



# VORNADO REALTY TRUST

# Supplemental Fixed Income Data

For the Quarter Ended March 31, 2024











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Certain statements contained herein constitute forward-looking statements as such term is defined in Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. Forward-looking statements are not guarantees of future performance. They represent our intentions, plans, expectations and beliefs and are subject to numerous assumptions, risks and uncertainties. Our future results, financial condition and business may differ materially from those expressed in these forward-looking statements. You can find many of these statements by looking for words such as "approximates," "estimates," "intends," "plans," "would," "may" or other similar expressions in this supplemental package. We also note the following forward-looking statements: in the case of our development and redevelopment projects, the estimated completion date, estimated project cost, projected incremental cash yield, stabilization date and cost to complete; estimates of future capital expenditures, dividends to common and preferred shareholders and operating partnership distributions. Many of the factors that will determine the outcome of these and our other forward-looking statements are beyond our ability to control or predict. Currently, some of the factors are the increased interest rates and effects of inflation on our business, financial condition, results of operations, cash flows, operating partnership distributions. Many of the factors that will determine the outcome of our forward-looking statements, we had and may continue to have on our tenants, the global, national, regional and local economies and financial markets and the real estate market in general. For further discussion of factors that could materially affect the outcome of our forward-looking statements, we claim the protection of the safe harbor for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995. You are cautioned not to place undue reliance on our forward-looking statements, w

This supplemental package should be read in conjunction with the Company's Quarterly Report on Form 10-Q for the quarter ended March 31, 2024 and the Company's Supplemental Operating and Financial Data package for the quarter ended March 31, 2024, both of which can be accessed at the Company's website <a href="https://www.vno.com">www.vno.com</a>.



# FINANCIAL HIGHLIGHTS AND BUSINESS DEVELOPMENTS (unaudited)

### First Quarter 2024 Financial Highlights

Net loss attributable to common shareholders for the quarter ended March 31, 2024 was \$9.0 million, or \$0.05 per diluted share, compared to net income attributable to common shareholders of \$5.2 million, or \$0.03 per diluted share, for the prior year's quarter.

EBITDAre, as adjusted (non-GAAP) for the guarter ended March 31, 2024 was \$255.9 million, compared to \$254.1 million for the prior year's guarter.

#### Liquidity

As of March 31, 2024, we had \$3.0 billion of liquidity comprised of \$1.1 billion of cash and cash equivalents and restricted cash and \$1.9 billion available on our \$2.5 billion revolving credit facilities. Following the May 2024 amendment and extension of one of our two revolving credit facilities, we had \$2.7 billion of liquidity.

#### Active Development

As of March 31, 2024, we have expended \$711.9 million of cash with an estimated \$138.1 million remaining to be spent for PENN 2 and PENN districtwide improvements.

We have a 49.9% interest in a joint venture that is developing Sunset Pier 94 Studios. As of March 31, 2024, we have funded \$8.0 million of our estimated \$34.0 million share of cash contributions to the project.

There can be no assurance that the above projects will be completed, completed on schedule or within budget. In addition, there can be no assurance that the Company will be successful in leasing the properties on the expected schedule or at the assumed rental rates.

#### 2024 Business Developments

#### **Financing Activity**

280 Park Avenue

On April 4, 2024, a joint venture, in which we have a 50% interest, amended and extended the \$1.1 billion mortgage loan on 280 Park Avenue. The maturity date on the amended loan was extended to September 2026, with options to fully extend to September 2028, subject to certain conditions. The interest rate on the amended loan remains at SOFR plus 1.78%. Additionally, on April 4, 2024, the joint venture amended and extended the \$125.0 million mezzanine loan, and subsequently repaid the loan for \$62.5 million.

#### 435 Seventh Avenue

On April 9, 2024, we completed a \$75.0 million refinancing of 435 Seventh Avenue, of which \$37.5 million is recourse to the Operating Partnership. The interest-only loan bears a rate of SOFR plus 2.10% and matures in April 2028. The interest rate on the loan was swapped to a fixed rate of 6.96% through April 2026. The loan replaces the previous \$95.7 million fully recourse loan, which bore interest at SOFR plus 1.41%.

#### Unsecured Revolving Credit Facility

On May 3, 2024, we extended one of our two unsecured revolving credit facilities to April 2029 (as fully extended). The new \$915.0 million facility replaces the existing \$1.25 billion facility that was due to mature in April 2026. The new facility currently bears interest at a rate of SOFR plus 1.20% with a facility fee of 25 basis points. Our \$1.25 billion revolving credit facility matures in December 2027 (as fully extended) and has an interest rate of SOFR plus 1.14% and a facility fee of 25 basis points.

Please refer to the Appendix for reconciliations of GAAP to non-GAAP measures.



# FINANCIAL HIGHLIGHTS AND BUSINESS DEVELOPMENTS (unaudited)

### 2024 Business Developments - continued

### **Financing Activity - continued**

Interest Rate Swap and Cap Arrangements

We entered into the following interest rate swap and cap arrangements during the three months ended March 31, 2024. See page 8 for further information on our interest rate swap and cap arrangements:

(Amounts in thousands)	-	lotional Amount it share)	All-In Swapped Rate	Expiration Date	Variable Rate Spread
Interest rate swaps:					
PENN 11 <sup>(1)</sup>	\$	250,000	6.21%	10/25	S+206
			Index Strike Rate		
Interest rate caps:					
61 Ninth Avenue (45.1% interest)	\$	75,543	4.39%	01/26	S+146

<sup>(1)</sup> Together with the existing \$250,000 swap arrangement on the \$500,000 PENN 11 mortgage loan, the loan will bear interest at an all-in swapped rate of 6.28% through October 2025.

