UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 8-K/A

(Amendment No. 1)

CURRENT REPORT
PURSUANT TO SECTION 13 OR 15(d)
OF THE SECURITIES EXCHANGE ACT OF 1934

Date of report (Date of earliest event reported): May 9, 2024

MEDICAL PROPERTIES TRUST, INC.

(Exact Name of Registrant as Specified in Charter)

(Exact IV	ame of registrant as specified in Chart	
Maryland (State or other jurisdiction of incorporation or organization) 1000 Urban Center Drive, Suite 501 Birmingham, AL	001-32559 (Commission File Number)	20-0191742 (I.R.S. Employer Identification No.)
(Address of principal executive offices)		(Zip Code)
Registra	nt's telephone number, including area c (205) 969-3755	ode
Check the appropriate box below if the Form 8-K filing is ollowing provisions:	intended to simultaneously satisfy the filin	ng obligation of the Registrant under any of the
Written communications pursuant to Rule 425 under	the Securities Act (17 CFR 230.425)	
Soliciting material pursuant to Rule 14a-12 under the	e Exchange Act (17 CFR 240.14a-12)	
Pre-commencement communications pursuant to Ru	le 14d-2(b) under the Exchange Act (17 C	CFR 240.14d-2(b))
Pre-commencement communications pursuant to Ru	le 13e-4(c) under the Exchange Act (17 C	FR 240.13e-4(c))
securities registered pursuant to Section 12(b) of the Act:		
Title of each class	Trading Symbol	Name of each exchange on which registered
Common Stock, par value \$0.001 per share	MPW	The New York Stock Exchange
ndicate by check mark whether the registrant is an emergi hapter) or Rule 12b-2 of the Securities Exchange Act of 1		95 of the Securities Act of 1933 (§230.405 of this
Emerging growth company		
f an emerging growth company, indicate by check mark if ew or revised financial accounting standards provided pur		

Explanatory Note

On May 9, 2024, Medical Properties Trust, Inc., a Maryland corporation (the "Company"), filed a Current Report on Form 8-K (the "Original Report") furnishing under Items 2.02 and 9.01 the press release announcing the Company's financial results for the three months ended March 31, 2024 and certain supplemental information regarding the Company's financial results for the quarter ended March 31, 2024. The press release and the supplemental information were included as Exhibits 99.1 and 99.2 to the Original Report.

As previously reported, due to the voluntary bankruptcy petition filed by Steward Health Care System LLC ("Steward"), one of the Company's tenants, four days prior to the due date for filing of the Company's Quarterly Report on Form 10-Q for the period ended March 31, 2024 (the "Quarterly Report"), the Company was delayed in filing the Quarterly Report until May 29, 2024. During the delay period, developments occurred that gave rise to a subsequent event unrelated to Steward, which but for the delayed filing would have been properly reflected in the Company's financial statements for the second quarter of 2024. In accordance with FASB ASC 855, *Subsequent Events*, the Company has determined that this event provided additional evidence about conditions that existed as of March 31, 2024 and this Current Report on Form 8-K/A (the "Amended Report") is being filed by the Company to update certain related financial information appearing in the Original Report. Except as set forth below, this Amended Report does not otherwise update or change any disclosure or numbers contained in the Original Report.

Item 2.02. Results of Operations and Financial Condition.

As described in Note 3 (Real Estate and Other Activities) to the audited consolidated financial statements included in the Company's combined Annual Report on Form 10-K for the year ended December 31, 2023 (the "2023 10-K"), the Company restructured its investment in Prospect Medical Holdings, Inc. ("Prospect") in May 2023 to obtain a non-controlling ownership interest in PHP Holdings, Prospect's managed care business, of approximately \$654 million. The Company's investment in PHP Holdings is measured at fair value on a recurring basis as the Company elected to account for this investment using the fair value option method at the point of initial investment. As reported in the 2023 10-K, the estimated fair value of the Company's PHP Holdings investment as of December 31, 2023 was \$700 million. In the Original Report, the Company disclosed that the estimated fair value of the PHP Holdings investment declined by approximately \$60 million as of March 31, 2024.

On May 23, 2024, Prospect's investment bankers advised us of updated indications of interests received from prospective bidders for PHP Holdings. Based on our consideration of this new information, along with consultations with our third-party appraiser, we believe an additional \$140 million unfavorable fair value adjustment is needed, bringing our total investment in PHP Holdings to approximately \$500 million at March 31, 2024. The Company has determined that this new information provides additional evidence of conditions that existed as of March 31, 2024 and meets the definition of a recognized subsequent event in accordance with FASB ASC 855. As a result, the Company has updated its financial results for the quarter ended March 31, 2024 to reflect the subsequent event. Updated financial information and presentations of the Company's "Consolidated Balance Sheets", "Consolidated Statements of Income" and "Reconciliation of Net (Loss) Income to Funds From Operations" are reflected in the Quarterly Report filed on May 29, 2024 with the Securities and Exchange Commission. The filed Quarterly Report does not reflect any other changes to the Company's consolidated financial statements and results of operations as reported in the Original Report.

A revised supplemental for the quarter ending March 31, 2024 is provided as Exhibit 99.1 to this Amended Report.

Management has discussed the matters disclosed in this Amended Report with PricewaterhouseCoopers LLP, the Company's independent registered public accounting firm, and with the Company's Board of Directors and Audit Committee.

The information contained in this Item 2.02, including the information set forth in Exhibit 99.1 attached hereto, is being furnished and shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to the liability of that section or Sections 11 and 12(a)(2) of the Securities Act of 1933, as amended (the "Securities Act"). In addition, this information shall not be deemed incorporated by reference in any filing of Medical Properties Trust, Inc. and MPT Operating Partnership, L.P. with the Securities and Exchange Commission, except as expressly set forth by specific reference in any such filing.

Safe Harbor Disclosure

This Amended Report includes forward-looking statements within the meaning of Section 27A of the Securities Act and Section 21E of the Exchange Act. Forward-looking statements can generally be identified by the use of forward-looking words such as "may", "will", "would", "could", "expect", "intend", "plan", "estimate", "target", "anticipate", "believe", "objectives", "outlook", "guidance" or other similar words, and include statements regarding our strategies, objectives, future expansion and development activities, asset sales and other liquidity transactions, expected returns on investments and expected financial performance. Forward-looking statements involve known and unknown risks and uncertainties that may cause our actual results or future events to differ materially from those expressed in or underlying such forward-looking statements, including, but not limited to the risk that the Company is not able to monetize its investment in PHP Holdings at full value within a reasonable time period or at all, and such other risks and uncertainties detailed from time to time in the Company's filings with the Securities and Exchange Commission. The Company disclaims any responsibility to update such forward-looking statements, which speak only as of the date on which they were made.

Item 9.01.
Financial Statements and Exhibits.

(d) Exhibits.
Exhibit Number

99.1
Medical Properties Trust, Inc. Updated 1st Quarter 2024 Supplemental Information

Cover Page Interactive Data File (embedded within the Inline XBRL document)

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SIGNATURES

Pursuant to the requirements of the Exchange Act, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunder duly authorized.

