UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 14A (Rule 14a-101)

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 (Amendment No.

Filed by the Registrant [X]				
File	ed by	a Party other than the Registrant []		
Ch	Check the appropriate box:			
[]	P	reliminary Proxy Statement		
[]	C	Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))		
[]	D	Definitive Proxy Statement		
[X]	D	Definitive Additional Materials		
[]	S	oliciting Material Pursuant to §240.14a-12		
		Honeywell International Inc. (Name of Registrant as Specified In Its Charter)		
		(Maile of Registration of Charles)		
		(Name of Person(s) Filing Proxy Statement, if other than the Registrant)		
		(Name of Person(s) Filing Proxy Statement, if other than the Registrant)		
D				
Pay	ment	of Filing Fee (Check the appropriate box):		
[X]	No	fee required.		
гі	Fee	computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.		
[]	1.66	computed on table below per Exchange Act Rules 14a-o(1)(1) and 0-11.		
	1)	Title of each class of securities to which transaction applies:		
	2)	Aggregate number of securities to which transaction applies:		
	3)	Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is		
		calculated and state how it was determined):		
	4)	Proposed maximum aggregate value of transaction:		
	5)	Total fee paid:		
[]	Fee	previously paid with preliminary materials.		
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[]		seck box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid		
	prev	viously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.		
	1)	Amount Previously Paid:		
	2)	Form, Schedule or Registration Statement No.		
	2)			
	3)	Filing Party:		
	4)	Date Filed:		

Honeywell 2015 Annual Meeting Summary of Proxy Matters

April 2015

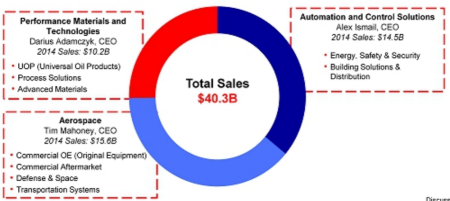
Honeywell

This report contains "forward-looking statements" within the meaning of Section 21E of the Securities Exchange Act of 1934. All statements, other than statements of fact, that address activities, events or developments that we or our management intend, expect, project, believe or anticipate will or may occur in the future are forward-looking statements. Forward-looking statements are based on management's assumptions and assessments in light of past experience and trends, current economic and industry conditions, expected future developments and other relevant factors. They are not guarantees of future performance, and actual results, developments and business decisions may differ from those envisaged by our forward-looking statements. Our forward-looking statements are also subject to risks and uncertainties, which can affect our performance in both the near- and long-term. We identify the principal risks and uncertainties that affect our performance in our Form 10-K and other filings with the Securities and Exchange Commission.

We are a diversified technology company, serving customers worldwide with aerospace products and services, automation and control solutions, and performance materials and technologies

- We create solutions linked to global macro-trends that generate and efficiently use clean energy, help our industrial
 customers improve productivity, increase our safety and security, and enable people to communicate and collaborate
- Continual improvement to our business portfolio is driven by a commitment to "Great Positions in Good Industries," investing in and managing businesses where technology is a differentiator and where there are opportunities for above-GDP revenue growth and sustainable margins
- Prudent management of our balance sheet provides ample cash and flexibility to pursue a capital allocation strategy
 designed to maximize shareowner value, whether through deploying our proven M&A playbook, growing our dividend or
 buying back shares





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2014 Organizational Changes

Segment Consolidation

- In 2014, we realigned our segment reporting structure. We now operate in three business segments
- Transportation Systems is now part of Aerospace; realignment takes advantage of engineering and technology similarities and shared operating practices
- Completed sale of Friction Materials business; business unit did not fit with differentiated technologies focus and long-term growth plans



\$15.6B





Moved Process Solutions Business

- Moved Honeywell Process Solutions from Automation and Control Solutions to Performance Materials and Technologies
- Better aligns Honeywell's technology and service offerings to the oil, gas and petrochemicals industries and more efficiently leverages customer and sales synergies

2014 Leadership Changes and Succession Plan-Related Actions

CFO Transition

- Appointed Thomas Szlosek as CFO in April 2014, following the retirement of former CFO Dave Anderson
- Mr. Szlosek joined HON in 2004, and previously served as HON's Controller and CFO of ACS

Promotion of Vice Chairmen

- Roger Fradin became Vice Chairman, responsible for advancing HON's M&A strategy, High Growth Region expansion and internal operations improvements
- Andreas Kramvis became Vice Chairman, responsible for deployment of HOS Gold, advancing Honeywell's software initiative and High Growth Region expansion

Promotion of SBG CEOs

- Alex Ismail became President/CEO of ACS
 - Formerly President/CEO of Transportation Systems
 - Proven track record of driving operations improvement while growing the top-line
- Darius Adamczyk became President/CEO of PMT
 - Formerly President/CEO of Honeywell Process Solutions
 - Deep experience in oil, petrochemicals and gas processing

