EDISON INTERNATIONAL Form 11-K June 28, 2005

United States
Securities and Exchange Commission
Washington, DC 20549

Washington, DC 20549

Form 11-K

Annual Report
Pursuant to Section 15(d) Of The
Securities Exchange Act of 1934

	Securities Exchange Act of 1934
(Mark O	ne):
X	Annual Report Pursuant to Section 15(d) of the Securities Exchange Act of 1934
	[No Fee Required, Effective October 7, 1996].
For the	fiscal year ended December 31, 2004
	OR
	Transition Report Pursuant to Section 15(d) of the Securities Exchange Act of 1934 [No Fee Required].
	For the transition period from to
	Commission file number 001-9936
	EDISON 401(k) SAVINGS PLAN (Full Title of the Plan)
	EDISON INTERNATIONAL (Name of Issuer)
	2244 Walnut Grove Avenue (P.O. Box 800), Rosemead, California 91770 (Address of principal executive office)
Page	
	Edison 401(k) Savings
	Financial S

Financial S Suppleme As of December 31, 2004 for the Year Ended Dece

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Report of Independent Registered Public Accounting Firm

Financial Statements

Statements of Net Assets Available for Plan Benefits as of December 31, 2004 and 2003

Statement of Changes in Net Assets Available for Plan Benefits for the Year Ended December 31, 2004

Notes to Financial Statements

Supplemental Schedule

Schedule I: Form 5500 - Schedule H - Line 4i Schedule of Assets (Held at End of Year) as of
 December 31, 2004

Consent of Independent Registered Public Accounting Firm

Note: All schedules other than that listed above have been omitted since the either disclosed elsewhere in the financial statements or not respectively. 2520.103-10 of the Department of Labor's Rules and Regulations of Disclosure under the Employee Retirement Income Security Act of 1974,

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Report of Independent Registered Public Accounting Firm

To the Southern California Edison Company Benefits Committee Rosemead, California

We have audited the accompanying statements of net assets available for plan benefits of Savings Plan (the "Plan") as of December 31, 2004 and 2003, and the related statement of charavailable for plan benefits for the year ended December 31, 2004. These financial statemental schedule referred to below are the responsibility of the Plan's management. Our to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Overs States). Those standards require that we plan and perform the audit to obtain reasonable assurt the financial statements are free of material misstatement. The Company is not required to engaged to perform, an audit of its internal controls over financial reporting. Our consideration of internal control over financial reporting as a basis for designing audit prappropriate in the circumstances, but not for the purpose of expressing an opinion on the eff Plan's internal control over financial reporting. Accordingly we express no such opinion includes examining, on a test basis, evidence supporting the amounts and disclosures in the firm assessing the accounting principles used and significant estimates made by management, as well overall financial statement presentation. We believe that our audits provide a reasonable basis

In our opinion, the financial statements referred to above present fairly, in all material assets available for plan benefits as of December 31, 2004 and 2003, and the changes in net assets plan benefits for the year ended December 31, 2004 in conformity with US generally accepted accounts.

Our audits were performed for the purpose of forming an opinion on the basic financial state whole. The supplemental schedule of assets (held at end of year) as of December 31, 2004 is purpose of additional analysis and is not a required part of the basic financial statements but information required by the Department of Labor's Rules and Regulations for Reporting and Dis Employee Retirement Income Security Act of 1974. The supplemental schedule has been subject procedures applied in our audits of the basic financial statements and, in our opinion, is fa material respects in relation to the basic financial statements taken as a whole.

/s/ BDO Seidman, LLP Los Angeles, California June 27, 2005

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Edison 401(k) Savi

Statements	of Ne	t Assets	Available	for Plan
			2004	
			(in	000's)
		\$	8,267	\$
			2,646,106	2,
			7,390	
			569	
			4,309	
			5 , 653	
			17,921	
	Statements	Statements of Ne	\$	\$ 8,267 2,646,106 7,390 569 4,309 5,653

Total assets	2,672,294	2,1
Liabilities Payable to brokers and others	16 , 233	
Total liabilities	16 , 233	
Net assets available for benefits	\$ 2,656,061	\$ 2,1
	See accompanying notes to fi	inancial st
Page 4		
Tage T	Edison	ı 401(k) Sa
Statement	of Changes in Net Assets Availab	ole for Pla
Year ended December 31,		
Additions		(i
Investment income Dividends Interest Net appreciation in fair value of investments		\$
Less: Management fees		
Net investment income		
Contributions Employer contributions, net of forfeitures Participant contributions		
Total contributions		
Total additions		
Deductions Distributions to participants Loans in default		

