

SECURITIES AND EXCHANGE COMMISSION

FORM NSAR-B

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FILER

Columbia Funds Series Trust II

CIK: [1352280](#) | IRS No.: **204384176** | State of Incorporation: **MA** | Fiscal Year End: **0430**
Type: **NSAR-B** | Act: **40** | File No.: [811-21852](#) | Film No.: **13550735**

Mailing Address
50606 AMERIPRISE
FINANCIAL CENTER
H27/5228
MINNEAPOLIS MN 55474

Business Address
225 FRANKLIN STREET
BOSTON MA 02110
612-671-4321

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000 B000000 11/30/2012
000 C000000 0001352280
000 D000000 N
000 E000000 NF
000 F000000 Y
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000 I000000 6.1
000 J000000 A
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PAGE 18

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 SIGNATURE SEE BELOW
 TITLE SEE BELOW

This report is signed on behalf of the registrant (or depositor or trustee).

City of: Boston State of: Massachusetts Date: January 18, 2013

Name of Registrant, Depositor, or Trustee: Columbia Funds Series Trust II

/s/ Michael G. Clarke

Michael G. Clarke
Treasurer

/s/ Wade M. Voigt

Wade M. Voigt

Assistant Treasurer
Witness

Columbia Funds Series Trust II

Report of Independent Registered Public Accounting Firm

To the Trustees and Shareholders of Columbia Funds Series Trust II

In planning and performing our audits of the financial statements of the Columbia Government Money Market Fund and Columbia Mid Cap Growth Opportunity Fund (each a series of Columbia Funds Series Trust II and hereafter referred to as the "Funds") as of and for the year ended November 30, 2012, in accordance with the standards of the Public Company Accounting Oversight Board (United States), we considered the Funds' internal control over financial reporting, including controls over safeguarding securities, as a basis for designing our auditing procedures for the purpose of expressing our opinion on the financial statements and to comply with the requirements of Form N-SAR, but not for the purpose of expressing an opinion on the effectiveness of the Funds' internal control over financial reporting. Accordingly, we do not express an opinion on the effectiveness of the Funds' internal control over financial reporting.

The management of the Funds is responsible for establishing and maintaining effective internal control over financial reporting. In fulfilling this responsibility, estimates and judgments by management are required to assess the expected benefits and related costs of controls. A fund's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A fund's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the fund; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the fund are being made only in accordance with authorizations of management and trustees of the fund; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of a fund's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

A deficiency in internal control over financial reporting exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent or detect misstatements on a timely basis. A material weakness is a deficiency, or a

combination of deficiencies, in internal control over financial reporting, such that there is a reasonable possibility that a material misstatement of the Funds' annual or interim financial statements will not be prevented or detected on a timely basis.

Our consideration of the Funds' internal control over financial reporting was for the limited purpose described in the first paragraph and would not necessarily disclose all deficiencies in internal control over financial reporting that might be material weaknesses under standards established by the Public Company Accounting Oversight Board (United States). However, we noted no deficiencies in the Funds' internal control over financial reporting and its operation, including controls over safeguarding securities, that we consider to be material weaknesses as defined above as of November 30, 2012.

This report is intended solely for the information and use of management and the Board of Trustees of the Funds and the Securities and Exchange Commission and is not intended to be and should not be used by anyone other than these specified parties.

/s/PricewaterhouseCoopers LLP
Minneapolis, Minnesota
January 18, 2013

Legal Proceedings. Ameriprise Financial and certain of its affiliates have historically been involved in a number of legal, arbitration and regulatory proceedings, including routine litigation, class actions, and governmental actions, concerning matters arising in connection with the conduct of their business activities. Ameriprise Financial believes that the Fund is not currently the subject of, and that neither Ameriprise Financial nor any of its affiliates are the subject of, any pending legal, arbitration or regulatory proceedings that are likely to have a material adverse effect on the Fund or the ability of Ameriprise Financial or its affiliates to perform under their contracts with the Fund. Information regarding certain pending and settled legal proceedings may be found in the Fund's shareholder reports and in the SAI. Additionally, Ameriprise Financial is required to make 10-Q, 10-K and, as necessary, 8-K filings with the Securities and Exchange Commission on legal and regulatory matters that relate to Ameriprise Financial and its affiliates. Copies of these filings may be obtained by accessing the SEC website at www.sec.gov.

