SALOMON BROTHERS CAPITAL & INCOME FUND INC Form DEFA14A September 29, 2005

Filed by the Registrant x

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934

Filed by a Party other than the Registrant "
Check the appropriate box:
 Preliminary Proxy Statement. Confidential, for use of the Commission Only (as permitted by Rule 14a-6(e)(2)). Definitive Proxy Statement. X Definitive Additional Materials. Soliciting Material Pursuant to sec. 240.14a-12.
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Salomon Brothers Capital and Income Fund Inc.
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SALOMON BROTHERS CAPITAL AND INCOME FUND INC.

125 Broad Street, 10th Floor

New York, New York 10004

September 29, 2005		
Dear Shareholder:		

As a shareholder of Salomon Brothers Capital and Income Fund Inc. (the Fund), it is important that you vote on a new management agreement between your Fund and your Fund s current investment adviser, Salomon Brothers Asset Management Inc (SBAM). Your Fund s Board of Directors, including all the Independent Directors, recommends that you vote FOR approval of the new management agreement on the enclosed WHITE proxy card.

Your vote **FOR** approval of the new management agreement is especially important because of the actions of Karpus Management Inc. d/b/a Karpus Investment Management (Karpus). Karpus may be communicating with you in a self-serving attempt to convince you to vote against the new management agreement. In considering Karpus statements, please keep in mind the following important information.

KARPUS IS LOOKING OUT ONLY FOR ITS OWN SHORT-TERM INTERESTS

Karpus does not tell you that voting against the new management agreement may create significant uncertainty for the Fund and its investors but instead wants you to believe that this transaction entitles shareholders like Karpus to a one-time windfall. Citigroup Inc., the parent company of SBAM, has entered into an agreement to sell its asset management business, which includes SBAM, to Legg Mason, Inc. Upon the closing of this transaction, your Fund s current management agreement with SBAM will automatically terminate as a matter of law. If a new management agreement with SBAM is not approved by shareholders of the Fund, there will likely be a protracted period of significant uncertainty for the Fund. The absence of suitable advisory arrangements, even for a short period of time, could disrupt the Fund s ability to pursue its investment objectives. Your Fund s Directors, including all of the Independent Directors, have approved the new management agreement and recommend you vote FOR the new management agreement to assure continuity of management of your Fund.

In pursuing its own short-term interests, Karpus ignores the benefits that may be realized by the Fund s shareholders as a result of SBAM joining the Legg Mason family. Upon completion of the Legg Mason transaction, SBAM will be able to continue managing the Fund as part of an organization with an excellent reputation,

which is focused solely on asset management. Being part of a pure play asset manager is attractive because the sole focus is on investment management excellence. Management fees will remain the same, and you will continue to receive the same excellent service. Your Board of Directors has confidence in SBAM and Legg Mason and has determined that the proposed new management agreement between your Fund and SBAM is in the best interest of the Fund and *all* of its shareholders. <u>Again, Karpus pursuit of its own short-term interests disregards the impact of its efforts on the Fund s other shareholders.</u>

Remember: Your Fund s Board of Directors has a fiduciary duty to act in the interests of *all*, not just some, of your Fund s shareholders. Karpus has no such responsibility.

We believe that Karpus short-term interests are directly opposed to your interests as a shareholder. Karpus wants your Fund to take unspecified action to eliminate the discount to net asset value at which its shares trade. But Karpus does not tell you that there is no guarantee that various measures that may allow some shareholders to realize close to net asset value for their shares will reduce or eliminate the discount over the long term. Rather, any one-time windfall would be at the expense of shareholders who purchased shares with the intention of obtaining income and growing their investment in accordance with your Fund s investment objectives.

The Fund s primary investment objective is total return with an emphasis on income. **SBAM has enabled your Fund** to pursue this objective successfully, and even Karpus admits in its proxy statement that: We believe the [Fund s] current portfolio management team has performed well.

Your Fund s Board has closely monitored the discount, and continues to do so. We also continue to review possible steps to address the discount, consistent with the interests of the Fund and all of its shareholders. Under a share repurchase program initiated by your Fund s Board in May 2004, your Fund is authorized to repurchase up to 1,000,000 shares in the open market for the sole purpose of enhancing shareholder value. Your Fund has purchased over 400,000 shares under that program. In addition, under the Fund s dividend reinvestment plan, when Fund shares are trading at a discount to net asset value, the plan agent purchases shares for plan participants in the open market rather than having the Fund issue new shares. This has the effect of periodically increasing demand for Fund shares. The Board continues actively to consider whether taking other actions with respect to the discount would be in the best interests of your Fund and all of its shareholders. We also believe that the existing closed-end fund structure contributes to the Fund s performance by allowing the Fund to have greater flexibility to invest and to maintain a longer investment horizon.

DO NOT LET KARPUS FOOL YOU! KARPUS DOES NOT HAVE THE INTERESTS OF ALL FUND INVESTORS IN MIND.

