



**FOR**

## *Shareholder Rights*

### **The Chairman of the RTX Corporation (RTX) Governance Committee, Robert Work, deserves an against vote**

Mr. Work is ultimately responsible for RTX shareholders not having the ability to vote on having an independent Board Chairman at RTX. This proposal topic impressive won 43%-support at the 2023 RTX annual meeting.

Mr. Work failed to even respond to this text in a February 18, 2026 letter to him: “This is to request that RTX include my rule 14a-8 proposal for an Independent Board Chairman in the 2026 RTX proxy. So far RTX has taken advantage of the suspension of the Securities and Exchange Commission’s rule 14a-8 no action process to exclude a rule 14a-8 proposal that could not have been excluded if the no action process was still in effect.

“Attached are 3 rebuttals of the RTX j-Notice position that were forwarded to RTX in late December and early January.

“The RTX position is an outlier position as evidenced now by the number of companies that are now submitting advance copy 2026 management opposition statements to rule 14a-8 proposals on this very same topic that will be published in their 2026 annual meeting proxies.

“RTX seems to be taking a reputation risk in excluding a rule 14a-8 proposal that received impressive 43%-support at the 2023 RTX annual meeting.”

RTX gave the Security and Exchange Commission the incredible argument that an independent Board Chairman structure at RTX would purportedly violate Delaware law. This is in spite of the fact that 100s of major Delaware companies have independent Board Chairman.

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

Name of Registrant: RTX Corporation (RTX)

Date of Annual Meeting: April 30, 2026

Name of person relying on exemption: John Chevedden, RTX Shareholder since 2018

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.