UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPR	ROVAL
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longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

(Print or Type	Responses)															
1. Name and Address of Reporting Person * DEHNE TANUJA M				2. Issuer Name and Ticker or Trading Symbol Granite Point Mortgage Trust Inc. [GPMT]							5. Relationship of Reporting Person(s) to Issuer (Check all applicable) _X_Director 10% Owner					
3 BRYAN	(Last) (First) (Middle) 3 BRYANT PARK, #2400A			3. Date of Earliest Transaction (Month/Day/Year) 12/31/2021						_	Officer (give ti	tle below)	Other	(specify below	v)	
(Street)				4. If Amendment, Date Original Filed(Month/Day/Year)							6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by One Reporting Person Form filed by More than One Reporting Person					
NEW YORK, NY 10036 (City) (State) (Zip)			(Zip)	Table L - Non-Derivative Securities Acqu						es Acquire	uired, Disposed of, or Beneficially Owned					
1.Title of Security (Instr. 3) 2. Transaction Date (Month/Day/Ye			Execution		e, if	3. Transac	. Transaction d. Securities Acquartic (A) or Disposed of		ired 5. Amount of Se Owned Followin Transaction(s)		ecurities Beneficially		6. Ownership Form:	Beneficial		
				(Month	n/Day/Y	'ear)	Code	V	Amount	(A) or (D)	Price (li	nstr. 3 and 4)	d 4) Direct (D) Owner or Indirect (I) (Instr. 4)		Ownership (Instr. 4)	
Common S	Stock		12/31/2021				M		5,005	A	<u>(1)</u> 24	4,003])	
Common S	Stock		12/31/2021				F		1,751	D	\$ 11.71 22	2,252])	
	eport on a se	parate line for each of	class of securities be	neficially	owne	d direc		Perso	s form a	re not r	equired to	collection of i				1474 (9-02)
	eport on a se	parate line for each o		- Deriva	tive Se	curitie	es Acquire	Person in this a cur	s form a rently va sposed of	re not ralid OMI	equired to 3 control : ficially Ow	respond un number.				1474 (9-02)
	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date		- Derivat (e.g., pt 4. Transac Code	tive Se uts, cal 5. tion of D A (//	curitie Is, wai	es Acquire rrants, op ber 6. Da Expiritive (Morres es ed	Person line this a current of the Execution I	s form a rently various posed of convertible recisable a	are not r alid OMI , or Bene ble secur	equired to B control of ficially Own ities)	orespond unnumber. wned and Amount of ang Securities	8. Price of		To 10. Owners Form of Derivat Security Direct (or Indir	11. Nature of Indire Benefic: Owners: (Instr. 4
Reminder: Re	2. Conversion or Exercise Price of Derivative	3. Transaction Date	Table II - 3A. Deemed Execution Date, if	- Derivat (e.g., pt 4. Transac Code	tive Se uts, cal 5. tion of D A (//	Number of the control	es Acquirrrants, op ber 6. Da Expirive es ed dd	Person line this a current of the Execution I	s form a rently va sposed of convertil recisable a Date y/Year)	are not r alid OMI , or Bene ble secur	equired to B control of ficially Ow ities) 7. Title an Underlyin	orespond unnumber. wned and Amount of ang Securities	8. Price of Derivative Security	9. Number o Derivative Securities Beneficially Owned Following Reported Transaction(Owners Form of Derivat Security Direct (or Indirect)	11. Nature of Indire Benefic: Owners: (Instr. 4

D (O N /	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
DEHNE TANUJA M 3 BRYANT PARK, #2400A NEW YORK, NY 10036	X					

Signatures

/s/ Michael J. Karber, as attor	ney-in-fact for Tanuja M. Dehne	01/03/2022
**Signature of	Reporting Person	Date

Explanation of Responses:

- If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Restricted stock units convert into common stock on a one-for-one basis.

On December 31, 2020, the reporting person was granted 5,005 stock units under the Granite Point Mortgage Trust Inc. 2017 Equity Incentive Plan, which vested in full on the first (2) anniversary of the grant date.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.

POWER OF ATTORNEY

FOR SEC FILINGS ON FORMS ID, 3, 4, 5 AND 144 IN RESPECT OF SECURITIES OF GRANITE POINT MORTGAGE TRUST INC.

The undersigned hereby constitutes and appoints each of Michael J. Karber, Amy M. Jensen, Alyn L. Bedford, and Marcin Urbaszek as his true and lawful attorney-in-fact and agent, with full power of substitution and resubstitution for him in his name and stead in any and all capacities, to sign and file for and on his behalf, in respect of any ownership, acquisition, disposition or other change in ownership of any securities of Granite Point Mortgage Trust Inc. (the "Company"), the following:

- (i) any Form ID to be filed with the Securities and Exchange Commission (the "SEC");
- (ii) any Initial Statement of Beneficial Ownership of Securities on Form 3 to be filed with the SEC;
- (iii) any Statement of Changes of Beneficial Ownership of Securities on Form 4 to be filed with the SEC;
- (iv) any Annual Statement of Beneficial Ownership of Securities on Form 5 to be filed with the SEC;
- (v) any Notice of Proposed Sale of Securities on Form 144 to be filed with the SEC; and
- (vi) any and all agreements, certificates, receipts or other documents in connection therewith.

The undersigned hereby gives full power and authority to the attorney-in-fact to seek and obtain as the undersigned's representative and on the undersigned's behalf, information on transactions in the Company's securities from any third party, including brokers, employee benefit plan administrators and trustees, and the undersigned hereby authorizes any such person to release such information to the undersigned and approves and ratifies any such release of information.

The undersigned hereby grants unto such attorney-in-fact and agent full power and authority to do and perform each and every act and thing requisite and necessary in connection with such matters and hereby ratifies and confirms all that any such attorney-in-fact and agent or substitute may do or cause to be done by virtue hereof.

The undersigned acknowledges that:

- (i) neither the Company nor such attorney-in-fact assumes (i) any liability for the undersigned's responsibility to comply with the requirement of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), (ii) any liability of the undersigned for any failure to comply with such requirements or (iii) any obligation or liability of the undersigned for profit disgorgement under Section 16(b) of the Exchange Act; and
- (ii) this Power of Attorney does not relieve the undersigned from responsibility for compliance with the undersigned's obligations under the Exchange Act, including without limitation the reporting requirements under Section 16 of the Exchange Act.

This Power of Attorney shall remain in full force and effect until revoked by the undersigned in a signed writing delivered to such attorney-in-fact. This Power of Attorney revokes all previous powers of attorney with respect to the subject matter of this Power of Attorney.

IN WITNESS WHEREOF, the undersigned has executed this Power of Attorney on October 21, 2021.