UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

(Mark One)

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

For the quarterly period ended September 30, 2024

OR

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

For the transition period from

Commission File Number: 001-34452

to

Apollo Commercial Real Estate Finance, Inc.

(Exact name of registrant as specified in its charter)

Maryland		27-0467113
(State or other jurisdiction of		(I.R.S. Employer
incorporation or organization)		Identification No.)
1	lo Commercial Real Estate Finance	
	c/o Apollo Global Management, Inc.	
	9 West 57th Street, 42nd Floor,	
	New York, New York 10019	
(Au	ddress of principal executive offices) (Zip Co	de)
	(212) 515–3200	
(Reg	istrant's telephone number, including area c	ode)
Secu	rities 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, \$0.01 par value	ARI	New York Stock Exchange

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes \boxtimes No \square

Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T (232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit such files). Yes \boxtimes No \square

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, a smaller reporting company, or an emerging growth company. See the definitions of "large accelerated filer," "accelerated filer," "smaller reporting company," and "emerging growth company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer	\boxtimes	Accelerated filer	
Non-accelerated filer		Smaller reporting company	
		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. \Box

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes 🗆 No 🗵

As of October 29, 2024, there were 138,174,636 shares, \$0.01 par value per share, of the registrant's common stock issued and outstanding.

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PART I - FINANCIAL INFORMATION

Item 1. Financial Statements

Apollo Commercial Real Estate Finance, Inc. and Subsidiaries

Condensed Consolidated Balance Sheets (Unaudited) (in thousands—except share data)

	Septer	nber 30, 2024	Dece	ember 31, 2023
Assets:				
Cash and cash equivalents	\$	194,287	\$	225,438
Commercial mortgage loans, net ⁽¹⁾⁽³⁾		7,456,389		7,925,359
Subordinate loans, net ⁽²⁾⁽³⁾		374,222		432,734
Real estate owned, held for investment, net ⁽⁴⁾ (net of \$20,883 and \$10,404				
accumulated depreciation in 2024 and 2023, respectively)		708,478		519,498
Other assets		364,136		85,623
Derivative assets, net		577		29,425
Assets related to real estate owned, held for sale				78,653
Total Assets	\$	9,098,089	\$	9,296,730
Liabilities and Stockholders' Equity				
Liabilities:				
Secured debt arrangements, net	\$	5,513,945	\$	5,538,476
Senior secured term loans, net		755,441		759,150
Senior secured notes, net		496,233		495,637
Debt related to real estate owned, held for investment, net		278,837		161,562
Accounts payable, accrued expenses and other liabilities ⁽⁵⁾		165,850		120,334
Derivative liabilities, net		10,592		_
Payable to related party		8,803		9,553
Liabilities related to real estate owned, held for sale				3,285
Total Liabilities		7,229,701		7,087,997
Commitments and Contingencies (see Note 18)		· · · ·		, ,
Stockholders' Equity:				
Preferred stock, \$0.01 par value, 50,000,000 shares authorized, Series B-1,				
6,770,393 shares issued and outstanding (\$169,260 liquidation preference) in 2024				
and 2023 (see Note 17)		68		68
Common stock, \$0.01 par value, 450,000,000 shares authorized, 138,169,164 and				
141,358,605 shares issued and outstanding in 2024 and 2023, respectively		1,382		1,414
Additional paid-in-capital		2,691,776		2,727,488
Accumulated deficit		(824,838)		(520,237)
Total Stockholders' Equity		1,868,388		2,208,733
Total Liabilities and Stockholders' Equity	\$	9,098,089	\$	9,296,730
		· · · ·		

(1) Includes carrying value of \$7,456,389 and \$7,691,141 pledged as collateral under secured debt arrangements in 2024 and 2023, respectively.

(2) Includes carrying value of \$232,817 as collateral under secured debt arrangements in 2023.

(3) Net of \$376,692 and \$219,482 CECL Allowances comprised of \$342,500 and \$193,000 Specific CECL Allowance and \$34,192 and \$26,482 General CECL Allowance in 2024 and 2023, respectively.

(4) Includes \$76,179 and \$154,048 pledged as collateral under secured debt arrangements in 2024 and 2023, respectively.

(5) Includes \$3,850 and \$4,017 of General CECL Allowance related to unfunded commitments on commercial mortgage loans and subordinate loans, net in 2024 and 2023, respectively.

Apollo Commercial Real Estate Finance, Inc. and Subsidiaries

Condensed Consolidated Statement of Operations (Unaudited) (in thousands—except share and per share data)

		Three Mon Septem				Ended 30,		
		2024		2023		2024		2023
Net interest income:								
Interest income from commercial mortgage loans	\$	179,921	\$	180,441	\$	543,025	\$	520,712
Interest income from subordinate loans and other lending assets		1,210		1,599		2,901		16,416
Interest expense		(134,088)	_	(121,817)		(390,447)		(342,963)
Net interest income	\$	47,043	\$	60,223	\$	155,479	\$	194,165
Revenue from real estate owned operations		24,530		20,934		77,737		66,273
Total net revenue	\$	71,573	\$	81,157	\$	233,216	\$	260,438
Operating expenses:								
General and administrative expenses (includes equity-based								
compensation of \$4,165 and \$12,510 in 2024 and \$4,356 and								
\$13,091 in 2023, respectively)	\$	(7,547)	\$	(7,664)	\$	(22,408)	\$	(22,150)
Management fees to related party		(8,801)		(9,518)		(27,395)		(28,425)
Operating expenses related to real estate owned		(19,879)		(18,950)		(61,539)		(52,917)
Depreciation and amortization on real estate owned		(2,342)		(1,020)		(9,285)		(7,208)
Total operating expenses	\$	(38,569)	\$	(37,152)	\$	(120,627)	\$	(110,700)
Other income, net	\$	1,573	\$	1,465	\$	2,784	\$	4,537
Decrease (increase) in current expected credit loss allowance,								
net		899		5,833		(157,043)		(60,205)
Foreign currency translation gain (loss)		60,102		(44,165)		39,177		(3,974)
Gain (loss) on foreign currency forward contracts (includes								
unrealized gains (losses) of (\$57,621) and (\$38,657) in 2024								
and \$28,244 and (\$27,709) in 2023, respectively)		(59,535)		39,490		(29,760)		8,239
Gain (loss) on interest rate hedging instruments (includes								
unrealized gains (losses) of (\$562) and (\$1,213) in 2024 and								
(\$70) and (\$9,211) in 2023, respectively)		(14)		(70)		436		(122)
Net realized loss on investments		(127,512)				(128,191)		(86,604)
Gain on extinguishment of debt				30				495
Net income (loss) before taxes	\$	(91,483)	\$	46,588	\$	(160,008)	\$	12,104
Income tax provision		(66)		(517)		(280)		(517)
Net income (loss)	\$	(91,549)	\$	46,071	\$	(160,288)	\$	11,587
Preferred dividends		(3,068)		(3,068)		(9,204)		(9,204)
Net income (loss) available to common stockholders	\$	(94,617)	\$	43,003	\$	(169,492)	\$	2,383
Net income (loss) per share of common stock:			-		_		_	
Basic	\$	(0.69)	\$	0.30	\$	(1.23)	\$	
Diluted	\$	(0.69)	\$	0.30	\$	(1.23)	\$	
	-		È		-	<u> </u>	_	41 255 720
Basic weighted-average shares of common stock outstanding		38,246,827		41,350,428	_	40,177,962		41,255,730
Diluted weighted-average shares of common stock outstanding		38,246,827		41,350,428		40,177,962		41,255,730
Dividend declared per share of common stock	\$	0.25	\$	0.35	\$	0.95	\$	1.05

Apollo Commercial Real Estate Finance, Inc. and Subsidiaries

Condensed Consolidated Statement of Changes in Stockholders' Equity (Unaudited) (in thousands—except share and per share data)

	Preferred Stock Common Stock					Additional Paid-In-	Accumulated		
	Shares		Par	Shares		Par	Capital	Deficit	Total
Balance at January 1, 2024	6,770,393	\$	68	141,358,605	\$	1,414	\$2,727,488	\$ (520,237)	\$2,208,733
Capital increase (decrease) related to Equity Incentive Plan				738,110		7	(3,093)	_	(3,086)
Net Loss	—		—			—		(104,524)	(104,524)
Dividends declared on preferred stock - \$0.45 per share	_		_	_		_	_	(3,068)	(3,068)
Dividends declared on common stock and RSUs - \$0.35 per share						_		(50,620)	(50,620)
Balance at March 31, 2024	6,770,393	\$	68	142,096,715	\$	1,421	\$2,724,395	\$ (678,449)	\$2,047,435
Capital increase related to Equity Incentive Plan				65,490		1	4,147	_	4,148
Repurchase of common stock				(3,723,772)		(37)	(37,882)		(37,919)
Net Income			_	_		_	_	35,785	35,785
Dividends declared on preferred stock - \$0.45 per share			_			_	_	(3,068)	(3,068)
Dividends declared on common stock and RSUs - \$0.35 per share								(49,333)	(49,333)
Balance at June 30, 2024	6,770,393	\$	68	138,438,433	\$	1,385	\$2,690,660	\$ (695,065)	\$1,997,048
Capital increase related to Equity Incentive Plan			_	20,364		_	4,002		4,002
Repurchase of common stock			_	(289,633)		(3)	(2,886)		(2,889)
Net Loss			_			_		(91,549)	(91,549)
Dividends declared on preferred stock - \$0.45 per share	_		_	_		_	_	(3,068)	(3,068)
Dividends declared on common stock and RSUs - \$0.25 per share						_		(35,156)	(35,156)
Balance at September 30, 2024	6,770,393	\$	68	138,169,164	\$	1,382	\$2,691,776	\$ (824,838)	\$1,868,388

	Preferred Stock Common Stock				Additional Paid-In-	Accumulated			
	Shares		Par	Shares	Stock	Par	Capital	Deficit	Total
Balance at January 1, 2023	6,770,393	\$	68	140,595,995	\$	1,406	\$2,716,907	\$ (363,877)	\$2,354,504
Capital increase (decrease) related to									
Equity Incentive Plan				670,044		7	(2,352)		(2,345)
Net income				—				48,916	48,916
Dividends declared on preferred									
stock - \$0.45 per share	_		_	_		—		(3,068)	(3,068)
Dividends declared on common									
stock and RSUs - \$0.35 per share								(50,446)	(50,446)
Balance at March 31, 2023	6,770,393	\$	68	141,266,039	\$	1,413	\$2,714,555	\$ (368,475)	\$2,347,561
Capital increase related to Equity									
Incentive Plan	—		_	77,138		—	4,365		4,365
Net loss			_			_		(83,400)	(83,400)
Dividends declared on preferred									
stock - \$0.45 per share	—		—	—		—	—	(3,068)	(3,068)
Dividends declared on common									
stock and RSUs - \$0.35 per share								(50,467)	(50,467)
Balance at June 30, 2023	6,770,393	\$	68	141,343,177	\$	1,413	\$2,718,920	\$ (505,410)	\$2,214,991
Capital increase related to Equity									
Incentive Plan			—	9,956		1	4,250		4,251
Net income	—		—	—		—	—	46,071	46,071
Dividends declared on preferred									
stock - \$0.45 per share			—			—		(3,068)	(3,068)
Dividends declared on common									
stock and RSUs - \$0.35 per share								(50,463)	(50,463)
Balance at September 30, 2023	6,770,393	\$	68	141,353,133	\$	1,414	\$2,723,170	<u>\$ (512,870)</u>	\$2,211,782

Apollo Commercial Real Estate Finance, Inc. and Subsidiaries Condensed Consolidated Statement of Cash Flows (Unaudited) (in thousands)

		Nine Months End	ed Sep	tember 30,
		2024		2023
Cash flows from operating activities:				
Net income (loss)	\$	(160,288)	\$	11,587
Adjustments to reconcile net income (loss) to net cash provided by operating activities:				
Amortization of discount/premium and payment-in-kind interest		(22,023)		(24,928)
Amortization of deferred financing costs		13,400		11,609
Equity-based compensation		12,510		13,091
Increase in current expected credit loss allowance, net		157,043		60,205
Foreign currency loss (gain)		(34,803)		21,027
Unrealized loss on foreign currency contracts		38,657		27,709
Unrealized loss on interest rate hedging instruments		1,213		9,211
Depreciation and amortization on real estate owned		9,285		7,208
Gain on extinguishment of debt				(495)
Net realized loss on investment		128,191		86,604
Changes in operating assets and liabilities:				
Proceeds received from payment-in-kind interest				15,407
Other assets		(14,676)		(2,092)
Payment for interest rate cap		(429)		(2,317)
Accounts payable, accrued expenses and other liabilities		22,995		9,404
Payable to related party		(750)		(213)
Net cash provided by operating activities	\$	150,325	\$	243,017
Cash flows from investing activities:				
New funding of commercial mortgage loans		(955,328)		(181,017)
Add-on funding of commercial mortgage loans		(490,864)		(264,769)
Add-on funding of subordinate loans		(39,883)		(77,027)
Proceeds received from the repayment and sale of commercial mortgage loans		1,580,003		749,716
Proceeds received from the repayment of subordinate loans and other lending				
assets		23,122		75,170
Origination fees, other fees, and cost recovery proceeds received on commercial	1			
mortgage loans, and subordinate loans, net		34,468		9,191
Decrease in collateral related to derivative contracts, net		(37,370)		(39,360)
Capital expenditures on real estate assets		(123,275)		(47,187)
Cash received from hotel title assumption				569
Net cash provided by (used in) investing activities	\$	(9,127)	\$	225,286
Cash flows from financing activities:			-	,
Proceeds from secured debt arrangements		1,683,234		356,333
Proceeds related to financing on real estate owned		117,572		
Repayments of secured debt arrangements		(1,752,492)		(508,245)
Repayments of senior secured term loan principal		(6,000)		(6,000)
Repayments and repurchases of convertible notes				(53,442)
Payment of deferred financing costs		(9,895)		(7,189)
Payment of withholding tax on RSU delivery		(7,446)		(6,820)
Repurchase of common stock		(40,809)		(0,020)
Dividends on common stock		(150,793)		(151,556)
				(9,204)
Dividends on preferred stock		(9,204)		19 204

Apollo Commercial Real Estate Finance, Inc. and Subsidiaries Condensed Consolidated Statement of Cash Flows (Unaudited) (Continued) (in thousands)

	1	Nine Months End	ed Se	ptember 30,
		2024		2023
Net increase (decrease) in cash and cash equivalents, including cash classified within				
assets related to real estate owned, held for sale	\$	(34,635)	\$	82,180
Decrease in cash classified within assets related to real estate owned, held for sale		577		3,376
Net increase (decrease) in cash and cash equivalents	\$	(34,058)	\$	85,556
Cash and cash equivalents beginning of period		225,438		222,030
Effects of foreign currency translation on cash and cash equivalents		2,907		259
Cash and cash equivalents end of period	\$	194,287	\$	307,845
Supplemental disclosure of cash flow information:				
Interest paid	\$	374,071	\$	316,819
Income tax paid		34		795
Change in secured debt repayments pending servicer remittance		73,278		
Change in loan proceeds held by servicer		99,498		129,670
Supplemental disclosure of non-cash investing and financing activities:				
Dividend declared, not yet paid	\$	38,224	\$	53,531
Change in participation sold				(25,130)
Assumption of real estate				75,000
Assumption of other assets related to real estate owned				2,827
Assumption of accounts payable, accrued expenses and other liabilities related				
to real estate owned		—		(3,396)
Transfer of assets to assets related to real estate owned, held for sale				79,021
Transfer of assets related to real estate owned, held for sale to assets related to				
real estate owned held for investment, net		70,688		151,676
Transfer of assets related to real estate owned, held for sale to other assets		2,280		4,357
Transfer of liabilities to liabilities related to real estate owned, held for sale		—		1,438
Transfer of liabilities related to real estate owned, held for sale to accounts				
payable, accrued expenses and other liabilities		3,937		7,163
Transfer of commercial mortgage loan to other assets		159,667		
Restructuring of commercial mortgage loan to subordinate loan		74,304		

Apollo Commercial Real Estate Finance, Inc. and Subsidiaries Notes to Condensed Consolidated Financial Statements (Unaudited)

Note 1 – Organization

Apollo Commercial Real Estate Finance, Inc. (together with its consolidated subsidiaries, is referred to throughout this report as the "Company," "ARI," "we," "us" and "our") is a corporation that has elected to be taxed as a real estate investment trust ("REIT") for U.S. federal income tax purposes and primarily originates, acquires, invests in and manages performing commercial first mortgage loans, subordinate financings, and other commercial real estate related debt investments. These asset classes are referred to as our target assets.

We were formed in Maryland on June 29, 2009, commenced operations on September 29, 2009 and are externally managed and advised by ACREFI Management, LLC (the "Manager"), an indirect subsidiary of Apollo Global Management, Inc. (together with its subsidiaries, "Apollo").

We elected to be taxed as a REIT under the Internal Revenue Code of 1986, as amended, commencing with the taxable year ended December 31, 2009. To maintain our tax qualification as a REIT, we are required to distribute at least 90% of our taxable income, excluding net capital gains, to stockholders and meet certain other asset, income, and ownership tests.

Note 2 - Summary of Significant Accounting Policies

Basis of Presentation

The accompanying condensed consolidated financial statements include our accounts and those of our consolidated subsidiaries. All intercompany amounts have been eliminated. The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America ("GAAP") requires us to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting periods. Our most significant estimates include current expected credit loss ("CECL") allowances. Actual results may differ from estimates.

These unaudited condensed consolidated financial statements have been prepared in accordance with the instructions to Form 10-Q and should be read in conjunction with the consolidated financial statements and notes thereto included in our Annual Report on Form 10-K for the year ended December 31, 2023, as filed with the Securities and Exchange Commission (the "SEC"). In the opinion of management, all adjustments (consisting only of normal recurring adjustments) necessary to present fairly our financial position, results of operations and cash flows have been included. Our results of operations for the three and nine months ended September 30, 2024 are not necessarily indicative of the results to be expected for the full year or any other future period.

We currently operate in one reporting segment.

Equity Method Investments

We account for investments in entities under the equity method of accounting where we exercise significant influence over the entity but do not meet the requirements for consolidation. Equity method investments, for which we have not elected a fair value option, are initially recorded at cost and subsequently adjusted for our share of net income or loss and cash contributions and distributions each period. We classify distributions received from equity method investees using the cumulative earnings approach. Distributions received up to the cumulative earnings from each equity method investee, including distributions of operating profits, are considered returns on investment and are presented within "Cash flows from operating activities" in our condensed consolidated statement of cash flows. Distributions in excess of cumulative earnings, including those in excess of operating profits, are considered returns of investment and are presented within "Cash flows from investing activities" in our condensed consolidated statement of cash flows.

Recent Accounting Pronouncements

In November 2023, the Financial Accounting Standards Board ("FASB") issued ASU 2023-07 "Segment Reporting (Topic 280): Improvements to Reportable Segment Disclosures" ("ASU 2023-07"). ASU 2023-07 intends to improve reportable segment disclosure requirements and provide new segment disclosure requirements for entities with a single reportable segment. ASU 2023-07 is effective for fiscal years beginning after December 15, 2023, and for interim periods with fiscal years beginning after December 15, 2023, and for interim previous with fiscal years beginning after December 15, 2024. ASU 2023-07 is to be adopted retrospectively to all prior periods presented. We do not expect a material impact upon adoption.

In December 2023, the FASB issued ASU 2023-09 "Improvements to Income Tax Disclosures" ("ASU 2023-09"). ASU 2023-09 intends to improve the transparency of income tax disclosures. ASU 2023-09 is effective for fiscal years beginning after December 15, 2024 and is to be adopted on a prospective basis with the option to apply retrospectively. We are currently assessing the impact of this guidance; however, we do not expect a material impact to our consolidated financial statements.

Note 3 – Fair Value Disclosure

GAAP establishes a hierarchy of valuation techniques based on the observability of the inputs utilized in measuring financial instruments at fair value. Market-based or observable inputs are the preferred source of values, followed by valuation models using management's assumptions in the absence of market-based or observable inputs. The three levels of the hierarchy as noted in Accounting Standards Codification ("ASC") Topic 820, "Fair Value Measurements and Disclosures" ("ASC 820") are described below:

Level I — Quoted prices in active markets for identical assets or liabilities.

Level II — Prices are determined using other significant observable inputs. Observable inputs are inputs that other market participants would use in pricing a security. These may include quoted prices for similar securities, interest rates, prepayment speeds, credit risk and others.

Level III — Prices are determined using significant unobservable inputs. In situations where quoted prices or observable inputs are unavailable (for example, when there is little or no market activity for an investment at the end of the period), unobservable inputs may be used.

While we anticipate that our valuation methods are appropriate and consistent with valuation methods used by other market participants, the use of different methodologies or assumptions to determine the fair value of certain financial instruments could result in a different estimate of fair value at the reporting date. We use inputs that are current as of the measurement date, which may include periods of market dislocation, during which price transparency may be reduced.

The fair values of foreign exchange ("Fx") forwards are determined by comparing the contracted forward exchange rate to the current market exchange rate. The current market exchange rates are determined by using market spot rates, forward rates and interest rate curves for the underlying countries. Our Fx forwards are classified as Level II in the fair value hierarchy.

The fair values of our interest rate caps are determined by using the market standard methodology of discounting the future expected cash receipts that occur when variable interest rates rise above the strike rates of the interest rate caps. The variable interest rates used in the calculation of projected receipts on the interest rate caps are based on a third-party expert's expectation of future interest rates derived from observable market interest rate curves and volatility. Our interest rate caps are classified as Level II in the fair value hierarchy and manage our exposure to variable cash flows on certain of our borrowings. As of September 30, 2024, we held two interest rate caps: one related to financing on a full service luxury hotel in Washington D.C. ("D.C. Hotel") which was purchased on June 13, 2024, and one related to our construction financing, which was purchased on September 26, 2023, and extended on September 30, 2024 to October 1, 2025. As of December 31, 2023, we held one interest rate cap related to our construction financing. Refer to "Note 5 – Real Estate Owned" and "Note 11 – Derivatives" for further detail.

The following table summarizes the levels in the fair value hierarchy into which our assets and liabilities with recurring fair value measurements were categorized as of September 30, 2024 and December 31, 2023 (\$ in thousands):

		Fair Value as of September 30, 2024				Fair Value as of December 31, 2023								
		Level				Level								
	Lev	el I	Level II	III		Total	Lev	vel I	Lev	vel II	Ι	II		Total
Recurring fair value														
measurements:														
Foreign currency forward, net	\$		\$ (10,592)	\$ —	- \$	(10,592)	\$	—	\$ 2	8,065	\$		\$	28,065
Interest rate cap assets		—	577		-	577		—		1,360	_			1,360
Total financial instruments	\$		\$ (10,015)	\$ —	- \$	(10,015)	\$		\$ 2	9,425	\$		\$	29,425

Non-recurring Fair Value Measurements

Loans Held for Sale

Loans are classified as held for sale if there is an intent to sell them in the short-term following the reporting date. These loans are recorded at the lower of amortized cost or fair value, less selling costs, unless the fair value option was elected at the time of origination. If the loan's fair value, less selling costs, is determined to be less than its amortized cost, a nonrecurring fair value adjustment may be recorded through a valuation allowance.

The fair value of loans held for sale may be estimated using sales of comparable loans as supported by independent market data, or a contractually negotiated sales price. We consider the inputs used to calculate the fair value of loans held for sale as unobservable inputs. Accordingly, we classify the fair value of loans held for sale within Level III of the fair value hierarchy.

In April 2024, we sold a commercial mortgage loan collateralized by a hotel property located in Honolulu, HI. The loan was previously classified as held for sale during the first quarter of 2024, and sold at a price of 99.5% during the second quarter of 2024. We recorded a realized loss of \$0.7 million within realized loss on investments on our condensed consolidated statement of operations for the nine months ended September 30, 2024. There were no loans classified as held for sale as of September 30, 2024.

Real Estate Owned

Property acquired through foreclosure or deed-in-lieu of foreclosure is classified as real estate owned and recognized at fair value on our condensed consolidated balance sheet upon acquisition in accordance with ASC Topic 805, "Business Combinations" ("ASC 805"). We are required to record real estate owned, a nonfinancial asset, at fair value on a non-recurring basis in accordance with ASC 820. Under ASC 820, we may utilize the income, market or cost approach (or combination thereof) to determine the fair value of real estate owned. We deem the inputs used in these approaches to be significant unobservable inputs. Therefore, we classify the fair value of real estate owned within Level III of the fair value hierarchy.

On March 31, 2023, we acquired legal title of a hotel property in Atlanta, GA ("Atlanta Hotel") through a deed-in-lieu of foreclosure. At the time of acquisition, we determined the fair value of the net real estate assets to be \$75.0 million, using a combination of market and income approaches. We utilized a discount rate and capitalization rate of 10.5% and 9.5%, respectively. During the three months ended June 30, 2023, the Atlanta Hotel's assets and liabilities were reclassified to held for sale and the fair value of the net real estate assets, less costs to sell, was in excess of our cost basis. During the three months ended March 31, 2024, we determined that the sale to a third party from whom we received an unsolicited offer was no longer probable, and we are not actively marketing the property for sale. Therefore, as of March 31, 2024, the Atlanta Hotel no longer met the criteria for held for sale and was reclassified to real estate owned, held for investment. No impairments had been recorded as of September 30, 2024 or December 31, 2023.

