STONEPATH GROUP INC Form SC 13D/A July 06, 2007

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

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SCHEDULE 13D (Rule 13d-101)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED
PURSUANT TO RULE 13d-1(a) AND
AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(a)
(AMENDMENT NO. 4) (1)

Stonepath Group, Inc.

(Name of Issuer)

Common Stock

(Title of Class of Securities)

861837102 -----(CUSIP Number)

Bruce Galloway and Gary Herman c/o Strategic Turnaround Equity Partners, L.P. (Cayman) 720 Fifth Avenue, 10th Floor New York, New York 10019 (212) 247-0581

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

July 6, 2007

(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 Rule 13d-1(c), 13d-1(f) or 13d-1(g), check the following box. |X|

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

See Rule 13d-7 (b) for other parties to whom copies are to be sent.

<sup>(1)</sup> 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 the disclosures provided in a prior cover page.

The information required in 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 or otherwise subject to the liabilities of that section of the Act

but shall be subject to all other provisions of the  $\mbox{Act}$  (however, see the  $\mbox{Notes}$ ).

(Continued on following pages)

CUSIP No	. 861837102 		13D		
1		ΓΙΓΙCΑΤΙ	PERSONS ON NO. OF ABOVE PERSONS (ENTI d Equity Partners, L.P.(Cayma	·	98-0498777
2	CHECK THE A	PROPRIA	TE BOX IF A MEMBER OF A GROUP		(a)  _  (b)  X
3	SEC USE ONLY	ľ			
4	SOURCE OF FU				
5	CHECK BOX IF	F DISCLO	SURE OF LEGAL PROCEEDINGS IS		
6	CITIZENSHIP	OR PLAC	E OF ORGANIZATION Cayman Isl	ands	
	UMBER OF SHARES	7 	SOLE VOTING POWER	0	
	EFICIALLY WNED BY	8	SHARED VOTING POWER	3,955,59	0
RI	EACH EPORTING	9	SOLE DISPOSITIVE POWER	0	
PE			SHARED DISPOSITIVE POWER	3,955,59	0
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12		THE AG	GREGATE AMOUNT IN ROW (11) EX		

13		PERCENT OF CL	ASS REI	PRESENTED BY AMOUNT IN ROW 11	8.31% (1)			
14		TYPE OF REPOR	TING PI	ERSON	PN			
(1)	Com: Nov as plu	mon Stock repo ember 10, 2006 filed with the s 3,804,768 sh sequent to the	rted by in the Securi ares of	919. This is comprised of 43,77 by the Company to be issued and a Company's latest Quarterly Resities and Exchange Commission of common stock which we believe g of the 10Q as discussed above STRUCTIONS BEFORE FILLING OUT!	outstanding as of eport on Form 10-Q, on November 14, 2006, e have been issued			
		 861837102 		13D				
1		NAMES OF REPO I.R.S. IDENTI Galloway Capi	FICATIO	ON NO. OF ABOVE PERSONS (ENTITI	ES ONLY) 90-0000838			
2		CHECK THE APP	HECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a)  _ (b)  X					
3		SEC USE ONLY						
4		SOURCE OF FUNDS * N/A						
5		CHECK BOX IF		SURE OF LEGAL PROCEEDINGS IS RE	QUIRED PURSUANT TO			
6		CITIZENSHIP O	R PLACI	E OF ORGANIZATION Delaware				
		MBER OF HARES	7	SOLE VOTING POWER	0			
]		FICIALLY NED BY	8	SHARED VOTING POWER	3,955,590			
EACH REPORTING			9	SOLE DISPOSITIVE POWER	0			

	PER	SON WITH	10	SHARE	D DISPO	SITIVE	POWER		3,955,5 	90	
11		AGGREGATE AMOUN 3,955,590 (1)	NT BEN	EFICIA	LLY OWN	ED BY 1	EACH RE	PORTII	IG PERS	ON	
12		CHECK BOX IF TH		REGATE	AMOUNT	' IN ROI	N (11)	EXCLUI	)ES		_
13		PERCENT OF CLAS	SS REP	RESENT	ED BY A		IN ROW				% (1) 
14		TYPE OF REPORTI	ING PE	RSON							OC
(1)	10, wit: 3,8	the basis 47,581 ck reported by t 2006 in the Com h the Securities 04,768 shares of sequent to the f	the Company's and for comm	mpany s late Exchan on sto of th	to be i st Quar ge Comm ck whice e 10Q a	ssued a terly laission the weed be selected as	and out Report on Novelieve	standi on For ember have k	ng as m 10-0 14, 20	of Nove , as fi 06, plu	mber led
	No.	861837102			13D			-			
1		NAMES OF REPORT I.R.S. IDENTIFI Gary L. Herman				E PERS	ONS (EN	TITIES	ONLY)		N/A
2		CHECK THE APPRO	OPRIAT	E BOX	IF A ME	MBER OI	F A GRO	UP*			)   <u></u>   )  X
3		SEC USE ONLY									
4		SOURCE OF FUNDS	5 *	PF						<b></b>	
5		CHECK BOX IF DI	ISCLOS							URSUANT	TO  _