#### **Dispositions**

On April 12, 2024, we closed on the sale of two condominium units at 220 CPS for net proceeds of \$31.6 million; four units remain unsold.

#### Alexander's

On May 3, 2024, Alexander's, Inc., in which we own a 32.4% common equity interest, and Bloomberg L.P. reached an agreement to extend the leases covering approximately 947,000 square feet at 731 Lexington Avenue that were scheduled to expire in February 2029 for a term of eleven years to February 2040.

#### **Leasing Activity**

The leasing activity and related statistics below are based on leases signed during the period and are not intended to coincide with the commencement of rental revenue in accordance with GAAP. Second generation relet space represents square footage that has not been vacant for more than nine months and tenant improvements and leasing commissions are based on our share of square feet leased during the period.

For the Three Months Ended March 31, 2024

291,000 square feet of New York Office space (250,000 square feet at share) at an initial rent of \$89.23 per square foot and a weighted average lease term of 11.1 years. The changes in the GAAP and cash mark-to-market rent on the 95,000 square feet of second generation space were positive 2.8% and positive 2.4%, respectively. Tenant improvements and leasing commissions were \$12.98 per square foot per annum, or 14.5% of initial rent.

36,000 square feet of New York Retail space (33,000 square feet at share) at an initial rent of \$253.83 per square foot and a weighted average lease term of 3.8 years. The changes in the GAAP and cash mark-to-market rent on the 27,000 square feet of second generation space were positive 4.4% and negative 18.1%, respectively. Tenant improvements and leasing commissions were \$29.16 per square foot per annum, or 11.5% of initial rent.

51,000 square feet at THE MART (all at share) at an initial rent of \$64.02 per square foot and a weighted average lease term of 4.5 years. The changes in the GAAP and cash mark-to-market rent on the 43,000 square feet of second generation space were positive 6.4% and negative 0.1%, respectively. Tenant improvements and leasing commissions were \$8.37 per square foot per annum, or 13.1% of initial rent.

41,000 square feet at 315 Montgomery Street in San Francisco (29,000 square feet at share) at an initial rent of \$67.57 per square foot and a weighted average lease term of 5.4 years. The changes in the GAAP and cash mark-to-market rent on the 29,000 square feet of second generation space were negative 25.3% and negative 30.1%, respectively. Tenant improvements and leasing commissions were \$4.01 per square foot per annum, or 5.9% of initial rent.



# UNSECURED NOTES COVENANT RATIOS AND CREDIT RATINGS (unaudited)

	_	As of								
Unsecured Notes Covenant Ratios <sup>(1)</sup>	Required	March 31, 2024	December 31, 2023	September 30, 2023	June 30, 2023					
Total outstanding debt/total assets <sup>(2)</sup>	Less than 65%	52%	50%	50%	49%					
Secured debt/total assets	Less than 50%	34%	33%	33%	33%					
Interest coverage ratio (annualized combined EBITDA to annualized interest expense)	Greater than 1.50	1.93	2.15	2.17	2.30					
Unencumbered assets/unsecured debt	Greater than 150%	321%	320%	319%	320%					

Consolidated Unencumbered EBITDA <sup>(1)</sup> (non-GAAP):	Q1 2024 Annualized
New York	\$ 267,908
Other	83,976
Total	\$ 351,884

Credit Ratings <sup>(3)</sup> :	Rating	Outlook
Moody's	Ba1	Stable
S&P	BBB-	Negative
Fitch	BB+	Stable

<sup>(1)</sup> Our debt covenant ratios and consolidated unencumbered EBITDA are computed in accordance with the terms of our senior unsecured notes. The methodology used for these computations may differ significantly from similarly titled ratios and amounts of other companies. For additional information regarding the methodology used to compute these ratios and amounts, please see our filings with the SEC of our senior debt indentures and applicable prospectuses and prospectus supplements.

<sup>(2)</sup> Total assets include EBITDA capped at 7.0% per the terms of our senior unsecured notes covenants.

<sup>(3)</sup> Credit ratings are provided for informational purposes only and are not a recommendation to buy or sell our securities.



# LIQUIDITY AND CAPITALIZATION (unaudited)

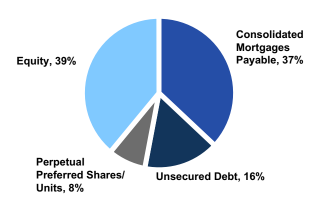
(Amounts in millions, except per share amounts)

### **Liquidity Snapshot**



Cash, cash equivalents, restricted cash and investments in U.S. Treasury bills
Balance available on \$1.25 billion revolving credit facility (matures 2027 as fully extended)
Balance available on \$1.25 billion revolving credit facility (matures 2026 as fully extended)(2)

Company Capitalization (excluding our pro rata share of nonconsolidated entities) as of March 31, 2024



Company capitalization <sup>(1)</sup> :	A	mount	% Total			
Consolidated mortgages payable (at 100%)	\$	5,730	37%			
Unsecured debt (contractual)(2)		2,575	16%			
Perpetual preferred shares/units		1,223	8%			
Equity <sup>(3)</sup>		6,023	39%			
Total		15,551	100%			
Pro rata share of debt of non- consolidated entities		2,654				
Less: Noncontrolling interests' share of consolidated debt		(682)				
Total at share	\$	17,523				

<sup>(1)</sup> The debt balances presented represent contractual debt balances. See reconciliation on page iii in the *Appendix* of consolidated debt, net as presented on our consolidated balance sheets to consolidated contractual debt as of March 31, 2024.

