Toyota Credit Canada Inc. ("TCCI")

Half-Yearly Financial Report for the six months ended 30 September 2025

TCCI was incorporated as a corporation under the Canada Business Corporations Act on 19 February 1990. TCCI's Corporation Number is 257476-4. The registered office of TCCI is located at 80 Micro Court, Suite 200, Markham, Ontario L3R 9Z5, Canada. TCCI is a wholly-owned subsidiary of Toyota Financial Services Corporation ("**TFS**"), which is a wholly-owned subsidiary of Toyota Motor Corporation ("**TMC**").

In fiscal year 2022, TCCI Limited Partnership and TCCI Securitization GP Corp. were created for the purpose of facilitating the securitization of finance receivables. TCCI Securitization GP Corp. is wholly owned by TCCI, whereas TCCI Limited Partnership is owned 99.99% by TCCI and 0.01% by TCCI Securitization GP Corp.

TCCI presents its half-yearly financial report for the six months ended 30 September 2025. References herein to "TCCI" denote Toyota Credit Canada Inc. and, where the context requires, its consolidated subsidiaries.

References herein to "Toyota" means TMC and its consolidated subsidiaries.

The principal business of TCCI, which is an integral part of the Toyota group's presence in Canada, is to provide financing services for authorised Toyota dealers and users of Toyota products. Financial products offered: (i) to customers, include lease and loan financing (i.e. financing through Toyota dealers to assist customers to acquire Toyota and Lexus vehicles); and (ii) to Toyota dealers, include floor plan financing (i.e. financing of dealer inventory), wholesale lease financing (i.e. financing of dealer lease portfolios) and dealership financing (i.e. financing of the construction, acquisition or renovation of dealership facilities). Such financing programmes are offered in all provinces and territories of Canada.

In addition to TCCI's principal business of providing finance products to authorised Toyota and Lexus dealers and their customers in Canada, TCCI also provides finance products to authorised Mazda dealers and their customers in Canada pursuant to an agreement TCCI entered into with Mazda Canada Inc. ("Mazda Canada") on 19 September 2024, effective from 1 October 2024, and to authorised Subaru dealers and their customers in Canada pursuant to an arrangement TCCI entered into with Subaru Canada, Inc. ("Subaru Canada") on 8 September 2008.

1. Management Report

(A) Summary of important events that have occurred during the first six months of the financial year and their impact on the condensed consolidated interim financial statements

TCCI's net income was C\$211.1 million for the six months ended 30 September 2025, compared to C\$134.0 million for the six months ended 30 September 2024. Financing revenues for the six months ended 30 September 2025 were higher than the comparative

period last year due to higher outstanding finance receivables primarily driven by private label contracts. Interest expense for the six months ended 30 September 2025 was higher than the comparative period last year due to higher average debt payable and securitization liability balances which offset lower borrowing costs. There were 592,896 total contracts outstanding as at 30 September 2025, compared to 546,693 as at 30 September 2024 primarily driven by private label contracts. Operating expenses for the six months ended 30 September 2025 were higher than the comparative period last year due primarily to higher employee salaries and benefits and higher provision costs. The provision for finance receivables in the six months ended 30 September 2025 was C\$52.4 million, compared to a provision of C\$29.4 million in the six months ended 30 September 2024. TCCI increased its allowance for retail finance lease residual value losses by C\$33.3 million in the current period (compared to an increase of C\$23.9 million in the comparative period last year) to reflect a forecasted decrease in used car values, an increase in retail finance lease receivables and higher expected losses on battery electric vehicles. TCCI's allowance for credit losses as at 30 September 2025 of C\$ 55.9 million was higher than 31 March 2025 of C\$46.7 million to reflect both an increase in the Company's outstanding asset levels, as well as the impact on its portfolio of higher expected rates of delinquency and defaults due to the impact on the broader economy from tariff related uncertainty. uncollectable customer accounts in the six months ended 30 September 2025 were C\$2.9 million higher than the comparative period last year. Results for the six months ended 30 September 2025 were positively affected by unrealised gains of C\$30.5 million on derivatives used to manage interest rate risk, compared to unrealised losses of C\$(46.4) million in the comparative period last year. Overall, TCCI's capital position increased by C\$128.5 million, bringing total equity to C\$1,775.2 million as at 30 September 2025.

For the six months ended 30 September 2025, TCCI entered into C\$1.5 billion private retail loan securitization transactions, compared to C\$750 million for the six months ended 30 September 2024.

Medium Term Notes

TCCI maintains its Euro Medium Term Note Programme (the "*EMTN Programme*") together with its affiliates Toyota Motor Finance (Netherlands) B.V., Toyota Finance Australia Limited (ABN 48 002 435 181) and Toyota Motor Credit Corporation (TCCI and such affiliates, the "*EMTN Issuers*"), providing for the issuance of debt securities in the international capital markets. In September 2025, the EMTN Issuers renewed the EMTN Programme for a one year period. The maximum aggregate principal amount of debt securities that may be issued by the EMTN Issuers and outstanding under the EMTN Programme at any time is €60 billion, or the equivalent in other currencies.

Back Up Liquidity

On 14 November 2025, TCCI and other Toyota affiliates entered into a U.S.\$ 5.0 billion 364 day syndicated bank credit facility pursuant to a 364 Day Credit Agreement, a U.S.\$ 5.0 billion three year syndicated bank credit facility pursuant to a Three Year Credit Agreement and a U.S.\$ 5.0 billion five year syndicated bank credit facility

pursuant to a Five Year Credit Agreement. The ability to make drawdowns under the 364 Day Credit Agreement, the Three Year Credit Agreement and the Five Year Credit Agreement is subject to covenants and conditions customary in transactions of this nature, including negative pledge provisions, cross default provisions and limitations on consolidations, mergers and sales of assets. The 364 Day Credit Agreement, the Three Year Credit Agreement and the Five Year Credit Agreement may be used for general corporate purposes and were not drawn upon as of 28 November 2025. The 364 Day Credit Agreement, the Three Year Credit Agreement and the Five Year Credit Agreement, each dated as of 15 November 2024, terminated (in the case of the 364 Day Credit Agreement) or were terminated (in the case of the Three Year Credit Agreement and the Five Year Credit Agreement) on 14 November 2025.