6	CITIZENSHIP OR	PLACE	OF ORGANIZATION	United States	S		
	NUMBER OF SHARES	7	SOLE VOTING POWE	 R	60,000(1)		
E	BENEFICIALLY OWNED BY	8	SHARED VOTING PO	WER	3,955,590		
	EACH REPORTING	9	SOLE DISPOSITIVE	POWER	60,000(1)		
	PERSON WITH	10	SHARED DISPOSITIV	VE POWER	3,955,590		
11	AGGREGATE AMOUN 4,015,590 (1)	IT BEN	EFICIALLY OWNED BY	Y EACH REPORT:	ING PERSON		
12	CHECK BOX IF TH		REGATE AMOUNT IN 1	ROW (11) EXCL	UDES		_
13	PERCENT OF CLAS	SS REP	RESENTED BY AMOUN	T IN ROW 11		8.43%	(2)
14	TYPE OF REPORT	NG PE	RSON				IN
(1)	This includes 30,00	00 sha	res of common sto	ck held by the	e Gary Herm	an, II	RA.
(2)	On the basis of 47, Common Stock report November 10, 2006 is as filed with the S plus 3,804,768 shar subsequent to the fi	ed by n the Securi	the Company to be Company's latest ties and Exchange common stock which	e issued and o Quarterly Rep Commission on ch we believe	outstanding port on Form n November have been	as of m 10-0 14, 20	Q, 006,
	*SE	EE INS	TRUCTIONS BEFORE 1	FILLING OUT!			
	No. 861837102		13D				
1			ERSONS N NO. OF ABOVE PEI	RSONS (ENTITI)	ES ONLY)		N/A
2			E BOX IF A MEMBER				_

(b) |X|

3	SEC USE ONLY	SEC USE ONLY					
4	SOURCE OF FUNDS * PF						
5	CHECK BOX IF D		SURE OF LEGAL PROCEEDINGS IS REQUIRED		_		
6	CITIZENSHIP OR	R PLAC	E OF ORGANIZATION United States				
	NUMBER OF SHARES	7	SOLE VOTING POWER	864,199(	 1) 		
1	BENEFICIALLY OWNED BY	8	SHARED VOTING POWER	3,955,590	0		
	EACH REPORTING	9	SOLE DISPOSITIVE POWER	864,199 (1	1)		
	PERSON WITH	10	SHARED DISPOSITIVE POWER	3,955,59	90		
11	AGGREGATE AMOU 4,819,789 (1)		NEFICIALLY OWNED BY EACH REPORTING PER	SON			
12	CHECK BOX IF T CERTAIN SHARES		GREGATE AMOUNT IN ROW (11) EXCLUDES	l.	_		
13	PERCENT OF CLA	ASS RE	PRESENTED BY AMOUNT IN ROW 11	10.12% (2	 2) 		
14	14 TYPE OF REPORTING PERSON IN						
(1)	the Bruce Galloway Galloway's childre power to vote and	, IRA en, Ju dispo	hares of common stock held by Mr. Gall, 55,000 shares of common stock owned stin and Alana, for which Mr. Galloway se and 60,450 by RexonGalloway Capital retains full investment and voting dis	by Mr. has the Growth, LL(			
(2)	Common Stock repor	ted b	919. This is comprised of 43,777,151 s y the Company to be issued and outstan e Company's latest Quarterly Report on	ding as of			

as filed with the Securities and Exchange Commission on November 14, 2006,

3,804,768 shares of common stock which we believe have been issued

subsequent to the filing of the 10Q as discussed above.

\*SEE INSTRUCTIONS BEFORE FILLING OUT!

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 Manageme

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.

The Reporting Parties have decided to withdraw their Proxy Consent Solicitation based on further due diligence of the current and future business prospects of the Issuer. The Reporting Persons do not have any deals, arrangements or agreements with the management or members of the board of directors of the Issuer.

The Reporting Persons have no plans at this time to conduct a future proxy consent solicitation, or to pursue an acquisition or change in control of the Issuer. The Reporting Persons will continue to monitor their investment and evaluate whether to purchase additional shares or sell all or a portion of their shares.

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 3,804,768 shares of common stock which we believe have been issued subsequent to the filing of the 10Q as discussed above 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 3,955,590 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)

Other than as set forth in this Report, the Reporting Persons and the executive officers and directors listed in Item 2 have not effected any transactions in the shares of the Company's equity securities within the past 60 days.

(d)

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.

None.

#### 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)

July 6, 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

July 6, 2007 By:/s/ Bruce Galloway

Name: Bruce Galloway
Title: Managing Member

Gary L. Herman

July 6, 2007 /s/ Gary L. Herman

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Bruce Galloway

July 6, 2007 /s/ Bruce Galloway

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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  $18\ U.S.C.\ 1001$ ).