CommonWealth REIT Form DFAN14A January 16, 2014

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
- " Definitive Additional Materials
- x 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

JAMES CORL

EDWARD GLICKMAN

PETER LINNEMAN

JIM LOZIER

KENNETH SHEA

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

Payment of Filing Fee (Check the appropriate box):

No fee required.			
Fee o	Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.		
(1)	Title of each class of securities to which transaction applies:		
(2)	A compacts number of acquities to which transaction applies.		
(2)	Aggregate number of securities to which transaction applies:		
(3)	Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which		
	the filing fee is calculated and state how it was determined):		
(4)	Proposed maximum aggregate value of transaction:		
(5)	Total fee paid:		

Fee p	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 for paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.
(1)	Amount Previously Paid:
(2)	Form, Schedule or Registration Statement No.:
(3)	Filing Party:
(4)	Date Filed:

This filing contains (1) a press release issued by Corvex Management LP and Related Fund Management, LLC on January 16, 2014 and (2) updated slides of the presentation filed by Corvex Management LP and Related Fund Management, LLC on December 18, 2013.

CORVEX AND RELATED ANNOUNCE BOARD SLATE TO BE NOMINATED AT

SPECIAL MEETING OF COMMONWEALTH REIT SHAREHOLDERS

NEW YORK, January 16, 2014 Corvex Management LP (Corvex) and Related Fund Management, LLC (Related), whose separately managed investment funds collectively own approximately 9.6% of the outstanding shares of CommonWealth REIT (NYSE:CWH), today announced that they intend to nominate a slate of five highly qualified trustees for consideration by CommonWealth shareholders: James Corl, Edward Glickman, Peter Linneman, Jim Lozier, and Kenneth Shea.

As previously announced, Corvex and Related have commenced the process to launch a new consent solicitation to remove the entire Board of Trustees of CommonWealth in accordance with the rules implemented by the Arbitration Panel ruling on November 18, 2013. To that end, Corvex and Related will file today revised preliminary consent solicitation materials with the Securities and Exchange Commission. Corvex and Related will request a record date for the new solicitation by February 16, 2014.

Keith Meister of Corvex and Jeff T. Blau of Related, said:

After consulting with fellow shareholders, we are excited to propose a strong slate of nominees with significant, relevant real estate industry expertise, who we are confident have the track records and corporate leadership experience to create significant, long-term value for CommonWealth and all of its shareholders. Our slate of truly independent, accountable trustees will enable us to achieve our sole goal from the beginning—ceasing the value destruction caused by the Portnoys and enabling CommonWealth shareholders to take back their company. The holders of more than 70% of the outstanding shares previously supported our proposal to remove the entire CommonWealth Board of Trustees and we expect the same level of support for our consent solicitation.

Recently, CommonWealth has conveniently unveiled various reversible, check the box governance alterations that in our view do not give shareholders the ability to hold RMR accountable for its underperformance and enable the Portnoys to retain control of CommonWealth, despite their owning virtually no stock. Further, we firmly believe that the two recently-appointed Trustees will be no more independent than the other Trustees, having been hand-picked by the same Board who supported every appalling action taken by the Portnoys over the past year to impede the will of CommonWealth s shareholders. Among others, these actions include passing illegal bylaw amendments, which were rejected by the Arbitration Panel, and reinstating Trustee Joe Morea after only 14% of the outstanding shares were voted for him at the 2013 annual meeting, and then selecting him to spearhead CommonWealth s efforts to improve governance. As long as the Portnoys maintain control of CommonWealth via their conflicted management structure, CommonWealth will continue its long-term track record of underperformance and value destruction.

Additional Information on the Nominees

James Corl. James Corl has been a Managing Director at Siguler Guff & Company since 2009, and is the Head of Real Estate. Mr. Corl oversees the Firm s real estate investment activities, setting investment strategy, designing and constructing the portfolio, identifying potential investments, and negotiating investment terms and conditions. Prior to joining Siguler Guff, Mr. Corl spent 13 years in the REIT investment industry, most recently as Chief Investment Officer for all of the real estate activities of Cohen & Steers, Inc., a leading investor in global real estate securities. While at Cohen & Steers, Inc. Mr. Corl was directly responsible for over \$30 billion of client assets invested in mutual funds and institutional separate accounts around the world. As an Associate with the Real Estate Investment Banking group at Credit Suisse First Boston, Mr. Corl was involved in acquiring portfolios of non-performing loans and distressed real estate assets for CSFB s Praedium Real Estate Recovery Fund, as well as restructuring troubled real estate companies as publicly traded REITs.