On August 3, 2022, we acquired legal title of a multifamily development property located in downtown Brooklyn, NY ("Brooklyn Development") through a deed-in-lieu of foreclosure. We determined the fair value of the real estate assumed to be \$270.1 million, based on the market value of the land at the time of acquisition. No impairments had been recorded as of September 30, 2024 or December 31, 2023.

On May 24, 2021, we acquired legal title to the D.C. Hotel through a deed-in-lieu of foreclosure. We assumed the D.C. Hotel's assets and liabilities, including a \$110.0 million mortgage loan which we repaid at par. At the time of acquisition, we determined the fair value of the real estate assets to be \$154.3 million. No impairments had been recorded as of September 30, 2024 or December 31, 2023.

Refer to "Note 5 - Real Estate Owned" for additional discussions.

Note 4 - Commercial Mortgage Loans, Subordinate Loans and Other Lending Assets, Net

Our loan portfolio was comprised of the following at September 30, 2024 and December 31, 2023 (\$ in thousands):

Loan Type	Septer	nber 30, 2024	Dec	ember 31, 2023
Commercial mortgage loans, net ⁽¹⁾	\$	7,456,389	\$	7,925,359
Subordinate loans, net		374,222		432,734
Carrying value, net	\$	7,830,611	\$	8,358,093

(1) Includes \$8.3 million and \$95.5 million in 2024 and 2023, respectively, of contiguous financing structured as subordinate loans.

Our loan portfolio consisted of 96% and 99% floating rate loans, based on amortized cost, net of Specific CECL Allowance, as of September 30, 2024 and December 31, 2023, respectively.

Activity relating to our loan portfolio for the nine months ended September 30, 2024 was as follows (\$ in thousands):

	Principal Balance	Deferred Fees/Other Items	Specific CECL Allowance	Carrying Value, Net
December 31, 2023	\$ 8,610,110	\$ (32,535)	\$ (193,000)	\$ 8,384,575
New loan fundings	955,328			955,328
Add-on loan fundings ⁽¹⁾	530,747			530,747
Loan repayments and sale	(1,711,682)			(1,711,682)
Gain (loss) on foreign currency translation	155,874	(825)		155,049
Increase in Specific CECL Allowance, net			(149,500)	(149,500)
Transfer to Other Assets ⁽²⁾	(159,667)			(159,667)
Realized loss on investment ⁽³⁾	(137,312)	9,121		(128,191)
Deferred fees and other items ⁽⁴⁾		(34,468)		(34,468)
Amortization of fees		22,612		22,612
September 30, 2024	\$ 8,243,398	\$ (36,095)	\$ (342,500)	\$ 7,864,803
General CECL Allowance ⁽⁵⁾				(34,192)
Carrying value, net				\$ 7,830,611

(1) Represents fundings subsequent to loan closing.

(2) Refer to "Massachusetts Healthcare" below for full discussion.

(3) Realized loss on investment includes a \$0.7 million loss on the sale of a commercial mortgage loan collateralized by a hotel property located in Honolulu, HI in April 2024, and a realized loss of \$127.5 million during the third quarter of 2024 related to Massachusetts Healthcare, discussed below, consisting of a \$136.6 million write-off of principal, partially offset by \$9.1 million, reflecting the cost recovery interest received to date and unamortized origination fees.

(4) Other items primarily consist of purchase discounts or premiums, cost recovery interest, exit fees, and deferred origination expenses.

(5) \$3.9 million of the General CECL Allowance is excluded from this table because it relates to unfunded commitments and has been recorded as a liability under accounts payable, accrued expenses and other liabilities in our condensed consolidated balance sheet.

The following table details overall statistics for our loan portfolio at the dates indicated (\$ in thousands):

	Sept	ember 30, 2024	D	ecember 31, 2023		
Number of loans		45		50		
Principal balance	\$	8,243,398	\$	8,610,110		
Carrying value, net	\$	7,830,611	\$	8,358,093		
Unfunded loan commitments ⁽¹⁾	\$	503,858	\$	868,582		
Weighted-average cash coupon ⁽²⁾		8.1%		8.3%		
Weighted-average remaining fully-extended term ⁽³⁾		2.5 years		2.3 years		
Weighted-average expected term ⁽⁴⁾		1.8 years		1.8 years		

- (1) Unfunded loan commitments are funded to finance construction costs, tenant improvements, leasing commissions, or carrying costs. These future commitments are funded over the term of each loan, subject in certain cases to an expiration date.
- (2) For floating rate loans, based on applicable benchmark rates as of the specified dates. For loans placed on non-accrual, the interest rate used in calculating weighted-average cash coupon is 0%.
- (3) Assumes all extension options are exercised.
- (4) Expected term represents our estimated timing of repayments as of the specified dates. Excludes risk-rated five loans.

Property Type

The table below details the property type of the properties securing the loans in our portfolio at the dates indicated (\$ in thousands):

	September	30, 2024	December	r 31, 2023	
	Carrying	% of	Carrying	% of	
Property Type	Value	Portfolio ⁽¹⁾	Value	Portfolio ⁽¹⁾	
Office	\$ 1,792,187	22.8%	\$ 1,593,320	19.0%	
Hotel	1,620,910	20.6	2,128,256	25.4	
Retail	1,454,077	18.5	1,407,764	16.8	
Residential	1,220,115	15.5	1,247,238	14.9	
Mixed Use	433,252	5.5	679,303	8.1	
Industrial	418,218	5.3	293,133	3.5	
Healthcare	355,474	4.5	511,803	6.1	
Other ⁽²⁾	570,570	7.3	523,758	6.2	
Total	\$ 7,864,803	100.0%	\$ 8,384,575	100.0%	
General CECL Allowance ⁽³⁾	(34,192)		(26,482)		
Carrying value, net	\$ 7,830,611		\$ 8,358,093		

(1) Percentage of portfolio calculations are made prior to consideration of General CECL Allowance.

(2) Other property types include pubs (2.9%), caravan parks (2.7%), and urban predevelopment (1.7%) in 2024, and caravan parks (2.4%), parking garages (2.3%) and urban predevelopment (1.5%) in 2023.

(3) \$3.9 million and \$4.0 million of the General CECL Allowance for 2024 and 2023, respectively, is excluded from this table because it relates to unfunded commitments and has been recorded as a liability under accounts payable, accrued expenses and other liabilities in our condensed consolidated balance sheets.

Geography

The table below details the geographic distribution of the properties securing the loans in our portfolio at the dates indicated (\$ in thousands):

	Septembe	r 30, 2024	December 31, 2023			
	Carrying	% of	Carrying	% of		
Geographic Location	Value	Portfolio ⁽¹⁾	Value	Portfolio ⁽¹⁾		
United Kingdom	\$ 3,039,991	38.6%	\$ 2,675,097	31.9%		
New York City	1,607,723	20.4	1,736,856	20.7		
Other Europe ⁽²⁾	1,335,497	17.0	1,686,425	20.1		
Southeast	611,661	7.8	535,054	6.4		
West	509,901	6.5	484,842	5.8		
Midwest	408,949	5.2	522,137	6.2		
Other ⁽³⁾	351,081	4.5	744,164	8.9		
Total	\$ 7,864,803	100.0%	\$ 8,384,575	100.0%		
General CECL Allowance ⁽⁴⁾	(34,192)		(26,482)			
Carrying value, net	\$ 7,830,611		\$ 8,358,093			

(1) Percentage of portfolio calculations are made prior to consideration of General CECL Allowance.

⁽²⁾ Other Europe includes Germany (8.0%), Italy (2.3%), Spain (3.4%), Sweden (3.1%) and the Netherlands (0.2%) in 2024 and Germany (7.4%), Italy (4.9%), Spain (4.2%), Sweden (2.9%), Ireland (0.5%) and the Netherlands (0.2%) in 2023.

⁽³⁾ Other includes Northeast (0.1%), Mid-Atlantic (1.7%), Southwest (1.5%) and Other (1.2%) in 2024 and Northeast (5.0%), Mid-Atlantic (1.1%), Southwest (1.7%) and Other (1.1%) in 2023.

^{(4) \$3.9} million and \$4.0 million of the General CECL Allowance for 2024 and 2023, respectively, is excluded from this table because it relates to unfunded commitments and has been recorded as a liability under accounts payable, accrued expenses and other liabilities in our condensed consolidated balance sheets.

Risk Rating

We assess the risk factors of each loan and assign a risk rating based on a variety of factors, including, without limitation, loan to value ("LTV") ratio, debt yield, property type, geographic and local market dynamics, physical condition, cash flow volatility, leasing and tenant profile, loan structure and exit plan, and project sponsorship. We apply these various factors on a case-by-case basis depending on the facts and circumstances for each loan, and the different factors may be given different weightings in different situations. This review is performed quarterly. Based on a 5-point scale, our loans are rated "1" through "5," from less risk to greater risk, which ratings are defined as follows:

- 1. Very low risk
- 2. Low risk
- 3. Moderate/average risk
- 4. High risk/potential for loss: a loan that has a risk of realizing a principal loss

5. Impaired/loss likely: a loan that has a high risk of realizing principal loss, has incurred principal loss, or an impairment has been recorded

The following tables present the carrying value of our loan portfolio by year of origination and internal risk rating and gross write-offs by year of origination as of September 30, 2024 and December 31, 2023, respectively (\$ in thousands):

September 30, 2024													
						An	norti	tized Cost ⁽¹⁾ b	by Y	ear Origina	ted		
	Number of		% of										
Risk Rating	Loans	Total	Portfolio		2024	2023		2022		2021		2020	 Prior
1	—	\$ —	%	\$	—	\$ —	\$		\$	—	\$		\$
2	2	474,460	6.0%					459,782		14,678			—
3	38	6,966,537	88.6%		974,717	660,811		1,795,608		1,845,346		406,909	1,283,146
4	2	297,806	3.8%		—	_		_		_			297,806
5	3	126,000	1.6%									27,881	 98,119
Total	45	\$ 7,864,803	100.0%	_	974,717	660,811		2,255,390	_	1,860,024	_	434,790	 1,679,071
General CECL All		(34,192)											
Total carrying valu	ue, net	\$ 7,830,611											
Weighted-Average	e Risk Rating	3.0											
Gross write-offs		\$		\$		\$	\$	_	\$	_	\$	_	\$
									-		_		
December 31, 2023													
				Ι	December 3	1,2023							
				I	December 3		nort	tized Cost ⁽¹⁾	by Y	ear Origina	ted		
	Number of		% of	I	December 3		nort	tized Cost ⁽¹⁾ I	by Y	'ear Origina	ted		
Risk Rating	Number of Loans	Total	% of Portfolio	I	December 3		nort	tized Cost ⁽¹⁾ l 2021	by Y	ear Origina		2019	 Prior
Risk Rating		Total		I 		An	nort	2021	by Y \$			2019	\$ Prior
1 2	Loans 4		Portfolio —% 5.7%		2023	An	\$	2021		2020		2019	\$ Prior
1	Loans — 4 42	\$ 478,440 7,548,252	Portfolio —% 5.7% 90.0%			An 2022 \$ —	\$	2021			\$		\$ 65,560 542,177
$ \begin{array}{c} 1\\ 2\\ 3\\ 4 \end{array} $	Loans 4 42 2	\$ 478,440 7,548,252 88,112	Portfolio % 5.7% 90.0% 1.1%		2023	An 2022 \$ 280,572	\$	2021		2020	\$	132,309	\$ 65,560 542,177 88,112
1 2 3 4 5	Loans4 42 22	\$ 478,440 7,548,252 88,112 269,771	Portfolio % 5.7% 90.0% 1.1% 3.2%		2023 — 440,720 —	An <u>2022</u> \$ 280,572 2,426,511 	\$	2021 2,285,902 		2020 387,323 169,881	\$	132,309 ,465,618 	\$ 65,560 542,177 88,112 99,890
$ \begin{array}{c} 1\\ 2\\ 3\\ 4 \end{array} $	Loans 4 42 2	\$ 478,440 7,548,252 88,112	Portfolio % 5.7% 90.0% 1.1%		2023	An 2022 \$ 280,572	\$	2021		2020	\$	132,309	\$ 65,560 542,177 88,112
1 2 3 4 5	Loans 4 42 2 2 50	\$ 478,440 7,548,252 88,112 269,771	Portfolio % 5.7% 90.0% 1.1% 3.2%	\$	2023 — 440,720 —	An <u>2022</u> \$ 280,572 2,426,511 	\$	2021 2,285,902 		2020 387,323 169,881	\$	132,309 ,465,618 	\$ 65,560 542,177 88,112 99,890
1 2 3 4 5 Total	Loans 	\$ 478,440 7,548,252 88,112 <u>269,771</u> \$8,384,575	Portfolio % 5.7% 90.0% 1.1% 3.2%	\$	2023 — 440,720 —	An <u>2022</u> \$ 280,572 2,426,511 	\$	2021 2,285,902 		2020 387,323 169,881	\$	132,309 ,465,618 	\$ 65,560 542,177 88,112 99,890
1 2 3 4 5 Total General CECL All	Loans 	\$	Portfolio % 5.7% 90.0% 1.1% 3.2%	\$	2023 — 440,720 —	An <u>2022</u> \$ 280,572 2,426,511 	\$	2021 2,285,902 		2020 387,323 169,881	\$	132,309 ,465,618 	\$ 65,560 542,177 88,112 99,890
1 2 3 4 5 Total General CECL All Total carrying valu	Loans 	\$ 478,440 7,548,252 88,112 269,771 \$8,384,575 (26,482) \$8,358,093	Portfolio % 5.7% 90.0% 1.1% 3.2%	\$	2023 — 440,720 —	An <u>2022</u> \$ 280,572 2,426,511 	\$	2021 2,285,902 		2020 387,323 169,881	\$	132,309 ,465,618 	\$ 65,560 542,177 88,112 99,890

(1) Net of Specific CECL Allowance.

(2) \$3.9 million and \$4.0 million of the General CECL Allowance for 2024 and 2023, respectively, is excluded from this table because it relates to unfunded commitments and has been recorded as a liability under accounts payable, accrued expenses and other liabilities in our condensed consolidated balance sheets.

CECL

In accordance with ASC Topic 326 "Financial Instruments – Credit Losses" ("ASC 326"), which we refer to as the "CECL Standard," we record allowances for loans and held-to-maturity debt securities that are deducted from the carrying amount of the assets to present the net carrying value of the amounts expected to be collected on the assets. We record loan specific allowances as a practical expedient under the CECL Standard ("Specific CECL Allowance"), which we apply to assets that are collateral dependent and where the borrower or sponsor is experiencing financial difficulty. For the remainder of the portfolio, we record a general allowance ("General CECL Allowance," and together with the Specific CECL Allowance, "CECL Allowances") on a collective basis by assets with similar risk characteristics. We have elected to use the weighted-average remaining maturity ("WARM") method in determining a General CECL Allowance for a majority of our portfolio. In the future, we may use other acceptable methods, such as a probability-of-default/loss-given-default method.

The following schedule illustrates changes in CECL Allowances for the nine months ended September 30, 2024 (\$ in thousands):

		Specific CECL	General CECL Allowance					e	т	otal CECL	CECL Allowance as % of Amortized Cost	
	Al	lowance ⁽¹⁾		Funded		infunded	anc	Total		Allowance	General ⁽¹⁾	Total
December 31, 2023	\$	193,000	\$	26,482	\$	4,017	\$	30,499	\$	223,499	0.38%	2.61%
Changes:												
Allowances (Reversals),												
net ⁽²⁾		142,000		6,076		(392)		5,684		147,684		
March 31, 2024	\$	335,000	\$	32,558	\$	3,625	\$	36,183	\$	371,183	0.44%	4.29%
Changes:	_											
Allowances (Reversals),												
net ⁽³⁾		7,500		2,761		(3)		2,758		10,258		
June 30, 2024	\$	342,500	\$	35,319	\$	3,622	\$	38,941	\$	381,441	0.47%	4.40%
Changes:	_											
Allowances (Reversals),												
net ⁽⁴⁾⁽⁵⁾		127,512		(1, 127)		228		(899)		126,613		
Write-offs ⁽⁵⁾		(127,512)								(127,512)		
September 30, 2024	\$	342,500	\$	34,192	\$	3,850	\$	38,042	\$	380,542	0.49%	4.64%

(1) Loans evaluated for Specific CECL Allowance are excluded from General CECL Allowance pool.

(2) During the three months ended March 31, 2024, our General CECL Allowance increased by \$5.7 million. The increase was primarily related to extending our expected loan repayment dates as well as an increase to the historical loss rate derived from Trepp's data. The increase was partially offset by the favorable impacts of portfolio seasoning. Additionally, during the three months ended March 31, 2024, we recorded an increase of \$142.0 million to our Specific CECL Allowance. The increase was related to a mezzanine loan secured by the ultra-luxury residential property. Refer to discussion below.

(3) During the three months ended June 30, 2024, our General CECL Allowance increased by \$2.8 million primarily due to new loan originations as well as a more adverse outlook on our office portfolio. The increase was partially offset by the favorable impacts of portfolio seasoning. Additionally, during the three months ended June 30, 2024, we recorded an increase of \$7.5 million to our Specific CECL Allowance. The increase was related to a mezzanine loan secured by an office building in Troy, MI. Refer to discussion below.

(4) During the three months ended September 30, 2024, our General CECL Allowance decreased by \$0.9 million primarily due to the favorable impacts of portfolio seasoning and earlier than expected loan repayments. The decrease was partially offset by the effects of loan originations and a more adverse macroeconomic outlook associated with our office portfolio.

(5) During the three months ended September 30, 2024, we recorded an increase and write-off of \$127.5 million of our Specific CECL Allowance related to our Massachusetts Healthcare Loan (as defined and discussed below). The \$127.5 million write-off was recorded as a realized loss within net realized loss on investments in our September 30, 2024 condensed consolidated statement of operations.

The following schedule illustrates changes in CECL Allowances for the nine months ended September 30, 2023 (\$ in thousands):

		Specific CECL		Gene	ral C	ECL Allov	vanc	e	Total CECL	CECL Allowan Amortized	
	A	llowance ⁽¹⁾]	Funded	U	nfunded		Total	Allowance	General ⁽¹⁾	Total
December 31, 2022	\$	133,500	\$	26,224	\$	4,347	\$	30,571	\$ 164,071	0.36%	1.86%
Changes:											
Allowances ⁽²⁾				4,043		348		4,391	4,391		
March 31, 2023	\$	133,500	\$	30,267	\$	4,695	\$	34,962	\$ 168,462	0.42%	1.95%
Changes:	_										
Allowances ⁽³⁾		141,480		2,009		139		2,148	143,628		
Write-offs ⁽⁴⁾		(81,980)							(81,980)		
June 30, 2023	\$	193,000	\$	32,276	\$	4,834	\$	37,110	\$ 230,110	0.46%	2.70%
Changes:	_										
Reversals ⁽⁵⁾				(4,971)		(862)		(5,833)	(5,833)		
September 30, 2023	\$	193,000	\$	27,305	\$	3,972	\$	31,277	\$ 224,277	0.40%	2.74%

(1) Loans evaluated for Specific CECL Allowance are excluded from General CECL Allowance pool.

(2) During the three months ended March 31, 2023, our General CECL Allowance increased by \$4.4 million primarily due to an increase in our view of the remaining expected term of our loan portfolio. This increase was partially offset by the impact of portfolio seasoning and loan repayments and sales.

(3) During the three months ended June 30, 2023, our General CECL Allowance increased by \$2.1 million primarily due to a more adverse macroeconomic outlook and an increase in our view of the remaining expected term of certain of our loans. This increase was partially offset by the impact of portfolio seasoning. Additionally, during the three months ended June 30, 2023, we recorded an increase of \$141.5 million to our Specific CECL Allowance. The increase was related to two mezzanine loans secured by the same ultra-luxury property. Refer to discussion below.

(4) As of June 30, 2023, \$82.0 million related to the most junior mezzanine loan secured by the ultra-luxury residential property was deemed unrecoverable. Accordingly, \$82.0 million of previously recorded Specific CECL was written-off and recorded as a realized loss within net realized loss on investments in our June 30, 2023 condensed consolidated statement of operations. Refer to "Specific CECL Allowance" section below for further detail.

(5) During the three months ended September 30, 2023, our General CECL Allowance decreased by \$5.8 million, primarily due to loan prepayments and portfolio seasoning.

General CECL Allowance

In determining the General CECL Allowance using the WARM method, an annual historical loss rate, adjusted for macroeconomic estimates, is applied to the amortized cost of an asset, or pool of assets, over each subsequent period for the assets' remaining expected life. We considered various factors including (i) historical loss experience in the commercial real estate lending market, (ii) timing of expected repayments and satisfactions, (iii) expected future funding, (iv) capital subordinate to us when we are the senior lender, (v) capital senior to us when we are the subordinate lender, and (vi) our current and future view of the macroeconomic environment for a reasonable and supportable forecast period. The CECL Standard requires the use of significant judgment to arrive at an estimated credit loss. There is significant uncertainty related to future macroeconomic conditions, including inflation, labor shortages and interest rates.

We derive an annual historical loss rate based on a commercial mortgage-backed securities ("CMBS") database with historical losses from 1998 through the third quarter of 2024 provided by a third party, Trepp LLC ("Trepp"). We apply various filters to arrive at a CMBS dataset most analogous to our current portfolio from which to determine an appropriate historical loss rate. The annual historical loss rate is further adjusted to reflect our expectations of the macroeconomic environment for a reasonable and supportable forecast period of eight quarters. In assessing the macroeconomic environment, we consider macroeconomic factors, including unemployment rate, commercial real estate prices, and market liquidity. We compare the historical data for each metric to historical commercial real estate losses in order to determine the correlation of the data. We use projections, obtained from third-party service providers, of each factor to approximate the impact the macroeconomic outlook may have on our loss rate.

The General CECL Allowance on subordinate loans is calculated by incorporating both the loan balance of the position(s) of the structurally senior third-party lender(s) and the balance of our subordinate loan(s). The subordinate loans, by virtue of being the first loss position, are required to absorb losses prior to the senior position(s) being impacted, resulting in a higher percentage allowance attributable to the subordinate loan. The General CECL Allowance on unfunded loan commitments is time-weighted based on our expected commitment to fund such obligations. The General CECL Allowance on unfunded commitments is recorded as a liability on our condensed consolidated balance sheets within accounts payable, accrued expenses and other liabilities.

Additionally, we have made an accounting policy election to exclude accrued interest from the amortized cost basis of the related commercial mortgage loans and subordinate loans and other lending assets in determining the General CECL Allowance, as any uncollectible accrued interest receivable is written off in a timely manner. As of September 30, 2024 and December 31, 2023, accrued interest receivable was \$78.3 million and \$72.4 million, respectively, and included within other assets on our condensed consolidated balance sheets.

Although our secured debt obligations and senior secured term loan financing have a minimum tangible net worth maintenance covenant, the General CECL Allowance has no impact on these covenants as we are permitted to add back the General CECL Allowance for the computation of tangible net worth as defined in the respective agreements.

The following schedule sets forth our General CECL Allowance as of September 30, 2024 and December 31, 2023 (\$ in thousands):

	September 30, 2024	December 31, 2023
Commercial mortgage loans, net	\$ 33,35	\$ 25,723
Subordinate loans, net	83'	759
Unfunded commitments ⁽¹⁾	3,850	4,017
Total General CECL Allowance	\$ 38,042	\$ 30,499

 The General CECL Allowance on unfunded commitments is recorded as a liability on our condensed consolidated balance sheets within accounts payable, accrued expenses and other liabilities.

Specific CECL Allowance

For collateral-dependent loans where we have deemed the borrower/sponsor to be experiencing financial difficulty and a more than moderate/average risk of realizing a principal loss, we have elected to apply a practical expedient in accordance with the CECL Standard in which the fair value of the underlying collateral is compared to the amortized cost of the loan in determining a Specific CECL Allowance. The Specific CECL Allowance is determined as the difference between the fair value of the underlying collateral and the carrying value of the loan (prior to the Specific CECL Allowance). When the repayment or satisfaction of a loan is dependent on a sale, rather than operations, of the collateral, the fair value is adjusted for the estimated cost to sell the collateral. Collateral-dependent loans evaluated for a Specific CECL Allowance are removed from the General CECL Allowance pool. The fair value of the underlying collateral is determined by using method(s) such as discounted cash flow, the market approach, or direct capitalization approach. The key unobservable inputs used to determine the fair value of the underlying collateral may vary depending on the information available to us and market conditions as of the valuation date.

We regularly evaluate the extent and impact of any credit migration associated with the performance and/or value of the underlying collateral property as well as the financial and operating capability of the borrower/sponsor on a loan-by-loan basis. The Specific CECL Allowance is evaluated on a quarterly basis. Specifically, a property's operating results and any cash reserves are analyzed and used to assess (i) whether cash from operations is sufficient to cover the debt service requirements currently and into the future, (ii) the ability of the borrower to refinance the loan and/or (iii) the liquidation value of the underlying collateral. We also evaluate the financial wherewithal of any loan guarantors as well as the borrower's competency in managing and operating the properties. In addition, we consider the overall economic environment, real estate sector and geographic sub-market in which the borrower operates. Such impairment analysis is completed and reviewed by asset management and finance personnel who utilize various data sources, including (i) periodic financial data such as debt service coverage ratio, property occupancy, tenant profile, rental rates, operating expenses, the borrower's exit plan, and capitalization and discount rates, (ii) site inspections and (iii) current credit spreads and discussions with market participants.

