Brixmor Property Group Inc. Form 3 October 30, 2013 UNITED STATES SECURITIES AND EXCHANGE COMMISSION OMB APPROVAL FORM 3 Washington, D.C. 20549 OMB 3235-0104 Number: January 31, **INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF** Expires: 2005 **SECURITIES** Estimated average burden hours per

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

(Print or Type Responses)

 Name and Address of Reporting Person <u>*</u> Â Blackstone Real Estate Partners VII.F L.P. 			2. Date of Event Requiring Statement (Month/Day/Year) 10/30/2013	3. Issuer Name and Ticker or Trading Symbol Brixmor Property Group Inc. [BRX]			
(Last)	(First)	(Middle)	4. Relationship of Repor Person(s) to Issuer			-	5. If Amendment, Date Original Filed(Month/Day/Year)
C/O THE BLACKSTONE GROUP, 345 PARK AVENUE				(Check all applicable)			ned(monu/Day/real)
	(Street)			Director Officer (give title below	Othe	r	6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by One Reporting
NEW YORK, NY 10154						Person _X_ Form filed by More than One Reporting Person	
(City) (State) (Zip) Table I - Non-Derivative Securities Beneficially Owned					eficially Owned		
1.Title of Secur (Instr. 4)	ity		2. Amount o Beneficially (Instr. 4)		3. Ownership Form: Direct (D) or Indirect (I) (Instr. 5)	4. Natu Owner (Instr. :	1
Common Sto	ock		161,494,6	522	Ι	(See I (17) (18	Footnotes) $(1) (4) (14) (15) (16)$ 8)
Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.				cially S	SEC 1473 (7-02	2)	

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

Table II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security	2. Date Exercisable and	3. Title and Amount of	4.	5.	6. Nature of Indirect
(Instr. 4)	Expiration Date	Securities Underlying	Conversion	Ownership	Beneficial Ownership
	(Month/Day/Year)	Derivative Security	or Exercise	Form of	(Instr. 5)

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	Date Exercisable	Expiration Date	(Instr. 4) Title	Amount or Number of Shares	Price of Derivative Security	Derivative Security: Direct (D) or Indirect (I) (Instr. 5)	
Common Stock of BPG Subsidiary Inc.	(2)	(2)	Common Stock	57,824,966	\$ <u>(2)</u>	Ι	(See Footnotes) (2) (3) (4) (14) (15) (16) (17) (18)
Common Units of Brixmor Operating Partnership LP	(5)	(5)	Common Stock	8,800,470	\$ <u>(5)</u>	Ι	$(\text{See Footnotes}) \stackrel{(5)}{\underbrace{(10)}}_{(15)} \stackrel{(11)}{\underbrace{(12)}} \stackrel{(13)}{\underbrace{(13)}} \stackrel{(14)}{\underbrace{(13)}}_{(18)}$
Common Units of Brixmor Operating Partnership LP	(5)	(5)	Common Stock	6,727,360	\$ <u>(5)</u>	Ι	(See Footnotes) (5) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18)

Reporting Owners

Reporting Owner Name / Address	Relationships				
Reporting Owner Manie / Address	Director	10% Owner	Officer	Other	
Blackstone Real Estate Partners VII.F L.P. C/O THE BLACKSTONE GROUP 345 PARK AVENUE NEW YORK, NY 10154	Â	ÂX	Â	Â	
Blackstone Real Estate Partners VII.F (AV) L.P. C/O THE BLACKSTONE GROUP 345 PARK AVENUE NEW YORK, NY 10154	Â	X	Â	Â	
Blackstone Real Estate Partners VII L.P. C/O THE BLACKSTONE GROUP 345 PARK AVENUE NEW YORK, NY 10154	Â	ÂX	Â	Â	
Blackstone Real Estate Partners VII.TE.1 L.P. C/O THE BLACKSTONE GROUP 345 PARK AVENUE NEW YORK, NY 10154	Â	ÂX	Â	Â	
Blackstone Real Estate Partners VII.TE.2 L.P. C/O THE BLACKSTONE GROUP 345 PARK AVENUE NEW YORK, NY 10154	Â	X	Â	Â	
Blackstone Real Estate Partners VII.TE.3 L.P. C/O THE BLACKSTONE GROUP 345 PARK AVENUE NEW YORK, NY 10154	Â	ÂX	Â	Â	
	Â	ÂX	Â	Â	

