

# CARLYLE CREDIT INCOME FUND Filed by EAGLE POINT CREDIT MANAGEMENT LLC

# FORM SC 13D/A (Amended Statement of Beneficial Ownership)

# Filed 03/18/25

Address ONE VANDERBILT AVENUE

**SUITE 3400** 

**NEW YORK, NY, 10017** 

Telephone 212 813 4900

> CIK 0001517767

Symbol **CCIA** 

Closed End Funds Industry

**Financials** Sector

Fiscal Year 09/30

# SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

# **SCHEDULE 13D/A**

Under the Securities Exchange Act of 1934
(Amendment No. 7)*
Carlyle Credit Income Fund
(Name of Issuer)
Preferred Shares
(Title of Class of Securities)
92535C500
(CUSIP Number)
Courtney Fandrick 600 Steamboat Road, Suite 202, Greenwich, CT, 06830 203 340 8536
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications) 03/14/2025
(Date of Event Which Requires Filing of This Statement)
If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedul because of §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box.
The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).
SCHEDULE 13D/A
CUSIP No. 92535C500

Name of reporting person

	Eagle Point Credit Management LLC					
	Check the appropriate box if a member of a Group (See Instructions)					
2	$\Box$ (a)					
	□ (b)					
3	SEC use only					
4	Source of funds (See Instructions)					
	00					
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)					
6	Citizenship or place of organization					
	DELAWARE					
Number of Shares	7	Sole Voting Power: 569,095.00				
Beneficially Owned by	8	Shared Voting Power: 0.00				
Each Reporting Person With:	9 Sole Dispositive Power: 569,095.00					
	10	Shared Dispositive Power: 0.00				
	Aggregate amount beneficially owned by each reporting person					
11	569,095.00					
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)					
13	Percent of class represented by amount in Row (11)					
	26.95 %					
14	Type of Reporting Person (See Instructions)					
	IA					

## SCHEDULE 13D/A

tem 1.	Security and Issuer  Title of Class of Securities:				
(a)					
	Preferred Shares				
(b)	Name of Issuer:				
	Carlyle Credit Income Fund				
(c)	Address of Issuer's Principal Executive Offices:				
	One Vanderbilt Avenue, Suite 3400, New York, NEW YORK, 10017.				

### Item 2. Identity and Background

(a) Eagle Point Credit Management LLC

- (b) 600 Steamboat Road, Suite 202, Greenwich, CT 06830 United States.
- (c) This Schedule 13D is filed by Eagle Point Credit Management LLC ("EPCM"), a Delaware limited liability company (the "Reporting Person"). The principal business address for the Reporting Person is 600 Steamboat Road, Suite 202, Greenwich, CT 06830 United States.

EPCM is a registered investment adviser and serves as investment adviser to certain private funds and separately managed accounts which hold the Preferred Shares described herein (collectively, the "Accounts"). EPCM is ultimately wholly owned by Eagle Point Holdings LP ("EP Holdings") through intermediary holding companies. Eagle Point Holdings GP LLC ("EP Holdings GP") is the sole general partner of EP Holdings. EP Holdings GP is managed by a board of managers (the "EP Holdings Board") of which the majority of the members are appointed by Trident EP-II Holdings LLC ("EP-II LLC"), which also owns a majority of the voting interests in EP Holdings GP.

EP Holdings is a Delaware limited partnership and EP Holdings GP is a Delaware limited liability company. The principal business address of each of these entities is c/o Eagle Point Credit Management LLC, 600 Steamboat Road, Suite 202, Greenwich, CT 06830.

EP-II LLC is a Delaware limited liability company. Its principal business address is c/o Stone Point Capital LLC, 20 Horseneck Lane, Greenwich, CT 06830.

Set forth below is the name and principal occupation of each member of the Board of EP Holdings GP. Each of the following individuals is a United States citizen.

Name Principal Occupation Principal Business Address

Scott J. Bronner Managing Director, Stone Point Capital LLC c/o Stone Point Capital LLC, 20 Horseneck Lane, Greenwich, CT

06830

Thomas P. Majewski Managing Partner, EPCM (and certain affiliated advisers) c/o Eagle Point Credit Management LLC, 600 Steamboat Road, Suite

202, Greenwich, CT 06830

James R. Matthews Managing Director, Stone Point Capital LLC c/o Stone Point Capital LLC, 20 Horseneck Lane, Greenwich, CT

06830

Additional information regarding EPCM's ownership and governance structure is set forth in its Form ADV, as filed with the Securities and Exchange Commission (SEC File No. 801-77721), under the Investment Advisers Act of 1940, as amended, and is incorporated herein by reference.

