UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. 7)*

SIMON PROPERTY GROUP, INC.

(Name of Issuer)

Common Stock Par Value \$.0001 per Share

(Title of Class of Securities)

828806109

(CUSIP Number)

December 31, 2015

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

Sole Dispositive Power 11,634,169 shares (See Item 4)

- o Rule 13d-1(b)
- o Rule 13d-1(c)
- x Rule 13d-1(d)

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

(Continued on following page(s))

CUSIP No. 8	2880610	19	SCHEDULE 13G		
	I.R.S. Id	ne of Reporting Person or S. Identification No. of Above Person vin Simon & Associates, Inc.			
2 Check the Appropriate Box if a Member of a Group			opriate Box if a Member of a Group		
	(a)	X			
	(b)	0			
4		EC Use Only itizenship or Place of Organization diana			
Number of Shares Beneficially Owned by			Sole Voting Power 11,634,169 shares (See Item 4)		
Each Reporting Person With			Shared Voting Power 889,747 shares		

^{*}The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

9	Aggregate Amount Beneficially Owned by Each Reporting Person 12,523,916 shares (See Item 4)			
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares x			
11	Percent of Class Represented by Amount in Row (9) 4.0%			
12	Type of Reporting Person CO			
			2	
CUSIP No. 8	288061	09	SCHEDULE 13G	
1	Name of Reporting Person or I.R.S. Identification No. of Above Person Herbert Simon			
2	Check	the App	propriate Box if a Member of a Group	
	(a)	X		
	(b)	o		
3	SEC Use Only			
4	Citizenship or Place of Organization United States			
		5	Sole Voting Power 5,426,429 shares (See Item 4)	
Number of Shares Beneficially		6	Shared Voting Power 898,120 shares (See Item 4)	
Owned by Each Reporting Person With		7	Sole Dispositive Power 5,426,429 shares (See Item 4)	
		8	Shared Dispositive Power 898,120 shares (See Item 4)	
9	Aggregate Amount Beneficially Owned by Each Reporting Person 6,324,549 shares (See Item 4)			
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares x			
11	Percent of Class Represented by Amount in Row (9) 2.0%			
12	Type of Reporting Person IN			

Shared Dispositive Power 889,747 shares

1	Name of Reporting Person or I.R.S. Identification No. of Above Person David Simon			
2				
2	Check the Appropriate Box if a Member of a Group (a) x			
	(b)	0		
3	SEC U	se Only		
4	Citizenship or Place of Organization United States			
		5	Sole Voting Power 8,746,502 shares (See Item 4)	
Number of Shares Beneficially		6	Shared Voting Power 1,016,890 shares (See Item 4)	
Owned by Each Reporting Person With		7	Sole Dispositive Power 1,828,235 shares (See Item 4)	
		8	Shared Dispositive Power 7,935,157 shares (See Item 4)	
9	Aggregate Amount Beneficially Owned by Each Reporting Person 9,763,392 shares (See Item 4)			
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares x			
11	Percent of Class Represented by Amount in Row (9) 3.1%			
12	Type of Reporting Person IN			
			4	
CUSIP No. 8	3288061	09	SCHEDULE 13G	
1	Name of Reporting Person or I.R.S. Identification No. of Above Person Voting Trust formed pursuant to a Second Amended and Restated Voting Trust Agreement, Voting Agreement and Proxy entered into as of March 1, 2004 between Melvin Simon & Associates, Inc., an Indiana corporation and Melvin Simon, Herbert Simon and David Simon			
2	Check (a)	the App	propriate Box if a Member of a Group	
	(b)	0		
3	SEC U	se Only		

