UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 02)*

Alliance California Municipal Income Fund, Inc.

(Name of Issuer)			
AUCTION RATE PREFERRED SHARES			
(Title of Class of Securities)			
018547			
(CUSIP Number)			
Bank of America Corporation, Bank of America Corporate Center, 100 N. Tryon Street, Charlotte, North Carolina 28255			
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)			
May 21, 2010			
May 21, 2019			
(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(g), check the following box. \square

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

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).

1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) BANK OF AMERICA CORP /DE/ 56-0906609			
2				(a) □ (b) ⊠
3	SEC USE ONLY			
4	SOURCE OF FUNDS WC			
5	CHECK	BOX IF DIS	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(e) or 2(f)	区
6	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware			
		7	SOLE VOTING POWER 0	
NUMBER OF BENEFICIALLY	Y OWNED PORTING		SHARED VOTING POWER 0	
BY EACH REF PERSON V			SOLE DISPOSITIVE POWER 0	
		10	SHARED DISPOSITIVE POWER 0	
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 0			
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0%			
14	TYPE OF	F REPORTI	NG PERSON	

	NAMEGA	DE DEBOR	TING PERCONG			
1	I.R.S. IDE	ENTIFICAT	TING PERSONS TION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
	94-16876	America, N. 65	A.			
	CHECK	THE APPRO	OPRIATE BOX IF A MEMBER OF A GROUP	(a) 🗆		
2				(b) ⊠		
_	SEC USE	ONLY				
3						
4	SOURCE	OF FUNDS	S			
4	00					
_	CHECK I	BOX IF DIS	GCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(e) or 2(f)			
5						
	CITIZEN	SHIP OR P	PLACE OF ORGANIZATION			
6	United St	ates				
		_	SOLE VOTING POWER			
		7	0			
			SHARED VOTING POWER			
NUMBER OF BENEFICIALLY		8	0			
BY EACH REP PERSON V		G SOLE DISPOSITIVE POWER				
		9	0			
		10	SHARED DISPOSITIVE POWER			
		10	0			
11	AGGREG	GATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
11	0					
10	CHECK I	BOX IF TH	E AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			
12						
4.5	PERCEN	T OF CLAS	SS REPRESENTED BY AMOUNT IN ROW (11)			
13	0%	0%				
	TYPE OF	REPORTI	NG PERSON			
14	ВК					

	NAMEGO	DE DEBOR	TING PERCONS	1		
1			TING PERSONS TION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
1		ge Investme				
	OPRIATE BOX IF A MEMBER OF A GROUP	(a) 🗆				
2	CHECK	I HE AFFR	OFRIATE BOATF A MEMBER OF A GROUP			
_				(b) ⊠		
	SEC USE	ONLY				
3						
4	SOURCE	OF FUNDS				
4	WC					
	CHECK I	BOX IF DIS	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(e) or 2(f)			
5						
	CITIZEN	SHIP OR P	LACE OF ORGANIZATION			
6	Delaware	Delaware				
			SOLE VOTING POWER			
		7	0			
	-		U .			
			SHARED VOTING POWER			
NUMBER OF BENEFICIALLY		O	0			
BY EACH REP	PORTING		SOLE DISPOSITIVE POWER			
PERSON V	VITH	9 0				
	-		0			
		10	SHARED DISPOSITIVE POWER			
		10	0			
	AGGREG	GATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
11						
	0					
10	CHECK I	BOX IF TH	E AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			
12						
	PERCEN	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
13						
	0%	0%				
4.4	TYPE OF	REPORTI	NG PERSON			
14	00					

Item 1. Security and Issuer

This Amendment No. 2 (this "Amendment") amends, as set forth below, the statement on Schedule 13D, dated January 1, 2011 and filed with the SEC on January 11, 2011 (the "Original Schedule 13D"), as amended by Amendment No. 1 dated September 2, 2015 and filed with the SEC on September 21, 2015 ("Amendment No. 1"), for Bank of America Corporation ("BAC"), Bank of America, N.A. ("BANA") and Blue Ridge Investments, L.L.C. ("Blue Ridge") (collectively, the "Reporting Persons") with respect to the auction rate preferred shares ("ARP Shares") of Alliance California Municipal Income Fund, Inc. (the "Issuer").

This Amendment is being filed in relation to the redemption by the Issuer of (i) 37 ARP Shares held by BANA and (ii) 797 ARP Shares held by Blue Ridge (CUSIP No. 018547).

	(CUSIP No. 018547).		
Item 2.	Identity and Background		
(a)	Item 2 of the Original Schedule 13D is hereby amended II included with this Amendment.	d by deleting Schedule I and Schedule II referenced therein and	d replacing them with Schedule I and Schedul
(b)			
(c)			
(d)			
(e)			
(f)			
Item 3.	Source and Amount of Funds or Other Considerat	ion	
	Item 3 of the Original Schedule 13D is hereby amended	d by adding the following paragraph at the end thereof:	
	"The ARP Shares held by BANA and Blue Ridge were Reporting Persons no longer own any ARP Shares of the	redeemed by the Issuer on May 21, 2019 (the "Redemption") are Issuer."	and as a result of the Redemption, the
Item 4.	Purpose of Transaction		
	Item 4 of the Original Schedule 13D is hereby amended	d by adding the following paragraph at the end thereof:	
	"As a result of the Redemption, the Reporting Persons	no longer own any ARP Shares of the Issuer."	
(a)			
(b)			
(c)			
(d)			
(e)			
(f)			
(g)			
(h)			
(i)			
(j)			
Item 5.	Interest in Securities of the Issuer		
(a)	Paragraphs (d) and (e) of Item 5 of the Original Schedu	ale 13D are hereby amended and restated in their entirety with	the following:
	"(d) Not applicable.		
	(e) On May 21, 2019, as a result of the Redemption, the	e Reporting Persons ceased to be the beneficial owner of more	than five percent of the class of securities."
(b)			
(c)			
	Transaction Date	Shares or Units Purchased (Sold)	Price Per Share or Unit

(d) (e)

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 inserting the following exhibits in their place:

"Exhibit Description of Exhibit

99.1 Joint Filing Agreement

99.2 Power of Attorney"

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 Corporation
May 23, 2019	By: /s/ Ally Pecarro Attorney-in-fact
	Bank of America, N.A.
May 23, 2019	By: /s/ Michael Jentis Managing Director
	Blue Ridge Investments, L.L.C.

The original statement shall be signed by each person on whose behalf the statement is filed or his authorized representative. If the statement is signed on behalf of a person by his authorized representative (other than an executive officer or general partner of the filing person), evidence of the representative's authority to sign on behalf of such person shall be filed with the statement: provided, however, that a power of attorney for this purpose which is already on file with the Commission may be incorporated by reference. The name and any title of each person who signs the statement shall be typed or printed beneath his signature.

/s/ Jude Arena Authorized Signatory

Footnotes:

May 23, 2019

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (See 18 U.S.C. 1001)

SCHEDULE I

EXECUTIVE OFFICERS AND DIRECTORS OF 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.