Total deductions												_
Net increase												
Net assets available for plan benefits Beginning of year												
End of year										\$		
	See	e a	acco	ompa	nyi	ng i	notes	 s to	f.	inan	 ncia	1

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Edison 401(k)

Notes to Financi

1. Plan Description

The following description of the Edison 401(k) Savings Plan (the Ponly general information. The Plan sponsor is the Southern Cali Company (the Plan Sponsor). Participants should refer to the Description and Plan document, as amended, for a more complete the Plan's provisions.

Nature of Plan

Eligibility

The Plan is a defined-contribution plan with a 401(k) featur qualifying full-time and part-time employees of Edison Inter Company) and substantially all of its subsidiary companies are participate. The Plan is subject to the provisions of the Employ Income Security Act of 1974 (ERISA). An employee, as defined document, is eligible to participate in the Plan immediately upon expectations.

Contributions

Subject to statutory limits, all participants may defer up to eligible pay. Participating employers provide matching contribut to 4.5 percent (the maximum matching contribution was changed to effective January 1, 2005) of a participant's eligible participating subsidiaries also provide a fixed profit sharing of 4.5 percent (3.0 percent effective January 1, 2005) of eligible period and a variable profit sharing contribution annually employees. The Plan also accepts rollover contributions from ot plans.

Vesting

Participants immediately vest in their contributions plus act thereon. Employer contributions plus actual earnings thereon ves 20 percent per year. After five years of service or reaching existing and future employer contributions are fully vested.

Edison 401(k)

Notes to Financi

1. Plan Description (Continued)

Forfeitures

At December 31, 2004, and 2003, the unused portion of forfeit accounts totaled \$6,283 and \$12,827, respectively. These account reduce future employer contributions. During 2004, employer contreduced by \$382,990 from forfeited non-vested accounts.

Plan Trust

Plan assets are held in trust with State Street Bank and Trust Trustee) for the benefit of participants and their beneficiaries covenants to which the Plan Sponsor and the Trustee agree are distributed agreement between the Plan Sponsor and the Trustee.

Plan Administration

The Plan is administered by the Southern California Edison Committee (the Plan Administrator). Hewitt Associates LLC is the keeper. As of December 31, 2004, and December 31, 2003, the investment choices in 48 and 50 investment funds respectively prospectus provides a detailed description of each investment funds respective investment manager.

Administrative and Investment Expenses

The Plan Sponsor pays the cost of administering the Plan, incluexpenses of the Trustee and record keeper. The fees, taxes and of incurred by the Trustee or investment managers in making investment of the applicable fund. This includes brokerage fees for sale of Edison International Common Stock on the open market. No add are incurred in connection with sales of Edison International within the trust or the transfer of assets between funds.

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Edison 401(k)

Notes to Financi

1. Plan Description (Continued)

Mutual funds pay fees to the Plan record keeper for administrative participants that would otherwise have to be provided by the mutual majority of fees received by the Plan record keeper are used record keeping and communication expenses of the Plan.

Participant Accounts

Each participant account is increased for the participant's contemployer's contribution, if applicable, and allocations earnings/losses. Allocation of earnings/losses and expenses is babalances, as defined. The benefit to which a participant is ebenefit that can be provided from the vested portion of the account.

Participant Loans

Participants may borrow from their account, a minimum of \$1,000 the \$50,000, with certain restrictions. Effective December 31, 2003, accounts are not available for loans. Loan transactions are transfer from (to) the investment fund to (from) Participant Loan range from one to four years for general purpose loans or up to 15 purchase of a primary residence. Loans bear interest at Prime percent. Interest rates of outstanding loans range from 510.5 percent as of December 31, 2004. Principal and interest are through payroll deductions. Some separated participants may obligations directly, rather than through payroll deductions. Paramounted to approximately \$59,099,000 and \$64,017,000 as of December 3003, respectively.

