Bank of America Corporation (BAC) Shareholder Alert Voluntary submission by John Chevedden, POB 2673, Redondo Beach, CA 90278. Continuous BAC Shareholder for 8-years

Please Vote for

Proposal 5: Improve our Catch-22 Proxy Access

Based on the fact that there has not been one proxy access candidate at more than 500 major company that have provided for such a candidate since 2015, our company has no reasonable expectation of a proxy access candidate during the next 2000 years.

It is time to take at least the baby step in this proposal to tilt the balance ever so slightly in favor of shareholders. This proposal will simply give more shareholders the opportunity to back a proxy access director candidate.

Hundreds of recent annual meeting proxies have stressed that flexibility is good for management. **Flexibility is also good for shareholders.** Shareholders need the flexibility to assemble as many shares who may be necessary to have owed 3% of company stock for an unbroken 3-years **from as many shareholders as necessary** to back a proxy access candidate that will appear on the management annual meeting ballot.

This proposal does not increase the number of shares that management would screen. It only means that more shareholders can back a proxy access candidate. **This would help ensure that a proxy access candidate has broad diverse support**. Hundreds of recent annual meeting proxies have stressed that broad support is beneficial for management.

The screening process need not be a scorched earth process. The proxy access candidate is not guaranteed election. The candidate has to compete with our established directors for votes and get more votes than one established director. Even if a proxy access candidate is not elected the presence of a proxy access candidate can be a great incentive for our directors to perform better.

Yes – Proposal 5: Improve our Catch-22 Proxy Access



Written materials are submitted pursuant to Rule 14a-6(g)(1) promulgated under the Securities Exchange Act of 1934.*

*Submission is not required of this filer under the terms of the Rule, but is made voluntarily in the interest of public disclosure and consideration of these important issues.

This is not a solicitation of authority to vote your proxy. Please DO NOT send me your proxy card; the shareholder is not able to vote your proxies, nor does this communication contemplate such an event.

e shareholder asks all shareholders to vote their choices by following the procedural instructions provided in the xy materials.					