<sup>(2)</sup> On May 3, 2024, we amended one of our two revolving credit facilities, extending the maturity date to April 2029. See page 3 for additional details.

<sup>(3)</sup> Based on the Vornado Realty Trust (NYSE: VNO) March 31, 2024 guarter end closing common share price of \$28.77.



# NET DEBT TO EBITDAre, AS ADJUSTED (unaudited)

(Amounts in millions)

	As of Trailing	nber 3	1,					
		March 31, 2024		2023		2022		2021
Secured debt	\$	5,730	\$	5,730	\$	5,878	\$	6,099
Unsecured debt		2,575		2,575		2,575		2,575
Pro rata share of debt of non-consolidated entities		2,654		2,654		2,697		2,700
Less: Noncontrolling interests' share of consolidated debt		(682)		(682)	_	(682)		(682)
Company's pro rata share of total debt	\$	10,277	\$	10,277	\$	10,468	\$	10,692
% Unsecured debt		25%		25%		25%		24%
Commany to many rate of any of total dalet	ф	40.077	œ.	40.077	r.	40.400	<b>ው</b>	40.000
Company's pro rata share of total debt	Ф	10,277	Ф	10,277	Ф	10,468	\$	10,692
Less: Cash and cash equivalents and investments in U.S. Treasury bills		(893)		(997)		(1,362)		(1,760)
Less: Escrowed cash included within restricted cash on our balance sheet		(234)		(222)		(94)		(131)
Less: Pro rata share of unconsolidated partially owned entities' cash and cash equivalents and escrowed cash		(316)		(296)		(316)		(291)
Plus: Noncontrolling interests' share of cash and cash equivalents, escrowed cash and investments in U.S. Treasury bills		104		102		94		110
Less: Participation in 150 West 34th Street mortgage loan		_		_		(105)		(105)
Less: Projected cash proceeds from 220 Central Park South		(70)		(70)		(90)		(148)
Net debt	\$	8,868	\$	8,794	\$	8,595	\$	8,367
EBITDAre, as adjusted (non-GAAP)	\$	1,083	\$	1,081	\$	1,091	\$	949
Net debt / EBITDAre, as adjusted (non-GAAP)		8.2 x		8.1 x		7.9 x		8.8 x

See page ii in the *Appendix* for definitions of EBITDAre and net debt to EBITDAre, as adjusted. See reconciliation of net (loss) income to EBITDAre on page iv in the *Appendix* and reconciliation of EBITDAre, as adjusted on page v in the *Appendix*.

# **DEBT SNAPSHOT (unaudited)**

(Amounts in millions)

	As of March 31, 2024													
		To	otal		Var	iable		Fixed <sup>(1)</sup>						
(Contractual debt balances)		Amount	Weighted Average Interest Rate		Amount	Weighted Average Interest Rate		Amount	Weighted Average Interest Rate					
Consolidated debt <sup>(2)</sup>	\$	8,305	4.18%	\$	1,312	6.25%	\$	6,993	3.79%					
Pro rata share of debt of non-consolidated entities		2,654	5.36%		1,453	6.60%		1,201	3.87%					
Total		10,959	4.46%		2,765	6.43%		8,194	3.80%					
Less: Noncontrolling interests' share of consolidated debt (primarily 1290 Avenue of the Americas and 555 California Street)		(682)			(397)			(285)						
Company's pro rata share of total debt	\$	10,277	4.41%	\$	2,368	6.30%	\$	7,909	3.84%					

As of March 31, 2024, \$1,304 of variable rate debt (at share) is subject to interest rate cap arrangements, the \$1,063 of variable rate debt not subject to interest rate cap arrangements represents 10% of our total pro rata share of debt. See the following page for details.

<sup>(1)</sup> Includes variable rate debt with interest rates fixed by interest rate swap arrangements and the \$950 1290 Avenue of the Americas mortgage loan which is subject to a 1.00% SOFR interest rate cap arrangement.

<sup>(2)</sup> See reconciliation on page iii in the Appendix of consolidated debt, net as presented on our consolidated balance sheets to consolidated contractual debt as of March 31, 2024.