Blackstone Real Estate Partners VII.TE.4 L.P. C/O THE BLACKSTONE GROUP 345 PARK AVENUE NEW YORK, NY 10154	
Blackstone Real Estate Partners VII.TE.5 L.P. C/O THE BLACKSTONE GROUP 345 PARK AVENUE NEW YORK, NY 10154	
Blackstone Real Estate Partners VII.TE.6 L.P. C/O THE BLACKSTONE GROUP 345 PARK AVENUE NEW YORK, NY 10154	
Signatures	
Blackstone Real Estate Partners VII.F L.P., By: Blackstone Real Estate Associates VII L.P, its general partner, By: BREA VII L.L.C., its general partner, By: /s/ John G. Finley, Name: John G. Finley, Title: Chief Legal Officer	10/30/2013
**Signature of Reporting Person	Date
Blackstone Real Estate Partners VII.F (AV) L.P., By: Blackstone Real Estate Associates VII L.P., its general partner, By: BREA VII L.L.C., its general partner, By: /s/ John G. Finley, Name: John G. Finley, Title: Chief Legal Officer	10/30/2013
**Signature of Reporting Person	Date
Blackstone Real Estate Partners VII L.P., By: Blackstone Real Estate Associates VII L.P, its general partner, By: BREA VII L.L.C., its general partner, By: /s/ John G. Finley, Name: John G. Finley, Title: Chief Legal Officer	10/30/2013
**Signature of Reporting Person	Date
Blackstone Real Estate Partners VII.TE.1 L.P., By: Blackstone Real Estate Associates VII L.P, its general partner, By: BREA VII L.L.C., its general partner, By: /s/ John G. Finley, Name: John G. Finley, Title: Chief Legal Officer	10/30/2013
**Signature of Reporting Person	Date
Blackstone Real Estate Partners VII.TE.2 L.P., By: Blackstone Real Estate Associates VII L.P, its general partner, By: BREA VII L.L.C., its general partner, By: /s/ John G. Finley, Name: John G. Finley, Title: Chief Legal Officer	10/30/2013
**Signature of Reporting Person	Date
Blackstone Real Estate Partners VII.TE.3 L.P., By: Blackstone Real Estate Associates VII L.P, its general partner, By: BREA VII L.L.C., its general partner, By: /s/ John G. Finley, Name: John G. Finley, Title: Chief Legal Officer	10/30/2013
**Signature of Reporting Person	Date
Blackstone Real Estate Partners VII.TE.4 L.P., By: Blackstone Real Estate Associates VII L.P, its general partner, By: BREA VII L.L.C., its general partner, By: /s/ John G. Finley, Name: John G. Finley, Title: Chief Legal Officer	10/30/2013
<u>**</u> Signature of Reporting Person	Date
Blackstone Real Estate Partners VII.TE.5 L.P., By: Blackstone Real Estate Associates VII L.P, its general partner, By: BREA VII L.L.C., its general partner, By: /s/ John G. Finley, Name: John G. Finley, Title: Chief Legal Officer	10/30/2013

Explanation of Responses:

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Blackstone Real Estate Partners VII.TE.6 L.P., By: Blackstone Real Estate Associates VII L.P, its general partner, By: BREA VII L.L.C., its general partner, By: /s/ John G. Finley, Name: John G. Finley, Title: Chief Legal Officer	10/30/2013
**Signature of Reporting Person	Date

**Signature of Reporting Person

Explanation of Responses:

- If the form is filed by more than one reporting person, see Instruction 5(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- Reflects 161,494,622 shares of common stock of Brixmor Property Group Inc. ("Common Stock") directly held by BRE Retail Holdco (1) L.P. ("BRE Retail Holdco").

