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UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 SCHEDULE 13D Under the Securities and Exchange Act of 1934

(Amendment No. 8)

CBRE Group, Inc.

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(Name of Issuer)

Class A Common Stock, \$0.01 par value (Title of Class of Securities)

12504L109

(CUSIP Number)

Allison Bennington, Esq. ValueAct Capital One Letterman Drive, Building D, Fourth Floor San Francisco, CA 94129 (415) 362-3700

(Name, address and telephone number of Person Authorized to Receive Notices and Communications)

Allison Bennington, Esq. ValueAct Capital One Letterman Drive, Building D, Fourth Floor San Francisco, CA 94129 (415) 362-3700

November 2, 2016

(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 that is the subject of this Schedule 13D, and is filing this schedule because of 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box [].

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 240.13d-7 for other parties to whom copies are to be sent.

\*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.

This 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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| SCHEDULE 13D  |                    |
|---|--------------------|
| CUSIP NO. 12504L109   | Page 2 of 12       |
| 1. NAME OF REPORTING PERSON/S.S. OR I.R.S. INDENTIFICATION NO PERSON (entities only)          |                    |
| ValueAct Capital Master Fund, L.P.  |                    |
| 2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*  | (a) [X]<br>(b) [ ] |
| 3. SEC USE ONLY   |                    |
| 4. SOURCE OF FUNDS (See Instructions)*  |                    |
| 5. CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED<br>PURSUANT TO ITEMS 2(d) or 2(e) | [ ]                |
| 6. CITIZENSHIP OR PLACE OF ORGANIZATION   |                    |

