CommonWealth REIT Form DEFA14A April 29, 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 X

Check the appropriate box:

Filed by a Party other than the Registrant O

o Preliminary Proxy Statement

o Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))

o Definitive Proxy Statement o Definitive Additional Materials

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x Soliciting Material Pursuant to §240.14a-12

CommonWealth REIT

(Name of Registrant as Specified In Its Charter)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant) Payment of Filing Fee (Check the appropriate box): No fee required. Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11. 0 (1) Title of each class of securities to which the transaction applies: Aggregate number of securities to which the transaction applies: (2) Per unit price or other underlying value of the transaction computed pursuant to Exchange Act (3) Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined): (4) Proposed maximum aggregate value of the transaction: (5) Total fee paid: Fee paid previously with preliminary materials. 0

Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

(1)	Amount Previously Paid:
(2)	Form, Schedule or Registration Statement No.:
(3)	Filing Party:
(4)	Date Filed:

On April 27, 2013, CommonWealth REIT mailed the following letter to its shareholders.
* * * *
Anvil OC 0040
April 26, 2013
Dear Shareholder,
You may have received materials from Corvex Management LP and Related Fund Management, LLC (collectively Corvex/Related purportedly seeking your written consent to remove <u>without cause</u> all of the duly elected members of your Board of Trustees.
DO NOT BE DECEIVED BY CORVEX/RELATED;
NO RECORD DATE HAS BEEN SET AND THERE IS NO VALID CONSENT SOLICITATION AT THIS TIME. THE BOARD OF TRUSTEES OF COMMONWEALTH URGES YOU NOT TO TAKE ANY ACTION AT THIS TIME.
Corvex/Related have not complied with the requirements in CommonWealth s bylaws to initiate a consent solicitation to remove CommonWealth s Trustees and are ineligible to initiate such a process at this time. No action is necessary for CommonWealth shareholders to take at this time. Please simply discard any materials you may receive from Corvex/Related.
THE UNSCRUPULOUS TACTICS BEING EMPLOYED BY CORVEX/RELATED
ARE CONSISTENT WITH THEIR PRIOR EFFORTS TO MISLEAD COMMONWEALTH SHAREHOLDERS

On March 28, 2013, Corvex/Related made a highly conditional, unfinanced offer of \$24.50 per share, despite the fact that they had previously estimated your Company s net asset value at between \$40.00 and \$55.00 per share, and more recently, Corvex/Related have estimated your Company s net asset value at between \$35.00 and \$44.00 per share. Your Board, after consultation with its legal and financial advisors and after meeting with Corvex/Related, carefully considered this latest conditional, unfinanced offer and determined that the interests of CommonWealth and its shareholders would best be served by the Company continuing to implement its business plan.

In light of their recent actions, the CommonWealth Board believes the unsolicited, conditional and unfinanced offer to acquire the Company was illusory and that it has been the intent of Corvex/Related all along to seize control of your Company without paying shareholders a premium for it. If they are successful in removing the entire Board, without cause, we believe that Corvex/Related may operate CommonWealth for their own benefit or attempt to realize a quick profit before the full benefits of the Company s current business plan are realized, to the detriment of CommonWealth shareholders. Do not be fooled by Corvex/Related s efforts to pretend they are acting on behalf of all shareholders they are attempting a hostile takeover of CommonWealth and are offering you nothing in exchange for the control they seek.

WHEN THE PRINCIPA	ALS OF RELAT	TED AND CORVE	X HAVE GOTTE	EN CONTROL	OF PUBLIC REAL	. ESTATE COMPANIES
	IN THE PAST.	THE RESULTS I	HAVE NOT BEE	N GOOD FOR	SHAREHOLDERS	S.

Jeff Blau, the principal of Related and CEO of the Related Companies, previously served as Chairman, CEO and a Trustee of American Mortgage Acceptance Company (AMAC); during which time, AMAC funded loans to affiliates of the Related Companies which subsequently defaulted and became worthless. Shortly thereafter, AMAC ceased operations and filed for bankruptcy. Additionally, Mr. Blau and Stephen Ross, the Chairman of the Related Companies, served as Managing Trustees on the board of Centerline Holding Company (f/k/a Charter Municipal Mortgage Acceptance Company, or CharterMac); during which time, Centerline/CharterMac provided financing directly and indirectly to affiliates of the Related Companies. During Jeff Blau s and Stephen Ross s combined tenure on the Centerline/CharterMac board between 2003 and 2009, the total returns realized by public shareholders were a LOSS of 97.7%.

Corvex has limited real estate industry experience, but its principal s history of controlling a publicly owned real estate company also raises concerns. Corvex s Managing Partner, Keith Meister, and his former employer first made a tender offer for WCI Communities, Inc., which they later withdrew. Then, Mr. Meister was elected to the board of WCI in 2007 following a proxy contest; and within about one year of his joining the WCI board, WCI was forced into bankruptcy and essentially all WCI shareholder value was lost.

COMMONWEALTH REMAINS COMMITTED TO EXECUTING ON ITS STRATEGIC PLAN TO DERIVE VALUE FOR ALL COMMONWEALTH SHAREHOLDERS

CommonWealth is making progress in executing its business plan to focus on the ownership and operation of high quality central business district office properties, to divest its suburban office and industrial properties and other assets, and to repay debt. Since January 1, 2008, CommonWealth has increased its portfolio concentration of CBD office properties by acquiring \$3.7 billion of primarily Class A CBD office properties, principally from distressed sellers, and selling \$1.5 billion of primarily suburban office properties for significant gains. If you would like more information about your company s activities and business plan, please visit www.cwhreit.com and to view our investor presentation.

If you have any questions, please call	
Innisfree M&A Incorporated, which is assisting us,	
toll-free at 1-877-750-5836.	

Additional Information Regarding the Consent Solicitation

CommonWealth REIT (the Company), its trustees and certain of its executive officers and Reit Management & Research LLC and certain of its directors, officers and employees may be deemed to be participants in the solicitation of consent revocations from shareholders in connection with the consent solicitation conducted by Corvex/Related and certain of their affiliates. On April 1, 2013, the Company filed a revised preliminary consent revocation statement with the Securities and Exchange Commission (the SEC) in response to the consent solicitation. The Company will furnish a definitive consent revocation statement to its shareholders, together with a BLUE consent revocation card, when they become available. SHAREHOLDERS ARE URGED TO READ THE CONSENT REVOCATION STATEMENT (INCLUDING ANY AMENDMENTS OR SUPPLEMENTS THERETO) AND ANY OTHER RELEVANT DOCUMENTS THAT THE COMPANY WILL FILE WITH THE SEC WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION. Additional information regarding the identity of these potential participants and their direct or indirect interests, by share holdings or otherwise, is set forth in the revised preliminary consent revocation statement filed with the SEC and other materials to be filed with the SEC. Shareholders will be able to obtain, free of charge, copies of the consent revocation statement and any other documents to be filed by the Company with the SEC in connection with these matters at the SEC s website (http://www.sec.gov), at the Company s website (http://www.cwhreit.com) or by requesting materials from the firm assisting the Company in the solicitation of consent revocations, Innisfree M&A Incorporated, toll-free at 877-750-5836.