GOLDEN WEST FINANCIAL CORP /DE/ Form 425 May 16, 2006

Filed by Wachovia Corporation pursuant to

Rule 425 under the Securities Act of 1933,

as amended, and deemed filed pursuant to

Rule 14a-12 under the Securities Exchange

Act of 1934, as amended

Subject Company:

Golden West Financial Corporation

Commission File No.: 1-4629

Date: May 16, 2006

This filing may contain certain forward-looking statements with respect to each of Wachovia Corporation (Wachovia) and Golden West Financial Corporation (Golden West) and the combined company following the proposed merger between Wachovia and Golden West (the Merger), as well as the goals, plans, objectives, intentions, expectations, financial condition, results of operations, future performance and business of Wachovia, including, without limitation, (i) statements relating to the benefits of the Merger, including future financial and operating results, cost savings, enhanced revenues and the accretion/dilution to reported earnings that may be realized from the Merger, (ii) statements relating to the benefits of the merger between Wachovia and Westcorp and Wachovia s related acquisition of WFS Financial Inc (WFS Financial), a subsidiary of Westcorp, completed on March 1, 2006 (the Westcorp Transaction), including future financial and operating results, cost savings, enhanced revenues and the accretion/dilution to reported earnings that may be realized from the Westcorp Transaction, (iii) statements regarding certain of Wachovia s and/or Golden West s goals and expectations with respect to earnings, earnings per share, revenue, expenses and the growth rate in such items, as well as other measures of economic performance, including statements relating to estimates of credit quality trends, and (iv) statements preceded by, followed by or that include the words may, could, should, would, believe, anticipate estimate, expect, intend, plan, projects, outlook or similar expressions. These statements are based upon the current beliefs and expectation Wachovia s management and are subject to significant risks and uncertainties. Actual results may differ from those set forth in the forward-looking statements. These forward-looking statements involve certain risks and uncertainties that are subject to change based on various factors (many of which are beyond Wachovia s control).

The following factors, among others, could cause Wachovia s financial performance to differ materially from that expressed in such forward-looking statements: (1) the risk that the businesses of Wachovia and/or Golden West in connection with the Merger or the businesses of Wachovia, Westcorp and WFS Financial in connection with the Westcorp Transaction will not be integrated successfully or such integration may be

more difficult, time-consuming or costly than expected; (2) expected revenue synergies and cost savings from the Merger or the Westcorp Transaction may not be fully realized or realized within the expected time frame; (3) revenues following the Merger or the Westcorp Transaction may be lower than expected; (4) deposit attrition, operating costs, customer loss and business disruption following the Merger or the Westcorp Transaction, including, without limitation, difficulties in maintaining relationships with employees, may be greater than expected; (5) the ability to obtain governmental approvals of the Merger on the proposed terms and schedule; (6) the failure of Wachovia s and/or Golden West s shareholders to approve the Merger, respectively; (7) the strength of the United States economy in general and the strength of the local economies in which Wachovia and/or Golden West conducts operations may be different than expected resulting in, among other things, a deterioration in credit quality or a reduced demand for credit, including the resultant effect on Wachovia s and/or Golden West s loan portfolio and allowance for loan losses; (8) the effects of, and changes in, trade, monetary and fiscal policies and laws, including interest rate policies of the Board of Governors of the Federal Reserve System; (9) potential or actual litigation; (10) inflation, interest rate, market and monetary fluctuations; and (11) adverse conditions in the stock market, the public debt market and other capital markets (including changes in interest rate conditions) and the impact of such conditions on Wachovia s capital markets and capital management activities, including, without limitation, Wachovia s mergers and acquisition advisory business, equity and debt underwriting activities, private equity investment activities, derivative securities activities, investment and wealth management advisory businesses, and brokerage activities. Additional factors that could cause Wachovia s and Golden West s results to differ materially from those described in the forward-looking statements can be found in Wachovia s and Golden West s Annual Reports on Form 10-K, Quarterly Reports on Form 10-Q and Current Reports on Form 8-K filed with the SEC. All subsequent written and oral forward-looking statements concerning Wachovia or the proposed Merger or other matters and attributable to Wachovia or Golden West or any person acting on their behalf are expressly qualified in their entirety by the cautionary statements above. Wachovia and Golden West do not undertake any obligation to update any forward-looking statement, whether written or oral, relating to the matters discussed in this filing.

