

Final Term Sheet The Toronto-Dominion Bank New Issue 5 Year

13 July 2023 JPY 10.2bn Fixed Rate Senior Notes due July 2028 (the

"Senior Notes")

Issuer: The Toronto-Dominion Bank, Toronto Branch

Expected Issue Specific Standard & Poors: A

Ratings: Moody's: A1

Fitch: AA-

Instrument: Fixed Rate Note

Specified Currency: Japanese Yen ("JPY")

ISIN: XS2652557286

Issue Amount: JPY 10,200,000,000

Launch Date: 11 July 2023

Pricing Date: 13 July 2023

Settlement Date: 25 July 2023 (T+7)

Maturity Date: 25 July 2028

Coupon: 0.879% per annum fixed rate, payable semi-annually in arrear (JPY 5yr

TONA Swap Mid-Rate* + 59bps)

*As quoted on Bloomberg screen TFPR18 on the Pricing Date, rounded

up to the nearest 0.001%

Day Count Fraction: 30 / 360

Business Day Convention: Modified Following, unadjusted

Payment Dates: 25 of January and July each year, commencing 25 January 2024 up to

and including the Maturity Date, adjusted for payment purposes only in

accordance with the Business Day Convention

Business Days: London, New York, Tokyo and Toronto

100% Redemption: Re-offer Yield: 0.879% **Reference Rate:** TONA Swap mid rate **TONA Swap mid rate** 0.289% Margin: +59 bps **Issue Price:** 100% Commissions: 0.25% **Net Proceeds Price:** 99.75% **Net Proceeds:** JPY 10,174,500,000 **Specified Denomination:** JPY 100,000,000 Listing: None **Early Redemption:** The Notes are not redeemable prior to their stated maturity except for taxation reasons. TLAC Disqualification Event Call Option is not applicable. **Governing Law:** Province of Ontario, Canada and the federal laws of Canada applicable therein Status of the Senior Notes: The Senior Notes will rank pari passu with all deposit liabilities of the Bank without any preference amongst themselves except as otherwise prescribed by law and subject to the exercise of bank resolution powers. The Senior Notes do not evidence or constitute deposits that are insured under the Canada Deposit Insurance Corporation Act (the "CDIC Act"). Bail-inable: The Senior Notes are Bail-inable Notes. Bail-inable Notes are subject to conversion in whole or in part – by means of a transaction or series of or any of its affiliates under subsection 39.2(2.3) of the CDIC Act and to variation or extinguishment in consequence, and subject to the

transactions and in one or more steps – into common shares of the Bank or any of its affiliates under subsection 39.2(2.3) of the CDIC Act and to variation or extinguishment in consequence, and subject to the application of the laws of the Province of Ontario and the federal laws of Canada applicable therein in respect of the operation of the CDIC Act with respect to the Senior Notes. For a description of Canadian bank resolution powers and the consequent risk factors attaching to Bailinable Notes, reference is made to the Base Prospectus dated 30 June 2023.

Attornment: By acquiring the Senior Notes, each Noteholder (including each

beneficial owner) is deemed to attorn to the jurisdiction of the courts of the Province of Ontario in Canada with respect to the CDIC Act and the

laws of the Province of Ontario and the federal laws of Canada applicable therein in respect of the operation of the CDIC Act with

respect to Senior Notes.

Sales Restrictions: As set out in the Base Prospectus dated 30 June 2023. Regulation S

compliance Category 2, TEFRA not applicable. Not Rule 144a eligible. Canadian Sales not permitted. The Notes are not available to EEA or UK

retail investors.

Alternative Currency: Condition 5(h) applies

Cross Default: None

Negative Pledge: None

Force Majeure: Yes

Form of Notes: Registered Form

Method of Distribution: Syndicated

Joint Lead Managers: The Toronto-Dominion Bank, London Branch

Mizuho International plc MUFG Securities EMEA plc Nomura International plc

SMBC Nikko Capital Markets Limited

UK MiFIR/MiFID II Target

Market:

Professional investors and ECPs only target market (all distribution

channels)

PRIIPS/UK PRIIPs: No EEA or UK PRIIPs key information document (KID) has been prepared

as not available to retail in EEA or UK

Legal Entity Identifier

("LEI"):

PT3QB789TSUIDF371261

Clearing/ Settlement: Euroclear / Clearstream

Documentation: Final Terms under the Issuer's US\$40bn Programme for the Issuance of

Notes using the Base Prospectus dated 30 June 2023.

Syndication Agreement.

Legal Opinions.

Agreed Upon Procedures Comfort Letter.

Expenses: The Joint Lead Managers to proportionally share the dealer counsel legal

fees.

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