MOVADO GROUP INC Form SC 13G/A February 11, 2004

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, DC 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. 11)*

MOVADO GROUP, INC. (Name of Issuer)

Common Stock, par value \$.01 per share
 (Title of Class of Securities)

624580 10 6 (CUSIP Number)

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

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1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON		
	Gedalio Grinberg		
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) (b)	[_] [_]
3.	SEC USE ONLY		
4.	CITZENSHIP OR PLACE OF ORGANIZATION	United S	States

NUMBER O	F	(5)	SOLE VOTING POWER		
SHARES			733,761		
BENEFICI.	ALLY	(6)	SHARED VOTING POWER		
OWNED BY			1,357,170		
EACH		(7)	SOLE DISPOSITIVE POWER		
REPORTIN	G		733,761		
PERSON		(8)	SHARED DISPOSITIVE POWE	lR	
			1,357,170		
9	AGGREGATE AMOUNT BENEF		OWNED BY EACH REPORTING	PERSONAL	
	2,169,851				
10	CHECK BOX IF THE AGGRE	GATE AMO	OUNT IN ROW (9) EXCLUDES C	ERTAIN S	HARES
				[_]	
11	PERCENT OF CLASS REPRES				
	20.07%				
12	TYPE OF REPORTING PERSO	 ON			
	IN				
		Page	e 2 of 8		
1	NAME OF REPORTING PERSO		NO OF ADOME DEPOSIT		
	S.S. OR I.R.S. IDENTIF		NO. OF ABOVE PERSON		
	Efraim Grinbe:				
2.	CHECK THE APPROPRIATE I			(a) (b)	[_]
3.	SEC USE ONLY				
4. CITZENSHIP OR PLACE O		ORGANIZATION		United States	
NUMBER O	F		SOLE VOTING POWER		
SHARES			1,052,063		
BENEFICIALLY		(6)	SHARED VOTING POWER		
OWNED BY			495,665		

EACH	(7) SOLE DISPOSITIVE POWER				
REPORTING	1,052,063				
PERSON	(8) SHARED DISPOSITIVE POWER				
	495,665				
9 AGGRE	GATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSONAL				
	1,547,728				
10 CHECK	BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				
	[_]				
11 PERCE	ENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)				
	16.20%				
12 TYPE	OF REPORTING PERSON				
	IN				
	Page 3 of 8				
Item 1(a)	NAME OF ISSUER:				
	Movado Group, Inc.				
Item 1(b)	ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES:				
	650 From Road				
	Paramus, New Jersey 07652				
Item 2(a)	NAME OF PERSONS FILING:				
	Gedalio Grinberg Efraim Grinberg				
Item 2(b)	ADDRESS OF PRINCIPAL BUSINESS OFFICE OR, IF NONE, RESIDENCE:				
	650 From Road Paramus, New Jersey 07652				
Item 2(c)	CITIZENSHIP:				
	United States citizens.				
Item 2(d)	TITLE OF CLASS OF SECURITIES:				
	Common Stock, par value \$.01 per share				
Item 2(e)	CUSIP NO.:				
	624580 10 6				

Item 3 If this statement is filed pursuant to Rules 13d-1(b), or 13d-2(b), or (c) check whether the person filing is a:

This statement is not filed pursuant to Rules 13d-1(b) or

13d-2(b)

(a) Amount Beneficially Owned:

Gedalio Grinberg: 2,169,851 shares Efraim Grinberg: 1,547,728 shares

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(b) Percent of Class:

Gedalio Grinberg: 20.07 %
Efraim Grinberg: 16.20 %

- (c) Number of shares as to which such person has:
 - (i) Sole power to vote or to direct the vote:

Gedalio Grinberg: 733,761 Efraim Grinberg: 1,052,063

(ii) Shared power to vote or to direct the vote:

Gedalio Grinberg: 1,357,170 Efraim Grinberg: 495,665

 $\hbox{(iii)} \qquad \hbox{Sole power to dispose or to direct the disposition} \\$

of:

Gedalio Grinberg: 733,761
Efraim Grinberg: 1,052,063

(iv) Shared power to dispose or to direct the disposition

of:

