GENERAL ELECTRIC CO Form FWP May 10, 2017

Filed Pursuant to Rule 433

Dated May 10, 2017

Registration Statement: 333-209821

PRICING TERM SHEET

General Electric Company

May 10, 2017

€1,750,000,000 0.375% Notes due 2022

€2,000,000,000 0.875% Notes due 2025

€2,250,000,000 1.500% Notes due 2029

€2,000,000,000 2.125% Notes due 2037

Issuer: General Electric Company

Trade Date: May 10, 2017 **Settlement Date:** May 17, 2017 (T+5)

Title: 0.375% Notes due 2022 Notes due Notes due Notes due

2025 2029 2037

1.500% 2.125%

Maturity Date: May 17, 2022 May 17, May 17, May 17, 2025 2029 2037

Coupon: 0.375% 0.875% 1.500% 2.125%

8-year 12-year 20-year mid-swap mid-swap mid-swap

0.875%

rate rate rate 0.605% 1.020% 1.384%

Benchmark Mid Swaps: 5-year mid-swap rate

Mid Swaps Yield: 0.227%

+40 basis +55 basis +80 basis **Spread to Mid Swaps:** +20 basis points points points points **DBR DBR DBR** OBL 0.000% **Benchmark Security:** 0.500% 0.250% 4.000% 04/08/2022 #175 02/15/202502/15/202701/04/2037 **Benchmark Security** 103.065 98.37 154.94 101.47 (-0.297%) **Price and Yield:** (0.103%) (0.421%) (0.928%)+90.2 +114.9 +125.6**Spread to Benchmark** +72.4 basis points basis basis basis **Security:** points points points **Yield to Maturity:** 1.005% 1.570% 2.184% 0.427% Prior to Prior to Prior to February February 17, 2025, 17, 2029, 17, 2037, make-wholeake-whole redemptionredemption Prior to April 17, 2022, make-whole redemption at the at the at the at the **Optional Redemption:** discount rate of comparable German government bond discount discount discount rate of rate of rate of comparableomparable German German German governmentovernment bond bond bond

+15 basis +20 basis +20 basis points. points. points.

+10 basis points.

On or after April 17, 2022, at par plus accrued and unpaid and unpaid and unpaid interest, if any, to, but excluding the redemption date.

Price to Public: 99.743% of principal amount

Underwriting Discount: 32.5 bps

Proceeds (before

expenses) to Issuer:

Interest Payment

Date(s):

May 17 of each year

€ 1,739,815,000

First Interest Payment

Date: May 17, 2018

BNP Paribas

Citigroup Global Markets Limited Deutsche Bank AG, London Branch

HSBC Bank plc

Bookrunners: J.P. Morgan Securities plc

Merrill Lynch International

Barclays Bank PLC

Goldman Sachs & Co. LLC

Morgan Stanley & Co. International plc

Co-Managers: Commerzbank Aktiengesellschaft

Crédit Agricole Corporate and Investment Bank

Credit Suisse Securities (Europe) Limited

ING Bank N.V., Belgian Branch

On or after On or after On or after February February 17, 2025, 17, 2029, 17, 2037, at par plus at par plus at par plus accrued accrued accrued interest, if interest, if interest, if any, to, any, to, any, to, but but but excluding excluding excluding the the the redemptionredemption date. date. date. 99.006% 99.240% 99.052% of of of principal principal principal amount amount amount

€ 1,972,320€000022,550€000969,040,000

60 bps

May 17 of May 17 of May 17 of each year each year each year

46 bps

39 bps

May 17, May 17, May 17, 2018 2018 2018

Mizuho International plc

MUFG Securities EMEA plc

RBC Europe Limited

SMBC Nikko Capital Markets Limited

Société Générale

Standard Chartered Bank

UniCredit Bank AG

Day Count Convention: Actual/Actual; (ICMA); Following, Unadjusted

Wells Fargo Securities International Limited

The Company intends to apply to list the notes on the New York Stock

Listing: Exchange.

Actual/Actual/Actual/Actual/Actual

(ICMA); (ICMA); (ICMA); Following, Following,

UnadjustedUnadjustedUnadjusted

Business Days: TARGET2, New York and London

Law: New York

Stabilization: Stabilization/FCA

369604 369604 369604

Common Code: (AS10125+200) / 10125+200 / 1

/ / /

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* Note: A securities rating is not a recommendation to buy, sell or hold securities, and may be subject to change or withdrawal at any time.

We expect that delivery of the notes will be made against payment therefor on or about May 17, 2017, which will be the fifth business day following the date of pricing of the notes (such settlement cycle being herein referred to as "T+5"). Pursuant to Rule 15c6-1 under the Securities Exchange Act of 1934, as amended, trades in the secondary market generally are required to settle in three business days, unless the parties to any such trade expressly agree otherwise. Accordingly, purchasers who wish to trade notes earlier than the third business day prior to the date of settlement will be required, by virtue of the fact that the notes initially will settle T+5, to specify an alternate settlement cycle at the time of any such trade to prevent a failed settlement. Purchasers of notes who wish to trade notes earlier than the third business day prior to the date of settlement should consult their own advisor.

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 EDGAR on the SEC Web site at www.sec.gov. Alternatively, the issuer or the underwriters participating in the offering will arrange to send you the prospectus if you request it by calling BNP Paribas toll-free at 1-800-854-5674, Citigroup Global Markets Limited toll-free at 1-800-831-9146, Deutsche Bank AG, London Branch toll-free at 1-800-503-4611, HSBC Bank plc at 1-866-811-8049, J.P. Morgan Securities plc at +44-20-7134-2468, Merrill Lynch International at 1-800-294-1322, Barclays Bank PLC at 1-888-603-5847, Goldman Sachs & Co. LLC at 1-866-471-2526, or Morgan Stanley & Co. International plc at 1-866-718-1649.

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