CRACKER BARREL OLD COUNTRY STORE, INC Form DEFA14A October 13, 2015

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

(Amendment No.)

Filed by the Registrant x

Filed by a party other than the Registrant "

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

Cracker Barrel Old Country Store, Inc.

(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):

X	No fee required.					
	Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.					
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	(3)	Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):				
	(4)	Proposed maximum aggregate value of transaction:				
	(5)	Total fee paid:				
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	whic	ck box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for the offsetting fee was paid previously. Identify the previous filing by registration statement number, or Form or Schedule and the date of its filing.				
	(1)	Amount Previously Paid:				
	(2)	Form, Schedule or Registration Statement No.:				
	(3)	Filing Party:				

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(4) Date Filed:

The following is a letter sent to shareholders of Cracker Barrel Old Country Store, Inc. (the Company) in a mailing commenced on October 13, 2015:

October 13, 2015

Dear Cracker Barrel Shareholders:

At the Cracker Barrel Annual Meeting of Shareholders, to be held on November 12, 2015, you are being asked to vote on the election of the Company s nine directors and several other proposals, including, importantly, the approval of the Company s Shareholder Rights Plan. We believe this is a critical choice for you to make in protecting your investment.

By way of background, a Shareholder Rights Plan substantially identical to the version up for approval now has been in place since shareholders overwhelmingly approved it at our 2012 annual meeting. That Plan was adopted as a response to the rapid open-market acquisition program by Biglari Holdings of our outstanding common stock. That Plan expired on April 9, 2015 and the Board of Directors, acting after thoughtful deliberation and in what it believes to be in the best interest of all Cracker Barrel shareholders, approved and implemented a substantially identical Plan for an additional three years, subject to shareholder approval at this year s Annual Meeting.

As we sit here today, Biglari Holdings remains a threat: with a 19.7% ownership position in Cracker Barrel, we believe that Sardar Biglari desires a controlling stake in our Company. By keeping this Plan in place, our shareholders will continue to be protected from Biglari Holdings, or any other party, who tries to accumulate a potentially controlling position in the Company through any takeover strategies that do not provide <u>ALL</u> Cracker Barrel shareholders an equal opportunity to benefit from a change in control premium.

BIGLARI S ACTIONS WITHIN HIS OWN COMPANY CONTINUE TO MAKE HIM A THREAT TO CRACKER BARREL SHAREHOLDERS

We believe Mr. Biglari s questionable governance track record within his own company speaks volumes as to why Cracker Barrel needs the continued protections of a Shareholder Rights Plan. In recent years, Mr. Biglari has pursued numerous tactics that, in our view, seem designed primarily to gain unchallenged control of Biglari Holdings for Mr. Biglari at the expense of his own shareholders. This has included advocating for a dual-class stock structure that would reserve a higher proportion of the voting power to shares controlled by Mr. Biglari, installing a lucrative licensing agreement for the use of his own name that would make any move to replace Mr. Biglari as CEO difficult and costly, altering voting bylaws in his favor and utilizing shareholder money to acquire a controlling stake in a publicly traded company of which he is already the Chairman and CEO.

For more information on Mr. Biglari s track record of poor governance actions we encourage you to review the presentation available on the Cracker Barrel investor website at investor.crackerbarrel.com.

PROTECTING SHAREHOLDER VALUE THROUGH THE RIGHTS PLAN

The Plan before you for approval is not intended to prevent a takeover or deter fair offers for securities of the Company. To the contrary, it is designed to encourage anyone seeking to acquire the Company to negotiate with the Board of Directors prior to attempting a takeover and contains a qualifying offer provision which allows for all-cash, fully financed tender offers to proceed without triggering rights under the Plan. This should enable all shareholders to realize the full value of their investment in our Company. We believe this Plan is shareholder friendly and provides effective protection against creeping acquisitions of control and other abusive takeover tactics.

If shareholders approve the Plan at the Annual Meeting, it will remain effective through April 9, 2018. Therefore, it is important that shareholders vote to maintain this critical protection.

CRACKER BARREL CONTINUES TO DELIVER SUPERIOR RESULTS

Fiscal year 2015 was a year of continued success on many fronts as we demonstrated the strength of the differentiated brand and our ability to execute effectively on our strategic initiatives to generate strong results. During the year, we drove increased traffic which resulted in comparable-store restaurant sales growth of more than 5% and earnings per share growth of more than 20%. We also generated \$334 million in cash from operations, which allowed us to increase our quarterly dividend and declare a special dividend.

The success of 2015 builds on our strong existing track record of executing on our growth initiatives and creating value for shareholders. In fact, Cracker Barrel has delivered total shareholder returns of 65%, 172%, and 261%, respectively, during the last one-, three- and five-fiscal year periods, substantially outperforming the S&P MidCap 400% index.

As we continue to execute on our proven strategic priorities, we believe it is vitally important to have a Rights Plan in place that protects against Biglari Holdings or another third party potentially derailing the momentum we have achieved and allows management and the Board to remain focused on delivering superior returns for all of our shareholders.

