UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

	FORM 10-Q		
(Mark One) ⊠ QUARTERLY REPORT PURSUANT TO For the	e quarterly period ended December 31, 20		Г ОГ 1934
	OR		
☐ TRANSITION REPORT PURSUANT TO	SECTION 13 OR 15(d) OF THE SECU	URITIES EXCHANGE ACT	Γ OF 1934
For the transition	on period from to		
	Commission File Number 1-9961		
	OTOR CREDIT CORI		
California (State or other jurisdiction of incorporation or organization)		95-3775816 (I.R.S. Employer Identification No.)	
6565 Headquarters Drive Plano, Texas (Address of principal executive off		75024 (Zip Code)	
(Regis)	(469) 486-9300 trant's telephone number, including area cod	le)	
	-		
Securitie	es registered pursuant to Section 12(b) of the	Act:	
<u>Title of each class</u> Medium-Term Notes, Series B Stated Maturity Date January 11, 2028	Trading Symbol(s) TM/28	e of each exchange on which register New York Stock Exchange	<u>ed</u>
Indicate by check mark whether the registrant (1) has 1934 during the preceding 12 months (or for such sho filing requirements for the past 90 days. Yes 🗵 🐧	orter period that the registrant was required to fil		
Indicate by check mark whether the registrant has sub of Regulation S-T ($\S232.405$ of this chapter) during th such files). Yes \boxtimes No \square			
Indicate by check mark whether the registrant is a larg an emerging growth company. See the definitions of growth company" in Rule 12b-2 of the Exchange Act	"large accelerated filer", "accelerated filer", "sı		
Large accelerated filer □		Accelerated filer	
Non-accelerated filer		Smaller reporting company	
		Emerging growth company	
If an emerging growth company, indicate by check m new or revised financial accounting standards provide		-	plying with any
Indicate by check mark whether the registrant is a she	ell company (as defined in Rule 12b-2 of the Ex	change Act). Yes □ No ☒	
As of January 31, 2024, the number of outstanding sh were held by Toyota Financial Services International		the registrant was 91,500, all of v	which shares

Reduced Disclosure Format

The registrant meets the conditions set forth in General Instruction H(1)(a) and (b) of Form 10-Q and is therefore filing this Form with the reduced disclosure format.

TOYOTA MOTOR CREDIT CORPORATION FORM 10-Q For the quarter ended December 31, 2023

INDEX	N	DEX
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PART I, FINANCIAL INFORMATION	<u>3</u>
Item 1. Financial Statements	
Consolidated Statements of Income	
Consolidated Statements of Comprehensive Income	3
Consolidated Balance Sheets.	
Consolidated Statements of Shareholder's Equity	<u>5</u>
Consolidated Statements of Cash Flows	<u>6</u>
Notes to Consolidated Financial Statements	77
Note 1. Interim Financial Data	<u>7</u>
Note 2. Investments in Marketable Securities.	8
Note 3. Finance Receivables, Net	<u>11</u>
Note 4. Allowance for Credit Losses	<u>17</u>
Note 5. Investments in Operating Leases, Net	
Note 6. Derivatives, Hedging Activities and Interest Expense	<u>20</u>
Note 7. Debt and Credit Facilities	<u>23</u>
Note 8. Variable Interest Entities	<u>25</u>
Note 9. Commitments and Contingencies	<u>27</u>
Note 10. Income Taxes.	<u>30</u>
Note 11. Related Party Transactions	
Note 12. Fair Value Measurements	<u>33</u>
Note 13. Segment Information	<u>36</u>
Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations	<u>39</u>
Item 3. Quantitative and Qualitative Disclosures About Market Risk	_
Item 4. Controls and Procedures	<u>62</u>
PART II, OTHER INFORMATION	<u>63</u>
Item 1. Legal Proceedings	
Item 1A. Risk Factors	
Item 2. Unregistered Sales of Equity Securities and Use of Proceeds.	
Item 3. Defaults Upon Senior Securities	<u>63</u>
Item 4. Mine Safety Disclosures	
Item 5. Other Information	
<u>Item 6. Exhibits</u>	<u>66</u>
<u>Signatures</u>	<u>68</u>

PART I. FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

TOYOTA MOTOR CREDIT CORPORATION CONSOLIDATED STATEMENTS OF INCOME

(Dollars in millions) (Unaudited)

		Decem		_	Nine months ended December 31,			
T' '		2023	2022	_	2023		2022	
Financing revenues:	Ф	1.740	Φ 1.742	Ф	4.724	Ф	7.460	
Operating lease	\$	1,548	\$ 1,743	\$	4,734	\$	5,460	
Retail		1,297	974		3,610		2,719	
Dealer		253	139	_	644		332	
Total financing revenues		3,098	2,856		8,988		8,511	
Depreciation on operating leases		1,063	1,262		3,145		3,976	
Interest expense		1,230	765		3,401		2,033	
Net financing revenues		805	829		2,442		2,502	
Voluntary protection contract revenues and								
insurance earned premiums		282	263		831		785	
Investment and other income (loss), net		495	240		639		(204)	
Net financing revenues and other revenues		1,582	1,332		3,912		3,083	
Expenses:								
Provision for credit losses		206	278		592		569	
Operating and administrative		517	463		1,414		1,313	
Voluntary protection contract expenses and insurance losses		143	115		434		336	
Total expenses		866	856		2,440		2,218	
•								
Income before income taxes		716	476		1,472		865	
Provision for income taxes		113	112		154		212	
Net income	\$	603	\$ 364	\$	1,318	\$	653	
	<u> </u>			_	, ,	-		

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(Dollars in millions) (Unaudited)

	Three months ended December 31,					Nine mon	31,	
	2023			2022		2023		2022
Net income	\$	603	\$	364	\$	1,318	\$	653
Other comprehensive income, net of tax								
Net unrealized gains (losses) on available-for-sale debt securities [net of tax (provision) benefit		20		2				(40)
of (\$8), \$0, \$0 and \$14, respectively]		30		3		I		(48)
Reclassification of net (losses) gains realized on available-for-sale debt securities included in investment and other income, net [net of tax								
provision of \$0, \$0, \$0 and \$0, respectively]		_		_		(1)		2
Other comprehensive income (loss)		30		3		_		(46)
Comprehensive income	\$	633	\$	367	\$	1,318	\$	607

TOYOTA MOTOR CREDIT CORPORATION CONSOLIDATED BALANCE SHEETS

(Dollars in millions except share data) (Unaudited)

	December 31, 2023			March 31, 2023		
ASSETS						
Cash and cash equivalents	\$	6,458	\$	6,398		
Restricted cash and cash equivalents		1,992		2,090		
Investments in marketable securities		4,873		5,037		
Finance receivables, net of allowance for credit losses of \$1,605 and \$1,489,						
respectively		100,884		90,280		
Investments in operating leases, net		28,571		29,869		
Other assets		4,040		3,921		
Total assets	\$	146,818	\$	137,595		
	·					
LIABILITIES AND SHAREHOLDER'S EQUITY						
Debt	\$	119,006	\$	111,685		
Deferred income taxes		3,225		3,727		
Other liabilities		6,760		5,674		
Total liabilities		128,991		121,086		
Commitments and contingencies (Refer to Note 9)						
, , , , , , , , , , , , , , , , , , ,						
Shareholder's equity:						
Capital stock, no par value (100,000 shares authorized; 91,500 issued						
and outstanding) at December 31, 2023 and March 31, 2023		915		915		
Additional paid-in capital		2		2		
Accumulated other comprehensive loss		(57)		(57)		
Retained earnings		16,967		15,649		
Total shareholder's equity		17,827		16,509		
Total liabilities and shareholder's equity	\$	146,818	\$	137,595		

The following table presents the assets and liabilities of our consolidated variable interest entities (Refer to Note 8).

ASSETS	ember 31, 2023	March 31, 2023			
Finance receivables, net	\$ 29,762	\$	28,764		
Investments in operating leases, net	11,256		11,063		
Other assets	143		108		
Total assets	\$ 41,161	\$	39,935		
LIABILITIES					
Debt	\$ 33,262	\$	32,736		
Other liabilities	62		51		
Total liabilities	\$ 33,324	\$	32,787		

TOYOTA MOTOR CREDIT CORPORATION CONSOLIDATED STATEMENTS OF SHAREHOLDER'S EQUITY

(Dollars in millions) (Unaudited)

	Three months ended December 31, 2023										
					Accumula	Accumulated					
				Additional	other						
		Capital		paid-in	comprehen			etained			
	_	stock	_	capital	(loss) inco			arnings		Total	
Balance at September 30, 2023	\$	915	\$	2	\$	(87)	\$	16,364	\$	17,194	
Net income		-		_		-		603		603	
Other comprehensive income, net of tax		_		-		30		_		30	
Balance at December 31, 2023	\$	915	\$	2	\$	(57)	\$	16,967	\$	17,827	
				Nine mont	hs ended Dec Accumula		r 31	, 2023			
			٨	Additional		tea					
		Capital		paid-in	other comprehen	civo	D	etained			
		stock		capital	loss	SIVC		arnings		Total	
Balance at March 31, 2023	\$	915	\$	2	\$	(57)		15,649	\$	16,509	
	-	,	•	_	*	(-,)	_	ŕ		ĺ	
Net income		-		-		-		1,318		1,318	
Other comprehensive income, net of tax	_	<u>-</u>		_						_	
Balance at December 31, 2023	\$	915	\$	2	\$	(57)	\$	16,967	\$	17,827	
				Three mont	ths ended De		er 31	, 2022			
					Accumula		er 31	, 2022			
		Canital		Additional	Accumula other	ted					
		Capital		Additional paid-in	Accumula other comprehen	ted sive	R	etained		Total	
Ralance at Sentember 30, 2022		stock		Additional paid-in capital	Accumula other comprehen (loss) inco	ted sive me	R	etained arnings		Total 18 341	
Balance at September 30, 2022	\$	-		Additional paid-in	Accumula other comprehen	ted sive	R	etained	\$	Total 18,341	
Net income		stock		Additional paid-in capital	Accumula other comprehen (loss) inco	ted sive me	R	etained arnings	\$		
Net income Other comprehensive income, net of tax	\$	stock 915	\$	Additional paid-in capital 2	Accumula other comprehen (loss) inco	ted sive me (70)	R e \$	etained arnings 17,494		18,341 364 3	
Net income		stock		Additional paid-in capital	Accumula other comprehen (loss) inco	sive me (70)	R	etained arnings 17,494	\$	18,341 364	
Net income Other comprehensive income, net of tax	\$	stock 915	\$	Additional paid-in capital 2	Accumula other comprehen (loss) inco \$	ted sive me (70)	R e. \$	etained arnings 17,494 364 - 17,858		18,341 364 3	
Net income Other comprehensive income, net of tax	\$	stock 915	\$	Additional paid-in capital 2	Accumula other comprehen (loss) inco \$	ted sive $\frac{me}{(70)}$ $\frac{3}{(67)}$ cember	R e. \$	etained arnings 17,494 364 - 17,858		18,341 364 3	
Net income Other comprehensive income, net of tax	\$	stock 915	\$ <u>\$</u>	Additional paid-in capital 2 - 2 Nine mont	Accumula other comprehen (loss) inco \$ \$ the ended December Accumula	ted sive $\frac{me}{(70)}$ $\frac{3}{(67)}$ cember	R e. \$	etained arnings 17,494 364 - 17,858		18,341 364 3	
Net income Other comprehensive income, net of tax	\$	915 	\$ <u>\$</u>	Additional paid-in capital 2 - 2 Nine mont	Accumula other comprehen (loss) inco \$ \$ the ended December of t	ted sive me (70) - 3 (67) cembe ted	R e \$ \$ \$ \$ \$ r 31,	etained arnings 17,494 364 - 17,858 , 2022		18,341 364 3	
Net income Other comprehensive income, net of tax	\$	stock 915 - 915 Capital	\$ <u>\$</u>	Additional paid-in 2	Accumula other comprehen (loss) inco \$ \$ the ended Decential other comprehen	ted sive me (70) - 3 (67) cembe ted	R e s	etained arnings 17,494 364 17,858 2022 etained	\$	18,341 364 3 18,708	
Net income Other comprehensive income, net of tax Balance at December 31, 2022	\$	915 	\$ <u>\$</u>	Additional paid-in capital 2 - 2 Nine mont	Accumula other comprehen (loss) inco \$ \$ the ended December of t	ted sive me (70) - 3 (67) cembe ted	R e \$	etained arnings 17,494 364 - 17,858 , 2022	\$	18,341 364 3	
Net income Other comprehensive income, net of tax	\$	stock 915	\$ \$ A	Additional paid-in capital 2 Nine mont Additional paid-in capital	Accumula other comprehen (loss) inco \$ \$ the ended Dec Accumula other comprehen loss	sive me (70) - 3 (67) cember ted sive	R e \$	etained arnings 17,494 364	<u>\$</u>	18,341 364 3 18,708 Total 18,101	
Net income Other comprehensive income, net of tax Balance at December 31, 2022 Balance at March 31, 2022 Net income	\$	stock 915	\$ \$ A	Additional paid-in capital 2 Nine mont Additional paid-in capital	Accumula other comprehen (loss) inco \$ \$ the ended Dec Accumula other comprehen loss	ted sive me (70) - 3 (67) cembe ted sive (21)	R e \$	etained arnings 17,494 364 17,858 , 2022 etained arnings	<u>\$</u>	18,341 364 3 18,708 Total 18,101 653	
Net income Other comprehensive income, net of tax Balance at December 31, 2022 Balance at March 31, 2022	\$	stock 915	\$ \$ A	Additional paid-in capital 2 Nine mont Additional paid-in capital 2	Accumula other comprehen (loss) inco \$ \$ the ended Dec Accumula other comprehen loss	ted sive me (70) - 3 (67) cember ted sive (21)	R e \$ \$ R e R e R e R e R e R e R e R e	etained arnings 17,494 364	<u>\$</u>	18,341 364 3 18,708 Total 18,101	

TOYOTA MOTOR CREDIT CORPORATION CONSOLIDATED STATEMENTS OF CASH FLOWS

(Dollars in millions) (Unaudited)

	N	Nine months ended December 31,				
	-	2023		2022		
Cash flows from operating activities:						
Net income	\$	1,318	\$	653		
Adjustments to reconcile net income to net cash provided by operating						
activities:						
Depreciation and amortization		3,200		4,035		
Recognition of deferred income and fees		(1,151)		(1,436)		
Provision for credit losses		592		569		
Amortization of deferred costs		772		781		
Foreign currency and other adjustments to the carrying value of financial instruments, net		325		(129)		
Net (gains) losses from investments in marketable securities		(103)		508		
Net change in:						
Derivative assets		6		7		
Other assets and accrued interest		(14)		(1,874)		
Deferred income taxes		(502)		1,598		
Derivative liabilities		32		(24)		
Other liabilities		1,000		(513)		
Net cash provided by operating activities		5,475		4,175		
Cash flows from investing activities:						
Purchase of investments in marketable securities		(548)		(1,637)		
Proceeds from sales of investments in marketable securities		735		1,458		
Proceeds from maturities of investments in marketable securities		80		44		
Acquisition of finance receivables		(41,089)		(37,647)		
Collection of finance receivables		32,684		30,930		
Net change in certain wholesale receivables		(2,793)		(887)		
Acquisition of investments in operating leases		(9,865)		(6,981)		
Disposals of investments in operating leases		8,616		8,396		
Long term loans to affiliates		(1,010)		(670)		
Payments on long term loans from affiliates		669		250		
Net change in financing support provided to affiliates		56		26		
Other, net		(30)		(62)		
Net cash used in investing activities		(12,495)		(6,780)		
Cash flows from financing activities:						
Proceeds from issuance of debt		29,718		26,514		
Payments on debt		(23,192)		(24,539)		
Net change in commercial paper and other short-term financing		456		(892)		
Net change in financing support provided by affiliates		-		47		
Net cash provided by financing activities		6,982		1,130		
Net decrease in cash and cash equivalents and restricted cash and cash equivalents		(38)		(1,475)		
Cash and cash equivalents and restricted cash and cash equivalents at the beginning of the period		8,488		9,735		
Cash and cash equivalents and restricted cash and cash equivalents at the end of the period	\$	8,450	\$	8,260		
Supplemental disclosures:	÷	-,	<u> </u>	=======================================		
Interest paid, net	\$	2,785	\$	1,465		
Income taxes paid, net	\$	2,783	\$	1,000		
meome taxes para, net	Φ	31	Φ	1,000		

TOYOTA MOTOR CREDIT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in millions)

Jollars in million (Unaudited)

Note 1 – Interim Financial Data

Basis of Presentation

The information furnished in these unaudited interim consolidated financial statements as of and for the three and nine months ended December 31, 2023 and 2022 has been prepared in accordance with generally accepted accounting principles in the United States ("U.S. GAAP"). Certain prior period amounts have been reclassified to conform to current period presentation. In the opinion of management, the unaudited consolidated financial information reflects all adjustments, consisting of normal recurring adjustments, necessary for a fair statement of the results for the interim periods presented. The results of operations for the three and nine months ended December 31, 2023, do not necessarily indicate the results which may be expected for the full fiscal year ending March 31, 2024 ("fiscal 2024").

These financial statements should be read in conjunction with the Consolidated Financial Statements and Notes to Consolidated Financial Statements included in Toyota Motor Credit Corporation's Annual Report on Form 10-K ("Form 10-K") for the fiscal year ended March 31, 2023 ("fiscal 2023"), which was filed with the Securities and Exchange Commission on June 2, 2023. References herein to "TMCC" denote Toyota Motor Credit Corporation, and references herein to "we", "our", and "us" denote Toyota Motor Credit Corporation and its consolidated subsidiaries.

Other Matters

In fiscal 2022, TMCC announced, in furtherance of its private label financial services initiative for third party automotive and mobility companies, that we entered into a nonbinding letter of intent with Great American Outdoors Group LLC, the parent company of Bass Pro Shops, Cabela's and the White River Marine Group ("Bass Pro Shops") to provide private label financial services for Bass Pro Shops' boats, all-terrain vehicle products, and other mobility products. The Company began to provide inventory financing for Bass Pro Shops, its affiliates, and authorized independent dealers in fiscal 2023, and began to provide additional private label services, including consumer financing and voluntary protection products and services in fiscal 2024. We are leveraging our existing processes and personnel to originate and service the new assets, and we have made certain technology investments to support the Bass Pro Shops program. We did not acquire any existing Bass Pro Shops assets or liabilities pursuant to the agreement, and we do not expect launch costs to be significant.

Recently Adopted Accounting Guidance

On April 1, 2023, we adopted ASU 2022-02, *Credit Losses (Topic 326): Troubled Debt Restructurings and Vintage Disclosures*, on a prospective basis. This ASU eliminates the accounting guidance for Troubled Debt Restructurings by creditors that have adopted ASU 2016-13, *Financial Instruments – Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments*, while enhancing disclosure requirements for certain loan refinancing and restructurings made to borrowers experiencing financial difficulty. Additionally, the ASU added the requirement to disclose current period gross write-offs by year of origination for financing receivables. The adoption of this guidance did not have a material impact on our consolidated financial statements and related disclosures. Refer to Note 3 – Finance Receivables, Net for additional information.

Accounting Guidance Issued But Not Yet Adopted

In November 2023, the FASB issued ASU 2023-07, *Segment Reporting (Topic 280)*, to improve reportable segment disclosure requirements, primarily through enhanced disclosures about significant segment expenses. This ASU is effective for us on March 31, 2025, with early adoption permitted. We are currently evaluating the impact of this standard on our consolidated financial statements and related disclosures.

In December 2023, the FASB issued ASU 2023-09, *Income Taxes (Topic 740)*, requiring more granular disclosure of the components of income taxes. This ASU is effective for us on March 31, 2026, with early adoption permitted. We are currently evaluating the impact of this standard on our consolidated financial statements and related disclosures.