Pursuant to the terms of an exchange agreement, and subject to certain requirements and restrictions, shares of common stock of BPG Subsidiary Inc. ("BPG Subsidiary Shares") are exchangeable for shares of Common Stock, on a one-for-one basis, or, at the option of (2) the Issuer, cash.

- Reflects 57,824,966 BPG Subsidiary Shares directly held by Blackstone Retail Transaction II Holdco L.P. ("Blackstone Retail (3) Transaction II").
- The general partner of each of BRE Retail Holdco and Blackstone Retail Transaction II is Blackstone Real Estate Associates VI L.P. The general partner for Blackstone Real Estate Associates VI L.P. is BREA VI L.L.C. The managing member of BREA VI L.L.C. is (4) Blackstone Holdings III L.P.
- Pursuant to the terms of the limited partnership agreement of Brixmor Operating Partnership LP, and subject to certain requirements and restrictions, the common units of partnership interest of Brixmor Operating Partnership LP ("OP Units ") are redeemable for shares of (5) Common Stock, on a one-for-one basis, or, at the option of the Issuer, cash.

Reflects 8,800,470 OP Units directly held by BRE Southeast Retail Holdings LLC ("BRE Southeast Retail"). The members of BRE Southeast Retail are Blackstone Real Estate Partners VII L.P., Blackstone Real Estate Partners VII.TE.1 L.P., Blackstone Real Estate

- Partners VII.TE.2 L.P., Blackstone Real Estate Partners VII.TE.3 L.P., Blackstone Real Estate Holdings VII -ESC L.P., Blackstone Real (6) Estate Holdings VII L.P., Blackstone Family Real Estate Partnership VII-SMD L.P. and Blackstone Real Estate Partners VII.F (AV) L.P.
- (7) Reflects 6,727,360 OP Units directly held by BRE Throne JV Member LLC ("BRE Throne JV").

The majority member of BRE Throne JV is BRE Throne Parent LLC. The members of BRE Throne Parent LLC are BRE Throne REIT LLC and BRE Throne Parent Holdco LLC. The sole member of BRE Throne REIT LLC is BRE Throne REIT Inc. The sole member of

(8) BRE Throne REIT Inc. is BRE Throne REIT Holdco LLC. The majority member of BRE Throne REIT Holdco LLC is BRE Throne REIT Parent LLC. The sole member of BRE Throne Parent Holdco LLC is BRE Throne Holdings Member LLC. The majority member of BRE Throne Holdings Member LLC is BRE Throne NR Parent LLC.

The members of BRE Throne REIT Parent LLC are Blackstone Real Estate Partners VII.F L.P., Blackstone Real Estate Partners VII L.P., Blackstone Real Estate Partners VII.TE.1 L.P., Blackstone Real Estate Partners VII.TE.2 L.P., Blackstone Real Estate Partners

(9) VII.TE.3 L.P., Blackstone Real Estate Partners VII.TE.4 L.P., Blackstone Real Estate Partners VII.TE.5 L.P., Blackstone Real Estate Partners VII.TE.6 L.P., Blackstone Real Estate Holdings VII -ESC L.P., Blackstone Real Estate Holdings VII L.P. and Blackstone Family Real Estate Partnership VII-SMD L.P.

The members of BRE Throne NR Parent LLC are Blackstone Real Estate Partners VII.F (AV) L.P., Blackstone Real Estate Partners VII L.P., Blackstone Real Estate Partners VII.TE.1 L.P., Blackstone Real Estate Partners VII.TE.2 L.P., Blackstone Real Estate Partners

- (10) VII.TE.3 L.P., Blackstone Real Estate Partners VII.TE.4 L.P., Blackstone Real Estate Partners VII.TE.5 L.P., Blackstone Real Estate Partners VII.TE.6 L.P., Blackstone Real Estate Holdings VII -ESC L.P., Blackstone Real Estate Holdings VII L.P. and Blackstone Family Real Estate Partnership VII-SMD L.P.
- The general partner Blackstone Family Real Estate Partnership VII-SMD L.P. is Blackstone Family GP L.L.C., which is in turn, wholly (11)owned by Blackstone's senior managing directors and controlled by its founder, Steven A. Schwarzman.
- BREP VII Side-By-Side GP L.L.C. is the general partner of both Blackstone Real Estate Holdings VII -ESC L.P. and Blackstone Real (12)Estate Holdings VII L.P. The sole member of BREP VII Side-By-Side GP L.L.C. is Blackstone Holdings III L.P.

