REALTY INCOME CORP Form 424B5 November 30, 2017

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CALCULATION OF REGISTRATION FEE

Title of Each Class of Securities to be Registered	Amount To be Registered Resistered Resistered Resistered Reproposed Maximu Offering Price Po		Proposed Maximum Aggregate Offering Price	Amount of Registration Fee(1)	
3.650% Notes due 2028	\$550,000,000	99.778%	\$548,779,000		
3.250% Notes due 2022	\$500,000,000	101.773%	\$508,865,000		
4.650% Notes due 2047	\$250,000,000	105.434%	\$263,585,000		
			\$1,321,229,000	\$164,493.01	

 $\label{eq:calculated} Calculated in accordance with Rules 456(b) and 457(r) of the Securities Act.$

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Filed Pursuant to Rule 424B5 Registration No.:333-208652

PROSPECTUS SUPPLEMENT (To prospectus dated December 21, 2015)

\$1,300,000,000

\$550,000,000 3.650% Notes due 2028 \$500,000,000 3.250% Notes due 2022 \$250,000,000 4.650% Notes due 2047

We are offering \$550,000,000 aggregate principal amount of our 3.650% Notes due 2028 (the "2028 notes"), \$500,000,000 aggregate principal amount of our 3.250% Notes due 2022 (the "2022 notes") and \$250,000,000 aggregate principal amount of our 4.650% Notes due 2047 (the "2047 notes" and, together with the 2022 notes and the 2028 notes, the "notes"). The 2028 notes will mature on January 15, 2028. We will pay interest on the 2028 notes on January 15 and July 15 of each year, commencing July 15, 2018. Interest on the 2028 notes will accrue from and including December 6, 2017. The 2022 notes will mature on October 15, 2022. We will pay interest on the 2022 notes will accrue from and including October 15, 2017. The 2047 notes will mature on March 15 of each year, commencing April 15, 2018. Interest on the 2022 notes will accrue from and including October 15, 2017. The 2047 notes will mature on March 15, 2047. We will pay interest on the 2047 notes on March 15 and September 15 of each year, commencing March 15, 2018. Interest on the 2047 notes will accrue from and including September 15, 2017. We may redeem the notes of each series at any time in whole, or from time to time in part, at the redemption prices described in this prospectus supplement under the caption "Description of Notes Optional Redemption." The notes will be our senior unsecured obligations.

The 2022 notes offered hereby will constitute a further issuance of our 3.250% Notes due 2022, of which \$450,000,000 aggregate principal amount was issued on October 10, 2012 and is outstanding as of the date of this prospectus supplement (the "existing 2022 notes"). The 2022 notes offered hereby and the existing 2022 notes will constitute a single series of our debt securities under the indenture referred to in this prospectus supplement. The 2022 notes offered hereby will have the same terms (except for date of original issuance, the first date on which interest thereon shall be payable and the date from which interest thereon shall begin to accrue) and CUSIP number as the existing 2022 notes. However, for U.S. federal income tax purposes, the 2022 notes offered hereby will be deemed to have the same issue date and issue price as the existing 2022 notes.

The 2047 notes offered hereby will constitute a further issuance of our 4.650% Notes due 2047, of which \$300,000,000 aggregate principal amount was issued on March 15, 2017 and is outstanding as of the date of this prospectus supplement (the "existing 2047 notes"). The 2047 notes offered hereby and the existing 2047 notes will constitute a single series of our debt securities under the indenture referred to in this prospectus supplement. The 2047 notes offered hereby will have the same terms (except for date of original issuance, the first date on which interest thereon shall be payable and the date from which interest thereon shall begin to accrue) and CUSIP number as the existing 2047 notes. However, for U.S. federal income tax purposes, the 2047 notes offered hereby will be deemed to have the same issue date and issue price as the existing 2047 notes.

We are The Monthly Dividend Company®. We are an S&P 500 company dedicated to providing stockholders with dependable monthly dividends that increase over time. The monthly dividends are supported by the cash flow generated from real estate owned under long-term, net lease agreements with regional and national commercial tenants. We seek to increase earnings and distributions to stockholders through active portfolio management, asset management and the acquisition of additional properties.

