SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 8-K

CURRENT REPORT

PURSUANT TO SECTION 13 OR 15 (d) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report: December 3, 1999 (Date of Earliest Event Reported: November 18, 1999)

YP.NET, INC. FORMERLY DOING BUSINESS AS "RIGL CORPORATION"

Nevada 0-24217 85-026668

(State or other (Commission File jurisdiction of Number) I.D. No. incorporation
4840 East Jasmine Street, Suite 105, 85205
Mesa, Arizona (Address of principal executive officers) (Zip Code)

Registrant's telephone number, including area code: 480.654.9646

Item 4.

(1.) The Registrant reports that
on November 18, 1999, it dismissed
its principal certified public accountant
for the past 2 years, Singer
Lewak Greenbaum & Goldstein, LLP
("Singer Lewak" herein). Except for a
"going concern" qualification for the past two years,
the accountant's report on the Registrant's
financial statements for either of the past two
years contained no adverse opinion
or disclaimer of opinion. Nor were
any reports on the Registrant's
financial statements qualified or
modified as to uncertainty,
audit scope, or accounting principles.

The decision to dismiss accountants was recommended and approved by the YP.Net, Inc. Board of Directors.

The Registrant reports that, over the two past fiscal years and the subsequent interim period, it had no disagreements with its former accountant on:

(i) any matter of accounting principles or practices;

(ii) financial statement disclosure; or (iii) auditing scope or procedure, which disagreements, if not resolved to the satisfaction of the former accountant, would have caused it to make reference to the subject matter of the disagreements in connection

with its report. No such scenario existed among the Registrant and its

former accountant.

The Registrant has submitted the Certified Public Accountant's response to this Form 8-K attached hereto as Exhibit i.

The Registrant also reports that it has retained as its certifying public accountants the firm of McGladry & Pullen, LLP. The date of McGlardry & Pullen, LLP's engagement was November 30, 1999.

SIGNATURES Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

____/s/William D. O'Neal____Acting President

Date: December 3, 1999

November 24, 1999

Securities and Exchange Commission Washington, D.C. 20549

Re: YP.Net, Inc. File No. 85-0206668

Dear Sir or Madam:

We have read Item 4.(1) of the Form 8-K of YP.Net, Inc. (formerly known as RIGL Corporation) dated November 18, 1999, and agree with the statements contained therein.

Very truly yours,

/s/____

SINGER LEWAK GREENBAUM & GOLDSTEIN LLP