The general partner of each of Blackstone Real Estate Partners VII.F L.P., Blackstone Real Estate Partners VII.F (AV) L.P., Blackstone Real Estate Partners VII L.P., Blackstone Real Estate Partners VII.TE.1 L.P., Blackstone Real Estate Partners VII.TE.2 L.P., Blackstone

Estate Associates VII L.P. is BREA VII L.L.C. The managing member of BREA VII L.L.C. is Blackstone Holdings III L.P.

Date

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The general partner of Blackstone Holdings III L.P. is Blackstone Holdings III GP L.P. The general partner of Blackstone Holdings III GP Management L.L.C. The sole member of Blackstone Holdings III GP Management L.L.C. is The Blackstone Group L.P. The general partner of The Blackstone Group L.P. is Blackstone Group Management L.L.C. Blackstone Group Management L.L.C. Blackstone Group Management L.L.C. Steven A. Schwarzman.

- (14) Handgement E.E.C. is whony-owned by Blackstone's senior managing uncetors and controlled by its rounder, seeven A. Schwarzman.
 Each of such Blackstone entities (other than BRE Retail Holdco, Blackstone Retail Transaction II, BRE Southeast Retail and BRE Throne JV to the extent of their direct holdings) and Mr. Schwarzman may be deemed to beneficially own the shares beneficially owned by BRE Retail Holdco, Blackstone Retail Transaction II, BRE Southeast Retail and BRE Throne JV directly or indirectly controlled by it or him, but each disclaims beneficial ownership of such shares.
- (15) The address of each of Mr. Schwarzman and each of the other entities listed in this footnote is c/o The Blackstone Group L.P., 345 Park Avenue, New York, New York 10154.

Due to the limitations of the electronic filing system BRE Throne JV Member LLC, BRE Throne Parent LLC, BRE Throne Parent Holdco LLC, BRE Throne Holdings Member LLC, BRE Throne NR Parent LLC, BRE Throne REIT LLC, BRE Throne REIT Inc., BRE Throne REIT Holdco LLC, BRE Throne REIT Parent LLC, BRE Retail Holdco L.P., Blackstone Retail Transaction II Holdco

- (16) L.P., Blackstone Real Estate Associates VI L.P., BREA VI L.L.C., Blackstone Real Estate Holdings VII L.P., Blackstone Real Estate Associates VII L.P., BREA VII L.L.C., Blackstone Real Estate Holdings VII ESC L.P., BREP VII Side-By-Side GP L.L.C., Blackstone Family Real Estate Partnership VII-SMD L.P., Blackstone Family GP L.L.C., Blackstone Holdings III CP, Blackstone Holdings III GP L.P., Blackstone Holdings III GP Management L.L.C., The Blackstone Group L.P., Blackstone Group Management L.L.C., and Mr. Schwarzman are filing separate Forms 3.
- (17) Information with respect to each of the Reporting Persons is given solely by such Reporting Person, and no Reporting Person has responsibility for the accuracy or completeness of information supplied by another Reporting Person.

Each of the Reporting Persons (other than each of BRE Retail Holdco, Blackstone Retail Transaction II, BRE Southeast Retail and BRE Throne JV (the "Blackstone Funds") to the extent they directly hold securities reported herein), disclaims beneficial ownership of the securities held by each of the Blackstone Funds, except to the extent of such Reporting Person's pecuniary interest therein, and, pursuant

(18) to Rule 16a-1(a)(4) under the Securities Exchange Act of 1934, each of the Reporting Persons (other than each of the Blackstone Funds to the extent they directly hold securities reported herein) states that the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of all of the reported securities for purposes of Section 16 or for any other purpose.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *See* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.