Item 77I/77Q1(d) - Terms of new or amended securities:

Changes to certain features of Class A, R3, R4, R5, Y and Z shares of the Columbia Funds, as described in the supplement to the prospectus(es) and Statement of Additional Information of each of the below-named funds, dated and filed October 1, 2012 pursuant to Rule 497(e) of the Securities Act of 1933, Accession No. 0001193125-12-410379, are incorporated by reference.

- . Columbia Government Money Market Fund
- . Columbia Mid Cap Growth Opportunity Fund

COLUMBIA FUNDS SERIES TRUST
COLUMBIA FUNDS SERIES TRUST I
COLUMBIA FUNDS SERIES TRUST II
(the "Trusts")

Supplement dated October 1, 2012
to certain Prospectuses and Statements of Additional Information

Certain features of Class A, R3, R4, R5, Y and Z shares of the Columbia Funds are changing, as described below.

As used in this Supplement, the term "retirement plan" refers to retirement plans created under sections 401(a), 401(k), 457 and 403(b) of the Internal Revenue Code of 1986, as amended (the Code), non-qualified deferred compensation plans governed by section 409A of the Code and similar plans but does not refer to individual retirement plans. The term "omnibus retirement plan" refers to a retirement plan that has a plan-level or omnibus account with the Funds' transfer agent. The term "selling agent" refers to the financial intermediaries that are authorized to sell Fund shares. Selling agents include broker-dealers and financial advisors as well as firms that employ such broker-dealers and financial advisors, including, for example, brokerage firms, banks, investment advisers, third party administrators and other financial intermediaries, including Ameriprise Financial, Inc. and its affiliates.

Effective as of the date hereof, the Prospectuses and the Statements of Additional Information (together, the SAIs) to which this Supplement is attached are modified as indicated below:

1. Name Change for Class R4. Effective October 25, 2012, Class R4 shares will be re-named Class K shares and all references to Class R4 shares in the Prospectuses and the SAIs will be deemed to be references to Class K shares. There are no other changes to this share class. Class K shares remain closed to new investors and new accounts, subject to certain exceptions described in the applicable Prospectus. References to Class K shares below refer to the Class R4 shares that have been re-named Class

K shares.

2. Changes to Class R3. The following changes will occur to Class R3 shares:

A. Name Change. Effective October 31, 2012, Class R3 shares will be re-named Class R4 shares and all references to Class R3 shares in the Prospectuses and the SAIs will be deemed to be references to Class R4 shares. References to Class R4 shares below refer to the Class R3 shares that have been re-named Class R4 shares.

B. Fee Changes. Effective November 1, 2012, Class R4 shares of a Fund will no longer be subject to a 0.25% distribution fee or 0.25% plan administration fee. In addition, the transfer agency fees for Class R4 shares will increase, as described below under Transfer Agency Fees.

C. Re-opening. Effective November 8, 2012, Class R4 shares will be available for purchase by omnibus retirement plans, trust companies or similar institutions, 501(c)(3) charitable organizations, 529 plans and health savings accounts.

3. Changes to Class R5 -- Re-opening; Eligibility. Effective November 8, 2012, Class R5 shares of a Fund are available only to (i) registered investment advisers that clear Fund share transactions for their client or customer accounts through designated mutual fund trading platforms that have been granted specific written authorization from the Funds' transfer agent with respect to Class R5 eligibility apart from selling, servicing or similar agreements and (ii) omnibus retirement plans. Prior to November 8, 2012, Class R5 shares were closed to new investors and new accounts, subject to certain exceptions. Existing shareholders who do not satisfy the new eligibility requirements for investment in Class R5 shares may not establish new Class R5

accounts, but may continue to make additional purchases of Class R5 shares in accounts opened and funded prior to November 8, 2012. In addition, investment advisory programs and similar programs that opened a Class R5 account as of May 1, 2010, and continuously hold Class R5 shares in such account after such date, may generally not only continue to make additional purchases of Class R5 shares but also open new Class R5 accounts and add new shareholders in the program.

