CommonWealth REIT Form DFAN14A May 07, 2013

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# **SCHEDULE 14A**

Proxy Statement Pursuant to Section 14(a) of the

**Securities Exchange Act of 1934** 

Filed by the Registrant " Filed by a Party other than the Registrant x

Check the appropriate box:

- Preliminary Proxy Statement
- " Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- " Definitive Proxy Statement
- x Definitive Additional Materials
- " Soliciting Material Pursuant to §240.14a-12

# **COMMONWEALTH REIT**

(Name of the Registrant as Specified In Its Charter)

**CORVEX MANAGEMENT LP** 

KEITH MEISTER

RELATED FUND MANAGEMENT, LLC

RELATED REAL ESTATE RECOVERY FUND GP-A, LLC

#### RELATED REAL ESTATE RECOVERY FUND GP, L.P.

#### RELATED REAL ESTATE RECOVERY FUND, L.P.

#### RRERF ACQUISITION, LLC

#### JEFF T. BLAU

#### RICHARD O TOOLE

#### DAVID R. JOHNSON

 $(Name\ of\ Person(s)\ Filing\ Proxy\ Statement,\ if\ other\ than\ the\ Registrant)$ 

Payment of Filing Fee (Check the appropriate box):

(1) Amount Previously Paid:

	No fee required.	
Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.		computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.
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	(4)	Proposed maximum aggregate value of transaction:
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		paid previously with preliminary materials.
		ck box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

(2)	Form, Schedule or Registration Statement No.:
(3)	Filing Party:
(3)	Timig Tarty.
(4)	Date Filed:

The Case for Change Now at CWH Presentation to ISS May 7, 2013

2 Die

Disclaimer

Additional Information Regarding the Consent Solicitation

In connection with their solicitation of written consents, Corvex and Related have filed a definitive written consent solicitation Securities

and

Exchange

Commission

(the

SEC )

to
solicit
written
consents
from
shareholders
of
the

Company.

Company

Investors

and

security

holders

are

urged to read the definitive written consent solicitation statement and other relevant documents when they become available, because in

important

information

regarding

the

consent

solicitation.

The

definitive

written

consent

solicitation

statement

and

all

other

relevant

documents are available, free of charge, on the SEC s website at www.sec.gov.

The following persons are participants in connection with the written consent solicitation of the Company s shareholders: Cor Meister, Related Fund Management, LLC, Related Real Estate Recovery Fund GP-A, LLC, Related Real Estate Recovery Fund Estate Recovery Fund, L.P., RRERF Acquisition, LLC, Jeff T. Blau, Richard O Toole and David R. Johnson. Information resconsent solicitation and a description of their direct and indirect interests, by security holdings or otherwise, to the extent applied definitive written consent solicitation statement filed with the SEC on April 10, 2013 and Supplement No. 1 thereto filed on Armin presentation does not constitute either an offer to sell or a solicitation of an offer to buy any interest in any fund associated LP ( Corvex ) or Related Fund Management, LLC ( Related ). Any such offer would only be made at the time a qualified of offering memorandum and related subscription documentation.

The information in this presentation is based on publicly available information about CommonWealth REIT (the Company certain forward-looking statements, estimates and projections prepared with respect to, among other things, general economic changes in management, changes in the composition of the Company s Board of Trustees, actions of the Company and its sub and the ability to implement business strategies and plans and pursue business opportunities. Such forward-looking statements projections reflect various assumptions concerning anticipated results that are inherently subject to significant uncertainties and been included solely for illustrative purposes, including those risks and uncertainties detailed in the continuous disclosure and Company, copies of which are available on the U.S. Securities and Exchange Commission website (EDGAR) at www.sec.g representations, express or implied, are made as to the accuracy or completeness of such forward-looking statements, estimated respect to any other materials herein. Corvex and Related may buy, sell, cover or otherwise change the form of their investments.

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Introduction
Immediate Change is Needed
CWH s corporate governance practices are worst-in-class, in our view
In fact,

response

to our efforts at reform, **CWH** is conducting accelerating scorched earth campaign, building on a longstanding tradition of disregarding shareholder rights CWH s corporate governance practices have yielded: A Deeply Conflicted Management Structure; Severe Financial and Operating Underperformance; and, most alarmingly, We are pleased to present to **ISS** our case for change Commonwealth **REIT** (1) (1) A more detailed presentation, The Case

for

Change

Now

at

CWH,

was

filed

with

the

**SEC** 

on

April

18,

2013.

