REALTY INCOME CORP Form 425 December 21, 2012

Filed by Realty Income Corporation

Pursuant to Rule 425 Under the Securities Act of 1933

And Deemed Filed Pursuant to Rule 14a-12

Under the Securities Exchange Act of 1934

Subject Company: American Realty Capital Trust, Inc.

Registration Statement No. 333-184201

DECEMBER 2012 Creating the Top Net Lease REIT Acquisition of The Monthly Dividend Company ® NYSE: O

Additional Information and Where to Find It Participants in Solicitation
Introductory Notes
In connection with the proposed merger, the

In connection with the proposed merger, the Company and Realty have filed a definitive proxy statement with the SEC on December 6, 2012 and commenced mailing the definitive proxy statement and a form of proxy to the stockholders of the Company. BEFORE MAKING ANY VOTING DECISION, INVESTORS ARE URGED TO READ THE DEFINITIVE

PROXY STATEMENT REGARDING THE PROPOSED MERGER CAREFULLY AND IN ITS ENTIRETY BECAUSE THE PROXY STATEMENT CONTAINS IMPORTANT INFORMATION ABOUT THE PROPOSED MERGER. Investors will be able to obtain, without charge, a copy of the definitive proxy statement and other relevant documents filed with the SEC from the SEC s website at http://www.sec.gov. Copies of the documents filed by the Company with the SEC are also available free of charge on the Company s website at http://ir.arctreit.com, and copies of the documents filed by Realty with the SEC are available free of charge on Realty s website at http://www.realtyincome.com.

The Company, Realty and their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from the Company s and Realty s stockholders in respect of the proposed merger. Information regarding the Company s directors and executive officers can be found in the Company s definitive proxy statement filed with the SEC on May 21, 2012. Information regarding Realty s directors and executive officers can be found in Realty s definitive proxy statement filed with the SEC on March 30, 2012. Stockholders may obtain additional information regarding the interests of the Company and its directors and executive officers in the proposed merger, which may be different than those of the Company s stockholders generally, by reading the definitive proxy statement filed in connection with the proposed merger with the SEC on December 6, 2012 and other relevant documents regarding the proposed merger filed with the SEC. These documents are available free of charge on the SEC s website and from the Company or Realty, as applicable, using the sources indicated above.

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Forward-Looking Statements

Information set forth herein (including information included or incorporated by reference herein) contains forward-looking statements

(as defined in Section 21E of the Securities Exchange Act of 1934, as amended), which reflect the Company s and Realty s expectations regarding future events. The forward-looking statements involve a number of risks, uncertainties and other factors that could cause actual results to differ materially from those contained in the forward-

looking statements. Such forward-looking statements include, but are not limited to whether and when the transactions contemplated by the merger agreement will be consummated, the new combined company s plans, market and other expectations, objectives, intentions and other statements that are not historical facts.

The following additional factors, among others, could cause actual results to differ from those set forth in the forward-looking statements: the ability to obtain regulatory approvals for the transaction and the approval of the merger agreement by the stockholders of both parties; unexpected costs or unexpected liabilities that may arise from the transaction, whether or not consummated; the inability to retain key personnel; continuation or deterioration of current market conditions; future regulatory or legislative actions that could adversely affect the companies; and the business plans of the customers of the respective parties. Additional factors that may affect future results are contained in the Company s and Realty s filings with the SEC, which are available at the SEC s website at www.sec.gov. The Company and Realty disclaim any obligation to update and revise statements contained in these materials based on new information or otherwise. Introductory Notes (Continued)

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A Compelling Transaction for ARCT s Stockholders

Premium

Valuation:

Realty

Income

is

valuing ARCT s assets at significantly higher price and lower cap rate than ARCT s cost basis, which represents the lowest cap rate of similar net lease **REIT** transactions 1 5.9% cash cap rate / 6.1% GAAP cap rate vs. 8.2% weighted average cap rate basis Cap rate is significantly lower than similar transactions, which range from 7.1% 8.25% 15.7x forward EBITDA multiple represents second highest amongst similar REIT transactions 2 Ideal Strategic Buyer: Realty Income represents the ideal strategic buyer given their business focus,

size and scale, investment grade balance sheet cost of capital and share liquidity No Inquiries Received: Since announcement of the transaction, no third party approached ARCT or its advisors with an alternative transaction or with a request for information despite low break fee of ~1.7% of transaction value 1 2 3 (1) See page 11 for similar transaction cap rates.

See page 12 for similar transaction forward EBITDA multiples.

```
5
A Compelling Transaction for ARCT s Stockholders (Continued)
4
5
6
Favorable
```

Analyst
Reaction:
The
transaction
has
been
reviewed
favorably
by
the
research analyst community
As part of the merger agreement, ARCT management agreed to reduce its total
compensation and capped potential financial upside
Alignment
of
Interests:
Pro
forma
for
the
transaction,
ARCT
management
will
own
~\$45
million of equity in Realty Income, including over \$25 million of existing equity in ARCT
Future
Growth
Opportunities
and
Value
Creation:
Realty
Income s
experienced
management team has a successful track record of driving dividend growth and producing enhanced stockholder returns

6 Transaction Summary

7

**Transaction Summary** 

Highly Compelling Offer Unanimously Approved by ARCT and Realty Income s Boards As in the Best Interests of the Companies and Their Stockholders

Transaction Value:

