

Clerk of the House of Representatives
Legislative Resource Center
B-106 Cannon Building
Washington, DC 20515

Secretary of the Senate
Office of Public Records
232 Hart Building
Washington, DC 20510

SECRETARY OF THE
03 JAN -7 PM

LOBBYING REPORT

Lobbying Disclosure Act of 1995 (Section 5) - All Filers Are Required To Complete This Page
A Federal employee pursuant to 5 United States Code section 2105 item B; D, and E.

1. Registrant Name Con. Marlene Y. Green			
2. Address <input type="checkbox"/> Check if different than previously reported 3380 Webster Ave., Pittsburgh, Pa., 15219-3975			
3. Principal Place of Business (if different from line 2) City: _____ State/Zip (or Country) _____			
4. Contact Name	Telephone	E-mail (optional)	5. Senate ID #
Marlene Y. Green	412-683-8806	mgreen1389@aol.com	20298-1
7. Client Name <input checked="" type="checkbox"/> Self			6. House ID #
Ivan Research Management Corp.			3383800

TYPE OF REPORT 8. Year 2002 Midyear (January 1-June 30) OR Year End (July 1-Dec

9. Check if this filing amends a previously filed version of this report

10. Check if this is a Termination Report ⇒ Termination Date _____

11. No Lobbying

INCOME OR EXPENSES - Complete Either Line 12 OR Line 13

<p align="center">12. Lobbying Firms</p> <p>INCOME relating to lobbying activities for this reporting period was:</p> <p>Less than \$10,000 <input type="checkbox"/></p> <p>\$10,000 or more <input type="checkbox"/> ⇒ \$ <u>NONE</u> Income (nearest \$20,000)</p> <p>Provide a good faith estimate, rounded to the nearest \$20,000, of all lobbying related income from the client (including all payments to the registrant by any other entity for lobbying activities on behalf of the client).</p>	<p align="center">13. Organizations</p> <p>EXPENSES relating to lobbying activities for this reporting period were:</p> <p>Less than \$10,000 <input type="checkbox"/></p> <p>\$10,000 or more <input type="checkbox"/> ⇒ \$ <u>NONE</u> Expenses (nearest \$ _____)</p> <p>14. REPORTING METHOD. Check box to indicate accounting method. See instructions for description of</p> <p><input type="checkbox"/> Method A. Reporting amounts using LDA definit</p> <p><input type="checkbox"/> Method B. Reporting amounts under section 603: Internal Revenue Code</p> <p><input type="checkbox"/> Method C. Reporting amounts under section 162: Internal Revenue Code</p>
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Signature Marlene Y. Green

Registrant Name Con. Marlene Y. Green Client Name Ivan Research Management Cor

LOBBYING ACTIVITY. Select as many codes as necessary to reflect the general issue areas in which the registrant is engaged in lobbying on behalf of the client during the reporting period. Using a separate page for each code and provide the information as requested. Attach additional page(s) as needed.

15. General issue area code HCR (one per page)

16. Specific lobbying issues

THE FIRST TIME FEASIBILITY OF RESEARCH CONCERNING THE COMMON CONDITIONS AND LEVELS OF MALNOURISHMENT CAUSING A CONDITION ON OR IN THE BODY OF A COMMON ATMOSPHERE. THE GOVERNMENT REQUESTED "WATER RESEARCH". TEST MODELS, DEMONSTRATIONS, PRODUCT AND STRUCTURE PRICES, SAMPLE

17. House(s) of Congress and Federal agencies contacted

Check if None

Senator Arlen Spectors' Office

18. Name of each individual who acted as a lobbyist in this issue area

Name	Covered Official Position (if applicable)
NONE	NONE

19. Interest of each foreign entity in the specific issues listed on line 16 above

Check if None

Signature Marlene Y. Green Date 1-02-03

Printed Name and Title Con. Marlene Y. Green, C.E.O. and Executive Director

SECRETARY OF THE SENATE

03 JAN -7 PM 2:38

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- 5 pgs.

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- 2 pgs.