Letters of Credit Facilities

In addition, TCCI has uncommitted letters of credit facilities totalling C\$61 million as at 30 September 2025 and as at 30 September 2024, which were not drawn upon as of these dates.

(B) Risks and uncertainties for the remaining six months of the financial year

Unless otherwise specified in this section, "TFS group" means TFS and its subsidiaries and affiliates and "Toyota" means TMC and its consolidated subsidiaries.

TCCI, TFS and Toyota may be exposed to certain risks and uncertainties, summarised below, that could have a material adverse impact directly or indirectly on its business, results of operations and financial condition.

TCCI's results of operations and financial condition are affected by a variety of factors, including changes in the overall market for retail contracts, wholesale motor vehicle financing, leasing or dealer financing, the new and used vehicle market, changes in the level of sales of Toyota, Lexus, private label vehicles or other vehicles in Canada, the rate of growth in the number and average balance of customer accounts, the Canadian finance industry's regulatory environment, competition from other financiers, rate of default by its customers, changes in the funding markets, its credit ratings, the success of efforts to expand its product lines, levels of its operating and administrative expenses (including, but not limited to, personnel costs, technology costs and premises costs), general economic conditions, inflation, trade policy, consequences from changes in tax laws (including changes to the interpretation of existing laws), fiscal and monetary policies in Canada, the United States, as well as Europe and other countries in which TCCI issues debt. Further, a significant and sustained increase in fuel prices could lead to lower new and used vehicle purchases. This could reduce the demand for motor vehicle retail, lease and wholesale financing. In turn, lower used vehicle values could affect return rates, amounts written off and lease residual value provisions.

The TFS group's business, through its financial subsidiaries and affiliates, including TCCI, is substantially dependent upon the sale of Toyota, Lexus and private label vehicles and its ability to offer competitive financing.

Geopolitical conditions and other market events may also impact TCCI's results of operations and financial condition. Restrictive exchange or import controls or other

disruptive trade policies (including any recent international trade disputes and changes in import fees and tariffs), disruption of operations as a result of systemic political or economic instability, adverse changes to tax laws and regulations, social unrest, outbreak of war or expansion of hostilities (including the current conflicts in Ukraine and the Middle East), health epidemics and other outbreaks, climate-related risks, and acts of terrorism, could lead to, among other things, declines in market liquidity and activity levels, volatile market conditions, a contraction of available credit, inflation, fluctuations in interest rates, weaker economic growth, and reduced business confidence on an international level, each of which could have a material adverse effect on TCCI's results of operations and financial condition.

When interest rates are high or increasing, TCCI generally expects to earn higher financing revenue from its new originations. Higher interest rates may have an adverse effect on TCCI's business, financial condition and results of operations by increasing its cost of capital and the rates TCCI charges its customers and dealers. This could, in turn, decrease TCCI's financing volume and market share, as a result of customers and dealers seeking alternative solutions or increasing the amount of cash purchases, thereby resulting in a decline in TCCI's competitive position. On the other hand, a low or negative interest rate environment may increase TCCI's financing volume and market share, however it could also have an adverse effect on TCCI's business, financial condition and results of operations by reducing returns on its investments in marketable securities and compressing TCCI's net interest margin. When credit spreads widen, it becomes more expensive for TCCI to borrow. TCCI's credit spreads may widen or narrow not only in response to events and circumstances that are specific to TCCI but also as a result of general economic and geopolitical events and conditions. Changes in credit spreads will affect, positively or negatively, the value of TCCI's derivatives, which could result in volatility in its results of operations, financial condition, and cash flows.

Factors which could affect the volume of sales of Toyota, Lexus and private label vehicles by distributors, include changes in consumer demand, new vehicle incentive programmes, recalls, the actual or perceived quality, safety or reliability of Toyota, Lexus and private label vehicles, changes in economic conditions, inflation, increased competition, increases in the price of vehicles due to increased raw material costs, governmental action or changes in or increased governmental regulation, trade policies (including recent changes in import fees or tariffs on raw materials or imported vehicles), international trade disputes, changes to, or withdrawals from, trade agreements, currency fluctuations, fluctuations in interest rates, and decreased or delayed vehicle production due to extreme weather conditions, natural disasters, supply chain interruptions (including as a consequence of recent changes in trade policy), including shortages of parts, components or raw materials, or other events. In particular, the United States has introduced new tariff and trade policies, including tariffs specifically related to the automotive industry, for which other nations have responded by modifying their trade policies. These tariffs and trade policy modifications have impacted automotive manufacturers, including distributors and TMC, by increasing production costs and disrupting supply chains. At this time, TCCI cannot predict the timing, duration, scope or extent of any future changes to these tariffs and trade policies, or of other tariffs or trade-related actions, and thus, their ultimate impact. While distributors and TMC may take various mitigating actions related to such additional costs and disruptions, if such tariffs and trade policies continue in the long-term or are expanded, they could continue to increase the cost of vehicles and components imported to Canada which may change levels of production and availability of new vehicles within the automotive industry as a whole, as well as increase consumer costs and lower consumer demand.

In addition, many parts of TCCI's business, including software, technology, marketing and finance, are dependent on key personnel. Competition for such employees is intense, which may increase TCCI's operating and administrative expenses. TCCI's future success depends on its ability to retain existing, and attract, hire and integrate new key personnel and other necessary employees. Any failure to do so could adversely affect TCCI's business, results of operations and financial condition. TCCI's success may be influenced by factors such as technological changes requiring additional skilled employees, targeting of key and experienced personnel by competitors, modifications to hybrid work models, and other macroeconomic factors.

TCCI entered into arrangements with Mazda Canada and with Subaru Canada to provide retail and dealer finance products and services to authorised Mazda Canada and Subaru Canada dealers and their customers in Canada.