Realty Income will acquire ARCT for approximately \$2.95 billion in a

100% stock transaction at a fixed exchange ratio of 0.2874 shares of Realty Income for each share of ARCT

# Implied Price Per Share: As of September 5, 2012, the day prior to the announcement date, Realty Income s closing price implied value of \$12.21 per share for **ARCT** 1 which was a 6.8% premium to ARCT s average closing price for the 30 calendar days prior to announcement Pro Forma Enterprise Value: Combined enterprise value is \$11.4 billion, making Realty Income the largest net lease **REIT** and 18 th largest U.S. REIT Ownership Structure: ARCT stockholders will own approximately 25.6% of the combined company s common stock Approvals and Timing: Transaction subject to approval of both companies stockholders at

special meetings scheduled for January 16, 2013

(1)

Implied price per share of \$12.21 based on 0.2874 exchange ratio applied to Realty Income s closing share price of \$42.48 on September 5, 2012.

(2)

As of September 5, 2012, one day prior to announcement date.

8 Ownership of Realty Income, the Best Performing Net Lease REIT Over the Past 40 Years

Merger will result in ARCT stockholders owning Realty Income, the best performing publicly traded net lease REIT

Realty Income has paid 508 consecutive monthly dividends since 1970 and has increased its monthly dividend 68 times since its listing on the New York Stock Exchange in 1994

Realty Income has increased its annualized dividend 102%, from \$0.90 per share in 1994 to
\$1.82 per share today; upon the closing of the transaction the dividend is expected to increase
another

7%

to

\$1.95

per

share

1

Since

Realty

Income s

listing,

the

compounded

annual

return

to

stockholders

has

been

17.7%,

which is more than 670 bps higher than the Dow Jones Industrial Average, Standard & Poor  $\,$  s

500,

**NASDAQ** 

and

**FTSE** 

**NAREIT** 

Index

for

the

same

time period

2

(1)

Current annualized dividend based on December declared dividend of \$0.1514 per share. Projected dividend increase assumes a March 2013 close based on 2013E AFFO.

(2)

Compounded annual returns per Bloomberg from Realty Income s NYSE listing on October 18, 1994 through September 30, reinvestment of dividends, except for NASDAQ.

9 Compelling Growth Potential to Drive Future Stockholder Value

The combined company will be significantly larger and financially stronger than its competitors and will have one of the lowest cost of capital in a sector where low cost capital creates competitive advantage

The combined company s cost of capital advantage positions it to grow earnings while increasing dividends

The combined company s greater scale will facilitate the execution of large transactions through improved access to capital, further enhancing the company s ability to realize value in the relatively fragmented net lease real estate sector

As a Result of the Merger, ARCT Stockholders Stand to Benefit from Greater Risk Adjusted Returns Due to the Enhanced Stability and Diversity of the Combined Property Portfolio

10 Transaction Value Represents a Significant Premium to ARCT s Asset Cost

On September 5,

2012, the offer value implied weighted average capitalization rate for ARCT s assets of 6.1%, or 5.9% based on current cash rents, significantly below the weighted average capitalization rate of 8.2% paid by ARCT for its assets (1) 2012 YTD as of June 30, 2012 and includes only closed acquisitions. Contract purchase price excluding acquisition related costs. As reported, calculated as net operating income divided by purchase price. Year Acquisition Volume (\$ mm) Weighted Average Cap Rate 2008 \$ 149 7.7% 2009 180 8.7% 2010 543 8.6% 2011 1,239 7.9% 2012 YTD 1 13 8.5% Total \$ 2,124 8.2% Proposed Acquisition \$ 2,950 6.1%

Cap Rate is the Lowest of Similar Public Net Lease
REIT Transactions
Implied Cap Rate
Source: Company filings, Wall Street Research and Investor Presentations
(1) Represents a 5.9% cash cap rate or 6.1% GAAP cap rate.
5.9%

7.10 -8.25% 7.6% 7.5% 7.5% 7.4% 7.2% 0.0% 1.0% 2.0% 3.0% 4.0% 5.0% 6.0% 7.0% 8.0% 9.0% American Realty Capital Trust (1) / Realty Income (5-Sep-2012) American Financial Realty Trust / Gramercy Capital Corp. (5-Nov-2007) Newkirk Realty Trust / Government Properties Lexington Realty Trust (23-Jul-2006) Trust / Record Realty Trust (23-Oct-2006) Trustreet Properties / General Electric **Capital Corporation** (30-Oct-2006) Spirit Finance Corporation / Investor Group led by Macquarie Bank (13-Mar-2007) Capital Automotive REIT /

DRA Advisors LLC (6-Sep-2005)

12
EBITDA Multiple at High End of Similar Public
Net Lease REIT Transactions
Implied
Forward
EBITDA
Multiple

(1) Based on announced transaction value and forward consensus median EBITDA estimates. EBITDA estimate of \$251.9 million as at 15-Mar-2007. As of the announcement date, the EBITDA estimate was \$174.0 million implying a transaction multiple of 20.1x. Source: Company filings, DataStream, SNL Financial 15.7 x 18.4 x 14.1 x 13.9 x 13.8 x 13.2 x 8.0 x0.0 x2.0 x4.0 x 6.0 x8.0 x10.0 x12.0 x 14.0 x 16.0 x18.0 x 20.0 x American Realty Capital Trust / Realty Income (5-Sep-2012) American Financial Realty Trust / Gramercy Capital Corp. (5-Nov-2007) **Government Properties** Trust / Record Realty Trust (23-Oct-2006) Spirit Finance Corporation<sup>2</sup> Investor Group led by Macquarie Bank (13-Mar-2007) Trustreet Properties / General Electric **Capital Corporation** (30-Oct-2006) Capital Automotive REIT / DRA Advisors LLC

