# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

### **SCHEDULE 14A INFORMATION**

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934

	bd by the Registrant ⊠ bd by a Party other than the Registrant □					
	eck the appropriate box:					
□ Preliminary Proxy Statement						
	Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))					
	efinitive Proxy Statement					
$\square$	Definitive Additional Materials Soliciting Material Pursuant to Section 240.14a-11(c) or Section 240.14a-12					
	SPAR Group, Inc. (Name of Registrant as Specified In Its Charter)					
	(common regional de spontou de la common)					
	N/A					
	(Name of Person(s) Filing Proxy Statement, if other than the Registrant)					
Pay	ment of Filing Fee (Check the appropriate box):					
$\times$	No 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)	3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):					
(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 offsetting fee was paid					
	previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.					
	(1) Amount Previously Paid:					
	(2) From Calculation Residentian Continued No.					
	(2) Form, Schedule or Registration Statement No.:					
	(3) Filing Party:					
	(4) Date Filed:					

### Mistake in 2019 Proxy Card.

SPAR Group, Inc. ("SGRP", the "Corporation" or the "Registrant"), on April 29, 2019, filed its definitive Proxy Statement on Schedule 14A (the "2019 Proxy Statement") with the Securities and Exchange Commission ("SEC"), and began mailing the 2019 Proxy Statement to its stockholders and soliciting their proxies for the 2019 annual meeting of SGRP's stockholders (the "2019 Annual Meeting"). The 2019 Proxy Statement is hereby incorporated herein by reference

The 2019 Proxy Statement included a Proxy Card (the "2019 Proxy Card") that contains an unintentional omission: it fails to provide a check box for a vote "AGAINST" a director.

However, the 2019 Proxy Statement correctly described the votes "for" and "AGAINST" (or "NO") for a candidate for director:

An affirmative majority of votes cast at the 2019 Annual Meeting in person or by proxy is required for the election of each nominee to serve as a director. Accordingly, any Director receiving a majority of "no" votes is denied reelection and has agreed to immediately retire (see below). Stockholders are not entitled to cumulate votes. In a field of more than seven nominees, the seven nominees receiving the most votes would be elected as directors. Votes withheld, abstentions and broker non-votes are not counted as votes "FOR" or "AGAINST" a director nominee and will have no effect on the outcome of the election.

This result is mandated by SGRP's 2019 Amended and Restated By-Laws (the "Restated By-Laws) respecting stockholder voting.

The 2019 Proxy Card should have had provision for voting "no" or "against" a candidate for director. To be elected, a candidate must receive more "FOR" votes cast than "AGAINST" votes cast, i.e, the decision is made by a majority of the votes cast. Votes cast do not include abstentions (including "withheld"), non-votes or inconclusive votes (i.e., no box clearly checked, multiple boxes checked, and the like) respecting any candidate or matter.

### Instructions For Voting "AGAINST" a Director.

As described in the 2019 Proxy Statement, the Board recommended a vote in favor of all candidates. SGRP has worked with its transfer agent also to correct this error for those voting via the internet, telephone or mail. Accordingly, you can vote "AGAINST" a director.

However, you can vote "AGAINST" any candidate for director any of four different ways:

- You can vote over the internet, which will permit you to vote "AGAINST" any candidate for director.
  Go to www.envisionreports.com/SGRP.
  Or scan the QR code with your smartphone.
  Follow the steps outlined on the secure website.
- You can vote by telephone, which will permit you to vote "AGAINST" any candidate for director.
   Call toll free 1-800-652-VOTE (8683) within the USA, US territories &Canada on a touch tone telephone
   Follow the instructions provided by the recorded message
- 3. You can vote "AGAINST" any candidate for director on your 2019 Proxy Card IF YOU WRITE "AGAINST" immediately after such director's name on your 2019 Proxy Card and return it in the envelope included with the 2019 Proxy Statement. Be careful not to check "for" or "withheld" if you are voting "AGAINST". More than one choice for the same director will invalidate your vote.
- 4. You can vote "AGAINST" any candidate for director by attending the 2019 Annual Meeting in person on Wednesday, May 15, 2019, at 9:00 AM, Eastern Time, at Tampa Airport Marriott, 4200 George J. Bean Parkway, Tampa, FL 33607.

### Consequences of a Majority Vote "AGAINST" a Director.

As described in the 2019 Proxy Statement:

If more votes are cast "against" a candidate for director than "for" him or her, that candidate will not be elected. As provided in the Restated By-Laws pursuant to the Settlement, each Director has signed and delivered to the Corporation a written irrevocable letter of resignation and retirement (which shall constitute an irrevocable resignation for purposes of DGCL Section 141(b)), pursuant to which the departing Director shall be deemed to have retired for all purposes (including all plans and other benefits, but excluding indemnification and severance rights) which letter shall be effective as and when, and effective upon, such person failing to be re-elected by the required majority affirmative vote of the voting stockholders at which such person is subject to re-election. Accordingly, that retirement could be triggered if a majority of the votes are "no" (or "against"), and the Majority Stockholders have the power to together vote "no" and effectively remove any Director.