OUR BOARD OF DIRECTORS UNANIMOUSLY RECOMMENDS A VOTE FOR THE APPROVAL OF THE SHAREHOLDER RIGHTS PLAN

Whether or not you expect to be present at the Annual Meeting, please vote and submit your proxy as soon as possible via the Internet, by phone, or if you have requested to receive printed proxy materials, by mailing a proxy card enclosed with those materials.

If you have any questions or require assistance with voting your proxy card, please call MacKenzie Partners, Inc., toll-free, at (800) 322-2885.

Sincerely,

Sandra B. Cochran

President and Chief Executive Officer

Important Additional Information

Cracker Barrel, its directors and certain of its executive officers may be deemed to be participants in the solicitation of proxies from Cracker Barrel shareholders in connection with the matters to be considered at Cracker Barrel s 2015 annual meeting of shareholders to be held on November 12, 2015. On October 2, 2015, Cracker Barrel filed a definitive proxy statement (as it may be amended, the Proxy Statement) with the U.S. Securities and Exchange Commission (the SEC) in connection with any such solicitation of proxies from Cracker Barrel shareholders. INVESTORS AND SHAREHOLDERS ARE STRONGLY ENCOURAGED TO READ THE PROXY STATEMENT AND ACCOMPANYING PROXY CARD AND OTHER DOCUMENTS FILED WITH THE SEC CAREFULLY AND IN THEIR ENTIRETY WHEN THEY BECOME AVAILABLE AS THEY WILL CONTAIN IMPORTANT INFORMATION. Shareholders can obtain the Proxy Statement, any amendments or supplements to the Proxy Statement and other documents filed by Cracker Barrel with the SEC for no charge at the SEC s website at www.sec.gov. Copies are also available at no charge at the Investor Relations section of our corporate website at www.crackerbarrel.com.

The following materials were first used in a presentation to investors on October 12, 2015 and posted to the Company s Investor Relations website, investor.crackerbarrel.com.

Fall 2015 Investor Presentation Delivering a Best-in-Class Guest Experience and Exceptional Shareholder Returns

Important Additional Information

Cracker

Barrel

Old

Country Store,

Inc.

(the Company) urges caution in considering current trends and earnings guidance disclosed in this presentation. Except for specific historical information, matters discussed in this presentation are forward looking statements that involve risks, uncertainties and other factors that may cause actual results and performance of the Company to differ materially from

expressed or implied in this discussion. All forward-looking information is provided pursuant to the safe harbor established under the Private Securities Litigation Reform Act of 1995. More detailed information on risks, uncertainties and other factors is provided in the Company s filings with the U.S. Securities and Exchange Commission (SEC),

those

press releases and other

The Company,

its directors

communications.

and
certain
of
its
executive
officers
may
be
deemed
to
be
participants
in
the
solicitation
of
proxies
from
the
Company s shareholders in connection with the matters to be considered at the Company s 2015 annual meeting of shareholders 12, 2015. On
October 2, 2015, the Company filed a definitive proxy statement (as it may be amended, the Proxy Statement) with
the
SEC in connection with any such solicitation of proxies from the Company s shareholders. INVESTORS AND SHAREHOL
STRONGLY ENCOURAGED TO READ THE PROXY STATEMENT AND ACCOMPANYING PROXY CARD AND OT
FILED WITH THE SEC CAREFULLY AND IN THEIR ENTIRETY WHEN THEY BECOME AVAILABLE AS THEY W
INFORMATION. Shareholders can obtain the Proxy Statement, any amendments or supplements to the Proxy Statement and
filed by the Company with the
SEC
for no charge at the SEC s website at

www.sec.gov. Copies are also available at no charge at the Investor

Relations section of our corporate website at

www.crackerbarrel.com.

I.
Cracker Barrel s Track Record
Delivering
Superior
Results
II.
Why We Are Here

Protecting Shareholder Value III. Conclusion Vote to Approve the Shareholder Rights Plan Table of Contents Appendix Additional Materials

I. CBRL s Track Record

Delivering Superior

Results

Cracker Barrel s

Heritage

Pleasing People

Since

1969 Source: Public filings, Technomic and Company website (1) Percentages represent each day-part s percentage of restaurant sales in FY2015. (2) Brands include: A: The Cheesecake Factory, B: P.F. Chang's China Bistro, C: Bonefish Grill, D: Buffalo Wild Wings Grill & Bar, E: Olive Garden, F: Texas Roadhouse, G: Famous Dave's,

H:

Red
Lobster,
I:
California
Pizza
Kitchen,
J:
IHOP,
K:
Outback
Steakhouse,
L:
Carrabba's
Italian
Grill,
M:
Romano's
Macaroni
Grill,
N:
Mimi's
Café,
0:
Waffle
House,
P:
On
The
Border
Mexican
Grill
&
Cantina,
Q: BJ's
Restaurant
&
Brewhouse,
R:
Logan's
Roadhouse,
S:
LongHorn
Steakhouse,
T:
Bob
Evans,
U: Ruby Tuesday, V: TGI Friday's, W: Chili's Grill & Bar, X: Friendly's, Y: O'Charley's, Z: Shoney's, A1: Denny's, A2: Perkin
Highly differentiated concept providing wholesome
riiginy universidated concept providing wholesome

connections to guests 635 old-fashioned country stores welcome ~6,700 guests a week ~\$2.84bn in annual revenues; ~20% of annual revenues coming from retail business Welcome break for travelers across 42 states The Cracker Barrel Concept Lunch Breakfast Dinner Diversified Menu and Meal Offerings 39%

