## GENERAL ELECTRIC CAPITAL CORP

Form FWP July 19, 2006

Filed Pursuant to Rule 433

Dated July 17, 2006

Registration Statement

No. 333-132807

### GENERAL ELECTRIC CAPITAL CORPORATION

## GLOBAL MEDIUM-TERM NOTES, SERIES A

(Floating Rate Notes)

Issuer: General Electric Capital Corporation

Ratings: Aaa/AAA

Trade Date: July 17, 2006

Settlement Date (Original Issue

Date):

July 20, 2006

Maturity Date:

May 5, 2026

Principal Amount: US\$50,000,000

Price to Public (Issue Price): 99.9858% (plus accrued interest from and including May

5, 2006 to but excluding July 20, 2006)

Agents Commission: 0.575%

All-in Price: 99.4108%

Accrued Interest: US\$583,722.22

Net Proceeds to Issuer: US\$50,289,122.22 (which includes accrued interest)

Interest Rate Basis LIBOR, as determined by LIBOR Telerate

(Benchmark):

Index Currency: U.S. Dollars

Spread:	LIBOR plus 0.38%		
Index Maturity:	Three Months		
Index Payment Period:	Quarterly		
Interest Payment Dates:	Quarterly on each February 5, May 5, August 5, and November 5 of each year, commencing August 5, 2006 and ending on the Maturity Date		
Page 2			
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Dated July 17, 2006			
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No. 333-132807			
Initial Interest Rate:	To be determined two London Business days prior to each Interest Reset Date		
Interest Reset Periods			
and Dates:	Quarterly on each Interest Payment Date		
Interest Determination	Quarterly, two London Business Days prior to each		
Dates:	Interest Reset Date		
Denominations:	Minimum of \$1,000 with increments of \$1,000 thereafter.		
CUSIP:	36962GW75		
ISIN:	US36962GW752		
Common Code:	025392949		
Additional Information:			

#### Reopening of Issue

The Notes are intended to be fully fungible and be consolidated and form a single issue for all purposes with the Issuers issue of US\$600,000,000 and US\$150,000,000 principal amount of Floating Rate Notes due May 5, 2026 as described in the Issuers pricing supplement number 4347 dated May 2, 2006 and pricing supplement number 4355 dated May 4, 2006, respectively.

#### Plan of Distribution:

The Notes are being purchased by J.P. Morgan Securities Inc. (the "Underwriter"), as principal, at 99.9858% of the aggregate principal amount less an underwriting discount equal to 0.575% of the principal amount of the Notes.

The Company has agreed to indemnify the Underwriter against certain liabilities, including liabilities under the Securities Act of 1933, as amended.

Page 3

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#### Additional Information:

At March 31, 2006, the Company had outstanding indebtedness totaling \$359.920 billion, consisting of notes payable within one year, senior notes payable after one year and subordinated notes payable after one year. The total amount of outstanding indebtedness at March 31, 2006, excluding subordinated notes payable after one year, was equal to

\$357.254 billion.

## Consolidated Ratio of Earnings to Fixed Charges

The information contained in the Prospectus under the caption "Consolidated Ratio of Earnings to Fixed Charges" is hereby amended in its entirety, as follows:

	Year Ended December 31					Three Months ended
	,					March 31,
<u>2001</u>		2002	<u>2003</u>	<u>2004</u>	<u>2005</u>	<u>2006</u>
1.56		1.62	1.71	1.82	1.66	1.63

For purposes of computing the consolidated ratio of earnings to fixed charges, earnings consist of net earnings adjusted for the provision for income taxes, minority interest and fixed charges.

Fixed charges consist of interest and discount on all indebtedness and one-third of rentals, which the Company believes is a reasonable approximation of the interest factor of such rentals.

CAPITALIZED TERMS USED HEREIN WHICH ARE DEFINED IN THE PROSPECTUS SUPPLEMENT SHALL HAVE THE MEANINGS ASSIGNED TO THEM IN THE PROSPECTUS SUPPLEMENT.

The issuer has filed a registration statement (including a prospectus) with the SEC for the offering to which this communication relates. Before you invest, you should read the prospectus in that registration statement and other documents the issuer has filed with the SEC for more complete information about the issuer and this offering. You may get these documents for free by visiting the SEC Web site at www.sec.gov. Alternatively, the issuer or the underwriter(s) participating in the offering will arrange to send you the prospectus if you request it by calling

J.P. Morgan Securities Inc. at 212-834-4533 or Investor Communications of the issuer at 1-203-357-3950.