shares had been issued and if the additional common shares were dilutive. As of the date of these financial statements, diluted net loss per share is equivalent to basic net loss per share as there were no dilutive securities outstanding and the Company net loss is deemed anti-dilutive.

Concentration of Credit Risk

Financial instruments, which potentially subject the Company to concentrations of credit risk, consist of cash and cash equivalents and accounts receivables. The Company places its cash with high quality financial institutions which at times may exceed the FDIC \$250,000 insurance limit. The Company extends credit based on an evaluation of the customer's financial condition, generally without collateral. Exposure to losses on receivables is principally dependant on each customer's financial condition. The Company monitors its exposure for credit losses and maintains allowances for anticipated losses, as required. Accounts are "written-off" when deemed uncollectible.

Stock Based Compensation

The Company is subject to the provisions of ASC 718 "Stock Compensation" which prescribes the recognition of compensation expense based on the fair value of options on the grant date. ASC 718 allows companies to continue applying APB 25 if certain pro forma disclosures are made assuming hypothetical fair value method, for which the Company uses the Black-Scholes option-pricing model. For non-employee stock based compensation, the Company recognizes an expense in accordance with ASC 718 and values the equity securities based on the fair value of the security on the date of grant

unless a contract states otherwise. For stock-based awards the value is based on the market value for the stock on the date of grant and if the stock has restrictions as to transferability a discount is provided for lack of tradability. Stock option awards are valued using the Black-Scholes option-pricing model. The Company uses the fair value based method of accounting for its stock option plans. The Company expenses stock options and other share-based payments.

The Company recognized \$0. and \$0 of stock based compensation expenses for the three and nine months ended September 30, 2012 and 2011.

New Accounting Pronouncements

None that is applicable in September 30, 2012 to company operations.

NOTE 2: RELATED PARTY TRANSACTIONS

For the three and nine months ended September 30, 2012 and September 30, 2011no investments have been made.

We borrow funds from officers and stockholders from time to time. Eight individuals have advanced the Company money for general and administrative expenses: Kenneth Brown, a Past President; James Baker, a former Director; James Thomas, a former Director; Andrew Stack, a former director and CEO; Michael O'Keefe; John Stanton a former Director and President; and Norman Birmingham, a current director and CEO..

As of September 30, 2012, Mr. Thomas is owed a total of \$45,000 of which is covered by a promissory note, Mr. Baker is owed \$150,000 plus interest, Mr. O'Keefe is owed \$75,000, and Mr. Brown is owed \$2,500, Mr. Birmingham is owed \$4,833.

There are no repayment terms specified for these notes except for Mr. Baker's note which matures in full in 2012 and 20% annually if he so requests. The 20% portion for 2010 is shown as a current liability. As such, we have classified the balance of the loans as other liabilities.

NOTE 3: Non-Cash Transactions

The following non-cash investing and financing activities occurred during the period from January 1, 2011 through September 30, 2012:

In the nine months ended September 30, 2012, the Company issued 172,000,000 restricted common shares for asset contributions, 15,000,000 restricted common shares for debt conversions of \$75,000 and 43,001,500 free trading common shares for debt conversions of \$263,608. Also, 5,000 preferred shares were issued for \$250,000, to a related party and an additional 6,000 preferred shares were issued for debt conversions of the subsidiary totaling \$600,000. An additional 20,000,000 free trading common shares with a value \$20,000 were issued subsequently for the conversion of debt assumed in an asset acquisition in August 2012. In July 2012, The agreement between Compass Entertainment and the Company was settled with Compass returning 90,000,000 common shares and receiving all the assets they had committed and keeping \$250,000 in cash and additional assets that had been transacted to them. 161,000,000 common shares are being removed and a demand letter has been sent for their return. They were originally issued as part of the Compass Entertainment LLC deal and when that agreement was settled the Company was supposed to receive additional assets of a Stanton

affiliate. Since all of the assets of Mr. Stanton are now restricted in his personal bankruptcy liquidation no assets are available to be received for these shares.

In the quarter ended December 31, 2011, the Company issued 30,000,000 free trading shares for \$1,520,000 debt conversions and 109,500,000 restricted shares for asset contributions.

In the quarter ended March 31, 2011, the Company issued 600,000 free trading shares for \$18,000 in debt conversion.

NOTE 4: Going Concern

As reflected in the accompanying consolidated financial statements, the Company has a net loss from continuing operations of \$128,421, a negative cash flow from operations of \$38,193, and a working capital deficiency of \$1,853,881 for the nine months ended September 30, 2012. These conditions raise substantial doubt about its ability to continue as a going concern. The ability of the Company to continue as a going concern is dependent on the Company's ability to raise additional capital and expand its business. The financial statements do not include any adjustments that might be necessary if the Company is unable to continue as a going concern.

