



May 14, 2026

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

**COLUMBIA CENT CLO 33 LIMITED
COLUMBIA CENT CLO 33 CORP.**

**NOTICE OF REFINANCING OF THE CLASS A-1 NOTES, THE CLASS A-J NOTES,
THE CLASS B NOTES, THE CLASS C-1 NOTES, THE CLASS C-F NOTES,
THE CLASS D-1A NOTES, THE CLASS D-1F NOTES AND THE CLASS D-J NOTES**

To: Holders of the Notes issued by Columbia Cent CLO 33 Limited and Columbia Cent CLO 33 Corp., and the Addressees listed in Exhibit B attached hereto.

*(Classes and CUSIPs¹ are listed on Exhibit A to this Notice and
Addressees are listed on Exhibit B to this Notice)*

Ladies and Gentlemen:

Reference is made to the Indenture dated as of May 24, 2024 (as may be amended and supplemented from time to time prior to the date hereof, the “**Indenture**”), among Columbia Cent CLO 33 Limited, as issuer (the “**Issuer**”), Columbia Cent CLO 33 Corp., as co-issuer (together with the Issuer, the “**Issuers**”) and Deutsche Bank National Trust Company, as trustee (the “**Trustee**”). Terms used in this notice (the “**Notice**”) and not otherwise defined herein have the meanings assigned to them in the Indenture.

The Trustee received written direction from Holders of a Majority of the Subordinated Notes, together with written consent from the Collateral Manager with respect thereto, dated May 11, 2026, pursuant to Section 9.5(a) of the Indenture, directing the Issuer to cause a Refinancing of the Class A-1 Notes, the Class A-J Notes, the Class B Notes, the Class C-1 Notes, the Class C-F Notes, the Class D-1A Notes, the Class D-1F Notes and the Class D-J Notes (collectively, the “**Refinanced Notes**”), in whole but not in part, from Refinancing Proceeds on May 21, 2026 or such later date to be identified to the Trustee by the Collateral Manager in writing (which may be via email).

¹ CUSIP numbers are included solely for the convenience of the Holders. The Trustee is not responsible for the selection or use of the CUSIP numbers, or the accuracy of CUSIP numbers printed on the Notes or indicated in this Notice.

The Trustee received written notice from the Collateral Manager on May 14, 2026, specifying that the Refinancing Date will be May 21, 2026.

The Trustee hereby provides notice to the Holders of the Refinanced Notes of the following information relating to the Refinancing pursuant to Section 9.5(e) and Section 9.5(f) of the Indenture as set forth below:

(1) The Refinancing Date is May 21, 2026 (the “**Refinancing Date**”).

(2) All Classes of Refinanced Notes are to be redeemed at their respective Refinancing Prices as set forth below:

(i) With respect to the Class A-1 Notes:

the Class A-1 Note Redemption Price, which shall be an amount equal to (a) 100% of the Aggregate Outstanding Amount thereof, plus (b) accrued and unpaid interest thereon to but excluding the Refinancing Date, if any (after giving effect to installments of interest accrued and principal maturing on or prior to such Refinancing Date, payment of which shall have been made or duly provided for, if any); provided, that any Holder of a Class A-1 Note may, in its sole discretion, by written notice to the Issuer, the Trustee and the Collateral Manager (or in the case of any Class A-1 Note held as a Global Security, by written notice of 100% of the beneficial holders of such Global Security) delivered at least 5 Business Days prior to the Refinancing Date, elect to receive a lesser amount.

(ii) With respect to the Class A-J Notes:

the Class A-J Note Redemption Price, which shall be an amount equal to (a) 100% of the Aggregate Outstanding Amount thereof, plus (b) accrued and unpaid interest thereon to but excluding the Refinancing Date, if any (after giving effect to installments of interest accrued and principal maturing on or prior to such Refinancing Date, payment of which shall have been made or duly provided for, if any); provided, that any Holder of a Class A-J Note may, in its sole discretion, by written notice to the Issuer, the Trustee and the Collateral Manager (or in the case of any Class A-J Note held as a Global Security, by written notice of 100% of the beneficial holders of such Global Security) delivered at least 5 Business Days prior to the Refinancing Date, elect to receive a lesser amount.