Delivering a Recognized Guest

Experience

Technomic Brand Metrics Study -

Brand Uniqueness

Cracker Barrel is Perceived to be

More

37% 24%

Unique

Than

Competitors

CBRL Has Delivered Exceptional Shareholder Value Since

the Original Six Priorities Were Announced

Source: Public filings, Bloomberg, market data as of 30-Sep-2015

Note: 12-Sep-2011 represents the day prior to announcement of Strategic Priorities on 13-Sep-2011.

(1)

Percentages based on number of shares voted excluding shares controlled by Biglari.

\$30

```
$40
$50
$60
$70
$80
$90
$100
$110
$120
$130
$140
$150
$160
$170
Sep-2011
Mar-2012
Sep-2012
Mar-2013
Sep-2013
Mar-2014
Sep-2014
Mar-2015
Sep-2015
Daily from 12-Sep-2011 to 30-Sep-2015
$ 147.28
13-Sep-2011
New CEO Sandy
Cochran
announces
Strategic
Priorities
Proxy Vote I
20-Dec-2011
A majority of votes cast
by shareholders (~74% of
non-Biglari
shares)
1
are
for CBRL's slate of
directors
Proxy
Vote
П
15-Nov-2012
A majority of votes cast by
shareholders (~90% of non
Biglari
```

shares)

```
1
are for CBRL's
slate of directors, an even higher
percentage than 2011)
Proxy
Vote
Ш
13-Nov-2013
A majority of votes cast by shareholders
(~92% of non-Biglari
shares)
1
are for CBRL's
slate of directors. A majority of votes cast by
shareholders (~90% of non
-Biglari
shares)
are against a $20 per share special dividend
02-Jun-2015
CBRL announces special
dividend of $3.00 per share,
in addition to the quarterly
dividend of $1.10 per share
Proxy
Vote
IV
23-Apr-2014
A majority
of votes cast by
shareholders (~92% of non-
Biglari
shares)
1
are against
Biglari's proposals
26-Feb-2013
CBRL announces comparable store
traffic up 0.2%, the first quarter in more
than 10 years with positive comparable
store traffic against a prior-year quarter
with positive comparable store traffic
26-Sep-2013
CBRL
authorizes
new
$50mm share
repurchase plan
03-Oct-2014
CBRL
```

announces quarterly dividend of \$1.00 and authorizes new \$25mm share repurchase plan +276.6 %CAGR: 39.3 % 26-Apr-2012 **CBRL** announces comparable store restaurant sales up 3.1% for the quarter and a 60% increase in its quarterly dividend 24-Feb-2015 CBRL announces comparable store restaurant sales up 7.9% and increases earnings per share guidance for 2015 to \$6.40 to \$6.50 from \$5.95 to \$6.10 the previous quarter

CBRL Stock Price has Outperformed Its Benchmarks Since Announcement of Strategic Priorities

Last Twelve Months Source: Bloomberg, market data as of 30-Sep-2015 Note: S&P 400 Restaurant Index includes Panera, Buffalo Wild Wings, Cheesecake Factory, Brinker, Cracker Barrel, Jack in the Box, Domino s Pizza, Dunkin **Brands** and Wendy s. S&P 500 Restaurant Index includes Chipotle, Darden, McDonald s, Starbucks and YUM! Brands. S&P 600 Restaurant Index includes Papa John s, Texas Roadhouse, DineEquity,

Popeyes

Louisiana Kitchen, Sonic, Red Robin Gourmet Burgers, Bob Evans, BJ s Restaurants, Biglari Holdings, Ruth's Hospitality and Ruby Tuesday. (1) 12-Sep-2011 is closing price the day prior to announcement of Strategic Priorities on 13-Sep-2011. Cracker Barrel S&P 400 Restaurant Index S&P 500 Restaurant Index S&P 600 Restaurant Index S&P 400 Mid-Cap Index Russell 2000 Index 60% 100% 140% 180% 220% 260% 300% 340% 380% 420% Sep-2011 Sep-2012 Sep-2013 Sep-2014 Sep-2015 276.6 % 132.9 % 154.1 % 65.4 % 61.9 % 64.2 % 90% 100%

