

CARLYLE GLOBAL MARKET STRATEGIES CLO 2012-4, LTD. CARLYLE GLOBAL MARKET STRATEGIES CLO 2012-4, LLC

NOTICE OF PROPOSED SUPPLEMENTAL INDENTURE

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

July 15, 2020

To: The Holders described as:

Class <u>Designation</u>	CUSIP* Rule 144A	ISIN* Rule 144A	CUSIP* Reg. S.	ISIN* Reg. S.	Common Code Reg. S
CLASS X-RR NOTES	14309YBC7	US14309YBC75	G1913WAP1	USG1913WAP17	198428825
CLASS A-1-RR NOTES	14309YBE3	US14309YBE32	G1913WAQ9	USG1913WAQ99	198428817
CLASS A-2-RR NOTES	14309YBG8	US14309YBG89	G1913WAR7	USG1913WAR72	198428833
CLASS B-RR NOTES	14309YBJ2	US14309YBJ29	G1913WAS5	USG1913WAS55	198428850
CLASS C-RR NOTES	14309YBL7	US14309YBL74	G1913WAT3	USG1913WAT39	198428841
CLASS D-RR NOTES	14309YBN3	US14309YBN31	G1913WAU0	USG1913WAU02	198428868
CLASS E-RR NOTES	14310AAE3	US14310AAE38	G1911RAC3	USG1911RAC37	198428876
SUBORDINATED NOTES (NON- CARLYLE HOLDERS)	N/A	N/A	G1911RAA7	USG1911RAA70	N/A
SUBORDINATED NOTES (CARLYLE HOLDERS)	N/A	N/A	G1911RAB5	USG1911RAB53	N/A

	Rule 144A Certificated CUSIP	Rule 144A Certificated ISIN	AI Certificated <u>CUSIP</u>	AI Certificated <u>ISIN</u>
SUBORDINATED NOTES (NON- CARLYLE HOLDERS)	14310AAA1	US14310AAA16	14310AAB9	US14310AAB98
SUBORDINATED NOTES (CARLYLE HOLDERS)	14310AAC7	US14310AAC71	14310AAD5	US14310AAD54

^{*} No representation is made as to the correctness of the CUSIP or ISIN numbers or Common Codes either as printed on the Notes or as contained in this notice. Such numbers are included solely for the convenience of the Holders.

To: Those Additional Addressees Listed on Schedule I hereto

Ladies and Gentlemen:

Reference is hereby made to that certain Amended and Restated Indenture dated as of April 22, 2019 (as supplemented, amended or modified from time to time, the "Indenture"), among CARLYLE GLOBAL MARKET STRATEGIES CLO 2012-4, LTD., as issuer (the "Issuer"), CARLYLE GLOBAL MARKET STRATEGIES CLO 2012-4, LLC, as co-issuer (the "Co-Issuer") and U.S. BANK NATIONAL ASSOCIATION, as trustee (the "Trustee"). Capitalized terms used herein and not otherwise defined herein shall have the meanings assigned to such terms in the Indenture.

In accordance with Section 8.3(c) of the Indenture, the Trustee hereby notifies you of that certain proposed First Supplemental Indenture (the "Supplemental Indenture"), which will supplement the Indenture according to its terms and which will be executed, pursuant to Section 8.2(a) of the Indenture, by the Co-Issuers and the Trustee upon satisfaction of all conditions precedent set forth in the Indenture. A copy of the Supplemental Indenture is attached as Exhibit A.

The Supplemental Indenture shall not become effective until all of the following have occurred: (i) execution by the Co-Issuers and the Trustee of the Supplemental Indenture and (ii) the satisfaction of all other conditions precedent to the execution of the Supplemental Indenture set forth in the Indenture.

PLEASE NOTE THAT THE FOREGOING IS NOT INTENDED AND SHOULD NOT BE CONSTRUED AS INVESTMENT, ACCOUNTING, FINANCIAL, LEGAL OR TAX ADVICE BY OR ON BEHALF OF THE TRUSTEE OR ITS RESPECTIVE DIRECTORS, OFFICERS, AFFILIATES, AGENTS, ATTORNEYS OR EMPLOYEES. THE TRUSTEE MAKES NO RECOMMENDATIONS TO THE HOLDERS OF NOTES AS TO ANY ACTION TO BE TAKEN OR NOT TO BE TAKEN IN CONNECTION WITH THE SUPPLEMENTAL INDENTURE OR OTHERWISE AND ASSUMES NO RESPONSIBILITY FOR THE CONTENTS, SUFFICIENCY OR VALIDITY OF THE DESCRIPTION OF THE SUPPLEMENTAL INDENTURE ATTACHED HERETO.

