| Notification under Section 309B(1)(c) of the Securities and Futures Act (Chapter 289) of Singapore the "SFA"

- The Notes are prescribed capital markets products (as defined in the Securities and Futures (Capital Markets Products) Regulations 2018) and Excluded Investment Products (as defined in MAS Notice SFA 04-N12: Notice on the Sale of Investment Products and MAS Notice FAA-N16: Notice on Recommendations on Investment Products).

Final Terms

Dated March 25, 2019

TOYOTA CREDIT CANADA INC.

Legal Entity Identifier ("LEI"): Z2VZBHUMB7PWWJ63I008

Issue of C\$400,000,000 2.64 per cent. Notes due March 27, 2024
under the €50,000,000,000
Euro Medium Term Note Programme
established by
Toyota Motor Finance (Netherlands) B.V., Toyota Credit Canada Inc.,
Toyota Finance Australia Limited and Toyota Motor Credit Corporation

Any person making or intending to make an offer of the Notes may only do so in circumstances in which no obligation arises for the Issuer or any Dealer or Manager to publish a prospectus pursuant to Article 3 of the Prospectus Directive (as defined below) or to supplement a prospectus pursuant to Article 16 of the Prospectus Directive, in each case, in relation to such offer.

Neither the Issuer nor any Dealer or Manager has authorised, nor do they authorise, the making of any offer of Notes in any other circumstances.

PART A - CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Terms and Conditions of the Notes set forth in the Prospectus dated September 14, 2018 and the supplements to it dated November 14, 2018, December 3, 2018, February 11, 2019 and March 1, 2019 including all documents incorporated by reference (the Prospectus as so supplemented, the "*Prospectus*") which constitutes a base prospectus for the purposes of the Prospectus Directive. This document constitutes the Final Terms of the Notes described herein for the purposes of Article 5.4 of the Prospectus Directive and must be read in conjunction with the Prospectus. Full information on the Issuer and the offer of the Notes is only available on the basis of the combination of these Final Terms and the Prospectus. A summary of the Notes (which comprises the summary in the Prospectus as amended to reflect the provisions of these Final Terms) is annexed to these Final Terms. The Prospectus has been published on the website of the London Stock Exchange at http://www.londonstockexchange.com/exchange/news/market-news/market-news-home.html.

The expression "*Prospectus Directive*" means Directive 2003/71/EC (as amended or superseded), and includes any relevant implementing measure (for the purpose of the Prospectus, the Terms and Conditions of the Notes set forth in the Prospectus and these Final Terms) in the relevant Member State.

Toyota Credit Canada Inc

(i)

Issuer.

1.	(1)	ISSUEI.	Toyota Credit Canada IIIC.		
	(ii)	Credit Support Providers:	Toyota Motor Corporation Toyota Financial Services Corporation		
2.	(i)	Series Number:	74		
	(ii)	Tranche Number:	1		
	(iii)	Uridashi Notes:	Not Applicable		
	(iv)	Date on which the Notes will be consolidated and form a single Series:	Not Applicable		
3.	Specified	Currency:	Canadian dollars ("C\$")		
4.	Aggregate	Nominal Amount:	C\$400,000,000		
5.	Issue Price:		99.991 per cent. of the Aggregate Nominal Amount		
6.	(i)	Specified Denominations:	C\$2,000		
	(ii)	Calculation Amount:	C\$2,000		
7.	(i)	Issue Date:	March 27, 2019		

(ii) Interest Commencement Date: Issue Date

8. Maturity Date: March 27, 2024

9. Interest Basis: 2.64 per cent. Fixed Rate

(See paragraph 16 below)

10. Redemption Basis: Redemption at par
11. Change of Interest Basis: Not Applicable
12. Put/Call Options: Not Applicable

13. (i) Status of the Notes: Senior

(ii) Nature of the Credit Support: See "Relationship of TFS and the Issuers with the Parent"

in the Prospectus dated September 14, 2018

Date Board approval for issuance of Notes obtained: August 29, 2011Negative Pledge covenant set out in Condition 3: Not Applicable

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

Fixed Rate Note Provisions Applicable

(i) Fixed Rate(s) of Interest: 2.64 per cent. per annum payable semi-annually in arrear

on each Interest Payment Date

(ii) Interest Payment Date(s): March 27 and September 27 in each year from, and

including, September 27, 2019 up to, and including, the Maturity Date with no adjustment for period end dates. For the avoidance of doubt, the Fixed Coupon Amount

shall remain unadjusted

(iii) Fixed Coupon Amount(s): C\$26.40 per Calculation Amount payable on each Interest

Payment Date. This Fixed Coupon Amount applies if the Notes are represented by a global Note or are in definitive

form

(iv) Broken Amount(s): Not Applicable

(v) Day Count Fraction: Actual/Actual Canadian Compound Method

(vi) Determination Date(s): Not Applicable
 17. Floating Rate Note Provisions Not Applicable
 18. Zero Coupon Note Provisions Not Applicable

PROVISIONS RELATING TO REDEMPTION

Issuer Call Option Not Applicable
 Issuer Maturity Par Call Option Not Applicable
 Issuer Make-Whole Call Option Not Applicable
 Investor Put Option Not Applicable

23. **Final Redemption Amount** C\$2,000 per Calculation Amount

24. Early Redemption Amount

Early Redemption Amount payable on redemption for taxation reasons or on event of default or other earlier redemption: C\$2,000 per Calculation Amount

