Merrill Lynch B.V.

Merrill Lynch B.V. USD65,000,000 Fixed Rate Notes due 27 March 2035 (the "Notes")

under the Bank of America Corporation, BofA Finance LLC and Merrill Lynch B.V. Note, Warrant and Certificate Programme (the "Programme")

unconditionally and irrevocably guaranteed as to payment and delivery obligation by Bank of America Corporation

Issue Price: 100 per cent. of the Aggregate Nominal Amount

Issue Date: 27 March 2025

This information package includes the offering circular dated 15 May 2024 (as may be supplemented from time to time) in relation to the Programme including all documents incorporated by reference therein (the "Offering Circular") as supplemented by the final terms for the Notes dated 20 March 2025 (the "**Pricing Supplement**", together with the Offering Circular, the "**Information Package**").

The Notes will be issued by Merrill Lynch B.V. (the "Issuer") and will be unconditionally and irrevocably guaranteed by Bank of America Corporation.

Application will be made by the Issuer for the Notes to be listed on the Taipei Exchange (the "**TPEx**") in the Republic of China (the "**ROC**").

Effective date of listing and trading of the Notes is on or about 27 March 2025.

TPEx is not responsible for the content of the Information Package and any supplement or amendment thereto and no representation is made by TPEx to the accuracy or completeness of the Information Package and any supplement or amendment thereto. TPEx expressly disclaims any and all liability for any losses arising from, or as a result of the reliance on, all or part of the contents of this Information Package and any supplement or amendment thereto. Admission to the listing and trading of the Notes on the TPEx shall not be taken as an indication of the merits of the Issuer or the Notes.

The Notes have not been, and shall not be, offered or sold, directly or indirectly, in the ROC, to investors other than "professional institutional investors" as defined under Item 1, Paragraph 1, Article 2-1 of the Taipei Exchange Rules Governing Management of Foreign Currency Denominated International Bonds ("**Professional Institutional Investors**"). Purchasers of the Notes are not permitted to sell or otherwise dispose of the Notes except by transfer to a Professional Institutional Investor.

The Notes and the relevant Guarantee have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or under any U.S. state securities laws and neither the Notes nor the relevant Guarantee may be offered, sold, resold, traded, transferred, pledged, delivered or redeemed, directly or indirectly, at any time within the United States or to, or for the account or benefit of, any U.S. person. For the purposes hereof, "U.S. person" has the meaning ascribed to it by Regulation S under the Securities Act.

Lead Manager

E.Sun Commercial Bank, Ltd.

Co-Managers

SinoPac Securities Corporation Sunny Bank Ltd.

IMPORTANT - PROHIBITION OF SALES TO EEA RETAIL INVESTORS - The Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the European Economic Area ("**EEA**"). For these purposes, a "**retail investor**" means a person who is one (or more) of: (i) a retail client as defined in point (11) of Article 4(1) of Directive 2014/65/EU, as amended or superseded ("**MIFID II**"); (ii) a customer within the meaning of Directive (EU) 2016/97, as amended or superseded (the "**Insurance Distribution Directive**"), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II; or (iii) not a qualified investor as defined in the EU Prospectus Regulation (as defined below). Consequently no key information document required by Regulation (EU) No 1286/2014 (as amended or superseded, the "**EU PRIIPS Regulation**") for offering or selling the Notes or otherwise making them available to any retail investor in the EEA may be unlawful under the EU PRIIPs Regulation.

IMPORTANT - PROHIBITION OF SALES TO UK RETAIL INVESTORS - The Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the UK (as defined below). For these purposes, a "**retail investor**" means a person who is one (or more) of: (i) a retail client, as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of UK domestic law by virtue of the EUWA (as defined below) and the regulations made under the EUWA; (ii) a customer within the meaning of the provisions of the FSMA (as defined below) and any rules or regulations made under the FSMA to implement Directive (EU) 2016/97, where that customer would not qualify as a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of UK domestic law by virtue of the EUWA and the regulations made under the EUWA; or (iii) not a qualified investor as defined in Article 2 of the UK Prospectus Regulation (as defined below). Consequently no key information document required by Regulation (EU) No 1286/2014 as it forms part of UK domestic law by virtue of the EUWA (the "**UK PRIIPs Regulation**") for offering or selling the Notes or otherwise making them available to any retail investor in the UK may be unlawful under the UK PRIIPs Regulation.

20 March 2025

MERRILL LYNCH B.V.