The following table summarizes our risk rated five loans as of September 30, 2024, which were analyzed for Specific CECL Allowances (\$ in thousands):

Туре	Property type	Location	Amortized cost prior to Specific CECL Allowance	Specific Cl Allowan		Amortized cost	Interest recognition status/ as of date	Risk Rating
Mortgage	Retail ⁽¹⁾⁽²⁾	Cincinnati, OH	\$ 165,119	\$ 6	7,000 \$	\$ 98,119	Non-Accrual/ 10/1/2019	5
Mezzanine	Residential ⁽³⁾	Manhattan, NY	295,881	26	8,000	27,881	Non-Accrual/ 7/1/2021	5
Mezzanine	Office ⁽⁴⁾	Troy, MI	7,500		7,500	-	Non-Accrual/ 6/30/2024	5
Total			\$ 468,500	\$ 34	2,500 \$	\$ 126,000		

(1) The fair value of retail collateral was determined by applying a capitalization rate of 9.0%.

(2) In September 2018, we entered a joint venture with Turner Consulting II, LLC ("Turner Consulting"), through an entity which owns the underlying property that secures our loan. Turner Consulting contributed 10% of the venture's equity and we contributed 90%. The entity was deemed to be a variable interest entity ("VIE"), and we determined that we are not the primary beneficiary of that VIE as we do not have the power to direct the entity's activities. During the second quarter of 2024, the loan's maturity was extended from September 2024 to September 2025.

(3) The fair value of the residential collateral was determined by making certain projections and assumptions with respect to future performance and a discount rate of 10%.

(4) The fair value of the office collateral was determined by applying an exit capitalization rate of 10% and a discount rate of 20%

For the nine months ended September 30, 2024, we recorded a net increase in our Specific CECL Allowance of \$149.5 million. This net increase was comprised of a Specific CECL Allowance and write-off on a commercial mortgage loan and Specific CECL Allowances on two of our subordinate loans.

Massachusetts Healthcare

In March 2022, we and other Apollo-managed entities co-originated a 55% loan-to-cost first mortgage loan ("Massachusetts Healthcare Loan") secured by eight hospitals in Massachusetts. Our pro-rata interest in the commercial mortgage loan represented 41.2% of the original whole loan amount. The loan was made in connection with the capitalization of a joint venture between two parties and eight property owner subsidiaries of the joint venture (the "Borrowers") to own the hospitals which were leased to Steward Health Care ("Steward"), who served as operator. We and other Apollo-managed entities ("Apollo Co-Lenders") did not lend to Steward and do not have any involvement in Steward's operation of the hospitals or performance under the lease.

During the three months ended September 30, 2024, we ceased accruing interest on our loan and debt service payments received in July through September 2024 reduced the carrying value of our loan. During the three months ended September 30, 2024, we recorded a \$127.5 million Specific CECL Allowance which was written-off on resolution of our loan during the same period. On September 4, 2024, we and Apollo Co-Lenders, through a joint venture, acquired title to one of the eight hospitals that previously secured our loan. On September 26, 2024, the hospital was taken by eminent domain by the Commonwealth of Massachusetts (the "Commonwealth"). In conjunction with this taking, we recorded a realized loss representing the difference between our allocation of the amount to be paid by the Commonwealth for the taking and our allocation of the loan related to the underlying property. We and Apollo Co-Lenders have challenged the Commonwealth's taking of the hospital by eminent domain in Massachusetts court. If our challenge is not successful, we and Apollo Co-Lenders intend to further challenge the valuation of the hospital from which the amount to be paid by the Commonwealth was determined. If successful, we and Apollo Co-Lenders may receive additional recovery of our realized losses. The amount to be paid by the Commonwealth is \$21.9 million (\$9.0 million attributable to ARI), while the 2024 tax assessed value of the hospital was \$200.8 million. On September 30, 2024, the guarantors made a guaranty payment on the loan and Borrowers transferred the deeds of the remaining seven hospitals into escrow, thereby releasing the Borrowers from their obligation under the loan agreement. Accordingly, we wrote-off the remaining Specific CECL Allowance and recorded a realized loss representing the difference between our loan's remaining amortized cost basis and our allocation of the fair value of the seven remaining hospitals, less costs to sell, per the executed purchase and sale agreements and appraised values, where applicable, of the properties underlying the deeds in escrow. In aggregate, we recorded a \$127.5 million realized loss within net realized loss on investments in our September 30, 2024 condensed consolidated statement of operations, and all Specific CECL Allowances related to our loan were written off.

As of September 30, 2024, we recorded \$159.7 million in other assets on our condensed consolidated balance sheet consisting of an equity method interest in the joint venture with other Apollo-managed entities and an interest in the property deeds in escrow. We did not hold title to the underlying properties as of September 30, 2024.

Subsequently, on October 1, 2024, five of the seven hospitals were sold to third parties, and the proceeds were allocated among us and other Apollo Co-Lenders based on our pro-rata interests in the commercial mortgage loan. Refer to "Note 21 -Subsequent Events".

Michigan Office

During the three months ended June 30, 2024, we recorded a Specific CECL Allowance of \$7.5 million on a subordinate loan secured by our interest in a Class A office building in Troy, MI, which was attributable to low occupancy and limited leasing activity in the property's submarket. The \$7.5 million Specific CECL Allowance represents a full reserve against the loan's amortized cost basis. The loan's risk rating was downgraded from a four to a five and the loan was moved to non-accrual status as of June 30, 2024.

As discussed further below, we recorded an additional \$142.0 million Specific CECL Allowance on our Junior Mezzanine A Loan (as defined below), during the three months ended March 31, 2024.

Loan Modifications Pursuant to ASC 326

During the twelve months ended September 30, 2024, we provided the following loan modifications that require disclosure pursuant to ASC 326.

Cleveland Multifamily

In May 2021, we originated a first mortgage loan secured by a multifamily property in Cleveland, OH. In April 2024, we modified our loan to convert from a floating rate of Secured Overnight Financing Rate ("SOFR") + 3.25% to a 6.0% fixed rate, and to provide a two year term extension. These modified terms are included in the determination of our general CECL reserve for the quarter ended September 30, 2024. The loan is performing pursuant to its modified contractual terms and its risk rating remains a three as of September 30, 2024.

Manhattan Office

In March 2022, we originated a first mortgage loan secured by an office property in Manhattan, NY. In April 2024, we modified our loan to convert from a floating rate of SOFR + 3.92% to a 5.0% fixed rate. This modified term is included in the determination of our general CECL reserve for the quarter ended September 30, 2024. The loan is performing pursuant to its modified contractual terms and its risk rating remains a three as of September 30, 2024.

Manhattan Residential

In August 2022, we refinanced three of our mezzanine loans (a senior mezzanine loan ("Senior Mezzanine Loan") and two junior mezzanine loans ("Junior Mezzanine A Loan" and "Junior Mezzanine B Loan" collectively referred to as "Junior Mezzanine Loan")), and originated a commercial mortgage loan ("Senior Loan") as part of an overall recapitalization. All of the loans are secured by an ultra-luxury residential property in Manhattan, NY.

In refinancing the Senior Mezzanine Loan and Junior Mezzanine Loan, we modified the loan terms with the borrower to include an interest rate reduction and two year extension of the term on all three loans. Based on our analysis under ASC Topic 310-20 "Receivables – Nonrefundable Fees and Other Costs" ("ASC 310-20"), we have deemed this refinance to be a continuation of our existing loans.

During 2022, sales velocity on the underlying property lagged behind the borrower's business plan and management's expectations. Based on this information and broader uncertainty across the ultra-luxury residential property market, we recorded a total loan Specific CECL Allowance of \$66.5 million on the Junior Mezzanine B Loan and downgraded its risk rating to a five.

As property sales continued to trail behind the borrower's business plan during the first half of 2023, we ceased accruing interest on the Senior Loan and the Senior Mezzanine Loan as of May 1, 2023. During the second quarter of 2023, we deemed the \$82.0 million Junior Mezzanine B Loan to be unrecoverable and therefore wrote off our mezzanine loan and recorded a realized loss of \$82.0 million within net realized loss on investments in our condensed consolidated statement of operations. We also recorded a \$126.0 million Specific CECL Allowance on the Junior Mezzanine A Loan and downgraded its risk rating to a five.

During the three months ended March 31, 2024, we recorded an additional \$142.0 million Specific CECL Allowance on our Junior Mezzanine A Loan. The additional Specific CECL Allowance was primarily attributable to a reduction in list pricing of remaining units and slower sales pace at the property. The slower sales velocity coincided with the continued overall softening in the midtown Manhattan ultra-luxury submarket. Any future change to the Specific CECL Allowance will be based upon a number of factors, including but not limited to the continued assessment of both the potential nominal value of remaining inventory as well as the expected sales velocity.

During the three months ended June 30, 2024, our Senior Loan was refinanced by a third party lender, which resulted in a repayment of \$108.3 million. The remaining Senior Loan balance was restructured into a subordinate loan ("Senior Mezzanine A Loan"), and extended by fourteen months to November 2025. Concurrently, the maturities of the Senior Mezzanine Loan and the Junior Mezzanine A Loan were extended to November 2025. All three loans remain on non-accrual status subsequent to the refinancing. Based on our analysis under ASC 310-20, we have deemed this refinance to be a continuation of our existing loans.

The modified loan terms as discussed above have been reflected in our calculation of CECL for the three months ended September 30, 2024. Refer to the "CECL" section above for additional information regarding our calculation of CECL Allowances.

As of September 30, 2024 and December 31, 2023, the aggregate amortized cost basis, net of Specific CECL Allowance, of these modified receivables was \$700.4 million and \$674.5 million, respectively, or 8.9% and 8.0% of our aggregate commercial mortgage loans and subordinate loans by amortized cost, respectively. There were unfunded commitments related to these loans of \$17.3 million as of September 30, 2024 and none as of December 31, 2023.

Other Loan Activity

We cease accruing interest on loans if we deem the interest to be uncollectible with any previously accrued uncollected interest on the loan charged to interest income in the same period. The amortized cost basis, net of Specific CECL Allowance, for loans on non-accrual was \$473.2 million and \$693.7 million as of September 30, 2024 and December 31, 2023, respectively.

Under certain circumstances, we may apply the cost recovery method under which interest collected on a loan reduces the loan's amortized cost. For the three and nine months ended September 30, 2024, we received \$7.0 million and \$8.3 million, respectively, in interest that reduced amortized cost under the cost recovery method compared to \$0.6 million and \$1.9 million for the three and nine months ended September 30, 2023, respectively. The increase in interest recorded under the cost recovery method during the nine months ended September 30, 2024 is related to our Massachusetts Healthcare Loan discussed above.

As of September 30, 2024 and December 31, 2023, the amortized cost basis, net of Specific CECL Allowance, for loans with accrued interest past due 90 or more days was \$473.2 million and \$693.7 million, respectively. As of September 30, 2024 and December 31, 2023, there were no loans with accrued interest between 30 and 89 days past due.

We recognized \$4.2 million and \$5.1 million of pre-payment penalties and accelerated fees for the three and nine months ended September 30, 2024, respectively, and \$0.2 million and \$0.4 million for the three and nine months ended September 30, 2023, respectively.

During the three and nine months ended September 30, 2023, we recorded \$0.5 million and \$3.1 million, respectively, of interest income related to a subordinate risk retention interest in a securitization vehicle. The subordinate risk retention interest was repaid in full during the third quarter of 2023.

During the three months ended March 31, 2023, we received £72.2 million (\$88.4 million assuming conversion into U.S. Dollars ("USD")) full repayment of one of our commercial mortgage loans secured by an office property in London, UK,

including all default interest accrued to date, which was approximately \$0.7 million. In conjunction with the repayment, the related participation interest sold was also fully satisfied. Refer to "Note 12 – Participations Sold" for additional detail.

Loan Sales

From time to time, we may enter into sale transactions with other parties. All sale transactions are evaluated in accordance with ASC Topic 860, "Transfers and Servicing" ("ASC 860").

In April 2024, we sold a commercial mortgage loan collateralized by a hotel property located in Honolulu, HI. The loan was previously classified as held for sale during the first quarter of 2024, and sold at a price of 99.5% during the second quarter of 2024. Upon selling the commercial mortgage loan, we reversed the previously recorded valuation allowance and recorded a realized loss of \$0.7 million included within realized loss on investments on our condensed consolidated statement of operations for the nine months ended September 30, 2024.

During the first quarter of 2023, we sold our entire interests in three commercial mortgage loans secured by various properties in Europe, with aggregate commitments of \notin 205.7 million (\$219.0 million assuming conversion into USD, of which \notin 115.0 million or \$122.4 million assuming conversion into USD, was funded at the time of sale). Additionally, we sold a partial interest of £15.0 million (\$18.2 million assuming conversion into USD) in a commercial mortgage loan secured by a mixed-use property located in London, United Kingdom. These sales were made to entities managed by affiliates of the Manager. We evaluated the transaction under ASC 860 and determined the sale of our entire interests and the sale of the partial interest met the criteria for sale accounting. In connection with these sales, we recorded a net gain of approximately \$0.2 million within net realized loss on investments on our condensed consolidated statement of operations for the nine months ended September 30, 2023.

Note 5 – Real Estate Owned

Real Estate Owned, Held for Investment

As of September 30, 2024, assets and liabilities related to real estate owned, held for investment consisted of three properties: the D.C. Hotel, a full-service luxury hotel in Washington, D.C., the Brooklyn Development, a multifamily development property located in downtown Brooklyn, NY, and the Atlanta Hotel, a hotel in Atlanta, GA.

D.C. Hotel

On May 24, 2021, we acquired legal title to the D.C. hotel, which previously secured two subordinate loans, through a deedin-lieu of foreclosure. In accordance with ASC 805, we consolidated the hotel's assets and liabilities at their respective fair values. Refer to "Note 3 – Fair Value Disclosure" for full discussion of non-recurring fair value measurements.

As of March 1, 2022, the hotel assets, comprised of land, building, furniture, fixtures, and equipment ("FF&E"), and accumulated depreciation (collectively "REO Fixed Assets"), and liabilities met the criteria to be classified as held for sale under ASC Topic 360, "Property, Plant, and Equipment" ("ASC 360"). Accordingly, as of March 1, 2022, we ceased recording depreciation on the building and FF&E on the condensed consolidated statement of operations.

As of March 1, 2023, due to market conditions, we curtailed active marketing efforts, and reclassified the REO Fixed Assets and liabilities from real estate owned, held for sale to real estate owned, held for investment, net. In accordance with ASC 360, the REO Fixed Assets were reclassified to their carrying value before they were initially classified as held for sale in March of 2022, and all other assets and liabilities were reclassified to the corresponding line items on the condensed consolidated balance sheet. Upon reclassification, we recorded \$4.0 million of depreciation expense, representing the amount that would have been recorded had the asset remained as held for investment, and included this amount within Depreciation and amortization on real estate owned on our condensed consolidated statement of operations for the six months ended June 30, 2023. No realized gain or loss was recorded in connection with this reclassification.

As of September 30, 2024 and December 31, 2023, the value of net real estate assets related to the D.C. Hotel was \$156.7 million and \$152.4 million, respectively. As of September 30, 2024, our net real estate assets included depreciable assets of \$79.4 million, net of \$8.5 million in accumulated depreciation, attributable to the building, and \$5.8 million, net of \$5.1 million in

accumulated depreciation, attributable to FF&E. As of December 31, 2023, our net real estate assets included depreciable assets of \$80.5 million, net of \$6.6 million in accumulated depreciation, attributable to the building, and \$6.1 million, net of \$3.8 million in accumulated depreciation, attributable to FF&E.

During the three months ended June 30, 2024, we obtained a \$73.7 million mortgage secured by the D.C. Hotel. The mortgage includes an interest rate of term one-month SOFR + 3.00% and current maturity of July 2026, with an option to extend for one year, contingent upon meeting certain conditions. The mortgage agreement contains covenants requiring our unencumbered liquidity be greater than \$10.0 million and our net worth be greater than \$200.0 million. Under these covenants, our General CECL Allowance is added back to our net worth calculation.

The carrying value of the mortgage included within debt related to real estate owned, held for investment, net on our condensed consolidated balance sheet was \$72.5 million, net of \$1.2 million in deferred financing costs. To manage our exposure to variable cash flows on our borrowings under this mortgage, we entered into an interest rate cap on June 13, 2024. As of September 30, 2024, the fair value of the interest rate cap was de minimis. Refer to "Note 11 – Derivatives" for full detail.

We recorded net profit from hotel operations of \$0.1 million and \$6.0 million for three and nine months ended September 30, 2024, respectively, and net profit of \$0.5 million and \$4.3 million for the three and nine months ended September 30, 2023, respectively.

Brooklyn Development

In 2015, we originated a \$122.2 million multifamily development commercial mortgage loan secured by an assemblage of properties in downtown Brooklyn, NY. In 2020, the loan went into default, and we recorded a \$30.0 million Specific CECL Allowance, due to the deterioration of market conditions attributable to COVID-19. As a result of improved market conditions, we reversed \$20.0 million of Specific CECL Allowance during the second quarter of 2021. In the second quarter of 2022, we reversed the remaining \$10.0 million Specific CECL Allowance as a result of market rent growth and value created from development activities at the underlying property.

On August 3, 2022, we acquired legal title of the property through a deed-in-lieu of foreclosure and accounted for the asset acquisition in accordance with ASC 805. At that time, our amortized cost basis in the commercial mortgage loan was \$226.5 million. We recorded the real estate assumed at a fair value of \$270.1 million based on the market value of the property as of the date of acquisition. We recognized a realized gain of \$43.6 million, recorded within realized gain (loss) on investments on our condensed consolidated statement of operations, which reflects the difference between the fair value of the property and the carrying value of the loan at the time of acquisition. The non-recurring fair value measurement was classified as Level III within the fair value hierarchy due to the use of significant unobservable inputs, including comparable sales of similar properties in the market. We capitalized construction and financing costs of \$44.0 million and \$121.4 million during the three and nine months ended September 30, 2024, respectively, and \$17.6 million and \$46.7 million during the three and nine months ended September 30, 2023, respectively. As of September 30, 2024 and December 31, 2023, our cost basis in the property was \$495.6 million and \$374.2 million, respectively. As of September 30, 2024 and December 31, 2023, our cost basis included construction costs of \$274.4 million and \$152.9 million, respectively. There is no depreciation recorded while the property is under development.

Upon taking title, we concurrently contributed the property to a joint venture with a third-party real estate developer. The entity was deemed to be a VIE, of which we were determined to be the primary beneficiary. Through our wholly owned subsidiaries, we hold a 100% equity ownership interest in the joint venture and our partner is only entitled to profit upon achievement of certain returns under our joint venture agreement. Concurrently with taking title to the property, we obtained \$164.8 million in construction financing on the property. As of September 30, 2024 and December 31, 2023, the carrying value of the construction financing included within debt related to real estate owned, held for investment, net on our condensed consolidated balance sheets was \$206.4 million, net of \$2.3 million in deferred financing costs and \$161.6 million, net of \$3.2 million in deferred financing costs, respectively.

The construction financing includes a maximum commitment of \$388.4 million, an interest rate of SOFR +2.55%, and current maturity of August 2026, with an option to extend for one year, contingent upon meeting certain conditions. The construction financing agreement contains covenants requiring our unencumbered liquidity be greater than \$100.0 million and

our net worth be greater than \$600.0 million. Under these covenants, our General CECL Allowance is added back to our net worth calculation. As of both September 30, 2024 and December 31, 2023, we were in compliance with these covenants.

To manage our exposure to variable cash flows on our borrowings under this construction financing, we entered into an interest rate cap on September 26, 2023, and extended on September 30, 2024 for an additional year. As of September 30, 2024 and December 31, 2023, the fair value of the interest rate cap was \$0.6 million and \$1.4 million, respectively, and recorded within derivative assets, net on our condensed consolidated balance sheet. Refer to "Note 11 – Derivatives" for full detail.

<u>Atlanta Hotel</u>

In March 2017, we originated a first mortgage loan secured by the Atlanta Hotel. During the second quarter of 2022, due to slower than expected recovery from the COVID-19 pandemic, we deemed the borrower to be experiencing financial difficulty. Accordingly, we ceased accruing interest on the loan and recorded a \$7.0 million Specific CECL Allowance.

During the fourth quarter of 2022, we wrote off the \$7.0 million previously recorded Specific CECL Allowance and reduced the principal balance of the loan which was recorded as a realized loss within net realized loss on investments in our December 31, 2022 consolidated statement of operations.

On March 31, 2023, we acquired legal title of the Atlanta Hotel through a deed-in-lieu of foreclosure and determined the fair value of net real estate assets to be \$75.0 million in accordance with ASC 820. The fair value of the real estate owned is categorized within Level III of the fair value hierarchy set forth by ASC 820 and includes the use of significant unobservable inputs. See "Note 3 – Fair Value Disclosure" for discussion of our non-recurring fair value measurements. Additionally, we recognized a realized loss of \$4.8 million, recorded within net realized loss on investments on our condensed consolidated statement of operations. The realized loss represents the difference between the original loan's amortized cost and the fair value of the net assets acquired.

During the three months ended June 30, 2023, we received an unsolicited offer from a third party to purchase the Atlanta Hotel. As of June 30, 2023, the hotel's assets and liabilities met the criteria to be classified as held for sale under ASC 360. In accordance with ASC 360, we ceased recording depreciation on the building and FF&E on the condensed consolidated statement of operations and we have reclassified assets and liabilities from their respective condensed consolidated balance sheet line items to Assets related to real estate owned, held for sale and Liabilities related to real estate owned, held for sale.

As of March 31, 2024, we determined the sale of the Atlanta Hotel to a third party, from whom we received an unsolicited offer, to be no longer probable, and we are not actively marketing the property for sale to other potential buyers. As such, the Atlanta Hotel no longer met the criteria to be classified as held for sale under ASC 360. In accordance with ASC 360, the REO Fixed Assets were reclassified to their carrying value before classifying as held for sale in June of 2023. On the date of reclassification, March 31, 2024, we recorded \$3.6 million in depreciation, representing the amount that would have been recorded had the asset remained as held for investment. All other assets and liabilities were reclassified to the corresponding line items on the condensed consolidated balance sheet. No realized gain or loss was recorded in connection with this reclassification.

As of September 30, 2024, the value of net real estate assets related to the Atlanta Hotel was \$68.6 million. As of September 30, 2024, our net real estate assets included depreciable assets of \$45.5 million, net of \$4.7 million in accumulated depreciation, attributable to the building, and \$6.8 million, net of \$2.6 million in accumulated depreciation, attributable to FF&E. For the three and nine months ended September 30, 2024, we recorded net profit/(loss) from the hotel's operations of \$0.4 million and (\$1.2) million, respectively. For the three and nine months ended September 30, 2023, we recorded \$0.5 million and \$1.9 million of net income from the hotel's operations, respectively.

As of December 31, 2023, the hotel's assets and liabilities were classified as held for sale, and the value of net real estate assets related to the Atlanta Hotel was \$75.4 million. As of December 31, 2023, our net real estate assets included depreciable assets of \$49.4 million, net of \$0.8 million in accumulated depreciation, attributable to the building, and \$8.0 million, net of \$0.4 million in accumulated to FF&E.

Note 6 – Other Assets

The following table details the components of our other assets at the dates indicated (\$ in thousands):

	Septembe	er 30, 2024	Dece	mber 31, 2023
Interest receivable	\$	78,330	\$	72,354
Collateral deposited under derivative agreements		11,550		
Loan proceeds held by servicer ⁽¹⁾		105,769		6,271
Other ⁽²⁾⁽³⁾		168,487		6,998
Total	\$	364,136	\$	85,623

(1) Includes loan principal, interest, and other fees held by our third-party servicers as of the balance sheet date and remitted during subsequent remittance cycle.

(2) Includes \$8.4 million and \$4.6 million of other assets from Real Estate Owned, Held for Investment as of September 30, 2024 and December 31, 2023, respectively. Refer to "Note 5 – Real Estate Owned" for additional information.

(3) Includes \$159.7 million of other assets related to our former Massachusetts Healthcare Loan as discussed in "Note 4 – Commercial Mortgage Loans, Subordinate Loans and Other Lending Assets, Net."

Note 7 – Secured Debt Arrangements, Net

We utilize secured debt arrangements to finance the origination activity in our loan portfolio. Our secured debt arrangements are comprised of secured credit facilities, a private securitization, and a revolving credit facility.

In January 2024, we entered into a new secured credit facility with Goldman Sachs that provided £125.6 million (\$158.6 million, assuming conversion into USD) of borrowing capacity. During the three months ended September 30, 2024, we further upsized the facility by £242.1 million (\$314.6 million, assuming conversion into USD).

Additionally, during the nine months ended September 30, 2024, we upsized the Barclays facility by \$300.0 million and the Atlas Facility by \$113.5 million. The amendment to upsize the Atlas Facility also included conversion of the facility's term from a six month "evergreen" feature to two-years, with a one-year extension option, reduction to recourse percentages, and an additional pledge of a commercial mortgage loan, among other changes. Furthermore, we have repaid the full amount of borrowings outstanding on both the Goldman Sachs USD and Santander EUR facilities.

