CommonWealth REIT Form DFAN14A February 06, 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
- x Definitive Additional Materials
- " Soliciting Material Pursuant to §240.14a-12

COMMONWEALTH REIT

(Name of the Registrant as Specified In Its Charter)

CORVEX MANAGEMENT LP

KEITH MEISTER

RELATED FUND MANAGEMENT, LLC

RELATED REAL ESTATE RECOVERY FUND GP-A, LLC

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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)

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- x No fee required.
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(1) Amount Previously Paid:

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A Case Study In Worst-In-Class Corporate Governance: The Portnoys Red Tape Bylaws February 6, 2014

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An Introduction To The Red Tape Bylaws The Portnoys Defense Against Shareholder Action 4

Given the hefty fees that the Portnoys are extracting every year from CommonWealth, it is not surprising that the Portnoys have created a governance structure aimed at preserving their control over CommonWealth

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One of the tools the Portnoys used to silence shareholders is a series of bylaw requirements referred to as th**Red Tape Bylaws** that impose burdensome information requirements on any shareholder who wants to either initiate an action by written consent or make trustee nominations and other proposals at an annual meeting

Even after Corvex and Related provided more than 700 pages of detailed information for the ministerial task of requesting a record date on April 12, 2013, the Portnoys and their beholden trustees proceeded to challenge our compliance with each and every requirement of the Red Tape Bylaws

In fact, the Portnoys refused to even disclose all of their reasons for challenging the record date request under the Red Tape Bylaws until we asked the Arbitration Panel to compel them to do so

Thereafter, the Portnoys provided to us and the Arbitration Panel on June 4, 2013, the chart included here in Appendix B

Lessons From Our Experience With The Red Tape Bylaws The Portnoys Strategy To Prevent Shareholder Action

The Portnoys, with the assistance of their beholden Trustees, used the Red Tape Bylaws as a tool to impede shareholder action

The Portnoys made us litigate whether we had complied with even the most innocuous

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Red Tape Bylaws (e.g., whether we had submitted our request by registered mail, return receipt requested which, we did, in addition to delivering via email, hand delivery and Federal Express) Many of these same requirements remain in place even after the Trustees amended the Bylaws on December 22, 2013 as part of a series of superficial and reversible check the box governance alterations Further, CommonWealth took the position that no record date would be set until all of the Red Tape **Bylaws** disputes were fully litigated а process that the Portnoys hoped would take no less than 18 months 5 The Portnoys actions speak louder than their promises ever will The Portnoys use absurd interpretations of seemingly

innocuous language to create nearly insurmountable barriers to shareholder action

Lessons From Our Experience With The Red Tape Bylaws Not The First Time The Portnoys Deployed This Tactic

For example, in 2008, Locksmith Capital Management sought to allow shareholders to elect two independent nominees to the Board of TravelCenters of America, an RMR-managed public company, and vote to de-classify the Board.

Locksmith noted at the time: Instead of allowing shareholders an opportunity to vote

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for our nominees and shareholder proposals, [Barry Portnoy s Board] invoked meaningless technicalities in order to create a Soviet style election and entrench the current Board of Directors. This Board has no shame. (1)Locksmith also noted at that time: We continue to be amazed that Barry Portnoy [and other then-directors of TravelCenters of America] have spent a significant amount of shareholder money in order to disenfranchise its shareholders (1)6 (1)Definitive Additional Solicitation Materials on Schedule 14A Filed on April 24, 2008 by Locksmith Capital Management LLC Our experience with the Red Tape Bylaws and ensuing protracted litigation is not the first time the Portnoys have deployed this entrenchment tactic on the

shareholders of an RMR-managed entity, and we firmly believe it will not be the last time

The Portnoys have a track record of trampling on shareholder rights in situations even outside of CommonWealth

Lessons From Our Experience With The Red Tape Bylaws The Silent Bylaw

Barry Portnoy is ready to

spend
tens
of
millions
of
dollars
of
shareholders
money
to
press litigation of even the most outrageous and frivolous propositions, as long he thereby delays and frustrates shareholder action

