FORM 4

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

OMB APPROVAL
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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

(Print or Ty	pe Response	s)																		
1. Name and Address of Reporting Person* BANK OF AMERICA CORP /DE/					2. Issuer Name and Ticker or Trading Symbol HERTZ GLOBAL HOLDINGS INC [HTZ]							:	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director X 10% Owner							
(Last) (First) (Middle) BANK OF AMERICA CORPORATE CENTER, 100 N TRYON ST					3. Date of Earliest Transaction (Month/Day/Year) 11/29/2011							•		r (give title belo		Other (speci		v)		
(Street)				4. If	4. If Amendment, Date Original Filed(Month/Day/Year)								6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person Form filed by More than One Reporting Person							
CHARLOTTE, NC 28255 (City) (State) (Zip)																				
											on-Derivative Securities Acqu						I			
1.Title of Security (Instr. 3)		Date (Month/Day/Year)		Execut	A. Deemed Execution Date, if any Month/Day/Year)		Code		n	(Instr. 3, 4 and 5)))			Following	6. Ownership Form: Direct (D) or Indirect	p Indi Ben Ow:	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
								Cod	le	V	Amount	(A) or (D)	Pri	ce			(I) (Instr. 4)	r. 4)		
Common	n Stock		11/29	/2011				S			100 (2)	D	\$ 10.5	744	29,895,	349 (4) (5)	<u>(6) (7) (8)</u>	I	(1)	e otnotes (11)
Common	ı Stock		12/14	/2011				Р			228 ⁽²⁾ (3)	A	\$ 10.8	21	29,895,	577 <mark>(4) (5)</mark>	(6) (7) (9)	I	(1)	e otnotes (11)
Common	n Stock		12/15	5/2011				S			228 ⁽²⁾ (3)	D	\$ 10.7	935	29,895,	349 (4) (5)	<u>(6) (7) (8)</u>	I	<u>(1)</u>	e otnotes (11)
Common	n Stock		12/19	/2011				Р			100 (2)	A	\$ 10.8	658	29,895, (10)	449 (4) (5)	(6) (7)	I	(1)	e otnotes (11)
Reminder:	Report on a s	separate line	for each	n class of sec	urities t	eneficia	lly c	owned	direc	tly c	or indirect	ly.								
	1						,			Pe	rsons w	ho re	s forn	n are	not requ	ction of inf iired to res OMB con	spond un	less	EC 147	74 (9-02)
				Table II											y Owned					
Derivative Conversion I		Date Execution (Month/Day/Year) any		any	· · · · · · ·		tion	5.		6. an (M	6. Date Exercisable and Expiration Date (Month/Day/Year)			7. Tit Amo Unde Secur	tle and unt of orlying rities : 3 and	(Instr. 5)		Owner Form Deriv Security Director Inc.	of vative rity: et (D) direct	11. Natur of Indirec Beneficia Ownershi (Instr. 4)
						Code	v	(A)	(D)	Ex	ate cercisable		ration	Title	Amount or Number of Shares					

	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			
BANK OF AMERICA CORP /DE/ BANK OF AMERICA CORPORATE CENTER 100 N TRYON ST CHARLOTTE, NC 28255	X	X					

Signatures

/s/ Margaret E. Nelson, Authorized Signatory for Bank of America	01/17/2012		
**Signature of Reporting Person	Date		

