SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 2)*

PIMCO MUNICIPAL INCOME FUND

(Name of Issuer)

REMARKETABLE VARIABLE RATE MUNIFUND TERM PREFERRED

(Title of Class of Securities)

72200R883

(CUSIP Number)

Bank of America Corporation
Bank of America Corporate Center, 100 N. Tryon Street
Charlotte, NC, 28255
980-825-9256

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

08/01/2025

(Date of Event Which Requires Filing of This Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

SCHEDULE 13D

CUSIP No. 72200R883

1	Name of reporting person		
	BANK OF AMERICA CORP /DE/		
2	Check the appropriate box if a member of a Group (See Instructions) (a) (b)		
3	SEC use only		
4	Source of funds (See Instructions)		
	wc		

5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)		
6	Citizenship or place of organization DELAWARE		
Number of Shares Benefici	7	Sole Voting Power 0.00	
	8	Shared Voting Power 0.00	
ally Owned by Each Reporti	9	Sole Dispositive Power 0.00	
ng Person With:	10	Shared Dispositive Power 0.00	
11	Aggregate amount beneficially owned by each reporting person 0.00		
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)		
13	Percent of class represented by amount in Row (11)		
14	Type of Reporting Person (See Instructions) HC		

SCHEDULE 13D

CUSIP No. 72200R883

1	Name of reporting person
	Banc of America Preferred Funding Corporation
2	Check the appropriate box if a member of a Group (See Instructions)
	□ (a)✓ (b)
3	SEC use only
4	Source of funds (See Instructions)
	WC
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e)
6	Citizenship or place of organization
	DELAWARE

	7	Sole Voting Power		
Number of Shares Benefici		0.00		
		Shared Voting Power		
	8	0.00		
ally Owned		Sole Dispositive Power		
by Each Reporti	9	0.00		
ng Person	10	Shared Dispositive Power		
With:		0.00		
	Aggregate amount beneficially owned by each reporting person			
11	0.00			
	Check if t	he aggregate amount in Row (11) excludes certain shares (See Instructions)		
12				
	Percent of class represented by amount in Row (11)			
13	0 %			
14	Type of Reporting Person (See Instructions)			
	co			

SCHEDULE 13D

Item 1. Security and Issuer

(a) Title of Class of Securities:

REMARKETABLE VARIABLE RATE MUNIFUND TERM PREFERRED

(b) Name of Issuer:

PIMCO MUNICIPAL INCOME FUND

(c) Address of Issuer's Principal Executive Offices:

1633 BROADWAY, NEW YORK, NEW YORK, 10019.

Item 1 Comment:

This Amendment No. 2 (this "Amendment") amends, as set forth below, the statement on Schedule 13D, dated April 17, 20 24 and filed with the SEC on April 24, 2024 (as amended to the date hereof, the "Original Schedule 13D"), for Bank of America Corporation ("BAC") and Banc of America Preferred Funding Corporation ("BAPFC") (collectively, the "Reporting Persons") with respect to the remarketable variable rate munifund term preferred shares, series 2054 (CUSIP No. 72200R883) ("RVMTP Shares") of PIMCO Municipal Income Fund (the "Issuer").

This Amendment is being filed as result of the reorganization of the Issuer and PIMCO Municipal Income Fund III into PIM CO Municipal Income Fund II ("PML") on August 1, 2025 (the "Reorganization") pursuant to which BAPFC exchanged 1,34 0 RVMTP Shares of the Issuer (CUSIP No. 72200R883) for an equal number of RVMTP Shares of PML (CUSIP No. 72200 W882).

Item 2. Identity and Background

- (c) Item 2(c) of the Original Schedule 13D is hereby amended by: deleting Schedule I referenced therein and replacing it with Schedule I included with this Amendment.
- (d) Item 2(d) of the Original Schedule 13D is hereby amended by: deleting Schedule II referenced therein and replacing it with Schedule II included with this Amendment.

Item 3. Source and Amount of Funds or Other Consideration

Item 3 of the Original Schedule 13D is hereby amended by adding the following paragraph at the end thereof: "In connection with the Reorganization, BAPFC exchanged 1,340 RVMTP Shares, Series 2054, of the Issuer (CUSIP No. 72200R 883) for an equal number of RVMTP Shares of PML (CUSIP No. 72200W882). As a result of the Merger, the Reporting Persons no longer own any RVMTP Shares of the Issuer."

Item 4. Purpose of Transaction

Item 4 of the Original Schedule 13D is hereby amended by adding the following paragraph at the end thereof: "As a result of the Reorganization, the Reporting Persons no longer own any RVMTP Shares of the Issuer."

