

File Pursuant to Rule 433 Registration No. 333-133852 and 333-133852-08

## BAC CAPITAL TRUST XIII FLOATING RATE PREFERRED HYBRID INCOME TERM SECURITIES FINAL TERM SHEET Dated February 12, 2007

Issuer of HITS:

BAC Capital Trust XIII

Issuer of Preferred Stock Under Stock Purchase Contract Agreement and Remarketable Floating Rate Junior Subordinated Notes and Guarantor of HITS: Bank of America Corporation

**Ratings of Preferred HITS:** 

A1 (Moody's) / A (S&P) / A+ (Fitch)

Size, Issue Price, Liquidation Amount and Issue Amount of Preferred HITS:

700,000 Floating Rate Preferred Hybrid Income Term Securities, or Preferred HITS, liquidation amount \$1,000 per security, or \$700,000,000 in the aggregate.

The 700,000 Preferred HITS, together with Trust Common Securities in an aggregate liquidation amount equal to \$100,000 to be purchased by Bank of America Corporation, correspond to:

- 7,001 Stock Purchase Contracts, stated amount \$100,000 per Stock Purchase Contract, or an aggregate stated amount of \$700,100,000 (obligating the Trust to purchase on the Stock Purchase Date 7,001 shares of Preferred Stock with an aggregate liquidation preference of \$700,100,000), and
- \$700,100,000 initial principal amount of Remarketable Floating Rate Junior Subordinated Notes due 2043, or the Junior Subordinated Notes

Preferred HITS: Payable on each Regular Distribution Date:

• from February 16, 2007 through the later of March 15, 2012 and the Stock Purchase Date, accruing at a floating rate *per annum* equal to Three-Month LIBOR plus 0.40% of the liquidation amount, and thereafter accruing at a floating rate *per annum* equal to the greater of (i) Three-Month LIBOR plus 0.40% of the liquidation amount, and (ii) 4.00% of the liquidation amount; and

**Distributions on HITS:** 

**Distribution Dates for HITS:** 

 on a cumulative basis for each Regular Distribution Date to and including the Stock Purchase Date and on a non-cumulative basis thereafter.

**Treasury HITS:** Payable on each Regular Distribution Date on or prior to the Stock Purchase Date:

- at the rate of 0.15% per annum of the liquidation amount, accruing for each Treasury HITS from the Regular Distribution Date immediately preceding its issuance; and
- on a cumulative basis.

**Corporate HITS:** Payable on each Corporate HITS Distribution Date prior to the Stock Purchase Date at a floating rate *per annum* of Three-Month LIBOR plus 0.25%, accruing for each Corporate HITS from the Corporate HITS Distribution Date immediately preceding its issuance.

**Regular Distribution Dates:** The distribution dates for Preferred HITS, Treasury HITS and Trust Common Securities are:

- each March 15, June 15, September 15 and December 15 occurring prior to and including the later of March 15, 2012 and the Stock Purchase Date, beginning June 15, 2007 (or in the case of Treasury HITS, the first such date on which Treasury HITS are outstanding); and
- the Stock Purchase Date if not otherwise a Regular Distribution Date.

The last Regular Distribution Date for the Treasury HITS shall be the Stock Purchase Date

Additional Distribution Dates: Also, prior to the Stock Purchase Date, the Trust will make additional distributions on the Treasury HITS relating to payments of excess principal on the Qualifying Treasury Securities quarterly on each March 15, June 15, September 15 and December 15, or as promptly thereafter as the Collateral Agent and the Paying Agent determine to be practicable, commencing on the later of the first such day after Treasury HITS are outstanding and June 15, 2007

Corporate HITS Distribution Dates: The distribution dates for Corporate HITS are each March 15, June 15, September 15 and December 15, commencing on the later of the first such date on which Corporate HITS are outstanding and June 15, 2007 and continuing through and including the last such date to occur prior to the Remarketing Settlement Date; thereafter for so long as Corporate HITS remain outstanding, each day that is an interest payment date for the Remarketable Floating Rate Junior Subordinated Notes.