Although TCCI intends to leverage its strengths and capabilities to serve and retain new and existing private label customers, it may encounter additional costs and may fail to realise the anticipated benefits of its private label financial services programme. The provision and/or servicing of wholesale and retail financing to Mazda Canada and Subaru Canada dealers and their customers may result in additional credit risk exposure, which, if TCCI is unable to appropriately monitor and mitigate, may result in an adverse effect on its results of operations and financial condition. TCCI's private label financial services may also expose it to additional operating risks related to consumer demand for private label vehicles, the profitability and financial condition of private label companies, the level of the private label incentivised retail financing, recalls announced by the private label companies and the perceived quality, safety or reliability of the private label vehicles, and changes in prices of the private label used vehicles and their effect on residual values of the private label off-lease vehicles and return rates, each of which may adversely affect TCCI's business, results of operations and financial condition.

Further risks include changes to the credit ratings of TMC and certain of its affiliates (including TCCI) which may result in higher borrowing costs as well as reduced access to the capital markets. Liquidity risk arising from the inability of the TFS group (including TCCI) to maintain the capacity to fund assets and repay liabilities in a timely and cost-effective manner and an inability to meet obligations in a timely manner would have a negative impact on TCCI's ability to refinance maturing debt and fund new asset growth and would have an adverse effect on its results of operations and financial condition. Increases in credit losses could adversely affect TCCI's results of operations and financial condition. There is residual value risk that the estimated residual value at lease origination will not be recoverable at the end of the lease term. Changes in interest rates (due to inflationary pressure or other factors) or foreign currency exchange rates cause volatility in TCCI's results of operations, financial condition and cash flows. The failure of any of the financial institutions and other counterparties to which TCCI has

exposure, directly or indirectly, to perform their contractual obligations, and any losses resulting from that failure, may adversely affect TCCI's liquidity, results of operations and financial condition.

Further, inadequate or failed processes or systems, human error, employee misconduct, catastrophic events, security breaches, acts of vandalism, computer viruses, malware, ransomware, misplaced or lost data, or other events could disrupt TCCI's normal operating procedures, damage its reputation and have an adverse effect on its business, results of operations and financial condition. Security breaches or cyber-attacks involving TCCI's systems or facilities, including those shared with its affiliates, or the systems or facilities of third-party providers, could expose TCCI to a risk of loss of personal information of customers, employees and third parties or other confidential, proprietary or competitively sensitive information, business interruptions, regulatory scrutiny, actions and penalties, litigation, reputational harm, a loss of confidence and other financial and non-financial costs, all of which could potentially have an adverse impact on TCCI's future business with current and potential customers, results of operations and financial condition.

The worldwide automotive market is highly competitive and volatile, and the worldwide financial services industry is also highly competitive. Toyota's future success depends on its ability to offer new, innovative and competitively priced products that meet customer demand on a timely basis. Toyota's ability to market and distribute effectively is an integral part of Toyota's successful sales. Toyota relies on suppliers for the provision of certain supplies including parts, components and raw materials. High prices of raw materials and strong pressure on Toyota's suppliers could negatively impact Toyota's profitability. Toyota may also be adversely affected by natural calamities, political and economic instability, fuel shortages or interruptions in social infrastructure, wars, terrorism and labour strikes.

Changes to the laws, regulations or to the policies of governments (federal, provincial or local) of Canada or of any other national governments (federal, state, provincial or local) of any other jurisdiction in which TCCI conducts its business or of any other national governments (federal, state or local) or international organisations (and the actions flowing from such changes to policies) may have a negative impact on TCCI's business or require significant expenditure by TCCI, or significant changes to TCCI's processes and procedures, to ensure compliance with those laws, regulations or policies so that it can effectively carry on its business. Toyota may also become subject to various legal proceedings.

Concern over climate change or other environmental matters has resulted in, and may continue to result in, increased legal and regulatory requirements intended to mitigate factors contributing to, or intended to address the potential impacts of, climate change or other environmental concerns. For example, various governmental entities have adopted, or are considering adopting, requirements for companies to provide expanded climate-related disclosures, including reporting on greenhouse gas emissions and laws and regulations aimed at limiting greenhouse gas emitting products or services, as well as those providing for financial incentives regarding electrified vehicles. Conversely, various governmental entities have adopted or are considering legislation, regulation or policies that reflect diverging and, in some cases, potentially conflicting policy goals,

for example, on social and environmental topics (including changes in financial incentives and tax credits related to electric vehicles). Such regulations and changes in government incentives may require TCCI to alter its proposed business plans, lead to increased compliance costs and changes to its operations (including from the establishment of new procedures for internal controls and oversight), and affect vehicle sales, residual values, and the automotive industry and wider economy in ways not yet known, which could have an adverse effect on its business, results of operations and financial condition.

TCCI's principal risks and uncertainties for the remaining six months of the financial year have not changed since the issuance of TCCI's 2025 Annual Financial Report. The detailed discussion of these risks and uncertainties and TCCI's objectives, policies and processes for managing these risks and uncertainties were disclosed in the Management Report, as well as Note 15 in the Notes to the Financial Statements, in the Annual Financial Report of TCCI for the financial year ended 31 March 2025.

2. Condensed Consolidated Interim Financial Statements as at and for the six-month period ended 30 September 2025

Toyota Credit Canada Inc.

Condensed Consolidated Interim Financial Statements

As at and for the six-month period ended

September 30, 2025

(Unaudited)

(in thousands of Canadian dollars)

Condensed Consolidated Interim Statement of Financial Position (Unaudited)

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Assets Cash and cash equivalents Restricted cash (Note 9) 172,5 Finance receivables – net (note 4) Derivative assets (note 7) Income and other taxes receivable	109,581 19 16,089,148
Cash and cash equivalents Restricted cash (Note 9) 172,5 Finance receivables – net (note 4) Derivative assets (note 7) Income and other taxes receivable	109,581 119 16,089,148 176 221,506
Restricted cash (Note 9) Finance receivables – net (note 4) Derivative assets (note 7) Income and other taxes receivable	109,581 119 16,089,148 176 221,506
Finance receivables – net (note 4) Derivative assets (note 7) Income and other taxes receivable	16,089,148 76 221,506
Derivative assets (note 7) Income and other taxes receivable	76 221,506
Income and other taxes receivable	
	- 12,957
Other coasts (c.t. 4)	
Other assets (note 4) 37,1-	49 47,383
Collateral assets (note 7)	103,240
Liabilities 19,618,9	17,575,374
Cheques and other items in transit 1,2	1,187
Accounts payable and accrued liabilities 15,6	
Due to affiliated companies 149,70	
Income and other taxes payable 35,8	
Interest payable – net 120,3	
Debt payable (note 5) 13,012,9	26 11,963,176
Derivative liabilities (note 7)	70 209,354
Securitization liabilities (notes 5 and 9) 2,979,8	2,105,121
Collateral liabilities (note 7)	50 61,550
Deferred income taxes 1,338,10	67 1,290,547
17,843,7°	91 15,928,697
Shareholder's Equity	
Share capital 60,0	60,000
Retained earnings 1,715,1	53 1,586,677
1,775,1	53 1,646,677
19,618,9	17,575,374

Approved by Management

Darren Cooper Chairman, President & CEO	Fernando Belfiglio	Vice-President, Finance
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The accompanying notes are an integral part of these condensed consolidated interim financial statements.