The proposed Merger will be submitted to Wachovia s and Golden West s shareholders for their consideration. Wachovia will file a registration statement, which will include a joint proxy statement/prospectus, and Golden West will file a proxy statement, and each of Wachovia and Golden West may file other relevant documents concerning the proposed Merger with the SEC. Shareholders are urged to read the registration statement and the joint proxy statement/prospectus regarding the proposed Merger when they become available and any other relevant documents filed with the SEC, as well as any amendments or supplements to those documents, because they will contain important information. You will be able to obtain a free copy of the joint proxy statement/prospectus, as well as other filings containing information about Wachovia and Golden West, at the SEC s website (http://www.sec.gov). You will also be able to obtain these documents, free of charge, at Wachovia s website (http://www.wachovia.com) under the tab Inside Wachovia Investor Relations and then under the heading Financial Reports - SEC Filings . Copies of the joint proxy statement/prospectus and the SEC

filings that will be incorporated by reference in the proxy statement/prospectus can also be obtained, free of charge, by directing a request to Wachovia Corporation, Investor Relations, One Wachovia Center, 301 South College Street, Charlotte, NC 28288-0206, (704)-374-6782; or to Golden West, Attn: Investor Relations Department, 1901 Harrison Street, Oakland, CA 94612, (510) 445-3420.

Wachovia and Golden West and their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from the shareholders of Wachovia and/or Golden West in connection with the proposed Merger. Information about the directors and executive officers of Wachovia is set forth in the proxy statement for Wachovia s 2006 annual meeting of shareholders, as filed with the SEC on a Schedule 14A on March 13, 2006. Information about the directors and executive officers of Golden West is set forth in the proxy statement for Golden West s 2006 annual meeting of shareholders, as filed with the SEC on a Schedule 14A on March 10, 2006. Additional information regarding the interests of those participants and other persons who may be deemed participants in the transaction may be obtained by reading the proxy statement/prospectus regarding the proposed Merger when it becomes available. You may obtain free copies of these documents as described in the preceding paragraph.

THE FOLLOWING PRESENTATION WAS USED IN A MEETING WITH ANALYSTS AND OTHERS.

Welcome to Wachovia

Ben Jenkins,

Vice Chairman and Head of the General

Bank

May 2006

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X

X THE

FOLLOWING

WAS

MADE

AVAILABLE

TO

GOLDEN

WEST

AND

WACHOVIA

EMPLOYEES.

Page 2
Wachovia Corporation
Vision
We will be the best, most trusted and admired company in the financial services industry

Page 3
Wachovia Corporation
Core Values
Integrity
Respect and Value the Individual
Teamwork
Service
Personal Excellence and Accountability
Winning

Page 4

Head Office:

Customers:

Employees:

Assets:

Loans:

Deposits:

Corporate

Debt Ratings:

Market Cap:

Charlotte, N.C.

13.4 million households and businesses

97,000

\$542 billion

\$260 billion

\$323 billion Moody s: Aa3 S&P: A+ \$95 billion** #5 U.S. Wachovia in Perspective* *As of Mar. 31, 2006

^{**}As of May 5, 2006; Ranking among U.S. banks.

Page 5
Wachovia in Perspective
Our History
Wachovia Corporation was formed by the 2001 merger of First Union
Corporation and the former Wachovia Corporation.
Former Wachovia formed in 1879 in the town of Winston-Salem
under the name Wachovia National Bank. Merged with Wachovia
Loan and Trust in 1911 to form Wachovia Corporation.
First Union formed in 1908. In 1958, Union National merged with First
National Bank and Trust Company of Asheville, N.C., forming First
Union National Bank of North Carolina.