Item 5. Interest in Securities of the Issuer

- (a) Paragraph (a) of Item 5 of the Original Schedule 13D is hereby amended and restated to read as follow: "The responses of the Re porting Persons to rows (7) through (11) of the cover pages of this Amendment are incorporated herein by reference".
- (b) Paragraph (b) of Item 5 of the Original Schedule 13D is hereby amended and restated to read as follow: "The responses of the Re porting Persons to rows (7) through (11) of the cover pages of this Amendment are incorporated herein by reference."
- (c) Paragraph (c) of Item 5 of the Original Schedule 13D is hereby amended and restated to read as follow: Not Applicable
- (e) Paragraph (d) of Item 5 of the Original Schedule 13D is hereby amended and restated to read as follow: "On August 1, 2025, as a result of the Reorganization, the Reporting Persons ceased to be the beneficial owner of more than five percent of the class of sec urities."

Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer

Item 6 of the Original Schedule 13D is hereby amended by adding the following at the end of the first paragraph thereof: "The responses of the Reporting Persons in Item 3 and Item 4 hereof are incorporated herein by reference. All voting arrangements and financing arrangements relating to the RVMTP Shares have been terminated as a result of the Reorganization of Issuer."

Item 7. Material to be Filed as Exhibits.

Item 7 of the Original Schedule 13D is hereby amended by deleting Exhibit 99.1 and Exhibit 99.2 thereto and the insertion of the fo llowing exhibits:

"Exhibit Description of Exhibit 99.1 Joint Filing Agreement 99.2 Power of Attorney 99.6 Schedule I 99.7 Schedule II"

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

BANK OF AMERICA CORP /DE/

Signature: /s/ Andres Ortiz

Name/Title: Andres Ortiz, Authorized Signatory

Date: 08/05/2025

Banc of America Preferred Funding Corporation

Signature: /s/ Andres Ortiz

Name/Title: Andres Ortiz, Authorized Signatory

Date: 08/05/2025

JOINT FILING AGREEMENT

Pursuant to and in accordance with the Securities Exchange Act of 1934, as amended (the **Exchange Act**"), and the rules and regulations thereunder, each party hereto hereby agrees to the joint filing, on behalf of each of them, of any filing required by such party under Section 13 or Section 16 of the Exchange Act or any rule or regulation thereunder (including any amendment, restatement, supplement, and/or exhibit thereto) with the Securities and Exchange Commission (and, if such security is registered on a national securities exchange, also with the exchange), and further agrees to the filing, furnishing, and/or incorporation by reference of this agreement as an exhibit thereto. This agreement shall remain in full force and effect until revoked by any party hereto in a signed writing provided to each other party hereto, and then only with respect to such revoking party.

IN WITNESS WHEREOF, each party hereto, being duly authorized, has caused this agreement to be executed and effective as of the date set forth below.

Date: August 5, 2025

BANK OF AMERICA CORPORATION

By: /s/ Andres Ortiz Name: Andres Ortiz Title: Authorized Signatory

BANC OF AMERICA PREFERRED FUNDING CORPORATION

By: /s/ Andres Ortiz Name: Andres Ortiz Title: Authorized Signatory

BANK OF AMERICA CORPORATION

LIMITED POWER OF ATTORNEY

BANK OF AMERICA CORPORATION, a Delaware corporation (the "Corporation"), does hereby make, constitute, and appoint each of David Oldfield, Marie Andre, Andres Ortiz Custodio, Kamil Dziedzic, Kelvin Kwok, Frank Lui, Ben Tsai, James Todd, Michelle Wong, and Monica Yako as an attorney-in-fact for the Corporation acting for the Corporation and in the Corporation's name, placeand stead, for the Corporation's use and benefit, to bind the Corporation by their execution of those agreements, forms and documents related to Section 13 and 16 of the Securities Exchange Act 1934, other large shareholder, short position and takeover regulatory reporting requirements in other jurisdictions; as well as shareholding disclosures required by issuer's Article of Association.

Any documents executed by an attorney-in-fact in accordancewith this Limited Power of Attorney shall fully bind and commit the Corporation and all other parties to such documents may rely upon the execution thereof by the attorney-in fact as if executed by the Corporation and as the true and lawful act of the Corporation.

This Limited Power of Attorney shall automatically terminate as to the authority of David Oldfield, Marie Andre, Andres Ortiz Custodio, Kamil Dziedzic, Kelvin Kwok, Frank Lui, Ben Tsai, James Todd, Michelle Wong, and Monica Yako upon the earlier of the date period of 12 months from the date hereof or the attorney-in-fact's resignation or termination from or transfer out of the Global Markets Non-Financial Regulatory Reporting Department; however, any such resignation, termination or transfer shall have no impact on any documents or instruments executed by any attorney-in-fact named above for the Corporation prior tosuch resignation, termination or transfer.

