SOUTHTRUST CORP Form 425 July 13, 2004

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: SouthTrust Corporation Commission File No.: 333-117283

Date: July 13, 2004

This filing contains certain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995, with respect to each of Wachovia Corporation, SouthTrust Corporation and the combined company following the proposed merger between Wachovia and SouthTrust, 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 or dilution to reported earnings that may be realized from the merger, (ii) statements relating to the benefits of the retail securities brokerage combination transaction between Wachovia and Prudential Financial, Inc. completed on July 1, 2003, including future financial and operating results, cost savings, enhanced revenues 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 sta upon the current beliefs and expectations of Wachovia s management and are subject to significant 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 or SouthTrust s financial performance to differ materially from that expressed in such forward-looking statements: (1) the risk that the businesses of Wachovia and SouthTrust in connection with the merger or the businesses of Wachovia and Prudential in the brokerage 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 brokerage transaction may not be fully realized or realized within the expected time frame; (3) revenues following the merger or the brokerage transaction may be lower than expected; (4) deposit attrition, operating costs, customer loss and business disruption

following the merger or the brokerage 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 or SouthTrust s shareholders to approve the merger; (7) the strength of the United States economy in general and the strength of the local economies in which Wachovia and/or SouthTrust 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 SouthTrust 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) inflation, interest rate, market and monetary fluctuations; and (10) 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 SouthTrust s results to differ materially from those described in the forward-looking statements can be found in Wachovia s and SouthTrust 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 any person acting on its behalf are expressly qualified in their entirety by the cautionary statements above. Wachovia and SouthTrust 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 SouthTrust s shareholders for their consideration, and, on July 9, 2004, Wachovia filed a registration statement on Form S-4 with the SEC containing a preliminary joint proxy statement/prospectus of Wachovia and SouthTrust and other relevant documents concerning the proposed merger. Shareholders are urged to read the definitive joint proxy statement/prospectus regarding the proposed merger when it becomes 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 registration statement and the joint proxy statement/prospectus, as well as other filings containing information about Wachovia and SouthTrust, at the SEC s Internet site (http://www.sec.gov). You will also be able to obtain these documents, free of charge, at www.wachovia.com under the tab Inside Wachovia Investor Relations and then under the heading Financial Reports SEC Filings . You may also obtain these documents, free of charge, at www.southtrust.com under the tab About SouthTrust , then under Investor Relations and then under SEC Documents . Copies of the joint proxy statement/prospectus and the SEC filings that will be incorporated by reference in the joint proxy statement/prospectus can also be obtained, without 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 SouthTrust Corporation, P. O. Box 2554, Birmingham, AL 35290, (205)-254-5187.

Wachovia and SouthTrust, and their respective directors and executive officers, may be deemed to be participants in the solicitation of proxies from the shareholders of Wachovia and SouthTrust in connection with the proposed merger. Information about the directors and executive officers of Wachovia and their ownership of Wachovia common stock is set forth in the proxy statement, dated March 15, 2004, for Wachovia s 2004 annual meeting of shareholders, as filed with the SEC on a Schedule 14A. Information about the directors and executive officers of SouthTrust and their ownership of SouthTrust common stock is set forth in the proxy statement, dated March 8, 2004, for SouthTrust s 2004 annual meeting of shareholders, as filed with the SEC on a Schedule 14A. 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 definitive joint 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 was Made Available to Wachovia Employees

Date:July 12, 2004To:General Bank Leaders and Community BankersFrom:Ben Jenkins, head of Wachovia s General BankTom Coley, Vice Chairman, SouthTrust Corp.

Re: Community Banking Leadership Announcements

As many of you know, Community Banking is a strategy designed to increase business in mid-sized markets by applying increased focus and support to communities where we do business. The Community markets in both organizations have been a significant contributor to the financial success of our two companies. We expect that our combined community franchise will be a considerable force in the marketplace.

We are pleased to share with you some Community Banking leadership announcements related to the SouthTrust/Wachovia merger. It is critical that we announce these positions quickly to maintain our level of commitment in these important markets. Attached is a comprehensive list of the new Community Banking leaders who will be charged with executing our Community Banking strategy. Those regions not included in this list do not contain community markets.

Thank you for continuing to provide excellent customer service as we move through this transition.