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Public Disclosure, A Warning Alert Page - 17 pgs.

Line by Line instructions - 2 pgs.

REPORTS - 4 pgs.

National Health Care

The First Time Feasibility of Research Concerning the Common
Conductors and Levels of Malnourishment Causing a Condition of
or in the Body in a Common Atmosphere.

The Government Requested "Water Research"

Test Models, Demonstrations, Product and Structure Prices,
Samples.

Upgraded Blank Forms - 2 pgs.

Total 35 pgs. including Contents

THE LD-2 FORM BIND L.R.C. TO H.R.C. CAUSING THEM TO NETWORK
 The LD2 form bind Legislative Resource Center with Human Resource Center. 1. It sends or activates the employee packet to your printer when the LD2 reports are done running in indexing. 2. The LD2's line 1 instructions the registrants and letters B; D and E or code 5 section 2105 from payroll both define a Congress person giving the title "Con. This job title must display on pay-rolls' screen when indexing is done. This statement can be varified.

The third position on "Public Disclosure", the three positions: Sen. Rep. and Con.

(12) MEMBER OF CONGRESS.—The term "Member of Congress" means a Senator or a Representative in, or Delegate or Resident Commissioner to, the Congress.

(13) ORGANIZATION.—The term "organization" means a person or entity other than an individual.

(14) PERSON OR ENTITY.—The term "person or entity" means any individual, corporation, company, foundation, association, labor organization, firm, partnership, society, joint stock company, group of organizations, or State or local government.

You acquire this title Con. only by the LD2 forms pursuant to item B, D and E of 5 U.S.C. § 2105.

"B" states the job title, giving or applying the title by way the semi-colon to items "C" "D" "E", and "F"

Pursuant to, 5 United States Code Section 2105, a federal employee "means an officer or individual who is —

- (1) appointed in the civil service by one of the following acting in an official capacity —
- (A) the President;
 - (B) a Member or Members of Congress, or the Congress;
 - (C) a member of a uniformed service;
 - (D) an individual who is an employee under this section;
 - (E) the head of a government-controlled corporation; or
 - (F) an adjutant general designated by the Secretary."

The back of this oath of office is showing Senator and Representative titles are not overlapped with a Congressional title. Any one position is not any two of the three. They are Federal titles not Congressional ones. Item "F" on back of the oath of office makes sure you list only one title, stating "if yes, last termination date".

F. PREVIOUS FEDERAL SERVICE:

1. House of Representatives Yes No If Yes, last termination date _____
 2. Other Federal Service Yes No If Yes, last termination date _____

(Include the Senate, the Architect of the Capitol, the District of Columbia or a Non-Appropriated Fund Instrumentality (NAFI))

This oath of office page is signing / swearing the person in as a Congress person.

Signing section "D" confirms the signees' payroll.

This is why the LD2 must include the section code under the title at the top of the page - 5 U.S.C. § 2105. Of course explaining the actual section code on the yellow sheet to inform the employee of their right to attach the job title.

Not recognizing this procedural code would detour a federal employee into the state of the District of Columbia which is not a federal registration. This is not the fault of the federal employee. August 27th 2002 "States' Lobbyist Law is Tossed Out By Court" The reporting requirements are invalidated.

I would assume lobbyist are allowed to fill in the LD1 & LD2 forms only.

Printing your company name on line 1 (registrants' line) as the yellow sheet allows would automatically register you into H154 resident of D.C. This would be a serious error as I have done causing my name to be removed from payrolls' list. I had to repair the problem as instructed by the Clerk of the House to

file a termination report and put the year I had filed my company name. It ran in reports, this removed my company name from the files and the House Id. it created.

I called the Clerk of the House after this problem was cleared asked if I could put my name and company name on line one he said no and I confirmed "not my company name" he stated no only your name.

The error on the yellow sheet still has not been corrected.

LINE-BY-LINE INSTRUCTIONS

ALL FILERS ARE REQUIRED TO COMPLETE THE FIRST PAGE.