Through more than

90
mergers
with
banks
and
other
companies
evolved into diversified financial services company

Page 6
Delivering sustainable growth
2005
A year of strong performance
Fourth consecutive year of double-digit earnings growth
Fifth consecutive year of leading customer service
Generated strong customer acquisition and market share
gains
Invested for the future
Superior shareholder returns

#2 shareholder return over 5 years: up 123%

Increased dividend 17% from 2004, 113% since year-end 2001

Page 7
Wachovia in perspective:
Diversified businesses
General Bank
\$3,904
(60%)
(Retail, small business and commercial banking)
3,159 branches, 5,179 ATMs
#3
Capital Management
\$579
(9%)
Retail Brokerage: 10,500 registered reps
#3*

Mutual Fund: \$104 billion AUM

#17* Wealth Management (Private Banking) \$256 (4%)44,500 clients, \$66 billion client AUM Commercial Insurance Brokerage Corporate and Investment Bank \$1,723 (27%)3,800 corporate clients (2,400 institutional clients) Capital Markets Issuance Top 10 CDOs (Domestic)*** #2 Loan syndications*** Cash Management #3 2005 Segment Earnings **Key Business Lines**

(\$ millions) US Rank

^{*}Retail Brokerage ranking based on client assets of \$684 billion. Mutual Fund ranking based on FRC as of 11/30/05.

^{**}Wealth Management ranking based on total private banking assets under management of \$278 billion. Source: Barron s.

^{***2005} league table rankings based on lead deal dollar volumes.

Page 8
4
th
largest bank
holding company in
U.S.
3
rd
largest full-service
U.S. brokerage firm*
97,000 employees
3,159 financial
centers & 5,179 ATMs
730 retail brokerage
offices

Wachovia in perspective
Wachovia Financial Centers
Wachovia Brokerage Offices
Westcorp Financial Centers
*Based on client assets; All data as of Mar. 31, 2006

Page 9
4
th
largest bank
holding company
in U.S.
110,000
employees
3,442 financial
centers & 5,179
ATMs
Wachovia in perspective:
Together with Golden West
Gold Mortgage Lending Offices States
Gold Financial Centers

Wachovia Brokerage Offices Wachovia Financial Centers

Page 10

Best,

most trusted &

most admired

financial services

company

Wachovia Strategic Business Priorities

Employee

Engagement

Revenue

Growth

Customer

Loyalty

Corporate

Governance

Lower Operating Cost Successful Merger Integration

Page 11
Competitive Compensation
Market-based compensation for all
job classes
100% of employees eligible for cash
incentives
Volunteer Opportunities
Time Away from Work for Community
Service
More than 650,000 employee volunteer
hours logged
Charitable Contributions
More than \$9 million in employee
contributions matched
Education Opportunities

\$10 million in employee tuition reimbursement 49% 58%

70%

74%

Employee Engagement

Financial Services

Average

High

Performers

WB*

Best

Employers

*Excludes SouthTrust

employees.

Source: Hewitt Associates Employee Engagement and Best Employer Database of 1,500 companies, including Fortune 500 (1997-2001).

Valuing Employees Employee Engagement

Page 12 Employee Engagement Sample of benefits:

Comprehensive health care benefits

Matched retirement savings plan

Education reimbursement program

Wachovia is recognized for developing an inclusive workplace that values employees: One of Working Mother magazine's 100 Best Companies for 3 rd consecutive year. Top 50 Best Companies for Latinas in the U.S. by Latina Style for 5 th consecutive year. Top 50 Companies for Diversity by DiversityInc magazine for 3 rd consecutive

4 hours paid time/month to volunteer

Essence

year.

magazine s Outstanding Companies for Black Women.

100 Best Corporations in North America for Developing Human Capital in

Training

Magazine

for

4 th

consecutive

year.

Page 13

Customer Loyalty

40.2%

45.3%

48.6%

51.1%

55.0%

4Q02

4Q03

4Q04

4Q05

2006

Percentage Loyal

Customers*

^{*}Data is from independent studies conducted with customers who

transact in our Financial Centers. Definition of a loyal customer is a customer who rates Wachovia a 7 in all three loyalty questions satisfaction with Wachovia, likelihood to recommend, and likelihood to repurchase

(scale of 1-7).

