BANK OF AMERICA CORP /DE/ Form DEFA14A April 28, 2015

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A

(Rule 14a-101)

INFORMATION REQUIRED IN PROXY STATEMENT

SCHEDULE 14A INFORMATION

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

Exchange Act of 1934 (Amendment No.)

Filed by the Registrant x

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 §240.14a-12

Bank of America Corporation

(Name of Registrant as Specified in its Charter)

(Name of Person(s) Filing Proxy Statement, if Other Than the Registrant)

PAYMENT OF FILING FEE (Check the appropriate box):

| X | No fee required. | |
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| | Fee o | computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11. |
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| 3) | Filing Party: | |
| 4) | Date Filed: | |
| | | |

April 2015 2015 Corporate Governance and Compensation Practices Highlights

Serves

48M

consumer and small business relationships

Business Overview & Performance Highlights

2

Premier Financial Institution Focused on

Three Groups of Customers

2014

Revenue

Across

Our

Five

Reported

Segments

(\$B)

1 Reflects reclassification of reporting segments as of January 1, 2015 Primary competitor group includes Citigroup, Goldman Sachs, JPMorgan Chase, Morgan Stanley and Wells Fargo 2014 Performance Highlights Achieved Project New BAC cost savings goal Reduced costs by \$2B per quarter nine months ahead of original plan Improved levels of capital and liquidity Tier 1 capital increased more than 7% from 12/31/13 to \$169B; achieved record Global Excess Liquidity Sources of \$439B Improved / increased client and customer activity 4M business referrals in 2014 Increased quarterly common stock dividend From \$0.01 to \$0.05 per share 15.7% total return to investors in 2014 Surpassed both peer and S&P average Strong One-Year TSR Performance Relative to Peers 2 Institutional Investors. Support research processes, risk management and portfolio performance goals Companies. Expertise and customized products and services delivered through our global banking platform Consumer Banking \$30.8 Global Wealth & Investment Mgmt

\$18.4

Global Banking \$17.7 Global Markets \$16.1 Legacy Assets & Servicing \$2.7 15.7% 14.8% 14.4% 13.7% 3.8% BAC Primary Competitor Group Average **USG-SIFI** Average S&P 500 Index AIIG-SIFI Average People. Banking and wealth management solutions Serve 1 in 3 companies with \$50M \$2B in annual sales More than 200,000 unique institutional and retail clients access our research and analysis 1

Governance Enhancements Informed by Shareholder Feedback 3 Board implemented special meeting right at 10% ownership threshold Annual election of directors

Business Standards report 1

Political activities disclosure

Sustainability and greenhouse gas emission disclosure Shareholder

Majority vote standard for director elections

Rights Reporting

& Disclosure

Director

Accountability

1

Expected to be produced by March 31, 2016.

Our Board has implemented market-leading governance practices in direct response to our shareholders

feedback, including proxy access with 3%/3 year threshold

Board proactively adopted proxy access right at a 3% / 3 year ownership threshold with market-leading aggregation terms

At time of adoption, Bank of America was one of only 10 US companies to establish proxy access at 3%/3 year threshold

Demonstrates Bank of America s commitment to constructive engagement with investors and the evolving landscape of shareholder rights

Proxy Access

Enhanced business and sustainability reporting, including:

Highly Engaged, Independent Board with Deep Expertise

Our 13 member Board includes 11 independent directors, 8 of whom have been elected since 2009, including 7 in the last 3 years

4

We maintain strong board evaluation and succession planning practices to ensure we have the right skills and experiences on the Board to oversee our business and strategy

2013:

De

Weck,

Donald

&

Nowell

2012: Allen, Bovender, Hudson & Yost Independent 85% Risk Management Cybersecurity Risk **Consumer Banking** International Perspective Audit / Financial Reporting Corporate Governance **Financial Services Industry Experience** Strategic Planning **Business** Development Regulated Business Expertise Operational Risk Social Responsibility and Diversity 1 4 years 5 8 years 9 12 Balance of Institutional Knowledge and Fresh Perspectives Directors Contribute Valuable Range of Expertise Gender Diversity Director Independence Female 31% Male 69% Inside

15%

Commitment to Strong, Independent Board Leadership

Bank of America has evolved significantly since 2009, when separate Chairman and CEO roles were established. We have machanges to our Board

composition and Executive Management Team, and our shareholder base has evolved considerably

