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): February 14, 2024

Granite Point Mortgage Trust Inc.

(Exact name of registrant as specified in its charter)

Maryland

001-38124

(State or other jurisdiction of incorporation)

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

3 Bryant Park, Suite 2400A New York, NY 10036 (Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code: (212) 364-5500

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))

D Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Securities registered pursuant to Section 12(b) of the Act:

Title of each class:	Trading Symbol(s)	Name of each exchange on which registered:
Common Stock, par value \$0.01 per share	GPMT	NYSE
7.00% Series A Fixed-to-Floating Rate Cumulative	GPMTPrA	NYSE
Redeemable Preferred Stock, par value \$0.01 per		
share		

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 \Box

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.

Item 2.02 Results of Operations and Financial Condition.

On February 14, 2024, Granite Point Mortgage Trust Inc. issued a press release announcing its financial results for the fiscal quarter and year ended December 31, 2023. A copy of the press release and 2023 Fourth Quarter and Full Year Earnings Call Supplemental are attached hereto as Exhibits 99.1 and 99.2, respectively, and are incorporated herein by reference.

The information in this Current Report, including Exhibits 99.1 and 99.2 attached hereto, is furnished pursuant to Item 2.02 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 (the "Exchange Act"), or otherwise subject to the liabilities of that Section. The information in Item 2.02 of this Current Report, including Exhibits 99.1 and 99.2, shall not be deemed incorporated by reference into any filing of the registrant under the Securities Act of 1933, as amended, 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 exhibits in this Item 2.02 are incorporated by reference).

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits.

Exhibit No.	Description
99.1	Press Release of Granite Point Mortgage Trust Inc., datedFebruary 14, 2024.
99.2	2023 Fourth Quarter and Full Year Earnings Call Supplemental.
104	Cover Page Interactive Data File (embedded within the Inline XBRL document)

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.

GRANITE POINT MORTGAGE TRUST INC.

By: <u>/s/ MICHAEL J. KARBER</u> Michael J. Karber General Counsel and Secretary

Date: February 14, 2024



Granite Point Mortgage Trust Inc. Reports Fourth Quarter and Full Year 2023 Financial Results and Post Quarter-End Update

NEW YORK, February 14, 2024 – Granite Point Mortgage Trust Inc. (NYSE: GPMT) ("GPMT," "Granite Point" or the "Company") today announced its financial results for the quarter and full year ending December 31, 2023, and provided an update on its activities subsequent to quarter-end. A presentation containing fourth quarter and full year 2023 financial results can be viewed at www.gpmtreit.com.

"During 2023, in light of the challenging macro environment, we prudently managed our business by actively managing our loan portfolio and maintaining a strong liquidity position, actions which protected our investors' capital", said Jack Taylor, president and Chief Executive Officer of GPMT. "Over the course of the year, we realized over \$725 million of loan repayments, paydowns and resolutions, repaid our maturing convertible notes with cash and maintained a level of leverage that remains meaningfully below our target range, given the ongoing market uncertainty. In addition, our proactive portfolio management has resulted in a reduction of our office exposure by over 30% over the last couple of years. While maintaining a defensive stance, we have opportunistically deployed capital into our own securities, and, given the attractive relative value, during 2023 we repurchased about 3.8% of our common shares, generating attractive returns and meaningful book value accretion for our shareholders."

Fourth Quarter 2023 Activity

- Recognized GAAP Net (Loss)⁽¹⁾ of \$(17.1) million, or \$(0.33) per basic share, inclusive of a \$(21.6) million, or \$(0.42) per basic share, provision for credit losses.
 Generated Distributable (Loss)⁽²⁾ of \$(26.4) million, or \$(0.52) per basic share, inclusive of a write-off of \$(33.3) million, or \$(0.65) per basic share. Distributable
- Generated Distributable (Loss)⁽²⁾ of 5(20.4) million, or 5(0.52) per basic share, inclusive of a write-off of 5(35.5) million, or 5(0.65) per basic Earnings⁽²⁾ before realized losses were \$7.0 million, or \$0.14 per basic share.
- Book value per common share was \$12.91 as of December 31, 2023, inclusive of \$(2.71) per common share of total CECL reserve.
- Declared and paid a cash dividend of \$0.20 per common share and a cash dividend of \$0.4375 per share of its Series A preferred stock.
- Funded \$15.2 million in prior loan commitments and upsizes.
- · Realized \$255.2 million of total UPB in loan repayments, principal paydowns, amortization and loan resolutions.
- Opportunistically repurchased 1.0 million common shares, or approx. 2.0% of its common shares outstanding, resulting in book value accretion of approx. \$0.16 per share.
- Resolved a \$92.6 million senior loan that had been on nonaccrual status. The resolution involved a coordinated sale of the collateral property located in San Diego, CA, and the Company providing a new senior floating rate loan with a UPB of \$48.8 million to the new ownership group, which invested meaningful fresh cash equity in the property. As a result of this transaction, the Company incurred a loss of approx. \$(33.3) million.
- Opportunistically sold a \$31.8 million senior loan collateralized by a property located in Dallas, TX. As a result of this transaction, the Company incurred a loss of approx. \$(16.8) million.
- Carried at quarter-end a 98% floating rate loan portfolio with \$2.9 billion in total commitments comprised of over 99% senior loans. As of December 31, 2023, portfolio weighted average stabilized LTV was 63.6%⁽³⁾ and a realized loan portfolio yield was 8.3%⁴⁾.
- Weighted average loan portfolio risk rating was 2.8 at December 31, 2023, with approx. 81% of loans risk ranked 3 or better.
- Total CECL reserve at quarter-end was \$137.1 million, or 4.7% of total portfolio commitments.
- Increased the borrowing capacity of the JPMorgan financing facility up to \$525 million and modified other terms, resulting in additional cash proceeds to the Company of \$100 million.
- Ended the quarter with over \$188 million in cash on hand and a total leverage ratio⁵⁾ of 2.1x.

Full Year 2023 Activity

- Recognized GAAP Net (Loss)⁽¹⁾ of \$(77.6) million, or \$(1.50) per basic share, inclusive of a \$(104.8) million, or \$(2.03) per basic share, provision for credit losses.
 Generated Distributable (Loss)⁽²⁾ of \$(17.0) million, or \$(0.33) per basic share, inclusive of write-offs of \$(54.3) million, or \$(1.05) per basic share. Distributable
- Earnings⁽²⁾ before realized losses were \$37.3 million, or \$0.72 per basic share, inclusive of white-ons of \$(54.5) million, or \$(1.05) per basic share. Basic share, and the state of the
- Realized \$730.2 million of total UPB in loan repayments, principal paydowns, amortization and loan resolutions, which consisted of approx. 35% office, 28% multifamily, 21% hotel, 10% industrial and 5% retail properties.

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- During 2023, opportunistically repurchased approx. 2.0 million common shares, or approx. 3.8% of common shares outstanding, resulting in total book value accretion of approx. \$0.35 per share.
- Over the course of 2023, extended the maturities of the Morgan Stanley, Goldman Sachs and JPMorgan financing facilities to June 2024, July 2024 and July 2025, respectively.
- Successfully refinanced GPMT 2019-FL2 CRE CLO, retiring inefficient liabilities and releasing approx. \$85 million in cash.