Edward Glickman. Edward Glickman is the Executive Director of the Center for Real Estate Finance Research and Clinical Professor of Finance at New York University Stern School of Business, and has been a Professor at the Stern School of Business since 2006. Mr. Glickman is also currently the Executive Chairman of FG Asset Management US, an alternative asset manager serving Korean investors, and is a Senior Advisor for Econsult Solutions, Inc., an econometric consulting firm. From 2004 to 2012 Mr. Glickman served as President and Chief Operating Officer of the Pennsylvania Real Estate Investment Trust, where he oversaw all operating functions and was a member of its Board of Trustees. Mr. Glickman has more than 30 years of experience in the real estate and financial services industry having been previously employed by The Rubin Organization, Presidential Realty Corporation, Shearson Lehman Brothers and Smith Barney. Mr. Glickman is a Fellow of the Royal Institute of Chartered Surveyors, a Certified Treasury Professional and a Registered Securities Principal.

Peter Linneman. From 1979 to 2011, Dr. Linneman was a Professor of Real Estate, Finance and Public Policy at the University of Pennsylvania, Wharton School of Business and is currently an Emeritus Albert Sussman Professor of Real Estate there. Dr. Linneman is currently a principal of Linneman Associates, a real estate advisory firm, and a principal of American Land Funds, a private real estate acquisition fund. For more than 35 years he has advised leading corporations and served on over 20 public and private boards, including serving as Chairman of Rockefeller Center Properties, where he led the successful restructuring and sale of Rockefeller Center in the mid-1990s. Dr. Linneman has won accolades from around the world, including PREA s prestigious Graaskamp Award for Real Estate Research, Wharton s Zell-Lurie Real Estate Center s Lifetime Achievement Award, Realty Stock Magazine s Special Achievement Award, and has been named One of the 25 Most Influential People in Real Estate by Realtor Magazine and was included in The New York Observer s 100 Most Powerful People in New York Real Estate.

Jim Lozier. Jim Lozier served as co-founder and CEO of Archon Group L.P. from its formation in 1996 until 2012. Archon, a wholly owned subsidiary of Goldman Sachs, is a diversified international real estate services and advisory company that under Mr. Lozier s leadership managed 36,000 assets with a gross value of approximately \$59 billion and over 8,500 employees in offices located in Washington D.C., Los Angeles, Dallas, Boston, Asia and Europe. Prior to the formation of Archon, Mr. Lozier was an employee of the J.E. Robert Company and was responsible for managing the Goldman Sachs/J.E. Robert joint venture for two years. Mr. Lozier directed the acquisition efforts of the joint venture between GS and JER from 1991-1995.

Jim has served on the Board of Directors of Dallas CASA (Court Appointed Special Advocates for Children) since 1999, and currently is on the Executive Committee and is heading CASA s capital campaign.

Kenneth Shea. Kenneth Shea is the President of Coastal Capital Management LLC, an affiliate of Coastal Development, LLC, a New York-based privately-held developer of resort destinations, luxury hotels and casino gaming facilities. Prior to joining Coastal in September 2009, from July 2008 to August 2009, Mr. Shea was a Managing Director for Icahn Capital LP, where Mr. Shea had responsibility for principal investments in the gaming and leisure industries. From 1996 to 2008, Mr. Shea was employed by Bear, Stearns & Co., Inc., where he was a Senior Managing Director and global head of the Gaming and Leisure investment banking department. At Bear, Stearns, Mr. Shea played an active role on over \$55 billion of M&A and capital raising transactions for many of the leading public companies in the gaming and leisure sector including Harrah s Entertainment, Inc., Station Casinos Inc., Penn National Gaming Inc., Las Vegas Sands Corp., Wynn Resorts Ltd., and Carnival Corp. Mr. Shea currently serves on the board of directors of CVR Refining, LP.

Additional Information Regarding the Solicitation

Corvex Management LP and Related Fund Management, LLC have filed a preliminary solicitation statement with the Securities and Exchange Commission (the SEC) to (1) solicit consents to remove the entire board of trustees of CommonWealth REIT (the Removal Proposal), and (2) elect five new trustees at a special meeting of shareholders that must be promptly called in the event that the Removal Proposal is successful. **Investors and security holders are urged to read the preliminary solicitation statement in its entirety, and the definitive solicitation statement and other relevant documents when they become available, because they will contain important information regarding the solicitation.** The preliminary and definitive solicitation statement and all other relevant documents will be available, free of charge, on the SEC s website at www.sec.gov.

The following persons are participants in connection with the solicitation of CommonWealth REIT shareholders: 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, James Corl, Edward Glickman, Peter Linneman, Jim Lozier and Kenneth Shea. Information regarding the participants in the solicitation and a description of their direct and indirect interests, by security holdings or otherwise, to the extent applicable, is available in the preliminary solicitation statement to be filed today with the SEC.

About Corvex Management LP

Corvex Management LP is an investment firm headquartered in New York, New York that engages in value-based investing across the capital structure in situations with identifiable catalysts. Corvex was founded in March 2011 and follows an opportunistic approach to investing with a specific focus on equity investments, special situations and distressed securities largely in North America.

About Related Fund Management LLC

Related Fund Management, LLC is an affiliate of Related Companies, 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. For more information about Related Companies please visit www.related.com.

