

To,
The Manager,
National Stock Exchange of India Limited ('NSE'),
Exchange Plaza, Plot no. C/1, G Block,
Bandra-Kurla Complex, Bandra(E),
Mumbai-400051.

Dear Madam/Sir,

Sub: Intimation of outcome of the Board Meeting held on May 22, 2025, pursuant to Regulations 51(2) read with Part B of Schedule III of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (SEBI LODR Regulations).

Ref: Our letters dated March 31, 2025, & April 07, 2025, on Trading window closure and May 14, 2025, on Board Meeting intimation.

Pursuant to Regulation 51 read with Part B of Schedule III of the SEBI LODR Regulations, we wish to inform you that the Board of Directors of the Company, at their Meeting held today i.e., May 22, 2025, have, interalia, considered and approved the following:

- 1. Audited Financial Results of the Company for the quarter and financial year ended March 31, 2025.
- 2. Statutory Audit Report issued by M/s. Price Waterhouse LLP for the financial year ended March 31, 2025.

Accordingly, pursuant to Regulation 52 of the SEBI LODR Regulations, please find enclosed following:

- 1. Audited Financial Results for the quarter and financial year ended March 31, 2025.
- 2. Statutory Audit Report issued by M/s. Price Waterhouse LLP for the financial year ended March 31, 2025.
- 3. Ratios as required under Regulation 52(4) of the SEBI LODR Regulations for the quarter and financial year ended March 31, 2025.
- 4. Security Cover for the quarter and financial year ended March 31, 2025, pursuant to Regulations 54(2) and 54(3) of the SEBI LODR Regulations.
- 5. Disclosure of utilization of issue proceeds of Non-Convertible Debentures for the quarter ended March 31, 2025, pursuant to Regulations 52(7) and 52(7 A) of the SEBI LODR Regulations.
- 6. Details of Related Party Transactions pursuant to Regulation 23 and 62K of the SEBI LODR Regulations for half-year ended March 31, 2025.
- 7. Declaration pursuant to Regulation 52(3)(a) of SEBI LODR Regulations.

The above Meeting of the Board of Directors commenced at 03:00 PM and concluded at 4:00 PM.

You are requested to kindly take the same on record.

Thank You, Yours Sincerely,

For Toyota Financial Services India Limited

Rajat Ilkal Company Secretary & Compliance Officer ICSI Membership No: A69311

Enclosure(s): As above

# **Price Waterhouse LLP**

Chartered Accountants

### INDEPENDENT AUDITOR'S REPORT

To
The Board of Directors
Toyota Financial Services India Limited
21, Centropolis, First Floor,
5th Cross, Langford Road, Santi Nagar,
Bangalore – 560 025.

## Report on the Audit of the Financial Results

## **Opinion**

- 1. We have audited the accompanying financial results of Toyota Financial Services India Limited (hereinafter referred to as "the Company") for the year ended March 31, 2025, attached herewith, the Statement of Assets and Liabilities as on that date and the Statement of Cash Flows for the year ended on that date (the "Financial Results") which are included in the accompanying 'Statement of Unaudited / Audited Financial Results for the Quarter and Year ended 31 March 2025' (the "Statement"), being submitted by the Company pursuant to the requirement of Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations").
- In our opinion and to the best of our information and according to the explanations given to us, the Financial Results:
  - (i) are presented in accordance with the requirements of Regulation 52 of the Listing Regulations; and
  - (ii) give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards prescribed under Section 133 of the Companies Act, 2013 (the "Act") read with relevant rules issued thereunder, the circulars, guidelines and directions issued by the Reserve Bank of India (RBI) ("RBI Guidelines") and other accounting principles generally accepted in India, of the net profit and other comprehensive income and other financial information for the year ended March 31, 2025, and also the Statement of Assets and Liabilities as at March 31, 2025 and the Statement of Cash Flows for the year ended on that date.

### **Basis for Opinion**

3. We conducted our audit in accordance with the Standards on Auditing (SAs) specified under Section 143(10) of the Act and other applicable authoritative pronouncements issued by the Institute of Chartered Accountants of India ("ICAI"). Our responsibilities under those Standards are further described in the 'Auditor's Responsibilities for the Audit of the Financial Results' section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the ICAI together with the ethical requirements that are relevant to our audit of the Financial Results, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

tered Accountants

Price Waterhouse LLP, Nesco IT Building III, 8th Floor Nesco La Park, Nesco Complex, Gate No. 3, Western Express Highway, Goregaon East, Mumbai - 400 063

T: +91 (22) 61197800

Registered office and Head office: Plot No. 56 & 57, Block DN, Sector-V, Salt Lake, Kolkata - 700 091

Price Waterhouse (a Partnership Firm) converted into Price Waterhouse LLP (a Limited Liability Partnership with LLP identity no: LLPIN AAS - 3673) with effect from April 22, 2020. Post its conversion to Price Waterhouse LLP, its ICAI registration number is (FRN 301112E/E300264) (ICAI registration number before conversion was 301112E)

# **Price Waterhouse LLP**

**Chartered Accountants** 

## Board of Directors' Responsibilities for the Financial Results

- 4. These Financial Results have been compiled from the audited financial statements. The Company's Board of Directors are responsible for the preparation of these Financial Results that give a true and fair view of the net profit and other comprehensive income and other financial information, the Statement of Assets and Liabilities and the Statement of Cash Flows in accordance with the recognition and measurement principles laid down in Indian Accounting Standards prescribed under Section 133 of the Act read with relevant rules issued thereunder, the RBI Guidelines and other accounting principles generally accepted in India and in compliance with Regulation 52 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Financial Results that give a true and fair view and are free from material misstatement, whether due to fraud or error.
- 5. In preparing the Financial Results, the Board of Directors are responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.
- 6. The Board of Directors are also responsible for overseeing the Company's financial reporting process.