LEI: 549300RQ1D1WIE085245

Issue of Merrill Lynch B.V. USD 65,000,000 Fixed Rate Notes due 27 March 2035

under the Bank of America Corporation, BofA Finance LLC and Merrill Lynch B.V.

Note, Warrant and Certificate Programme

unconditionally and irrevocably guaranteed as to payment and delivery obligations by Bank of America Corporation

The Offering Circular referred to below (as completed by these Final Terms) has been prepared on the basis that any offer of Notes in any Member State of the European Economic Area (each, a "**Member State**") will be made pursuant to an exemption under Regulation (EU) 2017/1129 (as amended or superseded, the "**EU Prospectus Regulation**") from the requirement to publish a prospectus for offers of the Notes. Accordingly any person making or intending to make an offer of the Notes in that Member State may only do so in circumstances in which no obligation arises for the Issuer or any Dealer to publish a prospectus pursuant to Article 3 of the EU Prospectus Regulation or supplement a prospectus pursuant to Article 23 of the EU Prospectus Regulation, in each case, in relation to such offer. Neither the Issuer nor any Dealer has authorised, nor do they authorise, the making of any offer of Notes in any other circumstances.

The Offering Circular referred to below (as completed by these Final Terms) has been prepared on the basis that any offer of Notes in the United Kingdom (the "**UK**") will be made pursuant to an exemption under Regulation (EU) 2017/1129 as it forms part of UK domestic law by virtue of the European Union (Withdrawal) Act 2018 (the "**EUWA**") and regulations made under the EUWA (the "**UK Prospectus Regulation**") from the requirement to publish a prospectus for offers of the Notes. Accordingly any person making or intending to make an offer of the Notes in the UK may only do so in circumstances in which no obligation arises for the Issuer or any Dealer to publish a prospectus pursuant to section 85 of the Financial Services and Markets Act 2000 (as amended, the

"**FSMA**") or supplement a prospectus pursuant to Article 23 of the UK Prospectus Regulation, in each case, in relation to such offer. Neither the Issuer nor any Dealer has authorised, nor do they authorise, the making of any offer of Notes in any other circumstances.

The Notes are unsecured and are not and will not be savings accounts, deposits or obligations of, or otherwise guaranteed by, any bank. The Notes do not evidence deposits of Bank of America, N.A. or any other bank and are not insured by the U.S. Federal Deposit Insurance Corporation, the Deposit Insurance Fund or any other insurer or governmental agency or instrumentality.

The Notes and the relevant Guarantee have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "**Securities Act**") or under any U.S. state securities laws and neither the Notes nor the relevant Guarantee may be offered, sold, resold, traded, transferred, pledged, delivered or redeemed, directly or indirectly, at any time within the United States or to, or for the account or benefit of, any U.S. person. For the purposes hereof, "**U.S. person**" has the meaning ascribed to it by Regulation S under the Securities Act.

The Issuer and the Guarantor reserve the right to reject any offer to purchase, in whole or in part, for any reason, or to sell less than all of the Notes.

The purchase of Notes involves substantial risks and is suitable only for investors who have the knowledge and experience in financial and business matters necessary to enable them to evaluate the risks and the merits of an investment in the Notes. Before making an investment decision, prospective purchasers of Notes should ensure that they understand the nature of the Notes and the extent of their exposure to risks and that they consider carefully, in the light of their own financial circumstances, financial condition and investment objectives, all the information set forth in the Offering Circular (including the section headed "Risk Factors" thereof) and these Final Terms.

PART A - CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Terms and Conditions set forth in the Offering Circular dated 15 May 2024 (the "**Offering Circular**") as supplemented by the supplements to the Offering Circular approved by the Luxembourg Stock Exchange from time to time, which are available at www.luxse.com. This document constitutes the Final Terms of the Notes described herein and must be read in conjunction with the Offering Circular and any supplements thereto. Full information on the Issuer, the Guarantor and the offer of the Notes is only available on the basis of the combination of these Final Terms and the Offering Circular are available for viewing and can be obtained during normal business hours at the registered office of the relevant Dealer and at the specified office of the applicable Paying Agent and in electronic form on the Luxembourg Stock Exchange's website (www.luxse.com).

References herein to numbered Conditions are to the "Terms and Conditions of the Notes" set forth in the Offering Circular and words and expressions defined in such terms and conditions shall bear the same meaning in these Final Terms, save as where otherwise expressly provided.

Prospective investors should note that the "Terms and Conditions of the Notes" set out in the Offering Circular are governed by, and construed in accordance with, English law, and the relevant Guarantee is governed by, and construed in accordance with, the laws of the State of New York.

