CommonWealth REIT Form DFAN14A April 18, 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

" Soliciting Material Pursuant to §240.14a-12

Definitive Additional Materials

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):

x No fee required.

Fee o	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:
(5)	Total fee paid:
Fee t	paid previously with preliminary materials.
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(1)	Amount Previously Paid:

Form, Schedule or Registration Statement No.:
Filing Party:
Date Filed:

This filing contains (1) a press release issued by Corvex Management LP (Corvex) and Related Fund Management, LLC (Related) on April 18, 2013, (2) a presentation disseminated by Corvex and Related on April 18, 2013, and (3) screenshots from a website hosted by Corvex and Related.

CORVEX AND RELATED SEND LETTER TO COMMONWEALTH REIT SHAREHOLDERS

CALLING FOR AN END TO VALUE DESTRUCTION

Urgent Need to Remove Entire CommonWealth Board Now and Stop Accelerating Campaign to

Disenfranchise Shareholders

Vote the WHITE Consent Card Today

NEW YORK, April 18, 2013 Corvex Management LP (Corvex) and Related Fund Management, LLC (Related), whose separately managed investment funds collectively own approximately 9.2% of the outstanding common shares of CommonWealth REIT (NYSE:CWH), today sent a letter to CWH shareholders, urging them to vote the WHITE consent card and remove the entire Board of CommonWealth before it can take any additional action to destroy shareholder value.

Corvex and Related have also published an investor presentation detailing their plan for driving value and restoring shareholder wealth at CommonWealth and outlining the latest actions of CWH s Board that they firmly believe have destroyed shareholder value. The presentation is available at www.shareholdersforcommonwealth.com.

Shareholders are urged to sign, date and return the WHITE consent card today. You may also be able to vote online by following the instructions on the voting materials you will be receiving. They also encourage all shareholders to call today D.F. King & Co., Inc., their proxy solicitor, at 1-800-714-3313 so they can ensure you receive their materials and they can assist you in voting your shares.

The text of the letter to CWH shareholders is as follows:

IMMEDIATE CHANGE IS NEEDED TO STOP THE CONTINUED VALUE DESTRUCTION

AT COMMONWEALTH

OUR CONSENT SOLICITATION WILL SERVE AS A REFERENDUM ON THE CURRENT

BOARD AND MANAGEMENT TEAM AND IS THE ONLY WAY TO EFFECT REAL CHANGE

SIGN, DATE AND RETURN THE WHITE CONSENT CARD TODAY!

Dear Fellow Shareholders:

We are two of the largest shareholders of CommonWealth REIT with a combined ownership of 9.2%, and are seeking written consents from shareholders to immediately remove all members of CommonWealth s board of trustees. CommonWealth is managed by Reit Management & Research LLC (RMR), which is owned by Barry Portnoy and his son Adam. The Portnoys, along with their hand-picked trustees, have in our view managed CommonWealth in a way which has enriched themselves rather than representing the interests of shareholders. If we do not act NOW to remove the entire board, management will continue its unrestrained and accelerating campaign of value destruction, and shareholders will be forced to endure many more years of mismanagement.

We made a substantial investment in CommonWealth earlier this year after conducting an exhaustive property-by-property study of CommonWealth and its assets under the lead of Related Fund Management, an affiliate of Related Companies one of the most respected

privately-owned real estate firms in the world with over \$15 billion of real estate assets and a 40 year history.

Based on Related s extensive due diligence and expert analysis, and with the assistance of highly qualified external consultants, we recognized that CommonWealth s real estate assets trade at a substantial discount to fair value due to a misalignment of incentives between RMR and shareholders, and what in our view is plain mismanagement by the Portnoys and the trustees. Specifically, the flawed RMR structure reduces the Company s cash flow, impairs CommonWealth s valuation multiple (40%+ discount to peers historically), destroys investor confidence, and has resulted in a track record of underperformance. In fact, CommonWealth is one of the few remaining externally managed equity REITs in the public markets. Green Street Advisors, a leading real estate and REIT research firm, refers to this structure as a dinosaur that stands out like a sore thumb. We firmly believe this external manager structure must be removed and replaced with an internal management team that is truly focused on creating value for <u>ALL</u> shareholders.

Since announcing our ownership stake in late February, we have sought to effect change, and have consistently remained open to multiple options to create value for all shareholders. However, it is clear to us that the current board of trustees and management are solely beholden to the Portnoys, do not recognize or ignore the inherent conflicts of interest that the external manager structure creates, and will not act in a way that seeks to enhance value for all shareholders.

In fact, in response to our efforts, CommonWealth has shown that it will stop at nothing to silence us and other shareholders. Within the past seven weeks alone CommonWealth s management and board have: completed a massively dilutive equity offering at a 48% discount to book value; amended the governing documents of CommonWealth twice in an attempt to eliminate long-standing shareholder rights; announced the possibility of selling CommonWealth s controlling stake in Select Income REIT at a discount; secretly lobbied the Maryland legislature in an attempt to introduce amendments that would have eliminated shareholder democracy; and, most recently, purported to completely eliminate shareholder rights to remove trustees without cause an effort that in our and our lawyers view is invalid under Maryland law. If any shareholders had doubts as to where the trustees allegiances lie, these actions have made clear it is to the Portnoys and not shareholders.

Given the accelerating pace of CommonWealth s value-destroying activities, we are left with no alternative but to seek to immediately remove this board. The only way for shareholders to effect meaningful change is through our consent solicitation. Any other strategy would take years to make a difference as a result of the various entrenching devices built into CommonWealth s governing documents.

MISMANAGEMENT OF COMMONWEALTH BY THE CURRENT BOARD AND

MANAGEMENT TEAM HAS RESULTED IN SEVERE UNDERPERFORMANCE

It is our firm view that the Portnoys collective actions have led to CommonWealth significantly underperforming its peers on almost all key metrics, including:

Worst shareholder returns CommonWealth s stock price has performed 28%, 31%, and 30% worse than peers over the last 1 year, 3 years, and 5 years, respectively. Over the same 1 year, 3

- The Portnoy REITs What It Means to be Uninvestable , Green Street Advisors, March 1, 2013. Permission was neither sought nor obtained to include quoted language.
- CommonWealth s peers include Piedmont Office Realty Trust Inc. (PDM), Highwoods Properties Inc. (HIW), Mack-Cali Realty Corp. (CLI), Brandywine Realty Trust (BDN) and Parkway Properties Inc. (PKY). Returns calculated through January 15, 2013, the day prior to when Corvex and Related began purchasing stock.

year, and 5 year time periods, CommonWealth s total return performance, which is calculated based on stock price performance and dividends, is 26%, 26%, and 22% below peers, respectively.

Massive discount to peers CommonWealth s share price was trading at a nearly 40% discount to its peers on an unlevered capitalization rate basis immediately prior to the public announcement of our ownership stake on February 26, 2013. CommonWealth has also traded at a 40%+ discount to peers on a price/FFO basis over the last 1 year and 3 years, respectively.

Mismanagement of operations CommonWealth has consistently delivered negative growth in both FFO/share (-5% 2010-2012 CAGR) and CAD/share (-23% 2010-2012 CAGR) and is among the bottom performers of peers on both metrics.

THE PORTNOYS AND THEIR TRUSTEES HAVE ENGAGED IN AN ACCELERATING

CAMPAIGN TO DISENFRANCHISE SHAREHOLDERS

AND DESTROY VALUE

Since we first called for change seven weeks ago, the Portnoys, aided by their trustees, have executed a self-serving campaign aimed at advancing their own financial interests, at the expense of shareholder rights and value. This campaign has included:

Completing a Highly Dilutive Equity Offering: This past March, the board completed a dilutive equity offering at a time when CommonWealth s shares were trading at a 48% discount to book value as of December 31, 2012, in order to repay debt trading at prices ranging from 102% to 111% of par. The offering increased CommonWealth s share count by 41% and diluted its NAV by over \$6 per share.

Disenfranchising Amendments to Governance Documents: Just last month, following the announcement of our investment in CommonWealth, the board has unilaterally decided to make various amendments to CommonWealth s bylaws that, on their face, sought to effectively eliminate shareholders—right to act by written consent. As previously stated, such amendments conflict with the CommonWealth charter and Maryland law and therefore we believe they are invalid as a matter of law.

