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

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 7)*

CB RICHARD ELLIS GROUP, INC.

(Name of Issuer)

(Name OI 135uel)

CLASS A COMMON STOCK, \$0.01 par value

(Title of Class of Securities)

12497T101

(CUSIP Number)

Gregory D. Hitchan Blum Capital Partners, L.P. 909 Montgomery Street, Suite 400 San Francisco, CA 94133 (415) 434-1111

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

November 12, 2008

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box [].

*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 disclosures provided in a prior cover page.

The information required on 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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CUSIP NO. 12497T10		SCHEDULE 13D	Page 2 of 16
1. NAME OF REPOR			1 CAPITAL PARTNERS, L.P.
S.S. OR I.R.S.	IDENTIFICAT	ION NO. OF ABOVE PERSON	94-3205364
		IF A MEMBER OF A GROUP*	(b) [x]
3. SEC USE ONLY			
4. SOURCE OF FUN			See Item 3
PURSUANT TO IT	EMS 2(d) or	DF LEGAL PROCEEDINGS IS F 2(e)	[]
6. CITIZENSHIP O		DRGANIZATION	California
NUMBER OF		70TING POWER	-0-
SHARES BENEFICIALLY) VOTING POWER	38,285,443**
OWNED BY EACH PERSON WITH	9. SOLE D)ISPOSITIVE POWER	-0-
	10. SHARED	DISPOSITIVE POWER	38,285,443**

	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES	
CERTAIN SHAR		[]
. PERCENT OF C	LASS REPRESENTED BY AMOUNT IN ROW (11)	14.6%*
. TYPE OF REPO		PN, IA
See Item 5		
	* * * * *	
JSIP NO. 12497T1	01 SCHEDULE 13D	Page 3 of 16
. NAME OF REPO		ASSOCIATES, INC.
S.S. OR I.R.	S. IDENTIFICATION NO. OF ABOVE PERSON	94-2967812
CHECK THE AP	PROPRIATE BOX IF A MEMBER OF A GROUP*	(a) [x] (b) [x]
. SEC USE ONLY		
. SOURCE OF FUI		See Item 3
. CHECK BOX IF	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRE ITEMS 2(d) or 2(e)	ED []
	OR PLACE OF ORGANIZATION	
	7. SOLE VOTING POWER	-0-
NUMBER OF		
SHARES BENEFICIALLY OWNED BY EACH	8. SHARED VOTING POWER	
PERSON WITH	9. SOLE DISPOSITIVE POWER	-0-
	10. SHARED DISPOSITIVE POWER	38,285,443**
	UNT BENEFICIALLY OWNED BY EACH REPORTING PE	
CHECK BOX IF CERTAIN SHAR		[]
	LASS REPRESENTED BY AMOUNT IN ROW (11)	14.6%*
. TYPE OF REPO	RTING PERSON	CC
See Item 5		
	* * * * *	
JSIP NO. 12497T1	01 SCHEDULE 13D	Page 4 of 10
NAME OF REPOR	TING PERSON BLUM STR	RATEGIC GP, L.L.C.
	IDENTIFICATION NO. OF ABOVE PERSON	94-3303833
CHECK THE APPI	ROPRIATE BOX IF A MEMBER OF A GROUP*	(a) [x] (b) [x]
SEC USE ONLY		

	PLACE OF ORGANIZATION	Delaware
7. SOLE VOTING	POWER -0-	
NUMBER OF SHARES BENEFICIALLY	8. SHARED VOTING POWER	38,285,443**
OWNED BY EACH PERSON WITH	9. SOLE DISPOSITIVE POWER	-0-
	10. SHARED DISPOSITIVE POWER	38,285,443**
	NT BENEFICIALLY OWNED BY EACH REPORTING P	ERSON 38,285,443**
2. CHECK BOX IF CERTAIN SHARE		[]
	ASS REPRESENTED BY AMOUNT IN ROW (11)	14.6%**
14. TYPE OF REPOF	TING PERSON OO (Limited 3	Liability Company)
* See Item 5 belo		
	* * * * *	
CUSIP NO. 12497T1C	1 SCHEDULE 13D	Page 5 of 16
1. NAME OF REPOR	TING PERSON BLUM STRAT	EGIC GP II, L.L.C.
S.S. OR I.R.S.	IDENTIFICATION NO. OF ABOVE PERSON	94-3395150
	ROPRIATE BOX IF A MEMBER OF A GROUP*	(a) [x] (b) [x]
3. SEC USE ONLY		
4. SOURCE OF FUN		See Item 3
5. CHECK BOX IF	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIR TEMS 2(d) or 2(e)	ED []
	R PLACE OF ORGANIZATION	Delaware
	7. SOLE VOTING POWER	-0-
NUMBER OF SHARES BENEFICIALLY	8. SHARED VOTING POWER	38,285,443**
	9. SOLE DISPOSITIVE POWER	-0-
	10. SHARED DISPOSITIVE POWER	38,285,443**
L1. AGGREGATE AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING PI	ERSON 38,285,443**
L2. CHECK BOX IF CERTAIN SHARE		[]
	ASS REPRESENTED BY AMOUNT IN ROW (11)	
L4. TYPE OF REPOR	TING PERSON OO (Limited :	Liability Company)