MEDICAL PROPERTIES TRUST, INC.

By: /s/ R. Steven Hamner

Name: R. Steven Hamner

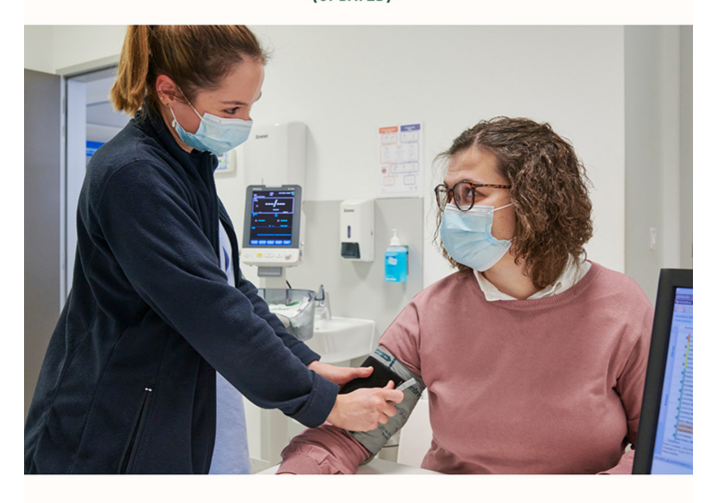
Title: Executive Vice President and Chief Financial

Officer

Date: May 29, 2024



QUARTERLY SUPPLEMENTAL 10,2024 (UPDATED)



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FORWARD-LOOKING STATEMENTS

This press release includes forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. Forward-looking states can generally be identified by the use of forward-looking words such as "may", "will", "would", "could", "expect", "intend", "plan", "estimate", "target", "anticipate", "believe", "objectives", "outlook", "guidance" or other similar words, and include statements regarding our strategies, objectives, future expansion and development activities, asset sales and other liquidity transactions, expected returns on investments and expected financial performance. Forward-looking statements involve known and unknown risks and uncertainties that may caus our actual results or future events to differ materially from those expressed in or underlying such forward-looking statements, including, but not limited to: (i) the risk that Steward's bankruptcy restructuring does not result in MPT recovering deferred rent or its other investments in Steward at full value, with a reasonable time period or at all; (ii) macroeconomic conditions, including due to geopolitical conditions and instability, which may lead to a disruption of or lack of access to the capital markets, disruptions and instability in the banking and financial services industries, rising inflation and movements in curre cy exchange rates; (iii) the risk that previously announced or contemplated property sales, loan repayments, and other capital recycling transactions do not occur as anticipated or at all; (iv) the risk that MPT is not able to attain its leverage, liquidity and cost of capital objectives within a reasonable time period or at all; (v) MPT's ability to obtain debt financing on attractive terms or at all, as a result of changes in interest rates and other factors, which may adversely impact its ability to pay down, refinance, restructure or extend its indebtedness as it becomes due, or pursue acquisition and development opportunities; (vi) the ability of our tenants, operators and borrowers to satisfy their obligations under their respective contractual arrangements with us; (vii) the economic, political and social impact of, and uncertainty relating to, the potential impact from health crises (like COVID-19), which may adversely affect MPT's and its tenants' business, financial condition, results of operations and liquidity; (viii) our success in implementing our business strategy and our ability to identify, underwrite, finance, consummate and integrate acquisitions and investments; (ix) the nature and extent of our current and future competition; (x) internation al, national and local economic, real estate and other market conditions, which may negatively impact, among other things, the financial condition of our tenants, lenders and institutions that hold our cash balances, and may expose us to increased risks of default by these parties; (xi) factors affecting the real estate industry generally or the healthcare real estate industry in particular; (xii) our ability to maintain our status as a REIT for income tax purposes in the U.S. and U.K.; (xiii) federal and state healthcare and other regulatory requirements, as well as those in the foreign jurisdictions where we own properties; (xiv) the value of our real estate assets, which may limit our ability to dispose of assets at attractive prices or obtain or maintain equity or debt financing secured by our properties or on an unsecured basis; (xv) the ability of our tenants and operators to operate profitably and generate positive cash flow, remain solvent, comply with applicable laws, rules and regulations in the operation of our prop erties, to deliver high-quality services, to attract and retain qualified personnel and to attract patients; (xvi) potential environmental contingencies and other liabilities; (xvii) the risk that the expected sale of three Connecticut hospitals currently leased to Prospect does not occur at the agreed upon terms or at all; (xviii) the risk that MPT is unable to monetize its investment in Prospect at full value within a reasonable time period or at all; (xix) the cooperation of our oint venture partners, including adverse developments affecting the financial health of such joint venture partners or the joint venture itself; (xx) the risks and uncertainties of litigation or other regulatory proceedings; (xxii) the risk that the completion and filing of the Company's Quarterly Report on Form 10-Q for the quarter ended March 31, 2024 (the "Quarterly Report") will take longer than expected, including the risk that additional information may arise during its preparation; and (xxii) the timing of the Company regaining compliance with the NYSE's continued listing standards.

The risks described above are not exhaustive and additional factors could adversely affect our business and financial performance, including the risk factors discussed under the section captioned "Risk Factors" in our most recent Annual Report on Form 10-K, as may be updated in our other filings with the SEC. Forward-looking statements are inherently uncertain and actual performa or outcomes may vary materially from any forward-looking statements and the assumptions on which those statements are based. Readers are cautioned to not place undue reliance on forward-looking statements as predictions of future events. We disclaim any responsibility to update such forward-looking statements, which speak only as of the date on which they were made.

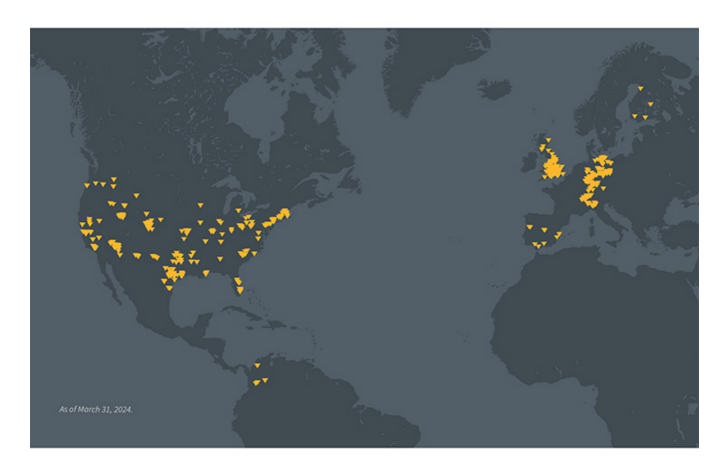
On the cover: CUF Viseu - Operated by José de Mello Saúde - Viseu, Portugal. Pictured above: IMED Colón - Valencia, Spain.

COMPANY OVERVIEW



edical Properties Trust, Inc. is a self-advised real estate investment trust formed in 2003 to acquire and develop net-leased hospital facilities. From its inception in Birmingham, Alabama, the Company has grown to become one of the world's largest owners of hospital real estate.

