EDISON MISSION ENERGY Form 10-K/A March 20, 2006

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

FORM 10-K/A

FORM 10-K/A 3

Amendment No. 1

Amendment No. 1 4

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended December 31, 2005

Commission File Number 333-68630

Edison Mission Energy

(Exact name of registrant as specified in its charter)

Delaware 95-4031807

(State or other jurisdiction of incorporation or organization)

(I.R.S. Employer Identification No.)

18101 Von Karman Avenue, Suite 1700							
Irvine, California	92612						
(Address of principal executive offices)	(Zip Code)						
Registrant s telephone number, including area code: (949) 752-5588							
Securities register	ed pursuant to Section 12(b) of the Act:						
None (Title of Class)	Not Applicable (Name of each exchange on which registered)						
Securities registered pursuant to Section 12(g) of the Act:							
Common Stock, par value \$0.01 per share (Title of Class)							
Indicate by check mark if the registrant is a well-known seaso	ned issuer, as defined in Rule 405 of the Securities Act. YES o NO ý						
Indicate by check mark if the registrant is not required to file	reports pursuant to Section 13 or Section 15(d) of the Act. YES o NO ý						
	reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act eriod that the registrant was required to file such reports), and (2) has been subject 0 o						
	ant to Item 405 of Regulation S-K is not contained herein, and will not be proxy or information statements incorporated by reference in Part III of this Form						

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer or a non-accelerated filer. See definition of

accelerated filer and large accelerated filer in Rule 12b-2 of the Exchange Act. (Check one):

o Accelerated filer o Non-accelerated filer ý

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Large accelerated filer

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). YES o NO ý

Aggregate market value of the registrant s Common Stock held by non-affiliates of the registrant as of June 30, 2005: \$0. Number of shares outstanding of the registrant s Common Stock as of February 28, 2006: 100 shares (all shares held by an affiliate of the registrant).

EXPLANATORY NOTE

This Amendment No. 1 to Edison Mission Energy s (EME) annual report on Form 10-K/A for the fiscal year ended December 31, 2005 is being filed in order to amend Part III of the Form 10-K to include information required by Items 11 and 12, some of which was omitted from the annual report on Form 10-K for the year ended December 31, 2005 filed on March 7, 2006.

This Amendment No. 1 does not update any other disclosures to reflect developments since the original date of filing.

The following items of the original filing on the annual report on Form 10-K are amended and restated in their entirety by this Amendment No. 1:

Item 11. Executive Compensation; and

Item 12. Security Ownership of Certain Beneficial Owners and Management.

Unaffected items have not been repeated in this Amendment No. 1.

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PART III

ITEM 11. EXECUTIVE COMPENSATION

SUMMARY COMPENSATION TABLE

Except as set forth below, the following table presents information regarding compensation paid by EME to each of the named executive officers during the years 2005, 2004 and 2003 for services rendered by such persons in all capacities to EME and its subsidiaries.

(a)	(b)	(c)	Annual Compensa	tion (e)	Awards (f)	Compensation Payouts (g)	(h)
Name and Principal Position(1)	Year	Salary (\$)	Bonus (\$)	Other Annual Compensation(5) (\$)	Securities Underlying Options(6) (#)	LTIP Payouts(7) (\$)	All Other Compensation(8) (\$)
Theodore F. Craver, Jr.(2) Chairman of the Board, President and Chief Executive Officer	2005	570,000	798,000	20,108	172,644	_	175,605
Raymond W. Vickers Senior Vice President and General Counsel	2005 2004 2003	445,000 431,000 415,000	417,000 475,000 408,000	10,729 6,122 5,468	35,772 49,127 42,813	1,373,339 574,568 478,538	94,399 82,458 57,564
Paul Jacob(3) Vice President	2005 2004 2003	324,900 310,650 298,700	325,000 272,000 267,000	3,822 13,975 1,594	21,547 29,212 23,112	422,636 163,540 34,819	32,639 31,602 12,500
W. James Scilacci(4) Senior Vice President and Chief Financial Officer	2005	245,454	243,623	12,116	24,783	_	34,823
John P. Finneran, Jr. Vice President	2005 2004 2003	279,000 270,000 260,000	259,000 249,000 233,000	200 12,675 1,172	18,503 25,390 22,129	609,467 247,754 172,874	49,897 37,005 27,213

⁽¹⁾ The principal positions shown are at December 31, 2005.

