EDWARDS A G INC Form 425 September 10, 2007

> Filed by Wachovia Corporation pursuant to Rule 425 under the Securities Act of 1933, as amended, and deemed filed pursuant to Rule 14a-6(b) under the Securities Exchange Act of 1934, as amended

Subject Company:

A.G. Edwards, Inc.

Commission File No.: 1-8527

#### Date: September 10, 2007

This filing may contain certain forward-looking statements with respect to each of Wachovia Corporation (Wachovia ) and A.G. Edwards, Inc. (A.G. Edwards ) and the combined company following the proposed merger between Wachovia and A.G. Edwards (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 Golden West Financial Corporation (Golden West ) completed on October 1, 2006 (the Golden West Merger ), including future financial and operating results, cost savings, enhanced revenues and the accretion to reported earnings that may be realized from the Golden West Merger, (iii) statements regarding certain of Wachovia s and/or A.G. Edwards 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 Wachovia s 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 financial performance to differ materially from that expressed in such forward-looking statements: (1) the risk that the businesses of Wachovia and A.G. Edwards in connection with the Merger or the businesses of Wachovia and Golden West in connection with the Golden West Merger will not be integrated successfully or such integration may be more difficult, time-consuming or costly than expected; (2) the risk that expected revenue

synergies and cost savings from the Merger or the Golden West Merger may not be fully realized or realized within the expected time frame; (3) the risk that revenues following the Merger or the Golden West Merger may be lower than expected; (4) deposit attrition, operating costs, customer loss and business disruption following the Merger or the Golden West Merger, including, without limitation, difficulties in maintaining relationships with employees, may be greater than expected; (5) the inability to obtain governmental approvals of the Merger on the proposed terms and schedule; (6) the failure of A.G. Edwards shareholders to approve the Merger; (7) risk that the strength of the United States economy in general and the strength of the local economies in which Wachovia and/or A.G. Edwards 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 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 and A.G. Edwards brokerage and capital markets activities. Additional factors that could cause Wachovia s and A.G. Edwards results to differ materially from those described in the forward-looking statements can be found in Wachovia s and A.G. Edwards 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 A.G. Edwards or any person acting on their behalf are expressly qualified in their entirety by the cautionary statements above. Wachovia and A.G. Edwards 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 A.G. Edwards shareholders for their consideration. A.G. Edwards shareholders are urged to read the definitive proxy statement/prospectus regarding the proposed Merger, as well as any other relevant documents concerning the proposed Merger filed with the SEC (and any amendments or supplements to those documents), because they contain important information. You will be able to obtain a free copy of the definitive proxy statement/prospectus, as well as other filings containing information about Wachovia and A.G. Edwards, at the SEC s website (http://www.sec.gov) and at the companies respective websites, www.wachovia.com and www.agedwards.com. Copies of the definitive proxy statement/prospectus and the SEC filings incorporated by reference in the definitive 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)-383-0798; or to A.G. Edwards, Inc., Investor Relations, One North Jefferson Avenue, St. Louis, MO 63103, (314) 955-3000.

Wachovia Corporation Turbulent Times Call for Strong Management Lehman Brothers Financial Services Conference September 10, 2007 Ken Thompson Chairman and CEO THE FOLLOWING PRESENTATION WAS USED IN A CONFERENCE WITH INVESTORS AND OTHERS AND WAS MADE AVAILABLE ON WACHOVIA S WEBSITE.

5219, Lehman Brothers Financial Services Conference Execution excellence drives
long-term track record
Sixth straight year of No. 1 customer satisfaction
938 bps improvement in efficiency ratio from 2001\*
Proactively reduced risk in loan portfolio

Average charge-off ratio improves 55 bps from 70 bps in 2001 to 15 bps in 1H07 Fifth straight year of double-digit earnings growth in 2006 167% increase in dividend since 4Q01 to 3Q07 Top quartile shareholder return since year-end 2001\*\*

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\*Improvement from 2001 to 2007 YTD through 6/30/07. \*\*Total shareholder return from 12/31/01 to 8/31/07, ranking among the Top 20 U.S. Banks.