We have in-house acquisition, portfolio management, asset management, real estate research, credit research, legal, finance and accounting, information technology, and capital markets capabilities. As of September 30, 2017, we owned a diversified portfolio of 5,062 properties located in 49 states and Puerto Rico, with over 86.4 million square feet of leasable space leased to 251 different commercial tenants doing business in 47 separate industries. Of the 5,062 properties in the portfolio at September 30, 2017, 5,034, or 99.4%, were single-tenant properties, and the remaining were multi-tenant properties. At September 30, 2017, of the 5,034 single-tenant properties, 4,949 were leased with a weighted average remaining lease term (excluding rights to extend a lease at the option of the tenant) of approximately 9.6 years.

Investing in the notes involves risks. See "Risk Factors" beginning on page S-9 of this prospectus supplement.

Per	Total For	Per	Total For	Per	Total for	Total for
2028 Note	2028 Notes	2022 Note	2022 Notes	2047 Note	2047 Notes	All Notes

Public offering price	99.778%(1)	\$548,779,000(1)	101.773%(2)	\$508,865,000(2)	105.434%(3)	\$263,585,000(3)	\$1,321,299,000(1)(2)(3)
Underwriting discounts	0.650%	\$3,575,000	0.600%	\$3,000,000	0.875%	\$2,187,500	\$8,762,500
Proceeds, before expenses, to Realty Income Corporation	99.128%(1)	\$545,204,000(1)	101.173%(2)	\$505,865,000(2)	104.559%(3)	\$261,397,500(3)	\$1,312,466,500(1)(2)(3)
(1) Plus accrued interest	, if any, on the	2028 notes from and	d including Dec	ember 6, 2017, if se	ttlement occurs	after that date.	
Plus accrued interest on the 2022 notes from and including October 15, 2017 to, but excluding, the settlement date, totaling approximately \$2,302,083.33 (assuming the settlement date is December 6, 2017). Such accrued interest must be paid by the purchasers of the 2022 notes offered hereby.							
	Plus accrued interest on the 2047 notes from and including September 15, 2017 to, but excluding, the settlement date, totaling approximately \$2,615,625.00 (assuming the settlement date is December 6, 2017). Such accrued interest must be paid by the purchasers of the 2047 notes offered						
Neither the Securities upon the adequacy or accurac							
Delivery of the notes will be made only in book-entry form through the facilities of The Depository Trust Company for the accounts of its participants, including Clearstream Banking, <i>société anonyme</i> and Euroclear Bank, S.A./N.V., as operator of the Euroclear System, against payment in New York, New York on or about December 6, 2017.							
Joint Book-Running Managers							
Citigroup Barclays BofA Merrill Lynch Morgan Stanley	Capit	BNY Mellon al Markets, LLC Credit Suisse ital Markets	Sacl	Goldman hs & Co. LLC J.P. Moi ions Securities L	Ba rgan	vestment ank Miz Wells Fargo S	US Bancorp ruho Securities Securities
Co-Lead Managers							
BB&T Capital Markets		MUFG		PNC Cap	oital Markets	LLC	Stifel
Senior Co-Managers							
Comerica Securities			Ramirez &	Co., Inc.			Raymond James
			Со-Маг	nagers			
Academy Securities			Evercoi ISI	re			Moelis & Company

The date of this prospectus supplement is November 29, 2017.

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You should rely only on the information contained or incorporated by reference in this prospectus supplement and the accompanying prospectus and, if applicable, any free writing prospectus we may provide you in connection with this offering. We have not, and the underwriters have not, authorized any person to provide you with different information. If anyone provides you with different or inconsistent information, you should not rely on it. We are not, and the underwriters are not, making an offer to sell these securities or soliciting an offer to buy these securities in any jurisdiction where the offer or sale of these securities is not permitted. You should assume that the information appearing in this prospectus supplement, the accompanying prospectus, the documents incorporated by reference herein or therein and, if applicable, any free writing prospectus we may provide you in connection with this offering is accurate only as of those documents' respective dates. Our business, financial condition, results of operations and prospects may have changed since those dates.

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This document is in two parts. The first part is this prospectus supplement, which adds to and updates information contained in the accompanying prospectus. The second part, the prospectus, provides more general information, some of which may not apply to this offering. Generally, when we refer to this prospectus, we are referring to both parts of this document combined. To the extent there is a conflict between the information contained in this prospectus supplement and the information contained in the accompanying prospectus, you should rely on the information in this prospectus supplement.