110%

120%

130%

140%

150%

160%

Sep-2014

Dec-2014

Mar-2015

Jun-2015

Sep-2015

45.5 %

26.2 %

21.5 %

19.1 %

(0.1)%

(0.2)%

Performance Has Been Even More Dramatic When Layering in Dividends

Source: Bloomberg as of 30-Sep-2015

Note: Represents Total

Shareholder
Return
over
the
period
12-Sep-2011
through
30-Sep-2015.
Total
Shareholder
Return
calculated
by
share
price
appreciation
and
dividends
paid
(assumes
dividends
paid
are re-invested into the stock (purchasing more shares) on the ex-dividend date). 12-Sep-2011 represents the day prior to annotation.
Share Price Appreciation
Dividend Contribution
277%
342%
289%
225%
161%
106%
95%
77%
78%
382%
364%
236%
175%
194%
169%
137%
50%
42%
(18)%
46%
16%
7%
24%
9%
15%

```
17%
12%
13%
24%
4%
26%
17%
322%
358%
296\%
225%
185%
116%
109%
94%
78%
395%
364%
248%
199%
198%
169%
163%
67%
42%
4%
(18)\%
-0.5
0
0.5
1
1.5
2
2.5
3
3.5
4
4.5
Median TSR = 150\%
Median TSR = 169\%
Median TSR = 150\%
Median TSR = 169%
4%
S&P 400 Restaurants
S&P 600 Restaurants
```

CBRL is Keenly Focused on Continuing to Create Value for Shareholders
8
Drive traffic and sales through advertising, menu strategies and targeted marketing programs

Continue to use seasonal menu promotions to drive frequency Further expand retail offerings to appeal to a larger segment of the population and reach new markets Increase number of on air weeks, sustain the successful use of pulsing strategy and broaden media mix with greater digital spend Apply technology and process improvements to enhance overall guest experience Integration of new digital technology as a way to add convenience and enhance the guest experience Test online waitlist capabilities through new dining room management system Launch of the Cracker Barrel Games App Implement cost savings initiatives to further drive operating margins Improve operating margins through process enhancements, reductions in food costs, utilities and restaurant and retail labor Several of these important initiatives to be completed during FY16 Invest in long-term growth through new unit expansion and development of the fast casual concept Expand Cracker Barrel footprint, including growth outside the core market Offer a different type of guest experience through fast casual concept restaurants 1 2 3

Business Priorities for 2016

II. Why We Are Here Protecting Shareholder Value

We Are Asking You to Approve Our Shareholder-Friendly Rights Plan 10 Source: 2015 ISS United States Summary Proxy Voting Guidelines ISS Guidelines Deter creeping acquisition

of control without premium by investor with history of doing so Should be thoroughly explained 3 years from adoption No more than 3 years 20% trigger No lower than a 20% trigger, flip-in or flip-over, but just under 5% for NOL rights plan No dead-hand, slow-hand, no-hand or similar feature that limits the ability of a future board to redeem the pill No dead-hand, slow-hand, no-hand or similar feature that limits the ability of a future board to redeem the pill If the board refuses to redeem the pill 90 days after qualifying offer is announced, 10% of the shares may call a special meeting or seek a written consent to vote on rescinding the rights plan If the board refuses to redeem the pill 90 days after qualifying offer announced, 10% of the shares may call a special meeting or seek a written consent to vote on rescinding the rights plan If existing CBRL Rights Plan not approved by shareholders, will terminate upon

certification



shareholder vote

Within 12 months of adoption

Rationale

Rationale

Term

Term

Threshold

Threshold

Limitations

on Future

Redemptions

Limitations

on Future

Redemptions

Mandatory

Redemption

Mandatory

Redemption

Shareholder

Ratification

Shareholder

Ratification

In Guidelines?

CBRL 20% Rights Plan

Adopted in Apr-2015

The plan before you is not intended to prevent a take-over or to deter fair offers for securities of the Company,

and contains a qualifying offer provision for all-cash, fully financed tender offers

ISS Commentary on 2012 Shareholder Rights Plan (02-Nov-2012)

A vote FOR this proposal is warranted because the rights plan contains features that protect shareholders from entrenchment right year term, a 20-percent trigger, and a robust qualifying offer clause and there is no dead-hand or slow-hand provision. In additional governance concerns at the company.

Identical to the Rights Plan Approved by Shareholders

by a Substantial Margin in 2012

WITH MANAGEMENT

All this coincides not only with the dissident's announcement of their first, failed proxy contest, but with the new CEO's announcement of her strategic objectives, which thus far appear to (be) delivering the goods

and driving meaningful increases in

shareholder value.

-ISS, Nov-2012

Our Shareholders Have Overwhelmingly Supported Us in

the Past

Proxy Advisory Firms Recommendations

11

Source: Press releases, Public filings

(1)

Percentages based on number of shares voted excluding shares controlled by Biglari Holdings and its affiliates.

WITH MANAGEMENT

The company's key performance

trends, careful executive succession

process, and current board renewal

efforts strongly suggest that the

dissident's arguments are poorly-

founded, and that there is not a

compelling need for shareholders to

effect board change at this time.

-ISS, Dec-2011

WITH MANAGEMENT

Support for this proposal, therefore, is

not warranted given the firm's

relatively strong performance and

because the board appears to be

exercising prudent stewardship of

capital.

-ISS, Apr-2014

WITH MANAGEMENT

Given the strong operating and

financial performance under the

reconstituted board the dissidents

have not made a compelling case that

board change is necessary.

-ISS, Oct-2013

2011 Proxy Vote¹

2012 Proxy Vote¹

2013 Proxy Vote¹

2014 Special

Meeting Vote¹

WITH DISSIDENT

Accordingly, we recommend that

shareholders use Biglari s GOLD proxy

card to vote.

