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

#### FORM 10-D

# ASSET-BACKED ISSUER Distribution Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the monthly distribution period from July 1, 2015 to July 31, 2015

Commission File Number of issuing entity: 333-189460-02

## BA CREDIT CARD TRUST \*

(Exact name of issuing entity as specified in its charter) (Issuer of the Notes) Commission File Number of issuing entity: 333-189460-01

## BA MASTER CREDIT CARD TRUST II

(Exact name of issuing entity as specified in its charter) (Issuer of the Collateral Certificate)

Commission File Number of depositor: 333-189460

BA CREDIT CARD FUNDING, LLC

(Exact name of depositor as specified in its charter)

#### BANK OF AMERICA, NATIONAL ASSOCIATION

(Exact name of sponsor as specified in its charter)

Delaware	Delaware				
(State or other jurisdiction of incorporation or organization of the issuing entity)	(State or other jurisdiction of incorporation or organization of the issuing entity)				
c/o BA Credit Card Funding, LLC	c/o BA Credit Card Funding, LLC				
214 North Tryon Street	214 North Tryon Street				
Charlotte, NC 28255	Charlotte, NC 28255				
(Address of principal executive offices of issuing entity)	(Address of principal executive offices of issuing entity)				
(980) 683-4915	(980) 683-4915				
(Telephone number, including area code)	(Telephone number, including area code)				
N/A	N/A				
(I.R.S. Employer Identification No.)	(I.R.S. Employer Identification No.)				
N/A	N/A				
(Former name, former address, if changed since last report)	(Former name, former address, if changed since last report)				

Each class of Notes to which this report on Form 10-D relates is reporting in accordance with Section 15(d) of the Securities Exchange Act of 1934. The title of each class of Notes to which this report on Form 10-D relates is set forth in Exhibit 99.2 hereto.

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes X No

<sup>\*</sup> In accordance with relevant regulations of the Securities and Exchange Commission, the depositor files annual and other reports with the Commission in respect of the BA Credit Card Trust and the BA Master Credit Card Trust II under the Central Index Key (CIK) number (0001128250) for the BA Credit Card Trust.

#### PART I – DISTRIBUTION INFORMATION

#### ITEM 1 - Distribution and Pool Performance Information.

Response to Item 1 is set forth in Exhibits 99.1 and 99.2.

#### PART II - OTHER INFORMATION

#### ITEM 3 - Sales of Securities and Use of Proceeds.

the Commission file number, indicated below:

The following table provides information about sales of securities by BA Credit Card Trust during the period covered by this report that have not been previously reported. For purpose of this report, sales of securities are treated as having been previously reported if such sales have been previously reported in another report or registration statement, including a prospectus forming a part of a registration statement filed by BA Credit Card Funding, LLC on behalf of BA Credit Card Trust.

Date of Sale	Size (millions) / Title	Purchasers	Exemption from Securities Act Registration
NOTHING TO REPORT			
	redit Card Trust during the period covered by this rep the BA Credit Card Trust under the Central Index Ke	1 0	

**Prospectus Filing Date** 

**Commission File Number** 

## NOTHING TO REPORT

A class designation of notes determines the relative seniority for receipt of cash flows and funding of uncovered defaults on principal receivables allocated to the related series of notes. The Class B notes are subordinate to the Class A notes and the Class C notes are subordinate to the Class B notes. With respect to the tranches in each class of notes, the cash flows and funding of uncovered defaults will be allocated to the tranches on a pro rata basis.

Without noteholder consent, BA Credit Card Trust may issue a new series, class or tranche of notes at any time upon the satisfaction of certain conditions described in the underlying transaction agreements, including confirmation that (i) the issuer reasonably believes that the new issuance will not adversely affect the amount of funds available to be distributed to the holders of any outstanding notes or the timing of such distributions, and (ii) the new issuance will not cause a reduction, qualification or withdrawal of the ratings of any outstanding notes.

In addition, without noteholder consent and without the consent of any holders of certificates issued by BA Master Credit Card Trust II, BA Credit Card Funding, LLC has the right to designate, from time to time, additional eligible credit card accounts to BA Master Credit Card Trust II. In connection with any such designation, BA Credit Card Funding, LLC will transfer the related receivables, whether then existing or thereafter created, to BA Master Credit Card Trust II.

#### ITEM 9 - Exhibits.

Exhibit 99.1 Monthly Series Certificateholders' Statement.

Exhibit 99.2 Schedule to Monthly Noteholders' Statement.