(Dollars in millions) (Unaudited)

Note 2 – Investments in Marketable Securities

Investments in marketable securities consist of debt securities and equity investments. We classify all of our debt securities as available-for-sale ("AFS"). Except when the fair value option is elected, AFS debt securities are recorded at fair value with unrealized gains or losses included in accumulated other comprehensive income ("AOCI"), net of applicable taxes. Interest income is recognized on an accrual basis and determined using the effective interest method. Realized gains and losses from sales of AFS debt securities are determined using the specific identification method or first in first out method. Dividend income, interest income, and realized gains and losses from the sales of AFS debt securities are included in Investment and other income (loss), net in our Consolidated Statements of Income.

We elected the fair value option for certain debt securities held within one of our investment portfolios for operational ease given the size and composition of this portfolio. All debt securities within this specific portfolio are recorded at fair value with changes in fair value included in Investment and other income (loss), net in our Consolidated Statements of Income. AFS debt securities for which the fair value option is elected are not subject to credit loss impairment evaluation. As of December 31, 2023 and March 31, 2023, we held AFS debt securities for which the fair value option was elected of \$798 million and \$770 million, respectively. The difference between the aggregate fair value and the aggregate unpaid principal balance of AFS debt securities for which the fair value option was elected was an unrealized loss of \$58 million and \$57 million as of December 31, 2023 and March 31, 2023, respectively.

All equity investments are recorded at fair value with changes in fair value included in Investment and other income (loss), net in our Consolidated Statements of Income. Realized gains and losses from sales of equity investments are determined using the first in first out method and are included in Investment and other income (loss), net in our Consolidated Statements of Income.

Investments in marketable securities consisted of the following:

	December 31, 2023								
	Amortized			lized	Unre	alized	Fair		
	cost		gai	ns	los	sses	value		
Available-for-sale debt securities:									
U.S. government and agency obligations	\$	814	\$	2	\$	(71)	\$ 745		
Foreign government and agency obligations		10		-		(1)	9		
Municipal debt securities		8		-		-	8		
Corporate debt securities		466		3		(47)	422		
Mortgage-backed securities:									
U.S. government agency		120		1		(3)	118		
Non-agency residential		9		-		(1)	8		
Non-agency commercial		65		-		(9)	56		
Asset-backed securities		124		1		(6)	119		
Total available-for-sale debt securities	\$	1,616	\$	7	\$	(138)	\$ 1,485		
Equity investments							3,388		
Total investments in marketable securities							\$ 4,873		

(Dollars in millions) (Unaudited)

Note 2 – Investments in Marketable Securities (Continued)

	March 31, 2023								
	Amortized			lized	Unrealize	d	Fair		
	cost			ns	losses			value	
Available-for-sale debt securities:									
U.S. government and agency obligations	\$	796	\$	7	\$ (59)	\$	744	
Foreign government and agency obligations		14		-		(2)		12	
Municipal debt securities		8		1		(1)		8	
Corporate debt securities		487		2	(59)		430	
Mortgage-backed securities:									
U.S. government agency		76		-		(3)		73	
Non-agency residential		10		-		(1)		9	
Non-agency commercial		66		-		(8)		58	
Asset-backed securities		127		-		(7)		120	
Total available-for-sale debt securities	\$	1,584	\$	10	\$ (1-	40)	\$	1,454	
Equity investments						_		3,583	
Total investments in marketable securities							\$	5,037	

A portion of our equity investments are investments in funds that are privately placed and managed by an open-end investment management company (the "Trust"). If we elect to redeem shares, the Trust will normally redeem all shares for cash, but may, in unusual circumstances, redeem amounts exceeding the lesser of \$250 thousand or 1 percent of the Trust's asset value by payment in kind of securities held by the respective fund during any 90-day period.

We also invest in actively traded open-end mutual funds. Redemptions are subject to normal terms and conditions as described in each fund's prospectus.

Unrealized Losses on Securities

The following table presents the aggregate fair value and unrealized losses on AFS debt securities in a continuous unrealized loss position:

	December 31, 2023								
	Less than 12 months			12 mor	ths o	or longer	Total		
	Unrealized					Unrealized		Unrealized	
Available-for-sale debt securities:	Fair	value	1	osses	Fair value	•	losses	Fair value	losses
U.S. government and agency obligations	\$	322	\$	(7)	\$ 32	2	\$ (64)	\$ 644	\$ (71)
Foreign government and agency obligations		1		-		9	(1)	10	(1)
Municipal debt securities		-		-		2	-	2	-
Corporate debt securities		18		(2)	34	6	(45)	364	(47)
Mortgage-backed securities									
U.S. Government agency		33		-	4	2	(3)	75	(3)
Non-agency residential		-		-		8	(1)	8	(1)
Non-agency commercial		1		-	5	3	(9)	54	(9)
Asset-backed securities		4		(1)	5	8	(5)	62	(6)
Total available-for-sale debt securities	\$	379	\$	(10)	\$ 84	0	\$ (128)	\$ 1,219	\$ (138)

(Dollars in millions) (Unaudited)

Note 2 – Investments in Marketable Securities (Continued)

					Ma	arch 3	1, 20	23			
	1	Less than	12 mc	onths	12 m	onths	or lo	nger	7	otal	
			Unı	realized			Uni	ealized		J	Jnrealized
Available-for-sale debt securities:	Fa	ir value	1	osses	Fair val	lue	1	osses	Fair value		losses
U.S. government and agency obligations	\$	90	\$	(3)	\$	304	\$	(56)	\$ 394	\$	(59)
Foreign government and agency obligations		-		-		11		(2)	11		(2)
Municipal debt securities		-		-		2		(1)	2	,	(1)
Corporate debt securities		46		(2)		352		(57)	398		(59)
Mortgage-backed securities											
U.S. Government agency		38		(1)		17		(2)	55		(3)
Non-agency residential		-		-		8		(1)	8		(1)
Non-agency commercial		-		-		57		(8)	57	,	(8)
Asset-backed securities		47		(1)		59		(6)	106	:)	(7)
Total available-for-sale debt securities	\$	221	\$	(7)	\$	810	\$	(133)	\$ 1,031	\$	(140)

An allowance for credit losses is established when it is determined that a credit loss has occurred. As of December 31, 2023 and March 31, 2023, management determined that credit losses did not exist for securities in an unrealized loss position. This analysis considered a variety of factors including, but not limited to, performance indicators of the issuer, default rates, industry analyst reports, credit ratings, and other relevant information, which indicated that contractual cash flows are expected to occur.

Gains and Losses on Securities

The following table represents gains and losses on our investments in marketable securities presented in our Consolidated Statements of Income:

	Three mon Decem	 	Nine months ended December 31,					
	2023	2022		2023		2022		
Available-for-sale debt securities:								
Unrealized gains (losses) on securities for which the fair								
value option was elected	\$ 50	\$ 16	\$	-	\$	(41)		
Realized losses on sales	\$ (1)	\$ (8)	\$	(3)	\$	(33)		
Equity investments:								
Unrealized gains (losses)	\$ 318	\$ 80	\$	184	\$	(415)		
Realized losses on sales	\$ (78)	\$ (4)	\$	(78)	\$	(19)		

Contractual Maturities

The amortized cost and fair value by contractual maturities of available-for-sale debt securities are summarized in the following table. Actual maturities may differ from contractual maturities because certain borrowers have the right to call or prepay certain obligations.

		Decembe	r 31,	2023
	Amor	tized cost		Fair value
Available-for-sale debt securities:			-	
Due within 1 year	\$	61	\$	60
Due after 1 year through 5 years		312		297
Due after 5 years through 10 years		486		464
Due after 10 years		439		363
Mortgage-backed and asset-backed securities ¹		318		301
Total	\$	1,616	\$	1,485

^{1.} Mortgage-backed and asset-backed securities are shown separately from other maturity groupings as these securities have multiple maturity dates.

(Dollars in millions) (Unaudited)

Note 3 – Finance Receivables, Net

Finance receivables, net consists of the retail loan and dealer products portfolio segments, and includes deferred origination costs, deferred income, and allowance for credit losses. Finance receivables, net also includes securitized retail receivables, which represent retail receivables that have been sold for legal purposes to securitization trusts but continue to be included in our consolidated financial statements, as discussed further in Note 8 – Variable Interest Entities. Cash flows from these securitized retail receivables are available only for the repayment of debt issued by these trusts and other obligations arising from the securitization transactions. They are not available for payment of our other obligations or to satisfy claims of our other creditors.

Finance receivables, net consisted of the following:

	De	ecember 31, 2023	March 31, 2023
Retail receivables ¹	\$	85,975	\$ 79,515
Dealer financing		16,379	12,123
		102,354	91,638
Deferred origination costs		1,417	1,315
Deferred income		(1,282)	(1,184)
Allowance for credit losses			
Retail receivables		(1,533)	(1,430)
Dealer financing		(72)	(59)
Total allowance for credit losses		(1,605)	(1,489)
Finance receivables, net	\$	100,884	\$ 90,280

¹ Includes gross securitized retail receivables of \$30.1 billion and \$29.0 billion as of December 31, 2023 and March 31, 2023, respectively.

Accrued interest related to finance receivables is presented in Other assets on the Consolidated Balance Sheets and was \$398 million and \$284 million at December 31, 2023 and March 31, 2023, respectively.

(Dollars in millions) (Unaudited)

Note 3 - Finance Receivables, Net (Continued)

Credit Quality Indicators

We are exposed to credit risk on our finance receivables. Credit risk is the risk of loss arising from the failure of customers or dealers to meet the terms of their contracts with us or otherwise fail to perform as agreed.

Retail Loan Portfolio Segment

The retail loan portfolio segment consists of one class of finance receivables. While we use various credit quality metrics to develop our allowance for credit losses on the retail loan portfolio segment, we primarily utilize the aging of the individual accounts to monitor the credit quality of these finance receivables. Based on our experience, the payment status of borrowers is the strongest indicator of the credit quality of the underlying receivables. Payment status also impacts charge-offs.

Individual borrower accounts within the retail loan portfolio segment are segregated into aging categories based on the number of days past due. The aging of finance receivables is updated monthly.

The following tables present the amortized cost basis of our retail loan portfolio by origination fiscal year by credit quality indicator based on number of days past due:

		Amortized C	ost Ba	sis by Originatio	n Fisc	al Year at Decer	nber 3	31, 2023			
	 2024	2023		2022		2021		2020	20	19 and Prior	 Total
Aging of finance receivables:											
Current	\$ 27,968	\$ 24,650	\$	16,640	\$	9,777	\$	3,279	\$	1,098	\$ 83,412
30-59 days past due	253	582		537		319		120		78	1,889
60-89 days past due	62	168		159		91		35		27	542
90 days or greater past due	32	89		74		41		15		16	267
Total	\$ 28,315	\$ 25,489	\$	17,410	\$	10,228	\$	3,449	\$	1,219	\$ 86,110
Gross Charge-Offs	\$ 10	\$ 198	\$	191	\$	82	\$	29	\$	26	\$ 536

		Amortized	Cost B	asis by Originat	ion Fi	scal Year at Mare	ch 31,	2023			
	2023	2022		2021		2020		2019	2018	and Prior	Total
Aging of finance receivables:											
Current	\$ 32,377	\$ 22,585	\$	14,278	\$	5,555	\$	2,178	\$	846	\$ 77,819
30-59 days past due	306	439		285		125		71		44	1,270
60-89 days past due	90	135		82		35		21		15	378
90 days or greater past due	47	63		33		16		9		11	179
Total	\$ 32,820	\$ 23,222	\$	14,678	\$	5,731	\$	2,279	\$	916	\$ 79,646

The amortized cost of retail loan portfolio excludes accrued interest of \$319 million and \$235 million at December 31, 2023 and March 31, 2023, respectively. The previous tables include contracts greater than 120 days past due, which are recorded at the fair value of collateral less estimated costs to sell, and contracts in bankruptcy.

(Dollars in millions) (Unaudited)

Note 3 - Finance Receivables, Net (Continued)

Dealer Products Portfolio Segment

The dealer products portfolio segment consists of three classes of finance receivables: wholesale, real estate and working capital (includes both working capital and revolving lines of credit). All loans outstanding for an individual dealer or dealer group, which includes affiliated entities, are aggregated and evaluated collectively by dealer or dealer group. This reflects the interconnected nature of financing provided to our individual dealer and dealer group customers, and their affiliated entities.

When assessing the credit quality of the finance receivables within the dealer products portfolio segment, we segregate the finance receivables account balances into four categories representing distinct credit quality indicators based on internal risk assessments. The internal risk assessments for all finance receivables within the dealer products portfolio segment are updated on a monthly basis.

The four credit quality indicators are:

- Performing Account not classified as either Credit Watch, At Risk or Default;
- Credit Watch Account designated for elevated attention;
- At Risk Account where there is an increased likelihood that default may exist based on qualitative and quantitative factors;
- Default Account is not currently meeting contractual obligations or we have temporarily waived certain contractual requirements.

The following tables present the amortized cost basis of our dealer products portfolio by credit quality indicator based on internal risk assessments by origination fiscal year:

			Amo	ortized Cost l	Basis 1	by Originatio	n Fisc	al Year at De	ecembe	r 31, 2023					
	2	024		2023		2022		2021		2020	2	019 and Prior	R	evolving loans	Total
Wholesale															
Performing	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	6,912	\$ 6,912
Credit Watch		-		-		-		-		-		-		139	139
At Risk		-		-		-		-		-		-		81	81
Default		_		-		-		-		-		_		11	11
Wholesale total	\$	-	\$	-	\$	_	\$	-	\$	-	\$	-	\$	7,143	\$ 7,143
Real estate															
Performing	\$	868	\$	1,084	\$	899	\$	897	\$	129	\$	849	\$	13	\$ 4,739
Credit Watch		26		5		4		8		-		-		-	43
At Risk		-		-		7		-		-		1		-	8
Default				-		-		24		-		-		-	24
Real estate total	\$	894	\$	1,089	\$	910	\$	929	\$	129	\$	850	\$	13	\$ 4,814
Working Capital															
Performing	\$	512	\$	598	\$	263	\$	139	\$	110	\$	168	\$	2,604	\$ 4,394
Credit Watch		11		2		-		-		-		-		1	14
At Risk		-		-		1		-		-		-		-	1
Default				-		-		13		-		_		-	 13
Working capital total	\$	523	\$	600	\$	264	\$	152	\$	110	\$	168	\$	2,605	\$ 4,422
Total	\$	1,417	\$	1,689	\$	1,174	\$	1,081	\$	239	\$	1,018	\$	9,761	\$ 16,379

For the three and nine months ended December 31, 2023, there were no gross charge-offs in our dealer product portfolio.

(Dollars in millions) (Unaudited)

Note 3 – Finance Receivables, Net (Continued)

			A	mortized Cos	t Bas	is by Originat	ion Fi	scal Year at I	March	31, 2023				
	2	2023		2022		2021		2020		2019	 2018 and Prior	R	evolving loans	Total
Wholesale														
Performing	\$	-	\$	-	\$	-	\$	-	\$	-	\$ -	\$	3,859	\$ 3,859
Credit Watch		-		-		-		-		-	-		54	54
At Risk		-		-		-		-		-	-		51	51
Default		-		-		-				-	_		-	_
Wholesale total	\$	-	\$		\$		\$	-	\$	-	\$ -	\$	3,964	\$ 3,964
Real estate														
Performing	\$	1,378	\$	1,024	\$	1,057	\$	133	\$	300	\$ 850	\$	209	\$ 4,951
Credit Watch		5		-		2		-		-	-		-	7
At Risk		8		7		-		-		-	2		-	17
Default		-		<u>-</u>							 		<u>-</u>	
Real estate total	\$	1,391	\$	1,031	\$	1,059	\$	133	\$	300	\$ 852	\$	209	\$ 4,975
Working Capital														
Performing	\$	789	\$	317	\$	182	\$	131	\$	124	\$ 88	\$	1,552	\$ 3,183
Credit Watch		-		-		-		-		-	-		-	-
At Risk		-		1		-		-		-	-		-	1
Default		-												
Working capital total	\$	789	\$	318	\$	182	\$	131	\$	124	\$ 88	\$	1,552	\$ 3,184
Total	\$	2,180	\$	1,349	\$	1,241	\$	264	\$	424	\$ 940	\$	5,725	\$ 12,123

The amortized cost of the dealer products portfolio excludes accrued interest of \$79 million and \$49 million at December 31, 2023 and March 31, 2023, respectively. As of December 31, 2023 and March 31, 2023, the amount of line-of-credit arrangements that are converted to term loans in each reporting period was not significant, respectively.

(Dollars in millions) (Unaudited)

Note 3 – Finance Receivables, Net (Continued)

Past Due Finance Receivables by Class

Substantially all finance receivables do not involve recourse to the dealer in the event of customer default. Finance receivables include contracts greater than 120 days past due, which are recorded at the fair value of collateral less estimated costs to sell, and contracts in bankruptcy. Contracts for which vehicles have been repossessed are excluded. For all finance receivables, we define "past due" as any payment, including principal and interest, that is at least 30 days past the contractual due date. For any customer who is granted a payment extension under an extension program, the aging of the receivable is adjusted for the number of days of the extension granted.

The following tables present the aging of the amortized cost basis of our finance receivables by class:

						I	Dece	mber 31,	202	3				
	J	0 - 59 Days ast due	Г	- 89 Oays st due	gre	ays or eater t due		otal Past		Current		al Finance eivables	gre pas a	Pays or eater et due and ruing
Retail loan	\$	1,889	\$	542	\$	267	\$	2,698	\$	83,412	\$	86,110	\$	187
Wholesale		-		-		-		-		7,143		7,143		-
Real estate		-		-		-		-		4,814		4,814		-
Working capital		-		-		-		-		4,422		4,422		-
Total	\$	1,889	\$	542	\$	267	\$	2,698	\$	99,791	\$	102,489	\$	187
							Ma	rch 31, 20	023					
							Ma	rch 31, 20	023				90 D	ays or
							Ma	rch 31, 20	023					ays or eater
		0 - 59	60	- 89	90 D	ays or	Ma	rch 31, 20	023				gre	-
	_	0 - 59 Days		- 89 Pays		ays or		rch 31, 20	023		Tota	al Finance	gre pas	eater
]		Γ		gre	•				Current_		al Finance eivables	gro pas a acc	eater et due
Retail loan]	Days	Γ	ays	gre	eater		otal Past		Current 77,819			gre pas a	eater at due and
Retail loan Wholesale	l _pa	Days ast due	D pas	ays st due	gre _pas	eater t due	Тс	otal Past	_ (rec	eivables	gro pas a acc	eater et due and cruing
Wholesale Real estate	l _pa	Days ast due	D pas	ays st due	gre _pas	eater t due 179	Тс	otal Past	_ (77,819	rec	79,646	gro pas a acc	eater et due and cruing
Wholesale	l _pa	Days ast due	D pas	ays st due	gre _pas	eater t due 179	Тс	otal Past	_ (77,819 3,964	rec	79,646 3,964	gro pas a acc	eater et due and cruing

(Dollars in millions) (Unaudited)

Note 3 – Finance Receivables, Net (Continued)

Loan Modifications

Under certain circumstances, we may agree to modify the terms of an existing loan with a borrower for various reasons, including a borrower experiencing financial difficulties. We evaluate all loan modifications, which generally represent a continuation of the existing loan and not a new loan. For borrowers experiencing financial difficulties within the retail loan portfolio segment, we may provide contract term extensions. For borrowers experiencing financial difficulties within the dealer product portfolio segment, we may provide contract term extensions, interest rate adjustments, waivers of loan covenants, or any combination of the three. The effect of these modifications is already included in the allowance for credit losses because our estimated allowance represents currently expected credit losses.

The amortized cost at December 31, 2023 of the loans modified during the three and nine months ended December 31, 2023 was not significant. The unpaid principal balances, net of recoveries, of loans charged off during the reporting period that were modified within 12 months preceding default were not significant for the three and nine months ended December 31, 2023.

Troubled Debt Restructuring

For accounts not under bankruptcy protection, the amount of finance receivables modified as a troubled debt restructuring during the three and nine months ended December 31, 2022, was not significant for each class of finance receivables. Troubled debt restructurings for accounts not under bankruptcy protection within the retail loan class of finance receivables are comprised exclusively of contract term extensions that reduce the monthly payment due from the customer. For the three classes of finance receivables within the dealer products portfolio segment, troubled debt restructurings include contract term extensions, interest rate adjustments, waivers of loan covenants, or any combination of the three. Troubled debt restructurings of accounts not under bankruptcy protection did not include forgiveness of principal or interest rate adjustments during the three and nine months ended December 31, 2022.