Eleventh-Hour Lobbying Efforts to Change the Law: Not satisfied, earlier this month the Portnoys hired a team of political consultants likely paid for by YOU, as CWH shareholders to secretly lobby the Maryland legislature in a failed attempt to adopt an eleventh-hour amendment to a pending bill that would have deprived shareholders of their right to act by written consent to remove the board without cause.

Bylaw Amendment to Try to Eliminate Shareholders Right to Remove Trustees Without Cause: Having failed to change the law in Maryland through their lobbying efforts, the Portnoys and their trustees have recently announced an additional unilateral amendment to CommonWealth s bylaws that purports to eliminate the right shareholders have had since 1986 to remove trustees without cause. They have done this through a novel interpretation of the Maryland corporate statute which flies in the face of 14 years of public disclosures by CommonWealth. It is our and our lawyers view that such amendment is invalid.

Proposed Sale of the Company s 56% Controlling Interest in Select Income REIT (SIR): On March 25, 2013, the board announced that it was contemplating selling CommonWealth s 56% controlling equity interest in SIR in an underwritten offering, which we anticipate would be

completed at a discount to market price and would effectively transfer control away from CommonWealth while allowing RMR to continue extracting fees from SIR. In our view, any sale of shares constituting a control position in SIR, however, should reflect a control premium free of the existing restrictive management contract, not a discount.

We must act now. If shareholders don t act now to remove the entire board, we will be subject to at least three more years of Portnoy mismanagement the minimum time needed to replace a simple majority of CommonWealth s super-charged staggered board. WE MUST ACT BEFORE THE PORTNOYS AND THEIR TRUSTEES TAKE ANY ADDITIONAL ACTION TO DESTROY SHAREHOLDER VALUE.

SIGN, DATE AND RETURN OUR WHITE CONSENT AND TAKE THE FIRST STEP TO

ELECT A NEW BOARD OF INDEPENDENT AND HIGHLY OUALIFIED TRUSTEES

Once the current trustees are removed, CommonWealth is required to promptly call a special meeting for shareholders to elect new trustees. We will engage in an active dialogue with all shareholders to identify a truly independent slate of highly qualified nominees focused on real estate industry veterans with pristine credentials who are prepared to work for the interests of ALL shareholders, not just the Portnoys.

Upon removal of the current board, we are prepared to leverage our substantial resources and real estate expertise to benefit all shareholders. CBRE, the world slargest commercial real estate services firm, has agreed to provide interim property management and leasing services to the CommonWealth portfolio as long as necessary to ensure a smooth change of guard to a new independent and properly functioning board elected by shareholders. Additionally, Jim Lozier, a well-respected real estate executive with more than 20 years of experience and co-founder and former CEO of Archon Group L.P., a subsidiary of Goldman Sachs and a diversified international real estate services and advisory company, has agreed to serve as interim CEO until a new board is appointed. During Jim s tenure at Archon, the company grew from 320 employees to 8,500 employees managing 36,000 assets with a gross value of approximately \$59 billion. As interim CEO, Jim will focus on transition of management services, continuity of financial reporting and building out a permanent management team. We have also already engaged Deutsche Bank Securities Inc. as financial advisor and we expect to work with Deutsche Bank Securities Inc. on any required financing in connection with our effort. Make no mistake, we will be prepared to move immediately with a more professional and aligned real estate team from the moment shareholders regain control from the Portnoys.

CORVEX AND RELATED HAVE A PLAN FOR

DRIVING VALUE AND RESTORING SHAREHOLDER WEALTH

We are proposing CommonWealth take the following simple, yet decisive actions:

Internalize Management Structure, and transition to having its own management team instead of relying on the conflicted, overpaid services of RMR or another external manager. We note that RMR has received over \$336 million just in the last five years from CommonWealth, while managing at least 5 other entities in the Portnoy Empire and engaging in over \$2 billion of related party transactions at CommonWealth alone. During the same period CommonWealth has seen its stock decline by over 49% and cut its dividend by 70%.

Adopt Corporate Governance Best Practices, amending CommonWealth s existing charter and bylaws to improve them and conform to ISS and Glass Lewis best practices, increasing rights for all shareholders CommonWealth s board should no longer be insulated by a classified board, a poison pill with a slow hand provision and other entrenchment devices.

Cease Affiliate Transactions With, Or Managed By, RMR, which we believe are resulting in the transfer of enormous value to RMR and the Portnoys at YOUR expense.

Cease all acquisition and development activity until CommonWealth s stock price exceeds its NAV, and use excess cash flow to buy back CommonWealth s undervalued shares until its stock price exceeds NAV

Manage CommonWealth in ways which maximize long-term shareholder value, not fees paid to RMR.

As a sign of our commitment to CommonWealth, and to offer an alternative path to unlock value, we delivered to the board a bona fide offer to acquire up to 100% of the outstanding shares for \$24.50 in cash. We also encouraged the Company to welcome any additional offers from other potential bidders in excess of \$24.50 per share in cash. We are focused on liberating CommonWealth from the Portnoys any way we can, and believe an acquisition with an option for existing shareholders to retain their equity is one way to achieve this goal. We very much believe there is higher value that can be unlocked if CommonWealth were run by the proper internal management team. As such, we are open to the idea of allowing fellow shareholders to retain their equity in order to share significant upside potential of CommonWealth under qualified management. So far the board of trustees, despite having received our firm offer at a premium of 55% to the share price on the day before we announced our position, has refused to engage in any good faith negotiations with us regarding this option, and has instead rejected our offer in favor of a so-called strategic plan which has led to a 45% stock price decline in the last two years.

Signing, dating and returning the WHITE consent card will send a firm and unequivocal message to the board that the time has come for them to be held accountable to shareholders. THIS PROCESS PRESENTS A CLEAR PATH FOR ALL SHAREHOLDERS TO EFFECT CHANGE NOW AND PARTICIPATE IN ELECTING REPLACEMENT TRUSTEES WITHOUT THE OVERSIGHT OF A SELF-INTERESTED BOARD.

We are encouraged by the support we have received over the past weeks from many shareholders — from large institutional holders, who have publicly stated their support for what we stand for, to small retail holders, who have seen their IRA accounts diminish in value as a result of the Portnoys — mismanagement. Now is the time for all of us to act.

We note that, unless the entire board is **removed**, any **remaining trustees will have the ability to fill vacancies created by the removal of individual trustees. <u>YOUR CONSENT IS CRITICAL</u>.**

If you have any questions or require any assistance in executing your consent, please contact D.F. King & Co., Inc. at (800) 714-3313 (toll-free) or (212) 269-5550 (call collect).

We thank you for your continuing support.

Keith Meister Corvex Management LP Jeff T. Blau

Related Fund Management, LLC

A copy of Related s and Corvex s consent solicitation materials can be obtained at www.shareholdersforcommonwealth.com or by calling D.F. King & Co., Inc., our proxy solicitor, at 1-800-714-3313.

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.

Additional Information Regarding the Consent Solicitation

In connection with their solicitation of written consents, Corvex and Related have filed a definitive written consent solicitation statement with the U.S. Securities and Exchange Commission (the SEC) to solicit written consents from shareholders of CommonWealth REIT. Investors and security holders are urged to read the definitive written consent solicitation statement and other relevant documents when they become available, because they contain 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 CommonWealth s shareholders: Corvex Management LP, Keith Meister, Related Fund Management, LLC, Related Real Estate Recovery Fund GP-A, LLC, Related Real Estate Recovery Fund GP-A, LLC, Related Real Estate Recovery Fund GP-A, LLC, Related Real Estate Recovery Fund, L.P., RRERF Acquisition, LLC, Jeff T. Blau, Richard O Toole and David R. Johnson. Information regarding the participants in the consent solicitation and a description of their direct and indirect interests, by security holdings or otherwise, to the extent applicable, is available in the definitive written consent solicitation statement filed with the SEC on April 10, 2013 and Supplement No. 1 thereto filed on April 12, 2013.

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For further information, contact:
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The Case for Change Now at CWH Presentation to CWH Shareholders April 18, 2013

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Disclaimer

This presentation does not constitute either an offer to sell or a solicitation of an offer to buy any interest in any fund associated (Corvex) or Related Fund Management, LLC (Related). Any such offer would only be made at the time a qualified offer memorandum and related subscription documentation.

