UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 14A

(Rule 14a-101)

INFORMATION REQUIRED IN PROXY STATEMENT

SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 (Amendment No.)

Filed by the Registrant ⊠

Filed by a Party other than the Registrant \Box

Check the appropriate box:

- Preliminary Proxy Statement
- □ Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- Definitive Proxy Statement
- Definitive Additional Materials
- □ Soliciting Material Pursuant to § 240.14a-12

Bank of America Corporation

(Name of Registrant as Specified in its Charter)

(Name of Person(s) Filing Proxy Statement, if Other Than the Registrant)

PAYMENT OF FILING FEE (Check the appropriate box):

- No fee required.
- □ Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.
 - 1) Title of each class of securities to which transaction applies:
 - 2) Aggregate number of securities to which transaction applies:
 - 3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):
 - 4) Proposed maximum aggregate value of transaction:

5) Total fee paid:

- □ Fee paid previously with preliminary materials.
- Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was previously paid. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.
 - 1) Amount Previously Paid:
 - 2) Form, Schedule or Registration Statement No.:
 - 3) Filing Party:
 - 4) Date Filed:

Bank of America Corporation

Overview of Responsible Growth, Corporate Governance and Executive Compensation Practices, and Environmental and Social Initiatives

> 2019 Annual Meeting of Stockholders: Additional Soliciting Materials



What would you like the power to do?

At Bank of America, we ask this question every day of all those we serve. It is at the core of how we live our values, deliver our purpose, and achieve responsible growth.

Our values

- · Deliver together
- · Act responsibly
- Realize the power
 of our people
- · Trust the team

Our purpose

 To help make financial lives better, through the power of every connection

Responsible growth

- We must grow and win in the market – no excuses
- We must grow with our customer-focused strategy
- We must grow within our risk framework
- We must grow in a sustainable manner

Eight lines of business

 Serving the core financial needs of people, companies and institutional investors through eight lines of business



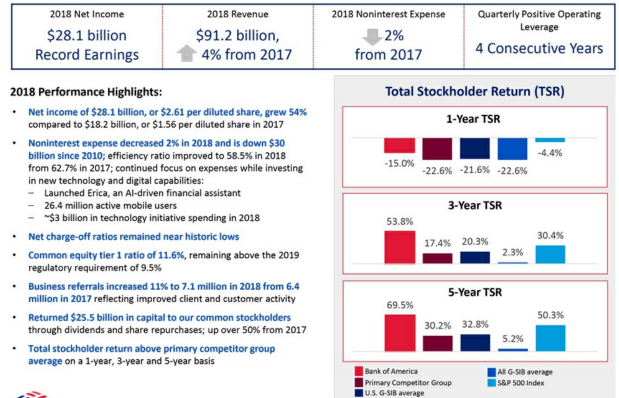
Executive Summary

- Record performance and strong execution across our business in 2018 generated meaningful stockholder returns while maintaining a sound capital structure, allowing us to deliver our purpose—to help make financial lives better through the power of every connection
- Our Board is comprised of highly-engaged members whose independence, expertise, experience, and diversity
 provide effective oversight of our business and long-term strategy
- Our year-round Board evaluation process continuously drive thoughtful Board composition and engagement
- Our governance and human capital practices are subject to ongoing review for alignment with stockholder interests and feedback
- Our executive compensation program promotes Responsible Growth and encourages long-term focus by paying for performance and maintaining alignment with our risk framework and stockholders' interests
- Sustainable Responsible Growth requires we share our success through ESG leadership, invest in talent and capabilities through operational excellence, and focus on being a great place to work

Our Board recommends voting <u>for</u> all management proposals and <u>against</u> all stockholder proposals



Strong execution across our business in 2018





4

Director nominees provide the right skills and experience to oversee our business and strategy

Nominees Represent a Diverse Range of Qualifications and Skills, Including:

16 Strategic Planning, For oversight of management's development and implementation of strategic priorities

Audit/Financial Reporting. For oversight of our

Environmental, Social, and Governance. For insight

into how these principles define how we deliver

Human Capital Management and Succession

Planning. For insight into our focus on talent

development and our commitment to being a great

company's audit function and preparation of

15

12

11

financial statements

Responsible Growth

8 Financial Services Experience. For insight into key

issues affecting our company

16 Risk Management, For oversight of management in

Consumer, Corporate, and Investment Businesses. For experience across our business and its development

2

12

Government, Public Policy, and Regulatory Affairs. For insight into the key role of regulatory issues and government affairs in our business

9

Public Company Board Service and Corporate Governance. For knowledge of public company governance issues and policies to enhance our Board practices

its comprehensive and rigorous approach to risk management

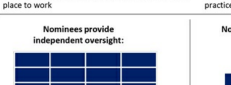
14 **Experience in Complex, Highly Regulated** Businesses. For a deep understanding of the many factors involved in operating our business