Condensed Consolidated Interim Statement of Income and Comprehensive Income (Unaudited)

(in thousands of Canadian dollars)

	Six-month period ended September 30, 2025 \$	Six-month period ended September 30, 2024 \$
Financing revenue	637,365	551,383
Interest income on cash and cash equivalents and other income	21,095	28,319
	658,460	579,702
Other (losses) gains – net	30,463	(46,356)
Interest on debt payable (note 8) Interest on securitization liabilities Employee salaries and benefits Provision of finance receivables Registration and search costs IT and communications Occupancy Depreciation and amortization Other	266,230 41,796 19,289 52,365 80 12,754 587 2,537 5,068	241,957 44,191 17,324 29,442 213 11,329 592 2,143 3,933
Income before income taxes	288,217	182,222
Income taxes Current Deferred	30,808 46,315 77,123	30,640 17,579 48,219
Net income for the period – attributable to the owner of the parent	211,094	134,003
Other comprehensive income – attributable to the owner of the parent Items that will not be reclassified to profit or loss Actuarial gains on defined benefit pension plans – net of income tax expense of \$1,305 (2024 - \$215)	3,592	595
Comprehensive income for the period – attributable to the owner of the parent	214,686	134,598

The accompanying notes are an integral part of these condensed consolidated financial statements.

Condensed Consolidated Interim Statement of Changes in Equity (Unaudited)

(in thousands of Canadian dollars)

For the six-month period ended September 30, 2024

	Share capital \$	Retained earnings \$	Total shareholder's equity \$
Balance – April 1, 2024	60,000	1,625,215	1,685,215
Net income for the period Actuarial gains on defined benefit plans – net of tax		134,003 595	134,003 595
Comprehensive income for the period Dividends paid	<u>-</u>	134,598 (325,904)	134,598 (325,904)
Balance – September 30, 2024	60,000	1,433,909	1,493,909

For the six-month period ended September 30, 2025

	Share capital \$	Retained earnings \$	Total shareholder's equity \$
Balance – April 1, 2025	60,000	1,586,677	1,646,677
Net income for the period Actuarial gains on defined benefit plans – net of tax	<u>-</u>	211,094 3,592	211,094 3,592
Comprehensive income for the period Dividends paid		214,686 (86,210)	214,686 (86,210)
Balance – September 30, 2025	60,000	1,715,153	1,775,153

The accompanying notes are an integral part of these condensed consolidated financial statements.

Condensed Consolidated Interim Statement of Cash Flows (Unaudited)

(in thousands of Canadian dollars)

	Six-month period ended September 30, 2025 \$	Six-month period ended September 30, 2024 \$
Cash provided by (used in)		
Operating activities Net income for the period Items not requiring cash Provision of finance receivables Amortization of other assets Amortization of bond issue costs Amortization of securitization issue costs Amortization of debt issuance costs	211,094 52,365 2,537 3,153 493 2,791	134,003 29,442 2,143 2,786 338 2,627
Amortization of debt premiums/discounts Foreign exchange change in unrealized (losses) on debt payable Deferred income taxes	128 (77,221) 47,620	135 (9,005) 17,794
Changes in operating accounts Increase in cheques and other items in transit (Increase) in restricted cash Decrease in income and other taxes receivable Increase (Decrease) in income and other taxes payable (Increase) in other assets and collateral assets Increase in interest payable – net (Decrease) Increase in accounts payable, accrued liabilities and collateral liabilities and other (Decrease) in due to affiliated company Decrease in derivative assets (Decrease) Increase in derivative liabilities Acquisitions of finance receivables Collections and liquidations of finance receivables	242,960 27 (62,956) 12,957 35,826 (22,746) 14,675 (45,852) (19,990) 110,030 (38,084) (8,987,368) 7,055,532 (1,704,989)	180,263 302 (23,033) (719) (97,386) 9,655 10,541 (76,121) 18,496 40,590 (7,081,054) 6,506,870 (511,596)
Issuance of bonds and loans payable Repayment of bonds and loans payable Increase in commercial paper – net Payment of dividends Issuance of securitization loans Repayment of securitization loans	2,294,732 (1,332,078) 161,398 (86,210) 1,498,889 (624,668)	1,205,377 (815,065) 194,744 (325,904) 749,602 (427,648) 581,106
Change in cash and cash equivalents during the period	207,074	69,510
Cash and cash equivalents – Beginning of period	991,559	864,440
Cash and cash equivalents – End of period	1,198,633	933,950
Supplementary cash flow information related to operating activities Income taxes paid Interest paid The accompanying notes are an integral part of these condensed consolid	29,723 293,351 ated financial statemen	30,139 276,492 ts.

Notes to Condensed Consolidated Interim Financial Statements (Unaudited)
September 30, 2025

(in thousands of Canadian dollars)

1 Nature of operations and Principles of Consolidation

Toyota Credit Canada Inc. (the Company) is a consolidated wholly owned subsidiary of Toyota Financial Services Corporation, Japan (TFSC), which is wholly owned by Toyota Motor Corporation, Japan (TMC). The Company is incorporated and domiciled in Canada. Its registered office and principal place of business is 80 Micro Court, Suite 200, Markham, Ontario L3R 9Z5.

