TFS Financial CORP Form SC 13D April 24, 2007

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

SCHEDULE 13D

Under the Securities Exchange Act of 1934

TFS Financial Corporation

(Name of Issuer)

Common Stock, par value \$0.01 per share

(Title of Class of Securities)

87240R 10 7

(CUSIP Number)

Ned Quint, Esq. Luse Gorman Pomerenk & Schick A Professional Corporation Suite 400 5335 Wisconsin Avenue, N.W. Washington, D.C. 20015 (202) 274-2000

(Name, Address, Telephone number of Person Authorized to Receive Notices and Communications)

April 20, 2007

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and if filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box.

(Continued on following pages) Page 1 of 6 Pages

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CUSIP NO.	87240	OR 10 7	13D)		Pa	ige 2	of 6	Pages
1. NAME OF S.S. OR		G PERSON DENTIFICATION	NO. OF A	BOVE B	PERSON				
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3. SEC USE	ONLY								
4. SOURCE	OF FUNDS								
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5. CHECK B 2(e)	OX IF DISC	CLOSURE OF LE	GAL PROCE	EDINGS	S IS PURSU	ANT TO I	TEMS	2(D)	OR []
Not A	pplicable								
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7. NUMBER POWER		BENEFICIALLY	OWNED BY	EACH	REPORTING	PERSON	WITH	SOLE	VOTING
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 12.CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES []

 CUSIP NO.
 87240R 10 7
 13D
 Page 3 of 6 Pages

 13.PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
 68.34%

 14.TYPE OF REPORTING PERSON
 HC

 Item 1.
 Security and Issuer

The securities as to which this Schedule 13D ("Schedule") relates are shares of common stock, par value \$0.01 per share ("Common Stock"), of TFS Financial Corporation, a federal corporation (the "Issuer") and sole stockholder of Third Federal Savings and Loan Association of Cleveland (the "Association"). The address of the Issuer's principal executive office is 7007 Broadway Avenue, Cleveland, Ohio 44105.

Item 2. Identity and Background

This Schedule is filed on behalf of Third Federal Savings and Loan Association of Cleveland, MHC, a federally chartered mutual holding company (the "Company"). The Company's principal business is the ownership of the majority of the Issuer's shares of Common Stock. The business address of the Company is 7007 Broadway Avenue, Cleveland, Ohio 44105.

Pursuant to General Instruction C of Schedule 13D, the following information is being provided with respect to each executive officer and director of the Company ("Insiders"):

Directors and Executive Officers

Name	Occupation				
Marc A. Stefanski	Chairman of the Board, President and Chief Executive Officer of t Association				
Thomas J. Baird	Managing partner of Baird & Roselli, a law firm				
Martin J. Cohen	Managing partner of H & M Management Company				
Robert A. Fiala	President of the architecture firm, ThenDesign				
John J. Fitzpatrick	Founder and partner of Fitzpatrick Associates dba The Family Busi Leadership Centers				
James S. Gascoigne	Founder and managing member of Baywater Capital Partners LTD, Bay Baywater Realty Company Limited				
Bernard S. Kobak	Executive Vice President and Corporate Secretary of the Company				
William C. Mulligan	Managing Director of Primus Venture Partners, a private equity fi				
Marianne Piterans	Director of Human Resources of the Association				

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Paul W. Stefanik	Retired
Anthony W. Zepp	Retired
Judith Z. Adam	Chief Accounting Officer of the Company, the Issuer and the Assoc
David S. Huffman	Chief Financial Officer of the Company, the Issuer and the Associ
Paul J. Huml	Chief Operating Officer of the Company and the Issuer
John P. Ringenbach	Chief Operating Officer of the Bank

3

CUSIP NO. 87240R 10 7 13D Page 4 of 6 Pages

- (d) During the past five years, neither the Company nor any of the Insiders have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) During the past five years, neither the Company nor any of the Insiders have been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or a finding of any violation with respect to such laws.
- (f) All of the Insiders are U.S. citizens.