3

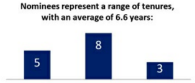
Cybersecurity, Technology, and Information Security. For oversight of management's efforts to maintain our customers' trust and protect the security of their information

12

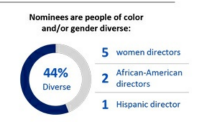
Global Perspective. For insight into the many factors involved in overseeing management of our company's global footprint







10+ years 0 - 5 years > 5 - 10 years Calculated by full years of completed service based on date of initial election as of our annual meeting date



Lead Independent Director with robust and well-defined responsibilities

The authority, duties, and responsibilities of Jack Bovender, our Lead Independent Director, provide robust independent Board leadership and oversight

Board Leadership		Board Culture									
Presides at all meetings when Chairman is not present		 Serves as a liaison between CEO and independent directors 									
· Calls meetings of independent d	lirectors	 Establishes relationship with CEO, providing support, advice and feedback 									
Provides leadership if CEO/Chairman's role may be in conflict		 Acts as a "sounding board" and advisor to CEO 									
Board Focus		Board Meetings									
Helps ensure our Board focuses on key issues facing Bank of America Assists in promoting corporate governance best practices Contributes to annual performance review of CEO and participates in CEO		 Plans, reviews, and approves Board meeting agendas and schedules in coordination with CEO Advises CEO of Board information needs and approves information sent to Board 									
						succession planning		 Develops discussion topics for Board executive sessions 			
						Board Performance & Development		Stockholders and Other Stakeholders			
 Promotes efficient and effective 	Board performance and functioning	· Available for consultation and direct communication, to the extent requested by									
Consults with Corporate Governance Committee on annual Board self-		major stockholders									
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Leading governance practices continue to strengthen our Board's effectiveness

Active Independent Oversight

- Robust, well-defined Lead Independent Director responsibilities extend beyond those of a traditional lead director
- Independent directors, including the Lead Independent Director and committee chairs, meet directly with our company's primary regulators
- Independent directors meet privately in executive session at each regularly scheduled Board meeting (13 in 2018)
- Board formally reviews CEO and senior management succession and development plans at least annually, and assesses candidates during Board and committee meetings and in less formal settings
- · Independent directors conduct CEO's annual performance review and set his compensation

Enhanced Director Recruitment

- Board is committed to regular renewal and refreshment in alignment with our long-term strategy
- Board has continuously enhanced the director recruitment and selection process, resulting in an experienced, diverse group of nominees
- Board utilizes a deliberate process to assess candidates, including reviewing skills, experience, existing time commitments, independence, and any potential conflicts of interest
- Rigorous director on-boarding and director education processes complement this enhanced recruitment process
- Adopted formal Lead Independent Director and Chairman emergency succession policy as part of overall Board leadership succession planning

Year-Round Self-Evaluations

- Board and committees conduct intensive and intertwined self-evaluations – directors provide feedback on Board effectiveness, with emphasis on areas including Board composition, focus, culture, and process
- Lead Independent Director speaks individually with each
 Board member at least quarterly
- Directors routinely request presentations on topics of interest, such as strategy, competitors, cybersecurity, and risks
- Confirm the appropriate mix of Board skills to oversee the execution of our strategy and drive Responsible Growth
- Regular Board assessment of optimal leadership structure
 Board receives stockholder feedback on our governance practices through extensive, year-round outreach

ill

Governance and compensation practices informed by stockholder feedback

Governance and compensation practices reflect ongoing Board review of best practices and stockholder input

What We Do

- Strong, well-defined Lead Independent Director Role
- Formal Lead Independent Director (or Chairman, if independent) emergency succession policy
- Right to proxy access at a 3%/3 year ownership threshold
- Right to call special meeting at 10% ownership threshold
- Annual election of directors with a majority vote standard
- Robust stock ownership and retention requirements
- Apply clawback features to all executive officer variable pay and maintain incentive Compensation Forfeiture & Recoupment Disclosure Policy
- Review feedback from independent control functions in performance evaluation and compensation decisions
- Prohibition on hedging and speculative trading of company securities by directors and executive officers

What We Don't Do

- Discounting, reloading, or repricing stock options without stockholder approval
- * Severance or change-in-control agreements for executive officers
- Multi-year guaranteed incentive awards
- Excessive severance benefits to our executive officers (not exceeding two times salary and bonus without stockholder approval)
- Accrual of additional retirement benefits under any supplemental executive retirement plans
- Excise tax gross-ups upon change-in-control
- Single-trigger vesting of equity-based awards upon change-incontrol
- Adjust PRSU results for the impact of legacy litigation, fines, and penalties, or passage of the Tax Act
- Staggered terms for Board service



