



**Meritage Homes Corporation (MTH) shareholders can vote for the genuine Special Shareholder Meeting Proposal 5 and can reject the sneaky Special Shareholder Meeting Proposal 4**

Proposal 4 is a sneaky proposal and it is only an advisory proposal when MTH could have easily submitted a binding proposal. Proposal 4 was drafted after Proposal 5 was submitted to MTH. Thus MTH had 4-months to draft its Proposal 4.

Proposal 5 is the only proposal on this topic that is up front in calling for 2 principle elements for a genuine right for MTH shareholders to call for a special shareholder meeting:

1. Giving 10% of MTH shares an attainable right to call for a special shareholder meeting.
2. No disqualification clause that could, for instance, disqualify all MTH shareholders who owned their MTH shares for less than a full continuous year.

MTH had 4-months to draft a proposal that would seek MTH shareholder input on these 2 principle elements of a genuine shareholder right to call for a special shareholder meeting and MTH suspiciously chose to include only one element in its sneaky Proposal 5.

Perhaps MTH could be sued if MTH asks its shareholders to approve a binding 2027 special meeting proposal that disqualified all shares not owned for a full continuous year because MTH clearly had an opportunity to seek shareholder input on that key element and chose not to do so after having 4-months to deliberate.

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Notice of Exempt Solicitation

Name of Registrant: Meritage Homes Corporation (MTH)

Title: Vote for the genuine Proposal 5 and reject the sneaky Proposal 4

Meeting Date: May 21, 2026

Name of person relying on exemption: John Chevedden, MTH Shareholder since 2020

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

These written materials are shared pursuant to an exemption provided for in Rule 14a-2 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.