GENERAL PROVISIONS APPLICABLE TO THE NOTES

25. Form of Notes: Registered Notes

> Registered Global Note registered in the name of a nominee for CDS Clearing and Depository Services Inc. exchangeable for Registered Notes in definitive form only on an Exchange Event (as that term is defined in the

Registered Global Note)

26. New Safekeeping Structure: No

London and Toronto 27. Additional Financial Centre(s):

28. Talons for future Coupons to be attached to definitive

29. Reference Currency Equivalent (if different from US

dollars as set out in Condition 5(h)):

Not Applicable

Defined terms/Spot Rate (if different from that set

out in Condition 5(h)):

Not Applicable

Calculation Agent responsible for calculating the Spot Rate for the purposes of Condition 5(h) (if not the Agent):

Not Applicable

RMB Settlement Centre(s) for the purposes of Conditions 5(a) and 5(h):

Not Applicable

33. Settlement (if different from that set out in Condition 5(h)):

Not Applicable

34. Relevant Benchmark: Not Applicable

RESPONSIBILITY

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

Signed on behalf of the Issuer:

TOYOTA CREDIT CANADA INC.

By: "Fernando Belfiglio"

Name: Fernando Belfiglio

Vice President, Finance Title:

Duly authorised

cc: The Bank of New York Mellon, acting through its London branch BNY Trust Company of Canada

PART B – OTHER INFORMATION

1. LISTING AND ADMISSION TO TRADING

Application has been made by the Issuer (or on its behalf) for the Notes to be admitted to trading on the London Stock Exchange's Regulated Market and for listing on the Official List of the UK Listing Authority with effect from March 27, 2019.

2. RATINGS

Credit Ratings: The following ratings reflect ratings assigned to Notes of this type issued under the

Programme generally:

Moody's Investors Service, Inc. ("Moody's"): Aa3 (stable)

S&P Global Ratings, acting through S&P Global Ratings Japan Inc. ("Standard &

Poor's Japan"): AA- (stable)

Moody's and Standard & Poor's Japan are not established in the European Union and have not applied for registration under Regulation (EC) No. 1060/2009 (the "CRA Regulation"). However, Moody's Investors Service Ltd. has endorsed the ratings of Moody's and Standard & Poor's Credit Market Services Europe Limited has endorsed the ratings of Standard & Poor's Japan, in accordance with the CRA Regulation. Each of Moody's Investors Service Ltd. and Standard & Poor's Credit Market Services Europe Limited is established in the European Union and is registered under the CRA Regulation.

The Issuer has not applied to Moody's or Standard & Poor's Japan for ratings to be assigned to the Notes.

3. INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE

Save as discussed in "Subscription and Sale" in the Prospectus and for any fees payable to the Managers, so far as the Issuer is aware, no person involved in the issue of the Notes has an interest material to the offer. The Managers and their affiliates may have engaged, and may in the future engage, in investment banking and/or commercial banking transactions with, and may perform the services for, the Issuer and its affiliates in the ordinary course of business.

4. REASONS FOR THE OFFER, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

(i) Reasons for the The net proceeds from the issue of the Notes will be applied by the Issuer for its

offer: general corporate purposes, which include making a profit.

(ii) Estimated net C\$398,564,000 proceeds:

(iii) Estimated total GBP4,500 expenses:

5. YIELD

Indication of yield: 2.642 per cent. per annum

Calculated at the Issue Date on the basis of the Issue Price in accordance with the Actual/Actual Canadian Compound Method, which determines the effective interest rate of the Notes by taking into account accrued interest on a daily basis.

As set out above, the yield is calculated at the Issue Date on the basis of the Issue Price. It is not an indication of future yield.

6. OPERATIONAL INFORMATION

(i) ISIN: CA892329BJ12
 (ii) Common Code: Not Applicable
 (iii) CFI Code: Not Applicable
 (iv) FISN: Not Applicable

(v) Any clearing CDS Clearing and Depository Services Inc. system(s) other 100 Adelaide Street West, Suite 300

than Euroclear Toronto, Ontario

Bank SA/NV and

Clearstream

Banking S.A. and

the relevant

identification number(s):

CUSIP: 892329BJ1

M5H 183, Canada

(vi) Delivery:

Delivery free of payment

(vii) Names and addresses of

BNY Trust Company of Canada 1 York Street, 6th Floor Toronto, Ontario, M5J 0B6

additional Paying Agent(s) (if any):

Appointed pursuant to Amended and Restated Note Agency Agreement dated

September 8, 2017

(viii) Deemed delivery of clearing system notices for the purposes of Condition 16

(Notices):

Any notice delivered to Noteholders through the clearing systems will be deemed to have been given on the third day after the day on which it was given to CDS Clearing and Depository Services Inc.

