STAR GAS PARTNERS LP Form DEFA14A March 27, 2006

SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of

the Securities Exchange Act of 1934

Filed by the Registrant x				
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Check the appropriate box				
" Preliminary Proxy Statement				
" Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))				
" Definitive Proxy Statement				
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STAR GAS PARTNERS, L.P.				
(Name of Registrant as Specified in its Charter)				
Not applicable				
(Name of Person(s) Filing Proxy Statement, if other than the Registrant)				

X	No filing fee required.		
	Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.		
	1)	Title of each class of securities to which transaction applies:	
	2)	Aggregate number of securities to which transaction applies:	
	3)	Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11:	
	4)	Proposed maximum aggregate value of transaction:	
	5)	Total fee paid:	
	Fee paid previously with preliminary materials.		
	Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the off fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of filing.		
	6)	Amount Previously Paid:	
	7)	Form, Schedule or Registration Statement No.:	
	8)	Filing Party:	
	9)	Date Filed:	

March	24,	2006
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Dear Star Gas Unitholder:

I am writing to advise you of some additional developments relating to the upcoming Special Meeting of Star Gas (the Partnership or Star) unitholders. The meeting was convened on Friday, March 24, 2006 solely for the purpose of adjourning the Special Meeting to Thursday, April 6, 2006. The adjourned Special Meeting will be held at the offices of Phillips Nizer LLP, 666 Fifth Avenue, New York, New York 10103 at 11:00 a.m. local time on April 6, 2006. Also, the record date for the rights offering being made to common unitholders in connection with the Kestrel transaction has been reset from March 28, 2006 to the close of business on April 6, 2006. Important material relating to the rights offering will be sent to all common unitholders shortly after that record date.

I am also writing to advise you of certain developments in connection with a new unsolicited competing proposal (the New Soros Group proposal) made by a group consisting of Soros Fund Management, LLC, Atticus Capital, LP and Almeida Oil Co., Inc. (collectively, the Soros Group).

The New Soros Group proposal includes, among other things, a proposed tender offer by the Soros Group for up to 15 million common units at a price of \$3.00 per unit. The New Soros Group proposal contemplates a \$67.5 million rights offering to Star s common unitholders at a price of \$2.25 per common unit, with the common units purchased by the Soros Group through the tender offer being eligible to participate in the rights offering and the Soros Group providing a standby commitment to backstop the entire rights offering. The New Soros Group proposal contemplates that Star s senior subordinated units would not be converted into common units. The New Soros Group proposal would result in the aggregate issuance of 30 million new common units and cash to the Partnership of \$67.5 million prior to the payment of termination fees, expenses, incremental interest on Star s senior notes and other costs (which we have estimated would reduce the \$67.5 million by approximately \$9.5 million).

Pursuant to the New Soros Group proposal, Star Gas, LLC, Star s current general partner, would remain the general partner of the Partnership, and the Soros Group would have the right to appoint all of the directors of the general partner. The New Soros Group proposal contemplates that Star Gas, LLC would, in consideration of the Soros Group s standby commitment in the rights offering, (a) agree to relinquish its right to receive distributions from Star pursuant to Star s Partnership agreement (other than with respect to capital actually invested in Star) and (b) cause Star to issue to the Soros Group newly created units which would provide economic benefits substantially equivalent to the new general partner s rights to receive distributions under the Kestrel Unit Purchase Agreement, as amended. Additional information relating to the New Soros Group proposal is contained in the attached copy of the Partnership s press release issued on March 23, 2006.

The board of directors of Star Gas, LLC (the Board) is in the process of reviewing and evaluating the New Soros Group proposal and after such review and evaluation (which includes a review of certain clarifying information that we have requested from the Soros Group), the Partnership will publicly announce by press release and by filing a Form 8-K with the SEC the Board s determination as to whether the New Soros Group proposal constitutes a Superior Proposal within the meaning of our existing agreement with Kestrel. In the event that the Board determines that the New Soros Group proposal is a Superior Proposal, Star would be able to engage in discussions with, negotiate with, and provide information to, the Soros Group regarding their new proposal. Any such determination would *not* terminate the Partnership s agreements with Kestrel or any of the

agreements with Star s holders of senior notes, nor would it constitute an obligation or commitment by Star following such discussions and negotiations to enter into an agreement with the Soros Group.

The Board will continue to act in the best interest of unitholders. In that regard, you should be aware that the Board retains the ability to consider unsolicited proposals, and determine that such proposals are Superior Proposals after the date of the Special Meeting and to terminate the Kestrel Unit Purchase Agreement in order to accept a superior proposal.

GIVEN THE IMPORTANCE OF THE RECAPITALIZATION TO THE PARTNERSHIP, THE BOARD CONTINUES TO RECOMMEND THAT YOU VOTE IN FAVOR OF THE KESTREL TRANSACTION.