Our borrowings under secured debt arrangements as of September 30, 2024 and December 31, 2023 are detailed in the following table (\$ in thousands):

		September 30, 20	24		December 31, 202	23
	Maximum			Maximum		
	Amount of	Borrowings		Amount of	Borrowings	
	Borrowings ⁽¹⁾	Outstanding ⁽¹⁾	Maturity (2)	Borrowings ⁽¹⁾	Outstanding ⁽¹⁾	Maturity ⁽²⁾
JPMorgan Facility - USD ⁽³⁾⁽⁴⁾	\$ 1,500,000	\$ 832,657	September 2026	\$ 1,482,584	\$ 1,043,964	September 2026
JPMorgan Facility - GBP ⁽³⁾⁽⁴⁾	—	_	N/A	17,416	17,416	September 2026
Deutsche Bank Facility - USD ⁽³⁾	700,000	183,397	March 2026	700,000	275,815	March 2026
Atlas Facility - USD ⁽⁵⁾	800,000	622,788	March 2027(6)	686,527	669,302	April 2027(7)(8)
HSBC Facility - GBP	403,390	403,390	May 2025	383,967	383,967	May 2025
HSBC Facility - EUR	269,032	269,032	January 2026 ⁽⁸⁾	281,401	281,401	January 2026
Goldman Sachs Facility - USD	_	—	N/A ⁽⁹⁾	13,437	13,437	November 2025 ⁽⁹⁾
Goldman Sachs Facility - GBP	491,500	390,163	May 2029	—	—	N/A
Barclays Facility - USD	500,000	353,153	March 2027 ⁽⁷⁾	200,000	107,929	June 2027 ⁽⁷⁾
MUFG Securities Facility - GBP	209,759	194,203	August 2025(7)	204,690	204,690	June 2025(7)
Churchill Facility - USD	130,000	122,595	April 2026	130,000	126,515	March 2026
Santander Facility - USD	300,000	67,500	February 2026 ⁽⁷⁾	300,000	67,500	February 2026 ⁽⁷⁾
Santander Facility - EUR ⁽¹⁰⁾			N/A	59,611	55,716	August 2024
Total Secured Credit Facilities	5,303,682	3,438,878		4,459,633	3,247,652	
Barclays Private Securitization - GBP,						
EUR, SEK	2,034,897	2,034,897	December 2026 ⁽⁸⁾	2,369,125	2,157,157	June 2026 ⁽⁸⁾
Revolving Credit Facility - USD ⁽¹¹⁾⁽¹²⁾	160,000	51,050	March 2026	170,000	147,000	March 2026
Total Secured Debt Arrangements	7,498,579	5,524,825		6,998,758	5,551,809	
Less: deferred financing costs	N/A	(10,880)		N/A	(13,333)	
Total Secured Debt Arrangements,						
net ⁽¹³⁾⁽¹⁴⁾⁽¹⁵⁾	\$ 7,498,579	\$ 5,513,945		\$ 6,998,758	\$ 5,538,476	

 As of September 30, 2024, British Pound Sterling("GBP"), Euro ("EUR"), and Swedish Krona ("SEK") borrowings were converted to USD at a rate of 1.34, 1.11, and 0.10, respectively. As of December 31, 2023, GBP, EUR and SEK borrowings were converted to USD at a rate of 1.27, 1.10 and 0.10, respectively.

(2) Maturity date assumes extensions at our option are exercised with consent of financing providers, where applicable.

(3) The JPMorgan Facility and Deutsche Bank Facility enable us to elect to receive advances in USD, GBP, or EUR.

- (4) The JPMorgan Facility allows for \$1.5 billion of maximum borrowings in total as of September 30, 2024.
- (5) The Atlas Facility (as defined below) was formerly the Credit Suisse Facility. See "Atlas Facility" below for additional discussion.
- (6) The Atlas Facility was amended during March 2024 to convert the facility's maturity from a six month "evergreen" feature to a two-year initial term, with an additional one-year extension option.
- (7) Assumes financings are extended in line with the underlying loans.
- (8) Represents weighted-average maturity across various financings with the counterparty. See below for additional details.
- (9) Facility entered the two-year amortization period during Q4 2023. During the amortization period, the maturity date for current outstanding transactions are extended for a period of up to two years from the November 2023 maturity. The facility was terminated during the nine months ended September 30, 2024, in conjunction with repayment of the underlying loan securing the facility.
- (10) The facility was terminated during the three months ended June 30, 2024 in conjunction with repayment of the underlying loan securing the facility.
- (11) The current stated maturity of the Revolving Credit Facility (as defined below) is March 2026. Borrowings under the Revolving Credit Facility bear interest at a per annum rate equal to the sum of (i) a floating rate index and (ii) a fixed margin. Borrowings under the Revolving Credit Facility are full recourse to certain guarantor wholly-owned subsidiaries of the Company. See "Revolving Credit Facility" below for additional discussion.
- (12) Effective September 30, 2024, the capacity on our Revolving Credit Facility was reduced to \$160.0 million from \$170.0 million.
- (13) Weighted-average borrowing costs as of September 30, 2024 and December 31, 2023 were applicable benchmark rates and credit spread adjustments, plus spreads of USD: +2.56% / GBP: +2.28% / EUR: +2.11% / SEK: +1.50% and USD: +2.49% / GBP: +2.21% / EUR: +1.86% / SEK: +1.50%, respectively.
- (14) Weighted-average advance rates based on cost as of September 30, 2024 and December 31, 2023 were 70.9% (65.1% (USD) / 75.1% (GBP) / 72.8% (EUR) / 80.4% (SEK)) and 68.4% (62.9% (USD) / 72.5% (GBP) / 72.1% (EUR) / 80.4% (SEK)), respectively.
- (15) As of September 30, 2024 and December 31, 2023, approximately 48% and 58%, respectively, is the outstanding balance under these secured borrowings were recourse to us.

Terms of our secured credit facilities are designed to keep each lender's credit exposure generally constant as a percentage of the underlying value of the assets pledged as security to the facility. If the credit of the underlying collateral value decreases, the amount of leverage to us may be reduced. As of September 30, 2024 and December 31, 2023, the weighted-average haircut under our secured debt arrangements was approximately 29.1% and 31.6%, respectively. Our secured credit facilities do not contain capital markets-based mark-to-market provisions.

Atlas Facility

On February 8, 2023, in connection with the acquisition by certain subsidiaries of Atlas, which is a wholly-owned investment of a fund managed by an affiliate of the Manager, the Credit Suisse Facility was acquired by Atlas ("Atlas Facility"). For full discussion of this transaction, refer to "Note 15 – Related Party Transactions."

Revolving Credit Facility

On March 3, 2023, we entered into the revolving credit facility (the "Revolving Credit Facility") administered by Bank of America, N.A. The Revolving Credit Facility provides up to \$160.0 million of borrowings secured by qualifying commercial mortgage loans and real property owned assets. As of September 30, 2024, our interest coverage ratio was a minimum of 1.3:1. See "Debt Covenants" below for additional discussion. The Revolving Credit Facility has a term of three years, maturing in March 2026. The Revolving Credit Facility enables us to borrow on qualifying commercial mortgage loans for up to two years and real property owned assets for up to six months. As of September 30, 2024 and December 31, 2023, we had \$51.1 million and \$147.0 million, respectively, outstanding on the Revolving Credit Facility. During the three and nine months ended September 30, 2024, we recorded \$84.7 thousand and \$195.3 thousand in unused fees and \$0.1 million and \$2.4 million in contractual interest expense, respectively. During the three and nine months ended September 30, 2023, we recorded \$86.9 thousand and \$200.2 thousand in unused fees, respectively.

Barclays Private Securitization

We are party to a private securitization with Barclays Bank plc ("Barclays") (such securitization, the "Barclays Private Securitization"). Commercial mortgage loans currently financed under the Barclays Securitization are denominated in GBP, EUR and SEK.

The Barclays Private Securitization does not include daily margining provisions and grants us significant discretion to modify certain terms of the underlying collateral including waiving certain loan-level covenant breaches and deferring or waiving of debt service payments for up to 18 months. The securitization includes loan-to-value based covenants with deleveraging requirements that are based on significant declines in the value of the collateral as determined by an annual third-party (engaged by us) appraisal process tied to the provisions of the underlying loan agreements. We believe this provides us with both cushion and predictability to avoid sudden unexpected outcomes and material repayment requirements.

The table below provides principal balances and the carrying value for commercial mortgage loans pledged to the Barclays Private Securitization as of September 30, 2024 and December 31, 2023 (\$ in thousands):

		September 30, 2024						
		Outstanding						
Local Currency	Count		Principal	Carrying Value				
GBP	6	\$	1,745,874	\$	1,726,495			
EUR	3		743,480		734,207			
SEK	1		244,074		242,893			
Total	10	\$	2,733,428	\$	2,703,595			

	December 31, 2023			
	Outstanding			
Local Currency	Count Principal Carrying Value	Carrying Value		
GBP	7 \$ 1,662,457 \$ 1,643,979	9		
EUR	6 1,021,272 1,012,98	7		
SEK	1 248,088 246,220	0		
Total	14 \$ 2,931,817 \$ 2,903,180	5		

The table below provides the borrowings outstanding (on an as converted basis) and weighted-average fully-extended maturities by currency for the assets financed under the Barclays Private Securitization as of September 30, 2024 (\$ in thousands):

		Fully-Extended Maturity ⁽²⁾	
Total/Weighted-Average GBP	\$	1,288,941	August 2026
Total/Weighted-Average EUR		550,425	October 2027 ⁽³⁾
Total/Weighted-Average SEK		195,530	May 2026
Total/Weighted-Average Securitization	\$	2,034,897	December 2026

 As of September 30, 2024, we had £963.7 million, €494.3 million, and kr2.0 billion of borrowings outstanding under the Barclays Private Securitization secured by certain of our commercial mortgage loans.

(2) Assumes underlying loans extend to fully extended maturity and extensions at our option are exercised.

(3) The EUR portion of the Barclays Private Securitization has an "evergreen" feature such that the facility continues for one year and can be terminated by either party on certain dates with, depending on the date of notice, a minimum of nine to twelve months' notice.

The table below provides the borrowings outstanding (on an as converted basis) and weighted-average fully-extended maturities by currency for the assets financed under the Barclays Private Securitization as of December 31, 2023 (\$ in thousands):

	Borrowings	Fully-Extended
	Outstanding ⁽¹⁾	Maturity ⁽²⁾
Total/Weighted-Average GBP	1,234,740	June 2026
Total/Weighted-Average EUR	723,947	May 2026 ⁽³⁾
Total/Weighted-Average SEK	198,470	May 2026
Total/Weighted-Average Securitization	\$ 2,157,157	June 2026

 As of December 31, 2023, we had £969.9 million, €655.8 million, and kr\$2.0 billion of borrowings outstanding under the Barclays Private Securitization secured by certain of our commercial mortgage loans.

(2) Assumes underlying loans extend to fully extended maturity and extensions at our option are exercised.

(3) The EUR portion of the Barclays Private Securitization has an "evergreen" feature such that the facility continues for one year and can be terminated by either party on certain dates with, depending on the date of notice, a minimum of nine to twelve months' notice. The table below provides the assets and liabilities of the Barclays Private Securitization VIE included in our condensed consolidated balance sheets (\$ in thousands):

	Septe	ember 30, 2024	Dec	ember 31, 2023
Assets:				
Cash	\$	1,366	\$	924
Commercial mortgage loans, net ⁽¹⁾		2,703,595		2,903,186
Other Assets ⁽²⁾		142,208		41,180
Total Assets	\$	2,847,170	\$	2,945,290
Liabilities:				
Secured debt arrangements, net (net of deferred financing costs of \$1.3				
million and \$2.0 million in 2024 and 2023, respectively)	\$	2,033,613	\$	2,155,197
Accounts payable, accrued expenses and other liabilities ⁽³⁾⁽⁴⁾		89,090		9,083
Total Liabilities	\$	2,122,703	\$	2,164,280

(1) Net of the General CECL Allowance of \$12.7 million and \$8.3 million as of September 30, 2024 and December 31, 2023, respectively.

(2) Includes loan principal, interest, and other fees held by our third-party servicers as of the balance sheet date and remitted during subsequent remittance cycle.

(3) Includes General CECL Allowance related to unfunded commitments on commercial mortgage loans, net of \$2.4 million and \$2.5 million as of September 30, 2024 and December 31, 2023, respectively.

(4) Includes pending transfers from our third party loan servicers that were remitted to our secured credit facility counterparties during the subsequent remittance cycle.

The table below provides the net income of the Barclays Private Securitization VIE included in our condensed consolidated statement of operations (\$ in thousands):

	Thre	e months end	ed S	eptember 30,	Ni	ne months ende	ed Se	eptember 30,
		2024		2023		2024		2023
Net interest income:								
Interest income from commercial mortgage loans	\$	69,455	\$	56,537	\$	197,574	\$	156,295
Interest expense		(39,343)		(30,379)		(111,445)		(80,753)
Net interest income	\$	30,112	\$	26,158	\$	86,129	\$	75,542
General and administrative expense	\$	(4)	\$	(2)	\$	(6)	\$	(9)
Decrease (increase) in current expected credit loss								
allowance, net		(176)		1,744		(4,315)		1,169
Foreign currency translation gain (loss)		38,209		(24,266)		24,799		(3,555)
Net income	\$	68,141	\$	3,634	\$	106,607	\$	73,147

At September 30, 2024, our borrowings had the following remaining maturities (\$ in thousands):

	Less than 1 year	1 to 3 years	3 to 5 years	More than 5 years	Total
JPMorgan Facility	\$ 197,798	\$ 634,859	\$	\$	\$ 832,657
Deutsche Bank Facility		183,397			183,397
Atlas Facility	105,109	517,679			622,788
HSBC Facility	527,665	144,757			672,422
Goldman Sachs Facility - GBP			390,163		390,163
Barclays Facility		353,153			353,153
MUFG Securities Facility	194,203				194,203
Churchill Facility		122,595			122,595
Santander Facility - USD	67,500				67,500
Barclays Private Securitization	122,275	1,710,368	202,254		2,034,897
Revolving Credit Facility	37,500	13,550		—	51,050
Total	\$1,252,050	\$3,680,358	\$ 592,417	\$	\$5,524,825

The table above reflects the fully extended maturity date of the facility and assumes facilities with an "evergreen" feature continue to extend through the fully-extended maturity of the underlying asset and assumes underlying loans are extended with consent of financing providers.

The table below summarizes the outstanding balances at September 30, 2024, as well as the maximum and average monthend balances for the nine months ended September 30, 2024 for our borrowings under secured debt arrangements (\$ in thousands).

	_	As of Septem	nbei	r 30, 2024	For the nine months 20	ed September 30,		
					Maximum Month-End		Average Month-End	
		Balance	_	Collateral ⁽¹⁾	Balance		Balance	
JPMorgan Facility	\$	832,657		1,552,582	1,063,261	\$	981,865	
Deutsche Bank Facility		183,397		288,425	278,703		213,556	
Goldman Sachs Facility - USD				—	11,620		3,871	
Goldman Sachs Facility - GBP		390,163		505,785	390,163		209,010	
Atlas Facility		622,788		770,590	758,201		693,554	
HSBC Facility		672,422		896,872	672,422		657,656	
Barclays Facility		353,153		459,048	353,153		213,029	
MUFG Securities Facility		194,203		282,548	211,057		203,437	
Churchill Facility		122,595		163,416	126,080		124,338	
Santander Facility - USD		67,500		99,912	67,500		67,500	
Santander Facility - EUR				—	54,677		30,245	
Barclays Private Securitization		2,034,897		2,716,314	2,249,538		2,108,953	
Revolving Credit Facility		51,050	_	103,276	150,000		51,728	
Total	\$	5,524,825	\$	7,838,768				

(1) Represents the amortized cost balance of commercial loan collateral assets and the value of net real estate assets of real property owned collateral assets.

The table below summarizes the outstanding balances at December 31, 2023, as well as the maximum and average monthend balances for the year ended December 31, 2023 for our borrowings under secured debt arrangements (\$ in thousands).

	 As of Decem	ber	31, 2023	F	or the year ended	December 31, 2023		
					Maximum		Average	
					Month-End		Month-End	
	 Balance	Collateral ⁽¹⁾			Balance	Balance		
JPMorgan Facility	\$ 1,061,380	\$	1,871,854	\$	1,324,226	\$	1,190,651	
Deutsche Bank Facility	275,815		419,170		385,818		322,676	
Goldman Sachs Facility	13,437		28,533		70,249		30,482	
Atlas Facility	669,302		933,085		688,126		667,794	
HSBC Facility	665,368		860,134		667,430		651,758	
Barclays Facility	107,929		129,439		111,909		110,729	
MUFG Securities Facility	204,690		278,223		206,362		200,447	
Churchill Facility	126,515		168,138		130,000		128,094	
Santander Facility - USD	67,500		99,648		75,000		68,125	
Santander Facility - EUR	55,716		74,288		55,716		54,347	
Barclays Private Securitization	2,157,157		2,911,470		2,157,157		1,896,144	
Revolving Credit Facility	147,000		319,048		147,000		93,500	
Total	\$ 5,551,809	\$	8,093,030					

(1) Represents the amortized cost balance of commercial loan collateral assets and the value of net real estate assets of real property owned collateral assets.

Debt Covenants

The guarantees related to our secured debt arrangements contain the following financial covenants: (i) tangible net worth must be greater than \$1.25 billion plus 75% of the net cash proceeds of any equity issuance after March 31, 2017; (ii) our ratio of total indebtedness to tangible net worth cannot be greater than 3.75:1 (ratio is 4.00:1 for the Revolving Credit Facility); and (iii) our liquidity cannot be less than an amount equal to the greater of 5% of total recourse indebtedness or \$30.0 million. Under these covenants, our General CECL Allowance is added back to our tangible net worth calculation. The Revolving Credit Facility contains an additional financial covenant to maintain a minimum interest coverage ratio. As of September 30, 2024, the interest coverage ratio shall be not less than 1.3:1, and shall be not less than 1.4:1 effective June 30, 2025.

We were in compliance with the covenants under each of our secured debt arrangements at September 30, 2024 and December 31, 2023. The impact of macroeconomic conditions on the commercial real estate markets and global capital markets, including increased interest rates, foreign currency fluctuations, changes to fiscal and monetary policy, slower economic growth or recession, labor shortages, and recent distress in the banking sector, may make it more difficult to meet or satisfy these covenants in the future.

Note 8 - Senior Secured Term Loans, Net

In May 2019, we entered into a \$500.0 million senior secured term loan (the "2026 Term Loan"), which matures in May 2026 and contains restrictions relating to liens, asset sales, indebtedness, and investments in non-wholly owned entities. The 2026 Term Loan was issued at a price of 99.5%. During the second quarter of 2023, the 2026 Term Loan transitioned from LIBOR to SOFR and currently bears interest at SOFR plus 2.86%.

In March 2021, we entered into an additional \$300.0 million senior secured term loan, with substantially the same terms as the 2026 Term Loan, (the "2028 Term Loan" and, together with the 2026 Term Loan, the "Term Loans") which matures in March 2028 and contains restrictions relating to liens, asset sales, indebtedness, and investments in non-wholly owned entities. The 2028 Term Loan was issued at a price of 99.0%. During the second quarter of 2023, the 2028 Term Loan transitioned from LIBOR to SOFR and currently bears interest at SOFR (with a floor of 0.50%) plus 3.61%.

The Term Loans are amortizing with repayments of 0.25% per quarter of the total committed principal. During the three and nine months ended September 30, 2024 and 2023, we repaid \$1.3 million and \$3.8 million of principal, respectively, related to the 2026 Term Loan. During the three and nine months ended September 30, 2024 and 2023, we repaid \$750 thousand and \$2.3 million of principal respectively related to the 2028 Term Loan.

The following table summarizes the terms of the Term Loans as of September 30, 2024 (\$ in thousands):

	Principal Amount	Is	amortized ssuance scount ⁽¹⁾		Deferred Financing Costs ⁽¹⁾		Financing Carrying		Carrying Value	Rate	N	Naturity Date
2026 Term Loan	\$ 473,750	\$	(565)	\$	(3,162)	\$	470,023	2.86%	6	5/15/2026		
2028 Term Loan	289,500		(1,464)		(2,618)		285,418	3.61%	6	3/11/2028		
Total	\$ 763,250	\$	(2,029)	\$	(5,780)	\$	755,441					

(1) Unamortized issuance discount and deferred financing costs will be amortized to interest expense over remaining life of respective term loans.

The following table summarizes the terms of the Term Loans as of December 31, 2023 (\$ in thousands):

	Principal Amount	Is	amortized ssuance scount ⁽¹⁾		Deferred Financing Costs ⁽¹⁾		Financing C		Carrying Value	Rate	Maturity Date		
2026 Term Loan	\$ 477,500	\$	(833)	\$	(4,302)	\$	472,365	2.86%	5/15/2026				
2028 Term Loan	291,750		(1,786)		(3,179)		286,785	3.61%	3/11/2028				
Total	\$ 769,250	\$	(2,619)	\$	(7,481)	\$	759,150						

(1) Unamortized issuance discount and deferred financing costs will be amortized to interest expense over remaining life of respective term loans.

Covenants

The financial covenants of the Term Loans include the requirements that we maintain: (i) a maximum ratio of total recourse debt to tangible net worth of 4:1; and (ii) a ratio of total unencumbered assets to total pari-passu indebtedness of at least 2.50:1. We were in compliance with the covenants under the Term Loans at September 30, 2024 and December 31, 2023.

Interest Rate Cap

In June 2020, we entered into an interest rate cap to manage our exposure to variable cash flows on our borrowings under our 2026 senior secured term loan by effectively limiting LIBOR from exceeding 0.75%. This limited the maximum all-in coupon on our 2026 senior secured term loan to 3.50%.

Subsequent to the interest rate cap maturity on June 15, 2023, the effective all-in coupon on our 2026 Term Loan increased to one month SOFR plus the spread of 2.86%. Refer to "Note 11 – Derivatives" for further detail.

Note 9 – Senior Secured Notes, Net

In June 2021, we issued \$500.0 million of 4.625% Senior Secured Notes due 2029 (the "2029 Notes"), for which we received net proceeds of \$495.0 million, after deducting initial purchasers' discounts and commissions. The 2029 Notes will mature on June 15, 2029, unless earlier repurchased or redeemed. The 2029 Notes are secured by a first-priority lien, and rank pari-passu in right of payment with all of our existing and future first lien obligations, including indebtedness under the Term Loans. The 2029 Notes were issued at par and contain covenants relating to liens, indebtedness, and investments in non-wholly owned entities. The 2029 Notes had a carrying value of \$496.2 million and \$495.6 million, net of deferred financing costs of \$3.8 million and \$4.4 million, as of September 30, 2024 and December 31, 2023, respectively.

Covenants

The 2029 Notes include certain covenants including a requirement that we maintain a ratio of total unencumbered assets to total pari-passu indebtedness of at least 1.20:1. As of September 30, 2024 and December 31, 2023, we were in compliance with all covenants.

Note 10 - Convertible Senior Notes, Net

During the fourth quarter of 2018, we issued \$230.0 million of the 5.375% Convertible Senior Notes due 2023 (the "2023 Notes" or "Convertible Notes"), for which we received \$223.7 million after deducting the underwriting discount and offering expenses.

During the three and nine months ended September 30, 2023, we repurchased \$10.0 million and \$53.9 million of aggregate principal amount of the 2023 Notes at a weighted-average price of 99.7% and 99.1%, respectively. These transactions happened in the open market as a result of reverse inquiries from investors with no solicitation by us. As a result of this transaction, during the three and nine months ended September 30, 2023, we recorded a gain of \$30.0 thousand and \$0.5 million, respectively, within realized gain on extinguishment of debt in our September 30, 2023 condensed consolidated statement of operations. The gain represents the difference between the repurchase price and the carrying amount of the 2023 Notes, net of the proportionate amount of unamortized debt issuance costs. During the fourth quarter of 2023, we repaid the remaining \$176.1 million outstanding principal of the 2023 Notes in cash at par. All repurchase transactions occurred in the open market as a result of reverse inquiries from investors with no solicitation from us.

The aggregate contractual interest expense was approximately \$2.4 million and \$8.2 million for the three and nine months ended September 30, 2023, respectively. With respect to the amortization of the discount on the liability component of the Convertible Notes as well as the amortization of deferred financing costs, we reported additional non-cash interest expense of approximately \$0.3 million and \$1.1 million for the three and nine months ended September 30, 2023, respectively.

Note 11 - Derivatives

We use forward currency contracts to economically hedge interest and principal payments due under our loans denominated in currencies other than USD.

We have entered into a series of forward contracts to sell an amount of foreign currency (GBP, EUR and SEK) for an agreed upon amount of USD at various dates through August 2027. These forward contracts were executed to economically fix the USD amounts of foreign denominated cash flows expected to be received by us related to foreign denominated loan investments.

The agreements with our derivative counterparties require that we post collateral to secure net liability positions. As of September 30, 2024, we were in a net liability position with our derivative counterparties and posted collateral of \$11.6 million included within other assets on our condensed consolidated balance sheet. As of December 31, 2023, we were in a net asset position with all of our derivative counterparties and did not have any collateral posted under these derivative contracts.

