

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

SCHEDULE 14A  
(Rule 14a-101)

INFORMATION REQUIRED IN PROXY STATEMENT

SCHEDULE 14A INFORMATION

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

(Amendment No. )

Filed by the Registrant

Filed by a Party other than the Registrant

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
- Definitive Additional Materials
- Soliciting Material Under § 240.14a-12

---

PITNEY BOWES INC.

(Name of Registrant as Specified In Its Charter)

HESTIA CAPITAL PARTNERS LP  
HELIOS I, LP  
HESTIA CAPITAL PARTNERS GP, LLC  
HESTIA CAPITAL MANAGEMENT, LLC  
KURTIS J. WOLF  
MILENA ALBERTI-PEREZ  
TODD A. EVERETT  
CARL J. GRASSI  
KATIE A. MAY  
KENNETH T. MCBRIDE  
LANCE E. ROSENZWEIG

---

(Name of Persons(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check all boxes that apply):

- No fee required
  - Fee paid previously with preliminary materials
  - Fee computed on table in exhibit required by Item 25(b) per Exchange Act Rules 14a-6(i)(1) and 0-11
-

Hestia Capital Partners, LP (“Hestia Capital”), together with the other participants named herein (collectively, “Hestia”), intends to file a preliminary proxy statement and accompanying WHITE universal proxy card with the Securities and Exchange Commission to be used to solicit votes for the election of its slate of highly-qualified director nominees at the 2023 annual meeting of stockholders of Pitney Bowes Inc., a Delaware corporation (the “Company”).

Item 1: On the evening of March 1, 2023, Hestia Capital posted the following materials to www.hestiacapital.com:

**Disclaimer**

The views expressed on this website represent the opinions of Hestia Capital Partners, LP and the other participants in its anticipated solicitation (collectively, the “Participants”), which beneficially own shares of Pitney Bowes Inc. (the “Company”), and are based on publicly available information with respect to the Company. The Participants recognize that there may be confidential information in the possession of the Company that could lead it or others to disagree with the Participants’ conclusions. The Participants reserve the right to change any of the opinions expressed herein at any time as they deem appropriate and disclaim any obligation to notify the market or any other party of any such changes. The Participants disclaim any obligation to update the information or opinions contained on this website.

Certain financial projections and statements made herein have been developed or obtained from filings made with the Securities and Exchange Commission (“SEC”) or other regulatory authorities and from other third party reports. Neither the Participants nor any of their affiliates shall be responsible or have any liability for any information contained in any of the party SEC or other regulatory filing or third party report. There is no assurance or guarantee with respect to the prices at which any securities of the Company will trade, and such securities may not trade at prices that may be implied herein. The estimates, projections and potential impact of the opportunities identified by the Participants herein are based on assumptions that the Participants believe to be reasonable as of the date of the materials on this website, but there can be no assurance or guarantee that actual results or performance of the Company will differ, and such differences may be material.

The materials on this website are provided merely as information and are not intended to be, nor should they be construed as, an offer to sell or a solicitation of an offer to buy any security. These materials do not recommend the purchase or sale of any security. The Participants currently beneficially own shares of the Company. It is possible that there will be developments in the future that cause the Participants from time to time to sell all or a portion of their holdings of the Company in open market transactions or otherwise (including via short sales), buy additional shares, in open market or privately negotiated transactions or otherwise, or trade in options, puts, calls or other derivative instruments relating to such shares.

Although the Participants believe the statements made in this website are substantially accurate in all material respects and does not omit to state material facts necessary to make those statements not misleading, the Participants make no representation or warranty, express or implied, as to the accuracy or completeness of those statements or any other written or oral communication it makes with respect to the Company and any other companies mentioned, and the Participants expressly disclaim any liability relating to those statements or communications for any inaccuracy or omission thereof. Thus, stockholders and others should conduct their own independent investigation and analysis of those statements and communications and of the Company and any other companies to which those statements or communications may be relevant.

The website may contain links to articles and/or videos (collectively, “Media”). The views and opinions expressed in such Media are those of the author(s) and/or speaker(s) referenced or quoted in such Media and, unless specifically noted otherwise, do not necessarily represent the opinion of the Participants.

This website may not be deemed to constitute solicitation material and is intended solely to inform stockholders so that they may make an informed decision regarding the proxy solicitation, as explained in greater detail below.