- (d) During the past five years, none of the Disclosed Parties has been convicted in any criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) During the past five years, none of the Disclosed Parties was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

#### Item 3. Source and Amount of Funds or Other Consideration

Since the Reporting Persons' previous Schedule 13D filing relating to the Preferred Shares (filed with the SEC on February 24, 2025 and available at the following hyperlink: https://www.sec.gov/Archives/edgar/data/1607203/000110465925016587/xslSCHEDULE\_13D\_X01/primary\_doc.xml), all of the Preferred Shares reported herein were acquired over a period of time in multiple secondary transactions at various market prices. The funds used to acquire each of the Preferred Shares were from each applicable Account's available investment capital.

#### Item 4. Purpose of Transaction

EPCM caused the Accounts to acquire the Preferred Shares they hold for investment purposes and will continue to analyze such investments on an ongoing basis. EPCM, on behalf of the Accounts, reserves the right to increase or decrease the Accounts' ownership of the Preferred Shares over time.

#### Item 5. Interest in Securities of the Issuer

(a) The Reporting Personmay be deemed to beneficially own an aggregate of 569,095 Series A Preferred Shares, which represents approximately 26.95% of all of the Issuer's outstanding preferred shares. The number of Preferred Shares which may be deemed to be beneficially owned by the Disclosed Parties are as follows:

- (1) Pursuant to an investment management agreement between EPCM and each Account, EPCM has discretionary investment authority and voting power with respect to the Preferred Shares held by the Accounts. Thus, EPCM could be deemed to have the sole power to vote and dispose or direct the disposition of such Preferred Shares.
- (2) EP Holdings is a holding company for EPCM. While EP Holdings, EP Holdings GP, each of the EP Holdings Board members, and EP-II LLC could be deemed to share beneficial ownership of the securities held by the Accounts and beneficially owned by EPCM, each of the foregoing fully disclaim beneficial ownership of such securities.

(c) Subsequent to the last amendment to this Schedule 13D, filed with the SEC on February 24, 2025, the Accounts engaged in the following secondary transactions:

Date	Acquisition/Sale			Number of Preferred Shares	Price per Preferred Share
2/24/202	25	Sale	200	\$26.00	
2/25/202	25	Sale	400	\$26.04	
2/25/202	25	Sale	200	\$26.05	
2/25/202	25	Sale	1,420	\$26.15	
2/26/202	25	Sale	100	\$26.01	
2/26/202	25	Sale	200	\$26.02	
2/26/202	25	Sale	200	\$26.04	
2/27/202	25	Sale	800	\$26.00	
2/27/202	25	Sale	5,400	\$26.01	
2/27/202	25	Sale	200	\$26.05	
3/5/2025	5	Sale	400	\$26.00	
3/7/2025	5	Sale	299	\$25.71	
3/7/2025	5	Sale	299	\$25.72	
3/7/2025	5	Sale	1	\$25.77	
3/7/2025	5	Sale	1	\$25.95	
3/11/202	.5	Sale	200	\$25.88	
3/12/202	25	Sale	500	\$25.85	
3/13/202	25	Sale	298	\$25.86	
3/13/202	25	Sale	700	\$25.88	
3/14/202	25	Sale	1,565	\$25.86	
3/14/202	25	Sale	300	\$25.87	
3/17/202	25	Sale	84	\$25.80	
3/17/202	25	Sale	1,100	\$25.81	
3/17/202	25	Sale	300	\$25.83	
3/17/202	25	Sale	200	\$25.84	
3/17/202	25	Sale	116	\$25.87	
3/17/202	25	Sale	200	\$25.88	

#### Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer

The relationships between the Disclosing Parties are described in response to Item 2.

#### Item 7. Material to be Filed as Exhibits.

All other materials which may be required to be filed as exhibits have been incorporated by reference herein.

#### SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

## Eagle Point Credit Management LLC

Signature: /s/ Kenneth Onorio

Name/Title: Kenneth Onorio, Chief Financial Officer

Date: 03/18/2025