The following table summarizes our non-designated Fx forwards and interest rate cap as of September 30, 2024:

	30, 2024				
					Weighted-
		Aggregate			Average
	Number of	Notional Amount	Notional		Years to
Type of Derivatives	Contracts	(in thousands)	Currency	Maturity	Maturity
Fx contracts - GBP	96	734,843	GBP	October 2024 - August 2027	0.97
Fx contracts - EUR	61	376,876	EUR	October 2024 - August 2026	1.08
Fx contracts - SEK	15	648,530	SEK	November 2024 - May 2026	1.54
Interest rate cap	2	238,535	USD	July 2025 - October 2025	0.92

The following table summarizes our non-designated Fx forwards and interest rate cap as of December 31, 2023:

	December 31, 2023										
					Weighted-						
		Aggregate			Average						
	Number of	Notional Amount	Notional		Years to						
Type of Derivatives	Contracts	(in thousands)	Currency	Maturity	Maturity						
Fx contracts - GBP	97	938,903	GBP	January 2024 - February 2027	1.13						
Fx contracts - EUR	135	561,441	EUR	January 2024 - August 2026	1.08						
Fx contracts - SEK	17	690,740	SEK	February 2024 - May 2026	2.16						
Interest rate cap	1	164,835	USD	October 2024	0.75						

We have not designated any of our derivative instruments as hedges as defined in ASC 815, "Derivatives and Hedging" and, therefore, changes in the fair value of our derivative instruments are recorded directly in earnings. The following table summarizes the amounts recognized on our condensed consolidated statements of operations related to our forward currency contracts for the three and nine months ended September 30, 2024 and 2023 (\$ in thousands):

			Amount of gain (loss) recognized in income				Amount of recognized	income	
			Three Months Ended			Nine Months Ended			
		_	September 30,				Septem	ber	30,
	Location of Gain (Loss) Recognized in								
	Income		2024		2023		2024		2023
Forward currency	Unrealized gain (loss) on derivative								
contracts	instruments	\$	(57,621)	\$	28,244	\$	(38,657)	\$	(27,709)
Forward currency	Realized gain (loss) on derivative								
contracts	instruments		(1,914)		11,246		8,897		35,948
Total		\$	(59,535)	\$	39,490	\$	(29,760)	\$	8,239

In June 2020, we entered into an interest rate cap for approximately \$1.1 million, which matured on June 15, 2023. Our interest rate cap managed our exposure to variable cash flows on our borrowings under the senior secured term loan by effectively limiting LIBOR from exceeding 0.75%. This limited the maximum all-in coupon on our senior secured term loan to 3.50%. The unrealized gain or loss related to the interest rate cap was recorded net under unrealized gain on interest rate hedging instruments in our condensed consolidated statement of operations. During 2023, through the interest rate cap maturity, LIBOR exceeded the cap rate of 0.75%. As such, during the nine months ended September 30, 2023, we realized a gain from the interest rate cap in the amount of \$9.1 million, which is included in gain (loss) on interest rate hedging instruments in our condensed consolidated statement of the increase in the current interest rate forward curve, partially offset by the nearing maturity of the cap. As the interest rate cap matured during the second quarter of 2023, there was no realized gain or loss recorded during three months ended September 30, 2023.

On September 26, 2023, we entered into an interest rate cap with an original maturity of October 1, 2024 and a notional amount of \$164.8 million. We use our interest rate cap to hedge our exposure to variable cash flows on our construction financing. The interest rate cap effectively limits SOFR from exceeding 4.00% which results in the maximum all-in coupon on our construction financing of 6.55%. The unrealized gain or loss related to the interest rate cap was recorded under gain (loss) on interest rate hedging instruments in our condensed consolidated statement of operations. During the three and nine months ended

September 30, 2024, SOFR exceeded the cap rate of 4.00%. As such, during the three and nine months ended September 30, 2024, we realized a gain from the interest rate cap in the amount of \$0.5 million and \$1.6 million, respectively, which is included in gain (loss) on interest rate hedging instruments in our condensed consolidated statement of operations. On September 30, 2024, we extended our interest rate cap to October 1, 2025.

On June 13, 2024, we entered into an interest rate cap that matures on July 1, 2025 with a notional amount of \$73.7 million. We use our interest rate cap to hedge our exposure to variable cash flows on our floating rate mortgage related to the D.C. Hotel. The interest rate cap effectively limits SOFR from exceeding 6.00% which results in the maximum all-in coupon on mortgage of 9.00%. The unrealized gain or loss related to the interest rate cap was recorded under gain (loss) on interest rate hedging instruments in our condensed consolidated statement of operations. During the three and nine months ended September 30, 2024, SOFR did not exceed the cap rate of 6.00%, and accordingly, no realized gain was recorded.

The following table summarizes the amounts recognized on our condensed consolidated statements of operations related to our interest rate caps for the three and nine months ended September 30, 2024 and 2023 (\$ in thousands):

		Amount of gain (loss) recognized in income				Amount of gain (loss) recognized in income					
		Three Months Ended September 30,					Nine Months Ended September 30,				
	Location of Gain (Loss) recognized in Income	2024 2023					2024	2023			
Interest rate caps	Unrealized gain (loss) on interest rate hedging instruments	\$	(562)	\$	(70)	\$	(1,213)	\$	(9,211)		
Interest rate caps	Realized gain on interest rate hedging instruments		548		_		1,649		9,089		
Total		\$	(14)	\$	(70)	\$	436	\$	(122)		

The following tables summarize the gross asset and liability amounts related to our derivatives at September 30, 2024 and December 31, 2023 (\$ in thousands):

		September 30, 2024					December 31, 2023					
											Net	
											A	Amounts
		Gross		Net Amounts					C	of Assets		
				Amounts		of Assets			Gross		Presented	
		Gross	s Offset in our			Presented in Gross		Gross	Amounts		in our	
		Amount of Condensed		0	our Condensed Amount of		Offset in our		Consolidated			
	I	Recognized Consolidated		Consolidated		Consolidated Recognized		ecognized	Consolidated		Balance	
		Assets		Balance Sheet Balance Sheet		Balance Sheet	Assets		Balance Sheet		Sheet	
Forward currency contracts	\$	23,334	\$	(33,926)	\$	(10,592)	\$	55,102	\$	(27,037)	\$	28,065
Interest rate caps	577					577		1,360				1,360
Total derivative assets (liabilities)	\$	23,911	\$	(33,926)	\$	(10,015)	\$	56,462	\$	(27,037)	\$	29,425

Note 12 - Participations Sold

Participations sold represented the subordinate interests in loans we originated and subsequently partially sold. We account for participations sold as secured borrowings on our condensed consolidated balance sheet with both assets and non-recourse liabilities because the participations do not qualify as a sale under ASC 860. The income earned on the participations sold is recorded as interest income and an identical amount is recorded as interest expense in our condensed consolidated statements of operations.

In December 2020, we sold a £6.7 million (\$8.9 million assuming conversion into USD at time of transfer) interest, at par, in a first mortgage loan collateralized by an office building located in London, United Kingdom that was originated by us in December 2017. In connection with this sale, we transferred our remaining unfunded commitment of £19.1 million (\$25.3 million assuming conversion into USD at time of transfer). The participation interest sold was subordinate to our first mortgage loan and was accounted for as a secured borrowing on our consolidated balance sheet. In January 2023, the first mortgage loan, including participations sold, was fully satisfied, including all contractual and default interest accrued to date. We had no participations sold as of September 30, 2024 or December 31, 2023.

Note 13 - Accounts Payable, Accrued Expenses and Other Liabilities

The following table details the components of our accounts payable, accrued expense and other liabilities (\$ in thousands):

	Septen	nber 30, 2024	Decen	nber 31, 2023
Collateral held under derivative agreements	\$		\$	25,820
Accrued dividends payable		37,716		53,407
Accrued interest payable		39,715		31,012
Accounts payable and other liabilities ⁽¹⁾		11,291		6,078
Secured debt repayments pending servicer remittance ⁽²⁾		73,278		
General CECL Allowance on unfunded commitments ⁽³⁾		3,850		4,017
Total	\$	165,850	\$	120,334

 Includes \$10.4 million and \$5.5 million of accounts payable and other liabilities on the balance sheet of the Real Estate Owned, Held for Investment at September 30, 2024 and December 31, 2023, respectively.

(2) Represents pending transfers from our third party loan servicers that were remitted to our secured credit facility counterparties during the subsequent remittance cycle.

(3) Refer to "Note 4 – Commercial Mortgage Loans, Subordinate Loans and Other Lending Assets, Net" for additional disclosure related to the General CECL Allowance on unfunded commitments as of September 30, 2024 and December 31, 2023, respectively.

Note 14 – Income Taxes

We have elected to be taxed as a REIT under the Internal Revenue Code of 1986, as amended, commencing with the taxable year ended December 31, 2009. As a REIT, U.S. federal income tax law generally requires us to distribute annually at least 90% of our REIT taxable income, without regard to the deduction for dividends paid and excluding net capital gains, and that we pay tax at regular corporate rates to the extent that we annually distribute less than 100% of our net taxable income. We are also subject to U.S. federal, state and local income taxes on our domestic taxable REIT subsidiaries ("TRS") based on the tax jurisdictions in which they operate.

During the three and nine months ended September 30, 2024, we recorded a current income tax provision of \$66.0 thousand and \$0.3 million, respectively, related to activities of our taxable REIT subsidiaries. We recorded a current income tax provision of \$0.5 million during both the three and nine months ended September 30, 2023.

There was a \$0.4 million and \$0.6 million income tax asset related to the operating activities of our TRS entities as of September 30, 2024 and December 31, 2023, respectively. As of September 30, 2024 and December 31, 2023, there were no material deferred tax assets or liabilities.

As of September 30, 2024, we had net operating losses of \$13.7 million and capital losses of \$25.2 million that may be carried forward for use in subsequent periods.

As of September 30, 2024, tax years 2019 through 2023 remain subject to examination by taxing authorities.

Note 15 – Related Party Transactions

Management Agreement

In connection with our initial public offering in September 2009, we entered into a management agreement (the "Management Agreement") with the Manager, which describes the services to be provided by the Manager and its compensation for those services. The Manager is responsible for managing our day-to-day operations, subject to the direction and oversight of our board of directors.

Pursuant to the terms of the Management Agreement, the Manager is paid a base management fee equal to 1.5% per annum of our stockholders' equity (as defined in the Management Agreement), calculated and payable (in cash) quarterly in arrears.

The term of the Management Agreement was automatically renewed for a successive one-year term on September 29, 2023 and will automatically renew on each anniversary thereafter. The Management Agreement may be terminated upon expiration of the one-year extension term only upon the affirmative vote of at least two-thirds of our independent directors, based upon (1) unsatisfactory performance by the Manager that is materially detrimental to ARI or (2) a determination that the management fee

payable to the Manager is not fair, subject to the Manager's right to prevent such a termination based on unfair fees by accepting a mutually acceptable reduction of management fees agreed to by at least two-thirds of our independent directors. The Manager must be provided with written notice of any such termination at least 180 days prior to the expiration of the then existing term and will be paid a termination fee equal to three times the sum of the average annual base management fee during the 24-month period immediately preceding the date of termination, calculated as of the end of the most recently completed fiscal quarter prior to the date of termination. Following a meeting of our independent directors in March 2024, which included a discussion of the Manager's performance and the level of the management fees thereunder, we determined not to seek termination of the Management Agreement.

We incurred approximately \$8.8 million and \$27.4 million in base management fees under the Management Agreement for the three and nine months ended September 30, 2024, respectively, as compared to \$9.5 million and \$28.4 million for the three and nine months ended September 30, 2023, respectively.

In addition to the base management fee, we are also responsible for reimbursing the Manager for certain expenses paid by the Manager on our behalf or for certain services provided by the Manager to us. For the three and nine months ended September 30, 2024 we paid expenses totaling \$1.1 million and \$4.9 million, respectively, related to reimbursements for certain expenses paid by the Manager on our behalf under the Management Agreement as compared to \$0.8 million and \$2.1 million for three and nine months ended September 30, 2023, respectively. Expenses incurred by the Manager and reimbursed by us are reflected in the respective condensed consolidated statement of operations expense category or our condensed consolidated balance sheets based on the nature of the item.

Included in payable to related party on our condensed consolidated balance sheets at September 30, 2024 and December 31, 2023 is approximately \$8.8 million and \$9.6 million, respectively, for base management fees incurred but not yet paid under the Management Agreement.

Loans receivable

During the first quarter of 2023, we transferred interests in, (i) three commercial mortgage loans secured by various properties in Europe, with aggregate commitments of \notin 205.7 million (of which \notin 115.0 million was funded at the time of sale), and (ii) a partial interest of £15.0 million in a commercial mortgage loan secured by a mixed-use property located in London, United Kingdom. These transfers were made to entities managed by affiliates of the Manager. Refer to "Note 4 – Commercial Mortgage Loans, Subordinate Loans and Other Lending Assets, Net" for additional disclosure.

Term Loan

In March 2021, Apollo Global Funding, LLC, an affiliate of the Manager, served as one of the eight arrangers for the issuance of our 2028 Term Loan and received \$0.2 million of arrangement fees. In addition, funds managed by an affiliate of the Manager invested in \$30.0 million of the 2028 Term Loan.

Senior Secured Notes

In June 2021, Apollo Global Securities, LLC, an affiliate of the Manager, served as one of the eight initial purchasers in the issuance of our 2029 Notes and received \$0.4 million of initial purchasers' discounts and commissions.

Italian Direct Lending Structure

In the fourth quarter of 2021, we formed an Italian closed-end alternative investment fund (the "AIF"), managed by Apollo Investment Management Europe (Luxembourg) S.A R.L, a regulated alternative investment fund manager (the "AIFM"), an affiliate of the Manager. The management fees incurred during the three and nine months ended September 30, 2024 and 2023, respectively were de minimis. As of September 30, 2024 and December 31, 2023, the fees payable to the AIFM were de minimis.

Atlas Facility

On February 8, 2023, in connection with the acquisition by certain subsidiaries of Atlas, which is a wholly-owned investment of a fund managed by an affiliate of the Manager, the Credit Suisse Facility was acquired by Atlas. In order to effect

the assignment of the Credit Suisse Facility and related agreements, the Company and one of its subsidiaries, similar to the other sellers and guarantors party to the subject agreements in the transaction, entered into an Omnibus Assignment, Assumption and Amendment Agreement as well as certain related agreements with Credit Suisse AG and Atlas. At the time of acquisition, we had \$632.3 million of secured debt on the Credit Suisse Facility consisting of four commercial mortgage loans.

As of September 30, 2024 and December 31, 2023, respectively, we had \$622.8 million and \$669.3 million of secured debt on the Atlas Facility consisting of five and four commercial mortgage loans. Refer to "Note 7 – Secured Debt Arrangements, Net" for additional discussion.

Massachusetts Healthcare

On September 4, 2024, we, along with the Apollo Co-Lenders, formed a joint venture of which we held a 41.2% equity interest. Through this joint venture, we and the Apollo Co-Lenders foreclosed on one of the eight Massachusetts hospitals that previously secured our loan. In accordance with ASC 323, "Investments – Equity Method and Joint Ventures" our 41.2% interest in the joint venture was deemed an equity method investment. See "Massachusetts Healthcare" within "Note 4 – Commercial Mortgage Loans, Subordinate Loans and Other Lending Assets, Net" for full discussion.

Note 16 - Share-Based Payments

On June 17, 2024, our board of directors adopted the Apollo Commercial Real Estate Finance, Inc. 2024 Equity Incentive Plan ("2024 LTIP"). Following the approval of the 2024 LTIP by our stockholders at our 2024 annual meeting of stockholders on June 7, 2024, no additional awards have been or will be granted under the Apollo Commercial Real Estate Finance, Inc. 2019 Equity Incentive Plan ("2019 LTIP," and together with the 2024 LTIP, the "LTIPs" or "Equity Incentive Plans") and all outstanding awards granted under the 2019 LTIP remain in effect in accordance with the terms in the 2019 LTIP.

The 2024 LTIP provides for grants of restricted common stock, restricted stock units ("RSUs") and other equity-based awards up to an aggregate of 7,500,000 shares of our common stock. The LTIPs are administered by the compensation committee of our board of directors (the "Compensation Committee") and all grants under the LTIPs must be approved by the Compensation Committee.

We recognized stock-based compensation expense related to restricted stock and RSU vesting of \$4.2 million and \$12.5 million during the three and nine months ended September 30, 2024, respectively, and \$4.4 million and \$13.1 million during the three and nine months ended September 30, 2023, respectively.

The following table summarizes the grants, vesting and forfeitures of restricted common stock and RSUs during the nine months ended September 30, 2024:

Туре	Restricted Stock	RSUs	Grant Date Fair Value (\$ in millions)
Outstanding at December 31, 2023	79,088	2,538,332	
Granted	63,980		0.7
Vested	(79,088)	(46,716)	N/A
Forfeiture	_	(45,390)	N/A
Outstanding at September 30, 2024	63,980	2,446,226	

Below is a summary of restricted stock and RSU vesting dates as of September 30, 2024:

Vesting Year	Restricted Stock	RSUs	Total Awards
2024		1,244,343	1,244,343
2025	63,980	849,208	913,188
2026		352,675	352,675
Total	63,980	2,446,226	2,510,206

At September 30, 2024, we had unrecognized compensation expense of approximately \$0.4 million and \$17.9 million related to the vesting of restricted stock awards and RSUs, respectively, noted in the table above. The unrecognized compensation

expense related to the vesting of restricted awards and RSUs are expected to be recognized over a weighted-average period of 1.3 years.

RSU Deliveries

During the nine months ended September 30, 2024 and 2023, we delivered 759,984 and 681,384 shares of common stock for 1,395,966 and 1,255,184 vested RSUs, respectively. We allow RSU participants to settle their tax liabilities with a reduction of their share delivery from the originally granted and vested RSUs. The amount, when agreed to by the participant, results in a cash payment to the Manager related to this tax liability and a corresponding adjustment to additional paid in capital on our condensed consolidated statement of changes in stockholders' equity. The adjustment was \$7.4 million and \$6.8 million for the nine months ended September 30, 2024 and 2023, respectively. The adjustment is a reduction of capital related to our equity incentive plan and is presented net of increases of capital related to our equity incentive plan in our condensed consolidated statement of changes in stockholders' equity.

Note 17 - Stockholders' Equity

Our authorized capital stock consists of 450,000,000 shares of common stock, \$0.01 par value per share and 50,000,000 shares of preferred stock, \$0.01 par value per share. As of September 30, 2024, 138,169,164 shares of common stock were issued and outstanding and 6,770,393 shares of our 7.25% Series B-1 Cumulative Redeemable Perpetual Preferred Stock ("Series B-1 Preferred Stock") were issued and outstanding. The Series B-1 Preferred Stock, with a par value \$0.01 per share, have a liquidation preference of \$25.00 per share.

Dividends. The following table details our dividend activity:

		Three Mon Septem		Nine Months Ended September 30,				
Dividends declared per share of:		2024		2023		2024	2023	
Common Stock	\$	0.25	\$	0.35	\$	0.95	\$	1.05
Series B-1 Preferred Stock	\$	0.45	\$	0.45	\$	1.35	\$	1.35

Common Stock Repurchases. During the three and nine months ended September 30, 2024, we repurchased 289,633 and 4,013,405 shares, respectively, of our common stock at a weighted-average price of \$9.96 and \$10.15 per share, respectively. As of September 30, 2024, the approximate dollar value of shares that may yet be purchased under our stock repurchase program was \$131.6 million.

Note 18 - Commitments and Contingencies

Legal Proceedings

AmBase Corporation: From time to time, we may be involved in various claims and legal actions arising in the ordinary course of business. On June 28, 2018, AmBase Corporation, 111 West 57th Street Manager Funding LLC and 111 West 57th Investment LLC commenced a now-dismissed action captioned AmBase Corporation et al v. ACREFI Mortgage Lending, LLC et al (No 653251/2018) in New York Supreme Court (the "Apollo Action"). The complaint named as defendants (i) a wholly-owned subsidiary of the Company (the "Subsidiary"), (ii) the Company, and (iii) certain funds managed by Apollo, who were colenders on a mezzanine loan against the development of a residential condominium building in Manhattan, New York. The plaintiffs alleged that the defendants tortiously interfered with the plaintiffs' joint venture agreement with the developers of the project, and that the defendants aided and abetted breaches of fiduciary duty by the developers of the project. The plaintiffs alleged the loss of a \$70.0 million investment plus punitive damages. The defendants' motion to dismiss was granted on October 23, 2019 and the Court entered judgment dismissing the complaint in its entirety on November 8, 2019. Plaintiffs appealed, the parties fully briefed the appeal, and then Plaintiffs dropped the appeal, and the case remains dismissed.

Plaintiffs amended the complaint in a separate action in 2021, 111 West 57th Investment LLC v. 111W57 Mezz Investor LLC (No. 655031/2017) also in New York Supreme Court (the "April 2021 Action") to name Apollo Global Management, Inc., the Subsidiary, the Company, and certain funds managed by Apollo as defendants. The April 2021 Action concerns overlapping claims and the same condominium development project that the Apollo Action concerned. The defendants filed a motion to

dismiss, which was granted in part and denied in part on December 15, 2022. The Court dismissed the claim against Apollo Global Management, Inc. and the Company. Apollo appealed the decision with respect to the remaining claim. On October 5, 2023, the Appellate Division, First Department granted Apollo's appeal, thereby dismissing the remaining claim against the Apollo entities who were co-lenders on the mezzanine loan, including the Subsidiary. Plaintiffs filed a motion for leave with the Court of Appeals on November 3, 2023 which the Court denied on April 23, 2024. On July 12, 2024, Plaintiffs filed new motions for leave to appeal to the Court of Appeals, despite the earlier ruling. No reasonable estimate of possible loss, if any, can be made at this time. The Company believes the new motions are without merit.

Massachusetts Healthcare: On September 4, 2024, Saint Elizabeth LLC, which is indirectly owned by a subsidiary of the Company and certain affiliates of Apollo, filed a lawsuit against the Commonwealth of Massachusetts, as well as Governor Maura Healey and the Massachusetts Secretary of Health and Human Services. The action is pending before the Land Court in Boston, Massachusetts. The lawsuit seeks equitable relief, including declaring that the taking of the real property associated with St. Elizabeth's Medical Center was void and of no effect. The court has set an expedited schedule, with a trial scheduled to begin on February 18, 2025. The lawsuit is separate from any future action that could be filed over the valuation of the property and any payment received from the Commonwealth in connection with the taking of the property by eminent domain.

Loan Commitments

As described in "Note 4 – Commercial Mortgage Loans, Subordinate Loans and Other Lending Assets, Net" at September 30, 2024, we had \$503.9 million of unfunded commitments related to our commercial mortgage and subordinate loans. The timings and amounts of fundings are uncertain as these commitments relate to loans for construction costs, capital expenditures, leasing costs, interest and carry costs, among others. As such, the timings and amounts of future fundings depend on the progress and performance of the underlying assets of our loans. Certain of our lenders are contractually obligated to fund their ratable portion of these loan commitments over time, while other lenders have some degree of discretion over future loan funding obligations. The total unfunded commitment is expected to be funded over the remaining 3.1 years weighted-average tenor of these loans.

Note 19 - Fair Value of Financial Instruments

The following table presents the carrying value and estimated fair value of our financial instruments not carried at fair value on our condensed consolidated balance sheets at September 30, 2024 and December 31, 2023 (\$ in thousands):

	Septembe	r 30, 2024	December	r 31, 2023	
	Carrying Estimated		Carrying	Estimated	
	Value	Fair Value	Value	Fair Value	
Cash and cash equivalents	\$ 194,287	\$ 194,287	\$ 225,438	\$ 225,438	
Commercial mortgage loans, net	7,456,389	7,373,832	7,925,359	7,813,304	
Subordinate loans, net	374,222	374,222	432,734	432,458	
Secured debt arrangements, net	(5,513,945)	(5,513,945)	(5,538,476)	(5,538,476)	
Senior secured term loans, net	(755,441)	(748,643)	(759,150)	(754,197)	
Senior secured notes, net	(496,233)	(446,250)	(495,637)	(418,750)	
Debt related to real estate owned, held for investment, net	(278,837)	(278,837)	(161,586)	(161,586)	

To determine estimated fair values of the financial instruments listed above, market rates of interest, which include credit assumptions, are used to discount contractual cash flows. The estimated fair values are not necessarily indicative of the amount we could realize on disposition of the financial instruments. The use of different market assumptions or estimation methodologies could have a material effect on the estimated fair value amounts. Estimates of fair value for cash and cash equivalents, Senior Secured Notes, net, and Term Loans, net are measured using observable Level I inputs as defined in "Note 3 – Fair Value Disclosure." Estimates of fair value for all other financial instruments in the table above are measured using significant estimates, or unobservable Level III inputs as defined in "Note 3 – Fair Value Disclosure."

Note 20 - Net Income (Loss) per Share

ASC Topic 260, "Earnings Per Share" requires the use of the two-class method of computing both basic and diluted earnings (loss) per share for all periods presented for each class of common stock and participating securities. Under the two-class method,

all earnings (distributed and undistributed) are allocated to common shares and participating securities according to their respective rights to receive dividends. The unvested RSUs granted under our Equity Incentive Plans to certain employees of the Manager qualify as participating securities as RSUs have non-forfeitable rights to participate in dividends. Therefore, unvested RSUs are included in the calculation of basic earnings per share.

For the three and nine months ended, September 30, 2024, dilutive earnings per share was calculated under the more dilutive computation of the treasury stock method and the if converted method. Under the treasury stock method, the denominator includes the weighted-average outstanding common shares plus the incremental shares related to participating securities. The incremental shares are determined by subtracting the average unrecognized compensation cost for the period divided by the average stock price from the unvested RSUs. For the three and nine months ended, September 30, 2023, dilutive earnings per share was calculated under the if-converted method for periods with convertible interest expense.