## Auditor's Responsibilities for the Audit of the Financial Results

- 7. Our objectives are to obtain reasonable assurance about whether the Financial Results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Financial Results.
- 8. As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:
  - Identify and assess the risks of material misstatement of the financial results, whether due to
    fraud or error, design and perform audit procedures responsive to those risks, and obtain audit
    evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not
    detecting a material misstatement resulting from fraud is higher than for one resulting from error,
    as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override
    of internal control.
  - Obtain an understanding of internal control relevant to the audit in order to design audit
    procedures that are appropriate in the circumstances. Under Section 143(3)(i) of the Act, we are
    also responsible for expressing our opinion on whether the Company has adequate internal
    financial controls with reference to financial statements in place and the operating effectiveness
    of such controls.

• Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.

# **Price Waterhouse LLP**

Chartered Accountants

- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Financial Results, including the disclosures, and whether the financial results represent the underlying transactions and events in a manner that achieves fair presentation.
- 9. We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.
- 10. We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

#### **Other Matters**

- 11. The financial results of the Company for the year ended March 31, 2024, were audited by another firm of chartered accountants who, vide their report dated May 23, 2024, expressed an unmodified opinion on those financial results.
- 12. The Annual Financial Results include the results for the quarter ended March 31, 2025 being the balancing figures between the audited figures in respect of the full financial year and the published unaudited year to date figures up to the third quarter of the current financial year, which were subject to limited review by us.

Our opinion on the Financial Results is not modified in respect of above matters.

For Price Waterhouse LLP

savas ant

**Chartered Accountants** 

Firm Registration Number: 301112E/E300264

Sharad Vasant

Partner

Membership Number: 101119

UDIN: 25101119BMIFCD1465

Sydney, Australia May 22, 2025

Regd.Office: No.21, Centropolis, First Floor, 5th Cross, Langford Road, Shanti Nagar, Bangalore - 560 025

CIN: U74900KA2011FLC058752 | www.toyotafinance.co.in

Tel: +91 80 4344 2800 | Fax: +91 80 4344 2930 | Email: investorrelations@tfsin.co.in

#### Statement of Unaudited/Audited Financial Results for the Quarter and Year ended 31 March 2025

(Amounts are in Rs. Million, except per share data) Quarter ended S.No. Particulars 31 March 2024 31 March 2025 31 March 2024 31 March 2025 31 December 2024 Unaudited Unaudited Unaudited Audited Revenue from operations (a) Interest income 4 087 10 3.770.09 2.832.67 14 498 14 9 832 59 155.71 (b) Rental income 52.80 46 91 37.8 183.76 7.81 7.60 6.21 27.27 13.40 (c) Fees and commission income (d) Net gain on fair value changes 178,32 139 17 127 63 524.33 458 29 (e) Others 127 39 Total revenue from operations (a+b+c+d+e) 15,233,50 10,459,99 3.004.31 4.286.88 4.130.31 (f) Other income 3.66 Total income (a+b+c+d+e+f) 4,287.65 4,133.97 3,010.5 15,252.72 10,481.06 Expenses 2,851,08 2,001.66 10,268.37 6,683.52 (a) Finance costs 2,686.63 373.58 790.69 272,45 2,157.98 (b) Net loss on fair value changes 93.2 123.01 475 94 803.96 (c) Impairment on financial instruments 274 74 935.14 845.82 (d) Employee benefit expenses 200.87 247.05 236.20 (c) Depreciation and amortisation 76,59 69.62 54.66 265,76 230.36 341 87 274 79 1 044 00 (f) Other expenses 315.82 1 205.88 Total expenses (a+b+c+d+e+f) 2,935.26 15,105,58 9,730.67 4.634.68 3.795.06 Profit before tax for the period / year (1-2) (347.03) 338.91 75.31 147.14 750.39 (a) Current tax 74.16 74.26 31.94 314.48 200 93 (b) Earlier year tax adjustment 14.77 14.7 (c) Deferred tax charge / (credit) (173.22) 32.54 (7.78) (257.92 (6.41) Total tax expense/(benefit) (a+b) (84.29) 106,80 24.16 71.33 203.52 Profit/(loss) after tax for the period / year (3-4) (262.74)232.11 51.15 75.81 546.87 Other comprehensive income a. Items that will not be reclassified to profit or loss (5.91) (i) Remeasurements of the defined benefit plans (4.24)1,32 (ii) Income tax impact of above 1.03 (0.33)(0.02) 1.45 0.38 b. Items that will be reclassified to profit or loss (0.60)(i) Fair value changes on Investments 1.89 (5.71)0.40 (1.65 1.44 0.42 (0.11)0.15 (ii) Income tax impact of above (0.47 Total other comprehensive (loss) / income for the (3.28)0.37 (5.69)(1.60)(1.79) period / year (net of taxes) Total comprehensive (loss) / income for the period / 228.83 51.52 70.12 545.27 (264.53) year (5+6) Paid up equity share capital 15,103,21 13,581.47 16,561.54 13,581.47 16,561,54 Other Equity 16,758.51 14,984.87 12,675,46 16,758.51 12,675,46 Earnings per share (Refer Note 10) (a) Basic EPS (in Rupees) (0.16) 0.04 0.05 0.47 0.15 (b) Diluted EPS (in Rupecs) 0.05 (0.16) 0.15 0.04 Face value per share (in Rupees) 10.00

