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 January 1, 2024 to January 31, 2024

Commission File Number of issuing entity: 333-261397
Central Index Key Number of issuing entity: 0001128250

BA CREDIT CARD TRUST*

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

Commission File Number of issuing entity: 333-261397-02
Central Index Key Number of issuing entity: 0000936988

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: 333-261397-01 Central Index Key Number of depositor: 0001370238 BA CREDIT CARD FUNDING, LLC (Exact name of depositor as specified in its charter)

Central Index Key Number of sponsor (if applicable): 0001102113

BANK OF AMERICA, NATIONAL ASSOCIATION

(Exact name of sponsor as specified in its charter)

Keith Landis (980) 683-4915

(Name and telephone number, including area code, of the person to contact in connection with this filing)

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
1020 North French Street	1020 North French Street
DE5-002-01-05	DE5-002-01-05
Wilmington, DE 19884	Wilmington, DE 19884
(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

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.

ITEM 2 - Legal Proceedings.

The most current information or update to this item, as of the end of the monthly distribution period to which this report relates, was previously reported by BA Credit Card Trust, Central Index Key (CIK) number 0001128250, SEC File Number 333-261397. See the prospectus dated on December 7, 2023 and filed on December 11, 2023.

^{*} 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.

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.

			Exemption irom
			Securities Act
Date of Sale	Size (millions) / Title	Purchasers	Registration

NOTHING TO REPORT

Any sale of securities by the BA Credit Card Trust during the period covered by this report that is not included in the preceding table has been previously reported in a prospectus filed by the depositor on behalf of the BA Credit Card Trust under the Central Index Key (CIK) number (0001128250) for the BA Credit Card Trust on the filing date, and under the Commission file number, indicated below:

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 10 - 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: February 15, 2024

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: Director

MONTHLY CERTIFICATEHOLDERS' STATEMENT

SERIES 2001-D

BA CREDIT CARD FUNDING, LLC

BA MASTER CREDIT CARD TRUST II

MONTHLY PERIOD ENDING January 31, 2024

The information which is required to be prepared with respect to the Transfer Date of February 14, 2024 and with respect to the performance of the Trust during the related Monthly Period is set forth 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 Central Index Key (CIK) Nos. 0001370238, 0000936988 and 0001128250, respectively, on October 1, 2014, July 8, 2015 or December 18, 2015.

A.	Infor	mation R	egarding the Current Monthly Distribution	
	1.	The a	mount of the current monthly distribution which constitutes Available Funds	\$ 165,864,307.04
	2.		mount of the current monthly distribution which constitutes Available Investor Principal ctions	\$ 1,362,101,998.48
		Total		\$ 1,527,966,305.52
B.	Infor	mation R	egarding the Trust Assets	
	1.	Colle	ction of Principal Receivables	
		(a)	The aggregate amount of Collections of Principal Receivables processed during the related Monthly Period and allocated to Series 2001-D	\$ 2,894,220,485.78
	2.	Collec	tion 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	\$ 120,159,482.70
	3.	Princip	oal Receivables in the Trust	
		(a)	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	\$ 15,916,015,879.22
		(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	\$ 10,710,770,000.00
		(c)	The Floating Allocation Investor Interest as of the end of the day on the last day of the related Monthly Period	\$ 10,710,770,000.00
		(d)	The Principal Allocation Investor Interest as of the end of the day on the last day of the related Monthly Period	\$ 10,710,770,000.00
		(e)	The Floating Investor Percentage with respect to the related Monthly Period	
			January 01, 2024 through January 22, 2024 January 23, 2024 through January 31, 2024	76.98% 67.67%
		(f)	The Principal Investor Percentage with respect to the Monthly Period	
			January 01, 2024 through January 22, 2024 January 23, 2024 through January 31, 2024	76.98% 67.67%
		(g)	The Class D Investor Interest as of the beginning of the day on the first day of the related Monthly Period	\$ 1,385,770,000.00