The table below presents the computation of basic and diluted net income (loss) per share of common stock for the three and nine months ended September 30, 2024 and 2023 (\$ in thousands except per share data):

	Tł	nree Months End	ed	September 30,	Ν	Nine Months Ended September 30,			
Basic Earnings		2024		2023		2024		2023	
Net income (loss)	\$	(91,549)	\$	46,071	\$	(160,288)	\$	11,587	
Less: Preferred dividends		(3,068)		(3,068)		(9,204)		(9,204)	
Less: Earnings attributable to participating securities									
Less: Dividends on participating securities		(614)		(989)		(2,380)		(2,989)	
Basic Earnings (Loss)	\$	(95,231)	\$	42,014	\$	(171,872)	\$	(606)	
Dilutive Earnings									
Basic Earnings (Loss)	\$	(95,231)	\$	42,014	\$	(171,872)	\$	(606)	
Add: Dividends on participating securities									
Diluted Earnings (Loss)	\$	(95,231)	\$	42,014	\$	(171,872)	\$	(606)	
Number of Shares:									
Basic weighted-average shares of common stock									
outstanding		138,246,827		141,350,428		140,177,962		141,255,730	
Diluted weighted-average shares of common stock									
outstanding		138,246,827		141,350,428		140,177,962		141,255,730	
Earnings (Loss) Per Share Attributable to Common									
Stockholders									
Basic	\$	(0.69)	\$	0.30	\$	(1.23)	\$		
Diluted	\$	(0.69)	\$	0.30	\$	(1.23)	\$		

For the three months ended September 30, 2024, 519,184 incremental shares were excluded in the calculation of diluted net income per share because the effect was anti-dilutive. For the nine months ended September 30, 2024, 355,339 incremental shares were excluded in the calculation of diluted net income per share because the effect was anti-dilutive.

For the three and nine months ended September 30, 2023, 8,741,770 and 10,129,968, respectively, weighted-average potentially issuable shares with respect to the Convertible Notes were excluded in the dilutive earnings per share denominator because the effect was anti-dilutive.

For the three and nine months ended September 30, 2023, 2,832,265 and 2,966,277 weighted-average unvested RSUs were excluded in the calculation of diluted net income per share because the effect was anti-dilutive.

Note 21 – Subsequent Events

Subsequent to the quarter ended September 30, 2024, the following events took place:

Investment Activity: Funded approximately \$33.1 million for previously closed loans and capitalized an additional \$9.8 million of construction and financing costs related to our real estate owned, held for investment.

Loan Repayments: We received approximately \$6.3 million from loan repayments.

Massachusetts Healthcare: October 1, 2024, five of the seven hospitals were sold to third parties, and the total consideration was allocated among us and other Apollo Co-Lenders based on our pro-rata interests in the commercial mortgage loan. We received consideration of approximately \$133.1 million, which included a \$41.2 million promissory note.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

FORWARD-LOOKING INFORMATION

We make forward-looking statements herein and will make forward-looking statements in future filings with the SEC, press releases or other written or oral communications within the meaning of Section 27A of the Securities Act of 1933, as amended (the "Securities Act"), and Section 21E of the Securities Exchange Act of 1934, as amended (the "Exchange Act"). For these statements, we claim the protections of the safe harbor for forward-looking statements contained in such Sections. Forwardlooking statements are subject to substantial risks and uncertainties, many of which are difficult to predict and are generally beyond our control. These forward-looking statements include information about possible or assumed future results of our business, financial condition, liquidity, results of operations, plans and objectives. When we use the words "believe," "expect," "anticipate," "estimate," "plan," "continue," "intend," "should," "may" or similar expressions, it intends to identify forwardlooking statements. Statements regarding the following subjects, among others, may be forward-looking: higher interest rates and inflation; market trends in our industry, real estate values, the debt securities markets or the general economy; the demand for commercial real estate loans; our business and investment strategy; our operating results; actions and initiatives of the U.S. government and governments outside of the United States, changes to government policies and the execution and impact of these actions, initiatives and policies; the state of the economy generally or in specific geographic regions; economic trends and economic recoveries; our ability to obtain and maintain financing arrangements, including secured debt arrangements and securitizations; the timing and amount of expected future fundings of unfunded commitments; the availability of debt financing from traditional lenders; the volume of short-term loan extensions; the demand for new capital to replace maturing loans; expected leverage; general volatility of the securities markets in which we participate; changes in the value of our assets; the scope of our target assets; interest rate mismatches between our target assets and any borrowings used to fund such assets; changes in interest rates and the market value of our target assets; changes in prepayment rates on our target assets; effects of hedging instruments on our target assets; rates of default or decreased recovery rates on our target assets; the degree to which hedging strategies may or may not protect us from interest rate volatility; impact of and changes in governmental regulations, tax law and rates, accounting, legal or regulatory issues or guidance and similar matters; our continued maintenance of our qualification as a REIT for U.S. federal income tax purposes; our continued exclusion from registration under the Investment Company Act of 1940, as amended (the "1940 Act"); the availability of opportunities to acquire commercial mortgage-related, real estate-related and other securities; the availability of qualified personnel; estimates relating to our ability to make distributions to our stockholders in the future; our present and potential future competition; and unexpected costs or unexpected liabilities, including those related to litigation.

The forward-looking statements are based on our beliefs, assumptions and expectations of our future performance, taking into account all information currently available to us. Forward-looking statements are not predictions of future events. These beliefs, assumptions and expectations can change as a result of many possible events or factors, not all of which are known to us. See Item 1A. "Risk Factors" and Item 7. "Management's Discussion and Analysis of Financial Condition and Results of Operations" of our most recent Annual Report on Form 10-K. These and other risks, uncertainties and factors, including those described in the annual, quarterly and current reports that we file with the SEC, could cause our actual results to differ materially from those included in any forward-looking statements we make. All forward-looking statements speak only as of the date they are made. New risks and uncertainties arise over time, and it is not possible to predict those events or how they may affect us. Except as required by law, we are not obligated to, and do not intend to, update or revise any forward-looking statements, whether as a result of new information, future events or otherwise.

Overview

We are a Maryland corporation and have elected to be taxed as a REIT for U.S. federal income tax purposes. We primarily originate, acquire, invest in and manage performing commercial first mortgage loans, subordinate financings, and other commercial real estate-related debt investments. These asset classes are referred to as our target assets.

We are externally managed and advised by the Manager, an indirect subsidiary of Apollo, a global, high-growth alternative asset manager with assets under management of approximately \$696.3 billion as of June 30, 2024.

The Manager is led by an experienced team of senior real estate professionals who have significant expertise in underwriting and structuring commercial real estate financing transactions. We benefit from Apollo's global infrastructure and operating platform, through which we are able to source, evaluate and manage potential investments in our target assets.

In March 2024, the SEC adopted amendments to its rules under the Securities Act and the Exchange Act that require disclosure of certain climate-related information in registration statements and annual reports, when material. In April 2024, the SEC chose to stay its newly adopted climate disclosure rules, pending the completion of judicial review. We are currently evaluating the impact of the new rule, if the stay is lifted, on our disclosures.

Current Market Conditions

Certain external events such as public health issues, natural disasters, political and economic instability abroad, concerns regarding the stability of the sovereign debt of certain European countries, and other geopolitical issues, including the ongoing conflicts between Israel and Hamas, as well as further escalation of tensions between Israel and various countries in the Middle East and North Africa, and among Russia, Belarus and Ukraine, and the severe economic sanctions and export controls imposed by the U.S. and other governments against Russia, Belarus and Russian or Belarusian interests, have adversely impacted the global economy and have contributed to significant volatility in financial markets. Due to various uncertainties caused by such external events and recent macroeconomic trends, including inflation and higher interest rates, further business risks could arise. Some of the factors that impacted us to date and may continue to affect us are outlined in Item 1A. "Risk Factors" in our most recent Annual Report on Form 10-K.

Results of Operations

Net Income (Loss) Available to Common Stockholders

For the three months ended September 30, 2024 and 2023, our net income (loss) available to common stockholders was (\$94.6) million, or \$(0.69) per diluted share of common stock, and \$43.0 million, or \$0.30 per diluted share of common stock, respectively.

For the nine months ended September 30, 2024 and 2023, our net income (loss) available to common stockholders was (\$169.5) million, or (\$1.23) per diluted share of common stock, and \$2.4 million, or \$0.00 per diluted share of common stock, respectively.

Operating Results

The following table sets forth information regarding our condensed consolidated results of operations and certain key operating metrics compared to the most recently reported period (\$ in thousands):

		Three Mon	ths End	led		
	Sep	otember 30,	Ŧ	20. 2024		Cl
		2024	Jui	ne 30, 2024		Change
Net interest income:	¢	170.001	¢	170 200	¢	522
Interest income from commercial mortgage loans	\$	179,921	\$	179,388	\$	533
Interest income from subordinate loans and other lending assets		1,210		842		368
Interest expense		(134,088)		(128,472)		(5,616)
Net interest income		47,043		51,758		(4,715)
Operations related to real estate owned:						
Revenue from real estate owned operations		24,530		29,350		(4,820)
Operating expenses related to real estate owned		(19,879)		(21,767)		1,888
Depreciation and amortization on real estate owned		(2,342)		(2,287)		(55)
Net income related to real estate owned		2,309		5,296		(2,987)
Operating expenses:						
General and administrative expenses		(7,547)		(7,488)		(59)
Management fees to related party		(8,801)		(9,173)		372
Total operating expenses		(16,348)		(16,661)		313
Other income, net		1,573		641		932
(Reversal of) valuation allowance, commercial mortgage loan						
held for sale				679		(679)
Net realized loss on investment		(127,512)		(679)		(126,833)
Increase in Specific CECL Allowance				(7,500)		7,500
Decrease (increase) in General CECL Allowance, net		899		(2,758)		3,657
Gain (loss) on foreign currency forward contracts		(59,535)		6,377		(65,912)
Foreign currency translation gain (loss)		60,102		(1,362)		61,464
Gain (loss) on interest rate hedging instruments		(14)		94		(108)
Net income (loss) before taxes	\$	(91,483)	\$	35,885	\$	(127,368)
Income tax provision	-	(66)	-	(100)	-	34
Net income (loss)	\$	(91,549)	\$	35,785	\$	(127,334)

Net Interest Income

Net interest income decreased by \$4.7 million during the three months ended September 30, 2024 compared to the three months ended June 30, 2024. The decrease was primarily due to placing our Massachusetts Healthcare Loan on non-accrual status as of July 1, 2024. Refer to "Note 4 – Commercial Mortgage Loans, Subordinate Loans and Other Lending Assets, Net" for additional detail.

Operations Related to Real Estate Owned

For the three months ended September 30, 2024, we recorded net income related to real estate owned of \$2.3 million, compared to net income of \$5.3 million for the three months ended June 30, 2024. The decrease in net income was primarily due to the seasonality of the D.C. Hotel's operations which led to \$3.2 million lower net income from operations, prior to depreciation, during the three months ended September 30, 2024 as compared to the three months ended June 30, 2024. Refer to "Note 5 - Real Estate Owned" for full discussion of the reclassification and operations related to real estate owned.

Operating Expenses

General and administrative expenses and management fees to related party remained generally the same for the three months ended September 30, 2024 compared to the three months ended June 30, 2024.

Other income, net

Other income, net increased by \$0.9 million during the three months ended September 30, 2024 compared to the three months ended June 30, 2024. This increase was due to an increase in bank interest earned on our cash balances, money market funds, and cash reserves held by our loan servicer.

Reversal of valuation allowance, commercial mortgage loan held for sale and Net realized loss on investment

During the three months ended June 30, 2024, we sold one of our commercial mortgage loans collateralized by a hotel property in Honolulu, HI. The loan was classified as held for sale during the three months ended March 31, 2024 and a \$0.7 million valuation allowance was recorded to carry the loan at its fair value in the first quarter of 2024. At the time of sale, we reversed the full valuation allowance and recorded a \$0.7 million realized loss within realized loss on investments on our condensed consolidated statement of operations.

Net realized loss on investment

During the three months ended September 30, 2024, we recognized a \$127.5 million realized loss on the extinguishment of the Massachusetts Healthcare Loan. Refer to "Note 4 – Commercial Mortgage Loans, Subordinate Loans and Other Lending Assets, Net" for full discussion.

Increase in Specific CECL Allowance, net

During the three months ended September 30, 2024, there was no net change to our Specific CECL Allowance. We recorded an increase and subsequent write-off of \$127.5 million of our Specific CECL Allowance related to the Massachusetts Healthcare Loan. The \$127.5 million write-off was recorded as a realized loss within net realized loss on investments on our September 30, 2024 condensed consolidated statement of operations.

Comparatively, during the three months ended June 30, 2024, we recorded a \$7.5 million Specific CECL Allowance on a subordinate loan secured by our interest in a Class A office building in Troy, MI. This allowance was attributable to low occupancy and limited leasing activity in the property's submarket. Refer to "Note 4 – Commercial Mortgage Loans, Subordinate Loans and Other Lending Assets, Net" for additional information related to our Specific CECL Allowance and further detail on the mezzanine loan.

Decrease in General CECL Allowance, net

Our General CECL Allowance decreased by \$0.9 million during the three months ended September 30, 2024, primarily driven by the favorable impacts of portfolio seasoning, earlier than expected loan repayments, and transfer of the Massachusetts Healthcare Loan to the loans evaluated for Specific CECL Allowances. The decrease was partially offset by the effects of loan originations and a more adverse macroeconomic outlook on our office portfolio. Comparatively, our General CECL Allowance increased by \$2.8 million during the three months ended June 30, 2024, which was primarily driven by new loan originations as well as a more adverse outlook on our office portfolio. The increase was partially offset by the favorable impacts of portfolio seasoning.

Refer to "Note 4 – Commercial Mortgage Loans, Subordinate Loans and Other Lending Assets, Net" for additional information related in our General CECL Allowance.

Foreign currency translation gain and loss on derivative instruments

We use forward currency contracts to economically hedge net interest and principal repayments under our loans denominated in currencies other than USD. Foreign currency gains and losses on derivative instruments are evaluated on a combined basis and the net impact for the three months ended September 30, 2024 and the three months ended June 30, 2024

were net gains of \$0.6 million and \$5.0 million, respectively. The change in net gain for the three months ended September 30, 2024 compared to the three months ended June 30, 2024 was predominantly due to higher forward point estimates and losses on forward currency contracts related to our net interest hedges for the three months ended September 30, 2024 compared to the three months ended June 30, 2024.

During the three months ended September 30, 2024, Fx rates increased in relation to USD while Fx rates slightly decreased in relation to USD during the three months ended June 30, 2024. The increase in Fx rates resulted in a loss on our foreign currency forward contracts and a gain related to foreign currency translation. Gains and losses on our forward currency contracts are derived from changes in market spot rates, forward point estimates, and discount factors. Gains and losses related to foreign currency translation except for the gains and losses from forward currency contracts related to our net interest hedges which have no offset in foreign currency translation. A net gain or loss arises each period due to the change in forward point estimates and discount factors as well as gains and losses from forward currency contracts related to our net interest hedges.

Gain (loss) on interest rate hedges

During the three months ended September 30, 2024, we recorded a net loss of \$14.0 thousand on our interest rate caps compared to a net gain of \$0.1 million recorded during the three months ended June 30, 2024. The net loss was primarily driven by unrealized losses attributable to a decline in fair value of our construction financing interest rate cap as it approached its October 1, 2024 original maturity. These unrealized losses were partially offset by realized gains, attributable to SOFR exceeding the interest rate cap's strike rate.

Income tax provision

Income tax provision remained generally the same for the three months ended September 30, 2024 compared to the three months ended June 30, 2024. Refer to "Note 5 – Real Estate Owned" for additional detail.

The following table sets forth information regarding our condensed consolidated results of operations and certain key operating metrics for the nine months ended September 30, 2024 and 2023 (\$ in thousands):

	September 30,			ptember 30,		
	2024			2023		Change
Net interest income:						
Interest income from commercial mortgage loans	\$	543,025	\$	520,712	\$	22,313
Interest income from subordinate loans and other lending assets		2,901		16,416		(13,515)
Interest expense		(390,447)		(342,963)		(47,484)
Net interest income		155,479		194,165		(38,686)
Operations related to real estate owned:						
Revenue from real estate owned operations		77,737		66,273		11,464
Operating expenses related to real estate owned		(61,539)		(52,917)		(8,622)
Depreciation and amortization on real estate owned		(9,285)		(7,208)		(2,077)
Net income related to real estate owned		6,913		6,148		765
Operating expenses:						
General and administrative expenses		(22,408)		(22,150)		(258)
Management fees to related party		(27,395)		(28,425)		1,030
Total operating expenses		(49,803)		(50,575)		772
Other income, net		2,784		4,537		(1,753)
Net realized loss on investments		(128,191)		(86,604)		(41,587)
Realized gain on extinguishment of debt				495		(495)
Increase in Specific CECL Allowance		(149,500)		(59,500)		(90,000)
Increase in General CECL Allowance, net		(7,543)		(705)		(6,838)
Gain (loss) on foreign currency forward contracts		(29,760)		8,239		(37,999)
Foreign currency translation gain (loss)		39,177		(3,974)		43,151
Gain (loss) on interest rate hedging instruments		436		(122)		558
Net income (loss) before taxes	\$	(160,008)	\$	12,104	\$	(172, 112)
Income tax provision		(280)		(517)		237
Net income (loss)	\$	(160,288)	\$	11,587	\$	(171,875)

Net Interest Income

Net interest income decreased by \$38.7 million during the nine months ended September 30, 2024 compared to the nine months ended September 30, 2023. The decrease in net interest income was primarily driven by a decrease in interest income from placing a first mortgage loan and subordinate loan collateralized by the same ultra-luxury residential-for-sale property in Manhattan on non-accrual status as of May 1, 2023 and placing the Massachusetts Healthcare Loan on non-accrual status as of July 1, 2024. Additionally, we modified two of our loans to convert from floating rate loans to fixed rate loans, which resulted in a decrease in net interest income earned during the nine months ended September 30, 2024 compared to the nine months ended September 30, 2023. Refer to "Note 4 – Commercial Mortgage Loans, Subordinate Loans and Other Lending Assets, Net" for additional detail.

Operations Related to Real Estate Owned

Net income related to real estate owned increased by \$0.8 million during the nine months ended September 30, 2024 compared to the nine months ended September 30, 2023. The increase was a result of greater net income attributable to the D.C. Hotel during the nine months ended September 30, 2024 primarily due to catch-up depreciation recorded upon reclassification of the asset from held-for-sale to held-for-investment as of March 31, 2023. Additionally, the increase in net income related to real estate owned is a result of taking title to the Atlanta Hotel on March 31, 2023. Given the timing of title acquisition, there was no net income associated with the Atlanta Hotel during the first quarter of 2023. Refer to "Note 5 – Real Estate Owned" for full discussion of operations related to real estate owned.

Operating Expenses

General and administrative expenses remained generally the same for the nine months ended September 30, 2024 compared to the nine months ended September 30, 2023.

Management fees expense decreased by \$1.0 million for the nine months ended September 30, 2024 compared to the nine months ended September 30, 2023. The decrease was primarily due to a decrease in stockholders' equity (as defined in the Management Agreement) as a result of increased Specific CECL Allowance and realized losses on investments recorded during the nine months ended September 30, 2024.

Other income, net

Other income, net decreased by \$1.8 million during the nine months ended September 30, 2024 compared to the nine months ended September 30, 2023. This decrease was due to a decrease in bank interest earned on our cash balances and money market funds, as we deployed capital into loan originations and stock repurchases during 2024.

Net realized loss on investments

During the nine months ended September 30, 2024, we recorded a \$128.2 million net realized loss on investments, consisting of i) a \$0.7 million realized loss related to the sale of a commercial mortgage loan collateralized by a hotel property located in Honolulu, HI, which was previously classified as held for sale and was sold at a price of 99.5% and ii) a \$127.5 million realized loss related to the extinguishment of the Massachusetts Healthcare Loan. Refer to "Note 4 – Commercial Mortgage Loans, Subordinate Loans and Other Lending Assets, Net" for additional detail.

Comparatively, during the nine months ended September 30, 2023, we recorded a net realized loss on investments of \$86.6 million, consisting of i) a \$4.8 million realized loss related to the acquisition of the Atlanta Hotel through a deed-in-lieu of foreclosure and ii) a \$82.0 million realized loss on investments representing a write-off of previously recorded Specific CECL Allowance on one of our subordinate loans secured by an ultra-luxury residential property in Manhattan, NY. These losses were partially offset by a \$0.2 million gain on investments recorded in connection with the sale of our entire interest in three commercial loans secured by properties in Europe and a partial interest in one commercial loan secured by property located in London, UK.

Refer to "Note 4 – Commercial Mortgage Loans, Subordinate Loans and Other Lending Assets, Net" and "Note 5 – Real Estate Owned" for additional detail.

Gain on Extinguishment of Debt

During the nine months ended September 30, 2023, we repurchased \$53.9 million aggregate principal amount of the 2023 Notes. As a result of this transaction, we recognized a \$0.5 million gain on extinguishment of debt. We repaid the remaining principal of the 2023 Notes in full during the fourth quarter of 2023.

Increase in Specific CECL Allowance, net

During the nine months ended September 30, 2024, we recorded a net increase in our Specific CECL Allowance of \$149.5 million, related to two of our subordinate loans. During the three months ended March 31, 2024, we recorded a \$142.0 million Specific CECL Allowance related to a mezzanine loan secured by an ultra-luxury residential property in Manhattan, NY, primarily attributable to a reduction in list pricing of remaining units and slower sales pace at the property. During the three months ended June 30, 2024, we recorded a Specific CECL Allowance of \$7.5 million on a subordinate loan secured by our interest in a Class A office building in Troy, MI, attributable to low occupancy and limited leasing activity in the property's submarket. Additionally, we recorded an increase and subsequent write-off of \$127.5 million of our Specific CECL Allowance related to the Massachusetts Healthcare Loan. The \$127.5 million write-off was recorded as a realized loss within net realized loss on investments in our September 30, 2024 condensed consolidated statement of operations.

During the nine months ended September 30, 2023, we recorded a net increase to our Specific CECL Allowance of \$59.5 million. We recorded a \$141.5 million Specific CECL Allowance related to two mezzanine loans secured by the same ultraluxury residential property in Manhattan, NY. As of June 30, 2023, \$82.0 million related to the most junior mezzanine loan was deemed unrecoverable. Accordingly, \$82.0 million of previously recorded Specific CECL was written-off and recorded as a realized loss within net realized loss on investments in our June 30, 2023 condensed consolidated statement of operations.

Refer to "Note 4 - Commercial Mortgage Loans, Subordinate Loans and Other Lending Assets, Net" for additional detail.

Increase in General CECL Allowance, net

For the nine months ended September 30, 2024, we recorded a net increase in our General CECL Allowance of \$7.5 million. The increase was primarily driven by new loan originations as well as a more adverse macroeconomic outlook on our office portfolio. The increase was partially offset by the favorable impacts of portfolio seasoning.

During the nine months ended September 30, 2023, we recorded a net increase in our General CECL Allowance of \$0.7 million primarily driven by a more adverse macroeconomic outlook, which was partially offset by the effects of portfolio seasoning and loan repayment activity outpacing origination activity.

Refer to "Note 4 - Commercial Mortgage Loans, Subordinate Loans and Other Lending Assets, Net" for additional detail.

Foreign currency translation gain and loss on derivative instruments

Foreign currency gains and losses on derivative instruments are evaluated on a combined basis and the net impact for the nine months ended September 30, 2024 and nine months ended September 30, 2023 was a net gain of \$9.4 million and \$4.3 million, respectively.

During the nine months ended September 30, 2024, the GBP and EUR rates rose in relation to USD while the GBP rate rose and the EUR rate fell during the nine months ended September 30, 2023. The increase in Fx rates during the nine months ended September 30, 2024 resulted in a loss on our foreign currency forward contracts and a gain related to foreign currency translation. The slight overall decrease in Fx rates during the nine months ended September 30, 2023 resulted in a gain on our foreign currency translation. The slight overall decrease in Fx rates during the nine months ended September 30, 2023 resulted in a gain on our foreign currency translation. The net gain both for the nine months ended September 30, 2024 and the nine months ended September 30, 2023 was due to lower forward point estimates.

Gain (loss) on interest rate hedges

During the nine months ended September 30, 2024, we recorded a net gain of \$0.4 million on our interest rate hedges or caps. The net gain was primarily driven by a \$1.6 million realized gain recorded in relation to our construction financing interest rate cap, which we purchased in September 2023. The realized gain is attributable to SOFR exceeding the interest rate cap's strike rate. Additionally, we recorded a partially offsetting unrealized loss of \$1.2 million, driven by a decrease in the interest rate cap's fair value, as it approaches its maturity.

During the nine months ended September 30, 2023, we recorded a net loss of \$0.1 million on our interest rate cap related to our 2026 Term Loan. Though we recorded a realized gain of \$9.1 million driven by an increase in the applicable index rate above the interest rate cap strike rate, this gain was offset by unrealized losses of \$9.2 million, resulting from a decrease in the interest rate cap's fair value as it reached its June 2023 maturity.

Refer to "Note 11 – Derivatives" for full discussion of interest rate caps.

Income tax provision

During the nine months ended September 30, 2024, we recorded an income tax provision of \$0.3 million. Comparatively, we recorded an income tax provision of \$0.5 million for the nine months ended September 30, 2023. The income tax provisions recorded during the nine months ended September 30, 2024 and 2023 reflect our expectations of aggregate projected taxable income of one of our TRS entities for the taxable years ending December 31, 2024 and 2023, respectively.