Before purchasing any securities, you should carefully read both this prospectus supplement and the accompanying prospectus, together with the incorporated documents described under the headings "Supplemental U.S. Federal Income Tax Considerations" in this prospectus supplement and "Incorporation by Reference" in this prospectus supplement and the accompanying prospectus, and any free writing prospectus we may provide to you in connection with this offering. The descriptions of certain provisions of any instrument, agreement or other document appearing in this prospectus supplement, the accompanying prospectus or any document incorporated or deemed to be incorporated by reference therein (including, without limitation, the descriptions of certain provisions of our \$2.0 billion revolving credit facility and term loan facilities and the indenture pursuant to which the notes will be issued) are not complete and are subject to, and qualified in their entirety by reference to, the terms and provisions of those instruments, agreements and other documents. You should carefully review such instruments, agreements and other documents in their entirety for complete information on the terms and provisions thereof. See "Where You Can Find More Information" in the accompanying prospectus for information on how you can obtain copies of such instruments, agreements and other documents.

No action has been or will be taken in any jurisdiction by us or by any underwriter that would permit a public offering of these securities or possession or distribution of this prospectus supplement, the accompanying prospectus or any related free writing prospectus where action for that purpose is required, other than in the United States. Unless otherwise expressly stated or the context otherwise requires, references to "dollars" and "\$" in this prospectus supplement, the accompanying prospectus and any related free writing prospectus are to United States dollars.

This prospectus supplement and the accompanying prospectus are not prospectuses for the purpose of the Prospectus Directive as implemented in Member States of the European Economic Area (the "EEA"). Neither we nor the underwriters have authorized, nor do we or they authorize, the making of any offer of the notes through any financial intermediary, other than offers made by underwriters which constitute the final placement of the notes contemplated in this prospectus supplement and the accompanying prospectus.

The communication of this prospectus supplement, the accompanying prospectus and any other document or materials relating to the issue of the notes offered hereby is not being made, and such documents and/or materials have not been approved, by an authorized person for the purposes of section 21 of the United Kingdom's Financial Services and Markets Act 2000, as amended. Accordingly, such documents and/or materials are not being distributed to, and must not be passed on to, the general public in the United Kingdom. The communication of such documents and/or materials as a financial promotion is only being made to those persons in the United Kingdom falling within the definition of investment professionals (as defined in Article 19(5) of the Financial Services and Markets Act 2000 (Financial Promotion) Order 2005 (the "Financial Promotion Order")), or within Article 49(2)(a) to (d) of the Financial Promotion Order, or to any other persons to whom it may otherwise lawfully be made under the Financial Promotion Order (all such persons together being referred to as "relevant persons"). In the United Kingdom, the notes offered hereby are only available to, and any investment or investment activity to which this prospectus supplement and the accompanying prospectus relate will be engaged in only with, relevant persons. Any person in the United Kingdom that is not a relevant person should not act or rely on this prospectus supplement or the accompanying prospectus or any of their contents.

PROSPECTUS SUPPLEMENT SUMMARY

This summary does not contain all the information that may be important to you. You should read this entire prospectus supplement and the accompanying prospectus and the documents incorporated and deemed to be incorporated by reference herein and therein, including the financial statements and related notes, and, if applicable, any free writing prospectus we may provide you in connection with this offering before making an investment decision. Unless this prospectus supplement otherwise indicates or the context otherwise requires, the terms "Realty Income," "our," "us" and "we" as used in this prospectus supplement refer to Realty Income Corporation, a Maryland corporation, and its subsidiaries on a consolidated basis.

In this prospectus supplement, we sometimes refer to our 7.375% Monthly Income Class D Cumulative Redeemable Preferred Stock, which was redeemed by us on March 1, 2012, our 6.75% Monthly Income Class E Cumulative Redeemable Preferred Stock, which was redeemed by us on October 24, 2014, and our outstanding shares of 6.625% Monthly Income Class F Cumulative Redeemable Preferred Stock, which was redeemed by us on April 7, 2017, as our Class D preferred stock, Class E preferred stock and Class F preferred stock, respectively.

Realty Income

We are The Monthly Dividend Company®. We are an S&P 500 company dedicated to providing stockholders with dependable monthly dividends that increase over time. The monthly dividends are supported by the cash flow generated from real estate owned under long-term, net lease agreements with regional and national commercial tenants. We seek to increase earnings and distributions to stockholders through active portfolio management, asset management and the acquisition of additional properties.