We consider finance receivables under bankruptcy protection within the retail loan class to be troubled debt restructurings as of the date we receive notice of a customer filing for bankruptcy protection, regardless of the ultimate outcome of the bankruptcy proceedings. The bankruptcy court may impose modifications as part of the proceedings, including interest rate adjustments and forgiveness of principal. For the three and nine months ended December 31, 2022, the financial impact of troubled debt restructurings related to finance receivables under bankruptcy protection was not significant to our Consolidated Statements of Income and Consolidated Balance Sheets.

(Dollars in millions) (Unaudited)

Note 4 – Allowance for Credit Losses

The following tables provide information related to our allowance for credit losses for finance receivables and certain off-balance sheet lending commitments by portfolio segment:

	Three months ended December 31, 202					
	Re	tail loan	Dealer	products		Total
Beginning balance, October 1, 2023	\$	1,529	\$	99	\$	1,628
Charge-offs		(211)		-		(211)
Recoveries		27		-		27
Provision for credit losses		188		18		206
Ending balance, December 31, 2023 ¹	\$	1,533	\$	117	\$	1,650
		Nine mont	hs ended	Decembe	r 31,	2023
	Re	tail loan	Dealer	products		Total
Beginning balance, April 1, 2023	\$	1,430	\$	83	\$	1,513
Charge-offs		(536)		-		(536)
Recoveries		81		-		81
Provision for credit losses		558		34		592
Ending balance, December 31, 2023 ¹	\$	1,533	\$	117	\$	1,650

¹ Ending balance includes \$45 million of allowance for credit losses recorded in Other liabilities on the Consolidated Balance Sheet which is related to off-balance sheet lending commitments in the dealer products portfolio.

	Three n	nonths	ended Decembe	er 31	, 2022
	Retail loan	_ <u>E</u>	Dealer products	_	Total
Beginning balance, October 1, 2022	\$ 1,32	21 \$	74	\$	1,395
Charge-offs	(17	73)	-		(173)
Recoveries	1	3	-		13
Provision for credit losses	26	55	13		278
Ending balance, December 31, 2022 ¹	\$ 1,42	26 \$	87	\$	1,513

	Nine mon	er 31, 2022	
	Retail loan	Dealer products	Total
Beginning balance, April 1, 2022	\$ 1,195	\$ 77	\$ 1,272
Charge-offs	(370)	-	(370)
Recoveries	42	-	42
Provision for credit losses	559	10	569
Ending balance, December 31, 2022 ¹	\$ 1,426	\$ 87	\$ 1,513

¹ Ending balance includes \$29 million of allowance for credit losses recorded in Other liabilities on the Consolidated Balance Sheet which is related to off-balance sheet lending commitments in the dealer products portfolio.

(Dollars in millions) (Unaudited)

Note 4 – Allowance for Credit Losses (Continued)

We have elected to exclude accrued interest from the measurement of expected credit losses as we apply policies and procedures that result in the timely write-offs of accrued interest. Accrued interest is written off within allowance for credit losses at the earlier of when an account is deemed to be uncollectible or when an account is greater than 120 days past due.

Finance receivables for the dealer products portfolio segment as of December 31, 2023, includes \$1.4 billion in finance receivables that are guaranteed by Toyota Motor North America, Inc. ("TMNA"), and \$230 million in finance receivables that are guaranteed by third-party private Toyota distributors. Finance receivables for the dealer products portfolio segment as of December 31, 2022, includes \$983 million in finance receivables that are guaranteed by TMNA, and \$203 million in finance receivables that are guaranteed by third-party private Toyota distributors. These finance receivables are related to certain Toyota and Lexus dealers and other third parties to whom we provided financing at the request of TMNA and third-party private Toyota distributors.

(Dollars in millions) (Unaudited)

Note 5 – Investments in Operating Leases, Net

Investments in operating leases, net consists of vehicle lease contracts acquired from dealers, and includes deferred origination fees and costs, deferred income, and accumulated depreciation. Securitized investments in operating leases represent beneficial interests in a pool of certain vehicle leases that have been sold for legal purposes to securitization trusts but continue to be included in our consolidated financial statements as discussed further in Note 8 - Variable Interest Entities. Cash flows from these securitized investments in operating leases are available only for the repayment of debt issued by these trusts and other obligations arising from the securitization transactions. They are not available for payment of our other obligations or to satisfy claims of our other creditors.

Investments in operating leases, net consisted of the following:

	Dec	cember 31,]	March 31,
	2023			
Investments in operating leases ¹	\$	36,403	\$	38,811
Deferred income		(551)		(694)
Accumulated depreciation		(7,281)		(8,248)
Investments in operating leases, net	\$	28,571	\$	29,869

¹ Includes gross securitized investments in operating leases of \$15.3 billion as of December 31, 2023 and March 31, 2023, respectively.

(Dollars in millions) (Unaudited)

Note 6 – Derivatives, Hedging Activities and Interest Expense

Derivative Instruments

Our liabilities consist mainly of fixed and variable rate debt, denominated in U.S. dollars and various other currencies, which we issue in the global capital markets, while our assets consist primarily of U.S. dollar denominated, fixed rate receivables. We enter into interest rate swaps, and foreign currency swaps to economically hedge the interest rate and foreign currency risks that result from the different characteristics of our assets and liabilities. Our use of derivative transactions is intended to reduce long-term fluctuations in the fair value of assets and liabilities caused by market movements. All of our derivatives are categorized as not designated for hedge accounting, and all activities are authorized and monitored by our management and our Asset-Liability Committee which provides a framework for financial controls and governance to manage market risk.

All derivative instruments are recorded on the balance sheet at fair value, taking into consideration the effects of legally enforceable master netting agreements that allow us to net settle asset and liability positions and offset cash collateral with the same counterparty on a net basis. Changes in the fair value of our derivative instruments are recorded in Interest expense in our Consolidated Statements of Income. The derivative instruments are included as a component of Other assets or Other liabilities on our Consolidated Balance Sheets.

Offsetting of Derivatives

Accounting guidance permits the net presentation on our Consolidated Balance Sheets of derivative receivables and derivative payables with the same counterparty and the related cash collateral when a legally enforceable master netting agreement exists, or when the derivative receivables and derivative payables meet all the conditions for the right of setoff to exist. When we meet this condition, we elect to present such balances on a net basis.

Over-the-Counter ("OTC") Derivatives

Our International Swaps and Derivatives Association Master Agreements are our master netting agreements which permit multiple transactions to be cancelled and settled with a single net balance paid to either party for our OTC derivatives. The master netting agreements also contain reciprocal collateral agreements which require the transfer of cash collateral to the party in a net asset position across all transactions. Our collateral agreements with substantially all our counterparties include a zero threshold, full collateralization arrangement. Although we have daily valuation and collateral exchange arrangements with all of our counterparties, due to the time required to move collateral, there may be a delay of up to one day between the exchange of collateral and the valuation of our derivatives. We would not be required to post additional collateral to the counterparties with whom we were in a net liability position at December 31, 2023, if our credit ratings were to decline, since we fully collateralize without regard to credit ratings with these counterparties. In addition, as our collateral agreements include legal right of offset provisions, collateral amounts are netted against derivative assets or derivative liabilities, and the net amount is included in Other assets or Other liabilities on our Consolidated Balance Sheets.

Centrally Cleared Derivatives

For our centrally cleared derivatives, variation margin payments are legally characterized as settlement payments and accounted for with corresponding derivative positions as one unit of account as opposed to collateral. Initial margin payments are separately recorded in Other assets on our Consolidated Balance Sheets. We perform valuation and margin exchange on a daily basis. Similar to the OTC swaps, there may be a delay of up to one day between the exchange of margin payments and the valuation of our derivatives.

(Dollars in millions) (Unaudited)

Note 6 - Derivatives, Hedging Activities and Interest Expense (Continued)

Derivative Activity Impact on Consolidated Financial Statements

The following tables show the financial statement line item and amount of our derivative assets and liabilities that are reported on our Consolidated Balance Sheets:

		December	r 31,	2023	March 31, 2023			
				Fair				Fair
	N	otional	value		Notional			value
Other assets:			-					
Interest rate swaps	\$	61,513	\$	1,279	\$	56,799	\$	1,888
Foreign currency swaps		2,680		141		1,237		49
Total	\$	64,193	\$	1,420	\$	58,036	\$	1,937
Counterparty netting				(390)				(659)
Collateral held				(985)				(1,227)
Carrying value of derivative contracts – Other assets			\$	45			\$	51
Other liabilities:								
Interest rate swaps	\$	47,880	\$	104	\$	46,082	\$	468
Foreign currency swaps		6,393		748		6,447		1,002
Total	\$	54,273	\$	852	\$	52,529	\$	1,470
Counterparty netting				(390)				(659)
Collateral posted				(413)				(794)
Carrying value of derivative contracts – Other liabilities			\$	49			\$	17

As of December 31, 2023 and March 31, 2023, we held excess collateral and variation margin of \$12 million and \$23 million, respectively, which we did not use to offset derivative assets and was recorded in Other liabilities on our Consolidated Balance Sheets. As of December 31, 2023 and March 31, 2023, we posted initial margin, excess collateral, and variation margin of \$240 million and \$265 million, respectively, which we did not use to offset derivative liabilities and was recorded in Other assets on our Consolidated Balance Sheets.

(Dollars in millions) (Unaudited)

Note 6 - Derivatives, Hedging Activities and Interest Expense (Continued)

The following table summarizes the components of interest expense, including the location and amount of gains and losses on derivative instruments and related hedged items, as reported in our Consolidated Statements of Income:

	 Three mor			Nine months ended December 31,			
	2023	2022		2023		2022	
Interest expense on debt	\$ 1,306	\$ 845	\$	3,581	\$	1,914	
Interest income on derivatives	(165)	(186)		(579)		(368)	
Interest expense on debt and derivatives	1,141	659		3,002		1,546	
Losses (gains) on debt denominated in foreign currencies	393	532		150		(649)	
(Gains) losses on foreign currency swaps	(655)	(509))	(359)		947	
Losses on U.S. dollar interest rate swaps	351	83		608		189	
Total interest expense	\$ 1,230	\$ 765	\$	3,401	\$	2,033	

Interest expense on debt and derivatives represents net interest settlements and changes in accruals. Gains and losses on derivatives and debt denominated in foreign currencies exclude net interest settlements and changes in accruals. Cash flows associated with derivatives are reported in Net cash provided by operating activities in our Consolidated Statements of Cash Flows.

(Dollars in millions) (Unaudited)

Note 7 - Debt and Credit Facilities

Debt and the related weighted average contractual interest rates are summarized as follows:

			Dec	cember 31,	2023)23			
			Weighted							Weighted	
					average					average	
			(Carrying	contractual			(Carrying	contractual	
	F	ace value	value		interest rates	Face value			value	interest rates	
Unsecured notes and loans payable	\$	86,258	\$	85,744	4.09%	\$	79,393	\$	78,949	3.48%	
Secured notes and loans payable		33,311		33,262	4.55%		32,777		32,736	3.76%	
Total debt	\$	119,569	\$	119,006	4.22%	\$	112,170	\$	111,685	3.56%	

The carrying value of our debt includes unamortized premiums, discounts, debt issuance costs and the effects of foreign currency translation adjustments.

Weighted average contractual interest rates are calculated based on original notional or par value before consideration of premium or discount and approximate the effective interest rates. Debt is callable at par value.

Unsecured Notes and Loans Payable

Our unsecured notes and loans payable consist of commercial paper and fixed and variable rate debt. Short-term funding needs are met through the issuance of commercial paper in the U.S. Amount outstanding under our commercial paper programs was \$17.1 billion and \$16.7 billion as of December 31, 2023 and March 31, 2023.

Upon issuance of fixed rate debt, we generally elect to enter into pay-float swaps to convert fixed rate payments on debt to floating rate payments. Certain unsecured notes and loans payable are denominated in various foreign currencies. The debt is translated into U.S. dollars using the applicable exchange rate at the transaction date and retranslated at each balance sheet date using the exchange rate in effect at that date. Concurrent with the issuance of these foreign currency unsecured notes and loans payable, we enter into currency swaps in the same notional amount to convert non-U.S. currency payments to U.S. dollar denominated payments. Gains and losses related to foreign currency transactions are included in Interest expense in our Consolidated Statements of Income.

Certain of our unsecured notes and loans payable contain covenants and conditions customary in transactions of this nature, including negative pledge provisions, cross-default provisions and limitations on certain consolidations, mergers and sales of assets. We are currently in compliance with these covenants and conditions.

Secured Notes and Loans Payable

Our secured notes and loans payable are denominated in U.S. dollars and consist of both fixed and variable rate debt. Secured notes and loans payable are issued using on-balance sheet securitization trusts, as further discussed in Note 8 – Variable Interest Entities. These notes are repayable only from collections on the underlying securitized retail finance receivables and the beneficial interests in investments in operating leases and from related credit enhancements. Some of our secured notes are backed by a revolving pool of finance receivables and cash collateral, with the ability to repay the notes in full after the revolving period ends, after which an amortization period begins.

(Dollars in millions) (Unaudited)

Note 7 – Debt and Credit Facilities (Continued)

Credit Facilities and Letters of Credit

For additional liquidity purposes, we maintain credit facilities, which may be used for general corporate purposes, as described below:

364-Day Credit Agreement, Three-Year Credit Agreement and Five-Year Credit Agreement

TMCC, Toyota Credit de Puerto Rico Corp. ("TCPR"), a wholly owned subsidiary, and other Toyota affiliates are party to a \$5.0 billion 364-day syndicated bank credit facility, a \$5.0 billion three-year syndicated bank credit facility, and a \$5.0 billion five-year syndicated bank credit facility, expiring in fiscal years ending March 31, 2025, 2027, and 2029, respectively.

The ability to make draws is subject to covenants and conditions customary in transactions of this nature, including negative pledge provisions, cross-default provisions and limitations on certain consolidations, mergers and sales of assets. These agreements were not drawn upon and had no outstanding balances as of December 31, 2023 and March 31, 2023. We are currently in compliance with the covenants and conditions of the credit agreements described above.

Committed Revolving Asset-backed Facility

We are party to a 364-day revolving securitization facility with certain bank-sponsored asset-backed conduits and other financial institutions expiring in fiscal year ending March 31, 2025. Under the terms and subject to the conditions of this facility, the committed lenders under the facility have committed to make advances up to a facility limit of \$8.0 billion backed by eligible retail finance receivables transferred by us to a special-purpose entity acting as borrower. We utilized \$3.8 billion and \$5.5 billion of this facility as of December 31, 2023 and March 31, 2023, respectively.

Other Unsecured Credit Agreements

TMCC is party to additional unsecured credit facilities with various banks. As of December 31, 2023, TMCC had committed bank credit facilities totaling \$4.4 billion, of which \$350 million, \$2.1 billion, \$350 million, and \$1.6 billion mature in fiscal years ending March 31, 2024, 2025, 2026, and 2027, respectively.

These credit agreements contain covenants and conditions customary in transactions of this nature, including negative pledge provisions, cross-default provisions and limitations on certain consolidations, mergers and sales of assets. These credit facilities were not drawn upon and had no outstanding balances as of December 31, 2023 and March 31, 2023. We are currently in compliance with the covenants and conditions of the credit agreements described above.

TMCC is party to a \$5.0 billion three-year revolving credit facility with Toyota Motor Sales U.S.A., Inc. expiring in fiscal year ending March 31, 2026. This credit facility was not drawn upon and had no outstanding balance as of December 31, 2023 and March 31, 2023.

From time to time, we may borrow from affiliates based upon a number of business factors such as funds availability, cash flow timing, relative cost of funds, and market access capabilities. Amounts borrowed from affiliates are recorded in Other liabilities on our Consolidated Balance Sheets.

(Dollars in millions) (Unaudited)

Note 8 - Variable Interest Entities

Consolidated Variable Interest Entities

We use one or more special purpose entities that are considered Variable Interest Entities ("VIEs") to issue asset-backed securities to third-party bank-sponsored asset-backed securitization vehicles and to investors in securitization transactions. The securities issued by these VIEs are backed by the cash flows related to retail finance receivables and beneficial interests in investments in operating leases ("Securitized Assets"). We hold variable interests in the VIEs that could potentially be significant to the VIEs. We determined that we are the primary beneficiary of the securitization trusts because (i) our servicing responsibilities for the Securitized Assets give us the power to direct the activities that most significantly impact the performance of the VIEs, and (ii) our variable interests in the VIEs give us the obligation to absorb losses and the right to receive residual returns that could potentially be significant.

The following tables show the assets and liabilities related to our VIE securitization transactions that are included on our Consolidated Balance Sheets:

		December 31, 2023											
				VIE A	ssets		VIE Liabilities						
			Net										
	Res	stricted	sec	curitized	ritized Other					Other			
		cash		assets		assets		Debt		liabilities			
Retail finance receivables	\$	1,331	\$	29,762	\$	109	\$	25,837	\$	50			
Investments in operating leases		661		11,256		34		7,425		12			
Total	\$	1,992	\$	41,018	\$	143	\$	33,262	\$	62			
									_				
					Mar	ch 31, 2023							
				VIE	Assets	5		VIE Li	abili	ties			
				Net									
	R	estricted	Se	ecuritized		Other				Other			
		cash		assets		assets		Debt		liabilities			
Retail finance receivables	\$	1,434	\$	28,764	\$	85	\$	25,155	\$	41			
Investments in operating leases		656		11,063		23		7,581		10			
Total	<u>s</u>	2.090	\$	39 827	\$	108	\$	32.736	\$	51			

Restricted Cash, including restricted cash equivalents, shown in the previous tables represent collections from the underlying Net securitized assets and certain reserve deposits held by TMCC for the VIEs and is included as part of Restricted cash and cash equivalents on our Consolidated Balance Sheets. Net securitized assets shown in the previous tables are presented net of deferred fees and costs, deferred income, accumulated depreciation and allowance for credit losses. Other assets represent accrued interests related to securitized retail finance receivables and used vehicles held-for-sale that were repossessed by or returned to TMCC for the benefit of the VIEs. The related debt of these consolidated VIEs is presented net of \$1.6 billion and \$1.5 billion of securities retained by TMCC at December 31, 2023 and March 31, 2023, respectively. Other liabilities represent accrued interest on the debt of the consolidated VIEs.

The assets of the VIEs and the restricted cash and cash equivalents held by TMCC serve as the sole source of repayment for the asset-backed securities issued by these entities. Investors in the notes issued by the VIEs do not have recourse to us or our other assets, with the exception of customary representation and warranty repurchase provisions and indemnities.

As the primary beneficiary of these entities, we are exposed to credit, residual value, interest rate, and prepayment risk from the Securitized Assets in the VIEs. However, our exposure to these risks did not change as a result of the transfer of the assets to the VIEs. We may also be exposed to interest rate risk arising from the secured notes issued by the VIEs.

In addition, we entered into interest rate swaps with certain special purpose entities that issue variable rate debt. Under the terms of these swaps, the special purpose entities are obligated to pay TMCC a fixed rate of interest on certain payment dates in exchange for receiving a floating rate of interest on notional amounts equal to the outstanding balance of the secured debt. This arrangement enables the special purpose entities to mitigate the interest rate risk inherent in issuing variable rate debt that is secured by fixed rate Securitized Assets.

(Dollars in millions) (Unaudited)

Note 8 - Variable Interest Entities (Continued)

The transfers of the Securitized Assets to the special purpose entities in our securitizations are considered to be sales for legal purposes. However, the Securitized Assets and the related debt remain on our Consolidated Balance Sheets. We recognize financing revenue on the Securitized Assets and interest expense on the secured debt issued by the special purpose entities. We also maintain an allowance for credit losses on the securitized retail finance receivables using a methodology consistent with that used for our non-securitized asset portfolio. The interest rate swaps between TMCC and the special purpose entities are considered intercompany transactions and therefore are eliminated in our consolidated financial statements.

