CREDIT ACCEPTANCE CORP Form 10-Q August 03, 2010

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549 FORM 10-Q

(Mark One)

# **b** QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended June 30, 2010

OR

## • TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from \_\_\_\_\_\_ to \_\_\_

Commission File Number 000-20202 CREDIT ACCEPTANCE CORPORATION

(Exact name of registrant as specified in its charter)

MICHIGAN

(State or other jurisdiction of incorporation or organization)

## 25505 WEST TWELVE MILE ROAD SOUTHFIELD, MICHIGAN

(Address of principal executive offices)

Registrant s telephone number, including area code: 248-353-2700

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes b No o Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes o No o

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of large accelerated filer, accelerated filer and smaller reporting company in Rule 12b-2 of the Exchange Act.

Large accelerated filer o	Accelerated filer þ	Non-accelerated filer o	Smaller reporting
		(Do not check if a smaller	company o
		reporting company)	
Indicate by check mark wheth	her the registrant is a shell of	company (as defined in Rule 12b-	2 of the Exchange Act). Yes

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes o No b

The number of shares of Common Stock, par value \$0.01, outstanding on July 30, 2010 was 27,125,113.

(I.R.S. Employer Identification No.)

38-1999511

**48034-8339** (Zip Code)

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## PART I. FINANCIAL INFORMATION ITEM 1. CONSOLIDATED FINANCIAL STATEMENTS CREDIT ACCEPTANCE CORPORATION CONSOLIDATED STATEMENTS OF INCOME (UNAUDITED)

Three Months Ended June 30, Six Months Ended June						Lune 20		
(Dollars in thousands, except per share data)		2010	υ,	2009	512	2010	nueu	2009
<b>Revenue:</b> Finance charges	\$	95,549	\$	81,124	\$	185,212	\$	157,850
Premiums earned	Ψ	8,245	Ψ	7,201	Ψ	15,949	Ψ	13,661
Other income		7,985		4,048		13,880		8,750
Total revenue		111,779		92,373		215,041		180,261
Costs and expenses:								
Salaries and wages		14,050		16,515		30,160		33,636
General and administrative		5,920		6,894		12,462		14,889
Sales and marketing		4,834		3,566		9,644		7,487
Provision for credit losses		1,790		(3,790)		8,216		(3,626)
Interest		12,267		7,285		23,972		15,208
Provision for claims		6,282		4,829		11,494		9,638
Total costs and expenses		45,143		35,299		95,948		77,232
Income from continuing operations before								
provision for income taxes		66,636		57,074		119,093		103,029
Provision for income taxes		17,571		20,924		38,013		37,867
Income from continuing operations		49,065		36,150		81,080		65,162
Discontinued operations (Loss) gain from discontinued United Kingdom operations Provision for income taxes		(25)		49 14		(30)		34 10
(Loss) gain from discontinued operations		(25)		35		(30)		24
Net income	\$	49,040	\$	36,185	\$	81,050	\$	65,186

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Basic	\$	1.57	\$	1.18	\$	2.61	\$	2.14
Diluted	\$	1.55	\$	1.15	\$	2.56	\$	2.08
Income from continuing operations per common share:								
Basic	\$	1.57	\$	1.18	\$	2.61	\$	2.14
Diluted	\$	1.55	\$	1.15	\$	2.57	\$	2.08
(Loss) gain from discontinued operations per common share:								
Basic	\$		\$		\$		\$	
Diluted	\$		\$		\$		\$	
Weighted average shares outstanding:			<b>2</b> 0 (1)				<b>2</b> 0 <b>5</b>	
Basic Diluted		72,229 01,027	-	00,531 23,187		07,721 00,586		10,439 35,734
See accompanying note		-	-	-			01,20	,
	1							

