UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 144

OMB APPROVAL

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(e) TELEPHONE NO.

SEC USE ONLY NOTICE OF PROPOSED SALE OF SECURITIES PURSUANT TO RULE 144 UNDER THE SECURITIES ACT OF 1933 DOCUMENT SEQUENCE NO. CUSIP NUMBER ATTENTION: Transmit for filing 3 copies of this form concurrently with either placing an order with a broker to execute sale or executing a sale (b) IRS IDENT. NO. (c) S.E.C. FILE NO. WORK LOCATION 001-32927 22-2894486

ZIP CODE

STATE

Fort Worth, Texas 76102

770 Broadway New York NY 10003 (212) 209 - 2500 $2\,(a)$ NAME OF PERSON FOR WHOSE ACCOUNT THE SECURITIES ARE TO BE SOLD (d) ADDRESS STREET (c) RELATIONSHIP TO ISSUER ZIP CODE (b) IRS IDENT. NO. CITY STATE 75-2698246 301 Commerce Street Suite 3300

Shareholder

CITY

INSTRUCTION: The person filing this notice should contact the issuer to obtain the I.R.S. Identification Number and the S.E.C. File Number.

3 (a) Title of the Class of Securities To Be Sold	Name and Address of Each Broker Through Whom the Securities are to be Offered or Each Market Maker who is Acquiring the Securities	SEC USE ONLY Broker-Dealer File Number	(c) Number of Shares or Other Units To Be Sold (See instr. 3(c))	(d) Aggregate Market Value (See instr. 3(d))	(e) Number of Shares or Other Units Outstanding (See instr. 3(e))	(f) Approximate Date of Sale (See instr. 3(f)) (MO. DAY YR.)	(g) Name of Each Securities Exchange (See instr. 3(g))
Common Stock, par value \$0.01 per share	Barclays Capital Inc. 745 Seventh Avenue New York, NY 10019		2,391,581(1)	\$35,204,072 (April 7, 2009)	65,548,892 (March 6, 2009)	April 8, 2009	NYSE

INSTRUCTIONS:

directly with a market maker

STREET

1 (a) NAME OF ISSUER (Please type or print) J. Crew Group, Inc. (the "Issuer")

TPG Partners II, L.P. ("Seller")

1 (d) ADDRESS OF ISSUER

- (a) Name of issuer
 (b) Issuer's I.R.S. Identification Number
 (c) Issuer's S.E.C. file number, if any
 (d) Issuer's address, including zip code
 (e) Issuer's telephone number, including area code

- (a) Name of person for whose account the securities are to be sold
 (b) Such person's I.R.S. identification number, if such person is an entity
 (c) Such person's relationship to the issuer (e.g., officer, director, 10% stockholder, or member of immediate family of any of the foregoing)
 (d) Such person's address, including zip code

- 3. (a) Title of the class of securities to be sold

 (b) Name and address of each broker through whom the securities are intended to be sold

 (c) Number of shares or other units to be sold (if debt securities, give the aggregate face amount)

 (d) Aggregate market value of the securities to be sold as of a specified date within 10 days prior to the filing of this notice

 (e) Number of shares or other units of the class outstanding, or if debt securities the face amount thereof outstanding, as shown by the most recent report or statement published by the issuer

 (f) Approximate date on which the securities are to be sold

 (g) Name of each securities exchange, if any, on which the securities are intended to be sold

 Potential persons who are to respond to the collection of information contained in the

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 control number.

TABLE I – SECURITIES TO BE SOLD

Furnish the following information with respect to the acquisition of the securities to be sold and with respect to the payment of all or any part of the purchase price or other consideration therefor:

Title of	Date you		Name of Person from Whom Acquired	Amount of	Date of	
the Class	Acquired	Nature of Acquisition Transaction	(If gift, also give date donor acquired)	Securities Acquired	Payment	Nature of Payment
Common Stock	July 1997	On July 22, 1997, Seller, together with	July 22, 1997: Issuer	10.077.100	July 1997	6 1 (5/00/4005 1
		certain of its co-investing affiliates,		18,077,100		Cash (7/22/1997 and
	July 2006	acquired shares of the Issuer's common	July 3, 2006: TPG-MD Investment,		July 2006	7/13/2006
		stock, which following certain stock splits,	LLC			acquisitions)
		totalled 14,158,033 shares.				Conversion of debt
		,,	July 13, 2006: Issuer			(7/3/2006 acquisition)
		On July 3, 2006, Seller, together with	vary 15, 2000. ISSUE!			
		certain of its co-investing affiliates,				
		acquired an aggregate of 3,364,593 shares				
		of common stock of the Issuer from TPG-				
		MD Investment, LLC in a privately				
		negotiated transaction.				
		On July 13, 2006, in connection with the				
		initial public offering of the issuer, Seller,				
		together with certain of its co-investing				
		affiliates, acquired 3,673,729 shares of				
		common stock of the Issuer. After the				
		acquisitions specified above, Seller				
		directly held 18,077,100 shares.				

INSTRUCTIONS: .

If the securities were purchased and full payment therefor was not made in cash at the time of purchase, explain in the table or in a note thereto the nature of the consideration given. If the consideration consisted of any note or other obligation, or if payment was made in installments describe the arrangement and state when the note or other obligation was discharged in full or the last installment paid.

TABLE II — SECURITIES SOLD DURING THE PAST 3 MONTHS

Furnish the following information as to all securities of the issuer sold during the past 3 months by the person for whose account the securities are to be sold.

			Amount of	
Name and Address of Sellers	Title of Securities Sold	Date of Sale	Securities Sold	Gross Proceeds
N/A	N/A	N/A	N/A	N/A

REMARKS:

INSTRUCTIONS:

(1) Sales by Seller should be aggregated with the sales of TPG Parallel II, L.P. and TPG Investors II, L.P. (together with the Seller, the "Affiliates"), which are under common control. The Affiliates are hereby filing separate Forms 144 for aggregate sales of 2,804,255 shares of the Issuer's Common Stock.

ATTENTION:

See the definition of "person" in paragraph (a) of Rule 144. Information is to be given not only as to the person for whose account the securities are to be sold but also as to all other persons included in that definition. In addition, information shall be given as to sales by all persons whose sales are required by paragraph (e) of Rule 144 to be aggregated with sales for the account of the person filing this notice. The person for whose account the securities to which this notice relates are to be sold hereby represents by signing this notice that he does not know any material adverse information in regard to the current and prospective operations of the Issuer of the securities to be sold which has not been publicly disclosed. | Sold the person for whose account the securities to which this notice relates are to be sold hereby represents by signing this notice that he does not know any material adverse information in regard to the current and prospective operations of the Issuer of the securities to be sold which has not been publicly disclosed. | Sold the person for whose account the securities to which this notice relates are to be sold hereby represents by signing this notice that he does not know any material adverse information in regard to the current and prospective operations of the Issuer of the securities to be sold which has not been publicly disclosed. | Sold the person for whose account the securities to which this notice relates are to be sold hereby represents by signing this notice that he does not know any material adverse information in regard to the current and prospective operations of the Issuer of the securities to be sold which has not been publicly disclosed.

DATE OF NOTICE

The notice shall be signed by the person for whose account the securities are to be sold. At least one copy of the notice shall be manually signed.

Any copies not manually signed shall bear typed or printed signatures.

ATTENTION: Intentional misstatements or omission of facts constitute Federal Criminal Violations (See 18 U.S.C. 1001).