This Limited Power of Attorney shall revoke the Limited Power of Attorney executed by the Corporation on May 5th, 2025; however, such revocation shall have no impact on any actions taken pursuant to that Power of Attorney.

IN WITNESS WHEREOF, this Power of Attorney has been executed and delivered by the Corporation to the Attorney-in-Fact on this 5th day of May, 2025.

BANK OF AMERICA CORPORATION

By: /s/ Ellen A. Perrin

Ellen A. Perrin Associate General Counsel, Senior Vice President and Assistant Secretary

BANC OF AMERICA PREFERRED FUNDING CORPORATION

LIMITED POWER OF ATTORNEY

BANC OF AMERICA PREFERRED FUNDING CORPORATION, a Delaware corporation (the "Corporation"), does hereby make, constitute, and appoint each of Marie Andre, Andres Ortiz Custodio, Kamil Dziedzic, Valerie Ezeagbo, Kelvin Kwok, Frank Lui, JamesTodd, BenTsoi, Michelle Wong, and Monica Yako as an attorney-in-fact for the Corporation acting for the Corporation and in the Corporation's name, place and stead, for the Corporation's use and benefit, to bind the Corporation by their execution of those agreements, forms and documents related specifically to Section 13 and Section 16 of the Securities Exchange Act of 1934, and other large shareholder and short position regulatory reporting requirements in other jurisdictions.

Any documents executed by an attorney-in-fact in accordance with this Limited Power of Attorney shall fully bind and commit the Corporation and all other parties to such documents may rely upon the execution thereof by the attorney-in fact as if executed by the Corporation and as the true and awful act of the Corporation.

This Limited Power of Attorney shall automatically telminate as to the authority of Marie Andre, Andres Ortiz Custodio, Kamil Dziedzic, Valerie Ezeagbo, Kelvin Kwok, Frank Lui, JamesTodd, BenTsoi, Michelle Wong, and Monica Yako upon the earlier of the date period of 12 months from the date hereof or the attorney-in- fact's resignation or termination from or transfer out of the Global Markets Non- Financial Regulatory Reporting Department; however, any such resignation, termination or transfer shall have no impact on any documents or instruments executed by any attorney-in-fact named above for the Corporation prior to such resignation, termination or transfer.

IN WITNESS WHEREOF, this Power of Attorney has been executed and delivered by the Corporation to the Attorney-in-Fact on this 20th day of November, 2024.

BANC OF AMERICA PREFERRED FUNDING CORPORATION

/s/ David A Stephens
David A Stephens, Managing Director

SCHEDULE I

$\frac{\textbf{EXECUTIVE OFFICERS AND DIRECTORS OF}}{\textbf{REPORTING PERSONS}}$

The following sets forth the name and present principal occupation of each executive officer and director of Bank of America Corporation. The business address of each of the executive officers and directors of Bank of America Corporation is Bank of America Corporate Center, 100 North Tryon Street, Charlotte, North Carolina 28255.

<u>Name</u>	Position with Bank of America Corporation	Principal Occupation
Brian T. Moynihan	Chairman of the Board, Chief Executive Officer and Director	Chairman of the Board and Chief Executive Officer of Bank of America Corporation
Paul M. Donofrio	Vice Chair	Vice Chair of Bank of America Corporation
Thong M. Nguyen	Vice Chair, Head of Global Strategy & Enterprise Platforms	Vice Chair, Head of Global Strategy & Enterprise Platforms of Bank of America Corporation
Bruce R. Thompson	Vice Chair, Head of Enterprise Credit	Vice Chair, Head of Enterprise Credit of Bank of America Corporation
Dean C. Athanasia	President, Regional Banking	President, Regional Banking for Bank of America Corporation
Raul A. Anaya	President, Co-Head Business Banking	President, Co-Head Business Banking of Bank of America Corporation
Sharon L. Miller	President, Co-Head Business Banking	President, Co-Head Business Banking of Bank of America Corporation
James P. DeMare	President, Global Markets	President, Global Markets of Bank of America Corporation
Kathleen A. Knox	President, The Private Bank	President, The Private Bank of Bank of America Corporation
Matthew M. Koder	President, Global Corporate and Investment Banking	President, Global Corporate and Investment Banking of Bank of America Corporation
Bernard A. Mensah	President, International; CEO, Merrill Lynch International	President, International of Bank of America Corporation and CEO, Merrill Lynch International
Lindsay D. Hans	President, Co-Head Merrill Wealth Management	President, Co-Head Merrill Wealth Management of Bank of America Corporation
Eric A. Schimpf	President, Co-Head Merrill Wealth Management	President, Co-Head Merrill Wealth Management of Bank of America Corporation
Holly O'Neill	President, Consumer, Retail and Preferred Banking	President, Consumer, Retail and Preferred Banking of Bank of America Corporation