## CREDIT ACCEPTANCE CORPORATION CONSOLIDATED BALANCE SHEETS

	As of		
	June 30, 2010	December 31, 2009	
(Dollars in thousands, except per share data) ASSETS:	(Unaudited)		
Cash and cash equivalents	\$ 1,537	\$ 2,170	
Restricted cash and cash equivalents	63,859	82,456	
Restricted securities available for sale	2,893	3,121	
Loans receivable (including \$11,179 and \$12,674 from affiliates as of			
June 30, 2010 and December 31, 2009, respectively)	1,259,647	1,167,558	
Allowance for credit losses	(124,871)	(117,545)	
Loans receivable, net	1,134,776	1,050,013	
Property and equipment, net	18,344	18,735	
Income taxes receivable	6,995	3,956	
Other assets	26,414	15,785	
Total Assets	\$ 1,254,818	\$ 1,176,236	
LIABILITIES AND SHAREHOLDERS EQUITY:			
Liabilities:			
Accounts payable and accrued liabilities	\$ 79,042	\$ 77,295	
Line of credit	4,300	97,300	
Secured financing	240,500	404,597	
Mortgage note and capital lease obligations	4,665	5,082	
Senior notes	244,007		
Deferred income taxes, net	100,686	93,752	
Total Liabilities	673,200	678,026	
<b>Shareholders Equity:</b> Preferred stock, \$.01 par value, 1,000,000 shares authorized, none issued			
Common stock, \$.01 par value, 80,000,000 shares authorized, 101e issued and 31,038,217 shares issued and outstanding as of June 30, 2010 and			
December 31, 2009, respectively	310	311	
Paid-in capital	25,952	24,370	
Retained earnings	555,483	474,433	
Accumulated other comprehensive loss, net of tax of \$75 and \$526 at June 30, 2010 and December 31, 2009, respectively	(127)	(904)	
Total Shareholders Equity	581,618	498,210	

Total Liabilities and Shareholders Equity

\$1,254,818 \$ 1,176,236

See accompanying notes to consolidated financial statements.

## CREDIT ACCEPTANCE CORPORATION CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

(Dollars in thousands)	Six Months Ei 2010	nded June 30, 2009
Cash Flows From Operating Activities:		
Net income	\$ 81,050	\$ 65,186
Adjustments to reconcile cash provided by operating activities:		
Provision for credit losses	8,216	(3,626)
Depreciation and amortization	2,586	2,723
Loss on retirement of property and equipment		98
Provision for deferred income taxes	6,482	12,893
Stock-based compensation	2,168	3,155
Change in operating assets and liabilities:		
Increase in accounts payable and accrued liabilities	2,966	2,184
Increase in income taxes receivable / decrease in income taxes payable	(3,039)	(49)
Increase in other assets	(10,629)	(983)
Net cash provided by operating activities	89,800	81,581
Cash Flows From Investing Activities:		
Decrease in restricted cash and cash equivalents	18,597	4,670
Purchases of restricted securities available for sale	(1,018)	
Maturities of restricted securities available for sale	1,256	461
Principal collected on Loans receivable	392,156	339,183
Advances to Dealer-Partners and accelerated payments of Dealer Holdback	(410,183)	(282,746)
Purchases of Consumer Loans	(52,151)	(67,866)
Payments of Dealer Holdback	(22,882)	(23,965)
Net decrease (increase) in other loans	83	(1)
Purchases of property and equipment	(1,926)	(1,407)
Net cash used in investing activities	(76,068)	(31,671)
Cash Flows From Financing Activities:		
Borrowings under line of credit	212,700	411,200
Repayments under line of credit	(305,700)	(358,600)
Proceeds from secured financing	70,000	124,400
Repayments of secured financing	(234,097)	(227,859)
Principal payments under mortgage note and capital lease obligations	(417)	(741)
Proceeds from sale of senior notes	243,738	
Repurchase of common stock	(1,896)	(540)
Proceeds from stock options exercised	172	352
Tax benefits from stock-based compensation plans	1,137	336
Net cash used in financing activities	(14,363)	(51,452)
Effect of exchange rate changes on cash	(2)	(3)

Net decrease in cash and cash equivalents Cash and cash equivalents, beginning of period		(633) 2,170	(1,545) 3,154
Cash and cash equivalents, end of period	\$	1,537	\$ 1,609
Supplemental Disclosure of Cash Flow Information:			
Cash paid during the period for interest	\$	25,018	\$ 15,917
Cash paid during the period for income taxes	\$	38,236	\$ 23,870
See accompanying notes to consolidated financial statem	ents.		
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## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

### **1. BASIS OF PRESENTATION**

The accompanying unaudited consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America (generally accepted accounting principles or GAAP) for interim financial information and with the instructions to Form 10-Q and Article 10 of Regulation S-X. Accordingly, they do not include all of the information and footnotes required by generally accepted accounting principles for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation have been included. The results of operations for interim periods are not necessarily indicative of actual results achieved for full fiscal years. The consolidated balance sheet at December 31, 2009 has been derived from the audited financial statements at that date but does not include all the information, refer to the consolidated financial statements and footnotes thereto included in the Annual Report on Form 10-K for the year ended December 31, 2009 for Credit Acceptance Corporation (the Company, Credit Acceptance , we , our or us ). Certain prior period amounts have been reclassified to conform to the current presentation

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Actual results could differ from those estimates.