(6-Sep-2005)

Newkirk Realty Trust / Lexington Realty Trust (23-Jul-2006)

13 Transaction Value Represents a Significant Premium to ARCT s Historical Trading Levels

Implied offer value of \$12.21 per share of ARCT common stock represents a premium of:

23.5% to ARCT s volume-weighted average price on first day of trading of \$9.89

```
12.3%
to
the
average
closing
price
per
share
of
$10.87
since
its
NASDAQ
listing
on
March 1, 2012 through announcement
6.8% to ARCT s 30-calendar-day average share price prior to announcement of $11.43
2.1% to ARCT s closing price on the day prior to announcement of $11.96
$11.96
$ 9.50
$ 10.00
$ 10.50
$ 11.00
$ 11.50
$ 12.00
$ 12.50
1-Mar-12
1-Apr-12
1-May-12
1-Jun-12
1-Jul-12
1-Aug-12
1-Sep-12
Implied Value<sup>1</sup>
on 5-Sep-2012 = $12.21
Average Since Listing<sup>2</sup>
(1-Mar-2012) = $10.87
30-Calendar-Day Average Prior to 5-Sep-2012 = $11.43
Source: Bloomberg
(1)
Implied value based on 0.2874 exchange ratio applied to Realty Income s closing share price of $42.48 on September 5, 2012
Average closing price per share from listing on March 1, 2012 until September 5, 2012.
```

14
After a Comprehensive Strategic Review Process the ARCT Board Concluded That the Realty Income Offer Was in the Best Interests of Stockholders Timeline Process Details
May 2011

ARCT filed 8-K to announce it was evaluating strategic alternatives

Board hired Goldman, Sachs & Co. as financial advisor and Proskauer Rose LLP as external legal counsel Early June 2011

to

September 2011

Over

40

parties

were

contacted

regarding

interest

in

engaging

in

a

potential

acquisition

of

**ARCT** 

18 parties entered dataroom

6 parties submitted non-binding indications of interest

No proposal was above ARCT s initial public offering price of \$10.00 per share

Several proposals only related to the acquisition of a portion of ARCT  $\,$ s portfolio June 29, 2011

Realty Income submitted a proposal to acquire ARCT s real estate portfolio as of May 31, 2011 (350 properties) with consideration in the form of cash, restricted and unrestricted common stock and convertible preferred stock

Complex offer inadequate and difficult to value

Burdened stockholders with liquidity constraints February 21, 2012

Realty Income submitted a new non-binding indicative proposal, at a price of \$10.25 per share, composed of a fixed exchange ratio of 0.168 and \$4.10 per share in cash

March 1, 2012

ARCT internalized its management services and listed on the NASDAQ

Transaction Results From Comprehensive Strategic Review Process (Continued) Timeline Process Details Early August 2012

In August 2012, Realty Income contacted ARCT to indicate interest in revisiting a possible strategic transaction with ARCT

August 16, 2012

Realty Income proposed an exchange ratio of 0.2841 for 100% stock consideration that was rejected by ARCT as being insufficient

August 17, 2012

The exchange ratio was negotiated upward to 0.2874

August 2012

to

Early September 2012

ARCT s board of directors met several times to review Realty Income s proposals and discuss the merger agreement

The independent directors also met several times to discuss various aspects of the proposed merger September 5, 2012

Realty Income s board of directors unanimously approved the transaction September 6, 2012

ARCT s board of directors unanimously approved the transaction

Transaction was announced before market open through a joint press release issued by ARCT and Realty Income

16 Transaction Has Been Reviewed Favorably By the Research Analyst Community

In our view, O s deal for ARCT is an attractive one as it has the lowest capital costs in the public markets and we don t see better offers being out there for the enterprise.

-

J.P. Morgan research report, 3Q Penny Shy of Our Estimate on Lighter Revenue; Deal Volume Expected October 25, 2012 Points for Solid Execution: Sure, commercial real estate values have gone up since ARCT bought most of its properties. But they have appreciated at the same pace as, say, the typical strip center owned by the REITs in our coverage universe, then the weighted average cap rate at today s values would be about 7.3%. The giant gap between that figure and the 5.9% cap rate ARCT management is selling the company for suggests great execution by them on behalf of their shareholders. Green Street Advisors research report, A Rare Non-Traded **REIT** Success Story September 11, 2012

In all, through both a major acquisition like ARCT and the consistent level of acquisition activity on a quarterly basis, Realty Income is poised for substantial growth in our view.

RBC Capital Markets research report, 3Q Earnings Review: Operations, Acqs Strong; Raising 12/13 Est, Introducing 14

October

29,

#### 2012

For ARCT shareholders, the benefits include a decline in cost of and a greater access to capital, overhead savings, and partnering with the best in class management team with a track record of producing attractive shareholder returns and dividend growth.

