<table>
<thead>
<tr>
<th>B #</th>
<th>0975-15</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date</td>
<td>June 1, 2015</td>
</tr>
<tr>
<td>To</td>
<td>All Participants</td>
</tr>
<tr>
<td>Category</td>
<td>Dividends</td>
</tr>
<tr>
<td>From</td>
<td>International Services</td>
</tr>
<tr>
<td>Attention</td>
<td>Operations, Reorg &amp; Dividend Managers, Partners &amp; Cashiers</td>
</tr>
<tr>
<td>Subject</td>
<td><strong>Tax Relief</strong> – Country: FRANCE</td>
</tr>
<tr>
<td></td>
<td>ELECTRICITE DE FRANCE CUSIP: 285039103</td>
</tr>
<tr>
<td></td>
<td><strong>Record Date:</strong> 06/02/2015 <strong>Payable Date:</strong> 06/26/2015</td>
</tr>
<tr>
<td></td>
<td><strong>CA Web Instruction Deadline:</strong> 06/09/2015 8:00 P.M.</td>
</tr>
<tr>
<td></td>
<td><strong>Documentation Deadline:</strong> 06/10/2015 5:00 P.M.</td>
</tr>
</tbody>
</table>

Participants can use DTC’s Corporate Actions Web (CA Web) service to certify all or a portion of their position entitled to the applicable withholding tax rate. Participants are urged to consult TaxInfo respectively before certifying their instructions over the CA Web.

Important: Prior to certifying tax withholding instructions, participants are urged to read, understand and comply with the information in the Legal Conditions category found on TaxInfo on the CA Web.

Questions regarding this Important Notice may be directed to GlobeTax 212-747-9100.

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**Important Legal Information:** The Depository Trust Company (“DTCC”) does not represent or warrant the accuracy, adequacy, timeliness, completeness or fitness for any particular purpose of the information contained in this communication, which is based in part on information obtained from third parties and not independently verified by DTCC and which is provided as is. The information contained in this communication is not intended to be a substitute for obtaining tax advice from an appropriate professional advisor. In providing this communication, DTCC shall not be liable for (1) any loss resulting directly or indirectly from mistakes, errors, omissions, interruptions, delays or defects in such communication, unless caused directly by gross negligence or willful misconduct on the part of DTCC, and (2) any special, consequential, exemplary, incidental or punitive damages.

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Non-Confidential
**ELECTRICITE DE FRANCE** has announced a cash dividend and BNY Mellon acts as one of the Depositaries for the Depositary Receipt (“DR”) program.

Participants can use DTC’s Corporate Actions Web (“CA Web”) instructions tab to certify all or a portion of their position entitled to the applicable withholding tax rate. Use of these instruction methods will permit entitlement amounts to be paid through DTC. By electing, Participants agree to the Agreements, Fees, Representations and Indemnification below.

On Depositary Receipt Pay Date, all eligible U.S. and Canadian holders will have the opportunity to receive their full treaty benefits as outlined in the “Relief at Source Eligibility Matrix”. All holders not eligible for Relief at Source or not certified at the favorable or exempt withholding tax rates through CA Web Instructions will receive the dividend net of the full French statutory withholding tax rate of 30% with the possibility to reclaim through the standard long form process.

<table>
<thead>
<tr>
<th>DIVIDEND EVENT DETAILS</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>COUNTRY OF ISSUANCE</td>
<td>FRANCE</td>
</tr>
<tr>
<td>COMPANY</td>
<td>ELECTRICITE DE FRANCE</td>
</tr>
<tr>
<td>CUSIP#</td>
<td>285039103</td>
</tr>
<tr>
<td>DEPOSITARY</td>
<td>MULTIPLE</td>
</tr>
<tr>
<td>DR RECORD DATE</td>
<td>June 2, 2015</td>
</tr>
<tr>
<td>DR PAY DATE</td>
<td>June 26, 2015</td>
</tr>
<tr>
<td>ORD PAY DATE</td>
<td>June 5, 2015</td>
</tr>
<tr>
<td>ORD GROSS DIVIDEND RATE</td>
<td>€ 0.68</td>
</tr>
<tr>
<td>RATIO</td>
<td>1 ORD : 5 DR</td>
</tr>
<tr>
<td>STATUTORY WHT RATE</td>
<td>30%</td>
</tr>
</tbody>
</table>
### FEES & DEADLINES

<table>
<thead>
<tr>
<th>FILING METHOD</th>
<th>PAYMENT METHOD</th>
<th>TAX RELIEF FEE</th>
<th>MINIMUM FEE PER BENEFICIAL OWNER</th>
<th>FINAL SUBMISSION DEADLINE (ALL TIMES EST)</th>
</tr>
</thead>
<tbody>
<tr>
<td>RELIEF AT SOURCE</td>
<td>VIA DTC</td>
<td>Up to $0.0075 per DR</td>
<td>$0</td>
<td>CA WEB INSTRUCTIONS DEADLINE: June 9, 2015; 8:00 P.M.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>DOCUMENTATION DEADLINE AT GLOBETAX: June 10, 2015; 5:00 P.M.</td>
</tr>
<tr>
<td>STANDARD LONG FORM</td>
<td>VIA CHECK</td>
<td>Up to $0.01 per DR</td>
<td>$25 Tax Relief Fee &amp; up to 50 EUR Custodial Fee</td>
<td>FINAL DEADLINE: November 1, 2017</td>
</tr>
<tr>
<td>PROCESS</td>
<td></td>
<td></td>
<td></td>
<td>RECLAIMS RECEIVED POST DEADLINE CANNOT BE ASSURED AND MAY BE SUBJECT TO A 1,000.00 EUR PER BENEFICIARY CUSTODIAL FEE WHETHER OR NOT SUCCESSFUL.</td>
</tr>
</tbody>
</table>

### Agreements, Fees, Representations and Indemnification of Participants and Beneficial Owners

We hereby agree that this tax relief assistance service is wholly voluntary and discretionary and outside the terms and conditions of any applicable deposit agreement. We hereby accept and agree to pay the fees of BNY Mellon, Citibank, Deutsche Bank, and JPMorgan of up to $0.0075 per Depositary Receipt for Relief at Source, or up to $0.01 per Depositary Receipt for Long Form (with a minimum of $25), and any other charges, fees or expenses payable by or due to BNY Mellon, Citibank, Deutsche Bank, and JPMorgan or their agents, including any custodian, in connection with the tax reclaim process, or to tax authorities or regulators (which fees, charges or expenses may be deducted from the dividend or any other distribution or by billing or otherwise in BNY Mellon, Citibank, Deutsche Bank, and JPMorgan's discretion). We hereby agree that any such fees, charges or expenses may be due and payable whether or not a successful reduction in rate or reclamation is obtained. We hereby acknowledge that fees paid to BNY Mellon, Citibank, Deutsche Bank, and JPMorgan may be shared with their agents and affiliates.