(2) Effective January 1, 2005, Mr. Craver was elected chairman of the board, president and chief executive officer of EME. Compensation shown for Mr. Craver is that attributable to his EME employment.

(3) Effective March 1, 2006, Mr. Jacob was elected senior vice president.

(4) Effective March 17, 2005, Mr. Scilacci was elected senior vice president and chief financial officer of EME. Compensation shown for Mr. Scilacci is that attributable to his EME employment.

(5) The amounts shown in column (e) represent the amount of reimbursed taxes. Other perquisites provided to each of the named executive officers do not exceed the lesser of \$50,000 or 10% of the named executive officer s annual salary plus bonus for the applicable year.

(6) No stock appreciation rights have been awarded.

(7) The amounts shown in column (g) for 2005 include (i) payment of the 2002 Edison International performance shares, and (ii) the value of the shares of Edison International Common Stock issued in payment of 25% of the deferred stock units awarded in 2001 pursuant to the Edison International Stock Option Retention Exchange Offer.

(8) The amounts shown in column (h) for 2005 include plan contributions (contributions to the Edison 401(k) Savings Plan and a supplemental plan for eligible participants who are affected by 401(k) Plan participation limits imposed on higher paid individuals by federal tax law), preferential interest (that portion of interest that is considered under the Securities and Exchange Commission rules to be at above-market rates) accrued on deferred compensation and survivor benefits in the following amounts:

Name	Plan Contributions (\$)	Preferential Interest (\$)	Survivor Benefits* (\$)
Theodore F. Craver, Jr.	29,700	119,292	26,613
Raymond W. Vickers	53,012	15,397	25,990
Paul Jacob	32,286	343	10
W. James Scilacci	17,595	14,494	2,734
John P. Finneran, Jr.	30,568	18,356	973

^{*} Includes the 2005 cost of survivor benefits under the Survivor Benefit Plan, Executive Deferred Compensation Plan, 1985 Deferred Compensation Plan, Survivor Income Continuation Plan, and Supplemental Survivor Income/Retirement Income Plan.

OPTION GRANTS IN 2005

The following table presents information regarding Edison International nonqualified stock options granted during 2005 to the named executive officers listed in the Summary Compensation Table above, pursuant to the Edison International Equity Compensation Plan or Edison International 2000 Equity Plan. No stock appreciation rights were granted to any participant during 2005.

Individual Grants						
(a)	(b) Number of Securities Underlying	(c) Percent of Total Options Granted to	(d) Exercise	(e)	(f) Grant Date	
Name	Options Granted(1)(2) (#)	Employees in Fiscal Year (%)	or Base Price (\$ /Sh)	Expiration Date	Present Value(3) (\$)	
Theodore F. Craver, Jr.	100,644 72,000	14 10	31.935 32.710	01/02/2015 01/02/2015	939,009 688,320	
Raymond W. Vickers	35,772	5	31.935	01/02/2015	333,753	
Paul Jacob	21,547	3	31.935	01/02/2015	201,034	
W. James Scilacci	24,783	3	31.935	01/02/2015	231,225	
John P. Finneran, Jr.	18,503	3	31.935	01/02/2015	172,633	

⁽¹⁾ Seventy-five percent of each named executive officer s annual long-term incentive compensation for 2005 was awarded in the form of Edison International nonqualified stock options and dividend equivalents. The remaining portion of the named executive officer s long-term incentive compensation for 2005 was awarded in the form of Edison International performance shares as set forth below in the table entitled Long-Term Incentive Plan Awards in Last Fiscal Year. Each Edison International stock option granted in 2005 may be exercised to purchase one share of Edison International Common Stock at an exercise price equal to the fair market value of the underlying common stock on the date the Edison International stock option was granted. Edison International will substitute cash awards to the extent necessary to pay required tax withholding or any governmental levies.

