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REALTY INCOME CORP Form 8-K May 13, 2015

#### **United States**

Securities and Exchange Commission Washington, D.C. 20549

#### Form 8-K

## **Current Report**

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of report: May 12, 2015 (Date of Earliest Event Reported)

#### REALTY INCOME CORPORATION

(Exact name of registrant as specified in its charter)

Maryland 1-13374 33-0580106

(State or Other Jurisdiction of Incorporation or Organization)

(Commission File Number)

(IRS Employer Identification No.)

11995 El Camino Real, San Diego, California 92130

(Address of principal executive offices)

(858) 284-5000

(Registrant's telephone number, including area code)

#### N/A

(former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

[	] Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
[	] Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
[	] Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
[	] Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

# Item 5.07 Submission of Matters to a Vote of Security Holders

- (a) On May 12, 2015, Realty Income Corporation (the "Company") held its 2015 annual meeting of stockholders (the "Annual Meeting"). As of March 12, 2015, the record date for the Annual Meeting, there were 227,024,420 common shares issued and outstanding and entitled to vote at the Annual Meeting. Proxies for the Annual Meeting were solicited pursuant to Section 14(a) of the Securities Exchange Act of 1934.
- (b) The results of the matters voted upon at the Annual Meeting were as follows:

Proposal 1 considered at the Annual Meeting was the election of eight directors to serve until the 2016 annual meeting of stockholders and until their respective successors are duly elected and qualified.

All of management's nominees for directors as listed in the proxy statement were elected with the following share vote:

			Broker
Voted For	Voted Against	Abstentions	Non-Votes
129,379,872	3,450,480	769,284	72,345,355
132,179,402	608,657	811,577	72,345,355
132,138,970	639,566	821,100	72,345,355
132,195,429	577,569	826,638	72,345,355
131,244,642	1,536,465	818,529	72,345,355
132,172,997	614,319	812,320	72,345,355
131,576,149	1,196,154	827,333	72,345,355
132,276,477	496,954	826,205	72,345,355
	129,379,872 132,179,402 132,138,970 132,195,429 131,244,642 132,172,997 131,576,149	129,379,872 3,450,480   132,179,402 608,657   132,138,970 639,566   132,195,429 577,569   131,244,642 1,536,465   132,172,997 614,319   131,576,149 1,196,154	129,379,872 3,450,480 769,284   132,179,402 608,657 811,577   132,138,970 639,566 821,100   132,195,429 577,569 826,638   131,244,642 1,536,465 818,529   132,172,997 614,319 812,320   131,576,149 1,196,154 827,333

Proposal 2 considered at the Annual Meeting was the ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the year ended December 31, 2015. This proposal was approved, with 203,135,967 shares voted for, 1,425,921 shares voted against, and 1,383,103 shares representing abstentions. No broker non-votes resulted from the vote on this proposal.

Proposal 3 considered at the Annual Meeting was the approval, on an advisory basis, of the compensation of the Company's named executive officers. This proposal was approved, with 125,767,755 shares voted for, 5,520,559 shares voted against, 2,311,322 shares representing abstentions and 72,345,355 shares representing broker non-votes.

(c) Not applicable.

(d) Not applicable.

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## **SIGNATURE**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Dated: May 13, 2015 REALTY INCOME CORPORATION

By: /s/ MICHAEL R. PFEIFFER

Michael R. Pfeiffer

Executive Vice President, General Counsel

and Secretary