Brian T. Moynihan Chairman of the Board, Chief Executive Officer, and President of Bank Officer, Fresident and Director of America Corporation	Name	Position with Bank of America Corporation	Principal Occupation
Dean C. Athanasia President, Retail and Preferred & Small Business Banking of Bank of Business Banking America Corporation America Corporation Chief Operations and Technology Officer of Chief Operations and Technology Officer of Bank of America Corporation Chief Operations and Technology Officer of Bank of America Corporation Chief Deant of Chief Pisnancial Officer of Chief Pisnancial Officer of Bank of America Corporation Chief Pisnancial Officer of Chief Pisnancial Officer of Bank of America Corporation Chief Pisnancial Officer of Chief Pisnancial Officer of Bank of America Corporation Chief Pisnancial Officer of Bank of America Corporation Chief Pisnancial Officer of Bank of America Corporation Chief Poperating Officer Chief Pisnancial Officer of Bank of America Corporation Chief Operating Officer Chief Operating Officer Chief Operating Officer Chief Operating Officer Chief Operating Officer of Bank of America Corporation Chief Operating Officer Chief Operating Officer Chief Operating Officer of Bank of America Corporation Chief Operating Officer of Deank of Operating Officer of D	Brian T. Moynihan	Chairman of the Board, Chief Executive	Chairman of the Board, Chief Executive Officer, and President of Bank
Business Banking Catherine P. Bessant Chief Operations and Technology Officer Chief Operations and Technology Officer Chief Operations and Technology Officer of Bank of America Corporation		Officer, President and Director	of America Corporation
Catherine P. Bessant Chief Operations and Technology Officer Corporation Corporation Corporation Corporation Chief Human Resources Officer Chief Financial Officer of Bank of America Corporation Coeffrey Greener Chief Kisk Officer Chief Risk Officer of Bank of America Corporation Coeffrey Greener Chief Risk Officer Chief Risk Officer of Bank of America Corporation Kathleen A. Knox President, Private Bank President, Private Bank of America Corporation Coeffrey Greener Chief Risk Officer of Bank of America Corporation Compared the Chief Compared of Chief Coperating Officer of Bank of America Corporation Chief Coperating Officer of Chief Risk Officer of Bank of America Corporation Chief Operating Officer of Chief Coperating Officer of Bank of America Corporation Chief Operating Officer of Chief Operating Officer of Bank of America Corporation Chief Operating Officer of Chief Operating Officer of Bank of America Corporation Chief Operating Officer of Chief Operating Officer of Bank of America Corporation Chief Chairman of Deloite LLP Compared the America Corporation Chief Chairman of Deloite LLP Compared the Chief Administrative Officer of Bank of America Corporation Chief Chairman of Deloite LLP Compared the Chief Aministrative Officer of Bank of America Corporation Chief Chairman and Chief Executive Officer of HCA Inc. Chairman, Mank Corporation Chief Chairman and Chief Executive Officer of HCA Inc. Chief Executive Officer, The Cardea Group, LLC and Former President and Chief Executive Officer, The Cardea Group, LLC and Former President and Chief Executive Officer of Bank Operation Chief Executive Officer of Eventure Foundation and Former Chairman, US Hispanic Media Inc. Chief Executive Officer of Eventure Chairman, President, and Chief Executive Officer of Evensource Energy Chief Executive Officer	Dean C. Athanasia	President, Retail and Preferred & Small	President, Retail and Preferred & Small Business Banking of Bank of
Sheri Bronstein Chief Human Resources Officer Chief Human Resources Officer of Bank of America Corporation Paul M. Donofrio Chief Financial Officer Chief Financial Officer of Bank of America Corporation Geoffrey Greener Chief Risk Officer Kathleen A. Knox President, Private Bank President, Private Bank of America Corporation Rathleen A. Knox President, Private Bank President, Private Bank of Bank of America Corporation David Leitch Global General Counsel Global General Counsel of Bank of America Corporation Thomas K. Montag Chief Operating Officer Chief Operating Officer of Bank of America Corporation Thomas K. Montag Chief Operating Officer Chief Operating Officer of Bank of America Corporation Thomas K. Montag President, Merrill Lynch Wealth Management Andrew M. Sieg President, Merrill Lynch Wealth Management Andrew B. Smith Chief Administrative Officer Chief Administrative Officer of Bank of America Corporation Thomas D. Birector Chief Administrative Officer of Bank of America Corporation Thomas D. Birector Chief Administrative Officer of Bank of America Corporation Thomas D. Birector Chief Administrative Officer of Bank of America Corporation Thomas D. Birector Chief Administrative Officer of Bank of America Corporation Thomas D. Birector Former Chairman and Chief Executive Officer of Bank of America Corporation Thomas D. Birector Former Chairman and Global Head of Private Wealth Management, Deutsche Bank AG Thomas D. Birector President and Chief Executive Officer, Carnival Corporation & plc Linda P. Hudson Director President and Chief Executive Officer, Carnival Corporation & plc Linda P. Hudson Director Chairman, Weath Management, Deutsche Bank AG Thomas D. Monica C. Lozano Director Chairman, Viacom Inc.; Former Chairman, President, and Chief Executive Officer of BAE Systems, Inc. Monica C. Lozano Director President of Everource Energy Lionel L. Nowell, III Director President of Teasurer, PepsiCo Inc. Thomas J. May Director President of Back Dytent and Chief Executive Officer of DIRECTV Thomas D. Woods²		Business Banking	America Corporation
Sheri Bronstein Chief Human Resources Officer of Bank of America Corporation Chief Financial Officer Chief Financial Officer of Bank of America Corporation (Chief Risk Officer of Chief Risk Officer of Bank of America Corporation (Chief Risk Officer of Bank of America Corporation (Chief Chairman Private Bank of Bank of America Corporation (Chief Operating Officer of Dank of America Corporation (Chief Operating Officer of Bank of America Corporation (Chief Operating Officer of Bank of America Corporation (Chief Administrative Officer of Bank of America Corporation (Chief Executive Officer of Bank of America Corporation (Chief Executive Vice Chairman, UShapaman of Deloitte LLP (Chief Executive Vice Chairman, UShapaman of Deloitte (Chief Executive Officer) (Chie	Catherine P. Bessant	Chief Operations and Technology Officer	Chief Operations and Technology Officer of Bank of America
Paul M. Donofrio Geoffrey Greener Chief Risk Officer of Bank of America Corporation Kathleen A. Knox President, Private Bank President, Private Bank of Bank of America Corporation David Leitch Global General Counsel Global General Counsel Global General Counsel of Bank of America Corporation Thomas K. Montag Chief Operating Officer Chief Operating Officer of Bank of America Corporation Thomas K. Montag Chief Operating Officer Chief Operating Officer of Bank of America Corporation Thomas K. Montag Thomas K. Montag Triver Bank Of America Corporation Triver Bank Of Executive Officer Offi			Corporation
Geoffrey Greener Kathleen A. Knox President, Private Bank President, Private Bank of America Corporation President, Private Bank of President, Private Bank of America Corporation Pavid Leitch Global General Counsel of Bank of America Corporation Thomas K. Montag Chief Operating Officer Chief Operating Officer of Bank of America Corporation Thomas K. Montag Niguyen Vice Chairman Vice Chairman President, Merrill Lynch Wealth Management Andrew M. Sieg President, Merrill Lynch Wealth Management Andrea B. Smith Chief Administrative Officer Former Chairman of Deloitte LLP Susan S. Bies Director Former Chairman of Deloitte LLP Susan S. Bies Director Former Chairman of Governors of the Federal Reserve System Jack O. Bovender, Jr. Frank P. Bramble, Sr. Director Former Sementer of Private Wealth Management, Director Former Secutive Vice Chairman, MBNA Corporation Former Chairman and Chief Executive Officer of HCA Inc. Frank P. Bramble, Sr. Director Former Secutive Vice Chairman, MBNA Corporation Former Chairman and Chief Executive Officer of HCA Inc. Frank P. Bramble, Sr. Director Former Secutive Vice Chairman, MBNA Corporation Former Chairman and Chief Executive Officer of HCA Inc. Frank P. Bramble, Sr. Director Former Secutive Vice Chairman, MBNA Corporation & Ple Linda P. Hudson Director Executive Officer, Carnival Corporation & ple Chief Executive Officer, Carnival Corporation & ple Chairman, Usa Hispanic Media Inc. Thomas J. May Director Chairman, Usa Hispanic Media Inc. Thomas J. May Director Chairman, Viacom Inc.; Former Chairman, President, and Chief Executive Officer of Executive Officer of Executive Officer of DIRECTV Chairman, Hydro One Limited; Former Vice Chairman and Senior Vice President of Canadian Imperial Bank of Commerce R. David Yost Director Vice President for Research and E.A., Griswold Professor of	Sheri Bronstein	Chief Human Resources Officer	Chief Human Resources Officer of Bank of America Corporation
