



The Chairman of the TD SYNEX Corporation (SNX) Governance Committee, Kenneth Lamneck, deserves an against vote

Mr. Lamneck is ultimately responsible for the SNX bait and switch game on its own shareholders per this message to the Securities and Exchange Commission:

Ladies and Gentlemen,

Is it possible to have an exception to the ban on Exempt Solicitations on EDGAR by other than the very wealthy in a situation like this.

There is a need for SNX shareholders to be aware on EDGAR of this SNX deception and for SNX shareholders to know that they have a recourse in voting against the Chair of the SNX Governance Committee.

John Chevedden

Proxy deception by TD SYNEX Corporation (SNX)

Ladies and Gentlemen,

This is to report deception by TD SYNEX Corporation (SNX) in conjunction with the 2025 SNX proxy and the 2026 SNX proxy.

SNX sought to decrease the number of shares voting for the 2025 rule 14a-8 proposal for 10% of shares to call for a special shareholder meeting by offering SNX shareholders the opportunity to vote on a competing non-binding SNX proposal for 25% of shares to call for a special shareholder meeting. The 2025 SNX proxy made no mention of excluding all shares not held for a full year from formal participation in making up the 25% of all shares outstanding.

As a result the rule 14a-8 proposal received 34% support and the SNX proposal received majority support.

Then in response to the majority vote SNX put a binding proposal in its recently

submitted 2026 proxy for 25% of shares to call for a special shareholder meeting and then added the spoiler that all shares not held for a full year could not formally participate.

SNX shareholders were thus tricked into voting for a better 25% right to call for a special shareholder meeting in 2025 and were then faced with voting for a worse 25% right to call for a special shareholder meeting in 2026.

If SNX was up front with its one-year spoiler in its 2025 proposal the rule 14a-8 proposal would likely have received more support and the SNX proposal would likely have received less support.

John Chevedden

Notice of Exempt Solicitation Pursuant to Rule 14a-103

Name of Registrant: TD SYNEX Corporation (SNX)

Date of Annual Meeting: March 25, 2026

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

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.