Subsequent Events

Refer to "Note 21 – Subsequent Events" to the accompanying condensed consolidated financial statements for disclosure regarding significant transactions that occurred subsequent to September 30, 2024.

Non-GAAP Financial Measures

Distributable Earnings

Distributable Earnings is defined as net income available to common stockholders, computed in accordance with GAAP, adjusted for (i) equity-based compensation expense (a portion of which may become cash-based upon final vesting and settlement of awards should the holder elect net share settlement to satisfy income tax withholding), (ii) any unrealized gains or losses or other non-cash items (including depreciation and amortization related to real estate owned) included in net income available to common stockholders, (iii) unrealized income from unconsolidated joint ventures, (iv) foreign currency gains (losses), other than (a) realized gains/(losses) related to interest income, and (b) forward point gains/(losses) realized on our foreign currency hedges, and (v) provision for loan losses. Distributable Earnings may also be adjusted to exclude certain other non-cash items, as determined by the Manager and approved by a majority of our independent directors.

For the three and nine months ended September 30, 2024, our Distributable Earnings were (\$83.2) million, or \$(0.59) per share, and \$16.6 million, or \$0.12 per share, respectively, as compared to \$52.7 million, or \$0.37 per share, and \$106.0 million, or \$0.73 per share, respectively, for the same period in the prior year.

The weighted-average diluted shares outstanding used for Distributable Earnings per weighted-average diluted share has been adjusted from weighted-average diluted shares under GAAP to exclude shares issued from a potential conversion of the Convertible Notes for 2023. The Convertible Notes were fully repaid during the fourth quarter 2023, and as such, no adjustment is applied in 2024. Consistent with the treatment of other unrealized adjustments to Distributable Earnings, these potentially issuable shares are excluded until a conversion occurs, which we believe is a useful presentation for investors. We believe that excluding shares issued in connection with a potential conversion of the Convertible Notes from our computation of Distributable Earnings per weighted-average diluted share is useful to investors for various reasons, including the following: (i) conversion of Convertible Notes to shares requires both the holder of a note to elect to convert the Convertible Note and for us to elect to settle the conversion in the form of shares; (ii) future conversion decisions by note holders will be based on our stock price in the future, which is presently not determinable; (iii) the exclusion of shares issued in connection with a potential conversion of the Convertible Notes from the computation of Distributable Earnings per weighted-average diluted share; and (iv) we believe that when evaluating our operating performance, investors and potential investors consider our Distributable Earnings relative to our actual distributions, which are based on shares outstanding and not shares that might be issued in the future.

The table below summarizes the reconciliation from weighted-average diluted shares under GAAP to the weighted-average diluted shares used for Distributable Earnings:

	Three Mon Septem		Nine Mon Septem	
	2024	2023	2024	2023
Weighted-Averages	Shares	Shares	Shares	Shares
Diluted shares - GAAP	138,246,827	141,350,428	140,177,962	141,255,730
Potential shares issued under conversion of the Convertible				
Notes				
Unvested RSUs, net ⁽¹⁾	2,485,258	2,832,265	2,650,308	2,966,277
Diluted shares - Distributable Earnings	140,732,086	144,182,693	142,828,270	144,222,007

(1) Unvested RSUs are net of incremental shares assumed repurchased under the treasury stock method, if dilutive. There were no incremental shares included in the three and nine months ended September 30, 2024. For 2023, the weighted-average diluted shares for GAAP were determined using the if-converted method.

As a REIT, U.S. federal income tax law generally requires us to distribute annually at least 90% of our REIT taxable income, without regard to the deduction for dividends paid and excluding net capital gains, and that we pay tax at regular corporate rates to the extent that we annually distribute less than 100% of our net taxable income. Given these requirements and our belief that dividends are generally one of the principal reasons stockholders invest in a REIT, we generally intend over time to pay dividends to our stockholders in an amount equal to our net taxable income, if and to the extent authorized by our board of directors.

Distributable Earnings is a key factor considered by the board of directors in setting the dividend and as such we believe Distributable Earnings is useful to investors.

We believe it is useful to our investors to present Distributable Earnings prior to net realized loss on investments and realized gain on extinguishment of debt to reflect our operating results because (i) our operating results are primarily comprised of earning interest income on our investments net of borrowing and administrative costs, which comprise our ongoing operations and (ii) it has been a useful factor related to our dividend per share because it is one of the considerations when a dividend is determined. We believe that our investors use Distributable Earnings and Distributable Earnings prior to net realized loss on investments and realized gain on extinguishment of debt, or a comparable supplemental performance measure, to evaluate and compare the performance of our company and our peers.

2024 Realized Losses

During the three months and nine months ended September 30, 2024, we recorded a realized loss on investments of \$127.5 million and \$128.2 million, respectively. We recorded a \$127.5 million realized loss on the extinguishment of our Massachusetts Healthcare Loan during the three months ended September 30, 2024. Additionally, in April 2024, we sold a commercial mortgage loan collateralized by a hotel property in Honolulu, HI, at a price of 99.5%, resulting in a realized loss of \$0.7 million. These losses comprised the total realized loss on investments of \$128.2 million for the nine months ended September 30, 2024. Refer to "Note 4 – Commercial Mortgage Loans, Subordinate Loans and Other Lending Assets, Net" for additional detail.

2023 Realized Losses & Gain on Extinguishment of Debt

During nine months ended September 30, 2023, we recorded a net realized loss on investments of \$86.6 million consisting of i) \$4.8 million realized loss related to the acquisition of a hotel property through a deed-in-lieu of foreclosure, ii) \$82.0 million realized loss on investments representing a write-off of previously recorded Specific CECL Allowance on one of our subordinate loans secured by an ultra-luxury residential property in Manhattan, NY, iii) which was partially offset by a \$0.2 million net realized gain on loan sales. No realized loss on investments was recorded during the three months ended September 30, 2023. Refer to "Note 4 – Commercial Mortgage Loans, Subordinate Loans and Other Lending Assets, Net" for additional detail.

During the three months and nine months ended September 30, 2023, we recorded realized gains on extinguishment of debt of 30.0 thousand and 0.5 million, respectively in connection with partial repurchases of our 2023 Notes. See "Note 10 - Convertible Senior Notes, Net" for full discussion of these transactions.

A significant limitation associated with Distributable Earnings as a measure of our financial performance over any period is that it excludes unrealized gains (losses) from investments. In addition, our presentation of Distributable Earnings may not be comparable to similarly-titled measures of other companies, that use different calculations. As a result, Distributable Earnings should not be considered as a substitute for our GAAP net income as a measure of our financial performance or any measure of our liquidity under GAAP. Distributable Earnings are reduced for realized losses on loans which include losses that management believes are near certain to be realized.

The table below summarizes the reconciliation from net income available to common stockholders to Distributable Earnings and Distributable Earnings prior to net realized loss on investments and realized gain on extinguishment of debt (\$ in thousands):

		Three Months Ended September 30,				Nine Mont Septem		
		2024		2023		2024		2023
Net income (loss) available to common stockholders	\$	(94,617)	\$	43,003	\$	(169,492)	\$	2,383
Adjustments:								
Equity-based compensation expense		4,165		4,356		12,510		13,091
Loss (gain) on foreign currency forwards		59,535		(39,490)		29,760		(8,239)
Foreign currency loss (gain), net		(60,102)		44,165		(39,177)		3,974
Unrealized loss on interest rate cap		562		70		1,213		9,211
Realized gains relating to interest income on foreign currency								
hedges, net		195		2,594		2,604		9,668
Realized gains relating to forward points on foreign currency								
hedges, net		5,587		2,784		12,823		8,461
Depreciation and amortization on real estate owned		2,342		1,020		9,285		7,208
Increase (decrease) in current expected credit loss allowance,								
net		(899)		(5,833)		157,043		60,205
Gain on extinguishment of debt				(30)				(495)
Net realized loss on investments		127,512				128,191		86,604
Total adjustments:		138,897		9,636		314,252		189,688
Distributable Earnings prior to net realized loss on investments								
and gain on extinguishment of debt	\$	44,280	\$	52,639	\$	144,760	\$	192,071
Net realized loss on investments	\$	(127,512)	\$		\$	(128,191)	\$	(86,604)
Gain on extinguishment of debt				30				495
Distributable Earnings	\$	(83,232)	\$	52,669	\$	16,569	\$	105,962
Diluted Distributable Earnings per share prior to net realized	_	<u> </u>	_		_			
loss on investments and gain on extinguishment of debt	\$	0.31	\$	0.37	\$	1.01	\$	1.33
Diluted Distributable Earnings per share of common stock	\$	(0.59)	-	0.37	\$	0.12	\$	0.73
Weighted-average diluted shares - Distributable Earnings		40,732,086		44,182,693		42,828,270		44,222,007

Book Value Per Share

The following table calculates our book value per share (\$ in thousands, except per share data):

	Septe	ember 30, 2024	De	cember 31, 2023
Stockholders' Equity	\$	1,868,388	\$	2,208,733
Series B-1 Preferred Stock (Liquidation Preference)		(169,260)		(169,260)
Common Stockholders' Equity	\$	1,699,128	\$	2,039,473
Common Stock		138,169,164		141,358,605
Book value per share	\$	12.30	\$	14.43

The following table shows the changes in our book value per share:

	Book v	alue per share
Book value per share at December 31, 2023	\$	14.43
General CECL Allowance and accumulated depreciation		0.30
Book value per share at December 31, 2023 prior to General CECL Allowance and accumulated		
depreciation	\$	14.73
Diluted Distributable Earnings per share prior to net realized loss on investments		1.01
Impact of share repurchases		0.12
Net increase in Specific CECL Allowance		(1.06)
Common dividends declared		(0.95)
Vesting and delivery of RSUs		(0.14)
Net loss on currency and interest rate hedges ⁽¹⁾		(0.05)
Realized loss on investments		(0.93)
Book value per share at September 30, 2024 prior to General CECL Allowance and accumulated		
depreciation	\$	12.73
General CECL Allowance and accumulated depreciation		(0.43)
Book value per share at September 30, 2024	\$	12.30

(1) Includes net unrealized loss on forward currency contracts and interest hedges, and realized loss on forward currency contracts related to principal outside impact of forward points.

We believe that presenting book value per share with sub-totals prior to the CECL Allowances and depreciation and amortization is useful for investors for various reasons, including, among other things, analyzing our compliance with financial covenants related to tangible net worth and debt-to-equity under our secured debt arrangements and senior secured term loan, which permit us to add the General CECL Allowance to our GAAP stockholders' equity. Given that our lenders consider book value per share prior to the General CECL Allowance as an important metric related to our debt covenants, we believe disclosing book value per share prior to the General CECL Allowance is important to investors such that they have the same visibility. We further believe that presenting book value before depreciation and amortization is useful to investors since it is a non-cash expense included in net income and is not representative of our core business and ongoing operations.

Investment Guidelines

Our current investment guidelines, approved by our board of directors, are comprised of the following:

- no investment will be made that would cause us to fail to qualify as a REIT for U.S. federal income tax purposes;
- no investment will be made that would cause us to register as an investment company under the 1940 Act;
- investments will be predominantly in our target assets;
- no more than 20% of our net equity (on a consolidated basis) will be invested in any single investment at the time of the investment; in determining compliance with the investment guidelines, the amount of the investment is the net equity in the investment (gross investment less amount of third-party financing) plus the amount of any recourse on the financing secured by the investment; and
- until appropriate investments can be identified, the Manager may invest the proceeds of any offering in interest bearing, short-term investments, including money market accounts and/or funds, that are consistent with our intention to qualify as a REIT.

The board of directors must approve any change in or waiver to these investment guidelines.

Investment Activity

During the nine months ended September 30, 2024, we committed \$1.1 billion of capital to new loans (\$955.3 million was funded at closing), and provided \$530.7 million of add-on fundings, including \$212.9 million to a first mortgage loan secured by a portfolio of pubs across the United Kingdom, that was originated in December 2023. During the nine months ended September 30, 2024, we received \$1.7 billion in loan repayments and sales.

Loan Portfolio Overview

Loan Portfolio Details

The following table sets forth certain information regarding our loan portfolio as of September 30, 2024 (\$ in thousands):

		Weighted-	Weighted-			
	Carrying	Average	Average All-in	Secured Debt	Cost of	Equity at
Description	Value	Coupon ⁽¹⁾	Yield (1)(2)	Arrangements (3)	Funds(4)	cost ⁽⁵⁾
Commercial mortgage loans, net	\$ 7,456,389	8.4%	9.1%	\$ 5,524,825	7.1%	\$ 1,931,564
Subordinate loans, net	374,222	0.0%	0.0%	_	_	374,222
Total/Weighted-Average	\$ 7,830,611	8.0%	8.5%	\$ 5,524,825	7.1%	\$ 2,305,786

(1) Weighted-Average Coupon and Weighted-Average All-in Yield are based on the applicable benchmark rates as of September 30, 2024 on the floating rate loans.

(2) Weighted-Average All-in Yield includes the amortization of deferred origination fees, loan origination costs and accrual of both extension and exit fees. Weighted-Average All-in Yield excludes the benefit of forward points on currency hedges relating to loans denominated in currencies other than USD.

(3) Gross of deferred financing costs of \$10.9 million.

(4) Cost of funds includes weighted-average spread and applicable benchmark rates as of September 30, 2024 on secured debt arrangements.

(5) Represents loan portfolio at carrying value less secured debt outstanding.

The following table provides loan-by-loan details of our commercial mortgage loan portfolio and subordinate loan portfolio as of September 30, 2024 (\$ in millions):

Commercial Mortgage Loan Portfolio

		Risk	Origination	Amortized	Unfunded	Construction	3rd Party Subordinate	Fully- extended	
#	Property Type		Date	Cost	Commitment		Debt	Maturity	Location
# 1	Office	Rating 2	02/2022	\$ 461	\$ 209	Loan Y	Debi	02/2027	
-				•		Ŷ	Y		London, UK
2	Office	3	03/2022	249	17		Y Y	04/2027	Manhattan, NY
3	Office		01/2020	223	28		Y	03/2028	Long Island City, N
4	Office	4	06/2019	222				08/2026	Berlin, Germany
5	Office	3	02/2020	184	5			02/2025	London, UK
6	Office	3	02/2022	165	_			06/2025	Milan, Italy
7	Office	3	11/2022	100	—		37	01/2025	Chicago, IL
8	Office	4	03/2018	76	_		Y	01/2026	Chicago, IL
9	Hotel	3	12/2023	275				12/2028	Various, Europe
0	Hotel	3	10/2019	265	18		~~	08/2027	Various, Spain
1	Hotel	3	05/2022	195	9		Y	06/2027	Napa Valley, CA
12	Hotel	3	07/2021	180	_			08/2026	Various, US
13	Hotel	3	11/2021	165	—			12/2026	St. Thomas, USVI
4	Hotel	3	09/2015	140	_			12/2026	Manhattan, NY
15	Hotel	3	06/2024	131	—			06/2029	St. Petersburg, FL
16	Hotel	3	06/2024	105	9			07/2029	Brooklyn, NY
17	Hotel	3	10/2021	92	—			11/2026	New Orleans, LA
8	Hotel	3	05/2019	46	_			12/2025	Chicago, IL
9	Hotel	3	02/2018	27	—			11/2024	Pittsburgh, PA
20	Retail	3	04/2022	510	24			04/2027	Various, UK
21	Retail	3	10/2021	435	—			10/2026	Various, UK
22	Retail	3	08/2019	250			Y	09/2025	Manhattan, NY
23	Retail	3	05/2022	124				06/2027	Various, US
24	Retail ⁽¹⁾	5	11/2014	98				09/2025	Cincinnati, OH
25	Residential	3	12/2021	241	12			12/2026	Various, UK
26	Residential	3	03/2023	163				04/2026	Various, US
27	Residential	3	04/2024	156				05/2029	Emeryville, CA
28	Residential	3	06/2024	99	_			07/2029	Washington, DC
29	Residential	3	05/2022	94	_			06/2027	Manhattan, NY
30	Residential	3	05/2021	76				05/2027	Cleveland, OH
31	Residential	2	12/2021	15	_			01/2027	Manhattan, NY
32	Mixed Use	3	12/2019	283	1		Y	08/2025	London, UK
33	Mixed Use	3	03/2022	151	27		Y	03/2027	Brooklyn, NY
34	Industrial	3	03/2021	243	_			05/2026	Various, Sweden
35	Industrial	3	08/2024	128	127	Y		08/2029	Various, UK
36	Healthcare	3	07/2024	200				07/2029	Various, UK
37	Healthcare	3	08/2024	156				08/2029	Various, UK
38	Pubs	3	12/2023	222			Y	01/2029	Various, UK
39	Caravan Parks	3	02/2021	215				02/2028	Various, UK
40	Portfolio ⁽³⁾	3	06/2021	197	18			06/2026	Various, Germany
11	Urban Predevelopment	3	12/2022	133	_			01/2026	Miami, FL
-	General CECL	-		-00					,
	Allowance			(33)					
	Subtotal / Weighted-			(55)					
	Average Commercial								
	Mortgage Loans	3.0		\$ 7,457	\$ 504			2.5 Years	
	montgage Loans	5.0		0 /,40/	9 304			2.5 I cals	

Subordinate Loan Portfolio

								3rd Party	Fully-	
		Risk	Origination	An	nortized	Unfunded	Construction	Subordinate	extended	
#	Property Type	Rating	Date		Cost	Commitment	Loan	Debt	Maturity	Location
1	Residential ⁽²⁾	3	06/2015	\$	273				11/2025	Manhattan, NY
2	Residential ⁽²⁾	3	08/2022		74	_			11/2025	Manhattan, NY
3	Residential ⁽¹⁾⁽²⁾	5	05/2020		28				11/2025	Manhattan, NY
4	Office ⁽¹⁾⁽⁴⁾	5	08/2017			_			09/2024	Troy, MI
	General CECL									
	Allowance				(1)					
	Subtotal / Weighted-									
	Average Subordinate									
	Loans	3.1		\$	374	s —			1.1 Years	
	Total / Weighted-									
	Average									
	Loan Portfolio ⁽⁵⁾	3.0		\$	7,831	\$ 504			2.5 Years	

(1) Amortized cost for these loans is net of the recorded Specific CECL Allowance.

(2) Loans are secured by the same property.

- (3) Includes portfolio of office, industrial, and retail property types.
- (4) Loan matured in September 2024. Negotiations with sponsor currently in process.
- (5) Total may not foot due to rounding.

Our average asset and debt balances for the nine months ended September 30, 2024 were (\$ in thousands):

	Average month-end balances for the nine months ended September 30, 2024									
Description		Assets		Related debt						
Commercial mortgage loans, net	\$	7,941,002	\$	5,526,845						
Commercial mortgage loan, held for sale		45,382		31,895						
Subordinate loans, net		627,762								

Portfolio Management

Our portfolio benefits from our core investment strategy whereby we target assets that are secured by institutional quality real estate throughout the United States and Europe. As discussed in Item 1. "Business—Investment Strategy" in our most recent Annual Report on Form 10-K, the Manager has implemented underwriting standards which place a particular emphasis on due diligence of prospective investments' sponsors and borrowers, as well as assessment of the risk/return profile and appropriate structure of each investment opportunity. As of September 30, 2024, our portfolio's weighted-average origination LTV ratio was 58%, excluding risk-rated five loans. This reflects significant equity value which we believe our loan sponsors would be committed to protect during periods of volatility and market disruption.

We maintain a strong relationship with our borrowers and actively manage the assets in our portfolio on an ongoing basis. A dedicated team of asset management professionals performs surveillance of all loans in our portfolio, on an individual basis, from closing through final repayment. This robust monitoring process includes continuous assessment of asset level performance against underwritten criteria, changes in borrowers' financial position, as well as the impact of macroeconomic trends and microeconomic developments on loan assets and respective underlying collateral performance.

In addition to ongoing asset management, as further described in "Note 4 – Commercial Mortgage Loans, Subordinate Loans and Other Lending Assets, Net" to our condensed consolidated financial statements, we perform a quarterly review of our portfolio whereby each loan is assigned a risk rating of "1" through "5," from less risk to greater risk, respectively. This analysis includes assessment of loans based on a variety of factors, including, without limitation, LTV ratio, debt yield, property type, geographic and local market dynamics, physical condition, cash flow volatility, leasing and tenant profile, loan structure and exit plan, and project sponsorship. In performing the analysis with respect to each loan, these various factors are assessed holistically, with a focus on their interplay, whereby no single factor on its own (whether quantitative or qualitative) is given more weight in the assessment or is prescriptive as to which specific risk rating is assigned to a specific loan. We apply these various factors on a case-by-case basis depending on the facts and circumstances for each loan, and the different factors may be given different weightings in different situations. As of September 30, 2024, the weighted-average risk rating of the loan portfolio was 3.0.

Risk Rating	Number of Loans	Total ⁽¹⁾		% of Portfolio	
1		\$		%	
2	2		474,460	6.0%	
3	38		6,966,537	88.6%	
4	2		297,806	3.8%	
5	3		126,000	1.6%	
Total	45	\$	7,864,803	100.0%	
General CECL Allowance ⁽²⁾			(34,192)		
Total carrying value, net		\$	7,830,611		

(1) Net of Specific CECL Allowance.

(2) \$3.9 million of the General CECL Allowance for 2024 is excluded from this table because it relates to unfunded commitments and has been recorded as a liability under accounts payable, accrued expenses and other liabilities in our condensed consolidated balance sheets.

Leverage Policies

We use leverage for the sole purpose of financing our portfolio and not for the purpose of speculating on changes in interest rates. In addition to our secured debt arrangements and senior secured term loan, we access additional sources of borrowings. Our charter and bylaws do not limit the amount of indebtedness we can incur; however, we are subject to and carefully monitor the limits placed on us by our credit providers and those that assign ratings on our company.

At September 30, 2024, our debt-to-equity ratio was 3.5 and our portfolio was comprised of \$7.5 billion of commercial mortgage loans and \$0.4 billion of subordinate loans. In order to achieve our return on equity, we generally finance our mortgage loans with 2.0 to 3.0 turns of leverage and generally do not finance our subordinate loan portfolio given built-in inherent structural leverage. Consequently, depending on our portfolio mix, our debt-to-equity ratio may exceed our previously disclosed thresholds.

Debt-to-Equity Ratio

The following table presents our debt-to-equity ratio:

	September 30, 2024	December 31, 2023
Debt to Equity Ratio ⁽¹⁾	3.5	3.0

(1) Represents total debt less cash and net loan proceeds held by servicer (recorded with Other Assets, see "Note 6 – Other Assets" for more information) to total stockholders' equity.

Contractual Obligations, Liquidity, and Capital Resources

Liquidity is a measure of our ability to meet potential cash requirements, including ongoing commitments to fund and maintain our assets and operations, repay borrowings, make distributions to our stockholders and other general business needs. We utilize various sources of cash in order to meet our liquidity needs in the next twelve months, which is considered the short-term, and the longer term.

Our current debt obligations consist of \$1.3 billion, at face value, of corporate debt, \$5.5 billion of asset specific financings, and \$282.4 million of debt related to real estate owned. Our corporate debt includes \$763.3 million of term loan borrowings and \$500.0 million of senior secured notes. Our asset specific financings are generally tied to the underlying loans, and we anticipate repayments of \$1.3 billion of secured debt arrangements in the short term. Specifics about our secured debt arrangements and corporate debt maturities and obligations are discussed below.

In addition to our debt obligations, as of September 30, 2024, we had \$503.9 million of unfunded loan commitments. We expect that approximately \$440.7 million will be funded to existing borrowers in the short term.

As of September 30, 2024, we had \$194.3 million of cash on hand, \$105.8 million of loan proceeds held by servicer and held approximately \$375.1 million of unencumbered assets. We also had \$2.0 billion of undrawn capacity under our Secured Debt Arrangements and \$179.7 million of additional capacity on our construction financing secured by our Brooklyn Development property which is available to fund future construction costs.

We maintain policies relating to our use of leverage. See "Leverage Policies" above. In the future, we may seek to raise further equity or debt capital or engage in other forms of borrowings in order to fund future investments or to refinance expiring indebtedness.

We generally intend to hold our assets for investment, although we may sell certain of our investments in order to manage our interest rate risk and liquidity needs, meet other operating objectives and adapt to market conditions.

To maintain our qualification as a REIT under the Internal Revenue Code, we must distribute annually at least 90% of our REIT taxable income, determined without regard to the deduction for dividends paid and excluding net capital gain. These distribution requirements limit our ability to retain earnings and replenish or increase capital for operations.

Borrowings Under Various Financing Arrangements

The following table summarizes the outstanding balances and maturities for our various financing arrangements:

	Septembe	er 30, 2024	Decembe	er 31, 2023
	Borrowings		Borrowings	
	Outstanding ⁽¹⁾	Maturity ⁽²⁾	Outstanding ⁽¹⁾	Maturity ⁽²⁾
Secured Credit Facilities	3,438,878	November 2026	\$ 3,247,652	June 2026
Barclays Private Securitization ⁽³⁾	2,034,897	December 2026	2,157,157	June 2026
Revolving Credit Facility	51,050	March 2026	147,000	February 2025
Total Secured Debt Arrangements	5,524,825		5,551,809	
Senior Secured Term Loans	763,250	January 2027	769,250	January 2027
Senior Secured Notes	500,000	June 2029	500,000	June 2029
Total Borrowings	\$ 6,788,075		\$ 6,821,059	

(1) Borrowings Outstanding represent principal balances as of the respective reporting periods.