Kathleen A. KnoxPresident, Private BankPresident, Private Bank of Bank of America CorporationDavid LeitchGlobal General CounselGlobal General Counsel of Bank of America CorporationThomas K. MontagChief Operating OfficerChief Operating Officer of Bank of America CorporationThong M. NguyenVice ChairmanVice Chairman of Bank of America CorporationAndrew M. SiegPresident, Merrill Lynch Wealth ManagementPresident, Merrill Lynch Wealth ManagementAndrea B. SmithChief Administrative OfficerChief Administrative Officer of Bank of America CorporationSharon L. AllenDirectorFormer Chairman of Deloitte LLPSusan S. BiesDirectorFormer Chairman of Deloitte LLPJack O. Bovender, Jr.Lead Independent DirectorFormer Chairman and Chief Executive Officer of HCA Inc.Frank P. Bramble, Sr.DirectorFormer Chairman and Global Head of Private Wealth Management,Pierre de WecklDirectorPresident and Chief Executive Officer, Carnival Corporation & pleLinda P. HudsonDirectorPresident and Chief Executive Officer, Carnival Corporation & pleLinda P. HudsonDirectorExecutive Officer of BAE Systems, Inc.Monica C. LozanoDirectorChief Executive Officer, College Futures Foundation and Former Chairman, US Hispanio Media Inc.Thomas J. MayDirectorChairman, US Hispanio Media Inc.Lionel L. Nowell, IIIDirectorFormer Senior Vice President and Treasurer, PepsiCo Inc.Lionel L. Nowell, WhiteDirectorFormer Chairman, President and Chief Executive Officer of DIRECTV <td>Paul M. Donofrio</td> <td></td> <td>Chief Financial Officer of Bank of America Corporation</td>	Paul M. Donofrio		Chief Financial Officer of Bank of America Corporation
David Leitch David Leitch Chief Operating Officer Chief Operating Officer of Bank of America Corporation Andrew M. Sieg President, Merrill Lynch Wealth Management Andrea B. Smith Chief Administrative Officer of Bank of America Corporation Chief Executive Officer of Governors of the Federal Reserve System Director Direc	Geoffrey Greener	Chief Risk Officer	Chief Risk Officer of Bank of America Corporation
Thomas K. Montag Thomas M. Nguyen Vice Chairman Vice Chairman Vice Chairman of Bank of America Corporation Vice Chairman of Deloite LLP Vice Chairman of Osewmors of the Federal Reserve System Vice Chairman of Deloite LLP Vice Chairman of Commerce Vice Chairman of Chairman of Chairman of Commerce Vice	Kathleen A. Knox		
Thong M. Nguyen Andrea M. Sieg President, Merrill Lynch Wealth Management Andrea M. Sieg President, Merrill Lynch Wealth Management President, Merrill Lynch Wealth Management Chief Administrative Officer Sharon L. Allen Director Susan S. Bies Director Susan S. Bies Director Sowonder, Jr. Lead Independent Director Former Member, Board of Governors of the Federal Reserve System Jack O. Bovender, Jr. Lead Independent Director Former Chairman and Chief Executive Officer of HACA Inc. Frank P. Bramble, Sr. Director Director Former Executive Vice Chairman, MBNA Corporation Pierre de Weckl Director Pormer Executive Vice Chairman, MBNA Corporation President and Chief Executive Officer, Carnival Corporation & ple Linda P. Hudson Director Director Executive Officer, The Cardea Group, LLC and Former President and Chief Executive Officer, College Futures Foundation and Former Chairman, US Hispanic Media Inc. Monica C. Lozano Director Chairman, US Hispanic Media Inc. Chairman, US Hispanic Media Inc. Chairman, US Hispanic Media Inc. Chairman, Viacom Inc.; Former Chairman, President, and Chief Executive Officer of Eversource Energy Lionel L. Nowell, III Director Former Senior Vice President and Treasurer, PepsiCo Inc. President of Bowdoin College Michael D. White Director Thomas D. Woods ² Director Poirector Poirector Chairman, Hydro One Limited; Former Vice Chairman and Senior Vice President of Canadian Imperial Bank of Commerce R. David Yost Director Director Vice President for Research and E.A., Griswold Professor of	David Leitch	Global General Counsel	Global General Counsel of Bank of America Corporation
Andrew M. Sieg Andrea B. Smith Chief Administrative Officer Chief Administrative Officer of Bank of America Corporation Director Susan S. Bies Director Former Chairman of Deloitte LLP Susan S. Bies Director Former Member, Board of Governors of the Federal Reserve System Jack O. Bovender, Jr. Frank P. Bramble, Sr. Director Director Director Director Director Former Chairman and Chief Executive Officer of HCA Inc. Former Executive Vice Chairman, MBNA Corporation Former Executive Vice Chairman, MBNA Corporation Director Former Chairman and Global Head of Private Wealth Management, Deutsche Bank AG Arnold W. Donald Director Chairman, Viacom Inc.; Former Chairman, President, and Chief Executive Officer, Carnival Corporation & ple Linda P. Hudson Director Chairman, Us Hispanic Media Inc. Thomas J. May Director Chairman, Viacom Inc.; Former Chairman, President, and Chief Executive Officer of Eversource Energy Lionel L. Nowell, III Director Chairman, Viacom Inc.; Former Chairman, President and Treasurer, PepsiCo Inc. President of Bowdoin College Wichael D. White Director Former Chairman, President and Chief Executive Officer of DIRECTV Thomas D. Woods² Director Director Chairman, Hydro One Limited; Former Vice Chairman and Senior Vice President of Canadian Imperial Bank of Commerce R. David Yost Director Vice President for Research and E.A., Griswold Professor of		Chief Operating Officer	Chief Operating Officer of Bank of America Corporation
Andrea B. Smith Sharon L. Allen Director Sharon L. Allen Director Susan S. Bies Director Jack O. Bovender, Jr. Lead Independent Director Former Chairman and Chief Executive Officer of HCA Inc. Frank P. Bramble, Sr. Director Director Former Chairman and Chief Executive Officer of HCA Inc. Frank P. Bramble, Sr. Director Director Director Director Director Former Chairman and Global Head of Private Wealth Management, Deutsche Bank AG President and Chief Executive Officer, Carnival Corporation & ple Linda P. Hudson Director	Thong M. Nguyen		Vice Chairman of Bank of America Corporation
Sharon L. Allen Susan S. Bies Director Former Member, Board of Governors of the Federal Reserve System Jack O. Bovender, Jr. Lead Independent Director Former Chairman and Chief Executive Officer of HCA Inc. Frank P. Bramble, Sr. Director Former Executive Vice Chairman, MBNA Corporation Pierre de Weckl Director Former Chairman and Global Head of Private Wealth Management, Deutsche Bank AG Arnold W. Donald Director President and Chief Executive Officer, Carnival Corporation & plc Linda P. Hudson Director Executive Officer, The Cardea Group, LLC and Former President and Chief Executive Officer, College Futures Foundation and Former Chairman, US Hispanic Media Inc. Thomas J. May Director Chairman, Vision Inc.; Former Chairman, President, and Chief Executive Officer of Eversource Energy Lionel L. Nowell, III Director Former Senior Vice President and Treasurer, PepsiCo Inc. Clayton S. Rose Director President of Bowdoin College Michael D. White Director Former Chairman, President and Chief Executive Officer of DIRECTV Thomas D. Woods ² Director Former Chairman, Hydro One Limited; Former Vice Chairman and Senior Vice President of Canadian Imperial Bank of Commerce R. David Yost Director Director Vice President for Research and E.A., Griswold Professor of	Andrew M. Sieg	President, Merrill Lynch Wealth Management	President, Merrill Lynch Wealth Management
Susan S. BiesDirectorFormer Member, Board of Governors of the Federal Reserve SystemJack O. Bovender, Jr.Lead Independent DirectorFormer Chairman and Chief Executive Officer of HCA Inc.Frank P. Bramble, Sr.DirectorFormer Executive Vice Chairman, MBNA CorporationPierre de WecklDirectorFormer Chairman and Global Head of Private Wealth Management, Deutsche Bank AGArnold W. DonaldDirectorPresident and Chief Executive Officer, Carnival Corporation & plcLinda P. HudsonDirectorExecutive Officer, The Cardea Group, LLC and Former President and Chief Executive Officer of BAE Systems, Inc.Monica C. LozanoDirectorChief Executive Officer, College Futures Foundation and Former Chairman, US Hispanic Media Inc.Thomas J. MayDirectorChairman, Viacom Inc.; Former Chairman, President, and Chief Executive Officer of Eversource EnergyLionel L. Nowell, IIIDirectorFormer Senior Vice President and Treasurer, PepsiCo Inc.Clayton S. RoseDirectorPresident of Bowdoin CollegeMichael D. WhiteDirectorFormer Chairman, President and Chief Executive Officer of DIRECTVThomas D. Woods²DirectorFormer Chairman, President and Chief Executive Officer of DIRECTVR. David YostDirectorChairman, Hydro One Limited; Former Vice Chairman and Senior Vice President of Canadian Imperial Bank of CommerceR. David YostDirectorFormer Chief Executive Officer of AmerisourceBergen Corp.Weier President of Research and E.A., Griswold Professor of	Andrea B. Smith	Chief Administrative Officer	Chief Administrative Officer of Bank of America Corporation
Jack O. Bovender, Jr. Frank P. Bramble, Sr. Director Director Former Executive Vice Chairman, MBNA Corporation Pierre de Weckl Director Former Chairman and Global Head of Private Wealth Management, Deutsche Bank AG Arnold W. Donald Director Director Executive Officer, Carnival Corporation & plc Linda P. Hudson Director Executive Officer, The Cardea Group, LLC and Former President and Chief Executive Officer of BAE Systems, Inc. Monica C. Lozano Director Chairman, US Hispanic Media Inc. Thomas J. May Director Chairman, Viacom Inc.; Former Chairman, President, and Chief Executive Officer of Eversource Energy Lionel L. Nowell, III Director Former Senior Vice President and Treasurer, PepsiCo Inc. Clayton S. Rose Director President of Bowdoin College Michael D. White Director Chairman, President and Chief Executive Officer of DIRECTV Chairman, President and Chief Executive Officer of DIRECTV Chairman, President and Chief Executive Officer of DIRECTV Chairman, President of Canadian Imperial Bank of Commerce R. David Yost Director Director Vice President for Research and E.A., Griswold Professor of	Sharon L. Allen	Director	Former Chairman of Deloitte LLP