Non-consolidated Variable Interest Entities

We provide lending to Toyota and Lexus dealers through the Toyota Dealer Investment Group's Dealer Capital Program ("TDIG Program") operated by our affiliate TMNA, which has an equity interest in these dealerships. Dealers participating in this program have been determined to be VIEs. We do not consolidate the dealerships in this program as we are not the primary beneficiary. Any exposure to loss is limited to the amount of the credit facility. Amounts due from these dealers under the TDIG Program that are classified as Finance receivables, net on our Consolidated Balance Sheets at December 31, 2023 and March 31, 2023 and revenues earned from these dealers for the three and nine months ended December 31, 2023 and 2022 were not significant.

(Dollars in millions) (Unaudited)

Note 9 - Commitments and Contingencies

Commitments and Guarantees

We have entered into certain commitments and guarantees for which the maximum unfunded amounts are summarized in the table below:

	Dec	2023	 March 31, 2023
Commitments:			
Credit facilities commitments with dealers	\$	3,079	\$ 3,153
Commitments under operating lease agreements	\$	118	106
Total commitments	\$	3,197	3,259
Guarantees of affiliate pollution control and solid waste disposal bonds	\$	100	100
Total commitments and guarantees	\$	3,297	\$ 3,359

Wholesale financing is not considered to be a contractual commitment as the arrangements are not binding arrangements under which TMCC is required to perform.

Commitments

We provide fixed and variable rate working capital loans, revolving lines of credit, and real estate financing to dealers and various multi-franchise organizations referred to as dealer groups for facilities construction and refurbishment, working capital requirements, real estate purchases, business acquisitions and other general business purposes. These loans are typically secured with liens on real estate, vehicle inventory, and/or other dealership assets, as appropriate, and may be guaranteed by individual or corporate guarantees of affiliated dealers, dealer groups, or dealer principals. Although the loans are typically collateralized or guaranteed, the value of the underlying collateral or guarantees may not be sufficient to cover our exposure under such agreements. Our pricing reflects market conditions, the competitive environment, the level of support dealers provide our retail, lease and voluntary protection business and the creditworthiness of each dealer. Amounts drawn under these facilities are reviewed for collectability on a quarterly basis, in conjunction with our evaluation of the allowance for credit losses. In addition to the total commitments and guarantees in the previous table, we have also extended credit facilities to affiliates as described in Note 12 – Related Party Transactions in our fiscal 2023 Form 10-K.

Lease Commitments

Our operating lease portfolio consists of real estate leases. Total operating lease expense, including payments to affiliates, was \$19 million and \$7 million for the first nine months and third quarter of fiscal 2024, as compared to \$25 million and \$10 million for the same periods in fiscal 2023, respectively. We have a lease agreement through August 2032 with TMNA for our headquarters facility in Plano, Texas. Commitments under operating lease agreements in the previous table include \$69 million and \$76 million for facilities leases with affiliates at December 31, 2023 and March 31, 2023, respectively.

Lease terms may contain renewal and extension options or early termination features. Generally, these options do not impact the lease term because TMCC is not reasonably certain that it will exercise the options. These lease agreements do not impose restrictions on our ability to pay dividends, engage in debt or equity financing transactions or enter into further lease agreements, nor do they have residual value guarantees. We exclude from our Consolidated Balance Sheets leases with a term equal to one year or less and do not separate non-lease components from our real estate leases.

(Dollars in millions) (Unaudited)

Note 9 - Commitments and Contingencies (Continued)

Our commitments under operating lease agreements are summarized below:

	December 31,
Years ending March 31,	2023
2024	4
2025	16
2026	15
2027	15
2028	15
Thereafter	53
Total \$	118
Present value discount	(17)
Total operating lease liability \$	101

Operating lease liabilities and right-of-use ("ROU") assets are recognized at the lease commencement date based on the present value of the future minimum lease payments over the lease term. As the interest rate implicit in the lease contract is typically not readily determinable, we utilize our incremental borrowing rate at the lease commencement date for the duration of the lease term.

The following table provides additional information related to operating lease agreements for which we are the lessee:

	December 2023	31,
ROU assets	\$	93
Weighted average remaining lease term (in years)		7.4
Weighted average discount rate		3.70%

Guarantees and Other Contingencies

TMCC has guaranteed bond obligations totaling \$100 million in principal that were issued by Putnam County, West Virginia and Gibson County, Indiana to finance the construction of pollution control facilities at manufacturing plants of certain TMCC affiliates. The bonds mature in the following fiscal years ending March 31: 2028 - \$20 million; 2029 - \$50 million; 2030 - \$10 million; 2031 - \$10 million; and 2032 - \$10 million. TMCC would be required to perform under the guarantees in the event of non-payment on the bonds and other related obligations. TMCC is entitled to reimbursement by the applicable affiliates for any amounts paid. TMCC receives a nominal annual fee for guaranteeing such payments. TMCC has not been required to perform under any of these affiliate bond guarantees as of December 31, 2023 and March 31, 2023.

(Dollars in millions) (Unaudited)

Note 9 - Commitments and Contingencies (Continued)

Indemnification

In the ordinary course of business, we enter into agreements containing indemnification provisions standard in the industry related to several types of transactions, including, but not limited to, debt funding, derivatives, securitization transactions, and our vendor, supplier and service agreements. Performance under these indemnities would generally occur upon a breach of the representations, warranties, covenants or other commitments made or given in the agreement, or as a result of a third-party claim. In addition, we have agreed in certain debt and derivative issuances, and subject to certain exceptions, to gross-up payments due to third parties in the event that withholding tax is imposed on such payments. In addition, certain of our funding arrangements may require us to pay lenders for increased costs due to certain changes in laws or regulations. Due to the difficulty in predicting events which could cause a breach of the indemnification provisions or trigger a gross-up or other payment obligation, we are not able to estimate our maximum exposure to future payments that could result from claims made under such provisions. We have not made any material payments in the past as a result of these provisions, and as of December 31, 2023, we determined that it is not probable that we will be required to make any material payments in the future. As of December 31, 2023 and March 31, 2023, no amounts have been recorded under these indemnification provisions.

Litigation and Governmental Proceedings

Various legal actions, governmental proceedings and other claims are pending or may be instituted or asserted in the future against us with respect to matters arising in the ordinary course of business. Certain of these actions are or purport to be class action suits, seeking sizeable damages and/or changes in our business operations, policies and practices. Certain of these actions are similar to suits that have been filed against other financial institutions and captive finance companies. In addition, we are subject to governmental and regulatory examinations, information-gathering requests, and investigations from time to time at the state and federal levels. It is inherently difficult to predict the course of such legal actions and governmental inquiries.

We perform periodic reviews of pending claims and actions to determine the probability of adverse verdicts and resulting amounts of liability. We establish accruals for legal claims when payments associated with the claims become probable and the costs can be reasonably estimated. When we are able, we also determine estimates of reasonable possibility of loss or range of loss, whether in excess of any related accrued liability or where there is no accrued liability. Given the inherent uncertainty associated with legal matters, the actual costs of resolving legal claims and associated costs of defense may be substantially higher or lower than the amounts for which accruals have been established. Based on available information and established accruals, we do not believe it is reasonably probable that the results of these proceedings, either individually or in the aggregate, will have a material adverse effect on our consolidated financial condition or results of operations.

On November 24, 2020, the Consumer Financial Protection Bureau ("CFPB") issued a civil investigative demand to the Company seeking, among other things, certain information relating to the Company's vehicle and payment protection products and credit reporting policies and procedures and reporting records. On November 20, 2023, the Company reached a voluntary agreement with the CFPB that addresses voluntary protection products and the furnishing of information to consumer reporting agencies at lease end. The Company entered into a consent order (the "Consent Order") with the CFPB to reflect this settlement.

Pursuant to the Consent Order, without admitting or denying any of the allegations, findings of fact, or conclusions of law (except to establish jurisdiction), we agreed to modify certain practices to better serve our customers and will pay \$60 million in customer restitution and penalties.

(Dollars in millions) (Unaudited)

Note 10 - Income Taxes

Our provision for income taxes was \$113 million and \$154 million for the three and nine months ended December 31, 2023, respectively, compared to \$112 million and \$212 million for the same periods in fiscal 2023. Our effective tax rate was 16 percent and 10 percent for the three and nine months ended December 31, 2023, respectively, compared to 24 percent and 25 percent for the same periods in fiscal 2023. The lower effective tax rate for the three and nine months ended December 31, 2023, compared to the same periods in fiscal 2023, was primarily attributable to the increase in federal tax credit for commercial electric vehicles in the current periods.

In August 2022, the Inflation Reduction Act ("the Act") was signed into law. The Act modifies climate and clean energy corporate tax provisions, including amendments to the federal tax credit for plug-in vehicles available under the previous tax law. The Act also includes a 15 percent corporate alternative minimum tax based on modified financial statement net income, applying to tax years beginning after December 31, 2022, which is applicable in fiscal 2024. We do not expect to pay a significant amount of corporate alternative minimum tax in addition to our regular federal income tax in fiscal 2024.

Tax-related Contingencies

As of December 31, 2023, we remain under IRS examination for fiscal 2018 through fiscal 2024.

We periodically review our uncertain tax positions. Our assessment is based on many factors including any ongoing IRS audits. For the three months ended December 31, 2023, our assessment did not result in a material change in unrecognized tax benefits.

Our deferred tax assets include the cumulative state net operating loss carry forwards, deferred deduction of allowance for credit losses and residual value loss estimates, mark-to-market adjustment of investment in marketable securities, and other deferred costs. The total deferred tax liability, net of these deferred tax assets, was \$3.2 billion and \$3.7 billion at December 31, 2023 and March 31, 2023, respectively. Although realization of the deferred tax assets is not assured, management believes it is more likely than not that the deferred tax assets will be realized. The amount of the deferred tax assets considered realizable could be reduced if management's estimates change.

(Dollars in millions) (Unaudited)

Note 11 - Related Party Transactions

In April 2023, TMCC entered into a one-year revolving credit agreement with Toyota Motor Sales U.S.A., Inc. ("TMS"), pursuant to which TMS is entitled to borrow a maximum amount of \$500 million, and renewed a three-year revolving credit agreement with TMS, pursuant to which TMCC is entitled to borrow a maximum amount of \$5 billion. In December 2023, TMCC increased the financing support available to Toyota Finance Corporation to \(\frac{2}{3}\)300 billion (approximately \(\frac{2}{3}\)1. billion as of December 31, 2023). Except for the transactions noted above, as of December 31, 2023, there were no material changes to our related party agreements or relationships as described in our fiscal 2023 Form 10-K. The tables below show the financial statement line items and amounts included in our Consolidated Statements of Income and on our Consolidated Balance Sheets under various related party agreements or relationships:

	Three mor			nths en		
	2023	 2022	2023			2022
Net financing revenues:						
Manufacturer's subvention and other revenues	\$ 237	\$ 300	\$	760	\$	955
Depreciation on operating leases	\$ 5	\$ 23	\$	(82)	\$	79
Interest expense:						
Credit support fees, interest and other expenses	\$ 29	\$ 25	\$	77	\$	72
Voluntary protection contract revenues and insurance earned premiums:						
Voluntary protection contract revenues						
and insurance earned premiums	\$ 39	\$ 39	\$	116	\$	118
Investment and other income, net:						
Interest and other income	\$ 26	\$ 21	\$	45	\$	18
Expenses:						
Operating and administrative	\$ 26	\$ 42	\$	72	\$	79
		Decemb 202			March 202	
Assets:			23		202	23
Cash and cash equivalents						
Commercial paper		\$	_	\$		35
• •						
Finance receivables, net						
Accounts receivable		\$	54	\$		47
Deferred retail subvention income		\$	(923)	\$		(922)
Investments in operating leases, net						
Investments in operating leases, net		\$	(85)			(250)
Deferred lease subvention income		\$	(287)	\$		(410)
Other assets						
Notes receivable		\$	1,535	\$		1,237
Other receivables, net		\$	87	\$		89
Liabilities:						
Other liabilities						
Unearned voluntary protection contract revenues				_		
and insurance earned premiums		\$	432	\$		399
Other payables, net		\$	818	\$		432
Notes payable		\$	8	\$		8

(Dollars in millions) (Unaudited)

Note 11 - Related Party Transactions (Continued)

TMCC receives subvention payments from TMNA which result in a gross monthly subvention receivable. As of December 31, 2023 and March 31, 2023, the subvention receivable from TMNA was \$74 million and \$79 million, respectively. We have a master netting agreement with TMNA which allows us to net settle payments for shared services and subvention transactions. Under this agreement, as of December 31, 2023 and March 31, 2023, respectively, we had a net amount payable to TMNA which is recorded in Other payables, net in Other liabilities.

Our Board of Directors declared and paid cash dividend of approximately \$2.5 billion payable to Toyota Financial Services International Corporation during fiscal 2023.

(Dollars in millions) (Unaudited)

Note 12 - Fair Value Measurements

Recurring Fair Value Measurements

Financial assets and financial liabilities are classified in their entirety based on the lowest level of input that is significant to the fair value measurement. The following tables summarize our financial assets and financial liabilities measured at fair value on a recurring basis by level within the fair value hierarchy except for certain investments that are measured at fair value using the net asset value per share (or its equivalent) as a practical expedient and are excluded from the leveling information provided in the tables below. Fair value amounts presented below are intended to permit reconciliation of the fair value hierarchy to the amounts presented on our Consolidated Balance Sheets.

				D	ecember 31, 202	3	
		Level 1		Level 2	Level 3	Counterparty netting & collateral	Fair value
Investments in marketable securities:							
Available-for-sale debt securities:							
U.S. government and agency obligations	\$	741	\$	4	\$ -	\$ -	\$ 745
Foreign government and agency obligations		-		9	-	-	9
Municipal debt securities		-		8	-	-	8
Corporate debt securities		-		422	-	-	422
Mortgage-backed securities:							
U.S. government agency		-		115	3	-	118
Non-agency residential		-		6	2	-	8
Non-agency commercial		-		47	9	-	56
Asset-backed securities		-		77	42		119
Available-for-sale debt securities total		741		688	56	-	1,485
Equity investments:							
Fixed income mutual funds:							
Fixed income mutual funds measured at							
net asset value							1,117
Total return bond funds		1,279		-	-	-	1,279
Equity mutual funds		992		-	-	-	992
Equity investments total		2,271		_	-	-	3,388
Investments in marketable securities total		3,012	_	688	56		4,873
Derivative assets:							
Interest rate swaps		-		1,279	-	-	1,279
Foreign currency swaps		-		141	-	-	141
Counterparty netting and collateral		-		-	-	(1,375)	(1,375)
Derivative assets total		_		1,420	-	(1,375)	45
Assets at fair value		3,012		2,108	56	(1,375)	4,918
Derivative liabilities:				, , , , , , , , , , , , , , , , , , , 			
Interest rate swaps		-		(104)	-	-	(104)
Foreign currency swaps		_		(748)	-	_	(748)
Counterparty netting and collateral		-			-	803	803
Liabilities at fair value		_	_	(852)		803	(49)
Net assets at fair value	\$	3,012	\$	1,256	\$ 56	\$ (572)	\$ 4,869

(Dollars in millions) (Unaudited)

Note 12 - Fair Value Measurements (Continued)

					March 31, 2023			
Investments in marketable securities:		Level 1	_	Level 2	Level 3	Counterparty netting & collateral		Fair value
Available-for-sale debt securities:								
U.S. government and agency obligations	\$	740	\$	4	\$ -	\$ -	\$	744
Foreign government and agency obligations	4	-	Ψ	12	_	_	Ψ	12
Municipal debt securities		_		8	_	-		8
Corporate debt securities		_		430	_	_		430
Mortgage-backed securities:								
U.S. government agency		_		73	_	-		73
Non-agency residential		-		6	3	-		9
Non-agency commercial		-		53	5	-		58
Asset-backed securities		-		80	40	-		120
Available-for-sale debt securities total		740		666	48			1,454
Equity investments:								
Fixed income mutual funds:								
Fixed income mutual funds measured at								
net asset value								1,081
Total return bond funds		1,631		-	-	-		1,631
Equity mutual funds		871		<u>-</u>	<u>-</u>	<u>-</u>		871
Equity investments total		2,502		_		<u>-</u>		3,583
Investments in marketable securities total		3,242		666	48	_		5,037
Derivative assets:								
Interest rate swaps		-		1,888	-	-		1,888
Foreign currency swaps		=		49	-	-		49
Counterparty netting and collateral						(1,886)		(1,886)
Derivative assets total		-		1,937	_	(1,886)		51
Assets at fair value		3,242		2,603	48	(1,886)		5,088
Derivative liabilities:								
Interest rate swaps		-		(468)	-	-		(468)
Foreign currency swaps		-		(1,002)	-	-		(1,002)
Counterparty netting and collateral		-		-	-	1,453		1,453
Liabilities at fair value				(1,470)	-	1,453		(17)
Net assets at fair value	\$	3,242	\$	1,133	\$ 48	\$ (433)	\$	5,071

Level 3 Fair Value Measurements

The Level 3 financial assets and liabilities recorded at fair value which are subject to recurring and nonrecurring fair value measurement, and the corresponding activity and change in the fair value measurements of these assets and liabilities, were not significant to our Consolidated Balance Sheets as of December 31, 2023 and March 31, 2023, or Consolidated Statements of Income for the three and nine months ended December 31, 2023 and 2022.

Nonrecurring Fair Value Measurements

Nonrecurring fair value measurements include Level 3 net finance receivables that are not measured at fair value on a recurring basis but are subject to fair value adjustments utilizing the fair value of the underlying collateral when there is evidence of impairment. We did not have any significant nonrecurring fair value items as of December 31, 2023 and March 31, 2023.

(Dollars in millions) (Unaudited)

Note 12 - Fair Value Measurements (Continued)

The following tables provide information about assets and liabilities not carried at fair value on a recurring basis on our Consolidated Balance Sheets:

				D	ecem	ber 31, 202	23					
		arrying value	Le	evel 1	I	Level 2	Level 3			otal Fair value		
Financial assets												
Finance receivables												
Retail loan	\$	84,886	\$	-	\$	-	\$	84,868	\$	84,868		
Wholesale		7,161		-		-		7,180		7,180		
Real estate		4,818		-		-		4,809		4,809		
Working capital		4,353		-		-		4,292		4,292		
Financial liabilities												
Unsecured notes and loans payable	\$	85,744	\$	-	\$	83,912	\$	-	\$	83,912		
Secured notes and loans payable		33,262		-		-		32,916		32,916		
					Marc	ch 31, 2023						
		arrying		,						Total Fair		
		value	Le	evel 1	I	Level 2		Level 3		value		
Financial assets												
Finance receivables												
Retail loan	\$	78,445	\$	-	\$	-	\$	77,649	\$	77,649		
Wholesale		3,972		-		-		3,968		3,968		
Real estate		4,981		-		-		4,990		4,990		
Working capital		3,113		-		-		3,058		3,058		
Financial liabilities												
Unsecured notes and loans payable	\$	78,949	\$	_	\$	76,401	\$		\$	76,401		
Secured notes and loans payable	Þ	32,736	Φ	-	Ф	/ U, 4 U I	Φ	32,173	Φ	32,173		
becared fibres and idans payable		24,130		-		-		24,113		24,113		

Accrued interest related to finance receivables is in Other assets on the Consolidated Balance Sheets; however, TMCC measures the fair value of each class of finance receivables using scheduled principal and interest payments. Therefore, accrued interest has been included in the carrying value of each class of finance receivables in the previous tables, along with the finance receivables, deferred origination costs, deferred income, and allowance for credit losses.

Finance receivables in the previous tables exclude related party transactions which are classified as Level 3 within the fair value hierarchy. The previous tables also exclude related party notes receivables and notes payables recorded in Other assets and Other liabilities on the Consolidated Balance Sheets which are classified as Level 3 within the fair value hierarchy. Refer to Note 11 - Related Party Transaction for additional information.

For Cash and cash equivalents and Restricted cash and cash equivalents on our Consolidated Balance Sheets, the fair value approximates the carrying value and these instruments are classified as Level 1 within the fair value hierarchy.