|  | 7.  | SOLE VOTING POWER   |  |
|--|---|---|--|
| NUMBED OF  |   | 0   |  |
| NUMBER OF<br>SHARES<br>BENEFICIALLY  | 8.  | SHARED VOTING POWER<br>40,673,250**   |  |
| OWNED BY EACH<br>PERSON WITH   | 9.  | SOLE DISPOSITIVE POWER<br>0   |  |
|  | 10.   |   |  |
| 1. AGGREGATE AMOU  | JNT BE  | NEFICIALLY OWNED BY EACH REPORTING PERS   | <br>DN   |
| 40,673,250**   |   |   |  |
| 2. CHECK BOX IF T<br>CERTAIN SHARES  |   | GREGATE AMOUNT IN ROW (11) EXCLUDES   | [  |
| 3. PERCENT OF CLA  | ASS RE  | PRESENTED BY AMOUNT IN ROW (11)   |  |
| 12.1%  |   |   |  |
| 4. TYPE OF REPORT  | ING P   | ERSON   |  |
| PN   |   |   |  |
| See Item 3   |   |   |  |
| *See Item 2 and 5  | )   |   |  |
|  |   | SCHEDULE 13D  |  |
| USIP NO. 12504L10  |   |   | Page 3 of 12   |
|  | NG PE   | RSON/S.S. OR I.R.S. INDENTIFICATION NO.   | OF ABOVE   |
| PERSON (entitie  |   |   |  |
| PERSON (entitie<br>VA Partners I,  | es onl  |   |  |
| VA Partners I,   | s onl<br>LLC  |   | (a) []   |
| VA Partners I,   | s onl<br>LLC  | у)  | (a) [2<br>(b) [  |
| VA Partners I,   | s onl<br>LLC  | у)  |  |
| VA Partners I,<br>2. CHECK THE APPRC<br>3. SEC USE ONLY  | es onl<br>LLC<br>OPRIAT   | у)  |  |
| VA Partners I,<br>CHECK THE APPRC<br>S. SEC USE ONLY   | es onl<br>LLC<br>OPRIAT   | у)  |  |
| VA Partners I,<br>CHECK THE APPRC<br>S. SEC USE ONLY<br>S. SOURCE OF FUNDS<br>00*  | es onl<br>LLC<br>OPRIAT   | y)<br>E BOX IF A MEMBER OF A GROUP*<br>   | (b) [  |
| VA Partners I,<br>CHECK THE APPRC<br>S. SEC USE ONLY<br>S. SOURCE OF FUNDS<br>00*<br>CHECK BOX IF DI<br>PURSUANT TO ITE  | es onl<br>LLC<br>OPRIAT   | y)<br>E BOX IF A MEMBER OF A GROUP*<br>   | ] (d)<br>  |
| VA Partners I,<br>CHECK THE APPRC<br>S. SEC USE ONLY<br>S. SOURCE OF FUNDS<br>00*<br>CHECK BOX IF DI<br>PURSUANT TO ITE<br>C. CITIZENSHIP OR   | es onl<br>LLC<br>OPRIAT   | y)<br>E BOX IF A MEMBER OF A GROUP*<br>   | ] (d)<br>  |
| VA Partners I,<br>CHECK THE APPRC<br>S. SEC USE ONLY<br>S. SOURCE OF FUNDS<br>00*<br>CHECK BOX IF DI<br>PURSUANT TO ITE  | es onl<br>LLC<br>OPRIAT   | y)<br>E BOX IF A MEMBER OF A GROUP*<br>   | (d)<br>(   |
| VA Partners I,<br>CHECK THE APPRO<br>SEC USE ONLY<br>SOURCE OF FUNDS<br>00*<br>CHECK BOX IF DI<br>PURSUANT TO ITE<br>CITIZENSHIP OR<br>Delaware  | es onl<br>LLC<br>OPRIAT<br>S<br>S<br>S<br>S<br>CLOS<br>S<br>MS 2 (<br>PLACE     | y)<br>E BOX IF A MEMBER OF A GROUP*<br>   | ] (d)<br>  |
| VA Partners I,<br>CHECK THE APPRO<br>S. SEC USE ONLY<br>S. SOURCE OF FUNDS<br>00*<br>CHECK BOX IF DI<br>PURSUANT TO ITE<br>CITIZENSHIP OR<br>Delaware  | es onl<br>LLC<br>OPRIAT<br>SSCLOS<br>SMS 2 (<br>PLACE<br>7.                     | y)<br>E BOX IF A MEMBER OF A GROUP*<br>URE OF LEGAL PROCEEDINGS IS REQUIRED<br>d) or 2 (e)<br>OF ORGANIZATION<br>SOLE VOTING POWER  | ] (d)<br>  |
| VA Partners I,<br>2. CHECK THE APPRO<br>3. SEC USE ONLY<br>4. SOURCE OF FUNDS<br>00*<br>5. CHECK BOX IF DI<br>PURSUANT TO ITE<br>5. CITIZENSHIP OR<br>Delaware<br>NUMBER OF<br>SHARES  | es onl<br>LLC<br>OPRIAT<br>Stress<br>SCLOS<br>MS 2 (<br>PLACE<br>7.<br>8.<br>8. | y)<br>E BOX IF A MEMBER OF A GROUP*<br>URE OF LEGAL PROCEEDINGS IS REQUIRED<br>d) or 2(e)<br>OF ORGANIZATION<br>SOLE VOTING POWER<br>0  | (d)<br>[<br>]  |