Frank P. Bramble, Sr. Pierre de Weck¹ Director Chairman, US Hispanic Media Inc. Chairman, US Hispanic Media Inc. Director Chairman, US Hispanic Media Inc. Director Chairman, Viacom Inc.; Former Chairman, President, and Chief Executive Officer of Eversource Energy Lionel L. Nowell, III Director Pormer Senior Vice President and Treasurer, PepsiCo Inc. Clayton S. Rose Director President of Bowdoin College Michael D. White Director Thomas D. Woods² Director Director Thomas D. Woods² Director Pormer Chairman, President and Chief Executive Officer of DIRECTV Chairman, Hydro One Limited; Former Vice Chairman and Senior Vice President of Canadian Imperial Bank of Commerce R. David Yost Director Director Director Pormer Chief Executive Officer of AmerisourceBergen Corp. Waria T. Zuber Vice President for Research and E.A., Griswold Professor of	Susan S. Bies	Director	
Pierre de Weck ¹ Director Poutsche Bank AG Arnold W. Donald Director Dire	,		
Deutsche Bank AG Arnold W. Donald Director Chairman, US Hispanic Media Inc. Chairman, Viacom Inc.; Former Chairman, President, and Chief Executive Officer of Eversource Energy Lionel L. Nowell, III Director Clayton S. Rose Director Director Director Director Director Director Clayton S. Rose Director Director Director Director Director President of Bowdoin College Michael D. White Director Thomas D. Woods² Director Director Director Director Pormer Chairman, President and Chief Executive Officer of DIRECTV Chairman, Hydro One Limited; Former Vice Chairman and Senior Vice President of Canadian Imperial Bank of Commerce R. David Yost Director Director Director Vice President for Research and E.A., Griswold Professor of			
Arnold W. Donald Director Director Executive Officer, The Cardea Group, LLC and Former President and Chief Executive Officer of BAE Systems, Inc. Monica C. Lozano Director Chairman, US Hispanic Media Inc. Thomas J. May Director Chairman, Viacom Inc.; Former Chairman, President, and Chief Executive Officer of Eversource Energy Lionel L. Nowell, III Director Clayton S. Rose Director Michael D. White Director Thomas D. Woods² Director Director Thomas D. Woods² Director Former Chairman, President and Treasurer, PepsiCo Inc. Chairman, President and Chief Executive Officer of DIRECTV Chairman, President and Chief Executive Officer of DIRECTV Thomas D. Woods² Director Former Chairman, Hydro One Limited; Former Vice Chairman and Senior Vice President of Canadian Imperial Bank of Commerce R. David Yost Director Director Vice President for Research and E.A., Griswold Professor of	Pierre de Weck ¹	Director	
Linda P. Hudson Director Executive Officer, The Cardea Group, LLC and Former President and Chief Executive Officer of BAE Systems, Inc. Monica C. Lozano Director Chairman, US Hispanic Media Inc. Thomas J. May Director Chairman, Viacom Inc.; Former Chairman, President, and Chief Executive Officer of Eversource Energy Lionel L. Nowell, III Director Former Senior Vice President and Treasurer, PepsiCo Inc. Clayton S. Rose Director President of Bowdoin College Michael D. White Director Former Chairman, President and Chief Executive Officer of DIRECTV Thomas D. Woods² Director Thomas D. Woods² Director Former Chairman, Hydro One Limited; Former Vice Chairman and Senior Vice President of Canadian Imperial Bank of Commerce R. David Yost Director Director Vice President for Research and E.A., Griswold Professor of			
Chief Executive Officer of BAE Systems, Inc. Monica C. Lozano Director Chief Executive Officer, College Futures Foundation and Former Chairman, US Hispanic Media Inc. Thomas J. May Director Chairman, Viacom Inc.; Former Chairman, President, and Chief Executive Officer of Eversource Energy Lionel L. Nowell, III Director Former Senior Vice President and Treasurer, PepsiCo Inc. Clayton S. Rose Director President of Bowdoin College Michael D. White Director Former Chairman, President and Chief Executive Officer of DIRECTV Thomas D. Woods ² Director Chairman, Hydro One Limited; Former Vice Chairman and Senior Vice President of Canadian Imperial Bank of Commerce R. David Yost Director Director Vice President for Research and E.A., Griswold Professor of			
Monica C. Lozano Director Chairman, US Hispanic Media Inc. Thomas J. May Director Chairman, Viacom Inc.; Former Chairman, President, and Chief Executive Officer of Eversource Energy Lionel L. Nowell, III Director Former Senior Vice President and Treasurer, PepsiCo Inc. Clayton S. Rose Director President of Bowdoin College Michael D. White Director Former Chairman, President and Treasurer, PepsiCo Inc. Chairman, Hydro One Limited; Former Vice Chairman and Senior Vice President of Canadian Imperial Bank of Commerce R. David Yost Director Director Former Chief Executive Officer of AmerisourceBergen Corp. Maria T. Zuber Vice President for Research and E.A., Griswold Professor of	Linda P. Hudson	Director	, 1,
Chairman, US Hispanic Media Inc. Thomas J. May Director Chairman, Viacom Inc.; Former Chairman, President, and Chief Executive Officer of Eversource Energy Lionel L. Nowell, III Director Clayton S. Rose Director President of Bowdoin College Michael D. White Director Thomas D. Woods ² Director Chairman, Hydro One Limited; Former Vice Chairman and Senior Vice President of Canadian Imperial Bank of Commerce R. David Yost Director Former Chief Executive Officer of AmerisourceBergen Corp. Maria T. Zuber Vice President for Research and E.A., Griswold Professor of			
Thomas J. May Director Chairman, Viacom Inc.; Former Chairman, President, and Chief Executive Officer of Eversource Energy Lionel L. Nowell, III Director Former Senior Vice President and Treasurer, PepsiCo Inc. Clayton S. Rose Director President of Bowdoin College Michael D. White Director Former Chairman, President and Chief Executive Officer of DIRECTV Thomas D. Woods ² Director Chairman, Hydro One Limited; Former Vice Chairman and Senior Vice President of Canadian Imperial Bank of Commerce R. David Yost Director Former Chief Executive Officer of AmerisourceBergen Corp. Maria T. Zuber Vice President for Research and E.A., Griswold Professor of	Monica C. Lozano	Director	
Executive Officer of Eversource Energy Lionel L. Nowell, III Director Former Senior Vice President and Treasurer, PepsiCo Inc. Clayton S. Rose Director President of Bowdoin College Michael D. White Director Former Chairman, President and Chief Executive Officer of DIRECTV Thomas D. Woods ² Director Chairman, Hydro One Limited; Former Vice Chairman and Senior Vice President of Canadian Imperial Bank of Commerce R. David Yost Director Former Chief Executive Officer of AmerisourceBergen Corp. Maria T. Zuber Director Vice President for Research and E.A., Griswold Professor of			
Lionel L. Nowell, III Director Former Senior Vice President and Treasurer, PepsiCo Inc. Clayton S. Rose Director President of Bowdoin College Michael D. White Director Former Chairman, President and Chief Executive Officer of DIRECTV Thomas D. Woods ² Director Chairman, Hydro One Limited; Former Vice Chairman and Senior Vice President of Canadian Imperial Bank of Commerce R. David Yost Director Former Chief Executive Officer of AmerisourceBergen Corp. Maria T. Zuber Director Vice President for Research and E.A., Griswold Professor of	Thomas J. May	Director	
Clayton S. Rose Director Michael D. White Director Thomas D. Woods ² Director Director Thomas D. Woods ² Director Director Thomas D. Woods ² Director Chairman, President and Chief Executive Officer of DIRECTV Chairman, Hydro One Limited; Former Vice Chairman and Senior Vice President of Canadian Imperial Bank of Commerce R. David Yost Director Former Chief Executive Officer of AmerisourceBergen Corp. Maria T. Zuber Vice President for Research and E.A., Griswold Professor of			
Michael D. White Director Thomas D. Woods ² Director Thomas D. Woods ² Director Chairman, President and Chief Executive Officer of DIRECTV Chairman, Hydro One Limited; Former Vice Chairman and Senior Vice President of Canadian Imperial Bank of Commerce R. David Yost Director Director Former Chief Executive Officer of AmerisourceBergen Corp. Vice President for Research and E.A., Griswold Professor of			
Thomas D. Woods ² Director Chairman, Hydro One Limited; Former Vice Chairman and Senior Vice President of Canadian Imperial Bank of Commerce R. David Yost Director Former Chief Executive Officer of AmerisourceBergen Corp. Maria T. Zuber Director Vice President for Research and E.A., Griswold Professor of			
President of Canadian Imperial Bank of Commerce R. David Yost Director Former Chief Executive Officer of AmerisourceBergen Corp. Maria T. Zuber Director Vice President for Research and E.A., Griswold Professor of			
R. David Yost Director Former Chief Executive Officer of AmerisourceBergen Corp. Maria T. Zuber Director Vice President for Research and E.A., Griswold Professor of	Thomas D. Woods ²	Director	
Maria T. Zuber Vice President for Research and E.A., Griswold Professor of			
			€ 1
Geophysics, MIT	Maria T. Zuber	Director	· · · · · · · · · · · · · · · · · · ·
			Geophysics, MIT