5219, Lehman Brothers Financial Services Conference #3 deposit market share in the U.S. #2 brokerage firm with 14% market share of brokerage revenues in Top 50 MSAs\* #5 wealth manager\*\* High growth/high wealth markets

8.8% deposit-weighted average population growth vs. 6.3% U.S. average\*\*\*

Manage over \$1 trillion of investment assets; serve 18% of wealth households in U.S. \*Including the pending acquisition of A.G. Edwards, Inc. \*\*Source: Barron s magazine, based on \$324 billion assets under management as of 6/30/06. \*\*\*Source: SNL Financial. 5-year average population growth, county-weighted by deposits.

# Wachovia in perspective: A great footprint

drives sustainable long-term growth Wachovia financial centers Wachovia Securities\* Wachovia Mortgage World Savings Bank financial centers World Savings Bank Mortgage

5219, Lehman Brothers Financial Services Conference

Wachovia in perspective: Well-managed, diversified businesses drive sustainable long-term growth Wachovia s 4 Core Businesses Earned \$4.8 billion\* in 1H07 Capital Management \$584 Corporate & Investment Bank \$979 General Bank \$3,112 Wealth Management \$137 \*As reported segment earnings through June 30, 2007 excluding merger and restructuring charges of \$26 million after-tax and losses in the parent of \$164 million. Combined 1H06 revenues and earnings were \$16.2 billion and \$4.4 billion, respectively. For additional information on Combined results see Wachovia s Current Report on Form 8-K dated January 23, 2007. 65% 20% 3% 12% (\$ in millions) 1H07 vs. 1H06 Combined Revenues up 5% Continued solid credit quality

5219, Lehman Brothers Financial Services Conference General Banking Group Well positioned for growth Strong household acquisition Solid organic deposit and loan growth Effective expansion programs

De novo branches

Up-tiering of acquired franchises Mortgage business on sound footing

Growth lower than expected at GDW acquisition

2008 will produce growth in adverse housing market

Low loss content portfolio has been validated

5219, Lehman Brothers Financial Services Conference

General Bank: Strong track record of improving customer retention and acquisition 20.0% 10.9% 4Q99 2Q07 10.9% 14.1% 4Q00 2Q07

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Annualized Retail, Small Business, Business Banking and Community Banking controllable attrition and acquisition rates; 4Q acquisition data unavailable prior to 2000. \*Based on 11 million Retail, Small Business, **Business** Banking and Community Banking household and customer relationships at 2Q07 quarter-end. 350,000 net new households on an annualized basis\* Approximately 3 times the growth rate for US households Attrition Acquisition

5219, Lehman Brothers Financial Services Conference General Bank:
De Novo success drives long-term growth
De Novo Program
315 de novos opened since
January 2003
In aggregate, entire de
novo portfolio is exceeding
initial projections and on
average is tracking to an
IRR in excess of 25%

78% of de novos\* exceeding

#### expectations

Of de novos\* not meeting initial projections action plans are expected to return 75% to original projections De Novo Performance vs. Peers Deposits/Branch/Month\*\* (\$ in thousands) \*\*Source: SNL Securities. July 2006 deposit balances divided by months opened for bricks and mortar branches opened from July 2005 July 2006. Excludes branches with more than \$25MM in deposits, branches with zero deposits, branches open less than 30 days and branches without disclosed open dates. \$1,493 \$1,267 \$1,111 \$989 \$807 WB BAC JPM WFC

WM

\*De novos opened at least 6 months.

5219, Lehman Brothers Financial Services Conference 38% 54% 76% 25% 43% 130% General Bank: Strong track record of leveraging acquisitions Merger 1 yr post-merger 3.5 yrs

post-merger Legacy Wachovia as a % of Legacy FTU Branches at Merger Merger 1 yr post-merger 3.5 yrs post-merger Legacy Wachovia as a % of Legacy FTU Branches at Merger 61% 77% 195% .75 years post-merger 1 yr post-merger 2.5 yrs post-merger South Trust as a % of WB Branches at Merger Merger 1 yr post-merger 2.5 yrs post-merger South Trust as a % of WB Branches at Merger 22% 45% 83% **Deposit Production** Loan Production