- Post Quarter-End Update
 So far in Q1 2024, funded \$7.1 million on existing loan commitments.
 - Received \$5.9 million from loan payoffs and paydowns.
 - As of February 9th, carried approximately \$170 million in unrestricted cash.
- Represents Net Income Attributable to Common Stockholders. Please see page 6 for Distributable Earnings and Distributable Earnings before realized losses definition and a reconciliation of GAAP to non-GAAP financial information. Sublized clans-value raio (LTV) is calculated as the fully funded loan amount (plus any financing that is *pari passa* 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 tenant occupancy. Yield includes not crigination fees so included future fundings, and is expressed as a monthly equivalent yield. Portolio yield includes nonaccual loans. Borrowings outstanding on repurchase facilities, non-mtm repurchase facility, secured credit facility, CLO's, asset-specific financing and convertible senior notes, less cash, divided by total stockholders' equity.
- (4) (5)

Conference Call

Granite Point Mortgage Trust Inc. will host a conference call on February 15, 2024, at 11:00 a.m. ET to discuss fourth quarter and full year 2023 financial results and related information. To participate in the teleconference, please call toll-free (877) 407-8031, (or (201) 689-8031 for international callers), approximately 10 minutes prior to the above start time, and ask to be joined into the Granite Point Mortgage Trust Inc. call. You may also listen to the teleconference live via the Internet at www.gpmtreit.com, in the Investor Relations section under the News & Events link. For those unable to attend, a telephone playback will be available beginning February 15, 2024, at 12:00 p.m. ET through February 22, 2024, at 12:00 a.m. ET. The playback can be accessed by calling (877) 660-6853 (or (201) 612-7415 for international callers) and providing the Access Code 13743745. The call will also be archived on the Company's website in the Investor Relations section under the News & Events link.

About Granite Point Mortgage Trust Inc.

Granite Point Mortgage Trust Inc. is a Maryland corporation focused on directly originating, investing in and managing senior floating rate commercial mortgage loans and other debt and debt-like commercial real estate investments. Granite Point is headquartered in New York, NY. Additional information is available at www.gpmtreit.com.

Forward-Looking Statements

This press release contains, or incorporates by reference, not only historical information, but also forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Forward-looking statements involve numerous risks and uncertainties. Our actual results may differ from our beliefs, expectations, estimates, projections and illustrations and, consequently, you should not rely on these forward-looking statements as predictions of future events. Forward-looking statements are not historical in nature and can be identified by words such as "anticipate," "estimate," "will," "should," "expect," "target," "believe," "outlook," "potential," "continue," "intend," "seek," "plan," "goals," "future," "likely," "may" and similar expressions or their negative forms, or by references to strategy, plans or intentions. The illustrative examples "seek," "plan," "goals," "future," "likely," "may" and similar expressions or their negative forms, or by references to strategy, plans or intentions. The illustrative examples herein are forward-looking statements. By their nature, forward-looking statements speak only as of the date they are made, are not statements of historical facts or guarantees of future performance and are subject to risks, uncertainties, assumptions or changes in circumstances that are difficult to predict or quantify. Our expectations, beliefs and estimates are expressed in good faith and we believe there is a reasonable basis for them. However, there can be no assurance that management's expectations, beliefs and estimates will prove to be correct or be achieved, and actual results may vary materially from what is expressed in or indicated by the forward-looking statements.

These forward-looking statements are subject to risks and uncertainties, including, among other things, those described in our Annual Report on Form 10-K for the year ended December 31, 2022, under the caption "Risk Factors," and any subsequent Form 10-Q or other filings made with the SEC. Forward-looking statements speak only as of the date they are made, and we undertake no obligation to update or revise any such forward-looking statements, whether as a result of new information, future events or otherwise.

This press release is for informational purposes only and shall not constitute, or form a part of, an offer to sell or buy or the solicitation of an offer to sell or the solicitation of an offer to buy any securities.

Non-GAAP Financial Measures

In addition to disclosing financial results calculated in accordance with United States generally accepted accounting principles (GAAP), this press release and the accompanying earnings presentation present non-GAAP financial measures, such as Distributable Earnings and Distributable Earnings per basic common share, that exclude certain items. Granite Point management believes that these non-GAAP measures enable it to perform meaningful comparisons of past, present and future results of the Company's core business operations, and uses these measures to gain a comparative understanding of the Company's operating performance and business trends. The non-GAAP financial measures presented by the Company represent supplemental information to assist investors in analyzing the results of its operations. However, because these measures are not calculated in accordance with GAAP, they should not be considered a substitute for, or superior to, the



financial measures calculated in accordance with GAAP. The Company's GAAP financial results and the reconciliations from these results should be carefully evaluated. See the GAAP to non-GAAP reconciliation table on page 6 of this release.

Additional Information Stockholders of Granite Point and other interested persons may find additional information regarding the Company at the Securities and Exchange Commission's Internet site at <u>www.sec.gov</u> or by directing requests to: Granite Point Mortgage Trust Inc., 3 Bryant Park, 24^h Floor, New York, NY 10036, telephone (212) 364-5500.

Contact

Investors: Chris Petta Investor Relations, Granite Point Mortgage Trust Inc., (212) 364-5500.investors@gpmtreit.com.

GRANITE POINT MORTGAGE TRUST INC. CONSOLIDATED BALANCE SHEETS (in thousands, except share data)

	December 31, 2023		December 31, 2022
ASSETS	(unaudited)		
Loans held-for-investment	\$ 2,718,486	\$	3,350,150
Allowance for credit losses	(134,661)		(82,335)
Loans held-for-investment, net	2,583,825	_	3,267,815
Cash and cash equivalents	188,370		133,132
Restricted cash	10,846		7,033
Real estate owned, net	16,939		_
Accrued interest receivable	12,380		13,413
Other assets	34,572		32,708
Total Assets	\$ 2,846,932	\$	3,454,101
LIABILITIES AND STOCKHOLDERS' EQUITY			
Liabilities			
Repurchase facilities	\$ 875,442	\$	1,015,566
Securitized debt obligations	991,698		1,138,749
Asset-specific financings	_		44,913
Secured credit facility	84,000		100,000
Convertible senior notes	_		130,918
Dividends payable	14,136		14,318
Other liabilities	22,633		24,967
Total Liabilities	 1,987,909		2,469,431
Commitments and Contingencies			
10.00% cumulative redeemable preferred stock, par value \$0.01 per share; 50,000,000 shares authorized	—		1,000
Stockholders' Equity			
7.00% Series A cumulative redeemable preferred stock, par value \$0.01 per share; 11,500,000 shares authorized, and 8,229,500 and 8,229,500 shares issued and outstanding, respectively; liquidation preference \$25.00 per share	82		82
Common stock, par value \$0.01 per share; 450,000,000 shares authorized, and 50,577,841 shares and 52,350,989 issued and outstanding, respectively	506		524
Additional paid-in capital	1,198,048		1,202,315
Cumulative earnings	67,495		130,693
Cumulative distributions to stockholders	(407,233)		(350,069)
Total Granite Point Mortgage Trust Inc. Stockholders' Equity	858,898	_	983,545
Non-controlling interests	125		125
Total Equity	\$ 859,023	\$	983,670
Total Liabilities and Stockholders' Equity	\$ 2,846,932	\$	3,454,101



GRANITE POINT MORTGAGE TRUST INC. CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (LOSS) (in thousands, except share data)