We hereby agree that in addition to statutory and documentation requirements, and the deduction of fees, tax relief benefits will be subject to review and approval, and potential audits by the applicable custodian and applicable tax regulators, and that BNY Mellon, Citibank, Deutsche Bank, and JPMorgan are not providing any legal, tax, accounting or other professional advice on these matters and has expressly disclaimed any liability whatsoever for any loss howsoever arising from or in reliance hereto. Participants and/or investors should seek advice based upon their own particular circumstances from an independent tax advisor.

We certify that to the best of our knowledge that each of the beneficial owners identified are eligible for the preferential rates as stated and we declare that we have performed all the necessary due diligence to satisfy ourselves as to the accuracy of the information submitted to us by these beneficial owners.

We will be fully liable for any and all claims, penalties and / or interest, including without limitation, any foreign exchange fluctuations associated therewith. BNY Mellon, Citibank, Deutsche Bank, and JPMorgan shall not be liable for the failure to secure any tax relief. We expressly agree that BNY Mellon, Citibank, Deutsche Bank, and JPMorgan and their agents or affiliates shall not have any liability for, and we shall indemnify, defend and hold each of BNY Mellon, Citibank, Deutsche Bank, and JPMorgan and their agents and affiliates harmless from and against, any and all loss, liability, damage, judgment, settlement, fine, penalty, demand, claim, cost or expense (including without limitation fees and expenses of defending itself or enforcing this agreement) arising out of or in connection herewith.
### RELIEF AT SOURCE ELIGIBILITY MATRIX - ALL

<table>
<thead>
<tr>
<th>Rate Description</th>
<th>Reclaim Rate</th>
<th>Eligible Residents</th>
<th>Documentation Required</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>UNFAVORABLE - 30%</strong></td>
<td>0%</td>
<td>NON-TREATY COUNTRIES AND ENTITIES NOT MENTIONED AS FAVORABLE OR EXEMPT BELOW</td>
<td>NONE</td>
</tr>
</tbody>
</table>
| **FAVORABLE - 15%** | 15% | U.S. INDIVIDUALS/IRAs (EXCLUDING ROTH, ROLLOVER, & SEP IRAs)  
U.S. CORPORATIONS  
U.S. REGULATED INVESTMENT COMPANIES (RICs), REAL ESTATE INVESTMENT TRUSTS (REITs), REAL ESTATE MORTGAGE INVESTMENT CONDUITS (REMICs)  
U.S. PENSION FUNDS (QUALIFIED UNDER SECTIONS 401(a), 401(b), 403(b), & 457 ONLY)  
U.S. NOT-FOR-PROFIT ORGANIZATIONS (QUALIFIED UNDER SECTION 501(c)3 ONLY) | 1. APPENDIX B.1  
2. APPENDIX F  
3. APPENDIX B.2*  
4. IRS FORM 6166  
5. APPENDIX C1 OR C2  
6. IRS FORM 1120-RIC FOR REGULATED INVESTMENT COMPANIES OR FORM 8802  
7. IRS FORM 1120-REIT FOR REAL ESTATE INVESTMENT TRUSTS OR FORM 8802  
8. IRS FORM 1066 FOR REAL ESTATE MORTGAGE INVESTMENT CONDUITS (REMIC) OR FORM 8802 |
| **FAVORABLE - 15%** | 15% | CANADIAN INDIVIDUALS  
CANADIAN CORPORATIONS | 1. APPENDIX B.1  
2. APPENDIX F  
3. APPENDIX B.2*  
4. APPENDIX D1 OR D2  
5. 5000-EN FORM |
| **EXEMPT - 0%** | 30% | CANADIAN PENSIONS | 1. APPENDIX B.1  
2. APPENDIX F  
3. APPENDIX B.3*  
4. APPENDIX D1 OR D2  
5. APPENDIX E1 OR E2  
6. 5000-EN FORM |

Participating in Relief at Source is wholly voluntary and discretionary, however, it is the only way to obtain the reduced withholding tax rate on the payable date.

### REQUIREMENTS FOR RELIEF AT SOURCE ELECTIONS

<table>
<thead>
<tr>
<th>Category</th>
<th>Description / Clarification</th>
</tr>
</thead>
<tbody>
<tr>
<td>U.S. INDIVIDUALS/IRAs (ROTH, ROLLOVER &amp; SEP IRAs EXCLUDED)</td>
<td>AN IRS 6166 FORM IS NOT REQUIRED, HOWEVER, THE FRENCH TAX AUTHORITIES RESERVE THE RIGHT TO REQUEST ONE</td>
</tr>
<tr>
<td>U.S. CORPORATIONS</td>
<td>AN IRS 6166 FORM IS NOT REQUIRED, HOWEVER, THE FRENCH TAX AUTHORITIES RESERVE THE RIGHT TO REQUEST ONE</td>
</tr>
</tbody>
</table>
| U.S. REGULATED INVESTMENT COMPANIES (RICs), REAL ESTATE INVESTMENT TRUSTS (REITs), REAL ESTATE MORTGAGE INVESTMENT CONDUITS (REMICs) | AN IRS 6166 FORM IS REQUIRED AND SHOULD BE DATED THE YEAR OF THE DIVIDEND PAYMENT  
IRS FORM 1120-RIC FOR RICs OR FORM 8802  
IRS FORM 1120-REIT FOR REITs OR FORM 8802  
IRS FORM 1066 FOR REMICs OR FORM 8802 |
| U.S. PENSION FUNDS | AN IRS 6166 FORM IS REQUIRED AND MUST STATE ANY OF THE FOLLOWING IRS SECTIONS UNDER THE U.S. FEDERAL TAX CODE: 401(a), 401(b), 403(b), 457 |
| U.S. NOT-FOR-PROFIT ORGANIZATIONS | AN IRS 6166 FORM IS REQUIRED AND MUST INDICATE SECTION 501(c)3 OF THE U.S. FEDERAL TAX CODE; IF THE IRS 6166 FORM REFERS TO 501(c); A TREASURY DETERMINATION LETTER CLEARLY MENTIONING 501(c)3 NEEDS TO BE SUPPLIED WITH THE IRS 6166 FORM |
### DESCRIPTION OF VARIOUS DOCUMENTATION (RELIEF AT SOURCE)