| VA Partners I,<br>CHECK THE APPRO<br>S. SEC USE ONLY<br>S. SOURCE OF FUNDS<br>00*<br>CHECK BOX IF DI<br>PURSUANT TO ITE<br>CITIZENSHIP OR<br>Delaware<br>NUMBER OF<br>SHARES<br>BENEFICIALLY<br>OWNED BY EACH  | es onl<br>LLC<br>OPRIAT<br>   | y)<br>E BOX IF A MEMBER OF A GROUP*<br>URE OF LEGAL PROCEEDINGS IS REQUIRED<br>d) or 2(e)<br>OF ORGANIZATION<br>SOLE VOTING POWER<br>0<br>SHARED VOTING POWER<br>40,673,250**<br>SOLE DISPOSITIVE POWER<br>0  | (d)<br>[   |
| VA Partners I,<br>CHECK THE APPRO<br>S. SEC USE ONLY<br>S. SOURCE OF FUNDS<br>00*<br>CHECK BOX IF DI<br>PURSUANT TO ITE<br>CITIZENSHIP OR<br>Delaware<br>NUMBER OF<br>SHARES<br>BENEFICIALLY<br>OWNED BY EACH<br>PERSON WITH   | es onl<br>LLC<br><br><br><br><br>   | y)<br>E BOX IF A MEMBER OF A GROUP*<br>URE OF LEGAL PROCEEDINGS IS REQUIRED<br>d) or 2(e)<br>OF ORGANIZATION<br>SOLE VOTING POWER<br>0<br>SHARED VOTING POWER<br>40,673,250**<br>SOLE DISPOSITIVE POWER<br>0<br>SHARED DISPOSITIVE POWER<br>40,673,250**  | (d)<br>[   |
| VA Partners I,<br>CHECK THE APPRO<br>SEC USE ONLY<br>SOURCE OF FUNDS<br>00*<br>CHECK BOX IF DI<br>PURSUANT TO ITE<br>CITIZENSHIP OR<br>Delaware<br>NUMBER OF<br>SHARES<br>BENEFICIALLY<br>OWNED BY EACH<br>PERSON WITH<br>1. AGGREGATE AMOU<br>40,673,250**                | es onl<br>LLC<br><br><br><br><br>   | y)<br>E BOX IF A MEMBER OF A GROUP*<br>URE OF LEGAL PROCEEDINGS IS REQUIRED<br>d) or 2 (e)<br>OF ORGANIZATION<br>SOLE VOTING POWER<br>0<br>SHARED VOTING POWER<br>40,673,250**<br>SOLE DISPOSITIVE POWER<br>0<br>SHARED DISPOSITIVE POWER<br>40,673,250**<br>NEFICIALLY OWNED BY EACH REPORTING PERSON                | ] (d)<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>] |
| VA Partners I,<br>CHECK THE APPRO<br>SEC USE ONLY<br>SOURCE OF FUNDS<br>00*<br>CHECK BOX IF DI<br>PURSUANT TO ITE<br>CITIZENSHIP OR<br>Delaware<br>NUMBER OF<br>SHARES<br>BENEFICIALLY<br>OWNED BY EACH<br>PERSON WITH<br>1. AGGREGATE AMOU<br>40,673,250**                | es onl<br>LLC<br><br><br><br>   | y)<br>E BOX IF A MEMBER OF A GROUP*<br>URE OF LEGAL PROCEEDINGS IS REQUIRED<br>d) or 2(e)<br>OF ORGANIZATION<br>SOLE VOTING POWER<br>0<br>SHARED VOTING POWER<br>40,673,250**<br>SOLE DISPOSITIVE POWER<br>0<br>SHARED DISPOSITIVE POWER<br>0<br>SHARED DISPOSITIVE POWER<br>0<br>GREGATE AMOUNT IN ROW (11) EXCLUDES | ] (d)<br>]<br>]<br>]<br>[<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>] |
| VA Partners I,<br>CHECK THE APPRO<br>SEC USE ONLY<br>SOURCE OF FUNDS<br>00*<br>CHECK BOX IF DI<br>PURSUANT TO ITE<br>CITIZENSHIP OR<br>Delaware<br>NUMBER OF<br>SHARES<br>BENEFICIALLY<br>OWNED BY EACH<br>PERSON WITH<br>AGGREGATE AMOU<br>40,673,250**<br>CERTAIN SHARES | es onl<br>LLC<br><br>   | y)<br>E BOX IF A MEMBER OF A GROUP*<br>URE OF LEGAL PROCEEDINGS IS REQUIRED<br>d) or 2(e)<br>OF ORGANIZATION<br>SOLE VOTING POWER<br>0<br>SHARED VOTING POWER<br>40,673,250**<br>SOLE DISPOSITIVE POWER<br>0<br>SHARED DISPOSITIVE POWER<br>40,673,250**<br>NEFICIALLY OWNED BY EACH REPORTING PERSO                  | ] (d)<br>]<br>]<br>]<br>[<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>]<br>] |