We have in-house acquisition, portfolio management, asset management, real estate research, credit research, legal, finance and accounting, information technology, and capital markets capabilities. As of September 30, 2017, we owned a diversified portfolio of 5,062 properties located in 49 states and Puerto Rico, with over 86.4 million square feet of leasable space leased to 251 different commercial tenants doing business in 47 separate industries. Of the 5,062 properties in the portfolio as of that date, 5,034, or 99.4%, were single-tenant properties, and the remaining were multi-tenant properties. At September 30, 2017, of the 5,034 single-tenant properties, 4,949 were leased with a weighted average remaining lease term (excluding rights to extend a lease at the option of the tenant) of approximately 9.6 years.

We are organized to operate as an equity real estate investment trust, commonly referred to as a REIT. Our principal executive offices are located at 11995 El Camino Real, San Diego, California 92130 and our telephone number is (858) 284-5000.

Recent Developments

Credit Agency Ratings and Our Revolving Credit Facility

On November 21, 2017, Moody's Investors Service upgraded its assigned corporate credit rating on our senior unsecured notes and bonds from Baa1 with a "positive" outlook to A3 with a "stable" outlook. Previously, S&P Global Ratings assigned a rating of BBB+ with a "positive" outlook and Fitch Ratings assigned a rating of BBB+ with a "stable" outlook to our senior unsecured notes and bonds. The interest rates under our \$2.0 billion revolving credit facility are based upon our ratings assigned by credit rating agencies. Our \$2.0 billion revolving credit facility provides that the interest rates thereunder can range from: (i) the London Interbank Offered Rate ("LIBOR") plus 1.55% if our credit rating is lower than BBB /Baa3 or our senior unsecured debt is unrated to (ii) LIBOR plus 0.85% if our credit rating is A /A3 or higher. In addition, our revolving credit facility provides for a facility commitment fee based on our credit ratings, which ranges from: (i) 0.30% if our credit rating is lower than BBB /Baa3 or if our senior unsecured debt is unrated to (ii) 0.125% if our credit rating

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is A /A3 or higher. Based on our current ratings, our interest rates and commitment fees under our \$2.0 billion revolving credit facility will be based on an A /A3 credit rating. Credit ratings are not a recommendation to buy, sell or hold our debt securities (including the notes offered hereby) and are subject to revision or withdrawal at any time.

Acquisitions During the First Nine Months of 2017

During the first nine months of 2017, we invested \$956.9 million in 177 new properties and properties under development or expansion with an estimated initial weighted average contractual lease rate of 6.5%. The 177 new properties and properties under development or expansion are located in 35 states, will contain approximately 4.3 million leasable square feet and are 100% leased with a weighted average lease term (excluding rights to extend a lease at the option of the tenant) of 14.9 years. The tenants occupying the new properties operate in 21 industries and the property types are 96.6% retail and 3.4% industrial, based on rental revenue. None of our real estate investments during the first nine months of 2017 caused any one tenant to be 10% or more of our total assets at September 30, 2017.

The estimated initial weighted average contractual lease rate for a property (other than a property under development or expansion) is generally computed as estimated contractual net operating income, which, in the case of a net leased property, is equal to the aggregate base rent for the first full year of each lease, divided by the total cost of the property. Since it is possible that a tenant could default on the payment of contractual rent, we cannot provide assurance that the actual return on the funds invested will remain at the percentage listed above. For information on how we calculate the estimated contractual lease rate on a property under development or expansion, see "Management's Discussion and Analysis of Financial Condition and Results of Operations Recent Developments Acquisitions During the Third Quarter of 2017" in our Quarterly Report on Form 10-Q for the quarter ended September 30, 2017, which is incorporated by reference in the accompanying prospectus.

Capital Raising

During the nine months ended September 30, 2017, Realty Income issued 21,512,442 shares of our common stock, par value \$0.01 per share, at a weighted average price of \$59.99 per share, receiving gross proceeds of approximately \$1.3 billion.

Redemption of Preferred Stock

In April 2017, we redeemed all of the 16,350,000 shares of our Class F preferred stock for a redemption price of \$25.00 per share (or approximately \$408.8 million in total), plus accrued and unpaid dividends. During the first nine months of 2017, we incurred a charge of \$13.4 million, representing the Class F preferred stock original issuance costs that we paid in 2012.

Redemption of Outstanding 6.750% Notes Due 2019

On November 15, 2017, we issued a notice of redemption for all \$550.0 million aggregate principal amount of our outstanding 6.750% Notes due August 15, 2019 (the "2019 notes"). We expect to redeem the 2019 notes on December 15, 2017.