#### **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized

Dated: August 17, 2015

BA CREDIT CARD TRUST
(Issuing Entity)
BA MASTER CREDIT CARD TRUST II
(Issuing Entity)
BANK OF AMERICA, NATIONAL ASSOCIATION,
(Servicer)
By: /s/ Joseph L. Lombardi

Name: Joseph L. Lombardi Title: Vice President

## MONTHLY CERTIFICATEHOLDERS' STATEMENT

#### SERIES 2001-D

## BA CREDIT CARD FUNDING, LLC

#### BA MASTER CREDIT CARD TRUST II

#### **MONTHLY PERIOD ENDING JULY 31, 2015**

The information which is required to be prepared with respect to the Transfer Date of August 14, 2015 and with respect to the performance of the Trust during the related Monthly Period is set forth below.

Capitalized terms used in this Statement have their respective meaning set forth in the Third Amended and Restated Pooling and Servicing Agreement, as amended by the First Amendment to Third Amended and Restated Pooling and Servicing Agreement.

Data presented in this Monthly Certificateholders' Statement was produced utilizing BANA's consolidated payment prioritization methodology. See "Current Consolidated Payment Prioritization Methodology Not Fully Comparable with Previous Payment Prioritization Methodologies" in the endnotes below.

Terms and abbreviations used in this report and not otherwise defined herein have the meanings set forth in the certain program documents for the BA Master Credit Card Trust II and the BA Credit Card Trust, as certain of such program documents have been amended, as applicable. Each of these agreements and related amendments, as applicable, has been included as an exhibit to a report on Form 8-K filed by BA Credit Card Funding, LLC, the BA Master Credit Card Trust II and the BA Credit Card Trust, with the Securities and Exchange Commission ("SEC") under File Nos. 0001370238, 0000936988 and 0001128250, respectively, on October 1, 2014 or July 8, 2015.

A.	Inform	ation Reg	arding the Current Monthly Distribution		
	1.		count of the current monthly distribution which constitutes Available Funds	\$	232,804,563.84 <sup>†</sup>
	2.	The am	ount of the current monthly distribution which constitutes Available Investor Principal Collection	s \$	1,423,640,779.67†
		Total		\$	1,656,445,343.51†
B.	Inform	ation Reg	arding the Trust Assets		
	1.	Collect	ion of Principal Receivables		
		(a)	The aggregate amount of Collections of Principal Receivables processed during the related Monthly Period and allocated to Series 2001-D	\$	3,046,692,933.54 <sup>†</sup>
	2.	Collect	ion of Finance Charge Receivables		
		(a)	The aggregate amount of Collections of Finance Charge Receivables (excluding Interchange) processed during the related Monthly Period and allocated to Series 2001-D	\$	188,299,203.52 <sup>†</sup>
	3.	Princip	al Receivables in the Trust		
		(a)	The aggregate amount of Principal Receivables in the Trust as of the end of the day on the last of the related Monthly Period	day \$	47,217,753,769.46 <sup>†</sup>
		(b)	The amount of Principal Receivables in the Trust represented by the Investor Interest of Series 2001-D as of the end of the day on the last day of the related Monthly Period	\$	17,266,792,500.00
		(c)	The Floating Allocation Investor Interest as of the end of the day on the last day of the related Monthly Period	\$	17,428,152,500.00
		(d)	The Principal Allocation Investor Interest as of the end of the day on the last day of the related Monthly Period	\$	17,428,152,500.00
		(e)	The Floating Investor Percentage with respect to the related Monthly Period		
			July 1, 2015 through July 31, 2015	36.60%†	
		(f)	The Principal Investor Percentage with respect to the Monthly Period		
			July 1, 2015 through July 31, 2015	36.60% <sup>†</sup>	
		(g)	The Class D Investor Interest as of the end of the day on the last day of the related Monthly Period	\$	2,240,830,000.00