Even after thousands of pages of exhibits and over a week of live testimony, Barry Portnoy refused to concede to the Arbitration Panel at the hearing that he had all of the information required by the Red Tape Bylaws to set a record date 7 As long as the Portnoys and their beholden Trustees control CommonWealth, no amount of window dressing will cleanse CommonWealth of the Silent Bylaw Our experience with the Portnoys over the past year has revealed to us the Silent Bylaw: Shareholders must be willing to spend tens of

of millions of dollars litigating with the Portnoys and RMR in order to exercise their charter-granted rights

Lessons From Our Experience With The Red Tape Bylaws A Pattern Of Behavior

The Portnoys hoped we would give up rather than litigate, just as Locksmith Capital was forced to do in 2008

In

the same vein, the Portnoys intend to never allow shareholders the ability to choose who manages CWH, in our view, regardless of the seemingly straightforward nature of their promises If the Portnoys are willing to litigate for 18 months utilizing shareholder funds to prevent a vote from taking place, imagine how easy it will be for them to simply opt back into Section 3-803 of MUTA to re-classify the board (assuming the Board gets de-classified) or again amend the Red Tape Bylaws when a shareholder disagrees with them 8 We believe the examples in the following section clearly prove that the Portnoys never intended to grant us a record date, instead using the ministerial requirements of a record date request to block shareholder action The Portnoys intentions are revealed in their actions, not in their promises or what is written in their governing documents

II. The Red Tape Bylaws In ActionIllustrative Examples9

Examples Of The Portnoys Application Of The Red Tape Bylaws The Portnoy Game Of Gotcha To Prevent Shareholder Action

The pages that follow illustrate some of the ways in which the Portnoys challenged our compliance with the Red Tape Bylaws

We also invite you to review our Record Date Request (Appendix A) and the full chart submitted by the Portnoys and their beholden Trustees

(Appendix B)

We believe that a review of these materials clearly demonstrates that the Portnoys never intended to grant us a record date

It is clear to us that the Portnoys were simply looking for every available excuse to force us into a protracted litigation with the hope that we would give up in the process

10 Nothing stops the Portnoys from utilizing this tactic again in the future

11 The Portnoy Game Of Gotcha

The Portnoys Claimed We Did Not Send By Registered Mail, Return Receipt Requested Reality: The evidence proves that it was (in addition to being delivered via email, hand delivery and Federal Express):

12

Arbitration Panel ruling: 3%/three-year holding requirement to request a record date held invalid as a matter of law CMF LP has not held 3% of CWH s shares for 3 years. Reality

Arbitration Panel ruling: Request that all shares must be held in certificated form to request a record date invalid as a matter of law

CMF LP did not provide a copy of a certificate for all shares of beneficial interest owned by such shareholder. Reality * See pages 23 and 24 in Appendix B

*

The Portnoy Game Of Gotcha

All Corvex/Related trades in CWH are publicly filed in our Schedule 13Ds, which were attached to our Record Date Request 13 * * * Reality * See pages 26, 27 and 28 in Appendix B *

The Portnoy Game Of Gotcha

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The Portnoys Claimed We Did Not Disclose Details Of Our Share Holdings BYLAW REQUIREMENTS DEFICIENCIES [Notice must set forth: separately as to each shareholder giving the notice and any Shareholder Associated Person:] * * *

* * * 14 Page 1 of Corvex Record Date Request Reality * * * The Portnoy Game Of Gotcha The Portnoys Claimed We Did Not Disclose Derivative Transactions BYLAW REQUIREMENTS DEFICIENCIES [Notice must set forth: separately as to each shareholder giving the notice and any Shareholder Associated Person:]

15 Page 1 of Annex D to Corvex Record Date Request Reality Arbitration Panel did not require Corvex/Related to disclose confidential offering memoranda Reality [Notice must set forth: separately as to each shareholder giving the notice and any Shareholder Associated Person:] Page 1 of Corvex Record Date Request Reality The Portnoy Game Of Gotcha The Portnoys Claimed We Did Not Disclose Our Investment Strategy [Corvex] BYLAW REQUIREMENTS DEFICIENCIES

Appendix A: Corvex s Record Date Request (1) (1) Appendix includes cover letter from Corvex Master Fund LP and Annex D (certain information regarding Corvex Master Fund Acquisition, LLC and David

R.
Johnson).
Record
Date
Request
also
attached
a
stock
certificate
demonstrating
record
ownership
of
2,500
common shares of beneficial interest; our Definitive Consent Statement and Supplement No. 1; our original Schedule 13D and amendments that had been filed thereto; a record date request letter from David R. Johnson; and a record date request letter fro
& Co. on behalf of Corvex Master Fund LP.