1. NAME OF	REPORT	ING PERSON	BLUM STRATEGIC G	P III, L.L.C.
I.R.S.	IDENTIF		PERSON (ENTITIES ONLY)	
		OPRIATE BOX IF A MEMBH		(a) [x] (b) [x]
S. SEC USE				
. SOURCE				See Item 3
5. CHECK B	OX IF D	ISCLOSURE OF LEGAL PRO EMS 2(d) or 2(e)	DCEEDINGS IS REQUIRED	[]
6. CITIZEN	SHIP OR	PLACE OF ORGANIZATION		Delaware
		7. SOLE VOTING POWER	λ	-0-
NUMBER OF SHARES BENEFICIA	LLY	8. SHARED VOTING POW		38,285,443**
OWNED BY PERSON WI	шион	9. SOLE DISPOSITIVE	POWER	-0-
		10. SHARED DISPOSITIV	/E POWER	38,285,443**
1. AGGREGAT	'E AMOUN		BY EACH REPORTING PERSON	
2. CHECK B CERTAIN	OX IF T SHARES	HE AGGREGATE AMOUNT IN		[]
			JNT IN ROW (11)	
4. TYPE OF			00 (Limited Liabi	
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Dee Item		* * * *	* * *	
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USIP NO. 12		SCHEDULE :	L3D	
USIP NO. 12	REPORT	SCHEDULE : ING PERSON	L3D BLUM STRATEGIC	GP III, L.P.
USIP NO. 12 1. NAME OF I.R.S.	REPORT	SCHEDULE : ING PERSON ICATION NO. OF ABOVE I	13D BLUM STRATEGIC PERSON (ENTITIES ONLY)	GP III, L.P. 02-0742606 (a) [x]
USIP NO. 12 1. NAME OF I.R.S. 2. CHECK T	REPORT IDENTIF HE APPR	SCHEDULE I ING PERSON ICATION NO. OF ABOVE I OPRIATE BOX IF A MEMBI	13D BLUM STRATEGIC PERSON (ENTITIES ONLY)	GP III, L.P. 02-0742606 (a) [x] (b) [x]
USIP NO. 12 	REPORT IDENTIF HE APPR ONLY	SCHEDULE : ING PERSON ICATION NO. OF ABOVE I OPRIATE BOX IF A MEMBI	BLUM STRATEGIC PERSON (ENTITIES ONLY) ER OF A GROUP*	GP III, L.P. 02-0742606 (a) [x] (b) [x]
JSIP NO. 12 . NAME OF I.R.S. 2. CHECK T 3. SEC USE 4. SOURCE	REPORT IDENTIF HE APPR ONLY OF FUND	SCHEDULE : ING PERSON ICATION NO. OF ABOVE I OPRIATE BOX IF A MEMBH	BLUM STRATEGIC PERSON (ENTITIES ONLY) ER OF A GROUP*	GP III, L.P. 02-0742606 (a) [x] (b) [x] See Item 3
USIP NO. 12 1. NAME OF I.R.S. 2. CHECK T 3. SEC USE 4. SOURCE 5. CHECK B PURSUAN	REPORT IDENTIF HE APPR ONLY OF FUND	SCHEDULE I ING PERSON ICATION NO. OF ABOVE I OPRIATE BOX IF A MEMBI S*	BLUM STRATEGIC PERSON (ENTITIES ONLY) ER OF A GROUP*	GP III, L.P. 02-0742606 (a) [x] (b) [x] See Item 3
USIP NO. 12 1. NAME OF I.R.S. 2. CHECK T 3. SEC USE 4. SOURCE O 5. CHECK B PURSUAN 6. CITIZEN	REPORT IDENTIF HE APPR ONLY OF FUND OF FUND OX IF D T TO IT SHIP OR	SCHEDULE : ING PERSON ICATION NO. OF ABOVE I OPRIATE BOX IF A MEMBI S* ISCLOSURE OF LEGAL PRO EMS 2(d) or 2(e) PLACE OF ORGANIZATION	BLUM STRATEGIC PERSON (ENTITIES ONLY) ER OF A GROUP* DCEEEDINGS IS REQUIRED	GP III, L.P. 02-0742606 (a) [x] (b) [x] See Item 3 [] Delaware
USIP NO. 12 1. NAME OF I.R.S. 2. CHECK T 3. SEC USE 4. SOURCE 5. CHECK B PURSUAN 6. CITIZEN	REPORT IDENTIF HE APPR ONLY OF FUND OF FUND T TO IT SHIP OR	SCHEDULE : ING PERSON ICATION NO. OF ABOVE H OPRIATE BOX IF A MEMBH S* ISCLOSURE OF LEGAL PRO EMS 2(d) or 2(e) PLACE OF ORGANIZATION 7. SOLE VOTING POWEH	BLUM STRATEGIC PERSON (ENTITIES ONLY) ER OF A GROUP* DCEEDINGS IS REQUIRED	GP III, L.P. 02-0742606 (a) [x] (b) [x] See Item 3 [] Delaware -0-
 USIP NO. 12 1. NAME OF I.R.S. CHECK T 3. SEC USE 4. SOURCE 5. CHECK B <pre> pURSUAN</pre> 6. CITIZEN NUMBER OF <pre> SHARES</pre> BENEFICIA 	REPORT IDENTIF HE APPR ONLY OF FUND OF FUND T TO IT SHIP OR	SCHEDULE : ING PERSON ICATION NO. OF ABOVE H OPRIATE BOX IF A MEMBH S* ISCLOSURE OF LEGAL PRO EMS 2 (d) or 2 (e) PLACE OF ORGANIZATION 7. SOLE VOTING POWEH 8. SHARED VOTING POW	BLUM STRATEGIC PERSON (ENTITIES ONLY) ER OF A GROUP* DCEEEDINGS IS REQUIRED	GP III, L.P. 02-0742606 (a) [x] (b) [x] See Item 3 [] Delaware -0- 38,285,443**
NAME OF I.R.S. CHECK T SEC USE CHECK T SEC USE CHECK B PURSUAN CITIZEN NUMBER OF SHARES BENEFICIA OWNED BY	REPORT IDENTIF HE APPR ONLY OF FUND OF FUND SOX IF D T TO IT SHIP OR	SCHEDULE : ING PERSON ICATION NO. OF ABOVE H OPRIATE BOX IF A MEMBH S* ISCLOSURE OF LEGAL PRO EMS 2 (d) or 2 (e) PLACE OF ORGANIZATION 7. SOLE VOTING POWEH 8. SHARED VOTING POW	BLUM STRATEGIC PERSON (ENTITIES ONLY) ER OF A GROUP* DCEEEDINGS IS REQUIRED	GP III, L.P. 02-0742606 (a) [x] (b) [x] See Item 3 [] Delaware -0- 38,285,443**