**CWH** 

stock

will

always

trade

at

a

substantial

discount

under

the

current

regime,

in

our

view

Trapped

inside

the

current

structure

and

under

the

supervision

of

the

current

trustees,

we

firmly

believe

the

capital

markets

will

never credit shareholders for the true fair value of their real estate assets, whether they be CBD, suburban or otherwise Disenfranchised Shareholders On behalf of shareholders, Corvex and Related are soliciting consents to remove all members of the board of trustees of Commonwealth REIT ( CWH or the Company ) in a desperately needed referendum on CWH s corporate governance and performance

4 Introduction
Immediate Change is Needed
We propose to effect Change
through Accountability:
Corvex/Related
propose
a
clear
plan

and will work collaboratively with other shareholders restore **CWH** to health after removal of the current board We have already identified potential interim CEO and premier property management company to oversee the transition, and have also engaged Deutsche Bank to provide financial advisory services including with

respect to

any potential financing needs We believe in a significantly higher NAV per share after removal of current trustees, but this will never be achieved without eliminating the valuation discount currently ascribed to the disenfranchising corporate governance practices in place today Action by written consent; a 2/3 vote will remove the entire

board of trustees and

hold
them

accountable

Path

for Shareholders:

Value

for Shareholders:

Plan

for Shareholders:

Poor Corporate Governance
CWH s Corporate Governance Policies Destined to Fail Shareholders
CWH s corporate governance framework is worst-in-class,
in our view:
Managing
Trustees/President
of
CWH
own

<1% of **CWH** stock, but own 100% of **RMR** All executive officers of CWH are also officers of RMR CWH s so-called independent trustees are severely conflicted, in our view Super-charged classified board: bylaws purport to require the board include two managing trustees , such that it would take three years to replace a simple majority Poison pill with slow hand provision If less than the entire board is removed, vacancies will be filled by the remaining trustees How could the underpinnings of CWH s governance framework yield anything but fundamental misalignment in incentives and severe underperformance? I m on both boards and Ι can say there s no conflict of interest. (1)

Adam Portnoy,
President/Managing Trustee, CWH; and
President/CEO/Part-Owner, REIT Management & Research (RMR),
External Adviser to CWH
(1)
Whose
CommonWealth
Is
It
Anyway?
Barron s,
April
20,

2013

6
Poor Corporate Governance
Conflicted Board of Trustees
Significant overlap of board members across RMR entities, including so-called independent trustees
In our view, the Portnoys and CWH s independent trustees are conflicted by any common sense definition
2

of 3 independent trustees serve on other Portnoy boards 3 independent trustee retired from **RBC** capital markets division in 2012, division which regularly receives lucrative business from CWH (including the recent dilutive equity offering for which RBC received over \$2 million in fees) and RMR s other entities Same Job, Different Company? **Travel Centers** Five Star RMR Real Estate Name Title **CWH HPT SNH GOV** SIR of America Senior Living Income Fund Senior Management: Adam D. Portnoy President & Managing Trustee Vern D. Larkin Director of Internal Audit Jennifer B. Clark Secretary Board of

Directors:

Adam D. Portnoy

President & Managing Trustee

Barry D. Portnoy

Managing Trustee

William A. Lamkin

Partner at Ackrell Capital

Frederick N. Zeytoonjian

Founder & CEO of Turf Products

Joseph Morea

Retired RBC Banker

Poor Corporate Governance
Fundamental Misalignment of Incentives
\$2.7
billion
of
net
acquisitions
and
capex

since 2007 (over 2xCWH s recent market cap (1) ), while CWH book value per share essentially flat Fees paid to RMR continue to grow, while CWH shareholder value continues to decline RMR extracted nearly 30% of CWH s market cap during 2007-2012, as CWH stock continued to plummet Over \$2 billion of related party transactions in the last 5 years, to seed new platforms for RMR (1) Market cap of \$1.3 billion based on a closing price of \$15.85 on February 25, 2013, the day prior to Related and Corvex s first public filing. RMR receives fees based on gross historical cost basis, gross collected rents and construction costs, incentivizing growth through acquisitions regardless of returns to CWH shareholders '07-'12 2007 2008 2009 2010

2011 2012 Total Fees Paid Out to RMR \$59.7 \$63.2 \$62.6 \$62.2 \$69.5 \$77.3 \$394.6 RMR Fees % Growth 5.9% (1.0%)(0.5%)11.7% 11.2% 29.5% RMR Fees as % of: **CWH Market Cap** 4.5% 4.8% 4.7% 4.7% 5.2% 5.8% 29.7% CWH Market Cap, Cumulative 4.5% 9.3% 14.0% 18.6% 23.9% 29.7% 29.7% **CWH Cumulative Stock Price Return** (37.4%) (74.7%)(46.0%)(48.4%)(66.3%)(67.9%)