No person has been authorised to give any information or make any representation not contained in or not consistent with these Final Terms, or any other information supplied in connection with the Notes and, if given or made, such information or representation must not be relied upon as having been authorised by the Issuer, the Guarantor or any Dealer.

By investing in the Notes each investor represents that:

(a) Non-Reliance. It is acting for its own account, and it has made its own independent decisions to invest in the Notes and as to whether the investment in the Notes is appropriate or proper for it based upon its own judgement and upon advice from such advisers as it has deemed necessary. It is not relying on any communication (written or oral) of the Issuer, the Guarantor or any Dealer as investment advice or as a recommendation to invest in the Notes, it being understood that information and explanations related to the "Terms and Conditions of the Notes" shall not be considered to be investment advice or a recommendation to invest in the Notes. No communication (written or oral) received from the Issuer, the Guarantor or any Dealer shall be deemed to be an assurance or guarantee as to the expected results of the investment in the Notes.

- (a) Assessment and Understanding. It is capable of assessing the merits of and understanding (on its own behalf or through independent professional advice), and understands and accepts, the terms and conditions and the risks of the investment in the Notes. It is also capable of assuming, and assumes, the risks of the investment in the Notes.
- (b) Status of Parties. None of the Issuer, the Guarantor and any Dealer is acting as fiduciary for or adviser to it in respect of the investment in the Notes.

1.	Issuer:		Merrill Lynch B.V.
2.	Guaran	tor:	Bank of America Corporation
3.	(a)	Series Number:	Not Applicable
	(b)	Tranche Number:	One
4.	Specifi	ed Currency or Currencies:	United States Dollars ("USD")
5.	Aggreg	ate Nominal Amount:	
	(a)	Series:	USD 65,000,000
	(b) Tranche:		USD 65,000,000
6.	Issue P	rice:	100 per cent. of the Aggregate Nominal Amount
7.	(a)	Specified Denominations:	USD 1,000,000
	(b)	Calculation Amount:	USD 1,000,000
8.	Trade I	Date:	13 March 2025
9.	Strike I	Date:	Not Applicable
10.	Issue D	Date and Interest Commencement Date:	27 March 2025
11.	Maturity Date:		27 March 2035
12.	Interest	t Basis:	5.50 per cent. Fixed Rate (further particulars specified in paragraph 17 below and in the Terms and Conditions of the Notes)
13.	Redemption/Payment Basis:		Redemption at par
14.	Change Redem	e of Interest Basis or ption/Payment Basis:	Not Applicable
15.	Put/Cal	ll Options:	Issuer Call (further particulars specified below)
16.	(a)	Status of the Notes:	Senior
	(b)	Status of the Guarantee:	Senior

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

17.	17. Fixed Rate Notes:		Applicable
	(a)	Rate(s) of Interest:	5.50 per cent. per annum payable annually in arrear
	(b)	Interest Payment Date(s):	27 March in each year, from (and including) 27 March 2026 to (and including) the Maturity Date

Execution Version

			Unadjusted
	(c)	Business Day Convention:	Not Applicable
	(d) Additional Business Centre(s):		Not Applicable
	(e) Fixed Coupon Amount(s):		USD 55,000 per Calculation Amount
	(f) Broken Amount(s):		Not Applicable
	(g) Day Count Fraction:		30/360
	(h) Determination Date(s):		Not Applicable
	(i)	Other terms relating to the method of calculating interest for Fixed Rate Notes:	None
18.	Floating Rate Notes:		Not Applicable
19.	Zero Coupon Notes:		Not Applicable
20.	Interest linked to one or more Reference Item(s) provisions:		Not Applicable

PROVISIONS RELATING TO REDEMPTION FOR NOTES OTHER THAN PREFERENCE SHARE LINKED NOTES

21.	Issuer	Call:	Applicable	
	(a) Optional Redemption Date(s):		Each Interest Payment Date from (and including) 27 March 2027 to (and including) 27 March 2034	
	(b) Optional Redemption Amount(s) of each Note and method, if any, of calculation of such amount(s)		USD 1,000,000 per Calculation Amount	
	(c)	If redeemable in part:		
		(i) Minimum Redemption Amount:	Not Applicable	
		(ii) Maximum Redemption Amount:	Not Applicable	
	(d)	Notice period (if other than as set out in the Conditions):	Not less than 10 Business Days	
22.	Investor Put:		Not Applicable	
23.	Automatic Early Redemption:		Not Applicable	
24.	Final Redemption Amount of each Note:		USD 1,000,000 per Calculation Amount	
25.	payable on an followi otherw conditi calcula	Redemption Amount(s) of each Note e on redemption for taxation reasons or event of default or on an illegality or ing a Currency Substitution Event (or ise in accordance with the terms and ons of the Notes), and/or the method of thing the same (if required or if different nat set out in Condition 7(G)):	USD 1,000,000 per Calculation Amount	