	(h)	The Class D Investor Interest as of the end of the day on t Monthly Period	he last day of the related		\$	1,385,770,000.00
	(i)	The Class D Required Investor Interest as of the end of the related Monthly Period	e day on the last day of th	e	\$	1,385,770,000.00
	(j)	The Class D Investor Interest, determined as of the close relating to the Monthly Period to which this Monthly Ce following the application of all payments and deposits to	rtificateholders' Statement		\$	1,385,770,000.00
	(k)	The Class D Required Investor Interest, determined as of the close of business on the Transfer Da which this Monthly Certificateholders' Statement relates, payments and deposits to be made on such date			\$	1,385,770,000.00
4.	Share	d Principal Collections				
	The a	ggregate amount of Shared Principal Collections Applied as etions	Available Investor Princi	pal _	\$	0.00
5.	The a	ggregate amount of Available Principal Collections for all so	eries in Group One	_	\$	1,362,101,998.48
6.	Deline	quent Balances				
	(a)The	e aggregate amount of outstanding balances in the Accounts	which were delinquent as	s of the end of the	e day on the last day	of the related Monthly Period:
				Aggregate Account Balance		Percentage of Total Receivables
	(i)	30 - 59 days:	\$	67,2	31,282.73	0.41%
	(ii)	60 - 89 days:	\$	44,7	67,338.17	0.27%
	(iii)	90 - 119 days:	\$	40,6	665,514.46	0.25%
	(iv)	120 - 149 days	\$	37,1	85,312.39	0.23%
	(v)	150 - 179 days:	\$	31,1	53,605.21	0.19%
	(vi)	180 – or more days:	\$		0.00	0.00%
		Total: _	\$	221,0	003,052.96	1.35%
	(b) 60	0+-Day Delinquency Rate				0.94%
	(c) Th	hree-Month Average 60+-Day Delinquency Rate				0.98%
	(d) De	linquency Trigger Rate				7.50%1
7.	Investo	or Default Amount				
	(a)	The Aggregate Class D Investor Default Amount for the r	related Monthly Period	\$	3	21,623,007.79
	(b)	The Aggregate Investor Default Amount for the related M	Ionthly Period	\$	3	0.00
8.	Investo	or Servicing Fee				
	(a)	The amount of the Investor Servicing Fee payable by the Monthly Period	Trust to the Servicer for the	ne related	3	17,851,283.33
	(b)	The amount of the Net Servicing Fee payable by the Trus Monthly Period	t to the Servicer for the re	lated\$	3	11,157,052.08
	(c)	The amount of the Servicer Interchange payable by the Tr Monthly Period	rust to the Servicer for the	related\$	3	6,694,231.25
9.	Portfo	lio Yield				
	(a)	The Portfolio Yield for the related Monthly Period				16.91%
Supp	lemental	Information				

C. Supplemental Information

1. Collections of Trust Receivables and Payment Rates

(a)	The aggregate amount of Collections processed during the related Monthly Period (excluding Interchange)	\$ 4,043,235,425.07
(b)	The aggregate amount of Principal Collections processed during the related Monthly Period	\$ 3,882,281,336.30
(c)	Collections of Discount Option Receivables for the related Monthly Period	\$ 0.00
(d)	The aggregate amount of Finance Charge Collections processed during the related Monthly Period (excluding Interchange and Collections of Discount Option Receivables)	\$ 160,954,088.77
(e)	Collections as a percentage of prior month Principal Receivables and Finance Charge Receivables	
		28.36%
(f)	Collections of Principal Receivables as a percentage of prior month Principal Receivables	 27.90%

 $^{^{1}}$ The Delinquency Trigger Rate is subject to review and adjustment from time to time in accordance with subsections 14.01(b) and $\underline{14.01(c)}$ of the Pooling and Servicing Agreement.

2. Receivables in the Trust

BA M	faster Credit Card Trust II	
(a)	The aggregate amount of Receivables in the Trust as of the beginning of the related Monthly Period	\$ 14,258,825,215.55
(b)	The aggregate amount of Principal Receivables in the Trust as of the beginning of the related Monthly Period	\$ 13,913,899,748.35
(c)	Discount Option Receivables as of the beginning of the related Monthly Period	\$ 0.00
(d)	The aggregate amount of Finance Charge Receivables in the Trust as of the beginning of the related Monthly Period (excluding Discount Option Receivables)	\$ 344,925,467.20
(e)	The aggregate amount of Receivables removed from the Trust during the related Monthly Period	
		\$ 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	\$ 2,434,824,533.75
(i)	The aggregate amount of Principal Receivables added to the Trust during the related Monthly Period	\$ 2,375,787,470.08
(j)	The aggregate amount of Finance Charge Receivables added to the Trust during the related Monthly Period	\$ 59,037,063.67
(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	\$ 16,324,477,209.45
(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	\$ 15,916,015,879.22
(m)	Discount Option Receivables as of the end of the day on the last day of the related Monthly Period	\$ 0.00
(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) \$	408,461,330.23
(o)	Discounted Percentage for the related Monthly Period	0.00%
Transf	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 \$	10,710,770,000.00
(q)	Transferor Interest as of the beginning of the day on the first day of the related Monthly Period \$	3,203,129,748.35
(r)	Transferor Interest as of the end of the day on the last day of the related Monthly Period \$	5,205,245,879.22

