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

OMB APPROV	AL
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longer subject to Section 16. Form 4 or Form 5 obligations may continue. See

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

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1. Name ar	pe Response nd Address of IG GREGO	f Reporting Person *						Ticker		_	•			5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner					
(Last) (First) (Middle) C/O MERRILL LYNCH & CO., INC., 4 WORLD FINANCIAL CENTER					MERRILL LYNCH & CO., INC. [MER] 3. Date of Earliest Transaction (Month/Day/Year) 12/31/2008								X Officer (give title below) Other (specify below) President						
NEW YO	ORK, NY	(Street)		4. If	Amo	endn	nent, Da	ate Origi	nal Fi	led(Mo	nth/Day/Yea	r)		6. Individual or Joint/Group Filing(Check Applicable Line) X. Form filed by One Reporting Person Form filed by More than One Reporting Person					
(Cir		(State)	(Zip)					Table	I - No	on-Dei	rivative S	ecuritio	es Acqui	red, Disposed of	f, or Benefic	cially Owned			
1.Title of S (Instr. 3)	str. 3) Date		2. Transaction Date (Month/Day/Ye	ear) Ex	2A. Deemed Execution Da any (Month/Day/S		Date, if	(Instr. 8		(4. Securities Acqu (A) or Disposed o (Instr. 3, 4 and 5)		f (D)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)		I I		Beneficial Ownership	
								Cod	le	v	Amount	(A) or (D)	Price	or Indire (I) (Instr. 4			(Instr. 4)		
Common	Stock		12/31/2008					A			21,358 1)	A	\$ 0	784,605 ⁽²⁾)		
Common	Stock		01/01/2009					D		7	784,605	D	\$ 0 (3)	0)		
Reminder:	Report on a s	separate line for each		II - De	riva	tive	Securit	ties Acq	Pe th cu	erson is for urrent	m are not tly valid (ot requ OMB o	ired to control i				in SEC	1474 (9-02)	
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transa Code	actio	5. De Se Ac	Numberivative curities equired asposed astr. 3,	er of e s (A) or of (D)	6. Da Expir	nte Exe ration	ercisable a Date y/Year)	nd	7. Title a	itle and Amount of erlying Securities tr. 3 and 4) 8. De Se (Ir		9. Number o Derivative Securities Beneficially Owned Following Reported	f 10. Ownersl Form of Derivati Security Direct (I or Indire	Beneficia Ownersh (y: (Instr. 4)	
				Code	: \	' (A	.)	(D)	Date Exerc		Expirati Date	on	Title	Amount or Number of Shares		Transaction(s (Instr. 4)	(I) (Instr. 4)	•	
Stock Option (Right to Buy)	\$ 55.59	01/01/2009		D			1,18	37,200		<u>(4)</u>	01/28/	2018	Comm Stocl	11.187.200	(4)	0	D		
Stock Option (Right to Buy)	\$ 59.85	01/01/2009		D			58	3,809		<u>(5)</u>	01/26/	2014	Comm Stocl		(5)	0	D		
Stock Option (Right to Buy)	\$ 36.07	01/01/2009		D			50),392		<u>(6)</u>	01/27/	2013	Comm Stocl	1 30 397	(6)	0	D		
Stock Option (Right to Buy)	\$ 53.75	01/01/2009		D			112	2,848		<u>(7)</u>	01/28/	2012	Comm Stocl	1 11/ 848	(7)	0	D		
Stock Option	\$ 77.56	01/01/2009		D			32	2,748		<u>(8)</u>	01/23/	2011	Comm	on 32,748	(8)	0	D		

Stock

Reporting Owners

(Right

to Buy)

	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			

FLEMING GREGORY J			
C/O MERRILL LYNCH & CO., INC.		President	
4 WORLD FINANCIAL CENTER		Fiesideiit	
NEW YORK, NY 10080			

Signatures

Gregory J. Fleming (By Pia K. Thompson, as agent)	01/05/2009		
**Signature of Reporting Person	Date		

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) The reporting person received 121,358 restricted shares under a performance-based plan established by the issuer in 2006 tied to a return on equity. Pursuant to the plan, these shares were converted at a ratio of 2.5 to 1 immediately prior to the merger between the issuer and a subsidiary of Bank of America Corporation ("BAC").
- (2) This total reflects the acquisition of shares of issuer common stock as a result of contributions, allocations or dividend reinvestments through issuer plans which are exempt from the reporting requirements under the provisions of Rule 16a-3 and/or 16a-11.
- Disposed of pursuant to merger agreement between issuer and BAC in exchange for 0.8595 of a common share of BAC for each share of issuer common stock, as set forth in the merger agreement. The closing price of BAC common stock on December 31, 2008 was \$14.08. These transactions are exempt under Rule 16b-3.
- (4) These options, which provided for 100% vesting upon the completion of the merger between the issuer and a subsidiary of BAC, were assumed by BAC in the merger and replaced with options to purchase 1,020,397 shares of BAC common stock with an exercise price of \$64.69 per share.
- (5) These options, which were 100% vested prior to the merger, were assumed by BAC in the merger and replaced with options to purchase 50,546 shares of BAC common stock with an exercise price of \$69.64 per share.
- (6) These options, which were 100% vested prior to the merger, were assumed by BAC in the merger and replaced with options to purchase 43,311 shares of BAC common stock with an exercise price of \$41.97 per share.
- (7) These options, which were 100% vested prior to the merger, were assumed by BAC in the merger and replaced with options to purchase 96,992 shares of BAC common stock with an exercise price of \$62.54 per share.
- (8) These options, which were 100% vested prior to the merger, were assumed by BAC in the merger and replaced with options to purchase 28,146 shares of BAC common stock with an exercise price of \$90.25 per share.

Remarks:

All reported positions have been rounded down to the nearest whole number.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.