		United States United States			
		5	Sole Voting Power -0- shares		
Number of Shares Beneficially		6	Shared Voting Power 889,747 shares (See Item 4)		
Owned by Each Reporting Person With		7	Sole Dispositive Power -0- shares		
		8	Shared Dispositive Power 889,747 shares (See Item 4)		
9	Aggrega 889,747	aggregate Amount Beneficially Owned by Each Reporting Person 89,747 shares (See Item 4)			
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares x				
11	Percent of Class Represented by Amount in Row (9) 0.3%				
12	Type of OO	Type of Reporting Person			
			5		
CUSIP No. 8	2880610	9	SCHEDULE 13G		
1	I.R.S. Ic Voting	ame of Reporting Person or R.S. Identification No. of Above Person ting Trust formed pursuant to a Voting Trust Agreement, Voting Agreement and Proxy entered into as of March 1, 2004 between David mon, Melvin Simon and Herbert Simon			
	Simon,		rmed pursuant to a Voting Trust Agreement, Voting Agreement and Proxy entered into as of March 1, 2004 between David		
2		Melvin	rmed pursuant to a Voting Trust Agreement, Voting Agreement and Proxy entered into as of March 1, 2004 between David		
2		Melvin	ormed pursuant to a Voting Trust Agreement, Voting Agreement and Proxy entered into as of March 1, 2004 between David Simon and Herbert Simon		
2	Check to	Melvin	ropriate Box if a Member of a Group		
2	Check to	Melvin he App x o	remed pursuant to a Voting Trust Agreement, Voting Agreement and Proxy entered into as of March 1, 2004 between David Simon and Herbert Simon ropriate Box if a Member of a Group		
	Check to (a) (b) SEC Us	Melvin he App x o e Only	remed pursuant to a Voting Trust Agreement, Voting Agreement and Proxy entered into as of March 1, 2004 between David Simon and Herbert Simon ropriate Box if a Member of a Group		
3	Check t (a) (b) SEC Us	Melvin he App x o e Only	remed pursuant to a Voting Trust Agreement, Voting Agreement and Proxy entered into as of March 1, 2004 between David Simon and Herbert Simon ropriate Box if a Member of a Group		
3 4 Number of Shares	Check t (a) (b) SEC Us	Melvin he App x o e Only hip or	rmed pursuant to a Voting Trust Agreement, Voting Agreement and Proxy entered into as of March 1, 2004 between David Simon and Herbert Simon ropriate Box if a Member of a Group Place of Organization Sole Voting Power		
3 4 Number of	Check t (a) (b) SEC Us	Melvin he App x o e Only hip or States	rmed pursuant to a Voting Trust Agreement, Voting Agreement and Proxy entered into as of March 1, 2004 between David Simon and Herbert Simon ropriate Box if a Member of a Group Place of Organization Sole Voting Power -0- shares Shared Voting Power		

9 Aggregate Amount Beneficially Owned by Each Reporting Person 8,373 shares (See Item 4) 10 Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares x Percent of Class Represented by Amount in Row (9) 11 Less than 0.1% 12 Type of Reporting Person CUSIP No. 828806109 **SCHEDULE 13G** Item 1. (a). Name of Issuer: Simon Property Group, Inc. (b). Address of Issuer's Principal Executive Offices: 225 West Washington Street Indianapolis, IN 46204 Item 2. (a). Name of Person Filing: Melvin Simon & Associates, Inc. (hereinafter, "MSA") (i) (ii) Herbert Simon (iii) David Simon Voting Trust formed pursuant to Second Amended and Restated Voting Trust Agreement, Voting Agreement and Proxy (iv) entered into as of March 1, 2004 between Melvin Simon & Associates, Inc., an Indiana corporation, and Melvin Simon, Herbert Simon and David Simon (hereinafter, "Amended and Restated Voting Trust") (v) Voting Trust formed pursuant to a Voting Trust Agreement, Voting Agreement and Proxy entered into as of March 1, 2004 between David Simon, Melvin Simon and Herbert Simon (hereinafter "Class B Voting Trust") Address or Principal Business Office or, if none, Residence: The address for each of MSA, Herbert Simon, David Simon, the Amended and Restated Voting Trust and the Class B Voting Trust is: 225 West Washington Street Indianapolis, Indiana 46204 (c). Citizenship: Melvin Simon & Associates, Inc. — Indiana (i) (ii) Herbert Simon — United States David Simon — United States (iii) (iv) Amended and Restated Voting Trust — Delaware (v) Class B Voting Trust — Delaware 7 CUSIP No. 828806109 **SCHEDULE 13G** (d). Title of Class of Securities: Common Stock, \$.0001 par value per share (e). CUSIP No.: 828806109 Item 3. If this statement is filed pursuant to §§.240.13d-1(b) or 240.13d-2(b), or (c), check whether the person filing is a: Broker or dealer registered under section 15 of the Act (15 U.S.C. 78o). o Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c).

Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c).

(c)

