MEDIA GENERAL INC Form SC 13D/A April 26, 2002

	OMB APPROVAL		
	OMB Number Expires: Estimated average burden hours per response 0.5		
SECURITIES AND EXCHANGE COM Washington, D.C. 205			
SCHEDULE 13D (Rule 13d-101)			
INFORMATION TO BE INCLUDED IN STATEMENTO RULE 13d-1(a) AND AMENDMENTS THERETO RULE 13d-2(a)			
(Amendment No. 2)(1)		
MEDIA GENERAL, INC.			
(Name of Issuer)			
CLASS A Common Stoc	k		
(Title of Class of Secur	ities)		
584404107			
(CUSIP Number)			
George L. Mahoney, Secro 333 E. Franklin St. Richmond, VA 23219 (804) 649-6629			
(Name, Address and Telephone Number 1997) Authorized to Receive Notices and (
June 1, 1999			
(Date of Event which Requires Filing	of This Statement)		
If the filing person has previously filed report the acquisition that is the subject of this schedule because of Rule 13d-1(e), 13d-1 following box [_].	his Schedule 13D, and is filing		

Note: Schedules filed in paper format shall include a signed original

and five copies of the schedule, including all exhibits. See Rule 13d-7 (b) for other parties to whom copies are to be sent.

(Continued on following pages)
(Page 1 of Pages)

(1)	The remainder of this covered person's initial filing on securities, and for any subwould alter disclosures proved	this form with responded	pect to the subjocntaining infor	ject class of
Act	The information required or ed to be "filed" for the purpof 1934 or otherwise subject shall be subject to all otos).	pose of Section 18 o to the liabilities	of the Securiti s of that sectio	es Exchange on of the Act
(SC1	3D-07/98)			
CUSI	P No. 584404107	13D	Page 2	of 8 Pages
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. O	F ABOVE PERSONS (EN	TITIES ONLY)	
	David Tennant Bryan Revocable 54-6440095	e Declaration of Tr	ust	
2	CHECK THE APPROPRIATE BOX IF	A MEMBER OF A GROU	(a)	[X]
3	SEC USE ONLY			
4	SOURCE OF FUNDS* PF-00			
5	CHECK BOX IF DISCLOSURE OF L. PURSUANT TO ITEMS 2 (d) OR 2 (d)		REQUIRED	[_]
6	CITIZENSHIP OR PLACE OF ORGA	NIZATION		
	UNITED STATES 7 SOLE VOTING PO	OWER		

NU	MBER OF		1,560,12	1 SHARES		
S	HARES					
BENE	FICIALLY	8	SHARED V	OTING POWER		
			NONE			
OW	NED BY					
	EACH	9	SOLE DIS	POSITIVE POWER		
RE	PORTING		1,560,12	1 SHARES		
Р	ERSON					
	WITH	10	NONE	ISPOSITIVE POWER		
11	AGGREGATE	JOMA	UNT BENEFI	CIALLY OWNED BY EACH REPO	ORTING PERSON	<u> </u>
	1,560,121	SHAI	RES			
12	CHECK BOX	IF 7	THE AGGREG	TATE AMOUNT IN ROW (11) E	XCLUDES CERTAIN S	HARES*
						[_]
13	PERCENT O	F CL	ASS REPRES	ENTED BY AMOUNT IN ROW (11)	
	6.0%					
14	TYPE OF R	EPOR:	TING PERSO	N*		
	00					
			*SEE IN	STRUCTIONS BEFORE FILLING	G OUT!	
CUSI	P No. 5844	0410	7	13D	Page 3	of 8 Pages
1			TING PERSO FICATION N	NS OS. OF ABOVE PERSONS (EN	TITIES ONLY)	
	J. Stewar	t Bry	yan III			
2	CHECK THE	APPI	ROPRIATE B	OX IF A MEMBER OF A GROU	(a)	[X]
					(1)	L_J
3	SEC USE O	NLY				
4	SOURCE OF	FUNI	 DS*			

