PROSPECTUS SUPPLEMENT DATED 5 DECEMBER 2007 TO THE BASE PROSPECTUS DATED 8 JUNE 2007 AND THE PROSPECTUS SUPPLEMENT DATED 10 SEPTEMBER 2007



€ 11,000,000,000 PROGRAMME FOR THE ISSUANCE OF DEBT INSTRUMENTS

This Prospectus Supplement (the "Second Supplement") is supplemental and must be read in conjunction with the Base Prospectus dated 8 June 2007 (the "Base Prospectus") granted visa n° 07-173 on 7 June 2007 by the Autorité des marchés financiers (the "AMF") and the Supplement to the Base Prospectus dated 10 September 2007 (the "Supplement") granted visa n° 07-318 on 10 September 2007 by the AMF, both prepared by Electricité de France ("EDF" or the "Issuer") with respect to the \in 11,000,000,000 Programme for the issuance of debt instruments (the "Programme"). Terms defined in the Base Prospectus have the same meaning when used in this Second Supplement.

Application has been made for approval of this Second Supplement to the AMF in its capacity as competent authority pursuant to Article 212-2 of its Règlement Général which implements Directive 2003/71/EC of 4 November 2003 on the prospectus to be published when securities are offered to the public or admitted to trading (the "**Prospectus Directive**").

This Second Supplement has been prepared pursuant to Article 16 of the Prospectus Directive and article 212-25 of the Règlement Général of the AMF for the purposes of incorporating additional information relating to the Issuer since the release of the Supplement referred to hereabove.

Copies of this Second Supplement will be available for viewing on the website of the AMF (www.amf-france.org), on the Issuer's website (http://www.edf.fr/) and may be obtained, free of charge, during normal business hours from Electricité de France, 22-30, avenue de Wagram, 75008 Paris, France and at the specified offices of each of the Paying Agents.

Saved as disclosed in this Second Supplement and the Supplement referred to hereabove, there has been no other significant new factor, material mistake or inaccuracy relating to information included in the Base Prospectus which is capable of affecting the assessment of Notes issued under the Programme since the publication of the Base Prospectus.

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RECENT EVENTS AND INFORMATION IN RELATION TO THE ISSUER

1 3 December 2007 – Closing of EDF's shares' sale by the French State

Mrs. Christine Lagarde, Minister of Economy, Finance and Employment, announced the closing of the sale of 2.5% of the share capital of EDF initiated on the same day by the French State.

45 million EDF shares were sold to French and international institutional investors, for a global amount of approximately EUR 3.7 billion.

At the outcome of such operation and prior to the offer reserved to employees and former employees of the company, the French State will hold directly 84.8% of EDF's share capital, in accordance with French law which provides a minimum holding of 70% by the French State in the corporation's share capital.

As French law provides, an offer reserved to employees and former employees will be issued in the course of the next few months, and will target 15% of the operation's volume, i.e. approximately 0.4% of the share capital. The agenda and practical details (proposed formulas) will be decided within the next few weeks, for implementation in 2008.

2 30 November 2007 – EDF and ENEL sign strategic partnership agreement on Flamanville EPR during Franco-Italian summit

At the Franco-Italian summit currently taking place in Nice and attended by the French President and the Italian Prime Minister, the EDF Chairman and CEO, Pierre Gadonneix, and Enel CEO, Fulvio Conti, have just signed a strategic partnership agreement.

This agreement, which concerns the EPR currently under construction at Flamanville, follows the cooperation agreement signed by the two companies in May 2005, which made provision for Enel to join France's third generation nuclear programme.

Under the terms of today's agreement, Enel is acquiring a 12.5% stake in the Flamanville 3 EPR project by contributing to the financing of this investment and gaining access to a proportion of the electricity produced equal to its stake.

The partnership also gives Enel the option of deploying engineers to EDF's teams working on the project at the Flamanville site, with a view to regaining expertise in the nuclear energy sector.

Finally, Enel also has an option, until 2023, of up to a 12.5% stake under similar terms, in the next five EPR projects may be implemented by EDF in France during that period. EDF will equally have the option to participate, under similar terms, in future nuclear projects developed by Enel in Europe.

EDF and Enel have also entered into discussions to extend this partnership to other forms of energy production in France and Europe. A memorandum of understanding allows for a possible reciprocal shareholding in new development projects.