Enclosed is a duplicate amended proxy card for the Special Meeting. The proxy card that accompanied the original proxy statement and other mailings and the amended proxy card mailed to unitholders with the amended notice of meeting dated March 13, 2006 and subsequent mailings will remain valid. If you already returned a validly executed proxy card, your votes will be recorded unless you submit a subsequent proxy or you otherwise revoke your prior proxy. If you have not voted or wish to change your vote, please mark, date and execute the

enclosed proxy card and mail it promptly in the enclosed envelope. Once again, thank you for your continued support and we will continue to do our best to keep you apprised of future developments.

Regards,

Joseph P. Cavanaugh

Chief Executive Officer

PS Should you have any *questions or concerns* about the vote, feel free to call Georgeson Shareholder, the firm assisting us in this solicitation, toll-free at **800/960-7546** and speak with a representative who should be able to address your inquiry.

News Announcement

CONTACT:

Star Gas Partners Investor Relations 203/328-7310 Robert Rinderman, Steven Hecht Jaffoni & Collins Incorporated 212/835-8500 or SGU@jcir.com

FOR IMMEDIATE RELEASE

STAR GAS ANNOUNCES RECEIPT OF NEW COMPETING PROPOSAL FROM THE SOROS GROUP

STAMFORD, CT (March 23, 2006) - Star Gas Partners, L.P. (the Partnership or Star) (NYSE: SGU, SGH), a home energy distributor and services provider specializing in heating oil, announced today that it had received a new unsolicited and non-binding competing proposal from the consortium consisting of Soros Fund Management, LLC (Soros), Atticus Capital LP (Atticus) and Almeida Oil Co., Inc. (Almeida) for the strategic recapitalization of the Partnership. The new proposal (the New Soros Group proposal) by this consortium contemplates the formation of a new company, referred to herein as the Soros Group, to effectuate the transactions contained in the New Soros Group proposal.

The New Soros Group proposal includes, among other things, a proposed tender offer by the Soros Group for up to 15 million common units at a price of \$3.00 per unit. The New Soros Group proposal contemplates a \$67.5 million rights offering to Star s common unitholders at a price of \$2.25 per common unit, with the common units purchased by the Soros Group through the tender offer being eligible to participate in the rights offering and the Soros Group providing a standby commitment to backstop the entire rights offering. The New Soros Group proposal would result in the aggregate issuance of 30 million new common units and cash to the Partnership of \$67.5 million prior to the payment of termination fees, expenses, incremental interest on Star s senior notes and other costs.

Pursuant to the New Soros Group proposal, Star Gas, LLC, Star s current general partner, would remain the general partner of the Partnership, and the Soros Group would have the right to appoint all of the directors of the general partner. The New Soros Group proposal contemplates that Star Gas, LLC would, in consideration of the Soros Group s standby commitment in the rights offering, (a) agree to relinquish its right to receive distributions from Star pursuant to Star s partnership agreement (other than with respect to capital actually invested in Star) and (b) cause Star to issue to the Soros Group newly created units which would provide economic benefits substantially equivalent to the new general partner s rights to receive distributions under the Kestrel Unit Purchase Agreement, as amended.

The New Soros Group proposal contains a number of additional conditions not contained in any prior proposal. The proposal is conditioned on the board of Star Gas, LLC approving the transactions, including the tender offer, contemplated by the New Soros Group proposal and revoking all anti-takeover protections currently contained in the formation and governance documents of Star and its general partner solely with respect to the New Soros Group proposal. The New Soros Group Proposal is also conditioned upon the transfer, for nominal consideration, of a minority equity interest in Star Gas, LLC to the Soros Group and the agreement by all of the equity holders of Star Gas, LLC to: (i) grant the Soros Group the right to appoint all of the members of the board

of directors of Star Gas, LLC and (ii) not sell their equity interests in Star Gas, LLC without the prior written consent of the Soros Group. The proposal is further conditioned on the Soros Group being granted the option to acquire all of the equity interests in Star Gas, LLC for a price equal to the value of Star Gas, LLC s invested capital in Star at the time of exercise of such option.

The Soros Group has asserted that the New Soros Group proposal and the transactions contemplated thereby should not constitute a Change of Control under the terms of Star s senior noteholders indenture and should not require the consent (or vote) of Star s senior subordinated or junior subordinated unitholders. The Partnership is requesting clarification from the Soros Group as to the basis for these conclusions.

The New Soros Group proposal does not include a conversion of the Partnership s senior subordinated and junior subordinated units into Star s common units.