MPT's financing model facilitates acquisitions and recapitalizations and allows operators of hospitals to unlock the value of their real estate assets to fund facility improvements, technology upgrades and other investments in operations.



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MPT Officers

Edward K. Aldag, Jr. Chairman, President and Chief Executive Officer
R. Steven Hamner Executive Vice President and Chief Financial Officer

J. Kevin Hanna Senior Vice President, Controller and Chief Accounting Officer

Rosa H. Hooper Senior Vice President of Operations & Secretary

Larry H. Portal Senior Vice President, Senior Advisor to the CEO

Charles R. Lambert Vice President, Treasurer and Managing Director of Capital Markets

R. Lucas Savage Vice President, Head of Global Acquisitions

Board of Directors

Edward K. Aldag, Jr.
G. Steven Dawson
R. Steven Hamner
Caterina A. Mozingo
Emily W. Murphy
Elizabeth N. Pitman
D. Paul Sparks, Jr.
Michael G. Stewart
C. Reynolds Thompson, III

Corporate Headquarters

Medical Properties Trust, Inc.

1000 Urban Center Drive, Suite 501 Birmingham, AL 35242

(205) 969-3755 (205) 969-3756 (fax)

www.medicalpropertiestrust.com

INVESTOR RELATIONS

Drew Babin

Senior Managing Director of Corporate Communications (646) 884-9809 dbabin@medicalpropertiestrust.com

Tim Berryman

Managing Director of Investor Relations (205) 397-8589 tberryman@medicalpropertiestrust.com

Transfer Agent

Equiniti Trust Company, LLC 6201 15th Avenue Brooklyn, NY 11219

https://equiniti.com/us

Stock Exchange Listing and Trading Symbol

New York Stock Exchange (NYSE): MPW



Senior Unsecured Debt Ratings

Moody's: Ba2 Standard & Poor's: BB-



Clinique de Genolier - Switzerland - Operated by Swiss Medical Network.

FINANCIAL INFORMATION

RECONCILIATION OF NET (LOSS) INCOME TO FUNDS FROM OPERATIONS

(Unaudited)

(Amounts in thousands, except per share data)

	For the	For the Three Months Ended			
	March 31, 2	024 B	March 31, 2023		
FFO INFORMATION:					
Net (loss) income attributable to MPT common stockholders	\$ (8)	75,625) \$	32,794		
Participating securities' share in earnings		-	(515)		
Net (loss) income, less participating securities' share in earnings	S (8	75,625) S	32,279		
Depreciation and amortization		94,243	101,960		
Loss (gain) on sale of real estate		1,423	(62)		
Real estate impairment charges		<u> </u>	52,104		
Funds from operations	\$ (7	79,959) \$	186,281		
Write-off of billed and unbilled rent and other		1,817	2,192		
Other impairment charges, net	6	93,088	37,434		
Litigation and other		5,870	7,726		
Non-cash fair value adjustments	2	21,276	(4,121)		
Tax rate changes and other		(307)	(7,305)		
Normalized funds from operations	\$ 1	41,785 S	222,207		
Certain non-cash and related recovery information:					
Share-based compensation	\$	7,633 \$	11,829		
Debt costs amortization	\$	4,839 \$	5,121		
Non-cash rent and interest revenue (4)	\$	- S	(20,863)		
Cash recoveries of non-cash rent and interest revenue (III)	\$	5,748 \$	31,356		
Straight-line rent revenue from operating and finance leases	\$ ((47,246) \$	(62,589)		
PER DILUTED SHARE DATA:					
Net (loss) income, less participating securities' share in earnings	\$	(1.46) \$	0.05		
Depreciation and amortization		0.16	0.17		
Loss (gain) on sale of real estate		-			
Real estate impairment charges			0.09		
Funds from operations	\$	(1.30) \$	0.31		
Write-off of billed and unbilled rent and other			0.01		
Other impairment charges, net		1.16	0.06		
Litigation and other		0.01	0.01		
Non-cash fair value adjustments		0.37	(0.01)		
Tax rate changes and other			(0.01)		
Normalized funds from operations	\$	0.24 \$	0.37		
Certain non-cash and related recovery information:					
Share-based compensation	s	0.01 S	0.02		
Debt costs amortization	Š	0.01 S	0.02		
Non-cash rent and interest revenue (A)	s	- \$	(0.03)		
Cash recoveries of non-cash rent and interest revenue (N)	\$	0.01 \$	0.05		
Straight-line rent revenue from operating and finance leases	s	(0.08) \$	(0.10)		
Straight-line rent revenue from operating and finance leases Notes:	•	(0.08) 3	(0.10)		

Investors and analysts following the real estate industry utilize funds from operations ("FFO") as a supplemental performance measure. FFO, reflecting the assumption that real estate asset values rise or fall with market conditions, principally adjusts for the effects of GAAP depreciation and amortization of real estate assets, which assumes that the value of real estate diminishes predictably over time. We compute FFO in accordance with the definition provided by the National Association of Real Estate Investment Trusts, or Nareit, which represents net income (loss) (computed in accordance with GAAP), excluding gains (losses) on sales of real estate and impairment charges on real estate assets, plus real estate depreciation and amortization, including amortization related to in-place lease intangibles, and after adjustments for unconsolidated partnerships and joint ventures.

In addition to presenting FFO in accordance with the Narrit definition, we disclose normalized FFO, which adjusts FFO for items that relate to unanticipated or non-core events or activities or accounting changes that, if not noted, would make comparison to prior period results and market expectations less meaningful to investors and analysts. We believe that the use of FFO, combined with the required GAAP presentations, improves the understanding of our operating results among investors and the use of normalized FFO makes comparisons of our operating results with prior periods and other companies more meaningful. While FFO and normalized FFO are relevant and widely used supplement measures of operating and financial performance of ECITS, they should not be viewed as a substitute measure of our operating performance since the measures do not reflect either depreciation and amortization costs or the level of capital expenditures and leasing costs (if any not paid by our tenants) to maintain the operating performance of our properties, which can be significant economic costs that could materially impact our results of operations. FFO and normalized FFO should not be considered an alternative to net income (loss) (computed in accordance with GAAP) as indicators of our results of operations or to cash flow from operating activities (computed in accordance with GAAP) as an indicator of our liquidity.

Certain line items above (such as depreciation and amortization) include our share of such income/expense from unconsolidated joint ventures. These amounts are included with all activity of our equity interests in the "Earnings from equity interests" line on the consolidated statements of income.

(A) Includes revenue accrued during the period but not received in cash, such as deferred rent, payment-in-kind ("PIK") interest or other accruals.

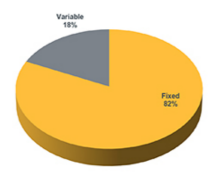
(8) Includes cash received to satisfy previously accrued non-cash revenue, such as the cash receipt of previously deferred rent or PIK interest.

