#### Form

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1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS					
	(ENTITIES ONLY)					
	Strategic Turnaround Equity Partners, L.P. (Cayman) 98-0498777					
2	CHECK THE A	PPROPRIAT	E BOX IF A MEMBER OF A GROUP*			
			(a)o			
			(b) X			
3	SEC USE ONLY	Y	· · ·			
4	SOURCE OF FU	JNDS *				
_	WC					
	CHECK BOX II	FDISCLOSU	JRE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM			
	2(d) or 2 (e)		( )			
			o			
6	CITIZENSHIP (	OR PLACE C	OF ORGANIZATION			
_	Cayman Island		72			
	MBER OF	7	SOLE VOTING POWER			
	HARES	-	0			
	EFICIALLY	8	SHARED VOTING POWER			
-	VNED BY	Ü	3,955,590			
	EACH	9	SOLE DISPOSITIVE POWER			
	PORTING		O			
		10	SHARED DISPOSITIVE POWER			
PERSON WITH		10	3,955,590			
11	ACCDECATE	A MOLINIT DI				
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,955,590 (1)					
12						
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*					
12	DED CENT OF (	TI ACC DEDE	DECENTED BY AMOUNT IN DOW 11			
	PERCENT OF C 9.00% (1)	LASS KEPF	RESENTED BY AMOUNT IN ROW 11			
			JOON TO STATE OF THE PROPERTY			
	TYPE OF REPO	JKTING PER	SOIN			
	PN					

(1) On the basis of 43,777,151 shares of Common Stock reported by the Company to be issued and outstanding as of November 10, 2006 in the Company's latest Quarterly Report on Form 10-Q, as filed with the Securities and Exchange Commission on November 14, 2006.

CUSIP No. 861837102	13D	
CUSIP No. 80183/102	13D	

1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)			
	<u> </u>		ment LLC 90-0000838	
2	CHECK THE A	.PPROPRIA	ATE BOX IF A MEMBER OF A GROUP*	
			(a)o (b) X	
3	SEC USE ONL	V	(U) A	
3	SEC USE ONL	1		
4	SOURCE OF F	UNDS *		
-	N/A	01123		
	CHECK BOX I	F DISCLOS	SURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM	
	2(d) or 2 (e)			
			0	
6	CITIZENSHIP	OR PLACE	OF ORGANIZATION	
	Delaware	T		
N	UMBER OF	7	SOLE VOTING POWER	
	SHARES		0	
BENEFICIALLY 8 SHARED VOTING POWER				
(	OWNED BY		3,955,590	
ъ	EACH	9	SOLE DISPOSITIVE POWER	
	EPORTING	10	U CHA DED DISDOSIENIE DONIED	
PE	RSON WITH	10	SHARED DISPOSITIVE POWER	
11	ACCDECATE	AMOUNT I	3,955,590  DENIETCIALLY OWNED BY EACH DEDODTING DEDSON	
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,955,590 (1)			
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*			
			0	
13		CLASS REF	PRESENTED BY AMOUNT IN ROW 11	
	9.00% (1)			
14	TYPE OF REPORTING PERSON			
	00			

(1) On the basis of 43,777,151 shares of Common Stock reported by the Company to be issued and outstanding as of November 10, 2006 in the Company's latest Quarterly Report on Form 10-Q, as filed with the Securities and Exchange Commission on November 14, 2006.

		1
CUSIP No. 861837102	13D	

1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)  Gary L. Herman N/A				
2			ATE BOX IF A MEMBER OF A GROUP*  (a)o (b) X		
3	SEC USE ONL	Y			
4	SOURCE OF F	UNDS *			
	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) or 2 (e)				
6	CITIZENSHIP OR PLACE OF ORGANIZATION United States				
NUMBER OF 7 SOLE VOTING POWER SHARES 60,000(1)		7	SOLE VOTING POWER 60,000 <sup>(1)</sup>		
BENEFICIALLY 8 SHARED VOTING POWER OWNED BY 3,955,590					
R	EACH 9 REPORTING		SOLE DISPOSITIVE POWER 60,000 <sup>(1)</sup>		
PE	RSON WITH	10	SHARED DISPOSITIVE POWER 3,955,590		
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 4,015,590 (1)				
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11 9.17% (2)				
14	TYPE OF REPORTING PERSON IN				

- (1) This includes 30,000 shares of common stock held by the Gary Herman, IRA.
- (2) On the basis of 43,777,151 shares of Common Stock reported by the Company to be issued and outstanding as of November 10, 2006 in the Company's latest Quarterly Report on Form 10-Q, as filed with the Securities and Exchange Commission on November 14, 2006.