We have evaluated events and transactions occurring subsequent to the consolidated balance sheet date of June 30, 2010 for items that could potentially be recognized or disclosed in these financial statements. For additional information regarding subsequent events, see Note 13 of these consolidated financial statements.

## 2. DESCRIPTION OF BUSINESS

Since 1972, Credit Acceptance has provided auto loans to consumers, regardless of their credit history. Our product is offered through a nationwide network of automobile dealers who benefit from sales of vehicles to consumers who otherwise could not obtain financing; from repeat and referral sales generated by these same customers; and from sales to customers responding to advertisements for our product, but who actually end up qualifying for traditional financing.

We refer to dealers who participate in our programs and who share our commitment to changing consumers lives as Dealer-Partners . Upon enrollment in our financing programs, the Dealer-Partner enters into a dealer servicing agreement with us that defines the legal relationship between Credit Acceptance and the Dealer-Partner. The dealer servicing agreement assigns the responsibilities for administering, servicing, and collecting the amounts due on retail installment contracts (referred to as Consumer Loans ) from the Dealer-Partners to us. A consumer who does not qualify for conventional automobile financing can purchase a used vehicle from a Dealer-Partner and finance the purchase through us. We are an indirect lender from a legal perspective, meaning the Consumer Loan is originated by the Dealer-Partner and assigned to us.

We have two programs: the Portfolio Program and the Purchase Program. Under the Portfolio Program, we advance money to Dealer-Partners (referred to as a Dealer Loan ) in exchange for the right to service the underlying Consumer Loan. Under the Purchase Program, we buy the Consumer Loan from the Dealer-Partner (referred to as a

Purchased Loan ) and keep all amounts collected from the consumer. Dealer Loans and Purchased Loans are collectively referred to as Loans . The following table shows the percentage of Consumer Loans assigned to us under each of the programs for each of the last six quarters:

Quarter Ended	Portfolio Program	Purchase Program
March 31, 2009	82.3%	17.7%
June 30, 2009	86.0%	14.0%
September 30, 2009	89.0%	11.0%
December 31, 2009	90.8%	9.2%
March 31, 2010	90.9%	9.1%
June 30, 2010	90.5%	9.5%

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (UNAUDITED)

## 2. DESCRIPTION OF BUSINESS (Continued)

#### Portfolio Program

As payment for the vehicle, the Dealer-Partner generally receives the following:

a down payment from the consumer;

a non-recourse cash payment ( advance ) from us; and

after the advance has been recovered by us, the cash from payments made on the Consumer Loan, net of certain collection costs and our servicing fee ( Dealer Holdback ).

We record the amount advanced to the Dealer-Partner as a Dealer Loan, which is classified within Loans receivable in our consolidated balance sheets. Cash advanced to Dealer-Partners is automatically assigned to the originating Dealer-Partner s open pool of advances. We require Dealer-Partners to group advances into pools of at least 100 Consumer Loans. At the Dealer-Partner s option, a pool containing at least 100 Consumer Loans can be closed and subsequent advances assigned to a new pool. All advances due from a Dealer-Partner are secured by the future collections on the Dealer-Partner s portfolio of Consumer Loans assigned to us. For Dealer-Partners with more than one pool, the pools are cross-collateralized so the performance of other pools is considered in determining eligibility for Dealer Holdback. We perfect our security interest in the Dealer Loans by taking possession of the Consumer Loans, which list us as lien holder on the vehicle title.

The dealer servicing agreement provides that collections received by us during a calendar month on Consumer Loans assigned by a Dealer-Partner are applied on a pool-by-pool basis as follows:

First, to reimburse us for certain collection costs;

Second, to pay us our servicing fee, which generally equals 20% of collections;

Third, to reduce the aggregate advance balance and to pay any other amounts due from the Dealer-Partner to us; and

Fourth, to the Dealer-Partner as payment of Dealer Holdback.