# HEDGING INSTRUMENTS AS OF MARCH 31, 2024 (unaudited)

(Amounts in thousands)		Debt Information	1	Swap / Cap Information									
	Balance at Share	Maturity Date <sup>(1)</sup>	Variable Rate Spread		Notional Amount at Share	Expiration Date	All-In Swapped Rate						
Interest Rate Swaps:													
Consolidated:													
555 California Street mortgage loan													
In-place swap	\$ 840,000	05/28	S+205	\$	840,000	05/24	2.29%						
Forward swap (effective 05/24)					840,000	05/26	6.03%						
770 Broadway mortgage loan	700,000	07/27	S+225		700,000	07/27	4.98%						
PENN 11 mortgage loan	500,000	10/25	S+206		500,000	10/25	6.28%						
Unsecured revolving credit facility	575,000	12/27	S+114		575,000	08/27	3.87%						
Unsecured term loan	800,000	12/27	S+129										
Through 07/25					700,000	07/25	4.52%						
07/25 through 10/26					550,000	10/26	4.35%						
10/26 through 8/27					50,000	08/27	4.03%						
100 West 33rd Street mortgage loan	480,000	06/27	S+165		480,000	06/27	5.06%						
888 Seventh Avenue mortgage loan	259,800	12/25	S+180		200,000	09/27	4.76%						
4 Union Square South mortgage loan	120,000	08/25	S+150		97,750	01/25	3.74%						
Unconsolidated:													
731 Lexington Avenue - retail condominium mortgage Ioan	97,200	08/25	S+151		97,200	05/25	1.76%						
50-70 West 93rd Street mortgage loan	41,667	12/24	S+164		41,168	06/24	3.14%						
Interest Rate Caps:							Index Strike	Cash Interest	Effective Interest				
Consolidated:							Rate	Rate <sup>(2)</sup>	Rate <sup>(3)</sup>				
1290 Avenue of the Americas mortgage loan	\$ 665,000	11/28	S+162	\$	665,000	11/25	1.00%	2.62%	5.94%				
One Park Avenue mortgage loan	525,000	03/26	S+122		525,000	03/25	3.89%	5.11%	6.16%				
150 West 34th Street mortgage loan	75,000	02/28	S+215		75,000	02/26	5.00%	7.15%	7.75%				
606 Broadway mortgage loan	37,060	09/24	S+191		37,060	09/24	4.00%	5.91%	5.95%				
Unconsolidated:													
640 Fifth Avenue mortgage loan	259,925	05/24	S+111		259,925	05/24	4.00%	5.11%	6.03%				
731 Lexington Avenue - office condominium mortgage Ioan	162,000	06/24	Prime+0		162,000	06/24	6.00%	6.00%	8.46%				
61 Ninth Avenue mortgage loan	75,543	01/26	S+146		75,543	01/26	4.39%	5.85%	6.31%				
512 West 22nd Street mortgage loan	69,952	06/25	S+200		69,952	06/25	4.50%	6.50%	7.16%				
Rego Park II mortgage loan	65,624	12/25	S+145		65,624	11/24	4.15%	5.60%	6.28%				
Fashion Centre Mall/Washington Tower mortgage loan	34,125	05/26	S+305		34,125	05/24	3.89%	6.94%	6.98%				
Debt subject to interest rate sugar and subject to = 4.00% COED	interest rate ass			¢	4 000 440								
Debt subject to interest rate swaps and subject to a 1.00% SOFR	interest rate cap			\$	4,896,118								
Variable rate debt subject to interest rate caps					1,304,229								
Fixed rate debt per loan agreements					3,012,851	1)							
Variable rate debt not subject to interest rate swaps or caps				_	1,063,403	·,							
Total debt at share				<u>\$</u>	10,276,601								

Assumes the exercise of as-of-right extension options.

See page 4 for details of interest rate hedging arrangements entered into during 2024.

Equals the sum of (i) the index rate in effect as of the most recent contractual reset date, adjusted for hedging instruments, and (ii) the contractual spread. Equals the sum of (i) the cash interest rate and (ii) the effect of amortization of the interest rate cap premium over the term.

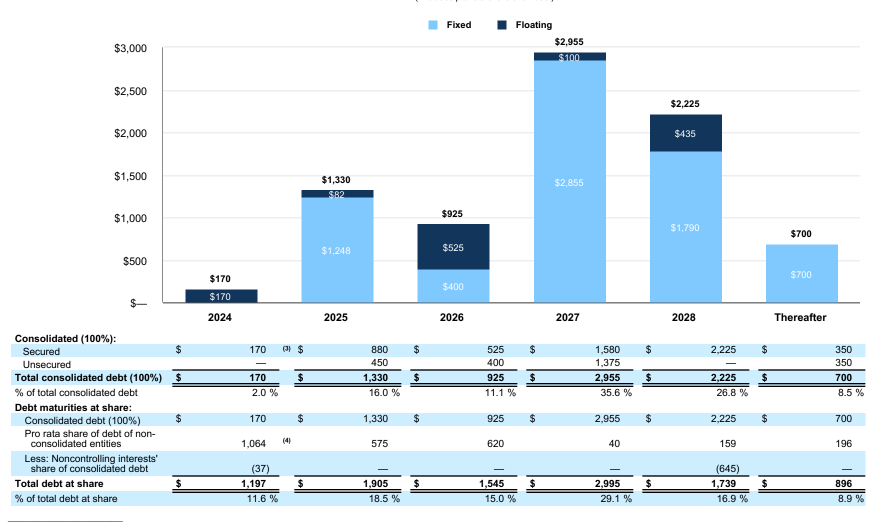
Our exposure to SOFR index increases is partially mitigated by an increase in interest income on our cash, cash equivalents and restricted cash.



# CONSOLIDATED DEBT MATURITIES (CONTRACTUAL BALANCES) (unaudited)

(Amounts in millions)

# Consolidated Debt Maturity Schedule<sup>(1)</sup> as of March 31, 2024 (Excludes pro rata share of JV debt)<sup>(2)</sup>



Assumes the exercise of as-of-right extension options. Debt classified as fixed rate includes the effect of interest rate swap arrangements which may expire prior to debt maturity, and the \$950 1290 Avenue of the Americas mortgage loan which is subject to a 1.00% SOFR interest rate cap arrangement. See the previous page for information on interest rate swap arrangements.