Decision to appoint Mr. Moynihan as Chairman reflected his demonstrated leadership, management capability, knowledge of cindustry, and the long-term, strategic perspective he has demonstrated as CEO over the last 5 years

Under Mr. Moynihan s leadership, we have rebuilt capital, streamlined operations, stabilized performance, increased capital reshareholders, and made key governance changes to enhance disclosure and shareholder engagement

Creation of a Lead Independent Director role with robust and transparent duties comparable to that of an Independent Chair was component of the Board s decision to change the independent leadership structure

Shareholder feedback from prior engagement and investor voting policies was also an important factor in our decision

5

Key Elements of 2014 Board Leadership Review

Key Considerations in Board Leadership Decision

When Mr. Holliday

advised the Board of

his intention to step

out of Independent

Chairman role,

formal succession

review commenced

Board conducted

external review

of

board leadership

structures including

investor voting

policies and past

feedback, benchmark

data, and peer data

Board conducted

internal

review

of

current governance

structure, needs of

the business, and

Board leadership

candidates

Board appointed CEO

Brian Moynihan as

Chairman of the

Board, and elected

Jack Bovender to

newly established

Lead Independent

Director role

Our Board believes that an executive Chairman, working in tandem with a Lead Independent Director with meaningful leadership responsibilities, provides the right Board leadership structure at this time

Corporate

Governance

Committee

deliberates annually

on Board leadership

structure,

in part by questions

on topic in annual

shareholder

engagement

informed

Lead Independent Director with Significant Board Leadership Responsibilities Jack Bovender, Lead Independent Director

Respected

among

the

directors

and

has

the

qualities

and

experience desired for the role high personal integrity, a breadth of knowledge in management, operations and corporate governance willingness to listen and to engage with substance and impact, and a readiness to challenge management Brings strategic insights and relevant knowledge

insights
and
relevant
knowledge
as
former
Chairman,
CEO
and
COO
of

HCA Inc., highly regulated company Duties of the Lead Independent Director Establish Strong Independent Leadership in the Boardroom **Board Leadership** Presides at all meetings when Chairman is not present Calls meetings of independent directors Provides leadership if CEO / Chairman s role may be in conflict **Board Culture** Serves as a liaison between CEO and independent directors Establishes relationship with CEO, providing support, advice and feedback **Board Focus** Helps ensure Board focuses on key issues facing Bank of America Assists in promoting corporate governance best practices **Board Meetings** Advises CEO of Board information needs, and approves information sent to Board Develops discussion topics for Board executive sessions Board Performance & Development Helps ensure efficient and effective Board performance and functioning Consults with Governance Committee on annual Board self assessment Provides guidance on ongoing director development Consults in identification and evaluation of director candidates, committee members and committee chairs Shareholders & Other Stakeholders Available for consultation and direct communication, to the extent requested by major shareholders 6 Our Governance Committee will continue to regularly review and assess the best **Board** leadership structure for Bank of America s evolving needs Acts as a sounding board and advisor to CEO

Plans, reviews and approves Board meeting agendas and schedules in coordination

with CEO

Contributes to annual performance review of CEO and participates in CEO succession planning

,

Board s oversight of management and company Regularly communicates with primary bank regulators to discuss appropriateness of

Effective, Independent Corporate Governance Committee 7

Committee takes a proactive, disciplined approach to Board refreshment and director self-assessments as well as CEO evaluation and succession planning

Track record of promoting market-leading corporate governance best practices, including proxy access adoption and enhanced

Our Corporate Governance Committee is made up of experienced, skilled Board members who contribute crucial strategic perspectives and drive independent oversight of management

Thomas May, Committee Chair Sharon Allen, Committee Member Other Committees: Enterprise Risk Frank Bramble, Sr., Committee Member

reporting disclosure

Other Committees: Enterprise Risk (Chair)

Brings broad-ranging financial services experience and historical insight from leadership positions at two

Experience on a wide range of issues including risk management, credit cycles, consumer sales and marketing, and audit and financial reporting Other Committees: Audit (Chair)

Prior positions give broad management experience of large, complex businesses and an international perspective on risk management and strategic planning

Public company board service gives further perspective into large, complex, regulated organizations and financial reporting and accounting

Strong accounting and financial skills from experience as a Certified Public Accountant, as well as a professional perspective on financial reporting and enterprise and operational risk management Other Committees: Audit

Experience with regulated businesses, operations, risk management, business development, strategic planning and corporate governance matters as Chairman and CEO of Northeast Utilities dba Eversource Energy Lionel Nowell, III, Committee Member

Audit committee financial expert

Extensive experience in risk management and strategic planning as well as strong financial skills as former Treasurer of PepsiCo, Inc.