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2006 1H07 General Bank: Strong track record of sales growth 579 555 535 560 413 92 1 Million 2002 2003 2004 2005 2006 2007 Net new retail checking accounts\*\* (in thousands except goal) 1H07 total of 579,000 outpaced previous full year results \*See Appendix for calculations. As reported in 2006 Annual Report on Form 10K See Appendix for Combined Core Deposit Growth Table. \*\*Net new checking accounts reflect active open transaction accounts and excludes money market and CAP accounts. Core Deposits\* (\$ in billions) Goal:

5219, Lehman Brothers Financial Services Conference General Bank: Beginning to leverage the Golden West acquisition 8,615 3,816 13,739 26,253 36,094 46,752 54,281 2006 Jan '07 Feb '07 Mar '07 Apr '07 May '07 Jun '07 World Savings branches checking account sales (California Only) (2007 Cumulative Sales) Escrows on new mortgage originations

\$250MM as of 8/31

Growing at approximately \$30 million per month Launch of new COSI index ensures our ability to price CDs competitively for legacy World Savings customers

#### COSI

Index = average cost for all CDs at Wachovia & World Savings

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5219, Lehman Brothers Financial Services Conference
64%
58%
56%
55%
52%
50%
45%
2000
2001
2002
2003
2004

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2005 2006 1H07 General Bank: Strong track record of disciplined expense control Improved efficiency ratio 2,000 bps while dramatically
expanding the business De novo branches in high
growth markets
Western expansion
Retail credit (credit card, mortgage, auto)
Small Business
Customer facing systems and service improvements Cash overhead efficiency ratio calculated as total noninterest expense as reported on a segment basis (which excludes merger-response) divided by the sum of net interest
income, including
the
tax-equivalent
adjustment,
and
fee and
other
income
as
reported
on
a segment
basis.
Cash OER: Best in Class
Efficiency and Service 44%

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Wachovia Mortgage: Well positioned to

benefit from changing industry landscape 5 of top 40 mortgage lenders out of business\*

Represents more than 9% of 2006 production Fewer product options available

Approximately half of products previously offered by peers no longer available Portfolio lenders have liquidity and excess capacity Non-portfolio lenders face wholesale funding constraints Current trends favorable for Pick-a-Payment products

Spreads have widened

Pre-payment speeds slowing

Interest rate outlook is favorable to adjustable rate products Sale of Pick-a-Payment products in legacy Wachovia franchise accelerating; originations expected to exceed \$1 billion in 2007 \*As of September 6, 2007. Top 40 mortgage lenders based on 2006 mortgage production.

5219, Lehman Brothers Financial Services Conference Wachovia s Option ARM is superior for customers, profitability and credit quality More volatile indices and interest rate resets introduce shock at recast
Slower-moving COSI index and 7.5% maximum yearly payment increase minimizes payment change
Payment Shock:
3 party broker
Fully in-house
Where Underwritten: Largely 3 party broker originated Multi-channel Origination Channels: Originate for sale Portfolio lender Lending Model: Historically higher, PMI inconsistently required 70% Average Loan to Value: Spreads locked in at origination; tied to our own CD rates Compliant Wachovia in-house appraiser Underwritten to fully indexed rate, always collateral based Wachovia s Pick-a-Payment Loans funded by higher-cost shorter duration wholesale funding Often required significant modification to achieve compliance Automated model or outsourced to market appraiser Historically underwritten to teaser rate, FICO score based Competitor s Option ARM **Appraisal Process:** Type of Underwriting: **Profitability:** Regulatory Perspective rd rd

5219, Lehman Brothers Financial Services Conference World Savings credit trends over a cycle: NPAs rise but loss content low 

2000 2001 2002 2003 2004 2005 2006 2007 Peak Delinquency Ratio 90+ Days 2/94: 1.61% Peak Losses as a % of Loans (8/93) = 20 bps Peak Real Estate **Owned Balances** 1/97: \$119MM % of Loans \$ Balances in Millions 90+ Day Delinquency Ratio REO Losses (\$) **REO** Inventory at Month End As of June 2007 90+ Day Delinquency Ratio of 0.90% **REO** Inventory of 301 properties with a value of \$74.0 million \_ YTD REO losses of \$3.0 million at an average severity of 7.2% \$140 \$120 \$100 \$80 \$60 \$40 \$20 \$0 0.00% 0.20% 0.40%

