DIRK BRIAN Form SC 13D February 20, 2004

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

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

TROY GROUP, INC.

(Name of Issuer)

Common Stock, par value \$.01

(Title of Class of Securities)

89733N 10 6

(CUSIP Number)

James Klingler

Troy Group, Inc.

2331 South Pullman Street

Santa Ana, CA 92705

Tel: 949-261-4624

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

With a copy to:

Tom C. Thomas, Esq.

Pillsbury Winthrop LLP

2475 Hanover Street

Palo Alto, CA 94304

Tel: (650) 233-4500

March 21, 2003

(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. O

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §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.

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. 89733N 10 6

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Includes 81,967 shares of Common Stock owned directly by Brian Dirk and 99,000 shares of Common Stock that would be beneficially owned upon exercise of stock options exercisable within 60 days of February 17, 2004. Includes 354,467 shares of Common Stock held by the Brian Dirk Trust whose trustee is Brian Dirk. Includes 917,681 shares of Common Stock held by the Patrick and Mary Dirk Grantor Trust whose trustee is Brian Dirk. Includes 187,143 shares of Common Stock held by the Dirk 1998 Alaska Trust whose trustee includes Brian Dirk. Brian Dirk disclaims beneficial ownership, except to the extent he has pecuniary interest, in the Dirk

1998 Alaska Trust shares.

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Item 1. Security and Issuer

This Schedule 13D relates to the shares of common stock, \$0.01 par value per share (the Troy Group Common Stock) of Troy Group, Inc., a Delaware corporation (Troy Group). The principal executive offices of Troy Group are located at 2331 South Pullman Street, Santa Ana, CA 92705.

Item 2. Identity and Background

- (a) This Schedule 13D is being filed by Brian P. Dirk.
- (b) The address of Brian P. Dirk is c/o Troy Group, Inc. 2331 South Pullman Street, Santa Ana, CA 92705.
- (c) Brian P. Dirk is presently the Vice Chairman, Corporate Secretary and Senior Vice President, Corporate Development of Troy Group, Inc. The principal business of Troy Group involves secure payment systems and wireless and connectivity solutions. The principal executive offices of Troy Group are located at 2331 South Pullman Street, Santa Ana, CA 92705.
- (d) During the last five years, Brian P. Dirk has not been convicted in a criminal proceeding (excluding traffic violations and similar misdemeanors).
- (e) During the last five years, Brian P. Dirk has not been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which such person was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to federal or state securities laws or finding any violation with respect to such laws.
- (f) Brian P. Dirk is a citizen of the United States.

Item 3. Source and Amount of Funds or Other Consideration

On March 21, 2003, the Dirk Family Trust sold 825,913 shares of Common Stock to the Patrick and Mary Dirk Grantor Trust at \$1.50 per share for a total of \$1,238,869.50 paid for by a long-term note.

Item 4. Purpose of Transaction

Brian P. Dirk acquired the shares of Troy Group for investment purposes.

(a) - (j) Not applicable.

Item 5. Interest in Securities of the Issuer

- (a) Brian P. Dirk may be deemed the beneficial owner of approximately 15.4% of the issued and outstanding shares of Common Stock based on 10,649,092 outstanding shares of Common Stock reported by the Troy Group on Form 10-K filed on March 19, 2003.
- (b) Brian P. Dirk has sole power to vote or to direct the vote and sole power to dispose or to direct the disposition of 1,453,115 shares including 81,967 shares of Common Stock that he owns directly, 99,000 shares of Common Stock that would be beneficially owned upon exercise of stock options exercisable within 60 days of February 17, 2004, 354,467 shares of Common Stock held by the Brian Dirk Trust whose trustee is Brian Dirk and 917,681 shares of Common Stock held by the Patrick and Mary Dirk Grantor Trust whose trustee is Brian Dirk. Brian P. Dirk has shared power to vote or to direct the vote and shared power to dispose of or direct the disposition of 187,143 shares of Common Stock held by the Dirk 1998 Alaska Trust whose trustee includes Brian Dirk. Brian Dirk disclaims beneficial ownership, except to the extent he has pecuniary interest, in the Dirk 1998 Alaska Trust shares.
- (c) Except as set forth in this Schedule 13D, Brian P. Dirk has not effected any other transaction in the shares of Troy Group that was effected in the past 60 days.
- (d) Not applicable.
- (e) Not applicable.

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

the Issuer

None.

Item 7. Material to Be Filed as Exhibits

None.

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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.

February 19, 2004.

Date

/s/ Brian P. Dirk Signature

Brian P. Dirk/Vice Chairman of the Board and Vice President Name/Title

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Signature 6