(Dollars in millions) (Unaudited)

Note 13 – Segment Information

Financial information for our reportable operating segments, which includes allocated corporate expenses, is summarized as follows:

	Three months ended December 31, 2023					
	Finance operations		Voluntary protection operations	Intercompany eliminations	_	Total
Total financing revenues	\$	3,098	\$ -	\$ -	\$	3,098
Depreciation on operating leases	Ψ	1,063	-	-	Ψ	1,063
Interest expense		1,230	_	_		1,230
Net financing revenues		805	_	-	Ξ	805
Voluntary protection contract revenues						
and insurance earned premiums		-	282	-		282
Investment and other income, net		142	353			495
Net financing and other revenues		947	635	-		1,582
Expenses:						
Provision for credit losses		206	-	-		206
Operating and administrative expenses		407	110	-		517
Voluntary protection contract expenses and insurance losses			143			143
Total expenses		613	253			866
Income before income taxes		334	382	-		716
Provision for income taxes		33	80		_	113
Net income	\$	301	\$ 302	\$ -	\$	603
		inance erations	Voluntary protection operations	Intercompany eliminations	_	Total
Total financing revenues	\$	8,988	\$ -	\$ -	\$	8,988
Depreciation on operating leases		3,145	-	-		3,145
Interest expense		3,401	-	-		3,401
Net financing revenues		2,442	-	-		2,442
Voluntary protection contract revenues						
and insurance earned premiums			831	-		831
Investment and other income, net		375	264			639
Net financing and other revenues		2,817	1,095	-		3,912
Expenses:						
Provision for credit losses		592		-		592
Operating and administrative		1,073	341	-		1,414
Voluntary protection contract expenses and insurance losses			434		_	434
Total expenses		1,665	775			2,440
Income before income taxes		1,152	320	-		1,472
Provision for income taxes		81	73		_	154
Net income	\$	1,071	<u>\$ 247</u>	\$ -	\$	1,318
Total assets at December 31, 2023	\$	139,575	\$ 7,301	<u>\$ (58)</u>	\$	146,818

TOYOTA MOTOR CREDIT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in millions) (Unaudited)

Note 13 – Segment Information (Continued)

	Three months ended December 31, 2022							
		nance erations	Volunt protect operati	ion	Intercompany eliminations		Total	
Total financing revenues	\$	2,856	\$	-	\$ -	\$	2,856	
Depreciation on operating leases		1,262		-	-		1,262	
Interest expense		765				_	765	
Net financing revenues		829		-	-		829	
Voluntary protection contract revenues								
and insurance earned premiums		-		263	-		263	
Investment and other income, net		97		143			240	
Net financing and other revenues		926		406	-		1,332	
Expenses:								
Provision for credit losses		278		-	-		278	
Operating and administrative expenses		345		118	-		463	
Voluntary protection contract expenses and insurance losses		-		115		_	115	
Total expenses		623		233		_	856	
Income before income taxes		303		173	-		476	
Provision for income taxes		70		42		_	112	
Net income	\$	233	\$	131	\$ -	\$	364	
		nance erations	Vine months Volunt protect operati	ary ion	Intercompany eliminations	22 _	Total	
Total financing revenues	\$	8,511	\$	-	\$ -	\$	8,511	
Depreciation on operating leases		3,976		-	-		3,976	
Interest expense		2,033					2,033	
Net financing revenues		2,502		-	-		2,502	
Voluntary protection contract revenues								
and insurance earned premiums		-		785	-		785	
Investment and other income (loss), net		185	_	(389)			(204)	
Net financing and other revenues		2,687		396	-		3,083	
Expenses:								
Provision for credit losses		569		-	-		569	
Operating and administrative		983		330	-		1,313	
Voluntary protection contract expenses and insurance losses				336	-	_	336	
Total expenses		1,552		666		_	2,218	
Income (loss) before income taxes		1,135		(270)	-		865	
Provision (benefit) for income taxes		281		(69)			212	
Net income (loss)	\$	0.7.4	Ф	(201)	\$ -	\$	653	
	Ψ	854	\$	(201)	р -	Ψ		

TOYOTA MOTOR CREDIT CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in millions) (Unaudited)

Note 13 - Segment Information (Continued)

Voluntary protection operations – Contract revenues

For the three and nine months ended December 31, 2023, approximately 85 percent and 84 percent, respectively, compared to approximately 83 percent for the same periods in fiscal 2023, of voluntary protection contract revenues in the Voluntary protection operations segment were accounted for under the guidance for revenue from contracts with customers.

The Voluntary protection operations segment defers contractually determined incentives paid to dealers as contract costs for selling voluntary protection products. These costs are recorded in Other assets on our Consolidated Balance Sheets and are amortized to Operating and administrative expenses in the Consolidated Statements of Income using a methodology consistent with the recognition of revenue. The amount of capitalized dealer incentives and the related amortization was not significant to our consolidated financial statements as of and for the three and nine months ended December 31, 2023 and 2022.

We had \$2.9 billion and \$2.7 billion of unearned voluntary protection contract revenues from contracts with customers included in Other liabilities on our Consolidated Balance Sheets as of March 31, 2023 and March 31, 2022, respectively. We recognized \$228 million and \$649 million of these balances in voluntary protection contract revenues in our Consolidated Statements of Income during the three and nine months ended December 31, 2023, respectively, compared to \$198 million and \$598 million recognized during the same periods in fiscal 2023. As of December 31, 2023, we had unearned voluntary protection contract revenues of \$3.1 billion included in Other liabilities on our Consolidated Balance Sheets, and with respect to this balance we expect to recognize revenue of \$259 million during fiscal 2024, and \$2.8 billion thereafter. At December 31, 2022, we had unearned voluntary protection contract revenues of \$2.9 billion associated with outstanding contracts.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Cautionary Statement Regarding Forward-Looking Information

Certain statements contained in this Form 10-Q are "forward looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. These statements are based on current expectations and currently available information. However, since these statements are based on factors that involve risks and uncertainties, our performance and results may differ materially from those described or implied by such forward-looking statements. Words such as "believe," "anticipate," "expect," "estimate," "project," "should," "intend," "will," "may" or words or phrases of similar meaning are intended to identify forward-looking statements. We caution that the forward-looking statements involve known and unknown risks, uncertainties and other important factors that may cause actual results to differ materially from those in the forward-looking statements, including, without limitation, the risk factors set forth in "Part II. Other Information – Item 1A. Risk Factors" and "Item 1A. Risk Factors" of our Annual Report on Form 10-K ("Form 10-K") for the fiscal year ended March 31, 2023 ("fiscal 2023"), including the following:

- Changes in general business, economic, and geopolitical conditions, including trade policy, as well as in consumer demand and the competitive environment in the automotive markets in the United States;
- Changes in interest rates and credit spreads;
- A decline in Toyota Motor North America, Inc. ("TMNA") or any private label sales volume and the level of TMNA or any private label sponsored subvention, cash, and contractual residual value support incentive programs;
- Extreme weather conditions, natural disasters, changes in fuel prices, manufacturing disruptions and production suspensions of Toyota, Lexus, and private label vehicles and related parts supply;
- Increased competition from other financial institutions seeking to increase their share of financing Toyota, Lexus, and private label vehicles;
- Changes in consumer behavior;
- Recalls announced by TMNA or private label companies and the perceived quality of Toyota, Lexus, and any private label vehicles;
- Risks related to health epidemics and other outbreaks;
- Availability and cost of financing;
- Failure or interruption in our operations, including our communications and information systems, or as a result of our failure to retain existing or to attract new key personnel;
- Increased cost, credit and operating risk exposure, or our failure to realize the anticipated benefits, from our private label financial services to third-party automotive and mobility companies, including Mazda and Bass Pro Shops;
- Changes in our credit ratings and those of our ultimate parent, Toyota Motor Corporation ("TMC") and changes in our credit support arrangements;
- Changes in our financial position and liquidity, or changes or disruptions in our funding sources or access to the global capital markets;
- Revisions to the estimates and assumptions for our allowance for credit losses;
- Flaws in the design, implementation and use of quantitative models and revisions to the estimates and assumptions that are used to determine the value of certain assets;
- Fluctuations in the value or market prices of our investment securities;
- Changes in prices of used vehicles and their effect on residual values of our off-lease vehicles and return rates;
- Failure of our customers or dealers to meet the terms of any contract with us, or otherwise perform as agreed;
- Market risks including changes in interest rates and foreign currency exchange rates and market prices;
- Failure or changes in commercial soundness of our counterparties and other financial institutions;
- Insufficient establishment of reserves, or the failure of a reinsurer to meet its obligations, in our voluntary protection operations;

- A security breach or a cyber-attack;
- Failure to maintain compliant enterprise data practices, including the collection, use, sharing, and security of personally identifiable and financial information of our customers and employees;
- Compliance with current laws and regulations or becoming subject to more stringent laws, regulatory requirements and regulatory scrutiny; and
- Changes in the economies and applicable laws in the states where we have concentration risk.

Forward-looking statements speak only as of the date they are made. We will not update the forward-looking statements to reflect actual results or changes in the factors affecting the forward-looking statements.

OVERVIEW

Key Performance Indicators and Factors Affecting Our Business

In our finance operations, we generate revenue, income, and cash flows by providing retail, lease, and dealer financing to dealers and their customers. We measure the performance of our finance operations using the following metrics: financing volume, market share, Net financing revenues, Operating and administrative expense, residual value and credit loss metrics.

In our voluntary protection operations, we generate revenue primarily through underwriting and providing claims administration for products that cover certain risks of customers. We measure the performance of our voluntary protection operations using the following metrics: issued contract volume, average number of contracts in force, loss metrics and investment income.

Our financial results are affected by a variety of economic and industry factors including, but not limited to, new and used vehicle markets, Toyota, Lexus, and private label new vehicle production volume, vehicle inventory levels, vehicle sales and incentive programs, consumer behavior, employment levels, our ability to respond to changes in inflation and interest rates with respect to both contract pricing and funding, the actual or perceived quality, safety or reliability of Toyota, Lexus, and private label vehicles, the financial health of the dealers we finance, and competitive pressure. Our financial results may also be affected by the regulatory environment in which we operate, including as a result of new legislation or changes in regulation and any compliance costs or changes we may be required to make to our business practices. All of these factors can influence consumer contract and dealer financing volume, the number of consumer contracts and dealers that default and the loss per occurrence, our inability to realize originally estimated contractual residual values on leased vehicles, the volume and performance of our voluntary protection operations, and our Net financing revenues on consumer and dealer financing volume. Changes in the volume of vehicle sales, sales of our voluntary protection products, or the level of voluntary protection expenses and insurance losses could materially and adversely impact our voluntary protection operations. Additionally, our funding programs and related costs are influenced by changes in the global capital markets, prevailing interest rates, and our credit ratings and those of our parent companies, which may affect our ability to obtain cost effective funding to support earning asset growth.

Fiscal 2024 First Nine Months Operating Environment

During the first nine months of the fiscal year ending March 31, 2024 ("fiscal 2024"), the United States ("U.S.") economy continued to be impacted by uncertainties related to inflationary pressures and high interest rates. The economic conditions, including consumer price increases and high interest rates, have negatively impacted some consumers ability to make scheduled payments which has resulted in an increase in consumer delinquencies and charge-offs.

Along with a general improvement of inventory levels of new vehicles, industry-wide vehicle sales and sales incentives increased in the U.S. for the first nine months of fiscal 2024, compared to the same period in fiscal 2023. Average used vehicle values in the first nine months of fiscal 2024 remained elevated compared to historic levels; however, there has been a decline in values in the current fiscal year. Future declines in used vehicle values resulting from increases in the supply of new and used vehicles and increases in new vehicle sales incentives could unfavorably impact return rates, residual values, depreciation expense and credit losses.

We continue to maintain broad global access to both domestic and international funding markets. Conditions in the global capital markets were generally stable during the first nine months of fiscal 2024; however, persistent inflation and uncertainty regarding the path of U.S. monetary policy led to periods of volatility. During the first nine months of fiscal 2024, our interest expense increased as compared to the same period in fiscal 2023 as a result of higher interest rates. Future disruptions and changes in interest rates in the U.S. and foreign markets could result in volatility in our interest expense, which could affect our results of operations.

RESULTS OF OPERATIONS

The following table summarizes total net income by our reportable operating segments:

	 Three mor Decem			ended 31,			
(Dollars in millions)	 2023		2022		2023		2022
Net income:							
Finance operations ¹	\$ 301	\$	233	\$	1,071	\$	854
Voluntary protection operations ¹	302		131		247		(201)
Total net income	\$ 603	\$	364	\$	1,318	\$	653

Refer to Note 13 - Segment Information of the Notes to Consolidated Financial Statements for the total asset balances of our finance and voluntary protection operations.

Our consolidated net income was \$1.3 billion and \$603 million for the first nine months and third quarter of fiscal 2024 respectively, compared to \$653 million and \$364 million for the same periods in fiscal 2023. The increase in net income for the first nine months of fiscal 2024, compared to the same period in fiscal 2023, was primarily due to a \$843 million increase in investment and other income, net, a \$831 million decrease in depreciation on operating leases, a \$477 million increase in total financing revenues, and a \$58 million decrease in provision for income taxes, partially offset by a \$1.4 billion increase in interest expense, a \$101 million increase in operating and administrative expense, and a \$98 million increase in voluntary protection contract expenses and insurance losses.

The increase in net income for the third quarter of fiscal 2024, compared to the same period in fiscal 2023, was primarily due to a \$255 million increase in investment and other income, net, a \$242 million increase in total financing revenues, a \$199 million decrease in depreciation on operating leases, and a \$72 million decrease in provision for credit losses, partially offset by a \$465 million increase in interest expense and a \$54 million increase in operating and administrative expense.

Our overall capital position increased \$1.3 billion, bringing total shareholder's equity to \$17.8 billion at December 31, 2023 as compared to \$16.5 billion at March 31, 2023. Our debt increased to \$119.0 billion at December 31, 2023 from \$111.7 billion at March 31, 2023. Our debt-to-equity ratio decreased to 6.7 at December 31, 2023 from 6.8 at March 31, 2023.

Finance Operations

The following table summarizes key results of our Finance Operations:

	Three months ended December 31,			Percentage	Nine mon Decem		Percentage	
(Dollars in millions)		2023		2022	Change	2023	2022	_change
Financing revenues:				_			<u>.</u>	
Operating lease	\$	1,548	\$	1,743	(11)%	\$ 4,734	\$ 5,460	(13)%
Retail		1,297		974	33%	3,610	2,719	33%
Dealer		253		139	82%	644	332	94%
Total financing revenues		3,098		2,856	8%	8,988	8,511	6%
Depreciation on operating leases		1,063		1,262	(16)%	3,145	3,976	(21)%
Interest expense		1,230		765	61%	3,401	2,033	67%
Net financing revenues		805		829	(3)%	2,442	2,502	(2)%
Investment and other income, net		142		97	46%	375	185	103%
Net financing and other revenues		947		926	2%	2,817	2,687	5%
Expenses:								
Provision for credit losses		206		278	(26)%	592	569	4%
Operating and administrative		407		345	18%	1,073	983	9%
Total expenses		613		623	(2)%	1,665	1,552	7%
Income before income taxes		334		303	10%	1,152	1,135	1%
Provision for income taxes		33		70	(53)%	81	281	(71)%
Net income from finance operations	\$	301	\$	233	29%	\$ 1,071	\$ 854	25%

Our finance operations reported net income of \$1.1 billion and \$301 million for the first nine months and third quarter of fiscal 2024, respectively, compared to \$854 million and \$233 million for the same periods in fiscal 2023.

The increase in net income from finance operations for the first nine months of fiscal 2024, compared to the same period in fiscal 2023 was primarily due to a \$831 million decrease in depreciation on operating leases, a \$477 million increase in total financing revenues, a \$200 million decrease in provision for income taxes, and a \$190 million increase in investment and other income, net, partially offset by a \$1.4 billion increase in interest expense, and a \$90 million increase in operating and administrative expenses.

The increase in net income from finance operations for the third quarter of fiscal 2024, compared to the same period in fiscal 2023 was due to a \$242 million increase in total financing revenues, a \$199 million decrease in depreciation on operating leases, a \$72 million decrease in provision for credit losses, a \$45 million increase in investment and other income, net, and a \$37 million decrease in provision for income taxes, partially offset by a \$465 million increase in interest expense, and \$62 million increase in operating and administrative expenses.

Financing Revenues

Total financing revenues increased 6 percent and 8 percent during the first nine months and third quarter of fiscal 2024, respectively, as compared to the same periods in fiscal 2023 due to the following:

- Operating lease revenues decreased 13 percent and 11 percent for the first nine months and third quarter of fiscal 2024, respectively, as compared to the same periods in fiscal 2023, primarily due to lower average outstanding earning asset balances.
- Retail financing revenues increased 33 percent for the first nine months and third quarter of fiscal 2024, respectively, as compared to the same periods in fiscal 2023, due to higher yields and higher average outstanding earning asset balances.
- Dealer financing revenues increased 94 percent and 82 percent for the first nine months and third quarter of fiscal 2024, respectively, as compared to the same periods in fiscal 2023, due to higher yields and higher average outstanding earning asset balances.

As a result of the above, our total portfolio yield, which includes operating lease, retail and dealer financing revenues, was 6.2 percent and 6.3 percent for the first nine months and third quarter of fiscal 2024, respectively, compared to 5.0 percent and 5.2 percent, respectively, for the same periods in fiscal 2023.

Depreciation on Operating Leases

We recorded depreciation on operating leases of \$3.1 billion and \$1.1 billion for the first nine months and third quarter of fiscal 2024, respectively, compared to \$4.0 billion and \$1.3 billion for the same periods in fiscal 2023, primarily due to lower average operating lease units outstanding and lower expectations of residual value losses in the near term.

Production of new vehicles has improved in the first nine months of fiscal 2024, compared to the same periods in fiscal 2023, and as a result we have begun to see an improvement in dealer inventory levels. While average used vehicle values remain elevated from historic levels due to previous new vehicle inventory constraints and higher off-lease vehicle purchases by consumers and dealers, there has been a decline in vehicle values in the current fiscal year. Declines in used vehicle values resulting from increases in the supply of new vehicles and increases in new vehicle sales incentives could unfavorably impact return rates, residual values, and depreciation expense in the future.

Interest Expense

Our liabilities consist mainly of fixed and variable rate debt, denominated in U.S. dollars and various other currencies, which we issue in the global capital markets, while our assets consist primarily of U.S. dollar denominated, fixed rate receivables. We enter into interest rate swaps and foreign currency swaps to economically hedge the interest rate and foreign currency risks that result from the different characteristics of our assets and liabilities. The following table summarizes the components of interest expense:

	Three months ended December 31,					Nine mon Decem		
(Dollars in millions)		2023		2022		2023		2022
Interest expense on debt	\$	1,306	\$	845	\$	3,581	\$	1,914
Interest income on derivatives		(165)		(186)		(579)		(368)
Interest expense on debt and derivatives		1,141		659		3,002		1,546
Losses (gains) on debt denominated in foreign currencies		393		532		150		(649)
(Gains) losses on foreign currency swaps		(655)		(509)		(359)		947
Losses on U.S. dollar interest rate swaps		351		83		608		189
Total interest expense	\$	1,230	\$	765	\$	3,401	\$	2,033

During the first nine months and third quarter of fiscal 2024, total interest expense increased to \$3.4 billion and \$1.2 billion, respectively, from \$2.0 billion and \$765 million for the same periods in fiscal 2023. The increase in total interest expense for the first nine months of fiscal 2024, compared to the same period in fiscal 2023 is primarily attributable to an increase in interest expense on debt and losses on U.S. dollar interest rate swaps, partially offset by changes on debt denominated in foreign currencies net of foreign currency swaps and an increase in income on derivatives. The increase in total interest expense for the third quarter of fiscal 2024, compared to the same period in fiscal 2023 is primarily attributable to an increase on interest expense on debt and derivatives and losses on U.S. dollar interest rate swaps, partially offset by changes on debt denominated in foreign currencies net of foreign currency swaps.