(2) The Edison International stock options and dividend equivalents are subject to a four-year vesting period with one-fourth of the total award vesting and becoming exercisable on January 2, 2006, January 2, 2007, January 2, 2008 and January 2, 2009. The awards of Mr. Craver are transferable to a spouse, child or grandchild. If an award holder terminates employment after attaining age 65, after attaining age 55 with five years of service during the vesting period, or after such earlier date that qualifies the holder for retirement under any company retirement plan, the Edison International stock options will continue to vest as scheduled and be exercisable for the full original term, subject to pro rated adjustment for such separations from service occurring within the first year following the grant date. If an award holder terminates employment because of death or permanent and total disability during the vesting period, all unvested Edison International stock options and dividend equivalents will immediately vest and the Edison International stock options may be exercised pursuant to their original terms by the award holder or beneficiary. If an award holder is terminated involuntarily not for cause, one additional year of vesting credit will be applied and the Edison International stock options and dividend equivalents will vest on a pro rata basis. If the award holder is not retirement-eligible, he or she will then have one year to exercise the vested Edison International stock options before they are forfeited, or until the end of the original term if earlier. If employment is terminated other than as described above, unvested Edison International stock options and dividend equivalents are forfeited. Edison International stock options which had vested as of the prior anniversary date of the grant are also forfeited unless exercised within 180 days of the date of termination.

Dividend equivalents in the amount of dividends that would have been paid on the number of shares of common stock covered by the corresponding Edison International stock option will be credited to an account established on behalf of the holder to the extent dividends are declared on Edison International Common Stock during the

first five years of the Edison International stock option term. Dividend equivalents accumulate without interest. Dividend equivalents are paid in cash as soon as administratively practical after the vesting dates or, if later, in January after the dividend equivalents are credited, although Edison International has discretion to pay dividend equivalents in shares of Edison International Common Stock. No further dividend equivalents will accrue as to any Edison International stock option once that Edison International stock option is exercised, expires, or otherwise terminates.

Appropriate and proportionate adjustments may be made by the Edison International Compensation and Executive Personnel Committee to outstanding Edison International stock options and dividend equivalents to reflect any impact resulting from various corporate events such as reorganizations, mergers and stock splits. If Edison International is not the surviving corporation after such a transaction, all Edison International stock options and dividend equivalents then outstanding will vest and be exercisable for a period of two years if Edison International Common Stock remains outstanding, or until the end of their respective terms if earlier. If Edison International Common Stock does not remain outstanding following such a transaction, and the Edison International stock options and dividend equivalents are not assumed by a successor entity, unexercised Edison International stock options and dividend equivalents will be settled in cash.

The Edison International Compensation and Executive Personnel Committee administers the Equity Compensation Plan as to the named executive officers and has sole discretion to determine all terms and conditions of any award, subject to plan limits. It may substitute cash that is equivalent in value to the Edison International stock options and dividend equivalents and, with the consent of the executive, may amend the terms of any award agreement, including the post-termination term, and the vesting schedule.

(3) The grant date value of each Edison International stock option awarded in January 2005 to the named executive officers was calculated to be \$9.33 per option share using the Black-Scholes stock option pricing model. In making this calculation, it was assumed that the exercise period was ten years, the volatility rate was 19.61%, the risk-free rate of return was 4.21%, the average dividend yield was 3.13% and the stock price and exercise price were \$31.935. The grant date value of each Edison International stock option awarded in February 2005 to the named executive officers was calculated to be \$9.56 per option share using the Black-Scholes stock option pricing model. In making this calculation, it was assumed that the exercise period was ten years, the volatility rate was 19.64%, the risk-free rate of return was 4.22%, the average dividend yield was 3.06% and the stock price and exercise price were \$32.71.

AGGREGATED OPTION EXERCISES IN 2005 AND FISCAL YEAR-END OPTION VALUES

The following table presents information regarding the exercise of Edison International stock options during 2005 by the named executive officers listed in the Summary Compensation Table above and unexercised stock options held as of December 31, 2005 by the named executive officers. No stock appreciation rights were exercised during 2005 or held at year-end 2005 by any of the named executive officers.