LINE 1. REGISTRANT NAME. Indicate the registrant's full legal name and any trade name(s). The name is the name of the lobbying firm or the name of the organization employing in-house lobbyists. Individual lobbyists register unless they are self-employed, in which case they register as firms and **indicate their own names and business names.**

If this run for January/February 14th is correct it will upgrade the line one instructions to the abbreviated job title and name only, deleting the company information.

If you join a Senators' or Representatives' company you won't be recognized by Federal government, you won't be paid, they might pay you at their discretion which is a small percentage of what you earned.

You won't qualify for the congressional title and maybe won't be given credit for your work until you terminate the forms then register in Cannon House Office Building.

You would be in limbo you won't exist, you'll be in mid procedures. I think the lobbyist title is good for only six months then by February 14th or August 14th you switch over by the LE

form, first registering by the LD1.

This procedure might be part of the Judges decision concerning state lobbying procedures as being invalid, news article dated August 27, 2002, State's Lobbyist Law Tossed Out By Court.

SIGNATURE. If this is the last page of the report, sign and date this page and type or print the signer's name and the last page of the report need be signed. Form LD-2 must be signed and dated by the officer or employee of the registrant who is responsible for the accuracy of the information contained in the report.

There is an argument about what is meant by "name and title" at the bottom of the LD2 form and there is a request at the front door, in order for the yellow card to be used for identification to enter the government doors the job title must be before the name.

At the bottom of the LD2 form;

Is it asking for the Corporate title to prove item "D and E"?

Is it asking for the Job title the result of complying to the section code?

The yellow sheet states print the signers' name and title. Form LD2 must be signed and dated by the officer, [meaning your title as the officer of your company; C.E.O. and Executive Director] or employee of the registrant, [meaning you work for your own company and you checked the "self" box] the employee title is Congresswoman. I'm running both to see what is preferred in payroll and to resolve the complaint at the front door.

This upgrade will complete this assignment.

The results of this run will be the confirmation.



Pittsburgh Post-Gazette (PA)

August 27, 2002

Section: STATE

Edition: SOONER

Page: A-1

STATE'S LOBBYIST LAW TOSSED OUT BY COURT

REPORTING REQUIREMENTS ARE INVALIDATED

GEORGE STRAWLEY, THE ASSOCIATED PRESS

An evenly divided **state Supreme Court** has effectively overturned a **state law** that required **Pennsylvania's** approximately 750 lobbyists to report the topics of their work and their major expenses and subjected them to **state** regulations.

The **court**, in a 3-3 ruling, let stand a lower **court** ruling invalidating the **law**, which had drawn the ire of lobbyists, especially those who double as lawyers for their clients. The **court** made its ruling Friday but did not post it on its Web site until yesterday. Justice John P. Flaherty did not participate in the decision.

Lobbyists Richard J. Gmerek and Charles I. Artz objected to the measure, saying it violated a provision in the **state** Constitution that prevents the Legislature from regulating the practice of **law**, which is customarily controlled by the **courts**. Attorneys for the **state** argued that the **law** regulated **lobbying** rather than the practice of **law**.

The tie decision was insufficient to overturn a 4-3 Commonwealth **Court** ruling striking down the **law**. The **law** was still being enforced despite the lower **court** ruling because it was under appeal by **state** Attorney General Mike Fisher, effectively staying the ruling.

Chief Justice Stephen A. Zappala wrote that the **law** "in effect regulates the conduct of attorneys engaged in the practice of **law** and thereby infringes on this **court's** exclusive jurisdiction to regulate the conduct of attorneys."

But Justice Thomas G. Saylor, writing for the trio who favored keeping the **law** intact, **stated** that he saw "no legislative incursion, invasion or encroachment on any fundamental component of judicial power, authority or function."

Fisher will ask the **court** for an opportunity to reargue the case, said spokesman Sean Connolly.

"I'm disappointed that the Supreme **Court** failed to uphold this important **law**," Fisher said in a statement released by his office. "Pennsylvanians should have the right to know who is trying to influence their **state** government and how much is being spent in those efforts."