<table>
<thead>
<tr>
<th>DOCUMENT NAME</th>
<th>DESCRIPTION</th>
<th>ORIGINAL / COPY</th>
<th>SIGNATURE REQUIREMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>APPENDIX B.1</td>
<td>DTC PARTICIPANT INFORMATION</td>
<td>ORIGINAL</td>
<td>NONE</td>
</tr>
<tr>
<td>APPENDIX B.2</td>
<td>SUMMARY OF ALL ENTITY TYPES ELECTED</td>
<td>ORIGINAL</td>
<td>NONE</td>
</tr>
<tr>
<td>APPENDIX B.3</td>
<td>SUMMARY OF ALL CANADIAN PENSIONS ELECTED</td>
<td>ORIGINAL</td>
<td>NONE</td>
</tr>
<tr>
<td>IRS FORM 6166***</td>
<td>ISSUED BY THE INTERNAL REVENUE SERVICE, STATING THE NAME AND TAX PAYER IDENTIFICATION NUMBER OF THE BENEFICIAL OWNER</td>
<td>ORIGINAL</td>
<td>IRS REPRESENTATIVE</td>
</tr>
<tr>
<td>IRS FORM 1120-RIC</td>
<td>U.S. INCOME TAX RETURN FILED FOR REGULATED INVESTMENT COMPANIES. (FOR PRIOR FISCAL YEAR)</td>
<td>COPY</td>
<td>NONE</td>
</tr>
<tr>
<td>IRS FORM 1120-REIT FOR REITS</td>
<td>U.S. INCOME TAX RETURN FILED FOR REAL ESTATE INVESTMENT TRUSTS. (FOR PRIOR FISCAL YEAR)</td>
<td>COPY</td>
<td>NONE</td>
</tr>
<tr>
<td>IRS FORM 1066 FOR REMICs</td>
<td>U.S. INCOME TAX RETURN FILED FOR REAL ESTATE MORTGAGE INVESTMENT CONDUITS. (FOR PRIOR FISCAL YEAR)</td>
<td>COPY</td>
<td>NONE</td>
</tr>
<tr>
<td>IRS FORM 8802</td>
<td>APPLICATION FOR UNITED STATES RESIDENCY CERTIFICATION</td>
<td>COPY</td>
<td>NONE</td>
</tr>
<tr>
<td>APPENDIX C1 OR C2 (ANNEX III)</td>
<td>SIGNATURE AND STAMP (MEDALLION OR OTHER) OF THE DTC PARTICIPANT</td>
<td>ORIGINAL</td>
<td>DTC PARTICIPANT</td>
</tr>
<tr>
<td>APPENDIX D1 OR D2 (ANNEX IV)</td>
<td>SIGNATURE AND STAMP (MEDALLION OR OTHER) OF THE DTC PARTICIPANT</td>
<td>ORIGINAL</td>
<td>DTC PARTICIPANT</td>
</tr>
<tr>
<td>APPENDIX E1 OR E2 (ANNEX I OR II)</td>
<td>AN ATTESTATION MUST BE FILLED FOR EACH BENEFICIARY</td>
<td>ORIGINAL</td>
<td>BENEFICIARY OR LEGAL REPRESENTATIVE &amp; CANADIAN TAX AUTHORITY</td>
</tr>
<tr>
<td>5000-EN FORM</td>
<td>SUBMIT THE “FOR USE BY THE FRENCH TAX AUTHORITY” VERSION ONLY; INDICATED IN UPPER LEFT HAND CORNER OF THE FORM</td>
<td>ORIGINAL</td>
<td>DTC PARTICIPANT &amp; CANADIAN TAX AUTHORITY</td>
</tr>
<tr>
<td>APPENDIX F</td>
<td>AN ASCII (AMERICAN STANDARD CODE FOR INFORMATION INTERCHANGE) COMPUTER DISK FILE OR A MICROSOFT EXCEL FILE IS REQUIRED</td>
<td>ORIGINAL</td>
<td>NONE</td>
</tr>
</tbody>
</table>

*** It is highly recommended to provide an original Form 6166 where the “Tax Year” matches the year of the dividend payment on the French shares. If you do not provide an original current year 6166 you may be requested to supply this document and if you are unable to do so you may be charged back to the unfavorable withholding tax rate by the French Custodian.
BNY Mellon, Citibank, Deutsche Bank, and JPMorgan offer ESP powered by GlobeTax, an electronic withholding tax submission system. This system allows for the secure and simplified transfer of beneficial owner level data from the Participant to GlobeTax and creates applicable documentation on the Participants behalf.

Submit the data online through the web site below, print out the documents on letterhead, sign them, and mail them to GlobeTax, 90 Broad Street, 16th Floor, New York, NY 10004 USA, Attn: Diana Camejo, along with the necessary required documents.

These claims should be submitted through the following website. (Requires a one-time registration)

https://esp.globetax.com/

Please contact Diana Camejo at 1-212-747-9100 or via email at Diana_Camejo@Globetax.com if you have any questions about this process.
## Frequently Asked Questions (FAQs)

### Relief At Source Questions

<table>
<thead>
<tr>
<th>Question</th>
<th>Answer</th>
</tr>
</thead>
<tbody>
<tr>
<td>Who do I send the relief at source documentation to?</td>
<td>Everything is to be submitted to Globetax.</td>
</tr>
<tr>
<td>Does anything need to be sent to the depositary banks?</td>
<td>Yes. Everything is to be submitted to the depositary bank's agent, Globetax.</td>
</tr>
<tr>
<td>Does the IRS 6166 Form have to be for the tax year in which the dividend is paid out and must it be original?</td>
<td>It is highly recommended that the tax year on the 6166 supplied matches the year of the dividend payment and that the 6166 supplied is an original. If you choose to submit outdated or copies of 6166s it is recommended that you request a more current one from the I.R.S. at the time the election is made and submit it to the French Custodian upon receipt.</td>
</tr>
<tr>
<td>Why are income tax returns/forms 8802 being requested for US regulated investment companies (RICs), real estate investment trusts (REITs) and real estate mortgage investment conduits (REMICs)?</td>
<td>The IRS 6166 Form does not differentiate between corporations and regulated investment companies (RICs), real estate investment trusts (REITs) and real estate mortgage investment conduits (REMICs). In order for the French tax authorities to validate entities, these forms are being requested.</td>
</tr>
<tr>
<td>Are Canadian mutual funds eligible for reclaim through the relief at source process?</td>
<td>No. Only through the standard long form process.</td>
</tr>
<tr>
<td>Are partnerships eligible for reclaim through the relief at source process?</td>
<td>No. Only through the standard long form process.</td>
</tr>
<tr>
<td>Why would the French tax authorities request an IRS 6166 form for individuals or corporations if it is not required?</td>
<td>If they have any doubts regarding the status of the beneficial owner, they are entitled to validate their suspicion by requesting the 6166.</td>
</tr>
<tr>
<td>How long does it take to receive payment with the relief at source process?</td>
<td>On DR pay date.</td>
</tr>
<tr>
<td>What happens if I did not submit an electronic file?</td>
<td>Your filing will be rejected and result in a charge back which will be posted to your DTC participant account.</td>
</tr>
<tr>
<td>Are U.S. trust accounts eligible for the relief at source process?</td>
<td>Due to the varying nature of trust accounts (some being treated as individuals, others as corporations) it is not recommended to elect these entities at any rate other than the unfavorable rate.</td>
</tr>
<tr>
<td>Is the relief at source process free of charge?</td>
<td>No. This tax relief at source assistance service is wholly voluntary and discretionary and outside the terms and conditions of any applicable deposit agreement. Fees will be charged for this service of up to $0.0075 per depositary receipt with no minimum, and any other charges, fees or expenses payable by or due to BNY Mellon, Citibank, Deutsche Bank, and JPMorgan or their agents, including the custodian or to tax authorities or regulators. Fees paid to BNY Mellon, Citibank, Deutsche Bank, and JPMorgan may be shared with their agents.</td>
</tr>
</tbody>
</table>
## Frequently Asked Questions (FAQs)