The Company anticipates raising additional working capital through the issuance of debt and equity securities. Management believes that actions presently being taken to obtain additional funding provide the Company the opportunity to operate as a going concern.

NOTE 5: Intangibles and Asset Impairment

We evaluate our long-lived assets for indicators of possible impairment when events or changes in circumstances indicate the carrying amount of an asset may not be recoverable. Impairment exists if the carrying amount of such assets exceeds the estimates of future net undiscounted cash flows expected to be generated by such assets. Should impairment exist, the impairment loss would be measured based on the excess carrying value of the asset over the asset's estimated fair value

NOTE 6: Subsequent Events

In July 2012, the Company completed separation from the Licensing agreement with Compass Entertainment Group LLC. Pursuant to the Agreement and after Rounder had completed its required actions, Mr. Greg McDonald submitted his resignation from the board of directors and from all officer positions held. There were no disagreements between Mr. McDonald and the Company.

BGGR, Inc. signed a joint venture agreement with Flashnet Global partners in August 2012 to produce three live events including two concerts and a poker tournament and entertainment event all to be concluded before the end of the first quarter 2013.

John Stanton resigned from all positions held in the Company on August 28, 2012.

Nalen Uk has resigned from all positions held in the Company.

On October 1, 2012, the Company entered into an agreement with Appswarm, Inc. to purchase 100% of its outstanding equity.

On October 1, 2012, the Company subsidiary BGGR INC, entered into a marketing agreement with DynaPep Corporation to market its patent pending line of energy supplements and other products.

ITEM 4. Management's discussion and analysis or plan of operation:

A. Plan of Operation

- (i) We cannot satisfy our existing cash needs and will need to raise additional capital during the next twelve months.
- (ii) The Company currently has no revenue from its product sales and is seeking capital for the reformulation of its existing products, the acquisition of new products or product marketing agreements or the expansion of our developing divisions.
- (iii) We do not expect to purchase additional plant or equipment except through the acquisition of additional subsidiaries.
- (iv) We expect to hire additional full time staff with the increase in sales or as required by acquisitions.
- B. Management's Discussion and Analysis of Financial Condition and Results of Operations.

1. Interim period

- (i) The accompanying financial statements represent accurately the condition of the business showing a trend of downward sales pressure. We expect the sales to improve with the completion of concerts and other product distribution from our subsidiary BGGR, Inc. BGGR, Inc. intends to make acquisitions of product marketing agreement and additional internet and cellular phone applications.
- (ii) The Company does not have sufficient working capital and has been subsidized by shareholder loans. Should the shareholders fail to continue loaning capital there is substantial doubt about our ability to continue as a going concern.
- (iii) We have no commitments for capital expenditures or expected funds for such expenditures.
- (iv) No known trends that are expected that haven't already impacted us.
- (v) All significant elements of income or loss come from our continued operations.
- (vi) The company has substantially increased its expenses by to prepare for its acquisitions, adding management costs and other expenses in the three and nine months ended September 30, 2012 from the same period in 2011.
- (vii) Our products are not seasonal
- (vii) All assets of the Company from its prior businesses as New Green Technologies and Spur Ranch have been removed from the Balance Sheet as they are obsolete or

have not been located. the Company has no intention of doing any business with those assets if located except for their sale, if they have any value.

C. Off Balance Sheet Arrangements

None known or anticipated.

The accompanying financial statements have been prepared assuming that the Company will continue as a going concern no adjustments have been made for any other outcome.

We have no comparative data for the three and nine months ended September 30, 2011 as activities for that period are reported as discontinued operations.

We are currently seeking financing to continue our businesses. As of the date of these financial statements we have not been successful in finding financing. There is no assurance that we will find financing to continue our projects.

ITEM 5. Legal proceedings.

In March 2012 we were made aware of a potential lawsuit alleging trademark infringement on a Rounder mark provided in the agreement between the Company and Compass Entertainment Group LLC. Our representatives are pursuing various actions in the matter. We believe the case has no merit relative to Rounder, Inc. and will vigorously defend that position.

Legal/Disciplinary History

- 1. Neither Mr. Stanton nor Mr. Birmingham have been convicted in a criminal proceeding and Mr. Birmingham has not been named as a defendant in a pending criminal proceeding.
- Mr. Stanton has warrants for his arrest for contempt of court related to non-appearance at various courts as ordered by the judges and/or magistrates in the civil cases listed below.
- Mr. Stanton was arrested on Friday September 7, 2012 on a criminal warrant served by the U.S. Marshall's in Orlando, FL on several counts related the failure to file various tax returns for business and his personal returns for several years. He remains incarcerated after bail was denied on September 20, 2012.
- 2. Neither Mr. Stanton, nor Mr. Birmingham have had the entry of an order, judgment or decree, by a court of competent jurisdiction, that permanently or temporarily enjoined, barred, suspended or limited his involvement in any type of business, securities, commodities, or banking activities.
- 3. Mr. Birmingham has not had a finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation

of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended or vacated. John Stanton' activities are reported below:

Civil actions:

John Stanton, a former director of the company, has filed a petition for personal bankruptcy in the State of Florida and the petition has been converted to a Chapter 7 Liquidation by the U.S. Bankruptcy Court, the final dissolution is pending.

