FIRST COMMUNITY CORP /SC/ Form 425 May 20, 2004

Filed by First Community Corporation

Pursuant to Rule 425 under the Securities Act of 1933 and deemed filed pursuant to Rule 14a-12 under the Securities Exchange Act of 1934

Subject Company: DutchFork Bancshares,

Inc. SEC File No. 0-30483

Date: May 20, 2004

This filing contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Such statements include but are not limited to (1) statements about the benefits of the combination of First Community Corporation and DutchFork Bancshares, Inc., including future financial and operating results, cost savings, and enhanced revenues, (2) statements with respect to First Community s and DutchFork s plans, objectives, expectations and intentions and other statements that are not historical facts, and (3) other statements identified by words such as believes, expects, anticipates, estimates, intends, plans, targets, and projects, as well as similar expressions. These st based upon the current beliefs and expectations of First Community s and DutchFork s management and are subject to significant risks and uncertainties. Actual results may differ from those set forth in the forward-looking statements.

The following factors, among others, could cause actual results to differ materially from the anticipated results or other expectations expressed in the forward-looking statements: (1) expected revenue synergies and cost savings from the combination may not be fully realized or realized within the expected time frame; (2) revenues following the combination may be lower than expected; (3) the ability to obtain governmental approvals of the combination on the proposed terms and schedule; (4) the failure of First Community s and DutchFork s shareholders to approve the combination; (5) competitive pressures among depository and other financial institutions may increase significantly and have an effect on pricing, spending, third-party relationships and revenues; (6) the strength of the United States economy in general and the strength of the local economies in which the combined company will conduct operations may be different than expected resulting in, among other things, a deterioration in the credit quality or a reduced demand for credit, including the resultant effect on the combined company s loan portfolio and allowance for loan losses; (7) the rate of delinquencies and amounts of charge-offs, the level of allowance for loan loss, the rates of loan growth, or adverse changes in asset quality in either First Community s or DutchFork s loan portfolio, which may result in increased credit risk-related losses and expenses; (8) changes in the U.S. legal and regulatory framework; and (9) 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 the combined company. Additional factors that could cause First Community s and DutchFork s results to differ materially from those described in the forward-looking statements can be found in First Community s and DutchFork s reports (such as Annual Reports on Form 10-KSB, Quarterly Reports on Form 10-QSB and Current Reports on Form 8-K) filed with the Securities and Exchange Commission and available at the SEC s Internet site (http://www.sec.gov). All subsequent written and oral forward-looking statements concerning the proposed transaction or other matters attributable to First Community and DutchFork or any person acting on their behalf are expressly qualified in their entirety by the cautionary statements above. First Community and DutchFork do not undertake any obligation to update any forward-looking statement to reflect circumstances or events that occur after the date the forward-looking statements are made.

The proposed transaction will be submitted to First Community s and DutchFork s shareholders for their consideration, and First Community and DutchFork will file a registration statement, a joint proxy statement/prospectus and other relevant documents concerning the proposed transaction with the SEC. Shareholders are urged to read the registration statement and the joint proxy statement/prospectus, as well as other filings containing information about First Community and DutchFork, at the SEC s Internet site (http://www.sec.gov). 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 Michael C. Crapps, President and CEO, First Community Corporation, 5455 Sunset Boulevard, Lexington, South Carolina 29072 (803-

951-2265), or to J. Thomas Johnson, President and CEO, DutchFork Bancshares, Inc., 1735 Wilson Road, Newberry, South Carolina, 29108 (803-321-3225).

First Community and DutchFork and their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from the shareholders of First Community and DutchFork in connection with the combination. Information about the directors and executive officers of First Community and their ownership of First Community common stock is set forth in the proxy statement, dated April 9, 2004, for First Community s 2004 annual meeting of shareholders, as filed with the SEC on Schedule 14A. Information about the directors and executive officers of DutchFork and their ownership of DutchFork common stock is set forth in the proxy statement, dated December 30, 2003, for DutchFork s 2004 annual meeting of shareholders, as filed with the SEC on Schedule 14-A. Additional information regarding the interests of those participants may be obtained by reading the joint proxy statement/prospectus regarding the proposed transaction when it becomes available.