-Glass Lewis, Dec-2011

WITH MANAGEMENT

Further foundering Biglari's

most

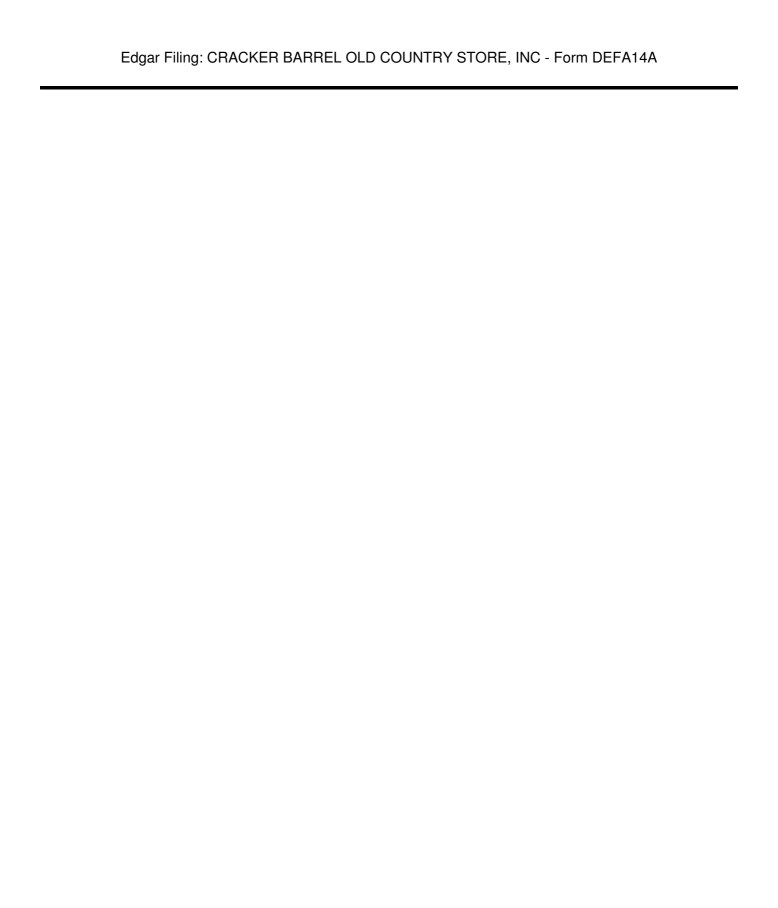
recent solicitation are a series of

relatively uncompelling

and, at times, specious arguments, which collectively do little to support a forward operating plan that is decidedly light on detail. -Glass Lewis, Nov-2012 WITH MANAGEMENT We find no meaningful footing for the Dissident's current solicitation. In the simplest terms, the submitted resolutions are unnecessarily prescriptive, impractical and counterproductive. -Glass Lewis, Apr-2014 WITH MANAGEMENT We believe investors should reasonably consider the dubious corporate governance principles promulgated by Biglari when considering the prospective appeal of electing either of Messrs. Biglari or Cooley.

-Glass Lewis, Nov-2013

40



Source: Public filings, company websites, other public sources

We Believe Biglari s Actions Within His Own Company

Demonstrate the Need to Protect CBRL Shareholders (1/2)

Sardar Biglari has a track record of dubious corporate governance

Sardar Biglari

Used His

Shareholders

Money to Usurp

Voting Control of

Biglari Holdings

In 2010, Sardar Biglari used shareholder funds to obtain personal voting control of ~15% of Biglari Holdings shares

Mr. Biglari used Biglari Holdings cash to invest in his personally-controlled investment vehicle, The Lion Fund, which The Lion Fund then used to buy Biglari Holdings stock, allowing the shares to remain outstanding and allowing him to claim personal voting control (even though he directly owned only ~1%) In 2015, Sardar Biglari increased his control of Biglari Holdings to 49.5% through a controversial tender offer via The Lion Fund, again using Biglari Holdings shareholder money to do it

This tender offer followed a closely contested proxy fight at Biglari Holdings and now serves to effectively entrench Mr. Biglari s position

The maneuver was facilitated by a change to the corporate by-laws (the day before the tender offer), which included allowing Mr. Biglari to personally vote all 49.5% of shares and only allowing for special meetings to be called by the Board or Chairman

Glass Lewis referred to Mr. Biglari s

structure as: a circuitous and economically misaligned ownership

framework between Biglari Holdings and Mr. Biglari s shareholder-funded investment vehicle

Lucian Bebchuck, Director of the Program on Corporate Governance at Harvard Law School, said of the move: the tender offer is an aggressive entrenchment move aimed at enabling the CEO [Sardar Biglari] to use shareholders money to gain control over the Company