EDF's Chairman and CEO Pierre Gadonneix issued the following statement: "EDF is delighted to welcome a major industrial partner such as Enel to the EPR project. This is a partnership that can only become stronger. Following EDF's success in Italy with the outstanding performance of Edison, jointly owned by the Group, this partnership marks the start of a new phase that will help strengthen Franco-Italian ties. This represents a step forward in the building of Europe's energy industry."

26 November 2007 – EDF to become investor and operator in China in order to develop EPR nuclear power stations with its partner CGNPC

During the official trip to China of the President of the French Republic, EDF and the Chinese energy company CGNPC (China Guangdong Nuclear Power Company) have signed a joint venture agreement for the ownership, construction and operation of two new generation EPR reactors at Taishan in the province of Guangdong.

The construction of these two EPR units, developed by AREVA with a high level of performance and safety, at 1,700 MW capacity each, could begin during Fall 2009.

The units are expected to go into service in 2014.

The signing of this strategic agreement by Pierre Gadonneix, CEO of EDF, and by Qian Zhimin, President of CGNPC, took place in Beijing in the presence of the heads of the state of France and China, and of numerous VIPs.

This agreement follows on from the industrial partnership announced in October 2006 between EDF and CGNPC.

As part of the joint venture agreement, EDF will acquire a shareholding of approximately one third in Taishan Nuclear Power Company (TNPC), which is the company owning the EPR.

EDF will contribute the know-how it has acquired as the operator of the largest nuclear fleet worldwide.

CGNPC takes responsibility for providing the building site and will make available its engineering and operational capabilities, developed over more than twenty years as operator of the Guangdong power generation facilities.

EDF and CGNPC also intend to sign a comprehensive cooperation agreement to study joint development projects in China and internationally.

The joint venture agreement is subject to the approval of the Chinese authorities and of the governing bodies of the two signatory companies.

Pierre Gadonneix, EDF Chairman and CEO, stated: "This agreement is a major step for EDF which, for the first time, will become both investor and operator of nuclear reactors in China. We are delighted to broaden our cooperation with CGNPC, a major player in the

Chinese nuclear industry, with whom we have been working in a spirit of trust for more than 20 years, since the construction and commissioning of Daya Bay and Ling Ao. As part of the very fast growing Chinese energy market, EDF will continue to contribute its industrial expertise and experience, acknowledged world-wide, and acquired from the operation of 58 reactors in France, including the experience gained as investor in the EPR technology at Flamanville. EDF will thereby contribute to the safe, dependable and competitive production of electricity, free from greenhouse gases emissions."

8 November 2007 – Quarterly information : Organic sales growth of 1.4% for the first nine months of 2007

The EDF Group's sales stood at € 42.6 billion for the first nine months of 2007, representing organic growth of 1.4%, including 0.6% in France and 2.6% in Europe excluding France. Sales were slightly down on the same period in 2006, due in particular to negative scope effects (disposal of Light in Brazil).

In millions of euros	9-month 2007	9-month 2006	Change 2007/2006	Organic growth*
France	23,031	22,897	+0.6%	+0.6%
United Kingdom	6,160	5,751	+7.1%	+6.0%
Germany	4,952	4,357	+13.7%	+9.3%
Italy	3,346	4,262	-21.5%	-8.8%
Rest of Europe	4,209	3,665	+14.8%	+2.6%
Europe excluding France	18,667	18,035	+3.5%	+2.6%
Rest of the world	945	1,832	-48.4%	+0.9%
EDF Group	42,643	42,764	-0.3%	+1.4%

^{*}Excluding scope, exchange rate and method effects.

<u>France</u>

Sales for the first nine months of 2007 rose by 0.6% to stand at € 23 billion.

Slight sales growth in the first half of 2007 was due to mild weather conditions.

Third-quarter sales growth came out at 1.4%. The first major effect of the application of the transition tariff and the decrease in volume sold on the wholesale markets (due in particular to lower availability of nuclear facilities) slowed down this performance. These factors should weigh on EBITDA growth in France in the second half of 2007.

International

Sales in Europe excluding France totalled € 18.7 billion, representing organic growth of 2.6%.