0.60%

29

0.80%	
1.00%	
1.20%	
1.40%	
1.60%	
1.80%	

5219, Lehman Brothers Financial Services Conference

Wachovia Mortgage: Portfolio

well-positioned for declining housing values Outside financial services advisory firm recently analyzed the strengths and vulnerabilities of the Pick-a-Payment portfolio in adverse housing markets Confirmed that legacy GDW processes were being consistently applied and followed in

Product design and marketing

Appraisals

Underwriting

Customer retention

Collection and foreclosure

Real estate disposition Used base case for declining house prices from Moody s Economy.com of 5.5% in 2007 and 6.5% in 2008

Expected losses in 2008 less than 10 bps; credit costs more than offset by benefit of lower prepayments

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Wachovia Securities: Retail Brokerage
A leading franchise with outstanding performance
Solid execution on revenue initiatives
Excellent expense control
Top-tier profitability
Strong synergies with retail and investment banking
businesses
Well positioned to leverage A.G. Edwards acquisition

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5219, Lehman Brothers Financial Services Conference
31%
51%
60%
2Q01
2Q04
2Q07
11%
12%
26%
2Q01
2Q04
2Q07

\$249 \$619 \$796 2Q01 2Q04 2Q07 Total Broker Client Assets (\$ in billions)

# Wachovia Securities: Strong track

record of consistent focus on key strategies \$423 \$514 \$686 2Q01 2Q04 2Q07 Annualized Revenue per Series 7 Reg Rep (\$ in thousands) Recurring Revenue as a % of Total Revenue Pre-Tax Margin\* \*Pre-Tax Margin excluding merger-related and restructuring expense.

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5219, Lehman Brothers Financial Services Conference
\$0.9
\$1.3
\$2.1
\$2.0
\$1.9
\$2.7
\$3.9
\$4.9
2004
2005
2006
TTM*

Wachovia Securities: Strong track record of leveraging cross-enterprise opportunities CMG Deposit and Loan Production (\$ in millions) CMG/CIB Cross-Business Partnership Revenues (\$ in millions) \$307 \$326 \$388 \$449 \$395 2003 2004 2005 2006 1H07 Deposits 38% CAGR Loans 46% CAGR Deposits Loans \*TTM = Trailing Twelve Months through 6/30/07.

5219, Lehman Brothers Financial Services Conference 12% 19% A.G. Edwards WB Securities 16% 26% A.G. Edwards WB Securities Wachovia Securities: Extraordinary

# opportunity to leverage AGE acquisition

Annualized Revenue/Series 7 Registered Rep\*\* (\$ in thousands) Fee Based Assets/Client Assets Client Assets\*/Series 7 Reg. Rep. (\$ in millions) Pre-Tax Margin\*\*\* \$509 \$686 A.G. Edwards **WB** Securities \$60 \$81 A.G. Edwards **WB** Securities A.G. Edwards data as of 5/28/07 while WB Securities as of 6/30/07. \*Client assets excluding CCG (clearing assets). \*\*Last reported quarter s annualized revenues divided by average Series 7 registered representatives.

\*\*\*Wachovia s Retail Brokerage pre-tax margin excludes merger-related and restructuring expenses.

5219, Lehman Brothers Financial Services Conference Corporate and Investment Bank Proven ability to grow organically Sound risk management practices Important businesses will likely remain subdued Well positioned strategically for an environment where capital, liquidity and good risk management have enhanced value

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5219, Lehman Brothers Financial Services Conference
7%
13%
34%
29%
21%
25%
29%
2001
2002
2003
2004
2005

2006 1H07 Return on Capital\* (\$ in millions) \*Risk adjusted return on capital. \$292 \$567 \$1,671 \$1,719 \$1,183 \$979 \$1,982 2001 2002 2003 2004 2005 2006 1H07 Earnings (\$ in millions) Corporate and Investment Bank: Ongoing, disciplined growth

5219, Lehman Brothers Financial Services Conference Source: Dealogic data as of June 30, 2007. Includes DCM, ECM, M&A, LS (DCM Includes ABS/MBS).