Audit committee financial expert

Extensive audit, financial reporting and corporate governance experience from audit and consulting services responsibilities as former Chairman at Deloitte financial services companies acquired by BAC

Best-in-Class Corporate Governance Practices
Substantial majority of independent directors; 11 of 13 members are independent
Annual election of directors with a majority vote standard
Robust Lead Independent Director role with clearly defined leadership responsibilities
Proxy access right at a 3% / 3 year ownership threshold
Special meeting right at a 10% ownership threshold
No supermajority provisions
Strong board oversight of risk management
Detailed business and sustainability reporting
Robust, proactive management succession planning
Annual Board and Committee self-evaluations
Corporate Governance Committee considers director candidates recommended by shareholders
Directors
may

not sell restricted stock received as compensation (except as necessary pay taxes upon vesting) until termination of service Regular engagement with shareholders and consideration of shareholder feedback

Executive Compensation Program Strongly Aligns Pay and Performance 9

Our Board believes equity-based awards are the most direct way to align employee and investor interests

We are requesting authorization for 125 million additional shares this year, for a total pool of 450 million shares

We expect this pool to last three to four years, assuming we settle awards in stock

We carefully manage potential dilution and with the additional shares, our overhang will total 5.1%

Our plan has features that protect investor interests, including double-trigger vesting, prohibition of re-pricing and no liberal share recycling

CEO Variable Pay Mix for 2014

2014 Compensation Elements

Equity Plan Aligns Employee and Investor Interests

PRSUs

50%

TRSUs

20%

CRSUs

30%

Long-

Term

Incentive

Short-

Term

Incentive

For

CEO

For all

other

NEOs

Base

Salary

Cash-Settled Restricted Stock Units (CRSUs)

Stock price performance measured over 1-

year vesting period

Annual Cash Incentive

Provides short-term variable pay for

applicable performance year

Performance Restricted Stock Units (PRSUs)

Fully performance based. Measures Return on Assets and adjusted Tangible Book Value growth, with full payout at 3-year Average ROA of 100bps and 3-year adjusted TBV growth of 11.5%

3-year

performance

measurement

period

PRSUs are forfeited if results are below minimum goals (minimum set at 3-year average ROA at 50bps and 3-year average adjusted TBV growth of 5.25%)

Time-Based Restricted Stock Units (TRSUs)

Vest ratably over three years

Aligned with long-term stock price performance

Reflects job scope, experience and market comparable positions

Effective Compensation Practices Aligned with Investor Interests

What We Do

What We Don t Do

Pay

for

performance

and

allocate

individual

awards

based

on

actual results and how results were achieved

Use balanced, risk-adjusted performance measures Review feedback from independent control functions in performance evaluations and compensation decisions Provide appropriate mix of fixed and variable pay to reward company, line of business and individual performance Defer significant portion of variable pay as equity-based awards Strong risk management practices including multiple clawback and cancellation features for equity awards including detrimental conduct clawback and performance-based clawback Require stock ownership and retention of a portion of equitybased awards 500,000 shares for CEO 300,000 shares for other NEOs **Prohibit** hedging and speculative trading of company stock, including short sales and trading in options and derivatives No severance or change in control agreements for executive officers X

No

severance benefits to our executive officers > 2xbase salary and bonus without shareholder approval (per our policy limiting future severance agreements) No accrual of additional retirement benefits under supplemental executive retirement plans (SERPs) No excise tax gross-ups upon change in control No discounting, reloading or re-pricing stock options without shareholder approval No single-trigger vesting of equity based awards upon change in control \mathbf{X} No multi-year guaranteed incentive awards No fixed-duration employment contracts with executive officers 10

Robust Sustainability Initiatives and Reporting

Our Board believes management is best suited to address potential climate change impacts by supporting key environmental in develop innovative solutions, and regularly communicating progress to our shareholders

l.