The Company operates in the auto finance industry throughout Canada. Its principal business is to provide financing services for authorized Toyota and Lexus dealers and users of Toyota products. The Company also provides finance products to authorized Mazda and Subaru (private label) dealers and their customers in Canada pursuant to an agreement that TCCI has entered into with Mazda Canada, Inc. and Subaru Canada, Inc., respectively. The operations consist of providing the following financing products: retail loans and leases to consumers and wholesale financing and mortgage loans to Toyota, Lexus and other vehicle dealers and securitization of retail loans.

In fiscal year 2022, TCCI Limited Partnership and TCCI Securitization GP Corp. were created for the purpose of facilitating the securitization of finance receivables. TCCI Securitization GP Corp. is wholly owned by TCCI, whereas TCCI Limited Partnership is owned 99.99% by TCCI and 0.01% by TCCI Securitization GP Corp. The accompanying consolidated financial statements include the accounts of the Company and its subsidiaries TCCI Limited Partnership and TCCI Securitization GP Corp. collectively referred to herein as the Company in accordance with IFRS 10 Consolidated Financial statements. Notwithstanding the presentation of these accounts of the entities collectively referred to as Toyota Credit Canada Inc. on a consolidated basis, each entity is the beneficial owner of, and responsible for only, its own separate assets and liabilities (including any guaranteed liability), which have not been separately itemized in these consolidated financial statements. The Company has one reportable business segment.

2 Basis of preparation

The condensed consolidated interim financial statements are prepared in accordance with IFRS Accounting Standards applicable to the preparation of interim financial statements, under International Accounting Standard 34, Interim Financial Reporting, using accounting policies consistent with the accounting policies in the March 31, 2025 annual consolidated financial statements. The condensed consolidated interim financial statements should be read in conjunction with the annual consolidated financial statements, as the condensed consolidated interim financial statements do not include all the disclosures in the annual consolidated financial statements prepared in accordance with International Financial Reporting Standards, as issued by the International Accounting Standards Board (IFRS Accounting Standards). The condensed consolidated interim financial statements are presented in Canadian dollars, which is the functional currency of the Company.

Basis of consolidation

The condensed consolidated interim financial statements comprise the financial statements of the Company, TCCI Limited Partnership, and TCCI Securitization GP Corp. as at the six months ended September 30, 2025. The financial results have been consolidated on a basis that is consistent with current reporting standards. The Company has control over TCCI Limited Partnership and TCCI Securitization GP Corp. as it is exposed to and

Notes to Condensed Consolidated Interim Financial Statements (Unaudited)
September 30, 2025

(in thousands of Canadian dollars)

has rights to variable returns from its involvement with TCCI Limited Partnership and TCCI Securitization GP Corp. and it has the ability to affect those returns through its power over their relevant activities.

All intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between the members of the Group are eliminated on consolidation.

The accounting policies are consistent with those of the previous financial year and corresponding interim reporting period.

These condensed consolidated interim financial statements were approved by management for issue on November 27, 2025.

Accounting and Reporting Changes

IFRS 18 Presentation and Disclosure in Financial Statements (IFRS 18)

In April 2024, the IASB issued IFRS 18 which sets out requirements for the presentation and disclosure of information in the financial statements. IFRS 18 will replace IAS 1 Presentation of Financial Statements and accompanies limited amendments to other standards which will be effective upon the adoption of the new standard. The standard introduces new defined subtotals to be presented in the Consolidated Statements of Income, disclosure of management-defined performance measures and requirements for grouping of information. This standard will be effective for us on April 1, 2027. TCCI is currently assessing the impact of adopting this standard on our Consolidated Financial Statements.

Amendments to the Classification and Measurement of Financial Instruments

In May 2024, the IASB issued Amendments to the Classification and Measurement of Financial Instruments which amends IFRS 9 financial Instruments and IFRS 7 Financial Instruments: Disclosures. The amendments address classification guidance for financial assets with environmental, social and governance linked and contingent features. Furthermore, the amendments clarify the derecognition of a financial liability settled through electronic transfer. The amendments will also introduce disclosure requirements for equity instruments along with financial instruments with contingent features classified through other comprehensive income (FVOCI). The amendments will be effective for us on April 1, 2026, with early adoption permitted. TCCI is currently assessing the impact of adopting these amendments.

3 Critical accounting estimates and judgments

The preparation of condensed consolidated interim financial statements in accordance with International Accounting Standard 34, Interim Financial Reporting, requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the condensed consolidated interim financial statements and the reported amounts of revenue and expenses during the reporting periods. The following discusses the most significant accounting judgments and estimates the Company has made in the preparation of the condensed consolidated interim financial statements.

Notes to Condensed Consolidated Interim Financial Statements (Unaudited)
September 30, 2025

(in thousands of Canadian dollars)

Allowance for credit losses

There is significant estimation uncertainty in regard to establishing the amount of the allowance for credit losses, taking into consideration counterparty credit risk, the criteria for establishing a significant increase in credit risk, the fair value of underlying collateral, the expected residual value of the underlying leased assets, the tariffs the United States placed on the automotive industry, current economic trends and past experience.

The Company determined the probability of default (PD) and loss given default (LGD) rate considering a number of forecasted macroeconomic factors including national unemployment rates, annual GDP growth, consumer credit and credit market debt to disposable income. Using regression analysis, the Company determined which factors have a relationship with historical Retail Loan and Retail Lease write-offs.

The macroeconomic factors that exhibited a relationship for Retail Leases were national unemployment and consumer credit, and these factors were used for the calculation of the PD. As of September 30, 2025 there were no macroeconomic factors that exhibited a relationship for Retail Loans. While national unemployment rate doesn't empirically correlate with loan losses, we believe that qualitatively national unemployment is expected to drive default behaviour because it represents a borrower's capacity to repay. Given the similar nature of vehicle lease and loan portfolios, the lease model was used as a proxy for the loans portfolio for the calculation of the PD. The forecasts used by the Company are based on an average of the largest five Canadian banks.

The current macroeconomic environment, categorized by weaker economic growth, rising unemployment and the ongoing effects of trade uncertainty, have increased the estimation uncertainty in preparing the condensed consolidated interim financial statements, in particular the significant accounting estimates related to the allowance for credit losses.