The information in this presentation is based on publicly available information about CommonWealth REIT (the Company) forward-looking statements, estimates and projections prepared with respect to, among other things, general economic and man management, changes in the composition of the Company s Board of Trustees, actions of the Company and its subsidiaries or implement business strategies and plans and pursue business opportunities. Such forward-looking statements, estimates, and p assumptions concerning anticipated results that are inherently subject to significant uncertainties and contingencies and have b

illustrative purposes, including those risks and uncertainties detailed in the continuous disclosure and other filings of the Compavailable on the U.S. Securities and Exchange Commission website (EDGAR) at www.sec.gov/edgar. No representations, to the accuracy or completeness of such forward-looking statements, estimates or projections or with respect to any other mate Related may buy, sell, cover or otherwise change the form of their investment in the Company for any reason at any time, with assurances that they will take any of the actions described in this document. Corvex and Related disclaim any duty to provide analyses contained in this document, except as may be required by law. Shareholders and others should conduct their own indicated, the information in this document speaks only as of the date set for Permission to quote third party reports in this presentation has been neither sought nor obtained.

Additional Information Regarding the Consent Solicitation

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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 reconsent 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 A 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.

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Executive Summary

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Executive Summary
Immediate Change is Needed
Outdated structure creates inherent conflicts of interest between shareholders and external manager Reit Management and Research, LLC (RMR), which is owned by Barry Portnoy and his son Adam, the two Managing Trustees of CWH

RMR receives fees based on gross historical cost basis of real estate, incentivizing growth through acquisitions regardless of returns to CWH shareholders

CWH paid out \$395 million in fees to RMR during 2007-2012 (nearly 30% of CWH s
market
cap
as
of
2/25/13
(1)
),
while
CWH s
share
price
declined
68%
during
this
time
Poor corporate governance has led to continued self-dealing for benefit of RMR and the
Portnoys in our view
O \$2 1.11'
Over \$2 billion of related party transactions in the last 5 years alone
1001 (1) 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
ISS has taken notice and recommended voting against incumbent trustees last year
Given
entrenching
devices
in
CWH s
documents,
shareholders
must
act
now
to
remove
the
board
or
face
at
least
three
more
years
VEAIS
of
of mismanagement
of mismanagement CWH s performance on key shareholder return and operating metrics has been poor in
of mismanagement

relative terms over any relevant time period in our view We firmly believe Commonwealth **REIT** (CWH or the Company) is in desperate need of a shareholder referendum given its flawed externally advised management structure, poor corporate governance, and track record of underperformance (1)

The day prior to Related and Corvex s first public filing.

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Executive Summary

Shareholder Referendum: Path

Path: action by written consent requiring 2/3 vote to remove entire board of trustees

We filed definitive consent solicitation materials with the SEC on April 10, 2013

We delivered to CWH formal shareholder demands to fix a record date to determine shareholders entitled to act by written consent on April 12, 2013

In light of the board s refusal recognize our consent solicitation and fix record date, it is our position that the record date will be the close of business on April 22 (i.e. the 10 th day after our request) 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 (see pg.

39 and



With a successful 2/3 vote, shareholders can remove current trustees, elect new trustees at a special meeting, terminate RMR s management agreement, and unlock significant value for all shareholders

Act

now:

the

future

of

the

Company

is

in

your

hands,

its

owners

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 to effect change

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Executive Summary

Shareholder Referendum: Value

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 (see Appendix for details on valuation)

\$35 represents upside potential

of 55% and 121% to current share price (1) and unaffected share price (2) respectively, after removal of board 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 prominent privately-owned real estate firms in the U.S. Key changes from previous valuation include CWH s massively dilutive equity offering (followed by dilutive debt tender at a premium), sale of CWH s minority stake in GOV, and additional market input 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 straightforward path if shareholders act now to remove the board In our view, potential

downside

of -40% or greater to current price should existing trustees remain in place, due to market overhangs from external management, poor corporate governance, and likelihood of continued underperformance (1) Based on a closing price of \$22.56 on April 17, 2013. (2) Based on closing price of \$15.85 on February 25, 2013, the day prior Related and

Corvex s

first
public
filing.
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

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Executive Summary

Shareholder Referendum: Strategic Plan

Strategic

Plan:

manage

the

Company

in

ways

that maximize long-term **CWH** shareholder value, not fees paid to RMR. Quite simply, **CWH** must adopt best practices While corporate management will be replaced, we anticipate current property level employees will be hired to work at the new CWH Amend existing Declaration of Trust and bylaws to conform to **ISS** and Glass Lewis best practices no more shareholder disenfranchisement Cease all acquisition activity until CWH s stock

exceeds its NAV no more dilutive equity offerings ignoring the views of shareholders Use excess cash flow to buy back **CWH** stock until the Company s stock price exceeds its NAV no more buy high, sell low capital allocation Cease all related

price

party transactions

no

more

self-dealing

for

benefit

of

the

Portnoys

Jim

Lozier,

former

CEO

and

co-founder

of

the

Archon

Group

L.P.,

and

CBRE,

the

world s

largest

commercial

real

estate

services

firm,

are

in

discussions

with

us

to be

available

to

provide

interim

management,

property

management

services,

and

leasing

services

to

the

CWH

portfolio as necessary While a new board selected by all shareholders will ultimately determine the details of CWH s new strategic plan, we propose the following key elements as starting point for the Company s new direction Internalize management, adopt a market cost structure, and align management

management compensation with shareholder returns no more skewed incentives

9 Executive Summary Structural Change is Much Needed

Note: Citi was a lead underwriter in CWH s recent massively dilutive equity offering completed on February 27, 2013. Even CWH s underwriter has taken pains to point out the Company s flawed structure and history of value destruction

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Executive Summary
Track Record of Underperformance
CWH has in our view performed poorly in absolute terms and underperformed
its peers
(1)
on almost any metric over any relevant time period
-17%, -45%, -43%, -45%, and -53% CWH stock price return over the last 1 year, 2 years, 3
years,
5
```

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years,
and
10
years,
respectively
(2)
Recent
valuation
nearly
40%
below
peers
on
unlevered
cap
rate
basis
(3)
53% and 41% discount to peers on a price / forward FFO multiple basis for last year and 3
years, respectively
-23% cash available for distribution per share (CAD / share) growth since 2010, the worst
performance of its peers
$2.7
billion
of
net
acquisitions
and
capex
since
2007
(over
2x
CWH s
recent
market
cap
(3)
while CWH book value per share is essentially flat
In
our
view,
there
absolutely
no
way
to
```

slice

and dice the data in favor of the Portnoys their performance has been horrible (1) Select peers include Piedmont Office Realty (PDM), Highwoods Properties (HIW), Mack-Cali Realty (CLI), Brandywine Realty (2) Returns data calculated through February 25, 2013, the day prior to Related and Corvex s first public filing. (3) Based on closing price of \$15.85 on February 25, 2013, the day prior

to
Corvex
and
Related s
first
public
filing.

11
Executive Summary
Flawed RMR Structure and Poor Corporate Governance
ISS
recommended
voting
against
incumbent
trustees
last

year (per **ISS Proxy** Advisory Services report, April 25, 2012) Proposal to Elect Director William A. Lamkin ISS **RECOMMENDATION: AGAINST** Proposal to Elect Director Adam D. Portnoy **ISS RECOMMENDATION: AGAINST** ISS Governance Risk Indicators: Shareholder Rights HIGH CONCERN The board is classified The company has a poison pill in effect The company s poison pill includes a dead-hand, slow-hand, or similar provision The company s poison pill has not been approved by shareholders **Board Structure MEDIUM CONCERN** 40% of the directors are family members of executives or majority shareholders The company has a poison pill that contains

a

dead-hand,

slow-hand,

or

similar

feature.

Such

features

are

uncommon

and

are

unjustifiable

from

a

governance

standpoint.

Not

only

do

dead-hand

poison

pills

and

their

variants

exclude

shareholders

from

the

corporate

governance

process,

but

they

also

disenfranchise

future

directors

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Executive Summary

Gigantic Conflicts of Interest

The externally managed REIT structure creates conflicts of interest that are so severe, we don't believe we can quantify the share price discount an investor should require to buy any of these companies. As a result, we have long deemed the Portnoy

REITs to be uninvestable.

For most externally advised REITs, the fee paid to the advisor is predicated on the company s size

not on its success (or lack thereof). Therein lies the conflict of

interest. The advisor carries a strong incentive to constantly sell common stock in order to raise funds for acquisitions. The price at which the equity is raised matters little to the advisor

making the REIT bigger and increasing the advisory fee is a primary objective.