¹ Mr. de Weck is a citizen of Switzerland.

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 Bank of America, N.A. The business address of each of the executive officers and directors of Bank of America, N.A. is 100 North Tryon Street, Suite 170, Charlotte, North Carolina 28255.

Name	Position with Bank of America, N.A.	Principal Occupation
Brian T. Moynihan	Chief Executive Officer, President and Director	Chairman of the Board, Chief Executive Officer, and President of Bank of America Corporation
Dean C. Athanasia	President, Retail and Preferred & Small	President, Retail and Preferred & Small Business Banking of Bank of
	Business Banking	America Corporation
Catherine P. Bessant	Chief Operations and Technology Officer	Chief Operations and Technology Officer of Bank of America Corporation
Sheri Bronstein	Chief Human Resources Officer	Chief Human Resources Officer of Bank of America Corporation
Paul M. Donofrio	Chief Financial Officer	Chief Financial Officer of Bank of America Corporation
Geoffrey Greener	Chief Risk Officer	Chief Risk Officer of Bank of America Corporation
Kathleen A. Knox	President, Private Bank	President, Private Bank of Bank of America Corporation
David Leitch	Global General Counsel	Global General Counsel of Bank of America Corporation
Thomas K. Montag	Chief Operating Officer	Chief Operating Officer of Bank of America Corporation
Thong M. Nguyen	Vice Chairman	Vice Chairman of Bank of America Corporation
Andrew M. Sieg	President, Merrill Lynch Wealth Management	President, Merrill Lynch Wealth Management
Andrea B. Smith	Chief Administrative Officer	Chief Administrative Officer of Bank of America Corporation
Sharon L. Allen	Director	Former Chairman of Deloitte LLP
Susan S. Bies	Director	Former Member, Board of Governors of the Federal Reserve System
Jack O. Bovender, Jr.	Chairman of the Board	Former Chairman and Chief Executive Officer of HCA Inc.
Frank P. Bramble, Sr.	Director	Former Executive Vice Chairman, MBNA Corporation
Pierre de Weck ³	Director	Former Chairman and Global Head of Private Wealth Management, Deutsche Bank AG
Arnold W. Donald	Director	President and Chief Executive Officer, Carnival Corporation & plc
Linda P. Hudson	Director	Executive Officer, The Cardea Group, LLC and Former President and
Eliida I . Hudson	Director	Chief Executive Officer of BAE Systems, Inc.
Monica C. Lozano	Director	Chief Executive Officer, College Futures Foundation and Former
		Chairman, US Hispanic Media Inc.
Thomas J. May	Director	Chairman, Viacom Inc.; Former Chairman, President, and Chief
		Executive Officer of Eversource Energy
Lionel L. Nowell, III	Director	Former Senior Vice President and Treasurer, PepsiCo Inc.
Clayton S. Rose	Director	President of Bowdoin College
Michael D. White	Director	Former Chairman, President and Chief Executive Officer of DIRECTV
Thomas D. Woods ⁴	Director	Chairman, Hydro One Limited; Former Vice Chairman and Senior Vice President of Canadian Imperial Bank of Commerce
R. David Yost	Director	Former Chief Executive Officer of AmerisourceBergen Corp.
Maria T. Zuber	Director	Vice President for Research and E.A., Griswold Professor of
		Geophysics, MIT