PROVISIONS RELATING TO REDEMPTION FOR PREFERENCE SHARE LINKED NOTES

26.	Redemption at the Option of the Issuer:	Not Applicable
27.	Redemption at the Option of the Noteholders:	Not Applicable
28.	Mandatory Early Redemption:	Not Applicable
29.	Redemption at Maturity:	Not Applicable
30.	Early Redemption Amount of each Preference Share Linked Note payable on redemption for Illegality or following an Early Redemption Event (or otherwise in accordance with the terms and conditions of the Preference Share Linked Notes):	Not Applicable
31.	Early Redemption Amount of each Preference	Not Applicable
	Share Linked Note payable on an Event of Default:	
PR	· ·	3
	Default:	Not Applicable
	Default: OVISIONS RELATING TO TYPE OF NOTES	
32.	Default: OVISIONS RELATING TO TYPE OF NOTES Index Linked Conditions	Not Applicable
32. 33.	Default: OVISIONS RELATING TO TYPE OF NOTES Index Linked Conditions Share Linked Conditions:	Not Applicable Not Applicable
32. 33. 34.	Default: OVISIONS RELATING TO TYPE OF NOTES Index Linked Conditions Share Linked Conditions: GDR/ADR Linked Conditions:	Not Applicable Not Applicable Not Applicable
32.33.34.35.	Default: OVISIONS RELATING TO TYPE OF NOTES Index Linked Conditions Share Linked Conditions: GDR/ADR Linked Conditions: FX Linked Conditions:	Not Applicable Not Applicable Not Applicable Not Applicable
 32. 33. 34. 35. 36. 	Default: OVISIONS RELATING TO TYPE OF NOTES Index Linked Conditions Share Linked Conditions: GDR/ADR Linked Conditions: FX Linked Conditions: Commodity Linked Conditions:	Not Applicable Not Applicable Not Applicable Not Applicable Not Applicable

40.	Physical Delivery Notes:	Not Applicable
41.	Preference Share Linked Conditions	Not Applicable

PROVISIONS RELATING TO SECURED NOTES

Conditions:

42.	Secured Conditions		/Floating	Instruments	Not Applicable
43.	Secured Conditions	2	Floating	Instruments	Not Applicable

GENERAL PROVISIONS APPLICABLE TO THE NOTES

44.	Form of Notes:	Euroclear/CBL Global Registered Note registered in the name of a nominee for a common depositary for Euroclear and Clearstream, Luxembourg and exchangeable for Definitive Registered Notes in the
45.	Eligibility for sale in the United States to QIBs who are also QPs or to, or for the account or	limited circumstances described in the Global Note The Notes are not eligible for sale in the United States to QIBs who are also QPs, or to, or for the account or benefit of, U.S. persons who are QIBs and also QPs.

benefit of, U.S. persons who are QIBs and also QPs: New Safekeeping Structure: No 46. 47. Payment Day: Modified Following 48. Additional Financial Centre(s) or other special Taipei City provisions relating to Payment Days: 49. Details relating to Partly Paid Notes: amount Not Applicable of each payment comprising the Issue Price and date on which each payment is to be made and consequences of failure to pay, including any right of the Issuer to forfeit the Notes and interest due on late payment: 50. Details relating to Instalment Notes: (a) Instalment Amount(s): Not Applicable (b) Instalment Date(s): Not Applicable Payment Disruption (Condition 6(F)): 51. Not Applicable 52. **Exchange Rate:** Not Applicable Other terms: Not Applicable 53. 54. Alternative Rounding: Not Applicable DISTRIBUTION 55. The initial purchasers and name of applicable Not Applicable permitted dealer in the United States of the Notes: 56. Method of distribution: Syndicated 57. If syndicated, names and addresses of E.Sun Commercial Bank, Ltd. of 14F, No. 315, Dunhua (a) N. Rd., Songshan Dist., Taipei City 105008, Taiwan Managers: SinoPac Securities Corporation of 19F., No. 2, Sec. 1, Chongqing S. Rd., Taipei City 100, Taiwan Sunny Bank Ltd. of 8F, No. 156 Sec. 2, Zhongshan N. Rd., Zhongshan Dist., Taipei 104, Taiwan (b) Date of Subscription Agreement: 20 March 2025 (c) Stabilising Manager(s) (if any): Not Applicable 58. If non-syndicated, name and address of Not Applicable relevant Dealer: 59. Calculation Agent: Merrill Lynch International 60. Total commission and concession: 0.10 per cent. of the Aggregate Nominal Amount U.S. Selling Restrictions: The Notes may not be offered, sold, resold, traded, 61. pledged, exercised, redeemed, transferred or delivered, directly or indirectly, in the United States of America