Vornado Realty L.P. guarantees an aggregate \$803 of JV partnership debt, primarily comprised of the \$500 mortgage loan on 640 Fifth Avenue included in the Fifth Avenue and Times Square JV and the \$300 mortgage loan on 7 West 34th Street. These amounts are excluded from the consolidated debt maturity chart presented above.

On April 9, 2024, we completed a \$75 refinancing of 435 Seventh Avenue, extending the maturity date to April 2028. See page 3 for details.

On April 4, 2024, the 280 Park Avenue joint venture, in which we have a 50% interest, amended and extended the \$1,075 mortgage loan to September 2026, with options to fully extend to September 2028. subject to certain conditions. Additionally, on April 4, 2024, the joint venture amended and extended the \$125 mezzanine loan, and subsequently repaid the loan for \$62.5. See page 3 for details.



# CONSOLIDATED DEBT MATURITIES AT 100% (CONTRACTUAL BALANCES) (unaudited)

(Amounts in thousands)																			
Property	Maturity Date <sup>(1)</sup>	Spread over SOFR	Interest Rate <sup>(2)</sup>		2024	2025 2026		2026		2027		2027		2027		2028	т	hereafter	Total
Secured Debt:																			
435 Seventh Avenue <sup>(3)</sup>	04/24	S+141	6.74%	\$	95,696	\$ _	\$	_	\$	_	\$	_	\$	_	\$ 95,696				
606 Broadway (50.0% interest)	09/24	S+191	5.91%		74,119	_		_		_		_		_	74,119				
4 Union Square South	08/25	S+150 <sup>(4)</sup>	4.31%		_	120,000		_		_		_		_	120,000				
PENN 11	10/25		6.28%		_	500,000		_		_		_		_	500,000				
888 Seventh Avenue <sup>(5)</sup>	12/25	S+180 <sup>(4)</sup>	5.30%		_	259,800		_		_		_		_	259,800				
One Park Avenue	03/26	S+122	5.11%		_	_		525,000		_		_		_	525,000				
350 Park Avenue	01/27		3.92%		_	_		_		400,000		_		_	400,000				
100 West 33rd Street	06/27		5.06%		_	_		_		480,000		_		_	480,000				
770 Broadway	07/27		4.98%		_	_		_		700,000		_		_	700,000				
150 West 34th Street	02/28	S+215	7.15%		_	_		_		_		75,000		_	75,000				
555 California Street (70.0% interest)	05/28	S+205 (4)	3.81%		_	_		_		_		1,200,000		_	1,200,000				
1290 Avenue of the Americas (70.0% interest)	11/28		2.62%		_	_		_		_		950,000		_	950,000				
909 Third Avenue	04/31		3.23%		_	_		_		_		_		350,000	350,000				
Total Secured Debt					169,815	879,800		525,000	1	1,580,000		2,225,000		350,000	5,729,615				
Unsecured Debt:																			
Senior unsecured notes due 2025	01/25		3.50%		_	450,000		_		_		_		_	450,000				
\$1.25 Billion unsecured revolving credit facility <sup>(6)</sup>	04/26	S+119	_		_	_		_		_		_		_	_				
Senior unsecured notes due 2026	06/26		2.15%		_	_		400,000		_		_		_	400,000				
\$1.25 Billion unsecured revolving credit facility	12/27		3.87%	(7)	_	_		_		575,000		_		_	575,000				
\$800 Million unsecured term loan	12/27	S+129 (4)	4.78%	(7)	_	_		_		800,000		_		_	800,000				
Senior unsecured notes due 2031	06/31		3.40%		_	_		_		_		_		350,000	350,000				
Total Unsecured Debt					_	450,000		400,000	1	1,375,000		_		350,000	2,575,000				
Total Debt				\$	169,815	\$ 1,329,800	\$	925,000	\$ 2	2,955,000	\$	2,225,000	\$	700,000	\$ 8,304,615				
Weighted average rate					6.38%	4.97%		3.83%		4.58%		3.42%		3.32%	4.18%				
Fixed rate debt <sup>(8)</sup>				\$	_	\$ 1,247,750	\$	400,000	\$ 2	2,855,000	\$	1,790,000	\$	700,000	\$ 6,992,750				
Fixed weighted average rate expiring					_	4.83%		2.15%		4.51%		2.47%		3.32%	3.79%				
Floating rate debt				\$	169,815	\$ 82,050	\$	525,000	\$	100,000	\$	435,000	\$	_	\$ 1,311,865				
Floating weighted average rate expiring					6.38%	7.04%		5.11%		6.62%		7.34%		_	6.25%				

<sup>(1)</sup> Assumes the exercise of as-of-right extension options.

<sup>(2)</sup> Represents the interest rate in effect as of period end based on the appropriate reference rate as of the contractual reset date plus contractual spread, adjusted for hedging instruments, as applicable. See page 8 for information on interest rate swap and interest rate cap arrangements.

<sup>(3)</sup> On April 9, 2024, we completed a \$75,000 refinancing of 435 Seventh Avenue, extending the maturity date to April 2028. See page 3 for details.