(Three Months Ended			Year Ended				
	December 31, 2023 2022		December 31,					
				2023	ber .	2022		
Interest income:		2023 naudited)		2022		(unaudited)		2022
Loans held-for-investment	\$ (u	59,377	¢	60.025	\$	254,733	\$	208,500
Cash and cash equivalents	φ	2,126	ψ	1,394	ψ	9,002	ψ	2,354
Total interest income		61,503	-	61,419		263,735		210,854
Interest expense:		01,505		01,419		205,755		210,004
Repurchase facilities		21,963		18,966		86,593		49,452
Secured credit facility		3,108		383		12,290		383
Securitized debt obligations		18,622		16,639		72,975		51,631
Convertible senior notes				3,824		6,975		17,527
Term financing facility				—		—		1,713
Asset-specific financings		478		623		2,902		1,669
Senior secured term loan facilities		—		—		—		3,754
Total interest expense		44,171		40,435	_	181,735		126,129
Net interest income		17,332		20,984		82,000		84,725
Other (loss) income:								
Revenue from real estate owned operations		1,104		—		2,622		
(Provision for) benefit from credit losses		(21,571)		(16,508)		(104,807)		(69,265)
Gain (loss) on extinguishment of debt		—		—		238		(18,823)
Realized losses on sales				(1,702)		_		(1,702)
Fee income		53				134		954
Total other (loss) income		(20,414)		(18,210)		(101,813)		(88,836)
Expenses:								
Compensation and benefits		4,546		3,686		21,711		20,225
Servicing expenses		1,284		1,421		5,313		5,718
Expenses from real estate owned operations		2,080				5,977		—
Other operating expenses		2,480		3,887		10,289		10,754
Total expenses		10,390		8,994		43,290		36,697
(Loss) income before income taxes		(13,472)		(6,220)		(63,103)		(40,808)
Provision for (benefit from) income taxes		1		6		95		17
Net (loss) income		(13,473)		(6,226)		(63,198)		(40,825)
Dividends on preferred stock		3,601		3,626		14,451		14,502
Net (loss) income attributable to common stockholders	\$	(17,074)	\$	(9,852)	\$	(77,649)	\$	(55,327)
Basic (loss) earnings per weighted average common share	\$	(0.33)	\$	(0.19)	\$	(1.50)	\$	(1.04)
Diluted (loss) earnings per weighted average common share	\$	(0.33)	\$	(0.19)	\$	(1.50)	\$	(1.04)
Dividends declared per common share	\$	0.20	\$	0.20	\$	0.80	\$	0.95
Weighted average number of shares of common stock outstanding:			-					
Basic		51,156,015		52,350,989		51,641,619		53,011,806
Diluted		51,156,015		52,350,989		51,641,619		53,011,806
Net (loss) income attributable to common stockholders	\$	(17,074)	\$	(9,852)	\$	(77,649)	\$	(55,327)

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GRANITE POINT MORTGAGE TRUST INC. RECONCILIATION OF GAAP TO NON-GAAP FINANCIAL INFORMATION (dollars in thousands, except share data)

	Three M	Aonths Ended December 31, 2023	Twelve Months Ended December 31, 2023
Reconciliation of GAAP Net (Loss) to Distributable (Loss) ⁽¹⁾ :		(unaudited)	(unaudited)
GAAP Net (Loss)	\$	(17,074)	\$ (77,649)
Adjustments for non-distributable earnings:			
Provision for (benefit from) credit losses		21,571	104,807
Non-cash equity compensation		1,066	6,979
(Gain) loss on extinguishment of debt		—	(238)
Depreciation and Amortization on Real Estate Owned		1,399	3,375
Distributable Earnings ⁽¹⁾ before realized losses and write-offs	\$	6,962	\$ 37,274
Loan write-offs		(33,324)	(54,274)
Distributable (Loss) ⁽¹⁾	\$	(26,362)	\$ (17,000)
Basic weighted average shares outstanding		51,156,015	51,641,619
Distributable Earnings ⁽¹⁾ before realized losses and write-offsper basic common share	\$	0.14	\$ 0.72
Distributable (Loss) ⁽¹⁾ per basic common share	\$	(0.52)	\$ (0.33)

(1) Beginning with our Annual Report on Form 10-K for the year ended December 31, 2022, and for all subsequent reporting periods ending on or after December 31, 2022, we have elected to present Distributable Earnings, a measure that is not prepared in accordance with GAAP, as a supplemental method of evaluating our operating performance. Distributable Earnings replaces our prior presentation of Core Earnings with no changes to the definition. In order to maintain our status as a REIT, we are required to distributable Earnings is intended to vortime serve as a general, hough imperfect, proxy for our taxable income. As subficient income. As subjected as key indicator of our abiliticator of our abiliticator of our abiliticator of our abiliticator of unabiliticator of our abiliticator of an abilitication of a sessessing the overline serve comprise a meaningful segment of our stockholders hase. We believe providing Distributable Earnings on a supplemental basis to our net income and eash flow from operating performance of our business.

For reporting purposes, we define Distributable Earnings as net income attributable to our stockholders, computed in accordance with GAAP, excluding: (i) non-cash equity compensation expenses; (ii) depreciation and amortization; (iii) any unrealized gains (losses) or other similar non-cash items that are included in net income for the applicable reporting period (regardless of whether such items are included in other comprehensive income or in net income for such period); and (iv) certain non-cash items and one-time expenses. Distributable Earnings may also be adjusted from time to time to time for reporting purposes to exclude one-time expenses in GAAP and certain other material non-cash income or expense items approved by a majority of our independent directors. The exclusion of depreciation and amortization from the calculation of Distributable Earnings only applies to deb investments related to real estate to the extent we foreclose upon the property or properties underlying such deb investments.

While Distributable Earnings excludes the impact of the unrealized non-cash current provision for credit losses, we expect to only recognize such potential credit losses in Distributable Earnings if and when such amounts are deemed non-recoverable. This is generally at the time a loan is repaid, or in the case of foreclosure, when the underlying asset is sold, but non-recoverability may also be concluded if, in our determination, it is nearly certain that all amounts due will not be collected. The realized loss we exceed to be received, and the carrying value of the asset, and is reflective experience as it relates to the ultimate realization of the loan. Diving the quarter and year ended December 31, 2023, we recorded provides and we are indexed from Distributable Earnings, consistent with other unrealized gains (losses) and other non-cash items pursuant to our existing policy for reporting Distributable Earnings referenced above. During the quarter distributable Earnings referenced above. During the quarter distributable Earnings referenced above. During the current on our existing policy for reporting Distributable Earnings referenced above. During the current on our existing policy for reporting Distributable Earnings referenced above. During the current on our existing policy for reporting Distributable Earnings referenced above. During the quarter distributa

During the year ended December 31, 2023, we recorded \$(54.3) million of realized losses no loan investments consisting of (i) \$(33.3) million realized loss representing a write-off of an allowance for credit losses related to the resolution of a loan secured by an office property located in San Diego, CA, (ii) \$(16.8) million realized loss representing a write-off of an allowance for credit losses related to the transfer to loans held-for-sale of a loan secured by an office property located in Dallas, TX, and (iii) \$(42.2) million realized loss representing a write-off of an allowance for credit losses related to the transfer to loans held-for-sale of a loan secured by an office property located in Dallas, TX, and (iii) \$(42.2) million realized loss transfer to loans held-for-sale of a loans secured by an office property located in Dallas, TX. and (iii) \$(42.2) million realized losses transfer to loass held-for-sale of a loans secured by an office property located in Dallas, TX. and (iii) \$(42.2) million realized losses transfer to loass held-for-sale of a losse have been included in Distributable Eamings pursuant to our existing policy for reporting referenced above.

Distributable Earnings does not represent net income or cash flow from operating activities and should not be considered as an alternative to GAAP net income, or an indication of our GAAP cash flows from operations, a measure of our liquidity, or an indication of funds available for our cash needs. In addition, our methodology for calculating Distributable Earnings may differ from the methodologies employed by other companies to calculate the same or similar supplemental performance measures, and, accordingly, our reported Distributable Earnings may not be comparable to the Distributable Earning provide by other companies.