0

	(d)	o II	nvestment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8).
	(e)	o A	an investment adviser in accordance with § 240.13d-1(b)(1)(ii)(E);
	(f)	o A	an employee benefit plan or endowment fund in accordance with § 240.13d-1(b)(1)(ii)(F);
	(g)	o A	a parent holding company or control person in accordance with §240.13d-1(b)(1)(ii)(G);
	(h)	o A	a savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C.1813);
	(i)		a church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company act of 1940 (15 U.S.C. 80a-3);
	(j)	o A	non-U.S. institution in accordance with §240.13d-1(b)(1)(ii)(J);
	(k)	0	Group, in accordance with §240.13d-1(b)(1)(ii)(K). If filing as a non-U.S. institution in accordance with 240.13d-1(b)(1)(ii)(J), please specify the type of institution:
	Not ap	plicable	
			8
CUSIP No	. 828806	109	SCHEDULE 13G
Item 4.	Owi	nership.	
Provide the		_	nation regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.
			g information is provided as of December 31, 2015.
I.	MSA		
	(a)		nt beneficially owned:* 8,916 shares (1)
	(b)	Percen	t of class:**
(2) shares of convert into (Units held granted pur and long-te converted in *** Common of Commission held by the other report (1) shareholder MSA control	of Class Be Common by limite issuant to the intermediate of the Common of the intermediate of the intermed	B Common on a shed partner the Simon and then and then attions of g as of Sc EC") on alle reportions. Sowned directly as 889 mon are to the second s	If or each reporting person include, as appropriate: (1) shares of Common Stock, par value \$0.0001 per share ("Common"); on Stock, par value \$0.0001 per share ("Class B Common") of Simon Property Group, Inc. (shares of Class B Common may hare-for-share basis); (3) units of partnership interest ("Units") of Simon Property Group, L.P. (the "Operating Partnership") are acchangeable for shares of Common on a one-to-one basis or cash, as determined by the Company); and (4) certain awards in Property Group, L.P. 1998 Stock Incentive Plan, as amended (the "Stock Plan") consisting of unvested restricted stock awards units ("LTIP Units") (LTIP units which have satisfied all applicable performance and/or time-based vesting requirements can be a exchanged for shares of Common on a one-to-one basis or cash, as determined by the Company). Spercentage ownership herein are based upon an aggregate of 309,410,080 shares of Common and 8,000 shares of Class B eptember 30, 2015, as reported by Simon Property Group, Inc. on Form 10-Q/A filed with the Securities and Exchange January 13, 2016. In addition, all calculations of percentage ownership herein assume that all Units and fully-vested LTIP Units in person are exchanged for shares of Common, but do not give effect to the exchange of Units or fully-vested LTIP Units by ectly or indirectly through one or more entities by Herbert Simon (30.94%), David Simon (3.04%) and certain other 4,169 shares of Common issuable upon exchange of Units owned directly by MSA and indirectly owned through an entity that 1,747 shares of Common currently outstanding that are subject to the Amended and Restated Voting Trust, of which Herbert the voting trustees. Sole power to vote or to direct the vote:
			11,634,169 shares
		(ii)	Shared power to vote or to direct the vote: 889,747 shares
		(iii)	Sole power to dispose or to direct the disposition of: 11,634,169 shares

		(iv)	Shared power to dispose or to direct the disposition of: 889,747 shares
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CUSIP No	o. 8288061	09	SCHEDULE 13G
II.	HER	BERT S	IMON
	(a)		nt beneficially owned:* 549 shares (2)
	(b)	Percen 2.0%	t of class:**
	(c)	Numbe	er of shares as to which such person has:
		(i)	Sole power to vote or to direct the vote: 5,426,429 shares
		(ii)	Shared power to vote or to direct the vote: 898,120 shares
		(iii)	Sole power to dispose or to direct the disposition of: 5,426,429 shares
		(iv)	Shared power to dispose or to direct the disposition of: 898,120 shares
through tru by an entity of which H Voting Trus	sts or othe y that is ov Ierbert Sim st of which	r entities vned by non is on n Herber	es of Common currently outstanding and 5,424,076 shares of Common issuable upon exchange of Units owned indirectly is controlled by Herbert Simon, including 102 Units (which represents Herbert Simon's proportionate share of 204 Units owned Herbert Simon and a third party). Also includes 889,747 shares of Common subject to the Amended and Restated Voting Trust are of two voting trustees. Also includes 8,000 shares of Class B Common and 373 shares of Common subject to the Class B to Simon is one of two voting trustees. Does not include shares of Common and shares issuable upon exchange of Units owned when by trusts controlled by Herbert Simon, which are reported separately.
CUSIP No	o. 8288061	09	SCHEDULE 13G
III.	DAV	ID SIM	ON
	(a)		nt beneficially owned:* 392 shares (3)
	(b)	Percen 3.1%	tt of class:**
	(c)	Numbe	er of shares as to which such person has:
		(i)	Sole power to vote or to direct the vote: 8,746,502 shares
		(ii)	Shared power to vote or to direct the vote: 1,016,890 shares
		(iii)	Sole power to dispose or to direct the disposition of: 1,828,235 shares
		(iv)	Shared power to dispose or to direct the disposition of: 7,935,157 shares