The Portnoy REITs
What It Means to be Uninvestable,
Green Street Advisors,
March 1, 2013

13

Executive Summary

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?

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

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indapandant
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
a
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
a
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?

15 History of Underperformance

16
History of Underperformance
CWH has in our view performed poorly in absolute terms and underperformed its peers on almost any metric over any relevant time period
Stock price performance and total shareholder return
Valuation
Cost structure
Acquisitions and return on investment
NOI, EBITDA, CAD, and FFO / share growth
Corporate governance

In our view, there is absolutely no way to slice and dice the data in favor of the Portnoys their

performance

has

been

horrible

(\$ 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

\$1,885

```
$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%

17

History of Underperformance

Summary Public Comparables

CWH trades at a significant discount to its peers on all key measures

(1)

Note: Share price and estimates updated as of 2/25/2013, the day before Related and Corvex's 13D filing Financial information as of Q4 2012. Implied nominal cap rate is calculated as GAAP LTM NOI / TEV.

(1) CWH implied cap rate based on CWH standalone TEV of \$4,914 million and Related and Corvex estimates of comparable Source: Company filings and FactSet

18

History of Underperformance

Total Returns

1 year

HIW: 15.5% PDM: 15.3% CWH: (9.4%) PKY: 65.5% CLI: 1.5% BDN: 25.2%

RMZ: 10.6% 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%

CWH has underperformed its peers over the last year

CWH's peer with the closest total return performance is CLI, which has consistently outperformed

CWH notwithstanding having 80% of its office markets either struggling or in secular decline

History of Underperformance
Total Returns
3 years
CWH has underperformed its peers over the last 3 years
HIW: 42.1%
PDM: 39.1%
CWH: (26.6%)
PKY: 6.9%

CLI: (2.7%)

59

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%

20

History of Underperformance Share Price Performance

1 year

CWH has underperformed its peers over the last year

HIW: 9.8% PDM: 10.1% CWH: (16.9%) PKY: 60.2% CLI: 5.0%

BDN: 19.1% Source: Factset

1 year

3 year

PKY

60.2%

(0.7%)

BDN

19.1%

15.4%

HIW

9.8%

21.4%

PDM

10.1%

16.1%

CLI

(5.0%)

(18.9%)

Average

18.8%

6.6%

CWH

(16.9%)

(42.9%)

CWH

Avg.

35.7%

49.5%

21 History of Underperformance Share Price Performance

3 years CWH has underperformed its peers over the last three years HIW: 21.4%

PDM: 15.4% CWH: (42.9%) PKY: (0.7%) CLI: (18.9%) BDN: 16.1% Source: Factset

1 year

3 year

PKY

60.2%

(0.7%)

BDN

19.1%

15.4%

HIW

9.8%

21.4%

PDM

10.1%

16.1%

CLI

(5.0%)

(18.9%)

Average

18.8%

6.6%

CWH

(16.9%)

(42.9%)

CWH

Avg.

35.7%

49.5%

22

History of Underperformance

FFO Multiples

CWH traded at the lowest price to FFO multiple of its peers prior to our 13D filing

PDM: 14.0x CWH: 5.4x HIW: 13.1x CLI: 10.6x BDN: 9.0x Source: Factset

PKY: 13.3x

Average

1 year

3 year

PKY

9.9x

7.9x

BDN

8.9x

8.6x

HIW

12.3x

12.8x

PDM

12.6x

12.3x

CLI

10.4x

11.1x

Average

10.8x

10.5x

CWH

5.0x

6.2x

CWH

Avg.

(53.4%)

(40.7%)

History of Underperformance Operating Performance Value accruing to RMR, not shareholders Poor performance on key fina

Poor performance on key financial metrics, while fees paid to RMR continue to grow

(1)

Edgar Filing: CommonWealth REIT - Form DFAN14A Share price performance assumes stock is held since January 1st of the specified year through February 25th, 2013. Source: Company filings and SNL (\$ in millions) For the Fiscal Year Ending December 31, 2010 2011 2012 Share Price Performance (if held since) (1) (38.2%)(39.0%)(6.9%)SF Owned per Share (% growth) (15.9%)(5.2%)(0.6%)NOI per Share (% growth) (19.1%)(4.2%)16.1% EBITDA per Share (% growth) (22.1%)(4.7%) (27.2%)FFO per Share (% growth) (13.8%)(9.9%)0.0%CAD per Share (% growth) (23.7%)(27.7%)(17.3%)Fees Paid to RMR

\$62.2 \$69.5 \$77.3 % growth 3.4% 11.7% 11.2%

24

History of Underperformance

Same Store Underperformance

CWH trails its core office REIT peers by 225 bps and 265 bps on same store rental growth and NOI growth, respectively

Despite its greater scale, CWH s cost structure results in the lowest same store NOI margins of its peers

CWH s total rental and NOI growth is dependent upon its outsized acquisition activity

CWH underperforms its peers on a same store basis

Note: Analysis excludes PDM, which does not disclose same store rent

(1) (2) (3) Source: Company filings months ended 9/30/2012 rent growth (1) 9 months ended 9/30/2012 NOI growth (1) months ended 9/30/2012 NOI margin (1) CommonWealth excluded 94 underperforming properties as discontinued properties in its same store financials ending 12/31/2 as a more representative reflection of company performance Average does not include CWH Unlike CWH, 80% of CLI s markets are either struggling or in secular decline (3.0%)(2.0%)(1.0%)0.0%1.0% 2.0% 3.0% 4.0% 2.8% 2.2% 0.8%(1.1%)(2.0%)PKY HIW **BDN CWH** CLI 6.5% 3.3%

2.7%

- 0.2%
- (1.1%)
- (2.0%)
- (1.0%)
- 0.0%
- 1.0%
- 2.0%
- 3.0%
- 4.0%
- 5.0%
- 6.0%
- 7.0%
- PKY
- HIW
- BDN
- **CWH**
- CLI
- 70.5%
- 67.7%
- 61.0%
- 59.8%
- 57.7%
- 50.0%
- 55.0%
- 60.0%
- 65.0%
- 70.0%
- 75.0%
- BDN
- HIW
- CLI
- PKY
- CWH
- Avg
- (2)
- : 1.2%
- Avg
- (2)
- : 2.8%
- Avg
- (2)
- : 64.7%
- (3)
- (3)

25
History of Underperformance
Same Store Underperformance (cont d)
CWH has consistently underperformed its peers on a same store basis historically
Note: Analysis excludes PDM, which does not disclose same store rent
(1)
Average does not include CWH
Source: Company filings
2010 rent growth
2010 NOI growth

```
2010 NOI margin
2011 rent growth
2011 NOI growth
2011 NOI margin
0.3%
(2.8\%)
(2.5\%)
(3.5\%)
(5.2\%)
(6.0\%)
(5.0\%)
(4.0\%)
(3.0\%)
(2.0\%)
(1.0\%)
0.0\%
1.0%
HIW
BDN
CLI
CWH
PKY
Avg
(1)
(2.5\%)
(0.9\%)
(3.3\%)
(3.7\%)
(6.2\%)
(8.5\%)
(9.0\%)
(8.0\%)
(7.0\%)
(6.0\%)
(5.0\%)
(4.0\%)
(3.0\%)
(2.0\%)
(1.0\%)
0.0\%
HIW
CLI
BDN
PKY
CWH
Avg
(1)
```

(3.5%)

68.4% 66.6%60.2%55.7% 54.3% 50.0% 55.0% 60.0% 65.0%70.0% BDN HIW CLI **PKY CWH** Avg (1) 62.7% (1.6%)(2.6%)(3.0%)(3.4%)(3.7%)(4.0%)(3.5%)(3.0%)(2.5%)(2.0%)(1.5%)(1.0%)(0.5%)0.0% **CWH** BDN HIW CLI PKY Avg (1) (3.2%)0.0%(0.9%)(3.1%)(4.3%)(6.4%)(7.0%)(6.0%)

(5.0%)

(4.0%)(3.0%) (2.0%)(1.0%)0.0%1.0% HIW PKY BDN **CWH** CLI Avg (1) (2.6%) 69.5% 67.3% 60.2% 55.9% 53.6% 50.0% 55.0% 60.0% 65.0% 70.0% 75.0% BDN HIW CLI **CWH**

PKY Avg (1)

62.7%

26

History of Underperformance

Acquisition Activity

CWH has grown primarily through asset acquisitions, which we believe benefit

RMR and not shareholders

(1)

Market cap as of 12/31/12. Metric shown includes SIR.

(2)

Includes net sale proceeds from consolidated joint venture

(3)

Weighted by market cap Source: Company filings and Factset Net acquistions / CapEx as % of Recent Market Cap (1) 2007 2008 2009 2010 2011 2012 Cumulative Parkway Properties Inc. (PKY) 6.4% 26.2% 2.2% 8.7% 42.4% 75.2% 161.1% Highwoods Properties Inc. (HIW) 5.3% 5.2% 2.3% 3.4% 6.1% 9.0% 31.3% Mack-Cali Realty Corp. (CLI) 15.0% 3.6% 0.8%3.6% 3.6% 3.3% 29.9% Piedmont Office Realty Trust

Inc. (PDM)

