

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.

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(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  
KATIE A. MAY  
LANCE E. ROSENZWEIG

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(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
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Hestia Capital Partners, LP (“Hestia Capital”), together with the other participants named herein (collectively, “Hestia”), has filed a definitive 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 (the “Annual Meeting”) of Pitney Bowes Inc., a Delaware corporation (the “Company”).

On April 10, 2023, Hestia posted the following material to [www.TransformPitneyBowes.com](http://www.TransformPitneyBowes.com):

transform pitney bowes

About Hestia Case For Change Investor Support Our Nominees Our Plan Resources Contact

**You have an opportunity to transform Pitney Bowes by voting for ALL FIVE Hestia Nominees on the WHITE card at this year's Annual Meeting**

**Read a Letter from our Interim CEO Candidates**

Stockholders have suffered 10 years of losses under CEO Marc Lautenbach and his Board.

Hestia is the third largest stockholder of Pitney Bowes and believes investors deserve better leadership.

Our well-rounded slate has the right experience to oversee a turnaround strategy that we believe will unlock tremendous stockholder value for Pitney Bowes stockholders in the coming years.

**VOTE THE WHITE PROXY CARD TODAY**

HOW TO VOTE

**THE CASE TO TRANSFORM PITNEY BOWES**

The Board and CEO Marc Lautenbach have delivered negative total stockholder returns over many relevant time periods.

LEARN MORE

**OUR PLAN FOR VALUE CREATION**

We believe our short, detailed, six-pronged strategy can help Pitney Bowes achieve a stock price of \$30 in the coming years.

OUR PLAN

**MEET OUR NOMINEES**

Our well-rounded slate and interim CEO candidates have the experience required to transform Pitney Bowes.

MEET OUR NOMINEES

**STOCKHOLDER RESOURCES**

Learn more about Hestia's campaign to enhance value for all stakeholders.

RESOURCES

**Strategic Proxy Consulting LLC**  
Solely Owned - Not Affiliated  
212 277-1510  
[info@strategicproxy.com](mailto:info@strategicproxy.com)  
[www.strategicproxy.com](http://www.strategicproxy.com)

**Stay updated**  
Fill out your name and email address to stay updated.

SUBMIT

transform pitney bowes

About Hestia Case For Change Investor Support Our Nominees Our Plan Resources How To Vote Contact

Investor Support

## About Hestia

Hestia is the third largest stockholder of Pitney Bowes – holding 8.5% of the Company's outstanding common stock

The Hestia slate has a plan that we believe will create long-term value for all stakeholders.

[MEET OUR NOMINEES](#)

## Our Turnaround Strategy For Pitney Bowes

The Hestia slate has spent months diagnosing Pitney Bowes' challenges and developing a turnaround strategy that we believe will unlock tremendous stockholder value in the coming years.

Additionally, our slate is committed to maintaining a value-additive corporate social responsibility program that keeps Pitney Bowes strong in areas like human capital management and sustainability.

**Kurt Wolf, who is the beneficial owner of 8.5% of Pitney Bowes and has successfully advocated for stockholders in other boardrooms, will position a reconstituted Board to refocus on stockholders' long-term interests.**