FOR SEC Mail Section

MAR 24 2008

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM D

Washington, DC 10ଡି

NOTICE OF SALE OF SECURITIES PURSUANT TO REGULATION D, SECTION 4(6), AND/OR UNIFORM LIMITED OFFERING EXEMPTION

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OMB APPROVAL OMB Number:

3235-0076 May 31, 2005

Explres: Estimated average burden

SEC USE ONLY DATE RECEIVED

hours per response. 16.00

Filing Under (Check box(es) that apply): Rule 504 Rule 505 Rule 506 Section 4(6) Type of Filing: New Filing Amendment	PROCESSED
A. BASIC IDENTIFICATION DATA	APR 0 3 2008
1. Enter the information requested about the issuer	
Name of Issuer (check if this is an amendment and name has changed, and indicate change.)	HOMSON
TIB Financial Corp.	
Address of Executive Offices (Number and Street, City, State, Zip Code)	Telephone Number (Including Area Code)
599 9th Street, North, Naples, FL 34102 Address of Principal Business Operations (Number and Street, City, State, Zip Code) (if different from Executive Offices)	800-233-6330 Telephone Number (Including Area Code)
Brief Description of Business	
Bank holding company	
Type of Business Organization	ease specify):
Jurisdiction of Incorporation or Organization: (Enter two-letter U.S. Postal Service abbreviation for State:	
CN for Canada; FN for other foreign jurisdiction) GENERAL INSTRUCTIONS Federal: Who Must File: All issuers making an offering of securities in reliance on an exemption under Regulation D or	
	Section 4(6), 17 CPR 230.501 et seq. or 15 U.S.C. A notice is deemed filed with the U.S. Securities
CN for Canada; FN for other foreign jurisdiction) GENERAL INSTRUCTIONS Federal: Who Must File: All issuers making an offering of securities in reliance on an exemption under Regulation D or 17d(6). When To File: A notice must be filed no later than 15 days after the first sale of securities in the offering, and Exchange Commission (SEC) on the earlier of the date it is received by the SEC at the address given bel	Section 4(6), 17 CPR 230.501 et seq. or 15 U.S.C. A notice is deemed filed with the U.S. Securities ow or, if received at that address after the date on
CN for Canada; FN for other foreign jurisdiction) GENERAL INSTRUCTIONS Federal: Who Must File: All issuers making an offering of securities in reliance on an exemption under Regulation D or 177d(6). When To File: A notice must be filed no later than 15 days after the first sale of securities in the offering. and Exchange Commission (SEC) on the earlier of the date it is received by the SEC at the address given belieful; it is due, on the date it was mailed by United States registered or certified mail to that address.	Section 4(6), 17 CFR 230.501 et seq. or 15 U.S.C. A notice is documed filed with the U.S. Securities low or, if received at that address after the date on 19.
CN for Canada; FN for other foreign jurisdiction) GENERAL INSTRUCTIONS Federal: Who Must File: All issuers making an offering of securities in reliance on an exemption under Regulation D or 177d(6). When To File: A notice must be filed no later than 15 days after the first sale of securities in the offering, and Exchange Commission (SEC) on the earlier of the date it is received by the SEC at the address given belwhich it is due, on the date it was mailed by United States registered or certified mail to that address. Where To File: U.S. Securities and Exchange Commission, 450 Fifth Street, N.W., Washington, D.C. 205-Copies Required: Five (5) copies of this notice must be filed with the SEC, one of which must be manually	Section 4(6), 17 CFR 230.501 et seq. or 15 U.S.C. A notice is doemed filed with the U.S. Securities low or, if received at that address after the date on 19. signed. Any copies not manually signed must be the name of the issuer and offering, any changes
CN for Canada; FN for other foreign jurisdiction) GENERAL INSTRUCTIONS Federal: Who Must File: All issuers making an offering of securities in reliance on an exemption under Regulation D or 177d(6). When To File: A notice must be filed no later than 15 days after the first sale of securities in the offering, and Exchange Commission (SEC) on the earlier of the date it is received by the SEC at the address given belwhich it is due, on the date it was mailed by United States registered or certified mail to that address. Where To File: U.S. Securities and Exchange Commission, 450 Fifth Street, N.W., Washington, D.C. 205- Coptes Required: Five (5) copies of this notice must be filed with the SEC, one of which must be manually shotocopies of the manually signed copy or bear typed or printed signatures. Information Required: A new filing must contain all information requested. Amendments need only report hereto, the information requested in Part C, and any material changes from the information previously supplies	Section 4(6), 17 CFR 230.501 et seq. or 15 U.S.C. A notice is doemed filed with the U.S. Securities low or, if received at that address after the date on 19. signed. Any copies not manually signed must be the name of the issuer and offering, any changes
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2. Enter the information	=	*		•	
		issuer has been organized			
	- •				of a class of equity securities of the issu
 Bach executive of 	fficer and director	of corporate issuers and o	f corporate general and m	anaging partners o	f partnership issuers; and
 Each general and 	managing partner	of partnership issuers,	•		•
Check Box(es) that Apply:	Promoter	Beneficial Owner	Executive Officer	Director	General and/or Managing Partner
Full Name (Last name first,	<u>See attach</u>	ed .	·- <u></u>		
	,	•			
Business or Residence Add	ress (Number an	d Street, City, State, Zip C	ode)		
Theck Box(es) that Apply:	Promoter	Beneficial Owner	Executive Officer	Director	General and/or Managing Partner
ull Name (Last name first,	if individual)	· ·			
Business or Residence Addr	ess (Number and	Street, City, State, Zip C	ode)	· ·	
Check Box(cs) that Apply:	Promoter	Beneficial Owner	Executive Officer	Director	General and/or Managing Partner
ull Name (Last name first,	if individual)	<u> </u>	<u> </u>		
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ull Name (Last name first,	if individual)	 .	· · · · · · · · · · · · · · · · · · ·		
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siness or Residence Addre	s (Number and	Street, City, State, Zip Coo	io)		
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	(Uso blan	k shoot, or copy and use a	dditional copies of this sh	oct, as necessary)	