Interest expense on debt and derivatives primarily represents contractual net interest settlements and changes in accruals on secured and unsecured notes and loans payable and derivatives, and includes amortization of discounts, premiums, and debt issuance costs. During the first nine months and third quarter of fiscal 2024, interest expense on debt and derivatives combined increased to \$3.0 billion and \$1.1 billion, respectively, from \$1.5 billion and \$659 million for the same periods in fiscal 2023. The increase in interest expense on debt is due to an increase in weighted average interest rates. The increase in interest income on derivatives for the first nine months of fiscal 2024 is primarily due to an increase in net interest income on pay-fixed swaps, partially offset by an increase in net interest expense on pay-float swaps and foreign currency swaps. The decrease in interest income on derivatives for the third quarter of fiscal 2024 is primarily due to an increase in net interest expense on pay-float swaps, partially offset by an increase in net interest income on pay-fixed swaps.

Gains or losses on debt denominated in foreign currencies represent the impact of translation adjustments. We use foreign currency swaps to economically hedge the debt denominated in foreign currencies. During the first nine months and third quarter of fiscal 2024, we recorded net gains of \$209 million and \$262 million, respectively, primarily due to the impact from net interest income and decreases in foreign currency swap rates across various currencies in which our debt is denominated. During the first nine months and third quarter of fiscal 2023, we recorded net losses of \$298 million and \$23 million, respectively, primarily due to increases in foreign currency swap rates across various currencies in which our debt is denominated.

Gains or losses on U.S. dollar interest rate swaps represent the change in the valuation of interest rate swaps. During the first nine months and third quarter of fiscal 2024, we recorded losses of \$608 million and \$351 million, respectively, primarily due to the impact from net interest income and decreases in U.S. dollar swap rates. During the first nine months and third quarter of fiscal 2023, we recorded losses of \$189 million and \$83 million, respectively, as the impact from net interest income outweighed increases in U.S. dollar swap rates.

Future changes in interest and foreign currency exchange rates could continue to result in significant volatility in our interest expense, thereby affecting our results of operations.

Investment and Other Income. Net

We recorded investment and other income, net of \$375 million and \$142 million for the first nine months and third quarter of fiscal 2024, respectively, compared to \$185 million and \$97 million for the same periods in fiscal 2023. The increase in investment and other income, net for the first nine months and third quarter of fiscal 2024, compared to the same periods in fiscal 2023, was primarily due to higher yields on our investment in marketable securities portfolio.

Provision for Credit Losses

We recorded a provision for credit losses of \$592 million and \$206 million for the first nine months and third quarter of fiscal 2024, respectively, compared to \$569 million and \$278 million for the same periods in fiscal 2023. The increase in the provision for credit losses for the first nine months and third quarter of fiscal 2024, compared to the same period in fiscal 2023, was due to an increase in size of our retail loan portfolio, an increase in consumer delinquencies and charge-offs as well as higher expectations of credit losses in the retail loan portfolio.

Operating and Administrative Expenses

We recorded operating and administrative expenses of \$1.1 billion and \$407 million for the first nine months and third quarter of fiscal 2024, respectively, compared to \$983 million and \$345 million for the same periods in fiscal 2023. The increase in operating and administrative expenses for the first nine months of fiscal 2024, compared to the same period in fiscal 2023, was primarily due to higher general operating expenses, technology expenses, and employee expenses.

Voluntary Protection Operations

The following table summarizes key results of our Voluntary Protection Operations:

	Three months ended December 31,			Percentage Nine mo					Percentage	
		2023		2022	Change		2023		2022	change
Contracts (units in thousands)										
Issued		783		715	10%		2,375		2,241	6%
Average in force		10,964		10,420	5%		10,820		10,241	6%
(Dollars in millions)										
Voluntary protection contract revenues										
and insurance earned premiums	\$	282	\$	263	7%	\$	831	\$	785	6%
Investment and other income (loss), net		353		143	147%		264		(389)	(168)%
Revenues from voluntary protection							_			
operations		635		406	56%		1,095		396	177%
Expenses:										
Voluntary protection contract expenses										
and insurance losses		143		115	24%		434		336	29%
Operating and administrative		110		118	(7)%		341		330	3%
Total expenses		253		233	9%		775		666	16%
Income (loss) before income taxes		382		173	121%		320		(270)	(219)%
Provision (benefit) for income taxes		80		42	90%		73		(69)	(206)%
Net income (loss) from voluntary protection										
operation	\$	302	\$	131	131%	\$	247	\$	(201)	(223)%

Our voluntary protection operations reported net income of \$247 million and \$302 million for the first nine months and third quarter of fiscal 2024, respectively, compared to net loss of \$201 million and net income of \$131 million for the same periods in fiscal 2023. The increase in net income from voluntary protection operations for the first nine months of fiscal 2024, compared to the same period in fiscal 2023, was primarily due to a \$653 million increase in investment and other income (loss), net, partially offset by a \$142 million increase in provision for income taxes and a \$98 million increase in voluntary protection contract expenses and insurance losses.

The increase in net income from voluntary protection operations for the third quarter of fiscal 2024, compared to the same period in fiscal 2023, was primarily due to a \$210 million increase in investment and other income, net, partially offset by a \$38 million increase in provision for income taxes and a \$28 million increase in voluntary protection contract expenses and insurance losses.

Contracts issued increased 6 percent for the first nine months of fiscal 2024, compared to the same period in fiscal 2023, primarily due to growth in our private label business. Contracts issued increased 10 percent for the third quarter of fiscal 2024, compared to the same period in fiscal 2023, primarily due to increased sales of prepaid maintenance agreements. The average number of contracts in force increased 6 percent and 5 percent for the first nine months and third quarter of fiscal 2024, respectively, compared to the same periods in fiscal 2023, due to net growth in the voluntary protection portfolio compared to prior years, primarily in prepaid maintenance contracts.

Revenue from Voluntary Protection Operations

Our voluntary protection operations reported voluntary protection contract revenues and insurance earned premiums of \$831 million and \$282 million for the first nine months and third quarter of fiscal 2024, respectively, compared to \$785 million and \$263 million for the same periods in fiscal 2023. Voluntary protection contract revenues and insurance earned premiums represent revenues from in force contracts and are affected by issuances as well as the level of coverage, age, and mix of in force contracts. Voluntary protection contract revenues and insurance earned premiums are recognized over the term of the contracts in relation to the timing and level of anticipated claims. The increase in voluntary protection contract revenues and insurance earned premiums for the first nine months and third quarter of fiscal 2024, compared to the same periods in fiscal 2023, was primarily due to an increase in our average in force contracts resulting from net growth in the voluntary protection portfolio from prior years.

Investment and Other Income (Loss), Net

Our voluntary protection operations reported investment and other income, net of \$264 million and \$353 million for the first nine months and third quarter of fiscal 2024, respectively, compared to investment and other loss, net of \$389 million and investment and other income, net of \$143 million for the same periods in fiscal 2023. Investment and other income (loss), net, consists primarily of dividend and interest income, realized gains and losses on investments in marketable securities, changes in fair value from equity and available-for-sale debt securities for which the fair value option was elected, and credit loss expense on available-for-sale debt securities, if any. The increase in investment and other income (loss), net for the first nine months and third quarter of fiscal 2024, compared to the same periods in fiscal 2023, was primarily due to gains from changes in fair value on our equity investments and available-for-sale debt securities for which the fair value option was elected, as a result of market volatility, lower losses from sales of available-for-sale debt securities and increased interest and dividend income due to rising interest rates, partially offset by losses from sales of equity investments.

Voluntary Protection Contract Expenses and Insurance Losses

Our voluntary protection operations reported voluntary protection contract expenses and insurance losses of \$434 million and \$143 million for the first nine months and third quarter of fiscal 2024, respectively, compared to \$336 million and \$115 million for the same periods in fiscal 2023. Voluntary protection contract expenses and insurance losses incurred are a function of the amount of covered risks, the frequency and severity of claims associated with in force contracts, and the level of risk retained by our voluntary protection operations. Voluntary protection contract expenses and insurance losses include amounts paid and accrued for reported losses, estimates of losses incurred but not reported, and any related claim adjustment expenses. The increase in voluntary protection contract expenses and insurance losses for the first nine months and third quarter of fiscal 2024, compared to the same periods in fiscal 2023, was primarily due to an increase in frequency and severity of claims in our guaranteed auto protection and vehicle service contracts.

Operating and Administrative Expenses

Our voluntary protection operations reported operating and administrative expenses of \$341 million and \$110 million for the first nine months and third quarter of fiscal 2024, respectively, compared to \$330 million and \$118 million for the same periods in fiscal 2023. The increase in operating and administrative expenses for the first nine months of fiscal 2024, compared to the same period in fiscal 2023, was primarily attributable to higher product expenses driven by the continued growth of our voluntary protection product business. The decrease in operating and administrative expense for the third quarter of fiscal 2024, compared to the same period in fiscal 2023, was primary attributed to a decrease in general operating expenses.

Provision for Income Taxes

Our provision for income taxes was \$154 million and \$113 million for the first nine months and third quarter of fiscal 2024, respectively, compared to a provision for income taxes of \$212 million and \$112 million for the same periods in fiscal 2023. Our effective tax rate was 10 percent and 16 percent for the first nine months and third quarter of fiscal 2024, respectively, compared to 25 percent and 24 percent for the same periods in fiscal 2023. The lower effective tax rate for the first nine months and third quarter of fiscal 2024, compared to the same periods in fiscal 2023, was primarily attributable to the increase in federal tax credit for commercial electric vehicles in the current periods.

FINANCIAL CONDITION

Vehicle Financing Volume and Net Earning Assets

The composition of our vehicle contract volume and market share is summarized below:

	Three month Decembe		Percentage	Nine mon Decembe	Percentage	
(Units in thousands):	2023	2022	change	2023	2022	Change
Vehicle financing volume 1:						
New retail contracts	223	191	17%	626	551	14%
Used retail contracts	83	85	(2)%	300	310	(3)%
Lease contracts	87	59	47%	247	183	35%
Total	393	335	17%	1,173	1,044	12%
TMNA subvened vehicle financin	g volume ² :					
New retail contracts	67	128	(48)%	283	346	(18)%
Used retail contracts	16	14	14%	43	30	43%
Lease contracts	58	29	100%	161	99	63%
Total	141	171	(18)%	487	475	3%
Market share of TMNA sales 3:	53.3%	52.4%		53.3%	53.5%	

¹ Total financing volume was comprised of approximately 66 percent Toyota, 15 percent Lexus, 15 percent Mazda, and 4 percent non-Toyota/Lexus/Mazda for the first nine months of fiscal 2024. Total financing volume was comprised of approximately 66 percent Toyota, 16 percent Lexus, 15 percent Mazda, and 3 percent non-Toyota/Lexus/Mazda for the third quarter of fiscal 2024. Total financing volume was comprised of approximately 69 percent Toyota, 13 percent Lexus, 11 percent Mazda, and 7 percent non-Toyota/Lexus/Mazda for the first nine months of fiscal 2023. Total financing volume was comprised of approximately 70 percent Toyota, 13 percent Mazda, 12 percent Lexus, and 5 percent non-Toyota/Lexus/Mazda for the third quarter of fiscal 2023.

² TMNA subvened volume units are included in the total vehicle financing. Units exclude third-party subvened units.

Vehicle Financing Volume

The volume of our retail and lease contracts, which are acquired primarily from Toyota, Lexus, and private label dealers, is dependent upon TMNA and private label sales volume, the level of TMNA, private label, and third-party sponsored subvention and other incentive programs, as well as TMCC competitive rate and other incentive programs.

Our financing volume increased 12 percent and 17 percent for the first nine months and third quarter of fiscal 2024, respectively, compared to the same periods in fiscal 2023, primarily due to an increase in the availability of new vehicles and higher levels of subvention and other incentives programs on lease and used retail contracts. Production of new vehicles has improved in the first nine months of fiscal 2024, compared to the same period in fiscal 2023, and as a result we have begun to see an improvement in dealer inventory levels.

Our market share of TMNA sales remained relatively consistent for the first nine months and third quarter of fiscal 2024, respectively, compared to the same periods in fiscal 2023.

³ Represents the percentage of total domestic TMNA sales of new Toyota and Lexus vehicles financed by us, excluding sales under dealer rental car and commercial fleet programs, sales of a private Toyota distributor and private label vehicles financed.

The composition of our net earning assets is summarized below:

(Dollars in millions)	December 31, 2023		N	farch 31, 2023	Percentage change
Net Earning Assets					
Finance receivables, net					
Retail finance receivables, net	\$	84,577	\$	78,216	8%
Dealer financing, net ¹		16,307		12,064	35%
Total finance receivables, net		100,884		90,280	12%
Investments in operating leases, net		28,571		29,869	(4)%
Net earning assets	\$	129,455	\$	120,149	8%
Dealer Financing (Number of dealers serviced)					
Toyota, Lexus, and private label dealers ¹		1,239		1,264	(2)%
Dealers outside of the Toyota/Lexus/private label dealer network		394		393	0%
Total number of dealers receiving wholesale financing		1,633		1,657	(1)%

¹ Includes wholesale and other credit arrangements in which we participate as part of a syndicate of lenders.

Retail Contract Volume and Earning Assets

Despite lower levels of subvention and other incentive programs, our new retail contract volume increased 14 percent and 17 percent for the first nine months and third quarter of fiscal 2024, respectively, compared to the same periods in fiscal 2023, primarily due to an increase in the availability of new vehicles.

Our used retail contracts decreased 3 percent and 2 percent for the first nine months and third quarter of fiscal 2024, respectively, compared to the same periods in fiscal 2023, due to increased competition in the used vehicle marketplace.

Our retail finance receivables, net increased 8 percent at December 31, 2023 as compared to March 31, 2023 due to higher retail contracts outstanding and higher average amount financed.

Lease Contract Volume and Earning Assets

Our lease contract volume increased 35 percent and 47 percent for the first nine months and third quarter of fiscal 2024, respectively, compared to the same periods in fiscal 2023, primarily due to higher levels of subvention and other incentives programs. Our investments in operating leases, net, decreased 4 percent at December 31, 2023, as compared to March 31, 2023 due to lower average operating lease units outstanding, partially offset by higher vehicle values.

Dealer Financing and Earning Assets

Dealer financing, net increased 35 percent at December 31, 2023, as compared to March 31, 2023, primarily due to an increase in wholesale and revolving credit financing. Production of new vehicles has improved in the first nine months of fiscal 2024, compared to the same period in fiscal 2023, and as a result we have begun to see an improvement in dealer inventory levels.

Residual Value Risk

The primary factors affecting our exposure to residual value risk are the levels at which residual values are established at lease inception, current economic conditions and outlook, projected end-of-term market values, and the resulting impact on depreciation expense and lease return rates. Higher average operating lease units outstanding and the resulting increase in maturities, a higher supply of used vehicles, as well as deterioration in actual and expected used vehicle values for Toyota, Lexus, and private label vehicles could unfavorably impact return rates, residual values, and depreciation expense.

On a quarterly basis, we review the estimated end-of-term market values of leased vehicles to assess the appropriateness of our carrying values. To the extent the estimated end-of-term market value of a leased vehicle is lower than the residual value established at lease inception, the residual value of the leased vehicle is adjusted downward so that the carrying value at lease end will approximate the estimated end-of-term market value. For investments in operating leases, adjustments are made on a straight-line basis over the remaining terms of the lease contracts and are included in Depreciation on operating leases in our Consolidated Statements of Income as a change in accounting estimate.

Depreciation on Operating Leases

Depreciation on operating leases and average operating lease units outstanding are as follows:

	 Three mor		Percentage		Percentage			
	2023		2022	change		2023	2022	change
Depreciation on operating leases (dollars in millions)	\$ 1,063	\$	1,262	(16)%	\$	3,145	\$ 3,976	(21)%
Average operating lease units outstanding (in thousands)	959		1,109	(14)%		995	1,164	(15)%

Depreciation expense on operating leases decreased 21 percent and 16 percent for the first nine months and third quarter of fiscal 2024, respectively, compared to the same periods in fiscal 2023, primarily due to lower average operating lease units outstanding and lower expectations of residual value losses in the near term.

Production of new vehicles has improved in the first nine months of fiscal 2024, compared to the same periods in fiscal 2023, and as a result we have begun to see an improvement in dealer inventory levels. While average used vehicle values remain elevated from historic levels due to previous new vehicle inventory constraints and higher off-lease vehicle purchases by consumers and dealers, there has been a decline in vehicle values in the current fiscal year.

Declines in used vehicle values resulting from increases in the supply of new vehicles and increases in new vehicle sales incentives could unfavorably impact return rates, residual values, and depreciation expense in the future.

Origination, Credit Loss, and Delinquency Experience

Our credit loss experience may be affected by a number of factors including the economic environment, our purchasing, servicing and collections practices, used vehicle market conditions and subvention. Changes in the economy that impact the consumer such as increasing interest rates, and a rise in the unemployment rate as well as higher debt balances, coupled with deterioration in actual and expected used vehicle values, could increase our credit losses. In addition, a decline in the effectiveness of our collection practices could also increase our credit losses. We continuously evaluate and refine our purchasing practices and collection efforts to minimize risk. In addition, subvention contributes to our overall portfolio quality, as subvened contracts typically have higher credit scores than non-subvened contracts.

The following table provides information related to our origination experience:

	December 31,	March 31,	December 31,
	2023	2023	2022
Average consumer portfolio origination FICO score	755	744	744
Average consumer retail loan origination term (months) ¹	69	69	69

¹ Retail loan origination greater than or equal to 78 months was 11% as of December 31, 2023, 10% as of March 31, 2023, and 10% as of December 31, 2022.

While we have included the average origination FICO score to illustrate origination trends, we also use a proprietary credit scoring system to evaluate an applicant's risk profile. Refer to Part I. Item 1. Business "Finance Operations" in our fiscal 2023 Form 10-K for further discussion of the proprietary manner in which we evaluate risk.

The following table provides information related to our finance receivables and investment in operating leases:

	December 31, 2023	March 31, 2023	December 31, 2022
Net charge-offs as a percentage of average			
finance receivables 1,5	0.62%	0.54%	0.46%
Default frequency as a percentage of outstanding			
consumer finance receivables contracts ¹	1.22%	0.89%	0.80%
Average consumer finance receivables loss severity per unit ²	\$ 13,738	\$ 12,425	\$ 11,746
Aggregate balances for accounts 60 or more days			
past due as a percentage of earning assets ^{3, 4, 5}			
Finance receivables	0.79%	0.61%	0.72%
Operating leases	0.52%	0.40%	0.47%

¹ The ratio for net charge-offs and the ratio for default frequency have been annualized using nine-month results for the periods ended December 31, 2023 and 2022. Net charge-off includes the write-offs of accounts deemed to be uncollectable and accounts greater than 120 days past due.

- ² Average loss per unit upon disposition of repossessed vehicles or charge-off prior to repossession.
- ³ Substantially all retail receivables do not involve recourse to the dealer in the event of customer default.
- ⁴ Includes accounts in bankruptcy and excludes accounts for which vehicles have been repossessed.
- ⁵ Excludes accrued interest from average finance receivables.

Management considers historical credit loss information when assessing the allowance for credit losses. Historical credit losses are primarily driven by two factors: default frequency and loss severity. Our net charge-offs as a percentage of average finance receivables for the first nine months of fiscal 2024 increased to 0.62 percent from 0.46 percent for the same period in fiscal 2023. Our default frequency as a percentage of outstanding finance receivable contracts increased to 1.22 percent for the first nine months of fiscal 2024, compared to 0.80 percent in the same period in fiscal 2023. Our average finance receivables loss severity per unit for the first nine months of fiscal 2024 increased to \$13,738 from \$11,746 in the first nine months of fiscal 2023. The increases in net charge-offs, default frequency, and loss severity per unit were due to an increase in full balance charge-offs, higher average amounts financed, and higher delinquencies.

Our aggregate balances for accounts 60 or more days past due as a percentage of finance receivables was 0.79 percent at December 31, 2023, compared to 0.72 percent at December 31, 2022, and 0.61 percent at March 31, 2023. Our aggregate balances for accounts 60 or more days past due as a percentage of operating leases was 0.52 percent at December 31, 2023, compared to 0.47 percent at December 31, 2022, and 0.40 percent at March 31, 2023. The economic conditions, including consumer price increases and high interest rates, have negatively impacted some consumers ability to make scheduled payments which has resulted in an increase in consumer delinquencies and charge-offs.