Amounts and per share data are rounded off to nearest two decimal points





# Notes to Statement of Unaudited/Audited Financial Results for the Quarter and Year ended 31 March 2025

1 Statement of Assets and Liabilities as at 31 March 2025

S.No.		As at	are in Rs. Million
-178Fa	Particulars	Management of the Park of the	AND RESIDENCE OF THE PARTY OF T
	Familiars	31 March 2025	31 March 2024
-	A	Audited	Audited
A	Assets		
	Financial assets	1100.00	2 121 1/
	(a) Cash and cash equivalents	4,196.56	3,121.19
	(b) Derivative financial instruments	171.77	173.5
	(c) Trade receivables	13,32	17.6
1	(d) Loans	1,82,829.99	1,32,383.7
	(e) Investments	4,671.33	4,355.7
	(f) Other financial assets	49.96	41.2
	Total financial assets	1,91,932.93	1,40,093.1
2	Non-financial assets		
	(a) Current tax assets (net)	134.06	81.4
	(b) Deferred tax assets (net)	845.47	585,6
	(c) Property, plant and equipment	807.25	536,3
	(d) Right-of-use assets	228.12	93.8
	(e) Intangible assets under development		38.1
1	(f) Other intangible assets	170.95	113.0
	(g) Other non-financial assets	1,363.57	646.5
	Total non-financial assets	3,549,42	2,095.0
	Total Assets	1,95,482.35	1,42,188.1
В	Liabilities and Equity		
1	Financial liabilities		
-	(a) Derivative financial instruments	1,507.07	1,227.7
- 1	(b) Trade payables	1,207101	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
- 1	(i) Total outstanding dues of micro enterprises and small enterprises	60.25	50.3
- 1	(ii) Total outstanding dues of metro enterprises and small enterprises	670.48	586.1
- 1	(ii) Fotal outstanding dues of creditors other than intero emerprises and small emerprises	070.40	300.1
	(c) Debt securities	64,765.58	39,209.2
	(d) Borrowings (other than debt securities)	93,279.26	72,823.7
	(e) Lease liabilities	229.88	96,6
- 1	(f) Other financial liabilities	1,371.95	1,672.5
	Total financial liabilities	1,61,884.47	1,15,666.4
	Non-financial liabilities		
2	Non-financial liabilities (a) Current tax liabilities (net)	-	
2		176.07	157.1
2	(a) Current tax liabilities (net) (a) Provisions	176.07 101.76	
2	(a) Current tax liabilities (net)		157.1 107.6 <b>264.</b> 7
2	(a) Current tax liabilities (net) (a) Provisions (b) Other non-financial liabilities	101.76	107.6
2	(a) Current tax liabilities (net) (a) Provisions (b) Other non-financial liabilities Total non-financial liabilities Equity	101.76 277.83	107.6 <b>264.</b> 7
2	(a) Current tax liabilities (net) (a) Provisions (b) Other non-financial liabilities  Total non-financial liabilities  Equity (a) Equity share capital	101.76 277.83 16,561.54	107.6 <b>264.</b> 7
2	(a) Current tax liabilities (net) (a) Provisions (b) Other non-financial liabilities Total non-financial liabilities Equity	101.76 277.83	107.6 <b>264.</b> 7