Source: Public filings, company websites, other public sources

(1) Percentage represents value of ~4.0mm CBRL shares held in The Lion Fund II (\$103.18 per share) divided by BH market capit FY2014 ending 24-Sep-2014. On 16-Oct-2014, Biglari Holdings changed their fiscal year end from September to December. (3) Forbes, The Implosion Of A Warren Buffett Wannabe, 20-March-2015. Biglari Holdings Form 10-K/A filed 30-Apr-2015; Figure includes \$900k Base Salary, Biglari Holdings Bonus (\$10mm in 201 2013, \$34.4mm in 2014); excludes Provision for Shared Services by Biglari Holdings Biglari Capital Corp. which equaled \$1.6mm in 2014. (5)Biglari Holdings Form 8-K, filed 3-Jul-2013; Biglari Holdings Form 10-K, filed 13-Dec-2010. We Believe Biglari s Actions Within His Own Company Demonstrate the Need to Protect CBRL Shareholders (2/2) Sardar Biglari Has Also Engaged in Several Other Transactions That Served to Further Entrench His Position In 2013, Biglari Holdings transferred ~3.8 million shares of CBRL stock to The Lion Fund (controlled by Sardar Biglari through his ownership of Biglari Capital Corp., the general partner) with a 5-year lock-up This restructuring transferred control

over an

asset that constituted ~58% of Biglari Holdings market cap 1 from the public company to Mr. Biglari s personally-controlled private investment entity In 2013, Biglari Holdings entered into a Trademark License Agreement with Sardar Biglari which requires the Company to pay him 2.5% of revenues per year upon certain events such as his termination from the Company or a Change of Control 2.5% of Biglari Holdings FY2014 revenues was ~\$20 million Other Self-Interested Transactions Biglari Holdings restructurings have allowed Sardar Biglari to circumvent his shareholder-approved \$10.9mm compensation cap 3 Sardar Biglari paid himself more than \$25mm in 2013 and more than \$35mm

in 2014

4

The 2015 tender offer may allow Mr. Biglari to enhance his personal pay package even further by allowing him to collect hedge fund-like fees on nearly 50% of Biglari Holdings stock

Sardar Biglari has proposed a dual class, high vote / low vote stock structure at Biglari Holdings on multiple occasions

As part of the 2013 restructuring, Sardar Biglari acquired 100% of the stock in Biglari Capital Corp. (the general partner of The Lion Fund) from Biglari Holdings for ~\$1.7mm, an asset that Biglari Holdings had previously

purchased

from

Sardar

Biglari

in

2010

for

~\$4.1mm

5

Given Sardar Biglari s

corporate governance track record, we believe

Cracker Barrel shareholders need the continued protections of a shareholder rights plan

Third Party Views on Biglari s Governance Practices
Source: ISS, Glass Lewis, Forbes, The New York Times, New York Post
The Board Room Strikes Back
Steven Davidoff Solomon, 21-Apr-2015
[Biglari Holdings] victory is all the more remarkable because the company is a symbol of bad governance. It paid Mr. Biglari \$34.4 million last year, prompting recommendations

against

the

management

slate

from

I.S.S.

and

Glass

Lewis.

Sardar Biglari in the Press

[Biglari Holdings] numerous questionable governance practices, and particularly decisions by the independent directors regarding corporate investments in the CEO's personal hedge fund, raise significant questions about the stewardship of the incumbent directors.

-ISS, 26-Mar-2015

Proxy Advisory Firms Commentary on Biglari Holdings Spring 2015 Proxy Contest With Groveland Capital In lieu of acting as a check on Mr. Biglari's predilection for sole investment and management control, the incumbent board appears, at the very least, content with continuing to support any program or policy forwarded by Mr. Biglari. These policies and programs have included, among other things, failed attempts at creating a dual class share structure at no discernible benefit to ordinary investors, creation of a circuitous and economically misaligned ownership framework between BHI and Mr. Biglari's shareholder-funded investment vehicle and execution of an array of licensing and compensation arrangements that appear to do little more than transfer wealth to Mr. Biglari without much regard to the operating performance of the Company's primary asset base or the tangible returns realized by BHI investors.

-Glass Lewis, 26-Mar-2015

There is a case to be made that Steak n Shake might not have survived the financial crisis without some sort of activist intervention. There is also a case to be made, without contradicting the first case, that after having helped the company survive, the cure subsequently became as bad as the disease.

-ISS, 05-Oct-2015

The Implosion Of A Warren Buffett Wannabe

Antoine Gara, 20-March-2015

In the case of Biglari Holdings, the holding company run by Buffett disciple Sardar Biglari, 37, there s little evidence of the corporate stewardship, shareholder returns and investing prowess that s made Berkshire Hathaway a hallmark of American capitalism. Instead, shareholders in Biglari Holdings are beginning to tire with Biglari s excessive compensation, self-dealing and unchecked power, in addition to his company s murky and sharply declining financial results.

Biglari s problems begin with CEO compensation and are illustrative of the poor judgement and overreach that can ruin a business. Over the past six years, Mr. Biglari has been paid a total of \$75.9 million, with his 2014 pay exceeding \$34 million as annual operating income tumbled to a five-year low. How Biglari hoodwinked shareholders into such an arrangement is indicative of his company s issues.