FINANCIAL INFORMATION

(As of March 31, 2024) (\$ amounts in thousands)

DEBT SUMMARY

Debt Instrument	Rate Type	Rate	Balance
2026 Credit Facility Revolver (A)(00)	Variable	5.330% - 6.930%	\$ 1,614,791
2027 Term Loan	Variable	7.130%	200,000
2024 AUD Term Loan (A\$470M) ^{(A)(C)}	Fixed ^(D)	2.850%	306,487
2024 GBP Term Loan (£105M) ^(A)	Fixed	5.250%	132,352
3.325% Notes Due 2025 (€500M) ^(A)	Fixed	3.325%	539,500
2025 GBP Term Loan (£700M) ^(A)	Fixed ^(IC)	2.349%	883,610
0.993% Notes Due 2026 (€500M) ^(A)	Fixed	0.993%	539,500
5.250% Notes Due 2026	Fixed	5.250%	500,000
2.500% Notes Due 2026 (£500M) ^(A)	Fixed	2.500%	631,150
5.000% Notes Due 2027	Fixed	5.000%	1,400,000
3.692% Notes Due 2028 (£600M) ^(A)	Fixed	3.692%	757,380
4.625% Notes Due 2029	Fixed	4.625%	900,000
3.375% Notes Due 2030 (£350M) ^(A)	Fixed	3.375%	441,805
3.500% Notes Due 2031	Fixed	3,500%	1,300,000
			\$ 10,146,575
Debt issuance costs and discount			(47,852)
	Weighted average rate	4.159%	\$ 10,098,723



- (A) Non-USD denominated debt converted to U.S. dollars at March 31, 2024.
- $(8) Amended Credit Facility agreement on April 12, 2024 which, among other things, reduced total revolving commitments to $1.4 \ billion.$
- (C) This term loan was paid off on April 18, 2024.
- (D) We entered into an interest rate swap transaction, effective July 3, 2019, to fix the benchmark variable interest rate of the loan. On March 10, 2023, the rate increased to 2.850%.
- (E) We entered into an interest rate swap transaction, effective March 6, 2020, to fix the benchmark variable interest rate of the loan. On March 10, 2023, the rate increased to 2.349%.

FINANCIAL INFORMATION

(As of March 31, 2024) (\$ amounts in thousands)

DEBT MATURITIES

Year	000	Unsecured Notes	Term Lo	ans/Revolver	Total Debt	% of Total
2024	\$		\$	438,839 (4)	\$ 438,839	4.39
2025		539,500		883,610	1,423,110	14.09
2026		1,670,650		1,614,791	3,285,441	32.49
2027		1,400,000		200,000	1,600,000	15.89
2028		757,380			757,380	7.59
2029		900,000			900,000	8.99
2030		441,805			441,805	4.39
2031		1,300,000			1,300,000	12.89
Totals	\$	7,009,335	\$	3,137,240	\$ 10,146,575	100.09

DEBT BY LOCAL CURRENCY

	Se	nior Unsecured Notes	Ter	rm Loans/Revolver	ns/Revolver Total Debt		% of Total
United States	S	4,100,000	s	1,195,000	S	5,295,000	52.2%
United Kingdom		1,830,335		1,308,816		3,139,151	30.9%
Australia				306,487 ^{(A}	0	306,487	3.0%
Europe		1,079,000		326,937		1,405,937	13.9%
Totals	\$	7,009,335	\$	3,137,240	\$	10,146,575	100.0%

DEBT METRICS

	For the Ti	ree Months Ended
	Ma	rch 31, 2024
Adjusted Net Debt to Annualized EBITDAre Ratios:		
Adjusted Net Debt	\$	9,380,741
Adjusted Annualized EBITDAre		1,066,804
Adjusted Net Debt to Adjusted Annualized EBITDAre Ratio		8.8x
Adjusted Net Debt	\$	9,380,741
Transaction Adjusted Annualized EBITDAre		1,067,828
Adjusted Net Debt to Transaction Adjusted Annualized EBITDAre Ratio		8.8x
Leverage Ratio:		
Unsecured Debt	\$	10,014,223
Secured Debt		132,352
Total Debt	\$	10,146,575
Total Gross Assets ^(B)		18,723,684
Financial Leverage		54.2%
Interest Coverage Ratio:		
Interest Expense	\$	108,685
Capitalized Interest		1,968
Debt Costs Amortization		(3,698)
Total Interest	s	106,955
Adjusted EBITDAre	\$	266,701
Adjusted Interest Coverage Ratio	1	2.5x

(A) \$306 million was paid off on April 18, 2024.

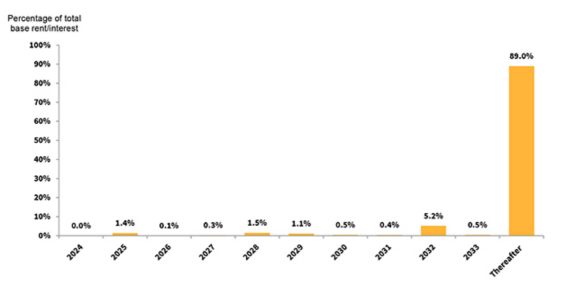
(B) Total Gross Assets equals total assets plus accumulated depreciation and amortization.

See appendix for reconciliation of Non-GAAP financial measures.

LEASE AND LOAN MATURITY SCHEDULE (A)

(\$ amounts in thousands)

Years of Maturities ⁽⁸⁾	Total Properties ^(C)	Base Rent/Interest ⁽⁰⁾	Percentage of Total Base Rent/Interest
2024		s -	0.0%
2025	5	19,618	1.4%
2026	2	1,152	0.1%
2027	1	3,588	0.3%
2028	8	20,068	1.5%
2029	6	15,452	1.1%
2030	11	6,656	0.5%
2031	4	4,893	0.4%
2032	41	70,985	5.2%
2033	6	7,415	0.5%
Thereafter	340	1,207,865	89.0%
	424	\$ 1,357,692	100.0%



⁽A) Schedule includes leases and mortgage loans and related terms as of March 31, 2024.

⁽B) Lease/Loan expiration is based on the fixed term of the lease/loan and does not factor in potential renewal or other options provided for in our agreements.

⁽C) Reflects all properties, including those that are part of joint ventures, except vacant properties (approximately 0.2% of total assets), and facilities that are under development.

⁽D) Represents base rent/interest income contractually owed per the lease/loan agreements on an annualized basis as of period end (including foreign currency exchange rates) but does not include tenant recoveries, additional rents and other lease-related adjustments to revenue (i.e., straight-line rents and deferred revenues), or any reserves or write-offs.