If the collections on Consumer Loans from a Dealer-Partner s pool are not sufficient to repay the advance balance and any other amounts due to us, the Dealer-Partner will not receive Dealer Holdback.

Dealer-Partners have an opportunity to receive an accelerated Dealer Holdback payment at the time a pool of 100 or more Consumer Loans is closed. The amount paid to the Dealer-Partner is calculated using a formula that considers the forecasted collections and the advance balance on the closed pool.

Since typically the combination of the advance and the consumer s down payment provides the Dealer-Partner with a cash profit at the time of sale, the Dealer-Partner s risk in the Consumer Loan is limited. We cannot demand repayment of the advance from the Dealer-Partner except in the event the Dealer-Partner is in default of the dealer servicing agreement. Advances are made only after the consumer and Dealer-Partner have signed a Consumer Loan contract, we have received the original Consumer Loan contract and supporting documentation, and we have approved all of the related stipulations for funding. The Dealer-Partner can also opt to repurchase Consumer Loans that have been assigned to us under the Portfolio Program, at their discretion, for a fee.

For accounting purposes, the transactions described under the Portfolio Program are not considered to be loans to consumers. Instead, our accounting reflects that of a lender to the Dealer-Partner. The classification as a Dealer Loan for accounting purposes is primarily a result of (1) the Dealer-Partner s financial interest in the Consumer Loan and (2) certain elements of our legal relationship with the Dealer-Partner. For each individual Dealer-Partner, the amount of the Dealer Loan recorded in Loans receivable is comprised of the following:

the aggregate amount of all cash advances to the Dealer-Partner; finance charges; Dealer Holdback payments; accelerated Dealer Holdback payments; and recoveries.

Less:

collections (net of certain collection costs); and

write-offs.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (UNAUDITED)

### 2. DESCRIPTION OF BUSINESS (Concluded)

#### Purchase Program

The Purchase Program differs from our Portfolio Program in that the Dealer-Partner receives a single payment from us at the time of assignment instead of a cash advance and Dealer Holdback. For accounting purposes, the transactions described under the Purchase Program are considered to be originated by the Dealer-Partner and then purchased by us. The amount of Purchased Loans recorded in Loans receivable is comprised of the following:

the aggregate amount of all amounts paid to purchase Consumer Loans from Dealer-Partners; finance charges; and recoveries.

Less:

collections (net of certain collection costs); and write-offs.

#### Program Enrollment

Dealer-Partners that enroll in our programs have two enrollment options available to them. The first enrollment option allows Dealer-Partners to assign Consumer Loans under the Portfolio Program and requires payment of an upfront, one-time fee of \$9,850. The second enrollment option, which became effective September 1, 2009, allows Dealer-Partners to assign Consumer Loans under the Portfolio Program and requires payment of an upfront, one-time fee of \$1,950 and an agreement to allow us to keep 50% of their first accelerated Dealer Holdback payment. Prior to September 1, 2009, Dealer-Partners who chose the second enrollment option did not pay an upfront fee but agreed to allow us to keep 50% of their first accelerated Dealer-Partners enrolling in our program after August 31, 2008, access to the Purchase Program is only granted after the first accelerated Dealer Holdback payment has been made under the Portfolio Program.

#### 3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES Reinsurance

VSC Re Company (VSC Re), our wholly-owned subsidiary, is engaged in the business of reinsuring coverage under vehicle service contracts sold to consumers by Dealer-Partners on vehicles financed by us. VSC Re currently reinsures vehicle service contracts that are underwritten by one of our two third party insurers. Vehicle service contract premiums, which represent the selling price of the vehicle service contract to the consumer, less commissions and certain administrative costs, are contributed to trust accounts controlled by VSC Re. These premiums are used to fund claims covered under the vehicle service contracts. VSC Re is a bankruptcy remote entity. As such, the exposure to fund claims is limited to the amount of premium dollars contributed, less amounts earned and withdrawn, plus \$0.5 million of equity contributed.

