GENERAL ELECTRIC CAPITAL CORP

Form 424B3 April 19, 2002

PROSPECTUS Pricing Supplement No. 3722

Dated April 9, 2002 Dated April 17, 2002

PROSPECTUS SUPPLEMENT Rule 424(b)(3)-Registration Statement

Dated April 16, 2002 No. 333-84462

GENERAL ELECTRIC CAPITAL CORPORATION

GLOBAL MEDIUM-TERM NOTES, SERIES A

(Floating Rate Notes)

Trade Date: April 17, 2002

Settlement Date (Original Issue Date): April 22, 2002

Maturity Date: October 22, 2003

Principal Amount (in Specified Currency): US\$ 675,000,000

Price to Public (Issue Price): I00.00%

Agent's Discount or Commission:H.050%

Net Proceeds to Issuer: US\$ 674,662,500

Interest Rate

:

Interest Calculation:

- n Regular Floating Rate
- o Inverse Floating Rate
- o Other Floating Rate

Interest Rate Basis: o CD Rate o Commercial Paper Rate

- o Federal Funds Rate (See "Additional Terms Interest" below)
- n LIBOR o Prime Rate o Treasury Rate
- o Other (See "Additional Terms Interest" below)

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Spread Multiplier: N/A

Index Maturity: Three Months

Index Currency: U.S. Dollars

Maximum Interest Rate: N/A

Minimum Interest Rate: N/A

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

(Floating Rate)

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Pricing Supplement No. 3722

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Interest Payment Period: Quarterly

Interest Payment Dates: Quarterly on each April 22^{nd} , July 22^{nd} , October 22^{nd} and January 22, commencing July 22, 2002.

Initial Interest Rate: To be determined two London Business Days prior to the Original Issue Date based on the three month USD LIBOR plus 7 basis points.

Interest Reset Periods and Dates: Quarterly on each Interest Payment Date.

Interest Determination Dates: Quarterly, two London Business Days prior to each Interest Reset Date.

Form of Notes

:

X DTC registered ____ non-DTC registered

CUSIP No.: K6962GYD0

ISIN No.: US36962GYD05

Common Code:H14698906

Repayment, Redemption and Acceleration

Optional Repayment Date(s): N/A

Initial Redemption Date: N/A

Initial Redemption Percentage: N/A

Annual Redemption Percentage Reduction: N/A

Modified Payment Upon Acceleration: N/A

Original Issue Discount

:

Amount of OID: N/A

Yield to Maturity: N/A

Interest Accrual Date: N/A

Initial Accrual Period OID: N/A

Amortizing Notes

:

Amortization Schedule: N/A

(Floating Rate)

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Dual Currency Notes

:

Face Amount Currency: N/A

Optional Payment Currency: N/A

Designated Exchange Rate: N/A

Option Value Calculation Agent: N/A

Option Election Date(s): N/A

Indexed Notes

:

Currency Base Rate: N/A

Determination Agent: N/A

Additional Information

:

General.

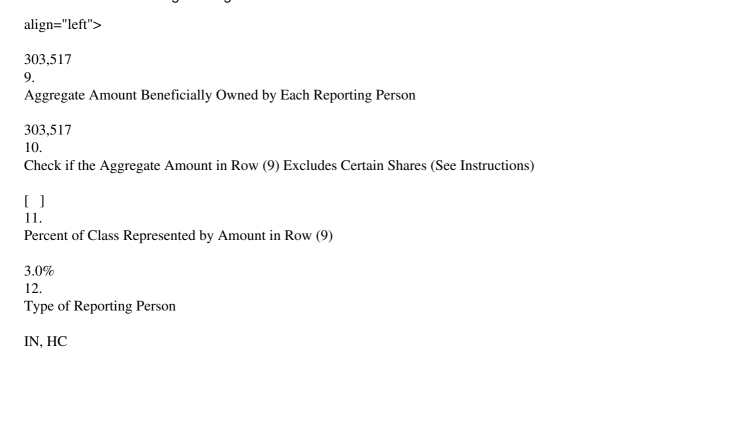
At December 31, 2001, the Company had outstanding indebtedness totaling \$230.598 billion, consisting of notes payable within one year, senior notes payable after one year and subordinated notes payable after one year. The total amount of outstanding indebtedness at December 31, 2001 excluding subordinated notes payable after one year was equal to \$229.725 billion.

Plan of Distribution

:

The Notes are being purchased by Lehman Brothers Inc. (the "Underwriter"), as principal, at the Issue Price of 100.00% of the aggregate principal amount less an underwriting discount equal to 0.050% of the principal amount of the Notes. The Underwriter has advised the Company that the Underwriter proposes to offer the Notes from time to time for sale in negotiated transactions or otherwise, at prices to be determined at the time of sale. In the ordinary course of their respective businesses, the Underwriter and its affiliates have engaged and may in the future engage, in commercial banking and investment banking transactions with the Company and affiliates of the Company.