(67.9%)

8

Poor Corporate Governance

Actions Speak Louder Than Words

A massively dilutive equity offering executed at 48% below book value to repay debt trading above par

A failed attempt to secretly change Maryland law to make it impossible to remove trustees without cause

A March

1

bylaw

amendment
that
attempts
to
eliminate
shareholders
right
to
action
by
written
consent to remove trustees
A contemplated sale of CWH s 56% controlling interest in SIR at a potential discount rather
than at a control premium, which would also have the effect of preserving RMR s fee stream
from SIR
An April 12 bylaw amendment that conflicts with 14 years of CWH s own public disclosure
If
there
had
previously
been
any
doubt
as
to
where
the
trustees
alleigances
lie,
these
actions
have
made
clear
it
is
with
the
Portnoys
and
not
shareholders
Value destructive actions and attempts by the trustees to disenfranchise CWH
shareholders, all undertaken after Corvex/Related attempts at reform, are
appalling:

9
Poor Corporate Governance
Dilutive Equity Offering
On March 5, 2013, CWH sold 34.5 million shares at \$19.00 despite
protests from some of its
largest shareholders, a bona fide offer at substantial premium, and in our view no need to
issue equity

Increased CWH s share count by 41% and diluted CWH s NAV by over \$6 per share CWH s use of proceeds for the equity offering was to repay debt trading at prices ranging

from 102% to 111% of par

Remarkably, CWH did not have any upcoming maturities or liquidity issues associated with this debt or any debt

However,

equity

offering

increases

Company s

equity

base,

creating

additional

capacity

to

do

acquisitions

and

thereby

pay

more

management

fees

to

**RMR** 

We believe the recently completed equity offering serves as a clear example of poor management, fundamentally misaligned incentives, and terrible capital allocation

10
Poor Corporate Governance
March 1 Bylaw Amendment
On March 1, 2013, CWH announced its bylaws had been amended to clarify that a shareholder seeking to take action to

remove one or more Trustees must comply with the 3% /3 year requirement Far from a clarification, this is an attempt to effectively eliminate a shareholder right (action by written consent to remove trustees) granted in CWH s Declaration of Trust since 1986 But the Declaration of Trust supersedes the bylaws and can only be changed through a shareholder vote In our view, the trustees are clearly terrified of facing their own shareholders We are litigating this matter in Maryland Court We and our legal team believe the board s attempted clarification inconsistent with CWH s own Declaration of Trust and thus null and void as a matter of

law
Related
and
Corvex
believe
CWH s
March
1 bylaw
amendment
is
invalid
and
a
desperate attempt to disenfranchise shareholders

st

11

Poor Corporate Governance

Failed Maryland House Bill Amendment

CWH used deceptive letters (which were later withdrawn) from a conflicted attorney in an attempt to mislead Maryland senators into believing amendment had broad legal support and was

ministerial,

when

in

fact

it had not even been discussed by key Maryland bar committee (1) Proposed amendment would have opened the door to make it impossible to remove trustees without cause in many Maryland companies, even if shareholders had the explicit right to do so in a company s charter **CWH** again couched the proposed amendment as clarification, which we believe to be absurd Existing Maryland law expressly contemplates the supposedly unclear situation the Portnoys allege, and clearly provides for the removal of a staggered board without cause when provided for in company s charter as is unequivocally done in CWH s Declaration of Trust The amendment quickly died once legislators became aware of CWH s manipulative behavior and

the clear fact that the amendment was substantive and not at all a clarification Current trustees would rather manipulate the Maryland legislative process and change the law than face their own shareholders One of the Portnoys latest legal maneuvers was a secret attempt (likely using **CWH** money)

to insert an

11 th

hour

amendment

into

a

Maryland

House

Bill

(1)

The

proposed

amendment

was

not

even

discussed

by

the

Corporation

Law

Committee

of

the

Business

Law

Section

of

the

Maryland

State

Bar

Association,

a

group

which

typically

reviews

and

comments,

often

for

weeks

or

months

at

a

time,

on

all

changes
to
Maryland
corporate
and
REIT
law
before
changes
are
heard
by

General Assembly.