JMP

Securities

research

report,

Merger

Overshadows

3Q

Report;

Maintain

MP

\_

November

2,

2012

For shareholders in American Realty Capital Trust, yesterday s announcement will be greeted with justifiable smiles and applause; especially given the negative news that has been flowing from the non-traded REIT space over the past year or so Bottom line: AR Capital s and ARCT management s interests were aligned with those of rank-and-file investors, and AR definitely did the right thing.

**REIT** 

Wrap

publication

-

September

7,

2012

(1)

Permission for quotation was neither sought nor obtained.

I

1

1

1

17 Overview of Realty Income

18 Overview of Realty Income

Realty Income (NYSE: O) is an \$8.7 billion commercial real estate company with a Baa1/BBB/BBB+ (Moody s/S&P/Fitch) credit rating

Founded in 1969 to provide monthly dividends to stockholders through the ownership of

net lease real estate

508 consecutive monthly dividends with 68 dividend increases since NYSE listing in 1994

Monthly dividends supported by cash flow from long-term leases

Over 2,750 properties under long-term leases to commercial and retail tenants

Significant growth since NYSE listing in 1994

Total capitalization increased from \$402 million to \$8.7 billion

Properties owned increased from 630 to 2,838

Property square footage increased from 4.1 million to 34.3 million

Tenant industries increased from 5 to 44

Share price increased from \$8.00 to \$40.17

Dividend per share increased from \$0.90 per share to \$1.95 per share, pro forma for this transaction

Note: Capitalization and share price as of December 5, 2012.

Realty Income s Long-Term Goals
Moderate FFO growth
Moderate dividend growth
Maintain a conservative business strategy that does not take excessive risk in the pursuit of objectives
Maintain a conservative financial position for stockholders

Realty Income Delivers Consistent Earnings and Dividend Growth Using Conservative Operating and Balance Sheet Strategies

Debt:

Maximum 20 -

35%

Preferred:

Maximum 10 -

15%

Interest Coverage Ratio:

3.0x or above

Fixed Charge Ratio:

2.5x or above

Solid dividend coverage

Payout Ratio:

At or below 85%

20 Proven Track Record of Consistent Dividend Growth

Realty Income has a consistent track record of generating dividend growth over its 18 years as a public company

0 0	
Realty	
Income	
has	
increased	
its	
dividend	
68	
times	
since	
its	
1994	
NYSE	
listing	
and	
has	
had 508 consecutive monthly dividends	
The	
dividend	
has	
increased	
every	
year	
since	
the	
listing	
1	
Source: Bloomberg	

Annualized dividend amount reflects the December declared dividend rate per share multiplied by twelve.

(1)

21

Realty Income Has Achieved Outsized Returns Relative to Major Indices Including the S&P 500 Compounded Annual Return Source: Bloomberg.

Note: (1)

Calculated as the difference between closing stock price as of period end, less the closing stock price as of previous period.

(2)

Per NAREIT website and Factset. Includes reinvestment of dividends.

(3)

Price only index, does not include dividends. Source: Factset.

All of these compounded average annual total return rates are calculated in the same manner: from Realty Income s NYSE listing on October 18, 1994 through September 30, 2012 and assuming reinvestment of dividends, except for NASDAQ. Past performance does not guarantee future performance. Realty Income presents this data only for informational purposes and makes no representation about its future performance or how it will compare in performance to other indices in the future.

22 Combined Company Highlights

### 23 Superior Asset Portfolio

Achieves greater economies of scale than standalone ARCT and Realty Income by leveraging Realty Income s operating platform over a larger portfolio

Creates the largest public triple net lease company by over two times; well-positioned as a

premier consolidator in the net lease sector **ARCT Current** Realty Income Current **Combined Company** Meaningfully Increases Size & Scale 1 506 Properties 15.7 mm Square Feet ~\$2.8 billion **Total Capitalization** 2,838 Properties 34.3 mm Square Feet ~\$8.7 billion **Total Capitalization** 3,344 Properties 50.0 mm Square Feet ~\$11.6 billion **Total Capitalization Increased Industry** Diversification 26 Tenant Industries 44 Tenant Industries 48 Tenant Industries Decreased Top 15 Tenant Concentration 2 63% 47% 41% Total capitalization based on closing share prices as of December 5, 2012. (2)

Allows ARCT stockholders to exchange their shares for those of Realty Income, with a

Based on average annual base rent.

broader, more diverse asset portfolio, on a tax free basis

24 Consolidation Opportunity

Estimated \$1.5 to \$2.0 trillion of U.S. real estate is held by corporate owners / users

Highly fragmented market without a dominant

#### type of investor

Sector is underpenetrated by public companies

Limited competition from investors due to constricted bank lending market

Increased transaction volume signifies more

inventory from sellers to transact

Source: Public filings and Real Capital Analytics. Represents total market value of real estate owned by O, NNN, EPR,

ARCT, LXP, SIR, GTY and LSE.