(2) Maturity dates represent weighted-average maturities based on borrowings outstanding and assumes extensions at our option are exercised with consent of financing providers, where applicable.

(3) As of September 30, 2024, we had £1.0 billion, €494.3 million, and kr2.0 billion (\$2.0 billion assuming conversion into USD as of September 30, 2024) of borrowings outstanding under the Barclays Private Securitization secured by certain of our commercial mortgage loans.

Secured Credit Facilities

As of September 30, 2024, we had nine secured credit counterparties through wholly-owned subsidiaries. In January 2024, we entered into a new secured credit facility with Goldman Sachs that provided £125.6 million (\$158.6 million, assuming conversion into USD) of borrowing capacity. During the three months ended September 30, 2024, we further upsized the facility by £242.1 million (\$314.6 million, assuming conversion into USD).

Additionally, during the nine months ended September 30, 2024, we upsized the Atlas Facility by \$113.5 million and the Barclays facility by \$300.0 million. Furthermore, we have repaid the full amount of borrowings outstanding on both the Goldman Sachs USD and Santander EUR facilities.

Refer to "Note 7 – Secured Debt Arrangements, Net" of our condensed consolidated financial statements for additional disclosure regarding our secured credit facilities.

Barclays Private Securitization

We are party to a private securitization with the Barclays Private Securitization. Commercial mortgage loans currently financed under the Barclays Private Securitization are denominated in GBP, EUR, SEK.

Refer to "Note 7 – Secured Debt Arrangements, Net" of our condensed consolidated financial statements for additional disclosure regarding our Barclays Private Securitization.

Revolving Credit Facility

In March 2023, we entered into a Revolving Credit Facility administered by Bank of America, N.A. The Revolving Credit Facility matures in March 2026 and is secured by certain of our qualifying commercial mortgage loans and real property owned assets. As of September 30, 2024, our Revolving Credit Facility had a capacity of \$160.0 million and requires that we maintain an interest coverage ratio of 1.3:1. See "Debt Covenants" below for additional discussion.

Refer to "Note 7 – Secured Debt Arrangements, Net" of our condensed consolidated financial statements for additional disclosure regarding our Revolving Credit Facility.

Senior Secured Term Loans

In May 2019, we entered into the \$500.0 million 2026 Term Loan and in March 2021, we entered into the \$300.0 million 2028 Term Loan. The outstanding Term Loans principal balance as of September 30, 2024 and December 31, 2023 was \$763.3 million and \$769.3 million, respectively.

Refer to "Note 8 – Senior Secured Term Loans, Net" of our condensed consolidated financial statements for additional disclosure regarding our 2026 Term Loan and 2028 Term Loan.

Senior Secured Notes

In June 2021, we issued \$500.0 million of the 4.625% 2029 Notes, for which we received net proceeds of \$495.0 million, after deducting initial purchasers' discounts and commissions. The 2029 Notes had a carrying value of \$496.2 million and \$495.6 million, net of deferred financing costs of \$3.8 million and \$4.4 million, as of September 30, 2024 and December 31, 2023, respectively.

Refer to "Note 9 – Senior Secured Notes, Net" of our condensed consolidated financial statements for additional disclosure regarding our 2029 Notes.

Debt Related to Real Estate Owned

In August 2022, we obtained \$164.8 million in construction financing on the Brooklyn Development property when we acquired legal title of the property. As of September 30, 2024, the construction financing had a carrying value of \$206.4 million, net of \$2.3 million in deferred financing costs.

In June 2024, we obtained a \$73.7 million mortgage secured by our the D.C. Hotel property. As of September 30, 2024, the mortgage loan had a carrying value of \$72.5 million, net of \$1.2 million in deferred financing costs.

Refer to "Note 5 – Real Estate Owned" of our condensed consolidated financial statements for additional disclosure regarding our debt related to real estate owned.

Dividends

We intend to continue to make regular quarterly distributions to holders of our common stock. U.S. federal income tax law generally requires that a REIT distribute annually at least 90% of our REIT taxable income, without regard to the deduction for dividends paid and excluding net capital gains, and that we pay tax at regular corporate rates to the extent that we annually distribute less than 100% of our net taxable income. We generally intend over time to pay dividends to our stockholders in an amount equal to our net taxable income, if and to the extent authorized by our board of directors. Any distributions we make are at the discretion of our board of directors and depend upon, among other things, our actual results of operations. These results and our ability to pay distributions are affected by various factors, including the net interest and other income from our portfolio, our operating expenses and any other expenditures. If our cash available for distribution is less than our net taxable income, we could be required to sell assets or borrow funds to make cash distributions or we may make a portion of the required distribution in the form of a taxable stock distribution or distribution of debt securities.

As of September 30, 2024 and December 31, 2023, we had 6,770,393 shares of our Series B-1 Preferred Stock outstanding. The Series B-1 Preferred Stock pay cumulative cash dividends, which are payable quarterly in equal amounts in arrears on the 15th day of each January, April, July and October: at a rate of 7.25% per annum of the \$25.00 per share liquidation preference. Except under certain limited circumstances, the Series B-1 Preferred Stock is generally not convertible into or exchangeable for any other property or any other of our securities at the election of the holders. On and after July 15, 2026, we may, at our option, redeem the shares at a redemption price of \$25.00, plus any accrued unpaid dividends to, but not including, the date of the redemption.

The following table details our dividend activity:

		Three Months Ended September 30,		Nine Mon Septem	 	
Dividends declared per share of:	4	2024		2023	2024	2023
Common Stock	\$	0.25	\$	0.35	\$ 0.95	\$ 1.05
Series B-1 Preferred Stock	\$	0.45	\$	0.45	\$ 1.35	\$ 1.35

Repurchases of Equity Securities

In March 2020, our board of directors approved a stock repurchase program for up to \$150.0 million of our common stock and in February 2021, approved the repurchase of an additional \$150.0 million of our common stock. During the three and nine months ended September 30, 2024, we repurchased 289,633 and 4,013,405 shares, respectively, of our common stock under this program at a weighted-average price of \$9.96 and \$10.15 per share, respectively.

Critical Accounting Policies and Use of Estimates

Our financial statements are prepared in accordance with GAAP, which requires the use of estimates and assumptions that involve the exercise of judgment and use of assumptions as to future uncertainties. The most critical accounting policies involve decisions and assessments that affect our reported assets and liabilities, as well as reported revenues and expenses. We believe that all of the decisions and assessments upon which these financial statements are based are reasonable based upon information currently available to us. The accounting policies and estimates that we consider to be most critical to an investor's understanding of our financial results and condition and require complex management judgment are discussed below.

There have been no material changes to our Critical Accounting Policies described in our most recent Annual Report on Form 10-K under "Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations – Critical Accounting Policies and Use of Estimates."

For a complete listing and description of our significant accounting policies, refer to "Note 2 – Summary of Significant Accounting Policies" to our consolidated financial statements of our most recent Annual Report on Form 10-K.

Real Estate Owned (and Related Debt)

In order to maximize recovery against a defaulted loan, we may assume legal title or physical possession of the underlying collateral through foreclosure or deed-in-lieu of foreclosure. Foreclosed properties are classified as real estate owned and recognized at fair value on our condensed consolidated balance sheets in accordance with the acquisition method under ASC 805. Real estate assets acquired may include land, building, FF&E, and intangible assets. In accordance ASC 820, we may utilize the income, market or cost approach (or combination thereof) to determine fair value.

When determining the fair value of a real estate asset under the income approach, we make certain assumptions including, but not limited to, consideration of projected operating cash flows, comparable selling prices and projected cash flows from the eventual disposition of the real estate asset based upon our estimate of a capitalization rate and discount rate.

When determining the fair value of real estate assets under the market or sales comparison approach, we compare the property to similar properties in the marketplace. Although we exercise significant judgment to identify similar properties, and may also consult independent third-party valuation experts to assist, our assessment of fair value is subject to uncertainty and sensitive to our selection of comparable properties.

When determining the fair value of real estate assets under the cost approach, we measure fair value as the replacement cost of these assets. This approach also requires significant judgment, and our estimate of replacement cost could vary from actual replacements costs.

At times we may classify real estate assets as held for sale in the period in which they meet the criteria under ASC 360 as discussed in "Note 2 – Summary of Significant Accounting Policies" to our consolidated financial statements of our most recent Annual Report on Form 10-K. Once a real estate asset is classified as held for sale, depreciation is no longer recorded, and the asset is reported at the lower of its carrying value or fair value less cost to sell. The fair value of real estate assets classified as held for sale is determined using the appropriate methodologies noted in the preceding paragraph and the real estate asset's fair value is subject to uncertainty, as the actual sales price of the real estate asset could differ from those assumed in our valuations.

Once real estate assets have been recorded at fair value, they are evaluated for impairment on a quarterly basis. A real estate asset is considered impaired when the sum of estimated future undiscounted cash flows to be generated by the real estate asset over the estimated remaining holding period is less than the carrying value of such real estate asset. An impairment charge is recorded equal to the excess of the carrying value of the real estate asset over the fair value. When determining the fair value of a real estate asset for the purpose of assessing impairment, we make certain assumptions including, but not limited to:

consideration of projected operating cash flows, intended holding period of the real estate, comparable selling prices and projected cash flows from the eventual disposition of the real estate based upon our estimate of a capitalization rate and discount rate. While we exercise significant judgment in generating our assumptions, the asset's fair value is subject to uncertainty, as actual operating cash flows and disposition proceeds could differ from those assumed in our valuations. Additionally, the output is sensitive to the assumptions used in calculating any potential impairment.

Please refer to "Note 3 – Fair Value Disclosure" and "Note 5 – Assets and Liabilities Related to Real Estate Owned" for more information regarding real estate owned and our valuation methodology as well as "Note 2 – Summary of Significant Accounting Policies" to our consolidated financial statements of our most recent Annual Report on Form 10-K.

Current Expected Credit Losses

We measure and record potential expected credit losses related to our loan portfolio in accordance with the CECL Standard. The CECL Standard requires an entity to consider historical loss experience, current conditions, and a reasonable and supportable forecast of the macroeconomic environment. We have adopted the WARM method to determine a General CECL Allowance for the majority of loans in our portfolio, applied on a collective basis by assets with similar risk characteristics. If we determine that a borrower or sponsor is experiencing financial difficulty, we will record loan-specific allowances (our Specific CECL Allowance) in accordance with a practical expedient prescribed by the CECL Standard.

General CECL Allowance

There are a number of significant assumptions required to estimate our General CECL Allowance which include deriving and applying an annual historical loss rate, estimating the impacts of current and future macroeconomic conditions and forecasting the timing of expected repayments, satisfactions and future fundings.

We derive an annual historical loss rate based on a CMBS database with historical losses from 1998 through the first quarter of 2024 provided by Trepp. We apply various filters to arrive at a CMBS dataset most analogous to our current portfolio from which we determine an appropriate historical loss rate. This historical loss rate, and ultimately the General CECL Allowance we derive, is sensitive to the CMBS dataset we select.

We adjust our determined annual historical loss rate based on our outlook of the macroeconomic environment, for a reasonable and supportable forecast period. Selection of a forecast period is a matter of judgment and our General CECL Allowance is sensitive to this input.

We develop our expectations for the future macroeconomic environment and its potential impact on the performance of loans in our portfolio, by analyzing various market factors, such as unemployment rate, market liquidity and price indexes relevant to commercial real estate sector. This assessment requires the use of significant judgment in selecting relevant market factors and analyzing their correlation with historical loss rates. The future macroeconomic environment is subject to uncertainty as the actual future macroeconomic environment could vary from our expectations.

Additionally, there are assumptions provided to us by the Manager that represent their best estimate as to loan expected term, future fundings, and timing of loan repayments. These assumptions, although made with the most available information at the time of the estimate, are subjective and actual activity may not follow the estimated schedule. These assumptions impact the future balances that the loss rate will be applied to and as such impact our General CECL Allowance. As we acquire new loans and the Manager monitors loan and sponsor performance, these estimates may change each period. Refer to "Note 2 – Summary of Significant Accounting Policies" and "Note 4 – Commercial Mortgage Loans, Subordinate Loans and Other Lending Assets, Net" for further discussion regarding our General CECL Allowance.

Specific CECL Allowance

When we determine that a borrower or sponsor is experiencing financial difficulty, we evaluate the related loan for loanspecific allowances, under the practical expedient prescribed by the CECL Standard. Determining that a borrower or sponsor is experiencing financial difficulty requires the use of significant judgment and can be based on several factors subject to uncertainty. These factors can include, but are not limited to, whether cash from the borrower's operations are sufficient to cover current and future debt service requirements, the borrower's ability to potentially refinance the loan, and other circumstances that can affect the borrower's ability to satisfy their obligations in accordance the terms of the loan. When utilizing the practical expedient for collateral dependent loans, the current expected credit losses is determined as the difference between the fair value of the underlying collateral, adjusted for estimated costs to sell when applicable, and the carrying value of the loan (prior to the current expected credit losses), as repayment or satisfaction of a loan is dependent on a sale of the underlying collateral. Collateral-dependent loans evaluated for a Specific CECL Allowance are removed from the General CECL Allowance pool.

The fair value of the underlying collateral is determined by using method(s) such as discounted cash flow, the market approach, or direct capitalization approach. These methods require the use of key unobservable inputs, which are inherently uncertain and subjective. Our estimate of fair value is sensitive to both the valuation methodology selected and inputs used. Determining a suitable valuation method and selecting the appropriate key unobservable inputs and assumptions requires significant judgment and consideration of factors specific to the underlying collateral being assessed. Additionally, the key unobservable inputs and assumptions used may vary depending on the information available to us and market conditions as of the valuation date. As such, the fair value that we derive and use in calculating our Specific CECL Allowance, is subject to uncertainty and any actual losses, if incurred, could differ materially from our current expected credit losses. Refer to "Note 2 - Summary of Significant Accounting Policies" and "Note 4 - Commercial Mortgage Loans, Subordinate Loans and Other Lending Assets, Net" for further discussion regarding our Specific CECL Allowance.

Refer to "Note 2 – Summary of Significant Accounting Policies" to our consolidated financial statements of our most recent Annual Report on Form 10-K for the complete listing and description of our significant accounting policies.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

We seek to manage our risks related to the credit quality of our assets, interest rates, liquidity, prepayment speeds, and market value, while, at the same time, seeking to provide an opportunity to stockholders to realize attractive risk-adjusted returns through ownership of our capital stock. While risks are inherent in any business enterprise, we seek to quantify and justify risks in light of available returns and to maintain capital levels consistent with the risks we undertake.

Credit Risk

One of our strategic focuses is acquiring assets that we believe to be of high credit quality. We believe this strategy will generally keep our credit losses and financing costs low. However, we are subject to varying degrees of credit risk in connection with our other target assets. We seek to mitigate this risk by seeking to acquire high quality assets, at appropriate prices given anticipated and unanticipated losses, and by deploying a value-driven approach to underwriting and diligence, consistent with the Manager's historical investment strategy, with a focus on current cash flows and potential risks to cash flow. The Manager seeks to enhance its due diligence and underwriting efforts by accessing the Manager's knowledge base and industry contacts. Nevertheless, unanticipated credit losses could occur, which could adversely impact our operating results.

Interest Rate Risk

Interest rates are highly sensitive to many factors, including fiscal and monetary policies, and domestic and international economic and political considerations, as well as other factors beyond our control. We are subject to interest rate risk in connection with our target assets and our related financing obligations.

To the extent consistent with maintaining our REIT qualification, we seek to manage risk exposure to protect our portfolio of financial assets against the effects of major interest rate changes. We generally seek to manage this risk by:

- attempting to structure our financing agreements to have a range of different maturities, terms, amortization and interest rate adjustment periods;
- using hedging instruments and interest rate swaps, when we deem appropriate; and
- to the extent available and appropriate, using securitization financing to better match the maturity of our financing with the duration of our assets.

The following table estimates the hypothetical impact on our net interest income for the twelve-month period following September 30, 2024, assuming an immediate increase or decrease of 50 basis points in the applicable interest rate benchmark by currency (\$ in thousands, except per share data):

			50 basis point increase			50 basis point decrease				
Currency	as	et floating rate sets subject to interest rate sensitivity ⁽¹⁾	Increase to net interest income (2)(3)		Increase to net interest income (per share) ⁽²⁾⁽³⁾		Decrease to net interest income (2)(3)		Decrease to net interest income (per share) ⁽²⁾⁽³⁾	
USD	\$	(184,024)	\$	(920)	\$	(0.01)	\$	920	\$	0.01
GBP		772,459		3,435		0.02		(3,435)		(0.02)
EUR		310,723		1,554		0.01		(1,554)		(0.01)
SEK		48,544		243		0.00		(243)		(0.00)
Total:	\$	947,702	\$	4,312	\$	0.03	\$	(4,312)	\$	(0.03)

(1) Excludes floating rate loans on non-accrual

(2) Any such hypothetical impact on interest rates on our variable rate borrowings does not consider the effect of any change in overall economic activity that could occur in a rising or falling interest rate environment. Further, in the event of a change in interest rates of that magnitude, we may take actions to further mitigate our exposure to such a change. However, due to the uncertainty of the specific actions that would be taken and their possible effects, this analysis assumes no changes in our financial structure.

(3) Certain of our floating rate loans are subject to index floors.

Prepayment Risk

Prepayment risk is the risk that principal will be repaid at a different rate than anticipated, causing the return on an asset to be less than expected. In certain cases, we adapt to prepayment risk by stating prepayment penalties in loan agreements.

Market Risk

Commercial mortgage assets are subject to volatility and may be affected adversely by a number of factors, including, but not limited to, national, regional and local economic conditions (which may be adversely affected by industry slowdowns and other factors); local real estate conditions; changes or continued weakness in specific industry segments; construction quality, age and design; demographic factors; retroactive changes to building or similar codes; pandemics; natural disasters and other acts of god. In addition, decreases in property values reduce the value of the collateral and the potential proceeds available to a borrower to repay the underlying loans or loans, as the case may be, which could also cause us to suffer losses. Market volatility has been particularly heightened due to the COVID-19 pandemic. COVID-19 and its variants have disrupted economic activities and could have a continued significant adverse effect on economic and market conditions including rising inflation, increases in interest rates, limited lending from financial institutions, depressed asset values, and limited market liquidity.

Inflation

Virtually all of our assets and liabilities are interest rate sensitive in nature. As a result, interest rates and other factors influence our performance far more so than does inflation. Changes in interest rates do not necessarily correlate with inflation rates or changes in inflation rates. Our financial statements are prepared in accordance with GAAP and distributions are determined by our board of directors consistent with our obligation to distribute to our stockholders at least 90% of our REIT taxable income, excluding net capital gains and determined without regard to the dividends paid deduction, on an annual basis in order to maintain our REIT qualification. In each case, our activities and balance sheets are measured with reference to historical cost and/or fair market value without considering inflation.

Currency Risk

Some of our loans and secured debt arrangements are denominated in a foreign currency and subject to risks related to fluctuations in currency rates. We seek to mitigate this exposure through foreign currency forward contracts, which match the net principal and interest of our foreign currency loans and secured debt arrangements.

Item 4. Controls and Procedures.

Evaluation of Disclosure Controls and Procedures

Our Chief Executive Officer and Chief Financial Officer, based on their evaluation of our disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Exchange Act) required by paragraph (b) of Rule 13a-15 or Rule 15d-15, have concluded that as of the end of the period covered by this report, our disclosure controls and procedures were effective to give reasonable assurances to the timely collection, evaluation and disclosure of information relating to our company that would potentially be subject to disclosure under the Exchange Act, and the rules and regulations promulgated thereunder.

During the period ended September 30, 2024, there was no change in our internal control over financial reporting that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

Notwithstanding the foregoing, a control system, no matter how well designed and operated, can provide only reasonable, not absolute, assurance that it will detect or uncover failures within our company to disclose material information otherwise required to be set forth in our periodic reports.

PART II - OTHER INFORMATION

Item 1. Legal Proceedings

From time to time, we may be involved in various claims and legal actions arising in the ordinary course of business. Refer to "Note 18 – Commitments and Contingencies" for further detail regarding legal proceedings.

Item 1A. Risk Factors

For information regarding factors that could affect our results of operations, financial condition and liquidity, see the risk factors discussed in "Item 1A. Risk Factors" in our most recent Annual Report on Form 10-K.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

The following table sets forth the Company's repurchases of common stock during the three months ended September 30, 2024 (\$ in thousands, except per share data):

	Total Number of Shares		verage ce Paid	Total Number of Shares of Common Stock Purchased as Part of Publicly Announced Plans or		Approximate Dollar Value of Shares that May Yet Be Purchased Under the Plans or
Period	Purchased ⁽¹⁾	pe	r Share	Programs		Programs
July 1, 2024 - July 31, 2024	112.040	\$	9.93	112.040	\$	133,350
August 1, 2024 -	112,040	Ψ	1.15	112,040	Ψ	155,550
August 31, 2024 -	177,593		9.97	177,593		131,579
September 1, 2024 -						
September 30, 2024	_					131,579
Total	289,633	\$	9.96	289,633	\$	131,579

(1) On March 16, 2020, the Company announced that the board of directors approved a stock repurchase program to authorize the Company to repurchase up to an aggregate of \$150.0 million of the Company's common stock. This repurchase program has no expiration date and may be suspended or terminated by the Company at any time without prior notice. This \$150.0 million program replaced the previous program authorized in November 2013, which was terminated. On February 9, 2021, the Company's board of directors authorized the Company to repurchase up to an additional \$150.0 million of common stock under this repurchase program.

Item 3. Defaults Upon Senior Securities

None.

Item 4. Mine Safety Disclosures

Not Applicable.

Item 5. Other Information

On August 9, 2024, Stuart Rothstein, President and Chief Executive Officer of the Company and member of our board of directors, terminated a Rule 10b5-1 trading arrangement that was intended to satisfy the affirmative defense of Rule 10b5-1(c) under the Exchange Act. The terminated arrangement was adopted on June 6, 2024 and provided for the sale of up to 119,522 shares of the Company's common stock and up to 150,960 shares of the Company's common stock underlying outstanding restricted stock unit awards held by Mr. Rothstein (net of shares withheld to satisfy the minimum tax withholding obligations in connection with settlement of such outstanding awards). The plan provided for sales in several tranches with the first commencing on November 15, 2024 and sales continuing through December 31, 2025.

Item 6. Exhibits and Financial Statement Schedules.

- **3.1** Articles of Amendment and Restatement of Apollo Commercial Real Estate Finance, Inc., incorporated by reference to Exhibit 3.1 of the Registrant's Form S-11, as amended (Registration No. 333-160533).
- **3.2** Amended and Restated Bylaws of Apollo Commercial Real Estate Finance, Inc., incorporated by reference to Exhibit 3.2 of the Registrant's Form 10-Q filed on April 29, 2024 (File No.: 001-34452).
- **3.3** Articles Supplementary designating Apollo Commercial Real Estate Finance, Inc.'s 7.25% Series B-1 Cumulative Redeemable Perpetual Preferred Stock, liquidation preference \$25.00 per share, par value \$0.01 per share, incorporated by reference to Exhibit 3.1 of the Registrant's Form 8-K filed on July 20, 2021 (File No.: 001-34452).
- **4.1** Specimen Stock Certificate of Apollo Commercial Real Estate Finance, Inc., incorporated by reference to Exhibit 4.1 of the Registrant's Form S-11, as amended (Registration No. 333-160533).
- **4.2** Indenture, dated as of March 17, 2014, between the Registrant and Wells Fargo Bank, National Association, as Trustee, incorporated by reference to Exhibit 4.1 of the Registrant's Form 8-K filed on March 21, 2014 (File No.: 001-34452).
- Third Supplemental Indenture, dated as of October 5, 2018 between the Registrant and Wells Fargo Bank, National Association, as Trustee (including the form of 5.375% Convertible Senior Note due 2023), incorporated by reference to Exhibit 4.2 of the Registrant's Form 8-K filed on October 5, 2018 (File No.: 001-34452).
- 4.4 Indenture dated as of June 29, 2021, by and among Apollo Commercial Real Estate Finance, Inc., as issuer, ACREFI Operating, LLC, ARM Operating, LLC and ACREFI Mortgage Lending, LLC, as guarantors, Wells Fargo Bank, National Association, as trustee and notes collateral agent (including the form of Apollo Commercial Real Estate Finance, Inc.'s 4.625% Senior Secured Notes due 2029), incorporated by reference to Exhibit 4.1 of the Registrant's Form 8-K filed on July 6, 2021 (File No.: 001-34452).
- 31.1* Certification of Principal Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- 31.2* Certification of Principal Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
- **32.1*** Certification of Principal Executive Officer and Principal Financial Officer pursuant to Section 906 of 18 U.S.C. Section 1350 as adopted pursuant to the Sarbanes-Oxley Act of 2002.
- **101.INS*** Inline XBRL Instance Document the instance document does not appear in the Interactive Data File because its XBRL tags are embedded within the Inline XBRL document
- 101.SCH* Inline XBRL Taxonomy Extension Schema With Embedded Linkbase Documents
- 104* Cover Page Interactive Data File (embedded with the Inline XBRL document)
- * Filed herewith.

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, thereunto duly authorized.

Apollo Commercial Real Estate Finance, Inc.

October 30, 2024

October 30, 2024

By: /s/ Stuart A. Rothstein Stuart A. Rothstein President and Chief Executive Officer (Principal Executive Officer)

By: /s/ Anastasia Mironova Anastasia Mironova Chief Financial Officer, Treasurer and Secretary (Principal Financial Officer and Principal Accounting Officer)