We believe it is useful to our stockholders to present Distributable Earnings before realized losses to reflect our run-rate operating results as (i) our operating results are mainly comprised of net interest income earned on our loan investments net of our operating expenses, which comprise our ongoing operations, (ii) it helps our stockholders to present Distributable Earnings and Distributable Earnings before relaized losses, are comparable supplemental preformance or essue, to evaluate and compare the performance of our company and our peers.



Fourth Quarter and Full Year 2023 Earnings Supplemental

February 15, 2024

Safe Harbor Statement



This presentation contains, or incorporates by reference, not only historical information, but also forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Forward-looking statements involve numerous risks and uncertainties. Our actual results may differ from our beliefs, expectations, estimates, projections and illustrations and, consequently, you should not rely on these forward-looking statements as predictions of future events. Forward-looking statements are not historical in nature and can be identified by words such as "anticipate," "estimate," "will," "should," "expect," "target," "believe," "outlook," "potential," "continue," "intend," "seek," "plan," "goals," "future," "likely," "may" and similar expressions or their negative forms, or by references to strategy, plans or intentions. The illustrative examples herein are forward-looking statements. By their nature, forward-looking statements speak only as of the date they are made, are not statements of historical facts or guarantees of future performance and are subject to risks, uncertainties, assumptions or changes in circumstances that are difficult to predict or quantify. Our expectations, beliefs and estimates are expressed in good faith and we believe there is a reasonable basis for them. However, there can be no assurance that management's expectations, beliefs and estimates will prove to be correct or be achieved, and actual results may vary materially from what is expressed in or indicated by the forward-looking statements.

These forward-looking statements are subject to risks and uncertainties, including, among other things, those described in our Annual Report on Form 10-K for the year ended December 31, 2022, under the caption "Risk Factors," and any subsequent Form 10-Q or other filings made with the SEC. Forward-looking statements speak only as of the date they are made, and we undertake no obligation to update or revise any such forward-looking statements, whether as a result of new information, future events or otherwise.

This presentation is for informational purposes only and shall not constitute, or form a part of, an offer to sell or buy or the solicitation of an offer to sell or the solicitation of an offer to buy any securities.

Company Overview*



An internally-managed commercial real estate finance company operating as a REIT, focused on originating and investing in floating-rate, first mortgage loans secured by institutional-quality transitional properties.

Conservatively managed balance sheet with a granular investment portfolio and a well-balanced funding profile.

INVESTMEN	T PORTFOLIO	CAPITAL	IZATION	SUMMARY	(RESULTS	
\$2.9 billion ** Total Portfolio Commitments Across 73 Loan Investments	100% Loans 99% Senior Loans 98% Floating Rate	\$3.1 billion Total Financing Capacity with \$2.0 billion Outstanding	~56% Non-Mark-to- Market Borrowings	\$(0.33) Q4'23 GAAP Net [†] (loss) per basic share	\$(1.50) 2023 GAAP Net [†] (loss) per basic share	
63.6% Weighted Average LTV***	\$37.4 million Average UPB	2.1x Total Debt-to- Equity Leverage**	\$188 million Unrestricted Cash Balance	\$0.14 Q4'23 Distributable Earnings ^{††} before realized losses per basic share	\$0.72 2023 Distributable Earnings ^{††} before realized losses per basic share	
or 4.7% of portfolio o 67%, or \$91.4 mi	ance for credit losses, commitments, of which llion, is allocated to CL reserves.	outstanding includin facilities and \$1.0br non-mark-to-market CRE CLOs. No rema	g capacity; \$2.0bn ng \$1.0bn across six n in non-recourse and t borrowings from two ining corporate debt irities.	13.5% Annualiz \$12	Dividend per share; ed Dividend Yield 2.91 Common Share	

* All information pertaining to this slide is as of December 31, 2023, unless otherwise noted.

** Includes maximum loan commitments. Outstanding principal balance of \$2.7 billion.

[†] Represents Net Income Attributable to Common Stockholders; see definition in the appendix.

 †† See definition and reconciliation to GAAP net income in the appendix.

Company Business Update



PORTFOLIO CREDIT QUALITY	 Defensively-positioned and broadly-diversified portfolio of 100% CRE loans (over 99% senior first mortgages) with a weighted average stabilized LTV of 63.6%*. Weighted average portfolio risk rating of 2.8 as of December 31, 2023. Well-positioned portfolio with approx. 81% risk ranked 3 and lower. Actively pursuing asset resolution options including with respect to the five risk-rated "5" loans with a carrying value of \$234 million.
PORTFOLIO ACTIVITY	 In Q4'23, the Company resolved a \$92.6 million senior loan that had been on nonaccrual status. The resolution involved a coordinated sale of the collateral property located in San Diego, CA, and the Company providing a new senior floating rate loan with a UPB of \$48.8 million to the new ownership group, which invested meaningful fresh cash equity in the property. As a result of this transaction, the Company incurred a loss of approx. \$(33.3) million. In Q4'23, the Company opportunistically sold a \$31.8 million senior loan collateralized by a property located in Dallas, TX. As a result of this transaction, the Company incurred a loss of approx. \$(16.8) million.
CAPITALIZATION & LIQUIDITY	 On October 1, 2023, the Company redeemed for cash the \$132 million of Convertible Senior Notes. Following the redemption, the Company has no corporate debt outstanding. In Q4'23, the Company increased the borrowing capacity of the JPMorgan financing facility up to \$525 million and modified other terms, resulting in additional cash proceeds to the Company of \$100 million. Over the course of 2023, extended the maturities of the Morgan Stanley, Goldman Sachs and JPMorgan financing facilities to June 2024, July 2024 and July 2025, respectively. During 2023, the Company successfully refinanced GPMT 2019-FL2 CRE CLO, retiring inefficient liabilities and releasing approx. \$85 million in cash.
SUBSEQUENT EVENTS	 So far in Q1'24, the Company funded \$7.1 million on existing loan commitments and realized \$5.9 million in loan repayments and paydowns. As of February 9th, carried approx. \$170 million in unrestricted cash.

* See definition in the appendix.

Q4 and Full Year 2023 Summary Results



FINANCIAL SUMMARY	 Q4 GAAP Net (Loss)* of \$(17.1) million, or \$(0.33) per basic share, inclusive of a \$(21.6) million, or \$(0.42) per basic share, provision for credit losses. Q4 Distributable (Loss)** of \$(26.4) million, or \$(0.52) per basic share, inclusive of a write-off of \$(33.3) million, or \$(0.65) per basic share. Distributable Earnings** before realized losses were \$7.0 million, or Q4 GAAP Net (Loss)* of \$(17.1) million, or \$(0.52) per basic share, inclusive of a write-off of \$(33.3) million, or \$(0.65) per basic share. Distributable Earnings** before realized losses were \$7.0 million, or 				
	\$0.14 per basic share. \$0.72 per basic share.				
	Q4 Common stock quarterly dividend per share of \$0.20; Series A preferred dividend per share of \$0.4375.				
	 Q4 Book value per common share of \$12.91, inclusive of \$(2.71) per common share of total CECL reserve; \$0.80 of common dividends per share in 2023. 				
	 In Q4, funded \$15.2 million on existing loan commitments and upsizes. During 2023 funded \$69.3 million on existing loan commitments. 				
 PORTFOLIO ACTIVITY In Q4, realized \$255.2 million of total UPB in Ioan repayments, principal paydowns, amortization and Ioan In 2023 realized \$730.2 million of Ioan repayments, principal paydowns, amortization, and Ioan resolut consisted of approx. 35% office, 28% multifamily, 21% hotel, 10% industrial and 5% retail properties. 					
PORTFOLIO OVERVIEW	 Portfolio with \$2.9 billion in total commitments across 73 loan investments comprised of over 99% senior loans with a weighted average stabilized LTV of 63.6%[†] and a realized loan portfolio yield of 8.3%[†]; over 98% floating rate. 				
	 Total CECL reserve of \$137.1 million, or 4.7% of total portfolio commitments as of December 31, 2023. 				
CAPITALIZATION	 During 2023, opportunistically repurchased approx. 2.0 million common shares, or approx. 3.8% of common shares outstanding, resulting in book value accretion of approx. \$0.35 per share. 				
& LIQUIDITY	 Ended Q4 with over \$188 million in unrestricted cash and total leverage ratio^{††} of 2.1x with no corporate debt maturities remaining. 				