Allowance for Credit Losses

We maintain an allowance for credit losses which is measured by an impairment model that reflects lifetime expected losses.

The allowance for credit losses for our retail loan portfolio is measured on a collective basis when loans have similar risk characteristics such as loan-to-value ratio, book payment-to-income ratio, FICO score at origination, collateral type, contract term, and other relevant factors. We use statistical models to estimate lifetime expected credit losses of our retail loan portfolio segment by applying probability of default and loss given default to the exposure at default on a loan level basis. Probability of default models are developed from internal risk scoring models which consider variables such as delinquency status, historical default frequency, and other credit quality indicators. Other credit quality indicators include loan-to-value ratio, book payment-to-income ratio, FICO score at origination, collateral type (new or used, Lexus, Toyota, or private label), and contract term. Loss given default models forecast the extent of losses given that a default has occurred and consider variables such as collateral, trends in recoveries, historical loss severity, and other contract structure variables. Exposure at default represents the expected outstanding principal balance, including the effects of expected prepayment when applicable. The lifetime expected credit losses incorporate the probability-weighted forward-looking macroeconomic forecasts for baseline, favorable, and adverse scenarios. The loan lifetime is regarded by management as the reasonable and supportable period. We use macroeconomic forecasts from a third party and update such forecasts quarterly. On an ongoing basis, we review our models, including macroeconomic factors, the selection of macroeconomic scenarios and their weighting to ensure they reflect the risk of the portfolio.

For the allowance for credit losses for our dealer portfolio, an allowance for credit losses is established for both outstanding dealer finance receivables and certain unfunded off-balance sheet lending commitments. The allowance for credit losses is measured on a collective basis when loans have similar risk characteristics such as dealer group internal risk rating and loan-to-value ratios. We measure lifetime expected credit losses of our dealer products portfolio segment by applying probability of default and loss given default to the exposure at default on a loan level basis. Probability of default is primarily established based on internal risk assessments. The probability of default model also considers qualitative factors related to macroeconomic outlooks. Loss given default is established based on the nature and market value of the collateral, loan-to-value ratios and other credit quality indicators. Exposure at default represents the expected outstanding principal balance. The lifetime of the loan or lending commitment is regarded by management as the reasonable and supportable period. On an ongoing basis, we review our models, including macroeconomic outlooks, to ensure they reflect the risk of the portfolio.

If management does not believe the models reflect lifetime expected credit losses, a qualitative adjustment is made to reflect management judgment regarding observable changes in recent or expected economic trends and conditions, portfolio composition, and other relevant factors.

The following table provides information related to our allowance for credit losses for finance receivables and certain off-balance sheet lending commitments:

	Three months ended December 31,			Nine mon Decem			
(Dollars in millions)		2023		2022	2023		2022
Allowance for credit losses at beginning of period	\$	1,628	\$	1,395	\$ 1,513	\$	1,272
Charge-offs		(211)		(173)	(536)		(370)
Recoveries		27		13	81		42
Provision for credit losses		206		278	592		569
Allowance for credit losses at end of period ¹	\$	1,650	\$	1,513	\$ 1,650	\$	1,513

¹ Ending balance as of December 31, 2023 and 2022 include \$45 million and \$29 million, respectively, of allowance for credit losses recorded in Other liabilities on the Consolidated Balance Sheet which is related to off-balance-sheet lending commitments.

Our allowance for credit losses increased by \$137 million from \$1.5 billion at December 31, 2022 to \$1.7 billion at December 31, 2023, due to an increase in size of our retail loan portfolio, an increase in consumer delinquencies and charge-offs as well as higher expectations of credit losses in the retail loan portfolio.

Future changes in the economy that impact the consumer and consumer confidence such as increasing interest rates and a rise in the unemployment rate as well as higher debt balances, coupled with deterioration in actual and expected used vehicle values, could result in further increases to our allowance for credit losses. In addition, a decline in the effectiveness of our collection practices could also increase our allowance for credit losses.

LIQUIDITY AND CAPITAL RESOURCES

Cash Requirements

Our primary material cash requirements include the acquisition of finance receivables and investment in operating leases from dealers, providing various financing to dealers, payments related to debt and swaps, operating expenses, voluntary protection contract expenses, income taxes, and dividend payments.

Guarantees

TMCC has guaranteed the payments of principal and interest with respect to the bond obligations that were issued by Putnam County, West Virginia and Gibson County, Indiana to finance the construction of pollution control facilities at manufacturing plants of certain TMCC affiliates. Refer to Note 9 - Commitments and Contingencies of the Notes to Consolidated Financial Statements for further discussion.

Commitments

A description of our lending commitments is included under "Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations, Liquidity and Capital Resources" and Note 12 - Related Party Transactions of the Notes to Consolidated Financial Statements in our fiscal 2023 Form 10-K, as well as in Note 9 - Commitments and Contingencies of the Notes to Consolidated Financial Statements.

Indemnification

Refer to Note 9 - Commitments and Contingencies of the Notes to Consolidated Financial Statements for a description of agreements containing indemnification provisions.

Liquidity

Liquidity risk is the risk relating to our ability to meet our financial obligations when they come due. Our liquidity strategy is to ensure that we maintain the ability to fund assets and repay liabilities in a timely and cost-effective manner, even in adverse market conditions. Our strategy includes raising funds via the global capital markets and through loans, credit facilities, and other transactions as well as generating liquidity from our earning assets. This strategy has led us to develop a diversified borrowing base that is distributed across a variety of markets, geographies, investors and financing structures.

Liquidity management involves forecasting and maintaining sufficient capacity to meet our cash needs, including unanticipated events. To ensure adequate liquidity through a full range of potential operating environments and market conditions, we conduct our liquidity management and business activities in a manner that will preserve and enhance funding stability, flexibility and diversity. Key components of this operating strategy include a strong focus on developing and maintaining direct relationships with commercial paper investors and wholesale market funding providers and maintaining the ability to sell certain assets when and if conditions warrant.

We develop and maintain contingency funding plans and regularly evaluate our liquidity position under various operating circumstances, allowing us to assess how we will be able to operate through a period of stress when access to normal sources of capital is constrained. The plans project funding requirements during a potential period of stress, specify and quantify sources of liquidity, and outline actions and procedures for effectively managing through the problem period. In addition, we monitor the ratings and credit exposure of the lenders that participate in our credit facilities to ascertain any issues that may arise with potential draws on these facilities if that contingency becomes warranted.

We maintain broad access to a variety of domestic and global markets and may choose to realign our funding activities depending upon market conditions, relative costs, and other factors. We believe that our funding sources, combined with operating and investing activities, provide sufficient liquidity to meet future funding requirements and business growth. For liquidity purposes, we hold cash in excess of our immediate funding needs. These excess funds are invested in short-term, highly liquid and investment grade money market instruments, which provide liquidity for our short-term funding needs and flexibility in the use of our other funding sources. We maintained excess funds ranging from \$4.4 billion to \$11.6 billion with an average balance of \$7.4 billion during the quarter ended December 31, 2023. The amount of excess funds we hold excludes amounts related to voluntary protection operations, and may fluctuate, depending on market conditions and other factors. We also have access to liquidity under a \$5.0 billion credit facility with Toyota Motor Sales U.S.A., Inc. ("TMS"), which as of December 31, 2023, was not drawn upon and had no outstanding balance as further described in Note 7 – Debt and Credit Facilities of the Notes to the Consolidated Financial Statements. We believe we have sufficient capacity to meet our short-term funding requirements and manage our liquidity, including payment of dividends.

Credit support is provided to us by our indirect parent Toyota Financial Services Corporation ("TFSC"), and, in turn to TFSC by TMC. Taken together, these credit support agreements provide an additional source of liquidity to us, although we do not rely upon such credit support in our liquidity planning and capital and risk management. The credit support agreements are not a guarantee by TMC or TFSC of any securities or obligations of TFSC or TMCC, respectively. The fees paid pursuant to these agreements are disclosed in Note 11 – Related Party Transactions of the Notes to Consolidated Financial Statements.

TMC's obligations under its credit support agreement with TFSC rank pari passu with TMC's senior unsecured debt obligations. Refer to Part II. Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations "Liquidity and Capital Resources" in our fiscal 2023 Form 10-K for further discussion.

We routinely monitor global financial conditions and our financial exposure to our global counterparties, particularly in those countries experiencing significant economic, fiscal or political strain, and the corresponding likelihood of default. As of December 31, 2023, our exposure to foreign sovereign and non-sovereign counterparties was not significant. Refer to the "Liquidity and Capital Resources - Credit Facilities and Letters of Credit" section and Part I, Item 1A. Risk Factors – "The failure or commercial soundness of our counterparties and other financial institutions may have an effect on our liquidity, results of operations or financial condition" in our fiscal 2023 Form 10-K for further discussion.

Funding

The following table summarizes the components of our outstanding debt which includes unamortized premiums, discounts, debt issuance costs and the effects of foreign currency translation adjustments:

		December 31,	2023		March 31, 2023				
	Face	Carrying	Weighted average contractual	Face	Carrying	Weighted average contractual			
(Dollars in millions)	value	value	interest rates	value	<u>value</u>	interest rates			
Unsecured notes and loans payable									
Commercial paper	\$ 17,419	\$ 17,144	5.71%	\$ 16,946	\$ 16,737	5.01%			
U.S. medium term note									
("MTN") program	51,001	50,847	3.87%	45,727	45,576	3.11%			
Euro medium term note									
("EMTN") program	13,641	13,557	2.44%	12,104	12,022	2.10%			
Other debt	4,197	4,196	5.48%	4,616	4,614	5.08%			
Total Unsecured notes and loans									
payable	86,258	85,744	4.09%	79,393	78,949	3.48%			
Secured notes and loans payable	33,311	33,262	4.55%	32,777	32,736	3.76%			
Total debt	\$ 119,569	\$ 119,006	4.22%	\$ 112,170	\$ 111,685	3.56%			

Unsecured notes and loans payable

The following table summarizes the significant activities by program of our Unsecured notes and loans payable:

	Cor	mmaraja1								Total nsecured otes and loans
(Dollars in millions)	Commercial paper ¹]	MTNs	s EMTNs		Other		payable	
Balance at March 31, 2023	\$	16,946	\$	45,727	\$	12,104	\$	4,616	\$	79,393
Issuances		473		15,225		2,366		331		18,395
Maturities and terminations		-		(9,951)		(1,001)		(750)		(11,702)
Non-cash changes in foreign currency rates		-		-		172		-		172
Balance at December 31, 2023	\$	17,419	\$	51,001	\$	13,641	\$	4,197	\$	86,258

¹ Changes in Commercial paper are shown net due to its short duration.

Commercial paper

Short-term funding needs are met through the issuance of commercial paper in the U.S. Commercial paper outstanding under our commercial paper programs ranged from approximately \$16.9 billion to \$18.1 billion during the quarter ended December 31, 2023, with an average outstanding balance of \$17.5 billion. Our commercial paper programs are supported by the credit facilities discussed under the heading "Credit Facilities and Letters of Credit." We believe we have sufficient capacity to meet our short-term funding requirements and manage our liquidity.

MTN program

We maintain a shelf registration statement with the Securities and Exchange Commission ("SEC") to provide for the issuance of debt securities in the U.S. capital markets to retail and institutional investors. We currently qualify as a well-known seasoned issuer under SEC rules, which allows us to issue under our registration statement an unlimited amount of debt securities during the three-year period ending January 2027. Debt securities issued under the U.S. shelf registration statement are issued pursuant to the terms of an indenture which requires TMCC to comply with certain covenants, including negative pledge and cross-default provisions. We are currently in compliance with these covenants.

EMTN program

Our EMTN program, shared with our affiliates Toyota Motor Finance (Netherlands) B.V., Toyota Credit Canada Inc. and Toyota Finance Australia Limited (TMCC and such affiliates, the "EMTN Issuers"), provides for the issuance of debt securities in the international capital markets. In September 2023, the EMTN Issuers renewed the EMTN program for a one-year period. The maximum aggregate principal amount authorized under the EMTN Program to be outstanding at any time is €60.0 billion or the equivalent in other currencies. The authorized amount is shared among all EMTN Issuers. The authorized aggregate principal amount under the EMTN program may be increased from time to time. Debt securities issued under the EMTN program are issued pursuant to the terms of an agency agreement. Certain debt securities issued under the EMTN program are subject to negative pledge provisions. We are currently in compliance with these covenants.

Other debt

TMCC has entered into term loan agreements with various banks. These term loan agreements contain covenants and conditions customary in transactions of this nature, including negative pledge provisions, cross-default provisions and limitations on certain consolidations, mergers and sales of assets. We are currently in compliance with these covenants and conditions.

We may borrow from affiliates on terms based upon a number of business factors such as funds availability, cash flow timing, relative cost of funds, and market access capabilities. Amounts borrowed from affiliates are recorded in Other liabilities on our Consolidated Balance Sheets and are therefore excluded from Debt amounts.

Secured Notes and Loans Payable

Asset-backed securitization of our earning asset portfolio provides us with an alternative source of funding. We regularly execute public or private securitization transactions.

The following table summarizes the significant activities of our Secured notes and loans payable:

		Secured	
	1	notes and	
		loans	
(Dollars in millions)		payable	
Balance at March 31, 2023	\$	32,777	
Issuances		12,024	
Maturities and terminations		(11,490)	
Balance at December 31, 2023	\$	33,311	

Sacurad

We securitize finance receivables and beneficial interests in investments in operating leases ("Securitized Assets") using a variety of structures. Our securitization transactions involve the transfer of Securitized Assets to bankruptcy-remote special purpose entities. These bankruptcy-remote entities are used to ensure that the Securitized Assets are isolated from the claims of creditors of TMCC and that the cash flows from these assets are available solely for the benefit of the investors in these asset-backed securities. Investors in asset-backed securities do not have recourse to our other assets, and neither TMCC nor our affiliates guarantee these obligations. We are not required to repurchase or make reallocation payments with respect to the Securitized Assets that become delinquent or default after securitization. As seller and servicer of the Securitized Assets, we are required to repurchase or make a reallocation payment with respect to the underlying assets that are subsequently discovered not to have met specified eligibility requirements. This repurchase obligation is customary in securitization transactions. With the exception of our revolving asset-backed securitization program, funding obtained from our securitization transactions is repaid as the underlying Securitized Assets amortize.

We service the Securitized Assets in accordance with our customary servicing practices and procedures. Our servicing duties include collecting payments on Securitized Assets and submitting them to a trustee for distribution to security holders and other interest holders. We prepare monthly servicer certificates on the performance of the Securitized Assets, including collections, investor distributions, delinquencies, and credit losses. We also perform administrative services for the special purpose entities.

Our use of special purpose entities in securitizations is consistent with conventional practice in the securitization market. None of our officers, directors, or employees hold any equity interests or receive any direct or indirect compensation from our special purpose entities. These entities do not own our stock or the stock of any of our affiliates. Each special purpose entity has a limited purpose and generally is permitted only to purchase assets, issue asset-backed securities, and make payments to the security holders, other interest holders and certain service providers as required under the terms of the transactions.

Our securitizations are structured to provide credit enhancement to reduce the risk of loss to security holders and other interest holders in the asset-backed securities. Credit enhancement may include some or all of the following:

- *Overcollateralization*: The principal of the Securitized Assets that exceeds the principal amount of the related secured debt.
- *Excess spread*: The expected interest collections on the Securitized Assets that exceed the expected fees and expenses of the special purpose entity, including the interest payable on the debt, net of swap settlements, if any.
- Cash reserve funds: A portion of the proceeds from the issuance of asset-backed securities may be held by the securitization trust in a segregated reserve fund and may be used to pay principal and interest to security holders and other interest holders if collections on the underlying receivables are insufficient.
- *Yield supplement arrangements*: Additional overcollateralization may be provided to supplement the future contractual interest payments from securitized receivables with relatively low contractual interest rates.
- **Subordinated notes**: The subordination of principal and interest payments on subordinated notes may provide additional credit enhancement to holders of senior notes.

In addition to the credit enhancement described above, we may enter into interest rate swaps with our special purpose entities that issue variable rate debt. Under the terms of these swaps, the special purpose entities are obligated to pay TMCC a fixed rate of interest on payment dates in exchange for receiving a floating rate of interest on notional amounts equal to the outstanding balance of the secured notes and loans payable. This arrangement enables the special purpose entities to mitigate the interest rate risk inherent in issuing variable rate debt that is secured by fixed rate Securitized Assets.

Securitized Assets and the related debt remain on our Consolidated Balance Sheets. We recognize financing revenue on the Securitized Assets. We also recognize interest expense on the secured notes and loans payable issued by the special purpose entities and maintain an allowance for credit losses on the Securitized Assets to cover estimated lifetime expected credit losses using a methodology consistent with that used for our non-securitized asset portfolio. The interest rate swaps between TMCC and the special purpose entities are considered intercompany transactions and therefore are eliminated in our consolidated financial statements.

Our secured notes also include a revolving asset-backed securitization program backed by a revolving pool of finance receivables and cash collateral. Cash flows from these receivables during the revolving period in excess of what is needed to pay certain expenses of the securitization trust and contractual interest payments on the related secured notes may be used to purchase additional receivables, provided that certain conditions are met following the purchase. The secured notes feature a scheduled revolving period, with the ability to repay the secured notes in full, after which an amortization period begins. The revolving period may also end with the amortization period beginning upon the occurrence of certain events that include certain segregated account balances falling below their required levels, credit losses or delinquencies on the pool of assets supporting the secured notes exceeding specified levels, the adjusted pool balance falling to less than 50% of the initial principal amount of the secured notes, or interest not being paid on the secured notes.

Public Securitization

We maintain a shelf registration statement with the SEC to provide for the issuance of securities backed by Securitized Assets in the U.S. capital markets during the three-year period ending December 2024. We regularly sponsor public securitization trusts that issue securities backed by retail finance receivables, including registered securities that we retain. None of these securities have defaulted, experienced any events of default or failed to pay principal in full at maturity. As of December 31, 2023 and March 31, 2023, we did not have any outstanding lease securitization transactions registered with the SEC.

Credit Facilities and Letters of Credit

For additional liquidity purposes, we maintain credit facilities, which may be used for general corporate purposes, as described below:

364-Day Credit Agreement, Three-Year Credit Agreement and Five-Year Credit Agreement

TMCC, Toyota Credit de Puerto Rico Corp. ("TCPR"), and other Toyota affiliates are party to a \$5.0 billion 364-day syndicated bank credit facility, a \$5.0 billion three-year syndicated bank credit facility, and a \$5.0 billion five-year syndicated bank credit facility, expiring in fiscal years ending March 31, 2025, 2027, and 2029, respectively.

The ability to make draws is subject to covenants and conditions customary in transactions of this nature, including negative pledge provisions, cross-default provisions and limitations on certain consolidations, mergers and sales of assets. These agreements were not drawn upon and had no outstanding balances as of December 31, 2023 and March 31, 2023. We are currently in compliance with the covenants and conditions of the credit agreements described above.

Committed Revolving Asset-backed Facility

We are party to a 364-day revolving securitization facility with certain bank-sponsored asset-backed conduits and other financial institutions expiring in fiscal year ending March 31, 2025. Under the terms and subject to the conditions of this facility, the committed lenders under the facility have committed to make advances up to a facility limit of \$8.0 billion backed by eligible retail finance receivables transferred by us to a special-purpose entity acting as borrower. We utilized \$3.8 billion and \$5.5 billion of this facility as of December 31, 2023 and March 31, 2023, respectively.

Other Unsecured Credit Agreements

TMCC is party to additional unsecured credit facilities with various banks. As of December 31, 2023, TMCC had committed bank credit facilities totaling \$4.4 billion of which \$350 million, \$2.1 billion, \$350 million, and \$1.6 billion mature in fiscal years ending March 31, 2024, 2025, 2026, and 2027, respectively.

These credit agreements contain covenants and conditions customary in transactions of this nature, including negative pledge provisions, cross-default provisions and limitations on certain consolidations, mergers and sales of assets. These credit facilities were not drawn upon and had no outstanding balances as of December 31, 2023 and March 31, 2023. We are currently in compliance with the covenants and conditions of the credit agreements described above.