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Edison 401(k)

Notes to Financi

Plan Description (Continued)

Distribution to Participants

Account balances are distributed as soon as practicable after a dies, becomes entitled to a distribution and requests a distribution terminates employment with an account balance of \$5,000 or less. may otherwise delay distribution, subject to the minimum requirements under Internal Revenue Code Section 401(a)(9). Partichoose a lump sum, partial distribution or an installment form of pay

Profit Sharing

Certain non-represented employees of Edison Mission Energy ("EMEDITERISES and their participating subsidiaries are eligible for profit sharing contributions:

- (i) Fixed profit sharing is comprised of a 4.5 percent (3 effective January 1, 2005) profit sharing contribution each to the Plan on behalf of eligible employees. Fixed prof contributions in 2004 amounted to \$3,345,879.
- (ii) Variable profit sharing is comprised of an additional an sharing contribution to the Plan on behalf of eligible emcertain business objectives are reached. Variable proficontribution made in 2005 for the 2004 plan year were eligible EME employees and 3% for eligible Edison employees, for an aggregate amount of \$4,308,837. Such presented as "Profit sharing receivable" on the Statem

Assets Available for Plan Benefits as of December 31, 2004.

 Summary of Significant

Accounting Policies

Basis of Accounting

Accounting Policies The financial statements are presented on the accrual basis of accounting principles generally accepted in the Unit America applicable to employee benefit plans and ERISA.

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Edison 401(k)

Notes to Financi

2. Summary of
 Significant
 Accounting
 Policies
 (Continued)

Use of Estimates

The preparation of financial statements in conformity with accounting generally accepted in the United States of America requires manage estimates and assumptions that affect the reported amounts liabilities, and changes therein, and disclosure of contingent liabilities. Actual results could differ materially from those estima

Risks and Uncertainties

The Plan's investment in Edison International Common Stock approximately \$922,975,000 and \$690,049,000 as of December 31, 2000 respectively. Such investments represented approximately 35 per percent of the Plan's total assets as of December 31, 2004, respectively. For risks and uncertainties regarding Edison Internationals and affiliate entities as for the percent of the December 31, 2004, Forms 10-K and the Decem

Southern California Edison Company Edison Mission Energy Midwest Generation, LLC EME Homer City Generation L.P. Mission Energy Holding Company

The Plan provides for various funds that hold investment securities. securities are exposed to various risks such as interest rate, credit risk. Due to the level of risk associated with certain securities and the level of uncertainty related to changes in investment securities, it is at least reasonably possible that chain the near term would materially affect participants' account bala amounts reported in Statements of Net Assets Available for Plan Bene Statement of Changes in Net Assets Available for Plan Benefits.

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Edison 401(k)

Notes to Financi

2. Summary of
 Significant
 Accounting
 Policies
 (Continued)

The Plan participates in various investment options that comprise is foreign companies, which involve special risks and considerations in associated with investing in U.S. companies. These risks include decurrencies, less reliable information about issuers, different transaction clearance and settlement practices, and possible advers and economic developments. Moreover, securities of many foreign their markets may be less liquid and their prices more volatile than of comparable U.S companies.

Investment Valuation and Income Recognition

The Plan's investments are stated at fair value or estimated Investments in mutual funds valued at quoted market prices represent by the Plan at year end. Investments in the common collective fund Premixed Portfolios and institutional funds (see Note 4). Invest common collective funds are valued at net asset value of shares held at year-end. Edison International Common Stock is valued at its querice. Participant loans are valued at cost, which approximates Purchases and sales of securities are recorded on a trade-date basis income is recorded on the accrual basis. Dividends are recorded ex-dividend date.

Management determines the collectibility of participant loans of basis. This determination is made based on the terms of the Plan the related Plan policies and procedures. Those participant loadeemed to be uncollectible are written-off and included as loans if the financial statements and the Form 5500 for financial reporting the year the determination is made. For the year ended December 31, was approximately \$2,275,000 in participant loans deemed to be uncoll

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Edison 401(k)

Notes to Financi

2. Summary of Significant Accounting Policies (Continued)

Net Appreciation (Depreciation) in Fair Value of Investments

Realized and unrealized appreciation (depreciation) in the fair investments is based on the difference between the fair value of the the beginning of the year, or at the time of purchase for assets during the year, and the related fair value on the day investments with respect to realized appreciation (depreciation), or on the late year for unrealized appreciation (depreciation).