Mid-Atlantic

- Elaine Cheong Charlottesville market president
- Joseph Raichel Culpeper market president
- Mark Loncar Fredericksburg market president
- Carol Dodson Front Royal market president
- Garth Kunkle Harrisonburg market president
- Mike Wilkerson Winchester market president

Paul Menk Southwest Virginia regional president

**Open Bristol/Abingdon market president

- Mike Bradford Lynchburg market president
- Don Harrison Roanoke market president

<u>Carolinas</u>

David Parker Eastern North Carolina regional president

- George Thomas Elizabeth City market president
- Jerry Dean Fayetteville market president
- Bill Rogerson Goldsboro market president
- Tim Ballance Greenville (N.C.) market president
- John Rouse Jacksonville market president
- Taylor Sugg Kill Devil Hills market president
- Lee Anne Hill Kinston market president
- John Eagan Morehead City market president

- Bill Fentress New Bern market president
- Tem Myers Rocky Mount market president
- Randy Tomsic Wilmington market president
- Duran Broadhurst Wilson market president
- J.C. Bernhardt Williamston market president
- William Taylor Washington market president

Ron Hankins Mid-Carolina regional president

- Jim Foster Asheboro market president
- Wallace Greer Boone market president
- Jerry Bailey Burlington market president
- Jeff Joyce Concord market president
- Linda Lee Davidson County market president
- Van Hamlin Surry and Yadkin Counties market president
- Janet Sarn Gastonia market president
- Jonathan Jobe Reidsville market president
- Carol Maroska Rock Hill market president
- Darryel Scism Salisbury market president
- Dave Fechtman Statesville market president
- Jason Triplett Wilkes County market president

Rebekah Lowe Western North Carolina regional president

- Robby Russell Asheville market president
- Jeff Carswell Burke County market president
- Todd Williams Cleveland/Rutherford market president
- John Goins Hendersonville/Transylvania market president
- Deborah Wilkinson Hickory market president
- Jim Wood Waynesville market president

Kendall Alley South Carolina regional president

- Glenn Cantrell Anderson market president
- Scott Stowe Beaufort market president
- Len Hutchison Charleston market president
- Ben Hagood Clemson market president
- Jack Goettee Columbia market president
- Chris Riley Greenville (S.C.) market president
- Ned Carmody Greenwood market president
- David Moore Hilton Head market president
- Dale Zeglin Myrtle Beach market president
- John Bankson Pee Dee market president
- Brian Rogers Spartanburg market president
- Randy Brown Sumter market president

Georgia

Rob Hoak Greater Georgia regional president

Scott Rossman Americus market president

**Open Athens market president				
Jeff Spears Augusta market president				
Jack Morris Cartersville market president				
Alicia Laramy Columbus market president				
Richard Fairey Dalton market president				
Allen Brinkman Gainesville market president				
Chuck Harmon Macon market president				
Michael Harris Monroe market president				
Rob McGehee Rome market president				
Tom Coghill Savannah market president				

<u>Florida</u>

Marshall Vermillion Central Florida regional president John Banks Brevard County market president

- Joseph Lembo Treasure Coast market president
- Michael Jackson Volusia/Flagler market president

Roy McCraw Greater Bay regional president

- Bernie Speaker Highlands County market president
- Larry Starnes Pasco County market president
- Loretta Mervis East Polk County market president
- Butch Rahman West Polk County market president

Shaun Merriman North Florida regional president

- Sam Goforth Gainesville area president
- David Werner Ocala market president
- Gregory Walker St. Augustine market president
- John Medina Tallahassee market president

Carlos Migoya Dade and Monroe counties regional president

Nora Kent Key West market president

<u>Alabama</u>

Bill Watson North Alabama regional president (including Tennessee)

- Dan Beam Nashville market president
- **Open Memphis market president
- Darris Frost Decatur/Florence market president
- John Mackin Marshall/Cullman County market president

Randy Jordan Central Alabama regional president

- Jim Robbins Anniston-Gadsden market president
- John Stack Tuscaloosa market president

Ray Petty South Alabama regional president (including Mississippi and Northwest Florida)

Mark Spencer Alexander City market president

- Will Sims Covington County market president
- Lee Moncrief Mobile market president
- Wade Neth Baldwin County market president
- Mark O Mary Dothan market president
- Steve Rogers Selma market president
- **Open Jackson market president
- Greg Cronin Biloxi market president

Ronnie Pippin Northwest Florida area president

- Gail Miceli Ft. Walton market president
- Bobby Ranger Panama City market president
- Chuck Morgan Marianna market president
- Carol Carlan West Panhandle market president

Texas

Lori Vetters	Houston	regional	president
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Wilton White Beaumont market president

Bill Wilson Central Texas regional president

Jim Heaney San Antonio market president

Additional Information

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