	(h)	The Class D Required Investor Interest as of the end of the day of Monthly Period	n the last day of the related	\$	2,240,830,000.00
	(i)	The Class D Investor Interest, determined as of the close of busin relating to the Monthly Period to which this Monthly Certificate following the application of all payments and deposits to be made	\$	2,240,830,000.00	
	(j)	The Class D Required Investor Interest,	d M dl D i le		
		determined as of the close of business on the Transfer Date relati which this Monthly Certificateholders' Statement relates, following payments and deposits to be made on such date		\$	2,240,830,000.00
		payments and deposits to be made on such date	•	Φ	2,240,630,000.00
4.	Share	d Principal Collections			
	The ag	ggregate amount of Shared Principal Collections Applied as Availab	e Investor Principal Collections	\$	0.00
5.	The ag	ggregate amount of Available Principal Collections for all series in C	roup One	\$	1,423,640,779.67†
6.	Delino	quent Balances			
	The a	ggregate amount of outstanding balances in the Accounts which were	e delinquent as of the end of the day	on the last day of	the related Monthly Period:
			Aggregate		Percentage
			Account Balance		of Total Receivables
	(a)	30 - 59 days: \$		668,250.88	0.46%
	(b)	60 - 89 days: \$	161,5	597,672.01	0.33%
	(c)	90 - 119 days: \$	137,1	65,327.07	0.28%
	(d)	120 - 149 days\$	125,9	000,848.04	0.26%
	(e)	150 - 179 days: \$	140,2	278,028.32	0.29%
	(f)	180 – or more days:		0.00	0.00%
		Total:\$	793,5	510,126.32	1.62%
-	<b>.</b>				
7.		or Default Amount  The Accreage Class D Investor Default Amount for the melated N	Sauthly David	¢.	46 425 950 05÷
	(a)	The Aggregate Class D Investor Default Amount for the related Monthly	_	\$	46,425,859.95†
8.	(b)	The Aggregate Investor Default Amount for the related Monthly	- eriod	\$	0.00
0.	(a)	or Servicing Fee  The amount of the Investor Servicing Fee payable by the Trust to	the Servicer for the related		
	(a)	Monthly Period	=	\$	29,046,920.83
	(b)	The amount of the Net Servicing Fee payable by the Trust to the Period	Servicer for the related Monthly	\$	18,154,325.52
	(c)	The amount of the Servicer Interchange payable by the Trust to the	e Servicer for the related	Ф	10.002.505.21
9.	Doutfo	Monthly Period lio Yield	-	\$	10,892,595.31
9.	(a)	The Portfolio Yield for the related Monthly Period			13.58% <sup>†</sup>
	(a)	The Fortion of Feet for the Fedded Monthly Ferfor			13.3070
Suppl	lemental I	nformation			
1.		ctions of Trust Receivables and Payment Rates			
	(a)	The aggregate amount of Collections processed during the related Interchange)	l Monthly Period (excluding	\$	8,838,528,518.82 <sup>†</sup>
	(b)	The aggregate amount of Principal Collections processed during	the related Monthly Period	\$	8,324,131,695.97†
	(c)	Collections of Discount Option Receivables for the related Month	nly Period	\$	97,335.19 <sup>†</sup>
	(d)	The aggregate amount of Finance Charge Collections processed (excluding Interchange and Collections of Discount Option Rece		\$	514,299,487.66 <sup>†</sup>
		(S. S. saung interestance and Concentris of Discount Option Rece			,=>>, .07.30

C.