(ix) Intended to be held in a manner which would allow Eurosystem eligibility:

Not Applicable

8. DISTRIBUTION

(i) Method of distribution:

Syndicated

(ii) If syndicated:

CIBC World Markets Inc. 161 Bay St, 5th Floor Toronto, ON M5J 2S8

addresses of Managers and underwriting

(a) Names and

Canada C\$112,000,000

commitments: RBC Dominion Securities Inc.
2nd Floor, North Tower

Royal Bank Plaza, 200 Bay Street

Toronto, ON M5J 2W7

Canada

C\$112,000,000

TD Securities Inc. Ernst & Young Tower 222 Bay Street

Toronto, ON M5K 1A2

Canada C\$112,000,000

BMO Nesbitt Burns Inc. 3rd Floor Podium 1 First Canadian Place Toronto, ON M5X 1H3

Canada C\$32,000,000

Scotia Capital Inc. 68th Floor, Scotia Plaza 40 King Street West Toronto, ON M5W 2X6

Canada C\$32,000,000 (b) Date of March 25, 2019 Syndicate Purchase Agreement:

(c) Stabilising Manager(s) (if any):

Not Applicable

(iii) If non-syndicated, name and address

Not Applicable

of Dealer/Purchaser:

(iv) Indication of the overall amount of the underwriting commission and of the placing commission:

0.35 per cent. of the Aggregate Nominal Amount

(v) U.S. Selling Restrictions: Reg. S Category 2; TEFRA Not Applicable

The Dutch Selling (vi) Restrictions (Article 5:20(5) **Dutch Financial**

Supervision Act (Wet op het

financieel toezicht)):

(vii) Prohibition of Sales

Not Applicable

Not Applicable

to EEA Retail Investors:

(viii) Non-exempt Offer:

Not Applicable

(ix) Prohibition of Sales

> to Belgian Consumers:

Applicable

9 TERMS AND CONDITIONS OF THE PUBLIC OFFER

Not Applicable

ISSUE SPECIFIC SUMMARY

Summaries are made up of disclosure requirements known as 'Elements'. These Elements are numbered in Sections A-E (A.1-E.7). This Summary contains all the Elements required to be included in a summary for the Notes, the Issuers and the Credit Support Providers. Because some Elements are not required to be addressed, there may be gaps in the numbering sequence of the Elements. Even though an Element may be required to be inserted in the summary because of the type of securities, issuers and credit support providers, it is possible that no relevant information can be given regarding the Element. In this case a short description of the Element is included in the Summary with the mention of 'Not Applicable'.

Section A – Introduction and warnings

Element	Title	
A.1	Warning	This Summary must be read as an introduction to the Prospectus and the applicable Final Terms. Any decision to invest in any Notes should be based on a consideration of the Prospectus as a whole, including any documents incorporated by reference, and the applicable Final Terms. Where a claim relating to information contained in the Prospectus and the applicable Final Terms is brought before a court in a Member State of the European Economic Area, the plaintiff may, under the national legislation of the Member State where the claim is brought, be required to bear the costs of translating the Prospectus and the applicable Final Terms before the legal proceedings are initiated. No civil liability will attach to the Issuer, Toyota Financial Services Corporation ("TFS") or Toyota Motor Corporation ("TMC") in any such Member State solely on the basis of this Summary, including any translation hereof, unless it is misleading, inaccurate or inconsistent when read together with the other parts of the Issuer's Base Prospectus and the Final Terms or it does not provide, when read together with the other parts of the Issuer's Base Prospectus and the Final Terms, key information (as defined in Article 2.1(s) of the Prospectus Directive 2003/71/EC, as amended, including by Directive 2010/73/EU) in order to aid investors when considering whether to invest in the Notes.
A.2	Consent to use of the relevant Issuer's Base Prospectus	Not Applicable

Section B - Issuers and Credit Support Providers

Element	Title	
B.1	Legal and commercial name of the Issuer	Toyota Credit Canada Inc. ("TCCI" or the "Issuer")
B.2	Domicile/ legal form/ legislation/ country of incorporation	TCCI is a corporation incorporated under the Canada Business Corporations Act and domiciled in Ontario, Canada.
B.4b	Trend information	Prices of used vehicles have remained at recent high levels during fiscal 2018 and the first half of fiscal 2019. There can be no assurance that future prices of used vehicles will remain high, and a decline in such prices may have an adverse effect on lease termination losses, residual value provisions and net write-offs.
B.5	Description of the Group	The Issuer is a wholly-owned subsidiary of TFS, a Japanese corporation. TFS is a wholly-owned holding company subsidiary of TMC, a Japanese corporation and the ultimate parent company of the Toyota group.
B.9	Profit forecast or estimate	Not Applicable; there are no profit forecasts or estimates made in the Prospectus.
B.10	Audit report qualifications	Not Applicable; there are no qualifications in the audit report(s) on the audited financial statements for the financial years ended 31 March 2018 and 31 March 2017.
B.12	Selected historical key financial information	The selected financial information set forth below has been extracted without material adjustment from the audited financial statements in the Annual Financial Report of TCCI for the financial year ended 31 March 2018, prepared in accordance with International Financial Reporting Standards and the unaudited condensed interim financial statements for the six months ended 30 September 2018 prepared in accordance with International Accounting Standard (IAS) 34.

