MOVADO GROUP INC Form SC 13G/A February 14, 2006

> UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

> > SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. 13)*

MOVADO GROUP, INC. (Name of Issuer)

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

624580 10 6 (CUSIP Number)

December 31, 2005

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

[] Rule 13d-1(b)
[] Rule 13d-1(c)
[X] Rule 13d-1(d)

*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).

Page 1 of 8

CUSIP NO.: 624580 10 6

1

NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

Gedalio Grinberg

2.	CHECK	THE	APPROF	PRIATE H	BOX IF	Al	MEMBEF	r of <i>i</i>	A GROU	JΡ	(a) (b)		[_] [_]
3.	SEC US	SE ON	ILY										
4.	CITZEN	ISHIP	OR PI	ACE OF	ORGAN	IZA'	TION				Unite	ed S	tates
NUMBER O	 F				(5)		SOLE V	/OTING	G POWE	 IR			
SHARES							1,474,	371					
BENEFICI	ALLY				(6)		SHAREI	VOT	ING PC	DWER			
OWNED BY						:	232,81	L7					
EACH					(7)		SOLE I	DISPOS	SITIVE	E POWER			
REPORTIN	G						1,474,	371					
PERSON					(8)		SHAREI	DISE	POSITI	VE POW	'ER		
						:	232,81	L7					
9	AGGREO		AMOUNT		ICIALLY	Y OI	WNED E	BY EAC	CH REE	PORTING	PERSON	IAL	
10	СНЕСК	BOX	IF THE	AGGRE	GATE AN	MOU	NT IN	ROW	(9)EXC	CLUDES	CERTAIN	J SH	ARES
11	PERCEI	IT OF	CLASS	REPRES	SENTED	BY	AMOUN	NT IN	ROW	(9)			
		8	.48%										
12	TYPE (DF RE	PORTIN	IG PERS	DN								
		I	N										
					Pac	 Te	2 of 8						
					1 4	90.				CUSTP	NO.: 62	258	0 10 6
1				IG PERSC		N N). OF	ABOVE	E PERS	SON			
		E	fraim	Grinbe	rg								
2.	CHECK	THE	APPROF	RIATE H	BOX IF	Al	MEMBEF	R OF 7	A GROU	JP	(a) (b)		[_] [_]

3.	SEC USE ONLY								
4.	CITZENSHIP OR PLACE OF	United States							
NUMBER O	 F	(5)	SOLE VOTING POW	ver					
SHARES			1,953,338						
BENEFICI	ALLY	(6)	SHARED VOTING POWER						
OWNED BY			3,417,068						
EACH		(7)	SOLE DISPOSITIV	/E POWER					
REPORTIN	G		1,953,338						
PERSON		(8)	SHARED DISPOSI	TIVE POWER					
			3,417,068						
9	AGGREGATE AMOUNT BENEF	ICIALLY	OWNED BY EACH RE	EPORTING PERSONAL					
	5,370,406								
10	CHECK BOX IF THE AGGRE	GATE AMO	DUNT IN ROW (9)EX	CLUDES CERTAIN SHARES					
				[_]					
11	PERCENT OF CLASS REPRE	SENTED B	BY AMOUNT IN ROW	(9)					
	22.80%								
12	TYPE OF REPORTING PERS								
	IN								
		Page	e 3 of 8						
				CUSIP NO.: 624580 10 6					

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

- Edgar Filing: MOVADO GROUP INC Form SC 13G/A 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. TITLE OF CLASS OF SECURITIES: Item 2(d) Common Stock, par value \$.01 per share Item 2(e) CUSIP NO.: 624580 10 6 If this statement is filed pursuant to Rules 13d-1(b), or Item 3 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) OWNERSHIP: Item 4 Amount Beneficially Owned: (a) Gedalio Grinberg: 1,707,188 shares Efraim Grinberg: 5,370,406 shares Page 4 of 8 CUSIP NO.: 624580 10 6 _____ Percent of Class: (b) Gedalio Grinberg: 8.48 % Efraim Grinberg: 22.80% Number of shares as to which such person has: (C) (i) Sole power to vote or to direct the vote: Gedalio Grinberg: 1,474,371 Efraim Grinberg: 1,953,338 (ii) Shared power to vote or to direct the vote: Gedalio Grinberg: 232,817 Efraim Grinberg: 3,417,068
 - (iii) Sole power to dispose or to direct the disposition
 of:
 Gedalio Grinberg: 1,474,371

Efraim Grinberg: 1,474,371 1,953,338

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

Gedalio Grinberg: 232,817 Efraim Grinberg: 3,417,068

(1) Of the 1,707,188 shares reported as beneficially owned by Mr. G. Grinberg, 11,450 are shares of Common Stock, par value \$.01 per share ("Common Stock") owned by Mr. G. Grinberg individually; 64,278 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; 69,196 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 10,000 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 89,343 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 in Mr. G. Grinberg's total of Class A

Page 5 of 8

CUSIP NO.: 624580 10 6

Common Stock are 38,000 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.

Of the 5,370,406 shares reported as beneficially owned by Mr. E. Grinberg, (2) 254,578 are shares of Common Stock owned by Mr. E. Grinberg individually; 884,736 are shares of Common Stock which he has the right to acquire by the exercise of options under the Company's Stock Incentive Plan; 64,278 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 69,196 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. In addition, 5,000 are shares of Common Stock owned by the Efraim Grinberg Family Foundation, a non-profit corporation, as to which shares Mr. E. Grinberg has shared investment and voting control together with the other member of the Board of Directors of that non-profit corporation. 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 15,000 shares owned by the Efraim Grinberg Family Foundation, as to which shares Mr. E. Grinberg has shared investment and voting control with the other member of the Board of Directors of that non-profit corporation. Also reported in the total shares reported for Mr. E. Grinberg are 563,306 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 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 862,940 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. Also included in the shares reported for Mr. E. Grinberg are 2,400,654 shares of Class A Common Stock owned by Grinberg Partners L.P., of which Grinberg Group Partners is the general partner. As managing partner of Grinberg Group Partners, Mr. E. Grinberg has shared power to direct the voting and disposition of the shares owned by Grinberg Partners L.P. Mr. E. Grinberg disclaims beneficial ownership as to the 954,218 shares held by the trusts for the benefit of his siblings of which he is trustee or co-trustee, the 69,196 shares held under the Company's Stock Bonus Plan and the 64,278 shares held under the Company's 401(k) Plan except to the extent of his pecuniary interest therein.

Page 6 of 8

CUSIP NO.: 624580 10 6

Item 5 OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS:

Not applicable

Item 6 OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON:

See Item 4

Item 7 IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY:

Not applicable

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 7 of 8

CUSIP NO.: 624580 10 6

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 14, 2006

/s/ Gedalio Grinberg

Gedalio Grinberg

/s/ Efraim Grinberg

Efraim Grinberg

Page 8 of 8