4. Changes to Class Y - Eligibility. Effective November 8, 2012, Class Y shares of a Fund are available only to (i) omnibus retirement plans with plan assets of at least \$10 million as of the date of funding the Fund account; and (ii) omnibus retirement plans with plan assets of less than \$10 million as of the date of funding the Fund account, provided that such plans invest \$500,000 or more in Class Y shares of the Fund. Prior to November 8, 2012, Class Y shares were offered only to certain former shareholders of series of the former Columbia Funds Institutional Trust (together, Former CFIT Shareholders). Former CFIT Shareholders who opened and funded a Class Y account with a Fund as of the close of

business on November 7, 2012 may continue to make additional purchases of Class Y shares even if they do not satisfy the new eligibility requirements but may not establish new Class Y accounts and will not be eligible to exchange Class Y shares of a Fund into Class Y shares of other Funds. Former CFIT Shareholders may exchange Class Y shares of a Fund for Class Z shares of the same Fund or Class Z shares of another Fund, subject to applicable minimum investments.

5. Changes to Class Z - Partial Closing.

A. Omnibus Retirement Plans. Effective March 29, 2013, omnibus retirement plans are not permitted to establish new Class Z accounts, other than pursuant to the following exceptions. Omnibus retirement plans that opened and funded a Class Z account with a Fund as of the close of business on March 28, 2013, and continuously hold Class Z shares in such account after March 28, 2013, may continue to make additional purchases of Class Z shares, open new Class Z accounts and add new participants. In addition, an omnibus retirement plan may, in the discretion of the Funds' distributor, open new Class Z accounts for a Fund after March 28, 2013 if the plan's sponsor or an affiliated sponsor opened and funded a Class Z account for another omnibus retirement plan as of March 28, 2013. If an omnibus retirement plan invested in Class Z shares changes recordkeepers after March 28, 2013, any new accounts established for that plan may not be established in Class Z shares but such a plan may establish new accounts in a different share class for which the plan is eligible.

B. Selling Agents that Clear through Certain Platforms. Effective March 29, 2013, accounts of selling agents (other than omnibus retirement plans, discussed above) that clear Fund share transactions for their client or customer accounts through designated mutual fund trading platforms that have received specific written notice from the Funds' transfer agent of the termination of their eligibility for new purchases of Class Z shares will not be permitted to establish new Class Z accounts or make additional purchases of Class Z shares for existing accounts (other than through reinvestment of distributions).

C. Other Existing Class Z Shareholders. Existing holders of Class Z shares (other than those described in the immediately preceding paragraph) may continue to maintain Class Z accounts and make additional purchases of Class Z shares (including through reinvestment of distributions).

6. Exchangeability. Shareholders may exchange shares of one share class of a Fund for shares of another share class of the Fund or another fund managed by Columbia Management Investment Advisers, LLC or its affiliates, subject to eligibility. Before making such an exchange, you should consider the fees and expenses of each share class.

7. Front-End Sales Charge Waivers for Class A Shares. Effective November 8, 2012, the Funds' distributor may waive front-end sales charges on

(i) purchases (including exchanges) of Class A shares in accounts of selling agents that have entered into agreements with the Funds' distributor to offer Fund shares to self-directed investment brokerage accounts that may or may not charge a transaction fee to customers and (ii) exchanges of Class Z shares of a Fund for Class A shares of the Fund.

8. Selling Agent Compensation. The following is added to the section of each Prospectus entitled Selling Agent Compensation as the last paragraph of such section:

Generally, the Distributor, the Investment Manager and their affiliates do not make any of the marketing support payments described in the first and second paragraph of this section with respect to Class Y shares; provided, however, that such payments are, or may be, made to Bank of America with respect to Class Y shares of Columbia Bond Fund, Columbia Global Dividend Opportunity Fund, Columbia Income Opportunities Fund, Columbia Large Cap Enhanced Core Fund, Columbia Large Cap Growth Fund, Columbia Large Cap Value Fund, Columbia Mid Cap Growth Fund, Columbia Mid Cap Value Fund, Columbia Multi-Advisor International Equity Fund, Columbia Short Term Bond Fund, Columbia Small Cap Growth Fund I and Columbia Small Cap Value Fund I. In addition, the Funds' transfer agent does not pay selling agents for the shareholder servicing support described in the third and fourth paragraph of this section with respect to Class Y shares.