# Notes to Statement of Unaudited/Audited Financial Results for the Quarter and Year ended 31 March 2025

2 Statement of Cash Flows for the Year ended 31 March 2025

		-		
(Amount	are in	H's	Whillin	l en

		Year e	s are in Rs. Million
No.	Particulars	31 March 2025	31 March 2024
		Audited	Audited
A	Cash flow from operating activities		
. 1	Profit/(loss) before tax	147.14	750.3
	Adjustments for:	147.14	730.3
	Depreciation, amortisation and impairment	265,76	230.3
	Net (gain) on derecognition of property, plant and equipment	(16,14)	(11.6
	Net loss/(gain) on fair value changes	361.06	252.6
	Interest income	(14,498.14)	(9.832.5
- 1	Interest on lease liability	5.66	7.6
	Interest on debt securities	3,935,14	2,700,
- 1	Interest on borrowings (other than debt securities)	6,327,37	3,975
	Impairment on financial instruments	2,157,98	803.
	Others (includes Interest on Security deposits)	(2,99)	(2.
	Operating profit (loss) before working capital changes	(1,317.16)	(1,126,
	Changes in working capital:	(1,011110)	(1,120)
	Increase/(Decrease) in trade payables	94.19	125.
	Increase/(Decrease) in other financial liabilities	(300.63)	1,228.
	Increase/(Decrease) in other non-financial liabilities	(5.85)	36.
	Increase/(Decrease) in provisions	13.03	26.
	Net flow from Investments fair valued through P&L	1,001.85	(1,001.
	Decrease/(Increase) in loans	(52,377,59)	(46,469.
	Decrease/(Increase) in trade receivables	4.30	19.
	Decrease/(Increase) in other financial assets	(8.72)	12
	Decrease/(Increase) in other non-financial assets	(717.03)	(289.
-	Interest received	14,212.82	9,501.
3	Interest paid on debt securities	(2,936,28)	(1,467.
	Interest paid on borrowings (other than debt securities)	(5,469,19)	(3,851
	Cash used in operations	(47,806.26)	(43,256
	Taxes paid (including tax deducted at source)	(381,82)	(193,
	Net cash (used) in operating activities	(48,188.08)	(43,449.
В	Cash flow from investing activities		
	Purchase of property, plant and equipment	(502,49)	(420
	Purchase of other intangible assets	(112.99)	(38
	Sale of property, plant and equipment	95.61	150
1	Proceeds from sale of investments fair valued through OCI	5,717.64	14,672
	Purchase of investments fair valued through OCI	(6,948,13)	(15,447
	Net cash (used) in investing activities	(1,750.36)	(1,082
	Cash flow from financing activities		
	Proceeds from issue of equity share capital (inclusive of securities premium)	6,993.00	6,093
. 1	Debt securities issued	47,057.48	35,510
	Debt securities repaid	(22,500.00)	(23,150
	Borrowings other than debt securities received	96,480.53	55,714
	Borrowings other than debt securities repaid	(75,579.63)	(29,940
	Payment of lease Liability	(65,28)	(58
	Net cash generated from financing activities	52,386.10	44,169
	Net increase / (decrease) in cash and cash equivalents (A)+(B)+(C)	2,447.66	(363
	Cash and cash equivalents, beginning of the year	1,748.02	2,111
	Cash and cash equivalents, end of the year (refer below)	4,195.68	1,748
	Cash and cash equivalents comprise of	0.00	n
- 1	(a) Cash on hand	0.00	C
	(b) Balances with banks		
	In current accounts	443,38	117
	Demand deposits (less than 3 months maturity)	3,753.18	3,003
		4,196,56	3,121
	(c) Borrowings (other than debt securities)  Bank overdraft	(0.88)	(1,373
-	Total (a)+(b)+(c)	4,195.68	1,748





#### Notes to Statement of Unaudited/Audited Financial Results for the Quarter and Year ended 31 March 2025

- 3 The material accounting policy information applied in preparation of these financial results are consistent with those followed in the annual financial statements for the year ended 31 March, 2024. These financial results are available on the website of the Company (https://www.toyotafinance.co.in)
- 4 Toyota Financial Services India Limited ('the Company') is Non-Banking Finance Company registered with the Reserve Bank of India as Non-Deposit taking Non-Banking Finance Company Asset Finance Company (now Investment and Credit Company i.e., NBFC-ICC) and classified as NBFC- Middle Layer under Scale Based Regulations (SBR).
- The above audited financial results for the year ended March 31, 2025 (Financial Results) have been prepared in accordance with Indian Accounting Standards ('Ind AS') notified under the Companies (Indian Accounting Standards) Rules, 2015 as amended by the Companies (Indian Accounting Standards) Rules, 2016 as prescribed under Section 133 of the Companies Act, 2013 ('the Act'), read with relevant rules issued thereunder and generally accepted accounting practices in India, in compliance with Regulation 52 of the Securities and Exchange Board of India ('SEBI') (Listing Obligations and Disclosure Requirements), Regulations, 2015, as amended ('the Listing Regulations') along with the circulars, guidelines and directions issued by the Reserve Bank of India ('RBI) from time to time.
- The audited financial results have been reviewed by the Audit Committee on 22 May 2025 and recommended for adoption to the Board of Directors. The Board of Directors of the Company have considered and approved the same at its meeting held on 22 May 2025.
- 7 The figures for the last quarter of the current and previous financial year are the balancing figures between audited figures in respect of the full financial year and the published year to date figures up to the end of third quarter of the current and previous financial year which were subjected to limited review by statutory auditors.
- 8 The Company is engaged primarily in the business of vehicle financing and there are no separate reportable segments as per Ind AS 108 "Operating Segments".
  The Company operates in a single geographical segment i.e domestic.
- 9 The Secured non-convertible debentures issued by the Company are fully secured by creation and maintenance of exclusive charge on loan receivables of the Company, to the extent as stated in the respective Information Memorandum. Further the company has maintained asset cover as stated in the information memorandum which is sufficient to discharge the principal amount and the interest accrued but not due for the secured non convertible debt securities issued.
- 10 Earnings per equity share for the quarter ended 31 March 2025, 31 December 2024, 31 March 2024 have not been annualised.
- 11 The Company has not transferred and acquired loans (not in default or stressed) to/from other entities during the period as prescribed under Master Direction Reserve Bank of India (Transfer of Loan Exposures) Directions, 2021 vide ref. no. RBI/DOR/2021-22/86 DOR.STR.REC.51/21.04,048/2021-22 dated 24 September 2021, as amended,
- 12 During the year 152,173,913 equity shares of Rs 10 each have been allotted on 28 August 2024 for cash, at a premium of Rs.13 each (Total of Rs 3,500 Mn) pursuant to a resolution of shareholders passed at Extraordinary General Meeting held on 30 July 2024 and 145,833,333 equity shares of Rs 10 each have been allotted on 07 February 2025 for cash, at a premium of Rs.14 each (Total of Rs 3,500 Mn) pursuant to a resolution of shareholders passed at Extraordinary General Meeting held on 20 December 2024.
- 13 Disclosure on Resolution Framework 1 and resolution Framework 2 for COVID-19 related stress in terms of RBI circulars, RBI/2020-21/16 DOR No.BP.BC/3/21.04,048/2020-21 dated 6 August 2020 and RBI/2021-22/31/DOR.STR.REC.11/21.04.048/2021-22 dated 05 May 2021.
  Format B:

(Amounts are in Rs. Million) Type of borrower\* Exposure to Of (A), aggregate Of (A) amount written off during the half year Of (A) amount paid Exposure to ended 31 March 25 by the borrowers accounts classified accounts debt that slipped as Standard classified as into NPA during the during the half year Standard half year ended 31 ended 31 March 25 consequent to consequent to March 25 implementation of implementation resolution plan of resolution Position as at 31 plan - Position March 25 as at 30 September 2024 (A) Personal Loans Corporate persons\*\* 14.0 of which MSMEs Others

\* Auto loans and auto related loans

\*\* As defined in Section 3(7) of the Insolvency and Bankruptcy Code, 2016

P B Venugopal Managing Director & CEO

Place: Bangalore Date: 22 May 2025 Bangalore and Bolling

Charlered Accountants

\*\*M\*301112E/E30026\*\*

\*\*Mumbai

Disclosure under Regulation 52(4) of the Listing Regulations for the period ended 31 March 2025

	31 March 2025	31 December 2024	31 March 2024
Additional Information	Audited	Unaudited	Audited
A 2115 to 1			4.27
a) Debt-Equity ratio	4.74	4.84	
b) Debt service coverage ratio*	Not applicable		Not applicable
c) Interest service coverage ratio*  1) Outstanding redeemable preference shares (quantity and value)	Not applicable NIL	Not applicable	Not applicable
c) Capital redemption reserve and Debenture redemption reserve	INIL	NIL	191
Debenture redemption reserve and Debenture redemption reserve	Not applicable	Not applicable	Not applicable
Capital redemption reserve	Not applicable	Not applicable	Not applicable
Capital federiption reserve	ног аррпсаме	Not applicable	1401 applicabl
f) Networth (Rs. in millions)	33,320.05	30,088.08	26,256.93
g) Net profit after tax (Rs. in millions)	75.81	338.55	546.8
n) Earnings per share***			
a. Basic (in Rupees)	0.05	0.24	0.4
b. Diluted (in Rupees)	0.05	0.24	0.4
i) Current ratio	Not applicable	Not applicable	Not applicab
j) Long term debt to working capital ratio	Not applicable	Not applicable	Not applicab
k) Bad debts to Account receivable ratio	Not applicable	Not applicable	Not applicab
i) Current liability ratio	Not applicable	Not applicable	Not applicab
n) Total debts to total assets	80.85%	81.29%	78.79
n) Debtors turnover	Not applicable	Not applicable	Not applicab
o) Inventory turnover	Not applicable	Not applicable	Not applicab
p) Operating margin	Not applicable	Not applicable	Not applicat
q) Net profit margin	0.50%	3.06%	5,15
r) Sector specific equivalent ratios			
Gross Stage III	2.96%		3.00
Net Stage III	1.31%		1.34
Provisioning coverage ratio	56.63%	1	56.01
Capital adequacy ratio (as per regulation)	17.89%	1	19.41
Liquidity coverage ratio (as per regulation)	180%	104%]	13

<sup>\*</sup> The requirement of disclosures of debt service coverage ratio and interest service coverage ratio is not applicable to the Company as it is a non banking financial Company registered with the Reserve Bank of India.

- Formula for computation of Ratios are as follows:

  1. Debt equity ratio = (Debt securities + Borrowings (other than Debt securities) + Subordinated liabilities) / Networth
- 2. Total debts to total assets = (Debt securities + Borrowings (other than Debt securities) + Subordinated habilities) / Total Assets
  3. Net profit margin = Profit after tax for the period / Total revenue
- 4. Networth Equity share capital + Security premium account + Statutory reserve + Retained earnings Other comprehensive income
  5. Gross Stage III = Gross Stage III Loans / Gross Loans
  6. Net Stage III = (Gross Stage III Loans Stage III Provision) / (Gross Loans Stage III Provision)
  7. Previsioning coverage ratio = (Gross Stage III Loans Net Stage III Loans) / Gross Stage III Loans



<sup>\*\*</sup> Not required in respect of privately placed debentures in terms of Rule 18(7)(b)(ii) of Companies (Share Capital and Debenture) Rules, 2014.

<sup>\*\*\*</sup> Not annualised and rounded off to two decimal points.