Cumulative Fee Based U.S. Market Share Growth

2001-2Q07

2.1%

1.6%

1.0%0.8%

0.8%

0.3%

(0.4%)

(0.6%)

(1.3%)

(1.6%)
(2.8%)
(3.5%)
Corporate and Investment Bank:
Strong track record of gaining market share

5219, Lehman Brothers Financial Services Conference Corporate and Investment Bank: Focused on proactively managing risk Modest leveraged loan and high yield bond bridge positions

Began dialing back leveraged loan exposure in 1Q07

>

In 2006, lead book runner on 5 of Top 10 deals; YTD 2007, book runner on no Top 10 deals

Strategic and financial sponsor pipeline > \$10.9 billion commitments

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Less than 20% of all commitments are bond bridges > Diversified pipeline with high credit quality

Minimal bridge equity exposure Not a prime broker; little hedge fund exposure Historically not a major participant in subprime mortgage fixed income market

Exited HomEq and Equibanc; Vertice ceased subprime originations in 1Q06 CDO/CLO and other structured product warehouses at manageable levels

Warehouses reduced substantially from 2Q07 levels

WB participated in only 4 of 185 mezzanine ABS CDO deals

5219, Lehman Brothers Financial Services Conference Strong risk culture, expense control and capital management discipline Superior credit performance resulting from low risk business model Solid efficiency improvements despite ongoing investments for growth Well positioned with excess capital

5219, Lehman Brothers Financial Services Conference Period-end balance sheet as of 6/30/2007. Net charge-offs are 2Q07 charge-offs as a % of respective loan portfolio, annualized Low risk business model drives low loss-content loan portfolio Total Loan Portfolio 89% Secured/Guaranteed Consumer Mortgage Other Consumer Real Estate Secured Student

Auto, Other Secured Commercial, Financial & Agricultural Commercial **Real Estate** Commercial Leasing Commercial Foreign \$254 billion consumer loan portfolio 96% secured (additional 3% guaranteed) \_ 87% secured by Real Estate > 87% secured by a first lien > 70% average loan-to-value > 699 average FICO score Net charge-offs: 0.19% \$175 billion commercial loan portfolio 76% secured No industry > 5% (3-digit SIC) \$1.7 million average size Net charge-offs: 0.07% 38% 5% 3% 9% 24% 6% 13% 2%

Page 26 -5219, Lehman Brothers Financial Services Conference 0.14% WB 0.14% BAC 0.81% JPM 0.85% WFC 0.85% WFC 0.87% C 1.14% Net Charge-off Ratio 0.99% Low risk business model provides flexibility 0.37% 0.70% 2001 2Q07 Wachovia Median: Top 20 U.S. Banks 0.60% 1.04% 0.48% NPA/Loans Ratio 1.05% 2001 2Q07 Source: Company reports. BAC 0.32% WB 0.48% JPM 0.57% WFC 0.79% С 0.89% 25.8x 4.96x 5.82x 10.0x 2Q07 2001 WB 25.8x JPM 8.0x BAC 7.3x WFC 5.8x С 5.8x PTPP Earnings\*/ Charge-offs

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5219, Lehman Brothers Financial Services Conference
\$12
\$16
\$20
\$24
\$28
\$32
\$36
\$40
\$44
4Q01
2Q02
4Q02

2Q03 4Q03 2Q04 4Q04 2Q05 4Q05 2Q06 4Q06 2Q07 Economic Tangible Tier 1 Low risk business model produces significant capital cushion Tangible common equity vs. economic capital (\$ in billions) -\$1.9B \$7.4B

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5219, Lehman Brothers Financial Services Conference
0.35
0.64
0.56
0.26
0.51
0.46
0.72
0.88
1.23
1.21
1.11
0.99

\$0.24 \$0.36 \$0.48 \$0.60 4Q01 4Q02 4Q03 4Q04 4Q05 4Q06 \$0.58 \$0.78 \$0.98 \$1.18 \$1.38 Dividends EPS\* Strong growth in EPS and focus on low risk model has permitted strong dividend growth **EPS CAGR\*** Dividends CAGR Since 4Q01 15% 19% \*Represents net income available to common shareholders excluding after-tax merger-related and restructuring expenses; com

exclude merger-related and restructuring expenses of \$20 million (\$0.01) in 2Q07 and \$63 million (\$0.04) in 4Q01.