### General Questions

<table>
<thead>
<tr>
<th>Question</th>
<th>Answer</th>
</tr>
</thead>
<tbody>
<tr>
<td>How long do beneficial owners have to file for reclaim on this dividend?</td>
<td>Generally, two years from the end of the year in which the dividend was paid, however it may depend on the residency of the beneficial owner.</td>
</tr>
<tr>
<td>What happens if I do not send in the documentation and/or submit a file whose share position totals more than my CA Web elections?</td>
<td>This will result in a chargeback for the amount of shares not supported by the documentation. The favorable or exempt shares elected will be adjusted to your unfavorable position and result in a debit to your DTC Participant account. Submitting share amounts exceeding the CA Web elections will result in a chargeback of the total position.</td>
</tr>
<tr>
<td>Is there any way to reclaim the funds I was charged back for?</td>
<td>Yes. The standard long form process. Please refer to the Depository Contact Details Section of this notice for assistance.</td>
</tr>
<tr>
<td>Is this dividend available on ESP powered by Globetax?</td>
<td>Yes, all required documents can be created using ESP powered by Globetax but they must still be forwarded to Globetax.</td>
</tr>
<tr>
<td>Will Globetax accept claims filed directly to them by beneficial owners?</td>
<td>Globetax only accepts claims filed by the DTC participant who was holding the securities through DTC and only to the extent that DTC has reported these holdings to us as valid record date holdings. Beneficial owners are required to file their claims through the custody chain to the DTC participant of record. All claims not received directly from the DTC participant will be returned to the beneficial owner.</td>
</tr>
<tr>
<td>Is the process for tax relief offered by the DR Depository Banks an optional process?</td>
<td>Yes, this is a discretionary, optional service, however, in the French market, the Custodians will not accept claims from anyone except the DR Depository Banks in order to ensure validation of the record date positions claimed. Claims such as claims filed under a European Court of Justice (&quot;ECJ&quot;) Ruling may be filed directly to the French tax authorities with a proper 2777 form issued by the French Custodian to BNY Mellon, Citibank, Deutsche Bank, and JPMorgan, these forms also must be secured by BNY Mellon, Citibank N.A., DBTCA, and JPMorgan and are subject to a fee of up to $0.01 per depositary share with a minimum fee of $25 and a custodial fee of up to 50 Euros.</td>
</tr>
<tr>
<td>Is this long form process free of charge?</td>
<td>No. This tax reclaim assistance service is wholly voluntary and discretionary and outside the terms and conditions of any applicable deposit agreement. Fees will be charged for this assistance service of up to $0.01 per depositary receipt with a minimum of $25.00 and a custodial charge up to 50 Euros. Reclaims received post deadline cannot be assured and may be subject to a 1,000 Euros per beneficiary custodial fee and any other charges, fees or expenses payable by or due to BNY Mellon, Citibank N.A., DBTCA, and JPMorgan or their agents, including the Custodian or authorities. In addition, charges may apply to any long form claims rejected or not accepted by the Custodian. Fees paid to BNY Mellon, Citibank N.A., DBTCA, and JPMorgan may be shared with their agents. In addition, charges may apply to any long form claims rejected or not accepted by the Custodian. Fees paid to BNY Mellon, Citibank N.A., DBTCA, or JPMorgan may be shared with their agents.</td>
</tr>
</tbody>
</table>
## FREQUENTLY ASKED QUESTIONS (FAQs)

### STANDARD LONG FORM PROCESS QUESTIONS

<table>
<thead>
<tr>
<th>QUESTION</th>
<th>ANSWER</th>
</tr>
</thead>
<tbody>
<tr>
<td>WHERE CAN I OBTAIN INFORMATION ON THE STANDARD LONG FORM PROCESS?</td>
<td>GLOBETAX ADMINISTERS THE LONG FORM PROCESS. PLEASE REFER TO THE DEPOSITARY CONTACT DETAILS SECTION OF THIS NOTICE FOR ASSISTANCE.</td>
</tr>
<tr>
<td>WHEN DO I NEED TO USE <strong>EXHIBIT II</strong> (COVER LETTER) AT THE END OF THIS NOTICE?</td>
<td>ONLY FOR THE STANDARD LONG FORM PROCESS</td>
</tr>
<tr>
<td>HOW LONG DOES IT TAKE TO RECEIVE PAYMENT ON STANDARD LONG FORM PROCESS?</td>
<td>GENERALLY 6 MONTHS TO 1 YEAR</td>
</tr>
</tbody>
</table>

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**Warning and Disclaimer:**

BNY Mellon, Citibank, Deutsche Bank, and JPMorgan will not be responsible for the truth or accuracy of any submissions received by it and all Participants and holders, whether or not following the procedures set forth herein or otherwise submitting any information, agree to indemnify and hold harmless BNY Mellon, Citibank, Deutsche Bank, and JPMorgan and their agents for any and all losses, liabilities and fees (including reasonable fees and expenses of counsel) incurred by any of them in connection herewith or arising herefrom. BNY Mellon, Citibank, Deutsche Bank, and JPMorgan and their agents will be relying upon the truth and accuracy of any and all submissions received by them in connection with the tax relief process and shall hold all participants and DR holders liable and responsible for any losses incurred in connection therewith or arising therefrom. There is no guarantee that the applicable tax authorities will accept submissions for relief. Neither BNY Mellon, Citibank, Deutsche Bank, and JPMorgan nor their agents shall be responsible or liable to any holders of DRs in connection with any matters related to, arising from, or in connection with the tax relief process described herein. See also “Agreements, Fees, Representations and Indemnification” above.