|  | SCHEDULE 13D   |   |
|--|--|---|
| <br>CUSIP NO. 12504L10   |  |   |
| 1. NAME OF REPORTI   | NG PERSON/S.S. OR I.R.S. INDENTIFICATION NO. OF  |   |
| PERSON (entitie  | s only)  |   |
|  | l Management, L.P.   |   |
|  | PRIATE BOX IF A MEMBER OF A GROUP*   | (a) [X<br>(b) [                                 |
| 3. SEC USE ONLY  |  |   |
| 1. SOURCE OF FUNDS   | *  |   |
| 00*  |  |   |
| PURSUANT TO ITE  | SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED<br>MS 2(d) or 2(e)   | [   |
|  | PLACE OF ORGANIZATION  |   |
| Delaware   |  |   |
|  | 7. SOLE VOTING POWER   |   |
| NUMBER OF  | 0  |   |
| SHARES<br>BENEFICIALLY   | 8. SHARED VOTING POWER<br>40,673,250**   |   |
| OWNED BY EACH<br>PERSON WITH   | 9. SOLE DISPOSITIVE POWER<br>0   |   |
|  | 10. SHARED DISPOSITIVE POWER<br>40,673,250**   |   |
| 1. AGGREGATE AMOU  | NT BENEFICIALLY OWNED BY EACH REPORTING PERSON   |   |
| 40,673,250**   | NT BENEFICIALLY OWNED BY EACH REPORTING PERSON   |   |
| 40,673,250**   | NT BENEFICIALLY OWNED BY EACH REPORTING PERSON   |   |
| 40,673,250**<br>L2. CHECK BOX IF T<br>CERTAIN SHARES   | NT BENEFICIALLY OWNED BY EACH REPORTING PERSON<br>HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES   |   |
| 40,673,250**<br>12. CHECK BOX IF T<br>CERTAIN SHARES<br>13. PERCENT OF CLA<br>12.1%  | NT BENEFICIALLY OWNED BY EACH REPORTING PERSON<br>HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES   | [   |
| 40,673,250**<br>12. CHECK BOX IF T<br>CERTAIN SHARES<br>13. PERCENT OF CLA<br>12.1%  | NT BENEFICIALLY OWNED BY EACH REPORTING PERSON<br>HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES<br>SS REPRESENTED BY AMOUNT IN ROW (11)   | [   |
| 40,673,250**<br>12. CHECK BOX IF T<br>CERTAIN SHARES<br>13. PERCENT OF CLA<br>12.1%<br>14. TYPE OF REPORT<br>PN  | NT BENEFICIALLY OWNED BY EACH REPORTING PERSON<br>HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES<br>SS REPRESENTED BY AMOUNT IN ROW (11)   | [   |
| 40,673,250**<br>12. CHECK BOX IF T<br>CERTAIN SHARES<br>13. PERCENT OF CLA<br>12.1%<br>14. TYPE OF REPORT<br>PN<br>*See Item 3   | NT BENEFICIALLY OWNED BY EACH REPORTING PERSON<br>HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES<br>SS REPRESENTED BY AMOUNT IN ROW (11)<br>ING PERSON   | [   |
| 40,673,250**<br>12. CHECK BOX IF T<br>CERTAIN SHARES<br>13. PERCENT OF CLA<br>12.1%<br>14. TYPE OF REPORT<br>PN<br>*See Item 3   | NT BENEFICIALLY OWNED BY EACH REPORTING PERSON<br>HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES<br>SS REPRESENTED BY AMOUNT IN ROW (11)<br>ING PERSON   | [   |
| 40,673,250**<br>12. CHECK BOX IF T<br>CERTAIN SHARES<br>13. PERCENT OF CLA<br>12.1%<br>14. TYPE OF REPORT<br>PN<br>*See Item 3<br>**See Item 2 and 5   | NT BENEFICIALLY OWNED BY EACH REPORTING PERSON<br>HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES<br>SS REPRESENTED BY AMOUNT IN ROW (11)<br>ING PERSON<br>SCHEDULE 13D   | [   |
| 40,673,250**<br>12. CHECK BOX IF T<br>CERTAIN SHARES<br>13. PERCENT OF CLA<br>12.1%<br>14. TYPE OF REPORT<br>PN<br>*See Item 3<br>**See Item 2 and 5<br>CUSIP NO. 12504L10   | NT BENEFICIALLY OWNED BY EACH REPORTING PERSON<br>HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES<br>SS REPRESENTED BY AMOUNT IN ROW (11)<br>ING PERSON<br>SCHEDULE 13D<br>9 FROM<br>NG PERSON/S.S. OR I.R.S. INDENTIFICATION NO. OF  | [<br>   |
| 40,673,250**<br>12. CHECK BOX IF T<br>CERTAIN SHARES<br>13. PERCENT OF CLA<br>12.1%<br>14. TYPE OF REPORT<br>PN<br>*See Item 3<br>**See Item 2 and 5<br>CUSIP NO. 12504L10<br>1. NAME OF REPORTI<br>PERSON (entitie  | NT BENEFICIALLY OWNED BY EACH REPORTING PERSON<br>HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES<br>SS REPRESENTED BY AMOUNT IN ROW (11)<br>ING PERSON<br>SCHEDULE 13D<br>9 FROM<br>NG PERSON/S.S. OR I.R.S. INDENTIFICATION NO. OF  | [<br>   |
| 40,673,250**<br>12. CHECK BOX IF T<br>CERTAIN SHARES<br>13. PERCENT OF CLA<br>12.1%<br>14. TYPE OF REPORT<br>PN<br>*See Item 3<br>**See Item 2 and 5<br>CUSIP NO. 12504L10<br>1. NAME OF REPORTI<br>PERSON (entitie<br>ValueAct Capita   | NT BENEFICIALLY OWNED BY EACH REPORTING PERSON<br>HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES<br>SS REPRESENTED BY AMOUNT IN ROW (11)<br>ING PERSON<br>9 SCHEDULE 13D<br>9 F<br>NG PERSON/S.S. OR I.R.S. INDENTIFICATION NO. OF<br>s only)  | [<br>Page 5 of 12<br>F ABOVE<br>(a) [X          |
| 40,673,250**<br>12. CHECK BOX IF T<br>CERTAIN SHARES<br>13. PERCENT OF CLA<br>12.1%<br>14. TYPE OF REPORT<br>PN<br>*See Item 3<br>**See Item 2 and 5<br>CUSIP NO. 12504L10<br>1. NAME OF REPORTI<br>PERSON (entitie<br>ValueAct Capita<br>2. CHECK THE APPRO   | NT BENEFICIALLY OWNED BY EACH REPORTING PERSON<br>HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES<br>SS REPRESENTED BY AMOUNT IN ROW (11)<br>ING PERSON<br>9 SCHEDULE 13D<br>9 FROM/S.S. OR I.R.S. INDENTIFICATION NO. OF<br>s only)<br>1 Management, LLC   | [<br>Page 5 of 12<br>F ABOVE<br>(a) [X<br>(b) [ |
| 40,673,250**<br>12. CHECK BOX IF T<br>CERTAIN SHARES<br>13. PERCENT OF CLA<br>12.1%<br>14. TYPE OF REPORT<br>PN<br>*See Item 3<br>**See Item 2 and 5<br>CUSIP NO. 12504L10<br>1. NAME OF REPORTI<br>PERSON (entitie<br>ValueAct Capita<br>2. CHECK THE APPRO<br>3. SEC USE ONLY                              | NT BENEFICIALLY OWNED BY EACH REPORTING PERSON<br>HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES<br>SS REPRESENTED BY AMOUNT IN ROW (11)<br>ING PERSON<br>SCHEDULE 13D<br>9 F<br>NG PERSON/S.S. OR I.R.S. INDENTIFICATION NO. OF<br>s only)<br>1 Management, LLC<br>PRIATE BOX IF A MEMBER OF A GROUP* | [<br>Page 5 of 12<br>F ABOVE<br>(a) [X<br>(b) [ |
| 40,673,250**<br>12. CHECK BOX IF T<br>CERTAIN SHARES<br>13. PERCENT OF CLA<br>12.1%<br>14. TYPE OF REPORT<br>PN<br>*See Item 3<br>**See Item 2 and 5<br>CUSIP NO. 12504L10<br>1. NAME OF REPORTI<br>PERSON (entitie<br>ValueAct Capita<br>2. CHECK THE APPRO<br>3. SEC USE ONLY                              | NT BENEFICIALLY OWNED BY EACH REPORTING PERSON<br>HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES<br>SS REPRESENTED BY AMOUNT IN ROW (11)<br>ING PERSON<br>SCHEDULE 13D<br>9 F<br>NG PERSON/S.S. OR I.R.S. INDENTIFICATION NO. OF<br>s only)<br>1 Management, LLC<br>PRIATE BOX IF A MEMBER OF A GROUP* | [<br>Page 5 of 12<br>F ABOVE<br>(a) [X<br>(b) [ |
| 40,673,250**<br>12. CHECK BOX IF T<br>CERTAIN SHARES<br>13. PERCENT OF CLA<br>12.1%<br>14. TYPE OF REPORT<br>PN<br>*See Item 3<br>**See Item 2 and 5<br>CUSIP NO. 12504L10<br>1. NAME OF REPORTI<br>PERSON (entitie<br>ValueAct Capita<br>2. CHECK THE APPRO<br>3. SEC USE ONLY<br>4. SOURCE OF FUNDS<br>00* | NT BENEFICIALLY OWNED BY EACH REPORTING PERSON<br>HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES<br>SS REPRESENTED BY AMOUNT IN ROW (11)<br>ING PERSON<br>SCHEDULE 13D<br>9<br>9<br>1 Management, LLC<br>PRIATE BOX IF A MEMBER OF A GROUP*<br>*<br>SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED          | [<br>Page 5 of 12<br>F ABOVE<br>(a) [2<br>(b) [ |