TMCC is party to a \$5.0 billion three-year revolving credit facility with TMS expiring in fiscal year ending March 31, 2026. This credit facility was not drawn upon and had no outstanding balance as of December 31, 2023 and March 31, 2023.

From time to time, we may borrow from affiliates based upon a number of business factors such as funds availability, cash flow timing, relative cost of funds, and market access capabilities.

Credit Ratings

The cost and availability of unsecured financing is influenced by credit ratings, which are intended to be an indicator of the creditworthiness of a particular company, security, or obligation. Lower ratings generally result in higher borrowing costs as well as reduced access to capital markets. Credit ratings are not recommendations to buy, sell, or hold securities, and are subject to revision or withdrawal at any time by the assigning credit rating organization. Each credit rating organization may have different criteria for evaluating risk, and therefore ratings should be evaluated independently for each organization. Our credit ratings depend in part on the existence of the credit support agreements of TFSC and TMC. Refer to "Part I, Item 1A. Risk Factors - Our borrowing costs and access to the unsecured debt capital markets depend significantly on the credit ratings of TMCC and its parent companies and our credit support arrangements" in our fiscal 2023 Form 10-K.

Derivative Instruments

Our liabilities consist mainly of fixed and variable rate debt, denominated in U.S. dollars and various other currencies, which we issue in the global capital markets, while our assets consist primarily of U.S. dollar denominated, fixed rate receivables. We enter into interest rate swaps and foreign currency swaps to economically hedge the interest rate and foreign currency risks that result from the different characteristics of our assets and liabilities. Our use of derivative transactions is intended to reduce long-term fluctuations in the fair value of assets and liabilities caused by market movements. All of our derivatives are categorized as not designated for hedge accounting, and all of our derivative activities are authorized and monitored by our management and our Asset-Liability Committee which provides a framework for financial controls and governance to manage market risk.

Refer to Note 6 – Derivatives, Hedging Activities and Interest Expense of the Notes to Consolidated Financial Statements for further discussion and disclosure on derivative instruments.

LIBOR TRANSITION

While the most commonly used U.S. dollar London Interbank Offered Rate ("LIBOR") tenors continued to be published until June 30, 2023, U.S. banking agencies issued guidance that financial institutions should cease using U.S. dollar LIBOR as a reference rate in new contracts after December 31, 2021. We were exposed to LIBOR-based financial instruments, including through our dealer financing activities, derivative contracts, secured and unsecured debt, and investment securities. To facilitate an orderly transition from LIBOR to alternative reference rates ("ARRs"), we established an initiative led by senior management, with Board and committee oversight, to assess, monitor and mitigate risks associated with the expected discontinuation of LIBOR, to achieve operational readiness and engage impacted borrowers and counterparties in connection with the transition to ARRs. Our efforts under this initiative included monitoring developments and the usage of ARRs, monitoring the regulatory and financial reporting guidance, as well as reviewing and updating current legal contracts, internal systems and processes to accommodate the use of ARRs.

As of December 31, 2023, we have completed the transition from LIBOR to ARRs. This effort included transitioning various borrowing arrangements and derivative contracts to SOFR linked rates and updating various lending arrangements to Prime.

Refer to Part I, Item 1A. Risk Factors – "The transition away from LIBOR and the adoption of ARRs could adversely impact our business and results of operations" in our fiscal 2023 Form 10-K for further discussion.

NEW ACCOUNTING STANDARDS

Refer to Note 1 – Interim Financial Data of the Notes to Consolidated Financial Statements.

CRITICAL ACCOUNTING ESTIMATES

The preparation of financial statements in accordance with accounting principles generally accepted in the United States of America (U.S. GAAP) requires management to make certain estimates which affect reported financial results. The evaluation of the factors used in determining each of our critical accounting estimates involves significant assumptions, complex analyses, and management judgment. Changes in the evaluation of these factors may have a significant impact on the consolidated financial statements. Additionally, due to inherent uncertainties in making estimates, actual results could differ from those estimates, and those differences could be material. The critical accounting estimates that affect the consolidated financial statements and the judgment and assumptions used are consistent with those described in Item 7. "Management's Discussion and Analysis of Financial Condition and Results of Operations, Critical Accounting Estimates" in our fiscal 2023 Form 10-K.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

We have omitted this section pursuant to General Instruction H(2) of Form 10-Q.

ITEM 4. CONTROLS AND PROCEDURES

As of the end of the period covered by this report, we conducted an evaluation, under the supervision and with the participation of our management, including our Chief Executive Officer (the principal executive officer) and Chief Financial Officer (the principal financial officer), of the effectiveness of our "disclosure controls and procedures" as defined in Rule 13a-15(e) under the Securities Exchange Act of 1934 (the "Exchange Act"). Based on this evaluation, the Chief Executive Officer ("CEO") and Chief Financial Officer ("CFO") concluded that the disclosure controls and procedures were effective as of December 31, 2023, to ensure that information required to be disclosed in reports filed under the Exchange Act was recorded, processed, summarized and reported within the time periods specified by the SEC's rules, regulations, and forms and that such information is accumulated and communicated to our CEO and CFO, as appropriate, to allow timely decisions regarding required disclosures.

There have been no changes in our internal control over financial reporting that occurred during the three months ended December 31, 2023, that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II. OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

Litigation

For a discussion of legal proceedings, see "Part I. Financial Information – Item 1. Financial Statements - Note 9 – Commitments and Contingencies of the Notes to Consolidated Financial Statements – Litigation and Governmental Proceedings."

ITEM 1A. RISK FACTORS

There are no material changes from the risk factors set forth under "Item 1A. Risk Factors" in our fiscal 2023 Form 10-K.

ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

We have omitted this section pursuant to General Instruction H(2) of Form 10-Q.

ITEM 3. DEFAULTS UPON SENIOR SECURITIES

We have omitted this section pursuant to General Instruction H(2) of Form 10-Q.

ITEM 4. MINE SAFETY DISCLOSURES

Not applicable.

ITEM 5. OTHER INFORMATION

Disclosure of Iranian Activities under Section 13(r) of the Securities Exchange Act of 1934

Section 219 of the Iran Threat Reduction and Syria Human Rights Act of 2012 added Section 13(r) to the Exchange Act. Section 13(r) requires an issuer to disclose in its annual or quarterly reports, as applicable, whether it or any of its affiliates knowingly engaged in certain activities, transactions or dealings relating to Iran or with designated natural persons or entities involved in terrorism or the proliferation of weapons of mass destruction. Disclosure is required even where the activities, transactions or dealings are conducted outside the U.S. by non-U.S. affiliates in compliance with applicable law, and whether or not the activities are sanctionable under U.S. law.

Because the Securities and Exchange Commission ("SEC") defines the term "affiliate" broadly, our affiliates include any entity controlled by us as well as any person or entity that controls us or is under common control with us ("control" is also construed broadly by the SEC). For affiliates that we do not control and that are our affiliates solely due to their common control by TMC, we have relied upon TMC for information regarding their activities, transactions and dealings.

Quarterly Period Ended December 31, 2023

We are not aware of any activity, transaction or dealing by us or any of our affiliates during the quarter ended December 31, 2023 that requires disclosure in this report under Section 13(r) of the Exchange Act, except as set forth below. TMC has provided us with the following information for the quarterly period ended December 31, 2023:

• Toyota Mobility Service Co., Ltd. ("TMSC," established in 2018 through a merger between Toyota Fleet Leasing Co., Ltd. and Toyota Tokyo Rental & Leasing Co., Ltd.), a wholly-owned indirect subsidiary of Toyota, leased one vehicle to the Iranian embassy in Japan.

This activity contributed an insignificant amount of gross revenues and net profit to TMC.

Prior Periods

TMC has informed us that it has amended or supplemented its disclosure, the text of which is reproduced below, to disclose information relating to certain activities of Toyota Mobility Service Co., Ltd. ("TMSC," established in 2018 through a merger between Toyota Fleet Leasing Co., Ltd. and Toyota Tokyo Rental & Leasing Co., Ltd.), a wholly-owned indirect subsidiary of Toyota (the "TMSC Disclosure") in its Amendments No. 1 to its Annual Reports on Form 20-F for the fiscal years ended March 31, 2023 and March 31, 2021, and Amendments No. 2 to its Annual Report on Form 20-F for the fiscal years ended March 31, 2020 and March 31, 2019, each as filed with the SEC on February 6, 2024. TMC has also informed

us that it has amended or supplemented its disclosure, the text of which is reproduced below, to disclose information relating to certain activities of Toyota Tokyo Rental & Leasing Co., Ltd. ("TTRL"), a wholly-owned subsidiary of Toyota (the "TTRL Disclosure") in its Amendment No. 3 to its Annual Report on Form 20-F for the fiscal year ended March 31, 2017, and Amendment No. 2 to its Annual Report on Form 20-F for the fiscal year ended March 31, 2016, each filed with the SEC on February 6, 2024. We have no involvement in, or control over, the activities of TMSC or TTRL and we have not independently verified or participated in the preparation of the TMT TMSC Disclosure or TTRL Disclosure. The TMT TMSC Disclosure and TTRL Disclosure do not relate to any activities conducted by us and do not involve us or our management.

Amendment No. 1 to TMC's Annual Report on Form 20-F for the fiscal year ended March 31, 2023:

"During the fiscal year ended March 31, 2023:

• Toyota Mobility Service Co., Ltd. ("TMSC," established in 2018 through a merger between Toyota Fleet Leasing Co., Ltd. and Toyota Tokyo Rental & Leasing Co., Ltd.), a wholly-owned indirect subsidiary of Toyota, leased two vehicles to the Iranian embassy in Japan.

This activity contributed an insignificant amount of gross revenues and net profit to Toyota."

Amendment No. 1 to TMC's Annual Report on Form 20-F for the fiscal year ended March 31, 2021:

"During the fiscal year ended March 31, 2021:

• Toyota Mobility Service Co., Ltd. ("TMSC," established in 2018 through a merger between Toyota Fleet Leasing Co., Ltd. and Toyota Tokyo Rental & Leasing Co., Ltd.), a wholly-owned indirect subsidiary of Toyota, leased one vehicle to the Iranian embassy in Japan.

This activity contributed an insignificant amount of gross revenues and net profit to Toyota."

Amendment No. 2 to TMC's Annual Report on Form 20-F for the fiscal year ended March 31, 2020:

"During the fiscal year ended March 31, 2020:

- TOYOTA Mobility Tokyo Inc. ("TMT," formerly known as Tokyo Toyopet Motor Sales Co., Ltd.), a wholly-owned subsidiary of Toyota, performed maintenance services on Toyota vehicles owned by the Iranian embassy in Japan.
- Toyota Mobility Service Co., Ltd. ("TMSC," established in 2018 through a merger between Toyota Fleet Leasing Co., Ltd. and Toyota Tokyo Rental & Leasing Co., Ltd.), a wholly-owned indirect subsidiary of Toyota, leased four vehicles to the Iranian embassy in Japan.

The above activities contributed an insignificant amount of gross revenues and net profit to Toyota."

Amendment No. 2 to TMC's Annual Report on Form 20-F for the fiscal year ended March 31, 2019:

"During the fiscal year ended March 31, 2019:

- TOYOTA Mobility Tokyo Inc. ("TMT," formerly known as Tokyo Toyopet Motor Sales Co., Ltd.), a wholly-owned subsidiary of Toyota, performed maintenance services on Toyota vehicles owned by the Iranian embassy in Japan.
- Toyota Mobility Service Co., Ltd. ("TMS," established in 2018 through a merger between Toyota Fleet Leasing Co., Ltd. and Toyota Tokyo Rental & Leasing Co., Ltd.), a wholly-owned indirect subsidiary of Toyota, leased six vehicles to the Iranian embassy in Japan.

The above activities contributed an insignificant amount of gross revenues and net profit to Toyota."

Amendment No. 3 to TMC's Annual Report on Form 20-F for the fiscal year ended March 31, 2017:

"During the fiscal year ended March 31, 2017:

- Toyota Kirloskar Motor Private Limited ("TKM"), a majority-owned subsidiary of Toyota, sold one Toyota vehicle to the Iranian embassy in India.
- TOYOTA Mobility Tokyo Inc. ("TMT," formerly known as Tokyo Toyopet Motor Sales Co., Ltd.), a wholly-owned subsidiary of Toyota, performed maintenance services on Toyota vehicles owned by the Iranian embassy in Japan.
- Toyota Tokyo Rental & Leasing Co., Ltd. ("TTRL"), a wholly-owned subsidiary of Toyota, leased twelve vehicles to the Iranian embassy in Japan.

The above activities contributed in aggregate approximately ¥3 million in gross revenues and an insignificant amount of net profit to Toyota."

Amendment No. 2 to TMC's Annual Report on Form 20-F for the fiscal year ended March 31, 2016:

"During the fiscal year ended March 31, 2016:

- TOYOTA Mobility Tokyo Inc. ("TMT," formerly known as Tokyo Toyopet Motor Sales Co., Ltd.), a wholly-owned subsidiary of Toyota, performed maintenance services on Toyota vehicles owned by the Iranian embassy in Japan.
- Toyota Tokyo Rental & Leasing Co., Ltd. ("TTRL"), a wholly-owned subsidiary of Toyota, leased six vehicles to the Iranian embassy in Japan.

The above activities contributed an insignificant amount of gross revenues and net profit to Toyota."

TMC believes that none of the above transactions subject it or its affiliates to U.S. sanctions. TMC has informed us that, as of October 23, 2017, TKM intended to cease conducting its activity described above. TMC has informed us that, as of November 4, 2021, TMT intended to cease conducting its activities described above, except that it intends to provide to the Iranian embassy necessary repair services in case of a recall or other safety measures in accordance with applicable laws and regulations. TMC has also informed us that, as of February 6, 2024, TMSC, which is the successor entity to TTRL, intends to cease conducting its activities described above. We have no involvement in, or control over, the activities of TKM, TMT, or TMSC (including its predecessor-in-interest, TTRL) and we have not independently verified this information. This information does not relate to any activities conducted by us and does not involve us or our management.

ITEM 6. EXHIBITS

Exhibit Number	Description	Method of Filing
3.1	Restated Articles of Incorporation of Toyota Motor Credit Corporation filed with the California Secretary of State on April 1, 2010	(1)
<u>3.2</u>	Bylaws of Toyota Motor Credit Corporation as amended through December 8, 2000	(2)
<u>10.1</u>	364 Day Credit Agreement, dated as of November 17, 2023, among Toyota Motor Credit Corporation, Toyota Motor Finance (Netherlands) B.V., Toyota Financial Services (UK) PLC, Toyota Credit De Puerto Rico Corp., Toyota Credit Canada Inc., Toyota Kreditbank GmbH, and Toyota Finance Australia Limited, as Borrowers, the lenders party thereto, and BNP Paribas, as Administrative Agent, Swing Line Agent and Swing Line Lender, BNP Paribas Securities Corp., BofA Securities, Inc., Citibank, N.A., JPMorgan Chase Bank, N.A., and MUFG Bank, Ltd., as Joint Lead Arrangers and Joint Book Managers, Citibank, N.A., Bank of America, N.A. and JPMorgan Chase Bank, N.A., as Syndication Agents and Swing Line Lenders, and MUFG Bank, Ltd., as a Syndication Agent.	(3)
<u>10.2</u>	Three Year Credit Agreement, dated as of November 17, 2023, among Toyota Motor Credit Corporation, Toyota Motor Finance (Netherlands) B.V., Toyota Financial Services (UK) PLC, Toyota Credit De Puerto Rico Corp., Toyota Credit Canada Inc., Toyota Kreditbank GmbH, and Toyota Finance Australia Limited, as Borrowers, the lenders party thereto, and BNP Paribas, as Administrative Agent, Swing Line Agent and Swing Line Lender, BNP Paribas Securities Corp., BofA Securities, Inc., Citibank, N.A., JPMorgan Chase Bank, N.A., and MUFG Bank, Ltd., as Joint Lead Arrangers and Joint Book Managers, Citibank, N.A., Bank of America, N.A. and JPMorgan Chase Bank, N.A., as Syndication Agents and Swing Line Lenders, and MUFG Bank, Ltd., as a Syndication Agent.	(4)
<u>10.3</u>	Five Year Credit Agreement, dated as of November 17, 2023, among Toyota Motor Credit Corporation, Toyota Motor Finance (Netherlands) B.V., Toyota Financial Services (UK) PLC, Toyota Credit De Puerto Rico Corp., Toyota Credit Canada Inc., Toyota Kreditbank GmbH, and Toyota Finance Australia Limited, as Borrowers, the lenders party thereto, and BNP Paribas, as Administrative Agent, Swing Line Agent and Swing Line Lender, BNP Paribas Securities Corp., BofA Securities, Inc., Citibank, N.A., JPMorgan Chase Bank, N.A., and MUFG Bank, Ltd., as Joint Lead Arrangers and Joint Book Managers, Citibank, N.A., Bank of America, N.A. and JPMorgan Chase Bank, N.A., as Syndication Agents and Swing Line Lenders, and MUFG Bank, Ltd., as a Syndication Agent.	(5)
<u>31.1</u>	Certification of Chief Executive Officer	Filed Herewith
<u>31.2</u>	Certification of Chief Financial Officer	Filed Herewith
<u>32.1</u>	Certification pursuant to 18 U.S.C. Section 1350	Furnished Herewith
32.2	Certification pursuant to 18 U.S.C. Section 1350	Furnished Herewith

⁽¹⁾ Incorporated herein by reference to Exhibit 3.1, filed with our Annual Report on Form 10-K for the fiscal year ended March 31, 2010, Commission File Number 1-9961.

⁽²⁾ Incorporated herein by reference to Exhibit 3.2, filed with our Quarterly Report on Form 10-Q for the three months ended December 31, 2000, Commission File Number 1-9961.

⁽³⁾ Incorporated herein by reference to Exhibit 10.1, filed with our Current Report on Form 8-K filed November 20, 2023, Commission File Number 1-9961.

⁽⁴⁾ Incorporated herein by reference to Exhibit 10.2, filed with our Current Report on Form 8-K filed November 20, 2023, Commission File Number 1-9961.

⁽⁵⁾ Incorporated herein by reference to Exhibit 10.3, filed with our Current Report on Form 8-K filed November 20, 2023, Commission File Number 1-9961.

Exhibit Number	Description	Method of Filing
101.INS	Inline XBRL instance document	Filed Herewith
101.SCH	Inline XBRL taxonomy extension schema with embedded linkbases document	Filed Herewith
104	Cover Page Interactive Data File (formatted as Inline XBRL and contained in Exhibit 101)	Filed Herewith

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

TOYOTA MOTOR CREDIT CORPORATION (Registrant)

Date: February 7, 2024 By /s/ Scott Cooke

Scott Cooke
President and Chief Executive Officer
(Principal Executive Officer)

Date: February 7, 2024 By /s/ James Schofield

James Schofield Group Vice President and Chief Financial Officer (Principal Financial Officer)

EXHIBIT 31.1

CERTIFICATIONS

- I, Scott Cooke, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of Toyota Motor Credit Corporation;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 7, 2024 By /s/ Scott Cooke

Scott Cooke President and Chief Executive Officer (Principal Executive Officer)

EXHIBIT 31.2

CERTIFICATIONS

- I, James Schofield, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of Toyota Motor Credit Corporation;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 7, 2024 By /s/ James Schofield

James Schofield Group Vice President and Chief Financial Officer (Principal Financial Officer)

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report of Toyota Motor Credit Corporation (the "Company") on Form 10-Q for the period ended December 31, 2023 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Scott Cooke, Chief Executive Officer of the Company, certify, pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that to the best of my knowledge:

- (1) The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

By /s/ Scott Cooke

Scott Cooke President and Chief Executive Officer (Principal Executive Officer)

February 7, 2024

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report of Toyota Motor Credit Corporation (the "Company") on Form 10-Q for the period ended December 31, 2023 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, James Schofield, Chief Financial Officer of the Company, certify, pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that to the best of my knowledge:

- (1) The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

By /s/ James Schofield

James Schofield Group Vice President and Chief Financial Officer (Principal Financial Officer)

February 7, 2024