Column C	Statements of Fi	nancial Position as at	30 Sentember and 3	l March	
Asset	Statements of Fr	nunciui i osition us ut			31 March
Assets				2018	2017
Cash and cash equivalents 241,307			(C\$'000)	(C\$'000)	(C\$'000)
Finance receivables = net	Assets				
Income and other taxes receivable	Cash and cash equivalents		241,307	413,785	230,536
Derivative assets. 192,795 192,725 128 128 0,076 9,854 111 1	Finance receivables – net		14,747,482	13,934,028	12,721,463
Other assets	Income and other taxes receivable			-	2,633
Other assets	Derivative assets		192,795	192,725	128,157
Collateral labilities				9,854	11,254
Liabilities				2,150	-
Cheques and other items in transit			15,199,624	14,552,542	13,094,043
Cheques and other items in transit	Liabilities				
Accounts payable and accrued liabilities 29,937 50,208 24,			8.523	9.298	15,254
Due to affiliated companies 150,237 165,290 163, 200 160,000 160,000 17,000 1			29.937	'	24,740
Income and other taxes payable 3,689 3,012 Interest payable 46,968 44,923 31, Deby payable 12,536,386 11,876,326 10,691 Derivative liabilities 150,535 97,355 51, Collateral liabilities 61,230 88,040 Deferred taxes 740,275 704,426 634, 13,727,780 13,045,754 11,613 Statements of Financial Position as at 30 September and 31 March Statements of Financial Position as at 30 September and 31 March Statements of Financial Position as at 30 September and 31 March State				'	163,420
Interest payable - net.				 	-
Debt payable				·	31,551
Derivative liabilities. 150,355 97,355 51,					10,691,494
Deferred taxes					51,958
Deferred taxes				'	51,736
Statements of Financial Position as at 30 September and 31 March 2018 201				'	634.616
Statements of Financial Position as at 30 September and 31 March 31 March 2018	Deteriou maes			-	11,613,033
Name	C			l — — — — — — — — — — — — — — — — — — —	11,015,055
CS CS CS CS CS CS CS CS	Statements of Fi	nancial Position as at			21.16
CS '000 C					31 March
Shareholder's Equity 60,000 60,00					2017
Share capital			(C\$'000)	(C\$'000)	(C\$'000)
Retained earnings			60.000	60.000	60.000
1,471,844	•		,		60,000
Statements of Income and Comprehensive Income for the six months ended 30 September and the financial years ended 31 March 2018 2017 2018 2018 2017 2018 2018 2017 2018 2018 2017 2018 2018 2017 2018 2018 2017 2018 2018 2017 2018 2018 2017 2018 2018 2017 2018 2018 2017 2018 2018 2017 2018 2018 2017 2018 2018 2018 2017 2018 201	Retained earnings				1,421,010
Statements of Income and Comprehensive Income for the six months ended 30 September and the financial years ended 31 March 2018 30 September 2018 2017 2018 2018 2017 2018 2018 2017 2018 2018 2017 2018 2018 2017 2018 2018 2017 2018 2018 2017 2018 2018 2017 2018 2018 2018 2017 2018					1,481,010
30 September 2018 2017 2018			15,199,624	14,552,542	13,094,043
Common	Statements of Income and Comprehensive Incom	ne for the six months	ended 30 September	and the financial years	ended 31 March
CCS'0000 CCS'0000 CCS'0000 CCS'0000 CCS'0000 CCS'0000 CCS' Financing revenue		30 September	30 September	31 March	31 March
Signature Sign		2018	2017	2018	2017
New York Section Sec		(C\$'000)	(C\$'000)	(C\$'000)	(C\$'000)
Interest income on cash equivalents	Financing revenue	366,560	320,457	652,296	607,973
371,163 322,390 657,713 609,		4,603	1,933	5,417	1,889
Interest	-	371,163	322,390	657,713	609,862
Interest	Other (losses) gains - net	(8,106)	26,649	19,359	13,165
Interest					
Employee salaries and benefits 8,411 8,155 17,552 17, Provision for finance receivables 15,410 28,141 35,373 14, 35,373 14, 35,373 14, 35,373 14, 35,373 14, 35,373 14, 35,373 14, 35,373 14, 35,373 14, 36,666 6, 66,77 6, 66,77 6, 697 6, 92 13,00 11,010 11,010 11,010 11,010 11,010 11,010		137.766	106.634	228,470	202,870
Provision for finance receivables					17,998
Registration and search costs 2,992 3,203 6,156 6,156 IT and communications 3,611 3,375 6,697 6,697 Occupancy 527 527 1,030 1, Depreciation and amortisation 601 458 1,031 Other 1,979 2,490 4,294 4, Income before income taxes 191,760 196,056 376,469 368, Income taxes 20,627 17,768 33,836 34, Deferred 30,708 35,003 70,432 62, Net income for the period 140,425 143,285 272,201 270, Other comprehensive (loss) income Item that will not be reclassified to profit or loss Actuarial (losses) gains on defined benefit pension plans - net of income tax expense (recovery) of 140,425 143,285 272,201 270,	1 3				14,274
Tand communications					6,506
Occupancy 527 527 1,030 1, Depreciation and amortisation 601 458 1,031 Other 1,979 2,490 4,294 4, Income before income taxes 191,760 196,056 376,469 368, Income taxes 20,627 17,768 33,836 34, Deferred 30,708 35,003 70,432 62, Net income for the period 140,425 143,285 272,201 270, Other comprehensive (loss) income Item that will not be reclassified to profit or loss Actuarial (losses) gains on defined benefit pension plans - net of income tax expense (recovery) of 140,425 143,285 272,201 270,		· · · · · · · · · · · · · · · · · · ·			6,446
Depreciation and amortisation					1,127
Other 1,979 2,490 4,294 4, Income before income taxes 191,760 196,056 376,469 368, Income taxes 20,627 17,768 33,836 34, Current 20,627 17,768 33,836 34, Deferred 30,708 35,003 70,432 62, Net income for the period 140,425 143,285 272,201 270, Other comprehensive (loss) income Item that will not be reclassified to profit or loss Actuarial (losses) gains on defined benefit pension plans - net of income tax expense (recovery) of 44,294 <					845
171,297 152,983 300,603 254,	•				4,920
Income before income taxes 191,760 196,056 376,469 368, Income taxes 20,627 17,768 33,836 34, Current 20,627 17,768 33,836 34, Deferred 30,708 35,003 70,432 62, St,335 52,771 104,268 97, Net income for the period 140,425 143,285 272,201 270, Other comprehensive (loss) income Item that will not be reclassified to profit or loss Actuarial (losses) gains on defined benefit pension plans - net of income tax expense (recovery) of 40,425	Out of				254,986
Current	Income hefore income toyes				368,041
Current 20,627 17,768 33,836 34, Deferred 30,708 35,003 70,432 62, S1,335 52,771 104,268 97, Net income for the period 140,425 143,285 272,201 270, Other comprehensive (loss) income Item that will not be reclassified to profit or loss Actuarial (losses) gains on defined benefit pension plans - net of income tax expense (recovery) of Actuarial (losses) Actuarial (los		171,700	170,030	270,107	200,071
Deferred 30,708 35,003 70,432 62,		20.627	17 768	22 826	34,518
S1,335 S2,771 104,268 97,					62,746
Net income for the period	DOIOTICU				97,264
Other comprehensive (loss) income Item that will not be reclassified to profit or loss Actuarial (losses) gains on defined benefit pension plans - net of income tax expense (recovery) of	Not income for the paried				
Item that will not be reclassified to profit or loss Actuarial (losses) gains on defined benefit pension plans - net of income tax expense (recovery) of		140,423	143,283	2/2,201	270,777
Actuarial (losses) gains on defined benefit pension plans - net of income tax expense (recovery) of					
plans - net of income tax expense (recovery) of					
		_	_	(1.654)	1,189
Comprehensive income for the				(1,034)	1,109
period - attributable to the owner of the parent 140,425 143,285 270,547 271,		140 425	143 285	270 547	271,966