Distributions to Participants

Distributions to participants, other than loans, are recorded when pa

3. Investment
Elections

The Trustee invests contributions in accordance with prinstructions.

Participants may elect changes to their investment mix effective each

day; provided however, that a seven-day trading restriction applies mutual funds containing significant international investments January 1, 2005 for most participants, the seven-day trading rapplies to all funds except the Edison International Stoc Participants may effect changes to their deferral percentages and investment elections coincident with their pay frequency.

4. Investment Options

The transfer of the participants' investment from the Edison Int Common Stock Fund to all other funds is valued at the closing market the date of the transfer. The transfer of the participants' invest all other funds to the Edison International Common Stock Fund, or to fund, is based on the actual market value balance (including ear market adjustments) in each participant's account, as of close of the date of transfer.

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Edison 401(k)

Notes to Financi

4. Investment Options (Continued)

As of December 31, 2004, and December 31, 2003, all participants choose from among 48 and 50 investment fund offerings, respecting December 31, 2004, these investment funds consisted of the following:

- Three Pre-mixed Portfolios Funds are invested in portf include U.S. stocks, non-U.S. stocks and corporate and governme
- o Seven Institutional Funds Funds are invested in a broad asset classes; large and small U.S. stocks (including Edison I Common Stock), non-U.S. stocks and fixed income instruments; and
- o Thirty Eight Mutual Funds Funds are invested in a varie mutual funds from multiple asset classes.

The Plan Sponsor's Trust Investment Committee may direct the Trustee new investment funds or discontinue existing ones as well as investment medium for each investment fund. Participants should Summary Plan Description for a more complete discussion of the various options.

5. Investments

The following presents investments that represent 5 percent or more conet assets:

December 31, 2004

Investments at Fair Value as Determined by
 Quoted Market Prices:

Edison International Common Stock Fund, 28,954,979 and 31,044,786 shares, respectively (See Note 7)

Other - Mutual funds (less than 5%)

\$ 968,72

589,71

(

10

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			 \$ 1,55 	
Page 13	3			
1 4 9 6 - 1				
			Edison 40	1 (k)
			 Notes to Fin	anci
5.	Investments	Investments at Estimated Fair Value:		
	(Continued)	December 31,	 2004	
		BZW Barclay's Global Investors - Common Stock Fund, 8,328,150 and 8,037,832 units, respectively	\$ 301,396	\$
		Frank Russell Trust Company - Balanced Fund, 11,138,897 and 11,129,177 units, respectively	141,687	
		State Street Bank & Trust Co Money Market Fund, 303,149,411 and 230,313,526 units, respectively (See Note 7)	303,149	
		Other Frank Russell Trust Company Funds (less than 5%)	282,341	
		Participant Loans (less than 5%)	 59,099	
			 1,087,672	
		Total Investments	\$ 2,646,106	\$
Page 14	4			
			Edison 40	1 (k)
			 Notes to Fin	anci
5.	Investments (Continued)	During 2004, the Plan's investments (including bought and sold, as well as held during the year)		
		Net Appreciation in Fair Value of Investments:		
		December 31,	 	Amo

				(in	0
		Investments at Fair Value as Determined by Quoted Market Prices			
		Edison International Common Stock Fund Mutual Funds		\$	2
					3
		Investments at Estimated Fair Value Common Collective Funds			
		Net appreciation in fair value of investments		\$	4
	Reconciliation of Financial				1
6.	of Financial	The following is a reconciliation of net assets per the financial statements to the Form 5500:	s available fo	or plan	k
6.		per the financial statements to the Form 5500: December 31,	2004	or plan	k 2
6.	of Financial Statements	per the financial statements to the Form 5500:	2004		k 2
6.	of Financial Statements	per the financial statements to the Form 5500: December 31,	2004		k 2
6.	of Financial Statements	per the financial statements to the Form 5500: December 31, Net assets available for plan benefits per the financial statements	2004	's)	2
6.	of Financial Statements	per the financial statements to the Form 5500: December 31, Net assets available for plan benefits per the financial	2004 (in 000 \$2,656,061 546	's)	2
6.	of Financial Statements	per the financial statements to the Form 5500: December 31, Net assets available for plan benefits per the financial statements Less: Amounts allocated to withdrawing participants	2004 (in 000 \$2,656,061 546	's)	, 1

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Edison 401(k)

Notes to Financi

6.	Reconciliation
	of Financial
	Statements to
	Form 5500
	(Continued)

The following is a reconciliation of benefits paid to participants financial statements to the Form 5500:

December 31,

Benefits paid to participants per the financial statements

Add: Amounts allocated to withdrawing participants at December 31, 2004

Less: Amounts allocated to

withdrawing participants at December 31, 2003

Benefits paid to participants per the Form 5500

Amounts allocated to withdrawing participants are recorded on the Form 5 for benefit claims that have been processed and approved for payment pri to December 31 but not paid as of that date.