TOTAL ASSETS AND REVENUES BY ASSET TYPE

(March 31, 2024)

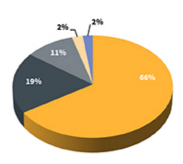
(\$ amounts in thousands)

Asset Types	Properties	Total Assets ^(A)	Percentage of Total Assets	Q1 2024 Revenues	Percentage of Q1 2024 Revenues
General Acute Care Hospitals	190	\$ 11,115,957	64.3%	\$ 178,710	65.9%
Behavioral Health Facilities	70	2,432,850	14.1%	52,327	19.3%
Inpatient Rehabilitation Facilities	114	1,436,694	8.3%	28,161	10.4%
Long-Term Acute Care Hospitals	19	269,235	1.5%	6,384	2.3%
Freestanding ER/Urgent Care Facilities	43	228,587	1.3%	5,734	2.1%
Other		1,817,633	10.5%		
Total	436	\$ 17,300,956	100.0%	\$ 271,316	100.0%

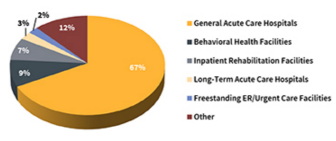
TOTAL ASSETS BY ASSET TYPE

General Acute Care Hospitals ■ Behavioral Health Facilities ■ Inpatient Rehabilitation Facilities Long-Term Acute Care Hospitals Freestanding ER/Urgent Care Facilities ■ Other

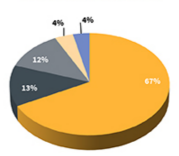
TOTAL REVENUES BY ASSET TYPE



DOMESTIC ASSETS BY ASSET TYPE



DOMESTIC REVENUES BY ASSET TYPE



Note: Investments in operating entities are allocated pro rata based on the gross book value of the real estate. Such pro rata allocations are subject to change from period to period.

(A) Reflects total assets on our consolidated balance sheets.
(B) Includes our PHP Holdings investment of approximately \$500 million.

TOTAL ASSETS - LARGEST INDIVIDUAL FACILITY

(March 31, 2024)

Operators	Largest Individual Facility as a Percentage of Total Assets ^(A)
Steward Health Care	1.8%
Circle Health	1.196
Priory Group	0.7%
Prospect Medical Holdings	1.1%
Lifepoint Behavioral Health	0.4%
48 operators	2.1%

Largest Individual Facility Investment is Approximately 2% of MPT Investment Portfolio

COMPREHENSIVE PROPERTY-LEVEL UNDERWRITING FRAMEWORK

MPT invests in real estate, not the consolidated financial performance of its tenants. Each facility is underwritten for characteristics that make the infrastructure attractive to any experienced, competent operator - not just the current tenant. If we have underwritten these correctly, then coupled with our absolute net master lease structure, our real estate will be attractive to a replacement operator, should we find it necessary to transition. Such underwriting characteristics include:



Physical Quality



Competition



Demographics and Market



Financial

TOTAL ASSETS AND REVENUES BY OPERATOR

(March 31, 2024)

(\$ amounts in thousands)

Operators	Properties		Total Assets ^(A)	Percentage of Total Assets	Q1 2024 Revenues	Percentage of Q1 2024 Revenues
Steward Health Care	36					
Florida market		\$	1,271,192	7.4%	\$ 4,215	1.5%
Texas/Arkansas/Louisiana market			785,037	4.5%	4,116	1.5%
Massachusetts market			754,588	4.4%	496	0.2%
Arizona market			282,690	1.6%	1,287	0.5%
Ohio/Pennsylvania market			119,484	0.7%	519	0.2%
Utah market			5,978	0.0%		0.0%
Total Steward Health Care		s	3,218,969	18.6%	\$ 10,633	3.9%
Circle Health	36		2,088,232	12.1%	51,012	18.8%
Priory Group	37		1,250,626	7.2%	25,882	9.5%
Prospect Medical Holdings	13		1,093,094	6.3%	6,781	2.5%
Lifepoint Behavioral Health ⁽⁰⁾	19		813,498	4.7%	18,805	6.9%
CommonSpirit Health	5		780,891	4.5%	29,353	10.8%
Swiss Medical Network	19		680,403	4.0%	280	0.1%
MEDIAN	81		654,458	3.8%	8,078	3.0%
Ernest Health	29		619,301	3.6%	18,847	6.9%
Lifepoint Health	8		492,584	2.8%	15,217	5.6%
43 operators	153		3,791,267	21.9%	86,428	32.0%
Other			1,817,633	10.5%		
Total	436	\$	17,300,956	100.0%	\$ 271,316	100.0%

Note: Investments in operating entities are allocated pro rata based on the gross book value of the real estate. Such pro rata allocations are subject to change from period to period.

(A) Reflects total assets on our consolidated balance sheets.

(B) Formerly Springstone.

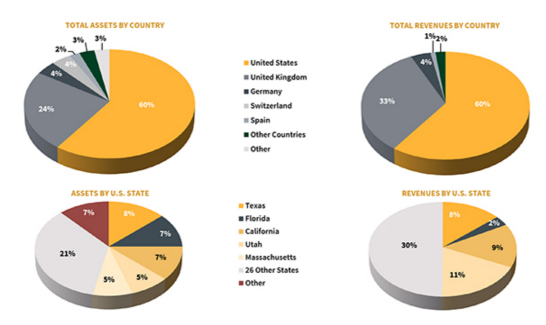
TOTAL ASSETS AND REVENUES BY U.S. STATE AND COUNTRY

(March 31, 2024)

(\$ amounts in thousands)

U.S. States and Other Countries	Properties	Total Assets ^(A)	Percentage of Total Assets		Q1 2024 Revenues	Percentage of Q1 2024 Revenues
Texas	51	\$ 1,434,667	8.3%	\$	21,671	8.0%
Florida	9	1,271,192	7.3%		4,216	1.6%
California	19	1,248,995	7.2%		25,498	9.4%
Utah	7	818,704	4.796		30,437	11.2%
Massachusetts	10	759,268	4.496		387	0.1%
26 Other States	117	3,695,029	21.4%		81,247	29.9%
Other		1,229,695	7.1%	_		
United States	213	\$ 10,457,550	60.4%	\$	163,456	60.2%
United Kingdom	92	\$ 4,079,869	23.6%	\$	89,907	33.196
Germany	85	726,940	4.2%		10,136	3.7%
Switzerland	19	680,403	3.9%		280	0.1%
Spain	9	250,043	1.5%		2,642	1.0%
Other Countries	18	518,213	3.0%		4,895	1.996
Other		587,938	3.4%			
International	223	\$ 6,843,406	39.6%	\$	107,860	39.8%
Total	436	\$ 17,300,956	100.0%	\$	271,316	100.0%

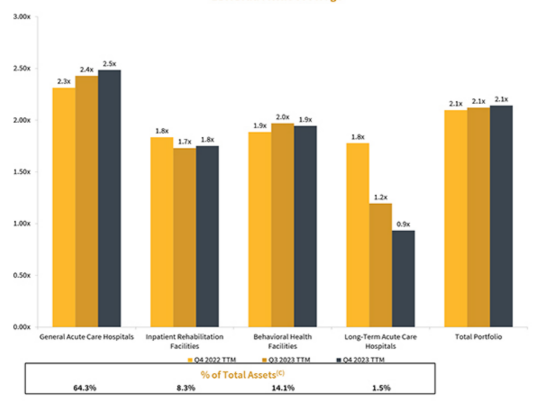
Note: Investments in operating entities are allocated pro rata based on the gross book value of the real estate. Such pro rata allocations are subject to change from period to period. (A) Reflects total assets on our consolidated balance sheets.