		There has been no significant change in the financial position or trading position of TCCI since 30 September 2018, the date of the most recently published financial statements of TCCI. There
		has been no material adverse change in the prospects of TCCI since 31 March 2018, the date of the most recently published audited financial statements of TCCI.
B.13	Events impacting the Issuer's solvency	Not Applicable; there have been no recent events particular to the Issuer which are to a material extent relevant to the evaluation of its solvency.
B.14	Dependence upon other group entities	The Issuer's business is substantially dependent upon the sale of Toyota and Lexus vehicles in Canada by its primary distributor, Toyota Canada Inc.
B.15	Principal activities	TCCI's principal activity is to provide financing services for authorised Toyota dealers and users of Toyota products. Financial products offered (i) to customers, include lease and loan financing and (ii) to Toyota dealers, include floor plan financing and dealership financing. Such financing programmes are offered in all provinces and territories of Canada.
B.16	Controlling shareholders	All of the outstanding capital stock and voting stock of the Issuer is owned directly by TFS. TFS is a wholly-owned holding company subsidiary of TMC. As a result, TFS effectively controls the Issuer and is able to directly control the composition of
		the Issuer's Board of Directors and direct the management and policies of the Issuer.
B.17	Credit ratings	The senior long-term debt of the Issuer has been rated Aa3/Outlook Stable by Moody's Investors Service, Inc. ("Moody's"), and AA-/Outlook Stable by S&P Global Ratings, acting through S&P Global Ratings Japan Inc. ("Standard & Poor's Japan"). Moody's and Standard & Poor's Japan are not established in the European Union and have not applied for registration under Regulation (EC) No. 1060/2009 (the "CRA Regulation"). However, Moody's Investors Service Ltd. has endorsed the ratings of Moody's, and Standard and Poor's Credit Market Services Europe Limited has endorsed the ratings of Standard & Poor's Japan, in accordance with the CRA Regulation. Each of Moody's Investors Service Ltd. and Standard and Poor's Credit Market Services Europe Limited is established in the European Union and is registered under the CRA Regulation. Credit ratings of the Issuer depend, in large part, on the existence of the credit support arrangements with TFS and TMC described below and on the financial condition and the results of operations of TMC and its consolidated subsidiaries. See also "Credit ratings" below with respect to TMC.
		The above ratings reflect ratings assigned to Notes of this type issued under the Programme generally. A security rating is not a recommendation to buy, sell or hold securities and may be revised or withdrawn by the rating agency at any time. The Issuer has not applied to Moody's Japan or Standard & Poor's Japan for ratings to be assigned to the Notes.
B.1	Credit Support Agreements	The Notes have the benefit of certain Credit Support Agreements governed by Japanese law, one between TMC and TFS dated 14 July 2000 as supplemented by a Supplemental Credit Support Agreement dated 14 July 2000 and a Supplemental Credit Support Agreement No. 2 dated 2 October 2000 (collectively, the "TMC Credit Support Agreement") and between TFS and TCCI dated 7 August 2000 (the "Credit Support Agreement" and, together with the TMC Credit Support Agreement, the "Credit Support Agreements"). The Credit Support Agreements do not constitute a direct or indirect guarantee by TMC or TFS of the Notes. TMC's obligations under its Credit Support Agreement and the obligations of TFS under its Credit Support Agreements, rank pari passu with its direct, unconditional, unsubordinated and unsecured debt obligations.
		Under the TMC Credit Support Agreement, TMC agrees that it will make available to TFS funds sufficient to make its payment obligations on the securities issued by it (including securities issued by subsidiaries or affiliates of TFS such as the Issuer in respect of which TFS has credit support obligations) and agrees to ensure that TFS always has at least JPY10,000,000 in consolidated tangible net worth so long as TFS has credit support obligations outstanding.
		TFS agrees in its Credit Support Agreements with the Issuer to make available to the Issuer funds sufficient to make its payment obligations on securities issued by it and agrees to ensure that TCCI always has at least C\$150,000 in tangible net worth, so long as the Issuer has securities outstanding. Tangible net worth means the aggregate amount of issued capital, capital surplus and retained
		earnings less any intangible assets.
B.19	Legal and commercial name of the Credit Support Providers	Toyota Financial Services Corporation (credit support provider to the Issuer) and Toyota Motor Corporation (credit support provider to Toyota Financial Services Corporation).