* Represents Net Income Attributable to Common Stockholders; see definition in the appendix.

** See definition and reconciliation to GAAP net income in the appendix.

[†] See definition in the appendix. Includes nonaccrual loans.

 †† See definition in the appendix.

Q4 2023 Financial Summary



SUMMARY INCOME STATEMENT (\$ IN MILLIONS, EXCEPT PER SHARE DATA) (UNAUDITED)				
Net Interest Income	\$17.3			
Fee Income	\$0.1			
(Provision) for Credit Losses	\$(21.6)			
Revenue / (Expenses) from REO Operations, net	\$(1.0)			
Operating Expenses	\$(8.3)			
Dividends on Preferred Stock	\$(3.6)			
GAAP Net (Loss)*	\$(17.1)			
Basic Wtd. Avg. Common Shares	51,156,015			
Diluted Wtd. Avg. Common Shares	51,156,015			
Net (Loss) Per Basic Share	\$(0.33)			
Net (Loss) Per Diluted Share	\$(0.33)			
Common Dividend Per Share	\$0.20			
Series A Preferred Dividend Per Share	\$0.4375			

SUMMARY BALANCE SHEET (\$ IN MILLIONS, EXCEPT PER SHARE DATA, REFLECTS CARRYING VALUES) (UNAUDITED)				
Cash	\$188.4			
Restricted Cash	\$10.8			
Loans Held-for-Investment, net	\$2,583.8			
Real Estate Owned, net ⁽¹⁾	\$20.5			
Repurchase Facilities	\$875.4			
Securitized (CLO) Debt	\$991.7			
Secured Credit Facility	\$84.0			
Preferred Equity	\$205.7			
Common Equity	\$653.2			
Total Stockholders' Equity	\$858.9			
Common Shares Outstanding	50,577,841			
Book Value Per Common Share	\$12.91			

* See definition in the appendix. Due to rounding figures may not result in the totals presented.

Key Drivers of Q4 2023 Earnings and Book Value Per Share

- GAAP Net (Loss)* of \$(17.1) million, or \$(0.33) per basic share, inclusive of a \$(21.6) million, or \$(0.42) per basic share, of provision for credit losses.
- Distributable (Loss)** of \$(26.4) million, or \$(0.52) per basic share, inclusive of a write-off of \$(33.3) million, or \$(0.65) per basic share. Distributable Earnings** before realized losses were \$7.0 million, or \$0.14 per basic share.
- Q4 2023 book value per common share of \$12.91, inclusive of \$(2.71) per common share total CECL reserve.



* Represents Net Income Attributable to Common Stockholders; see definition in the appendix.

** See definition and reconciliation to GAAP net income in the appendix.

BOOK VALUE WALK PER SHARE

Loan Portfolio Credit Overview



• Weighted average portfolio risk rating of 2.8 as of December 31, 2023.







* \$ in millions.

** See definition in the appendix.

Loan Portfolio Overview as of December 31, 2023



KEY PORTFOLIO STATISTICS					
Outstanding Principal Balance	\$2.7 billion				
Total Loan Commitments	\$2.9 billion				
Number of Investments	73				
Average UPB	~\$37.4 mil				
Realized Loan Portfolio Yield**	8.3%				
Weighted Average Stabilized LTV*	63.6%				
Weighted Average Fully- Extended Remaining Term ⁽³⁾	1.6 years				

* See definition in the appendix.

** See definition in the appendix. Includes nonaccrual loans.



Sensitivity to Short-term Interest Rates



• Over 98% floating-rate senior loan portfolio indexed to Term SOFR.



Overview of Risk-Rated "5" Loans



- In Q4'23, the Company resolved a \$92.6 million senior loan that had been on nonaccrual status resulting in a realized loss of approx. \$(33.3) million. The resolution involved a coordinated sale of the collateral property located in San Diego, CA, and the Company providing a new senior floating rate loan with a UPB of \$48.8 million to the new ownership group, which invested meaningful cash equity in the property.
- In Q4'23, the Company opportunistically sold a \$31.8 million senior loan collateralized by a property located in Dallas, TX. As a result of this transaction, the Company incurred a loss of approx. \$(16.8) million.
- During Q4'23, the Company downgraded to a risk rating of "5" an \$85.6 million senior loan collateralized by a mixed-use office and retail property located in Baton Rouge, LA as the collateral property's operating performance has been adversely affected by the ongoing real estate and capital markets challenges. The loan was placed on nonaccrual status as of December 31, 2023.
- During Q4'23, the Company downgraded to a risk rating of "5" an \$80.0 million senior loan collateralized by an office property located in Chicago, IL as the collateral property's operating performance has been adversely affected by the ongoing real estate and capital markets challenges. The loan was placed on nonaccrual status as of December 31, 2023.
- As of December 31, 2023, the Company held five loans that were risk-rated "5" with an aggregate principal balance of \$323.9 million. The Company is actively pursuing resolution options with respect to these loans, which may include a foreclosure, a deed-in-lieu, a loan restructuring, a sale of the loan, or a sale of the collateral property.

	Minneapolis, MN Office ⁽⁶⁾	Chicago, IL Office ⁽⁷⁾	Baton Rouge, LA Mixed-use ⁽⁷⁾	Los Angeles, CA Mixed-use ⁽⁸⁾	Minneapolis, MN Hotel ⁽⁹⁾
Loan Structure	Senior floating-rate	Senior floating-rate	Senior floating-rate	Senior floating-rate	Senior floating-rate
Origination Date	August 2019	July 2019	December 2015	November 2018	December 2018
Collateral Property	409,000 sq. ft. office building	346,545 sq. ft. office building	504,482 sq. ft. office/retail building	83,100 sq. ft. office/retail building	154 key full-service hotel
Total Commitment	\$93 million	\$90 million	\$86 million	\$37 million	\$28 million
Current UPB	\$93 million	\$80 million	\$86 million	\$37 million	\$28 million
Cash Coupon*	S + 2.8%	S + 3.7%	S + 4.2%	S + 3.6%	S + 3.9%

* See definition in the appendix.

Office Loan Portfolio Overview



- Since 2021, reduced the office exposure by over \$525 million, or over 30%, primarily through repayments and paydowns, and also through other proactive loan resolutions.
- Granular office portfolio across 20 MSAs and 17 States.
- 55% CBD locations, 45% suburban locations.
- 35% Top 5 markets, 65% secondary markets.
- Average principal balance \$34.2 million.
- Weighted average stabilized LTV of 63.8%.
- 5-rated office exposure in Minneapolis, Chicago and Downtown LA.
- No office exposure in Washington DC, San Francisco Bay Area, Portland or Seattle.







* Includes mixed-use properties.