10. SHARED DISPOSITIVE POWER

(a) [x]

		38,285,443**
AGGREGATE AMOU	JNT BENEFICIALLY OWNED BY EACH REPORTING PERS	ON 38,285,443**
CERTAIN SHARE		[]
	LASS REPRESENTED BY AMOUNT IN ROW (11)	14.6%**
4. TYPE OF REPOR	RTING PERSON	PN
* See Item 5		
	* * * * *	
CUSIP NO. 12497T10	01 SCHEDULE 13D	Page 8 of 16
1. NAME OF REPOR	RTING PERSON BLUM STRATEGI	C GP IV, L.L.C.
I.R.S. IDENTI	IFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)	26-0588693
2. CHECK THE APP	PROPRIATE BOX IF A MEMBER OF A GROUP*	(a) [x] (b) [x]
3. SEC USE ONLY		
4. SOURCE OF FUN	1DS*	See Item 3
5. CHECK BOX IF	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TEMS 2(d) or 2(e)	
	DR PLACE OF ORGANIZATION	Delaware
	7. SOLE VOTING POWER	-0-
NUMBER OF SHARES BENEFICIALLY	8. SHARED VOTING POWER	38,285,443**
OWNED BY EACH PERSON WITH		-0-
	10. SHARED DISPOSITIVE POWER	38,285,443**
	JNT BENEFICIALLY OWNED BY EACH REPORTING PERS	
	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES	[]
	LASS REPRESENTED BY AMOUNT IN ROW (11)	14.6%**
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14. TYPE OF REPOR	* * * * *	
14. TYPE OF REPOR ** See Item 5		Page 9 of 16
14. TYPE OF REPOR 	* * * * * *)1 SCHEDULE 13D	Page 9 of 16