**Cautionary Statement Regarding Forward Looking Statements**

The materials on this website contain forward looking statements. All statements contained herein that are not clearly historical in nature or that necessarily depend on future events are forward looking, and the words “anticipate,” “believe,” “expect,” “intend,” “opportunity,” “estimate,” “plan,” and similar expressions are generally intended to identify forward looking statements. The projected results and statements contained herein that are not historical facts are based on current expectations, speak only as of the date of these materials and involve risks, uncertainties and other factors that may cause actual results, performance or achievements to be materially different from any future results, performance or achievements expressed or implied by such projected results and statements. Assumptions relating to the foregoing involve judgments with respect to, among other things, future economic, competitive and market conditions and future business decisions, all of which are difficult or impossible to predict accurately and many of which are beyond the control of the Participants. Although the Participants believe that the assumptions underlying the projected results or forward looking statements are reasonable as of the date of these materials, any of the assumptions could be inaccurate and therefore, there can be no assurance that the projected results or forward looking statements included herein will prove to be accurate. In light of the significant uncertainties inherent in the projected results and forward looking statements included herein, the inclusion of such information should not be regarded as a representation as to future results or that the objectives and strategic initiatives expressed or implied by such projected results and forward looking statements will be achieved. The Participants will not undertake and specifically disclaim any obligation to disclose the results of any reviews that may be made to any projected results or forward looking statements herein to reflect events or circumstances after the date of such projected results or statements or to reflect the occurrence of anticipated or unanticipated events.

**CERTAIN INFORMATION CONCERNING THE PARTICIPANTS**

Hestia Capital Partners, LP (“Hestia Capital”), together with the other participants named herein (collectively, “Hestia”), intends to file a preliminary proxy statement and accompanying WHITE universal proxy card with the Securities and Exchange Commission (“SEC”) to be used to solicit votes for the election of its slate of highly-qualified director nominees at the 2023 annual meeting of stockholders of Pitney Bowes Inc., a Delaware corporation (the “Company”).

HESTIA STRONGLY ADVISES ALL STOCKHOLDERS OF THE COMPANY TO READ THE PROXY STATEMENT AND OTHER PROXY MATERIALS AS THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION. SUCH PROXY MATERIALS WILL BE AVAILABLE AT NO CHARGE ON THE SEC’S WEB SITE AT [WWW.SECURITIESANDEXCHANGE.COM/EDGAR](http://WWW.SECURITIESANDEXCHANGE.COM/EDGAR). THE PARTICIPANTS IN THIS PROXY SOLICITATION WILL PROVIDE COPIES OF THE PROXY STATEMENT WITHOUT CHARGE, WHEN AVAILABLE, UPON REQUEST. REQUESTS FOR COPIES SHOULD BE DIRECTED TO THE PARTICIPANTS’ PROXY SOLICITOR.

The participants in the proxy solicitation are anticipated to be Hestia Capital, Hestia LP (“Hestia LP”), Hestia Capital Partners GP, LLC (“Hestia Partners GP”), Hestia Capital Management, LLC (“Hestia LLC”), Kurtis J. Walk, Mikey Alberti-Perez, Robt. A. Everett, Carl J. Grass, Kate A. May, Kenneth T. McBride and Lewis E. Rosenzweig.

As of the date hereof, the participants in the proxy solicitation beneficially own in the aggregate 1,849,187 shares of Common Stock par value \$1.00 per share of the Company (the “Common Stock”). As of the date hereof, Hestia Capital beneficially owns 4,325,000 shares of Common Stock, including 100 shares held in record name. As of the date hereof, Hestia beneficially owns 6,425,000 shares of Common Stock. Hestia Partners GP, as the general partner of each of Hestia Capital and Hestia, may be deemed to beneficially own the (i) 4,325,000 shares of Common Stock beneficially owned by Hestia Capital and (ii) 6,425,000 shares of Common Stock beneficially owned by Hestia. Hestia LLC, as the investment manager of each of Hestia Capital, Hestia and certain separately managed accounts (the “SMAs”), may be deemed to beneficially own the (i) 4,325,000 shares of Common Stock beneficially owned by Hestia Capital, (ii) 6,425,000 shares of Common Stock beneficially owned by Hestia and (iii) 6,763,500 shares of Common Stock held in the SMAs. Mr. Walk, as the Managing Member of each of Hestia Partners GP and Hestia LLC, may be deemed to beneficially own the (i) 4,325,000 shares of Common Stock beneficially owned by Hestia Capital, (ii) 6,425,000 shares of Common Stock beneficially owned by Hestia and (iii) 6,763,500 shares of Common Stock held in the SMAs. As of the date hereof, Mr. Alberti-Perez beneficially owns 100 shares of Common Stock. As of the date hereof, Mr. Everett beneficially owns 15,475 shares of Common Stock. As of the date hereof, Mr. Grass beneficially owns 40,000 shares of Common Stock. As of the date hereof, Mr. McBride beneficially owns 100 shares of Common Stock. As of the date hereof, Mr. May beneficially owns 2,300 shares of Common Stock. As of the date hereof, Mr. Rosenzweig beneficially owns 10,000 shares of Common Stock.

This communication is not a solicitation of a proxy, which may be done only pursuant to a definitive proxy statement.

**Office**  
Hestia Capital Management  
175 Dickinson Road, Suite 200  
Adams Township, PA 18046  
[info@hestiacapital.com](mailto:info@hestiacapital.com)  
(610) 217-4999

**Quick Links**  
The Firm  
Philosophy  
News & Insights  
Contact

© 2023 Hestia Capital. All rights reserved. From: Hestia LP, Hestia LLC.