Funding Mix and Capitalization Highlights



WELL-BALANCED CAPITAL STRUCTURE WITH MODERATE LEVERAGE

FINANCING SUMMARY AS OF DECEMBER 31, 2023						
(\$ IN MILLIONS)	Total Capacity	Outstanding Balance ⁽¹⁰⁾	Wtd. Avg Coupon*	Advance Rate	Non- MTM*	
Repurchase Facilities ⁽¹¹⁾	\$1,850	\$869	S+3.44%	70.5%		
Non-MTM* Repurchase Facility ⁽¹²⁾	\$200	\$6	S + 5.00%	20.8%	~	
Secured Credit Facility	\$100	\$84	S + 6.50%	59.3%	~	
CLO-3 (GPMT 2021-FL3)		\$491	S + 1.89%	78.1%	~	
CLO-4 (GPMT 2021-FL4)		\$503	S + 1.80%	80.9%	~	
Total Borrowings		\$1,953				
Stockholders' Equity		\$859				



* See definition in the appendix.

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Endnotes

Endnotes



- 1) As of December 31, 2023, real estate owned, net included \$3.6 million in other assets and liabilities related to acquired leases.
- 2) Mixed-use properties represented based on allocated loan amounts. Percentages are based off of carrying value.
- 3) Max remaining term assumes all extension options are exercised and excludes four loans that have passed its maturity date and are not eligible for extension, if applicable.
- 4) Reflects changes to SOFR floors arising from loan modifications in prior period.
- 5) Represents estimated change in net interest income for theoretical (+)(-) 25 basis points parallel shifts in 1-month U.S. SOFR, as of 12/31/2023, spot SOFR was 5.35%. All projected changes in quarterly net interest income are measured as the change from our projected quarterly net interest income based off of current performance returns on portfolio as it existed on December 31, 2023. Actual results of changes in annualized net interest income may differ from the information presented in the sensitivity graph due to differences between the dates of actual interest rate resets in our loan investments and our floating rate interest-bearing liabilities, and the dates as of which the analysis was performed.
- 6) Loan was placed on nonaccrual status as of June 2022.
- 7) Loan was placed on nonaccrual status as of December 2023.
- 8) Loan was placed on nonaccrual status as of September 2023.
- 9) Loan was placed on nonaccrual status as of March 2023.
- 10) Outstanding principal balance, excludes deferred debt issuance costs.
- Includes option to be exercised at the Company's discretion, subject to customary terms and conditions, to increase the maximum facility amount of the Goldman Sachs facility from \$250 million to \$350 million.
- 12) Includes option to be exercised at the Company's discretion, subject to customary terms and conditions, to increase the maximum facility amount of the Centennial facility from \$150 million to \$200 million.
- 13) Other non-MTM includes non-mark-to-market repurchase facility and secured credit facility.



Appendix

Summary of Investment Portfolio



(\$ IN MILLIONS)	Maximum Loan Commitment	Principal Balance	Carrying Value	Cash Coupon*	All-in Yield at Origination*	Original Term (Years)*	Initial LTV*	Stabilized LTV*
Senior Loans*	\$2,874.4	\$2,713.7	\$2,570.7	S + 3.75%	S + 4.03%	3.1	66.8%	63.7%
Subordinated Loans	\$13.5	\$13.5	\$13.1	8.00%	8.11%	10.0	41.4%	36.2%
Total Weighted/Average**	\$2,887.9	\$2,727.2	\$2,583.8	S + 3.75%	S+4.03%	3.2	66.7%	63.6%

* See definition in this appendix.

** Due to rounding figures may not result in the totals presented.

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Investment Portfolio



(\$ IN MILLIONS)	Type*	Origination Date	Maximum Loan Commitment	Principal Balance	Carrying Value	Cash Coupon*	All-in Yield at Origination*	Original Term (Years) [*]	State	Property Type	Initial LTV^*	Stabilized LTV
Asset 1	Senior	12/19	\$111.1	\$109.2	\$108.9	S + 2.80%	S + 3.23%	3.0	IL	Multifamily	76.5%	73.0%
Asset 2	Senior	12/18	96.5	92.2	92.0	S + 3.75%	S + 5.21%	3.0	NY	Mixed-Use	26.2%	47.6%
Asset 3	Senior	08/19	93.1	93.1	93.2	S + 2.85%	S + 3.26%	3.0	MN	Office	73.1%	71.2%
Asset 4	Senior	07/19	89.8	80.0	79.9	S + 3.74%	S + 4.32%	3.0	IL	Office	70.0%	64.4%
Asset 5	Senior	10/19	87.4	87.2	86.8	S + 2.60%	S + 3.05%	3.0	TN	Office	70.2%	74.2%
Asset 6	Senior	12/15	86.0	85.6	85.4	S + 4.15%	S + 4.43%	4.0	LA	Mixed-Use	65.5%	60.0%
Asset 7	Senior	06/19	81.2	81.0	80.5	S + 3.29%	S + 3.05%	3.0	TX	Mixed-Use	71.7%	72.2%
Asset 8	Senior	12/18	78.1	60.1	60.0	S + 3.40%	S + 3.44%	3.0	ΤХ	Office	68.5%	66.7%
Asset 9	Senior	10/19	77.3	77.3	77.0	S + 3.41%	S + 3.73%	3.0	FL	Mixed-Use	67.7%	62.9%
Asset 10	Senior	10/22	77.3	77.3	77.3	S + 4.50%	S + 4.61%	2.0	CA	Retail	47.7%	36.6%
Asset 11	Senior	12/19	69.2	62.9	62.8	S + 3.50%	S + 3.28%	3.0	NY	Office	68.8%	59.3%
Asset 12	Senior	12/16	66.0	66.0	66.0	S + 5.15%	S + 4.87%	4.0	FL	Office	73.3%	63.2%
Asset 13	Senior	12/23	61.8	48.8	48.8	S + 5.50%	S + 5.65%	2.0	CA	Office	80.0%	79.2%
Asset 14	Senior	05/22	55.5	46.7	46.5	S + 3.29%	S + 3.70%	3.0	TX	Multifamily	59.3%	62.9%
Asset 15	Senior	06/19	54.1	54.1	53.9	S + 3.35%	S + 3.70%	3.0	VA	Office	49.3%	49.9%
Assets 16-77	Various	Various	\$1,703.5	\$1,605.7	\$1,599.5	S + 3.86%	S + 4.11%	3.3	Various	Various	68.2%	64.0%
Allowance for Credit Losses					\$(134.7)							
Total/Weighted	Average**		\$2,887.9	\$2,727.2	\$2,583.8	S + 3.75%	S + 4.03%	3.2			66.7%	63.6%

* See definition in this appendix.

** Due to rounding figures may not result in the totals presented.

Average Balances and Yields/Cost of Funds



	Quart	Quarter Ended December 31, 2023				
(\$ IN THOUSANDS)	Average Balance**	Interest Income/Expense [†]	Net Yield/Cost of Funds			
Interest-earning assets						
Loans held-for-investment						
Senior loans*	\$2,840,239	\$59,101	8.3%			
Subordinated loans	13,529	276	8.2%			
Total loan interest income/net asset yield	\$2,855,925	\$59,377	8.3%			
Other - Interest on cash and cash equivalents		\$2,126				
Total interest income		\$61,503				
Interest-bearing liabilities						
Borrowings collateralized by:						
Loans held-for-investment						
Senior loans*	\$2,049,046	\$43,994	8.6%			
Subordinated loans	8,123	177	8.7%			
Total interest expense/cost of funds	\$2,057,169	\$44,171	8.6%			
Net interest income/spread		\$17,332	(0.3)%			

* See definition in this appendix. Included in collateralized borrowings is the Centennial repurchase facility with an outstanding balance \$6.2 million, which became collateralized by REO on May 16, 2023.

 $\ast\ast$ Average balance represents average amortized cost on loans held-for-investment.

† Includes amortization of deferred debt issuance costs.

