

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 Rule 14a-12

GAMESTOP CORP.

(Name of Registrant as Specified in Its Charter)

HESTIA CAPITAL PARTNERS LP
HESTIA CAPITAL MANAGEMENT, LLC
KURTIS J. WOLF
PERMIT CAPITAL ENTERPRISE FUND, L.P.
PERMIT CAPITAL, LLC
PERMIT CAPITAL GP, L.P.
JOHN C. BRODERICK
ADAM DUKOFF
PAUL J. EVANS

(Name of Persons(s) Filing Proxy Statement, if Other Than the Registrant)

Payment of Filing Fee (Check the appropriate box):

- 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) 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) Form, Schedule or Registration Statement No.:

(3) Filing Party:

(4) Date Filed:

Hestia Capital Partners LP (“Hestia LP”) and Permit Capital Enterprise Fund, L.P. (“Permit Enterprise”), together with the other participants named herein (collectively, the “Stockholder Group”), have filed a definitive proxy statement and accompanying WHITE 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 2020 annual meeting of stockholders of GameStop Corp., a Delaware corporation (the “Company”).

On May 28, 2020, the Stockholder Group published the following messages on Twitter:

The screenshot shows a Twitter thread with three tweets. The first tweet is from the account 'RestoreGameStop' (@RestoreGameStop) and contains the following text: 'Fellow \$GME Stockholders - Some have had trouble voting the White Card for Permit/Hestia's 2 nominees. To do so: 1: Go to restoregamestop.com/our-proxy to read our proxy materials. 2: Contact your broker & ask for your Control Number for the White/Opposition Card.' Below the text is a link preview for 'OUR PROXY' from 'restoregamestop.com'. The tweet is dated '8:27 AM · May 28, 2020 · Twitter Web App' and has '4 Retweets' and '9 Likes'. The second tweet is a reply from the same account, dated '3h', with the text: '3a: If your broker has a Control Number for you, go to proxyvote.com, enter your Control Number & vote. 3b: If your broker says there is no Control Number, tell them you still want to vote & they should be able to help you. Questions? Call Saratoga at 888-368-0379.' This tweet has '1' reply, '5' likes, and '1' retweet. The third tweet is also a reply from the same account, dated '3h', with the text: 'Finally, please remember that the last card you vote is the only vote that counts. If you wish to vote the White Card, DO NOT VOTE THE BLUE CARD after voting the White Card. Thank you for all of your support as we try to #RestoreGameStop!' This tweet has '5' likes and '1' retweet.