SECURITY COVER CERTIFIC								·	·		yen some on the second		4-man-ranco-mana-man-ranco		nount in Rs. Millie
Column A	Culsum B	Culumn C	Culumn D	Culuman E	Column F	Column G	Column H	Column 1	Culuran J	Column K	Culumn L	Celumn M	Cohma N	Column O	Culumn P
		Exclusive Charge	Exclusive Charge	Exclusive Charge	Pari- Passu Charge	Pari-Passu Charge	Assets not offered as Security	Eliminati on (amount in negative)		(Total C to J)	J) Related to only those items covered by this certificate				
Particulars	Description of asset for which this certificate relate	Delit for which this certificate being issued <sup>(0)</sup>	Other Secured Debt	Debt for which this certificate heing issued	Assets shared by pari passu debt holder (includes debt for which this certificate is insued & other debt with pari-passu charge)	Other assets on which there is pari- Passu charge (excluding items covered in column F)		debt amount considered more than once (due to exclusive plus part passu charge)	Deht not backed by any assets offered as Security (Applicable only for Liabilities side) <sup>(1)</sup>		Market Value for Assets charged on Exclusive basis	Carrying/book value for exclusive charge assets where market value is not ascertainable or applicable	Market Value for Pari pussu charge Assets	Carrying value/book value for pari pussu charge assets where market value is not ascertainable or applicable	Total Value (=:L+M+ N+Q)
		Book Value	Book Value	Yes/ No	Book Value	Book Vaine	Book Value						Relating	u Culumn F	
ASSETS		Acres and a second													***************************************
Property Plant and Equipment							807.25			807.25					
Copital Work-in-Progress							-			-					
Right of Use Assets						-	228.12			228.12					
Goodwill							*			*					
Istangable Assets		MINOSON PRINCIPAL PRINCIPA	***************************************				170.95	*********************	***************************************	170.95					
Intangible Assets under Development							+								
facestracuts							4.671.33			4.671.33					4
111111111111111111111111111111111111111	Loans Receivables	**		distribution of the second	A TOWNS ASSESSMENT OF THE PARTY		A POST CONTRACTOR OF THE PARTY		processors and a second		*****************	A STATE OF THE PARTY OF THE PAR			ACRES OF THE PROPERTY AND ADDRESS OF THE PERSON AND ADDRESS OF T
Lucana <sup>(†)</sup>	on Gross Basis	55,434.52					1,32,167-52			1,87,602,04		55,434.52			55,434.5
Inchionics		-	-							4		-			
Trade Receivables							[3,32			13.32					
Cash and Cash Equivalents							4,196,56			4,196.56					
Bank Bakinces other than Cash and															
Cash Equivalents							2.564.83			4 22/100		-			
Others		10 10 10 10								2,564.83		20 121 52			
Total		55,434.52	· ·			-	1,44,819,88	-	•	2,00,254.40	-	55,434,52	-		55,434.5
LIABILITIES							Name and Address of the Owner o								
Debt securities to which this		50,377.66		Yes	***************************************					50,377.66		50,377.66			50,377.6
certificate pratains <sup>(2)</sup> Other debt sharing part-passu charge			***************************************												,
with above clebt									11 345	11 200 00					
Other Ochi	4							-	14,387.92	14,387.92					-
Subordinated debt										*				-	
Burruwings									86.312.53	W6 3 1 F 6 3					
Briefe									86,343.63	86,345.63					<u>-</u>
Delu-Securities									-	· :					-
Others									730.73	730,73					
Torde payables									229.88	229 88				-	-
Lease Liabilities															-
Proxistoro <sup>(1)</sup>								-	4,948,12	4.948.12					
Others (*)									9,914,42	9,914.42					
Tutal		50,377,66	-		•	-	B.	-	1,16,556.70	1,66,934.36	-	50,377.66	-	-	50,377,0
Cover on Book Valor		1,10													
Cover on Market Value															1.1
		Exclusive Seem	rity Cover Ratio		Pari-Passu Secur	ity Cover Ratio									



<sup>|</sup> Exclusive Security Cover Ratio | Part-Passu Security Cover Ratio | Luan Receivables one considered on Gauss brains and ECL price islone of Rs.4.772.05 million (Provisions are considered in liabilistics for the purpose of computation of the asset coverage)

2. The amount of debt securities to which this certificate perains is based on DND-AS.

3. This column inclindes book value of fours and receivables having exclusive charge and outstanding book value of debt for which this certificate is issued.

4. Others doesn't inclinde equity store capital & other equity.

5. This column incluses Debt and Other liabilities on theseed by any assets offered as Security.

6. As per deed of hypathecation executed under each assume, the requirement of Security Coverage is 1 time of the principal outstanding and interest acrued on the Debenures issued by the Company.



To,
The Manager,
National Stock Exchange of India Limited ('NSE'),
Exchange Plaza, Plot no. C/1, G Block,
Bandra-Kurla Complex, Bandra(E),
Mumbai-400051.

Dear Madam/Sir,

Sub: Disclosure of utilization of issue proceeds of Non-convertible Securities for the quarter ended March 31, 2025, pursuant to Regulations 52(7) and 52(7A) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (SEBI LODR Regulations).