Mr. de Weck is a citizen of Switzerland.
 Mr. Woods is a citizen of Canada.

The following sets forth the name and present principal occupation of each executive officer and director of Blue Ridge Investments, L.L.C. The business address of each of the executive officers and directors of Blue Ridge Investments, L.L.C. is One Bryant Park, New York, New York 10036.

Name	Position with Blue Ridge Investments, L.L.C.	Principal Occupation
Lizbeth N. Applebaum	Manager, Chief Financial Officer & Managing	Managing Director, Senior Finance Manager Capital Markets of Bank
11	Director	of America, National Association
Lisle C. Brathwaite	Managing Director	Managing Director, Compliance Executive of Merrill Lynch, Pierce,
		Fenner & Smith Incorporated
George C. Carp	Managing Director	Managing Director, Capital Markets Finance Executive of Bank of
		America, National Association
Steve Chaiken	Managing Director	Associate General Counsel & Managing Director of Bank of America,
		National Association
Elizabeth Chen	Manager & Senior Vice President	Senior Vice President, Business Executive-Operations of Countrywide
		Home Loans, Inc.
Edward H. Curland	Manager, Chief Executive Officer, Managing	Managing Director, Lead Trading Sector-Desk Manager of Merrill
	Director & President	Lynch, Pierce, Fenner & Smith Incorporated
James J. Fabian	Senior Vice President	Senior Vice President, Senior Tax Specialist of Bank of America,
		National Association
Jason R. Hickey	Manager and Managing Director	Managing Director, Global Markets Risk Executive of Bank of
		America, National Association
Walter R. Louis	Treasurer & Managing Director	Managing Director, Senior Asset Liability Manager of Bank of
		America, National Association
Edward W. McLaren	Managing Director	Managing Director, Compliance Executive of Merrill Lynch, Pierce,
		Fenner & Smith Incorporated
James E. Michaels	Manager	Managing Director, Corporate Investment Senior Portfolio Manager of
		Bank of America, National Association
Portia J. Poindexter	Managing Director	Associate General Counsel & Managing Director of Bank of America,
		National Association
Ana Vazquez	Senior Vice President	Senior Vice President, Senior Legal Entity Controller of Bank of
		America, National Association

SCHEDULE II

LITIGATION SCHEDULE

New York Attorney General Investor Protection Bureau Masking Settlement 3/22/2018

On March 22, 2018, the Attorney General of the State of New York Investor Protection Bureau ("NYAG") alleged that Bank of America Corporation ("BAC") and Merrill Lynch, Pierce, Fenner & Smith Incorporated ("MLPF&S") (1) concealed from its institutional clients that orders were routed to and executed by "electronic liquidity providers," (2) misstated the composition of orders and trades in its dark pool, and (3) did not accurately describe its use of a proprietary "venue ranking" analysis, in violation of the Martin Act and Executive Law § 63(12). In connection with the agreement, BAC and MLPF&S agreed (1) not to engage, or attempt to engage, in conduct in violation of any applicable laws, including but not limited to the Martin Act and Executive Law § 63(12); (2) to pay a penalty in the amount of \$42,000,000; and (3) provide the NYAG a summary of the review of its electronic trading policies and procedures.