Whether or not you plan to attend the meeting, and regardless of the number of shares you own, your Board urges you to vote **FOR** the new management agreement on the enclosed **WHITE** proxy card. Your Board strongly urges you to discard and not sign any green proxy card that may be sent to you by Karpus.

We thank you for your continued trust and support. If you need any assistance, or have any questions regarding the
Fund s proposal or how to vote your shares, please call our proxy solicitor, Georgeson Shareholder Communications
Inc., at 1-888-293-6728.

Sincerely,

R. Jay Gerken

Chairman

PLEASE SIGN, DATE AND RETURN YOUR WHITE PROXY CARD AND DO NOT RETURN ANY GREEN PROXY CARD. ONLY YOUR LATEST DATED, SIGNED PROXY CARD WILL BE COUNTED, AND ANY GREEN PROXY CARD YOU SIGN FOR ANY REASON COULD INVALIDATE PREVIOUS WHITE PROXY

Edgar Filing: SALOMON BROTHERS CAPITAL & INCOME FUND INC - Form DEFA14A CARDS SENT BY YOU TO SUPPORT THE FUND.

YOUR VOTE IS IMPORTANT. PLEASE ACT TODAY. IF YOU HAVE QUESTIONS OR NEED ASSISTANCE IN VOTING YOUR SHARES, PLEASE CALL:

17 State Street, 10th Floor

New York, NY 10004

(888) 293-6728 (Toll Free)

Banks and Brokerage Firms please call:

(212) 440-9800

EVERY SHAREHOLDER S VOTE IS IMPORTANT

Your Proxy Vote is important!
And now you can Vote your Proxy on the PHONE, or the INTERNET.
It saves Money! Telephone and Internet voting saves postage costs. Savings which can help minimize expenses.
It saves Time! Telephone and Internet voting is instantaneous 24 hours a day.
It s Easy! Just follow these simple steps:
1. Read your proxy statement and have it at hand.
2. Call toll-free 1-866-290-1380, or go to website: https://vote.proxy-direct.com
3. Follow the recorded or on-screen directions.
4. Do <u>not</u> mail your Proxy Card when you vote by phone, or Internet.
Please detach at perforation before mailing.

SPECIAL MEETING OF SHAREHOLDERS

TO BE HELD OCTOBER 21, 2005

The undersigned, revoking any prior proxies, hereby appoints R. Jay Gerken, Andrew B. Shoup, Robert I. Frenkel and Thomas C. Mandia, and each of them with full power of substitution, as proxies to vote for the undersigned at the Special Meeting of Shareholders of the Fund to be held at American Conference Centers, 780 Third Avenue, New York, New York 10017, at 4 p.m. (New York time) on October 21, 2005, or at any adjournment thereof, upon the following matters as described in the Notice of Meeting and accompanying Joint Proxy Statement, which have been received by the undersigned.

This proxy is solicited by the Fund s Board of Directors. The Fund s Board of Directors has recommended that shareholders vote for all of the proposals.

When properly executed, this proxy card will be voted in the manner directed herein by the undersigned. If no direction is given with respect to one or more proposals, this proxy card will be voted FOR Items 1 and 2, and will be voted in accordance with the proxies best judgment as to any other matters that may properly come before the Special Meeting or any adjournment thereof.

Date

VOTE VIA THE INTERNET: https://vote.proxy-direct.com

Note: Please sign exactly as name or names appear hereon. Joint

VOTE VIA THE TELEPHONE: 1-866-290-1380

owners should each sign personally. When signing as attorney, executor, administrator, trustee or guardian, please give full title as such. If a corporation, please sign in corporate name by President or other authorized officer. If a partnership, please sign in partnership name by authorized person.
Shareholder sign here
Co-owner sign here

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EVERY SHAREHOLDER S VOTE IS IMPORTANT

Please detach at perforation before mailing.

PLEASE MARK BOXES BELOW IN BLUE OR BLACK INK AS FOLLOWS. Example:

FOR AGAINST ABSTAIN

1. To approve a new Management Agreement.

2. To approve a new Subadvisory Agreement. NOT APPLICABLE

3. To elect Board I Members:

01. Carol L. Colman 02. Daniel P. Cronin 03. Leslie H. Gelb NOT APPLICABLE

04. William R. Hutchinson 05. Dr. Riordan Roett 06. Jeswald W. Salacuse

07. R. Jay Gerken

To withhold authority to vote for one or more of the nominees, write the corresponding

number(s) of the nominee(s) on the line provided next to your fund(s).

3. To elect Board II Members:

08. Andrew L. Breech

09. Carol L. Colman

10. William R. Dill

NOT APPLICABLE

11. William R. Hutchinson

12. Thomas F. Schlafly

13. R. Jay Gerken

To withhold authority to vote for one or more of the nominees, write the corresponding number(s) of the nominee(s) on the line provided next to your fund(s).

PLEASE VOTE, SIGN AND DATE THIS PROXY CARD AND RETURN IT PROMPTLY IN THE ENCLOSED POSTAGE-PAID ENVELOPE.

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