Consolidated Balance Sheets



GRANITE POINT MORTGAGE TRUST INC. CONSOLIDATED BALANCE SHEETS (IN THOUSANDS, EXCEPT SHARE DATA)	De	ecember 31, 2023	De	cember 31, 2022
ASSETS	(unaudited)		
Loans held-for-investment	\$	2,718,486	\$	3,350,150
Allowance for credit losses		(134,661)		(82,335)
Loans held-for-investment, net		2,583,825		3,267,815
Cash and cash equivalents		188,370		133,132
Restricted cash		10,846		7,033
Real estate owned, net		16,939		-
Accrued interest receivable		12,380		13,413
Other assets		34,572		32,708
Total Assets	\$	2,846,932	\$	3,454,101
LI ABILITIES AND STOCKHOLDERS' EQUITY				
Liabilities				
Repurchase facilities	\$	875,442	\$	1,015,566
Securitized debt obligations	1	991,698		1,138,749
Asset-specific financings		_		44,913
Secured credit facility		84,000		100,000
Convertible senior notes		-		130,918
Dividends payable		14,136		14,318
Other liabilities		22,633		24,967
Total Liabilities		1,987,909	-	2,469,431
Commitments and Contingencies				
10% cumulative redeemable preferred stock, par value \$0.01 per share; 50,000,000 shares authorized and 1,000 issued and outstanding (\$1,000,000 liquidation preference)		-		1,000
Stockholders' Equity				
7.00% Series A cumulative redeemable preferred stock, par value \$0.01 per share; 11,500,000 shares authorized and 8,229,500 a nd 8,229,500 shares issued and outstanding, respectively; liquidation preference \$25.00 per share		82		82
Common stock, par value \$0.01 per share; 450,000,000 shares authorized and 50,577,841 and 52,350,989 shares issued and outstanding, respectively		506		524
Additional paid-in capital		1,198,048		1,202,315
Cumulative earnings		67,495		130,693
Cumulative distributions to stockholders		(407,233)		(350,069)
Total Granite Point Mortgage Trust Inc. Stockholders' Equity		858,898		983,545
Non-controlling interests		125		125
Total Equity	\$	859,023	\$	983,670
	\$	2,846,932	\$	3,454,101

Consolidated Statements of Comprehensive Income (Loss)



GRANITE POINT MORTGAGE TRUST INC.		nths Ended	Twelve Months Ended			
CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (LOSS) (in thousands, except share data)	Decem	ber 31,	Decer	nber 31,		
(in thousands, except shale data)	2023	2022	2023	2022		
Interest income:	(unaudited)		(unaudited)			
Loans held-for-investment	\$ 59,377	\$ 60,025	\$ 254,733			
Cash and cash equivalents	2,126	1,394	9,002	2,35		
Total interest income	61,503	61,419	263,735	210,85		
nterest expense:						
Repurchase facilities	21,963	18,966	86,593	49,45		
Secured credit facility	3,108	383	12,290	38		
Securitized debt obligations	18,622	16,639	72,975	51,63		
Convertible senior notes). -	3,824	6,975	17,52		
Term financing facility	(-	-	-	1,71		
Asset-specific financings	478	623	2,902	1,66		
Senior secured term loan facilities	-		-	3,75		
To tal Interest Expense	44,171	40,435	181,735	126,12		
Net interest income	17,332	20,984	82,000	84,72		
Other (loss) income:						
Revenue from real estate owned operations	1,104	-	2,622			
Provision for) Benefit from credit losses	(21,571)	(16,508)	(104,807)	(69,26		
Gain (loss) on extinguishment of debt	-	-	238	(18,82		
Realized losses on sales	-	(1,702)	-	(1,70		
Fee income	53	-	134	95		
Total other (loss) income	(20,414)	(18,210)	(101.813)	(88,83		
Expenses:	1, 1997 A. 1997 A. 1	1.000	Americano),			
Compensation and benefits	4,546	3,686	21,711	20,22		
Servicing expenses	1,284	1,421	5,313	5,7:		
Expenses from real estate owned operations	2,080	-	5.977			
Other operating expenses	2,480	3.887	10.289	10.75		
Total expenses	10,390	8,994	43,290	36,69		
(Loss) income before income taxes	(13,472)	(6,220)	(63,103)	(40,80		
Provision for (benefit from) income taxes	1	(-)(95	(
Net (loss) income	(13,473)	(6,226)	(63.198)	(40,82		
Dividends on preferred stock	3,601	3,626	14,451	14,50		
Net (loss) income attributable to common stockholders	\$ (17,074)	\$ (9,852)	\$ (77,649)	\$ (55,32		
Basic earnings (loss) per weighted average common share	\$ (0.33)	\$ (0.19)	\$ (1.50)	\$ (1.0		
Diluted earnings (loss) per weighted average common share	\$ (0.33)	\$ (0.19)	\$ (1.50)	\$ (1.0		
Dividends declared per common share	\$ 0.20	\$ 0.20	\$ 0.80	\$ 0.9		
Weighted a verage number of shares of common stock outstanding:						
Basic	51,156.015	52.350.989	51.641.619	53,011,80		
Diluted	51,156,015	52,350,989	51,641,619	53,011,80		
	\$ (17.074)	\$ (9.852)	\$ (77,649)	\$ (55.32		
Net (loss) income attributable to common stockholders	<u>φ</u> (17,074)	<u>a</u> (9,852)	<u> </u>	<u>s</u> (55,32 21		

Reconciliation of GAAP Net (Loss) Income to Distributable Earnings (Loss)*



(\$ IN MILLIONS, EXCEPT PER SHARE DATA) (UNAUDITED)	Q1 2023	Q2 2023	Q3 2023	Q4 2023
GAAP Net (Loss) Income*	\$(37.5)	\$1.4	\$(24.5)	\$(17.1)
Adjustments:				
Provision (Benefit from) for Credit Losses	\$46.4	\$5.8	\$31.0	\$21.6
Loss (Gain) on Extinguishment of Debt	\$(0.2)	\$-	\$-	\$-
Non-Cash Equity Compensation	\$2.0	\$2.4	\$1.6	\$1.1
Depreciation and Amortization on Real Estate Owned	\$-	\$0.6	\$1.4	\$1.4
Distributable Earnings* before realized losses	\$10.7	\$10.2	\$9.5	\$7.0
Loan Write-offs	\$-	\$(4.2)	\$(16.8)	\$(33.3)
Distributable Earnings (Loss)*	\$10.7	\$6.0	\$(7.3)	\$(26.4)
Basic Wtd. Avg. Common Shares	52,308,380	51,538,309	51,577,143	51,156,015
Diluted Wtd. Avg. Common Shares	52,308,380	51,619,072	51,577,143	51,156,015
Distributable Earnings* Per basic share before	\$0.20	\$0.20	\$0.18	\$0.14
realized losses and loan write-offs				

* See definition in this appendix.

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Financial Statements Impact of CECL Reserves



- Total allowance for credit losses of \$137.1 million, of which \$2.5 million is related to future funding obligations and recorded in other liabilities.
- Loans reported on the balance sheet are net of the allowance for credit losses.

(\$ in thousands)	At 3/31/23	At 6/30/23	At 9/30/23	At 12/31/23
ASSETS				
Loans Held-for-Investment	\$3,310,830	\$3,096,500	\$2,908,855	\$2,718,486
Allowance for credit losses	\$(128,451)	\$(130,412)	\$(145,297)	\$(134,661)
Carrying Value	\$3,182,379	\$2,966,088	\$2,763,558	\$2,583,825
LIABILITIES				
Other liabilities impact*	\$4,543	\$4,200	\$3,572	\$2,455
STOCKHOLDERS' EQUITY				
Cumulative earnings impact	\$(132,994)	\$(134,611)	\$(148,869)	\$(137,116)

Q4 2023
\$(21,571)
\$33,324
\$11,753

* Represents estimated allowance for credit losses on unfunded loan commitments.