Maxim s Relaunch As Men s Luxury Magazine Falls Flat

Keith J. Kelly, 1-September-2015

Biglari fancies himself a Warren Buffett-style conglomerate builder, although his publicly traded company has been underperforming the overall stock market for several years. He recently cemented his power by compelling

Lion

Fund

an

investment

company

that

he

controls

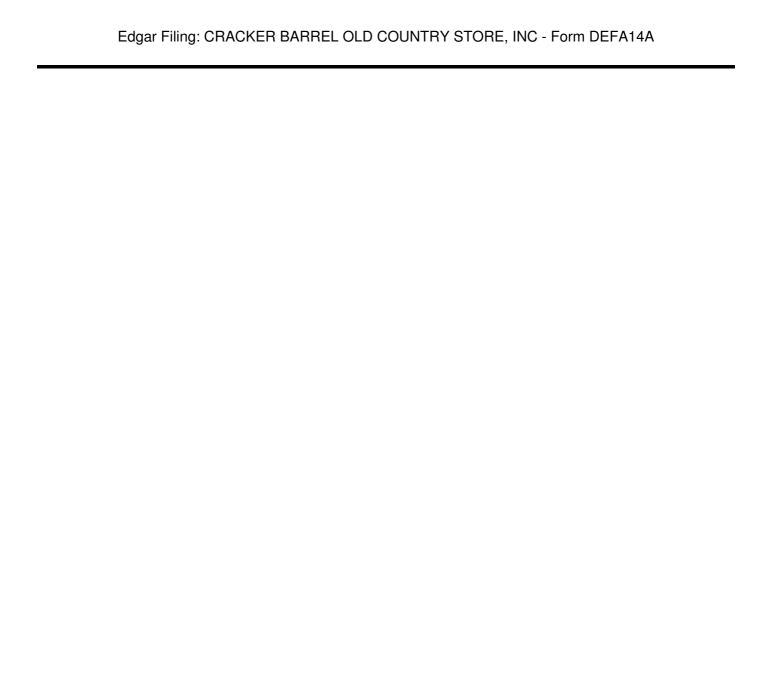
to

snap

up

29 percent of Biglari Holdings stock at \$420 a share, giving him control of about

49 percent of the stock.



III.

Vote to Approve the Shareholder Rights Plan

CBRL is Delivering Superior Performance

(1)

Company

same

store

restaurant

sales

measured
against
the
Knapp-Track
TM
Casual
Dining
Index,
based
upon
respective
weekly
averages.
Quarters
relate
to
Cracker
Barrel s
fiscal
year.
Outperformed
the
Casual
Dining
Industry
1
15
Out
of
the
Last
16
Quarters

And Our Success is Reflected in Our Results Cracker Barrel Annual Earnings Per Share Cracker Barrel Annual Dividend Per Share

Source: Public filings, Press releases and Capital IQ as of 30-Sep-2015

Note: EPS numbers

adjusted
for
53
rd
week
in
2012,
and
all
years
adjusted
for
proxy
contest
expenses,
tax
reinstatements,
severance
and
restructuring
charges
where
applicable.
Please
see
Appendix
for
reconciliation of GAAP basis operating results to adjusted non-GAAP operating results. Years relate to CBRL fiscal years.
(1)

Current quarterly dividend of \$1.10 annualized by multiplying by four.

Three Years Ago We Presented Our Plan for FY 2013 to FY 2015
Adjusted Operating Income
8-10% annual growth
Adjusted EPS
12-15% annual
growth

Adjusted Total Shareholder Return 15-18% per year Metric Plan How did we do?

We Achieved These Results Through the Successful Execution of Our Business Priorities
19
Extending the reach of the Cracker
Barrel brand to drive traffic and sales
in both our restaurant and

retail businesses Grew comparable store restaurant sales by 5.1% Grew comparable store retail sales by 3.6% Increased comparable store traffic by 2.1% Optimizing average guest check through the implementation of geographic pricing tiers Developed geographic pricing model and implemented pricing tiers Laid the foundation for further optimization of average guest check Applying technology and process enhancements to drive store operating margins Realized notable labor savings through our plateware reduction initiative and systemwide update to our retail labor scheduling Completed the rollout of the Dining Room Management system Invest in long-term growth through new unit expansion and development of the fast casual concept Since implementing new site selection tools, new stores have outperformed expectations Opened first of our new store (Fusion) prototype, designed to save \$200K/year in operating costs Maintaining our balanced approach to capital allocation Declared a \$3 special dividend Increased our regular quarterly dividend by 10%, bringing the total increase of our dividend to 400+% since 2011 1 2 3 **Business Priorities for 2015**

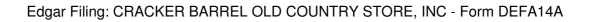
5

Approve the Shareholder Rights Plan

We are continuing to execute on our proven strategic priorities

We believe it is vitally important to protect our shareholders from Biglari Holdings or any other party who attempts to accumulate a potentially controlling position without paying a change of control premium

This is a critical choice for you to make in protecting your investment Our Board unanimously recommends a vote for the approval of the Shareholder Rights Plan



Appendix Additional Materials

Reconciliation of GAAP Basis Operating Results to Adjusted Non-GAAP Operating Results Twelve Months Ended August 3, 2012 Twelve Months Ended July 29, 2011 As Reported Adjustments 1,4