Day Count:
Maturity of Remarketable Floating Rate Junior Subordinated Notes:
Interest Rate on Remarketable Floating Rate Junior Subordinated Notes Prior to the Remarketing Settlement Date:
Interest Payment Dates of Remarketable Floating Rate Junior Subordinated Notes:
Reset Caps on Remarketing of Remarketable Floating Rate Junior Subordinated Notes:
Redemption Provisions:

**Optional Call:** 

Actual/360

March 15, 2043

Floating rate *per annum* equal to Three-Month LIBOR plus 0.25%, per \$1,000 principal amount, from and including February 16, 2007.

March 15, June 15, September 15 and December 15 of each year, beginning June 15, 2007.

The Fixed Rate Reset Cap will be the prevailing market yield, as determined by the Remarketing Agent, of the benchmark U.S. treasury security having a remaining maturity that most closely corresponds to the period from such date until the earliest date on which Remarketable Floating Rate Junior Subordinated Notes may be redeemed at Bank of America's option in the event of a successful Remarketing, plus 350 basis points, or 3.50% *per annum*, and the Floating Rate Reset Cap, which the Reset Spread may not exceed, will be 300 basis points, or 3.00% *per annum*.

Preferred HITS have no stated maturity but must be redeemed upon the date Preferred Stock is redeemed. Corporate HITS have no stated maturity but must be redeemed, if they remain outstanding, in cash upon the date Remarketable Floating Rate Junior Subordinated Notes mature or are redeemed.

For Preferred HITS, at any date on or after the later of March 15, 2012 and the Stock Purchase Date. For Corporate HITS, at any date on or after March 15, 2017.

Within 90 days upon the occurrence of a "tax event," "capital treatment event" or an "investment company event," the Trust may redeem all, but not less than all, of the Preferred HITS.

Cash Payment Deferral:
Contract Payment Rate:
Dividend Rate on the Preferred Stock:
D. I (G. IV.) G.
Replacement Capital Covenant:
Offering Price, Proceeds Before Expenses and Commissions to the Underwriters:
Selected Dealer Allowance:
Sole Structuring Manager:
Co-Managers:
Trade Date:
Settlement Date:
Listing of Preferred HITS:
CUSIP of Preferred HITS:

For Remarketable Floating Rate Junior Subordinated Notes, up to 28 consecutive interest payment dates (or the equivalent if interest periods are not at the time quarterly), but not beyond the maturity date. For Contract Payments, on more than one occasion at the election of Bank of America Corporation or as directed by the Federal Reserve Board.

0.15% per annum, accruing from February 16, 2007.

From the date of issuance to but not including the Dividend Payment Date in March 2012, a floating rate *per annum* equal to Three-Month LIBOR plus 0.40%. Thereafter for each related Dividend Period, a floating rate *per annum* equal to the greater of (x) Three-Month LIBOR plus 0.40% and (y) 4.00%.

Bank of America has entered into a replacement capital covenant for the benefit of persons that buy, hold or sell a specified series of its long-term indebtedness ranking senior to the Junior Subordinated Notes (or, in certain limited cases long term indebtedness of its subsidiaries, including Bank of America, N.A.). Pursuant to the replacement capital covenant Bank of America has limited its right to redeem or repurchase the HITS or shares of Preferred Stock.

**Initial Public Offering Price:** \$1,000 per Preferred HITS, \$700,000,000 in the aggregate.

**Proceeds Before Expenses to Bank of America Corporation:** \$1,000 per Preferred HITS, \$700,000,000 in the aggregate.

Commissions to the Underwriters: \$10 per Preferred HITS, \$7,000,000 in the aggregate.

Not Applicable.

Banc of America Securities LLC

Bear, Stearns & Co. Inc. UBS Securities LLC Muriel Siebert & Co. The Williams Capital Group, L.P.

February 12, 2007

February 16, 2007 (DTC)

NYSE, symbol "BAC PF"

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The issuer has filed a registration statement (including a prospectus) with the SEC for the offering to which this communication relates. Before you invest, you should read the prospectus in that registration statement and other documents the issuer has filed with the SEC for more complete information about the issuer and this offering. You may get these documents for free by visiting EDGAR on the SEC Web site at www.sec.gov. Alternatively, the issuer, any underwriter or any dealer participating in the offering will arrange to send you the prospectus if you request it by calling toll free at 1-800-294-1322 or you may e-mail a request to dg.prospectus\_distribution@bofasecurities.com.

Terms are used in this term sheet with the meanings assigned to them in the preliminary prospectus supplement subject to completion, dated February 12, 2007, included in the registration statement referred to above.