5219, Lehman Brothers Financial Services Conference Priorities for excess capital usage Reinvestment in the business

Western expansion

Retail credit products

International expansion for select product sets and distribution channels Dividend payouts

Target cash dividend payout ratio\* of 40 -

50%

Increased dividend 14% in August 2007 Share buybacks \*Represents net income available to common shareholders before merger-related and restructuring expenses, intangible amortization, and preferred dividends.

5219, Lehman Brothers Financial Services Conference Appendix

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General Bank:

Strong track record of sales growth

\*For comparative and illustrative purposes. Average core deposits include additions of (\$ billions): legacy Wachovia in 2001: 2001: \$22.0; 2002: \$23.9; 2003: \$25.6; 2004: \$23.0; legacy Golden West in 2001: \$35.4; 2002: \$40.9; 2003: \$46.7; 2004: \$52 \$181

\$206

\$225

\$242

\$262

\$278

\$295

2001

2002 2003 2004 2005 2006 1H07 Combined Core Deposits\* (\$ billions)

5219, Lehman Brothers Financial Services Conference Consumer real estate portfolio Consumer real estate loans with FICO score < 620 and LTV > 80% total only \$1.1 billion As of 6/30/2007. Consumer Real Estate Portfolio -On-Balance Sheet (Net of Unearned Income) Loan Average Average % of Loans (dollars in millions) Balances FICO LTV (1) LTV > 90% Home equity loans and lines First lien \$ 28,445 729 71% 13% Second lien 29,284 725 75% 14% Total home equity loans and lines 57,729 727 73% 14% Mortgage loans 162,564 689 70% 2% Total consumer real estate portolio 220,293 699 70% 5% Nonaccrual loans Total first lien 1,289 648 76% 4% Total second lien 47 682 82% 27% Total consumer real estate nonaccrual loans \$ 1,336 649 76% 5%

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(1)Second lien LTVsreflect the total borrowings, including first lien positions held by third parties.

5219, Lehman Brothers Financial Services Conference \$46 million in profit from deferred interest since 3Q05 \$335K in losses Currently 1.9% of portfolio For every \$1.2B of growth, LTV increases by an estimated 1% Average LTV of deferred interest

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portfolio is 72% Deferred interest: Incremental asset growth with low loss content (\$ in millions) 0 2 4 6 8 10 12 14 3Q05 4Q05 1Q06 2Q06 3Q06 4Q06 1Q07 2Q07 Losses on Deferred Interest NII on Deferred Interest \$13 million in 2Q07 \$0.2 million in 2Q07

The banks behind the biggest buyouts 4.9 CDW 23.6 Clear Channel \$37.4 TXU 2.4 APN News and Media 3.2 Kerzner International

3.2 Station Casinos 3.6 Trizec Canada 3.7 Ceridian 4.0United Rentals 4.0 Advanced Semiconductor 4.1 Affiliated Computer 4.2 CarrAmerica Realty 4.4 Alliance Data Systems 4.5 ServiceMaster \$2 billion to \$5 billion 5.1 Intelsat 7.3 **CSC** Holdings 7.3 Corus Group 9.0 Harrah s Entertainment 9.2 Cablevision \$5 billion to \$10 billion 12.0 Chrysler 15.9 BCE 16.0 First Data 16.5 Sallie Mae 17.1 Archstone-Smith 17.8 Alliance Boots \$10 billion to \$20 billion 21.0 Hilton Hotels 23.2 Alltel \$20 billion to \$30 billion Deals over \$30 billion Page 34

5219, Lehman Brothers Financial Services Conference Major Lenders Deal Value\* Being Acquired Current leveraged buyout deals over \$2 billion Source: New York Times 9/4/2007. \*Excludes debt.