2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*

3. SEC USE ONLY		
4. SOURCE OF FUN	IDS*	See Item 3
5. CHECK BOX IF	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TEMS 2(d) or 2(e)	[]
5. CITIZENSHIP C	DR PLACE OF ORGANIZATION	Delaware
	7. SOLE VOTING POWER	-0-
NUMBER OF SHARES BENEFICIALLY	8. SHARED VOTING POWER	38,285,443**
OWNED BY EACH PERSON WITH	9. SOLE DISPOSITIVE POWER	-0-
	10. SHARED DISPOSITIVE POWER	38,285,443**
AGGREGATE AMOU	JNT BENEFICIALLY OWNED BY EACH REPORTING PERSO	
	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES	
	ASS REPRESENTED BY AMOUNT IN ROW (11)	
. TYPE OF REPOR	RTING PERSON	P1
See Item 5	* * * * *	
	* * * * * * 01 SCHEDULE 13D	Page 10 of 16
JSIP NO. 12497T10	01 SCHEDULE 13D	
JSIP NO. 12497T10 	01 SCHEDULE 13D	NERS GP, L.L.C. 83-0424234
JSIP NO. 12497T10 NAME OF REPOF I.R.S. IDENTI 2. CHECK THE APE	01 SCHEDULE 13D RTING PERSON SADDLEPOINT PART FICATION NO. OF ABOVE PERSON (ENTITIES ONLY) PROPRIATE BOX IF A MEMBER OF A GROUP*	NERS GP, L.L.C. 83-0424234 (a) [x] (b) [x]
JSIP NO. 12497T10)1 SCHEDULE 13D RTING PERSON SADDLEPOINT PARTN EFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)	NERS GP, L.L.C. 83-0424234 (a) [x] (b) [x]
JSIP NO. 12497T10 . NAME OF REPOF I.R.S. IDENTI 2. CHECK THE APE 3. SEC USE ONLY 4. SOURCE OF FUN	01 SCHEDULE 13D RTING PERSON SADDLEPOINT PARTM FFICATION NO. OF ABOVE PERSON (ENTITIES ONLY) PROPRIATE BOX IF A MEMBER OF A GROUP*	NERS GP, L.L.C. 83-0424234 (a) [x] (b) [x] See Item 3
JSIP NO. 12497T10 NAME OF REPOF I.R.S. IDENTI 2. CHECK THE APP 3. SEC USE ONLY 4. SOURCE OF FUN 5. CHECK BOX IF PURSUANT TO I	D1 SCHEDULE 13D RTING PERSON SADDLEPOINT PARTY FICATION NO. OF ABOVE PERSON (ENTITIES ONLY) PROPRIATE BOX IF A MEMBER OF A GROUP* NDS* DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TEMS 2(d) or 2(e)	NERS GP, L.L.C. 83-0424234 (a) [x] (b) [x] See Item 2
JSIP NO. 12497T10 NAME OF REPOF I.R.S. IDENTI 2. CHECK THE APE 3. SEC USE ONLY 4. SOURCE OF FUN 5. CHECK BOX IF PURSUANT TO I	01 SCHEDULE 13D RTING PERSON SADDLEPOINT PART FFICATION NO. OF ABOVE PERSON (ENTITIES ONLY) PROPRIATE BOX IF A MEMBER OF A GROUP* NDS* DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED	NERS GP, L.L.C. 83-0424234 (a) [x] (b) [x] See Item 3
JSIP NO. 12497T10 . NAME OF REPOF I.R.S. IDENTI 2. CHECK THE APP 3. SEC USE ONLY 4. SOURCE OF FUN 5. CHECK BOX IF PURSUANT TO I 5. CITIZENSHIP C	01 SCHEDULE 13D RTING PERSON SADDLEPOINT PART FICATION NO. OF ABOVE PERSON (ENTITIES ONLY) PROPRIATE BOX IF A MEMBER OF A GROUP* NDS* DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TEMS 2(d) or 2(e)	NERS GP, L.L.C. 83-0424234 (a) [x] (b) [x] See Item 3 [] Delaware
JSIP NO. 12497T10 I. NAME OF REPOF I.R.S. IDENTI 2. CHECK THE APE 3. SEC USE ONLY 4. SOURCE OF FUN 5. CHECK BOX IF PURSUANT TO I 5. CITIZENSHIP C	01 SCHEDULE 13D RTING PERSON SADDLEPOINT PARTM FFICATION NO. OF ABOVE PERSON (ENTITIES ONLY) PROPRIATE BOX IF A MEMBER OF A GROUP* NDS* DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TEMS 2(d) or 2(e) PR PLACE OF ORGANIZATION	NERS GP, L.L.C. 83-0424234 (a) [x] (b) [x] See Item 3 [] Delaware
JSIP NO. 12497T10 I. NAME OF REPOF I.R.S. IDENTI 2. CHECK THE APP 3. SEC USE ONLY 4. SOURCE OF FUN 5. CHECK BOX IF PURSUANT TO I 5. CITIZENSHIP C NUMBER OF SHARES	01 SCHEDULE 13D RTING PERSON SADDLEPOINT PARTY FICATION NO. OF ABOVE PERSON (ENTITIES ONLY) PROPRIATE BOX IF A MEMBER OF A GROUP* IDS* DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TEMS 2 (d) or 2 (e) OR PLACE OF ORGANIZATION 7. SOLE VOTING POWER	NERS GP, L.L.C. 83-0424234 (a) [x] (b) [x] See Item 3 [] Delaware -0- 38,285,443**
JSIP NO. 12497T1C I. NAME OF REPOF I.R.S. IDENTI 2. CHECK THE APP 3. SEC USE ONLY 4. SOURCE OF FUN 5. CHECK BOX IF PURSUANT TO I 5. CITIZENSHIP C NUMBER OF SHARES BENEFICIALLY OWNED BY EACH	01 SCHEDULE 13D RTING PERSON SADDLEPOINT PARTY FICATION NO. OF ABOVE PERSON (ENTITIES ONLY) PROPRIATE BOX IF A MEMBER OF A GROUP* IDS* DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TEMS 2(d) or 2(e) PR PLACE OF ORGANIZATION 7. SOLE VOTING POWER 8. SHARED VOTING POWER	NERS GP, L.L.C. 83-0424234 (a) [x] (b) [x] See Item 3 [] Delaware -0- 38,285,443** -0-
JSIP NO. 12497T10 I. NAME OF REPOF I.R.S. IDENTI 2. CHECK THE APP 3. SEC USE ONLY 4. SOURCE OF FUN 5. CHECK BOX IF PURSUANT TO I 5. CITIZENSHIP C NUMBER OF SHARES BENEFICIALLY OWNED BY EACH PERSON WITH	01 SCHEDULE 13D RTING PERSON SADDLEPOINT PARTN FICATION NO. OF ABOVE PERSON (ENTITIES ONLY) PROPRIATE BOX IF A MEMBER OF A GROUP* IDS* DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TEMS 2 (d) or 2 (e) PR PLACE OF ORGANIZATION 7. SOLE VOTING POWER 8. SHARED VOTING POWER 9. SOLE DISPOSITIVE POWER	NERS GP, L.L.C. 83-0424234 (a) [x] (b) [x] See Item 3 [] Delaware -0- 38,285,443** -0- 38,285,443**
 NAME OF REPOF R.S. IDENTI CHECK THE APP SEC USE ONLY SOURCE OF FUN SOURCE OF FUN CHECK BOX IF PURSUANT TO I CITIZENSHIP C NUMBER OF SHARES BENEFICIALLY OWNED BY EACH PERSON WITH AGGREGATE AMOU 	01 SCHEDULE 13D RTING PERSON SADDLEPOINT PARTY FICATION NO. OF ABOVE PERSON (ENTITIES ONLY) PROPRIATE BOX IF A MEMBER OF A GROUP* PROPRIATE BOX IF A MEMBER OF A GROUP* DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TEMS 2 (d) or 2 (e) PR PLACE OF ORGANIZATION 7. SOLE VOTING POWER 8. SHARED VOTING POWER 9. SOLE DISPOSITIVE POWER 10. SHARED DISPOSITIVE POWER	NERS GP, L.L.C. 83-0424234 (a) [x] (b) [x] See Item 3 [] Delaware -0- 38,285,443** -0 38,285,443**

13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 14.6%**
14. TYPE OF REPORTING PERSON OO (Limited Liability Company)
** See Item 5
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Item 1. Security and Issuer