PF-00

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5		X IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TO ITEMS 2(d) OR 2(e) [_	.]
6	CITIZENSH	HIP OR PLACE OF ORGANIZATION	
	UNITED ST	TATES	
		7 SOLE VOTING POWER	
NU	JMBER OF	592,628 SHARES	
S	SHARES	8 SHARED VOTING POWER	
	EFICIALLY	480,000 SHARES	
	EACH	9 SOLE DISPOSITIVE POWER	
RI	EPORTING	592,628 SHARES	
Ε	PERSON		
	WITH	10 SHARED DISPOSITIVE POWER	
		480,000 SHARES	
11	AGGREGATE	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	1,072,628	3 SHARES	
12	CHECK BOX	X IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHAR	ES*
		[_	.]
13	PERCENT O	OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	4.1%		
14	TYPE OF R	REPORTING PERSON*	
	IN		
		*SEE INSTRUCTIONS BEFORE FILLING OUT!	

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1			ING PERSONS CICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
	D. Tennan 54-625383		an Media Trust		
2	CHECK THE	APPF	OPRIATE BOX IF A MEMBER OF A GROUP*	(a) (b)	[X]
3	SEC USE O	NLY			
4	SOURCE OF	FUND	·S*		
	00				
5			ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED EMS 2(d) OR 2(e)		[_]
6	CITIZENSH VIRGINIA	IP OF	PLACE OF ORGANIZATION		
		7	SOLE VOTING POWER		
И	UMBER OF		373,000 SHARES		
	SHARES	8	SHARED VOTING POWER		
	EFICIALLY WNED BY		NONE		
	EACH	9	SOLE DISPOSITIVE POWER		
Rl	EPORTING		373,000 SHARES		
]	PERSON WITH	10	SHARED DISPOSITIVE POWER NONE		
11	AGGREGATE		NT BENEFICIALLY OWNED BY EACH REPORTING PERSO	N	
12	CHECK BOX	IF T	HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERT.	AIN S	HARES*

[_]

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

1.4%

14 TYPE OF REPORTING PERSON*

00

*SEE INSTRUCTIONS BEFORE FILLING OUT!

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This Amendment No. 2 amends and supplements, to the extent indicated, Items 2, 3, 5 and 6 of the statement on, and Amendment No. 1 to, Schedule 13D previously filed by D. Tennant Bryan, J. Stewart Bryan III, and the D. Tennant Bryan Media Trust with respect to Class A Common Stock of Media General, Inc. Defined terms herein have the same meaning as in the original statement on, or Amendment No. 1 to, Schedule 13D.

Item 2. Identity and Background.

This Amendment No. 2 reflects changes in the identity of members of the group. D. Tennant Bryan is deceased, and his previously reported directly owned shares are held in the David Tennant Bryan Revocable Declaration of Trust (the "Revocable Trust"). J. Stewart Bryan III, is a co-trustee thereof, along with his two sisters. J. Stewart Bryan III, is also the sole trustee of the D. Tennant Bryan Media Trust, of which D. Tennant Bryan was formerly a trustee. J. Stewart Bryan III, is Chairman and Chief Executive Officer of Media General, Inc.

Item 3. Source and Amount of Funds or Other Consideration.

No shares have been acquired since the filing of Amendment No. 1 to Schedule 13D with the use of borrowed funds. Shares acquired during such period consist of (i) shares which have been distributed to or credited to their respective accounts under employee benefit plans of the Company, including an Employees Thrift Plan and a Employee Restricted Stock Plan, (ii) shares distributed by trustees of certain trusts, (iii) shares of Class B Stock acquired in exchange for an equal number of shares of Class A Stock, (iv) shares acquired or disposed of by gift, and (v) shares of Class A Stock acquired through option exercises.

Item 5. Interest in Securities of the Issuer.