		1
CUSIP No. 861837102	13D	

1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)					
2	Bruce Galloway N/A CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*					
<b>4</b>	CHECK THE A	PPROPRIA	$\begin{array}{c} \text{A IE BOA IF A MEMBER OF A GROUP}^{*} \\ \text{(a)} \text{o} \end{array}$			
			(a)o (b) X			
3	SEC USE ONL	Y	(0) 11			
4	SOURCE OF F	UNDS *				
	PF					
		F DISCLOS	SURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM			
	2(d) or 2 (e)					
			0			
6		OR PLACE	OF ORGANIZATION			
	United States		la ov ti vomiva povim			
N	UMBER OF	7	SOLE VOTING POWER			
	SHARES	-	864,199(1)			
	NEFICIALLY	8	SHARED VOTING POWER			
C	OWNED BY		3,955,590			
	EACH	9	SOLE DISPOSITIVE POWER			
	EPORTING	10	864,199 <sup>(1)</sup>			
PE	RSON WITH	10	SHARED DISPOSITIVE POWER			
11	A CCDEC A TE	AMOUNT	BASS,590  DENIERCIALLY OWNED BY EACH REPORTING BERSON			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 4,819,789 (1)					
12						
		111111100	0			
13	PERCENT OF (	CLASS REI	PRESENTED BY AMOUNT IN ROW 11			
	11.00% (2)					
14	TYPE OF REPORTING PERSON					
	IN					

- (1) This includes 748,749 shares of common stock held by Mr. Galloway through the Bruce Galloway, IRA, 55,000 shares of common stock owned by Mr. Galloway's children, Justin and Alana, for which Mr. Galloway has the power to vote and dispose and 60,450 by RexonGalloway Capital Growth, LLC for which Mr. Galloway retains full investment and voting discretion.
- (2) On the basis of 43,777,151 shares of Common Stock reported by the Company to be issued and outstanding as of November 10, 2006 in the Company's latest Quarterly Report on Form 10-Q, as filed with the Securities and Exchange Commission on November 14, 2006.

#### Item 1.

## Security and Issuer.

The class of equity securities to which this statement relates is the common stock, no par value, (the "Common Stock") of Stonepath Group, Inc., a Delaware corporation, (the "Company"). The principal executive offices of the Company are located at World Trade Center, 2200 Alaskan Way, Suite 200, Seattle, WA 98121.

#### Item 2.

#### Identity and Background.

This statement is being filed jointly by Strategic Turnaround Equity Partners, L.P. (Cayman), Galloway Capital Management LLC, Bruce Galloway and Gary L. Herman (collectively, the "Reporting Persons").

Strategic Turnaround Equity Partners, L.P. (Cayman), is a Delaware limited liability partnership and is a fund focused on investing primarily in undervalued public equities. Galloway Capital Management LLC is a Delaware limited liability company principally engaged in serving as the general partner of Strategic Turnaround Equity Partners, L.P. (Cayman). Gary L. Herman and Bruce Galloway are citizens of the United States, managing members of Galloway Capital Management LLC and Mr. Galloway is a holder of the majority of the membership interests in Galloway Capital Management LLC, and is a holder of the majority of the partnership interests in Strategic Turnaround Equity Partners, L.P. (Cayman)

The name and positions of the executive officers and directors of each of the Reporting Persons are set forth below. Other than as listed in Item 5 of this Report, each executive officer and director listed below disclaims beneficial ownership of the shares of Common Stock beneficially owned by the Reporting Persons.

Strategic Turnaround Equity Partners,

L.P. (Cayman)

Cayman Islands limited partnership

General Partner - Galloway Capital

Management LLC

Galloway Capital Management LLC

Delaware limited liability company Managing Member - Gary L. Herman Managing Member - Bruce Galloway

Bruce Galloway Citizenship - United States

Managing Member - Galloway Capital

Management LLC

Managing Member - Strategic Turnaround

Equity Partners, L.P. (Cayman)

Gary L. Herman Citizenship - United States

Managing Member - Galloway Capital

Management LLC

Managing Member - Strategic Turnaround

Equity Partners, L.P. (Cayman)

The address of the principal business office of Strategic Turnaround Equity Partners, L.P. (Cayman), Galloway Capital Management LLC, Bruce Galloway and Gary Herman is c/o Strategic Turnaround Equity Partners, L.P. (Cayman), 720 Fifth Avenue, 10th Floor, New York, New York 10019.

During the last five years, neither the Reporting Persons nor any executive officer or director of the Reporting Persons have (i) been convicted in any criminal proceeding or (ii) been a party to any civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which he was subject to any 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.

#### Item 3. Source and Amount of Funds or Other Consideration.

The shares of Common Stock owned directly and indirectly by the Reporting Persons were purchased with working capital of Strategic Turnaround Equity Partners, L.P (Cayman) and the personal investment capital of Messrs. Galloway and Herman.

#### Item 4.

# **Purpose of Transaction.**

All of the shares of Common Stock reported herein were acquired for investment purposes. On each of the following dates and at the following prices per share, Strategic Turnaround Equity Partners, L.P. (Cayman) made purchases or dispositions of Common Stock on the open market with its working capital:

Date	Number of Shares Acquired (Disposed)	Price Per Share
3/29/07	30,000	\$0.1998
3/30/07	30,000	\$0.2000
4/05/07	99,100	\$0.1300
4/18/07	(145,400)	\$0.1142

Other than as set forth below, the Reporting Persons currently have no plan or proposal which relates to or would result in any of the actions or transactions described in paragraphs (a) through (j) of Item 4 of the instructions to this Report.