1. Has	the issuer s	old, or does	the issue	r intend to	sell, to nor	ı-accredite	d investors	in this off	ering?	,**************	Yes	No :⊠
-				nswer also	• •		,	٠.			s N	/Δ
2. Wha	2. What is the minimum investment that will be accepted from any individual?											
3. Does	the offerin	g permit io	int owners	bip of a sin	ngle unit? .	*	. 4 * 4 7 00* * 4 1 1 2 2 4 4 4 1			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Yes Di	No □
	the inform			•								ᅠ .
If a p or sta	nission or si erson to be ites, list the ker or deale	listed is an a name of the	ssociated broker or	person or a; dealer. If n	gent of a br nore than f	oker or dea ive (5) pers	ler register ons to be li	ed with the sted are as	SEC and/	or with a st	atc	
Full Name	(Last nam	e first, if in	dividual)	No	t appl	icable						
Business	or Residenc	e Address	Number a	nd Street, (City, State,	Zip Code	•		-		•	•
Name of A	Associated I	3roker or D	ealer		<u></u>		<u> </u>	. :			<u> </u>	<u></u>
States in V	Vhich Perso	n Listed H	as Solicite	d or Intend	s to Solici	Purchase	rs					
(Chec	k "All Stat	es" or chec	k individu	al States)	• • • • • • • • • • • • • • • • • • • •	······································					🗀 A	Il States
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Full Name	(Last name	first, if inc	lividual)	•								
Business o	r Residenc	e Address (Number a	nd Street, (City, State,	Zip Code)	•				<u></u>	
Name of A	ssociated B	roker or De	aler	<u></u>			_ 			"		
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RI	SC	SD	TN	(IX)	ÜT	VT	ΥA	WA	WV	WI	WY	PR
Full Name (Last name	first, if ind	ividual)				<u> </u>			· · · · · · · · · · · · · · · · · · ·	-	
Business o	r Residence	Address ()	Vumber an	d Street, C	ity. State.	Zip Code)	· · · · · ·				<u> </u>	
Name of As	sociated Br	oker or De	alor	•							_	
States in Wi	ich Person	Listed Has	Solicited	or Intends	to Solicit I	Purchasers			•			
(Check	"All States	or check	individual	States)	18 898 1 6 4 6 4 6 4 6 1 8 4 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		***************************************		States
[AL]	AK	AZ	AR	CA	CO	CT	DE	DC	FI.	ØA	H	ID
		IA.	KS	(KY)	LA	ME	MD	MA	M	MN	MS	MO
MT	NB	NV	NH	(XI)	NM	NY	NC	(DD)	OH	OK.	OR	PA