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Cautionary statement

This investor presentation may contain, among other things, certain forward-looking statements with respect to Wachovia, as v objectives, intentions, expectations, financial condition, results of operations, future performance and business of Wachovia, ir (i) statements regarding certain of Wachovia s goals and expectations with respect to earnings, earnings per share, revenue, ex rate in such items, as well as other measures of economic performance, including statements relating to estimates of Wachovia statements relating to the benefits of the proposed merger between Wachovia and A.G. Edwards, Inc. (the A.G. Edwards Merfinancial

and operating results, cost savings, enhanced revenues and the accretion/dilution to reported earnings that may be realized from the A.G. Edwards Merger, (iii) statements relating to the benefits of the merger between Wachovia and Golden West Financial Corporation completed on October 1, 2006 (the Golden West Merger ), including future financial and operating results, cost savings, enhanced revenues and the reported earnings that may be realized from the Golden West Merger, and (iv)

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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
forward-looking
statements are based on the current beliefs and expectations of Wachovia s management and are subject to significant risks an
subject to change based on various factors (many of which are beyond Wachovia s control). Actual results may differ from the
looking
statements.
The
following
factors,
among
others,
could
cause
Wachovia s
financial
performance
to
differ
materially
from
that
expressed
in
such
forward-looking
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statements: (1) the risk that the businesses of Wachovia and/or A.G. Edwards in connection with the A.G. Edwards Merger or the businesses of Wachovia and/or Golden West in connection with the Golden West Merger will not be integrated successfully or such integration may be more difficult, time-consuming or costly than

expected;
(2)
the
risk
that
expected
revenue
synergies
and
cost
savings
from
the
A.G.
Edwards
Merger
or
the
Golden West Merger may not be fully realized or realized within the expected time frame; (3) the risk that revenues following
the
Golden
West
Merger
may
be
lower
than
expected;
(4)
deposit
attrition,
operating
costs,
customer
loss
and
business
disruption
following
the
A.G.
Edwards Merger or the Golden West Merger, including, without limitation, difficulties in maintaining relationships with emplo
expected; (5) the inability to obtain governmental approvals of the A.G. Edwards Merger on the proposed terms and schedule;
Edwards
shareholders
to
approve
the
A.G.
Edwards

```
Merger;
(7)
the
risk
that
the
strength
of
the
United
States
economy
in
general
and
the
strength
of
the
local economies in which Wachovia and/or A.G. Edwards conducts operations may be different than expected resulting in, am
deterioration in credit quality or a reduced demand for credit, including the resultant effect on Wachovia s loan portfolio and a
the effects of, and changes in, trade, monetary and fiscal policies and laws, including interest rate policies of the Board of Gov
Reserve System; (9) potential or actual litigation; (10) inflation, interest rate, market and monetary fluctuations; (11) adverse c
market, the public debt market and other capital markets (including changes in interest rate conditions) and the impact of such
and A.G. Edwards
brokerage and capital markets activities; (12) unanticipated regulatory or judicial proceedings or rulings; (13) the impact of cha
accounting principles; (14) adverse changes in financial performance and/or condition of Wachovia s borrowers which could
such
borrowers
outstanding
loans;
and
(15)
the
impact
on
Wachovia s
and/or
A.G.
Edwards
businesses,
as
well
as
on
the
risks
set
forth
above,
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of

various domestic or international military or terrorist activities or conflicts. Wachovia cautions that the foregoing list of factors subsequent written and oral forward looking statements concerning Wachovia, the A.G. Edwards Merger or the Golden West Merger or other matters

and attributable to Wachovia or any person acting on its behalf are expressly qualified in their entirety by the cautionary staten not undertake any obligation to update any forward-looking statement, whether written or oral.

5219, Lehman Brothers Financial Services Conference Additional information The proposed A.G. Edwards Merger will be submitted to A.G. Edwards shareholders for their consideration. A.G. Edwards shareholders are urged to read the definitive proxy statement/prospectus regarding the proposed A.G. Edwards Merger, as well as any other relevant doc proposed A.G. Edwards Merger filed with the SEC (and any amendments or supplements to those documents), because they con information. You may obtain a free copy of the definitive proxy statement/prospectus, as well as other filings containing information about A.G. Edwards, at the SEC s website (http://www.sec.gov) and at the companies respective websites, www.wachovia.com

and www.agedwards.com.

Copies of the definitive proxy statement/prospectus and the SEC filings incorporated by reference in the definitive proxy statement, by directing a request to Wachovia Corporation, Investor Relations, One Wachovia Center, 301 South NC 28288-0206, (704)-383-0798; or to A.G. Edwards, Inc., Investor Relations, One North Jefferson Avenue, St. Louis, MO 6