On Mayl 1 2007, the Reporting Persons sent a letter to the Board of Directors seeking the resignation of the current board members and seeking to appoint a slate of directors recommended by the two largest equity shareholders. In addition, the Reporting Persons asked how management will respond to the default letters, and what proactive steps management is undertaking to seek financing alternatives for the company. A copy of the letter is attached as Exhibit 1.

#### Item 5.

#### Interest in Securities of the Issuer.

(a) and (b)

As of the date hereof, Strategic Turnaround Equity Partners, L.P. (Cayman), Galloway Capital Management LLC (as the general partner of Strategic Turnaround Equity Partners, L.P. (Cayman)), Bruce Galloway and Gary L. Herman (as a Managing Members of Galloway Capital Management LLC) are deemed to beneficially own an aggregate of 3,955,590 shares of Common Stock, representing approximately 9.00% of the number of shares of Common Stock stated to be outstanding by the

Company in its Quarterly Report on Form 10-Q, as filed with the Securities and Exchange Commission on November 14, 2006. Strategic Turnaround Equity Partners, L.P. (Cayman) is deemed to be the direct beneficial owner of 3,955,590 shares of Common Stock. Galloway Capital Management LLC is deemed to be the indirect beneficial owner of 3,955,590 shares of Common Stock. Bruce Galloway and Gary L. Herman are deemed to be the indirect beneficial owners of 3,941,890 shares of Common Stock. Each of Galloway Capital Management LLC, Bruce Galloway and Gary L. Herman disclaim beneficial ownership of the shares of Common Stock directly beneficially owned by Strategic Turnaround Equity Partners, L.P. (Cayman) (except for (i) the indirect interest of Galloway Capital Management LLC by virtue of being the general partner of Strategic Turnaround Equity Partners, L.P. (Cayman), (ii) the indirect interests of Bruce Galloway and Gary L. Herman by virtue of being members of Galloway Capital Management LLC, and (iii) the indirect interests of Bruce Galloway and Gary L. Herman by virtue of being limited partners of Strategic Turnaround Equity Partners, L.P. (Cayman). Galloway Capital Management LLC, Gary L. Herman and Bruce Galloway have shared power to direct the vote and shared power to direct the disposition of these shares of Common Stock.

Of the total 864,199 shares of common stock directly held by Mr. Galloway, 748,740 are held by Mr. Galloway through the Bruce Galloway, IRA, 55,000 shares of common stock are owned by Mr. Galloway's children, Justin and Alana, for which Mr. Galloway has the power to vote and dispose, and 60,450 shares of common stock are held by RexonGalloway Capital Growth, an investment company in which Mr. Galloway is a member ("RexonGalloway") and for which Mr. Galloway retains full investment and voting discretion.

Gary L. Herman directly beneficially owns 60,000 shares of common stock, 30,000 shares of which are held individually and 30,000 shares are held through the Gary Herman, IRA.

(c)

(d)

Other than as set forth in this Re	port, the Reporting Persons	s and the executive officers	and directors listed in Item 2
have not effected any transaction	ns in the shares of the Com	pany's equity securities with	hin the past 60 days.

Not applicable.	
(e)	
Not applicable.	

# Item 6. Contracts, Arrangements, Understandings or Relationships With the Issuer.

Except as described herein, there are no contracts, arrangements, understandings or relationships (legal or otherwise) between the Reporting Persons named in Item 2 hereof and any person with respect to any securities of the Company, including but not limited to transfer or voting of any other securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, divisions of profits or loss, or the giving or withholding of proxies.

# Item 7. Material to be Filed as Exhibits.

Exhibit 1 is a letter to the Board of Directors dated May 1, 2007.

#### **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.

# Strategic Turnaround Equity Partners, L.P. (Cayman)

May 1, 2007

By: /s/ Gary Herman

Name: Gary Herman

Title: Managing Member of Galloway Capital Management LLC, the General Partner of Strategic

Turnaround Equity Partners, L.P. (Cayman)

# Galloway Capital Management, LLC

May 1, 2007

By: /s/ Bruce Galloway

Name: Bruce Galloway Title: Managing Member

/s/ Gary L. Herman

Gary L. Herman May 1, 2007

/s/ Bruce Galloway

**Bruce Galloway** 

May 1, 2007

The original statement shall be signed by each person on whose behalf the statement is filed or his authorized representative. If the statement is signed on behalf of a person by his authorized representative (other than an executive officer or general partner of the filing person), evidence of the representative's authority to sign on behalf of such person shall be filed with the statement, *provided*, *however*, that a power of attorney for this purpose which is already on file with the Commission may be incorporated by reference. The name and any title of each person who signs the statement shall be typed or printed beneath his signature.

Attention. Intentional misstatements or omissions of fact constitute Federal criminal violations (See 18 U.S.C. 1001).