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: September 17, 2018

Granite Point Mortgage Trust Inc.

(Exact name of registrant as specified in its charter)

Maryland (State or other jurisdiction of incorporation) **001-38124** (Commission File Number)

61-1843143 (I.R.S. Employer Identification No.)

590 Madison Avenue, 38th Floor New York, New York 10022 (Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code: (212) 364-3200

Not Applicable

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

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 following provisions:
☐ 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))
Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter):
Emerging Growth Company ⊠
If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.
accounting standards provided pursuant to section 15(a) of the Exchange Act.
Item 7.01 Regulation FD.
An investor presentation providing a business overview of Granite Point Mortgage Trust Inc. is attached hereto as Exhibit 99.1 and is incorporated herein by reference.
The information in this Current Report, including Exhibit 99.1 attached hereto, is furnished pursuant to Item 7.01 of Form 8-K and shall not be deemed to be "filed" for any other purpose, including for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, or otherwise subject to the liabilities of that Section. The information in Item 7.01 of this Current Report, including Exhibit 99.1, shall not be deemed incorporated by reference into any filing of the registrant under the Securities Act of 1933 or the Exchange Act, whether made before or after the date hereof, regardless of any general incorporation language in such filings (unless the registrant specifically states that the information or exhibit in this Item 7.01 is incorporated by reference).
2
Item 9.01 Financial Statements and Exhibits.
(d) Exhibits.
Exhibit No. Description

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

Date: September 17, 2018

GRANITE POINT MORTGAGE TRUST INC.

/s/ Rebecca B. Sandberg Rebecca B. Sandberg Secretary and General Counsel



Safe Harbor Statement



This presentation contains, in addition to historical information, certain forward-looking statements that are based on our current assumptions, expectations and projections about future performance and events. In particular, statements regarding future economic performance, finances, and expectations and objectives of management constitute forward-looking statements. Forward-looking statements are not historical in nature and can be identified by words such as "believes," "expects," "may," "will," "should," "seeks," "approximately," "intends," "plans," "estimates," "anticipates," "targets," "goals," "future," "likely" and other expressions that are predictions of or indicate future events and trends and that do not relate to

Although the forward-looking statements contained in this presentation are based upon information available at the time the statements are made and reflect the best judgment of our senior management, forward-looking statements inherently involve known and unknown risks, uncertainties and other factors, which may cause the actual results, performance or achievements to differ materially from anticipated future results. Important factors that could cause actual results to differ materially from expected results, including, among other things, those described in our filings with the Securities and Exchange Commission ("SEC"), including our annual report on form 10-K for the year ended December 31, 2017, and any subsequent Quarterly Reports on Form 10-Q under the caption "Risk Factors." Factors that could cause actual results to differ include, but are not limited to: the state of the U.S. economy generally or in specific geographic regions; the general political, economic, and competitive conditions in the markets in which we invest; defaults by borrowers in paying debt service on outstanding indebtedness and borrowers' abilities to manage and stabilize properties; our ability to obtain financing arrangements on terms favorable to us or at all; the level and volatility of prevailing interest rates and credit spreads; reductions in the yield on our investments and an increase in the cost of our financing; general volatility of the securities markets in which we participate; the return or impact of current or future investments; allocation of investment opportunities to us by our Manager; increased competition from entities investing in our target assets; effects of hedging instruments on our target investments; changes in governmental regulations, tax law and rates, and similar matters; our ability to maintain our qualification as a REIT for U.S. federal income tax purposes and our exclusion from registration under the Investment Company Act; availability of desirable investment opportunities; availability of qualified personnel and our relationship with our Manager; estimates relating to our ability to make distributions to our stockholders in the future; hurricanes, earthquakes, and other natural disasters, acts of war and/or terrorism and other events that may cause unanticipated and uninsured performance declines and/or losses to us or the owners and operators of the real estate securing our investments; deterioration in the performance of the properties securing our investments that may cause deterioration in the performance of our investments and, potentially, principal losses to us; and difficulty or delays in redeploying the proceeds from repayments of our existing investments. These forward-looking statements apply only as of the date of this press release. We are under no duty to update any of these forward-looking statements after the date of this presentation to conform these statements to actual results or revised expectations. You should, therefore, not rely on these forward-looking statements as predictions of future events.