BANA Servicemembers Civil Relief Act Settlement 5/29/2015

On May 29, 2015, the Office of the Comptroller of the Currency of the United States of America ("OCC") issued an Order to Cease and Desist and Order of Assessment of a Civil Money Penalty (together, the "Orders") against Bank of America, N.A. ("BANA") relating to the Servicemembers Civil Relief Act ("SCRA") and BANA's sworn document and collections litigation practices. In the Orders, the OCC identified (i) unsafe or unsound practices in connection with BANA's efforts to comply with the SCRA, (ii) SCRA violations, and (iii) unsafe or unsound practices in connection with BANA's sworn document and collections litigation practices. Regarding the SCRA, the Orders stated BANA failed to have effective policies and procedures to ensure compliance with SCRA; failed to devote sufficient financial, staffing, and managerial resources to ensure proper administration of its SCRA compliance processes; failed to devote to its SCRA compliance processes adequate internal controls, compliance risk management, internal audit, third party management, and training; and engaged in violations of the SCRA. Regarding the sworn document and collections litigation process, the Orders stated that BANA filed or caused to be filed in courts affidavits executed by its employees or employees of third party service providers making assertions that, in many cases, were not based on personal knowledge or review of relevant books and records; filed or caused to be filed in court affidavits when BANA did not follow proper notary procedures; failed to devote sufficient financial, staffing, and managerial resources to ensure proper administration of its sworn document and collections litigation processes; and failed to sufficiently oversee outside counsel and other third-party providers handling sworn document and collections litigation services. In the Orders, BANA agreed to pay a civil money penalty in the total amount of \$30 million, has begun corrective action, and is committed to taking all necessary and appropriate steps to remedy the deficiencies, unsafe or unsound practices, and violations of law identified by the OCC, and to enhance its SCRA compliance practices and sworn document and collections litigation practices. Specifically, BANA agreed to: (a) appoint and maintain a compliance committee to monitor and oversee BANA's compliance with the Orders and to approve measures to ensure compliance; (b) submit an acceptable plan containing a complete description of the actions to achieve compliance with the Orders; (c) submit a written plan to effectively implement an enterprise-wide compliance risk management program regarding compliance with all applicable laws, regulations, and regulatory guidance; (d) conduct a written, comprehensive assessment of its risk in SCRA compliance operations, including but not limited to, operational, compliance, legal, and reputational risks; (e) submit acceptable written plans to ensure its compliance with the SCRA and with regard to collections litigation; (f) submit plans to conduct a SCRA review and a collections litigation review of accounts, SCRA and collections litigation remediation, and SCRA internal audit; (g) submit policies and procedures for SCRA third party management and improvements to its management information systems for SCRA compliance activities, and to provide certain reports to the compliance committee; (h) submit written plans, programs, policies, and procedures required by the Orders; and (i) submit a written progress report dealing the form and manner of all actions taken to secure compliance with the provision of the Orders and the results thereof. In settlement of this matter, BANA consented and agreed to the issuance of the Orders, which the OCC has determined to accept and has issued. BANA neither admits nor denies the findings in the Orders.

BAC Foreign Exchange Settlement 5/20/2015

On May 20, 2015, the Board of Governors of the Federal Reserve System ("FRB") issued an Order to Cease and Desist and Order of Assessment of a Civil Money Penalty against BAC relating to its foreign exchange ("FX") activities ("Order") from 2008 through 2013. The Order states that (a) BAC lacked adequate firm-wide governance, risk management, compliance and audit policies and procedures to ensure that certain of the firm's FX activities complied with safe and sound banking practices, applicable U.S. laws and regulations, including policies and procedures to prevent potential violations of the U.S. commodities, antitrust and criminal fraud laws, and applicable internal policies; (b) BAC's deficient policies and procedures prevented BAC from detecting and addressing periodic conduct by BANA's traders relating to certain communications by these traders; and (c) as a result of deficient policies and procedures described above, BAC engaged in unsafe and unsound banking practices. In the Order, BAC agreed to pay a civil money penalty in the total amount of \$205 million and continue to implement additional improvements in its internal controls, compliance, risk management, and audit programs for the FX activities in order to comply with BAC policies, safe and sound banking practices, and applicable U.S. laws/regulation. Specifically, BAC agreed: (a) BAC shall submit a written plan to improve senior management's oversight of BAC's compliance with applicable U.S. laws/regulations and internal policies in connection with certain wholesale trading and sales activities; (b) BAC shall submit an enhanced written internal controls and compliance program to comply with applicable U.S. laws/regulations with respect to certain wholesale trading and sales activities; (c) BAC shall submit a written plan to improve its compliance risk management program with regard to compliance with applicable U.S. laws/regulations with respect to certain wholesale trading and sales activities; (d) BAC management shall annually conduct a review of compliance policies and procedures applicable to certain wholesale trading and sales activities and their implementation and an appropriate risk-focused sampling of other key controls for certain wholesale trading and sales activities; (e) BAC shall submit an enhanced written internal audit program with respect to compliance with U.S. laws/regulations in certain wholesale trading and sales activities; and (f) BAC shall not in the future directly or indirectly retain any individual as an officer, employee, agent, consultant, or contractor of BAC or of any subsidiary who, based on the investigative record compiled by U.S. authorities, participated in the misconduct underlying the Order, has been subject to formal disciplinary action as a result of BAC's internal disciplinary review or performance review in connection with the conduct, and has either separated from BAC or any subsidiary thereof or had his/her employment terminated in connection with the conduct. In settlement of this matter, BAC consented and agreed to the issuance of the Order, which the FRB has determined to accept and has issued.

BOAMS Injunctive Action 11/25/2014

On November 25, 2014, the U.S. District Court for the Western District of North Carolina issued a Final Judgment as to MLPF&S and other entities, including BANA (collectively the "Entities") (the "SEC Final Judgment") in the civil injunctive action for which a complaint was filed by the U.S. Securities and Exchange Commission ("SEC") on August 6, 2013 against the Entities (the "SEC Complaint"). The SEC Complaint alleged that the Entities made material misrepresentations and omissions in connection with the sale of Residential Mortgage-Backed Securities ("RMBS"). Specifically, the SEC Complaint alleged that the Entities failed to disclose the disproportionate concentration of wholesale loans underlying the RMBS as compared to prior RMBS offerings. The SEC Complaint also alleged that the concentration of wholesale loans in the RMBS included higher likelihood that the loans would be subject to material underwriting errors, become severely delinquent, fail early in the life of the loan, or prepay. The SEC Complaint further alleged that the entities violated Regulation S-K and Subpart Regulation AB of the Securities Act of 1933 ("Securities Act") by failing to disclose material characteristics of the pool of loans underlying the RMBS, that the Entities made material misrepresentations and omissions in the loan tapes provided to investors and rating agencies, and that Entities not including BANA violated section 5(b)(1) of the Securities Act by failing to file with the SEC certain loan tapes that were provided only to select investors. The Entities consented to the entry of the SEC Final Judgment without admitting or denying the allegations in the SEC Complaint. The SEC Final Judgment states that the Entities are permanently restrained and enjoined from violating Sections 17(a)(2) and 17(a)(3) of the Securities Act, and jointly and severally liable for disgorgement of \$109,220,000, prejudgment interest of \$6,620,000 and a civil penalty of \$109,220,000 (together the "Funds"); the District Court retained jurisdiction o