|                                      |         | COLE NOTING DOMED                                  |                 |
|--------------------------------------|---------|--|-----------------|
| NUMBER OF                            |         | SOLE VOTING POWER<br>0                             |                 |
| SHARES<br>BENEFICIALLY               | 8.      | SHARED VOTING POWER<br>40,673,250**                |                 |
| OWNED BY EACH<br>PERSON WITH         | 9.      | SOLE DISPOSITIVE POWER<br>0                        |                 |
|                                      | 10.     | SHARED DISPOSITIVE POWER<br>40,673,250**           |                 |
| L1. AGGREGATE AMOU                   | NT BEN  | NEFICIALLY OWNED BY EACH REPORTING PERSON          |                 |
| 40,673,250**                         |         |  |                 |
| 12. CHECK BOX IF T<br>CERTAIN SHARES |         | GREGATE AMOUNT IN ROW (11) EXCLUDES                | [ ]             |
| <pre>13. PERCENT OF CLA 12.1%</pre>  | .SS REE | PRESENTED BY AMOUNT IN ROW (11)                    |                 |
| 14. TYPE OF REPORT                   | ING PE  | ERSON  |                 |
| 00 (LLC)                             |         |  |                 |
|                                      |         |  |                 |
| *See Item 2 and 5                    |         |  |                 |
|                                      |         | SCHEDULE 13D                                       |                 |
| CUSIP NO. 12504L10                   | 9       | 1  | Page 6 of 12    |
|                                      | NG PEF  | RSON/S.S. OR I.R.S. INDENTIFICATION NO. ON         |                 |
| ValueAct Holdin                      | gs, L.  | .P.  |                 |
| 2. CHECK THE APPRO                   | PRIATE  | E BOX IF A MEMBER OF A GROUP*                      | (a) [X<br>(b) [ |
| 3. SEC USE ONLY                      |         |  |                 |
| 4. SOURCE OF FUNDS                   | *       |  |                 |
| 00*                                  |         |  |                 |
| PURSUANT TO ITE                      | MS 2(c  | JRE OF LEGAL PROCEEDINGS IS REQUIRED<br>d) or 2(e) | [ ]             |
| 6. CITIZENSHIP OR                    |         |  |                 |
| Delaware                             |         |  |                 |
|                                      |         | SOLE VOTING POWER<br>0                             |                 |
| NUMBER OF<br>SHARES<br>BENEFICIALLY  | 8.      | SHARED VOTING POWER<br>40,673,250**                |                 |
| OWNED BY EACH<br>PERSON WITH         | 9.      | SOLE DISPOSITIVE POWER<br>0                        |                 |
|                                      | 10.     | SHARED DISPOSITIVE POWER<br>40,673,250**           |                 |
| 11. AGGREGATE AMOU                   |         | NEFICIALLY OWNED BY EACH REPORTING PERSON          |                 |
| 40,673,250**                         |         |  |                 |
| CERTAIN SHARES                       |         | GREGATE AMOUNT IN ROW (11) EXCLUDES                | [               |
|                                      |         | PRESENTED BY AMOUNT IN ROW (11)                    |                 |
|                                      |         |  |                 |
| 12.1%                                |         |  |                 |
|                                      |         | ERSON  |                 |
|                                      |         |  |                 |