For a description of the Majority Stockholders, the Restated By- Laws and the Settlement, Please see Note 9 to the Company's Consolidated Financial Statements – *Commitments and Contingencies -- Legal Matters - Delaware Litigation Settlement*, in the Corporation's 2018 Annual Report on Form 10-K/A for the year ended December 31, 2018, as filed with the SEC on April 24, 2019 (the "2018 Annual Report").

The removal of any independent director would result in an immediate violation of Nasdaq Listing Rule 5605(b)(1), which requires a majority of the board of directors of a listed company to be comprised of independent directors as defined in Rule 5605(b)(1) (the "Nasdaq Board Independence Rule"). See *Risks of a Nasdaq Delisting and Penny Stock Trading* in Item 1A – Risk Factors in the 2018 Annual Report.

Any vacancy created by a majority vote "AGAINST" any director must be filled within 90 days by the Governance Committee and Board or else the stockholders may act. As part of the Settlement, the parties agreed in the Restated By- Laws to provisions that (among other things) preserve the current roles of the Governance Committee and Board in the location, evaluation, and selection of candidates for candidates to fill Board vacancies (other than those under a stockholder written consent making a removal and appointment, which is unchanged).

A current copy of the Restated By-Laws is posted and available to stockholders and the public on the Corporation's web site (<a href="www.sparinc.com">www.sparinc.com</a>). The foregoing descriptions are qualified in their entirety by reference to the Restated By-Laws, which are incorporated herein by reference.

### Revised Proxy Cards.

The Corporation has revised the forms of its 2019 Proxy Cards (each a "Revised 2019 Proxy Card") to permit a vote "AGAINST" any candidate for director and to correct several typographical errors. Copies of the Revised 2019 Proxy Cards for stockholders and for brokers are attached hereto and filed herewith as Exhibit 99.1 and 99.2, respectively, and are incorporated herein by reference. The Revised 2019 Proxy Cards also are being filed with the SEC as Exhibits to SGRP's Current Report on Form 8-K Definitive Additional Materials under Schedule 14A.

However, you should still use one of the four ways listed above to vote "AGAINST" any candidate for director.

### Exhibits.

- 99.1 Revised 2019 Proxy Card of SPAR Group, Inc. Common (as filed herewith).
- 99.2 Revised 2019 Proxy Card of SPAR Group, Inc. Broker (as filed herewith).

# SPAR Group, Inc. TOTE

Your vote matters – here's how to vote!
You may vote online or by phone instead of mailing this card.

Votes submitted electronically must be received by 12:00pm, ET, on May 14, 2019

Online

Go to www.envisionreports.com/SGRP or scan the QR code — login details are located in the shaded bar below.

Phone

Call toll free 1-800-652-VOTE (8683) within the USA, US territories and Canada

Save paper, time and money! Sign up for electronic delivery at www.envisionreports.com/SGRP

Using a <u>black ink</u> pen, mark your votes with an X as shown in this example. Please do not write outside the designated areas.



# 2019 Annual Meeting Proxy Card

IF VOTING BY MAIL, SIGN, DETACH AND RETURN THE BOTTOM PORTION IN THE ENCLOSED ENVELOPE.

	For Against Withhold		For Against Withhold	For	Against Withhold
01 - Jack W. Partridge	□ □ □ 02	- William H. Bartels	□ □ □ □ □ □	orthur B. Drogue	
04 - R. Eric McCarthey	□ □ □ □ 05	- Christiaan M. Olivier	□ □ □ 06 - F	Peter W. Brown	
07 - Jeffrey A. Mayer		For Annied Metric			F 4-1-4 M-1-1
Ratification, on an advisory basis USA, LLP, as the principal indep firm for the Corporation and its s year-ending December 31, 2019	endent registered accounting ubsidiaries for their fiscal	For Against Abstain	<ol> <li>Approval, on an advisory bas named executives and other Corporation's Proxy Statement</li> </ol>	officers as disclosed in the	For Against Absta
Selection, on an advisory basis, Corporation should request an a stockholders respecting executiv one, two or three years (i.e., "say	of whether the dvisory vote from its e compensation every	Years 3 Years Abstain	<ol><li>Ratification and approval of the compensation plan.</li></ol>	2019 plan amendment to the 2010	8
In their discretion, Christiaan M acting individually ortogether, ar other business as may properly Meeting and to vote either for or whole or in part) as he may dete	re authorized to consider such come before the 2019 Annual against such other business (in	For Against Abstain			
B Authorized Signatures	- This section must be con	npleted for your vote to	count. Please date and sign	n below.	
	ears hereon. Joint owners should e		attorney, executor, administrator, corpo ep signature within the box.	rate officer, trustee, guardian, or cu Signature 2 — Please keep s	

# 2019 Annual Meeting Admission Ticket

2019 Annual Meeting of SPAR Group, Inc. Shareholders

May 15, 2019, 9:00am ET Tampa Airport Marriott 4200 George J. Bean Parkway, Tampa, FL 33607

Upon arrival, please present this admission ticket and photo identification at the registration desk.