## Disclaimer

The views expressed on this website represent the opinions of Hestia Capital Partners, LP and the other participants in its anticipated solicitation (collectively, the "Participants"), which beneficially own shares of Pitney Bowes Inc. (the "Company"), and are based on publicly available information with respect to the Company. The Participants recognize that there may be confidential information in the possession of the Company that could lead it or others to disagree with the Participants' conclusions. The Participants reserve the right to change any of the opinions expressed herein at any time as they deem appropriate and disclaim any obligation to notify the market or any other party of any such changes. The Participants disclaim any obligation to update the information or opinions contained on this website.

Certain financial projections and statements made herein have been derived or obtained from filings made with

HESTIA NOMINATES SEVEN HIGHLY QUALIFIED, INDEPENDENT CANDIDATES TO PITNEY BOWES' BOARD

THE FIRM

Item 2: On March 2, 2023, Hestia Capital posted the following materials to LinkedIn:



**Hestia Capital Management, LLC** ...  
85 followers  
now • 🌐

Hestia's Founder and CIO [Kurt Wolf](#) sat down with [Yahoo Finance](#) last week to discuss the value opportunity at [Pitney Bowes](#) \$PBI. Hestia has nominated seven highly qualified candidates for election to the company's board at this year's annual meeting. Watch the full interview here: [bit.ly/3kx9W7H](https://bit.ly/3kx9W7H)

Legal Disclaimer: <https://lnkd.in/gS22DTBc>



**Pitney Bowes 'the most compelling investment opportunity' since GameStop in...**  
news.yahoo.com 🌐 • 9 min read

## CERTAIN INFORMATION CONCERNING THE PARTICIPANTS

Hestia Capital Partners, LP (“Hestia Capital”), together with the other participants named herein (collectively, “Hestia”), intends to file a preliminary proxy statement and accompanying WHITE universal proxy card with the Securities and Exchange Commission (“SEC”) to be used to solicit votes for the election of its slate of highly-qualified director nominees at the 2023 annual meeting of stockholders of Pitney Bowes Inc., a Delaware corporation (the “Company”).

HESTIA STRONGLY ADVISES ALL STOCKHOLDERS OF THE COMPANY TO READ THE PROXY STATEMENT AND OTHER PROXY MATERIALS AS THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION. SUCH PROXY MATERIALS WILL BE AVAILABLE AT NO CHARGE ON THE SEC’S WEB SITE AT [HTTP://WWW.SEC.GOV](http://www.sec.gov). IN ADDITION, THE PARTICIPANTS IN THIS PROXY SOLICITATION WILL PROVIDE COPIES OF THE PROXY STATEMENT WITHOUT CHARGE, WHEN AVAILABLE, UPON REQUEST. REQUESTS FOR COPIES SHOULD BE DIRECTED TO THE PARTICIPANTS’ PROXY SOLICITOR.

The participants in the proxy solicitation are anticipated to be Hestia Capital, Helios I, LP (“Helios”), Hestia Capital Partners GP, LLC (“Hestia Partners GP”), Hestia Capital Management, LLC (“Hestia LLC”), Kurtis J. Wolf, Milena Alberti-Perez, Todd A. Everett, Carl J. Grassi, Katie A. May, Kenneth T. McBride and Lance E. Rosenzweig.

As of the date hereof, the participants in the proxy solicitation beneficially own in the aggregate 14,691,871 shares of Common Stock, par value \$1.00 per share, of the Company (the “Common Stock”). As of the date hereof, Hestia Capital beneficially owns 4,525,000 shares of Common Stock, including 100 shares held in record name. As of the date hereof, Helios beneficially owns 9,425,000 shares of Common Stock. Hestia Partners GP, as the general partner of each of Hestia Capital and Helios, may be deemed to beneficially own the (i) 4,525,000 shares of Common Stock beneficially owned by Hestia Capital and (ii) 9,425,000 shares of Common Stock beneficially owned by Helios. Hestia LLC, as the investment manager of each of Hestia Capital, Helios and certain separately managed accounts (the “SMAs”), may be deemed to beneficially own the (i) 4,525,000 shares of Common Stock beneficially owned by Hestia Capital, (ii) 9,425,000 shares of Common Stock beneficially owned by Helios and (iii) 678,500 shares of Common Stock held in the SMAs. Mr. Wolf, as the Managing Member of each of Hestia Partners GP and Hestia LLC, may be deemed to beneficially own the (i) 4,525,000 shares of Common Stock beneficially owned by Hestia Capital, (ii) 9,425,000 shares of Common Stock beneficially owned by Helios and (iii) 678,500 shares of Common Stock held in the SMAs. As of the date hereof, Ms. Alberti-Perez beneficially owns 500 shares of Common Stock. As of the date hereof, Mr. Everett beneficially owns 10,471 shares of Common Stock. As of the date hereof, Mr. Grassi beneficially owns 40,000 shares of Common Stock. As of the date hereof, Mr. McBride beneficially owns 100 shares of Common Stock. As of the date hereof, Ms. May beneficially owns 2,300 shares of Common Stock. As of the date hereof, Mr. Rosenzweig beneficially owns 10,000 shares of Common Stock.