Key Financial Covenants

The notes will require that we comply with certain financial covenants described in this prospectus supplement under "Description of Notes Additional Covenants of Realty Income." In general and subject to exceptions, these covenants provide: (i) that we may not incur any Debt (as defined below) if, on a pro forma basis, our total Debt would exceed 60% of our Adjusted Total Assets (as defined below), (ii) that we may not incur any Debt if, on a pro forma basis, our debt service coverage ratio

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(calculated as described below under "Description of Notes Additional Covenants of Realty Income Debt Service Coverage") would be less than 1.5 to 1.0, (iii) that we may not incur any Secured Debt (as defined below) if, on a pro forma basis, our total Secured Debt would exceed 40% of our Adjusted Total Assets, and (iv) that we must maintain at all times Total Unencumbered Assets (as defined below) of not less than 150% of our total outstanding Unsecured Debt (as defined below). The following table shows the foregoing percentages and ratio as required by those covenants as well as our actual percentages and ratio calculated on an historical basis as of or, in the case of the debt service coverage ratio, for the four quarters ended September 30, 2017. These calculations, which are not based on generally accepted accounting principles, are presented to show our ability to incur additional debt under those covenants and do not purport to reflect our liquidity, actual ability to incur or service debt or our future performance. These calculations do not reflect the impact of, among other things, the issuance and sale of the notes offered hereby or the application of the estimated net proceeds therefrom and, as a result, our actual percentages and ratios after giving effect to this offering and the application of those proceeds will differ, perhaps significantly, from those set forth below. Moreover, the foregoing is a very general overview of some of the terms of those covenants and those covenants are subject to a number of important exceptions and limitations and you should carefully review the information, including the definitions of some of the capitalized terms used above, appearing under "Description of Notes Additional Covenants of Realty Income," as well as the indenture and the applicable officers' certificates under which the notes will be issued, for more information. In addition, as required by the debt service coverage covenant referred to above, our debt service coverage ratio for the four quarters ended September 30, 2017 as set forth under the caption "Actual" in the following table has been calculated on a pro forma basis on the assumption that (1) the incurrence of any Debt incurred by us since the first day of such four-quarter period and the application of the proceeds therefrom (including to refinance other Debt since the first day of such four-quarter period) had occurred on the first day of such period, (2) the repayment or retirement of any of our other Debt since the first day of such four-quarter period had occurred on the first day of such period (except that, in making such computation, the amount of Debt under any revolving credit facility, line of credit or similar facility shall be computed based upon the average daily balance of such Debt during such period), and (3) any acquisition or disposition by us of any asset or group of assets since the first day of such four-quarter period (including by merger, stock purchase or sale or asset purchase or sale), had occurred on the first day of such period. Such pro forma ratio has been prepared on the basis required by that debt service coverage covenant, reflects various estimates and assumptions and is subject to other uncertainties and therefore does not purport to reflect what our actual debt service coverage ratio would have been had transactions referred to in clauses (1), (2) and (3) of the preceding sentence occurred as of October 1, 2016 nor does it purport to reflect our debt service coverage ratio for any future period. In addition, as noted above, the debt service coverage ratio set forth under the caption "Actual" in the following table does not give effect to the issuance of the notes offered by this prospectus supplement or the application of the estimated net proceeds therefrom. See "Description of Notes Additional Covenants of Realty Income Debt Service Coverage" for additional information on how this pro forma ratio was computed.

Note Covenants	Required	Actual
Limitation on incurrence of total Debt	≤60% of Adjusted Total Assets	39.5%
Debt service coverage ratio	≥1.5x	4.7x(1)
Limitation on incurrence of Secured Debt	≤40% of Adjusted Total Assets	2.4%
Maintenance of Total Unencumbered Assets	≥150% of Unsecured Debt	257.3%

(1)

The notes will require that the debt service coverage ratio be computed for a period of four consecutive fiscal quarters. The debt service coverage ratio set forth under the caption "Actual" is for the four quarters ended September 30, 2017. This ratio has been calculated on a pro forma basis as described in the paragraph immediately preceding this table and is subject to the assumptions and uncertainties described in such paragraph. For additional information, see "Description of Notes Additional Covenants of Realty Income Debt Service Coverage."

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The Offering

For a more complete description of the terms of the notes specified in the following summary, see "Description of Notes" in this prospectus supplement and "Description of Debt Securities" in the accompanying prospectus.