This presentation also contains estimates and other statistical data made by independent parties and by us relating to market size and growth and other data about our industry. This data involves a number of assumptions and limitations, and you are cautioned not to give undue weight to such estimates. In addition, projections, assumptions and estimates of our future performance and the future performance of the markets in which we operate are necessarily subject to a high degree of uncertainty and risk.

Company Overview



- Business formed in early 2015 to establish a commercial real estate lending platform for Two Harbors Investment Corp. (NYSE:TWO)
- Investment strategy focused on direct origination of floatingrate, senior loans secured by institutional quality properties
- To capitalize on the expanding opportunity in commercial real estate, Granite Point completed its IPO in June 2017
- · Loan portfolio is:
 - Well-positioned to benefit from rising short-term interest rates
 - Well-diversified across property types, and
 - Well-diversified across geographies
- Granite Point is externally managed by Pine River Capital Management L.P., a diversified alternative asset management firm with experience in sponsoring and managing public companies
- GPMT is a member of the S&P 600 Small Cap index







Granite Point Investment Highlights



EXPERIENCED AND CYCLE-TESTED SENIOR CRE TEAM	 Each senior CRE team member has over 20 years of experience in the commercial real estate debt markets Extensive experience in investment management and structured finance Broad and long-standing direct relationships within the commercial real estate lending industry
ATTRACTIVE AND SUSTAINABLE MARKET OPPORUNITY	 Structural changes have created an enduring opportunity for specialty finance companies in U.S. commercial real estate Borrower demand for debt capital remains strong Senior floating rate loans represent a particularly attractive value proposition
DIFFERENTIATED DIRECT ORIGINATION PLATFORM	 Direct origination of floating rate senior loans secured by institutional quality commercial real estate in the top 25 and (generally) up to the top 50 MSAs in the U.S. Fundamental value-driven investing combined with credit intensive underwriting Focus on cash flow as a key underwriting criteria Prioritize income-producing, institutional-quality properties and sponsors
HIGH CREDIT QUALITY INVESTMENT PORTOFOLIO	 Carrying value of \$2.5 billion and well diversified across property types and geographies Weighted average stabilized LTV of 63% and weighted average yield of LIBOR + 5.08% Over 96% of portfolio is invested in senior loans Over 97% of portfolio is floating rate and well-positioned for rising short-term interest rates
ATTRACTIVE FINANCIAL PROFILE	 Modest level of leverage through a diversified financing mix including secured credit facilities, CLO debt, unsecured convertible notes and a revolving bridge financing facility Attractive common stock dividend yield Ample liquidity to organically grow the portfolio and earnings over time

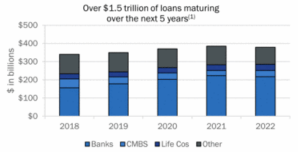
,



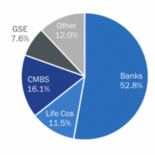
Market Environment

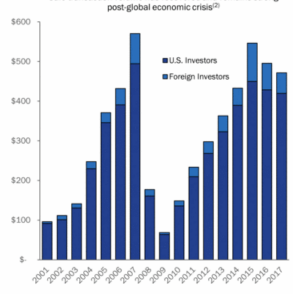


DEMAND FOR COMMERCIAL REAL ESTATE LOANS REMAINS HIGH...



HOLDERS OF CRE DEBT(3)





Sale transaction volume has recovered and remains strong

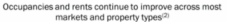
Source: Trepp LLC and Federal Reserve Bank, dated as of 10/20/2017. Source: Real Capital Analytics. Data from 12/31/2001 to 12/31/2017. Source: Federal Reserve Bank, Fourth Quarter 2017 Flow of Funds.

Market Environment (Cont'd)



... AND MARKET FUNDAMENTALS REMAIN STRONG

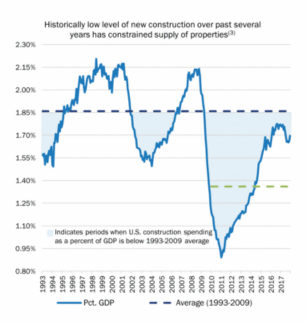








Source: Real Capital Analytics. Data from 1/1/2001 through 12/31/2017. Source: MS. Data from 1/1/1983 through 12/31/2017. Source: Census Bureau, BEA and MS. Data from 1/1/1993 to 12/31/2017.





