GENERAL ELECTRIC CAPITAL CORP Form POSASR April 05, 2006

As filed with the Securities and Exchange Commission on April 5, 2006

Registration No. 333-132807

## United States SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

#### Post-Effective Amendment No. 1 to

# FORM S-3 REGISTRATION STATEMENT UNDER THE SECURITIES ACT OF 1933

## **General Electric Capital Corporation**

(Exact name of registrant as specified in its charter)

**Delaware** 

13-1500700

(State of incorporation)

(IRS Employer Identification Number)

260 Long Ridge Road Stamford, Connecticut 06927 (203) 357-4000

(Address, including zip code, and telephone number, including area code, of registrant  $\square$ s principal executive offices)

Alan M. Green, Esq.
General Counsel, Corporate Treasury
260 Long Ridge Road
Stamford, Connecticut 06927
(203) 357-4000

(Name, address, including zip code, and telephone number, including area code, of agent for service)

Approximate date of commencement of proposed sale to the public:

From time to time after the effective date of this Registration Statement as determined by market conditions.

If the only securities being register	ered on this Form are being offered pursuant to dividend or interest reinvestment	
plans, please check the following	2204 on the 1 one are going entered pareaunt to arradena of mooretorion toomsone	
box.		[_]
	stered on this Form are to be offered on a delayed or continuous basis pursuant to	[_]
Rule 415 under the Securities Act of 1933, other than securities offe	ered only in connection with dividend or interest reinvestment plans, check the	
following box.		[X]
	ditional securities for an offering pursuant to Rule 462(b) under the Securities Act,	
please check the following box and list the Securities Act registration	n statement number of the earlier effective registration statement for the same	
offering.		[_]
If this Form is filed as a post-effec	ctive amendment filed pursuant to Rule 462(c) under the Securities Act, please	
check the following box and list the		
Securities Act registration statement	number of the earlier effective registration statement for the same offering.	[_]
If this Form is a registration state	ment pursuant to General Instruction I.D. or a post-effective amendment thereto	
that shall become effective upon		
filing with the Commission pursuant	to Rule 462(e) under the Securities Act, check the following box.	[X]
If this Form is a post-effective am	endment to a registration statement filed pursuant to General Instruction I.D. filed	
to register additional securities		
or additional classes of securities pur	rsuant to Rule 413(b) under the Securities Act, check the following box.	[_]
	CALCULATION OF REGISTRATION FEE	
	CALCULATION OF REGISTRATION FEE  Amount to be registered/ Proposed maximum offering pr per unit/ Proposed maximum offering	
Title of Each Class	Amount to be registered/ Proposed maximum offering pr per unit/	
Title of Each Class Of Securities to be Registered	Amount to be registered/ Proposed maximum offering pr per unit/ Proposed maximum offering	•
	Amount to be registered/ Proposed maximum offering pr per unit/ Proposed maximum offering price/	•
Of Securities to be Registered	Amount to be registered/ Proposed maximum offering pr per unit/ Proposed maximum offering price/	•
Debt Securities  Preferred Stock  Guarantees and Letters of	Amount to be registered/ Proposed maximum offering pr per unit/ Proposed maximum offering price/	•
Of Securities to be Registered  Debt Securities  Preferred Stock	Amount to be registered/ Proposed maximum offering pr per unit/ Proposed maximum offering price/	•

#### **EXPLANATORY NOTE**

This Post-Effective Amendment No. 1 to Registration Statement (File No. 333-132807) is being filed by General Electric Capital Corporation for the purpose of revising footnote 1 to the Calculation of Registration Fee table to reflect corrections to the amount of unused fees previously paid and the amount of the aggregate initial offering prices of unsold securities that were previously registered pursuant to Registration Statement No. 333-123085 and in respect to which those fees were paid. These amounts were previously understated. No changes have been made to the prospectus included in Part I or to any other sections of the Registration Statement and accordingly they have been omitted. This Post-Effective Amendment No. 1 shall become effective immediately upon filing with the Securities and Exchange Commission.

#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, the registrant, General Electric Capital Corporation, certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this amendment to the Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Stamford, State of Connecticut, on the 5th day of April, 2006.

By /s/ KATHRYN A. CASSIDY

#### Kathryn A. Cassidy (Senior Vice President-Corporate Treasury and Global Funding Operation and Director)

Pursuant to the requirements of the Securities Act of 1933, this amendment to the Registration Statement has been signed below by the following persons in the capacities and on the date indicated.

Signature	Title	Date
* JEFFREY R. IMMELT	Chief Executive Officer and Director	
(Jeffrey R. Immelt)		
* KEITH S. SHERIN	Chief Executive Officer and Director (Principal Financial Officer)	
(Keith S. Sherin)	(Frincipal Finalicial Officer)	
/s/ KATHRYN A. CASSIDY	Senior Vice President Corporate	
(Kathryn A. Cassidy)	Treasury and Global Funding Operation and Director	
* CHARLES E. ALEXANDER	Director	
(Charles E. Alexander)		
	Director	
(Jeffrey S. Bornstein)		
* DAVID L. CALHOUN	Director	
(David L. Calhoun)		
* JAMES A. COLICA	Director	

(James A. Colica)

\* PAMELA DALEY Director

(Pamela Daley)

\* BRACKETT B. DENNISTON Director

(Brackett B. Denniston)

April 5, 2006

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Signature	Title	Date
* JOHN H. MYERS	Director	
(John H. Myers)		
* MICHAEL A. NEAL	Director	
(Michael A. Neal)		
* DAVID R. NISSEN	Director	
(David R. Nissen)		
	Director	
(Ronald R. Pressman)		
	Director	
(Deborah M. Reif)		
* JOHN G. RICE	Director	
(John G. Rice)		
* JOHN M. SAMUELS	Director	
(John M. Samuels)		
* ROBERT C. WRIGHT	Director	
(Robert C. Wright)		
* PHILIP D. AMEEN	Senior Vice President and Controller	
(Philip D. Ameen)	(Principal Accounting Officer)	
By: /s/ KATHRYN A. CASSIDY		
(Kathryn A. Cassidy) AS ATTORNEY-IN FACT FOR *THE		
INDIVIDUALS NOTED ABOVE		April 5, 2006
WITH AN ASTERISK REPRESENTING A MAJORITY		
OF THE BOARD OF DIRECTORS		
THE DUARD OF DIRECTORS		