RITE AID CORP Form 8-K June 24, 2013

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 (Date of earliest event reported):

June 24, 2013 (June 20, 2013)

Rite Aid Corporation

(Exact name of registrant as specified in its charter)

Delaware (State or Other Jurisdiction

1-5742 (Commission File Number)

23-1614034 (IRS Employer

of Incorporation)

Identification Number)

30 Hunter Lane, Camp Hill, Pennsylvania 17011

(Address of principal executive offices, including zip code)

(717) 761-2633

(Registrant s telephone number, including area code)

N/A

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

	neck the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of e following provisions (see General Instruction A.2. below):
o	Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
o	Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
0	Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
o	Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 5.02. Departure of Directors or Certain Officers; Election of Directors; Appointment of Certain Officers; Compensatory Arrangements of Certain Officers.

On June 20, 2013, Kenneth Martindale, Rite Aid Corporation s (the Company) Senior Executive Vice President and Chief Operating Officer, was promoted to the position of President and Chief Operating Officer. Mr. Martindale s annual base salary was increased to \$900,000 in connection with the promotion. The other previously disclosed terms of Mr. Martindale s employment remain the same. Detailed biographical information for Mr. Martindale is included in the Company s definitive proxy statement filed with the Securities and Exchange Commission on May 16, 2013 (the Proxy Statement) and is incorporated herein by reference. In connection with Mr. Martindale assuming the role of President of the Company, John T. Standley, the Company s Chairman, President and Chief Executive Officer, relinquished his role as President of the Company. Mr. Standley continues to serve as the Company s Chairman and Chief Executive Officer.

In addition, effective as of June 20, 2013, Brian R. Fiala, the Executive Vice President, Human Resources, of the Company, has resigned his employment with the Company.

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

The Company held its 2013 Annual Meeting of Stockholders on June 20, 2013. The following is a summary of the matters voted on at that meeting.

(a) The stockholders elected the Company s nominees to the Board of Directors (the Board). The persons elected to the Board and the number of shares cast for, the number against, the number abstaining and broker non-votes, with respect to each of these persons, were as follows:

			Broker Non-
For	Against	Abstain	Votes
463,720,847	62,024,242	996,568	272,811,326
522,152,807	3,621,921	966,929	272,811,326
517,608,762	7,866,134	1,266,761	272,811,326
521,597,546	4,171,273	972,838	272,811,326
521,695,907	4,055,447	990,303	272,811,326
511,669,743	11,259,915	3,811,999	272,811,326
520,577,975	5,135,892	1,027,790	272,811,326
	463,720,847 522,152,807 517,608,762 521,597,546 521,695,907 511,669,743	463,720,847 62,024,242 522,152,807 3,621,921 517,608,762 7,866,134 521,597,546 4,171,273 521,695,907 4,055,447 511,669,743 11,259,915	463,720,847 62,024,242 996,568 522,152,807 3,621,921 966,929 517,608,762 7,866,134 1,266,761 521,597,546 4,171,273 972,838 521,695,907 4,055,447 990,303 511,669,743 11,259,915 3,811,999

(b) The stockholders ratified the appointment of Deloitte & Touche LLP as the Company s independent registered public accounting firm. The number of shares cast in favor of the ratification of Deloitte & Touche LLP, the number against, the number abstaining and broker non-votes were as follows:

			Broker Non-
For	Against	Abstain	Votes
787,127,165	8,964,441	3,461,377	0

(c) The stockholders approved, on an advisory basis, the compensation of the Company s Named Executive Officers as set forth in the Proxy Statement. The number of shares cast in favor of the compensation of the Company s Named Executive Officers, the number against, the number abstaining and broker non-votes were as follows:

			Broker Non-	
For	Against	Abstain	Votes	
508,950,783	14,280,361	3,510,513	272,811,326	

(d) The stockholders did not approve a stockholder proposal relating to a policy on gross-up payments. The number of shares cast in favor of the stockholder proposal, the number against, the number abstaining and broker non-votes were as follows:

			Broker Non-
For	Against	Abstain	Votes
186,965,949	336,398,078	3,377,630	272,811,326

(f) The stockholders did not approve a stockholder proposal relating to relationships between Board nominees and senior management and Board member compensation. The number of shares cast in favor of the stockholder proposal, the number against, the number abstaining and broker non-votes were as follows:

			Broker Non-
For	Against	Abstain	Votes
20,334,031	503,161,416	3,246,210	272,811,326

Item 8.01. Other Events.

As more fully described in the Proxy Statement, one of the elements of the Company s Long Term Incentive Plan (LTIP) for the past several years has been performance awards. Performance awards provide executives, including the Company s named executive officers, with units which are denominated in a target cash value and payable in cash if the designated Company performance goals are achieved over the prescribed performance period. With respect to the Company s named executive officers as well as any other officer holding the office of Executive Vice President or higher, for the three year performance period including fiscal year 2014 through fiscal year 2016, the performance award portion of the LTIP is based on cumulative performance against targeted levels of Adjusted EBITDA and average leverage ratio modified by our total stockholder return. Actual performance against the target will determine the initial award subject to modification by relative total stockholder return versus the Russell 2000 Index over the three year period. If total stockholder return is in the top third for the performance period, the calculated awards will be adjusted upward by 25%; if in the middle third, no modification will be made to the calculated awards; and if in the bottom third, the calculated awards will be adjusted downward by 25%.

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 hereto duly authorized.

RITE AID CORPORATION

Date: June 24, 2013

By: /s/ Marc A. Strassler

Name: Marc A. Strassler

Title: Executive Vice President, General Counsel

and Secretary

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