Distributable Earnings



- Beginning with our Annual Report on Form 10-K for the year ended December 31, 2022, and for all subsequent reporting periods ending on or after December 31, 2022, we have elected to present Distributable Earnings, a measure that is not prepared in accordance with GAAP, as a supplemental method of evaluating our operating performance. Distributable Earnings replaces our prior presentation of Core Earnings with no changes to the definition. In order to maintain our status as a REIT, we are required to distribute at least 90% of our taxable income as dividends. Distributable Earnings is intended to overtime serve as a general, though imperfect, proxy for our taxable income. As such, Distributable Earnings is considered a key indicator of our ability to generate sufficient income to pay our common dividends, which is the primary focus of income-oriented investors who comprise a meaningful segment of our stockholder base. We believe providing Distributable Earnings on a supplemental basis to our net income and cash flow from operating activities, as determined in accordance with GAAP, is helpful to stockholders in assessing the overall run-rate operating performance of our business.
- For reporting purposes, we define Distributable Earnings as net income attributable to our stockholders, computed in accordance with GAAP, excluding: (i) non-cash equity compensation expenses; (ii) depreciation and amortization; (iii) any unrealized gains (losses) or other similar non-cash items that are included in net income for the applicable reporting period (regardless of whether such items are included in other comprehensive income or in net income for such period); and (iv) certain non-cash items and one-time expenses. Distributable Earnings may also be adjusted from time to time for reporting purposes to exclude one-time events pursuant to changes in GAAP and certain other material non-cash income or expense items approved by a majority of our independent directors. The exclusion of depreciation and amortization from the calculation of Distributable Earnings only applies to debt investments related to real estate to the extent we foreclose upon the property or properties underlying such debt investments.

Distributable Earnings (cont'd)



- While Distributable Earnings excludes the impact of the unrealized non-cash current provision for credit losses, we expect to only recognize such potential credit losses in Distributable Earnings if and when such amounts are deemed non-recoverable. This is generally at the time a loan is repaid, or in the case of foreclosure, when the underlying asset is sold, but non-recoverability may also be concluded if, in our determination, it is nearly certain that all amounts due will not be collected. The realized loss amount reflected in Distributable Earnings will equal the difference between the cash received, or expected to be received, and the carrying value of the asset, and is reflective of our economic experience as it relates to the ultimate realization of the loan. During the quarter and year ended December 31, 2023, we recorded provision for credit losses of \$(21.6) million \$(104.8) million, respectively, which has been excluded from Distributable Earnings consistent with other unrealized gains (losses) and other non-cash items pursuant to our existing policy for reporting Distributable Earnings referenced above. During the quarter and year ended December 31, 2023, we recorded from Distributable Earnings referenced above. During the quarter and year ended December 31, 2023, we recorded provision for reporting Distributable Earnings (losses) and other non-cash items pursuant to our existing policy for reporting Distributable Earnings consistent with other unrealized gains (losses) and other non-cash items pursuant to our existing policy for reporting Distributable Earnings consistent with other unrealized gains (losses) and other non-cash items pursuant to our existing policy for reporting Distributable Earnings consistent with other unrealized gains (losses) and other non-cash items pursuant to our existing policy for reporting Distributable Earnings referenced above. During the year ended December 31, 2023, we recorded a \$0.2 million gain on early extinguishment of debt, which has been excluded from Dist
- During the year ended December 31, 2023, we recorded \$(54.3) million of realized losses on loan investments consisting of (i) \$(33.3) million realized loss representing a write-off of an allowance for credit losses related to the resolution of a loan secured by an office property located in San Diego, CA, (ii) \$(16.8) million realized loss representing a write-off of an allowance for credit losses related to the transfer to loans held-for-sale of a loan secured by an office property located in Dallas, TX, and (iii) \$(4.2) million realized loss representing a write-off of an allowance for credit losses related to the transfer to REO of a loan secured by an office property located in Phoenix, AZ. These realized losses have been included in Distributable Earnings pursuant to our existing policy for reporting Distributable Earnings referenced above.

Distributable Earnings (cont'd)



- Distributable Earnings does not represent net income or cash flow from operating activities and should not be considered as an alternative to GAAP net income, or an indication of our GAAP cash flows from operations, a measure of our liquidity, or an indication of funds available for our cash needs. In addition, our methodology for calculating Distributable Earnings may differ from the methodologies employed by other companies to calculate the same or similar supplemental performance measures, and, accordingly, our reported Distributable Earnings may not be comparable to the Distributable Earnings reported by other companies.
- We believe it is useful to our stockholders to present Distributable Earnings before realized losses to reflect our run-rate operating results as (i) our operating results are mainly comprised of net interest income earned on our loan investments net of our operating expenses, which comprise our ongoing operations, (ii) it helps our stockholders in assessing the overall run-rate operating performance of our business, and (iii) it has been a useful reference related to our common dividend as it is one of the factors we and our Board of Directors consider when declaring the dividend. We believe that our stockholders use Distributable Earnings and Distributable Earnings before realized losses, or a comparable supplemental performance measure, to evaluate and compare the performance of our company and our peers.

Other Definitions



Realized Loan Portfolio Yield	Provided for illustrative purposes only. Calculations of realized loan portfolio yield are based on a number of assumptions (some or all of which may not occur) and are expressed as monthly equivalent yields that include net origination fees and exit fees and exclude future fundings and any potential or completed loan amendments or modifications.
Cash Coupon	 Cash coupon does not include origination or exit fees.
Future Fundings	 Fundings to borrowers of loan principal balances under existing commitments on our loan portfolio.
Net (Loss) Income Attributable to Common Stockholders	 GAAP Net (Loss) Income attributable to our common stockholders after deducting dividends attributable to our cumulative redeemable preferred stock.
Initial LTV	The initial loan amount (plus any financing that is pari 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.
Stabilized LTV	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 tenant occupancies.
Non-MTM	 Non-Mark-to-Market.
Original Term (Years)	The initial maturity date at origination and does not include any extension options and has not been updated to reflect any subsequent extensions or modifications, if applicable.
Pre-Provision Earnings	 Net interest income, less operating expenses and provision for income taxes.
Recourse Leverage	 Borrowings outstanding on repurchase facilities, non-mtm repurchase facility, secured credit facility, asset-specific financing and convertible senior notes, less cash, divided by total stockholders' equity.

Other Definitions (cont'd)



REO	•	Real estate owned.
Senior Loans		"Senior" means a loan primarily secured by a first priority lien on commercial real property and related personal property and also includes, when applicable, any companion subordinate loans.
Total Leverage	•	Borrowings outstanding on repurchase facilities, non-mtm repurchase facility, secured credit facility, CLO's, asset-specific financing and convertible senior notes, less cash, divided by total stockholders' equity.
Wtd. Avg Coupon	•	Does not include fees and other transaction related expenses.

Company Information



Granite Point Mortgage Trust Inc. is an internally-managed real estate finance company that focuses primarily on directly originating, investing in and managing senior floating rate commercial mortgage loans and other debt and debt-like commercial real estate investments. Granite Point was incorporated in Maryland on April 7, 2017, and has elected to be treated as a real estate investment trust for U.S. federal income tax purposes.

For more information regarding Granite Point, visit www.gpmtreit.com.

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*No report of any analyst is incorporated by reference herein and any such report represents the sole views of such analyst.

