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 \Box

Filed by a Party other than the Registrant \boxtimes

Check the appropriate box:

- □ Preliminary Proxy Statement
- \Box 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 KATIE A. MAY LANCE E. ROSENZWEIG

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

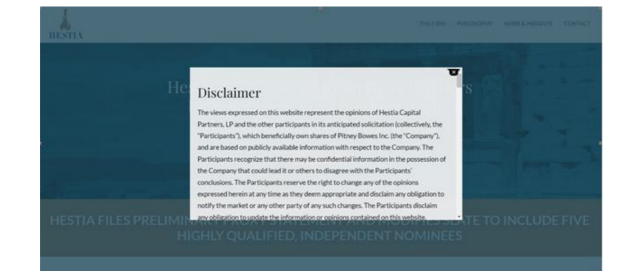
Payment of Filing Fee (Check all boxes that apply):

- ☑ 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"), has filed 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 (the "Annual Meeting") of Pitney Bowes Inc., a Delaware corporation (the "Company").

On March 7, 2023, Hestia Capital posted the following materials to www.hestiacapital.com:





Disclaimer

and on the wetcole represent the substance of Henrik Capital Partners, LP and the other participants in its articipanted solicitation The view approach so the activation represent the systems of Heard Capital Prevents JP with the other participants in the activation additional displacements (HTML) and HEARD CAPITAL ACTIVATION (HTML) ACTIVATION (HTML) Compared that and load (Ht address in the HEARD CAPITAL ACTIVATION (HTML) and HEARD CAPITAL ACTIVATION (HTML) and HEARD CAPITAL ACTIVATION (HTML) ACTIVATION (HTML) ACTIVATION (HTML) and HEARD CAPITAL ACTIVATION (HTML) ACTIVATION (HTML) ACTIVATION (HTML) and HEARD CAPITAL ACTIVATION (HTML) ACTIVATION (HTML) ACTIVATION (HTML) activation activation (HTML) ACTIVATION (HTML) ACTIVATION (HTML) ACTIVATION (HTML) activation activation (HTML) ACTIVATION (HTML) ACTIVATION (HTML) ACTIVATION (HTML) activation activation (HTML) ACTIVATION (HTML) ACTIVATION (HTML) ACTIVATION (HTML) activation activation (HTML) ACTIVATION (HTML) ACTIVATION (HTML) ACTIVATION (HTML) ACTIVATION (HTML) activation activation (HTML) ACTIVAT

Contain Transisti an apactions and elaborents made for the face been derived or altituded from Mirgs made with the Securities and Each Commission FIEC's or other regulations authorities and hum table this carry reports. Notifier the Party sparts we are of their altitudes shall be responsible or have any bability for any entirefermation contained to any third party SEC or other regulatory filing or blind party report. There is to assurance or guarantee with respect to the prices at which any securities of the Company will trade, and such securities rise and trade at priors that may be implied beints. The estimates, projections and protectal impact of the opportunities identified by the Participants have new taxed on assergious that the Participant below is to reasonable as of the faits of the resterials on this estimate, but there can be no asserance or pushering that actual results or performance of the Company will not attheir and such differences now by national

The materials on this webalte are provided merely as information and are set informated to be, we should they be constructed as an effect to set in e. adialization of an offer to hop any security. These materials do not recommend the parchase or sale of any security. The Participants currently temetholder nem shares of the Company. It is provide that there will be developments in the Course that cause the Participants from time to time to self af an a portion of their tubbings of the Company in oper reschet (harmactions or otherwise (herballeg via alter) later), hwy additional (harma (in open market) ar privately regulated to prace them ar otherwise) or tuble to options, puty, radi or other dorization interaments relating to such tien.

This website may portain that is webbs white others (patienting), "Modu"). The close web spitters expressed in such Modula are there of the authors) (parked to referenced or qualitation and Modula and Jatims queblicate only) of tension. As not memory hypometric the qualities of the Participents.

This website may not be deemed to carectifule collectation material and to intended solely to infer revised-fulders to that they may make an informed declaims regarding the array solutization as realized in generic detail before.

Cardinary Statement Departing Forward Louising Statements

Calcium, Statewart Togening Toround Lasting Statements. The extension of the extension of

CONTINUEND CONCERNING THE INSTRUMENTS
The Instrument of the Instrument's the Instrument

HET MATTER VALUE AND AND AND THE CONDUCTER OF THE COMPANY TO READ THE PROMINISTICMENT AND CHEER HIGH YANTER AND THE RECEIPT AND AND AND THE RECEIPT OF THE COMPANY TO READ THE PROMINISTICATION THAT THE RECEIPT AND THE RECEIPT AND AND A THE RECEIPT AND AND A THE RECEIPT OF THE COMPANY TO READ THE PROMINISTICATION THE RECEIPT AND THE RECEIPT AND AND A THE RECEIPT AND A THE RECEIPT OF THE RECEIPT STOLED OF THE RECEIPT AND THE RECEIPT AND THE RECEIPT FOR COMPASSION OF THE RECEIPT OF THE RECEIPT STOLED OF THE RECEIPT AND THE RECEIPT AND THE RECEIPT AND THE RECEIPT FOR COMPASSION OF THE RECEIPT OF THE RECEIPT STOLED OF THE RECEIPT AND THE RECEIPT AND THE RECEIPT AND THE RECEIPT FOR COMPASSION OF THE RECEIPT OF THE RECEIPT STOLED OF THE RECEIPT AND THE RECEI

The participants in the provi inflation and Healia Capital Helica's (PCHelica's) Herita Capital Pertners (DEUS (PHelica Pertners O Capital Meragement CDC (PHelica ELC's) Kartis I Work Mileria Alberti Perts Tatit A, Yeventi Kalet A, May and Jases E, Baenryang GP1.He

Capital Messgeneric CUC (* Next SLCC): Notice 1: Week Mession Allowed Patients Parker: State JL, Farrerk L, Stote A, May, and L, and E. Seuromang. As of the allow frames of the parking service in the group valid balance for the design segment 144.554.77 (r beness of Community Stote), and and an extension of the service interval of the community of the company. The Community Stock 7: An of the data for the ord first Stock 2: Stock 7: Stock Comment Street.

the community site the not a sufficient of a prose, which may be done with personality a definitive prove (it



CERTAIN INFORMATION CONCERNING THE PARTICIPANTS

Hestia Capital Partners, LP ("Hestia Capital"), together with the other participants named herein (collectively, "Hestia"), has filed 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 <u>HTTP://WWW.SEC.GOV</u>. 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 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, Katie A. May and Lance E. Rosenzweig.

As of the date hereof, the participants in the proxy solicitation beneficially own in the aggregate 14,656,771 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 9,430,000 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) 9,430,000 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) 9,430,000 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 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, Ms. Alberti-Perez beneficially owns 2,300 shares of Common Stock. As of the date hereof, Mr. Everett beneficially owns 10,000 shares of Common Stock.