(iii) With respect to the Class B Notes:

the Class B Note Redemption Price, which shall be an amount equal to 100% of the Aggregate Outstanding Amount thereof, plus accrued and unpaid interest thereon to but excluding the Refinancing Date, if any (after giving effect to installments of interest accrued and principal maturing on or prior to such Refinancing Date, payment of which shall have been made or duly provided for, if any); provided, that any Holder of a Class B Note may, in its sole discretion, by written notice to the Issuer, the Trustee and the Collateral Manager (or in the case of any Class B Note held as a Global Security, by written notice of 100% of the beneficial holders of such Global Security) delivered at least 5 Business Days prior to the Refinancing Date, elect to receive a lesser amount.

(iv) With respect to the Class C-1 Notes:

the Class C-1 Note Redemption Price, which shall be an amount equal to 100% of the Aggregate Outstanding Amount thereof, plus accrued and unpaid interest thereon to but excluding the Refinancing Date, if any (after giving effect to installments of interest accrued and principal maturing on or prior to such Refinancing Date, payment of which shall have been made or duly provided for, if any); provided, that any Holder of a Class C-1 Note may, in its sole discretion, by written notice to the Issuer, the Trustee and the Collateral Manager (or in the case of any Class C-1 Note held as a Global Security, by written notice of 100% of the beneficial holders of such Global Security) delivered at least 5 Business Days prior to the Refinancing Date, elect to receive a lesser amount.

(v) With respect to the Class C-F Notes:

the Class C-F Note Redemption Price, which shall be an amount equal to 100% of the Aggregate Outstanding Amount thereof, plus accrued and unpaid interest thereon to but excluding the Refinancing Date, if any (after giving effect to installments of interest accrued and principal maturing on or prior to such Refinancing Date, payment of which shall have been made or duly provided for, if any); provided, that any Holder of a Class C-F Note may, in its sole discretion, by written notice to the Issuer, the Trustee and the Collateral Manager (or in the case of any Class C-F Note held as a Global Security, by written notice of 100% of the beneficial holders of such Global Security) delivered at least 5 Business Days prior to the Refinancing Date, elect to receive a lesser amount.

(vi) With respect to the Class D-1A Notes:

the Class D-1A Note Redemption Price, which shall be an amount equal to 100% of the Aggregate Outstanding Amount thereof, plus accrued and unpaid interest thereon to but excluding the Refinancing Date, if any (after giving effect to installments of interest accrued and principal maturing on or prior to such Refinancing Date, payment of which shall have been made or duly provided for, if any); provided, that any Holder of a Class D-1A Note may, in its sole discretion, by written notice to the Issuer, the Trustee and the Collateral Manager (or in the case of any Class D-1A Note held as a Global Security, by written notice of 100% of the beneficial holders of such Global Security) delivered at least 5 Business Days prior to the Refinancing Date, elect to receive a lesser amount.

(vii) With respect to the Class D-1F Notes:

the Class D-1F Note Redemption Price, which shall be an amount equal to 100% of the Aggregate Outstanding Amount thereof, plus accrued and unpaid interest thereon to but excluding the Refinancing Date, if any (after giving effect to installments of interest accrued and principal maturing on or prior to such Refinancing Date, payment of which shall have been made or duly provided for, if any); provided, that any Holder of a Class D-1F Note may, in its sole discretion, by written notice to the Issuer, the Trustee and the Collateral Manager (or in the case of any Class D-1F Note held as a Global Security, by written notice of 100% of the beneficial

holders of such Global Security) delivered at least 5 Business Days prior to the Refinancing Date, elect to receive a lesser amount.