\*\*See Items 2 and 5

| SCHE  | DULE 13D                     |
|---|------------------------------|
| CUSIP NO. 12504L109   | Page 7 of 12                 |
| 1. NAME OF REPORTING PERSON/S.S. OR<br>PERSON (entities only)         |                              |
| ValueAct Holdings GP, LLC   |                              |
| 2. CHECK THE APPROPRIATE BOX IF A ME                                  |                              |
| 3. SEC USE ONLY   |                              |
| 4. SOURCE OF FUNDS*   |                              |
| 00*   |                              |
| 5. CHECK BOX IF DISCLOSURE OF LEGAL<br>PURSUANT TO ITEMS 2(d) or 2(e) |                              |
| 6. CITIZENSHIP OR PLACE OF ORGANIZAT                                  |                              |
| Delaware  |                              |
| 7. SOLE VOTING P<br>0   |                              |
| SHARES 8. SHARED VOTING<br>BENEFICIALLY 40,673,250**                  |                              |
| PERSON WITH 9. SOLE DISPOSIT<br>0                                     | IVE POWER                    |
| 10. SHARED DISPO<br>40,673,250**                                      | SITIVE POWER                 |
| 11. AGGREGATE AMOUNT BENEFICIALLY OW                                  | NED BY EACH REPORTING PERSON |
| 40,673,250**  |                              |
| 12. CHECK BOX IF THE AGGREGATE AMOUN<br>CERTAIN SHARES                | T IN ROW (11) EXCLUDES [ ]   |
| 13. PERCENT OF CLASS REPRESENTED BY                                   |                              |
| 12.1%   |                              |
| 14. TYPE OF REPORTING PERSON  |                              |
| 00 (LLC)  |                              |
| *See Item 3<br>**See Items 2 and 5                                    |                              |

| SCHEDULE 13D        |              |
|---------------------|--------------|
|                     |              |
| CUSIP NO. 12504L109 | Page 8 of 12 |
|                     |              |

This Amendment No. 8 to the Schedule 13D supplements the information set forth in the Schedule 13D filed by the Reporting Persons with the United States Securities and Exchange Commission (the "SEC"), as amended from time to time (the "Schedule 13D"), relating to the Class A Common Stock, \$0.01 par value (the "Common Stock") of CBRE Group, Inc., a Delaware corporation (the "Issuer"). Capitalized terms contained herein but not otherwise defined shall have the meanings ascribed to such terms in the Schedule 13D.

The information set forth in response to each separate Item below shall be deemed to be a response to all Items where such information is relevant. The Schedule 13D is hereby supplementally amended as follows:

Item 3. Source and Amount of Funds or Other Consideration

The source of funds used for the purchase of the Issuer's securities reflected in this amendment was the working capital of ValueAct Master Fund. The aggregate funds used by these Reporting Persons to make such purchases were \$156,313,959.67.