This Amendment No. 7 amends the Statement on Schedule 13D (the "Schedule 13D") filed with the Securities and Exchange Commission (the "Commission") on August 6, 2008 by Blum Capital Partners, L.P., a California limited partnership ("Blum LP"); and Richard C. Blum & Associates, Inc., a California corporation ("RCBA Inc."); Blum Strategic GP, L.L.C., a Delaware limited liability company ("Blum GP"); Blum Strategic GP II, L.L.C., a Delaware limited partnership ("Blum GP"); Blum Strategic III"); Blum Strategic GP III, L.L.C., a Delaware limited liability company ("Blum GP II"); Blum Strategic GP III, L.P., a Delaware limited partnership ("Blum Strategic II"); Blum Strategic GP III, L.L.C., a Delaware limited liability company ("Blum GP III"); Blum Strategic GP III, L.P., a Delaware limited partnership ("Blum GP III LP"); Blum Strategic III"); Blum Strategic GP IV, L.P., a Delaware limited partnership ("Blum Strategic GP IV, L.P., a Delaware limited liability company ("Blum GP IV"); Blum Strategic GP IV, L.P., a Delaware limited partnership ("Blum Strategic GP IV, L.P., a Delaware limited partnership ("Blum GP IV"); Blum Strategic GP IV, L.P., a Delaware limited liability company ("Blum GP IV"); Blum Strategic GP IV, L.P., a Delaware limited liability company ("Blum GP IV"); Blum Strategic GP IV, L.P., a Delaware limited liability company ("Blum GP IV"); Blum Strategic GP IV, L.P., a Delaware limited liability company ("Blum GP IV"); Blum Strategic GP IV, L.P., a Delaware limited liability company ("Blum GP IV"); Blum Strategic GP IV, L.P., a Delaware limited liability company ("Blum GP IV"); Blum Strategic GP IV, L.P., a Delaware limited liability company ("Blum GP IV"); Blum Strategic GP IV, L.P., a Delaware limited liability company ("Blum GP IV LP") and Saddlepoint Partners GP, L.L.C., a Delaware limited liability company ("Saddlepoint GP") (collectively, the "Reporting Persons").

This amendment relates to shares of Class A Common Stock, \$0.01 par value per share (the "Common Stock") of CB Richard Ellis Group, Inc., a Delaware corporation (the "Issuer"). The principal executive office and mailing address of the Issuer is 11150 Santa Monica Boulevard, Suite 1600, Los Angeles, California 90025.

The following amendments to the Schedule 13D are hereby made. Unless otherwise defined herein, all capitalized terms shall have the meanings ascribed to them in the Schedule 13D as previously amended.

Item 2. Identity and Background

There have been no changes to Item 2 since the Schedule 13D Amendment filed on August 6, 2008.

Item 3. Source and Amount of Funds or Other Considerations

There have been no changes to Item 3 since the Schedule 13D Amendment filed on August 6, 2008.

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Item 4. Purpose of Transaction

Item 4 is hereby amended to add the following:

On November 18, 2008, the Issuer completed its sale (the "Public Offering") of shares of Common Stock pursuant to a Registration Statement on Form S-3 filed with the Securities and Exchange Commission on November 10, 2008. The Reporting Persons acquired 10,610,079 shares of Common Stock pursuant to the Public Offering. In connection with the Public Offering, (i) Richard C. Blum and Jane Jin Wen Su, who are both affiliates of the Reporting Persons and directors of the Issuer, and certain of the Reporting Persons executed a lockup agreement, the form of which is attached hereto as Exhibit B, and (ii) certain of the Reporting Persons entered into a Waiver to Securityholders' Agreement, dated as of November 5, 2008 (attached hereto as Exhibit C, the "Waiver"), pursuant to which such Reporting Persons waived certain of their registration rights in connection with the Public Offering.

The information set forth in this Item 4 is qualified in its entirety by

reference to the full text of the form of lockup agreement (Exhibit B hereto) and the Waiver (Exhibit C hereto), each of which is incorporated by reference herein in its entirety.

Item 5. Interest in Securities of the Issuer

(a), (b) According to the Issuer's Form 10Q, filed with the Commission on November 10, 2008, there were 204,920,926 shares of Common Stock issued and outstanding as of October 31, 2008, and after taking into account the company's Public Offering on November 18, 2008 of 57,500,000 shares, there are approximately 262,420,926 shares of Common Stock issued and outstanding. Based on such information, after taking into account the transactions described in Item 5(c) below, the Reporting Persons report beneficial ownership of the following shares of Common Stock: (i) 1,538,877 shares of Common Stock held by Blum LP and RCBA Inc. on behalf of the limited partnerships for which Blum LP serves as the general partner, which represents 0.6% of the outstanding shares of the Common Stock; (ii) 9,997,428 shares of Common Stock held by Blum GP on behalf of the limited partnership for which it serves as the general partner, which represents 3.8% of the outstanding shares of the Common Stock; and (iii) 11,852,759 shares of Common Stock held by Blum GP II on behalf of the limited partnership for which it serves as the general partner and on behalf of the limited partnership for which it serves as the managing limited partner, which represents 4.5% of the outstanding shares of the Common Stock; (iv) 6,282,700 shares of Common Stock held by Blum GP III on behalf of the partnerships for which it serves as the general partner, which represents 2.4% of the outstanding shares of Common Stock; (v) 8,212,979 shares of Common Stock held by Blum GP IV on behalf of

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the partnerships for which it serves as the general partner, which represents 3.1% of the outstanding shares of CommonStock; (vi) 90,900 shares of Common Stock held by Saddlepoint GP on behalf of a partnership for which it serves as the general partner, which represents less than 0.1% of the outstanding shares of the Common Stock; (vii) 132,400 shares of Common Stock that are legally owned by The Nuclear Decommissioning Trust of Dominion Nuclear Connecticut, Inc. ("Dominion Connecticut"), which represents 0.1% of the outstanding shares of the Common Stock and 132,400 shares of the Common Stock that are legally owned by Virginia Electric and Power Company Qualified Nuclear Decommissioning Trust ("Virginia Electric"), which represents 0.1% of the outstanding shares of the Common Stock (collectively, the "Investment Advisory Clients"), with respect to which Blum LP has voting and investment power.