All tax information contained in this Important Notice is based on a good faith compilation of information obtained and received from multiple sources. The information is subject to change. Actual deadlines frequently vary from the statutory deadlines because of local market conditions and advanced deadlines set by local agents. To mitigate risk it is strongly advised that DTC Participants file their claims as soon as possible as the depositary and/or their agents will not be liable for claims filed less than six months before the specified deadline. In the event that local market rules, whether implemented by a local agent or a Tax Authority, conflict with the information provided in the important notice, either prior to or after publication, the local market rules will prevail.
Appendix B.1 – Format For Broker Details

First Page of Each List: (Bilingual Document French/English)

To be completed by DTC participant:
IDENTITE ET DRESSE COMPLETE ET NUMERO DE MEMBRE DE DTC DE L'ETABLISSEMENT QUI GERE LE COMPTE-TITRES A L'ETRANGER:
Name of DTC participant:
Address of DTC participant:
DTC participant Number:

NOM, NUMERO DE TELEPHONE ET NUMERO DE TELECOPIEUR D'UN EMPLOYE DE L'ETABLISSEMENT MEMBRE DE DTC:
Name of DTC participant's Employee:
Telephone number:
Teletypewriter number:

To be Supplied by DR Bank:
IDENTITE DE LA SOCIETE DISTRIBUTRICE FRANCAISE: ELECTRICITE DE FRANCE
Name of the French company paying the dividend: ELECTRICITE DE FRANCE
NATURE DES TITRES DETENUS: AP= actions au porteur, AN= actions nominatives: AP
Type of share held: AP= bearer shares, AN= registered shares: AP

RATIO DU NOMBRE D'DRS PAR RAPPORT AU NOMBRE D'ACTIONS: 5:1
The ratio of the DRs to the ordinary shares: 5:1

DATE DE MISE EN PAIEMENT: 5, June 2015
Payment date of the dividend: 5, June 2015

VALEUR UNITAIRE DU COUPON:
Dividend amount per ordinary share in EURO (100%): 0.6800
Dividend amount per ordinary share after 15% withholding in EURO: 0.5780
Amount of the 15% withholding tax per ordinary share in EURO: 0.1020
Appendix B.2 – Summary Page for all entity types other than Canadian Pension Funds
(One should be submitted for each entity type)

This summary page template should be used for all entity types with the exception of Canadian Pension Funds.

At the End of Each List, a summary page with French and English captions showing:

Name of French Issuer: ELECTRICITE DE FRANCE  Ordinary Payment Date: 5, June 2015
DTC participant Name & Number: ______________________________ Page No.____

NOMBRE D'ACTIONNAIRES CONCERNES:
Number of beneficial owners listed on this list:

NOMBRE TOTAL DE COUPONS PAYES A CES ACTIONNAIRES:
Total number of ordinary shares listed on this list (ORD shares = DR shares ÷ 5):
Total number of DRs listed on this list:

MONTANT TOTAL DES DIVIDENDES AVANT ET APRES RETENUE A LA SOURCE:
Total amount of dividends allocable to these beneficial owners at 100% (ORD share amount × 0.68):
Total amount of withholding tax for these beneficial owners at 15% (Above amount × 15%):

A summary page must be attached to each shareholder category.

Do not use this summary page for Canadian Pension Funds.

Attach to Each List:

- Appendix C (Annex III of the French regulation) declaration for U.S. Entities signed by an officer or partner of the DTC participant, and sealed with DTC participant seal (Medallion or other).

- Appendix D (Annex IV of the French regulation) declaration for Canadian Entities signed by an officer or partner of the DTC participant, and sealed by DTC participant seal (Medallion or other).
This summary page template should be used solely for Canadian Pension Funds.

At the End of your Canadian Pension Fund List, a summary page with French and English captions showing:

Name of French Issuer: ELECTRICITE DE FRANCE Ordinary Payment Date: 5, June 2015

DTC participant Name & Number: ____________________________ Page No._____

NOMBRE D'ACTIONNAIRES CONCERNES:  
Number of beneficial owners listed on this list:

NOMBRE TOTAL DE COUPONS PAYES A CES ACTIONNAIRES: 
Total number of ordinary shares listed on this list (ORD shares = DR shares ÷ 5):
Total number of DRs listed on this list:

MONTANT TOTAL DES DIVIDENDES AVANT ET APRES RETENUE A LA SOURCE: 
Total amount of dividends allocable to these beneficial owners at 100% (ORD share amount X 0.68):

This summary page must be attached to your Canadian Pension Fund list.

Attach to your Canadian Pension Fund List:

• Appendix D (Annex IV of the French regulation) declaration for Canadian Entities signed by an officer or partner of the DTC participant, and sealed by DTC participant seal (Medallion or other).

• Appendices E1 or E2 (Canadian Pension Fund attestation) should be submitted per beneficial owner, and must be certified by Revenue Canada. The French versions are preferred.
APPENDIX C1 : ANNEXE III Attestation

A produire par l’établissement financier qui gère aux Etats-Unis le compte titre du non-résident et qui souhaite être dispensé de la présentation d’un formulaire 5052 RF 1 - EU par bénéficiaire (1)

En vue de la réduction de l’impôt français sur les dividendes, conformément à la convention fiscale du 31 août 1994 entre la France et les Etats-Unis et l’instruction administrative du 14 février 2005 :

Je, soussigné _________________________________________ ___________________________ (nom et adresse), agissant en qualité de gestionnaire à l’étranger de comptes titres ouverts au nom de résidents des Etats-Unis, demande le bénéfice de la procédure simplifiée prévue par l’instruction administrative 14 février 2005 pour l’application aux actionnaires qui sont des résidents des Etats-Unis des avantages prévus par la convention en ce qui concerne les dividendes payés par la ou les sociétés française ___________________________ (nom et adresse), le __________________ (préciser l’année de mise en paiement).

☐ Je déclare, en ce qui concerne les fonds de pension ou l’organisme charitable, qu’au vu de l’attestation reçue par chacun d’eux et transmise à l’administration fiscale française par l’intermédiaire de l’établissement payeur en France, chacun des organismes mentionnés sur la liste ci-jointe a été créé et fonctionne conformément aux dispositions des sections 401 (a) ou 401 (b) ou 403 (b) ou 457 ou 501 (c) 3 du code fédéral des impôts américain(2) ;

☐ Je déclare, en ce qui concerne les « Regulated Investment Companies », « Real Estate Investment Trusts » et « Real Estate Mortgage Investment Conduits » que chacun des bénéficiaires mentionnés sur la liste ci-jointe remplit les conditions prévues au paragraphe 2 b) i) de l’article 4 de la convention fiscale franco-américaine du 31 août 1994 et que j’ai joint à cette liste __________ (indiquer le nombre) attestations de l’administration fiscale américaine de la qualité de RIC, REIT et REMIC des bénéficiaires/la liste des RIC, REIT et REMIC établie par l’administration fiscale américaine(2) ;

☐ Je déclare, qu’à ma connaissance, chaque actionnaire (autre qu’un fonds de pension, organisme charitable, RIC, REIT ou REMIC) mentionné sur la liste ci-jointe, est un résident des Etats-Unis et que les mentions portées sur cette liste sont exactes (2).