Fragmented Net Lease Market Provides Ample Opportunity for Realty Income to

Continue to Grow

**Estimated Ownership Profile** 

TTM Transaction Volume (\$ in billions)

Realty

Income

Can

Drive

Higher

Earnings

and

Earnings

Growth

than

Any

of

its

Public

Comparables

Due to Significant Cost of Capital Advantage

Publicly

Owned

(<5%)

(1)

Not

Publicly

Owned

(>95%)

\$39.3

\$9.3

\$21.3

Aug. 2007

Sep. 2009

Mar. 2012

25

Size is a Competitive Advantage and Drives Value

Source: Bloomberg

(1)

Average total return of the top 20 largest REITs by equity market capitalization at the end of each year,

per NAREIT. Total Return

# The Largest REITs Consistently Outperform The Broader REIT Market

Average annual outperformance of 4.5% 5.7% 39.8% 36.8% 15.7% 42.8%(13.6)% (21.3)% 31.6% 29.6% 10.8% 16.9% 3.6% 36.7% 31.5% 12.1% 35.9% (16.8)%(38.0)% 28.6% 28.5% 8.7% 14.9% 2002 2003 2004 2005 2006 2009 2010 2011 2012 Top 20 Largest REITs1 MSCI U.S. REIT Index 2007 2008

26 Combined Company Increased Size and Scale

Largest public triple net lease company by over two times

th

largest public U.S. REIT

Cost of capital, operational and economies of scale advantages

Increased float and liquidity

Pro forma real estate revenue to be approximately 35% higher

Realty Income positioned as the premier consolidator in the net lease sector

Realty Income s acquisition volume through 3Q 2012 far exceeds that of

ARCT s

**Total Market Capitalization** 

**Annual Rental Revenues** 

**Equity Value** 

Total Debt + Preferred

7,205

5,361

3,831

1,893

2,161

1,860

4,352

3,305 1,473

2,037

1,696

\$11,556

\$8,665

\$5,304

\$3,930

\$3,857

\$2,820

O (PF)

O

**NNN** 

LXP

**EPR** 

**ARCT** 

\$681

\$505

\$335

\$332

\$256

\$176

O (PF) O NNN

LXP

EPR ARCT

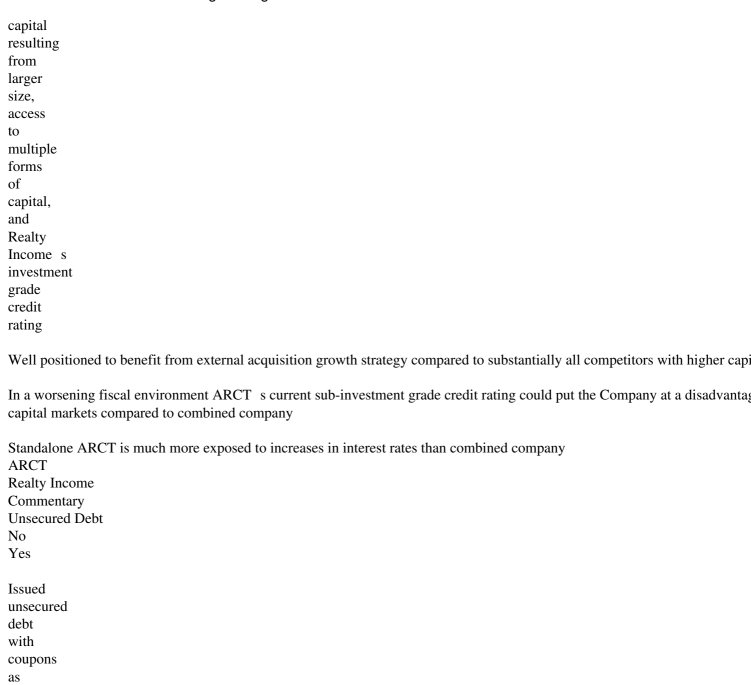
959

Realty Income has acquired properties at the rate of approximately \$80 million per month while ARCT has acquired approximately \$5 million per month

Note: \$ in millions. Stock price as of December 5, 2012 used to calculate Total Market Capitalization. Rental revenues and deplus preferred per 3Q 2012 Company filings.

27 Improved Credit Profile and Access to Capital

Lower cost of debt



low as 2.0% (6 year notes) and 3.25% (10 year notes)

Preferred Equity No
Yes
Issued preferred equity with dividends ranging from 6.625% to 6.750% Public Common Equity No Yes
Successful track record of follow-on equity offerings Credit Ratings Ba2/BB Baa1/BBB/BBB+
ARCT stockholders will immediately benefit from current IG rating Secured Debt as % of Total Debt ~54% ~5%
More flexible capital structure with increase in unencumbered asset base Floating Rate Exposure <sup>2</sup> ~46% ~1%
Less reliance on floating rate bank debt or secured mortgage debt Weighted Average Debt Tenor 4.1 years 7.6 years
Longer weighted average debt maturity ARCT Stockholders Gain Materially Improved Access To Capital and Benefit From Realty Income s Track Record as an Investment Grade Issuer (1) 3.25% coupon was in the top 5 lowest issuances for 10-year note issuances for in the REIT space for 2011-2012 YTD . (2) Floating rate exposure calculated as floating rate debt as a percentage of total debt outstanding. Realty Income s
\$1.0 billion revolver currently has \$0 drawn, subsequent to 3Q 2012. ARCT s floating rate debt includes a revolver and term

28

ARCT s Long Term Balance Sheet Goals Met Immediately

#### ARCT Balance Sheet Goal:

ARCT s long term balance sheet goal is to reduce levels of secured and floating rate debt and increase weighted average debt maturity in pursuit of an investment grade corporate credit rating

#### ARCT Balance Sheet Risks:

On a standalone basis, ARCT s goal to reduce the use of floating rate debt and increase debt duration in order to improve its Ba2/BB credit ratings is subject to significant timing and execution risks