Issuer Securities We Are Offering Realty Income Corporation \$550,000,000 aggregate principal amount of 3.650% Notes due 2028 \$500,000,000 aggregate principal amount of 3.250% Notes due 2022 \$250,000,000 aggregate principal amount of 4.650% Notes due 2047 The 3.650% Notes due 2028 (the "2028 notes") offered hereby will be a new, separate series of our debt securities under the Indenture (as defined below under "Description of Notes"). The 2022 notes offered hereby (the "2022 notes") will constitute a further issuance of our 3.250% Notes due 2022, of which \$450 million aggregate principal amount was issued on October 10, 2012 and is outstanding as of the date of this prospectus supplement (the "existing 2022 notes"). The 2022 notes offered hereby and the existing 2022 notes will constitute a single series of our debt securities under the Indenture. The 2022 notes offered hereby will have the same terms (except for date of original issuance, the first date on which interest thereon shall be payable and the date from which interest thereon shall begin to accrue) and CUSIP number as the existing 2022 notes. However, for U.S. federal income tax purposes, the 2022 notes offered hereby will be deemed to have the same issue date and issue price as the existing 2022 notes. Upon completion of this offering, a total of \$950 million aggregate principal amount of our 3.250% Notes due 2022 will be outstanding,

including the existing 2022 notes.

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Maturity

Interest Rate

Interest Payment Dates

The 2047 notes offered hereby (the "2047 notes" and, together with the 2028 notes and the 2022 notes, the "notes") will constitute a further issuance of our 4.650% Notes due 2047, of which \$300 million aggregate principal amount was issued on March 15, 2017 and is outstanding as of the date of this prospectus supplement (the "existing 2047 notes"). The 2047 notes offered hereby and the existing 2047 notes will constitute a single series of our debt securities under the Indenture. The 2047 notes offered hereby will have the same terms (except for date of original issuance, the first date on which interest thereon shall be payable and the date from which interest thereon shall begin to accrue) and CUSIP number as the existing 2047 notes. However, for U.S. federal income tax purposes, the 2047 notes offered hereby will be deemed to have the same issue date and issue price as the existing 2047 notes. Upon completion of this offering, a total of \$550 million aggregate principal amount of our 4.650% Notes due 2047 will be outstanding, including the existing 2047 notes.

2028 Notes: January 15, 2028 2022 Notes: October 15, 2022 2047 Notes: March 15, 2047

2028 Notes: 3.650% per annum, accruing from December 6, 2017 2022 Notes: 3.250% per annum, accruing from October 15, 2017 2047 Notes: 4.650% per annum, accruing from September 15, 2017 2028 Notes: Semi-annually in arrears on January 15 and July 15,

commencing July 15, 2018

2022 Notes: Semi-annually in arrears on April 15 and October 15,

commencing April 15, 2018

2047 Notes: Semi-annually in arrears on March 15 and

September 15, commencing March 15, 2018

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Ranking

Use of Proceeds

Limitations on Incurrence of Debt; Total Unencumbered Assets

The notes will be our senior unsecured obligations. The notes are not obligations of any of our subsidiaries and none of our subsidiaries has guaranteed the notes. The notes will be effectively subordinated in right of payment to all indebtedness, guarantees and other liabilities of our subsidiaries from time to time outstanding and will be subordinated in right of payment to our secured indebtedness to the extent of the value of the assets securing that indebtedness. None of our subsidiaries currently guarantees our \$2.0 billion revolving credit facility or \$250.0 million term loan facility, and therefore the notes currently rank equally in right of payment with borrowings under these facilities. See "Risk Factors Although these notes are referred to as 'senior' notes, they will be effectively subordinated to all liabilities of our subsidiaries, including any guarantees of our indebtedness by any of our subsidiaries, and will be subordinated to our secured indebtedness to the extent of the assets securing that indebtedness."

We intend to use the net proceeds of this offering to redeem all \$550.0 million aggregate principal amount of our outstanding 2019 notes, including accrued and unpaid interest, and to repay borrowings outstanding under our \$2.0 billion revolving credit facility and, to the extent not used for those purposes, to fund the development and acquisition of additional properties and other acquisition transactions, the expansion and improvement of certain properties in our portfolio and/or for other general corporate purposes. On November 27, 2017, we had approximately \$746.0 million of outstanding borrowings under our revolving credit facility. Borrowings under the revolving credit facility were generally used to acquire properties. For information concerning potential conflicts of interest that may arise from the use of proceeds to repay borrowings under our \$2.0 billion revolving credit facility, see "Underwriting (Conflicts of Interest) Other Relationships" and "Underwriting (Conflicts of Interest) Conflicts of Interest" in this prospectus supplement. On November 15, 2017, we issued a notice of redemption for all \$550.0 million aggregate principal amount of our outstanding 2019 notes. We expect to redeem the 2019 notes on December 15, 2017. The notes will require that we comply with various covenants that, among other things, will:

limit the ability of us and our Subsidiaries to incur additional Debt,

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limit the ability of us and our Subsidiaries to incur additional Debt if the ratio of our Consolidated Income Available for Debt Service to our Annual Debt Service Charge for the then most recently ended period consisting of four consecutive fiscal quarters is less than 1.5 to 1.0, calculated on a pro forma basis and on the basis of certain assumptions,

limit the ability of us and our Subsidiaries to incur additional Secured Debt, and

require that we maintain Total Unencumbered Assets of not less than 150% of the aggregate outstanding principal amount of our Unsecured Debt, computed on a consolidated basis.

The covenants referred to above are subject to a number of important exceptions and limitations and you should carefully review the information, including the definitions of some of the capitalized terms used above, appearing in this prospectus supplement under "Description of Notes" and in the accompanying prospectus under "Description of Debt Securities," as well as the Indenture, for more information concerning such covenants and such exceptions and limitations.

The notes will not be entitled to the benefit of any sinking fund payments.

Prior to October 15, 2027 in the case of the 2028 notes, prior to July 15, 2022 in the case of the 2022 notes, and prior to September 15, 2046 in the case of the 2047 notes, the notes of each series will be redeemable at any time in whole or from time to time in part at our option at a redemption price equal to the greater of:
(a) 100% of the principal amount of the notes of the applicable series to be redeemed, and

(b) the sum of the present values of the remaining scheduled payments of principal of and interest on the notes of such series to be redeemed (exclusive of interest accrued to the applicable redemption date and assuming, solely in the case of the 2028 notes and the 2047 notes, that the notes of such series matured and that accrued and unpaid interest on the notes of such series was payable on October 15, 2027, in the case of the 2028 notes, or September 15, 2046, in the case of the 2047 notes), discounted to such redemption date on a semi-annual basis, assuming a 360-day year consisting of twelve 30-day months, at the Treasury Rate (as defined below with respect to the notes of the applicable series) plus 20 basis points in the case of the 2028 notes, plus 30 basis points in the case of the 2027 notes, or plus 25 basis points in the case of the 2047 notes, plus, in the case of both clauses (a) and (b)

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above, accrued and unpaid interest, if any, on the principal amount of the notes of such series being redeemed to such redemption date. On and after October 15, 2027 in the case of the 2028 notes, on and after July 15, 2022 in the case of the 2022 notes, and on and after September 15, 2046 in the case of the 2047 notes, the notes of each series will be redeemable at any time in whole or from time to time in part at our option at a redemption price equal to 100% of the principal amount of the notes of the applicable series to be redeemed, plus accrued and unpaid interest, if any, on the principal amount of the notes of such series being redeemed to the applicable redemption date.

For additional information and the respective definitions of "Treasury Rate" applicable to the 2028 notes, the 2022 notes and the 2047 notes and other relevant definitions, see "Description of Notes Optional Redemption" in this prospectus supplement. For supplemental U.S. federal income tax considerations regarding the acquisition, ownership and disposition of the notes, see "Supplemental U.S. Federal Income Tax Considerations" in this prospectus supplement and Exhibit 99.1 to our Current Report on Form 8-K filed with the Securities and Exchange Commission (the "SEC") on February 27, 2017.

An investment in the notes involves various risks, and prospective investors should carefully consider the matters discussed under "Risk Factors" in this prospectus supplement, as well as the other risks described in this prospectus supplement, the accompanying prospectus and the documents incorporated and deemed to be incorporated by reference therein, before making a decision to invest in the notes.

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RISK FACTORS

In evaluating an investment in the notes, you should carefully consider the following risk factors and the risk factors described under the captions "Forward-Looking Statements" in this prospectus supplement and "Risk Factors" in the accompanying prospectus and our Annual Report on Form 10-K for the year ended December 31, 2016, which is incorporated by reference in the accompanying prospectus, in addition to the other risks and uncertainties described in this prospectus supplement, the accompanying prospectus, the documents incorporated by reference therein and, if applicable, any free writing prospectus we may provide you in connection with this offering. As used under the captions "Risk Factors" in this prospectus supplement and in our Annual Report on Form 10-K for the year ended December 31, 2016, references to our capital stock include both our common stock and any class or series of our preferred stock, references to our stockholders include holders of our common stock and any class or series of our preferred stock, references to our debt securities include the notes offered hereby and references to holders of our debt securities include holders of the notes offered hereby, in each case unless otherwise expressly stated or the context otherwise requires.