		Last day of the related Monthly Period	Last Day of the previous Monthly Period
(t)	Seller's Interest	\$5,205,245,879.22	\$3,203,129,748.35
(u)	Seller's Interest percentage*	48.60%	29.91%
(v)	Series 2001-D The amount of Principal Receivables in the Trust represented leading to the Series 2001-D as of the end of the day on the last day of the re		10,710,770,000.00
(w)	Weighted Average Floating Allocation Investor Interest	\$	10,710,770,000.00

^{*} The Seller's Interest percentage is calculated by dividing the Seller's Interest by the aggregate outstanding principal amount of BAseries Notes as of such day.

3. Trust Yields

	2001-D	
(a)	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 Period	\$ 116,906,145.31
(b)	Collections of Discount Option Receivables allocated to Series 2001-D	\$ 0.00
(c)	Interchange allocated to Series 2001-D	\$ 52,399,055.59
(d)	Recoveries allocated to Series 2001-D	\$ 3,253,337.39
(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	\$ 172,558,538.29
(f)	Aggregate Class D Investor Default Amount allocated to Series 2001-D for the related Monthly Period	\$ 21,623,007.79
(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	\$ 150,935,530.50
(i)	Total Cash Yield for the related Monthly Period as a percentage of Series 2001-D Weighted Average Floating Allocation Investor Interest	 19.33%
(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	 18.97%
(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	 2.42%
(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	 2.06%
(m)	The Portfolio Yield for the related Monthly Period as a percentage of Series 2001-D Weighted Average Floating Allocation Investor Interest	 16.91%
(n)	Base Rate for the related Monthly Period	4.10%
(o)	Excess Available Funds Percentage for the related Monthly Period	12.81%
(p)	Three Month Average Excess Available Funds Percentage for the related Monthly Period	 13.05%

Delinquency Experience (Dollars in Thousands)

At January 31, 2024 At December 31, 2023 Percentage of Total Percentage of Total Receivables Receivables Receivables Receivables Receivables \$16,324,477 \$14,258,825 Outstanding Receivables Delinquent: 30-59 Days 67,231 0.41% 0.40% 58,393 60-89 Days 44,767 0.27% 43,530 0.31% 90-119 Days 40,666 0.25% 39,906 0.28% 120-149 Days 37,185 31,518 0.23% 0.22% 150-179 Days 0.19% 29,552 0.21% 31,154 0.00 0.00% 0.00 180 or More Days 0.00%\$221,003 1.35% \$202,899 1.42% Total

	At November 30, 2023		At October 31, 2023			
	Receivables	Percentage of Total Receivables	Receivables	Percentage of Total Receivables		
Receivables	Receivables	Receivables	Receivables	Receivables		
Outstanding	\$14,200,815		\$14,062,152			
Receivables Delinquent:	¥ · ·,= · ·, · · ·		***,***=,***=			
30-59 Days	\$ 60,819	0.43%	\$62,447	0.45%		
60-89 Days	45,022	0.32%	40,949	0.29%		
90-119 Days	35,724	0.25%	34,001	0.24%		
120-149 Days	30,150	0.21%	28,663	0.20%		
150-179 Days	28,023	0.20%	27,128	0.19%		
180 or More Days	15	0.00%	0	0.00%		
Total	\$199,753	1.41%	\$193,188	1.37%		

The following table sets forth the principal charge-off experience for cardholder payments on the credit card accounts comprising the Master Trust II Portfolio for each of the periods shown. Charge-offs consist of write-offs of principal receivables. If accrued finance charge receivables that have been written off were included in total charge-offs, total charge-offs would be higher as an absolute number and as a percentage of the average of principal receivables outstanding during the periods indicated. Average principal receivables outstanding is the average of the daily principal receivables balance during the periods indicated. We cannot provide any assurance that the charge-off experience for the receivables in the future will be similar to the historical experience set forth below.