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



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Item 3.

| Item 1(a). | Name of Issuer: | | | | |
|--|---|--|--|--|--|
| CRA International, In | c. (the "Issuer") | | | | |
| Item 1(b). | Address of Issuer's Principal Executive Offices: | | | | |
| 200 Clarendon Street Boston, MA 02116 | | | | | |
| Item 2(a). | Name of Person Filing | | | | |
| This Statement is filed | d on behalf of each of the following persons (collectively, the "Reporting Persons"): | | | | |
| i) Kendall Squa | re Capital, LLC (the "General Partner"); | | | | |
| ii) Kendall Squa | are QP, LP (the "QP Fund"); and | | | | |
| iii) Jason F. Har | rris ("Mr. Harris"). | | | | |
| This Statement relates to Shares (as defined herein) held for the account of each of the QP Fund and Kendall Square Capital LP, a Delaware limited partnership (the "LP Fund"). The General Partner serves as the general partner of each of the QP Fund and the LP Fund. Mr. Harris serves as the managing member of the General Partner. | | | | | |
| Item 2(b). | Address of Principal Business Office or, if None, Residence: | | | | |
| The address of the principal business office of each of the Reporting Persons is 235 Montgomery Street, Suite 1010, San Francisco, CA 94104. | | | | | |
| Item 2(c). Citizenship: | | | | | |
| i) The General l | The General Partner is a Delaware limited liability company; | | | | |
| ii) The QP Fund | The QP Fund is a Delaware limited partnership; and | | | | |
| iii) Mr. Harris is | Mr. Harris is a citizen of the United States of America. | | | | |
| Item 2(d). Title of Class of Securities: | | | | | |
| Common Stock, no par value per share (the "Shares") | | | | | |
| Item 2(e). | CUSIP Number: | | | | |
| 12618T105 | | | | | |

If This Statement is Filed Pursuant to $\S\$240.13d-1(b)$ or 240.13d-2(b) or (c), Check Whether the Person Filing is a:

This Item 3 is not applicable.

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| | | | | |

Item 5.

| Item 4. | Ownership: | | | | |
|--|---|-------------------------------|----|--|--|
| Item 4(a | Amount Beneficially Owned: | | | | |
| As of D | ecember 31, 2013: | | | | |
| i) | The QP Fund may be deemed the beneficial owner of 272,559 Shares; and | | | | |
| ii) The General Partner and Mr. Harris may be deemed the beneficial owner of 303,517 Shares, which am includes (i) 272,559 Shares held for the account of the QP Fund and (ii) 30,958 Shares held for the account of the Fund. | | | | | |
| Item 4(1 | Percent of Class: | | | | |
| As of D | pecember 31, 2013: | | | | |
| i) | The QP Fund may be deemed the beneficial owner of approximately 2.7% of | Shares outstanding; and | | | |
| ii) outstand | The General Partner and Mr. Harris may be deemed the beneficial owner oding. | f approximately 3.0% of Share | es | | |
| | eporting Persons' beneficial ownership percentage is based on 10,164,738 Shar 3, as reported in the Issuer's quarterly report on Form 10-Q, filed October 28, 2 | | | | |
| Item 4(c) Number of Shares as to which such person has: | | | | | |
| QP Fun | d: | | | | |
| (i) Sole | power to vote or direct the vote: | 0 | | | |
| (ii) Sha | red power to vote or direct the vote: | 272,559 | | | |
| (iii) Sol | 0 | | | | |
| (iv) Shared power to dispose or direct the disposition of: 272,559 | | | | | |
| General Partner and Mr. Harris: | | | | | |
| (i) Sole power to vote or direct the vote: | | | | | |
| (ii) Shared power to vote or direct the vote: 303 | | | | | |
| (iii) Sol | e power to dispose or direct the disposition of: | 0 | | | |
| (iv) Shared power to dispose or direct the disposition of: 303,517 | | | | | |
| | | | | | |

Ownership of Five Percent or Less of a Class:

If this statement is being filed to report the fact that as of the date hereof each Reporting Persons has ceased to be the beneficial owner of more than five percent of the class of securities, check the following x.

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Item 6. Ownership of More than Five Percent on Behalf of Another Person:

See disclosure in Items 2 and 4 hereof. Certain funds listed in Item 2(a) are known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the Shares covered by this Statement.

Item Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the 7. Parent Holding Company or Control Person:

See disclosure in Item 2 hereof.

Item 8. Identification and Classification of Members of the Group:

This Item 8 is not applicable.

Item 9. Notice of Dissolution of Group:

This Item 9 is not applicable.

Item 10. Certification:

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

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SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

KENDALL SQUARE CAPITAL, LLC

By: /s/ Jason F. Harris Name: Jason F. Harris Title: Managing Member

KENDALL SQUARE QP, LP

By: Kendall Square Capital, LLC, its General Partner

By: /s/ Jason F. Harris Name: Jason F. Harris Title: Managing Member

JASON F. HARRIS

/s/ Jason F. Harris

February 14, 2014

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EXHIBIT INDEX

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EXHIBIT A

JOINT FILING AGREEMENT

The undersigned hereby agree that the statement on Schedule 13G with respect to the Common Stock of CRA International, Inc. dated as of February 14, 2014 is, and any amendments thereto (including amendments on Schedule 13D) signed by each of the undersigned shall be, filed on behalf of each of us pursuant to and in accordance with the provisions of Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended.

KENDALL SQUARE CAPITAL, LLC

By: /s/ Jason F. Harris Name: Jason F. Harris Title: Managing Member

KENDALL SQUARE OP, LP

By: Kendall Square Capital, LLC, its General Partner

By: /s/ Jason F. Harris Name: Jason F. Harris Title: Managing Member

JASON F. HARRIS

/s/ Jason F. Harris

February 14, 2014