



**Chairman of the Lennar (LEN) Governance Committee, Jeffrey Sonnenfeld, deserves an against vote**

Mr. Sonnenfeld is ultimately responsible for Lennar attempting to make its online annual shareholder meeting 100% pre-recorded.

Shame on Mr. Sonnenfeld for ultimately being responsible for trying to limit interest in the Lennar annual shareholder meeting at a time when the Lennar annual meeting has more than usual interest.

For the first time in 3-years Lennar shareholders will consider a shareholder proposal for one-share of Lennar stock to equal one-vote. Insider shares of Lennar now have 10-votes per share. This year's vote could be a close-call since this proposal topic previously won 45% Lennar shareholder support.

To add to this interest there is a related shareholder proposal by the Treasurer of the State of Illinois to report the Lennar annual shareholder meeting voting results for the Lennar shares that do not have 10-votes per share. This is important to see the level of support that the non insider shareholders have for the Lennar Board of Directors.

A 100% pre-recorded annual meeting is also an insult to shareholders. Shareholders who take the time to access the annual meeting deserve up-to-date information on the state of Lennar especially when there could be a close-call voting result.

It appears that this attempted pre-recording will be an unwelcome surprise for Lennar shareholders because the word "pre-recorded" does not appear in the 2026 Lennar annual meeting proxy.

It is also past due for refreshment of Mr. Sonnenfeld's Board seat as Mr. Sonnenfeld now has 21-years tenure.

Other Lennar directors also have tenure and age issues which may be allowed to fester due to 10-votes per share for the Lennar insiders:

Sherrill Hudson is age 83 and has 18-years tenure.

Stuart Miller has 36-years tenure.

Armando Olivera is age 76.

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**Notice of Exempt Solicitation Pursuant to Rule 14a-103**

Name of Registrant: Lennar Corporation (LEN)

Name of person relying on exemption: John Chevedden, Lennar Shareholder since 2016

Address of persons relying on exemption: POB 2673, Redondo Beach, CA 90278

These written materials are submitted pursuant to Rule 14a-6(g)(1) promulgated under the Securities Exchange Act of 1934. John Chevedden does not beneficially own more than \$5 million of the class of subject securities, and this notice of exempt solicitation is therefore being provided on a voluntary basis.

This is not a solicitation of authority to vote your proxy.

Please DO NOT send me your proxy card; the shareholder is not able to vote your proxies, nor does this communication contemplate such an event.

The shareholder asks all shareholders to vote by following the procedural instructions provided in the proxy materials.