9. Transfer Agency Fees. Effective November 1, 2012, the Funds will pay their transfer agent the following transfer agency fee: (i) an annual fee of \$21 per account (excluding Class I share accounts) and (ii) either (a) for all share classes other than Class I, K, R5 and Y) an annual rate of 0.20% of the average aggregate value of shares maintained in omnibus accounts (other than omnibus accounts for which American Enterprise Investment Services, Inc. is the broker of record or accounts where the beneficial owner is a customer of Ameriprise Financial Services, Inc., for which the transfer agent is reimbursed \$16 annually, calculated monthly based on the total number of positions in which accounts at the end of such month) or (b) for Class K and Class R5 shares 0.05% of the average aggregate value of shares maintained in omnibus accounts, provided that total transfer agency fees for Class K and Class R5 shares, including reimbursements, shall not exceed 0.05%. The Funds also pay certain reimbursable out-of-pocket expenses of the transfer agent, as described in the Statement of Additional Information. Prior to November 1, 2012, Class R4 shares paid a lower transfer agency fee equal to (i) an annual fee of \$21 per account and (ii) 0.05% of the average aggregate value of shares maintained in omnibus accounts. Effective November 1, 2012, Class Y shares will not pay transfer agency fees for at least twelve months.

Shareholders should retain this Supplement for future reference.

Columbia Funds Series Trust II
(the "Trust")
Registration #811-21852
Form N-SAR
Six Months ended November 30, 2012

Sub-Item 77K: Change in Independent Registered Public Accounting Firm

At a meeting held on June 14, 2012, the Board of Trustees of the Trust, upon recommendation of the Audit Committee, approved the replacement of Ernst & Young LLP (Ernst & Young) as the independent registered public accounting firm for each of the funds in the Trust and certain other funds in the Columbia Family of Funds (collectively, the Funds) and appointed PricewaterhouseCoopers LLP (PwC). PwC's engagement was effective at the completion of Ernst & Young's audits of the financial statements of Funds with fiscal years ended July 31, 2012. The Funds did not consult with PwC during the fiscal years ended November 30, 2011 and 2010 for the Columbia Mid Cap Growth Opportunity Fund and the period ended November 30, 2011 and the fiscal year ended December 31, 2010 for the Columbia Government Money Market Fund and through the June meeting.

Ernst & Young's reports on the financial statements of the Columbia Mid Cap Growth Opportunity Fund as of and for the fiscal years ended November 30, 2011 and 2010 and the Columbia Government Money Market Fund as of and for the period ended November 30, 2011 and the fiscal year ended December 31, 2010 contained no adverse opinion or disclaimer of opinion and were not qualified or modified as to uncertainty, audit scope or accounting principles. During such fiscal periods, there were no: (1) disagreements between the Funds and Ernst & Young on any matter of accounting principles or practices, financial statement disclosure, or auditing scope or procedure which, if not resolved to Ernst & Young's satisfaction, would have caused them to make reference to the subject matter of the disagreement in connection with their reports, or (2) reportable events.

The Trust has provided Ernst & Young with a copy of this disclosure and has requested Ernst & Young to furnish the Trust with a letter addressed to the Securities and Exchange Commission stating whether it agrees with the statements made by the Trust herein and, if not, detailing the particular statements with which it does not agree. A copy of such letter, dated January 28, 2013, is filed as an exhibit to this Form N-SAR.

January 28, 2013

Securities and Exchange Commission
100 F Street, N.E.
Washington, D.C. 20549-4720

Ladies and Gentlemen:

We have read Sub-Item 77K of Form N-SAR dated January 28, 2013, of Columbia Funds Series Trust II and are in agreement with the statements in the second paragraph. We have no basis to agree or disagree with other statements of the registrant therein.

/s/ ERNST & YOUNG LLP