POWER POINT PRESENTATION FOLLOWS

Searchable text section of graphics shown above

[LOGO]

Come See the Difference

[GRAPHIC]

O	ur Vision
	To be the premier community bank in the markets we serve.
	Markets as communities and neighborhoods that have a local identity.
	Vision is best realized through the daily interactions between our employees & customers.
	High expectations, grounded in the things we know we can trust.
	The Difference
	Full range of financial products
	Keen interest in the community
	A warm smile from someone you know.
[L	.OGO]

F	Highlights
Founded in 1995	
Total Assets \$215 Million (as of 12/31/03)	
Total Return on Stock is 185% (since inception)	
EPS Growth Rate is 21.2% (12/31/99 12/31/03 annualized)	
Listed on NASDAQ Small Cap (FCCO)	
Maintained Well Capitalized Status	
Come See the Difference	

[GRAPHIC]

Banking Office Locations

		Our Timeline
	[CHART]	
	April, 2004	
	Northeast Columbia Banking Office Opened	
[LOGO]		

Our Timeline (a recap)
June 1995 Initial Capitalization Completed \$6.9 Million Raised 700 Initial Shareholders
August 1995 Lexington Banking Office Opened
September 1995 Forest Acres Banking Office Opened
November 1996
Achieved Profitability 15 th Month of Operation June 1998
Secondary Offering Completed \$6.6 Million Raised Underwritten by Edgar Norris Purpose: Open 3 offices in 24 months March 1999
Irmo Banking Office Opened
November 1999 Cayce- West Columbia Banking Office Opened
March 2000
Gilbert Banking Office Opened

February 2001
Chapin Banking Office Opened
May 2001
Declared 5% Stock Dividend
January 2002
Declared 5- for- 4 Stock Split
April 2002
Began Payment of Quarterly Cash Dividends
January 2003
Began Trading on NASDAQ Small Cap Market
April 2004
Northeast Columbia Banking Office Opened

Full Service Commercial Bank

	Deposit Accounts
	Loan Services
	Online Banking
	Telephone Banking
	Mortgage Origination
	Investment Services
[LOGO] (Come See the Difference

Midlands Banking Market

Midlands Banking Market

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 $*\ percentage\ of\ market\ share$

[LOGO]

Financial Highlights

Come See the Difference

[LOGO]		
	Total Assets (in thousands)	
	[CHART]	

Deposits (in thousands)

Funding Mix 12/31/03

Loans (in thousands)

Loan Composition 12/31/03

Loan Portfolio Highlights

Loan Loss Reserve Ratio is 1.41%

Past Due Ratio History (30 days or more)

December 31, 2003	.17%
December 31, 2002	.35%
December 31, 2001	.48%
December 31, 2000	.49%

Non-Performing Loans \$80,000

Net Charge-off Ratio

Net Interest Margin

Net Income (in thousands)

Diluted Net Income Per Share

Return on Assets

Return on Equity

Stock Information

Trading Characteristics

(as of December 31, 2003)

Market Listing NASDAQ Small Cap	
Trading Symbo FCCO	
# of Market Makers 6	
Average Daily Trading Volume 636 Shares	
# of Shareholders (est) 1531	
# of Shares Outstanding 1,597,224	
Market Capitalization \$34,739,622	
[LOGO]	

Stock Performance

(as of December 31, 2003)

Price to LTM EPS	19.25X
Price to Tangible Book	1.85X
Quarterly Dividends per Share	\$.05
Dividend Yield	.92%
Total Return	
Since Inception	185.0%
3 Years	61.1%
1 Year	63.5%

[CHART]

One Year Stock Price Analysis

Summary:
Credit Culture
Strong & growing communities
Aggressive yet disciplined growth strategy
Customer Service Culture
Strong commitment to planning and execution
Employee Culture
Infrastructure Developed:
Organizational growth
Management depth
Training
Risk management
The Story Behind the Numbers

2003 Highlights

Total Assets Rose 10.1 Percent, From \$195.2 Million to \$215.0 Million.

The Loan Portfolio Increased By 21.0 Percent, From \$100.0 Million to \$121.0 Million

Non-Interest Income, Led By Mortgage Loan Fees, Grew By \$267,000 or 21.7 Percent

Net Income, After Tax, Grew By A Remarkable 22.7 Percent, From \$1,464,630 to \$1,797,481

Diluted Earnings Per Share Increase From \$0.90 to \$1.08

January 15, 2003 Began Trading on NASDAQ Small Cap Market
Developed A Dividend Reinvestment Plan
Increased Cash Dividend
Stock Price Increased 63.5%, From \$13.30 to \$21.75 Per Share
New ATMs
Construction of New Office (Our Seventh) in Northeast Columbia, Opened April 15, 2004
Online Banking

Looking Forward...