	(e)	Collections as a percentage of prior month Principal Receivables and Finance Charge Receivables		17.92% <sup>†</sup>
	(f)	Collections of Principal Receivables as a percentage of prior month Principal Receivables		17.48% <sup>†</sup>
2.	Receiv	ables in the Trust		
	<u>BA Ma</u> (a)	aster Credit Card Trust II  The aggregate amount of Receivables in the Trust as of the beginning of the related Monthly Period	\$	49,311,347,359.98
	(b)	The aggregate amount of Principal Receivables in the Trust as of the beginning of the related Monthly Period	\$	47,616,953,751.20 <sup>†</sup>
	(c)	Discount Option Receivables as of the beginning of the related Monthly Period	\$	556,782.68†
	(d)	The aggregate amount of Finance Charge Receivables in the Trust as of the beginning of the related Monthly Period (excluding Discount Option Receivables)	\$	1,693,836,826.10 <sup>†</sup>
	(e)	The aggregate amount of Receivables removed from the Trust during the related Monthly Period	e.	0.00
	(0)	_	\$	0.00
	(f)	The aggregate amount of Principal Receivables removed from the Trust during the related Monthly Period	\$	0.00
	(g)	The aggregate amount of Finance Charge Receivables removed from the Trust during the related Monthly Period	\$	0.00
	(h)	The aggregate amount of Receivables added to the Trust during the related Monthly Period	\$	0.00
	(i)	The aggregate amount of Principal Receivables added to the Trust during the related Monthly Period	\$	0.00
	(j)	The aggregate amount of Finance Charge Receivables added to the Trust during the related Monthly Period	\$	0.00
	(k)	The aggregate amount of Receivables in the Trust as of the end of the day on the last day of the related Monthly Period	\$	48,860,303,884.30
	(1)	The aggregate amount of Principal Receivables in the Trust as of the end of the day on the last day of the related Monthly Period	\$	47,217,753,769.46 <sup>†</sup>
	(m)	Discount Option Receivables as of the end of the day on the last day of the related Monthly Period	\$	457,964.28†
	(n)	The aggregate amount of Finance Charge Receivables in the Trust as of the end of the day on the last day of the related Monthly Period (excluding Discount Option Receivables)	\$	1,642,092,150.56†
	(o)	Discounted Percentage for the related Monthly Period		0.00%
	Transfe	eror's Interest		
	(p)	Aggregate Investor Interest for all outstanding Series of the Trust as of the end of the day on the last day of the related Monthly Period	\$	17,266,792,500.00
	(q)	Transferor Interest as of the end of the day on the last day of the related Monthly Period	\$	29,950,961,269.46†
	(r)	Series 2001-D The amount of Principal Receivables in the Trust represented by the Investor Interest of Series	0	17.266.702.500.00
		2001-D as of the end of the day on the last day of the related Monthly Period		17,266,792,500.00
	(s)	Weighted Average Floating Allocation Investor Interest	\$	17,428,152,500.00
3.	Trust Y	Zields		
	Series 2 (a)	<ul> <li>Collections of Finance Charge Receivables (other than Interchange, Recoveries and Collections of Discount Option Receivables but including Interest Funding Account, Principal Account, and Finance Charge Account Investment Proceeds) allocated to Series 2001-D for the related Monthly</li> </ul>		
		Period _	\$	180,635,587.84†
	(b)	Collections of Discount Option Receivables allocated to Series 2001-D	\$	35,625.37†
	(c)	Interchange allocated to Series 2001-D	\$	55,392,728.20 <sup>†</sup>
	(d)	Recoveries allocated to Series 2001-D	\$	7,633,217.74 <sup>†</sup>
	(e)	Total Collections of Finance Charge Receivables, Discount Option Receivables, Interchange and Recoveries (collectively, "Cash Yield") allocated to Series 2001-D for the related Monthly Period	\$	243,697,159.15†
	(f)	Aggregate Class D Investor Default Amount allocated to Series 2001-D for the related Monthly Period	\$	46,425,859.95†
	(g)	Aggregate Investor Default Amount allocated to Series 2001-D for the related Monthly Period	\$	0.00

(h)	Cash Yield net of the Aggregate Class D Investor Default Amount and Aggregate Investor Default Amount (collectively, "Portfolio Yield") for Series 2001-D, each for the related Monthly Period	\$ 197,271,299.20 <sup>†</sup>
(i)	Total Cash Yield for the related Monthly Period as a percentage of Series 2001-D Weighted Average Floating Allocation Investor Interest	16.78% <sup>†</sup>
(j)	Total Cash Yield excluding Recoveries, each for the related Monthly Period, as a percentage of Series 2001-D Weighted Average Floating Allocation Investor Interest	16.25% <sup>†</sup>
(k)	Aggregate Class D Investor Default Amount for the related Monthly Period as a percentage of Series 2001-D Weighted Average Floating Allocation Investor Interest	 3.20%†
(1)	Aggregate Class D Investor Default Amount net of Recoveries, each for the related Monthly Period, as a percentage of Series 2001-D Weighted Average Floating Allocation Investor Interest	 2.67% <sup>†</sup>
(m)	The Portfolio Yield for the related Monthly Period as a percentage of Series 2001-D Weighted Average Floating Allocation Investor Interest	 13.58% <sup>†</sup>
(n)	Base Rate for the related Monthly Period	2.40%
(o)	Excess Available Funds Percentage for the related Monthly Period	11.18% <sup>†</sup>
(p)	Three Month Average Excess Available Funds Percentage for the related Monthly Period	 10.94% <sup>†</sup>

4. Repurchase Demand Activity (Rule 15Ga-1)

No Activity to Report Most Recent Form ABS – 15G Filed by: BA Credit Card Funding, LLC CIK#: 0001370238 Filing Date: February 9, 2015

## Endnotes to Monthly Certificateholders' Statement.

† Current Consolidated Payment Prioritization Methodology Not Fully Comparable with Previous Payment Prioritization Methodologies

Prior to February 5, 2015, BANA utilized two payment prioritization methodologies when servicing credit card accounts -- the daily trust payment methodology and the cardholder cycle payment methodology. For more detailed information regarding these two payment prioritization methodologies, see "Endnotes to Monthly Certificateholders' Statement" in the Monthly Certificateholders' Statement relating to the Monthly Period ending February 28, 2015, included as Exhibit 99.1 to the Form 10-D filed by BA Credit Card Trust with the Securities Exchange Commission on March 16, 2015.