Track Record Of Strong Performance

Honeywell

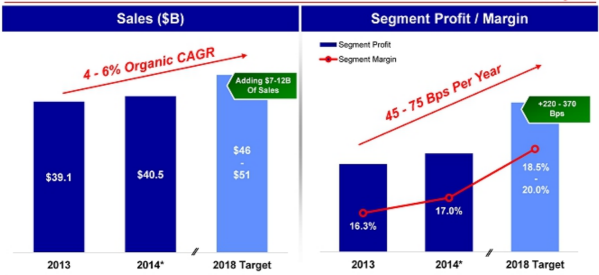


¹ As Of Market Close On December 31, 2014

* Multi-flowstry Peer Median Or "Multi" Niculas EMR, GE, MMM & UTX (Pears With Most Similar Profile To HON)
Note: EPS, VIS Enchalde Pension Marino-Market Adjustment: FCF = Cash Flow From Operations Less Capital Expenditures
Note: EPS, VIS

Well-Positioned To Reach 2018 Long-Term Targets

Honeywell



- 2018 Long-Term Targets Established Following Achievement Of Prior Five-Year Plan Ending In 2014
- Growth Plan aligned with targets.
- On-Track To Deliver Long-Term Targets
 - 2014: Delivered 3% Organic Growth And 70 bps* Of Segment Margin Expansion

Strong Track Record Of Achieving Financial Targets

6 *Excludes 4Q14 \$184M OEM Incentives

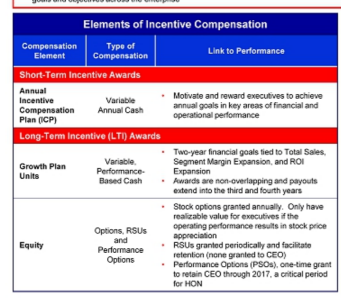
Compensation Plan Overview

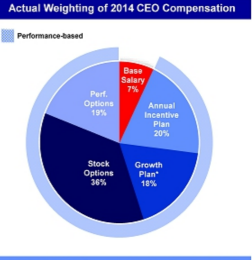
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Our Compensation Philosophy

Our executive compensation programs support creation of shareowner value through four key objectives:

- Attract and Retain World-Class Leadership Talent
 Ensures leadership necessary to develop and execute business strategies
 and drive superior results
- 3. Pay for Superior Results and Sustainable Growth Compensation programs designed to be flexible enough to differentiate among executives in three different industries while driving "One Honeywell" goals and objectives across the enterprise
- Drive Performance that Creates Shareowner Value
 Emphasize variable, at-risk compensation with a balance of near-term and long-term objectives
- Manage Risk through Oversight and Compensation Design Practices balance short- and long-term incentives, are not overly leveraged, and cap maximum payments





93% of 2014 Compensation is "At-Risk"

Annualized at target

Performance Set To Rigorous Targets

Honeywell

We Set Challenging Short-Term Performance Targets and Exceeded Our Goals

Short-Term (2014 ICP) – Results				
Goals	2013 Actual	2014 Targets	2014 Actual	Above or Below 2014 Target
Earnings per Share (EPS)*	\$4.97	\$5.35-\$5.45	\$5.56	+2.0%
Free Cash Flow**	\$3.8B	\$3.9B	\$4.0B	+2.6%
Working Capital Turns	7.0	7.2	7.0	-0.2x

2014-15 Growth Plan Targets Compared to 2012-13 Growth Plan Targets

Total Honeywell 2014-2015 Growth Plan Performance Targets				
Metric	Target	Improvement vs. 2013		
Total Sales (for 2 years)	\$82.74B	3.9% CAGR		
2015 Segment Margin	17.3%	+100 bps		
2015 ROI	22.8%	+120 bps		

Note: Bps = basis points, ROI = return on investment

Key Points of Comparison: 2012-13 vs. 2014-2015 Targets

- 2014-15 Segment Margin Expansion Target will generate a comparably large amount of incremental segment profit dollars compared to 2012-13 cycle
- ROI Expansion Target assumes a Net Investment increase of only \$0.1B greater than the 2012-13 cycle increase, despite incremental capital expenditures of \$0.5B planned during 2014-15

Challenging Goals; Aligned With Long-Term Targets

^{*} EPS, V% Exclude Pension Mark-To-Market Adjustment.
** For 2013-2014 ICP Purposes, FCF Measured Prior to Any Cash Pension Contributions, NARCO Trust Establishment Payments, and Cash Taxes Relating to the Sale of Available for Sale Investments.

CEO Performance-Based Retention Award

Honeywell

- HON has experienced extraordinary success over CEO David Cote's tenure. Under his leadership, HON delivered a 316% TSR, far exceeding both compensation peers (200%) and the S&P 500 Index (134%)
- ✓ Following successful 5-year operating plan that ended in December 2014, HON is executing on new 5-year
 plan ending in 2018. New 5-year plan has been well received by investors.
- HON's board believes it is important to retain Mr. Cote during this period for his continued leadership. In order to do so, in December 2014 the Board approved a grant of Performance Stock Options (PSOs) with \$5M target value that is tied to the successful execution of that strategy.
- ✓ In addition, the Board tied continued vesting of certain long-term awards granted before Dec. 31, 2017 to service as CEO through December 2017 and performance criteria.