Each Investment Advisory Client has entered into an investment management agreement with Blum LP, but neither Investment Advisory Client has any contract, arrangement or understanding with the other Investment Advisory Client, or any other Reporting Person, with respect to the acquisition, ownership, disposition or voting of any shares of the Common Stock. Each Investment Advisory Client disclaims membership in a group with any Reporting Person or with the other Investment Advisory Client, and each disclaims beneficial ownership of any shares beneficially owned by the Reporting Persons other than for their own account.

Voting and investment power concerning the above shares are held solely by Blum LP, Blum GP and Blum GP II, Blum GP III, Blum GP IV and Saddlepoint GP. The Reporting Persons therefore may be deemed to be members in a group, in which case the group would be deemed to have beneficial ownership of an aggregate of 38,285,443 shares of the Common Stock, which is 14.6% of the outstanding Common Stock. As the sole general partner of Blum LP, RCBA Inc. is deemed the beneficial owner of the securities over which Blum LP has voting and investment power. The filing of this Schedule shall not be construed as an admission that any of the shareholders, directors or executive officers of RCBA Inc. or the managing members and members of Blum GP, Blum GP II, Blum GP III, Blum GP III LP, Blum GP IV, Blum GP IV LP, or Saddlepoint GP, is, for any purpose, the beneficial owner of any of the securities that are beneficially owned by RCBA Inc., Blum GP, Blum GP II, Blum GP III, Blum GP III, Blum GP IV, Blum GP IV LP or Saddlepoint GP.

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CUSIP NO. 12497T101

SCHEDULE 13D

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c) During the last 60 days, the Reporting Persons have purchased the following shares of Common Stock in the open market:

Entity	Trade Date	Shares	Price/Share
 Investment partnerships for which Blum LP serves as the general partner.	11-12-2008		3.7700
Entity	Trade Date	Shares	Price/Share
For Blum Strategic III for which Blum GP III LP serves as the general partner and for Blum GP III which serves as the general partner for Blum GP III LP.	11-12-2008		3.7700
Entity			Price/Share
For Blum Strategic IV for which Blum GP IV LP serves as the general partner and for Blum GP IV which serves as the general partner for Blum GP IV LP.	11-12-2008		3.7700
Entity			Price/Share
 The Investment Advisory Clients for which Blum LP serves as investment advisor.	11-12-2008		
In addition, on November 18, 2008 78,881 shares of Common Stock to partnerships for which Blum LP se 219 shares of Common Stock to Blu (d) and (e) Not applicable.	a limited part rves as the ge	ner in one	of the limited
	* * * * * *		
CUSIP NO. 12497T101 SC	HEDULE 13D		Page 15 of 16
Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer			
Item 6 is hereby amended to add t	he following:		
The disclosure set forth above in Item 4 is hereby incorporated by reference in its entirety.			
Item 7. Material to be Filed as E			
Exhibit A - Joint Filing Undertak Exhibit B - Form of Lock-up Agree Exhibit C - Waiver to Securityhol	ment	it	
	* * * * * *		
CUSIP NO. 12497T101 S	CHEDULE 13D		Page 16 of 16
	SIGNATURES		
After reasonable inquiry and to t undersigned certify that the info complete and correct.			
Dated: November 18, 2008			

RICHARD C. BLUM & ASSOCIATES, INC. BLUM CAPITAL PARTNERS, L.P. By: Richard C. Blum & Associates, Inc. its general partner

By: /s/ Gregory D. Hitchan	By: /s/ Gregory D. Hitchan
Gregory D. Hitchan,	Gregory D. Hitchan, Partner, Chief Operating Officer, General Counsel and Secretary
BLUM STRATEGIC GP, L.L.C.	BLUM STRATEGIC GP II, L.L.C.
By: /s/ Gregory D. Hitchan E	By: /s/ Gregory D. Hitchan
Gregory D. Hitchan Member and General Counsel	Gregory D. Hitchan Managing Member and General Counsel
BLUM STRATEGIC GP III, L.L.C. By:	BLUM STRATEGIC GP III, L.P. Blum Strategic GP III, L.L.C. its general partner
By: /s/ Gregory D. Hitchan E	By: /s/ Gregory D. Hitchan
Gregory D. Hitchan Member and General Counsel	Gregory D. Hitchan Managing Member and General Counsel
	BLUM STRATEGIC GP IV, L.P. Blum Strategic GP IV, L.L.C. its general partner
By: /s/ Gregory D. Hitchan E	By: /s/ Gregory D. Hitchan
Gregory D. Hitchan Member and General Counsel	Gregory D. Hitchan Managing Member and General Counsel
<pre>SADDLEPOINT PARTNERS GP, L.L.C. By: Blum Capital Partners, L.P. its Managing Member By: Richard C. Blum & Associates, Inc. its General Partner</pre>	
By: /s/ Gregory D. Hitchan	
Gregory D. Hitchan Partner, Chief Operating Officer, General Counsel and Secretary	
* * *	* * *
CUSIP NO. 12497T101 SCHEDUI	E 13D Page 1 of 1
	bit A 3 UNDERTAKING
The undersigned, being duly authorized agreement as an exhibit to this Schedul below-named parties, in accordance with Securities Exchange Act of 1934, to fil each such party.	e 13D to evidence the agreement of the the rules promulgated pursuant to the
Dated: November 18, 2008	
	SLUM CAPITAL PARTNERS, L.P. Sy: Richard C. Blum & Associates, Inc. its general partner
By: /s/ Gregory D. Hitchan	By: /s/ Gregory D. Hitchan
Gregory D. Hitchan,	Gregory D. Hitchan, Partner, Chief Operating Officer,
BLUM STRATEGIC GP, L.L.C.	BLUM STRATEGIC GP II, L.L.C.
By: /s/ Gregory D. Hitchan E	By: /s/ Gregory D. Hitchan
Gregory D. Hitchan Member and General Counsel	Gregory D. Hitchan Managing Member and General Counsel
BLUM STRATEGIC GP III, L.L.C. By:	BLUM STRATEGIC GP III, L.P. Blum Strategic GP III, L.L.C. its general partner

