

Arrow Electronics (ARW) shareholders can vote for the genuine Special Shareholder Meeting Proposal 6 and can reject the bait-and-switch Special Shareholder Meeting Proposal 5

Proposal 5 is a potential bail-and-switch proposal. Proposal 5 is silent on whether ARW can take shareholder approval of Proposal 5 as spring-board to add an exclusion of all ARW shareholders from calling for a special shareholders meeting who have owned their shares for less than a full year.

Proposal 6 by contrast explicitly calls for no such exclusion.

ARW being silent on the one-year exclusion is suspicious. Proposal 6 was submitted 5 months before the ARW annual shareholder meeting. Thus ARW had plenty of time to consider clarifying the one-year exclusion and failed to do so.

Therefore under Proposal 5 it could take 40% of the remaining non excluded ARW shares to call for a special shareholder meeting to equal the 25% requirement based on all shares outstanding.

A one-year exclusion is potentially devastating because more than 100 companies have had an opportunity to name one company where shareholders, faced with such a one-year exclusion, ever succeeded in calling for a special shareholder meeting. Not a single such company has ever been cited.

Notice of Exempt Solicitation Pursuant to Rule 14a-103

Name of Registrant: Arrow Electronics, Inc. (ARW)

Title: Vote for the genuine Proposal 6 and Reject the bait-and-switch Proposal 5

Name of person relying on exemption: John Chevedden, ARW Shareholder since 2021

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.