



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

RQ-2

February 14, 2013

LANCE DAVIS, TREASURER
AMERICA'S NEXT GENERATION LLC D/B/A
THE NEXT GENERATION
10 WEST STREETSBORO STREET, SUITE 106
HUDSON, OH 44236

Response Due Date
03/21/2013

IDENTIFICATION NUMBER: C00491373

REFERENCE: OCTOBER QUARTERLY REPORT (07/01/2012 - 09/30/2012)

Dear Treasurer:

This letter is prompted by the Commission's preliminary review of the report(s) referenced above. This notice requests information essential to full public disclosure of your federal election campaign finances. **Failure to adequately respond by the response date noted above could result in an audit or enforcement action.** Additional information is needed for the following 3 item(s):

1. Commission Regulations require that a committee discloses the identification of all individuals who contribute in excess of \$200 in a calendar year. (11 CFR § 104.3(a)(4)(i)) Identification for an individual is defined as the full name (initials for first or last name are not acceptable), complete mailing address, occupation, and name of employer. (11 CFR § 100.12) Your report discloses contributions from individuals for which the identification is not complete.

The attached employer and occupation entries appear on your report and are not considered acceptable.

You must provide the missing information, or if you are unable to do so, you must demonstrate that "best efforts" have been used to obtain the information. To establish "best efforts," you must provide the Commission with a detailed description of your procedures for requesting the information. Establishing "best efforts" is a three-fold process.

First, your original solicitation must include a clear and conspicuous request for the contributor information and must inform the contributor of the requirements of federal law for the reporting of such information. (11 CFR § 104.7(b)(1)) See 11 CFR § 104.7(b)(1)(B) for examples of acceptable statements regarding the requirements of federal law.

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Second, if the information is not provided, you must make one follow-up, stand alone effort to obtain this information, regardless of whether the contribution(s) was solicited or not. This effort must occur no later than 30 days after receipt of the contribution and may be in the form of a written request or an oral request documented in writing. (11 CFR § 104.7(b)(2)) The requests must:

- clearly ask for the missing information, without soliciting a contribution,
- inform the contributor of the requirements of federal law for the reporting of such information, and
- if the request is written, include a pre-addressed post card or return envelope.

Third, if you receive contributor information after the contribution(s) has been reported, you should either a) file with your next regularly scheduled report, an amended memo Schedule A listing all the contributions for which additional information was received; or b) file on or before your next regularly scheduled reporting date, amendments to the report(s) originally disclosing the contribution(s). (11 CFR § 104.7(b)(4))

Please amend your report to provide the missing information or a detailed description of your procedures for requesting the information. For more information on demonstrating "best efforts," please refer to the Campaign Guide.

2. Schedule D supporting Line 10 of your report discloses debts incurred this period totaling \$85,508.03 owed to "Eleventy Media Group," \$25,509.05 owed to "Infocision Management Corporation," and \$4,850.00 owed to "REVShare" for apparent independent expenditures. However, a MEMO Schedule E has not been provided. Please be advised that if a communication is aired in one reporting period and the payment is made in a later reporting period, the independent expenditure should be reported as a memo entry on Schedule E when the communication is publicly disseminated or distributed, and on a Schedule D if it is a reportable debt under 11 CFR §104.11. Subsequently, when the payment for the independent expenditure is made, the report should show a payment on Schedule E and the same payment on Schedule D, if applicable. Please amend your report to clarify this apparent discrepancy or provide clarifying information regarding the nature of this debt. (11 CFR §104.4)

3. Your committee filed 48 hour reports informing the Commission of independent expenditures made in support or opposition of federal candidates

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with "Infocision Management Corporation" as the payee(s). However, the amounts and dates of public dissemination disclosed on these reports do not appear to correlate with the entries on Schedule E, supporting Line 24 for the reporting period. If your committee has filed 48 hour reports supporting independent expenditures not reflected on your reports, you must file Schedule E during the appropriate reporting period to disclose these payments. Please amend your report to clarify this discrepancy and provide further information concerning these reports. (11 CFR §104.4)

Please note, you will not receive an additional notice from the Commission on this matter. Adequate responses must be received by the Commission on or before the due date noted above to be taken into consideration in determining whether audit action will be initiated. Failure to comply with the provisions of the Act may also result in an enforcement action against the committee. Any response submitted by your committee will be placed on the public record and will be considered by the Commission prior to taking enforcement action. **Requests for extensions of time in which to respond will not be considered.**

Electronic filers must file amendments (to include statements, designations and reports) in an electronic format and must submit an amended report in its entirety, rather than just those portions of the report that are being amended. If you should have any questions regarding this matter or wish to verify the adequacy of your response, please contact me on our toll-free number (800) 424-9530 (at the prompt press 5 to reach the Reports Analysis Division) or my local number (202) 694-1393.

Sincerely,



Paul Stotzer
Senior Campaign Finance Analyst
Reports Analysis Division

Inadequate Employer/Occupation Entries**America's Next Generation LLC D/B/A The Next Generation (C00491373)**

Employer	Occupation
Information Requested	Attorney
Information Requested	Business Owner
Information Requested	Musician
Information Requested	Information Requested
Jr Jody Webb Consulting	Self Employed
Magcon	Information Requested
Mj Bogosian	Self Employed
Mmi Inc.	Information Requested
Mosely Trading Company	Information Requested
None	Information Requested
none	none
Not Employed	Information Requested
Quinn Contracting Inc.	Self Employed
Rosalies School Of Dance	Self Employed
Santander Bank	Information Requested
Self	Information Requested
Self	Self Employed
Self Employed	Arrowmail
Self Employed	Bill Hodge Excavating
Self Employed	Compliance Manager
Self Employed	Customer Service Represen
Self Employed	Information Requested
Self Employed	Owner
Self Employed	Sales
Self Employed	Secretary
Self Employed	Self Employed
Self Employed	Shipping And Receiving Cl
Self Employed Ranche	Information Requested
Self Employment	Information Requested
Stephen Ward	Self Employed
Usc School Of Medicine	Information Requested
Vipitie Corporaion	Information Requested