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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, James Corl, Edward Glickman, Peter Linneman, Jim Lozier and Kenneth Shea. Information regarding the participants in the solicitation and a description of their direct and indirect interests, by security holdings or otherwise, to the extent applicable, is available in the preliminary solicitation statement to be filed today with the SEC.

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Update on Recent Events

The Arbitration Panel Has Spoken

On

November

18,

2013,

the

Arbitration

Panel

(Panel) issued an award that struck down the illegal bylaws that stripped shareholders of their right to vote through consent solicitation We were further vindicated when the Panel also ordered clearly defined set of procedures for a new consent solicitation and: After two weeks of live testimony and reviewing

hundreds

of

exhibits,

we

believe

the

Panel

plainly

agreed

with

our

view

that

the

Portnoys

are

highly

incentivized

and

capable

of

continuing

their

campaign

of

shareholder

disenfranchisement

Prohibited

any

action

intended

to

impede

or

frustrate

the

new

solicitation,

and

Declared

it

would

remain

available

to

resolve

any

issues

or

disputes

in

the new consent solicitation

Arbitration Panel, November 18, 2013

There is no question that CWH s Bylaws erect a complex wall of procedural hurdles to any consent solicitation.

Update on Recent Events
The Trustees
Actions Speak Louder Than Words
The Trustees
misconduct over the past year is startling:
Approved a massively dilutive equity offering,
Passed unprecedented, illegal bylaw amendments,
Lobbied to amend Maryland law under the cover of darkness, and
Wasted over \$30 million of shareholder money on year-long litigation process

In our view, the Trustees accomplished nothing

But their actions say more

about their

true

intentions

than their

promises

ever

can

We and

the

Company

are in

the

same

position

we

would

be

in

to

begin

with had

the

Portnoys

simply

allowed

for the

shareholder

vote

that

was

granted

to

shareholders

in

the

Company s

Declaration

of Trust 27 years ago The Panel recognized that shareholders have the right to vote in a consent solicitation to remove Trustees without cause at any time The Panel has implemented clearly defined set of procedures to hold a new consent solicitation These actions were taken to prevent shareholders

from

simply		
holding		
a		
vote,		
but		
what		
did		
they		
accomplish?		
Shareholders are finally poised to take back CommonWealth and decide its		
future		

10
The Portnoys
Corporate Governance Proposals
Why It s All Smoke and Mirrors
Reality
Our Proposal
Annual Elections

Requires

a

total

of

four

annual

meetings

with

a

full

de-staggering

not

taking

place

Prese

until

May

2017

Remaining

Trustees

are

still

empowered

to

reinstate

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trustee,

such

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Joseph

Morea,

who

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year

Bylaws

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Managing

Trustees

to

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CWH

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CWH

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unilaterally

re-

stagger

its

board

at

any

time

The

Portnoys

refuse

to

answer

whether

they

will

insist

on

impossible

procedural

requirements

to

nominate

Trustees,

including

twice-rejected

3%/3-year

rule

Does not clarify when they deem current disputes to be resolved or whether future disputes with other shareholders will also delay implementation of their proposals Portnoys Proposal Annual election of Trustees will begin in 2015 following shareholder vote at the 2014 Annual Meeting and resolution

of the pending

disputes with

Corvex/Related

Annual

Elections

at

the

next

(2014)

Annual

Meeting

23
Corvex/Related s Strategic Plan
Disruptive Transition of Authority
Plan B
In
the
event
the
Trustees
are

not

cooperative

in

transitioning

authority,

Related

and

Corvex,

clearly

incentivized

to

minimize

disruption

as

one

of

CWH s

largest

shareholders,

have

a

plan

to

protect

the

Company

Shareholders

should

not

be

coerced

into

voting

for

the

current

board

out

of

fear

that

the

existing

Trustees

will

burn

down

the

house

on

the

way

out

the

door

Jim

Lozier,

a

30+

year

industry

veteran,

can

be

retained

to

lead

the

company

on

an

interim basis*

Mr.

Lozier

served

as

co-founder

and

CEO

of

the

Archon

Group

L.P.,

a

subsidiary

of

Goldman

Sachs, from

its

formation

in

1996

until

2012

During

Mr.

Lozier s

tenure

at

Archon, the company grew from 320 employees to 8,500 employees managing 36,000 assets with gross value of approximately \$59 billion CBRE, one of the world s largest integrated real estate services firms, has agreed to provide interim property management services** 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 Related and Corvex have agreed to purchase up to 51% of the bank debt in order to prevent acceleration of the Company s debt * Mr. Lozier is providing consulting services to Related in connection with Related s investment in CommonWealth and has serve in the role of interim CEO of the Company on such terms as may be reasonably agreed to by Mr. Lozier and CWH. ** CBRE will perform management and leasing services on customary terms to be agreed to in the event CommonWealth s management agreement with RMR is terminated.