Corvex Master Fund LP 712 Fifth Avenue, 23rd Floor New York, New York 10019 April 11, 2013 CommonWealth REIT Two Newton Place 255 Washington Street Newton, MA 02458-1634 Attention: Secretary

RE: Request for a Record Date

Ladies and Gentlemen:

On the date hereof, Corvex Master Fund LP, a Cayman Islands limited partnership (Corvex), beneficially owns 5,437,750 c beneficial interest, par value \$0.01 per share (Shares) of CommonWealth REIT, a Maryland real estate investment trust (the stock certificate evidencing Corvex s ownership of record of 2,500 Shares is set forth in Annex A hereto. Corvex is submitting the Annexes hereto, this Notice) pursuant to the Company s Amended and Restated Bylaws (the Bylaws). Corvex s add Floor, New York, New York 10019.

Appendix A: Corvex s Record Date Request 17

Corvex hereby requests a record date to determine the shareholders entitled to act by written consent to remove without cause I Adam D. Portnoy, Joseph L. Morea, William A. Lamkin, and Frederick N. Zeytoonjian as trustees of the Company and any off or appointed to the Board of Trustees of the Company (the Board) prior to the effective time of such removal (the Remova requesting such a record date because it believes that the Shares are currently undervalued and removing the Board would help value, which would in turn benefit all shareholders. Except as set forth in this Notice, (i) there are no agreements, arrangements between Corvex and any Shareholder Associated Person (as defined in the Bylaws) amongst themselves or with any other person their names) in connection with the proposal of such business by Corvex; (ii) Corvex s engages in value-based investing across situations with identifiable catalysts and follows an opportunistic approach to investing with a specific focus on equity investma and distressed securities largely in North America; (iii) Corvex and any Shareholder Associated Person have made no Derivative Transactions (as defined in the months; (v) Corvex and any Shareholder Associated Person have no proportionate interest in Shares or instrument or arrangements; (v) Corvex and any Shareholder Associated Person have no proportionate interest in Shares or instrument or arrangements; (v) Corvex and any Shareholder Associated Person have no proportionate interest in Shares or instrument or arrangements; (v) Corvex and any Shareholder Associated Person have no proportionate interest in Shares or instrument or arrangements; (v) Corvex and any Shareholder Associated Person have no proportionate interest in Shares or instrument or arrangements; (v) Corvex and any Shareholder Associated Person have no proportionate interest in Shares or instrument or arrangements; (v) Corvex and any Shareholder Associated Person have no proportionate interest in Shares or instrument or arrangements; (v) Corvex and any Sha

Appendix A: Corvex s Record Date Request

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contemplated by the term Derivative Transaction held, directly or indirectly, by a general or limited partnership in which Corv Shareholder Associated Person is a general partner or, directly or indirectly, beneficially owns an interest in a general partner; and any Shareholder Associated Person, have no rights to dividends on the Shares owned beneficially by Corvex or any Sharel Person that are separated or separable from the underlying Shares. Corvex believes that other shareholders will support the Ren but it is not in a position to make any representation regarding the subject. Additionally, except as set forth in this Notice and/o the ownership of Shares, Corvex and any Shareholder Associated Person (i) have no material interest in the proposal specified

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(ii) do not anticipate any benefit in connection with such business. The investment advisor to Corvex is entitled to a performant based upon the overall increase in asset value of Corvex s assets, of which any profit and loss on the Shares would be a composite intends to submit a written consent in connection with the proposal specified in this Notice.