Performance evaluation and incentive compensation decision processes reflect pay for performance and risk management philosophy

Co	Comprehensive Performance Evaluation		Independent Review and Approval	Variable Pay is Subject to Ongoing Performance Measurement	
	Full year assessment of financial results and executive contributions to performance		The Compensation and Benefits Committee's decisions are	Annual Incentives	
(financial Manner i	, line of business, and individual performance and non-financial measures) n which results are achieved, adherence to risk and	basi num 2019	 determined on a year-over-year basis after taking into account numerous factors identified in our 2019 Proxy Statement Based on multi-faceted performance assessment, including feedback from independent control functions, the Committee provides a compensation recommendation to independent directors⁽¹⁾ Independent Board members evaluate the Committee's recommendation If recommendation appropriately aligns pay to performance, independent directors provide approval Independent compensation consultant informs deliberations 	Cash-Settled Restricted Stock Units (CRSUs) ⁽²⁾	Tracks stock price performance over 1-year vesting period
Responsi	ce policies, and quality of earnings driving culture of ble Growth bility in driving a strong risk management culture	•		Deferred Incentive	
	performance relative to established risk metrics performance relative to primary competitor group	p d Ir		Performance Restricted Stock Units (PRSUs)	Re-earn subject to three-year performance of average return on assets and average growth of adjusted tangible book value; value subject to three-year stock price performance; awards are stock-settled and subject to holding requirements
Scor	ecard assessment of performance against the pillars of Responsible Growth				
	d Win in the Market h our Customer-Focused Strategy	•			
	hin our Risk Framework 9 Sustainable Manner			Time-Based Restricted Stock Units (TRSUs)	Value subject to three-year stock price performance; awards are stock-settled and subject to holding requirements

CEO compensation requires approval from all independent directors; compensation for named executive officers (NEOs) is approved by the Committee.
 CEO receives CRSUs; other NEOs receive an annual cash incentive.



Executive compensation program aligns pay and performance

Compensation Elements

Base Salary	 Reflects job scope, experience, and market compared positions 	94.5%
Annual Incentive	For CEO Cash-Settled Restricted Stock Units (CI • Tracks stock price performance ove vesting period	Bus) Base directly links to company
	For all other NEOs Annual Cash Incentive • Company and individual performan- measured over applicable performan	PRSUs 47.2% 28.3% 47.2% 47.2% Inked to 3-yr performance against key metrics
	 Time-based Restricted Stock Units (TRSUs) Aligned with sustained longer-term stock price pevest ratably over 3 years 50% of net after tax shares must be held until retir (+1 year for CEO) 	Strage Variable / Equity 50%
Deferred Incentive	 Performance Restricted Stock Units (PRSUs) PRSUs are "re-earned" by achieving future perform standards and are forfeited if results are below m standards at the end of the performance period Performance metrics (50/50 weighting): average I Assets (ROA) and average Growth in Adjusted Tan Value (TBV) 3-year performance period Encourage achieving sustained stockholder value Responsible Growth 50% of net after tax shares earned must be held u retirement (+1 year for CEO) 	 PRSU standards are meaningful and aligned with strong company results for 2018, the Committee increased the three-year average ROA standards by 10 bps at the 100% payout level and 5 bps at the 66 ^{2/3}% payout level in consideration of strong company performance PRSU results are not adjusted for the impact of legacy litigation, fines, penalties, or passage of the Tax Act 3 of the 6 PRSUs that have completed their performance periods since the awards were introduced in 2011 earned below target. illustrating that

2018 CEO Pay Mix



Deploying capital and driving Responsible Growth for long-term sustainability

Social

Originated \$200 million in loans as part of

financial institutions (CDFI) portfolio; \$20

million Veteran Entrepreneur Lending

Program to connect veteran business

participating CDFIs

Invested more

than \$200 million

in philanthropic

capital as part of

our \$2 billion 10-

year giving goal

owners with affordable capital through

\$1.5 billion community development

Our ESG leadership enables us to pursue growing business opportunities and manage risk associated with addressing the world's biggest environmental and social challenges. It defines how we deploy our capital and resources, informs our business practices, and helps determine how and when we use our voice in support of our values

Environment



In 2018, deployed \$21.5

billion in capital to

support low-carbon,

sustainable businesses

billion Environmental

Business Commitment

activities as part of \$125

Financing sustainable projects, energy efficiency, greenhouse gas emissions

Reducing our environmental footprint

Through Community Development Banking, we deployed more than \$4.7 billion in loans, tax credit equity investments and other real estate development solutions

Issued our fourth and Committed to hiring 10,000 largest green bond for individuals from low- and \$2.25 billion and issued a moderate-income \$500 million social bond - the first social bond our Pathways issued by a U.S. bank vears