```
(2)
1.5%
4.1%
1.2%
2.1%
(2.5\%)
0.5%
6.9%
Brandywine Realty Trust (BDN)
(6.6\%)
(12.8\%)
6.0%
10.4%
0.9%
0.3%
(1.8\%)
Average
(3)
4.7%
3.1%
2.2%
4.6%
4.9%
8.7%
28.2%
CWH
31.0%
6.1%
33.5%
27.3%
44.6%
55.6%
198.1%
CWH share price
$30.92
$13.48
$25.88
$25.76
$16.64
$15.84
CWH price / FFO multiple
6.8x
3.1x
6.0x
6.9x
4.9x
CWH has spent $2.7 billion on acquisitions since 2007 as the stock has underperformed
```

Its peers acquired at approximately one-seventh of CWH s rate over the same period PKY

has
also
been
acquisitive,
but
is
internally
managed
and
has
made
accretive
capital
allocation

decisions, leading to 42% stock price appreciation from 2011 to 2012

27

History of Underperformance

Management and Board Ownership

CWH trustees and senior management hold a smaller stake than those of peers

CWH s insiders currently hold a 0.3% stake in the company

The ownership level is approximately one-tenth the insider ownership of the comp set

We believe management is not aligned with shareholders

Peer Director and Executive Officer Ownership

(1)

Average does not include CWH

Source: Company filings, CWH holdings per proxy filed 2/25/13 **CWH Insider Holdings** Position % of S/O Directors and Executive Officers: Barry M. Portnoy 233,086 0.20% Adam D. Portnoy 38,599 0.03% 3 John C. Popeo 33,500 0.03% 4 David M. Lepore 29,250 0.02% 5 Frederick N. Zeytoonjian 10,967 0.01% 6 William A. Lamkin 8,812 0.01% Joseph L. Morea 2,000 0.00% 356,214 0.30% Total CWH Director and Executive Officer Ownership 0.0% 1.0% 2.0% 3.0% 4.0% 5.0% 6.0% 7.0% 8.0% 6.8% 3.0%

3.0% 2.8%

0.5%

0.3%

CLI

HIW

PKY

BDN

PDM

CWH

Avg. (1): 3.2%

28

History of Underperformance

Externally Managed Equity REITs

Out of approximately 90 equity REITs with greater than \$1 billion market cap and greater than 1 year in the public markets, only six are externally managed today

The externally managed REITs have consistently underperformed their internally managed peers

SNH peers include HCP, VTR, HCN, ARE, BMR, OHI, HTA, HR, NHI, MPW, LTC, SBRA, and UHT

HPT peers include HST, LHO, DRH, RHP, RLJ, SHO, PEB, BEE, HT, AHT, FCH, CHSP, INN, CLDT, MDH, and SPPR

CWH and GOV peers include PKY, PDM, BDN, CLI, and HIW

As of March 12, 2013

Source: SNL : CWH Avg. Company (ticker) Property type External corporate adviser Market cap (\$M) Premium/ discount to NAV (%)3-year total return (%) Senior Housing Properties Trust (SNH) Health care **RMR** 4,742.7 (33.6)(25.0)Hospitality Properties Trust (HPT) Hotel **RMR** 3,277.6 1.2 (0.7)CommonWealth REIT (CWH) Office **RMR** 2,573.1 (40.8)(32.5)Government Properties Income Trust (GOV) Office **RMR** 1,361.7 2.7 0.7 Select Income REIT (SIR) Diversified **RMR** 1,028.8 NA NA Average 2,596.8 (17.6)(14.4)RMR manages five of those six REITs The sixth is Alexander s (ALX), which is managed by Vornado; however Vornado, also holds a

32% stake in the company

History of Underperformance
No Management Credibility
Management appears to lack an understanding of their own finances given a 50% cut in the dividend one quarter after dismissing the question
CWH appears to have now discontinued Q&A on all of its conference calls
Yeah.
I'm
glad
you

asked that, John, because it's something that a lot of investors have asked us about, and it's the security of the dividend. Right now, we acknowledge that it certainly appears that the market is expecting dividend cut. We disclosed our CAD payout ratio as a 104%. That is above

much above 100%. We think we can maintain this dividend for the foreseeable future. If the payout ratio were to balloon up, well above 104%, well above 100%, and be there for quite some time, I think we'd have to seriously consider reducing the dividend. But right

100%, it's not

now, there's no intention from management or the Board, to do anything with the dividend. Now that might change as circumstances change. But today, we have no intention of changing the dividend. And I have to tell you, it is at times it is perplexing to us,

because we

look

at

our

numbers

and

say

we

can

afford

the

dividend,

and

the

dividend

doesn't

look

like

it

should

be

at

risk.

Yet the

stock

price

seems

to

indicate

that

everybody

else

doesn't

see

that.

They

think

that

we're

going to

that

there

should

be

a

dividend

cut.

Maybe

they are anticipating something years from now, or a long time from now. But I don't it is sometimes it's perplexing to us as to maybe you, John, but that's our thoughts on it. And then the last question, the obvious question, as you are

bouncing around

\$18, \$19 a share, high 10s on the dividend, clearly when you're at that level, people are either anticipating diminution or a decline in share value and/or dividend adjustment. And it seems to me that if the stocks price can't get back

up into the low to mid

20's, a dividend cut would be the prudent thing to do. In fact, if you cut the dividend down to \$1.20 you'd still have one of the highest dividends in the office industrial **REIT** space. So what's your thought process

Stifel Nicolaus: Q1 2012 Earnings Call, May 3, 2012 Adam Portnoy: Q1 2012 Earnings Call, May 3, 2012

on all that?

30 Flawed RMR Structure and Poor Corporate Governance

31

Flawed RMR Structure and Poor Corporate Governance

RMR Fees vs. CWH Shareholder Returns

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

'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%)

(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 firs

RMR fees paid per CWH public filings.

32

Flawed RMR Structure and Poor Corporate Governance Flawed RMR Structure

We believe CWH s externally managed structure skews incentives, reduces cash flow through excessive fees, destroys investor confidence, and impairs valuation multiple (off already depressed earnings)

RMR receives fees based on gross historical cost basis, incentivizing growth through acquisitions regardless of returns to CWH shareholders or strategic rationale

\$2.7 billion of net acquisitions and capex since 2007 (over 2x CWH s recent market



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Flawed RMR Structure and Poor Corporate Governance

External Manager RMR Causes Concern

We recommend investors avoid the shares of CWH at this time due to the uncertainty generated by the spinoff of SIR and the continuous decline in per share values. SIR is the second spinoff since 2009 and a recent one, GOV, did not seem to benefit the share holders. It appears that SIR, which carried little debt and all of the highest margin properties from CWH to its own portfolio, may become an acquisition vehicle. The

manager

eems
0
oe e
naking
lecisions
which
ure
peneficial
0
he
management
company and detrimental to the shareholders. The management contract awards
compensation for growing the portfolio but not as much for improving share value.
Гће
portfolio
S
n
good
hape
and
could
oe e
vorth
more
0
un
ncquirer
An
ncquirer
could also reduce the operating costs by about \$50 million annually by replacing
RMR.
External Manager RMR Causes Concern At CommonWealth REIT,
Seeking Alpha,
August 27, 2012

34 Ele

Flawed RMR Structure and Poor Corporate Governance

Poor Corporate Governance

In our view trustees have crossed the limits of legally enforceable corporate governance time and time again in order to disenfranchise CWH shareholders, insulate

management,

and

maximize

control

and financial benefits for **RMR** One of the Portnoys latest legal maneuvers was a secret, failed attempt (likely using CWH funds) to insert an 11 th hour amendment into Maryland House Bill that would have allowed CWH to unilaterally eliminate shareholders right to remove trustees without cause Trustees would rather intervene in the Maryland legislative process and change the law than face their own shareholders Over \$2 billion of related party transactions in last 5 years CWH assets have been repeatedly used to seed new platforms for RMR, creating new income streams for RMR without, in our view, due compensation for CWH shareholders, and worsening the cash flow profile of CWH We believe 3 so-called independent trustees are conflicted by any common sense definition 2 of CWH s independent

trustees
serve
on boards of other RMR-managed entities
3
rd
independent
trustee
was
former
RBC
banker
in
capital
markets
division (retired in
2012), which regularly receives lucrative business from CWH (including recent dilutive
equity offering) and RMR s other entities
Other issues include a classified board, poison pill, and slow hand provision
ISS
has
taken
notice
and
recommended
voting
against
incumbent
trustees
last
year

35
Flawed RMR Structure and Poor Corporate Governance
Scorched Earth Policies Require Action Now
These value destructive actions include:

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

Two separate bylaw amendments that in our view are invalid and seek to disenfranchise shareholders by effectively eliminating their ability to act by written consent to remove

trustees without cause

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