Should you have any questions, please contact Annye Hua at (713) 212-3709 or at annye.hua@usbank.com.

U.S. BANK NATIONAL ASSOCIATION, as Trustee

EXHIBIT A

Supplemental Indenture

This **FIRST SUPPLEMENTAL INDENTURE** (this "Supplemental Indenture"), dated as of [__], 2020, to the Amended and Restated Indenture dated April 22, 2019, among Carlyle Global Market Strategies CLO 2012-4, Ltd., an exempted company incorporated with limited liability under the laws of the Cayman Islands (the "Issuer"), Carlyle Global Market Strategies CLO 2012-4, LLC, a Delaware limited liability company (the "Co-Issuer" and, together with the Issuer, the "Co-Issuers"), and U.S. Bank National Association, as trustee (together with its successors in such capacity, the "Trustee") (as amended, restated, supplemented, or otherwise modified from time to time, the "Indenture"). This Supplemental Indenture is entered into by and among the Co-Issuers and the Trustee. Capitalized terms used but not defined in this Supplemental Indenture have the meanings set forth in the Indenture.

WITNESSETH:

WHEREAS, pursuant to Section 8.2(a) of the Indenture, with the consent of a Majority of the Notes of each Class materially and adversely affected thereby, if any, the Trustee and the Co-Issuers may execute an indenture supplemental to the Indenture to add any provisions to, or change in any manner or eliminate any of the provisions of, the Indenture or modify in any manner the rights of the Holders of the Notes of any Class under the Indenture (with certain exceptions as set forth in Section 8.2 of the Indenture);

WHEREAS, the Co-Issuers wish to amend the Indenture as set forth in this Supplemental Indenture to make the changes described herein;

WHEREAS, notice and a copy substantially in the form of this Supplemental Indenture has been delivered to the Collateral Manager, the Collateral Administrator, the Rating Agencies, any hedge counterparty and the Holders of the Notes at least 20 Business Days prior to the execution of this Supplemental Indenture in accordance with the provisions of Section 8.3 of the Indenture;

WHEREAS, the Co-Issuers have determined that no Class of Notes shall be materially and adversely affected hereby and consent of the Holders of Notes of any Class shall not be required in connection with this Supplemental Indenture; and

WHEREAS, the conditions set forth for entry into a supplemental indenture pursuant to Section 8.2(a) of the Indenture have been satisfied;

NOW, THEREFORE, in consideration of the mutual agreements herein set forth, the parties agree as follows:

- Section 1. <u>Amendments to the Indenture</u>. Effective as of the date hereof, the following amendments are made to the Indenture:
 - (a) Each reference to the term "settlement date" in Sections 1.2(t) and 10.7(a) of the Indenture is hereby replaced with "trade date".

Section 2. <u>Governing Law.</u>

THIS SUPPLEMENTAL INDENTURE SHALL BE CONSTRUED IN ACCORDANCE WITH AND BE GOVERNED BY THE LAW OF THE STATE OF NEW YORK.

Section 3. <u>Execution in Counterparts.</u>

This Supplemental Indenture (and each related document, modification and waiver in respect of this Supplemental Indenture) may be executed in any number of counterparts (including by facsimile or electronic transmission (including .pdf file, .jpeg file or any electronic signature complying with the U.S. federal ESIGN Act of 2000, including Orbit, Adobe Sign, or DocuSign, or any other similar platform identified by the Issuer and reasonably available at no undue burden or expense to the Trustee)), each of which so executed shall be deemed to be an original, but all such counterparts shall together constitute but one and the same instrument. Delivery of an executed counterpart of this Supplemental Indenture by any such electronic means will be effective as delivery of a manually executed counterpart of this Supplemental Indenture and shall have the same legal validity and enforceability as a manually executed signature to the fullest extent permitted by applicable law. Any electronically signed document delivered via email from a person purporting to be an authorized officer shall be considered signed or executed by such authorized officer on behalf of the applicable person and will be binding on all parties hereto to the same extent as if it were manually executed. The Trustee shall have no duty to inquire into or investigate the authenticity or authorization of any such electronic signature and shall be entitled to conclusively rely on any such electronic signature without any liability with respect thereto.

