VIVENDI Form F-6 POS September 29, 2017
333-170850
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
POST-EFFECTIVE AMENDMENT TO FORM F-6
REGISTRATION STATEMENT
Under
THE SECURITIES ACT OF 1933
For American Depositary Shares Evidenced by American Depositary Receipts
Vivendi S.A.
(Exact name of Issuer of deposited securities as specified in its charter)
France
(Jurisdiction of Incorporation or organization of Issuer)
DEUTSCHE BANK TRUST COMPANY AMERICAS
(Exact name of depositary as specified in its charter)
60 Wall Street, New York, New York 10005

Tel. No.: (212) 250-9100				
(Address, including zip code, and telephone number	of depositary's pri	ncipal offices)		
DEUTSCHE BANK TRUST COMPANY AMERIC.	AS			
60 Wall Street				
New York, New York 10005				
(212) 250-9100				
(Address, including zip code, and telephone number	of agent for service	ce)		
Copy to:				
DEUTSCHE BANK TRUST COMPANY AMERIC.	A S			
60 Wall Street	AS			
New York, New York 10005				
It is proposed that this filing become effective under	Rule 466			
immediately upon filing onat a.m. (EST)				
If a separate registration statement has been filed to r	egister the deposi	ted shares, chec	k the following	box.
CALCULATION OF REGISTRATION FEE				
Title of Each Class of	Amount	Proposed Maximum	Proposed Maximum	Amount of
Securities to be Registered	Amount	Offering	ivianiiiuiii	Registration Fee

	to be Registered	Price Per Unit	Aggregate Offering	
			Price	
American Depositary Shares evidenced by American Depositary Receipts, each American Depositary Share representing one ordinary share of Vivendi S.A.	N/A	N/A	N/A	N/A

This Post-Effective Amendment is being filed to amend and restate the Agreement between Deutsche Bank Trust Company Americas, as depositary (the "Depositary") and all holders from time to time of American Depositary Receipts evidencing American Depositary Shares that is contained in the form of the American Depositary Receipt itself (constituting the Prospectus). The existing Prospectus is being replaced in its entirety by the Prospectus filed with this Post-Effective Amendment and the amended and restated terms thereof are applicable to all currently outstanding and hereafter issued American Depositary Shares.

1

PART I

INFORMATION REQUIRED IN PROSPECTUS

Item 1. DESCRIPTION OF SECURITIES TO BE REGISTERED

Required Information		Location in Form of Receipt Filed Herewith as Prospectus		
1.	Name of depositary and address of its principal executive office	Face of Receipt – introductory paragraph		
2.	Title of Receipts and identity of deposited securities	Face of Receipt – top center		

Terms of Deposit:

(i)	The amount of deposited securities represented by one American Depositary Share ("ADS")	Face of Receipt – upper right corner
(ii)	The procedure for voting the deposited securities	Reverse of Receipt – Articles 11 and 13
(iii)	The procedure for collecting and distributing dividends	Reverse of Receipt – Articles 12 and 18
(iv)	The procedures for transmitting notices, reports and proxy soliciting material	Reverse of Receipt – Articles 11 and 15
(v)	The sale or exercise of rights	Reverse of Receipt – Articles 12 and 13
(vi)	The deposit or sale of securities resulting from dividends, splits or plans of reorganization	Reverse of Receipt – Articles 12 and 15

Amendment, extension or termination of the deposit arrangements

Reverse of Receipt – Articles 17 and 18 (no

provision for extension)

(viii) The rights of holders of Receipts to inspect the books of the depositary and the list of holders of Receipts

Face of Receipt – Article 3

(ix) Restrictions upon the right to transfer or withdraw the underlying securities

Face of Receipt – Article 1, 2, 4 and 6;

Reverse of Receipt – Articles 14, 15 and 18

Face of Receipt – Article 1, 2, 4 and 7;

(x) Limitation on the depositary's liability

Reverse of Receipt – Articles 11, 12, 14,

15, 16, 18 and 21

3. Fees and charges that a holder of Receipts may have to pay, either directly or indirectly

Reverse of Receipt – Article 19

Item 2. AVAILABLE INFORMATION

Required Information Location in Form of Receipt Filed Herewith as Prospectus

(b) Statement that Face of Receipt – Article 8

as of the date

of the

establishment

of the program

for issuance of

Receipts by

the

Depositary,

the Depositary

has a good

faith belief

(after limited

investigation),

that the issuer

of the

Deposited

Securities

publishes

information in

English

required to

maintain the

exemption

from

registration

under Rules 12g3-2(b) under the Securities Exchange Act of 1934 on its internet website or through an electronic information delivery system generally available to the public in its primary trading

market.

I-1

Prospectus

THIS PAGE AND THE FORM OF AMERICAN DEPOSITARY RECEIPT ATTACHED HERETO AS EXHIBIT (A) CONSTITUTE THE PROSPECTUS RELATING TO SUCH AMERICAN DEPOSITARY RECEIPTS, IN ACCORDANCE WITH GENERAL INSTRUCTION III.B OF FORM F-6 OF THE SECURITIES AND EXCHANGE COMMISSION

I-2

PART II
INFORMATION NOT REQUIRED IN PROSPECTUS
Item 3. EXHIBITS
(a) Copy of Agreement - The Agreement between the Depositary and all holders from time to time of American Depositary Receipts evidencing American Depositary Shares registered hereunder is contained in the form of the American Depositary Receipt itself, constituting the Prospectus filed as a part of this Registration Statement.
(b) Any other agreement, to which the Depositary is a party, relating to the issuance of the Depositary Shares registered hereby or custody of the deposited securities represented thereby None.
(c) Any material contract relating to the deposited securities between the Depositary and the issuer of the deposited securities in effect at any time within the last three years None.
(d) Opinion of counsel to the Depositary as to the legality of the securities to be registered. Previously filed.
(e) Certification under Rule 466.
Item 4. UNDERTAKINGS
(a) The Depositary hereby undertakes to make available at the principal office of the Depositary in the United States for inspection by holders of the Receipts, any reports and communications received from the issuer of the deposited securities which are both (1) received by the Depositary as the holder of the deposited securities; and (2) made generally available to the holders of the underlying securities by the issuer.

(b) If the amount of fees charged is not disclosed in the prospectus, the Depositary undertakes to prepare a separate document stating the amount of any fee charged and describing the service for which it is charged and to deliver promptly a copy of such fee schedule without charge to anyone upon request. The Depositary undertakes to notify each registered holder of a Receipt thirty days before any change in the fee schedule.

II-1

SIGNATURE

Pursuant to the requirements of the Securities Act of 1933, as amended, Deutsche Bank Trust Company Americas, on behalf of the legal entity created by the agreement for the issuance of American Depositary Shares, certifies that it has reasonable grounds to believe that all of the requirements for filing on Form F-6 are met and has duly caused this Post-Effective Amendment to Registration Statement on Form F-6 to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of New York, State of New York, on September 18, 2017.

Legal entity created by the agreement for the issuance of American Depositary Receipts evidencing American Depositary Shares for shares of the foreign private issuer whose name is set forth on the facing page of this Registration Statement on Form F-6

By: DEUTSCHE BANK TRUST COMPANY AMERICAS, Depositary

By: /s/ Michael Curran Name: Michael Curran Title: Vice President

By: /s/ Michael Fitzpatrick
Name: Michael Fitzpatrick
Title: Vice President

II-2

INDEX TO EXHIBITS

Exhibit

Number

- (a) Form of ADR
- (e) Rule 466 Certification