(a) Name	(b) Shares Acquired on Exercise (#)	(c) Value Realized (\$)	(d) Number of Securities Underlying Unexercised Options at Fiscal Year-End(1) (#) Exercisable/ Unexercisable	(e) Value of Unexercised in the-Money Options at Fiscal Year-End(1)(2) (\$) Exercisable/ Unexercisable
Theodore F. Craver, Jr.	22,300	561,186	235,444 / 329,983	5,364,693 / 5,929,739
Raymond W. Vickers	65,456	1,448,146	17,782 / 105,372	333,211 / 2,171,320
Paul Jacob	32,124	778,269	— / 60,154	—/ 1,217,646
W. James Scilacci	29,400	646,653	72,945 / 74,399	1,624,617 / 1,534,238
John P. Finneran, Jr.		_	50,487 / 53,633	1,195,189 / 1,101,447

⁽¹⁾ Each Edison International stock option may be exercised for one share of Edison International Common Stock at an exercise price equal to the fair market value of the underlying common stock on the date the option was granted. Dividend equivalents on outstanding Edison International stock options issued prior to 2000 and after 2002 accrue to the extent dividends are declared on Edison International Common Stock. The option terms for current year awards are discussed in footnote (2) in the table above entitled Option Grants in 2005.

(2) Edison International stock options are treated as in-the-money if the fair market value of the underlying stock at December 31, 2005 exceeded the exercise price of the Edison International stock options. The dollar amounts shown for the Edison International stock options are the differences between (i) the fair market value of the Edison International Common Stock underlying all unexercised in-the-money options at year-end 2005 and (ii) the exercise prices of those Edison International stock options.

The aggregate value at year-end 2005 of all accrued dividend equivalents for the named executive officers was:

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	Vested/Unvested \$/\$
Theodore F. Craver, Jr.	495,311 / 462,266
Raymond W. Vickers	24,430 / 157,067
Paul Jacob	—/91,250
W. James Scilacci	124,324 / 114,094
John P. Finneran, Jr.	55,831 / 81,192

LONG-TERM INCENTIVE PLAN AWARDS IN LAST FISCAL YEAR

The following table presents information regarding Edison International performance shares granted during 2005 to the named executive officers listed in the Summary Compensation Table above.

			Estin	nated Future Payouts Under Nor Stock Price-Based Plans(2)	n-		
(a)	(b) Number of Shares, Units or	(c) Performance or Other Period Until Maturation	(d)	(e)	(f)		
Name	Other Rights (1) (#)	or Payout	Threshold (#)	Target (#)	Maximum (#)		
Theodore F. Craver, Jr.	16,802	3 years	4,201	16,802	50,406		
Raymond W. Vickers	3,484	3 years	871	3,484	10,452		
Paul Jacob	2,099	3 years	525	2,099	6,297		
W. James Scilacci	2,414	3 years	604	2,414	7,242		
John P. Finneran, Jr.	1,802	3 years	451	1,802	5,406		

⁽¹⁾ Twenty-five percent of each named executive officer s annual long-term incentive compensation for 2005 was awarded in the form of Edison International performance shares (Performance Shares). The remaining portion of the named executive officer s long-term incentive compensation for 2005 was awarded in the form of Edison International stock options and dividend equivalents as set forth above in the table entitled Option Grants in 2005.

Performance Shares are stock-based units with each unit worth one share of Edison International Common Stock, payment of which is subject to a three-year performance measure based on the percentile ranking of Edison International total shareholder return compared to the total shareholder return for each stock comprising the Philadelphia Utility Index, adjusted to delete AES Corporation and to add Sempra Energy. A target number of contingent Performance Shares was awarded. Dividend equivalents included with these grants are described below. The Performance Shares cannot be voted or sold. One-half of any earned Performance Shares will be paid in Edison International Common Stock under the Equity Compensation Plan, and one-half will be paid in cash equal to the value of such stock outside of the plan, although Edison International has discretion to pay all Performance Shares in stock. The payment will be based on the average of the New York Stock Exchange high and low prices of Edison International Common Stock on December 31, 2007, subject to the named executive officer continued employment by EME through that date. If an award holder terminates employment after attaining age 65, after attaining age 55 with five years of service during the performance period, or after such earlier date that qualifies the holder for retirement under any company retirement plan, the Performance Shares will continue to vest as scheduled, subject to prorated adjustment for such separations from service occurring within the first year following the grant date. If an award holder terminates employment because of death or permanent and total disability during the performance period, the Performance Shares will remain eligible to vest on a pro rata basis. If an award holder is terminated involuntarily not for cause, the Performance Shares will remain eligible to vest on a pro rata basis, and one additional year of vesting credit will be applied. If employment is terminated during the performance period other than as described above, unvested Performance Shares are forfeited. The Performance Shares are not transferable, but a beneficiary may be designated in the event of death. Edison International will substitute cash awards to the extent necessary to pay required tax withholding or any government levies, and has reserved the right to substitute cash awards substantially equivalent in value to the Performance Shares.

