EMERSON ELECTRIC CO
Form POS EX
December 05, 2006
AS FILED WITH THE SECURITIES AND EXCHANGE COMMISSION ON DECEMBER 5, 2006

Post-Effective Amendment No. 6 to Registration Statement No. 333-52658

Post-Effective Amendment No. 1 to Registration Statement No. 333-110546

### SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549	
Post-effective Amendment	
to	
FORM S-3	
Registration Statement	
Under the	
Securities Act Of 1933	
EMERSON ELECTRIC CO.	
(Exact name of registrant as specified in its charter)	
Missouri	43-0259330
(State or other jurisdiction	(IRS Employer
of incorporation or organization)	Identification No.)

St. Louis, Missouri 63136
(Address of principal executive offices)
Registrant s telephone number including area code(314) 533-2000
Timothy G. Westman, Esq.
Vice President, Associate General Counsel and Assistant Secretary
Emerson Electric Co.
8000 West Florissant Avenue, Station 3822, P.O. Box 4100
St. Louis, Missouri 63136
(314) 553-3822
(Name, address and telephone number of Agent for service)
EXPLANATORY NOTE:
This post-effective amendment is filed pursuant to Rule 462(d) solely to add exhibits to the Registration Statements (File Nos. 333-52656 and 333-110546).
PART II
INFORMATION NOT REQUIRED IN PROSPECTUS
Item 16. Exhibits.

Reference is made to the Exhibit Index.

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#### **SIGNATURES**

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all the requirements for filing on Form S-3 and has duly caused this post-effective amendment to the registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the County of St. Louis, State of Missouri, on December 5, 2006.

#### EMERSON ELECTRIC CO.

By: \* W.J. Galvin

W.J. Galvin

Senior Executive Vice President and

Chief Financial Officer

Pursuant to the requirements of the Securities Act of 1933, this post-effective amendment has been signed below on December 5, 2006 by the following persons in the capacities indicated:

Signature	<u>Title</u>
* D. N. Farr	
(D. N. Farr)	Chairman of the Board, Chief Executive Officer and Director
* W. J. Galvin	Senior Executive Vice President, Chief Financial Officer and Director
(W. J. Galvin)	
* R. J. Schlueter	Vice President and Chief Accounting Officer
(R. J. Schlueter)	

* A. A. Busch III	Director
(A. A. Busch III)	
* D. C. Farrell	Director
	Director
(D. C. Farrell)	
* C. Fernandez G.	Director
(C. Fernandez G.)	
* A. F. Golden	Director
(A. F. Golden)	
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* R. B. Horton	Director
(R. B. Horton)	Bilector
(IX. D. HOROH)	
* G. A. Lodge	Director
(G. A. Lodge)	

* V. R. Loucks, Jr.	Director	
(V. R. Loucks, Jr.)		
* J. R. Menzer	Director	
(J. R. Menzer)		
* C. A. Peters		
(C. A. Peters)	Director	
* J. W. Prueher	Director	
(J. W. Prueher)		
* R. L. Ridgway	Director	
(R. L. Ridgway)		
	Director	
(R. L. Stephenson)		
*P //W W W		
* By: /s/ W. Wayne Withers		
(W. Wayne Withers)		
Attorney-in-Fact		

### INDEX TO EXHIBITS

Exhibit Number	<u>Description of Exhibits</u>
1.1	Form of Underwriting Agreement Standard Provisions dated November 29, 2006
1.2	Form of Pricing Agreement (included in Exhibit 1.1)
5.1	Opinion of T. G. Westman, Esq.
25.1	Form T-1, Statement of Eligibility under the Trust Indenture Act of 1939, of The Bank of New York Trust Company, N.A., as Trustee (successor to The Bank of New York)

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