The **law** was hailed as the first major overhaul of the **state's lobbying** rules in 38 years when it took effect in August 1999. Supporters patterned it after **laws** that had passed constitutional tests in other **states**.

Lobbyists were required to register with the Ethics Commission and their clients to file quarterly financial reports in conjunction with them.

Lobbyists spent more than \$72 million on **state lobbying** efforts in 2000, the first full year that lobbyists were required to report their expenditures, according to figures compiled by the **State Ethics Commission**. That included salaries, office space, phone bills, mailings, phone banks and gifts and donations to lawmakers. Among the biggest spenders were the **Pennsylvania Chamber of Commerce**, AT&T and Verizon.

Total spending in 2001 rose to \$80.9 million. Through the first quarter of this year, lobbyists reported spending more than \$22 million.

Gmerek and Artz, the two lobbyists who objected to the **law**, argued that its requirements invaded the confidential relationship between attorney and client, barred contingency fees for **lobbying** that are permissible for lawyers, and intruded on the **court's** duty to discipline lawyers.

"I'm not a lobbyist, and the act reached too far," Artz said yesterday. "It reached into what I do as an attorney."

The General Assembly specified in the **law** that the entire measure would be invalidated if a **court** ruled that its requirements could not be applied to lawyers. The language was meant to prevent a two-tiered system of lobbyists consisting of lawyers and others.

The prime sponsor of the **law**, **state** Sen. Robert C. Jubelirer, R-Blair, called the ruling "disappointing and disheartening."

"Pennsylvanians do not deserve to see a hard-won and necessary good-government measure go down under any circumstances, but a tie vote is a particularly tough way to lose," Jubelirer said. "I think there should be a reargument before the full **court**, so at least we can get a clear-cut decision, and perhaps a more thorough analysis of the issues."

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U.S. HOUSE OF REPRESENTATIVES

OATH OF OFFICE PAYROLL AND BENEFITS INFORMATION

PLEASE USE TYPEWRITER OR PRINT IN INK

A. IDENTIFICATION:

Green, Marlene Yvonne
Name: Last-First-Middle

6-28-52
Date of Birth (Month/Day/Year)

[Signature]
Social Security Number

202-225-2450
Office Telephone Number (include Area Code)

U.S. House of Representatives
Employing Office)

412-683-8806
Home Telephone Number (include Area Code)

B. ADDRESSES:

Mailing address for earnings statement and W2:

Mailing address for paycheck:
(Complete only if Direct Deposit is not elected)

Marlene Y. Green

3380 Webster Ave.

Pittsburgh, Pa., 15219-3975



Signature (For Address Change)

Date

C. NAME CHANGE:

Previous Name: Last-First-Middle

New Name: Last-First-Middle



Signature (For Name Change)

Date

IN ORDER TO RECEIVE ANY PAY FOR SERVICES, all new and returning employees, and employees taking a break in service must complete Parts D through I.

D. OATH OF OFFICE:

I, Marlene Y. Green, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter. So help me God.



Signature

3-23-01
Date

E. HEALTH INSURANCE INFORMATION ACKNOWLEDGEMENT:

I understand that I must complete a Health Benefits Registration Form (SF-2809) within 60 days of enrollment and that failure to do so will exclude me from enrollment again, in most cases, until Open Season.



Signature

3-23-01
Date

(Over)

F. PREVIOUS FEDERAL SERVICE:

- 1. House of Representatives Yes No If Yes, last termination date _____
- 2. Other Federal Service Yes No If Yes, last termination date _____

(Include the Senate, the Architect of the Capitol, the District of Columbia or a Non-Appropriated Fund Instrumentality (NA