Bank of America Has Robust Disclosure Currently in Place

We are an industry leader in publicly disclosing the greenhouse gas emissions related to operations and business activities

We report publicly on 10 of 11 categories of Scope 3 emissions relevant to our business, and provide detailed disclosure relating emissions profile of the U.S. electric power utilities to which we extend credit

In 2014, the Carbon Disclosure Project gave our Company a perfect disclosure score, and ranked us in Performance Band A (the possible)

2.

We Continue to Develop Innovative Environmental Solutions

In 2012, we exceeded our original 10-year, \$20B environmental business initiative to address climate change through lending, investments, capital markets activity, philanthropy and our Company s own operations

We renewed our commitment by embarking on a new 10-year, \$50B initiative, bringing our goal to \$70 billion, and have delive than \$39B under the combined goals to date

Proposal 5 is a shareholder proposal requesting a report on greenhouse gas emissions; the report is unnecessary given our current strong practices in environmental projects and disclosure

11

The

Board

encourages

a

vote

AGAINST

Proposal

5

The requested additional report would focus on greenhouse gas emissions of our customers and climate change risk exposure i lending, investing and financing activities, and would require considerable resources without conveying useful information

In 2014, we announced a Catalytic Finance Initiative designed to stimulate at least \$10B of new investment into high-impact, or projects

Robust Disclosure of Political Activities, and No Company Grassroots Lobbying

12

Proposal 6 is a shareholder proposal that requests a report on lobbying; the report is unnecessary due to Company s current disclosure on political activities and contributions, and on trade associations

The

Board

encourages

a

vote

AGAINST

Proposal

6

Our company does not engage in grassroots lobbying communications, or advocate with respect to specific legislation with the general public

When we engage with policymakers or monitor legislative activities, we comply with all federal and state laws and reporting requirements, and our feedback is readily available to the public

2.

No Grassroots Lobbying

Our Company currently discloses policies and procedures on political activities and contributions on our website

Our Board Corporate Governance Committee has oversight of political activities, and Public Policy Executive reports at least annually to the Committee on significant policies and practices

Further, we currently disclose our trade association memberships on our website, and restrict organizations from using any payments (including membership fees and dues) for any election-related activity 1.

Robust Disclosure Currently in Place

Shareholders Have Multiple Avenues for Voicing Concerns

Annually elected board, with a majority voting standard

Holders of 3% of shares continuously for 3 years can nominate up to 20% of the board, on the company s proxy card, through market-leading proxy access rights

No supermajority voting provisions

No shareholder rights plan

2.

Matters Requiring Vote Should be Presented to and Voted on by All Shareholders

13

Proposal 7 is a shareholder proposal that requests written consent rights; the proposal is unnecessary in light of existing strong shareholder rights

The Board encourages a vote AGAINST

Proposal 7

Written Consent Rights are Unnecessary In Light of Strong Special

Meeting and Proxy Access Provisions

Our shareholders can call a special meeting at a 10% ownership threshold

Shareholder meeting process provides procedural safeguards and advantages over action taken by a limited number of shareholders by written consent

Our Integrated Business Approach Benefits our Customers and Shareholders

Divestment of operations along the lines the proposal appears to

contemplate (i.e., divestiture of businesses conducted

outside of Bank of America, N.A.) would not enhance shareholder value and would negatively impact our shareholders 1.

Customers Benefit from Our Integrated Approach

2.

We Already Have Narrowed the Company s Focus and Streamlined Operations

3.

Our Board is Actively Involved in Oversight of Initiatives

Proposal 8 is a shareholder proposal requesting a Board committee to develop a plan to divest what the proposal refers

to

as
non-core
banking
operations;
the
proposal
is
not
in
the
best
interest
of
shareholders
14
The Board encourages a vote AGAINST Proposal 8

We serve our customers (individuals, companies and institutional investors) on an integrated basis, which we believe is a competitive advantage. Many customers are served by entities in addition to Bank of America, N.A.

Implementing the proposal would disrupt the flow of credit and services

We see continued improvement in our customer scores, market rankings, and penetration of products per customer as a result of our approach

At the core of our integrated strategy are the combined competencies of Bank of America and Merrill Lynch

Since 2010, we have reduced our size, scope of activity and risk, trimming hundreds of billions of dollars in assets from our balance sheet and eliminating dozens of non-core businesses, while increasing our capital and liquidity

Our entire Board, as part of its regular process, is engaged in development and implementation of our strategic plan,

which considers dispositions and other initiatives, including streamlining our operations, and has active oversight of strategic initiatives