Dividend equivalents in the amount of dividends that would have been paid on the number of shares of common stock covered by the corresponding target number of Performance Shares will be credited to an account established on behalf of the holder to the extent dividends are declared on Edison International Common Stock. The dividend equivalents accumulate without interest and will be paid in cash following the end of the performance period when the Performance Shares are paid although Edison International has discretion to pay dividend equivalents in shares of Edison International Common Stock. The dividend equivalents paid will be

adjusted upward or downward at the time of payment to correlate with the actual number of Performance Shares paid based on the Edison International total shareholder return percentile ranking. In the event of a termination of the award holder s employment during the performance period, the dividend equivalents will be subject to the rules applicable to Performance Shares described above.

Appropriate and proportionate adjustments may be made by the Edison International Compensation and Executive Personnel Committee to outstanding Performance Shares to reflect any impact resulting from various corporate events such as reorganizations and stock splits. If Edison International is not the surviving corporation in such a reorganization, Performance Shares then outstanding will vest and be paid in cash at the greater of the value of the target number of Performance Shares or the value of shares that would have been paid if the performance period ended on that date based on actual performance.

(2) The amounts shown in columns (d), (e), and (f) represent the number of shares of Edison International Common Stock payable half in stock and half in cash for the specified levels of Edison International total shareholder return performance. The Edison International total shareholder return ranking must be at the 40th percentile to achieve the threshold payment indicated in column (d), which is 25 percent of the target number of shares. The target number shown in column (e) will be paid if the Edison International total shareholder return rank is at the 50th percentile. If the Edison International total shareholder return percentile ranking is at the 90th percentile or higher, the maximum payment will be earned, which is three times the target amount. Amounts in between these total shareholder return performance percentiles are interpolated on a straight-line basis. The amounts shown do not include dividend equivalents.

PENSION PLAN TABLE(1)

The following table presents estimated gross annual benefits(2) payable upon retirement at age 65 to the named executive officers listed in the Summary Compensation Table above in the remuneration and years of service classifications indicated.

Annual			Years of Service												
Rem	uneration		10		15		20		25		30		35		40
\$	200,000	\$	50,000	\$	67,500	\$	85,000	\$	102,500	\$	120,000	\$	130,000	\$	140,000
	250,000		62,500		84,375		106,250		128,125		150,000		162,500		175,000
	300,000		75,000		101,250		127,500		153,750		180,000		195,000		210,000
	350,000		87,500		118,125		148,750		179,375		210,000		227,500		245,000
	400,000		100,000		135,000		170,000		205,000		240,000		260,000		280,000
	450,000		112,500		151,875		191,250		230,625		270,000		292,500		315,000
	500,000		125,000		168,750		212,500		256,250		300,000		325,000		350,000
	550,000		137,500		185,625		233,750		281,875		330,000		357,500		385,000
	600,000		150,000		202,500		255,000		307,500		360,000		390,000		420,000
	650,000		162,500		219,375		276,250		333,125		390,000		422,500		455,000
	700,000		175,000		236,250		297,500		358,750		420,000		455,000		490,000
	750,000		187,500		253,125		318,750		384,375		450,000		487,500		525,000
	800,000		200,000		270,000		340,000		410,000		480,000		520,000		560,000
	850,000		212,500		286,875		361,250		435,625		510,000		552,500		595,000
	900,000		225,000		303,750		382,500		461,250		540,000		585,000		630,000
	950,000		237,500		320,625		403,750		486,875		570,000		617,500		665,000

(1) The annual pension benefit estimates are based on the terms of the retirement plan, a qualified defined benefit employee retirement plan, and the executive retirement plan, a non qualified supplemental executive retirement plan, currently covering EME s executive officers with the following assumptions: (i) the qualified retirement plan will be maintained, (ii) optional forms of payment which reduce benefit amounts have not been selected, and (iii) any benefits in excess of limits contained in the Internal Revenue Code of 1986 and any incremental benefits not included in the qualified retirement plan will be paid out of the executive retirement plan or an excess benefit plan as unsecured obligations of EME. For purposes of the executive retirement plan, as of December 31, 2005, the years of service completed were: Mr. Craver, 9; Mr. Vickers, 6; Mr. Jacob, 13; Mr. Scilacci, 21; and Mr. Finneran, 6.

