# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 8-K
FORM 8-K

### **CURRENT REPORT**

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

Date of Report (Date of earliest event reported): May 8, 2015 (May 7, 2015)

## RYMAN HOSPITALITY PROPERTIES, INC.

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation) 1-13079 (Commission File Number) 73-0664379 (I.R.S. Employer Identification No.)

One Gaylord Drive Nashville, Tennessee (Address of principal executive offices)

37214 (Zip Code)

 $Registrant's \ telephone \ number, including \ area \ code: (615) \ 316\text{-}6000$ 

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

follo	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 wing provisions ( see General Instruction A.2. below):
	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.

On May 7, 2015, Ryman Hospitality Properties, Inc. (the "Company") held its annual meeting of stockholders (the "Annual Meeting"). As of the record date for the Annual Meeting, there were 51,246,045 shares of the Company's common stock outstanding and entitled to vote on all matters presented to the Company's stockholders at the Annual Meeting. Holders of 44,946,825 shares of the Company's common stock were present in person or represented by proxy at the Annual Meeting. The following proposals were voted on and approved by the Company's stockholders at the Annual Meeting:

#### MANAGEMENT PROPOSALS:

1. Election to the Company's Board of Directors of the following nine director nominees:

			Broker
For	Against	Abstain	Non-Votes
39,660,167	680,353	435,054	4,171,251
39,652,897	688,296	434,381	4,171,251
40,161,016	179,621	434,937	4,171,251
40,216,565	125,683	433,326	4,171,251
39,117,091	1,223,663	434,820	4,171,251
40,071,905	264,874	438,795	4,171,251
39,640,422	699,244	435,908	4,171,251
38,913,032	1,427,485	435,057	4,171,251
40,205,899	136,397	433,278	4,171,251
	39,660,167 39,652,897 40,161,016 40,216,565 39,117,091 40,071,905 39,640,422 38,913,032	39,660,167     680,353       39,652,897     688,296       40,161,016     179,621       40,216,565     125,683       39,117,091     1,223,663       40,071,905     264,874       39,640,422     699,244       38,913,032     1,427,485	39,660,167         680,353         435,054           39,652,897         688,296         434,381           40,161,016         179,621         434,937           40,216,565         125,683         433,326           39,117,091         1,223,663         434,820           40,071,905         264,874         438,795           39,640,422         699,244         435,908           38,913,032         1,427,485         435,057

2. Approval, on an advisory basis, of the compensation of the Company's named executive officers as disclosed in the Company's 2015 proxy statement (i.e., "say-on-pay"):

For	Against	Abstentions	Broker Non-Votes
38,785,946	1,539,465	450,163	4,171,251

3. Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the 2015 fiscal year:

For	Against	Abstentions
$43,1\overline{69},702$	1,312,533	464,590

### **SIGNATURES**

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.

RYMAN HOSPITALITY PROPERTIES, INC.

Date: May 8, 2015 By: <u>/s/ Scott Lynn</u>

Name: Scott Lynn

Title: Senior Vice President, General Counsel and Secretary