<sup>(4)</sup> Balance is partially hedged by interest rate swap arrangements. See page 8 for details.

<sup>(5)</sup> In December 2023, we entered into a loan modification pursuant to which principal amortization is waived for a period of time.

<sup>(6)</sup> On May 3, 2024, we amended one of our two revolving credit facilities, extending the maturity date to April 2029. See page 3 for details.

<sup>(7)</sup> Reflects a 0.01% interest rate reduction that we qualified for by achieving certain sustainability key performance indicator (KPI) metrics. We must achieve the KPI metrics annually in order to receive the interest rate reduction.

<sup>(8)</sup> Debt classified as fixed rate includes the effect of interest rate swap arrangements which may expire prior to debt maturity, and the \$950,000 1290 Avenue of the Americas mortgage loan which is subject to a 1.00% SOFR interest rate cap arrangement. See the previous page for information on interest rate swap arrangements.



# TOP 15 TENANTS (unaudited)

(Amounts in thousands, except square feet)

IPG and affiliates       1,029,557       68,207       5         Citadel       585,460       62,498       5         New York University       685,290       48,886       2         Bloomberg L.P.       306,768       43,277       2         Google/Motorola Mobility (guaranteed by Google)       759,446       42,537       2         Amazon (including its Whole Foods subsidiary)       312,694       30,699         Neuberger Berman Group LLC       306,612       28,184         Swatch Group USA       11,957       27,515         AMC Networks, Inc.       326,717       25,830         LVMH Brands       65,060       25,692         Bank of America       247,615       24,521         Apple Inc.       412,434       24,076	Tenants	Square Footage At Share	Annualized Escalated Rents At Share <sup>(1)</sup>	% of Total Annualized Escalated Rents At Share
Citadel       585,460       62,498       3         New York University       685,290       48,886       2         Bloomberg L.P.       306,768       43,277       2         Google/Motorola Mobility (guaranteed by Google)       759,446       42,537       2         Amazon (including its Whole Foods subsidiary)       312,694       30,699         Neuberger Berman Group LLC       306,612       28,184         Swatch Group USA       11,957       27,515         AMC Networks, Inc.       326,717       25,830         LVMH Brands       65,060       25,692         Bank of America       247,615       24,521         Apple Inc.       412,434       24,076	Meta Platforms, Inc.	1,451,153	\$ 167,395	9.5 %
New York University       685,290       48,886       2         Bloomberg L.P.       306,768       43,277       2         Google/Motorola Mobility (guaranteed by Google)       759,446       42,537       2         Amazon (including its Whole Foods subsidiary)       312,694       30,699       30,699         Neuberger Berman Group LLC       306,612       28,184       2         Swatch Group USA       11,957       27,515       2         AMC Networks, Inc.       326,717       25,830       2         LVMH Brands       65,060       25,692       2         Bank of America       247,615       24,521       4         Apple Inc.       412,434       24,076       4	IPG and affiliates	1,029,557	68,207	3.9 %
Bloomberg L.P.       306,768       43,277       2         Google/Motorola Mobility (guaranteed by Google)       759,446       42,537       2         Amazon (including its Whole Foods subsidiary)       312,694       30,699       30         Neuberger Berman Group LLC       306,612       28,184       4         Swatch Group USA       11,957       27,515       4         AMC Networks, Inc.       326,717       25,830       4         LVMH Brands       65,060       25,692       4         Bank of America       247,615       24,521       4         Apple Inc.       412,434       24,076       4	Citadel	585,460	62,498	3.6 %
Google/Motorola Mobility (guaranteed by Google)       759,446       42,537       2         Amazon (including its Whole Foods subsidiary)       312,694       30,699         Neuberger Berman Group LLC       306,612       28,184         Swatch Group USA       11,957       27,515         AMC Networks, Inc.       326,717       25,830         LVMH Brands       65,060       25,692         Bank of America       247,615       24,521         Apple Inc.       412,434       24,076	New York University	685,290	48,886	2.7 %
Amazon (including its Whole Foods subsidiary)       312,694       30,699         Neuberger Berman Group LLC       306,612       28,184         Swatch Group USA       11,957       27,515         AMC Networks, Inc.       326,717       25,830         LVMH Brands       65,060       25,692         Bank of America       247,615       24,521         Apple Inc.       412,434       24,076	Bloomberg L.P.	306,768	43,277	2.4 %
Neuberger Berman Group LLC       306,612       28,184         Swatch Group USA       11,957       27,515         AMC Networks, Inc.       326,717       25,830         LVMH Brands       65,060       25,692         Bank of America       247,615       24,521         Apple Inc.       412,434       24,076	Google/Motorola Mobility (guaranteed by Google)	759,446	42,537	2.4 %
Swatch Group USA       11,957       27,515         AMC Networks, Inc.       326,717       25,830         LVMH Brands       65,060       25,692         Bank of America       247,615       24,521         Apple Inc.       412,434       24,076	Amazon (including its Whole Foods subsidiary)	312,694	30,699	1.7 %
AMC Networks, Inc. 326,717 25,830 CLVMH Brands 65,060 25,692 CLVMH Brands 247,615 24,521 CApple Inc. 412,434 24,076	Neuberger Berman Group LLC	306,612	28,184	1.6 %
LVMH Brands       65,060       25,692         Bank of America       247,615       24,521         Apple Inc.       412,434       24,076	Swatch Group USA	11,957	27,515	1.5 %
Bank of America       247,615       24,521         Apple Inc.       412,434       24,076	AMC Networks, Inc.	326,717	25,830	1.5 %
Apple Inc. 412,434 24,076	LVMH Brands	65,060	25,692	1.4 %
	Bank of America	247,615	24,521	1.4 %
Madison Square Garden & Affiliates 314,765 20,908	Apple Inc.	412,434	24,076	1.4 %
	Madison Square Garden & Affiliates	314,765	20,908	1.2 %
Victoria's Secret 33,156 20,087	Victoria's Secret	33,156	20,087	1.1 %
37				37.3 %