(2) The retirement benefit of the named executive officers at age 65 is determined by a percentage of the executive s highest 36 months of salary and annual incentive prior to attaining age 65. Compensation used to calculate combined benefits under the plans is based on salary and bonus (excluding special recognition awards) as reported in the table above entitled Summary Compensation Table.

The service percentage is based on 1-3/4% per year for the first 30 years of service (52-1/2% upon completion of 30 years of service) and 1% for each year in excess of 30. The named executive officers receive an additional service percentage of 3/4% per year for the first ten years of service (7-1/2% upon completion of ten years of service). The actual benefit is offset by up to 40% of the executive s primary Social Security benefits and by profit sharing contributions, if any, made by EME to the officers 401(k) accounts.

The normal form of benefit is a life annuity with a 50% survivor benefit following the death of the participant. Retirement benefits are reduced for retirement prior to age 61. The amounts shown in the Pension Plan Table above do not reflect reductions in retirement benefits due to the Social Security offset or early retirement.

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Compensation of Directors

EME s directors do not receive any compensation for serving on its board of directors or attending meetings.

Termination of Employment Arrangements

Severance and Change in Control Arrangements

Edison International provides severance benefits and change in control benefits to certain key employees, including all of the named executive officers, under the Edison International Executive Severance Plan (the Severance Plan).

Under the Severance Plan, an eligible executive is generally entitled to severance benefits if his or her employment is terminated by his or her employer without cause and other than due to the executive s disability.

Severance benefits generally include: (1) cash severance benefits consisting of an amount equal to a year s base salary, an amount equal to a year s target bonus, and an amount equal to a pro rata portion of the executive s target bonus for the portion of the calendar year employed prior to severance, (2) an additional year of service credit and an additional year of age credit for the purposes of calculating the executive s pension benefit under the Executive Retirement Plan, and (3) an additional year of vesting of stock options and dividend equivalents, performance shares and deferred stock units, and certain additional benefits.

Alternatively, a participating executive is generally entitled to enhanced severance benefits if, within a period that starts six months before and ends two years after an event that is deemed a Change in Control of Edison International, the executive s employment is terminated by the employer for any reason other than cause or disability or by the executive for good reason, Edison International or any successor breaches any provision of the Severance Plan, or a successor fails or refuses to assume Edison International s obligations under the Severance Plan. These enhanced severance benefits generally consist of full vesting of stock options and dividend equivalents, performance shares and deferred stock units in addition to the severance benefits described above. If the executive is the Chief Executive Officer of Edison International, Southern California Edison Company, EME or Edison Capital or the General Counsel or Chief Financial Officer of Edison International within the twelve months preceding his or her termination date, then the severance benefits are subject to further enhancement, and generally consist of a cash severance benefit amounting to three years worth of base salary and target bonus, the prorated target bonus for the year in which termination occurs, three years of service and age credit under the Executive Retirement Plan, and enhancements to certain additional benefits. If the executive is a senior vice president or higher-ranking officer of Edison International, Southern California Edison Company, EME or Edison Capital (but not one of the officers listed above) within the twelve months preceding his termination date, the enhancement to the severance benefits generally includes a cash severance benefit amounting to two years worth of base salary and target bonus, the prorated target bonus for the year in which termination occurs, two years of service and age credit under the Executive Retirement Plan, and enhancements to certain additional benefits.

The Severance Plan also provides that if, following a Change in Control, excise taxes under Section 4999 of the Internal Revenue Code of 1986, as amended, apply to payments made under the Severance Plan or other plans or agreements, the executive will be entitled to receive an additional payment (net of income, employment and excise taxes) to compensate the executive for any excise tax imposed.

Compensation Committee Interlocks and Insider Participation

The Board of Directors of EME determines the executive compensation arrangements for EME s executive officers. Mr. Craver is an officer and employee of EME, and also is an EME director.

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ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

Certain Beneficial Owners

Set forth below is certain information regarding each person who is known to EME to be the beneficial owner of more than five percent of EME $\,$ s common stock.