TOTAL PORTFOLIO TTM EBITDARM(A)(B) RENT COVERAGE

YOY AND SEQUENTIAL QUARTER COMPARISONS BY PROPERTY TYPE

EBITDARM Rent Coverage



Notes: All data presented is on a trailing twelve month basis. For properties acquired in the preceding twelve months, data is for the period between MPT acquisition and December 31, 2023.

(A) EBITDARM is facility-level earnings before interest, taxes, depreciation, amortization, rent and management fees. EBITDARM includes normal GAAP expensed maintenance and repair costs.
EBITDARM does not give effect for capitalized expenditures that extend the life or improve the facility and equipment in a way to drive more future revenues. The majority of these types of capital expenditures are financed and do not have an immediate cash impact. MPT's rent is not subordinate to capitalized expenses. In addition, EBITDARM does not represent property not income or cash flows from operations and should not be considered an alternative to those indicators. EBITDARM figures utilized in calculating coverages presented are based on financial information provided by MPT's tenants. MPT has not independently verified this information, but has no reason to believe this information is inoccurate in any material respect. TTM Coverages are calculated based on

- actual, unadjusted EBITDARM results as presented in tenant financial reporting and cash rent paid to MPT, except as noted below.

 All CARES Act Grants received by tenants have been removed from the tenant's reported financial results in the above time periods.
- EBITDARM figures for California hospitals include amounts expected to be received under the Hospital Quality Assurance Fee ("HQAF") Program 8. The HQAF amounts are based on the current payment model from the California Hospital Association which was approved by CMS on December 19, 2023.

(B) General Acute Care coverages and Total Portfolio coverages do not include Pipeline Health facilities as Pipeline Health filed Chapter 11 bankruptcy in October 2022 and emerged in February 2023, one Prime Healthcare facility due to sale, Prospect Medical Holdings Connecticut facilities due to pending sale, \$150M mortgage investment in Prospect Medical Holdings Pennsylvania facilities, and

(C) Reflects percentage of total assets on March 31, 2024 balance sheet. Percentages by property type exclude equity investments, non-real estate loans, freestanding ER/urgent care facilities, and

TOTAL PORTFOLIO TTM EBITDARM RENT COVERAGE

EBITDARM RENT COVERAGE: OPERATORS WITH PROPERTY-LEVEL REPORTING

Tenant	Net Investment (in thousands) ^(A)	Primary Property Type	TTM EBITDARM Rent Coverage
Steward Health Care ⁽⁰⁾	\$ 2,279,992	General Acute	N/A
Priory Group	1,210,231	Behavioral	2.2x
MEDIAN	654,458	IRF	1.6x
Ernest Health	619,301	IRF/LTACH	2.1x
Prospect Medical Holdings ^(C)	510,919	General Acute	1.0x
Prime Healthcare	274,855	General Acute	2.0x
Aspris Children's Services	240,846	Behavioral	2.1x
Vibra Healthcare	217,523	IRF/LTACH	1.0x
Surgery Partners	188,861	General Acute	7.3x
Cordiant Healthcare Services	125,245	General Acute	1.3x
Ardent Health Services	84,921	General Acute	7.9x
Other Reporting Tenants	528,107	Various	2.9x
Total	\$ 6,935,259		2.3x
Tenant	Net Investment (in thousands) ^(A)	Primary Property Type	TTM EBITDARM Rent Coverage
International Operator 1	\$ 2,037,599	General Acute	2.4x
Domestic Operator 1	492,584	General Acute	0.6x
Domestic Operator 2	376,885	General Acute/LTACH	1.7x
Domestic Operator 3	778,102	Behavioral	1.5x
Total	\$ 3,685,170		1.8x

PROPERTY-LEVEL REPORTING NOT REQUIRED AND/OR NOT AVAILABLE

Tenant	 nvestment ousands) ^(A)	Primary Property Type	Comments
CommonSpirit Health	\$ 780,891	General Acute	One of the largest nonprofit health care operators in the U.S.; Investment grade-rated
Swiss Medical Network	441,636	General Acute	Second largest group of private hospitals in Switzerland
Ramsay Health Care UK	397,322	General Acute	One of largest health care operators in the world; Parent guaranty; Investment grade-rated
Pihlajalinna	211,953	General Acute	One of Finland's leading providers of social and health services
Saint Luke's - Kansas City	126,073	General Acute	Investment grade-rated
NHS	86,867	General Acute	Single-payor government entity in UK
Dignity Health	43,155	General Acute	Part of CommonSpirit; Parent guaranty; Investment grade-rated
CUF	29,048	General Acute	One of the largest private hospital systems in Portugal with 24 facilities and 75+ year operating history
NeuroPsychiatric Hospitals	26,685	Behavioral	Parent guaranty
Community Health Systems	25,925	General Acute	U.S. hospital operator with substantial operating history
Other Tenants	11,096	General Acute	N/A
Total	\$ 2,180,651		

Above data represents approximately 85% of MPT Total Real Estate Investment

Notes: All data presented is on a trailing twelve month basis. For properties acquired in the preceding twelve months, data is for the period between MPT acquisition and December 31, 2023.

(A) Investment figures exclude equity investments, non-real estate loans, freestanding ER/urgent care facilities, and facilities under development.

(B) Coverage not available due to restructuring.

(C) Prospect Medical Holdings coverage includes Colifornia facilities only.

SUMMARY OF INVESTMENTS

(For the three months ended March 31, 2024)

(Amounts in thousands)



SUMMARY OF CURRENT DEVELOPMENT PROJECTS AS OF MARCH 31, 2024

(Amounts in thousands)

Operator	Location	Cor	nmitment	Costs Incurred as of March 31, 2024	Estimated Construction Completion Date
IMED Hospitales	Spain	\$	37,790	\$ 21,586	Q4 2024
IMED Hospitales	Spain		51,802	19,299	Q1 2025
		\$	89,592	\$ 40,885	

⁽A) Excludes transaction costs, such as real estate transfer and other taxes. Amount assumes exchange rate as of the investment date.

Note: We completed construction and commenced rent on two properties in the 2024 first quarter. Due to Steward restructuring, the Texas development is omitted from this schedule.

⁽B) Reflects normal capital additions that extend the life or improve existing facilities on which we receive a return equal to the lease rate for the respective facility. This includes over 10 facilities and six different operators.

