



The Bank of New York Mellon Trust Company, National Association

**COLUMBIA CENT CLO 30 LIMITED
COLUMBIA CENT CLO 30 CORP.**

NOTICE OF OPTIONAL REDEMPTION BY REFINANCING

NOTE: THIS NOTICE CONTAINS IMPORTANT INFORMATION THAT IS OF INTEREST TO THE REGISTERED HOLDERS AND BENEFICIAL OWNERS OF THE SECURITIES. IF APPLICABLE, ALL DEPOSITORIES, CUSTODIANS, AND OTHER INTERMEDIARIES RECEIVING THIS NOTICE ARE REQUESTED TO EXPEDITE RE-TRANSMITTAL TO THE REGISTERED HOLDERS AND BENEFICIAL OWNERS OF THE SECURITIES IN A TIMELY MANNER.

July 8, 2024

To: The Holders of the Securities described as follows:

	Rule 144A CUSIP*	Rule 144A ISIN*	Regulation S CUSIP (CINS)*	Regulation S ISIN*	IAI CUSIP*
Class X Notes	19736WAA8	US19736WAA80	G2302WAA1	USG2302WAA11	19736WAB6
Class A-1 Notes	19736WAC4	US19736WAC47	G2302WAB9	USG2302WAB93	19736WAD2
Class A-2 Notes	19736WAG5	US19736WAG50	G2302WAD5	USG2302WAD59	19736WAH3
Class B Notes	19736WAJ9	US19736WAJ99	G2302WAE3	USG2302WAE33	19736WAK6
Class C Notes	19736WAL4	US19736WAL46	G2302WAF0	USG2302WAF08	19736WAM2
Class D Notes	19736WAQ3	US19736WAQ33	G2302WAH6	USG2302WAH63	19736WAR1
Class E Notes	19736VAA0	US19736VAA08	G2302VAA3	USG2302VAA38	19736VAB8
Subordinated Notes	19736VAC6	US19736VAC63	G2302VAB1	USG2302VAB11	19736VAD4

To: Those Additional Addresses listed on Schedule I hereto

* No representation is made as to the correctness of the CUSIP, ISIN, or Common Code numbers either as printed on the Securities or as contained in this notice. Such numbers are included solely for the convenience of the Holders.

Reference is hereby made to that certain Indenture dated as of January 20, 2021 (as amended by that certain First Supplemental Indenture dated as of July 7, 2023, and as may be further amended, modified or supplemented from time to time, the “Indenture”) among Columbia Cent CLO 30 Limited, as Issuer (the “Issuer”), Columbia Cent CLO 30 Corp. as Co-Issuer (the “Co-Issuer” and, together with the Issuer, the “Issuers”) and The Bank of New York Mellon Trust Company, National Association, as Trustee (the “Trustee”). Capitalized terms not otherwise defined herein shall have the meanings ascribed to such terms in the Indenture.

Pursuant to Section 9.5(a) of the Indenture, the Collateral Manager, has directed the Issuer to cause a Refinancing of the Class X Notes, the Class A-1 Notes, the Class A-2 Notes, the Class B Notes, the Class C Notes and the Class D Notes (the “Refinanced Notes”) (in whole but not in part) from Refinancing Proceeds (the “Refinancing”). In accordance with Section 9.5(e) of the Indenture, the Trustee hereby provides notice of the following information relating to the Refinancing:

The Refinancing Date for the Refinanced Notes shall be July 22, 2024.

The Redemption Prices for each Class of Refinanced Notes shall be:

for the Class X Notes – an amount equal to 100% of the Aggregate Outstanding Amount of the Class X Notes plus accrued and unpaid interest thereon to but excluding the Refinancing Date (after giving effect to installments of interest accrued and principal maturing on or prior to such Refinancing Date);

for the Class A-1 Notes – an amount equal to 100% of the Aggregate Outstanding Amount of the Class A-1 Notes plus accrued and unpaid interest thereon to but excluding the Refinancing Date (after giving effect to installments of interest accrued and principal maturing on or prior to the Refinancing Date);

for the Class A-2 Notes – an amount equal to 100% of the Aggregate Outstanding Amount of the Class A-2 Notes plus accrued and unpaid interest thereon to but excluding the Refinancing Date (after giving effect to installments of interest accrued and principal maturing on or prior to the Refinancing Date);