3. PLEASE LIST BELOW ALL PRIOR FEDERAL CIVILIAN SERVICE IF APPLICABLE:

Department or Agency	Date Appointed	Date Separated

Service Computation Date _____ Last Personnel Office Phone Number _____

4. While employed as above, my benefits status was:

- (a) Federal Employees' Health Insurance: Enrolled Not Enrolled Excluded
- (b) Federal Employees' Life Insurance: Basic; Option(s) A; B; C; Waived;
- (c) Covered by: FICA; FICA/FERS; FICA/CSR Offset; CSR only
 Transfer to FERS: Yes No
 Thrift Savings Plan employee contribution: \$ _____ or _____ %.
 Thrift Savings Plan allocation of funds: G _____ % F _____ % C _____ %
 Do you have a current TSP Loan? Yes No If Yes, loan payment amount \$ _____
- (d) Refund of CSR contributions: Yes No Date of refund: _____

5. Active Military Service: (Branch) _____

- (a) Are you returning from Active Military Service which interrupted your Federal Civilian Service?
 Yes No

6. Other Names Used: (If different from your present signature) Alexander

G. PENSION BENEFITS:

I am am not, receiving a pension annuity, or retired pay from the United States Government; (If Y furnish source and claim number below.) Type of Payment:

- Civil Service/FERS Claim Number _____ Retirement Date _____
- VSI (Buy Out) or AA (Lump Sum)
- Military Retiree's Pay-Branch of Service _____ Rank _____ Retirement Date _____
- Veteran's Benefit: (Combat Related) Yes No
- Social Security Foreign Service CIA DC Police or Firefighter's Benefit Other _____

H. WORKERS COMPENSATION INFORMATION:

I have have not, received or made application for compensation under the Federal Employees Comp Act: (Job Related Injury.)

If you have, show: Claim Number _____ Period of Compensation _____
(Mo.)(Day)(Yr.) to (Mo

I. CERTIFICATION:

I certify, under penalty of law, that the information provided above is correct and complete.

_____ 3-23-01
Signature Date

HUMAN RESOURCES USE ONLY							
Life Insurance:	Basic	Opt. A	Opt. B	(x times)	Opt. C	Waiver	Es
FICA	FERS	CSR/OFFSET	CSR	Transfer	Prior Agency Service	Pensi	
TSP _____ % or \$ _____	G _____ %	F _____ %	C _____ %	TSP Loan Pmt. \$ _____			
TSP Status Code _____	TSP Status Date _____	TSP SCD _____	TSP Eligibility Date _____				

WARNING; A HERESY ALERT!

There are illegal clauses in this disclosure which have no law allowing their acceptance.

Before a bill or a clause in a bill is voted on or accepted there has to be a law allowing it or a law not going against it or it will be cancelled.

Public Law 104-65
104th Congress

An Act

To provide for the disclosure of lobbying activities to influence the Federal Government, and for other purposes.

Dec. 19, 1995

[S. 1060]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “Lobbying Disclosure Act of 1995”.

Lobbying
Disclosure Act of
1995.
Public
information.
2 USC 1601 note.

SEC. 2. FINDINGS.

2 USC 1601.

The Congress finds that—

(1) responsible representative Government requires public awareness of the efforts of paid lobbyists to influence the public decisionmaking process in both the legislative and executive branches of the Federal Government;

(2) existing lobbying disclosure statutes have been ineffective because of unclear statutory language, weak administrative and enforcement provisions, and an absence of clear guidance as to who is required to register and what they are required to disclose; and

(3) the effective public disclosure of the identity and extent of the efforts of paid lobbyists to influence Federal officials in the conduct of Government actions will increase public confidence in the integrity of Government.

SEC. 3. DEFINITIONS.

2 USC 1602.

As used in this Act:

(1) **AGENCY.**—The term “agency” has the meaning given that term in section 551(1) of title 5, United States Code.

(2) **CLIENT.**—The term “client” means any person or entity that employs or retains another person for financial or other compensation to conduct lobbying activities on behalf of that person or entity. A person or entity whose employees act as lobbyists on its own behalf is both a client and an employer of such employees. In the case of a coalition or association that employs or retains other persons to conduct lobbying activities, the client is the coalition or association and not its individual members.

(3) **COVERED EXECUTIVE BRANCH OFFICIAL.**—The term “covered executive branch official” means—

- (A) the President;
- (B) the Vice President;