Week As Adjusted As Reported Adjustments 1,2,3,4 As Adjusted Total Revenue \$ 2,580,195 \$ (51,059) \$ 2,529,136 \$ 2,434,435 \$ 2,434,435 Store Operating Income 337,146 (11,093)326,053 305,778 305,778 General and Administrative Expenses \$146,171 (6,863)(1,370)137,938 139,222 (2,172)137,050 Impairment and Store Dispositions, Net (625)830 205 Operating Income 190,975

53rd

830 205 Operating Income 190,975 6,863 (9,723) 188,115 167,181 1,342 168,523 Interest Expense 44,687 (811) 43,876

51,490 (5,136)46,354 Pretax Income 146,288 6,863 (8,912)144,239 115,691 6,478 122,169 Provision for Income Tax 43,207 2,027 (2,632)42,602 30,483 1,707 32,190 Net Income \$ 103,081 \$4,836 \$ (6,280) \$ 101,637 \$85,208 \$4,771 \$ 89,979 Earnings Per Share Basic \$ 4.47 \$ 0.21 (0.27)\$ 4.41 \$ 3.70 \$ 0.21 \$ 3.91 Earnings Per Share Diluted \$ 4.40 \$ 0.21 (0.27)\$ 4.34 \$ 3.61 \$ 0.20 \$ 3.81 Source: Public filings Severance, other charges and tax effects related to organizational changes. (2)

(Charges) Gain and tax effects of impairment net of gain on sale of property.

(3) Refinencing costs and toy offects related to the Commonvis \$750 million and it facility.
Refinancing costs and tax effects related to the Company's \$750 million credit facility. (4)
Charges and tax effects of the proxy contest concluded at the Company's annual meeting of shareholders.
(5)
Provision for taxes adjusted to exclude the \$2.1 million prior year favorable effect of the retroactive reinstatement of the work
(6)
Accrued
liability
and
tax
effects
related
to
the
settlement
of
the
Fair
Labor
Standards
Act
litigation.
Full
year
adjustments
includes
the
amount
accrued
in
the
first
quarter
of
2015,
which was not previously included in the reconciliation schedule.
(7)
Provision for taxes adjusted to exclude the \$2.3 million prior year favorable effect of the retroactive reinstatement of the Work
(8)
Charges and tax effects of the special meeting of shareholders or proxy contest at the annual shareholders meeting.
(Unaudited and \$ in thousands, except per share data)
Twelve Months Ended July 31, 2015
Twelve Months Ended August 1, 2014
Twelve Months Ended August 2, 2013
As Reported
Adjustments
6,7
As Adjusted
As Reported

Adjustments As Adjusted As Reported Adjustments 1,4,5 As Adjusted Total Revenue \$ 2,842,284 2,842,284 2,683,677 \$ 2,683,677 \$ 2,644,630 \$ 2,644,630 Store Operating Income 402,424 402,424 337,793 337,793 344,786 344,786 General and Administrative Expenses 147,544 (3,519)144,025 129,387 (4,313)125,074 143,262 (5,634)137,628 Impairment and Store

Dispositions, Net

Operating Income 254,880 3,519 258,399 208,406 4,313 212,719 201,524 5,634 207,158 Interest Expense 16,679 16,679 17,557 17,557 35,742 35,742 Pretax Income 238,201 3,519 241,720 190,849 4,313 195,162 165,782 5,634 171,416 Provision for Income Tax 74,298 3,417 77,715 58,721 1,327 60,048 48,517 3,847 52,364 Net Income \$ 163,903 \$ 102 \$ 164,005

\$ 132,128 \$ 2,986

\$ 135,114 \$ 117,265 \$ 1,787 \$ 119,052 Earning Per Share Basic \$ 6.85 \$ 0.01 \$ 6.86 \$ 5.55 \$ 0.13 \$ 5.68 \$ 4.95 \$ 0.08 \$ 5.02 Earning Per Share Diluted \$ 6.82 \$ \$ 6.82 \$ 5.51 \$ 0.12 \$ 5.63

\$ 4.90 \$ 0.07 \$ 4.97

S&P Restaurant Index Composition Respective S&P Restaurant Index Constituents Ticker Company Name Logo S&P 400

600 BH Biglari Holdings **BJRI** BJ s Restaurants **BOBE Bob Evans Farms BWLD Buffalo Wild Wings CAKE** The Cheesecake Factory **CBRL** Cracker Barrel Old Country Store **CMG** Chipotle Mexican Grill DIN DineEquity **DNKN Dunkin Brands Group** DPZ Domino s Pizza DRI **Darden Restaurants EAT Brinker International JACK** Jack in the Box Source: Standard & Poor s Ticker Company Name Logo S&P 400 S&P 500 S&P 600 **MCD** McDonald s **PLKI** Popeyes Louisiana Kitchen **PNRA** Panera Bread Company **PZZA** Papa John s International **RRGB**

S&P 500 S&P

Red Robin Gourmet Burgers

RT

Ruby Tuesday

RUTH

Ruth s Hospitality Group

SBUX

Starbucks

SONC

Sonic

TXRH

Texas Roadhouse

WEN

The Wendy s Company

YUM

Yum! Brands