Pursuant to Regulations 52(7) and 52(7A) of the SEBI LODR Regulations, Toyota Financial Services India Limited ("the Company / the listed entity") confirms the following:

# A. Statement of utilization of issue proceeds:

Name of the Issuer	ISIN	Mode of Fund Raising (Public issues/ Private placement)		Date of raising funds INR Crores		Funds utilized in INR Crores	Any deviation (Yes/ No)	if 8 is Yes, then specify the purpose of for which the funds were utilized	Remark, if any
1	2	3	4	5	6	7	8	9	10
Toyota Financial	INE692Q07548	Private	Non-	21-01- 2025	500	500	No	Not Applicable	Nil
Services India Limited	INE692Q07555	placement	Convertible Debenture	27-03- 2025	500	500	No	Not Applicable	Nil

# B. Statement of deviation/variation in use of Issue proceeds:

Particulars	Remarks							
Name of listed entity	Toyota Financial Services India Limited							
Mode of fund raising	Private placement							
Type of instrument	Non-convertible Debenture							
Date of raising funds	21-01-2025	27-03-2025						
Amount raised	INR 500 Crores (INE692Q07548)	INR 500 Crores (INE692Q07555)						
Report filed for quarter ended	March 2025							
Is there a deviation/variation in use of funds raised?	No Deviation/Variation							
Whether any approval is required to vary the objects of the issue stated in the prospectus/ offer document?	Not applicable. Since, there is no Deviation/Variation.							
If yes, details of the approval so required?	-							
Date of approval	-							
Explanation for the deviation/variation	-							
Comments of the audit committee after review	-							



Comments	of the audito	ors, if any		1								
Objects for which funds have been raised and where there has been a deviation/variation, in the following table:												
Original object	Modified object, if any	Original allocation	Modified allocation, if any	Funds utilise d	Amount of deviation/ variation for the quarter according to applicable object (in Rs. crore and in %)  Remarks, if ar							
	Not Applicable											

Deviation could mean:

- a. Deviation in the objects or purposes for which the funds have been raised.
- b. Deviation in the amount of funds actually utilized as against what was originally disclosed.

You are requested to kindly take the same on record.

Thank You,

Yours Sincerely,

For Toyota Financial Services India Limited

Surya Narayan Patro Chief Financial Officer

CC: Vistra (ITCL) India Limited (Debenture Trustee)

Disclosure of related party transactions for half-year period ending 31 Mar 2025

Amounts are in INR in Millions

Additional disclosure of related party transactions - applicable only in case the related party transaction relates to loans, intercorporate deposits, advances or investments made or given by the listed entity/subsidiary. These details need to be disclosed only once, during the reporting period when such transaction was undertaken.

5.No	Details of the party (listed entity /subsidiary) entering into the transaction		Details of the counterparty		Type of related party transaction	Value of the related party transaction as approved by the audit committee	Value of transaction during the reporting period	in case monies are due to either party as a result of the transaction		In case any financial indebtedness Is incurred to make or give loans, inter-corporate deposits, advances or investments			s  Details of the loans, inter-corporate deposits, advances or investments					
	Name	PAN	Name	Relationship of the counterparty with the listed entity or its subsidiary		audit committee		Opening balance as on 01 Oct 2024	Closing Balance as on 31 Mar 2025	Nature of Indebtedness (loan/ Issuance of debt/ any other etc.)		Tenure	Nature (loan/ advance/ Intercorporate deposit/ Investment	Interest Rate (%)	Tenure	Secured/ unsecured	Purpose for which the funds will be utilised by the ultimate recipient of funds (endusage)	
1					Professional fees	2.50	2.15	0,81	1.93									
			Toyota Financial Services		Staff Welfare	0.41	0.60		72									
		l. 1	Corporation	Holding Company	Training expenses	0,55	0.06											
			Corporation		Equity share Capital Infusion	3,500,00	3,500.00											
					Other Income (Reimbursement)	0.01	0.01		0.01									
2					(i) Expenses-													
		1			Professional fees	27.00			15.54									
				Fellow Subsidiaries	IT Network Communication	1.84			0.02									
					Others	58.45	2.26	0.07	0.53									
					(ii) Income-						l V							
			Toyota Kirloskar Motor Pvt Ltd		Professional fee	3.50		-	2.62									
			l l		Incentive Fees	90												
					Lease Income	50			0.87									
- 1					(iii) Capital advance		19.16											
- 1					(iv) Purchase of fixed asset	1,088.60			- 4									
	)				(v) Sale of fixed asset	70	15.79	¥										
3	Toyota Financial		Toyota Motor Finance, Netherlands	Fellow Subsidiaries	Borrowings (closing value). [at applicable conversion rate-as on reporting date] Interest on borrowings [at applicable conversion rate-as on reporting date]	(100 mn USD)	10.29	7,086.35	6,930.46 2.30				External Commercial borrowings(ECB)	0.52%	3,Syrs (max)	Unsecured	To fund Retail loan disbursements	
4	Services India	AADCT8494P	Toyota Motor Credit Corporation	Fellow Subsidiaries		4.00			0.48					1				
5	Limited	1			Information technology services Professional fees	8.30			3.82	-				-		-	_	
5			Toyota Motor Asia (Singapore) Pte Limited (Formerly Toyota Motor Asia Pacific Pte Limited)	Fellow Subsidiaries	Information technology services	6,00		3,09	3.62									
6	y.		Toyota Tsusho Systems, Singapore	Affiliated	Information technology services	0,87		*										
7			Toyota Tsusho Systems, Thailand	Affiliated	Information technology services	2.50												
8			Toyota Tsusho Systems India Pvt	Affiliated	Lease income	9.00			0.13									
		Ç.	Ltd	Ominateu	Information technology services	33.13	1.01	0.24	*									
9		i i			i.Expenses-													
					Office Rent	0.42												
					Commission paid	40,00			3.67									
			Toyota Lakozy Auto Pvt Ltd	Affiliated	Other reimbursment	20.00	3.80	蒙										
			TOYOTA LAKOZY AUTO PYT LEG	Aimateu	ii. Income													
					INF Loan Interest	1,29	0.15	0,33										
					INF Loan renewal fee	0.00												
					Loan	1062,00	- 2	28					Inventory Funding Loan	12,00%	Yearly Renewal	Secured	Vehicle Dealer	
10			JTEKT Bearings India Pvt Ltd (Formerly Koyo Bearings India Pvt Ltd)	Affiliated	Lease income	2.40	0.62	0.22	0.38									