#### Impact on ARCT of Interest Rate Increase:

The table below illustrates how ARCT s standalone AFFO per share, and ability to cover its current dividend (payout ratio), could be negatively affected by potential increases in interest rates<sup>1</sup>

#### Realty Income s Balance Sheet Advantage:

Realty Income s debt is primarily fixed rate and long term and its investment grade

balance sheet and proven access to the unsecured bond markets allow immediate recapitalization of ARCT s variable rate deb highly favorable terms

#### Combined Balance Sheet Benefits:

Pro forma for the transaction, the combined company will be rated Baa1/BBB/BBB+ and

will enjoy a much longer weighted average debt maturity than ARCT standalone (7.8 years vs. 4.1 years), further solidifying the viability of distributable cash flows and dividends

Access to Realty Income s Long-Term, Fixed-Rate Debt Meets All of ARCT s Balance Sheet Goals Immediately, Significantly Reducing ARCT s Floating Rate Interest Exposure and Debt Recapitalization Risk

Illustrative

**Interest Rate Increase** 

in Floating Rate Debt

Illustrative

**Annual Interest** 

Expense Increase<sup>2</sup>

(\$ in millions)

Illustrative

Annual Decrease in

AFFO Per Share<sup>3</sup> (\$)

Illustrative

Pro Forma Annual

AFFO Per Share

4

Illustrative

Pro Forma AFFO Per

Share Decrease (%)

Illustrative

Pro Forma

Payout Ratio

5

(%)

0

bps

\$ 0.0

\$

0.00

Φ.0

0.76

0.0

% 94.1 % 50 bps 1.9 (0.01)0.75 (1.6)%95.6 % 100 bps 3.9 (0.02)0.74 (3.2)%97.2 % 150 bps 5.8 (0.04)0.72 (4.8)% 98.8 % 200 bps 7.7 (0.05)0.71 (6.4)% 100.5 % 250 bps 9.7 (0.06)0.70 (8.0)%102.3 %

300 bps 11.6 (0.07) 0.69 (9.6)% 104.1

%

(1)

\$387 million of floating rate debt outstanding as of September 30, 2012 at a weighted average interest rate of 2.55%.

(2)

Illustrative interest rate increase multiplied by \$387 million floating rate debt outstanding.

(3)

Illustrative increase in interest expense divided by 159 million diluted shares outstanding as of 3Q 2012.

(4)

3Q 2012 announced AFFO per share of \$0.19, annualized, less illustrative decrease in AFFO per share.

(5)

Illustrative pro forma payout ratio assumes constant annualized dividend of \$0.715 per share.

29 Investment Grade Debt Profile

The combined company will have few near-term debt maturities and well-laddered maturities after 2017

Weighted

average debt duration increases from 4.1 years for **ARCT** to 7.8 years combined Secured debt as a percentage of total debt decreases from 54% for ARCT to 17% combined Variable rate debt as a percentage of total debt decreases from 46% for ARCT to 1% combined Note: Based on company 3Q 2012 filings. 26.9 111.4 252.9 23.0 178.0 100.0 150.0 275.0 175.0 2,365.6 \$126.9 \$44.6 \$261.4 \$527.9 \$198.0 \$2,543.6 2013 2014 2015 2016 2017 Thereafter

Mortgage Debt

Senior Unsecured Notes

30

Conclusion

3

A Compelling Transaction for ARCT s Stockholders

Premium

Valuation:

Realty

Income

is

```
valuing
ARCT s
assets
at
significantly
higher
price and lower cap rate than ARCT s cost basis, which represents the lowest cap rate of
similar
net
lease
REIT
transactions
1
5.9% cash cap rate / 6.1% GAAP cap rate vs. 8.2% weighted average cap rate basis
Cap
rate
is
significantly
lower
than
similar
transactions,
which
range
from
7.1%
8.25%
15.7x forward EBITDA multiple represents second highest amongst similar REIT
transactions
2
Ideal
Strategic
Buyer:
Realty
Income
represents
the
ideal
strategic
buyer
given
their
business
```

focus,

size and scale, investment grade balance sheet cost of capital and share liquidity No Inquiries Received: Since announcement of the transaction, no third party approached ARCT or its advisors with an alternative transaction or with a request for information despite low break fee of ~1.7% of transaction value 1 2 3 (1) See page 11 for similar transaction cap rates.

See page 12 for similar transaction forward EBITDA multiples.

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A Compelling Transaction for ARCT s Stockholders (Continued)
Alignment
of
Interests:
Pro

forma
for
the
transaction,
ARCT
management
will
own
~\$45
million of equity in Realty Income, including over \$25 million of existing equity in ARCT
As part of the merger agreement, ARCT management agreed to reduce its total
compensation and capped potential financial upside
Favorable
Analyst
Reaction:
The
transaction
has
been
reviewed
favorably
by
the
research analyst community
4
5
6
Future
Growth
Opportunities
and
Value
Creation:
Realty
Income s
experienced
management team has a successful track record of driving dividend growth and producing enhanced stockholder returns
chilaneed stockholder returns

33 Appendix

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Break Fee Represents One of the Lowest Break Fees in Similar REIT Transactions Break Fee Represents ~1.7% of Transaction Value

Source: SNL Financial

Buyer Seller

Breakup Fee (\$ 000)Reported Deal Value (\$ mm) Breakup Fees As % of Deal Value Buyer Seller Date Announced Reported Breakup Fee (\$ 000)Reported Deal Value (\$ mm) Breakup Fees As % of Deal Value SL Green Realty Corp. **Reckson Associates** 8/3/2006 \$99,800 \$ 3,720.3 2.68% Apollo Investment Corp. Innkeepers USA Trust 4/15/2007 \$17,000 \$871.0 1.95% **Developers Diversified Realty** Inland Retail REIT 10/20/2006 80,000 3,708.0 2.16% **ProLogis** Meridian Industrial Trust 11/16/1998 40,000 852.3 4.69% **ProLogis** Catellus Development Corp.