Information concerning Corvex and any Shareholder Associated Person as may purport to be required by the Bylaws, ind information regarding Corvex s Share ownership, that is not otherwise included herein, is set forth in (i) the Definitive Conser Statement on Schedule 14A filed with the Securities and Exchange Commission (the SEC) by Corvex Management LP, Rel Management, LLC, et. al., attached hereto as Annex B, (ii) the Schedule 13D and the amendments thereto filed with the SEC b Management LP, Related Fund Management, LLC, et. al., attached hereto as Annex C, (iii) the information regarding, among of transactions in Shares, attached hereto as Annex D, (iv) the record date request letter submitted by David R. Johnson, attached E and (v) the record date request letter submitted by Cede & Co., attached hereto as Annex F. Except as set forth in this Notice annexes hereto, the information that purports to be required to be provided in connection herewith pursuant to the Bylaws is more or none, as appropriate. The undersigned will, upon request, provide any additional information that may be reasonably requextent germane for the purpose of fixing a record date to determine shareholders entitled to act by written consent with respect Proposal.

Corvex believes that this notice fully complies with the applicable provisions of the Bylaws, the Company s Declaration Maryland law. Any claim that this notice is in any way defective or deficient, and all further correspondence on this matter sho to Eduardo Gallardo at Gibson, Dunn & Crutcher LLP, 200 Park Avenue, New York, New York 10166, telephone: (212) 351-egallardo@gibsondunn.com, so that there is adequate opportunity to address such claim in a timely fashion. The giving of this admission that the procedures set forth in the Bylaws are legal, valid or binding, and Corvex is currently challenging certain By Court for Baltimore City and reserves all rights to challenge the validity of other Bylaws and reserves all rights to assert a claim or costs Corvex may sustain or incur, including attorneys fees, in connection with disputes over the validity of this Notice or [Signature Page Follows]

ANNEX D CERTAIN INFORMATION Corvex Master Fund LP Corvex Entity Number of Shares Held Corvex Master Fund LP 2,748,861 (held through Goldman, Sachs &Co.) Corvex Master Fund LP 2,686,389 (held through J.P. Morgan Clearing Corp) Corvex Master Fund LP 2,500 (held of record) RRERF Acquisition, LLC Appendix A: Corvex s Record Date Request 19

Corvex Master Fund LP (Corvex) may be deemed to beneficially own 10,855,145.8571 common shares of beneficial interest share (the Shares) of CommonWealth REIT, a Maryland real estate investment trust (the Company). This includes (i) 5,4 beneficial interest of the Company held by certain entities affiliated with Related Fund Management, LLC (the Related Share held in the aggregate by David R. Johnson (the Additional Shares) which may be deemed to be beneficially owned by Corve securities laws. Corvex disclaims beneficial ownership with respect to the Related Shares and the Additional Shares. Corvex is share ledger of the Company is 712 5TH AVE 23RD FLR NEW YORK NY 10019. The information below sets forth Corvex I of the Company.

RRERF Acquisition, LLC (RRERF) may be deemed to beneficially own 10,855,145.8571 Shares of the Company. This inc common shares of beneficial interest of the Company held by certain entities affiliated with Corvex Management LP and Keith Shares) and (ii) 9,645.8571 Shares held in the aggregate by David R. Johnson (the Additional Shares) which may be deem owned by RRERF pursuant to applicable securities laws. RRERF disclaims beneficial ownership with respect to the Corvex SI Shares. RRERF s address as set forth in the share ledger of the Company is 60 COLUMBUS CIRCLE 18TH FL NEW YORK wholly owned subsidiary of Related Real Estate Recovery Fund, L.P. (Related). The general partner of Related is entitled to on the return on invested capital across its entire portfolio (including, but not limited to, the investment in the Company). RRE principal investment objective generally is to invest in: (i) distressed loans originated for new construction, property conversio distressed loans secured by real estate assets that require significant repositioning, lease-up or improved management; (iii) portreal estate loans secured by real estate assets held by failed or failing banking and other financial institutions; (iv) other interess estate assets if the general partner believes such assets could benefit from leveraging Related s operating platform and a modit and (v) securities issued by real

estate and other companies with the intent of controlling distressed real estate assets held by such companies. The information holdings of Shares of the Company. Related Entity Number of Shares Held RRERF Acquisition, LLC 5,435,250 (held through Pershing LLC) RRERF Acquisition, LLC 2,500 (direct registered shares) David R. Johnson Appendix A: Corvex s Record Date Request 20

Mr. Johnson is engaged in the business of commercial and residential real estate sales and leasing. His primary business address Lane, Seneca, South Carolina 29672. On April 11, 2013 Mr. Johnson entered into a letter agreement (the Support Agreement LP and Related. Pursuant to the Support Agreement, among other things, Mr. Johnson has agreed (i) to cooperate with Corvex their efforts to remove the entire board of trustees of the Company, (ii) to vote all of his Shares in favor of the proposal to remotrustees of the Company in connection with Corvex and Related s solicitation of written consents, at any special meeting or ot transfer restrictions on his Shares. Corvex and Related have agreed to indemnify the Individual Shareholder for certain losses a Johnson s cooperation with Corvex and Related and to reimburse the Individual Shareholder for his expenses in connection th Support Agreement is attached hereto as **Exhibit 1**.