Disclosure of related party transactions for half-year period ending 31 Mar 2025 (continued) Amounts are in INR in Millions

> Additional disclosure of related party transactions - applicable only in case the related party transaction relates to loans, intercorporate deposits, advances or investments made or given by the listed entity/subsidiary. These details need to be disclosed only once, during the reporting period when such transaction was undertaken.

S.No												_				-	
	Details of the part /subsidiary) enteri transaction		Details of the counterparty	Details of the counterparty		transaction as	Value of transaction	either party as a result of the		in case any financial indebtedness is incurred to make or give loans, inter-corporate deposits, advances or investments							
	Name	PAN	Name	Relationship of the counterparty with the listed entity or its subsidiary	Type of related party transaction	approved by the audit committee	during the reporting period	Opening balance as on 01 Oct 2024	Closing Balance as on 31 Mar 2025	Nature of Indebtedness (loan/ Issuance of debt/ any other etc.)	Cost Te	nure	Nature (loan/ advance/ Intercorporate deposit/ Investment	Interest Rate (%)	Tenure	Secured/ unsecured	Purpose for which the funds will be utilised by the ultimate recipient of funds (endusage)
11			AT India Auto Parts Pvt Ltd	Affiliated	Lease income	6.00	1.30	0.34	0.18								
12	*1		Cataler India Auto Parts Private Limited	Fellow Subsidiaries	Lease income	8,00	0.64										
13			Toyota Accessories Development ME (TADME) India Private Limited	Fellow Subsidiaries	Lease income	6,00	0.24	:00	-								
14			THE (TADINE) Mula 1 Heate climited		Lease Car Loan	6.00	2,45		2.30				Lease Car Loan	19,00%	3 & Syears	Secured	For Employees
15			Mr. P B Venugopal	Managing Director (Appointed w.e.f. 01 February 2024)	Short-term employee benefits	16.21	7.85	-									
16	7		Mr. Kazuo Noda	Whole time Director	Short-term employee benefits	22.31		240								_	1
17			Mr. Anupam Vasdani	Chief Financial Officer(Resigned w.e.f 31 December 2024)	Short-term employee benefits		2:70										
18	Toyota Financial		Mr. Surya Narayan Patro	Chief Financial Officer (Appointed w.e.f. 1 January 2025)	Short-term employee benefits	10.84	1.52										
19		AADCT8494P	Mr., Ganesh Chandrasekaran	Company Secretary (Resigned w.e.f. 25 July 2024)	Short-term employee benefits												
20			Mr. Shashidhara	Company Secretary (Appointed w.e.f. 1 October 2024) (Resigned w.e.f. 11 February 2025)	Short-term employee benefits	3.50	1.22	8.									
21			Mr. Rajat Ilkal	Company Secretary Appointed w.e.f. 14	Short-term employee benefits		0.12										
22			Ms.Sunita Rajiv Handa	Independent Director (Resigned w.e.f 9	Sitting Fees	0.42											
23			Mr. V Prakash		Sitting Fees	0.40	0.60										
24			Ms. Rajni Anil Mishra	Independent Director (Appointed w.e.f 10 September 2024)	Sitting Fees	0.42	0.62										







May 22, 2025

To,
The Manager,
National Stock Exchange of India Limited ('NSE'),
Exchange Plaza, Plot no. C/1, G Block,
Bandra-Kurla Complex, Bandra (E),
Mumbai - 400 051.

Dear Sir / Madam,

Sub: Declaration pursuant to Regulation 52(3)(a) of Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015 (SEBI LODR Regulations).

We hereby certify that the Statutory Auditors of the Company M/s. Price Waterhouse LLP, Chartered Accountants have issued an Audit Report with an unmodified opinion on the Audited Financial Statements / Results of the Company for the financial year ended March 31, 2025.

You are requested to kindly take the same on record.

Thanking You,

Yours Sincerely,

For Toyota Financial Services India Limited,

Surya Narayan Patro
Chief Financial Officer