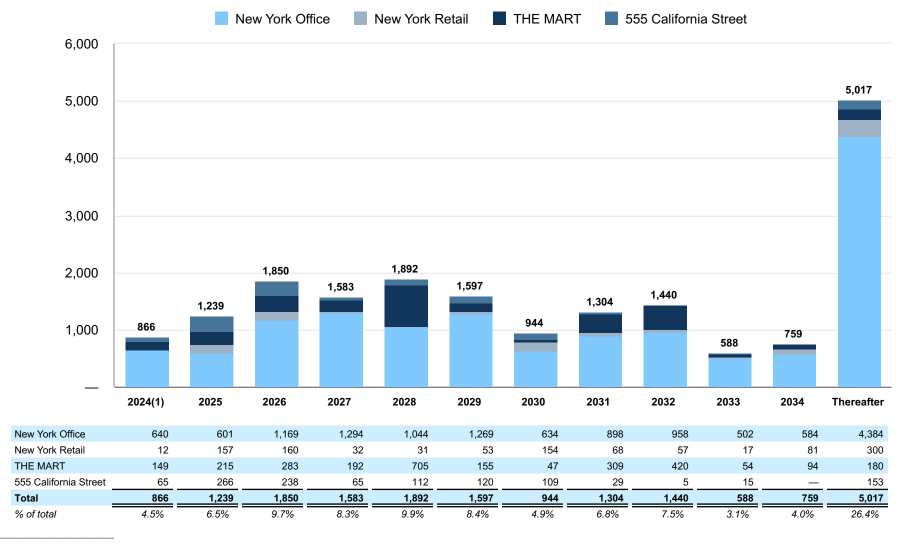
<sup>(1)</sup> Represents monthly contractual base rent before free rent plus tenant reimbursements multiplied by 12. Annualized escalated rents at share include leases signed but not yet commenced in place of current tenants or vacancy in the same space.



# LEASE EXPIRATIONS (unaudited)

(Amounts in thousands)

## Our Share of Square Feet of Expiring Leases As of March 31, 2024



<sup>(1)</sup> Includes month-to-month leases, holdover tenants, and leases expiring on the last day of the current quarter.



## DEVELOPMENT/REDEVELOPMENT - ACTIVE PROJECTS

(Amounts in thousands, except square feet)

		(	at Vo	rnado's share)				
New York segment:	Property Rentable Sq. Ft.	Budget	Cash Amount Expended			emaining penditures	Stabilization Year	Projected Incremental Cash Yield
PENN District:								
PENN 2	1,795,000	\$ 750,000	\$	659,108	\$	90,892	2026	9.5%
Districtwide Improvements	N/A	100,000		52,785		47,215	N/A	N/A
Total PENN District		850,000 (1)	)	711,893		138,107		
Sunset Pier 94 Studios (49.9% interest) <sup>(2)</sup>	266,000	125,000 <sup>(2)</sup>	)	7,994		117,006	2026	10.3%
Total Active Development Projects		\$ 975,000	\$	719,887	\$	255,113		

<sup>(1)</sup> Excluding debt and equity carry.

There can be no assurance that the above projects will be completed, completed on schedule or within budget. In addition, there can be no assurance that the Company will be successful in leasing the properties on the expected schedule or at the assumed rental rates.

<sup>(2)</sup> Represents our 49.9% share of the \$350,000 development budget, excluding the \$40,000 value of our contributed leasehold interest and net of an estimated \$9,000 for our share of development fees and reimbursement for overhead costs incurred by us. \$34,000 will be funded via cash contributions, of which \$7,994 has been funded as of March 31, 2024.



# **APPENDIX**

**DEFINITIONS AND NON-GAAP RECONCILIATIONS** 



## FIXED INCOME SUPPLEMENTAL DEFINITIONS

The fixed income supplement includes various non-GAAP financial measures. Descriptions of these non-GAAP measures are provided below. Reconciliations of these non-GAAP measures to the most directly comparable GAAP measures are provided within this supplemental package.

**EBITDAre** - EBITDAre (i.e., EBITDA for real estate companies) is a non-GAAP financial measure established by the National Association of Real Estate Investment Trusts ("NAREIT"), which may not be comparable to EBITDA reported by other REITs that do not compute EBITDAre in accordance with the NAREIT definition. NAREIT defines EBITDAre as GAAP net income or loss, plus interest expense, plus income tax expense, plus depreciation and amortization, plus (minus) losses and gains on the disposition of depreciated property including losses and gains on change of control, plus impairment write-downs of depreciated property and of investments in unconsolidated entities caused by a decrease in value of depreciated property in the joint venture, plus adjustments to reflect the entity's share of EBITDA of unconsolidated entities. The Company has included EBITDAre because it is a performance measure used by other REITs and therefore may provide useful information to investors in comparing Vornado's performance to that of other REITs.