Small steps make an impact.

Help the environment by consenting to receive electronic delivery, sign up at www.envisionreports.com/SGRP

IF VOTING BY MAIL, SIGN, DETACHAND RETURN THE BOTTOM PORTION IN THE ENCLOSED ENVELOPE.

SPAR Group, Inc.

### Notice of 2019 Annual Meeting of Shareholders

Proxy Solicited by Board of Directors for Annual Meeting — May 15, 2019

(The undersigned hereby appoints Christiaan M. Olivier and James R. Segreto, acting individually or together, with full power of substitution, as the undersigned's proxy and attorney-in-fact to vote all shares of Common Stock of SPAR Group, Inc. (the "Corporation"), held of record by the undersigned as of March 22, 2019, the record date with respect to this solicitation, at the Annual Meeting of Stockholders of the Corporation to be held at Tampa Airport Marriott, 4200 George J. Bean Parkway, Tampa, FL 33607, beginning at 9:00 a.m., Eastern Time, on Wednesday, May 15, 2019, and at any postponements and adjournments thereof (the "2019 Annual Meeting"), upon the matters stated on the reverse side.

THIS PROXY (WHEN PROPERLY EXECUTED AND DELIVERED) WILL BE VOTED IN THE MANNER DIRECTED BY THE UNDERSIGNED. IF NO DIRECTION IS GIVEN, THIS PROXY WILL BE VOTED FOR THE NOMINEES NAMED IN THE PROPOSAL 1, FOR PROPOSALS 2 AND 3, FOR "ONE YEAR" IN PROPOSAL 4, FOR PROPOSAL 5, AND EITHER FOR OR AGAINST ANY OTHER MATTER IN THE DISCRETION OF THE PERSON NAMED AS PROXY. IF ANY NOMINEE DECLINES OR IS UNABLE TO SERVE AS A DIRECTOR, THEN THE PERSON NAMED AS PROXY SHALL HAVE FULL DISCRETION TO VOTE FOR OR AGAINST ANY OTHER PERSON DESIGNATED BY THE BOARD OF DIRECTORS.

The signor hereby revokes all proxies heretofore given by the signor to vote at the 2019 Annual Meeting, including any adjournments thereof.

Shares represented by this proxy will be voted by the stockholder. If no such directions are indicated, the Proxies will have authority to vote FOR the election of the Board of Directors and FOR items 2-6.

In their discretion, the Proxies are authorized to vote upon such other business as may properly come before the meeting. (Items

to be voted appear on reverse side)

C Non-Voting Items			
Change of Address — Please print new address	Comments — Please print your comments		

# SPAR Group, Inc. TOTE

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2019 Annual Meeting Proxy Car	<u> </u>
IF VOTING BY	MAIL, SIGN, DETACHAND RETURN THE BOTTOMPORTION IN THE ENCLOSED ENVELOPE.
A Proposals — The Board of Directors reco	ommend a vote <u>FOR</u> all the nominees listed and <u>FOR</u> Proposals 2 – 6.
Election of Directors:     For Against Wit	thhold For Against Withhold For Against Withhold
01 - Jack W. Partridge	02 - William H. Bartels 03 - Arthur B. Drogue
04 - R. Eric McCarthey	05 - Christiaan M. Olivier 06 - Peter W. Brown
07 - Jeffrey A. Mayer	The second states
<ol> <li>Ratification, on an advisory basis, of the appointment of USA, LLP, as the principal independent registered acc firm for the Corporation and its subsidiaries for their fisc year-ending December 31, 2019</li> </ol>	ourting named executives and other officers as disclosed in the
<ol> <li>Selection, on an advisory basis, of whether the Corporation should request an advisory vote from its stockholders respecting executive compensation every one, two or three years (i.e., "say onfrequency")</li> </ol>	
<ol> <li>In their discretion, Christiaan M. Olivier and James R. S acting individually or together, are authorized to conside other business as may properly come before the 2019. Meeting and to vote either for or against such other bus whole or in part) as he may determine.</li> </ol>	ersuch
B Authorized Signatures — This section mu	ust be completed for your vote to count. Please date and sign below.
Please sign exactly as name(s) appears hereon. Joint own: Date (mm/dd/v/vv) — Please print date below.	ers should each sign. When signing as attorney, executor, administrator, corporate officer, frustee, guardian, or custodian, please give full title.  Signature 1 — Please keep signature within the box.  Signature 2 — Please keep signature within the box.
Date (Illinousyyyy) — Flease plint date below.	Signature 1 — Frease keep signature within the box. Signature 2 — Frease keep signature within the box.

IF VOTING BY MAIL, SIGN, DETACH AND RETURN THE BOTTOM PORTION IN THE ENCLOSED ENVELOPE.

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