Goal

5.59

6.35

6.49

6.57

6.59

6.63

1Q99

4Q01

4Q02

4Q03

4Q04

4Q05

*Data is from independent studies conducted with customers who transact in our Financial Centers. Scores prior to 1Q02 for legacy First Union only. Scale of 1-7.

Customer attrition is total customer attrition and includes single service credit card, mortgage and trust households and out of footprint households.

Customer Satisfaction

Scores*

11%

20%

Page 14
Customer Loyalty
Wachovia
79
+10%
(#1)
All Others
78
+5%
Bank of America
72
+6%
Wells Fargo
67

+2%

Bank One/JPMC
70
6%
2005 American Customer
Satisfaction Index*
Score
2005
vs. 2001
#1 for 5
th
consecutive year
*Annual consumer satisfaction survey by the University of Michigan
USAA Federal Savings Banks
824
Commerce Bancorp
808
Downey Savings & Loan
797
ING Bank
767
Wachovia Bank
755
#1 among large banks
Huntington National Bank
745
Washington Mutual Bank
744
Comerica Bank
744
Regions Bank
733
Fifth Third Bank
731
Scores based on 1,000-point scale. Industry average was 741.
J.D. Power and Associates
2006 Retail Banking Satisfaction
Study
sm

Page 15

Customer Loyalty:

The Wachovia Service Philosophy

I will warmly welcome you.

I will focus only on you.

I will make it easy to do business with me.

I will take ownership of your needs.

I will be knowledgeable and professional.

I will be responsive to your questions and requests.

I appreciate your business.

Page 16
Revenue Growth:
Investing in the business drives future growth
Reinvesting 30-50% of efficiencies for future revenue growth
2006 Growth Initiatives
Credit Cards

Focused marketing to WB $\,$ s 11 million retail and small business households Mortgage

Expand modest market share

Hire 500-700 mortgage bankers Auto Loans

Westcorp acquisition adds \$13 billion in auto loans De novo branches

Plan to open 100+ branches annually going forward Strategically positioned hiring and investments

Hiring up to 1,000 retail brokers

Page 17

Yes

No

Senior management required to retain

75% of all stock awards until retirement

Yes

No

Stock options expensed

Yes

No

All stock plans approved by shareholders

Yes

No

All directors have meaningful Wachovia stock holdings

Yes No Board meets i management

Board meets independently from

Yes No

Lead Independent Director

16 26

Board Size

2006

1999

Corporate Governance Leadership

Page 18 Lower Operating Costs: Improving Overhead Efficiency* 64.7% 60.6% 57.2% 64.3% 59.1% 56.2% 60.0% 2000 2001 2002 2003

2004

1Q05

2Q05

2007 Goal

*Overhead efficiency ratio excludes merger-related and restructuring charges, changes in accounting principle and intangible a 2007 not a projection, results may differ from expectations for a number of reasons.

52 -

55%

Page 19 Successful Merger Integration Track record of successful integrations:

First Union/Wachovia 2003

South Trust

2005

Our Philosophy:

Goal = no customer attrition

Thoughtful, deliberate approach

Retain all frontline, customer-facing employees

Carefully plan merger transitions and conversions

Page 20
General Bank Overview
\$9B Revenue
\$89B Loans
\$170B Deposits
\$26B Mortgage Production
Over 10MM Relationships
3,159 Financial Centers and 5,179 ATMs
#3 national branch & market share
#1 share in Southeast
\$13B Revenue
\$178B Loans
\$216B Deposits
11MM Household & Business
Relationships

45,400 Employees

As of 1st

Quarter 2006.