the

12 Poor Corporate Governance April 12 Bylaw Amendment On April 12, 2013, CWH purported to

opt-in to Section 3-803 of the Maryland General Corporation Law, which allows Maryland companies to adopt a classified board (something CWH has had in place since 1986) **CWH** has taken the view that opting in to Section 3-803 enables them to unilaterally eliminate shareholders right to remove trustees without cause We and our lawyers firmly believe that they are wrong In fact, CWH recently sought to amend Section 3-803 to clarify that a company opting-in to Section 3-803 could eliminate shareholders right to remove trustees without cause. The Maryland legislature did not approve the proposed amendment. Various senators noted during hearing that CWH s proposed amendment represented a substantive change in the law, not a clarification CWH s erroneous interpretation of Section 3-803 conflicts with 14 years of public filings by CWH, which not once mention

the	
potential	
effects	
of	
opting	
into	
Section	
3-803,	

notwithstanding extensive disclosure of Maryland law applicable to shareholder rights, and CWH s continuous reminder to shareholders that trustees can be removed without cause by a two-thirds vote

CWH s latest bylaw amendment conflicts with 14 years of their own public disclosure

```
History of Underperformance
Summary
CWH has in our view performed poorly in absolute terms and underperformed
its peers
(1)
on almost any metric over any relevant time period
Stock price performance: -17%, -45%, -43%, -45%, and -53% return over the last 1 year, 2 years,
3
```

```
years,
5
years,
and
10
years,
respectively
(2)
Valuation:
Recent valuation nearly 40% below peers on an unlevered cap
rate basis
(3)
and
53%
and
41%
discount
on
a
price
forward
FFO
multiple
basis
for
the
last
year and 3 years, respectively
As
detailed
on
pp.
24-26
in
our
presentation,
 A
Case
for
Change
Now
at
CWH,
April
18,
2013, CWH also underperforms on:
```

Cost structure

### Acquisitions and return on investment

FFO / share growth In our view, there is absolutely no way to slice and dice the data in favor of the Portnoys their performance has been horrible (1) Select peers include the following suburban office **REITs:** Piedmont Office Realty (PDM), Highwoods Properties (HIW), Mack-Cali Realty (CLI), Brandywine Realty (BDN), and Parkway Properties (PKY).

(2) Returns data

calculated

through

February

25,

2013,

the

day

prior

to

Related

and

Corvex s

first

public

filing.

(3)

Based

on

a

closing

price

of

\$15.85

on

February

25,

2013,

the

day

prior

to

Corvex

and

Related s

first

public

filing.

14
History of Underperformance
Total Returns
3 years
CWH has underperformed its peers over the last 3 years

Like CWH, selected peers

are also suburban office **REITs** CWH has even underperformed CLI, ~80% of whose office markets are either struggling or in secular decline HIW: 42.1% PDM: 39.1% CWH: (26.6%) PKY: 6.9% CLI: (2.7%) BDN: 35.8% RMZ: 52.5% Note: Total returns include dividends Source: SNL 1 year 3 year **PKY** 65.5% 6.9% **BDN** 25.2% 35.8% HIW 15.5% 42.1% PDM 15.3% 39.1% CLI 1.5% (2.7%)Average 24.6% 24.2% **RMZ** 10.6% 52.5% **CWH** (9.4%) (26.6%): CWH Avg.

34.0% 50.8% (60.0%)(40.0%)

(20.0%)0.0%

20.0%

40.0%

60.0%

80.0%

2/25/2010

7/12/2010

11/26/2010

4/12/2011

8/27/2011

1/11/2012

5/27/2012

10/11/2012

2/25/2013

**PKY** 

BDN

HIW

PDM

CLI

**CWH** 

**RMZ** 

(\$ in millions, except per share values and TEV / sq. ft.)

Enterprise

Implied

G&A/

Current

Equity

value

nominal

TEV/

equity

Net debt /
P/FFO
TEV / EBITDA
Div
Ticker
Company
price
mkt cap
(TEV)
cap rate
Sq. Ft.
mkt cap
TEV
2013E
2014E
2013E
2014E
yield
CWH
CommonWealth REIT
\$15.85
\$1,338
\$4,914
11.1%
\$89
3.9%
76%
5.4x
5.5x
12.0x
12.3x
6.3%
HIW
Highwoods Properties Inc.
\$35.35
\$2,983
\$4,999
6.6%
\$144
1.3%
40%
13.1x
12.7x
15.6x
14.8x
4.8%
BDN
Brandywine Realty Trust
\$12.96
¢1.00 <i>5</i>