for the Class B Notes – an amount equal to 100% of the Aggregate Outstanding Amount of the Class B Notes plus accrued and unpaid interest thereon to but excluding the Refinancing Date (after giving effect to installments of interest accrued and principal maturing on or prior to the Refinancing Date);

for the Class C Notes – an amount equal to 100% of the Aggregate Outstanding Amount of the Class C Notes plus accrued and unpaid interest thereon to but excluding the Refinancing Date (after giving effect to installments of interest accrued and principal maturing on or prior to the Refinancing Date); and

for the Class D Notes – an amount equal to 100% of the Aggregate Outstanding Amount of the Class D Notes plus accrued and unpaid interest thereon to but

excluding the Refinancing Date (after giving effect to installments of interest accrued and principal maturing on or prior to the Refinancing Date).

All of the Refinanced Notes are to be redeemed in full, and interest on such Refinanced Notes shall cease to accrue on the Refinancing Date. The Class E Notes and the Subordinated Notes will not be redeemed on the Refinancing Date but may be receiving funds on the Redemption Date.

The Refinancing may be cancelled subject to certain conditions, as set forth in the Indenture. Notwithstanding anything herein to the contrary, the completion of the Refinancing described herein is subject to the satisfaction of any additional conditions to the Refinancing set forth in the Indenture.

With respect to any Refinanced Notes in the form of a Certificated Security, payment on such Certificated Securities will be made only upon presentation and surrender of such Certificated Securities to the Trustee by one of the following methods:

By Express Delivery or Hand Delivery:

The Bank of New York Mellon Trust Company, National Association
Global Corporate Trust
Attention: Transfers/Redemptions
500 Ross Street, Suite 625
Pittsburgh, Pennsylvania 15262

Under the Jobs and Growth Tax Relief Reconciliation Act of 2003, paying agents are required to withhold a percentage of gross payments to Holders who are United States persons for U.S. tax purposes and fail to provide a valid taxpayer identification number, or who are not United States persons and fail to provide an appropriate IRS Form W-8, on or before the date upon which Notes are presented for payment. Holders who are United States persons are additionally subject to a monetary penalty for failure to provide a taxpayer identification number. To avoid this withholding, when presenting Notes for payment, please submit a form W-9 if you are a United States person, or an appropriate Form W-8 if you are not a United States person, or other appropriate IRS form.

Should you have any questions, please contact Jayna Patel at jayna.patel@bny.com.

**THE BANK OF NEW YORK MELLON
TRUST COMPANY, NATIONAL
ASSOCIATION**, as Trustee

SCHEDULE I
Additional Addressees

Issuer:

Columbia Cent CLO 30 Limited
c/o MaplesFS Limited
P.O. Box 1093
Boundary Hall, Cricket Square
Grand Cayman, KY1-1102
Cayman Islands
Attn: Directors
Email: cayman@maples.com

With a copy to:

Columbia Cent CLO 30 Limited
Maples and Calder (Cayman) LLP
P.O. Box 309
Ugland House, South Church Street
George Town, Grand Cayman KY1-1104
Cayman Islands
Attn: Columbia Cent CLO 30 Limited
Email: cayman@maples.com

Co-Issuer:

Columbia Cent CLO 30 Corp.
c/o Puglisi & Associates
850 Library Avenue, Suite 204
Newark, Delaware 19711
Attn: Donald J. Puglisi
Email: dpuglisi@puglisiassoc.com

Cayman Islands Stock Exchange:

Cayman Islands Stock Exchange
Third Floor, SIX
Cricket Square
P.O. Box 2408
Grand Cayman KY1-1105
Cayman Islands
Email: listing@csx.ky

Collateral Manager:

Columbia Cent CLO Advisers, LLC
1099 Ameriprise Financial Center
Minneapolis, Minnesota 55474
Attention: Asset Management Legal Department

with a copy to

Columbia Cent CLO Advisers, LLC
300 Continental Blvd., Suite 570
El Segundo, California 90245
Attention Mary B. Shaifer

Rating Agency:

S&P Global Ratings
cdo_surveillance@spglobal.com

Information Agent:

CentCLO30-17g@bnymellon.com

DTC, Euroclear & Clearstream (if applicable):

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ca_mandatory.events@clearstream.com