Investment Philosophy



OUR TEAM HAS DEVELOPED A SUCCESSFUL INVESTMENT PHILOSOPHY THAT HAS BEEN TESTED THROUGH SEVERAL ECONOMIC, INTEREST RATE AND REAL ESTATE CYCLES

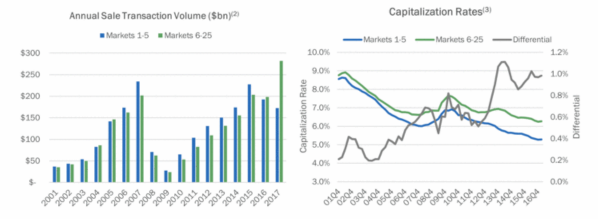
- · Long-term, fundamental value-oriented investing philosophy; focus on relative value
- · Emphasize selectivity and diversification
- · Prioritize income-producing, institutional quality properties and owners/sponsors
- · Cash flow is a key underwriting metric
- · Intensive diligence with a focus on bottom-up underwriting of property fundamentals
- · Avoid "sector bets" and "momentum investments"
- The property is our collateral; the loan is our investment

Investing in Primary & Secondary Markets(1)



PRIMARY AND SECONDARY MARKETS CONTINUE TO OFFER ATTRACTIVE INVESTMENT CHARACTERISTICS ALIGNED WITH OUR INVESTMENT THESIS

- · We target the top 25 and generally up to the top 50 MSAs, searching for value nationwide
- · We actively participate in the top 5 markets, which are large and liquid
- · The next tier of MSAs also offers compelling investment opportunities
- · Sponsorship, business plan and loan terms all matter as much as geographical market



- Except as otherwise indicated in this presentation, primary markets are the top 5 MSAs and secondary markets are MSAs 6 and above.
- Source: Real Capital Analytics. Data from 2001 to 2017.
- (3) Source: Real Capital Analytics. Data from the first quarter of 2004 through the fourth quarter of 2016.

Investment Strategy Overview



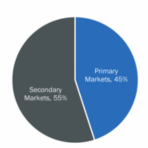
INVESTMENT STRATEGY

- Focus on generating stable and attractive earnings while maintaining a conservative risk profile
- · Direct origination of senior loans funding:
 - · Property acquisitions
 - Refinancings
 - · Recapitalizations / restructurings
 - · Repositioning and renovation
 - Asset-by-asset portfolio construction focused on:
 - Relative value across property types and markets stressing geographic diversity
 - · Relative value within the capital structure
 - Comprehensive, "bottom-up" underwriting of property and local market fundamentals

PRIMARY VS SECONDARY MARKETS

Active lender in both the primary and secondary markets

PORTFOLIO AS OF June 30, 2018



Target Investments



PRIMARY TARGET INVESTMENTS

- · Floating rate senior loans secured by income-producing U.S. commercial real estate
- Loans of \$25 million to \$150 million (averaging \$35-40 million)
- · Institutional-quality properties located in the primary and secondary markets
- · Secured by major property types (office, apartment, industrial, retail, hospitality)
- Institutional sponsors with transitional business plans that may include capital improvements and / or lease-up
- Stabilized LTVs generally ranging from 55% to $70\%^{(1)}$
- Loan yields generally ranging from LIBOR + 3.5% to 4.5%

SECONDARY TARGET INVESTMENTS

 Subordinated interests (or B-notes), mezzanine loans, debt-like preferred equity and real estate-related securities secured by comparable properties with similar business plans

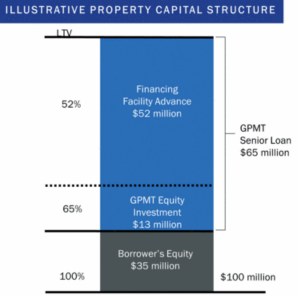
⁽¹⁾ Except as otherwise indicated in this presentation, stabilized loan-to-value ratio (LTV) is calculated as the fully funded loan amount (plus any financing that is pari passu with or senior to such loan), including all contractually provided for future fundings, divided by the as stabilized value (as determined in conformance with USPAP) set forth in the original appraisal. As stabilized value may be based on certain assumptions, such as future construction completion, projected re-tenanting, payment of tenant improvement or leasing commissions allowances or free or abated rent periods, or increased

Investment Strategy Targeting Senior Loans



SENIOR FLOATING RATE LOANS PROVIDE EXPOSURE TO COMMERCIAL REAL ESTATE SECTOR THROUGH A DE-RISKED POSITION WITHIN A PROPERTY'S CAPITAL STRUCTURE