J’atteste qu’à ma connaissance, toutes les personnes ci-dessus satisfont à l’ensemble des conditions requises pour bénéficier des avantages qu’elles demandent (et notamment ne possèdent pas en France un établissement stable ou une base fixe auxquels se rattache effectivement la participation génératrice des dividendes) et je déclare avoir fait toutes diligences pour assurer de l’exactitude des informations que ces personnes m’ont communiquées à ce sujet ; au cas ou néanmoins je viendrais à apprendre que certaines d’entre elles ont bénéficié d’un avantage indu, je m’engage à en informer spontanément l’administration fiscale française et l’établissement payeur en France :

Je m’engage par ailleurs solidairement avec cet établissement payeur à restituer au Trésor français, soit spontanément, soit sur demande de l’administration fiscale française, tout montant correspondant à un avantage dont une personne aurait bénéficié indûment.

Fait à _______________________ le January 1, 2015

__________________________________________
(cachet) (nom et qualité du signataire)

(1) Produire Limprimé dans la langue de votre choix.
(2) Cocher la case adéquate.
APPENDIX C2 : ANNEX III Certificate

To be produced by financial institutions managing a non-resident’s securities account in the United States that wish to be exempted from filing a 5052 RF 1 – EU form for each beneficiary (1)

For the purpose of the reduction of French dividend tax granted under the tax treaty of 31 August 1994 between France and the United States and Administrative Instruction of 14 February 2005:

I, the undersigned, _________________________________________________________________ (name and address), acting in my capacity as the foreign manager of securities accounts held residents of the United States, hereby request that the simplified procedure stipulated in the Administrative Instruction of 14 February 2005 be applied to grant shareholders residing in the United States the advantages stipulated in the tax treaty with regard to dividends paid by the French company(ies) ______________________________________________ (name(s) of the company (ies)), in ______________ (year in which dividends are paid).

☐ I hereby declare that each of the pension funds and charitable organisations on this list, according to the certificates received by each and transmitted to the French tax administration through the paying institution in France, was created and operates in compliance with the provisions of Sections 401 (a) or 401 (b) or 403 (b) or 457 or 501 (c) 3 of the American Federal Tax Code(2);

☐ I hereby declare that each of the Regulated Investment Companies, Real Estate Investment Trusts and Real Estate Mortgage Investment Conduits on this list complies with the requirements set out in Paragraph 2 b) iii of Article 4 of the tax treaty of 31 August 1994 between France and the United States and that I have appended to this list __________ (specify the number) certificates from the American tax administration certifying the RIC, REIT or REMIC status of the beneficiaries/the list of RICs, REITs or REMICs drawn up by the American tax administration(2);

☐ I hereby declare that, to the best of my knowledge, each shareholder (other than pension funds, charitable organisation, RICs, REITs or REMICs) on this list is a resident of the United States and that the information provided in this list is accurate(2). I hereby certify that, to the best of my knowledge, all of the persons listed above comply with all of the requirements for obtaining the advantages being requested (and more specifically, they do not have a permanent establishment or fixed base in France to which the equity shares generating the dividends belong) and

I hereby declare that I have undertaken all due diligence to make sure that the information that these persons have given me on this subject is accurate; in the event I should learn that any of them have benefited from an improper advantage,

I hereby undertake to inform the French tax administration and the paying institution of my own accord. I also hereby commit myself jointly and severally with the paying institution to compensating the French Treasury, of my own accord or at the request of the French tax administration, for the amounts corresponding to any advantage improperly obtained.

Done at ________________ on ________________

__________________________                                ______________________________
(seal)                                (name and title of signatory)

(1) Fill in the form in the language of your choice.
(2) Check the appropriate box.
APPENDIX D1 : ANNEXE IV Attestation

A produire par la personne qui gère à l’étranger
le compte titre du non-résident (1)

En vue de la réduction de l’impôt français sur les dividendes, conformément à la convention fiscale entre la France et ________________________________ :

Je, soussigné _________________________
____________________________________________________
_______________________________________________________________

(nom et adresse), agissant en qualité de gestionnaire hors de France de comptes titres ouverts au nom de residents de _________________________________.

demande le bénéfice de la procédure simplifiée prévue par l’instruction administrative du 14 Février 2005 pour l’application aux actionnaires qui sont des residents de ________________________________ des avantages prévus par la convention fiscale précitée en ce qui concerne les dividendes payés par la ou les sociétés françaises _________________________________________ (nom de la ou des sociétés distributrices), le ________________ (préciser l’année de mise en paiement).

Je déclare avoir reçu pour chaque bénéficiaire des dividendes mentionnés sur la liste ci-jointe, l’original des attestations requises dûment complétées et avoir joint à cette liste les attestations/copies conforme des attestations (2), soit un total de _________ attestations/copies (indiquer le nombre d’attestations ou de copies d’attestations jointes):

Au cas où une des personnes mentionnées sur la liste bénéficierait d’un avantage indu, je m’engage solidairement avec l’établissement payeur en France, à restituer les montants en cause au Trésor français, soit spontanément, si je venais à en avoir connaissance, soit sur demande de l’administration fiscale française.

Fait à ________________ le January 1, 2015

(cachet) (nom et qualité du signataire)

(1) Produire l'imprimé dans la langue de votre choix.

(2) Rayer la mention inutile.
APPENDIX D2 : ANNEX IV Certification

To be produced by the person in a foreign country
Managing a non-resident’s securities account (1)

For the purpose of the reduction of French dividend tax granted under the tax treaty between France and ________________________________:

I, the undersigned, ____________________________________________________________

___________________________________________ (name and address),
acting in my capacity as the manager outside of France of securities accounts held by residents of
______________________________, hereby request that the simplified procedure stipulated by the
Administrative Instruction of 14 February 2005 be applied to grant shareholders residing in ________________
the advantages stipulated in the above mentioned tax treaty with regard to dividends paid by the French
company(ies) _________________________________
(name(s) of the company(ies)), in ________________ (year in which dividends are paid).

I hereby declare that I have received from each shareholder receiving the dividends on this list, the original
certificates required, duly completed, and have appended the certificates/certified copies of the certificates (2),
making a total of ___________ certificates/copies (specify the number of certificates or copies of certificates
appended):

In the event that any of the persons on the list were to receive an advantage improperly, I hereby commit myself
jointly and severally with the paying institution in France to compensating the French Treasury for the amounts in
question, of my own accord if I discover improperly obtained advantages, or at the request of the French tax
administration.

