



## **The Shareholder Right to Act by Written Consent Proposal 6 Deserves Delta Air Lines (DAL) Shareholder Support**

Shareholders acting by written consent and calling for a special shareholder meeting are 2 means that shareholders of a company can use to put forth a proposal on a timely basis without waiting for the annual shareholder meeting.

According to state law DAL shareholders can have the right to act by written consent and the right to call for special shareholder meeting. Both rights allow shareholders to take action between annual meetings.

Shame on DAL for suggesting that its shareholders limit themselves to one shareholder right when DAL shareholders are entitled to 2 shareholder rights under state law. DAL shareholders are best served when they have both rights.

Written consent is a shareholder right that requires the formal backing of a DAL majority based on all shares outstanding. This majority support requirement in reality is much more than majority support because it is not economically possible to contact a significant percent of DAL shares to get their formal backing.

Thus for an issue to still get majority support, based on all shares outstanding, under written consent it could easily need more than 60% support from the DAL shares are economically possible to reach. How can DAL be opposed to a 60% majority? Being opposed to this proposal means being opposed to decisions by a 60% majority of DAL shareholders.

**Please be in favor of 60% majority decisions and vote for a  
Shareholder Right to Act by Written Consent – Proposal 6**

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Notice of Exempt Solicitation

Name of Registrant: Delta Air Lines, Inc. (DAL)

Title: Shareholder Right to Act by Written Consent

Meeting Date: June 18, 2026

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

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.