	Domicile/legal form/legislation/ country of incorporation	Each of TFS and TMC is a limited liability, joint-stock comp Japan under the Commercial Code of Japan, and continues to Japan.		
	Trend information	nands, commitment cts of TFS or TMC		
	Description of the Group	e management of To and seven affiliates, he ultimate parent c	most of which	
	Profit forecast or estimate	Not Applicable; there are no profit forecasts or estimates mad	e in the Prospectus.	
	Audit report qualifications	Not Applicable; there are no qualifications in the audit statements for the financial years ended 31 March 2018 and 2018.		dited financial
	Selected historical key financial information			
	TMC	The following selected financial data has been extracted wit audited financial statements of TMC prepared in accordan TMC's Annual Report on Form 20-F for the financial year en	nce with U.S. GAA ded 31 March 2018.	AP included in
			Years Ended	
			2018	2017
			(in millions, ex and per sha	
Consolidat	ted Statement of Incom	ne Data:		
Automotive				
			¥ 26,397,940	¥ 25,081,847
			2,011,135	1,692,973
Financial S			2,017,008	1,823,600
			285,546	222,428
All Other:	ing meome		200,510	222,120
	ies		1,646,118	1,321,052
			100,812	81,327
Elimination	n of intersegment:			
Revenu	ies		(681,556)	(629,306)
			2,369	(2,356)
Total Comp			20 270 510	27 507 102
			29,379,510	27,597,193
Income	hefore income taxes an	d equity in earnings of affiliated companies	2,399,862 2,620,429	1,994,372 2,193,825
		d equity in carnings of anniacce companies	2,493,983	1,831,109
	e attributable to TMC pe		2,1,2,703	1,051,107
	•	· Common similar (Jan).	842.00	605.47
Diluted	l		832.78	599.22
Shares used	d in computing net incom	2,947,365	3,008,088	
Shares used	d in computing net incom	ne attributable to TMC per common share, diluted (in thousands)	2,994,766	3,055,826
			As at	As at
			31 March 2018	31 March 2017
			(in milli	
Consolidat	ted Balance Sheet Data	(end of period):	(/
		(Cha of period)	¥ 50,308,249	¥ 48,750,186
Short-term	debt, including current i	portion of long-term debt	9,341,190	9,244,131
	debt, less current portion	10,006,374	9,911,596	
			18,735,982	17,514,812
Common S	tock	397,050	397,050	

The following selected financial data has been extracted without material adjustment from
TMC's unaudited consolidated financial statements prepared in accordance with U.S. GAAP
contained in TMC's Unaudited Consolidated Financial Statements for the three months ended 30
June 2018, and TMC's Financial Summary FY2019 Second Quarter for the six months ended 30
September 2018 and TMC's Financial Summary FY2019 Third Quarter for the nine months
ended 31 December 2018.