Effective February 5, 2015, BANA implemented a system initiative that consolidated the methodologies into a single payment prioritization methodology. As a result, performance and related metrics reported in these indicated items for the Master Trust II portfolio for the period to which this Monthly Certificateholders' Statement relates were produced by utilizing only BANA's consolidated payment prioritization methodology. Therefore, the performance and related metrics reported in these indicated items are not fully comparable to the same performance and related metrics reported for the Master Trust II Portfolio for periods ending (i) on or prior to February 4, 2015, which were produced using the daily trust payment methodology and (ii) between February 5, 2015 and February 28, 2015, which were produced using a combination of the daily trust payment methodology (for the period from February 1, 2015 through February 4, 2015) and the consolidated payment prioritization methodology (for the period from February 5, 2015 through February 28, 2015).

IN WITNESS WHEREOF, the undersigned has duly executed this certificate this 10th day of August, 2015.

BANK OF AMERICA, NATIONAL ASSOCIATION,

Servicer

By: /s/Joseph L. Lombardi

Name: Joseph L. Lombardi Title: Vice President

## SCHEDULE TO MONTHLY NOTEHOLDERS' STATEMENT

#### **BAseries**

#### BA CREDIT CARD TRUST

#### **MONTHLY PERIOD ENDING JULY 31, 2015**

Reference is made to the Fourth Amended and Restated Series 2001-D Supplement (the "Series 2001-D Supplement"), dated as of October 1, 2014, among BA Credit Card Funding, LLC as Transferor, Bank of America, National Association ("BANA"), as Servicer, and The Bank of New York Mellon, as Trustee, the Third Amended and Restated Indenture, dated as of October 1, 2014, as amended by the First Amendment to Third Amended and Restated Indenture dated as of July 8, 2015 (as so amended, the "Indenture"), and the Second Amended and Restated BAseries Indenture Supplement (the "Indenture Supplement"), dated as of October 1, 2014, each between BA Credit Card Trust, as Issuer, and The Bank of New York Mellon, as Indenture Trustee. Terms used herein and not defined herein have the meanings ascribed to them in the Fourth Amended and Restated 2001-D Supplement, the Third Amended and Restated Indenture and the Second Amended and Restated BAseries Indenture Supplement, as applicable.

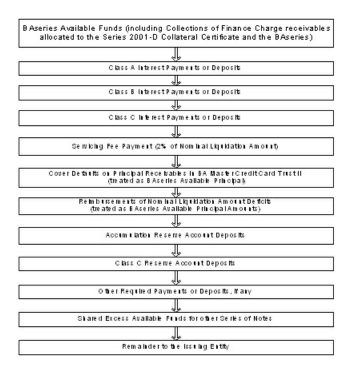
The following computations are prepared with respect to the Transfer Date of August 14, 2015and with respect to the performance of the Trust during the related Monthly Period.

Data presented in this Schedule to Monthly Noteholders' Statement was produced utilizing BANA's consolidated payment prioritization methodology. See "Current Consolidated Payment Prioritization Methodology Not Fully Comparable with Previous Payment Prioritization Methodologies" in the endnotes below.

Terms and abbreviations used in this report and not otherwise defined herein have the meanings set forth in the certain program documents for the BA Master Credit Card Trust II and the BA Credit Card Trust, as certain of such program documents have been amended, as applicable. Each of these agreements and related amendments, as applicable, has been included as an exhibit to a report on Form 8-K filed by BA Credit Card Funding, LLC, the BA Master Credit Card Trust II and the BA Credit Card Trust, with the Securities and Exchange Commission ("SEC") under File Nos. 0001370238, 0000936988 and 0001128250, respectively, on October 1, 2014 or July 8, 2015.