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) This Form 4 is being filed by Bank of America Corporation ("BAC" or the "Reporting Person"), a Delaware corporation and bank holding company registered under the Bank Holding Company Act of 1956, on behalf of its subsidiaries.
- (2) Transaction executed by the error correction section of Merrill Lynch, Pierce, Fenner & Smith Incorporated ("MLPFS"), a broker-dealer and subsidiary of BAC, to correct errors made in connection with agency brokerage trades made on behalf of clients of MLPFS.
- (3) In connection with this transaction, BAC has agreed to voluntarily remit appropriate profits, if any, to Hertz Global Holdings, Inc. BAC disclaims such transaction is subject to reporting under Section 16(a) or disgorgement under Section 16(b), and this report shall not be deemed an admission that those sections apply to such transaction.
 - 24,481,476 shares are owned directly by ML Global Private Equity Fund, L.P. ("MLGPE"). MLGPE Ltd. is the general partner of MLGPE and is a wholly owned subsidiary of ML Global Private Equity Partners, L.P. ("MLGPEP"), the general partner of which is Merrill Lynch GP, Inc. ("ML GP"), which is a wholly owned subsidiary
- (4) of Merrill Lynch Group Inc. ("ML Group"), which is a wholly owned subsidiary of Merrill Lynch & Co., Inc. ("ML&Co."), which is a wholly owned subsidiary of BAC. MLGPE Ltd., as the general partner of MLGPE, has decision-making power over the voting and disposition of shares of portfolio investments of MLGPE, including MLGPE's investment in the Issuer. However, the consent of MLGPEP is expressly required in connection with any such vote or disposition. In turn, action by MLGPEP with respect to investment matters requires the consent of MLGPEP's investment committee as well as its general partner, ML GP.
- (5) 2,949,860 shares are owned directly by Merrill Lynch Ventures L.P. 2001 ("MLV LP"), a limited partnership whose general partner is Merrill Lynch Ventures, L.L.C. ("MLV LLC"), a wholly owned subsidiary of ML Group, which is a wholly owned subsidiary of ML&Co.
- (6) 2,362,247 shares are owned directly by ML Hertz Co-Investor, L.P. ("Hertz Co-Investor LP"), a limited partnership whose general partner is ML Hertz Co-Investor GP, L.L.C. ("Hertz Co-Investor LLC"), whose sole managing member is MLGPE.
- (7) 70,158 shares are owned directly by Merrill Lynch Global Private Equity, Inc., which is a wholly owned subsidiary of ML IBK Positions, Inc., which is a wholly owned subsidiary of ML Group.
- (8) 31,608 shares are owned by MLPFS.
- (9) 31,836 shares are owned by MLPFS.
- (10) 31,708 shares are owned by MLPFS.
- (11) Each of BAC, ML&Co., MLGPE, MLGPE Ltd., MLGPEP, ML GP, ML Group, MLV LP, MLV LLC, Hertz Co-Investor LP, Hertz Co-Investor LLC, MLPFS and MLGPE Inc (collectively, the "Reporting Persons") disclaims beneficial ownership of these securities except to the extent of its pecuniary interest therein.
 - Pursuant to the Amended and Restated Stockholders Agreement dated November 20, 2006, (as it may be amended from time to time, the "Stockholders Agreement"), among Clayton, Dubilier & Rice Fund VII, L.P., CDR CCMG Co-Investor L.P., CD&R Parallel Fund VII, L.P., Carlyle Partners IV, L.P., CP IV Coinvestment L.P., CEP II U.S. Investments, L.P., CEP II Participations S.a.r.l, MLGPE, MLV LP, CMC-Hertz Partners, L.P. and Hertz Co-Investor LP, MLGPE had the right to designate two
- (12) members to the board of directors of the Issuer. On March 31, 2011, investment funds associated with or designated by Clayton, Dubilier & Rice, LLC, The Carlyle Group and BAML Capital Partners, which was formerly known as Merrill Lynch Global Private Equity (collectively, the "Sponsors") completed a secondary offering of the Issuer's common stock, through which the Sponsors' collective ownership was reduced from over 50% of the outstanding shares of the Issuer's common stock to approximately 39%.
- Following the secondary offering, the Issuer no longer qualifies for any of the "controlled company" exemptions under New York Stock Exchange ("NYSE") rules. Under the Stockholders Agreement, MLGPE was obligated to cause one of its nominees to resign in the event that the Issuer was no longer a "controlled company" under NYSE rules. On August 12, 2011, Robert F. End (an MLGPE nominee) resigned from the Issuer's board of directors. MLGPE now has the right to designate one member to the board of directors of the issuer. Each of the Reporting Persons other than MLGPE disclaims its possible status as director of the Issuer.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.