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Bradley Matheson
Federal Election Commission
Washington, D.C. 20463

RE: July Quarterly Report (04/01/2012 - 06/30/2012)

The purpose of this letter is to respond to your letter dated October 3, 2012, regarding the July Quarterly Report (4/01/12-6/30/12) of YG Network Inc. Your letter inquires about the reporting of contributions to YG Network Inc. and suggests that the July Quarterly Report include this information. The Commission's regulations require the disclosure of contributions only when a 'contribution was made for the purpose of furthering the reported independent expenditure.' 11 C.F.R.109.10(e)(1)(vi). YG Network, Inc. had no such contributions, therefore, no contribution disclosure was required and no amendment of its July Quarterly Report is necessary. If YG Network Inc. receives contributions that are subject to these requirements, those contributions will be reported. For purposes of future reports, the omission of contribution information should not be assumed to be an oversight.

Your letter also cites 11 C.F.R. 114.10(f) which applies to solicitations made by qualified nonprofit corporations, however, the YG Network Inc. is not a qualified nonprofit corporation. Therefore, 11 C.F.R. 114.10(f) is inapposite.

I trust this responds to your letter.

Regards,

John Murray
