NEIMAN MARCUS GROUP INC Form 8-K April 08, 2005

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

[ ]

#### FORM 8-K

# CURRENT REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report April 8, 2005

Date of earliest event reported April 5, 2005

#### THE NEIMAN MARCUS GROUP, INC.

(Exact name of registrant as specified in its charter)

Delaware	0-19659	95-4119509	95-4119509 (IRS Employer Identification No.)	
(State or other jurisdiction of incorporation)	(Commission File Number)	` 1		
One Marcus Square				
1618 Main Street, Dallas, Texas	75201			
(Address of principal executive offices)	(Zip Code)			
Registrant's telephone number, including area code		(214) 741-6911		

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

[ ]	Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
[ ]	Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425

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[]		e-commencement communicate (0.13e-4(c))	ions pursuant	to Rule 13e-4(c) under the Exchange Act (17CFR	
Item 5.03.	Amend	ments to Articles of Incorpora	ition or Bylaw	s; Change in Fiscal Year.	
effective as provisions t receipt of an that he or sh indemnificat guarantees t (iii) the abil to the languadditional for sign stock of	of such o specific under the is not tion of for the bity of an age relatorms of ertificat	date. These amendments profy that the Company shall adversaling from such director or of the entitled to indemnification) accurrent directors and officers benefit of officers or directors my committee of the Board of atting to notices and approvals communication, including elected and changes relating to the	vide for, amon ance expenses fficer to repay and to amend t is made, (ii) cl to clarify that Directors to es to provide that ectronic transment stock ledger l	amendments to the Company's Bylaws, which became ag other things, (i) changes to the indemnification to its current and former directors and officers (upon any advanced amounts if it is ultimately determined the process by which a determination regarding thanges to the bylaw regarding the provision of loans or the provision of such loans is subject to applicable law, stablish one or more subcommittees, (iv) supplements it such notices and approvals may be given through missions, and (v) changes relating to which officers may bylaw to clarify that the Company's stock ledger is not amine the books of the Company.	
A complete	copy of	f the Company's Bylaws, as an	mended, is atta	ached hereto as Exhibit 3.2.	
Item 9.01		Financial Statements and Ex	chibits.		
	(c)	Exhibits			
	3.2	Bylaws of The Neiman Marcus Group, Inc., as amended through April 5, 2004			
SIGNATUI	RES				
		o the requirements of the Secu be signed on its behalf by the		ge Act of 1934, the Registrant has duly caused hereunto duly authorized.	
			,	THE NEIMAN MARCUS GROUP, INC. (Registrant)	
		Date: April 8, 2005	By:	/s/ Nelson A. Bangs	

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Nelson A. Bangs Senior Vice President and General Counsel

## THE NEIMAN MARCUS GROUP, INC.

#### **EXHIBIT INDEX**

Exhibit No. Description

3.2 Bylaws of The Neiman Marcus Group, Inc., as amended through

April 5, 2005.