(viii) With respect to the Class D-J Notes:

the Class D-J Note Redemption Price, which shall be an amount equal to 100% of the Aggregate Outstanding Amount thereof, plus accrued and unpaid interest thereon to but excluding the Refinancing Date, if any (after giving effect to installments of interest accrued and principal maturing on or prior to such Refinancing Date, payment of which shall have been made or duly provided for, if any); provided, that any Holder of a Class D-J Note may, in its sole discretion, by written notice to the Issuer, the Trustee and the Collateral Manager (or in the case of any Class D-J Note held as a Global Security, by written notice of 100% of the beneficial holders of such Global Security) delivered at least 5 Business Days prior to the Refinancing Date, elect to receive a lesser amount.

(3) On the proposed Refinancing Date, the Refinanced Notes will be refinanced, and applicable interest on the Refinanced Notes shall cease to accrue, on the Refinancing Date.

(4) On or prior to the Refinancing Date, the Refinanced Notes held in physical form, if any, must be surrendered to the Trustee at c/o DB Services Americas, Inc., 5201 Gate Parkway, 1st Floor, Jacksonville, FL 32256, Mail Stop JCK-01-218, Attn: Transfer Unit. The method of delivery is at the option and risk of the Holder.

Notwithstanding anything herein to the contrary, the completion of the Refinancing described herein is subject to the satisfaction of additional conditions set forth in the Indenture and the Collateral Manager, on behalf of the Issuer, shall withdraw any notice of a Refinancing on or prior to the second Business Day prior to the scheduled Refinancing Date by written notice to the Trustee, the Rating Agency and the Holders of the Subordinated Notes if the Collateral Manager is unable to deliver the certifications required by Section 9.5(b) of the Indenture.

Please contact Justin Hudson or Trina Tran at Deutsche Bank National Trust Company regarding any questions regarding this Notice. Justin Hudson can be contacted at justin.hudson@db.com and Trina Tran can be contacted at trina-a.tran@db.com.

DEUTSCHE BANK NATIONAL TRUST COMPANY,
as Trustee

Exhibit A

<u>CLASS</u>	<u>CUSIP</u>
CLASS A-1 NOTES - 144A	19737PAA2
CLASS A-1 NOTES - REGS	G2303PAA5
CLASS A-J NOTES - 144A	19737PAC8
CLASS A-J NOTES - REGS	G2303PAB3
CLASS B NOTES -144A	19737PAE4
CLASS B NOTES - REGS	G2303PAC1
CLASS C-1 NOTES - 144A	19737PAJ3
CLASS C-1 NOTES - REGS	G2303PAE7
CLASS C-F NOTES - 144A	19737PAL8
CLASS C-F NOTES - REGS	G2303PAF4
CLASS D-1A NOTES - 144A	19737PAN4
CLASS D-1A NOTES - REGS	G2303PAG2
CLASS D-1F NOTES - 144A	19737PAQ7
CLASS D-1F NOTES - REGS	G2303PAH0
CLASS D-J NOTES - 144A	19737PAS3
CLASS D-J NOTES - REGS	G2303PAJ6
CLASS E NOTES - 144A	19737VAA9
CLASS E NOTES - REGS	G2303VAA2
SUBORDINATED NOTES - 144A	19737VAC5
SUBORDINATED NOTES - REGS	G2303VAB0

Exhibit B

Columbia Cent CLO 33 Limited
c/o Maples Fiduciary Services (Jersey) Limited
2nd Floor, Sir Walter Raleigh House
48-50 Esplanade, St. Helier
JE2 3QB
Jersey, Channel Islands
Attention: Directors
MF-Jersey@maples.com and
cayman@maples.com

Maples Fiduciary Services (Jersey) Limited
2nd Floor, Sir Walter Raleigh House
48-50 Esplanade, St. Helier
JE2 3QB
Jersey, Channel Islands
Attention: Directors
MF-Jersey@maples.com and
cayman@maples.com

Columbia Cent CLO 33 Corp.
c/o Puglisi & Associates
850 Library Avenue, Suite 204
Newark, Delaware 19711
Attention: Director
dpuglisi@puglisiassoc.com

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

Columbia Cent CLO Advisers, LLC
300 Continental Blvd., 5th Floor, Suite 560
El Segundo, California 90245
Attention: Mary B. Shaifer

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Attention: General Counsel

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