7. Related Party Transactions

The Money Market Fund was managed by State Street Bank and Trust C which also serves as the Plan's Trustee. As such, transactions in the Market Fund qualify as party-in-interest transactions. Fees earned Trustee in its capacity as fund manager for the Plan were \$489,817 f and were reported as a reduction to investment income on the Statem Changes in Net Assets Available for Plan Benefits. The Plan's record Hewitt Associates LLC oversees the Ready Asset Fund (Collective Invest Hewitt Money Market Fund). Plan Assets are invested in the Ready Ass temporarily, while the Plan participant decides how to invest money al to the Mutual Fund Menu. The Ready Asset Fund was eliminated on Septem 2004 and existing assets were mapped to the Money Market Fund. Fees ea Hewitt Associates LLC, related to the Ready Asset Fund, were \$70,100 2004.

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Edison 401(k)

Notes to Financi

7. Transactions (Continued)

Related Party The Plan's investment options include the Company's Common Stock as option. State Street Global Advisors, an affiliate of State Street E Trust Company, is the investment manager of the Edison International Stock Fund. As such, transactions in the Edison International Commo Fund qualify as party-in-interest transactions. Fees earned by State Global Advisors in its capacity as the investment manager of the International Common Stock Fund were \$117,527 for 2004 and were report reduction to investment income on the Statement of Changes in Net Available for Plan Benefits.

8.

Plan Termination Although it has not expressed intent to do so, the Plan Sponsor has the under the Plan to discontinue its contributions at any time and to te the Plan subject to the provisions of ERISA. In the event of termination, participants will become fully vested in their account Trust will continue after termination until all Trust assets ha distributed to participants and their beneficiaries.

9. Tax Status The Internal Revenue Service has determined and informed the Plan Spons letter dated May 22, 2002, that the Plan and related trust as amended November 29, 2001, are designed in accordance with the app qualification sections of the Internal Revenue Code (IRC). The Plan h amended since receiving the determination letter. However, the administrator believes that the Plan, as amended, is designed in com with the applicable qualification requirements of the IRC. In addition Plan Administrator is not aware of any operational issues that would the continuation of the Plan's qualified tax status.

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Edison 401(k)

Notes to Financi

10. Employee Stock Ownership Plan

The Edison International Common Stock Fund constitutes an employee ownership plan that allows for the current distribution of dividends participants. Such distributions amounted to \$3,849,320 for the year December 31, 2004. On December 28, 2004, the board of directors of International declared a common stock dividend of \$0.25 per share pay January 31, 2005, to the shareholders of record as of December 31, Since the record date was at year end, dividend income of \$7,141,5 accrued and included in dividends receivable in the accompanying fi statements at December 31, 2004.

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Schedule I: Form 5500 - Sch Schedule of Assets (Held at End of Year) as of

(a) (b) (c)

Identity of Issuer, Borrower, Description of In vestment Including Maturity Date, Lessor, or Similar Party Rate of Interest, Par or Maturity Value

Edison International Stock Fund

Edison International

Common Stock - No Par Value

State Street Bank & Trust Co.