(a) The aggregate number and percentage of Class A and Class B Common Stock of Media General, Inc. (based on 26,033,754 Class A shares and 556,574 Class B shares outstanding as of August 31, 1999) for Mr. Bryan and each trust are as follows:

exercisable options, but does not include shares held by the Revocable Trust or the Media Trust)

Media Trust 373,000 Class A 1.4% 373,000 Class B 67.0%

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(b) Mr. Bryan shares the power to vote and dispose of the shares listed for the Revocable Trust with his two sisters, who are also trustees. Mr. Bryan is the sole trustee and has the sole power to vote and dispose of the shares held by the Media Trust. Of the shares listed for Mr. Bryan, he has the sole power to vote and dispose of 482,392 Class A shares (55,200 of which are held in trust) and all of the Class B shares; and shares the power to vote and dispose of 480,000 Class A shares held by two separate trusts, as follows:

Co-Trustee	Shares
Mary Tennant Bryan Perkins	240,000
Florence Bryan Fowlkes	240,000

(c) In April, 1999, the Revocable Trust sold 292,300 Class A shares in public transactions to raise funds to pay estate taxes. On April 7, 1994, Media General, Inc. (the "Company") and D. Tennant Bryan (the "Shareholder") entered into an Amended and Restated Redemption Agreement, whereby the Shareholder's estate had the right to sell to the Company, and the Company had the right to purchase from the Shareholder's estate, up to fifteen percent of the shares of Class A Stock owned by the Shareholder at his death. On June 1, 1999, the Company purchased, pursuant to this agreement, 326,897 shares of Class A Stock pursuant to an election filed with the Company by the trustees under the Revocable Trust. The proceeds of the sale will pay a portion of the federal estate taxes due as a result of the Shareholder's death.

Item 6. Contracts, Arrangement or Understandings with Respect to Securities of the Issuer.

On August 27, 1999, the David Tennant Bryan Revocable Declaration of Trust (the "Bryan Trust") pledged 1,560,121 shares of Class A Common Stock to Crestar Bank to secure a \$50 million four-year line of credit under a Credit Agreement dated July 14, 1999. Borrowings will be used to pay estate taxes and to cover accrued interest. One-half of the borrowings will bear interest at the London Interbank Offering Rate plus 75 basis points. The remainder of the borrowings will bear interest at 7.235% pursuant to an interest rate swap between the Bryan Trust and SunTrust Bank. The loan and pledge agreements contain customary provisions entitling Crestar Bank to dispose of the pledged shares upon the occurrence of a default.

Under the terms of the Credit Agreement, Crestar Bank has required the Bryan Trust to enter into an agreement with SunTrust Bank pursuant to which, on August 30, 1999, the Bryan Trust, relating to 220,000 shares of Class A Common, bought from Sun Trust Bank a European-style put at \$34.59 per share, subject to adjustment and sold to Sun Trust Bank a European-style call at \$74.62 per share, subject to adjustment. The put and the call are not exercisable until, and are

scheduled to expire, on or about March 6, 2003, and if one of the two is in the money at the close of trading on that date, the option shall be deemed to be automatically exercised.

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Settlement will be made in cash only. To secure its obligations under the zero-cost collar, the Bryan Trust granted Sun Trust Bank a security interest in the shares of the Class A Common Stock pledged to Crestar Bank. The Bryan Trust has pledged all of its rights under the zero-cost collar to Crestar Bank as security for the line of credit.

Item 7. Material to be Filed as Exhibits.

Zero Cost Collar Agreement

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SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: September 24, 1999

/s/ J. Stewart Bryan III

J. Stewart Bryan III

D. TENNANT BRYAN MEDIA TRUST

By: /s/ J. Stewart Bryan III

J. Stewart Bryan III, Trustee

DAVID TENNANT BRYAN REVOCABLE DECLARATION OF TRUST

By: /s/ J. Stewart Bryan III

J. Stewart Bryan III, Trustee

Attention. Intentional misstatements or omissions of fact constitute federal criminal violations (see 18 U.S.C. 1001).