(a) and (b). Set forth below is the beneficial ownership of shares of Common Stock of the Issuer for each person named in Item 2. Shares reported as beneficially owned by ValueAct Master Fund are also reported as beneficially owned by (i) ValueAct Management L.P. as the manager of each such investment partnership, (ii) ValueAct Management LLC, as General Partner of ValueAct Management L.P., (iii) ValueAct Holdings, as the sole owner of the limited partnership interests of ValueAct Management L.P. and the membership interests of ValueAct Management LLC and as the majority owner of the membership interests of VA Partners I and (iv) ValueAct Holdings GP, as General Partner of ValueAct Holdings. Shares reported as beneficially owned by ValueAct Master Fund are also reported as beneficially owned by VA Partners I, as General Partner of ValueAct Master Fund. VA Partners I, ValueAct Management L.P., ValueAct Management LLC, ValueAct Holdings and ValueAct Holdings GP also, directly or indirectly, may own interests in one or more than one of the partnerships from time to time. Unless otherwise indicated below, by reason of such relationship ValueAct Master Fund is reported as having shared power to vote or to direct the vote, and shared power to dispose or direct the disposition of, such shares of Common Stock, with VA Partners I (only with respect to ValueAct Master Fund), ValueAct Management L.P., ValueAct Management LLC, ValueAct Holdings and ValueAct Holdings GP.

As of the date hereof, the Reporting Persons beneficially own 40,673,250 shares of Common Stock, representing approximately 12.1% of the Issuer's outstanding Common Stock (which shares may also be deemed to be beneficially owned by VA Partners I). All percentages set forth in this Schedule 13D are based upon the Issuer's reported 335,618,448 outstanding shares of Common Stock as of July 31, 2016, as reported in the Issuer's Form 10-Q for the quarterly period ended June 30, 2016.

#### SCHEDULE 13D

CUSIP NO. 12504L109 Page 9 of 12

(c) The following table sets forth all transactions with respect to shares of Common Stock effected since the date of the previous filing by the Reporting Persons, inclusive of any transactions effected through 4:00 p.m., New York City time, on November 4, 2016. Except as otherwise noted below, all such transactions were purchases (or sales) of shares of Common Stock effected in the open market.

| Reporting Person     | Trade Date               | Buy/Sell     | Shares            | Price/Share        |
|----------------------|--------------------------|--------------|-------------------|--------------------|
| ValueAct Master Fund | 10/28/2016<br>10/31/2016 | Buy*<br>Buy* | 17,190<br>300,000 | \$25.99<br>\$25.80 |
|                      | 11/01/2016               | Buy          | 600,000           | \$25.86            |
|                      | 11/01/2016               | Buy          | 300,000           | \$25.80            |
|                      | 11/01/2016               | Buy*         | 300,000           | \$25.78            |
|                      | 11/01/2016               | Buy          | 300,000           | \$25.80            |
|                      | 11/01/2016               | Buy          | 400,000           | \$25.73            |
|                      | 11/02/2016               | Buy*         | 300,000           | \$25.66            |
|                      | 11/02/2016               | Buy          | 400,000           | \$25.68            |
|                      | 11/02/2016               | Buy          | 300,000           | \$25.65            |
|                      | 11/02/2016               | Buy          | 400,000           | \$25.53            |
|                      | 11/02/2016               | Buy          | 650 <b>,</b> 000  | \$25.48            |
|                      | 11/02/2016               | Buy          | 350 <b>,</b> 000  | \$25.53            |
|                      | 11/03/2016               | Buy          | 350 <b>,</b> 000  | \$26.11            |
|                      | 11/03/2016               | Buy          | 100,000           | \$26.11            |
|                      | 11/03/2016               | Buy          | 100,000           | \$26.03            |
|                      | 11/03/2016               | Buy          | 300,000           | \$26.08            |
|                      | 11/03/2016               | Buy*         | 234,606           | \$25.98            |
|                      | 11/04/2016               | Buy*         | 1,400             | \$25.99            |
|                      | 11/04/2016               | Buy          | 150,000           | \$26.41            |
|                      | 11/04/2016               | Buy          | 200,000           | \$26.49            |

 $\star$  Transaction pursuant to the 10b5-1 plan described in Amendment No. 7 of the Schedule 13D filed on September 16, 2016.

(d) and (e) Not applicable.

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

The responses to Items 3, 4 and 5 of this Schedule 13D are incorporated herein by reference.

The information in this Item?6 is qualified in its entirety by reference to the 10b5-1 Plan, incorporated by reference herein.

Except for the arrangements described herein or in a previously filed

Schedule 13D, to the best knowledge of the Reporting Persons, there are no other contracts, understandings, arrangements or relationships relating to the Issuer's Common Stock which are required to be described hereunder.

# Item 7. Material to Be Filed as Exhibit

(1) Joint Filing Agreement.