\$1,885

```
$4,689
7.1%
$176
1.3%
58%
9.0x
8.6x
14.1x
13.8x
4.6%
CLI
Mack-Cali Realty Corp.
$27.15
$2,715
$4,983
8.2%
$158
1.8%
44%
10.6x
10.5x
13.4x
13.3x
6.6%
PDM
Piedmont Office Realty Trust Inc.
$19.66
$3,294
$4,699
6.9%
$229
0.6%
30%
14.0x
13.5x
15.8x
15.1x
4.1%
PKY
Parkway Properties Inc.
$16.39
$920
$2,096
6.0%
$177
1.8%
37%
13.3x
```

12.4x 14.2x

- 13.7x
- 2.7%
- High
- \$3,294
- \$4,999
- 8.2%
- \$229
- 1.8%
- 58%
- 14.0x
- 13.5x
- 15.8x
- 15.1x
- 6.6%
- Mean
- 2,359
- 4,293
- 7.0%
- 177
- 1.4%
- 42%
- 12.0x
- 11.5x
- 14.6x
- 14.1x
- 4.6%
- Median
- 2,715
- 4,699
- 6.9%
- 176
- 1.3%
- 40%
- 13.1x
- 12.4x
- 14.2x
- 13.8x
- 4.6%
- Low
- 920
- 2,096
- 6.0%
- 144 0.6%
- 30%
- 9.0x
- 8.6x
- 13.4x
- 13.3x
- 2.7%

15 History of Underperformance **Summary Public Comparables** CWH trades at a significant discount to its peers on all key measures Note: Share price and estimates updated as of 2/25/2013, the day before Related and Corvex s 13D filing. Financial information calculated as GAAP LTM NOI / TEV. (1) CWH implied cap rate based on **CWH** standalone **TEV** of \$4,914 million (based upon CWH s enterprise value excluding the market value of CWH s public equity stake in SIR and indebtedness of SIR) and estimate of comparable, stabilized NOI of \$547 million

(derived from

a

bottom-up property-byanalysis conducted by Related, Corvex and their advisors.) (2) CWH Net debt / TEV includes CWH s Series D and Series E Preferred Shares. These preferred instruments have fixed cash coupons and fixed rede The Series E is not convertible common stock. The Series D convertible common stock at conversion price of \$52.00 approximately 133% greater than CWH s recent stock price. As such, we believe these preferred instruments are more similar to subordinated debt securities the Source: Company filings and FactSet. (2)

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Change Through Accountability
Path
for Shareholders
Given
entrenching
devices
in
CWH s
documents,

must
act
now
to
remove
the
board
or
face
at
least
three
more
years
of
mismanagement.
All or None: If less than the entire board is removed, vacancies will be filled by the
remaining trustees.
Path: action by written consent requires 2/3 vote to remove the entire board of trustees
Record
date
is
April
22,
in
our
and
our
attorneys
view,
in
light
of
the
board s
lack
of
response to our request for a record date
response to our request for a record date
We and our lawyers believe CWH s recent bylaw amendments, which would effectively eliminate shareholder rights to remove trustees without cause, are invalid and a desperate attempt to disenfranchise shareholders
We believe removing CWH s entire board of trustees immediately is in the best
long-term interests of all shareholders, and the only near-term means for

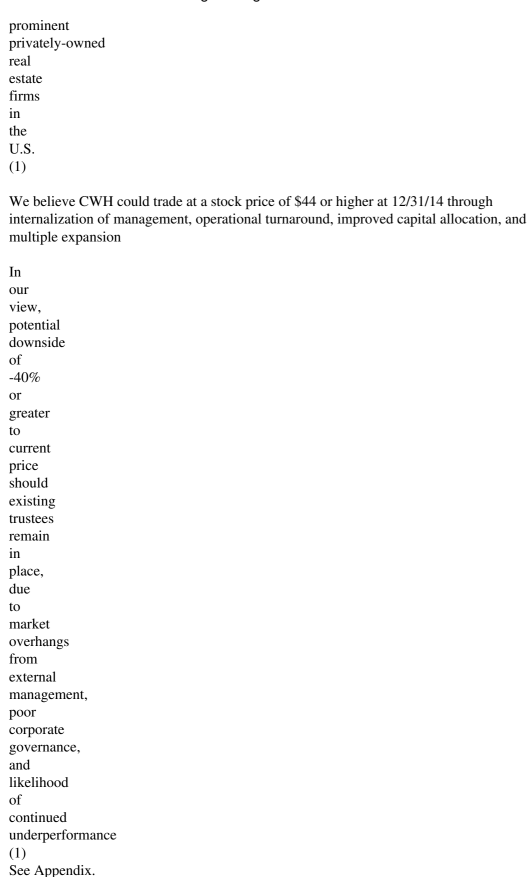
shareholders

shareholders to effect change

17 Change Through Accountability Value for Shareholders

Value: \$35 per share potential NAV at 4/17/13 after removal of current trustees, and target stock price of \$44+ per share at 12/31/14