Item 3. Source and Amount of Funds or Other Consideration

The Issuer was formed in May 1997 for the purpose of becoming the stock holding company of the Association and the Company was formed in May 1997 for the purpose of becoming the mutual holding company parent of the Issuer. On April 20, 2007 and pursuant to the Issuer's Stock Issuance Plan (the "Plan"), 227,119,132 shares of Common Stock were issued to the Company, 5,000,000 shares were issued to Third Federal Foundation, and 100,199,618 shares of Common Stock were issued to depositors and the Association's tax-qualified employee stock benefit plans of the Association (the "Stock Offering").

Item 4. Purpose of Transaction

The primary purpose of the Issuer's Stock Offering was to allow the Issuer and the Association to grow through expanded operations, as well as through increased branching. In addition, the Stock Offering gives the Association and the Issuer greater flexibility to structure and finance the expansion of operations, including possible de novo branching, and to diversify into other financial services. Because the Issuer only issued a minority of its common stock for sale in the Stock Offering, the Association's mutual form of ownership and its ability to remain an independent savings bank and to provide community-oriented financial services is expected to be preserved.

However, while the Company intends to exercise its rights as majority stockholder, neither the Company nor the Insiders currently have any plans or proposals that relate to or would result in: (a) the acquisition by any person of additional securities of the Issuer or the disposition of securities of the Issuer; (b) an extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the Issuer or any of its subsidiaries; (c) a sale or transfer of a material amount of assets of the Issuer or any of its subsidiaries; (d) any change in the present Board of Directors or management of the Issuer, including any plans or proposals to change the number or term of directors or to fill any existing vacancies on the board; (e) any material

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change in the present capitalization or dividend policy of the Issuer; (f) any other material change in the Issuer's business or corporate structure; (g) changes in the Issuer's charter or bylaws or instruments corresponding thereto or other actions which may impede the acquisition of control of the Issuer by any person; (h) causing a class of securities of the Issuer to be deleted from a national securities exchange or to cease to be authorized or quoted in an inter-dealer quotation system of a registered national securities association;

4

CUSIP NO. 87240R 10 7 13D

Page 5 of 6 Pages

(i) a class of equity securities of the Issuer becoming eligible for termination of registration pursuant to Section 12(g)(4) of the Exchange Act; or (j) any action similar to any of those enumerated above.

In the future, the Company and/or the Insiders may determine to purchase additional shares of the Issuer's common stock (or other securities of the Issuer) or the Company and/or the Insiders may determine to sell shares of the Issuer's Common Stock. Any such determination will depend on a number of factors, including market prices, the Issuer's prospects and alternative investments.

Item 5. Interest in Securities of the Issuer

a. As of April 20, 2007, the Company directly and beneficially owned 227,119,132 shares of the Issuer's Common Stock, which represented 68.34% of the issued and outstanding shares of Common Stock on such date.

b. The Company has the sole power to vote and the sole power to dispose of the shares of Common Stock it owns.

c. Other than the issuance to the Company of the shares of Issuer's Common Stock as of April 20, 2007, the Company has not effected any transaction in the Issuer's Common Stock within the past 60 days.

d. No person or entity other than the Company has the right to receive, or the power to direct the receipt of, dividends from, or the proceeds from the sale of, the shares of the Issuer's Common Stock reported in this Schedule.

e. Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect
to Securities of the Issuer

As of the date of this Schedule, neither the Company nor any of the Insiders is a party to any contract, arrangement, understanding or relationship among themselves or with any other person with respect to any securities of the Issuer, including but not limited to transfer or voting of any of the Common Stock, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, the giving or withholding of proxies, or otherwise subject to a contingency the occurrence of which would give another person voting or investment power over the Common Stock.

Item 7. Material to be Filed as Exhibits

None.

5

CUSIP NO. 87240R 10 7

13D

Page 6 of 6 Pages

SIGNATURE

After reasonable inquiry and to the best of the knowledge and belief of the undersigned, the undersigned certifies that the information set forth in this Statement on Schedule 13D is true, complete and correct.

THIRD FEDERAL SAVINGS AND LOAN ASSOCIATION OF CLEVELAND, MHC

By: /s/ Marc A. Stefanski

Marc A. Stefanski Chairman, President and Chief Executive Officer

Date: April 24, 2007

6