BANA OCC Foreign Exchange Settlement 11/11/2014

On November 11, 2014, the OCC issued a Consent Order and a Consent Order for the Assessment of a Civil Money Penalty against BANA related to its foreign exchange (FX) business ("Orders") from 2008 through 2013. The OCC found, and BANA neither admitted nor denied, that BANA had deficiencies in its internal controls and had

engaged in unsafe or unsound banking practices with respect to the oversight and governance of BANA's FX trading business such that the bank failed to detect and prevent certain conduct. Specifically, the OCC found that: a) BANA's compliance risk assessment lacked sufficient granularity and failed to identify the risks related to sales, trading and supervisory employees in that business ("Employee"); b) BANA's transaction monitoring and communications surveillance lacked an adequate analysis of risk-behavior related to Employee market conduct in its wholesale foreign exchange business where it is acting as principal ("FX Trading"); c) BANA's compliance testing procedures were inadequate to measure adherence to its standards of Employee conduct and firm policies applicable to Employee market conduct in FX Trading; and d) BANA's risk assessment and coverage of the FX trading business needed improvement to identify and mitigate compliance risks related to Employee market conduct; e) BANA's customer information controls were inadequate regarding the WM/Reuters order book to prevent the misuse of customer information; f) BANA's risk and profitability reporting was inadequate to identify potential Employee market misconduct in FX Trading; and g) BANA's FX business supervision routines were inadequate because they created "gaps" in the Employee market conduct supervisory framework. In the Orders, BANA agreed to make a payment of a civil money penalty in the total amount of \$250 million. Also, BANA committed (and had already begun) taking all necessary and appropriate steps to remedy the deficiencies and unsafe or unsound practices identified by the OCC and has begun implementing procedures to remediate the practices addressed in the Orders. Specifically, BANA agreed to: a) maintain a board compliance committee responsible for monitoring and coordinating BANA's compliance with the provisions in the Orders; b) submit to the OCC an action plan describing the actions that are necessary and appropriate to achieve compliance with certain aspects of the Orders; c) submit an acceptable oversight and governance written plan to provide for certain management oversight and governance relating to Employee market conduct in FX Trading; d) submit an acceptable compliance risk assessment written plan to provide for a compliance risk assessment sufficiently granular to identify risks related to Employee market conduct in FX Trading; e) submit an acceptable monitoring and surveillance written plan to provide for appropriate monitoring and communications surveillance related to Employee market conduct in FX Trading; f) submit an acceptable compliance testing written plan to provide for appropriate compliance testing related to Employee market conduct in FX Trading; g) submit an acceptable internal audit written plan for the internal audit program to adequately address Employee market conduct in FX Trading; and h) submit an acceptable other trading activities written plan to ensure that BANA proactively uses a risk-based approach to apply Employee market conduct remedial measures in the Orders to other wholesale trading as principal for the BANA and benchmark activities as appropriate and defined in the BANA's written plan.

BAC Regulatory Capital Overstatements 9/29/2014

The SEC alleged that BAC, as part of its regulatory capital calculations, failed to deduct certain realized losses on certain structured notes and other financial instruments (the "Notes") issued by Merrill Lynch & Co., Inc. ("ML&Co.") that BAC assumed or acquired as part of its acquisition of ML&Co. and, therefore, BAC overstated its regulatory capital in its Form 10-Q filings from 2009-2014 and in its Form 10-K filings for financial years 2009-2013. The SEC alleged that BAC violated Section 13(b)(2)(A) and (B) of the Exchange Act. On September 19, 2014, BAC, without admitting or denying the SEC's findings, except as to the SEC's jurisdiction over it and the subject matter of the proceedings, agreed to (1) cease and desist from committing or causing any violations and any future violations for Sections 13(b)(2)(A) and 13(b)(2)(B) of the Exchange Act, and (2) pay a civil money penalty of \$7,650,000. The SEC noted that BAC self-identified and self-reported the overstatements and the SEC noted that BAC had provided substantial cooperation to the SEC staff. The SEC also noted that BAC had voluntarily undertaken steps to remediate and address, among other things, the inadequate books and records and internal accounting control deficiencies that were the subject of the proceeding.

BAC Mortgage Obligations SEC Administrative Proceeding 8/21/2014

The SEC alleged that BAC failed to make required disclosures in the Management's Discussion and Analysis and Results of Operations ("MD&A") sections of periodic filings, related to known uncertainties as to whether certain costs related to loans BAC would ultimately be required to repurchase from certain insurers would have a material effect on BAC's future income from continuing operations. The SEC alleged that BAC violated Section 13(a) of the Exchange Act and Rules 12b-20 and 13a-13 thereunder. BAC agreed to (1) cease and desist from committing or causing any violations and any future violations of Section 13(a) of the Exchange Act and Rules 12b-20 and 13a-13 promulgated thereunder; and (2) pay a civil money penalty of \$20 million. In addition, BAC admitted to certain facts set out in an annex to the Administrative Order, acknowledged that its conduct set forth in the annex to the Administrative Order violated the federal securities law and admitted to the SEC's jurisdiction over it and the subject matter of the proceedings.

NOTE: In addition, Bank of America Corporation and certain of its affiliates, including MLPF&S and BANA, 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 MLPF&S Form BD as filed with the SEC, which descriptions are hereby incorporated by reference.

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: May 23, 2019

BANK OF AMERICA CORPORATION

By: <u>/s/ Ally Pecarro</u> Name: Ally Pecarro Title: Attorney-in-fact

BANK OF AMERICA, N.A.

By: <u>/s/ Michael Jentis</u> Name: Michael Jentis Title: Managing Director

BLUE RIDGE INVESTMENTS, L.L.C.

By: <u>/s/ Jude Arena</u> Name: Jude Arena 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 Kim Louise Oakley Heslop, Kelvin Kwok, Ronnie Ojera, Ally Pecarro, and Tolu Tade 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 lawful act of the Corporation.

This Limited Power of Attorney shall automatically terminate as to the authority of Kim Louise Oakley Heslop, Kelvin Kwok, Ronnie Ojera, Ally Pecarro, and Tolu Tade upon the earlier of the attorney-in-fact's resignation or termination from or transfer out of the Compliance 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.

This Limited Power of Attorney shall revoke the Limited Power of Attorney executed by the Corporation on January 12, 2016; 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 each Attorney-in-Fact on this 29th day of November, 2018.

BANK OF AMERICA CORPORATION

By: <u>/s/ Allison L. Gilliam</u> Name: Allison L. Gilliam

Title: Senior Vice President and Assistant Secretary

(Corporate Seal)