The Company has applied accounting estimates in the condensed consolidated interim financial statements based on economic conditions that reflect expectations and assumptions as at September 30, 2025 about events that management believes are reasonable in the circumstances. There is a considerable degree of judgment involved in preparing the forecasts. The underlying assumptions are also subject to uncertainties that are often outside the control of the Company. Accordingly, actual economic conditions are likely to be different from those forecasts since anticipated events frequently do not occur as expected, and the effect of those differences may significantly impact accounting estimates in the condensed consolidated interim financial statements.

During the six-month period ended September 30, 2025, the Company increased its allowance for credit losses by \$9,116 to reflect both an increase in the Company's outstanding asset levels, as well as the impact on its portfolio of higher expected rates of delinquency and defaults due to the impact on the broader economy from tariff related uncertainty.

Critical estimate for the allowance for retail finance lease residual losses

Residual value risk is the risk the estimated residual value will not be recoverable at the end of the lease term. Residual value represents an estimate of the end of the term fair value of a leased asset. When the fair value of a leased vehicle at contract maturity is less than its contractual lease end value, there is a higher probability the vehicle will be returned to the Company. A higher rate of vehicle returns exposes the Company to a greater risk of loss at the end of the lease term. Allowance for residual value losses is computed using a mathematical

Notes to Condensed Consolidated Interim Financial Statements (Unaudited)
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(in thousands of Canadian dollars)

regression model, which is based on external data, management judgements and assumptions, including the expected equity values, expected return rates, and discount rate. Residual values are updated on a quarterly basis.

Lease end values are estimated at lease inception by examining external industry data and the Company's own experience. Factors considered in this evaluation include, but are not limited to, expected economic conditions, new vehicle pricing, new vehicle sales, used vehicle supply, the level of current used vehicle values and other economic factors. The Company's management periodically reviews the estimated residual values of leased vehicles to assess the appropriateness of the Company's carrying values. To the extent the estimated residual of a leased vehicle is lower than the lease end value established at lease inception, management records a lease market reserve for the anticipated shortfall. Factors affecting the estimated end of term fair value are similar to those considered in the evaluation of the lease end value at lease inception. These factors are evaluated in the context of their historical trends to anticipate potential changes in the relationship among those factors in the future.

The vehicle lease return rate represents the number of end of term leased vehicles returned to the Company for sale as a percentage of lease contracts that were originally scheduled to mature in the same period less certain qualified early terminations. As at September 30, 2025, holding other estimates constant, if the return rate for the Company's existing portfolio of leased vehicles were to increase by 1% from the Company's present estimates, the effect would be to decrease the operating income by approximately \$1,664 (March \$1,2025 - \$1,743) and an increase of \$1,600 (March \$1,2025 - \$1,649) to the operating income were the return rate to decrease by 1%.

End of term fair values determine the amount of loss severity at lease maturity. Loss severity is the extent to which the end of term fair value of a leased vehicle is less than the lease end value at inception. The Company incurs losses to the extent the residual value of a leased vehicle is less than the lease end value at inception and the vehicle is returned to the Company. As at September 30, 2025, holding other estimates constant, if end of term fair values for returned units of leased vehicles were to decrease by 1% from the Company's present estimates, the effect would be to decrease the operating income by approximately \$14,922 (March 31, 2025 – \$11,304) and an increase of \$13,654 (March 31, 2025 – \$10,288) to the operating income were the fair values for returned units to increase by 1%.

During the six-month period ended September 30, 2025, the Company increased its allowance for retail finance lease residual value losses by \$33,335, primarily as a result of decreased forecasted used vehicle values, an increase in lease receivables, and higher expected losses on battery electric vehicles. This resulted in a corresponding decrease in net income.

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(in thousands of Canadian dollars)

4 Finance receivables – net

	Six-month period ended September 30, 2025 \$	Year ended March 31, 2025 \$
Retail financing leases Unearned income	11,286,300 (1,484,230)	9,857,473 (1,302,712)
	9,802,070	8,554,761
Retail loans Unearned income – net of accrued interest	8,002,215 (209,256)	7,273,413 (186,644)
	7,792,959	7,086,769
Dealer financing Add: Accrued interest	558,750 1,528	590,168 1,605
	560,278	591,773
	18,155,307	16,233,303
Less: Allowances for Retail finance lease residual value losses Credit losses and other Limited Debt Waiver (LDW) Impairment Provision	130,605 55,863 220 186,688 17,968,619	97,270 46,747 138 144,155 16,089,148

Inventoried vehicles have been classified as other assets, which also include prepaid expenses, right-of-use assets and property, plant and equipment.

The contractual maturities of retail financing leases, retail loans and dealer financing as at September 30, 2025 are summarized as follows:

	Retail financing leases \$	Retail Ioans \$	Dealer financing \$	Total \$
For the 12-month period				
ending				
September 30, 2026	3,583,970	2,057,196	384,375	6,025,541
September 30, 2027	2,583,238	1,826,350	14,223	4,423,811
September 30, 2028	2,767,986	1,533,687	10,502	4,312,175
September 30, 2029	1,650,585	1,188,069	9.563	2,848,217
September 30, 2030	692,483	818,119	8,844	1,519,446
Thereafter	8,038	578,794	131,243	718,075
	11,286,300	8,002,215	558,750	19,847,265

Included in retail financing leases are unguaranteed residual values of \$6,637,766 as at September 30, 2025.

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(in thousands of Canadian dollars)

The contractual maturities of retail financing leases, retail loans and dealer financing as at March 31, 2025 are summarized as follows:

	Retail financing leases \$	Retail Ioans \$	Dealer financing \$	Total \$
Year ending 2026 2027 2028 2029 2030 Thereafter	3,297,198 2,317,192 2,218,002 1,403,174 584,877 37,030	1,881,491 1,646,406 1,380,529 1,071,546 739,672 553,769	409,361 14,714 10,978 9,947 9,087 136,081	5,588,050 3,978,312 3,609,509 2,484,667 1,333,636 726,880
	9,857,473	7,273,413	590,168	17,721,054

Included in retail financing leases are unguaranteed residual values of \$5,968,128 as at March 31, 2025.