In our view, NAV represents current fair market value (if current trustees are removed) based on bottom-up property-by-property valuation analysis led by Related, one of the most



We believe our path will unlock significant value for all shareholders, whereas

the

status

quo

will

lead

to

continued

value

destruction

and

self

dealing

for

the

benefit of the Portnoys

18 Change Through Accountability Plan for Shareholders: Strategy Internalize management and adop

Internalize management and adopt a market cost structure Align management compensation with shareholder returns

While corporate management will be replaced, we anticipate current property level employees will be hired to work at the new CWH Amend

Lugar Filling. Commonwealth RETT - Form Dr ANT4A
existing
Declaration
of
Trust
and
bylaws
to
conform
to
ISS
and
Glass
Lewis
best
practices
Cease all related party transactions
Cease all acquisition activity until CWH s stock price exceeds its NAV
Use excess cash flow to buy back CWH stock until the Company s stock price exceeds its
NAV
In
short,
manage
the
Company
to
maximize
long-term
CWH
shareholder
value,
not fees paid to RMR
We propose the following key elements as a starting point for the Company s
new direction, subject to the approval of the new board elected by shareholders

19

Change Through Accountability

Plan

for Shareholders: Board Transition

Once the current trustees are removed, CWH is required to promptly call a special meeting

during which all shareholders will elect new trustees

At that time, we hope and expect all CWH shareholders will collectively identify an

independent slate of highly qualified nominees

including real estate industry veterans with

pristine credentials

that are prepared to work for the best interests of all shareholders

Corvex/Related

into its own portfolio

are

committed
to
collaborating
with
fellow
shareholders
to
elect
an
independent
board
that
will
implement
ISS
and
Glass
Lewis
corporate
governance
best practices
In
particular,
Corvex/Related
are
committed
to
supporting
the
implementation
of
a
strict
policy
with
respect
to
related
party
transactions
With respect to material transactions with significant shareholders, we would demand
that any such transactions be approved by a majority of the shares not owned by any
such shareholder
Note that Related will not be managing the properties or incorporating them in any way

The
Declaration
of
Trust
contemplates
the
removal
of
the
entire
board
of

trustees and provides a roadmap for the transition

20

Change Through Accountability

Plan

for Shareholders: New Corporate Governance Framework

Terminate CWH s poison pill, and impose a strict policy of non-implementation of poison pills without shareholder approval

Opt-out of every provision of the Maryland Unsolicited Takeovers Act

Annually elected board of trustees, with a majority being independent (based on ISS s definition of independence)

Majority vote for the removal of trustees with or without cause

Directors elected by majority of votes cast, with strict resignation policy; plurality voting to apply in contested elections

Shareholders to fill trustee vacancies and permit them to both expand the size of the board and fill newly created vacancies

Eliminate ownership / holding period requirements for the nomination of directors or making of other shareholder proposals at the annual meeting

Eliminate ownership / holding period requirements for requesting a record date

Shareholders to have the power to amend bylaws

No mandatory arbitration of shareholder disputes

Strict policy on related party transactions

We will only support trustees who commit to immediately upon their election take steps to amend CWH s charter and bylaws to conform to ISS and Glass Lewis best practices:

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Change Through Accountability

Plan

for Shareholders: Corporate Management Transition Mr. Lozier is a 30+ year real estate industry veteran:

Former CEO and co-founder of the Archon Group L.P., a subsidiary of Goldman Sachs,

During

Mr.

Lozier s

transition CWH to internal management

22

Change Through Accountability

Plan

for Shareholders: Property Operations Transition

CBRE, the world s largest commercial real estate services firm, has agreed to provide interim property management services and leasing services to the CWH portfolio as necessary

**CBRE** 

(1)

employs 42,000+ people in 430+ offices and manages more than 3.3 billion square feet of

commercial property and corporate facilities across the globe
Successfully
managed
transition
of
leasing
management
services
for
1.2
billion
square
feet
of
commercial properties in the U.S. over the previous nine years, including transitions done under
significant time pressure
(1)
Employees,
offices,
and
square
footage
under
management
includes
CBRE
affiliate

offices.