Principal Charge-Off Experience (Dollars in Thousands, except as noted)*

Month Ended

Month Ended

	Month Ended	Month Ended
	January 31, 2024	December 31, 2023
Average Principal Receivables Outstanding	\$ 14,314,049	\$13,854,094
Total Charge-Offs	\$30,979	\$30,393
Total Charge-Offs as a percentage of Average Principal Receivables Outstanding	2.60%	2.63%
Recoveries	\$ 4,380	\$ 4,179
Recoveries as a percentage of Average Principal Receivables Outstanding	0.37%	0.36%
Net Charge-Offs	\$26,599	\$26,214
Net Charge-Offs as a percentage of Average Principal Receivables Outstanding	2.23%	2.27%
Average Net Loss of Accounts with a Loss*	\$ 6,431.10	\$ 6,238.42

	Month Ended	Month Ended
	November 30, 2023	October 31, 2023
Average Principal Receivables Outstanding	\$13,646,661	\$13,640,941
Total Charge-Offs	\$29,808	\$27,961
Total Charge-Offs as a percentage of Average Principal Receivables Outstanding	2.62%	2.46%
Recoveries	\$ 4,357	\$ 4,569
Recoveries as a percentage of Average Principal Receivables Outstanding	0.38%	0.40%
Net Charge-Offs	\$25,451	\$23,392
Net Charge-Offs as a percentage of Average Principal Receivables Outstanding	2.24%	2.06%
Average Net Loss of Accounts with a Loss*	\$ 6,002.51	\$ 6,021.09

^{*} All dollar amounts in this table are expressed as dollars in thousands, except for Average Net Loss of Accounts with a Loss, which is expressed as actual dollars.

Total charge-offs are total principal charge-offs before recoveries and do not include any charge-offs of finance charge receivables or the amount of any reductions in average daily principal receivables outstanding due to fraud, returned goods, customer disputes or other miscellaneous adjustments.

Net charge-offs are total charge-offs less recoveries on receivables in Defaulted Accounts, determined as described below. Each month, BANA allocates amounts recovered (net of expenses) from the U.S. credit card portfolio to the Master Trust II Portfolio by dividing the total principal charge-offs for the Master Trust II Portfolio for the related calendar month by the total

principal charge-offs for the U.S. credit card portfolio for the same calendar month. Under the master trust II agreement, recoveries allocated to the Master Trust II Portfolio and transferred to Funding under the receivables purchase agreement are treated as collections of finance charge receivables.

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: January 23, 2024

IN WITNESS WHEREOF, the undersigned has duly executed this certificate this 8th day of February, 2024.

BANK OF AMERICA, NATIONAL ASSOCIATION,

Servicer

By: /s/Joseph L. Lombardi Name: Joseph L. Lombardi Title: Director

SCHEDULE TO MONTHLY NOTEHOLDERS' STATEMENT

BAseries

BA CREDIT CARD TRUST

MONTHLY PERIOD ENDING January 31, 2024

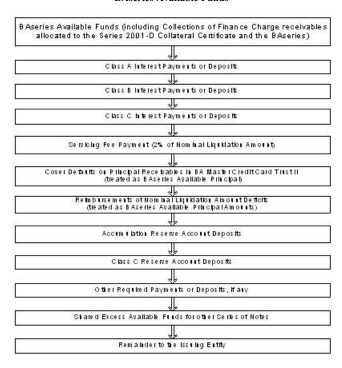
Reference is made to the Fifth Amended and Restated Series 2001-D Supplement (the "Series 2001-D Supplement"), dated as of December 17, 2015, among BA Credit Card Funding, LLC as Transferor, Bank of America, National Association ("BANA"), as Servicer, and The Bank of New York Mellon, as Trustee, the Fourth Amended and Restated Indenture (the "Indenture"), dated as of December 17, 2015, and the Third Amended and Restated BAseries Indenture Supplement (the "Indenture Supplement"), dated as of December 17, 2015, 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 Fifth Amended and Restated 2001-D Supplement, the Fourth Amended and Restated Indenture and the Third Amended and Restated BAseries Indenture Supplement, as applicable.