Done at ________________ on January 1, 2015

__________________________________________                                (seal)  (name and title of signatory)

(1) Fill in the form in the language of your choice.
(2) Check the appropriate box.
APPENDIX E1 : ANNEXE I (Canadian Pensions)

Attestation à produire par les organismes canadiens visés à l’article 29, paragraphe 7, alinéa b

En vue de l’exonération de l’impôt français sur les dividendes de source française payés à ces organismes gérés exclusivement au Canada aux fins d’administtrer des fonds ou de verser des prestations en vertu d’un ou de plusieurs régimes de pension ou de retraite et qui y sont exonérés d’impôt, conformément à la convention fiscale entre la France et le Canada du 2 mai 1975 telle que modifiée par l’avenant du 30 novembre 1995.

Le soussigné…………………………………………………………………………………………………………………………………………………………...
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Attestation des autorités fiscales de l’état de résidence du bénéficiaire

Le soussigné atteste que les renseignements fournis par le requérant dans la présente demande sont, à sa connaissance, exacts, à l’exception de la conformité aux conditions prévues à l’alinéa b, i, ii et iii du paragraphe 7 de l’article 29 de la convention fiscale franco-canadienne pour bénéficier de l’exonération de l’impôt français prélevé par voie de retenue à la source sur ces dividendes.

Le soussigné s’engage à restituer au Trésor français, spontanément ou sur demande de l’administration fiscale française, tout montant correspondant à un avantage dont l’organisme aurait bénéficié indûment.

Lieu et date………………………………………………………………………………………………………………………………………………………”Signature d’un agent autorisé du fiduciaire, de la société de gestion ou de la société de fiducie

Lieu et date………………………………………………………………………………………………………………………………………………………”Signature de la personne autorisée des autorités fiscales Canadiennes
APPENDIX E2 : ANNEX II (Canadian Pensions)

Statement to be completed by Canadian organizations contemplated in article 29, paragraph 7, subparagraph b

For the exemption of French tax on French dividends paid to these organizations operated in Canada exclusively to administer or provide benefits from one or more pension or retirement plans and that are exempt from tax, in accordance with the France-Canada Tax Convention of May 2, 1975, as amended by the Protocol dated November 30, 1995.

The undersigned…………………………………………………………………………………………………………..…...
…………………………. (name and address of trustee/administrator) hereby certifies that the organization
……………………………………………………………………………………………………………..(name and address) constituted in Canada
the………………………………………………., established in Canada and is:

(a) a trust governed by a Canadian registered pension plan (RPP) or a pension corporation whose

- plan registration number is………………., and
- the account number of the trust or pension corporation is………; or

(b) a registered retirement savings plan(s) for which the corporate trustee is the issuer of the plan(s) and

- the specimen plan identification number is……………., and
- the account number of the corporate trustee is………….; or

(c) a registered retirement income fund(s) for which the corporate trustee is the issuer of the fund(s) and

- the specimen fund identification number is ……………., and
- the account number of the corporate trustee is …………….;

which satisfies the conditions set out in subparagraph b, i, ii, and iii, of paragraph 7 of article 29 of the France-
Canada Tax Convention in order to be exempted from French tax levied by withholding tax dividends.

The undersigned agrees to restore to the French treasury, spontaneously or at the request of the French tax
authorities, any amount corresponding to a benefit the organization has unduly received.

_______________________
Location and date
Signature of an officer authorized by the trustee, the pension corporation, or the corporate trustee

__________________________________
Statement of the tax authorities of the recipient's receiving State

The undersigned hereby certifies that the information provided by the applicant in this application is, to the best of
his/her knowledge, accurate, except the compliance with the conditions set out in subparagraph b, ii an iii of
paragraph 7 of article 29 which was not verified.

_______________________
Location and date
Signature of the person authorized by the Canadian tax authorities
Appendix F - File Layout – Beneficial Owner Detail File

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<th>TYPE</th>
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<th>COMMENTS</th>
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<td>N</td>
<td>Y</td>
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<td>ORD_QTY</td>
<td>N</td>
<td>12</td>
<td>2</td>
<td>Y</td>
<td>QUANTITY OF ORDINARY SHARES, QUANTITY IN FIELD 7 X ADR RATIO WHICH WILL BE SUPPLIED BY ADR DEPOSITORY BANK AND FURNISHED BY DTC</td>
</tr>
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<td>STATUS OF BENEFICIAL OWNER</td>
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<td>A = INDIVIDUALS, B = CORPORATIONS, C = PENSION FUNDS, K = FOUNDATIONS / CHARITIES, E = RICS, REITS, &amp; REMICS</td>
</tr>
</tbody>
</table>
## Appendix F (continued) - File Layout – Beneficial Owner Detail File

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</thead>
<tbody>
<tr>
<td>SECURITY IDENTIFICATION ISIN #</td>
<td>NAME OF SECURITY</td>
<td>DUE DATE</td>
<td>DTC NUMBER</td>
<td>BENEFICIARY NAME</td>
<td>TAX_ID</td>
<td>ADR_QTY</td>
<td>ORD_QTY</td>
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<tr>
<td>FR0010242511</td>
<td>ELECTRICITE DE FRANCE</td>
<td>05062015</td>
<td>2504</td>
<td>John Doe</td>
<td>122413689</td>
<td>2500</td>
<td>500</td>
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<tr>
<td>FR0010242511</td>
<td>ELECTRICITE DE FRANCE</td>
<td>05062015</td>
<td>2504</td>
<td>Eric Smith</td>
<td>142514258</td>
<td>2000</td>
<td>400</td>
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<table>
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<th>9</th>
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<th>11</th>
<th>12</th>
</tr>
</thead>
<tbody>
<tr>
<td>ID_CTRY</td>
<td>ADDRESS LINE 1</td>
<td>ADDRESS LINE 2</td>
<td>STATUS OF BENEFICIAL OWNER</td>
</tr>
<tr>
<td>US</td>
<td>125 Any Street</td>
<td>New York, NY 10004</td>
<td>A</td>
</tr>
<tr>
<td>US</td>
<td>800 Abbey Road</td>
<td>New York, NY 10589-5413</td>
<td>A</td>
</tr>
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</table>

### STATUS OF BENEFICIAL OWNER CODES

<table>
<thead>
<tr>
<th>CODE</th>
<th>DESCRIPTION</th>
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<tbody>
<tr>
<td>A</td>
<td>INDIVIDUALS</td>
</tr>
<tr>
<td>B</td>
<td>CORPORATIONS</td>
</tr>
<tr>
<td>C</td>
<td>PENSION FUNDS</td>
</tr>
<tr>
<td>K</td>
<td>FOUNDATIONS / CHARITIES</td>
</tr>
<tr>
<td>E</td>
<td>RICS, REITS, &amp; REMICS</td>
</tr>
</tbody>
</table>
EXHIBIT I – RULES TO BE APPLIED WHEN CREATING AN ADR FILE

1. Please note that the previous Appendices B.2 – B.8 Physical Beneficiary List formats have been eliminated. Going forward all beneficiary details should be submitted via ASCII (plain text), or Excel files regardless of the number of beneficiaries on your lists. If your company does not allow you to transmit electronic files and you have fewer than 50 beneficiaries you may input your data in the ADR file format, print that file out and include it with the rest of your documents. If you have more than 50 beneficiaries an ASCII or Excel file is required.