By: /s/ Gregory D. Hitchan	By: /s/ Gregory D. Hitchan
Gregory D. Hitchan Member and General Counsel	Gregory D. Hitchan Managing Member and General Counsel
BLUM STRATEGIC GP IV, L.L.C.	BLUM STRATEGIC GP IV, L.P. By: Blum Strategic GP IV, L.L.C. its general partner
By: /s/ Gregory D. Hitchan	By: /s/ Gregory D. Hitchan
Gregory D. Hitchan Member and General Counsel	Gregory D. Hitchan Managing Member and General Counsel
SADDLEPOINT PARTNERS GP, L.L.C. By: Blum Capital Partners, L.P. its Managing Member	

By: Richard C. Blum & Associates, Inc. its General Partner

By: /s/ Gregory D. Hitchan

Gregory D. Hitchan Partner, Chief Operating Officer, General Counsel and Secretary

* * * * * *

EXHIBIT B

FORM OF LOCK-UP AGREEMENT

[NAME] [ADDRESS] [ADDRESS]

Dear Sirs:

As an inducement to the Underwriters to execute the Underwriting Agreement (the "Underwriting Agreement"), pursuant to which an offering will be made that is intended to result in an orderly market for the Class A Common Stock (the "Securities") of CB Richard Ellis Group, Inc., and any successor (by merger or otherwise) thereto (the "Company"), each of the undersigned hereby agrees that during the period specified in the following paragraph (the "Lock-Up Period"), each of the undersigned will not offer, sell, contract to sell, pledge or otherwise dispose of, directly or indirectly, any Securities or securities convertible into or exchangeable or exercisable for any Securities, enter into a transaction which would have the same effect, or enter into any swap, hedge or other arrangement that transfers, in whole or in part, any of the economic consequences of ownership of the Securities, whether any such aforementioned transaction is to be settled by delivery of the Securities or such other securities, in cash or otherwise, or publicly disclose the intention to make any such offer, sale, pledge or disposition, or to enter into any such transaction, swap, hedge or other arrangement, without, in each case, the prior written consent of Credit Suisse Securities (USA) LLC ("Credit Suisse"); provided, however, that the foregoing restriction shall not limit any of the undersigned from (i) selling, disposing, distributing or transferring Securities in connection with meeting withdrawal requests of its investors or in connection with a liquidation of any of the undersigned or (ii) reporting a reduction in beneficial ownership of Securities in connection with any transactions referenced in the immediately preceding clause (i) with the Securities and Exchange Commission as required by law. In addition, each of the undersigned agrees that, without the prior written consent of Credit Suisse, it will not, during the Lock-Up Period, make any demand for or exercise any right with respect to, the registration of any Securities or any security convertible into or exercisable or exchangeable for the Securities.

The initial Lock-Up Period will commence on the date of this Agreement and continue and include the date 90 days after the public offering date set forth on the final prospectus used to sell the Securities (the "Public Offering Date") pursuant to the Underwriting Agreement.

Any Securities received upon exercise of options granted to any of the undersigned will also be subject to this Agreement. The restrictions contained in this Agreement will not apply to (i) any Common Stock or any security convertible into or exercisable or exchangeable for Securities acquired by the undersigned in the open market after the date hereof; (ii) transfers of Securities or any security convertible into or exercisable or exchangeable for Securities as a bona fide gift or gifts; (iii) transfers or distributions of Securities or any security convertible into or exercisable or exchange for Securities to affiliates (as defined in Rule 405 under the Securities Act of 1933, as amended) of the undersigned; (iv) transfers or dispositions by will or under the laws of descent; (v) transfers or dispositions of Securities to a spouse, former spouse, child or other dependent pursuant to a domestic relations order or settlement agreement; or (vi) transfers by the undersigned or his/her distributee or transferee of Securities or securities convertible into or exercisable or exchangeable for Securities to a family member of the undersigned or his/her distributee or transferee or trust created for the benefit of the undersigned or his/her distributee or transferee or family member of the undersigned or his/her distributee or transferee; provided that in the case of any transfer, distribution or resale pursuant to clauses (ii), (iii) or (vi), (a) such transferee, distributee or purchaser agrees to be bound in writing by the terms of this Agreement prior to such transfer, distribution or resale and (b) the undersigned notifies Credit Suisse at least three business days prior to the proposed transfer or disposition.

In furtherance of the foregoing, the Company and its transfer agent and registrar are hereby authorized to decline to make any transfer of shares of Securities if such transfer would constitute a violation or breach of this Agreement.