Date

Announced Reported

90,000 3,599.2 2.50% Eaton Vance-ProLogis **Keystone Property Trust** 5/3/2004 27,000 847.7 3.18% Simon Property Group Inc. Chelsea Property Group Inc. 6/20/2004 110,000 3,554.1 3.10% Duke Realty Investments Inc. Weeks Corp. 2/28/1999 50,000 825.0 6.06% Morgan Stanley **CNL Hotels & Resorts** 1/18/2007 145,000 3,217.9 4.51% Security Capital Group Inc. Storage USA Inc. 12/5/2001 22,500 816.5 2.76% General Electric Co. Arden Realty Inc. 12/21/2005 100,000 3,141.9 3.18% **Colonial Properties Trust** Cornerstone Realty Income 10/25/2004 17,000 749.0 2.27% Public Storage Inc. **Shurgard Storage Centers** 3/6/2006 125,000

6/5/2005

3,106.0 4.02% Olympus Real Estate Corp Walden Residential 9/24/1999 26,750 748.0 3.58% Georgia-Pacific Corp. Plum Creek Timber Co. 7/18/2000 100,000 2,986.0 3.35% Metropolitan Partners LLC Tower Realty Trust Inc. 12/8/1998 16,750 739.4 2.27% Blackstone Group L.P. CarrAmerica Realty Corp. 3/5/2006 70,000 2,899.2 2.41% U.S. Restaurant Properties **CNL Restaurant Properties** 8/9/2004 20,000 710.7 2.81% Morgan Stanley Crescent Real Estate Equities 5/22/2007 64,200 2,885.2 2.23% Inland American Real Estate Apple Hospitality Five Inc. 7/25/2007 15,000 678.3 2.21% **Equity Office Properties Trust** Cornerstone Properties Inc. 2/11/2000 100,000 2,725.7

3.67%

Evans Withycombe 8/27/1997 14,000 663.6 2.11% **DRA** Advisors Capital Automotive REIT 9/2/2005 40,000 2,236.2 1.79% Heritage Property Investment Bradley Real Estate Inc. 5/15/2000 15,000 596.4 2.51% **Archstone Communities Trust** Charles E. Smith Residential 5/3/2001 95,000 1,842.5 5.16% **General Growth Properties** JP Realty Inc. 3/3/2002 21,000 525.3 4.00% Centro Watt Heritage Property Investment 7/9/2006 65,000 1,787.0 3.64% Kimco Realty Corp. Price REIT Inc. 1/13/1998 12,500 521.1 2.40% Starwood Financial Trust TriNet Corporate Realty Trust 6/15/1999 50,000 1,690.5 2.96% Health Care Property American Health Properties

**Equity Residential Properties** 

Investor group Spirit Finance Corp. 3/12/2007 31,000 1,583.6 1.96% **Equity Residential Properties** Wellsford Residential 1/16/1997 14,000 489.0 2.86% Simon Property Group Inc. DeBartolo Realty Corp. 3/26/1996 35,000 1,462.4 2.39% ING Groep NV Apple Hospitality Two Inc. 2/15/2007 18,694 467.3 4.00% General Electric Co. Franchise Finance Corp. 3/30/2001 60,000 1,411.1 4.25% Inland American REIT Inc. Winston Hotels Inc. 4/2/2007 11,000 460.8 2.39% Goldman Sachs Group Inc. Equity Inns Inc. 6/20/2007 38,000 1,287.2 2.95% US Retail Partners, LLC First Washington Realty Trust 9/27/2000 18,000

8/4/1999 18,700 504.3 3.71%

458.5 3.93% **Bay Apartment Communities** Avalon Properties Inc. 3/9/1998 10,000 1,255.6 0.80% Health Care REIT Inc. Windrose Medical Properties 9/12/2006 20,300 447.0 4.54% J.E. Robert Company Inc. Highland Hospitality Corp. 4/24/2007 50,000 1,209.9 4.13% Liberty Property Trust Republic Property Trust 7/23/2007 16,000 435.0 3.68% Morgan Stanley **AMLI** Residential Properties 10/23/2005 40,000 1,191.7 3.36% LBA Realty LLC **Bedford Property Investors** 2/10/2006 16,000 434.9 3.68% General Electric Co. Trustreet Properties Inc. 10/30/2006 42,000 1,151.6 3.65% Westbrook/Sunstone Mgmt Sunstone Hotel Investors Inc. 7/12/1999 25,000 388.0

6.44%

2/20/2006 21,000 1,129.3 1.86% **Developers Diversified Realty** JDN Realty Corp. 10/4/2002 16,000 386.5 4.14% Gramercy Capital Corp. American Financial Realty Tr. 11/2/2007 32,000 1,120.3 2.86% **CNL Hospitality Properties** RFS Hotel Investors Inc. 5/8/2003 15,000 382.3 3.92% Camden Property Trust Summit Properties Inc. 10/4/2004 50,000 1,111.0 4.50% Pennsylvania REIT Crown American Realty Trust 5/13/2003 20,000 381.5 5.24% **CalWest Industrial Properties** Cabot Industrial Trust 10/28/2001 35,000 1,071.8 3.27% Public Storage Inc. Storage Trust Realty 11/12/1998 12,000 377.3 3.18% Hometown America LLC Chateau Communities Inc.