The following computations are prepared with respect to the Transfer Date of February 14, 2024 and with respect to the performance of the Trust during the related Monthly Period.

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, July 8, 2015 or December 18, 2015.

A. In accordance with Section 3.01 of the Third Amended and Restated BAseries Indenture Supplement dated as of December 17, 2015, 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 Third Amended and Restated BAseries Indenture Supplement as included in Exhibit 4.5 to Registrant's Form 8-K filed with SEC on December 18, 2015.

Priority of Payments BAseries Available Funds



Class A:		Funding sub-Account for	est Actual Deposit to Interest Funding sub-Account for applicable Monthly Period	Monthly Periods	accou	est Funding sub- unt Balance prior to drawals	Interest Funding sub- Account Earnings
Class A (2021-01)		\$366,666.	67 \$366,666.	67	\$0.00	\$366,666.0	67 \$0.00
Class A (2022-01)		\$2,941,666.	.67 \$2,941,666.	67	\$0.00	\$2,941,666.0	67 \$0.00
Class A (2022-02)		\$5,208,333.			\$0.00	\$5,208,333.3	
Class A (2023-01) Class A (2023-02)		\$3,991,666. \$6,225,000.			\$0.00 \$0.00	\$3,991,666.0 \$6,225,000.0	
Cluss 11 (2023-02)	Class A To				\$0.00	\$18,733,333.3	
Class B:							
Class B (2010-01)	Class B To	\$0.			\$0.00	\$0.0	
Class C:	Class B 10	tal: \$0.	00 \$0.	00	\$0.00	\$0.0	50.00
Class C (2010-01)		\$0.	00 \$0.	00	\$0.00	\$0.0	00 \$0.00
, ,	Class C To	tal: \$0.	00 \$0.	00	\$0.00	\$0.0	00 \$0.00
	To	tal: \$18,733,333.	34 \$18,733,333.	34	\$0.00	\$18,733,333.3	34 \$0.00
Class A:		CUSIP Number	Interest Payment	Date Intere	st Rate		ount of interest to be paid on esponding Interest Payment
Class A (2021-01)		05522RDD7	February 15, 2024	0.4400			\$366,666.67
Class A (2022-01) Class A (2022-02)		05522RDE5	February 15, 2024	3.5300			\$2,941,666.67
Class A (2022-02) Class A (2023-01)		05522RDF2 05522RDG0	February 15, 2024 February 15, 2024	5.0000 4.7900			\$5,208,333.33 \$3,991,666.67
Class A (2023-02)		05522RDH8	February 15, 2024	4.9800			\$6,225,000.00
	Class A T	otal: 'otal:					\$18,733,333.34 \$18,733,333.34
D. Targeted o		lass C Reserve sub-Accounts:					\$10,135,2310·
D. Targeted C	reposits to C.	iass C Reserve sub-Accounts.	•				
	R		Reserve sub-Account for pplicable Monthly Period	Class C Reserve sub- Account Balance on Transfer Date prior to withdrawals		C Reserve sub- nt Earnings	Amount of interest to be paid on corresponding Interest Payment Date
			NOTHING TO REPORT				
E. Withdrav	wals to be ma	nde from the Class C Reserve	sub-Accounts on the corresp	onding Transfer Date:			
		Targeted Depos Interest		Actual Deposit to Withou Principal	drawals for		rve Class C Reserve sub- ance on Transfer Date after

NOTHING TO REPORT

F. Targeted deposits to Principal Funding sub-Accounts:

Targeted Deposit to	Actual Deposit to Principal	Shortfall from earlier	Principal Funding sub-	Principal Funding sub-
Principal Funding sub-	Funding sub-Account for	Monthly Periods	Account Balance on	Account Earnings
Account for applicable	applicable Monthly Period		Transfer Date	
Monthly Period				