2. Files may be either ASCII (plain text), or Excel files indistinctly. The choice is completely at the discretion of the user. However, the Excel format is likely to be easier for the user to create and manipulate.

3. The order of fields (columns) must be strictly respected in both ASCII and Excel files, as specified in the document describing the structure (ADR_File_Example).

4. All the fields (columns) must have data in every line. All data is mandatory and cannot be omitted.

5. Numeric values in both ASCII and Excel files should not contain any commas, semicolons, or blanks.

6. The DUE DATE field must have the form DDMMYYYY (e.g. 05062015 for June 5, 2015). It is considered to be a text value, and not an integer number. Consequently, a number or date format in the Excel file should not be applied to this column.

7. In ASCII (plain text) format, if the value of a field is shorter than the maximum length specified for it, the value must be padded with blanks at its right, to obtain the maximum length specified. For example, if the value of ADD1 is “800, Abbey Road” (15 characters), it should be padded with 50 blanks the end: “800, Abbey Road                 ”, in order to obtain the specified length of 65 characters. This rule does not apply to Excel files. Never use the tab key to obtain blanks!

8. In Excel format, only the maximum length of the fields should be respected. Thus, the value of ADR1 “800, Abbey Road” (15 characters) is valid; “1964, Tutankhamun Lane, Home of the Rising Sun, Apartment 10B, Floor 15” is not, as its length (71 characters) is greater than 65 – the maximum length allowed for this field.

9. In Excel format, the use of the semicolon (;) is prohibited.

The rules above should be scrupulously respected, in order to assure rapid and efficient integration of the provided files.
EXHIBIT II - COVER LETTER REQUIRED FOR FRENCH STANDARD LONG FORM RECLAIMS
THIS DOCUMENT MUST BE PREPARED ON THE DTC PARTICIPANT’S LETTERHEAD

[DATE]

Globetax
90 Broad Street-16th Floor
New York, NY 10004-2205
Attn: FRANCE

Enclosed please find tax reclamation documents, which we are submitting on behalf of our clients who wish to avoid excess withholding tax on French DR(s). We, __________ [NAME OF DTC PARTICIPANT] __________, also identified as DTC participant number [DTC PARTICIPANT NUMBER], hereby state that each beneficial owner cited below held the respective amount of shares on the record date __________ June 2, 2015 __________ for the security ELECTRICITE DE FRANCE.

Below is the list of beneficial owners and their holdings, which total [TOTAL # OF DRs CITED BELOW] DR(s). As required, the forms and a certification of residency document (Form 6166) if applicable, are enclosed for each beneficial owner. The ratio is __________ 5 __________ DR (s) to __________ 1 __________ Ordinary share. The information is as follows:

Name of beneficial owner | Address | Type of Account | Taxpayer ID # | # of DR(s) held
1) | | | |
2) | | | |
3) | | | |
4) | | | |

We ask that BNY Mellon, Citibank, Deutsche Bank, and JPMorgan apply to the French Custodian Bank for the reduced withholding tax rate on the above beneficial owners' behalf. Please contact the undersigned at [SIGNATORY’S TELEPHONE NUMBER] or via email at [SIGNATORY’S EMAIL ADDRESS] should you have any questions.

Agreements, Fees, Representations and Indemnification of Participants and Beneficial Owners
We hereby agree that this tax relief assistance service is wholly voluntary and discretionary and outside the terms and conditions of any applicable deposit agreement. We hereby accept and agree to pay the fees of BNY Mellon, Citibank, Deutsche Bank, and JPMorgan of up to $0.0075 per Depositary Receipt for Relief at Source, or up to $0.01 per Depositary Receipt for Long Form (with a minimum of $25), and any other charges, fees or expenses payable by or due to BNY Mellon, Citibank, Deutsche Bank, and JPMorgan or their agents, including any custodian, in connection with the tax reclaim process, or to tax authorities or regulators (which fees, charges or expenses may be deducted from the dividend or any other distribution or by billing or otherwise in BNY Mellon, Citibank, Deutsche Bank, and JPMorgan’s discretion). We hereby agree that any such fees, charges or expenses may be due and payable whether or not a successful reduction in rate or reclamation is obtained. We hereby acknowledge that fees paid to BNY Mellon, Citibank, Deutsche Bank, and JPMorgan may be shared with their agents and affiliates.

We hereby agree that in addition to statutory and documentation requirements, and the deduction of fees, tax relief benefits will be subject to review and approval, and potential audits by the applicable custodian and applicable tax regulators, and that BNY Mellon, Citibank, Deutsche Bank, and JPMorgan are not providing any legal, tax, accounting or other professional advice on these matters and has expressly disclaimed any liability whatsoever for any loss howsoever arising from or in reliance hereto. Participants and/or investors should seek advice based upon their own particular circumstances from an independent tax advisor.

We certify that to the best of our knowledge that each of the beneficial owners identified hereby are eligible for the preferential rates as stated herein and we declare that we have performed all the necessary due diligence to satisfy ourselves as to the accuracy of the information submitted to us by these beneficial owners.

We will be fully liable for any and all claims, penalties and / or interest, including without limitation, any foreign exchange fluctuations associated therewith. BNY Mellon, Citibank, Deutsche Bank, and JPMorgan shall not be liable for the failure to secure any tax relief. We expressly agree that BNY Mellon, Citibank, Deutsche Bank, and JPMorgan and their agents or affiliates shall not have any liability for, and we shall indemnify, defend and hold each of BNY Mellon, Citibank, Deutsche Bank, and JPMorgan and their agents and affiliates harmless from and against, any and all loss, liability, damage, judgment, settlement, fine, penalty, demand, claim, cost or expense (including without limitation fees and expenses of defending itself or enforcing this agreement) arising out of or in connection herewith.
Sincerely,

[Signature of authorized signatory for DTC Participant]

[NAME AND TITLE OF AUTHORIZED OFFICER FOR DTC PARTICIPANT]

PAYMENT ADDRESS: ______________________
________________________
________________________
________________________
________________________