A. In accordance with Section 3.01 of the Second Amended and Restated BAseries Indenture Supplement dated as of October 1, 2014, between BA Credit Card Trust and The Bank of New York Mellon, BAseries Available Funds shall be applied in the priority described in the chart below. This chart is only an overview of the application and priority of payments of BAseries Available Funds. For a more detailed description, please see the Second Amended and Restated BAseries Indenture Supplement as included in Exhibit 4.7 to Registrant's Form 8-K filed with SEC on October 1, 2014.

## Priority of Payments BAseries Available Funds



B.

	Targeted Deposit to Interest Funding sub- Account for applicable Monthly Period	Actual Deposit to Interest Funding sub- Account for applicable Monthly Period	Interest Funding sub- Account for applicable Shortfall from earlier		Interest Funding sub-Account Earnings	
Class A:						
Class A(2001-Emerald)	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
Class A(2004-3)	\$287,017.50	\$287,017.50	\$0.00	\$287,017.50	\$0.00	
Class A(2007-1)	\$2,154,166.67	\$2,154,166.67	\$0.00	\$2,154,166.67	\$0.00	
Class A(2007-4)	\$62,507.50	\$62,507.50	\$0.00	\$62,507.50	\$0.00	
Class A(2007-11)	\$94,343.33	\$94,343.33	\$0.00	\$94,343.33	\$0.00	
Class A(2008-2)	\$1,704,197.92	\$1,704,197.92	\$0.00	\$1,704,197.92	\$0.00	
Class A(2014-1)	\$910,043.75	\$910,043.75	\$0.00	\$910,043.75	\$0.00	
Class A(2014-2)	\$523,989.58	\$523,989.58	\$0.00	\$523,989.58	\$0.00	
Class A(2014-3)	\$481,277.50	\$481,277.50	\$0.00	\$481,277.50	\$0.00	
Class A(2015-1)	\$521,610.83	\$521,610.83	\$0.00	\$521,610.83	\$0.00	
Class A(2015-2)	\$1,360,000.00	\$1,360,000.00	\$0.00	\$1,360,000.00	\$0.00	
Class A Total:	\$8,099,154.58	\$8,099,154.58	\$0.00	\$8,099,154.58	\$0.00	
Class B:						
Class B(2005-3)	\$76,248.64	\$76,248.64	\$0.00	\$76,248.64	\$0.00	
Class B(2010-1)	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
Class B Total:	\$76,248.64	\$76,248.64	\$0.00	\$76,248.64	\$0.00	
Class C:						
Class C(2010-1)	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
Class C Total:	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
Total:	\$8,175,403.22	\$8,175,403.22	\$0.00	\$8,175,403.22	\$0.00	

<sup>\*</sup> The Interest Funding Account Balance for Class A (2001-Emerald) reflects activity as of the end of the Monthly Period.

C. Interest to be paid on the corresponding Payment Date:\*

	CUSIP Number	Interest Payment Date	Interest Rate	Amount of interest to be paid on corresponding Interest Payment Date
Class A:				
Class A(2004-3)	55264TCL3	August 17, 2015	0.4473000%	\$287,017.50
Class A(2007-1)	05522RAS7	August 17, 2015	5.1700000%	\$2,154,166.67
Class A(2007-4)	05522AAD7	August 17, 2015	0.2273000%	\$62,507.50
Class A(2007-11)	05522RBG2	August 17, 2015	0.2573000%	\$94,343.33
Class A(2008-2)	05522RBW7	August 17, 2015	1.4873000%	\$1,704,197.92
Class A(2014-1)	05522RCQ9	August 17, 2015	0.5673000%	\$910,043.75
Class A(2014-2)	05522RCR7	August 17, 2015	0.4573000%	\$523,989.58
Class A(2014-3)	05522RCS5	August 17, 2015	0.4773000%	\$481,277.50
Class A(2015-1)	05522RCT3	August 17, 2015	0.5173000%	\$521,610.83
Class A(2015-2)	05522RCU0	August 17, 2015	1.3600000%	\$1,360,000.00
Class A Total:				\$8,099,154.58
Class B:				
Class B(2005-3)	023409135	August 17, 2015	0.5510000%	\$76,248.64
Class B Total:		- '		\$76,248.64

\$8,175,403.22

D. Targeted deposits to Class C Reserve sub-Accounts:

Total:

				Amount of interest to be
Targeted Deposit to	Actual Deposit to Class	Class C Reserve sub-		paid on
Class C Reserve sub-	C Reserve sub-Account	Account Balance on		corresponding
Account for applicable	for applicable Monthly	Transfer Date prior to	Class C Reserve sub-	Interest
Monthly Period	Period	withdrawals	Account Earnings	Payment Date

# NOTHING TO REPORT

E. Withdrawals to be made from the Class C Reserve sub-Accounts on the corresponding Transfer Date

Targeted Deposit to Withdrawals for Interest Actual Deposit to Withdrawals for Principal Class C Reserve Class C Reserve sub-Account Balance on Transfer Date after withdrawals

<sup>\*</sup> For Interest Payment information on the Emerald Note program, refer to Exhibit B to the Class A(2001-Emerald) Terms Document.