Gedalio Grinberg: 1,357,170 Efraim Grinberg: 495,665

(1) Of the 2,169,851 shares reported as beneficially owned by Mr. G. Grinberg, 5,725 are shares of Common Stock, par value \$.01 per share ("Common Stock") owned by Mr. G. Grinberg individually; 34,973 are shares of Common Stock held under the 401(k) Plan of Movado Group, Inc. (the "Company"), the trustees for which are Mr. G. Grinberg and Mr. E. Grinberg both of whom have shared investment and voting power as to such shares; 29,222 are shares of Common Stock held under the Company's Stock Bonus Plan, for which Mr. G. Grinberg and Mr. E. Grinberg are co-trustees with Frank Kimick and Vivian D'Elia, and as to which shares they have shared investment and voting power; and 9,000 are shares of Common Stock held by a charitable remainder unit trust for which Mr. G. Grinberg is a co-trustee together with Mr. Andrew Weiss. As co-trustee, Mr. G. Grinberg has shared investment and voting power with respect to those shares. The balance of Mr. G. Grinberg's shares are shares of Class A Common Stock, par value \$0.01 per share ("Class A Common Stock"), convertible on a one-for-one basis into

shares of Common Stock. Included in the total number of shares of Class A Common Stock are 25,000 owned by The Grinberg Family Foundation, a non-profit corporation of which Mr. G. Grinberg, his wife and Mr. Leonard L. Silverstein are the directors and as to which shares these three individuals have shared investment and voting power. Also included are 1,337,895 shares of Class A Common Stock owned by Grinberg Partners

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L.P. of which Grinberg Group Partners is the general partner. Mr. G. Grinberg, as managing partner of Grinberg Group Partners, has shared power to direct the voting and disposition of the shares owned by Grinberg Partners L.P. Also included in Mr. G. Grinberg's total of Class A Common Stock are 19,000 shares owned by CAP I Partners L.P., a limited partnership of which CAP I Partners LLC is the general partner. Mr. G. Grinberg, as the managing member of CAP I Partners LLC, has the sole power to vote and dispose of the shares owned by CAP I Partners L.P. Mr. G. Grinberg disclaims beneficial ownership as to the shares owned by The Grinberg Family Foundation, the shares held under the Company's Stock Bonus Plan, the shares held under the Company's 401(k) Plan and the shares owned by CAP I Partners L.P. except to the extent of his pecuniary interest therein.

(2) Of the 1,547,728 shares reported as beneficially owned by Mr. E. Grinberg, 47,506 are shares of Common Stock; 596,917 are shares of Common Stock which he has the right to acquire by the exercise of options under the Company's Stock Incentive Plan; 34,973 are shares of Common Stock, held under the Company's 401 (k) Plan, the trustees for which are Mr. G. Grinberg and Mr. E. Grinberg both of whom have shared investment and voting power as to such shares; and 29,222 are shares of Common Stock held under the Company's Stock Bonus Plan, for which Mr. G. Grinberg and Mr. E. Grinberg are co-trustees with Frank Kimick and Vivian D'Elia, and as to which shares they have shared investment and voting power. The balance of Mr. E. Grinberg's shares are shares of Class A Common Stock, convertible on a one-for-one basis into shares of Common Stock. Included in Mr. E. Grinberg's total number of shares of Class A Common Stock are 281,653 shares held by several trusts for the benefit of Mr. E. Grinberg's siblings and himself, of which trusts Mr. E. Grinberg is sole trustee. As sole trustee, Mr. E. Grinberg has sole investment and voting power with respect to the shares held by such trusts. In addition, the amount of shares reported for Mr. E. Grinberg includes an aggregate of 431,470 shares of Class A Common Stock held by several trusts for the benefit of Mr. E. Grinberg's siblings and himself, of which trusts Mr. E. Grinberg is co-trustee with Mr. Leonard L. Silverstein. As co-trustee, Mr. E. Grinberg has shared investment and voting power with Mr. Leonard L. Silverstein with respect to the shares held by such trusts. Mr. E. Grinberg disclaims beneficial ownership as to the 477,109 shares held by the trusts for the benefit of his siblings of which he is trustee or co-trustee, the 29,222 shares held under the Company's Stock Bonus Plan and the 34,973 shares held under the Company's 401(k) Plan except to the extent of his pecuniary interest therein.

See Item 4

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IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH Item 7 ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY: Not applicable Page 7 of 8 Item 8 IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP: Not applicable Item 9 NOTICE OF DISSOLUTION OF GROUP: Not Applicable Item 10 CERTIFICATION: Not Applicable Page 8 of 8 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. Date: February 11, 2004 /s/ Gedalio Grinberg Gedalio Grinberg /s/ Efraim Grinberg -----

Efraim Grinberg