23

Change Through Accountability

Plan

for Shareholders: Financial Transition

In connection with their scare tactics, current trustees have also emphasized risk that a termination of RMR  $\,$  s agreements could lead to a  $\,$  change of

control

under CWH s credit agreements and other agreements

We, along with our financial advisor Deutsche Bank, have analyzed the Company s credit agreements

Deutsche Bank has already given us highly confident letter for any necessary refinancing which may arise under CWH financing agreements as a result of the change of control,

positioning CWH for a smooth transition

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Conclusions

Change Through Accountability

The

board

of

trustees

of

CWH

must

be held accountable, and removed in its entirety Worst-in-class corporate governance, in our view, has produced a fundamental misalignment of incentives, destroyed value, and disenfranchised shareholders **CWH** has, in our view, performed poorly in absolute terms and underperformed its peers on almost any metric over any relevant time period Corvex/Related have proposed a clear Path and Plan

to

unlocking significant Value

Stock Price Related / Corvex @ 2/25 NAV @ 4/17 Stock Price \$15.85 \$34.92 % Change --120.3%

Diluted shares outstanding 84.4 118.3 Equity value \$1,338 \$4,131 **TEV** 4,914 7.137 Cap Rate of Stabilized NOI 11.12% 7.66% Cap Rate of LQA NOI (4) 9.92% 6.83% Price / LQA Normalized FFO 5.9x13.0xPrice / GAAP Book Value per Share 0.43x0.95xPrice / Square Foot (5) \$89 \$135 Dividend Yield @ Current \$0.25 / Qtr 6.31% 2.86% We believe NAV can be thought of as fair market value of the current portfolio, before benefit from any other value enhancing actions (which we believe are plentiful) Valuation was led by Related, one of the most well respected real estate developers, operators, and investors in the U.S. with a 40 year history and a portfolio of over \$15 billion of real estate operating assets today We believe CWH could trade at a stock price of \$44 or higher at 12/31/14 through internalization of management, operational turnaround, improved capital allocation, and multiple expansion Appendix Valuation Summary (1) Includes value of SIR stake as of April 17, 2013. Derived based on the sum of a bottom-up, property-by-property analysis conducted by Related, Corvex and their advisors. (3) Stabilized NOI of \$547 million. Wholly-owned LQA GAAP NOI of \$487.3 million per CWH 4Q12 Supplemental. (5) Wholly-owned square feet per Company filings and Related / Corvex analysis.

(1) With the removal of current trustees, we estimate an NAV per share of \$35 today (4/17/13) based on bottom-up property-by-property analysis, and a target stock price of \$44 or higher at 12/31/14

(2)

25

Appendix
Share Repurchase Analysis
We believe accretive capital allocation could lead to a stock price of \$44 by 12/31/14
26
Stabilized Cash NOI (after Non-Core Asset Sales)
\$511.4
Cap Rate Assumed
7.50%
Implied CWH TEV

\$6,818.7 PF Net Debt 2,331.2 Preferred Equity 655.0 Implied CWH Equity Value \$3,832.5 Implied CWH Share Price \$44.33 % Change to Current 96.5% Memo: Shares Outstanding 86.5 Implied CWH Share Price Non-Core Asset Sales \$44.33 \$0.0 \$150.0 \$300.0 \$450.0 \$600.0 7.00% \$43.52 \$46.34 \$49.96 \$54.78 \$61.52 Cap 7.25% 41.10 43.70 47.05 51.51 57.74 Rate 7.50% 38.83 41.24 44.33 48.45 54.20 7.75% 36.71 38.93 41.78

45.58 50.90 8.00% 34.72 36.77

39.40 42.90 47.80 % Change to Current Non-Core Asset Sales \$0.0 \$150.0 \$300.0 \$450.0 \$600.0 7.00% 92.9% 105.4%121.5% 142.8% 172.7% Cap 7.25% 82.2% 93.7% 108.5% 128.3% 155.9% Rate 7.50% 72.1% 82.8%96.5% 114.7% 140.3% 7.75% 62.7% 72.6% 85.2% 102.1% 125.6% 8.00% 53.9% 63.0% 74.6% 90.2% 111.9% 2012 2013E 2014E Reported CAD \$131.4