A contemplated sale of CWH s 56% controlling interest in SIR at a potential discount to the market price rather than a control premium (which would also allow **RMR** to continue extracting fees from SIR) If any shareholders had doubts as to where the trustees allegiances lie, these actions have made clear it is with the Portnoys and not shareholders Since our first call for change seven weeks ago, the Portnoys and their handpicked trustees have used Company funds in a self-serving campaign aimed at in our view advancing their own financial interests and entrenchment If shareholders don t act now to remove the entire board, we will be subject to at least three more years of mismanagement, the minimum time needed to replace simple majority of CWH s super-charged staggered Board

If less than the entire board is removed, vacancies will be filled by the remaining

trustees and no change will be effected

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Flawed RMR Structure and Poor Corporate Governance

Conflicted Board of Trustees

Significant overlap of board members across RMR entities, including so-called independent

trustees

In

our

view

Portnoys

and independent trustees conflicted by any common sense definition of 3 independent trustees serve on other Portnoy boards 3 independent trustee just retired from **RBC** capital markets division in 2012, a division which regularly receives lucrative business from CWH (including the recent dilutive equity offering) 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

rd

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Flawed RMR Structure and Poor Corporate Governance

Dilutive Equity Offering

Despite protests from some of its largest shareholders, a bona fide offer for \$27.00 per share, and in our view no need to issue equity, on March 5, 2013 CWH sold 34.5 million shares at \$19.00

Transaction increased CWH $\,$ s share count by 41% and diluted CWH $\,$ s NAV by over \$6 per share

Why did CWH sell its \$240 million minority stake in GOV only after issuing new CWH shares

at a 48% discount to book value?

Perhaps recognizing its actions were indefensible, trustees insulated themselves from questioning and ignored shareholder demands to stop offering

Canceled investor lunch and did not hold Q&A on roadshow call CWH s use of proceeds for the equity offering, at a massive discount, 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

We believe recently completed equity offering serves as clear example of poor management, skewed incentives, and terrible capital allocation

However,

equity

offering

increases

Company s

equity

base,

creating

additional

capacity

to

do

acquisitions

and

thereby

pay

more

management

fees

to

RMR

Flawed RMR Structure and Poor Corporate Governance
Acting in the best interest of RMR rather than as a fiduciary
[Related and Corvex] are spending their own dollars, while CWH is spending shareholder
money
to
prevent
RMR
from

being terminated an

outcome we

think

virtually all shareholders favor. Ironic.

RMR, with \$77mm of high-margin annual revenue on the line, has too much to lose and is directing the CWH board to fight to the finish (using shareholder dollars to do so).

The CWH board, controlled by external manager RMR, is in the unique position of acting in the best interest of RMR rather than as a fiduciary to the CWH

Shareholders.

If RMR prevails, we believe the end result is the instantaneous resumption of CWH shares trading at a significant discount to NAV - we believe a \$15/sh\$ price...

Stifel Nicolaus, March 7, 2013

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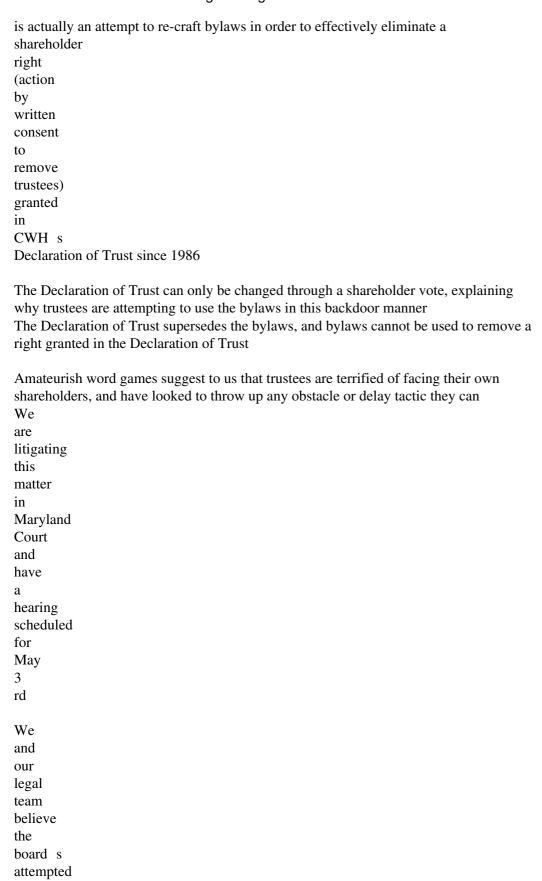
Flawed RMR Structure and Poor Corporate Governance

March 1 Bylaw Amendment

On Friday, 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 same bylaw requirements as a shareholder making a nomination of an individual for election to the Board.

(3% / 3 year requirement)

Clarification



clarification

is inconsistent with CWH s own Declaration of Trust and thus null and void as matter of law Related and Corvex believe CWH s March 1 bylaw amendment is invalid

desperate attempt to disenfranchise shareholders

and

st

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Flawed RMR Structure and Poor Corporate Governance

Failed Maryland House Bill Amendment

Proposed amendment would have opened door to make it impossible to remove trustees without cause in many Maryland companies (regardless of voting threshold), even if shareholders had explicit right to do so in a company s charter

Similar to March 1st bylaw amendment, CWH couched proposed amendment as a clarification

We believe notion that amendment was a clarification is absurd, as existing Maryland law

expressly contemplates removal of staggered board without cause when provided for in a company s charter
as
is
unequivocally
done
in
CWH s
Declaration
of
Trust
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)
Fortunately for CWH shareholders and all shareholders of Maryland-based corporations and
trusts,
the
amendment
quickly
died
once
legislators
became
aware
of CWIL a
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 secret attempt (likely using CWH money) to insert an 11 hour amendment into a Maryland House Bill

The proposed amendment was not even discussed by the Corporation Law Committee of the Business Law Section of the Mar which typically reviews and comments on all changes to Maryland corporate and REIT law before changes are heard by the Go

Flawed RMR Structure and 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 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 novel 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

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Flawed RMR Structure and Poor Corporate Governance No Shareholder Return on Investment Trustees continue to spend on acquisitions and issue more shares despite poor shareholder returns due to skewed incentives created by RMR s external management Management has spent \$2.7 billion on acquisitions and capex since 2007 (over 2xCWH s entire

market cap (1)), while CWH book value per share is essentially flat (1) Market cap of \$1.3 billion based on closing price of \$15.85 on February 25, 2013, the day prior to Related and Corvex s first public filing. (2) Historical book values calculated using SIR and GOV market values. Market cap and 2012 book value uses stock market price Metric shown includes SIR. '07-'12 '07-'12 2007 2008 2009 2010

2011 2012 CAGR Cumulative Book Value

(2) \$2,198 \$2,217 \$2,259

\$2,702 \$2,816 \$3,086 7.0% 40.4% Book Value per Share \$36.11 \$34.68 \$35.66 \$37.53 \$33.24 \$36.82 0.4% 2.0% Memo: Shares Outstanding 60.9 63.9 63.4 72.0 84.7 83.8 6.6% 37.6% Gross Real Estate Assets (3) \$6,156 \$6,242 \$6,324 \$6,357 \$7,244 \$7,829 4.9% 27.2% Cumulative Net Acquisitions and CapEx \$419 \$83 \$453 \$369 \$604 \$753 \$2,681 % of Recent Market Cap 31.6% 6.2% 34.1% 27.8% 45.5% 56.7%

201.9%

Total RMR Management Fees \$59.7 \$63.2 \$62.6 \$62.2 \$69.5 \$77.3 \$394.6 % of Recent Market Cap 4.5% 4.8% 4.7% 5.2%

5.8% 29.7%

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Flawed RMR Structure and Poor Corporate Governance

A Dinosaur

As the REIT industry grew rapidly during the 90s, the externally advised model became a dinosaur. The IPO wave of the 90s brought forth companies with top-notch managers/employees whose financial interests were strongly aligned with those of shareholders.

While

the

externally

advised
structure
remains
the
norm
in
the non-
traded REIT world, where conflicts of interest run rampant, the Portnoy REITs stand
out like a sore thumb in the publicly traded REIT domain.
If
the
conflicts
of interpret
interest
are
SO
detrimental
to
shareholders,
why
don t
they
and the
Boards of the REITs terminate the advisory contract and staff the REIT with its own
employees?
With
respect
to
the
Portnoy
REITs,
a
primary
reason
is
that
the
corporate
governance impediments are substantial. Staggered boards are a primary obstacle.
Poison
pills
are
another.
In
addition, the
valuation
gap
between

the

Portnoy
companies
and
their
REIT
peers
has
usually
been
wide,
but
rarely
wide
enough to
make the financial reward worthwhile for the vast effort required to enact change.
The
Portnoy
REITs
What
It
Means
to
be
Uninvestable,
Green
Street
Advisors,

March 1, 2013

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Flawed RMR Structure and Poor Corporate Governance

A Case Study in Skewed Incentives

How does a misalignment in incentives manifest itself in financial losses for

CWH

shareholders

and

profits

for

RMR?

Capital Investment \$10,000,000 **Equity Investment** \$10,000,000 **Current Occupancy** 0.0% Financing at 60% LTV \$15,000,000 **New Occupancy** 80.0% **Total Capital Investment** \$25,000,000 Incremental NOI \$2,000,000 Incremental NOI (6% cap rate) \$1,500,000 Less: Financing Cost (4.5%) (\$675,000)**Equity Cash Flow** \$825,000 Return on Equity 20.0% Return on Equity 8.3% Incremental Fees to RMR Incremental Fees to RMR % of historical cost basis 0.5% % of historical cost basis 0.5% Incremental historical cost basis \$10,000,000 Incremental historical cost basis \$25,000,000 Incremental Fees to RMR \$50,000 Incremental Fees to RMR \$125,000 Capital Allocation Option "B" Capital Allocation Option "A" Acquire New Property at lower ROE Reinvest in Existing Property to Maximize ROE Which option would you have chosen? Which option do you think RMR chose? Is it any wonder that CWH s