ı	er the aggregate offering price of securities included in this offering and the total amount already 1. Enter "0" if the answer is "none" or "zero." If the transaction is an exchange offering, check box and indicate in the columns below the amounts of the securities offered for exchange and						
	already exchanged.	Aggregate	Amount Already				
	Type of Security	Offering Price	Sold				
	Debt	s	<u>\$</u>				
	Debt	\$10,080,00	0 ₅ 10,080,000				
	Common Preferred						
	Convertible Securities (including warrants)	s	s				
	Partnership Interests						
	Other (Specify)	s	S				
	Other (Specify)	10,080,00	0, 10,080,000				
	Answer also in Appendix, Column 3, if filing under ULOE.						
2.	Enter the number of accredited and non-accredited investors who have purchased securities in this offering and the aggregate dollar amounts of their purchases. For offerings under Rule 504, indicate the number of persons who have purchased securities and the aggregate dollar amount of their purchases on the total lines. Enter "0" if answer is "none" or "zero."						
		Number Investors	Aggregate Dollar Amount of Purchases				
	Accredited Investors	18	\$10,080,000				
	Non-accredited Investors		2				
	Total (for filings under Rule 504 only)		\$ 10,080,000				
	Answer also in Appendix, Column 4, if filing under ULOE.	·					
3.	If this filing is for an offering under Rule 504 or 505, enter the information requested for all securities sold by the issuer, to date, in offerings of the types indicated, in the twelve (12) months prior to the first sale of securities in this offering. Classify securities by type listed in Part C — Question 1.						
		Type of	Dollar Amount				
	Type of Offering	Security	Sold				
	Rule 505		\$				
•	Regulation A		\$				
	Rule 504		\$				
	Total		\$ <u>··</u>				
4	a. Furnish a statement of all expenses in connection with the issuance and distribution of the securities in this offering. Exclude amounts relating solely to organization expenses of the insurer. The information may be given as subject to future contingencies. If the amount of an expenditure is not known, furnish an estimate and check the box to the left of the estimate.						
	Transfor Agent's Fees		\$				
	Printing and Engraving Costs		s				
	Legal Fees		\$ 25.000				
	Accounting Pees		\$				
	Engineering Fees		· \$				
		_	\$				
	Other Expenses (identify) Financial advisor (\$102,172), NASDAO fee	(\$12, 00 0)	114,172				
		, •					

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	b. Enter the difference between the aggregate offering price given in response to Part C — Question and total expenses furnished in response to Part C — Question 4.a. This difference is the "adjusted groproceeds to the issuer."	\$5		5 9,940,828
5 .	Indicate below the amount of the adjusted gross proceed to the issuer used or proposed to be used feach of the purposes shown. If the amount for any purpose is not known, furnish an estimate at check the box to the left of the estimate. The total of the payments listed must equal the adjusted groproceeds to the issuer set forth in response to Part C — Question 4.b above.	ıd		
			Payments to Officers, Directors, & Affiliates	Payments to Others
	Salaries and fees	- 🗆	\$	_ · 🗀 S
	Purchase of real estate	. 🗆	\$	
	Purchase, rental or leasing and installation of machinery and equipment	. 🗀	s	
	Construction or leasing of plant buildings and facilities		s	
	Acquisition of other businesses (including the value of securities involved in this offering that may be used in exchange for the assets or securities of another issuer pursuant to a merger)	_	e .	
	Repayment of indebtedness			
	Working capital			
	Other (specify):	<u>п</u> ,		
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	Calumn Totals	— —		
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	Total Payments Listed (column totals added)		□s <u>9</u> ,	940,828
	to the state of th			57
ign	essuer has duly caused this notice to be signed by the undersigned duly authorized person. If this notice ature constitutes an undertaking by the issuer to furnish to the U.S. Securities and Exchange Commission formation furnished by the issuer to any non-accredited investor pursuant to paragraph (b)(2) of E	sjor	i, upon written	
•	r (Print or Type) Signature 1	Date		
ΊB	Financial Corp. Stophens Sullwood		370	08
am	c of Signer (Print or Type) Title of Signer (Print or Type)			
<u>S</u>	tephen J. Gilbooly Chief Financial	<u>C</u>	office.	
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intentional misstatements or omissions of fact constitute federal criminal violations. (See 18 U.S.C. 1001.)

TIB FINANCIAL CORP.

ATTACHMENT TO FORM D

The directors of TIB Financial Corp. are:

Richard C. Bricker, Jr.
Paul O. Jones, Jr., M.D.
Edward V. Lett
Thomas J. Longe
John G. Parks, Jr.
Marvin F. Schindler
David F. Voigt
Otis T. Wallace

The address for each of the foregoing individuals is 599 9th Street North, Suite 101, Naples, Florida 34102-5624.

The executive officers of TIB Financial Corp. are:

Thomas J. Longe - Chairman of the Board

Edward V. Lett - President and Chief Executive Officer

Stephen J. Gilhooly – Executive Vice President, Chief Financial Officer and Treasurer

The address for each of the foregoing individuals is 599 9th Street North, Suite 101, Naples, Florida 34102-5624.