5 Debt payable and Securitization Liabilities

Six-month period ended September 30, 2025 \$	Year ended March 31, 2025 \$
2,192,919	2,031,520
1,800,000	748,156 1,100,000
1,800,000	1,848,156
1,349,389 4,638,650 5,988,039	1,249,340 3,741,398 4,990,738
899,588 2,132,380	489,865 2,602,897
3,031,968	3,092,762
13,012,926	11,963,176
1,474,211 1,505,624 2,979,835	1,071,606 1,033,515 2,105,121
	period ended September 30, 2025 \$ 2,192,919

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(in thousands of Canadian dollars)

6 Financial instruments

Fair value measurement levels of financial instruments

Fair value measurements are categorized within a hierarchy that prioritizes based on the degree to which the inputs to fair value measurement are observable and the significance of the inputs to the fair value measurement in its entirety. The three levels of the fair value hierarchy are:

- Level 1 unadjusted quoted prices in active markets for identical financial assets or financial liabilities;
- Level 2 inputs other than quoted prices included in Level 1 that are observable for the financial asset or financial liability either directly or indirectly; and
- Level 3 inputs that are not based on observable market data.

As at September 30, 2025 and March 31, 2025, the Company's derivative assets and derivative liabilities measured at fair value on a recurring basis are within Level 2 of the fair value hierarchy. Debt and interest payable, which are not measured at fair value but for which fair values are disclosed, are within Level 2 of the fair value hierarchy. Finance receivables, which are not measured at fair value but for which fair values are disclosed, are within Level 3 of the fair value hierarchy. Securitization financial assets and financial liability (i.e. securitization liabilities), which are not measured at fair value but for which fair values are disclosed, are within Level 3 of the fair value hierarchy.

There were no transfers between Levels 1 and 2 or Levels 2 and 3 during the period.

Notes to Condensed Consolidated Interim Financial Statements (Unaudited)
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Carrying and fair values of selected financial instruments

The following table represents the carrying values and estimated fair values of the Company's financial instruments:

		period ended September 30, 2025		Year ended March 31, 2025	
	Fair value hierarchy	Carrying value \$	Estimated fair value \$	Carrying value \$	Estimated fair value \$
FVTPL – recurring measurements					
Financial assets					
Cash equivalents	Level 2	1,305,222	1,305,222	1,004,369	1,004,369
Derivative assets	Level 2	111,476	111,476	221,506	221,506
Financial liabilities					
Derivative liabilities	Level 2	171,270	171,270	209,354	209,354
Amortized cost – fair values disclosed					
Financial assets					
Loans and receivables at					
amortized cost					
Finance receivables	Level 3	17,968,619	18,178,893	16,089,148	16,264,570
Financial liabilities					
Financial liabilities at amortized					
cost					
Debt and interest payable	Level 2	13,133,259	13,227,162	12,068,834	12,108,388
Securitization liabilities	Level 3	2,979,835	3,002,426	2,105,121	2,116,942

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FVTPL refers to fair value through profit or loss.

The carrying value and fair value of cash and cash equivalents are identical.

The fair values of accounts payable approximate their carrying values due to their short-term nature.

The Company does not have any assets or liabilities measured at fair value on a non-recurring basis.

The estimated fair values for finance receivables, debt and interest payable, accounts payable and other liabilities are based on discounted cash flow calculations that use market interest rates currently applicable to financial instruments with similar terms and conditions.

Notes to Condensed Consolidated Interim Financial Statements (Unaudited)
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(in thousands of Canadian dollars)

The following tables reflect the terms, notional values and estimated fair values of the Company's derivative contracts:

	Six-month period ended September 30, 2025			
Derivative contracts	Maturity date	Interest rate terms	Notional value \$	Estimated fair value
Paying fixed interest rates Interest rate swap agreements Paying variable interest rates	2025 – 2031	2.39% – 4.70%	10,210,000	(159,736)
Interest rate swap agreements Cross-currency interest rate	2026 – 2030	CORRA+0.09 CORRA +1.45 CORRA +1.27	6,310,000	70,810
swap agreements	2029 – 2029	CORRA +1.32	610,200	23,384
Foreign currency forward contracts	2025 – 2026		1,079,820	5,748
			Year ended N	March 31, 2025
Derivative contracts	Maturity date	Interest rate terms	Notional value \$	Estimated fair value \$
Paying fixed interest rates Interest rate swap	2025 – 2031	0.74% – 4.85%	9,180,000	(191,366)
agreements Paying variable interest rates Interest rate swap	2023 – 2031		9,160,000	(191,300)
agreements (CORRA) Cross-currency interest rate	2025 – 2029	CORRA +0.41 CORRA +1.45	5,310,000	76,097
swap agreements (CORRA)	2025 – 2029	CORRA +0.58 CORRA+1.32	1,302,150	94,088
Foreign currency forward contracts	2025		990,583	33,333

CORRA refers to the Canadian Overnight Repo Rate Average.

Fair values of derivative contracts have been estimated using industry standard valuation models. These models project future cash flows and discount the future amounts to a present value using market-based expectations for interest rates, foreign currency exchange rates and the contractual terms of the derivative instruments.

The calculation of estimated fair values is based on market conditions at a specific point in time and should not be interpreted as being realizable in the event of immediate settlement or as being reflective of future fair values.

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7 Derivative assets and derivative liabilities

The Company's derivative arrangements with other financial institutions contain provisions that may require either the Company or the counterparty to post cash collateral in the event the fair value valuation of the derivative position with that counterparty exceeds certain predetermined thresholds. As at September 30, 2025, \$18,850 (March 31, 2025 – \$61,550) of cash collateral had been posted by the counterparties and \$130,530 (March 31, 2025 – \$103,240) of cash collateral had been posted by the Company.

The following table presents the recognized financial instruments that are offset in the statements of financial position, or subject to enforceable master netting agreements but are not offset in the statements of financial position, as at September 30, 2025 and March 31, 2025, and shows the net impact on the Company's financial position if all set-off rights were exercised.