Blackstone Group L.P. MeriStar Hospitality

40,000 1,028.5 3.89% Post Properties Inc. Columbus Realty Trust 8/1/1997 10,000 377.0 2.65% JV of Morgan Stanley / Onex Town & Country Trust 12/19/2005 28,000 930.5 3.01% GEO Group Inc. CentraCore Properties Trust 9/19/2006 9,000 355.8 2.53% Morgan Stanley Glenborough Realty Trust Inc. 8/20/2006 27,750 926.0 3.00% Camden Property Trust Paragon Group Inc. 12/16/1996 10,000 342.8 2.92% **DRA** Advisors CRT Properties Inc. 6/17/2005 40,000 902.7 4.43% Morguard Corp. **Sizeler Property Investors** 8/7/2006 NA 325.3 N/A Average Break Fee 3.28%

5/29/2003

35 You May Contact Us At Brian Jones Chief Financial Officer OFFICE (646) 937-6903 EMAIL

bjones@arctreit.com

**Heather Gentry** 

Vice President of Investor Relations

**OFFICE** 

(646) 937-6904

**EMAIL** 

hgentry@arctreit.com

Tere H. Miller

Vice President Corporate Communications

**EMAIL** 

# IR@realtyincome.com

Realty Income

600 La Terraza Blvd., Escondido, CA 92025

American Realty Capital Trust

405 Park Avenue, New York, NY 10022

www.arctreit.com

www.realtyincome.com

#### Additional Information and Where to Find It

These materials are not a substitute for the Registration Statement on Form S-4 (File No. 333-184201) that Realty Income filed with the SEC in connection with the proposed transaction with ARCT, or the definitive joint proxy statement/prospectus sent to security holders of Realty Income and ARCT on or about December 6, 2012 seeking their approval of the proposed transaction. INVESTORS AND SECURITY HOLDERS OF REALTY INCOME AND ARCT ARE URGED TO CAREFULLY READ THE DEFINITIVE JOINT PROXY STATEMENT/PROSPECTUS DATED DECEMBER 6, 2012, WHICH WAS SENT TO SECURITY HOLDERS OF REALTY INCOME AND ARCT ON OR ABOUT DECEMBER 6, 2012, AS IT CONTAINS IMPORTANT INFORMATION, INCLUDING DETAILED RISK FACTORS. Investors and security holders may obtain a free copy of the joint proxy statement/prospectus and other documents filed by Realty Income and ARCT with the SEC at the SEC s web site at www.sec.gov. This document does not constitute an offer to sell, or a solicitation of an offer to buy, any shares of Realty Income or ARCT common stock.

#### Participants in the Solicitation

Realty Income, its directors, executive officers and certain members of management and employees may be considered participants in the solicitation of proxies from Realty Income s stockholders in connection with the acquisition. Information regarding such persons and a description of their interests in the acquisition is available in Realty Income s joint proxy statement/prospectus filed with the SEC, and additional information regarding such persons is included in our proxy statement filed with the SEC on March 30, 2012.

ARCT, its directors, executive officers and certain members of management and employees may be considered participants in the solicitation of proxies from ARCT s stockholders in connection with the acquisition. Information regarding such persons and a description of their interests in the acquisition is available in its joint proxy statement/prospectus filed with the SEC, and additional information regarding such persons is included in ARCT s proxy statement filed with the SEC on May 21, 2012.

This communication shall not constitute an offer to sell or the solicitation of an offer to sell or the solicitation of an offer to buy any securities, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offer of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended. This notice is being issued pursuant to and in accordance with Rule 135(c) under the Securities Act.

#### **Forward-Looking Statements**

Information set forth herein (including information included or incorporated by reference herein) contains forward-looking statements (as defined in Section 21E of the Securities Exchange Act of 1934, as amended), which reflect Realty Income s and ARCT s expectations regarding future events. The forward-looking statements involve a number of risks, uncertainties and other factors that could cause actual results to differ materially from those contained in the forward-looking statements. Such forward-looking statements include, but are not limited to whether and when the transactions contemplated by the merger agreement will be consummated, the new combined company s plans, market and other expectations, objectives, intentions and other statements that are not historical facts.

The following additional factors, among others, could cause actual results to differ from those set forth in the forward-looking statements: the ability to obtain regulatory approvals for the transaction and the approval of the merger agreement by the stockholders of both parties; unexpected costs or unexpected liabilities that may arise from the transaction, whether or not consummated; the inability to retain key personnel; continuation or deterioration of current market conditions; future regulatory or legislative actions that could adversely affect the companies; and the business plans of the customers of the respective parties. Additional factors that may affect future results are contained in Realty Income s and ARCT s filings with the SEC, which are available at the SEC s website at www.sec.gov. Realty Income and ARCT disclaim any obligation to update and revise statements contained in these materials based on new information or otherwise.