CALCU	JLATION OF REGIS	TRATION F	EE									
Propos	Each Class of Secured Maximum Aggree to the secure term of Registration Fee	gate Offerin	g Price: \$ 12									
	culated in accordanc d herewith.		()				0044 (7 5					n Statement No. 333-180488
CUSIP Number	Aggregate Principal Amount	Price to Public	ement No. 1 Gross Concession	2 - Dated Mond Net Proceeds		Coupon Rate		•	Ipplement Da 1st Coupon Date			pectus Dated March 30, 2012) Product Ranking
06050WGN9	\$12,985,000.00	100.000%	3.000%	\$12,595,450.00		4.050% (Per Annum)	Semi-Annual			\$20.36	Yes	Senior Unsecured Notes
Redemption In	nformation: Non-Call	able										
	anagers and Lead Age rgo Advisors, LLC	ents: BofA M	Merrill Lynch	, Incapital LLC	Agents: (Citigroup	Global Markets	Inc., Merril	l Lynch, Pierce	e, Fenner & Sn	nith Incorporat	ed, Morgan Stanley & Co.
Bank of America. Bank of America		Trade Date Settlement Minimum	: Monday, No Date: Friday Denomination es settle flat a	r, November 3, 20 ovember 10, 2014 November 14, 2 h/Increments: \$1, nd clear SDFS: D RBC Dain Rauscl	4 @ 12:00 014 000.00/\$1 0TC Book	PM ET		0, 2014				Bank of America InterNotes Prospectus Supplement Dated 7-16-14 to Prospectus Dated 3-30-12
		If the maturity date or an interest payment date for any note is not a business day (as that term is defined in the prospectus), principal, premium, if any, and interest for that note is paid on the next business day, and no interest will accrue from, and after, the maturity date or interest payment date.										
		In the opinion of McGuireWoods LLP, as counsel to Bank of America Corporation (the "Company"), when the trustee has made an appropriate entry on Schedule 1 to the Master Registered Global Senior Note, dated July 16, 2014 (the "Master Note"), identifying the notes offered hereby as supplemental obligations thercunder in accordance with the instructions of the Company, and the notes have been delivered against payment therefor as contemplated in this pricing supplement and the related prospectus, all in accordance with the provisions of the indenture governing the notes, such notes will be legal, valid and binding obligations of the Company, subject to the effect of applicable bankruptcy, insolvency (including laws relating to fraudulent transfers and equitable subordination), reorganization, moratorium and other similar laws affecting creditors' rights generally and to general principles of equity, and further subject to 12 U.S.C. §1818(b)(6)(D) (or any successor statute) and any bank regulatory powers now or hereafter in effect. This opinion is given as of the date hereof and is limited to the Federal laws of the United States, the laws of the State of New York and the Delaware General Corporation Law (including the statutory provisions, all applicable provisions of the Delaware Constitution and reported judicial decisions interpreting the foregoing). In addition, this opinion is subject to customary assumptions about the trustee's authorization, execution and delivery of the indenture governing the notes with respect to the trustee, the legal capacity of natural persons, the genuineness of signatures, the authenticity of all documents submitted to McGuireWoods LLP as originals, the conformity to original documents of all documents, submitted to McGuireWoods LLP as originals, the conformity to original documents of all documents, all as stated in the letter of McGuireWoods LLP dated July 16, 2014.										
		InterNotes	® is a regist	ered trademark	of Incapi	tal Holdii	ngs LLC. All I	lights Reser	ved.			