- Our senior loans are senior to our borrower's significant equity investment
- The borrower's equity investment usually provides a cushion of 25-35% of property value
- Our focus on direct originations and intensive credit underwriting allows us to craft loan structural features designed to protect our downside
- Income generated by the property provides cash flow coverage to our loan investments



13

Origination Platform Overview



OUR ORIGINATION APPROACH PRODUCES A LARGE UNIVERSE OF OPPORTUNITIES FROM WHICH WE CAN SELECT THE MOST ATTRACTIVE INVESTMENTS FOR OUR PORTFOLIO

RELATIONSHIPS

 Extensive and longstanding direct relationships with a wide array of private equity firms, funds, REITs and national, regional and local private owner/operators, brokers and co-lenders

PROCESS

 A highly-disciplined sourcing, screening and underwriting process

RESULTS

 Our team's reputation as a reliable counterparty has contributed to multiple investment opportunities with repeat borrowers

We believe that credibility, reliability and reputation drive repeat business and fuel our success as an originator

PORTFOLIO GROWTH OVER TIME(1)



1) Portfolio principal balance as of 12/31/15, 12/31/16, 12/31/17 and 6/30/18

Credit Culture Based on Key Principles



OUR CREDIT CULTURE HAS BEEN DEVELOPED AND NURTURED OVER OUR SENIOR CRE TEAM'S LONG-TENURE IN COMMERCIAL REAL ESTATE DEBT MARKETS



- Portfolio construction on a loan-by-loan basis with each investment standing on its own merits and adhering to our overall credit culture
- Significant amount of resources are committed upfront to ensure comprehensive underwriting and structuring
- Team originating a loan remains responsible for monitoring and managing that investment until capital is repaid



Investment Portfolio as of June 30, 2018



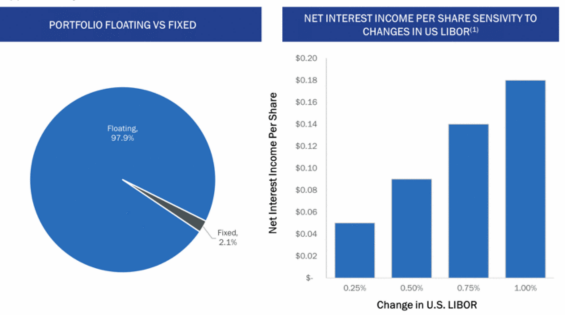
KEY PORTFOLI	IO STATISTICS	PROPERTY TYPE	GEOGRAPHY		
Outstanding Principal Balance	\$2.6b	Industrial ⁽²⁾ , 8.6% Retail 7.1%	Midwest, 4.8% Southeast, 13.0%		
Total Loan Commitments	\$2.9b	Multifamily, Office, 53.0%	Northeast, 39.4%		
Number of Investments	72	Hotel, 15.7%	West, 20.8%		
Average UPB	~\$35m	COUPON STRUCTURE	INVESTMENT TYPE		
Weighted Average Yield ⁽¹⁾	L + 5.08%	Fixed, 2.1%	Loans, 1.9% CMBS, 1.8%		
Weighted Average stabilized LTV	63.1%				
Weighted Average Original Maturity	3.4 years	Floating, 97.9%	Senior Loans, 96.3%		



Well-Positioned For Rising Short-Term Rates



· A 100 basis point increase in U.S. LIBOR would increase our annual net interest income per share by approximately \$0.18



Represents estimated change in net interest income for theoretical +25 basis points parallel shifts in LIBOR. All projected changes in annualized net interest income are measured as the change from our projected annualized net interest income based off of current performance returns on portfolio as it existed on June 30, 2018.

Case Studies





- A \$46.5 million senior floating rate loan financing the acquisition / repositioning of a well-located, mixed-use office and retail building in the NoHo sub-market of NYC
- Strong submarket fundamentals with high office and retail occupancies
- Healthy cash flow coverage and modest 51% LTV
- Sponsor a Northeast-based institutional owner with extensive experience with similar value-add business plans



- Two \$18.5 million senior floating rate loans collateralized by two newly constructed Los Angeles multifamily properties totaling 102 units
- Well-located, highly amenitized properties with strong cash flow profiles and an LTV of 67%
- Sponsor an institutional private real estate investment / development firm focused on opportunistic investments across several property types

Note: The above loan examples are provided for illustration purposes only.