	Name and Address	Amount and Nature of	
Title of Class	of Beneficial Owner	Beneficial Ownership	Percent of Class
Common Stock, no par	Mission Energy Holding Company	100 shares held directly and with	100%
value	2600 Michelson Drive, Suite 1700	exclusive voting and investment	
	Irvine, California 92612	power	

Changes in Control

On June 8, 2001, Edison International created MEHC as a wholly owned indirect subsidiary. MEHC s principal asset is EME s common stock. In July 2001, MEHC issued \$800 million of 13.50% senior secured notes due 2008. Concurrently with the consummation of the offering of its senior secured notes, MEHC borrowed \$385 million under a term loan (\$100 million of the term loan was repaid in July 2004 and the remaining \$285 million of the term loan was repaid in January 2005). The senior secured notes are secured by a first priority security interest in EME s common stock. Any foreclosure on the pledge of EME s common stock by the holders of the senior secured notes would result in a change in control of EME.

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Management

The following table shows the number of shares of Edison International Common Stock owned as of December 31, 2005, except as otherwise noted, by each of the directors of EME, each of the named executive officers of EME listed in the Summary Compensation Table in Item 11 and all EME directors and executive officers as a group. The table includes shares that can be acquired through March 1, 2006, through the exercise of stock options.

Name of Beneficial Owner	Stock Options(1)	Shares of Common Stock (2)	Total Shares Beneficially Owned as of December 31, 2005(3)(4)
Jacob A. Bouknight, Jr.	69,019	15,000	84,019
Thomas R. McDaniel	530,772	110,926	641,698
Theodore F. Craver, Jr.	539,353	125,734	665,087
Raymond W. Vickers	111,398	52,838	164,236
Paul Jacob	54,054	12,743	66,797
W. James Scilacci	139,349	33,558	172,907
John P. Finneran	98,254	3,886	102,140
All directors and executive officers as a group (10 individuals)	1,726,359	406,468	2,132,827

⁽¹⁾ Includes options that became exercisable on January 2, 2006, and shares which can be acquired or paid on an accelerated basis due to retirement, death, disability, resignation, or involuntary termination of employment without cause.

(2) Includes (i) shares held directly by the individual and/or in the name of a spouse, minor child, or certain other relatives, (ii) Edison 401(k) Savings Plan shares for which instructions not received from any plan participant may be voted by the Edison International stock fund investment manager as it chooses and (iii) shares held in family trusts, 401(k) plans and foundations that may not be deemed beneficially owned under Section 16 of the Securities Exchange Act of 1934. Except as follows, each individual has sole voting and investment power:

Shared voting and sole investment power:

Thomas R. McDaniel 10,012; Raymond W. Vickers 1,526; Paul Jacob—2,237; W. James Scilacci—20,984; John P. Finneran—46; and all directors and executive officers as a group 50,483.

Shared voting and shared investment power:

Thomas R. McDaniel 63,641; Jacob A. Bouknight, Jr.—15,000; Theodore F. Craver, Jr.—84,389; W. James Scilacci—525; and all directors and executive officers as a group 177,520.

(3) Includes shares listed in first two columns.

(4) The number of shares shown for each individual, and for the directors and executive officers as a group, constitute, in each case, less than 1% of the outstanding shares of Edison International Common Stock, as computed under SEC rules.

Equity Compensation Plans

Item 201(d) of Regulation S-K, Securities Authorized For Issuance Under Equity Compensation Plans, is not applicable because EME has no compensation plans under which equity securities of EME are authorized for issuance.

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SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

EDISON MISSION ENERGY

By: /s/ W. James Scilacci

W. James Scilacci

Senior Vice President and Chief Financial

Officer

Date: March 20, 2006

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

Signature Title Date /s/ Theodore F. Craver, Jr. Theodore F. Craver, Jr. Director, Chairman of the Board, President March 20, 2006 and Chief Executive Officer (Principal Executive Officer) /s/ Mark C. Clarke Mark C. Clarke Vice President and Controller March 20, 2006 (Controller or Principal Accounting Officer) /s/ Thomas R. McDaniel Thomas R. McDaniel Director March 20, 2006 /s/ Jacob A. Bouknight, Jr. Jacob A. Bouknight, Jr. March 20, 2006 Director 13