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EDISON INTERNATIONAL Form DEFA14A April 23, 2003

(3) Filing Party:

SCHEDULE 14A INFORMATION

PROXY STATEMENT PURSUANT TO SECTION 14(a) OF THE SECURITIES EXCHANGE ACT OF 1934

		(AMENDMENT No)
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[<pre>Preliminary Proxy Statement Definitive Proxy Statement Confidential, for Use of the Commission O Definitive Additional Materials Soliciting Material Pursuant to sec. 240.</pre>	
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(4) Date Filed:

The following letter was sent today to institutional shareholders of Edison International.

[EDISON INTERNATIONAL LOGO]

John E. E Chairman, Chief Exe

April 23, 2003

[Edison International Institutional Shareholder]
[Title]
[Company]
[Address]

SUBJECT: Shareholder Proposal on Shareholder Rights Agreement

Dear [Institutional Shareholder]

At this year's annual meeting on May 15, Edison International shareholders will elect all eleven vote on a shareholder proposal regarding the Company's shareholder rights agreement. Edison International recommends a vote "against" the proposal, and asks that you carefully consider the argument and the proxy statement before making up your mind.

Edison International's Board, comprised of a substantial majority of non-management Directors, plimportance on sound corporate governance to protect the investment of its shareholders. The Board our shareholder rights plan on a regular basis and continues to believe that the plan is in the Edison International's shareholders.

Over the past two years, Edison International has been buffeted by the California energy crisis a changes in the markets it serves. We have worked hard to weather these difficult times and restorable shareholders - and we are succeeding. Last year, among other things, we removed \$2.2 billion in recovered most of our crisis-related power procurement costs and worked to persuade public officion healthy regulatory framework for California utilities. While we believe we are meeting our chall more work to be done to restore fully our companies to financial health and creditworthiness. Our it is particularly important that it has the tools to deal with any coercive and unfair takeover short, we believe that now is not the time to remove our shareholder rights plan.

In undertaking your analysis, we also ask that you consider the type of shareholder rights agreement the Edison International Board. Significantly, and unlike many other plans, Edison International the following shareholder-friendly features:

- o Edison International's rights plan has a 20% trigger, not the more typical 15% trigge
- o Edison International's rights plan does not contain a "dead hand" provision.

We hope this information will assist you in your deliberations, and we urge you to vote "against" proposal (Item 2 on your proxy card). A complete statement of our position with respect to this contained in our April 7, 2003 proxy statement at pages 44 and 45.

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If you have any questions, please feel free to call Jo Ann Goddard, Vice President, Investor Rela 302-2515. We would appreciate the opportunity to personally discuss this matter with you.

Sincerely,

/s/ John E. Bryson

This communication is being sent to you on behalf of your Board of Directors. For more is Directors and their interests in the above matters, and for other important information, we say you to read the Edison International and Southern California Edison Company Joint Proxy Statement Securities and Exchange Commission on April 7, 2003. Copies of the Proxy Statement were International and Southern California Edison Company shareholders beginning on April 7, Statement is available on the S.E.C. website, www.sec.gov. Our Proxy Statement and 2002 Annuavailable free of charge on our website, www.edisoninvestor.com.