In addition, the New Soros Group proposal does not contemplate maintaining the current arrangements with the holders of Star s senior notes. The New Soros Group proposal contemplates that the existing arrangements with noteholders will terminate upon the termination of the Kestrel Unit Purchase Agreement and that any future negotiations with such noteholders would be the responsibility of the Soros Group. The New Soros Group proposal indicates that in addition to the cash provided by the rights offering and cash on hand at Star, the Soros Group would arrange debt financing to satisfy any redemption of Star s senior notes required pursuant to the Excess Proceeds clause of Star s indenture with its senior noteholders. The Soros Group also indicated that they have engaged in discussions with financing sources regarding replacing Star s existing senior bank facility and providing a facility to fund any purchases under the Excess Proceeds clause of Star s indenture.

The New Soros Group proposal, like the prior Soros Group proposals, is subject to completion of a confirmatory due diligence review and negotiation and execution of definitive agreements, which diligence review the Soros Group has indicated it will be able to conduct in one week.

The board of directors of Star s general partner, Star Gas, LLC, will be evaluating the New Soros Group proposal in the near future. As previously announced on February 24, 2006 and March 16, 2006, the Star Gas board had determined that the original and revised Soros Group proposals were not a Superior Proposal within the meaning of the Unit Purchase Agreement with Kestrel.

As previously announced on March 16, 2006, the Special Meeting of Star Gas unitholders currently scheduled for 11:00 a.m., local time, on March 24, 2006 will be convened solely for the purpose of adjourning the Special Meeting until 11:00 a.m., local time, on Tuesday, March 28, 2006. The record date for the rights offering contemplated by the Kestrel transaction has been set for the close of business on March 28, 2006. As previously announced, Star does not have the ability to delay the Special Meeting past the record date for the rights offering without Kestrel s consent. Kestrel has advised the Partnership that it will not grant such consent. Under the Kestrel Unit Purchase Agreement, as amended, the board of Star s general partner retains the ability to consider unsolicited proposals, and determine that such proposals are Superior Proposals, after the date of the Special Meeting and to terminate the Kestrel Unit Purchase Agreement in order to accept a superior proposal.

As previously announced on March 16, 2006, the Kestrel Unit Purchase Agreement, as amended by the Contingent Amendment, provides for, among other things: the receipt by the Partnership of \$56.25 million in new equity financing through the issuance to Kestrel of 7,500,000 common units at \$2.25 per unit for an aggregate of \$16.875 million and the issuance of an additional 17,500,000 common units in a rights offering to Star s common unitholders at an exercise price of \$2.25 per unit for an aggregate of \$39.735 million. The rights in the Kestrel transaction agreements are non-transferable, and Kestrel has agreed to buy any common units not subscribed for in the rights offering. Pursuant to the Kestrel transaction, Kestrel Heat, LLC, a wholly owned subsidiary of Kestrel, would become the new general partner of the Partnership.

The agreements relating to the Kestrel transaction can be found as exhibits to the Partnership s Form 8-K, filed on December 5, 2005. The Partnership has also filed additional proxy materials relating to the Kestrel transaction on January 24, 2006, March 1, 2006, March 13, 2006 and March 17, 2006.

Forward Looking Information

This news release includes forward-looking statements which represent the Partnership s expectations or beliefs concerning future events that involve risks and uncertainties, including those associated with the approval of the recapitalization; the effect of weather conditions on our financial performance; anticipated proceeds from weather insurance; the price and supply of home heating oil; the consumption patterns of our customers; our ability to obtain satisfactory gross profit margins; our ability to obtain new customers and retain existing customers; our ability to effect strategic acquisitions or redeploy underperforming assets; the ultimate disposition of excess proceeds from the sale of the propane segment should the recapitalization not be consummated; the impact of litigation; the ongoing impact of the business process redesign project at the heating oil segment and our ability to address issues related to that project; natural gas conversions; future union relations and the outcome of current and future union negotiations; the impact of current and future environmental, health and safety regulations; customer creditworthiness; and marketing plans. All statements other than statements of historical facts included in this news release are forward-looking statements. Although the Partnership believes that the expectations reflected in such forward-looking statements are reasonable, it can give no assurance that such expectations will prove to have been correct. Important factors that could cause actual results to differ materially from the Partnership s expectations (Cautionary Statements) are disclosed in this news release and in the Partnership s Annual Report on Form 10-K for the year ended September 30, 2005 and its Quarterly Report on Form 10-Q for the fiscal quarter ended December 31, 2005, including without limitation and in conjunction with the forward-looking statements included in this news release. All subsequent written and oral forward-looking statements attributable to the Partnership or persons acting on its behalf are expressly qualified in their entirety by the Cautionary Statements. Unless otherwise required by law, the Partnership undertakes no obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise after the date of this news release.

About Star Gas Partners

Star Gas Partners, L.P. is the nation s largest retail distributor of home heating oil. Additional information is available by obtaining the Partnership s SEC filings and by visiting Star s website at www.star-gas.com.