In the **United Kingdom**, EDF Energy posted sales of \in 6.2 billion, representing organic growth of 6%, including 2.9% generated in the third quarter. This nine-month growth is primarily due to the impact over the first months of the year of the tariff increases for electricity and natural gas which came into effect in the second half of 2006, and also the higher number of customer accounts (up 3% on the same period last year). The first impact of EDF Energy's natural gas price cut of June 15, 2007 was reflected in the company's third-quarter sales.

In **Germany**, Group sales totalled € 5 billion, representing organic growth of 9.3%, including 6.8% generated in the third quarter. Electricity sales were up 17%, reflecting higher volume sold on wholesale markets and with industrial clients, and higher average wholesale prices than for the same period in 2006. Mild weather had an overall smaller impact on the gas business than in the 1st half of the year, with the decrease in ninemonth sales of 20%. EnBW's sales include a positive scope effect of 4.3%, due in particular to the consolidation over nine months of the Group's stake in SWD (1st full consolidation as of 31st March 2006).

In **Italy**, sales totalled € 3.3 billion excluding scope effect, representing negative organic growth of minus 8.8%. This decline is mainly related to reflects the decrease in Edison's sales, largely due to the drop in electricity prices on the market and lower gas sales volumes against a backdrop of mild weather conditions over the first quarter of the year.

In the **rest of Europe**, sales stood at € 4.2 billion. Organic growth came out at 2.6%, including negative organic growth of -13.1% in the third quarter, due in particular to the decline in EDF Trading's trading margin, reflecting lower market volatility. Nine-month growth figures were bolstered by tariff and price increases in CEEC. Sales for the rest of Europe include a positive scope effect of 11.4% mainly linked to SSE in Slovakia and to EDF Energies Nouvelles.

In the **rest of the world**, the Group recorded organic growth of 0.9% and benefited in particular from increased electricity production in Asia. The overall sales trend mainly reflected a negative scope effect due to the sale of Light in Brazil (out of the consolidation scope since 1st July 2006).

Outlook for 2007

EBITDA growth in 2007 should be in line with the objective of EBITDA's multi-annual growth of 3% to 6% announced at the time of the IPO.

EDF SA's Board of Directors, meeting on November 7, 2007 under the Chairmanship of Pierre Gadonneix, has set itself the objective to proceed with the distribution, every year, at year-end, of an interim dividend for the current financial year, provided that legal, accounting, economic and financial conditions are met. The Board of Directors thus decided to pay, in respect of 2007 financial year, an interim dividend of 0.58 euro per share as of November 30, 2007.

APPENDIX I

Quarterly evolution of EDF consolidated sales

in € m illion	Q3 2007	Q3 2006	Change 2007/2006	Organic growth**
France	6,538	6,450	+1.4%	+1.4%
United-Kingdom	1,765	1,729	+2.1%	+2.9%
Germany	1,455	1,361	+6.9%	+6.8%
Ital y	1,046	1,343	-22.1%	-8.9%
Rest of Burope	1 223	1 197	+2,2%	-13,1%
Total Burope excl. France	5,489	5,630	-2.5%	-2.3%
Rest of the world	305	322	-5.3%	+0.6%
EDF Group	12,332	12,402	-0.6%	-0.396

Excluding scope, exchange rate and method effects.

Quarterly breakdown of EDF consolidated sales

In € million	Q1 2007	Q2 2007	Q3 2007	9 month 2007
France	9,807	888,8	6,538	23,031
United-Kingdom	2,613	1,782	1,765	6,160
Germany	1,901	1,596	1,455	4,952
ltal y	1,247	1,053	1,046	3,346
Rest of Burope	1,551	1,435	1,223	4,209
Total Europe excl. France	7,312	5,866	5,489	18,667
Rest of the world	311	329	305	945
EDF Group	17,430	12,881	12,332	42,643
				9 month
In∈million	Q1 2006*	Q2 2006*	Q3 2006	2006
In € million France	Q1 2006* 9,739	Q2 2006* 6,708	Q3 2006 6,450	
				2006
France	9,739	6,708	6,450	2006 22,897
France United-Kingdom	9,739 2,271	6,708 1,751	6,450 1,729	2006 22,897 5,751
France United-Kingdom Germany	9,739 2,271 1,733	6,708 1,751 1,263	6,450 1,729 1,361	2006 22,897 5,751 4,357
France United-Kingdom Germany Ital y	9,739 2,271 1,733 1,616	6,708 1,751 1,263 1,303	6,450 1,729 1,361 1,343	2006 22,897 5,751 4,357 4,262
France United-Kingdom Germany Itally Rest of Burope Total Burope excl.	9,739 2,271 1,733 1,616 1,419	6,708 1,751 1,263 1,303 1,049	6,450 1,729 1,361 1,343 1,197	2006 22,897 5,751 4,357 4,262 3,666

Restated for the effects of the application of LFRIC 4.