19



Summary of Investment Portfolio⁽¹⁾



(\$ in millions)	Maximum Loan Commitment	Principal Balance	Carrying Value	Cash Coupon ⁽²⁾	Yield ⁽³⁾	Original Terms (Years)	Initial LTV ⁽⁴⁾	Stabilized LTV
Senior Loans	\$2,836.0	\$2,458.6	\$2,436.6	L + 4.28%	L + 4.98%	3.4	68.1%	63.0%
Subordinated Loans	\$47.0	\$47.0	\$47.0	1 + 0 03%	L + 9.33%	6.1	61.7%	56.7%
Subordinated Loans	\$47.0	\$47.0	\$47.0	L + 9.03%	L + 9.33%	6.1	01.770	30.776
CMBS	\$46.5	\$46.5	\$46.5	L + 7.16%	L + 7.75%	2.8	74.3%	74.3%
Total								
Weighted/Average	\$2,929.5	\$2,552.1	\$2,530.1	L + 4.39%	L + 5.08%	3.4	68.1%	63.1%

⁽¹⁾ As of June 30, 2018.
(2) Cash coupon does not include origination or exit fees. Weighted average cash coupon excludes fixed rate loans.
(3) Yield includes net origination fees and exit fees, but does not include future fundings, and is expressed as a monthly equivalent yield. Weighted average yield excludes fixed rate loans.
(4) Except as otherwise indicated in this presentation, initial LTV is calculated as the initial loan amount (plus any financing that is pair passu with or senior to such loan) divided by the as is appraised value (as determined in conformance with USPAP) as of the date the loan was originated set forth in the original appraisal.

Diversified Capital Sources



WELL-DIVERSIFIED CAPITALIZATION PROFILE SUPPORTING SENIOR FLOATING RATE INVESTMENT STRATEGY

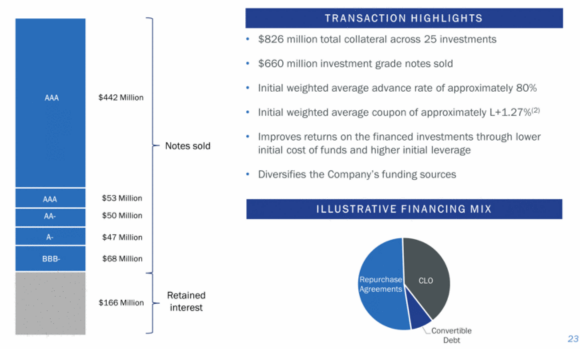
REPRUCHASE AGREEMENTS	 5 large institutional providers of long-term revolving financing Total borrowing capacity of \$2.3 billion⁽¹⁾⁽²⁾
COLLATERALIZED LOAN OBLIGATION	 Financed a portfolio of \$826 million of senior loan investments \$660 million of investment grade notes sold
CONVERTIBLE NOTES	 Senior unsecured corporate debt maturing in December of 2022 \$144 million principal outstanding
BRIDGE FINANCING FACILITY	 2 year revolving short-term financing facility \$75 million borrowing capacity
SHAREHOLDER'S EQUITY	■ \$826 million ⁽¹⁾ of permanent common equity

⁽¹⁾ As of June 30, 2018.
(2) Includes an option to be exercised at the company's discretion to increase the maximum facility amount of the Wells Fargo repurchase facility from \$200 million to up to \$475 million, subject to customary terms and conditions.

GPMT 2018-FL1 CRE CLO Overview(1)



\$826 MILLION CLO FINANCING 25 EXISTING INVESTMENTS AT INITIAL ADVANCE RATE OF APPROXIMATELY 80% AND WEIGHTED AVERAGE COST OF FUNDS AT ISSUANCE OF LIBOR + 1.27%(2)

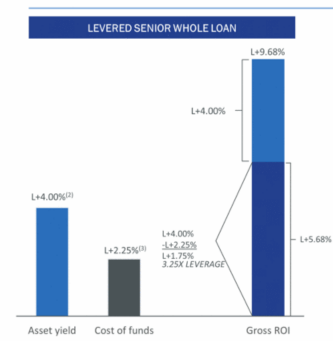


For illustrative purposes only. Accrual realized advance rate and cost of funds of the CLO depend on a variety of factors including maturity of the outstanding bonds, loan prepayments, potential credit losses, and other.

Excludes deferred debt issuance costs.

