



## **The Chair of the Fidelity National Financial (FNF) Governance Committee, Peter Shea, deserves against votes**

Mr. Peter Shea is ultimately responsible for FNF shareholders not having the ability to vote on improving the Political Spending Disclosure.

FNF could be named to a 2026 Hall of Shame list of companies taking blatant advantage of a new Securities and Exchange Commission policy. FNF took advantage of the new Securities and Exchange Commission policy of giving free ride letters in as fast as 2-days to any company that submits a one-sentence excuse for not including a shareholder proposal in its 2026 annual meeting proxy.

It would not even matter if such a lame one-sentence excuse would likely be rejected had the SEC not largely abandoned its decades long oversight of company attempts to exclude shareholder proposals. The SEC November 17, 2025 abandonment was done without even abiding by a rule making procedure.

FNF made the dubious claim to the SEC that political spending was a matter that purportedly could not be subject to shareholder oversight.

This is in spite of the fact that shareholders at more than 100 companies have voted on the Political Spending Discloser proposal topic for more than a decade. And Political Spending Discloser proposals won majority support at 5 leading companies in 2025.

FNF scored a single digit 8% out of a possible 100% score in the 2025 CPA-Zicklin Index of Corporate Political Disclosure and Accountability <<https://www.politicalaccountability.net/wp-content/uploads/2025/11/2025-CPA-Zicklin-Index.pdf>>

Mr. Peter Shea was asked to reconsider the FNF free ride letter in a March 10, 2026 letter. Mr. Shea lacked the decorum of a reply.

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#### Notice of Exempt Solicitation

Name of Registrant: Fidelity National Financial, Inc. (FNF)

Title: Director Peter Shea deserves to be rejected

Meeting Date: June 10, 2026

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

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.