Targeted Deposit to Principal Funding sub-Account for applicable Monthly Period Actual Deposit to Principal Funding sub-Account for applicable Monthly Period

Shortfall from earlier Monthly Periods

Principal Funding sub-Account Balance on Transfer Date Principal Funding sub-Account Earnings

## NOTHING TO REPORT

G. Principal to be paid on the corresponding Principal Payment Date:

Amount of principal to be paid on CUSIP Number Principal Payment Date CUSIP Number Principal Payment Date

## NOTHING TO REPORT

H. Stated Principal Amount, Outstanding Dollar Principal Amount and Nominal Liquidation Amount for the related Monthly Period:

		Outstanding Principal	Adjusted Outstanding	
	Initial Dollar Principal Amount	Amount	Principal Amount	Nominal Liquidation Amount
Class A:		·		
Class A(2001-Emerald)	\$0.00	\$0.00	\$0.00	\$0.00
Class A(2004-3)	\$700,000,000.00	\$700,000,000.00	\$700,000,000.00	\$700,000,000.00
Class A(2007-1)	\$500,000,000.00	\$500,000,000.00	\$500,000,000.00	\$500,000,000.00
Class A(2007-4)	\$300,000,000.00	\$300,000,000.00	\$300,000,000.00	\$300,000,000.00
Class A(2007-11)	\$400,000,000.00	\$400,000,000.00	\$400,000,000.00	\$400,000,000.00
Class A(2008-2)	\$1,250,000,000.00	\$1,250,000,000.00	\$1,250,000,000.00	\$1,250,000,000.00
Class A(2014-1)	\$1,750,000,000.00	\$1,750,000,000.00	\$1,750,000,000.00	\$1,750,000,000.00
Class A(2014-2)	\$1,250,000,000.00	\$1,250,000,000.00	\$1,250,000,000.00	\$1,250,000,000.00
Class A(2014-3)	\$1,100,000,000.00	\$1,100,000,000.00	\$1,100,000,000.00	\$1,100,000,000.00
Class A(2015-1)	\$1,100,000,000.00	\$1,100,000,000.00	\$1,100,000,000.00	\$1,100,000,000.00
Class A(2015-2)	\$1,200,000,000.00	\$1,200,000,000.00	\$1,200,000,000.00	\$1,200,000,000.00
Class A Total:	\$9,550,000,000.00	\$9,550,000,000.00	\$9,550,000,000.00	\$9,550,000,000.00
Class B:				
Class B(2005-3)	\$150,962,500.00	\$150,962,500.00	\$150,962,500.00	\$150,962,500.00
Class B(2010-1)	\$3,350,000,000.00	\$3,350,000,000.00	\$3,350,000,000.00	\$3,350,000,000.00
Class B Total:	\$3,500,962,500.00	\$3,500,962,500.00	\$3,500,962,500.00	\$3,500,962,500.00
Class C:				
Class C(2010-1)	\$1,975,000,000.00	\$1,975,000,000.00	\$1,975,000,000.00	\$1,975,000,000.00
Class C Total:	\$1,975,000,000.00	\$1,975,000,000.00	\$1,975,000,000.00	\$1,975,000,000.00
Total:	\$15,025,962,500.00	\$15,025,962,500.00	\$15,025,962,500.00	\$15,025,962,500.00

I. Class A Usage of Class B and Class C Subordinated Amounts

Class A Usage of Class B Subordinated Amount for this Monthly Period Class A Usage of Class C Subordinated Amount for this Monthly Period