Illustrative Senior Whole Loan Economics(1)





- · We generally target low double-digit gross asset level returns that are also positively levered to increases in
- · Applying moderate amount of leverage to a senior loan investment generates attractive risk adjusted returns to our shareholders

Illustrative single loan economic assumptions

- · Asset yield of L + 4.00% inclusive of amortization of origination and exit fees
- . Cost of funds of L + 2.25% inclusive of amortization of fees and expenses associated with financing facilities
- Results in a net spread of L + 1.75%
- · 75% financing advance rate implies a 3.25x debt-toequity leverage multiple at the asset level
- · Levered net spread of L + 5.68% plus asset yield of L + 4.00% results in a gross asset level ROE of L + 9.68%

⁽¹⁾ FOR ILLUSTRATIVE PURPOSES ONLY. The information contained on this page is not meant to be an indicator of current or expected Company returns and, instead, is hypothetical only and subject to many different risks and uncertainties that are out of the Company's control. See the Safe Harbor statement at the beginning of this presentation for further discussion of the risks and uncertainties.

(2) Includes amortization of fees and expenses associated with the financing facilities.



Investment Portfolio Detail(1)



(\$ in millions)	Туре	Origination Date	Maximum Loan Commitment	Principal Balance	Carrying Value	Cash Coupon ⁽²⁾	Yield ⁽³⁾	Original Term (Years)	State	Property Type	Initial LTV	Stabilized LTV
Asset 1	Senior	09/17	125.0	108.0	106.9	L + 4.45%	L + 5.03%	3.0	СТ	Office	62.9%	58.9%
Asset 2	Senior	07/16	120.4	108.3	107.5	L + 4.45%	L + 4.99%	4.0	Various	Office	62.8%	61.5%
Asset 3	Senior	12/15	120.0	120.0	119.9	L + 3.65%	L + 4.43%	4.0	LA	Mixed-Use	65.5%	60.0%
Asset 4	Senior	04/16	89.0	89.0	88.9	L + 3.70%	L + 5.44%	3.0	NY	Industrial	75.9%	55.4%
Asset 5	Senior	05/17	86.5	75.9	75.1	L + 4.10%	L + 4.82%	4.0	MA	Office	71.3%	71.5%
Asset 6	Senior	10/17	74.8	43.7	43.3	L + 4.07%	L + 4.47%	4.0	DC	Office	67.0%	66.0%
Asset 7	Senior	11/17	73.3	68.8	67.8	L + 4.45%	L + 5.20%	3.0	TX	Hotel	68.2%	61.6%
Asset 8	Senior	11/16	68.8	51.6	51.3	L + 4.89%	L + 5.78%	3.0	OR	Office	66.5%	51.1%
Asset 9	Senior	06/16	68.4	55.5	55.2	L + 3.87%	L + 4.93%	4.0	н	Retail	76.2%	57.4%
Asset 10	Senior	11/17	68.3	60.8	60.1	L + 4.10%	L+4.73%	3.0	CA	Office	66.8%	67.0%
Asset 11	Senior	11/15	66.2	66.2	65.9	L + 4.75%	L + 4.67%	3.0	NY	Office	66.4%	68.7%
Asset 12	Senior	08/16	65.0	50.3	49.8	L + 3.95%	L + 5.54%	4.0	NJ	Office	60.8%	63.0%
Asset 13	Senior	04/18	64.0	64.0	63.3	L+3.78%	L + 4.23%	3.0	GA	Hotel	68.8%	59.8%
Asset 14	Senior	12/16	62.3	62.3	61.0	L + 3.30%	L + 4.87%	4.0	FL	Office	73.3%	63.2%
Asset 15	Senior	01/17	58.6	40.9	40.5	L + 4.50%	L + 5.16%	3.0	CA	Industrial	51.0%	60.4%
Assets 16-72	Various	Various	1,718.9	1,486.8	1,473.6	L + 4.59%	L + 5.19%	3.3	Various	Various	68.9%	64.2%
Total/Weighted	d Average		\$2,929.5	\$2,552.1	\$2,530.1	L + 4.39%	L + 5.08%	3.4			68.1%	63.1%

⁽¹⁾ As of June 30, 2018.
(2) Cash coupon does not include origination or exit fees. Weighted average cash coupon excludes fixed rate loans.
(3) Vield includes net origination fees and exit fees, but does not include future fundings, and is expressed as a monthly equivalent yield. Weighted average yield excludes fixed rate loans.

