October 17, 2022

Robert Mailloux Vice President and Controller HONEYWELL INTERNATIONAL INC 855 South Mint Street Charlotte, NC 28202

Re: HONEYWELL

INTERNATIONAL INC

Form 10-K for the

year ended December 31, 2021

Filed February 11,

2022

Form 8-K filed July

28, 2022

File No. 1-08974

Dear Robert Mailloux:

We have limited our review of your filing to the financial statements and related

disclosures and have the following comments. In some of our comments, we may ask you to

provide us with information so we may better understand your disclosure.

Please respond to these comments within ten business days by providing the requested

information or advise us as soon as possible when you will respond. If you do not believe our

comments apply to your facts and circumstances, please tell us why in your response.

After reviewing your response to these comments, we may have additional comments.

Form 10-K for the year ended December 31, 2021

Management's Discussion and Analysis of Financial Condition and Results of Operations

Customers and Suppliers, page 16

We note from your disclosure on page three that you have implemented and continue to identify actions to mitigate the effect of supply chain constraints and rising costs for materials and labor. You also disclose on page eight that you have implemented shortterm and long-term strategies to reduce the impacts of current and future disruptions of the supply chain for certain raw materials. In future periodic filings, please provide a more comprehensive discussion explaining the mitigation efforts you have undertaken and discuss known trends or uncertainties resulting from mitigation efforts undertaken, if any. Explain whether any mitigation efforts introduce new material risks, including those related to product quality, reliability, or regulatory approval of products. Please also discuss whether supply chain disruptions materially effect your outlook or business goals. Robert Mailloux FirstName LastNameRobert MaillouxINC

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FirstName LastName

Results of Operations, page 17

Where you identify two or more factors that contributed to material changes in financial

statement line items, please expand your disclosures to quantify the individual impact of

each factor; for example, we note you have identified multiple factors contributing to the

decrease in revenue for Defense and Space within your Aerospace segment. Please note  $% \left( 1\right) =\left( 1\right) +\left( 1\right$ 

this comment applies to all future periodic reporting as we note similar instances in your

Form 10-Q for the period ended June 30, 2022. Please refer to Item 303(a)(3) of

Regulation S-K and SEC Release No. 33-8350.

Liquidity and Capital Resources, page 39

3. Given the significance of your foreign operations, please revise future disclosures to

 $% \left( 1\right) =\left( 1\right) \left( 1\right)$  quantify the amount of cash and cash equivalents held in foreign jurisdictions as of the

 $% \left( 1\right) =\left( 1\right) +\left( 1\right) +\left($ 

holding cash outside the U.S. Additionally, if your cash is located in various  $\ensuremath{\mathsf{tax}}$ 

jurisdictions with differing tax rates, please expand your liquidity disclosure to address the  $\,$ 

potential tax consequences (if any) of repatriating cash from foreign tax jurisdictions. To

the extent you believe cash is indefinitely reinvested in foreign entities and is not likely to  $% \left\{ 1\right\} =\left\{ 1\right\} =\left\{$ 

be repatriated for any foreseeable purpose, please disclose that viewpoint.

Cash Flow Summary, page 40

4. In future filings, please expand your narrative to quantify and more fully discuss the  ${}^{\prime}$ 

 $% \left( 1\right) =\left( 1\right) +\left( 1\right) +\left($ 

 $% \left( 1\right) =\left( 1\right) +\left( 1\right) +\left($ 

underlying factors causing these increases. Refer to Section IV.B.1 of SEC Release No.  $\,$ 

33-8350.

Form 8-K filed July 28, 2022

Exhibit 99, page 1

5. We note in the discussion on page one that several non-GAAP financial measures were

referenced without any discussions of corresponding  ${\tt GAAP}$  financial measures. Please

revise future earnings reports to provide discussions of financial measures on a  ${\tt GAAP}$ 

basis with equal or greater prominence to the non-GAAP financial measures. Refer to

Item 10(e)(1)(i)(A) of Regulation S-K and Question 102.10 of the Compliance and

Disclosure Interpretations on Non-GAAP Financial Measures. Exhibit 99, page 15

6. In your reconciliation of adjusted diluted earnings per share, you present adjustments net

of tax. Please revise your reconciliations in future filings to present the tax effects of non-

 $\,$  GAAP adjustments as a separate adjustment and provide an explanation of how the tax

impacts are calculated. Please refer to Question 102.11 of the Compliance & Disclosures

Robert Mailloux

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Interpretations on Non-GAAP Financial Measures.

In closing, we remind you that the company and its management are responsible for the  $\,$ 

accuracy and adequacy of their disclosures, notwithstanding any review, comments, action or  $\,$ 

absence of action by the staff.

You may contact Mindy Hooker at (202) 551-3732 or Jeff Gordon at (202) 551-3866 with any questions.

FirstName LastNameRobert Mailloux Comapany NameHONEYWELL INTERNATIONAL INC

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FirstName LastName

Sincerely,

Division of Corporation Finance Office of Manufacturing