UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

longer subject to or Form 5 obligations may continue. See Instruction 1(b).

Section 16. Form 4 STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF **SECURITIES**

OMB Number: 0287 Expires: November 30, 2011 Estimated average burden hours per

OMB APPROVAL

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

(Fillit of Type i	· · · · · · · · · · · · · · · · · · ·										
1. Name and A Person - COOPER IL	2. Issuer Name and Ticker or Trading Symbol YP CORP [YPNT]					9	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner				
WOODS CE ROAD, P O	3. Date of Earliest Transaction (Month/Day/Year) 07/24/2001						Officer (give title Delow) Officer (give title Delow) Other (specify Delow)				
ST JOHNS,	4. If Amendment, Date Original Filed(Month/Day/Year)					6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by One Reporting Person X. Form filed by More than One Reporting Person					
(City)	Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned										
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	any	emed on Date, if /Day/Year)	Code	ion	4. Securi Acquired Dispose (Instr. 3,	(A) or d of (D) 4 and 5)		5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
Common Stock 07/24/2001(1)				G		25,000	D	<u>(2)</u>	9,325,000	I	See Footnote
	port on a separate		each class	of securit	ies						
		•			in re	formatio	n co res	ntaine pond	nd to the collection and in this form ar unless the form control number.	e not displays a	SEC 1474 (9-02)

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned $(\textit{e.g.}, \mathsf{puts}, \mathsf{calls}, \mathsf{warrants}, \mathsf{options}, \mathsf{convertible} \ \mathsf{securities})$

 Title of 	2.	Transaction	3A. Deemed	4.	5.		Date Exer	cisable	7. Tit	le and	Price of	Number of	10.	11. Nature	
Derivative	Conversion	Date	Execution Date, if	Transaction	n Nu	mber	and Expirati	on Date	Amo	unt of	Derivative	Derivative	Ownership	of Indirect	
Security	or Exercise	(Month/Day/Year)	any	Code	of		(Month/Day/	Year)	Unde	erlying	Security	Securities	Form of	Beneficial	
(Instr. 3)	Price of		(Month/Day/Year)	(Instr. 8)	De	rivative	9		Secu	ırities	(Instr. 5)	Beneficially	Derivative	Ownership	
	Derivative				Sec	curities	3		(Instr	. 3 and		Owned	Security:	(Instr. 4)	
	Security				Acc	quired			4)			Following	Direct (D)		
					(A)	or						Reported	or Indirect		
					Dis	posed						Transaction(s)	(l)		
					of (D)						(Instr. 4)	(Instr. 4)		
					(Ins	str. 3,									
					4, a	and 5)									
										Amount					
							Data	F ! #!		or					
								Expiration	Title Nun	Number					
							Exercisable	Date		of					
				Code V	(A	(D)				Shares					

Reporting Owners

Demonting Owner Name / Address	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
COOPER ILSE F WOODS CENTRE FRIARS HILL ROAD P O BOX W1407 ST JOHNS, B9 00000		Х				
MORRIS & MILLER, LTD WOODS CENTRE FRIARS HILL ROAD PO BOX W1407 ST.JOHNS B9 00000		Х				

Signatures

/s/ Ilse F. Cooper	12/20/2005
-Signature of Reporting Person	Date
/s/ Ilse F. Cooper, Managing Director of Morris and Miller, Ltd.	12/20/2005

Signature of Reporting Person	Date
— Signature of Treporting Ferson	

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a)
- (1) Estimated.
- (2) See Explanation (Exhibit 99).
- Owned by the Reporting Person through Morris & Miller, Ltd., a company jointly owned by the Reporting Person and her sister, and of which the Reporting Person is the Managing Director.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.

As was reported in a Form 8-K filed on March 29, 1999, Morris & Miller, Ltd. (and its sister company, Mathew and Markson, Ltd.) initially acquired the Shares of Common Stock of the Issuer which are the subject of this Report pursuant to an agreement (the "Stock Purchase Agreement") signed and executed on March 16, 1999, between Telco Billing, Inc.; Mathew and Markson, Ltd.; Morris and Miller, Ltd.; and RIGL Corporation ("RIGL"), which was the former name of the Issuer. Mathew and Markson, Ltd. and Morris & Miller, Ltd. were the sole shareholders of Telco.

Pursuant to the Stock Purchase Agreement, Morris & Miller, Ltd. surrendered its shares of Telco, and, in exchange, Morris & Miller, Ltd. received 1,100,000 Shares of RIGL.

Subsequently, as reported in a Form 8-K filed on June 30, 1999, on June 15, 1999, 8,250,000 additional Shares of Common Stock of the Issuer were issued to Morris & Miller, Ltd. pursuant to the Stock Purchase Agreement, bringing its holdings to 9,350,000 Shares.

Subsequently, as reflected in a Schedule 14A filed on August 15, 2001, as of July 24, 2001, Morris & Miller, Ltd. had disposed of 25,000 Shares of Common Stock of the Issuer. This transaction was a gift.

Therefore, as of July 24, 2001, the total number of Shares of Common Stock of the Issuer held by Morris & Miller, Ltd. was as follows:

Prior Balance (Disposition) New Balance 9,350,000 Shares (25,000 Shares) 9,325,000 Shares