\$3.8B Revenue

\$89B Loans

\$47B Deposits

75,000 Wholesale Relationships

7,000 Auto Finance Relationships

Includes Commercial, Business Banking, Real

Estate Financial Services and Wachovia Dealer

Services

34% Commercial Do Business

share

#2 national market share in Real

Estate Financial Services

Retail & Small Business

Wholesale Businesses

General Bank

Page 21

General Bank Focus Areas

Service

Delivery

Sales focus with industry-leading service levels

Drive

new

customer

acquisition

and

customer

retention

Relentless pursuit of customer loyalty (2005 goal of 52%)

Sales

Management

Communication, measurement, incentives and coaching

Continued focus on increasing branch productivity

Generating industry leading balance sheet growth

Distribution

Excellence

De Novo in Texas, NYC, and high growth in footprint markets

Network management (refurbishment, consolidations, etc.)

Extended hours in selected markets (Capital and Atlanta)

Building

Credit

Businesses

Mortgage

Credit Card

Auto Finance

People

Drive higher employee satisfaction and retention

Adjust training and development to match new requirements

Revenue growth 2 x expensive growth

Operating

Leverage

Page 22 -40%

-20%

0%

20%

40%

60%

80%

100%

120%

140%

4Q01

4Q02

4Q03

4Q04

4Q05
Sustainable growth drives
material stock outperformance
S&P 500 +3%
5 year Total Return
BKX +33%
WB +123%
(# 2 of Top 20
U.S. Banks)
Wachovia s 5 year total return performance of 123%
is more than 3.5 times that of the BKX
and 41 times that of the S&P 500

Page 23
Marketplace Accolades
Top 100 Companies for
Working Mothers
Top 100 Best Corporate
Citizens
Outstanding CRA rating
Top 20 Best Corporate
Reputation
Outstanding Corporation for
Philanthropic Efforts

Page 24

Cautionary statement

This investor presentation contains certain forward-looking statements, including, without limitation, (i) statements relating to merger between Wachovia and Golden West (the Merger), including future financial and operating results, cost savings, enlaccretion / dilution to reported earnings that may be realized from the Merger, (ii) statements regarding certain of Wachovia s and expectations with respect to earnings, earnings per share, revenue, expenses and the growth rate in such items, as well as o economic

performance,

including

statements

relating

to

estimates

of

credit

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quality
trends,
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(iii)
statements
preceded
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that
include
the
words
 may,
 could,
 should,
 would,
 believe,
 anticipate,
 estimate,
 expect,
 intend,
 plan
or
similar
expressions.
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Additional information

The proposed Merger will be submitted to Wachovia s and Golden West s shareholders for their consideration. Wachovia w statement,

which

will

include

a

joint

proxy

statement/prospectus,

 $\quad \text{and} \quad$

Golden

West

will

Edgar Filing: GOLDEN WEST FINANCIAL CORP /DE/ - Form 425 file a joint proxy statement, and each of Wachovia and Golden West may file other relevant documents concerning the proposed Merger with the SEC. Shareholders are urged to read the registration statement and the joint proxy statement/prospectus regarding the proposed Merger when they become available and any other relevant documents are statement to the proposed Merger when they become available and any other relevant documents. well as any amendments supplements to those documents, because they will contain important

information.

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You
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to
obtain
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copy
of the joint proxy statement/prospectus, as well as other filings containing information about Wachovia and Golden West, at the
(http://www.sec.gov).
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at
Wachovia s
website
(http://www.wachovia.com)
under the
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heading
Financial
Reports
-
SEC
Filings .
Copies
of
the
joint
proxy

statement/p	rospectus
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and

the SEC filings that will be incorporated by reference in the joint proxy statement/prospectus can also be obtained, free of char to Wachovia Corporation, Investor Relations, One Wachovia Center, 301 South College Street, Charlotte, NC 28288-0206, (70 West, Investor Relations Department, 1901 Harrison Street, Oakland, CA 94612, (510) 446-3420.

Wachovia and Golden West and their respective directors and executive officers, may be deemed to be participants in the solid shareholders

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Wachovia

and/or

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Information

about

the

directors

and

executive

officers

of

Wachovia is set forth in the proxy statement for Wachovia s 2006 annual meeting of shareholders, as filed with the SEC on a 2006

Information about the directors and executive officers of Golden West is set forth in the proxy statement for Golden West s 20 shareholders,

as

filed

with

the

SEC

on

a

Schedule

14A

on

March

10,

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Additional

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