Run-Rate Target Savings

Business Mgmt. Fees
\$46.2
\$35.0
\$11.2
Property Mgmt Fees
36.8
25.8
11.0
Incremental CAD
\$83.1
\$60.8
\$22.3
\$22.3
\$22.3
Reduction in Interest
43.2
43.2
43.2
Adjusted CAD
-
\$196.9
\$196.9
\$206.7
Current Quarterly Dividend
\$0.25
\$0.25
Avg. Shares Outstanding
110.1
94.2
Annual Dividends Paid
\$110.1
\$94.2
2013E
2014E
CAD after Dividends Paid
\$86.8
\$112.6
Non-Core Asset Sales
300.0
300.0
Divested NOI
(9.0)
(27.0)
Share Repurchases
\$377.8
\$385.6
Share Repurchase Price Assumed
\$23.00
\$25.00
% Premium to Current Price
2.0%

Business Mgmt. Fees

10.8%

Shares Repurchased

16.4

15.4

% of Shares Outstanding (Current)

13.9%

13.0%

**Beginning Shares** 

118.3

101.9

**Ending Shares** 

101.9

86.5

Avg. Shares Outstanding

110.1

94.2

Note: Other upside drivers not modeled here include stronger end market growth, SIR appreciation, further multiple expansion

Appendix

Questions All CWH Shareholders Should be Asking

Have

current

trustees

created

value

for

**CWH** 

shareholders? Is it possible for existing trustees to fairly represent shareholders given their conflicts of interest? Why have RMR s fees gone up 30% since 2007 while CWH s stock has declined 68%? Why are the Portnoy REITs some of the last remaining externally managed equity REITs in the public markets? Will **CWH** ever trade at a peer valuation with **RMR** as its external manager? How much of the Portnoy fortune has been extracted from the savings of retail investors? Why does CWH lag peers on nearly every relevant operational metric? Why did CWH seek to sell equity at a 48% discount to book value to repay debt trading above par with no maturities or liquidity needs? Why did CWH sell its \$240 million minority stake in GOV only after massively diluting shareholders by issuing \$650 million in new CWH equity at \$19.00? How can existing trustees defend selling equity at \$19.00, a massive discount, at the same time they ignored an offer at \$27.00, a significant premium? How can **CWH** call

its

hand-picked trustees

independent?

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Appendix
Questions All CWH Shareholders Should be Asking (cont d)
Why
haven t
CWH s
independent
trustees
formed
an
```

independent committee and hired independent advisors? How have CWH shareholders been compensated for the multiple new RMR platforms launched with CWH s assets? Does **CWH** even have strategy, or is it simply recycling capital to create the appearance of doing something? Why does CWH refuse to hold Q&A on its conference calls and roadshows? Why are the Portnoys trying to change Maryland law rather than face shareholder vote? Why haven t current trustees prepared a detailed presentation

of

their
own
demonstrating
how
much value they have created for CWH shareholders?
Why isn t anyone in the REIT industry speaking up to defend the Portnoys?
How much CWH shareholder money have existing trustees already wasted in the last seven weeks
trying to further entrench themselves?
How
much
more
damage
will
be
inflicted
on
CWH
shareholders
in
the
next
3
years
if
current
trustees
are
not
removed
immediately?

Appendix

Structural Change is Much Needed

Citi

Research

has

stated

that

the

Company

has a flawed structure and history

of

value destruction

Appendix

External Manager RMR Causes Concern

(1) For the 9 month period ended September 30, 2012, CWH reported a NOI margin of 57.7%. CWH excluded 94 underperfor its same store financials ending 12/31/2012, making the 9 months ended 9/30/2012 a more representative reflection of companthe lowest of its peers, compares to a peer average of 64.7% over the same time period, despite CWH s greater scale. The 7.0 peers implies over \$70 million of potential excess costs at CWH, a difference which has attracted the attention of market particles.

Appendix

Acting in the best interest of RMR rather than as a fiduciary

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Appendix
Related & Corvex Overview
Related and Corvex collectively own 10.9 million shares of CWH (9.2% of shares outstanding)
Related Companies

Related Fund Management, LLC is an affiliate of Related Companies (  $\,$  Related  $\,$  ), one of the most prominent privately-owned real estate firms in the United States

Formed 40 years ago, Related is a fully-integrated, highly diversified industry leader with experience in virtually every aspect of development, acquisitions, management, finance, marketing and sales

Related s existing portfolio of real estate assets, valued at over \$15 billion, is made up of best-in-class mixed-use, residential, retail, office and affordable properties Corvex Management

Value-based investing across the capital structure in situations with clearly identifiable catalysts

Active investing to create asymmetric risk/reward opportunities

13D investments since inception include AboveNet (acquired by Zayo in March 2012), Corrections Corporation of America (elected REIT status in February 2013), Ralcorp (acquired by ConAgra in November 2012), and ADT (Keith Meister joined Board in December 2012)