(3) Reflects 804,088 Units that are owned by David Simon, 57,546 Units that are owned by D & J Partnership (a general partnership between David Simon and his spouse) and 421,730 vested LTIP Units owned by David Simon that were received under the Stock Plan. Also reflects 6,918,267 Units directly held by SFG Company LLC over which David Simon has sole voting power and shared dispositive power. Also reflects (i) 8,000 shares of Class B Common (which are convertible on a one-for-one basis into shares of Common) and 373 shares of Common, which are subject to the Class B Voting Trust of which David Simon is one of two voting trustees and (ii) 889,747 shares of Common, which are subject to the Amended and Restated Voting Trust of which David Simon is one of two voting trustees. The ownership percentage is based on the number of outstanding shares of Common and 8,209,631 shares of Common into which the Units, LTIP Units and Class B Common beneficially owned by Mr. Simon may be converted. Does not include any shares of Common issuable pursuant to unearned and/or unvested awards under the Stock Plan. Does not include 760,922 Units held by a trust which David Simon does not control but is a beneficiary. Does not include shares of Common and shares issuable upon exchange of Units owned by MSA, which is 3.04% owned by David Simon individually or by trusts owned or controlled by David Simon, which are reported separately. 11 **SCHEDULE 13G** CUSIP No. 828806109 IV. AMENDED AND RESTATED VOTING TRUST (a) Amount beneficially owned:* 889,747 shares (b) Percent of class:** 0.3% Number of shares as to which such person has: (i) Sole power to vote or to direct the vote: -0- shares (ii) Shared power to vote or to direct the vote: 889,747 shares (iii) Sole power to dispose or to direct the disposition of: -0- shares (iv) Shared power to dispose or to direct the disposition of: 889.747 shares CLASS B VOTING TRUST V Amount beneficially owned:* 8,373 shares (4) Percent of class:** Less than 0.01% (c) Number of shares as to which such person has: (i) Sole power to vote or to direct the vote: -0- shares (ii) Shared power to vote or to direct the vote: 8,373 shares Sole power to dispose or to direct the disposition of: -0- shares Shared power to dispose or to direct the disposition of: 8.373 shares

(4)

Consists of 8,000 shares of Class B Common and 373 shares of Common.

CUSIP No. 828806109

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Item 5. Ownership of Five Percent or Less of a Class.

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following o.

Item 6. Ownership of More than Five Percent on Behalf of Another Person.

Not applicable

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company or Control Person.

Not applicable

Item 8. Identification and Classification of Members of the Group.

The members of the group are MSA, Herbert Simon, David Simon, Amended and Restated Voting Trust, and Class B Voting Trust.

Item 9. Notice of Dissolution of Group.

Not applicable

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CUSIP No. 828806109

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Item 10. Certifications.

Not applicable

Signature

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: February 16, 2016

MELVIN SIMON & ASSOCIATES, INC., an Indiana corporation

By: /s/ Herbert Simon

Herbert Simon, Chairman

SECOND AMENDED AND RESTATED VOTING TRUST AGREEMENT, VOTING AGREEMENT AND PROXY entered into as of March 1, 2004 between Melvin Simon & Associates, Inc. and Melvin Simon, Herbert Simon and David Simon

By: /s/ Herbert Simon

Herbert Simon, as Voting Trustee and in his individual capacity

By: /s/ David Simon

David Simon, as Voting Trustee and in his individual capacity

VOTING TRUST AGREEMENT, VOTING AGREEMENT AND PROXY entered into as of March 1, 2004 between David Simon, Melvin Simon and Herbert Simon

By: /s/ David Simon

David Simon, as Voting Trustee

By: /s/ Herbert Simon

Herbert Simon, as Voting Trustee

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CUSIP No. 828806109

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Exhibit A

JOINT FILING AGREEMENT

The undersigned persons agree and consent to the joint filing on their behalf of this Amendment No. 7 to Schedule 13G in connection with their beneficial ownership of the Common Stock of Simon Property Group, Inc. at December 31, 2015.

Date: February 16, 2016

MELVIN SIMON & ASSOCIATES, INC., an Indiana corporation

By: /s/ Herbert Simon

Herbert Simon, Chairman

SECOND AMENDED AND RESTATED VOTING TRUST AGREEMENT, VOTING AGREEMENT AND PROXY entered into as of March 1, 2004 between Melvin Simon & Associates, Inc. and Melvin Simon, Herbert Simon and David Simon

By: /s/ Herbert Simon

Herbert Simon, as Voting Trustee and in his individual capacity

By: /s/ David Simon

David Simon, as Voting Trustee and in his individual capacity

VOTING TRUST AGREEMENT, VOTING AGREEMENT AND PROXY entered into as of March 1, 2004 between David Simon, Melvin Simon and Herbert Simon

By: /s/ David Simon

David Simon, as Voting Trustee

By: /s/ Herbert Simon

Herbert Simon, as Voting Trustee

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