Short Term Investment Fund

Total Edison International Stock Fund

Money Market Fund

State Street Bank & Trust Co. Money Market Fund - Collective Investment in the State Street Bank Short-Term Income Fund

Common Collective Funds

GMO

	Identity of Issuer, Borrower, Lessor, or Similar Party	Description of In vestment Including Maturity Date, Rate of Interest, Par or Maturity Value
(a)	(b)	(c)
		Schedule I: Form 5500 - Sc Schedule of Assets (Held at End of Year) as o
		Edison
Page	19	
	T. Rowe Price	Collective Investment in T. Rowe Price Blue Chip Fund
	American Funds	Collective Investment in The American Funds Group Europacific Growth Fund
	Mutual Funds	
		Total Common Collective Funds
		Sub-total
	Frank Russell Trust Company	Aggressive Growth Portfolio - Collective Investment in Frank Russell Aggressive Balanced Fund
	Frank Russell Trust Company	Conservative Growth Portfolio - Collective Investment in Frank Russell Conservative Balanced Fund
	Frank Russell Trust Company	US Small Company - Collective Investment in Frank Russell US Small Company Equity II Fund
	Frank Russell Trust Company	US Large Company - Collective Investment in Frank Russell US Large Company Equity I Fund
	Frank Russell Trust Company	Bond Fund - Collective Investment in Frank Russell Intermediate-Term Bond Fund
	Frank Russell Trust Company	Balanced Fund - Collective Investment in Frank Russell Balanced Fund
	BZW Barclay's Global Investors	Common Stock Fund - Collective Investment in the BZW Barclay's Global Investors Equity Index Fund

Collective Investment in GMO Growth Fund III

Vanguard	Collective Investment in Vanguard /Inflation Protected Securities Fund
Franklin Strategic	Collective Investment in Franklin Small-Mid Cap Growth Fund A
Artisan	Collective Investment in Small Cap Growth Fund
Dreyfus Management	Collective Investment in Appreciation Fund
Turner Funds	Collective Investment in Turner Small Cap Growth Fund
American Funds	Collective Investment in Washington Mutual Investors Fund
Dimensional	Collective Investment in Dimensional Emerging Markets Fund
William Blair	Collective Investment in Small Cap Growth Fund
T. Rowe Price	Collective Investment in Mid-Cap Growth
Fidelity Investments	Collective Investment in Spartan High Income Fund
Oppenheimer	Collective Investment in Oppenheimer Main Street Small Cap Y Fund
Franklin	Collective Investment in Franklin Utilities A
PIMCO	Collective Investment in Total Return Fund Admin Shares
T. Rowe Price	Collective Investment in T. Rowe Price Health and Science Fund
Fidelity Investments	Collective Investment in Select Financial Services Funds
American Funds	Collective Investment in American Funds - New Perspective A
American Century	Collective Investment in International Growth Investor Fund
PIMCO	Collective Investment in Low Duration Fund
Morgan Stanley	Collective Investment in Inst International Small Cap Fund A
Scudder-Dreman	Collective Investment in Scudder -Dreman High Return Equity A Fund

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Schedule I: Form 5500 - Schedule of Assets (Held at End of Year) as of

	Schedule of Assets (Held at End of Year) as of
(b)	(c)
Identity of Issuer, Borrower, Lessor, or Similar Party	Description of In vestment Including Maturity Date, Rate of Interest, Par or Maturity Value
Lord Abbett	Collective Investment in Lord Abbett Mid Cap Value Fund
Vanguard	Collective Investment in Mid Cap Index Fund
Artisan	Collective Investment in Mid Cap Fund A
T. Rowe Price	Collective Investment in Mid Cap Value Fund
Fidelity Investments	Collective Investment in Diversified International Fund
PIMCO	Collective Investment in RCM Global Technology Fund A
American Balanced	Collective Investment in American Balance Fund
PIMCO	Collective Investment in Capital Appreciation Admin Fund
PIMCO	Collective Investment in Long Term US Government Bonds
T. Rowe Price	Collective Investment in Small Cap Stock Fund
Morgan Stanley	Collective Investment in Institutional International Equity Fund
Janus	Collective Investment in Small Cap Value Fund
Fidelity Investments	Collective Investment in Real Estate Specialty Fund
Harbor	Collective Investment in Capital Appreciation Fund
UBS Global	Collective Investment in Balanced Pre-Mixed Fund
MFS Series	Collective Investment in Total Return Fund A
	Total Mutual Funds
Participant Loans	Loans With Maturities Varying From One to Four

Total

10.5%

Years (or up to 15 Years for Purchase of a Primary Residence) and Interest Rates of 5.0 to



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SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the trustee (or other person the Plan have duly caused this annual report to be signed on its behalf by the undersigned hereun authorized.

EDISON 401(K) SAVINGS PLAN

By: /s/ Frederick J. Grigsby, Jr.
Frederick J. Grigsby, Jr.

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