stock is down 43% over the past 3 years?

The case study below is based on extensive due diligence performed by Related on a specific vacant property in CWH s portfolio, which we believe management is unwisely looking to sell

45 Refuting the Portnoys Spurious Claims

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Refuting the Portnoys
Spurious Claims
Shareholders are Being Asked to Relinquish Control
Existing trustees falsely claim Related and Corvex are asking shareholders to relinquish control

in fact it is totally the opposite We believe

our consent solicitation to remove the board will serve as a shareholder referendum on the current board of trustees and senior management and their value destructive behavior Shareholders are not being asked by Related/Corvex relinquish control of **CWH** in any way; they are being asked to

take back

CWH from the grip of the Portnoys and RMR, and restore control to all CWH s shareholders The only group at risk of losing control is RMR and the Portnoys, which we believe have used CWH as their own personal piggy bank for years Once the current trustees are removed, CWH is required to promptly call a special meeting for all shareholders to elect new trustees At that time we hope and expect all **CWH** shareholders will

work to

slate of highly qualified nominees

collectively identify an

independent

including real estate industry veterans

with pristine credentials

that

are

prepared

to

work

for

the

interests

of

all

shareholders

We

also

hope

and

expect

a

newly

elected

board

would

adopt

ISS

and

Glass

Lewis

corporate

governance

best

practices,

restoring

appropriate

shareholder

rights

for

all

CWH

shareholders

going

forward

Refuting the Portnoys
Spurious Claims
CWH Has a Strategic Plan
Existing trustees claim to have a strategic plan
Unfortunately, in our view the so-called strategic plan consists largely of capital recycling, without any path to actual value creation for shareholders

Creates

the

appearance of activity, but does not actually result in any progress Only figures associated with strategic plan reference volume of activity, and make no mention of shareholder returns or value creation Strategic plan continues management s historical practice of buy high, sell low capital allocation The two key elements of the so-called strategic plan are: Strategic Plan Says: We Believe Strategic Plan Actually Means: Improving CommonWealth's Financial Condition and Liquidity Sell equity at a massive discount to repay debt trading at a premium, to give the appearance of changing capital structure (i.e. buy high, sell low) Continued Repositioning of CommonWealth's Property Portfolio Sell vacant suburban properties at a massive discount and recycle proceeds to acquire fully occupied CBD properties at premium valuations (i.e. buy high, sell low)

Refuting the Portnoys
Spurious Claims
CWH Will be Unable to Continue Normal Operations
The Portnoys have tried to paint a bleak picture of CWH upon removal of themselves
and
their
conflicted
trustees

a fictional picture of company without leadership, unable to comply with basic regulatory obligations These statements represent a scare tactic employed by current trustees in desperate attempt intimidate CWH s shareholders; nothing could be further from the truth Upon removal of the current board, we are committed to put at the immediate disposal of CWH and all its shareholders all of our considerable resources, including highly qualified property and financial managers Jim Lozier, former CEO and co-founder of the Archon Group L.P., has agreed to a potential interim CEO position 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

Refuting the Portnoys
Spurious Claims
Change of Control
under Credit Agreement, Other Agreements
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 letters for necessary refinancings which may arise under a change of control, positioning CWH for a smooth transition

Refuting the Portnoys
Spurious Claims
Current Trustees and RMR Acting in Best Interests
of CWH
Existing trustees claim they and RMR are acting in the best interests of CWH
Based on what track record and what evidence?

Why would trustees acting in the best interests of shareholders pursue and even upsize an unnecessary, massively dilutive equity offering?

Why would trustees acting in the best interests of shareholders attempt to pass bylaw amendments to disenfranchise shareholders?

Why would trustees acting in the best interests of shareholders attempt to secretly pass a new Maryland law making it impossible to remove them?

Why would trustees acting in the best interests of shareholders make plans to potentially sell

CWH s

controlling

stake

in

SIR

at

a

discount

to

market

rather

than

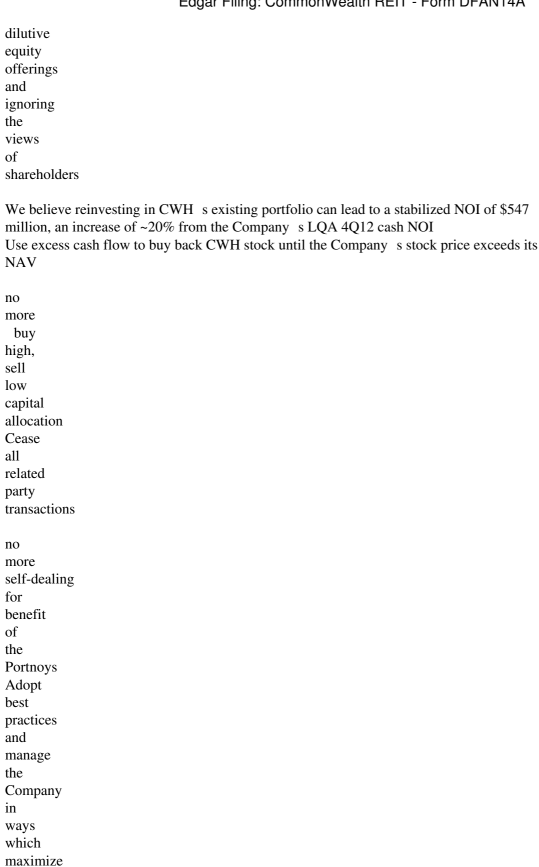
a

premium?

51 New Management Team and Strategy

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New Management Team and Strategy
New Strategic Plan
Internalize
management,
adopt
a
market
cost
structure,

and
align
management
compensation
with
shareholder
returns
no
more
skewed
incentives
incentives
While corporate management will be replaced, we anticipate current property level
employees will be hired to work at the new CWH
Amend
existing
Declaration
of Transf
Trust
and
bylaws
to
conform
to
ISS
and
Glass
Lewis
best
practices
no
more
shareholder
disenfranchisement
Cease
all
acquisition
activity
until
CWH s
stock
price
exceeds
its
NAV
no
more



long-term **CWH**

shareholder value, not fees paid

to

RMR

While a new board selected by all shareholders will ultimately determine the details of CWH s new strategic plan, we propose the following key elements as a starting point for the Company s new direction

New Management Team and Strategy

About Related

Founded in 1972 by Stephen Ross, Related is amongst the most prolific and respected real estate developers, operators and investors in the nation

Owns and operates a portfolio valued at over \$15 billion including 5 million square feet of commercial space and over 40,000 apartment units

Over 2,000 employees located in Boston, Chicago, Dallas, Los Angeles, Miami, New York, San Francisco, Shanghai, Abu Dhabi and Sao Paulo

Experience with portfolios of assets in distressed or hostile situations, including:

-

Several assets representing hundreds of millions of dollars in value in contested foreclosure or adversarial bankruptcy proceeding, including acting as agent for court appointed receivers between 2010-2012

-

Portfolio of 32 REO properties comprised of 10,000 multifamily units on behalf of GSE Founded over 40 years ago, Related operates a real estate portfolio valued at over \$15 billion today including residential, office, mixed-use, and affordable properties

New Management Team and Strategy

Potential Interim CEO

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

Archon is an international real estate services and advisory company based in Dallas, TX During Mr. Lozier s tenure at Archon, the company grew from 320 employees to 8,500 employees managing 36,000 assets with a gross value of approximately \$59 billion Archon underwrote, acquired and asset managed real estate and real estate debt for Goldman Sachs with a concentration in office, multi-family and limited service hospitality

Prior to the formation of Archon, Mr. Lozier was an employee of the J.E. Robert Company and had been
responsible
for
managing
the
GS
JER
joint
venture
for
two
years.
Mr.
Lozier
directed
the
acquisition
efforts
of
the
joint
venture
between
GS
and
JER
from
1991-1995
Mr. Lozier could serve as interim CEO until the new board decides to hire a permanent CEO. As
interim CEO, he would focus on transition of management services, continuity of financial
reporting, and building out a permanent management team
Related/Corvex have identified a potential interim CEO, Jim Lozier, to help
transition
CWH
to
internal
management.
Mr.
Lozier
is
a
30+
year
real
estate
industry veteran with impeccable credentials who has created significant value
for equity holders during his career

New Management Team and Strategy

About CBRE

CBRE Asset Services group provides property management, financial reporting and construction management to clients

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

portfolio as necessary

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Appendix

Valuation Summary

(1)

Includes value of SIR stake as of April 17, 2013.

(2)

Stabilized NOI of \$547 million.

(3)

Wholly-owned LQA GAAP NOI of \$487.3 million per CWH 4Q12 Supplemental.

(4)

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

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

Stock Price

Related / Corvex

@ 2/25

NAV @ 4/17

Stock Price

\$15.85

\$34.92

% Change

--

120.3%

Cap Rate of Stabilized NOI

(2)

11.12%

7.66%

Cap Rate of LQA NOI

(3)

9.92%

6.83%

Price / LQA Normalized FFO

5.9x

13.0x

Price / GAAP Book Value per Share

0.43x

0.95x

Price / Square Foot

(4)

\$89

\$135

Dividend Yield @ Current \$0.25 / Qtr

6.31%

2.86%

Appendix
Underwriting Methodology
Related and Corvex believe CWH s wholly owned real estate is worth \$7.1 billion today after removal of current trustees (compared to a cost basis of \$7.0 billion and implied market value of