NOTHING TO REPORT

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

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

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

		Initial Dollar Principal Amount	Outstanding Principal Amount	Adjusted Outstanding Principal	Nominal Liquidation Amount	
				Amount		
Class A:						
Class A (2021-01)		\$1,000,000,000.00	\$1,000,000,000.00	\$1,000,000,000.00	\$1,000,000,000.00	
Class A (2022-01)		\$1,000,000,000.00	\$1,000,000,000.00	\$1,000,000,000.00	\$1,000,000,000.00	
Class A (2022-02)		\$1,250,000,000.00	\$1,250,000,000.00	\$1,250,000,000.00	\$1,250,000,000.00	
Class A (2023-01)		\$1,000,000,000.00	\$1,000,000,000.00	\$1,000,000,000.00	\$1,000,000,000.00	
Class A (2023-02)		\$1,500,000,000.00	\$1,500,000,000.00	\$1,500,000,000.00	\$1,500,000,000.00	
Cla	ass A Total:	\$5,750,000,000.00	\$5,750,000,000.00	\$5,750,000,000.00	\$5,750,000,000.00	
Class B:						
Class B (2010-01)		\$2,350,000,000.00	\$2,350,000,000.00	\$2,350,000,000.00	\$2,350,000,000.00	
Cla	ass B Total:	\$2,350,000,000.00	\$2,350,000,000.00	\$2,350,000,000.00	\$2,350,000,000.00	
Class C:						
Class C (2010-01)		\$1,225,000,000.00	\$1,225,000,000.00	\$1,225,000,000.00	\$1,225,000,000.00	
Cla	ass C Total:	\$1,225,000,000.00	\$1,225,000,000.00	\$1,225,000,000.00	\$1,225,000,000.00	
	Total:	\$9,325,000,000.00	\$9,325,000,000.00	\$9,325,000,000.00	\$9,325,000,000.00	

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

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

NOTHING TO REPORT

J. Class B Usage of Class C Subordinated Amounts:

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

NOTHING TO REPORT

K. Nominal Liquidation Amount for Tranches of Notes Outstanding:

	Beginning Nominal	Increases from	Increases from	Reimbursement	sReductions	Reductions	Reductions due to	Ending Nominal
	Liquidation Amount	accretions on	amounts	from Available	due to	due to	amounts on deposit in th	e Liquidation Amount
		Principal for	withdrawn	Funds	reallocations	Investor	Principal Funding sub-	
		Discount Notes	s from the		of Available	Charge-Offs	Account	
			Principal		Principal	C		
			Funding sub-		Amounts			
			Account in					
			respect of					
			Prefunding					
			Excess					
			Amount					
CI A			Allioulit					
Class A:								
Class A (2021-01)	\$1,000,000,000.00							
Class A (2022-01)	\$1,000,000,000.00							
Class A (2022-02)	\$1,250,000,000.00							
Class A (2023-01)	\$1,000,000,000.00	\$0.00	0 \$0.00	\$0.0	0 \$0.00	0 \$0.00	\$0.0	00 \$1,000,000,000.00
Class A (2023-02)	\$1,500,000,000.00	\$0.00	0 \$0.00	\$0.0	0 \$0.00	0 \$0.00	\$0.0	00 \$1,500,000,000.00
Class A Total:	\$5,750,000,000.00	\$0.00	0 \$0.00	\$0.0	0 \$0.00	0 \$0.00	\$0.0	90 \$5,750,000,000.00
Class B :								
Class B (2010-01)	\$2,350,000,000.00	\$0.00	0 \$0.00	\$0.0	0 \$0.00	0 \$0.00	\$0.0	90 \$2,350,000,000.00
Class B Total:	\$2,350,000,000.00	\$0.00	0 \$0.00	\$0.0	0 \$0.00	0 \$0.00	\$0.0	90 \$2,350,000,000.00
Class C:								
Class C (2010-01)	\$1,225,000,000.00	\$0.00	0 \$0.00	\$0.0	0 \$0.00	0 \$0.00	\$0.0	00 \$1,225,000,000.00
Class C Total:	\$1,225,000,000.00	\$0.00	0 \$0.00	\$0.0	0 \$0.00	0 \$0.00	\$0.0	00 \$1,225,000,000.00
Total	\$9,325,000,000.00	\$0.00	0 \$0.00	\$0.0	0 \$0.00	0 \$0.00	\$0.0	9,325,000,000.00

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)

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: January 23, 2024

IN WITNESS WHEREOF, the undersigned has duly executed and delivered this Monthly Noteholders' Statement this 8th day of February, 2024.

BANK OF AMERICA, NATIONAL ASSOCIATION,

Servicer

By: /S/Joseph L. Lombardi Name: Joseph L. Lombardi

Title: Director