(including the U.S. states and the District of Columbia),

its territories, its possessions and other areas subject to its jurisdiction or directly or indirectly offered, sold, resold, traded, pledged, exercised, redeemed, transferred or delivered to, or for the account or benefit of, any U.S. person. A "U.S. person" has the meaning ascribed to it by Regulation S under the U.S. Securities Act of 1933, as amended.

62. United States Tax Considerations:

65. Additional selling restrictions:

- 63. United States Withholding Tax:
- 64. Additional United States Tax considerations

<u>Taiwan</u>

Not Applicable

Not Applicable

Not Applicable

The Notes have not been, and shall not be, offered or sold, directly or indirectly, in the Republic of China ("**ROC**"), to investors other than "professional institutional investors" as defined under Item 1, Paragraph 1, Article 2-1 of the Taipei Exchange Rules Governing Management of Foreign Currency Denominated International Bonds ("Professional Institutional Investors"). Purchasers of the Notes are not permitted to sell or otherwise dispose of the Notes except by transfer to a Professional Institutional Investor.

66. Swiss Non-Exempt Public Offer:

Not Applicable.

PURPOSE OF FINAL TERMS

These Final Terms comprise the Final Terms required for issue and listing on the Taipei Exchange of the Notes described herein pursuant to the Note, Warrant and Certificate Programme of Bank of America Corporation, BofA Finance LLC and Merrill Lynch B.V.

RESPONSIBILITY

The Issuer accepts responsibility for the information contained in these Final Terms.

Execution Version

Signed on behalf of the Issuer:

the By: Mee an

Name: Armstrong Ebelechukwu Okobia

Title: Authorised Representative

PART B – OTHER INFORMATION

1. LISTING AND ADMISSION TO TRADING

Application will be made by the Issuer (or on its behalf) for the Notes to be admitted to listing and trading on the Taipei Exchange in the ROC ("**TPEx**"). The effective date of the listing of the Notes is expected to be on or about the Issue Date.

TPEx is not responsible for the content of this Final Terms and the Offering Circular and any supplement or amendment thereto and no representation is made by TPEx to the accuracy or completeness of this Final Terms and the Offering Circular and any supplement or amendment thereto. TPEx expressly disclaims any and all liability for any losses arising from, or as a result of the reliance on, all or part of the contents of this Final Terms and the Offering Circular and any supplement or amendment thereto.

Admission to the listing and trading of the Notes on the TPEx shall not be taken as an indication of the merits of the Issuer or the Notes.

2. **RATINGS**

Ratings:

The Notes have not been rated.

3. OPERATIONAL INFORMATION

- (i) ISIN: XS2938573180 (ii) Common Code: 293857318 (iii) Any clearing system(s) other than Not Applicable Euroclear Bank SA/NV, Clearstream Banking, S.A., The Depository Trust Company and the relevant identification number(s): (iv) Delivery: Delivery against payment (v) Names and address of initial Paying Citibank, N.A., London Branch Citigroup Centre, Canada Square Agent: London E14 5LB United Kingdom Citibank Europe plc (vi) **Registrar:** 1 North Wall Quay Dublin 1 Ireland (vii) Names and addresses of additional Not Applicable Paying Agent(s) (if any):
- (viii) Intended to be held in a manner which would allow Eurosystem eligibility.

No. However, if after the date of these Final Terms, the Eurosystem eligibility criteria are amended such that the Notes are capable of meeting such criteria, the Notes may then be deposited with one of the ICSDs as common safekeeper, and registered in the name of a nominee of one of the ICSDs acting as common safekeeper (i.e. held under the New Safekeeping Structure (the "NSS")). Note that this does not necessarily mean that the Notes will then be recognised as eligible collateral for Eurosystem monetary policy and intra-day credit operations by the Eurosystem at any time during their life. Such recognition will depend upon the European Central

Bank being satisfied that the Eurosystem eligibility criteria have been met.