Mr. Stanton currently has a warrant for his arrest for failure to pay on a support order in Hillsborough County, FL.

Mr. Stanton currently has a federal warrant issued pursuant to a United States Bankruptcy Court in Middle Florida (Tampa) for his appearance before the Bankruptcy Court for questioning regarding his petition for personal bankruptcy.

Mr. Stanton directly and as a beneficial owner of more than 10% of the outstanding common shares of the Company has restrictions on the tradability of his shares. Because of his prior service as an officer and director of the Company and could not in any circumstance have free-trading shares prior to three month's from his resignation from all positions held on August 28, 2012. The Chapter 7 Bankruptcy Trustee now controls the voting of all shares to or on behalf of Mr. Stanton still in his name or the names of his affiliates or affiliated companies that have been transacted since February 22, 2012. The Chapter 7 Bankruptcy Trustee was granted a Preliminary injunction September 26, 2012 enjoining all of Stanton's assets from being sold or conveyed by him, his affiliates or known affiliated companies. An additional hearing is scheduled for November 6, 2012 to make this injunction permanent and conveying various private company stock ownership to the Chapter 7 Trustee effectively taking possession of all of Stanton's known assets.

4. Neither Mr. Stanton nor Mr. Birmingham have had the entry of an order by a self regulatory organization that permanently or temporarily barred, suspended or otherwise limited either person's involvement in any type of business or securities activities.

ITEM 6. Defaults upon senior securities

All of the Company securities are in default and are reported as current debt on the Company Balance Sheet.

ITEM 7. Other Information

John Stanton resigned from all positions held in the Company on August 28, 2012.

In July 2012, the Company completed separation from the Licensing agreement with Compass Entertainment Group LLC. Pursuant to the Agreement and after Rounder had completed its required actions, Mr. Greg McDonald submitted his resignation from the board of directors and from all officer positions held. There were no disagreements between Mr. McDonald and the Company.

Ms. Nalen Uk has resigned from all positions held in the Company.

An officer and director of the Company filed a complaint with the Securities and Exchange Commission on September 27, 2012 charging that the majority of shares of free trading common stock issued were issued improperly as they were issued as assignments of debt of a wholly owned company of John Stanton and therefore could not be issued in that manner to anyone by the Company for several reasons. Further, the complaint alleges that the debt for which these shares were issued was fictitious as no consideration was ever received to create this \$1,000,000 note in October 2010 by or from the note holder Bulovatech Riverside LLC.

A demand letter has been sent to Bulovatech Riverside LLC for the return of the shares and the money received for the sale or value of services received for these shares. All of this information has also been shared with the Chapter 7 Bankruptcy Trustee. Bulovatech Riverside LLC declined the demand. The minimum amount due has been entered into the Balance Sheet as a contra equity account and the remaining value of the note removed.

The Company intends to seek criminal charges and the arrest of all parties related to the improper issuance and subsequent sale or conversion to innocent victims. Additional charges with Securities and Exchange Commission may also be added as the actions of the management and ownership of Bulovatech Riverside LLC appears to have made them an unlicensed distributor of stock under federal and State of Florida statutes.

The Company has been advised to send demand letters to all parties having received free trading shares of the Company through Bulovatech Riverside LLC since October 2011. These parties should return all shares not transacted to a third party to the Company as described in the notice. These shares will be replaced with restricted shares and it is our understanding that these shares will receiving tacking rights the date of the transaction or original issuance.

We will comply with whatever requirements may be placed on the Company as advised by the U.S. Securities and Exchange Commission.

These actions were taken for the benefit of the shareholders with an eye toward making this a viable company for growth and to keep an orderly market which is the fiduciary responsibility of the management of the Company.

ITEM 8. Exhibits

None.

ITEM 9. Certifications

- I, Norman Birmingham, certify that:
 - 1. I have reviewed this Interim Quarterly Report of Rounder, Inc. for the period ended September 30, 2012;
 - 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made. Not misleading with respect to the period covered by this disclosure statement; and

3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

October 15, 2012

/s/ Norman Birmingham

Norman Birmingham Chief Executive Officer and Chief Financial Officer