5 8 November 2007 - Distribution of an interim dividend

EDF SA's Board of Directors, meeting on November 7, 2007 under the Chairmanship of Pierre Gadonneix, has set itself the objective to proceed with the distribution, every year, at year-end, of an interim dividend for the current financial year, provided that legal, accounting, economic and financial conditions are met. The Board of Directors thus decided to pay, in respect of 2007 financial year, an interim dividend of 0.58 euro per share as of November 30, 2007.

6 25 October 2007 - EDF continues its disposal programme through the sale of its Mexican assets

As part of a disposal process which started at the beginning of 2007, EDF has signed an agreement with GAS NATURAL for the sale of its industrial assets in Mexico.

The deal involves 5 gas combined cycle production units with a total capacity 2,233 MW (Saltillo, Altamira 2, Rio Bravo 2, Rio Bravo 3, Rio Bravo 4), along with their operating company Comego and a 53 kilometre long natural gas pipeline (Gasoducto del Rio).

This transaction is based on a value of US\$ 1.448 billion.

Completion of the deal requires approval from the board of EDF, as well as from the competent French and Mexican authorities.

The disposal is part of the EDF Group's announced strategy to refocus on its activities in Europe and to participate to the revival of nuclear power worldwide.

7 17 September 2007 - Sale by EDF of its 84.5 % stake in the Compagnie Eolienne du Détroit which operates wind farms in Morocco

The EDF Group has just signed an agreement with THEOLIA, the European leader in the production of wind-generated electricity, for the sale of its 84.5% shareholding in the Compagnie Eolienne du Détroit (CED). The completion of this agreement remains subject to conditions precedent, in particular, to the approval of the relevant French and Moroccan authorities.

The Compagnie Eolienne du Détroit CED was created in 1998, to finance, build and operate for 19 years (under a concession contract with the Office National de l'Electricité (ONE)/National Electricity Office of Morocco) a wind farm composed of 84 wind turbines of 50MW total capacity, put into service in August 2000, and located in Abdelkhalek Torrès, in the Tetouan province in the north of the country.

Following the successful development of the Compagnie Eolienne du Detroit, the EDF Group intends to participate in new projects in the renewable energy sector, in particular in Morocco, through its subsidiary EDF Energies Nouvelles.

7 September 2007 - Purchase of EGL's stake in Electricity of Strasbourg

EDF and EGL (Elektrizitäts-Gesellschaft Laufenburg AG) today announced that they have completed the sale of EGL's (13.78%) stake to EDF in Electricité de Strasbourg, the incumbent electricity distributor in the Alsace Department in France. Following this acquisition, EDF's stake in Electricité de Strasbourg will increase from 74.71% to 88.49%. EDF paid EGL EUR 150 Mio. for its stake, corresponding to a price of EUR 153.20 per Electricité de Strasbourg share.

Following this acquisition, EDF remains the controlling shareholder and will continue to support the growth of Electricité de Strasbourg which is the leading energy company in Alsace and distributes electricity of 408 towns and villages in the Bas-Rhin département, serving 80% of the local population.

PERSONS RESPONSIBLE FOR THE SUPPLEMENT

Individual assuming responsibility for the present Supplement to the Base Prospectus

In the name of the Issuer

Having taken all reasonable measures for this purpose, I declare that the information contained in this Supplement is true to my knowledge and there has been no omission of material facts.

The consolidated condensed financial statements for the first half-year of 2007, prepared in accordance with IAS-IFRS standards and included in chapter 12 of the Supplement to the Base Prospectus dated 10 September 2007 which received visa no. 07-318 by the *Autorité des Marchés Financiers* (hereafter the "**AMF**"), were subject to a report by the statutory auditors set forth in chapter 13 of such Supplement (page 91) and which includes comments in relation to such statements.

The consolidated financial statements for the financial year ended December 31, 2006, prepared in accordance with IAS-IFRS standards and included in the *Document de Référence* registered with the AMF on April 19, 2007 under number R.07-036, were subject to a report by the statutory auditors set forth in section 20.2 of such *Document de Référence* and which included comments in relation to such statements.