We are subject to risks associated with debt and capital stock financing.

We intend to incur additional indebtedness in the future, including borrowings under our \$2.0 billion unsecured revolving credit facility. At September 30, 2017, we had \$658.0 million of outstanding borrowings under our revolving credit facility, a total of \$4.5 billion of outstanding unsecured senior debt securities (excluding unamortized original issuance discounts of \$7.1 million and deferred financing costs of \$24.2 million), \$320.0 million of borrowings outstanding under our senior unsecured term loans (excluding deferred financing costs of \$653,000) and approximately \$336.5 million of outstanding mortgage debt (excluding net unamortized premiums totaling \$4.8 million and deferred financing costs of \$249,000 on this mortgage debt), and we had approximately \$746.0 million of outstanding borrowings under our revolving credit facility on November 27, 2017. To the extent that new indebtedness is added to our current debt levels, the related risks that we now face would increase. As a result, we are and will be subject to risks associated with debt financing, including the risk that our cash flow could be insufficient to make required payments on our debt, including the notes offered hereby. We also face variable interest rate risk as the interest rates on our revolving credit facility, our term loans and some of our mortgage debt are variable and could therefore increase over time. We also face the risk that we may be unable to refinance or repay our debt as it comes due. Given past disruptions in the financial markets and the ongoing global financial crisis and related uncertainties, including the impact of the United Kingdom's advisory referendum to withdraw from the European Union (referred to as Brexit), we also face the risk that one or more of the participants in our revolving credit facility may not be able to lend us money.

In addition, our revolving credit facility, our term loan facilities and mortgage loan documents contain provisions that could limit or, in certain cases, prohibit the payment of dividends and other distributions on our common stock and preferred stock. In particular, our revolving credit facility and our \$250.0 million term loan facility, both of which are governed by the same credit agreement, provide that, if an event of default (as defined in the credit agreement) exists, neither we nor any of our subsidiaries (other than our wholly owned subsidiaries) may make any dividends or other distributions on (except distributions payable in shares of a given class of our stock to the stockholders of that class), or repurchase or redeem, among other things, any shares of our common stock or preferred stock, during any period of four consecutive fiscal quarters in an aggregate amount in excess of the greater of:

the sum of (a) 95% of our adjusted funds from operations (as defined in the credit agreement) for that period plus (b) the aggregate amount of cash distributions on our preferred stock for that period, and

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the minimum amount of cash distributions required to be made to our stockholders in order to maintain our status as a REIT for federal income tax purposes and to avoid the payment of any income or excise taxes that would otherwise be imposed under specified sections of the Internal Revenue Code of 1986, as amended, or the Code, on income we do not distribute to our stockholders,

except that we may repurchase or redeem shares of our preferred stock with the net proceeds from the issuance of shares of our common stock or preferred stock. The credit agreement further provides that, in the event of a failure to pay principal, interest or any other amount payable thereunder when due or upon the occurrence of certain events of bankruptcy, insolvency or reorganization with respect to us or with respect to one or more of our subsidiaries that in the aggregate meet a significance test set forth in the credit agreement, we and our subsidiaries (other than our wholly-owned subsidiaries) may not pay any dividends or other distributions on (except for (a) distributions payable in shares of a given class of our stock to the stockholders of that class and (b) dividends and distributions described in the second bullet point above), or repurchase or redeem, among other things, any shares of our common stock or preferred stock. If any such event of default under the credit agreement were to occur, it would likely have a material adverse effect on the market price of our outstanding common and preferred stock and on the market value of our debt securities, including the notes offered hereby, could limit the amount of dividends or other distributions payable on our common stock and any preferred stock or the amount of interest and principal we are able to pay on our indebtedness, including the notes, or prevent us from paying those dividends, other distributions, interest or principal altogether, and may adversely affect our ability to qualify, or prevent us from qualifying, as a REIT. Likewise, one of our subsidiaries is the borrower under our \$70.0 million term loan facility and that facility requires that this subsidiary maintain its consolidated tangible net worth (as defined in the term loan facility) above a certain minimum dollar amount and comply with certain other financial covenants. This minimum consolidated tangible net worth covenant may limit the ability of this subsidiary, as well as other subsidiaries that are owned by this subsidiary, to provide funds to us in order to pay dividends and other distribut