Premiums from the reinsurance of vehicle service contracts are recognized over the life of the policy in proportion to expected costs of servicing those contracts. Expected costs are determined based on our historical claims experience. Claims are expensed through a provision for claims in the period the claim was incurred. Capitalized acquisition costs are comprised of premium taxes and are amortized as general and administrative expense over the life of the contracts in proportion to premiums earned. A summary of reinsurance activity is as follows:

	Three Month	ns Ended June				
		30,	Six Months <b>F</b>	ths Ended June 30,		
(Dollars in thousands)	2010	2009	2010	2009		
Net assumed written premiums	\$8,366	\$7,059	\$18,676	\$16,244		
Net premiums earned	8,245	7,199	15,950	13,654		
Provision for claims	6,283	4,833	11,498	9,640		
Amortization of capitalized acquisition costs	103	135	321	253		

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#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued) (UNAUDITED) DE SIGNIEICANT A COOUNTING POLICIES (Continued)

# 3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

We are considered the primary beneficiary of the trusts and as a result, the trusts have been consolidated on our balance sheet. The trust assets and related reinsurance liabilities are as follows:

(Dollars in thousands) Trust assets	<b>Balance Sheet location</b> Restricted cash and cash equivalents	<b>June 30,</b> <b>2010</b> \$38,127	<b>December 31,</b> 2009 \$ 39,127
Unearned premium	Accounts payable and accrued liabilities	25,049	21,180
Claims reserve (1)	Accounts payable and accrued liabilities	1,143	965
(1) The claims reserve is			

reserve is estimated based on historical claims experience.

Prior to the formation of VSC Re, our agreements with two of our vehicle service contract third party administrators ( TPAs ) allowed us to receive profit sharing payments depending upon the performance of the vehicle service contract programs. The agreements also required that vehicle service contract premiums be placed in trust accounts. Funds in the trust accounts were utilized by the TPA to pay claims on the vehicle service contracts. Upon the formation of VSC Re during the fourth quarter of 2008, the unearned premiums on the majority of the vehicle service contracts that had been written through these two TPAs were ceded to VSC Re along with any related trust assets. Vehicle service contracts written prior to 2008 through one of the TPAs remain under this profit sharing arrangement. Profit sharing payments, if any, on the vehicle service contracts are distributed to us periodically after the term of the vehicle service contracts have substantially expired provided certain loss rates are met. We are considered the primary beneficiary of the trusts and as a result, the assets of the remaining trust and the related liabilities have been consolidated on our balance sheet. As of both June 30, 2010 and December 31, 2009, the remaining trust had \$4.3 million in assets available to pay claims. As of June 30, 2010, there was a nominal related claims reserve and as of December 31, 2009, there was a related claims reserve of \$3.5 million. The trust assets are included in restricted cash and cash equivalents and restricted securities available for sale. The claims reserve is included in accounts payable and accrued liabilities in the consolidated balance sheets. A third party insures claims in excess of funds in the trust accounts.

Our determination to consolidate the VSC Re trusts and the profit sharing trusts was based on the following: First, we determined that the trusts qualified as variable interest entities. The trusts have insufficient equity at risk as no parties to the trusts were required to contribute assets that provide them with any ownership interest. Next, we determined that we have variable interests in the trusts. We have a residual interest in the assets of the trusts, which is variable in nature, given that it increases or decreases based upon the actual loss experience of the related service contracts. In addition, VSC Re is required to absorb any losses in excess of the trusts assets. Next, we evaluated the purpose and design of the trusts. The primary purpose of the trusts is to provide TPAs with funds to pay claims on vehicle service contracts and to accumulate and provide us with proceeds from investment income and residual funds.

Finally, we determined that we are the primary beneficiary of the trusts. We control the amount of premium written and placed in the trusts through Consumer Loan assignments under our Programs, which is the activity that most significantly impacts the economic performance of the trusts. We have the right to receive benefits

from the trusts that could potentially be significant. In addition, VSC Re has the obligation to absorb losses of the trusts that could potentially be significant.

## **Restricted Cash and Cash Equivalents**

Restricted cash and cash equivalents decreased to \$63.9 million at June 30, 2010 from \$82.5 million at December 31, 2009. The following table summarizes restricted cash and cash equivalents:

	As of		
	June		
	30,	December 31,	
(Dollars in thousands)	2010		2009
Cash collections related to secured financings	\$24,325	\$	42,115
Cash held in trusts for future vehicle service contract claims (1)	39,534		40,341