Three Months Ended 31 December		Nine Months Ended 31 December		Three Mor 30 Sep	tember		Six Months Ended 30 September		Three Months Ended 30 June		
	2018	2017	2018	2017	2018		2017	2018	2017	2018	2017
Consolidated				(in milli	ions, except sh	are and	per sha	are data)			
Statement of Income Data:											
Total Company:											
Total net revenues	¥ 7,801,542	¥ 7,605,767	¥ 22,475,548	¥ 21,796,974	¥ 7,311,273	¥ 7,14	13,601	¥ 14,674,006	¥ 14,191,207	¥ 7,362,733	¥ 7,047,606
Operating	676 120	(72 (45	1 027 074	1 770 106	570 150	50	2 247	1,261,845	1.006.541	(02 (07	574.204
Income before income taxes and equity in earning	d	673,645	1,937,974	1,770,186	579,158	522,247		1,201,843	1,096,541	682,687	574,294
of affiliated companies		750,940	1,725,779	2,003,113	734,945	57	2,825	1,548,809	1,252,173	813,864	679,348
Net income attributable to		750,540	1,723,777	2,003,113	754,745	3,	2,023	1,540,007	1,232,173	015,004	077,540
TMC	180,915	941,849	1,423,307	2,013,177	585,086	45	8,272	1,242,392	1,071,328	657,306	613,056
Net income attributable to TMC per common share:	on										
Basic	61.85	319.01	489.82	677.95	202.20	1	54.28	427.02	359.55	224.67	205.05
Diluted	62.12	314.99	485.72	670.31	200.21	1	52.87	422.68	355.92	222.33	202.84
					31 Dece	As at		As at September 2018	30	As at June 2018	As at 31 March 2018
						2010		(in mil			2010
Consolidated	Balance Sheet D	ata (end of	neriod)·					(III IIII)			
					¥ 51,085	992		52,516,005 ¥ 51,049		1/10 ¥ 4	50,308,249
	t, including curr				9,794,576		9,821,001 9,824				
	t, less current po						11,064,495 10,415				
	areholders' equity				19,089			19,511,392 18,946			18,735,982
Common Stock	k				397	,050		397,050	397	,050	397,050
	There has been no signification its consolidated subsidiaries most recently published find change in the prospects of audited financial statements.			s (considered nancial state TMC since as of TMC.	ed as a tement 31 Ma	who s of arch 2	tle) since 31 TMC. Then 2018, the da	December has been te of the mo	2018, the one material ost recently	late of the al adverse published	
th	vents impacting ne Credit Suppo roviders' solve	ort mate		relevant to t					TFS or TM	C which ar	e to a
	Dependence upon ther group entite	ies As t	_	parent comp	-		-		of its subsider on the perf		all of the
P	Principal activities The principal activity of T the financial business, ma companies, in addition to the the financial business, ma companies, in addition to the the parent companies automotive industry in the services operations; and all		nagement on the promotion of the The following	of earn n of an Toyota g bus	nings n effic grou	and risk n eient financi p which pr	nanagement al business. imarily con-	of Toyota ducts busin	's finance ess in the		
	Controlling shareholders TFS is a wholly-owned hold TMC's common stock is list and on the Official List of Stock Exchange. In additional listed on the New York Stock of its shareholders.		ding compa sted on the I the UK Lis on, TMC's	ny sub Fokyo sting A shares	Stock Authors in the	Exchange, rity and add he form of	mitted for tr American I	rading on the Depositary	e London Shares are		
C	redit ratings	The	senior long d Aa3/Outlo	g-term debt	by Moody's				liaries (incl ook Stable b		

Section C - Notes

Element	Title	
C.1	Description of the Notes/ISIN	The Notes described in this section are debt securities with a denomination of less than €100,000 (or its equivalent in any other currency). The Notes are C\$400,000,000 2.64 per cent. Notes due March 27, 2024. The Notes have a Specified Denomination of C\$2,000. International Securities Identification Number (ISIN): CA892329BJ12.
C.2	Currency	The currency of this Series of Notes is Canadian dollars (" C \$").
C.5	Transferability of the Notes	There are no restrictions on the transferability of the Notes save that the Issuer and the Dealers have agreed certain customary restrictions on offers, sales and deliveries of Notes and on the distribution of offering material in the United States, the European Economic Area (including the United Kingdom, Belgium and the Netherlands), Japan, Canada, Australia, New Zealand, Hong Kong, the People's Republic of China ("PRC" (which for the purposes of Notes issued under the Programme, excludes the Hong Kong Special Administrative Region of the People's Republic of China, the Macau Special Administrative Region of the People's Republic of China and Taiwan)), Singapore, Switzerland, Ireland and Spain.
C.8	Rights attaching to the Notes and ranking and limitations to those rights	Status of the Notes (Ranking) The Notes and any relative coupons constitute direct, unconditional, unsubordinated and unsecured obligations of the Issuer and will rank pari passu and rateably without any preference among themselves and (save for certain obligations required to be preferred by law) equally with all other unsecured and unsubordinated obligations of the Issuer from time to time outstanding.
		All payments of principal and interest in respect of the Notes will be made without withholding or deduction for or on account of any taxes or duties of whatever nature imposed by or on behalf of Canada unless such withholding or deduction is required by law. In the event that any such withholding or deduction is required, the Issuer will be required to pay additional amounts to cover the amounts so withheld or deducted, subject to certain limited exceptions (see Condition 7(a)).
		All payments in respect of the Notes will be made subject to any deduction or withholding required by provisions of Sections 1471 through to 1474 of the U.S. Internal Revenue Code of 1986, as amended, any regulations or other guidance promulgated thereunder or any official interpretations thereof (including under an agreement described under Section 1471(b)), or of any intergovernmental agreement implementing an alternative approach thereto or any implementing law in relation thereto (collectively, "FATCA"), and no additional amounts will be paid to cover the amounts so withheld or deducted.
		Events of default The Terms and Conditions of the Notes contain the following events of default: (a) default in payment of any principal or interest due in respect of the Notes, continuing for a specified period of time;
		 (b) non-performance or non-observance by the Issuer of any covenant, condition or provision under the Terms and Conditions of the Notes or the Agency Agreement for the benefit of holders of Notes (other than the covenant to pay the principal and interest in respect of the Notes), continuing for a specified period of time; and (c) events relating to the winding up, liquidation, bankruptcy, insolvency and creditor arrangements of the Issuer.
		The Notes will contain no cross default provision.
		Meetings The Terms and Conditions of the Notes contain provisions for calling meetings of holders of such Notes to consider matters affecting their interests generally. These provisions permit defined majorities to bind all holders, including holders who did not attend and vote at the relevant meeting and holders who voted in a manner contrary to the majority.
		Governing law English law.
C.9	Interest/ Redemption	The Notes bear interest from their date of issue at the fixed rate of 2.64 per cent. per annum. The yield of the Notes is 2.642 per cent. per annum. Interest will be paid semi-annually in arrear on March 27 and September 27 in each year up to and including the Maturity Date. The first interest payment will be on September 27, 2019.