Section 4. <u>Concerning the Trustee</u>.

The recitals contained in this Supplemental Indenture shall be taken as the statements of the Co-Issuers, and the Trustee assumes no responsibility for their correctness. Except as provided in the Indenture, the Trustee shall not be responsible or accountable in any way whatsoever for or with respect to the validity, execution or sufficiency of this Supplemental Indenture and makes no representation with respect thereto. In entering into this Supplemental Indenture, the Trustee shall be entitled to the benefit of every provision of the Indenture relating to the conduct of or affecting the liability of or affording protection to the Trustee.

Section 5. No Other Changes.

Except as provided herein, the Indenture shall remain unchanged and in full force and effect, and each reference to the Indenture and words of similar import in the Indenture, as amended hereby, shall be a reference to the Indenture as amended hereby and as the same may be further amended, supplemented and otherwise modified and in effect from time to time.

Section 6. Execution, Delivery and Validity.

Each of the Co-Issuers represents and warrants to the Trustee that this Supplemental Indenture has been duly and validly executed and delivered by it and constitutes its legal, valid and binding obligation, enforceable against it in accordance with its terms.

Section 7. <u>Effectiveness; Binding Effect.</u>

The modifications to be effected pursuant to Section 1 above shall become effective as of the date first written above and counterparts hereof shall have been executed and delivered by the parties hereto. This Supplemental Indenture shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns.

Section 8. Direction to Trustee.

The Issuer hereby directs the Trustee to execute this Supplemental Indenture and acknowledges and agrees that the Trustee will be fully protected in relying upon the foregoing direction.

IN WITNESS WHEREOF, the parties hereto have executed and delivered this First Supplemental Indenture as of the date first written above.

EXECUTED AS A DEED BY

CARLYLE GLOBAL MARKET STRATEGIES CLO 2012-4, LTD., as Issuer

Ву:
Name:
Title:
In the presence of:
Witness:
Name:
Title:
CARLYLE GLOBAL MARKET STRATEGIES
CLO 2012-4, LLC, as Co-Issuer
By:
Name: Donald J. Puglisi
Title: Manager
U.S. BANK NATIONAL ASSOCIATION, as
Trustee
D.
By:
Name:
Title:

By:
Name: Title:

Agreed and Consented to:

SCHEDULE I

Additional Addressees

Issuer:

Carlyle Global Market Strategies CLO 2012-4, Ltd.

c/o Intertrust SPV (Cayman) Limited

190 Elgin Avenue George Town

Grand Cayman KY1-9005

Cayman İslands

Attention: The Directors Telephone: (345) 943-3100

Email: cayman.spvinfo@intertrustgroup.com

Co-Issuer:

Carlyle Global Market Strategies CLO 2012-4, LLC

c/o Corporation Trust Company

1209 Orange Street

Wilmington, Delaware 19801 Email: melissa@cics-llc.com

Collateral Manager:

Carlyle CLO Management L.L.C.

1001 Pennsylvania Ave. NW, Suite 220 South

Washington, D.C. 20004 Attention: Catherine Ziobro

Carlyle CLO Management L.L.C.

520 Madison Avenue

New York, New York 10022

Attention: Linda Pace

Regarding: Carlyle Global Market Strategies

CLO 2012-4, Ltd.

Email: linda.pace@carlyle.com

Collateral Administrator:

U.S. Bank National Association

8 Greenway Plaza, Suite 1100

Houston, Texas 77046

Attention: Global Corporate Trust – Carlyle Global Market Strategies CLO 2012-4, Ltd.

Cayman Stock Exchange:

The Cayman Islands Stock Exchange

Listing, PO Box 2408

Grand Cayman, KY1-1105, Cayman Islands

Email: listing@csx.ky; csx@csx.ky

DTC, Euroclear and Clearstream (as applicable):

legalandtaxnotices@dtcc.com consentannouncements@dtcc.com voluntaryreorgannouncements@dtcc.com drit@euroclear.com ca_general.events@clearstream.com ca_mandatory.events@clearstream.com

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