### SCHEDULE 13D

| CUSIP NO. 12504L109 | Page 10 of 12 |
|---------------------|---------------|
|                     |               |

### SIGNATURE

After reasonable inquiry and to the best of his knowledge and belief, the undersigned certifies that the information set forth in this statement is true, complete and correct.

## POWER OF ATTORNEY

KNOW ALL PERSONS BY THESE PRESENTS, that each person whose signature appears below on this Schedule 13D hereby constitutes and appoints Jeffrey W. Ubben, Bradley E. Singer, G. Mason Morfit and Allison Bennington, and each of them, with full power to act without the other, his or its true and lawful attorney-in-fact and agent, with full power of substitution and resubstitution, for him or it and in his or its name, place and stead, in any and all capacities (until revoked in writing) to sign any and all amendments to this Schedule 13D, and to file the same, with all exhibits thereto and other documents in connection therewith, with the Securities and Exchange Commission, granting unto said attorneys-in-fact and agents, and each of them, full power and authority to do and perform each and every act and thing requisite and necessary fully to all intents and purposes as he or it might or could do in person, thereby ratifying and confirming all that said attorneys-in-fact and agents or any of them, or their or his substitute or substitutes, may lawfully do or cause to be done by virtue hereof.

|         |               |      | ValueAct Capital Master Fund L.P., by<br>VA Partners I, LLC, its General Partner                              |
|---------|---------------|------|---|
|         |               |      | By: /s/ Bradley E. Singer   |
| Dated:  | November 4, 2 | 2016 | Bradley E. Singer, Chief Operating Officer  |
|         |               |      | VA Partners I, LLC  |
|         |               |      | By: /s/ Bradley E. Singer   |
| Dated:  | November 4, 2 | 2016 | Bradley E. Singer, Chief Operating Officer  |
|         |               |      | ValueAct Capital Management, L.P., by<br>ValueAct Capital Management, LLC its<br>General Partner              |
|         |               |      | By: /s/ Bradley E. Singer   |
| Dated:  | November 4, 2 | 2016 | Bradley E. Singer, Chief Operating Officer  |
|         |               |      | ValueAct Capital Management, LLC  |
|         |               |      | By: /s/ Bradley E. Singer   |
| Dated:  | November 4, 2 | 2016 | Bradley E. Singer, Chief Operating Officer  |
|         |               |      | SCHEDULE 13D  |
| CUSIP N | 0. 12504L109  |      | Page 11 of 12   |
|         |               |      | ValueAct Holdings, L.P., by<br>ValueAct Holdings GP, LLC, its<br>General Partner<br>By: /s/ Bradley E. Singer |
| Dated.  | November 4, 2 | 2016 | Bradley E. Singer, Chief Operating Officer  |
| Juccu.  | NOVENDEL 1, A | 2010 | State, 2. Singer, enter operating officer   |
|         |               |      | ValueAct Holdings GP, LLC   |

By: /s/ Bradley E. Singer

SCHEDULE 13D

CUSIP NO. 12504L109 Page 12 of 12

## Exhibit 1

# JOINT FILING UNDERTAKING

The undersigned parties hereby agree that the Schedule 13D filed herewith (and any amendments thereto) relating to the Common Stock of CBRE Group, Inc., is being filed jointly on behalf of each of them with the Securities and Exchange Commission pursuant to Section 13(d) of the Securities Exchange Act of 1934, as amended.

|        |                  | ValueAct Capital Master Fund L.P., by<br>VA Partners I, LLC, its General Partner                 |
|--------|------------------|--|
|        |                  | By: /s/ Bradley E. Singer  |
| Dated: | November 4, 2016 | Bradley E. Singer, Chief Operating Officer   |
|        |                  | VA Partners I, LLC   |
|        |                  | By: /s/ Bradley E. Singer  |
| Dated: | November 4, 2016 | Bradley E. Singer, Chief Operating Officer   |
|        |                  | ValueAct Capital Management, L.P., by<br>ValueAct Capital Management, LLC its<br>General Partner |
|        |                  | By: /s/ Bradley E. Singer  |
| Dated: | November 4, 2016 | Bradley E. Singer, Chief Operating Officer   |
|        |                  | ValueAct Capital Management, LLC   |
|        |                  | By: /s/ Bradley E. Singer  |
| Dated: | November 4, 2016 | Bradley E. Singer, Chief Operating Officer   |

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|                         | ValueAct Holdings, L.P., by<br>ValueAct Holdings GP, LLC, its<br>General Partner |
|-------------------------|--|
|                         | By: /s/ Bradley E. Singer  |
| Dated: November 4, 2016 | Bradley E. Singer, Chief Operating Officer                                       |
|                         | ValueAct Holdings GP, LLC  |
|                         | By: /s/ Bradley E. Singer  |
| Dated: November 4, 2016 | Bradley E. Singer, Chief Operating Officer                                       |