## Form **8937**(December 2017) Department of the Treasury Internal Revenue Service

## Report of Organizational Actions Affecting Basis of Securities

► See separate instructions.

OMB No. 1545-0123

Part I Reporting Issuer		· · · · · · · · · · · · · · · · · · ·					
1 Issuer's name	2 Issuer's employer identification number (EIN)						
Honeywell International Inc.	22-2640650						
3 Name of contact for additional information	4 Telephone No. of contact	5 Email address of contact					
Mark Macaluso	973 455 2222	Mark.Macaluso@Honeywell.com					
6 Number and street (or P.O. box if mail is not	7 City, town, or post office, state, and ZIP code of contact						
115 Tabor Road	Morris Plains, NJ 07950						
8 Date of action							
October 1, 2018	Common Stock						
10 CUSIP number 11 Serial number(	s) 12 Ticker symbol	13 Account number(s)					
438516106	NYSE:HON	<u> </u>					
Part II Organizational Action Attach additional statements if needed. See back of form for additional questions.							
Describe the organizational action and, if applicable, the date of the action or the date against which shareholders' ownership is measured for							
the action ► On October 1, 2018, Honeywell International Inc. ("HON") distributed 100% of the common stock of Garrett Motion Inc.							
		ribution"). In the Distribution, each such shareholder					
received 1 share of GTX common stock for ev	ery 10 shares of HON common stock held	as of the record date.					
		<del></del>					
15 Describe the quantitative effect of the orga	nizational action on the basis of the security i	n the hands of a U.S. taxpayer as an adjustment per					
share or as a percentage of old basis > c	thiest to the discussion of the relative fair	market values of HON and GTX common stock in					
box 16 below, as a consequence of the Distrib	ution each HON shareholder should alloc	ate 98.9227% of its basis in its HON stock held					
immediately before the Distribution to its HON							
	TOTAL STOCK AND 1.077378 TO THE GTA CO	Situation Stock received in the Distribution.					
As an example, take a shareholder who held 1	00 HON common shares, which he or she	acquired before the Distribution for \$100/share, for an					
As an example, take a shareholder who held 100 HON common shares, which he or she acquired before the Distribution for \$100/share, for an aggregate basis of \$10,000. In the Distribution, he or she would have received 10 shares of GTX common stock. He or she would allocate							
98.9227% of his or her basis (\$9892.27 or about \$98.92/share) to his or her HON common stock and 1.0773% of his or her basis (\$107.73 or about \$1.08 per share) to the GTX stock he or she received in the Distribution.							
16 Describe the calculation of the change in b	asis and the data that supports the calculation	n, such as the market values of securities and the					
valuation dates The aggregate basis of	the HON common stock and GTX common	stock held by each holder immediately after					
the Distribution will be the same as the aggreg	ate tax basis of the HON common stock he	eld immediately before the Distribution, allocated					
between the HON common stock and the GTX	common stock in proportion to their relati	ve fair market values on the date of the Distribution.					
		The second of the poor indication					
The allocation described in box 15 is based or	the value-weighted average price (VWAP)	of HON and GTX common stock (\$166.39 and \$18.12,					
respectively) on October 1, 2018, the date of the Distribution. Other valuation methodologies may exist, however, and we urge you to consult							
your tax advisor regarding these basis allocat	ion calculations.	The second secon					
Shareholders that have acquired different block	ks of HON common stock at different time	s or at different prices should consult their tax					
advisors regarding the allocation of aggregate basis among HON and GTX common stock.							

Part	Ш	Organizational Action (continue	ed)		Fage
17 L	ist the	e applicable Internal Revenue Code sect	ion(s) and subsection(s) upon which the tax	treatment is base	ed ► Sections 355, 358, and 100
The Di	stribu	<u>ition will qualify for nonrecognition of</u>	gain or loss under Section 355 and relate	ed provisions of	the Code. The tax basis
calcula	ations	resulting from the Distribution will be	governed by Sections 358(a), (b) and (c)	and Treasury R	egulations Sections 1.358-1
and 1.3	358-2.	HON shareholders receiving cash in	lieu of fractional shares of GTX common	stock will recog	nize gain or loss measured by the
differe	nce b	etween the amount of cash received a	nd the basis of such fractional shares pu	rsuant to Section	on 1001(a).
18 C	an an	y resulting loss be recognized? ► The	treatment of cash received in lieu of fract	ional shares (as	described in Part II, box 17 above
could r	esult	in a loss. Generally, such loss may b	e recognized. Otherwise, shareholders o	f HON common	stock will not recognize gain or
loss up	on th	eir receipt of GTX common stock.			
			<u> </u>		
		<u> </u>			
19 Pi	rovide	any other information necessary to imp	lement the adjustment, such as the reportal	ole tax year ▶ <b>Th</b>	e tax basis allocation adjustments
resultin	g fro	m the Distribution are generally effect	ive as of the date of the Distribution, Octo	ober 1, 2018. Th	e information contained herein
does no	ot cor	stitute tax advice. In addition, these i	materials do not purport to be complete of	or to describe the	e tax consequences that may apply
to partie	cular	categories of shareholders. Each sha	reholder is urged to consult his or her or	wn tax advisor a	s to the tax consequences of the
Distribu	ition	under U.S. federal, state, and local tax	laws and non-U.S. tax laws.		02
		<u> </u>			
	Unde	r penalties of perjury. I declare that I have ex	amined this return, including accompanying sche	dules and statemer	nts, and to the best of my knowledge and
	belief	, it is true, correct, and complete. Declaration	of preparer (other than officer) is based on all info	rmation of which pro	eparer has any knowledge.
Sign		m 1.1	al i		
Here	Signa	iture > James // du	Italano	Date ► /	0-9-18
		0	Sec. 15	Daily F	
	Print	your name ► James M. di Stefano		Title ► VP Tax	es and General Tax Counsel
Paid		Print/Type preparer's name	Preparer's signature	Date	— DTIM
_	rer				Check if self-employed
Prepa Use Q		Firm's name ▶			
	-iliy	Firm's address ▶			Firm's EIN ► Phone no.
Send Fo	rm 89		to: Department of the Treasury, Internal Re	venue Service C	orden LIT 84201-0054
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