	Six-month period ended September 30, 2025	
	Financial assets \$	Financial liabilities \$
Gross amounts subject to agreements Net settled amounts on the condensed consolidated statement of financial position	111,476 	171,270 -
Net amount presented in the condensed consolidated statement of financial position Amounts subject to master netting agreements Cash collateral	111,476 (16,851) (18,850)	171,270 (16,851) (130,530)
Net	75,775	23,889

Notes to Condensed Consolidated Interim Financial Statements (Unaudited) September 30, 2025

(in thousands of Canadian dollars)

	Year ended March 31, 2025	
	Financial assets \$	Financial liabilities \$
Gross amounts subject to agreements Net settled amounts on the condensed consolidated statement of	222,839	210,687
financial position	(1,333)	(1,333)
Net amount presented in the condensed consolidated statement of		
financial position	221,506	209,354
Amounts subject to master netting agreements	(65,052)	(65,052)
Cash collateral	(61,550)	(103,240)
Net	94,904	41,062

The following table represents a breakdown of the estimated fair values of derivative assets and derivative liabilities, excluding any related accrued interest:

	Six-month period ended September 30, 2025 \$	Year ended March 31, 2025 \$
Derivative assets Interest rate swap agreements	77,564	93,928
Cross-currency interest rate swap agreements	23,384	94,088
Foreign currency forward contracts	10,528	33,490
	111,476	221,506
Derivative liabilities		
Interest rate swap agreements	166,490	209,196
Cross currency interest rate swap agreements	-	-
Foreign currency forward contracts	4,780	158
	171,270	209,354

8 Related party transactions

TFSC, the immediate parent of the Company, directly owns 100% of the shares of the Company. TMC is the ultimate controlling party of the Company.

Notes to Condensed Consolidated Interim Financial Statements (Unaudited)
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Due to affiliated companies

The due to affiliated companies balance totalling \$149,709 (March 31, 2025 – \$169,699) includes the balance owing to affiliates with respect to vehicles being financed by the Company under dealer wholesale loans (due 15 days after shipment to dealers) and certain administrative expenses (due 30 days after the invoice date).

Debt payable

The Company and an affiliate are party to an uncommitted loan finance agreement under which the affiliate may make loans to the Company in amounts not exceeding \$2,500,000. The terms are determined at the time of each loan based on business factors and market conditions.

Included in debt payable are total loans of \$1,800,000 (March 31, 2025 – \$1,848,156) owing to an affiliate. Interest on debt charged by a Toyota group company during the period ended September 30, 2025 amounts to \$33,089 (September 30, 2024 – \$27,217). Interest payable to a Toyota group company during the period ended September 30, 2025 amounts to \$7,626 (March 31, 2025 - \$13,137).

The Company pays a fee for credit support and guarantees from affiliates for purposes of debt and commercial paper issuance. The total payments made to these affiliates of \$5,207 (September 30, 2024 – \$4,708) have been included in interest expense in the condensed consolidated statement of income and comprehensive income. Debt and commercial paper guaranteed by affiliates amounts to \$8,180,958 (March 31, 2025 – \$7,022,258).

Subvention program

As part of its sales promotion arrangements with authorized Toyota and Lexus vehicle dealers and consumers, an affiliate funds various interest rate reduction programs on loans and leases. The affiliate reimburses the Company for the difference between the face amount and the fair value of the retail lease or loan to consumers. Finance receivables – net included in the condensed consolidated statement of financial position as at September 30, 2025 are net of \$359,939 (March 31, 2025 – \$345,979) related to these reimbursements received from an affiliate. Financing revenue includes \$106,679 for the period ended September 30, 2025 (September 30, 2024 – \$106,232) related to these reimbursements received from an affiliate.

9 Securitization activity

In the normal course of business, the Company enters into transactions that result in the transfer of financial assets. The Company transfers its financial assets through sale and repurchase agreements and its securitization activities.

In the period ended September 30, 2025, the Company entered into additional securitization transactions. TCCI securitizes finance receivables through an amortizing funding structure. TCCI's transactions do not meet the transfer or derecognition criteria because the Company remains exposed to the credit risk of the receivables. Accordingly, the assets continue to be reported on TCCI's consolidated statement of financial position as Finance receivables, net and a securitization liability is recognized for the initial securitization proceeds received.

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(in thousands of Canadian dollars)

The following table presents the outstanding balances associated with the principal amount of the Company's statements of financial position's receivables assigned as collateral for the \$5,300,000 securitization transaction. The transferred retail loans are recorded as securitized receivables.

Transfers of securitized receivables	Six-month period ended September 30, 2025 \$	Year ended March 31, 2025 \$
Restricted cash	172,537	109,581
Securitized receivables Allowance for credit losses Finance receivables, net (a)	3,068,035 (6,597) 3,061,438	2,202,509 (4,057) 2,198,452
Related securitization liabilities	2,979,835	2,105,121

Restricted cash represents amounts held as collateral in connection with the Company's securitization activities.

The Company estimates that the principal amount of securitization liabilities will be paid as follows:

	Liability
1 Year	1,474,211
2 Years	825,998
3 Years	577,503
Thereafter	102,123

10 Contingencies

From time to time, in the ordinary course of business, the Company is a defendant or party to a number of pending or threatened legal actions and proceedings. It is not possible to determine the ultimate outcome of such matters; however, based on current knowledge, management believes that liabilities, if any, arising from pending litigation will not have a material adverse effect on the financial position or financial performance of the Company.

11 Events occurring after the condensed consolidated statement of financial position date

No significant events have occurred since September 30, 2025 that would have an impact on the financial position of the Company disclosed in the condensed consolidated statement of financial position or on the results and cash flows of the Company for the interim period as at September 30, 2025.

3. Responsibility Statement

Mr. Darren Cooper – Chairman, President & CEO and Mr. Fernando Belfiglio – Vice President, Finance confirm that to the best of their knowledge:

- (a) the condensed consolidated interim financial statements as at and for the six month period ended 30 September 2025, which have been prepared in accordance with IAS 34 "Interim Financial Reporting" using accounting policies consistent with the accounting policies in the March 31, 2025 annual consolidated financial statements, give a true and fair view of the assets, liabilities, financial position and profit or loss of Toyota Credit Canada Inc. and the undertakings included in the consolidation taken as a whole as required by DTR 4.2.4; and
- (b) the interim management report includes a fair review of the information required by DTR 4.2.7.