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Wendy H. Stewart	President, Global Commercial Banking	President, Global Commercial Banking of Bank of America Corporation
David Tyrie	President of Marketing, Digital, and Specialized Consumer Client Solutions	President of Marketing, Digital, and Specialized Consumer Client Solutions of Bank of America
Hari Gopalkrishnan	Chief Technology and Information Officer	Chief Technology and Information Officer of Bank of America Corporation
Len Botkin	Chief Audit Executive	Chief Audit Executive of Bank of America Corporation
Alastair Borthwick	Chief Financial Officer	Chief Financial Officer of Bank of America Corporation
Sheri B. Bronstein	Chief People Officer	Chief People Officer of Bank of America Corporation
Geoffrey S. Greener	Chief Risk Officer	Chief Risk Officer of Bank of America Corporation
Thomas M. Scrivener	Chief Operations Executive	Chief Operations Executive of Bank of America Corporation
Lauren A. Mogensen	Global General Counsel	Global General Counsel of Bank of America Corporation
Lionel L. Nowell, III	Lead Independent Director	Lead Independent Director, Bank of America Corporation; Former Senior Vice President and Treasurer, PepsiCo, Inc.
Sharon L. Allen	Director	Former Chairman, Deloitte LLP
Jose E. Almeida	Director	Chairman, President and Chief Executive Officer of Baxter International Inc.
Pierre J.P. de Weck ¹	Director	Former Chairman and Global Head of Private Wealth Management, Deutsche Bank AG
Arnold W. Donald	Director	Former President and Chief Executive Officer, Carnival Corporation & Carnival plc
Linda P. Hudson	Director	Former Chairman and Chief Executive Officer, The Cardea Group, LLC and Former President and Chief Executive Officer of BAE Systems, Inc.
Monica C. Lozano	Director	Lead Independent Director, Target Corporation; Former Chief Executive Officer, Former College Futures Foundation and Former Chairman, US Hispanic Media Inc.
Maria N. Martinez	Director	Former Executive Vice President and Chief Operating Officer of Cisco Systems, Inc.
1 Mr. de Weck is a citizen of Switzerland		

¹ Mr. de Weck is a citizen of Switzerland.

Denise L. Ramos	Director	Former Chief Executive Officer and President of ITT Inc.
Clayton S. Rose	Director	Baker Foundation Professor of Management Practice at Harvard Business School
Michael D. White	Director	Former Chairman, President, and Chief Executive Officer of DIRECTV
Thomas D. Woods ²	Director	Former Vice Chairman and Senior Executive Vice President of Canadian Imperial Bank of Commerce
Maria T. Zuber	Director	Vice President for Research and E.A. Griswold Professor of Geophysics, MIT

² Mr. Woods is a citizen of Canada.

The following sets forth the name and present principal occupation of each executive officer and director of Banc of America Preferred Funding Corporation. The business address of each of the executive officers and directors of Banc of America Preferred Funding Corporation is 214 North Tryon Street, Charlotte, North Carolina 28255.

<u>Name</u>	Position with Banc of America Preferred Funding <u>Corporation</u>	Principal Occupation
John J. Lawlor	Director and President	Managing Director, Municipal Markets and Markets Executive and Vice Chair of Global Markets of BofA Securities, Inc. and Bank of America, National Association
James S. Duffy	Managing Director	Director; MBAM BFO, The CFO Group of Bank of America, National Association
Michael I. Jentis	Managing Director	Managing Director, Head of Sales – Public Finance of BofA Securities, Inc. and Bank of America, National Association
Edward J. Sisk	Director and Managing Director	Managing Director, Head of Municipal Investment Banking and Public Sector Banking of BofA Securities, Inc. and Bank of America, National Association
John B. Sprung	Director	Corporate Director
David A. Stephens	Director and Managing Director	Managing Director, Municipal Products Group Head and Head of PSB Credit Products of BofA Securities, Inc. and Bank of America, National Association
Matthew C. McQueen	Director and Managing Director	Managing Director; Head of Global Mortgages & Securitized Products and Municipal Banking & Markets of BofA Securities, Inc. and Bank of America, National Association

Exhibit 99.7

SCHEDULE II

LITIGATION SCHEDULE

Bank of America Corporation and certain of its affiliates, including BofA Securities, Inc. ("BofA Securities," successor in interest to Merrill Lynch, Pierce, Fenner & Smith Incorporated) and Bank of America, N.A., have been involved in a number of civil proceedings and regulatory actions which concern matters arising in connection with the conduct of its business. Certain of such proceedings have resulted in findings of violations of federal or state securities laws. Such proceedings are reported and summarized in the BofA Securities Form BD as filed with the SEC, which descriptions are hereby incorporated by reference.