Key terms of Performance Stock Options or PSOs

- ✓ Cliff vesting on December 31, 2017 contingent on relative TSR performance
 - PSOs vest at target only if HON's relative TSR is 60th percentile measured against the Compensation Peer Group for the 3-year period of January 1, 2015 – December 31, 2017
 - No PSOs vest unless HON's relative TSR is better than 35th percentile
 - Upside opportunity capped at 150% of target if HON's relative TSR is 85th percentile or better
- ✓ Exercise price for vested options of \$98.04, determined as of the grant date
 - Vested PSOs only have value if the stock price appreciates
- Mr. Cote forfeits options if he fails to assist with CEO transition or departs HON prior to December 31, 2017

The Board believes that these actions are the best means for achieving the Company's retention and succession planning objectives over a time frame when the CEO remains attractive to competitors

Strong Board And Governance Practices

Honeywell

Compensation and Governance Best Practices

Governance

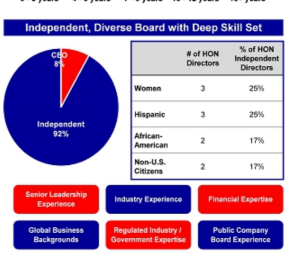
- Annual director elections with majority vote standard
- All directors are independent except CEO
- ✓ Lead Independent Director role with robust responsibilities
- Shareowner right to call a special meeting
- Board oversight of risk management
- No supermajority provisions
- No poison pill and policy against pill adoption without shareowner approval

Compensation

- Executive compensation closely aligned with performance
- ✓ Stock ownership requirements for executives (6x base for CEO)
- Eliminated automatic single-trigger vesting upon a change-incontrol for awards granted after April 2014
- Equity plans prohibit repricing and backdating, and contain clawback and non-competition restrictions
- Eliminated tax gross-ups on perquisites
- Clawback policy

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Independent Chair Structure Is Not Appropriate At This Time

Honeywell

HON's Board opposes shareowner proposal that requests the Chair be an independent director:

- The proposal is unnecessarily restrictive: the Board has strong independent structures in place
- Board is open to considering separation of Chair and CEO under future CEO, as circumstances warrant

Lead Independent Director Role with Significant Responsibilities

- In response to shareowner feedback, our Board created a Lead Independent Director role in December 2014
- The position is currently held by Gordon Bethune, and plan to rotate annually based on seniority
- Lead director role includes reviewing Board meeting agendas, schedules and presentation materials, liaising between Chairman and independent directors to provide feedback from executive sessions, direct communication with our shareowners and the ability to call meetings of the independent directors at any time

Strong Corporate Governance Practices

- · Current governance structure has served the Board well and enables effective oversight of management
- . Our record of driving significant shareowner returns demonstrates the effectiveness of our current leadership structure
 - Sustained TSR performance vs. Comp Peer Median: 187% 5 Year TSR (vs. 126% Comp Peers)

Stable, Balanced Board with Coherent Purpose

- Consistent leadership since 2002; no recent CEO transitions
- Our CEO/Chair is widely recognized across the market and industry for strong leadership, with a consistent track record of driving superior performance and long-term shareowner value creation
- Leadership has enabled implementation of uniform management and methodologies across diverse portfolio

The Board recommends a vote AGAINST Proposal 4, as our current independent leadership and governance structure best serves our Company and shareowners

Appendix

Reconciliation of non-GAAP Measures to GAAP Measures

Reconciliation Of Segment Profit To Operating Income And Calculation Of Segment Profit And Operating Income Margins Honeywell

(\$M)	2013	2014
Segment Profit	\$6,351	\$6,696
Stock Based Compensation (1)	(170)	(187)
Repositioning and Other (1, 2)	(699)	(634)
Pension Ongoing Income (1)	90	254
Pension Mark-to-Market Adjustment (1)	(51)	(249)
Other Postretirement Expense (1)	(20)	(49)
Operating Income	\$5,501	\$5,831
Segment Profit	\$6,351	\$6,696
÷ Sales	39,055	40,306
Segment Profit Margin %	16.3%	16.6%
Operating Income	\$5,501	\$5,831
÷Sales	39,055	40,306
Operating Income Margin %	14.1%	14.5%

⁽¹⁾ Included in cost of products and services sold and selling, general and administrative expenses.

⁽²⁾ Includes repositioning, asbestos, environmental expenses and equity income adjustment.

	2013 ⁽¹⁾	2014 ⁽²⁾
EPS	\$4.92	\$5.33
Pension Mark-to-Market Adjustment	0.05	0.23
EPS, Excluding Pension Mark-to-Market Adjustment	\$4.97	\$5.56

(f) Utilizes weighted average shares of 797.3 million. Mark-to-market uses a blended tax rate of 25.5% for 2013 (2) Utilizes weighted average shares of 795.2 million. Mark-to-market uses a blended tax rate of 28.5% for 2014

(\$M)	2013	2014
Cash Provided by Operating Activities	\$4,335	\$5,024
Expenditures for Property, Plant and Equipment	(947)	(1,094)
Free Cash Flow	\$3,388	\$3,930