```
billion
as
of
2/25/13)
based
on
property-by-
property underwriting
(1)
CWH $4.9 billion enterprise value calculated using SIR and GOV market value as of 2/25/13.
Related did not rely on book value and
instead, did a bottoms up real estate
valuation on 90% of the portfolio
Related analyzed market rental,
vacancy and cap rate trends as
well as market research reports
Related performed site visits,
met with local brokers and had
appropriate internal Related teams
review underwriting assumptions
Related used Gross Asset Value
( GAV ) and Cap Rate Valuation
methodologies to determine NAV per
share.
```

\$4.9

Appendix

Underwriting Methodology (continued)

The

most

extensive

property

level

detail

that

CWH provides is Schedule 3 (accumulated depreciation schedule) produced at the end of every fiscal year. This report does not show the assets names or addresses and is merely list of properties identified by an ID number. The following represents our underwriting methodology: 1. Associate each property ID in the Schedule 3 with an address, name and portfolio where appropriate 2. Remove any SIR spin-off properties (76 total) based on Schedule 1.1 of Form 8-K dated

3/31/12

3.

Account for any acquisitions and dispositions during 2012 and 2013

4

Perform extended due diligence on 367 properties

Represents 90% of the portfolio s total SF

Represents 90% of the portfolio s total cost basis

5.

Extrapolate results to the rest of the portfolio

6.

Analyze market rental, vacancy and cap rate trends and meet with brokers, research comparable transactions and perform site visits to further improve property level assumptions 7

Determine CWH $\,$ s NAV per share based on gross asset value ($\,$ GAV $\,$) and cap rate methodologies

We believe GAV is a more appropriate indicator of valuation because of the nature of CWH s portfolio

Appendix

How RMR is Paid

Business management agreement

Requires

CWH

to

pay

RMR

at annual rate of 0.7% of the historical cost basis of U.S., Canadian, and Puerto Rican investments for the first \$250 million of such investments and 0.5% thereafter 1.0% fee level for investments outside the U.S., Canada, and Puerto Rico Additionally, RMR is entitled to an incentive fee equal to 15% of the product of (i) weighted average fully diluted shares outstanding and (ii) the excess of FFO per share over FFO per share in the preceding fiscal year No incentive paid in recent years given continued FFO per share declines Property management agreement Provides for fees equal to 3.0% of gross collected rents, and construction supervision fees equal to 5.0% of construction costs CWH is managed under two agreements with RMR (terminable by Company with 60 days notice), which generate steady fees based on gross historical cost basis and gross rents '07-'12 2007 2008 2009 2010 2011 2012 Cumulative **Business Management Fees** \$31.0 \$33.4 \$33.6 \$34.7 \$39.2 \$43.6 \$215.6 Property Management Fees 28.7 29.8 29.0 27.5 30.3 33.7

\$179.0 RMR Management Fees \$59.7 \$63.2 \$62.6 \$62.2 \$69.5 \$77.3 \$394.6 % of Recent Market Cap 4.5% 4.8% 4.7% 4.7% 5.2% 5.8% 29.7% % of Rental Income 7.1% 8.4% 7.4% 7.3%

7.6% 7.5%

Appendix

CWH Related Party Transactions

5 Year

Related

Party

Transactions

2008

2009

2010

2011

2012

Cumulative

SNH

\$346.8

\$214.6

\$374.1

\$262.9

\$1,198.3

GOV

395.3

231.0

626.3

SIR

400.0

400.0

AIC

5.2

5.3

5.4

6.7

5.3

28.0 Total

\$352.0

\$615.2

\$610.5

\$269.6

\$405.3

\$2,252.6

Figures discussed in presentation per disclosure in CWH public filings. Figures above do not include fees paid to RMR and distributions from minority stakes, which would have the impact of increasing the amount of related party transactions.

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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)

Additional Information Regarding the Consent Solicitation

In connection with their solicitation of written consents, Corvex Management LP and Related Fund Management, LLC have filed a definitive written consent solicitation statement with the U.S. Securities and Exchange Commission (the SEC) to solicit written consents from shareholders of CommonWealth REIT. Investors and security holders are urged to read the definitive written consent solicitation statement and other relevant documents when they become available, because they contain 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: 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 and David R. Johnson. Information regarding the participants in the consent solicitation and a description of their direct and indirect interests, by security holdings or otherwise, to the extent applicable, is available in the definitive written consent solicitation statement filed with the SEC on April 10, 2013 and Supplement No. 1 thereto filed on April 12, 2013.