Best Bank for Diversity &

Inclusion

Named one of America's Most JUST Companies by Just Capital and Forbes

IUST

neighborhoods, through program, over the next five



Ranked No. 1 financial services company and No. 3 overall on Fortune Magazine's annual Change the World list

FORTUNE CHANGE THE WORLD

Employees volunteered

2 million hours with the

impact of employee giving

and matching gifts from the

bank totaling \$53 million in

support to our communities



CDP Climate A List for leadership in greenhouse gas emissions management and reporting

Launched a \$60 million Blended

Finance Catalyst Pool to support

deals focused on energy access,

affordable housing, water and

sanitation access, and climate

resiliency UN Sustainable

Development Goals (SDGs) Neighborhood Builders® Held six global ESG Achieved nearly 90% **Committee meetings** of our multi-year to discuss issues commitment to hire central to our ESG 10,000 approach with regular

updates to our Board

veterans, guards, an d reservists

Invested over \$220

to 2,000+ nonprofit

leaders through

nonprofits and provided

leadership development

million in 1,000+



#2 on Fortune's 50 Best Workplaces for Giving Back in 2018 list

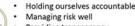
11

Investing in the transition to a low carbon

Advancing economic mobility and social progress

Offering responsible products and services Creating a supportive and inclusive workplace

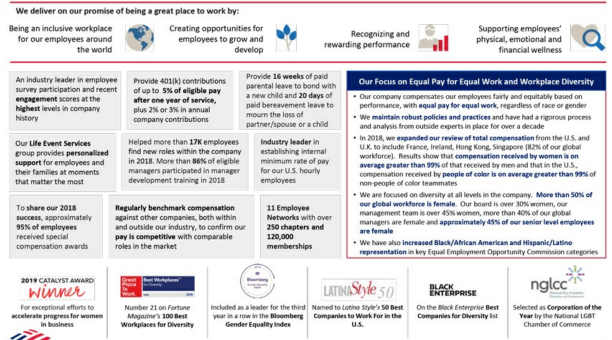
Governance



Providing transparency

Our people are the foundation for Responsible Growth

We give our employees the support they need so they are able to make a genuine impact and contribute to sustainable growth of our business and the communities we serve



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Our Board requests your support for the following proposals at our 2019 Annual Meeting



No. 1 - FOR Election of 16 Directors

- Our Board regularly reviews its composition through thoughtful evaluation, and has continually enhanced the director recruitment, selection, and succession planning process
- Our nominees bring deep and diverse experience, and their mix of attributes strengthens effective and independent
 oversight of our company's businesses, our industry's operating environment, and our company's long-term strategy

No. 2 - FOR Advisory "Say on Pay" Vote

- · Our compensation program pays for performance over the long-term, as well as on an annual basis
- · Compensation considerations promote Responsible Growth and align executives with stockholder interests
- Comprehensive performance evaluation based on multi-faceted performance assessment ensures that incentive compensation decisions reflect risk management and pay for performance philosophy



No. 3 – <u>FOR</u> Ratifying the Appointment of our Independent Registered Public Accounting Firm for 2019

- Our Audit Committee has appointed PwC as our independent registered public accounting firm for 2019
- Our Board is seeking stockholders' ratification of PwC's appointment



No. 4 – FOR Amending the Bank of America Corporation Key Employee Equity Plan

• The terms of the Key Employee Equity Plan (KEEP) are aligned with stockholders' interests and are governed by our thoughtful compensation and employee equity award practices



Our Board recommends a vote <u>against</u> the following stockholder proposals

No.

No. 5 – AGAINST Report Concerning Median Gender Pay Ratio

- Our company has robust practices and policies in place to compensate all our employees fairly and equitably based on performance, regardless of race or gender
- · We publicly disclose our progress, and focus on recruiting, retaining, and developing female talent
- The ratio requested in the proposal would not accurately portray our record of promoting gender equality and supporting female employee satisfaction, as it conflates the distinct issues of gender representation and gender pay equity

No. 6 - AGAINST Right to Act by Written Consent

- · Matters requiring stockholder approval should be presented to, and voted on, by all stockholders
- Stockholders owning 10% of our common shares already have the ability to call a special meeting outside of the
 annual meeting cycle, and stockholders owning 20% of our common shares already have the ability to nominate a
 candidate for election through our proxy access provision
- Our stockholder outreach and engagement program ensures that stockholders have the opportunity to provide ongoing and constructive feedback to company management and our Board



No. 7 – AGAINST Enhancing Shareholder Proxy Access

- Our existing proxy access provisions strike the appropriate balance between promoting stockholder rights and
 protecting the interests of all our stockholders
- Our requirement for proxy access nominees to receive a meaningful vote to qualify for re-nomination is in line with market practice