This Agreement shall be binding on the undersigned and the successors, heirs, personal representatives and assigns of the undersigned. This Agreement shall lapse and become null and void if the Public Offering Date shall not have occurred on or before November 30, 2008. This agreement shall be governed by, and construed in accordance with, the laws of the State of New York.

Very truly yours,

By:

By: Title:

* * * * * *

EXHIBIT C

WAIVER TO SECURITYHOLDERS' AGREEMENT

The parties identified on the signature page hereto have executed this waiver, dated as of November 6, 2008 (this "Waiver"), to that certain Securityholders' Agreement, by and among (i) CB Richard Ellis Services, Inc., a Delaware corporation ("CBRE"), and CB Richard Ellis Group, Inc., a Delaware corporation formerly known as CBRE Holding, Inc. (the "Company"), (ii) Blum Strategic Partners, L.P., a Delaware limited partnership formerly known as RCBA Strategic Partners, L.P., Blum Strategic Partners II, L.P., a Delaware limited partnership, and Blum Strategic Partners II GmbH & Co. KG, a German limited partnership, (iii) Frederic V. Malek, (iv) Raymond E. Wirta and (v) W. Brett White, dated as of July 20, 2001, as amended by that Amendment and Waiver dated as of April 14, 2004, the Second Amendment and Waiver dated as of November 24, 2004 and that certain Third Amendment and Waiver dated as of August 1, 2005 (together, the "Securityholders' Agreement"). Capitalized terms used herein and not otherwise defined have the meanings ascribed thereto in the Securityholders' Agreement.

The Securityholders' Agreement provides for, among other things, Α. the registration of shares of Common Stock held by the undersigned, upon the terms and subject to the conditions set forth therein;

Β. The Company intends to offer shares of its Class A common stock, par value \$0.01 per share (the "Common Stock"), pursuant to registered public offering (the "Offering");

The Company intends to file a Registration Statement on Form S-3 (the "Shelf Registration Statement") with the Securities and Exchange Commission pursuant to the Securities Act of 1933, as amended, in connection with the Offering; and

Each of the undersigned agrees to waive certain provisions in the Securityholders' Agreement in connection with the Shelf Registration Statement as set forth herein.

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein contained, the parties hereto agree as follows:

Section 1. Waiver. Each of the undersigned hereby acknowledges and

RECITALS:

agrees that it irrevocably and unconditionally waives any and all rights to notification pursuant to Section 3.2 under the Securityholders' Agreement in connection with the filing of the Shelf Registration Statement and, subject to the Offering being completed no later than November 30, 2008, irrevocably and unconditionally waives any and all rights to include the undersigned's Registrable Securities in any such Shelf Registration Statement for a period commencing on the date hereof and ending on the date that the Company files its annual report on Form 10-K for its fiscal year ending December 31, 2008 with the Securities and Exchange Commission.

Section 2. Miscellaneous Provisions.

(a) The parties hereto will sign such further documents, cause such meetings to be held, resolutions passed, exercise their votes and do and perform and cause to be done such further acts and things as may be reasonably necessary in order to give full effect to this Waiver.

(b) Notwithstanding anything in this Waiver to the contrary, except as expressly set forth herein, the Securityholders' Agreement shall remain in full force and effect without amendment or modification thereof.

(c) This Waiver does not create any rights, claims or benefits inuring to any Person that is not a party hereto nor create or establish any third party beneficiary hereto.

(d) This Waiver will be governed by, and construed in accordance with, the laws of the State of Delaware, applicable to contracts executed and to be performed entirely within that state.

(e) This Waiver, together with the Securityholders' Agreement, sets forth the entire understanding of the parties hereto with respect to the subject matter hereof.

(f) The section headings contained in this Waiver are for reference purposes only and will not affect the meaning or interpretation of this Waiver.

(g) If any provision of this Waiver is declared by any court of competent jurisdiction to be illegal, void or unenforceable, all other provisions of this Waiver will not be affected and will remain in full force and effect.

(h) This Waiver may be executed in any number of counterparts, each of which will be deemed to be an original and all of which together will be deemed to be one and the same instrument. This Waiver shall become effective as of the date set forth above on the date on which the Company has received counterparts of this Waiver from each of the undersigned.

* * * * * *

IN WITNESS WHEREOF, each of the undersigned has executed this Waiver or caused this Waiver to be executed on its behalf as of the date first written above.

BLUM STRATEGIC PARTNERS, L.P.

By: Blum Strategic GP, L.L.C., its general Partner

By: /s/ Gregory D. Hitchan Name: Gregory D. Hitchan Title: Managing Member

BLUM STRATEGIC PARTNERS II, L.P.

By: Blum Strategic GP II, L.L.C., its general
 partner

By: /s/ Gregory D. Hitchan ------Name: Gregory D. Hitchan

Title: Managing Member

BLUM STRATEGIC PARTNERS II GMBH & CO. KG

By: Blum Strategic GP II, L.L.C., its managing limited partner

By: /s/ Gregory D. Hitchan

Name: Gregory D. Hitchan

```
Title: Managing Member

* * * * * *

By: /s/ Raymond E. Wirta

Raymond E. Wirta

By: /s/ w. Brett White

W. Brett White
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* * * * * *

ACKNOWLEDGED AND AGREED as of the date first written above:

CB RICH	HARD ELLIS GROUP, INC.
By:	/s/ Lawrence H. Midler
Name: Title:	Lawrence H. Midler Executive Vice President, General Counsel & Secretary
CB RICH	MARD ELLIS SERVICES, INC.
By:	/s/ Lawrence H. Midler
Name: Title:	Lawrence H. Midler Executive Vice President, General Counsel & Secretary

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