Cumulative Class A Usage of Class B Subordinated Amount

Cumulative Class A Usage of Class C Subordinated Amount

# NOTHING TO REPORT

J. Class B Usage of Class C Subordinated Amounts:

Class B Usage of Class C Subordinated Amount for this Monthly Period

Cumulative Class B Usage of Class C Subordinated Amount

## NOTHING TO REPORT

K. Nominal Liquidation Amount for Tranches of Notes Outstanding:

	Beginning Nominal	Liquidation Amount	for Discoun	Increases from amounts withdrawn from the Principal Funding sub- Account in respect of Prefunding t Excess Amount	Reimbursement from Available Funds	Reductions due to tsreallocations of Available Principal Amounts	Reductions due to Investor Charge-Offs	Reductions due to amounts on deposit in the Principal Funding sub-Account	Ending	Liquidation
Class A: Class A(2001-Emerald) Class A(2004-3) Class A(2007-1) Class A(2007-4)		\$0.0 \$700,000,000.00 \$500,000,000.00 \$300,000,000.00	0 \$0.00 0 \$0.00	\$0.00 \$0.00	\$0.00 \$0.00 \$0.00 \$0.00	\$0.00 \$0.00	\$0.00 \$0.00 \$0.00 \$0.00	\$0.00 \$0.00 \$0.00 \$0.00	\$700, \$500,	\$0.00 000,000.00 000,000.00 000,000.00

Class A(2007-11)	\$400,000,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$400,000,000.00
Class A(2008-2)	\$1,250,000,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$1,250,000,000.00
Class A(2014-1)	\$1,750,000,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$1,750,000,000.00
Class A(2014-2)	\$1,250,000,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$1,250,000,000.00
Class A(2014-3)	\$1,100,000,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$1,100,000,000.00
Class A(2015-1)	\$1,100,000,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$1,100,000,000.00
Class A(2015-2)	\$1,200,000,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$1,200,000,000.00
Class A Total:	\$9,550,000,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$9,550,000,000.00
Class B:								
Class B(2005-3)	\$150,962,500.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$150,962,500.00
Class B(2010-1)	\$3,350,000,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$3,350,000,000.00
Class B Total:	\$3,500,962,500.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$3,500,962,500.00
Class C:								
Class C(2010-1)	\$1,975,000,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$1,975,000,000.00
Class C Total:	\$1,975,000,000.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$1,975,000,000.00
Total:	\$15,025,962,500.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$15,025,962,500.00

<sup>\*</sup> The Beginning Nominal Liquidation Amount for Class A(2001-Emerald) is reported as of the end of the Monthly Period.

L. Excess Available Funds and 3 Month Excess Available Funds:

Excess Available Funds

Is 3 Month Excess Available Funds < 0 ? (Yes/No)

M. Other Performance Triggers

Has a Class C Reserve sub-Account funding trigger occurred? (Yes/No)

N. Repurchase Demand Activity (Rule 15Ga-1)

No Activity to Report

Most Recent Form ABS – 15G

Filed by: BA Credit Card Funding, LLC

CIK#: 0001370238

Filing Date: February 9, 2015

## Endnotes to Schedule to Monthly Noteholders' Statement.

† Current Consolidated Payment Prioritization Methodology Not Fully Comparable with Previous Payment Prioritization Methodologies

Prior to February 5, 2015, BANA utilized two payment prioritization methodologies when servicing credit card accounts -- the daily trust payment methodology and the cardholder cycle payment methodology. For more detailed information regarding these two payment prioritization methodologies, see "Endnotes to Monthly Certificateholders' Statement" in the Monthly Certificateholders' Statement relating to the Monthly Period ending February 28, 2015, included as Exhibit 99.1 to the Form 10-D filed by BA Credit Card Trust with the Securities Exchange Commission on March 16, 2015.

Effective February 5, 2015, BANA implemented a system initiative that consolidated the methodologies into a single payment prioritization methodology. As a result, performance and related metrics reported in these indicated items for the Master Trust II portfolio for the period to which this Schedule to Monthly Noteholders' Statement relates were produced by utilizing only BANA's consolidated payment prioritization methodology. Therefore, the performance and related metrics reported in these indicated items are not fully comparable to the same performance and related metrics reported for the Master Trust II Portfolio for periods ending (i) on or prior to February 4, 2015, which were produced using the daily trust payment methodology and (ii) between February 5, 2015 and February 28, 2015, which were produced using a combination of the daily trust payment methodology (for the period from February 1, 2015 through February 4, 2015) and the consolidated payment prioritization methodology (for the period from February 28, 2015).

IN WITNESS WHEREOF, the undersigned has duly executed and delivered this Monthly Noteholders' Statement this 10th day of August, 2015.

BANK OF AMERICA, NATIONAL ASSOCIATION,

No

Servicer

**By:** /s/Joseph L. Lombardi Name: Joseph L. Lombardi Title: Vice President