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Ked	Bank

DutchFork Bancshares (Newberry Federal Savings Bank)

Strategic Prospective

Geographic Fit 10 offices surrounding Lake Murray and in Columbia

The Chapin office acquisition surpassed our expectations

Newberry Federal is the market share leader in Newberry with 35% market share

Combined Midlands market share 4.26% - 7th in the Midlands 18 largest bank in South Carolina

Shared Commitment to our customers, employees & our communities

Greater lending capacity to our customers

Complementary strengths on the asset side

NFSB expertise in management of their investment portfolio

FCCO strength in growing a quality loan portfolio

Deposits may be more valuable in the future than today

Shareholder / Investor Perspective

SUMMARY

(Approximate Numbers)

	First Community	DutchFork Bancshares	Combined
Total Assets	\$220MM	\$207MM	\$427MM
Total Deposits	194MM	141MM	335MM
Total Loans	127MM	55MM	182MM
Loan/Dep	65%	39%	54%
Midlands Market Share	2.37%	1.89%	4.26%
Branches	7	3	10
Stock Listing	NASDAQ	NASDAQ	NASDAQ
		0.000	0.00.11
Charter	OCC-National	OTS-Thrift	OCC-National
D. I.M.	F: C	N I FII	E' . C . '.
Bank Name	First Community	Newberry Federal	First Community
Employees			100+
Employees			100+

Other

Tommy Johnson Newberry Fed. CEO to be First Community EVP and Vice Chairman of the Board

Steve Sligh Newberry Fed. CFO to be First Community SVP and on the Board. Steve s primary responsibility will be

management of the investment portfolio

Accretive to our	earnings in	first 12 months	(GAAP and	Cash)
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covera	With assets over \$400 million and a market cap. of nearly \$70 million, we will capture increased analyst age and market maker interest
	6 th Largest publicly traded BHC in SC
	Increased Float and Liquidity
	De-Novo branching dilution is less material
	Size where more acquisitions are possible

Price Premium is 11.0%
Price to Book Value is 1.5x
Price to LTM EPS is 12.8x
Post Merger Cost Savings are Estimated to be 16%
Purchase Price to be a Mix of 40% cash and 60% First Community Stock

Integration
Systems integration
Product Mapping Deposits and Loans
Accounting Issues
Continued Excellence at Existing First Community and Newberry Federal Offices
Communications Employee, Customer, Shareholder and Community

Merging of Cultures	
Sales & Service	
Credit	
Risk Management	
Regulatory Approval	
Shareholder Approval	
Anticipated Closing Date	October 1, 2004

SAFE HARBOR STATEMENT INCLUDING ALL DOCUMENTS INCORPORATED HEREIN BY REFERENCE, CONTAINS FORWARD- LOOKING STATEMENTS, ADDITIONAL WRITTEN OR ORAL FORWARD- LOOKING STATEMENTS MAY BE MADE BY THE COMPANY FROM TIME TO TIME IN FILINGS WITH THE SECURITIES & EXCHANGE COMMISSION OR OTHERWISE. THE WORDS BELIEVE. SEEK, AND INTEND AND SIMILAR EXPRESSIONS IDENTIFY FORWARD-LOOKING STATEMENTS, WHICH SPEAK ONLY AS OF THE DATE THE STATEMENT IS MADE. SUCH FORWARD-LOOKING STATEMENTS ARE WITHIN THE MEANING OF THAT TERM IN SECTION 27A OF THE SECURITIES ACT OF 1933, AS AMENDED, & SECTION 21E OF THE SECURITIES EXCHANGE ACT OF 1934. AS AMENDED. SUCH STATEMENTS MAY INCLUDE. BUT ARE NOT LIMITED TO. PROJECTIONS OF INCOME OR LOSS, EXPENDITURES, ACQUISITIONS, PLANS FOR FUTURE OPERATIONS, FINANCING NEEDS OR PLANS RELATING TO SERVICES OF THE COMPANY, AS WELL AS ASSUMPTIONS RELATING TO THE FOREGOING, FORWARD- LOOKING STATEMENTS ARE INHERENTLY SUBJECT TO RISKS AND UNCERTAINTIES, SOME OF WHICH CANNOT BE PREDICTED OR OUANTIFIED. FUTURE EVENTS AND ACTUAL RESULTS COULD DIFFER MATERIALLY FROM THOSE SET FORTH IN, CONTEMPLATED BY OR UNDERLYING THE FORWARD- LOOKING STATEMENTS. A DISCUSSION OF FACTORS THAT COULD CAUSE ACTUAL RESULTS TO DIFFER MATERIALLY FROM THOSE EXPRESSED IN FORWARD- LOOKING STATEMENTS IS INCLUDED IN FILINGS WITH THE SECURITIES AND EXCHANGE COMMISSION.