CONSOLIDATED STATEMENTS OF INCOME

(Unaudited)

(Amounts in thousands, except per share data)

		For the Three	Months End	ed
	Marci	31, 2024	Mar	ch 31, 2023
REVENUES				
Rent billed	\$	199,299	\$	248,157
Straight-line rent		44,736		56,693
Income from financing leases		16,393		13,195
Interest and other income		10,888		32,166
Total revenues		271,316		350,211
EXPENSES				
Interest		108,685		97,654
Real estate depreciation and amortization		75,586		83,860
Property-related ^(A)		4,818		7,110
General and administrative		33,348		41,724
Total expenses		222,437		230,348
OTHER EXPENSE				
(Loss) gain on sale of real estate		(1,423)		62
Real estate and other impairment charges, net		(693,088)		(89,538)
Earnings from equity interests		10,549		11,352
Other (including fair value adjustments on securities)		(229,345)		(5,166)
Total other expense		(913,307)		(83,290)
(Loss) income before income tax		(864,428)		36,573
Income tax expense		(10,949)		(3,543)
Net (loss) income		(875,377)		33,030
Net income attributable to non-controlling interests		(248)		(236)
Net (loss) income attributable to MPT common stockholders	\$	(875,625)	\$	32,794
EARNINGS PER COMMON SHARE - BASIC AND DILUTED				
Net (loss) income attributable to MPT common stockholders	\$	(1.46)	\$	0.05
WEIGHTED AVERAGE SHARES OUTSTANDING - BASIC		600,304		598,302
WEIGHTED AVERAGE SHARES OUTSTANDING - DILUTED		600,304		598,310
		333,344		270,724
DIVIDENDS DECLARED PER COMMON SHARE (N)	\$		\$	0.29

⁽A) Includes \$2.3 million and \$4.2 million of ground lease and other expenses (such as property taxes and insurance) paid directly by us and reimbursed by our tenants for the three months ended March 31, 2024 and 2023, respectively.

⁽B) Regular quarterly dividend was declared subsequent to March 31, 2024.

CONSOLIDATED BALANCE SHEETS

(Amounts in thousands, except per share data)

partition of the property of the color	March 21, 2024	December 31, 2023
	March 31, 2024	(A)
	(Unaudited)	(A)
ASSETS		
Real estate assets	\$ 12,823,748	42 227 107
Land, buildings and improvements, intangible lease assets, and other		
Investment in financing leases Real estate held for sale	1,233,178	1,231,630
	295,130	200 215
Mortgage loans	309,926	309,315
Gross investment in real estate assets Accumulated depreciation and amortization	14,661,982	14,778,132
Net investment in real estate assets	(1,422,728) 13,239,254	
Net investment in real estate assets	13,239,254	13,370,161
Cash and cash equivalents	224,340	250,016
Interest and rent receivables	34,492	45,059
Straight-line rent receivables	677,570	635,987
Investments in unconsolidated real estate joint ventures	1,450,482	1,474,455
Investments in unconsolidated operating entities	794,138	1,778,640
Other loans	426,971	292,615
Other assets	453,709	457,911
Total Assets	\$ 17,300,956	\$ 18,304,844
LIADULTIES AND FOURTY		
LIABILITIES AND EQUITY Liabilities		
Debt, net	\$ 10,098,723	\$ 10,064,236
Accounts payable and accrued expenses	302,526	412,178
Deferred revenue	32,076	37,962
Obligations to tenants and other lease liabilities	163,264	156,603
Total Liabilities	10,596,589	10,670,979
Equity	10,330,303	10,010,313
Preferred stock, \$0.001 par value. Authorized 10,000 shares;		
no shares outstanding		
Common stock, \$0.001 par value. Authorized 750,000 shares;		
issued and outstanding - 600,304 shares at March 31, 2024		
and 598,991 shares at December 31, 2023	600	599
Additional paid-in capital	8,567,199	8,560,309
Retained deficit	(1,846,862)	(971,809)
Accumulated other comprehensive (loss) income	(18,838)	42,501
Total Medical Properties Trust, Inc. Stockholders' Equity	6,702,099	7,631,600
Non-controlling interests	2,268	2,265
Total Equity	6,704,367	7,633,865
		L
Total Liabilities and Equity	\$ 17,300,956	\$ 18,304,844

⁽A) Financials have been derived from the prior year audited financial statements.

INVESTMENTS IN UNCONSOLIDATED REAL ESTATE JOINT VENTURES

(As of and for the three months ended March 31, 2024)

(Unaudited)

(\$ amounts in thousands)

	м	IEDIAN ^(B)	-	iss Medical etwork ^(C)		Steward alth Care ⁽⁰⁾		liclinico di Monza ^(I)	Но	HM spitales ^(F)		Total	М	PT Pro Rata Share
Gross real estate	\$	1,913,976	\$	1,550,872	\$	1,677,587	\$	180,860	\$	365,315	\$	5,688,610	\$	3,136,214
Cash		43,550		6,058		11,929		9,568		1,485		72,590		37,432
Accumulated depreciation and amortization		(249,151)		(153,731)		(84,383)		(33,580)		(33,433)		(554,278)		(306,214)
Other assets	_	69,713	_	74,522	_	42,890		520	_	8,272	_	195,917		112,450
Total Assets	\$	1,778,088	\$	1,477,721	\$	1,648,023	\$	157,368	\$	341,639	\$	5,402,839	\$	2,979,882
Debt (third party)	\$	704,612	\$	740,722	s	833,027	s		\$	139,420	\$	2,417,781	\$	1,350,064
Other liabilities		130,870		106,091		3,435		(136)		84,418		324,678		179,336
Equity and shareholder loans		942,606	(A)	630,908		811,561		157,504		117,801		2,660,380		1,450,482
Total Liabilities and Equity	\$ 2	1,778,088	\$	1,477,721	\$	1,648,023	\$	157,368	ş	341,639	\$	5,402,839	\$	2,979,882
MPT share of real estate joint venture		50%		70%		50%		50%		45%			_	
Total	\$	471,303	\$	441,636	\$	405,781	\$	78,752	\$	53,010			\$	1,450,482
	м	IEDIAN ^(B)	-	iss Medical etwork ^(C)		Steward alth Care ⁽⁰⁾		liclinico di Monza ^(E)	Но	HM spitales ^(F)		Total	М	PT Pro Rata Share
Total revenues	\$	33,517	\$	17,820	\$	37,825	\$	1,981	\$	4,329	\$	95,472	\$	51,107
Expenses:														
Property-related	\$	623	\$	322	\$	(446)	\$	1,028	\$	625	\$	2,152	\$	1,133
Interest		13,082		5,661		16,112				532		35,387		18,799
Real estate depreciation and amortization		11,308		8,974		10,307		1,038		2,047		33,674		18,529
General and administrative		893		233		119		(81)		14		1,178		636
Income taxes	_	1,113		1,401						284		2,798		1,664
Total expenses	\$	27,019	\$	16,591	\$	26,092	\$	1,985	\$	3,502	\$	75,189	\$	40,761
Net Income	\$	6,498	\$	1,229	\$	11,733	\$	(4)	\$	827	\$	20,283	\$	10,346
MPT share of real estate joint venture		50%		70%		50%		50%		45%				
Earnings from equity interests	-	3,249	<u> </u>	860	<u> </u>	5,867	_	(2)	Ţ	372				10,346

⁽A) Includes a €309 million loan from both shareholders.

⁽B) MPT managed joint venture of 71-owned German facilities that are fully leased.

⁽C) Represents ownership in Infracore, which owns and leases 17 Switzerland facilities. We also have two Infracore facilities currently under development.

⁽D) MPT managed joint venture of eight-owned Massachusetts hospital facilities that are fully leased pursuant to a master lease. Accounting for revenue on this investment on the cash basis.