		Redemption The Maturity Date of the Notes will be March 27, 2024. Subject to any purchase and cancellation or early redemption, the Notes will be redeemed on March 27, 2024 at par. The Notes may be redeemed early for tax reasons at par.
		Representatives of holders A trustee has not been appointed to act as trustee for the holders of Notes. The Notes are issued subject to, and with the benefit of, an amended and restated note agency agreement made between TCCI, BNY Trust Company of Canada as registrar, paying agent and transfer agent and The Bank of New York Mellon SA/NV, Luxembourg Branch as registrar and transfer agent and The Bank of New York Mellon, acting through its London branch, as transfer agent and paying agent.
C.10	Payments of interest where the security has a derivative component	Not Applicable; the Notes are not derivative securities.
C.11	Listing/ Distribution	The Notes will be admitted to trading on the London Stock Exchange's Regulated Market and admitted to the Official List of the UK Listing Authority. In the EEA, the Notes are being sold only to qualified investors.

Section D - Risks

Element	Title	
D.2	Key risks regarding the Issuer	Each of the Issuer, TFS and TMC has identified in the Prospectus a number of factors which could adversely affect its business, results of operations and financial condition and, in the case of the Issuer, its ability to make payments due under the Notes or, in the case of TFS and TMC, to fulfil its obligations under the Credit Support Agreements. These factors include:
		• changes in general business, economic, geopolitical and market conditions, including the overall market for retail contracts, wholesale motor vehicle financing, leasing or dealer financing, changes in the level of sales of Toyota, Lexus or other vehicles in Toyota's (including, TCCI's) market, and restrictive exchange or import controls or other disruptive trade policies, disruption of operations as a result of systemic political or economic instability, and changes in consumer behaviour;
		• recalls and other related announcements which could adversely affect sales, including as a result of the actual or perceived quality, safety or reliability of Toyota and Lexus vehicles as the Issuer's business is substantially dependent upon the sale of Toyota and Lexus vehicles;
		• a decrease in the level of sales of Toyota and Lexus vehicles will have a negative impact on the level of the Issuer's financing volume;
		• changes to the senior long-term debt credit ratings of TMC and certain of its affiliates including the Issuer;
		• the failure of a customer or dealer to meet the terms of any contract with an Issuer or otherwise to perform as agreed;
		• the failure of any of the financial institutions and other counterparties in the finance industry to perform their contractual obligations;
		• the estimated residual values at lease origination may not be recoverable at the end of the lease terms;
		• liquidity risk arising from the inability of the TFS group (including the Issuer) to maintain the capacity to fund assets and repay liabilities in a timely and cost-effective manner;
		• changes in market interest rates, foreign currency exchange rates and other relevant market parameters or prices and/or a decline in the value of the investment portfolio;
		• inadequate or failed processes, systems or internal controls, models estimates or assumptions, the failure to perfect collateral, theft, fraud, cybersecurity breaches, earthquakes, other natural disasters or other catastrophes;
		• the worldwide automotive market is highly competitive and volatile and the worldwide financial services industry is also highly competitive;
		• the inability to offer new, innovative, competitively priced products that meet customer demand on a timely basis;
		Page 15

		 an inability to cover ongoing expenses with ongoing income subsequent to the event of a major market contraction; and changes in law or regulation in relation to the financial services industry and the automotive industry, including those related to vehicle safety and environmental matters or a failure to comply with relevant laws or regulations applicable to it.
D.3	Key risks regarding the Notes	There are also risks associated with the Notes including a range of risks relating to the structure of the Notes, market risks and risks relating to Notes generally including that: • changes in market interest rates will affect the value of the Notes which bear interest at a fixed rate;
		• the Terms and Conditions of the Notes contain provisions which permit their modification without the consent of all investors in certain circumstances;
		• the holder may not receive payment of the full amounts due in respect of the Notes as a result of amounts being withheld by the Issuer in order to comply with applicable law;
		• investors are exposed to the risk of changes in law or regulation affecting the value of their Notes;
		the value of an investor's investment may be adversely affected by exchange rate movements where the Notes are not denominated in the investor's own currency;
		there may be no or only a limited secondary market in the Notes;
		any credit rating assigned to Notes may not adequately reflect all the risks associated with an investment in the Notes; and
		• assuming no change in market conditions from the time of issue of the Notes, if the Issuer has hedged its payment obligations on the Notes with the purchaser distributing the Notes, the price, if any, at which a purchaser may be willing to purchase Notes in secondary market transactions will be lower than the issue price.

Section E – Offer

Element	Title	
E.2b	Reasons for the offer and use of proceeds	The net proceeds from the issue of the Notes will be applied by the Issuer for its general corporate purposes, which include making a profit.
E.3	Terms and conditions of the offer	The issue price of the Notes is 99.991 per cent. of their nominal amount.
E.4	Interest of natural and legal persons involved in the issue/ offer	The Managers will be paid aggregate commissions equal to 0.35 per cent. of the nominal amount of the Notes. Any Manager and its affiliates may have engaged, and may in the future engage, in investment banking and/or commercial banking transactions with, and may perform other services for, the Issuer and its affiliates in the ordinary course of business.
E.7	Expenses charged to the investor by the Issuer or an offeror	Not Applicable; the Issuer will not charge any expenses to the investor.