The consolidated financial statements for the financial year ended December 31, 2005, prepared in accordance with IAS-IFRS standards and included in the *Document de Référence* registered with the AMF on May 18, 2006 under number R.06-0061, were subject to a report by the statutory auditors set forth in section 20.2 of such 2005 *Document de Référence* and which included comments in relation to such statements.

Issued in Paris, on 5 December 2007

Mr. Daniel Camus Chief Financial Officer (*Directeur Général Délégué Finances*) Electricité de France

VISA OF THE AUTORITÉ DES MARCHÉS FINANCIERS

In accordance with articles L.412-1 and L.621-8 of the French *Code monétaire et financier* and with the General Regulations (*Réglement général*) of the *Autorité des marchés financiers* ("**AMF**"), in particular articles 212-31 to 212-33, the AMF has granted to this Supplement to the Base Prospectus *visa* n°07-465 on 5 December 2007. This Supplement may only be used for the purposes of a financial transaction if completed by Final Terms. This Supplement was prepared by the Issuer and its signatories assume responsibility for it. In accordance with article L.621-8-1-I of the French *Code monétaire et financier*, the *visa* was granted following an examination by the AMF of "whether the document is complete and comprehensible, and whether the information it contains is coherent". It does not imply that the AMF has verified the accounting and financial data set out in it. This *visa* has been granted subject to the publication of Final Terms in accordance with article 212-32 of the AMF's General Regulations, setting out the terms of the Instruments being issued.

RESPONSABILITE DU SUPPLEMENT

Personne qui assume la responsabilité du présent Supplément au Prospectus de Base

Au nom de l'Émetteur

Après avoir pris toutes mesures raisonnables à cet effet, je déclare que les informations contenues dans le présent Supplément sont, à ma connaissance, conformes à la réalité et ne comportent pas d'omission de nature à en altérer la portée.

Les comptes semestriels consolidés résumés de la société relatifs à la période du 1er janvier au 30 juin 2007, préparés conformément au référentiel IAS-IFRS et inclus au sein du chapitre 12 dans le Supplément au Prospectus de Base en date du 10 septembre 2007 visé par l'Autorité des Marchés Financiers (ci-après l' « **AMF** ») sous le visa n°07-318, ont fait l'objet d'un rapport des contrôleurs légaux figurant au chapitre 13 de ce Supplément (page 91), qui contient des observations.

Les comptes consolidés de l'exercice clos le 31 décembre 2006, préparés conformément au référentiel IAS-IFRS et inclus dans le Document de Référence enregistré par l'AMF en date du 19 avril 2007 sous le numéro R. 07-036, ont fait l'objet d'un rapport des contrôleurs légaux figurant à la section 20.2 dudit Document de Référence, qui contient des observations.

Les comptes consolidés de l'exercice clos le 31 décembre 2005, préparés selon les normes comptables internationales et inclus dans le Document de Référence enregistré par l'AMF en date du 18 mai 2006 sous le numéro R. 06-0061, ont fait l'objet d'un rapport des contrôleurs légaux figurant à la section 20.1 dudit Document de Référence 2005, qui contient des observations.

A Paris, le 5 décembre 2007

M. Daniel Camus Directeur Général Délégué Finances Electricité de France

VISA DE L'AUTORITE DES MARCHES FINANCIERS

En application des articles L.412-1 et L.621-8 du Code monétaire et financier et de son règlement général, notamment des articles 212-31 à 212-33, l'Autorité des marchés financiers (l'"AMF") a visé le présent Supplément au Prospectus de Base le 5 décembre 2007 sous le numéro 07-465. Ce Supplément ne peut être utilisé à l'appui d'une opération financière que s'il est complété par des Conditions Définitives. Il a été établi par l'Emetteur et engage la responsabilité de son signataire. Le visa, conformément aux dispositions de l'article L.621-8-1-1 du Code monétaire et financier, a été attribué après que l'AMF a vérifié "si le document est complet et compréhensible, et si les informations qu'il contient sont cohérentes". Il n'implique pas l'authentification par l'AMF des éléments comptables et financiers présentés. Ce visa est attribué sous la condition suspensive de la publication de Conditions Définitives établies, conformément à l'article 212-32 du règlement général de l'AMF, précisant les caractéristiques des titres émis.