Except as set forth in this Notice, (i) during the past ten years, Mr. Johnson has not been convicted in a criminal proceeding (exviolations or similar misdemeanors); (ii) Mr. Johnson does not directly or indirectly beneficially own any securities of the Company which are owned of record but not beneficially; (iv) Mr. Johnson has not purchased or Company during the past two years; (v) no part of the purchase price or market value of the securities of the Company owned I represented by funds borrowed or otherwise obtained for the purpose of acquiring or holding such securities; (vi) Mr. Johnson year was not, a party to any contract, arrangements or understandings with any person with respect to any securities of the Complimited to, joint ventures, loan or option arrangements, puts or calls, guarantees against loss or guarantees of profit, division of giving or withholding of proxies; (vii) no associate of Mr. Johnson owns beneficially, directly or indirectly, any securities of any parent or subsidiary of the Company; (ix) neither Mr. Johason company transaction, or series of similar transactions, since the beginning of the Company s last fiscal yea currently proposed transaction, or series of similar transactions, to which the Company or any of its subsidiaries was or is to be amount involved exceeds \$120,000; (x) neither Mr. Johnson nor any of his associates has any arrangement or understanding with respect to any stransactions to which the Company or may be a party; and

Appendix A: Corvex s Record Date Request

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(xi) Neither Mr. Johnson nor any of his associates has a substantial interest, direct or indirect, by security holdings or otherwise be acted on as set forth in this Notice.

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Except as set forth in this Notice, there are no material proceedings to which Mr. Johnson or any of his associates is a party adv Company or any of its subsidiaries or has a material interest adverse to the Company or any of its subsidiaries. With respect to none of the events enumerated in Item 401(f)(1)-(8) of Regulation S-K of the Securities Exchange Act of 1934, as amended, or past ten years.

Mr. Johnson beneficially owns 9,645.8571 Shares (representing less than 1% of the Company s outstanding Shares), which nu 680.66 Shares which would be received upon the conversion of Mr. Johnson s 1,415.7559 shares of the Company s 6 1/2% S Convertible Preferred Shares (calculated based upon at a conversion rate of 0.480775 common shares per series D preferred sh the Support Agreement, Mr. Johnson may be deemed to share with the Corvex entities and the Related entities voting power ar power with respect to the 9,645.8571 additional shares held by Mr. Johnson. Mr. Johnson owns Shares of the Company in sever including: (i) Carolina Premier Property Inc. Profit Sharing Plan (CPP/PSP); (ii) The Johnson Family Trust (D&S Trust) IRA Contributory Account (DJ IRA); (iv) David R. Johnson SEP-IRA (DJ SEP); Brett B. Johnson and David R. Johnson (v) Sheree Lea Johnson Roth Contributory IRA (Sheree Roth); (vi) Carolina Premier Property Inc. (CPP Corp); and (vii) Contributory Account (Sheree IRA). All of Mr. Johnson s transactions in the Shares (including shares of HRPT Properties thirty-six months are listed below. Mr. Johnson has submitted a request through his broker, Charles Schwab & Co., Inc., to tran record name and have a physical certificate delivered to him.

[Chart detailing each trade since April 2010 included in submission]

Appendix B: The Portnoys June 4, 2013 Deficiencies Chart 22

Additional Information Regarding The Corvex/Related Solicitation 35 Corvex Management LP and Related Fund Management, LLC have filed a definitive 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
18
successful.
Investors and security holders are urged to read the definitive solicitation statement and other relevant documents because they contain important information regarding the solicitation.
The definitive solicitation statement and all other relevant documents are available, free of charge, on the SEC s website at

www.sec.gov.