Net Debt to EBITDAre, as adjusted - Net debt to EBITDAre, as adjusted represents the ratio of net debt to annualized EBITDAre, as adjusted. Net debt is calculated as (i) the Company's consolidated debt less noncontrolling interests' share of consolidated debt plus the Company's pro rata share of debt of unconsolidated entities less (ii) the Company's consolidated cash and cash equivalents, cash held in escrow and investments in U.S. Treasury bills less noncontrolling interests' share of these amounts plus the Company's pro rata share of these amounts for unconsolidated entities. Cash held in escrow represents cash escrowed under loan agreements including for debt service, real estate taxes, property insurance, and capital improvements, and the Company is not able to direct the use of this cash. The availability of cash and cash equivalents for use in debt reduction cannot be assumed, as the Company may use its cash and cash equivalents for other purposes. Further, the Company may not be able to direct the use of its pro rata share of cash and cash equivalents of unconsolidated entities. The Company discloses net debt to EBITDAre, as adjusted because management believes it is useful to investors as a supplemental measure in evaluating the Company's balance sheet leverage. Net debt to EBITDAre, as adjusted may not be comparable to similarly titled measures employed by other companies.



NON-GAAP RECONCILIATIONS
RECONCILIATION OF CONSOLIDATED DEBT, NET TO CONSOLIDATED CONTRACTUAL DEBT (unaudited)

	As of March 31, 2024						
		onsolidated Debt, Net	Deferred Financing Costs, Net and Other	Consolidated Contractual Debt			
Mortgages payable	\$	5,690,639	\$ 38,976	\$ 5,729,615			
Senior unsecured notes		1,194,383	5,617	1,200,000			
\$800 Million unsecured term loan		794,906	5,094	800,000			
\$2.5 Billion unsecured revolving credit facilities		575,000		575,000			
	\$	8,254,928	\$ 49,687	\$ 8,304,615			



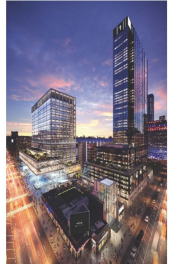
NON-GAAP RECONCILIATIONS
RECONCILIATION OF NET (LOSS) INCOME TO EBITDAre (unaudited)

		e Months Ended rch 31,	For the Trailing Twelve Months Ended	For the Year Ended December 31,						
	2024 2023		March 31, 2024	2023	2022	2021				
Reconciliation of net (loss) income to EBITDAre (non-GAAP):										
Net (loss) income	\$ (6,273	) \$ 11,198	\$ 15,417	\$ 32,888	\$ (382,612)	\$ 207,553				
Less net loss (income) attributable to noncontrolling interests in consolidated subsidiaries	11,982	9,928	78,021	75,967	5,737	(24,014)				
Net income (loss) attributable to the Operating Partnership	5,709	21,126	93,438	108,855	(376,875)	183,539				
EBITDAre adjustments at share:										
Depreciation and amortization expense	124,374	123,492	500,239	499,357	593,322	526,539				
Interest and debt expense	117,340	111,117	464,623	458,400	362,321	297,116				
Real estate impairment losses	_		73,289	73,289	595,488	7,880				
Income tax expense (benefit)	7,426	4,954	32,937	30,465	23,404	(9,813)				
Net gains on sale of real estate	_		(72,955)	(72,955)	(58,920)	(15,675)				
EBITDAre at share	254,849	260,689	1,091,571	1,097,411	1,138,740	989,586				
EBITDAre attributable to noncontrolling interests in consolidated subsidiaries	12,076	12,186	39,295	39,405	71,786	75,987				
EBITDAre (non-GAAP)	\$ 266,925	\$ 272,875	\$ 1,130,866	\$ 1,136,816	\$ 1,210,526	\$ 1,065,573				



NON-GAAP RECONCILIATIONS
RECONCILIATION OF EBITDARE TO EBITDARE, AS ADJUSTED (unaudited)

	For the Three Months Ended March 31,			For the Trailing Twelve Months Ended	For the Year Ended December 31,						
	2024 2023		March 31, 2024		2023		2022		2021		
EBITDAre (non-GAAP)	\$	266,925	\$	272,875	\$ 1,130,866	\$	1,136,816	\$	1,210,526	\$	1,065,573
EBITDAre attributable to noncontrolling interests in consolidated subsidiaries		(12,076)		(12,186)	(39,295)		(39,405)		(71,786)		(75,987)
Certain expense (income) items that impact EBITDAre:											
Gain on sale of 220 CPS condominium units and ancillary amenities		_		(7,520)	(6,607)		(14,127)		(41,874)		(50,318)
Net gains on disposition of wholly owned and partially owned assets		_		(129)	(889)		(1,018)		(17,372)		(643)
Other		1,009		1,075	(1,000)		(934)		11,070		10,351
Total of certain expense (income) items that impact EBITDAre		1,009		(6,574)	(8,496)		(16,079)		(48,176)		(40,610)
EBITDAre, as adjusted (non-GAAP)	\$	255,858	\$	254,115	\$ 1,083,075	\$	1,081,332	\$	1,090,564	\$	948,976





# VORNADO REALTY TRUST

# Supplemental Fixed Income Data

For the Quarter Ended March 31, 2024