⁽E) Represents ownership in eight Italian facilities that are fully leased.
(F) Represents ownership in two Spanish facilities that are fully leased.

⁽G) Excludes \$0.2 million from returns on our Lifepoint Behavioral Health equity investment (sold in the 2024 first quarter), less amortization of equity investment costs.

INVESTMENTS IN UNCONSOLIDATED OPERATING ENTITIES

OPERATING ENTITY INVESTMENT FRAMEWORK

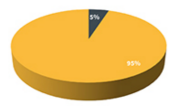
 $\textit{MPT's} \ \textit{hospital expertise} \ \textit{and comprehensive under writing} \ \textit{process allows for opportunistic investments in hospital operations}.$

- Passive investments typically needed in order to acquire the larger real estate
 Certain of these investments entitle us to customary minority rights and
- Cash payments go to previous owner and not to the tenant, with limited
 No additional operating loss exposure beyond our investment.
- Operators are vetted as part of our overall underwriting process.
- Potential for outsized returns and organic growth.

- Proven track record of successful investments, including Ernest Health, Capella Healthcare and Springstone.

Operator	Investment as of March 31, 2024	Ownership Interest	Structure
PHP Holdings	\$ 498,632	49.0%	Includes a 49% equity ownership interest in, along with a loan convertible into PHP Holdings, the managed care business of Prospect. Both instruments are accounted for under the fair value option method.
Swiss Medical Network	173,647	8.9%	Includes our passive equity ownership interest, along with a CHF 37 million loan as part of a syndicated loan facility.
Aevis	65,120	4.6%	Includes our passive equity ownership interest in Aevis, a public healthcare investment company. Our original investment of CHF 47 million is marked-to-market quarterly,
Priory Group	40,394	9.2%	In order to close the 2021 acquisition of 35 facilities, we made a passive equity investment and a loan to Priory (a subsidiary of MEDIAN) proceeds of which were paid to the former owner. The loan was sold in the first quarter of 2024.
Aspris	15,977	9.2%	Includes our passive equity ownership interest in Aspris, a spin-off of Priory's education and children's services line of business.
Caremax	368	9.9%	Includes our passive equity ownership interest in Caremax, a public care delivery system. Our original investment is marked-to-market quarterly.
Steward Health Care		ν N/A	Loan, for which proceeds were paid to Steward's former private equity sponsor, is secured by the equity of Steward and provides for an initial 4% return plus 37% of the increase in the value of Steward over seven years from January 2021.
International Joint Venture		49.0%	Includes our 49% equity ownership interest and a loan made for the purpose of investing in select international hospital operations. The loan carries a 7.5% interest rate and is secured by the remaining equity of the international joint venture and guaranteed by the other equity owner.
Steward Health Care		9.9%	Includes our passive equity ownership interest. Proceeds from our original investment of \$150 million were paid directly to Steward's former private equity sponsor and other shareholders.
Total	\$ 794,138		

INVESTMENTS IN UNCONSOLIDATED OPERATING ENTITIES AS A PERCENTAGE OF TOTAL ASSETS



(A) As of March 31, 2024, these investments are fully reserved.

APPENDIX - NON-GAAP RECONCILIATIONS

ADJUSTED NET DEBT/ANNUALIZED EBITDAre

(Unaudited)

(Amounts in thousands)

AD HISTED	FRITDAM	RECONCILI	ATION

Net loss

Add back:

Interest

Income tax

Depreciation and amortization

Loss on sale of real estate

Adjustment to reflect MPT's share of unlevered EBITDAre

from unconsolidated real estate joint ventures(A)

1Q 2024 EBITDAre

Share-based compensation

Write-off of billed and unbilled rent and other

Other impairment charges, net

Litigation and other

Non-cash fair value adjustments

1Q 2024 Adjusted EBITDAre

Adjustments for mid-quarter investment activity^(b)

1Q 2024 Transaction Adjusted EBITDAre

ADJUSTED NET DEBT RECONCILIATION

Total debt at March 31, 2024

Less: Cash at March 31, 2024

Less: Cash funded for building improvements in progress

and construction in progress at March 31, 2024^(C)

Adjusted Net Debt

	\$ (875,377) 108,685 10,949 77,214 1,423 \$ (662,983) 7,633 1,817 693,088 5,970	For the Tr	
		(875,377)	\$
		108,685	
	(875,377) 108,685 10,949 77,214 1,423 14,123 (662,983) 7,633 1,817 693,088 5,870 221,276 Annualized 266,701 \$ 1,0		
		1,423	
			\$
	31, 2024 (875,377) 108,685 10,949 77,214 1,423 14,123 (662,983) 7,633 1,817 693,088 5,870 221,276 266,701 \$ 256 266,957 \$		
Annualized		(875,377) 108,685 10,949 77,214 1,423 14,123 (662,983) 7,633 1,817 693,088 5,870 221,276 266,701 \$ 256 266,957 \$ 10,098,723	
1,066,804	\$	\$ (875,377) 108,685 10,949 77,214 1,423 \$ (662,983) 7,633 1,817 693,088 5,870 221,276 \$ 266,701 \$ 256 \$ 266,957 \$	
		256	
1,067,828	\$	266,957	\$
		10,098,723	\$
		(224,340)	
	\$	5,870 221,276 266,701 256 266,957	\$

(493,642)

9,380,741

Investors and analysts following the real estate industry utilize net debt (debt less cash) to EBITDAre as a measurement of leverage that shows how many years it would take for us to pay back our debt, assuming net debt and EBITDAre are held constant. In our calculation, we start with EBITDAre, as defined by Nareit, which is net income before interest expense, income tax expense, depreciation and amortization, losses/gains on disposition of depreciated property, impairment losses, and adjustments to reflect our share of EBITDAre from unconsolidated real estate joint ventures. We then adjust EBITDAre for non-cash share-based compensation, non-cash fair value adjustments and other items that would make comparison of our operating results with prior periods and other companies more meaningful, to derive Adjusted EBITDAre. We adjust not desire the debt for cash funded for building improvements in progress and construction in progress for which we are not yet receiving rent to derive Adjusted Net Debt. We adjust Adjusted EBITDAre for the effects from investments and capital transactions that were completed during the period, assuming such transactions were consummated/fully funded as of the beginning of the period to derive Transaction Adjusted EBITDAre. Although non-GAAP measures, we believe Adjusted Net Debt, Adjusted EBITDAre, and Transaction Adjusted EBITDAre are useful to investors and analysts as they allow for a more current view of our credit quality and allow for the comparison of our credit strength between periods and to other real estate companies without the effect of items that by their nature are not comparable from period to period.

(A) Includes only the unlevered portion of our share of EBITDAre from unconsolidated real estate joint ventures, as we have excluded any net debt from our unconsolidated real estate joint ventures in the Adjusted Net Debt line. We believe this adjustment is needed to appropriately reflect the relationship between EBITDAre and net debt.

(B) Reflects a full quarter impact from our mid-quarter investments, disposals, and loan payoffs.

(C) Excluded development and capital improvement projects that are in process and not yet generating a cash return but will generate a return once completed.



MPT Medical Properties Trust

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